

古兜控股有限公司

Gudou Holdings Limited

(Incorporated in the Cayman Islands with limited liability) Stock Code: 8308



CHARACTERISTICS OF GEM OF THE HONG KONG 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 Hong Kong 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 Hong Kong Stock Exchange and no assurance is given that there will be a liquid market in the securities traded on GEM.

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This report, for which the Directors collectively and individually accept full responsibility, includes particulars given in compliance with 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, and there are no other matters the omission of which would make any statement herein or in this report misleading

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CORPORATE PROFILE

The Group is an operating group specialising in hot spring tourism, leisure health and wellness. Gudou is founded on our belief in the importance of health regimen to human beings and well-being of body and mind and the vision to improve quality of life of the general public. It develops the health and wellness business with a 20-year renowned brand "Gudou" through management of hot spring resorts and urban hotels, provision of consultancy services to third-party resort and hotel operators and development and sales of tourism properties. The Company was incorporated as an exempted company with limited liability in the Cayman Islands on 10 January 2014 and its Shares were listed on GEM on 9 December 2016.

The Group operates and manages hot spring resort with a mission to revitalise and re-energise the bodies, minds and spirits of our guests. The Gudou Hot Spring Resort is the flagship of the Group's resort operation and a national AAAA-level tourist area located in Jiangmen City, Guangdong Province, the PRC. This integrated resort complex features a mixture of hot spring facilities, six themed hotels, F&B outlets, waterpark and ancillary leisure and recreational attractions. The Group also manages hot spring facilities of Xinhui Longxiang Valley Regimen Hot Spring Resort*. Gudou has furthered its presence in the urban hotel business, with two hotels opened in Jiangmen and Guangzhou, respectively, in first quarter of 2021.

Along with hot spring resort and hotel operations, the Group also develops and sells tourism properties including villas, apartments, studio flats, commercial units and carpark spaces. These properties are located in the vicinity of the Gudou Hot Spring Resort and are developed with an aim to enable the property owners to experience holistic living in a state of well-being. As at the date of this report, the Group has completed 7 tourism property projects, namely South Asian Villas, Baden Town Villas, Mountain Seaview Vacation Apartments, Joyful Apartments, Mountain Seaview Vacation Residence, Heart of Spring Apartments and Gudou Yishui Mingting.

Gudou Hot Spring Resort was awarded as a National Tourist Attraction – Grade AAAA by the National Tourist Attraction Quality Rating Committee* in 2005. The Royal SPA Hotel was rated as a five-star hot spring by the National Hot Spring Tourism Enterprise Star Rating Committee in 2020.



CORPORATE INFORMATION

BOARD OF DIRECTORS

Executive Directors

Mr. Hon Chi Ming

(Chairman and Chief Executive Officer)

Mr. Huang Zhanxiong

Ms. Zhen Yaman

Mr. Hon Ka Fung

Non-Executive Director

Mr. Ruan Yongxi

Independent Non-Executive Directors

Mr. Wu Sai Him

Mr. Chiu Chi Wing

Prof. Wang Dawu

COMPANY SECRETARY

Mr. Cheng Kai Pui

COMPLIANCE OFFICER

Ms. Zhen Yaman, qualified attorney in the PRC

AUTHORISED REPRESENTATIVES

Mr. Hon Chi Ming

Mr. Cheng Kai Pui

AUDIT COMMITTEE

Mr. Chiu Chi Wing (Chairman)

Mr. Wu Sai Him

Prof. Wang Dawu

REMUNERATION COMMITTEE

Mr. Wu Sai Him (Chairman)

Mr. Chiu Chi Wing

Prof. Wang Dawu

COMPLIANCE COMMITTEE

Ms. Zhen Yaman (Chairlady)

Mr. Huang Zhanxiong

Mr. Wang Jun

Mr. Li Yanan

AUDITORS

PricewaterhouseCoopers

Certified Public Accountants and Registered PIE Auditor

22nd Floor, Prince's Building

Central, Hong Kong

PRINCIPAL BANKERS

Bank of Communications Co. Ltd.

Industrial and Commercial Bank of China Limited

Xinhui Rural Commercial Bank Limited

REGISTERED OFFICE

Windward 3, Regatta Office Park

P.O. Box 1350

Grand Cayman

KY1-1108, Cayman Islands

PRINCIPAL PLACE OF BUSINESS IN THE PRC

Gudou Hot Spring Resort

Yamen Town

Xinhui District

Jiangmen City

Guangdong Province

The PRC

CORPORATE INFORMATION

STOCK CODE

8308

WEBSITE OF THE COMPANY

www.gudouholdings.com

NOMINATION COMMITTEE

Mr. Wu Sai Him *(Chairman)* Mr. Chiu Chi Wing Prof. Wang Dawu

PRINCIPAL PLACE OF BUSINESS IN HONG KONG

Room 1501, 15th Floor Phase II of Austin Tower No.152 Austin Road Kowloon, Hong Kong

HONG KONG LEGAL ADVISERS

Stevenson, Wong & Co. 39/F Gloucester Tower, The Landmark, 15 Queen's Road Central, Hong Kong

SHARE REGISTRAR AND TRANSFER OFFICES

Principal share registrar and transfer office

Ocorian Trust (Cayman) Limited Windward 3, Regatta Office Park, P.O. Box 1350, Grand Cayman KY1-1108, Cayman Islands

Hong Kong branch share registrar

Union Registrars Limited Suites 3301-04, 33rd Floor. Two Chinachem Exchange Square 338 King's Road, North Point Hong Kong

Selected Financial Information

For the year ended 31 December

	2021	2020	
	RMB'000	RMB'000	Decrease
Revenue	63,964	127,249	-49.7%
Gross profit	73	57,860	-99.9%
(Loss)/Profit from operations	(52,909)	26,135	-302.4%
(Loss)/Profit before income tax	(71,046)	9,332	-861.3%
(Loss)/Profit for the period and loss attributable to owners of the Company	(68,950)	2,861	-2510.0%
Losses per share – basic (in RMB cents)	(7.04)	0.29	-2527.6%
Losses per share – diluted (in RMB cents)	(7.04)	0.29	-2527.6%

Non-HKFRS measures

For the year ended 31 December

31 December		31 December	
2021	2020		
RMB'000	RMB'000	Decrease	
(17,743)	63,558	-127.9%	
(42, 472)	42.500	120.20/	
(12,473)	42,598	-129.3%	
(12,286)	47,218	-126.0%	
(68,763)	7,481	-1019.2%	
	2021 RMB'000 (17,743) (12,473) (12,286)	2021 2020 RMB'000 RMB'000 (17,743) 63,558 (12,473) 42,598 (12,286) 47,218	

NON-HKFRS MEASURES

To supplement the presentation and evaluation of our historical financial information, certain non-HKFRS accounting measures including (i) EBITDAF, (ii) EBITDAF, (iii) Adjusted EBITDAF, and (iv) Adjusted net profit/(loss) are used.

Earnings before interest income, interest expense, income tax expense and depreciation and amortisation, or EBITDA is used to assess our results of operations before the impact of investing and financing transactions and income taxes. Given the investments that we have made in leasehold improvements in Gudou Hot Spring Resort, depreciation and amortisation expenses take a high portion of our cost structure. We believe that EBITDA is widely used by other companies in the hospitality industry and may be used by investors as a measure of our financial performance.

Earnings before interest income, interest expense, income tax expense, depreciation and amortisation and fair value adjustments, or EBITDAF represents EBITDA before fair value adjustments (i.e. fair value gain or loss of investment properties). Even though the gains and losses are relevant to our tourism property business operations, they have caused and will continue to cause volatility in our periodic earnings and of low predictive value.

Adjusted EBITDAF represents EBITDAF before certain non-cash items and one-time events including share-based payments and professional fees arising from the application of the proposed transfer of listing from GEM to the Main Board of the Stock Exchange, which we do not believe are reflective of our core operating performance during the years presented.

Adjusted net profit/(loss) represents profit/(loss) for the year before certain non-cash items and events including share-based payments and professional fees arising from the application of the proposed transfer of listing from GEM to the Main Board of the Stock Exchange, which we do not believe are reflective of our core operating performance during the years presented.

The specific definition and calculation of the non-HKFRS accounting measures can differ from other companies, so such measures presented herein may not be comparable to similarly named measures presented by other companies. From time to time in the future, there may be other items that the Company may exclude in reviewing its financial results.

The following table sets forth a reconciliation of our (loss)/profit from operations to (LBITDA)/EBITDA, (LBITDAF)/EBITDAF and Adjusted (LBITDAF)/EBITDAF for the periods indicated:

	For the year ended	
Adjusted EBITDA	31 December	
	2021	2020
	RMB'000	RMB'000
(Loss)/Profit from operations	(52,909)	26,135
Adjusted for:		
Depreciation of Property, Plant and Equipment	28,858	28,867
Depreciation of Right of use Assets	6,308	8,556
(LBITDA)/EBITDA	(17,743)	63,558
Less: Fair value losses/(gains) on investment properties	5,270	(20,960)
(LBITDAF)/EBITDAF	(12,473)	42,598
Add: Share-based payment	187	1,022
Add: Professional fee arising from the application of the proposed transfer of listing		3,598
Adjusted (LBITDAF)/EBITDAF	(12,286)	47,218

The following table sets forth a reconciliation of our net (loss)/profit to adjusted net (loss)/profit for the periods indicated:

	For the year ended 31 December	
	2021	2020
	RMB'000	RMB'000
Net (loss)/profit	(68,950)	2,861
Add: Share-based payment	187	1,022
Add: Professional fee arising from the application of the proposed transfer of		
listing		3,598
Adjusted net (loss)/profit	(68,763)	7,481

	For the year ended	
Operation statistics	31 December	
	2021	2020
	RMB'000	RMB'000
Average Occupancy Rate		
Luxury Resort Hotels	45%	60%
Middle-end Resort Hotels	20%	21%
City Hotels	65%	N/A
Overall	27%	24%
Average Room Rate (RMB/room)		
Luxury Resort Hotels	780	862
Middle-end Resort Hotels	208	231
City Hotels	141	N/A
Overall	286	341
RevPAR (RMB/room)		
Luxury Resort Hotels	347	516
Middle-end Resort Hotels	41	49
City Hotels	92	N/A

Notes:

Overall

- 1. Luxury Resort Hotels include Royal SPA Hotel and Yuequan Huju Hotel.
- 2. Middle-end Resort Hotels include Gudou Lakeview Tulip Inn Hotel, Shanhai Hot Spring Hotel, Gudou Lohas Hotel and Gudou Joy Hot Spring Hotel.

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3. City Hotels includes Gudou Spring Superior Hotel and Guangzhou Gudou Quanfeng Residence, which commenced business in the first quarter of 2021.

2021 AWARDS AND RECOGNITION

NATIONAL COMMISSION OF HOT SPRING QUALITY ASSESSMENT FOR TOURISM



High Quality Rare Hot Spring





GUANGDONG PROVINCIAL RESORT



Department of Culture and Tourism of Guangdong province

BO AO INTERNATIONAL JIN TANG AWARD ORGANISING COMMITTEE



The 5th Bo Ao International Jin Tang Award – Best Hot Spring Property



CHINA HOT SPRING TOURISM ENTERPRISES STAR RATING COMMITTEE



Royal SPA Hotel rated as "China's Five-Star Hot Spring"

GUANGDONG HOT SPRING & SPA ASSOCIATION



Demonstration Unit of Hot Spring and Health Industry Research Institute





FLIGGY.COM



Fliggy South China Rising Star Gudou Hot Spring Flagship Store in 2019

JIANGMEN PUBLIC SECURITY BUREAU XINHUI BRANCH



Xinhui District Outstanding Internal Security Key Unit



YEAR IN REVIEW

JAN TO FEB

THE "HAN-STYLE CLOTHING X HOT SPRING FESTIVAL" THEMED ACTIVITY HELD DURING SPRING IN JANUARY AND CHINESE NEW YEAR IN FEBRUARY

Against the cultural background of Tang Dynasty of Gudou Hot Spring Town and combine it with the traditional Chinese New Year, the culture of Tang Dynasty was spread in Gudou Hot Spring Resort to tourists during the Chinese New Year. Tourists immersed themselves in the Tang-style hot spring festival while experiencing the Han-style clothing culture in Tang dynasty, the national 5-star hot spring with "two types of hot spring in one place", as well as the market and carnival in the Tang palace.



APR

Our third urban hotel, Quanfeng Yijiangmen Hotel, commenced business in April 2021. This is our second hotel located in the downtown area of Jiangmen.











FEB

On 26 February 2021, Gudou Shanhai Hot Spring Hotel kept social responsibility in mind while developing its performance. During Latern Festival, the management and staff of Gudou Shanhai Hot Spring Hotel visited the elderly people in Yanan's Canteen for the Elderly to give them festive blessings and care.

JUL

"The Youthful Years of Gudou" activity with the builders of Dongfanghong Reservoir during 10-11 July

Various local radios of Jiangmen and the programme "Discovery of Bees" jointly held "The Youthful Years of Gudou Hot Spring". The activity invited educated youths to share their past stories during the 1960-70s when more than 200 thousands of educated youths were sent down to the countryside to build the water conservancy works. Never forget why you started, and your goal will ultimately be achieved. Tourists could perceive the dedication, striving and hardworking spirits of the educated youths in Gudou.





YEAR IN REVIEW

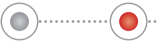
AUG

"GUDOU'S FIRST BEACHCOMBING FESTIVAL" HELD DURING WATER-PLAYING SUMMER IN AUGUST

The first beachcombing festival in Gudou Hot Spring Town was held during 7-31 August together with the festive celebrations in surrounding beaches. It became a new form of travelling in Gudou, where you can enjoy hot springs, lodge and travel around, driving consumption around Gudou.

The beachcombing festival allowed tourists to experience fishing culture and feel life. The launching of this activity was widely popular among tourists, especially children, as they could catch crabs, shrimps, fish, etc. There was also a bonfire party at night, where tourists could sing and dance around the bonfire.











OCT

"GOLDEN WEEK OF PLAYING WITH HOT SPRING IN GUDOU" ACTIVITY HELD DURING NATIONAL DAY HOLIDAY IN OCTOBER

The newly introduced VR equipment in Gudou was open to tourists during National Day holiday, improving the ancillary entertainment facilities in Gudou Hot Spring Town. During the golden week of playing with hot spring in Hot Spring Valley, the science of hot spring was popularised among tourists. Experiments were carried out with pH-test papers. Through the experiment, colour change could be observed on the pH-test paper, and understanding the quality, content as well as pH value of the water. At the same time,

tourists could immerse themselves in the Tang-style hot spring festival and market carnival in the Tang palace.



DEC

THE 9TH YAMEN GUDOU WHITE RADISH FESTIVAL HELD DURING 11-22 DECEMBER 2021

Gudou's traditional festival, the Gudou White Radish Festival, formed a development pattern of "hot spring + local specialties" by combining with local specialties festive activities. The reason why the white radish in Yaxi Tianshui Village, the "Tianshui white radish" planting base, is famous is that the water quality and soil are unique, and the white radish harvested there is exceptionally big, sweet and crispy. The Gudou White Radish Festival introduced "white radish banquets", where tourists could

enjoy the local cuisines while travelling.



CHAIRMAN'S STATEMENT

JOINTLY RESPOND TO CHALLENGES, PROCEED WITH UNSWERVING CONFIDENCE, AND FORGE AHEAD

In 2021, the COVID-19 pandemic was ravaging and iteratively volatile, people's lives and health have been severely affected, and the tourism industry was hard hit by the pandemic which lasted for two years. The company's results for the year were thus impacted. In order to help our fellow colleagues to overcome the difficult times, the Group has adopted proactive measures: firstly, the Group boldly adjusted and optimised the management structure, strictly controlled costs and fees, and increased the reduction of administrative and selling expenses, so as to mitigate the impact of the pandemic on our financial position and operations; secondly, the Group adjusted a set of flexible operation approaches in response to the normalization of the pandemic, and our mindset is to pursue operation quality rather than quantity; through a series of reform and innovation, the Group has gradually established an efficient and effective business model that could adapt to the normalization of the pandemic, and kept on striving to improve the quality of Gudou's software and hardware as well as the brand recognition while saving resources! Gudou has received various awards in 2021, and was widely recognised by the industry: Gudou Yuequan Huju was awarded the Golden Tripod Culture-themed Tourism Hotel (金鼎級文化主題旅遊酒店) in Guangdong Province, while Gudou Hot Spring Resort was rated as a provincial tourism resort, and Gudou Hot Spring was also rated as a high-quality rare hot spring!

In these two years under the pandemic, we realise the importance of health, and a regimen lifestyle will be people's focus in the post-pandemic era. In 2021, we started the business of health regimen food products, which focused on the promotion of the specialty of Wuyi district, Chenpi. Chenpi has been widely used for dietary therapy and health regimen by Guangdong people since ancient times, and Chenpi has the functions of dispersing qi for strengthening the spleen, drying dampness and dissolving phlegm, reducing grease with a pleasant aftertaste, directing counterflow downward and arresting vomiting. We believe that people have a strong demand for dietary therapy for health regimen under the national goal of Common Prosperity.

CHAIRMAN'S STATEMENT

We also firmly believe that people's demand for travel is increasing. In the future, such consumption power will bring a prosperous future after the pandemic problem is solved! Therefore, in 2021, we continued to invest in hotel projects and optimise Gudou's facilities to create value for our shareholders. Our third urban hotel, Quanfeng Yijiangmen Hotel, commenced business in the second quarter of 2021. The tourism real estate project, namely Guanshanyue Apartments, has also been completed, and will be delivered to investors in the coming year. We will also continue to optimise Gudou and enhance the return to our shareholders in the coming year.

In these exceptional times, the management and every frontline staff of the Company have been complying with their duties. They have maintained the hygiene of the park with a prudent attitude and served every guests with sincerity, doing their best to keep the hotel park in a "zero-infection" state, in order to provide a safe environment for all employees and customers.

Every cloud has a silver lining, we believe that the national pandemic prevention policies will eventually lead us out of the pandemic and bring us back to the track of prosperity and growth to achieve the goal of common prosperity. Let us continue to leverage on the elements of Gudou's success – health, wellness, nature, happiness, do our part for a better future for all, and embrace the bright future.

Lastly, on behalf of the Board, I would like to express sincere gratitude to the hard work of the Group's staff, and the continuous and valuable support of the Group from all the shareholders and stakeholders.

Hon Chi Ming

Chairman

Hong Kong, 25 March 2022

FINANCIAL REVIEW

Turnover

For the Period, the Group recorded turnover of approximately RMB64.0 million (2020: approximately RMB127.2 million), representing a decrease of approximately 49.7% when compared with that of the previous year. The decrease in turnover was primarily attributable to the decrease in revenue generated from the Group's hot spring resort, hotel operations and tourism property development business. The turnover from the Group's hot spring resort and hotel operations decreased by approximately 44.8% from approximately RMB110.3 million in the previous year to approximately RMB60.9 million for the Period. Such decrease was mainly driven by a decrease in room revenue, admission and catering income due to the resurgence of the novel coronavirus (COVID-19) which slowed down the recovery of hot spring resort and hotel business. The Group's revenue from its tourism property development business recorded a decrease of approximately 82.4% from approximately RMB17.0 million for the year ended 31 December 2020 to approximately RMB3.0 million for the Period. The decrease was primarily attributable to the decrease in GFA delivered and sold of Gudou Yishui Mingting Apartments recorded during the Period.

Cost of Sales

The Group's cost of sales for the Period was approximately RMB63.9 million, representing an decrease of approximately 7.9% from approximately RMB69.4 million for the year ended 31 December 2020. Such decrease was primarily due to the decrease in cost of sales of the Group's tourism property developments, which was mainly resulted from an decrease in the GFA sold and delivered during the Period. The cost of sales of the Group's hot spring resort and hotel operations increased by approximately 0.3% to RMB62.7 million for the Period which was mainly attributable to the increase in staff costs which is partially offset by the decrease in material costs and energy expenses resulted from the Group's initiative in cost reduction.

Gross Profit and Gross Profit Margin

The Group's gross profit for the Period was approximately RMB0.1 million, representing a decrease by approximately 99.8% when compared with its gross profit of approximately RMB57.9 million for the year ended 31 December 2020. The Group's gross profit margin decreased from approximately 45.5% for the year ended 31 December 2020 to approximately 0.1% for the Period, which reflected the decrease in gross profit margin for hot spring resort and hotel operations.

For the Period, the gross loss margin for hot spring resort and hotel operations was approximately 2.9% (2020: gross profit margin approximately 43.3%). The change is primarily due to a decrease in revenue from the hot spring resort and hotel operations and the extent of decrease in cost of sales being less than the decrease in revenue from the hot spring resort and hotel operations because certain operating costs were partially fixed in nature. The gross profit margin for tourism property development for the Period was approximately 61.5% (2020: approximately 59.4%). Such increase is mainly due to the higher profit margin contributed by Gudou Yishui Mingting Apartments for the Period.

Fair Value (Losses)/Gains on Investment Properties

The Group's investment properties are land and/or buildings held to earn rentals and/or for capital appreciation. The Group's investment properties were under medium-term leases in the PRC and were classified into two categories, land held for undetermined use and land held for development of investment properties. Fair value losses on investment properties of the Group for the Period was approximately RMB5.3 million in value, while there was a fair value gains of RMB21.0 million in previous year.

Selling Expenses

The Group's selling expenses for the Period were approximately RMB11.0 million, representing a decrease of approximately 27.2% over the selling expenses of approximately RMB15.1 million for the previous year. The decrease is primarily attributable to the decrease in adverting expenses incurred by the Group in connection with the hot spring resort and hotel operations.

Administrative Expenses

The Group's administrative expenses for the Period were approximately RMB28.9 million, representing a decrease of approximately 20.2% over the administrative expenses of approximately RMB36.2 million for the year ended 31 December 2020. The decrease was mainly attributable to the decrease in professional fee during the Period.

Income Tax Expenses

The Group's income tax credit for the Period were approximately RMB2.1 million, representing a decrease by approximately 132.3% from approximately RMB6.5 million tax expenses for the year ended 31 December 2020, which is mainly due to a decrease in PRC enterprise income tax and a decrease in deferred tax expenses, which reflects the fair value losses on investment properties of the Group during the Period.

Net (Loss)/Profit and Net (Loss)/Profit Margin

The Group's net loss for the Period was approximately RMB69.0 million, representing an increase in loss when compared to the net profit of the Group of approximately RMB2.9 million for the year ended 31 December 2020. Such increase in net loss was primarily attributable to a decrease in revenue recognised for the Group's hot spring resort and hotel operations business caused by the adverse effect from COVID-19.

The Group's net loss margin (which is calculated by dividing its net loss for the relevant period by the turnover for the same period) was approximately 107.8%, representing an increase in loss when compared to the net profit margin of the Group of approximately 2.2% for the year ended 31 December 2020. Such decrease was mainly due to (i) a decrease in gross profit; (ii) an increase in fair value losses on investment properties.

Adjusted net (Loss)/Profit

The Company has adjusted net (loss)/profit to eliminate the effect of certain non-cash items and one-time events including share-based payments.

Liquidity and Financial Resources and Capital Structure

During the Period, the operations of the Group were funded by internally generated cash flows and bank borrowings.

As at 31 December 2021, the Group had bank and cash balances of approximately RMB3.4 million which were denominated in RMB and Hong Kong dollars.

There is no outstanding capital commitments of the Group as at 31 December 2021 (2020: approximately RMB6.7 million). Such commitments primarily related to construction in progress of the Group. Such outstanding commitments are expected to be funded by internal funds and/or bank borrowings.

As at 31 December 2021, the Group had an outstanding bank loan of RMB251.1 million which were denominated in RMB and Hong Kong dollars, among which approximately RMB137.5 million were fixed rate borrowings. The annual loan repayment amounted to approximately RMB116.5 million, which was in line with the Group's repayment schedule. The proceeds from the borrowings were primarily used for capital expenditure, working capital and operating expenses of the Group. As at 31 December 2021, the Group had an outstanding loan from a related party of RMB4.9 million.

The Group's gearing ratio as at 31 December 2020 and 2021, which was calculated by dividing its total borrowings by its total equity as at those dates, was approximately 0.64 and 0.68, respectively. The Group's gearing ratio as at 31 December 2021 increased because of the decreased level in the total capital.

The Group remains committed to a high degree of financial control, a prudent risk management and the best utilisation of financial resources. In order to achieve better cost control and minimise its costs of funds, the Group's treasury activities are centralised and cash is generally deposited with banks and denominated in RMB, followed by HK dollars.

Charges on Group Assets

As at 31 December 2021, an amount of approximately RMB516.5 million (2020: approximately RMB597.2 million) was pledged to certain banks to secure bank facilities granted to the Group.

Significant Investments/Material Acquisitions and Disposals

On 30 July 2021, Guangdong Gudou and Guangdong Gudou Hotel Management Company Limited*(廣東古兜酒店管理有限公司) entered into a capital reduction agreement (the "Capital Reduction Agreement") with the Target Company and the Original Equity Holders. Pursuant to the Capital Reduction Agreement, the parties have agreed, among other things, to terminate the capital increase agreement dated 30 May 2019 and that Guangdong Gudou will exit the Target Company through the capital reduction and will receive a total amount equivalent to the sum of RMB24,150,000 and the interest related thereto from the Target Company. After such capital reduction, the entire equity interest in the Target Company will be held by the Original Equity Holders and the Group will cease to hold any equity interest in the Target Company.

The total amount receivable by Guangdong Gudou under the Capital Reduction Agreement is approximately RMB26,042,000 (equivalent to approximately HK\$31,250,000).

As at 31 December 2021, RMB10 million has been received by Guangdong Gudou and RMB10 million has been used as the general working capital of the Group in the manner consistent with that in the announcement of the Company dated 2 August 2021.

Save as disclosed above, the Group had not made any significant investments or material acquisitions and disposals of subsidiaries during the Period.

Contingent Liabilities

As at 31 December 2021, the Group did not have any significant contingent liabilities.

Exposure to Fluctuations in Exchange Rates

The Group's revenue and costs are primarily denominated in RMB. Some costs may be denominated in Hong Kong dollars. The Group currently does not have a foreign currency hedging policy. However, the Directors continuously monitor the related foreign exchange exposure and will consider hedging significant foreign currency exposure should the need arise.

Human Resources

As at 31 December 2021, the Group had a workforce of 352 full-time employees of whom approximately 98% were employed in the PRC and approximately 2% in Hong Kong. The Group's staff costs for the years ended 31 December 2020 and 2021 amounted to approximately RMB30.1 million and RMB35.8 million, respectively. The Group hires part-time employees from time to time to cope with additional staffing requirements for our hot spring resort and hotel operations during peak seasons. All qualified employees of the Group in Hong Kong are required to participate in the Mandatory Provident Fund Scheme of Hong Kong under which the Group is required to contribute a fixed percentage of the employees' payroll costs (up to a maximum of HK\$1,500 per month) to the scheme. For the employees of the Group's PRC subsidiaries, the Group makes contributions to various government sponsored employee benefit funds, including housing provident fund, basic pension insurance fund, basic medical insurance, unemployment insurance, maternity insurance and work related injury insurance funds in accordance with applicable PRC laws and regulations.

To uphold the "Gudou" brand image and to ensure the quality of our service, all our new hotel staff are required to attend a three-day hospitality pre-job training. The Group also provides hospitality training to its hotel staff on a monthly basis. The Group provides its employees with work safety training to enhance their safety awareness.

The Group generally recruits its employees from the open market. The Group formulates its recruitment policy based on market conditions, the business demands and expansion plans of the Group. The Group offers different remuneration packages to our staff based on their positions. In general, the Group pays basic salary and incentive, based on years of service, to all its employees. The Group's sales personnel and service personnel will also receive additional payment based on their individual skills and performance.

Environmental Matters

The Company is subject to environmental laws and regulations in the PRC which govern, among others, air pollution, noise pollution and water and waste discharge. As required by the applicable laws and regulations in the PRC, property development project is required to submit an environmental impact assessment report to the relevant governmental authorities for approval before the commencement of construction work. Property developers are also required to obtain various approvals and permits at various stages of their property development projects.

The Company outsources its construction work to construction contractors, who are independent third parties. Pursuant to the respective agreements entered into between the construction contractors and the Group, the construction contractors and any subcontractors, are required to comply with the environmental impact assessment requirement and the applicable environmental laws and regulations in the PRC. During the Period, the Group paid approximately RMB49,000 (2020: RMB104,000) as the annual fee for compliance with the applicable environmental laws and regulations in the PRC.

During the Period and to the best of the Directors' knowledge, the Group did not receive any complaint from its customers or any other parties in respect of any environmental protection issues, and the Group has not experienced any material environmental incidents arising from its manufacturing activities. During the Period, no material administrative sanctions or penalties were imposed upon the Group for the violation of environmental laws or regulations which had an adverse impact on its operations.

EXECUTIVE DIRECTORS

Mr. HON Chi Ming

Mr. HON Chi Ming(韓志明)(formerly known as 韓明 and HAN Ming), aged 60, is the founder, chairman, chief executive officer and executive Director of the Group. He is also the president of Guangdong Gudou, and the director of all of the Group's subsidiaries, except Weisheng Business Service, Yueguangqu Cultural Tourism Development, Guangdong Gudou Jiankang Chanye Fazhan Company Limited*, Gudou Hotspring Technology development Company Limited*, Jiangmen Quanxin Gongyu Hotel Management Company Limited* and Guangdong Gudou Quanfeng Cultural Tourism Development Company Limited*, Guangzhou Gudou Quanfeng Hotel Management Company Limited* and Jiangmen Quanfeng Hotel Management Company Limited*. He is primarily responsible for the overall management, strategic planning and development of our Group. He founded the Group in 2000. Mr. Hon graduated from South China Normal University(華南師範大學) with a bachelor's degree in physics in July 1983.

Mr. Hon was the executive president of Guangdong Hot Spring Association (廣東溫泉協會) from November 2014 to November 2018 and he is currently its vice president. Mr. Hon was also granted the professional qualification as an assistant economist in February 1990 by the Jiangmen City Science and Technology Committee*(江門市科學技術委員會).

Mr. Hon is the father of Mr. Hon Ka Fung. Mr. Hon is the sole director of Harvest Talent.

Mr. HUANG Zhanxiong

Mr. HUANG Zhanxiong (黃展雄), aged 60, is our executive Director, the vice president of Guangdong Gudou. Mr. Huang was previously mainly responsible for the overall management, strategic planning and development of our Group's resort and hotel operations. After reallocation of the Group's human resource in December 2020, Mr. Huang is currently responsible for management of the Group's resort and hotel operations with respect to the administrative affairs and cost control affirms. He joined our Group in April 2006. Prior to joining our Group, from 2003 to 2006, Mr. Huang was the recreation centre manager of a hotel. Mr. Huang has been the vice president of the Second Council of Jiangmen Wuyi Catering Industry Association* (江門市五邑餐飲行業協會第二屆理事會) since October 2013.

Ms. ZHEN Yaman

Ms. ZHEN Yaman (甄雅曼), aged 42, is our executive Director. She joined our group in May 2016 and is mainly responsible for the overall management and overseeing legal, compliance and corporate governance matters of our Group. Ms. Zhen has over 13 years of experience in legal, compliance and corporate governance matters. She is also the chairlady of our compliance committee and the compliance officer of our Company. Ms. Zhen graduated from Sun Yat-sen University with a bachelor's degree in law*(法學學士學位)in June 2002. She then obtained her master's degree in commercial law from the University of Melbourne in August 2005. Ms. Zhen obtained her Legal Professional Qualification Certificate*(法律職業資格證書)in 2008 and her Lawyer's Practising Certificate*(律師 執業證書) in 2009. Ms. Zhen joined GFE Law Office in December 2006 where she was involved in various legal and compliance advisory works, including advising corporate issuers on listings in overseas stock markets (including Hong Kong). From April 2014 to May 2017, Ms. Zhen acted as the legal consultant of Genius Supreme Investments Limited, a wholly-owned subsidiary of Premiere Eastern Energy Limited which is a company previously listed on Australian Securities Exchange (ASX ticker code: PEZ). She was involved in the listing of Premiere Eastern Energy Limited and was responsible for its on-going corporate governance matters. In May 2017, Ms. Zhen worked as a legal manager of international department of Aoyuan Group (Guangzhou) Company Limited, a subsidiary of China Aoyuan Property Group Limited ("Aoyuan") (stock code: 3883) which is a company listed on the Main Board of the Stock Exchange. Since January 2018, Ms. Zhen worked as a risk control manager and was subsequently promoted to assistant general manager of risk control and compliance centre of Aoyuan Capital Investment Group Limited* (formerly known as Guangdong Aoyuan Jinkong Company Limited*), which is also a subsidiary of Aoyuan.

Mr. HON Ka Fung

Mr. HON Ka Fung (韓家峰), aged 32, is our executive Director and the director of Guangdong Gudou Quanfeng Cultural Tourism Development Company Limited*, Guangzhou Gudou Quanfeng Hotel Management Company Limited* and Jiangmen Quanfeng Hotel Management Company Limited* and Jiangmen Quanfeng Hotel Management Company Limited*. Mr. Hon Ka Fung joined our Group in July 2012 and is responsible for advising on the strategic planning of mid- to long-term developments of our Group. Mr. Hon Ka Fung graduated from the University College London with a bachelor's degree in science majoring in urban planning, design and management in August 2012.

Mr. Hon Ka Fung is the son of Mr. Hon and Mrs. Hon.

NON-EXECUTIVE DIRECTORS

Mr. RUAN Yongxi

Mr. RUAN Yongxi (阮永曦), aged 42, is our non-executive Director. Mr. Ruan joined our Group in April 2019. He is currently a vice president of China Aoyuan Group Limited (stock code: 3883) ("Aoyuan") and the general manager of Strategic Investment Center of Aoyuan, a standing vice president and head of the strategic operation center of Aoyuan Yuekang Holdings Limited and a non-executive director of Aoyuan Healthy Life Group Company Limited (stock code: 3662). He joined Aoyuan in March 2018 and is responsible for strategic investment and the research on macro-policies of the Aoyuan group. Mr. Ruan worked as the general manager of the Finance Center of Fantasia Holdings Group from 2014 to 2015. He was an assistant chief financial officer of Evergrande Real Estate Group Limited (now known as China Evergrande Group) (stock code: 3333) from 2008 to 2014 and audit manager of the Guangzhou Branch of Deloitte Touche Tohmatsu CPA Ltd. from 2002 to 2008. Mr. Ruan graduated from Guangdong University of Foreign Studies in June 2002, majoring in accounting.

INDEPENDENT NON-EXECUTIVE DIRECTORS

Mr. WU Sai Him

Mr. WU Sai Him(胡世謙), aged 73, is our independent non-executive Director. Mr. Wu joined our Group on 18 November 2016.

Mr. Wu graduated from National Taiwan University with a bachelor of science in civil engineering in June 1969. He then obtained his master of science in structural engineering from University of Strathclyde in August 1974. Mr. Wu is a fellow of The Institution of Structural Engineers, The Hong Kong Institution of Engineers and The Hong Kong Institution of Highways and Transportation. From May 1994 to May 2016, Mr. Wu was the chairman of The Lighthouse Club (Hong Kong branch). Mr. Wu has been an adjunct professor at the Department of Real Estate and Construction at the University of Hong Kong since June 2014. Mr. Wu has over 38 years of experience in building construction and civil-engineering field in Hong Kong and Macau.

Mr. Wu worked at Leighton Contractors (Asia) Limited from 1981 to 1986 as the chief engineer and from 1986 to 1994 as the general manager and executive director of technical services. Mr. Wu served as the executive director at Gammon Construction Limited from 1994 to 1999, the general manager construction of East Rail Extensions Division, Kowloon-Canton Railway Corporation from 1999 to 2001, the advisor for Brandrill Limited from 2002 to 2003, and director of commercial development of COINS Asia Pacific Limited from 2003 to 2005.

Mr. CHIU Chi Wing

Mr. CHIU Chi Wing(趙志榮), aged 58, is our independent non-executive Director. Mr. Chiu joined our Group on 18 November 2016. Mr. Chiu graduated from Lingnan College (now known as Lingnan University) with an honours diploma in accountancy in November 1986.

Mr. Chiu is a Certified Public Accountant and has been a fellow member of the Hong Kong Institute of Certified Public Accountants since September 1997. He has also been a member of the Society of Chinese Accountants and Auditors since July 1993.

Since February 2017, Mr. Chiu has been an independent non-executive director of Hing Ming Holdings Limited (stock code: 8425), a company listed on the GEM Board of the Stock Exchange.

Prof. WANG Dawu

Prof. WANG Dawu(王大悟), aged 75, is our independent non-executive Director. Prof. Wang joined our Group on 18 November 2016. Prof. Wang graduated from University of Missouri with a master's degree in business administration in August 1988. Prof. Wang was appointed as a student advisor at the Shanghai Academy of Social Sciences for the masters students in the field of tourism management from September 2001 to August 2004 and subsequently a student advisor for the doctorate of philosophy students in the field of industrial economics from September 2006 to August 2009. In January 2009, he was a part-time lecturer under the cooperative education program at the Shanghai Normal University. In March 2011, Prof. Wang was appointed as a guest lecturer of the Shanghai Institute of Visual Art of Fudan University.

Prof. Wang is a recognised expert in the tourism and hospitality industry in the PRC, and has won many industry awards, including being selected as an ambassador of the China-UK Arts Exchange*(中英藝術交流形象大使) and a World Cultural Celebrity*(世界文化名人) by the World Artists Federation and the Royal Academy of Arts in 2014. He has published written works based on his experience and knowledge in the tourism and hospitality industry. Prof. Wang has also been involved in the formulation of national tourism standards as well as tourism planning and strategic development projects hosted by the Tourism Research Centre of the Shanghai Academy of Social Sciences in the PRC.

COMPANY SECRETARY AND OTHER SENIOR MANAGEMENT

Mr. CHENG Kai Pui

Mr. CHENG Kai Pui(鄭啟培), aged 38, is company secretary and the authorised representative of the Company. He has approximately 15 years of experience in accounting and related financial management. Mr. Cheng worked in the audit department of Kreston CAC CPA Limited (previously known as Chan and Chan) from September 2006 to May 2011 with his last position as an assistant audit supervisor. Between May 2011 and August 2012, he worked as a senior accountant and subsequently as a finance manager in Icicle Production Company Limited. Between October 2012 and March 2013, he served as an audit manager of L & P CPA Limited. From May 2013 to July 2014, Mr. Cheng served as an assistant accounting manager of ASR Logistics Holdings Limited (now known as Beijing Sports and Entertainment Industry Group Limited) (stock code: 1803), a company listed on the Main Board of the Stock Exchange. Since September 2015, Mr. Cheng has served as the company secretary of SMIT Holdings Limited (stock code: 2239), a company listed on the Main Board of the Stock Exchange. Mr. Cheng obtained a bachelor of commerce degree in accounting from Hong Kong Shue Yan College (now known as Hong Kong Shue Yan University) in July 2006. Mr. Cheng received a master of professional accounting degree from Hong Kong Polytechnic University in October 2012. He has been registered as a certified public accountant of the Hong Kong Institute of Certified Public Accountants since May 2010.

Mr. WANG Jun(王俊)

Mr. WANG Jun (王俊), aged 44, is the chief financial officer and the member of the compliance committee of the Company. He is also the vice president and financial controller of Guangdong Gudou. Mr. Wang joined our Group in July 2010 as the financial controller. Mr. Wang was promoted progressively over the years to the vice president and financial controller of Guangdong Gudou in November 2014 and is mainly responsible for our Group's financial, taxation and financial planning arrangements. Prior to joining our Group, from 2001 to 2004, Mr. Wang worked as the financial manager of a PRC enterprise principally engaged in tourism and recreational activities and the leasing and management of hotel property and was mainly responsible for the internal financial accounting and management of the PRC enterprise. From 2004 to 2010, Mr. Wang worked as the financial controller of a PRC enterprise principally engaged in property development and management and the sale of construction materials and was mainly involved in the establishment of its financial structure, systems and procedures. Mr. Wang graduated from East China University of Technology (南京理工大學) with a degree in computerised professional accounting (財會電算化專業專科) in July 1999. He passed the national examination for intermediate accounting in May 2004. He then completed a training course in intermediate accounting provided by the Wuyi University Computer Training Centre (五邑大學計算機培訓中心) in June 2004.

Mr. LIANG Juquan

Mr. LIANG Juquan (梁鉅泉), aged 49, is the vice president of Guangdong Gudou and the director of Weisheng Business Service, Yueguangqu Cultural Tourism Development, Guangdong Gudou Jiankang Chanye Fazhan Company Limited*, Gudou Hotspring Technology development Company Limited* and Jiangmen Quanxin Gongyu Hotel Management Company Limited*. He joined our Group in October 2002. Mr. Liang was promoted progressively over the years to the vice president of Guangdong Gudou in January 2015 and is mainly responsible for the development and sales of our Group's tourism property development operation and assisting our chairman in liaising with governmental administrative departments. Mr. Liang graduated from Jiangmen City Xinhui District Technical Secondary School*(江門市新會區中等專業學校) in the PRC with a diploma in marketing in July 2001. Mr. Liang has been a qualified construction management assistant engineer*(建築工程管理助理工程師) since December 2014 as certified by the Jiangmen City Xinhui District Human Resources and Social Security Bureau*(江門市科學技術委員會). He completed a training course on the real estate development statistical reporting system*(房地產開發統計報表制度課程) provided by Guangdong Real Estate Association(廣東省房地產行業協會) in November 2007.

Ms. MAI Cuilan

Ms. MAI Cuilan (麥翠蘭), aged 41, is the deputy general manager of Jiangmen Gudou Management. Ms. Mai joined our Group in October 2001 as a salesperson. Ms. Mai was promoted progressively over the years to the deputy general manager of Jiangmen Gudou Management in October 2014 and is mainly in charge of the sales department and responsible for the marketing development and promotional matters for Gudou Hot Spring Resort. Ms. Mai completed a professional course on hospitality management provided by Beijing Modern Economic Management Cadre School*(北京現代經濟管理幹部學校) in December 1998. In June 2000, she graduated from an intermediate course in tourism and hospitality management provided by Jiangmen City Advanced Technical School*(江門市高級技工學校). In May 2000, Ms. Mai completed an intermediate training course for restaurant wait staff provided by Jiangmen City Vocational Skills Assessment Testing Centre*(江門市職業技能核鑒定中心). She then graduated from a professional course in tourism and hospitality provided by Xin Hui Ruan Hua Qiao Middle School*(新會社阮華僑中學) in July 2000.

The Board is pleased to present its report together with the audited financial statements for the Period.

PRINCIPAL ACTIVITIES

The principal activity of the Company is investment holding. The Group is principally engaged in (i) the operation and management of Gudou Hot Spring Resort and provision of consultancy and/or management services; and (ii) the development and sale of tourism properties in Guangdong Province.

RESULTS OF THE GROUP

The Group's results for the Period and the state of affairs of the Company and the Group as at 31 December 2021 are set out in the consolidated statement of comprehensive income of this report.

BUSINESS OVERVIEW

The Group is principally engaged in (i) the operation and management of Gudou Hot Spring Resort and provision of consultancy and/or management services to third party resort and hotel operators; and (ii) the development and sale of tourism properties in Guangdong Province.

During the Period, the Group recorded a turnover of approximately RMB64.0 million, representing a decrease of approximately 49.7% when compared to that of the previous year. Loss attributable to owners of the Company for the Period was approximately RMB69.0 million while the Group recorded a net profit of approximately RMB2.9 million for the year ended 31 December 2020. Such change was mainly attributable to:

- (i) a decrease in revenue generated from the Group's hot spring resort and hotel operations business due to various measures implemented by the government of the People's Republic of China in order to contain the spread of variants of novel coronavirus (COVID-19) pandemic, including travel restrictions and mandatory quarantine, which adversely affected the demand of cultural tourism;
- (ii) absence of revenue generated from the Group's consultancy fees income during the Period due to a contraction in investment decisions from hot spring resort owners, operators and investors, resulted from the continuing presence of COVID-19 pandemic; and
- (iii) a decrease in revenue generated from the Group's tourism property development business due to weakened demand in general real estate market environment and decrease in units sold and delivered in Gudou Yishui Mingting Apartments during the Period.

Hot Spring Resort and Hotel Operations

The revenue of the Group from the hot spring resort and hotel operations and consultancy and/or management services business decreased by approximately 44.7% to approximately RMB60.9 million for the year ended 31 December 2021 as compared with that for the year ended 31 December 2020. Such decrease was mainly attributable to the decrease in room revenue, admission income, catering income, conference fee income and consultancy fee income. In addition, the Group recorded approximately RMB0.4 million of management fee income during the Period, which was attributable to the subsequent engagement of the Group for management services following the Group's initial provision of consultancy services to a third-party resort and hotel operators.

The Occupancy Rate of the Group's nine themed hotel complexes increased from approximately 24% for the year ended 31 December 2020 to approximately 27% for the Period, mainly attributable to a drop of total available room night resulted from the expiry of rental agreement with certain villas owners. The average room rate of the Group's nine themed hotel complexes decreased from approximately RMB341.4 for the year ended 31 December 2020 to approximately RMB286.4 for the Period, mainly attributable to lower room rates of middle-end resort hotels and city hotels.

Tourism Property Development

Revenue from the tourism property development business was approximately RMB3.0 million, representing a decrease of approximately 82.4% from approximately RMB17.0 million for the year ended 31 December 2020. Such decrease was mainly attributable to weakened demand in general real estate market environment during the Period. Revenue from the tourism property development business consists of the sales and delivery of Gudou Yishui Mingting Apartments totalling RMB2.5 million and the provision of renovation services in return of services fee of approximately RMB0.5 million.

During the Period, we sold and delivered 17 units (approximately 5.5% of the total saleable GFA) of Gudou Yishui Mingting Apartments. We expect the sales and delivery of Gudou Yishui Mingting Apartments to continue in 2022. Steady progress is also made in the construction for the other tourism property, namely Guanshanyue Apartments, under the first cooperation agreement dated 16 July 2019 and entered into between Guangdong Gudou and GD Aoyuan. The property are expected to be delivered to property o wners in 2022.

Prospect

In these two years under the pandemic, we realise the importance of health, and a regimen lifestyle will be people's focus in the post-pandemic era. In 2021, the Group started the business of health regimen food products, which focused on the promotion of the specialty of Wuyi district such as Chenpi. We believe that people have a strong demand for dietary therapy for health regimen under the national goal of common prosperity.

We also firmly believe that people's demand for travel is increasing. In the future, such consumption power will bring a prosperous future after the pandemic problem is solved! Therefore, in 2021, we continued to invest in hotel projects and optimise Gudou's facilities to create value for our shareholders. Our third urban hotel, Quanfeng Yijiangmen Hotel, commenced business in the second quarter of 2021.

The tourism real estate project that has been jointly developed by the Group and GD Aoyuan has also been completed, and will be delivered to investors in the coming year. We will also continue to optimise Gudou and enhance the return to our shareholders in the coming challenging year.

Every cloud has a silver lining, we believe that the national pandemic prevention policies will eventually lead us out of the pandemic and bring us back to the track of prosperity and growth to achieve the goal of common prosperity.

Let us continue to leverage on the elements of Gudou's success-health, wellness, nature, happiness, do our part for a better future for all, and embrace the bright future.

COMPARISON OF BUSINESS OBJECTIVES WITH ACTUAL BUSINESS PROGRESS

The table below sets out the Directors' analysis by comparing the business objectives of the Group as set out in the Prospectus with the Group's achievement of these objectives up to 31 December 2021. These business objectives are in place with a view to generating long-term value to the Company and the Shareholders.

Business Objectives

1. Continue to enhance the Group's position in the hot spring and hotel industry

- (i) Replicate the Group's business model to operate new hot spring resorts and hotels
- (ii) Provide management services to other hot spring resort owners

2. Plan to expand the tourism property development business of the Group

Actual Business Progress up to 31 December 2021

The Group's effort in respect of enhancing its position in the hot spring and hotel industry is still ongoing.

(i) The Group will continue to select its potential target cities based on a number of factors, including, among others, local favourable governmental policies, local tourism development, infrastructure, locations or available land sites, regional economy, regional level of disposal income, cost of transportation and cost of energy supply.

As at the date of this announcement, the Group extended to operate 1 hotel in Jiangmen.

(ii) The Group will continue to explore new business opportunities to provide management services to hot spring resorts owned by third party owners. The investment and development team will continue to identify and evaluate potential business opportunities.

To prepare the Group for the expansion of the tourism property development business, the Directors has adopted standardised development procedures so as to achieve a more efficient use of capital and other resources, and to complete new tourism property projects on a timely manner while maintaining an effective control over costs.

During the year, the Group sold and delivered 17 units of Gudou Yishui Mingting Apartments. The Directors expect the sales of the jointly developing property projects, Gudou Yishui Mingting Apartments and Guanshanyue Apartments, to continue in 2022 and properties to be delivered to its customers from 2022 onwards.

Business Objectives

3. Continue to enhance the Group's "Gudou" brand across the PRC by providing quality products and services to the customers

Actual Business Progress up to 31 December 2021

The Group has implemented strict quality control standards and closely monitored the product or service quality, and the workmanship of its contractors throughout the property development process in relation to the Group's tourism property development business. During the Period, the Group had also organised a number of promotional events to promote the Group's "Gudou" brand, such as:

- Tang-style hot spring festival and Chinese new year celebrations in February 2021
- "The Youthful Years of Gudou" activity with the builders of Dongfanghong Reservoir during July 2021
- The first beachcombing festival in August 2021
- Golden Week of Playing with Hot Spring in Gudou" activity in October 2021
- the 9th Yamen Tianshui White Radish Festival in December 2021

RELATIONSHIP WITH STAKEHOLDERS

The Group recognises that employees, customers and suppliers are keys to its sustainable development. The Group is committed to establishing a close and caring relationship with its employees, providing quality services and selling quality properties to its customers and enhancing cooperation with its suppliers. The Group strives to provide a safe workplace to its employees. It also provides competitive remuneration and benefits, as well as training programs so that staff can keep abreast of the development in the market.

The Group believes that service and property quality is the key to maintaining a good customer relationship. The Group is committed to serving its customers to the best of its ability and continually elevating the level of service excellence. To achieve this goal, the Group's quality control team is responsible for overseeing the quality control of its hot spring resort and hotel operations. With respect to the Group's property development projects, the Group engages construction companies to undertake supervision and control in order to ensure quality conditions of the projects. The Group's technical team and property development team will also carry out onsite visit on a regular basis. The Group settles with its major customers in accordance with contract payment terms, combines judgment on recoverable amounts, and adopts provision for bad debts of receivables that are specifically classified by similar risk. The Group monitors and accesses the information of major customers on an on-going and timely basis, and boosts communication and relationship with major customers.

The Group is also dedicated to maintaining good relationship with suppliers as long-term business partners to ensure stability of the Group's business. In selecting suppliers, the Group has been applying a standard of high quality and high integrity, and has established relevant systems to ensure that the purchase process remains open, fair and just. Aiming to improve purchase quality, critical assessment and guidelines are utilised by the Group to measure the sustainability of the suppliers in terms of labor, health and safety and environmental influences. Relevant departments of the Group conduct performance assessments to the suppliers on a regular basis in order to manage the suppliers in a more efficient manner and reduce potential risks in suppliers, which boosts communication and relationship with the suppliers.

PRINCIPAL RISKS AND UNCERTAINTIES

The principal risks and uncertainties in implementing the Group's business strategies include the following:

- (i) the Group's reliance on existing spring water sources represents a material risk to the Group's business if the mineral content and quality of the hot spring from such sources are adversely affected due to changes in the surrounding geological environment;
- (ii) the Group may not be able to obtain, extend or renew qualification certificates and relevant PRC government approvals for its tourism property development or other business activities;
- (iii) the Group may not be able to identify attractive acquisition opportunities, or make acquisitions on attractive terms or obtain sufficient financing for completion of such acquisitions;
- (iv) operations of the Group's hot spring resort involve risks of accidents, illnesses, environmental incidents which may negatively affect the perception of guests on the safety and hygiene of the Gudou Hot Spring Resort, which could in turn negatively impact the "Gudou" brand or the Group's reputation;
- (v) if the Group is unable to obtain necessary capital resources or suitable sites for tourism property development in a timely manner and at a reasonable cost, its property portfolio and future profitability could be adversely affected; and
- (vi) the Group may not be able to complete the development or construction of its current or future projects on time or within budget which may be subject to the actual circumstances during the construction period including supply of skilled labour and unforeseen environmental problems.

In addressing these risks, the Group has constantly monitored status of its spring water sources and engaged hot spring experts for conducting annual check on the quality and quantity of its spring water sources. The Group has also maintained an internal control system for checking the expiry date of qualification certificates and relevant PRC government approvals. This allows the Group to ensure that the Group has all requisite consent and licence to conduct its businesses lawfully. In addition, the Group will take a cautious approach when considering potential acquisition opportunities and will only do so if and when the Group has sufficient financing resources and if it is in the interest of the Group to do so.

The other risks and uncertainties incidental to the Group's business operations are detailed further in the Prospectus.

SHARE CAPITAL AND SECURITIES ISSUED DURING THE PERIOD

Details of the movements in share capital of the Company are set out in note 34 to the consolidated financial statements.

No member of the Group had issued any shares, debentures, convertible securities, options, warrants or similar rights during the Period.

ENVIRONMENTAL POLICIES AND PERFORMANCE

The Group endeavour to be a social responsible corporation by strictly complying with environmental protection laws and regulations, enhancing the sense of sustainability development among our employee, our business partners and customers, minimising the impact of the Group's business on the environment. Details are set out in the "Environmental, Social and Governance Report" of this annual report.

COMPLIANCE WITH THE RELEVANT LAWS AND REGULATIONS

As stated in the section headed "Business – Non-compliance" of the Prospectus, although the Group (i) obtained the sea area use right certificate, the water extraction permit and the Approval Concerning Gudou Hot Spring Resort's Development of the "Liquan Bay" Hot Spring Resort Highend Commercial Residential Area (Xin Fu Ban Fu [2004] No. 232)*(《關於古兜溫泉度假邨開發「荔泉灣」溫泉度假高尚商品住宅區問題的批覆》(新府辦覆[2004]232號)); and (ii) fully paid the mineral resources compensation upon receipt of the invoices issued by the authority for using the hot spring resources from time to time, the Group extracted seawater hot spring in the absence of a relevant and applicable mining license. As advised by the Group's PRC legal advisers, under current applicable PRC rules and regulations, the Group may rectify the non-compliance by obtaining such mining right which will be granted by competent land and resources bureau through the bidding, auction or quotation process. To the best of the Group's knowledge and understanding, such bidding, auction or quotation process for the mining right in respect of the Group's seawater hot spring resources has not been taken place in 2021, and is expected to take place in 2022. The Group's PRC legal advisers also advised that there is no legal impediment for obtaining the mining licence if we succeed in the bidding, auction or quotation process.

As far as the Board is aware and save as disclosed above and in the Prospectus, the Company has complied in material respects with the relevant laws and regulations that have significant impact on the business and operation of the Group, more details of which are set out in the "Environmental, Social and Governance Report" in this report.

DIVIDENDS

The Board does not recommend payment of any final dividend in respect of the Period. During the Period, no interim dividend was paid.

RESERVES

As at 31 December 2021, the total reserves available for distribution to the Shareholders by the Company amounted to approximately RMB303.4 million (2020: RMB311.3 million). Movements in the reserves of the Group and of the Company during the Period are set out in the Consolidated Statement of Changes in Equity and note 41 to the financial statements.

PROPERTY, PLANT AND EQUIPMENT

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

PROPERTIES HELD FOR SALE

The Group's properties held for sale, which are stated at cost, were valued at approximately RMB104.7 million as at 31 December 2021 (2020: RMB105.6 million) as disclosed in note 23 to the consolidated financial statements.

INVESTMENT PROPERTIES

Movements in the investment properties of the Group during the Period are set out in note 18 to the consolidated financial statements. All of the Group's investment properties were revalued by independent professional property valuer as at 31 December 2021 adopting sales comparison approach. Details of the investment properties of the Group as at 31 December 2021 are set out in the Particulars of Properties on pages 238 to 240 of this report.

PRE-EMPTIVE RIGHTS

There are no provisions for pre-emptive rights under the Articles and there is no restriction against such rights under the laws of Cayman Islands which would oblige the Company to offer new shares on a pro-rata basis to its existing Shareholders.

PURCHASE, SALE OR REDEMPTION OF LISTED SECURITIES

Neither the Company nor any of its subsidiaries purchased, redeemed or sold any of the Company's listed securities during the Period.

SHARE OPTION SCHEME

The Company conditionally adopted the Scheme on 18 November 2016 which became unconditional upon the Listing for a period of 10 years from 9 December 2016.

The Scheme is valid and effective for a period of 10 years from 9 December 2016 and its purpose is to reward eligible participants who have contributed or will contribute to the Group and to encourage eligible participants to work towards enhancing the value of the Company and its Shares for the benefit of the Company and its Shareholders as a whole, and to maintain or attract business relationships with participants whose contributions are or may be beneficial to the growth of the Group.

Eligible participants of the Scheme include (i) any Directors (including executive Directors, non-executive Directors and independent non-executive Directors) and employees of any member of the Group; and (ii) any advisers, consultants, distributors, contractors, suppliers, agents, customers, business partners, joint venture business partners, promoters, service providers of any member of the Group, whom the Board considers, in its sole discretion, to have contributed or will contribute to the Group.

The total number of Shares available for issue under the Scheme is 92,120,000 Shares, representing 9.4% of the total number of Shares in issue as at the date of this report. The total number of Shares to be issued upon exercise of the share options granted to each eligible participant under the Scheme in any 12-month period must not exceed 1% of the total Shares then in issue, unless approved by Shareholders in general meeting in the manner prescribed under the GEM Listing Rules. The number of Shares to be issued in respect of which options may be granted to a substantial shareholder or an independent non-executive Director or any of their respective close associates (within the meaning of the GEM Listing Rules) representing in aggregate over 0.1% of the total number of the Company's issued Shares on the date of such grant or with an aggregate value in excess of HK\$5,000,000 must be approved by Shareholders in general meeting.

An offer of a grant of share options under the Scheme may be accepted within five business days from the date on which the offer is made with a cash consideration of HK\$1.00 payable to the Company. The period for the exercise of a share option is determined by the Board in its sole discretion, but such period shall not be more than 10 years from the date of grant of the option.

Under the Scheme, the subscription price payable upon exercise of any options granted is determined by the Board but in any event it shall be at least the highest of: (i) the closing price of the Company's Shares as stated in the Stock Exchange's daily quotation sheets on the date on which the option is offered to a participant; (ii) the average of the closing prices of the Company's Shares as stated in the Stock Exchange's daily quotation sheets for the five business days immediately preceding the date of offer of the option; and (iii) the nominal value of the Company's Shares.

On 5 April 2017, the Company granted options (the "Options") under its Share Option Scheme. Details of the movement of the Options granted during the Period are as follows:

	Date of	Exercise price per share						
Grantees	grant	HK\$	Exercise period		N	umber of Optio	ns	
Directors				balance as at 1 January 2021	granted during the Period	exercised during the Period	cancelled/ lapsed/ forfeited during the Period	balance as at 31 December 2021
Mr. Hon	5 April 2017	0.62	Subject to the vesting schedule below	4,900,000	-	-	-	4,900,000
Mr. Huang Zhanxiong	5 April 2017	0.62	Subject to the vesting schedule below	4,900,000	-	-	-	4,900,000
Ms. Zhen Yaman	5 April 2017	0.62	Subject to the vesting schedule below	2,450,000	-	-	-	2,450,000
Mr. Hon Ka Fung	5 April 2017	0.62	Subject to the vesting schedule below	2,450,000	-	-	-	2,450,000
Mr. Wu Sai Him	5 April 2017	0.62	Subject to the vesting schedule below	2,450,000	-	-	-	2,450,000
Mr. Chiu Chi Wing	5 April 2017	0.62	Subject to the vesting schedule below	2,450,000	-	-	-	2,450,000
Prof. Wang Dawu	5 April 2017	0.62	Subject to the vesting schedule below	2,450,000			_	2,450,000
Consultant				22,050,000	-			22,050,000
Mr. Hui Chin Tong Godfrey	5 April 2017	0.62	Subject to the vesting schedule below	7,840,000	-	-	-	7,840,000
Employees in aggregate	5 April 2017	0.62	Subject to the vesting schedule below	17,150,000			980,000	16,170,000
Total				47,040,000			980,000	46,060,000

The Options are subject to the vesting schedule below and are exercisable during each exercise period specified below:

Exercise Period	Number of underlying Shares subject to the Options:
5 April 2018 to 4 April 2025	25% of the total number of Shares fall to be issued on exercise of the Options
5 April 2019 to 4 April 2025	25% of the total number of Shares fall to be issued on exercise of the Options
5 April 2020 to 4 April 2025	25% of the total number of Shares fall to be issued on exercise of the Options
5 April 2021 to 4 April 2025	25% of the total number of Shares fall to be issued on exercise of the Options

Notes:

- 1. The closing price per Share as quoted on the Stock Exchange on the day immediately before the date of grant was HK\$0.60.
- 2. Options relating to 980,000 shares lapsed during the Period.

BIOGRAPHICAL DETAILS OF DIRECTORS AND SENIOR MANAGEMENT

Brief biographical details of Directors and senior management of the Company are set out in the section headed "Biographical Details of Directors and Senior Management" of this report.

CHANGES IN DIRECTORS' BIOGRAPHICAL DETAILS

Changes in Directors' biographical details required to be disclosed pursuant to Rule 17.50A of the GEM Listing Rules are set out below:

Mr. Ruan Yongxi was appointed as a non-executive director of Aoyuan Healthy Life Group Company Limited, the shares of which are listed on the Main Board of the Stock Exchange (Stock Code: 3662), with effect from 29 January, 2021.

LIST OF DIRECTORS

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

Executive Directors

Mr. Hon Chi Ming (Chairman and Chief Executive Officer)

Mr. Huang Zhanxiong

Ms. Zhen Yaman

Mr. Hon Ka Fung

Non-Executive Director

Mr. Ruan Yongxi

Independent Non-Executive Directors

Mr. Wu Sai Him

Mr. Chiu Chi Wing

Prof. Wang Dawu

DIRECTORS' SERVICE CONTRACTS

There are no service contracts for any of the Directors who are nominated for re-election at the forthcoming annual general meeting of the Company to be held in 2022 which are not determinable by the Group within one year without payment of compensation (other than statutory compensation).

The Group's Directors are indemnified against actions, costs, charges, losses, damages and expenses incurred in discharge of their duties subject to the provisions of the Articles and other applicable legislation. The Company has taken out Directors' and officers' liabilities insurance for such purposes for the Period.

EMOLUMENTS OF DIRECTORS AND THE FIVE HIGHEST PAID INDIVIDUALS

Details of the Directors' emoluments and the five highest paid individuals in the Group are set out in notes 12 and 13 to the consolidated financial statements.

EMOLUMENT POLICY

The Directors and senior management receive compensation in the form of salaries, benefits in kind and discretionary bonuses related to the performance of the Company. The Group also reimburse them for expenses which are necessarily and reasonably incurred for providing services to the Group or executing their functions in relation to its operations. The Group review and determine the remuneration and compensation package of the Directors and senior management, by reference to, among other things, market level of salaries paid by comparable companies, the respective responsibilities of the Directors and senior management and the performance of the Company. The Directors and employees of the Group may also receive options which may be granted under the share option scheme adopted by the shareholders of the Company on 18 November 2016. On 5 April 2017, the Company granted options to the Directors and certain employees, the details of which are set out in the section headed "Share Option Scheme" of this report.

DIRECTORS' AND CHIEF EXECUTIVE'S INTERESTS IN SECURITIES

As at 31 December 2021, the interests or 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 meanings of Part XV of the SFO) as recorded in the register required to be kept by the Company under Section 352 of the SFO, or as required, pursuant to the minimum standards of dealing by the Directors as referred to in Rule 5.46 of the GEM Listing Rules, to be notified to the Company and the Stock Exchange were as follows:

Long positions in the Shares

Name	Capacity/ Nature of interest	Interests in ordinary shares (Note 1)	Number of underlying shares held under equity derivatives	Total	Percentage of the Company's issued share capital as at 31 December 2021 (Note 2)
Mr. Hon	Interest of a controlled corporation (Note 3)	336,500,000 (L)	4,900,000	341,400,000	34.84%
	Beneficial owner (Note 4)				
Mr. Huang Zhanxiong	Beneficial owner (Note 4)	-	4,900,000	4,900,000	0.50%
Ms. Zhen Yaman	Beneficial owner (Note 4)	_	2,450,000	2,450,000	0.25%
Mr. Hon Ka Fung	Beneficial owner (Note 4)	_	2,450,000	2,450,000	0.25%
Mr. Wu Sai Him	Beneficial owner (Note 4)	-	2,450,000	2,450,000	0.25%
Mr. Chiu Chi Wing	Beneficial owner (Note 4)	-	2,450,000	2,450,000	0.25%
Prof. Wang Dawu	Beneficial owner (Note 4)	_	2,450,000	2,450,000	0.25%

Notes:

- 1. The letter "L" denotes the person's long position in the Shares.
- 2. The percentage of the Company's issued share capital is based on the 980,000,000 Shares issued as at 31 December 2021.
- 3. Mr. Hon owns one share (with no par value) in Harvest Talent, representing 100% of its issued share capital. Harvest Talent is an associated corporation (within the meaning of Part XV of the SFO) of the Company and the registered owner of 336,500,000 Shares. By virtue of the SFO, Mr. Hon is deemed to be interested in all the Shares held by Harvest Talent.
- 4. These underlying shares of the Company held under equity derivatives represented the share options (being regarded for the time being as unlisted physically settled equity derivatives) granted by the Company under the Scheme. Particulars of these share options and their movements during the year ended 31 December 2021 are set out in the section headed "Share Option Scheme" of this report.

SUBSTANTIAL SHAREHOLDERS' INTERESTS IN SECURITIES

So far as is known to any Director or chief executive of the Company, as at 31 December 2021, the interests and short positions of substantial shareholders and other persons, other than the Directors or chief executives of the Company, in the Shares and the underlying shares as recorded in the register required to be kept by the Company under Section 336 of the SFO were as follows:

					Percentage
					of the Company's
			Number of		issued share
		Interests	underlying		capital as at
		in ordinary	shares held		31 December
	Capacity/	shares	under equity		2021
Name	Nature of interest	(Note 1)	derivatives	Total	(Note 2)
Harvest Talent	Beneficial owner	336,500,000	_	336,500,000	34.34%
		(L)			
Mrs. Hon	Interest of spouse	336,500,000	4,900,000	341,400,000	34.84%
	(Note 3)	(L)			
Phoenix Virtue	Beneficial owner (Note 4)	286,000,000	_	286,000,000	29.18%
Limited		(L)			
Add Hero Holdings	Interest of a controlled	286,000,000	_	286,000,000	29.18%
Limited	corporation (Note 4)	(L)			
China Aoyuan	Interest of a controlled	286,000,000	_	286,000,000	29.18%
(Note 4)	corporation	(L)			
Fu An	Beneficial owner (Note 5)	60,000,000	_	60,000,000	6.12%
		(L)			
Wealth Promise	Nominee for another	60,000,000	_	60,000,000	6.12%
	person (Note 5)	(L)			
Mr. Li Chao Wang	Interest of a controlled	97,500,000	_	97,500,000	9.95%
	corporation (Note 6)	(L)		,,,,,,,,	
Ms. Song Min	Interest of spouse (Note 7)	97,500,000	^ - t- to = -	97,500,000	9.95%
	terest or spouse (Note 7)	(L)		37,300,000	3.33 /0
		` '			

Notes:

- 1. The letter "L" denotes the person's long position in the Shares.
- 2. The percentage of the Company's issued share capital is based on the 980,000,000 Shares issued as at 31 December 2021.
- 3. By virtue of the SFO, Mrs. Hon, the spouse of Mr. Hon, is deemed to be interested in all the Shares in which Mr. Hon is interested.
- 4. Phoenix Virtue Limited ("Phoenix Virtue") is wholly-owned by Add Hero Holdings Limited, which in turn is wholly-owned by China Aoyuan. China Aoyuan is owned as to 47.05% by Ace Rise Profits Limited and 56.01% by Joy Pacific Group Limited (including interests held by Ace Rise Profits Limited). Ace Rise Profits Limited is owned as to 90% by Joy Pacific Group Limited, which in turn is wholly-owned by Sturgeon Limited. Sturgeon Limited is wholly-owned by Asia Square Holdings Ltd., as nominee and trustee for J. Safra Sarasin Trust Company (Singapore) Ltd. as the trustee holding such interests on trust for the beneficiaries of The Golden Jade Trust. The Golden Jade Trust is a discretionary family trust established under the laws and regulations of Singapore. Mr. Guo Ziwen and Ms. Jiang Miner are the settlors of The Golden Jade Trust.
- 5. These Shares are registered in the name of Wealth Promise as the nominee of Fu An. Wealth Promise is wholly-owned by Fu An.
- 6. Fu An is beneficially owned as to 74.21% by Mr. Li Chao Wang. By virtue of the SFO, Mr. Li Chao Wang is deemed to be interested in all the Shares owned by Fu An. Mr. Li Chao Wang is also deemed to be interested in all the Shares beneficially owned by Grand Luck, namely 37,500,000 Shares, by virtue of the SFO, as he beneficially owns the entire issued share capital of Grand Luck. Accordingly, Mr. Li Chao Wang is deemed to be interested in a total of 97,500,000 Shares under the SFO.
- 7. By virtue of the SFO, Ms. Song Min, the spouse of Mr. Li Chao Wang, is deemed to be interested in all the Shares in which Mr. Li Chao Wang is interested.

Save as disclosed above, as at 31 December 2021, the Company had not been notified by any person (other than Directors or chief executive of the Company) who had an interest or short position in the shares or underlying shares of the Company as recorded in the register required to be kept by the Company under section 336 of the SFO.

COMPETING INTERESTS

None of the Directors or controlling shareholders of the Company and their respective close associates (within the meaning of the GEM Listing Rules) has any interest in a business which competed or might compete with the business of the Group or has any other conflict of interest with the Group during the Period. As disclosed in the Prospectus, the Company and its controlling shareholders of the Company (namely, Mr. Hon and Harvest Talent) had entered into a deed of non-competition, pursuant to which they have given certain non-competition undertakings in favour of the Group, including making an annual declaration as to compliance with the terms of the deed of non-competition. The Company has received from each of its controlling shareholders the annual confirmation that they and their respective close associates have complied with the terms of those non-competition undertakings during the Period and the independent non-executive Directors have reviewed the compliance by the controlling shareholders of the Company with the deed of non-competition for that period.

MANAGEMENT CONTRACTS

No contract concerning the management and administration of the whole or any substantial part of the business of the Company (not being a contract of service with any Director of the Company or any person engaged in the full-time employment of the Company) was entered into or was subsisting during the Period.

CONTRACTS OF SIGNIFICANCE TO THE BUSINESS OF THE GROUP

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

No contracts of significance (including those in relation to provision of services) between members of the Group and the controlling shareholder of the Company or any of its subsidiaries subsisted at the end of the Period or at any time during the Period.

ARRANGEMENT TO ACQUIRE SHARES AND DEBENTURES

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

MAJOR CUSTOMERS AND SUPPLIERS

The Group's five largest customers collectively accounted for approximately 24.5% of its total turnover for the Period (2020: approximately 19.2%) and its largest customer accounted for approximately 8.07% of the Group's total turnover for the Period (2020: approximately 11.8%).

The Group's five largest suppliers accounted for approximately 34.2% of its total purchases for the Period (2020: approximately 33.1%) and its largest supplier accounted for approximately 9.1% of the Group's total purchases for the Period (2020: approximately 11.0%).

None of the Directors and their respective close associates (within the meaning of the GEM Listing Rules) or any holder of Shares who, to the knowledge of the Directors, owns more than 5% of the Company's issued Shares has any interest in any of its five largest customers or its five largest suppliers in respect of the Period.

RELATED PARTY TRANSACTIONS

Material related party transactions entered into by the Group during the Period are set out in note 40 to the Group's consolidated financial statement. These transactions do not fall under the definition of "connected transaction" or "continuing connected transactions" (as the case may be) under the GEM Listing Rules.

ANNUAL CONFIRMATION OF INDEPENDENCE

The Company has received from each independent non-executive Director the annual confirmation of his independence, and the Company considers them to be independent in light of the guidelines set out in Rule 5.09 of the GEM Listing Rules.

PUBLIC FLOAT

Based on information that is publicly available to the Company and within the knowledge of the Directors, as at the date of this report, the Company has maintained a sufficient public float of not less than 25% of the Company's issued Shares as required under the GEM Listing Rules.

CHARITABLE CONTRIBUTIONS

During the Period, the Group had no donation (2020: approximately HK\$10,000).

EVENTS AFTER THE REPORTING PERIOD

There is no material event undertaken by the Company or by the Group subsequent to 31 December 2021 and up to the date of this report.

AUDITOR

The consolidated financial statements of the Company for the year ended 31 December 2021 have been audited by PricewaterhouseCoopers and have been reviewed by the audit committee of the Company.

A resolution for the re-appointment of PricewaterhouseCoopers as the auditor of the Company will be proposed at the forthcoming annual general meeting of the Company.

On behalf of the Board of

Gudou Holdings Limited

Hon Chi Ming

Chairman

Hong Kong, 25 March 2022

CORPORATE GOVERNANCE PRACTICES

The Company is committed to achieving high standards of corporate governance. The Directors believe that sound and reasonable corporate governance practices are essential for the growth of the Group and for safeguarding and maximising Shareholders' interests.

During the Period, the Company has complied with the code provisions set out in the CG Code as may be applicable save for the deviations mentioned below.

1. Mr. Hon is currently performing the roles of chairman and chief executive officer of the Company. Under code provision A.2.1 of the CG Code, the roles of chairman and chief executive officer should not be performed by the same individual. Taking into account Mr. Hon's strong expertise in the hot spring and hotel industry, the Board considered that the roles of chairman and chief executive officer being performed by Mr. Hon enables more effective and efficient overall business planning, decision making and implementation thereof by the Group. In order to maintain good corporate governance and fully comply with such code provision, the Board will regularly review the need to appoint different individuals to perform the roles of chairman and chief executive officer separately.

SECURITIES TRANSACTIONS BY DIRECTORS

The Company has adopted the Model Code on terms no less exacting than the required standard of dealings set out in Rules 5.48 to 5.67 of the GEM Listing Rules.

Upon specific enquiry made with all the Directors, the Company was not aware of any non-compliance with the Model Code during the Period regarding securities transactions by Directors.

BOARD OF DIRECTORS

Board composition and responsibilities

Our Board consists of eight Directors, including four executive Directors, one non-executive Director and three independent non-executive Directors.

Executive Directors

Mr. Hon Chi Ming (Chairman and Chief Executive Officer)

Mr. Huang Zhanxiong

Ms. Zhen Yaman

Mr. Hon Ka Fung

Non-Executive Director

Mr. Ruan Yongxi

Independent Non-Executive Directors

Mr. Wu Sai Him

Mr. Chiu Chi Wing

Prof. Wang Dawu

Details of background and qualifications of all Directors are set out in the section headed "Biographical Details of Directors and Senior Management" of this report. Save that Mr. Hon and Mr. Hon Ka Fung are father and son, there is no relationship, including financial, business, family or other material/relevant relationship(s) between members of the Board.

The overall management of the Company's business is vested in the Board which assumes the responsibility for leadership and control of the Company and is collectively responsible for promoting the success of the Company by directing and supervising its affairs. The Board delegates the authority and responsibility for implementing day-to-day operations, business strategies and management of the Group's business to the executive Directors and senior management.

The Board has established an internal framework to ensure that the type of material transactions that require Board's approval is consistently applied throughout the Group. Significant matters of the Group that require Board's approval include:

- (i) formulating corporate development planning and restructuring;
- (ii) formulating the Company's operational and management strategies;
- (iii) approving capital expenditures, investments or divestments exceeding certain material limits;
- (iv) approving financial statements;
- (v) approving notifiable transactions and connected transactions undertaken by any member of the Group as may be required under the GEM Listing Rules;
- (vi) approving the internal control and risk management systems of the Group; and
- (vii) distribution of any dividend.

Regular meetings of the Board will be held to deliberate the strategic policies of the Company including significant acquisitions and disposals, review and approve annual budgets, review the performance of the business and approve the public release of periodic financial results. Directors are also provided with access to independent professional advice in carrying out their obligations as Directors as and when required, at the expense of the Company.

Appointment and Re-election of Directors

Each executive Director has entered into a service contract with the Company for a term of three years and each non-executive Director (including the independent non-executive Directors) has entered into a letter of appointment for a term of three years. Each director is subject to retirement by rotation but is eligible for re-election at the annual general meeting in accordance with the Articles. None of the Directors proposed for re-election at the forthcoming annual general meeting has a service contract or letter of appointment with the Company which is not determinable by the Company within one year without payment of compensation, other than statutory compensation. We have also taken out Directors' and officers' liabilities insurance for such purposes for the Period.

The Articles have specified that any Directors appointed during the year to fill a casual vacancy are subject to re-election by Shareholders at the first annual general meeting after appointments and any Directors appointed by the Board as an addition to the existing Board shall hold office only until the next following annual general meeting of the Company and shall then be eligible for re-election. Each Director shall be subject to retirement by rotation at least once every three years pursuant to the Articles.

Directors' Training

During the Period, our Directors have participated in continuous professional development by attending a training session in respect of the roles and responsibilities of directors of a company listed on the GEM, as well as reading related materials. They also received from the Company from time to time updates on laws, rules and regulations which may be relevant to their roles, duties and functions as directors of a listed company. Particulars of participation by the Directors are set out as follows:

	Reading materials relevant to directors' duties, operations of the board and roles of the committees	Attending training session relevant to directors' duties, operations of the board and roles of the committees
Executive Directors		
Mr. Hon Chi Ming	✓	✓
Mr. Huang Zhanxiong	✓	✓
Ms. Zhen Yaman	✓	✓
Mr. Hon Ka Fung	V	V
Non-executive Director		
Mr. Ruan Yongxi	V	V
Independent Non-executive Directors		
Mr. Wu Sai Him	✓	✓
Mr. Chiu Chi Wing	✓	✓
Prof. Wang Dawu	✓	✓

BOARD COMMITTEES

In order to assist the Board in discharging its duties in a more efficient manner, the Board has established, with written terms of reference, four Board committees, namely audit committee, nomination committee, remuneration committee and compliance committee, to oversee particular aspects of the Company's affairs. The Board committees are provided with sufficient resources to discharge their duties. The written terms of reference for each Board committee are in compliance with the GEM Listing Rules and they are posted on the websites of the Stock Exchange and the Company (except for that of the compliance committee which is available to the Shareholders upon request).

Audit Committee

Our Company established an audit committee on 18 November 2016 in compliance with Rule 5.28 of the GEM Listing Rules. Written terms of reference in compliance with Rule 5.29 of the GEM Listing Rules and the then code provision C.3.3 of the CG Code have been adopted. The primary duties of the audit committee are mainly to make recommendation to the Board on the appointment, reappointment and removal of external auditor, monitor the integrity of the financial statements, annual reports, half-yearly reports and quarterly reports, review significant financial reporting judgments contained in them, oversee financial reporting system, review risk management and internal control systems of our Company. The audit committee of our Company consists of three independent nonexecutive Directors, being Mr. Chiu Chi Wing, Mr. Wu Sai Him and Prof. Wang Dawu. Mr. Chiu Chi Wing is the chairman of the audit committee.

The audit committee held 4 meetings during the Period, at which all committee members were present. The summary of key work done by the committee during the Period is set out as follows:

- reviewed the annual, interim and quarterly results of the Group and recommended the same to the Board for approval; and
- reviewed and assessed the adequacy and effectiveness of the risk management and internal control systems.

There was no disagreement between the Board and the audit committee regarding the appointment of external auditor.

Nomination Committee

Our Company established a nomination committee on 18 November 2016. Written terms of reference in compliance with the then code provision A.5.2 of the CG Code have been adopted. The primary duties of the nomination committee are to review the structure, size, composition and diversity of the Board and make recommendations to the Board on the selection of individuals nominated for directorships, appointment or re-appointment of Directors and succession planning for Directors. The nomination committee of our Company consists of three independent non-executive Directors, being Mr. Chiu Chi Wing, Mr. Wu Sai Him and Prof. Wang Dawu. Mr. Wu Sai Him is the chairman of the nomination committee.

The Board recognises the importance of diversity in relation to its business, and adopted on 18 November 2016 a Board diversity policy (the "Diversity Policy"). As a summary of the Diversity Policy, selection of candidates has been considered from a number of aspects, including but not limited to gender, age, cultural and educational background, professional experience, skills, knowledge and length of service. All Board appointments will be based on meritocracy, and will be considered against objective criteria, having due regard for the benefits of diversity on the Board. The ultimate decision of Board appointment will be based on merit and contribution that the selected candidates may bring to the Board.

The Board has approved and adopted a nomination policy on 25 March 2022 (the "Nomination Policy"), a summary of which is set out below:

Objectives

The Nomination Policy aims to:

- set out the criteria and process in the nomination and appointment of Directors;
- ensure that the Board has a balance of skills, knowledge, experience and diversity of perspectives appropriate to the Company; and
- ensure the Board continuity and appropriate leadership at Board level.

Selection Criteria

The nomination committee shall examine the election criteria and procedures and the term of office of the Directors in accordance with relevant laws and regulations and the provisions of the Articles while taking into consideration of the actual circumstances of the Company.

In evaluating and selecting any candidate for directorship, the following criteria should be considered:

- character and integrity.
- qualifications including professional qualifications, skills, knowledge and experience and diversity aspects under the Diversity Policy that are relevant to the Company's business and corporate strategy.
- any measurable objectives adopted for achieving and implementing the diversity policy of the Board.
- requirement for the Board to have independent directors in accordance with the GEM Listing Rules and whether the candidate would be considered independent with reference to the independence guidelines set out in the GEM Listing Rules.
- any potential contributions the candidate can bring to the Board in terms of qualifications, skills, knowledge, experience, independence and gender diversity.

- willingness and ability to devote adequate time to discharge duties as a member of the Board and/or Board committee(s) of the Company.
- such other perspectives that are appropriate to the Company's business and succession plan and where applicable, may be adopted and/or amended by the Board and/or the nomination committee from time to time for nomination of directors and succession planning.

Nomination Process

The procedures for the election and appointment of directors are set out as follows:

- the nomination committee shall actively carry out exchanges with relevant departments of the Company in examining the Company's demand for directors and prepare written materials;
- the committee may search for candidates for directors on an extensive scale in the Company, its subsidiaries and the job market;
- the committee shall gather information of the preliminary candidates, including occupation, education, job title, detailed work experience and all part-time jobs, and prepare written materials;
- the committee shall seek the consent of the nominees on the nomination or otherwise such persons shall not be considered as candidates for directors;
- the committee shall convene a meeting to conduct a qualification check of the preliminary candidates based upon the appointment criteria for directors;
- the committee shall submit to the board of directors its recommendations on candidates for directors and relevant materials in fifteen days prior to the election of new directors;
- the committee shall implement other follow-up work in accordance with the decisions and feedback of the board of directors.

Regular Review of the Nomination Policy

The nomination committee will conduct regular review on the structure, size and composition of the Board and the Nomination Policy.

During the Period, the nomination committee held 1 meeting, at which all committee members were present. The summary of key work done by the committee during the Period is set out as follows:

• reviewed the structure and composition of the Board, as well as policy of nomination of Directors in light of, among other things, the diversity criteria set out in the Company's Board diversity policy.

Remuneration Committee

Our Company established a remuneration committee on 18 November 2016 in compliance with Rule 5.34 of the GEM Listing Rules. Written terms of reference in compliance with Rule 5.35 of the GEM Listing Rules and the then code provision B.1.2 of the CG Code have been adopted. The primary duties of the remuneration committee are mainly to make recommendation to the Board on the overall remuneration policy and structure relating to all Directors and senior management of our Group; review remuneration proposals of the management with reference to the Board's corporate goals and objectives; and ensure none of our Directors or any of their associates is involved in deciding their own remuneration. The remuneration committee of our Company consists of three independent non-executive Directors, being Mr. Chiu Chi Wing, Mr. Wu Sai Him and Prof. Wang Dawu. Mr. Wu Sai Him is the chairman of the remuneration committee.

The remuneration committee is authorised by the Board to determine (subject to approval by the Board), the remuneration payable to executive Directors and members of senior management, the emolument policies and the basis for determining such emoluments. No Director or any of his associates was involved in deciding his own remuneration.

During the Period, the remuneration committee held 1 meeting, at which all committee members were present. The summary of key work done by the committee in respect of the Period is set out as follows:

- reviewed the policy for the remuneration and assessed performance of executive Directors; and
- reviewed the remuneration payable to Directors and senior management.

Compliance Committee

Our Company established a compliance committee on 18 November 2016 which comprises Ms. Zhen Yaman (our executive Director and compliance officer) as chairlady, Mr. Huang Zhanxiong (our executive Director), Mr. Wang Jun (our chief financial officer) and Mr. Li Yanan (our PRC legal consultant). Written terms of reference have been adopted. The primary duties of the compliance committee are mainly to monitor and oversee the compliance related matters of the Group. Ms. Zhen possesses professional legal qualification and has over 14 years of experience in legal, compliance and corporate governance matters. Mr. Wang has knowledge and experience in compliance and internal audit gained from his prior practice in accounting and his role as our Company's chief financial officer. Mr. Li is a partner of Guangdong Guanhong Law Firm*(廣東貫虹律師事務所), a PRC law firm. Mr. Li obtained his Legal Qualification Certificate*(律師資格證書) in September 1995 and has over 20 years of experience in legal and compliance matters.

The compliance committee will conduct on-going assessments in response to new legal and regulatory requirements, update compliance and internal control procedures and oversee their implementation from time to time. The compliance committee will collect monthly reports from different department heads of our Group regarding compliance matters, including status of any non-compliance issues, identify and assess our Group's risk exposure based on such reports, and propose improvement and remedial measures and oversee their implementation. It will prepare and submit a summary report quarterly to our Board on the overall compliance performance and corporate governance practices of our Company. The compliance committee will follow up on the relevant issues raised in the annual internal control review report prepared by the external internal control consultant. Members of the compliance committee shall attend training relevant to their work duties to enhance their knowledge regarding compliance matters annually. The compliance officer shall be the main person responsible for collaborating with respective staff and external consultants and monitoring whether there has been any recurrence of our Group's historical non-compliance incidents and reporting the status of compliance to the Board on a monthly basis.

During the Period, the compliance committee held 12 meetings, at which all committee members were present. The summary of key work done by the committee in respect of the Period is set out as follows:

- reviewed compliance and internal control procedures and implementation; and
- reviewed monthly reports from different department heads of our Group and the proposed improvement and remedial measures.

Corporate Governance Functions

The Board as a whole is responsible for performing the corporate governance functions set out in the then code provision D.3.1 of the CG Code, namely:

- (i) to develop and review the Company's policies and practices on corporate governance and make recommendations to the board;
- (ii) to review and monitor the training and continuous professional development of Directors and senior management;
- (iii) to review and monitor the Company's policies and practices on compliance with legal and regulatory requirements;
- (iv) to develop, review and monitor the code of conduct and compliance manual (including in relation to securities trading) applicable to employees and Directors; and
- (v) to review the Company's compliance with the CG Code and disclosure in the corporate governance report in the Company's annual reports.

The Board reviewed the Company's policies and practices on corporate governance and legal and regulatory compliance, training and continuous professional development participations of the Directors, as well as the Company's compliance with the CG Code.

BOARD MEETINGS AND ATTENDANCE RECORD OF DIRECTORS

The previous Code provision A.1.1 of the CG Code states that at least four regular Board meetings should be held each year at approximately quarterly intervals with active participation of a majority of Directors, either in person or through other electronic means of communication.

During the Period, the Board held 4 meetings and 1 Shareholders' meeting (being the annual general meeting of the Company) was held. The Directors' attendance records in respect of meetings held during the Period are shown as follows:

Attendance Record of Meetings held during the Period

		Audit	Nomination F	Remuneration	Compliance	Corporate Governance	Annual General
	Board	Committee	Committee	Committee	Committee	Function	Meeting
Number of total meetings	4	4	1	1	12	4	1
Mr. Hon Chi Ming	4/4	-	_	_	_	4/4	1/1
Mr. Huang Zhanxiong	4/4	-	_	_	12/12	4/4	1/1
Ms. Zhen Yaman	4/4	-	_	_	12/12	4/4	1/1
Mr. Hon Ka Fung	4/4	-	_	_	_	4/4	1/1
Mr. Ruan Yongxi	4/4	-	_	_	_	4/4	1/1
Mr. Wu Sai Him	4/4	4/4	1/1	1/1	_	4/4	1/1
Mr. Chiu Chi Wing	4/4	4/4	1/1	1/1	_	4/4	1/1
Prof. Wang Dawu	4/4	4/4	1/1	1/1	_	4/4	1/1

AUDITOR'S REMUNERATION

The fees in respect of audit and non-audit services provided by the external services providers, PricewaterhouseCoopers (for audit services) and RSM Consulting (Hong Kong) Limited (for non-audit services) to the Group for the year ended 31 December 2021 amounted to approximately HK\$1.6 million and HK\$0.4 million respectively. The non-audit service represented primarily service fees for RSM Consulting (Hong Kong) Limited acting as internal control consultant of the Group. Such non-audit services include reviewing the internal control procedures of the Group and recommending areas of improvement where appropriate.

COMPANY SECRETARY

Mr. Cheng Kai Pui, the Company's company secretary, has undertaken no less than 15 hours of relevant professional training to update his skills and knowledge in respect of the Period.

DIRECTORS' AND AUDITORS' RESPONSIBILITY FOR ACCOUNTS

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

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

RISK MANAGEMENT AND INTERNAL CONTROL

The Group's risk management and internal control systems have a key role in the identification and management of risks that are significant to the achievement of its business objectives. The process of business risk management has been integrated throughout the Group into business planning and monitoring processes. The Group's management continuously evaluates and monitors the significant risks, while the Board reviews the overall risk management and internal control systems to ensure that the processes are adequate to control and manage the significant risks identified.

The Board has the responsibility to maintain an effective internal control system in order to safeguard the Group's assets and Shareholders' interests, and review and monitor the effectiveness of the Group's risk management and internal control systems at least annually covering material controls, including financial, operational and compliance controls and risk management functions, to ensure that the systems in place are adequate. The Group adopts a risk management system which manages the risk associated with its business and operations. The system comprises the following features:

- Identification: Identify ownership of risks, business objectives and risks that could affect the achievement of objectives.
- Evaluation: Analyse the likelihood and impact of risks and evaluate the risk portfolio accordingly.
- Management: Consider the risk responses, ensure effective communication to the Board and on-going monitor the residual risks.

The risk management and internal control systems adopted by the Group are, however, designed to manage rather than eliminate the risk of failure to achieve business objectives, and can only provide reasonable and not absolute assurance against material misstatement or loss.

The Group has conducted an annual review on whether there is a need for an internal audit department. Given the Group's relatively simple corporate and operation structure, as opposed to diverting resources to establish a separate internal audit department, the Board, supported by the audit committee, is directly responsible for risk management and internal control systems of the Group and for reviewing its effectiveness. The Company engaged RSM Consulting (Hong Kong) Limited, an external independent consultant, to conduct a review of the risk management and internal control system of the Group in order to maintain high standards of corporate governance during the Period.

With respect to procedures and internal controls for the handling and dissemination of inside information, the Company is aware of the relevant obligations under the SFO and the GEM Listing Rules. The Group also adopts and implements an inside information policy and procedures in order to protect inside information from unauthorised disclosure. Certain reasonable measures have been taken from time to time to ensure that proper safeguards exist to prevent a breach of a disclosure requirement in relation to the Group, which include:

- The access of information is restricted to a limited number of employees on a need-to-know basis. Employees who are in possession of inside information are fully conversant with their obligations to preserve confidentiality.
- Confidentiality covenants will be in place when the Group enters into significant negotiations.

In addition, all employees are required to strictly adhere to the rules and regulations regarding the management of inside information, including that all employees who, because of his/her office or employment, is likely to be in possession of inside information in relation to the Company, are required to comply with the securities transaction rules adopted by the Company which are on terms no less exacting than those required under the GEM Listing Rules.

The Board and its audit committee had reviewed the adequacy and effectiveness of the Group's risk management and internal control systems semi-annually. Several areas have been considered during such reviews, which include but not limited to (i) the changes in the nature and extent of significant risks since the last annual review, and the Group's ability to respond to changes in its business and the external environment; and (ii) the scope and quality of management's ongoing monitoring of risks and of the internal control systems. The Board and its audit committee were not aware of any material internal control defects, and considered such systems effective and adequate throughout the Period.

SHAREHOLDERS' RIGHTS

The general meetings of the Company provide a forum for the Shareholders to exchange views directly with the Board. Subject to provisions of the applicable laws in the Cayman Islands and rules and regulations of the Stock Exchange, an annual general meeting of the Company is held each year and at the venue as determined by the Board. Each general meeting, other than an annual general meeting, is called an extraordinary general meeting ("EGM").

Right to Convene EGMs and Procedures

Pursuant to Article 64 of the Articles, the Board may, whenever it thinks fit, convene an EGM. Any one or more holder of Shares 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. Such meeting shall be held within two months after the deposit of such requisition. The requisition must be deposited at the registered office of the Company.

If within 21 days of such deposit, the Board fails to proceed duly to convene such EGM, 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 them by the Company.

Right to Put Enquiries to the Board

Shareholders may direct enquiries about their shareholdings to the Company's share registrars. To the extent the requisite information of the Company is publicly available, Shareholders and the investing community may at any time make enquiry in respect of the Company in writing at our office in Hong Kong by post, facsimile or email via the numbers and email addresses provided on the Company's website at www.gudouholdings.com.

Right to Put Forward Proposals at General Meetings

There are no provisions allowing shareholders to propose new resolutions at the general meetings under the Companies Law (as revised) of the Cayman Islands. Subject to provisions of the Articles, eligible Shareholders who wish to move a resolution may by means of requisition convene an extraordinary general meeting following the procedures set out above.

DIVIDEND POLICY

The Board has approved and adopted a dividend policy on 25 March 2022 (the "Dividend Policy"), a summary of which is set out below:

It is the policy of the Board that, in recommending or declaring dividends, the Company shall maintain adequate cash reserves for meeting its working capital requirements and future growth as well as its shareholder value.

The Board shall also take into account the following factors of the Group when considering the declaration and payment of dividends:

- financial results;
- cash flow situation;
- business conditions and strategies;
- future operations and earnings;
- capital requirements and expenditure plans;
- interests of shareholders;
- any restrictions on payment of dividends by the Company to its shareholders or by its subsidiaries to the Company;
- taxation consideration; and
- any other factors that the Board may consider relevant.

The declaration and distribution of any dividends are also subject to compliance with applicable laws, regulations and the Articles. The Board will continually review the Dividend Policy from time to time and there can be no assurance that dividends will be paid in any particular amount for any given period.

INVESTOR RELATIONS

The Company establishes different communication channels with investors to update them with the latest business development and financial performance including the publication of quarterly, interim and annual reports, the publish and posting of notices, announcements and circulars on the GEM website and the Company's website in order to maintain a high level of transparency.

CONSTITUTIONAL DOCUMENTS

Pursuant to Rule 17.102 of the GEM Listing Rules, the Company has published its memorandum of association and the Articles on the respective websites of the Stock Exchange and the Company. No amendments were made to the constitutional documents of the Company during the Period.

BOARD STATEMENT

Dear Stakeholders,

We are pleased to present our Environmental, Social and Governance ("ESG") Report of the financial year 2021.

Our company is committed with ESG concerns as we understand that all of us and our next generation could be affected by ESG issues. Therefore, as an influential listing company, the Board has responsibility for evaluating and identifying the Group's ESG-related risks, and ensuring that appropriate and effective ESG risk management and internal control systems are in place. It makes sense, therefore, that a strong ESG motion can create value for the Group's development. We put the sustainable development of our business as the top priority of our long-term development goals, and incorporate climate-related issues and ESG elements into our long-term business strategic plan. We have set clear short-term and long-term sustainable development goals to achieve ongoing emission and resources consumption reduction progress according to the Group's performance after implementing the reduction initiatives and measures.

Under ESG, in Environmental aspects, we include the energy efficiency our company takes in and the waste we discharges, the resource we needs, and also encompasses carbon emissions and climate change. The Social aspects, we address relevant elements of our company including, gender diversity, labour relations, discrimination, health and safety. In Governance, this is how we control, implement and review our related internal systems, policies, action plans and related measures. It is vitally important on how we adopt in order to govern itself and make effective decisions in order to comply with the relevant laws and regulations, and meet the needs of external stakeholders. We believe that our engagement in ESG will be highly beneficial to the strategic development on ESG and sustainability policies which helps to create a better future.

The Board will continue to review and monitor the Group's ESG performance, and provide consistent, comparable and reliable ESG information annually.

Yours faithfully,

For and on behalf of the Board **Hon Chi Ming** *Chairman of the Board*

Hong Kong, 25 March 2022

ABOUT THIS REPORT

Gudou Holdings Limited (The "Company" together with its subsidiaries, hereinafter referred to as the "Group", "Gudou" or we or us) is delighted to publish the sixth Environmental, Social and Governance Report (the "Report") to summarise the Group's policies, measures and performance on the key ESG issues.

Reporting Period

The Report illustrates the overall performance of the Group regarding the environmental and social aspects from 1st January 2021 to 31st December 2021 (the "Period", "2021").

Reporting Scope and Boundary

The Report discloses related policies and initiatives for the core and material businesses of hot spring and hotel services in Jiangmen, Guangdong, People's Republic of China ("PRC").

The Report discloses key performance indicators ("KPIs") of the corporate office ("office") and the representative project(s) ("project(s)") which contributed over 90% of the Group's total annual revenue. While the Report does not cover all the Group's operations and the Joint Ventures ("JVs") unless specified, the Group aims to improve its internal data collection mechanism and gradually expand the scope of the disclosure.

REPORTING BASIS AND PRINCIPLES

The Report is prepared in accordance with the ESG Reporting Guide (the "ESG Guide") as set out in Appendix 20 to the Rules Governing the Listing of Securities (the "Growth Enterprise Market ("GEM") Board Listing Rules") on the Stock Exchange of Hong Kong Limited (the "Stock Exchange") and based on the four reporting principles — materiality, quantitative, balance and consistency:

• "Materiality" Principle:

The Group determines material ESG issues by stakeholder engagement and materiality assessment. Details are explained in the section headed "Materiality Assessment".

• "Quantitative" Principle:

Information is presented with quantitative measure, whenever feasible, including information on the standards, methodologies, assumptions used and provision of comparative data.

"Balance" Principle:

The Report identifies the achievements and challenges faced by the Group.

"Consistency" Principle:

The Report is the sixth ESG Report of the Group. The Report will continue to use consistent methodologies for meaningful comparisons in the following years unless improvements in methodology are identified.

The Report has complied with all "comply or explain" provisions outlined in the ESG Guide.

The information contained herein is sourced from internal documents and statistics of the Group, as well as the combined control, management and operations information provided by the subsidiaries in accordance with the Group's internal management systems. A complete content index is appended to the last section hereof for quick reference. The Report is prepared and published in both Chinese and English at the Stock Exchange's website (www.hkexnews.hk) and the Company's website (http://www.gudouholdings.com). In the event of contradiction or inconsistency between the Chinese version and the English version, the English version shall prevail.

Review and Approval

The Board of Directors acknowledges its responsibility for ensuring the integrity of the ESG Report and to the best of their knowledge, this Report addresses all relevant material issues and fairly presents the ESG performance of the Company. The Board of Directors confirms that it has reviewed and approved the Report. The Report was reviewed and approved by the board (the "Board") of directors (the "Directors") of the Company on 25 March 2022.

Feedback

The Group respects your view on the Report. Should you have any opinions or suggestions, you are welcome to share with the Group at:

Address: Room 1501, 15th Floor, Phase II of Austin Tower, No. 152 Austin Road, Kowloon, Hong Kong

Telephone: (852) 3628 2675

Email: ir@gudouintl.com.hk

ABOUT THE GROUP

Gudou Holdings Company Limited ("Gudou" or the "Company", together with the subsidiaries, the "Group"), the Stock Code is 8308. The business of the Group was originally founded on our belief in the importance of health regimen to human beings and well-being of body and mind and the vision to improve quality of life of the general public.

The Group develops the health and wellness business with a 20-year renowned brand "Gudou" through management of hot spring resorts and urban hotels, provision of consultancy services to third-party resort and hotel operators and development and sales of tourism properties. The Group operates and manages hot spring resort with a mission to revitalise and re-energise the bodies, minds and spirits of our guests. The Gudou Hot Spring Resort is the flagship of the Group's resort operation and a national AAAA-level tourist area located in Jiangmen City, Guangdong Province, the PRC. This integrated resort complex features a mixture of hot spring facilities, six themed hotels, F&B outlets, waterpark and ancillary leisure and recreational attractions. The Group also manages hot spring facilities of Xinhui Longxiang Valley Regimen Hot Spring Resort.

Along with hot spring resort and hotel operations, the Group develops and sells tourism properties including villas, apartments, studio flats, commercial units and carpark spaces. These properties are located in the vicinity of the Gudou Hot Spring Resort and are developed with an aim to enable the property owners to experience holistic living in a state of well-being.

GOVERNANCE STRUCTURE

The Board supports the Group's commitment to fulfilling its environmental and social responsibility and has overall responsibility for the Group's ESG strategy and reporting with the assistance of the ESG Working Group.

Board of Directors and ESG Working Group

- Oversees the ESG strategies, policies, objectives and targets
- Identify material environmental, social and governance matters through review and assessment of internal operations.

Senior Management

- Advises and supports the Board on ESG matters, strategies, policies
- Overall management and monitoring of ESG performance and targets

Department Heads and Employees

- Take record and monitor ESG KPIs
- Implement ESG policies and related initiatives

The Board regularly reviews the Group's ESG performance and examines and approves the Group's annual ESG Report.

STAKEHOLDER ENGAGEMENT

Stakeholders' opinions are the solid foundation for the Group's sustainable development and success. The stakeholder engagement helps the Group to develop a business strategy that meets the needs and expectations of stakeholders, enhances the ability to identify risk and strengthens important relationships. The Group communicates with its stakeholders through various channels, shown as below.

Stakeholder	Communication Channel
Government and regulatory agency	 Annual reports, interim reports, ESG Reports and other public information
	Supervision and inspection
Shareholder and investor	Annual general meetings and other general meetings of shareholders
	Company website
	Press releases/announcements
	• Annual reports, interim reports, ESG reports and other public information
Employee	• Training
	• Meetings
	Performance evaluation
	• Survey
Customer	Fax, email and telephone
	• Meetings

Stakeholder	Com	munication Channel
Supplier/Subcontractor/	•	Meetings
Business Partner	•	Site visits
	•	Survey
	•	Training
Community or Non-governmental	•	Sponsorship and Donation
Organisations (NGOs)	•	ESG reports
Media	•	Enquiry mailbox

MATERIALITY ASSESSMENT

In preparing our ESG Report, we directly engaged with the following stakeholder groups as part of the materiality assessment process to identify and prioritise the issues to be covered in this Report that have a significant impact to the business and stakeholders.

Process

Stage 1 – Identification

A selection of ESG issues that may reasonably be considered important for the Group and its stakeholders from various sources, including listing rules requirement, industry trends and internal policies. 28 issues were identified and grouped into 4 categories: Environment, Employment and Labour Practices, Operating Practices and Community.

Stage 2 – Prioritisation

Conducted online surveys to rate the importance of each issue from the perspective of a stakeholder and the Group using a scale of 1 to 5.

Developed the materiality matrix based on the scores of the surveys, set the threshold for materiality (i.e. at a score of average) and prioritised a list of sustainability issues.

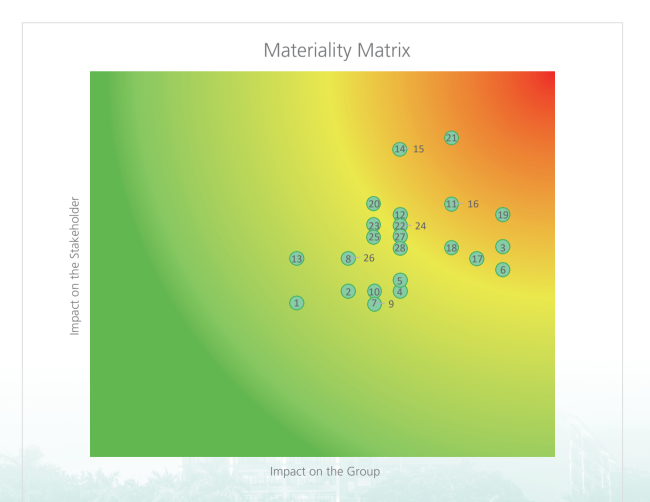
Stage 3 - Validation

Management reviewed the materiality matrix and the threshold for materiality. ESG issues, with a score of average or above from the perspective of a stakeholder and the Group, were prioritised as the most important sustainability issues for the Group to address and report on.

Materiality Matrix

Based on the materiality matrix, we believe the most pertinent sustainability issues which are material to both the Group and stakeholders include the following:





1	Air Emissions	11	Employment Practices	21	Customer Satisfaction
2	Greenhouse Gas ("GHG") Emissions	12	Diversity and Equal Opportunities	22	Intellectual Property
3	Effluents Management	13	Anti-discrimination	23	Safety of Services/Products
4	Waste Management	14	Staff Occupational Health and Safety	24	Quality of Services/Products
5	Energy Efficiency	15	Staff Development and Training	25	Business Ethics
6	Water Efficiency	16	Prohibition of Child Labour and Forced Labour	26	Anti-corruption Training for Management and Employees
7	Use of Raw and Packaging Materials	17	Responsible Supply Chain Management	27	Contributions to the Society
8	Environmental Regulation Compliance	18	Environmental Friendliness on Products or Services Purchased	28	Communication and Connection with Local Community
9	Land Use, Pollution and Restoration	19	Compliance with Regulations on Marketing, Product and Service Labelling		
10	Climate Change	20	Customers' Privacy and Confidentiality		

OUR ENVIRONMENT

Sustainability Overview and Management Objectives

The Group believes its success is founded upon the principles of sustainability through providing quality services to guests at Gudou Hot Spring Resort, whilst at the same time striving to preserve the surrounding environment and support the communities through its social responsibility practices.

The Group has established a set of management policies and adopted various measures on environmental protection and natural resources reservation to help ensure the sustainable development and operation of the business. The Group actively manages its business in an environmentally and socially responsible manner consistent with the policies adopted and the below sections present a brief summary of these policies and their implementation during the Period. Guangdong Gudou was recognised as a "Green Mine" by the Department of Natural Resources of Guangdong Province in 2018 for its adoption of measures to control the disturbance to the surrounding environment to maintain sustainable development of mineral resources.

In addition, the Group advocates energy saving and carbon reduction, and is committed to achieving sustainable operations. To this end, we have set clear emission reduction targets, compared with the 2021 baseline, and strive to achieve the following targets:

- Reduction of air emission by 5% in 2024; 8% by 2026 and 10% by 2030;
- Reduction of energy consumption 5% in 2024; 8% by 2026 and 10% by 2030;
- Reduce water consumption 5% in 2024; 8% by 2026 and 10% by 2030;
- Reduce waste disposal by 5% in 2024; 8% by 2026 and 10% by 2030;

GROUP POLICIES RELATING TO ENVIRONMENTAL PROTECTION

As Gudou Hot Spring Resort and the Group's operations are based in the PRC, its business operations are principally subject to the PRC environmental laws and regulations. With a view to complying with the relevant environmental laws and regulations and minimising the impact on the environment as well as to report on the environmental and social aspects of the Group's business operations, the Group has developed an environmental management program ("EMP") for the purpose of identifying aspects of the Group's operations ("Aspects") that may have significant impact on the environment in light of applicable laws and otherwise.

Under the EMP, representatives from each operational department within the Group will meet yearly with the Group's environmental management representative ("EMR") to review its key processes and identify possible aspects underlying the operation of such department. The Group's senior management team will then discuss with the EMR regarding any significant aspects identified, and design measures aimed at reducing the environmental impacts arising from such aspects. These measures will be documented in our environmental protection policies and the related staff will be provided with suitable training, with EMR supervision and report to senior management from time to time to ensure effective implementation.

Emissions and Waste Generation

Air Emissions

The principal types of emissions and wastes generated from the Group's business operations, i.e. (i) the operation and management of the hot spring resort and hotel facilities of Gudou Hot Spring Resort and (ii) the development and sale of tourism properties located at Gudou Hot Spring Resort, are listed as follows and the Group believes these emissions and waste do not have a significant adverse impact on the environment:

Emission data of Nitrogen oxides (NO_y), Sulphur oxides (SO_y) and Particulate matter (PM) are listed in the table below,

Air Pollutant ¹	Unit	2020	2021
Nitrogen oxides ("NO _x ")	kg	N/A²	311.35
Sulphur oxides ("SO _x ")	kg	N/A²	42.28
Particulate matter ("PM")	kg	N/A²	13.44

We will continue to improve our internal data collection mechanism for a complete disclosure in the coming years.

• Domestic waste: Paper, household wastes, food wastes from the Group's hot spring resort and hotel operation business and other incidental wastes

As part of the Group's hot spring resort and hotel operation business, it generates non-hazardous domestic wastes from guest room amenities packaging such as paper, plastic bags and plastic bottles. It also generates household wastes from guests and food wastes from the catering and restaurant business in Gudou Hot Spring Resort.

Only the emissions from petrol and diesel mobile consumption covered, and the estimation is based on "How to prepare an ESG Report? Appendix 2: Reporting Guidance on Environmental KPIs" published by the Stock Exchange.

Such data was not available in the 2020 ESG Report.

Wastes generation from our operations are as follows:

Wastes	Handling Method Ur	nit	2020	2021
Non-hazardous wastes	tonn	nes	416.3	700.8
Domestic Wastes	Landfill tonn	nes	416.3	700.8
Total	tonn	205	416.3	700.8
Total	tonn	ies	410.3	700.8
Intensity	Approximate tonnes per million RMB ³ revenu	ue	3.3	10.95

Our operations does not generate any hazardous waste as our business nature is mainly on managing and operating our hotel resorts and offices; the Group does not own any factories, which could be seen as a major source of hazardous wastes. Besides, our hot spring uses natural hot water source which does not include any addition of manmade substances, therefore it does not generate hazardous waste. Compare with the data disclosed in FY2020, there was an increase in non-hazardous wastes generation during the Period due to the lockdown of the hotel resorts and offices in 2020 as COVID-19 was running rampant during the year, as the operations resume during the Period which also give rise to the generation of non-hazardous wastes. To the best of our Directors' knowledge, the Group was not aware of any significant amount of wastewater and hazardous wastes generated in our hotel resorts and offices. Looking ahead, the Group will continue refining its wastes reduction measures and disclose relevant results where appropriate. Relevant local government authorities will perform sample testing regularly to ensure the parameters following the wastewater discharge license if needed. We will also seek continuous improvement in waste and wastewater management performance following the instructions or recommendations of improvements from the government authorities.

Domestic wastes discharged by Gudou Hot Spring Resort in ordinary means are in compliance with the Law of the PRC on the Prevention and Control of Environmental Pollution by Solid Wastes(《中華人民共和國固體廢物污染環境防治法》).

The Group's annual revenue was approximately RMB127 million and RMB64 million in FY2020 and during the Reporting Period respectively.

The Group's waste management strategy focuses on legal disposal, reduction, recycle and reuse of wastes. All the waste disposal and processing must be carried out by government-certified service providers according to PRC laws and regulations. Recyclable wastes are sorted and collected according to classifications and are delivered to a recycling vendor in the Xinhui District where appropriate.

Greenhouse gas (GHG) emission which include carbon dioxide (CO₂), methane (CH₄) and nitrous oxide (N₂O)

These greenhouse gases are principally emitted from the use of electricity and fuels derived from fossil fuels within Gudou Hot Spring Resort. Catering and restaurant business of our Gudou Hot Spring Resort also generates smokes and fumes. Greenhouse gases are also derived from vehicles of guests who visit our Gudou Hot Spring Resort. The Group also owns 59 motor vehicles which are used for transportation of personnel and other business uses. The Group has adopted the use of electrical carts for the transportation within Gudou Hot Spring Resort by our guests in order to reduce the direct emission of GHG. Therefore, emissions of GHG from vehicles in Gudou Hot Spring Resort is not considered material.

The below table sets out the key statistics relating to GHG emissions⁴.

Greenhouse Gas (GHG) Emissions

In response to the community's gradual concern on greenhouse gas ("GHG") emissions, climate changes and other related issues, the Group is committed to implementing and maintaining a high standard of greenhouse gas management. The GHG emissions⁵ are as follows:

	Unit	2020	2021
Scope 1 ⁶	tonnes CO ₂ -equivalent	265.9	965.0
Scope 2 ⁷	tonnes CO ₂ -equivalent	6,453.6	6,891.3
Total	tonnes CO ₂ -equivalent	6,719.5	7,856.3
Intensity	tonnes CO ₂ -equivalent per million RMB ³ revenue	52.9	122.8

⁴ GHG emission data is presented in carbon dioxide equivalent and the calculation of GHG emissions during the Period was estimated based on the amount of electricity and fuels consumed and the relevant emission factors.

The calculation of greenhouse gas emissions is made reference to the GHG Protocol Tool for Energy Consumption in China (Version 2.1) published by the World Resources Institute, and 2019年度減排項目中國區域電網基準線排放因子published by 國家應對氣候變化戰略研究和國際合作中心.

Scope 1: Direct emission from the business operations owned or controlled by the Group, such as emissions from diesel and petroleum burnt on site.

Scope 2: The "indirect energy" emissions from the internal purchased electricity consumption by the Group.

Scope 1 emission from fossil fuel consumption in our operations contributed to around 12% of our total emissions, including diesel and petroleum consumption for our generators and mobile vehicles. Whilst Scope 2 emission from electricity consumption in our operations contributed to around 88% of our total emissions which is the major source of our GHG emission. There was an approximately 17% increase on the total amount of GHG emission of the Period in compare with FY2020 mainly due to the lockdown of the hotel resorts and offices in 2020 as COVID-19 was running rampant during the year, as the operations resume during the Period which also give rise to the GHG emissions in both Scope 1 and 2. The Group will continue to assess, record and disclose its GHG emissions annually. The Group will continue to refine the data collection system and develop reduction strategies if appropriate based on the projection of data in the coming years.

In addition to the direct emissions from the combustion of fuels, the use of electricity by the Group is also indirectly attributable to production of GHG, from the electricity generation process. With reference to the kilowatt-hour power generation to carbon dioxide emission ratio respectively published by the PRC provincial government, during the Period, approximately 6,892.1 tonnes (2020: 6,453.6 approximate tonnes) of carbon dioxide were attributable to the Group's electricity usage in the operation of Gudou Hot Spring Resort.

In respect of the tourism property development business, wastes generated during the development include demolition wastes, broken bricks, sand, concrete, waste packaging materials as well as domestic garbage. The Group outsources its construction work to independent construction contractors. Pursuant to the respective construction agreements entered into between the construction contractors and the Group, the construction contractors and any subcontractors are required to comply with the environmental impact assessment requirement and the applicable environmental laws and regulations, including management of waste generated during the construction. As a result, data in respect of wastes generated from tourism property development business during the Period is not available to the Group.

• Measures undertaken to reduce emissions and wastes

With a view to minimising the environmental impact brought by these emissions and wastes, the Group has adopted the following measures during the Period to supplement its EMP:

- Utilising electric vehicles within Gudou Hot Spring Resort as opposed to fossil fuel-powered vehicles so as to reduce emissions from sources.
- Develop better understanding on the Group's suppliers and subcontractors and taking into account
 their environmental and social responsibility practices in the recruitment process. Please refer to the
 sub-section headed "Social Responsibility Operational Practices Supply Chain Management" below in
 this Report for further details.
- Arranging periodic environmental compliance inspections to ensure the Group's compliance with the applicable PRC environmental laws relating to the Group's operations.

On the other hand, reducing the amount of wastes being sent to the landfill forms an important part of the Group's environmental policies. The Group promotes the "3R" Program which aims at minimising, to the extent practicable, the amount of wastes produced during the course of the Group's business operations. The term "3R" represents

- a) Reduction Gudou Hot Spring Resort has been implementing waste minimisation initiatives including wet amenities, soap, paper and glass bottles. The guest room amenities will only be replenished upon request by guests.
- b) Reuse reusing wastes generated and returning unused materials such as plastic containers and festive decoration.
- c) Recycling converting waste materials into usable materials or extracting useful substances from them, such as recycling paper and plastic.

For policies and measures undertaken by the Group to reduce the use of electricity, please refer to the paragraph headed "Resources consumption – Electricity" below.

ENVIRONMENTAL COMPLIANCE

After the Environmental Protection Tax Law of the PRC(《中華人民共和國環境保護稅法》) came into effect on 1 January 2018, the Group is required to pay environmental pollution tax for pollutants directly discharged to the environment, such as air pollutants and water pollutants. During the Period, the Group complied with the following laws and regulations:

- Environmental Protection Law of the PRC(《中華人民共和國環境保護法》),
- Atmospheric Pollution Prevention and Control Law of the PRC(《中華人民共和國大氣污染防治法》),
- Law of the PRC on the Prevention and Control of Environmental Pollution by Solid Wastes(《中華人民共和國 固體廢物污染環境防治法》),
- Water Pollution Prevention and Control Law of the PRC(《中華人民共和國水污染防治法》),
- the Prevention and Control of Noise Pollution Law of the PRC(《中華人民共和國噪聲污染防治法》),
- Discharge Standard of Pollutants for Municipal Wastewater Treatment Plant(《城鎮污水處理廠污染物排放標準》),
- Water Law of the PRC(《中華人民共和國水法》),
- Mineral Resources Law of the PRC (《中華人民共和國礦產資源法》) and
- Other relevant environmental laws and regulations in all material respects

During the Period, to the best of our Directors' knowledge, the Group was not aware of significant non-compliance issues regarding emission, noise, waste disposal and sewage discharge. We believe that the emission, disposed waste and discharged sewage does not pose material impact on the surrounding environment which is different from local domestic emissions, waste disposals or sewage discharges. To avoid any occurrences of non-compliance in future, we will continue to uphold the environmental awareness.

ENVIRONMENTAL IMPACTS FROM OUR OPERATIONS AND MITIGATION MEASURES

The hot spring water after use will discharge into the Huangmao Sea (黃茅海), we ensure the compliance of the discharge sticks to the relevant PRC laws and regulations by accepting local environmental protection department to perform sample testing regularly on our water discharge. In addition, the operation of the hotel and other ancillary facilities within Gudou Hot Spring Resort also generates sewage (e.g. water used by guests for personal care and by hotel staff for cleaning and domestic use). In order to minimise the impact of the Group's water discharges on the surrounding environment, the Group has two separate drainage systems with capability to process 2,700 tonnes of water per day. Both systems are utilised during peak seasons and are utilised alternatively during low seasons on a daily basis. A large-scale water purification system has also been set up in Gudou Hot Spring Resort which involves numerous procedures including anaerobic oxidation and sterilisation to purify the sewage generated and ensure that sewage discharged is filtered of residue before discharge. Approximate 25,000 tonnes of sewage were purified during the Period.

During the Period, to the best of the Directors' knowledge, the Group did not receive any complaint from its customers or any other parties in respect of any environmental protection issues, and had not experienced any material environmental incidents arising from its operations. During the Period, no material administrative sanctions or penalties were imposed upon the Group for the violation of environmental laws or regulations which had an adverse impact on its operations.

Resources Consumption

The Group recognises the importance of efficient resources consumption and continuously aims at streamlining its operations with a view to developing an energy-efficient culture. The principal types of resources utilised by the Group in the operation and management of Gudou Hot Spring Resort during the Period, and the measures undertaken by the Group to promote efficient usage are discussed below:

Water Consumption and Efficiency

Freshwater is also an important resource on earth. The operation of Gudou Hot Spring Resort involves high water consumption as it needs to serve 90 public pools and 96 private pools in themed hotel complexes. According to the water extract permits issued by the Xinhui District Water Bureau of Jiangmen City, the Group is allowed to extract a maximum of 662,500 cubic metres of freshwater (for freshwater hot spring). Freshwater hot spring resources can be replenished naturally by rainwater that flows underground and other underground water.

The Group's office and tourism property development business utilised insignificant amount of water resources as compared to domestic water usage at Gudou Hot Spring Resort. During the Period, the aggregate volume of hot spring water and domestic water consumed at Gudou Hot Spring Resort amounted to approximately 1,336.3 thousand tonnes.

	Unit	2020	2021
Domestic Water	Thousand tonnes	943.6	1,164.3
Hot Spring Water	Thousand tonnes	226.7	172.0
Total	Thousand tonnes	1,170.3	1,336.3
Intensity	Approximate tonnes per million RMB ³ revenue	9.2	20.9

The water consumption of the Group has increased due to the lockdown of the hotel resorts and offices in 2020 as COVID-19 was running rampant during the year, as the operations resume during the Period which also give rise to the water consumption in domestic water. Looking ahead, the Group will keep reviewing and evaluating the existing usage for further planning of water-saving measures.

In order to ensure efficient and sustainable use of water resources, the Group has closely monitored the usage of water resources to ensure the volume of water actually extracted by Gudou Hot Spring Resort is below the maximum extraction volume. The Group has also adopted internal guidelines and provides staff education to promote water conservation, as well as routinely inspects and upkeeps water supply facilities. To further ensure quality of water supplied for use at Gudou Hot Spring Resort, the Group has also adopted clear guidelines regarding sanitisation and filtration in water supply and storage facilities. The management also constantly monitors status of our spring water sources and engages hot spring experts for conducting annual check on the quality and quantity of our spring water sources.

Energy Efficiency

Electricity is necessary for the operation of hotel and other ancillary facilities within Gudou Hot Spring Resort and the tourism property development, it is the main source of energy used. The Group has adopted an internal policy during the Period to promote conservative energy uses. Under the policy, the usage of electricity in Gudou Hot Spring Resort is continuously monitored and there are clear guidelines on the operating hours/energy-saving measures in respect of electrical appliances such as office equipment and lighting and air conditioning facilities in the public area of Gudou Hot Spring Resort. For example,

- During summer time, lightings in office may only be switched on from 7 pm to midnight while during winter time, lightings in office may be switched one hour earlier.
- In addition, energy consumption efficiency of electrical appliances will also be taken into account when purchases are being considered.

The Group's annual revenue was approximately RMB127 million and RMB64 million in FY2020 and during the Reporting Period respectively.

To monitor the usage of electricity effectively, data of electricity usage is collected and analysed in the monthly meeting in respect of electricity usage. Since 2015, Gudou Hot Spring Resort is illuminated with fluorescent lamps or other energy efficient lights (which generally utilise 1,500 kWh) as opposed to traditional lights (which generally utilise 2,600 kWh).

The Group's energy utilisation data during the Period is as follows::

	Unit	2020	2021
Diesel	MWh	N/A²	543.5
Petroleum	MWh	N/A²	3,226.0
Liquefied Petroleum Gas ("LPG")	MWh	N/A²	448.6
Electricity	MWh	8,169.1	8,237.6
Total	MWh	8,169.1	12,455.7
Intensity	MWh per RMB³ revenue	64.3	194.6

During the Period, energy consumption had increased around 52% as we have expanded our disclosure for the Period to include energy consumption of non-renewable fuel.

Paper and Packaging Materials

The Group does not consider the consumption of packaging materials as material and its operations involve high level of paper and packaging materials. The Group mainly adopts paper and packaging materials for guest room amenities in the hotel facilities within Gudou Hot Spring Resort. Paper waste is the major source of our non-hazardous waste in the Hong Kong office. During the Period, the Group's Hong Kong office has reduced its paper consumption for printed materials distributed to shareholders due to the Group's adoption of more cautious approach in estimating the number of copies of printed materials for distribution.

Papers, on the other hand, is also consumed in our offices in our hotel resorts for our clerical work. To facilitate efficient paper usage, the Group has established the following measures,

- Introduced the concept of "Green Hotel" in Gudou Hot Spring Resort whereby guest room amenities are not refilled on a daily basis unless otherwise requested by guests.
- A paperless room check-in and check-out system has been implemented whereby room reservation information can be viewed on computer screens instead of paper.
- Such data was not available in the 2020 ESG Report.
- The Group's annual revenue was approximately RMB127 million and RMB64 million in FY2020 and during the Reporting Period respectively.

• The Group has also put in place internal guidelines regarding paper conservation. Pursuant to these guidelines, the use of paper by different departments of the Group will be accounted for and monitored, and paper-saving measures such as double-sided printing, using smaller sheets for sundry uses, and paperless internal correspondences, etc.

Climate Change

Climate change is one of the biggest global challenges faced by the society nowadays, and we must act now for our climate and our communities. In recent years, extreme weather, such as strong winds and heavy rainfall, as well as tides and floods, have become the focus of news. Logistics and supply chains are particularly vulnerable. Heavy rainfall, rising tides, and floods can cause serious damage to assets such as resorts, buildings, warehouses, and goods in storage, resulting in financial losses. Although such incidents are beyond everyone's control, the Group believes that all stakeholders should work together to address climate change, which will also be regarded as one of the most significant risks to the world in the next five years.

The COVID-19 pandemic has presented many new challenges this year, but it has not changed our commitment to climate action. The pace of change has expedited around the world, underscoring the importance for us to accelerate its transition to a low-carbon economy.

The Group essentially plans to respond to local government initiatives and follow local governments' emission reduction requirements. We aim to reduce emissions by around 5% by 2024 8% by 2026 and ensure the Group's greenhouse gas emissions will comply with the local requirements on or before 2030. Our target is to achieve carbon neutrality by 2050 in Hong Kong region and by 2060 in PRC. We are committed to continuously improving our energy efficiency, applying professional knowledge to improve on-site efficiency and maintain efficient management support, in order to safeguard the Group's reputation.

Over the years, we have been grasping different opportunities to expand our business, accelerate the transformation and make the Group smarter, more environmentally friendly, and safer for employees and users (such as automation, and utilizing digital platforms for online conference to reduce carbon footprint in transportation during the pandemic). These measures have made our facilities becoming more sustainable and fulfil our commitment to resource management and environmental protection.

Action on climate change

Action on climate change is embedded in the Group's business strategy and reflected in the governance and management processes of the Group. The index table below outlines where to find the core elements of how the Group responds to the HKEx recommendations on ESG (including climate-related issues).

Core element	The Group response
Governance	Setup ESG Working Group and regular meeting
	Integrate ESG topics (including climate-related issues) in corporate decision making
Strategy	Understanding climate risks and identify risk
	Opportunities in low-carbon transition
Risk Management	ESG Working Group to discuss about ESG risks
	Preparing for the transition to a low-carbon economy
	Preparing and setup measures to physical climate risks
Metrics and Targets	Investing in transition enablers
	Creating value in the low-carbon transition

The Group has identified a series of climate-related risks and opportunities relevant to our assets and services which are significant to us. These transition and physical risks are discussed in the sections below.

	Risks	Opportunities
Short term (0 – 1 year)	Physical risks from extreme weather events	 New services to help communities decarbonise
	Securing the skills and capability required to implement climate strategy	 Technologies to enhance the performance of operation and energy efficiency
Medium term (5 years)	• Transition risks – Implementation of low-carbon policies for the operation	 Transitioning to low carbon economy market to meet government decarbonisation targets
	 Transition risks – Supply and demand for certain commodities, products and services may change as climate related risks and opportunities are increasingly taken into account. 	Opportunities arising from transition enablers
Medium to long term (5+ years)	 Transition risks – Potential new regulation and policies 	 Transitioning to low carbon economy market to meet government decarbonisation targets
	 Transition risks – Development and use of emerging technologies may increase the operational costs, and reduce the Groups' competitiveness 	Opportunities arising from transition enablers
	• Transition risks – the Group reputation may be impacted due to changing customer or community perceptions of said the Group's contribution to or detraction from the transition to a lower-carbon economy.	To work as a pioneer in the industry and build up the relevant reputations

Physical climate risks have the potential to damage the integrity of the Group's assets or interrupt our service delivery and customers directly. The Group has already set up a number of measures in place to enhance the reliance of its operations, including contingency plan for extreme weather or emergency conditions.

Transition Risks have the potential to increase the operational cost and legal risk due to change of policy, technology development, digitalisation, relevant risk affected to supply and demand, and reputation due to public perceptions. The Group has already identified the relevant risks and continue to monitor the market and policy updates. The Group has also planned to invest according to the market needs and take this as an opportunity for long term development following relevant policies and instructions of the PRC Central Government.

Over the years, a series of measures have been adopted to put in place along the Group's value chain helping the Company to be prepared for climate events. These measures are deployed for different geographies, taking into account the asset types, locations and relevancy. They are summarised in the table below:

Relevant part of		
the	value	chain

Relevant measures

Supply chain Diversify materials and food supplies from multiple suppliers and sources.

Operation Monitor and inspect assets regularly

Maintenance of a Contingency Plan for all facilities

To address extreme heat and increased temperature:

Maintain cooling equipment in good conditions

To address the risk of water shortage and drought:

- To maintain water tank(s) in facilities if possible
- Purchase drinking water with sufficient storage

To address flooding risks:

- Build protection walls for facilities and run-off water storage, if necessary
- Deploy anti-flooding measures suitable for the assets, including drainage systems, flood gates and flood barriers, if necessary
- Put in place additional coverage with tarps, grass planting and drainage works to avoid soil erosion, if necessary

Relevant part of the value chain	Relevant measures
Retails	Through engagement events, inform customers of the initiatives already undertaken to increase system resilience
Services	 Establish a typhoon response protocol and coordinating system, and post-typhoon reviews to ensure smooth execution of contingency plans
	 Utilise the emergency restoration system, enabling rapid construction of temporary masts that can shorten the restoration of power supply
	 Enhance the communication capacity of customer services, in particular post-incident customer communication

Investing transition enablers

Investment in a broad range of transition enablers is required to transform the business to low-carbon economy. The Group will invest more resources to purchase Electric vehicles (EV) to replace the old fossil fuels vehicles and to explore the possibility of utilisation of solar energy in future.

Our Path to 2050

The Group are prepared to address the threats climate change poses both to our business and to the communities that we serve. We are determined to deliver on our purpose to provide safe, reliable, and affordable services for customers, and we are fully aware that our environmental responsibility has never been greater. The Group is ready to face this challenge and we will continually raise our ambitions, wherever possible, strengthening our targets at least every five years. Every one of us need to play our part and together we can speed up the pace of low carbon transition and create a low-carbon world for our future.

OUR PEOPLE

Group Policies Relating To Corporate Social Responsibility Practices

Employees are the foundation of the Group's success and development. We consider human resource as the most important asset and the Group is committed to ensuring the health, safety and general welfare of its employees at work. In addition, the Group provides various job-related seminars, workshops and training courses for the employees' continuous professional development. Further, the Group has also adopted a number of social responsibility practices for the support of the community and upholding the Group's business integrity.

Policies

Human resources department is established for the management of employment policies. Our Employee Handbook sets out the terms, guidelines and arrangements on remuneration and compensation, dismissal, recruitment, promotion, working hours, rest periods, diversity, equal opportunities, anti-discrimination and other benefits and welfare.

Employment Management

Recruitment and Dismissal

Recruitment is required when there are staff replacements, identification of new positions or an increase in workload or responsibilities within departments.

Recruitment is tailored to different classes of positions to be filled and will be directed to appropriate sources of applicants in order to attract ample candidates. Publicity of recruitment will be carried out through appropriate media for a sufficient period to assure open opportunity for application and consideration.

The dismissal or voluntary termination of employee's contracts shall be enforced in accordance with the employment laws and regulations in Hong Kong and the PRC. Either party may terminate the employment by giving a written notification or payment in lieu of notice to the other party as specified in the employment contract according to the requirements of local Labour Legislation. To retain talented staff, all monthly-paid employees separating from employment are expected to sign an exit interview appointment letter and we will conduct an exit interview for receiving opinion and persuasion before the official leaving date.

Promotion

The Group recognises promotion as the shift of an employee from one position to another that requires a higher degree of knowledge, skill or responsibility and is assigned a higher pay range. We adopt an open-door communication policy and carries out annual review with its employees on their performance during the Period, during which process each employee is given equal opportunity for promotion. The Group's employees are provided with a clear career path with opportunities for additional responsibilities and promotions.

Equal Opportunity, Diversity and Anti-discrimination

The Group is committed to promoting equality in working environment for all employees, ensuring that employees are treated equally in every aspect of their jobs and work under a discrimination-free working atmosphere. The Group prohibits discrimination against potential candidates in the recruitment process on the account of their race, colour, religion, sex and gender identity/sexual orientation, age, marital and parental status, and/or pregnancy or medical conditions. All employees are encouraged to report any cases of breaching occasions to the Human resources department, all cases will be thoroughly investigated and treated in with high confidentiality.

The Group recognises and embraces the benefits of having a diversified Board and workforce to enhance the quality of its performance. We establish the Board Diversity Policy, and believe that the different backgrounds and abilities of our Directors could enhance board diversity and to achieve effective leadership with multi-perspective ideas during business decision making. The selection of candidates has been considered from a number of aspects, including but not limited to gender, age, cultural and educational background, professional experience, skills, knowledge and length of service.

Our vision on equality applies to all aspects in employment, including but not limited to recruitment, promotion, transfer, job assignment, rewards and benefits, training and development, suspension, etc.

Prohibition of Child and Forced Labour

The Group strives to be a responsible employer and we are committed to implementing good employment practices, and advocates ethics and human rights at the workplace. We only hire legitimate employees and do not hire any persons who do not meet the minimum working age as specified under applicable laws and regulations. During the recruitment process, candidates must submit photocopies of identity cards and present originals for verification purposes.

The Group has in place an internal policy and Employee Handbook which prohibits any form of child labour and clearly set out the process of resignation and dismissal of employees in order to safeguard the Group's and employees' rights, eliminating the possibilities of forced labour. Human Resources department will review the employment practice regularly to prevent the possibility of child and forced labour.

If any child or forced labour cases have been discovered, the underaged labours would be ceased from work immediately. The Group would follow the local labour laws and regulations to handle such cases.

The Group is in compliance in all material respects of employment and strictly abides (i) the Labour Law of the PRC (《中華人民共和國勞動法》), (ii) the Labour Contract Law of the PRC (《中華人民共和國勞動合同法》), (iii) the Employment of Children Regulations of Hong Kong and (iv) the Employment Ordinance of Hong Kong. During the Period, to the best of Directors' knowledge, the Group was not aware of any significant non-compliance case relating to child labour and forced labour.

At the end of the Period, the number of employees breakdown are as follows,

Workforce	2020	2021
As at Financial Year end	No. of Staf	f No. of Staff
By Gender		
Male	192 (40%	137 (39%)
Female	289 (60%	215 (61%)
By Age Group		
Below 20	5 (1%	1 (0.3%)
20 – 39	202 (42%	150 (42.6%)
40 – 59	264 (55%	194 (55.1%)
60 or over	10 (2%	7 (2.0%)
By Employment Type		
Full time	N/A	352 (100%)
Part time	N/A	0 (0%)
By Geographical Region		
PRC	471 (98%	345 (98%)
Hong Kong	10 (2%	7 (2%)
Total		1 352

Such data was not available in the 2020 ESG Report.

The Group strictly abides by related laws and regulations, including but not limited to:

- Hong Kong Employment Ordinance (Cap. 57)
- Hong Kong Employees' Compensation Ordinance (Cap. 282)
- Hong Kong Mandatory Provident Fund Schemes Ordinance (Cap. 485)
- Labour Law of the PRC(《中華人民共和國勞動法》)
- Labour Contract Law of the PRC(《中華人民共和國勞動合同法》)
- Hong Kong Minimum Wage Ordinance (Cap. 608)
- Hong Kong Sex Discrimination Ordinance (Cap. 480)
- Hong Kong Race Discrimination Ordinance (Cap. 602)

The Group believes, to the best of the Directors' knowledge and belief, that during the Period, it is generally in compliance with local labour law regarding compensation and dismissal, recruitment and promotion, working hours, rest periods, equal opportunity, diversity, anti-discrimination, vacation, minimum wage requirements. In addition, it has not received any complaint or notification from governmental authorities for contravention of any of the employment practices referred to above.

Employee Retention

Remuneration and Compensation

The Group offers competitive salary in order to attract talents. The remuneration of each employee will be determined with reference to a number of factors including educational background, job duties, professional skills, technical capabilities and experience, as well as salary level for similar job positions in the industry. The Company has also adopted a share option scheme under which employees of the Group are, based on management's evaluation of their individual performance, eligible to be granted share options as incentives.

To attract and retain talents, the Group also offers a variety of benefits, including discretionary bonus, statutory pension scheme contributions for the benefit of employees in accordance with the relevant legal requirements in Hong Kong and the PRC, including the mandatory provident fund contributions in Hong Kong and social insurance payments in the PRC, injury compensation and insurance, overtime allowance, etc.

Rest Period and Working Hours

The Group provides reasonable working hours and rest periods to employees. The resting time of the Group's employees is well respected and the employees are also entitled to paid holidays pursuant to statutory requirements or otherwise under their respective employment contracts such as annual leave, maternity leave, sick leave, marriage leave, bereavement leave, etc.

Employee Turnover

During the Period, the Group has an overall turnover rate of 31.5% (FY2020: 3.3%). The detailed turnover numbers and percentage are as follow:

Turnover	2020 No. of Staff	2020 Turnover rate (%)	2021 No. of Staff	2021 Turnover rate (%)
By Gender				
Male	5	2.7%	63	45.3%
Female	11	3.5%	105	48.8%
By Age Group				
Below 20	0	0.0%	1	100.0%
20 – 39	8	4.0%	76	50.7%
40 – 59	N/A ²	N/A ²	86	44.3%
60 or over	N/A ²	N/A ²	5	71.4%
By Geographical Region				
PRC	16	3.3%	167	48.4%
Hong Kong	0	0.0%	1	14.3%
Overall	16	3.3%	168	47.7%

During the Period, the Group has adjusted its business size to achieve more effective operating cost control, as a result the number of employees had a significant decrease whilst the turnover rate has increased.

Employee Activities

During the Period, the Group has organised a variety of activities to motivate and to enhance overall morale of its employees, the Group also organises company events such as New Year Cooking Class, Employee Award Ceremony, Sports Days, etc. to allow the staff members to gather outside of work for bonding and team-building.

Health and Safety

Health care of employees is of primary importance to the Group. We are committed to providing a safe working environment to our employees. To maintain a safe working environment and minimise workplace injuries, the Group has established internal policies on safety management whereby different team is assigned different safety compliance responsibilities. We have zero-tolerance for employees who commit physical assault, threatening behaviour, unwelcome photo-taking and harassment in the workplace.

Such data was not available in the 2020 ESG Report.

Policies

Occupational Safety and Health Policy

- Policies on safety management
 - Our policies on safety management have clear responsibility definitions for our employees at different levels on safety management and compliance of relevant requirements. We require our employees to strictly comply with the policy for understanding the safety precautions at workplace.
- No-violence policy
 - Sexual harassment at the workplace is strictly prohibited to protect its employees from unsolicited sexual advances.
- The Safety Management Team
 - The team is comprising with thirteen personnel, and
 - The team is responsible for overseeing the safety of our employees during the overall project development process.

Occupational Measures

The below sets out a few examples of the practices adopted by the Group in compliance with the applicable local laws and regulations in relation to workplace safety:

Our Attempt

- Ensuring the Group's construction contractors maintain accident insurance for the workers
- Engaging independent construction supervision company to monitor safety measures throughout the construction process who will submit inspection reports to the Group regularly
- Employing certified contractors for regular inspection of fire safety equipment in Gudou Hot Spring Resort and office premises
- Providing health checks to staff members as appropriate prior to commencement of employment
- Providing surgery masks for staff and customers during pandemic of COVID-19
- Providing safety equipment such as fire extinguishers at the workplace
- Installing surveillance cameras at the main entrances, reception halls and front desks of various sections of Gudou Hot Spring Resort, as well as certain spots of the public area within Gudou Hot Spring Resort

- Employing security guards guarding at various entrances and carrying out 24-hour patrol
- Prohibiting smoking at the workplace
- Providing safety training to staff members and practising from time-to-time emergency responses in the case of fire or other hazards
- Regular cleaning of the water supply filters and daily garbage removal

Safety Performance

The Group has committed to provide all necessary resources for effective implementation and continuous improvement to avoid the accident frequency rate. Our projects are subjected to certain safety and health requirements pursuant to the laws in Hong Kong and the PRC, including but not limited to,

- The Labour Law of the PRC(《中華人民共和國勞動法》)
- The Labour Contract Law of the PRC (《中華人民共和國勞動合同法》) and
- The Occupational Safety and Health Ordinance of Hong Kong (Cap. 509)

To the best of our directors' knowledge, the Group was not aware of any accidents, fatalities and lost days due to material workplace injuries during the Period and the previous two years. The Group will continue to uphold safety awareness, review on our safety measures and provide instructions to our employees to ensure continuous improvements and avoidance of accidents from occurring. Also, the Group believes, to the best of the Directors' knowledge and belief, that during the Period, it is generally in compliance with local labour law regarding occupational health and safety.

Staff Education and Development

Employees are our valuable assets. The Group simultaneously pursuits on the business development and investment on our staff. Considering its employees to be indispensable to the Group's business achievements, apart from safety-related training as mentioned above, the Group also provides both internal and external training programs to its employees regularly with a view to upholding our "Gudou" brand image and enhancing their work quality and personal development.

All new hotel staff are required to attend a hospitality pre-job training to equip them with necessary knowledge about the brand "Gudou" and prerequisite skills in serving guests. Internal training programs are held on a regular basis to refresh memories and skills of its staff. The Group also introduces a mentorship program whereby senior staff members will supervise new employees, and provide on-job training and orientation to them to facilitate smooth integration into the Group's operation process.

- Training and Education Allowance Policy in Employee Handbook
 - Continuous development is encouraged by monetary allowances, depending on the nature and duration of learning.

Career Development

We establish individual labour contracts with each of our employees in accordance with the applicable labour laws. The remuneration package which we offer to employees includes salary, bonus and other allowance.

The performance of our employees is reviewed annually for numerous purposes such as promotion appraisals, salary review and determination of annual bonus. We believe that the current appraisal and bonus system provides an effective communication path between our employees and managing staff, which help to achieve the Group's expectations, to evaluate individual performance, and to indicate the talented labour and also retain existing staff members.

Learning and Development

To keep our employees abreast of new knowledge and skills, we provide training programmes to our employees such as workshops and seminars on health and safety at workplace. We believe that the provision of opportunities to continuing education and advanced training can both increase our staff member's competence and work efficiency and enhance safety and loyalty.

For our new employees to become familiar with the culture and work practices, our new employees are subject to a probation period which confirmed in the appointment documentation for a particular post. Upon expiry of the probation period, the relevant supervisors will decide if permanent employment status will be granted to the new employees based on their performance.

Overall, the Group had a total of 351 out of 352 total number of employees received training and offered a total of 452 training hours. The details are as follows:

Percentage of Employee Receiving Training ⁹	2020	2021
By Gender		
Male	99.5%	100.0%
Female	99.7%	99.5%
By Employment Category		
Managerial Staff	98.6%	98.2%
General Staff	99.8%	100.0%
Part-time Staff	0.0%	0.0%
Overall	99.6%	99.7%

⁹ Percentage of trained employee = Total number of employees received training during the Period/Total number of employees

Average Training Hours ¹⁰	2020 Hours per Employee	2021 Hours per Employee
By Gender		
Male	2.1	0.7
Female	1.3	2.0
By Employment Category		
Managerial Staff	3.4	1.1
General Staff	1.3	1.3
Part-time Staff	0.0	0.0
Overall	N/A²	1.3

Our Supply Chain

Supply Chain Management

The Group is committed to building lasting and constructive relationships with partners in its supply chain. To maintain and ensure the quality of the Group's services, our Supply Chain Management Policy specifies our dedication to a fair, transparent and competitive procurement process, which requires all employees to observe the highest standards of business integrity and to comply with relevant laws and regulations.

Supplier Engagement

The major suppliers of goods and services to the Group mainly include (i) construction companies; (ii) supplier of Food and Beverages ("F&B") and (iii) suppliers of other daily utilities. For our tourism property development projects, the Group engages construction companies as our contractors to carry out the construction work and procure the necessary construction materials. We purchase the food ingredients for our F&B outlets on an "as-needed" basis.

To maintain and ensure the quality of the Group's service, its supply chain management policy is to use strict review criteria for selection of suppliers. The suppliers must hold all necessary licenses and qualifications. We conduct supplier evaluation for new suppliers.

It is our practice to select only those suppliers from our approved list who have met the Group's quality requirements and have a satisfactory record of quality and on-time delivery. The Group also practises ethical procurement and targets to source raw materials from socially responsible suppliers. We apply such practices by requiring all personnel with supply chain management responsibilities are trained to ensure, to the extent practicable, that selected suppliers are legally compliant in respect of services and products provided to the Group, especially with respect to compliance with laws against slavery and human trafficking, and other employment-and environment-related laws.

Such data was not available in the 2020 ESG Report.

Average training hours = Total training hours during the Period/Total number of employees

Conformity by suppliers with the relevant industrial standards and ethical business norms in their supply of services and products to the Group is one of the supplier selection criteria that the Group takes into account. Suppliers' fulfilment of the environment (such as the promotion of environmentally preferrable services and products), health and safety requirements of the Group are relevant factors which will be taken into account by the Group in our supplier selection process.

Supplier Profile

As at 31st December 2021, we have a total of 65 suppliers, with 20 newly approved suppliers during the Period. Our suppliers are all located in the PRC.

Supplier Control and Monitoring

In order to achieve better project performance, we annually rate the quality of suppliers based on factors such as (i) sufficiency of plant; (ii) sufficiency of manpower; (iii) progress; (iv) workmanship; (vi) response to instructions; (vii) financial status; and (viii) planning and management. Comments and remarks are given if any improper practises and unsatisfied performance is observed for further improvement.

Moreover, we monitor the performance and identify the environmental or social risks and related practices of suppliers on our approved list on an annual basis through site inspections, and interviews. The Group's management will review the procurement process and may source materials or products from alternative suppliers when a supplier has been identified by the Group to have deficient environmental and social responsibility practices and has not made any improvement upon request. During the Period, all of our suppliers are managed under the supply chain management practice as mentioned in this section.

OUR CUSTOMER

Service Quality

Quality Policy

The Group has devised a hotel management manual and a property development manual which sets out stringent policies, procedures and systems in business operations. For example, the hotel management manual covers customer registration and clientele management, prepaid VIP service, etc., whereas the property management manual covers property development and sales procedures. The Group requires employees and contractors to strictly adhere to these manuals when providing services or constructing tourism properties so that the quality of the Group's services and products is consistently maintained.

Quality Management

The Group places high priority on providing guests with quality services at Gudou Hot Spring Resort and quality tourism properties. The Group has established a quality control team which comprises eleven personnel and is led by the Deputy General Manager of our hot spring resort and hotel operations. The Group follows a set of stringent quality control measures and procedures to prevent risks in relation to our hygiene and services within the amenities of our Gudou Hot Spring Resort.

With respect to our property development projects, the Group engages construction companies to undertake supervision and control in order to ensure quality conditions of the projects. The Group's technical team and property development team will also carry out onsite visit on a regular basis.

During the Period, the Group strictly abided by the Food Safety Law of the PRC(《中華人民共和國食品安全法》), Tourism Law of the PRC(《中華人民共和國旅遊法》),Regulations for the Administration of Sanitation of the Public Assembly Venue(《公共場所衛生管理條例》),Protection of the Rights and Interests of Consumers(《中華人民共和國消費者權益保護法》),Product Quality Law of the PRC(《中華人民共和國產品質量法》).

Complaint Handling

We have complaints handling procedures stipulated in the hotel management manual to provide guidelines for our employees on complaint handling. In the event that the Group receives compliants from guests, they will be handled by the hotel staff as and when needed. Compliant of material importance will be discussed in the weekly meeting of hotel management personnel. To the best of our Director's knowledge, during the Period, there was no complaints received.

Intellectual Property, Advertising and Labelling

The Group respects intellectual properties and our brand "Gudou" is well known by the public. Given the importance of this brand to the business, the Group has already registered the trademark of our principal brand name "Gudou" in the PRC and in Hong Kong. In addition, the Group has four trademarks registered in the PRC, one trademark registered in Hong Kong, and two domain names which are material to the business, namely gudouhotspring.com and gudouholdings.com for which the Group is the registered proprietor.

The Group considers sales and marketing to be a significant component in our business operations. Its marketing efforts included advertising through website, mobile applications, media, printed materials and outdoor signage. Some of these marketing activities are collaborated with travel agencies. In order to enhance our attractiveness, the Group has also launched various marketing events in our Gudou Hot Spring Resort and participated in different exhibitions in the PRC and Macau Special Administrative Region of the PRC.

During the Reporting Period, the Group was strictly abided by the Tort Law of the PRC(《中華人民共和國侵權責任 法》). To the best of Directors' knowledge, the Group was not aware of any significant impact relating to intellectual property, advertising and labelling on its operations. We will closely monitor the business environment to identify any significant risks in this area.

Customer Privacy and Corporate Information Protection

The Group strives to protect the privacy of its customers and staff in the collection, processing and use of their business or personal data, and prevent improper use or leakage of information. To ensure that personal information can be effectively protected, the Group has developed a policy which requires employees to comply with confidentiality provisions and ensure that personal data of customers are only handled by employees on a "as needed" basis and take due care to protect customers' personal data against unauthorised or accidental access.

All employees are required to abide by the guidelines and rules related to privacy regardless of work location and time. Failure by any employee to comply with the confidentiality obligations may lead to disciplinary actions, and in serious cases will be treated as gross misconduct. During the Period, to the best of our Directors' knowledge, the Group was generally in compliance with relevant laws and regulations that have a significant impact on us relating to health and safety, advertising, labelling and privacy matters on products and services provided was not aware of any significant non-compliance case in this regard.

Business Ethics

The Group is committed to conducting its business with honesty, integrity and applying the highest standards on the establishment of transparent and open corporate governance frameworks. We adopt zero tolerance on any unethical acts.

Policies and Preventive Measures

To ensure integrity and fair competition in our operations and to uphold our core value of anti-corruption, the Group has adopted and circulated internal guidelines which strictly prohibits anti-corruption activities. These internal guidelines and procedures will be provided to employees when they join the Group and will be covered in the training provided to new joiners. We regularly review and update to ensure appropriate ethical business practices and behaviour, including but not limited to:

• Employee Handbook

Our Employee Handbook sets out principles for acting responsibly in the daily operations, including issues related to business ethics, bribery, extortion, fraud, money laundering, other acts such as gambling, personal loans with persons having business relationships with the Group, misappropriation of the Group's assets, inappropriate charitable donation or sponsorship, unlawful solicitation of business or favourable treatment, provision or acceptance of "kickbacks" or unreasonable gifts, entertainments or other improper benefits, etc.

The Group's employees are required to declare their respective interest in the Group's business partners, suppliers, contractors and advisors that may conflict with the Group's business interests.

• Whistle-blowing Policy

The Group has established an internal reporting system and channels for whistleblowing under which employees are encouraged to report promptly on any suspected business malpractices and unethical acts, such as internal improprieties, corruptions, potential fraud, fraudulent acts, and any illegal, inappropriate or suspicious issues upon them. We hope to, by this mean, deter inappropriate activities and maintain a good professional image and professional ethics.

The Group strictly adheres to the laws and regulations relating to business honesty, bribery and money laundering in Hong Kong, such as Prevention of Bribery Ordinance in Hong Kong, the PRC Anti-Unfair Competition Law(《中華人民共和國反不正當競爭法》) and the PRC Criminal Law(《中華人民共和國刑法》)). Employees of the Group are also required to strictly comply with the above laws and regulations, such requirement is a term under the Group's standard employment contract that legal non-compliance will constitute a ground of termination of employment. The Group also expects its suppliers and business partners to abide by the relevant local anti-corruption laws. During the Period, to the best of our Directors' knowledge, the Group was not aware of any warning, notice complaint or notification from governmental authorities on non-compliance cases such as bid-rigging and corruption litigation in this regard. The Group, on the other hand, has sent reminders to employees via internal communication platform to draw their attention regarding anti-corruption and consequences of committing corruption acts are stated in the Employee Handbook to remind staffs and to enhance their awareness of anti-corruptions.

OUR SOCIETY

Community Investment

As a responsible corporate citizen, the Group believes that community support is important to the Group's long-term success and strives to engage the community to understand their needs surrounding Gudou Hot Spring Resort. The Group is committed to making contributions to the society and support of initiatives that benefit the communities we work in pursuit of a better tomorrow. The Group has been developing in recent years but has not forgotten social responsibility to contribute to society.

Our Contribution

In respect of tourism property development business, the Group takes into the surrounding cultural relic and plantation in its operation. Before any construction work commences, the Group conducts inspection and formulate plans to ensure that afforestation ratio as requested by the relevant government authorities at the time of grant of the use land right can be achieved. Various kinds of measures are adopted to prevent soil erosion and restore native ecosystems such as plantation of trees and utilisation of wire mesh slope stabilisation.

The Group commits to connecting Gudou Hot Spring Resort with the community. Through an established and comprehensive feedback system, guests of Gudou Hot Spring Resort are able to communicate with the Group in numerous ways including hotline, social media page or feedback form. The Group has specifically assigned personnel to follow up each case and has taken appropriate action in accordance with established policies and procedures.

The Group has shown continuous support to students by cooperating with schools to provide career opportunities for them to gain work experience which enhance their growth and help to gear them up in advance to be prepared for contributing the society in future.

The Group also encourages employees in volunteering to help the underprivileged and deserving members in its community. During the Period, the Group has arranged visit to the elderly in festive period, during the visit, festive food is made and shared together. 10 of our employees have participated in the event and contributed 3 hours to the event.

ENVIRONMENTAL, SOCIAL AND GOVERNANCE REPORTING GUIDE INDEX

Subject Areas, Aspects, General Disclosures and			
Key Performance Indica	ators (KPIs) (Note 1)	Section/Statement	
A. Environmental			
Aspect A1 Emissions			
General Disclosure	Information on: the policies; and compliance with relevant laws and regulations that have a significant impact on the issuer relating to air and greenhouse gas emissions, discharges	Our Environment – Group Policies Relating to Environmental Protection and Environmental Compliance	
	into water and land, and generation of hazardous and non-hazardous waste.		
KPI A1.1	The types of emissions and respective emissions data	Our Environment – Emissions and Waste Generation – Air Emissions	
KPI A1.2	Direct (Scope 1) and energy indirect (Scope 2) Greenhouse gas emissions in total (in tonnes) and, where appropriate, intensity (e.g. per unit of production volume, per facility).	Our Environment – Climate Change and Greenhouse Gas (GHG) Emissions	
KPI A1.3	Total hazardous waste produced (in tonnes) and, where appropriate, intensity (e.g. per unit of production volume, per facility).	No significant hazardous waste was produced.	
KPI A1.4	Total non-hazardous waste produced (in tonnes) and, where appropriate, intensity (e.g. per unit of production volume, per facility).	Our Environment – Emissions and Waste Generation	
KPI A1.5	Description of emissions target(s) set and steps taken to achieve them.	Our Environment – Sustainability Overview and Management Objectives and Climate Change	
KPI A1.6	Description of how hazardous and non-hazardous wastes are handled, and a description of reduction target(s) set and steps taken to achieve them.	Our Environment – Emissions and Waste Generation	

Subject Areas, Aspects Key Performance Indic	, General Disclosures and	Section/Statement
Aspect A2 Uses of Res		Jection/Statement
General Disclosure	Policies on the efficient use of resources, including energy, water and other raw materials.	Our Environment – Group Policies Relating to Environmental Protection
KPI A2.1	Direct and/or indirect energy consumption by type (e.g. electricity, gas or oil) in total (kWh in '000s) and intensity (e.g. per unit of production volume, per facility).	Our Environment – Environmental Impacts from our Operations and Mitigation Measures – Energy Efficiency
KPI A2.2	Water consumption in total and intensity (e.g. per unit of production volume, per facility).	Our Environment – Environmental Impacts from our Operations and Mitigation Measures – Water Consumption and Efficiency
KPI A2.3	Description of energy use efficiency target(s) set and steps taken to achieve them.	Our Environment – Sustainability Overview and Management Objectives and Environmental Impacts from our Operations and Mitigation Measures – Energy Efficiency
KPI A2.4	Description of whether there is any issue in sourcing water that is fit for purpose, water efficiency target(s) set and steps taken to achieve them.	Our Environment – Environmental Impacts from our Operations and Mitigation Measures – Water Consumption and Efficiency
KPI A2.5	Total packaging material used for finished products (in tonnes) and, if applicable, with reference to per unit produced.	Our Environment – Paper and Packaging Materials
Aspect A3 The Environ	ment and Natural Resources	
General Disclosure	Policies on minimising the issuer's significant impacts on the environment and natural resources.	Our Environment – Group Policies Relating to Environmental Protection
KPI A3.1	Description of the significant impacts of activities on the environment and natural resources and the actions taken to manage them.	Our Environment – Environmental Impacts from our Operations and Mitigation Measures

Subject Areas, Aspects	s, General Disclosures and			
Key Performance India		Section/Statement		
Aspect A4 Climate Change				
General Disclosure	Policies on identification and mitigation of significant climate-related issues which have impacted, and those which may impact, the issuer.	Our Environment – Climate Change		
KPI A4.1	Description of the significant climate-related issues which have impacted, and those which may impact, the issuer, and the actions taken to manage them.	Our Environment – Climate Change		
B. Social				
Employment and Labo	our Practices			
Aspect B1 Employmen	t			
General Disclosure	Information on: the policies; and compliance with relevant laws and regulations that have a significant impact on the issuer relating to compensation and dismissal, recruitment and promotion, working hours, rest periods, equal opportunity, diversity, anti-discrimination, and other benefits and welfare.	Our People – Policies, Employment Management, Employee Retention		
KPI B1.1	Total workforce by gender, employment type, age group and geographical region.	Our People – Employment Management		
KPI B1.2	Employee turnover rate by gender, age group and geographical region.	Our People – Employee Retention		

Subject Areas, Aspects, General Disclosures and				
Key Performance Indi	cators (KPIs) <i>(Note 1)</i>	Section/Statement		
Aspect B2 Health and Safety				
General Disclosure	Information on: the policies; and compliance with relevant laws and regulations that have a significant impact on the issuer relating to providing a safe working environment and protecting employees from occupational hazards.	Our People – Health and Safety		
KPI B2.1	Number and rate of work-related fatalities occurred in each of the past three years including the reporting year.	Our People – Health and Safety		
KPI B2.2	Lost days due to work injury.	Our People – Health and Safety		
KPI B2.3	Description of occupational health and safety measures adopted, and how they are implemented and monitored.	Our People – Health and Safety		
Aspect B3 Developme	nt and Training			
General Disclosure	Policies on improving employees' knowledge and skills for discharging duties at work. Description of training activities.	Our People – Staff Education and Development		
KPI B3.1	The percentage of employees trained by gender and employee category.	Our People – Staff Education and Development		
KPI B3.2	The average training hours completed per employee by gender and employee category.	Our People – Staff Education and Development		
Aspect B4 Labour Star	ndards			
General Disclosure	Information on: the policies; and compliance with relevant laws and regulations that have a significant impact on the issuer relating to preventing child and forced labour	Our People – Prohibition of Child and Forced Labour		
KPI B4.1	Description of measures to review employment practices to avoid child and forced labour.	Our People – Prohibition of Child and Forced Labour		
KPI B4.2	Description of steps taken to eliminate such practices when discovered.	No cases was discovered.		

Key Performance Indi	cators (KPIs) (Note 1)	Section/Statement			
Operating Practices					
Aspect B5 Supply Chain Management					
General Disclosure	Policies on managing environmental and social risks of the supply chain.	Our Supply Chain – Supply Chain Management			
KPI B5.1	Number of suppliers by geographical region.	Our Supply Chain – Supply Chain Management			
KPI B5.2	Description of practices relating to engaging suppliers, number of suppliers where the practices are being implemented, and how they are implemented and monitored.	Our Supply Chain – Supply Chain Management			
KPI B5.3	Description of practices used to identify environmental and social risks along the supply chain, and how they are implemented and monitored.	Our Supply Chain – Supply Chain Management			
KPI B5.4	Description of practices used to promote environmentally preferable products and services when selecting suppliers, and how they are implemented and monitored.	Our Supply Chain – Supply Chain Management			
Aspect B6 Product Re	sponsibility				
General Disclosure	Information on: the policies; and compliance with relevant laws and regulations that have a significant impact on the issuer relating to health and safety, advertising, labelling and privacy matters relating to products and services provided and methods of redress.	Our Customer – Service Quality			
KPI B6.1	Percentage of total products sold or shipped subject to recalls for safety and health reasons.	Not relevant to the Group's business			
KPI B6.2	Number of products and service related complaints received and how they are dealt with.	Our Customer – Service Quality			
KPI B6.3	Description of practices relating to observing and protecting intellectual property rights.	Our Customer – Intellectual Property, Advertising and Labelling			

Subject Areas, Aspect	s, General Disclosures and	
Key Performance Indicators (KPIs) (Note 1)		Section/Statement
KPI B6.4	Description of quality assurance process and recall procedures.	Our Customer – Service Quality
KPI B6.5	Description of consumer data protection and privacy policies, and how they are implemented and monitored.	Our Customer – Customer Privacy and Corporate Information Protection
Aspect B7 Anti-corrup	tion	
General Disclosure	Information on the policies; and compliance with relevant laws and regulations that have a significant impact on the issuer relating to bribery, extortion, fraud and money laundering.	Business Ethics
KPI B7.1	Number of concluded legal cases regarding corrupt practices brought against the issuer or its employees during the Reporting Period and the outcomes of the cases.	No concluded cases.
KPI B7.2	Description of preventive measures and whistle-blowing procedures, how they are implemented and monitored.	Business Ethics
KPI B7.3	Description of anti-corruption training provided to directors and staff.	Business Ethics
Community		
Aspect B8 Community	Investment	
General Disclosure	Policies on community engagement to understand the needs of the communities where the issuer operates and to ensure its activities take into consideration the communities' interests.	Our Society – Community Investment
KPI B8.1	Focus areas of contribution (e.g. education, environmental concerns, labour needs, health, culture, sport).	Our Society – Community Investment
KPI B8.2	Resources contributed (e.g. money or time) to the focus area.	Our Society – Community Investment

Note 1: All general disclosures and KPIs under "Subject Area A. Environmental" and "Subject Area B. Social" are "comply or explain" provisions as set in the ESG Guide.



羅兵咸永道

To the Shareholders of Gudou Holdings Limited

(incorporated in the Cayman Islands with limited liability)

OPINION

What we have audited

The consolidated financial statements of Gudou Holdings Limited (the "Company") and its subsidiaries (the "Group"), which are set out on pages 101 to 196, comprise:

- the consolidated statement of financial position as at 31 December 2021;
- the consolidated statement of comprehensive income for the year then ended;
- the consolidated statement of changes in equity for the year then ended;
- the consolidated statement of cash flows for the year then ended; and
- the notes to the consolidated financial statements, which include significant accounting policies and other explanatory information.

Our opinion

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.

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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 believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

Independence

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.

MATERIAL UNCERTAINTY RELATED TO GOING CONCERN

We draw your attention to Note 2.1.1 to the consolidated financial statements, which states that the Group incurred a net loss of RMB68,950,000 during the year ended 31 December 2021 and, as of that date, the Group's current liabilities exceeded its current assets by RMB115,012,000 while its cash and cash equivalents was RMB3,379,000 only. Furthermore, the Group's hotel and resort operation are negatively impacted by COVID-19 pandemic. These conditions, along with other matters as set forth in Note 2.1.1 to the consolidated financial statements, 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 judgment, were of most significance in our audit of the consolidated financial statements of the current period. These matters were addressed in the context of our audit of the consolidated financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters. In addition to the matter described in the Material Uncertainty Related to Going Concern section, we have determined the matter described below to be the key audit matter to be communicated in our report.

Key audit matter identified in our audit is related to valuation for investment properties.

KEY AUDIT MATTERS (continued)

Kev Audit Matter

How our audit addressed the Kev Audit Matter

Valuation for investment properties

Refer to Notes 2.7, 3(d) and 18 to the consolidated. In assessing the valuation for investment properties, the financial statements.

The Group owns investment properties in the People's • Republic of China (the "PRC"). The carrying amount of investment properties was RMB600,160,000 as at 31 December 2021. For the year ended 31 December 2021, a revaluation loss of RMB5,270,000 relating to the investment properties was recognised in the

consolidated statement of comprehensive income.

Management engaged an independent professional qualified valuer to perform valuations of the investment • properties. The valuation approach adopted by the valuer was the sales comparison approach, with reference to the selling prices per square meter of comparable properties and adjusted for differences in key attributes such as location and size.

We focused on this area as the carrying value of the • investment properties is significant to the consolidated financial statements and the valuation methodology requires the use of significant judgements and estimates

following audit procedures have been performed by us:

- Obtained an understanding of the management's internal control and assessment process of estimating fair value of investment properties and assessed the inherent risk of material misstatement by considering the degree of estimation uncertainty and level of other inherent risk factors such as complexity, subjectivity, changes and susceptibility to management basis;
- Obtained the valuation report prepared by the independent professional qualified valuer and assessed the competence, capabilities and objectivity of the valuer by verifying their qualification and discussing the scope of their work;
- Involved our internal valuation expert to assess the appropriateness of the valuation methodology adopted by the valuer; and
- Challenged the reasonableness of the key assumptions and inputs used by the management in the valuation by performing, on a sample basis, market research on comparable market transactions.

We considered that the methodology and the assumptions used in the valuations were supportable in light of available evidence.

OTHER INFORMATION

The directors of the Company are responsible for the other information. The other information comprises all of the information included in the annual report other than the consolidated financial statements and our auditor's report thereon.

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

In connection with our audit of the consolidated financial statements, our responsibility is to read the other information and, in doing so, consider whether the other information is materially inconsistent with the consolidated financial statements or our knowledge obtained in the audit or otherwise appears to be materially misstated.

If, based on the work we have performed, we conclude that there is a material misstatement of this other information, we are required to report that fact. We have nothing to report in this regard.

RESPONSIBILITIES OF DIRECTORS AND AUDIT COMMITTEE FOR THE CONSOLIDATED FINANCIAL STATEMENTS

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

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

The audit committee is responsible for overseeing the Group's financial reporting process.

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

Our objectives are to obtain reasonable assurance about whether the consolidated financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. We report our opinion solely to you, as a body, 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.

AUDITOR'S RESPONSIBILITIES FOR THE AUDIT OF THE CONSOLIDATED FINANCIAL STATEMENTS (continued)

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

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

We communicate with 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.

AUDITOR'S RESPONSIBILITIES FOR THE AUDIT OF THE CONSOLIDATED FINANCIAL STATEMENTS (continued)

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.

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.

The engagement partner on the audit resulting in this independent auditor's report is Mr. Cheung Kin Bong.

PricewaterhouseCoopers

Certified Public Accountants

Hong Kong, 25 March 2022

CONSOLIDATED STATEMENT OF COMPREHENSIVE INCOME

For the year ended 31 December 2021

		2021	2020
	Note	RMB'000	RMB'000
	Note	KIVID UUU	KIVID UUU
Revenue	6	63,964	127,249
Cost of sales	11	(63,891)	(69,389)
Cost of sales	1 1	(03,031)	
Gross profit		73	57,860
Other income	7	4,131	448
Fair value (losses)/gains on investment properties	18	(5,270)	20,960
Selling expenses	11	(10,967)	(15,128)
Administrative expenses	11	(28,923)	(36,229)
Net impairment losses on financial assets	4	(11,297)	(215)
Share of loss of an associate	21	(656)	(1,561)
			·i
(Loss)/profit from operations		(52,909)	26,135
Finance costs	9	(18,137)	(16,803)
Tilluffee costs	3	(10,137)	
(Local/profit before to)		(71.046)	0 222
(Loss)/profit before tax	10	(71,046) 2,096	9,332
Income tax credit/(expenses)	10	2,096	(6,471)
(Loss)/profit for the year and (loss)/profit attributable to		/·\	
owners of the Company		(68,950)	2,861
Other comprehensive (loss)/income for the year, net of tax			
Item that may be reclassified to profit or loss:		407	052
Currency translation differences		487	953
Item that will not be reclassified to profit or loss:			
Fair value losses on financial assets at fair value through other			
comprehensive income	22	(756)	/E02\
comprehensive income	22	(756)	(502)
		(50.240)	2 242
Total comprehensive (loss)/income for the year		(69,219)	3,312
(Losses)/earnings per share			
		2021	2020
		RMB cents	RMB cents
Basic and Diluted (losses)/earnings per share	15	(7.04)	0.29

The notes on pages 112 to 196 are an integral part of these consolidated financial statements.

CONSOLIDATED STATEMENT OF FINANCIAL POSITION

As at 31 December 2021

		2021	2020
	Note	RMB'000	RMB'000
Non-current assets	1.0	244 477	267 205
Property, plant and equipment Right-of-use assets	16 17	244,477 38,025	267,205
Investment properties	18	600,160	16,537 605,430
Financial assets at fair value through other comprehensive income	22	55	811
Investment in an associate	21	_	62,467
Deferred tax assets	32	6,822	6,643
Deterred tax assets	32		
		889,539	959,093
Current assets			
Properties held for sale	23	104,708	105,605
Inventories	24	2,848	3,032
Accounts receivable	25	2,749	9,328
Prepayments, deposits and other receivables	26	24,959	18,357
Amount due from a joint operator	20	39,705	17,258
Restricted bank balances	27	2,683	31,045
Bank and cash balances	28	3,379	25,518
		181,031	210,143
			<u></u>
TOTAL ASSETS		1,070,570	1,169,236
Current liabilities			
Accounts payable	29	44,417	54,007
Accruals and other payables	30	30,484	20,031
Amount due to an associate	21	-	12,000
Borrowings	31	85,514	115,123
Lease liabilities	17	4,409	3,628
Current tax liabilities		65,852	66,187
Contract liabilities	30	65,367	43,409
		296,043	314,385

CONSOLIDATED STATEMENT OF FINANCIAL POSITION

As at 31 December 2021

	Note	2021 <i>RMB'000</i>	2020 <i>RMB'000</i>
	Note	KWID 000	NIVID 000
Non-current liabilities			
Borrowings	31	165,613	172,544
Lease liabilities	17	30,184	7,087
Amount due to an associate	21	-	30,020
Loan from a related party	40	4,893	_
Amount due to a director	40	500	_
Deferred tax liabilities	32	176,238	178,169
Deferred income	33	13,750	14,650
		391,178	402,470
			<u></u>
TOTAL LIABILITIES		687,221	716,855
Capital and reserves			
Share capital	34	8,669	8,669
Reserves	35	374,680	443,712
TOTAL EQUITY		383,349	452,381
TOTAL LIABILITIES AND EQUITY		1,070,570	1,169,236
TOTAL EMPERIES AND EQUIT		1,070,570	1,103,230

The notes on pages 112 to 196 are an integral part of these consolidated financial statements.

The consolidated financial statements on pages 101 to 196 were approved by the Board of Directors on 25 March 2022 and were signed on its behalf.

Hon Chi Ming	Huang Zhanxiong
Director	Director

CONSOLIDATED STATEMENT OF CHANGES IN EQUITY

For the year ended 31 December 2021

	Share capital RMB'000	Reserves RMB'000	Total equity RMB'000
As at 1 January 2020	8,669	439,378	448,047
Comprehensive income			
Profit for the year	_	2,861	2,861
Other comprehensive income/(loss)		0.53	0.53
Currency translation differences Fair value losses on financial assets at fair value through	_	953	953
other comprehensive income		(502)	(502)
Total comprehensive income for the year	-	3,312	3,312
Transactions with owners in their capacity as owners Share-based payment (Note 14)		1 022	1 022
Share-based payment (Note 14)		1,022	1,022
Total transactions with owners in their capacity as owners	_	1 022	1,022
capacity as owners		1,022	
As at 31 December 2020	8,669	443,712	452,381
As at 1 January 2021	8,669	443,712	452,381
Comprehensive loss			
Loss for the year	-	(68,950)	(68,950)
Other comprehensive income/(loss)			
Currency translation differences	-	487	487
Fair value losses on financial assets at fair value through other comprehensive income	_	(756)	(756)
other comprehensive income		(750)	
Total comprehensive loss for the year		(69,219)	(69,219)
Transactions with owners in their capacity as owners			
Share-based payment (Note 14)		187	187
Total transactions with owners in their			
capacity as owners	_	187	187
As at 31 December 2021	8,669	374,680	383,349

The notes on pages 112 to 196 are an integral part of theses consolidated financial statements.

CONSOLIDATED STATEMENT OF CASH FLOWS

For the year ended 31 December 2021

	Note	2021 <i>RMB'000</i>	2020 RMB'000
Cash flows from operating activities			
Cash generated from operations	36(a)	27,959	39,677
Income taxes paid		(349)	(1,704)
Net cash generated from operating activities		27,610	37,973
Cash flows from investing activities			
Interest received		772	58
Interest paid in respect of amount capitalised in property,			
plant and equipment		(176)	(1,682)
Purchase of property, plant and equipment		(6,117)	(8,709)
Capital injection on investment in an associate		(1,000)	(3,000)
Capital injection on financial assets at fair value through			
other comprehensive income		-	(40)
Proceeds from disposal of an associate	21	10,000	_
Proceeds from disposal of property, plant and equipment	36(b)		5,607
Net cash generated from/(used in) investing activities		3,479	(7,766)
Net cash generated from/(used iii) investing activities		3,479	(7,700)
Cash flows from financing activities			
Interest paid		(18,137)	(16,803)
Proceed from a related party loan	36(c)	4,893	_
Proceeds from bank borrowings	36(c)	80,000	49,500
Repayment of bank borrowings	36(c)	(116,540)	(90,770)
Principal elements of lease payments for right-of-use assets			
excluding land use rights	36(c)	(3,918)	(8,309)
Net cash used in financing activities		(53,702)	(66,382)
		<u></u>	
Net decrease in cash and cash equivalents		(22,613)	(36,175)
Effect of foreign exchange rate changes		474	1,006
Effect of foreign exchange rate changes		7/4	1,000
Cash and cash equivalents at beginning of year		25,518	60,687
Cash and cash equivalents at end of year	28	3,379	25,518
			8/1//

The notes on pages 112 to 196 are an integral part of theses consolidated financial statements.

1. GENERAL INFORMATION

The Company was incorporated on 10 January 2014 in the Cayman Islands as an exempted company with limited liability under the Companies Law of the Cayman Islands. The address of its registered office is Windward 3, Regatta Office Park, P.O. Box 1350, Grand Cayman, KY1-1108, Cayman Islands. The address of its principal place of business is Gudou Hot Spring Resort Complex, Yamen Town, Xinhui, Jiangmen, Guangdong Province, the People's Republic of China ("the PRC") (中國廣東省江門市新會區崖門鎮古兜溫泉綜合度假村). The Company's shares are listed on the GEM of The Stock Exchange of Hong Kong Limited (the "Stock Exchange") on 9 December 2016.

The Company is an investment holding company. The principal activities of its subsidiaries are the operation and management of Gudou Hot Spring Resort and provision of consultancy and/or management services to third party resort and hotel operators and the development and sales of tourism properties in Guangdong Province.

These financial statements are presented in Renminbi ("RMB"), unless otherwise stated.

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

This note provides a list of the significant accounting policies adopted in the preparation of these consolidated financial statements. These policies have been consistently applied to all the years presented, unless otherwise stated. The financial statements are for the group consisting of Gudou Holdings Limited and its subsidiaries.

2.1 Basis of preparation

2.1.1 Going concern

During the year ended 31 December 2021, the Group reported a net loss of RMB68,950,000. As at 31 December 2021, the Group's current liabilities exceeded its current assets by RMB115,012,000 which is mainly attributable to current bank borrowings of RMB85,514,000, while its cash and cash equivalents amounted to RMB3,379,000 only.

The precautionary and control measures being implemented in Mainland China for Coronavirus Disease 2019 (the "COVID-19 pandemic") during the year inevitably negatively impacted the Group's hotel and resort operation.

Besides, the Group's property development business related to the joint operation arrangement with Guangdong Aoyuan Company Limited ("GD Aoyuan") was also negatively affected by the liquidity condition of China Aoyuan Group Limited ("China Aoyuan"), the shareholder of GD Aoyuan. Pursuant to the cooperative agreement, GD Aoyuan is solely responsible for the funding of the construction of the project. However, during the year, GD Aoyuan was unable to advance sufficient funding for the settlement of certain construction costs. As a result, certain construction costs for the project were settled with the restricted bank balances held by the Group under the joint operation arrangement. Although there is no obligation under the joint operation agreement, there may be additional funding need to meet the financial obligations of the project.

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

2.1 Basis of preparation (continued)

2.1.1 Going concern (continued)

All of the above conditions indicate the existence of material uncertainty which may cast significant doubt about the Group's ability to continue as a going concern.

In view of such circumstances, the directors have given careful consideration of the future liquidity and operating performance of the Group and its available source of financing in assessing whether the Group will have sufficient financial resources to continue as a going concern. The directors of the Company have reviewed a cash flow projection of the Group prepared by management covering a period of not less than twelve months from 31 December 2021 taking into consideration the following plans and measures:

- (i) During the year, the Group entered into a capital reduction agreement with Yangjiang City Shijia Property and Development Company Limited ("Yangjiang"), a then associate of the Group, and the original equity holders of Yangjiang, pursuant to which the Group would exit from Yangjiang in return for a return of its investment of RMB24,150,000, with the first payment of RMB10,000,000 received before 31 December 2021. Subsequent to 31 December 2021, the Group received the remaining amount of RMB14,150,000;
- (ii) The Group is negotiating with certain banks for extension of the due date of bank borrowings of RMB27,600,000. Based on the latest discussion with the banks, the Group is confident that the bank will agree to the extension of the due date beyond twelve months from the balance sheet date;
- (iii) The Group had undrawn uncommitted bank facilities of RMB150,000,000 as at 31 December 2021 and is also in the course of obtaining a new bank facility of RMB20,000,000 with more favourable interest rate. Moreover, the Group is confident that it will be able to renew its existing bank facilities of RMB44,000,000 when they expire in the coming year. Given the good track records and relationships with the banks, the directors are of the opinion that the Group will be able to obtain new bank facilities, the bank facilities will be renewed when their current term expire and the Group will be able to draw down from the bank facilities, as and when needed:

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

2.1 Basis of preparation (continued)

2.1.1 Going concern (continued)

- (iv) Due to the slow recovery of the Group's operation amid the COVID-19 pandemic, the Group will continue with its cost-control measures in order to reduce the cash outflow from its operation while closely monitoring its operation and take appropriate actions when necessary. Management expects that the pandemic will be quickly under control due to more mature and efficient measures implemented by the Chinese government and there will be proactive economic and monetary policies to stimulate the economy. The Group is confident that the Group's operation will recover to normal in 2022. The Group is confident that the hotel and resort operation will resume normal during 2022 and generate net cash inflow from its operation; and
- (v) The Group is closely monitoring the status of the property development project under joint operation with GD Aoyuan. The construction for Phase I and Phase II of the project was completed in 2020 and 2021. The Group is working closely with GD Aoyuan on the progress of sales and delivery of completed properties to the customers, but based on the current market conditions and the sales progress so far, the Group does not anticipate the project to be able to distribute any surplus within 2022. Despite the liquidity condition of GD Aoyuan, the directors considered that they do not have any obligation under the joint operation agreement to provide further funding to the project and will avoid from providing further funding for the project. They will continue to procure GD Aoyuan to advance sufficient funding to settle the outstanding construction cost of the project. Even if GD Aoyuan failed to provide further funding, the directors believe the sales proceeds from the completed properties will be sufficient to fulfil the construction cost obligation of the project.

The directors have, after due consideration of the basis of management's plans and measures as well as the reasonable possible downside changes to the cash flow projections, are confident that the Group will have sufficient working capital to fulfil its financial obligations as and when they fall due in the coming twelve months from 31 December 2021. Accordingly, the directors are satisfied that it is appropriate to prepare the consolidated financial statements on a going concern basis.

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

2.1 Basis of preparation (continued)

2.1.1 Going concern (continued)

Notwithstanding the above, a material uncertainty exists as to whether the Group is able to achieve its plans and measures as described above, which incorporate assumptions about future events and conditions that are subject to inherent uncertainties. Whether the Group will be able to continue as a going concern depends upon:

- successful extension of the due date of its bank borrowings, successful renewal of the
 existing bank facilities, the ability of the Group to obtain new bank facilities and to draw
 down from the new and existing bank facilities, as and when needed;
- b) the Group's ability to generate operating cash inflow from its hotel and resort operations amid COVID-19 pandemic; and
- c) the Group's ability to avoid further cash outflow and funding obligation for the property development project under joint operation with GD Aoyuan.

Should the Group be unable to continue as a going concern, adjustments would have to be made to write down the carrying values of the Group's assets to their recoverable amounts, to provide for any further liabilities which might arise and to reclassify non-current assets and non-current liabilities as current assets and current liabilities, respectively. The effects of these adjustments have not been reflected in the consolidated financial statements.

2.1.2 (a) New and amended standards adopted by the Group

The Group has applied the following standards and amendments for the first time for their annual reporting period commencing 1 January 2021:

Standards

Subject of amendment

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

Hedge Accounting

Amendments to HKFRS 16

Covid-19-related Rent Concessions

The Group has adopted these new standards, amendments to standards and interpretations, and the adoption of these new standards, amendments of standards and interpretations do not have significant impacts on the Group's consolidated financial statements.

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

2.1 Basis of preparation (continued)

2.1.2 (b) New standards and interpretations not yet adopted

The following new standards, amendments to standards and annual improvement have been issued but are not effective for the financial year beginning 1 January 2021 and have not been early adopted by the Group:

	Effective for accounting periods beginning on or after
Property, Plant and Equipment: Proceeds before intended use	1 January 2022
Annual Improvements to HKFRS Standards 2018–2020	1 January 2022
Merger Accounting for Common Control Combinations	1 January 2022
Classification of Liabilities as Current or Non-current	1 January 2023
Deferred Tax related to Assets and Liabilities arising from a Single Transaction	1 January 2023
Definition of Accounting Estimates	1 January 2023
Insurance contracts	1 January 2023
Presentation of Financial Statements – Classification by the Borrower of a Term Loan that Contains a Repayment on Demand Clause	1 January 2023
Sale or contribution of assets between an investor and its associate or joint venture	To be determined
	Annual Improvements to HKFRS Standards 2018–2020 Merger Accounting for Common Control Combinations Classification of Liabilities as Current or Non-current Deferred Tax related to Assets and Liabilities arising from a Single Transaction Definition of Accounting Estimates Insurance contracts Presentation of Financial Statements – Classification by the Borrower of a Term Loan that Contains a Repayment on Demand Clause Sale or contribution of assets between an investor and its

The directors of the Group are in the process of assessing the financial impact of the adoption of the above new standards, amendments to standards and annual improvement. The Group will adopt the new standards, amendments to standards and annual improvement when they become effective.

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

2.2 Principles of consolidation and equity accounting

(i) Subsidiaries

Subsidiaries are all entities (including structured entities) over which the Group has control. The Group controls an entity when the Group is exposed to, or has rights to, variable returns from its involvement with the entity and has the ability to affect those returns through its power to direct the activities of the entity. Subsidiaries are fully consolidated from the date on which control is transferred to the Group. They are deconsolidated from the date that control ceases.

Intercompany transactions, balances and unrealised gains on transactions between Group companies are eliminated. Unrealised losses are also eliminated unless the transaction provides evidence of an impairment of the transferred asset. Accounting policies of subsidiaries have been changed where necessary to ensure consistency with the policies adopted by the Group.

(ii) Joint arrangements

Under HKFRS 11 Joint Arrangements investments in joint arrangements are classified as either joint operations or joint ventures. The classification depends on the contractual rights and obligations of each investor, rather than the legal structure of the joint arrangement. The Group has assessed the nature of its joint arrangement and determined it to be joint operations.

A joint operation is a joint arrangement whereby the parties that have joint control of the arrangement. Joint control is the contractually agreed sharing of control of an arrangement, which exists only when decisions about the relevant activities require unanimous consent of the parties sharing control. When a group entity undertakes its activities under joint operations, the Group as a joint operator recognises in relation to its interest in a joint operation:

- its revenue from the sale of its share of the output arising from the joint operation;
- its share of the revenue from the sale of the output by the joint operation; and
- its expenses, including its share of any expenses incurred jointly.

The Group recognises its direct right to the assets, liabilities, revenues and expenses of joint operation and its share of any jointly held or incurred assets, liabilities, revenues and expenses. These have been incorporated in the financial statements under the appropriate headings. Details of the joint operation are set out in Note 20.

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

2.2 Principles of consolidation and equity accounting (continued)

(iii) Equity method

Under the equity method of accounting, the investments are initially recognised at cost and adjusted thereafter to recognise the Group's share of the post-acquisition profits or losses of the investee in profit or loss, and the Group's share of movements in other comprehensive income of the investee in other comprehensive income. Dividends received or receivable from associates and joint ventures are recognised as a reduction in the carrying amount of the investment.

Where the Group's share of losses in an equity-accounted investment equals or exceeds its interest in the entity, including any other unsecured long-term receivables, the Group does not recognise further losses, unless it has incurred obligations or made payments on behalf of the other entity.

Unrealised gains on transactions between the Group and its associate are eliminated to the extent of the Group's interest in these entities. Unrealised losses are also eliminated unless the transaction provides evidence of an impairment of the asset transferred. Accounting policies of equity accounted investees have been changed where necessary to ensure consistency with the policies adopted by the Group.

The carrying amount of equity-accounted investments is tested for impairment in accordance with the policy described in Note 2.11.

2.3 Separate financial statements

Investments in subsidiaries are accounted for at cost less impairment. Cost includes direct attributable costs of investment. The results of subsidiaries are accounted for by the Company on the basis of dividend received and receivable.

Impairment testing of the investments in subsidiaries is required upon receiving a dividend from these investments if the dividend exceeds the total comprehensive income of the subsidiary in the period the dividend is declared or if the carrying amount of the investment in the separate financial statements exceeds the carrying amount in the consolidated financial statements of the investee's net assets including goodwill.

2.4 Segment reporting

Operating segments are reported in a manner consistent with the internal reporting provided to the chief operating decision-maker. The chief operating decision-maker, who is responsible for allocating resources and assessing performance of the operating segments, has been identified as the executive directors that makes strategic decisions.

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

2.5 Foreign currency translation

(i) Functional and presentation currency

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 RMB, which is the Company's presentation currency and the functional currency of the principal operating subsidiaries of the Group.

(ii) Transactions and balances

Foreign currency transactions are translated into the functional currency using the exchange rates at the dates of the transactions. Foreign exchange gains and losses resulting from the settlement of such transactions and from the translation of monetary assets and liabilities denominated in foreign currencies at year end exchange rates are generally recognised in profit or loss. They are deferred in equity if they relate to qualifying cash flow hedges and qualifying net investment hedges or are attributable to part of the net investment in a foreign operation.

Foreign exchange gains and losses that relate to borrowings are presented in the statement of profit or loss, within finance costs. All other foreign exchange gains and losses are presented in the statement of profit or loss on a net basis within other income or other expenses.

Non-monetary items that are measured at fair value in a foreign currency are translated using the exchange rates at the date when the fair value was determined. Translation differences on assets and liabilities carried at fair value are reported as part of the fair value gain or loss. For example, translation differences on non-monetary assets and liabilities such as equities held at fair value through profit or loss are recognised in profit or loss as part of the fair value gain or loss and translation differences on non-monetary assets such as equities classified as financial assets at fair value through other comprehensive income are recognised in other comprehensive income.

(iii) Group companies

The results and financial position of all the Group entities (none of which has the currency of a hyper-inflationary economy) that have a functional currency different from the presentation currency are translated into the presentation currency as follows:

- assets and liabilities for each statement of financial position presented are translated at the closing rate at the date of that statement of financial position;
- income and expenses for each income statement are translated at average exchange rates (unless this average is not a reasonable approximation of the cumulative effect of the rates prevailing on the transaction dates, in which case income and expenses are translated at the rate on the dates of the transactions); and

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

2.5 Foreign currency translation (continued)

- (iii) Group companies (continued)
 - all resulting currency translation differences are recognised in other comprehensive income.

On consolidation, exchange differences arising from the translation of any net investment in foreign entities, and of borrowings and other financial instruments designated as hedges of such investments, are recognised in other comprehensive income. When a foreign operation is sold or any borrowings forming part of the net investment are repaid, the associated exchange differences are reclassified to profit or loss, as part of the gain or loss on sale.

Goodwill and fair value adjustments arising on the acquisition of a foreign entity are treated as assets and liabilities of the foreign entity and translated at the closing rate.

2.6 Property, plant and equipment

Property, plant and equipment comprise mainly buildings, furniture and equipment, leasehold improvements and motor vehicles. Buildings comprise mainly hotels and offices. Property, plant and equipment, other than construction in progress, are stated in the consolidated statement of financial position at cost, less subsequent accumulated depreciation and subsequent accumulated impairment losses, if any.

Subsequent costs are included in the asset's carrying amount or recognised as a separate asset, as appropriate, only when it is probable that future economic benefits associated with the item will flow to the Group and the cost of the item can be measured reliably. All other repairs and maintenance are recognised in profit or loss during the period in which they are incurred.

Depreciation of property, plant and equipment is calculated at rates sufficient to write off their cost less their residual values over the estimated useful lives on a straight-line basis. The principal annual rates are as follows:

Buildings	5%
Furniture, fixtures and equipment	20%
Leasehold improvements	5% – 20%
Motor vehicles	20%

The assets' residual values, useful lives and depreciation method are reviewed and adjusted, if appropriate, at the end of each reporting period.

Construction in progress represents buildings under construction, and is stated at cost less impairment losses. Depreciation begins when the relevant assets are available for use.

The gain or loss on disposal of property, plant and equipment is the difference between the net sales proceeds and the carrying amount of the relevant asset, and is recognised in profit or loss.

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

2.6 Property, plant and equipment (continued)

Construction in progress represents factory buildings, office premises and workers' dormitories and related infrastructure projects under construction, which is stated at cost less any impairment losses, and is not depreciated. Cost comprises the direct costs of construction during the period of construction. Construction in progress is reclassified to the appropriate category of property, plant and equipment when completed and ready for use.

2.7 Investment properties

Investment properties are land and/or buildings held to earn rentals and/or for capital appreciation. These include land held for a currently undetermined use and property that is being constructed or developed for future use as investment properties. An investment property is measured initially at its cost including all direct costs attributable to the property.

After initial recognition, the investment property is stated at its fair value based on valuation by an external independent valuer. Gains or losses arising from changes in fair value of the investment property are recognised in profit or loss for the period in which they arise.

The gain or loss on disposal of an investment property is the difference between the net sales proceeds and the carrying amount of the property, and is recognised in profit or loss.

2.8 Leases

The Group as lessee

Leases are recognised as a right-of-use asset and a corresponding liability at the date at which the leased asset is available for use by the Group.

Assets and liabilities arising from a lease are initially measured on a present value basis. Lease liabilities include the net present value of the following lease payments:

- fixed payments (including in-substance fixed payments), less any lease incentives receivable (if any);
- variable lease payment that are based on an index or a rate;

Lease payments to be made under reasonably certain extension options are also included in the measurement of the liabilities.

The lease payments are discounted using the interest rate implicit in the lease. If that rate cannot be determined, the lessee's incremental borrowing rate is used, being the rate that the lessee would have to pay to borrow the funds necessary to obtain an asset of similar value in a similar economic environment with similar terms and conditions.

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

2.8 Leases (continued)

The Group as lessee (continued)

To determine the incremental borrowing rate, the Group:

- where possible, uses recent third-party financing received by the individual lessee as a starting point, adjusted to reflect changes in financing conditions since third party financing was received;
- uses a build-up approach that starts with a risk-free interest rate adjusted for credit risk for leases held by Company, which does not have recent third party financing, and
- makes adjustments specific to the lease, e.g. term, country, currency and security.

Lease payments are allocated between principal and finance cost. The finance cost is charged to profit or loss over the lease period so as to produce a constant periodic rate of interest on the remaining balance of the liability for each period.

Right-of-use assets are measured at cost comprising the following:

- the amount of the initial measurement of lease liability;
- any lease payments made at or before the commencement date less any lease incentives received (if any);
- any initial direct costs.

Right-of-use assets are generally depreciated over the shorter of the asset's useful life and the lease term on a straight-line basis. If the Group is reasonably certain to exercise a purchase option, the right-of-use asset is depreciated over the underlying asset's useful life. While the Group revalues its land and buildings that are presented within property, plant and equipment, it has chosen not to do so for the right-of-use buildings held by the Group.

Payments associated with short-term leases and leases of low-value assets are recognised on a straight-line basis as an expense in profit or loss. Short-term leases are leases with a lease term of 12 months or less. Low-value assets comprise small items of office equipment.

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

2.8 Leases (continued)

The Group as lessor

Lease income from operating leases where the Group is a lessor is recognised in income on a straight-line basis over the lease term. Initial direct costs incurred in obtaining an operating lease are added to the carrying amount of the underlying asset and recognised as expense over the lease term on the same basis as lease income. The respective leased assets are included in the balance sheet based on their nature. The Group did not need to make any adjustments to the accounting for assets held as lessor as a result of adopting the new leasing standard.

2.9 Investments and other financial assets

(i) Classification

The Group classifies its financial assets in the following measurement categories:

- those to be measured subsequently at fair value (either through other comprehensive income, or through profit or loss), and
- those to be measured at amortised cost.

The classification depends on the entity's business model for managing the financial assets and the contractual terms of the cash flows.

For assets measured at fair value, gains and losses will either be recorded in profit or loss or other comprehensive income. For investments in equity instruments that are not held for trading, this will depend on whether the Group has made an irrevocable election at the time of initial recognition to account for the equity investment at fair value through other comprehensive income.

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

2.9 Investments and other financial assets (continued)

(ii) Recognition and derecognition

Regular way purchases and sales of financial assets are recognised on trade-date, the date on which the Group commits to purchase or sell the asset. Financial assets are derecognised when the rights to receive cash flows from the financial assets have expired or have been transferred and the Group has transferred substantially all the risks and rewards of ownership.

(iii) Measurement

At initial recognition, the Group measures a financial asset at its fair value plus, in the case of a financial asset not at fair value through profit or loss, transaction costs that are directly attributable to the acquisition of the financial asset. Transaction costs of financial assets carried at fair value through profit or loss are expensed in profit or loss.

Financial assets at amortised cost

Assets that are held for collection of contractual cash flows where those cash flows represent solely payments of principal and interest are measured at amortised cost. Interest income from these financial assets is included in finance income using the effective interest rate method. Any gain or loss arising on derecognition is recognised directly in profit or loss and presented in other losses, net, together with foreign exchange gains and losses. Impairment losses are presented in separate line item in the consolidated statement of comprehensive income.

Fair value through other comprehensive income

Assets that are held for collection of contractual cash flows and for selling the financial assets, where the assets' cash flows represent solely payments of principal and interest, are measured at fair value through other comprehensive income. Movements in the carrying amount are taken through other comprehensive income, except for the recognition of impairment gains or losses, interest income and foreign exchange gains and losses which are recognised in profit or loss. When the financial asset is derecognised, the cumulative gain or loss previously recognised in other comprehensive income is reclassified from equity to profit or loss and recognised in other gains/(losses). Interest income from these financial assets is included in finance income using the effective interest rate method. Foreign exchange gains and losses are presented in other gains/ (losses) and impairment expenses are presented as separate line item in the statement of profit or loss.

Equity instruments

The Group subsequently measures all equity investments at fair value. Where the Group's management has elected to present fair value gains and losses on equity investments in other comprehensive income, there is no subsequent reclassification of fair value gains and losses to profit or loss following the derecognition of the investment. Dividends from such investments continue to be recognised in profit or loss as other income when the Group's right to receive payments is established.

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

2.9 Investments and other financial assets (continued)

(iv) Impairment

The Group has five types of financial assets that are subject to expected credit loss model of HKFRS 9:

- Accounts receivable;
- Other receivables and deposits;
- Receivables from a joint operator;
- Bank and cash balances; and
- Restricted bank balances

While other receivables and deposits, bank and cash balances and restricted bank balances are also subject to the impairment requirement of HKFRS 9, the identified impairment loss was immaterial.

For accounts receivable, the Group applies the simplified approach permitted by HKFRS 9, which requires expected lifetime losses to be recognised from initial recognition of the receivables. See Note 4(b) for further details.

For receivables from a joint operator, the Group applies the general approach permitted by HKFRS 9, which requires expected lifetime losses to be recognised from all possible default events over the expected life of the receivables. See Note 4(b) for further details.

2.10 Offsetting of financial instruments

Financial assets and liabilities are offset and the net amount reported in the consolidated statement of financial position where the Group has a legally enforceable right to offset the recognised amounts, and there is an intention to settle on a net basis or realise the asset and settle the liability simultaneously.

2.11 Impairment of non-financial assets

The carrying amounts of non-financial assets are reviewed at each reporting date for indications of impairment and where an asset is impaired, it is written down as an expense through the consolidated statement of profit or loss to its estimated recoverable amount. The recoverable amount is determined for an individual asset, unless the asset does not generate cash inflows that are largely independent of those from other assets or groups of assets. If this is the case, recoverable amount is determined for the cash-generating unit to which the asset belongs. Recoverable amount is the higher of value in use and the fair value less costs of disposal of the individual asset or the cash-generating unit. Non-financial assets other than goodwill that suffered an impairment are reviewed for possible reversal of the impairment at the end of each reporting period.

Value in use is the present value of the estimated future cash flows of the asset/cash-generating unit. Present values are computed using pre-tax discount rates that reflect the time value of money and the risks specific to the asset/cash-generating unit whose impairment is being measured.

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

2.11 Impairment of non-financial assets (continued)

Impairment losses for cash-generating units are allocated first against the goodwill of the unit and then pro rata amongst the other assets of the cash-generating unit. Subsequent increases in the recoverable amount caused by changes in estimates are credited to profit or loss to the extent that they reverse the impairment.

2.12 Properties held for sale under development

Properties held for sale under development are stated at the lower of cost and net realisable value. Development cost of properties comprises cost of land use rights, prepaid land lease payments, construction costs, borrowing costs incurred during the construction period and other direct costs attributable to such properties. Upon completion, the properties are transferred to completed properties held for sale.

Net realisable value takes into account the price ultimately expected to be realised, less applicable variable selling expenses and the anticipated costs to completion.

Properties held for sale under development are classified as current assets unless the construction period of the relevant property development project is expected to complete beyond normal operating cycle.

2.13 Completed properties held for sale

Completed properties held for sale are stated at the lower of cost and net realisable value. Costs of properties include acquisition costs, prepaid land lease payments, construction costs, borrowing costs capitalised and other direct costs attributable to such properties. Net realisable value is determined by reference to sale proceeds received after the reporting period less selling expenses, or by estimates based on prevailing market condition.

2.14 Inventories

Inventories are stated at the lower of cost and net realisable value. Cost is determined using the weighted average basis. Net realisable value is the estimated selling price in the ordinary course of business, less the estimated costs of completion and the estimated costs necessary to make the sale.

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

2.15 Accounts and other receivables

Accounts receivable are amounts due from customers for merchandise sold or services performed in the ordinary course of business. Accounts and other receivables are non-derivative financial asset with priced or determinable payments that are not quoted in active market. If collection of accounts and other receivables is expected in one year or less (or in the normal operating cycle of the business if longer), they are classified as current assets. If not, they are presented as non-current assets.

Accounts and other receivables are recognised initially at the amount of consideration that is unconditional unless they contain significant financing components, when they are recognised at fair value. The Group holds the accounts receivables with the objective to collect the contractual cash flows and therefore measures them subsequently at amortised cost using the effective interest method. See Note 25 for further information about the Group's accounts receivable and Note 4(b) for a description of the Group's impairment policies.

2.16 Cash and cash equivalents

For the purpose of presentation in the consolidated statement of cash flows, cash and cash equivalents include cash on hand, deposits held at call with banks, other short-term highly liquid investments with original maturities of three months or less that are readily convertible to known amounts of cash and which are subject to an insignificant risk of changes in value, and bank overdrafts. Bank overdrafts are shown within borrowings in current liabilities in the statement of financial position.

2.17 Share capital

Ordinary shares are classified as equity.

Incremental costs directly attributable to the issue of new shares or options are shown in equity as a deduction, net of tax, from the proceeds.

2.18 Accounts and other payables

These amounts represent liabilities for goods or services provided to the Group prior to the end of financial year which are unpaid. They are classified as current liabilities if payment is due within one year or less (or in the normal operating cycle of the business if longer). If not, they are presented as non-current liabilities.

Accounts and other payables are recognised initially at fair value and subsequently measured at amortised cost using the effective interest method.

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

2.19 Borrowings

Borrowings are initially recognised at fair value, net of transaction costs incurred, and subsequently measured at amortised cost using the effective interest method.

Fees paid on the establishment of loan facilities are recognised as transaction costs of the loan to the extent that it is probable that some or all of the facility will be drawn down. In this case, the fee is deferred until the draw down occurs. To the extent there is no evidence that it is probable that some or all of the facility will be drawn down, the fee is capitalised as a pre-payment for liquidity services and amortised over the period of the facility to which it relates.

Borrowings are classified as current liabilities unless the Group has an unconditional right to defer settlement of the liability for at least 12 months after the reporting period.

2.20 Borrowing costs

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

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

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

2.21 Government grants

Grants from the government are recognised at their fair values where there is a reasonable assurance that the grant will be received and the Group will comply with all attached conditions.

Government grants relating to costs are deferred and recognised in the consolidated statement of profit or loss over the period necessary to match them with the costs that they are intended to compensate.

Government grants relating to property, plant and equipment are included in non-current liabilities as deferred government grants and are credited to the statement of comprehensive income on a straight-line basis over the expected lives of the related assets.

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

2.22 Current and deferred income tax

The tax expense for the period comprises current and deferred tax. Tax is recognised in the income statement, except to the extent that it relates to items recognised in other comprehensive income or directly in equity. In this case, the tax is also recognised in other comprehensive income or directly in equity, respectively.

(i) Current income tax

The current income tax charge is calculated on the basis of the tax laws enacted or substantively enacted at the balance sheet date in the countries where the Company and its subsidiaries operate and generate taxable income. Management periodically evaluates positions taken in tax returns with respect to situations in which applicable tax regulation is subject to interpretation. It establishes provisions where appropriate on the basis of amounts expected to be paid to the tax authorities.

(ii) Deferred income tax

Deferred tax is recognised on 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 and deferred tax assets are recognised to the extent that it is probable that taxable profits will be available against which deductible temporary differences, unused tax losses or unused tax credits can be utilised. Such assets and liabilities are not recognised if the temporary difference arises from goodwill or from the initial recognition (other than in a business combination) of other 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 arising on 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.

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.

Deferred tax is calculated at the tax rates that are expected to apply in the period when the liability is settled or the asset is realised, based on tax rates that have been enacted or substantively enacted by the end of the reporting period. Deferred tax is recognised in profit or loss, except when it relates to items recognised in other comprehensive income or directly in equity, in which case the deferred tax is also recognised in other comprehensive income or directly in equity.

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

2.22 Current and deferred income tax (continued)

(ii) Deferred income tax (continued)

The measurement of deferred tax assets and liabilities 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 investment properties that are measured using the fair value model, the carrying amounts of such properties are presumed to be recovered through sale, unless the presumption is rebutted. The presumption is rebutted when the investment property is depreciable and is held within a business model of the Group whose business objective is to consume substantially all of the economic benefits embodied in the investment property over time, rather than through sale. If the presumption is rebutted, deferred tax for such investment properties are measured based on the expected manner as to how the properties will be recovered.

(iii) Offsetting

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.

2.23 PRC land appreciation tax ("LAT")

LAT is levied at progressive rates on the appreciation of land value, being the proceeds from sales of properties less deductible expenditures including land costs, borrowing costs, business taxes and all property development expenditures. LAT is recognised as an income tax expense. LAT paid is a deductible expense for PRC enterprise income tax ("PRC EIT") purposes.

2.24 Employee benefits

The Group operates various post-employment schemes, including both defined benefit and defined contribution pension plans.

(i) Employee leave entitlements

Employee entitlements to annual leave and long service leave are recognised when they accrue to employees. A provision is made for the estimated liability for annual leave and long service leave as a result of services rendered by employees up to the end of the reporting period.

Employee entitlements to sick leave and maternity leave are not recognised until the time of leave.

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

2.24 Employee benefits (continued)

(ii) Pension obligations

A defined contribution plan is a pension plan under which the Group pays fixed contributions into a separate entity. The Group has no legal or constructive obligations to pay further contributions if the fund does not hold sufficient assets to pay all employees the benefits relating to employee service in the current and prior periods.

For defined contribution plans, the Group pays contributions to publicly or privately administered pension insurance plans on a mandatory, contractual or voluntary basis. The Group has no further payment obligations once the contributions have been paid. The contributions are recognised as employee benefit expense when they are due. Prepaid contributions are recognised as an asset to the extent that a cash refund or a reduction in the future payments is available.

(iii) Termination benefits

Termination benefits are payable when employment is terminated by the Group before the normal retirement date, or whenever an employee accepts voluntary redundancy in exchange for these benefits. The Group recognises termination benefits at the earlier of the following dates: (a) when the Group can no longer withdraw the offer of those benefits; and (b) when the entity recognises costs for a restructuring that is within the scope of HKAS 37 and involves the payment of termination benefits. In the case of an offer made to encourage voluntary redundancy, the termination benefits are measured based on the number of employees expected to accept the offer. Benefits falling due more than 12 months after the end of the reporting period are discounted to their present value.

2.25 Share-based payments

Share-based compensation benefits are provided to employees via the Gudou Holdings Limited share option scheme. Information relating to these schemes is set out in Note 14.

Employee options

The fair value of options granted under the Gudou Holdings Limited share option scheme is recognised as an employee benefits expense with a corresponding increase in equity. The total amount to be expensed is determined by reference to the fair value of the options granted:

- including any market performance conditions (e.g. the entity's share price)
- excluding the impact of any service and non-market performance vesting conditions (e.g. profitability, sales growth targets and remaining an employee of the entity over a specified time period), and

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

2.25 Share-based payments (continued)

Employee options (continued)

- including the impact of any non-vesting conditions (e.g. the requirement for employees to save or holdings shares for a specific period of time).
- the total expense is recognised over the vesting period, which is the period over which all of the specified vesting conditions are to be satisfied. At the end of each period, the entity revises its estimates of the number of options that are expected to vest based on the non-market vesting and service conditions. It recognises the impact of the revision to original estimates, if any, in profit or loss, with a corresponding adjustment to equity.

2.26 Revenue recognition

Revenue is measured at the fair value of the consideration received or receivable and is shown net of value-added tax, returns and discount. Revenue is recognised as follows:

(i) Property sales

Revenues are recognised when or as the control of the asset is transferred to the customer. Depending on the terms of the contract and the laws that apply to the contract, control of the asset may be transferred over time or at a point in time. Control of the asset is transferred over time if the Group's performance:

- provides all of the benefits received and consumed simultaneously by the customer;
- creates and enhances an asset that the customer controls as the Group performs; or
- do 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.

Revenue is recognised at a point in time when the customer obtains control of the promised properties when the above criteria are not met. Deposits and instalment received on properties sold prior to the date of revenue recognition are included in the consolidated statement of financial position under 'Contract liabilities'.

Costs such as stamp duty and sales commission incurred directly attributable for obtaining a pre-sale property contract, if recoverable, are capitalised. Since the duration between pre-sale of properties and sales recognition point is around 13 to 14 months. Thus, it is considered that capitalisation of sales commission and stamp duties is immaterial to the financial statement position as it will be amortised within the same financial year.

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

2.26 Revenue recognition (continued)

(ii) Room revenue

Room revenue received from room rental and other ancillary services is recognised when the services are rendered. For non-refundable hotel and facilities package arrangements, any unutilised room is recognised as revenue when it is expired.

(iii) Admission income

Revenue from resort admission is recognised when admission tickets are sold and redeemed by the customers. For non-refundable hotel and facilities package arrangements, any unutilised admission ticket is recognised as revenue when it is expired.

(iv) Catering income

Catering income received from food and beverage sales is recognised when the services are rendered.

(v) Rental income

Rental income is recognised on a straight-line basis over the lease term.

(vi) Interest income

Interest income is recognised on a time-proportion basis using the effective interest method.

(vii) Massage service income

Massage service income is recognised when the massage services are rendered.

(viii) Consultancy and other service income

Consultancy and other service income received from customers is recognised when the services are rendered.

(ix) Property renovation income

Renovation income is recognised over time when the Group provides the service and all of the benefits are received and consumed simultaneously by the customer throughout the renovation contract period. Thus, the Group satisfies a performance obligation and recognises revenue over time based on the time and cost incurred to provide the services.

(x) Merchandise sales income

Revenue from sales of merchandise is recognised at a point in time when control of the merchandise has been transferred, being when the merchandise are despatched to the customer and there is no unfulfilled obligation that could affect the customer's acceptance of the merchandise.

(xi) Accounting for significant financing component

For contracts where the period between the payment by the customer and transfer of the promised property or service exceeds one year, the transaction price should be adjusted for the effects of a financing component, if significant.

(xii) Accounting for contract liabilities

The contract liabilities which represent deposits received from customers are recognised upon fulfilment of the performance obligation in delivering the promised properties and/or delivering services to the customer.

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

2.27 Earnings per share

(i) Basic earnings per share

Basic earnings per share is calculated by dividing:

• the profit attributable to owners of the company, excluding any costs of servicing equity other than ordinary shares by the weighted average number of ordinary shares outstanding during the financial year, adjusted for bonus elements in ordinary shares issued during the year and excluding treasury shares.

(ii) Diluted earnings per share

Diluted earnings per share adjusts the figures used in the determination of basic earnings per share to take into account:

- the after income tax effect of interest and other financing costs associated with dilutive potential ordinary shares, and
- the weighted average number of additional ordinary shares that would have been outstanding assuming the conversion of all dilutive potential ordinary shares.

2.28 Provisions and contingent liabilities

Provisions are recognised for liabilities of uncertain timing or amount when the Group has a present legal or constructive obligation arising as a result of a past event, it is probable that an outflow of economic benefits will be required to settle the obligation and a reliable estimate can be made. Where the time value of money is material, provisions are stated at the present value of the expenditures expected to settle the obligation.

Where it is not probable that an outflow of economic benefits will be required, or the amount cannot be estimated reliably, the obligation is disclosed as a contingent liability, unless the probability of outflow is remote. Possible obligations, whose existence will only be confirmed by the occurrence or non-occurrence of one or more future events are also disclosed as contingent liabilities unless the probability of outflow is remote.

2.29 Financial guarantee contracts

Financial guarantee contracts are contracts that require the issuer to make specified payments to reimburse the holder for a loss it incurs because a specified debtor fails to make payments when due, in accordance with the terms of a debt instrument. Such financial guarantees are given to banks, financial institutions and other bodies on behalf of subsidiaries to secure loans, overdrafts and other banking facilities.

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

2.29 Financial guarantee contracts (continued)

Financial guarantee contracts are recognised as a financial liability at the time the guarantee is issued. The liability is initially measured at fair value and subsequently at the higher of:

- the amount determined in accordance with the expected credit loss model under HKFRS 9

 Financial Instruments: and
- the amount initially recognised less, where appropriate, the cumulative amount of income recognised in accordance with the principles of HKFRS 15 Revenue from Contracts with Customers.

The fair value of financial guarantees is determined based on the present value of the difference in cash flows between the contractual payments required under the debt instrument and the payments that would be required without the guarantee, or the estimated amount that would be payable to a third party for assuming the obligations.

Where guarantees in relation to loans or other payables of subsidiaries are provided for no compensation, the fair values are accounted for as contributions and recognised as part of the cost of the investment in the financial statements of the Group.

3. CRITICAL ACCOUNTING ESTIMATES AND JUDGEMENTS

Estimates and judgements 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.

The Group makes estimates and assumptions concerning the future. The resulting accounting estimates will, by definition, seldom equal the related actual results. The estimates and assumptions that have a significant risk of causing a material adjustment to the carrying amounts of assets and liabilities within the next financial year are addressed below.

(a) Useful lives of property, plant and equipment

The annual depreciation charges are sensitive to the estimated economic useful lives the Group allocates to each type of property, plant and equipment. Management performs annual reviews to assess the appropriateness of their estimated economic useful lives. Such reviews take into account the technological changes, prospective economic utilisation and physical condition of the assets concerned. The useful lives are estimated at the time the purchases are made after considering the future, business developments and the Group's strategies. Should there be unexpected adverse changes in the circumstances or events, the Group assesses the need to shorten the useful lives and/or make impairment provisions. Indications of these unexpected adverse changes include declines in projected operating results, negative industry or economic trends and rapid advancement in technology.

3. CRITICAL ACCOUNTING ESTIMATES AND JUDGEMENTS (continued)

(b) Impairment of property, plant and equipment

Property, plant and equipment are reviewed for impairment whenever events or changes in circumstances indicate that the carrying amount may not be recoverable. The recoverable amounts have been determined based on value-in-use calculations or fair value less costs of disposal. These calculations require the use of judgements and estimates.

Management judgement is required in the area of asset impairment particularly in assessing (i) whether any events including changes in government policies has occurred that may indicate that the related asset value may not be recoverable; (ii) whether the carrying value of an asset can be supported by the recoverable amount, being the higher of fair value less costs to sell or net present value of future cash flows which are estimated based upon the continued use of the asset in the business; and (iii) the appropriate key assumptions to be applied in preparing cash flow projections including whether these cash flow projections are discounted using an appropriate rate. Changing the assumptions selected by management in assessing impairment, including the budgeted revenue, growth rate, gross profit margin, capital expenditure and discount rate assumptions in the cash flow projections, could affect the net present value used in the impairment test and as a result affect the Group's financial position and results of the operations.

(c) Current and deferred income tax (including LAT)

The Group is subject to income taxes mainly in the PRC. Significant estimates are required in determining the provision for income taxes. There are many transactions and calculations for which the ultimate tax determination is uncertain during the ordinary course of business. Where the final tax outcome of these matters is different from the amounts that were initially recorded, such differences will impact the income tax and deferred tax provisions in the period in which such determination is made.

Deferred income tax assets relating to certain temporary differences and tax losses are recognised when management considers it is probable that future taxable profits will be available against which the temporary differences or tax losses can be utilised. When the expectations are different from the original estimates, such differences will impact the recognition of deferred income tax assets and taxation charges in the period in which such estimates are changed.

The subsidiaries of the Group engaging in property development business in the PRC are subject to land appreciation taxes, which have been included in the income tax expenses. However, the Group has not finalised its land appreciation tax returns with the tax authority for certain projects. Accordingly, judgement is required in determining the amount of land appreciation and its related taxes payable. The Group recognises these liabilities based on management's best estimates. Where the final tax outcome is different from the amounts that were initially recorded, such differences will impact the income tax expenses and provisions of land appreciation taxes in the period in which such determination is made.

3. CRITICAL ACCOUNTING ESTIMATES AND JUDGEMENTS (continued)

(d) Fair values of investment properties

The Group appointed an independent professional valuer to assess the fair values of the investment properties. In determining the fair values, the valuer has utilised a method of valuation which involves certain estimates. The directors have exercised their judgement and are satisfied that the method of valuation is reflective of the current market conditions. Where the actual result is different from the original estimate, such difference will impact the carrying value of the investment properties and fair value gains/losses on investment properties in the year in which such estimate has been changed.

(e) Impairment of financial assets

The loss allowances for financial assets are based on assumptions about risk of default and expected loss rates. The Group uses judgement in making these assumptions and selecting the inputs to the impairment calculation, based on the Group's past history, existing market conditions as well as forward looking estimates at the end of each reporting period. Details of the key assumptions and inputs used are disclosed in the tables in Note 4(b).

4. FINANCIAL RISK MANAGEMENT

The Group's activities expose it to a variety of financial risks: foreign exchange risk, credit risk, liquidity risk and interest rate risk. The Group's overall risk management programme focuses on the unpredictability of financial markets and seeks to minimise potential adverse effects on the Group's financial performance.

(a) Foreign exchange risk

The Group mainly operates in the PRC with most of the transactions settled in RMB. Foreign exchange risk arises when future commercial transactions or recognized assets and liabilities are dominated in a currency that is not the entity's functional currency. The Group's assets and liabilities, and transactions arising from its operation primarily do not expose it to material foreign exchange risk, other than certain bank balances, the Group's assets and liabilities are primarily denominated in RMB. The Group generates sales denominated in RMB to meet its liabilities denominated in RMB.

(b) Credit risk

The Group is exposed to credit risk in related to its accounts and other receivables, receivables from a joint operator and bank balances.

4. FINANCIAL RISK MANAGEMENT (continued)

(b) Credit risk (continued)

The carrying amounts of accounts receivable, deposits and other receivables, amount due from a joint operator, cash at banks and restricted bank balances, represent the Group's maximum exposure to credit risk in relation to financial assets which are stated as follows:

Accounts receivable (Note 25)
Deposits and other receivables (Note 26)
Amount due from a joint operator (Note 20)
Restricted bank balances (Note 27)
Cash at banks (Note 28)

Maximum exposure to credit risk

2021 <i>RMB'000</i>	2020 RMB′000
2,749	9,328
24,069	17,776
39,705	17,258
2,683	31,045
2,778	24,628
71,984	100,035

The Group has several types of financial assets that are subject to the expected credit loss model.

In respect of accounts receivable from travel agencies, the Group has policies in place to ensure that sales are made to agencies with an appropriate credit history. In order to minimise the credit risk, the directors and management persons of sales department are responsible for the determination of credit limits, credit approvals and other monitoring procedures. For properties purchasers, the Group has policies in place to ensure that sales are made to buyers/customers with an appropriate financial strength and appropriate percentage of down payment. As at 31 December 2021, the five largest accounts receivable represents approximately 53% (2020: 42%) of the total accounts receivable.

Management has regularly assessed the recoverability of the accounts receivable from individual customers and developed a comprehensive expected credit loss model to ensure adequate provision is made in accordance with HKFRS 9.

The expected loss rates of accounts receivable are based on payment profiles of sales within a period of 12 months before 31 December 2021 and the corresponding historical credit losses experienced within this period. The historical loss rates are adjusted to reflect current and forward-looking information on macroeconomic factors affecting the ability of the customers to settle the receivables.

4. FINANCIAL RISK MANAGEMENT (continued)

(b) Credit risk (continued)

On that basis, the loss allowance of accounts receivable as at 31 December 2021 and 2020 was determined as follows:

	31 December 2021					
	Travel ag	jencies	Property purchasers		Total	
	Gross		Gross		Gross	
	carrying		carrying		carrying	
	amount –		amount –		amount –	
Expected	accounts	Loss	accounts	Loss	accounts	Loss
loss rate	receivable	allowance	receivable	allowance	receivable	allowance
	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
0% - 5%	1,457	8	_	_	1,457	8
5% - 10%	495	34	-	_	495	34
5% - 20%	245	24	-	-	245	24
20% - 100%	8,237	7,619	1,514	1,514	9,751	9,133
	10,434	7,685	1,514	1,514	11,948	9,199

Current to 30 days 31 to 60 days 61 to 90 days Over 90 days

		31 December 2020					
		Travel agencies		Property purchasers		Total	
		Gross		Gross		Gross	
		carrying		carrying		carrying	
		amount –		amount –		amount –	
	Expected	accounts	Loss	accounts	Loss	accounts	Loss
	loss rate	receivable	allowance	receivable	allowance	receivable	allowance
		RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
Current to 30 days	0% - 5%	5,107	156	-	-	5,107	156
31 to 60 days	3% - 20%	621	114	-	-	621	114
61 to 90 days	10% – 30%	785	126	-	-	785	126
Over 90 days	10% - 100%	6,438	3,227	2,113	2,113	8,551	5,340
		12,951	3,623	2,113	2,113	15,064	5,736

4. FINANCIAL RISK MANAGEMENT (continued)

(b) Credit risk (continued)

In respects of the other receivables, management considers this risk is significant as they have a low risk of default and the issuer has a strong capacity to meet its constructed cash flow obligations in the near term, and the loss allowance recognised is therefore limited to twelve months expected losses. In view of insignificant risk of default and credit risk since initial recognition, management believes that the expected credit loss under the twelve months expected losses method is immaterial.

In respect of the receivable from a joint operator, the Group applies lifetime general approach to assess the recoverability of the receivable and ensure the provision of RMB7,834,000 (2020: Nil) is adequately made in accordance with HKFRS 9.

As at 31 December 2020 and 2021, all the bank balances were placed at reputable banks in Hong Kong and the PRC. The credit quality of cash and cash equivalents has been assessed by reference to external credit ratings or to historical information about the counterparty default rates. The existing counterparties do not have defaults in the past.

The impairment of financial assets of the Group comprises of:

Impairment of accounts receivable (Note 25)
Impairment of amount due from a joint operator (Note 20)
Impairment of financial assets

As at 31 I	December
2021	2020
RMB'000	RMB'000
3,463	215
7,834	
11,297	215

(c) Liquidity risk

The Group's policy is to regularly monitor current and expected liquidity requirements to ensure that it maintains sufficient reserves of cash to meet its liquidity requirements in the short and longer term.

4. FINANCIAL RISK MANAGEMENT (continued)

(c) Liquidity risk (continued)

The maturity analysis based on contractual undiscounted cash flows of the Group's financial liabilities is as follows:

					Total	
		Between	Between		undiscounted	
	Less than	1 and	2 and	Over	cash	Carrying
	1 year	2 years	5 years	5 years	outflows	amount
	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
As at 31 December 2021						
Accounts payable	44,417	-	-	-	44,417	44,417
Other payables and deposits	17,324	-	-	-	17,324	17,324
Borrowings and interest payments	97,768	82,417	96,369	-	276,554	251,127
Lease liabilities and interest payments	6,605	4,759	12,375	20,054	43,793	34,593
As at 31 December 2020						
Accounts payable	54,007	-	-	-	54,007	54,007
Other payables and deposits	10,467	-	-	_	10,467	10,467
Borrowings and interest payments	124,861	66,581	144,177	-	335,619	287,667
Lease liabilities and interest payments	4,008	1,006	3,421	3,397	11,832	10,715
Amount due to an associate	12,000	30,020	-	-	42,020	42,020

4. FINANCIAL RISK MANAGEMENT (continued)

(d) Interest rate risk

The Group's exposure to interest rate risk arises from its bank balances and borrowings. These bank balances and borrowings bear interests at variable rates varied with the then prevailing market condition.

As at 31 December 2021, if interest rates at that date had been 10 basis points (2020: 10 basis points) higher/lower with all other variables held constant, consolidated loss after tax (2020: profit after tax) for the year would have been RMB1,320,000 higher/lower (2020: RMB1,262,000 lower/higher), arising mainly as a result of higher/lower interest expense on borrowings.

(e) Capital risk management

The Group's 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 benefits for other stakeholders 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 ensure optimal capital structure and shareholder returns, taking into consideration the future capital requirements of the Group and capital efficiency, prevailing and projected profitability, projected operating cash flows, projected capital expenditures and projected strategic investment opportunities.

In order to maintain or adjust the capital structure, the Group may issue new shares or sell assets to reduce debt.

The Group monitors capital on the basis of the gearing ratio. This ratio is calculated as total debt divided by total capital. Total debt is calculated as total borrowings (including 'current and non-current borrowings' as shown in the consolidated statement of financial position). Total capital is calculated as 'equity' as shown in the consolidated statement of financial position.

	As at 31 December		
	2021	2020	
	RMB'000	RMB'000	
Interest-bearing bank borrowings	251,127	287,667	
Interest-bearing related party borrowings	4,893		
Total debt	256,020	287,667	
Total capital	383,349	452,381	
Gearing ratio	0.67	0.64	

4. FINANCIAL RISK MANAGEMENT (continued)

(f) Categories of financial instruments

The Group holds the following financial instruments:

	2021	2020
Financial assets at amortised cost	RMB'000	RMB'000
Tillalicial assets at alliortisea cost	NNID 000	NIVID 000
Accounts receivable	2,749	9,328
Deposit and receivables	24,069	17,776
Amount due from a joint operator	39,705	17,258
Restricted bank balances	2,683	31,045
Bank and cash balances	3,379	25,518
	72,585	100,925
	2021	2020
Financial liabilities at amortised cost	RMB'000	RMB'000
This is a substance of a substance cost	11112 000	7.11712 000
Accounts payable	44,417	54,007
Other payables	17,324	10,467
Borrowings	251,127	287,667
	231,127	207,007
Lease liabilities	34,593	10,715
Lease liabilities Amount due to an associate		
		10,715
Amount due to an associate	34,593 -	10,715
Amount due to an associate Loan from a related party	34,593 - 4,893	10,715
Amount due to an associate Loan from a related party	34,593 - 4,893	10,715

(g) Fair values

The carrying amounts of the Group's financial assets and financial liabilities as reflected in the consolidated statement of financial position approximate their respective fair values.

5. FAIR VALUE MEASUREMENT

Financial Instruments

The table below analyses financial instruments carried at fair value by level of the inputs to valuation techniques used to measure fair value. Such inputs are categorised into three levels within a fair value hierarchy as follows:

- Quoted prices (unadjusted) in active markets for identical assets or liabilities (level 1).
- Inputs other than quoted prices included within level 1 that are observable for the asset or liability, either directly (that is, as prices) or indirectly (that is, derived from prices) (level 2).
- Inputs for the asset or liability that are not based on observable market data (that is, unobservable inputs) (level 3).

The following table presents the Group's financial assets that are measured at fair value at 31 December 2021 and 2020. Refer to Note 18 for disclosures of the investment properties that are measured at fair value.

	Level 1 RMB'000	Level 2 RMB'000	Level 3 RMB'000	Total RMB'000
As at 31 December 2021 Assets Financial assets at fair value through other comprehensive income	15		40	55
As at 31 December 2020 Assets Financial assets at fair value through other comprehensive income	771		40	811

The Group's policy is to recognise transfers into and transfers out of fair value hierarchy levels as of the date of the event or change in circumstances that caused the transfer.

There were no transfers between Level 1, Level 2 and level 3 fair value hierarchy classifications and no significant changes in valuation techniques during the period.

5. FAIR VALUE MEASUREMENT (continued)

Financial Instruments (continued)

The changes in level 3 instruments for the year ended is as follows:

Year ended 31 December

2021	2020
Financial assets	Financial assets
at fair value	at fair value
through other	through other
comprehensive	comprehensive
income	income
RMB'000	RMB'000
40	600
-	(600)
	40
40	40

Opening balance
Disposal
Addition

Closing balance

6. REVENUE

The Group's revenue derived from its major products and services during the year is as follows:

	Year ended 31 December	
	2021	2020
	RMB'000	RMB'000
Hotels and Resorts related operation		
Admission income		
– Hot Spring Valley	11,731	25,982
– Waterpark	893	1,877
	12,624	27,859
Catering income	11,364	20,212
Conference fee income	720	909
Massage service income	787	391
Rental income	3,463	3,007
Consultancy service income	-	15,000
Other service income	3,868	2,307
Merchandise sales income	59	-
Room revenue	28,059	40,569
Tauviena muamantia		
Tourism properties	2.562	12.446
Property sales	2,562	12,446
Property renovation income	458	4,549
	63,964	127,249
Timing of revenue recognition		
At a point in time	28,116	61,817
Over time	35,848	65,432
	63,964	127,249
	03,304	127,243

7. OTHER INCOME

Finance income
Gain on disposal of property, plant and equipment, net
Gain on disposal of an associate (Note 21)
Others

Year ended 31 December			
2021	2020		
RMB'000	RMB'000		
772	58		
-	135		
3,359	_		
	255		
4,131	448		

8. SEGMENT INFORMATION

The chief operating decision-maker has been identified as the executive directors of the Company, which reviews the Group's internal reporting in order to assess performance and allocate resources. Management has determined the operating segments based on these reports.

The executive directors of the Company consider the business from service perspectives and assess the performance of the Group which are organised into two main businesses:

Property development

 Development and sales of properties and provision of properties renovation services in the PRC

Hotel and resort operation

 Operation of hotels and resort in the PRC and provision of consultancy services and/or management services to leisure hotels and resorts and other hot spring resort operators in the PRC

During the year ended 31 December 2021, the Group commenced operations of urban hotels in the downtown area of cities in the Guangdong Province, the PRC. Its financial information was not material to the Group for the year and it shares similar economic characteristics to the operation of resort hotels. As a result, the performance of urban hotels is included in the Hotel and resort operation segment.

The executive directors of the Company assess the performance of the operating segments based on their segment profit/loss before income tax expense. Segment profits or losses do not include fair value gains/losses on investment properties for undetermined use, finance costs, corporate income and expenses.

Based on the business nature, the executive directors of the Company consider the development of the five-star hotel and health regimen facilities either through self-use or lease, include under the hotel and resort operation segment.

8. **SEGMENT INFORMATION** (continued)

(i) Information about reportable segment profit or loss, assets and liabilities

	Hotels and resort operation <i>RMB'000</i>	Property development <i>RMB'000</i>	Total <i>RMB'000</i>
For the year ended 31 December 2021 REVENUE			
Revenue from external customers	60,944	3,020	63,964
RESULTS			
Segment loss	(22,866)	(11,200)	(34,066)
Fair value losses on investment properties			
for undetermined use			(5,150)
Finance costs			(18,137)
Unallocated corporate expenses			(13,693)
Loss before tax			(71,046)
Income tax credit			2,096
Loss for the year			(68,950)

8. SEGMENT INFORMATION (continued)

(i) Information about reportable segment profit or loss, assets and liabilities (continued)

	Hotels and resort operation <i>RMB'000</i>	Property development RMB'000	Total <i>RMB'000</i>
As at 31 December 2021			
ASSETS			
Segment assets	427,188	195,207	622,395
Property, plant and equipment for general			
administrative use			9,765
Investment properties for undetermined use			427,430
Financial investments at fair value through			
other comprehensive income			55
Prepayments, deposits and other receivables			
for general administrative use			724
Deferred tax assets			6,822
Bank and cash balances			3,379
Consolidated total assets			1,070,570

Investments in financial assets that are managed by the treasury department are not considered to be segment assets. These are equity investments that are classified as at fair value through other comprehensive income.

8. **SEGMENT INFORMATION** (continued)

(i) Information about reportable segment profit or loss, assets and liabilities (continued)

	Hotels and resort operation <i>RMB'000</i>	Property development <i>RMB'000</i>	Total <i>RMB'</i> 000
As at 31 December 2021			
LIABILITIES			
Segment liabilities	84,105	109,899	194,004
Borrowings			251,127
Current tax liabilities			65,852
Deferred tax liabilities			176,238
Consolidated total liabilities			687,221
OTHER INFORMATION			
Interest income	15	757	772
Depreciation and amortisation	33,491	682	34,173
Additions to segment non-current assets	3,676	_	3,676

8. **SEGMENT INFORMATION** (continued)

(i) Information about reportable segment profit or loss, assets and liabilities (continued)

	Hotels and resort operation <i>RMB'000</i>	Property development <i>RMB'000</i>	Total <i>RMB'000</i>
For the year ended 31 December 2020 REVENUE			
Revenue from external customers	110,254	16,995	127,249
RESULTS Segment profit	29,936	537	30,473
Fair value gains on investment properties for undetermined use Finance costs Unallocated corporate expenses			15,450 (16,803) (19,788)
Profit before tax Income tax expenses			9,332 (6,471)
Profit for the year			2,861

8. **SEGMENT INFORMATION** (continued)

(i) Information about reportable segment profit or loss, assets and liabilities (continued)

	Hotels and resort operation <i>RMB'000</i>	Property development <i>RMB'000</i>	Total <i>RMB'000</i>
As at 31 December 2020			
ASSETS			
Segment assets	439,403	246,906	686,309
Property, plant and equipment for general administrative use			16,946
Investment properties for undetermined use Financial investments at fair value through			432,580
other comprehensive income Prepayments, deposits and other receivables			811
for general administrative use			429
Deferred tax assets			6,643
Bank and cash balances			25,518
Consolidated total assets			1,169,236

Investments in financial assets that are managed by the treasury department are not considered to be segment assets. These are equity investments that are classified as at fair value through other comprehensive income.

8. SEGMENT INFORMATION (continued)

(i) Information about reportable segment profit or loss, assets and liabilities (continued)

	Hotels and resort operation <i>RMB'000</i>	Property development <i>RMB'000</i>	Total <i>RMB'000</i>
As at 31 December 2020 LIABILITIES			
Segment liabilities	62,619	122,213	184,832
Borrowings			287,667
Current tax liabilities			66,187
Deferred tax liabilities			178,169
Consolidated total liabilities			716,855
OTHER INFORMATION			
Interest income	26	32	58
Depreciation and amortisation	36,150	206	36,356
Additions to segment non-current assets	8,709		8,709

(ii) Geographical information:

All the revenue and non-current assets are based in the PRC for the year ended 31 December 2021 (2020: Same).

(iii) Revenue from major customers:

No individual customer contributes over 10% of the Group's revenue during the year ended 31 December 2021 (2020: Revenue of RMB15,048,000 is derived from a single external customer attributed to the hotels and resort operation segment).

FINANCE COSTS 9.

	Year ended 31 December	
	2021	2020
	RMB'000	RMB'000
Finance costs:		
 Bank borrowings interest expenses 	16,486	17,723
– Unwinding of interests on lease liabilities	1,827	762
Amounts capitalised to construction in progress and property,		
plant and equipment	(176)	(1,682)
Total finance costs	18,137	16,803

Borrowing costs on funds borrowed generally for construction in progress are capitalised at a rate of 5.26% (2020: 5.36%) per annum for the year ended 31 December 2021.

10. INCOME TAX (CREDIT)/EXPENSES

For the year ended 31 December 2021, no provision for Hong Kong profits tax has been made as the Group did not generate any assessable profits arising in Hong Kong (2020: Nil). The Group's subsidiaries in the PRC are subject to the PRC enterprise income tax at a rate of 25% (2020: 25%) on estimated assessable profits.

	Year ended 31 December	
	2021 2020	
	RMB'000	RMB'000
Current tax		
PRC enterprise income tax	2	7,436
Land appreciation tax ("LAT")	12	809
	14	8,245
Deferred tax (Note 32)	(2,110)	(1,774)
	(2,096)	6,471

10. INCOME TAX (CREDIT)/EXPENSES (continued)

The revenue from property as described in Note 6 include sales of apartments. Under the applicable tax regulations, LAT is charged at progressive rate from 30% to 60% (2020: 30% to 60%) on the appreciation of land value which is calculated based on the proceeds of sales of properties less deductible expenditure including lease charges of land use rights, borrowing costs and all property development expenditure. The basis of calculating the LAT on the sale of apartments has not yet been determined by the local tax bureau. Management adopted the progressive rate from 30% to 60% (2020: 30% to 60%) according to their best estimation. The tax on the Group's (loss)/profit before tax differs from the theoretical amount that would arise using the weighted average tax rate applicable to (losses)/profits of the consolidated entities as follows:

(Loss)/profit before tax
Tax at the domestic income tax rate of 25%
Tax effect on LAT deductible for calculation of income tax purpose
Income not taxable
Expenses not deductible for tax purposes
Tax losses not recognised as deferred tax
LAT

rear ended 51 December				
2021	2020			
RMB'000	RMB'000			
(71,046)	9,332			
(17,762)	2,333			
(3)	(202)			
(729)	(1,038)			
2,615	2,484			
13,771	2,085			
12	809			
(2,096)	6,471			

Year ended 31 December

11. COST OF SALES, SELLING EXPENSES AND ADMINISTRATIVE EXPENSES

The Group's cost of sales, selling expenses and administrative expenses are as follows:

	Year ended 31 December	
	2021 20	
	RMB'000	RMB'000
Auditors' remuneration		
– Audit services	1,373	1,719
– Non-audit services	14	1,204
Cost of properties sold and renovation services	1,165	6,899
Cost of goods sold	4,024	6,190
Depreciation on property, plant and equipment	28,858	28,867
Depreciation on right-of-use assets	6,308	8,556
Employee benefit expenses (including directors' emoluments) (Note 12)	35,791	30,082
Legal and professional fees	2,364	6,129
Operating lease rental for short-term and low value leases	784	860
Utilities expenses	3,171	4,210
Advertising and promotion expenses	8,646	10,030
Miscellaneous tax	3,898	4,274
Repair and maintenance	1,709	3,978
Cleaning expenses	1,448	1,634
Entertainment and travelling expenses	761	1,049
Others	3,467	5,065
Total cost of sales, selling expenses and administrative expenses	103,781	120,746

12. EMPLOYEE BENEFIT EXPENSES (INCLUDING DIRECTORS' EMOLUMENTS)

Year ended 31 December

Salaries, bonus and allowances	
Pension costs – defined contribution pla	ns
Share-based payment (Note 14)	

rear ended 51 December			
2021	2020		
RMB'000	RMB'000		
31,766	25,666		
3,838	3,394		
187	1,022		
35,791	30,082		

(a) Pension costs – defined contribution plans

The Group has arranged for its Hong Kong employees to join certain Mandatory Provident Fund Schemes (the "MPF Schemes"), defined contribution schemes managed by independent trustees. Under the MPF Schemes, each of the Group (the employer) and its employees make monthly contributions to the scheme at 5% of the employees' earnings as defined under the Mandatory Provident Fund legislation. The monthly contributions of each of the employer and the employee are subject to a cap of HK\$1,500 from 1 June 2014 onwards, and thereafter contributions are voluntary. The Group has no further obligations for post-retirement benefits beyond the contributions.

The employees of the Group's subsidiaries established in the PRC are members of a central pension scheme operated by the local municipal government. These subsidiaries are required to contribute certain percentage of the employees' basic salaries and wages to the central pension scheme to fund the retirement benefits. The local municipal government undertakes to assume the retirement benefits obligations of all existing and future retired employees of those subsidiaries. The only obligation of these subsidiaries with respect to the central pension scheme is to meet the required contributions under the scheme.

The Group has no material obligation for post-retirement benefits beyond contributions to the above schemes.

12. EMPLOYEE BENEFIT EXPENSES (INCLUDING DIRECTORS' EMOLUMENTS) (continued)

(b) Five highest paid individuals

The five individuals whose emoluments were the highest in the Group for the year ended 31 December 2021 include two directors (2020: two) whose emoluments are reflected in the analysis presented in Note 13. The emoluments payable to the remaining three (2020: three) individuals during the year ended 31 December 2021 are as follows:

Year ended 31 December

2021	2020
RMB'000	RMB'000
1,905	1,864
30	50
4	130
1,939	2,044

Salaries, bonus and allowances Pension costs – defined contribution plans Share-based payment

The emoluments of the remaining individuals fell within the following bands:

Year ended 31 December

2021	2020
RMB'000	RMB'000
3	2
	1
3	3

Emolument band (in HK\$)

Nil to HK\$1,000,000 (equivalent to Nil to RMB828,713)

HK\$1,000,001 to HK\$1,500,000

(equivalent to RMB828,713 to RMB1,243,069)

13. BENEFITS AND INTERESTS OF DIRECTORS

(a) Directors' and chief executive's emoluments

The remuneration of every director and the chief executive is set out below:

		Employer's contribution		
		to pension	Share-based	
Name	Salary	scheme	payment	Total
	RMB'000	RMB'000	RMB'000	RMB'000
Year ended 31 December 2021				
Executive directors				
Mr. Hon Chi Ming	1,180	29	19	1,228
Mr. Huang Zhanxiong	274	-	19	293
Ms. Zhen Yaman	143	-	10	153
Mr. Hon Ka Fung	507	13	10	530
Non-executive director				
Mr. Ruan Yongxi	93	-	-	93
Independent non-executive directors				
Mr. Wu Sai Him	131	-	10	141
Mr. Chiu Chi Wing	112	-	10	122
Prof. Wang Dawu	137		10	147
	2,577	42	88	2,707

13. BENEFITS AND INTERESTS OF DIRECTORS (continued)

(a) Directors' and chief executive's emoluments (continued)

		Employer's		
		contribution		
		to pension	Share-based	
Name	Salary	scheme	payment	Total
	RMB'000	RMB'000	RMB'000	RMB'000
Year ended 31 December 2020				
Executive directors				
Mr. Hon Chi Ming	1,519	23	106	1,648
Mr. Huang Zhanxiong	310	25	106	441
Ms. Zhen Yaman	220	_	53	273
Mr. Hon Ka Fung	279	7	53	339
Non-executive director				
Mr. Ruan Yongxi	143	-	_	143
Independent non-executive directors				
Mr. Wu Sai Him	201	_	53	254
Mr. Chiu Chi Wing	172	_	53	225
Prof. Wang Dawu	143		53	196
	2,987	55	477	3,519

No emoluments were paid by the Company or the subsidiaries to the directors as an inducement to join the Company, or as compensation for loss of office during the year ended 31 December 2021 (2020: None).

No directors waived any emoluments during the year ended 31 December 2021 (2020: None).

13. BENEFITS AND INTERESTS OF DIRECTORS (continued)

(b) Directors' retirement benefits and termination benefits

No retirement benefits and termination benefits paid to these directors during the year ended 31 December 2021 (2020: None).

(c) Consideration provided to third parties for making available directors' services

No consideration provided to third parties for making available directors' services during the year ended 31 December 2021 (2020: None).

(d) Information about loans, quasi-loans and other dealings in favour of directors, controlled bodies corporate by and controlled entities with such directors

No loans, quasi-loans and other dealing arrangements in favour of directors, controlled bodies corporate by and controlled entities with such directors as at 31 December 2021 (2020: None).

(e) Directors' material interests in transactions, arrangements or contracts

No significant transactions, arrangements and contracts in relation to the Group's business to which the Company was a party and in which a director of the Company had a material interest, whether directly or indirectly, subsisted at the end of the year or at any time during the financial year (2020: None).

14. SHARE-BASED PAYMENTS

The Company adopted a share option scheme (the "Scheme"). The purposes of the Scheme are to attract, retain and motivate the grantees to strive for future developments and expansion of the Group.

Share option scheme

The Scheme was approved and adopted on 18 November 2016, pursuant to which selected participants may be granted options to subscribe for shares as indentures or rewards for their service rendered to the Group. Share options were granted to directors, and selected employees of the Company.

The Scheme is valid and effective for a period of ten years commencing on the adoption date of the scheme.

14. SHARE-BASED PAYMENTS (continued)

Share option scheme (continued)

For the share options granted, the vesting period of the share options ranges from one to four years. All the options are conditional in which one-fourth is vested and exercisable on every anniversary since the grant date of the share options.

The Group does not have a legal or constructive obligation to repurchase or settle the options in cash.

The fair values of services received in return for share options granted are measured by reference to the fair value of share options granted. The range of fair value of options granted determined by using the Binomial model and significant inputs into the model were as follows:

Share options by grant date 5 April 2017

Range of fair value of options granted

HK\$0.29 – HK\$0.30 (equivalent to RMB0.25 – 0.26)

Weighted average share price at the grant date

HK\$0.62 (equivalent to RMB0.54)

Expected volatility (Note)

45.00%

Expected option lifes

Eight years

Annual risk-free interest rate

1 43%

Note: Expected volatility is assumed to be based on historical volatility of the comparable companies.

The variables and assumptions used in estimating the fair value of the share options were the directors' best estimates. Change in subjective input assumptions can materially affect the fair value.

The number of share options outstanding is 46,060,000 (2020: 47,040,000) with weighted average share price of HK\$0.62 (equivalent to RMB0.54) and 46,060,000 out of them are exercisable as at 31 December 2021 (HK\$0.62 (equivalent to RMB0.54) and 35,280,000 out of them are exercisable as at 31 December 2020).

14. SHARE-BASED PAYMENTS (continued)

Share option scheme (continued)

Movements in the number of share options outstanding and their related weighted average exercise prices are as follows:

	2021		2020	
	Average		Average	
	exercise price	Number of	exercise price	Number of
	in HK\$ per	share options	in HK\$ per	share options
	share option	(thousands)	share option	(thousands)
As a 1 January	0.62	47,040	0.62	47,040
Lapsed	0.62	-	0.62	-
Forfeited	0.62	(980)	0.62	
As at 31 December		46,060		47,040

During the year ended 31 December 2021, share-based payment expense of RMB187,000 for the Share Option Scheme was recognised in the consolidated statement of comprehensive income (2020: RMB1,022,000) (Note 12).

15. (LOSSES)/EARNINGS PER SHARE

Basic

Basic (losses)/earnings per share is calculated by dividing the (loss)/profit attributable to owners of the Company by the weighted average number of ordinary shares in issue during the year.

	Year ended 31 December	
	2021 2	
	RMB'000	RMB'000
(Loss)/profit attributable to owners of the Company (RMB'000)	(68,950)	2,861
Weighted average number of ordinary shares in issue ('000)	980,000	980,000
Basic (losses)/earnings per share (RMB cents)	(7.04)	0.29

15. (LOSSES)/EARNINGS PER SHARE (continued)

Diluted

Diluted (losses)/earnings per share is calculated by adjusting the weighted average number of ordinary shares outstanding to assume conversion of all dilutive potential ordinary shares. The dilutive potential ordinary shares of the Company are share options. The calculation for share options is determined by the number of shares that could have been acquired at fair value (determined as the average annual market share price of the Company's shares) based on the monetary value of the subscription rights attached to the outstanding share options. The number of shares calculated as below is compared with the number of shares that would have been issued assuming the exercise of the share options.

For the year ended 31 December 2021, share options were not assumed to be exercised/converted as they have an anti-dilutive impact to the loss attributable to the equity holders of the company (2020: diluted earnings per share: RMB0.29 cents).

Year ended 31 December
2020
RMB'000
2.064
2,861
980,000
9,245
989,245
0.29

16. PROPERTY, PLANT AND EQUIPMENT

		Furniture,				
		fixtures and	Leasehold	Motor	Construction	
	Buildings	equipment	improvements	vehicles	in progress	Total
	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
Cost						
As at 1 January 2020	212,788	41,076	188,465	8,476	59,145	509,950
Additions	-	126	-	-	8,583	8,709
Disposal	(10,892)	-	-	-	-	(10,892)
Exchange differences		(3)		(86)		(89)
As at 31 December 2020 and						
1 January 2021	201,896	41,199	188,465	8,390	67,728	507,678
Additions	-	149	2,252	40	3,676	6,117
Transfer from CIP/ (to PPE)	-	-	67,756	-	(67,756)	-
Disposal	-	-	-	(673)	-	(673)
Exchange differences		(3)	(8)	(43)		(54)
As at 31 December 2021	201,896	41,345	258,465	7,714	3,648	513,068
Accumulated depreciation						
As at 1 January 2020	111,232	31,861	66,746	7,223	-	217,062
Charge for the year	10,651	1,620	16,346	250	-	28,867
Disposal	(5,420)	-	-	- (2.4)	-	(5,420)
Exchange differences		(4)	(1)	(31)		(36)
As at 31 December 2020 and						
1 January 2021	116,463	33,477	83,091	7,442	-	240,473
Charge for the year	9,880	1,502	17,002	474	-	28,858
Disposal	-	-	-	(673)	-	(673)
Exchange differences		(1)	(1)	(65)		(67)
As at 31 December 2021	126,343	34,978	100,092	7,178		268,591
Net book value						
As at 31 December 2021	75,553	6,367	158,373	536	3,648	244,477
As at 31 December 2020	0E 422	7 722	105 274	0.40	67 720	267 205
As at 31 December 2020	85,433	7,722	105,374	948	67,728	267,205

16. PROPERTY, PLANT AND EQUIPMENT (continued)

The Group's buildings are located in the PRC under long and medium term leases.

The carrying amount of Group's buildings amounting to RMB41,416,000 (2020: RMB47,828,000) were pledged as securities for the Group's borrowings at 31 December 2021 (Note 31).

Depreciation expense of RMB23,648,000 (2020: RMB23,620,000) for the year ended 31 December 2021 has been included in cost of sales. Depreciation expense of RMB5,210,000 (2020: RMB5,247,000) for the year ended 31 December 2021 has been included in administrative expenses.

The directors carried out an impairment assessment on the recoverable amounts of property, plant and equipment and right of use assets under hotels and resorts operation segment as a result of the segment loss incurred for the year ended 31 December 2021. The recoverable amount is calculated based on a valuation performed by LCH (Asia-Pacific) Surveyors Limited, an independent qualified professional valuer. Key assumptions for the value in use calculation include budgeted revenue, growth rate, gross profit margin, capital expenditure and discount rate.

Based on the results of the assessment, the directors are of the opinion that there was no impairment of property, plant and equipment and right of use assets as at 31 December 2021.

17. RIGHT-OF-USE ASSETS AND LEASE LIABILITIES

(a) Balances recognised in the consolidated statement of financial position Right-of-use assets

	Buildings	lease payment	Total
	RMB'000	RMB'000	RMB'000
At 1 January 2020			
Cost	24,024	7,346	31,370
Accumulated depreciation	(7,764)	(326)	(8,090)
Net book amount	16,260	7,020	23,280
Year ended 31 December 2020			
Opening net book amount	16,260	7,020	23,280
Addition	2,112	-	2,112
Transfer to property held for sale	-	(299)	(299)
Depreciation	(8,230)	(326)	(8,556)
Closing net book amount	10,142	6,395	16,537
At 31 December 2020			
Cost	18,372	6,721	25,093
Accumulated depreciation	(8,230)	(326)	(8,556)
Net book amount	10,142	6,395	16,537
Year ended 31 December 2021			
Opening net book amount	10,142	6,395	16,537
Addition	27,796	-	27,796
Depreciation	(5,982)	(326)	(6,308)
Closing net book amount	31,956	6,069	38,025
At 31 December 2021			
Cost	46,168	6,721	52,889
Accumulated depreciation	(14,212)	(652)	(14,864)
Net book amount	31,956	6,069	38,025

17. RIGHT-OF-USE ASSETS AND LEASE LIABILITIES (continued)

(a) Balances recognised in the consolidated statement of financial position (continued)

Lease liabilities

	2021	2020
	RMB'000	RMB'000
Current portion	4,409	3,628
Non-current portion	30,184	7,087
	34,593	10,715

(b) Amounts recognised in the consolidated statement of comprehensive income

	Year ended	Year ended
	31 December	31 December
	2021	2020
	RMB'000	RMB'000
Depreciation charge of right-of-use assets (Note 11)	6,308	8,556
Unwinding of interests on lease liabilities (Note 9)	1,827	762
Operating lease rental for short-term and low-value leases		
(Note 11)	784	860

The total cash outflow of leases for the year ended 31 December 2021 was approximately RMBRMB6,529,000 (2020: RMB9,931,000).

17. RIGHT-OF-USE ASSETS AND LEASE LIABILITIES (continued)

(b) Amounts recognised in the consolidated statement of comprehensive income (continued)

The Group's prepaid land lease payments are analysed as follows:

As at 31 December

2021	2020
RMB'000	RMB'000
1,380	1,406
4,689	4,989
6,069	6,395

In the PRC:
Long-term leases
Medium-term leases

The carrying amount of right-of-use assets of RMB5,750,000 (2020: RMB5,921,000) was pledged as securities for the Group's borrowing at 31 December 2021 (Note 31).

18. INVESTMENT PROPERTIES

As at 31 December

2024	2020
2021	2020
RMB'000	RMB'000
605,430	584,470
(5,270)	20,960
600,160	605,430

At end of year

At beginning of year Fair value (losses)/gains

The Group's investment properties as their fair value are analysed as follows:

As at 31 December

2021	2020
<i>RMB'</i> 000	RMB'000
600,160	605,430

In the PRC:

Medium-term leases

18. INVESTMENT PROPERTIES (continued)

- (a) The Group's investment properties are held within a business model which objective is to consume substantially all of the economic benefits embodied in the investment properties through use. The Group has measured the deferred tax relating to the temporary differences of these investment properties using the tax rates and the tax bases that are consistent with the expected manner of recovery of these investment properties (Note 32).
- (b) The fair value of the Group's investment properties at 31 December 2021 were based on valuations carried out by LCH (Asia-Pacific) Surveyors Limited, an independent qualified professional valuer not connected with the Group (2020: Same). The revaluation gains or losses are included in "Fair value (losses)/gains on investment properties".
- (c) The fair value of the Group's investment properties amounting to RMB467,680,000 (2020: RMB471,570,000) were pledged as security for the Group's borrowings at 31 December 2021 (Note 31).

Fair value measurements using significant unobservable inputs (Level 3):

	As at 31 December	
	2021 20.	
	RMB'000	RMB'000
Recurring fair value measurements		
– Land held for undetermined use	427,430	432,580
 Land held for development of investment properties 	172,730	172,850
	600,160	605,430

18. INVESTMENT PROPERTIES (continued)

There were no transfers between Levels 1, 2 and 3 during the year.

	Land held for undetermined use	Land held for development of investment properties	Total
	RMB'000	RMB'000	RMB'000
As at 1 January 2021 Fair value losses	432,580 (5,150)	172,850 (120)	605,430 (5,270)
As at 31 December 2021	427,430	172,730	600,160
Total losses for the year included in profit or loss for assets held at the end of the year, under "Fair value (losses)/gains on investment properties"	(5,150)	(120)	(5,270)
As at 1 January 2020 Fair value gains	417,130 15,450	167,340 5,510	584,470 20,960
As at 31 December 2020	432,580	172,850	605,430
Total gains for the year included in profit or loss for assets held at the end of the year, under			
"Fair value (losses)/gains on investment properties"	15,450	5,510	20,960

Valuation processes of the Group

The Group's investment properties were valued at 31 December 2021 by an independent professional qualified valuer who hold a recognised relevant professional qualification and have recent experience in the locations and segments of the investment properties valued (2020: Same). For all investment properties, their current use equates to the highest and best use.

The Group's finance department reviews the valuations performed by the independent valuer for financial reporting purposes. These valuation results are then reported to the Group's management for discussions and review in relation to the valuation processes and the reasonableness of valuation results. As at 31 December 2021, the fair values of the properties have been determined by LCH (Asia-Pacific) Surveyors Limited (2020: Same).

Valuation techniques

For land held for undetermined use and land held for development of investment properties, the valuation was determined using the sale comparison approach. Sales prices of comparable properties in close proximity are adjusted for differences in key attributes such as property size. The most significant input into this valuation approach is price per square foot and remaining land use right term.

18. INVESTMENT PROPERTIES (continued)

Information about fair value measurements using significant unobservable inputs (Level 3)

As at 31 December 2021 and 2020

Description	Fair value	Valuation technique(s)	Significant inputs	Range of Significant inputs	Relationship of significant inputs to fair value
	RMB'000			RMB	
Land held for undetermined use	2021: 427,430 (2020: 432,580)	Sales comparison approach	Price per sq.m.	2021: 3,672 per sq.m (2020: 3,642 per sq.m) (probability-weighted average)	The higher the price per sq.m. the higher the fair value and vice versa.
			Remaining land use right term	2021: 20 – 21 years (2020: 21 – 22 years)	The shorter the remaining land use rights term the lower the value and vice versa.
Land held for development of investment properties	2021: 172,730 (2020: 172,850)	Sales comparison approach	Price per sq.m.	2021: 3,672 per sq.m (2020: 3,642 per sq.m) (probability-weighted average)	The higher the price per sq.m. the higher the fair value and vice versa.
			Remaining land use right term	2021: 20 – 30 years (2020: 21 – 31 years)	The shorter the remaining land use rights term the lower the value and vice versa.

19. SUBSIDIARIES

The following is a list of the principal subsidiaries at 31 December 2021:

	Name of subsidiary Both indirectly	Place of incorporation and kind of legal entity	Particulars of issued share capital	Proportion of ordinary shares held by the Company (%) 2021		Principal activities and place of operation
١	√iew Top Holding Limited 景騰集團有限公司	Hong Kong	HK\$10,000	100%		Investment holding in Hong Kong
	Guangdong Gudou Travel Group Company Limited* 賽東古兜旅遊集團有限公司	The PRC limited liability company	United States Dollars ("US\$") 12,437,431	100%	100%	Development and operation of a resort and the development and sales of properties at the resort in the PRC
	Guangdong Gudou Hotel Management Company Limited (formerly known as "Jiangmen City Gudou Travel and Hotel Management Company Limited")* 賽東古兜酒店管理有限公司 (formerly known as "江門市古兜旅遊酒店管理有限公司")	The PRC limited liability company	RMB15,000,000	100%	100%	Development of tourism projects in the PRC
	iangmen City Gudou Travel and Development Company Limited* 工門市古兜旅遊開發有限公司	The PRC limited liability company	RMB10,000,000	100%	100%	Development of tourism projects in the PRC
	iangmen City Weisheng Business Service Company Limited (formerly known as "Jiangmen City Weisheng Investment Company Limited")* 工門市偉盛商務服務有限公司 (formerly known as "江門市偉盛投資有限公司")	The PRC limited liability company	RMB15,000,000	100%	100%	Property management in the PRC
	liangmen City Yueguangqu Culture and Travel Development Company Limited (formerly known as "Jiangmen City Xinhui Yueguangqu Entertainment Company Limited")* 工門市月光曲文化旅遊發展有限公司 (formerly known as "江門市新會區月光曲娛樂有限公司")	The PRC limited liability company	RMB500,000	100%	100%	Operation of entertainment business in a resort in the PRC
	liangmen City quanxin gongyu Management Company Limited* 工門泉心公寓管理有限公司	The PRC limited liability company	RMB1,000,000	100%	100%	Property management in the PRC
	Guangdong Gudou Quanfeng Culture and Travel Development Company Limited* 廣東古兜泉峰文化旅遊發展有限公司	The PRC limited liability company	RMB5,000,000	100%	100%	Development of tourism projects in the PRC

^{*} The English names of certain subsidiaries represent the best effort by the Group's management to translate their Chinese names, as these subsidiaries do not have official English names.

20. INTERESTS IN JOINT OPERATION AND AMOUNT DUE FROM A JOINT OPERATOR

The Group entered into a joint operation arrangement with Guangdong Aoyuan Company Limited (GD Aoyuan), which is the indirectly wholly owned subsidiary of China Aoyuan Group Limited (the shareholder of the Group) for property development projects. The Group and GD Aoyuan are entitled to 30% and 70%, respectively, of the income and expense derived from the development projects in accordance with the agreement. The amounts of income and expense recognised in the consolidated financial statements during the year ended 31 December 2021, related to the Group's interests in the joint operation arrangement are as follows:

	2021	2020
	RMB'000	RMB'000
Consolidated statement of comprehensive income		
Revenue	2,562	11,223
Selling expenses	2,350	3,492
Administrative expenses	1,122	1,225
Total	3,472	4,717
Consolidated statement of financial position		
Amount due from a joint operator (Note)	39,705	17,258

The Group applies lifetime general approach to assess the recoverability of the receivable and ensure the provision of RMB7,834,000 (2020: Nil) is adequately made in accordance with HKFRS 9.

The above impairment losses have been separately disclosed as "Net impairment losses on financial assets" in the consolidated statement of comprehensive income.

The amount due from a joint operator is denominated in RMB and approximate to its fair values.

Note: The amount is unsecured, interest-free and repayable on demand.

21. INVESTMENT IN AN ASSOCIATE

On 30 July 2021, the Group entered into a capital reduction agreement with Yangjiang and the original equity holders, in which the Group ceased to hold 51% equity interest held in Yangjiang and will receive a consideration of RMB24,150,000 from the original equity holders. As a result, Yangjiang ceased to be an associate of the Group. The Group received RMB10,000,000 during the year and the remaining amount of RMB14,150,000 is recognised as consideration receivables as at 31 December 2021 (Note 26).

Nature of investment in an associate as at 31 December 2020 and 2021:

Name of entity	Place of business	% of ow inte	•	Nature of the business	Measurement method	Carrying	amount
		2021	2020			2021 RMB'000	2020 RMB'000
Yangjiang City Shijia Property and Development Company Limited ("Yangjiang")* 陽江市世嘉房地產開發 有限公司	The PRC	Nil	51%	Property development	Equity	-	62,467

^{*} The English name of the associate represents the best effort by the Group's management to translate its Chinese name, as the associate does not have official English name.

Summarised financial information for an associate

Set out below are the summarised financial information of Yangjiang which is accounted for using the equity method. The information below reflects the amounts presented in the financial statements of the associate.

	2021	2020
	RMB'000	RMB'000
Non-current assets	-	122,215
Current assets	-	19,249
Non-current liabilities	-	(18,206)
Current liabilities		(9,131)
Net assets as 31 December	_	114,127
Loss for the period/year	(1,286)	(3,061)
2035 for the period/year	(1,200)	(5,001)

21. INVESTMENT IN AN ASSOCIATE (continued)

Reconciliation of summarised financial information

Reconciliation of the financial information presented to the carrying amount of its interests in an associate.

	2020 RMB'000
Fair value net assets as at 1 January Loss for the year	117,188 (3,061)
Net assets as at 31 December	114,127
Share of net assets as at 31 December Goodwill	58,205 4,262
Carrying value as at 31 December	62,467

The fair value of the land held by the associate amounting to Nil (2020: RMB60,600,000) was pledged for the Group's borrowings as at 31 December 2021.

Movement of investment in an associate

Set out below is the movement of investment in an associate.

	Investment in
	an associate
	RMB'000
	711112 000
As at 1 January 2020	64,028
Share of loss of an associate for the year	(1,561)
·	
As at 31 December 2020	62,467
Share of loss of an associate for the period	(656)
'	
As at 30 July 2021	61,811
Disposal of investment	(61,811)
Disposar of investment	(01,011)
As at 31 December 2021	

21. INVESTMENT IN AN ASSOCIATE (continued)

	2021
	RMB'000
Proceeds from disposal of Yangjiang	24,150
Amount due to Yangjiang as at 30 July 2021	41,020
Net book amount as at 30 July 2021 (Group's share)	(61,811)
(**************************************	
Net gain on disposal of Yangjiang	3,359
Net gain on disposar of Tangliang	3,333
Net book amount comprises:	
Amount due from Guangdong Gudou Travel Group Company Limited	41,020
Investment properties	84,192
Other receivables	326
Bank borrowing	(3,000)
Other payables	(9,697)
	112,841
Share of net asset (51%)	57,549
Goodwill	4,262
	61,811

22. FINANCIAL ASSETS AT FAIR VALUE THROUGH OTHER COMPREHENSIVE INCOME

As at 31 December

	2021 RMB'000	2020 <i>RMB'000</i>
Listed securities at market value Equity security – the PRC	15	771
Unlisted securities Equity investment – the PRC	40	40
	55	811

22. FINANCIAL ASSETS AT FAIR VALUE THROUGH OTHER COMPREHENSIVE INCOME

(continued)

The movements of the fair values of equity investments are as follows:

	Year ended	Year ended
	31 December	31 December
	2021	2020
	RMB'000	RMB'000
At the beginning of the year	811	1,273
Disposal	-	(600)
Fair value (losses)/gains in other comprehensive income	(756)	98
Addition	-	40
At the end of the year	55	811
·		

23. PROPERTIES HELD FOR SALE

	2021	2020
	RMB'000	RMB'000
Completed properties held for sale		
– Leasehold land	103,399	27,457
 Construction costs and capitalised expenditures 	1,206	1,206
– Interest capitalised	103	103
	104,708	28,766
Properties held for sale under development		
– Leasehold land	_	76,839
	104,708	105,605

As at 31 December

23. PROPERTIES HELD FOR SALE (continued)

(a) The analysis of carrying value of leasehold land in completed properties held for sale is as follows:

As at 31 I	As at 31 December		
2021	2020		
RMB'000	RMB'000		
103,399	27,457		

In the PRC

Medium-term leases

(b) Properties held for sale under development expected to be completed:

As at 31 December		
2021	2020	
RMB'000	RMB'000	
<u> </u>	76,839	

Within one year

24. INVENTORIES

Inventories comprised merchandise goods as at 31 December 2021 (2020: Same) and are stated at lower of cost or net realisable value. The cost of goods sold charged in "cost of sales" amounted to RMB4,024,000 (2020: RMB6,190,000).

25. ACCOUNTS RECEIVABLE

As at 31 December

2021	2020
RMB'000	RMB'000
11,948	15,064
(9,199)	(5,736)
2,749	9,328

Accounts receivable Less: allowance for impairment

Accounts receivable, net

The Group allows an average credit period ranging from 30 to 90 days (2020: 30 to 90 days) to travel agencies and corporate customers in hotels and resort operation segment. For new travel agencies and corporate customers, payment in advance is normally required. Purchasers of properties units were granted with repayment periods primarily from 15 days to 180 days (2020: 15 days to 180 days) according to the agreements signed. Credit evaluations are performed on all purchasers requiring credit on the transactions. The Group generally would not release the property ownership certificates to the purchasers before the purchasers finally settled the purchase consideration. The Group seeks to maintain strict control over its outstanding receivables. Overdue balances are reviewed regularly by the directors.

The aging analysis of gross accounts receivable, based on the invoice date for travel agencies and corporate customers, or scheduled repayment dates for property unit purchasers is as follows:

As at 31 December

		2021			2020	
	Travel	Property		Travel	Property	
	agencies	purchasers	Total	agencies	purchasers	Total
	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
Up to 30 days	1,457	-	1,457	5,107	_	5,107
31 to 60 days	495	-	495	621	_	621
61 to 90 days	245	-	245	785	_	785
Over 90 days	8,237	1,514	9,751	6,438	2,113	8,551
	10,434	1,514	11,948	12,951	2,113	15,064

25. ACCOUNTS RECEIVABLE (continued)

Movements on the provision for impairment of accounts receivable are as follows:

	2021 <i>RMB'000</i>	2020 <i>RMB'000</i>
At the beginning of the year Impairment losses	5,736 3,463	5,521 215
At the end of the year	9,199	5,736

The above impairment losses have been separately disclosed as "Net impairment losses on financial assets" in the consolidated statement of comprehensive income.

All accounts receivable are denominated in RMB and approximate to their fair values.

As at 31 December 2021, accounts receivable of RMB1,682,000 (2020: RMB11,291,000) were pledged to secure a bank loan as set out in Note 31.

26. PREPAYMENTS, DEPOSITS AND OTHER RECEIVABLES

	As at 31 [As at 31 December	
	2021	2020	
	RMB'000	RMB'000	
Prepayments	890	581	
Other receivables	5,107	7,456	
Deposits	4,812	10,320	
Consideration receivables	14,150	<u> </u>	
	24,069	17,776	
	24,959	18,357	

All other receivable and deposits are denominated in RMB and approximate to their fair values.

27. RESTRICTED BANK BALANCES

As	at	31	De	cem	ber

2021 2020 RMB'000 RMB'000 2,683 31,045

Restricted bank balances

The carrying amounts of the Group's restricted bank balances approximate their fair values and are denominated in RMB.

Restricted bank balances of RMB2,683,000 mainly represents the proceed from pre-sales of properties units in the joint operation arrangement, which placed in designated bank accounts hold by the Group while the usage of bank balances requires approval from both joint operators.

28. BANK AND CASH BALANCES

Δc	at	21	De	6	ml	nor
AS	aι	3 I	νe	ce		Jer

	As at 31 Detelliber	
	2021	2020
	RMB'000	RMB'000
Cash at banks	2,778	24,628
Cash on hand	601	890
Bank and cash balances	3,379	25,518

28. BANK AND CASH BALANCES (continued)

The carrying amounts of the Group's bank and cash balances approximate their fair values and are denominated approximate their fair values in the following currencies:

RMB	
UIVID	
HK\$	
111/4	

As at 31 December		
2021	2020	
RMB'000	RMB'000	
2,622	24,983	
757	535	
3,379	25,518	

At 31 December 2021, the Group's cash and cash equivalents included balances of RMB2,041,000 (2020: 24,103,000), which were deposited with banks in the PRC. The remittance of such balances out of the PRC is subject to the rules and regulations of foreign exchanges control promulgated by corresponding governments.

29. ACCOUNTS PAYABLE

The aging analysis of the Group's accounts payable, based on invoice date, is as follows:

Up to 90 days
91 to 180 days
181 to 365 days
Over 1 year

As at 31 I	December
2021	2020
RMB'000	RMB'000
4,128	6,631
1,680	6,302
8,575	10,129
30,034	30,945
44,417	54,007

The carrying amounts of the Group's accounts payable are denominated in RMB and approximate their fair values.

30. ACCRUALS AND OTHER PAYABLES AND CONTRACT LIABILITIES

	As at 31 I	As at 31 December		
	2021	2020		
	RMB'000	RMB'000		
Contract liabilities				
Contract liabilities (Note a)	65,367	43,409		
Accruals and other payables				
Staff cost	7,151	3,415		
Other tax payables	6,009	6,149		
Deposit	5,084	312		
Others	12,240	10,155		
	30,484	20,031		

Note:

- (a) Contract liabilities primarily represent the proceeds received from pre-sale of properties and receipts in advance from customers in relation to hotel operation. Revenue recognised was included in the contract liabilities balance at the beginning of the year with amount of RMB6,351,000 (2020: RMB17,685,000). See Note 20 for the details of joint operation arrangement.
- (b) The carrying amounts of the Group's accruals and other payables and contract liabilities are denominated in the following currencies:

	As at 31 December		
	2021 202		
	RMB'000	RMB'000	
RMB	91,554	58,751	
HK\$	4,297	4,689	
	95,851	63,440	

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

31. BORROWINGS

	As at 31 December		
	2021 202		
	RMB'000	RMB'000	
Bank loans (Note a)	251,127	287,667	

	As at 31 December		
	2021	2020	
	RMB'000	RMB'000	
Within one year	85,514	115,123	
Between one and two years	75,434	54,811	
Between two and five years	90,179	117,733	
	251,127	287,667	
Less: current portion	(85,514)	(115,123)	
Non-current portion	165,613	172,544	

Note:

(a) The Group's bank borrowings were secured by guarantees issued by a subsidiary and the pledges of the Group's assets with carrying values as at year ended 31 December 2021 and 2020 are as follows:

		As at 31 December		
		2021 20		
	Note	RMB'000	RMB'000	
Property, plant and equipment	16	41,416	47,828	
Right-of-use assets	17	5,750	5,921	
Investment properties	18	467,680	471,570	
Land of Yangjiang	21	_	60,600	
Accounts receivable	25	1,682	11,291	

The Group has undrawn borrowing facilities amounting to RMB150,000,000 (2020: RMB145,500,000) as at 31 December 2021.

31. BORROWINGS (continued)

Note: (continued)

(b) The carrying amounts of the Group's borrowings are denominated in RMB.

Details of interest rates per annum are set at below:

	As at 31 I	December
	2021	2020
Short-term bank loans (fixed rate)	5.76%	6.27%
Long-term bank loans (floating rate)	5.44%	5.11%
Long-term bank loans (fixed rate)	6.12%	5.82%

⁽c) The carrying amounts of the Group's borrowings approximate their fair values.

32. DEFERRED TAX

The following are the major deferred tax liabilities and assets recognised by the Group.

Deferred tax liabilities

	Revaluation of Investment properties RMB'000	Accelerated tax depreciation RMB'000	Total deferred tax liabilities RMB'000
As at 1 January 2020 Charged to profit or loss for the year (Note 10) As at 31 December 2020	172,159 2,440 174,599	3,494 	175,653 2,516 178,169
As at 1 January 2021 (Credited)/charged to profit or loss for the year (Note 10)	174,599	3,570	178,169
As at 31 December 2021	172,617	3,621	176,238

⁽d) The Group's effective interest rate of the borrowings was 5.70% (2020: 5.73%) per annum for the year ended 31 December 2021.

32. **DEFERRED TAX** (continued)

Deferred tax assets

	Excess of amortisation of		
	prepaid land lease over tax		Total deferred
	allowances RMB'000	Tax losses RMB'000	tax assets RMB'000
	(4.222)	(0.50)	(2.272)
As at 1 January 2020	(1,393)	(960)	(2,353)
Credited to profit or loss for the year (Note 10)		(4,290)	(4,290)
As at 31 December 2020	(1,393)	(5,250)	(6,643)
As at 1 January 2021	(1,393)	(5,250)	(6,643)
Credited to profit or loss for the year (Note 10)	(81)	(98)	(179)
As at 31 December 2021	(1,474)	(5,348)	(6,822)

Deferred income tax assets are recognised for tax loss carry-forwards to the extent that the realisation of the related tax benefit through future taxable profits is probable. The Group did not recognise deferred income tax asset of RMB19,868,000 (2020: RMB8,390,000) as at 31 December 2021, in respect of accumulated losses amounting to RMB79,471,000 (2020: RMB33,558,000) as at 31 December 2021 respectively that can be carried forward against future taxable income and losses are subject to expiry period of five years.

33. DEFERRED INCOME

Deferred income represented the subsidies from the PRC government provided to the Group to enhance and upgrade the hotel and resort facilities which were completed during the year end 31 December 2021. The amount recognised in the profit or loss on a systematic basis over the periods in which the Group recognises depreciation expense for the related costs of enhancement and upgrade of the facilities.

34. SHARE CAPITAL

	Number of	Share
	shares	capital
	(thousands)	RMB'000
As at 1 January 2020 and 2021	980,000	8,669
As at 31 December 2020 and 2021	980,000	8,669

35. RESERVES

			Foreign	Share-				
			currency	based				
	Share	Fair value	translation	payment	Capital	Other	Retained	
	premium	reserve	reserve(i)	reserve	Reserve(ii)	Reserve(iii)	Profits	Total
	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
As at 1 January 2020	99,249	(2,728)	(4,950)	10,287	(277)	69,528	268,269	439,378
Comprehensive income								
Profit for the year	-	-	-	-	-	-	2,861	2,861
Other comprehensive income/(loss)								
Currency translation differences	-	-	953	-	-	-	-	953
Fair value losses on financial assets at fair value through								
other comprehensive income		(502)						(502)
Total comprehensive (loss)/income for the year	-	(502)	953				2,861	3,312
Reclassification of revaluation reserve to retained earnings upon the disposal of financial assets at fair value								
through other comprehensive income		600					(600)	
Transactions with owners in their capacity as owners								
Share-based payment (Note 14)				1,022				1,022
Total transactions with owners in their capacity								
as owners		<u></u>	<u></u>	1,022	<u></u>	<u></u>	<u></u>	1,022
As at 31 December 2020	99,249	(2,630)	(3,997)	11,309	(277)	69,528	270,530	443,712

35. RESERVES (continued)

As at 1 January 2021	Share premium RMB'000	Fair value reserve RMB'000	Foreign currency translation reserve(i) RMB'000	Share- based payment reserve RMB'000	Capital Reserve(ii) RMB'000	Other Reserve(iii) RMB'000	Retained Profits RMB'000	Total <i>RMB'000</i> 443,712
Comprehensive loss								
Loss for the year	_	_	_	_	_	_	(68,950)	(68,950)
Other comprehensive income/(loss)								
Currency translation differences	-	-	487	-	-	-	-	487
Fair value losses on financial assets at fair value through								
other comprehensive income		(756)						<u>(756)</u>
Total comprehensive (loss)/income for the year		(756)	487		-	<u>-</u>	(68,950)	(69,219)
Transactions with owners in their capacity as owners								
Share-based payment (Note 14)				187		<u> </u>		187
Total transactions with owners in their capacity								
as owners	<u></u>	<u></u>	<u></u>	187	<u></u>	<u></u>	<u></u>	187
As at 31 December 2021	99,249	(3,386)	(3,510)	11,496	(277)	69,528	201,580	374,680

Note:

(i) Foreign currency translation reserve

Currency translation differences represent the difference arising from the translation of the financial statements of the Company and its subsidiaries, of which the functional currency is HK\$, into the financial statements of the Company presented in RMB.

(ii) Capital reserve

The capital reserve represents differences between the nominal value of the shares of the Company and the capital of Company acquired on 11 September 2014.

(iii) Other reserve

The other reserve results from issue and lapse of puttable options.

36. NOTE TO CONSOLIDATED STATEMENT OF CASH FLOWS

(a) Reconciliation of (loss)/profit for the year to cash generated from operations

	2021 <i>RMB'000</i>	2020 RMB′000
(Loss)/profit before tax	(71,046)	9,332
Adjustments for:		
Interest income	(772)	(58)
Fair value losses/(gains) on investment properties	5,270	(20,960)
Depreciation on property, plant and equipment	28,858	28,867
Depreciation on right-of-use assets	6,308	8,556
Share-based payment	187	1,022
Net impairment losses on financial assets	(11,297)	215
Finance costs	18,313	18,485
Gain on disposal of property, plant and equipment	-	(135)
Gain on disposal of Yangjiang	(3,359)	_
Share of loss of Yangjiang	656	1,561
Operating (loss)/profit before working capital changes	(4,288)	46,885
Properties held for sale	897	4,466
Inventories	184	656
Accounts receivable	3,116	6,712
Prepayments, deposits and other receivables	7,548	(4,010)
Amount due from a joint operator	(30,281)	(4,037)
Amount due to a director	500	_
Accounts payable	(9,590)	(3,189)
Contract liabilities	21,958	7,012
Restricted bank balances	28,362	(1,738)
Accruals and other payables	10,453	(14,180)
Deferred income	(900)	1,100
Cash generated from operations	27,959	39,677

(b) In the consolidated statement of cash flows, proceeds from disposal of property, plant and equipment comprise:

	2020
	RMB'000
Net book amount	5,472
Net gain on disposal of property, plant and equipment	135
Proceeds from disposal of property, plant and equipment	5,607

36. NOTE TO CONSOLIDATED STATEMENT OF CASH FLOWS (continued)

(c) Reconciliation of liabilities from financing activities

Net debt reconciliation

This section sets out an analysis and the movement of net debt:

		As at	Cash		As at
		31 December	Inflows/	Non-cash	31 December
		2020	(outflows)	movement	2021
	Note	RMB'000	RMB'000	RMB'000	RMB'000
Lease liabilities	17	10,715	(3,918)	27,796	34,593
Bank borrowings	31	287,667	(36,540)	_	251,127
Loan from a related party	40		_ 4,893 -		4,893
				_	
		As at			As at
		31 December	Cash	Non-cash	31 December
		2019	outflows	movement	2020
	Note	RMB'000	RMB'000	RMB'000	RMB'000
Lease liabilities	17	16,912	(8,309)	2,112	10,715
Bank borrowings	31	328,937	(41,270)	_	287,667

37. CAPITAL COMMITMENTS

Construction in progress

The Group had the following capital commitments contracted but not provided for:

As	at 31 C	December
	2021	2020
RM	B'000	RMB'000
	-	6,721

38. LEASE COMMITMENTS

Operating lease commitments - lessor

The Group's total future minimum lease receivables under non-cancelable operating leases are as follows:

As at 31 December

	2021	2020
	RMB'000	RMB'000
Within 1 year	1,786	1,605
1 to 2 years	1,395	1,389
2 to 3 years	1,399	1,389
3 to 4 years	1,411	1,392
4 to 5 years	1,309	1,395
More than 5 years	8,559	11,181
	15,859	18,351

Operating lease receivables represent stall rental receivable. Leases are negotiated for an average term of 2 to 15 years and rental are fixed over the lease terms and do not include contingent rentals.

39. FINANCIAL GUARANTEES

Guarantees on mortgage facilities

The Group provides financial guarantees on mortgage facilities at the end of each of the following reporting periods:

	2021	2020
	RMB'000	RMB'000
Guarantees in respect of mortgage facilities for certain		
purchasers of the Group's properties	5,448	7,876

The Group has arranged bank financing for certain purchasers of the Group's properties and provided guarantees to secure obligations of such purchaser for repayments. Such guarantees will terminate upon the earlier of (i) the transfer of the real estate ownership certificate to the purchaser which will generally occur within an average period of six months to one year from the completion of the guarantee registration; or (ii) the satisfaction of mortgage loans by the purchasers of the properties.

39. FINANCIAL GUARANTEES (continued)

Guarantees on mortgage facilities (continued)

Pursuant to the terms of the guarantees, upon default of mortgage payments by these purchasers, the Group is responsible to repay the outstanding mortgage principal together with accrued interest and penalties owed by the defaulting purchasers to the banks and the Group is entitled to retain the legal title and take over the possession of the related properties. The Group's guarantee period starts from the date of grant of mortgage. The directors consider that the financial guarantee measured at fair value is immaterial and no liabilities was recognised.

40. MATERIAL RELATED PARTIES TRANSACTIONS

Related parties are those parties that have the ability to control the other party or exercise significant influence in making financial and operating decisions. Parties are also considered to be related if they are subject to common control.

As at 31 December 2021, the major shareholders of the Company are Harvest Talent Investments Limited and China Aoyuan Group Limited, which owned 34.34% and 29.18% of the Company's issued shares respectively.

The ultimate holding company of the Group is Harvest Talent Investments Limited ("Harvest Talent"), incorporated in the British Virgin Islands, which is fully controlled by Mr. Hon Chi Ming.

During the year ended 31 December 2021, First-Profit Time Limited, which is fully controlled by Mrs. Hon, made available loans in the sum of RMB4,893,000 (equivalent to HKD6,000,000) to the Group with interest at HIBOR+2.5% per annum.

The following is a summary of the significant transactions carried out between the Group and its related parties in the ordinary course of business during the year ended 31 December 2021.

(a) Balances with related parties

Amounts due from a joint operator (Note 20)
Amount due to an associate (Note i)
Loan from a related party (Note ii)
Amount due to a director (Note iii)

As at 31 December					
2021	2020				
RMB'000	RMB'000				
39,705	17,258				
-	42,020				
4,893	_				
500	_				

40. MATERIAL RELATED PARTIES TRANSACTIONS (continued)

(a) Balances with related parties (continued) Note:

- (i) The amount is unsecured, interest-free and payable upon respective land certificates issued by authority.
- (ii) The amount is unsecured, interest-bearing at 2.5% per annum and RMB1,631,000 and RMB3,262,000 are due in August and November 2023 respectively.
- (iii) The amount is unsecured, interest-free and due in March 2023.

(b) Transactions with related parties

Salary of Mrs.

The following transaction was carried out with related parties at terms mutually agreed by both parties:

	Year ended :	31 December
	2021	2020
	RMB'000	RMB'000
s. Hon (Spouse of an executive director)	132	132

(c) Compensation of key management personnel of the Group:

	Year ended 31 December		
	2021 20		
	RMB'000	RMB'000	
Salaries, bonus and allowances	4,060	3,783	
Pension costs			
 defined contribution plans 	115	133	
Share-based payment	102	553	
	4,277	4,469	
		.,	

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

41. STATEMENT OF FINANCIAL POSITION AND RESERVE MOVEMENT OF THE COMPANY

	As at 31 December		
	2021	2020	
	RMB'000	RMB'000	
Non-current asset			
Investments in subsidiaries	213,676	213,559	
Current assets			
Prepayments	195	328	
Bank and cash balances	1	132	
Amount due from a subsidiary	102,482	110,657	
	102,678	111,117	
TOTAL ASSETS	316,354	324,676	
		52.707.0	
Current liabilities			
Accruals	4,240	4,659	
TOTAL LIABILITIES	4,240	4,659	
			
Capital and reserves			
Share capital	8,669	8,669	
Reserves (Note (a))	303,445	311,348	
TOTAL EQUITY	312,114	320,017	
	<u></u>		
TOTAL LIABILITIES AND EQUITY	316,354	324,676	
	_		

The statement of financial position of the Company was approved by the Board of Directors on 25 March 2022 and was signed on its behalf:

Hon Chi Ming	Huang Zhanxiong
Director	Director

41. STATEMENT OF FINANCIAL POSITION AND RESERVE MOVEMENT OF THE COMPANY (continued)

(a) Reserve movement of the Company

		Foreign	Share-				
		currency	based			Acc-	
	Share	translation	payment	Capital	Other	umulated	
	premium	reserve (i)	reserve	reserve (ii)	reserve (iii)	losses	Total
	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
As at 1 January 2020	99,249	(10,253)	10,287	208,587	69,528	(56,949)	320,449
Total comprehensive loss for the year	-	(5,038)	-	-	-	(5,085)	(10,123)
Share-based payment (Note 14)			1,022				1,022
As at 31 December 2020	99,249	(15,291)	11,309	208,587	69,528	(62,034)	311,348
As at 1 January 2021	99,249	(15,291)	11,309	208,587	69,528	(62,034)	311,348
Total comprehensive loss for the year	-	(980)	-	-	-	(7,110)	(8,090)
Share-based payment (Note 14)			187				187
As at 31 December 2021	99,249	(16,271)	11,496	208,587	69,528	(69,144)	303,445

Note:

(i) Foreign currency translation reserve

Currency translation differences represent the difference arising from the translation of the financial statements of the Company, of which the functional currency is HK\$, into the financial statements of the Company presented in RMB.

(ii) Capital reserve

The capital reserve represents differences between the nominal value of the shares of the Company and the capital of View Top Holding Limited acquired on 11 September 2014.

(iii) Other reserve

The other reserve results from issue and lapse of puttable options.

42. EVENTS AFTER THE REPORTING PERIOD

The COVID-19 pandemic continues to develop in the PRC in early 2022, a series of precautionary and control measures have been and continued to be implemented across the Guangdong Province, the PRC. The Group will pay close attention to the development of the COVID-19 pandemic outbreak and evaluate its impact on the financial position and operating results of the Group. As at the date on which this set of financial statements were authorised for issue, the Group was not aware of any material adverse effects on the financial statements as a result of the COVID-19 pandemic outbreak.

PARTICULARS OF PROPERTIES

PROPERTIES HELD FOR DEVELOPMENT AND/OR SALE:

(A) Completed properties held for sale

			Estimated approximate gross floor	Attributable interest of
Property name	Location	Use	area	the Group
Heart of Spring Apartments	A total of 4 various apartment units in Heart of Spring Apartments located at Gudou Hot Spring Resort Gudou Village Yamen Town Xinhui District Jiangmen City Guangdong Province The PRC 529149	Residential and commercial and car parks	314.0	100%
Gudou Yishui Mingting Apartments	A total of 95 various units in Gudou Yishui Mingting Apartments located at Gudou Hot Spring Resort Gudou Village Yamen Town Xinhui District Jiangmen City Guangdong Province The PRC 529149	Residential and commercial	5,663.6	30%
Guanshanyue apartments	A total of 400 various units in Gudou Guanshanyue Apartments located at Gudou Hot Spring Resort Gudou Village Yamen Town Xinhui District Jiangmen City Guangdong Province The PRC 529149	Residential	20,203.1	30%

(B) Property under development

Property name	Location	Туре	Stage of completion	Expected completion date	Approximate site area	Estimated approximate gross floor area	Attributable interest of the Group
Yunshanjing	Gudou Hot	Residential	Construction	2021	11,526.0	22,627.0	30%
Mansion	Spring Resort		permit				
			obtained				

PARTICULARS OF PROPERTIES

PROPERTIES HELD FOR INVESTMENT:

			Attributable interest of
Location	Use	Tenure	the Group
Four various parcels of land known as Lot Nos. 0928000290, 0928000505, 0928000496 and 0928000308 and located at Gudou Hot Spring Resort Gudou Village Yamen Town Xinhui District Jiangmen City Guangdong Province The PRC 529149	To be developed	Until 12 July 2042 to 6 January 2052	100%
Fourteen various parcels of land known as Lot Nos. 0928000297 (portion), 0928000293 (with a building erected thereon), 0928000492 (portion), 0928000301, 0928000309, 0928000310, 0928000318, 0928000497, 0928000494, 0928000316, 0928000314, 0928000299, 0928000291 and 440705008005GB00288 and located at Gudou Hot Spring Resort Gudou Village Yamen Town Xinhui District Jiangmen City Guangdong Province The PRC 529149	To be developed	Until 12 July 2042 to 19 June 2043	100%

FINANCIAL SUMMARY OF THE GROUP

	2017	2018	2019	2020	2021
	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
Results					
Turnover	318,529	248,729	238,221	127,249	63,964
Profit/(loss) before tax	104,482	54,898	47,793	9,332	(71,046)
Total comprehensive income/(loss)					
for the year attributable to					
owners of the Company	53,180	12,614	23,791	3,321	(69,219)
Assets and Liabilities					
Total assets	1,072,982	1,109,241	1,215,569	1,169,236	1,070,570
Total liabilities	665,525	686,805	767,522	716,855	687,221
Net assets/Total equity	407,457	422,436	448,047	452,381	383,349

In this report, unless the context otherwise requires, the following expressions have the following meanings:

"Articles" the articles of association of the Company

"Baden Town Villas" Baden Town Villas(巴登小鎮別墅), a completed tourism property project

in the Gudou Hot Spring Resort

"Board" the board of Directors

"Capital Increase Agreement" a capital increase agreement dated 30 May 2019 (as supplemented)

entered into among Guangdong Gudou, Yangjiang City Shijia Property and Development Company Limited*(陽江市世嘉房地產開發有限公司) and the original equity holders in relation to, among other things, a capital increase

"Capital Reduction Agreement" a capital reduction agreement dated 30 July 2021 entered into among

Guangdong Gudou, Yangjiang City Shijia Property and Development Company Limited*(陽江市世嘉房地產開發有限公司), the original equity holders and Guangdong Gudou Hotel Management Company Limited*(廣東古兜酒店管理有限公司) in respect of, among other things, the capital

reduction

"CG Code" Corporate Governance Code as set out in Appendix 15 of the GEM Listing

Rules

"China Aoyuan" China Aoyuan Group Limited(中國奧園集團股份有限公司), a company

incorporated under the laws of Cayman Islands with limited liability, the

shares of which are listed on the Stock Exchange (stock code: 3883)

"Company" Gudou Holdings Limited(古兜控股有限公司), a company incorporated as

an exempted company with limited liability in the Cayman Islands

"Director(s)" the director(s) of the Company

"F&B" food and beverages

"Fu An" Fu An International Investments Limited (富安國際投資有限公司), a

company incorporated in Hong Kong, which is beneficially owned as to 74.21% by Mr. Li Chao Wang, 15.79% by Ms. Yu Yi Fang and 10.00% by

Mr. Dong Yi Ping, all of whom are independent third parties

"GD Aoyuan" Guangdong Aoyuan Co., Ltd.*(奧園集團(廣東)有限公司), a company

established under the laws of the PRC and an indirect wholly-owned

subsidiary of China Aoyuan Group Limited

"GEM" the GEM of the Stock Exchange

"GEM Listing Rules" the Rules Governing the Listing of Securities on GEM, as amended,

supplemented and/or otherwise modified from time to time as the context

may require

"GFA"	gross floor area
"Grand Luck"	Grand Luck Ventures Limited (泰瑞創投有限公司), a company incorporated in the British Virgin Islands, which is beneficially and wholly-owned by Mr. Li Chao Wang, an independent third party
"Group", "our Group", "the Group", "us" or "our"	the Company and its subsidiaries
"Guangdong Gudou"	Guangdong Gudou Travel Group Company Limited*(廣東古兜旅遊集團有限公司), a wholly foreign-owned enterprise established in the PRC and a wholly-owned subsidiary of View Top
"Guangdong Gudou Hotel Management"	Guangdong Gudou Hotel Management Company Limited*(廣東古兜酒店管理有限公司), a limited liability company established in the PRC and a wholly-owned subsidiary of Guangdong Gudou
"Guanshanyue Apartments"	Guanshanyue Apartments*(觀山悦公館), also known as Gudou Phase II Apartments*(古兜二期公寓), a tourism property project jointly developed by Guangdong Gudou and GD Aoyuan at Gudou Hot Spring Resort
"Gudou Hot Spring Resort"	Gudou Hot Spring Resort(古兜溫泉綜合度假村), the hot spring resort located at Jiangmen City, Guangdong Province, the PRC and operated by the Group
"Gudou Hot Spring Valley"	Gudou Hot Spring Valley (古兜溫泉谷), being the hot spring facilities comprising 62 public hot spring pools located at Gudou Hot Spring Resort
"Gudou Joy Hot Spring Hotel"	Gudou Joy Hot Spring Hotel (formerly known as Hot Spring Villa Hotel), one of the themed hotel complexes in the Gudou Hot Spring Resort
"Gudou Lakeview Tulip Inn Hotel"	Gudou Lakeview Tulip Inn Hotel*(古兜湖景金熙酒店), formerly known as Holiday Lakeview Hotel*(假日湖景酒店), one of the themed hotel complexes at Gudou Hot Spring Resort
"Gudou Lohas Hotel"	Gudou Lohas Hotel, (formerly known as Joyful Hotel), a themed hotel complex in the Gudou Hot Spring Resort which commenced operation in 2017
"Gudou Yishui Mingting Apartments"	Gudou Yishui Mingting Apartments*(古兜依水茗亭), also known as Yunfeng Apartments*(雲峰公寓), a tourism property project jointly developed by Guangdong Gudou and GD Aoyuan at Gudou Hot Spring Resort
"Harvest Talent"	Harvest Talent Investments Limited, a company incorporated in the British Virgin Islands, which is wholly-owned by Mr. Hon and is one of the

controlling shareholders of the Company

"Heart of Spring Apartments" Heart of Spring Apartments (泉心養生公寓), a completed tourism property project in the Gudou Hot Spring Resort "HK\$" or "HK dollar(s)" Hong Kong dollars, the lawful currency of Hong Kong "HKFRSs" Hong Kong Financial Reporting Standards Issued by Hong Kong Institute of Certified Public Accountants "Hong Kong" the Hong Kong Special Administrative Region of the PRC "Hong Kong Stock Exchange" or The Stock Exchange of Hong Kong Limited "Stock Exchange" "Joyful Apartments" Joyful Apartments(樂活城公寓), a completed tourism property project in the Gudou Hot Spring Resort "LAT" Land Appreciation Tax "Listing" the listing of the Shares on GEM on 9 December 2016 "Model Code" a code of conduct adopted by the Company regarding securities transactions by Directors on terms no less exacting than the required standard of dealings set out in Rules 5.48 to 5.67 of the GEM Listing Rules "Mountain Seaview Vacation Mountain Seaview Vacation Apartments (山海度假公寓), a completed Apartments" tourism property project in the Gudou Hot Spring Resort "Mountain Seaview Vacation Mountain Seaview Vacation Residence (山海度假公館), a completed Residence" tourism property project in the Gudou Hot Spring Resort "Mr. Hon" Mr. Hon Chi Ming, founder of the Group, chairman of the Board, chief executive officer, an executive Director and a controlling shareholder of the Company "Mrs Hon" Ms. Li Wai Ling, the spouse of Mr. Hon and the mother of Mr. Hon Ka Fung, an executive Director "occupancy rate" Total Occupied Room Nights of a hotel during a period divided by the Total Available Room Nights "Occupied Room Night(s)" rooms nights sold and including nights provided to guests and property owners on a complimentary basis "Original Equity Holders" the three individuals who in total held 100% equity interest in the Target

Company prior to the capital increase, and in total held 49% equity interest

in the Target Company immediately prior to the capital reduction

"Period" the year ended 31 December 2021

"Placing" the placing of the Shares by the Company in connection with the Listing, particulars of which are set out in the Prospectus "PRC" or "China" or the People's Republic of China, save that, for the purpose of this report "Mainland China" and unless the context otherwise requires, references in this report do not include Hong Kong, Macau Special Administrative Region and Taiwan "Prospectus" the Company's prospectus dated 30 November 2016 issued in connection with the Listing "RMB" Renminbi, the lawful currency of the PRC "RevPAR" the Room Revenue of a hotel (including related service charges) during a period divided by Total Available Room Nights of such hotel during the same period "Room Revenue" revenue generated from room rates (including related service charges) of the themed hotel complexes in the Gudou Hot Spring Resort "Royal Spa Hotel" Royal Spa Hotel(皇家Spa酒店), one of the themed hotel complexes in the Gudou Hot Spring Resort "Scheme" the share option scheme of the Company adopted by the Shareholders on 18 November 2016 "Shanhai Hot Spring Hotel" Shanhai Hot Spring Hotel, one of the themed hotel complexes in the Gudou Hot Spring Resort "sq. m" square meters "SFO" Securities and Futures Ordinance (Chapter 571 of the Laws of Hong Kong) as amended, supplemented or otherwise modified from time to time "Share(s)" ordinary share(s) of HK\$0.01 each in the share capital of the Company "Shareholder(s)" holder(s) of the Shares "South Asian Villas" South Asian Villas (南亞風情別墅), a completed tourism property project in the Gudou Hot Spring Resort "Target Company" Yangjiang City Shijia Property and Development Company Limited* (陽江市 世嘉房地產開發有限公司), a company established in the PRC with limited liability and is beneficially owned by the Original Equity Holders prior to the capital increase "Target Land A" the five parcel s of land of approximately 67,860.7 sq.m. in total located at the Gudou Hot Spring Resort and legally and beneficially owned by

Guangdong Gudou

"Target Land B"	the three parcels of land of approximately 63,797 sq.m. in total located at Gudou Hot Spring Resort and legally and beneficially owned by Guangdong Gudou
"Total Available Room Nights"	all rooms nights available for sale excluding those under renovation or repair and those not for letting
"Total Occupied Room Nights"	all rooms nights sold and including nights provided to guests and property owners on a complimentary basis
"View Top"	View Top Holding Limited (景騰集團有限公司), a company incorporated in Hong Kong and an indirect wholly-owned subsidiary of the Company
"Wealth Promise"	Wealth Promise Holdings Limited (富諾控股有限公司), a company incorporated in the British Virgin Islands and is wholly-owned by Fu An
"Weisheng Business Service"	Jiangmen City Weisheng Business Service Company Limited*(江門市偉盛商務服務有限公司), which is a limited liability company established in the PRC and a wholly-owned subsidiary of Guangdong Gudou
"Yueguangqu Cultural Tourism Development"	Jiangmen City Yueguangqu Cultural Tourism Development Company Limited*(江門市月光曲文化旅遊發展有限公司), which is a limited liability company established in the PRC and a wholly-owned subsidiary of Guangdong Gudou
"Yuequan Huju Hotel"	Yuequan Huju Hotel*(月泉湖居酒店), a new themed hotel complex in the Gudou Hot Spring Resort which commenced operation in July 2019
"Yunshanjing Mansion"	Yunshanjing Mansion*(雲山境公館), also known as Gudou Phase III*(古兜三期), a tourism property project under development jointly developed by Guangdong Gudou and GD Aoyuan at Gudou Hot Spring Resort
"%"	per cent

In this report, the terms "associate(s)", "close associate(s)", "connected", "connected person(s)", "core connected person(s)", "controlling shareholder", "subsidiary(ies)" and "substantial shareholder(s)" shall have the meanings ascribed thereto under the GEM Listing Rules, unless the context otherwise requires.

The English translation of names or any descriptions in Chinese are marked with "*" and is for identification purpose only.