截至2003年12月31日止年度

NOTES TO THE FINANCIAL STATEMENTS

FOR THE YEAR ENDED 31ST DECEMBER, 2003

1. 概況

本公司及其附屬公司從事生產及銷售五十鈴輕型商用車、多功能汽車、皮卡車、重型車,其他汽車和汽車零件及部件。

2. 採納新的或經修訂之香港 財務申報準則

於本年度,本集團首次採納若干由香港會計師公會頒佈之《香港財務申報準則》。此準則包含香港會計師公會頒佈的會計實務準則及其註釋。

第十二條(經修訂) 税項

採納這些準則並沒有對本年及去年 年度之業績構成重大影響,故無須 作出過往會計期間之調整。

1. GENERAL

The Company was reorganised in the People's Republic of China (the "PRC") into a Sino-foreign joint venture joint stock limited company on 18th May, 1994 as part of a reorganisation of a state-owned enterprise Qingling Motors (Group) Co. Ltd. ("Qingling Group"), and 慶鈴汽車有限公司 ("Qingling"), a Sino-foreign equity joint venture company. Prior to the reorganisation, Qingling Group and Qingling separately owned the operations and the relevant assets and liabilities relating to various automobile manufacturing processes. Pursuant to the reorganisation, certain of the operations and the relevant assets and liabilities of Qingling Group and other assets of the remaining shareholders of Qingling were reorganised and injected into Qingling which was reorganised and converted into a Sino-foreign joint venture joint stock limited company (the "Reorganisation"). Qingling Group becomes the ultimate holding company of the Company subsequent to the Reorganisation.

The Company and its subsidiaries are engaged in the production and sale of Isuzu light-duty trucks, multi-purposes vehicles, pick-up trucks, heavy-duty trucks, other vehicles and automobile parts and accessories.

2. ADOPTION OF NEW AND REVISED HONG KONG FINANCIAL REPORTING STANDARDS

In the current year, the Group has adopted, for the first time, the following Hong Kong Financial Reporting Standard ("HKFRS") issued by the Hong Kong Society of Accountants ("HKSA"), the term of HKFRS is inclusive of Statements of Standard Accounting Practice ("SSAP"s) and Interpretations approved by the HKSA:

SSAP 12 (Revised)

Income taxes

The adoption of this standard has had no significant impact on the results for the current or prior accounting periods. Accordingly, no prior period adjustment has been required.

截至 2003 年 12月 31日 止年 度

NOTES TO THE FINANCIAL STATEMENTS

FOR THE YEAR ENDED 31ST DECEMBER, 2003

3. 主要會計政策

本財務報表以歷史成本慣例編製。

本財務報表以香港普遍採納之會計 原則所編製而主要會計政策載列如 下:

綜合賬目基準

綜合財務報表包括本公司及其附屬 公司每年截至十二月三十一日止之 財務報表。

集團內各公司間之重要交易及結餘 已於綜合賬目中剔除。

收入確認

產品銷售乃產品付運時及所有權轉 移時確認。

銀行存款之利息收入乃根據本金餘額及有關利率按時間性提取。

於附屬公司之投資

於附屬公司之投資乃按成本減任何 已辨認減值虧損列入本公司之資產 負債表。

物業、機器及設備

物業、機器及設備(除在建工程之外)按原值減累計折舊、攤銷及累計減值虧損列賬。

3. SIGNIFICANT ACCOUNTING POLICIES

The financial statements have been prepared under historical cost convention.

The financial statements have been prepared in accordance with accounting principles generally accepted in Hong Kong which are set out as follows:

Basis of consolidation

The consolidated financial statements incorporate the financial statements of the Company and its subsidiaries made up to 31st December each year.

All significant intercompany transactions and balances within the Group have been eliminated on consolidation.

Revenue recognition

Sales of goods are recognised when goods are delivered and title has been passed.

Interest income from bank deposits is accrued on a time basis by reference to the principal outstanding and at the interest rate applicable.

Investments in subsidiaries

Investments in subsidiaries are included in the Company's balance sheet at cost less any identified impairment loss.

Property, plant and equipment

Property, plant and equipment other than construction in progress are stated at cost less accumulated depreciation and amortisation and any identified impairment losses.

截至2003年12月31日止年度

NOTES TO THE FINANCIAL STATEMENTS

FOR THE YEAR ENDED 31ST DECEMBER, 2003

3. 主要會計政策(續)

物業、機器及設備(續)

出售一項物業、機器及設備所產生 之盈餘或虧損,乃按該資產出售或 停用時其售價及剩值之差額計算並 計入損益賬內。

在建工程以成本值入賬,其中包括 所有發展項目支出及該等工程應佔 之其他直接成本(包括利息支出及 作為調整利息支出的匯兑差額)。 竣工工程之成本則轉撥為適合類別 的物業、機器及設備。

在建工程並無作出折舊撥備。

其他物業、機器及設備,包括新購入及重組時所購入已使用的資產, 乃根據直線法按其估計可使用年期 並經考慮估計殘值後就成本值撥備 折舊及攤銷,其攤銷年期如下:

中期租賃合約土地按租賃期樓宇20年

模具、廠房及機器 按預計生產 量或10年

(見下述)

 傢俬、裝置及設備
 5年

 汽車
 5年

可按個別生產程式識別的專用生產 設施及模具乃參考此等設施及模具 的預計生產量予以撥備折舊。供一 般生產過程之用的其他模具、廠房 及機器仍以直線法於10年內攤銷。

3. SIGNIFICANT ACCOUNTING POLICIES (Cont'd)

Property, plant and equipment (Cont'd)

The gain or loss arising from disposal or retirement of an item of property, plant and equipment is determined as the difference between the sale proceeds and the carrying amount of the asset and is recognised in the income statement.

Construction in progress is stated at cost which includes all development expenditure and other direct costs, including interest expenses and foreign exchange differences which are regarded as adjustments to interest cost, attributable to such projects. Costs on completed construction works are transferred to the appropriate categories of property, plant and equipment.

No depreciation is provided in respect of construction in progress.

Depreciation and amortisation is provided to write off the costs of property, plant and equipment other than construction in progress, both newly acquired assets and used assets acquired as part of the Reorganisation, over their estimated useful lives after taking into account their estimated residual values, using the straight line method, which are as follows:

Land under medium term lease Buildings

Moulds, plant and machinery

Over the term of the lease

20 years

Over the expected production volume or 10 years

(see below)

Furniture, fixtures and equipment Motor vehicles

5 years5 years

Specialised production facilities and moulds which can be identified in relation to specific production processes are depreciated by reference to the expected production volume of these facilities and moulds. Other moulds, plant and machinery which are for general production purposes are depreciated on a straight line basis over 10 years.

截至2003年12月31日止年度

NOTES TO THE FINANCIAL STATEMENTS

FOR THE YEAR ENDED 31ST DECEMBER, 2003

3. 主要會計政策(續)

物業、機器及設備(續)

重組所購入已使用之資產按董事參 照獨立評估師估計之可使用剩餘年 限撥備折舊。

減值

於每個結算日,本集團均會審閱其 有形及無形資產之賬面值,以確認 該等資產是否已出現減值虧損。倘 估計某項資產之可回收金額低於其 賬面值,則該項資產之賬面值須減 低至其可回收金額。減值虧損將即 時確認為開支。

倘某項減值虧損其後撥回,則該項 資產之賬面值須增至其可回收金額 之經修訂估計數額,惟增加後之賬 面值不得超過以往年度資產若無減 值確認而釐定之賬面值。減值虧損 之撥回將即時確認為收入。

借貸成本撥充資本

購買、建築或生產指定資產(即資產需經一段長時間,方能作擬成之借貸成東國等的,所直接涉及之借貸成或銷售)所直接涉及之借貸成可息匯兑差額及可是接發行費用),一種人工。 一旦資產之大部分。一旦資產之大部分。一旦資產之大部分。一旦資產之大部分。一旦資產之大部分成可可即定用途或銷售,有關借貸所作耗之資本,有關稅資本。指定借貸所作耗之資本,其定任資產產所耗之資產所難得之投資本,以扣除。

3. SIGNIFICANT ACCOUNTING POLICIES (Cont'd)

Property, plant and equipment (Cont'd)

Used assets acquired as part of the Reorganisation are depreciated over their estimated remaining useful lives as determined by the directors by reference to estimates made by an independent valuer.

Impairment

At each balance sheet date, the Group reviews the carrying amounts of its tangible and intangible assets to determine whether there is any indication that those assets have suffered an impairment loss. If the recoverable amount of an asset is estimated to be less than its carrying amount, the carrying amount of the asset is reduced to its recoverable amount. Impairment losses are recognised as expenses immediately.

Where an impairment loss subsequently reverses, the carrying amount of the asset is increased to the revised estimate of its recoverable amount, but so that the increased carrying amount does not exceed the carrying amount that would have been determined had no impairment loss been recognised for the asset in prior years. A reversal of an impairment loss is recognised as income immediately.

Capitalisation of borrowing costs

Borrowing costs which include appropriate exchange differences and direct issuance costs incurred on convertible bonds, directly attributable to the acquisition, construction or production of qualifying assets, i.e. 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. Capitalisation of such borrowing costs ceases when 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 capitalised.

截至2003年12月31日止年度

NOTES TO THE FINANCIAL STATEMENTS

FOR THE YEAR ENDED 31ST DECEMBER, 2003

3. 主要會計政策(續)

借貸成本撥充資本(續)

所有其他借貸成本一律於其發生的 期間內當作費用。

無形資產

根據與五十鈴汽車有限公司(「五十 鈴」)之技術轉讓協議所支付之技術 轉讓費用及一次性支付之入門費作 無形資產資本化處理,並由開始使 用該技術於生產日開始按其估計可 用年期分別作十年至十三年攤銷。 至於根據技術轉讓協議應付予五十 鈴之技術提成費則於發生時自損益 賬扣除。

存貨

存貨按成本與可變現淨值兩者之較 低值列賬。成本包括所有採購成 本,轉換成本(如適用)及使存貨達 至其現時位置及狀況而產生之其地 成本,並採用標準成本法(接近用 加權平均成本法計算的實際成本) 而計算。可變現淨值為在一般營 情況下的預期售價減去產品製成所 需之未來生產成本及有關達致銷售 之估計費用。

可換股債券

可換股債券當作負債及分開披露, 直至轉換發生。

3. SIGNIFICANT ACCOUNTING POLICIES (Cont'd)

Capitalisation of borrowing costs (Cont'd)

All other borrowing costs are recognised as an expense in the period in which they are incurred.

Intangible assets

Payments of technology transfer fees and lump sum royalties under technology transfer agreements with Isuzu Motors Limited ("Isuzu") are capitalised as intangible assets and are amortised over their economic useful lives ranging from ten years to thirteen years, commencing from the use of the technologies in production. Continuing royalties payable to Isuzu under the technology transfer agreements are charged to the income statement as and when incurred.

Inventories

Inventories are stated at the lower of cost and net realisable value. Cost, which comprises all costs of purchase and, where applicable, costs of conversion and other costs that have been incurred in bringing the inventories to their present location and condition, is calculated using the standard cost method which approximates actual cost calculated on a weighted average basis. Net realisable value represents 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.

Convertible bonds

Convertible bonds are separately disclosed and regarded as liabilities unless such convertible bonds have been actually converted.

截至2003年12月31日止年度

NOTES TO THE FINANCIAL STATEMENTS

FOR THE YEAR ENDED 31ST DECEMBER, 2003

3. 主要會計政策(續)

可換股債券(續)

發行可換股債券所產生之直接發行 費用予以遞延及以直線法按債券期 限攤銷。若可換股債券在到期日前 回購、註銷、贖回或轉換,剩餘未 攤銷之有關直接發行費用立即計入 損益賬。

研究及開發支出

研究及開發之支出均於發生時自年度損益賬扣除,惟在有清楚訂明的項目在進行,並合理估計開發支出能從以後商業活動中收回之情況下則除外,該等開發支出均以遞延方式處理,並按項目年期自商業經營開始之日起予以攤銷,攤銷年期最長為五年。

税項

税項支出乃當期所得税及遞延税項 之總和。

當期所得稅是按本年度之應稅溢利 提取。應稅溢利不同於除稅前溢利 因應稅溢利不包括在稅務上及賬目 上計入不同期間之部份收入及支出 項目。此外,應稅溢利也不包括無 須課稅或不獲扣除之項目。

3. SIGNIFICANT ACCOUNTING POLICIES (Cont'd)

Convertible bonds (Cont'd)

The costs incurred in connection with the issue of convertible bonds are deferred and amortised on a straight line basis over the lives of the convertible bonds from the date of issue of the bonds to their final redemption date. If any of the bonds are purchased and cancelled, redeemed, or converted prior to the final redemption date, an appropriate portion of any remaining unamortised costs will be charged immediately to the income statement.

Research and development costs

Expenditure on research and development is charged to the income statement in the year in which it is incurred except where a clearly-defined project is undertaken and it is reasonably anticipated that the development costs will be recovered through future commercial activity. Such development costs are deferred and written off over the life of the project from the date of commencement of commercial operation subject to a maximum period of five years.

Taxation

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

The tax currently payable is based on taxable profit for the year. Taxable profit differs from net profit as reported in the income statement because it excludes items of income or expense that are taxable or deductible in other years, and it further excludes income statement items that are never taxable and deductible.

截至2003年12月31日止年度

NOTES TO THE FINANCIAL STATEMENTS

FOR THE YEAR ENDED 31ST DECEMBER, 2003

3. 主要會計政策(續)

税項(續)

遞延税項乃因按資產負債表負債法 計算資產及負債之賬面值及其用作 計算税基之差距而產生於可見將來 應付或可回復之税項。所有課税之 暫時性差距均被確認為遞延税項負 債,而對於在可見將來有應稅溢利 沖銷之可扣除的暫時性差距則被確 認為遞延税項資產。

由投資於附屬公司而產生之課税的 暫時性差距須被確認為遞延税項負 債,除非公司能操控該暫時性差距 之回撥情況及該暫時性差距於可預 見將來將不會被回撥。

於每年結算日,遞延税項資產之帳面值會被審閱及減少至將不會再有足夠的應稅溢利去容許全部或部份資產回撥。

遞延税項之計算是按支付負債或實 現資產時的税率計算。遞延税項於 發生的期間作為費用或收入,除非 該税項是與權益項目相關,遞延稅 項將直接於權益項目中實現。

經營租賃

租金支出根據經營租賃之租約期, 以直線法平均計入損益表內。

3. SIGNIFICANT ACCOUNTING POLICIES (Cont'd)

Taxation (Cont'd)

Deferred tax is the tax expected to be payable or recoverable on differences between the carrying amounts of assets and liabilities in the financial statements and the corresponding tax bases used in the computation of taxable profit, and is accounted for using the balance sheet liability method. 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 difference can be utilised.

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 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 each balance sheet date 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. Deferred tax is charged or credited in the income statement, except when it relates to items charged or credited directly to equity, in which case the deferred tax is also dealt with in equity.

Operating leases

Rentals payable under operating leases are charged to the income statement on a straight line basis over the relevant lease term.

截至2003年12月31日止年度

NOTES TO THE FINANCIAL STATEMENTS

FOR THE YEAR ENDED 31ST DECEMBER, 2003

3. 主要會計政策(續)

外幣換算

本集團之賬目及紀錄以人民幣結算。外幣交易於交易日以中國用匯分數分別, 銀行(「人民銀行」)公佈的適用匯數 換算為人民幣。以外幣結算之公 資產及負債按結算日人民銀行。 對應率換算為人民幣。因興建資 的匯率換算為人民幣。因興建資 、機器及設備資產而借貸的, 業務產生的外匯換算差額,如有 在建期間資本化。一切其他匯兑差 額計入損益賬內。

退休基金計劃

退休金費用於本集團應付及已付最終控股公司時計入年度損益賬內。本集團會補償最終控股公司支付由市政府管理屬界定供款計劃的供款。其計劃之詳情載於財務報表附註34。

3. SIGNIFICANT ACCOUNTING POLICIES (Cont'd)

Foreign currency translations

The Group maintains its books and records in Renminbi ("RMB"). Foreign currency transactions are initially recorded in RMB at the applicable rates of exchange ruling at the dates of transactions quoted by the People's Bank of China ("PBOC"). Monetary assets and liabilities denominated in foreign currencies are translated into RMB at the applicable rates of exchange ruling on the balance sheet date quoted by the PBOC. Foreign currency translation differences relating to funds borrowed to finance the construction of property, plant and equipment and which are regarded as an adjustment to interest costs are capitalised during the construction period, if any. All other exchange differences are dealt with in the income statement.

Retirement benefit scheme

The retirement benefit scheme cost charged to the income statement when the amount of contributions was paid and payable by the Group during the year to its ultimate holding company. The Group reimburses the ultimate holding company's contributions to a defined contribution scheme administered by the municipal government. Details of such scheme are set out in note 34.

截至 2003 年 12月 31日 止年度

NOTES TO THE FINANCIAL STATEMENTS

FOR THE YEAR ENDED 31ST DECEMBER, 2003

營業額

營業

銷售 銷售 減

營業額指本集團向外界客戶售貨的 已收及應收款項金額,並於列賬時 扣除銷售退回及應付消費税。

TURNOVER

Turnover represents the amounts received and receivable for goods sold by the Group to outside customers and is stated net of returns and consumption tax payable.

		2003	2002
		人民幣千元	人民幣千元
		RMB'000	RMB'000
業額分析如下:	Analysis of the turnover is as follows:		
告汽車	Sales of trucks and vehicles	3,517,369	3,231,865
售零件及部件	Sales of automobile parts and accessories	60,653	8,098
: 消費税	Less: Consumption tax	(5,659)	(21,205)
		3,572,363	3,218,758

業務及地區分析資料 5.

(甲) 業務分析

為了管理目的,本集團目前生產及 銷售之產品共分為六個類型 一 輕 型商用車、多功能汽車、皮卡車、 重型車、其他汽車及汽車零件及部 件。

主要業務分析如下:

輕型商用車 一 生產及銷售輕型 商用車

多功能汽車 — 生產及銷售

多功能汽車

皮卡車 一 生產及銷售皮卡車 重型車 一 生產及銷售重型車

其他汽車 一 生產及銷售除以上 所列之汽車

汽車零件及 一 生產及銷售汽車 零件及部件 部件

BUSINESS AND GEOGRAPHICAL SEGMENTS 5.

Business segments

For management purposes, the Group is currently engaged in the manufacture and sales of six series of products — light-duty trucks, multi-purposes vehicles, pick-up trucks, heavy-duty trucks, other vehicles and automobile parts and accessories.

Principal business segments are as follows:

Light-duty trucks — manufacture and sales of light-duty trucks

 manufacture and sales of multi-purposes Multi-purposes vehicles vehicles

 manufacture and sales of pick-up trucks Pick-up trucks Heavy-duty trucks — manufacture and sales of heavy-duty trucks Other vehicles - manufacture and sales of vehicles other

than those identified as above

Automobile parts — manufacture and sales of automobile parts

and accessories and accessories

截至 2003 年 12月 31日 止年度

NOTES TO THE FINANCIAL STATEMENTS

FOR THE YEAR ENDED 31ST DECEMBER, 2003

5. 業務及地區分析資料(續)

5. BUSINESS AND GEOGRAPHICAL SEGMENTS (Cont'd)

(甲)業務分析(續)

(i) 2003年之業務分析資料如 下:

(a) Business segments (Cont'd)

(i) Segment information about these businesses for the year ended 31st December, 2003 is presented below:

	ı	極型商用車 Light-duty trucks 人民幣千元 RMB'000	多功能汽車 Multi- purposes vehicles 人民幣千元 RMB'000	皮卡車 Pick-up trucks 人民幣千元 RMB'000	重型! Heav du truck 人民幣千; RMB'00	y· 其 ty ks v 元 人戶	A 他汽車 Other ehicles a	汽車 零件及部件 Automobile parts and accessories 人民幣千元 RMB'000	综合 Consolidated 人民幣千元 RMB'000
損益表 營業額	INCOME STATEMENT Turnover	2,093,515	179,708	1,102,042	136,32	12	122	60,654	3,572,363
業務 經營溢利	Result Segment result	160,426	14,515	35,716	6,42	!0 = ==	(3,311)	13,331	227,097
未能分配公司費用	Unallocated corporate								(04.004)
財務成本・已扣減利息收入	expenses Finance costs, net of interest income								(31,024)
除包前溢利税項	Profit before tax Taxation								187,935 (27,532)
未計少數股東權益前溢利	Profit before minority interests								160,403
少數股東權益	Minority interests								(2,838)
年度浮溢利	Net profit for the year								157,565
資產負債表	BALANCE SHEET Assets								
業務資產	Segment assets	1,288,476	544,032	630,690	1,499,77	5 =	1,117	27,734	3,991,824
共用之資產 一 物葉、機器及設備	Commonly used assets — property, plant and equipment								1,958,135
一 存貨 不可分配之公司資產	inventories Unallocated corporate assets								2,404,774
综合總資產	Consolidated total assets								8,462,003
負債 業務負債	Liabilities Segment liabilities	133,465	10,859	57,605	5,50	06	3 =	11,246	218,684
不可分配之應付賬款及其他應付賬款	Unallocated trade and other payables								744,713
不可分配之公司負債	Unallocated corporate								533,995
綜合總負債	Consolidated total liabilities								1,497,392
		輕型商用車 Light-duty trucks 人民幣千元 RMB'000	多功能汽車 Multi- purposes vehicles 人民幣千元 RMB'000	皮卡車 Pick-up trucks 人民幣千元 RMB'000	重型車 Heavy- duty trucks 人民幣千元 RMB'000	其他汽車 Other vehicles 人民幣千元 RMB'000	汽車 零件及部件 Automobile parts and accessories 人民幣千元 RMB'000	共用類 Unallocated 人民幣千元 RMB'000	Consolidated 人民幣千元
其他資料 壞原準備 存貨準備 浸生無形資產	OTHER INFORMATION Allowance for bad and doubtful debts Allowance for obsolete inventories Additions of intangible assets	s 8,638 — 19,750	517 5,450	516 4,650	_ _	3,305	627	- - -	10,298 13,405 19,750
が <u>単</u> 然が見産 添置物業、機器及設備	Additions of property, plant and equipment	124,871		_	16,852			14,664	
無形資產攤銷 物業、機器及設備之折舊和攤銷費	Amortisation of intangible assets Depreciation and amortisation of	6,665	3,764	6,298	5,866	Ξ	=	- 14,004	22,593
70.不 166.四众以陪允则百行那对民	property, plant and equipment	92,696	9,508	62,207	3,683	-	-	19,635	187,729

截至 2003 年 12月 31日 止年 度

NOTES TO THE FINANCIAL STATEMENTS

FOR THE YEAR ENDED 31ST DECEMBER, 2003

5. 業務及地區分析資料(續)

5. BUSINESS AND GEOGRAPHICAL SEGMENTS (Cont'd)

(甲)業務分析(續)

(ii) 2002年之業務分析資料如 下:

(a) Business segments (Cont'd)

(ii) Segment information about these businesses for the year ended 31st December, 2002 is presented below:

		輕型商用車 Light-duty trucks 人民幣千元 RMB'000	多功能汽車 Multi- purposes vehicles 人民幣千元 RMB'000	皮卡車 Pick-up truck: 人民幣ギカ RMB'00	E Head Head Head Head Head Head Head Head	luty icks v 手元 人员	其他汽車 Other vehicles a	汽車 零件及部件 sutomobile parts and sccessories 人民幣千元 RMB'000	综合 Consolidated 人民幣千元 RMB'000
掛益表 營業額	INCOME STATEMENT Turnover	1,639,134	530,117	858,20	7 175	,623	7,579	8,098	3,218,758
業務 經營溢利	Result Segment result	51,982	89,742	96,673	3 11,	,568	976	7,204	258,145
未能分配公司費用	Unallocated corporate expenses								(20,077)
財務成本・已扣減利息收入	Finance costs, net of interest income								(63,932)
除税前溢利 税項	Profit before tax Taxation								174,136 (25,448)
未計少數股東權益前溢利	Profit before minority interests								148,688
少數股東權益	Minority interests								(1,863)
年度淨溢利	Net profit for the year								146,825
資產負債表 資產 集務資產	Assets Segment assets	1,220,517	795,356	802,756	3 1,172	,738	4,466	37,317	4,033,152
共用之資產 一 物東、機器及設備 一 存貨 不可分配之公司資產	Commonly used assets — property, plant and equipment — inventories Unallocated corporate								2,304,173 101,615
个刊刀配之公司員往	assets								2,327,405
综合總資產	Consolidated total assets								8,766,345
負債 業務負債	Liabilities Segment liabilities	114,482	16,405	27,93	7 3	,429	89	97	162,439
不可分配之應付賬款及其他應付賬款	Unallocated trade and other payables								774,343
不可分配之公司負債	Unallocated corporate liabilities								901,244
综合總負債	Consolidated total liabilities								1,838,026
		輕型商用車 Light-duty trucks 人民幣千元 RMB'000	多功能汽車 Multi- purposes vehicles 人民幣千元 RMB'000	皮卡車 Pick-up trucks 人民幣千元 RMB'000	重型車 Heavy- duty trucks 人民幣千元 RMB'000	其他汽車 Other vehicles 人民幣千元 RMB'000	汽車 零件及部件 Automobile parts and accessories 人民幣千元 RMB'000	共用類 Unallocated 人民幣千元 RMB'000	
其他資料 漆置無形資產	OTHER INFORMATION Additions of intangible assets	11,729	_	_	_	_	_	_	11,729
添置物業、機器及設備	Additions of property, plant and equipment	42,160	112	182	145,462	-	-	24,482	212,398
無形資產攤銷 物業、機器及設備之折舊和攤銷費	Amortisation of intangible assets Depreciation and amortisation of	6,665	4,645	5,417	5,866	-	-	_	22,593
	property, plant and equipment	74,440	11,693	32,993	6,708	=	=	19,018	144,852

截至2003年12月31日止年度

NOTES TO THE FINANCIAL STATEMENTS

FOR THE YEAR ENDED 31ST DECEMBER, 2003

5. 業務及地區分析資料(續)

5. BUSINESS AND GEOGRAPHICAL SEGMENTS (Cont'd)

(乙) 地區分析

- (i) 所有本集團生產設備均座落 在中國。本集團之絕大部份 銷售亦在中國發生。本年 間,本集團亦有向日本及若 干西方國家少量出口銷售, 惟其銷售及溢利金額於兩年 均少於本集團銷售及溢利金 額之1%。
- (ii) 所有本集團之資產及於2003 年及2002年間添置之物業、 機器及設備均座落在中國。
- 6. 其他營運收入

(b) Geographical segments

- (i) All of the production facilities of the Group are located in the PRC and substantially all of the sales of the Group are also made in the PRC. The Group has made limited export sales to Japan and certain Western countries which accounted for less than 1% of the Group's turnover and profit for both years presented.
- (ii) All of the carrying amount of segment assets and liabilities and additions to property, plant and equipment and intangible assets are located in the PRC for both years presented.

6. OTHER OPERATING INCOME

		2003 人民幣千元 RMB'000	2002 人民幣千元 RMB′000
其他營運收入包括:	Other operating income includes:		
銀行存款及結餘之利息收入 淨匯兑收益	Interest income from bank deposits and balances Net exchange gain	33,378 15,596	36,265 19,013
出租模具及夾具設備之租金收入 出售物業機器及設備之收入	Income from renting of moulds and tooling equipment Gain on disposal of property, plant and equipment	4,720	3,690

NOTES TO THE FINANCIAL STATEMENTS 財務報表附註 NOTES TO THE FINANCIAL STA 截至2003年12月31日止年度 FOR THE YEAR ENDED 31ST DECEMBER, 2003

7. 經營溢利

7. PROFIT FROM OPERATIONS

		2003 人民幣千元	2002 人民幣千元
		RMB'000	RMB'000
經營溢利已扣除:	Profit from operations has been arrived		
	at after charging:		
核數師酬金	Auditors' remuneration		
一 本年	— current year	2,772	2,705
一 前年度多提	— overprovision in prior year		(333)
		2,772	2,372
員工薪金及其他福利支出	Salaries and other payments and benefits	58,148	58,252
退休福利計劃供款	Retirement benefits scheme contributions	7,232	6,922
○ N. I世礼, I □ 南 N. V.W.	nethement benefits scheme contributions		
總員工成本(含董事酬金及監事酬金	Total staff costs (including directors' and		
(見附註8))	supervisors' remuneration (see note 8))	65,380	65,174
存貨準備	Allowance for obsolete inventories	13,405	_
壞賬準備	Allowance for bad and doubtful debts	10,298	_
無形資產攤銷(已被包括在銷售成本中)	Amortisation of intangible assets (included in		
	cost of sales)	22,593	22,593
物業、機器及設備折舊及攤銷	Depreciation and amortisation of property,		
	plant and equipment	187,729	144,852
出售物業、機器及設備之虧損	Loss on disposal of property, plant and equipment	99	_
經營租賃物業之最低租賃付款	Minimum lease payments under operating leases		
	in respect of rented premises	1,679	2,905
研究及開發支出	Research and development costs	4,768 ======	2,554

NOTES TO THE FINANCIAL STATEMENTS

截至 2003 年 12月 31日 止年度

FOR THE YEAR ENDED 31ST DECEMBER, 2003

8. 董事及監事酬金

8. DIRECTORS' AND SUPERVISORS' REMUNERATION

		2003	2002
		人民幣千元	人民幣千元
		RMB'000	RMB'000
董事	Directors		
袍金:	Fees:		
執行	Executive	_	_
獨立非執行	Independent non-executive		
		_	_
其他酬金(執行董事):	Other emoluments (executive directors):		
薪金及其他福利	Salaries and other benefits	908	781
退休基金計劃供款	Retirement benefit scheme contributions	31	28
		000	
		939	809 =====
監事	Supervisors		
袍金:	Fees	_	_
其他酬金:	Other emoluments:		
薪金及其他福利	Salaries and other benefits	13	23
功績獎金或花紅	Performance related incentive payments	78	57
退休基金計劃供款	Retirement benefit scheme contributions	10	9
		101	89

於2003年及2002年之五位酬金最 高職工全部為董事。

All the five highest paid individuals of the Group for 2003 and 2002 were directors.

NOTES TO THE FINANCIAL STATEMENTS 財務報表附註 NOTES TO THE FINANCIAL STA 截至2003年12月31日止年度 FOR THE YEAR ENDED 31ST DECEMBER, 2003

9. 財務成本

9. FINANCE COSTS

		2003	2002
		人民幣千元	人民幣千元
		RMB'000	RMB'000
須於五年內全數償還之銀行借款之	Interest expense on bank borrowings wholly		
利息支出	repayable within five years	38,069	93,877
可換股債券之利息支出	Interest expense on convertible bonds		2,352
		38,069	96,229
扣減:於在建工程中撥充資本	Less: Amount capitalised in construction		
	in progress		(969)
		38,069	95,260
攤銷可換股債券之直接發行費用	Amortisation of direct issuance costs of convertible bonds	_	260
扣減:於在建工程中撥充資本	Less: Amount capitalised in construction		
	in progress		(107)
			153
其他財務費用	Other financial expenses	3,447	4,784
總財務成本	Total finance costs	41,516	100,197

截至2003年12月31日止年度

NOTES TO THE FINANCIAL STATEMENTS

FOR THE YEAR ENDED 31ST DECEMBER, 2003

10. 税項

本集團及本公司均繳納中國企業所 得税,所有中國內地企業須按其應 課税溢利以33%的統一所得税率繳 納所得税。然而本公司乃於一個沿 江經濟開放區所建立之生產性外資 企業,故此,在獲得重慶税務局的 確認下,在以前年度,本公司根據 中國外商投資企業及外國企業所得 税法,按24%的税率繳納中國企業 所得税。根據國務院提出的《關於 實施西部大開發若干政策措施的通 知》,對設在西部地區的國家鼓勵 類產業的內資企業和外商投資企 業,減按15%的税率徵收企業所得 税,並於2001年1月1日起執行。 故此,本公司在獲得重慶市國家税 務局直屬分局的確認下,於2001年 1月1日起按15%的税率繳納中國企 業所得税。

10. TAXATION

The Group and the Company are subject to the PRC Enterprise Income Tax. All PRC domestic enterprises are subject to an unified income tax rate of 33% on their taxable profits. The Company is a foreign investment enterprise of a production nature established in a coastal economic open zone. The Company, as confirmed by the Chongging Tax Bureau, was subject to PRC Enterprise Income Tax at the rate of 24% under the Income Tax Law of the PRC for Enterprises with Foreign Investment and Foreign Enterprises in the previous years. Pursuant to the "Notice of certain measures for implementation of exploration and development of western zone" issued by the State Council of the PRC, domestic investment enterprises and foreign investment enterprises located in the western zone of the PRC of a production nature and are engaged in the business encouraged by the State Government are entitled to PRC Enterprise Income Tax at the rate of 15% effective from 1st January, 2001. Accordingly, the Company, as confirmed by the Chongqing Branch Office of the State Tax Bureau, is subject to PRC Enterprise Income Tax at the rate of 15% effective from 1st January, 2001.

The Company's subsidiaries are sino-foreign joint venture limited liability companies established in the PRC. As these subsidiaries are engaged or to be engaged in the production of advanced technology products and are located in New and High Technology Development Zone of Chongqing, accordingly, these subsidiaries, as confirmed by the Chongqing Tax Bureau, are subject to PRC Enterprise Income Tax at the rate of 15% and are exempted from income tax for the first two profitable years of operations and, thereafter, are entitled to 50% relief from income tax for the next three years under the Income Tax Law of the PRC for Enterprises with Foreign Investment and Foreign Enterprises. During the year, Enterprise Income Tax has been provided in the financial statements for one of the subsidiaries at 50% of the applicable tax rate as it is under the income tax relief. Another subsidiary of the Company has not yet commenced business and therefore no income tax has been provided.

截至2003年12月31日止年度

NOTES TO THE FINANCIAL STATEMENTS

FOR THE YEAR ENDED 31ST DECEMBER, 2003

10. 税項(續)

本年發生之税項於綜合損益表的溢 利中有以下之調整:

10. TAXATION (Cont'd)

The charge for the year can be reconciled to the profit per consolidated income statement as follows:

		2003	2002
		人民幣千元	人民幣千元
		RMB'000	RMB'000
除税前溢利	Profit before taxation	187,935	174,136
以適用税率15%計算的所得税	Tax at the applicable tax rate of 15%	28,190	26,120
調整税法中無法扣除之費用對應税溢利	Tax effect of expenses that are not deductible in		
之影響	determining taxable profit	6	1
調整非應税收入對應税溢利之影響	Tax effect of income that are not taxable in		
	determining taxable profit	(588)	(667)
一間附屬公司因正享用50%減免的税務	Effect of 50% income tax relief granted to		
價惠而按不同税率繳税之影響	a subsidiary	(76)	(6)
本年度之税項	Tax expenses for the year	27,532	25,448

11. 年度淨溢利

根據本公司組織章程規定,可分配 之溢利金額應視為按國際會計準則 或香港普遍採納之會計準則計算之 溢利與按中國會計準則計算之溢利 兩者中之較低值。

於財政年度之除税後溢利按下列順 序分配:

- (i) 彌補虧損;
- (ii) 提取法定公積金;
- (iii) 提取法定公益金;

11. NET PROFIT FOR THE YEAR

According to the Company's Articles of Association, for the purpose of determining the amount of profit available for distribution, the amount shall be deemed to be the lesser of the amount of profit determined in accordance with PRC accounting standards and regulations and the amount of profit determined in accordance with either International Financial Reporting Standards or accounting principles generally accepted in Hong Kong.

The profit of the Company for a financial year shall be applied in accordance with the following order:

- (i) making up losses;
- (ii) allocation to statutory surplus reserve fund;
- (iii) allocation to statutory public welfare fund;

截至2003年12月31日止年度

NOTES TO THE FINANCIAL STATEMENTS

FOR THE YEAR ENDED 31ST DECEMBER, 2003

11. 年度淨溢利(續)

- (iv) 如有優先股,支付優先股股 利;
- (v) 提取任意公積金;及
- (vi) 支付普通股股息。

以上(ii)至(vi)項在某一財政年度的 具體分配比例由董事會根據公司經 營狀況和發展需要而擬定,並呈報 股東會審定。

12. 轉入法定公積金及法定公益金

轉入法定公積金之數額為根據本公司及其一間附屬公司於本年度按中國會計準則及規例編製之除税後溢利之10%(2002:10%)計算。轉入的金額將呈報股東會審定。

轉入法定公益金之數額為根據本公司於本年度按中國會計準則及規例編製之除税後溢利之10%(2002:10%)計算。轉入的金額將呈報股東會審定。

13. 轉入任意公積金

轉入任意公積金之數額為根據一間 附屬公司於本年度按中國會計準則 及規例編製之除税後溢利之30% (2002:30%)計算。轉入的金額 將呈報董事會審定。

11. NET PROFIT FOR THE YEAR (Cont'd)

- (iv) if there are preference shares, payment of dividends in respect of preference shares;
- (v) allocation to discretionary surplus reserve fund; and
- (vi) payment of dividends in respect of ordinary shares.

The detailed proportion of distribution in respect of items (ii) to (vi) above for any financial year shall be formulated by the Board of Directors in accordance with the operational conditions of the Company and its development requirements and shall be submitted to shareholders' general meeting for approval.

12. TRANSFER TO STATUTORY SURPLUS RESERVE FUND AND STATUTORY PUBLIC WELFARE FUND

The amount transferred to statutory surplus reserve fund is based on 10% (2002: 10%) of the profit after tax for the year of the Company and one of its subsidiaries prepared in accordance with PRC accounting standards and regulations. The amount shall be submitted to shareholders' general meeting for approval.

The amount transferred to statutory public welfare fund is based on 10% (2002: 10%) of the profit after tax for the year of the Company prepared in accordance with PRC accounting standards and regulations. The amount shall be submitted to shareholders' general meeting for approval.

13. TRANSFER TO DISCRETIONARY SURPLUS RESERVE FUND

The amount transferred to discretionary surplus reserve fund is based on 30% (2002: 30%) of the profit after tax for the year of a subsidiary of the Company prepared in accordance with PRC accounting standards and regulations. The amount shall be submitted to directors' meeting for approval.

截至2003年12月31日止年度

NOTES TO THE FINANCIAL STATEMENTS

FOR THE YEAR ENDED 31ST DECEMBER, 2003

14. 股息

14. DIVIDEND

 2003
 2002

 人民幣千元
 人民幣千元

 RMB'000
 RMB'000

建議末期股息每股人民幣0.05元 (2002:人民幣0.05元) Final dividend proposed of RMB0.05 (2002: RMB0.05) per share

124,113 124,113

建議末期股息額人民幣 124,113,413元(2002:人民 幣124,113,413元)乃根據於二 零零四年四月二十七日已發行 之股份2,482,268,268(2002: 2,482,268,268)股計算。 The proposed final dividend of RMB124,113,413 (2002: RMB124,113,413) is calculated based on 2,482,268,268 (2002: 2,482,268,268) shares in issue on 27th April, 2004.

15. 每股盈利

15. EARNINGS PER SHARE

截至2003年12月31日止年度每股 基本及攤薄盈利根據下列資料計 算:

The calculation of the basic and diluted earnings per share for the year ended 31st December, 2003 is based on the following data:

盈利

Earnings

		2003	2002
		人民幣千元	人民幣千元
		RMB'000	RMB'000
年度淨溢利及用以計算每股基本盈利的	Net profit for the year and earnings for the purpose		
盈利	of basic earnings per share	157,565	146,825
	- -		
有潛在股份攤薄作用的影響:	Effect of dilutive potential shares:		
3.5% 2002年到期之可換股債券	3.5% convertible bonds due in 2002	N/A	1,175
用以計算每股攤薄盈利的盈利	Earnings for the purposes of diluted earnings		
	per share	N/A	148,000

截至 2003 年 12月 31日 止年度

NOTES TO THE FINANCIAL STATEMENTS

FOR THE YEAR ENDED 31ST DECEMBER, 2003

15. 每股盈利(續)

15. EARNINGS PER SHARE (Cont'd)

股份數目

Number of shares

		2003	2002
用以計算每股基本盈利的加權平均股份	Weighted average number of shares for the purpose of basic earnings per share	2,482,268,268	2,456,078,441
有潛在股份攤薄作用的影響: 3.5% 2002年到期之可換股債券 授予慶鈴集團的購股權	Effect of dilutive potential shares: 3.5% convertible bonds due in 2002 Option granted to Qingling Group	N/A N/A	13,324,226 12,865,601
用以計算每股攤薄盈利的加權平均股份	Weighted average number of shares for the purpose of diluted earnings per share	N/A	2,482,268,268

財務報表附註 NOTES TO THE FINANCIAL STA 截至2003年12月31日止年度 FOR THE YEAR ENDED 31ST DECEMBER, 2003 **NOTES TO THE FINANCIAL STATEMENTS**

16. 物業、機器及設備 16. PROPERTY, PLANT AND EQUIPMENT

		在中國之 中期租賃 合約土地 Land under medium term lease in the PRC 人民幣千元 RMB'000 (附註i) (note i)	樓宇 Buildings 人民幣千元 <i>RMB'000</i>	模具、廠房 及機器 Moulds, plant and machinery 人民幣千元 RMB'000	像俬、裝置 及設備 Furniture, fixtures and equipment 人民幣千元 RMB'000	汽車 Motor vehicles 人民幣千元 RMB'000	在建工程 Construction in progress 人民幣千元 RMB'000	總計 Total 人民幣千元 RMB'000
本集團	THE GROUP							
成本值 於2003年1月1日	COST At 1st January, 2003	59,459	633,464	3,759,295	52,235	19,686	312,015	4,836,154
添置	Additions		_	407	_	_	155,980	156,387
轉類	Reclassifications	_	12,379	275,472	8,540	176	(296,567)	-
出售	Disposals			(1,232)	(1,143)	(52)		(2,427)
於2003年12月31日	At 31st December, 2003	3 59,459	645,843	4,033,942	59,632	19,810	171,428	4,990,114
折舊及攤銷	DEPRECIATION AND AMORTISATION							
於2003年1月1日	At 1st January, 2003	10,306	151,941	674,656	26,047	15,824	_	878,774
年度撥備	Provided for the year	1,189	29,878	151,527	4,453	682	_	187,729
出售沖銷	Eliminated on disposals			(65)	(1,029)	(47)		(1,141)
於2003年12月31日	At 31st December, 2003	3 11,495	181,819	826,118	29,471	16,459		1,065,362
賬面淨值	NET BOOK VALUES							
於2003年12月31日	At 31st December, 2003	3 47,964	464,024	3,207,824	30,161	3,351	171,428	3,924,752
於2002年12月31日	At 31st December, 200	2 49,153	481,523	3,084,639	26,188	3,862	312,015	3,957,380
本公司	THE COMPANY							
成本值	COST							
於2003年1月1日	At 1st January, 2003	59,459	601,962	3,632,062	52,235	19,357	49,547	4,414,622
添置 由一間附屬公司轉入	Additions Transfer from a subsidia		_	_	_	_	140,192 2,241	140,192 2,241
轉類	Reclassifications		6,099	5,816	8,540	176	(20,631)	- 2,241
出售	Disposals			(1,215)	(1,143)	(52)		(2,410)
於2003年12月31日	At 31st December, 2003	3 59,459	608,061	3,636,663	59,632	19,481	171,349	4,554,645
折舊及攤銷	DEPRECIATION AND AMORTISATION							
於2003年1月1日	At 1st January, 2003	10,306	143,662	642,069	26,047	15,648	_	837,732
年度撥備	Provided for the year	1,189	28,319	148,658	4,453	647	_	183,266
出售沖銷	Eliminated on disposals			(49)	(1,028)	(47)		(1,124)
於2003年12月31日	At 31st December, 2003	3 11,495	171,981	790,678	29,472	16,248		1,019,874
賬面淨值	NET BOOK VALUES							
於2003年12月31日	At 31st December, 2003	3 47,964	436,080	2,845,985	30,160	3,233	171,349	3,534,771
於2002年12月31日	At 31st December, 200	2 49,153	458,300	2,989,993	26,188	3,709	49,547	3,576,890

截至2003年12月31日止年度

NOTES TO THE FINANCIAL STATEMENTS

FOR THE YEAR ENDED 31ST DECEMBER, 2003

16. 物業、機器及設備(續)

註:

- (i) 於1994年5月,本公司獲中國政府 有關部門授予本集團樓宇座落所在土 地之使用權,年期為50年。
- (ii) 於2002年12月31日及2003年12月31日,在建工程內包括已撥充資本之淨利息支出,攤銷可換股債券之直接發行費用及冲銷可換股債券直接發行費用分別約人民幣55,612,000元,約人民幣12,937,000元及約人民幣214,000元。
- (iii) 於結算日,物業、機器及設備的賬面 淨值中包括總成本值人民幣 112,846,000元(2002:人民幣 112,846,000元),及累計折舊及攤銷 共值人民幣28,739,000元(2002:人 民幣24,019,000元)之模具、廠房及 機器。該等模具、廠房及機器以經營 租賃形式出租予慶鈴集團,其於本年 度之折舊金額為人民幣4,720,000元 (2002:人民幣3,690,000元)。本集 團之租金收入是按該等模具、廠房及 機器於本年度內所發生的折舊金額計 算。

16. PROPERTY, PLANT AND EQUIPMENT (Cont'd)

Notes:

- (i) In May 1994, the Company was granted the rights to use the land, on which the buildings of the Group are situated, by the relevant PRC authorities for a period of fifty years.
- (ii) As at 31st December 2002 and 2003, included in construction in progress are net interest expenses, amortisation of direct issuance costs of convertible bonds and written off direct issuance costs of convertible bonds capitalised of approximately RMB55,612,000, RMB12,937,000 and RMB214,000 respectively.
- (iii) At the balance sheet date, the carrying amount of property, plant and equipment includes assets with aggregate cost of RMB112,846,000 (2002: RMB112,846,000) and accumulated depreciation and amortisation of RMB28,739,000 (2002: RMB24,019,000) in respect of moulds, plant and machinery leased to Qingling Group under an operating lease. Depreciation of RMB4,720,000 (2002: RMB3,690,000) was charged on these assets during the year. Rental income earned by the Group represented the reimbursement from Qingling Group for the depreciation charge of the respective assets incurred by the Group during the year.

截至 2003 年 12月 31日 止年 度

NOTES TO THE FINANCIAL STATEMENTS

FOR THE YEAR ENDED 31ST DECEMBER, 2003

17. 無形資產

17. INTANGIBLE ASSETS

		本集團及本公司		
		THE GR	OUP AND	
		THE CO	OMPANY	
		2003	2002	
		人民幣千元	人民幣千元	
		RMB'000	RMB'000	
成本值	COST			
期初數	At 1st January	251,583	239,854	
增加	Additions	19,750	11,729	
期末數	At 31st December	271,333	251,583	
攤銷	AMORTISATION			
期初數	At 1st January	124,870	102,277	
年度撥備	Provided for the year	22,593	22,593	
期末數	At 31st December	147,463	124,870	
賬面淨值	NET BOOK VALUE			
期末數	At 31st December	123,870	126,713	
期初數	At 1st January	126,713	137,577	

上述無形資產為根據與五十鈴之技術轉讓協議所已支付及應付之技術轉讓費。

The amount represents technology transfer fees paid and payable under the technology transfer agreements with Isuzu.

NOTES TO THE FINANCIAL STATEMENTS

截至 2003 年 12月 31日 止年度

FOR THE YEAR ENDED 31ST DECEMBER, 2003

18. 於附屬公司之投資

18. INVESTMENTS IN SUBSIDIARIES

本公司

THE COMPANY

2003 2002

人民幣千元 人民幣千元

RMB'000 RMB'000

非上市公司投資,投入資本按成本值

Unlisted investments, capital contribution at cost

244,367

175,392

於二零零三年十二月三十一日,有 關本公司之附屬公司的詳細資料如 下: Particulars of the Company's subsidiaries at 31st December, 2003 are as follows:

由本公司直接

附屬公司名稱 Name of subsidiary	營運國家 Country of registration and operation	註冊資本 Registered capital	持有之註冊資本面值百份比 Percentage of nominal value of registered capital directly held by the Company	主要業務 Principal activities
重慶慶鈴模具有限公司 (「慶鈴模具」) ("Qingling Moulds")	中國 一 中外合資 企業 PRC — Sino foreign equity joint venture	38,166,600美元 US\$38,166,600	51%	從事製造生產 汽車零件部的 模具 Production of moulds for the manufacture of automobile parts
重慶慶鈴技術中心	中國 一 中外合資 企業 PRC — Sino foreign equity joint venture	29,980,000美元 US\$29,980,000	51%	尚未營運 Not yet commenced business

於年度終結時,其附屬公司並沒有 任何借貸資本。 The subsidiaries had no debt securities outstanding at the end of the year.

截至 2003 年 12月 31日 止年度

NOTES TO THE FINANCIAL STATEMENTS

FOR THE YEAR ENDED 31ST DECEMBER, 2003

18. 於附屬公司之投資(續)

於結算日,慶鈴模具的小數股東尚未投入的資本約8,333,000美元,約等同於人民幣68,975,000元(2002:無)。

19. 付購買物業、機器及設備 之訂金

本集團

去年餘額代表一筆為購買物業、機 器及設備之訂金。

本公司

此數額代表一筆預付與慶鈴模具作為 購 買 模 具 之 訂 金 人 民 幣 232,212,000元(2002: 人 民 幣 221,663,000元)。

20. 存貨

原料在製品製成品

於結算日,存貨結餘包括以可變現淨值計算的製成品為人民幣72,766,000元(2002:人民幣4,549,000元)。其餘存貨按成本值入賬。

18. INVESTMENTS IN SUBSIDIARIES (Cont'd)

As at the balance sheet date, capital contribution of approximately US\$8,333,000 (equivalent to approximately RMB68,975,000) attributable to the contribution from the minority shareholder of Qingling Moulds has not yet been paid up by the minority shareholder (2002: nil).

19. DEPOSITS PAID IN RESPECT OF PURCHASE OF PROPERTY, PLANT AND EQUIPMENT

THE GROUP

The amount in the prior year represented deposits paid for the purchase of property, plant and equipment.

THE COMPANY

Included in the deposits is an amount of RMB232,212,000 (2002: RMB221,663,000) representing the deposits paid to Qingling Moulds for purchase of moulds.

20. INVENTORIES

	本集團	国及本公司
	THE GI	ROUP AND
	THE C	OMPANY
	2003	2002
	人民幣千元	人民幣千元
	RMB'000	RMB'000
Raw materials	996,398	1,326,045
Work in progress	51,383	15,880
Finished goods	165,164	137,484
	1,212,945	1,479,409

At the balance sheet date, the balance of inventories included finished goods of RMB72,766,000 (2002: RMB4,549,000) which are carried at net realisable value. All other inventories are carried at cost.

截至2003年12月31日止年度

NOTES TO THE FINANCIAL STATEMENTS

FOR THE YEAR ENDED 31ST DECEMBER, 2003

21. 應收賬款、按金及預付款項

於結算日,應收賬款、按金及預付 款項中包括應收慶鈴集團,及慶鈴 集團之多間附屬公司之其他應收 款,數額如下:

21. TRADE RECEIVABLES, DEPOSITS AND PREPAYMENTS

At the balance sheet date, the balance of trade receivables, deposits and prepayments includes amounts due from Qingling Group and subsidiaries of Qingling Group as follows:

木隹圃

木小司

		4	- 朱閚	平	公司
		THE	GROUP	THE C	OMPANY
		2003	2002	2003	2002
		人民幣千元	人民幣千元	人民幣千元	人民幣千元
		RMB'000	RMB'000	RMB'000	RMB'000
公司	Qingling Group Subsidiaries of	_	11,717	_	11,226
	Qingling Group	1,840	2,368		
		1,840	14,085		11,226

上述款項為無抵押、免息及按本集 團及本公司的信用期歸還。

慶鈴集團

慶鈴集團之附屬公

於結算日,本集團及本公司之應收 賬款賬齡分析如下: These amounts are unsecured, interest free and repayable in accordance with normal credit term of the Group and Company.

As at balance sheet date, the aged analysis of trade receivables of the Group and the Company is as follows:

		2003	2002
		人民幣千元	人民幣千元
		RMB'000	RMB'000
3個月以內	Within 3 months	189,331	271,478
3至6個月	Between 3 to 6 months	72,445	95,395
7至12個月	Between 7 to 12 months	25,702	31,571
1年至2年	Between 1 to 2 years	26,756	31,691
2年以上	Over 2 years	5,676	6,493
		319,910	436,628

本集團給予客戶之信用期由90天到 180天。 The Group allows a credit period ranging from 90 to 180 days to its customers.

截至 2003 年 12月 31日 止年 度

NOTES TO THE FINANCIAL STATEMENTS

FOR THE YEAR ENDED 31ST DECEMBER, 2003

22. 應收票據

於結算日,本集團及本公司之應收 票據賬齡分析如下:

22. BILLS RECEIVABLES

As at balance sheet date, the aged analysis of bills receivables of the Group and the Company is as follows:

		2003	2002
		人民幣千元	人民幣千元
		RMB'000	RMB'000
1個月以內	Within 1 month	134,748	119,536
1至2個月	Between 1 to 2 months	155,601	83,791
2至3個月	Between 2 to 3 months	66,241	72,276
4至6個月	Between 4 to 6 months	119,914	106,385
		476,504	381,988

上述應收票據為銀行承兑匯票,其 到期日由30天至180天。 All the above bills receivables are guaranteed by banks and their expiry dates ranged from 30 to 180 days.

截至2003年12月31日止年度

NOTES TO THE FINANCIAL STATEMENTS

FOR THE YEAR ENDED 31ST DECEMBER, 2003

23. 股本

23. SHARE CAPITAL

		註冊、已	發行及繳足
		Regis	stered,
		issued and fully paid	
		2003	2002
		人民幣千元	人民幣千元
		RMB'000	RMB'000
年初數	At beginning of the year	2,482,268	2,027,064
轉換可換股債券而發行H股	Issue of H shares upon conversion of		
	Convertible Bonds	_	231,588
行使慶鈴集團購股權而發行內資股	Issue of Domestic shares upon the exercise		
	of option granted to Qingling Group		223,616
年末數	At end of the year	2,482,268	2,482,268
		股份	
		Number	of shares
		2003	2002
		千股	千股
		′000	'000
每股面值人民幣1元之股份	Shares of RMB1 each		
一 內資股	— Domestic shares	1,243,616	1,243,616
— H股	— H shares	1,238,652	1,238,652
		2,482,268	2,482,268

除支付股息所用之貨幣及有關股東 應為中國投資者或外國投資者等限 制外,內資股與H股彼此間在各方 面均享有同等權益。 Except for the currency in which dividends are paid and the restrictions as to whether the shareholders can be PRC investors or foreign investors, Domestic shares and H shares rank pari passu in all respects with each other.

截至2003年12月31日止年度

NOTES TO THE FINANCIAL STATEMENTS

FOR THE YEAR ENDED 31ST DECEMBER, 2003

23. 股本(續)

於2002年1月22日(「到期日」),本公司之3.5%可換股債券到期而債券之換股價已重訂為每股H股3.15港元,即於到期日有效之債券股價之70%(「最終換股價」)。由於債券之經辦人在發行債券時已行使購股權,藉以在到期日不可撇銷地兑換債券,故債券之本金額合共94,263,000美元已於到期日自動按最終換股價每股H股3.15港元兑換為231,587,731股H股。

除此以外,由於以上所提及之換股事宜的影響,於可換股債券之到期日,慶鈴集團在本公司之持股量百分比下降至約49.88%時,立即行使其購股權協議之購股權並用現金以去年的最終換股價認購本公司223,616,403股內資股。於慶鈴集團配發內資股後,慶鈴集團在本公司之持股量百分比已恢復至50.1%。

本年度本公司的註冊、已發行及繳 足股本並沒有變動。

23. SHARE CAPITAL (Cont'd)

On 22nd January, 2002 (the "Maturity Date"), the 3.5% convertible bonds of the Company ("Convertible Bonds") expired and the conversion price of the Convertible Bonds was reset to HK\$3.15 per H Share, being 70% of the conversion price of the Convertible Bonds in effect on the same date (the "Final Conversion Price"). As the manager of the Convertible Bonds had, at the time of issue of the Convertible Bonds, exercised the option to irrevocably convert any remaining Convertible Bonds on the Maturity Date, the principal amount of the Convertible Bonds in the sum of US\$94,263,000 on the Maturity Date had accordingly been converted into 231,587,731 H Shares at the Final Conversion Price.

Additionally, as Qingling Group's percentage of shareholding in the Company had dropped to approximately 49.88% on the Maturity Date as a result of the above conversion, Qingling Group had exercised its right under the Qingling Group Option Agreement to subscribe for 223,616,403 Domestic Shares for cash also at the Final Conversion Price in the prior year. Upon the subsequent allotment of the Domestic Shares by the Company to Qingling Group, the percentage of shareholdings of Qingling Group in the enlarged share capital of the Company was restored to 50.1%.

There were no change in the registered, issued and fully paid share capital of the Company during the year ended 31st December, 2003.

截至2003年12月31日止年度

NOTES TO THE FINANCIAL STATEMENTS

FOR THE YEAR ENDED 31ST DECEMBER, 2003

24. 購股權

根據慶鈴集團購股權合約,本公司 於去年給予慶鈴集團一項購股權, 慶鈴集團可在可換股債券到期日 之前,或在中國政府規定日期內內 購價值相當於H股換股價的內內 股,以補償行使可換股債券時所產 生的攤薄效應。根據此合同條款, 慶鈴集團行使所有購股權後將擁有 多於50%但少於51%本公司之股 本。

於到期日,慶鈴集團根據購股權合約行使其購股權,以每股3.15港元換股價認購了223,616,403股內資股。本公司配發了該內資股予慶鈴集團後,慶鈴集團於本公司之持股百分比恢復至50.1%(見附註23)。

24. SHARE OPTION

Pursuant to the Qingling Group Option Agreement, the Company had in the previous years granted to Qingling Group an option which was exercisable on or prior to the maturity date of the Convertible Bonds or such later date as required by the PRC government to subscribe additional Domestic Shares at a price per Domestic Share equal to the conversion price per H Share then in effect for the Convertible Bonds if Qingling Group owned not more than 50% of the outstanding issued share capital of the Company as a result of the issuance of new H Shares upon conversion of the Convertible Bonds. Pursuant to the terms of this agreement, immediately following the full exercise of such option, the Qingling Group's total shareholding shall be more than 50% but not more than 51% of the then outstanding issued share capital of the Company.

On the Maturity Date, Qingling Group exercised its right under the Qingling Group Option Agreement to subscribe for 223,616,403 Domestic Shares at a price of HK\$3.15 per share. Upon the allotment of such Domestic Shares by the Company to Qingling Group, the percentage of shareholdings of Qingling Group in the enlarged share capital of the Company was restored to 50.1% (see note 23).

截至2003年12月31日止年度

NOTES TO THE FINANCIAL STATEMENTS

FOR THE YEAR ENDED 31ST DECEMBER, 2003

25. 儲備

本公司 於2002年1月1日 轉換可換股債券為新H股及之溢價 行使慶鈴集團購股權為新內資股所產生之溢價 年度淨溢利 年度溢利轉入 支付2001年限息 2002年建議股息 於2002年12月31日 年度淨溢利 年度沒滿利 以往年度股東尚未提取之H股股息 支付2002年股息

有關本集團儲備之變動,詳情載於 財務報表第33頁綜合權益變動表。

本集團及本公司

資本公積金包括一筆款項約人民幣 572,206,000元(2002: 人 民 幣 572,206,000元)乃國有資產管理局 批准於本公司在重組日成立時由慶 鈴集團及慶鈴投入本公司的資產淨值 比 較 本 公 司 成 立 時 所 發 行 1,500,000,000股 的 面 值 人 民 幣 1,500,000元之超出部分。

25. RESERVES

	股本溢價 Share premium 人民幣千元 RMB'000	資本 公積金 Capital reserve 人民幣千元 RMB'000	法定 公積金 Statutory surplus reserve fund 人民幣千元 RMB'000	法定 公益金 Statutory public welfare fund 人民幣千元 RMB'000	留存溢利 Accumulated profits 人民幣千元 RMB'000	股息儲備 Dividend reserve 人民幣千元 RMB'000	總額 Total 人民幣千元 RMB'000
THE COMPANY At 1st January, 2002 Premium arising on conversion of Convertible Bonds	692,553	572,206	310,124	310,124	1,168,571	124,113	3,177,691
into new H shares Premium arising on issuance of Domestic Shares upon exercise of Qingling Group share	548,891	-	-	_	-	_	548,891
option	523,461	_	_	_	_	_	523,461
Net profit for the year	_	_	_	_	146,176	_	146,176
Appropriation for the year	_	_	14,420	14,420	(28,840)	.	.
2001 dividend paid	_	_	_	_		(124,113)	(124,113)
Proposed 2002 dividend					(124,113)	124,113	
At 31st December, 2002	1,764,905	572,206	324,544	324,544	1,161,794	124,113	4,272,106
Net profit for the year	_	_	_	_	156,267	_	156,267
Appropriation for the year	_	_	15,602	15,602	(31,204)	_	_
Unclaimed H shares dividends of prior years					2		2
2002 dividend paid	_	_		_	2	(124,113)	(124,113)
Proposed 2003 dividend	_	_	_	_	(124,113)	124,113	(124,113)
r roposeu zoos urvidena					(124,113)	124,113	
At 31st December, 2003	1,764,905	572,206	340,146	340,146	1,162,746	124,113	4,304,262

Movements in reserves of the Group are set out in the consolidated statement of changes in equity on page 33 of the financial statements.

THE GROUP AND THE COMPANY

The capital reserve includes an amount of approximately RMB572,206,000 (2002: RMB572,206,000) which represents the excess of the value of the net assets immediately before the establishment of the Company injected into the Company by Qingling Group and Qingling as part of the Reorganisation which was approved by the State Administration of State-owned Assets, over the nominal value of the 1,500,000,000 shares issued upon establishment of the Company of RMB1,500,000.

截至2003年12月31日止年度

NOTES TO THE FINANCIAL STATEMENTS

FOR THE YEAR ENDED 31ST DECEMBER, 2003

25. 儲備(續)

本公司

法定公積金乃根據本公司組織章程按中國會計準則及規例計算之除稅後溢利中提取10%之金額。倘法定公積金餘額已達到本公司註冊資司組織章程,法定公積金可用於彌或組織章程,法定公積金可用於彌或增加股本。本公司也可以紅利方式將法定公積金轉為資本,但分配後之法定公積金轉為資本,但分配後之法的25%。

法定公積金及法定公益金乃股東權益之一部份。

25. RESERVES (Cont'd)

THE COMPANY

The statutory surplus reserve fund represents the appropriation of 10% of profit after tax calculated in accordance with PRC accounting standards and regulations and the Company's Articles of Association. The appropriation may cease to apply if the balance of the statutory surplus reserve fund has reached 50% of the Company's registered share capital. According to the Company's Articles of Association, statutory surplus reserve fund can be used to make up prior year losses, to expand production operations or to increase share capital. The Company may capitalise the statutory surplus reserve fund by way of bonus issues provided that the remaining amount of statutory surplus reserve fund after such distribution shall not be less than 25% of the registered share capital of the Company.

Statutory public welfare fund represents the appropriation of profit after tax according to the requirements of the Company's Articles of Association and the Companies Law in the PRC. According to the requirements, the Company transfers 10% (2002: 10%) of profit after tax calculated in accordance with PRC accounting standards and regulations which amounts to approximately RMB15,602,000 for the year ended 31st December, 2003 (2002: RMB14,420,000) to the statutory public welfare fund. The fund can only be utilised for capital expenditure on employee's collective welfare facilities and cannot be used in staff welfare expenses. Such employee welfare facilities are owned by the Company. The statutory public welfare fund is not distributable to shareholders other than in liquidation. There has been no utilisation of the statutory public welfare fund during the year.

The statutory surplus reserve fund and statutory public welfare fund are part of shareholders' equity.

截至2003年12月31日止年度

NOTES TO THE FINANCIAL STATEMENTS

FOR THE YEAR ENDED 31ST DECEMBER, 2003

25. 儲備(續)

本公司(續)

根據本公司組織章程,可供分配之儲備之數額乃按中國會計準則及規例計算之數額與按香港普遍採納之會計準則計算之數額兩者中之較低值計算。於2003年12月31日本公司可供分配之儲備根據中國會計準則及規例約人民幣1,157,295,000元(2002:人民幣1,157,402,000元)。

一間附屬公司

一間附屬公司按中國會計準則及規例編製之除税後溢利之10%(2002:10%)及30%(2002:30%)分別提取法定公積金及任意公積金。

25. RESERVES (Cont'd)

THE COMPANY (Cont'd)

In accordance with the Company's Articles of Association, the distributable reserve is the amount which is the lesser of the profit determined in accordance with PRC accounting standards and regulations and the profit determined in accordance with accounting principles generally accepted in Hong Kong. The Company's reserve available for distribution as at 31st December, 2003 was the profit determined in accordance with PRC accounting standards and regulations of approximately RMB1,157,295,000 (2002: RMB1,157,402,000).

THE SUBSIDIARY

The statutory surplus reserve fund and discretionary surplus reserve fund of a subsidiary represent the appropriation of 10% (2002: 10%) and 30% (2002: 30%) respectively of profit after tax calculated in accordance with PRC accounting standards and regulations.

截至2003年12月31日止年度

NOTES TO THE FINANCIAL STATEMENTS

FOR THE YEAR ENDED 31ST DECEMBER, 2003

26. 可換股債券之直接發行費 用

本公司根據1997年1月15日所刊發的債券發售通函發行總本金110,000,000美元3.5%2002年到期可換股債券。這些可換股債券已於1997年1月22日在盧森堡交易所上市直至到期日,當可換股債券已到期及被轉換成H股(見附註23)。可換股債券含年息率3.5%。

26. DIRECT ISSUANCE COSTS OF CONVERTIBLE BONDS

Convertible Bonds in the aggregate principal amount of US\$110,000,000 were issued by the Company for cash at par pursuant to the offering circular issued by the Company dated 15th January, 1997 until the Maturity Date when the Convertible Bonds were expired and converted into H Shares (see note 23). The Convertible Bonds were listed on the Luxembourg Stock Exchange from 22nd January, 1997. The Convertible Bonds bore interest at 3.5% per annum.

本集團及本公司 THE GROUP AND THE COMPANY 2002 人民幣千元 RMB'000

成本值	COST	
期初及期末數	At 1st January and 31st December	39,557
攤銷	AMORTISATION	
期初數	At 1st January	39,297
年度撥備	Provided for the year	260
期末數	At 31st December	39,557
賬面淨值	NET BOOK VALUE	
期末數	At 31st December	_
期初數	At 1st January	260
777 1/3 201	,	

此筆款項代表本公司根據於1997年 1月15日刊發之發售通函而發行總本金為110,000,000美元可換股債券之直接發行費用,並已扣減其後之攤銷及轉換時之沖銷。 The amount above represented the direct issuance costs incurred in relation to the Convertible Bonds of US\$110,000,000 issued by the Company for cash at par pursuant to the offering circular issued by the Company dated 15th January, 1997, as reduced by subsequent amortisation and write off upon conversion.

截至2003年12月31日止年度

NOTES TO THE FINANCIAL STATEMENTS

FOR THE YEAR ENDED 31ST DECEMBER, 2003

27. 應付賬款及其他應付賬款

於結算日,應付賬款及其他應付賬 款中包括應付慶鈴集團之一間聯營 公司及多間附屬公司如下:

27. TRADE AND OTHER PAYABLES

At the balance sheet date, the balances of trade and other payables included the amounts due to Qingling Group and its associate and certain subsidiaries:

		本集團		本公司	
		THE	GROUP	THE COMPANY	
		2003	2002	2003	2002
		人民幣千元	人民幣千元	人民幣千元	人民幣千元
		RMB'000	RMB'000	RMB'000	RMB'000
慶鈴集團	Qingling Group	6,817	_	7,233	_
慶鈴集團之附屬公司	Subsidiaries of				
	Qingling Group	14,981	9,853	26,432	16,264
慶鈴集團之一間聯營公司	An associate of				
	Qingling Group	4,135	23,238	4,466	23,569
		25,933	33,091	38,131	39,833

上述款項為無抵押,免息及於要求 時償還。

此外,本集團及本公司之應付賬款 及應付票據賬齡分析如下: These amounts are unsecured, interest free and repayable on demand.

As at balance sheet date, the aged analysis of trade and bills payables of the Group and the Company is as follows:

		2003	2002
		人民幣千元	人民幣千元
		RMB'000	RMB'000
3個月以內	Within 3 months	412,182	424,439
3至6個月	Between 3 to 6 months	42,643	62,055
7至12個月	Between 7 to 12 months	19	2,133
12個月以上	Over 12 months	9,851	13,303
		464,695	501,930

截至2003年12月31日止年度

NOTES TO THE FINANCIAL STATEMENTS

FOR THE YEAR ENDED 31ST DECEMBER, 2003

28. 銀行借款

本集團及本公司

銀行借款為一年內到期,無抵押及按市場利率計算。

29. 主要非現金交易

於到期日,本公司之可換股債券到期而債券之換股價已重訂為最終換股價每股H股3.15港元。由於債券之經辦人在發行債券時已行使購股權,藉以在到期日不可撇銷地合實,故債券之本金額額自動投債券,故債券之不分到期日后,由數投價每股H股3.15港元兑值最終換股價每股H股3.15港元兑值為人民幣1元,而去年因為此轉度可換股債券,也產生了溢價約人民幣548,891,000元。

30. 現金及現金等價物結餘分析

28. BANK LOANS

THE GROUP AND THE COMPANY

The bank loans are due within one year, unsecured and bear interest at market rates.

29. MAJOR NON-CASH TRANSACTIONS

On the Maturity Date, the Convertible Bonds of the Company expired and the conversion price of the Convertible Bonds had been reset to the Final Conversion Price at HK\$3.15 per H Share. As the manager of the Convertible Bonds had, at the time of issue of Convertible Bonds, exercised the option to irrevocably convert any remaining Convertible Bonds on the Maturity Date, the principal amount of the Convertible Bonds in the sum of US\$94,263,000 on the Maturity Date was accordingly converted into 231,587,731 H Shares of RMB1 each at the Final Conversion Price with premium of RMB548,891,000 arising on such conversion of Convertible Bonds into H shares in the prior year.

30. ANALYSIS OF THE BALANCES OF CASH AND CASH EQUIVALENTS

		2003 人民幣千元 RMB'000	2002 人民幣千元 RMB'000
銀行結餘,存款及現金包括:	Bank balances, deposits and cash comprises:		
於銀行之存款 其他銀行結餘及現金	Deposits with banks Other bank balances and cash	515,064 1,833,810	606,177 1,662,523
		2,348,874	2,268,700

截至 2003 年 12月 31日 止年度

NOTES TO THE FINANCIAL STATEMENTS

FOR THE YEAR ENDED 31ST DECEMBER, 2003

31. 關連交易

本年度內,本集團與關連單位元發 生下列交易:

(1) 慶鈴集團,本公司的最終控 股公司

交易種類

31. RELATED PARTY TRANSACTIONS

During the year, the Group have entered into the following transactions with related parties:

(a) Qingling Group, the ultimate holding company of the Company

訂價策略

Type of transactions	Pricing policies	2003	2002
		人民幣千元	人民幣千元
		RMB'000	RMB'000
購買汽車零部件	標價提成率不高於10%		
		40.700	24 525
Purchases of automobile parts	At cost plus a maximum mark-up of 10%	49,708	34,535
供應零部件及原材料以便生產 本集團所需之零部件	成本		
Supply of parts and raw materials for	At cost	26,209	16,361
the manufacture of automobile parts			
required by the Group			
出租模具及夾具設備之收入	按折舊率補償計算		
Income from renting of moulds and	Reimbursement of depreciation charge	4,720	3,690
tooling equipment			
出售機器及設備	按賬面值		
Sales of plant and equipment	At carrying value	567	235
服務費支出	按協議條款固定收費		
Service fee expenses	Fixed amount according to terms of the service agreement	300	300
購買機器及設備	成本		
Purchases of plant and equipment	At cost	24	50,269

截至 2003 年 12月 31日 止年 度

NOTES TO THE FINANCIAL STATEMENTS

FOR THE YEAR ENDED 31ST DECEMBER, 2003

31. 關連交易(續)

(2) 重慶慶鈴鑄造有限公司(慶鈴 集團擁有60.38%權益的公 司)

31. RELATED PARTY TRANSACTIONS (Cont'd)

(b) 重慶慶鈴鑄造有限公司, a company in which Qingling Group has a 60.38% interest

2003

人民幣千元

RMB'000

53,609

4,780

20

2002

人民幣千元

RMB'000

48,746

4,604

交易種類

Type of transactions	Pricing policies
購買汽車零部件	標價提成率不高於10%
Purchases of automobile parts	At cost plus a maximum mark-up of 10%
供應零部件及原材料以便生產 本集團所需之零部件	成本
Supply of parts and raw materials for the manufacture of automobile parts	At cost
required by the Group	
出售機器及設備	按賬面值
Sales of plant and equipment	At carrying value

訂價策略

訂價策略

(3) 重慶慶鈴鍛造有限公司(慶鈴 集團擁有55.03%權益的公 司) (c) 重慶慶鈴鍛造有限公司, a company in which Qingling Group has a 55.03% interest

交易種類

人 ツ 正	n Kan		
Type of transactions	Pricing policies	2003	2002
		人民幣千元	人民幣千元
		RMB'000	RMB'000
購買汽車零部件	標價提成率不高於12%		
Purchases of automobile parts	At cost plus a maximum mark-up of 12%	39,457	30,886
供應零部件及原材料以便生產	成本		
本集團所需之零部件			
Supply of parts and raw materials for the	At cost	1,445	1,332
manufacture of automobile parts			
required by the Group			
購買機器及設備	按賬面值		
Purchases of plant and equipment	At carrying value	17	22

截至 2003 年 12月 31日 止年 度

NOTES TO THE FINANCIAL STATEMENTS

FOR THE YEAR ENDED 31ST DECEMBER, 2003

31. 關連交易(續)

集團擁有49.64%權益的公

31. RELATED PARTY TRANSACTIONS (Cont'd)

(4) 重慶慶鈴車橋有限公司(慶鈴 (d) 重慶慶鈴車橋有限公司, a company in which Qingling Group has a 49.64% interest

交易種類

Type of transactions			

訂價策略

2003	2002
人民幣千元	人民幣千元
RMB'000	RMB'000
243,421	215,222
104,618	91,937
	人民幣千元 RMB'000 243,421

(5) 重慶慶鈴日發座椅有限公司 (慶鈴集團擁有50.80%權益 的公司)

(e) 重慶慶鈴日發座椅有限公司, a company in which Qingling Group has a 50.80% interest

交易種類

Type of transactions			
購買汽車零部件			
7137 X 7 X 11 X 11 11			
Purchases of automobile parts			
供應零部件及原材料以便生產			
本集團所需之零部件			
Supply of parts and raw materials for the			
manufacture of automobile parts			
required by the Group			

訂價策略

Pricing policies	2003 人民幣千元 RMB'000	2002 人民幣千元 RMB′000
可比市場價格 At comparable market price 成本	36,499	31,607
At cost	6,204	6,543

截至 2003 年 12月 31日 止年 度

NOTES TO THE FINANCIAL STATEMENTS

FOR THE YEAR ENDED 31ST DECEMBER, 2003

31. 關連交易(續)

集團擁有53.15%權益的公

31. RELATED PARTY TRANSACTIONS (Cont'd)

(6) 重慶慶鈴塑料有限公司(慶鈴 (f) 重慶慶鈴塑料有限公司, a company in which Qingling Group has a 53.15% interest

交易種類

Type of transactions			
購買汽車零部件			
Purchases of automobile parts			
供應零部件及原材料以便生產			
本集團所需之零部件			
Supply of parts and raw materials for the			
manufacture of automobile parts			
required by the Group			

訂價策略

Pricing policies	2003	2002
	人民幣千元	人民幣千元
	RMB'000	RMB'000
可比市場價格		
At comparable market price	48,304	34,835
成本		
At cost	20,604	17,067

(7) 重慶慶鈴鑄鋁有限公司(慶鈴 集團擁有58.40%權益的公 司)

(g) 重慶慶鈴鑄鋁有限公司, a company in which Qingling Group has a 58.40% interest

交易種類

Type of transactions

<i>"</i>
購買汽車零部件
Purchases of automobile parts
供應零部件及原材料以便生產
本集團所需之零部件
Supply of raw materials for the
manufacture of automobile parts
required by the Group

訂價策略

人民幣千元
RMB'000
6,440
667
554

截至2003年12月31日止年度

NOTES TO THE FINANCIAL STATEMENTS

FOR THE YEAR ENDED 31ST DECEMBER, 2003

32. 資本承擔

於結算日,本集團及本公司之資本 承擔如下:

32. CAPITAL COMMITMENTS

At the balance sheet date, the Group and the Company had the following capital commitments:

本集團 本公司		公司	
THE GROUP		THE COMPANY	
2003	2002	2003	2002
人民幣千元	人民幣千元	人民幣千元	人民幣千元
RMB'000	RMB'000	RMB'000	RMB'000

已訂約但未撥備於財務報表關於購買 物業、機器及設備 Contracted for but not provided in the financial statements in respect of property, plant and equipment 3,917 83,214 3,917 83,181

本集團及本公司於2002年及2003 年12月31日並無任何重大之批准但 未訂約的資本承擔。

於結算日,本公司承擔一間附屬公司之尚未支付之投資共5,090,000美元,約人民幣42,128,000元(2002:5,090,000美元,約人民幣42,131,000元)。

The Group and the Company had no significant capital commitments authorised but not contracted for as at 31st December, 2002 and 2003.

At the balance sheet date, the Company was committed to contribute US\$5,090,000, approximately RMB42,128,000 (2002: US\$5,090,000, approximately RMB42,131,000) in connection with unpaid capital investment in a subsidiary.

33. 經營租賃承擔

本集團作為承租人

於結算日,本集團於一年內屆滿之 不可撤銷營業租約而須承擔繳付未 來租賃款項約人民幣136,000元 (2002:無)。營業租賃款項指本 集團應為倉庫支付之租金。租約主 要按六個月至一年之租賃期商議。

33. OPERATING LEASE COMMITMENTS

The Group as lessee

At the balance sheet date, the Group and the Company had outstanding commitments amounted to approximately RMB136,000 (2002: nil) under non-cancellable operating leases, which fall due within one year. Operating lease payment represents rentals payable by the Group for certain of its warehouses. Leases are negotiated for an average term of six months to one year.

截至2003年12月31日止年度

NOTES TO THE FINANCIAL STATEMENTS

FOR THE YEAR ENDED 31ST DECEMBER, 2003

33. 經營租賃承擔(續)

本集團作為出租人

於結算日,本集團及本公司與慶鈴 集團有就於一年內結清之租用模具 及夾具設備之未來最低租賃支付承 擔合約。此項應收慶鈴集團之最低 租賃支付承擔是按照本集團及本公 司於來年將會就該等出租模具及來 具設備所發生之折舊額計算,估計 來年折舊額約為人民幣3,070,00元 (2002:人民幣2,150,000元)。

除以上披露外,本集團及本公司於 結算日均沒有其他根據不可撤回的 經營租賃物業之未來最低租賃支付 承擔。

34. 退休福利計劃

於結算日,概無任何僱員在可以收取全部供款之前脱離退休福利計劃而產生可用於減低本集團日後所須繳付供款額之遭沒收供款(2002:無)。

33. OPERATING LEASE COMMITMENTS (Cont'd)

The Group as lessor

At the balance sheet date, the Group and the Company had contracted with Qingling Group for the future minimum lease payments in respect of the renting of moulds and tooling equipment which fall due within one year. The minimum lease payment chargeable to Qingling Group is calculated based on the depreciation charge in respect of the rented moulds and tooling equipment to be incurred by the Group and the Company in the coming year, which is approximately RMB3,070,000 (2002: RMB2,150,000).

Other than the above, the Group and the Company do not have any other commitments for future minimum lease payments under non-cancellable operating leases at the balance sheet date.

34. RETIREMENT BENEFITS SCHEME

The Group has a service agreement with its ultimate holding company, Qingling Group, whereby the Company will reimburse the contributions made by Qingling Group to a defined contribution pension scheme administered by the municipal government in respect of the staff of the Group. According to such scheme, Qingling Group shall annually pay an amount, calculated at a percentage of the total wages of the staff, to a retirement fund administered by the municipal government. The amount paid during the year under such arrangement amounted to RMB7,232,000 (2002: RMB6,922,000). Pensions shall be paid to the retired staff out of this retirement fund.

At the balance sheet date, there were no forfeited contributions which arose upon employees leaving the retirement benefits scheme before they are fully vested in the contributions and which are available to reduce the contributions payable by the Group in future (2002: nil).

截至 2003 年 12月 31日 止年 度

NOTES TO THE FINANCIAL STATEMENTS

FOR THE YEAR ENDED 31ST DECEMBER, 2003

35. 適用於本集團之香港普遍 採納之會計準則及中國會 計準則及規例之差異

按香港普遍採納之會計準則編製及 按中國會計準則及規例編製之財務 報表有以下主要差異:

對綜合損益表之影響

35. DIFFERENCES BETWEEN ACCOUNTING PRINCIPLES GENERALLY ACCEPTED IN HONG KONG AND PRC ACCOUNTING STANDARDS AND REGULATIONS AS APPLICABLE TO THE GROUP

The financial statements prepared under accounting principles generally accepted in Hong Kong and those prepared under PRC accounting standards and regulations have the following major differences:

Impact on consolidated income statement

		2003 人民幣千元 RMB'000	2002 人民幣千元 RMB'000
按香港普遍採納之會計準則編製之財務報表之淨溢利	Net profit for the year as per financial statements prepared under accounting principles generally accepted in Hong Kong	157,565	146,825
減:不包括在按香港普遍採納之會計準則 編製之財務報表之無形資產 (用電權及其他雜項無形資產)之 攤銷	Less: Amortisation of intangible assets — electricity usage rights and other miscellaneous intangible assets not included in the financial statements prepared under accounting		
不包括在按香港普遍採納之會計準則 編製之財務報表之長期應付貨款之 沖銷	principles generally accepted in Hong Kong Write-off of long outstanding account payable which is credited to capital reserve in financial statements prepared under PRC	(722)	(722)
不包括在按中國會計準則及規例編製之財務報表中,因一間附屬公司尚未營業而沒有計算之利息收入, 扣除少數股東權益人民幣1,568,000元(2002:人民幣1,824,000元)	accounting standards and regulations Interest income earned by a subsidiary of the Company which has not yet commenced business — not included in the income statement prepared under PRC accounting standards and regulations (net of minority interests RMB1,568,000	_	(4)
	(2002: RMB1,824,000))	(1,632)	(1,899)
按中國會計準則及規例編製之財務報表之 淨溢利	Net profit for the year as per financial statements prepared under PRC accounting standards and regulations	155,211	144,200

截至2003年12月31日止年度

NOTES TO THE FINANCIAL STATEMENTS

FOR THE YEAR ENDED 31ST DECEMBER, 2003

35. 適用於本集團之香港普遍 採納之會計準則及中國會 計準則及規例之差異(續)

35. DIFFERENCES BETWEEN ACCOUNTING PRINCIPLES GENERALLY ACCEPTED IN HONG KONG AND PRC ACCOUNTING STANDARDS AND REGULATIONS AS APPLICABLE TO THE GROUP (Cont'd)

對綜合資產負債表之影響(續)

Impact on consolidated balance sheet (Cont'd)

		2003	2002
		人民幣千元	人民幣千元
		RMB'000	RMB'000
Net asset	s as per financial statements prepared		
under a	accounting principles generally accepted		
in Hong	y Kong	6,788,954	6,755,500
Add: Elec	tricity usage rights and other miscellaneous		
i	ntangible assets, as mentioned above, net		
(of amortisation, not included in the financial		
5	statements prepared under accounting		
ķ	principles generally accepted in Hong Kong	11,758	12,480
Less: Interest income of a subsidiary which has			
r	not yet commenced business as mentioned		
á	above, not included in the income statement		
ķ	prepared under PRC accounting standards		
á	and regulations (net of minority interests		
F	RMB3,392,000 (2002: RMB1,824,000))	(3,531)	(1,899)
Net asset	s as per financial statements prepared		
under f	PRC accounting standards and regulations	6,797,181	6,766,081

按香港普遍採納之會計準則編製之財務 報表之資產淨值

加:在以上提及不包括在按香港普遍 採納之會計準則編製之財務報表之 無形資產(用電權及其他雜項無形 資產)減除攤銷

減:在以上提及不包括在按中國會計準則 及規例編製之財務報表中,因一間 附屬公司尚未營業而沒有計算之 利息收入,扣除少數股東權益 人民幣3,392,000元 (2002:人民幣1,824,000元)

按中國會計準則及規例編製之財務報表之 資產淨值

此外亦有其他合併財務報表項目的 差異,是由於香港普遍採納之會計 準則及中國會計準則及規例對項目 不同分類所致。 There are also differences in other items in the consolidated financial statements due to differences in classification between accounting principles generally accepted in Hong Kong and PRC accounting standards and regulations.