

China Tianbao Group Development Company Limited

中國天保集團發展有限公司

(Incorporated in the Cayman Islands with limited liability)

Stock Code: 01427



2020 ANNUAL REPORT



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CORPORATE INFORMATION

BOARD OF DIRECTORS

Executive Directors

Mr. Li Baotian

(Chairman of the Board and Chief Executive Officer)

Ms. Shen Lifeng

Ms. Wang Xinling

Mr. Li Yaruixin

Ms. Wang Huijie

Mr. Zang Lin

Independent Non-Executive Directors

Mr. Li Xu

Mr. Liu Kaixiang

Mr. Li Qingxu

AUDIT COMMITTEE

Mr. Li Xu (Chairman)

Mr. Liu Kaixiang

Mr. Li Qingxu

REMUNERATION COMMITTEE

Mr. Li Qingxu (Chairman)

Mr. Li Xu

Mr. Liu Kaixiang

Ms. Wang Xinling

Mr. Li Yaruixin

NOMINATION COMMITTEE

Mr. Li Baotian (Chairman)

Mr. Li Xu

Mr. Liu Kaixiang

Ms. Shen Lifeng

Mr. Li Qingxu

INVESTMENT DECISION COMMITTEE

Mr. Li Baotian (Chairman)

Ms. Shen Lifeng

Ms. Wang Xinling

Mr. Li Yaruixin

Ms. Wang Huijie

Mr. Zang Lin

Mr. Li Xu

Mr. Liu Kaixiang

Ms. Liu Dandan (Senior management)

Mr. Li Zhengmao (Management)

STRATEGIC PLANNING COMMITTEE

Mr. Li Baotian (Chairman)

Ms. Shen Lifeng

Ms. Wang Xinling

Mr. Li Yaruixin

Ms. Wang Huijie

Mr. Zang Lin

Mr. Li Qingxu

COMPLIANCE ADVISER

Guotai Junan Capital Limited

LEGAL ADVISOR

Jia Yuan Law Office

PRINCIPAL SHARE REGISTRAR AND TRANSFER OFFICE

Ocorian Trust (Cayman) Limited

Windward 3, Regatta Office Park

PO Box 1350

Grand Cayman KY1-1108

Cayman Islands

CORPORATE INFORMATION

HONG KONG SHARE REGISTRAR

Computershare Hong Kong Investor Services Limited Shops 1712-1716, 17th Floor Hopewell Centre 183 Queen's Road East Wanchai Hong Kong

REGISTERED OFFICE

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

HEADQUARTERS AND PRINCIPAL PLACE OF BUSINESS IN CHINA

No. 33, Guanyun East Road Zhuozhou County Hebei Province the PRC

PRINCIPAL PLACE OF BUSINESS IN HONG KONG

Unit 3326, 33/F, China Merchants Tower, Shun Tak Centre 168-200 Connaught Road Central Sheung Wan Hong Kong

AUDITOR

Ernst & Young

Certified Public Accountants

Registered Public Interest Entity Auditor

22/F, CITIC Tower

1 Tim Mei Avenue

Central, Hong Kong

JOINT COMPANY SECRETARIES

Mr. Du Hang Mr. Lei Kin Keong

AUTHORISED REPRESENTATIVES

Mr. Li Yaruixin Mr. Lei Kin Keong

PRINCIPAL BANKS

China Construction Bank Co., Ltd., Zhouzhou Wutan Branch Bank of China (Hong Kong) Limited

COMPANY'S WEBSITE

www.chinatbjt.com

STOCK CODE

1427

COMMUNICATION WITH INVESTORS

Telephone: (852) 2792 1388 Fax: (852) 2792 1488

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ENTERPRISE BRAND

China Tianbao Group Development Company Limited

NumberHonors and awardsAwarding body1Most Growth IPO of the Year (年度最具成長力IPO)Gelonghui (格隆匯)25th Annual Golden Hong Kong Stock Award
Ceremony-Best Real Estate Company
(第五屆金港股年度頒獎盛典最佳地產公司)Zhitongcaijing (智通財經)
RoyalFlush Caijing (同花順財經)

Tianbao Real Estate Group

NumberHonors and awardsAwarding body12021 Recommended Brands for Property
Development Enterprises in Hebei Province
(2021年度河北省房地產開發企業推薦品牌)Hebei Province Housing and Property
Development Industry Association
(河北省住宅與房地產業協會)



Number	Honors and awards	Awarding body
1	The First Media Works Competition in the Engineering Construction Industry - Outstanding Newspapers and Periodicals (首屆工程建設行業傳媒作品大賽優秀報刊)	China Association of Construction Enterprise Management (中國施工企業管理協會)
2	The First Media Works Competition in the Engineering Construction Industry – Third Prize Posters (首屆工程建設行業傳媒作品大賽三等海報)	China Association of Construction Enterprise Management (中國施工企業管理協會)
3	The First Media Works Competition in the Engineering Construction Industry – Third Prize Short Videos (首屆工程建設行業傳媒作品大賽三等短視頻)	China Association of Construction Enterprise Management (中國施工企業管理協會)
4	Excellent Enterprises in the Construction of Chinese Corporate Culture During the 13th Five-Year Plan Period (「十三五」中國企業文化建設優秀單位)	China Corporate Culture Institution (中國企業文化研究會)
5	2019 Advanced Enterprises in the Construction Industry of Hebei Province (2019年度河北省建築業先進企業)	Hebei Construction Industry Association (河北省建築業協會)
6	2020 Hebei Province's First Yanzhao (Glodon) Cup BIM Technology Application Competition for Construction Projects-First Prize of Comprehensive Group (2020年河北省首屆建設工程燕趙 (廣聯達)杯 BIM技術應用大賽綜合組一等獎)	Hebei Engineering Construction Information Intelligent Association, Hebei Construction Industry Association and Hebei Building Information Modeling Society (河北省工程建設信息智能化協會、河北省建築業協會、河北省建築信息模型學會)
7	2020 Outstanding Enterprises of Hebei Province Quality Management Team Activities (2020年河北省質量管理小組活動優秀企業)	Hebei Administration for Market Regulation, the Industry and Information Technology Department of Hebei Province, the Department of Agriculture and Rural Affairs of Hebei Province and the State-owned Assets Supervision and Administration Commission of Hebei Provincial People's Government (河北省市場監督管理局、河北省工業和信息化廳、河北省農業農村廳、河北省人民政府國有資產監督管理委員會等)
8	Demonstration Site for Education of Ideals and Beliefs for Private Economic Professionals and Party Building in Non-public Enterprises (民營經濟人士理想信念教育暨非公企業黨建示範點)	Hebei Province Federation of Industry and Commerce (河北省工商業聯合會)
9	No. 13 Residential Building of Fuxinyuan Shanty-town Reconstruction and Resettlement Community Construction Project in Zhangbei County-Zhangjiakou 2019 High-quality Structural Projects (張北縣福馨苑棚戶區改造安置小區建設項目13#住宅樓 張家口市2019年度結構優質工程)	Zhangjiakou Housing and Urban-Rural Development Bureau (張家口市住房和城鄉建設局)
10	No. 2 Residential Building of Phase I of Tianyiyuan in Yu County - Hebei Province 2019 High-quality Structural Projects (蔚縣天易苑一期工程2#住宅樓-2019年度河北省結構優質工程)	Hebei Department of Housing and Urban-Rural Development (河北省住房和城鄉建設廳)
11	No. 3 Residential Building of Phase I of Tianyiyuan in Yu County – Hebei Province 2019 High-quality Structural Projects	Hebei Department of Housing and Urban-Rural Development (河北省住房和城鄉建設廳)
	(蔚縣天易苑一期工程3#住宅樓-2019年度河北省結構優質工程)	

Tianbao Construction Group

Tianbao Construction Group								
Number	Honors and awards	Awarding body						
12	No. 5 Residential Building of Phase I of Tianyiyuan in Yu County – Hebei Province 2019 High-quality Structural Projects (蔚縣天易苑一期工程5#住宅樓-2019年度河北省結構優質工程)	Hebei Department of Housing and Urban-Rural Development (河北省住房和城鄉建設廳)						
13	No. 6 Residential Building of Phase II of Tianyiyuan in Yu County – Hebei Province 2019 High-quality Structural Projects (蔚縣天易苑二期工程6#住宅樓-2019年度河北省結構優質工程)	Hebei Department of Housing and Urban-Rural Development (河北省住房和城鄉建設廳)						
14	No. 7 Residential Building of Phase II of Tianyiyuan in Yu County – Hebei Province 2019 High-quality Structural Projects (蔚縣天易苑二期工程7#住宅樓-2019年度河北省結構優質工程)	Hebei Department of Housing and Urban-Rural Development (河北省住房和城鄉建設廳)						
15	No. 9 Residential Building of Phase II of Tianyiyuan in Yu County – Hebei Province 2019 High-quality Structural Projects (蔚縣天易苑二期工程9#住宅樓-2019年度河北省結構優質工程)	Hebei Department of Housing and Urban-Rural Development (河北省住房和城鄉建設廳)						
16	Project with an annual output of 200,000 tons of water-based industrial paint, an annual output of 600,000 tons of architectural paint and an annual output of 200,000 tons of lacquer – Hebei Province Customer Satisfaction Project (年產20萬噸水性工業漆、年產60萬噸建築漆和年產20萬噸真石漆項目—河北省實施用戶滿意工程)	Hebei Association for Quality and Hebei User Committee (河北省質量協會、河北省用戶委員會)						
17	Tianbao Green City No. 1 to No. 4 residential districts and underground garage project – Hebei Province Customer Satisfaction Project (天保綠城住宅小區1#-4#及地下車庫工程-河北省實施用戶滿意工程)	Hebei Association for Quality and Hebei User Committee (河北省質量協會、河北省用戶委員會)						
18	Tianbao Lingyun City Residential District Project – Hebei Province Customer Satisfaction Project	Hebei Association for Quality and Hebei User Committee						
19	(天保凌雲城住宅小區工程-河北省實施用戶滿意工程) Tianbao New City Phase III in Zhangbei County – Hebei Province Customer Satisfaction Project (張北縣天保新城住宅小區三期-河北省實施用戶滿意工程)	(河北省質量協會、河北省用戶委員會) Hebei Association for Quality and Hebei User Committee (河北省質量協會、河北省用戶委員會)						





CORPORATE SOCIAL RESPONSIBILITY

Number	Honors and awards	Awarding body
1	Award of Excellence (公益卓越獎)	The Community Chest (香港公益金)
2	Caring Units of Hebei Real Estate Industry	Hebei Province Housing and Property
	in Fighting Against COVID-19	Development Industry Association
	(河北省房地產行業抗擊新冠肺炎疫情愛心單位)	(河北省住宅與房地產業協會)
3	Outstanding Member Unit of Social Poverty Alleviation	Federation of Industry and
	(社會扶貧先進會員企業)	Commerce of Yu County (蔚縣工商聯合會),
		Chamber of Commerce of Yu County
		(蔚縣總商會)
4	Outstanding Member Unit of	Federation of Industry and
	Pandemic Prevention And Control	Commerce of Yu County (蔚縣工商聯合會),
	(疫情防控先進會員企業)	Chamber of Commerce of Yu County
		(蔚縣總商會)



Dear Shareholders.

On behalf of China Tianbao Group Development Company Limited, I hereby present the 2020 annual results and business review for the year ended December 31, 2020 (the "Year") and future outlook of the Company and the subsidiaries.

MARKET OVERVIEW

In 2020, due to the impact of COVID-19 pandemic, the world economy suffered a serious blow. As the state continues the overarching principle of "houses are for living, not for speculation" and "differentiated policies for different places", local governments comprehensively implemented long-term effective real estate mechanisms, formulated policies based on their own actual conditions and actively rolled out multiple policies, aiming to promote the stable and healthy development of the real estate market. According to the data released by the National Bureau of Statistics, from January to December 2020, the national real estate development investments reached RMB14,144.3 billion, an increase of 7.0% over the previous year; the floor space under construction of real estate development enterprises was 9,267.59 million sq.m., an increase of 3.7% over the previous year; and the sales area and sales amount of commercial housing were 1,760.86 million sg.m. and RMB17,361.3 billion, respectively, an increase of 2.6% and 8.7% over the previous year.

Since the outbreak of COVID-19 pandemic, the government's policies aimed at stabilizing growth have continued to step up. Many local governments in the PRC have launched investment plans for the construction of major projects. Their fiscal policies have been active and effective. The issuance of special bonds by local governments has been accelerated and expanded, resulting in loose and flexible monetary policies. Driven by the industrial demand and favorable government policies, the growth of infrastructure investments throughout the year picked up. According to the data released by the National Bureau of Statistics, in 2020, the national investment in fixed assets (excluding rural households) during the Year was RMB51.89 trillion, an increase of 2.9% over the previous year. In the tertiary industry, infrastructure investment (excluding electricity, heat, gas and water production and supply industries) increased by 0.9% over the previous year. The value of the construction industry during the Year increased by RMB7,299.6 billion, an increase of 3.5% over the previous year.

BUSINESS REVIEW

In the face of the sudden outbreak of COVID-19 pandemic, in response to the call of the Party and the state, the Group firmly implemented the control policies and resumed work and production in an orderly manner. Tianbao Real Estate Group was formally established into a group company in 2020. The property development business and the construction contracting business, the two principal businesses of the Group, were marching forward and racing side by side to continuously enhance the brand value.

Flexible adjustments made in the property development business to make hard-to-reach achievements

Faced with the raging COVID-19 pandemic and the downturn in the real estate market, Tianbao Real Estate Group implemented different strategies according to actual policies and adhered to the development concept of "one core, two knobs". With cash flow protection as the core, the Company firmly grasped the two knobs of "diversified sales" and "flexible financing", supplemented by reducing engineering costs, to carry out all-round layout and control, so as to ensure a smooth transition and build up strength for future growth. The sales of Tianbao Green City, Tianbao Edelweiss City and Tianbao New City continued to rank among the best in the local industry; Tianbao Smart City was grandly launched, adding new momentum to the high-quality development of southern Beijing; Tianbao Boyue Bay and Tianbao Edelweiss City vied with each other, together making outstanding contributions to the urbanisation process of Yu County; Tianbao Hushan Yard of Huailai, located on the bank of Guanting Lake, is another high-quality large property project in Shacheng; Tianbao Zhongdu Ginza is the first shopping-mall complex in Zhangbei that integrates commerce, office and apartments; and Tianbao Plaza was opened grandly, becoming a new commercial centre in the capital of Bashang grassland.

In 2020, Tianbao Real Estate Group carried out further brand upgrade, and received many awards throughout the Year such as "Recommended Brands for Property Development Enterprises in Hebei Province" and "Outstanding Individuals in the Real Estate Industry of Hebei Province", demonstrating Tianbao Real Estate Group's brand strength.

Striving for perfection, the construction business having made great progress

Tianbao Construction Group relies on the national economic "internal cycle" development strategy, plans carefully and deploys comprehensively. Tianbao Construction Group built a solid foundation for the construction market, carried out in-depth development in Beijing-Tianjin-Hebei region, consolidated regional markets in Shandong, Henan, Shanxi, Sichuan, Chonqing, Hunan, Shanxi, Gansu and Inner Mongolia, expanded to Jiangxi, Jiangsu and other provinces, forming a national market layout covering 18 provinces including Northern, Eastern, Northwestern and Southwestern China.

We continuously reshape the internal management system, aiming for excellent performance. We deepened the integration of quality, occupational health and safety, and environmental management standards, forming an integrated management and internal control system. We improved the level of information management, optimised the diversified and scientific management platform and information system, coordinated cost control, established a recruitment system, optimised the supplier database, formed a multi-party strategic partnership, and achieved the goal of reducing costs and increasing efficiency of construction projects. We established a remote project monitoring system and implemented dynamic project supervision. We comprehensively promoted technological innovation, implemented the transformation of technological achievements, and declared over 100 construction methods, patents and quality control achievements throughout the Year. We enhanced the level of construction using BIM technology, actively participated in BIM competitions organised at the national, provincial and ministerial levels, and won multiple honors such as the first prize of the competition and the award of excellence.

In 2020, Tianbao Construction Group strived to set the industry's quality benchmark and has won more than 100 honors throughout the Year, including "Advanced Enterprise in the Construction Industry of Hebei Province", "Hebei Province Structural Quality Engineering Award", "Hebei Province Anji Cup Award" and "Baoding Municipal Government Quality Award Individual Award". The recognition and reputation of Tianbao brand have been fully enhanced.

In terms of operating results, as of December 31, 2020, revenue for the Year amounted to approximately RMB3,369 million, representing a year-on-year increase of 26.7%; profit for the Year amounted to approximately RMB332 million, representing a year-on-year increase of 4.4%; gross profit amounted to approximately RMB628 million, representing a year-on-year decrease of 8.0%; gross profit margin was 18.6%, decreasing by 7.1 percentage points as compared to last year; and profit for the Year attributable to Shareholders amounted to approximately RMB332 million. The Board did not recommend the payment of a final dividend for the year ended December 31, 2020. The Group recorded an increase in the revenue and a decrease in the gross profit for the Year. In particular, the aggregate delivered residential GFA of the property development business increased from approximately 178,000 sq.m. for the year ended December 31, 2019 to approximately 222,000 sq.m. for the year ended December 31, 2020, and the recognised revenue increased from approximately RMB1,285 million for the year ended December 31, 2019 to approximately RMB1,427 million for the year ended December 31, 2020. The above increments were primarily attributable to the completion and delivery of Tianbao Green City, Tianbao New City Phase III, Zhangbei Fuxinyuan and Project Ming Yang Phase I to purchasers during the Year. In addition, Zhangbei Fuxinyuan and Tianbao New City Phase III had delivered approximately 150,000 sq.m. out of approximately 222,000 sq.m. delivered for the Year, whose average selling price and gross profit margin were relatively low, resulting in a lower gross profit. The increase in construction contracting business was attributable to an increased revenue from building construction and industrial, commercial and infrastructure construction projects due to an increase in project volume and scale of such projects.

FUTURE OUTLOOK

The development of the COVID-19 pandemic remains uncertain in 2021. In order to consolidate the results made in the pandemic prevention and control and the economic and social development, the Chinese government will keep on implementing the tasks of "Ensure Stability on Six Fronts and Security in Six Areas", and will also actively expand the domestic demand, increase investments in new infrastructure and promote the renovation of old communities.

In terms of industrial policies, the Chinese government will apply differentiated policies to different cities, in a bid to properly implement the long-term effective mechanism plan for the real estate industry and facilitate the stable and healthy development of the real estate market. In addition, it will open up the great domestic circulation to promote the balanced development of finance, real estate and the real economy, propel a new type of urbanisation centred on people to fully implement urban renewal actions and accelerate the development of "China Construction" initiative to promote the transformation and upgrading of the construction industry.

The Group will fully analyze any changes in the market and continue to adhere to the expansion strategy of "construction first and property development to follow", so as to fully utilize the synergies between property development and construction contracting. As for the property development, the Group will take "internal reforms and external sales" as its development direction, continuously improve the development tone of collectivisation, scale and standardisation, boost the multi-type operations of the real estate and move forward by adapting itself to reforms. In the area of construction contracting business, the Group will seek breakthroughs in the qualification reform to strengthen its general contracting service capabilities, establish branches across the country, and optimize its management system to achieve information-based multi-system integration, so as to steadily increase its market share and the revenue generated from construction contracting business.

APPRECIATION

The steady development of the Group depends on the trust and support of all Shareholders, investors and business partners, as well as the dedication of all employees.

Finally, on behalf of the Board, I would like to express my sincere gratitude to all Shareholders for their continuing support and all colleagues for their devotion and hardworking over the past year.

China Tianbao Group Development Company Limited

Li Baotian

Chairman of the Board, Executive Director and Chief Executive Officer Hong Kong March 23, 2021

BREAKDOWN OF MAJOR PROPERTIES

BREAKDOWN OF MAJOR PROPERTIES AS OF DECEMBER 31, 2020

			Comp	leted			Under dev	elopment		Held for future development			
Name and location of project	Site area (sq.m.)	GFA completed (sq.m.)	Saleable/ rentable GFA (sq.m.)	Unsold Saleable GFA (sq.m.)	Rentable GFA held for property investment (sq.m.)	GFA under development (sq.m.)	Saleable GFA (sq.m.)	Saleable GFA pre-sold (sq.m.)	Development stage	Planned GFA (sq.m.)	Use	Completion time/ estimated completion time	Equity holders' equity
I. Residential properties													
Zhuozhou 1. Tianma Jingyuan (天馬景苑) No. 5-1 Huayangzhong Road	45,926.8	200,403.4	195,676.1	210.9	-	-	-	-	-	-	Residential	July 2015	100%
2. Tianhe Penghua (田合鵬華)	36,950.1	71,863.7	66,861.2	4,000.4	-	-	-	-	-	-	Residential	November 2017	100%
No. 128 Huayang Road 3. Tianbao Green City (天保綠城) The northern side of Guanyun Road and the	33,764.1	105,173.3	78,320.0	13,614.9	-	-	-	-	-	-	Residential	November 2019	100%
western side of Xuyi Village 4. Tianbao Lingyun City (天保凌霊城) The northern side of Songgao Road,	26,666.7	89,120.8	60,902.6	12,514.7	-	-	-	-	-	-	Residential	April 2019	100%
Songlindian Town 5. Project Ming Yang Phase I (明陽一期) Xiguo Village, Matou Town	17,593.3	48,665.5	45,147.4	5,433.8	-	-	-	-	-	-	Residential	November 2020	100%
6. Tianbao Smart Building Technology Park Project (天保智慧建築科技園項目) North to Yongji East Road and east to Pengcheng street in the High-Tech Development Zone	58,610.9	-	-	-	-	134,658.2	109,417.8	-	Main structure under construction	175,434.5	Commercial	August 2023	100%
Zhangjiakou 7. Tianbao New City Phase I (天保新城一期) The eastern side of Zhongdu Street and the southern side of Xinghe Road, Zhangbei County	66,351.8	132,778.0	121,080.0	8,320.9	-	-	-	-	-	-	Commercial, Residential	December 2014	100%
8. Tianbao New City Phase II (天保新城二期) The eastern side of Zhongdu Street and the southern side of Xinghe Road,	66,340.0	132,035.7	118,368.2	7,330.4	-	-	-	-	-	-	Commercial, Residential	January 2018	100%
Zhangbei County 9. Tianbao New City Phase III (天保新城三期) The eastern side of Zhongdu Street and the southern side of Xinghe Road, Zhangbei County	92,189.5	241,355.8	211,032.7	46,190.7	-	-	-	-	-	-	Commercial, Residential	December 2019	100%
10. Zhangbei Zhongdu Ginza (張北中都銀座) The eastern side of Zhongdu Street and the southern side of Xinghe Road, Zhangbei County	8,106.7	-	-	-	_	86,690.5	77,598.0	1,486.5	Main structure completed	-	Commercial	August 2021	100%

BREAKDOWN OF MAJOR PROPERTIES

			Compl	atad			Under dev	volonment		Held for future development			
					Rentable GFA held		Officer dev			development		Completion time/	
Name and location of project	Site area (sq.m.)	GFA completed (sq.m.)	Saleable/ rentable GFA (sq.m.)	Unsold Saleable GFA (sq.m.)	for property investment (sq.m.)	GFA under development (sq.m.)	Saleable GFA (sq.m.)	Saleable GFA pre-sold (sq.m.)	Development stage	Planned GFA (sq.m.)	Use	estimated completion time	Equity holders' equity
11. Zhangbei Fuxinyuan Shanty-town Improvement Project (張北縣福馨苑棚戶區改造項目) The eastern side of Jingdu Road, Zhangbei County	71,057.0	147,871.2	137,701.5	60,421.3	-	-	-	-	-	-	Commercial. Residential	June 2020	100%
12. Tianbao Edelweiss City (Residential) (天保雪绒花都(住宅)) The eastern side of Qillihe Village, Yu County	100,192.0	-	-	-	-	272,073.6	148,500.3	69,865.6	Main structure under construction	-	Residential	August 2021	100%
13. Tianbao Edelweiss City (Commercial) (天保雪绒花都 (商業))The eastern side of Qilihe Village, Yu County	54,709	-	-	-	-	10,238.4	8,410.0	-	Main structure under construction	154,020.1	Commercial	March 2022	100%
14. Tianbao Boyue Bay (天保鉑悅灣) Lipuzi Village, Yuzhou Town, Yu County	81,815.0	-	-	-	-	96,473.0	80,826.2	31,254.2	Main structure under construction	97,108.1	Residential	December 2021	100%
15. Tianbao Hushan Yard (天保湖山大院) Tumu Village, Tumu Town, Huailai County	145,569.5	-	-	-	-	223,540.0	172,389.8	3,213.8	Main structure under construction	167,388.4	Residential	October 2022	100%
16. Tianbao Jingbei Health City (Commercial Section) (天保京业健康城(商業部分)) Tumu Village, Tumu Town, Huailai County	54,168.9	-	-	-	-	140,863.7	59,758.7	6,802.0	Main structure under construction	-	Commercial	July 2022	100%
17. Zhangbei Zhongdu Garden (張北中都莊園) The western side of Zhanghua Highway and the northern side of Zhangshang Highway, Zhangbei County	99,513.0	-	-	-	-	-	-	-	-	119,415.6	Commercial	August 2023	100%
18. Zhangbei Haiziwa Land Lot (張北海子窪地塊) The western side of Haiziwa Scenic Area, Zhangbei County II. Investment property Zhuozhou	48,742.0	-	-	-	-	-	-	-	-	48,742.0	Other commercial services	December 2025	100%
19. Baoxin International Building (保養國際大廈) Note 1) No. 33 Guanyun East Road III. Other property Zhangjiakou	17,792.4	50,039.7	44,336.1	-	44,336.1	-	-	-	-	-	Commercial	May 2016	100%
20. Project Haiziwa Hotel (海子洼酒店) The southern side of Haiziwa County, Zhangbei County	52,237.0	-	-	-	_	-	-	-	-	57,460.7	Other commercial services	December 2021	100%

Note 1: The land use rights of Baoxin International Building (保 鑫 國 際 大 廈) have been granted for a term expiring on December 2, 2053.

The Group is a property developer and construction company based in Zhuozhou, a city in Hebei Province, the PRC. The Group engages in a wide range of property development activities, such as planning and design, construction, property sales, investment and operations.

The Group principally engages in the following businesses:

- Property development business. As a property developer, the Group focuses primarily on the development and sales of residential properties, and leasing and operation of an investment property.
- Construction contracting business. As a construction company, the Group provides construction contracting services mainly as a general contractor for building construction projects, infrastructure construction projects, and industrial and commercial construction projects.

FINANCIAL RESULTS

For the year ended December 31, 2020, the Group's revenue and net profit were approximately RMB3,369 million (2019: RMB2,660 million) and approximately RMB332 million (2019: RMB318 million), respectively.

BUSINESS REVIEW

The Group's revenue for the year ended December 31, 2020 increased by 26.7% to approximately RMB3,369 million (2019: RMB2,660 million). The increase in revenue was mainly due to the facts that more sales were recognised after the completion of the property sales, resulting in an increase in the sales revenue of the property development business; and the construction contracting business completed more projects and both project volume and project scale increased, resulting in an increase in the revenue of this segment.

During the outbreak of COVID-19 in 2020, mass gatherings were prohibited, thus restricting the business trips of our business development staff to a certain extent. The number of new contracts signed in the construction contracting business had been affected, while the implementation and approval of the projects by clients has also been delayed. The Group had implemented additional pandemic prevention measures to various projects, which resulted in a slight increase in costs and has no significant impact on the net profit during the year.

The Group's net profit was approximately RMB332 million (2019: RMB318 million), an increase of 4.4% from last year, mainly due to an increase in the total revenue from the property development business and the construction contracting business this year, no listing expense was incurred in 2020, as well as, the decrease in income tax expense.

As at December 31, 2020, the net assets of the Group were approximately RMB1,316 million (2019: RMB1,087 million). The Group has bank deposits of approximately RMB449 million (2019: RMB452 million) and total bank loans of approximately RMB580 million (2019: RMB789 million). At December 31, 2020, the net debt (total borrowings minus bank deposits) of the Group was approximately RMB131 million (2019: RMB337 million). The Group's net assets and net debt have significantly improved compared to the corresponding period last year. The above financial indicators showed that the Group's financial position remained healthy.

The following table sets forth the breakdown of the Group's revenue by business segment for the years indicated:

	For the year ended December 31						
	202	0	2019				
		Percentage					
		of total		Percentage of			
Segment	Revenue	revenue	Revenue	total revenue			
	RMB'000	(%)	RMB'000	(%)			
Property development and others business	1,435,452	42.6	1,294,539	48.7			
Construction contracting business	1,933,889	57.4	1,365,498	51.3			
Total	3,369,341	100.0	2,660,037	100.0			

Below is a review of each business segment of the Group.

(i) Property Development and Others Business

The Group's property development business consists of (i) the development and sales of residential properties; and (ii) leasing and operation of an investment property. The revenue of the Group is derived from sales of residential properties and rental income from investment property. As of December 31, 2020, the Group had a diverse portfolio of 20 property projects consisting of eighteen residential properties, one investment property and one hotel, which are all owned and developed by the Group. Among the 20 property projects, 7 projects are located in Zhuozhou and the remaining 13 projects are located in Zhangjiakou. Among these 20 projects, 10 projects were completed, 7 projects were under construction and 3 projects were held for future development. As of December 31, 2020, the Group had land reserves with a total GFA of approximately 1,986,481 sq.m., including (i) completed properties with a total unsold saleable GFA of approximately 158,038 sq.m. and a rentable GFA held for property investment of approximately 44,336 sq.m., accounting for approximately 10.2% of the Group's total land reserves; (ii) properties under development with a total planned GFA of approximately 964,537 sq.m., accounting for approximately 48.6% of the Group's total land reserves; and (iii) properties held for future development with a total planned GFA of approximately 819,570 sq.m., accounting for approximately 41.2% of the Group's total land reserves.

The table below sets forth a breakdown of the revenue from property development business by business line and nature of income for the years indicated:

		Year ended December 31						
		20	20	2019				
	Nature of		Percentage		Percentage			
Business line	income	Revenue	of revenue	Revenue	of revenue			
		RMB'000	(%)	RMB'000	(%)			
Property development sales	Sales of residential	1,426,747	99.4	1,284,671	99.2			
	properties							
Commercial property investment	Rental income	8,705	0.6	9,868	0.8			
and operations								
Total		1,435,452	100.0	1,294,539	100.00			

The Group's land reserves are mainly located in Zhuozhou and Zhangjiakou which have high development potential. The following is a brief introduction of such projects:

Projects in Zhuozhou

Tianbao Green City (天保綠城)

Located on the north side of Guanyun Road and the west side of Xuyi Village in Zhuozhou, the project covers a total site area of 33,764.1 sq.m. The project has convenient transportation facilities connecting Beijing-Shijiazhuang High-speed Railway and Beijing-Hong Kong-Macao Expressway. The GFA of the project is approximately 105,000 sq.m., including high-rise residential buildings, commercial properties and parking lots. As of December 31, 2020, 872 units have been launched and 784 units have been sold for Tianbao Green City.

Project Ming Yang Phase I (明陽一期)

The project is located in Xiguo Village, the northern Matou Town, Zhuozhou, with the convenient surrounding transportation facilities. The area where the project is located can be reached through the Beijing-Hong Kong-Macao Expressway and the Beijing-Shijiazhuang High-speed Railway. The project covers a site area of 17,593.3 sq.m. and has a GFA of approximately 48,000 sq.m., including high-rise residential buildings. There are a total of 480 units in the project. As of December 31, 2020, 446 units have been sold for Project Ming Yang Phase I. The project has been delivered to purchasers in batches during the year.

Tianbao Smart Building Technology Park (天保智慧建築科技園)

The project is located at the intersection of Yongji East Road and Pengcheng Street in Zhuozhou. It covers a site area of 58,610.9 sq.m. and a GFA of approximately 310,000 sq.m. The project is about six kilometers from Zhuozhou High-speed Railway Station, about 17 kilometers from Beijing Daxing International Airport and about one kilometer from Zhuozhou City Terminal of Beijing Daxing International Airport. This project is a high-end complex integrating business office, corporate headquarters office, commerce, micro-movie bar, catering and conferences. The overall project has about 4,100 units, and the project is in the main construction stage. The project began its pre-sales in early 2021.

Baoxin International Building (保鑫國際大廈)

The project is located at No. 33 Guanyun East Road, Zhuozhou Development Zone, with a total site area of 17,792.4 sq.m. Baoxin International Building is a comprehensive commercial building integrating office and business functions. After the completion of the project, it has won many awards, including the "Luban Prize" for the construction industry in 2018 and the "Guang Xia Award" in 2019 for the property development industry. Baoxin International Building has contributed stable rental income to the Group.

Projects in Zhangjiakou

Tianbao New City (天保新城)

The project is located in the core area of Zhangbei County, at the intersection of Zhongdu Street and Xinghe Road in Zhangbei County. It covers a site area of approximately 230,000 sq.m., with a total GFA of approximately 600,000 sq.m. The project is developed and constructed in three phases, mainly high-rise and middle-high-rise buildings, consisting of 46 residential buildings, community clubs, kindergartens and a large-scale commercial complex Zhongdu Ginza (中都銀座). As of December 31, 2020, there are only a small amount of unsold sets in the first and second phases of Tianbao New City, and about 273 sets in the third phase are unsold.

Tianbao New City - Zhangbei Zhongdu Ginza (天保新城-張北中都銀座)

The project is located in the northwest of the residential area of Tianbao New City, mainly consisting of two high-rise apartments, office buildings and commercial podiums, being a landmark building in Zhangbei County. The project is a comprehensive high-end commercial building integrating shopping malls, cinemas, catering, conferences, offices, hotels, leisure, business and other functions, with a total GFA of approximately 86,690.5 sq.m. The mall portion of which, named Tianbao Plaza (天保廣場), is a 5-storey diversified shopping hotspot with supermarkets, lifestyle stores, restaurants and cinemas, and was opened in December 2020. The rest of the project will be completed in 2021.

Zhangbei Fuxinyuan Shanty-town Improvement Project (張北縣福馨苑棚戶區改造項目)

Fuxinyuan residential community is project constructed in response to Zhangbei County Government's shanty-town reconstruction project, located on the north side of Zhangbei County Family Planning Bureau and east of Jingdu Street. The construction of the project started in September 2017 with a total of 1,272 units, including 1,252 residential units and 20 commercial units. In 2020, the residential units of the project have begun to be delivered to purchasers.

Tianbao Edelweiss City (天保雪絨花都)

The project is located on the north side of Yu County Economic Development Zone, with urban planning roads in the south, Edelweiss Avenue in the north, Industrial Street in the east and urban planning roads in the west. It consists of residential communities and commercial facilities. The project covers an area of approximately 155,000 sq.m., with a total GFA of approximately 430,000 sq.m. Star-rated hotels, AAAAA-level office buildings and high-end communities will be built to create a multi-functional and high-efficiency urban complex integrating commercial offices, landmark buildings, residence, catering and entertainment. Tianbao Edelweiss City with a total of 1,228 residential units have been pre-sold in 2019. As of December 31, 2020, 685 units have been sold.

Tianbao Boyue Bay (天保鉑悦灣)

The project is located in the southwest of the urban area of Yu County, with West Outer Ring Road in the east, Qianjin West Road in the west, Heping West Road in the south and Lipuzi Village in the north. The project includes middle-high-rise residential units, high-rise residential units and commercial properties, covering an area of approximately 81,815 sq.m. and a total planned GFA of approximately 193,000 sq.m. The construction work of the project started in 2019, and the pre-sale began in 2020. Tianbao Boyue Bay has a total of 705 residential units, and 302 units have been sold.

Tianbao Jingbei Health City (天保京北健康城)

The project is located in Tumu Village, Tumu Town, Yanshan Cultural New City, Huailai County, adjacent to Guanting Lake to enjoy unique and spectacular scenery and within easy reach of Beijing-Tibet Expressway, Beijing-Xinjiang Expressway, 110 National Highway and Beijing-Zhangjiakou High-speed Railway to enjoy the capital's half-an-hour life circle. The project includes the residential part, named Tianbao Hushan Yard (天保湖山大院), and the commercial part including apartments and a hospital, named Jingbei Health City (京北健康城). The project covers a total area of approximately 200,000 sq.m., with a planned GFA of approximately 532,000 sq.m. Tianbao Hushan Yard plans to build 31 residential buildings, and the construction has started in mid-2020 while pre-sales started at the end of 2020. Jingbei Health City is a medical and healthcare project consisting of apartments and a hospital, providing supporting facilities for the elderly and medical care. For the apartments, there are five smart health apartments with a saleable GFA of about 60,000 sq.m. The hospital has a 13-storey inpatient department, a 4-storey outpatient department and a 2-storey ground floor area with a GFA of approximately 60,000 sq.m. Pre-sale of the apartments began in mid-2020.

Haiziwa Hotel (海子窪酒店)

Haiziwa Hotel is a project under development located in Zhangbei County, Zhangjiukou. As of December 31, 2020, the project was in the process of obtaining necessary permits and the Group had not commenced operations at Haiziwa Hotel. Conveniently located near Nasutu (那蘇圖) resort in Zhangjiakou, Hebei Province, Haiziwa Hotel occupies a total site area of approximately 52,237.0 sq.m. and is expected to have an aggregate GFA of approximately 57,460.7 sq.m. Haiziwa Hotel is wholly owned by the Group and the Group plans to recruit a well-known hotel operator to manage the hotel.

Land Reserves

The following table sets out the GFA breakdown of the Group's land reserves by geographical location as of December 31, 2020:

	Com	pleted	Under development	Future development	Total land reserves	Percentage
Region	Unsold saleable GFA	Rentable GFA held for property investment	Planned GFA under development	Planned GFA	Total GFA	of total land reserves by geographical location
nogion	(sq.m.)	(sq.m.)	(sq.m.)	(sq.m.)	(sq.m.)	(%)
Zhuozhou	35,775	44,336	134,658	175,435	390,204	19.6
Zhangjiakou	122,263	-	829,879	644,135	1,596,277	80.4
Total	158,038	44,336	964,537	819,570	1,986,481	100.0

Commercial Property Investment and Operations

The Group owns and operates Baoxin International Building, which the Group developed for long-term investment purposes. The Group holds such property for capital appreciation and receives rental income. For the year ended December 31, 2020, the Group's rental income from investment property operating leases amounted to approximately RMB8.7 million (2019: approximately RMB9.9 million).

Baoxin International Building is an office building located in Zhuozhou, Hebei Province. The Group commenced the commercial operation of Baoxin International Building in 2016 and has been achieving stable rental income.

(ii) Construction Contracting Business

The Group has been engaged in the construction contracting business since 1998, as a general contractor for building, infrastructure and industrial and commercial construction projects (such as steel structure and preservation of antiquities and historical buildings). The Group generates the majority of its revenue from this business. For the year ended December 31, 2020, the Group generated the majority of its construction contracting revenue from construction projects located in Beijing-Tianjin-Hebei region, mainly in Hebei Province. The Group's construction projects in other geographical locations were mainly located in Beijing, Sichuan, Anhui and Jiangxi Provinces. The Group's aggregate backlog of construction projects was approximately RMB3,769 million.

The following table sets forth the breakdown of revenue from the Group's construction contracting business by geographical locations for the years indicated:

Year ended December 31

	202	9		
		Percentage		Percentage
Region	Revenue	of revenue	Revenue	of revenue
	RMB'000	(%)	RMB'000	(%)
Beijing-Tianjin-Hebei	1,370,374	70.9	930,044	68.1
Other	563,515	29.1	435,454	31.9
	1,933,889	100.0	1,365,498	100.0

The Group undertook most of such construction projects as a general contractor. As a general contractor, the Group performs all major aspects of the construction project, including building construction, foundation works, curtain wall construction, building decoration and fireproofing projects. The Group is also responsible for engaging subcontractors to provide construction services and the labor force for the construction project, coordinating the work of all parties, providing the major equipment and machinery, procuring raw materials and ensuring that the construction project remains on schedule. The Group believes undertaking construction projects as a general contractor reflects its overall capabilities and is significant to the Group's continued success. Having obtained the Premium Class Certificate in 2017, the Group is, and expect to continue to be able to, undertake larger-scale building construction projects with increased complexity and higher returns nationwide, as well as charge a premium rate for the Group's services.

In addition to construction contracting as a general contractor, the Group also undertakes specialised construction projects directly subcontracted by other general contractors or project owners, such as renovation and decoration, steel structure construction and curtain wall construction projects.

Project Types

The Group's construction contracting business mainly comprises (i) building construction and (ii) industrial, commercial and infrastructure construction. The following table sets forth the breakdown of revenue generated from the Group's construction contracting business by project type for the years indicated:

Year ended December 3	1
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	202	0	2019		
		Percentage		Percentage	
Project type	Revenue	of revenue	Revenue	of revenue	
	RMB'000	(%)	RMB'000	(%)	
Building construction	1,203,360	62.2	866,154	63.4	
Industrial, commercial and infrastructure					
construction	730,529	37.8	499,344	36.6	
Total	1,933,889	100.0	1,365,498	100.0	

The Group provides construction work of buildings and corresponding building services for building constructions projects. Building construction customers are primarily property developers and local government entities.

In addition to building construction, which has been the Group's core business, the Group also provides construction contracting services for municipal and public infrastructure projects. The Group's infrastructure construction projects primarily consist of urban roads, bridges, facilities for water supply and treatment, urban pipelines, city squares and street lighting. The Group's infrastructure construction customers are primarily local government entities.

The Group is also undertaking industrial and commercial construction contracting projects. These projects mainly include steel structure, landscaping for gardens, industrial construction and preservation of antiquities and historical buildings. The Group's industrial and commercial construction customers are enterprises in diverse industries.

The following is a brief introduction to the Group's large-scale construction contracting projects this year:

Renovation of Talent Apartments in Resettlement Area Along Ankang Road and Tianhe Road of Shanty Towns in Kuche County (庫車縣棚戶區改造安康路和天河路安置房、人才公寓建設項目)

The project is located in Kuche County, Akesu, Xinjiang, with a contract value of RMB1.64 billion, a site area of about 414.82 mu and a total GFA of about 500,000 sq.m. The project consists of 62 residential buildings, five underground garages and street-facing businesses.

Yu County Agricultural Products Processing Park Construction Project (蔚縣農產品加工園區項目工程)

The project is located in Yu County, Zhangjiakou, Hebei Province, with a contract value of approximately RMB152 million, a site area of approximately 78 mu and a total GFA of 58,434 sq.m. This project is the first key poverty alleviation project of Yu County Government, and has started construction in September 2020 and is expected to be completed in mid-2021.

Jasper Sky Phase II of Longfor in Shijiazhuang (石家莊龍湖九裡晴川二期項目)

The project, located in Shijiazhuang, Hebei Province, is the first cooperation project between the Group and Longfor. The project has a total of 11 residential buildings, underground garages and auxiliary facilities, with a contract value of approximately RMB149 million.

Construction Project of Training Base for Integration of Industry and Education of Anhui Jinzhai Technician College (安徽金寨技師學院產教融合實訓基地施工項目)

The project is located in Anhui Province, with a contract value of about RMB111 million. The construction target is Anhui Jinzhai Technician College. The total planned GFA of the project is approximately 90,000 sq.m. The construction project is Building A of the Training Base for Integration of Industry and Education, with a GFA of 36,000 sq.m.

Tianquan County Grain and Cold Chain Logistics Center Project (天全縣糧食和冷鏈物流中心項目)

The project is located in Leba Village, Shiyang Town, Tianquan County, Ya'an City, Sichuan Province, with a contract value of approximately RMB88 million. The construction target is Tianquan County Grain and Oil Purchase, Sales and Reserve Corporation (天全縣糧油購銷儲備總公司). The project is a key new project at the municipal level in 2020, a key project of the provincial modern grain and cold chain logistics centers (2020-2022), a major project in the service industry's "Three Hundred Projects (三百工程)" in 2019 and among the Top Ten major landmark projects for the coordinated development of Economic Zone of Chengdu Plain.

Backlog and New Contract Value

Backlog value

Backlog refers to an estimate of the contract value of work that remains to be completed as of a certain date. The contract value represents the amount that the Group expects to receive under the terms of the contract, assuming the contract is performed in accordance with its terms.

The following table sets forth the outstanding contract value of projects in the backlog by geographical locations as of the end of the Reporting Period:

	As of December 31				
	202	20	20 ⁻	19	
		Percentage of		Percentage of	
	Contract	total contract	Contract	total contract	
Region	value	value	value	value	
	RMB million	(%)	RMB million	(%)	
Beijing-Tianjin-Hebei	2,488.9	66.0	2,295.1	62.8	
Other	1,279.7	34.0	1,361.2	37.2	
	3,768.6	100.0	3,656.3	100.0	

The following table sets forth the outstanding contract value of projects in the backlog by project types as of the end of the Reporting Period:

	As of December 31			
	202	20	20 ⁻	19
		Percentage of		Percentage of
	Contract	total contract	Contract	total contract
Project type	value	value	value	value
<u></u>	RMB million	(%)	RMB million	(%)
Building construction	2,441.2	64.8	3,102.0	84.8
Industrial, commercial and				
infrastructure construction	1,327.4	35.2	554.3	15.2
	3,768.6	100.0	3,656.3	100.0

New Contract Value

New contract value represents the aggregate value of contracts entered into by the Group during the year 2020. The contract value is the amount that the Group expects to receive under the terms of the contract if the contract is performed by the Group in accordance with its terms.

The following table sets forth the aggregate value of new contracts entered into by the Group by geographical locations for the years indicated:

Yea	r end	led C	ecem	ber 31

	2020		2019	
		Percentage of		Percentage of
	Contract	total contract	Contract	total contract
Region	value	value	value	value
	RMB million	(%)	RMB million	(%)
Beijing-Tianjin-Hebei	1,737.7	76.5	1,632.5	47.6
Other	534.6	23.5	1,798.6	52.4
	2,272.3	100.0	3,431.1	100.0

The following table sets forth the aggregate value of new contracts entered into by the Group by project types for the years indicated:

Year ended December 31

	2020		2019	
		Percentage of		Percentage of
	Contract	total contract	Contract	total contract
Project type	value	value	value	value
	RMB million	(%)	RMB million	(%)
Building construction	664.9	29.3	2,752.2	80.2
Industrial, commercial and				
infrastructure construction	1,607.4	70.7	678.9	19.8
	2,272.3	100.0	3,431.1	100.0

After obtaining the Premium Class Certificate in 2017, the Group has been involving in larger-scale building construction projects with increased complexity and higher returns nationwide, the value of the new contracts entered by the Group amounted to RMB2,272.3 million for the year ended December 31, 2020. The Group expanded the construction contracting business to regions other than Beijing-Tianjin-Hebei region during the year, including Sichuan, Anhui and Jiangxi.

FINANCIAL REVIEW

1. Revenue

The revenue of the Group was primarily derived from two business segments: (i) property development business and (ii) construction contracting business. Total revenue increased from approximately RMB2,660 million for the year ended December 31, 2019 to approximately RMB3,369 million for the year ended December 31, 2020, representing an increase of 26.7%.

1.1 Property development business

The Group's revenue from property development business comprises sales of properties and rental income. Revenue from sales of properties is recognised only after properties have been sold to purchasers and after satisfying the requirements for delivery as stipulated in the purchase agreements. Consistent with industry practice, the Group usually enters into purchase agreements with purchasers while the properties are under development and fulfill the conditions for presales in accordance with PRC laws and regulations.

The aggregate GFA delivered increased from approximately 178,000 sq.m. for the year ended December 31, 2019 to approximately 222,000 sq.m. for the year ended December 31, 2020 and the recognised revenue increased from approximately RMB1,285 million for the year ended December 31, 2019 to approximately RMB1,427 million for the year ended December 31, 2020. The above increments were primarily attributable to the completion and delivery of Tianbao Green City, Tianbao New City Phase III, Fuxinyuan in Zhangbei County and Project Ming Yang Phase I to purchasers during the year.

The rental income of the Group was primarily derived from lease of commercial investment properties. The Group holds these commercial investment properties for capital appreciation and leases them to generate rental income. As of December 31, 2020, the Group held one commercial investment property, Baoxin International Building, which had a rentable GFA of 44,336.1 sq.m.

1.2 Construction contracting business

The revenue of the Group's construction contracting business was primarily derived from the construction contracting services provided by the general contractors of building construction projects, infrastructure construction projects and industrial and commercial construction projects.

The overall increase in the revenue from the Group's construction contracting business was primarily attributable to increased revenue from building construction and industrial, commercial and infrastructure construction projects due to an increase in project volume and scale of such construction projects.

2. Cost of sales

The Group's cost of sales primarily represents the costs which the Group incurs for the property development and sales as well as construction contracting services the Group rendered. The costs for property development business primarily include land costs, construction costs and rent costs. The costs for construction contracting business primarily include labor costs, raw material costs, machinery costs, subcontracting costs and other costs.

The Group's cost of sales increased from approximately RMB1,978 million for the year ended December 31, 2019 to approximately RMB2,741 million for the year ended December 31, 2020, representing an increase of 38.6%, which was in line with the growth of property development business and construction contracting business of the Group.

3. Gross profit and gross profit margin

The following table sets forth a breakdown of gross profit and gross profit margin by business segment for the years indicated:

Year ended December 31						
	Gross Profit	2020 Percentage of gross profit	Gross profit margin	Gross Profit	2019 Percentage of gross profit	Gross profit margin
	RMB'000	(%)	(%)	RMB'000	(%)	(%)
Segment						
Property development business	533,733	85.0	37.2	609,646	89.3	47.0
Construction contracting business	94,366	15.0	4.9	72,774	10.7	5.3
Total	628,099	100.0	18.6	682,420	100.0	25.7

The Group's gross profit decreased slightly from approximately RMB682 million for the year ended December 31, 2019 to approximately RMB628 million for the year ended December 31, 2020, representing a decrease of 8%, which was primarily attributable to the decrease in gross profit of the Group's property development business from approximately RMB610 million for the year ended December 31, 2019 to approximately RMB534 million for the year ended December 31, 2020. The Group's gross profit margin decreased from 25.7% for the year ended December 31, 2019 to 18.6% for the year ended December 31, 2020. Among the projects that have been delivered to the purchasers during the year, Zhangbei Fuxinyuan and Tianbao New City Phase III have delivered an area of approximately 150,000 s.q.m. with low average selling prices and low gross profit margins, resulting in the decrease in gross profit margin of the Group's property development business from 47.0% for the year ended December 31, 2019 to 37.2% for the year ended December 31, 2020. The gross profit margin of the construction contracting business remained relatively stable at 4.9% for the year ended December 31, 2020 (2019: 5.3%).

4. Other income and gains

The Group's other income and gains increased by 92.5% from approximately RMB13.8 million for the year ended December 31, 2019 to approximately RMB26.5 million for the year ended December 31, 2020, primarily due to the receipt of government funding of approximately RMB11.5 million (2019: Nil) and the dividend income received from equity investments designated at fair value through other comprehensive income of approximately RMB9.7 million (2019: RMB10.8 million).

5. Selling and distribution expenses

The Group's selling and distribution expenses primarily consist of (i) advertising, marketing and business development expenses, and (ii) staff costs in relation to our salespersons.

The Group's selling and distribution expenses decreased by 63.6% from approximately RMB3.2 million for the year ended December 31, 2019 to approximately RMB1.2 million for the year ended December 31, 2020. Most of the selling and distribution expenses were capitalised to property development projects during the year.

6. Administrative expenses

The Group's administrative expenses primarily consist of staff costs in relation to the Group's administrative personnel, office expenses, depreciation and amortisation, traveling and other expenses.

The Group's administrative expenses decreased by 28.7% from approximately RMB78.0 million for the year ended December 31, 2019 to approximately RMB55.7 million for the year ended December 31, 2020. The administrative expenses in 2019 included the listing expense of approximately RMB29.2 million, while we did not incur such expense in 2020. Other administrative expenses include staff costs (including directors' remuneration) of approximately RMB29.6 million (2019: RMB24.7 million), which was mainly due to the business expansion of the Group and an increase in the number of staff, thus a rise of staff costs.

7. Impairment losses on financial assets and contract assets, net

The Group performs an impairment analysis as of December 31, 2020 using a provision matrix to measure expected credit losses ("**ECLs**"). The provision rates are based on days past due for groupings of various customer segments with similar loss patterns. The calculation reflects the probability-weighted outcome, the time value of money and reasonable and supportable information that is available at the reporting date. An impairment analysis is performed at each reporting date using a provision matrix to measure ECLs.

For the year ended December 31, 2020, the Group's net impairment losses on financial assets amounted to approximately RMB40.1 million (2019: RMB24.3 million), primarily due to the amount of financial assets that the Group considered not recoverable based on the ECLs analysis performed.

8. Fair value loss/gain on investment properties

Baoxin International Building, the Group's investment property, is located in Zhuozhou, Hebei Province, the PRC, and is held by the Group as long run investment to generate rental income.

For the year ended December 31, 2020, the Group recorded fair value loss on investment properties of approximately RMB0.7 million (2019: gain of RMB4.7 million), which was mainly due to the slight decrease in fair value of investment properties.

9. Finance costs

The Group's finance costs primarily represent interest expenses on bank loans less the capitalised cost of interest on relevant loans incurred for property development.

The Group's finance costs increased by 72.9% from approximately RMB21.8 million for the year ended December 31, 2019 to approximately RMB37.7 million for the year ended December 31, 2020, which was mainly due to a larger portion of interest expenses incurred from the loans raised were not capitalised to the property development projects during this year.

10. Income tax expenses

The Group's income tax expenses include payments and provisions made for corporate income tax and LAT by the PRC subsidiaries of the Group.

The Group's income tax expenses decreased by 17.3% from approximately RMB252.2 million for the year ended December 31, 2019 to approximately RMB208.6 million for the year ended December 31, 2020, which was mainly due to the decrease in the Group's taxable profit derived from the property development business and construction contracting business and the provision of LAT for the units delivered to purchasers of the property development business.

11. Profit for the year

For the year ended December 31, 2020, the Group's profit amounted to approximately RMB331.7 million, representing an increase of 4.4% from RMB317.7 million for the year ended December 31, 2019.

LIQUIDITY, FINANCE AND CAPITAL

The Group has historically met its liquidity requirements through cash flows from operations and bank borrowings. The Group's primary liquidity requirements are to finance working capital, fund capital expenditures and provide capital for the growth and expansion of operations. The Group expects these sources to continue to be its principal sources of liquidity.

Cash position

As at December 31, 2020, the Group's total deposits, cash and cash equivalents amounted to approximately RMB449 million (2019: approximately RMB452 million), which are denominated in RMB and Hong Kong dollar, including pledged deposits of approximately RMB265 million as at December 31, 2020 (2019: approximately RMB130 million).

Future plans for material investments and acquisition of capital assets

On January 6, 2020, Tianbao Real Estate Group Co., Ltd., an indirect wholly-owned subsidiary of the Company, entered into a contract for grant of the right of use of state-owned construction land with Zhuozhou Natural Resources and Planning Bureau* in respect of a land parcel situated north to Yongji East Road and east to Pengcheng Street in the High-Tech Development Zone, Zhuozhou, the PRC with a total area of 58,610.9 sq.m. The total consideration was RMB246,276,000, and the term of the land use right is 40 years and will be used for other commercial service purpose. The project, whose name is Tianbao Smart Building Technology Park Project, covers a total planned GFA of approximately 310,000 sq.m. and has commenced construction. The project began its pre-sales in early 2021. For further details, please refer to the announcement of the Company dated January 6, 2020.

Save as the aforesaid, there was no material acquisition and disposal of subsidiaries and assets by the Group during the Reporting Period.

As of the date of this report, the Group did not have any major future investment plans. The relevant major investment plan will be announced in a timely manner if the Group thinks fit.

Significant investments held

For the year ended December 31, 2020, the Group did not hold any significant investments.

Loan and pledge of assets

As of December 31 2020 2019 **Effective Effective** interest interest rate **Maturity RMB'000** rate Maturity **RMB'000** (%) (%) Current Bank borrowings - secured 250,000 5.66 2021 5.66 2020 250,000 Current portion of long term bank borrowings - secured 4.75-9.75 2021 98,000 4.75-8.00 2020 369,000 348,000 619,000 Non-current Bank borrowings - secured 4.75-8.00 2022 232,450 4.75-9.75 2021-2022 170,000 580,450 789,000

The following table sets forth the maturity profile of the Group's interest-bearing bank borrowings as of the dates indicated:

	As of December 31	
	2020	2019
	RMB'000	RMB'000
Bank borrowings repayable:		
Within one year or on demand	348,000	619,000
In the second year	232,450	100,000
In the third to fifth years, both inclusive	-	70,000
Total	580,450	789,000

As at December 31, 2020, the Group's total interest-bearing bank borrowings amounted to approximately RMB580 million (2019: approximately RMB789 million). The Group's interest-bearing bank borrowings are all denominated in RMB.

The Group's interest-bearing bank borrowings are secured by various assets with aggregate carrying amounts as followed:

As of [Decem	ber	31
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	2020 RMB'000	2019 RMB'000
Investment properties	140,400	141,100
Properties under development	303,507	593,895
Completed properties held for sale	27,661	_
Property, plant and equipment	63,320	68,176
Right-of-use assets	8,579	_

Key financial ratios

The table below sets forth a summary of the Group's key financial ratios as of the dates or for the periods indicated:

As of or for the year ended December 31

	Notes	2020	2019
Current ratio (times)	1	1.15	1.10
Gearing ratio (%)	2	44.1	72.6
Net gearing ratio (%)	3	10.0	31.0
Return on equity (%)	4	27.6	23.0
Return on total assets (%)	5	5.3	5.1
Gross profit margin (%)	6	18.6	25.7
Net profit margin (%)	7	9.8	12.0

Notes:

- 1. Current ratios were calculated based on the total current assets as of the respective dates divided by the total current liabilities as of the respective dates.
- 2. Gearing ratios were calculated by total interest-bearing bank borrowings as of the end of the respective periods divided by total equity as of the end of the respective periods and multiplied by 100%.
- 3. Net gearing ratios were calculated as total interest-bearing bank borrowings as of the end of the respective periods less cash and bank balances and pledged deposits as of the end of the respective periods divided by total equity as of the end of the respective periods and multiplied by 100%.
- 4. Return on equity was calculated based on the profit for the respective periods divided by the total equity as of the respective periods (sum of opening and closing balances of the total equity of the respective periods and then divided by two) and multiplied by 100%.
- 5. Return on total assets was calculated based on the net profit for the respective periods divided by the average total assets of the respective periods (sum of opening and closing balances of the total assets of the respective periods and then divided by two) and multiplied by 100%.
- 6. Gross profit margin was calculated on gross profit divided by revenue from the continuing operations for the respective periods.
- 7. Net profit margin was calculated on profit for the year divided by revenue from the continuing operations for the respective periods.

Commitments

Operating Lease Commitments

The Group as a lessor

The Group lease its investment properties under operating lease arrangements with leases negotiated from terms ranging from one to ten years. At the end of the Reporting Period, the undiscounted lease payments receivable by the Group in future periods under non-cancellable operating leases with its tenants are as follows:

	2020	2019
	RMB'000	RMB'000
Within one year	9,514	9,011
In the second to fifth years, both inclusive	16,889	7,492
After five years	4,957	355
	31,360	16,858

Capital Commitments

The Group had the following capital commitments at the end of the Reporting Period:

	2020 RMB'000	2019 RMB'000
Contracted, but no provision has been made:		
Construction contracting	267,458	229,572

Contingent Liabilities

Mortgage guarantee

The Group has provided guarantees in respect of mortgage facilities for certain purchasers of the Group's properties amounting to approximately RMB1,718.7 million (December 31, 2019: RMB816.4 million) as at December 31, 2020. The Group's guarantee period starts from the dates of the grant of relevant mortgage loans and ends upon the issuance of real estate ownership certificates to the purchasers, which will generally be available within one to two years after the purchasers take possession of the relevant properties.

The Directors consider that the fair value of the guarantees is not significant, and in case of default on payments, the net realisable value of the related properties can cover the repayment of the outstanding mortgage principals together with the accrued interest and penalties. Therefore, no provision for the guarantees has been made during the Reporting Period.

MANAGEMENT DISCUSSION AND ANALYSIS

OTHERS

1. Use of Proceeds from Initial Public Offering ("IPO")

Trading of shares in the Company on the Stock Exchange commenced on November 11, 2019, and the Group raised net proceeds of approximately HK\$489.18 million (equivalent to approximately RMB437.14 million) (including the net proceeds received upon partial exercise of the over-allotment options as set out in the Prospectus, the "**Net Proceeds**"), after deducting the underwriting commission and other expenses in connection with the IPO.

As of December 31, 2020, an analysis of the utilisation of proceeds from IPO is as follows:

		Net Proceeds		
	(including		Cumulative	
		net proceeds	amount of	
		from the	proceeds	
	Approximate	exercise of the	utilised as of	proceeds
Proposed use of Net Proceeds	percentage of	over-allotment	December 31, 2019	utilised during the year
as set out in the Prospectus	Net Proceeds	option)		
	(%)	RMB million	RMB million	RMB million
To increase land reserves by acquiring land parcels in cities in				
Beijing-Tianjin-Hebei Region	50	218.57	133.16	85.41
To construct property projects under development	20	87.42	48.08	39.34
Funds for construction projects of backlog	20	87.42	87.42	-
General working capital	10	43.73	19.26	24.47
Total	100	437.14	287.92	149.22

As of the year ended December 31, 2020, the Company has fully applied the proceeds in the manner and proportion set out in the Prospectus.

2. Subsequent Events after the Reporting Period

The Directors are not aware of any significant event requiring disclosure that has taken place subsequent to December 31, 2020 and up to the date of this report.

3. Foreign Currency Risk

The Group primarily operates in the PRC. The majority of the Group's transactions were denominated and settled in RMB. Currently, the Group has not entered into any hedging activities aimed at or intended to manage our exposure to foreign exchange risk and did not use any financial instruments for hedging purposes. The Group will continue to monitor foreign exchange activities and safeguard the cash value of the Group with its best effort.

MANAGEMENT DISCUSSION AND ANALYSIS

4. Interest Rate Risk

The Group's interest rate risk arises from interest-bearing bank deposits and bank borrowings. Bank deposits and bank borrowings issued at variable rates expose the Group to cash flow interest rate risk. Bank borrowings and other borrowings bearing an interest at fixed rates expose the Group to fair value interest rate risk.

5. Corporate Governance

The Group is committed to achieving high standards of corporate governance to safeguard the interests of the Shareholders of the Company and enhance the corporate value as well as the responsibility commitments. The Company has adopted the Corporate Governance Code as set out in Appendix 14 to the Listing Rules as its own code of corporate governance.

The Company has been in compliance with all applicable code provisions under the Corporate Governance Code. To the best knowledge of the Directors, the Company has complied with all applicable code provisions set out in the Corporate Governance Code during the Reporting Period and up to the date of this Annual Report, except for the deviation from the Corporate Governance Code provision A.2.1. The Directors will endeavor to procure the Company to continue to comply with the Corporate Governance Code.

A review of the corporate governance of the Group is set out in the section headed "Corporate Governance Report".

6. Material Acquisitions and Disposals

During the year ended December 31, 2020, save as disclosed in "Future plans for material investments and acquisition of capital assets" in this section, there was no material acquisition and disposal of subsidiaries and assets by the Group.

7. Compliance with the Model Code for Securities Transactions

The Company has adopted the Model Code for Securities Transactions by Directors of Listed Issuers set out in Appendix 10 to the Listing Rules (the "**Model Code**") as a code for the Directors to deal in securities of the Company.

After making specific enquiries to all Directors, each of the Directors has confirmed that he/she has complied with the Model Code during the year ended December 31, 2020.

The Company's employees, who are likely to be in possession of inside information of the Company, have also been subject to the Model Code for securities transactions. No incident of non-compliance of the Model Code by the Company's employees was noted by the Company during the year ended December 31, 2020.

MANAGEMENT DISCUSSION AND ANALYSIS

8. Purchase, Sale or Redemption of the Listed Securities of the Company

During the year ended December 31, 2020, the Company and any of its subsidiaries did not purchase, sell or redeem any securities of the Company listed on the Stock Exchange.

FUTURE PROSPECT

In 2020, with the COVID-19 pandemic gradually stabilizing, the industrial policy of the construction industry has switched from reducing debts and costs and enhancing production to guiding the high-quality development of the industry, which indicates the reform and innovation direction of the construction industry for the 14th Five Year Plan and promotes the high-quality development of the construction industry. In the new era, the key to the success of construction enterprises lies in accelerating transformation and upgrade, updating management concepts and optimizing management models according to market needs, so as to develop steadily in this competitive market. For the real estate sector, the central government has no intention of relaxing and continue to stick to the policy of "houses are built for living and not for speculation" in 2020. The central government will introduce policies aligning with local conditions with an aim to implement a long-term mechanism for the real estate in a steady and effective manner and promote stable and healthy development for the real estate market.

The Group will seize market opportunities and continue to implement the development strategy of "construction first and property development to follow", in order to promote the collaborative development of two major businesses of construction contracting and property development. For the property development business, the Group will continue to radiate relevant areas with the expansion strategy, adapt to projects with competitive edges and create newly-expanded areas, to promote the multi-format development of real estate and deepen the expansion of diversified industries. In view of the new infrastructure policy of China, the construction contracting business of the Group will take the opportunities brought by qualification reforms to achieve vertical and in-depth development, and realize the qualification potential of construction contracting business. In addition, the Group will center on its headquarters and concentrate on mature areas, to achieve horizontal development and seek nationwide expansion into the construction contracting market. Our operations will be based on the model of "responsibility areas + performance targets", striving to develop Guangdong-Hong Kong-Macau Greater Bay Area, Guangxi and other new areas, create new targets, liberate our potentials and promote independent operation.

BOARD OF DIRECTORS

Executive Directors

Mr. Li Baotian (李保田先生), aged 65, is the Chairman of the Board, an executive Director and chief executive officer of the Company. Mr. Li was appointed as a Director on November 16, 2018 and was redesignated as an executive Director on April 17, 2019. Mr. Li has over 35 years of experience in property development and construction contracting industry. Mr. Li is the Controlling Shareholder as well as the father of Mr. Li Yaruixin (李 亞 魯 泰 先生) and uncle-in-law of Ms. Wang Xinling (王 新 玲 女 士).

Mr. Li is a representative of the 15th People's Congress, Baoding City (保定市第十五屆人民代表大會代表), a member of the presidium of the People's Congress, Zhuozhou City (涿州市人大代表主席團成員) and has been a vice president of Federation of Industry and Commerce of Zhuozhou City (涿州市工商業聯合會) since 1998. On June 13, 2019, Mr. Li was appointed as the president of Zhuozhou Entrepreneurs Association. Since September 2019, Mr. Li has served as an expert of construction material procurement of the property industry in Hebei Province for a term of two years. In April 2020, Mr. Li was elected as the vice president of the Emergency Management and Work Safety Association of Hebei Province (河北省應急管理與安全生產協會). On June 1, 2020, Mr. Li was appointed as the Honorary President of Zhuozhou City Supporting Army Volunteers Association (涿州市擁軍志願者協會).

Mr. Li has received various awards in recognition of his achievements. In November 2009, he was awarded the 4th Outstanding Builder of Socialism with Chinese Characteristics of Hebei Province (第四屆河北省優秀中國 特色社會主義事業建設者稱號). In 2010, he was named as the Advanced Worker of the Quality Management of Construction (全國工程建設質量管理先進工作者) by China Construction Industry Association (中國建築業協會). In 2011, he was honored as the Senior Occupational Manager in China's construction industry of 2011 (2011年度 中國建築業優秀高級職業經理人). In December 2014, he was conferred as the Outstanding Entrepreneur in Hebei province (河北傑出企業家). In 2016, he was awarded the 2015 Excellent Enterprise Manager in Construction Industry in Hebei province (2015年度河北省建築業優秀企業管理者) and the 2016 Outstanding Entrepreneur in Hebei province (2016年度河北省優秀企業家). In 2018, he was awarded the 2017 National Outstanding Entrepreneur in Construction Industry (2017年度全國優秀施工企業家). In April 2019 and July 2020, he was awarded the 2018 Excellent Enterprise Manager in Construction Industry in Hebei province (2018 年度河北省建築 業優秀企業管理者) and the 2019 Excellent Enterprise Manager in Construction Industry in Hebei province (2019 年度河北省建築業優秀企業管理者), respectively. In November 2019, he was named as the Advanced Worker of Enterprise Culture Construction at the 70th Anniversary of the Founding of the PRC (新中國70年企業文化建設先 進工作者). In December 2019, he was awarded the Individual Prize of Quality Award of the Zhuozhou Government (涿州市政府質量獎個人獎). In November 2020, he was named as the Advanced Worker of Enterprise Culture Construction in the 13th Five-year Plan Period ("十三五"中國企業文化建設先進工作者). In December 2020, he won the title of Hebei Province Outstanding Private Entrepreneur of 2020 (2020年度河北省優秀民營企業家) conferred by the Hebei Provincial People's Government.

Mr. Li obtained an adult higher education certificate (成人高等教育專業證書) in urban construction issued by Hebei Agricultural University (河北農業大學) in June 2002.

Ms. Shen Lifeng (申麗鳳女士), aged 55, is an executive Director and vice president of the Group. Ms. Shen was appointed as an executive Director on April 17, 2019. Ms. Shen has more than 34 years of experience in law, investment and financing management and corporate management.

Ms. Shen has been a founding arbitrator of the Arbitration Committee of Langfang City (廊 坊 市 仲 裁 委 員 會) since June 2017. She was an executive committee member of the Federation of Industry and Commerce of Hebei Province (河北省工商業聯合會) and a vice president of the General Chamber of Commerce of Hebei Province (河北省總商會) until August 2017. From February 2019 to April 2019, she served as the chief executive officer of Porda Havas International Finance Communications (Group) Holdings Company Limited (博達浩華國際財經傳訊 (集團) 控股有限公司).

Ms. Shen's previous work experience includes serving as a teaching assistant in the department of law of Hebei University (河北大學) from September 1987 to October 1989; the director of the legal department, an assistant to the general manager and a vice general manager of Hebei Textiles Import and Export (Group) Company (河北省紡織品進出口(集團)公司) from October 1989 to May 2006; a standing vice general manager and a member of the discipline-inspection committee of Shenglun International Industrial Group Co., Ltd. (聖侖國際實業集團股份有限公司), responsible for the reorganisation and restructuring of the state-owned enterprise from May 2006 to December 2007; an executive director and the general manager of Shaanxi Kunzheng Mining Co., Ltd. (陝西坤正礦業股份有限公司) from September 2008 to August 2014; and the chief director in charge of PRC businesses of Chong & Partners LLP from September 2016 to February 2019. Ms. Shen has been an independent non-executive Director of Hebei Construction Group Corporation Limited (河北建設集團股份有限公司) (stock code: 1727.HK), a company listed on the Main Board of the Stock Exchange, since December 15, 2017.

Ms. Shen obtained a bachelor of degree in law from Hebei University in July 1987 and obtained a master degree of economics in world economy from Hebei University in June 1999. She also obtained a Ph.D. Degree in civil and commercial law from Peking University Law School in June 2005 and a master's degree in Buddhist Studies from University of Hong Kong in November 2015. Ms. Shen obtained the qualifications of lawyer from the Lawyer's Qualification Review Committee of the Ministry of Justice (司法部律師資格審查委員會) in June 1998 and senior economist from the Office of the Leading Group for Professional Title Reforms in Hebei Province (河北省職稱改革領導小組辦公室) in November 1998, respectively. Ms. Shen was accredited the 2004 "Top Ten Excellent Youth of Hebei (河北十大傑出青年)" and the first-class merit for individuals (個人一等功) by the China Communist Youth League Committee of Hebei Province (共青團河北省委員會) and Hebei Provincial Department of Human Resources and Social Security (河北省人力資源和社會保障廳) and the "Top Ten Excellent Youth of Enterprises contributed by Hebei SASAC (河北省國資委所出資企業十大傑出青年)" by Hebei SASAC in 2005, respectively. Ms. Shen was also elected and served as the representative of the 6th and 7th sessions of the Party Congress of Hebei Province.

Ms. Wang Xinling (王新玲女士), aged 38, is an executive Director and vice president of the Group. Ms. Wang was appointed as an executive Director on April 17, 2019. Ms. Wang is the niece-in-law of Mr. Li Baotian. She is a director and the general manager of Tianbao Construction Group and the director and general manager of Yuxian Tianbao Real Estate Group. Ms. Wang joined Tianbao Construction Group as a safety officer of project department in June 2001 and was the manager of safety and environmental protection department from January 2002 to February 2005 and held the positions of vice general manager and the standing vice manager from February 2007 to January 2018. She has over 19 years of experience in construction industry.

Ms. Wang has been the deputy president of Construction Association in Hebei Province (河北省建築業協會) since 2016 and a deputy president of the Construction Association in Baoding City (保定市建築業協會) since December 30, 2016. On September 8, 2020, Ms. Wang was appointed as a corporate culture expert of China Association of Construction Enterprise Management (中國施工企業管理協會) for a five-year term. On December 24, 2020, Ms. Wang was elected as the vice president of the third session of council of Baoding Building Decoration Association (保定市建築裝飾協會).

In 2011, Ms. Wang was awarded the March 8th Flag Bearer of 2010 (2010年度三八紅旗手) by Women's Federation of Zhuozhou (涿州市婦女聯合會). In 2013, she was honored as the outstanding leader of the quality management group of the national construction of 2013 (2013年度全國工程建設質量管理小組活動卓越領導者) by the Committee on the China Construction Quality Award (國家工程建設質量獎審定委員會). In 2017, she was honored with the Outstanding Contribution Award of National High Quality Project Award of 2016-2017 (2016至2017年度國家優質工程獎突出貢獻者) by the China Construction Enterprise Management Association (中國施工企業管理協會). In 2018, she was awarded as the outstanding leader of the Quality Management Group of Construction (工程建設質量管理小組活動卓越領導者) by the China Construction Enterprise Management Association (中國施工企業管理協會). In 2018, 2019 and 2020, she was conferred as the excellent enterprise manager in construction industry in Hebei Province (河北省建築業優秀企業管理者) by the Construction Association in Hebei Province (河北省建築業協會), respectively. In March 2020, she was awarded the title of the Most Beautiful Families of 2019 in Zhuozhou (2019年度涿州市最美家庭) by Women's Federation of Zhuozhou (涿州市婦女聯合會).

Ms. Wang completed the Executive Business Administration Studies Course (高級工商管理課程研修班) organised by the School of Continuing Education, Tsinghua University (清華大學繼續教育學院) in November 2011. She also obtained the graduation certificate in urban economics and management via the Self-taught Higher Education and Examination (高等教育自學考試) from Hebei Agricultural University (河北農業大學) in December 2004. Ms. Wang obtained a Qualification Certificate of Intermediate Professional Technical Position (中級專業技術職務任職資格證書) as an engineer of construction from the Office of the Leading Group for Professional Title Reforms in Hebei Province (河北省職稱改革領導小組辦公室) in December 2016. Ms. Wang obtained a bachelor degree in civil engineering from Hebei University of Science and Technology Higher Adult Education (河北科技大學成人高等教育) via online learning in June 2019. Ms. Wang obtained a master's degree in management programme from Australian National University in December 2020, which is a part-time programme taught in Tsinghua University, Beijing in Mandarin.

Mr. Li Yaruixin (李亞睿鑫先生), aged 36, is an executive Director and vice president of the Group. Mr. Li Yaruixin was appointed as an executive Director on April 17, 2019. Mr. Li Yaruixin is the son of Mr. Li Baotian. He is the director and the general manager of Tianbao Real Estate Group. Mr. Li Yaruixin joined Tianbao Construction Group as an officer of planning department in June 2007. From July 2009 to June 2010, he served as vice manager of Tianbao Real Estate Group. He has been the director and general manager of Zhangbei Tianbao Hengqi Property since October 2013, the director of Zhuozhou City Mingyang Property since June 2016 and the director and manager of Chengdu Tianbao Property Development since April 2018. Mr. Li Yaruixin has over 13 years of experience in construction industry. He has been a director of Hebei Zhuozhou Agricultural Commercial Bank Co., Ltd (河北涿州農村商業銀行股份有限公司) since June 19, 2017.

Mr. Li Yaruixin also currently serves as a member and standing committee member of the Zhuozhou City 8th Chinese People's Political Consultative Conference (政協涿州市第八屆委員會委員及常委).

In 2005, Mr. Li Yaruixin was awarded as the New Long March Pioneer of Zhuozhou City (涿州市新長征突擊手) by the Zhuozhou Committee of Youth League of China (中國共產主義青年團涿州市委員會). In 2012, he was awarded as the Excellent Committee Member of Zhuozhou City (涿州市優秀青聯委員) by Zhuozhou Youth Federation (涿州市青年聯合會). In 2013, he was conferred as the Outstanding Communist Youth League member of Hebei Province (河北省優秀共青團幹部) by the Hebei Committee of Youth League (中國共產主義青年團河北省委員會). In 2014, he was named as the Model Worker of 2011-2012 (2011至2012年度勞動模範) by the People's Government of Zhuozhou City (涿州市人民政府). In April 2019, he was awarded as the excellent enterprise manager in Construction Industry in Hebei Province of 2018 (2018年度河北省建築業優秀企業管理者) by the Construction Association in Hebei Province (河北省建築業協會). In December 2019, he was awarded as an individual with outstanding contribution to the property industry ini Hebei Province of 2019 (河北省房地產行業突出貢獻個人). In December 2020, he was awarded as the Individual for Special Contribution to the Fight against New Coronary Pneumonia in Baoding (保定市抗擊新冠肺炎疫情特殊貢獻個人) by the Baoding Municipal Committee of Jiusan Society (九三學社保定市委員會). On January 30, 2021, he was awarded as the outstanding member of the Zhuozhou City Chinese People's Political Consultative Conference (政協涿州市委員會).

Mr. Li Yaruixin obtained the graduation certificate from Hebei Agricultural University (河北農業大學) majoring in urban planning (城鎮規劃) in June 2007, and he was admitted to the degree of Master of Business Administration by Business School of Netherlands, which is a part-time programme taught in China, in September 2015. Mr. Li Yaruixin was qualified as a structural engineer (結構工程師) in December 2014 and as a municipal engineer (市政工程師) in December 2016 by the Office of the Leading Group for Professional Title Reforms in Hebei Province (河北省職稱改革領導小組辦公室).

Ms. Wang Huijie (王慧杰女士), aged 52, is an executive Director and vice president of the Group. Ms. Wang was appointed as an executive Director on April 17, 2019. She is the secretary of the party committee and union president of Tianbao Construction Group. Ms. Wang joined Tianbao Construction Group as the union president and deputy secretary of the Party Committee in January 2001. She was a deputy secretary of the Party Committee of Tianbao Construction Group from January 2001 to October 2006, a deputy secretary of general party committee of Tianbao Construction Group from October 2006 to April 2009, and a deputy secretary of the party committee of Tianbao Construction Group from April 2009 to January 2018.

Ms. Wang is a member of Zhuozhou City 8th Chinese People Political Consultative Conference (涿州市政協第八屆委員).

In 2006, Ms. Wang was accredited as a Construction and Installation Flag Bearer of 2004-2005 (2004 至 2005 年 度生產建設紅旗手) by the Baoding City General Workers' Union (保定市總工會). From 2006 to 2016, she was awarded as the Excellent Worker of Workers' Union (優秀工會工作者) by the Zhuozhou City General Workers' Union (涿州市總工會) for 11 consecutive years. In 2007, she was awarded as the Advanced Female Worker in Hebei Province (河北省先進女職工工作者) by the General Workers' Union in Hebei Province (河北省總工會). In 2011, she was awarded as the Model Worker of Baoding (保定市勞動模範) by the People's Government of Baoding (保定市人民政府). In 2013, she was awarded as the National Outstanding Worker of the Labor Union (全 國優秀工會工作者) by the All - China Federation of Trade Unions (中華全國總工會). In 2014, she was awarded as the Model Worker of Hebei Province (河北省勞動模範) by the People's Government of Hebei Province (河北 省人民政府). In 2016, she was awarded as the National May-One Labor Medal (全國五一勞動獎章) by All-China Federation of Trade Unions (中華全國總工會). In December 2018, she was awarded as the Excellent Worker of Workers' Union (優秀工會工作者) by the General Workers' Union of Hebei Province (河北省總工會). In March 2019, she was awarded as the March 8 Flag Bearer of Baoding City (保 定 市 三 八 紅 旗 手) by the Women's Federation of Baoding City (保定市婦聯). In June 2019, she was awarded as one of the "Top 1000 Secretaries of Party Branch" of Hebei Province (河北省"千名好支書") by the Organisation Department of the Hebei Provincial Party Committee of the Communist Party of China (中共河北省委組織部).

Ms. Wang graduated from Huabei Petroleum College of Finance and Economics (華 北 石 油 財 經 學 校) with a diploma majoring in marketing through distance learning in July 1998 and she was qualified as an Intermediate Policy Analyst (中級政工師) in April 2016.

Mr. Zang Lin (臧 凛 先 生), aged 41, is an executive Director and vice president of the Group. Mr. Zang was appointed as an executive Director on April 17, 2019. Mr. Zang joined Tianbao Construction Group in October 1999 and served various positions in Tianbao Construction Group, including manager of technical and quality department from October 1999 to June 2005 and standing vice manager from June 2005 to March 2010. He has been the vice general manager of Tianbao Construction Group since March 2010 and executive director and manager of Huailai Tianbao Property Development since August 2016. He has over 21 years of experience in construction industry.

Mr. Zang is a member of the Zhangbei County 16th Chinese People's Political Consultative Conference (中國人民政治協商會議張北縣第十六屆委員會).

In 2008, Mr. Zang was awarded as the Constructor of Chinese Characteristic Socialism (中國特色社會主義事業建設者) by the United Front Work Department of Zhuozhou City of China (中國涿州市委統戰部) and the Federation of Industry and Commerce of Zhuozhou City (涿州市工商業聯合會). In 2009, he was awarded as the Excellent Worker for Management of Construction Engineering, Economy and Technology in Baoding City (保定市優秀建設工程經濟技術管理工作者) by Construction Association in Baoding City (保定市建築業協會). In 2015, he was the project manager of Zhuozhou 107 National Road and Connection Line Transformation Project (涿州市107 國道至連接線改造項目) and such project was awarded the outstanding construction of Hebei Province with Anji Cup for Construction Engineering of Hebei Province in 2015 (2015 年度河北省建設工程安濟杯獎) by the Construction Association in Hebei Province (河北省建築業協會). In 2017, he was awarded as the Outstanding Project Manager of the Construction Enterprises of China (全國建築業企業優秀項目經理) by China Construction Industry Association (中國建築業協會). In 2018 and 2020, he was awarded as the oustanding project manager in construction industry in Hebei Province of 2017 and 2019 (2017 年度及2019年度河北省建築業優秀項目經理) by Construction Association in Hebei Province (河北省建築業協會).

Mr. Zang passed the Self-taught Higher Education and Examination (高 等 教 育 自 學 考 試) of Engineering of Industrial and Civil Buildings (工 業 與 民 用 建 築 工 程) and was approved for graduation by Hebei Agricultural University (河 北 農 業 大 學) in June 1999. He obtained the graduation certificate on Adult Higher Education program (成人高等教育) majoring in Civil Engineering (土木工程) from Hebei University (河北大學) via distance learning in January 2017. He was qualified as an engineer in architectural engineering (建 築 工 程 工 程 師) in November 2013 by The Office of the Leading Group for Professional Title Reforms in Hebei Province (河北省職稱改革領導小組辦公室).

INDEPENDENT NON-EXECUTIVE DIRECTORS

Mr. Li Xu (李煦先生), aged 46, is an independent non-executive Director. He was appointed as our independent non-executive Director on June 25, 2019. Mr. Li Xu is primarily responsible for providing independent advice on the operations and management of the Group.

Mr. Li Xu was a financial analyst of Lucent Technologies Inc., a company which was formerly listed on the New York Stock Exchange, in 1999. Prior to joining the University of Hong Kong, he served as an assistant professor of Lehigh University in the U.S. from August 2010 to August 2012 and was the assistant professor of the University of Texas at Dallas in the U.S. from August 2004 to August 2010. He has been the associate professor of the Faculty of Business and Economics at the University of Hong Kong since July 2012, where he was mainly involved in imparting practical knowledge in the commercial world during the teaching of accounting and financial management courses. He is currently the program director of executive master of business administration offered by the University of Hong Kong where he is responsible for project management and promoting accounting, business and finance education towards the development of the business and finance profession and human capital.

Mr. Li Xu has been an independent non-executive Director of China Kangda Food Company Limited, a company listed on the Stock Exchange (stock code: 834) and on the Singapore Exchange Securities Trading Limited (stock code: P74), since August 24, 2020.

Mr. Li Xu has become a member of the American Accounting Association since September 2002. Mr. Li Xu has obtained the Certified Financial Analyst (CFA) qualification from the Association for Investment Management and Research, now known as CFA Institute, since October 2003.

Mr. Li Xu received a bachelor's degree in Economics (International Business Management profession) from the University of International Business and Economics in Beijing (北京對外經濟貿易大學) in July 1997, a master degree in Finance from the Boston College in December 1998 and a degree of doctor of philosophy in accounting from Massachusetts Institute of Technology's Sloan School of Management in June 2004.

Mr. Liu Kaixiang (劉凱湘先生), aged 56, an independent non-executive Director. Mr. Liu was appointed as our independent non-executive Director on June 25, 2019. He is primarily responsible for providing independent advice on the operations and management of the Group.

He is also a professor and doctoral supervisor of Peking University Law School (北京大學法學院), vice president of China Commercial Law Research Society (中 國 商 法 學 研 究 會) and an arbitrator of China International Economic and Trade Arbitration Commission (中國國際經濟貿易仲裁委員會) and Singapore International Arbitration Centre (新加坡國際仲裁中心). Mr. Liu has been the independent non-executive director of BAIC Motor Corporation Limited (北京汽車股份有限公司) (stock code: 1958.HK), a company listed on the Main Board of the Stock Exchange, since December 2014. He has also been the independent director of each of Beijing Hanjian Heshan Pipe Co., Ltd. (北京韓建河山管業股份有限公司) (stock code: 603616.SH) since June 2014, People.cn Co., Ltd. (人民網股份有限公司) (stock code: 603000.SH) since December 2016 and Chongqing Sokon Industry Group Stock Co.,Ltd. (重慶小康工業集團股份有限公司) (stock code: 601127.SH) since April 2017, all of which are listed on the Shanghai Stock Exchange. Mr. Liu served as an independent director of each of GuangZhou Seagull Kitchen And Bath Products Co.,Ltd. (廣州海鷗住宅工業股份有限公司) (stock code: 002084.SZ) from July 2006 to August 2009, Taiji Computer Corporation Ltd. (太極計算機股份有限公司) (stock code: 002368.SZ) from September 2008 to June 2017, Beijing Ultrapower Software Co., Ltd. (北京神州泰岳軟件股份有限公司) (stock code: 300002.SZ) from June 2010 to May 2016 and Beijing Orient Landscape Co., Ltd. (北京東方園林股份有限公司) (stock code: 002310.SZ) from December 2011 to December 2017, all of which are listed on the Shenzhen Stock Exchange.

Mr. Liu served in the faculty of law of Beijing Technology and Business University (北京工商大學) from July 1987 to May 1999 and has been a professor and doctoral supervisor of Peking University Law School since June 1999.

Mr. Liu obtained a bachelor's degree in law from Southwest University of Political Science & Law (西南政法大學) in July 1984, and a master's degree and doctoral degree in law from Peking University (北京大學) in July 1987 and June 2001, respectively. Mr. Liu has received various awards, including the "National Outstanding Teachers Award" (全國優秀教師) and "Contemporary Chinese Law Expert" (當代中國法學名家).

Mr. Li Qingxu (李清旭先生), aged 65, an independent non-executive Director. Mr. Li Qingxu was appointed as our independent non-executive Director on June 25, 2019. He is primarily responsible for providing independent advice on the operations and management of the Group.

Mr. Li Qingxu served in the People's Liberation Army from December 1973 to March 1997. He worked as the director of the general office (辦公室主任) of China Construction Enterprise Management Association (中國施工企業管理協會) from August 1997 to April 2009. He worked as the deputy secretary of China Construction Enterprise Management Association (中國施工企業管理協會) from April 2009 to April 2015. He has been the vice president, the head of commission of science and technology and the head of informatisation committee of China Construction Enterprise Management Association (中國施工企業管理協會) since April 2015.

Mr. Li Qingxu graduated from the People's Liberation Army Armored Force Engineering Institute (中華人民共和國解放軍裝甲兵技術學院) with a bachelor's degree in engineering in May 1982.

SENIOR MANAGEMENT

Our senior management is responsible for the day-to-day management and operation of our business.

Our executive Directors, namely Mr. Li Baotian, Ms. Shen Lifeng, Ms. Wang Xinling, Mr. Li Yaruixin, Ms. Wang Huijie and Mr. Zang Lin, concurrently hold senior management positions in the Group. For each of their biographies, please refer to the section above.

Mr. Li Guodong (李國棟先生), aged 36, is the vice president of the Group and deputy general manager of Tianbao Construction Group. Mr. Li Guodong joined Tianbao Construction Group in February 2004 and served various positions in Tianbao Construction Group, including as safety and environmental protection officer from February 2004 to February 2005 and as the manager of safety and environmental protection department from February 2005 to February 2011. He has been the deputy general manager of Tianbao Construction Group since February 2011. Mr. Li Guodong has over 16 years of experience in safety and environmental protection field.

In 2011, Mr. Li Guodong was awarded as the excellent worker for management of construction engineering projects of Baoding City (保定市優秀建設工程項目管理工作者) by Construction Association in Baoding City (保 定市建築業協會). In 2011, he was awarded as the excellent manager (promoter) of group activity for engineering construction quality management in Hebei Province of 2010 (2010 年度河北省工程建設質量管理小組活動優秀管 理者 (推進者)) by the Construction Association in Hebei Province (河北省建築業協會). In 2013, he was awarded as the advanced worker for engineering construction quality management in Hebei Province of 2012 (2012 年度河 北省工程建設質量管理先進工作者) by Construction Association in Hebei Province (河北省建築業協會). In 2014, he was awarded as the Excellent Enterprise Manager in Construction Industry in Hebei Province of 2013 (2013 年 度河北省建築業優秀企業管理者) by Construction Association in Hebei Province (河北省建築業協會). In 2015 and 2016, he was awarded as the outstanding project manager in construction industry in Hebei Province of 2014 and 2015 (2014 年度及2015 年度河北省建築業優秀項目經理) by Construction Association in Hebei Province (河 北省建築業協會). In 2017, he was awarded as the outstanding project manager of the construction enterprises of China (全國建築業企業優秀項目經理) by China Construction Industry Association (中國建築業協會). In 2019. he was awarded as the outstanding project manager in construction industry in Hebei Province of 2018 (2018 年 度河北省建築業優秀項目經理) by Construction Association in Hebei Province (河北省建築業協會). In May 2019, he was awarded as the Hebei Province Excellent Communist Youth League Cadre of 2018 (2018年度河北省優秀 共青團幹部稱號) by the Hebei Committee of Youth League (共青團河北省委). In May 2020, he was awarded as the National Excellent Communist Youth League Cadre (全國優秀共青團幹部) by the Central Committee of the Communist Youth League (共青團中央).

Mr. Li Guodong has completed the Executive Business Administration Studies Course (高級工商管理課程研修班) by the School of Continuing Education, Tsinghua University (清華大學繼續教育學院) in November 2011 and completed the Adult Higher Education program (成人高等教育) majoring in engineering management by Hebei Construction Engineering College (河北建築工程學院) via distance learning in January 2013.

Mr. Li Guodong obtained the registration Certificate of Second Grade Constructor (二級建造師註冊證書) issued by the Department of Development of Hebei Province (河北省建設廳) in March 2008. He was qualified as a senior engineer of architectural engineering from The Office of the Leading Group for Professional Title Reforms in Hebei Province (河北省職稱改革領導小組辦公室) in December 2016.

Mr. Yang Yanqing (楊艷青先生), aged 39, is the vice president of the Group and deputy general manager of Tianbao Construction Group. He joined Tianbao Construction Group in June 2006 and served various positions in Tianbao Construction Group, including as assistant to chairman from September 2006 to June 2014 and the project manager from June 2014 to February 2017. He has been a deputy general manager of Tianbao Construction Group since February 2017. Mr. Yang has over 14 years of experience in construction industry.

Mr. Yang Yanqing was engaged as an expert of Hebei Province BIM Technical Expert Committee (河北省BIM技術專家委員會) in 2020.

In 2017 and 2018, Mr. Yang was awarded as the outstanding project manager in construction industry in Hebei Province of years 2016 and 2017 (2016 年度及2017 年度河北省建築業優秀項目經理) by Construction Association in Hebei Province (河北省建築業協會). In 2017, he was awarded as the outstanding leader of the quality management group of construction of 2017 (2017年度工程建設質量管理小組活動卓越領導者) by China Construction Enterprise Management Association (中國施工企業管理協會). In April 2019, he was awarded as the outstanding leader of the quality management group of construction in Hebei Province of 2018 (2018 年度河 北省工程建設質量管理小組活動卓越領導者) by the Building and Construction Professional Committee under the Quality Association of Hebei Province (河北省質量協會建築與施工專業委員會), and as the outstanding project manager in construction industry in Hebei Province of year 2018 (2018 年度河北省建築業優秀項目經 理) by Construction Association in Hebei Province (河北省建築業協會). In June 2019, he was awarded as the outstanding leader of the quality management group in Hebei Province of 2019 (2019 年河北省質量管理小組 活動卓越領導者) by Hebei Administration for Market Regulation (河北省市場監督管理局) and other entities. In April 2020, he won the Excellence Award in the Building Decoration BIM Competition (建築裝飾BIM大賽優秀獎) organised by China Building Decoration Association (中國建築裝飾協會). In July 2020, he was awarded as the 2019 Hebei Province Construction Industry Excellent Chief Engineer (2019年度河北省建築業優秀總工程師) by the Hebei Construction Industry Association (河北省建築業協會). In September 2020, he was awarded as the outstanding leader of the quality management group in Hebei Province of 2020 (2020年河北省質量管理小組活動 卓越領導者).

Mr. Yang graduated from Hebei University (河 北 大 學) with a bachelor degree in engineering mechanics in June 2006. He obtained the Certificate of Registration of Constructor issued by the Ministry of Housing and Urban-Rural Construction of China (中國住房和城鄉建設部) in September 2013. He was qualified as an engineer of architectural engineering from The Office of the Leading Group for Professional Title Reforms in Hebei Province (河北省職稱改革領導小組辦公室) in December 2014. He has been a part-time postgraduate of the business administration profession in China University of Geosciences (中國地質大學) from September 2019 and expects to graduate in June 2022. He was qualified as a senior engineer in civil engineering technology by the Office of the Leading Group for Professional Title Reforms in Hebei Province (河北省職稱改革領導小組辦公室) on December 20, 2019.

Ms. Liu Dandan (劉丹丹女士), aged 32, was appointed as the chief financial officer on April 17, 2019. Ms. Liu is primarily responsible for overall financial and fund management of the Group.

Ms. Liu joined the Group in November 2012 and served various positions, including as officer of finance department of Zhangbei branch of Tianbao Construction Group from November 2012 to June 2013, as finance manager of Zhangbei branch of Tianbao Construction Group from June 2013 to November 2014 and as finance manager of Zhangbei branch of Tianbao Real Estate Group from December 2014 to October 2018. She has been the manager of finance and monitoring department of Tianbao Construction Group since November 2018.

In March 2020, Ms. Liu was awarded the March 8th Flag Bearer of 2019 (2019年度涿州市三八紅旗手) by Women's Federation of Zhuozhou (涿州市婦女聯合會).

Ms. Liu obtained a junior college graduation certificate in accountancy from Hebei Finance University (河北金融學院) in June 2011. She graduated with a bachelor's degree in construction management in Hebei University of Architecture (河北建築工程學院) through distance learning in June 2019. She obtained a bachelor degree in financial management from Hebei University of Science and Technology (河北科技大學) through distance learning in June 2020.

Ms. Liu has passed all subjects under the futures qualification examination of the China Futures Association (中國 期貨業協會) and securities qualification examination of the Securities Association of China (中國證券業協會) in May 2011 and March 2014, respectively. Ms. Liu was accredited as a certified public accountant by The Chinese Institute of Certified Public Accountants (中國註冊會計師協會) in April 2016. She obtained her intermediate accountant qualification from the Ministry of Human Resources and Social Security of the PRC (中國人力資源和社會保障部) in September 2016 and tax advisor qualification issued by The China Certified Tax Agents Association (中國註冊稅務師協會) in November 2017.

JOINT COMPANY SECRETARIES

Mr. Du Hang (杜航先生), aged 28, was appointed as one of the joint company secretaries of the Company on April 10, 2019.

Mr. Du Hang joined Tianbao Construction Group as an officer of the department of corporate planning in July 2015. He served various positions in Tianbao Construction Group, including the assistant to the general manager of Tianbao Construction Group and deputy manager of the department of corporate planning of Tianbao Construction Group from September 2016 to June 2018. He has been a deputy manager of the department of development and planning of Tianbao Construction Group since June 2018. Mr. Du has over five years of experience in management and finance.

Mr. Du is a member of scientific technology and talent skills sector of 13th China Communist Youth League Baoding Committee (保定市青年聯合會).

Mr. Du obtained the graduation certificate from Langfang Normal University (廊 坊 師 範 學 院) majoring in international economics and trade in June 2015, and has been studying the Adult Higher Education Program (成 人高等教育) majoring in civil engineering in Hebei GEO University (河北地質大學) via correspondence course since March 2017, and was graduated in June 2019. Mr. Du was qualified as an assistant engineer in architectural engineering in December 2016 by the Office of the Leading Group for Professional Title Reforms in Hebei Province (河北省職稱改革領導小組辦公室).

Mr. Lei Kin Keong (李健強先生), aged 44, was appointed as one of the joint company secretaries of the Company on April 10, 2019.

Mr. Lei currently serves as an assistant vice president of SWCS Corporate Services Group (Hong Kong) Limited. He is currently a non-practising member of The Hong Kong Institute of Certified Public Accountants and an associate member of The Hong Kong Institute of Chartered Secretaries and The Chartered Governance Institute in the United Kingdom (formerly known as The Institute of Chartered Secretaries and Administrators in the United Kingdom). He holds a Bachelor of Art (Honours) in Accountancy from The Hong Kong Polytechnic University and a Postgraduate Diploma in Corporate Compliance from the University of Hong Kong (School of Professional and Continuing Education). He currently serves as the named joint company secretary of various companies listed on the Stock Exchange.

The Board hereby presents the Shareholders with the Group's annual report and audited consolidated financial statements for the year ended December 31, 2020.

The Company is an exempted company incorporated under the laws of the Cayman Islands with limited liability on November 16, 2018. The Company's Shares were listed on the Main Board of the Stock Exchange on November 11, 2019.

PRINCIPAL BUSINESS

The Group is a property developer and construction company in Zhuozhou, a city in Hebei Province, China. The Group operates through property development and construction contracting businesses. For property development business, we engage in development and sales of residential properties, and leasing and operation of an investment property. For construction contracting business, we provide construction contracting services mainly as a general contractor for building construction projects, infrastructure construction projects, and industrial and commercial construction projects.

RESULTS

The Group's results for the year ended December 31, 2020 and financial position as at December 31, 2020 are set out on pages 131 to 134 in the consolidated financial statements.

DIVIDEND PAYMENT

The Board does not recommend the payment of a final dividend for the year ended December 31, 2020 (for the year ended December 31, 2019: nil). Together with the interim dividend of HK\$0.05 (June 30, 2019: nil) per Share, the total dividend for the year ended December 31, 2020 will be HK\$0.05 (2019: nil) per Share.

There was no arrangement under which a Shareholder has waived or agreed to waive any dividends.

ANNUAL GENERAL MEETING AND CLOSURE OF REGISTER OF MEMBERS

The Company will hold its Annual General Meeting at 9:00 a.m. on Tuesday, May 25, 2021.

To ascertain the identity of the Shareholders who are entitled to attend and vote at the Annual General Meeting, the register of members of the Company will be closed from Thursday, May 20, 2021 to Tuesday, May 25, 2021, both days inclusive, during which period no transfer of shares will be registered. All transfers accompanied by the relevant share certificates and transfer forms must be lodged with Computershare Hong Kong Investor Services Limited at Shops 1712-1716, 17th Floor, Hopewell Centre, 183 Queen's Road East, Wanchai, Hong Kong not later than 4:30 p.m. on Tuesday, May 18, 2021 for registration.

SHARE CAPITAL

Details of movements in the share capital of the Company during the year ended December 31, 2020 are set out in note 31 to the consolidated financial statements.

For the year ended December 31, 2020 and up to the date of this Annual Report, there has not been any movements in the share capital of the Company.

RESERVES

Details of movements in the reserves of the Group during the year ended December 31, 2020 are set out in the consolidated statement of changes in equity on page 136 in this Annual Report. As at December 31, 2020, the distributable reserves of the Company available for distribution amounted to approximately RMB474,051,000.

DONATION

During the year ended December 31, 2020, the Group made charitable and other donations of approximately RMB1,165,000.

FIVE YEAR FINANCIAL SUMMARY

The Group's financial summary for the last five financial years is set out on pages 233 to 234 of this Annual Report.

TAX RELIEF

The Directors are not aware that the Shareholders of the Company are entitled to any tax relief by holding the Company's securities.

MATERIAL ACQUISITIONS AND DISPOSALS

Save as disclosed in the section headed "Management Discussion and Analysis – Material Acquisitions and Disposals" in this Annual Report, during the year ended December 31, 2020 and up to the date of this Annual Report, the Group did not have any material acquisition and disposal of subsidiaries and associated companies.

INTEREST-BEARING BANK BORROWINGS

Details of the Group's interest-bearing bank borrowings are set out in note 30 to the consolidated financial statements.

FINANCE COSTS

Details of the Group's capitalised interest and other borrowing cost during the year are set out in note 7 to the consolidated financial statements.

PROPERTY, PLANT AND EQUIPMENT AND INVESTMENT PROPERTIES

Details of the movements in property, plant and equipment and investment properties of the Group during the year ended December 31, 2020 are set out in notes 14 and 15 to the consolidated financial statements, respectively.

SUBSIDIARIES

Details of the Company's subsidiaries as of December 31, 2020 are set out in note 1 to the consolidated financial statements.

SUFFICIENCY OF PUBLIC FLOAT

Based on the information publicly available to the Company and to the knowledge of the Directors of the Company, the Company's Shares in public hands are no less than 25% of the entire share capital in issue from January 1, 2020 and up to the date of this Annual Report.

BUSINESS REVIEW

(a) Business Review for the Year

A review of the business of the Group during the Year, a discussion on the Group's future business development and an analysis of the Group's performance during the Year using financial key performance indicators are set out in the section headed "Management Discussion and Analysis". Save as disclosed in the section headed "Directors' Report – Subsequent Events" in this Annual Report, the Group has no significant events after the end of the financial year ended December 31, 2020 and up to the date of this Annual Report.

(b) Environmental Policy and Performance

The laws and regulations governing the environmental requirements for the construction industry property development in China include the Environmental Protection Law of the PRC (中華人民共和國環境保護 法), the Prevention and Control of Atmospheric Pollution Law of the PRC (中華人民共和國大氣污染防治 法), the Prevention and Control of Water Pollution Law of the PRC (中華人民共和國水污染防治法), the Prevention and Control of Environmental Pollution by Solid Waste Law of the PRC (中華人民共和國固體 廢物污染環境防治法), the Construction Law of the PRC (中華人民共和國建築法), the Prevention and Control of Noise Pollution Law of the PRC (中華人民共和國環境噪聲污染防治法), the Environmental Impact Assessment Law of the PRC (中華人民共和國環境影響評價法), the Administrative Regulations on Environmental Protection for Development Projects (建設項目環境保護管理條例) and the Administrative Regulations on Environmental Protection for Acceptance Examination Upon Completion of Buildings (建 設項目竣工環境保護驗收管理辦法). Pursuant to these laws and regulations, depending on the impact of the project on the environment, an environmental impact study report, an environmental impact analysis table or an environmental impact registration form shall be submitted by a developer before the relevant authorities will grant approval for the commencement of construction of the property development. In addition, upon completion of the property development, the relevant environmental authorities will also inspect the property to ensure compliance with the applicable environmental standards and regulations before the property can be delivered to the purchasers.

The Group has established and implemented an environmental compliance system to specify various environmental protection procedures and measures and ensure the Group's compliance with international standards and the relevant PRC laws and regulations. The Group has adopted corresponding environmental protection measures to ensure compliance with relevant laws and regulations, including noise control and air pollution control, as well as solid waste and waste water treatment.

The Group maintains ISO14001:2015 (environmental management standards published by the International Organisation for Standardisation) certifications for the construction contracting business to ensure that the Group adopts appropriate environmental management measures.

During the year ended December 31, 2020, the Group did not violate any national or local environmental laws and regulations that would materially and adversely affect the Group's business operations. The Group was not subject to any material environmental claims, lawsuits, penalties or disciplinary actions during the same period.

(c) Social Responsibility

The Group has entered into employment contracts with its employees and maintains social insurance for them in accordance with the applicable PRC laws and regulations. The Group maintains insurance (including group personal accident insurance and personal injury insurance) for the on-site staff of its construction projects in accordance with the relevant PRC laws and regulations.

All employees of the Group are entitled to benefits of the Group including paid leaves, marriage leaves and maternity leaves.

(d) Occupational Health and Safety

The Group has in place stringent internal safety policies to ensure our safe operations and ensure our compliance with relevant PRC laws and regulations. The Group's production safety department is responsible for overseeing the Company's compliance with relevant PRC laws and regulations, conducting regular reviews and inspections of our safety performance, reviewing the circumstances of any material accidents, and ensuring that the Group maintains the necessary licenses, approvals and permits to operate. The Group maintains GB/T28001-2011 Occupational Health and Safety Management System certificates (a recommended standard in China for an occupational health and safety management system) for our construction contracting business, and conducts regular assessment and safety inspection to continuously improve the working environment and safeguard the health of employees.

The Group first obtained the certificate for our construction contracting business on December 15, 2011 and renewed such certificate on December 14, 2018. The Group also organizes accident prevention and management training sessions for employees on a regular basis and for new employees on an as needed basis. The Group implements an occupational health and safety management system. The Group's production safety department is responsible for formulating health and safety standards. The Group's project management teams ensure that our subcontracted workers are adequately trained and have received the requisite licenses and certificates to perform special operations. The Group's project management teams also address safety issues before commencing each work day, and conduct weekly safety inspections of the Group's operations and those of the Group's subcontractors.

The Group's occupational health and safety management system includes a reporting and record system for unsafe conditions at our construction sites. All accidents occurred within the Group must be immediately reported to the responsible project management team, who reports the accident to our branch office and production safety department. Personnel from the responsible project management team are required to arrive on site immediately to oversee the handling of the accident. Any accident that resulted in any fatalities or major injuries will be promptly reported to the production safety department. The Group will report the accident to the relevant government authority as required by PRC laws and regulations and cooperate with local government authorities to investigate such accident.

The Board confirms that, during the year ended December 31, 2020, neither did the Group nor its sub-contractors have any material workplace accidents and fatalities with respect to our construction contracting projects and property development projects, and the Group had not been subject to any fines, public criticism or warnings in relation to any incidents relating the safety of workers.

(e) Compliance with Laws and Regulations

Compliance procedures are in place to ensure adherence to applicable laws, rules and regulations which have a significant impact to the Group. As at the date of this Annual Report, except as disclosed in the Annual Report, the Group complied with, in all material respects, all the relevant and applicable PRC laws and regulations governing the business of property development and management and the Group has obtained all licenses, permits and certificates for the purpose of operating its business.

(f) Relationship with Stakeholders

(1) Relationship with Employees

The Group believes that its long-term growth depends on the expertise and experience of its employees. The Group mainly recruits through the labor market, recruitment fairs and on-campus recruitment. The Group have established a comprehensive training system for our employees, based on their responsibilities, covering professional knowledge, technical, operational and managerial skills, corporate culture, internal control and other areas. Such programs are designed to foster career development for employees and thus to invest in the future of the Group's human resources.

The Group offers its employees salaries and make contributions to social insurance fund, including pension, medical, unemployment, maternity and occupational injury insurance, and housing provident fund for employees.

The Group contracts with labor unions that protect employees' rights, help fulfill economic objectives of the Group, encourage employee participation in management decisions and assist the Group in mediating disputes with union members. The labor unions have established branches at the Group's operating units. The Group did not experience any material labor dispute as of December 31, 2020.

(2) Relationship with Sub-contractors or Suppliers

The Group also strives to develop strategic business relationship and long-term business partnership with its sub-contractors or suppliers to ensure resource quality and stable development of the Group's business. The Group reinforces business partnerships with its sub-contractors through active communication such as regular meetings with its suppliers.

(3) Relationship with Customers

The Group recognizes the importance of maintaining good relationship with its customers and provides products to meet the needs and requirements of the customers. The Group communicates with its customers to understand the changes of product preference in the market, which enables the Group to actively meet the market demand, thereby improving the relationship with its customers. The Group strives to enhance customer satisfaction with our property development projects through fine construction workmanship and strict quality control measures.

(g) Principal Risks and Uncertainties

The Group's business is subject to extensive governmental regulation and, in particular, the Group is sensitive to policy changes related to the PRC property development industry and construction industry, including those that affect the supply of land for property development, project financing and taxation, as well as local government budgets and the policies regarding regulation and control of the property market.

Principal risks and uncertainties faced by the Group include but are not limited to:

(i) The Group's business operation is subject to PRC laws and regulations and, in particular, the Group is sensitive to policy changes related to the PRC property development industry and construction industry, including those that affect the supply of land for property development, project financing and taxation, as well as local government budgets and the policies regarding regulation and control of the property market. The Group cannot guarantee that the PRC government will relax existing restrictive measures, impose and enhance restrictive measures, or impose other restrictive policies, regulations or measures in the future. The existing and other future restrictive measures may limit our access to capital, reduce market demand for the Group's products and increase the Group's finance costs, and any easing measures introduced may also not be sufficient. If the Group fails to adapt its operations to new policies, regulations and measures that may come into effect from time to time, or such policy changes negatively impact the Group's business, the Group's financial condition, results of operations and prospects may be materially and adversely affected.

The Group cannot guarantee that its internal control measures will always be sufficient and effective. Certain legal uncertainties in, and inconsistent interpretations and enforcement of, current PRC laws and regulations expose the Group to the risk of non-compliance. If deemed non-compliant, the Group could be subject to administrative or regulatory fines and penalties, including the suspension or revocation of the Group's licenses, and the Group's operations may be hindered or halted, which could have a material and adverse effect on the Group's business and results of operations. As the PRC legal system and the property development and construction industries continue to evolve, changes in the relevant laws and regulations or in their interpretation or enforcement may also make the Group exposed to the risk of the difficulty in complying with the laws and regulations.

The Group will closely monitor relevant regulations issued by the PRC government, and will try its best to response by adopting appropriate strategies.

- (ii) The Group's business and prospects depend on economic conditions and performance of property market in the PRC. In particular, the Group has many property development projects at various stages of development in Zhuozhou and Zhangjiakou, and the Company plans to expand to cities in Beijing-Tianjin-Hebei Region. As such, the Group's business continues to be heavily dependent on the property markets in such areas. Such property markets may be affected by local, regional, national and global factors, including economic and financial development, speculative activities in local markets, demand for and supply of properties, availability of alternative investment choices for property buyers, inflation, government policies, interest rates and availability of capital. Any adverse development in the overall property market of the PRC or in the property markets of the cities in which the Group has or expects to have business operations may adversely affect the Group's business, financial condition, results of operations and prospects. The Group will closely monitor the sales position at all times and adopt strategies with flexibilities to cope with the risks.
- (iii) The growth and success of the Group's business depend on its ability to continue acquiring land reserves located in desirable locations at commercially reasonable prices. The Group's ability to acquire land depends on a variety of factors that the Group cannot control, such as general economic conditions, the Group's effectiveness in identifying and acquiring land parcels suitable for development and the competition for such land parcels. Rapid property development in Zhuozhou and Zhangjiakou and other parts of Hebei Province in recent years has resulted in a shortage in the supply of undeveloped land in desirable locations and increased land acquisition costs, which is one of the largest components of the Group's cost of sales. Any increase in the Group's land costs resulting from shortages of supply or our inability to procure land could have a material and adverse effect on the Group's business, financial condition, results of operations and prospects. The Group will acquire sufficient land reserves through various methods, including merger and acquisition, public tender, auction or listing-for-sale process, to control the availability of land acquisition.

Fluctuations in the Group's operating results may be caused by other factors, including fluctuations in expenses, such as land grant premium, development costs, administrative expenses, and selling and marketing expenses, and changes in market demand for our properties. In addition, the cyclical PRC property market affects the optimal timing for the acquisition of land, the planning of development and the sales of properties. This cyclicality, combined with the lead time required for the completion of projects and the sales of properties, means that the Group's results of operations relating to property development activities may be susceptible to significant fluctuations from period to period. Furthermore, the Group's property development projects may be delayed or adversely affected by a combination of factors beyond its control, which may in turn adversely affect revenue recognition and consequently the cash flow and results of operations, particularly for the property development business.

(iv) PRC law allows property developers to pre-sell properties prior to their completion upon satisfaction of certain requirements. The Group depends on cash flows from the pre-sale of properties as an important source of funding for its property projects. Under current PRC laws and regulations, property developers must fulfill certain conditions before they can commence pre-sale of properties and the use of pre-sale proceeds may be subject to certain limitations. The pre-sale proceeds of properties may only be used to fund the property development costs of the relevant projects. There is no guarantee that the PRC government will not adopt any restrictions to or will not abolish current pre-sale practices. The future implementation of any restrictions on the Group's ability to pre-sell its properties, including any requirements to increase the amount of up-front expenditures the Group must incur prior to obtaining a pre-sale permit, would extend the time required for recovery of the Group's capital outlay and would force the Group to seek alternative means to finance the various stages of the Group's property developments, including increasing borrowings, which would in turn increase the Group's interest payments. This could have a material adverse effect on the Group's business, cash flow, financial condition and results of operations.

In addition, the Group may experience delays in the completion of pre-sold property developments, in which case the Group may be liable to purchasers for their losses. Furthermore, pursuant to the pre-sale agreements the Group enters into with our customers, if a pre-sold property development is not delivered on time, the purchaser may be entitled to damages. If the delay extends beyond the contractually specified period, the purchaser may terminate the pre-sale agreement, reclaim the payment and claim damages in accordance with the contract.

(v) Most purchasers of the Group's properties apply for bank borrowings and mortgages to fund their purchases. In accordance with industry practice, banks require the Group to guarantee mortgage loans taken out by purchasers of the properties that the Group develops. Typically, the Group guarantees the full value of mortgage loans taken out by purchasers, as well as accrued interest and penalties for defaults in mortgage payments, up until the issuance of the relevant property ownership certificates and the registration of the mortgage in favor of the mortgagee bank. These are contingent liabilities not reflected on the Group's balance sheets. If a purchaser defaults on a mortgage loan, the Group may be required to repurchase the underlying property by paying off the mortgage. If the Group fails to do so, the mortgagee bank may auction the underlying property and recover any additional amount outstanding from the Group as the guarantor of the mortgage loans. In line with industry practice, the Group does not conduct any independent credit checks on its customers and rely on the credit evaluations conducted by the mortgage banks for such customers.

- (vi) The Group normally receives progress payments from its customers based on the site works done, or milestone payments from its customers based upon our achievement of key milestones of the project as stipulated in the project contract. Furthermore, the Group's customers generally retain up to 5% of the total contract sum as retention fees. The retention fees are generally returned to the Group in full upon expiry of the defects liability period if there are no material quality issues with the Group's works during such period. In most of the Group's construction contracts, the defects liability period ranges from six months to two years following the completion of the construction contracting project, depending on the type of construction work the Group undertakes. As such, if the Group fails to achieve any key milestone as stipulated in the project contract on time, the Group will not receive any milestone payments until it achieves such milestone, which may materially and adversely affect the Group's cash flows and financial position. Should the customers fail to or delay in making progress payments or milestone payments, or in releasing retention fees, the Group may need to recognize such default payment as bad debts and the Group's cash flow position and working capital may be materially and adversely affected.
- (vii) The Group subcontracts certain of its construction services from time to time. The Group conducts regular quality inspections of its subcontractors' work; however, the Group cannot guarantee the performance and work quality of its construction subcontractors as the Group may not be able to monitor the operations of its subcontractors as directly and efficiently as the Group does its own operations. If a construction subcontractor fails to meet the Group's quality standards or breaches our subcontracting agreement, and if the Group is unable to hire alternative construction subcontractors in a timely manner or on favorable terms, or at all, the Group's operations may be delayed, which could harm its reputation and adversely affect the Group's business, financial condition and results of operations. Moreover, the Group may be subject to additional costs if it is required to hire alternative construction subcontractors, which would lower the efficiency and profitability of the Group's operations.

In addition, the Group may be required to bear the liability arising from any defects in its construction subcontractors' work and thus may be subject to claims arising from any such defective work. The Group may attempt to seek indemnity from the relevant construction subcontractors in the event a liability claim is brought against the Group with respect to their performance, but the Group may be required to compensate its customers before it is able to recover such amounts. If the Group is unable to seek indemnity from its construction subcontractors or the Group remains uncompensated for a protracted period of time, the Group may be required to bear significant financial burdens, in which case the Group's business, financial condition and results of operations could be materially and adversely affected.

(viii) The Group operates heavily regulated businesses that require the Group to obtain, maintain and renew a number of licenses, qualifications, approvals and permits including, but not limited to, qualification certificates for property development enterprise and construction contracting enterprise, land use rights certificates, construction work planning permits, construction works commencement permits, pre-sale permits and completion certificates. The Group must meet specific conditions in order for the government authorities to issue or renew any certificate, license or permit. Further, the Group is subject to regular inspections, examinations, inquiries and audits, as well as periodic and spot inspections by the relevant governmental authorities, to maintain or renew such licenses, qualifications and permits. The Group cannot quarantee that it will be able to obtain, maintain or renew the requisite licenses, qualifications and permits, or comply with any new licensing requirements, if new laws or regulations are promulgated or existing laws or regulations are amended, which may subject the Group to resulting penalties, limitations or costs and, in turn, may have a material and adverse effect on the Group's business, financial condition and results of operations. Further, extensive government regulation and related delays in seeking the requisite licenses, qualifications and permits can significantly delay the introduction of additional services or products, which could materially and adversely affect the Group's competitiveness. Even if the Group does obtain the requisite licenses, qualifications and permits from the relevant authorities, they may be granted on a limited basis or be subject to modification of the Group's services or products, which could increase the Group's operational costs.

OUTLOOK

Details of the future development of the Company's business are set out in the sections headed "Chairman's Statement" and "Management Discussion and Analysis" in this Annual Report.

BOARD COMPOSITION

During the Reporting Period and up to the date of this Annual Report, the Board consists of nine Directors with details as follows:

Executive Directors

Mr. Li Baotian (Chairman of the Board and Chief Executive Officer)

Ms. Shen Lifeng

Ms. Wang Xinling

Mr. Li Yaruixin

Ms. Wang Huijie

Mr. Zang Lin

Independent Non-executive Directors

Mr. Li Xu

Mr. Liu Kaixiang

Mr. Li Qingxu

According to Article 108(a) of the Articles of Association of the Company, at each annual general meeting of the Company one-third of the Directors for the time being, or, if their number is not three or a multiple of three, then the number nearest to but not less than one-third, shall retire from office by rotation provided that every Director (including those appointed for a specific term) shall be subject to retirement by rotation at least once every three years. A retiring Director shall be eligible for re-election. The Company at the general meeting at which a Director retires may fill the vacated office.

According to Article 108(a) of the Articles of Association, Ms. Wang Huijie, Mr. Zang Lin and Mr. Liu Kaixiang will retire from the directorships at the Annual General Meeting, and are eligible and will offer themselves for re-election.

No Director proposed for re-election at the Annual General Meeting has an unexpired service contract which is not determinable by the Company or any of its subsidiaries within one year without payment of compensation, other than statutory compensation.

BIOGRAPHY OF DIRECTORS AND SENIOR MANAGEMENT

Biographical details of the Directors and the senior management of the Group are set out in the section headed "Directors and Senior Management" of this Annual Report.

CHANGES IN DIRECTORS' INFORMATION

There were no changes in the Directors' information which are required to be disclosed pursuant to Rule 13.51B(1) of the Listing Rules.

DIRECTORS' SERVICE CONTRACTS

On October 21, 2019, each of Mr. Li Baotian, Ms. Shen Lifeng, Ms. Wang Xinling, Mr. Li Yaruixin, Ms. Wang Huijie and Mr. Zang Lin, being our executive Directors, has entered into a service contract with the Company for an initial term of three years commencing from the date of signing contract and subject to renewal in accordance with the Articles of Association of the Company and the applicable laws, rules and regulations.

Each of Mr. Li Xu, Mr. Liu Kaixiang and Mr. Li Qingxu, being our independent non-executive Directors, has entered into a letter of appointment with the Company on October 21, 2019. Each letter of appointment is for a term of three years commencing from the Listing Date. The letters of appointment may be renewed in accordance with the Articles of Association of the Company and the applicable laws, rules and regulations.

None of the Directors has entered into any service contract with the Company which is not determinable by the Company within one year without payment of compensation (other than statutory compensation).

DIRECTORS' AND CHIEF EXECUTIVE'S INTERESTS AND SHORT POSITIONS IN SHARES, UNDERLYING SHARES AND DEBENTURES OF THE COMPANY OR ITS ASSOCIATED CORPORATIONS

As of December 31, 2020, the interests or short positions of the Directors or the chief executives of the Company in the Shares, underlying Shares and debentures of the Company or its associated corporations (within the meaning of Part XV of the SFO) which were required to be entered in the register required to be kept by the Company pursuant to section 352 of the SFO, or which were otherwise required to be notified to the Company and the Stock Exchange pursuant to the Model Code under the Listing Rules, are set out below:

	Name of Member/			Approximate
	Associated			Percentage of
	Corporation of	Capacity/	Number of	Shareholding
Name of Director	the Group	Nature of Interest	Shares ⁽¹⁾	in the Company
Mr. Li Baotian ⁽²⁾	the Company	Interest in controlled corporation	594,000,000	73.38%

Notes:

- (1) All interests stated are long positions.
- (2) Mr. Li Baotian holds the entire interests in Jixiang International Industrial Company Limited. Under the SFO, Mr. Li Baotian is deemed to be interested in the Shares held by Jixiang International Industrial Company Limited.

Save as disclosed above, as at December 31, 2020, none of the Directors or the chief executives of the Company had any interests or short positions in the Shares, underlying Shares and debentures of the Company or its associated corporations (within the meaning of Part XV of the SFO) which were required to be entered in the register required to be kept by the Company pursuant to section 352 of the SFO, or which were otherwise required to be notified to the Company and the Stock Exchange pursuant to the Model Code.

SUBSTANTIAL SHAREHOLDERS' INTERESTS AND SHORT POSITIONS IN SHARES AND UNDERLYING SHARES OF THE COMPANY

So far as is known to the Company, as of December 31, 2020, as recorded in the register required to be kept by the Company under section 336 of the SFO, the following persons, other than a Director or chief executive of the Company, had an interest of 5% or more in the Shares or underlying Shares:

Name of Shareholder	Capacity	Number of Ordinary Shares or Securities of the Company Held (shares) ⁽¹⁾	Approximate Percentage of Shareholding in the Company
Jixiang International Industrial Company Limited ⁽²⁾	Beneficial owner	594,000,000	73.38%
Ms. Zhou Chunlan ⁽³⁾	Interest of spouse	594,000,000	73.38%

Notes:

- (1) All interests stated are long positions.
- (2) Jixiang International Industrial Company Limited is wholly owned by Mr. Li Baotian.
- (3) Ms. Zhou Chunlan is the spouse of Mr. Li Baotian. Therefore, under the SFO, Ms. Zhou Chunlan is deemed to be interested in all the Shares in which Mr. Li Baotian is interested.

Save as disclosed herein, as of December 31, 2020, the Directors are not aware of any persons (other than a Director or chief executive of the Company) who had interests or short positions in the Shares or underlying shares of the Company which would fall to be disclosed to the Company under the provisions of Divisions 2 and 3 of Part XV of the SFO, or would be required, pursuant to section 336 of the SFO, to be entered in the register required referred to therein.

ACQUISITION OF SHARES OR DEBENTURES BY DIRECTORS

During the year ended December 31, 2020, there were no any rights to acquire benefits by means of the acquisition of Shares in or debentures of the Company granted to any Director or their respective spouse or children under 18 years of age, nor were there any such rights exercised by them. Also, there was no arrangement to which the Company, its holding company, or any of its subsidiaries or fellow subsidiaries is a party that would enable the Directors to acquire such rights in any other body corporate.

DIRECTORS' INTERESTS IN COMPETING BUSINESS

As at December 31, 2020, none of the Controlling Shareholders of the Group or the Directors was engaged or had interest in any business, apart from the business of the Group, which competes or is likely to compete, directly or indirectly, with the Group's business, which would require disclosure under Rule 8.10 of the Listing Rules.

Compliance with Non-Competition Undertakings

Deed of Non-Competition

To ensure that competition does not develop between the Company and other business activities and/or interests of the Controlling Shareholders (being Mr. Li Baotian and Jixiang International Industrial Company Limited, which is wholly owned by Mr. Li Baotian), each of our Controlling Shareholders (collectively, the "Covenantors" and each, a "Covenantor") has entered into a Deed of Non-competition in favor of the Group on October 21, 2019, pursuant to which each of the Covenantors has, among other things, irrevocably and unconditionally undertaken, jointly and severally, with the Company that at any time during the Relevant Period (as defined below), the Covenantor shall not, and shall procure that its/his/her close associates (other than members of the Group) shall not, directly or indirectly, carry on, engage in, invest in, participate in, attempt to participate in, render any services to, provide any financial support to or otherwise be involved in or interested in, whether alone or jointly with another person and whether directly or indirectly or on behalf of or to assist or act in concert with any other person, any business or investment activities, whether in or outside the PRC, which are the same as, similar to or in competition or likely to be in competition with the business carried on or contemplated to be carried on by any member of the Group from time to time (the "Restricted Business").

Each of the Covenantors has also undertaken to refer, or to procure the referral of, any investment or commercial opportunities relating to any Restricted Business ("New Business Opportunities" and each, a "New Business Opportunity") to us (for ourselves and as trustee for the benefit of each of our subsidiaries from time to time).

The relevant Covenantor shall be entitled to but shall not be obliged to carry on, engage, invest, participate or be interested (economically or otherwise) in the New Business Opportunity (whether individually or jointly with another person and whether directly or indirectly or on behalf of or to assist any other person) on the same, or less favorable, terms and conditions in all material respects as set out in the Offer Notice if:

- (i) it/he/she has received a written notice from us declining the New Business Opportunity; or
- (ii) it/he/she has not received any written notice from the Company of its decision to pursue or decline the New Business Opportunity within 30 business days from the Company's receipt of the Offer Notice, or if it/he/she has extended the Offer Notice Period, within such other period as agreed by it, in which case the Company shall be deemed to have declined the New Business Opportunity.

If there is a change in the nature or proposal of the New Business Opportunity pursued by the relevant Covenantor, it/he/she shall refer the New Business Opportunity as revised and shall provide to the Company details of all available information for the Company to consider whether to pursue the New Business Opportunity as revised.

When considering whether or not to pursue any New Business Opportunities, the independent non-executive Directors of the Company will form their views based on a range of factors, including but not limited to, the estimated profitability, investment value and permits and approval requirements. The Covenantors, for themselves and on behalf of their respective close associates (except any members of the Group), have also acknowledged that the Company may be required by the relevant laws, regulations and rules and regulatory bodies to disclose, from time to time, information on the New Business Opportunities, including but not limited to disclosure in public announcements or annual reports of the Company its decisions to pursue or decline the New Business Opportunities, and have agreed to disclose to the extent necessary to comply with any such requirements.

For the purposes of the above, the "Relevant Period" means the period commencing from the Listing Date of the Company and shall expire on the earlier of (i) the date when the Covenantors and any of their respective close associates, cease to hold, or otherwise be interested in, beneficially in aggregate whether directly or indirectly, 30% or more (or such other percentage of shareholding as stipulated in the Listing Rules to constitute a Controlling Shareholder) of the issued share capital of the Company or (ii) the date on which our Shares cease to be listed on the Stock Exchange (except for temporary suspension of trading of our Shares).

Annual Review

The Covenantors have confirmed that they did not refer, or to procure the referral of, any investment or commercial opportunities relating to the Restricted Business to the Group during the year ended December 31, 2020.

The Company has received a written confirmation from each of the Covenantors in respect of the compliance by them and their close associates with the terms of the Deed of Non-Competition. Upon receipt of confirmation letters from the Controlling Shareholders, the independent non-executive Directors have conducted review as part of the annual review procedures. The independent non-executive Directors have assessed whether the Covenantors and their close associates have complied with the terms of the Deed of Non-Competition, and were satisfied that each of the Covenantors has complied with its/his undertakings under the Deed of Non-Competition during the year ended December 31, 2020.

CONTINUING CONNECTED TRANSACTIONS

Pursuant to Chapter 14A of the Listing Rules, details of the Company's continuing connected transactions are as follows:

Zhuozhou Tianbao Construction is a company established in China with limited liability and principally engaged in provision of construction materials. Zhuozhou Tianbao Construction was owned as to 70% by Mr. Li Baotian and 30% by Baoxin Industrial Co., Ltd. Baoxin Industrial Co., Ltd. was owned as to 80% by Ms. Zhou Chunlan, the spouse of Mr. Li Baotian and 20% by Mr. Li Yaruixin, the son of Mr. Li Baotian. Therefore, Zhuozhou Tianbao Construction is an associate of Mr. Li Baotian (being a Controlling Shareholder, Chairman of the Board, an executive Director and Chief Executive Officer) and thus is a connected person of the Company by virtue of Rule 14A.07(4) of the Listing Rules.

Construction Materials Purchase Framework Agreement

On May 4, 2020, the Company entered into a purchase framework agreement (the "Construction Materials Purchase Framework Agreement") with Zhuozhou Tianbao Construction for a period up to December 31, 2020, pursuant to which Zhuozhou Tianbao Construction agreed to provide construction materials, such as grid plates and steel welding plates, to the Group according to the separate agreements in respect of the transactions to be entered into between the relevant member of the Group and Zhuozhou Tianbao Construction from time to time.

Annual Cap

The maximum annual amount payable by the Group to Zhuozhou Tianbao Construction for the year ended December 31, 2020 in relation to the purchase of construction materials under the Construction Materials Purchase Framework Agreement shall not exceed RMB8,910,000 (equivalent to approximately HK\$9,801,000). For the year ended December 31, 2020, based on the expected progress of the Group's Tianbao Jingbei Health City project in Huailai County, Zhangjiakou, it is estimated that CL grid plates and welded steel meshes of approximately 45,000 square meters will be required in the course of construction. The maximum annual amount payable by the Group to Zhuozhou Tianbao Construction in relation to the purchase of construction materials was determined to be approximately RMB8,910,000 (equivalent to approximately HK\$9,801,000), based on the estimation of RMB198 per square meter calculated on the basis of the prevailing market price and inflation.

The actual incurred amount in relation to the purchase of construction materials under the Construction Materials Purchase Framework Agreement by the Group from Zhuozhou Tianbao Construction for the year ended December 31, 2020 was approximately RMB8,270,000.

Since the highest applicable percentage ratio under the Listing Rules in respect of the annual cap is expected to be more than 0.1% but less than 5%, the transactions under the Construction Materials Purchase Framework Agreement shall be subject to the reporting, annual review and announcement requirements but exempt from circular and independent Shareholders' approval requirements under Chapter 14A of the Listing Rules.

Details of the terms of the Construction Materials Purchase Framework Agreement are set out in the Company's announcement dated May 4, 2020.

According to the IFRSs, the transactions under the Construction Materials Purchase Framework Agreement constitute connected transactions of the Company, and the details of which are set out in note 38 to the consolidated financial statements.

Renewed Construction Materials Purchase Framework Agreement

In view of the fact that the Construction Materials Purchase Framework Agreement entered into between the Company and Zhuozhou Tianbao Construction expired on December 31, 2020, on December 30, 2020, the Company and Zhuozhou Tianbao Construction have renewed the Construction Materials Purchase Framework Agreement for a term from January 1, 2021 up to December 31, 2021 (the "Renewed Construction Materials Purchase Framework Agreement"), pursuant to which Zhuozhou Tianbao Construction will provide construction materials (including but not limited to CL grid plates and weldmech) to the Group according to separate agreements in respect of the transactions to be entered into between the relevant members of the Group and Zhuozhou Tianbao Construction from time to time.

Annual Cap

The maximum annual amount payable by the Group to Zhuozhou Tianbao Construction for the purchase of construction materials under the Renewed Construction Materials Purchase Framework Agreement shall not exceed RMB8,282,000 (equivalent to approximately HK\$9,856,000) from January 1, 2021 to December 31, 2021.

As the highest applicable percentage ratio under the Listing Rules in respect of the annual cap is more than 0.1% but less than 5%, the transactions under the Renewed Construction Materials Purchase Framework Agreement shall be subject to the reporting, announcement and annual review requirements but exempt from circular and independent Shareholders' approval requirements under Chapter 14A of the Listing Rules.

Details of the terms of the Renewed Construction Materials Purchase Framework Agreement are set out in the Company's announcement dated December 30, 2020.

Confirmation from the Auditor

According to the requirements of Rule 14A.56 of the Listing Rules, the Company has engaged Ernst & Young ("EY") as its auditor to report on the continuing connected transactions in accordance with Hong Kong Standard on Assurance Engagements 3000 (Revised) "Assurance Engagements Other Than Audits or Reviews of Historical Financial Information" and with reference to Practice Note 740 "Auditor's Letter on Continuing Connected Transactions under the Hong Kong Listing Rules" issued by the Hong Kong Institute of Certified Public Accountants. Based on the works performed, EY has issued the letter to the Board confirming that, in respect of the continuing connected transactions disclosed above:

- (a) nothing has come to their attention that causes them to believe that the continuing connected transactions have not been approved by the Company's board of directors;
- (b) for transactions involving the provision of goods or services by the Group, nothing has come to their attention that causes them to believe that the transactions were not, in all material respects, in accordance with the pricing policies of the Group;
- (c) nothing has come to their attention that causes them to believe that the transactions were not entered into, in all material respects, in accordance with the relevant agreements governing such transactions; and

(d) with respect to the aggregate amount of each of the continuing connected transactions, nothing has come to their attention that causes them to believe that the continuing connected transactions have exceeded the relevant annual cap.

Save as disclosed above, the Company and its connected persons did not enter into any other non-exempt connected transactions during the Reporting Period.

Confirmation from Independent Non-executive Directors

The independent non-executive Directors have reviewed the continuing connected transactions mentioned above and confirmed that the transactions have been entered into in the ordinary and usual course of the business of the Group, on normal commercial terms or better, and in accordance with the relevant agreements governing them on terms that are fair and reasonable and in the interests of the Shareholders as a whole.

RELATED PARTY TRANSACTIONS

The Group entered into certain transactions with "related parties" as defined under the applicable accounting standards, which includes transactions that constitute continuing connected transactions for which the requirements under the Listing Rules have been complied with.

Save as aforesaid, there were no other discloseable non-exempted connected transaction or non-exempted continuing connected transaction under the Listing Rules during the Year and up to the date of this Annual Report.

Save as aforesaid, none of the "Related Party Disclosures" as disclosed in Note 38 to the consolidated financial statements for the Year constituted a discloseable non-exempted connected transaction or a non-exempted continuing connected transaction under the Listing Rules.

To the extent that the above "Related Party Disclosures" constituted connected transactions or continuing connected transactions as defined in the Listing Rules, the Company had complied with the relevant requirements under Chapter 14A of the Listing Rules during the Year.

A summary of the related party transactions entered into by the Group during the year ended December 31, 2020 are disclosed in note 38 to the consolidated financial statements of this Annual Report.

CONTRACT OF SIGNIFICANCE

Save as disclosed in the section headed "Continuing Connected Transactions" above, no contract of significance was entered into between the Company, or one of its subsidiaries, and any of its Controlling Shareholders or their respective subsidiaries and no contract of significance was entered into for the services provided to the Company or any of its subsidiaries by the Controlling Shareholder or any of its subsidiaries during the year ended December 31, 2020.

DIRECTORS' INTERESTS IN TRANSACTION, ARRANGEMENT OR CONTRACTS

Other than those transactions disclosed in note 38 to the consolidated financial statements of the Group in this Annual Report and in the paragraphs headed "Directors' Interests in Competing Business" and "Continuing Connected Transactions" in this section, no Director or Controlling Shareholder of the Company has any material interest, either directly or indirectly, in any transaction, arrangement or contract of significance to the Group's business to which the Company, any of its subsidiaries, fellow subsidiaries or its parent companies were a party subsisted at the end of the year or at any time during the year ended December 31, 2020.

MANAGEMENT CONTRACTS

No contracts concerning the management and administration of the whole or any substantial part of the business of the Company were entered into or subsisted during the year ended December 31, 2020.

DIRECTORS' PERMITTED INDEMNITY PROVISION

According to Article 191 of the Articles of Association and subject to Cayman Islands Company Law, the Directors are entitled to be indemnified and secured harmless out of the assets of the Company from and against all actions, costs, charges, losses, damages and expenses which they shall or may incur or sustain by reason of any act done, concurred in or omitted in or about the execution of their duty as a Director, except such (if any) as they shall incur or sustain through their own dishonesty, wilful default or fraud. The Company has arranged appropriate directors' liability insurance coverage for the Directors of the Group.

COMPENSATION OF DIRECTORS AND SENIOR MANAGEMENT

The Directors and senior management members receive compensation from the Company in the form of salaries, bonuses and other benefits in kind such as contributions to pension plans.

The Directors' remuneration for the year ended December 31, 2020 as well as information on the highest paid individuals, please refer to notes 8 and 9 to the consolidated financial statements.

Our Board will review and determine the remuneration and compensation packages of the Directors and senior management and will receive recommendation from our remuneration committee (the "Remuneration Committee") which will take into account salaries paid by comparable companies, time commitment and responsibilities of the Directors and performance of the Company.

None of the Directors had waived or agreed to waive any remuneration during the year ended December 31, 2020.

During the Reporting Period, no emoluments were paid by the Group to any Director or any of the five highest paid individuals as an inducement to join or upon joining the Group or as compensation for loss of office.

EMPLOYMENT AND REMUNERATION POLICIES

The emolument of the Group's employees is mainly determined based on prevailing market level of remuneration and the individual performance and work experience of employees.

The remuneration policies of the executive Directors and senior management of the Company are determined with reference to various factors including (i) the Group's actual operation; (ii) remuneration of industry peers; (iii) position and duty of executive Directors; and (iv) adjustment of organisational structure, and are reviewed annually in order to offer a reasonable remuneration package to attract, retain and motivate the Directors and senior management to serve the Group. The fee of independent non-executive Directors is determined with reference to their respective duty and responsibility in the Company and is reviewed annually.

For the year ended December 31, 2020, the Group's total staff costs (excluding Directors' remuneration) amounted to RMB18,518,000, including salaries, wages, allowances and benefits.

The Group's long-term growth depends on the expertise and experience of our employees. The Group mainly recruits through on-campus recruitment, experienced hire and online recruitment.

In addition, the Group has adopted a Share Option Scheme (as defined below) and a Share Award Scheme (as defined below) for the purpose of providing incentives and rewards to eligible persons who contribute to the success of the Group's continual operation and development.

As of December 31, 2020, the Group had a total of 428 employees. The Group has established a comprehensive training system for our employees, based on their responsibilities, covering professional knowledge, technical, operational and managerial skills, corporate culture, internal control and other areas. Such programs are designed to foster career development for our employees and thus to invest in the future of the Group's human resources.

PENSION AND EMPLOYEE BENEFIT SCHEMES

The Group offers our employees in the PRC salaries and make contributions to social insurance fund, including pension, medical, unemployment, maternity and occupational injury insurance, and housing provident fund for the Group's employees. The Group has joined a mandatory provident fund scheme (the "MPF Scheme") for all employees in Hong Kong.

Pension plans

The Group has the social pension plans (the "Social Pension Plans") for its employees arranged by local government labour and security authorities. The Group makes contributions on a monthly basis to the Social Pension Plans. The contributions are charged to profit or loss as they become payable in accordance with the rules of the Social Pension Plans. Under such plans, the Group has no further obligation beyond the contributions made. Accordingly, no forfeited contributions under the Social Pension Plans is available to reduce the contribution payable in future years.

The MPF Schemes

The Group operates a MPF Scheme under the Mandatory Provident Fund Schemes Ordinance for those employees in Hong Kong who are eligible to participate in the MPF Schemes. Contributions are made based on a percentage of the relevant income of employees in Hong Kong and are charged to the statement of profit or loss as they become payable in accordance with the rules of the MPF Schemes. The assets of the MPF Schemes are held separately from those of the Group in independently administered funds. The Group's employer contributions vest fully with the employees when contributed into the MPF Schemes except for the Group's employer voluntary contributions forfeited when the employees leave employment prior to fully vesting in such contributions, which can be used to reduce the amount of future employer contributions or to offset against future administration expenses or to refund to the Group, in accordance with the rules of the MPF Schemes. Accordingly, no forfeited contributions under the MPF Schemes is available to reduce the contribution payable in future years.

Housing provident fund and other social insurances

The Group has participated in defined social security contribution schemes for its employees pursuant to the relevant laws and regulations of the PRC. These include housing provident fund, basic medical insurance, unemployment insurance, injury insurance and maternity insurance. The Group makes monthly contributions to the housing provident fund and other social insurances. The contributions are charged to profit or loss on an accrual basis. The Group has no further obligations beyond the contributions made.

SHARE OPTION SCHEME

The following is a summary of the principal terms of the share option scheme conditionally adopted by the Company through written resolutions on October 21, 2019 (the "Share Option Scheme"). The Share Option Scheme is subject to the provisions of Chapter 17 of the Listing Rules.

(a) Purpose

The purpose of the Share Option Scheme is to enable the Group to grant options to selected participants as incentives or rewards for their contribution to the Group. The Board believes the Share Option Scheme will enable the Group to reward our employees, our Directors and other selected participants for their contributions to the Group. Given that our Directors are entitled to determine the performance targets to be achieved as well as the minimum period that an option must be held before an option can be exercised on a case by case basis, and that the exercise price of an option cannot in any event fall below the price stipulated in the Listing Rules or such higher price as may be fixed by our Directors, it is expected that grantees of an option will make an effort to contribute to the development of the Group so as to bring about an increased market price of the Shares in order to capitalize on the benefits of the options granted.

(b) Who may join

Our Directors may, at their absolute discretion, invite any person belonging to any of the following classes of participants, who our Board considers, in its sole discretion, have contributed or will contribute to the Group, to take up options to subscribe for Shares (collectively the "Eligible Participants"):

- (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 advisors, consultants, distributors, contractors, customers, suppliers, agents, business partners, joint venture business partners, service providers of any member of the Group.

For the purposes of the Share Option Scheme, the options may be granted to any company wholly-owned by one or more persons belonging to any of the above classes of participants. For the avoidance of doubt, the grant of any options by the Company for the subscription of Shares or other securities of the Group to any person who falls within any of the above classes of participants shall not, by itself, unless our Directors otherwise so determine, be construed as a grant of option under the Share Option Scheme.

The eligibility of any of the above class of participants to the grant of any option shall be determined by our Directors from time to time on the basis of our Directors' opinion as to the participant's contribution to the development and growth of the Group.

(c) Maximum number of Shares

(i) The maximum number of Shares which may be issued upon the exercise of all outstanding options granted and yet to be exercised under the Share Option Scheme and any other share option scheme of the Group shall not in aggregate exceed 30% of the issued share capital of the Company from time to time.

- (ii) The total number of Shares which may be issued upon exercise of all options to be granted under the Share Option Scheme and any other share option scheme of the Group shall not in aggregate exceed 10% of the aggregate of the Shares in issue as at the date of approval of the Share Option Scheme, and such 10% limit represents 60,000,000 Shares (the "General Scheme Limit").
- (iii) Subject to paragraph (i) above and without prejudice to paragraph (iv) below, the Company may issue a circular to its Shareholders and seek approval of its Shareholders in a general meeting to extend the General Scheme Limit provided that the total number of Shares which may be issued upon exercise of all options to be granted under the Share Option Scheme and any other share options scheme of the Group shall not exceed 10% of the Shares in issue as of the date of approval of the limit and, for the purpose of calculating the limit, options (including those outstanding, cancelled, lapsed or exercised in accordance with the Share Option Scheme and any other share option scheme of the Group) previously granted under the Share Option Scheme and any other share option scheme of the Group will not be counted. The circular sent by the Company to its Shareholders shall contain, among other information, the information required under Rule 17.02(2)(d) of the Listing Rules and the disclaimer required under Rule 17.02(4) of the Listing Rules.

(d) Maximum entitlement of each participant

The total number of Shares issued and to be issued upon exercise of the options granted and to be granted under the Share Option Scheme and any other share option scheme of the Group (including both exercised and outstanding options) to each participant in any 12-month period shall not exceed 1% of the issued share capital of the Company for the time being (the "Individual Limit"). Any further grant of options to a participant in aggregate in excess of the Individual Limit in any 12-month period up to and including the date of such further grant shall be subject to the issue of a circular to our Shareholders and our Shareholders' approval in general meeting of the Company with such participant and his close associates abstaining from voting. The number and terms (including the exercise price) of options to be granted to such participant must be fixed before Shareholders' approval and the date of board meeting for proposing such further grant should be taken as the date of grant for the purpose of calculating the exercise price under note (1) to Rule 17.03(9) of the Listing Rules.

(e) Time of acceptance and exercise of option

An option may be accepted by a participant to whom the offer is made within 5 business days from the date on which the letter containing the offer is delivered to that participant. An option may be exercised in accordance with the terms of the Share Option Scheme at any time during a period to be determined and notified by our Directors to each grantee, which period may commence on a day after the date upon which the offer for the grant of options is made but shall end in any event not later than 10 years from the date of grant of the option subject to the provisions for early termination under the Share Option Scheme. Unless otherwise determined by our Directors and stated in the offer of the grant of options to a grantee, there is no minimum period required under the Share Option Scheme for the holding of an option before it can be exercised.

An offer shall be deemed to have been accepted and the option to which the offer relates shall be deemed to have been granted and to have taken effect when the duplicate of the offer letter comprising acceptance of the offer duly signed by the grantee with the number of Shares in respect of which the offer is accepted clearly stated therein, together with a remittance in favor of the Company of HK\$1.00 by way of consideration for the grant thereof, which must be received by the Company within 5 business days from the date on which the offer letter is delivered to the grantee.

(f) Subscription price for Shares and consideration for the option

The subscription price per Share under the Share Option Scheme will be a price determined by our Directors, but shall not be less than the highest of:

- (i) the closing price of the Shares as stated in the Stock Exchange's daily quotations sheet on the date of the offer of grant, which must be a business day;
- (ii) the average closing price of the Shares as stated in the Stock Exchange's daily quotations sheets for the five business days immediately preceding the date of the offer of grant (provided that in the event that any option is proposed to be granted within a period of less than five business days after the trading of the Shares first commences on the Stock Exchange, the new issue price of the Shares for the Global Offering shall be used as the closing price for any business day falling within the period before listing of the Shares on the Stock Exchange); and
- (iii) the nominal value of a Share on the date of grant.

(g) Period of the Share Option Scheme

The Share Option Scheme shall be effective for a period of ten years commencing from the date of adoption until October 20, 2029.

As of December 31, 2020, no option had been granted under the Share Option Scheme.

SHARE AWARD SCHEME

The Company has adopted the share award scheme on March 4, 2020 (the "Share Award Scheme") to recognise the contributions by certain employees and to provide them with incentives in order to retain them for the continual operation and development of the Group. With the Share Award Scheme, the Company also hopes to attract suitable personnel for further development of the Group. The following is a summary of the Share Award Scheme adopted by the Company:

Purposes, Duration and Administration

The purposes of the Share Award Scheme are (i) to recognise the contributions by certain employees and to provide them with incentives in order to retain them for the continual operation and development of the Group; and (ii) to attract suitable personnel for further development of the Group.

Subject to any early termination as may be determined by the Board pursuant to the terms of the Share Award Scheme, the Share Award Scheme shall be valid and effective for a term of five (5) years commencing on the adoption date. Such termination of the Share Award Scheme shall not affect any subsisting rights of any selected employee in respect of any award made to him prior to such termination.

The administration of the Share Award Scheme shall be subject to (i) the administration of the Board and the trustee in accordance with the rules of the Share Award Scheme and the trust deed; and (ii) compliance with the Articles and all applicable laws, regulations and rules (including without limitation, the Listing Rules and the Takeovers Code) from time to time.

Maximum Limit

The Board shall not make any further award of awarded shares which will result in the number of the Shares awarded by the Board under the Share Award Scheme exceeding 5% of the issued share capital of the Company from time to time.

Appointment of Trustee

The Company has entered into trust deed and appoint Victory Global Trustee Company Limited as the trustee for the administration of the Share Award Scheme pursuant to the scheme rules. To the best knowledge, information and belief of the Directors after making all reasonable enquires, the trustee and its ultimate beneficial owners are third parties independent of the Company and are not connected persons (as defined under the Listing Rules) of the Company. The trustee will administer the Share Award Scheme in accordance with the scheme rules and the trust deed.

According to the Share Award Scheme, the Board may from time to time instruct the trustee to purchase Shares in the open market for the purpose of the Share Award Scheme. The Shares purchased by the trustee and the returned shares will be held by the trustee until they are vested in the selected employees in accordance with the scheme rules and the trust deed.

Termination

The Share Award Scheme shall terminate on the earlier of (i) the 5th anniversary date of the adoption date; and (ii) such date of early termination as determined by the Board.

For details of the Share Awards Scheme, please refer to the Company's announcement dated March 4, 2020.

During the year ended December 31, 2020, 19,848,000 Shares were purchased by the trustee from the market at an average price of approximately HK\$2.68 (equivalent to RMB2.44) per share, with an aggregate amount of HK\$53,188,000 (equivalent to RMB48,517,000). No Shares were granted to eligible employees pursuant to the Share Award Scheme during the year ended December 31, 2020. As of December 31, 2020, no awarded shares had been granted under the Share Award Scheme. At the end of the Reporting Period, there were 19,848,000 shares held by the trustee.

EQUITY-LINKED AGREEMENTS

Save for the Share Option Scheme and Share Award Scheme as set out in this Annual Report, no equity-linked agreements were entered into by the Group, or subsisted during the year ended December 31, 2020.

MAJOR CUSTOMERS AND SUPPLIERS

For the year ended December 31, 2020, the Group's revenue from its five largest customers accounted for less than 30% of the Group's total revenue for the Year. For the year ended December 31, 2020, the Group's purchase amount from its five largest suppliers accounted for less than 30% of the Group's total purchase amount for the year. The information in respect of the Group's sales and purchases attributable to the major customers and suppliers respectively during the financial year is as follows:

	Percentage of the	ne Group's total Suppliers (primarily raw material providers and	
	Sales	companies)	
The largest customer	2.8%	N/A	
Five largest customers in aggregate	24.4%	N/A	
The largest supplier	N/A	3.7%	
Five largest suppliers in aggregate	N/A	12.0%	

Save as disclosed in the section headed "Continuing Connected Transactions" on pages 66 to 69 of this Annual Report, at no time during the Year have the Directors, their close associates or any shareholder of the Company (which to the knowledge of the Directors owns more than 5% of issued share capital of the Company) had any interest in the Group's five largest customers and suppliers.

PURCHASE, SALE OR REDEMPTION OF LISTED SECURITIES OF THE COMPANY

Neither the Company nor any of its subsidiaries has purchased, sold or redeemed any of the Company's listed securities during the year ended December 31, 2020.

PRE-EMPTIVE RIGHTS

There are no provisions for pre-emptive rights under the Articles of Association, or the law of Cayman Islands being the jurisdiction in which the Company was incorporated under which would oblige the Company to offer new Shares on a pro-rata basis to existing shareholders.

MODEL CODE FOR SECURITIES TRANSACTIONS

The Company has adopted the Model Code as its code for dealing in securities in the Company by the Directors. The Directors have confirmed compliance with the required standard set out in the Model Code from January 1, 2020 to the date of this annual report.

The Company's employees, who are likely to be in possession of inside information of the Company, have also been subject to the Model Code for securities transactions. No incident of non-compliance of the Model Code by the Company's employees was noted by the Company from January 1, 2020 to the date of this annual report.

COMPLIANCE WITH CORPORATE GOVERNANCE PRACTICES

The Company had applied the principles and code provisions as set out in the Corporate Governance Code and has complied with the code provisions in the Corporate Governance Code during the year from January 1, 2020 to December 31, 2020, except for the deviation from the Corporate Governance Code provision A.2.1. Corporate governance practices adopted by the Company are set out in the section headed "Corporate Governance Report" in this annual report.

AUDIT COMMITTEE

The audit committee of the Company (the "Audit Committee") has reviewed the accounting principles and policies adopted by the Group and discussed the Group's risk management, internal controls and financial reporting matters with the management. The Audit Committee has reviewed the audited consolidated financial statements of the Group for the year ended December 31, 2020.

AUDITOR

The Group's consolidated financial statements for the year ended December 31, 2020 have been audited by EY. EY will retire and, being eligible, offer themselves for re-appointment at the forthcoming Annual General Meeting. A resolution for the re-appointment of EY as the Company's auditor is to be proposed at the Annual General Meeting. The Company did not change its auditor since its listing.

SUBSEQUENT EVENTS

The Directors are not aware of any significant event requiring disclosure that has taken place subsequent to December 31, 2020 and up to the date of this report.

By order of the Board

China Tianbao Group Development Company Limited

Li Baotian

Chairman of the Board and Executive Director

March 23, 2021

CORPORATE GOVERNANCE CODE

The Company is committed to achieving high standards of corporate governance to safeguard the interests of the shareholders of the Company (the "Shareholders") and to enhance corporate value and accountability. The Company has adopted the Corporate Governance Code (the "Corporate Governance Code") contained in Appendix 14 to the Listing Rules as its own code of corporate governance.

The Company has complied with all the applicable code provisions as set out in the Corporate Governance Code during the year ended December 31, 2020 and up to the date of this annual report (the "Relevant Period"), except for the deviation from the Corporate Governance Code provision A.2.1. The Directors will do their best to procure the Company to comply with the Corporate Governance Code on a continuous basis.

Pursuant to code provision A.2.1 of the Corporate Governance Code, the roles between the chairman and the chief executive officer should be separate and should not be performed by the same individual. Mr. Li Baotian has been serving as the chairman and the chief executive officer of the Company during the Relevant Period. However, the Board believes that vesting the roles of both chairman and chief executive officer in the same person has the benefit of ensuring consistent leadership within our Group and enables more efficient overall strategic planning for our Group.

Our Board considers that the balance of power and authority for the present arrangement will not be impaired and this structure will enable our Company to make and implement decisions promptly and effectively. The Board will continue to review and consider splitting the roles of chairman of the Board and chief executive officer of the Company at a time when it is appropriate and suitable by taking into account the circumstances of the Group as a whole.

BOARD OF DIRECTORS

The functions and duties of our Board include determining business and investment plans, formulating our annual budget and final accounts, and formulating our proposals for profit distributions and for the increase or reduction of registered capital. In addition, our Board is responsible for exercising other powers, functions and duties in accordance with the Articles of Association and all applicable laws and regulations, including the Listing Rules.

The Board has established Board committees and has delegated to these Board committees' various responsibilities as set out in their respective terms of reference which are published on the websites of the Stock Exchange and the Company.

The Board's main corporate governance duties include:

- (a) to develop and review the Company's policies and practices on corporate governance;
- (b) to review and monitor the training and continuous professional development of Directors and senior management;

- (c) to review and monitor the Company's policies and practices on compliance with legal and regulatory requirements;
- (d) to develop, review and monitor the code of conduct and compliance manual (if any) applicable to employees and Directors; and
- (e) to review the Company's compliance with the Corporate Governance Code and disclosure in the corporate governance report.

The operation and management of Group's property development and construction contracting businesses, the market development, the daily administration of the Group and the financial and fund management of the Group are delegated to the senior management of the Group. The delegated functions and work tasks are periodically reviewed.

During the Reporting Period, the Board held eight Board meetings to:

- (i) consider and approve the acquisition of the land use rights of a plot of land located in Zhuozhou High-tech Zone and its announcement;
- (ii) consider and approve the adoption of share award scheme and its announcement;
- (iii) review the corporate governance, risk management and internal control matters of the Company; review and monitor the Company's policies in relation to compliance with laws and regulatory requirements;
- (iv) consider and approve the construction materials purchase framework agreement entered into between the Company and Zhuozhou Tianbao Construction on May 4, 2020 and the announcement of the renewal of Continuing Connected Transaction in relation to such construction materials purchase framework agreement;
- (v) approve the positive profit alert announcement in relation to the unaudited consolidated management accounts of the Group for the six months ended June 30, 2020;
- (vi) consider and approve the unaudited financial statements, interim results announcement and interim report for the six months ended June 30, 2020;
- (vii) consider and approve the change of registered office of the Company and the address of the Company's principal share registrar and transfer office in the Cayman Islands; and
- (viii) consider and approve the 2021 construction materials purchase framework agreement entered into between the Company and Zhuozhou Tianbao Construction on December 30, 2020 and the announcement of the renewal of Continuing Connected Transaction in relation to such construction materials purchase framework agreement.

During the Reporting Period, the Board had reviewed and monitored the Company's policies and practices on corporate governance, reviewed and monitored the training and continuous professional development of Directors and senior management, reviewed and monitored the Company's policies and practices on compliance with legal and regulatory requirements, reviewed and monitored the code of conduct applicable to employees and Directors, and reviewed the Company's compliance with the Corporate Governance Code and made disclosure in the Corporate Governance Report.

BOARD COMPOSITION

The Board currently comprises nine members, consisting of six executive Directors and three independent non-executive Directors. During the Relevant Period, the Board of the Company comprised the following Directors:

Executive Directors

Mr. Li Baotian (the Chairman of the Board and Chief Executive Officer)

Ms. Shen Lifeng

Ms. Wang Xinling

Mr. Li Yaruixin

Ms. Wang Huijie

Mr. Zang Lin

Independent Non-executive Directors

Mr. Li Xu

Mr. Liu Kaixiang

Mr. Li Qingxu

During the Relevant Period, the Company has maintained at least three independent non-executive Directors (representing at least one-third of the Board) and at least one of the independent non-executive Directors with appropriate professional qualifications or accounting or related financial management expertise, in accordance with Rules 3.10(1), 3.10(2) and 3.10A of the Listing Rules.

Mr. Li Baotian (Chairman of the Board, executive Director and chief executive officer of the Company) is the father of Mr. Li Yaruixin (executive Director) and uncle-in-law of Ms. Wang Xinling (executive Director). Other than this, there are no financial, business, family or other material relationship among members of the Board.

BOARD DIVERSITY POLICY

With a view to achieving a sustainable and balanced development, the Company sees increasing diversity at the Board members level as an essential factor in supporting the attainment of its strategic objectives and its sustainable development. In designing the Board's composition, the Board diversity has been considered from a number of aspects, including but not limited to gender, age, cultural and educational background, ethnicity, professional experience, skills, knowledge and length of service. All Board appointments will be based on meritocracy, and candidates will be considered against objective criteria, having due regard for the benefits of diversity on the Board.

The nomination committee of the Company (the "Nomination Committee") will select its members among the Board in accordance with the Company's nomination policy and with reference to the Board diversity policy. The Nomination Committee will report annually, in the Corporate Governance Report, on the Board's composition under diversified perspectives, and monitor the implementation of the policy.

The analysis on diverse composition of the Group's Directors as at December 31, 2020 is as follows:

Number of				Years of	Principal roles and		
Directors	Position	Gender	Age range	service	responsibilities	Skills and knowledge	
1		Male	60-65	≥21	Overall strategy, business development and management		
2		Widio		10-15		Property development and construction contracting	
3	Executive		35-45	≥21	Operation and business management		
4	Director			15-20			
5		Female	Female 50-55	0-5	Management of securities market, investment and financing	Law, investment and financial management and corporate management	
6				15-20	Administrative management	Corporate management	
7	Independent non-executive Male Director		45-60		Providing independent	Accounting, commercial and financial education, human capital	
8			0-5	advice on operations and management	Law		
9	5.100101		60-65		aagomone	Property, construction, corporate management	

The Nomination Committee has reviewed the requirement on structure, composition and diversity of the Board. The Nomination Committee confirmed that the Company has met the requirement on balance and sufficiency of the Board.

INDEPENDENT NON-EXECUTIVE DIRECTORS

The independent non-executive Directors actively participate in Board meetings to bring independent judgement and make independent recommendations on the operation and management of the Group.

They will make decisions aiming to protect all the Shareholders' interests where potential conflicts of interests of other Directors arise. They serve as members of various Board committees and will scrutinise the performance of the Group in achieving agreed corporate goals and objectives and monitor performance reporting.

The Company has received confirmations from each of independent non-executive Directors made in respect of their independence in accordance with Rule 3.13 of the Listing Rules. The Board has assessed the independence of all the independent non-executive Directors based on the Listing Rules and considered that all the independent non-executive Directors are independent.

On October 21, 2019, each of Mr. Li Xu, Mr. Liu Kaixiang and Mr. Li Qingxu, being our independent non-executive Directors, has entered into a letter of appointment with the Company for a term of three years commencing from November 11, 2019 and subject to renewal in accordance with the Articles of Association and the applicable laws, rules and regulations.

BOARD COMMITTEES

The Board has established five Board committees with defined scope of duties in written form. These Board committees are the audit committee, the remuneration committee, the nomination committee, the investment decision committee and the strategic planning committee.

The Board committees are provided with sufficient resources to discharge their duties and, upon reasonable request, are able to obtain independent professional advice in appropriate circumstances at the expense of the Company if they consider necessary.

(1) Audit Committee

The Company has established an Audit Committee with written terms of reference in compliance with the Corporate Governance Code as set out in Appendix 14 to the Listing Rules. The primary duties of the Audit Committee are to review and supervise our financial reporting process and internal control system of our Group, oversee the audit process, provide advice and comments to our Board and perform other duties and responsibilities as may be assigned by our Board.

The Audit Committee consists of three members, namely Mr. Li Xu, Mr. Liu Kaixiang and Mr. Li Qingxu and all of them are independent non-executive Directors. Mr. Li Xu possesses the appropriate accounting and related financial management expertise. The chairman of the Audit Committee is Mr. Li Xu.

During the Reporting Period, the Audit Committee had conducted annual review on the Group's risk management and internal control system and monitoring and auditing procedures. The Audit Committee had advised the Board on the risk management and internal control system and monitoring and auditing procedures.

For the year ended December 31, 2020, the Audit Committee held three meetings, two of which were held with the Company's external auditor to discuss and review the auditing plan, accounting standards and policies adopted in the financial results and report, reviewed the annual results and annual report for the year ended December 31, 2019. Meanwhile, the Audit Committee held a meeting separately to review the interim results announcement and interim report for the six months ended June 30, 2020. The attendance record of individual Directors at the audit committee meetings is set out in the section headed "Directors' Attendance Record at Meetings" below.

(2) Remuneration Committee

The Company has established a Remuneration Committee with written terms of reference in compliance with the Corporate Governance Code as set out in Appendix 14 to the Listing Rules. The primary duties of the Remuneration Committee are to establish, review and make recommendations to our Directors on our policy and structure concerning remuneration of our Directors and senior management and on the establishment of a formal and transparent procedure for developing policies concerning such remuneration, determine the terms of the specific remuneration package of each executive Director and senior management and review and approve performance-based remuneration by reference to corporate goals and objectives.

The Remuneration Committee consists of five members, namely Mr. Li Qingxu (an independent non-executive Director), Mr. Li Xu (an independent non-executive Director), Mr. Liu Kaixiang (an independent non-executive Director), Ms. Wang Xinling (an executive Director) and Mr. Li Yaruixin (an executive Director). The chairman of the Remuneration Committee is Mr. Li Qingxu.

During the Reporting Period, the Remuneration Committee had assessed the performance of executive Directors, reviewed and discussed on the remuneration package of executive Directors, remuneration of independent non-executive Directors and the arrangement of the existing share option scheme. It also reviewed the remuneration policy and its implementation. The Remuneration Committee had reported to the Board on the works and performance of Directors and senior management, and made recommendation to the Board on the adjustment to salary of Directors and senior management.

During the Reporting Period, the Remuneration Committee had conducted annual review on the remuneration of Directors and senior management with reference to the remuneration policy of Directors and senior management of the Group. The Remuneration Committee had made recommendation to the Board in respect of the results of the annual review.

For the year ended December 31, 2020, the Remuneration Committee held one meeting to discuss the performance of all Directors and senior management.

The attendance record of individual Directors at the Remuneration Committee meetings is set out in the section headed "Directors' Attendance Record at Meetings" below.

(3) Nomination Committee

The Company has established a Nomination Committee with written terms of reference in compliance with the Corporate Governance Code as set out in Appendix 14 to the Listing Rules. The primary duties of the Nomination Committee are to review the structure, size and composition of our Board on a regular basis and make recommendations to the Board regarding any changes to the composition of our Board, identify, select or make recommendations to our Board on the selection of individuals nominated for directorship, and ensure the diversity of our Board members, assess the independence of our independent non-executive Directors and make recommendations to our Board on relevant matters relating to the appointment, re-appointment and removal of our Directors and succession planning for our Directors.

The Nomination Committee consists of five members, namely Mr. Li Baotian (an executive Director), Mr. Li Xu (an independent non-executive Director), Mr. Liu Kaixiang (an independent non-executive Director), Ms. Shen Lifeng (an executive Director) and Mr. Li Qingxu (an independent non-executive Director). The chairman of the Nomination Committee is Mr. Li Baotian.

During the Reporting Period, the Nomination Committee had conducted regular review on the structure, size and composition of the Board, and made recommendation to the Board on re-election of Board members with reference to the Board diversity policy and nomination policy of Directors of the Company. It also assessed the independence of the independent non-executive Directors.

For the year ended December 31, 2020, the Nomination Committee held one meeting to carry out discussion on improvement of professional knowledge and skills of Directors and assess the independence of independent non-executive Directors.

The attendance record of individual Directors at the Nomination Committee meetings is set out in the section headed "Directors' Attendance Record at Meetings" below.

(4) Investment Decision Committee

The Company has established an Investment Decision Committee on January 22, 2021. The primary duties of the Investment Decision Committee are to supervise the performance of the previous investment projects of the Company; assess and supervise the proposed investment projects of the Company and make recommendations on risk prevention of such projects; study and review the investment projects for future development of the Company and make recommendations to the Board in this regard; and other matters as authorised by the Board.

The Investment Decision Committee consists of ten members, namely Mr. Li Baotian (an executive Director), Ms. Shen Lifeng (an executive Director), Ms. Wang Xinling (an executive Director), Mr. Li Yaruixin (an executive Director), Ms. Wang Huijie (an executive Director), Mr. Zang Lin (an executive Director), Mr. Li Xu (an independent non-executive Director), Mr. Liu Kaixiang (an independent non-executive Director), Ms. Liu Dandan (senior management) and Mr. Li Zhengmao (management). The chairman of the Investment Decision Committee is Mr. Li Baotian.

During the Relevant Period, the Investment Decision Committee did not hold any meeting.

(5) Strategic Planning Committee

The Company has established a Strategic Planning Committee on January 22, 2021. The primary duties of the Strategic Planning Committee are to conduct research on the Company's mid-term to long-term strategic development plans; review, supervise, amend and supplement the Company's mid-term to long-term strategic development plans; review and supervise the implementation of the Company's strategies and make recommendations; conduct research on material matters related to future development direction of the Company (including but not limited to future development planning, development objectives, business strategies and operation guidelines) and make recommendations; and other matters as authorised by the Board.

The Strategic Planning Committee consists of seven members, namely Mr. Li Baotian (an executive Director), Ms. Shen Lifeng (an executive Director), Ms. Wang Xinling (an executive Director), Mr. Li Yaruixin (an executive Director), Ms. Wang Huijie (an executive Director), Mr. Zang Lin (an executive Director) and Mr. Li Qingxu (an independent non-executive Director). The chairman of the Strategic Planning Committee is Mr. Li Baotian.

During the Relevant Period, the Strategic Planning Committee did not hold any meeting.

COMPENSATION OF DIRECTORS AND SENIOR MANAGEMENT

Our Directors and members of our senior management receive compensation from our Company in the form of salaries, bonuses and other benefits in kind such as contributions to pension plans.

For the year ended December 31, 2020, the expenses incurred by the Company in relation to remuneration (including fees, salaries, allowances, benefits in kind, pension schemes contributions and social welfare) for our Directors are detailed in note 8 to the consolidated financial statements.

The Company incurred expenses in relation to remuneration (including fees, salaries, allowances, benefits in kind, pension schemes contributions and social welfare) for five highest paid individuals (including our Directors) for the year ended December 31, 2020 of approximately RMB9,726,000.

Pursuant to provision B.1.5 of the Corporate Governance Code, the remuneration of the members of the senior management (other than Directors) by band for the year ended December 31, 2020 is as follows:

	Number of
Remuneration band	individuals

Nil to HK\$1,000,000

DIRECTORS' ATTENDANCE RECORD AT MEETINGS

The number of Board meeting, audit committee meeting, remuneration committee meeting, nomination committee meeting and the annual general meeting of the Company held for the period from January 1, 2020 to December 31, 2020 and the attendance record of each individual Director are set out in the following table:

	Attendance/	Attendance/ Number of	Attendance/ Number of	Attendance/ Number of	Attendance/ Number
	Number of	Audit	Remuneration	Nomination	of Annual
	Board	Committee	Committee	Committee	General
Directors	Meetings	Meetings	Meeting	Meeting	Meeting
Executive Directors					
Mr. Li Baotian	8/8	N/A	N/A	1/1	1/1
Ms. Shen Lifeng	8/8	N/A	N/A	1/1	1/1
Ms. Wang Xinling	8/8	N/A	1/1	N/A	1/1
Mr. Li Yaruixin	8/8	N/A	1/1	N/A	1/1
Ms. Wang Huijie	8/8	N/A	N/A	N/A	1/1
Mr. Zang Lin	8/8	N/A	N/A	N/A	1/1
Independent Non-executive Directors					
Mr. Li Xu	8/8	3/3	1/1	1/1	1/1
Mr. Liu Kaixiang	8/8	3/3	1/1	1/1	1/1
Mr. Li Qingxu	8/8	3/3	1/1	1/1	1/1

For the year ended December 31, 2020, the chairman of the Board held one meeting with the independent non-executive Directors without the executive Directors present.

During the Relevant Period, the Company held the annual general meeting of the Company on May 27, 2020.

NOMINATION POLICY

(i) Objectives

The Nomination Committee assists the Board in making recommendations to the Board on the appointment of Directors and succession planning for Directors. This nomination policy provides the key selection criteria and principles of the Nomination Committee in making any such recommendations.

(ii) Selection Criteria

The Nomination Committee shall consider the following factors which are not exhaustive in assessing the suitability of the proposed candidate and make recommendations regarding the appointment of Directors or re-appointment of any existing Board member(s):

- (a) Integrity;
- (b) Accomplishment, experience and reputation in the related businesses and other relevant industry;
- (c) Commitment in respect of sufficient time, interests held and attention to the businesses of the Company;
- (d) Board diversity in all aspects, including but not limited to gender, age, cultural/educational and professional background, skills, knowledge and experience;
- (e) Ability to assist and support the management and make a significant contribution to the success of the Company;
- (f) Compliance with the criteria of independence, in case for the appointment of an independent non-executive Director, as prescribed under Rule 3.13 of the Listing Rules; and
- (g) Any other relevant factors as may be determined by the Nomination Committee or the Board from time to time.

The appointment of any proposed candidate to the Board or re-appointment of any existing member(s) of the Board shall be made in accordance with the Articles of Association and other applicable rules and regulations.

(iii) Nomination Procedures

- (a) The secretary of the Company shall convene a meeting, and invite nominations of candidates from Board members (if any), for consideration by the Nomination Committee. The Nomination Committee may also nominate candidates for its consideration;
- (b) For the appointment of any proposed candidate to the Board, the Nomination Committee shall undertake adequate due diligence in respect of such individual and make recommendations for the Board's consideration and approval;
- (c) For the re-appointment of any existing member(s) of the Board, the Nomination Committee shall make recommendations to the Board for its consideration and recommendation, for the proposed candidates to stand for re-election at a general meeting; and
- (d) The Board shall have the final decision on all matters relating to its recommendation of candidates to stand for election at a general meeting.

DIRECTORS' CONTINUOUS PROFESSIONAL DEVELOPMENT

To ensure that every newly appointed Director has a proper understanding of the operations and business of the Group and that he/she is appropriately aware of the operations and business of the Company and his/her responsibilities under relevant laws, regulations, rules and requirements, every newly appointed Director will receive the necessary induction and information.

For the year ended December 31, 2020, the Directors were provided with monthly updates on the performance and status of the Company, so that the Board as a whole and each Director can perform their duties.

Pursuant to code provision A.6.5 set out in the Corporate Governance Code, all Directors should participate in continuous professional development to develop and refresh their knowledge and skills. This is to ensure that their contribution to the Board remains informed and relevant. The issuer should be responsible for arranging and funding suitable training, placing an appropriate emphasis on the roles, functions and duties of a listed company director. The Company encourages the Directors to participate in continuous professional development. The training record of each Director for the year ended December 31, 2020 is as follows:

		Confirm reading	Training on	
	Attend	of Directors'	Directors' skills	
	Directors'	duties and	to deal with	
	training	responsibilities	media	
Executive Directors				
Mr. Li Baotian (the Chairman of the Board				
and Chief Executive Officer)	Yes	Yes	Yes	
Ms. Shen Lifeng	Yes	Yes	Yes	
Ms. Wang Xinling	Yes	Yes	Yes	
Mr. Li Yaruixin	Yes	Yes	Yes	
Ms. Wang Huijie	Yes	Yes	Yes	
Mr. Zang Lin	Yes	Yes	Yes	
Independent non-executive Directors				
Mr. Li Xu	Yes	Yes	_	
Mr. Liu Kaixiang	Yes	Yes	_	
Mr. Li Qingxu	Yes	Yes	_	

For the year ended December 31, 2020, the Directors' trainings of the Company were conducted by Hong Kong Companies Registry, SWCS Corporate Services Group (Hong Kong) Limited, Computershare Hong Kong Investor Services Limited and Porda Havas International Finance Communications (Group) Holdings Company Limited. The Directors' trainings cover the following matters: (i) the responsibilities and obligations of Directors; (ii) Chapter 14 of the Listing Rules – notifiable transactions; (iii) compliance consultation on the updated ESG Guide of the Stock Exchange; (iv) trainings on trademark registration; (v) ways to understand the basic information of shareholders; (vi) ways to commence effective investor relationship work; (vii) introduction of the employee shareholding scheme; (viii) MSCI ESG rating; (ix) application for SFC licenses and anti-money laundering compliance measures for the licensees; and (x) trainings on the management's skills on speeches and media.

For the year ended December 31, 2020, each of the Directors of the Company has confirmed that they have read the directors' duties and responsibilities information, including the online training seminars for directors provided by the Stock Exchange.

According to the code provision A.6.5 contained in the Corporate Governance Code, all Directors are required to provide the Company with a record of their trainings to ensure that their contribution to the Board remains informed and relevant.

AUDITOR AND AUDITOR'S REMUNERATION

The fees paid/payable to the Company's external auditor for audit services and non-audit services are set out below:

	Year ended December 31,
	2020 RMB'000
-	NIVID UUU
Audit services	1,700
Non-audit services	<u> </u>
Total	1,700

PRIMARY CONTACT PERSON AND PROFESSIONAL TRAINING OF JOINT COMPANY SECRETARIES

Directors have access to the services of our company secretary to ensure that the Board procedures are followed. For the year ended December 31, 2020, Mr. Du Hang is one of the joint company secretaries of the Company. The Company has also appointed Mr. Lei Kin Keong from SWCS Corporate Services Group (Hong Kong) Limited, who possesses the qualification of company secretary as required under the Rule 3.28 of the Listing Rules, as another joint company secretary to assist Mr. Du Hang in performing his role as the company secretary of the Company. Mr. Lei Kin Keong's primary contact person at the Company is Mr. Du Hang.

In order to comply with the requirements of Rule 3.29 of the Listing Rules, during the year ended December 31, 2020, Mr. Du Hang and Mr. Lei Kin Keong have attended relevant professional training for not less than 15 hours.

DIRECTORS' SECURITIES TRANSACTIONS

The Company has adopted the Model Code as a code for Directors to deal in securities of the Company on terms no less exacting than the required standard set out in the Model Code. After making specific enquiries to all Directors, all the Directors have confirmed that they have complied with the standards required by the Model Code during the Reporting Period.

DIRECTORS' RESPONSIBILITY FOR FINANCIAL REPORTING

The Directors confirm their responsibility for preparing the Company's financial statements for the year ended December 31, 2020. The Board is responsible for disclosing financial information in the Group's annual reports in accordance with the Listing Rules, Companies Law and other regulatory requirements, and making a balanced, clear, accessible and well-founded review on the Company's performance. The Company's senior management has provided such explanations and information to the Board when necessary, so that the Board can make an informed assessment of the Company's financial and business conditions in order to submit such information to the Board for approval.

RESPONSIBILITY OF DIRECTORS AND AUDITOR FOR CONSOLIDATED FINANCIAL STATEMENTS

The Directors acknowledge their responsibility to prepare the accounts, that is, to prepare the Company's consolidated financial statements on a going concern basis in accordance with IFRSs and the Companies Ordinance (Cap. 622 of the Laws of Hong Kong) so as to truly and fairly reflect the Group's performance, financial and business conditions and prospects.

The statements of the Directors and the Company's auditors regarding their reporting responsibilities to the Group's consolidated financial statements are set out in the independent auditor's report on pages 124 to 130 of this Annual Report.

RISK MANAGEMENT AND INTERNAL CONTROL

The Board is responsible for continuously monitoring and reviewing the effectiveness of risk management and internal control systems of the Group to safeguard the assets of the Group and the overall interests of Shareholders. The Group will review annually and ensure that the Group's risk management and internal control systems are continuously effective and adequate. The risk management and internal control system of the Group are designed to manage rather than eliminate risks of failure to achieve business objectives, and can only provide reasonable, but not absolute assurance against material misstatement or loss. The Company has an internal audit function in place, which can effectively analyze and independently assess the adequacy of the Group's risk management and internal control systems, and report its findings to the Board on an annual basis.

The Group's risk management and internal control systems include relevant organisational framework policies, risk management policies and risk control procedures. These systems are designed to manage the risks faced by the Group, which are mainly the Group's operational risks, legal risks and liquidity risks. Relevant risk management and internal control systems include:

- (i) Our Board is responsible for and has general powers over the management and conduct of the business of our Group. Any significant operational decisions involving material risks, such as decisions to expand into new geographic regions or to incur significant corporate finance transactions, are reviewed, analysed and approved at the Board level to ensure a thorough examination of the associated risks at our highest corporate governance body.
- (ii) Our legal and audit department is responsible for proposing risk management strategies, formulating policies on risk management, coordinating and preparing risk management assessments and reports, guiding all departments on relevant tasks and conducting all training sessions in risk management. It is also in charge of designing a comprehensive risk evaluation system and supervising the implementation of risk management measures.
- (iii) Each of our Group's functional departments is in charge of the daily business operations and risk monitoring, and is responsible for the supervision of respective fields of operations. Each department is also responsible for formulating its own risk management strategies and rectifying any deviations in the implementation of such strategies.
- (iv) The Group has established and implemented enhanced internal control policies relating to its project management, sub-contracting, invoicing, payment, and authorisation controls.
- (v) Internal control policies and procedures have been revised to implement internal control measures such that the construction planning department of the Group will be responsible for applying construction work planning permit and construction work commencement permit, and will, together with the cost control department and construction management department, prepare and submit the plan for use of funds to senior management for approval. Weekly meetings will be held by the project management department to prepare and submit the project progress report to the construction management department and senior management.

- (vi) The Group's internal policies and procedures have been revised at regular intervals so that it is stated clearly that pre-sales can only be carried out with the pre-sales permits, and the engineering planning department will be responsible for applying for pre-sales permits and will regularly report to the Company's senior management of the progress.
- (vii) The Group has adopted internal policies and procedures for various aspects of operations. The Group provides training to our employees in order to enhance their knowledge of our corporate culture, with a view to better managing the Group's operational and market risks.
- (viii) To safeguard the interests of our Company and the Shareholders as a whole, the Company has put in place internal approval and monitoring procedures relating to our continuing connected transactions, which include the following:
 - a. the Group will offer the same pricing terms to all material suppliers, service providers or tenants and no preferential terms shall be provided to the material suppliers, service providers or tenants who are the Group's connected persons;
 - the Group has formulated and implemented the internal guidelines according to the Listing Rules, which provide approval procedures for connected transactions, including mechanism to avoid conflict of interest; and
 - c. our independent non-executive Directors conduct an annual review of our continuing connected transactions and provide annual confirmations in accordance with the Listing Rules that the terms of the relevant agreements are fair and reasonable, on normal commercial terms or better and in the ordinary and usual course of business of our Group, and the relevant agreements are in the interests of our Company and the Shareholders as a whole.

During the year ended December 31, 2020, the Board has reviewed the effectiveness of the Group's internal risk management and monitoring systems to ensure that the management maintains and operates a sound system in accordance with agreed procedures and standards. The Board has conducted an annual review which covers all major controls, including financial monitoring, operational monitoring, compliance monitoring and risk management functions. The Board has confirmed that the Company's resources in terms of accounting and financial reporting functions and internal auditors, qualifications and experience of employees and training courses received by employees and related budgets are sufficient. This review was made after discussions with the Company's management and its internal auditors, and the assessment was performed by the Audit Committee. The Board confirms that the internal risk management and internal control systems of the Company are effective and adequate.

INTERNAL AUDIT

The Company has established an internal audit function. The main responsibility of the internal audit function is to assist the Board and the Company's senior management in the protection of the Company's property, reputation and sustainable development. The internal audit function provides independent and objective verification of the effectiveness of the design and operation of the Company's risk management, monitoring and governance process framework as formulated and stated by the Company's management. The Company's internal audit function is independent of the Company's risk management and internal control systems.

The results of the internal audit work and the assessment results of the Group's overall risk management and monitoring framework are reported to the Audit Committee where appropriate.

Before formally confirming the rectification of the problems found in the audit, the internal audit function is also responsible for reviewing the rectification plan proposed by the management of the Company regarding the problems found in the audit, and verifying the adequacy and effectiveness of the mitigation measures. During the year ended December 31, 2020, the Audit Committee has reviewed the responsibilities of the risk management and internal control systems and the effectiveness of the internal audit function of the Group.

INSIDE INFORMATION DISCLOSURE

With regard to the processing, procedures of release of inside information and internal controls, the Company has complied with the responsibilities under Part XIVA of SFO and the Listing Rules.

The Group has adopted a continuous disclosure compliance policy, which sets out guidelines and procedures for the Directors and management personnel of the Group to ensure that the inside information of the Group is disclosed in a fair and timely manner. The Company has implemented measures to keep the inside information confidential. Once the inside information is leaked, the Company will disclose it to the public immediately or apply for a trading halt or suspension of trading in its securities. The Group holds regular trainings for Directors and management personnel to assist them in understanding and complying with relevant policies.

DIVIDEND POLICY

The Company has adopted a dividend policy. Accordingly, when considering the payment of dividends, it is necessary to obtain a balance between sufficient reserves for the future development of the Group and returns to the Shareholders.

In considering the declaration and payment of dividends, the Board will also take into account (among others):

- a. the actual and expected financial performances of the Group;
- b. the Group's expected working capital requirements, capital expenditure requirements and future expansion plans;
- c. the liquidity position of the Group;
- d. the financial position of the Group;
- e. the overall economic situation, the business cycle of the Group's business, and external factors that may affect the future business and financial performance and condition of the Group;
- f. Shareholders' interest;
- g. any restriction on the dividend distribution; and
- other factors the Board deems relevant.

The Board will continue to review this policy and reserves the right to update, revise, modify and/or cancel this policy at any time in its sole and absolute discretion.

As of the Reporting Date, the Company was not aware of any arrangements pursuant to which shareholders had waived or agreed to waive any dividends.

SHAREHOLDERS' RIGHTS

To safeguard the Shareholders' interests and rights, separate resolutions are proposed at general meetings on each substantial issue, including the re-election of individual Directors. Meanwhile, the procedures for the Shareholders to (i) convene an extraordinary general meeting; (ii) put forward proposals at general meetings; and (iii) direct their enquiries to the Board are available.

In accordance with Article 72 of the Articles of Association, resolutions put to vote at any general meetings will be taken by poll save that the chairman of the meeting may allow a resolution to be voted on by a show of hands pursuant to the Listing Rules.

In addition, the poll results will be posted on the websites of the Company and the Stock Exchange after the relevant general meeting.

Procedures for Shareholders to convene an extraordinary general meeting

The Company is incorporated in the Cayman Islands. The Board may, whenever it thinks fit, convene an extraordinary general meeting. Pursuant to the Articles of Association, extraordinary general meetings shall also be convened by one or more members of the Company holding, at the date of deposit of the requisition, not less than one-tenth of the paid up capital of the Company having the right of voting at general meetings. Such requisition shall be made in writing to the Board or the secretary for the purpose of requiring 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. If within 21 days of such deposit, the Board fails to proceed to convene such meeting, the requisitionist(s) himself (themselves) may do so in the same manner, and all reasonable expenses incurred by the requisitionist(s) as a result of the failure of the Board shall be reimbursed to the requisitionist(s) by the Company.

Putting Forward Proposals at General Meetings

There is no single provision in the Articles of Association or the Cayman Islands Companies Law for the Shareholders to put forward proposals at general meetings. The Shareholders who wish to propose a resolution may request the Company to convene a general meeting in accordance with the procedures for Shareholders to convene an extraordinary general meeting.

Putting Forward Enquiries to the Board by Shareholders

Enquiries about the Company may be put to the Board by contacting the Company or directly by raising the questions at an annual general meeting or extraordinary general meeting of the Company. The contact details of the Company are set out in the Company's website (www.chinatbjt.com). Shareholders can also direct their enquiries about their shareholdings to the Company's Hong Kong share registrar, Computershare Hong Kong Investor Services Limited, whose address is Shops 1712-1716, 17th Floor, Hopewell Centre, 183 Queen's Road East, Wanchai, Hong Kong.

Rights on Appointment, Election and Removal of Directors

In accordance with Article 111 of the Articles of Association, the Company may from time to time in a general meeting by ordinary resolution elect any person to be a director of the Company either to fill a casual vacancy or as an additional to the existing Directors.

The Shareholders may by ordinary resolution remove any Director before the expiration of his/her term of office in accordance with Article 114 of the Articles of Association.

To safeguard the Shareholders' interests and rights, the Company shall propose separate resolutions at general meetings on each substantial issue, including the re-election of individual Directors.

Pursuant to Article 113 of the Articles of Association, if a shareholder of the Company wishes to propose a person, other than a retiring Director, or a person recommended by the Board for election, as a Director at the general meeting, such shareholder, who must be entitled to attend and vote at such general meeting, should lodge a notice in writing of his/her intention to propose such person for election together with the notice signed by the proposed person of his/her willingness to be elected, at the Company's place of business in Hong Kong at Unit 3326, 33/F, China Merchants Tower, Shun Tak Centre, 168-200 Connaught Road, Central, Hong Kong. The nominating shareholder should also provide to the Company biographical details of the person he or she proposes to be elected as a director required under Rule 13.51(2) of the Listing Rules. The notices should be given within the period commencing on the day after the despatch of the notice of the general meeting appointed for such election of directors and ending no later than 7 days prior to the date of such general meeting and such period shall be at least 7 days. The procedures for Shareholder to propose a person for election as director is available on the Company's website (www.chinatbjt.com).

Upon receipt of the above notices after the despatch of the notice of the general meeting, the Company shall publish an announcement or issue a supplementary circular disclosing the particulars of the proposed director pursuant to Rule 13.51(2) of the Listing Rules prior to the general meeting in accordance with Rule 13.70 of the Listing Rules.

AMENDMENT TO THE ARTICLES OF ASSOCIATION

During the Reporting Period, there has not been any change in the Articles of Association. The Articles of Association are available on the website of the Company (www.chinatbjt.com) and that of the Stock Exchange.

ABOUT THIS REPORT

This Environmental, Social and Governance ("ESG") Report ("ESG Report") of the Group is prepared in accordance with the ESG Reporting Guide outlined in Appendix 27 of the Rules Governing the Listing of Securities on the Stock Exchange of Hong Kong Limited ("HKEx ESG Reporting Guide") and has complied with "comply or explain" provision in the Listing Rules.

REPORTING BOUNDARIES

The scope of this ESG Report summarises the environmental and social performance regarding corporate social responsibility of the Group's material business operations.

Reporting period: January 1, 2020 to December 31, 2020, the financial period of our Annual Report 2020.

Business scope: (i) Property development and (ii) construction contracting.

Geographical scope: The People's Republic of China ("the PRC").

The reporting boundaries are determined by whether the subsidiaries are contributing to the operating business of the Group. In 2020, all subsidiaries and business entities of the Group are included in the ESG Report.

CONTACT

Should you have any enquiries or feedback on this ESG Report, please do not hesitate to contact us via the following methods:

Address: Room 3326, 33/F, China Merchants Tower, Shun Tak Centre, 168-200 Connaught Road Central,

Sheung Wan, Hong Kong

Tel: (852) 2792 1388 Fax: (852) 2792 1488

Email: zhongguotianbao@chinatbjt.com

CHAIRMAN STATEMENT

In 2019, we have published our first ESG report which has shown our great effort on promoting sustainable development and we will strive for better ESG performance in coming years.

We are continuously improving our ESG management approach and strategy in order to efficiently evaluate, prioritise and manage ESG-related issues. And we are fully aware the importance of integrating ESG issues into our governance structure, in order to enhance board-level oversight. We have established an ESG committee within the Board of Directors which is responsible for addressing any material ESG-related issues of the Group. In addition, the ESG committee is the major monitoring body within the Group to oversee, review and evaluate the Group's sustainability performance. In order to ensure the Board is in line with the Group's ESG management strategy, the ESG committee aims at conducting at least one meeting with the Board annually. During the meeting, the management level representatives will present the current ESG situation, such as related priorities and goals, to the Board. As such, the Board could base on the meeting to provide resources to the management team and tackle the ESG issues and meet the targets and goals.

For this year, we have appointed third party to design and conduct materiality assessment for the Group which could help us better understand the thoughts of our stakeholders and we could provide a more comprehensive ESG Report to them.

In the future, we strive to bring more success in our business, and enhance our sustainability performance as well. More resources will be invested to resolve stakeholders' material issues, such as employee training and workers' safety. We certainly believe a better ESG performance could bring long-term value return to the Group.

I would also like to take this opportunity to express my appreciation to our staff last year for their contributions made to the Company in order to achieve outstanding business performance.

Li Baotian

Chairman of the Board, Executive Director and Chief Executive Officer

March 23, 2021

OVERVIEW

Core Values/Management Principles

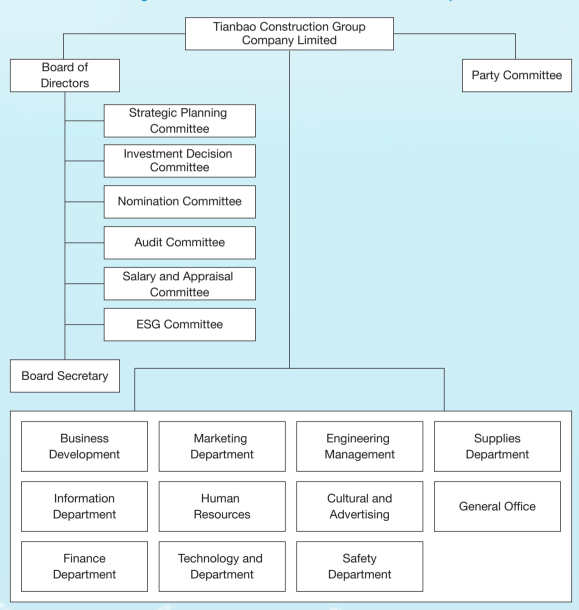
As a leading property development and construction contracting company in Zhuozhou, the Group has paid great effort to provide the best service to the clients. Integrating ESG development strategy in the Group's business decision-making process is one of the key priorities and the Group is adopting top-down management approach to address any material ESG-related issues. A governance framework is developed to ensure common principles of ESG management are adhered across the Group. All ESG issues are identified separately from various departments and specific policies are in place to provide guidance in day-to-day operations.

Management Structure

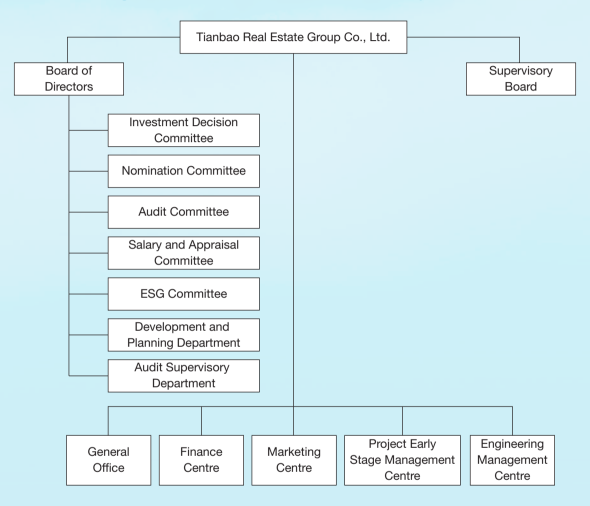
A clear organisational structure and hierarch is developed to effectively carry different business operations and management. In order to better address ESG issues within the Group, an ESG committee is in place to regularly monitor the ESG development and performances of the Group.

The following charts demonstrate the organizational structure of Tianbao Construction Group and Tianbao Property Development.

Organisational Chart of Tianbao Construction Group



Organisational Chart of Tianbao Real Estate Group Co., Ltd.



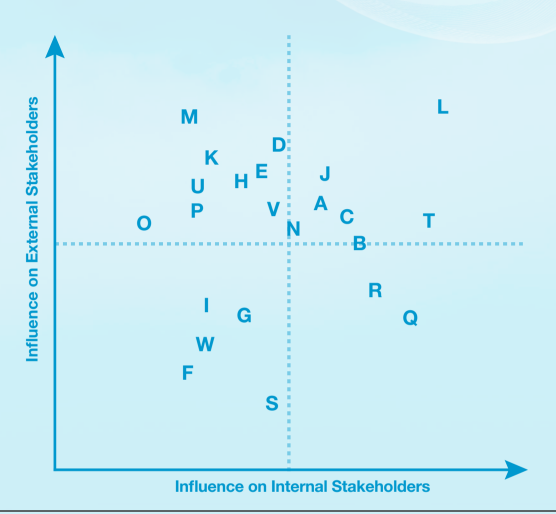
STAKEHOLDER IDENTIFICATION AND COMMUNICATION

To better understanding the concerns of our stakeholders, we have incorporated stakeholder engagement into our ESG Report. We believe this would significantly improve the Group's ESG performance from day-to-day. We have engaged different types of stakeholders, such as Board of Directors, employees, suppliers, etc. to provide valuable comments on our ESG issues. As a result, we could harness this information to further improve the internal control system and corporate governance structure. The table below summarizes the key methods to communicate with our stakeholders.

	Types of		
	Stakeholders	Focus Topics	Means of Communication
Internal Stakeholders	Board of Directors	Risk Management	Consultation via phone calls and emails
		Corporate Operating Conditions	Direct communication
		Corporate Reputation	Company conference
			Suggestion box
	Employees	Occupational Training and Development	Consultation via phone calls and emails
		Remuneration and Benefit	Direct communication Meetings
		Health and Safety	Suggestion Box
External Stakeholders	Shareholders/	Stable Investment Returns	General Meeting
	Investors	Information Disclosure	Consultation via phone calls and emails
			Annual Report and Interim Report
	Suppliers/Customers	Sound Performance of Contract	Annual Report and Interim Report
		Standard Supplier Management and Procurement Process	Meetings
		Establishment of Complaint System	
	Distributors	Complete Information Exchange System	After-sales services opinion box
		Steady and Stable Supply of Products	Consultation via phone calls and emails
			Meetings
	Government and	Operation in Compliance with Laws and	Annual Report and Interim Report
	Regulators	Regulations	Meetings
	Community	Contribution to Community Development	Annual Report and Interim Report
			Community service

MATERIALITY ASSESSMENT

In order to incorporate stakeholders' feedback on sustainability topics in this year's ESG report and understand the material topics of our ESG work, the Group conducted materiality assessment by consulting the Group's major stakeholders. Material topics are evaluated and assessed externally and internally according to the impact on business. The Group has identified the following major concerns of stakeholders: Occupational health and safety, employees' training and development, hazardous waste generation and handling, environmental management system and policies, waste management and recycling, stakeholder communication and compliance on emission.



- A Environmental management system and related policies
- **B** Compliance with laws and regulations on emissions
- C Waste management and recycling method
- Water consumption and wastewater discharge control
- E Employees' rights and turnover rate
- F Donation and community investment
- G Product safety and quality assurance management
- H Anti-corruption policies

- Information on greenhouse gas emission
- J Amount of hazardous waste generated and handling method
- K Energy efficiency and management
- Occupational health and safety
- M Employees' welfare and pay system
- N Stakeholder communication
- Customer data protection and privacy policies
- P Whistle-blowing procedures

- Q Measures to reduce emissions and achievements
- R Amount of non-hazardous waste generated and handling method
- s Resource management
- T Employees' training and development
- U Employment practices to avoid child labour and forced labour
- V Supply chain management
- W Customer satisfaction survey

ENVIRONMENTAL PERFORMANCE

In the Group's property development and construction contracting businesses, the Group encounters different types of environmental issues. To address such issues and reach our goal of sustainable development, the Group strives to minimize the environmental impact of our operating activities.

In order to efficiently manage construction contracting business, an environmental management system, in accordance with ISO14001:2015, is in place. The Group has been conducting regular review and update annually to ensure the proper operation of our environmental management system.

In addition, the Group has placed additional resources to ensure no non-compliances issues occurred during daily operation. During the Reporting Period, the Group complied to all related national and local laws, regulations, and other related industrial standard, such as the *Environmental Protection Law of the PRC*, the *Law on the Prevention and Control of Atmospheric Pollution*, the *Law on the Prevention and Control of Solid Waste Pollution*, and the Environmental Impact Assessment Law of the PRC.

Emissions

The major business of the Group did not have material change last year and therefore the emissions control measures are basically the same as before. The Group formulated "Environmental Control Procedures" and "Dust Pollution Mitigation Procedures" and the Group ensures all workers are strictly complied with it.

Gas Emission

The major business for the Group is property development and construction contracting. The Group has identified the major gaseous pollutants that emitted in the construction sites, where dust is the main health concern to the workers. The major source of greenhouse gas from our business activities is from transportation vehicles.

To effectively protect the on-site workers from respiratory disease induced by construction dust, several measures are in place and specific safety officers are assigned in each construction site to regularly manage and monitor the effectiveness of dust control procedures, such as regular water spraying on dusty materials, covering dusty material during transportation and etc.

For vehicular emission, the Group has issued the "Vehicles Management Policy" to regulate the use of vehicles during works, such as encouraging carpooling from coworkers, conducting regular vehicle inspection to ensure the exhaust is in compliance with the national standards.

In particular, the large decline of direct emission from combustion in 2020 was due to the cease of using natural gas boiler for warming purpose in one construction project in Zhangbei County, Hebei.

Major Gas Emission Indicators

			Year-to-year
Direct Emissions	Unit	Emission in 2020	Change (%)
Carbon Dioxide (CO ₂)	Tonnes	286.8	-54.1%
Methane (CH₄)	Tonnes	0.03	-15.5%
Nitrous Oxide (N ₂ O)	Tonnes	0.13	1.5%
Nitrogen Oxides (NO _x)	Tonnes	149.9	-60.2%
Sulphur Oxides (SO _x)	Tonnes	1.78	2.0%
Particulate Matter (PM)	Tonnes	7.78	-68.1%
			Year-to-year
Total Greenhouse Gas (GHG) Emissions	Unit	Emission in 2020	Change (%)
Direct emission from combustion	t-CO, eq.	0.36	-99.9%
Direct emission from vehicles	t-CO, eq.	328.05	2.0%
Indirect emission from electricity consumption	t-CO ₂ eq.	1428.46	47.4%
			Year-to-year
Other Indirect Emissions	Unit	Emission in 2020	Change (%)
Emissions from processing scrap paper	Tonnes	11.56	275.2%
Emissions from flights	Tonnes	0.16	-93.3%
			Year-to-year
Emission Intensity (per employee)	Unit	Emission in 2020	Change (%)
Direct emissions from combustion	t-CO ₂ eq.	0.00087	-99.9%
Direct emission from vehicles	t-CO ₂ eq.	0.79	-12.7%
Indirect emission from electricity consumption	t-CO ₂ eq.	3.43	26.2%
Emissions from processing scrap paper	Tonnes	0.03	221.2%
Emissions from flights	Tonnes	0.0004	-96.1%

Waste Management

The Group strictly complied with all local and national laws and regulation regarding to waste disposal, such as Law of the PRC on Solid Waste Pollution Prevention and Control, Regulations on the Administration of Hazardous Waste Transfers, National Hazardous Waste List, Green Construction Guidelines and other related laws and regulations. In order to achieve this, a well-established waste management system is in-place to ensure all waste disposal activities being under control. In the meantime, the Group aims at reducing generation of waste from business operation gradually in the future.

To provide a clear regulation to the employees and sub-contractors on how to properly handle hazardous and non-hazardous waste, we have issued "Green Construction Procedures" and "Environmental Assessment, Rewards and Penalties". In order to achieve the waste reduction target, the Group works closely with our sub-contractors to require them to better utilize the construction materials, such as re-using gravels and earthwork for road pavement. Due to the business nature of the Group, minimal amount of hazardous waste was produced during the Reporting Period.

All general waste is stored in a secured refuse area and appointed qualified waste collectors to transport the waste to landfill area. The Group has been working hard to prevent underground water in nearby area getting contamination.

In 2020, the Group has achieved great result in waste reduction. More than 98% of waste reduction is recorded in 2020. It has shown that the Group's effort in strengthening the management of construction projects, which has reduced the wastage of raw materials due to quality issues. Moreover, the Group has been trying to adopt innovation measures for the construction works, such as new materials, new technologies, and new equipment, which enable us to increase material utilization rate, and to use energy-saving and environmental friendly equipment and materials respectively.

Major Waste Generation Indicators

Waste Types	Unit	Consumption in 2020	Year-to-year Change (%)
Non-Hazardous Waste	Tonnes	2,427.5	-98.2%
Waste Intensity (per employee)	Unit	Consumption in 2020	Year-to-year Change (%)
Non-Hazardous Waste	Tonnes	5.8	-98.4%

Water Discharge

Water is not a material resource that the Group used during operation and therefore small amount of wastewater has been generated. The Group still implemented measures to reduce the use of water during operation and ensure the compliance with *Water Pollution Control Law of the PRC*, *Urban Sewage Treatment Plant Pollutant Discharge Standards* and other related laws and regulations.

All discharged water during operation were properly handled under strict regulation. All sewage is connected to the government sewage pipeline and transferred to the local sewage treatment plant. The Group has monitored the sewage system daily to prevent any potential leakage. The Group targets to maintain the use of water at similar level in the near future and keep exploring any new measures to reduce the use of water.

Use of Resources

Resource efficiency is always our first priority and the first step achieving the goal of green construction projects.

In order to achieve resource efficiency, the Group has adopted the following measures:

- Conduct training workshops with workers and staff on saving water, electricity during daily operation;
- Conduct regular checks and maintenance on all drainage system to ensure no leakage issues;
- Adapt high efficiency light bulbs, such as LED, in office area;
- Record the usage of water and electricity monthly to ensure no irregularities.

The Group only sources water from municipal supply and no abnormalities were observed. Due to the business nature of the Group, no packaging materials is consumed during daily operation. Due to the arrival of early winter and extreme weather in the PRC in 2020, high volume of electricity for indoor heating was consumed. Moreover, the Group is currently expanding businesses in different area which have increased the usage of commercial electricity. Moreover, the commencement of Zhuozhou Tianbao Smart Park (涿州天保智慧園) project required higher volume of electricity for initial stage development. As most of the projects are near completion, the use of water for construction works were declined in 2020. The raising water usage awareness of the staffs has also contributed to the reduction in water consumption.

Major indicators for resource consumption

		Consumption	Year-to-year
Resource Consumption	Unit	in 2020	Change (%)
Electricity	Kilowatt Per Hour	5,090.9	29.2%
Gasoline	Litre	118,403.5	2.0%
Diesel	Litre	2,680.6	2.0%
Water	Tonnes	11,145.3	-26.2%
Resource Consumption Intensity		Consumption	Year-to-year
(per employee)	Unit	in 2020	Change (%)
Electricity	Kilowatt Per Hour	12.2	10.6%
Gasoline	Litre	283.9	-12.7%
Diesel	Litre	6.4	-12.7%
Water	Tonnes	26.7	-36.8%

The Environment and Natural Resources

The Group has been paying great effort to identify all material environmental risks during the planning and design stage of the construction projects. To offset some of our carbon emission and improve the environmental landscape in the surrounding area of our projects, the Group has planted 3,289 trees with height over 5m, which would help remove more than approximately 7.5 tonnes of carbon dioxide in the atmosphere annually.

Climate Change

Climate change may bring unprecedented impact to the society, including our business operations. As a construction contractor and property management service provider, the material climate change impact to our business would be extended rainy periods and extreme winter season. We are highly aware that such extreme weather incidents may cause unsafe working condition for the staffs. The Group sets up preventive measure and standard operating procedures, such as "Cold-proof and Heat-Insulating Measures for Construction during Winter". Site supervisors also have the responsibility to regularly monitor the weather on-site to prevent workers working under extreme weather conditions.

During 2020, there is no material climate-related event identified that may seriously impact the Group's business operation.

SOCIAL PERFORMANCE

Employment

The Group oversees the overall employment situation in every department closely in order to ensure the compliance with all national and local laws and regulations, including the *Labour Law of the PRC*, the *Labour Contract Law of the PRC*, the *Employment Promotion Law of the PRC*, the *Labour Dispute Mediation and Arbitration Law of the PRC*, the *Regulation on the Annual Leave of Employees* and other relevant national labour laws and regulations. The Human Resources Department also established various policy documents to enhance the Group's competitiveness, such as Measures on Salary Management, Measures on the Management of Recruitment and Interviews, Internal Employee Promotion Mechanism, Measures of Employee Attendance, and Measures on the Management of Employee Turnover. No non-compliance issues related to employment laws and regulations were observed during the Reporting Period.

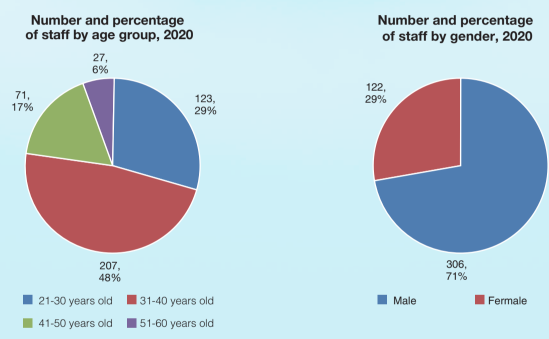
As of December 31, 2020, the Group employed 428 full-time employees. Employees are the Group's pillar of development and we value and treat all of them fairly. All employment policies are under constant review and update by the Group to maintain employees' morale and facilitate the allocation of human resources. During the hiring process, the principles of "open recruitment", "equal competition", "not overstaffing" and "allocate the right position to the right person" are strictly upheld.

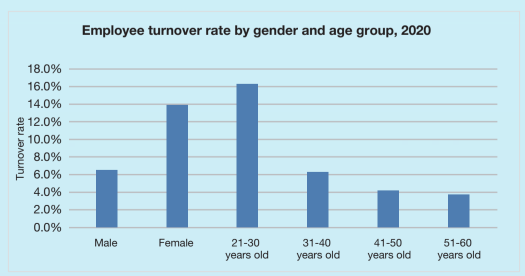
By organizing recruitment talks in campuses and labour market, posting online job advertisement, and internal referral, we usually arrange several rounds of interview with candidates. All qualification and experience requirements are clearly stated during interviews and job ads which could help the interviewees to effectively assess the candidates' background and abilities. The Group also adheres to its internal measures to prevent employment discrimination on the grounds of nationality, age, ethnicity, race, religion, gender, marital status, pregnancy, sexual orientation, or political stance and all applicants are qualified for application and selection.

The Group has also established a holistic performance appraisal and promotion mechanism in order to ensure equal opportunities for promotion and fair competition to promote career advancement among employees. Specifically, the Group has outlined vertical and horizontal development for their employees along their career path. Based on the performance appraisals for the evaluation of employees' capability, outstanding employees with suitable personality and contribution to the Group are able to receive a fair promotion as recognition and all employees will receive improvement recommendations according to their performance. Subject to approval from corresponding manager and Human Resources Department, the Group also encourages employees to apply for promotion across different departments according to their working ability.

The Group has also developed a comprehensive job grading system to offer a competitive remuneration package to every level of employees and evaluate their respective pay structure and salary benchmarking in line with the market trends. All employees are entitled to the Group's benefits, including paid leaves, marriage leaves and maternity leaves. Employees are encouraged to seek consultations from their managers and communicate with the management in order to maintain an open and credible relationship between employees and the management.

Major indicators for employment





Health and Safety

The Group strictly complies with all workplace health and safety related laws and regulation, in particular the Labour Law of the PRC, the Fire Prevention Law of the PRC, the Prevention and Control of Occupational Diseases of the PRC, by implementing the management system of occupational health and safety.

The Group has a sound environment, health and safety ("EHS") management system and policy in-place which clearly highlights all standard operating procedures (SOP) regarding to instruction of safety equipment, workplace safety guidance, hazardous products handling and potential safety risks. The EHS committee regularly reviews the workplace potential hazard and risks in order to keep our employees safe. The implemented EHS policies help the Group prevent any potential health issue to our employees, such as food poisoning, occupational health hazards, and eliminating the spread of infectious diseases. During the Reporting Period, the Group was not aware of any non-compliance issues with regard to relevant laws and regulations, which may significantly impact the Group to provide a safe working environment. From 2018 to 2020, there was no work-related fatalities occurred and no days was lost due to work injury.

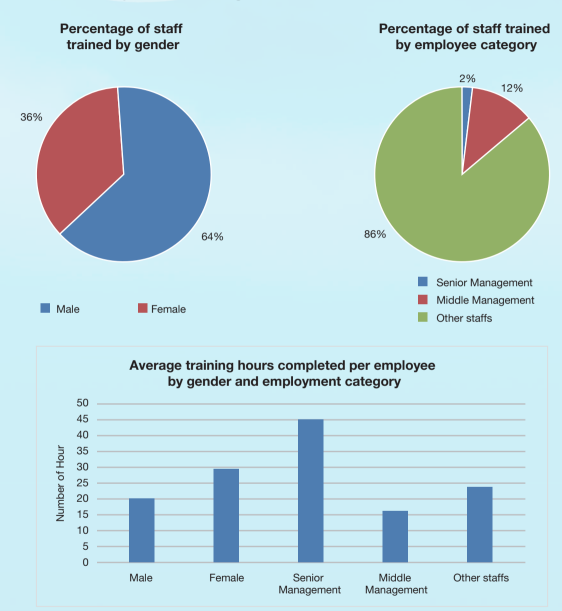
Training and Development

The Group has a well-established occupational training management system to provide a systematic framework for different business operating unit within the Group to provide suitable training courses and workshops to different staffs. The system could help us improve overall business performance, and realize the Group's business goals.

We assign different trainings to different staffs, including new employees, professional and technical personnel, specific job role personnel and key position personnel, according to the needs. In general, the internal training topics include basic introduction of the Group, compliance issues, engineering and technology management, and corporate culture. Pre-job training will be provided by the Human Resources department and the corresponding department. Transfer training will also be provided for the staffs who have switched their job role among departments. External qualification training will also be provided by the Group for its employees in order to obtain national recognised qualifications for construction business.

In 2020, the Group has established strategic partnership with Zhong Jian Zheng Yan (中 建 政 研) to further strengthen the training management system of the Group. Zhong Jian Zheng Yan assigns industry experts to provide management training workshops, including "High-quality development of construction engineering", "Enhancing the management ability of general contracting of construction projects", "Interpretation of tax policy", "Responsible engineer training", "Educational training", etc. The establishment of partnership would certainly enhance the overall competitiveness of the Group and we will introduce more training for our staffs in the future.

Major indicators for development and training



Note: Senior management refers to the Chairman of the Group's Board of Director, General Manager, Deputy General Manager, and General Manager of Subsidiaries. Middle Management refers to Departmental Manager. Other staffs refer to department staffs.

Labour Standards

All employment processes are strictly monitored under the Group's Human Resources department to ensure strict compliance with the requirements of the *Labour Law of the PRC*, as well as the *Labour Contract Law of the PRC*, *Provisions on Prohibition of Child Labour of the PRC* and *Law of the PRC on the Protection of Minors* by the Group. We have zero tolerance on child labour and forced labour in our business. To prevent the occurrence of such situations, all candidates' valid identification documents are verified by the Human Resources staffs to ensure all applicants are employable by law. The employment policy document of the Group has clearly written the employment requirements, including education qualifications, job experience, etc. All Human Resources staffs are under proper training to prevent employing any child labour. An employment letter will be issued to successful candidates, and the Human Resources staff will further verify and register the candidate's identity, including job position, pay structure, day of employment and other personal information. If any situation of child labour or forced labour has been observed, the incident will be immediately reported to the management and the Group possesses the rights to terminate the employment instantly if the related personnel are found to provide false information. No non-compliance issues with relevant laws and regulations relating to child and forced labour were discovered by the Group during the Reporting Period.

Supply Chain Management

The Group realizes an efficient supply chain management system could help the Group achieve its ESG development goal in the future. Therefore, the Group has implemented several measures to manage the supply chain environmental and social risks. In this year, the strategy of partnering with the suppliers is still in place and we believe this could help us ensure the quality of resources and improve the management efficiency of tendering projects.

The existing "Supply Chain Management System" help the Group effectively manage the tendering process in construction contracting business, including site surveying, design, feasibility study, construction, supervision, materials and equipment procurement, engineering consultation and other services along the project development process. Five different level of grading, ranging from failure (D-grade) to strategic partnership level (S-grade), are adopted in the aspects of research and development, engineering, procurement, consulting management, and others. Based on the suppliers' quality of works, business scale, and engagement period with us, the suppliers will have their respective assessed scores. We also regularly assess their performance during the course of project development and after the completion of each contract agreement by the review panel, which includes the cost control department, tendering and purchasing department, and the project management department.

Furthermore, in order to mitigate the environmental impact of the construction site, the subcontractors are required to have an established safety and civilised construction, environmental management policy to prevent noise and air pollution, as well as waste management. In the meantime, we will also conduct regular qualification review in the selection process of suppliers. If necessary, pre-job trainings regarding to construction, operation precautions, safety and environmental protection procedures will also provide to the appointed sub-contractors. During the review process, suppliers are required to provide related evidences on their environmental and social qualification, such as valid environmental protection certification on their raw materials. The Group also aims at educating and encouraging our long term suppliers to use more environmental-friendly materials and measures to conduct their works in construction sites.

Product Responsibility

Customers' personal information is highly classified and we have put great effort to protecting the information. The existing "Customer Information Management System" has effectively managed all sales and development projects in sales planning department. The system has ensured the customers' information will not be leaked to other parties. A commissioner is appointed at the sales planning department to oversee the handling of customers' information and make sure the information is properly stored and destroyed accordingly.

The Group formulates the corporate patent management policy by strictly abiding the *Patent Law of the PRC* and the *Implementation Rules of the Patent Law of the PRC*. With the in-place patent management policy, all employees are encouraged to invent and create new products and adopting innovative technology to strive the growth of business. During the Reporting Period, the Group has successfully registered 10 new patents. On the other hand, we have adopted enterprise construction methods in accordance with the provisions highlighted in the *Management Methods for the Construction of Construction Engineering Methods*. It could enable the construction units adapting different construction technologies as preferred to carry out their research development and engineering trials. Once the construction technology is refined by the Group's technical staff and evaluated by provincial construction departments, such construction engineering method will become valid.

For trademarks and registered domain, we have complied with the *Trademark Law of the PRC* and formulated corporate trademark and domain management policies. It could ensure an effective communication between the Group and the domain registration service agencies and hence the stable operation of the domains according to the Administrative Measures for Internet Domains.

A comprehensive system is setup to regulate all advertising materials and to ensure the information are aligned with the Group's value. Prior to publishing publicly, the content will under review by internal management personnel. The Group strictly complies with all related national and local laws and regulations regarding to advertising, such as *Advertising Law of the People's Republic of China*.

For quality assurance, all of the construction works are in accordance to national standards, technical standards and other relevant quality requirements. The Group has complied and regularly review ISO9001 Quality Management System to provide a systematic and credible quality inspection management system. We also hire qualified engineering consultants to oversee and monitor the overall quality of the construction projects. For the quality output of the works, different third-party assurance professionals are also appointed to conduct quality review in different aspects of works, such as materials, structure, indoor environmental quality, weather lightning protection, earthquake resistance, energy saving, fire protection, etc. If any disqualifies are observed by the third-party, we will immediately consult engineering consultants for a comprehensive rectification suggestion and carry out rectification works until the project quality indicator meets the standard.

Anti-Corruption

The Group does not tolerate any unethical activities happened within the business. We uphold the highest level of ethical standard and advocates integrity and honesty as the core values and strictly comply with the *Anti-corruption* and *Bribery Law* of the PRC. We have issued Anti-corruption and Anti-bribery Management System, the Anti-fraud and Anti-money Laundering Internal Control System to prevent bribery, extortion, fraud and money laundering.

The established audit and supervision department is responsible for preventing commercial bribery and exercising disciplinary inspection of the Group's economic activities, including raw material procurement, facilities engineering, business sales, quality supervision. All employees are required to sign "Integrity and Self-discipline Agreement" along with the employment contract.

To further strengthen the awareness of integrity of the staffs, the Group has provided anti-corruption training for them, which includes the basic concept of anti-corruption, introduction of company's anti-corruption policy and implementation. During the Reporting Period, no cases of corruption, extortion, bribery, fraud and money laundering were observed by the Group.

Community Involvement

The Group has been involving in various charitable events and social activities to express our gratitude to the neighboring society. Especially during the difficult time of COVID-19 in 2020, as a socially responsible citizen and corporate, we are obliged to provide assistance to the needs. In 2020, we have participated in more than 20 events, such as donating food and clothes to the frontline healthcare personnel in Zhuozhou, Zhangbei County, Yu County and more. By estimation, we have provided resources, which worth more than RMB2.1 million, to the pandemic victims and healthcare personnel in 2020.

The Group believes by maintaining an active involvement and commitment to the society will benefit to the whole society and the Group will continue to contribute back to the society.

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ESG Reporting			Pages/
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ESG Reporting			Pages/
Guidelines Aspects		Description	Remarks
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		(a) the policies; and	
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		during the reporting period and the outcomes of the cases	
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ESG Reporting			Pages/	
Guidelines Aspects		Description	Remarks	
Aspect B8: Communi	ity Investment			
General Disclosure	B8	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	116	
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To the shareholders of China Tianbao Group Development Company Limited

(Incorporated in the Cayman Islands with limited liability)



OPINION

We have audited the consolidated financial statements of China Tianbao Group Development Company Limited (the "Company") and its subsidiaries (the "Group") set out on pages 131 to 232, which comprise the consolidated statement of financial position as at 31 December 2020, and the consolidated statement of profit or loss, the consolidated statement of comprehensive income, the consolidated statement of changes in equity and the consolidated statement of cash flows for the year then ended, and notes to the consolidated financial statements, including a summary of significant accounting policies.

In our opinion, the consolidated financial statements give a true and fair view of the consolidated financial position of the Group as at 31 December 2020, and of its consolidated financial performance and its consolidated cash flows for the year then ended in accordance with International Financial Reporting Standards ("IFRSs") issued by the International Accounting Standards Board ("IASB") and have been properly prepared in compliance with the Hong Kong Companies Ordinance.

BASIS FOR OPINION

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

KEY AUDIT MATTERS

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

We have fulfilled the responsibilities described in the Auditor's responsibilities for the audit of the consolidated financial statements section of our report, including in relation to these matters. Accordingly, our audit included the performance of procedures designed to respond to our assessment of the risks of material misstatement of the consolidated financial statements. The results of our audit procedures, including the procedures performed to address the matters below, provide the basis for our audit opinion on the accompanying consolidated financial statements.

Key audit matters

How our audit addressed the key audit matters

Revenue recognition from construction contracting

57% of the Group's revenue was derived from construction contracting for the year ended 31 December 2020. The progress was measured by applying an input method based on the costs incurred up to the year end as a percentage of total estimated costs for each contract. The application of the input method involves the use of significant judgements and estimates, including the scope of deliveries and services required, total contract costs, and remaining costs to completion. The revenue, cost and gross profit realised on such contracts can vary from the Group's original estimates because of any future changes in conditions such as scope changes made to the original contracts, claims, disputes and liquidation damages.

The accounting policies and related disclosures for the revenue recognition from construction contracting are included in notes 2.4, 3, 4 and 5 to the financial statements. We performed the following procedures in relation to revenue recognition from construction contracting:

- We evaluated and tested the controls over the accounting process of contract costs, contract revenues and the calculation of the percentage of completion;
- 2) On a sample basis, we reviewed the detail terms, including the contract sum, the settlement terms and other key contract terms of significant construction contracts;
- 3) We inspected the contract costs incurred by checking against supporting documents such as delivery and acceptance notes, purchasing invoices and other computation forms such as labor cost settlement documents and machinery expense settlement documents; and we evaluated management's judgements and estimates in the determination of estimated total contract costs by discussing the progress of the construction contracts with those in charge of the projects and by comparing actual contract costs incurred with budgeted contract cost; and we reviewed the gross profit of each project with revenue recognised for the year ended 31 December 2020 to identify whether there was any negative gross profit item;
- We re-calculated the revenue recognised on a sample basis and performed analytical review procedures according to different types of construction services; and
- 5) We reviewed the disclosures of revenue recognition from construction contracting.

Key audit matters		How o	our audit addressed the key audit matters
Revenue recognition	n from property development		
property developmen	's revenue was derived from t for the year ended 31 December the recognition of revenue for	•	erformed the following procedures in relation to ue recognition from property development:
	nt as a key audit matter because to the Group in size for the year 2020.	Í	We evaluated and tested the controls over the accounting process of the revenue from property development;
	erty development is recognised ing criteria have been met:	ŕ	We inspected the terms of the standard sale and purchase agreements to assess the Group's revenue recognition policies for sales of
(1) the property ha	as been filed for completion;		property development projects, with reference to the requirements of the prevailing accounting
(2) payment from full; and	the buyer has been received in		standards;
(0)		· 1	We inspected on a sample basis the sales of
	ined the control of the completed ipulated in the sale and purchase		property development revenue recognised during the year ended 31 December 2020, and sale and purchase agreements and documents
The accounting police	cies and related disclosures for		which evidenced that the properties were physically possessed or the legal titles of the
~ .	tion from property development		properties were transferred to the buyers so as
	s 2.4, 3, 4 and 5 to the financial		to assess whether the related revenue had been recognised in the appropriate financial period; and
		, , , , , , , , , , , , , , , , , , ,	We reviewed the disclosures of revenue recognition from property development.

Key audit matters

How our audit addressed the key audit matters

Provision for expected credit losses ("ECLs") of trade receivables, deposits and other receivables and contract assets

As at 31 December 2020, trade receivables, deposits and other receivables and contract assets amounting to RMB2,033,872,000 were material to the Group's consolidated financial statements. Management uses the simplified approach to calculate ECLs for trade receivables and contract assets and the general approach to calculate ECLs for deposits and other receivables.

Management's assessment of the ECLs involves significant judgements and estimates and is based on historical observed default rates, ageing of balances, existence of disputes and forward-looking information. At the year end, the historical observed default rates are updated and changes in the forward-looking estimates are analysed by management. The amount of ECLs is sensitive to changes in circumstances and forecast economic conditions. Management also assesses whether the credit risk on the deposits and other receivables has increased significantly under the general approach.

The accounting policies and related disclosures for the trade receivables and contract assets are included in notes 2.4, 24, and 19 to the financial statements. The accounting policies and related disclosures for deposits and other receivables are included in notes 2.4, 25 and 41 to the financial statements. We performed the following procedures in relation to the provision assessment for trade receivables, deposits and other receivables and contract assets:

- We evaluated and tested the controls over the accounting process of provision for ECLs of trade receivables, deposits and other receivables and contract assets;
- We evaluated the provision for trade receivables, deposits and other receivables and contract assets by selecting samples to check the debtors' latest correspondence and historical payment records;
- We tested the accuracy of ageing of balances of trade receivables, deposits and other receivables and contract assets by tracing details of selected samples to supporting documents, such as invoices and contracts with debtors;
- 4) We inspected bank slips for the payments of the selected trade receivables, deposits and other receivables received subsequent to the reporting period;
- 5) We evaluated the Group's determination of significant increase in credit risk for the selected deposits and other receivables by checking the available external data and the information related to the overdue balances:
- 6) We inspected the calculation of the ECLs by checking the loss rate against the observed historical loss records and reviewing the adjustment for forward-looking information; and
- We reviewed the disclosures of provision for ECLs of trade receivables, deposits and other receivables and contract assets.

OTHER INFORMATION INCLUDED IN THE ANNUAL REPORT

The directors of the Company are responsible for the other information. The other information comprises 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 THE DIRECTORS 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 IFRSs issued by the IASB and 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 of the Company 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 of the Company either intend to liquidate the Group or to cease operations or have no realistic alternative but to do so.

The directors of the Company are assisted by the Audit Committee in discharging their responsibilities 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. Our report is made 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 judgement 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.

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.

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

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 Siu Fung Terence Ho.

Ernst & Young
Certified Public Accountants
22/F, CITIC Tower
1 Tim Mei Avenue
Central, Hong Kong

23 March 2021

Consolidated Statement of Profit or Loss

		2020	2019
	Notes	RMB'000	RMB'000
CONTINUING OPERATIONS			
REVENUE	5	3,369,341	2,660,037
Cost of sales		(2,741,242)	(1,977,617)
Gross profit		628,099	682,420
Other income and gains	5	26,537	13,786
Selling and distribution expenses		(1,172)	(3,220)
Administrative expenses		(55,678)	(78,038)
Impairment losses on financial and contract assets, net		(40,132)	(24,274)
Fair value (loss)/gain on investment properties	15	(700)	4,700
Fair value gain/(loss) from financial assets through profit or loss		22,276	(910)
Other expenses		(1,252)	(2,673)
Finance costs	7	(37,679)	(21,788)
PROFIT BEFORE TAX FROM CONTINUING OPERATIONS	6	540,299	570,003
Income tax expense	10	(208,628)	(252,231)
PROFIT FOR THE YEAR FROM CONTINUING OPERATIONS		331,671	317,772
DISCONTINUED OPERATIONS			
Loss for the year from discontinued operations	11	_	(62)
Loss for the year from discontinued operations	- 11		(02)
PROFIT FOR THE YEAR		331,671	317,710
FROTITION THE TEAN		331,071	317,710
Attributable to:		004 674	017 710
Owners of the parent		331,671	317,710
EARNINGS PER SHARE ATTRIBUTABLE TO	40		
ORDINARY EQUITY HOLDERS OF THE PARENT	13		
Basic and diluted			
- For profit for the year		RMB0.42	RMB0.51
. s. pront for the your		IMIDOITE	
		D14D0 40	DMD0 51
- For profit from continuing operations		RMB0.42	RMB0.51

Consolidated Statement of Comprehensive Income

	2020	2019
	RMB'000	RMB'000
PROFIT FOR THE YEAR	331,671	317,710
OTHER COMPREHENSIVE INCOME		
Other comprehensive income that may be reclassified to profit or loss in subsequent periods: Exchange differences:		
Exchange differences on translation of foreign operations	(14,773)	1,085
Net other comprehensive income that may be reclassified to profit or loss in subsequent periods	(14,773)	1,085
Other comprehensive income that will not be reclassified to profit or loss in subsequent periods: Equity investments designated at fair value through		
other comprehensive income: Changes in fair value Income tax effect	(5,000) 1,250	7,000 (1,750)
OTHER COMPREHENSIVE INCOME FOR THE YEAR, NET OF TAX	(18,523)	6,335
TOTAL COMPREHENSIVE INCOME FOR THE YEAR	313,148	324,045
Attributable to:		
Owners of the parent	313,148	324,045

Consolidated Statement of Financial Position

31 December 2020

	2020		2019	
	Notes	RMB'000	RMB'000	
NON-CURRENT ASSETS				
Property, plant and equipment	14	230,903	218,978	
Investment properties	15	140,400	141,100	
Right-of-use assets	16(a)	11,298	12,662	
Other intangible assets		1,930	1,788	
Equity investments designated at fair value through other				
comprehensive income	17	138,000	143,000	
Financial assets at fair value through profit or loss	26	205,687	184,655	
Deferred tax assets	22	78,373	69,136	
TOTAL NON-CURRENT ASSETS		806,591	771,319	
CURRENT ASSETS				
Inventories	18	_	16	
Trade receivables	24	515,034	408,999	
Contract assets	19	1,306,539	1,221,868	
Properties under development	21	2,162,785	2,437,886	
Completed properties held for sale	23	885,530	340,122	
Prepayments, other receivables and other assets	25	310,632	475,000	
Tax recoverable		24,612	15,074	
Pledged deposits	27	264,978	130,417	
Cash and cash equivalents	27	183,919	321,909	
TOTAL CURRENT ASSETS		5,654,029	5,351,291	

Consolidated Statement of Financial Position

31 December 2020

		2020	2019
	Notes	RMB'000	RMB'000
CURRENT LIABILITIES			
Trade payables	28	2,075,486	1,701,274
Other payables and accruals	29	1,952,157	2,194,094
Interest-bearing bank borrowings	30	348,000	619,000
Lease liabilities	16(b)	963	1,004
Tax payable		535,679	349,489
TOTAL CURRENT LIABILITIES		4,912,285	4,864,861
NET OURDENT AGOSTO		-44-44	100 100
NET CURRENT ASSETS		741,744	486,430
TOTAL ASSETS LESS CURRENT LIABILITIES		1,548,335	1,257,749
TO THE PRODUCT DESCRIPTION OF THE PRODUCT DESCRI		1,010,000	1,207,710
NON-CURRENT LIABILITIES			
Interest-bearing bank borrowings	30	232,450	170,000
Lease liabilities	16(b)	-	963
TOTAL NON-CURRENT LIABILITIES		232,450	170,963
NET ASSETS		1,315,885	1,086,786
EQUITY			
Equity attributable to owners of the parent			
Share capital	31	7,281	7,281
Reserves	32	1,308,604	1,079,505
		4 045 005	1 006 700
		1,315,885	1,086,786
TOTAL EQUITY		1,315,885	1,086,786
TOTAL EQUIT		1,313,005	1,000,700

Wang Xinling Director

Li Yaruixin Director

Consolidated Statement of Changes in Equity

Share issue expenses Deemed distribution upon	-	(10,908)	-	-	-	-	-	-	(10,908)
Share issue expenses	- ,201	(10,908)	_	_	_	_	_	_	
Issue of shares	7,281	429,855	_	_	_	-	_	_	437,136
income, net of tax	_	_	_	_	_	457	_	_	457
Disposal of an equity investments at fair value through other comprehensive									
Total comprehensive income for the year	-	-	-	-	-	5,250	1,085	317,710	324,045
foreign operations	-	-	-	_	-	-	1,085	_	1,085
Exchange differences on translation of									
income, net of tax	-	-	-	-	-	5,250	-	-	5,250
through other comprehensive									
investments designated at fair value									
Other comprehensive income for the year: Change in fair value of equity									
Profit for the year	-	-	-	-	-	-	-	317,710	317,710
D. C. to the con-								047.740	047.740
As at 1 January 2019	_	2,701	1,355,000	_	43,643	6,668	_	270,909	1,678,921
	note 31	note 32(a)	note 32(b)	note 32(c)	note 32(d)	note 32(e)			
	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
	capital	reserve	reserve	reserve	reserve	income	reserve	profits	equity
	Share	Capital	Merger	Special	surplus	comprehensive	fluctuation	Retained	Total
					Statutory	through other	Exchange		
						fair value			
						assets at			
						financial			
						reserve of			
						Fair value			

Consolidated Statement of Changes in Equity

	The second second									
	Share capital RMB'000 note 31	Capital reserve RMB'000 note 32 (a)	Special reserve RMB'000 note 32 (c)	Statutory surplus reserve RMB'000 note 32 (d)	Fair value reserve of financial assets at fair value through other comprehensive income RMB'000 note 32 (e)	Exchange fluctuation reserve RMB'000	Shares held for share award scheme RMB'000 Note 32 (f)	Other reserves RMB'000 Note 32(g)	Retained profits RMB'000	Total equity RMB'000
As at 1 January 2020	7,281	433,783	-	43,643	12,375	1,085	-	-	588,619	1,086,786
Profit for the year Other comprehensive income for the year: Changes in fair value of equity investments at fair value	-	-	-	-	-	-	-	-	331,671	331,671
through other comprehensive income, net of tax Exchange differences on translation	-	-	-	-	(3,750)	-	-	-	-	(3,750)
of to foreign operations	-	-	-	-	-	(14,773)	-	-	-	(14,773)
Total comprehensive income for the year	-	-	-	-	(3,750)	(14,773)	-	-	331,671	313,148
Shares purchased for the Share Award Scheme Interim 2020 dividend	-	-	-	-		-	(48,517) -		- (36,426)	(48,517) (36,426)
Dividend income of shares held for share award scheme Transfer to special reserve Utilisation of special reserve	-	-	- 48,495 (48,495)	-	-	-	-	894 - -	- (48,495) 48,495	894 - -
As at 31 December 2020	7,281	433,783*	-*	43,643*	8,625*	(13,688)*	(48,517)*	894*	883,864*	1,315,885

These reserve accounts comprise the consolidated reserves of RMB1,308,604,000 (2019: RMB1,079,505,000) in the consolidated statement of financial position.

Consolidated Statement of Cash Flows

	Notes	2020 RMB'000	2019 RMB'000		
CASH FLOWS FROM OPERATING ACTIVITIES					
Profit before tax:					
From continuing operations		540,299	570,003		
From discontinued operations		-	(62)		
Adjustments for:	_				
Finance costs	7	37,679	21,788		
Interest income	5	(1,811)	(992)		
Dividend income from equity investments designated at	E	(0.667)	(10.045)		
fair value through other comprehensive income Gain on disposal of subsidiaries	5 36	(9,667)	(10,845)		
Dividends income from financial assets at fair value	30	_	(1,534)		
through profit or loss	5	(2,872)	_		
Fair value (gains)/losses, net:	3	(2,012)			
Equity investments at fair value through profit or loss		(22,276)	910		
Depreciation	14	6,173	5.037		
Changes in fair value of investment properties	6	700	(4,700)		
Depreciation of right-of-use assets	6	1,364	578		
Amortisation of other intangible assets	6	306	147		
Impairment losses of trade receivables	6	34,839	13,604		
Impairment losses of contract assets	6	1,527	11,835		
Impairment losses/(reversal of impairment losses) of prepayments,					
other receivables and other assets	_	3,766	(1,172)		
Gain on disposal of items of property, plant and equipment	6	-	(8)		
		590,027	604,589		
Decrease in inventories		[′] 16	703		
Increase in trade receivables		(140,874)	(99,779)		
Increase in contract assets		(86,198)	(448,518)		
Decrease in properties under development		275,101	157,045		
Increase in completed properties held for sale		(545,408)	(286,002)		
Decrease/(increase) in prepayments, other receivables and other assets		191,393	(111,669)		
Increase in pledged deposits		(134,561)	(9,819)		
Increase in trade payables		371,688	600,723		
Decrease in other payables and accruals		(243,064)	(43,223)		
Cash generated from operations		278,120	364,050		
Income tax paid		(46,994)	(45,515)		
Interest received		1,811	(45,515)		
interest received		1,011	992		
Net cash flows generated from operating activities		232,937	319,527		

Consolidated Statement of Cash Flows

	Notes	2020 RMB'000	2019 RMB'000
CARLLELOWO EDOM INVESTING ACTIVITIES			
CASH FLOWS FROM INVESTING ACTIVITIES			
Dividends received from equity investments designated at		10.045	10.700
fair value through other comprehensive income Dividends received from financial assets at fair value through		10,845	12,790
profit or loss		2,872	_
Purchase of items of property, plant and equipment		(14,135)	(59,693)
Proceeds from disposal of items of property, plant and equipment		(14,100)	200
Purchase of items of other intangible assets		(449)	(1,114)
Disposal of subsidiaries, net of cash	36	-	58,866
Disposal of prepaid land lease payment		_	23,331
Purchases of financial assets at fair value through profit or loss		(11,699)	(185,101)
Advances to related parties	38	-	(100,228)
Advances to the ultimate holding company	38	(170)	_
Repayments of advances to related parties	38	163	1,529,568
Advances to third parties		(51,272)	(42,310)
Repayments of advances to third parties		29,426	2,400
Net cash flows (used in)/generated from investing activities		(34,419)	1,238,709
CASH FLOWS FROM FINANCING ACTIVITIES			
Proceeds from issue of shares		-	437,136
Deemed distribution upon reorganisation		-	(1,338,480)
Share issue expenses		-	(37,849)
Additions of interest-bearing bank borrowings		485,000	370,000
Repayments of interest-bearing bank borrowings		(693,550)	(495,000)
Principal portion of lease payments Advances from the ultimate holding company	38	(1,076) 23,970	(90)
Advances from related parties	38	23,910	111,884
Repayments of advances from related parties	38	(6)	(198,673)
Advances from third parties	00	532,890	138,354
Repayments of advances from third parties		(570,500)	(302,700)
Dividends paid		(36,426)	
Interest paid		(37,607)	(21,780)
Shares purchased for the share award scheme		(48,517)	_
Net cash flows used in from financing activities		(345,822)	(1,337,198)
		, , ,	(, , , , , , , , , , , , , , , , , , ,
NET (DECREASE)/INCREASE IN CASH AND CASH EQUIVALENTS		(147,304)	221,038
Effect of foreign exchange rate changes, net		9,314	(406)
Cash and cash equivalents at beginning of year		321,909	101,277
CASH AND CASH EQUIVALENTS AT END OF YEAR		183,919	321,909
ANALYSIS OF BALANCES OF CASH AND CASH EQUIVALENTS			
Cash and bank balances		448,897	452,326
Less: pledged deposits		(264,978)	(130,417)
Oach and arch aminolants as at deal in the state of the			
Cash and cash equivalents as stated in the statement of financial		400.040	004 000
position		183,919	321,909
Cash and cash equivalents as stated in the statement of cash flows		183,919	201 000
Oash and Cash equivalents as stated in the Statement of Cash Hows	4.00	103,919	321,909

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1. CORPORATE AND GROUP INFORMATION

China Tianbao Group Development Company Limited is a limited liability company incorporated in the Cayman Islands. The registered office address of the Company is Windward 3, Regatta Office Park, PO Box 1350, Grand Cayman KY1-1108, Cayman Islands.

During the year, the Group was involved in the following principal activities:

- Construction contracting
- Property development and others

In the opinion of the directors, the holding company and the ultimate holding company of the Company is Jixiang International Industrial Company Limited, which is incorporated in the British Virgin Islands ("BVI").

Information about subsidiaries

Particulars of the Company's principal subsidiaries are as follows:

		Place of incorporation/	Issued ordinary/ registered share	equity attributable to the Company	
Name	Legal status	registration and business	capital	Indirect	Principal activities
天保建設集團有限公司 Tianbao Construction Group Company Limited.	Limited liability company	People's Republic of China ("PRC")/ Mainland China	RMB1,050,000,000	100	Construction contracting
天保房地產集團有限公司 Tianbao Property Group Company Limited	Limited liability company	PRC/Mainland China	RMB300,000.000	100	Property development and others
懷來天保房地產開發有限公司 Huailai Tianbao Property Development Company Limited	Limited liability company	PRC/Mainland China	RMB20,000,000	100	Property development and others
蔚縣天保房地產開發有限公司 Yuxian Tianbao Property Development Company Limited	Limited liability company	PRC/Mainland China	RMB20,000,000	100	Property development and others
張北天保恒旗房地產開發有限責任 公司	Limited liability company	PRC/Mainland China	RMB5,000,000	100	Property development and others
Zhangbei Tianbao Hengqi Property					
Development Company Limited 涿州市明陽房地產開發有限責任公司 Zhuozhou City Mingyang Property Development Company Limited	Limited liability company	PRC/Mainland China	RMB10,000,000	100	Property development and others

The financial statements of these principal subsidiaries above were not audited by Ernst & Young Hong Kong, or another member firm of the Ernst & Young global network.

The above table lists the subsidiaries of the Company which, in the opinion of the directors, principally affected the results for the year or formed a substantial portion of the net assets of the Group. To give details of other subsidiaries would, in the opinion of the directors, result in particulars of excessive length.

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2.1 BASIS OF PREPARATION

These financial statements have been prepared in accordance with International Financial Reporting Standards ("IFRSs") issued by the International Accounting Standards Board (the "IASB"), accounting principles generally accepted in Hong Kong and the disclosure requirements of the Hong Kong Companies Ordinance. They have been prepared under the historical cost convention, except for investment properties and equity investments which have been measured at fair value. These financial statements are presented in Renminbi ("RMB") and all values are rounded to the nearest thousand except when otherwise indicated.

Basis of consolidation

The consolidated financial statements include the financial statements of the Company and its subsidiaries (collectively referred to as the "Group") for the year ended 31 December 2020. A subsidiary is an entity (including a structured entity), directly or indirectly, controlled by the Company. Control is achieved when the Group is exposed, or has rights, to variable returns from its involvement with the investee and has the ability to affect those returns through its power over the investee (i.e., existing rights that give the Group the current ability to direct the relevant activities of the investee).

When the Company has, directly or indirectly, less than a majority of the voting or similar rights of an investee, the Group considers all relevant facts and circumstances in assessing whether it has power over an investee, including:

- (a) the contractual arrangement with the other vote holders of the investee;
- (b) rights arising from other contractual arrangements; and
- (c) the Group's voting rights and potential voting rights.

The financial statements of the subsidiaries are prepared for the same reporting period as the Company, using consistent accounting policies. The results of subsidiaries are consolidated from the date on which the Group obtains control, and continue to be consolidated until the date that such control ceases.

Profit or loss and each component of other comprehensive income are attributed to the owners of the parent of the Group and to the non-controlling interests, even if this results in the non-controlling interests having a deficit balance. All intra-group assets and liabilities, equity, income, expenses and cash flows relating to transactions between members of the Group are eliminated in full on consolidation.

The Group reassesses whether or not it controls an investee if facts and circumstances indicate that there are changes to one or more of the three elements of control described above. A change in the ownership interest of a subsidiary, without a loss of control, is accounted for as an equity transaction.

If the Group loses control over a subsidiary, it derecognises (i) the assets (including goodwill) and liabilities of the subsidiary, (ii) the carrying amount of any non-controlling interest and (iii) the cumulative translation differences recorded in equity; and recognises (i) the fair value of the consideration received, (ii) the fair value of any investment retained and (iii) any resulting surplus or deficit in profit or loss. The Group's share of components previously recognised in other comprehensive income is reclassified to profit or loss or retained profits, as appropriate, on the same basis as would be required if the Group had directly disposed of the related assets or liabilities.

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2.2 CHANGES IN ACCOUNTING POLICIES AND DISCLOSURES

The Group has adopted the Conceptual Framework for Financial Reporting 2018 and the following revised IFRSs for the first time for the current year's financial statements.

Amendments to IFRS 3 Definition of a Business

Amendments to IFRS 9, Interest Rate Benchmark Reform

IAS 39 and IFRS 7

Amendment to IFRS 16 Covid-19-Related Rent Concessions (early adopted)

Amendments to IAS 1 and IAS 8 Definition of Material

The nature and the impact of the Conceptual Framework for Financial Reporting 2018 and the revised IFRSs are described below:

- (a) Conceptual Framework for Financial Reporting 2018 (the "Conceptual Framework") sets out a comprehensive set of concepts for financial reporting and standard setting, and provides guidance for preparers of financial statements in developing consistent accounting policies and assistance to all parties to understand and interpret the standards. The Conceptual Framework includes new chapters on measurement and reporting financial performance, new guidance on the derecognition of assets and liabilities, and updated definitions and recognition criteria for assets and liabilities. It also clarifies the roles of stewardship, prudence and measurement uncertainty in financial reporting. The Conceptual Framework is not a standard, and none of the concepts contained therein override the concepts or requirements in any standard. The Conceptual Framework did not have any significant impact on the financial position and performance of the Group.
- (b) Amendments to IFRS 3 clarify and provide additional guidance on the definition of a business. The amendments clarify that for an integrated set of activities and assets to be considered a business, it must include, at a minimum, an input and a substantive process that together significantly contribute to the ability to create output. A business can exist without including all of the inputs and processes needed to create outputs. The amendments remove the assessment of whether market participants are capable of acquiring the business and continue to produce outputs. Instead, the focus is on whether acquired inputs and acquired substantive processes together significantly contribute to the ability to create outputs. The amendments have also narrowed the definition of outputs to focus on goods or services provided to customers, investment income or other income from ordinary activities. Furthermore, the amendments provide guidance to assess whether an acquired process is substantive and introduce an optional fair value concentration test to permit a simplified assessment of whether an acquired set of activities and assets is not a business. The Group has applied the amendments prospectively to transactions or other events that occurred on or after 1 January 2020. The amendments did not have any impact on the financial position and performance of the Group.

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2.2 CHANGES IN ACCOUNTING POLICIES AND DISCLOSURES (Continued)

- (c) Amendments to IFRS 9, IAS 39 and IFRS 7 address issues affecting financial reporting in the period before the replacement of an existing interest rate benchmark with an alternative risk-free rate ("RFR"). The amendments provide temporary reliefs which enable hedge accounting to continue during the period of uncertainty before the introduction of the alternative RFR. In addition, the amendments require companies to provide additional information to investors about their hedging relationships which are directly affected by these uncertainties. The amendments did not have any impact on the financial position and performance of the Group as the Group does not have any interest rate hedging relationships.
- (d) Amendment to IFRS 16 provides a practical expedient for lessees to elect not to apply lease modification accounting for rent concessions arising as a direct consequence of the covid-19 pandemic. The practical expedient applies only to rent concessions occurring as a direct consequence of the pandemic and only if (i) the change in lease payments results in revised consideration for the lease that is substantially the same as, or less than, the consideration for the lease immediately preceding the change; (ii) any reduction in lease payments affects only payments originally due on or before 30 June 2021; and (iii) there is no substantive change to other terms and conditions of the lease. The amendment is effective for annual periods beginning on or after 1 June 2020 with earlier application permitted and shall be applied retrospectively. The amendments did not have any significant impact on the financial position and performance of the Group.
- (e) Amendments to IAS 1 and IAS 8 provide a new definition of material. The new definition states that information is material if omitting, misstating or obscuring it could reasonably be expected to influence decisions that the primary users of general purpose financial statements make on the basis of those financial statements. The amendments clarify that materiality will depend on the nature or magnitude of information, or both. A misstatement of information is material if it could reasonably be expected to influence decisions made by the primary users. The amendments did not have any significant impact on the financial position and performance of the Group.

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2.3 ISSUED BUT NOT YET EFFECTIVE IFRSs

The Group has not applied the following new and revised IFRSs, that have been issued but are not yet effective, in these financial statements.

Amendments to IFRS 3

Amendments to IFRS 9, IAS 39, IFRS 7,

IFRS 4 and IFRS 16

Amendments to IFRS 10 and IAS 28

IFRS 17

Amendments to IFRS 17

Amendments to IAS 1

Amendments to IAS 16

Amendments to IAS 37

Annual Improvements to IFRSs

2018-2020

Reference to the Conceptual Framework²

Interest Rate Benchmark Reform - Phase 21

Sale or Contribution of Assets between an Investor and its

Associate or Joint Venture4

Insurance Contracts3

Insurance Contracts3, 6

Classification of Liabilities as Current or Non-current3, 5

Property, Plant and Equipment: Proceeds before Intended Use²

Onerous Contracts - Cost of Fulfilling a Contract²

Amendments to IFRS 1, IFRS 9, Illustrative Examples

accompanying IFRS 16, and IAS 412

- Effective for annual periods beginning on or after 1 January 2021
- ² Effective for annual periods beginning on or after 1 January 2022
- Effective for annual periods beginning on or after 1 January 2023
- No mandatory effective date yet determined but available for adoption
- As a consequence of the amendments to IAS 1, International Interpretation 5 *Presentation of Financial Statements* Classification by the Borrower of a Term Loan that Contains a Repayment on Demand Clause was revised in October 2020 to align the corresponding wording with no change in conclusion
- As a consequence of the amendments to IFRS 17 issued in June 2020, IFRS 4 was amended to extend the temporary exemption that permits insurers to apply IAS 39 rather than IFRS 9 for annual periods beginning before 1 January 2023

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2.3 ISSUED BUT NOT YET EFFECTIVE IFRSs (Continued)

Further information about those IFRSs that are expected to be applicable to the Group is described below.

Amendments to IFRS 3 are intended to replace a reference to the previous Framework for the Preparation and Presentation of Financial Statements with a reference to the Conceptual Framework for Financial Reporting issued in June 2018 without significantly changing its requirements. The amendments also add to IFRS 3 an exception to its recognition principle for an entity to refer to the Conceptual Framework to determine what constitutes an asset or a liability. The exception specifies that, for liabilities and contingent liabilities that would be within the scope of IAS 37 or IFRIC-Int 21 if they were incurred separately rather than assumed in a business combination, an entity applying IFRS 3 should refer to IAS 37 or IFRIC-Int 21 respectively instead of the Conceptual Framework. Furthermore, the amendments clarify that contingent assets do not qualify for recognition at the acquisition date. The Group expects to adopt the amendments prospectively from 1 January 2022. Since the amendments apply prospectively to business combinations for which the acquisition date is on or after the date of first application, the Group will not be affected by these amendments on the date of transition.

Amendments to IFRS 9, IAS 39, IFRS 7, IFRS 4 and IFRS 16 address issues not dealt with in the previous amendments which affect financial reporting when an existing interest rate benchmark is replaced with an alternative RFR. The Phase 2 amendments provide a practical expedient to allow the effective interest rate to be updated without adjusting the carrying amount when accounting for changes in the basis for determining the contractual cash flows of financial assets and liabilities, if the change is a direct consequence of the interest rate benchmark reform and the new basis for determining the contractual cash flows is economically equivalent to the previous basis immediately preceding the change. In addition, the amendments permit changes required by the interest rate benchmark reform to be made to hedge designations and hedge documentation without the hedging relationship being discontinued. Any gains or losses that could arise on transition are dealt with through the normal requirements of IFRS 9 to measure and recognise hedge ineffectiveness. The amendments also provide a temporary relief to entities from having to meet the separately identifiable requirement when an RFR is designated as a risk component. The relief allows an entity, upon designation of the hedge, to assume that the separately identifiable requirement is met, provided the entity reasonably expects the RFR risk component to become separately identifiable within the next 24 months. Furthermore, the amendments require an entity to disclose additional information to enable users of financial statements to understand the effect of interest rate benchmark reform on an entity's financial instruments and risk management strategy. The amendments are effective for annual periods beginning on or after 1 January 2021 and shall be applied retrospectively, but entities are not required to restate the comparative information. The amendments are not expected to have any significant impact on the Group's financial statements.

Amendments to IFRS 10 and IAS 28 (2011) address an inconsistency between the requirements in IFRS 10 and in IAS 28 (2011) in dealing with the sale or contribution of assets between an investor and its associate or joint venture. The amendments require a full recognition of a gain or loss when the sale or contribution of assets between an investor and its associate or joint venture constitutes a business. For a transaction involving assets that do not constitute a business, a gain or loss resulting from the transaction is recognised in the investor's profit or loss only to the extent of the unrelated investor's interest in that associate or joint venture. The amendments are to be applied prospectively. The previous mandatory effective date of amendments to IFRS 10 and IAS 28 (2011) was removed by the HKICPA in January 2016 and a new mandatory effective date will be determined after the completion of a broader review of accounting for associates and joint ventures. However, the amendments are available for adoption now.

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2.3 ISSUED BUT NOT YET EFFECTIVE IFRSs (Continued)

Amendments to IAS 1 clarify the requirements for classifying liabilities as current or non-current. The amendments specify that if an entity's right to defer settlement of a liability is subject to the entity complying with specified conditions, the entity has a right to defer settlement of the liability at the end of the reporting period if it complies with those conditions at that date. Classification of a liability is unaffected by the likelihood that the entity will exercise its right to defer settlement of the liability. The amendments also clarify the situations that are considered a settlement of a liability. The amendments are effective for annual periods beginning on or after 1 January 2023 and shall be applied retrospectively. Earlier application is permitted. The amendments are not expected to have any significant impact on the Group's financial statements.

Amendments to IAS 16 prohibit an entity from deducting from the cost of an item of property, plant and equipment any proceeds from selling items produced while bringing that asset to the location and condition necessary for it to be capable of operating in the manner intended by management. Instead, an entity recognises the proceeds from selling any such items, and the cost of those items, in profit or loss. The amendments are effective for annual periods beginning on or after 1 January 2022 and shall be applied retrospectively only to items of property, plant and equipment made available for use on or after the beginning of the earliest period presented in the financial statements in which the entity first applies the amendments. Earlier application is permitted. The amendments are not expected to have any significant impact on the Group's financial statements.

Amendments to IAS 37 clarify that for the purpose of assessing whether a contract is onerous under IAS 37, the cost of fulfilling the contract comprises the costs that relate directly to the contract. Costs that relate directly to a contract include both the incremental costs of fulfilling that contract (e.g., direct labour and materials) and an allocation of other costs that relate directly to fulfilling that contract (e.g., an allocation of the depreciation charge for an item of property, plant and equipment used in fulfilling the contract as well as contract management and supervision costs). General and administrative costs do not relate directly to a contract and are excluded unless they are explicitly chargeable to the counterparty under the contract. The amendments are effective for annual periods beginning on or after 1 January 2022 and shall be applied to contracts for which an entity has not yet fulfilled all its obligations at the beginning of the annual reporting period in which it first applies the amendments. Earlier application is permitted. Any cumulative effect of initially applying the amendments shall be recognised as an adjustment to the opening equity at the date of initial application without restating the comparative information. The amendments are not expected to have any significant impact on the Group's financial statements.

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2.3 ISSUED BUT NOT YET EFFECTIVE IFRSs (Continued)

Annual Improvements to IFRSs 2018-2020 sets out amendments to IFRS 1, IFRS 9, Illustrative Examples accompanying IFRS 16, and IAS 41. Details of the amendments that are expected to be applicable to the Group are as follows:

- IFRS 9 Financial Instruments: clarifies the fees that an entity includes when assessing whether the terms of a new or modified financial liability are substantially different from the terms of the original financial liability. These fees include only those paid or received between the borrower and the lender, including fees paid or received by either the borrower or lender on the other's behalf. An entity applies the amendment to financial liabilities that are modified or exchanged on or after the beginning of the annual reporting period in which the entity first applies the amendment. The amendment is effective for annual periods beginning on or after 1 January 2022. Earlier application is permitted. The amendment is not expected to have a significant impact on the Group's financial statements.
- IFRS 16 *Leases*: removes the illustration of payments from the lessor relating to leasehold improvements in Illustrative Example 13 accompanying IFRS 16. This removes potential confusion regarding the treatment of lease incentives when applying IFRS 16.

2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

Fair value measurement

The Group measures its investment properties and equity investments at fair value at the end of each reporting period. Fair value is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date. The fair value measurement is based on the presumption that the transaction to sell the asset or transfer the liability takes place either in the principal market for the asset or liability, or in the absence of a principal market, in the most advantageous market for the asset or liability. The principal or the most advantageous market must be accessible by the Group. The fair value of an asset or a liability is measured using the assumptions that market participants would use when pricing the asset or liability, assuming that market participants act in their economic best interest.

A fair value measurement of a non-financial asset takes into account a market participant's ability to generate economic benefits by using the asset in its highest and best use or by selling it to another market participant that would use the asset in its highest and best use.

The Group uses valuation techniques that are appropriate in the circumstances and for which sufficient data are available to measure fair value, maximising the use of relevant observable inputs and minimising the use of unobservable inputs.

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2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

Fair value measurement (Continued)

All assets and liabilities for which fair value is measured or disclosed in the financial statements are categorised within the fair value hierarchy, described as follows, based on the lowest level input that is significant to the fair value measurement as a whole:

- Level 1 based on quoted prices (unadjusted) in active markets for identical assets or liabilities
- Level 2 based on valuation techniques for which the lowest level input that is significant to the fair value measurement is observable, either directly or indirectly
- Level 3 based on valuation techniques for which the lowest level input that is significant to the fair value measurement is unobservable

For assets and liabilities that are recognised in the financial statements on a recurring basis, the Group determines whether transfers have occurred between levels in the hierarchy by reassessing categorisation (based on the lowest level input that is significant to the fair value measurement as a whole) at the end of each reporting period.

Impairment of non-financial assets

Where an indication of impairment exists, or when annual impairment testing for an asset is required (other than deferred tax assets, financial assets, properties under development, completed properties held for sale, investment properties, inventories, contract assets and assets of a disposal group classified as held for sale), the asset's recoverable amount is estimated. An asset's recoverable amount is the higher of the asset's or cash-generating unit's value in use and its fair value less costs of disposal, and 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, in which case the recoverable amount is determined for the cash-generating unit to which the asset belongs.

An impairment loss is recognised only if the carrying amount of an asset exceeds its recoverable amount. In assessing value in use, the estimated future cash flows are discounted to their present value using a pre-tax discount rate that reflects current market assessments of the time value of money and the risks specific to the asset. An impairment loss is charged to the statement of profit or loss in the period in which it arises in those expense categories consistent with the function of the impaired asset.

An assessment is made at the end of each reporting period as to whether there is an indication that previously recognised impairment losses may no longer exist or may have decreased. If such an indication exists, the recoverable amount is estimated. A previously recognised impairment loss of an asset other than goodwill is reversed only if there has been a change in the estimates used to determine the recoverable amount of that asset, but not to an amount higher than the carrying amount that would have been determined (net of any depreciation/amortisation) had no impairment loss been recognised for the asset in prior years. A reversal of such an impairment loss is credited to the statement of profit or loss in the period in which it arises.

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2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

Related parties

A party is considered to be related to the Group if:

- (a) the party is a person or a close member of that person's family and that person
 - (i) has control or joint control over the Group;
 - (ii) has significant influence over the Group; or
 - (iii) is a member of the key management personnel of the Group or of a parent of the Group;

or

- (b) the party is an entity where any of the following conditions applies:
 - (i) the entity and the Group are members of the same group;
 - (ii) one entity is an associate or joint venture of the other entity (or of a parent, subsidiary or fellow subsidiary of the other entity);
 - (iii) the entity and the Group are joint ventures of the same third party;
 - (iv) one entity is a joint venture of a third entity and the other entity is an associate of the third entity;
 - (v) the entity is a post-employment benefit plan for the benefit of employees of either the Group or an entity related to the Group;
 - (vi) the entity is controlled or jointly controlled by a person identified in (a);
 - (vii) a person identified in (a)(i) has significant influence over the entity or is a member of the key management personnel of the entity (or of a parent of the entity); and
 - (viii) the entity, or any member of a group of which it is a part, provides key management personnel services to the Group or to the parent of the Group.

Property, plant and equipment and depreciation

Property, plant and equipment, other than construction in progress, are stated at cost less accumulated depreciation and any impairment losses. When an item of property, plant and equipment is classified as held for sale or when it is part of a disposal group classified as held for sale, it is not depreciated and is accounted for in accordance with IFRS 5, as further explained in the accounting policy for "Non-current assets and disposal groups held for sale". The cost of an item of property, plant and equipment comprises its purchase price and any directly attributable costs of bringing the asset to its working condition and location for its intended use.

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2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

Property, plant and equipment and depreciation (Continued)

Expenditure incurred after items of property, plant and equipment have been put into operation, such as repairs and maintenance, is normally charged to the statement of profit or loss in the period in which it is incurred. In situations where the recognition criteria are satisfied, the expenditure for a major inspection is capitalised in the carrying amount of the asset as a replacement. Where significant parts of property, plant and equipment are required to be replaced at intervals, the Group recognises such parts as individual assets with specific useful lives and depreciates them accordingly.

Valuations are performed frequently enough to ensure that the fair value of a revalued asset does not differ materially from its carrying amount. Changes in the values of property, plant and equipment are dealt with as movements in the asset revaluation reserve. If the total of this reserve is insufficient to cover a deficit, on an individual asset basis, the excess of the deficit is charged to the statement of profit or loss. Any subsequent revaluation surplus is credited to the statement of profit or loss to the extent of the deficit previously charged. An annual transfer from the asset revaluation reserve to retained profits is made for the difference between the depreciation based on the revalued carrying amount of an asset and the depreciation based on the asset's original cost. On disposal of a revalued asset, the relevant portion of the asset revaluation reserve realised in respect of previous valuations is transferred to retained profits as a movement in reserves.

Depreciation is calculated on the straight-line basis to write off the cost of each item of property, plant and equipment to its residual value over its estimated useful life. The principal annual rates used for this purpose are as follows:

Buildings	2%-5%
Plant and machinery	10%-19%
Motor vehicles	6%-19%
Office equipment and others	11%-33%

Where parts of an item of property, plant and equipment have different useful lives, the cost of that item is allocated on a reasonable basis among the parts and each part is depreciated separately. Residual values, useful lives and the depreciation method are reviewed, and adjusted if appropriate, at least at each financial year end.

An item of property, plant and equipment including any significant part initially recognised is derecognised upon disposal or when no future economic benefits are expected from its use or disposal. Any gain or loss on disposal or retirement recognised in the statement of profit or loss in the year the asset is derecognised is the difference between the net sales proceeds and the carrying amount of the relevant asset.

Construction in progress represents a building 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.

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2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

Investment properties

Investment properties are interests in land and buildings (including the leasehold property held as a right-of-use asset which would otherwise meet the definition of an investment property) held to earn rental income and/or for capital appreciation, rather than for use in the production or supply of goods or services or for administrative purposes; or for sale in the ordinary course of business. Such properties are measured initially at cost, including transaction costs. Subsequent to initial recognition, investment properties are stated at fair value, which reflects market conditions at the end of the reporting period.

Gains or losses arising from changes in the fair values of investment properties are included in the statement of profit or loss in the year in which they arise.

Any gains or losses on the retirement or disposal of an investment property are recognised in the statement of profit or loss in the year of the retirement or disposal.

For a transfer from investment properties to owner-occupied properties or inventories, the deemed cost of a property for subsequent accounting is its fair value at the date of change in use. If a property occupied by the Group as an owner-occupied property becomes an investment property, the Group accounts for such property in accordance with the policy stated under "Property, plant and equipment and depreciation" for owned property and/or accounts for such property in accordance with the policy stated under "Right-of-use assets" for property held as a right-of-use asset up to the date of change in use, and any difference at that date between the carrying amount and the fair value of the property is accounted for as a revaluation in accordance with the policy stated under "Property, plant and equipment and depreciation" above. For a transfer from inventories to investment properties, any difference between the fair value of the property at that date and its previous carrying amount is recognised in the statement of profit or loss.

Properties under development

Properties under development are intended to be held for sale after completion.

Properties under development are stated at the lower of cost comprising land costs, construction costs, borrowing costs, professional fees and other costs directly attributable to such properties incurred during the development year and net realisable value.

Properties under development are classified as current assets unless those will not be realised in the normal operating cycle. On completion, the properties are transferred to completed properties held for sale.

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2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

Completed properties held for sale

Completed properties held for sale are stated in the statement of financial position at the lower of cost and net realisable value. Cost is determined by an apportionment of the total costs of land and buildings attributable to the unsold properties. Net realisable value takes into account the price ultimately expected to be realised, less estimated costs to be incurred in selling the properties.

Allocation of property development cost

Land costs are allocated to each unit according to their respective saleable gross floor areas ("GFA") to the total saleable GFA. Construction costs relating to units were identified and allocated specifically. Common construction costs have been allocated according to the saleable GFA similar to land cost.

Other intangible assets (other than goodwill)

Other intangible assets acquired separately are measured on initial recognition at cost. The cost of other intangible assets acquired in a business combination is the fair value at the date of acquisition. The useful lives of other intangible assets are assessed to be either finite or indefinite. Other intangible assets with finite lives are subsequently amortised over the useful economic life and assessed for impairment whenever there is an indication that the other intangible asset may be impaired. The amortisation period and the amortisation method for an other intangible asset with a finite useful life are reviewed at least at each financial year end.

Other intangible assets with indefinite useful lives are tested for impairment annually either individually or at the cash-generating unit level. Such other intangible assets are not amortised. The useful life of an other intangible asset with an indefinite life is reviewed annually to determine whether the indefinite life assessment continues to be supportable. If not, the change in the useful life assessment from indefinite to finite is accounted for on a prospective basis.

Software is stated at cost less any impairment loss and is amortised on the straight-line basis over its estimated useful life from 1 year to 10 years.

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2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

Leases

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

Group as a lessee

The Group applies a single recognition and measurement approach for all leases, except for short-term leases and leases of low-value assets. The Group recognises lease liabilities to make lease payments and right-of-use assets representing the right to use the underlying assets.

(a) Right-of-use assets

Right-of-use assets are recognised at the commencement date of the lease (that is the date the underlying asset is available for use). Right-of-use assets are measured at cost, less any accumulated depreciation and any impairment losses, and adjusted for any remeasurement of lease liabilities. The cost of right-of-use assets includes the amount of lease liabilities recognised, initial direct costs incurred, and lease payments made at or before the commencement date less any lease incentives received. Right-of-use assets are depreciated on a straight-line basis over the shorter of the lease terms and the estimated useful lives of the assets as follows:

Leasehold land 40 – 50 years
Office buildings 2 years

If ownership of the leased asset transfers to the Group by the end of the lease term or the cost reflects the exercise of a purchase option, depreciation is calculated using the estimated useful life of the asset.

When the right-of-use assets relate to interests in leasehold land held as inventories, they are subsequently measured at the lower of cost and net realisable value in accordance with the Group's policy for "inventories". When a right-of-use asset meets the definition of investment property, it is included in investment properties. The corresponding right-of-use asset is initially measured at cost, and subsequently measured at fair value, in accordance with the Group's policy for "investment properties".

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2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

Leases (Continued)

Group as a lessee (Continued)

(b) Lease liabilities

Lease liabilities are recognised at the commencement date of the lease at the present value of lease payments to be made over the lease term. The lease payments include fixed payments (including in-substance fixed payments) less any lease incentives receivable, variable lease payments that depend on an index or a rate, and amounts expected to be paid under residual value guarantees. The lease payments also include the exercise price of a purchase option reasonably certain to be exercised by the Group and payments of penalties for termination of a lease, if the lease term reflects the Group exercising the option to terminate the lease. The variable lease payments that do not depend on an index or a rate are recognised as an expense in the period in which the event or condition that triggers the payment occurs.

In calculating the present value of lease payments, the Group uses its incremental borrowing rate at the lease commencement date because the interest rate implicit in the lease is not readily determinable. After the commencement date, the amount of lease liabilities is increased to reflect the accretion of interest and reduced for the lease payments made. In addition, the carrying amount of lease liabilities is remeasured if there is a modification, a change in the lease term, a change in lease payments (e.g., a change to future lease payments resulting from a change in an index or rate) or a change in assessment of an option to purchase the underlying asset.

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

The Group applies the short-term lease recognition exemption to its short-term leases of machinery and equipment (that is those leases that have a lease term of 12 months or less from the commencement date and do not contain a purchase option). Lease payments on short-term leases and leases of low-value assets are recognised as expense on a straight-line basis over the lease term.

Group as a lessor

When the Group acts as a lessor, it classifies at lease inception (or when there is a lease modification) each of its leases as either an operating lease or a finance lease.

Leases in which the Group does not transfer substantially all the risks and rewards incidental to ownership of an asset are classified as operating leases. When a contract contains lease and non-lease components, the Group allocates the consideration in the contract to each component on a relative stand-alone selling price basis. Rental income is accounted for on a straight-line basis over the lease terms and is included in revenue in the statement of profit or loss due to its operating nature. Initial direct costs incurred in negotiating and arranging an operating lease are added to the carrying amount of the leased asset and recognised over the lease term on the same basis as rental income. Contingent rents are recognised as revenue in the period in which they are earned.

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2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

Leases (Continued)

Group as a lessor (Continued)

Leases that transfer substantially all the risks and rewards incidental to ownership of an underlying asset to the lessee are accounted for as finance leases.

Investments and other financial assets

Initial recognition and measurement

Financial assets are classified, at initial recognition, as subsequently measured at amortised cost, fair value through other comprehensive income, and fair value through profit or loss.

The classification of financial assets at initial recognition depends on the financial asset's contractual cash flow characteristics and the Group's business model for managing them. With the exception of trade receivables that do not contain a significant financing component or for which the Group has applied the practical expedient of not adjusting the effect of a significant financing component, the Group initially 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. Trade receivables that do not contain a significant financing component or for which the Group has applied the practical expedient are measured at the transaction price determined under IFRS 15 in accordance with the policies set out for "Revenue recognition" below.

In order for a financial asset to be classified and measured at amortised cost or fair value through other comprehensive income, it needs to give rise to cash flows that are solely payments of principal and interest ("SPPI") on the principal amount outstanding. Financial assets with cash flows that are not SPPI are classified and measured at fair value through profit or loss, irrespective of the business model.

The Group's business model for managing financial assets refers to how it manages its financial assets in order to generate cash flows. The business model determines whether cash flows will result from collecting contractual cash flows, selling the financial assets, or both. Financial assets classified and measured at amortised cost are held within a business model with the objective to hold financial assets in order to collect contractual cash flows, while financial assets classified and measured at fair value through other comprehensive income are held within a business model with the objective of both holding to collect contractual cash flows and selling. Financial assets which are not held within the aforementioned business models are classified and measured at fair value through profit or loss.

All regular way purchases and sales of financial assets are recognised on the trade date, that is, the date that the Group commits to purchase or sell the asset. Regular way purchases or sales are purchases or sales of financial assets that require delivery of assets within the period generally established by regulation or convention in the marketplace.

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2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

Investments and other financial assets (Continued)

Subsequent measurement

The subsequent measurement of financial assets depends on their classification as follows:

Financial assets designated at fair value through other comprehensive income (equity investments)

Upon initial recognition, the Group can elect to classify irrevocably its equity investments as equity investments designated at fair value through other comprehensive income when they meet the definition of equity under IAS 32 Financial Instruments: Presentation and are not held for trading. The classification is determined on an instrument-by-instrument basis.

Gains and losses on these financial assets are never recycled to the statement of profit or loss. Dividends are recognised as other income in the statement of profit or loss when the right of payment has been established, it is probable that the economic benefits associated with the dividend will flow to the Group and the amount of the dividend can be measured reliably, except when the Group benefits from such proceeds as a recovery of part of the cost of the financial asset, in which case, such gains are recorded in other comprehensive income. Equity investments designated at fair value through other comprehensive income are not subject to impairment assessment.

Financial assets at fair value through profit or loss

Financial assets at fair value through profit or loss are carried in the statement of financial position at fair value with net changes in fair value recognised in the statement of profit or loss.

This category includes equity investments which the Group had not irrevocably elected to classify at fair value through other comprehensive income. Dividends on equity investments classified as financial assets at fair value through profit or loss are also recognised as other income in the statement of profit or loss when the right of payment has been established, it is probable that the economic benefits associated with the dividend will flow to the Group and the amount of the dividend can be measured reliably.

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2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

Derecognition of financial assets

A financial asset (or, where applicable, a part of a financial asset or part of a group of similar financial assets) is primarily derecognised (i.e., removed from the Group's consolidated statement of financial position) when:

- the rights to receive cash flows from the asset have expired; or
- the Group has transferred its rights to receive cash flows from the asset or has assumed an obligation to pay the received cash flows in full without material delay to a third party under a "pass-through" arrangement; and either (a) the Group has transferred substantially all the risks and rewards of the asset, or (b) the Group has neither transferred nor retained substantially all the risks and rewards of the asset, but has transferred control of the asset.

When the Group has transferred its rights to receive cash flows from an asset or has entered into a pass-through arrangement, it evaluates if, and to what extent, it has retained the risk and rewards of ownership of the asset. When it has neither transferred nor retained substantially all the risks and rewards of the asset nor transferred control of the asset, the Group continues to recognise the transferred asset to the extent of the Group's continuing involvement. In that case, the Group also recognises an associated liability. The transferred asset and the associated liability are measured on a basis that reflects the rights and obligations that the Group has retained.

Continuing involvement that takes the form of a guarantee over the transferred asset is measured at the lower of the original carrying amount of the asset and the maximum amount of consideration that the Group could be required to repay.

Impairment of financial assets

The Group recognises an allowance for expected credit losses ("ECLs") for all debt instruments not held at fair value through profit or loss. ECLs are based on the difference between the contractual cash flows due in accordance with the contract and all the cash flows that the Group expects to receive, discounted at an approximation of the original effective interest rate. The expected cash flows will include cash flows from the sale of collateral held or other credit enhancements that are integral to the contractual terms.

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2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

Impairment of financial assets (Continued)

General approach

ECLs are recognised in two stages. For credit exposures for which there has not been a significant increase in credit risk since initial recognition, ECLs are provided for credit losses that result from default events that are possible within the next 12 months (a 12-month ECL). For those credit exposures for which there has been a significant increase in credit risk since initial recognition, a loss allowance is required for credit losses expected over the remaining life of the exposure, irrespective of the timing of the default (a lifetime ECL).

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

The Group considers a financial asset in default when contractual payments are 90 days past due. However, in certain cases, the Group may also consider a financial asset to be in default when internal or external information indicates that the Group is unlikely to receive the outstanding contractual amounts in full before taking into account any credit enhancements held by the Group. A financial asset is written off when there is no reasonable expectation of recovering the contractual cash flows.

Debt investments at fair value through other comprehensive income and financial assets at amortised cost are subject to impairment under the general approach and they are classified within the following stages for measurement of ECLs except for trade receivables and contract assets which apply the simplified approach as detailed below.

- Stage 1 Financial instruments for which credit risk has not increased significantly since initial recognition and for which the loss allowance is measured at an amount equal to 12-month ECLs
- Stage 2 Financial instruments for which credit risk has increased significantly since initial recognition but that are not credit-impaired financial assets and for which the loss allowance is measured at an amount equal to lifetime ECLs
- Stage 3 Financial assets that are credit-impaired at the reporting date (but that are not purchased or originated credit-impaired) and for which the loss allowance is measured at an amount equal to lifetime ECLs

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2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

Impairment of financial assets (Continued)

Simplified approach

For trade receivables and contract assets that do not contain a significant financing component or when the Group applies the practical expedient of not adjusting the effect of a significant financing component, the Group applies the simplified approach in calculating ECLs. Under the simplified approach, the Group does not track changes in credit risk, but instead recognises a loss allowance based on lifetime ECLs at each reporting date. The Group has established a provision matrix that is based on its historical credit loss experience, adjusted for forward-looking factors specific to the debtors and the economic environment.

Financial liabilities

Initial recognition and measurement

Financial liabilities are classified, at initial recognition, as financial liabilities at fair value through profit or loss, loans and borrowings, payables, or as derivatives designated as hedging instruments in an effective hedge, as appropriate.

All financial liabilities are recognised initially at fair value and, in the case of loans and borrowings and payables, net of directly attributable transaction costs.

The Group's financial liabilities include trade and other payables, an amount due to the ultimate holding company and interest-bearing bank borrowings.

Subsequent measurement

The subsequent measurement of financial liabilities depends on their classification as follows:

Financial liabilities at amortised cost (loans and borrowings)

After initial recognition, interest-bearing bank borrowings are subsequently measured at amortised cost, using the effective interest rate method unless the effect of discounting would be immaterial, in which case they are stated at cost. Gains and losses are recognised in the statement of profit or loss when the liabilities are derecognised as well as through the effective interest rate amortisation process.

Amortised cost is calculated by taking into account any discount or premium on acquisition and fees or costs that are an integral part of the effective interest rate. The effective interest rate amortisation is included in finance costs in the statement of profit or loss.

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2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

Financial liabilities (Continued)

Financial guarantee contracts

Financial guarantee contracts issued by the Group are those contracts that require a payment to be made to reimburse the holder for a loss it incurs because the specified debtor fails to make a payment when due in accordance with the terms of a debt instrument. A financial guarantee contract is recognised initially as a liability at its fair value, adjusted for transaction costs that are directly attributable to the issuance of the guarantee. Subsequent to initial recognition, the Group measures the financial guarantee contracts at the higher of: (i) the ECL allowance determined in accordance with the policy as set out in "Impairment of financial assets"; and (ii) the amount initially recognised less, when appropriate, the cumulative amount of income recognised.

Derecognition of financial liabilities

A financial liability is derecognised when the obligation under the liability is discharged or cancelled, or expires.

When an existing financial liability is replaced by another from the same lender on substantially different terms, or the terms of an existing liability are substantially modified, such an exchange or modification is treated as a derecognition of the original liability and a recognition of a new liability, and the difference between the respective carrying amounts is recognised in the statement of profit or loss.

Offsetting of financial instruments

Financial assets and financial liabilities are offset and the net amount is reported in the statement of financial position if there is a currently enforceable legal right to offset the recognised amounts and there is an intention to settle on a net basis, or to realise the assets and settle the liabilities simultaneously.

Inventories

Inventories are stated at the lower of cost and net realisable value. Cost is determined on the first-in, first-out basis. Net realisable value is based on estimated selling prices less any estimated costs to be incurred to completion and disposal.

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2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

Cash and cash equivalents

For the purpose of the consolidated statement of cash flows, cash and cash equivalents comprise cash on hand and demand deposits, and short term highly liquid investments that are readily convertible into known amounts of cash, are subject to an insignificant risk of changes in value, and have a short maturity of generally within three months when acquired, less bank overdrafts which are repayable on demand and form an integral part of the Group's cash management.

For the purpose of the consolidated statement of financial position, cash and cash equivalents comprise cash on hand and at banks which are not restricted as to use.

Provisions

A provision is recognised when a present obligation (legal or constructive) has arisen as a result of a past event and it is probable that a future outflow of resources will be required to settle the obligation, provided that a reliable estimate can be made of the amount of the obligation.

When the effect of discounting is material, the amount recognised for a provision is the present value at the end of the reporting period of the future expenditures expected to be required to settle the obligation. The increase in the discounted present value amount arising from the passage of time is included in finance costs in the statement of profit or loss.

Income tax

Income tax comprises current and deferred tax. Income tax relating to items recognised outside profit or loss is recognised outside profit or loss, either in other comprehensive income or directly in equity.

Current tax assets and liabilities are measured at the amount expected to be recovered from or paid to the taxation authorities, based on tax rates (and tax laws) that have been enacted or substantively enacted by the end of the reporting period, taking into consideration interpretations and practices prevailing in the countries in which the Group operates.

Deferred tax is provided, using the liability method, on all temporary differences at the end of the reporting period between the tax bases of assets and liabilities and their carrying amounts for financial reporting purposes.

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2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

Income tax (Continued)

Deferred tax liabilities are recognised for all taxable temporary differences, except:

- when the deferred tax liability arises from the initial recognition of goodwill or an asset or liability in a transaction that is not a business combination and, at the time of the transaction, affects neither the accounting profit nor taxable profit or loss; and
- in respect of taxable temporary differences associated with investments in subsidiaries and associates when the timing of the reversal of the temporary differences can be controlled and it is probable that the temporary differences will not reverse in the foreseeable future.

Deferred tax assets are recognised for all deductible temporary differences, and the carryforward of unused tax credits and any unused tax losses. Deferred tax assets are recognised to the extent that it is probable that taxable profit will be available against which the deductible temporary differences, and the carryforward of unused tax credits and unused tax losses can be utilised, except:

- when the deferred tax asset relating to the deductible temporary differences arises from the initial recognition of an asset or liability in a transaction that is not a business combination and, at the time of the transaction, affects neither the accounting profit nor taxable profit or loss; and
- in respect of deductible temporary differences associated with investments in subsidiaries and associates deferred tax assets are only recognised to the extent that it is probable that the temporary differences will reverse in the foreseeable future and taxable profit will be available against which the temporary differences can be utilised.

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 profit will be available to allow all or part of the deferred tax asset to be utilised. Unrecognised deferred tax assets are reassessed at the end of each reporting period and are recognised to the extent that it has become probable that sufficient taxable profit will be available to allow all or part of the deferred tax asset to be recovered.

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

Deferred tax assets and deferred tax liabilities are offset if and only if the Group has a legally enforceable right to set off current tax assets and current tax liabilities and the deferred tax assets and deferred tax liabilities relate to income taxes levied by the same taxation authority on either the same taxable entity or different taxable entities which intend either to settle current tax liabilities and assets on a net basis, or to realise the assets and settle the liabilities simultaneously, in each future period in which significant amounts of deferred tax liabilities or assets are expected to be settled or recovered.

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2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

Government grants

Government grants are recognised at their fair value where there is reasonable assurance that the grant will be received and all attaching conditions will be complied with. When the grant relates to an expense item, it is recognised as income on a systematic basis over the periods that the costs, for which it is intended to compensate, are expensed.

Revenue recognition

Revenue from contracts with customers

Revenue from contracts with customers is recognised when control of goods or services is transferred to the customers at an amount that reflects the consideration to which the Group expects to be entitled in exchange for those goods or services.

When the consideration in a contract includes a variable amount, the amount of consideration is estimated to which the Group will be entitled in exchange for transferring the goods or services to the customer. The variable consideration is estimated at contract inception and constrained until it is highly probable that a significant revenue reversal in the amount of cumulative revenue recognised will not occur when the associated uncertainty with the variable consideration is subsequently resolved.

When the contract contains a financing component which provides the customer with a significant benefit of financing the transfer of goods or services to the customer for more than one year, revenue is measured at the present value of the amount receivable, discounted using the discount rate that would be reflected in a separate financing transaction between the Group and the customer at contract inception. When the contract contains a financing component which provides the Group with a significant financial benefit for more than one year, revenue recognised under the contract includes the interest expense accreted on the contract liability under the effective interest method. For a contract where the period between the payment by the customer and the transfer of the promised goods or services is one year or less, the transaction price is not adjusted for the effects of a significant financing component, using the practical expedient in IFRS 15.

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2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

Revenue recognition (Continued)

Revenue from contracts with customers (Continued)

(a) Construction services

Revenue from the provision of construction services is recognised over time, using an input method to measure progress towards complete satisfaction of the service, because the Group's performance creates or enhances an asset that the customer controls as the asset is created or enhanced. The input method recognises revenue based on the proportion of the actual costs incurred relative to the estimated total costs for satisfaction of the construction services.

Claims to customers are amounts that the Group seeks to collect from the customers as reimbursement of costs and margins for scope of works not included in the original construction contract. Claims are accounted for as variable consideration and constrained until it is highly probable that a significant revenue reversal in the amount of cumulative revenue recognised will not occur when the associated uncertainty with the variable consideration is subsequently resolved. The Group uses the expected value method to estimate the amounts of claims because this method best predicts the amount of variable consideration to which the Group will be entitled.

(b) Sale of properties

Revenue from the sale of properties is recognised at the point in time when control of the asset is transferred to the customer, generally on delivery of the properties.

(c) Provision of management services

Revenue from the provision of management services is recognised over the scheduled period on a straight-line basis because the customer simultaneously receives and consumes the benefits provided by the Group.

Revenue from other sources

Rental income is recognised on a time proportion basis over the lease terms. Variable lease payments that do not depend on an index or a rate are recognised as income in the accounting period in which they are incurred.

Other income

Interest income is recognised on an accrual basis using the effective interest method by applying the rate that exactly discounts the estimated future cash receipts over the expected life of the financial instrument or a shorter period, when appropriate, to the net carrying amount of the financial asset.

Dividend income is recognised when the shareholders' right to receive payment has been established, it is probable that the economic benefits associated with the dividend will flow to the Group and the amount of the dividend can be measured reliably.

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2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

Contract assets

A contract asset is the right to consideration in exchange for goods or services transferred to the customer. If the Group performs by transferring goods or services to a customer before the customer pays consideration or before payment is due, a contract asset is recognised for the earned consideration that is conditional. Contract assets are subject to impairment assessment, details of which are included in the accounting policies for impairment of financial assets.

Contract liabilities

A contract liability is recognised when a payment is received or a payment is due (whichever is earlier) from a customer before the Group transfers the related goods or services. Contract liabilities are recognised as revenue when the Group performs under the contract (i.e., transfers control of the related goods or services to the customer).

Share award scheme

The Group operates a share award scheme (the "Scheme") for the purposes of (i) recognising the contributions by certain employees and providing them with incentives in order to retain them for the continual operation and development of the Group; and (ii) attracting suitable personnel for further development of the Group.

Pursuant to the Scheme, the board of directors of the Company (the "Board") may from time to time instruct the trustee to purchase shares in the open market for the purpose of the Scheme. The shares purchased by the trustee and the returned shares will be held by the trustee until they are vested in the selected employees in accordance with the scheme rules and the trust deed.

The consideration paid by the trustee for purchasing the Company's shares from the market is presented as "shares held for share award scheme" and the amount is deducted from total equity.

Contract costs

Other than the costs which are capitalised as inventories, property, plant and equipment and intangible assets, costs incurred to fulfil a contract with a customer are capitalised as an asset if all of the following criteria are met:

- (a) The costs relate directly to a contract or to an anticipated contract that the entity can specifically identify.
- (b) The costs generate or enhance resources of the entity that will be used in satisfying (or in continuing to satisfy) performance obligations in the future.
- (c) The costs are expected to be recovered.

The capitalised contract costs are amortised and charged to the statement of profit or loss on a systematic basis that is consistent with the transfer to the customer of the goods or services to which the asset relates. Other contract costs are expensed as incurred.

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2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

Employee benefits

Social pension plans

The Group has the social pension plans for its employees arranged by local government labour and security authorities. The Group makes contributions on a monthly basis to the social pension plans. The contributions are charged to profit or loss as they become payable in accordance with the rules of the social pension plans. Under the plans, the Group has no further obligation beyond the contributions made.

Housing fund and other social insurances

The Group has participated in defined social security contribution schemes for its employees pursuant to the relevant laws and regulations of the PRC. These include housing fund, basic medical insurance, unemployment insurance, injury insurance and maternity insurance. The Group makes monthly contributions to the housing fund and other social insurances. The contributions are charged to profit or loss on an accrual basis. The Group has no further obligations beyond the contributions made.

Borrowing costs

Borrowing costs 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. The 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. All other borrowing costs are expensed in the period in which they are incurred. Borrowing costs consist of interest and other costs that an entity incurs in connection with the borrowing of funds.

Dividends

Final dividends are recognised as a liability when they are approved by the shareholders in a general meeting.

Interim dividends are simultaneously proposed and declared, because the Company's memorandum and articles of association grant the directors the authority to declare interim dividends. Consequently, interim dividends are recognised immediately as a liability when they are proposed and declared.

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2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

Foreign currencies

These financial statements are presented in RMB, which is the Company's functional currency. Each entity in the Group determines its own functional currency and items included in the financial statements of each entity are measured using that functional currency. Foreign currency transactions recorded by the entities in the Group are initially recorded using their respective functional currency rates prevailing at the dates of the transactions. Monetary assets and liabilities denominated in foreign currencies are translated at the functional currency rates of exchange ruling at the end of the reporting period. Differences arising on settlement or translation of monetary items are recognised in the statement of profit or loss.

Differences arising on settlement or translation of monetary items are recognised in the statement of profit or loss with the exception of monetary items that are designated as part of the hedge of the Group's net investment of a foreign operation. These are recognised in other comprehensive income until the net investment is disposed of, at which time the cumulative amount is reclassified to the statement of profit or loss. Tax charges and credits attributable to exchange differences on those monetary items are also recorded in other comprehensive income.

Non-monetary items that are measured in terms of historical cost in a foreign currency are translated using the exchange rates at the dates of the initial transactions. Non-monetary items measured at fair value in a foreign currency are translated using the exchange rates at the date when the fair value was measured. The gain or loss arising on translation of a non-monetary item measured at fair value is treated in line with the recognition of the gain or loss on change in fair value of the item (i.e., translation difference on the item whose fair value gain or loss is recognised in other comprehensive income or profit or loss, respectively).

In determining the exchange rate on initial recognition of the related asset, expense or income on the derecognition of a non-monetary asset or non-monetary liability relating to an advance consideration, the date of initial transaction is the date on which the Group initially recognises the non-monetary asset or non-monetary liability arising from the advance consideration. If there are multiple payments or receipts in advance, the Group determines the transaction date for each payment or receipt of the advance consideration.

The functional currencies of certain overseas subsidiaries are currencies other than the RMB. As at the end of the reporting period, the assets and liabilities of these entities are translated into RMB at the exchange rates prevailing at the end of the reporting period and their statement of profit or loss are translated into RMB at the weighted average exchange rates for the year.

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2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

Foreign currencies (Continued)

The resulting exchange differences are recognised in other comprehensive income and accumulated in the exchange fluctuation reserve. On disposal of a foreign operation, the component of other comprehensive income relating to that particular foreign operation is recognised in the statement of profit or loss.

For the purpose of the consolidated statement of cash flows, the cash flows of overseas subsidiaries are translated into RMB at the exchange rates ruling at the dates of the cash flows. Frequently recurring cash flows of overseas subsidiaries which arise throughout the year are translated into RMB at the weighted average exchange rates for the year.

3. SIGNIFICANT ACCOUNTING JUDGEMENTS AND ESTIMATES

The preparation of the Group's financial statements requires management to make judgements, estimates and assumptions that affect the reported amounts of revenues, expenses, assets and liabilities, and their accompanying disclosures, and the disclosure of contingent liabilities. Uncertainty about these assumptions and estimates could result in outcomes that could require a material adjustment to the carrying amounts of the assets or liabilities affected in the future.

Judgements

In the process of applying the Group's accounting policies, management has made the following judgements, apart from those involving estimations, which have the most significant effect on the amounts recognised in the financial statements:

Classification between investment properties and owner-occupied properties

The Group determines whether a property qualifies as an investment property, and has developed criteria in making that judgement. Investment property is a property held to earn rentals or for capital appreciation or both. Therefore, the Group considers whether a property generates cash flows largely independently of the other assets held by the Group. Some properties comprise a portion that is held to earn rentals or for capital appreciation and another portion that is held for use in the production or supply of goods or services or for administrative purposes. If these portions could be sold separately or leased out separately under a finance lease, the Group accounts for the portions separately. If the portions could not be sold separately, the property is an investment property only if an insignificant portion is held for use in the production or supply of goods or services or for administrative purposes. Judgement is made on an individual property basis to determine whether ancillary services are so significant that a property does not qualify as an investment property.

Estimation uncertainty

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

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3. SIGNIFICANT ACCOUNTING JUDGEMENTS AND ESTIMATES (Continued)

Estimation uncertainty (Continued)

Provision of properties under development and completed properties held for sale

The Group's properties under development and completed properties held for sale are stated at the lower of cost and net realisable value. Based on the Group's historical experience and the nature of the subject properties, the Group makes estimates of the selling prices, the costs of completion of properties under development, and the costs to be incurred in selling the properties based on prevailing market condition.

If there is an increase in costs to completion or a decrease in net sales value, the net realisable value will decrease and this may result in a provision for properties under development and completed properties held for sale. Such provision requires the use of judgement and estimates. Where the expectation is different from the original estimate, the carrying value and provision for properties in the period in which such estimate is changed will be adjusted accordingly.

Progress of completion of construction and design service works

Revenue recognition on a project is dependent on management's estimation of the total outcome of the construction contracts and is measured by reference to the proportion of costs incurred to date to the estimated total cost of the relevant contract. The Group reviews and revises the estimates of total contract costs, prepared for each construction contract as the contract progresses. Budgeted construction costs are prepared by management on the basis of quotations from time to time provided by the major subcontractors, suppliers or vendors involved and the experience of management. In order to keep the budget accurate and up-to-date, management conducts periodic reviews of the management budgets by comparing the budgeted amounts to the actual amounts incurred. Total budgeted costs for construction contracting and architectural design services comprise (i) direct material costs and direct labour, (ii) costs of subcontracting, and (iii) an appropriation of variable and fixed construction and services overheads. In estimating the total budgeted costs for construction contracting and architectural design services, management makes reference to information such as (i) current offers from subcontractors and suppliers, (ii) recent offers agreed with subcontractors and suppliers, and (iii) an estimation on material costs, labour costs and other costs with reference to past experience.

PRC corporate income tax ("CIT")

The Group is subject to corporate income taxes in China. As a result of the fact that certain matters relating to the income taxes have not been confirmed by the local tax bureau, objective estimate and judgement based on currently enacted tax laws, regulations and other related policies are required in determining the provision for income taxes to be made. Where the final tax outcome of these matters is different from the amounts originally recorded, the differences will impact on the income tax and tax provisions in the year in which the differences realise.

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3. SIGNIFICANT ACCOUNTING JUDGEMENTS AND ESTIMATES (Continued)

Estimation uncertainty (Continued)

PRC land appreciation tax ("LAT")

The Group is subject to LAT in China. The provision for LAT is based on management's best estimates according to the understanding of the requirements set forth in the relevant PRC tax laws and regulations. The actual LAT liabilities are subject to the determination by the tax authorities upon the completion of the property development projects. The Group has not finalised its LAT calculation and payments with the tax authorities for certain of its property development projects. The final outcome could be different from the amounts that were initially recorded, and any differences will impact on the LAT expenses and the related provision in the year in which the differences realise.

Impairment of non-financial assets (other than goodwill)

The Group assesses whether there are any indicators of impairment for all non-financial assets at the end of the reporting period. Other non-financial assets are tested for impairment when there are indicators that the carrying amounts may not be recoverable. An impairment exists when the carrying value of an asset or a cash-generating unit exceeds its recoverable amount, which is the higher of its fair value less costs of disposal and its value in use. The calculation of the fair value less costs of disposal is based on available data from binding sales transactions in an arm's length transaction of similar assets or observable market prices less incremental costs for disposing of the asset. When value in use calculations are undertaken, management must estimate the expected future cash flows from the asset or cash-generating unit and choose a suitable discount rate in order to calculate the present value of those cash flows.

Estimate of fair value of investment properties

Investment properties carried at fair value were revalued at each reporting date based on the appraised market value provided by independent professional valuers. Such valuations were based on certain assumptions, which are subject to uncertainty and might materially differ from the actual results. In making the estimation, the Group considers information from current prices in an active market for similar properties and uses assumptions that are mainly based on market conditions existing at the end of the reporting period.

The principal assumptions for the Group's estimation of the fair value include those related to estimated rental values with reference to the current market rents for similar properties in the same location and condition, appropriate capitalisation rates and expected profit margin.

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3. SIGNIFICANT ACCOUNTING JUDGEMENTS AND ESTIMATES (Continued)

Estimation uncertainty (Continued)

Deferred tax assets

Deferred tax assets are recognised for all deductible temporary differences, and carryforward of unused tax credits and unused tax losses, to the extent that it is probable that taxable profit will be available against which the deductible temporary differences, and the carryforward of unused tax credits and unused tax losses can be utilised. Significant management judgement is required to determine the amount of deferred tax assets that can be recognised, based upon the likely timing and level of future taxable profits together with future tax planning strategies. The carrying value of deferred tax assets relating to recognised tax losses at 31 December 2020 was RMB4,839,000 (2019: RMB1,121,000). The amount of unrecognised tax losses at 31 December 2020 was RMB1,528,000 (2019: RMB3,868,000). Further details are contained in note 22 to the financial statements.

Provision for expected credit losses on trade receivables and contract assets

The Group uses a provision matrix to calculate ECLs for trade receivables and contract assets. The provision rates are based on days past due for groupings of various customer segments that have similar loss patterns. (i.e., by geography, product type, customer type and rating, and coverage by letters of credit and other forms of credit insurance).

The provision matrix is initially based on the Group's historical observed default rates. The Group will calibrate the matrix to adjust the historical credit loss experience with forward-looking information. For instance, if forecast economic conditions (i.e., gross domestic product) are expected to deteriorate over the next year which can lead to an increased number of defaults in the construction contracting and property development sectors, the historical default rates are adjusted. At each reporting date, the historical observed default rates are updated and changes in the forward looking estimates are analysed.

The assessment of the correlation among historical observed default rates, forecast economic conditions and ECLs is a significant estimate. The amount of ECLs is sensitive to changes in circumstances and forecast economic conditions. The Group's historical credit loss experience and forecast of economic conditions may also not be representative of a customer's actual default in the future. The information about the ECLs on the Group's trade receivables and contract assets is disclosed in note 24 and note 19 to the financial statements, respectively.

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3. SIGNIFICANT ACCOUNTING JUDGEMENTS AND ESTIMATES (Continued)

Estimation uncertainty (Continued)

Leases - Estimating the incremental borrowing rate

The Group cannot readily determine the interest rate implicit in a lease, and therefore, it uses an incremental borrowing rate ("IBR") to measure lease liabilities. The IBR is the rate of interest that the Group would have to pay to borrow over a similar term, and with a similar security, the funds necessary to obtain an asset of a similar value to the right-of-use asset in a similar economic environment. The IBR therefore reflects what the Group "would have to pay", which requires estimation when no observable rates are available (such as for subsidiaries that do not enter into financing transactions) or when it needs to be adjusted to reflect the terms and conditions of the lease (for example, when leases are not in the subsidiary's functional currency). The Group estimates the IBR using observable inputs (such as market interest rates) when available and is required to make certain entity-specific estimates (such as the subsidiary's stand-alone credit rating).

4. OPERATING SEGMENT INFORMATION

For management purposes, the Group is organised into business units based on their products and services and has two reportable operating segments as follows:

- (a) Construction contracting this segment engages in the provision of services relating to construction as a general contractor for building construction projects, infrastructure construction projects and property investment; and
- (b) Property development and others this segment engages in the sale of properties and the provision of services relating to properties.

Management monitors the results of the Group's operating segments separately for the purpose of making decisions about resource allocation and performance assessment. Segment performance is evaluated based on reportable segment profit/loss, which is a measure of profit before tax from continuing operations.

Intersegment sales and transfers are transacted with reference to the selling prices used for sales made to third parties at the then prevailing market prices.

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OPERATING SEGMENT INFORMATION (Continued) 4.

Year ended 31 December 2020	Construction contracting RMB'000	Property development and others RMB'000	Total RMB'000
	TIME 000	TIME 000	TIME 000
Segment revenue (note 5)			
Sales to external customers	1,933,889	1,435,452	3,369,341
Intersegment sales	609,696	-	609,696
Total revenue	2,543,585	1,435,452	3,979,037
Decembration			
Reconciliation: Eliminations of intersegment sales – continuing			(609,696)
Eminations of intersegment sales Continuing			(000,000)
Revenue from continuing operations			3,369,341
Therefore from continuing operations			
Segment results	48,042	588,518	636,560
ocginent results	40,042	000,010	000,000
Reconciliation:			
Eliminations of intersegment results - continuing			(96,261)
Profit before tax from continuing operations			540,299
Segment assets	6,533,409	8,100,367	14,633,776
Reconciliation:			(0.470.470)
Eliminations of intersegment receivables			(8,173,156)
Total acceta			6 460 600
Total assets			6,460,620
	0.050.005	0.000.00	10.011.010
Segment liabilities Reconciliation:	3,950,335	6,393,907	10,344,242
Eliminations of intersegment payables			(5,199,507)
Eminations of intersegment payables			(0,100,001)
Total liabilities			5,144,735
			2,111,122
Other segment information:			
Depreciation and amortisation	903	6,940	7,843
Impairment losses recognised in the consolidated			
statement of profit or loss, net	36,225	3,907	40,132
Capital expenditure*	2,723	15,445	18,168

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4. **OPERATING SEGMENT INFORMATION** (Continued)

Year ended 31 December 2019	Construction contracting RMB'000	Property development and others RMB'000	Total RMB'000
Segment revenue (note 5)			
Sales to external customers	1,365,498	1,294,539	2,660,037
Intersegment sales	540,606	<u> </u>	540,606
Total revenue	1,906,104	1,294,539	3,200,643
Reconciliation:			
Eliminations of intersegment sales – continuing		_	(540,606)
Revenue from continuing operations		_	2,660,037
Segment results	30,974	540,950	571,924
Reconciliation: Eliminations of intersegment results – continuing			(1,921)
		_	
Profit before tax from continuing operations		-	570,003
Segment assets	4,708,750	8,944,276	13,653,026
Reconciliation:			(7.500.440)
Eliminations of intersegment receivables		_	(7,530,416)
Total assets		_	6,122,610
Segment liabilities Reconciliation:	3,509,968	6,594,219	10,104,187
Eliminations of intersegment payables		_	(5,068,363)
Total liabilities		_	5,035,824
Other comment informations			
Other segment information: Depreciation and amortisation	1,223	4,531	5,754
Impairment losses recognised/(reversed) in the	1,220	4,001	5,754
consolidated statement of profit or loss, net	25,525	(1,251)	24,274
Capital expenditure*	1,538	59,335	60,873

^{*} Capital expenditure consists of additions to property, plant and equipment, investment properties and intangible assets.

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4. **OPERATING SEGMENT INFORMATION** (Continued)

Geographical information

(a) Revenue from external customers

The Group has derived substantially all of its revenue in the PRC, and hence, geographical information is not considered necessary.

(b) Non-current assets

	2020 RMB'000	2019 RMB'000
Hong Kong	939	1,964
Mainland China	383,592	372,564
	384,531	374,528

The non-current asset information of continuing operations above is based on the locations of the assets and excludes financial instruments and deferred tax assets.

Information about major customers

Revenue from continuing operations of approximately RMB400,834,000 (2019: RMB380,787,000) was derived from sales by the construction contracting segment to a single customer, including sales to a group of entities which are known to be under common control with that customer.

5. REVENUE, OTHER INCOME AND GAINS

An analysis of revenue, other income and gains is as follows:

	2020 RMB'000	2019 RMB'000
Devenue from contracts with customers	2 260 626	0.650.160
Revenue from contracts with customers Revenue from other sources	3,360,636	2,650,169
Gross rental income from investment property		
operating leases:		
Other lease payments, including fixed payments	8,705	9,868
	3,369,341	2,660,037

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5. REVENUE, OTHER INCOME AND GAINS (Continued)

Revenue from contracts with customers

(a) Disaggregated revenue information

For the year ended at 31 December 2020

· · · · · · · · · · · · · · · · · · ·			
	Construction	Property	
	contracting	development	Total
	RMB'000	RMB'000	RMB'000
	RIVID UUU	HIMID 000	RIVID UUU
Types of goods or services			
Construction contracting	1,933,889	_	1,933,889
<u> </u>	1,300,003	1 406 747	
Property development	<u>-</u> _	1,426,747	1,426,747
Total revenue from contracts with customers	1,933,889	1,426,747	3,360,636
Geographical markets			
Mainland China	1,933,889	1,426,747	3,360,636
Timing of revenue recognition			
Goods transferred at a point in time	-	1,426,747	1,426,747
Services transferred over time	1,933,889	-	1,933,889
Total revenue from contracts with customers	1,933,889	1,426,747	3,360,636
For the year ended at 31 December 2019			
For the year ended at 31 December 2019			
For the year ended at 31 December 2019	Construction	Property	
For the year ended at 31 December 2019	Construction contracting	Property development	Total
For the year ended at 31 December 2019			Total RMB'000
	contracting	development	
Types of goods or services	contracting RMB'000	development	RMB'000
	contracting	development	
Types of goods or services	contracting RMB'000	development	RMB'000
Types of goods or services Construction contracting Property development	contracting RMB'000 1,365,498	development RMB'000	1,365,498 1,284,671
Types of goods or services Construction contracting	contracting RMB'000	development RMB'000	RMB'000 1,365,498
Types of goods or services Construction contracting Property development Total revenue from contracts with customers	contracting RMB'000 1,365,498	development RMB'000	1,365,498 1,284,671
Types of goods or services Construction contracting Property development Total revenue from contracts with customers Geographical markets	contracting RMB'000 1,365,498 - 1,365,498	development RMB'000 - 1,284,671 1,284,671	1,365,498 1,284,671 2,650,169
Types of goods or services Construction contracting Property development Total revenue from contracts with customers	contracting RMB'000 1,365,498	development RMB'000	1,365,498 1,284,671
Types of goods or services Construction contracting Property development Total revenue from contracts with customers Geographical markets Mainland China	contracting RMB'000 1,365,498 - 1,365,498	development RMB'000 - 1,284,671 1,284,671	1,365,498 1,284,671 2,650,169
Types of goods or services Construction contracting Property development Total revenue from contracts with customers Geographical markets Mainland China Timing of revenue recognition	contracting RMB'000 1,365,498 - 1,365,498	development RMB'000 - 1,284,671 1,284,671	1,365,498 1,284,671 2,650,169 2,650,169
Types of goods or services Construction contracting Property development Total revenue from contracts with customers Geographical markets Mainland China Timing of revenue recognition Goods transferred at a point in time	contracting RMB'000 1,365,498 - 1,365,498	development RMB'000 - 1,284,671 1,284,671	1,365,498 1,284,671 2,650,169 2,650,169
Types of goods or services Construction contracting Property development Total revenue from contracts with customers Geographical markets Mainland China Timing of revenue recognition	contracting RMB'000 1,365,498 - 1,365,498	development RMB'000 - 1,284,671 1,284,671	1,365,498 1,284,671 2,650,169
Types of goods or services Construction contracting Property development Total revenue from contracts with customers Geographical markets Mainland China Timing of revenue recognition Goods transferred at a point in time	contracting RMB'000 1,365,498 - 1,365,498	development RMB'000 - 1,284,671 1,284,671	1,365,498 1,284,671 2,650,169 2,650,169

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REVENUE, OTHER INCOME AND GAINS (Continued) 5.

Revenue from contracts with customers (Continued)

Disaggregated revenue information (Continued)

Set out below is the reconciliation of the revenue from contracts with customers with the amounts disclosed in the segment information:

For the year ended 31 December 2020

	Construction	Property	
Segments	contracting	development	Total
	RMB'000	RMB'000	RMB'000
Revenue from contracts with customers			
External customers	1,933,889	1,426,747	3,360,636
Intersegment sales	609,696	-	609,696
	2,543,585	1,426,747	3,970,332
Intersegment eliminations	(609,696)	_	(609,696)
Total revenue from contracts with customers	1,933,889	1,426,747	3,360,636
For the year ended 31 December 2019			
	Construction	Property	
Segments	contracting	development	Total
	RMB'000	RMB'000	RMB'000
Revenue from contracts with customers			
External customers	1,365,498	1,284,671	2,650,169
Intersegment sales	540,606	, , -	540,606
	1,906,104	1,284,671	3,190,775
Intersegment eliminations	(540,606)		(540,606)
	· · · · · · · · · · · · · · · · · · ·		· · · · · · · · · · · · · · · · · · ·
Total revenue from contracts with customers	1,365,498	1,284,671	2,650,169

31 December 2020

5. REVENUE, OTHER INCOME AND GAINS (Continued)

Revenue from contracts with customers (Continued)

(a) Disaggregated revenue information (Continued)

The following table shows the amounts of revenue recognised in the current reporting period that were included in the contract liabilities at the beginning of the reporting period and recognised from performance obligations satisfied in previous periods:

	2020 RMB'000	2019 RMB'000
Revenue recognised that was included in contract		
liabilities at the beginning of the reporting period:		
Construction contracting	114,273	79,281
Property development	1,227,799	774,765
	1,342,072	854,046

(b) Performance obligations

Information about the Group's performance obligations is summarised below:

Construction contracting

The performance obligation is satisfied over time as services are rendered and payment is generally due within 30 days from the date of billing. A certain percentage of payment is retained by customers until the end of the retention period as the Group's entitlement to the final payment is conditional on the satisfaction of the service quality by the customers over a certain period as stipulated in the contracts.

Property development

The performance obligation is satisfied when the customer obtains the physical possession or the legal title of the completed property and the Group has a present right to payment and the collection of the consideration is probable.

The amounts of transaction prices allocated to the remaining performance obligations (unsatisfied or partially unsatisfied) as at 31 December are as follows:

	2020 RMB'000	2019 RMB'000
Amounts expected to be recognised as revenue:		
Within one year	2,598,702	3,695,944
After one year	1,886,782	1,212,384
	4,485,484	4,908,328

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5. REVENUE, OTHER INCOME AND GAINS (Continued)

Revenue from contracts with customers (Continued)

(b) Performance obligations (Continued)

Property development (Continued)

The amounts of transaction prices allocated to the remaining performance obligations which are expected to be recognised as revenue after one year relate to construction services, of which the performance obligations are to be satisfied within five years, while those related to property development are to be satisfied within two years. All the other amounts of transaction prices allocated to the remaining performance obligations are expected to be recognised as revenue within one year. The amounts disclosed above do not include variable consideration which is constrained.

	Note	2020 RMB'000	2019 RMB'000
Other income			
Bank interest income		1,811	992
Dividend income from equity investments			
designated at fair value through other			
comprehensive income		9,667	10,845
Dividends income from financial assets			
at fair value through profit or loss		2,872	_
Government grants		11,495	-
		25,845	11,837
Gains			
Gain on disposal of subsidiaries	36	-	1,534
Others		692	415
		692	1,949
		26,537	13,786

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6. PROFIT BEFORE TAX FROM CONTINUING OPERATIONS

	Notes	2020	2019
	Notes	RMB'000	RMB'000
Cost of construction contracting		1,839,523	1 202 724
Cost of construction contracting Cost of properties development and others		901,719	1,292,724 684,893
oost of proporties development and others		501,715	004,000
Depreciation of property, plant and equipment	14	6,173	5,029
Depreciation of right-of-use assets	16(a)	1,364	578
Amortisation of other intangible assets		306	147
Minimum lease payments under operating leases	16(c)	98	65
Lease payments not included in the measurement of lease			
liabilities		1,097	93
Auditor's remuneration		1,700	1,600
Employee benefit expenses (excluding directors' and chief			
executive's remuneration):		40.007	10.100
-Wages, salaries and allowances -Social insurance		12,667 3,997	12,138 4,672
-Welfare and other expenses		3,99 <i>1</i> 1,854	4,672
-wenare and other expenses		1,054	073
		18,518	17,483
		10,510	17,403
Impairment of trade receivables, net	24	34,839	13,604
Impairment of contract assets, net	19	1,527	11,835
Impairment losses/ (reversal of impairment losses) of financial		ŕ	,
assets included in prepayments, other receivables and			
other assets	25	3,766	(1,165)
		40,132	24,274
Changes in fair value of investment properties	15	700	(4,700)
Dividend income from equity investments designated at fair			
value through other comprehensive income	5	(9,667)	(10,845)
Dividends income from financial assets at fair value through			
profit or loss		(2,872)	_
Bank interest income	5	(1,811)	(992)
Gain on disposal of items of property, plant and equipment		-	(8)

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7. FINANCE COSTS

An analysis of finance costs from continuing operations is as follows:

	2020 RMB'000	2019 RMB'000
Interest on bank loans	44,952	54,222
Interest on lease liabilities	72	8
Total interest expense on financial liabilities not at fair value		
through profit or loss	45,024	54,230
Less: interest capitalised	(7,345)	(32,442)
	37,679	21,788

8. DIRECTORS' AND CHIEF EXECUTIVE'S REMUNERATION

Directors' and chief executive's remuneration for the year, disclosed pursuant to the Listing Rules, section 383(1)(a), (b), (c) and (f) of the Hong Kong Companies Ordinance and Part 2 of the Companies (Disclosure of Information about Benefits of Directors) Regulation, is as follows:

	2020 RMB'000	2019 RMB'000
Fees	393	69
Other emoluments:		
Salaries, allowances and benefits in kind	10,567	7,015
Pension scheme contributions and social welfare	96	147
	11,056	7,231

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8. DIRECTORS' AND CHIEF EXECUTIVE'S REMUNERATION (Continued)

(a) Independent non-executive directors

The fees paid to independent non-executive directors during the year were as follows:

	2020 RMB'000	2019 RMB'000
Independent non-executive directors		
Mr. Li Xu	131	23
Mr. Liu Kaixiang	131	23
Mr. Li Qingxu	131	23
	393	69

There were no other emoluments payable to the independent non-executive directors during 2020 and 2019.

(b) Executive directors

2020

	Salaries, allowances and benefits in kind RMB'000	Pension scheme contributions and social welfare RMB'000	Total remuneration RMB'000
Executive directors			
Ms. Shen Lifeng	4,040	19	4,059
Mr. Li Baotian	2,384	_	2,384
Ms. Wang Xinling	1,129	31	1,160
Mr. Li Yaruixin	1,140	19	1,159
Mr. Zang Lin	937	27	964
Ms. Wang Huijie	937	_	937
	10,567	96	10,663

31 December 2020

8. DIRECTORS' AND CHIEF EXECUTIVE'S REMUNERATION (Continued)

(b) Executive directors (Continued)

2019

	Salaries, allowances and benefits	Pension scheme contributions and social	Total
	in kind RMB'000	welfare RMB'000	remuneration RMB'000
Executive directors			
Ms. Shen Lifeng	4,300	_	4,300
Mr. Li Baotian	1,029	-	1,029
Ms. Wang Xinling	448	47	495
Mr. Li Yaruixin	448	47	495
Mr. Zang Lin	395	37	432
Ms. Wang Huijie	395	16	411
	7,015	147	7,162

There was no arrangement under which a director or the chief executive waived or agreed to waive any remuneration during the year.

9. FIVE HIGHEST PAID EMPLOYEES

The five highest paid employees during the year included five directors (2019: five directors), details of whose remuneration are set out in note 8 above.

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10. INCOME TAX

The Group is subject to income tax on an entity basis on profits arising in or derived from the tax jurisdictions in which members of the Group are domiciled and operate. Pursuant to the rules and regulations of the Cayman Islands and British Virgin Islands, the Company and the Group's subsidiaries incorporated in the Cayman Islands and British Virgin Islands are not subject to any income tax. The Group's subsidiaries incorporated in Hong Kong are not liable for income tax as they did not have any assessable profits currently arising in Hong Kong during the year.

Subsidiaries of the Group operating in Mainland China were subject to the PRC corporate income tax rate of 25% in accordance with the PRC Corporation Income Tax during the year.

LAT is levied at progressive rates ranging from 30% to 60% on the appreciation of land value, being the proceeds from sale of properties less deductible expenditures including land costs, borrowing costs and other property development expenditures. The Group has estimated, made and included in taxation a provision for LAT according to the requirements set forth in the relevant Mainland China tax laws and regulations. The LAT provision is subject to the final review and approval by the local tax bureau.

Certain subsidiaries with properties sold were subject to LAT which is calculated based on 5% of property revenue in accordance with the authorised taxation method approved by the respective local tax bureaus.

	2020	2019
	RMB'000	RMB'000
Current income tax	119,777	184,850
PRC LAT	96,838	143,476
Deferred income tax	(7,987)	(76,095)
Total tax charge for the year from continuing operations	208,628	252,231

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10. INCOME TAX (Continued)

A reconciliation of the tax expense applicable to profit before tax at the statutory rate for the jurisdictions in which the Company and the majority of its subsidiaries are domiciled to the tax expense at the effective income tax rates, and a reconciliation of the applicable rates (i.e., the statutory tax rates) to the effective tax rates, are as follows:

	2020 RMB'000	2019 RMB'000
Profit before tax from continuing operations	540,299	570,003
Loss before tax from discontinued operations	-	(62)
	540,299	569,941
Tax at the statutory tax rate	135,075	142,485
Income not subject to tax	(4,870)	(2,711)
Expenses not deductible for tax	4,267	982
Tax losses not recognised	1,528	3,868
Provision for LAT	96,838	143,476
Tax effect on LAT	(24,210)	(35,869)
Tax charge for the year at the Group's effective rate	208,628	252,231
Tax charge from continuing operations at the effective rate	208,628	252,231

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11. DISCONTINUED OPERATIONS

In 2018, the Group decided to dispose of the entire interests in certain subsidiaries (the "Disposal Group") to the related parties and third parties in order to delineate other businesses operated by the Group from its principal businesses. As at 31 December 2018, the Disposal Group was classified as a disposal group held for sale and as discontinued operations. With the Disposal Group being classified as discontinued operations, the related businesses are no longer included in the note for operating segment information. The disposals of the Disposal Group were completed in 2019.

The results of the Disposal Group for the year are presented below:

	2019
	RMB'000
REVENUE	339
Cost of sales	(321)
Other income and gains	_
Administrative expenses	(87)
Reversal of impairment losses on financial assets and	
contract assets, net	7
Loss before tax from the discontinued operations	(62)
Income tax expense	
Loss for the year from the discontinued operations	(62)
The net cash flows incurred by the Disposal Group are as below:	
	2019
	RMB'000
Operating activities	(778)
Investing activities	_
Financing activities	(1,666)
Net cash outflow	(2,444)

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12. DIVIDENDS

	2020 RMB'000	2019 RMB'000
Interim – HK5 cent (2019: Nil) per ordinary share	36,426	_

13. EARNINGS PER SHARE ATTRIBUTABLE TO ORDINARY EQUITY HOLDERS OF THE PARENT

The calculation of the basic earnings per share amounts is based on the profit for the year attributable to ordinary equity holders of the parent, and the ordinary shares of 794,502,000 (2019: 627,967,000) in issue during the year, as adjusted to reflect the weighted average number of shares purchased under the share award scheme during the year.

The Group had no potentially dilutive ordinary shares in issue during the year ended 31 December 2020.

The calculation of earnings per share is based on:

	2020 RMB'000	2019 RMB'000
	HWD 000	THIS COO
Earnings		
Profit attributable to ordinary equity holders of the parent,		
used in the basic earnings per share calculation:		
From continuing operations	331,671	317,772
From discontinued operations	-	(62)
Profit attributable to ordinary equity holders of the parent	331,671	317,710

	Number of shares		
	2020	2019	
Shares			
Weighted average number of ordinary shares in issue			
during the year used in the basic earnings			
per share calculation	794,502,000	627,967,000	

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14. PROPERTY, PLANT AND EQUIPMENT

	Buildings RMB'000	Plant and machinery RMB ² 000	Motor vehicles RMB'000	Office equipment and others RMB'000	Construction in progress RMB'000	Total RMB'000
31 December 2020						
At 1 January 2020:						
Cost	84,123	7,328	8,201	2,464	143,205	245,321
Accumulated depreciation	(14,527)	(5,555)	(4,964)	(1,297)	-	(26,343)
Net carrying amount	69,596	1,773	3,237	1,167	143,205	218,978
At 1 January 2020, net of accumulated depreciation Additions Depreciation provided during the year Transfers	69,596 - (4,285) 158,298	1,773 730 (607) –	3,237 1,513 (889) –	1,167 762 (392) –	143,205 15,093 - (158,298)	218,978 18,098 (6,173)
At 31 December 2020, net of						
accumulated depreciation	223,609	1,896	3,861	1,537	-	230,903
At 31 December 2020:						
Cost	242,421	8,058	9,714	3,226	-	263,419
Accumulated depreciation	(18,812)	(6,162)	(5,853)	(1,689)	-	(32,516)
Net carrying amount	223,609	1,896	3,861	1,537	-	230,903

31 December 2020

14. PROPERTY, PLANT AND EQUIPMENT (Continued)

				Office		
		Plant and	Motor	equipment	Construction	
	Buildings	machinery	vehicles	and others	in progress	Total
	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
31 December 2019						
At 1 January 2019:						
Cost	84,123	6,595	7,929	1,915	85,194	185,756
Accumulated depreciation	(10,999)	(5,010)	(4,414)	(1,019)	-	(21,442)
Net carrying amount	73,124	1,585	3,515	896	85,194	164,314
At 1 January 2019, net of						
accumulated depreciation	73,124	1,585	3,515	896	85,194	164,314
Additions	-	733	393	612	58,011	59,749
Disposals	-	-	(2)	(46)	-	(48)
Depreciation provided during the year	(3,528)	(545)	(669)	(295)	-	(5,037)
At 31 December 2019, net of						
accumulated depreciation	69,596	1,773	3,237	1,167	143,205	218,978
At 31 December 2019:						
Cost	84,123	7,328	8,201	2,464	143,205	245,321
Accumulated depreciation	(14,527)	(5,555)	(4,964)	(1,297)	-	(26,343)
Net carrying amount	69,596	1,773	3,237	1,167	143,205	218,978

As at 31 December 2020, certain of the Group's property, plant and equipment with a net carrying amount of approximately RMB63,320,000 (2019: RMB 68,176,000) were pledged to secure bank borrowings granted to the Group (note 30).

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15. INVESTMENT PROPERTIES

	2020 RMB'000	2019 RMB'000
		100.100
Carrying amount at 1 January	141,100	136,400
Net (loss)/gain from a fair value adjustment	(700)	4,700
Carrying amount at 31 December	140,400	141,100

The Group's investment properties are situated in Baoding City of Hebei Province in Mainland China. The Group's investment properties were revalued on 31 December 2020 based on valuations performed by Jones Lang LaSalle Corporate Appraisal and Advisory Limited, an independent professionally qualified valuer, at RMB140,400,000.

The investment properties are leased to third parties under operating leases, further summary details of which are included in note 16 to the financial statements.

As at 31 December 2020, certain of the Group's investment properties with an aggregate carrying amount of approximately RMB140,400,000 (2019: RMB141,100,000) were pledged to secure bank borrowings granted to the Group (note 30).

Fair value hierarchy

The following table illustrates the fair value measurement hierarchy of the Group's investment properties:

		ie measurement a ecember 2020 us		
	Quoted prices in active markets (Level 1) RMB'000	Significant observable inputs (Level 2) RMB'000	Significant unobservable inputs (Level 3) RMB'000	Total RMB'000
Recurring fair value measurement for:				
Commercial properties	-	-	140,400	140,400

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15. INVESTMENT PROPERTIES (Continued)

Fair value hierarchy (Continued)

Fair value measurement as a	ıt
31 December 2019 using	

	31 [December 2019 u	sing	
	Quoted prices	Significant	Significant	
	in active	observable	unobservable	
	markets	inputs	inputs	
	(Level 1)	(Level 2)	(Level 3)	Total
	RMB'000	RMB'000	RMB'000	RMB'000
Recurring fair value				
measurement for:				
Commercial properties		-	141,100	141,100

During the year, there were no transfers of fair value measurements between Level 1 and Level 2 and no transfer into or out of Level 3 (2019:Nil).

Reconciliation of fair value measurements categorised within Level 3 of the fair value hierarchy:

Commercial
properties
RMB'000
136,400
4,700
141,100
(700)
140,400

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15. INVESTMENT PROPERTIES (Continued)

Fair value hierarchy (Continued)

Set out below is a summary of the valuation technique used and the key inputs to the valuation of investment properties:

		Significant unobservable	Rar	nge
	Valuation technique	inputs	2020	2019
Commercial properties	Income approach	Estimated rental value (RMB per s.q.m. and per month)	RMB15 to 54	RMB29 to 51
		Discount rate	5.5%	6%
		Long term vacancy rate	42%	42%

The fair value of commercial properties is determined by the income approach by taking into account the rental income of the properties derived from the existing leases and/or achievable in the existing market with due allowance for the reversionary income potential of the leases, which have been then discounted to determine the fair value at an appropriate discount rate. Where appropriate, reference to the comparable sales transactions as available in the relevant market has also been considered.

A significant increase (decrease) in the estimated rental value would result in a significant increase (decrease) in the fair value of the investment properties. A significant increase (decrease) in the long term vacancy rate and the discount rate in isolation would result in a significant decrease (increase) in the fair value of the investment properties.

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16. LEASES

The Group as a lessee

The Group has lease contracts for various items of office building and leasehold land lease payments used in its operations. Lump sum payments were made upfront to acquire the leased land from the owners with lease periods of 50 years, and no ongoing payments will be made under the terms of these land leases. Leases of office building generally have lease terms of 2 years. Generally, the Group is restricted from assigning and subleasing the leased assets outside the Group.

(a) Right-of-use assets

The carrying amounts of the Group's right-of-use assets and the movements during the year are as follows:

	Leasehold land RMB'000	Office building RMB'000	Total RMB'000
As at 1 January 2019	33,597	_	33,597
Additions	-	2,049	2,049
Depreciation charge	(493)	(85)	(578)
Disposal	(22,406)	-	(22,406)
As at 31 December 2019			
and 1 January 2020	10,698	1,964	12,662
Depreciation charge	(339)	(1,025)	(1,364)
As at 31 December 2020	10,359	939	11,298

As at 31 December 2020, certain of the Group's right-of-use assets with an aggregate carrying amount of approximately RMB8,579,000 (2019: Nil) have been pledged to secure bank borrowings granted to the Group (note 30).

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16. LEASES (Continued)

The Group as a lessee (Continued)

(b) Lease liabilities

The carrying amount of lease liabilities (included under interest-bearing bank borrowings) and the movements during the year are as follows:

	2020	2019
	RMB'000	RMB'000
Carrying amount at 1 January	1,967	-
New leases	-	2,049
Accretion of interest recognised during the year	72	8
Payments	(1,076)	(90)
Carrying amount at 31 December	963	1,967
Analysed into:		
Current portion	963	1,004
Non-current portion	-	963

(c) The amounts recognised in profit or loss in relation to leases are as follows:

	2020 RMB'000	2019 RMB'000
Interest on lease liabilities	72	8
Depreciation charge of right-of-use assets	1,364	578
Expense relating to leases of low-value assets (included in		
administrative expenses)	98	65
Total amount recognised in profit or loss	1,534	651

(d) The total cash outflow for leases relating to leases that have not yet commenced is disclosed in note 33(b) to the financial statements.

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16. LEASES (Continued)

The Group as a lessor

The Group leases its investment properties (note 15) under operating lease arrangements with leases negotiated from terms ranging from one to ten years.

At 31 December 2020, the undiscounted lease payments receivable by the Group in future periods under noncancellable operating leases with its tenants are as follows:

	2020	2019
	RMB'000	RMB'000
Within one year	9,514	9,011
After one year but within two years	7,365	4,789
After two years but within three years	3,995	2,092
After three years but within four years	2,927	344
After four years but within five years	2,602	267
After five years	4,957	355
	31,360	16,858

17. EQUITY INVESTMENTS DESIGNATED AT FAIR VALUE THROUGH OTHER COMPREHENSIVE INCOME

	2020 RMB'000	2019 RMB'000
Equity investments designated at fair value through other		
comprehensive income		
Unlisted equity investments, at fair value		
河北涿州农村商业银行股份有限公司	138,000	143,000

The above equity investments were irrevocably designated at fair value through other comprehensive income as the Group considers these investments to be strategic in nature.

For the year ended 31 December 2020, the Group received dividends in the total amount of RMB9,666,800 (2019:RMB10,845,000) from 河北涿州农村商业银行股份有限公司.

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18. INVENTORIES

	2020 RMB'000	2019 RMB'000
Raw materials	-	16

19. CONTRACT ASSETS

	31 December 2020 RMB'000	31 December 2019 RMB'000	1 January 2019 RMB'000
Contract assets arising from: Construction contracting	1,320,548	1,234,350	785,692
Impairment	(14,009)	(12,482)	(647)
	1,306,539	1,221,868	785,045

Contract assets are initially recognised for revenue earned from construction contracting as the receipt of consideration is conditional on successful completion of construction. Included in contract assets for construction contracting are retention receivables. Upon completion of services and acceptance by the customer, the amounts recognised as contract assets are reclassified to trade receivables. The increases in contract assets in 2020 and 2019 were the results of the increases in the provision of construction contracting at the end of each of the year.

As at 31 December 2020, RMB14,009,000 (2019:RMB12,482,000) was recognised as an allowance for expected credit losses on contract assets. The Group's trading terms and credit policy with customers are disclosed in note 24 to the financial statements.

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19. CONTRACT ASSETS (Continued)

The expected timing of recovery or settlement for contract assets as at 31 December is as follows:

	2020	2019
	RMB'000	RMB'000
Within one year	742,761	400,762
After one year	563,778	821,106
Total contract assets	1,306,539	1,221,868

The movements in the loss allowance for impairment of contract assets are as follows:

	2020 RMB'000	2019 RMB'000
At beginning of year Impairment losses recognised during the year, net (note 6)	12,482 1,527	647 11,835
At end of year	14,009	12,482

An impairment analysis is performed at each reporting date using a provision matrix to measure expected credit losses. The provision rates for the measurement of the expected credit losses of the contract assets are based on those of the trade receivables as the contract assets and the trade receivables are from the same customer bases. The provision rates of contract assets are based on days past due of trade receivables for groupings of various customer segments with similar loss patterns (i.e., by geographical region, product type, customer type and rating, and coverage by letters of credit or other forms of credit insurance). The calculation reflects the probability-weighted outcome, the time value of money and reasonable and supportable information that is available at the reporting date about past events, current conditions and forecasts of future economic conditions.

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19. CONTRACT ASSETS (Continued)

Set out below is the information about the credit risk exposure on the Group's contract assets using a provision matrix:

	2020	2019
Expected credit loss rate	1.06%	1.01%
Gross carrying amount (RMB'000)	1,320,548	1,234,350
Expected credit losses (RMB'000)	14,009	12,482

20. ADVANCES TO DIRECTORS

Advances to directors, disclosed pursuant to section 383(1)(d) of the Hong Kong Companies Ordinance and Part 3 of the Companies (Disclosure of Information about Benefits of Directors) Regulation, are as follows:

Name	At 31 December 2020 RMB'000	Maximum amount outstanding during the year RMB'000	At 31 December 2019 and 1 January 2020 RMB'000	Maximum amount outstanding during the prior year RMB'000	At 1 January 2019 RMB'000
Mr. Li Baotian Mr. Li Yaruixin	- -	_ _	- -	1,052,130 175,234	1,052,130 175,234
Mr. Zang Lin	_	-	_	770	770
Ms. Wang Huijie	-	_	_	43	43
Ms. Wang Xinling	-	_		50	50
	-		-		1,228,227

The advances to directors are unsecured, non-interest-bearing and repayable on demand.

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21. PROPERTIES UNDER DEVELOPMENT

	2020 RMB'000	2019 RMB'000
Carrying amount at 1 January	2,437,886	2,594,931
Additions	1,171,417	812,681
Transferred to completed properties held for sale	(1,446,518)	(969,726)
	2,162,785	2,437,886

Properties under development expected to be completed and recovered:

	2020 RMB'000	2019 RMB'000
Within and your	604.046	000.710
Within one year After one year	681,816 1,480,969	998,710 1,439,176
	1,100,000	1,100,110
	2,162,785	2,437,886

The Group's properties under development are situated on leasehold land in Mainland China.

As at 31 December 2020, certain of the Group's properties under development with an aggregate carrying amount of approximately RMB303,507,000 (2019:RMB593,895,000) have been pledged to secure bank borrowings granted to the Group (note 30).

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22. DEFERRED TAX

Pursuant to the PRC Corporate Income Tax Law, a 10% withholding tax is levied on dividends declared to foreign investors from the foreign investment enterprises established in Mainland China. The requirement is effective from 1 January 2008 and applies to earnings after 31 December 2007. A lower withholding tax rate may be applied if there is a tax treaty between Mainland China and the jurisdiction of the foreign investors. For the Group, the applicable rate is 10%. The Group is therefore liable for withholding taxes on dividends distributed by those subsidiaries established in Mainland China in respect of earnings generated from 1 January 2016.

As at 31 December 2020, the Group has retained earnings of approximately RMB933,458,000 (2019: RMB683,555,000). No deferred tax has been recognised for withholding taxes that would be payable on the unremitted earnings that are subject to withholding taxes of the Company and the Group's subsidiaries established in Mainland China. In the opinion of the directors of the Company, the Group's fund will be retained in Mainland China for the expansion of the Group's operation, so it is not probable that these subsidiaries will distribute such earnings in the foreseeable future.

The movements in deferred tax liabilities and assets during the year are as follows:

Deferred tax liabilities

	2020					
	Fair value adjustments arising from investment properties RMB'000	Fair value adjustments arising from equity investments at FVOCI RMB'000	Others RMB'000	Total RMB'000		
At 1 January 2020	15,988	4,125	19,953	40,066		
Deferred tax (credited)/charged to the statement of profit or loss during the year (note 10)	(175)	_	9,447	9,272		
Deferred tax credited to the statement of other comprehensive income during			,	-,		
the year	-	(1,250)	-	(1,250)		
Gross deferred tax liabilities at						
31 December 2020	15,813	2,875	29,400	48,088		

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22. DEFERRED TAX (Continued)

Deferred tax assets

			2020		
	Provision	Unrealised profit from intercompany	Impairment of		
	for LAT	transactions	receivables	Others	Total
	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
At 1 January 2020	40,513	7,727	13,696	47,266	109,202
Deferred tax credited/(charged) to the statement of profit or loss during the year	24,210	(230)	9,086	(15,807)	17,259
Gross deferred tax assets at 31 December					
2020	64,723	7,497	22,782	31,459	126,461

Deferred tax liabilities

	2019					
	Fair value adjustments arising from investment properties RMB'000	Fair value adjustments arising from equity investments at FVOCI RMB'000	Others RMB'000	Total RMB'000		
At 1 January 2019	14,813	2,375	8,184	25,372		
Deferred tax charged to the						
statement of profit or loss during the year (note 10)	1,175	_	11,769	12,944		
Deferred tax charged to the statement of other	.,		1,,,,,	12,011		
comprehensive income during		1,750		1,750		

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22. DEFERRED TAX (Continued)

Deferred tax assets

	2019					
	Deductible loss RMB'000	Unrealised profit from intercompany transactions RMB'000	Impairment of receivables RMB'000	Fair value adjustments arising from equity investments at FVOCI RMB'000	Others RMB'000	Total RMB'000
At 1 January 2019	-	7,892	7,628	152	4,643	20,315
Deferred tax credited/(charged) to the statement of profit or loss during the	1,121	(165)	6,068		82,015	89,039
year Deferred tax charged to the statement of other comprehensive income	1,121	(100)	0,000	_	62,015	69,039
during the year	_	-	_	(152)	-	(152)
Gross deferred tax assets at 31 December 2019	1,121	7,727	13,696	_	86,658	109,202

For presentation purposes, certain deferred tax assets and liabilities have been offset in the statement of financial position. The following is an analysis of the deferred tax balances of the Group for financial reporting purposes.

	2020 RMB'000	2019 RMB'000
Net deferred tax assets recognised in the consolidated statement of financial position	78,373	69,136
Net deferred tax assets in respect of continuing operations	78,373	69,136

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23. COMPLETED PROPERTIES HELD FOR SALE

	2020 RMB'000	2019 RMB'000
Carrying amount at the beginning of the year	340,122	54,120
Transferred from properties under development	1,446,518	969,726
Transferred to cost of sales	(901,110)	(683,724)
Carrying amount at the end of the year	885,530	340,122

As at 31 December 2020, certain of the Group's completed properties held for sale with an aggregate carrying amount of approximately RMB27,661,000 (2019: Nil) have been pledged to secure bank borrowings granted to the Group (note 30).

24. TRADE RECEIVABLES

	2020	2019
	RMB'000	RMB'000
Trade receivables	574,022	433,148
Impairment	(58,988)	(24,149)
	515,034	408,999

Trade receivables mainly represented receivables from construction contracting. The payment terms of contract work receivables are stipulated in the relevant contracts. The Group's trading terms with its customers are mainly on credit. The credit period offered by the Group is three to six months, except for retention receivable as detailed below. The Group seeks to maintain strict control over its outstanding receivables and has a credit control department to minimise credit risk. Overdue balances are reviewed regularly by senior management. In view of the aforementioned and the fact that the Group's trade receivables relate to a large number of diversified customers, there is no significant concentration of credit risk. The Group does not hold any collateral or other credit enhancements over its trade receivable balances. Trade receivables are non-interest-bearing.

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24. TRADE RECEIVABLES (Continued)

At the end of the reporting period, the due settlements of the Group's retention receivables are as follows:

	2020 RMB'000	2019 RMB'000
Retentions included in trade receivables	10,002	6,730
Provision for impairment	(2,537)	(770)
Retentions included in trade receivables, net	7,465	5,960

An ageing analysis of the Group's trade receivables excluding retentions at the end of the reporting period, based on the invoice date and net of loss allowance, is as follows

Trade receivables without retention receivables

	2020 RMB'000	2019 RMB'000
Within 1 year	274,309	330,389
1 year to 2 years	234,923	64,311
2 years to 3 years	34,092	8,187
Over 3 years	20,696	23,531
	564,020	426,418

Retention receivables included in trade receivables represented the Group's unconditional right to receive upon completion of the warranty period of 1 to 5 years.

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24. TRADE RECEIVABLES (Continued)

An ageing analysis of the trade receivables at the end of the reporting period, based on the invoice date and net of loss allowance, is as follows:

	2020 RMB'000	2019 RMB'000
Within 1 year	272,007	332,839
1 year to 2 years	209,937	57,959
2 years to 3 years	29,699	6,455
Over 3 years	3,391	11,746
	515,034	408,999

The movements in the loss allowance for impairment of trade receivables are as follows:

	2020 RMB'000	2019 RMB'000
At beginning of year	24,149	10,545
Impairment losses, net	34,839	13,604
At end of year	58,988	24,149

An impairment analysis is performed at each reporting date using a provision matrix to measure ECLs. The provision rates are based on days past due for groupings of various customer segments with similar loss patterns. The calculation reflects the probability-weighted outcome, the time value of money and reasonable and supportable information that is available at the reporting date about past events, current conditions and forecasts of future economic conditions. Generally, trade receivables are written off if past due for more than one year and are not subject to enforcement activity.

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24. TRADE RECEIVABLES (Continued)

Set out below is the information about the credit risk exposure on the Group's trade receivables using a provision matrix:

As at 31 December 2020

				Past due			
	Current and within 1 year	1 to 2 years	2 to 3 years	3 to 4 years	Over 4 years	Apparently impaired	Total
Expected credit loss rate Gross carrying amount (RMB'000) Expected credit losses (RMB'000)	1.07% 274,951 2,944	11.72% 237,806 27,869	20.22% 37,226 7,527	48.02% 6,524 3,133	100.00% 15,355 15,355	100.00% 2,160 2,160	10.28% 574,022 58,988

As at 31 December 2019

				Past due			
	Current and within					Apparently	
	1 year	1 to 2 years	2 to 3 years	3 to 4 years	Over 4 years	impaired	Total
Expected credit loss rate	0.05%	11.96%	25.19%	49.47%	100.00%	100.00%	5.58%
Gross carrying amount (RMB'000)	332,995	65,834	8,628	23,244	287	2,160	433,148
Expected credit losses (RMB'000)	156	7,875	2,173	11,498	287	2,160	24,149

Included in the above provision for impairment of trade receivables were provisions for apparently impaired trade receivables of RMB2,160,000 (2019: RMB2,160,000) with an aggregate carrying amount before provision of RMB2,160,000 (2019: RMB2,160,000) as at 31 December 2020.

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25. PREPAYMENTS, OTHER RECEIVABLES AND OTHER ASSETS

	2020	2019
	RMB'000	RMB'000
Deposits	128,543	156,294
Other receivables	92,464	71,635
Prepayments	71,623	214,241
Other taxes recoverable	26,371	37,752
Advances to related parties (note 38)	3,198	3,049
Advances to the ultimate holding company (note 38)	170	-
Others	339	339
	322,708	483,310
Impairment allowance	(12,076)	(8,310)
	310,632	475,000

Prepayments, other receivables and other assets are unsecured, non-interest-bearing and repayable on demand.

The movements in provision for impairment of prepayments, deposits and other receivables are as follows:

	2020 RMB'000	2019 RMB'000
	HWD 000	THIE OOO
At beginning of year	8,310	9,482
Impairment losses/(reversal of impairment losses), net	3,766	(1,172)
At end of year	12,076	8,310

31 December 2020

25. PREPAYMENTS, OTHER RECEIVABLES AND OTHER ASSETS (Continued)

The Group applied the general approach prescribed by IFRS 9, by measuring loss allowance at an amount equal to 12-month ECLs for deposits and other receivables in stage 1 and lifetime ECLs in stage 2 and stage 3. To measure the ECLs, deposits and other receivables have been grouped based on shared credit risk characteristics, ECLs are estimated based on historical credit loss experience, adjusted for factors that are specific to the debtors and general economic conditions.

As at 31 December 2020

			Past due					
	Current	Within 1 year	1 to 2 years	Over 2 years	Apparently impairment items	Total		
	- Juli Juli	Trialli i your	r to 2 your o	Over 2 years	Teomic .	rotar		
Expected credit loss rate	-	0.43%	10.00%	85.19%	100%	5.38%		
Gross carrying amount (RMB'000)	138,210	37,390	40,890	385	7,500	224,375		
Expected credit losses (RMB'000)	-	159	4,089	328	7,500	12,076		

As at 31 December 2019

			Past	due		
					Apparently impairment	
	Current	Within 1 year	1 to 2 years	Over 2 years	items	Total
Expected credit loss rate	_	0.02%	10.57%	49.93%	100.00%	3.62%
Gross carrying amount (RMB'000)	167,138	52,701	946	1,406	7,500	229,691
Expected credit losses (RMB'000)	-	8	100	702	7,500	8,310

The apparently impaired other receivables relate to customers that were in financial difficulties or were in default in interest and/or principal payments and only a portion of the receivables is expected to be recovered.

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26. FINANCIAL ASSETS AT FAIR VALUE THROUGH PROFIT OR LOSS

	2020 RMB'000	2019 RMB'000
Listed equity investments, at fair value	205,687	184,655

The above equity investments were classified as financial assets at fair value through profit or loss as they were held for trading.

27. CASH AND CASH EQUIVALENTS AND PLEDGED DEPOSITS

	2020	2019
	RMB'000	RMB'000
Cash and bank balances	448,897	452,326
Less: pledged time deposits		
Pledged for bank loans	(52,986)	(46,563)
Pledged for others	(211,992)	(83,854)
Cash and cash equivalents	183,919	321,909

As at 31 December 2020, bank deposits of RMB52,986,000 (2019:RMB46,563,000) were pledged as security for purchasers' mortgage loans.

Pursuant to relevant regulations in the PRC, certain construction contracting companies and property development companies of the Group are required to place certain amounts of cash in designated bank accounts for specified use. As at 31 December 2020, such restricted cash amounted to RMB211,992,000 (2019: RMB83,854,000).

Cash at banks earns interest at floating rates based on daily bank deposit rates. The bank balances are deposited with creditworthy banks with no recent history of default. The carrying amounts of the cash and cash equivalents approximated to their fair values.

At the end of the reporting period, cash and bank balances are denominated in RMB and HKD. The RMB is not freely convertible into other currencies. However, under Mainland China's Foreign Exchange Control Regulations and Administration of Settlement, Sale and Payment of Foreign Exchange Regulations, the Group is permitted to exchange RMB for other currencies through banks authorised to conduct foreign exchange business.

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28. TRADE PAYABLES

An ageing analysis of the trade payables at the end of the reporting period, based on the invoice date, is as follows:

	2020 RMB'000	2019 RMB'000
Within 6 months	1,259,508	863,373
6 months to 1 year	127,757	203,163
1 to 2 years	518,189	441,787
2 to 3 years	158,673	132,216
Over 3 years	11,359	60,735
	2,075,486	1,701,274

Trade payables are non-interest-bearing and are normally settled based on the progress of construction.

29. OTHER PAYABLES AND ACCRUALS

	2020	2019
Notes	RMB'000	RMB'000
Contract liabilities (a)	1,007,197	1,605,484
Other payables (b)	563,591	379,313
Other taxes payable	341,995	189,381
Due to the ultimate holding company (note 38)	23,970	-
Accrued salaries, wages and benefits	7,580	9,541
Amounts due to related parties (note 38)	4,309	2,375
Others	3,515	8,000
	1,952,157	2,194,094

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29. OTHER PAYABLES AND ACCRUALS (Continued)

Notes:

(a) Details of contract liabilities are as follows:

	31 December 2020 RMB'000	31 December 2019 RMB'000	1 January 2019 RMB'000
Short-term advances received from customers			
Construction contracting	290,634	258,431	121,631
Pre-sale of properties	716,563	1,347,053	1,950,632
Total contract liabilities	1,007,197	1,605,484	2,072,263

Contract liabilities include short-term advances received from customers for construction contracting when the pace of progress billings exceeds the pace of relevant construction projects and pre-sale proceeds in relation to property sales contracts.

(b) Other payables are non-interest-bearing and repayable on demand.

30. INTEREST-BEARING BANK BORROWINGS

	31	December 2020		31	December 2019)
	Effective			Effective		
	interest rate			interest rate		
	(%)	Maturity	RMB'000	(%)	Maturity	RMB'000
Current						
Bank borrowings - secured	5.66	2021	250,000	5.66	2020	250,000
Current portion of long						
term bank borrowings						
- secured	4.75-9.75	2021	98,000	4.75-8.00	2020	369,000
			348,000			619,000
Non-current						
Bank borrowings - secured	4.75-8.00	2022	232,450	4.75-9.75	2021-2022	170,000
			580,450			789,000

31 December 2020

30. INTEREST-BEARING BANK BORROWINGS (Continued)

	2020 RMB'000	2019 RMB'000
Analysed into:		
Bank borrowings repayable:		
Within one year or on demand	348,000	619,000
In the second year	232,450	100,000
In the third to fifth years, inclusive	-	70,000
	580,450	789,000

The Group's borrowings are all denominated in RMB.

- (a) As at 31 December 2020, the Group's investment properties with an aggregate carrying amount of approximately RMB140,400,000 (2019: RMB141,100,000) were pledged to secure bank borrowings granted to the Group.
- (b) As at 31 December 2020, certain of the Group's properties under development with an aggregate carrying amount of approximately RMB303,507,000 (2019: RMB593,895,000) have been pledged to secure bank borrowings granted to the Group.
- (c) As at 31 December 2020, certain of the Group's completed properties held for sale with a carrying amount of approximately RMB27,661,000 (2019: Nil) were pledged to secure bank borrowings granted to the Group.
- (d) As at 31 December 2020, certain of the Group's property, plant and equipment with a carrying amount of approximately RMB63,320,000 (2019: RMB68,176,000) were pledged to secure bank borrowings granted to the Group.
- (e) As at 31 December 2020, certain of the Group's right of use assets with a carrying amount of approximately RMB8,579,000 (2019: Nil) were pledged to secure bank borrowings granted to the Group.

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31. SHARE CAPITAL

Shares

	2020 HK\$'000	2019 HK\$B'000
Authorised:		
2,000,000,000 (2019: 2,000,000,000) ordinary shares of		
HK\$0.01 each	20,000	20,000
	2020	2019
	RMB'000	RMB'000
Issued and fully paid:		
809,456,000 (2019: 809,456,000) ordinary shares of HK\$0.01 each	7,281	7,281

32. RESERVES

The amounts of the Group's reserves and the movements therein for the current and prior years are presented in the consolidated statement of changes in equity on pages 135 to 136 of the financial statements.

(a) Capital reserve

As at 31 December 2020, capital reserve represents the difference between the par value of the shares issued and the consideration received.

(b) Merger reserve

Merger reserve of the Group represents the issued capital and the capital contributions from the equity holders of certain subsidiaries now comprising the Group before the completion of the reorganisation.

On 29 April 2019, the Group through its subsidiaries, Zhuozhou Tianbao Industrial Company Limited and Fine Credit Investment Holding Limited acquired 100% equity interest in Tianbao Corporate Management Company Limited from its controlling shareholder Mr. Li Baotian at cash consideration of RMB1,338.5 million, which was regarded as a deemed distribution to the Controlling Shareholder.

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32. RESERVES (Continued)

(c) Special reserve

In preparation of the financial statements, the Group has appropriated certain amount of retained profits to a special reserve fund for the years ended 31 December 2020 and 2019, for safety production expense purposes as required by directives issued by relevant PRC government authorities. The Group charged the safety production expense to the statement of profit or loss when such expense was incurred, and at the same time an equal amount of such special reserve fund was utilised and transferred back to retained earnings until such special reserve was fully utilised.

(d) Statutory surplus reserve

In accordance with the PRC Company Law, certain subsidiaries of the Group which are domestic enterprises are required to allocate 10% of their profit after tax, as determined in accordance with the relevant PRC accounting standards, to their respective statutory surplus reserves until the reserves reach 50% of their respective registered capital. Subject to certain restrictions set out in the PRC Company Law, part of the statutory surplus reserve may be converted to share capital, provided that the remaining balance after the capitalisation is not less than 25% of the registered capital.

(e) Equity investment revaluation reserve

The equity investment revaluation reserve represents unrealised fair value gains or losses for equity investments at FVOCI.

(f) Shares held for share award scheme

On 4 March 2020, the Group announced that it adopted the Scheme with objectives to recognise the contribution by certain employees and give incentives thereto in order to motivate them for the continual operation and development of the Group and to attract suitable personal for further development of the Group.

During the year ended 31 December 2020, 19,848,000 shares were purchased by the trustee from the market at an average price of approximately HK\$2.68 (equivalent to RMB2.44) per share, with an aggregate amount of HK\$53,188,000 (equivalent to RMB48,517,000). No shares were granted to eligible employees pursuant to the Scheme during the year ended 31 December 2020. At the end of the reporting period, there were 19,848,000 shares held by the trustee.

The Company entered into a trust deed and appointed a trustee company as the trustee for the administration of the Scheme pursuant to the scheme rules. Pursuant to the Scheme, the Board may from time to time instruct the trustee to purchase shares in the open market for the purpose of the Scheme. The shares purchased by the trustee and the returned shares will be held by the trustee until they are vested in the selected employees in accordance with the scheme rules and the trust deed.

(g) Other reserves

The other reserves represent dividend income of shares held for share award scheme.

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33. NOTE TO THE CONSOLIDATED STATEMENT OF CASH FLOWS

Changes in liabilities arising from financing activities (a)

	Interest- bearing bank borrowings RMB'000	Lease liabilities RMB'000
At 1 January 2020	789,000	1,967
Changes from financing cash flows Interest expense	(208,550)	(1,076) 72
At 31 December 2020	580,450	963
	Interest- bearing bank borrowings	Lease liabilities
	RMB'000	RMB'000
At 1 January 2019 Changes from financing cash flows	914,000 (125,000)	-
New leases	(123,333)	2,049
Changes from financing cash flows	-	(90)
Interest expense		8
At 31 December 2019	789,000	1,967

(b) **Total cash outflow for leases**

	2020 RMB'000	2019 RMB'000
Within financing activities	1,076	90

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34. CONTINGENT LIABILITIES

As at 31 December 2020, the Group has provided guarantees in respect of mortgage facilities for certain purchasers of the Group's properties amounting to approximately RMB1,718,729,000 (2019: RMB816.441,000).

The Group's guarantee period starts from the dates of grant of the relevant mortgage loans and ends upon the issuance of real estate ownership certificates to the purchasers, which will generally be available within one to two years after the purchasers take possession of the relevant properties.

The directors of the Group consider that the fair value of the guarantees is not significant, and in case of default on payments, the net realisable value of the related properties can cover the repayment of the outstanding mortgage principals together with the accrued interest and penalties. Therefore, no provision for the guarantees has been made during the reporting period.

As at 31 December 2020, the Group did not have any significant contingent liabilities.

35. PLEDGE OF ASSETS

Details of the Group's bank borrowings which are mortgaged by the assets of the Group or guaranteed are included in note 30 to the financial statements.

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36. DISPOSALS OF SUBSIDIARIES

	2019 RMB'000
Net assets disposed of:	
Property, plant and equipment	56
Intangible assets	7
Cash and bank balances	1,675
Trade receivables	2,163
Contract assets	36
Prepayments, deposits and other receivables	67,807
Trade payables	(2,465
Other payables and accruals	(10,990
Tax payable	(82
Non-controlling interests	
	58,207
Gain on disposal of subsidiaries	1,534
	59,741
Satisfied by:	
Other receivables	_
Cash	59,741
	59,741
An analysis of the net inflow of cash and cash equivalents in respect of the disposal of s follows:	subsidiaries is as
	2019
	RMB'000
Cash consideration	60,541
Cash and cash equivalents disposed of	(1,675
Net outflow of cash and cash equivalents in respect of the disposal of subsidiaries	58,866

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37. COMMITMENTS

The Group had the following capital commitments at the end of the reporting period

	31 December		
	2020		
	RMB'000	RMB'000	
Contracted, but not provided for:			
Construction contracting	267,458	229,572	

38. RELATED PARTY TRANSACTIONS

(a) In addition to the transactions detailed elsewhere in these financial statements, the Group had the following transactions with related parities during the year:

Note	2020 s RMB'000	2019 RMB'000
Advances to related parties	-	100,228
Advances to the ultimate holding company	170	-
Repayments of advances to related parties	163	1,529,568
Advances from related parties	-	111,884
Advances from the ultimate holding company	23,970	-
Repayments of advances from related parties	6	198,673
Purchases of raw materials from companies of which		
a director of the Company is a controlling shareholder (i)	8,270	2,913
Property management fee paid to related parties (ii)	2,496	2,369
Other rental income (iii)	1,599	1,599

Notes:

- (i) The purchases were made from companies of which Mr. Li Baotian is a controlling shareholder. The directors consider that the purchases of raw materials were made according to the published prices and conditions similar to those offered to the major customers of the suppliers, except that interest was not charged on overdue balances. As at 31 December 2020, the balance owing to the suppliers was RMB6,283,000 (2019: RMB100,000), and the balance due from the supplier was nil (2019: RMB1,287,000).
- (ii) The fees were paid for the property management services provided by companies controlled by Mr. Li Baotian's spouse. As at 31 December 2020, the balance owing to the companies was RMB4,309,000 (2019: RMB2,369,000).
- (iii) The rental income was from the lease agreement with companies controlled by Mr. Li Baotian and his spouse. As at 31 December 2020, the balance due from the companies was RMB3,198,000 (2019: RMB1,599,000).

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38. RELATED PARTY TRANSACTIONS (Continued)

(b) Other transactions with related parties

As at 31 December 2020, the guarantee provided by Mr. Li Baotian and his close associates to the Group's interest-bearing bank borrowings was RMB48,000,000 (2019: RMB50,000,000).

In 2019, the Group disposed of two subsidiaries, the Zhuozhou Tianbao Property Service Co., Ltd. and Zhangbei Tianbao Neotype Construction Co., Ltd., to Baoxin Industrial Co., Ltd at cash considerations of RMB1,588,000 and RMB8,138,000, respectively.

(c) Outstanding balances with related parties

	2020 RMB'000	2019 RMB'000
Prepayments, other receivables and other assets (note 25):		
Advances to related parties	3,198	3,049
Advances to the ultimate holding company	170	_
	3,368	3049
Other payables and accruals (note 29):		
Amounts due to other related parties	4,309	2,375
Due to the ultimate holding company	23,970	_
	28,279	2,375

Balances with the above related parties were unsecured, non-interest-bearing and repayable on demand and non-trade.

(d) Compensation of senior management personnel

	2020	2019
	RMB'000	RMB'000
Short-term employee benefits	11,245	7,337
Pension scheme contributions and social welfare	156	245
Total compensation paid to senior management personnel	11,401	7,582

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39. FINANCIAL INSTRUMENTS BY CATEGORY

The carrying amounts of each of the categories of financial instruments as at the end of the reporting period are as follows:

2020

Financial assets

	Financial assets at fair value through profit or loss Designated as	Financial assets at fair value through other comprehensive income		
	such upon initial		Financial assets at	
	recognition	Debt investments	amortised cost	Total
	RMB'000	RMB'000	RMB'000	RMB'000
Financial assets included in prepayments, other receivables and other assets Equity investments at fair value through profit or loss	- 205,687	-	212,299 -	212,299 205,687
Equity investments at fair value through other comprehensive income	_	138,000	_	138,000
Trade receivables	-	-	515,034	515,034
Pledged deposits	-	-	264,978	264,978
Cash and cash equivalents	-	<u>-</u>	143,900	143,900
	205,687	138,000	1,136,211	1,479,898

Financial liabilities

	Financial liabilities at amortised cost RMB'000
Trade payables	2,075,486
Financial liabilities included in other payables and accruals	591,870
Interest-bearing bank borrowings	580,450
	3,247,806

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39. FINANCIAL INSTRUMENTS BY CATEGORY (Continued)

2019

Financial assets

	Financial assets at fair value through profit or loss	Financial assets at fair value through other comprehensive income		
	Designated as such upon initial recognition RMB'000	Debt investments RMB'000	Financial assets at amortised cost RMB'000	Total RMB'000
Financial assets included in prepayments, other				
receivables and other assets	-	-	221,381	221,381
Equity investments at fair value through profit or				
loss	184,655	_	-	184,655
Equity investments at fair value through other comprehensive income	-	143,000	_	143,000
Trade receivables	-	· -	408,999	408,999
Pledged deposits	-	_	130,417	130,417
Cash and cash equivalents	_	_	321,909	321,909
	184,655	143,000	1,082,706	1,410,361

Financial liabilities

	Financial liabilities at
	amortised cost
	RMB'000
Trade payables	1,701,274
Financial liabilities included in other payables and accruals	381,688
Interest-bearing bank borrowings	789,000
	2,871,962

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40. FAIR VALUE AND FAIR VALUE HIERARCHY OF FINANCIAL INSTRUMENTS

The carrying amounts and fair values of the Group's financial instruments, other than those with carrying amounts that reasonably approximate to fair values, are as follows:

	Carrying a	amounts	Fair values		
	2020	2019	2020	2019	
	RMB'000	RMB'000	RMB'000	RMB'000	
Financial assets					
Equity investments designated at fair value					
through other comprehensive income	138,000	143,000	138,000	143,000	
Financial assets at fair value through profit					
or loss	205,687	184,655	205,687	184,655	
	343,687	327,655	343,687	327,655	

Management has assessed that the fair values of cash and cash equivalents, pledged deposits, trade receivables, financial assets included in prepayments, other receivables and other assets, trade payables and financial liabilities included in other payables and accruals approximate to their carrying amounts largely due to the short term maturities of these instruments.

The Group's management is responsible for determining the policies and procedures for the fair value measurement of financial instruments. At each reporting date, management analyses the movements in the values of financial instruments and determines the major inputs applied in the valuation. The valuation process and results are discussed with the audit committee twice a year for interim and annual financial reporting.

As at 31 December 2020, The management has applied the comparable companies' market value approach in determining fair value of unlisted equity investments, which is classified as equity investments at FVOCI under IFRS 9, using price to earnings ratio ("P/E") multiple, which are calculated by using comparable companies' financial statements, to determine the fair value of the unlisted equity investments and taking into account of marketability discount as the appropriate adjustment. Comparable companies are based on similarity of business nature and profitability. The fair value measurement of the equity investments at FVOCI is categorised within Level 3 of the fair value hierarchy. As at 31 December 2019, for determining the fair values of unlisted equity investments at fair value through other comprehensive income, management has estimated the potential effect of using reasonably possible alternatives as inputs to the valuation model and used recent transaction method. The directors believe that the estimated fair values resulting from recent transaction, which are recorded in the consolidated statement of financial position, and the related changes in fair values, which are recorded in other comprehensive income, are reasonable, and that they were the most appropriate values.

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40. FAIR VALUE AND FAIR VALUE HIERARCHY OF FINANCIAL INSTRUMENTS

(Continued)

The fair values of interest-bearing bank borrowings have been calculated by discounting the expected future cash flows using rates currently available for instruments with similar terms, credit risk and remaining maturities. The Group's own non-performance risk for interest-bearing bank borrowings as at 31 December 2020 and 2019 was assessed to be insignificant.

Set out below is a summary of significant unobservable inputs to the valuation of financial instrument together with a quantitative sensitivity analysis as at 31 December 2020:

	Valuation technique	Significant unobservable input	Range	Sensitivity of fair value to the input
Investment A	Valuation multiples	Median P/E multiple of peers	5.27	A low end of 4.52 and high end of 11.16 P/E multiple used would result in a difference in fair value of RMB174,000,000
		Discount for lack of marketability	15.47%	5% increase/decrease in discount would result in decrease/increase in fair value by RMB2,000,000

The discount for lack of marketability represents the amounts of premiums and discounts determined by the Group that market participants would take into account when pricing the investments.

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41. FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES

The Group's principal financial instruments mainly include cash and cash equivalents, pledged deposits, trade receivables, financial assets included in prepayments, other receivables and other assets, trade payables and financial liabilities included in other payables and accruals, which arise directly from its operations. The main purpose of these financial instruments is to raise finance for the Group's operations.

The main risks arising from the Group's financial instruments are credit risk and liquidity risk. The Group does not hold or issue derivative financial instruments for trading purposes. The Board of directors reviews and agrees policies for managing each of these risks and they are summarised below.

Credit risk

The Group trades only with recognised and creditworthy third parties. It is the Group's policy that all customers who wish to trade on credit terms are subject to credit verification procedures. In addition, receivable balances are monitored on an ongoing basis. For transactions that are not denominated in the functional currency of the relevant operating unit, the Group does not offer credit terms without the specific approval of the Head of Credit Control.

Maximum exposure and year-end staging

The tables below show the credit quality and the maximum exposure to credit risk based on the Group's credit policy, which is mainly based on past due information unless other information is available without undue cost or effort, and year-end staging classification as at 31 December. The amounts presented are gross carrying amounts for financial assets and the exposure to credit risk for the financial guarantee contracts.

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41. FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES (Continued)

Credit risk (Continued)

Maximum exposure and year-end staging (Continued)

As at 31 December 2020

	12-month ECLs	L	ifetime ECLs		
	Stage 1 RMB'000	Stage 2 RMB'000	Stage 3 RMB'000	Simplified approach RMB'000	Total RMB'000
Contract assets* Trade receivables* Financial assets included in prepayments, other receivables	Ξ	Ξ	=	1,320,548 574,022	1,320,548 574,022
and other assets - Normal** - Doubtful** Pledged deposits	216,490 –	- 385	- 7,500	-	216,490 7,885
Not yet past dueCash and cash equivalentsNot yet past due	264,978 183,919	-	-	-	264,978 183,919
Guarantees in respect of mortgage facilities for certain purchasers of the Group's properties - Not yet past due	1,718,729	_	_	_	1,718,729
Total	2,384,116	385	7,500	1,894,570	4,286,571

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41. FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES (Continued)

Credit risk (Continued)

Maximum exposure and year-end staging (Continued)

As at 31 December 2019

	12-month					
	ECLs	Lifetime ECLs				
				Simplified		
	Stage 1	Stage 2	Stage 3	approach	Total	
	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	
Contract assets*	-	-	_	1,234,350	1,234,350	
Trade receivables*	-	-	_	433,148	433,148	
Financial assets included in						
prepayments, other receivables						
and other assets						
– Normal**	220,785	_	_	_	220,785	
– Doubtful**	_	1,406	7,500	_	8,906	
Pledged deposits						
 Not yet past due 	130,417	_	_	_	130,417	
Cash and cash equivalents						
 Not yet past due 	321,909	_	_	_	321,909	
Guarantees in respect of						
mortgage facilities for certain						
purchasers of the Group's						
properties						
- Not yet past due	816,441				816,441	
Total	1,489,552	1,406	7,500	1,667,498	3,165,956	

^{*} For trade receivables and contract assets to which the Group applies the simplified approach for impairment, information based on the provision matrix is disclosed in notes 24 and 19 to the financial statements, respectively.

The credit quality of the financial assets included in prepayments, other receivables and other assets is considered to be "normal" when they are not past due and there is no information indicating that the financial assets had a significant increase in credit risk since initial recognition. Otherwise, the credit quality of the financial assets is considered to be "doubtful".

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41. FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES (Continued)

Credit risk (Continued)

Maximum exposure and year-end staging (Continued)

Further quantitative data in respect of the Group's exposure to credit risk arising from trade receivables are disclosed in note 24 to the financial statements.

Since the Group trades only with recognised and creditworthy third parties, there is no requirement for collateral. Concentrations of credit risk are managed by customer/counterparty, by geographical region and by industry sector. There are no significant concentrations of credit risk within the Group as the customer bases of the Group's trade receivables are widely dispersed in different sectors and industries.

Liquidity risk

The liquidity of the Group is primarily dependent on its ability to maintain adequate cash inflows from operations to meet its debt obligations as they fall due, and its ability to obtain external financing to meet its committed future capital expenditure.

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41. FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES (Continued)

Liquidity risk (Continued)

The maturity profile of the Group's financial liabilities as at the end of the reporting period, based on contractual undiscounted payments, is as follows:

		202	.0	
	On demand or no fixed terms			
	of repayments RMB'000	Within one year RMB'000	Over one year RMB'000	Total RMB'000
Overente se in manual of				
Guarantees in respect of mortgage facilities	1 710 700			1 710 720
Trade payables	1,718,729	2,075,486	-	1,718,729
Financial liabilities included in	_	2,075,460	-	2,075,486
other payables and accruals	591,870			591,870
Interest-bearing bank borrowings	391,070	_	_	391,070
(excluding lease liabilities)	_	374,747	233,817	608,564
(excluding lease liabilities)		014,141	200,017	000,004
	0.240.500	0.450.000	022 047	4 004 640
	2,310,599	2,450,233	233,817	4,994,649
		201	Q	
	On demand or	201	<u> </u>	
	no fixed terms			
	of repayments	Within one year	Over one year	Total
	RMB'000	RMB'000	RMB'000	RMB'000
	111111111111111111111111111111111111111	TIME COO	Timb 000	111112 000
Guarantees in respect of				
mortgage facilities	816,441	_	_	816,441
Trade payables	_	1,701,274	_	1,701,274
Financial liabilities included in		,,		, ,
other payables and accruals	381,688	_	_	381,688
	381,688	-	-	381,688
other payables and accruals	381,688	639,676	189,578	381,688 829,254
other payables and accruals Interest-bearing bank borrowings	381,688	639,676	189,578	

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41. FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES (Continued)

Capital management

The primary objectives of the Group's capital management are to safeguard the Group's ability to continue as a going concern and to maintain healthy capital ratios in order to support its business and maximise shareholders' value.

The Group manages its capital structure and makes adjustments to it in light of changes in economic conditions and the risk characteristics of the underlying assets. To maintain or adjust the capital structure, the Group may adjust the dividend payment to shareholders, return capital to shareholders or issue new shares. The Group is not subject to any externally imposed capital requirements. No changes were made in the objectives, policies or processes for managing capital during the years ended 31 December 2020 and 2019.

The Group monitors capital using a gearing ratio, which is net debt divided by the adjusted capital plus net debt. Net debt includes interest-bearing bank borrowings, trade payables and other payables and accruals, less cash and cash equivalents. Capital represents the equity attributable to owners of the parent. The gearing ratios as at the end of the reporting periods were as follows:

	31 December 2020	1 January 2020	31 December 2019
	RMB'000	RMB'000	RMB'000
Trade payables	2,075,486	1,071,274	1,071,274
Other payables and accruals	1,952,157	2,194,094	2,194,094
Interest-bearing bank borrowings	580,450	789,000	789,000
Less: cash and cash equivalents	(183,919)	(321,909)	(321,909)
Net debt	4,424,174	3,732,459	3,732,459
Equity attributable to owners of the parent	1,315,885	1,086,786	1,086,786
Capital and net debt	5,740,059	4,819,245	4,819,245
Gearing ratio	77%	77%	77%

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42. EVENTS AFTER THE REPORTING PERIOD

There are no material subsequent events undertaken by the Company or by the Group after 31 December 2020.

43. STATEMENT OF FINANCIAL POSITION OF THE COMPANY

Information about the statement of financial position of the Company at the end of the reporting period is as follows:

	2020 RMB'000	2019 RMB'000
MONI OLIDDENT ACCETO		
NON-CURRENT ASSETS	005.007	104.055
Financial assets at fair value through profit or loss	205,687	184,655
Long-term equity investment	97,847	_
Right-of-use assets	939	1,964
Total non-current assets	304,473	186,619
CURRENT ASSETS		
Prepayments, other receivables and other assets	205,368	143,705
Pledged deposits	1,175	-
Cash and cash equivalents	1,956	88,852
Total current assets	208,499	232,557
CURRENT LIABILITIES		
Other payables and accruals	102,968	5,370
Lease liabilities	963	1,004
Total current liabilities	103,931	6,374
NET CURRENT ASSETS	104,568	226,183
TOTAL ASSETS LESS CURRENT LIABILITIES	409,041	412,802

31 December 2020

43. STATEMENT OF FINANCIAL POSITION OF THE COMPANY (Continued)

Information about the statement of financial position of the Company at the end of the reporting period is as follows:

	2020	2019
	RMB'000	RMB'000
NON-CURRENT LIABILITIES		
Lease liabilities	-	963
Total non-current liabilities	_	963
Net assets	409,041	411,839
EQUITY		
Equity attributable to owners of the parent		
Share capital	7,281	7,281
Reserves	401,760	404,558
Total equity	409,041	411,839

31 December 2020

43. STATEMENT OF FINANCIAL POSITION OF THE COMPANY (Continued)

Note:

A summary of the Company's reserves is as follows:

	Share capital RMB'000	Capital reserve RMB'000	Exchange fluctuation reserve RMB'000	Retained profits RMB'000	Total RMB'000
At 1 January 2019	-	-	-	-	-
Profit for the year	-	-	-	(15,474)	(15,474)
Exchange differences related to					
foreign operations	_		1,085	_	1,085
Total comprehensive income					
for the year	-	-	1,085	(15,474)	(14,389)
Issue of shares	7,281	429,855	_	_	437,136
Share issue expenses	_	(10,908)	_	_	(10,908)
As at 31 December 2019	7,281	418,947	1,085	(15,474)	411,839

	Share capital RMB'000	Capital reserve RMB'000	Exchange fluctuation reserve RMB'000	Shares held for share award scheme RMB'000	Other reserves RMB'000	Retained profits RMB'000	Total RMB'000
At 1 January 2020	7,281	418,947	1,085	-	-	(15,474)	411,839
Profit for the year Exchange differences related to	-	-	-	-	-	107,004	107,004
foreign operations	-	_	(25,753)	_	_	_	(25,753)
Total comprehensive income for the year	-	-	(25,753)	-	-	107,004	81,251
Shares purchased for the share							
award scheme Interim 2020 dividend	-	-	-	(48,517) –	-	(36,426)	(48,517) (36,426)
Dividend income of shares held for share award scheme	-	-	-	_	894	-	894
As at 31 December 2020	7,281	418,947	(24,668)	(48,517)	894	55,104	409,041

31 December 2020

44. APPROVAL OF THE FINANCIAL STATEMENTS

The financial statements were approved and authorised for issue by the Board of directors on 23 March 2021.

FIVE YEAR FINANCIAL SUMMARY

A summary of the results and of the assets, liabilities and non-controlling interests of the Group for the last five financial years, as extracted from the published audited financial statements is set out below.

FIVE YEAR FINANCIAL SUMMARY

	2020 RMB'000	2019 RMB'000	2018 RMB'000	2017 RMB'000	2016 RMB'000
CONTINUING OPERATIONS					
CONTINUING OPERATIONS REVENUE	3,369,341	2,660,037	1,601,739	1,202,278	800,192
Cost of sales	(2,741,242)	(1,977,617)	(1,411,815)	(1,008,691)	(737,351)
	(=,:::,=:=)	(1,011,011)	(1,111,010)	(1,000,001)	(,)
Gross profit	628,099	686,420	189,924	193,587	62,841
Other income and gains	26,537	13,786	16,920	4,796	9,343
Selling and distribution expenses	(1,172)	(3,220)	(5,629)	(7,586)	(4,354)
Administrative expenses	(55,678)	(78,038)	(42,522)	(28,222)	(23,205)
(Impairment losses)/reversal of					
impairment losses on financial					
and contract assets, net	(40,132)	(24,274)	10,625	(26,781)	(729)
Fair value (loss)/gains on					
investment properties	(700)	4,700	19,400	2,600	28,743
Fair value gain/(loss) from financial					
assets through profit or loss	22,276	(910)	_	_	_
Other expenses	(1,252)	(2,673)	(1,998)	(3,015)	(229)
Finance costs	(37,679)	(21,788)	(5,050)	(4,484)	(6,129)
Share of loss of an associate	-			(15)	
PROFIT REFORE TAY EDOM					
PROFIT BEFORE TAX FROM	540.000	570.000	101.070	400.000	00.004
CONTINUING OPERATIONS	540,299	570,003	181,670	130,880	66,281
Income tax expense	(208,628)	(252,231)	(72,036)	(70,649)	(28,314)
DDOCIT COD THE VEAD					
PROFIT FOR THE YEAR	224 674	217 770	100 624	60.001	27.067
CONTINUING OPERATIONS	331,671	317,772	109,634	60,231	37,967
DISCONTINUED OPERATIONS					
Loss for the year from discontinued					
operations	_	(62)	(1,427)	(893)	(787)
		(02)	(1,121)	(000)	(101)
PROFIT FOR THE YEAR	331,671	317,710	108,207	59,338	37,180
THOM I OH INE TEXAS	001,071	017,710	100,201		07,100
Attributable to					
Attributable to: Owners of the parent	224 674	217 710	100 007	50.460	27 120
•	331,671	317,710	108,207	59,460	37,133
Non-controlling interests	-	_	-	(122)	47
	204 674	017 710	100.007	E0 000	07.100
	331,671	317,710	108,207	59,338	37,180

FIVE YEAR FINANCIAL SUMMARY

ASSETS, LIABILITIES AND NON-CONTROLLING INTERESTS

	2020 RMB'000	2019 RMB'000	2018 RMB'000	2017 RMB'000	2016 RMB'000
TOTAL ASSETS	6,460,620	6,122,610	6,358,863	4,630,747	3,062,620
TOTAL LIABILITIES	5,144,735	5,035,824	4,679,942	3,666,439	2,157,650
NON-CONTROLLING INTERESTS	-	-	-	262	384

DEFINITIONS

"Annual General Meeting" the annual general meeting of the Company to be held at the Company's

conference room in Baoxin International Building, No. 33, Guanyun East Road, Zhuozhou, Hebei Province, the PRC on May 25, 2021 at 9:00 a.m. and any

adjournment thereof

"Annual Report" the 2020 Annual Report of the Company

"Articles" or "Articles of the Memorandum and Articles of Association of the Company (as amended from

Association" time to time)

"Board" or "Board of the board of Directors of the Company Directors"

"Chairman of the Board" the chairman of the Board of the Company

"China" or "PRC" the People's Republic of China, but for the purposes of this Annual Report and for

geographical reference only (unless otherwise indicated), excluding Hong Kong,

Macau Special Administrative Region and Taiwan

"Company" or "we" China Tianbao Group Development Company Limited (中國天保集團發展有限公

司), an exempted company incorporated in Cayman Islands with limited liability on November 16, 2018, the shares of which are listed on the Main Board of the Stock

Exchange (stock code: 1427)

"Controlling Shareholder(s)" has the meaning ascribed thereto under the Listing Rules

"Director(s)" director(s) of the Company

"GFA" gross floor area

"Group" or "our Group" the Company and its subsidiaries

"HK\$" or "HK dollars" Hong Kong dollars and Hong Kong cents, the lawful currency of Hong Kong

"Hong Kong" the Hong Kong Special Administrative Region of the PRC

"Huailai Tianbao Property Huailai Tianbao Property Development Company Limited (懷來天保房地產開發有 Development" 限公司), a limited liability company established in China on August 23, 2016 and

an indirect wholly-owned subsidiary of our Company

"IFRSs" International Financial Reporting Standards, which include standards and

interpretations promulgated by the International Accounting Standards Board and the International Accounting Standards and interpretation issued by the

International Accounting Standards Committee

DEFINITIONS

"Listing Date" November 11, 2019, on which the Shares were listed on the Stock Exchange and

from which dealings in the Shares were permitted to commence on the Stock

Exchange

"Listing Rules" the Rules Governing the Listing of Securities on The Stock Exchange of Hong

Kong Limited, as amended from time to time

"Model Code" Model Code for Securities Transactions by Directors of Listed Issuers as set out in

Appendix 10 of the Listing Rules

"Renminbi" or "RMB" Renminbi, the lawful currency of the PRC

"Reporting Period" or "Year" for the year ended December 31, 2020

"SFO" the Securities and Futures Ordinance (Chapter 571 of the Laws of Hong Kong), as

amended, supplemented or otherwise modified from time to time

"Shareholder(s)" holder(s) of Shares

"Shares" ordinary shares of nominal value HK\$0.01 each of the Company

"sq. m." square meters

"Stock Exchange" The Stock Exchange of Hong Kong Limited

"Tianbao Construction

Group"

Tianbao Construction Group Company Limited (天保建設集團有限公司), a limited liability company established in China on March 18, 1998 and an indirect

wholly-owned subsidiary of the Company

"Tianbao Real Estate Group" Tianbao Real Estate Group Co., Ltd. (天保房地產集團有限公司) (formerly known

as Tianbao Property Development Company Limited (天保房地產開發有限公司)), a limited liability company established in China on May 10, 2001 and an indirect wholly-owned subsidiary of our Company, with its name changed to "Tianbao Real

Estate Group Co., Ltd." (天保房地產集團有限公司) on April 21, 2020

"Yuxian Tianbao Property

Development"

Yuxian Tianbao Property Development Company Limited (蔚縣天保房地產開發有限公司), a limited liability company established in China on June 30, 2017 and an

indirect wholly-owned subsidiary of our Company

"Zhuozhou Tianbao

Construction"

Zhuozhou Tianbao Construction Co., Ltd. (涿州天保建築體系有限公司), a limited liability company established in China on November 1, 2005 and owned as to 70%

by Mr. Li Baotian and 30% by Baoxin Industrial Co., Ltd.

"%" per cent.