

China Automotive Interior Decoration Holdings Limited

中國汽車內飾集團有限公司

(Incorporated in the Cayman Islands with limited liability) (於開曼群島註冊成立的有限公司) 股份代號 Stock code: 0048



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CORPORATE INFORMATION 公司資料

Executive Directors

Mr. Zhuang Yuejin *(Chairman)* Mr. Ng Chung Ho Ms. Xiao Suni

Independent Non-Executive Directors

Mr. Mak Wai Ho (retired on 3 June 2024) Ms. Ng Li La, Adeline Ms. Zhu Chunyan Mr. Yuen Wai Keung (appointed on 15 July 2024)

Audit Committee

Mr. Yuen Wai Keung *(Chairman)* (appointed on 15 July 2024) Ms. Ng Li La, Adeline Ms. Zhu Chunyan Mr. Mak Wai Ho (ceased on 3 June 2024)

Remuneration Committee

Mr. Yuen Wai Keung *(Chairman)* (appointed on 15 July 2024) Mr. Zhuang Yuejin Ms. Zhu Chunyan Mr. Mak Wai Ho (ceased on 3 June 2024)

Nomination Committee

Mr. Zhuang Yuejin *(Chairman)* Ms. Ng Li La, Adeline Mr. Yuen Wai Keung (appointed on 15 July 2024) Mr. Mak Wai Ho (ceased on 3 June 2024)

Company Secretary

Mr. Man Yun Wah

Authorised Representatives

Mr. Zhuang Yuejin Mr. Man Yun Wah

Auditors

Infinity CPA Limited Certified Public Accountants Room 1501, 15/F., Olympia Plaza, 255 King's Road North Point, Hong Kong

Registered Office

Cricket Square Hutchins Drive P.O. Box 2681 Grand Cayman, KY1-1111 Cayman Islands

執行董事

莊躍進先生(*主席)* 伍忠豪先生 肖蘇妮女士

獨立非執行董事 麥偉豪先生(於二零二四年六月三日退任) 吳莉娜女士 朱春燕女士 袁偉強先生(於二零二四年七月十五日獲委任)

審核委員會

袁偉強先生(*主席)* (於二零二四年七月十五日獲委任) 吳莉娜女士 朱春燕女士 麥偉豪先生(於二零二四年六月三日退任)

薪酬委員會 袁偉強先生(主席) (於二零二四年七月十五日獲委任) 莊躍進先生 朱春燕女士

麥偉豪先生(於二零二四年六月三日退任)

提名委員會 莊躍進先生(*主席)* 吳莉娜女士 袁偉強先生(於二零二四年七月十五日獲委任) 麥偉豪先生(於二零二四年六月三日退任)

公司秘書 文潤華先生

授權代表 莊躍進先生 文潤華先生

核數師 致寶信勤會計師事務所有限公司 執業會計師 香港北角 英皇道255號國都廣場 15樓1501室

註冊辦事處

Cricket Square Hutchins Drive P.O. Box 2681 Grand Cayman, KY1-1111 Cayman Islands

CORPORATE INFORMATION (Continued) 公司資料(續)

Headquarter and Principal Place of Business in Hong Kong

Unit A, 7/F., Max Share Centre, 373 King's Road, North Point, Hong Kong

Principal Place of Business in the PRC

No. 28 Xinfeng Road, Xinfeng Industrial Park, Fangqian Town New District, Wuxi City, Jiangsu Province, the PRC

Cayman Islands Share Registrar and Transfer Office

Conyers Trust Company (Cayman) Limited Cricket Square Hutchins Drive P.O. Box 2681 Grand Cayman, KY1-1111 Cayman Islands

Hong Kong Branch Share Registrar and Transfer Office

Tricor Investor Services Limited 17/F, Far East Finance Centre 16 Harcourt Road Hong Kong

Principal Banker

Industrial and Commercial Bank of China Bank of China

Company Website

www.hklistco.com/48

Stock Code

48

總辦事處及香港主要營業地點

香港北角 英皇道373號 上潤中心 7樓A室

中國主要營業地點

中國江蘇省無錫市 新區坊前鎮 新豐工業園新風路28號

開曼群島股份過戶登記處

Conyers Trust Company (Cayman) Limited Cricket Square Hutchins Drive P.O. Box 2681 Grand Cayman, KY1-1111 Cayman Islands

股份過戶登記處香港分處

卓佳證券登記有限公司 香港 夏慤道16號 遠東金融中心17樓

主要往來銀行

中國工商銀行 中國銀行

<mark>公司網站</mark> www.hklistco.com/48

股份代號 48

二零二四年報 3

CHAIRMAN'S STATEMENT & MANAGEMENT DISCUSSION AND ANALYSIS 主席報告及管理層討論與分析

Dear Shareholders,

On behalf of the board of Directors (the "Board") of China Automotive Interior Decoration Holdings Limited (the "Company"), I am pleased to present the audited annual results of the Company and its subsidiaries (collectively referred to as the "Group") for the year ended 31 December 2024.

FINAL DIVIDEND

The Directors do not recommend the payment of a final dividend for the year ended 31 December 2024.

BUSINESS REVIEW

The Group is principally engaged in the manufacture and sale of nonwoven fabric related products used in automotive interior decoration parts and other parts during the year ended 31 December 2024. The Group deploys financial resource to securities investment to achieve earnings in the form of capital appreciation and income from dividends. The Group also taps into the business of financial services through the investment in a securities house.

Manufacture and sale of nonwoven fabric related products

Manufacture and sale of nonwoven fabric related products is one of the principal business of the Group. The Group manufactures its products with single layer or multiple layers of nonwoven fabric in accordance with specific requirements and standards of different customers. Most of the customers of nonwoven fabric related products are primary manufacturers and suppliers of automotive parts in the PRC. The majority of the Group's products are further processed by these customers in order to make different automotive parts such as floor, head lining, seat cover, parcel tray, trunk, luggage-side trim, hubcap and car-mat, which are of different characteristics and are to be applied for different usages in passenger vehicles.

According to the information released from China Association of Automobile Manufacturers ("CAAM"), the production and sales of passenger vehicles in the PRC were approximately 27,470,000 units and 27,560,000 units respectively for the year ended 31 December 2024, representing an increase of approximately 25.3% and 5.7%. These growth in passenger vehicles market resulted in a stable demand for automotive materials of the Group during 2024.

In 2021, the Group set up new production lines in Jilin Province, the PRC for the supply of the automotive components (the "Automotive Components") to a components supplier of an automotive manufacturer under the brand "FAW Toyota".

各位股東:

本人謹代表中國汽車內飾集團有限公司(「本公司」) 董事會(「董事會」)欣然提呈本公司及其附屬公司 (統稱「本集團」)截至二零二四年十二月三十一日 止年度之經審核全年業績。

末期股息

董事不建議就截至二零二四年十二月三十一日止 年度派付末期股息。

業務回顧

截至二零二四年十二月三十一日止年度,本集團主 要從事製造及銷售用於汽車內飾件及其他部分的 無紡布相關產品。本集團投入財務資源於證券投資 以透過資本增值及股息收入的形式賺取盈利。本集 團亦透過投資證券公司涉足金融服務業務。

製造及銷售無紡布相關產品

製造及銷售無紡布相關產品是本集團的主要業務 之一。本集團根據不同客戶的特定要求及標準製造 一層或多層無紡布相關產品。大部分無紡布相關產 品的客戶為在中國的汽車配件主要製造商及供應 商。本集團大部分產品均由該等客戶作進一步加工, 以製成不同的汽車配件,如汽車主地毯面料、頂蓬 面料、座椅面料、衣帽架面料、行李箱蓋毯面料、行 李箱側毯面料、輪罩面料及汽車腳踏墊面料,各具 不同特點,可應用於乘用車的不同用途。

根據中國汽車工業協會(「中國汽車工業協會」)公佈的資料,截至二零二四年十二月三十一日止年度中國乘用車的產銷量分別約為27,470,000台及27,560,000台,增幅分別為約25.3%及5.7%。得益於乘用車市場的增長態勢,二零二四年期間市場對本集團汽車材料的需求保持穩定。

本集團於二零二一年在中國吉林省建設新生產線, 以「一汽豐田」品牌向一家汽車製造商的零部件供 應商提供汽車零部件(「汽車零部件」)。

CHAIRMAN'S STATEMENT & MANAGEMENT DISCUSSION AND ANALYSIS (Continued) 主席報告及管理層討論與分析(續)

Since the relocation of production lines to Cangzhou and Chengdu and the diversification to supply of the Automotive Components in Jilin during 2022, the Group would paid to the suppliers of plant and equipment as prepayments for upgrading the existing production lines (such as modifying and replacing accessories of the production facilities and equipment) for perfection of production, acquiring new production facilities and equipment. At 31 December 2024, the prepayments for acquisition of property, plant and equipment during 2023 was substantially utilized.

In order to secure a stable supply of raw material at favourable price or terms in a timely manner, it was usual course of the business in automotive industry to provide deposits to suppliers. The trade deposits would be subsequent utilized.

Discontinued operation

After COVID-19 pandemic, the Group adopted strategies to exit the business which is loss-making and with unpromising prospect. The Group diversified into the business of trading of food products since 2016. The business of trading of food products incurred losses for years and did not generated any income in 2023. Its revenue in 2022 and 2021 just accounted for 4.12% and 5.75% of the Group's revenue respectively and became side business of the Group. In view of the loss-making record and no relevant personnel within the Group is able to manage this business, the Group disposed the business to reduce the risk of the Group during the first quarter of 2024.

Interests in associates

The Company through a joint venture company indirectly hold 42% of the equity interest in GEO Securities Limited ("GEO Securities") and classified as "interests in associates". GEO Securities has the licenses to carry out Type 1 (dealing in securities), Type 4 (advising on securities) and Type 9 (Asset Management) regulated activities under the Securities and Future Ordinance (Chapter 571 of the Laws of Hong Kong) in Hong Kong. The Group shared a profit of associates of approximately RMB120,000 for the year ended 31 December 2024.

由於二零二二年生產線搬遷至滄州及成都以及於 吉林供應汽車零部件以豐富業務組合,本集團須向 機器設備供應商支付升級現有生產線(如改造及更 換生產設施及設備的配件)的預付款項,從而完善 生產以及購置新的生產設施及設備。於二零二四年 十二月三十一日,購置物業、廠房及設備的預付款 項大多數已使用。

為了及時以優惠的價格或條款獲得穩定的原材料 供應,向供應商提供按金是汽車行業的慣常做法。 貿易按金將於隨後動用。

已終止經營業務

於新冠肺炎疫情消退後,本集團採取的策略為退出 虧損且前景不樂觀的業務。本集團自二零一六年起 擴展至食品貿易業務。食品貿易業務連年虧損,且 於二零二三年沒有產生任何收入。於二零二二年及 二零二一年的收入分別僅佔本集團收入的4.12% 及5.75%,成為本集團的副業。鑑於該業務的虧損 記錄及本集團並無相關人員能夠管理該業務,本集 團於二零二四年第一季度出售了該項業務以降低 本集團的風險。

於聯營公司之權益

本公司透過合營公司間接持有智易東方證券有限 公司(「智易東方證券」)42%的權益,該權益歸類 為「於聯營公司的權益」。智易東方證券擁有於香 港根據證券及期貨條例(香港法例第571章)可從 事第1類(證券交易)、第4類(就證券提供意見)及 第9類(提供資產管理)受規管活動之執照。本集團 於截至二零二四年十二月三十一日止年度分佔聯 營公司溢利約人民幣120,000元。

CHAIRMAN'S STATEMENT & MANAGEMENT DISCUSSION AND ANALYSIS (Continued) 主席報告及管理層討論與分析(續)

FINANCIAL REVIEW

Revenue

The Group's revenue for the years ended 31 December 2024 and 2023 was illustrated as follows:

財務回顧

收入

截至二零二四年及二零二三年十二月三十一日止 年度,本集團的收入載列如下:

		Year ended 31 December		
		截至十二月三	截至十二月三十一日止年度	
		2024	2023	
		二零二四年	二零二三年	
		RMB'000	RMB'000	
		人民幣千元	人民幣千元	
Nonwoven fabric related products for use in automobiles	用於汽車的無紡布相關產品			
 Sales of automotive floor carpets 	一汽車地毯的銷售額	86,262	88,766	
- Sales of other automotive parts	- 其他汽車配件的銷售額	42,290	24,907	
		128,552	113,673	

For the year ended 31 December 2024, the Group's revenue increased to approximately RMB128.6 million, compared to approximately RMB113.7 million in 2023, representing an increase of approximately 13.1%.

Gross profit

As a result of increasing competition in the automotive industry, for the year ended 31 December 2024, the Group's gross profit decrease by approximately RMB9.8 million to approximately RMB21.0 million.

Other income, gains and losses, net

For the year ended 31 December 2024, the Group's other income, gains and losses, net changed from a gain of approximately RMB5.0 million in 2023 to approximately RMB0.8 million in 2024. It was mainly due to fair value loss on financial assets at fair value through profit or loss ("FVTPL") of approximately RMB1.3 million in 2024, as compared to a fair value gain on FVTPL of approximately RMB6.3 million in 2023. Further information of the financial assets at FVTPL are disclosed in the "Significant Investments" section below.

截至二零二四年十二月三十一日止年度,本集團的 收入增加至約人民幣128.6百萬元,二零二三年則 為約人民幣113.7百萬元,增幅約為13.1%。

毛利

由於汽車行業競爭日益激烈,截至二零二四年十二 月三十一日止年度,本集團的毛利減少約人民幣9.8 百萬元至約人民幣21.0百萬元。

其他收入、收益及虧損淨額

截至二零二四年十二月三十一日止年度,本集團的 其他收入、收益及虧損淨額由二零二三年的收益約 人民幣5.0百萬元轉變為二零二四年的約人民幣0.8 百萬元,主要是由於二零二四年錄得按公平值於損 益列賬(「按公平值於損益列賬」)的金融資產的公 平值虧損約人民幣1.3百萬元,而二零二三年錄得 按公平值於損益列賬的金融資產的公平值收益約 人民幣6.3百萬元。有關按公平值於損益列賬的金 融資產之進一步資料披露於下文「重大投資」一節。

Administrative expenses

The Group's administrative expenses decreased by approximately RMB3.3 million to approximately RMB17.4 million for the year ended 31 December 2024, which mainly due to decrease in employee benefits expenses. The Group's administrative expenses mainly consist of employee benefits expenses including Director's emoluments and staff costs of approximately RMB9.7 million (2023: RMB13.1 million) and depreciation of right-of-use assets of approximately RMB2.3 million (2023: RMB2.4 million).

Profit attributable to the owners of the Company

The profit attributable to the owners of the Company was approximately RMB26.9 million for the year ended 31 December 2024 (2023: RMB30.5 million). The changes are primarily attributable to recognition of net allowance for expected credit losses of approximately RMB9.3 million and over-provision in profit tax of approximately RMB38.1 million during the year ended 31 December 2024.

PROSPECT AND OUTLOOK

The Board expects that 2025 will still be a challenging year for the business of manufacturing and sale of nonwoven fabric related products as the continuously increase in production costs for maintaining competitiveness and enhancing safety requirements to cope with the development of the automotive industry.

To maintain competitiveness, the Group will still deploy its resources on:

- (1) upgrading the production lines in order to improve the production efficiency;
- (2) installing new machineries to suit the customers' varying requirements and demands on high-end products;
- (3) conducting research and development to keep up with the latest technological trends in relation to product specifications; and
- (4) strengthening the quality control systems to retain customer loyalty and reinforce the Group's reputation in the nonwoven fabric related products industry in the PRC.

In addition, the Group will continue to adopt a prudent approach to manage its money lending business and on the other hands to seek for opportunities to expand this operation.

Going forward, with a view to achieving better return and enhancing the expansion of the Group, the Group will look for potential investment opportunities to diversify its business scope.

行政開支

截至二零二四年十二月三十一日止年度,本集團的 行政開支減少約人民幣3.3百萬元至約人民幣17.4 百萬元,主要由於僱員福利開支減少。本集團的行 政開支主要包括僱員福利開支(包括董事薪酬及員 工成本)約人民幣9.7百萬元(二零二三年:人民幣 13.1百萬元)及使用權資產折舊約人民幣2.3百萬 元(二零二三年:人民幣2.4百萬元)。

本公司擁有人應佔溢利

本公司擁有人應佔溢利於截至二零二四年十二月 三十一日止年度約為人民幣26.9百萬元(二零二三 年:人民幣30.5百萬元)。變動主要由於截至二零 二四年十二月三十一日止年度確認預期信貸虧損 撥備淨額約人民幣9.3百萬元及利得税超額撥備約 人民幣38.1百萬元。

前景及展望

董事會預期,為保持競爭力及提高安全要求以應對 汽車業發展,導致生產成本持續增加,故二零二五 年對無紡布相關產品製造及銷售業務而言仍將會 挑戰重重。

為維持競爭力,本集團仍將繼續投放資源於:

- (1) 將生產線升級,以改善生產效率;
- (2) 安裝新機器,以迎合客戶對高端產品不停轉 變的要求及需求;
- (3) 進行研發,以在有關產品規格的最新技術趨勢上與時並進;及
- (4) 加強質量監控系統,以確保顧客繼續支持並 鞏固本集團於中國無紡布相關產品行業的 口碑。

此外,本集團將繼續採取審慎方法管理放貸業務, 亦會尋求機會擴展該業務。

展望未來,為實現更豐厚回報及促進本集團的擴展, 本集團將物色有潛力的投資商機,務求多元化發展 其業務。

LIQUIDITY AND FINANCIAL RESOURCES

The Group generally financed its operations by internal cash resources and bank financing during 2024. At 31 December 2024, cash and bank balances of the Group amounted to approximately RMB49.4 million (2023: RMB26.0 million), and approximately RMB11.5 million (2023: RMB10.3 million) of which are denominated in Hong Kong dollars and United States dollars.

At 31 December 2024, the Group's liquidity ratio, represented by the ratio of current assets over current liabilities, and gearing ratio, represented by the ratio of total liabilities to total assets, were 2.20 (2023: 1.56) and 0.33 (2023: 0.43) respectively.

CAPITAL STRUCTURE

There has been no material change in the capital structure of the Group during the year ended 31 December 2024.

FOREIGN EXCHANGE EXPOSURE

Majority of the assets and liabilities of the Group were denominated in Renminbi, United States dollars and Hong Kong dollars. At 31 December 2024, the Group had no significant exposure under foreign exchange contracts, interest, currency swaps or other financial derivatives.

SIGNIFICANT INVESTMENTS

At 31 December 2024, the Group held (i) approximately 8.0 million shares (approximately 1.9%) of China Investment and Finance Group Limited ("CI"), (ii) approximately 5.8 million shares (approximately 1.7%) of Hao Wen Holdings Limited ("HW"), (iii) approximately 6.4 million shares (approximately 2.1%) of WMHW Holdings Limited ("WH"), (iv) approximately 22.8 million shares (approximately 2.6%) of Wealth Glory Holdings Limited ("WG"), (v) approximately 11.0 million shares (approximately 4.8%) of Lerado Financial Group Company Limited ("LF") and (vi) approximately 4.5 million shares (approximately 1.8%) of Tai Kam Holdings Limited ("TK"). CI, HW, WH, WG, LF and TK were the companies listed on the Hong Kong Stock Exchange. CI is principally engaged in investment holding and trading of securities. HW is primarily engaged in the money lending and processing and trading of electronic parts. WH is principally engaged in the provision of civil engineering works and investment holding. WG is principally engaged in trading of natural resources and commodities; money lending business; development and promotion of brands, design, manufacture and sale of trendy fashion merchandises and other consumer products; and investment in securities. LF is principally engaged in providing financial services including securities broking, margin financing and money lending etc., as well as manufacturing and distributing children plastic toys and medical care products. TK is principally engaged in undertaking site formation works and renovation works in Hong Kong.

流動性及財務資源

於二零二四年度,本集團一般透過內部現金資源及 銀行融資撥付其營運。於二零二四年十二月三十一 日,本集團現金及銀行結餘約為人民幣49.4百萬元 (二零二三年:人民幣26.0百萬元),其中約人民幣 11.5百萬元(二零二三年:人民幣10.3百萬元)以港 元及美元列值。

於二零二四年十二月三十一日,本集團的流動性比率(即流動資產佔流動負債的比率)及資產負債比率(即負債總額與資產總值的比率)分別為2.20(二零二三年:1.56)及0.33(二零二三年:0.43)。

資本結構

於截至二零二四年十二月三十一日止年度,本集團 之資本結構概無重大變動。

外匯風險

本集團大部分資產及負債以人民幣、美元及港元列 值。於二零二四年十二月三十一日,本集團概無因 外匯合約、利息、貨幣掉期或其他金融衍生工具而 面臨任何重大風險。

重大投資

於二零二四年十二月三十一日,本集團持有(i)中 國投融資集團有限公司(「中國投融資」)約8.0百 萬股股份(約1.9%)、(ii) 皓文控股有限公司(「皓 文」)約5.8百萬股股份(約1.7%)、(iii)萬民好物控 股有限公司(「萬民好物」)約6.4百萬股股份(約 2.1%)、(iv)富譽控股有限公司(「富譽」)約22.8百 萬股股份(約2.6%)、(v)隆成金融集團有限公司 (「隆成金融」)約11.0百萬股股份(約4.8%)及(vi) 泰錦控股有限公司(「泰錦」)約4.5百萬股股份(約 1.8%)。中國投融資、皓文、萬民好物、富譽、隆成 金融及泰錦均為於香港聯交所上市的公司。中國投 融資主要從事投資控股及證券買賣。皓文主要從事 放債以及加工及買賣電子零部件。萬民好物主要從 事土木工程業務以及投資控股。富譽主要從事天然 資源及商品貿易;放債業務;開發及推廣品牌、設 計、製造及銷售時尚服飾及其他消費品;以及證券 投資。隆成金融主要經營包括證券經紀、召展融資 及放貸等金融服務,以及兒童塑膠玩具及醫療產品 之製造及分銷。泰錦主要於香港從事地盤平整工程 及裝修工程。

CHAIRMAN'S STATEMENT & MANAGEMENT DISCUSSION AND ANALYSIS (Continued) 主席報告及管理層討論與分析(續)

The Group's investment in CI, HW, WH, WG, LF and TK were 本集團於中國投融資、皓文、萬民好物、富譽、隆成 collectively referred to as the "Significant Investments".

Detail of the Significant Investments are as follows:

金融及泰錦之投資統稱為「重大投資」。

重大投資詳情如下:

+二月三十一日 於二零二三年 止年度 於二零二四年十二月三十一日 Approximate +二月三十一日 Gain/(loss) Fair Value percentage to 公平值收益/ 佔資產總額之 公平值 (虧損) 公平値 概約百分比 公平値 RMB'000 RMB'000 RMB'000 RMB'000
ApproximateFair Valuepercentage togain/(loss)Fair Valuethe total assets公平值收益/佔資產總額之(虧損)公平值<概約百分比RMB'000RMB'000RMB'000
Fair Valuepercentage togain/(loss)Fair Valuethe total assetsFair Value公平值收益/佔資產總額之(虧損)公平值概約百分比公平值RMB'000RMB'000RMB'000
gain/(loss)Fair Valuethe total assetsFair Value公平值收益/佔資產總額之(虧損)公平值概約百分比公平值RMB'000RMB'000RMB'000
公平值收益/ 佔資產總額之 (虧損) 公平值 概約百分比 公平值 RMB'000 RMB'000 RMB'000
(虧損) 公平值 概約百分比 公平值RMB'000 RMB'000 RMB'000 RMB'000
RMB'000 RMB'000 RMB'000
人民幣千元 人民幣千元 人民幣千元 人民幣千元
(Audited) (Audited) (Audited) (Audited)
(經審核) (經審核) (經審核) (經審核) (經審核)
CI 中國投融資 1,900 10,037 3.7% 7,762
HW 皓文 2,461 3,781 1.4% 1,192
WH 萬民好物 1,143 1,907 0.7% 726
WG 富譽 (1,462) 1,725 0.6% 3,109
LF 隆成金融 (1,098) 1,675 0.6% 2,700
TK 泰錦 (635) 1,437 0.5% 2,011

At 31 December 2024, the financial assets at FVTPL comprised 17 listed equity securities in Hong Kong and except the above, there was no investment held by the Group which value was more than 1% of the total assets of the Group.

Looking ahead, the value of the Significant Investments may be susceptible to the overall equity market conditions.

於二零二四年十二月三十一日,按公平值於損益列 賬的金融資產包括17隻香港上市股本證券,除以上 所述者外,本集團並無持有價值高於本集團總資產 1%之任何投資。

展望未來,重大投資之價值可能受整體股市市況影 壑。

MATERIAL ACQUISITIONS OR DISPOSALS

There was no material acquisitions or disposal of subsidiaries and affiliated companies by the Group for the year ended 31 December 2024.

PLEDGE ON ASSETS

At 31 December 2024, the Group's investment property with a carrying amounts of approximately RMB3.4 million (2023: RMB3.8 million) and leasehold land with a carrying amounts of approximately RMB2.1 million (2023: RMB2.2 million) were pledged to banks for bank borrowings.

EMPLOYEES AND REMUNERATION POLICY

At 31 December 2024, the Group employed a total of 94 employees (2023: 96). The gender ratio of the Group's workforce (including senior management) was approximately 74.5% male to approximately 25.5% female. The Group shall continue to take into account diversity perspectives including gender diversity in its hiring of employees from time to time. The remuneration policy of the employees of the Group was set up by the Board on the basis of their experience, qualifications and competence. Other employees' benefits include contributions to statutory mandatory provident funds, and social insurance together with housing provident funds to its employees in Hong Kong and the PRC respectively.

A remuneration committee (the "Remuneration Committee") was set up for, inter alia, reviewing the Group's remuneration policy and structure for all directors and senior management of the Group.

APPRECIATION

On behalf of the Group, I would like to take this opportunity to express my sincere gratitude to all of our customers, business partners and investors for their support and trust towards the Group. Further, I would like to express my sincere thanks to our Directors and employees for their dedications and contributions to the Group.

By order of the Board

Zhuang Yuejin *Chairman and Chief Executive Officer*

Hong Kong, 26 March 2025

重大收購或出售

於截至二零二四年十二月三十一日止年度,本集團 概無就附屬公司及聯屬公司進行重大收購或出售。

抵押資產

於二零二四年十二月三十一日,本集團賬面值約人 民幣3.4百萬元(二零二三年:人民幣3.8百萬元)的 投資物業及賬面值約人民幣2.1百萬元(二零二三 年:人民幣2.2百萬元)的租賃土地已抵押予銀行作 為銀行借款之擔保。

僱員及薪酬政策

於二零二四年十二月三十一日,本集團共聘用94名 僱員(二零二三年:96名)。本集團僱員(包括高級 管理層)的性別比例為男性約佔74.5%及女性約佔 25.5%。本集團在不時聘用僱員時,將繼續考慮多 元化觀點,包括性別多元化。本集團的僱員薪酬政 策乃由董事會根據彼等的經驗、資歷及工作能力而 制定。其他僱員福利分別包括香港及中國僱員的法 定強制性公積金、社會保險以及住房公積金供款。

薪酬委員會(「薪酬委員會」)已告成立,旨在(其中 包括)檢討本集團所有董事及高級管理層的薪酬政 策及結構。

鳴謝

本人謹代表本集團,藉此機會向本集團之所有客戶、 業務夥伴及投資者對本集團的支持和信任致以衷 心的謝意。此外,本人亦衷心感謝我們的董事及僱 員對本集團作出的努力和貢獻。

承董事會命

莊躍進 主席兼行政總裁

香港,二零二五年三月二十六日

BIOGRAPHICAL INFORMATION OF DIRECTORS AND SENIOR MANAGEMENT 董事及高級管理層的履歷資料

EXECUTIVE DIRECTORS

Mr. Zhuang Yuejin ("Mr. Zhuang"), aged 62, is the Chairman of the Board, Chief Executive Officer of the Company and founder of the Group. He was appointed as an executive Director on 12 April 2010. He has over 15 years of experience in the nonwoven textile industry. He is responsible for formulating the Group's corporate strategy, overseeing its production operations and the overall steering of the Group's strategic development.

Mr. Zhuang graduated from Xiamen Fisheries College in 1981 and was approved as a qualified engineer by the Intermediate Level Adjudication Committee of Xiamen City Marine Engineering Department in 1990. From 1997 to 2001, Mr. Zhuang was the director and the general manager of Xiamen Marine Industries (Group) Co., Limited, a PRC incorporated company and was previously listed on the Shenzhen Stock Exchange.

Mr. Ng Chung Ho ("Mr. Ng"), aged 49, was appointed as an executive Director on 27 December 2023. Mr. Ng has over 20 years of experience in corporate management and extensive experience and business networks in Hong Kong and the PRC. Prior to joining the Group, he was a chief executive officer of a insurance broker which is permitted to carry on businesses in general insurance and long term (including linked long term) insurance in Hong Kong.

Mr. Ng was also an executive chairman of Guangdong-Hong Kong-Macao Greater Bay Area Youth Society (粵港澳大灣區青年協會) and a director of the board in AD & FD POHL Mrs Cheng Yam On School.

Ms. Xiao Suni ("Ms. Xiao"), aged 41, was appointed as an executive Director on 14 October 2014. She has over 10 years of experience in the field of international trading and marketing. She holds a Bachelor of Arts degree from Nanjing Army Command College, the PRC with major in English. Prior to joining the Group, she worked for a door-window manufacturer in the PRC as foreign trade manager, in which her responsibilities focused on overall management of foreign sales and marketing.

執行董事

莊躍進先生(「莊先生」),62歲,為董事會主席、本 公司行政總裁及本集團創辦人。彼於二零一零年四 月十二日獲委任為執行董事。彼於非織造行業積累 逾15年經驗。彼負責制定本集團的公司策略、監管 生產經營及本集團策略發展的整體方向。

莊先生於一九八一年畢業於廈門市水產大專班,並 於一九九零年獲廈門市水產工程技術中級職務評 審委員會批准為合資格工程師。一九九七年至二零 零一年間,莊先生曾於一間在中國註冊成立的公司 廈門海洋實業(集團)股份有限公司擔任董事兼總 經理,該公司之前於深圳證券交易所上市。

伍忠豪先生(「伍先生」),49歲,於二零二三年 十二月二十七日獲委任為執行董事。伍先生於企業 管理方面擁有逾20年經驗,並於香港及中國擁有豐 富經驗及廣泛的業務網絡。於加入本集團前,彼於 一間獲准於香港從事一般保險及長期保險(包括連 結式長期險)業務之保險經紀公司擔任行政總裁。

伍先生亦擔任粵港澳大灣區青年協會之執行主席 及博愛醫院歷屆總理聯誼會鄭任安夫人學校董事 會之董事。

肖蘇妮女士(「肖女士」),41歳,於二零一四年十 月十四日獲委任為執行董事。彼於國際貿易及市場 推廣行業擁有逾10年經驗。彼持有中國南京陸軍指 揮學院文學士學位,主修英語。於加入本集團前, 彼於一家中國門窗製造商擔任外貿經理一職,主要 負責外國銷售及市場推廣的整體管理。

INDEPENDENT NON-EXECUTIVE DIRECTORS

Mr. Yuen Wai Keung ("Mr. Yuen"), aged 44, was appointed as an independent non-executive Director on 15 July 2024. He has approximately 20 years of accounting and finance related work experience and obtained a Master of Corporate Governance degree from The Open University of Hong Kong. He is a fellow member of the Institute of Financial Accountants, a member of The Institute of Certified Forensic Accountants and a member of The Hong Kong Chartered Governance Institute. Mr. Yuen is the independent nonexecutive director of Hao Bai International (Cayman) Limited (Stock code: 8431).

Ms. Ng Li La, Adeline ("Ms. Ng"), aged 46, was appointed as an independent non-executive Director on 4 September 2015. Ms. Ng has over 10 years of experience in human resources and corporate management. Ms. Ng obtained a Certificate of Human Resources Management from Hong Kong Baptist University in 2011 and was a senior administrative officer of a renowned international information technology company in Hong Kong.

Ms. Zhu Chunyan ("Ms. Zhu"), aged 48, was appointed as an independent non-executive Director on 2 September 2016. Ms. Zhu was graduated from Xiangtan University, China, with a bachelor's degree majoring in finance and accounting in July 1999. Prior to joining the Group, she worked for a sizable travel related services company in the PRC as an accountant and gained extensive knowledge in corporate finance and management.

SENIOR MANAGEMENT

Ms. Wu Danping ("Ms. Wu"), aged 50, is the manager of the accounting department of Joystar (Wuxi) Automotive Interior Decoration Co., Ltd. ("Joystar Wuxi"). Ms. Wu is responsible for the financial reporting and the management of the accounting and finance department of Joystar Wuxi.

Ms. Wu obtained the Certificate of Accounting Professional issued by the Jiangsu Province Department of Finance and the Qualification Certificate of Specialty and Technology with specialty in accountancy conferred by the Ministry of Finance of the PRC in 1997 and 2006 respectively.

In 2008, Ms. Wu completed an online diploma programme in accountancy from China Agricultural University. She has 18 years of experience in financial accounting and reporting.

獨立非執行董事

袁偉強先生(「袁先生」),44歲,於二零二四年七 月十五日獲委任為獨立非執行董事。彼擁有約20年 會計及財務相關工作經驗,並持有香港公開大學企 業管治碩士學位。彼為財務會計師公會資深會員、 註冊法務會計師協會會員及香港公司治理公會會 員。袁先生為浩柏國際(開曼)有限公司(股份代 號:8431)的獨立非執行董事。

吳莉娜女士(「吳女士」),46歲,於二零一五年九 月四日獲委任為獨立非執行董事。吳女士於人力資 源與企業管理方面擁有超過10年經驗。吳女士於二 零一一年取得香港浸會大學人力資源管理證書及 曾為香港一間知名國際資訊科技公司之高級行政 人員。

朱春燕女士(「朱女士」),48歲,於二零一六年 九月二日獲委任為獨立非執行董事。朱女士於 一九九九年七月畢業於中國湘潭大學並獲授學士 學位,主修金融與會計。於加入本集團之前,彼曾 擔任中國一間大型旅遊服務相關公司之會計師及 於企業融資及管理方面累積豐富知識。

高級管理層

吳丹萍女士(「吳女士」),50歲,為怡星(無錫)汽 車內飾件有限公司(「怡星(無錫)」)的會計部經 理。吳女士負責財務報告及管理怡星(無錫)會計 及財務部。

吴女士分別於一九九七年及二零零六年取得江蘇 省財政廳頒發的會計從業資格證書及中國財政部 授予的專業技術資格證書(會計專業)。

於二零零八年,吳女士完成中國農業大學的一個網 上會計文憑課程。彼在財務會計及申報領域擁有18 年經驗。

CORPORATE GOVERNANCE REPORT 企業管治報告

The Board is pleased to present the corporate governance report for the year ended 31 December 2024. This report highlights the key corporate governance practices of the Company.

CORPORATE GOVERNANCE PRACTICES

The Company is committed to maintaining high standards of corporate governance to protect the interests of the shareholders of the Company. The Company's corporate governance practices are based on principles and code provisions as set out in the Corporate Governance Code (the "Code") in Appendix C1 to the Listing Rules.

Except for the following deviations, the Company complied with the Code for the year ended 31 December 2024.

Code provision C.2.1

Code provision C.2.1 stipulates that the roles of chairman and chief executive officer should be separate and should not be performed by the same individual. Mr. Zhuang Yuejin is the Chairman and the Chief Executive Officer of the Company. Such deviation from Code provision C.2.1 is deemed appropriate as it is considered to be more efficient to have one single person as the Chairman of the Company as well as to discharge the executive functions of a chief executive officer, and it provides the Group with strong and consistent leadership in the development and execution of long term business strategies. The Board believes that the balance of power and authority is adequately ensured by the operations of the Board which comprises highly experienced individuals. There are three independent non-executive Directors on the Board. All of them possess adequate independence and therefore the Board considers that the Company has achieved the balance and provided sufficient protection of its interests.

董事會欣然呈列截至二零二四年十二月三十一日 止年度之企業管治報告。本報告載列本公司的主要 企業管治常規。

企業管治常規

本公司致力保持高水平的企業管治,以保障本公司 股東的利益。本公司的企業管治常規乃基於上市規 則附錄C1的企業管治守則(「守則」)所載的原則及 守則條文。

除下列偏離外,本公司於截至二零二四年十二月 三十一日止年度已遵守守則。

守則條文第C.2.1條

守則條文第C.2.1條規定主席與行政總裁的角色應 予區分,並不應由一人同時兼任。莊躍進先生為本 公司主席及行政總裁。守則條文第C.2.1條的有關 偏離情况被視為恰當,原因是董事會認為一人同時 兼任本公司主席並履行行政總裁的執行職務更具 效率,並為本集團提供穩固且貫徹的領導,方便發 展及推行長遠的業務策略。董事會深信,基於董事 經驗豐富,董事會的運作能充分確保權力及權限得 到制衡。董事會有三位獨立非執行董事。由於彼等 的獨立性均屬足夠,故此董事會認為本公司已取得 平衡及充分保障其利益。

Rules 3.10, 3.21, 3.25 and 3.27A of the Listing Rules

On 3 June 2024, Mr. Mak Wai Ho ("Mr. Mak") retired as the independent non-executive Director and ceased to be the chairman of the audit committee (the "Audit Committee") of the Company, the chairman of the remuneration committee (the "Remuneration Committee") of the Company and the member of the nomination committee (the "Nomination Committee"). Following the retirement of Mr. Mak, the Board comprised only two independent nonexecutive Directors and failed to meet the requirements of (i) at least three independent non-executive directors on the Board and at least one of them shall possess appropriate professional qualifications or accounting or related financial management expertise under Rules 3.10(1) and 3.10(2) of the Listing Rules; (ii) the Audit Committee comprising only non-executive directors with a minimum of three members under Rule 3.21 of the Listing Rules; (iii) the Remuneration Committee comprising a majority of independent non-executive directors under Rule 3.25 of the Listing Rules; and (iv) the Nomination Committee comprising a majority of independent nonexecutive directors under Rule 3.27A of the Listing Rules.

Following the appointment of Mr. Yuen Wai Keung as an independent non-executive Director, the chairman of Audit Committee, the chairman of the Remuneration Committee and a member of the Nomination Committee, with effect from 15 July 2024, the Company has re-complied with Rules 3.10, 3.21, 3.25 and 3.27A of the Listing Rules.

CODE OF CONDUCT REGARDING SECURITIES TRANSACTIONS BY DIRECTORS

The Company has adopted a code of conduct regarding securities transactions by the Directors on terms no less exacting than the required standard of dealings as set out in the Model Code for Securities Transactions by Directors of Listed Issuers in Appendix C3 to the Listing Rules. Having made specific enquiry with all Directors, the Company confirmed that all Directors have complied with the code of conduct and the required standard of dealings concerning securities transactions by the Directors during the year.

上市規則第3.10條、第3.21條、第3.25條 及第3.27A條

於二零二四年六月三日,麥偉豪先生(「麥先生」) 退任獨立非執行董事並不再擔任本公司審核委員 會(「審核委員會」)主席、本公司薪酬委員會(「薪 酬委員會」)主席及本公司提名委員會(「提名委員 會」)成員。於麥先生退任後,董事會僅包括兩名獨 立非執行董事,未能滿足以下規定:(i)上市規則第 3.10(1)及3.10(2)條規定董事會須至少有三名獨立 非執行董事,且其中至少一名獨立非執行董事須具 備適當的專業資格,或具備會計或相關財務管理專 長;(ii)上市規則第3.21條規定審核委員會成員須 全部為非執行董事且須至少有三名成員:(iii)上市 規則第3.25條規定薪酬委員會大部分成員須為獨 立非執行董事;及(iv)上市規則第3.27A條規定提名 委員會之大部分成員須為獨立非執行董事。

於袁偉強先生獲委任為獨立非執行董事、審核委員會主席、薪酬委員會主席及提名委員會成員,自二零二四年七月十五日起生效後,本公司已重新遵守上市規則第3.10條、第3.21條、第3.25條及第3.27A條。

有關董事進行證券交易的行為守則

本公司已採納有關董事進行證券交易的行為守則, 其條款並不比上市規則附錄C3上市發行人董事進 行證券交易的標準守則所載之交易準則規定寬鬆。 經向全體董事作出特定查詢後,本公司確認全體董 事於本年度內均一直遵守行為守則及有關董事進 行證券交易的交易準則規定。

BOARD OF DIRECTORS

As at 31 December 2024, the Board comprises three executive Directors and three independent non-executive Directors as follows:

Executive Directors

Mr. Zhuang Yuejin *(Chairman)* Mr. Ng Chung Ho Ms. Xiao Suni

Independent non-executive Directors

Mr. Yuen Wai Keung Ms. Ng Li La, Adeline Ms. Zhu Chunyan

The composition of the Board is well balanced with each Director having sound industry knowledge, extensive corporate and strategic planning experience and/or expertise relevant to the business of the Group. The biographical details of the Directors and the relationship among the members of the Board are set out in the section headed "Biographical Information of Directors and Senior Management" on pages 11 to 12 of this report.

Generally, the responsibilities of the Board include:

- Formulation of overall strategic development of the Group;
- Monitoring the financial performance, risk management and internal control systems of the Group's business operations;
- Evaluating and determining the nature and extent of the risks it is willing to take in achieving the Group's strategic objectives, and ensuring that appropriate and effective risk management and internal control systems are in places;
- Material acquisitions, investments, disposal of assets or any significant capital expenditure;
- Appointment, removal or reappointment of Board members and auditors;
- Remuneration of Directors;
- Communications with key stakeholders; and
- Recommendation and declaration of any interim and final dividends.

董事會

於二零二四年十二月三十一日,董事會由下列三名 執行董事及三名獨立非執行董事組成:

執行董事

莊躍進先生(*主席)* 伍忠豪先生 肖蘇妮女士

獨立非執行董事

袁偉強先生 吳莉娜女士 朱春燕女士

董事會的結構平衡,每名董事均具備充分的行業知 識、廣泛的企業及策略規劃經驗及/或與本集團業 務有關的專門技術。董事的履歷詳情及董事會成員 之間的關係載於本報告第11頁至第12頁的「董事及 高級管理層的履歷資料」一節。

一般而言,董事會的職責包括:

- 制定本集團的整體策略發展;
- 監察本集團業務經營的財務表現、風險管理
 及內部監控系統;
- 評估及釐定本集團為達成戰略目標所願承擔 的風險性質及程度,並確保已制定適當及有 效的風險管理及內部監控系統;
- 重大收購、投資、出售資產或任何重大資本 開支;
- 委任、罷免或重新委任董事會成員及核數師;
- 董事酬金;

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- 與主要持份者溝通;及
- 建議及宣派任何中期及末期股息。

Executive Directors are responsible for running the Group and executing the strategies adopted by the Board. The Board delegates day-to-day activities to the management with department heads responsible for different aspects of the business. The non-executive Directors serve the relevant function of bringing independent judgment on the development, performance and risk management of the Group through their contributions in board meetings. They are also serving on the Remuneration Committee, the Nomination Committee and the Audit Committee.

During the year ended 31 December 2024, the Board complies with the requirement of the Listing Rules relating to the appointment of at least three independent non-executive Directors and at least one of them has appropriate professional qualifications or accounting or related financial management expertise. The independent non-executive Directors do not hold any management position in the Group. The Company has received from each independent non-executive Director an annual confirmation of his/ her independence pursuant to Rule 3.13 of the Listing Rules and the Company considers all the independent non-executive Directors to be independent.

The Board normally has four regular meetings a year at quarterly interval and meets as and when required to discuss the overall business, development strategy, operations and financial reporting of the Company. The Directors can attend meetings in person or through other means of electronic communication in accordance with the Articles (the "Articles"). During the year ended 31 December 2024, four Board meetings and one general meeting were held. The following table shows the attendance of individual Directors at the meetings held during the year ended 31 December 2024:

執行董事負責經營本集團及執行董事會所採納之 策略。董事會將日常活動指派予管理層,其中各部 門主管負責不同範疇的業務。非執行董事透過參與 董事會會議,履行對本集團的發展、表現及風險管 理作出獨立判斷的有關職能。彼等亦為薪酬委員會、 提名委員會及審核委員會成員。

於截至二零二四年十二月三十一日止年度,董事會 遵守上市規則之規定,委任至少三名獨立非執行董 事及當中至少一名擁有適當專業資格,或擁有會計 或相關財務管理的專長。獨立非執行董事並無於本 集團擔任任何管理職位。本公司已根據上市規則第 3.13條接獲各獨立非執行董事就其獨立性作出之 年度確認。本公司認為,全體獨立非執行董事均屬 獨立人士。

董事會通常每年召開四次例會,每季舉行一次,及 於有需要時會晤,以討論本公司的整體業務、發展 策略、營運及財務申報事宜。董事可親身或透過細 則(「細則」)所容許之其他電子通訊方式出席會議。 於截至二零二四年十二月三十一日止年度,舉行了 四次董事會會議及一次股東大會。下表載列個別董 事於截至二零二四年十二月三十一日止年度出席 有關會議之情況:

No. of attendance			出席次數		
Members	General meetings	Board meetings	成員	股東大會	董事會 會議
Executive Directors			執行董事		
Mr. Zhuang Yuejin	1/1	4/4	莊躍進先生	1/1	4/4
Mr. Ng Chung Ho	1/1	4/4	伍忠豪先生	1/1	4/4
Ms. Xiao Suni	1/1	4/4	肖蘇妮女士	1/1	4/4
Independent Non-executive Directors			獨立非執行董事		
Mr. Yuen Wai Keung (appointed on			袁偉強先生(於二零二四年		
15 July 2024)	0/0	3/4	七月十五日獲委任)	0/0	3/4
Ms. Ng Li La, Adeline	1/1	4/4	吳莉娜女士	1/1	4/4
Ms. Zhu Chunyan	1/1	4/4	朱春燕女士	1/1	4/4
Mr. Mak Wai Ho (retired on			麥偉豪先生(於二零二四年		
3 June 2024)	0/1	1/1	六月三日退任)	0/1	1/1

The Directors will receive details of agenda and minutes of committee meetings in advance of and after each Board meeting respectively. The company secretary will distribute relevant documents to the Directors in a timely manner to enable the Directors to make informed decisions on matters to be raised at the Board meetings. All Directors have access to the advice and services of the company secretary who is responsible for ensuring the procedures of the Board meetings are complied with and advising the Board on compliance matters.

In addition, the Company has maintained a procedure for the Directors to seek independent professional advice, in appropriate circumstances, at the Company's expense in discharging their duties to the Company. Moreover, the company secretary prepares minutes of the Board meetings and keeps records of matters discussed and decisions resolved at all Board meetings. The company secretary also keeps the minutes of the Board meetings, which are open for inspection at any reasonable time on reasonable notice by any Director.

The Company recognizes the importance of the Board independence to corporate governance. In particular, in order to ensure the strong independence of the Board and make ensure that the Board can obtain independent views and opinions, the following mechanisms are required: 1) in assessing the qualification of potential candidates to become independent Directors, the Nomination Committee and the Board will consider, among others, whether the candidates are able to dedicate sufficient time to fulfill their duties as independent Directors and the candidates' backgrounds and qualifications, in order to assess whether such candidates are able to bring an independent view to the Board; and 2) the Nomination Committee is authorized to assess the independence of all independent nonexecutive Directors on an annual basis with reference to the independence criteria set out in the Listing Rules so as to ensure that they can continue to exercise independent judgment.

All Directors have full and timely access to all information of the Company and to the advice and services of the company secretary and senior management of the Company. Directors are generally entitled to seek independent professional advice on the discharge of their duties to the Company in appropriate circumstances upon request and at our Company's expense.

董事分別於每次董事會會議舉行前後收到詳細之 議程和委員會會議之記錄。公司秘書將適時向董事 分發有關文件,以使董事能就將於董事會會議提出 之事宜作出知情決定。全體董事可獲得公司秘書的 意見及服務,而公司秘書負責確保董事會會議程序 已獲遵守,並就合規事宜向董事會提出建議。

此外,本公司已訂立一套程序,讓董事在合適情況 下,於履行其對本公司之職責時,尋求獨立專業意 見,而開支由本公司支付。另外,公司秘書亦會就 於所有董事會會議上討論之事宜及議決之決定,編 製會議記錄並保存有關記錄。公司秘書亦保存董事 會會議記錄,並可於任何董事作出合理通知後,在 任何合理時間供索閱。

本公司深明董事會獨立性對企業管治的重要性。尤 其是,為確保董事會的強大獨立性並確保董事會能 夠獲得獨立的觀點及意見,需要建立以下機制:1) 在評估獨立董事潛在候選人的資格時,提名委員會 及董事會將考慮(其中包括)候選人能否投入足夠 的時間履行其作為獨立董事的職責,以及候選人的 背景及資歷,以評估該等候選人能否為董事會帶來 獨立的觀點:及2)提名委員會獲授權參考上市規則 所載的獨立性標準,每年評估所有獨立非執行董事 的獨立性,以確保彼等能繼續作出獨立判斷。

所有董事均可全面且及時取得本公司所有資訊,並 可取得本公司之公司秘書及高級管理層提供的意 見及服務。董事通常有權於適當情況下,經要求並 由本公司支付費用,就履行其對本公司的職責尋求 獨立專業意見。

At the same time, the Company has formulated internal policies (including but not limited to the Articles, the terms of reference of the Remuneration Committee, the Audit Committee and the Nomination Committee) to ensure that the Board is provided with independent views and opinions. For the year ended 31 December 2024, the Company has reviewed the implementation and effectiveness of the above mechanism and is of the view that the above mechanism is able to ensure that the Board is provided with independent views and opinions.

CHAIRMAN AND CHIEF EXECUTIVE OFFICER

Code provision C.2.1 stipulates that the roles of chairman and chief executive officer should be separate and should not be performed by the same individual.

Mr. Zhuang Yuejin is the Chairman and the Chief Executive Officer of the Company. Such deviation from Code provision C.2.1 is deemed appropriate as it is considered to be more efficient to have one single person as the Chairman of the Company as well as to discharge the executive functions of a chief executive officer, and it provides the Group with strong and consistent leadership in the development and execution of long-term business strategies. The Board believes that the balance of power and authority is adequately ensured by the operations of the Board which comprises highly experienced individuals. There are three independent non-executive Directors on the Board. All of them possess adequate independence and therefore the Board considers that the Company has achieved the balance and provided sufficient protection of its interests.

APPOINTMENT, RE-ELECTION AND REMOVAL

According to the Articles, one-third of the Directors are required to retire from office at each annual general meeting, provided that every Director shall be subject to retirement by rotation at least once in every three years. A Director appointed since the most recent annual general meeting shall hold office only until the next general meeting and shall then be eligible for re-election. The independent non-executive Directors were appointed at specific terms for one year.

Newly appointed Director will be arranged a comprehensive, formal and tailored induction which includes provision of key guidelines, documents and publications relevant to their roles, responsibilities and ongoing obligations; a briefing on the Company's structure, businesses, risk management and other governance practices and meeting with other fellow Directors so as to help the newly appointed Directors familiarize with the management, business and governance policies and practices of the Company, and ensure that they have a proper understanding of the operations and businesses of the Company. 同時,本公司已制定內部政策(包括但不限於細則、 薪酬委員會、審核委員會及提名委員會的職權範 疇),以確保董事會能獲得獨立的觀點及意見。截 至二零二四年十二月三十一日止年度,本公司已檢 討上述機制的實施及效力,並認為上述機制能確保 董事會獲得獨立的觀點及意見。

主席及行政總裁

根據守則條文第C.2.1條,主席與行政總裁的角色 應有區分,不應由一人同時兼任。

莊躍進先生為本公司主席兼行政總裁。有關偏離守 則條文第C.2.1條的情況被視為恰當,原因是董事 會認為一人同時兼任本公司主席並履行行政總裁 的執行職務更具效率,並為本集團提供穩固且貫徹 一致的領導,方便發展及推行長遠的業務策略。董 事會深信,基於董事經驗豐富,董事會的運作能充 分確保權力及權限得到制衡。董事會有三名獨立非 執行董事。由於彼等的獨立性均屬足夠,故此董事 會認為本公司已取得平衡及充分保障其利益。

委任、重選及罷免

根據細則,於每屆股東週年大會上,當時三分之一 的董事須退任,惟每名董事須至少每三年輪值退任 一次。最近期股東週年大會以來獲委任的董事其任 期至下屆股東大會為止,並符合資格重選連任。獨 立非執行董事按特定條款獲委任一年。

本公司將向新委任董事提供全面、正式及有針對性 的入職培訓,包括為其提供與其角色、職責及持續 責任有關的重要指引、文件及刊物;有關本公司架 構、業務、風險管理及其他管治常規之簡介,並與 其他董事會面,從而幫助新委任董事熟悉本公司的 管理、業務及管治政策與常規,並確保彼等對本公 司的運作及業務均有適當的理解。

CONTINUOUS PROFESSIONAL DEVELOPMENT

Pursuant to Code provision C.1.4, 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. All the Directors also understand the importance of continuous professional development and are committed to participate any suitable training or read relevant materials in order to develop and refresh their knowledge and skills. The Company has received from each Director a confirmation of their participation in continuous professional development by attending training course or reading relevant materials on the topics related to corporate governance and regulations.

BOARD DIVERSITY POLICY

The Company adopted a board diversity policy (the "Board Diversity Policy") setting out the approach to achieve diversity on the Board and maintain an appropriate balance of diversity properties of the Board that are relevant to the business growth of the Company. The Company considered diversity of board members can be achieved through consideration of a number of aspects, including but not limited to gender, age, cultural and educational background, professional experience, skills, knowledge and length of services. 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.

Selection of candidates will be based on a range of diversity perspectives, including but not limited to gender, age, cultural and educational background, professional experience, skills, knowledge and length of services. The ultimate decision will be made upon the merits and contribution that the selected candidates will bring to the Board.

持續專業發展

根據守則條文第C.1.4條,全體董事均須參與持續 專業發展,以發展及更新彼等的知識及技能,從而 確保彼等在具備全面資訊及切合所需的情況下為 董事會作出貢獻。全體董事亦明白持續專業發展的 重要性,並承諾參與任何適合的培訓或閱讀有關材 料,以發展及更新彼等的知識及技能。本公司已接 獲各董事的確認書,確認彼等均有透過參與有關企 業管治及規例之培訓課程或閱讀有關該主題之相 關材料參與持續專業發展。

董事會成員多元化政策

本公司已採納董事會成員多元化政策(「董事會成 員多元化政策」),其中載有實現董事會成員多元 化及保持與本公司業務增長相關的董事會多元化 屬性的適當平衡之方式。本公司認為可透過多方面 考慮實現董事會成員多元化,包括但不限於性別、 年齡、文化及教育背景、專業經驗、技能、知識及服 務年期。董事會所有委任將用人唯才,並在考慮候 選人時以客觀準則充分顧及董事會成員多元化的 裨益。

甄選候選人將基於一系列多元化觀點,包括但不限 於性別、年齡、文化及教育背景、專業經驗、技能、 知識及服務年期。最終決定將按所選候選人的優點 及其將為董事會帶來的貢獻而作出。

At the date of this report, the composition of the Board under diversified perspectives was summarized as follows:





The Nomination Committee has reviewed the policy concerning the diversity of Board members and believes that the Board has already had a diverse mix of gender, skills, knowledge and experience. The Company will strive to achieve gender balance of the Board through the following measures to be implemented by the Nomination Committee in accordance with the Board Diversity Policy. The Company will actively identify male and female individuals suitably qualified to become the Board members. To further ensure gender diversity of the Board in the long run, the Group will take opportunities to balance the proportion of gender of the Board, identify male and female individuals with a diverse range of skills, experience and knowledge in different fields from time to time, and maintain a list of such individuals who possess gualities to become the Board members, which will be reviewed by the Nomination Committee periodically in order to develop a pipeline of potential successors to the Board to promote gender diversity of the Board.

REMUNERATION COMMITTEE

The Company established the Remuneration Committee on 13 September 2010 with written terms of reference in compliance with the Code. The primary duties of the Remuneration Committee include, among others, making recommendations to the Board on the policy and structure for all Directors and senior management, reviewing and making recommendations to the Board on the terms of remuneration packages, determining the award of bonuses and reviewing and/or approving matters relating to share schemes under Chapter 17 of the Listing Rules. As at 31 December 2024, the Remuneration Committee comprises one executive Director, namely Mr. Zhuang Yuejin, and two independent non-executive Directors, namely Mr. Yuen Wai Keung (chairman of the Remuneration Committee) and Ms. Zhu Chunyan. 提名委員會已檢討有關董事會成員多元化的政策, 並認為董事會已具備性別、技能、知識及經驗的多 元化組合。本公司將透過提名委員會根據董事會成 員多元化政策實施的以下措施,努力實現董事會的 性別平衡。本公司將積極物色具備合適資格可擔任 董事會成員的男性及女性人士。為進一步確保董事 會的長遠性別多元化,本集團將把握機會平衡董事 會的性別比例,並不時物色在不同領域具備不同技 能、經驗及知識的男性及女性人士,維持一份具備 成為董事會成員質素的人士的名單,該名單將由提 名委員會定期審視,以培養潛在的董事會成員繼任 者,促進董事會的性別多元化。

薪酬委員會

本公司於二零一零年九月十三日成立薪酬委員會, 並以書面列明符合守則的職權範圍。薪酬委員會主 要職責包括(其中包括)就全體董事及高級管理人 員的政策及架構向董事會提出建議、審閱及就薪酬 待遇條款向董事會作出推薦意見、釐定花紅獎勵及 檢討及/或批准上市規則第17章項下有關股份計 劃的事宜。於二零二四年十二月三十一日,薪酬委 員會由一名執行董事莊躍進先生,以及兩名獨立非 執行董事袁偉強先生(薪酬委員會主席)及朱春燕 女士組成。

During the year ended 31 December 2024, one meeting was held by the Remuneration Committee to discuss, among other things, the remuneration policy of the Group and determine the remuneration of the Directors. The following table shows the attendance of individual members at the meeting held during the year ended 31 December 2024: 於截至二零二四年十二月三十一日止年度,薪酬委 員會舉行一次會議討論(其中包括)本集團之薪酬 政策及釐定董事薪酬。下表載列截至二零二四年 十二月三十一日止年度各成員於會議之出席率:

Members	No. of attendance	成員	出席次數
<i>Executive Director</i> Mr. Zhuang Yuejin	1/1	<i>執行董事</i> 莊躍進先生	1/1
<i>Independent non-executive Directors</i> Mr. Yuen Wai Keung (appointed on 15 July 2024) Ms. Zhu Chunyan	1/1 1/1	<i>獨立非執行董事</i> 袁偉強先生(於二零二四年 七月十五日獲委任) 朱春燕女士	1/1 1/1

NOMINATION COMMITTEE

The Company established the Nomination Committee on 13 September 2010 with written terms of reference in compliance with the Code. The primary duties of the Nomination Committee include, among others, reviewing the structure, size and composition of the Board, making recommendations to the Board regarding candidates to fill vacancies on the Board, assessing the independence of independent non-executive Directors and making recommendations to the Board on the appointment or re-appointment of Directors and succession planning for Directors. In reviewing and accessing the composition of the Board and the nomination of Directors, the Board diversity has to be considered through a number of aspects, including but not limited to gender, age, cultural and educational background, professional experience, skills, knowledge and length of services. As at 31 December 2024, the Nomination Committee comprises one executive Director, namely Mr. Zhuang Yuejin (chairman of the Nomination Committee), and two independent non-executive Directors, namely Mr. Yuen Wai Keung and Ms. Ng Li La, Adeline.

提名委員會

本公司於二零一零年九月十三日成立提名委員會, 並以書面列明符合守則的職權範圍。提名委員會的 主要職責包括(其中包括)檢討董事會的架構、人 數及組成、就填補董事會空缺的候選人向董事會提 出建議、評估獨立非執行董事的獨立性及就委任或 重新委任董事及董事繼任計劃向董事會提出建議。 審閱及評估董事會成員組成及董事提名時,須通過 多個方面考慮董事會的多元化,包括但不限於性別、 年齡、文化及教育背景、專業經驗、技能、知識及服 務年期。於二零二四年十二月三十一日,提名委員 會由一名執行董事莊躍進先生(提名委員會主席), 以及兩名獨立非執行董事袁偉強先生及吳莉娜女 士組成。

During the year ended 31 December 2024, one meeting was held by the Nomination Committee to, among other things, assess the independence of independent non-executive Directors and make recommendations to the Board on the appointment of Directors. The Nomination Committee also reviewed the board diversity policy to ensure its effectiveness and considered the Group achieved the policy since its adoption. The following table shows the attendance of individual members at the meeting held during the year ended 31 December 2024:

MembersNo. of attendanceExecutive DirectorMr. Zhuang YuejinIndependent non-executive DirectorsMr. Yuen Wai Keung (appointed on
15 July 2024)1/1Ms. Ng Li La, Adeline1/1

BOARD NOMINATION POLICY

The Company adopted a nomination policy, which establishes written guidelines to the Nomination Committee to identify individuals suitably qualified to become Board members and make recommendations to the Board on the selection of individuals nominated for directorships with reference to the formulated criteria. The Board is ultimately responsible for selection and appointment of new Directors. The Board, through the delegation of its authority to the Nomination Committee, has used its best efforts to ensure that Directors appointed to the Board possess the relevant background, experience and knowledge in business, finance and management skills critical to the Group's business to enable the Board to make sound and well considered decisions. Collectively, they have competencies in areas which are relevant and valuable to the Group.

NOMINATION PROCESS

The Nomination Committee shall assess whether any vacancy on the Board has been created or is expected on a regular basis or as required. The Nomination Committee utilizes various methods for identifying director candidates, including recommendations from Board members, management, and professional search firms. All director candidates, including incumbents and candidates nominated by Shareholders are evaluated by the Nomination Committee based upon the director qualifications. While director candidates will be evaluated on the same criteria through review of resume, personal interview and performance of background checks. The Nomination Committee retains the discretion to establish the relative weighting of such criteria, which may vary based on the composition, skill sets, age, gender and experiences of the collective Board rather than on the individual candidate for the purpose of diversity perspectives appropriate to the requirement of the Company's business. 於截至二零二四年十二月三十一日止年度,提名委員會舉行一次會議以(其中包括)評估各獨立非執 行董事的獨立性以及就委任董事向董事會作出推 薦建議。提名委員會亦檢討董事會成員多元化政策, 以確保成效及考慮本集團自其採納起達成該政策 之情況。下表載列截至二零二四年十二月三十一日 止年度各成員於會議之出席率:

<i>執行董事</i> 1 莊躍進先生	1/1
<i>獨立非執行董事</i> 袁偉強先生(於二	
1 七月十五日獲多	〔任〕 1/1
1 吳莉娜女士	1/1

董事會提名政策

本公司已採納一項提名政策,該項政策為提名委員 會設立了書面指引,以物色具備合適資格可擔任董 事會成員的人士,並參照已制定的標準就甄選獲提 名擔任董事的人士向董事會作出建議。董事會最終 負責甄選及委任新董事。董事會透過向提名委員會 授權,盡最大努力確保獲委任加入董事會的董事具 備對本集團業務至關重要的業務、財務及管理技能 方面的相關背景、經驗及知識,從而使董事會能夠 作出合理及深思熟慮的決定。總體而言,彼等在與 本集團相關且對本集團有價值的領域具備實力。

提名程序

提名委員會應定期或於有需要時評估董事會是否 已出現或預期會出現任何空缺。提名委員會採用多 種方法物色董事候選人,包括經由董事會成員、管 理層及專業獵頭公司推薦。所有董事候選人(包括 現任董事及股東提名的候選人)均由提名委員會根 據董事資格進行評估。同時,將按相同標準透過 閣履歷、個人面試及進行背景調查對董事候選人進 行評價。提名委員會保留確定該等標準相對權重的 酌情權,有關權重可能會根據董事會整體的組成、 技能組合、年齡、性別及經驗(而非個別候選人的 情況)而有所不同,以達到切合本公司業務要求的 多元化視角。

SELECTION CRITERIA

The Nomination Committee will take into account whether a candidate has the qualifications, skills, experience and gender diversity that add to and complement the range of skills, experience and background of existing Directors by considering the highest personal and professional ethics and integrity of the director candidates, proven achievement and competence in the nominee's field and the ability to exercise sound business judgment, skills that are complementary to those of the existing Board, the ability to assist and support management and make significant contributions to the Company's success and such other factors as it may deem are in the best interests of the Company and the Shareholders. The Company shall review and reassess the nomination policy and its effectiveness on a regular basis or as required.

AUDIT COMMITTEE

The Company established the Audit Committee on 13 September 2010 with written terms of reference in compliance with the Listing Rules. As at 31 December 2024, the Audit Committee comprises three independent non-executive Directors, namely Mr. Yuen Wai Keung (chairman of the Audit Committee), Ms. Ng Li La, Adeline and Ms. Zhu Chunyan.

During the year ended 31 December 2024, two meetings were held by the Audit Committee. The following table shows the attendance of individual members at the meetings held during the year ended 31 December 2024:

Members	No. of attendance	成員
Independent non-executive Directors		獨立業
Mr. Yuen Wai Keung (appointed on		袁偉
15 July 2024)	1/1	七
Ms. Ng Li La, Adeline	2/2	吳莉如
Ms. Zhu Chunyan	2/2	朱春

During the year ended 31 December 2024, the Audit Committee, among other things, reviewed the interim and annual reports as well as result announcements before submission to the Board. The Audit Committee focuses not only on the impact of the changes in accounting policies and practices but also on the compliance with accounting standards, the Listing Rules and the legal requirements in review of the Company's interim and annual reports as well as result announcements. The Audit Committee also reviewed the Company's financial controls, risk management and internal control systems and make recommendation to the Board on the re-appointment of the external auditors.

甄選準則

提名委員會將考慮候選人是否具備資格、技能、經驗及性別差異,從而增進及補充現有董事的技能、 經驗及背景,具體做法是考慮董事候選人的最高個 人及專業道德及誠信度、獲提名人在其所在領域的 已獲證實成就及能力、作出合理商業判斷的能力、 可補足現有董事會的技能、協助及支持管理層的能 力、為本公司的成功作出重大貢獻的能力以及可視 為符合本公司及股東最佳利益的其他因素。本公司 將定期或於有需要時檢討及重新評估提名政策及 其有效性。

審核委員會

本公司根據上市規則於二零一零年九月十三日成 立審核委員會,並已訂立書面職權範圍。於二零 二四年十二月三十一日,審核委員會由三名獨立非 執行董事袁偉強先生(審核委員會主席)、吳莉娜 女士及朱春燕女士組成。

於截至二零二四年十二月三十一日止年度,審核委員會舉行兩次會議。下表為截至二零二四年十二月 三十一日止年度各成員於會議之出席率:

出席次數

獨立非執行董事	
袁偉強先生(於二零二四年	
七月十五日獲委任)	1/1
吳莉娜女士	2/2
朱春燕女士	2/2

截至二零二四年十二月三十一日止年度,審核委員 會於中期及年度報告以及業績公告提呈董事會前 (其中包括)審閱該等報告。審核委員會不僅重視 會計政策及常規變動的影響,於審閱本公司中期及 年度報告以及業績公告時亦會關注是否符合會計 準則、上市規則及法律規定。審核委員會亦檢討本 公司的財務監控、風險管理及內部監控系統,並就 續聘外聘核數師向董事會提出建議。

CORPORATE GOVERNANCE FUNCTIONS

The Board is responsible for performing the functions set out in the Code provision A.2.1 of the Code.

The Board reviewed the Company's corporate governance policies and practices, continuous professional development of Directors, the Company's policies and practices on compliance with legal and regulatory requirements, the compliance of the Listing Rules, and the Company's compliance with the Code and disclosure in this Corporate Governance Report.

AUDITORS' REMUNERATION

The Audit Committee is responsible for considering the appointment of the external auditors and also reviews any non-audit functions performed by the external auditors for the Group, including whether such non-audit functions could lead to any potential material adverse effect on the Group. During the year ended 31 December 2024, the auditors of the Company performed the work of statutory audit for the year of 2024. There was no non-audit service provided by the auditors of the Company for the year ended 31 December 2024. For the year ended 31 December 2024, the remuneration payable and paid to the auditors of the Company were as follows:

企業管治職能

董事會負責履行守則的守則條文第A.2.1條所載職 能。

董事會已檢討本公司的企業管治政策及常規、董事 的持續專業發展、本公司在遵守法律及監管規定方 面的政策及常規、遵守上市規則的情況,以及本公 司遵守守則的情況及在本企業管治報告內的披露 事項。

核數師薪酬

審核委員會負責考慮委任外聘核數師及檢討外聘 核數師為本集團所執行的任何非核數職能,包括該 等非核數職能會否對本集團構成任何潛在重大不 利影響。截至二零二四年十二月三十一日止年度, 本公司核數師已進行二零二四年度的法定審核工 作。截至二零二四年十二月三十一日止年度,本公 司核數師並未提供非審核服務。截至二零二四年 十二月三十一日止年度,應付及已付予本公司核數 師的酬金如下:

2024	2023
二零二四年	二零二三年
RMB'000	RMB'000
人民幣千元	人民幣千元
385	452

Audit services

審核服務

ACCOUNTABILITY AND AUDIT

The Directors are responsible for the preparation of the consolidated financial statements in order to give a true and fair view of the financial position of the Group, the financial performance and cash flow during the year ended 31 December 2024. In preparing the consolidated financial statements for the year ended 31 December 2024, the Directors have selected suitable accounting policies and applied them consistently, made judgements and estimates that are prudent, fair and reasonable and prepared the consolidated financial statements or conditions that may cast significant doubt on the Company's ability to continue as a going concern. The statement from the external auditors regarding their reporting responsibilities on the consolidated financial statements is set out in the section headed "Independent Auditor's Report" of this annual report.

問責及審核

董事負責編製綜合財務報表,以便真實公允反映 本集團於截至二零二四年十二月三十一日止年度 之財務狀況、財務表現及現金流量。編製截至二零 二四年十二月三十一日止年度之綜合財務報表時, 董事已選定適當會計政策並貫徹應用,作出審慎、 公允且合理之判斷及估計,並按持續經營基準編製 綜合財務報表。概無任何可能對本公司持續經營之 能力構成重大疑慮之事件或狀況之重大不明朗因 素。外聘核數師有關綜合財務報表申報責任之聲明 載列於本年報「獨立核數師報告」一節。

RISK MANAGEMENT AND INTERNAL CONTROL

The Board has the overall responsibility for evaluating and determining the nature and extent of the risks it is willing to take in achieving the Group's strategic objectives, maintaining sound and effective risk management and internal control systems and reviewing their effectiveness to safeguard the Group's assets.

The risk management and internal control systems are designed to manage, rather than eliminate business risk; to help safeguard the Group's assets against fraud and other irregularities; and to give reasonable, but not absolute, assurance against material financial misstatement or loss.

The Board, through the Audit Committee, has reviewed the adequacy and effectiveness of the Group's risk management and internal control systems, covering financial, operational and compliance controls and risk management functions, which included the adequacy of resources, qualifications and experience of staff of the accounting and financial reporting function, and their training programmes and budget.

The Company has taken appropriate measures to identify inside information and preserve its confidentiality until proper dissemination via the electronic publication system operated by the Stock Exchange.

The Company has engaged an external professional consultant to conduct independent internal control review for the year ended 31 December 2024. For the year ended 31 December 2024, expect as disclosed below, the Board considered the Group's internal control system as adequate and effective and that the Company has complied with the code provisions on risk management and internal control as set out in the Code.

Internal control implications on Qualified Opinion

The Company's auditor expressed a qualified opinion on the consolidated financial statements of the Group for the financial year ended 31 December 2024 (the "Audit Issue"), which mainly arises from limitation of scope on deconsolidation of Loyal Brands International Limited and its subsidiaries, including Grand York Limited, Giant Faith Holdings Limited, 深圳文嘉勝商貿有限公司 and 深圳隆信堂食品有限公司 ("Loyal Brands Group"). Details of the Audit Issue set out in "Basis for Qualified Opinion" section in the audit report.

風險管理及內部監控

董事會全面負責評估及釐定本集團為達成戰略目 標所願承擔的風險性質及程度,維持全面有效的風 險管理及內部監控系統並檢討其有效性,保障本集 團資產。

風險管理及內部監控系統乃旨在管理而非消除業 務風險:幫助保障本集團資產免受詐騙及其他違法 行為:並作出合理而非絕對保證無重大錯誤財務陳 述或損失。

董事會透過審核委員會檢討本集團風險管理及內 部監控系統的充足性及有效性,涵蓋財務、營運及 合規監控以及風險管理職能,其包括會計及財務匯 報職能的資源、員工資歷及經驗的充足性,及其培 訓計劃及預算。

本公司已採取適當措施識別內幕消息和在透過聯 交所管理的電子發佈系統適當發佈前保密。

截至二零二四年十二月三十一日止年度,本公司已 委聘外部專業顧問進行獨立內部監控審閱。截至二 零二四年十二月三十一日止年度,除下文所披露者 外,董事會認為本集團的內部監控系統乃充足及有 效,而本公司亦已遵守守則所載的有關風險管理及 內部監控的守則條文。

有關保留意見的內部監控影響

本公司核數師對本集團截至二零二四年十二月 三十一日止財政年度的綜合財務報表發表保留意 見(「審計問題」),主要由於終止綜合入賬Loyal Brands International Limited及其附屬公司,包括 Grand York Limited、Giant Faith Holdings Limited、 深圳文嘉勝商貿有限公司及深圳隆信堂食品有限 公司(「Loyal Brands集團」)的范圍限制。審計問題 的詳情載於審計報告「保留意見的基礎」一節。

The Company considered the internal control deficiencies that gave 本公司認為導致審計問題的內部監控缺陷及本公 rise to the Audit Issue and the Company's remedial measures to ratify 司改善監控缺陷的補救措施如下: the control deficiencies were as follows:

Internal control deficiencies	Company's remedial measures	內部監控缺陷	本公司的補救措施
 a) The internal control policies of the Group have not been reviewed and updated properly. Such policies only cover the Company and the core subsidiaries of the Group in the PRC, which does not include the acquired business. 	internal control policies at least once a year and provide training to the relevant staff to ensure their knowledge of the change of control procedures. For newly acquired	a) 本公司未對本集團的 內部監控政策進行適 當檢討及更新。有關 政策僅涵蓋本公司及 本集團於中國的核心 附屬公司,不包括已 收購的業務。	本公司將至少每年對其內部監控政 策進行一次檢討及更新,並為相關 員工提供培訓,以確保彼等了解監 控程序的變動。對於新收購的業務, 本公司亦將向相關員工提供培訓, 以確保彼等了解對上市公司的要 求。
Brands Group and the business and accounting records of Loyal Brands Group were not provided to the	exercise control over all of its subsidiaries	 b) 本公司失去對Loyal Brands集團的控制 權,且未向核數師提 供Loyal Brands集團 	本公司將檢討及更新其內部監控政 策,以確保其可透過以下方式對其 所有附屬公司行使控制權:
auditors.	的業務及會計記錄。 (i) the legal representative of the PRC subsidiaries and a director of each subsidiary shall be the designated member of the Board;	(i) 中國附屬公司的法定代表及各 附屬公司的一名董事須為董事 會指定成員:	
	 (ii) the financial department of the subsidiaries shall directly report to the designated member of the Board; 		(ii) 附屬公司的財務部門應直接向 董事會指定成員報告:
	 (iii) the Company shall consider any legal action against any of its significant personnel who violate their duties or responsibilities and has led to significant loss of the Group; 		(iii) 本公司將考慮對任何違反其職 責或責任並導致本集團遭受重 大損失的主要人員採取任何法 律行動:
	 (iv) representative(s) of the Board regularly visit each of operating subsidiaries to make sure that the necessary accounting records are well maintained; and 		(iv)董事會代表定期到訪各營運附 屬公司,以確保妥善保存必要 的會計記錄;及
	(v) emergency procedures shall be established, such as setting up team of legal and financial experts, to prevent and control potential loss of control of subsidiaries.		(v) 須建立應急程序,如成立法律 及財務專家團隊,以防止及控 制可能失去附屬公司控制權的 情況。

Internal control deficiencies

c) The Company's operating subsidiaries were only reviewed by the head of each subsidiary without reporting to any of the relevant directors of the Company. Except for the interim and annual report, the Board had not received any monthly or regular management accounts from the operating subsidiaries. Only "significant issues" were required to report to the Board monthly. However, there was no guideline to define what constituted "significant issues".

Company's remedial measures

The Company will review and update its internal control policies, and define the matters that affecting the continuing operation or legal compliance operation, the general manager or legal representative of the subsidiaries will notify any executive director in writing or by email within 3 days after aware of the relevant matters. The executive directors will consult the financial adviser or legal adviser on whether it is necessary to issue any announcement in accordance with the requirements of the Listing Rules.

The Company will review and update its internal control policies to ensure monthly management account of each subsidiary is obtained.

COMPANY SECRETARY

Mr. MAN Yun Wah has been nominated by In.Corp Corporate Services (HK) Limited to act as the Company Secretary, who has complied with the requirements of the Listing Rules. He has been contacting with the Board directly in respect of company secretarial matters. He reports to the Board directly.

WHISTLE-BLOWING AND ANTI-CORRUPTION POLICY

The Group has formulated whistle blowing policy which allows all staff and independent third parties, including customers, suppliers and contractors, to report any possible improprieties, misconducts, malpractices or irregularities in matters of financial reporting, internal control or other matters to the Board or the Audit Committee anonymously. The Group will handle the reports and complaints with care and will treat the whistle-blower's concerns fairly and properly. Any person who is found to have victimized or retaliated against those who have raised concerns under this policy will subject to disciplinary sanctions.

內部監控缺陷 本公司的補救措施 c) 本公司的營運附屬公 本公司將檢討及更新其內部監控政 司僅由各附屬公司的 策,並界定影響持續經營或合法合 主管進行檢討,並無 規經營的事項,附屬公司的總經理 向本公司任何相關董 或法定代表將於知悉相關事項後3 事報告。除中期及年 度報告外,董事會並 行董事。執行董事將諮詢財務顧問 無收到營運附屬公司 或法律顧問,以了解是否有必要根 的任何每月或定期管 據上市規則的規定刊發任何公告。 理賬目。只有「重大 事官|須每月向董事 會報告。然而,並無 指引界定「重大事宜」 的內容。

日內以書面或電郵方式通知任何執

本公司將檢討及更新其內部監控政 策,以確保取得各附屬公司的月度 管理賬目。

公司秘書

文潤華先生已獲彥德企業服務(香港)有限公司提 名擔任公司秘書,彼符合上市規則之要求。彼就公 司秘書事宜直接與董事會聯繫。彼直接向董事會報 告。

舉報及反貪污政策

本集團已制定舉報政策,允許所有員工及獨立第三 方(包括客戶、供應商及承包商)向董事會或審核 委員會匿名舉報有關財務報告、內部監控或其他事 宜的任何可能不當行為、不端行為、 瀆職或違規行 為。本集團將審慎處理舉報及投訴,並將公平妥善 處理舉報人提出的疑慮。任何人士如被發現對根據 本政策提出疑慮的人士進行傷害或報復,將會受到 紀律處分。

The Group abides by the anti-corruption policy and has implemented an anti-bribery commitment policy whereby the Group's internal key segment employees and key position employees are required to sign a "Letter of Undertaking of Anti-bribery/Anti-corruption". The Group has also encouraged employees and companies with whom we have business dealings to report any acts of corruption. Investigations of these cases would be kept strictly confidential. The Group realizes that accepting improper benefits would ruin the Group's integrity. As such, where business dealings may cause a conflict of interest, employees would be required to fill out a "Conflict of Interest Declaration Form". In addition, the Group would provide related training to increase employees' understanding of conflict of interest.

The Group has strictly complied with the laws and regulations related to anti-corruption. During the Reporting Period, there have been no cases of prosecution against the Group due to violation of any relevant laws, such as the Criminal Law of the PRC, the Anti-Money Laundering Law of the PRC and other national or regional laws and regulations.

Please refer to the Environmental, Social and Governance Report for more details.

SHAREHOLDERS' RIGHTS

Procedure for nominating a new Director

Pursuant to Article 83(2) of the Articles, subject to the Articles and the Companies Law of the Cayman Islands, the Company may by ordinary resolution elect any person to be a Director either to fill a casual vacancy on the Board, or as an addition to the existing Board.

Procedure for convening an extraordinary general meeting

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

Procedure for sending enquires to the Board

Shareholders may send written enquiries or requests in respect of their rights to the principal place of business of the Company in Hong Kong and for the attention of the Company Secretary. 本集團遵守反貪污政策,並已實施反賄賂承諾政策, 據此,本集團的內部關鍵部門僱員及關鍵崗位僱員 須簽署「反賄賂/反貪污承諾書」。本集團亦鼓勵 僱員及與我們有業務往來的公司舉報任何貪污行 為。對該等案件的調查將嚴格保密。本集團深知接 受不當利益會破壞本集團的誠信。因此,倘業務往 來可能導致利益衝突,僱員將須填寫「利益衝突申 報表」。此外,本集團將提供相關培訓,以增加僱員 對利益衝突的了解。

本集團已嚴格遵守有關反貪污的法律法規。於報告 期間,本集團並無因違反任何相關法律(如《中華 人民共和國刑法》、《中華人民共和國反洗錢法》 及其他國家或地區法律法規)而被起訴的案件。

更多詳情,請參閱環境、社會及管治報告。

股東的權利

提名一名新董事的程序

根據細則第83(2)條,在細則及開曼群島公司法規 限下,本公司可透過普通決議案選出任何人士出任 董事,以填補董事會臨時空缺或出任現任董事會新 增成員。

召開股東特別大會的程序

根據細則第58條,任何一位或以上於提請要求當日 持有不少於本公司繳足股本(賦予權利在本公司股 東大會上投票)十分之一的股東,可隨時向董事會 發出書面要求,要求董事會召開股東特別大會,以 處理有關要求所指明的任何事項,且有關大會須於 提請要求當日起計兩個月內舉行。倘提請後二十一 (21)日內董事會未有召開大會,則提請要求的人士 可自行以相同方式召開大會,而本公司須向提請要 求的人士補償因董事會未有召開大會而產生的所 有合理開支。

向董事會發送查詢的程序

股東可將有關彼等權利的書面查詢或要求發送至 本公司香港主要營業地點,收件人為公司秘書。

INVESTOR RELATIONS AND COMMUNICATION WITH SHAREHOLDERS

The Company has established a range of communication channels between itself and its shareholders, and investors. These include the publication of annual and interim reports, notices, announcements, circulars and constitutional documents, the Company's website at www.hklistco.com/48 and meetings with investors and analysts.

The Company encourages all shareholders to attend the annual general meeting to stay informed of the Group's strategy and goals. It provides an opportunity for direct communication between the Board and its shareholders. The chairman of the meeting explains the detailed procedures for conducting a poll and then answers any questions from shareholders. The poll results are published on the website of the Company and the Stock Exchange. The Company has reviewed the implementation and effectiveness of the shareholder communication policy during the year ended 31 December 2024 and concluded as effective.

CONSTITUTIONAL DOCUMENTS

During the year ended 31 December 2024, there had been no significant change in the Group's constitutional documents.

DIRECTORS' RESPONSIBILITY FOR THE FINANCIAL STATEMENTS

The Directors acknowledged their responsibility for the preparation of the financial statements for the year ended 31 December 2024, which give a true and fair view of the financial position of the Group. The auditors of the Company is responsible to form an independent opinion based on the audit, on the financial statements prepared by the Directors and report the opinion solely to the shareholders of the Company.

投資者關係及與股東之溝通

本公司已與其股東及投資者之間設立多種溝通渠 道,當中包括於本公司網站www.hklistco.com/48 刊發年度及中期報告、通告、公告、通函及憲章文 件,及與投資者及分析員會晤。

本公司鼓勵所有股東出席股東週年大會,了解本集 團之策略及目標。股東週年大會提供機會讓董事會 與其股東直接溝通。大會主席會解釋以投票方式 進行表決的詳細程序,然後回答股東的任何提問。 投票結果刊登於本公司及聯交所之網站。截至二零 二四年十二月三十一日止年度,本公司已檢討股東 溝通政策的實施及成效,並認為其有效。

憲章文件

截至二零二四年十二月三十一日止年度,本集團的 憲章文件並無重大變動。

董事就財務報表須承擔的責任

董事確認彼等須負責編製截至二零二四年十二月 三十一日止年度的財務報表,有關報表應真實而公 平地反映本集團的財務狀況。本公司核數師負責根 據其審核工作的結果,就董事編製的財務報表作出 獨立意見,並僅向本公司股東匯報其意見。

DIRECTORS' REPORT 董事會報告

The Directors have pleasure in presenting their report and the audited consolidated financial statements of the Group for the year ended 31 December 2024.

PRINCIPAL ACTIVITIES

The Group is principally engaged in the manufacture and sale of nonwoven fabric related products used in automotive interior decoration parts and other parts during the year ended 31 December 2024.

BUSINESS REVIEW

A review of the business of the Group for the year ended 31 December 2024 is set out in "Chairman's Statement & Management Discussion and Analysis" on pages 4 to 10 of this report.

RESULTS AND FINANCIAL POSITION

The Group's results for the year ended 31 December 2024 are set out in the consolidated statement of profit or loss and other comprehensive income on pages 52 and 53 of this report.

The state of affairs of the Group and of the Company at 31 December 2024 are set out in the consolidated statement of financial position and the statement of financial position on pages 54 to 55 of this report and in Note 42 to the consolidated financial statements respectively.

SHARE CAPITAL

Details of the movements in the share capital of the Company are set out in Note 28 to the consolidated financial statements.

SUBSIDIARIES

Particulars of the Company's subsidiaries are set out in Note 21 to the consolidated financial statements.

SUMMARY OF FINANCIAL INFORMATION

A summary of financial results and of the assets and liabilities of the Group are set out in the section headed "Summary of Financial Information" on page 136 of this report.

RESERVES

The movements in the reserves of the Group during the year ended 31 December 2024 are set out in the consolidated statement of changes in equity on page 56 of this report. The movements in the reserves of the Company during the year ended 31 December 2024 are set out in Note 42(b) to the consolidated financial statements.

DISTRIBUTABLE RESERVES

At 31 December 2024, the Company's reserve available for distribution to owners of the Company comprising share premium account amounted to approximately RMB Nil (2023: RMB Nil).

董事會欣然呈列其報告及本集團截至二零二四年 十二月三十一日止年度的經審核綜合財務報表。

主要業務

本集團於截至二零二四年十二月三十一日止年度 主要從事製造及銷售用於汽車內飾件及其他部份 的無紡布相關產品。

業務回顧

本集團截至二零二四年十二月三十一日止年度之 業務回顧載於本報告第4頁至第10頁的「主席報告 及管理層討論與分析」。

業績及財務狀況

本集團於截至二零二四年十二月三十一日止年度 的業績載於本報告第52頁及第53頁之綜合損益及 其他全面收益表。

本集團及本公司於二零二四年十二月三十一日的 業務狀況分別載於本報告第54頁至第55頁之綜合 財務狀況表及財務狀況表以及綜合財務報表附註 42。

股本

本公司的股本變動詳情載於綜合財務報表附註 28。

附屬公司

有關本公司附屬公司之詳情載於綜合財務報表附 註21。

財務資料概要

本集團之財務業績及資產和負債概要載於本報告 第136頁之「財務資料概要」一節。

儲備

本集團於截至二零二四年十二月三十一日止年度 的儲備變動載於本報告第56頁之綜合權益變動表。 本公司於截至二零二四年十二月三十一日止年度 的儲備變動載於綜合財務報表附註42(b)。

可供分派儲備

於二零二四年十二月三十一日,本公司可供分派予 本公司擁有人的儲備包括股份溢價賬約人民幣零 元(二零二三年:人民幣零元)。

DIVIDEND POLICY

The board of directors of the Company established a dividend policy (the "Dividend Policy") in January 2019. The Company endeavours to maintain adequate working capital to develop and operate the business of the Group and to provide stable and sustainable returns to the shareholders of the Company.

In considering the payment of dividends, the Board shall take into account, among other things, the actual and expected financial performance of the Group, the capital and debt level of the Group, the general market conditions, any working capital requirements, capital expenditure requirements and future development plans of the Group, the liquidity position of the Group, contractual restrictions on payment of dividends, the statutory and regulatory restrictions which the Group is subject to from time to time and any other relevant factors that the Board may consider relevant.

The Company does not have any pre-determined dividend distribution ratio. The Company's dividend distribution record in the past does not necessarily imply that the similar level of dividends may be declared or paid by the Company in the future.

The declaration and payment of dividend by the Company is subject to any restrictions under the Companies Law of the Cayman Islands and the Articles and any other applicable laws and regulations. The Board will continually review the Dividend Policy and reserve the right in its sole and absolute discretion to update, amend, modify and/or cancel the Dividend Policy at any time.

The Dividend Policy shall in no way constitute a legally binding commitment by the Group in respect of its future dividend and/or in no way obligate the Group to declare a dividend at any time or from time to time.

股息政策

本公司董事會於二零一九年一月制訂股息政策(「股 息政策」)。本公司致力維持充足的營運資金以發 展及經營本集團業務,並為本公司股東提供穩定及 可持續的回報。

於考慮支付股息時,董事會應考慮(其中包括)本 集團的實際及預期財務表現、本集團的資本及債務 水平、整體市況、任何營運資金需求、資本開支要 求及本集團的未來發展計劃、本集團的流動資金狀 況、支付股息的合約限制、本集團不時受到的法定 及監管限制以及董事會可能認為相關的任何其他 相關因素。

本公司並無任何預先釐定的股息分配比率。本公司 過往的股息分配記錄並非一定意味著本公司日後 可能宣派或支付類似股息水平。

本公司宣派及派付股息須遵守開曼群島公司法及 細則及任何其他適用法律法規的任何限制。董事會 將持續檢討股息政策並保留其唯一及絕對酌情權 隨時更新、修訂、修改及/或取消股息政策。

股息政策不會以任何方式構成本集團有關其未來 股息的具法律約束力承諾及/或不會以任何方式 令本公司有責任隨時或不時宣派股息。

DIVIDENDS

The Board has resolved not to declare a final dividend for the year ended 31 December 2024 (2023: Nil).

PROPERTY, PLANT AND EQUIPMENT

Details of the movements in the property, plant and equipment of the Group are set out in Note 18 to the consolidated financial statements.

MAJOR CUSTOMERS AND SUPPLIERS

In the year, sales to the Group's five largest customers in aggregate accounted for approximately 50.0% (2023: 51.1%) of the total sales for the year and sales to the largest customer accounted for approximately 12.3% (2023: 16.2%) of total sales. Purchases from the Group's five largest suppliers in aggregate accounted for approximately 41.3% (2023: 45.3%) of total purchases for the year and purchases from the largest supplier accounted for approximately 10.8% (2023: 11.7%) of total purchases.

None of the Directors, their close associates or any shareholders of the Company (which, to the best knowledge of the Directors, own more than 5% of the Company's issued share capital) had any interest in the Group's five largest customers and suppliers during the year ended 31 December 2024.

PRINCIPAL RISKS AND UNCERTAINTIES

The Group's business, financial condition, results of operations and prospects may be affected by a number of risks and uncertainties. The following are the key risks and uncertainties identified by the Group.

Reliance on major customers

In the year, sales to the Group's five largest customers in aggregate accounted for approximately 50.0% (2023: 51.1%) of the total sales for the year and sales to the largest customer accounted for approximately 12.3% (2023: 16.2%) of total sales. If any of these customers ceases to do business with the Group, or substantially reduces the volume of its business with the Group and if the Group is unable to secure new customers with similar sales volume and profit margin, the Group's business, results of operations and financial position may be materially and adversely affected.

股息

董事會已議決不就截至二零二四年十二月三十一 日止年度派付末期股息(二零二三年:無)。

物業、廠房及設備

本集團的物業、廠房及設備變動詳情載於綜合財務 報表附註18。

主要客戶及供應商

本年度內,本集團對五大客戶的銷量合共佔本年 度總銷量約50.0%(二零二三年:51.1%),而對 最大客戶的銷量佔總銷量約12.3%(二零二三年: 16.2%)。本集團對五大供應商的採購額合共佔本 年度採購總額約41.3%(二零二三年:45.3%),而 對最大供應商的採購額佔採購總額約10.8%(二零 二三年:11.7%)。

截至二零二四年十二月三十一日止年度,概無董事、 彼等之緊密聯繫人士或任何本公司股東(據董事所 深知,擁有本公司已發行股本5%以上)於本集團 的五大客戶及供應商擁有任何權益。

主要風險及不明朗因素

本集團的業務、財務狀況、經營業績及前景可能受 多種風險及不明朗因素所影響。下文為本集團所識 辨的主要風險及不明朗因素。

對主要客戶的依賴

本年度內,本集團對五大客戶的銷量合共佔本年 度總銷量約50.0%(二零二三年:51.1%),而對 最大客戶的銷量佔總銷量約12.3%(二零二三年: 16.2%)。倘若任何該等客戶終止與本集團的業務 往來,或大幅減少其與本集團的業務量,而本集團 無法獲得銷售額及利潤率相近的新客戶,則本集團 的業務、經營業績及財務狀況可能受到重大不利影響。

Reliance on raw materials

The Group's production requires large quantities of raw materials, which are mainly artificial and synthetic fibres, for the production of nonwoven fabric related products. There is no assurance that the Group will always be able to secure an adequate supply of raw materials at commercially viable prices to meet the Group's future production requirements. Moreover, fluctuations in the prices of the raw materials may increase the cost of inventories sold and reduce the gross profit and gross margin of the Group.

Reliance on limited number of suppliers

Purchases from the Group's five largest suppliers in aggregate accounted for approximately 41.3% (2023: 45.3%) of total purchases for the year and purchases from the largest supplier accounted for approximately 10.8% (2023: 11.7%) of total purchases. If any of these suppliers do not continue to supply materials and goods to the Group at favourable or similar prices or at all, the Group may not be able to find another suitable replacement supplier in a timely manner or on terms acceptable to the Group or at all, and the Group's business, results of operations and financial condition could be adversely affected.

Other financial risks

The Group also faces other financial risks in the ordinary course of business. Details of financial risk management objectives and policies are set out in Note 6 to the consolidated financial statements.

RELATIONSHIP WITH EMPLOYEES, CUSTOMERS AND SUPPLIERS

The Group recognises the importance of good relationships with its employees. The Group continues to provide training for its staff to enhance technical and product knowledge as well as knowledge of industry quality standards. The Group maintains good working relationships with its employees and has not experienced any material disruption of its normal business operations due to strikes or labour disputes.

The Directors believe that the Group's good relationship with its customers depends on its ability to produce reliable products for its customers. The Group conducts surveys on customers' feedback on the Group's products, the results of which will be analyzed and used to formulate measures of improvement. This provides a channel for the Group's customers to monitor the quality of the Group's products.

對原材料的依賴

本集團的生產需要大量原材料,當中主要為人造及 合成纖維,用作生產無紡布相關產品。概無保證本 集團將一直按經濟上可行的價格獲得充足的原材 料供應,以應付本集團日後的生產需求。此外,原 材料價格的波動可能令存貨成本上升並降低本集 團的毛利及毛利率。

對少數供應商的依賴

本集團對五大供應商的採購額合共佔本年度採購 總額約41.3%(二零二三年:45.3%),而對最大供 應商的採購額佔採購總額約10.8%(二零二三年: 11.7%)。倘任何該等供應商並未繼續以優惠或類 似價格向本集團供應原材料及貨品,或完全不供應, 則本集團未必能及時或以本集團可接受的條款物 色到其他合適的供應商,或根本無法找到,則本集 團的業務、經營業績及財務狀況可能受到不利影響。

其他財務風險

本集團於一般業務過程中亦面臨其他財務風險。有 關財務風險管理目標及政策的詳情載於綜合財務 報表附註6。

與僱員、客戶及供應商之關係

本集團深明與其僱員保持良好關係的重要性。本集 團持續為僱員提供培訓,以加強其員工的技術及產 品知識,以及對行業質量標準的認識。本集團與其 僱員關係良好,從未因罷工或勞資糾紛而嚴重擾亂 一般業務運營。

董事認為,本集團與其客戶的良好關係取決於其為 客戶生產可靠產品的能力。本集團會就客戶對本集 團產品的意見進行調查,並分析有關結果,用於制 定改善措施。此舉為本集團客戶提供監察本集團產 品質素的渠道。

DIRECTORS' REPORT (Continued) 董事會報告(續)

The Group's major suppliers of its principal business are manufacturers of artificial and synthetic fibers being the Group's primary raw materials. The Directors consider that the reliability of suppliers are essential to maintaining an efficient production process of the Group. The Group has laid down detailed supplier selection procedures, and conducts reviews on its suppliers regularly and also upon any material changes in the suppliers' delivery period, quality of supply, price and service.

ENVIRONMENTAL POLICIES

Committed to minimizing any environmental impact caused by its production (such as noise, sewage and exhaust gas), the Group adopts quality control measures and a comprehensive environmental management system to ensure that the Group manufactures quality products with minimum impacts on the environment. Meanwhile, concerning environmental conservation, the Group follows the internal guiding principles set out below in operating its business:

- to be committed to complying with relevant laws and regulations;
- to strengthen the training of staff so that they all participate in protecting the environment;
- to continuously improve and implement daily environmental monitoring, review and management so as to prevent pollution; and
- to economize on the consumption of resources.

Further details will be disclosed in the Company's Environmental, Social and Governance Report 2024 to be published within April 2025.

COMPLIANCE WITH RELEVANT LAWS AND REGULATIONS

The Group work closely with its advisers and auditors to review the Group's affairs and ensure full compliance with all applicable laws, rules and regulations. The Group's operations are mainly carried out by the Company's subsidiaries in the PRC while the Company itself is listed on the Stock Exchange. As far as the Company is aware, the Group has complied in material aspects with the relevant laws and regulations which have a significant impact on the Group during the year ended 31 December 2024.

本集團主要業務的主要供應商為人造及合成纖維 (即本集團主要原材料)的製造商。董事認為,供應 商的可靠性對本集團保持有效率的生產程序十分 重要。本集團已訂下詳細的供應商甄選程序,定期 對其供應商進行檢討,亦於供應商的交付期、供應 質量、價格及服務出現任何重大變動時進行檢討。

環境政策

為致力減低生產對環境造成的任何影響(如噪音、 垃圾及廢氣),本集團採納品質監控措施及全面的 環境管理系統,以確保本集團製造高質素產品的同 時,可將對環境的影響減至最低。而且,就環境保 育而言,本集團於其業務經營中遵循下列內部指導 原則:

- 致力遵守有關法律及法規;
- 加強員工培訓,令所有員工均參與保護環境;
- 持續改善及實施日常環境監控、檢討及管理, 以預防造成污染;及
- 節約使用資源。

進一步詳情將於二零二五年四月發佈的本公司二 零二四年環境、社會及管治報告披露。

遵守相關法律及法規

本集團緊密配合其顧問及核數師,以檢討本集團事務及確保全面遵守一切適用法律、法規及規定。本 集團運營主要由本公司附屬公司於中國進行,而本 公司自身於聯交所上市。據本公司所知,截至二零 二四年十二月三十一日止年度,本集團在重要層面 已遵守對本集團具有重大影響的相關法律及法規。

DIRECTORS' REPORT (Continued) 董事會報告(續)

DIRECTORS

The Directors of the Company during the year ended 31 December 2024 and up to the date of this report were:

Executive Directors:

Mr. Zhuang Yuejin Mr. Ng Chung Ho Ms. Xiao Suni

Independent non-executive Directors:

Mr. Yuen Wai Keung (appointed on 15 July 2024) ^(Note) Ms. Ng Li La, Adeline Ms. Zhu Chunyan Mr. Mak Wai Ho (retired on 3 June 2024)

Note: Mr. Yuen Wai Keung, being appointed on 15 July 2024, obtained the legal advice referred to in Rule 3.09D of the Listing Rules on 15 July 2024, and Mr. Yuen Wai Keung confirmed that he understood his obligations as a Director.

Pursuant to Article 83(3) and 84(1) of the Articles, Mr. Zhuang Yuejin, Ms. Zhu Chunyan and Mr. Yuen Wai Keung shall retire at the forthcoming annual general meeting. All the retiring Directors are eligible for re-elections.

DIRECTORS' AND SENIOR MANAGEMENT

Biographical information of the Directors and senior management of the Group are set out in the section headed "Biographical Information of Directors and Senior Management" on pages 11 to 12 of this report.

DIRECTORS' SERVICE CONTRACTS

None of the Directors, including those proposed for re-election at the forthcoming annual general meeting, has a service agreement which is not determinable by the Company within one year without payment of compensation (other than statutory compensation).

REMUNERATION POLICY

The remuneration policy of the employees of the Group is set up by the Board on the basis of their experience, qualifications and competence.

The remuneration of the Directors of the Company are reviewed by the Remuneration Committee and approved by the Board, having regard to the relevant Director's experience, responsibility, workload and the time devoted to the Group; the Company's operating results and comparable market statistics.

董事

本公司於截至二零二四年十二月三十一日止年度 及截至本報告日期的董事為:

執行董事:

莊躍進先生 伍忠豪先生 肖蘇妮女士

獨立非執行董事:

袁偉強先生(於二零二四年七月十五日獲委任)^(附註) 吳莉娜女士 朱春燕女士 麥偉豪先生(於二零二四年六月三日退任)

附註: 袁偉強先生(於二零二四年七月十五日獲委任)於二 零二四年七月十五日根據上市規則第3.09D條所述者 取得法律意見,且袁偉強先生確認彼瞭解其作為董 事的責任。

根據細則第83(3)及84(1)條,莊躍進先生、朱春燕 女士及袁偉強先生須於應屆股東週年大會退任。所 有退任董事均合資格膺選連任。

董事及高級管理層

本集團董事及高級管理層的履歷資料載於本報告 第11頁至第12頁「董事及高級管理層的履歷資料」 一節。

董事服務合約

概無董事(包括該等提呈於應屆股東週年大會膺選 連任的董事)訂有不可由本公司於一年內免付賠償 而終止(法定賠償除外)之服務協議。

薪酬政策

本集團僱員之薪酬政策乃由董事會制定,以僱員之 經驗、資歷及能力為基準釐定。

本公司的董事酬金由薪酬委員會審核,並由董事會 審批,有關酬金乃經計及有關董事的經驗、責任、 工作量、為本集團貢獻的時間、本公司的經營業績 及可資比較的市場統計數據後釐定。
DIRECTORS' REPORT (Continued) 董事會報告(續)

The Company has adopted a share option scheme (the "Scheme") on 5 June 2015 to which the Directors and eligible employees, among others are entitled to participate in. The Company operates the Scheme for the purpose of providing incentives and rewards to eligible participants who contribute to the success of the Group's operations. Details of the Scheme are set out in the section "Share Option Scheme" on pages 39 to 41 of this report.

REMUNERATION OF DIRECTORS AND FIVE HIGHEST PAID INDIVIDUALS

Details of the remuneration of the Directors and the five highest paid individuals in the Group are set out in Notes 15 and 16 to the consolidated financial statements.

DIRECTORS' AND CHIEF EXECUTIVES' INTERESTS IN SECURITIES, UNDERLYING SHARES AND DEBENTURES

So far as known to the Directors, at 31 December 2024, the interests and short positions of the Directors and chief executives of the Company in the shares, underlying shares and debentures of the Company or any its associated corporations (within the meaning of Part XV of the Securities and Futures Ordinance ("SFO")) which were required to be notified to the Company and the Stock Exchange pursuant to Divisions 7 and 8 of Part XV of the SFO (including interests and/or short positions of which they were taken or deemed to have under such provisions of SFO) or which were recorded in the register required to be kept by the Company pursuant to Section 352 of the SFO or otherwise required to be notified to the Company and the Stock Exchange pursuant to the Model Code for Securities Transactions by Directors of Listed Issuers in Appendix C3 to the Listing Rules ("Model Code"), were as follows:

Long positions in shares and underlying shares of the Company

本公司於二零一五年六月五日採納購股權計劃(「該 計劃」),董事及合資格僱員均有權參與該計劃。本 公司採納該計劃旨在激勵及獎勵為本集團之成功 營運作出貢獻的合資格參與者。有關該計劃的詳情 載於本報告第39頁至第41頁「購股權計劃」一節。

董事及五名最高酬金人士的薪酬

本集團之董事及五名最高酬金人士的薪酬詳情載 於綜合財務報表附註15及16。

董事及最高行政人員於證券、相關股 份及債權證的權益

據董事所知,於二零二四年十二月三十一日,本公 司董事及最高行政人員於本公司或其任何相聯法 團(定義見證券及期貨條例(「證券及期貨條例」) 第XV部)的股份、相關股份及債權證中,擁有根據 證券及期貨條例第XV部第7及8分部須知會本公司 及聯交所的權益及淡倉(包括根據證券及期貨條例 有關條文彼等被當作或被視為擁有的任何權益及/ 或淡倉),或根據證券及期貨條例第352條登記於 本公司所需存置登記冊內的權益及淡倉,或根據上 市規則附錄C3上市發行人董事進行證券交易的標 準守則(「標準守則」)須知會本公司及聯交所的權 益及淡倉如下:

於本公司股份及相關股份之好倉

Name 姓名	Capacity and nature of interest 身份及權益的性質	Number of ordinary shares held 所持普通股數目	Approximate percentage of shareholding in the Company 佔本公司 持股量之 概約百分比
文:日 Directors 董事	ろ [] 及惟皿 11] 圧員	们时日应队数日	
Mr. Zhuang Yuejin 莊躍進先生	Beneficial owner 實益擁有人	15,164,800	8.66%
Ms. Xiao Suni 肖蘇妮女士	Beneficial owner 實益擁有人	790,000	0.45%
Ms. Zhu Chunyan 朱春燕女士	Beneficial owner 實益擁有人	790,000	0.45%

DIRECTORS' REPORT (Continued) 董事會報告(續)

Save as disclosed above, at 31 December 2024, none of the Directors or chief executives of the Company had any interests or short positions in the shares or underlying shares or debentures of the Company or any of its associated corporations as recorded in the register required to be kept by the Company under Section 352 of the SFO, or as otherwise required to be notified to the Company and the Stock Exchange pursuant to the Model Code.

Save as disclosed above, at no time during the year ended 31 December 2024 were rights to acquire benefits by means of the acquisition of shares in or debentures of the Company or of any other body corporate granted to any Directors or their respective spouse or children under 18 years of age, or were any such rights exercised by them; or was the Company, its holding company or any of its subsidiaries a party to any arrangements to enable the Directors, their respective spouse or children under 18 years of age to acquire such rights in the Company or any body corporate.

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

Save as disclosed in the section "Directors' and Chief Executives' Interests in Securities, Underlying Shares and Debentures" on page 36 of this report, at 31 December 2024, the Directors of the Company were not aware of any persons who had, or was deemed to have, interests or short positions in the Shares or underlying Shares which would fall to be disclosed to the Company in accordance with the provisions of Divisions 2 and 3 of Part XV of the SFO; or be recorded in the register required to be kept under Section 336 of the SFO.

DIRECTORS' INTERESTS IN CONTRACTS

No Director had a material interest, either directly or indirectly, in any contract of significance to the business of the Group to which the Company or any of its subsidiaries was a party at the end of the year or at any time during the year ended 31 December 2024.

除上文披露者外,於二零二四年十二月三十一日, 概無本公司董事或最高行政人員於本公司或其任 何相聯法團的股份、相關股份及債權證中,擁有根 據證券及期貨條例第352條登記於本公司所需存置 登記冊內的權益或淡倉,或根據標準守則須知會本 公司及聯交所的權益或淡倉。

除上文所披露者外,於截至二零二四年十二月 三十一日止年度之任何時間內概無授予任何董事 或彼等各自之配偶或未滿十八歲子女可透過收購 本公司或任何其他法人團體之股份或債權證而獲 益的權利,該等權利亦無獲其行使;本公司、其控 股公司或其任何附屬公司亦無參與訂立任何安排 致使董事、彼等各自之配偶或未滿十八歲子女獲得 於本公司或任何法人團體之該等權利。

主要股東及其他人士於本公司之股份 或相關股份中的權益或淡倉

除本報告第36頁「董事及最高行政人員於證券、相 關股份及債權證的權益」一節所披露者外,於二零 二四年十二月三十一日,本公司董事概不知悉任何 人士已經或被視為於股份或相關股份中擁有根據 證券及期貨條例第XV部之第2及第3分部須向本公 司披露,或根據證券及期貨條例第336條登記於須 予存置登記冊的權益或淡倉。

董事於合約的權益

於年終或截至二零二四年十二月三十一日止年度 內任何時間,概無董事於本公司或其任何附屬公司 訂立對本集團業務而言屬重要之任何合約中直接 或間接擁有重大權益。

DIRECTOR'S INTEREST IN COMPETING INTERESTS

The Directors are not aware of any business or interest of the Directors, the controlling shareholder and their respective associates (as defined under the Listing Rules) that compete or may compete with the business of the Group and any other conflict of interest which any such person has or may have with the Group during the year.

PURCHASE, SALE OR REDEMPTION OF THE 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 31 December 2024.

DIRECTORS' RIGHTS TO ACQUIRE SHARES AND DEBENTURES

Save as disclosed in the section "Directors' and Chief Executives' Interests in Securities, Underlying Shares and Debentures" on page 36 of this report, at no time during the year ended 31 December 2024 was the Company, or its subsidiaries, or its fellow subsidiaries a party to any arrangements to enable the Directors to acquire benefits by means of acquisition of shares in, or debentures of the Company or any other body corporate.

SUFFICIENCY OF PUBLIC FLOAT

Based on the information that is publicly available to the Company and within the knowledge of the Directors at the latest practicable date prior to issue of this report, the Company has maintained the sufficient public float under the Listing Rules.

RELATED PARTY TRANSACTIONS AND CONNECTED TRANSACTIONS

During the year ended 31 December 2024, except for those disclosed in Note 40 to the consolidated financial statements, the Group had no material transactions with its related parties.

The Directors conducted review of the related party transactions of the Group during the year ended 31 December 2024 and were not aware any transaction requiring disclosure of connected transactions in accordance with the requirements of the Listing Rules.

董事於競爭業務的權利

本年度內,董事概不知悉任何董事、控股股東及彼 等各自的聯繫人士(定義見上市規則)的任何業務 或權益與本集團的業務出現或可能出現競爭,亦不 知悉該等人士會或可能會與本集團出現任何其他 利益衝突。

購買、出售或贖回本公司的上市證券

本公司及其任何附屬公司於截至二零二四年十二 月三十一日止年度內概無購買、出售或贖回本公司 任何上市證券。

董事購入股份及債權證的權利

除本報告第36頁「董事及最高行政人員於證券、相 關股份及債權證的權益」一節所披露者外,本公司 或其附屬公司或其同系附屬公司於截至二零二四 年十二月三十一日止年度任何時間概無訂立任何 安排,致使董事可藉購入本公司或任何其他法團的 股份或債權證而獲益。

足夠公眾持股量

按照本公司公開可得之資料及就董事所知,於本報 告刊發前的最後實際可行日期,本公司根據上市規 則已維持足夠之公眾持股量。

關連方交易及關連交易

截至二零二四年十二月三十一日止年度,除綜合財 務報表附註40所披露者外,本集團概無與關連方進 行任何重大交易。

董事已對本集團截至二零二四年十二月三十一日 止年度的關連方交易進行審閱,且並不知悉任何根 據上市規則規定須作關連交易披露的交易。

BANK BORROWINGS

Particulars of bank borrowings of the Group as at 31 December 2024 are set out in Note 34 to the consolidated financial statements.

RETIREMENT BENEFIT SCHEME

Particulars of the retirement benefit scheme of the Group are set out in Note 39 to the consolidated financial statements.

PRE-EMPTIVE RIGHTS

There is no provision for pre-emptive rights under the Articles or the laws of Cayman Islands which oblige the Company to offer new shares on a pro-rata basis to its existing shareholders.

PERMITTED INDEMNITY PROVISION

Pursuant to the Articles, the Directors and every one of them is entitled to be indemnified out of the assets and profits of the Company from and against all actions, costs, charges, losses, damages and expenses which the Directors or any of them, shall or may incur or sustain by or by reason of any act done, concurred in or omitted in or about the execution of their duty, or supposed duty in their offices or otherwise in relation thereto provided that this indemnity shall not extend to any matter in respect of any fraud or dishonesty which may attach to any of the Directors.

The Company has taken out and maintained Directors' liability insurance throughout the year which provides appropriate cover for legal actions brought against the Directors.

SHARE OPTION SCHEME

The Company adopted the Scheme on 5 June 2015 which will remain in force for a period of 10 years from the effective date of the Scheme and will expire on 4 June 2025.

Under the Scheme, the Directors may at their discretion grant options to the eligible participants, including but not limited to, any Directors (whether executive or non-executive and whether independent or not) and any employee (whether full time or part time) of the Group or any other person, who has contributed to the Group.

銀行借款

本集團截至二零二四年十二月三十一日的銀行借 款詳情載於綜合財務報表附註34。

退休福利計劃

本集團的退休福利計劃詳情載於綜合財務報表附 註39。

優先購股權

細則或開曼群島法律並無有關優先購股權的規定, 致使本公司須按比例基準向現有股東發售新股份。

獲准許的彌償條文

根據細則,全體董事(及每位董事)均可就執行其 各自的職務或假定或其他職務時因作出、發生的作 為或不作為而招致或蒙受的所有訴訟、費用、收費、 損失、損害及開支而從本公司的資產及溢利中獲得 彌償,惟本彌償保證不延伸至任何與任何董事欺詐 或不實有關的事宜。

本公司於整個年度已購買及維持董事責任保險,就 針對董事的任何法律訴訟提供適當保障。

購股權計劃

本公司於二零一五年六月五日採納該計劃,該計劃 自生效日期起十年內有效,而屆滿日期將為二零 二五年六月四日。

根據該計劃,董事可酌情向合資格參與者授出購股 權,包括但不限於任何董事(不論是執行或非執行 及是否獨立)及本集團之任何僱員(不論是全職或 兼職)或對本集團有貢獻之任何其他人士。

DIRECTORS' REPORT (Continued) 董事會報告(續)

The maximum number of shares in respect to which options may be granted under the Scheme shall not exceed 10% of the issued share capital of the Company on the date of adopting the Scheme. The limit may be refreshed at any time provided that the new limit must not be in aggregate exceed 10% of the issued share capital of the Company at the date of the shareholders' approval in general meeting. However, the total number of shares which may be issued upon exercise of all outstanding options granted and yet to be exercised under the Scheme and any other scheme of the Company must not in aggregate exceed 30% of the shares in issue from time to time. During the year ended 31 December 2024, no share options were granted, exercised nor canceled but 15,030,000 outstanding share options were lapsed under the Scheme. As at 31 December 2024 and the date of this report, an aggregate of 4,800,000 share options granted under the Scheme remained outstanding, which represented approximately 2.7% of the issued share capital of the Company. At the date of this report, the total number of shares available for issuance upon exercise of all options to be granted under the Scheme was 17,511,510, which represented approximately 10% of the issued share capital of the Company at such date. The total number of shares that may be issued in respect of share options granted under the Scheme during the year ended 31 December 2024 divided by the weighted average number of shares in issue for the year ended 31 December 2024 was approximately 2.74. The maximum number of shares in respect of which options may be granted to any individual in any 12-month period shall not exceed 1% of the shares in issue on the last date of such 12-month period unless approval of the shareholders of the Company has been obtained in accordance with the Listing Rules. A nominal consideration of HK\$1 is payable on acceptance of the grant of an option.

Options may be exercised at any time from the date of grant of the option to the 10th anniversary of the date of grant as may be determined by the Directors. The exercise price is determined by the Directors, and will not be less than the highest of (i) the closing price per share as stated in the Stock Exchange's daily quotations sheets on the date of the grant of the options; (ii) the average closing price per share as stated in the Stock Exchange's daily quotations sheets for the five business days immediately preceding the date of the grant of the options; or (iii) the nominal value of a share. An option may be accepted by an eligible participant within 28 days from the date of the offer of grant of the option. 根據該計劃可能授出之購股權獲行使時,可予發 行之股份數目最多不超過本公司於採納該計劃當 日之已發行股本10%。該上限可隨時更新,惟新限 額不得超過股東於股東大會批准當日本公司之已 發行股本之10%。然而,根據該計劃及本公司任何 其他計劃已授出但尚未行使之全部購股權獲行使 時,可予發行之股份總數不得超過不時已發行股 份之30%。截至二零二四年十二月三十一日止年 度,概無授出、行使或註銷購股權,惟該計劃項下 15.030.000份尚未行使購股權已失效。於二零二四 年十二月三十一日及本報告日期,根據該計劃授出 的共計4,800,000份購股權未行使,佔本公司已發 行股本總額約2.7%。於本報告日期,因行使根據 該計劃將予授出的所有購股權而可供發行的股份 總數為17,511,510股,相當於本公司當日已發行股 本約10%。截至二零二四年十二月三十一日止年 度,就根據該計劃授出的購股權可能發行的股份總 數除以截至二零二四年十二月三十一日止年度已 發行股份的加權平均數約為2.74。於任何十二個月 期間內,向任何個別人士授出之購股權獲行使時, 可予發行之股份最高數目不得超過該十二個月期 間最後一天本公司之已發行股份之1%,除非按照 上市規則經由本公司股東批准則作別論。象徵式代 價1港元須於接納授出購股權時支付。

購股權可於授出購股權日期起計,直至授出日期十 週年的任何時間內行使,而期限由董事決定。行使 價則由董事釐定,並將不會低於以下之較高者:(i) 於購股權授出日期股份在聯交所每日報價表所報 之收市價:(ii)緊接購股權授出日期前五個營業日 股份在聯交所每日報價表所報之平均收市價:或(iii) 股份面值。合資格參與者可於要約授出購股權之日 起計28天內接受購股權。

DIRECTORS' REPORT (Continued) 董事會報告(續)

The movements in the Company's share options granted to the 合資格參與者所獲授本公司購股權截至二零二四 eligible participants during the year ended 31 December 2024 were 年十二月三十一日止年度內之變動如下: as follows:

			Outstanding at		Movement dur 期內			Outstanding at	
	Date of grant	Exercise price HK\$ 行使價	1 January 2024 於二零二四年 一月一日	Granted	Exercised	Cancelled	Lapsed	31 December 2024 於二零二四年 十二月三十一日	Exercise period
	授出日期	港元	尚未行使	已授出	已行使	已註銷	已失效	尚未行使	行使期
Category 1: 類別1: Directors 董事									
ェデ Zhuang Yuejin 莊躍進	13 May 2022 二零二二年五月十三日	0.433	1,670,000	-	-	-	(1,670,000)	-	13 May 2022 to 12 May 2024 二零二二年五月十三日至 二零二四年五月十二日
Xiao Suni 肖蘇妮	13 May 2022 二零二二年五月十三日	0.433	1,670,000			_	(1,670,000)		13 May 2022 to 12 May 2024 二零二二年五月十三日至 二零二四年五月十二日
	Total 總計		3,340,000			-	(3,340,000)		
Category 2: 類別2:									
照加2. Employees 僱員	4 April 2019 二零一九年四月四日	2.500	4,800,000	-	-	-	-	4,800,000	4 April 2019 to 3 April 2029 二零一九年四月四日至 二零二九年四月三日
	13 May 2022 二零二二年五月十三日	0.433	11,690,000	_	-	-	(11,690,000)	_	13 May 2022 to 12 May 2024 二零二二年五月十三日至 二零二四年五月十二日
	Total 總計		16,490,000		-	-	(11,690,000)	4,800,000	
Total 總計			19,830,000	_	_	-	(15,030,000)	4,800,000	

AUDITORS

Following the resignation of HLB Hodgson Impey Cheng Limited ("HLB") as the auditor of the Company on 7 January 2022, Elite Partners CPA Limited ("Elite Partners") was appointed as the auditor of the Company by the Board on the same day. Following the resignation of Elite Partners as the auditor of the Company on 2 September 2024, Infinity CPA Limited ("Infinity CPA") was appointed as the auditor of the Company by the Board on the same day and to hold office until the conclusion of the next annual general meeting of the Company.

The consolidated financial statements of the Company for the year ended 31 December 2024 were audited by Infinity CPA whose terms of office will expire upon the forthcoming annual general meeting of the Company. A resolution for the re-appointment of Infinity CPA as the auditor of the Company will be proposed at the forthcoming annual general meeting of the Company.

The Board confirmed that there was no disagreement between either HLB and Elite Partners, and the Company. Save as disclosed above, there were no other changes in auditor of the Company during the past three years.

On behalf of the Board

Zhuang Yuejin *Chairman and Chief Executive Officer*

Hong Kong, 26 March 2025

核數師

國衛會計師事務所有限公司(「國衛」)於二零二二 年一月七日辭任本公司核數師後,開元信德會計師 事務所有限公司(「開元信德」)於同日獲董事會委 任為本公司核數師。開元信德於二零二四年九月二 日辭任本公司核數師後,致寶信勤會計師事務所有 限公司(「致寶信勤」))於同日獲董事會委任為本 公司核數師,並任職至本公司下屆股東週年大會結 束時止。

本公司截至二零二四年十二月三十一日止年度的 綜合財務報表由致寶信勤審核,其任期將於本公司 應屆股東週年大會時屆滿。本公司將於應屆股東週 年大會上提呈重新委任致寶信勤為本公司核數師 的決議案。

董事會確認國衛及開元信德與本公司並無意見分 歧。除上文所披露者外,本公司核數師於過去三年 內並無其他變動。

代表董事會

莊躍進 主席兼行政總裁

香港,二零二五年三月二十六日

INDEPENDENT AUDITOR'S REPORT 獨立核數師報告



TO THE MEMBERS OF CHINA AUTOMATIVE INTERIOR DECORATION LIMITED (Incorporated in the Cayman Islands with limited liability)

OPINION

We have audited the consolidated financial statements of China Automative Interior Decoration Limited (the "Company") and its subsidiaries (collectively referred to as the "Group") set out on pages 52 to 135, which comprise the consolidated statement of financial position as at 31 December 2024, and the consolidated statement of profit or loss and other comprehensive income, consolidated statement of changes in equity and consolidated statement of cash flows for the year then ended, and notes to the consolidated financial statements, including material accounting policy information.

In our opinion, except for the possible effects of the matters described in the section of "Basis for Qualified Opinion" of our report, the consolidated financial statements give a true and fair view of the consolidated financial position of the Group as at 31 December 2024, and of its consolidated financial performance and its consolidated cash flows for the year then ended in accordance with Hong Kong Financial Reporting Standards ("HKFRSs") issued by the Hong Kong Institute of Certified Public Accountants ("HKICPA") and have been properly prepared in compliance with the disclosure requirements of the Hong Kong Companies Ordinance.

Infinity CPA Limited

Room 1501, 15/F., Olympia Plaza 255 King's Road, North Point, Hong Kong

致寶信勤會計師事務所有限公司

香港北角英皇道255號 國都廣場15樓1501室

致

中國汽車內飾集團有限公司股東

(於開曼群島註冊成立的有限公司)

意見

我們已審計列載於第52至135頁的中國汽車內飾集 團有限公司(「貴公司」)及其附屬公司(統稱「貴 集團」)的綜合財務報表,當中包括於二零二四年 十二月三十一日的綜合財務狀況表與截至該日止 年度的綜合損益及其他全面收益表、綜合權益變動 表及綜合現金流量表,以及綜合財務報表之附註(包 括重要會計政策資料)。

我們認為,除本報告「保留意見的基礎」一節所述 事項可能產生的影響外,綜合財務報表已按香港會 計師公會(「香港會計師公會」)頒佈的香港財務報 告準則真實而公允地反映 貴集團於二零二四年 十二月三十一日的綜合財務狀況及截至該日止年 度的綜合財務表現及綜合現金流量,並已根據香港 公司條例的披露規定妥善編製。

BASIS FOR QUALIFIED OPINION

Limitation of scope – deconsolidation of subsidiaries

As disclosed in the "Basis for Disclaimer of Opinion" section of the auditor's report of the auditor of the consolidated financial statements of the Group for the financial year ended 31 December 2023 (the "Predecessor Auditors") and in note 44 to the consolidated financial statements:

- In November 2023, the board of directors of the Company (the "Board") was informed by Mr. Wong Ho Yin ("Mr. Wong"), the former director of the Company who resigned as the executive director of the Company on 18 October 2023, that the business and accounting books and records of Loyal Brands International Limited and its subsidiaries, including Grand York Limited, Giant Faith Holdings Limited, 深圳文嘉 勝商貿有限公司 and 深圳隆信堂食品有限公司 (the "Loyal Brands Group"), including but not limited to sales invoice, purchase invoice, accounting ledger and vouchers, were unable to be located. The Board has also tried to contact the person-in charge of Loyal Brands Group (the "Responsible Staff") through Mr. Wong, but he was unable to (i) contact the Responsible Staff and (ii) obtain the accounting books and records of Loyal Brands Group.
- On 27 December 2023, Mr. Ng Chung Ho ("Mr. Ng") was appointed as an executive director of the Company. Mr. Ng had thoroughly searched all the files and documents kept in the office in Hong Kong and was unable to locate any business and accounting books and records for Loyal Brands Group. Mr. Ng also tried to contact the Responsible Staff but was unable to obtain positive response or cooperation. Mr. Ng further contacted the director of Loyal Brands Group, but the director of Loyal Brands Group replied that he did not possess any accounting books and records of Loyal Brands Group.
- In light of the above circumstances, the Group considered it had lost control over Loyal Brand Group and had excluded the consolidated financial position of Loyal Brand Group as at and after and the results and cash flows of Loyal Brand Group since 1 January 2023 from the consolidated financial statements of the Group for the year ended 31 December 2023 (the "Deconsolidation").

保留意見的基礎 範圍限制一終止綜合入賬附屬公司

如於 貴集團截至二零二三年十二月三十一日止 財政年度綜合財務報表的核數師(「前任核數師」) 報告中「不發表意見的基礎」一節及綜合財務報表 附註44所披露:

- 於二零二三年十一月, 貴公司董事會 (「董事會」)獲 貴公司前董事黃浩然先 生(「黃先生」,彼於二零二三年十月十八 日辭任 貴公司執行董事)告知,無法找 到Loyal Brands International Limited及其 附屬公司(包括Grand York Limited、Giant Faith Holdings Limited、深圳文嘉勝商貿有 限公司及深圳隆信堂食品有限公司)(統稱 「Loyal Brands集團」)的業務及會計賬簿與 記錄,包括但不限於銷售發票、採購發票、 會計台賬及憑證。董事會亦嘗試透過黃先 生聯絡Loyal Brands集團負責人(「負責人 員」),但彼無法(i)聯繫負責人員及(ii)取得 Loyal Brands集團的會計賬簿與記錄。
 - 於二零二三年十二月二十七日,伍忠豪先 生(「伍先生」)獲委任為 貴公司執行董事。 伍先生已徹底搜索香港辦事處保存的所有 文檔及文件,但並未找到Loyal Brands集團 的任何業務及會計賬簿與記錄。伍先生亦嘗 試聯繫負責人員,但無法獲得正面回應及合 作。伍先生進一步聯絡到Loyal Brands集團 的董事,但Loyal Brands集團的董事回覆稱, 彼並無持有Loyal Brands集團的任何會計賬 簿及記錄。
- 鑑於上述情況, 貴集團認為已失去對 Loyal Brand集團的控制權,並已將Loyal Brand集團於二零二三年一月一日及之後的 綜合財務狀況以及Loyal Brands集團自該日 期以來的業績及現金流量從 貴集團截至 二零二三年十二月三十一日止年度的綜合 財務報表中剔除(「終止綜合入賬」)。

Due to the insufficient supporting documents and relevant explanations on (i) the accounting books and records in respect of Loyal Brand Group and its operations and (ii) the Deconsolidation, the Predecessor Auditors were unable to obtain sufficient appropriate audit evidence to satisfy themselves as to whether (i) the Deconsolidation of Loyal Brand Group on 1 January 2023 and the loss on Deconsolidation of approximately RMB6,470,000; (ii) the income and expenses for the years ended 31 December 2023; (iii) the assets and liabilities as at 31 December 2023; and (iv) the segment information and other related disclosure notes in relation to the Group, as included in the consolidated financial statements of the Group for the year ended 31 December 2023, have been accurately recorded and properly accounted for in the consolidated financial statements.

On 14 March 2024 (the "Disposal Date"), the Group disposed of all its equity interest in the Loyal Brands Group to an independent third party for HK\$1,000,000 (equivalents to RMB916,000) and recorded gain on disposal of Loyal Brand Group of approximately RMB916,000 in the consolidated financial statements for the year ended 31 December 2024. In the opinion of the Directors, the Loyal Brands Group was not material or significant to the operations of the Group as a whole.

For the same reasons, we have also been unable to satisfy ourselves regarding the recognition and measurement in the consolidated profit or loss for the year ended 31 December 2023 of the loss on the deconsolidation of Loyal Brands Group, amounting to RMB6,470,000, and the recognition and measurement in the consolidated profit or loss for the year ended 31 December 2024 of the gain on the disposal of Loyal Brands Group, amounting to RMB916,000.

Any adjustments to the financial statement items described above might have a consequential effect on the Group's consolidated financial performance and consolidated cash flow for the year ended 31 December 2023, the consolidated financial position of the Group as at 31 December 2023 and the related disclosures thereof in the consolidated financial statements.

We conducted our audit in accordance with Hong Kong Standards on Auditing ("HKSAs") issued by the HKICPA. Our responsibilities under those standards are further described in the Auditor's Responsibilities for the Audit of the Consolidated Financial Statements section of our report. We are independent of the Group in accordance with the HKICPA's Code of Ethics for Professional Accountants (the "Code"), and we have fulfilled our other ethical responsibilities in accordance with the Code. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our qualified opinion. 由於有關(i) Loyal Brands 集團及其業務的會計賬簿 與記錄及(ii) 終止綜合入賬的證明文件及相關解釋 不足,前任核數師無法取得足夠適當的審計憑證, 以確定 貴集團截至二零二三年十二月三十一日 止年度綜合財務報表所載(i) Loyal Brands 集團於 二零二三年一月一日終止綜合入賬及終止綜合入 賬的虧損約人民幣6,470,000元:(ii) 截至二零二三 年十二月三十一日止年度的收入及開支:(iii) 於二 零二三年十二月三十一日的資產及負債:及(iv) 有 關 貴集團的分部資料及其他相關披露附註,是否 已於綜合財務報表準確記錄及妥為入賬。

於二零二四年三月十四日(「出售日期」), 貴集 團以代價1,000,000港元(相當於人民幣916,000 元)將所持Loyal Brands集團的全部股權出售予一 名獨立第三方,並於截至二零二四年十二月三十一 日止年度的綜合財務報表中入賬出售Loyal Brands 集團的收益約人民幣916,000元。董事認為,Loyal Brands集團對 貴集團整體業務而言並不重大或 重要。

由於相同的原因,我們亦無法信納截至二零二三 年十二月三十一日止年度的綜合損益中金額為人 民幣6,470,000元的終止綜合入賬Loyal Brands集 團的虧損的確認及計量以及截至截至二零二四年 十二月三十一日止年度的綜合損益中金額為人民 幣916,000元的出售Loyal Brands集團的收益的確 認及計量。

上述財務報表項目的任何調整均可能會對 貴集 團截至二零二三年十二月三十一日止年度的綜合 財務表現及綜合現金流量、 貴集團於二零二三年 十二月三十一日的綜合財務狀況以及綜合財務報 表中的相關披露產生相應影響。

我們已根據香港會計師公會頒佈的香港審計準則 (「香港審計準則」)進行審計。我們根據該等準則 須承擔的責任,已於本報告「核數師就審計綜合財 務報表須承擔的責任」一節詳述。根據香港會計師 公會的專業會計師道德守則(「守則」),我們獨立 於 貴集團,並已根據守則履行其他道德責任。我 們相信,我們所獲得的審計憑證屬充分及適當,能 為我們發表的保留意見提供基礎。

KEY AUDIT MATTERS

Key audit matters are those matters that, in our professional judgement, were of most significance in our audit of the consolidated financial statements of the current period. These matters were addressed in the context of our audit of the consolidated financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters. In addition to the matter described in the Basis for Qualified Opinion section, we have determined the matters described below to be the key audit matters to be communicated in our report.

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

• Allowance for expected credit losses assessment of trade receivables

Key audit matter 關鍵審計事項

Allowance for expected credit losses assessment of trade receivables 應收貿易款項的預期信貸虧損評估撥備

As at 31 December 2024, the Group had gross trade receivables of approximately RMB71,205,000 and provision for impairment of approximately RMB15,543,000.

於二零二四年十二月三十一日, 貴集團的應收貿易款項總額約為 人民幣71,205,000元,減值撥備約為人民幣15,543,000元。

In general, the credit terms granted by the Group to the customers ranged between 30 to 120 days. Management performed periodic assessment on the recoverability of the trade receivables and the sufficiency of provision for impairment based on information including credit profile of different customers, ageing of the trade receivables, historical settlement records, subsequent settlement status, expected timing and amount of realisation of outstanding balances, and on-going trading relationships with the relevant customers. Management also considered forward-looking information that may impact the customers' ability to repay the outstanding balances in order to estimate the expected credit losses for the impairment assessment.

貴集團授予客戶的信貸期一般介乎30至120日。管理層根據不同客戶 的信貸狀況、應收貿易款項的賬齡、過往結算記錄、後續結算狀況、 未結付結餘的預期償付時間及金額,以及與相關客戶的持續業務關 係等資料,定期評估應收貿易款項的可收回性及減值撥備的充足性。 管理層亦考慮可能影響客戶償付未結付結餘能力的前瞻性資料,以 估計減值評估的預期信貸虧損。

關鍵審計事項

關鍵審計事項是指根據我們的專業判斷,對本期綜 合財務報表審計而言最為重要的事項。該等事項是 在我們對綜合財務報表整體進行審計及就此形成 意見時一併處理,我們不會就該等事項提供單獨的 意見。除「保留意見的基礎」一節所述事項外,我們 已確定以下所述事項為在我們報告中應告知的關 鍵審計事項。

我們在審計過种中識別的關鍵審計事項概述如下:

應收貿易款項的預期信貸虧損評估撥備

How our audit addressed the key audit matter 我們執行的審計如何處理關鍵審計事項

Our procedures in relation to allowance for expected credit assessment of trade receivables as at 31 December 2024 included:

我們就二零二四年十二月三十一日應收貿易款項 的預期信貸評估撥備所進行的程序包括:

- Understanding and evaluating the key procedures that the Group has implemented to manage and monitor its credit risk;
- 了解並評估 貴集團為管理及監控信貸風險
 所實施的主要程序;
- Checking the subsequent settlements of trade receivables balance on a sample basis.
- 以抽樣方式檢查應收貿易款項結餘的後續結 算情況;
- Testing, on a sample basis, the aging of trade receivables at the year end to supporting evidence
- 以抽樣方式測試年末應收貿易款項的賬齡以 提供支持證據;

Key audit matter 關鍵審計事項

Allowance for expected credit losses assessment of trade receivables 應收貿易款項的預期信貸虧損評估撥備

We focused on this area due to the impairment assessment of trade receivables under the expected credit losses model involved the use of significant management judgements and estimates.

我們關注此方面乃因為預期信貸損失模式下的應收貿易賬款減值評 估需要管理層作出重大判斷及估計。

How our audit addressed the key audit matter 我們執行的審計如何處理關鍵審計事項

- Inquiring of management for the status of each of the material trade receivables past due as at year end and corroborating explanations from management with supporting evidence; and
- 向管理層查詢於年末已逾期的各項重大應收 貿易款項的狀況,並將管理層的解釋與支持 證據相互印證:及
- Assessing the appropriateness of the expected credit loss provisioning methodology, examining the key data inputs on a sample basis to assess their accuracy and completeness, and challenging the assumptions, including both historical and forward-looking information, used to determine the expected credit losses.
- 評估預期信貸虧損撥備方法的合適性、抽樣 檢查關鍵數據輸入以評估其準確性及完整性, 並質疑用於釐定預期信貸虧損的假設(包括 過往及前瞻性資料)。

OTHER MATTER

The consolidated financial statements for the year ended 31 December 2023 were audited by another auditor, who expressed a disclaimer of opinion on those consolidated financial statements on 31 March 2024, in respect of the limitation of scope as described above.

OTHER INFORMATION

The directors of the Company are responsible for the other information. The other information comprises the information included in the annual report, but does not include the consolidated financial statements and our auditors' 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. As described in the Basis for Qualified Opinion section above, we were unable to obtain sufficient appropriate evidence regarding the subject matters described therein and their consequential effects on the consolidated financial statements for the years ended 31 December 2023 and 2024. Accordingly, we are unable to conclude whether or not the other information is materially misstated with respect to these matters.

RESPONSIBILITIES OF 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 HKFRSs issued by the HKICPA and the disclosure requirements of the Hong Kong Companies Ordinance, and for such internal control as the directors determine is necessary to enable the preparation of consolidated financial statements that are free from material misstatement, whether due to fraud or error.

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

其他事項

截至二零二三年十二月三十一日止年度的綜合財 務報表由另一核數師審計,該核數師於二零二四年 三月三十一日就上文所述的範圍限制對該等綜合 財務報表不發表意見。

其他資料

貴公司董事對其他資料負責。其他資料包括年報中 所載的資料,惟不包括綜合財務報表及本核數師報 告。

我們對綜合財務報表的意見不涵蓋其他資料,且我 們不對其作出任何形式的保證結論。

就審計綜合財務報表而言,我們的責任是閱讀其他 資料,並在此過程中考慮其他資料是否與綜合財務 報表或我們在審計中獲知的情況存在重大不一致, 又或是否存在重大錯報。

如若基於我們所執行的工作,我們認為其他資料存 在重大錯報,則我們必須報告該事實。如上文「保 留意見的基礎」一節所述,我們無法就其中所述 事項及其對截至二零二三年及二零二四年十二月 三十一日止年度綜合財務報表的影響取得充分適 當的證據。因此,我們無法就其他資料是否在該等 事項上存在重大錯報作出結論。

董事就綜合財務報表須承擔的責任

貴公司董事須負責遵照香港會計師公會頒佈的香 港財務報告準則及香港公司條例的披露規定,擬備 真實而中肯的綜合財務報表,以及對董事認為為使 綜合財務報表的擬備不存在由於欺詐或錯誤而導 致的重大錯報所需的內部監控負責。

於擬備綜合財務報表時,董事負責評估 貴集團持 續經營的能力,於在適用情況下披露與持續經營有 關的事項,並採用持續經營會計基準,除非董事有 意將 貴集團清盤或停止營運,或除此以外別無其 他實際可行方案。

The directors are assisted by the Audit Committee in discharging their responsibilities for overseeing the Group's financial reporting process.

AUDITORS' 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 auditors' report that includes our opinion solely to you, as a body, and for no other purpose. We do not assume responsibility towards or accept liability to any other person for the contents of this report. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with HKSAs will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these consolidated financial statements.

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

- Identify and assess the risks of material misstatement of the consolidated financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Group's internal control.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by the directors.

董事在審核委員會的協助下履行其監督 貴集團 財務報告程序的職責。

核數師就審計綜合財務報表須承擔的 責任

我們的目標是就綜合財務報表整體上是否不存在 由於欺詐或錯誤而導致的重大錯誤陳述獲取合理 保證,並僅向 閣下(作為整體)發出載有我們意 見的核數師報告,除此之外本報告別無其他目的。 我們不會就本報告的內容對任何其他人士負責或 承擔責任。合理保證是高水平的保證,但並不保證 根據香港審計準則進行的審計一定能發現存在的 重大錯報。錯報可能源於欺詐或錯誤,若合理預期 錯報單獨或匯總起來可能影響使用者依據綜合財 務報表作出的經濟決策,則被視為重大。

作為依照香港審計準則進行審計的一部分,我們在 整個審計過程中運用專業判斷並保持專業懷疑態 度。我們亦:

- 識別及評估綜合財務報表因欺詐或錯誤而導 致重大錯報的風險,設計及執行應對該等風 險的審計程序,並獲取充分適當的審計憑證, 以作為我們意見的基礎。由於欺詐可能涉及 串通、偽造、蓄意遺漏、虛假陳述或凌駕於內 部監控之上,因此未能發現由欺詐導致的重 大錯報的風險高於未能發現由於錯誤導致的 重大錯報的風險。
- 了解與審計相關的內部監控,以設計適當的 審計程序,但並非為對 貴集團內部監控的 有效性發表意見。
- 評估董事所採用的會計政策是否適當、作出 的會計估計及相關披露是否合理。

- 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 auditors' 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 auditors' 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.
- Plan and perform the group audit to obtain sufficient appropriate audit evidence regarding the financial information of the entities or business units within the Group as a basis for forming an opinion on the consolidated financial statements. We are responsible for the direction, supervision and review of the audit work performed for purposes 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.

- 就董事採用持續經營會計基準的適當性作出 結論,並根據獲得的審計憑證,判斷是否存 在與可能對 貴集團持續經營能力構成重大 疑問的事件或情況相關的重大不確定性。若 我們認為存在重大不確定性,我們必須於核 數師報告中提請注意綜合財務報表中的相關 披露,或若此類披露不充分,則必須發表非 無保留意見。我們的結論是基於截至核數師 報告日期所獲得的審計憑證。然而,未來事 件或情況可能導致 貴集團無法持續經營。
- 評估綜合財務報表的整體呈列、結構及內容 (包括披露),以及綜合財務報表是否公允反 映相關交易及事項。
- 規劃並執行集團審計工作,以就集團內實體 或業務單位的財務資料取得充分適當的審計 憑證,作為對綜合財務報表發表意見的基礎。
 我們負責指導、監督及審閲就集團審計工作
 開展的審計工作。我們對所發表的審計意見 負全責。

我們與審核委員會就審計的計劃範圍、時間安排以 及重大審計發現等事項進行溝通,包括溝通我們在 審計過程中識別的任何內部監控的重大缺陷。

我們亦向審核委員會提供聲明,表明我們已遵守與 獨立性相關的職業道德要求,並與審核委員會溝通 所有可能被合理地認為影響我們獨立性的關係和 其他事項,以及為此採取的行動或防范措施(如適 用)。

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 auditors' report unless law or regulation precludes public disclosure about the matter or when, in extremely rare circumstances, we determine that a matter should not be communicated in our report because the adverse consequences of doing so would reasonably be expected to outweigh the public interest benefits of such communication.

從與審核委員會溝通的事項中,我們確定對本期綜 合財務報表審計最為重要的事項,因而構成關鍵審 計事項。我們在核數師報告中描述該等事項,除非 法律或法規禁止公開披露有關事項,或在極少數情 況下,我們合理預期在報告中溝通某事項造成的負 面後果超過在公衆利益方面產生的益處,因而確定 不應在報告中溝通該事項。

Infinity CPA Limited Certified Public Accountants

Au Yeung Ming Yin Gordon Practising certificate number P08219

Hong Kong, 26 March 2025

致寶信勤會計師事務所有限公司 註冊會計師

歐陽明賢 執業證書編號P08219

香港,二零二五年三月二十六日

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

 For the year ended 31 December 2024

 截至二零二四年十二月三十一日止年度

		Notes 附註	2024 二零二四年 RMB′000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元
Revenue	收入	9	128,552	113,673
Cost of sales	銷售成本		(107,511)	(82,878)
Gross profit	毛利		21,041	30,795
Other income, gains and losses, net	其他收入、收益及虧損淨額	10	822	5,011
Selling and distribution costs	銷售及分銷成本		(3,172)	(3,837)
Share of result of associates	應佔聯營公司業績		120	(2,837)
Net (allowance for)/reversal of expected credit losses ("ECL")	預期信貸虧損(「預期信貸虧損」) (撥備)/撥回淨額		(9,322)	27,540
Administrative expenses	行政開支		(17,399)	(20,745)
(Loss)/profit from operations Finance costs	經營(虧損)/溢利 融資成本	11 12	(7,910) (1,466)	35,927 (1,580)
(Loss)/profit before tax Income tax credit/(expense)	除税前(虧損)/溢利 所得税抵免/(開支)	13	(9,376) 36,755	34,347 (4,316)
Profit for the year attributable to the owners of the Company	本公司擁有人應佔年度溢利		27,379	30,031

CONSOLIDATED STATEMENT OF PROFIT OR LOSS AND OTHER COMPREHENSIVE INCOME (Continued) 綜合損益及其他全面收益表 (續)

 For the year ended 31 December 2024

 截至二零二四年十二月三十一日止年度

			2024 二零二四年	2023 二零二三年
		Notes	— 委 — 四 平 RMB'000	_ — — — — — — RMB'000
		附註	人民幣千元	人民幣千元
Profit for the year	年度溢利		27,379	30,031
Other comprehensive income/(expense)	年度其他全面收益/(開支),			
for the year, net of income tax: Item that will not be reclassified to profit or loss:	扣除所得税後: 不會重新分類至損益的項目:			
Exchange differences on translation from functional currency to presentation currency	換算功能貨幣至呈報貨幣之 匯兑差額		1,404	1,985
Item that may be reclassified	其後可重新分類至損益的項目:		1,404	1,205
subsequently to profit or loss:				
Exchange differences on translating foreign operations	換算海外業務之匯兑差額		(1,814)	(1,552)
Reclassification adjustment for the cumulative exchange reserve included in	終止綜合入賬後計入損益之 累計匯兑儲備重新分類調整			
profit or loss upon the deconsolidation			(70)	62
Total other comprehensive income	年度其他全面收益總額			
for the year			(480)	495
Total comprehensive income for the year attributable to the owners of	本公司擁有人應佔年度全面收益 總額			
the Company			26,899	30,526
			RMB	RMB
			人民幣	人民幣
Earnings per share	每股盈利			
Basic and diluted	基本及攤薄	14	15.64 cents分	17.15 cents分

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CONSOLIDATED STATEMENT OF FINANCIAL POSITION 综合財務狀況表

As at 31 December 2024 於二零二四年十二月三十一日

			2024 二零二四年	2023 二零二三年
		Notes	RMB'000	 RMB'000
		附註	人民幣千元	人民幣千元
ASSETS	資產			
Non-current assets	非流動資產			
Property, plant and equipment	物業、廠房及設備	18	67,844	19,010
Investment property	投資物業	19	3,421	3,777
Right-of-use assets	使用權資產	20	6,785	6,323
Interests in associates	於聯營公司的權益	22	6,105	5,874
Prepayments for acquisition of property,	收購物業、廠房及設備的			
plant and equipment	預付款項	25	217	58,155
			84,372	93,139
Current assets	流動資產			
Inventories	存貨	23	17,709	21,447
Trade and bills receivables	應收貿易款項及票據	24	56,249	73,310
Prepayments, deposits and other	預付款項、按金及其他應收款項	2,	507215	, 5,510
receivables		25	33,910	24,127
Financial assets at fair value through	按公平值於損益列賬的金融	20		,,
profit or loss	資產	26	26,587	27,368
Cash and bank balances	現金及銀行結餘	27	49,419	26,043
		27		
			183,874	172,295
Total assets	資產總額		268,246	265,434
				200,101
EQUITY	權益			
Capital and reserves attributable to	本公司擁有人應佔資本及			
the owners of the Company	儲備			
Share capital	股本	28	3,643	3,643
Reserves	儲備	29	175,448	148,549
Total equity	權益總額		179,091	152,192

CONSOLIDATED STATEMENT OF FINANCIAL POSITION (Continued) 綜合財務狀況表(續)

As at 31 December 2024 於二零二四年十二月三十一日

		Notes 附註	2024 二零二四年 RMB′000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元
LIABILITIES Non-current liability Bond payable Lease liabilities	負債 非流動負債 應付債券 租賃負債	30 35	2,855 2,674	2,552
Current liabilities Trade and bills payables Accruals and other payables Contract liabilities Bank borrowings Lease liabilities Tax payable	流動負債 應付貿易款項及票據 應計費用及其他應付款項 合約負債 銀行借款 租賃負債 應付税項	31 32 33 34 35	5,529 39,812 7,521 8,691 25,000 1,468 1,134	2,552 30,447 12,580 3,133 25,000 2,020 37,510
Total liabilities	負債總額		83,626 89,155	110,690 113,242
Total equity and liabilities Net current assets	權益及負債總額 流動資產淨額		268,246 100,248	265,434 61,605
Total assets less current liabilities Net assets	總資產減流動負債 資產淨額		184,620 179,091	154,744 152,192

Approved by the Board of Directors on 26 March 2025 and signed 於二零二五年三月二十六日由董事會批准並由下 on its behalf by:

列人士代表簽署:

Zhuang Yuejin	Ng Chung Ho
莊躍進	伍忠豪
Director	Director

The accompanying notes form an integral part of these consolidated financial statements. 随附的附註為該等綜合財務報表的組成部分。

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

 For the year ended 31 December 2024

 截至二零二四年十二月三十一日止年度

		Share capital	Share premium	Merger reserve	Foreign currency translation reserve 外幣換算	Share option reserve	Statutory reserve	Accumulated losses	Total equity
		股本 RMB [*] 000 人民幣千元	股份溢價 RMB'000 人民幣千元 <i>(note 29)</i> <i>(附註29)</i>	合併儲備 RMB'000 人民幣千元 <i>(note 29)</i> <i>(附註29)</i>	儲備 RMB'000 人民幣千元 <i>(note 29) (附註29)</i>	購股權儲備 RMB'000 人民幣千元 <i>(note 42)</i> <i>(附註42)</i>	法定儲備 RMB'000 人民幣千元 <i>(note 29)</i> <i>(附註29)</i>	累計虧損 RMB'000 人民幣千元	權益總額 RMB'000 人民幣千元
At 1 January 2023	於二零二三年一月一日	3,643	325,645	5,992	34,569	8,168	11,818	(268,169)	121,666
Profit for the year Exchange difference on translating functional currency to presentation currency Exchange difference on translating	年度溢利 換算功能貨幣至呈報貨幣之 匯兑差額 推算海外業務之匯兑差額	-	-	-	- 1,985	-	-	30,031	30,031 1,985
foreign operations Reclassification adjustment for the cumulative exchange reserve included in profit or loss upon Deconsolidation	終止綜合入賬後計入損益之累計 匯兑儲備重新分類調整				(1,552)	_		-	(1,552)
Total comprehensive income for the year	年度全面收益總額				495			30,031	30,526
Lapse of share options	購股權失效					(301)		301	
At 31 December 2023 and 1 January 2024	於二零二三年十二月三十一日及 二零二四年一月一日	3,643	325,645	5,992	35,064	7,867	11,818	(237,837)	152,192
Profit for the year	年度溢利	-	-	-	-	-	-	27,379	27,379
Exchange difference on translating functional currency to presentation currency	換算功能貨幣至呈報貨幣之 匯兑差額	-	-	-	1,404	-	-	-	1,404
Exchange difference on translating foreign operations	推算海外業務之匯兑差額	-	-	-	(1,814)	-	-	-	(1,814)
Reclassification adjustment for the cumulative exchange reserve included in profit or loss upon Deconsolidation					(70)				(70)
Total comprehensive income for the year	年度全面收益總額				(480)			27,379	26,899
Lapse of share options	購股權失效					(7,294)		7,294	
At 31 December 2024	於二零二四年十二月三十一日	3,643	325,645	5,992	34,584	573	11,818	(203,164)	179,091

The accompanying notes form an integral part of these consolidated financial statements. 随附的附註為該等綜合財務報表的組成部分。

CONSOLIDATED STATEMENT OF CASH FLOWS 綜合現金流量表

 For the year ended 31 December 2024

 截至二零二四年十二月三十一日止年度

人民幣千元 人民	
CASH FLOWS FROM OPERATING 經營活動產生的現金流量	
ACTIVITIES	
(Loss)/profit before tax 除税前(虧損)/溢利 (9,376)	34,347
Adjustments for: 就以下各項作出調整:	
Finance costs 融資成本 1,466	1,580
Interest income 利息收入 (84)	(67)
Allowance/(reversal of allowance) for 應收貿易款項的預期信貸	
	(26,446)
Reversal of allowance for expected credit 其他應收款項的預期信貸	
losses on other receivables	(1,094)
Provision for impairment on interests 於聯營公司的權益減值撥備 ————————————————————————————————————	2 250
Depreciation of property, plant and equipment 物業、廠房及設備折舊 3,426	2,358 1,469
Depreciation on investment property 投資物業折舊 356 35420	356
Depreciation on right-of-use assets 使用權資產折舊 2,294	2,418
(Loss)/gain on financial assets at 按公平值於損益列賬的金融資產	,
fair value through profit or loss 的(虧損)/收益 1,275	(6,349)
Realised loss/(gain) on disposal of financial 出售透過損益按公平值列賬的金融	
assets at fair value through profit or loss 資產的已變現(虧損)/收益 –	(568)
Share of results of associates應佔聯營公司業績(120)	2,837
Loss on disposal of property, 出售物業、廠房及設備虧損	
plant and equipment 1,398	4,697
Loss on Deconsolidation of subsidiaries 終止綜合入賬附屬公司的虧損 306	6,470
Operating cash flow before investments in 管運資金變動前投資的	
working capital changes 經營現金流量 10,263	22,008
Decrease in inventories 存貨減少 3,738	1,711
Decrease in trade and bills receivables	82,258
(Increase)/decrease in prepayments,	
deposits and other receivables 應收款項(增加)/減少 (15,482)	19,859
Increase in financial assets 按公平值於損益列賬的金融資產	
at fair value through profit or loss	(585)
	(19,975)
(Decrease)/increase in accruals and 應計費用及其他應付款項	2 4 6 4
other payables (減少)/增加 (4,600)	2,161
Increase/(decrease) in contract liabilities 合約負債增加/(減少) 5,558	(42,606)
Net cash generated from operations 經營所得現金淨額 23,476 23,476	64,831
Income tax paid 已付所得税 (1,398)	(330)
Net cash generated from operating activities 經營活動所得現金淨額 22,078	64,501

CONSOLIDATED STATEMENT OF CASH FLOWS (Continued) 综合現金流量表 (續)

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

		2024 二零二四年 RMB′000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元
CASH FLOWS FROM INVESTING ACTIVITIES	投資活動產生的現金流量		
Interest received Purchase of property, plant and equipment	已收利息 購置物業、廠房及設備 收購物業、廠房及設備的	84 (963)	67 (1,128)
Prepayment for acquisition of property, plant and equipment Proceeds from disposal of property,	收 開初来,	-	(58,155)
plant and equipment Net cash flow from disposal of subsidiaries Net cash outflow from deconsolidation	出售附屬公司產生的現金流量淨額 終止綜合入賬附屬公司產生的	2,955 914	4
of subsidiaries	現金流出淨額		(61)
Net cash used in investing activities	投資活動所用現金淨額	2,990	(59,273)
CASH FLOWS FROM FINANCING ACTIVITIES	融資活動產生的現金流量		
Proceeds from bank borrowings Proceeds from bond payables Proceeds from issue of shares upon	銀行借款所得款項 應付債券所得款項 行使購股權時發行股份所得款項	25,000 2,855	25,000 _
exercising of share options Repayment of bank borrowings Repayment of interest on borrowings Repayment of capital element of	償還銀行借款 償還借款利息 償還租賃負債的資本部分	_ (25,000) (1,247)	_ (25,000) (1,293)
lease liabilities Repayment of interest on lease liabilities	償還租賃負債利息	(3,186) (142)	(2,547) (287)
Net cash used in financing activities	融資活動所用現金淨額	(1,720)	(4,127)
Net increase in cash and cash equivalents	現金及現金等值物 增加淨額	23,348	1,101
Cash and cash equivalents at the beginning of the year	於年初的現金及現金等值物	26,043	25,324
Effect of foreign currency exchange rate changes	外幣匯率變動的影響	28	(382)
Cash and cash equivalents at the end of the year	於年終的現金及現金等值物	49,419	26,043

The accompanying notes form an integral part of these consolidated financial statements. 随附的附註為該等綜合財務報表的組成部分。

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

 For the year ended 31 December 2024

 截至二零二四年十二月三十一日止年度

1. GENERAL INFORMATION

China Automotive Interior Decoration Holdings Limited (the "Company") was a public limited company incorporated in Cayman Islands on 9 December 2009 as an exempted company with limited liability under the Companies Law (2000 Revision) of the Cayman Islands, and its shares are listed on The Stock Exchange of Hong Kong Limited. The addresses of the registered office and principal place of business of the Company are disclosed in the corporate information section to the annual report.

The principal activity of the Company is investment holding. The Group is principally engaged in the manufacture and sale of nonwoven fabric related products used in automotive interior decoration parts and other parts.

In the opinion of the directors of the Company, the Company has no immediate and ultimate holding company or ultimate controlling party as at 31 December 2024.

The Company's functional currency is Hong Kong dollars ("HKD"). However, the consolidated financial statements are presented in Renminbi ("RMB"), as the directors of the Company consider that RMB is the functional currency of the primary economic environment in which most of the Group's transactions are denominated and settled in and this presentation is more useful for its current and potential investors. The consolidated of financial statements are presented in thousands of Renminbi ("RMB'000"), unless otherwise stated.

2. APPLICATION OF AMENDMENTS TO HKFRS ACCOUNTING STANDARDS

2.1 Amendments to HKFRSs that are mandatorily effective for the current year

In the current year, the Group has applied the following amendments to HKFRS Accounting Standards issued by the Hong Kong Institute of Certified Public Accountants ("HKICPA") for the first time, which are mandatorily effective for the annual periods beginning on or after 1 January 2024 for the preparation of the consolidated financial statements:

Lease Liability in a Sale and
Leaseback
Classification of Liabilities as Current or Non-current
Non-current Liabilities with Covenants
Supplier Finance
Arrangement

1. 一般資料

中國汽車內飾集團有限公司(「本公司」)為 公眾有限公司,於二零零九年十二月九日根 據開曼群島公司法(二零零零年版)於開曼 群島註冊成立為獲豁免有限公司,其股份於 香港聯合交易所有限公司上市。本公司的註 冊辦事處及主要營業地點於年報的公司資料 一節披露。

本公司主要業務為投資控股。本集團主要從 事製造及銷售用於汽車內飾件及其他部分的 無紡布相關產品。

本公司董事認為,於二零二四年十二月 三十一日,本公司並無直接及最終控股公司 或最終控股方。

本公司的功能貨幣為港元(「港元」)。然而, 由於本公司董事認為人民幣(「人民幣」)為 主要經濟環境的功能貨幣,本集團大部分交 易以人民幣計值及結算,以人民幣呈列對現 有及潛在投資者更有用,故綜合財務報表以 人民幣呈列。除另有説明外,綜合財務報表 以人民幣千元(「人民幣千元」)呈列。

應用經修訂香港財務報告準則會 計準則

2.1 於本年度強制生效的經修訂香港 財務報告準則

於本年度,本集團已就編製綜合財務報 表首次應用下列由香港會計師公會(「香 港會計師公會」)頒佈並於二零二四年 一月一日或之後開始的年度期間強制 生效的經修訂香港財務報告準則會計 準則:

香港財務報告準則第16號	售後租回中的
(修訂本)	租賃負債
香港會計準則第1號	負債分類為流動或
(修訂本)	非流動
香港會計準則第1號	附帶契約的
(修訂本)	非流動負債
香港會計準則第7號及	供應商融資安排
香港財務報告準則第7號	
(修訂本)	

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

2. APPLICATION OF AMENDMENTS TO HKFRS ACCOUNTING STANDARDS (Continued)

2.1 Amendments to HKFRSs that are mandatorily effective for the current year (Continued)

The application of the amendments to HKFRS Accounting Standards in the current year has had no material impact on the Group's financial positions and performance for the current and prior years and/or on the disclosures set out in these consolidated financial statements.

2.2 New and amendments to HKFRS Accounting Standards in issue but not yet effective

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

HKFRS 18	Presentation and Disclosure in Financial Statements ³
Amendments to HKFRS 9 and HKFRS 7	Amendments to the Classification and Measurement of Financial Instruments ²
Amendments to HKFRS 9 and HKFRS 7	Contracts referencing nature- dependent electricity ²
Amendments to HKAS 28 and HKFRS 10	Sale or Contribution of Assets between an Investor and its Associate or Joint Venture ⁴
Amendments to HKAS 21	Lack of Exchangeability ¹
Annual Improvements to HKFRS Accounting Standards – Volume 11	Amendments to HKFRS 1, HKFRS 7, HKFRS 9, HKFRS 10 and HKAS 7 ²

¹ Effective for annual periods beginning on or after 1 January 2025

Effective for annual periods beginning on or after 1 January 2026

³ Effective for annual/reporting periods beginning on or after 1 January 2027

No mandatory effective date yet determined but available for adoption

應用經修訂香港財務報告準則會 計準則(續)

2.1 於本年度強制生效的經修訂香港 財務報告準則(續)

於本年度應用經修訂香港財務報告準 則會計準則對本集團於本年度及過往 年度的財務狀況及表現及/或此等綜 合財務報表所載披露並無重大影響。

2.2 已發佈但尚未生效的新訂及經修 訂香港財務報告準則會計準則

本集團尚未提前應用以下已頒佈但尚 未生效的新訂及經修訂香港財務報告 準則會計準則:

香港財務報告準則第18號	財務報表的呈列及 披露 ³
香港財務報告準則第9號及 香港財務報告準則第7號 (修訂本)	金融工具分類及 計量的修訂 ²
香港財務報告準則第9號及 香港財務報告準則第7號 (修訂本)	涉及倚賴自然 能源生產電力的 合約 ²
香港會計準則第28號及 香港財務報告準則 第10號(修訂本)	投資者與其聯營 公司或合營企業 之間的資產 出售或投入 ⁴
香港會計準則第21號 (修訂本)	缺乏可兑換性1
香港財務報告準則會計準則 之年度改進-第11卷	香港財務報告準財 第1號、香港財第7號、 香港財務報告 準則第9號、香 財務報告本 新務報告本 會計準則 第10號及香港 會計準則 約 (影) 第7號 的 修訂 ²
1 於二零二五年一月一 度期間生效	日或之後開始的年
2 於二零二六年一月一 度期間生效	日或之後開始的年
3 於二零二七年一月一 度/報告期間生效	日或之後開始的年

尚未確定強制性生效日期,但可供採納

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

2. APPLICATION OF AMENDMENTS TO HKFRS ACCOUNTING STANDARDS (Continued)

2.2 New and amendments to HKFRS Accounting Standards in issue but not yet effective (Continued)

The Directors anticipate that the application of all other amendments to HKFRS Accounting Standards will not have material impact on the consolidated financial statements in the foreseeable future.

3. BASIS OF PREPARATION OF CONSOLIDATED FINANCIAL STATEMENTS

The consolidated financial statements have been prepared in accordance with HKFRS Accounting Standards, which is a collective term that includes all applicable individual HKFRS Accounting Standards, Hong Kong Accounting Standards ("HKASs") and Interpretations issued by the HKICPA, and accounting principles generally accepted in Hong Kong. For the purpose of preparation of the consolidated financial statements, information is considered material if such information is reasonably expected to influence decisions made by primary users. In addition, the consolidated financial statements include applicable disclosures required by of the Rules Governing the Listing of Securities on the Stock Exchange of Hong Kong Limited (the "Listing Rules") and by the Hong Kong Companies Ordinance.

The consolidated financial statements have been prepared on the historical cost basis except for certain financial instruments that are measured at fair values at the end of each reporting period, as explained in the accounting policies set out below.

4. MATERIAL ACCOUNTING INFORMATION

The material accounting information applied in the preparation of these consolidated financial statements are set out below. These policies have been consistently applied to all the years presented, vales otherwise stated.

Basis of consolidation

The consolidated financial statements incorporate the financial statements of the Company and entities controlled by the Company and its subsidiaries. Control is achieved when the Company has power over the investee; is exposed, or has rights to variable returns from its involvement with the investee; and has the ability to use its power to affect its returns.

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

2. 應用經修訂香港財務報告準則會 計準則(續)

2.2 已發佈但尚未生效的新訂及經修 訂香港財務報告準則會計準則 (續)

董事預計應用所有其他經修訂香港財 務報告準則會計準則不會對可預見將 來的綜合財務報表有重大影響。

3. 綜合財務報表編製基準

綜合財務報表乃根據香港財務報告準則會計 準則編製(該詞彙包括所有個別適用的香港 財務報告準則會計準則、香港會計師公會頒 佈的香港會計準則(「香港會計準則」)及詮 釋及香港公認會計準則)。就編製綜合財務 報表而言,如某一資料被合理預期會影響主 要使用者之決策,將會被視為重大。此外,綜 合財務報表包括香港聯合交易所有限公司證 券上市規則(「上市規則」)及香港公司條例 規定之適用披露事項。

綜合財務報表乃根據歷史成本基準編製,惟 若干金融工具乃按各報告期末的公平值計量 (如下述會計政策所闡述)。

4. 重要會計資料

編製該等綜合財務報表應用之重要會計資料 載列如下。除另有註明者外,該等政策在所 呈列之所有年度內貫徹應用。

綜合賬目基準

綜合財務報表載入本公司及本公司與其附屬 公司控制之實體之財務報表。僅當本公司擁 有對被投資者之權力、通過參與被投資者之 活動而面臨或有權享有可變回報及有能力行 使權力影響其回報金額,方具控制權。

如有需要,本集團會對附屬公司之財務報表 作出調整,使其會計政策與本集團之會計政 策一致。

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4. MATERIAL ACCOUNTING INFORMATION

(Continued)

Subsidiaries

Subsidiaries are all entities (including special purpose entities) over which the Group has the power to govern the financial and operating policies generally accompanying a shareholding of more than one half of the voting rights. The existence and effect of potential voting rights that are currently exercisable or convertible are considered when assessing whether the Group controls another entity.

Separate financial statements

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

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

Investment in associates

An associate is an entity over which the Group has significant influence. Significant influence is the power to participate in the financial and operating policy decisions of the investee but is not control or joint control over these policies.

The results and assets and liabilities of associates are incorporated in these consolidated financial statements using the equity method of accounting.

The financial statements of associates used for equity amounting purposes are prepared using uniform amounting policies as those of the Group for like transactions and events in similar circumstances.

Under the equity method, an investment in an associate is initially recognised in the consolidated statement of financial position at cost and adjusted thereafter to recognise the Group's share of profit or loss and other comprehensive income of the associate. When the Group's share of losses of an associate exceeds the Group's interest in that associate, the Group discontinues recognising its share of further losses. Additional losses are recognised only to the extent that the Group has incurred legal or constructive obligations or made payments on behalf of the associate.

4. 重要會計資料(續)

附屬公司

附屬公司指本集團有權規管其財務及經營政 策,一般附帶超過半數表決權的所有實體(包 括特殊目的實體)。於評估本集團是否控制 另一實體時,會考慮現時可行使或可轉換的 潛在表決權的存在及影響。

獨立財務報表

於附屬公司的投資按成本扣除減值列賬。成 本包括直接應佔投資成本。附屬公司的業績 乃由本公司按已收股息及應收股息基準入賬。

倘股息超出附屬公司宣派股息期間全面收益 總額,或倘獨立財務報表中投資賬面值超出 綜合財務報表所示投資對象資產淨值(包括 商譽)的賬面值,則須於自該投資收取股息 時,對該等投資進行減值測試。

於聯營公司之投資

聯營公司指本集團能對其行使重大影響力之 實體。重大影響力指可參與被投資者之財務 及營運決策但不是控制或共同控制該等政策 之權力。

聯營公司之業績以及資產及負債以權益會計 法於該等綜合財務報表入賬。

聯營公司有關股權融資的財務報表採用與本 集團於類似情況下進行類似交易及事項的一 致會計政策而編製。

根據權益法,於聯營公司之投資初步按成本 於綜合財務狀況表內確認,並於其後就確認 本集團應佔該聯營公司之損益及其他全面收 益予以調整。當本集團應佔該聯營公司之虧 損超出本集團於該聯營公司之權益時,本集 團終止確認其應佔之進一步虧損。僅於本集 團已產生法定或推定責任,或已代表該聯營 公司支付款項之情況下,方會確認額外虧損。

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4. MATERIAL ACCOUNTING INFORMATION *(Continued)*

Investment in associates (Continued)

An investment in an associate is accounted for using the equity method from the date on which the investee becomes an associate. On acquisition of the investment in an associate, any excess of the cost of the investment over the Group's share of the net fair value of the identifiable assets and liabilities of the investee is recognised as goodwill, which is included within the carrying amount of the investment. Any excess of the Group's share of the net fair value of the identifiable assets and liabilities over the cost of the investment, after reassessment, is recognised immediately in profit or loss in the period in which the investment is acquired.

The Group assesses whether there is objective evidence that the interest in an associate may be impaired. When any objective evidence exists, the requirements of HKAS 36 are applied to determine whether it is necessary to recognize any impairment loss with respect to the Group's investment in an associate. When necessary, the entire carrying amount of the investment (including goodwill, if any) is tested for impairment in accordance with HKAS 36 "Impairment of Assets" as a single asset by comparing its recoverable amount (higher of value in use and fair value less cost of disposal) with its carrying amount. Any impairment loss recognised forms part of the carrying amount of the investment. Any reversal of that impairment loss is recognised in accordance with HKAS 36 to the extent that the recoverable amount of the investment subsequently increases.

When a group entity transacts with an associate of the Group, profits or losses resulting from the transactions with the associate are recognised in the Group's consolidated financial statements only to the extent of interests in the associate that are not related to the Group.

Revenue recognition

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

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

4. 重要會計資料(續)

於聯營公司之投資(續)

於聯營公司之投資乃自被投資方成為聯營公 司當日起按權益法入賬。收購於聯營公司之 投資時,投資成本超出本集團應佔該被投資 方之可識別資產及負債之公平值淨額之任何 數額確認為商譽,並計入該投資之賬面值。 本集團所佔之可識別資產及負債之公平值淨 額超出投資成本部分,在重新評估後,即時 於投資收購期間於損益內確認。

本集團評估是否有客觀證據表明在聯營公司 中的權益可能減值。如果有任何客觀證據, 應用香港會計準則第36號之規定釐定是否有 必要就本集團於聯營公司之投資確認任何減 值虧損。必要時,投資之全部賬面值(包括商 譽,如有)將視作單一資產並按香港會計準則 第36號「資產減值」透過將其可收回金額(即 便用價值和公平值減出售成本之較高者)與 販面值作比較以進行減值測試。任何已確認 之減值虧損會成為投資賬面值之一部分。倘 投資之可收回金額其後回升,減值虧損之任 何撥回會按照香港會計準則第36號確認。

倘集團實體與本集團之聯營公司進行交易, 僅在聯營公司之權益與本集團無關之情況下, 方會於本集團綜合財務報表中確認與聯營公 司進行交易所產生之溢利或虧損。

收入確認

本集團於(或就此)完成履約責任時確認收 入,即於特定履約責任相關的貨品的「控制權」 轉移予客戶時。

履約責任指明確的貨品(或一籃子貨品)或 一系列明確而大致相約的貨品。

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4. MATERIAL ACCOUNTING INFORMATION *(Continued)*

Revenue recognition (Continued)

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

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

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

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

For contracts that contain more than one performance obligation, the Group allocates the transaction price to each performance obligation on a relative stand-alone selling price basis.

The stand-alone selling price of the distinct good or service underlying each performance obligation is determined at contract inception. It represents the price at which the Group would sell a promised good or service separately to a customer. If a stand-alone selling price is not directly observable, the Group estimates it using appropriate techniques such that the transaction price ultimately allocated to any performance obligation reflects the amount of consideration to which the Group expects to be entitled in exchange for transferring the promised goods or services to the customer.

4. 重要會計資料(續)

收入確認(續)

倘若符合以下其中一個條件,控制權隨時間 轉移而收入按照完成相關履約責任的進度隨 時間確認;

- 客戶同時收到並消耗本集團執行履約時所帶來的利益;
- 本集團執行履約時所創建及提升客戶 所控制的資產;或
- 本集團履約時沒有創建對本集團有其 他用途的資產,而本集團就迄今已完成 的履約擁有可強制執行的收款權利。

否則,收入在客戶取得對明確貨品的控制權 的時間點確認。

合約負債指本集團有責任將貨品或服務轉移 至客戶,而本集團已從客戶收到代價(或代 價金額到期)。

就載有超過一項履約責任的合約而言,本集 團按相對獨立售價基準將成交價分配至各履 約責任。

各項履約責任相關的明確貨品或服務的單獨 售價乃於合約訂立時釐定,指本集團單獨將 有關貨品或服務售予客戶的價格。倘無法直 接觀察單獨售價,本集團使用適當技巧進行 估計,故最終分配至任何履約責任的交易價 格反映本集團預期在轉交有關貨品或服務予 客戶的交易中可收取的代價金額。

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4. MATERIAL ACCOUNTING INFORMATION *(Continued)*

Revenue recognition (Continued) Sale of goods

Manufacture and sale of nonwoven fabric related products and supply and procurement operation

Revenue from manufacture and sale of nonwoven fabric related products and supply and procurement operation are recognised when control of the products has transferred, being at the point the products are delivered to the customer and the customer has accepted the products, and there is no unfulfilled obligation that could affect the customer's acceptance of the products. Delivery occurs when the products have been shipped to the specified location, the risks of obsolescence and loss have been transferred to the customer, and either the customer has accepted the products in accordance with the sales contract, the acceptance provisions have lapsed, or the Group has objective evidence that all criteria for acceptance have been satisfied.

Revenue from these sales is recognised based on the price specified in the contract, net of discounts, returns and value added taxes.

A receivable is recognised when the products are delivered and the customers accept the products, as this is the point in time that the consideration is unconditional because only the passage of time is required before the payment is due. The normal credit term is 30 to 120 days upon delivery. Payment is advance is required for some contracts.

Leases

The Group as a lessee

Short-term leases

The Group applies the short-term lease recognition exemption to leases of office premise 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 are recognised as expense on a straight-line basis or another systematic basis over the leases term.

4. 重要會計資料(續)

收入確認(續)

銷售貨品

生產及銷售無紡布相關產品與供應及採購業 務

無紡布相關產品的生產及銷售收入以及供應 及採購業務的收入於產品的控制權轉移時(即 產品交付予客戶且客戶接納產品時)確認,並 無未履約責任而可能影響客戶對產品的接納。 產品被送至指定位置,過時及虧損風險轉移 予客戶,而客戶根據銷售合約接納產品、驗 收規定失效或本集團有客觀證據表明已滿足 所有接納標準,則完成交付。

該等銷售收入根據合約中指定的價格扣除折 扣、退貨及增值税後確認。

應收款項於產品交付給客戶且客戶接受產品 時予以確認,因為在此刻代價已經成為無條 件,款項到期前只需經過時間推移。一般信 貸期為交付後30至120日。部分合約要求預付 款項。

租賃

本集團作為承租人

短期租賃

本集團將短期租賃確認豁免應用於辦公室物 業的租賃,該租賃的租期自開始日期起計為 期十二個月或以下並且不包括購買選擇權。 短期租賃的租賃付款於租賃期內按直線法或 另一系統基準確認為開支。

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4. MATERIAL ACCOUNTING INFORMATION

(Continued)

Leases (Continued)

The Group as a lessee (Continued)

Right-of-use assets

Right-of-use assets are measured at cost, less any accumulated depreciation and impairment losses.

Right-of-use assets are depreciated on a straight-line basis over the shorter of its estimated useful life and the lease term.

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

Lease liabilities

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

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

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

Property, plant and equipment

All property, plant and equipment are stated at cost less accumulated depreciation and subsequent accumulated impairment losses.

The cost of an asset comprises its purchase price and any directly attributable costs of bringing the asset to its working condition and location for its intended use.

Depreciation is provided to write off the cost of property, plant and equipment, using the straight-line method, over their estimated useful lives. The principal useful lives are as follows:

Building	30 years
Plant and machinery	12 years
Motor vehicles	8 years
Furniture and fixtures	6 years
Leasehold improvements	Shorter of useful live and
	lease term of 5 years

The useful lives and depreciation method are reviewed and adjusted, if appropriate, at the end of each reporting period, with the effect of any changes in estimate amounted for on a prospective basis.

4. 重要會計資料(續)

租賃(續) 本集團作為承租人(續) 使用權資產 使用權資產按成本減任何累計折舊及減值虧 損計量。

使用權資產以直線法於其估計可使用年期與 租期兩者中的較短者計提折舊。

本集團將使用權資產於綜合財務狀況表中作 個別項目呈列。

租賃負債

於租賃開始日期,本集團按該日未付租賃付 款的現值確認及計量租賃負債。倘租賃隱含 利率難以釐定,則本集團使用租賃開始日期 的增量借款利率計算租賃付款現值。

於開始日期後,租賃負債就應計利息及租賃 付款作出調整。

本集團於綜合財務狀況表將租賃負債呈列為 單獨項目。

物業、廠房及設備

所有物業、廠房及設備按成本減累計折舊及 其後累計減值虧損列賬。

資產的成本包括購買價格及任何令資產達致 其運作狀況及運往現址作擬定用途的直接成 本。

物業、廠房及設備之折舊就其估計可使用年 期使用直線法計提撥備,以撇銷其成本。主 要可使用年期如下:

樓宇	30年
廠房及機器	12年
汽車	8年
傢俬及裝置	6年
租賃物業裝修	可使用年期與5年租期
	兩者中的較短者

可使用年期及折舊方法於各報告期末進行檢 討及調整(如適用)。估計數額的任何變化均 按未來基準進行。

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4. MATERIAL ACCOUNTING INFORMATION *(Continued)*

Property, plant and equipment (Continued) Transfer from owner-occupied property to investment property carried at fair value

If a property becomes an investment property because its use has changed as evidenced by end of owner-occupation, any difference between the carrying amount and the fair value of that item (including the relevant leasehold land classified as right-of-use assets) at the date of transfer is recognised in other comprehensive income and accumulated in revaluation reserve. On the subsequent sale or retirement of the property, the relevant revaluation reserve will be transferred directly to retained profits.

Investment properties

Investment properties measured using the cost model

Investment properties are properties held to earn rentals and/or for capital appreciation.

Investment properties also include leased properties which are being recognised as right-of-use assets and subleased by the Group under operating leases.

Investment properties are initially measured at cost, including any directly attributable expenditure. Subsequent to initial recognition, investment properties are stated at cost less subsequent accumulated depreciation and any accumulated impairment losses. Depreciation is recognised so as to write off the cost of investment properties over their estimated useful lives and after taking into account of their estimated residual value, using the straight-line method.

Depreciation is provided to write off the cost of investment property, using the straight-line method, over its estimated useful life. The principal useful life is as follows:

Building

Inventories

Inventories are stated at the lower of cost and net realisable value. Cost is calculated using the weighted average basis. The cost of finished goods and work in progress comprises raw materials, direct labour and an appropriate proportion of all production overhead expenditure, and where appropriate, subcontracting charges.

4. 重要會計資料(續)

物業[、]廠房及設備*(續) 從業主自用的物業轉入以公平值計量 的投資物業*

倘物業因其用途改變而成為投資物業(如業 主自用期結束所示),則該項目(包括分類為 使用權資產的相關租賃土地)於轉讓日期的 賬面值與公平值之間的任何差額於其他全面 收益中確認並累計至物業重新估值儲備。於 其後出售或退役時,相關重新估值儲備將直 接轉撥至保留溢利。

投資物業

使用成本模式計量的投資物業

投資物業乃持作賺取租金及/或資本增值之 物業。

投資物業亦包括租賃物業,確認為使用權資 產,並由本集團根據經營租賃轉租。

於初步確認時,投資物業乃按成本(包括任 何直接應佔開支)計量。於初步確認後,投資 物業按成本減其後累計折舊及任何累計減值 虧損列賬。投資物業按其估計可使用年期, 經考慮其估計殘值後確認折舊,並按直線法 撤銷其成本。

投資物業之折舊就其估計可使用年期使用直 線法計提撥備,以撇銷其成本。主要可使用 年期如下:

樓宇 30年

存貨

30 years

存貨按成本與可變現淨值兩者之較低者列賬。 成本以加權平均基準計算。製成品及在製品 之成本包括原材料、直接勞工及所有生產經 常性開支之適當部分以及(如適用)承包費。

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4. MATERIAL ACCOUNTING INFORMATION *(Continued)*

Impairment of property, plant and equipment, investment property and rightof-use assets

At the end of each reporting period, the Group reviews the carrying amounts of its property, plant and equipment, investment property and right-of-use assets to determine whether there is any indication that those assets have suffered an impairment loss. If any such indication exists, the recoverable amount of the relevant asset is estimated in order to determine the extent of the impairment loss (if any).

When it is not possible to estimate the recoverable amount of an individual asset, the Group estimates the recoverable amount of the cash-generating units (the "CGU") to which the asset belongs. When a reasonable and consistent basis of allocation can be identified, corporate assets are also allocated to individual CGU, or otherwise they are allocated to the smallest group of CGUs for which a reasonable and consistent allocation basis can be identified.

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

If the recoverable amount of an asset (or a CGU) is estimated to be less than its carrying amount, the carrying amount of the asset (or a CGU) is reduced to its recoverable amount. In allocating the impairment loss, the impairment loss is allocated first to reduce the carrying amount of any goodwill (if applicable) and then to the other assets on a pro-rata basis based on the carrying amount of each asset in the unit. The carrying amount of an asset is not reduced below the highest of its fair value less costs of disposal (if measurable), its value in use (if determinable) and zero. The amount of the impairment loss that would otherwise have been allocated to the asset is allocated pro rata to the other assets of the unit. An impairment loss is recognised immediately in profit or loss.

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

4. 重要會計資料(續)

物業、廠房及設備、投資物業以及使用 權資產的減值

於各報告期末,本集團會檢討物業、廠房及 設備、投資物業以及使用權資產的賬面值以 釐定是否有跡象顯示該等資產已經出現減值 虧損。倘資產出現任何減值跡象,則會估計 相關資產的可收回金額,以釐定減值虧損程 度(如有)。

倘不能估計個別資產的可收回金額,則本集 團會估計其資產所屬現金產生單位(「現金產 生單位」)之可收回金額。於可識別合理及一 致分配基準的情況下,企業資產亦會被分配 至個別現金產生單位,或會被分配至可合理 地及按一致分配基準識別的最小組別的現金 產生單位。

可收回金額乃公平值減出售成本與使用價值 兩者之較高者。評估使用價值時,採用除税 前貼現率將估計未來現金流量貼現至現值, 該貼現率反映市場當時所評估的貨幣時間值 及該資產的獨有風險(其估計未來現金流量 並未被調整)。

倘資產(或現金產生單位)的可收回金額估 計低於其賬面值,則該資產(或現金產生單位) 賬面值會下調至其可收回金額。於分配減值 虧損時,首先分配減值虧損以減少任何商譽 的賬面值(如適用),然後按比例根據該單位 各資產的賬面值分配至其他資產。資產賬面 值不得減少至低於其公平值減出售成本(如 可計量)、其使用價值(如可釐定)及零之中 的最高值。已另行分配至資產之減值虧損數 額按比例分配至該單位其他資產。減值虧損 會即時於損益確認。

倘減值虧損於其後撥回,資產(或現金產生 單位)賬面值將調升至其經修訂的估計可收 回金額,而增加後的賬面值不得超過倘該資 產(或現金產生單位)於過往年度並無確認 減值虧損時原應釐定的賬面值。減值虧損的 撥回即時於損益確認。

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MATERIAL ACCOUNTING INFORMATION Δ (*Continued*)

Taxation

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

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

Deferred tax is recognised on temporary differences between the carrying amount of assets and liabilities in the consolidated financial statements and the corresponding tax bases used in the computation of taxable profit. Deferred tax liabilities are generally recognised for all taxable temporary differences. and deferred tax assets are recognised to the extent that it is probable that taxable profits will be available against which deductible temporary differences, and deferred tax assets are recognised to the extent that it is probable that taxable profits will be available against which deductible temporary differences can be utilised. Such assets and liabilities are not recognised if the temporary difference arises from goodwill or from the initial recognition (other than in a business combination) of the other assets and liabilities in a transaction that affects neither the tax profit nor the accounting profit.

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

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

重要會計資料(續) 4.

税項

所得税開支指應付即期税項及遞延税項的總 和。

應付即期税項乃按年內應課税溢利計算。由 於應課税溢利不包括其他年度應課税或可扣 税收入或開支項目,且不包括非應課税及可 扣税的項目,故與綜合損益及其他全面收益 表所呈報的溢利有所不同。本集團的即期税 項負債乃按報告期末已頒佈或實際上已頒佈 的税率計算。

遞延税項乃綜合財務報表內資產及負債賬面 值與計算應課税溢利所用的相應税基的暫時 差額予以確認。遞延税項負債一般會就所有 應課税暫時差額確認,而遞延税項資產乃於 可能出現應課税溢利,以致出現可扣税暫時 差額時確認,而遞延税項資產乃於可能出現 應課税溢利,以致可扣税暫時差額可予動用 時確認。若於一項交易中,因商譽或初步確 認(業務合併時除外)其他資產及負債而引 致的暫時差額不影響應課税溢利或會計溢利, 則不會確認該等資產及負債。

遞延税項負債乃就於附屬公司的投資所產生 的應課税暫時差額確認,惟倘本集團能夠控 制暫時差額的撥回將不會於可見將來撥回則 作別論。與該等投資及權益相關的可扣税暫 時性差額所產生的遞延税項資產,僅於很可 能有足夠應課税溢利可以使用暫時性差額的 利益且預計於可見將來可以撥回時確認。

遞延税項資產的賬面值於各報告期末作檢討, 並於不再可能有足夠應課税溢利收回全部或 部分資產時作調減。

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4. MATERIAL ACCOUNTING INFORMATION *(Continued)*

Taxation (Continued)

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

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

Current and deferred tax are recognised in profit or loss.

Financial instruments

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

Effective interest method

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

Financial assets

Classification and subsequent measurement of financial assets

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

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

4. 重要會計資料(續)

税項(續)

遞延税項資產及負債乃按預期於償還負債或 變現資產期間適用之税率計算。所根據之税 率(及税法)乃於報告期結束前已頒佈或實 質上已頒佈。

遞延税項負債及資產之計量反映本集團於報 告期末,預期將要收回或結算其資產及負債 之賬面值之方式所引致之税務後果。

當期及遞延税項於損益中確認。

金融工具

當集團實體成為工具合約條文之訂約方時, 乃確認金融資產及金融負債。

實際利率法

實際利率法為計算於相關期間金融資產或金 融負債攤銷成本及分配利息收入及利息開支 之方法。實際利率指於金融資產或金融負債 預計使用期內或較短年期(如適用)之估計 未來現金付款(包括構成實際利率、交易成 本及其他溢價或折讓的不可分割部份之所有 已付或已收費用及點數)實際折讓至初步確 認時的賬面淨值之利率。

金融資產

金融資產的分類及後續計量

倘符合下列條件,金融資產其後按攤銷成本 計量:

- 於目的為收取合約現金流量之業務模式內持有之金融資產;及
- 合約條款規定特定日期產生之現金流 量僅用作支付本金及尚未償還本金利 息。

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

4. **MATERIAL ACCOUNTING INFORMATION** *(Continued)*

Financial instruments (Continued) **Financial assets** (Continued) Classification and subsequent measurement of financial assets (Continued)

Financial assets that meet the following conditions are subsequently measured at fair value through other comprehensive income ("FVTOCI"):

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

All other financial assets are subsequently measured at fair value through profit or loss ("FVTPL"), except that at the date of initial recognition of a financial asset the Group may irrevocably elect to present subsequent changes in fair value of an equity investment in other comprehensive income if that equity investment is neither held for trading nor contingent consideration recognised by an acquirer in a business combination to which HKFRS 3 "Business Combinations" applies.

A financial asset is classified as held for trading if:

- it has been acquired principally for the purpose of selling in the near term; or
- on initial recognition it is a part of a portfolio of identified financial instruments that the Group manages together and has a recent actual pattern of short-term profit-taking; or
- it is a derivative that is not designated and effective as a hedging instrument.

In addition, the Group may irrevocably designate a financial asset that are required to be measured at the amortised cost as measured at FVTPL if doing so eliminates or significantly reduces an accounting mismatch.

4. 重要會計資料(續)

金融工具(續) **金融資產**(續) 金融資產的分類及後續計量(續)

符合以下條件的金融資產其後按公平值於其 他全面收益列賬(「按公平值於其他全面收益 列賬」)計量:

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

所有其他金融資產其後按公平值於損益列賬 計量,惟倘一項股本投資既非持作買賣,亦 非香港財務報告準則第3號「業務合併」所適 用之業務合併收購方確認的或然代價,於初 始確認金融資產當日,本集團可作出不可撤 回地選擇將該股本投資的其後公平值變動計 入其他全面收益。

倘出現下列情況,金融資產被歸類為持作買 賣:

- 購入金融資產主要是為於短期內出售;
 或
- 於初步確認時,其構成本集團合併管理 之金融工具之確定組合之一部份及具 有最近實際短期獲利模式;或
- 為未被指定及可有效作為對沖工具之 衍生工具。

此外,本集團可不可撤回地將一項須按攤銷 成本之金融資產按公平值於損益列賬計量, 前提為有關指定可消除或大幅減少會計錯配。
For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

4. **MATERIAL ACCOUNTING INFORMATION** *(Continued)*

Financial instruments (Continued) Financial assets (Continued)

Amortised cost and interest income

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

Financial assets at FVTPL

Financial assets that do not meet the criteria for being measured at amortised cost or FVTOCI or designated as FVTOCI are measured at FVTPL.

Financial assets at FVTPL are measured at fair value at the end of each reporting period, with any fair value gains or losses recognised in profit or loss. The net gain or loss recognised in profit or loss excludes any dividend or interest earned on the financial asset and is included in the "other gains" line item.

Impairment of financial assets subject to impairment assessment under HKFRS 9

The Group performs impairment assessment under expected credit losses ("ECL") model on financial assets which are subject to impairment assessment under HKFRS 9 (including trade receivables, bill receivables, deposit and other receivables, and cash and bank balances). The amount of ECL is updated at each reporting date to reflect changes in credit risk since initial recognition.

4. 重要會計資料(續)

金融工具(續)

金融資產(續)

攤銷成本及利息收入

利息收入乃就其後按攤銷成本計量之金融資 產使用實際利率法確認。利息收入以金融資 產總賬面值按實際利率計算,惟其後出現 算。就值之金融資產除外(見下文)。就其後出 現信貸減值之金融資產而言,利息收入通過 對自下一個報告期起之金融資產攤銷成本應 用實際利率確認。倘信貸減值金融工具之信 了,則利息收入通過對於釐定資產不再出現 信貸減值後自報告期初起之金融資產總賬面 值應用實際利率確認。

按公平值於損益列賬的金融資產

不符合按攤銷成本計量或按公平值於其他全 面收益列賬或指定為按公平值於其他全面收 益列賬的金融資產乃按公平值於損益列賬計 量。

按公平值於損益列賬的金融資產按各報告期 末的公平值計量,任何公平值收益或虧損於 損益中確認。於損益確認之收益或虧損淨額 不包括從金融資產賺取之任何股息或利息, 並計入「其他收益」項目內。

須根據香港財務報告準則第9號進行減值評 估之金融資產減值

本集團根據香港財務報告準則第9號就待進 行減值評估之金融資產(包括應收貿易款項、 應收票據、按金及其他應收款項以及現金及 銀行結餘)按預期信貸虧損(「預期信貸虧 損」)模式進行減值評估。預期信貸虧損之金 額於各報告日期更新,以反映信貸風險自初 步確認以來之變化。

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4. MATERIAL ACCOUNTING INFORMATION *(Continued)*

Financial instruments (Continued)

Financial assets (Continued)

Impairment of financial assets subject to impairment assessment under HKFRS 9 (Continued)

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

The Group always recognises lifetime ECL for trade receivables without significant financial component. The ECL on these assets are assessed individually for debtors with significant balances and collectively using a provision matrix with appropriate groupings.

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

Significant increase in credit risk

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

4. 重要會計資料(續)

金融工具(續)

金融資產(續)

須根據香港財務報告準則第9號進行減值評 估之金融資產減值(續)

全期預期信貸虧損指將相關工具之預期使用 期內所有可能之違約事件產生之預期信貸虧 損。相反,12個月預期信貸虧損(「12個月預 期信貸虧損」)指將預期於報告期後12個月內 可能發生之違約事件導致之全期預期信貸虧 損部分。評估乃根據本集團之歷史信貸虧損 經驗進行,並根據債務人特有之因素、一般 經濟狀況以及對報告日期當前狀況之評估以 及對未來狀況之預測作出調整。

本集團一直就並無重大融資組成部分的貿易 應收款項確認全期預期信貸虧損。就具有重 大結餘的應收賬款個別及使用適當組別的撥 備矩陣集體評估該等資產的預期信貸虧損。

就所有其他工具而言,本集團計量之虧損撥 備相等於12個月預期信貸虧損,除非信貸風 險自初步確認以來顯著增加,在此情況下, 本集團確認全期預期信貸虧損。應否確認全 期預期信貸虧損乃基於自初步確認以來發生 違約之可能性或風險有否顯著增加而作出評 估。

信貸風險顯著增加

於評估信貸風險自初步確認以來是否顯著增加時,本集團將於報告期金融工具發生之違約風險與初步確認日期金融工具發生之違約風險進行比較。在進行該評估時,本集團會考慮合理且可支持之定量及定性資料,包括毋須付出不必要之成本或精力而可得之過往經驗及前瞻性資料。

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4. MATERIAL ACCOUNTING INFORMATION *(Continued)*

Financial instruments (Continued) Financial assets (Continued)

Significant increase in credit risk (Continued)

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

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

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

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

4. 重要會計資料(續)

金融工具(續)

金融資產(續)

信貸風險顯著增加(續)

具體而言,評估信貸風險是否顯著增加時會 考慮以下資料:

- 金融工具之外部(如有)或內部信貸評 級之實際或預期顯著惡化;
- 外部市場信貸風險指標之顯著惡化,如 債務人的信貸息差、信用違約掉期價格 顯著上升;
- 預計會導致債務人償還其債務能力大 幅下降之業務、財務或經濟狀況之現有 或預測之不利變化;
- 債務人經營業績之實際或預期顯著惡化;
- 導致債務人償還其債務能力大幅下降 之債務人監管、經濟或技術環境之實際 或預期之重大不利變化。

不論上述評估之結果如何,本集團認為,當 合約付款逾期超過30天,則信貸風險自初步 確認以來已顯著增加,除非本集團有合理且 可支持之資料證明信貸風險並無增加。

本集團定期監察用以確定信貸風險曾否大幅 增加的標準的成效,並適時作出修訂,從而 確保有關標準能夠於款項逾期前確定信貸風 險大幅增加。

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4. **MATERIAL ACCOUNTING INFORMATION** *(Continued)*

Financial instruments (Continued)

Financial assets (Continued) Definition of default

Definition of defaul

For internal credit risk management, the Group considers an event of default occurs when information developed internally or obtained from external sources indicates that the debtor is unlikely to pay its creditors, including the Group, in full.

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

Credit-impaired financial assets

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

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

4. 重要會計資料(續)

金融工具(續)

金融資產(續)

違約的定義

就內部信貸風險管理而言,本集團認為,倘 內部生成或自外部來源獲得的資料顯示債務 人不太可能向其債權人(包括本集團)悉數 付款,則發生違約事件。

不論上述情況如何,本集團認為,倘金融資 產逾期90天以上,則已發生違約,除非本集 團有合理有據的資料證明更滯後的違約標準 更為合適則另作別論。

信貸減值金融資產

當發生一項或多項對金融資產的估計未來現 金流量產生不利影響的違約事件時,金融資 產出現信貸減值。金融資產出現信貸減值的 證據包括有關下列事件的可觀察數據:

- (a) 發行人或借款人遇到嚴重財政困難;
- (b) 違反合約,如拖欠或逾期還款事件;
- (c) 借款人的放款人因與借款人遇到財政 困難有關的經濟或合約理由而給予借 款人於一般情況下放款人不會考慮的 優惠條件:
- (d) 借款人很可能面臨破產或進行其他財務重組;或
- (e) 因財政困難而令金融資產的活躍市場 消失。

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

4. MATERIAL ACCOUNTING INFORMATION

(Continued)

Financial instruments (Continued)

Financial assets (Continued)

Write-off policy

The Group writes off a financial asset when there is information indicating that the counterparty is in severe financial difficulty and there is no realistic prospect of recovery, for example, when the counterparty has been placed under liquidation or has entered into bankruptcy proceedings, or in the case of trade receivables, when the amounts are over 180 days past due, whichever occurs sooner. Financial assets written off may still be subject to enforcement activities under the Group's recovery procedures, taking into account legal advice where appropriate. A write-off constitutes a derecognition event. Any subsequent recoveries are recognised in profit or loss.

Measurement and recognition of ECL

The measurement of ECL is a function of the probability of default, loss given default (i.e. the magnitude of the loss if there is a default) and the exposure at default. The assessment of the probability of default and loss given default is based on historical data and forward-looking information. Estimation of ECL reflects an unbiased and probability-weighted amount that is determined with the respective risks of default occurring as the weights.

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

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

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

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

4. 重要會計資料(續)

金融工具(續)

金融資產(續)

撇銷政策

本集團於有資料顯示對手方遇到嚴重財政困 難,且實際上不可能收回款項時(如對手方 處於清盤階段或已進入破產法律程序時), 或(就應收貿易款項而言)金額逾期180天以 上時(以較早發生者為準)撇銷金融資產。經 考慮法律意見(如適當)後,已撇銷金融資產。經 仍可根據本集團的收回程序實施強制執行。 撇銷構成終止確認事件。任何其後收回款項 於損益內確認。

預期信貸虧損之計量及確認

預期信貸虧損之計量為違約概率、違約損失 率(即違約時之損失程度)及違約風險暴露 之函數。評估違約概率及違約損失率乃依據 歷史數據及前瞻性資料。預期信貸虧損之估 計反映無偏頗及概率加權之數額,其乃根據 加權之相應違約風險而確定。

一般而言,預期信貸虧損為根據合約應付本 集團之所有合約現金流量與本集團預計收取 之現金流量(按初步確認時釐定之實際利率 貼現)間之差額。

為進行集體評估,本集團於制定分組時已考 慮以下特徵:

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

管理層定期檢討分組工作,以確保各組別組 成部分繼續存在類似信貸風險特性。

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4. MATERIAL ACCOUNTING INFORMATION *(Continued)*

Financial instruments (Continued) Financial assets (Continued)

Measurement and recognition of ECL (Continued)

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

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

Derecognition of financial assets

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

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

Financial liabilities and equity

Classification as liabilities or equity

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

Equity instruments

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

Financial liabilities at amortised cost

Financial liabilities (including bank borrowings, trade payables, accruals and other payables) are subsequently measured at amortised cost, using the effective interest method.

4. 重要會計資料(續)

金融工具(*續*)

金融資產(續)

預期信貸虧損之計量及確認(續)

利息收入按金融資產的賬面總值計算,倘金 融資產出現信貸減值,則利息收入按金融資 產的攤銷成本計算。

本集團於損益中確認所有金融工具的減值收 益或虧損,方式為調整相關賬面值,惟貿易 及其他應收款項除外,其相應調整透過虧損 撥備賬確認。

終止確認金融資產

倘從資產收取現金流量之合約權利已到期, 或金融資產已轉讓且本集團已將其於金融資 產擁有權之絕大部份風險及回報轉移至另一 實體,則金融資產將被終止確認。

於終止確認按攤銷成本計量的金融資產時, 資產的賬面值與已收及應收代價總和之間的 差額於損益確認。

金融負債及權益

分類為負債或權益

集團實體發行的金融負債及股本工具乃根據 合約安排內容及就金融負債及股本工具之定 義分類為金融負債或權益。

股本工具

股本工具乃任何證明實體經扣減所有負債後 之資產剩餘權益的合約。由本公司發行的股 本工具乃按扣除直接發行成本後的已收所得 款項確認。

按攤銷成本計量之金融負債

金融負債(包括銀行借款、應付貿易款項、應 計費用及其他應付款項)其後使用實際利率 法按攤銷成本計量。

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4. MATERIAL ACCOUNTING INFORMATION *(Continued)*

Foreign currencies

i. Functional and presentation currency

Items included in the financial statements of each of the companies now comprising the Group are measured using the currency of the primary economic environment in which the company operates (the "functional currency"). The consolidated financial statements are presented in RMB, which is the Company's presentation currency and the functional currency of the principal operating subsidiary of the Group. The functional currency of the Company is HKD. The directors consider that choosing Renminbi as the presentation currency best suits the needs of the shareholders and investors.

ii. Transactions and balances

Foreign currency transactions are translated into the functional currency using the exchange rates prevailing at the dates of the transactions. Foreign exchange gains and losses resulting from the settlement of such transactions and from the translation at year-end exchange rates of monetary assets and liabilities denominated in foreign currencies are recognised in the consolidated statement of profit or loss and other comprehensive income.

Translation differences on non-monetary financial assets and liabilities are reported as part of their fair value gain or loss.

iii. Group companies

The results and financial positions of all the companies now comprising the Group (none of which has the currency of a hyperinflationary economy) that have a functional currency different from the presentation currency are translated into the presentation currency as follows:

- (a) Assets and liabilities are translated at the closing rate;
- (b) Income and expenses are translated at average exchange rates; and
- (c) All resulting exchange differences are recognised as a separate component of equity.

4. 重要會計資料(續)

外幣

- i. 功能及呈列貨幣
 - 現時組成本集團各公司之財務報表所 含項目乃按公司經營之主要經濟環境 的貨幣(「功能貨幣」)計量。綜合財務 報表以人民幣呈列,為本公司之呈列貨 幣以及本集團主要經營附屬公司之功 能貨幣。本公司的功能貨幣是港元。董 事認為,選擇人民幣作為呈列貨幣乃最 為符合股東及投資者的需求。
- ii. 交易及結餘
 外幣交易以交易日期現行匯率換算為
 功能貨幣。來自償付該等交易及按年末
 匯率換算以外幣計值之貨幣資產及負
 債之外匯收益及虧損於綜合損益及其
 他全面收益表確認。

非貨幣金融資產及負債之換算差額按 部分公平值收益或虧損入賬。

- *iii. 集團公司* 功能貨幣與呈列貨幣不同之現時組成 本集團所有公司(當中並無嚴重通脹經 濟地區之貨幣)之業績及財務狀況乃按 下列方式換算為呈列貨幣:
 - (a) 資產及負債按收市匯率換算;
 - (b) 收入及開支按平均匯率換算;及
 - (c) 所有因此而產生之匯兑差額確認 為獨立權益部分。

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4. MATERIAL ACCOUNTING INFORMATION *(Continued)*

Foreign currencies (Continued)

iii. Group companies (Continued)

On consolidation, exchange differences arising from the translation of the net investment in foreign operations, and of borrowings and other currency instruments designated as hedges of such investments, are taken to owners' equity. When a foreign operation is sold, exchange differences that were recorded in equity are recognised in the consolidated statement of profit or loss and other comprehensive income as part of the gain or loss on sale.

Exchange differences relating to the retranslation of the Group's net assets in HKD to the Group's presentation currency (i.e. RMB) are recognised directly in other comprehensive income and accumulated in foreign currency translation reserve. Such exchange differences accumulated in the foreign currency translation reserve are not reclassified to profit or loss subsequently.

Cash and cash equivalents

Cash and cash equivalents presented on the consolidated statement of financial position include:

- (a) cash, which comprises of cash on hand demand deposits, excluding bank balances that are subject to regulatory restrictions that result in such balances no longer meeting the definition of cash; and
- (b) cash equivalents, which comprises of short-term (generally with original maturity of three months or less), highly liquid investments that are readily convertible to a known amount of cash and which are subject to an insignificant risk of changes in value. Cash equivalents are held for the purpose of meeting short-term cash commitments rather than for investment or other purposes.

For the purposes of the consolidated statement of cash flows, cash and cash equivalents consist of cash and cash equivalents as defined above, net of outstanding bank overdrafts which are repayable on demand and form an integral part of the Group's cash management. Such overdrafts are presented as short-term borrowings in the consolidated statement of financial position.

4. 重要會計資料(續)

外幣(續)

- **iii. 集團公司**(續)
 - 於綜合賬目時,換算海外業務投資淨值 以及借款及指定為對沖該等投資之其 他貨幣工具產生之匯兑差額納入擁有 人權益。出售海外業務時,於權益記錄 的匯兑差額於綜合損益及其他全面收 益表確認為出售之部分收益或虧損。

有關本集團以港元計值的資產淨值重 新換算為本集團呈列貨幣(即人民幣) 的匯兑差額於其他全面收益直接確認, 並於外幣換算儲備累計。該等於外幣換 算儲備累計的匯兑差額隨後不會重新 分類至損益。

現金及現金等值物

綜合財務狀況報表呈列的現金及現金等值物 包括:

- (a) 現金,其包括手頭現金及活期存款,不 包括受監管限制而導致有關結餘不再 符合現金定義的銀行結餘;及
- (b) 現金等值物,其包括短期(通常原到期日為三個月或更短)、可隨時轉換為已知數額現金且價值變動風險不大的高流動性投資。現金等值物持作滿足短期現金承擔,而非用於投資或其他目的。

就綜合現金流量表而言,現金及現金等值物 包括上文所界定之現金及現金等值物,扣除 須按要求償還及構成本集團現金管理的一部 分之未償還銀行透支。有關透支於綜合財務 狀況表內呈列為短期借款。

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4. MATERIAL ACCOUNTING INFORMATION *(Continued)*

Provisions

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

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

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

Employee benefits

(i) Employee leave entitlements

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

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

(ii) Pension obligations

The Group contributes to defined contribution retirement schemes which are available to all employees. Contributions to the schemes by the Group and employees are calculated as a percentage of employees' basic salaries. The retirement benefit scheme cost charged to profit or loss represents contributions payable by the Group to the funds.

(iii) Termination benefits

Termination benefits are recognised when, and only when, the Group demonstrably commits itself to terminate employment or to provide benefits as a result of voluntary redundancy by having a detailed formal plan which is without realistic possibility of withdrawal.

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4. 重要會計資料(續)

撥備

倘本集團因過往事件負上現有責任(法律或 推定)而可能需要本集團支付負債,及能就負 債金額作出可靠估計時,則會就負債確認撥 備。

作為撥備確認之金額乃對於報告期末償付現 有負債所需代價之最佳估計,並經考慮負債 相關之風險及不確定因素。倘使用估計償付 現有負債之現金流量計量撥備,則其賬面值 即為該等現金流量之現值(倘貨幣之時間價 值影響重大)。

當預期用作償付撥備所需部分或全部經濟利 益可從第三方收回,如可實際確認可以收回 且應收款項之金額能可靠計量,則應收款項 確認為資產。

僱員福利

(i) 僱員應享假期

僱員的年假及長期服務假於僱員應享 有時予以確認。截至報告期末止,因僱 員所提供的服務而產生的年假及長期 服務假的估計負債已計提撥備。

僱員的病假及產假於僱員休假時方會 確認。

(ii) 養老金責任

本集團為所有僱員提供定額供款退休 計劃。本集團及僱員對計劃的供款乃按 僱員的基本薪金的百分比計算。自損益 內扣除的退休福利計劃成本乃指本集 團應付該等基金的供款。

(iii) 終止僱用福利

終止僱用福利僅於本集團具備正式而 詳細且不可撤回方案的情況下,明確顯 示終止聘用或因採取自願離職措施而 提供福利時,方予確認。

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4. MATERIAL ACCOUNTING INFORMATION *(Continued)*

Share-based payment arrangements Equity-settled share-based payment transactions

Share options granted to employees and others

Equity-settled share-based payments to employees and others providing similar services are measured at the fair value of the equity instruments at the grant date. Details regarding the determination of the fair value of equity-settled share-based transactions are set out in note 41 to the consolidated financial statements.

The fair value determined at the grant date of the equitysettled share-based payments is expensed on a straightline basis over the vesting period, based on the Group's estimate of equity instruments that will eventually vest, with a corresponding increase in equity. At the end of each reporting period, the Group revises its estimate of the number of equity instruments expected to vest. The impact of the revision of the original estimates, if any, is recognised in profit or loss such that the cumulative expense reflects the revised estimate, with a corresponding adjustment to the share option reserve.

When share options are exercised, the amount previously recognised in share option reserve will be transferred to share premium. When the share options are forfeited after the vesting date or are still not exercised at the expiry date, the amount previously recognised in share option reserve will be transferred to retained profits/accumulated losses. For share options that vest immediately at the date of grant, the fair value of the share options granted is recognised immediately to profit or loss.

Borrowing costs

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

Segment reporting

Operating segments, and the amounts of each segment item reported in the consolidated financial statements, are identified from the financial information provided regularly to the Group's most senior executive management for the purposes of allocating resources to, and assessing the performance of, the Group's various lines of business and geographical locations.

4. 重要會計資料(續)

以股份為基礎支付的安排

以權益結算並以股份為基礎支付的交易

授予僱員及其他的購股權

以權益結算並以股份為基礎支付予員工的款 項及其他提供的類似服務按授出日期股本工 具的公平值計量。有關釐定以權益結算並以 股份為基礎支付的交易的公平值的詳情載於 綜合財務報表附註41。

於以權益結算並以股份為基礎支付的授出日 期釐定的公平值,基於本集團預計將最終歸 屬的股本工具按直線法於歸屬期內支銷,而 權益亦相應增加。於各報告期末,本集團修 訂其對預期歸屬的股本工具數目的估計。修 訂原有估計的影響(如有)於損益內確認,以 使累計開支能反映經修訂估計,購股權亦作 出相應調整。

於行使購股權之時,先前於購股權儲備確認 的金額將轉撥至股份溢價。當購股權於歸屬 日後失效或於屆滿日期仍未獲行使,先前在 購股權儲備確認的款項將繼續轉撥至保留溢 利/累計虧損。就於授出日期即時歸屬的購 股權而言,獲授購股權的公平值即時於損益 確認。

借款成本

所有借款成本於產生期間在損益內確認。

分部報告

經營分部及綜合財務報表所呈報各分部項目 的金額,乃從為向本集團各項業務及地理位 置分配資源及評估其表現而定期向本集團最 高行政管理層提供的財務資料中識別。

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4. MATERIAL ACCOUNTING INFORMATION *(Continued)*

Segment reporting (Continued)

Individually material operating segments are not aggregated for financial reporting purposes unless the segments have similar economic characteristics and are similar economic characteristics and are similar in respect of the nature of products and services, the nature of production processes, the type of class of customers, the methods used to distribute the products or provide the services, and the nature of the regulatory environment. Operating segments which are not individually material may be aggregated if they share a majority of these criteria.

Related parties

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

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

4. 重要會計資料(續)

分部報告(續)

個別重大經營分部不會合計以供財務報告之 用,惟倘該等分部的產品及服務性質、生產 工序性質、客戶階層類別、分銷產品或提供 服務的方法以及監管環境的性質等經濟特性 均屬類似,則作別論。個別不重大經營分部 倘符合以上大部分條件,則可予以合計。

關連方

任何一方如屬以下情況,即視為本集團的關 連方:

- (1) 有關人士或實體編製本集團的財務報 表;
- (2) 下列人士或其家族與本集團有關連之 近親:
 - (i) 其控制或共同控制本集團;
 - (ii) 其對本集團有重大影響力;或
 - (iii) 其為本集團或本集團母公司的主要管理層人員的成員。
- (3) 在下列任何情況下,一間實體被視為與本集團有關連:
 - (i) 實體與本集團為同一集團成員, 即母公司、附屬公司及同系附屬 公司各自彼此相互關連。
 - (ii) 某一實體為另一實體之聯營公司 或合營公司,或為另一實體所屬 集團成員之聯營公司或合營公司。
 - (iii) 實體均為同一第三方之合營公司。
 - (iv) 實體為第三方實體之合營公司, 而另一實體為第三方實體之聯營 公司。

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4. MATERIAL ACCOUNTING INFORMATION *(Continued)*

Related parties (Continued)

- (3) An entity is related to the Group if any of the following conditions applies: *(Continued)*
 - (v) The entity is a post-employment benefit plan for the benefit of employees of either the Group or an entity related to the Group. If the Group is itself such a plan, the sponsoring employers are also related to the Group.
 - (vi) The entity is controlled or jointly controlled by a person identified in (2).
 - (vii) A person identified in (2)(i) has significant influence over the entity or is a member of the key management personnel of the entity (or of a parent of the entity).
 - (viii) The entity, or any member of a group of which is a part, provides key management personnel services to the Group or the Group's parent.

A transaction is considered to be a related party transaction when there is a transfer of resources or obligations between related parties.

5. SIGNIFICANT ACCOUNTING ESTIMATES AND JUDGMENTS

In the application of the Group's material accounting information which are described in note 4, the directors of the Company are required to make judgments, estimates and assumptions about the carrying amounts of assets and liabilities that are not readily apparent from other sources. The estimates and associated assumptions are based on historical experience and other factors that are considered to be relevant. Actual results may differ from these estimates.

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

The following are 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.

4. 重要會計資料(續)

關連方(續)

- (3) 在下列任何情況下,一間實體被視為與 本集團有關連:(續)
 - (v) 實體乃為本集團或與本集團有關 之實體的僱員福利所設離職後福 利計劃。倘本集團本身設有計劃, 則僱主亦與本集團有關連。
 - (vi) 實體受(2)所界定人士控制或共同 控制。
 - (vii) (2)(i)所界定人士對實體擁有重大 影響力或為實體或該實體母公司 之主要管理層人員。
 - (viii) 該實體,或所屬集團之任何成員, 向本集團或本集團之母公司提供 主要管理層服務。

倘關連方之間轉移資源或責任,則該交易被 視為關連方交易。

5. 主要會計估計及判斷

於應用本集團之重要會計資料(其於附註4內 闡述)時,本公司之董事須作出有關未能從其 他來源輕易獲得之資產及負債賬面值之判斷、 估計及假設。估計及相關假設乃基於過往經 驗及被認為有關之其他因素。實際結果可能 不同於該等估計。

估計及相關假設乃按持續經營基準予以檢討。 倘會計估計之修訂僅影響估計獲修訂之期間, 則會計估計之修訂於該期間予以確認,倘若 修訂影響現時及未來期間,則會計估計之修 訂於現時及未來期間內予以確認。

下列為有關未來之主要假設及於報告期末時 估計不確定因素之其他主要來源(其擁有導 致下一個財政年度之資產及負債之賬面值出 現大幅調整之重大風險)。

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5. SIGNIFICANT ACCOUNTING ESTIMATES AND JUDGMENTS (Continued)

Allowance for expect credit losses of trade and other receivables

The loss allowances for financial assets are based on assumptions about risk of default and expected loss rates. The Group uses judgement at amortised cost in making these assumptions and selecting the inputs to the impairment calculation, based on the Group's past history, existing market conditions as well as forward-looking estimates at the end of each reporting period. Details of the key assumptions and inputs used together with the carrying amount of expected credit loss as at 31 December 2024 are disclosed in note 6.

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

Property, plant and equipment and right-of-use assets are stated at costs less accumulated depreciation and impairment, if any. In determining whether an asset is impaired, the Group has to exercise judgment and make estimation, particularly in assessing: (1) whether an event has occurred or any indicators that may affect the asset value; (2) whether the carrying value of an asset can be supported by the recoverable amount, in the case of value in use, the net present value of future cash flows which are estimated based upon the continued use of the asset; and (3) the appropriate key assumptions to be applied in estimating the recoverable amounts including cash flow projections and an appropriate discount rate, changing the assumptions and estimates, including the discount rates or the growth rate in the cash flow projections, could materially affect the net present value used in the impairment test.

As at 31 December 2024, the carrying amounts of property, plant and equipment and right-of-use assets are approximately RMB67,844,000 and approximately RMB6,785,000 respectively, no impairment losses were recognised during the year ended 31 December 2024. Details of the property, plant and equipment, investment property and right-of-use assets are disclosed in notes 18, 19 and 20 respectively.

5. 主要會計估計及判斷(續)

應收貿易及其他款項預期信貸虧損撥 備

金融資產之虧損撥備乃根據違約風險及預期 虧損率之假設釐定。本集團於作出該等假設 及選擇減值計算輸入值時,根據本集團之過 往歷史、現行市況及於各報告期末之前瞻性 估計按攤銷成本作出判斷。主要假設及所使 用的輸入數據詳情連同於二零二四年十二月 三十一日的預期信貸虧損賬面值披露於附註 6。

物業、廠房及設備以及使用權資產減 值

物業、廠房及設備以及使用權資產按成本減 累計折舊及減值(如有)列賬。釐定資產是否 減值時,本集團須行使判斷及作出估計,特 別是評估(1)是否發生事件或有任何跡象而可 能影響資產價值:(2)資產的賬面值是否有可 回收金額(倘為使用價值,則未來現金流司 的現值淨額,基於資產的持續使用而估計)作 支持:及(3)於估計可收回金額(包括現金流 量預測)及適當的貼現率時應用的適當主要 假設。更改假設及估計(包括折現率或現金 流量預測中的增長率)可能會嚴重影響減值 測試中使用的淨現值。

截至二零二四年十二月三十一日,物業、廠 房及設備以及使用權資產的賬面值分別為約 人民幣67,844,000元及約人民幣6,785,000 元,截至二零二四年十二月三十一日止年度 未確認減值虧損。物業、廠房及設備、投資物 業以及使用權資產的詳情分別於附註18、19 及20披露。

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5. SIGNIFICANT ACCOUNTING ESTIMATES AND JUDGMENTS (Continued) Write down of inventories

The Group write down the inventories based on an assessment of the net realisable value of inventories. Write down are applied to inventories where events or changes in circumstances indicate that the net realisable value is lower than the cost of inventories. The identification of slow-moving stock and obsolete inventories requires the use of judgement and estimates on the conditions and usefulness of the inventories.

Impairment of interests in associates

The management of the Group carries out review on impairment on the interests in associates whenever events or changes in circumstances indicate that its carrying amount may not be recoverable by comparing its recoverable amount (higher of the value in use and fair value less cost of disposal) with its carrying amount.

In determining whether the interests in associates is impaired, it requires an estimation of its recoverable amount, which represents higher of the value in use and fair value less cost of disposal (market value). For the value in use, it requires the Group to estimate the future cash flows expected to arise from the operations of the investment and from the ultimate disposal, and a discount rate in order to calculate the present value. Where the recoverable amount of the Group's interest in an associate is less than the carrying amount, an impairment loss may arise.

During the year ended 31 December 2024, the management concluded that there was no impairment loss on interests in an associates (2023: RMB2,358,000) as the recoverable amount of the interest in associates was higher (2023: lower) than the carrying amount.

5. 主要會計估計及判斷(續)

存貨撇減

本集團根據對存貨可變現淨值的評估撇減存 貨,倘有事件或情況變動顯示存貨可變現淨 值低於成本,則須對存貨進行撇減。認定滯 銷及陳舊存貨須對存貨狀況及是否可用進行 判斷和估計。

於聯營公司權益之減值

倘發生事件或情況變動顯示其賬面值可能無 法收回時,本集團管理層就於聯營公司之權 益進行減值檢討,方法為將其可收回金額(使 用價值與公平值減出售成本之較高者)與其 賬面值作比較。

釐定聯營公司之權益是否出現減值,此需要 估計其可收回金額(即使用價值與公平值減 出售成本之較高者(市值))。就使用價值而 言,其需要本集團對預期將從該投資之營運 及最終出售產生之未來現金流量以及貼現率 作出估計以計算現值。倘本集團於一間聯營 公司權益之可收回金額低於賬面值,則可能 會出現減值虧損。

於截至二零二四年十二月三十一日止年度, 管理層認為,由於於一間聯營公司之權益之 可收回金額高於(二零二三年:低於)賬面值, 因此於一間聯營公司之權益並無減值虧損(二 零二三年:人民幣2,358,000元)。

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6. FINANCIAL INSTRUMENTS

6. 金融工具

(a) Categories of financial inst	ruments (a)	金融工具分類	
		2024 二零二四年 RMB'000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元
Financial assets: Financial assets at fair value through profit or loss Financial assets at amortised cost	金融資產: 按公平值於損益列賬的 金融資產 按攤銷成本計量的金融資產	26,587 127,406	27,368 119,885
Financial liabilities: Amortised cost	金融負債 : 攤銷成本	72,333	68,027

(b) Financial risk management objectives and policies

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

Management regularly manages the financial risks of the Group. Because of the simplicity of the financial structure and the current operations of the Group, no major hedging activities are undertaken by management.

There has been no change to the types of the Group's exposure in respect of financial instruments or the manner in which it manages and measures the risks.

(b) 財務風險管理目標及政策

本集團業務活動令其面臨多項財務風險:市場風險(包括外幣風險及公平值 利率風險及價格風險)、信貸風險及流 動資金風險。本集團的整體風險管理計 劃專注於金融市場的不可預測性及尋 求降低本集團財務表現的潛在不利影響。

管理層定期管理本集團之財務風險。由 於本集團之財務架構及現時營運並不 複雜,管理層並無進行重大對沖活動。

本集團就金融工具承擔的風險類別或 其管理與計量有關風險的方式並無任 何改變。

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6. FINANCIAL INSTRUMENTS (Continued)

(b) Financial risk management objectives and policies (Continued) Market risk

Market risk

Foreign currency risk

(i) Exposure to foreign currency risk

The Group mainly operates in the People's Republic of China (the "PRC") and Hong Kong and is exposed to foreign exchange risk arising from various currency exposures, primarily with respect to Renminbi ("RMB"), Hong Kong dollars ("HKD") and United States dollars ("USD"). Foreign exchange risk arises from future commercial transactions, recognised assets and liabilities and net investments in foreign operations. The management do not expect the net foreign currency risk from these activities to be significant and hence, the Group and the Company do not presently hedge the foreign exchange risks. The Group and the Company periodically review liquid assets and liabilities held in currencies other than the functional currencies of the respective subsidiaries to evaluate its foreign exchange risk exposure and will consider hedging significant foreign currency exposure should the need arise.

Carrying amounts of financial assets and financial liabilities of the Group at 31 December 2024 and 2023 exposed to currency risk were as follows:

6. 金融工具(*續*)

(b) 財務風險管理目標及政策 (續)

市場風險

外幣風險

(i) 承受外幣風險

本集團主要於中華人民共和國 (「中國」)及香港經營其業務,並 須承受不同外幣產牛的外匯風險, 主要為與人民幣(「人民幣」)、港 元(「港元」)及美元(「美元」)有 關的風險。外匯風險來自海外業 務的未來商業交易、已確認資產 及負債以及投資淨額。管理層預 期該等活動並不涉及重大外匯風 險淨額,因此,本集團及本公司現 時並無對沖外匯風險。本集團及 本公司定期審閲附屬公司各自以 功能貨幣以外貨幣為單位的流動 資產及負債,以評估其外匯風險, 並將於必要時考慮對沖重大外幣 風險。

於二零二四年及二零二三年十二 月三十一日,本集團承受外幣風 險的金融資產及金融負債的賬面 值如下:

	2024 2023 二零二四年 二零二三年 RMB'000 RMB'000 人民幣千元 人民幣千元	
Financial assets denominated in 以外幣計值的金融資產 foreign currencies:	產:	
Deposits and other receivables 按金及其他應收款項 Financial assets at fair value 按公平值於損益列則		
through profit or loss 金融資產	26,587 26,803	
Cash and bank balances 現金及銀行結餘	11,463 10,281	
Financial liabilities denominated 以外幣計值的金融負債 in foreign currencies:	債:	
Bond payable 應付債券	2,855 –	
Trade and bills payables 應付貿易款項及票據	據 474 465	
Accruals and other payables 應計費用及其他應住	付款項 2,788 163,345	

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6. FINANCIAL INSTRUMENTS (Continued)

(b) Financial risk management objectives and policies (Continued)

> *Market risk* (Continued) Foreign currency risk (Continued)

(ii) Sensitivity analysis

At 31 December 2024 and 2023, the Group had minimal exposure to foreign currency risk with respect to HKD as it is the functional currencies of the respective subsidiaries in which their business transactions, assets and liabilities are denominated. Thus, no sensitivity analysis of HKD is presented.

At 31 December 2024, if USD had strengthened/ weakened by 5% (2023: 5%) against RMB with all other variables held constant, the Group's profit for the year and total equity would have been approximately RMB464,000 (2023: Profit of RMB455,000) higher/lower, mainly as a result of foreign exchange gains/losses on USD-denominated monetary assets and monetary liabilities.

Interest rate risk

(i) Exposure to interest rate risk

The Group's exposure to the risk of changes in market interest rate relates primarily to its interest-bearing bank borrowings. Interest-bearing bank borrowings of RMB25,000,000 (2023: RMB25,000,000) at floating rates expose the Group to interest rate risk.

The Group has not used any interest rate swaps to hedge its exposure to interest rate risk. However, the management monitors interest rate exposure and will consider hedging significant interest rate exposure should the need arise.

(ii) Sensitivity analysis

At 31 December 2024, if interest rates at the date had been 100 basis points higher/lower with all other variables held constant, the Group's profit for the year would increase/decrease by RMB250,000 (2023: profit of RMB250,000). This is mainly attributable to the Group's exposure as result of increase/decrease in interest expense on bank borrowings net off with interest income from bank deposits.

6. 金融工具(*續)*

(b) 財務風險管理目標及政策 (續)

市場風險(續)

外幣風險(續)

(ii) 敏感度分析

於二零二四年及二零二三年十二 月三十一日,本集團與港元有關 的外幣風險甚微,此乃由於港元 為各附屬公司的功能貨幣,其業 務交易、資產及負債均以港元計 值。因此,並未呈列港元的敏感度 分析。

於二零二四年十二月三十一日, 倘美元兑人民幣升值/貶值5% (二零二三年:5%)而所有其他 變數維持不變,則本集團的年度 溢利及權益總額將增加/減少約 人民幣464,000元(二零二三年: 溢利人民幣455,000元),乃主要 由於以美元計值的貨幣資產及貨 幣負債的外匯收益/虧損所致。

- 利率風險
- (i) 承受利率風險

本集團所面對的市場利率變動風險,主要與本集團的計息銀行借款有關。人民幣25,000,000元(二零二三年:人民幣25,000,000元)的按浮動利率計息的銀行借款使本集團面對利率風險。

本集團並無使用任何利率掉期對 沖利率風險。然而,管理層監控利 率風險,並於必要時考慮對沖重 大利率風險。

(ii) 敏感度分析

於二零二四年十二月三十一日, 倘於該日之利率上升/下跌100 個基點而所有其他變數維持不變, 則本集團之年度溢利將上升/下 降人民幣250,000元(二零二三 年:溢利人民幣250,000元),乃 主要由於銀行借款之利息支出抵 銷銀行存款利息收入後之金額增 加/減少產生之本集團風險所致。

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6. FINANCIAL INSTRUMENTS (Continued)

(b) Financial risk management objectives and policies (Continued)

Market risk (Continued)

Other price risk

(i) Exposure to other price risk

The Group is exposed to equity price risk mainly through its investment classified as FVTPL. The Group currently does not have a hedging policy in respect of the risk exposure. In addition, the management of the Group would monitor the price risk and will consider hedging the risk exposure should the need arise.

(ii) Sensitivity analysis

The sensitivity analysis has been determined based on the exposure to price risk of financial assets at fair value through profit or loss at the end of the reporting period. If the prices of the financial assets at FVTPL (listed securities) had been 10% higher/lower, profit/loss would increase/ decrease by approximately RMB2,659,000 (2023: RMB2,737,000).

Credit risk and impairment assessment

The carrying amount of the bank balances, trade, bills and other receivables included in the consolidated statement of financial position represents the Group's maximum exposure to credit risk in relation to the Group's financial assets.

The Group applies the simplified approach to provide for ECL prescribed by HKFRS 9, which permits the use of lifetime ECL provision for all trade receivables. To measure the ECL, trade receivables have been grouped based on shared credit risk characteristics. The Group has performed historical analysis and identified the key economic variables impacting credit risk and ECL. It also considers available reasonable and supportive forwardlooking information.

6. 金融工具(*續*)

(b) 財務風險管理目標及政策 (續)

市場風險(續)

- 其他價格風險
- (i) 承受其他價格風險

本集團主要透過其分類為按公平 值於損益列賬之投資而面對股權 價格風險。本集團現時並無有關 風險之對沖政策。此外,本集團管 理層會監察價格風險及於有需要 時考慮對沖有關風險。

(ii) 敏感度分析

敏感度分析乃按報告期末所面對 之按公平值於損益列賬的金融資 產之價格風險釐定。倘按公平值 於損益列賬的金融資產(上市證 券)之價格上升/下跌10%,則溢 利/虧損將增加/減少約人民幣 2,659,000元(二零二三年:人民 幣2,737,000元)。

信貸風險及減值評估

計入綜合財務狀況表的銀行結餘、應收 貿易、票據及其他款項的賬面值指與本 集團的金融資產有關的最高信貸風險。

本集團應用簡化方法就香港財務報告 準則第9號訂明之預期信貸虧損計提撥 備,該準則允許就所有應收貿易款項採 用全期預期信貸虧損撥備。為計量預期 信貸虧損,應收貿易款項已基於共同信 貸風險特徵進行分組。本集團已執行歷 史分析並識別出影響各種組合的信貸 風險及預期信貸虧損的主要經濟變量。 本集團亦考慮可用的合理有理據之前 瞻性資料。

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

6. **FINANCIAL INSTRUMENTS** (Continued)

(b) Financial risk management objectives and policies (Continued)

Credit risk and impairment assessment (Continued)

In order to minimise the credit risk, the management of the Group has delegated a team responsible for determination of credit limits, credit approvals and other monitoring procedures to ensure that follow-up action is taken to recover overdue debts. In addition, the Group reviews the recoverable amount of each individual debt at the end of the reporting period to ensure that adequate impairment losses are made for irrecoverable amounts. In this regard, the directors of the Company consider that the Group's credit risk is significantly reduced.

The Group has certain exposure to credit risk as the trade receivables from the five largest customers as at 31 December 2024 represented 81% (2023: 66%) of total trade receivables, while 31% (2023: 36%) of the total trade receivables were due from the largest single customer. It has policies in place to ensure that sales are made to customers with an appropriate credit history.

6. 金融工具(*續*)

(b) 財務風險管理目標及政策 (續)

信貸風險及減值評估(續)

為盡量降低信貸風險,本集團管理層已 指定團隊負責決定信貸額度、信貸批核 及其他監察程序,確保採取跟進措施以 收回逾期債項。此外,本集團於各報告 期末審閱各個別貿易債項的可收回金 額,確保為不可收回金額作出足夠的減 值虧損。就此而言,本公司董事認為本 集團的信貸風險已大幅降低。

本集團面臨若干信貸風險,因於二零 二四年十二月三十一日應收五大客戶 的貿易款項佔應收貿易款項總額的 81%(二零二三年:66%),而應收最 大單一客戶的貿易款項佔應收貿易款 項總額的31%(二零二三年:36%)。 其已實施政策以確保銷售對象為具有 合理信貸記錄的客戶。

At 31 December 2024 於二零二四年十二月三十一日		0 to 90 days 0至90日內	91 to 180 days 91至180日	181 days to 365 days 181日至365日	Over 365 days 365日以上	Total 總計
ECL rate Gross carrying amount (RMB'000) Lifetime ECL (RMB'000)	預期信貸虧損率 賬面總值(人民幣千元) 全期預期信貸虧損 (人民幣千元)	1.6% 52,666 (821)	13.8% 3,261 (449)	31.5% 1,467 (462)	100% 13,811 (13,811)	21.8% 71,205 (15,543)
	(八八市十九)	51,845	2,812	1,005		55,662
At 31 December 2023 於二零二三年十二月三十一日		0 to 90 days 0至90日內	91 to 180 days 91至180日	181 days to 365 days 181日至365日	Over 365 days 365日以上	Total 總計
ECL rate Gross carrying amount (RMB'000) Lifetime ECL (RMB'000)	預期信貸虧損率 賬面總值(人民幣千元) 全期預期信貸虧損 (人民幣千元)	0.2% 55,727 (93)	0.02% 5,230 (1)	34.7% 14,234 (4,943)	100% 8,079 (8,079)	15.8% 83,270 (13,116)
		55,634	5,229	9,291		70,154

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

6. FINANCIAL INSTRUMENTS (Continued)

(b) Financial risk management objectives and policies (Continued)

Credit risk and impairment assessment (Continued)

As at 31 December 2024 and 2023, trade receivables that are individually significant have been separately assessed for impairment. The Group makes periodic assessments on the recoverability of the receivables based on the background and reputation of the customers, historical settlement records and past experience, and also quantitative and qualitative information that is reasonable and supportive forward-looking information.

Other receivables

For other receivables, the directors of the Company make periodic individual assessment on the recoverability of other receivables based on historical settlement records, past experience, and also quantitative and qualitative information that is reasonable and supportive forwardlooking information.

The movement of loss allowances for other receivables during the year are as follows:

6. 金融工具(*續*)

(b) 財務風險管理目標及政策 (續)

信貸風險及減值評估 (續)

於二零二四年及二零二三年十二月 三十一日,金額個別重大的應收貿易款 項已單獨進行減值評估。本集團根據客 戶背景及聲譽、過往結算記錄及過往經 驗,以及定量及定性資料(合理有理據 之前瞻性資料)對應收款項的可收回性 作出定期評估。

其他應收款項

就其他應收款項而言,本公司董事基於 過往結算記錄、過往經驗以及屬於合理 有據的前瞻性資料的定性及定量資料 對其他應收款項的可收回性進行定期 個別評估。

年內其他應收款項的虧損撥備變動如 下:

Other receivables

其他應收款項 RMB'000 人民幣千元

Reversal of allowance for ECL預期信貸虧損撥備撥回(1,094)At 31 December 2023 and 1 January 2024於二零二三年十二月三十一日及 二零二四年一月一日270Allowance for ECL預期信貸虧損撥備6,899	At 31 December 2024	於二零二四年十二月三十一日	7,148
Reversal of allowance for ECL預期信貸虧損撥備撥回(1,094)At 31 December 2023 and 1 January 2024於二零二三年十二月三十一日及 二零二四年一月一日270	Exchange realignment	匯兑調整	(17)
Reversal of allowance for ECL預期信貸虧損撥備撥回(1,094)At 31 December 2023 and於二零二三年十二月三十一日及	Allowance for ECL	預期信貸虧損撥備	6,895
Reversal of allowance for ECL 預期信貸虧損撥備撥回 (1,094	1 January 2024	二零二四年一月一日	270
	At 31 December 2023 and	於二零二三年十二月三十一日及	
At 1 January 2023 於二零二三年一月一日 1,364	Reversal of allowance for ECL	預期信貸虧損撥備撥回	(1,094)
	At 1 January 2023	於二零二三年一月一日	1,364

Besides, the management is of opinion that there is no significant increase in credit risk on these other receivables since initial recognition as the risk of default is low and, thus, ECL recognised is based on creditimpaired. During the year ended 31 December 2024, the ECL were transfer from 12 month ECL to credit-impaired. There gross amounts of these other receivables were RMB28,886,000 (2023: RMB20,802,000). 此外,管理層認為,由於違約風險較低, 自初始確認以來其他應收款項的信貸 風險並無顯著增加,因此,預期信貸虧 損乃基於出現信貸減值予以確認。截至 二零二四年十二月三十一日止年度, 預期信貸虧損由12個月預期信貸虧損 轉入出現信貸減值。該等其他應收款項 總額為人民幣28,886,000元(二零二三 年:人民幣20,802,000元)。

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

6. FINANCIAL INSTRUMENTS (Continued)

(b) Financial risk management objectives and policies (Continued)

Credit risk and impairment assessment (Continued)

Bank balances

The credit risk on bank balances is limited because the counterparties are international and state-owned banks with good reputation. Based on the loss rates, the ECL is considered to be insignificant and therefore no loss allowance was recognised.

The Group does not hold any collateral or other credit enhancements to cover its credit risk associated with its financial assets.

Liquidity risk

The Group's policy is to regularly monitor current and expected liquidity requirements to ensure that it maintains sufficient reserves of cash to meet its liquidity requirements in the short and longer term. The Group manages liquidity risk by maintaining adequate reserves, by continuously monitoring forecast and actual cash flows and matching the maturity profiles of financial assets and liabilities.

The following table details the Group's remaining contractual maturity for its non-derivative financial liabilities. The tables below have been drawn up based on the contractual maturities of the undiscounted financial liabilities including interest that will accrue to those liabilities except where the Group are entitled and intends to repay the liability before its maturity.

The maturity analysis for other non-derivative financial liabilities is prepared based on the scheduled repayment dates.

6. 金融工具(*續*)

(b) 財務風險管理目標及政策 (續)

信貸風險及減值評估 (續)

銀行結餘

由於交易對方為信譽良好的國際及國 有銀行,故銀行結餘之信貸風險有限。 基於虧損率,預期信貸虧損視為微小, 因此並無確認虧損撥備。

本集團並無持有任何抵押品或其他信 貸增強措施以為其金融資產相關之信 貸風險提供保障。

流動資金風險

本集團政策為定期監控現有及預期流 動資金需求,以確保其擁有充裕現金儲 備應付短期及長期流動資金需求。本集 團透過保持充足之儲備,持續對預測及 實際現金流量進行監察,並配對金融資 產及負債之到期情況,藉以管理流動資 金風險。

下表詳細列明本集團非衍生金融負債 的餘下合約到期情況。該表根據未貼現 金融負債合約期限編製,包括該等負債 的應計利息(本集團有權及有意在到期 前清償者除外)。

其他非衍生金融負債之到期情況分析 乃根據協定還款日期編製。

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

6. FINANCIAL INSTRUMENTS (Continued)

6. 金融工具(*續*)

(b) Financial risk management objectives and policies (Continued) Liquidity risk (Continued)

At 31 December 2024

(b) 財務風險管理目標及政策 (續)

流動資金風險(續) 於二零二四年十二月三十一日

		Weighted average effective interest rate 加權平均 實際利率 %	On demand or within 1 year 應要求或 少於一年 RMB'000 人民幣千元	Over 1 year but less than 2 years 一年以上 但少於兩年 RMB'000 人民幣千元	Over 2 years but less than 5 years 兩年以上 但少於五年 RMB'000 人民幣千元	Total undiscounted cash flow 未貼現現金 流量總額 RMB'000 人民幣千元	Total carrying amount 賬面總值 RMB'000 人民幣千元
Non-derivative financial liabilities Trade payables Accruals and other payables Bank borrowings Bond payable Lease liabilities	非衍生金融負債 應付貿易款項 應計費用及其他應付款項 銀行借款 應付債券 租賃負債	N/A 不適用 N/A 不適用 3.88% 7.43% 3.26%	39,812 7,521 25,482 - 2,211 75,026	- - - 2,001 2,001	- - 3,445 	39,812 7,521 25,482 3,445 4,681 80,941	39,812 7,521 25,000 2,855 4,142 79,330

At 31 December 2023

於二零二三年十二月三十一日

		Weighted average effective interest rate 加權平均 實際利率 %	On demand or within 1 year 應要求或 少於一年 RMB'000 人民幣千元	Over 1 year but less than 2 years 一年以上 但少於兩年 RMB'000 人民幣千元	Over 2 years but less than 5 years 兩年以上 但少於五年 RMB'000 人民幣千元	Total undiscounted cash flow 未貼現現金 流量總額 RMB'000 人民幣千元	Total carrying amount 賬面總值 RMB'000 人民幣千元
Non-derivative financial liabilities Trade payables Accruals and other payables Bank borrowings Lease liabilities	非衍生金融負債 應付貿易款項 應計費用及其他應付款項 銀行借款 租賃負債	N/A不適用 N/A不適用 4.35% 5.09% .	30,447 12,580 25,517 2,075 70,619	- - 1,384 1,384	- - 1,458 1,458	30,447 12,580 25,517 4,917 73,461	30,447 12,580 25,000 4,572 72,599

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

6. FINANCIAL INSTRUMENTS (Continued)

(c) Fair value of financial instruments

The fair value of financial assets and financial liabilities are determined as follows:

- the fair value of financial assets and financial liabilities (including financial assets at fair value through profit or loss) with standard terms and conditions and traded on active liquid markets are determined with reference to quoted market bid prices and ask prices respectively;
- the fair value of financial assets at fair value through profit or loss are calculated using quoted prices. Where such prices are not available, a discounted cash flow analysis is performed using the applicable yield curve for the duration of the instrument for non-optional derivatives;
- (iii) the fair value of other financial assets and financial liabilities (excluding those described above) are determined in accordance with generally pricing models based on discounted cash flow analysis.

At 31 December 2024

6. 金融工具(*續*)

(c) 金融工具之公平值

金融資產及金融負債之公平值乃按以 下釐定:

- (i) 具有標準條款及條件及於活躍流動市場買賣的金融資產及金融負債(包括按公平值於損益列賬的金融資產),乃分別參考所報市場買入價及賣出價釐定公平值:
- (ii) 按公平值於損益列賬的金融資產的公平值按所報價格計算。倘未能獲得有關價格,則按非期權衍生工具之年期使用適用孳息曲線 釐定貼現現金流分析;
- (iii) 其他金融資產及金融負債的公平 值(以上所述者除外)乃基於貼現 現金流分析根據一般定價模式釐 定。

於二零二四年十二月三十一日

		Level 1 級別一 RMB'000 人民幣千元	Level 2 級別二 RMB'000 人民幣千元	Level 3 級別三 RMB'000 人民幣千元	Total 合計 RMB′000 人民幣千元
Financial assets Financial assets at FVTPL	金融資產 按公平值於損益列賬的 金融資產	26,587			26,587
At 31 December 2023			於二零二三	年十二月三十	- 日
		Level 1 級別一 RMB'000 人民幣千元	Level 2 級別二 RMB'000 人民幣千元	Level 3 級別三 RMB'000 人民幣千元	Total 合計 RMB'000 人民幣千元
Financial assets Financial assets at FVTPL	金融資產 按公平值於損益列賬的	27.260			27.200
	金融資產	27,368			27,368
The directors of the Compar amounts of financial assets a at amortised cost in the cons approximate to their fair valu	and financial liabilities carries solidated financial statemen	ed	銷成本計量	認為,綜合財務 的金融資產及 公平值相若。	

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

7. CAPITAL RISK MANAGEMENT

The Group manages its capital to ensure that entities in the Group will be able to continue as a going concern while maximising the return to shareholders through the optimisation of the debt and equity balance. The Group's overall strategy remains unchanged for the years ended 31 December 2024 and 2023.

The capital structure of the Group consists of debt (which includes bank borrowings and lease liabilities) and equity attributable to owners of the Company, comprising issued capital and reserves. The directors of the Company review the capital structure on a continuous basis. As part of this review, the directors consider the cost of capital and the risks associated with capital. Based on recommendations of the directors, the Group will balance its overall capital structure through the issuance of new shares as well as the addition of new borrowings.

Gearing ratio

The gearing ratio at 31 December 2024 and 2023 were as follows:

7. 資本風險管理

本集團管理其資本,以確保本集團內各實體 能夠持續經營,同時亦透過優化債項與權 益之平衡,為股東爭取最高回報。截至二零 二四年及二零二三年十二月三十一日止年度, 本集團整體策略保持不變。

本集團之資本架構包括債項(包括銀行借款 及租賃負債)以及本公司擁有人應佔權益(包 括已發行資本及儲備)。本公司董事不斷檢 討資本架構。作為檢討一部分,董事考慮資 本成本及資本相關風險。本集團將根據董事 之意見透過發行新股及新增借款,平衡其整 體資本結構。

資本負債比率

於二零二四年及二零二三年十二月三十一日 的資本負債比率如下:

		2024 二零二四年 RMB′000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元
Debt	債務	31,977	29,572
Total equity	權益總額	179,091	152,192
Gearing ratio	資本負債比率	17.87%	19.4%

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

8. SEGMENT INFORMATION

Information reported to the Directors being the chief operating decision maker ("CODM"), for the purposes of resource allocation and assessment of segment performance focuses on the types of goods delivered. Subsequent to the deconsolidation of Loyal Brands International Limited and its subsidiaries with effect from 1 January 2023, the Group has only one operating segment, which is the manufacture and sale of nonwoven fabric related products used in automotive interior decoration parts and other parts.

The Group's operations have focused solely on a single reportable and operating segment dedicated to the manufacture and sale of nonwoven fabric-related products used in automotive interior decoration and other parts. Apart from the entity-wide disclosures, geographical information, and major customer data, no additional segment analysis is provided.

Revenue from major products and services

Information about the Group's major products is set out in note 9.

Geographical information

Customer A

Customer B

Customer C

The Group's operations, and its non-current assets, are mainly located in the PRC.

Information about major customers

Details of the customers individually representing 10% or more of the Group's revenue are as follows:

8. 分部資料

向董事(即主要經營決策者(「主要經營決策 者」))呈報以分配資源及評估分部表現的資 料,著重所付運貨品的類別。自二零二三年一 月一日起Loyal Brands International Limited 及其附屬公司終止綜合入賬後,本集團僅有 一個經營分部,即製造及銷售用於汽車內飾 件及其他部分的無紡布相關產品。

本集團營運僅專注於製造及銷售用於汽車內 飾件及其他部分的無紡布相關產品的單一可 報告及經營分部。除實體範圍的披露、地區 資料及主要客戶數據外,並無提供其他分部 分析。

來自主要產品及服務的收入

有關本集團主要產品的資料載於附註9。

地區資料

本集團的業務及其非流動資產主要位於中國。

有關主要客戶的資料

個別佔本集團收入10%或以上的客戶詳情如下:

2024	2023
二零二四年	二零二三年
RMB′000	RMB'000
人民幣千元	人民幣千元
14,756	11,929
20,128	18,436
*	11,707

* The corresponding revenue did not contribute over 10% of the total revenue of the Group.

客戶A

客戶B

客戶C

Except disclosed above, no other customers contributed 10% or more to the Group's revenue for both years.

* 相應收入並無對本集團的總收入貢獻 10%以上。

除上文所披露者外,概無其他客戶於兩個年 度對本集團的收入貢獻為10%或以上。

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9. REVENUE

The Group's revenue represents sales of nonwoven fabric related products used in automotive interior decoration parts and other parts.

An analysis of revenue by types of goods as follows:

9. 收入

本集團收入指用於汽車內飾件及其他部分的 無紡布相關產品的銷售額。

按貨品類型分析的收入如下:

		2024 二零二四年 RMB′000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元
Nonwoven fabric related products for use in automotive interior decoration – Sales of automotive floor carpets – Sales of other automotive parts	用於汽車內飾件的無紡布 相關產品 一汽車地毯的銷售額 一其他汽車配件的銷售額	86,262 42,290	88,766 24,907
Total revenue recognised on a point in time basis	於某一時間點確認的 收入總額	128,552	113,673

Other automotive parts refers to nonwoven fabric related products except for floor carpets.

All revenue contracts are for period of one year or less, as permitted by practical expedient under HKFRS 15, the transaction price allocated to these unsatisfied contracts is not disclosed.

10. OTHER INCOME, GAINS AND LOSSES, NET

其他汽車配件指除地毯以外的無紡布相關產 品。

所有收入合約均為期一年或以下,按香港財 務報告準則第15號的實際權宜法所允許,分 配至未達成合約的交易價並未披露。

10. 其他收入、收益及虧損淨額

	2024 二零二四年 RMB′000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元
	急收入 84 公平值於損益列賬的金融	67
at FVTPL 计 Loss on disposal of subsidiaries 出	資產的公平值(虧損)/收益 (1,275) 書附屬公司的虧損 (306)	6,917 –
equipment	害物業、廠房及設備的虧損 (1,398)	(4,697)
Loss on deconsolidation of subsidiaries 終」	責收入 3,552 上綜合入賬附屬公司的虧損 -	4,444 (6,470)
Others 其 化	也 165 822	4,750

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11. (LOSS)/PROFIT BEFORE TAX

11. 除税前(虧損)/溢利

The Group's (loss)/profit before tax is stated after charging/ (crediting) the following:

本集團的除税前(虧損)/溢利已扣除/(計入)下列各項:

		2024 二零二四年 RMB′000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元
Auditors' remuneration	核數師酬金	385	452
Depreciation of property, plant and	物業、廠房及設備折舊		
equipment		3,426	1,469
Depreciation of right-of-use assets	使用權資產折舊	2,294	2,418
Depreciation of investment property	投資物業折舊	356	356
Expenses relating to short-term leases	短期租賃開支	820	137
Staff costs including directors' remuneration:	員工成本(包括董事薪酬):		
 Salaries and allowances 	一薪金及津貼	8,601	11,355
 Retirement benefits scheme 	退休福利計劃供款		
contributions		1,107	1,742
Cost of inventories recognised as cost of	確認為銷售成本的存貨成本		
sales		107,511	82,878
Loss on disposal of property, plant and	出售物業、廠房及設備的虧損		
equipment		1,398	4,697
Loss on disposal of subsidiaries	出售附屬公司的虧損	306	-
Allowance/(reversal of allowance) for ECL	應收貿易款項的預期信貸虧損		
on trade receivables	撥備/(撥備撥回)	2,427	(26,446)
Allowance/(reversal of allowance) for ECL	其他應收款項的預期信貸虧損	,	
on other receivables	撥備/(撥備撥回)	6,895	(1,094)
Provision for impairment on interests in	於聯營公司的權益減值撥備	0,055	(1,051)
associates			2 250
		_	2,358

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12. FINANCE COSTS

12. 融資成本

		2024 二零二四年 RMB [′] 000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元
Interest expenses on bank borrowings Interest expenses on bond Interest expenses on lease liabilities	銀行借款的利息費用 債券的利息費用 租賃負債的利息費用	1,247 77 142	1,293 _
		1,466	1,580

13. INCOME TAX CREDIT/(EXPENSE)

13. 所得税抵免/(開支)

		2024 二零二四年 RMB′000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元
Current tax Hong Kong	即期税項 香港		_
PRC enterprise income tax ("EIT")	中國企業所得税 (「企業所得税」)	(1,398)	(490)
Over-provision in prior years	過往年度超額撥備	38,153	(490)
Deferred tax	遞延税項		()
Charged to profit or loss	從損益扣除		(3,826)

Pursuant to the rules and regulations of the Cayman Islands and British Virgin Islands ("BVI"), the Group is not subject to any income tax in the Cayman Islands and BVI.

Under the two-tiered profits tax rates regime of Hong Kong Profit tax, the first HK\$2 million of assessable profits of qualifying group entities will be taxed at 8.25%, and assessable profits above HK\$2,000,000 will be taxed at 16.5%. The profits of group entities not qualifying for the two-tiered profits tax rates regime will continue to be taxed at a flat rate of 16.5% (2023: 16.5%). Accordingly, the Hong Kong profits tax of the qualifying group entity is calculated at 8.25% on the first HK\$2 million of the estimated assessable profit and at 16.5% on the estimated assessable profit above HK\$2 million.

根據開曼群島及英屬維爾京群島(「英屬維爾 京群島」)規例及法規,本集團於開曼群島及 英屬維爾京群島毋須繳納任何所得税。

根據香港利得税的兩級利得税税率制度,合 資格集團實體之首2百萬港元之應課税溢利 將按8.25%之税率繳納税項,而超過2百萬 港元之應課税溢利將按16.5%之税率繳納税 項。不符合兩級利得税税率制度資格之集團 實體之溢利將繼續按16.5%(二零二三年: 16.5%)之統一税率繳納税項。因此,合資格 集團實體首2百萬港元的估計應課税溢利按 8.25%計算香港利得税,超過2百萬港元的估 計應課税溢利按16.5%計算香港利得税。

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13. INCOME TAX CREDIT/(EXPENSE) *(Continued)*

No provision for taxation in Hong Kong is recognised as there is no assessable profit for the year ended 31 December 2024 (2023: Nil).

PRC EIT is calculated at the applicable rates based on estimated taxable income earned by the PRC subsidiary of the Group with certain tax preference, based on existing legislation, interpretation and practice in respect thereof.

Pursuant to EIT rules and regulations of the PRC, the applicable PRC EIT rate of the Group's PRC subsidiaries for the years ended 31 December 2024 and 2023 is 25%.

According to the relevant announcements of income tax relief policy for small low-profit enterprises issued by the State Administration of Taxation, a lower EIT rate is applicable to small-scale enterprises with low profitability that meet certain conditions, pursuant to which, the subsidiaries qualified as small scale enterprises with assessable profits not over RMB3,000,000 are effectively taxable at 5% (i.e. 20% EIT rate on the 25% of the assessable profits) for the year ended 31 December 2024. For the year ended 31 December 2024, (i) the first RMB1,000,000 of assessable profits (the "1st Assessable Profits") of these subsidiaries were effectively taxable at 2.5% (i.e. 20% EIT rate on 12.5% of the 1st Assessable Profits; and (ii) the remaining assessable profits not over RMB3,000,000 (the "Remaining Assessable Profits") were taxable at 5% (i.e. 20% EIT rate on the 25% of the Remaining Assessable Profits). Certain of the Company's subsidiaries have been designated as a small-scale enterprise.

13. 所得税抵免/(開支)(續)

由於截至二零二四年十二月三十一日止年度 並無應課税溢利(二零二三年:無),故並無 確認計提的香港税項。

中國企業所得税根據現行法例, 詮釋及其相 關慣例, 按享有若干税項優惠的本集團的中 國附屬公司所賺取估計應課税收入, 以適用 税率計算。

根據中國企業所得税規例及法規,截至二零 二四年及二零二三年十二月三十一日止年度, 本集團的中國附屬公司的適用中國企業所得 税率為25%。

根據國家税務總局發佈的小型微利企業所得 税減免政策的相關公告,符合若干條件的小 型微利企業適用較低的企業所得税率,據此, 截至二零二四年十二月三十一日止年度,作 為合資格小型微利企業的附屬公司不超過人 民幣3,000,000元的應課税溢利按實際税率5% (即就應課税溢利的25%按20%的企業所得 税税率)繳税。截至二零二四年十二月三十一 日止年度,(i)該等附屬公司首人民幣1,000,000 元的應課税溢利(「首筆應課税溢利」)按實 際税率2.5%(即就首筆應課税溢利的12.5% 按20%的企業所得税税率)繳税;及(ii)餘下 不超過人民幣3,000,000元的應課税溢利(「餘 下應課税溢利1)按税率5%(即就餘下應課 税溢利的25% 按20% 的企業所得税税率)繳 税。本公司若干附屬公司已獲指定為小型企 業。

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13. INCOME TAX CREDIT/(EXPENSE)

13. 所得税抵免/(開支)(續)

(Continued)

The reconciliation between the income tax expense and the (loss)/profit before tax multiplied by the PRC EIT rate is as follows:

所得税開支與除税前(虧損)/溢利乘以中 國企業所得税税率計算所得數額的對賬如下:

		2024 二零二四年 RMB′000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元
Profit before tax	除税前溢利	(9,367)	34,347
Tax at the PRC enterprise income tax rate of 25% (2023: 25%) Effect of concessionary tax rates Tax effect of expenses not deductible	按中國企業所得税税率25% 計算(二零二三年:25%) 優惠税率的影響 毋須扣税開支的税務影響	(2,342) 166	8,587 (186)
for tax purpose Tax effect of tax losses not recognised Utilisation of tax losses previously	未確認税項虧損的税務影響動用過往未確認税項虧損	3,666 -	3,772 856
not recognised Tax effect of share of results of associate Tax effect of income that are not taxable Tax effect of temporary differences	應佔聯營公司業績的税務影響 毋須課税收入的税務影響 未確認臨時差額的税務影響	(30) (62)	(4,236) 709 (4,609)
not recognised Utilisation of deductible temporary differences previously not recognised Over-provision of income tax in	動用過往未確認可扣税暫時 差額 過往年度所得税超額撥備	-	5,250 (5,827)
prior years Income tax expense	所得税開支	(38,153) (36,755)	4,316

Pursuant to the PRC law on EIT, 10% withholding income tax will be levied on foreign investors for dividend distribution from PRC enterprises' profit earned after 1 January 2008. For qualified investors incorporated in Hong Kong, a treaty rate of 5% will be applied.

At 31 December 2024, no deferred tax has been provided for in respect of the temporary differences attributable to retained profits earned by the PRC subsidiaries amounting to approximately RMB90,093,000 (2023: RMB85,941,000) as the Group is able to control the timing of the reversal of the temporary differences and it is probable that the temporary differences will not reverse in the foreseeable future.

14. EARNINGS PER SHARE

Basic earnings per share

The calculation of basic earnings per share amount is based on the profit for the year attributable to owners of the Company of approximately RMB27,379,000 (2023: approximately RMB30,031,000) and the weighted average number of ordinary shares of 175,115,104 (2023: 175,115,104) in issue during the year. 根據中國企業所得税法,將就從中國企業於 二零零八年一月一日之後賺取的利潤分派股 息對外國投資者徵收10%的預扣所得税。對 於在香港註冊成立的合資格投資者,將適用 5%的協定税率。

於二零二四年十二月三十一日,本公司並 未就中國附屬公司賺取的保留溢利約人 民幣90,093,000元(二零二三年:人民幣 85,941,000元)的臨時差額而作出遞延税項 撥備,因為本集團足以掌控臨時差額撥回之 時間,而臨時差額很可能不會於可見將來撥 回。

14. 每股盈利 每股基本盈利

每股基本盈利金額乃根據本公司擁有人應佔 年度溢利約人民幣27,379,000元(二零二三 年:約人民幣30,031,000元)及年內已發行普 通股之加權平均數175,115,104股(二零二三 年:175,115,104股)計算得出。

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14. EARNINGS PER SHARE (Continued)

Diluted earnings per share

For the years ended 31 December 2024 and 2023, diluted earnings per share is the same as the basic earnings per share because the exercise price of the Company's outstanding share options was higher than the average market price for shares of the Company.

15. DIRECTORS', CHIEF EXECUTIVES' AND EMPLOYEES' REMUNERATION

Pursuant to the Section 383(1) of the Hong Kong Companies Ordnance and Part 2 of the Companies (Disclosure of Information about Benefits of Directors) Regulation are as follows:

14. 每股盈利(續) 每股攤薄盈利

截至二零二四年及二零二三年十二月三十一 日止年度,每股攤薄盈利與每股基本盈利相 同,是由於本公司的尚未行使購股權的行使 價高於本公司股份的平均市價。

15. 董事、最高行政人員及僱員薪酬

根據香港公司條例第383(1)條及公司(披露 董事利益資料)規例第2部作出之披露如下:

			or fees 袍金	allow	es and ances 	scheme co	nt benefit ntributions 計劃供款		tal 計
		2024 二零二四年 RMB'000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元	2024 二零二四年 RMB′000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元	2024 二零二四年 RMB′000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元	2024 二零二四年 RMB′000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元
Name of director <i>Executive director</i> Zhuang Yuejin <i>(note (a))</i> Wong Ho Yin <i>(note (b))</i> Xiao Suni Ng Chung Ho <i>(note (e))</i>	董事姓名 熱 <i>行董事</i> 莊躍進 <i>(附註(a))</i> 黃浩然 <i>(附註(b))</i> 肖蘇妮 伍忠豪 <i>(附註(e))</i>	- - 92 223	- - 109 -	- - -	_ 1,682 _ _	- - -	- 18 - -	- - 92 223	_ 1,700 109 _
Independent non-executive director Mak Wai Ho (note (c)) Ng Li La Adeline Zhu Chun Yan Yuen Wai Keung (note (d))	<i>獨立非執行董事</i> 麥偉豪 (<i>附註(c</i>)) 吳莉娜 朱春燕 哀偉強 (<i>附註(d</i>))	47 88 88 76	109 87 87 –	- - -	- - -	- - -	- - -	47 88 88 76	109 87 87
		614	392	-	1,682	-	18	614	2,092

Notes:

- (a) Mr. Zhuang Yuejin is also the Chairman and Chief Executive Officer of the Company.
- (b) Mr. Wong Ho Yin was also the Chief Financial Officer of the Company. He resigned as executive director and Chief Financial Officer of the Company with effect on 18 October 2023.
- (c) Mr. Mak Wai Ho was resigned as independent non-executive director with effect on 3 June 2024.
- (d) Mr. Yuen Wai Keung was appointed as independent non-executive director with effect on 15 July 2024.
- (e) Mr. Ng Chung Ho was appointed as executive director with effect on 27 December 2023.

During the years ended 31 December 2024 and 2023, no emoluments were paid by the Group to the Directors and chief executive as a discretionary bonus or an inducement to join or upon joining the Group or as compensation for loss of office. There was no arrangement under which a Director waived or agreed to waive any emoluments during the years ended 31 December 2024 and 2023.

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附註:

- (a) 莊躍進先生亦為本公司的主席兼行政總裁。
- (b) 黃浩然先生亦曾為本公司的財務總監。彼辭任 本公司執行董事兼財務總監,自二零二三年十 月十八日起生效。
- (c) 麥偉豪先生辭任獨立非執行董事,自二零二四 年六月三日起生效。
- (d) 袁偉強先生獲委任為獨立非執行董事,自二零 二四年七月十五日起生效。
- (e) 伍忠豪先生獲委任為執行董事,自二零二三年 十二月二十七日起生效。

截至二零二四年及二零二三年十二月三十一 日止年度,本集團概無向董事及最高行政人 員支付酬金作為酌情花紅或吸引加入或加入 本集團時的獎勵或作為離職補償。於截至二 零二四年及二零二三年十二月三十一日止年 度,概無董事放棄或同意放棄任何酬金的安 排。

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15. DIRECTORS', CHIEF EXECUTIVES' AND EMPLOYEES' REMUNERATION (Continued)

The executive director's emolument shown above were for their services in connection with the management of the affairs of the Company and the Group.

The independent non-executive director's emoluments shown above were for their services as directors of the Company.

No transactions agreement and contracts in relation to the Group's business to which the Company or any subsidiaries of the Company was a party an in which a director had a material interest, whether directly or indirectly, subsisted at the end of the year or at any time during the year.

16. FIVE HIGHEST PAID EMPLOYEES

The five highest paid individuals of the Group during the year included 1 (2023: 2) director(s), details of whose remuneration set out in note 15 above. The emoluments of the remaining 4 (2023: 3) individuals are set out below:

15. 董事、最高行政人員及僱員薪酬 (續)

上文所示執行董事薪酬為就管理本公司及本 集團事務的服務酬金。

上文所示獨立非執行董事酬金為彼等擔任本 公司董事的酬金。

本公司或本公司任何附屬公司概無訂立有關 本集團業務,於年底或年內任何時間存續的 交易、協議及合約,而董事於其中直接或間 接擁有重大權益。

16. 五名最高薪酬僱員

本集團於本年度內五位最高薪酬人士包括一 名(二零二三年:兩名)董事,酬金詳情載列 於上文附註15。餘下四名(二零二三年:三名) 最高薪酬人士的薪酬載列如下:

2024 二零二四年 RMB'000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元
1,066 80	535
1,146	573

The number of the senior management (excluding directors) of the Group are within the following band:

Retirement benefits scheme contributions 退休福利計劃供款

本集團高級管理層(不包括董事)之人數介 乎以下範圍內:

Number of individuals 人數					
2024 二零二四年	2023 二零二三年				
4	3				

截至二零二四年及二零二三年十二月三十一 日止年度內,本集團概無向非執行董事、最 高薪酬僱員支付酬金,作為加入本集團或加 入本集團後的獎勵,或作為離職補償。截至 二零二四年及二零二三年十二月三十一日止 年度內,概無非執行董事及最高酬金僱員放 棄或同意放棄任何酬金。

Nil to HKD1,000,000

Basic salaries and allowances

零至1,000,000港元

基本薪金及津貼

During the years ended 31 December 2024 and 2023, no remuneration was paid by the Group to the non-executive director, highest paid employees as an inducement to join or upon joining the Group or as compensation for loss of office. None of the non-executive director and highest paid employees waived or agreed to waive any emoluments during the years ended 31 December 2024 and 2023.

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17. DIVIDEND

The directors do not recommend the payments of any dividend in respect of the year ended 31 December 2024 (2023: nil).

17. 股息

18. 物業、廠房及設備

董事不建議就截至二零二四年十二月三十一 日止年度派付任何股息(二零二三年:無)。

18. PROPERTY, PLANT AND EQUIPMENT

		Plant and machinery 廠房及機械 RMB'000 人民幣千元	Motor vehicles 汽車 RMB'000 人民幣千元	Furniture and fixtures 傢俬及裝置 RMB'000 人民幣千元	Leasehold improvements 租賃物業裝修 RMB'000 人民幣千元	Total 合計 RMB′000 人民幣千元
Cost	成本					
At 1 January 2023	於二零二三年一月一日	45,650	4,811	2,240	3,524	56,225
Additions	添置	1,128	-	-	-	1,128
Disposals	出售	(5,627)	(246)	-	-	(5,873)
Deconsolidation of subsidiaries	終止綜合入賬附屬公司		(763)	(347)	(257)	(1,367)
At 31 December 2023 and	於二零二三年十二月三十一日及					
1 January 2024	二零二四年一月一日	41,151	3,802	1,893	3,267	50,113
Additions	添置	55,650	. 94	616	253	56,613
Disposals	出售	(9,464)	(3)	(225)	(62)	(9,754)
At 31 December 2024	於二零二四年 十二月三十一日	87,337	3,893	2,284	3,458	96,972
Accumulated depreciation	累計折舊	24.046	2 770	4.054	2 506	22,472
At 1 January 2023	於二零二三年一月一日 支出	24,046	3,770 62	1,851 107	2,506	32,173
Charge Disposals	又山出售	1,220 (955)	(217)	107	80	1,469 (1,172)
Disposais Deconsolidation of subsidiaries	山百 終止綜合入賬附屬公司	-(555)	(217) (763)	(347)	(257)	(1,172)
At 31 December 2023 and	於二零二三年十二月三十一日及					
1 January 2024	二零二四年一月一日	24,311	2,852	1,611	2,329	31,103
Charge	支出	2,445	69	570	342	3,426
Disposals	出售	(5,195)	(3)	(203)		(5,401)
At 31 December 2024	於二零二四年十二月三十一日	21,561	2,918	1,978	2,671	29,128
Net carrying amounts At 31 December 2024	賬面淨值 於二零二四年十二月三十一日	65 776	975	200	707	67.044
ALSI December 2024	バー令ー凶ナ「 ー月二 十一 日	65,776	9/5	306	787	67,844
At 31 December 2023	於二零二三年十二月三十一日	16,840	950	282	938	19,010

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Cost

19. INVESTMENT PROPERTY

During the years ended 31 December 2024 and 2023, the Group leased out a self-owned factory to an independent third party under an operating lease with rentals payable monthly. The lease typically run for an initial period of 5 years.

19. 投資物業

截至二零二四年及二零二三年十二月三十一 日止年度,本集團按經營租賃向一名獨立第 三方出租一間自有廠房,租金於每月支付。 租約一般初步為期5年。

	Investment
	property 投資物業
	RMB'000
	人民幣千元
成本	
於二零二三年一月一日、二零二三年十二月	

At 1 January 2023, 31 December 2023, 1 January 2024 and 31 December 2024	於二零二三年一月一日、二零二三年十二月 三十一日、二零二四年一月一日及 二零二四年十二月三十一日	9,632
Accumulated depreciation	累計折舊	
At 1 January 2023 Charge	於二零二三年一月一日 支出	5,499 356
At 31 December 2023 and 1 January 2024	於二零二三年十二月三十一日及 二零二四年一月一日	5,855
Charge	 支出	356
At 31 December 2024	於二零二四年十二月三十一日	6,211
Net carrying amounts At 31 December 2024	賬面淨值 於二零二四年十二月三十一日	3,421
At 31 December 2023	於二零二三年十二月三十一日	3,777

At 31 December 2024, the Group's investment property with a carrying amount of approximately RMB3,421,000 (2023: approximately RMB3,777,000) was pledged as security to banks for bank borrowings (note 34).

The fair value of the investment property was approximately RMB49,000,000 as at 31 December 2024 (2023: RMB51,000,000). The fair value of the Group's investment properties as at 31 December 2024 and 2023 has been arrived at on the basis of a valuation carried out by International Valuation Limited, an independent qualified professional valuer not connected to the Group.

於二零二四年十二月三十一日,本集團賬面 值約為人民幣3,421,000元(二零二三年:約 人民幣3,777,000元)的投資物業已抵押予銀 行作為取得銀行借款之抵押品(附註34)。

於二零二四年十二月三十一日,投資物業的 公平值約為人民幣49,000,000元(二零二三 年:人民幣51,000,000元)。於二零二四年及 二零二三年十二月三十一日,本集團投資物 業的公平值已根據與本集團並無關連的獨立 合資格專業估值師國際評估有限公司進行之 估值釐定。

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

19. INVESTMENT PROPERTY (Continued)

In estimation their fair value of the investment properties, the estimated amount for which an asset or liability should exchange on the date of valuation between a willing buyer and a willing seller in an arm's-length transaction after proper marketing wherein the parties had each acted knowledgeably, prudently and without compulsion is their current use.

Information about level 3 fair value measurements

19. 投資物業(續)

於估算投資物業的公平值時,在進行適當市 場推廣後,由自願買賣雙方各自在知情、審 慎及不受脅迫之情況下,於估值日期達成資 產或負債交易之公平交易估計金額為其當前 用途。

有關第三級公平值計量的資料

Description	Valuation techniques	Significant unobservable inputs	Range	Relationship of significant unobservable inputs to fair value 重大不可觀察輸入
描述	估值方法	重大不可觀察輸入數據	範圍	數據與公平值的關係
An industrial complex located in PRC	Income capitalization method	Market unit rate per square meter, taking into account the recent transaction prices for similar properties adjusted for nature and location	2024: Range from RMB19.96 to RMB23.95 per square meter per month on gross floor area	The increase in unit rate would result in increase in fair value.
一幢位於中國的工業綜合設施	收入資本化法	每平方米市場單價,經計及 類似物業的最近交易價格, 並就性質及地點作出調整	二零二四年: 按建築面積介乎 每平方米每月 人民幣19.96元至 人民幣23.95元	單價增加將導致 公平值增加。

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

20. RIGHT-OF-USE ASSETS

20. 使用權資產

		Leasehold land 租賃土地 RMB'000 人民幣千元	Leased Properties 租賃物業 RMB'000 人民幣千元	Total 合計 RMB'000 人民幣千元
Cost	成本			
At 1 January 2023 Deconsolidation of subsidiaries	於二零二三年一月一日 終止綜合入賬附屬公司	2,552	15,931	18,483
(note 44)	(附註44)		(766)	(766)
At 31 December 2023 and 1 January 2024	於二零二三年 十二月三十一日及			
Additions	二零二四年一月一日 添置	2,552	15,165 2,756	17,717 2,756
Additions	/心旦		2,730	2,750
At 31 December 2024	於二零二四年			
	十二月三十一日	2,552	17,921	20,473
Accumulated depreciation	累計折舊			
At 1 January 2023	於二零二三年一月一日	292	9,213	9,505
Charge for the year	年度支出	73	2,345	2,418
Deconsolidation of subsidiaries <i>(note 45)</i>	終止綜合入賬附屬公司 <i>(附註45)</i>		(529)	(529)
At 31 December 2023 and 1 January 2024	於二零二三年十二月 三十一日及二零二四年			
	一月一日	365	11,029	11,394
Charge for the year	年度支出 .	73	2,221	2,294
At 31 December 2024	於二零二四年 十二月三十一日	438	13,250	12 699
	Т—Л—Т—П	438	13,230	13,688
Carrying amount At 31 December 2024	賬面值 於二零二四年			
	十二月三十一日	2,114	4,671	6,785
At 31 December 2023	於二零二三年 十二月三十一日	2,187	4,136	6,323
For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

20. RIGHT-OF-USE ASSETS (Continued)

20. 使用權資產(續)

		2024 二零二四年 RMB [*] 000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元
Expenses relating to short-term leases	短期租賃開支	2,079	433
Total cash outflow for leases <i>(note)</i>	租賃現金流出總額 <i>(附註)</i>	3,816	3,267
Addition to right-of-use assets	使用權資產添置	2,756	–

Note: Amount includes payments of principal of RMB1,595,000 (2023: RMB2,547,000) and interest portion of RMB142,000 (2023: RMB287,000) of lease liabilities and leases with original lease terms ends within 12 months of RMB2,079,000 (2023: RMB433,000).

Lease liabilities of RMB4,142,000 (2023: RMB4,572,000) are recognised with related right-of-use assets of RMB4,671,000 (2023: RMB4,136,000) as at 31 December 2024. The lease agreements do not impose any covenants other than the security interests in the leased assets that are held by the lessor. Leased assets may not be used as security for borrowing purposes. The lease terms are ranging from 2 to 5 years. The rented properties are used of office and manufacturing purpose.

At 31 December 2024, the Group's leasehold land with leasehold period of 50 years and with a carrying amount of approximately RMB2,114,000 (2023: approximately RMB2,187,000) was pledged as security to banks for bank borrowings.

附註:該金額包括支付租賃負債的本金人民幣 1,595,000元(二零二三年:人民幣2,547,000 元)及利息部分人民幣142,000元(二零二三年: 人民幣287,000元),原租期於12個月內到期 的為人民幣2,079,000元(二零二三年:人民幣 433,000元)。

於二零二四年十二月三十一日,已確認租賃 負債人民幣4,142,000元(二零二三年:人民 幣4,572,000元)及相關使用權資產人民幣 4,671,000元(二零二三年:人民幣4,136,000 元)。除出租人持有的租賃資產的擔保權益 外,租賃協議並無施加任何契諾。租賃資產 不可用作借款擔保。租期介乎二至五年。租 賃物業用作辦公及製造用途。

於二零二四年十二月三十一日,本集團租期 為50年且賬面值約人民幣2,114,000元(二零 二三年:約人民幣2,187,000元)的租賃土地 已抵押予銀行作為銀行借款之抵押品。

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21. PARTICULARS OF THE SUBSIDIARIES

21. 附屬公司的詳細資料

本公司附屬公司之詳情如下:

於二零二四年及二零二三年十二月三十一日,

Particulars of subsidiaries of the Company at 31 December 2024 and 2023 were as follows:

Name of Company 公司名稱	Place of incorporation/ registration and operation 註冊成立/ 登記及營運地點	Nominal value of issued and fully paid ordinary shares/Issued and paid up/ registered capital 已發行及繳足普 通股之 面值/已發行及 繳足/ 註冊資本	in1 20 二零二		voting po e Compan 寺所有權及	wer y 3	Principal activities 主要業務
Joystar (BVI) Automotive Interior Decoration Limited	British Virgin Islands ("BVI") 苯屬始帶言群自	USD1	100%	-	100%	-	5
	英屬維爾京群島 (「英屬維爾京群島」)	1美元					投資控股
Joystar (BVI) Auto Inter-parts Limited	BVI 英屬維爾京群島	USD1 1美元	100%	-	100%	-	Investment holding 投資控股
Joystar International Investment Limited	Hong Kong	HK\$1,170,177	-	100%	-	100%	Trading of nonwoven fabric related products used in automotive interior decoration parts and other parts
怡星國際投資有限公司	香港	1,170,177港元					買賣用於汽車內飾件及其他 部分的無紡布相關產品
Joystar China Investment Limited (note (i))	Hong Kong	HK\$1	-	-	-	100%	Trading of rubber
怡星中國投資有限公司 <i>(附註(i))</i>	香港	1港元					買賣橡膠
Joystar Wuxi <i>(note (ii))</i>	PRC	USD7,477,172	-	100%	-	100%	Manufacturing of nonwoven fabric related products used in automotive interior decoration parts and other parts
怡星(無錫) <i>(附註(ii))</i>	中國	7,477,172美元					製造用於汽車內飾件及其他 部分的無紡布相關產品
Link Excellent Limited	BVI 英屬維爾京群島	USD50,000 50,000美元	100%	-	100%	-	Investment holding 投資控股

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21. PARTICULARS OF THE SUBSIDIARIES

(Continued)

Name of Company 公司名稱	Place of incorporation/ registration and operation 註冊成立/ 登記及營運地點	Nominal value of issued and fully paid ordinary shares/Issued and paid up/ registered capital 已發行及繳足普 通股之 面值/已發行及 繳足/ 註冊資本	interest and held by th 本公司所	of ownership voting power e Company 春所有權及 霍比例 2023	Principal activities 主要業務
			二零二四年 Direct Indirect 直接 間接	二零二三年 Direct Indirect 直接 間接	
Link Sharp International Limited	Hong Kong 香港	HK\$10,000 10,000港元	- 100%	- 100%	Trading of food products 買賣食品
Sinogate Energy Limited 中聯能源有限公司	BVI 英屬維爾京群島	USD1 1美元	- 100%	- 100%	Investment holding 投資控股
Splendid Sun Limited 朗滿有限公司	Hong Kong 香港	HK \$ 1 1港元	- 100%	- 100%	Trading of rubber 買賣橡膠
朗滿貿易(上海)有限公司 <i>(note (ii))</i> 朗滿貿易(上海)有限公司 <i>(附註(ii))</i>	PRC 中國	USD600,000 600,000美元	- 100%	- 100%	Trading of rubber 買賣橡膠
Loyal Brands International Limited (note (iii))	BVI	USD50,000			
Loyal Brands International Limited (附註(iii))	英屬維爾京群島	50,000美元			投資控股
Giant Faith Holdings Limited <i>(note (iiii))</i> Giant Faith Holdings Limited (<i>附註(iiii)</i> ,		HK\$10,000 10,000港元			Trading of food products 買賣食品

None of the subsidiaries had debt securities outstanding at the end of the year or at any time during the year.

Notes:

- The subsidiary was disposed during the year ended 31 December 2024 and recorded a loss on disposal of approximately RMB1,222,000.
- (ii) Registered as a wholly-owned foreign enterprise under the PRC law.
- (iii) Deconsolidated during the year ended 31 December 2023 and completely disposed of during the year ended 31 December 2024. This disposal recorded a gain on disposal of RMB916,000 (Note 45).

The above table lists the subsidiaries of the Group, which in the opinion of directors, principally attached the results or assets of the Group. To give details of other subsidiaries would, in to opinion of directors, result in particulars of excessive lengths.

於年底或年內任何時間概無附屬公司擁有任 何尚未行使的債務證券。

21. 附屬公司的詳細資料(續)

附註:

- (i) 該附屬公司已於截至二零二四年十二月三十一日止年度內出售並錄得出售虧損約人民幣 1,222,000元。
- (ii) 根據中國法律註冊成立為外商獨資企業。
- (iii) 於截至二零二三年十二月三十一日止年度終止 综合入賬並於截至二零二四年十二月三十一日 止年度內完全出售。該出售事項錄得出售收益 約人民幣916,000元(附註45)。

上表載列董事認為對本集團的業績或資產構 成重大影響的本集團附屬公司。董事認為倘 列出其他附屬公司的詳情會令資料過於冗長。

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22. INTERESTS IN ASSOCIATES

22. 於聯營公司的權益

		2024 二零二四年 RMB'000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元
Cost of investment in associates – Unlisted Share of post-acquisition loss and other comprehensive income, net of dividends received	於聯營公司的投資的成本 一非上市 應佔收購後虧損 及其他全面收益 (經扣除已收取股息)	27,866	27,270
– Unlisted	一非上市	(7,291)	(7,171)
Impairment loss	減值虧損	(14,225)	(14,225)
Exchange realignment	匯兑調整	(245)	
		6,105	5,874

During the year under review, no impairment loss on interests in associates (2023: RMB2,358,000) was recognised in the Group's consolidated statement of profit or loss and other comprehensive income. The impairment loss recognised in 2023 was on the basis of decline in the recoverable amount which was below the carrying amount and adverse changes in the market in which the associates operated. 於回顧年度內,並無於本集團的綜合損益及 其他全面收益表中確認於聯營公司的權益 之減值虧損(二零二三年:人民幣2,358,000 元)。由於可收回金額下跌至低於其賬面值 以及聯營公司經營所在市場的不利變化,於 二零二三年確認減值虧損。

At 31 December 2024 and 2023, the Group had interest in the following associates:

於二零二四年及二零二三年十二月三十一日, 本集團於下列聯營公司擁有權益:

Name of Company 公司名稱	Place of incorporation/ registration and operation 註冊成立/登記 及營運地點	Issued and paid up capital 已發行及繳足股本	ownershi and votii directly or held by t 本集團直接	tion of p interest ng power i indirectly he Group 或間接所持 2023 二零二三年	Principal activity 主要業務
Prominent Alliance Limited ("Prominent")	BVI	USD100,000	42%	42%	Investment holding
(nonment)	英屬維爾京群島	100,000美元			投資控股
GEO Securities Limited	Hong Kong 香港	HKD99,444,592 99,444,592港元	42%*	42%	* Dealing and advising on securities 證券交易及諮詢

* GEO Securities Limited is a wholly owned subsidiary of Prominent Alliance Limited.

* GEO Securities Limited為Prominent Alliance Limited的全資附屬公司。

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22. INTERESTS IN ASSOCIATES (Continued)

Summarised financial information prepared in accordance with HKFRS Accounting Standards in respect of Prominent and its subsidiary (collectively, the "Prominent Group") are set out below.

22.於聯營公司的權益(續)

以下載列根據香港財務報告準則會計準 則編製的Prominent及其附屬公司(統稱 「Prominent集團」)的財務資料概要。

		2024 二零二四年 RMB′000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元
Current assets	流動資產	17,945	18,735
Non-current assets	非流動資產	30,149	30,258
Current liabilities	流動負債	(21,925)	(23,374)
Non-current liabilities	非流動負債	_	
		2024 二零二四年 RMB'000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元
Revenue	收入	5,071	2,891
Profit/(loss) for the year	年度溢利/(虧損)	286	(6,756)
Other comprehensive income for the year	年度其他全面收益	264	
Total comprehensive income/(loss) for the year	年度全面收益/(虧損) 總額	550	(6,756)
Group's share of results of the Prominent Group	本集團應佔 Prominent 集團 業績	231	(2,837)
Reconciliation of the above summarised	financial information	上沭財務資料概要開综。	全財務報素內確認於

Reconciliation of the above summarised financial information to the carrying amount of the interests in the Prominent Group recognised in the consolidated financial statements is as follows: 上述財務資料概要與綜合財務報表內確認於 Prominent集團的權益賬面值的對賬如下:

		2024 二零二四年 RMB'000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元
Net assets of the Prominent Group Proportion of the Group's ownership	Prominent集團的資產淨額 本集團於Prominent集團的	26,169	25,619
interest in the Prominent Group	所有權比例	42%	42%
Goodwill	商譽	10,991 9,339	10,760 9.339
Impairment loss	減值虧損	(14,225)	(14,225)
Carrying amount of the Group's interest	本集團於Prominent集團的		
in the Prominent Group	權益賬面值	6,105	5,874

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22. INTERESTS IN ASSOCIATES (Continued)

Particular of impairment testing on interest in the Prominent Group are disclosed below:

For the years ended 31 December 2024 and 2023, the recoverable amount of the Prominent Group have been determined based on a value in use calculation which uses cash flow projection based on financial budgets approved by the directors and valued by the professional independent valuer covering a five year period, and pre-tax discount rate of 13% (2023: 14%) per annum. cash flows beyond that fiveyear period have been extrapolated using a steady 2.5% (2023: 2.5%) growth rate. This growth rate does not exceed the longterm average growth rate for the market.

The key assumptions used in the value in use calculations are as follows:

Budgeted gross Average gross margins achieved in the period immediately before the margin budget period which reflects the past experience

22. 於聯營公司的權益(續)

於Prominent集團之權益的減值測試詳情披 霰如下:

截至二零二四年及二零二三年十二月三十一 日止年度, Prominent 集團的可收回金額乃根 據使用價值計算法釐定,該計算法採用基於 經董事批准並經專業獨立估值師估值的五年 期財務預算的現金流量預測,並按每年13% (二零二三年:14%)的税前折現率計算得出。 超過五年期間之現金流量乃使用穩定增長率 2.5% (二零二三年:2.5%)推斷。此增長率 不超過市場上之長期平均增長率。

使用價值計算法所用之關鍵假設如下:

預算毛利率	緊接預算期前期間實現之
	平均毛利率,反映過往
	經驗

23. INVENTORIES		23. 存貨		
			2024 二零二四年 RMB′000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元
Raw materials Work in progress Finished goods	原材料 在製品 製成品		10,972 859 5,878 17,709	12,087 721 8,639 21,447

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24. TRADE AND BILLS RECEIVABLES

24. 應收貿易款項及應收票據

		2024 二零二四年 RMB'000 人民幣千元	2023 二零二三年 RMB [′] 000 人民幣千元
Trade receivables Less: allowance for ECL	應收貿易款項 減:預期信貸虧損撥備	71,205 (15,543)	83,270 (13,116)
Bills receivables	應收票據	55,662 587 56,249	70,154 3,156 73,310

The ageing analysis of trade receivables, based on the past due date, net of allowance for ECL, is as follows:

根據逾期日期,應收貿易款項的賬齡分析(經 扣除預期信貸虧損撥備)如下:

		2024 二零二四年 RMB′000 人民幣千元	2023 二零二三年 RMB ['] 000 人民幣千元
0 to 90 days 91 to 180 days 181 to 365 days	0至90日 91至180日 181至365日	51,845 2,812 1,005	55,634 5,229 9,291
		55,662	70,154

The Group's trading terms with customers are mainly on credit. The credit terms generally ranging from 30 days to 120 days, depending on the creditworthiness of customers and the existing relationship with the Group. The Group seeks to maintain strict control over its outstanding receivables. Overdue balances are reviewed regularly by senior management. Trade receivables are non-interest bearing.

本集團與客戶的貿易條款主要為信貸。根據 客戶信譽及與本集團的現有關係,信貸期一 般介乎30至120日。本集團致力嚴謹監控未付 之應收款項。逾期未付之結餘由高級管理層 定期審閱。應收貿易款項為免息。

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Trade deposits (Note a)

Prepayments (Note b)

Other receivables, net VAT receivables

Less: Non-current portion (Note b)

25. PREPAYMENTS, DEPOSITS AND OTHER RECEIVABLES

25. 預付款項、按金及其他應收款項

	2024 二零二四年 RMB'000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元
貿易按金(附註a) 預付款項(附註b) 其他應收款項淨額 應收增值税	8,422 12,389 9,516 3,800	9,880 61,750 7,901 2,751
減 : 非流動部分 <i>(附註b)</i>	34,127 (217) 33,910	82,282 (58,155) 24,127

Notes:

附註:

(a)

- (a) Trade deposits represented amounts paid to suppliers for securing stable supply of raw materials. The deposits usually realised in 1 year.
- (b) As at 31 December 2023, the amount mainly represents the prepayment of acquisition of plant and equipment for upgrading the existing production lines for manufacture and sale of non-woven fabric related products segment. As at 31 December 2024, the amount mainly represented prepayment to suppliers for inventories and raw material.

Details of assessment of ECL are set out in note 6.

26. FINANCIAL ASSETS AT FAIR VALUE **THROUGH PROFIT OR LOSS**

貿易按金指為獲得穩定的原材料供應而向供應
商支付的款項。按金通常於一年內變現。

(b) 於二零二三年十二月三十一日,該金額主要指 為製造及銷售無紡布相關產品分部升級現有 生產線而購置機器及設備的預付款項。於二零 二四年十二月三十一日,該金額主要指向供應 商支付的存貨及原材料的預付款項。

預期信貸虧損評估詳情載於附註6。

26. 按公平值於損益列賬的金融資產

	2024 二零二四年 RMB′000 人民幣千元	2023 二零二三年 RMB [′] 000 人民幣千元
上市證券: 在香港上市的股本證券	26,587	27,368

Fair values are determined with reference to guoted market bid prices and quoted price from financial institution.

公平值乃參考所報市場買入價及金融機構之 報價而釐定。

Listed securities:

Equity securities listed in Hong Kong

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27. CASH AND BANK BALANCES

For the purposes of the consolidated statement of cash flows, cash and cash equivalents include cash on hand and in banks. Cash and cash equivalents at the end of the reporting period as shown in the consolidated statement of cash flows are reconciled to the related items in the consolidated statement of financial position as follows:

27. 現金及銀行結餘

就綜合現金流量表而言,現金及現金等值物 包括手頭現金及銀行存款。綜合現金流量表 所示報告期末的現金及現金等值物與綜合財 務狀況表內的相關項目對賬如下:

		2024 二零二四年 RMB′000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元
Cash and bank balances	現金及銀行結餘	49,419	26,043
		2024 二零二四年 RMB′000 人民幣千元	2023 二零二三年 RMB′000 人民幣千元
Renminbi Hong Kong dollars United States dollars	人民幣 港元 美元	37,956 2,175 9,288 49,419	15,762 1,178 9,103 26,043

At 31 December 2024, the bank balances of the Group denominated in Renminbi amounted to approximately RMB37,956,000 (2023: RMB15,762,000) were kept in banks in the PRC. Conversion of RMB into foreign currencies is subject to the PRC's Foreign Exchange Control Regulations and Administration of Settlement, Sale and Payment of Foreign Exchange Regulations.

Cash at banks earn interest at floating rates based on daily bank deposit rate.

於二零二四年十二月三十一日,本集團以人 民幣計值並存放於中國境內銀行之銀行結餘 約為人民幣37,956,000元(二零二三年:人 民幣15,762,000元)。人民幣兑換成外幣須遵 守中國外匯管理條例及結匯、售匯及付匯管 理規定。

存放於銀行之現金按基於銀行存款日利率之 浮動利率賺取利息。

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28. SHARE CAPITAL

28. 股本

			Number of shares 股份數目	Amount 金額	Amount 金額
				HK\$'000	<i>RMB'000</i>
				千港元	人民幣千元
	Authorised: Ordinary shares of HK\$0.025 each	法定: 每股面值0.025港元的普通股			
	At 1 January 2023, 31 December 2023, 1 January 2024 and 31 December 2024	於二零二三年一月一日、 二零二三年十二月三十一日、 二零二四年一月一日及			
		二零二四年十二月三十一日	40,000,000,000	1,000,000	863,495
	Issued and fully paid:	已發行及繳足:			
	At 1 January 2023, 31 December 2023,	於二零二三年一月一日 [,]			
	1 January 2024 and 31 December 2024	二零二三年十二月三十一日、			
		二零二四年一月一日及			
		二零二四年十二月三十一日	175,115,104	4,378	3,643
0	DECEDVEC		20 侍借		

29. RESERVES

The amounts of the Group's reserves and movements therein for the current and prior years are presented in the consolidated statement of changes in equity.

Share premium

Under the Companies Law of the Cayman Islands, the funds in the share premium of the Company are distributable to the shareholders of the Company provided that immediately following the date on which the dividend is proposed to be distributed, the Company will be in a position to pay off its debts as they fall due in the ordinary course of business.

Share premium represents premium arising from the issue of shares at a price in excess of their par value per share and after deduction of capitalisation issue and issuance costs of placing of shares.

29. 儲備

本集團於本年度及過往年度的儲備及變動金 額在綜合權益變動表呈列。

股份溢價

根據開曼群島公司法,本公司股份溢價賬內 的資金可供分配予本公司股東,惟緊隨建議 派付股息日期後,本公司將仍有能力於日常 業務過程中償還到期的債務。

股份溢價指按超過股份每股面值之價格發行 股份及於扣除資本化發行及配售股份發行成 本後產生的溢價。

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29. RESERVES (Continued)

Merger reserve

The merger reserve of the Group arose as a result of the Group reorganisation implemented in preparation for the listing of the Company's shares in 2010 and represented the difference between the nominal value of the aggregate share capital of the subsidiaries acquired under the reorganisation scheme, over the nominal value of the share capital of the Company issued in exchange therefore.

Foreign currency translation reserve

The foreign currency translation reserve comprises all foreign exchange differences arising from the translation of the financial statements of the Company and foreign operations. The reserve is dealt with in accordance with the material accounting information set out in note 4 to the consolidated financial statements.

Statutory reserve

Subsidiaries of the Company established in the PRC shall appropriate 10% of its annual statutory net profit (after offsetting any prior year's losses) to the statutory reserve fund account in accordance with the PRC Company Law. When the balance of such reserve fund reaches 50% of the entity's share capital, any further appropriation is optional. The statutory reserve fund can be utilised to offset prior year's losses or to increase capital after proper approval.

30. BOND PAYABLE

In 27 August 2024, the Group issued a bond with the principal amount of HK\$3,000,000 to provide working capital of the Group. The bond bears interest at fixed rate of 8% per annum, unsecured and repayable on the maturity date of 26 August 2027. The effective interest rate applied to the bond is approximately 7.4% per annum.

31. TRADE AND BILLS PAYABLES

29. 儲備(續) 合併儲備

本集團之合併儲備產生於二零一零年籌備本 公司股份上市而所進行的集團重組,指根據 重組計劃收購的附屬公司股本總額的面值與 高於本公司據此發行以作交換的股本面值間 的差額。

外幣換算儲備

外幣換算儲備包括換算本公司及海外業務財 務報表而產生的所有外匯差額。該儲備乃按 綜合財務報表附註4所載列的重要會計資料 處理。

法定儲備

根據中國公司法,本公司於中國成立之附屬 公司須將其年度法定純利(經扣除過往年度 虧損後)的10%撥往法定儲備金賬戶。倘該 儲備金之結餘達該實體股本之50%,則可選 擇是否作任何進一步分派。於獲得適當批准 後,法定儲備金可用作抵銷過往年度虧損或 增資。

30. 應付債券

於二零二四年八月二十七日,本集團發行本 金額為3,000,000港元的債券,籌資作為本 集團的營運資金。該債券按固定年利率8% 計息,為無抵押,須於到期日二零二七年八 月二十六日償還。該債券的實際年利率為約 7.4%。

31. 應付貿易款項及應付票據

	2024 二零二四年 RMB′000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元
應付貿易款項 應付票據	38,222 1,590	30,447
	39,812	30,447

Trade payables Bills payable

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31. TRADE AND BILLS PAYABLES (Continued)

31. 應付貿易款項及應付票據(續)

The ageing analysis of trade payables, based on the invoice dates, is as follows:

根據發票日期,應付貿易款項的賬齡分析如 下:

		2024 二零二四年 RMB′000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元
0 to 90 days 91 to 180 days 181 to 365 days Over 365 days	0至90日 91至180日 181至365日 超過365日	24,338 1,936 235 11,713	14,791 3,744 423 11,489
		38,222	30,447

The ageing analysis of bills payables, based on the invoice dates, is as follows:

根據發票日期,應付票據的賬齡分析如下:

2024	2023
二零二四年	二零二三年
RMB′000	RMB'000
人民幣千元	人民幣千元
1,590	

0 to 90 days

0至90日

Trade payables generally have credit terms ranging from 10 days to 60 days. Bills payable generally have credit terms ranging from 90-180 day.

Bill payables relate to trade payables in which the Group has been offered by certain main suppliers to settle its obligations for purchases of goods with bills payables. The Group is obliged to make payments to the banks in respect of the bills only on due dates of the bills, under the same conditions as agreed with the suppliers without further extension. During the year ended 31 December 2024, the supplier finance arrangements totalled approximately RMB2,200,000.

At 31 December 2024, trade and bills payables are denominated in RMB and HKD of approximately RMB39,338,000 and RMB474,000 (2023: RMB29,982,000 and RMB465,000) respectively.

應付貿易款項信貸期一般介乎10至60日。應 付票據信貸期一般介乎90至180日。

應付票據與應付貿易款項有關,若干主要供 應商向本集團提出以應付票據結算採購貨 物的義務。本集團須按與供應商協定的相同 條件僅於票據到期日就票據向銀行付款, 而毋須進一步延期。截至二零二四年十二月 三十一日止年度,供應商融資安排總額約為 人民幣2,200,000元。

於二零二四年十二月三十一日,以人民幣及 港元計值的應付貿易款項及應付票據分別約 為人民幣39,338,000元及人民幣474,000元 (二零二三年:人民幣29,982,000元及人民幣 465,000元)。

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32. ACCRUALS AND OTHER PAYABLES

32. 應計費用及其他應付款項

		2024 二零二四年 RMB′000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元
Accruals of rent Accruals of staff costs Accruals of operating expenses VAT payable Deposit received Other payables	應計租金 應計員工成本 應計經營開支 應付增值税 已收按金 其他應付款項	968 987 380 347 786 4,053 7,521	834 559 1,039 427 1,283 8,438 12,580

33. CONTRACT LIABILITIES

33. 合約負債

The following provides information about contract liabilities from contract with customers:

以下載有客戶合約的合約負債之資料:

		2024 二零二四年 RMB′000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元
At 1 January Revenue recognised during the year that was included in the contract	於一月一日 年內確認的收入(於年初 計入合約負債)	3,133	46,537
liabilities at the beginning of the year Deconsolidation of subsidiaries (note 45)	終止綜合入賬附屬公司	(2,368)	(45,739)
Increase in contract liabilities as a result of advance from customers	<i>(附註45)</i> 年內因客戶墊款產生的 合約負債增加	-	(798)
during the year		7,926	3,133
At 31 December	於十二月三十一日	8,691	3,133

The contract liabilities represent the Group's obligation to transfer goods for which the Group has received consideration, or for which an amount of consideration is due from customers. The contract liabilities would be recognised as revenue within one year. The Group recognises revenue when "control" of goods is transferred to the customers.

In general, the Group receives certain percentage of the contract sum as advance payment from the customers of the sale of goods.

合約負債指本集團已收代價或應收客戶代價 後有義務轉讓貨品。合約負債會於一年內確 認為收入。當商品的「控制權」轉移予客戶時, 本集團確認收入。

本集團通常向客戶收取一定比例的合約金額 作為商品銷售預付款。

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34. BANK BORROWINGS

34. 銀行借款

		2024 二零二四年 RMB [′] 000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元
Bank loans, secured	銀行貸款·有抵押	25,000	25,000
<i>Less:</i> Amounts classified under current liabilities	<i>減:</i> 分類為流動負債的款項		
Secured bank loan that contain a repayment on demand clause and due within one year	包括按要求還款條款及 於一年內到期償還的 有抵押銀行貸款	25,000	(25,000)
Amounts classified under non-current liabilities	分類為非流動負債的款項		
		2024 二零二四年 RMB′000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元
Carrying amount repayable: – within one year	應償還款項賬面值: -於一年內	25,000	25,000
Secured bank loan	有抵押銀行貸款	25,000	25,000

At 31 December 2024, the bank borrowings were secured by charges over the (1) Group's investment property with the carrying amount of approximately RMB3,421,000 (2023: approximately RMB3,777,000); (2) leasehold land with carrying amount of approximately RMB2,114,000 (2023: approximately RMB2,187,000) respectively; and (3) personnel guarantee provided by Zhuang Yuejin, the director of the Company and his spouse. The weighted average effective floating interest rate on the short-term bank borrowings is 3.88% (2023: 4.35%) per annum.

At 31 December 2024, the carrying amount of bank borrowings are denominated in RMB of RMB25,000,000 (2023: RMB25,000,000). All the bank borrowings are payable in 1 year. The maturity dates of the bank borrowings are from 18 June 2025 to 3 December 2025.

There was no breach of covenants at 31 December 2024 (2023: nil).

於二零二四年十二月三十一日,銀行借款由 (1)本集團賬面值約人民幣3,421,000元(二零 二三年:約人民幣3,777,000元)的投資物業: (2)賬面值約人民幣2,114,000元(二零二三 年:約人民幣2,187,000元)的租賃土地:及(3) 本公司董事莊躍進及其配偶提供的個人擔保 作抵押。短期銀行借款之加權平均實際浮動 年利率為3.88%(二零二三年:4.35%)。

於二零二四年十二月三十一日,以人民幣計 值之銀行借款之賬面值為人民幣25,000,000 元(二零二三年:人民幣25,000,000元)。所 有銀行借款須於一年內償還。銀行借款到期 日為二零二五年六月十八日至二零二五年 十二月三日。

截至二零二四年十二月三十一日,概無違反 契諾(二零二三年:無)。

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35. LEASE LIABILITIES

35. 租賃負債

At 31 December 2024 and 2023, the Group had lease liabilities as follows:

於二零二四年及二零二三年十二月三十一日, 本集團的租賃負債如下:

		2024	2023
		二零二四年	二零二三年
		Present value	Present value
		of the minimum	of the minimum
		lease payments	lease payments
		最低租賃付款現值	最低租賃付款現值
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Within 1 year	於一年內	1,468	2,020
After 1 year but within 2 years	超過一年但於兩年內	1,916	1,142
After 2 years but within 5 years	超過兩年但於五年內	758	1,410
		2,674	2,552
		4,142	4,572

The incremental borrowing rates applied to lease liabilities range from 3.6% to 8% (2023: 3.4% to 6.4%).

36. DEFERRED TAX ASSETS

The following are the major deferred tax assets recognised and movements thereon during the current and prior years:

適用於租賃負債的增量借款利率介乎3.6% 至8%(二零二三年:3.4%至6.4%)。

36. 遞延税項資產

於本年度及過往年度確認的主要遞延税項資 產及其變動如下:

		Allowance for expected credit loss on trade and other receivables 應收貿易及 其他款項的預期信貸虧 損撥備 RMB'000 人民幣千元
At 1 January 2023 Charged to profit or loss for the year <i>(note 13)</i>	於二零二三年一月一日 自年度損益扣除 <i>(附註13)</i>	3,826 (3,826)
At 31 December 2023, 1 January 2024 and 31 December 2024	於二零二三年十二月三十一日、二零二四年一月一日及 二零二四年十二月三十一日	-

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

36. DEFERRED TAX ASSETS (Continued)

Note:

At 31 December 2024, the Group had unused tax losses of approximately RMB3,224,000 (2023: RMB3,224,000) available for offset against future taxable profits. No deferred tax asset has been recognised in respect of the estimated unused tax losses and other deferred tax assets due to the unpredictability of future profit streams of the respective subsidiary of the Group which incurred the tax loss.

37. RECONCILIATION OF LIABILITIES ARISING FROM FINANCING ACTIVITIES

The table below details changes in the Group's liabilities arising from financing activities, including both cash and non-cash changes. Liabilities arising from financing activities are those for which cash flow were, or future cashflows will be classified in the Group's consolidated statement of cash flows from financing activities.

36. 遞延税項資產(續)

附註:

於二零二四年十二月三十一日,本集團擁有可用作 抵銷未來應課税溢利的未動用税務虧損約人民幣 3,224,000元(二零二三年:人民幣3,224,000元)。由於 產生税務虧損的本集團相關附屬公司未來溢利流的不 可預測性,故並無就估計未動用税務虧損及其他遞延 税項資產確認遞延税項資產。

37. 融資活動產生的負債對賬

下表詳述本集團融資活動產生的負債之變動, 包括現金及非現金變動。融資活動產生的負 債為現金流量或未來現金流量,將於本集團 綜合現金流量表分類為融資活動的負債。

		Lease liabilities 租賃負債 RMB'000 人民幣千元	Bank borrowings 銀行借款 RMB'000 人民幣千元	Bond payable 應付債券 RMB'000 人民幣千元	Total 合計 RMB′000 人民幣千元
At 1 January 2023 Non-cash item	於二零二三年一月一日 非現金項目	7,362	25,000	-	32,362
Accrued interest	應計利息	287	1,293	-	1,580
Financing cash inflows	融資現金流入	_	25,000	-	25,000
Financing cash outflows	融資現金流出	(2,834)	(26,293)	-	(29,127)
Deconsolidation of subsidiaries	終止綜合入賬附屬公司	(243)	-	-	(243)
At 31 December 2023 and 1 January 2024	於二零二三年十二月三十一日及 二零二四年一月一日	4,572	25,000		29,572
Non-cash item	非現金項目				
Capitalisation of lease	租賃負債資本化				
liabilities		2,756	-	_	_
Accrued interest	應計利息	142	1,247	-	1,389
Financing cash inflows	融資現金流入	-	25,000	2,855	27,855
Financing cash outflows	融資現金流出	(3,328)	(26,247)	-	(29,575)
At 31 December 2024	於二零二四年十二月三十一日	4,142	25,000	2,855	29,241

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38. CAPITAL COMMITMENT

The Group has no material capital commitment as 31 December 2024 (2023: nil).

39. RETIREMENT BENEFITS SCHEME

The Group operates a mandatory provident fund scheme (the "MPF Scheme") under the Hong Kong Mandatory Provident Fund Schemes Ordinance for all qualifying employees in Hong Kong. The Group's contributions to the MPF Scheme are calculated at 5% of the salaries and wages subject to a monthly maximum amount of contribution of HK\$1,500 per employee and vest fully with employees when contributed into the MPF Scheme. Under the MPF Scheme, the employer and its employees and each required to make contribution to the MPF Scheme at 5% of the employees' relevant income subject to a cap of monthly relevant income of HK\$30,000. Contributions to MPF Scheme vest immediately.

The employees of the Group's subsidiary established in the PRC are members of a central pension scheme operated by the local municipal government. This subsidiary is required to contribute certain percentage of the employees' basic salaries and wages to the central pension scheme to fund the retirement benefits. The local municipal government undertakes to assume the retirement benefits obligations of all existing and future retired employees of this subsidiary. The only obligation of this subsidiary with respect to the central pension scheme is to meet the required contributions under the scheme. The Group's employer contributions vest fully with the employees when contributed in the central pension scheme. The Group has no forfeiture of pension scheme contributions (i.e. contributions processed by the employer on behalf of the employee who has exited the scheme prior to vesting of such contributions.) As at 31 December 2024, no forfeited contribution under the Pension Scheme of the Group is available for deduction of contributions payable in coming years.

The total expenses recognised in profit or loss of RMB1,107,000 (2023: RMB1,742,000) represents contributions payable to these plans by the Group at rates specified in the rules of the plan.

38. 資本承擔

本集團於二零二四年十二月三十一日並無重 大資本承擔(二零二三年:無)。

39. 退休福利計劃

本集團根據香港強制性公積金計劃條例為香 港所有合資格僱員設立強制性公積金計劃 (「強積金計劃」)。本集團向強積金計劃之供 款乃按照僱員薪金及工資之5%計算,每名僱 員每月供款上限為1,500港元。當已向強積金 計劃作出供款後,即盡歸僱員所有。根據強 積金計劃,僱主及其僱員均須按僱員相關收 入的5%向強積金計劃作出供款,惟受每月相 關收入上限為30,000港元規限。向強積金計 劃供款即時歸屬。

於中國成立之本集團附屬公司之僱員為地方 市政府營運之中央退休金計劃成員。該附屬 公司須按僱員基本薪金及工資之一定百分比 向中央退休金計劃供款,作為退休福利之資 金。地方市政府承諾承擔該附屬公司所有現 有及未來退休僱員之退休福利責任。該附屬 有及未來退休僱員之退休福利責任。該附屬 有以前需供款。本集團的僱主供款於同屬 之調作出所需供款。本集團的僱主供款於向中 失退休金計劃供款時悉數歸屬於僱員。本集 動歸屬前退出計劃的僱員進行供款)。於二 零二四年十二月三十一日,本集團退休金計 劃項下並無沒收供款可用以扣減未來年度的 應付供款。

於損益確認的開支總額人民幣1,107,000元 (二零二三年:人民幣1,742,000元)為本集團 按計劃規則指定的費率應付該等計劃的供款。

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40. MATERIAL RELATED PARTY TRANSACTIONS

In addition to the transactions and balances as disclosed elsewhere in the consolidated financial statements, the Group entered into the following material transaction with related parties during the year.

Compensation of key management personnel

Compensation for key management personnel, including amount paid to the Group's directors and the senior executive is as follows:

40. 重大關連方交易

除綜合財務報表內其他部份披露的交易及結 餘外,年內本集團與關連方訂有以下重大交 易。

主要管理人員之酬金

主要管理人員之酬金,包括已付本集團董事 及高級行政人員金額如下:

		2024 二零二四年 RMB'000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元
Salaries and allowances Employer contribution to pension scheme	薪金及津貼 僱主對退休金計劃之供款	614 	2,627
		614	2,683

41. SHARE OPTION SCHEME

The Company adopted the Scheme on 5 June 2015 which will remain in force for a period of 10 years from the effective date of the scheme and will expire on 4 June 2025.

Under the Scheme, the Directors may at their discretion grant options to the eligible participants, including but not limited to, any Directors (whether executive or non-executive and whether independent or not) and any employee (whether full time or part time) of the Group or any other person, who has contributed to the Group.

41. 購股權計劃

本公司於二零一五年六月五日採納該計劃, 該計劃自生效日期起十年內有效,而屆滿日 期將為二零二五年六月四日。

根據該計劃,董事可酌情向合資格參與者授 出購股權,包括但不限於任何董事(不論是 執行或非執行及是否獨立)及本集團之任何 僱員(不論是全職或兼職)或對本集團有貢 獻之任何其他人士。

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41. SHARE OPTION SCHEME (Continued)

The maximum number of shares in respect to which options may be granted under the Scheme shall not exceed 10% of the issued share capital of the Company on the date of adopting the Scheme. The limit may be refreshed at any time provided that the new limit must not be in aggregate exceed 10% of the issued share capital of the Company at the date of the shareholders' approval in general meeting. However, the total number of shares which may be issued upon exercise of all outstanding options granted and yet to be exercised under the scheme and any other scheme of the company must not in aggregate exceed 30% of the shares in issue from time to time. At 31 December 2024, an aggregate of 4,800,000 share options granted under the Scheme remained outstanding, which represented approximately 2.7% of the issued share capital of the Company. The maximum number of shares in respect of which options may be granted to any individual in any 12-month period shall not exceed 1% of the shares in issue on the last date of such 12-month period unless approval of the shareholders of the Company has been obtained in accordance with the Listing Rules. A nominal consideration of HK\$1 is payable on acceptance of the grant of an option.

Options may be exercised at any time from the date of grant of the option to the 10th anniversary of the date of grant as may be determined by the Directors. The exercise price is determined by the Directors, and will not be less than the highest of (i) the closing price per share as stated in the Stock Exchange's daily quotations sheets on the date of the grant of the options; (ii) the average closing price per share as stated in the Stock Exchange's daily quotations sheets for the five business days immediately preceding the date of the grant of the options; or (iii) the nominal value of a share.

During the year ended 31 December 2024, 15,030,000 (2023: 9,630,000) share options were lapsed. No share option was granted, exercised and cancelled during the year.

17,511,510 ordinary shares in the share capital of the Company, representing 10% of the issued share capital are available for issue under the Share Option Scheme as at 31 December 2024.

There were no vesting conditions for share options granted. There were 4,800,000 share options are exercisable at 31 December 2024 (2023: 19,830,000 share options).

41. 購股權計劃(續)

根據該計劃授出之購股權獲行使時,可予發 行之股份數目最多不超過本公司於採納該 計劃當日之已發行股本10%。該上限可隨時 更新,惟新限額合共不得超過股東於股東大 會批准當日,本公司之已發行股本之10%。 然而,根據該計劃及本公司任何其他計劃已 授出但尚未行使之全部購股權獲行使時,可 予發行之股份總數不得超過不時已發行股份 之30%。於二零二四年十二月三十一日,根 據該計劃授出的共計4,800,000份購股權未 行使,佔本公司已發行股本約2.7%。於任何 十二個月期間內,向任何個別人士授出之購 股權獲行使時,可予發行之股份最高數目不 得超過該十二個月期間最後一天本公司之已 發行股份之1%,除非按照上市規則經由本公 司股東批准則作別論。象徵式代價1港元須於 接納授出購股權時支付。

購股權可於授出購股權日期起計,直至授出 日期十週年的任何時間內行使,而期限由董 事決定。行使價則由董事釐定,並將不會低 於以下之最高者:(i)於購股權授出日期股份 在聯交所每日報價表所報之收市價;(ii)緊接 購股權授出日期前五個營業日股份在聯交所 每日報價表所報之平均收市價;或(iii)股份面 值。

截至二零二四年十二月三十一日止年度, 15,030,000份(二零二三年:9,630,000份)購 股權已失效。年內,概無授出、行使或註銷購 股權。

於二零二四年十二月三十一日,本公司股本 中有17,511,510股普通股(相當於已發行股 本的10%)可根據購股權計劃予以發行。

已授出購股權概無歸屬條件。於二零二四年 十二月三十一日,4,800,000份購股權可行使 (二零二三年:19,830,000份購股權)。

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

41. SHARE OPTION SCHEME (Continued)

Details of the movements of the share options granted by the Company pursuant to the Share Option Scheme from the date of grant are as below:

At 31 December 2024

41. 購股權計劃(續)

本公司根據購股權計劃授出的購股權自授出 日期起的變動詳情如下:

於二零二四年十二月三十一日

			Movement during the period 期內變動						
	Date of grant	Exercise price HK\$ 行使價	Outstanding at 1 January 2024 於二零二四年 一月一日	Granted	Exercised	Cancelled	Lapsed	Outstanding at 31 December 2024 於二零二四年 十二月三十一日	Exercise period
	授出日期	港元	尚未行使	已授出	已行使	已註銷	已失效	尚未行使	行使期
Category 1: 類別1: Directors 董事	42.44 2022	0.422	4 670 000				(4 (70 000)		
Zhuang Yuejin 莊躍進	13 May 2022 二零二二年五月十三日	0.433	1,670,000	-	-	-	(1,670,000)	-	13 May 2022 to 12 May 2024 二零二二年五月十三日至 二零二四年五月十二日
Xiao Suni 肖蘇妮	13 May 2022 二零二二年五月十三日	0.433	1,670,000	-	-	-	(1,670,000)	-	13 May 2022 to 12 May 2024 二零二二年五月十三日至 二零二四年五月十二日
	Total 總計	0.433	3,340,000	-	-	_	(3,340,000)	_	

At 31 December 2023

於二零二三年十二月三十一日

					Movement duri 期內勢				
	Date of grant	Exercise price HK\$	Outstanding at 1 January 2023 於二零二三年	Granted	Exercised	Cancelled	Lapsed	Outstanding at 31 December 2023 於二零二三年	Exercise period
	授出日期	行使價 港元	一月一日 尚未行使	已授出	已行使	已註銷	已失效	十二月三十一日 尚未行使	行使期
Category 1: 類別1: Directors 董事									
Zhuang Yuejin 莊躍進	13 May 2022 二零二二年五月十三日	0.433	1,670,000	-	-	-	-	1,670,000	13 May 2022 to 12 May 2024 二零二二年五月十三日至 二零二四年五月十二日
Wong Ho Yin (resigned on 18 October 2023) 黃浩然(於二零二三年 十月十八日辭任)	13 May 2022 二零二二年五月十三日	0.433	1,670,000	-	-	-	(1,670,000)	-	13 May 2022 to 12 May 2024 二零二二年五月十三日至 二零二四年五月十二日
Xiao Suni 肖蘇妮	13 May 2022 二零二二年五月十三日	0.433	1,670,000		-	-	-	1,670,000	13 May 2022 to 12 May 2024 二零二二年五月十三日至 二零二四年五月十二日
	Total 總計		5,010,000	_		-	(1,670,000)	3,340,000	

Movement during the period

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

41. SHARE OPTION SCHEME (Continued)

At 31 December 2024

41. 購股權計劃(續)

Movement during the period

於二零二四年十二月三十一日

			Movement during the period 期內變動						
	Date of grant 授出日期	Exercise price HK\$ 行使價 港元	Outstanding at 1 January 2024 於二零二四年 一月一日 尚未行使	Granted 已授出	Exercised 已行使	Cancelled 已註銷	Lapsed 已失效	Outstanding at 31 December 2024 於二零二四年 十二月三十一日 尚未行使	Exercise period 行使期
Category 2: 類別2: Employees 僱員	4 April 2019 二零一九年四月四日	2.5	4,800,000	-	-	-	-	4,800,000	4 April 2019 to 3 April 2029 二零一九年四月四日至 二零二九年四月三日
	13 May 2022 二零二二年五月十三日	0.433	11,690,000	-	-	-	(11,690,000)	-	13 May 2022 to 12 May 2024 二零二二年五月十三日至 二零二四年五月十二日
	Total 總計		16,490,000		-		(11,690,000)	4,800,000	
Total 總計			19,830,000	-	-	-	(15,030,000)	4,800,000	

At 31 December 2023

於二零二三年十二月三十一日

					Movement durir 期內變			0	
	Date of grant	Exercise price HK\$	Outstanding at 1 January 2023 於二零二三年	Granted	Exercised	Cancelled	Lapsed	Outstanding at 31 December 2023 於二零二三年	Exercise period
	授出日期	行使價 港元	一月一日 尚未行使	已授出	已行使	已註銷	已失效	十二月三十一日 尚未行使	行使期
Category 2: 類別2: Employees 僱員	4 April 2019 二零一九年四月四日	2.500	4,800,000	-	-	-	-	4,800,000	4 April 2019 to 3 April 2029 二零一九年四月四日至
	12 May 2021 二零二一年五月十二日	0.690	7,960,000	-	-	-	(7,960,000)	-	二零二九年四月三日 12 May 2021 to 11 May 2023 二零二一年五月十二日至 二零二三年五月十一日
	13 May 2022 二零二二年五月十三日	0.433	11,690,000	-	-	-	-	11,690,000	13 May 2022 to 12 May 2024 二零二二年五月十三日至 二零二四年五月十二日
	Total 總計		24,450,000	-	-	-	(7,960,000)	16,490,000	
Total 總計			29,460,000	-	-	-	(9,630,000)	19,830,000	

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42. INFORMATION ABOUT THE STATEMENT OF FINANCIAL POSITION OF THE COMPANY

42. 本公司財務狀況表之資料

		2024 二零二四年 RMB′000 人民幣千元	2023 二零二三年 RMB′000 人民幣千元
ASSETS	資產		
Non-current asset	非流動資產		
Investments in subsidiaries	於附屬公司的投資	17,873	18,760
Amounts due from subsidiaries (note (a))	應收附屬公司款項(<i>附註(a))</i>	78,429	
		96,302	18,760
Current assets	流動資產		
Prepayments, deposits and	預付款項、按金及		
other receivables	其他應收款項	140	1,648
Amounts due from subsidiaries (note (a))		-	71,224
Cash and bank balances	現金及銀行結餘	1,257	393
		1,397	73,265
Total assets	資產總額	97,699	92,025
EQUITY	權益		
Capital and reserves attributable to the owners of the Company	本公司擁有人應佔資本及儲備		
Share capital	股本	3,643	3,643
Reserves (note (b))	儲備 <i>(附註(b))</i>	85,976	87,835
Total equity	權益總額	89,619	91,478

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42. INFORMATION ABOUT THE STATEMENT OF FINANCIAL POSITION OF THE COMPANY (Continued)

42. 本公司財務狀況表之資料(續)

		2024 二零二四年 RMB′000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元
Current liabilities Accruals and other payables Amount due to a subsidiary	流動負債 應計費用及其他應付款項 應付一間附屬公司款項	1,400 3,825	
		5,225	547
Non current liabilities Bond payable	非流動負債 應付債券	2,855	
Total liabilities	負債總額	8,080	547
Total equity and liabilities	權益及負債總額	97,699	92,025
Net current (liabilities)/assets	流動(負債)/資產淨額	(3,858)	72,718
Total assets less current liabilities	總資產減流動負債	92,474	91,478
Net assets	資產淨額	89,619	91,478

Approved by the Board of Directors on 26 March 2025 and signed on its behalf by:

於二零二五年三月二十六日由董事會批准並 由下列人士代表簽署:

Zhuang Yuejin 莊躍進 Director 董事 Ng Chung Ho 伍忠豪 Director 董事

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Notes:

42. INFORMATION ABOUT THE STATEMENT OF FINANCIAL POSITION OF THE COMPANY (Continued)

42. 本公司財務狀況表之資料(續)

附註:

(a) The amounts due from subsidiaries are non-trade nature, unsecured, interest-free and repayable on demand.

(b) Movement of the Company's reserves.

(a) 應收附屬公司款項為非貿易性質、無抵押、免息 及按要求償還。

(b) 本公司儲備之變動。

		Share premium 股份溢價 RMB'000 人民幣千元 (note 29) (附註29)	Contributed surplus 激入盈餘 RMB'000 人民幣千元 (note 29) (附註29)	Foreign currency translation reserve 外幣換算儲備 RMB'000 人民幣千元 (note 29) (附註29)	Share option reserve 購股權儲備 RMB'000 人民幣千元 (note 42) (附註42)	Accumulated losses 累計虧損 RMB'000 人民幣千元	Total 合計 RMB'000 人民幣千元
At 1 January 2023	於二零二三年一月一日	325,645	17,219	24,091	8,168	(286,797)	88,326
Loss for the year Other comprehensive income	年度虧損 年度其他全面收益	-	-	-	-	(2,477)	(2,477)
for the year	平反共心主闻状面		_	1,986	-		1,986
Total comprehensive income/ (expense) for the year Lapse of share options	年度全面收益/(開支)總額 購股權失效	-	-	1,986	(301)	(2,477)	(491)
At 31 December 2023 and 1 January 2024 Loss for the year Other comprehensive income for the year	於二零二三年十二月三十一日及 二零二四年一月一日 年度虧損 年度其他全面收益	325,645 _ 	17,219 _ 	26,077 - 1,391	7,867 - -	(288,973) (3,250) 	87,835 (3,250) 1,391
Total comprehensive income/ (expense) for the year	年度全面收益/(開支)總額	_	_	1,391	_	(3,250)	(1,859)
Lapse of share options	購股權失效	-	-	-	(7,294)	7,294	-
At 31 December 2024	於二零二四年十二月三十一日	325,645	17,219	27,468	573	(284,929)	85,976

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

43. NON-CASH TRANSACTION

Prepayment of approximately RMB55,650,000 was transferred to property, plant and equipment during the year ended 31 December 2024.

There was no material non-cash transaction during the year ended 31 December 2023.

44. DECONSOLIDATION OF SUBSIDIARIES

The Group acquired Loyal Brands International Limited and its subsidiaries, including Grand York Limited, Giant Faith Holdings Limited, 深圳文嘉勝商貿有限公司 and 深圳隆信堂食品有限 公司("Loyal Brands Group"), in May 2017. Loyal Brands Group principally engaged in trading of food products.

In November 2023, the board of directors of the Company (the "Board") was informed by Mr. Wong Ho Yin, the former director of the Company who resigned as an executive director of the Company on 18 October 2023, that the business and accounting books and records of Loyal Brands Group, including but not limited to sales invoice, purchase invoice, accounting ledger and vouchers, were unable to be located. The Board has also tried to contact the person-in-charge of Loyal Brands Group (the "Responsible Staff") through Mr. Wong Ho Yin, but he was unable to (i) contact the Responsible Staff and (ii) obtain the accounting books and records of Loyal Brands Group.

On 27 December 2023, Mr. Ng Chung Ho was appointed as an executive director of the Company. Mr. Ng Chung Ho had thoroughly searched all the files and documents kept in the office in Hong Kong but was unable to locate any business and accounting books and records of Loyal Brands Group. Mr. Ng Chung Ho also tried to contact the Responsible Staff but was unable to obtain positive response and cooperation. Mr. Ng Chung Ho, also tried to contact the director of Loyal Brands Group but the director of Loyal Brands Group replied that he did not possess any accounting books and records of Loyal Brands Group.

In light of the above circumstances, the Group considered it had lost control over Loyal Brands Group and had excluded the consolidated financial position of Loyal Brands Group as at and after and the results and cash flows of Loyal Brands Group since 1 January 2023 from the consolidated financial statements of the Group for the year ended 31 December 2023 (the "Deconsolidation").

Regarding to the Deconsolidation, the Group will perform the investigation and may take legal action against the wrongdoer(s), if any, for the loss suffered by the incident.

43. 非現金交易

截至二零二四年十二月三十一日止年度,約 人民幣55,650,000元的預付款項轉撥至物業、 廠房及設備。

截至二零二三年十二月三十一日止年度,概 無重大非現金交易。

44. 終止綜合入賬附屬公司

本集團於二零一七年五月收購Loyal Brands International Limited及其附屬公司,包括 Grand York Limited、Giant Faith Holdings Limited、深圳文嘉勝商貿有限公司及深圳隆 信堂食品有限公司(「Loyal Brands集團」)。 Loyal Brands集團主要從事食品買賣。

於二零二三年十一月,本公司董事會(「董事 會」)獲本公司前董事黃浩然先生(彼於二零 二三年十月十八日辭任本公司執行董事)告 知,未能找到Loyal Brands集團的業務及會計 賬簿與記錄,包括但不限於銷售發票、採購 發票、會計台賬及憑證。董事會亦已嘗試透 過黃浩然先生聯絡Loyal Brands集團的負責 人(「負責人員」),但彼無法(i)聯繫負責人員 及(ii)取得Loyal Brands集團的會計賬簿及記 錄。

於二零二三年十二月二十七日,伍忠豪先生 獲委任為本公司執行董事。伍忠豪先生已徹 底搜索香港辦事處保存的所有文檔及文件, 但並未找到Loyal Brands集團的任何業務及 會計賬簿與記錄。伍忠豪先生亦嘗試聯繫負 責人員,但無法獲得正面回應及合作。伍忠 豪先生亦嘗試聯絡Loyal Brands集團的董事, 但Loyal Brands集團的董事回覆稱,彼並無持 有Loyal Brands集團的任何會計賬簿及記錄。

鑑於上述情況,本集團認為其已失去對Loyal Brands集團的控制權,並已將Loyal Brands 集團於二零二三年一月一日及之後的綜合財 務狀況以及Loyal Brands集團自該日期以來 的業績及現金流量從本集團截至二零二三年 十二月三十一日止年度的綜合財務報表中剔 除(「終止綜合入賬」)。

就終止綜合入賬而言,本集團將就該事件造 成的損失展開調查並可能對違法人員(如有) 採取法律行動。

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

44. DECONSOLIDATION OF SUBSIDIARIES

(Continued)

The following set out the financial impact on the Deconsolidation of Loyal Brands Group:

44. 終止綜合入賬附屬公司(續)

下表載列終止綜合入賬Loyal Brands集團的 財務影響:

		RMB'000 人民幣千元
Carrying amounts of assets and liabilities of	Loyal Brands集團於二零二三年一月一日的	
Loyal Brands Group as at 1 January 2023	資產及負債賬面值	
Right-of-use assets	使用權資產	237
Trade and bill receivables	應收貿易款項及票據	7,824
Prepayments, deposits and other receivables	預付款項、按金及其他應收款項	165
Cash and bank balances	現金及銀行結餘	61
Trade payables	應付貿易款項	(174)
Accruals and other payables	應計費用及其他應付款項	(7,701)
Contract liabilities	合約負債	(798)
Lease liabilities	租賃負債	(243)
Tax payable	應付税項	(586)
Net liabilities of Loyal Brands Group	Loyal Brands集團於二零二三年一月一日的	
as at 1 January 2023	負債淨額	(1,215)
Cumulative exchange reserve	累計匯兑儲備	62
Amount due from Loyal Brands Group	本集團應收Loyal Brands集團款項	
to the Group		7,623
Loss on Deconsolidation (note 10)	終止綜合入賬之虧損(<i>附註10)</i>	6,470
Net cash outflow from deconsolidation of subsidiaries	終止綜合入賬附屬公司產生的 現金流出淨額	
Cash and bank balances	現金及銀行結餘	(61)
As at 31 December 2023, the Group has an amoun Loyal Brands Group, net of approximately RMB7,62 to the loss of control over Loyal Brands Group, an	3,000. Due 收 Loyal Brands 集團款 impairment 7,623,000元。由於失去對	項淨額約為人民幣 対Loyal Brands集團

Loyal Brands Group, net of approximately RMB7,623,000. Due to the loss of control over Loyal Brands Group, an impairment loss of RMB7,623,000 had been provided for and included in loss on Deconsolidation of subsidiaries in the consolidated financial statements for the year ended 31 December 2023.

於二零二三年十二月三十一日, 本集團應 收Loyal Brands集團款項淨額約為人民幣 7,623,000元。由於失去對Loyal Brands集團 的控制權,已計提減值虧損人民幣7,623,000 元,並計入截至二零二三年十二月三十一日 止年度綜合財務報表中終止綜合入賬附屬公 司的虧損。

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

44. DECONSOLIDATION OF SUBSIDIARIES (Continued)

Based on the management accounts of Loyal Brands Group which were used in the preparation of the interim financial report of the Group for the six months ended 30 June 2023, the Board determined that the business of trading of food products which was operated by Loyal Brands Group was not significant to the Group. Further, given that no relevant personnel within the Group is able to resume the business, the Board had decided to dispose of Loyal Brands Group to reduce the financial and compliance risk of the Group. On 14 March 2024, the Group disposed of Loyal Brands Group with the cash consideration of HK\$1 million (equivalent to approximately RMB916,000) to an independent third party.

45. DISPOSAL OF SUBSIDIARIES

(a) During the year ended 31 December 2024, the Group disposed of its entire interest in the issued share capital in Joystar China Investment Limited to an independent third party, at nil consideration.

The principal activities of Joystar China Investment Limited is trading of rubber.

The net liabilities of Joystar China Investment Limited being disposed of were as follows:

44. 終止綜合入賬附屬公司(續)

根據編製本集團截至二零二三年六月三十 日止六個月的中期財務報告所使用的Loyal Brands集團管理賬目,董事會認為由Loyal Brands集團經營的食品貿易業務對本集團 而言並不重大。此外,鑑於本集團內並無相 關人員能夠恢復該業務,故董事會決定出售 Loyal Brands集團,以減低本集團的財務及合 規風險。於二零二四年三月十四日,本集團 以現金代價1,000,000港元(相當於約人民幣 916,000元)將Loyal Brands集團出售予一名 獨立第三方。

45. 出售附屬公司

(a) 於截至二零二四年十二月三十一日止 年度,本集團以零代價將所持怡星中國 投資有限公司已發行股本中的全部權 益出售予一名獨立第三方。

> 怡星中國投資有限公司的主要業務為 買賣橡膠。

> 出售的怡星中國投資有限公司的負債 淨額如下:

> > RMB'000 人民幣千元

Other receivables	其他應收款項	1,244
Cash and bank	現金及銀行結餘	2
Other payables and accruals	其他應付款項及應計費用	(1,780)
Net liabilities	負債淨額	(534)
Amount due from the disposal subsidiary	應收出售公司款項	1,686
Release of exchange reserve	解除匯兑儲備	70
Loss of disposal	出售虧損	1,222
Net cash outflow arising on disposal of the subsidiary	出售附屬公司產生的現金流出淨額	(2)

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

45 DISPOSAL OF SUBSIDIARIES (Continued)

(b) During the year ended 31 December 2024, the Group disposed its entire interest in the issued share in Loyal Brand international Limited to an independent third party, at an aggregate cash consideration of HKD1,000,000 (equivalent to approximately RMB916,000).

As all the assets and liabilities were deconsolidated in the year ended 31 December 2023, the Group recognised the consideration of HKD1,000,000 (equivalent to approximately RMB916,000) as the gain on disposal of the subsidiaries.

46. AUTHORISATION FOR ISSUE OF CONSOLIDATED FINANCIAL STATEMENTS

The consolidated financial statements were approved and authorised for issue by the Board of Directors on 26 March 2025.

47. EVENTS AFTER REPORTING PERIOD

There was no significant event after year ended 31 December 2024 and up to the date of this annual report.

45. 出售附屬公司(續)

 (b) 於截至二零二四年十二月三十一日止 年度,本集團以總現金代價1,000,000 港元(相當於約人民幣916,000元)將所 持Loyal Brand International Limited已 發行股份中的全部權益出售予一名獨 立第三方。

> 由於所有資產及負債於截至二零二三 年十二月三十一日止年度終止綜合入 賬,本集團將代價1,000,000港元(相當 於約人民幣916,000元)確認為出售附 屬公司的收益。

46. 授權刊發綜合財務報表

綜合財務報表已於二零二五年三月二十六日 獲董事會批准及授權刊發。

47. 報告期後事項

於截至二零二四年十二月三十一日止年度後 及直至本年報日期概無重大事項。

SUMMARY OF FINANCIAL INFORMATION 財務資料概要

The following is a summary of the published results and of the assets 以下為本集團按下列附註所載基準編製之已刊發 and liabilities of the group prepared on the bases set out in the note 業績與資產及負債概要: below:

		Year ended 31 December 截至十二月三十一日止年度						
		2020 2021 2022 2023						
		二零二零年	二零二一年	二零二二年	二零二三年	二零二四年		
		RMB'000	RMB'000	RMB'000	RMB'000	RMB'000		
		人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元		
Revenue	收入	141,626	181,701	184,036	113,673	128,552		
Gross profit	毛利	13,485	24,039	19,486	30,795	19,102		
(Loss)/profit before tax	除税前(虧損)/							
	溢利	(6,286)	(175)	(78,470)	34,347	(9,376)		
Profit/(loss) for the year attributable to owners	本公司擁有人應佔 年度溢利/							
of the Company	(虧損)	(3,890)	(410)	(78,558)	30,031	27,379		
Basic earnings per share	每股基本盈利							
(RMB cents)	(人民幣分)	(4.6)	(0.29)	(45.56)	17.15	15.64		

As at 31 December

		於十二月三十一日				
		2020	2021	2022	2023	2024
		二零二零年	二零二一年	二零二二年	二零二三年	二零二四年
		RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
		人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元
Non-current assets	非流動資產	70,590	65,321	51,790	93,139	84,372
Current assets	流動資產	244,714	278,521	255,427	172,295	183,874
Current liabilities	流動負債	135,513	151,954	180,943	110,690	83,626
Non-current liabilities	非流動負債	3,727	2,180	4,608	2,552	5,529
Net assets	淨資產	176,064	189,708	121,666	152,192	179,091



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