

目錄 CONTENTS

2 公司資料

5 財務概要

6 主席報告

9 管理層之討論及分析

31 董事及高級管理層簡介

36 企業管治報告

56 董事會報告

92 獨立核數師報告

96 綜合損益表

97 綜合全面收益表

98 綜合財務狀況表

100 綜合權益變動表

102 綜合現金流量表

105 綜合財務報表附註

Corporate Information

Financial Summary

Chairman's Statement

Management Discussion and Analysis

Profile of Directors and Senior Management

Corporate Governance Report

Report of The Directors

Independent Auditor's Report

Consolidated Statement of Profit or Loss

Consolidated Statement of Comprehensive Income

Consolidated Statement of Financial Position

Consolidated Statement of Changes in Equity

Consolidated Statement of Cash Flows

Notes to the Consolidated Financial Statements



公司資料

CORPORATE INFORMATION

非執行董事

倫瑞祥先生(主席)

執行董事

倫照明先生(首席執行官) (自2025年1月1日起辭任)

盧沛軍先生

羅成煜先生

王迪女士(自2025年5月16日起獲委任)

獨立非執行董事

陳健民先生

歐寧馨女士

陳桂林先生

審核委員會

陳健民先生(主席)

歐寧馨女士

陳桂林先生

提名委員會

倫瑞祥先生(主席)

歐寧馨女士

陳桂林先生

薪酬委員會

陳桂林先生(主席)

倫瑞祥先生

歐寧馨女士

公司秘書

鄧素謙小姐

NON-EXECUTIVE DIRECTOR

Mr Lun Ruixiang (Chairman)

EXECUTIVE DIRECTORS

Mr Lun Zhao Ming (Chief Executive Officer) (resigned with effect from 1 January 2025)

Mr Lu Peijun

Mr Luo Chengyu

Ms Wang Di (appointed with effect from 16 May 2025)

INDEPENDENT NON-EXECUTIVE DIRECTORS

Mr Chan Kin Man

Ms Ou Ningxin

Mr Chen Guilin

AUDIT COMMITTEE

Mr Chan Kin Man (Chairman)

Ms Ou Ningxin

Mr Chen Guilin

NOMINATION COMMITTEE

Mr Lun Ruixiang (Chairman)

Ms Ou Ningxin

Mr Chen Guilin

REMUNERATION COMMITTEE

Mr Chen Guilin (Chairman)

Mr Lun Ruixiang

Ms Ou Ningxin

COMPANY SECRETARY

Ms Tang So Him

公司資料

CORPORATE INFORMATION

授權代表

倫照明先生(自2025年1月1日起辭任) 倫瑞祥先生(自2025年1月1日起獲委任) 鄧素謙小姐

註冊辦事處

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

中國主要營業地址及 總辦事處

中國 廣東省東莞市 厚街鎮北環路1號

香港主要營業地點

香港 港灣道23號 鷹君中心 19樓1907室

股份過戶登記總處

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

香港股份過戶登記分處

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

核數師

栢淳會計師事務所有限公司 執業會計師 註冊公眾利益實體核數師

AUTHORIZED REPRESENTATIVES

Mr Lun Zhao Ming (resigned with effect from 1 January 2025) Mr Lun Ruixiang (appointed with effect form 1 January 2025) Ms Tang So Him

REGISTERED OFFICE

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

PRINCIPAL PLACE OF BUSINESS AND HEAD OFFICE IN THE PRC

1, Beihuan Lu, Houjiezhen Dongguan, Guangdong PRC

PRINCIPAL PLACE OF BUSINESS IN HONG KONG

Office No. 1907, 19th Floor Great Eagle Centre No. 23 Harbour Road Hong Kong

PRINCIPAL SHARE REGISTRAR

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

HONG KONG BRANCH SHARE REGISTRAR

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

AUDITOR

Prism Hong Kong Limited Certified Public Accountants Registered Public Interest Entity Auditor

公司資料 CORPORATE INFORMATION

法律顧問

有關香港法律: 梁延達律師事務所有限法律責任合夥

主要往來銀行

恒生銀行 東莞農村商業銀行厚街支行 工商銀行東莞厚街支行 中國建設銀行東莞厚街支行

公司網站

www.huijingholdings.com

LEGAL ADVISERS

As to Hong Kong law: YTL LLP

PRINCIPAL BANKS

Hang Seng Bank Dongguan Rural Commercial Bank Houjie Branch ICBC Dongguan Houjie Branch China Construction Bank Dongguan Houjie Branch

COMPANY WEBSITE

www.huijingholdings.com

財務概要 FINANCIAL SUMMARY

		截至12月31日止年度 For the year ended 31 December										
		2020年 2020 人民幣千元 RMB'000	2021年 2021 人民幣千元 RMB'000	2022年 2022 人民幣千元 RMB'000	2023年 2023 人民幣千元 RMB'000	2024年 2024 人民幣千元 RMB′000						
收益	Revenue	5,153,233	5,309,290	85,893	941,219	240,915						
除税前溢利/(虧損) 所得税支出	Profit/(loss) before tax Income tax expense	1,329,129 (588,655)	1,102,164 (551,768)	(2,806,057) (27,839)	(664,729) (65,621)	(744,325) (56,993)						
母公司擁有人應佔 年內全面收益/(虧損) 總額	Total comprehensive income/(loss) for the year attributable to owners of the parent	485,805	279,746	(2,485,306)	(723,425)	(860,134)						

			於12月31日 As at 31 December									
		2020年 2020 人民幣千元 RMB'000	2021年 2021 人民幣千元 RMB'000	2022年 2022 人民幣千元 RMB'000	2023年 2023 人民幣千元 RMB'000	2024年 2024 人民幣千元 RMB′000						
資產總額 負債總額	Total assets Total liabilities	12,738,992 8,909,356	15,182,212 10,930,837	12,213,441 10,894,770	10,417,205 9,891,786	10,150,391 10,484,866						
權益/(虧絀)總額	Total equity/(deficit)	3,829,636	4,251,375	1,318,671	525,419	(334,475)						

主席報告 CHAIRMAN'S STATEMENT

尊敬的各位股東:

本人謹代表滙景控股有限公司(以下簡稱「本公司」)董事會(以下簡稱「董事會」)欣然向各位提呈本公司連同其附屬公司(以下簡稱「本集團」)截至2024年12月31日止年度之年度業績。

全年業績及財務狀況

(1) 業績大幅波動

截至2024年12月31日止年度,年內本集團收入約為人民幣240.9百萬元,較上一年同期同比下降約74.4%,毛利約為人民幣62.6百萬元,毛利率約為26.0%,年內淨虧損約為人民幣801.3百萬元。

Dear Shareholders.

On behalf of the board of directors (hereinafter referred to as the "Board") of Huijing Holdings Company Limited (hereinafter referred to as the "Company"), I am pleased to present the annual results of the Company and its subsidiaries (hereinafter referred to as the "Group") for the year ended 31 December 2024.

ANNUAL RESULTS AND FINANCIAL CONDITION

(1) Significant fluctuations in performance

For the year ended 31 December 2024, the Group's revenue for the year was approximately RMB240.9 million, representing a year on-year decrease of approximately 74.4% respectively, gross profit was approximately RMB62.6 million, gross profit margin was approximately 26.0%, and net loss for the year was approximately RMB801.3 million.



主席報告 CHAIRMAN'S STATEMENT

截至2024年12月31日,本集團實現了合約銷售額約人民幣102.2百萬元和合約銷售建築面積約9,795平方米。

(2) 財務狀況面臨壓力

2024年仍是艱難的一年。本集團總資產 為約人民幣10,150.4百萬元,即較上年 同期減少約2.6%:及於2024年12月31日 的資產負債率(按負債總額扣除合約負 債後除以資產總額計算)約為93.8%。董 事會不建議派付截至2024年12月31日 止年度的末期股息。

業務回顧

(1) 業務戰略優勢明顯

2024年,本集團仍然貫徹以「以住宅開發為主營業務,以城市更新為核心、文旅康養和科創產業為雙翼」的「一主一核兩翼」戰略布局,豐富盈利結構的多樣性,不斷提升公司的核心競爭力及可持續發展能力。

(2) 城市更新事業更進一層

國家在十四五規劃中提出,「要加快轉變城市發展方式,統籌城市規劃建設管理,實施城市更新行動,推動城市空間結構優化和品質提升」,城市更新是一項重大的行業趨勢。至2024年底,本集團已取得9個項目的前期服務商資格,9個項目正在推進獲取前期服務商。

As of 31 December 2024, the Group achieved contracted sales of approximately RMB102.2 million and contracted gross floor area sold of approximately 9,795 sq.m..

(2) Financial position under pressure

2024 was still a difficult year. The Group's total assets was approximately RMB10,150.4 million, representing a decrease of approximately 2.6% as compared to the same period last year; and the asset-liability ratio (calculated as the total liabilities net of contract liabilities balances divided by total assets) was approximately 93.8% as at 31 December 2024. The Board did not recommend the payment of final dividend for the year ended 31 December 2024.

BUSINESS REVIEW

(1) Distinct advantages in business strategies

In 2024, the Group will continue to adhere to the business model of "focusing on residential development projects, while taking the urban renewal projects as the core, as well as the cultural and tourism-healthy living towns and the scientific and innovative technologies industrial towns as the two wings (以住宅開發為主營業務,以城市更新為核心、文旅康養和科創產業為雙翼)", which constitutes its "one focus, one core, and two wings (一主一核兩翼)" blueprint, to enrich the diversity of profit structure and continuously enhance the core competitiveness and sustainable development capability of the Company.

(2) Going a step further in urban renewal

Since the State proposed in the 14th Five-Year Plan to "accelerate the transformation of urban development, coordinate urban planning and construction management, implement urban renewal actions, and promote the optimisation of urban spatial structure and quality improvement", urban renewal is a major industry trend. By the end of 2024, the Group has obtained the qualifications of preparatory services providers for nine projects and is in the process of obtaining the qualifications of preparatory services providers for the other nine projects.

主席報告 CHAIRMAN'S STATEMENT

業務展望 — 穩中有進,高質發展

展望未來,房地產市場繼續以「穩」為主基調,本集團將堅持「深耕東莞,立足大灣區,布局華南、華中及華東地區」的戰略站位。預計未來一年甚至明年,本集團將繼續專注於華南地區的物業發展專案,尤其是廣東省東莞市的三舊改造項目。

截至2024年12月31日,本集團於全國7個城市合共擁有18個房地產項目及4塊土地,土地儲備總建築面積約2,799,191平方米。優質且充足的土地儲備將為集團的持續發展保駕護航,延伸集團品牌深度、錘煉產品品質。

致謝

借此機會,本人謹代表董事會同仁,對全體 股東、投資者、合作客戶、全體同事以及社 會各界的支持致以誠摯的謝意。

奮進波瀾壯闊,未來堅定前行,機遇與挑戰 都在等待著我們。願能繼續與君攜手,共譜 城市發展新華章。

滙景控股董事會主席 **倫瑞祥** 2025年7月11日

BUSINESS OUTLOOK — STEADY PROGRESS WITH HIGH-OUALITY DEVELOPMENT

Going forward, the real estate market will continue to focus on the keynote of "stability" and the Group will adhere to the strategic positioning of "penetrating into Dongguan, maintaining foothold in the Greater Bay Area, and sustaining coverage of the Southern, Central and Eastern China areas (深耕東莞,立足大灣區,布局華南、華中及華東地區)". Looking forward to the coming year and even the next year, the Group will continue to focus on property development projects in the Southern China region, especially the Three-old Transformation projects in Dongguan, Guangdong Province.

As of 31 December 2024, the Group owned a total of 18 real estate projects and 4 parcels of land in 7 cities across the country, with a total gross floor area of the land reserves of approximately 2,799,191 sq.m.. The high-quality and sufficient land reserves will ensure the Group's sustainable development, extend the depth of the Group's brand and refine the quality of its products.

ACKNOWLEDGEMENT

I, on behalf of the Board, would like to take this opportunity to express my sincere gratitude to all shareholders, investors, customers that we cooperate with, colleagues and the community for their support.

We are forging ahead firmly in the future. The opportunities and challenges are awaiting us. We hope we can continue to work together to embark on a beautiful chapter of urban development.

Lun Ruixiang

Board Chairman of Huijing 11 July 2025

整體概覽

房地產作為中國宏觀經濟的重要組成部分,在2024年經歷了深層轉變。中國政府將繼續堅持「房住不炒,因城施策」的政策主基調,實現「穩地價」、「穩房價」、「穩預期」的「三穩」目標,以促進房地產市場良性循環和健康發展。

為應對不斷變化的經濟和政策環境,本集團保持著穩健的發展態勢。圍繞「立足大灣區,深耕東莞,佈局華南,華中及華東等高增值城市」的使命,繼續保持「以住宅開發為主營業務,以城市更新為核心、文旅康養和科創產業為雙翼」的「一主一核兩翼」業務格局。本集團將繼續致力於不斷提升自身的核心競爭力及可持續發展能力。

GENERAL OVERVIEW

As a major part of the macro economy in China, the real estate industry has experienced a profound structural transformation in 2024. The Chinese government will continue to adhere to the keynote of its policy that "houses are for living in, not for speculative investment", and to adopt city-specific measures (房住不炒,因城施策) to achieve stability on the three fronts (三穩) of land prices (穩地價), housing prices (穩房價) and expectations (穩預期), with a view to fostering a positive cycle and healthy development of the real estate market.

In response to the evolving economic and policy environment, the Group has maintained a steady momentum of development that revolves around establishing, cultivating and expanding its foothold and presence in the Greater Bay Area, Dongguan and the high value-added cities in the Southern, Central and Eastern China areas respectively (立足大灣區,深耕東莞,佈局華南,華中及華東等高增值城市). As part of its "one focus, one core, and two wings (一主一核兩翼)" blueprint, the Group continued to center its business model of focusing primarily on residential development projects with urban renewal projects at its core and the cultural and medical tourism living towns and scientific and innovative technologies industrial towns as its two wings (以住宅開發為主營業務,以城市更新為核心、文旅康養和科創產業為雙翼). The Group will continue its relentless effort to bolster its core competitiveness and capacity for sustainable development.

業務回顧

本集團的收入主要來自物業銷售,其次來自 投資物業租賃。截至2024年12月31日止年 度,本集團錄得總收入約人民幣240.9百萬元, 同比減少74.4%。

合約銷售

截至2024年12月31日止年度,本集團連同合資企業錄得(i)合約銷售額約為人民幣102.2百萬元,較截至2023年12月31日止年度銷售額下降約65.0%;及(ii)合約銷售建築面積(「建築面積」)約9,795平方米,較截至2023年12月31日止年度之合約銷售建築面積下降約53.3%。

物業銷售

截至2024年12月31日止年度,物業銷售收入錄得同比減少超過77.9%至約人民幣201.2百萬元,佔本集團總收入約83.5%。截至2024年12月31日止年度,本集團已確認已出售總建築面積約31,530平方米,較2023年同期之總建築面積減少約53.0%。確認為物業銷售的物業之平均售價(「平均售價」)約為每平方米人民幣6,381元,同比減少約53.0%。

BUSINESS REVIEW

The Group derives its revenue primarily from sales of properties and, to a lesser extent, lease of investment properties. The Group recorded a total revenue of approximately RMB240.9 million for the year ended 31 December 2024, representing a year-on-year decrease of 74.4%.

Contracted sales

For the year ended 31 December 2024, including those of joint ventures, the Group recorded (i) contracted sales of approximately RMB102.2 million, representing a decrease of approximately 65.0% compared to the year ended 31 December 2023, and (ii) contracted gross floor area ("GFA") sold of approximately 9,795 sq.m. representing a decrease of approximately 53.3% as compared to that for the year ended 31 December 2023.

Sales of properties

For the year ended 31 December 2024, the revenue from sales of properties recorded a year-on-year decrease of over 77.9% to approximately RMB201.2 million, which accounted for approximately 83.5% of the total revenue of the Group. For the year ended 31 December 2024, the Group recognised total GFA sold of approximately 31,530 sq.m. which represented an decrease of approximately 53.0% as compared to the same period in 2023. The average selling price ("ASP") of the properties recognised as property sales was approximately RMB6,381 per sq.m., representing a year-on-year decrease of approximately 53.0%.

認銷售額及已售建築面積:

下表列示截至2024年12月31日止各位置已確 The following table sets out the recognised sales and GFA sold in each location as at 31 December 2024:

			佔已確認			佔已
		已確認	建築面積	已確認	已確認	確認收入
		建築面積	百分比	平均售價	收入	百分比
			Percentage			Percentage
			of			of
		Recognised	recognised	Recognised	Recognised	recognised
位置	Location	GFA	GFA	ASP	revenue	revenue
				人民幣元/		
					人民幣千元	
		sq.m.	%	RMB/sq.m.	RMB'000	%
東莞	Dongguan	622	2.0%	23,850	14,835	7.4%
河源	Heyuan	29,052	92.1%	5,760	167,343	83.1%
合肥	Hefei	1,246	4.0%	9,532	11,877	5.9%
平湖	Pinghu	406	1.3%	13,779	5,588	2.8%
長沙	Changsha	204	0.6%	7,585	1,544	0.8%
合計	Total	31,530	100%	6,381	201,187	100%

項目及地塊的有關詳情列示於下表:

Particulars of projects and land parcels are set out in the following table:

項目名稱	城市	本集團 的權益 The	已售 建築面積	待售 建築面積 (附註 1)	投資物業	不可銷售 建築面積	未來開發 估計總 建築面積	總代價*	應佔代價	土地成本
		Group's equity		Saleable GFA	Investment	Unsaleable	Total estimate GFA for future	Total	Attributable	
Name of Project	City	interest	GFA Sold	(Note 1)	property	GFA	development	consideration*	consideration	Land cost (人民幣元/
								(人民幣千元) (RMB'000)	(人民幣千元) (RMB'000)	
御海藍岸	東莞	100%	433,085	6,988	-	49,257	-	559,891	559,891	1,144.2
Huijing Riverside Villa 御海藍岸•臻品	Dongguan 東莞	100%	32,871	-	-	5,276	-	80,059	80,059	2,098.7
Huijing Riverside Villa • Perfection 御泉香山	Dongguan 東莞	100%	221,027	3,366	=	42,024	-	184,600	184,600	692.9
Royal Spring Hill 城市山谷	Dongguan 東莞	100%	123,653	557	-	24,566	-	91,794	91,794	617.0
City Valley 滙景城市中心	Dongguan 東莞	100%	122,204	3,796	15,329	28,659	-	231,031	231,031	1,359.1
Huijing City Centre 世紀雙子	Dongguan 東莞	100%	50,200	8,308	=	27,168	-			
Century Gemini 滙景城	Dongguan 東莞	100%	-	-	25,780	-	-	102,639	102,639	920.9
Huijing City	Dongguan									

項目名稱	城市	本集團 的權益 The	已售 建築面積	待售 建築面積 (附註1)	投資物業	不可銷售 建築面積	未來開發 估計總 建築面積	總代價*	應佔代價	土地成本
Name of Project	City	Group's equity interest	GFA Sold	Saleable GFA (Note 1)	Investment property	Unsaleable GFA	Total estimate GFA for future development	Total consideration*	Attributable consideration	Land cost (人民幣元/
								(人民幣千元) (RMB'000)	(人民幣千元) (RMB'000)	
中央華府	東莞	100%	62,614	4,746	_	11,670	_	80,097	80,097	1,013.5
Central Palace	Dongguan	10070	02,011	1,7 10		11,070		00,071	00,027	1,015.5
豐華公館	東莞	100%	15,447	703	_	2,745	-	105,260	105,260	5,570.8
Fenghua Mansion	Dongguan	10070	13,117	703		2,7 13		105,200	103,200	5,570.0
滙景發展環球中心	東莞	100%	1,441	9,000	_	_	-	179,899	179,899	2,784.9
Huijing Group — Huijing Global Centre	Dongguan	10070	.,	2,000				173/033	117,000	2,7 0 11.7
厚街鎮寶屯地塊 <i>(附註2)</i>	東莞	100%	_	_	_	_	-	23,701	23,701	-
Houjie Town Baotun Village Area (Note2)	Dongguan	10070						25/101	20// 01	
洪梅洪屋渦 <i>(附註3)</i>	東莞	100%	_	_	_	_	_	259,154	259,154	_
Hongmei Hongwuwo (Note 3)	Dongguan								,	
清溪三中片區 <i>(附註3)</i>	東莞	100%	_	_	_	_	_	186,300	186,300	_
Qingxi Sanzhong Area (Note 3)	Dongguan								,	
沙田稔洲片區(附註3)	東莞	100%	_	_	-	-	-	115,075	115,075	-
Shatian Renzhou Area (Note 3)	Dongguan									
外灘8號	河源	100%	180,785	-	-	35,244	-	186,131	186,131	861.6
Bund No.8	Heyuan									
九里灣花園	河源	100%	410,080	286,017	-	125,413	-	747,084	747,084	909.4
Nine Miles Bay	Heyuan									
東江畫廊(部分)	河源	100%	-	-	-	-	532,707	490,517	490,517	920.8
Dongjiang River Galleries (a portion of)	Heyuan									
合肥滙景城市中心	合肥	100%	142,812	64,648	84,121	69,960	-	182,723	182,723	505.4
Hefei Huijing City Centre	Hefei									
衡陽滙景·雁湖生態文旅小鎮	衡陽	100%	90,001	84,840	-	27,441	1,105,596	330,283	330,283	252.5
Huijing Yanhu International Resort	Hengyang									
幸福里	平湖	80%	61,533	-	-	21,903	-	268,977	215,182	3,182.4
Xingfu District	Pinghu									
雍和居	郴州	70%	-	266,456	=	61,781	=	418,600	293,020	1,275.3
Yonghe District	Chenzhou									
解憂湖	徐州	100%	-	333,383	=	9,813	=	658,200	658,200	1,917.9
Jieyou District	Xuzhou									
滙景發展環球中心	長沙	49%	143,862	88,080	-	64,672	-	826,040	404,760	2,784.9
Huijing Global Centre	Changsha									
	-	_	2.004.645	4 4 60 000	******		4 400 000		F 707 (01	200:-
		_	2,091,615	1,160,888	125,230	607,592	1,638,303	6,308,055	5,707,400	28,812

^{*} 指已收購項目公司的地塊費用

^{*} Refer to the cost of land which the project company acquired

附註:

- 1. 待售/可租賃建築面積指物業內部樓面面積,由相關(i)預售許可證:(ii)倘物業的全部或部分未能取得預售許可證,則為房產面積預測報告;及/或(iii)倘全部或部分物業開發既無預售許可證,亦無房產面積預測報告,則為城鄉規劃主管部門批准的相關發展指標或本集團內部記錄得出。
- 2. 厚街鎮寶屯村地塊的預期建築面積不可用,原因為最新土地規劃仍待批准。有關進一步詳情,請參閱本公司日期為2019年12月31日的招股章程(「招股章程」)下「遵守法律法規一過往不合規事件—(A)於相關土地出讓合同訂明的指定期限內的建設延遲動工及/或竣工」分節。
- 3. 於2024年12月31日,清溪三中片區、洪梅 洪屋渦及沙田稔洲片區的土地被劃為工業用 途,現時資料(包括地積比率)與本集團目的 無關。有關進一步詳情,請參閱招股章程「業 務—土地儲備」項下分節。
- 4. 世紀雙子及滙景城位於同一地塊,因此共享相同的佔地面積。

Notes:

- 1. Saleable/leasable GFA refers to the internal floor area of a property, which has been derived from the relevant (i) pre-sale permit; (ii) floor area prediction report (房產面積預測報告), where a pre-sale permit is not available for the whole or a part of a property; and/or (iii) relevant development indicators approved by the relevant authority responsible for urban and rural planning or the Group's internal records, where neither a pre-sale permit nor floor area prediction report is available for the whole or a part of the development.
- 2. The expected GFA is not available for Houjie Town Baotun Village Area as the latest land planning remains subject to approval. For further details, please refer to the subsection under the Company's prospectus dated 31 December 2019 (the "Prospectus") headed "Compliance with Laws and Regulations Historical Non-compliance Incidents (A) Delay in Commencement and/or completion of construction within the prescribed period as stipulated in the relevant land grant contracts".
- 3. As at 31 December 2024, the land in Qingxi Sanzhong Area, Hongmei Hongwuwo and Shatian Renzhou Area was zoned for industrial use, and the current information (including plot ratio) is not relevant for our Group's purpose. For further details, please refer to the subsection under the Prospectus headed "Business Land reserves".
- Century Gemini and Huijing City are situated on the same parcel of land and therefore share the same site area.

投資物業

於2024年12月31日,本集團擁有總建築面積約125,230平方米(可租賃面積約38,013平方米),截至2024年12月31日止年度的租賃收入約人民幣15.7百萬元。

土地儲備

於2024年12月31日,本集團的土地儲備約2,799,191平方米,包括18個項目及4塊土地,分別位於大灣區、長三角城市群及長江中游城市群的7座城市。

下表列示於2024年12月31日本集團按地理位 置劃分的土地儲備建築面積:

Investment properties

As at 31 December 2024, the Group had a total GFA of approximately 125,230 sq.m. (leasable area of approximately 38,013 sq.m.) with rental income of approximately RMB15.7 million for the year ended 31 December 2024.

Land reserves

As at 31 December 2024, the Group has land reserves amounting to approximately 2,799,191 sq.m. with 18 projects and 4 parcels of land located in 7 cities in the Greater Bay Area, the Yangtze River Delta Urban Cluster and the Yangtze Mid-Stream Urban Cluster.

The following table sets out the GFA of the Group's land reserves by geographical locations as at 31 December 2024:

位置	Location	土地儲備 總建築面積 Total land reserve GFA (平方米) (sq.m.)	佔土地儲備 總建築面積 百分比 Percentage of total land reserve GFA (%)
東莞	Dongguan	37,464	1.3%
河源	Heyuan	818,724	29.3%
合肥	Hefei	64,648	2.3%
衡陽	Hengyang	1,190,436	42.5%
郴州	Chenzhou	266,456	9.5%
徐州	Xuzhou	333,383	11.9%
長沙	Changsha	88,080	3.2%
合計	Total	2,799,191	100%

三舊改造項目(「三舊改造項目」)的進度如下:

The progress of the Three-old Transformation Schemes (the "Three-old Transformation Schemes") was as follows:

- 1. 樟木頭寶山片區:該項目為以「村企合作」 形式實施三舊改造項目。目前已取得東 莞市自然資源局出具的《東莞市樟木頭 鎮寶山地塊商住類改造單元1+N總體實 施方案》的批復,隨後申請註銷當前土 地所有權並簽定新的土地出讓協議。本 公司預期,於地上建築物全部拆除並繳 納土地出讓金後,將獲得新的土地使用 權證。預計計容面積為367,222平方米。
- Project Zhangmutou Baoshan Area: The Three-old Transformation Schemes for this project is implemented on a Collaborative Basis between Villages and Enterprises. Currently, the project has secured the approval regarding the "Overall Implementation Plan for the Commercial and Residential Transformation Unit 1+N in Baoshan Area, Zhangmutou Town, Dongguan City", and will subsequently apply to deregister the existing land title and enter into a new land transfer agreement. It is expected that the Company will obtain the new land use right certificate upon the demolition of the buildings on the land and the payment of the land transfer fee. The expected plot ratio accountable GFA was 367,222 sq.m.
- 2. 虎門新灣片區:該項目為以「權利人自改」 形式進行三舊改造項目。由於項目所在 地虎門處於廣東省國土空間規劃(2020 年—2035年)的範圍內,因此城市更新 進程已暫停,直至政府相關部門完成規 劃為止。該項目的總佔地面積為14,910 平方米,預計計容面積為34,288平方米。
- 2. Humen Xinwan Area: The Three-old Transformation Schemes for this project is carried out on the Right Owners Self-Redevelopment basis. As the project is located in Humen area, which falls within the territorial spatial planning of Guangdong Province (2020–2035), the urban renewal procedure has been suspended until the completion of the planning by relevant government authorities. The total site area of this project is 14,910 sq.m. with an expected plot ratio accountable GFA of 34,288 sq.m.
- 3. 沙田稔洲片區:該項目是以權利人自改 方式進行的三舊改造項目。該項目位於 沙田鎮,總佔地面積約77,321平方米。 目前三舊改造項目已完成,項目的土地 用途確定為M3產業用地,預計總建築 面積為295,645平方米。該項目的三舊改 造項目已於2022年7月完成,相關供地 手續已完備,目前正在推進建設。
- 3. Shatian Renzhou Area: The Three-old Transformation Schemes for this project is carried out on the Right Owners Self-Transformation basis. The project is located in Shatian town with a total site area of approximately 77,321 sq.m. The Three-old Transformation was currently completed and the land used for the project was identified as M3 industrial land, with an expected total GFA of 295,645 sq.m. The Three-old Transformation Schemes for this project was completed in July 2022. The relevant land supply procedures have been finalised, and the project is currently under construction.

- 4. 本公司已與相關方簽訂了9項前期服務 商協定,相關專案均在東莞市,提供 前期服務,總佔地面積為2,229,500平方 米。預計相關項目將以「公開招引實施 主體」形式進行三舊改造項目。該等項 目詳情如下:
- 4. The Company had entered into nine agreements as preparatory services providers with relevant parties. The relevant projects are all located in Dongguan city and involve preparatory services, with a total site area of 2,229,500 sq.m. The Three-old Transformation Schemes for the relevant projects is expected to be carried out on the Open Invitation for Implementing Entities basis. The details of the projects are as follows:

項目	位置	總佔地面積
Project	Location	Total site area (平方米)
謝崗黎村	東莞市謝崗鎮	(sq.m.) 323,000
Xie Gang Li Village 沙田 AI 智能小鎮(一期)	Xiegang town, Dongguan city 東莞市沙田鎮	294,400
Shatian Al Smart Town (First Phase) 企石新南	Shatian town, Dongguan city 東莞市企石鎮	255,300
Qishi New South 茶山上元	Qishi town, Dongguan city 東莞市茶山鎮	207,800
Cha Shan Shang Yuan 清溪清廈	Chashan town, Dongguan city 東莞市清溪鎮	161,300
Qingxi Qingxia 茶山水廠片區 Chashan Waterworks Area	Qingxi town, Dongguan city 東莞市茶山鎮 Chashan town, Dongguan city	105,700
萬江共聯片區	東莞市萬江共聯片區	210,000
Wanjiang Gonglian Area 洪梅洪屋渦片區	Wanjiang Gonglian area, Dongguan city 東莞市洪梅鎮	485,300
Hongmei Hongwuwo Area 望牛墩橫櫪	Hongmei town, Dongguan City 東莞市望牛墩鎮	186,700
Hengli, Wangniudun	Wangniudun town, Dongguan City	
合計 Total		2,229,500

財務回顧

整體表現

本集團截至2024年12月31日止年度的總收益約為人民幣240.9百萬元,同比減少74.4%。毛利約為人民幣62.6百萬元,同比減少75.8%。毛利率約為26.0%,同比減少約1.5個百分點。截至2024年12月31日止年度,年內虧損約為人民幣801.3百萬元,截至2023年12月31日止年度則錄得年內虧損約人民幣730.4百萬元。截至2024年12月31日止年度母公司擁有人應佔虧損約為人民幣799.5百萬元,截至2023年12月31日止年度則錄得母公司擁有人應佔虧損約人民幣696.7百萬元。

收益

收益由截至2023年12月31日止年度的約人 民幣941.2百萬元減少至截至2024年12月31 日止年度的約人民幣240.9百萬元,同比減少74.4%。交付的建築面積由截至2023年12月 31日止年度的67,038平方米減少至截至2024 年12月31日止年度的31,530平方米,同比減少約53.0%,而平均售價由每平方米人民幣 13,563元下降至每平方米人民幣6,381元,此 乃由於2024年主要交付項目面積減少且單價 較低所致。

銷售成本

與收益大幅減少相對應,銷售成本由截至 2023年12月31日止年度的約人民幣682.8百萬 元減少至截至2024年12月31日止年度的約人 民幣178.3百萬元,乃由於與2023年同期交付 之建築面積相比,於2024年所交付建築面積 明顯減少所致。

FINANCIAL REVIEW

Overall performance

For the year ended 31 December 2024, total revenue of the Group was approximately RMB240.9 million, which represented a year-on-year decrease of 74.4%. Gross profit was approximately RMB62.6 million, which represented a year-on-year decrease of 75.8%. Gross profit margin was approximately 26.0%, which represented a year-on-year decrease of approximately 1.5 percentage points. For the year ended 31 December 2024, loss for the year was approximately RMB801.3 million, as compared to a loss for the year of approximately RMB730.4 million for the year ended 31 December 2023. For the year ended 31 December 2024, loss attributable to owners of the parent was approximately RMB799.5 million, while a loss attributable to owners of the parent was recorded at approximately RMB696.7 million for the year ended 31 December 2023.

Revenue

Revenue decreased from approximately RMB941.2 million for the year ended 31 December 2023 to approximately RMB240.9 million for the year ended 31 December 2024, which represented a year-on-year decrease of 74.4%. The GFA delivered decreased from 67,038 sq.m. for the year ended 31 December 2023 to 31,530 sq.m. for year ended 31 December 2024, which represented a year-on-year decrease of approximately 53.0%, while the ASP decreased from RMB13,563 per sq.m. to RMB6,381 per sq.m. primarily due to a reduction in the area of major delivery projects, and the relatively low price per unit in 2024.

Cost of sales

Corresponding to the significant decline in revenue, the cost of sales decreased accordingly from approximately RMB682.8 million for the year ended 31 December 2023 to approximately RMB178.3 million for the year ended 31 December 2024, which resulted from a significant decrease in the GFA delivered in 2024 as compared to the same period in 2023.

毛利及毛利率

毛利由截至2023年12月31日止年度的約人民幣258.4百萬元減少至截至2024年12月31日止年度的約人民幣62.6百萬元,而毛利率從27.5%小幅減少至26.0%。毛利率減少乃主要由於2024年物業交付的產品組合和地域組合有差異及物業平均銷售價格相對較低所致。

其他收入及收益

其他收入及收益由截至2023年12月31日止年度的約人民幣7.6百萬元增加至截至2024年12月31日止年度的約人民幣15.5百萬元。該增加乃主要由於匯兑收益對比上年同期增加約人民幣7.9百萬元所致。

投資物業公平值虧損

投資物業公平值虧損由截至2023年12月31日止年度的約人民幣70.7百萬元減少至截至2024年12月31日止年度約人民幣0.2百萬元,該減少乃主要由於市場估值波動所致。

銷售及分銷開支

銷售及分銷開支由截至2023年12月31日止年度的約人民幣44.4百萬元減少至截至2024年12月31日止年度的約人民幣11.0百萬元。該等開支減少乃主要由於:(i)本集團縮減行銷推廣開支,導致銷售代理及行銷推廣費用減少約人民幣28.0百萬元;及(ii)本集團優化成本費用結構,致使人力成本及辦公費用減少約人民幣4.2百萬元所致。

Gross Profit and Gross Profit Margin

Gross profit decreased from approximately RMB258.4 million for the year ended 31 December 2023 to approximately RMB62.6 million for the year ended 31 December 2024, with gross profit margin declined slightly from 27.5% to 26.0%, respectively. The decrease in gross profit margin was mainly due to the difference between product portfolio and regional portfolio of property delivery, as well as the relatively lower average selling price of the properties in 2024.

Other Income and Gains

Other income and gains increased from approximately RMB7.6 million for the year ended 31 December 2023 to approximately RMB15.5 million for the year ended 31 December 2024. Such increase was mainly due to an increase in exchange gains of approximately RMB7.9 million as compared to the same period last year.

Fair Value Losses on Investment Properties

The fair value losses on investment properties decreased from approximately RMB70.7 million for the year ended 31 December 2023 to approximately RMB0.2 million for the year ended 31 December 2024. Such decrease was primarily attributable to the fluctuations in the market valuation.

Selling and Distribution Expenses

Selling and distribution expenses decreased from approximately RMB44.4 million for the year ended 31 December 2023 to approximately RMB11.0 million for the year ended 31 December 2024. The decrease in such expenses was primarily due to: (i) the Group's reduction in marketing and promotion expenses, resulting in a decrease of approximately RMB28.0 million in sales agency and marketing promotion expenses; and (ii) the optimization of the Group's cost and expense structure, leading to a decrease of approximately RMB4.2 million in labor costs and office expenses.

行政開支

行政開支由截至2023年12月31日止年度的人民幣235.9百萬元減少至截至2024年12月31日止年度的人民幣89.2百萬元。有關減少乃主要由於(i)僱員薪金開支減少約人民幣57.7百萬元:(ii)辦公費用及物業管理費用減少約人民幣16.7百萬元:(iii)税費支出減少約人民幣39.1百萬元:及(iv)中介服務費及業務招待費減少約人民幣22.7百萬元所致。

貿易應收款及其他應收款減值

截至2024年12月31日止年度,本集團根據預期信貸虧損模型計提貿易應收款及其他應收款減值約為人民幣3.5百萬元(截至2023年12月31日止年度:計提人民幣45.7百萬元)。

撇減存貨至可變現淨值

根據存貨可變現淨值計提存貨減值由截至 2023年12月31日止年度的約人民幣48.5百萬 元增加至截至2024年12月31日止年度的約人 民幣144.4百萬元,主要由於持作開發以供出 售的土地估值減少所致。

財務擔保合同重新計量

截至2024年12月31日止年度,本集團根據預期信貸虧損模型撥回財務擔保合同預期虧損撥備約為人民幣5.1百萬元(截至2023年12月31日止年度:撥回人民幣1.2百萬元)。

其他開支

其他開支由截至2023年12月31日止年度的人民幣292.8百萬元減少至截至2024年12月31日止年度的人民幣113.4百萬元。有關減少乃主要由於(i)投資虧損減少約人民幣85.7百萬元;(ii)違約金支出減少約人民幣29.4百萬元;及(iii)營業外支出減少約人民幣64.8百萬元所致。

Administrative Expenses

Administrative expenses decreased from RMB235.9 million for the year ended 31 December 2023 to RMB89.2 million for the year ended 31 December 2024. Such decrease was primarily due to (i) a reduction of approximately RMB57.7 million in employee salary expenses; (ii) a decrease of approximately RMB16.7 million in office expenses and property management fees; (iii) a reduction of approximately RMB39.1 million in taxes and fees; and (iv) a decrease of approximately RMB22.7 million in intermediary service fees and business entertainment expenses.

Impairment of trade and other receivables

For the year ended 31 December 2024, the Group has the loss allowance of approximately RMB3.5 million for trade and other receivables based on the expected credit loss model (for the year ended 31 December 2023: provision of RMB45.7 million).

Write-down of inventories to net realisable value

The impairment provision for inventories based on the net realisable value of inventory increased from approximately RMB48.5 million for the year ended 31 December 2023 to approximately RMB144.4 million for the year ended 31 December 2024, primarily due to a decrease in the valuation of land held for development for sale.

Remeasurement of financial guarantee contracts

For the year ended 31 December 2024, the Group has reversed loss allowance of approximately RMB5.1 million for financial guarantee contracts based on the expected credit loss model (for the year ended 31 December 2023; reverse of RMB1.2 million).

Other Expenses

Other expenses decreased from RMB292.8 million for the year ended 31 December 2023 to RMB113.4 million for the year ended 31 December 2024. The decrease was mainly due to (i) a reduction of approximately RMB85.7 million in investment losses; (ii) a decrease of approximately RMB29.4 million in liquidated damages expenses; and (iii) a reduction of approximately RMB64.8 million in non-operating expenses.

19

分佔合資企業及聯營企業虧損

分佔合資企業及聯營企業虧損由截至2023年 12月31日止年度的虧損約人民幣15.5百萬元 增加至截至2024年12月31日止年度的虧損約 人民幣24.5百萬元,乃主要由於2024年位於 湖南的合資企業投資虧損增加所致。

財務成本

財務成本由截至2023年12月31日止年度的約 人民幣178.4百萬元增加至截至2024年12月31 日止年度的約人民幣441.3百萬元,乃主要由 於貸款餘額以及逾期利息增加所致。

所得税開支

所得税開支由截至2023年12月31日止年度的 約人民幣65.6百萬元減少至截至2024年12月 31日止年度的約人民幣57.0百萬元。該變動 乃主要由於與去年同期相比,房地產銷售減 少導致當期所得税準備金下降所致。

淨虧損及淨虧損率

截至2024年12月31日止年度的淨虧損約為人民幣801.3百萬元,而截至2023年12月31日止年度的淨虧損約人民幣730.4百萬元。淨虧損率由截至2023年12月31日止年度的約77.6%增加至截至2024年12月31日止年度淨虧損率約332.6%。

淨虧損較2023年12月31日相比增加約人民幣70.9百萬元。此乃主要由於財務成本增加約人民幣262.9百萬元,及被其他開支減少約人民幣179.4百萬元部分抵銷所致。

Share of Losses of Joint Ventures and an Associate

Share of losses of joint ventures and an associate increased from losses of approximately RMB15.5 million for the year ended 31 December 2023 to losses of approximately RMB24.5 million for the year ended 31 December 2024, which was mainly due to the increase in investment losses of this joint venture in Hunan in 2024.

Finance Costs

Finance cost increased from approximately RMB178.4 million for the year ended 31 December 2023 to approximately RMB441.3 million for the year ended 31 December 2024, which was primarily due to the increase in loan balances and overdue interest.

Income Tax Expenses

Income tax expenses decreased from approximately RMB65.6 million for the year ended 31 December 2023 to approximately RMB57.0 million for the year ended 31 December 2024. The change was primarily due to the decrease in income tax provisions for the current period resulting from reduced property sales compared to the same period of the previous year.

Net Loss and Net Loss Margin

There was a net loss of approximately RMB801.3 million for the year ended 31 December 2024 as compared to the net loss of approximately RMB730.4 million for the year ended 31 December 2023. The net loss margin increased from approximately 77.6% for the year ended 31 December 2023 into a net loss margin of approximately 332.6% for the year ended 31 December 2024.

The net loss increased by approximately RMB70.9 million compared with 31 December 2023. This was primarily attributable to a rise in finance cost by approximately RMB262.9 million and partially offset by a decrease in the other expense by approximately RMB179.4 million.

未來展望

2024年中國房地產行業在政策強力調整與市場深度調整中呈現「止跌回穩」態勢,整體表現為投資和銷售雙重收縮,但復蘇的跡象開始出現在第四季度,政策組合拳的效果正逐步顯現。

展望未來一年甚至明年,房地產行業可能仍面臨需求和融資壓力。有鑑於此,預計改善宏觀經濟和房地產市場的刺激政策可能會繼續出台。考慮到相關政策生效所需的時間,預計消費者信心和市場情緒有望將在某個時候恢復。同時,本集團將繼續採取措施提高營運效率及實現業務目標。

本集團主要於中國從事物業開發業務,未來,本集團將繼續專注於華南地區的物業發展專案,尤其是廣東省東莞市的三舊改造項目。 考慮到確保及時交付預售房屋的政策以及當前的市場狀況,本集團將繼續專注於:

- (i) 其物業項目的完成和交付,包括與不同 的合作伙伴合作;
- (ii) 實施措施,加快出售發展中物業及已落 成物業;及
- (iii) 整合資源以優化運營並減少開支和資本 支出。

FUTURE OUTLOOK

In 2024, China's real estate industry showed a "stabilization after decline" trend amid strong policy adjustments and deep market adjustments. The overall performance was characterized by a dual contraction in investment and sales, but signs of recovery began to emerge in the fourth quarter, and the cumulative effects of coordinated policy measures gradually became apparent.

Looking ahead to the coming year or even next year, the real estate industry may still face pressure on both demand and financing fronts. In view of the foregoing, it is anticipated that stimulating policies to improve the general macro economy and the real estate market will likely continue to be issued. It is also expected that consumer confidence and market sentiment will be restored at some point, taking into account the time needed for the relevant policies to take effect. Meanwhile, the Group will continue to implement measures to improve its operational efficiency and achieve its business objectives.

The Group is principally engaged in the business of property development in China, and going forward, the Group will continue to focus on property development projects in the Southern China region, especially the Three-old Transformation projects in Dongguan, Guangdong Province. Taking into account the policy about ensuring timely deliveries of pre-sold housing and the current market conditions, the Group will continue to focus on:

- (i) the completion and delivery of its property projects, including working with different partners;
- (ii) implementing measures to accelerate the sale of properties under development and completed properties; and
- (iii) consolidating resources to optimize operations, and to reduce expenses and capital expenditures.

另一方面,本集團一直面臨來自貸款人及債權人的融資壓力,並正在與貸款人及債權人進行談判。本集團將繼續與貸款人和債權人進行積極和建設性的對話,並保持積極的勢頭,以期儘快找到解決方案。

最後,本集團對未來保持樂觀和希望,相信在全體員工的努力下,本集團將克服目前的困難局面。因此,本集團謹向本公司的股東、投資者、合作夥伴、客戶及員工致以誠摯的謝意。

Finally, the Group remains optimistic and hopeful about the future, and believe that through the efforts of all employees, the Group will overcome the current difficult conditions. Accordingly, the Group would like to express its sincere gratitude to the Company's shareholders, investors,

On the other hand, the Group has been facing financing pressure from

lenders and creditors and is in the process of negotiating with lenders and

creditors. The Group will continue to engage in proactive and constructive

dialogue and maintain a positive momentum with the lenders and

creditors with a view to working out solutions as soon as practical.

流動資金及資本資源

本集團在資本密集型行業經營,主要通過經營產生的現金為其增長提供資金,包括銷售物業所得款項、債務融資及股東出資。本集團的現金需求主要涉及土地收購、物業開發、債務償還以及所開發項目的所有適用税項的清算。

展望將來,本集團相信其流動資金需求將通 過我們的經營活動所得現金、我們可獲得的 銀行融資以及本公司全球首次公開發售及發 行票據所收取的所得款項淨額來滿足。

於2024年12月31日,本集團之現金及銀行結 餘總額約為人民幣37.2百萬元,而於2023年 12月31日則約為人民幣126.2百萬元。該減少 乃主要由於當期物業銷售減少所致。本集團 絕大多數現金及銀行結餘均以人民幣計值。

於2023年12月31日,本集團的流動負債淨值約為人民幣3,078.8百萬元及於2024年12月31日本集團的流動負債淨值約為人民幣3,919.6百萬元。流動負債淨值增加乃主要由於(i)截至2024年12月31日其他付款項、已收按金及應計費用增加約人民幣489.3百萬元,(ii)截至2024年12月31日即期計息銀行及其他借款增加約人民幣121.6百萬元;及(iii)截至2024年12月31日逾期利息增加導致優先票據餘額增加約人民幣142.7百萬元所致。

LIQUIDITY AND CAPITAL RESOURCES

partners, customers and employees.

The Group operated in a capital-intensive industry and has funded its growth primarily through cash generated from operations including proceeds from the sale of its properties, debt financing and capital contributions from shareholders. The Group's cash requirements relate primarily to acquisitions of lands, properties development, debt repayment, and clearance of all applicable taxes for projects developed.

Going forward, the Group believes that its liquidity requirements will be satisfied by cash generated from its operating activities, banking facilities available to us, and the net proceeds received from the Company's global initial public offering and issuing notes.

As at 31 December 2024, the Group had a total cash and bank balances of approximately RMB37.2 million as compared to approximately RMB126.2 million as at 31 December 2023. The decrease was primarily due to an decrease in proceeds from sales of properties during the current period. Substantially all of the Group's cash and bank balance are denominated in RMB.

As of 31 December 2023, the Group's net current liabilities were approximately RMB3,078.8 million, and as of 31 December 2024, the Group's net current liabilities were approximately RMB3,919.6 million. The increase in net current liabilities was mainly attributable to (i) an increase in other payables, deposits received and accruals by approximately RMB489.3 million as of 31 December 2024; (ii) an increase in current interest-bearing bank and other borrowings by approximately RMB121.6 million as of 31 December 2024; and (iii) an increase in overdue interest, which resulted in an increase of approximately RMB142.7 million in senior notes as of 31 December 2024.

於2024年12月31日,本集團人民幣1,670.1百萬元(2023年:人民幣1,670.1百萬元)的借款 為浮動利率借款。 As at 31 December 2024, the Group's borrowings of RMB1,670.1 million (2023: RMB1,670.1 million) were borrowings with floating interest rates.

於2024年12月31日,本集團銀行融資總額 為人民幣2,838百萬元,其中已動用約人民幣 2,322百萬元(相當於81.8%)。 As at 31 December 2024, the Group had banking facilities in the total amount of RMB2,838 million, of which approximately RMB2,322 million, representing 81.8% has been utilized.

主要財務比率

於2024年12月31日,本集團的資產負債率(按 負債總額扣除合約負債後除以資產總額計算) 約為93.8%,較2023年12月31日的約83.8%增 長了11.9%。有關增加乃主要由於2024年12月 31日權益總額結餘大幅減少約163.7%所致。

於2023年及2024年12月31日,本集團的流動 比率乃按截至各日期的總流動資產除以總流 動負債計算,分別為0.69倍及0.62倍。

外匯風險

本集團的絕大部分收入和支出均以人民幣計值。於2024年12月31日,本集團並未達成任何對沖交易。本集團透過密切監察外匯匯率變動管理外匯風險,必要時亦會考慮對沖重大外匯敞口。

利率風險

本集團的借款利率主要受計息銀行及其他借款影響。本集團透過密切監察利率波動趨勢 及其對本集團利率風險敞口的影響及監管本 集團的債務組合管理利率風險。

Key financial ratios

As at 31 December 2024, the Group's asset-liability ratio (calculated as the total liabilities net of contract liabilities balances divided by total assets) was approximately 93.8%, which represented an increase of 11.9% as compared to approximately 83.8% as at 31 December 2023. The increase was primarily attributable to the significant decrease of approximately 163.7% in the balance of total equity as at 31 December 2024.

The Group's current ratio was calculated based on its total current assets divided by its total current liabilities as of the respective dates and at 0.69 times and 0.62 times respectively as at 31 December 2023 and 2024.

Foreign exchange risk

Substantially all of the Group's revenue and expenditure are denominated in RMB. As at 31 December 2024, the Group has not entered into any hedging transactions. The Group manages its foreign exchange risk by closely monitoring the movement of the foreign currency rates and will consider hedging significant foreign currency exposure should the need arise.

Interest rate risk

The interest rates on the Group's borrowings are primarily affected by interest-bearing bank and other borrowings. The Group manages its interest rate risk by closely monitoring the trend of interest rate fluctuation and its impact on the Group's interest rate risk exposure, as well as regulating the debt portfolio of the Group.

資產質押

本集團截至2024年12月31日止賬面值為人民幣3,871.6百萬元(2023年12月31日:人民幣3,757.6百萬元)及人民幣262.8百萬元(2023年12月31日:人民幣255.2百萬元)的銀行及其他借款分別以人民幣及美元計值,其中人民幣4,134.4百萬元(2023年12月31日:人民幣4,012.8百萬元)以本集團若干持作開發以供出售的土地、於若干附屬公司的股權、開發中物業、物業、廠房及設備、投資物業、租金收益權及持作出售的已竣工物業作質押。

資本承擔

於2024年12月31日,本集團已訂約但未撥備的物業開發開支承擔如下:

Pledge of assets

The Group's bank and other borrowings as at 31 December 2024 with carrying amounts of RMB3,871.6 million (31 December 2023: RMB3,757.6 million), and RMB262.8 million (31 December 2023: RMB255.2 million) denominated in RMB and United States dollars, respectively, out of which RMB4,134.4 million (31 December 2023: RMB4,012.8 million) were secured by certain land held for development for sale, equity interests in certain subsidiaries, properties under development, property, plant and equipment, investment properties, right of rental income and completed properties held for sale of the Group.

Capital commitments

As at 31 December 2024, the Group had commitments that are contracted but not provided for in respect of property development expenditure as follows:

		於 12 月 As at 31 D	
		2024年	2023年
		2024	2023
		(人民幣千元)	(人民幣千元)
		(RMB'000)	(RMB'000)
已訂約但未撥備:	Contracted, but not provided for:		
開發中物業	Properties under development	1,767,317	1,886,771
在建投資物業	Investment properties under construction	299,899	296,553
透過收購資產及負債購買土地	Purchase of land through acquisition of		
	assets and liabilities	216,665	283,975
合計	Total	2,283,881	2,467,299

財務擔保及或然負債

於2024年12月31日,本集團的財務擔保總額 如下:

Financial guarantees and contingent liabilities

As at 31 December 2024, the Group's total financial guarantees are as follows:

於12月31日 As at 31 December 2024年 2024 (人民幣千元) (RMB'000) 就向本集團物業之客戶提供的 Guarantees given to banks in connection with

抵押融資向銀行擔保

mortgage facilities provided to customers of

the Group's properties 1,368,544 2,500,969

本集團就若干銀行向本集團持作出售的已竣 工物業之客戶授出的按揭融資提供擔保。根 據擔保安排條款,倘客戶拖欠償還按揭,則 本集團負責償還違約客戶欠付銀行的未償還 按揭本金及任何應計利息及罰款。

根據上述安排,相關物業已質押予銀行作為 按揭貸款的抵押品,一旦該等客戶拖欠償還 按揭時,銀行即有權接管法定所有權,並將 透過公開拍賣變現所質押物業。本集團的擔 保期自授出相關按揭貸款起直至向買方發出 及登記物業所有權證止,通常可為客戶擁有 相關物業後一至兩年內。

The Group provided guarantees in respect of mortgage facilities granted by certain banks to the customers of the Group's completed properties held for sale. Pursuant to the terms of the guarantee arrangements, in case of default on mortgage payments by the customers, the Group is responsible to repay the outstanding mortgage principals together with any accrued interest and penalties owed by the defaulted customers to those banks.

Under the above arrangement, the related properties were pledged to the banks as collateral for the mortgage loans, upon default on mortgage repayments by these customers, the banks are entitled to take over the legal titles and will realise the pledged properties through open auction. The Group's guarantee period starts from the start of grant of the relevant mortgage loans and ends upon the issuance and registration of property ownership certificates to the purchasers, which will generally be available within one to two years after the customers take possession of the relevant properties.

本集團於年內並無因向持作出售的本集團已竣工物業的客戶提供按揭融資擔保而產生任何重大虧損。董事認為倘拖欠還款,有關物業的可變現淨值將足夠償還尚未償還按揭貸款本金連同任何應計利息及罰款,因此,並未就該等擔保作出金融負債。

The Group did not incur any material losses during the year in respect of the guarantees provided for mortgage facilities granted to customers of the Group's completed properties held for sale. In the opinion of the Directors that in case of default on payments, the net realisable value of the related properties would be sufficient to repay the outstanding mortgage loans principals together with any accrued interest and penalties and accordingly, no financial liability has been made in connection with these guarantees.

附屬公司、聯營企業及合資企業的重大 收購及出售

截至2024年12月31日,本集團並無進行任何 重大收購或出售其附屬公司、聯營公司及合 營企業。

持有重大投資

截至2024年12月31日,本集團並無持有重大 投資。

僱員及薪酬政策

於2024年12月31日,本集團共有153名僱員 (截至2023年12月31日止年度:260名)。截 至2024年12月31日止年度,本集團的僱員薪 金福利開支總額約為人民幣34.7百萬元(2023 年:約人民幣97.4百萬元)。本集團採用根據 僱員資格、經驗、職位及資歷釐定僱員薪酬 的制度。一般而言,本集團向僱員提供具競 爭力的薪酬待遇,包括基本薪金、津貼、酌 情花紅、績效工資及年終分紅。本集團設立 購股權計劃,以為對本集團業務成功作出貢 獻的合資格參與者提供激勵及獎勵,詳情將 載於本公司截至2024年12月31日止年度年報 [購股權計劃]一節。本集團亦為本集團的僱 員繳納社會保險,包括社會保險及住房公積 金。僱員培訓方面,本集團根據僱員的職位 及專長為其提供持續及系統的培訓,以提升 其對房地產行業及相關領域的專業知識。

Material acquisitions and disposals of subsidiaries, associates and joint ventures

As of 31 December 2024, the Group did not carry out any material acquisitions or disposals of its subsidiaries, associates and joint ventures.

Significant investment held

As at 31 December 2024, there was no significant investment held by the Group.

Employee and remuneration policy

As at 31 December 2024, the Group had a total of 153 employees (for the year ended 31 December 2023: 260). Total expenditure on salary and welfare of the Group's employees for the year ended 31 December 2024 amounted to approximately RMB34.7 million (2023: approximately RMB97.4 million). The Group has adopted a system of determining the remuneration of employees based on employees' qualifications, experience, position and seniority. In general, the Group provides competitive remuneration packages to employees, which include basic salaries, allowances, discretionary bonuses, performance-based rewards and year-end bonus. The Group operates share option schemes for the purpose of providing incentives and rewards to eligible participants who contribute to the success of the Group's operations, particulars of which will be set out in the section headed "Share Option Schemes" of the Company's annual report for the year ended 31 December 2024. The Group also pays social security insurance for the Group's employees, including social insurance and housing funds. In terms of employee training, the Group provides consistent and systematic training to employees based on their positions and expertise, in order to enhance their expertise in real estate and related fields.

按物業項目劃分的建築面積明細:

下表載列於2024年12月31日本集團土地儲備 The following table sets out the GFA breakdown of the Group's land reserves by property project as at 31 December 2024:

			於2024年12	月31日已竣工		於20	024年12月31日	在建		
		Co	mpleted as at	31 December 20	24	Under develo	pment as at 31 l	December 2024		
				可供		可出售/			估計未來	
		不可銷售	已售	出售/租賃		可租賃	不可銷售		開發總	
		建築面積	建築面積	建築面積	投資物業	建築面積	建築面積	投資物業	建築面積	總建築面積
									Total	
									estimate	
				GFA		Saleable/			GFA	
		Unsaleable		available for	Investment	leaseable	Unsaleable	Investment	for future	
物業類型	Property Type	GFA	GFA sold	sale/lease	property	GFA	GFA	property	development	Total GF/
		(sq.m.)	(sq.m.)	(sq.m.)	(sq.m.)	(sq.m.)	(sq.m.)	(sq.m.)	(sq.m.)	(sq.m.
住宅物業項目	Residential property project									
東莞	Dongguan	162,706	940,338	33,668	_	_	_	-	_	1,136,712
河源	Heyuan	100,715	590,865	957	-	285,060	59,942	-	532,707	1,570,24
平湖	Pinghu	21,903	61,533	-	-	-	-	-	-	83,43
郴州	Chenzhou	-	-	-	-	266,456	61,781	-	-	328,23
徐州	Xuzhou	-	-	-	-	333,383	9,813	-	-	343,196
小計	Subtotal	285,324	1,592,736	34,625	-	884,899	131,536	-	532,707	3,461,827
綜合物業項目	Integrated property project									
東莞	Dongguan	28,659	122,204	3,796	-	-	-	-	-	154,65
合肥	Hefei	7,415	142,812	3,128	-	61,520	62,545	-	-	277,42
長沙	Changsha	64,672	143,862	88,080	-	-	-	-	-	296,61
小計	Subtotal	100,746	408,878	95,004	-	61,520	62,545	-	-	728,693
投資物業	Investment property									
東莞	Dongguan	-	-	-	41,109	-	-		-	41,109
合肥	Hefei	-	-	-	-	-	-	84,121	-	84,12
小計	Subtotal	-	-	_	41,109	-	-	84,121	-	125,230
推動特定行業的	Property project promoting									
物業項目	specific industry									
衡陽	Hengyang	12,867	90,001	3,471	-	81,369	14,574	-	1,105,596	1,307,878
小計	Subtotal	12,867	90,001	3,471	-	81,369	14,574	-	1,105,596	1,307,878
合計	Total	398,937	2,091,615	133,100	41,109	1,027,788	208,655	84,121	1.638.303	5,623,628

				於2024年12月 Ompleted as at 31						於 2024年 12 月 31 日在建 Under development as at 31 December 2024								
	位置	總地盤面積	不可銷售 建築面積	· 已售 建築面積	可供出售 建築面積	投資物業	已竣工 總建築面積	可出售 建築面積	可預售 建築面積	預售 建築面積	・ 不可銷售 建築面積	投資物業	在建總建築面積	估計未來 開發總 建築面積		實際/估計 関工日期	實際/預期 開始預售日期	實際/估計 竣工日期 Actual/
	Location	Total site area (平方米) (sqm.)	Unsaleable GFA (平方米) (sq.m.)	GFA sold (平方米) (sqm)	GFA available for sale (平方米) (sqm)	Investment Property (平方米) (sq.m.)	Total GFA completed (平方米) (sq.m.)	Saleable GFA (平方米) (如如)	Pre-saleable GFA (平方米) (sqm)	Pre-sold GFA (平方米) (sq.m.)	Unsaleable GFA (平方米) (sqm.)	Investment Property (平方米) (sq.m.)	Total GFA under development (平方米) (sqm)	Total estimate GFA for future development (平方米) (sqm)	Total GFA (平方米) (sqm)	Construction Commencement	Actual/Estimated Pre-sale Commencement Time	Estimated Construction Complete Time
御海藍岸	東莞	315,867	49,257	433,085	6,988	-	489,330	-	-	-	-	-	-	-	489,330	2010930	2011.4.1	2020.6
Hujing Riverside Vila 御海藍岸•臻品 Hujijng Riverside Villa • Perfection	Dongguan 東莞 Dongguan	10,220	5,276	32,871	-	-	38,147	-	-	-	-	-	-	-	38,147	2017.9.1	2018.4.28	2019.6.26
御泉香山 Royal Spring Hill	東莞	119,999	42,024	221,027	3,366	-	266,417	-	-	-	-	-	-	-	266,417	2010.12.28	2011.5.20	2017.3.9
noyal spilling mill 城市山谷 City Valley	Dongguan 東莞 Dongguan	59,665	24,566	123,653	557	-	148,776	-	-	-	-	-	-	-	148,776	2014.4.15	2014.11.25	2018.7.6
滙景城市中心 Huijing City Centre	東莞 Dongguan	37,025	28,659	122,204	3,796	15,329	169,988	-	-	-	-	-	-	-	169,988	2015.10.16	2016.4.8	2019.7.8
世紀雙子 Century Gemini	東莞 Dongguan	17,314	27,168	50,200	8,308	-	85,676	-	-	-	-	-	-	-	85,676	2011.1.21	2012.5.21	2015.1.5
滙景城 Huijing City	東莞 Dongguan	-	-	-	-	25,780	25,780	-	-	-	-	-	-	-	25,780	2011.1.21	不適用n.a	2015.4.30
中央華府 Central Palace	東莞 Dongguan	18,914	11,670	62,614	4,746	-	79,030	-	-	-	-	-	-	-		2010.4.14	2010.4.28	2011.11.21
匯景集團 — 匯景發展環球中心 Huijing Group — Huijing Global Centra 豐華公館	東莞 e Dongguan 東莞	6,042	2,745	1,441	9,000	-	10,441	-	-	-	-	-	-	-		不適用 n.a 2018.10.24	不適用 n.a 2019.11.29	不適用 n.a 2020.6.30
Fenghua Mansion	Dongguan	0,012	2,713	13,111	,,,,		10,055								10,033		2017/11/22	2020.030
小計 Subtotal		585,046	191,365	1,062,542	37,464	41,109	1,332,480	-	-	-	-	-	-	-	1,332,480	-		
外灘8號 Bund No.8	河源 Heyuan	60,007	35,244	180,785	-	-	216,029	-	-	-	-	-	-	-	216,029	2016.7.27	2019.5.8	2018.12.25
九里灣花園	河源	273,500	65,471	410,080	957	-	476,508	285,060	282,151	116,506	59,942	-	345,002	-	821,510	2018.11.30	2018.12.20	2022.12.31
Nine Miles Bay 東江畫廊 (部分) Dongjiang River Galleries (a portion of)	Heyuan 河源 Heyuan	266,353	-	-	-	-	-	-	-	-	-	-	-	532,707	532,707	不適用 n.a	不適用na	不適用na
小計 Subtotal		599,860	100,715	590,865	957	_	692,537	285,060	282,151	116,506	59,942	_	345,002	532,707	1,570,246	-		
合肥涯景城市中心	合肥	37,779	7,415	142,812	3,128	-	153,355	61,520	43,356	29,941	62,545	84,121	208,186	-	361,541	2017.1.19	2017.8.31	2022.9.30
Hefei Huijing City Centre 衡陽滙景•雁湖生態文旅小鎮	Hefei 衡陽	938,427	12,867	90,001	3,471	-	106,339	81,369	59,739	40,920	14,574	-	95,943	1,105,596	1,307,878		2017.10.30	2022.12.31
Huijing Yanhu International Resort 幸福里	Hengyang 平湖	25,114	21,903	61,533	-	-	83,436	-	-	-	-	-	-	-	83,436	2020.6.30	2020.12.15	2023.08.16
Xingfu District 雍和居	Pinghu 郴州	107,319	-	-	-	-	-	266,456	58,956	22,369	61,781	-	328,237	-	328,237	2021.9.23	2021.06.23	2024.9.22
Yonghe District 解憂湖 Jieyou District	Chenzhou 徐州 Xuzhou	96,398	-	-	-	-	-	333,383	54,652	25,549	9,813	-	343,196	-	343,196	2022.1.11	2021.08.27	2024.1.10
小計 Subtotal		1,205,037	42,185	294,346	6,599	-	343,130	742,728	216,703	118,779	148,713	84,121	975,562	1,105,596	2,424,288	-		
滙景發展環球中心 Huijing Global Centre	長沙 Changsha	27,081	64,672	143,862	88,080	-	296,614	-	-	-	-	-	-	-	296,614	2016.6.30	2017.12.25	2020.6.30
습하 Total		2,417,024	398,937	2,091,615	133,100	41,109	2,664,761	1,027,788	498,853	235,285	208,655	84,121	1,320,564	1,638,303	5,623,628	-		

管理層對不發表意見的立場、 觀點及評估

董事會謹此提請本公司股東垂注本公司核數師柘淳會計師事務所有限公司(「柘淳」)出具的獨立核數師報告中「不發表意見基準」一節。鑑於獨立核數師報告所披露有關本公司持續經營能力假設的恰當性的不發表意見基準(「不發表意見」),董事會已採取以下計劃及措施,以改善本集團的流動資金及財務狀況:

- 本公司與債權人於需要時就延長現有貸款及借款的付款期限進行定期討論。至該報告日,公司直積極與債權人司法論及磋商,債權人普遍希望公案,債權人出困境,最終制定可行的還款方案,債權人也無意加劇公司經營困難,故功制定重組方案;
- 3. 由於若干經濟數據的公佈表示中國經濟可能穩定,且頒佈的支援政策可能於不久將來開始生效,管理層認為物業內場氣氛可能於來年有所改善,於2024年12月31日,本集團持作出售的已竣工物業、在建物業及投資物業分別約為人民幣1,394.3百萬元、人民幣3,113.4百萬於來年按計劃出售物業,將為本公司產生大量現金流入;
- 4. 本公司通過制定多元化銷售方案,嘗試開拓更多銷售渠道。如目前本公司所知更多銷售渠道。如目前本公司哲三級聯門已經針對項目特色制定廣告投放、售樓處體驗升級等銷售方案,並結房時上 制率下調及人才購房補貼等政策及項目開售時點,爭取於一至兩年內實現銷售回款;

THE MANAGEMENT POSITION, VIEWS AND ASSESSMENT ON THE DISCLAIMER OPINION

The Board wishes to draw the attention of the shareholders of the Company to the section headed "Basis for Disclaimer of Opinion" as contained in the Independent Auditor's Report issued by the Company's auditors, Prism Hong Kong Limited ("Prism"). In view of the basis for disclaimer of opinion as disclosed in the Independent Auditor's Report relating to the appropriateness of the assumption regarding the Company's ability to continue as a going concern ("Disclaimer of Opinion"), the Board has undertaken the following plans and measures to improve the Group's liquidity and financial position:

- 1. The Company has maintained regular discussion with creditors regarding extending payment terms of existing loans and borrowings when needed. As at the date of the report, the Company has been actively engaging in discussions and negotiations with its creditors. The creditors generally hope that the Company can overcome its difficulties and ultimately formulate a viable repayment plan. In addition, with signs of recovery emerging in the real estate market, creditors have no intention of exacerbating the Company's operational challenges. As a result, both the creditors and the Company are more confident than in the previous two years that a successful restructuring plan can be formulated;
- 2. The Company is currently in discussion with a potential strategic partner and/or investor regarding cooperation at the project company level as well as the Company level for three key projects. The Company targets to reach certain agreement regarding the cooperation of one or more projects in the next one to two years. If such project cooperation materialized, the Company expects to generate certain cash inflow from such cooperation. As at the date of the report, communication regarding the relevant projects is still actively ongoing. Once project cooperation is executed, the Company may soon after proceed forward with the discussion regarding cooperation at the Company level. After that the Company may be able to leverage on the background of the strategic partner and/or investor to negotiate an overall extension of repayment terms with the existing loans and borrowings as well as acquiring new loans and borrowings;
- 3. As certain economic data released may signaled that the China economy may be stabilizing, and as the supporting policies enacted may start to take effect in the near future, the management is of the view that the sentiment of the property market may improve in the coming year, which would be beneficial to the Company in terms of enabling the Company to sell properties in a timely manner when needed. As at 31 December 2024, the Group had completed properties held for sale, properties under developments and investment properties amounted to approximately RMB915.9 million, RMB3,113.4 million and RMB1,394.3 million, respectively. If the Company is able to sell properties as planned in the coming year, this would generate substantial cash inflow for the Company;
- The Company is trying to explore more sales channels by implementing diversified sales strategies. For example, the marketing department has currently developed sales plans tailored to project characteristics, including three-tiered collaboration, online digital marketing, targeted advertising, and upgraded sales office experiences. These plans are being rolled out in conjunction with policy measures such as reduced mortgage rates and housing subsidies for talent, to stimulate sales. The Company aims to achieve sales revenue recovery within one to two years, aligning with market recovery and project launch timelines;

- 5. 本公司通過更新租賃方案,並加大對現 有出租物業的宣傳力度,每月持續進行 市場招租。爭取在未來一至兩年內增加 現有出租物業出租率以及租金收入;及
- 6. 本公司通過精簡人手以及控制經營成本,以求達到降本增效的成果。包括成本管控和縮減項目,合併崗位以優化人員數量,減少業務接待,控制差旅費支出等。相關優化計劃預期於2025年度第四季度起逐步推行。

董事會對本公司當前困境持積極應對態度,並認為房地產市場已有逐步回暖跡像。然而,由於現金流預測部分核心假設(如引入戰略投資、債務重組等)尚處磋商階段,相關文件尚未能具備充分法律效力,故未能滿足審計師在審慎性原則下對證據的嚴格要求。

因此,儘管董事會認為持續經營基準具備合理基礎,但審計師基於獨立專業判斷,在無法取得足夠及適當審計證據的情況下,發表了保留意見,與董事會的立場存在差異。

審核委員會對不發表意見的觀點

- The Company is updating its leasing schemes and increasing promotional efforts for existing rental properties, conducting monthly market leasing campaigns. The goal is to increase the occupancy rate and rental income of existing rental properties within one to two years; and
- 5. The Company will streamline its workforce and control operating costs to achieve cost reduction and efficiency improvements. This includes cost control, project consolidation, position consolidation to optimise headcount, reducing business entertainment expenses, and controlling travel expenses. The relevant optimisation plans are expected to be implemented gradually starting from the fourth quarter of 2025.

The Board is of the opinion that, taking into account the above plans and measures implemented during the year ended 31 December 2024 and those it intends to continue, the Group will have sufficient working capital to finance its operations and meet its financial obligations as and when they fall due within the next twelve months from 31 December 2024. Accordingly, the Board is satisfied that it is appropriate to prepare the consolidated financial statements of the Group for the year ended 31 December 2024 on a going concern basis. Notwithstanding the above plans and measures, significant uncertainties exist as to whether the Group will be able to implement them successfully. Should the Group be unable to operate as a going concern, adjustments may have to be made to write down the carrying values of assets to their recoverable amounts, to provide for any further liabilities which might arise, and to reclassify non-current assets and non-current liabilities as current assets and current liabilities, respectively. The effect of these adjustments has not been reflected in the consolidated financial statements.

The Board maintains a proactive stance toward the Company's current challenges and believes that the real estate market has shown signs of gradual recovery. However, due to the fact that certain core assumptions in the cash flow projections (such as the introduction of strategic investments and debt restructuring) are still under negotiation, the relevant documents have not yet attained sufficient legal validity, and the auditors were unable to meet the stringent requirements for evidence under the principle of prudence.

Therefore, although the Board believes that the going concern basis has a reasonable foundation, the auditors, based on their independent professional judgment and unable to obtain sufficient and appropriate audit evidence, issued a qualified opinion, which differs from the Board's position.

AUDIT COMMITTEE'S VIEW ON THE DISCLAIMER OF OPINION

The Audit Committee had reviewed the Disclaimer of Opinion, the management's position concerning the Disclaimer of Opinion (the "Management's Position") and measures taken by the Group to address the Disclaimer of Opinion. The Audit Committee agreed with the Management's Position based on the reasons above and in particular, a critical review of the measures and action plans to address the Disclaimer of Opinion, together with the timeline stated therein to address the Disclaimer of Opinion. Moreover, the Audit Committee requested the management to take necessary actions where possible to address the uncertainties regarding going concern underlying the Disclaimer of Opinion that no such Disclaimer of Opinion will be made in the forthcoming audited financial statements. The Audit Committee had also discussed with Prism regarding the financial position of the Group, measures taken and to be taken by the Group, and considered the Prism's rationale and understood their consideration in arriving their opinion.

截至本報告日期,董事及高級管理層簡介如 下: As of the date of this report, the profile of directors and senior management are as below:

董事

主席兼非執行董事

倫瑞祥先生,57歲,於2019年1月9日獲委任為董事及於2019年3月25日獲委任為董事會主席及調任為非執行董事。彼亦為董事會提名委員會主席及薪酬委員會成員。倫先生負責制定本集團整體戰略、發展及方向,並監督本集團的營運及管理。倫先生於2004年創立本集團,於住宅及商業物業開發及業務開發方面擁有逾20年經驗。倫瑞祥先生自1995年1月起一直在東莞從事汽車行業。

倫瑞祥先生為倫照明先生[^] 之親屬及倫櫻杰女士之父親。

執行董事

盧沛軍先生,52歲,於2005年3月加入本集團,擔任財務總監,並於2015年5月成為本集團副總裁。彼於2019年3月25日獲委任為董事並調任為執行董事及本公司若干附屬公司董事。盧先生主要負責本公司風控中心的管理以及協助監督項目實施及進度。於加入本集團前,彼擁有逾14年財務相關經驗。彼自1994年1月至2005年3月任職於廣東發展銀行(現稱廣發銀行)。

盧先生於2005年2月通過線上教育畢業於華南師範大學,獲法學學士學位。

DIRECTORS

Chairman and Non-Executive Director

Mr Lun Ruixiang, aged 57, was appointed as a Director on 9 January 2019 and was appointed as chairman of the Board and redesignated as a non-executive Director on 25 March 2019. He is also the chairman of the nomination committee and a member of the remuneration committee of the Board. Mr Lun is responsible for formulating the overall strategies, development and directions, as well as monitoring the operations and management of the Group. Mr Lun founded the Group in 2004 and has over 20 years of experience in residential and commercial property development and business development. Mr Lun Ruixiang has been engaging in the automobile industry in Dongguan since January 1995.

Mr Lun Ruixiang is a relative of Mr Lun Zhao Ming[^] and the father of Ms Lun Ying Kit.

Executive Directors

Mr Lu Peijun, aged 52, joined the Group as the financial controller in March 2005 and became a vice president of the Group in May 2015. He has been appointed as a Director and redesignated as an executive Director and a director of certain subsidiaries of the Company on 25 March 2019. Mr Lu is mainly responsible for risk control department of the Company and assisting in monitoring project implementation and progress. He has more than 14 years of finance-related experience before joining the Group. He worked at Guangdong Development Bank (廣東發展銀行) (now known as China Guangfa Bank (廣發銀行)) from January 1994 to March 2005.

Mr Lu graduated from South China Normal University with a degree of bachelor in legal studies through online education in February 2005.

羅成煜先生,41歲,為本集團副總裁,並於 2021年5月7日獲委任為執行董事。羅先生主 要負責管理本集團投資發展中心及本集團融 資管理中心。彼於2006年取得華中科技大學 交通工程專業學士學位及於2014年取得華中 科技大學建築與土木工程領域專業碩士學位。 自2008年至2016年就職於東莞市管轄的鎮街 人民政府,負責城建、規劃、招商引資、市 重大項目管理、園區開發等工作。2016年至 2017年擔任廣東中天集團城市更新產業中心 負責人。熟知城市更新運作模式及規則,有 豐富的項目管理經驗,同時具備出色的協調 能力。

王迪女士,47歲,於2018年7月加入本集團, 並於2025年5月16日獲委任為執行董事。彼 現為本集團風控中心總經理,負責本公司風 控及法務管理工作。王女士為本公司一間附 屬公司之董事,亦為若干附屬公司之公司秘 書。彼自2003至2006年任職於上海市南匯區 人民法院從事審判工作。自2007至2013年, 彼於恒基兆業地產有限公司(一家其股份於聯 交所上市的公司,股份代號:0012)之集團負 責法務管理工作。自2013至2018年,彼於南 華集團控股有限公司(一家其股份於聯交所上 市的公司,股份代號:0413)從事法務管理工 作。

王女士於2000年獲得華東師範大學理學士, 其後彼於2003年取得華東政法學院法律碩士 學位,並於2012年獲得香港城市大學法學碩 士學位。彼亦於2002年取得中華人民共和國 法律職業資格證書。

Mr Luo Chengyu, aged 41, is the vice president of the Group and was appointed as an executive Director on 7 May 2021. Mr Luo is mainly responsible for the management of the investment development department and financing management department of the Company. He obtained a bachelor's degree in traffic engineering from Huazhong University of Science and Technology in 2006 and a master's degree in architecture and civil engineering from Huazhong University of Science and Technology in 2014. From 2008 to 2016, he worked for the People's Government of Town Street governed by Dongguan City, responsible for urban construction and planning, investment promotion, major municipal projects management, industrial park development and etc. From 2016 to 2017, he was the head of the Urban Renewal Industry Centre of Guangdong Zhongtian Group. He is familiar with the operation mode and rules of urban renewal with rich experience in project management, as well as excellent coordination capability.

Ms Wang Di, aged 47, joined the Group in July 2018 and was appointed as an executive Director on 16 May 2025. She is currently the general manager of Risk Control Center of the Group, responsible for the management of Company's risk control and legal matter. Ms Wang is a director of a subsidiary of the Company and also a company secretary of certain subsidiaries of the Company. From 2003 to 2006, she worked at the Nanhui District People's Court of Shanghai for trial work. From 2007 to 2013, she worked for the group of Henderson Land Development Company Limited (a company whose shares are listed on the Stock Exchange, stock code: 0012), responsible for management of legal affair. From 2013 to 2018, she was engaged in legal management in South China Holdings Company Limited (a company whose shares are listed on the Stock Exchange, stock code: 0413).

Ms Wang holds a Bachelor of Science degree from East China Normal University in 2000. She later received a Master of Laws degree from East China University of Political Science and Law in 2003 and a Master of Laws degree from City University of Hong Kong in 2012. In 2002, she also obtained the Legal Profession Qualification Certificate of the People's Republic of China.

獨立非執行董事

陳健民先生,45歲,於2023年7月26日獲委 任為獨立非執行董事,亦為董事會審核委員 會主席。

陳先生於1998年9月至2000年6月就讀於香港 聖若瑟書院,並於2003年11月獲香港理工大 學頒授會計學文學學士學位。陳先生為英國 特許公認會計師公會(ACCA)及香港會計師公 會(HKICPA)的會員。

陳先生於財務融資、審計、會計等方面擁有 多年經驗。於2003年9月至2010年3月,陳先 生曾於安永會計師事務所先後擔任會計師、 高級會計師及審計經理,及參與多家公司香 港上市項目和年度審計工作。於2010年8月 至2015年11月,陳先生曾於新東北電氣控股 有限公司擔任財務總監。於2016年7月至2019 年9月,陳先生曾於綠景(中國)投資有限公 司擔任資本運營中心總經理及投資者關係總 監。自2019年9月及2019年11月至2024年9月 期間,陳先生分別擔任綠景(中國)地產投資 有限公司(一家其股份於香港聯合交易所有 限公司(「聯交所」)上市的公司,股份代號: 00095)的首席財務官及公司秘書。自2020年6 月起,陳先生為佐力科創小額貸款股份有限 公司(一家其股份於聯交所上市的公司,股份 代號:06866)的獨立非執行董事。

歐寧馨女士,44歲,於2023年7月26日獲委 任為獨立非執行董事,亦為董事會審核委員 會、薪酬委員會及提名委員會成員。

歐女士從事律師職業近20年,彼分別於2004年3月取得中國法律職業資格證書及於2005年取得中國律師執業證。歐女士目前為中國東莞執業律師。彼為廣東天稟律師事務所創始合夥人及主任律師。歐女士擅長法律服務領域包括企業股權投融資、企業治理與傳承、家族辦公室、商事仲裁與調解等。

Independent Non-Executive Directors

Mr Chan Kin Man, aged 45, was appointed as an independent non-executive Director on 26 July 2023. He is also the chairman of the audit committee of the Board.

Mr Chan studied at Saint Joseph's College from September 1998 to June 2000 and obtained a Bachelor degree of Arts in Accountancy from The Hong Kong Polytechnic University in November 2003. Mr Chan is a member of the Association of Chartered Certified Accountants of the UK (ACCA) and the Hong Kong Institute of Certified Public Accountants (HKICPA).

Mr Chan has many years of experience in financing, auditing, accounting, etc.. From September 2003 to March 2010, Mr Chan acted as an accountant, senior accountant and audit manager in Ernst & Young, and participated in projects relating to listings in Hong Kong and annual audits for various companies. From August 2010 to November 2015, Mr Chan served as the financial controller in New Northeast Electric Holding Limited (新東北電 氣控股有限公司). From July 2016 to September 2019, Mr Chan served as the general manager of capital operation center and the investor relations director in LVGEM (China) Investment Company Limited (綠景(中國)投 資有限公司). From September 2019 and November 2019 to September 2024, Mr Chan served as the chief financial officer and company secretary of LVGEM (China) Real Estate Investment Company Limited (a company whose shares are listed on The Stock Exchange of Hong Kong Limited (the "Stock Exchange"), stock code: 00095), respectively. Starting from June 2020, Mr Chan is an independent non-executive director of Zuoli Kechuang Micro-finance Company Limited*(佐力科創小額貸款股份有限公司) (a company whose shares are listed on the Stock Exchange, stock code: 06866).

Ms Ou Ningxin, aged 44, was appointed as an independent non-executive Director on 26 July 2023. She is also a member of the audit committee, remuneration committee and nomination committee of the Board.

Ms Ou has around 20 years of working experience as solicitor. She obtained the legal professional qualification certificate in the PRC in March 2004 and qualified practicing certificate in the PRC in 2005, respectively. Ms Ou is currently a practicing lawyer in Dongguan, PRC. She is the co-founder and chief lawyer of Guangdong Tianbing Law Firm* (廣東天稟律師事務所). Ms Ou specializes in work associated with legal services including corporate equity investment and financing, corporate governance and inheritance, family offices, commercial arbitration and mediation etc..

Ms Ou has served as the director of the Female Lawyers Working Committee of the Dongguan Lawyers Association* (東莞市律師協 會女律師工作委員會), the director of the Family Law Professional Committee* (家事法律專業委員會), which she was awarded the honor of outstanding committee director in both committees. She is currently the director of Dongguan Lawyers Association* (東莞市律師協會), director of the Legal Professional Committee of Commercial Arbitration and Mediation* (商事仲裁與調解法律專業委員會), the arbitrator of Dongguan Arbitration Commission* (東莞仲裁委員會), and the arbitrator of Guangzhou Arbitration Commission* (廣州仲裁委員會). She is also the supervisor of Dongguan Red Cross Society* (東莞市紅十字會), annual legal counsel of Shatian Town Government* (沙田鎮政府), chief supervisor of New Social Stratum Friendship Association in Wanjiang*(萬 江新階聯), executive committee of Young Entrepreneurs' Association in Wuchuan Chamber of Commerce of Dongguan City* (東莞吳川商會青 企會), director of Association of Women Entrepreneurs in Wanjiang*(萬江 女企業家協會) and legal counsel of Chamber of Commerce in Wanjiang* (萬江商會), Individual Private Association* (個體私營協會) and Catering Association* (餐飲協會). Ms Ou graduated with a degree of Bachelor in Civil and Commercial Law from Southwest University of Political Science & Law in the PRC in 2003.

陳桂林先生,60歲,於2023年4月25日獲委 任為獨立非執行董事,亦為董事會薪酬委員 會主席,以及審核委員會及提名委員會成員。 **Mr Chen Guilin**, aged 60, was appointed as an independent non-executive Director on 25 April 2023. He is also the chairman of the remuneration committee, and a member of audit committee and nomination committee of the Board.

陳先生擁有超過30年之工程設計諮詢,工程 承包,房地產開發及物業投資經驗。自2004 年8月起獲委任為東莞市美林建業設計工程 有限公司的董事長及設計總監。自2013年4 月起彼亦獲委任為合肥市美林置地投資有限 公司的董事長。彼自2014年4月起為安徽省 池州美林置業有限公司的創辦人及董事長。 Mr Chen has over 30 years of experience in engineering design consulting, project contracting, real estate development and property investment. He has been appointed as the chairman and design director of Dongguan Meilin Jianye Design Engineering Co., Ltd.* (東莞市美林建業設計工程有限公司) since August 2004. He has also been appointed as the chairman of Hefei Meilin Land Investment Co., Ltd.* (合肥市美林置地投資有限公司) since April 2013. He is the founder and chairman of Chizhou Meilin Real Estate Co., Ltd.* (池州美林置業有限公司) in Anhui Province since April 2014.

陳先生持有南京河海大學水利水電工程建築 專業的工學士學位。 Mr Chen holds a Bachelor of Engineering degree in Water Conservancy and Hydropower Engineering Construction from Hohai University in Nanjing.

高級管理層

陳少斌先生,57歲,本集團副總裁。彼於 2004年4月首次加入本集團,擔任房地產開發 部副總經理,並於2016年5月成為副總裁。陳 先生負責協助本集團處理外展事務。

倫櫻杰女士,30歲,本集團副總裁。於2016 年取得澳大利亞新南威爾士大學藝術與商業 專業學士學位及於2018年取得澳大利亞新南 威爾士大學市場營銷專業碩士學位。彼分管 本集團的品牌管理、客戶關係管理及物業商 業板塊,有出色的市場敏鋭度、洞察力及團 隊管理能力。

倫櫻杰女士為倫瑞祥先生之女兒及倫照明先 生^之親屬。

^ 倫照明先生曾為執行董事及本集團之首席執行 官。彼之辭任於2025年1月1日生效。

SENIOR MANAGEMENT

Mr Chen Shaobin, aged 57, is a vice president of the Group. He first joined as the deputy general manager of Real Estate Development Department in the Group in April 2004 and became our vice president in May 2016. Mr Chen is responsible for assisting the Group's outreaching affairs.

Ms Lun Ying Kit, aged 30, is the vice president of the Group. In 2016, she obtained a bachelor's degree in art and business from the University of New South Wales, Australia, and a master's degree in marketing from University of New South Wales, Australia in 2018. She is in charge of the Group's brand management, customer relationship management and commercial sector of property with excellent market acumen, insight and team management ability.

Ms Lun Ying Kit is the daughter of Mr Lun Ruixiang and a relative of Mr Lun Zhao Ming[^].

- * For identification purpose only
- [^] Mr Lun Zhao Ming was the executive Director and chief executive officer of the Group. His resignation took effect on 1 January 2025.

企業管治常規

董事會致力實現高水平的企業管治標準。董事會相信,高標準的企業管治是本公司保障股東利益、提升企業價值與責任感至關重要的基礎。本公司已採用香港聯合交易所有限公司證券上市規則([上市規則])附錄C1所載《企業管治守則》(「企業管治守則」),作為其自身的企業管治守則。

董事會已審閱其於截至2024年12月31日止年度內之企業管治常規並確認,直至本年報日期,本公司一直遵守上市規則附錄C1所載的企業管治守則的所有原則和守則條文。本公司將繼續加強其企業管治常規,並將不時審閱,以確保符合持續變化的監管要求。

遵守上市發行人董事進行證券交 易的標準守則

本公司已採納上市規則附錄C3載列的上市發行人董事進行證券交易的標準守則(「標準守則」),作為董事買賣本公司證券之準則。本公司已向所有董事作出特定查詢,而所有董事均已確認,彼等截至2024年12月31日止年度內一直遵守標準守則。

本公司亦已訂立不遜於標準守則的書面指引 (「僱員書面指引」),以供可能獲悉本集團未 經公佈的內幕消息的僱員進行證券交易。本 公司於上市日期至本年報之日整個期間並無 發現僱員違反僱員書面指引的任何事件。

CORPORATE GOVERNANCE PRACTICES

The Board is committed to achieving high corporate governance standards. The Board believes that high corporate governance standards are essential in providing a framework for the Company to safeguard the interests of shareholders and to enhance corporate value and accountability. The Company has adopted the Corporate Governance Code (the "CG Code") contained in Appendix C1 to the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited (the "Listing Rules") as its own code of corporate governance.

The Board had reviewed its corporate governance practices throughout the year ended 31 December 2024, and confirmed that up to the date of this annual report the Company has complied with all principles and code provisions of the Corporate Governance Code as set out in Appendix C1 to the Listing Rules. The Company will continue to enhance its corporate governance practices and will review from time to time to ensure the compliance with the evolving regulatory requirements.

COMPLIANCE WITH MODEL CODE FOR SECURITIES TRANSACTIONS BY DIRECTORS OF LISTED ISSUERS

The Company has adopted the Model Code for Securities Transactions by Directors of Listed Issuers (the "Model Code") as set out in Appendix C3 to the Listing Rules as its code for dealing in securities of the Company by the Directors. Specific enquiry has been made to all the Directors and all the Directors have confirmed their compliance with the Model Code throughout the year ended 31 December 2024.

The Company has also established written guidelines on terms no less exacting than the Model Code (the "Employees Written Guidelines") for securities transactions by employees who are likely to be in possession of unpublished inside information of the Group. No incident of non-compliance of the Employees Written Guidelines by the employees was noted by the Company during the period commencing from the Listing Date to the date of this annual report.

董事會

於本年報日期的董事會成員如下:

非執行董事:

倫瑞祥先生(主席)

執行董事:

倫照明先生(首席執行官) (自2025年1月1日起辭任) 盧沛軍先生

羅成煜先生

王迪女士(自2025年5月16日起獲委任)

獨立非執行董事:

陳健民先生

歐寧馨女士

陳桂林先生

各董事的履歷詳情載於本年報「董事及高級管理層節介|一節。

主席及首席執行官

企業管治守則之守則條文第C.2.1條規定,主 席與首席執行官的角色應分開,不應由同一 人擔任。

BOARD OF DIRECTORS

The composition of the Board as at the date of this annual report is as follows:

Non-executive Director:

Mr Lun Ruixiang (Chairman)

Executive Directors:

Mr Lun Zhao Ming (Chief Executive Officer) (resigned with effect from 1 January 2025) Mr Lu Peijun

Mir Lu Peijuri

Mr Luo Chengyu

Ms Wang Di (appointed with effect from 16 May 2025)

Independent Non-executive Directors:

Mr Chan Kin Man Ms Ou Ningxin Mr Chen Guilin

The biographical information of the Directors are set out in the section headed "Profile of Directors and Senior Management" of this annual report.

Chairman and Chief Executive Officer

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

The chairman, being Mr Lun Ruixiang, provides leadership for and management of the Board. He is responsible for ensuring that all Directors are properly briefed on issues to be discussed at Board meetings and receive, in a timely manner, adequate, accurate, clear, complete and reliable information. He also takes primary responsibility to ensure that the Board works effectively, performs its responsibilities and discusses all key and appropriate issues in a timely manner. He fulfills this by encouraging Directors to make a full and active contribution to the Board's affairs and ensure the Board acts in the best interests of the Company. He also encourages Directors with different views to voice their concerns, allows sufficient time for discussion of issues and ensures Board decisions fairly reflect Board consensus. The chairman is responsible for facilitating the effective contribution of non-executive Directors and ensuring constructive relations between executive and non-executive Directors.

首席執行官(即倫照明先生)負責根據董事會所通過的策略、政策及方案,領導本集團業務的日常管理。首席執行官亦負責就本集團的業務表現向董事會匯報及提出建議。首席執行官獲得管理層全力支援,而管理層提供相關資料及建議,使彼等作出知情決定。

倫瑞祥先生為倫照明先生之親屬。除於上述 所披露者外,董事會各成員之間概無任何關係。

於2025年1月1日,倫照明先生向董事會辭任本公司執行董事及首席執行官,於他離任後,首席執行官之職責由全體執行董事及本公司高級管理人員共同承擔。

獨立非執行董事

於本報告日期,董事會遵守上市規則有關委 任最少三名獨立非執行董事(成員人數佔董事 會三分之一),而其中一名獨立非執行董事具 備合適專業資格或會計或相關財務管理專業 知識的規定。

本公司已接獲各獨立非執行董事根據上市規則第3.13條載列的獨立性指引就其獨立性而發出的年度確認書。本公司認為,所有獨立非執行董事均為獨立人士。

企業管治守則第C.2.7段規定,主席應至少每年與獨立非執行董事舉行沒有執行董事及非執行董事出席的會議。截至2024年12月31日止年度,主席與獨立非執行董事曾舉行一次會議。

The chief executive officer, being Mr Lun Zhao Ming, is responsible for leading the day-to-day management of the Group's business in accordance with the strategy, policies and programmes approved by the Board. The chief executive officer is also responsible for providing reports and advice to the Board on the performance of the Group's business. The chief executive officer would be supported by the management, who provides relevant information and recommendations to facilitate informed decision making.

Mr Lun Ruixiang is a relative of Mr Lun Zhao Ming. Save as disclosed aforesaid, none of the members of the Board is related to one another.

Mr Lun Zhao Ming tendered his resignation to the Board as an executive director and the chief executive officer of the Company with effect from 1 January 2025. After his resignation, the duties of the CEO have been undertaken by all executive Directors and the senior management of the Company collectively.

Independent Non-executive Directors

As at the date of this report, the Board met the requirements of the Listing Rules relating to the appointment of at least three independent non-executive Directors, representing one-third of the Board, with one of whom possessing appropriate professional qualifications or accounting or related financial management expertise.

The Company has received written annual confirmation from each of the independent non-executive Directors in respect of his/her independence in accordance with the independence guidelines set out in Rule 3.13 of the Listing Rules. The Company is of the view that all independent non-executive Directors are independent.

Paragraph C.2.7 of the CG Code provides that the chairman should at least annually hold meetings with the independent non-executive Directors without the executive Directors and non-executive Directors present. The Chairman held a meeting with the independent non-executive Directors during the year ended 31 December 2024.

委任及重選董事

根據守則條文第B.2.2條,每位董事(包括按指定任期委任之董事)須至少每三年輪席退任一次。根據本公司組織章程細則,在每次如其之過年大會上,三分之一的在職董事(或如其入一的人數)須輪值退任,惟每名董事須至少於三年一次輪值退任。另外,根據本公之每三年一次輪值退任。另外,根據本公主藉增包之時,以填補臨時空缺或出任新公司章程細則,由董事會或於股東大會上新過時,以填補臨時空缺或出任新過的下屆股東週年大會舉行時屆滿,屆時可於會上廣選連任。

各董事(包括獨立非執行董事)均按三年為初 步任期獲委任,並須每三年輪值退任一次。

董事會及管理層的職責、問責及貢獻

董事會負責領導及控制本公司以及監督本集團的業務、策略決定及表現,以及透過指導及監管本公司的事務,集體負責以推動其成功發展。各董事以本公司的利益作出客觀決定。

全體董事(包括非執行董事及獨立非執行董事) 均為董事會帶來範圍廣泛的寶貴業務經驗、 知識及專業精神,供其以高效及有效方式運作。

全體董事均可全面和及時獲得本公司所有資料,以及要求本公司的公司秘書及高級管理層提供服務及意見。董事可要求在適當情況下尋求獨立專業意見,從而履行彼等對本公司的責任,費用由本公司承擔。

董事須向本公司披露彼等所擔任其他職位的 詳情,而董事會定期審閱各董事履行其對本 公司所承擔職責而須作出的貢獻。

本公司已接獲全體董事確認書確認他們於截至2024年12月31日止年度已付出足夠時間及關注,處理本公司事務。董事亦適時向本公司披露彼等作為董事之利益申報或於其他公眾公司及組織之其他職務,並已就任何其後變動定期向本公司匯報。

Appointment and re-election of Directors

In accordance with the Code Provision B.2.2, every Director, including those appointed for a specific term, should be subject to retirement by rotation at least once every three years. Under the Articles of Association of the Company, at each annual general meeting, one-third of the Directors for the time being, (or if their number is not a multiple of three, the number nearest to but not less than one-third) shall retire from office by rotation provided that every Director shall be subject to retirement by rotation at least once every three years. Also, under the Articles of Association of the Company, any Director appointed either by the board or in a general meeting by ordinary resolution to fill a casual vacancy or as an addition to the Board shall hold office only until the next following annual general meeting of the Company and shall then be eligible for re-election at that meeting.

Each of the Directors (including independent non-executive Directors) is appointed for an initial term of three years and is subject to retirement by rotation once every three years.

Responsibilities, Accountabilities and Contributions of the Board and Management

The Board is responsible for leadership and control of the Company and oversees the Group's businesses, strategic decisions and performance and is collectively responsible for promoting the success of the Company by directing and supervising its affairs. The Directors make decisions objectively in the interests of the Company.

All Directors, including non-executive Director and independent non-executive Directors, have brought a wide spectrum of valuable business experience, knowledge and professionalism to the Board for its efficient and effective functioning.

All Directors have full and timely access to all the information of the Company as well as the services and advice from the company secretary and senior management of the Company. The Directors may, upon request, seek independent professional advice in appropriate circumstances, at the Company's expenses, for discharging their duties to the Company.

The Directors shall disclose to the Company details of other offices held by them and the Board regularly reviews the contribution required from each Director to perform his/her responsibilities to the Company.

Confirmations have been received from all Directors that they have provided sufficient time and attention to the affairs of the Company during the year ended 31 December 2024. Directors have also disclosed to the Company their interests as director or other office in other public companies and organisation in a timely manner, and have regularly reported to the Company on any subsequent changes.

董事會專責決定所有重要事項,當中涉及政策事項、策略及預算、內部監控及風險管理、重大交易(尤其是可能會涉及利益衝突者)、重大本地及/或海外投資、財務資料、委任董事及本公司其他重大營運事項。有關執行董事會決定、指導及協調本公司日常營運及管理的職責乃轉授予管理層。

matters, strategies and budgets, internal control and risk management, material transactions (in particular those that may involve conflict of interests), significant domestic and/or overseas investments, financial information, appointment of Directors and other significant operational matters of the Company. Responsibilities relating to implementing decisions of the Board, directing and coordinating the daily operation and management of the Company are delegated to the management.

The Board reserves for its decision all major matters relating to policy

董事的持續專業進修

董事須了解身為董事的職責,並熟悉本公司 的經營方式、業務活動及發展。

每名新任董事將於其首次獲委任時獲得正式、 全面及切合個人需要的就職指導,以確保對 本公司的業務及營運有恰當認識,且對上市 規則及相關法律規定下的董事職責及責任有 充分認識。

董事應參與合適的持續專業進修,以增進其知識及技能,確保彼等對董事會作出知情及切合所需的貢獻。本公司鼓勵全體董事出席相關培訓課程,費用由本公司承擔及/或閱讀有關本公司業務或董事職務相關的資料。

根據董事提供的記錄,各董事於回顧期間內 及於本年報日期接受培訓及/或閱讀有關業 務或董事職責之資料的概要如下:

Continuous Professional Development of Directors

Directors keep abreast of responsibilities as a Director and of the conduct, business activities and development of the Company.

Every newly appointed Director will receive formal, comprehensive and tailored induction on the first occasion of his/her appointment to ensure appropriate understanding of the business and operations of the Company and full awareness of Director's responsibilities and obligations under the Listing Rules and relevant statutory requirements.

Directors should participate in appropriate continuous professional development to develop and refresh their knowledge and skills to ensure that their contribution to the Board remains informed and relevant. All Directors are encouraged to attend relevant training courses at the Company's expenses and/or reading materials relevant to the Company's business or to the directors' duties and responsibilities.

A summary of training received by Directors and/or reading materials relevant to the business or directors' duties during the period under review and as at the date of this annual report according to the records provided by the Directors is as follows:

董事 Directors		出席簡介會/ 培訓/閱讀 資料 Attended briefings/ trainings/ read materials
倫瑞祥先生 倫照明先生(自2025年1月1日起辭任) 盧沛軍先生 羅成煜先生 王迪女士(自2025年5月16日起獲委任)	Mr Lun Ruixiang Mr Lun Zhao Ming (resigned with effect from 1 January 2025) Mr Lu Peijun Mr Luo Chengyu Ms Wang Di (appointed with effect from 16 May 2025)	<i>y y y y</i>
陳健民先生 歐寧馨女士 陳桂林先生	Mr Chan Kin Man Ms Ou Ningxin Mr Chen Guilin	<i>V</i>

董事會會議

企業管治守則之守則條文第C.5.1條規定,董事會須定期開會,董事會會議須每年舉行至少四次。董事會於截至2024年12月31日止年度內舉行四次會議及一次股東週年大會。下表列出出席紀錄:

Board meetings

Code provisions C.5.1 of the CG Code stipulates that the Board should meet regularly and Board meetings should be held at least four times each year. The Board held four meetings and one annual general meeting during the year ended 31 December 2024. The table below sets forth the details of the attendance record:

董事名稱 Name of Directors		出席/ 股東週年大會 舉行次數 Attended/ Number of annual general meeting(s)	出席/會議 舉行次數 Attended/ Number of meeting(s) held
倫瑞祥先生 倫照明先生(自2025年1月1日起辭任)	Mr Lun Ruixiang	1/1	4/4
無照明尤生(目2025年1月1日起解任)	Mr Lun Zhao Ming (resigned with effect from 1 January 2025)	1/1	4/4
盧沛軍先生	Mr Lu Peijun	1/1	4/4
羅成煜先生	Mr Luo Chengyu	0/1	4/4
陳健民先生	Mr Chan Kin Man	1/1	3/4
歐寧馨女士	Ms Ou Ningxin	1/1	4/4
陳桂林先生	Mr Chen Guilin	1/1	4/4

董事會委員會

董事會已成立審核委員會、薪酬委員會及提名委員會,以監督本公司特定範疇的事務。本公司上述所有董事會委員會均已制訂書面職權範圍,載於本公司及聯交所網站,並可應股東要求提供。

上述董事會委員會的大部分成員均為獨立非執行董事,且各董事會委員會的主席及成員 名單載於本年報「公司資料」一節。

BOARD COMMITTEES

The Board has established the Audit Committee, Remuneration Committee and Nomination Committee, for overseeing particular aspects of the Company's affairs. All the said Board committees of the Company are established with defined written terms of reference, which are posted on the websites of the Company and the Stock Exchange and are available to shareholders upon request.

The majority of the members of the said Board committees are independent non-executive Directors and the list of the chairman and members of each Board committee is set out in the section headed "Corporate Information" of this annual report.

審核委員會

審核委員會的主要職責為(i)就外部核數師的 委任、續聘及罷免向董事會作出建議,批准 外部核數師的酬金及聘用條款,及審議任何 有關該核數師辭仟或辭退該核數師的問題; (ii)按適用標準檢討及監察外部核數師的獨立 性及客觀性以及核數程序的有效性;(jii)與內 部審計及外部核數師溝通及監察彼等的工作, 以制定及執行聘用外部核數師提供非核數服 務的政策,及識別任何須採取行動或改善之 事項、向董事會報告並提出建議;(iv)於審核 開始前與外部核數師討論審核的性質及範圍 以及申報責任,若涉及多於一家核數公司, 應確保各公司之間相互妥為協調;(v)審查本 公司的財務狀況;(vi)監察本公司的財務報告 制度、風險管理及內部控制制度;及(vii)監察 本公司的企業管治職能。

截至本報告日期,審核委員會由陳健民先生 擔任主席,及其他兩名成員為歐寧馨女士及 陳桂林先生,全部均為獨立非執行董事。

陳健民先生為審核委員會主席,彼符合上市規則第3.10(2)條及第3.21條所規定的適當專業資格。

Audit Committee

The primary duties of the Audit Committee are (i) to make recommendations to the Board on the appointment, reappointment and removal of the external auditor, and to approve the remuneration and terms of engagement of the external auditor, and to consider any questions of resignation or dismissal of that auditor; (ii) to review and monitor the external auditor's independence and objectivity and the effectiveness of the audit process in accordance with applicable standards; (iii) to communicate and monitoring the work of internal audit and external auditors to develop and implement policy on the engagement of an external auditor to supply non-audit services, and to report to the Board, identify and make recommendations on any matters requiring action or improvement; (iv) discuss with the external auditor before the audit commences, the nature and scope of the audit and reporting obligations, and ensure coordination where more than one audit firm is involved; (v) to examine the financial positions of the Company; (vi) to oversee the Company's financial reporting system, risk management and internal control systems; and (vii) to oversee the Company's corporate governance functions.

As of the date of this report, the Audit Committee was chaired by Mr Chan Kin Man with two other members, Ms Ou Ningxin and Mr Chen Guilin, all being independent non-executive Directors.

Mr Chan Kin Man is the chairman of the Audit Committee, met the appropriate professional qualifications as required under Rules 3.10(2) and 3.21 of the Listing Rules.

企業管治報告

CORPORATE GOVERNANCE REPORT

審核委員會已審閱審核計劃、審閱年度財務業績、年報及外部核數師就會計事宜及審閱報告、審閱程中的重大發現編製之核數報告制度及審閱財務報告制度及程序。內部控制及風險管理制度及程序,內部控制及風險管理制度及程序,續續交易、確保本公司的企業管治職能治而及主,有關行,本委員會亦審閱本公司遵守上市規會議行,本至2024年12月31日止年度內已舉行三次會議。2024年12月31日止年度內已舉行三次會議。

The Audit Committee has reviewed the audit plan, reviewed the annual financial results and report as well as the audit report prepared by the external auditor relating to accounting issues and major findings in course of audit, reviewed major internal audit issues, reviewed the financial reporting system, compliance procedures, internal control and risk management systems and processes, recommended re-appointment of external auditors and relevant scope of works and continuing connected transactions, ensured the Company's corporate governance function and fulfilled duties as aforesaid required. From the perspective of the Company's corporate governance, the Audit Committee has also reviewed the Company's compliance with the Listing Rules and disclosure in this Corporate Governance Report. During the year ended 31 December 2024, three Audit Committee meetings were held. The table below sets forth the details of the attendance record:

委員會成員名稱 Name of committee member		出席/會議 舉行次數 Attended/ Number of meeting(s) held
陳健民先生 <i>(主席)</i>	Mr Chan Kin Man <i>(Chairman)</i>	3/3
歐寧馨女士	Ms Ou Ningxin	3/3
陳桂林先生	Mr Chen Guilin	3/3

薪酬委員會

Remuneration Committee

The primary duties of the Remuneration Committee are (i) to recommend the Board on the Company's remuneration policy and structure for the Directors and senior management remuneration and on the establishment of a formal and transparent procedure for developing remuneration policy; (ii) to review and approve the management's remuneration proposals with reference to the Board's corporate goals and objectives; (iii) to make recommendation to the Board on the remuneration packages of individual executive Directors and senior management, including benefits in kind, pension rights and compensation payments, including any compensation payable for loss or termination of their office or appointment; (iv) to make recommendation to the Board on the remuneration of non-executive Directors; (v) to consider salaries paid by comparable companies in the industry in which the Company operates, time commitment and responsibilities, and employment conditions elsewhere in the Group; and (vi) to consider and recommend to the Board for approval the grant of share options to Directors and senior management pursuant to any share option schemes in effect.

薪酬委員會已採納上市規則附錄C1第E.1.2(c) 段所述的第二種模式(即就個別執行董事及高級管理人員的薪酬方案向董事會提出建議)。 The Remuneration Committee has adopted the second model described in paragraph E.1.2(c) under Appendix C1 to the Listing Rules (i.e. make recommendation to the Board on the remuneration packages of individual executive Director and senior management member).

截至本報告日期,薪酬委員會由獨立非執行 董事陳桂林先生擔任主席,其他兩名成員為 非執行董事倫瑞祥先生及獨立非執行董事歐 寧馨女士。概無董事參與決定其本身的薪酬。 As of the date of this report, the Remuneration Committee was chaired by Mr Chen Guilin, an independent non-executive Director with two other members, Mr Lun Ruixiang, a non-executive Director and Ms Ou Ningxin, an independent non-executive Director. No Director involved in deciding his/her own remuneration.

薪酬委員會已考慮及向董事會建議個別執行董事及高級管理層的薪酬待遇及非執行董事的薪酬以及履行上文規定的職責。薪酬委員會截至2024年12月31日止年度內已舉行一次會議。下表列出出席記錄:

The Remuneration Committee has considered and recommended to the Board the remuneration package of the individual executive Directors and senior management as well as the remuneration of the non-executive Directors and fulfilled duties as aforesaid required. During the year ended 31 December 2024, one Remuneration Committee meeting was held. The table below sets forth the details of the attendance record:

委員會成員名稱 Name of committee member		出席/會議 舉行次數 Attended/ Number of meeting(s) held
陳桂林先生 <i>(主席)</i>	Mr Chen Guilin <i>(Chairman)</i>	1/1
倫瑞祥先生	Mr Lun Ruixiang	1/1
歐寧馨女士	Ms Ou Ningxin	1/1

於回顧期間董事的薪酬詳情載於綜合財務報 表附註8。 Details of the Directors' remuneration for the period under review are set out in note 8 to the consolidated financial statements.

本公司高級管理層(董事除外)於截至2024年 12月31日止年度內的薪酬範圍詳情載列如下:

Details of the remuneration by band of the members of senior management (excluding Directors) of the Company for the year ended 31 December 2024 is set out below:

薪酬範圍(股權結算的購股權開支除外) Remuneration bands (excluding equity-settled share option expense)		人數 Number of person(s)
人民幣750,000元或以下 人民幣750,001元至人民幣1,000,000元	RMB750,000 or below RMB750,001 to RMB1,000,000	1 1
人民幣 1,000,001 元或以上	RMB1,000,001 or above	0

提名委員會

提名委員會的主要職責包括(i)每年檢討董事 會的架構、規模、組成及多元化,並就董事 會為配合本公司的企業戰略所作出的任何 議變動提供建議:(ii)就委任或重選董事向 事會提出建議:(iii)物色合適的人選擔任董事, 並就被提名擔任董事的人選向董事會提出建 議:(iv)審閱董事會成員多元化的政策及就此 於企業管治報告中作出披露:及(v)評核獨立 非執行董事的獨立性。

提名委員會將按標準評估候選人或現任人, 如誠信、經驗、技能以及投入時間及精力以 履行職務及職責的能力。提名委員會的推薦 建議隨後將提呈予董事會作出決定。

截至本報告日期,提名委員會由非執行董事 倫瑞祥先生擔任主席,及其他兩名獨立非執 行董事歐寧馨女士及陳桂林先生。

Nomination Committee

The primary duties of the Nomination Committee are to (i) review the structure, size, composition and diversity of the Board annually and make recommendations on any proposed changes to the Board to complement the Company's corporate strategy; (ii) to make recommendations to the Board on the appointment or re-appointment of Directors; (iii) to identify individuals suitably qualified to become Directors and make recommendations to the Board on the selection of individuals nominated for directorship; (iv) to review the policy on Board diversity and make disclosure of such in the corporate governance report; and (v) to assess the independence of the independent non-executive Directors.

The Nomination Committee will assess the candidate or incumbent on criteria such as integrity, experience, skill and ability to commit time and effort to carry out the duties and responsibilities. The recommendations of the Nomination Committee will then be put to the Board for decision.

As of the date of this report, the Nomination Committee was chaired by Mr Lun Ruixiang, a non-executive Director with two other independent non-executive Directors, namely Ms Ou Ningxin and Mr Chen Guilin.

提名委員會已檢討董事會的架構、規模、組成及多元化、審視董事會成員多元化政策、評核獨立非執行董事的獨立性、就重選退任董事向董事會提出建議以及履行上文規定的職責。提名委員會截至2024年12月31日止年度內已舉行一次會議。下表列出會議的出席記錄:

The Nomination Committee has reviewed the structure, size, composition and diversity of the Board, reviewed the board diversity policy, as well as assessed the independence of independent non-executive Directors, made recommendation to the Board on the re-election of the retiring Directors and fulfilled duties as aforesaid required. During the year ended 31 December 2024, one Nomination Committee meeting was held. The table below sets forth the details of the attendance record:

委員會成員名稱 Name of committee member		出席/會議 舉行次數 Attended/ Number of meeting(s) held
	Adultura Duiniana a (Chainnean)	1 /1
倫瑞祥先生 <i>(主席)</i>	Mr Lun Ruixiang <i>(Chairman)</i>	1/1
倫瑞祥先生 <i>(主席)</i> 歐寧馨女士	Mr Lun Kulxlang (C <i>nairman)</i> Ms Ou Ningxin	1/1

提名政策

截至2024年12月31日止年度,提名委員會已 採納提名政策(「提名政策」),載列甄選標準 及提名程序,以物色、甄選及推薦董事候選 人。提名政策詳情如下:

(i) 目的

提名委員會應向董事會提名合適的候選 人,以供其審議並向股東推薦,於股東 大會上選舉為董事,或任命為董事填補 臨時空缺。

提名委員會在其認為適當的情況下,提 名多於在股東大會上任命或重新任命的 候選人人數,或填補臨時空缺人數。

Nomination Policy

During the year ended 31 December 2024, the Nomination Committee adopted a nomination policy (the "Nomination Policy") setting out the selection criteria and nomination procedures to identify, select and recommend candidates for Directors. Details of the Nomination Policy as follows:

(i) Objective

The Nomination Committee shall nominate suitable candidates to the Board for it to consider and make recommendations to the Shareholders for election as the Directors at general meetings or appoint as Directors to fill casual vacancies.

The Nomination Committee may, as it considers appropriate, nominate a number of candidates more than the number of Directors to be appointed or re-appointed at a general meeting, or the number of casual vacancies to be filled.

(ii) 選擇標準

在評估建議的候選人以推薦任命或重新 任命為董事會成員,提名委員會參考 因素包括但不限於,董事的廉潔聲學及 其於本集團經營的行業上的的成 驗、其可付出時間及相關權益的承 驗、其可付出時間及相關權益的承 設由本公司不時採納的董事會多 說 以及由本公司不時採納的董事會 該及 財 定性。提名委員會在其認為合適的情況 下有酌情權提名任何人。

(iii) 提名程序

提名委員會應邀請董事會成員提名候選 人(如有),供其於會議前考慮。提名委 員會也可提出非董事會成員提名的候選 人。

提名委員會應對填補臨時空缺及/或對董事會的新增成員提出建議,供董事會審議和批准。提名委員會應對建議候選人於股東大會上參選,向董事會作出提名供其審議和批准。

在發佈股東通函前,被提名人不該認為董事 會已提議其在股東大會上參選。

為了提供董事會提名的候選人於股東大會參 選的資料,本公司將向股東發送通函。建議 候選人的姓名、簡歷(包括資歷及相關經驗)、 獨立性、建議薪酬及適用法律、規例及法規 規定的任何其他資料將載於給股東的通函中。

候選人可在股東大會召開前任何時候向公司 秘書發送書面通知撤回其候選人資格。

董事會應就推薦候選人於任何股東大會參選 的所有事項擁有最終決定權。

(ii) Selection Criteria

In assessing a proposed candidate for the recommendation of appointment or re-appointment of the members of the Board, the factors which would be used as reference by the Nomination Committee include but not limited to the Director's reputation for integrity, his/her accomplishment and experience in the industry which the Group operates, his/her commitment in respect of available time and relevant interest as well as the diversity in all its aspects as set out in the Board Diversity Policy adopted by the Company from time to time. These factors are for reference only, and not meant to be exhaustive and decisive. The Nomination Committee has the discretion to nominate any person, as it considers appropriate.

(iii) Nomination Procedures

The Nomination Committee shall invite nominations of candidates from Board members if any, for consideration by the Nomination Committee prior to its meeting. The nomination committee may also put forward candidates who are not nominated by Board members.

For filling a casual vacancy and/or as an addition to the Board, the nomination committee shall make recommendations for the Board's consideration and approval. For proposing candidates to stand for election at a general meeting, the Nomination Committee shall make nominations to the Board for its consideration and recommendation.

Until the issue of the shareholder circular, the nominated persons shall not assume that they have been proposed by the Board to stand for election at the general meeting.

In order to provide information of the candidates nominated by the Board to stand for election at a general meeting, a circular will be sent to shareholders. The names, brief biographies (including qualifications and relevant experience), independence, proposed remuneration and any other information, as required pursuant to the applicable laws, rules and regulations, of the proposed candidates will be included in the circular to shareholders.

A candidate is allowed to withdraw his candidature at any time before the general meeting by serving a notice in writing to the Company Secretary.

The Board shall have the final decision on all matters relating to its recommendation of candidates to stand for election at any general meeting.

董事會成員多元化政策

多元化政策亦載列董事會對性別多元化及其 他多元化方面的承諾。於本年報日期,董事 會由五名男性成員及兩名女性成員組成,且 董事會將於甄選及推薦合適候選人擔任董事 時把握機會隨時間增加女性成員的比例。

董事對財務報表的責任

董事確認知悉彼等須在本公司財務及會計部 的支援下負責編製本公司於回顧期間的財務 報表。

董事會負責對年度及中期報告、內幕消息公告以及根據上市規則及其他法定及監管規定 需要的其他財務披露資料呈列均衡、明確及 容易理解的評估。

管理層已向董事會提供所需的説明及資料, 從而令董事會對提交董事會批准的本公司財 務報表作出知情評估。

除獨立核數師報告中「有關持續經營的重大不確定因素」一節所披露者外,董事並不知悉任何事件或情況所引起的重大不明朗因素可令本公司持續經營的能力存疑。

儘管上文所述,誠如本企業管治報告中「管理層對不發表意見的立場、觀點及評估」一節所載,董事已採取並將繼續實施措施改善本集團的流動資金及財務狀況。基於該等計劃及措施,董事會確信,以持續經營為基礎編制本集團截至2024年12月31日止年度的綜合財務報表屬合適。

Board Diversity Policy

The Board has adopted a board diversity policy (the "Diversity Policy") in accordance with the provisions of the Listing Rules, which sets out the approach to achieve diversity on the Board. All Board appointments shall be based on meritocracy, and candidates will be considered against selection criteria, having regard for the benefits of diversity of the Board, including but not limited to gender, age, cultural and educational background, ethnicity, professional experience, skills, knowledge and length of service. The ultimate decision will be based on merit and contribution that the selected candidates will bring to the Board. The nomination committee will monitor the implementation of the Diversity Policy and will review the Diversity Policy, as appropriate, to ensure its effectiveness.

The Diversity Policy also sets out the Board's commitment to gender diversity and other diversity aspects. As at the date of this annual report, the Board consists of five male members and two female members, and the Board will take opportunities to increase the proportion of female members over time as and when selecting and making recommendation on suitable candidates as Directors.

DIRECTORS' RESPONSIBILITY IN RESPECT OF THE FINANCIAL STATEMENTS

The Directors acknowledge their responsibility for preparing the financial statements of the Company for the period under review with the support from the Company's finance and accounts department.

The Board is responsible for presenting a balanced, clear and understandable assessment of annual and interim reports, inside information announcements and other financial disclosures required under the Listing Rules and other statutory and regulatory requirements.

The management has provided to the Board such explanation and information as are necessary to enable the Board to carry out an informed assessment of the Company's financial statements, which are put to the Board for approval.

Save as disclosed in the section headed "Material uncertainties relating to going concern" in the Independent Auditor's Report, the Directors are not aware of any material uncertainties relating to events or conditions that may cast significant doubt upon the Company's ability to continue as a going concern.

Notwithstanding the above, as set forth in the section headed "THE MANAGEMENT POSITION, VIEWS AND ASSESSMENT ON THE DISCLAIMER OPINION" in this Corporate Governance Report, the Directors have taken and will continue to implement measures to improve the Group's liquidity and financial position. Based on the plans and measures, the Board is satisfied that it is appropriate to prepare the consolidated financial statements of the Group for the year ended 31 December 2024 on a going concern basis.

管理層對不發表意見的立場、 觀點及評估

董事會謹此提請本公司股東垂注本公司核數師柘淳會計師事務所有限公司(「柘淳」)出具的獨立核數師報告中「不發表意見基準」一節。鑑於獨立核數師報告所披露有關本公司持續經營能力假設的恰當性的不發表意見基準(「不發表意見」),董事會已採取以下計劃及措施,以改善本集團的流動資金及財務狀況:

- 1. 本公司與債權人於需要時就延長現有貸款及借款的付款期限進行定期討論。至該報告日,公司一直積極與債權人司論及時間,公司一直積極與債權人司法。 行討論及磋商,債權人普遍希望公案,債權人因困境,最終制定可行的還款方案,債權人也無意加劇公司經營困難,故功制定重組方案;
- 3. 由於若干經濟數據的公佈表示中國經濟可能穩定,且頒佈的支援政策可能於不久將來開始生效,管理層認為物於市場氣氛可能於來年有所改善,有2024年12月31日,本集團持作出售的已竣工物業、在建物業及投資物業分別約為一天幣915.9百萬元、人民幣3,113.4百萬於來年按計劃出售物業,將為本公司產生大量現金流入;
- 4. 本公司通過制定多元化銷售方案,嘗試開拓更多銷售渠道。如目前本公司營銷 開拓更多銷售渠道。如目前本公司營 部門已經針對項目特色制定了包括三級 聯動、線上數化營銷、精準廣告投放 售樓處體驗升級等銷售方案,並結房時 利率下調及人才購房補貼等政策及項 出銷售刺激政策;配合市場回暖及項售 開售時點,爭取於一至兩年內實現銷售 回款;

THE MANAGEMENT POSITION, VIEWS AND ASSESSMENT ON THE DISCLAIMER OPINION

The Board wishes to draw the attention of the shareholders of the Company to the section headed "Basis for Disclaimer of Opinion" as contained in the Independent Auditor's Report issued by the Company's auditors, Prism Hong Kong Limited ("Prism"). In view of the basis for disclaimer of opinion as disclosed in the Independent Auditor's Report relating to the appropriateness of the assumption regarding the Company's ability to continue as a going concern ("Disclaimer of Opinion"), the Board has undertaken the following plans and measures to improve the Group's liquidity and financial position:

- The Company has maintained regular discussion with creditors regarding extending payment terms of existing loans and borrowings when needed. As at the date of the report, the Company has been actively engaging in discussions and negotiations with its creditors. The creditors generally hope that the Company can overcome its difficulties and ultimately formulate a viable repayment plan. In addition, with signs of recovery emerging in the real estate market, creditors have no intention of exacerbating the Company's operational challenges. As a result, both the creditors and the Company are more confident than in the previous two years that a successful restructuring plan can be formulated;
- 2. The Company is currently in discussion with a potential strategic partner and/or investor regarding cooperation at the project company level as well as the Company level for three key projects. The Company targets to reach certain agreement regarding the cooperation of one or more projects in the next one to two years. If such project cooperation materialized, the Company expects to generate certain cash inflow from such cooperation. As at the date of the report, communication regarding the relevant projects is still actively ongoing. Once project cooperation is executed, the Company may soon after proceed forward with the discussion regarding cooperation at the Company level. After that the Company may be able to leverage on the background of the strategic partner and/or investor to negotiate an overall extension of repayment terms with the existing loans and borrowings as well as acquiring new loans and borrowings;
- 3. As certain economic data released may signaled that the China economy may be stabilizing, and as the supporting policies enacted may start to take effect in the near future, the management is of the view that the sentiment of the property market may improve in the coming year, which would be beneficial to the Company in terms of enabling the Company to sell properties in a timely manner when needed. As at 31 December 2024, the Group had completed properties held for sale, properties under developments and investment properties amounted to approximately RMB915.9 million, RMB3,113.4 million and RMB1,394.3 million, respectively. If the Company is able to sell properties as planned in the coming year, this would generate substantial cash inflow for the Company;
- 4. The Company is trying to explore more sales channels by implementing diversified sales strategies. For example, the marketing department has currently developed sales plans tailored to project characteristics, including three-tiered collaboration, online digital marketing, targeted advertising, and upgraded sales office experiences. These plans are being rolled out in conjunction with policy measures such as reduced mortgage rates and housing subsidies for talent, to stimulate sales. The Company aims to achieve sales revenue recovery within one to two years, aligning with market recovery and project launch timelines;

- 5. 本公司通過更新租賃方案,並加大對現 有出租物業的宣傳力度,每月持續進行 市場招租。爭取在未來一至兩年內增加 現有出租物業出租率以及租金收入;及
- 6. 本公司通過精簡人手以及控制經營成本,以求達到降本增效的成果。包括成本管控和縮減項目,合併崗位以優化人員數量,減少業務接待,控制差旅費支出等。相關優化計劃預期於2025年度第四季度起逐步推行。

董事會對本公司當前困境持積極應對態度, 並認為房地產市場已有逐步回暖跡像。然而, 由於現金流預測部分核心假設(如引入戰略投 資、債務重組等)尚處磋商階段,相關文件尚 未能具備充分法律效力,故未能滿足審計師 在審慎性原則下對證據的嚴格要求。

因此,儘管董事會認為持續經營基準具備合理基礎,但審計師基於獨立專業判斷,在無 法取得足夠及適當審計證據的情況下,發表 了保留意見,與董事會的立場存在差異。

- The Company is updating its leasing schemes and increasing promotional efforts for existing rental properties, conducting monthly market leasing campaigns. The goal is to increase the occupancy rate and rental income of existing rental properties within one to two years; and
- The Company will streamline its workforce and control operating costs to achieve cost reduction and efficiency improvements. This includes cost control, project consolidation, position consolidation to optimise headcount, reducing business entertainment expenses, and controlling travel expenses. The relevant optimisation plans are expected to be implemented gradually starting from the fourth quarter of 2025.

The Board is of the opinion that, taking into account the above plans and measures implemented during the year ended 31 December 2024 and those it intends to continue, the Group will have sufficient working capital to finance its operations and meet its financial obligations as and when they fall due within the next twelve months from 31 December 2024. Accordingly, the Board is satisfied that it is appropriate to prepare the consolidated financial statements of the Group for the year ended 31 December 2024 on a going concern basis. Notwithstanding the above plans and measures, significant uncertainties exist as to whether the Group will be able to implement them successfully. Should the Group be unable to operate as a going concern, adjustments may have to be made to write down the carrying values of assets to their recoverable amounts, to provide for any further liabilities which might arise, and to reclassify non-current assets and non-current liabilities as current assets and current liabilities, respectively. The effect of these adjustments has not been reflected in the consolidated financial statements.

The Board maintains a proactive stance toward the Company's current challenges and believes that the real estate market has shown signs of gradual recovery. However, due to the fact that certain core assumptions in the cash flow projections (such as the introduction of strategic investments and debt restructuring) are still under negotiation, the relevant documents have not yet attained sufficient legal validity, and the auditors were unable to meet the stringent requirements for evidence under the principle of prudence.

Therefore, although the Board believes that the going concern basis has a reasonable foundation, the auditors, based on their independent professional judgment and unable to obtain sufficient and appropriate audit evidence, issued a qualified opinion, which differs from the Board's position.

企業管治報告

CORPORATE GOVERNANCE REPORT

審核委員會對不發表意見的觀點

核數師酬金

本公司獨立核數師對彼等就財務報表的申報 責任的陳述載於「獨立核數師報告」一節。

期內已向本公司外部核數師栢淳會計師事務 所有限公司(「栢淳」)支付的審計服務的酬金 為人民幣3.7百萬元。

公司秘書

本公司之公司秘書(「公司秘書」)透過確保董事會內良好的資訊流通以及遵循董事會政策及程序以支持董事會。公司秘書為本公司的僱員,並其事務有日常了解。公司秘書的遴選、委任或解僱將由董事會於適當情況下在董事會會議上批准。

截至2024年12月31日止年度,鄧素謙小姐擔任本公司之公司秘書。鄧素謙小姐為外聘服務供應商海湋企業服務有限公司之董事及創辦人,並受本公司委聘為公司秘書。該外部專業服務供應商於本公司的主要聯絡人為本集團風控中心總經理王迪女士。

截至2024年12月31日止年度內,鄧素謙小姐 已接受不少於15小時的相關專業培訓。

風險管理及內部監控董事會及管理層的職責

董事會確認知悉須負責監督本集團風險管理 及內部監控制度,並透過審核委員會至少每 年檢討其成效。

董事會負責評估及釐定本集團達成策略目標時所願意接納的風險性質及程度,並監督管理層設立並維護合適及有效的風險管理及內部監控系統。管理層負責設立並維護有效的風險管理和內部監控系統,及向董事會提供有關系統有效性的確認。

AUDIT COMMITTEE'S VIEW ON THE DISCLAIMER OF OPINION

The Audit Committee had reviewed the Disclaimer of Opinion, the management's position concerning the Disclaimer of Opinion (the "Management's Position") and measures taken by the Group to address the Disclaimer of Opinion. The Audit Committee agreed with the Management's Position based on the reasons above and in particular, a critical review of the measures and action plans to address the Disclaimer of Opinion, together with the timeline stated therein to address the Disclaimer of Opinion. Moreover, the Audit Committee requested the management to take necessary actions where possible to address the uncertainties regarding going concern underlying the Disclaimer of Opinion that no such Disclaimer of Opinion will be made in the forthcoming audited financial statements. The Audit Committee had also discussed with Prism regarding the financial position of the Group, measures taken and to be taken by the Group, and considered the Prism's rationale and understood their consideration in arriving their opinion.

AUDITORS' REMUNERATION

The statement of the independent auditors of the Company about their reporting responsibilities on the financial statements is set out in the section headed "Independent Auditor's Report".

The remuneration paid to Prism Hong Kong Limited ("Prism"), the external auditors of the Company for the period was RMB3.7 million for audit services.

COMPANY SECRETARY

The company secretary of the Company (the "Company Secretary") supports the Board by ensuring good information flow within the Board and the Board policy and procedures are followed. The Company Secretary is an employee of the Company and has day-to- day knowledge of its affairs. The selection, appointment or dismissal of the Company Secretary will be approved by the Board as appropriate at a physical board meeting.

During the year ended 31 December 2024, Ms. Tang So Him served as the company secretary of the Company. Ms Tang So Him is a director and a founder of AFFLUENT SEA CORPORATE SERVICES LIMITED, the external professional service provider, and engaged by the Company as its company secretary. The external professional service provider's primary contact person at the Company is Ms Wang Di, the general manager of Risk Control Center of the Group.

Ms Tang So Him has taken no less than 15 hours of relevant professional training during the year ended 31 December 2024.

RISK MANAGEMENT AND INTERNAL CONTROLS Duties of the Board and the Management

The Board acknowledges its responsibility for overseeing the risk management and internal control systems of the Group and reviewing their effectiveness at least annually through the audit committee.

The Board is responsible for assessing and determining the nature and extent of the risks that the Group is willing to take in achieving the strategic objectives, and monitoring the establishment and maintenances of appropriate and effective risk management and internal controls system. The management is responsible for designing and maintaining an effective risk management and internal control system as well as providing confirmations to the Board on the effectiveness of the system.

該等風險管理及內部監控系統旨在管理而非 消除未能達成業務目標的風險,而且只能就 不會有重大的失實陳述或損失作出合理而非 絕對的保證。 Such risk management and internal control systems are designed to manage rather than eliminate the risk of failure to achieve business objectives, and can only provide reasonable but not absolute assurance that there will be no material misstatements or losses.

風險管理

本集團之風險管理架構符合最佳常規模式「三 道防線模式」。第一道防線為營運管理及內部 監控措施,第二道防線為財務、成本及質量 監控、人力資源職能、法律及合規以及公司 秘書事務,而第三道防線則為內部審計。

Risk Management

The Group's risk management structure meets the best practice model known as "Three Lines of Defense Model" with the first line of defense being operational management and internal control measures, the second line of defense being finance, cost and quality control, human resources functions, legal and compliance, and company secretarial, and the third line of defense being internal audit.

三道防線模式 Three Lines of Defense Model



截至2024年12月31日止年度內,董事會通過審核委員會,對風險管理系統進行了一次全面的檢討,並在外部諮詢機構的協助下,對業務所面臨的風險進行了識別及應對措施的梳理,明確了風險主責部門、下一步應對措施、改善方向並向審核委員會就評估結果進行了滙報。

During the year ended 31 December 2024, the Board, through the audit committee, conducted a comprehensive review of the risk management system, identified the risks facing the Group and adopted the relevant countermeasures with the help of external consultants, clarified the main department responsible for risk management, countermeasures, objectives for improvement, and reported the assessment results to the audit committee.

內部監控

本集團之風險管理系統乃與內部監控系統結合,並按照COSO (the Committee of Sponsoring Organizations of the Treadway Commission)之原則所訂立。

內部監控制度的設計旨在提供合理,而非絕對保障,確保營運效益及效率,從而達至既訂公司目標、保障本集團財產、提供可靠財務報告資料以及遵守適用法律及規例。制度及程序的訂立旨在識別、計量、管理及控制,而並非消除,不同業務及功能活動產生的不同風險。

內部審計

本集團遵循證券及期貨條例(「證券及期貨條例」)和上市規則的規定。本集團在合理切實可行的情況下,會盡快向公眾披露內幕消息,除非有關消息屬證券及期貨條例所規定的任何「安全港」範圍內並符合條件。本集團在向公眾全面披露有關消息前會確保該消息絕對保密。

Internal Control

The Group's risk management system is integrated with internal control system which was developed based on the COSO (the Committee of Sponsoring Organizations of the Treadway Commission) principles.

The internal control system is designed to provide reasonable, but not absolute, assurance on the effectiveness and efficiency of operations in achieving the established corporate objectives, safeguarding the Group's assets, providing reliable financial reporting information and complying with the applicable laws and regulations. Systems and procedures are also established to identify, measure, manage and control, rather than eliminate, different risks arising from different business and functional activities.

Internal Audit

The internal audit department plays an important role in enhancing internal control system of the Group. It assists the Board in determining whether sound internal control system is maintained and operated in compliance with the established processes and standards by performing periodic audits over all major operations of the Group, under a rotational cycle. An annual audit plan (comprising annual audit focus and audit frequencies) is prepared based on the department's independent risk assessment. Such work plan is discussed and agreed with the audit committee at the beginning of each financial year. If any material risks or internal control defects are found, the internal audit department will discuss with respective department heads to have actions agreed and subsequently followed up, in order to ensure that satisfactory controls are maintained. Major internal audit findings will be submitted to the audit committee for review and all improvement actions will be properly followed up by management to ensure that they are implemented within a reasonable period of time.

The Group complies with the requirements of Securities & Futures Ordinance ("SFO") and the Listing Rules. The Group will disclose inside information to the public as soon as reasonably practicable unless the information falls within any of the "safe harbours" provisions and satisfies the conditions under the SFO. Before the information is fully disclosed to the public, the Group will ensure that the information is kept strictly confidential.

本集團已嚴格禁止未經授權使用機密或內幕 消息及已就外界查詢本集團事務訂立及執行 回應程序,據此,只有執行董事方獲授權與 本集團外部人士溝通。

董事會已透過審核委員會就本年度本集團風險管理及內部監控制度的成效作年度檢討, 其涵蓋所有重大財務、經營及合規監控,並 認為本集團的風險管理及內部監控制度有效 及完善。

與股東的溝通

董事會致力通過各種溝通渠道與股東保持持 續對話,例如刊發通告、公告、通函、中期 及年度報告。所有有關資料均可於本公司網 站查閱。

本公司股東週年大會為股東提供與董事直接 溝通的機會。本公司主席及董事委員會主席 將出席股東週年大會,解答股東提問。本公 司的外聘核數師亦將出席股東週年大會,解 答有關審核工作、編製核數師報告及其內容、 會計政策及核數師獨立性的問題。

董事會已制定並將會定期檢討股東溝通政策, 以確保其有效加強股東與本公司的關係,並 遵守相關規則及企業管治守則。

本公司已審閱股東溝通政策的實施及有效性,並認為其於截至2024年12月31日止年度有效執行。

The Group has strictly prohibited unauthorised use of confidential or inside information and established and implemented procedures for responding to external enquiries about the Group's affairs, so that only the executive Directors are authorized to communicate with parties outside the Group.

Through the Audit Committee, the Board has conducted annual review of the effectiveness of the Group's risk management and internal control systems for the Year, covering all material financial, operational and compliance controls, and it has considered the Group's risk management and internal control system to be effective and adequate.

COMMUNICATION WITH SHAREHOLDERS

The Board strives to maintain on-going dialogues with the shareholders through various communication channels, for instance, the publication of notices, announcements, circulars, interim and annual reports. All such information are available on the Company's website.

The annual general meeting of the Company provides an opportunity for shareholders to communicate directly with the Directors. The Chairman of the Company and the Chairman of the Board committees will attend the annual general meeting to answer shareholders' questions. The external auditor of the Company will also attend the annual general meeting to answer questions about the conduct of the audit, the preparation and content of the auditor's report, the accounting policies and auditor's independence.

The Board has established a shareholders' communication policy which will be reviewed regularly to ensure its effectiveness to enhance shareholders' relationship with the Company and to comply with the relevant rules and corporate governance code.

The Company has reviewed the implementation and effectiveness of the shareholders' communication policy and considered it to be conducted effectively during the year ended 31 December 2024.

股東權利

股東召開股東特別大會之程序

股東於股東大會上提呈議案之程序

開曼群島公司法下並無條文允許股東於股東 大會提呈新決議案。然而,欲提出決議案的 股東可根據本公司公司細則第58條,要求召 開股東特別大會並於大會中提呈決議案。本 公司公司細則第58條的要求及程序已載於上文。

有關推薦他人參選董事程序可於本公司網站查閱。

股東查詢

如股東對所持股份有任何查詢事項,請致函 或聯絡本公司香港股份過戶登記分處卓佳證 券登記有限公司,地址為:

香港夏慤道16號遠東金融中心17樓

電話: (852) 2980 1066 傳真: (852) 2262 7584 網站: www.tricorglobal.com

股東亦可在本公司之股東大會上向董事會作 出查詢。

憲章文件的變動

截至2024年12月31日止年度,本公司憲章文件概無任何變更。

SHAREHOLDERS' RIGHTS

Procedures for shareholders to convene an extraordinary general meeting

According to Article 58 of the Company's Articles of Association, any one or more shareholders holding at the date of deposit of the requisition not less than one-tenth of the paid up capital of the Company carrying the right of voting at general meetings of the Company shall at all times have the right, by written requisition to the Board or the secretary of the Company, to require an extraordinary general meeting to be called by the Board for the transaction of any business specified in such requisition; and such meeting shall be held within two months after the deposit of such requisition. If within twenty-one 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.

Procedures for putting forward proposals at a general meeting

There are no provisions allowing shareholders to propose new resolutions at the general meetings under the Companies Law of the Cayman Islands. However, shareholders who wish to propose resolutions may follow Article 58 of the Company's Articles of Association for requisitioning an extraordinary general meeting and including a resolution at such meeting. The requirements and procedures of Article 58 of the Company's Articles of Association are set out above.

Regarding proposing a person for election as a Director, the procedures are available on the website of the Company.

Shareholders' enquiries

If shareholders have any queries in connection with their shareholdings, please write to or contact the Company's Hong Kong branch share registrar, Tricor Investor Services Limited, at:

17/F Far East Finance Centre 16 Harcourt Road Hong Kong

Tel: (852) 2980 1066 Fax: (852) 2262 7584

Website: www.tricorglobal.com

Shareholders may also make enquiries with the Board at the general meetings of the Company.

CHANGE IN CONSTITUTIONAL DOCUMENTS

There was no change in the constitutional documents of the Company during the year ended 31 December 2024.

董事欣然呈列其報告, 連同本年度的經審核 綜合財務報表。 The Directors pleased to present their report together with the audited consolidated financial statements for the Year.

主要業務

本公司的主要業務是投資控股。各主要附屬公司的主要業務及其他詳情載於綜合財務報 表附註1。

業績及股息

本集團於本年度的業績以及本集團於2024 年12月31日的財務狀況載於本年報第96至 212頁的綜合財務報表內。

董事會不建議派付截至2024年12月31日止年度的末期股息。

股息政策

董事會已採納之股息政策,其原則和守則如下:

- (a) 本公司並無固定的派息比率;
- (b) 本公司的任何股息宣派及派發均須根據本公司的憲章文件及包括開曼群島公司法(「開曼公司法」)在內的有關法律及表規進行。根據開曼公司法,本公司得宣派或派發股息或從實繳盈餘中進行分配(為此目的而言,其中包括捐贈股份內產生的所得款項,從贖回或轉換股份中以低於股本面值所得的賬面餘額,以及向本公司捐贈的現金及其他資產),除非倘有合理理由相信(i)本公司現正或或(ii)本公司資產的可變現價值將因此而小於其負債;
- (c) 本公司宣派及派發任何股息,包括將要宣派的任何股息金額,均由董事會酌情決定,並在本公司的憲章文件及開曼公司法規定的情況下,由本公司的股東(「股東」)批准:及

PRINCIPAL ACTIVITIES

The principal activity of the Company is investment holding. The principal activities and other particulars of the principal subsidiaries are set out in note 1 to the consolidated financial statements.

RESULTS AND DIVIDENDS

The results of the Group for the Year and the financial position of the Group as at 31 December 2024 are set out in the consolidated financial statements on pages 96 to 212 of this annual report.

The Board did not recommend the payment of final dividend for the year ended 31 December 2024.

DIVIDEND POLICY

The Board has adopted a dividend policy. The principles and guidelines of such are as follows:

- (a) The Company has no fixed dividend payout ratio;
- (b) Any declaration and payment of dividends by the Company shall be made in accordance with the constitutional documents of the Company and the relevant laws and regulations, including the Companies Law of the Cayman Islands (the "Cayman Companies Law"). Pursuant to the Cayman Companies Law, the Company shall not declare or pay a dividend or make a distribution out of contributed surplus (which, for this purpose, includes proceeds arising from donated shares, credits resulting from the redemption or conversion of shares at less than the amount set up as nominal capital, and donations of cash and other assets to the Company), if there are reasonable grounds for believing that (i) the Company is, or would after the payment be, unable to pay its liabilities as they become due; or (ii) the realisable value of the Company's assets would thereby be less than its liabilities;
- (c) Any declaration and payment of dividends by the Company, including the amount of any dividends to be declared, is subject to the discretion of the Board and, where required under the constitutional documents of the Company and the Cayman Companies Law, the approval of the shareholders of the Company (the "Shareholders"); and

(d) 董事可在考慮本集團的營運與收益、資本要求與盈餘、整體財務狀況、合同限制、資本支出與未來發展要求、股東利益及其他可能在當時被視為有關的因素後,建議宣派及派發股息。

(d) The Directors may recommend a declaration and payment of dividends after taking into account the Group's operations and earnings, capital requirements and surplus, general financial condition, contractual restrictions, capital expenditure and future development requirements, Shareholders' interests and other factors which they may deem relevant at such time.

股東週年大會

本公司之應屆股東週年大會(「2025年股東週年大會」)將於2025年9月5日(星期五)舉行。 2025年股東週年大會之通告將於適當時候向本公司股東刊發及發出。

暫停辦理股份過戶登記手續

本公司將於2025年9月2日(星期二)至2025年9月5日(星期五)(首尾兩天包括在內)暫停辦理股份過戶登記手續,以確定有權出席2025年股東週年大會及於會上表決的股東。為符合出席2025年股東週年大會並於會上表決的股東,須於2025年股東週年大會並於會上表決別份過戶文件連同有關股票,須於2025年9月1日(星期一)下午4時30分(香港時間)之前送達本公司在香港之股份過戶登記分處卓佳證券登記有限公司,地址為香港夏慤道16號遠東金融中心17樓。出席2025年股東週年大會並於會上投票之記錄日期為2025年9月5日(星期五)。

業務審視

對本集團業務之概覽及展望載述於本年報「主席報告」一節以及「管理層之討論及分析」一節內。自本年度結束以來,概無發生影響本集團之重要事件。若干財務主要表現指標可參閱「財務概要」一節。

本集團之財務風險管理目標及政策載於綜合 財務報表附註46。

有關本集團與其重要持份者之關係及本集團環境政策及表現之討論單獨載於「環境、社會及管治報告」(將根據上市規則之規定刊發)及「企業管治報告」一節。

本公司於本年度遵守對本公司有重大影響之 相關法例及法規。

ANNUAL GENERAL MEETING

The forthcoming annual general meeting of the Company ("2025 AGM") will be held on Friday, 5 September 2025. The notice of 2025 AGM will be published and issued to shareholders of the Company in due course.

CLOSURE OF REGISTER OF MEMBERS

The register of members of the Company will be closed from Tuesday, 2 September 2025 to Friday, 5 September 2025 (both days inclusive), for the purpose of ascertaining shareholders' entitlement to attend and vote at the 2025 AGM. In order to be entitled to attend and vote at the 2025 AGM, all completed transfer documents accompanied by the relevant share certificates must be lodged with the Company's branch share registrar in Hong Kong, Tricor Investor Services Limited of 17/F, Far East Finance Centre, 16 Harcourt Road, Hong Kong no later than 4:30 p.m. (Hong Kong Time) on Monday, 1 September 2025. The record date for the attending and voting at the 2025 AGM is Friday, 5 September 2025.

BUSINESS REVIEW

An overview and the outlook of the Group's business are provided in the sections headed "Chairman's Statement" and "Management Discussion & Analysis" of this annual report. No important event affecting the Group has occurred since the end of the Year. Certain financial key performance indicators can be found in the section headed "Financial Highlights".

The financial risk management objectives and policies of the Group are shown in note 46 to the consolidated financial statements.

An account of the Group's relationship with its key stakeholders and discussions on the Group's environmental policies and performance are included in a separate "Environmental, Social and Governance Report", which will be published in compliance with the stipulations under the Listing Rules, and in the section headed "Corporate Governance Report".

The Company is in compliance with the relevant laws and regulations that have a significant impact on the Company for the Year.

主要風險及不確定性

本集團認為風險管理慣例乃屬重要,並盡最 大努力確保其足以盡可能有效及具效率地減 輕我們於營運及財務狀況中存在的風險:

- 我們的業務及前景取決於中國物業市場的表現,並可能受到任何市場波動的不利影響;
- 我們擴展至新的地域市場存在若干風險 及不確定性;
- 我們參與城市更新發展可能需要更多成本及資源,而有關發展的好處於不久將來可能不會顯現;
- 一 倘我們徵地失敗,則我們可能無法收回 已承諾的資源;
- 我們可能於未來獲得地塊、業權或其他 我們可能無法補救的缺陷;
- 我們於未來可能無法以商業上可接受的 價格在適合我們發展的理想地點獲得土 地儲備,這可能會影響我們的業務、財 務狀況、經營業績及前景;
- 我們的業務及營運(包括我們的城市更 新項目)在很大程度上受政府政策及法 規所規限。我們容易受到中國房地產市 場及我們經營所在地區的政策不利變動 的影響;
- 物業開發涉及不確定性,倘我們的物業 開發或物業在經濟上變得不大可行,則 我們可能產生資產(包括土地儲備、在 建物業及持作待售的已竣工物業)減值 虧損;及
- 我們面臨合資企業的信貸風險。

有關本集團正在面臨的其他風險及不確定性, 請參閱招股章程「風險因素」一節。

Principal risk and uncertainties

The Group believes that the risk management practices are important and use its best effort to ensure it is sufficient to mitigate the risks present in our operations and financial position as efficiently and effectively as possible:

- Our business and prospects depend on the performance of the PRC property market and may be adversely affected by any market fluctuations;
- Our expansion into new geographical markets presents certain risks and uncertainties;
- Our involvement in urban renewal developments may require more costs and resources and the benefits from such developments may not become apparent in the near future;
- We may not be able to recoup committed resources if our land acquisition fails;
- We may acquire land parcels in the future, title or other defects of which we may not be able to remedy;
- We may not be able to acquire land reserves in desirable locations that are suitable for our development at commercially acceptable prices in the future, which may affect our business, financial conditions, results of operation and prospects;
- Our business and operations, including our urban renewal projects, are highly subject to government policies and regulations. We are susceptible to adverse changes in policies in the PRC real estate market and in regions we operate;
- Property development involve uncertainties, and we may incur
 impairment losses of our assets (including our land reserves,
 properties under development and completed properties held for
 sale) if our property development or our property becomes less
 economically viable; and
- We are exposed to the credit risk of our joint venture.

For other risks and uncertainties facing by the Group, please refer to the section headed "Risk Factors" in the Prospectus.

上市所得款項淨額用途

本公司於2020年1月16日成功在聯交所主板 上市,已按發售價每股1.93港元的價格配發 及發行每股面值 0.01 港元的 788,100,000 股新普 通股。在扣除股份發行成本及上市費用後, 本公司的上市所得款項淨額為1,391.1百萬港 元。該等所得款項淨額擬根據或已根據招股 章程「未來計劃及所得款項用途」一節所載的 建議使用。所得款項用途概要載列如下:

USE OF NET PROCEEDS FROM LISTING

The Company was successfully listed on the Main Board of the Stock Exchange on 16 January 2020. 788,100,000 new ordinary shares of the Company of HK\$0.01 each were allotted and issued at the offer price of HK\$1.93 per share. The net proceeds from the Company's listing amounted to HK\$1,391.1 million after deducting share issuance costs and listing expenses. Such net proceeds are intended to be or have been applied in accordance with the proposed applications as set out in the section headed "Future Plans and Use of Proceeds" in the Prospectus. A summary of the use of proceeds is set out below:

所得款項用途		本公司上市所得款項淨額(百萬港元) Net proceeds from the Company's listing (in HK\$ million 於本年報日期 於本年報日期 未使用 計劃用途 已使用 未使用 預計				
川 日 秋 冬 内 迩 Use of proceeds		Planned use		Unutilized as at the date of this annual report	預計時間表 Expected timeline of unutilized proceeds	
 為推進城市更新項目 提供發展成本 現有物業項目(即合肥 滙景城市中心及 衡陽滙景・雁湖生態 文旅小鎮)的開發及 	 To fund development costs to advance urban renewal projects Development and construction costs for the development of existing property projects, namely Hefei Hijing City Centre and Huijing Yanhu International Resort 	765.1 278.2	765.1 278.2	-	不適用 N/A 不適用 N/A	
建築成本 ・ 償還若干現有計息 銀行借款及其他借款	Repayment of certain existing interest bearing bank borrowings and other borrowings	278.2	278.2	-	不適用 N/A	
· 提供資金作營運資金 及其他一般公司用途	To provide funding for working capital and other general corporate purposes	69.6	69.6	-	不適用 N/A	
總額	Total	1,391.1	1,391.1	_		

59

股本

本公司於本年度之股本變動詳情載列於綜合 財務報表附註33。

優先購股權

本公司的公司細則或開曼群島法例並無優先 購股權之條款,規定本公司須向現有股東按 持股比率發售新股。

股票掛鈎協議

除披露於本董事會報告中「購股權計劃」一節 中本公司的購股權計劃及綜合財務報表附註 34外,本集團於本年度或於本年度末,並無 訂立任何股票掛鈎協議。

慈善捐款

本集團於本年度無慈善捐款(2023年:93,100 港元)。

物業、廠房及設備

本集團的物業、廠房及設備於本年度之變動 詳情載列於綜合財務報表附註13。

SHARE CAPITAL

Details of the movements in the share capital of the Company during the Year are set out in note 33 to the consolidated financial statements.

PRE-EMPTIVE RIGHTS

There are no provisions for pre-emptive rights under the articles of association of the Company or the laws of the Cayman Islands, which would oblige the Company to offer new shares on a pro-rata basis to existing shareholders.

EQUITY-LINKED AGREEMENTS

Save for the share option schemes of the Company as disclosed in the section headed "Share Option Scheme" of this report of the Directors and in note 34 to the consolidated financial statements, no equity-linked agreements were entered into by the Group during the Year or subsisted at the end of the Year.

CHARITABLE DONATIONS

No charitable donations made by the Group during the Year (2023: HK\$93,100).

PROPERTY, PLANT AND EQUIPMENT

Details of the movements in property, plant and equipment of the Group during the Year are set out in note 13 to the consolidated financial statements.

可分派儲備

於年內,本公司及本集團之儲備變動詳情分別載列於財務報表附註48及綜合權益變動表。

在開曼公司法下,本公司可將實繳盈餘分派 予股東。然而,倘本公司現正或在付款後, 將無法支付其在正常業務過程中到期的債務, 則本公司不能宣派或派發股息,或從實繳盈 餘中進行分配。

主要客戶及供應商

本集團於本年度之五大客戶合共佔本集團之營業額低於30.0%,而本集團五大供應商及最大供應商分別佔本集團於本年度總採購額約64.4%及約21.5%。

概無本公司的董事、或其任何緊密聯繫人士 或任何股東(據董事所知,持有本公司已發行 股本5.0%以上)擁有上文所述該等主要客戶或 供應商的任何實益權益。

董事

本年度及截至本年報日期止的董事如下:

主席及非執行董事

倫瑞祥先生

執行董事

倫照明先生(首席執行官) (自2025年1月1日起辭任)

盧沛軍先生

羅成煜先生

王迪女士(自2025年5月16日起獲委任)

獨立非執行董事

陳健民先生

歐寧馨女士

陳桂林先生

DISTRIBUTABLE RESERVES

Details of movements in the reserves of the Company and of the Group during the Year are set out in note 48 to the financial statements and in the consolidated statement of changes in equity, respectively.

Under the Cayman Companies Law, the Company may make distribution to the Shareholders out of contributed surplus. However, the Company cannot declare or pay a dividend, or make a distribution out of this contributed surplus if it is, or would after the payment be, unable to pay its debts as they fall due in the ordinary course of business.

MAJOR CUSTOMERS AND SUPPLIERS

The five largest customers in aggregate accounted for less than 30.0% of the Group's turnover for the Year. The five largest suppliers in aggregate and the largest supplier of the Group accounted for approximately 64.4% and approximately 21.5% respectively by value of the Group's total purchases for the Year.

None of the Directors, their close associates or any Shareholders (which, to the knowledge of the Directors, own more than 5.0% of the Company's issued share capital) had any beneficial interest in the major customers or suppliers noted above.

DIRECTORS

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

Chairman and Non-Executive Director

Mr Lun Ruixiang

Executive Directors

Mr Lun Zhao Ming (*Chief Executive Officer*) (resigned with effect from 1 January 2025)

Mr Lu Peijun

Mr Luo Chengyu

Ms Wang Di (appointed with effect from 16 May 2025)

Independent Non-executive Directors

Mr Chan Kin Man

Ms Ou Ningxin

Mr Chen Guilin

根據公司章程第83(3)條的規定,王迪女士於 2025年5月16日獲委任為執行董事僅任職至 2025年股東週年大會。

根據公司章程第84(1)條及第84(2)條,以及企業管治守則的規定,盧沛軍先生、羅成煜先生及倫瑞祥先生將於本公司2025年股東週年大會上退任董事一職,惟符合資格經董事會推薦膺選連任。有關重選上述董事的建議,將於2025年股東週年大會上提呈。

本公司已收到各現任獨立非執行董事就其獨 立性作出的年度確認,並於截至本報告日期 認為彼等均為獨立人士。

董事之服務合約

董事概無與本集團訂有本集團在一年內倘不 支付補償(法定補償除外)則不能終止的服務 合約。

董事及最高行政人員於本公司或 其任何相聯法團之股份、相關股 份及債權證的權益及淡倉

於2024年12月31日,董事及本公司最高行政人員及/或彼等各自之聯繫人士(定義見證券及期貨條例(「證券及期貨條例」)第XV部)於本公司或其任何相聯法團之股份、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分部之規定須知會本公司及聯交所之權益及淡倉(包括於證券及期貨條例的規定下已接受或被視為已接受的權益及淡倉),或領權證券及期貨條例第352條登記於由本公司及聯交所之權益及淡倉如下:

According to Article 83(3) of the Articles of Association, Ms Wang Di who was appointed as executive Director on 16 May 2025, shall held office only until the 2025 AGM.

According to Articles 84(1) and 84(2) of the Articles of Association, and the provisions in the CG Code, Mr Lu Peijun, Mr Luo Chengyu and Mr Lun Ruixiang will retire from office, and being eligible, have been recommended by the Board for re-election as Directors at the 2025 AGM. The proposals for the re-election of the aforementioned Directors will be put forward at the 2025 AGM.

The Company has received annual confirmations of independence from each of the independent non-executive Directors and as at the date of this report still considers them to be independent.

DIRECTORS' SERVICE CONTRACTS

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

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

As at 31 December 2024, the interests and short positions of the Directors and chief executive and/or their respective associates of the Company in the shares, underlying shares and debentures of the Company or any of its associated corporations (within the meaning of Part XV of the Securities and Futures Ordinance ("SFO")), 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 short positions which they were taken or deemed to have under such provisions of the SFO), or which were required to be entered in the register maintained by the Company pursuant to section 352 of the SFO, or which were required to be notified to the Company and the Stock Exchange pursuant to the Model Code, were as follows:

(i) 於本公司股份之權益

(i) Interests in shares of the Company

董事名稱 Name of Director	權益性質 Nature of Interests	股份數目 (附註1) Number of shares (Note 1)	擁有權益的 相關股份 Underlying shares interested	總數 Total	股權概約 百分比 Approximate percentage of shareholding
倫瑞祥先生 Mr Lun Ruixiang	受控法團權益 (<i>附註2)</i> Interest in a controlled corporation <i>(Note 2)</i>	3,937,331,000 (L)	-	3,937,331,000	74.94%
za namang	配偶權益 Interest of spouse	44,659,000 (L) <i>(附註3)</i>	2,600,000	47,259,000	0.90%
		(Note 3)			
	實益擁有人 Beneficial owner	-	9,600,000	9,600,000	0.18%
倫照明先生	實益擁有人	_	6,000,000	6,000,000	0.11%
Mr Lun Zhao Ming	Beneficial owner				
盧沛軍先生	實益擁有人	_	6,000,000	6,000,000	0.11%
Mr Lu Peijun	Beneficial owner				
羅成煜先生	實益擁有人	-	1,800,000	1,800,000	0.03%
Mr Luo Chengyu	Beneficial owner				

附註:

- 字母「L」代表該人士於該等股份的「好倉」(定 義見證券及期貨條例第XV部)。
- 於英屬處女群島註冊成立及持有本公司 3,937,331,000股股份的匯盈控股有限公司由倫 瑞祥先生實益全資擁有。
- 3. 持有本公司44,659,000股股份的匯盛控股有限公司由陳巧云女士實益全資擁有,而根據證券及期貨條例,陳巧云女士被視為於匯盛控股有限公司所持相同數目的股份中擁有權益。由於倫瑞祥先生為陳巧云女士的配偶,根據證券及期貨條例,彼亦被視為於陳巧云女士所持相同數目的股份中擁有權益。

Notes:

- The letter "L" denotes a person's "long position" (as defined under Part XV of the SFO) in such shares.
- Wui Ying Holdings Limited, which was incorporated in the British Virgin Islands, holding 3,937,331,000 shares of the Company, is beneficially whollyowned by Mr Lun Ruixiang.
- 3. Wui Shing Holdings Limited, holding 44,659,000 shares of the Company, is beneficially wholly-owned by Ms Chan Hau Wan and Ms Chan Hau Wan is deemed to be interested in the same number of shares held by Wui Shing Holdings Limited by virtue of the SFO. Since Mr Lun Ruixiang is the spouse of Ms Chan Hau Wan, he is also deemed to be interested in the same number of shares which are held by Ms Chan Hau Wan by virtue of the SFO.

(ii) 於本公司相聯法團的權益

(ii) Interests in the associated corporation of the Company

董事名稱 Name of Director	相聯法團名稱 Name of associated company	權益性質 Nature of interests	相聯法團的 證券類別數目 Number of class of securities in the associated company	於相聯法團的 股權百分比 Percentage of shareholding interests in the associated company
倫瑞祥先生 Mr Lun Ruixiang	匯盈控股有限公司 Wui Ying Holdings Limited	實益擁有人 Beneficial owner	1	100%

除上文所披露者外,於2024年12月31日,概無董事及本公司的最高行政人員 於本公司或其任何相聯法團之股份、相 關股份及債權證中擁有根據證券及期貨 條例第352條登記之權益及淡倉,或根 據標準守則須另行知會本公司及聯交所 之權益及淡倉。

Save as disclosed above, as at 31 December 2024, none of the Directors and the chief executive of the Company had registered an interest or short positions in the shares, underlying shares or debentures of the Company or any of its associated corporations that was required to be recorded pursuant to section 352 of the SFO, or as otherwise notified to the Company and the Stock Exchange pursuant to the Model Code.

主要股東於本公司股份及相關股份的權益及淡倉

於2024年12月31日,以下人士(除董事或本公司的最高行政人員外)在本公司股份或相關股份中擁有權益或淡倉,及已根據證券及期貨條例第336條記入本公司備存的登記冊:

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

As at 31 December 2024, the following persons (other than a Director or chief executive of the Company) had interests or short positions in the shares or underlying shares of the Company which were recorded in the register of interests required to be kept by the Company pursuant to section 336 of the SFO:

股東名稱/姓名 Name of Shareholder	權益性質 Nature of Interests	股份數目 (附註1) Number of shares (Note 1)	擁有權益的 相關股份 Underlying shares interested	總數 Total	股權概約 百分比 Approximate percentage of shareholding
匯盈控股有限公司 Wui Ying Holdings Limited	受控法團權益 Interest in a controlled corporation	3,937,331,000 (L)	-	3,937,331,000	74.94%
陳巧云女士 Ms Chan Hau Wan	配偶權益 Interest of spouse	3,937,331,000 (L) (附註2) (Note 2)	9,600,000	3,946,931,000	75.12%
	受控法團權益 Interest in a controlled corporation	44,659,000 (L)	-	44,659,000	0.85%
	實益擁有人 Beneficial owner	-	2,600,000	2,600,000	0.05%

附註:

- 字母「L」代表該人士於該等股份的「好倉」(定 義見證券及期貨條例第XV部)。
- 表示公司3,937,331,000股股份的匯盈控股有限公司由倫瑞祥先生實益全資擁有,而根據證券及期貨條例,倫瑞祥先生被視為於匯盈控股有限公司所持相同數目的股份中擁有權益。由於陳巧云女士為倫瑞祥先生的配偶,根據證券及期貨條例,彼亦被視為於倫瑞祥先生所持相同數目的股份中擁有權益。

匯盛控股有限公司持有44,659,000股本公司股份,由陳巧云女士全資實益擁有,而根據證券及期貨條例,陳巧云女士被視為擁有匯盛控股有限公司所持有相同數目股份的權益。

除上文所披露者外,於2024年12月31日,概無人士於本公司之股份或相關股份中擁有根據證券及期貨條例第336條備存於本公司的登記冊內之權益或淡倉。

Notes:

- The letter "L" denotes a person's "long position" (as defined under Part XV of the SFO) in such shares.
- 2. Wui Ying Holdings Limited, holding 3,937,331,000 shares of the Company, is beneficially wholly-owned by Mr Lun Ruixiang and Mr Lun Ruixiang is deemed to be interested in the same number of shares held by Wui Ying Holdings Limited by virtue of the SFO. Since Ms Chan Hau Wan is the spouse of Mr Lun Ruixiang, she is also deemed to be interested in the same number of shares which are held by Mr Lun Ruixiang by virtue of the SFO.

Wui Shing Holdings Limited, holding 44,659,000 shares of the Company, is beneficially wholly-owned by Ms Chan Hau Wan and Ms Chan Hau Wan is deemed to be interested in the same number of shares held by Wui Shing Holdings Limited by virtue of the SFO.

Save as disclosed above, as at 31 December 2024, no person had registered an interest or short position in the shares or underlying shares of the Company as recorded in the register required to be kept by the Company pursuant to section 336 of the SFO.

購股權計劃

A. 首次公開發售前購股權計劃

以下為自2019年4月6日生效的首次公開發售前購股權計劃(「首次公開發售前購股權計劃」)之主要條款概要:

1. 目的:

2. 參與者:

董事會可全權酌情選出任何人士並向有關人士提呈或授予購股權。

- 3. 首次公開發售前購股權計劃下可 予發行的股份總數以及其於本報 告日期佔已發行股本的百分率: 於2024年12月31日,根據首次公 開發售前購股權計劃可予發行的 本公司股份總數為45,250,000股, 佔本公司已發行股本0.86%。
- 4. 首次公開發售前購股權計劃下每 名參與者有權擁有購股權的最高 數目:

首次公開發售前購股權計劃並無 規定每名參與者有權擁有購股權 的最高數目。

5. 購股權下須認購股份的期限:

授予各承授人的購股權根據授予 各承授人的函件中所示的時間可 予行使,惟可根據首次公開發售 前購股權計劃內條文提早終止。

SHARE OPTION SCHEMES

A. Pre-IPO Share Option Scheme

The following is a summary of the principal terms of the Pre-IPO Share Option Scheme (the "Pre-IPO Share Option Scheme"), effective from 6 April 2019:

1. Purpose:

The purpose of the Pre-IPO Share Option Scheme is to provide selected participants with the opportunity to acquire proprietary interests in the Company and to encourage selected participants to work towards enhancing the value of the Company and its shares for the benefit of the Company and the Shareholders as a whole. The Pre-IPO Share Option Scheme provides the Company with a flexible means of retaining, incentivising, rewarding, remunerating, compensating and/or providing benefits to selected participants.

2. Participants:

The Board may in its absolute discretion, select any persons to whom options are offered or granted.

 Total number of shares available for issue under the Pre-IPO Share Option Scheme and the percentage of issued share capital as of the date of this report:

As at 31 December 2024, the total number of shares of the Company available for issue under the Pre-IPO Share Option Scheme is 45,250,000, representing 0.86% of the issued share capital of the Company.

4. Maximum entitlement of each participant under the Pre-IPO Share Option Scheme:

The Pre-IPO Share Option Scheme contains no provisions on the maximum entitlement of each participant.

5. The period within which shares must be taken up under an option:

Subject to the provisions for early termination contained in the Pre-IPO Share Option Scheme, the options granted to the grantees shall become exercisable in accordance with the time as indicated in the letter of grant to each grantee.

6. 申請或接納購股權須繳付之款項, 及有關款項須繳付之期限:

當本公司在要約授予購股權的函件所訂明的期間收訖承授人正式簽署的承約函件複印本,連同本公司為受款人作為授予要約的匯款人民幣1.0元,授予購股權的要約將被視作已獲接納。一旦獲接納,該期購股權將被視為自要約日期起生效。

7. 購股權於可予行使前必須持有的 最短期限:

董事會在提呈授予購股權時,可全權酌情決定在董事會認為開始 的情況下,可施加在首次公開招股前股份計劃規定的額外條件、限制或約束(將在要約函件中説明),其中包括歸屬期及與實現經營或財務目標有關的條件、限制或約束。

8. 行使價的釐定基準:

根據首次公開發售前購股權計劃 授出的每份購股權的認購價為於 全球發售向投資者提呈及發行本 公司股份的最終發售價的50%至 70%。

9. 首次公開發售前購股權計劃的剩餘年期:

6. The amount payable on application or acceptance of the option and the period within which payments must be made:

An offer of the grant of an option shall be deemed to have been accepted when the duplicate letter comprising acceptance of the option duly signed by the grantee together with a non-refundable remittance in favour of the Company of RMB1.0 by way of consideration for the grant thereof is received by the Company within the period specified in the letter containing the offer of the grant of the option. Once such acceptance is made, the option shall be deemed to have been granted and to have taken effect from the offer date.

7. The minimum period for which an option must be held before it can be exercised:

The Board may in its absolute discretion when offering the grant of an option impose any conditions, restrictions or limitations in relation thereto in addition to those set forth in the Pre-IPO Share Scheme as the Board may think fit (to be stated in the offer letter) including, among others, vesting period and conditions, restrictions or limitations relating to the achievement of operating or financial targets.

8. The basis of determining the exercise price:

The subscription price in respect of an option granted under the Pre-IPO Share Option Scheme shall be 50% to 70% of the final offer price at which the shares of the Company are being offered and issued to investors in the global offering.

9. The remaining life of the Pre-IPO Share Option Scheme:

The Pre-IPO Share Option Scheme was expired on the Listing Date. Subsequent to the expiry of the Pre-IPO Share Option Scheme, no further option shall be offered but in all other respects, the provisions of the Pre-IPO Share Option Scheme shall remain in full force and effect and all options granted prior to such expiry shall continue to be valid and exercisable subject to and in accordance with the Pre-IPO Share Option Scheme.

根據首次公開發售前購股權計劃 授出的購股權數目於本年度的變 動情況載於下表: The movements in the number of share options under the Pre-IPO Share Option Scheme during the Year were as follows:

	購股權項下的股份數目								
	Number of shares under the options								
	授出日期	於2024年	本年度	本年度	本年度	本年度	於2024年		歸屬/行使期
參與者類別及姓名	(日/月/年)	1月1日	授出	行使	註銷	失效	12月31日	行使價	(日/月/年)
							As at		Vesting/
		As at	Granted	Exercised	Cancelled	Lapsed	31	Exercise	Exercise
	Date of grant	1 January	during	during	during	during	December	price per	period
Category and name of participant	(dd/mm/yyyy)	2024	the Year	the Year	the Year	the Year	2024	share	(dd/mm/yyyy)
董事									
Directors								`# —	(7/12)
倫瑞祥先生	06/04/2019	8,600,000	-	-	-	-	8,600,000	0.965港元	(附註1)
Mr Lun Ruixiang	22/10/2010	1 000 000					1 000 000	HK\$0.965 0.965港元	(Note 1) (附註 1)
	23/10/2019	1,000,000	_	_	-	-	1,000,000	0.905 /€ /L HK\$0.965	(Note 1)
倫照明先生	06/04/2019	6,000,000	_	_	_	_	6,000,000	0.965港元	(Note 1) (附註1)
Mr Lun Zhao Ming	00/07/2017	0,000,000	_		_	_	0,000,000	HK\$0.965	(Note 1)
盧沛軍先生	06/04/2019	6,000,000	=	_	=	-	6,000,000	0.965港元	(附註1)
Mr Lu Peijun		, ,						HK\$0.965	(Note 1)
羅成煜先生	06/04/2019	1,800,000	_	-	-	-	1,800,000	1.351港元	(附註1)
Mr Luo Chengyu								HK\$1.351	(Note 1,
小計		23,400,000	=	=	=	=	23,400,000		
Sub-total Sub-total									
董事之聯繫人									
Associate of Director	/ /							`# -	(7/12)
陳巧云女士(附註2)	23/10/2019	2,600,000	-	-	-	-	2,600,000	0.965港元	(附註1)
Ms Chan Hau Wan (Note 2)								HK\$0.965	(Note 1)
小計		2,600,000	-	-	-	-	2,600,000		
Sub-total Sub-total									
僱員									
Employees	06/04/2010	1 4 000 000				F 000 000	0.000.000	0.0652# -	/ 17/4 ±±+ « 1
合計 In aggregate	06/04/2019	14,900,000	_	_	-	5,000,000	9,900,000	0.965港元 HK\$0.965	(附註1) (Note 1)
maygregate	06/04/2019	4,550,000	_	_	_	_	4,550,000	1.2545港元	(Note 1) (附註1)
	00/01/2017	1,230,000	-			_	000,000,1	HK\$1.2545	(Note 1)
	06/04/2019	2,000,000	-	_	-	-	2,000,000	1.351港元	(Note 1) (附註1)
		,,.					7	HK\$1.351	(Note 1)
	06/04/2019	2,800,000	=	-	=	-	2,800,000	1.351港元	(附註3)
								HK\$1.351	(Note 3)
小計		24,250,000	-	_	-	5,000,000	19,250,000		
Sub-total Sub-total									
總計		50,250,000	-	-	-	5,000,000	45,250,000		
Total									

附註:

- 於2020年1月16日至2021年1月 15日歸屬20%的本公司相關股份:於2021年1月16日至2022年 1月15日歸屬20%的本公司相關 股份:於2022年1月16日至2023 年1月15日歸屬20%的本公司相 關股份:於2023年1月16日至 2024年1月15日歸屬20%的本公 司相關股份:於2024年1月16日至 2025年1月15日歸屬20%的本公司相關股份:於2024年1月16日 至2025年1月15日歸屬20%的本公司相關股份:於2024年1月16日
- 陳巧云女士為倫瑞祥先生之配偶,根據上市規則第14A章,陳巧云女士為倫瑞祥先生之聯繫人。
- 3. 本公司相關股份按上述附註1相 同方式在五個歸屬期歸屬。不同 承授人的首次歸屬日期由2020 年6月19日至2021年3月4日期 間各有不同。

Notes:

- 1. 20% of the underlying shares of the Company were vested from 16 January 2020 to 15 January 2021; 20% of the underlying shares of the Company were vested from 16 January 2021 to 15 January 2022; 20% of the underlying shares of the Company were vested from 16 January 2022 to 15 January 2023; 20% of the underlying shares of the Company were vested from 16 January 2023 to 15 January 2024; 20% of the underlying shares of the Company were vested from 16 January 2024 to 15 January 2025.
- 2. Ms Chan Hau Wan is the spouse of Mr Lun Ruixiang. Pursuant to Chapter 14A of the Listing Rules, Ms Chan Hau Wan is an associate of Mr Lun Ruixiang.
- 3. The underlying shares of the Company were vested in five vesting periods as the same manner in note 1 above. The first vesting date varies for different grantees from 19 June 2020 to 4 March 2021.

B. 首次公開發售後購股權計劃

本公司於2019年12月11日以股東書面 決議通過採納首次公開發售後購股權計 劃(「首次公開發售後購股權計劃」)。以 下為首次公開發售後購股權計劃之主要 條款概要:

1. 目的:

首次公開發售後購股權計劃旨次公開發售後購股權計劃旨公格參與者提供獲得高內權益之機會,並鼓勵內其內理有數分之價值,令本公司及股東權計劃。首次公開發售後購股權計劃、激勵、獎勵、報酬、補償及/或提供利益予合資格參與者。

2. 參與者:

董事會全權酌情認為合資格的任何個人(包括本集團任何成員公司或上述人士的任何聯屬人士或擬、密聯繫人士的僱員、董事、顧問、專業人士或擬、會戶、供應商、代理、特許經營署及任、顧問或分包商)均可獲提呈及授予購股權。

3. 根據首次公開發售後購股權計劃 中可予發行的股份總數以及其於 本報告日期佔已發行股本的百分 率:

因根據首次公開發售後購股權計劃及任何其他購股權計劃授出的全部購股權獲行使而可予發行的本公司股份最高數目總數為525,400,000股,除非於股東大進股東批准,否則乃不超過本工,實股份於聯交所開始買賣當日,即2020年1月16日,本公司已發行股份的10%。

B. Post-IPO Share Option Scheme

The Company adopted a Post-IPO Share Option Scheme (the "Post-IPO Share Option Scheme") by resolutions in writing of the Shareholders on 11 December 2019. The following is a summary of the principal terms of the Post-IPO Share Option Scheme:

1. Purpose:

The purpose of the Post-IPO Share Option Scheme is to provide eligible participants with the opportunity to acquire proprietary interests in the Company and to encourage eligible participants to work towards enhancing the value of the Company and its shares for the benefit of the Company and Shareholders as a whole. The Post-IPO Share Option Scheme will provide the Company with a flexible means of retaining, incentivising, rewarding, remunerating, compensating and/or providing benefits to eligible participants.

2. Participants:

Any individual, being an employee, director or proposed director, consultant, professional, customer, supplier, agent, franchisee, partner, adviser or contractor of any member of the Group or any affiliate or a close associate of any of the aforesaid individuals, whom the Board considers, in its absolute discretion, qualified is entitled to be offered and granted options.

 Total number of shares available for issue under the Post-IPO Share Option Scheme and the percentage of issued share capital as at the date of this report:

The maximum number of shares of the Company which may be issued upon exercise of all options to be granted under the Post IPO-Share Option Scheme and any other schemes, in aggregate, is 525,400,000, being no more than 10% of the shares of the Company in issue on 16 January 2020, being the date the shares of the Company commence trading on the Stock Exchange, unless approved by the Shareholders at general meeting.

因根據首次公開發售後購股權計劃及本公司任何其他購股權計劃已授出但尚未行使的全部購股權獲行使而可予發行的本公司股份最高數目,合計不得超過本公司不時已發行股份的30%。

自上市日期起直至及包括本年報 日期,概無購股權根據首次公開 發售後購股權計劃獲授出。

4. 首次公開發售後購股權計劃下每 名參與者可獲授權益上限:

5. 購股權下須認購股份的期限:

董事會可全權酌情釐定期限,惟 自授權日期起計不得超過十年。

6. 行使購股權之前必須持有的最短期限:

董事會於作出提呈時可按個別基準酌情就此施加任何條件、限制或上限,除該等明確載於首次公開發售後股份購股權計劃(應載於要約函件)外,包括(其中包括)有關實現經營或財務目標的歸屬期及條件、限制或上限。

The maximum number of shares of the Company which may be issued upon exercise of all outstanding options granted and yet to be exercised under the Post-IPO Share Option Scheme and any other share option schemes of the Company must not, in aggregate, exceed 30% of the shares of the Company in issue from time to time.

From the Listing Date up to and including as of the date of this annual report, no options were granted under the Post-IPO Share Option Scheme.

4. Maximum entitlement of each participant under the Post-IPO Share Option Scheme:

The total number of shares of the Company issued and to be issued upon exercise of the option already granted or to be granted to each eligible participant (including exercised, cancelled and outstanding options) in any 12-month period up to and including the date of such grant shall not exceed 1% in aggregate of the shares of the Company in issue. Any grant of further options above this limit shall be subject to, among others, approval of the Shareholders at general meeting, with such eligible participant and his close associates (or his associates if such eligible participant is a connected person of the Company) abstaining from voting.

5. The period within which shares must be taken up under an option:

The period which the Board may in its absolute discretion determine but in any event not exceeding ten years from the date of grant.

6. The minimum period for which an option must be held before it can be exercised:

The Board may on a case-by-case basis and at its discretion when making an offer, impose any conditions, restrictions or limitations in relation thereto in addition to those expressly set forth in the Post-IPO Share Option Scheme as it may think fit (which shall be stated in the offer letter) including, among other things, vesting period and conditions, restrictions or limitations relating to the achievement of operating or financial targets.

7. 申請或接納購股權須繳付之款項, 及有關款項須繳付之期限:

8. 行使價的釐定基準:

董事會可釐定購股權的行使價,惟不得低於下列較高者:(i)提呈授出當日(須為營業日)聯交所有價表所列的本公司股份收市價;(ii)緊接提呈授出當日止前五個營業日聯交所每日報價表所列的本公司股份平均收市價;及(iii)提呈授出當日的本公司股份面值。

9. 首次公開發售後購股權計劃尚餘 的有效期:

> 首次公開發售後購股權計劃自上 市日期起計10年內有效。

7. The amount payable on application or acceptance of the option and the period within which payments must be made:

An offer shall be deemed to have been accepted when the Company receives a duplicate offer letter duly signed from the grantee together with a non-refundable remittance of HK\$1.00 in favour of the Company as consideration for the grant thereof within 20 business days from the date of offer. Once accepted, the option shall be deemed to have granted as from the date on which it was offered to the relevant eligible participant. Unless otherwise stated in the terms of the offer letter, any offer may be accepted for a number of the Company's shares less than which is offered provided that it is accepted in respect of a board lot for dealings in the Company's shares on the Stock Exchange or an integral multiple thereof.

8. The basis of determining the exercise price:

The exercise price of the option shall be determined by the Board but shall be not less than the higher of (i) the closing price of the shares of the Company as stated in the Stock Exchange's daily quotations sheet on the date of offer of the grant, which must be a business day; (ii) the average closing price of the shares of the Company as stated in the Stock Exchange's daily quotations sheets for the five business days immediately preceding the date of offer of the grant; and (iii) the nominal value of a share of the Company on the date of offer of the grant.

9. The remaining life of the Post-IPO Share Option Scheme:

The Post-IPO Share Option Scheme is valid and effective for a period of 10 years commencing on the Listing Date.

董事認購股份或債券之權利

除「董事及最高行政人員於本公司或其任何相聯法團之股份、相關股份及債權證的權益及淡倉」及「購股權計劃」各節所披露者外,本公司於本年度內概無任何安排以本公司,或其任何附屬公司或控股公司為其中一方,該安排的目的或其中一個目的,是令董事或其各自配偶或18歲以下子女能藉獲得本公司或任何其他法人團體的股份或債券,而獲取利益。

董事於交易、安排或重要合約的 權益

除本報告第75至86頁「關連交易」一節所披露者外,於本年度內,概無董事(或與董事有關連的任何實體)直接或間接對本集團業務(而本公司或其任何附屬公司或同系附屬公司為訂約方的一方)具有重大意義的任何交易、安排或合約中擁有重大利益。

董事於競爭業務的權益

於財政年度,概無董事、本公司控股股東及 彼等各自的緊密聯繫人(定義見上市規則)於 與本集團業務直接或間接構成競爭或可能構 成競爭的任何業務(本集團業務除外)中擁有 任何權益。

DIRECTORS' RIGHTS TO ACQUIRE SHARES OR DEBENTURES

Save as disclosed in the sections headed "DIRECTORS' AND CHIEF EXECUTIVE'S INTERESTS AND SHORT POSITIONS IN SHARES, UNDERLYING SHARES AND DEBENTURES OF THE COMPANY OR ANY OF ITS ASSOCIATED CORPORATIONS" and "SHARE OPTION SCHEMES", at no time during the Year did there subsist any arrangement to which the Company, any of its subsidiaries or holding companies, was a party, and the objects of or one of the objects of such arrangement are/is to enable the Directors or their respective spouse or children under the age of 18 to acquire benefits by means of the acquisition of shares in, or debentures of, the Company or any other body corporate.

DIRECTORS' INTEREST IN TRANSACTIONS, ARRANGEMENTS OR CONTRACTS OF SIGNIFICANCE

Save as disclosed in the section headed "CONNECTED TRANSACTIONS" on pages 75 to 86 of this report, none of the Directors (or any entities connected with the Directors) had a material interest, either directly or indirectly, in any transaction, arrangement or contract of significance to the business of the Group to which the Company, or any of its subsidiaries or fellow subsidiaries was a party during the Year.

Directors' interests in competing business

During the financial year, none of the Directors, the controlling shareholder of the Company and their respective close associates (as defined in the Listing Rules) has any interests in any business apart from the Group's business, which competes or is likely to compete, either directly or indirectly, with the business of the Group.

管理合約

除董事聘任書外,本公司於本年度,概無訂 立或存在與本公司整體或任何重大部分之業 務有關的管理及行政合約。

不競爭契約

本公司將從本公司每位控股股東(「契諾人」) 收到一份年度聲明,説明其遵守彼等各自以 本公司為受益人而訂立之不競爭契約(「不競 爭契約」)中的承諾。據此,每位契諾人已向 本公司承諾,其應或應促使其緊密聯繫人(本 集團成員除外):

- (i) 除現有配套物業(定義見招股章程)外,不得直接或間接進行或參與於正在成別會在中國及香港從事與本集團任何成與公司所開展或擬開展的業務相同、類別或構成競爭或可能構成競爭的任何類別,或於當中擁有權益或投事或收購或持有當中的任何或是不能負別不論自行可以可代表其他人士及作為股東、合夥人、回報或其他)(「受限制業務」);
- (ii) 倘存在有關受限制業務的任何項目或新 商機(「新商機」),則須向本集團轉介有 關新商機以供考慮;
- (iii) 不得投資或參與任何受限制業務;
- (iv) 倘任何契諾人、彼等各自的緊密聯繫人及/或彼等控制的公司(本集團除外)有意向任何第三方出售任何土地權益(「出售機會」),則各契諾人將會並將促使彼等的聯繫人向本公司提呈出售機會,而本公司將就有關出售機會享有優先購買權;及

MANAGEMENT CONTRACTS

Other than the Directors' letters of appointment, no contracts concerning the management and administration of the whole or any substantial part of the business of the Company were entered into or existed during the Year.

DEED OF NON-COMPETITION

The Company shall receive, from each of the controlling shareholders of the Company (the "Covenantor"), an annual declaration on his/her/its compliance with the undertakings contained in the deed of non-competition (the "Deed of Non-Competition") entered into by each of them in favour of the Company pursuant to which each of the Covenantors has undertaken to the Company that he/she/it shall or shall procure that his/her/its close associates (other than members of the Group) shall:

- (i) not, directly or indirectly, carry on, or participate in, or be interested or involved or engaged in or acquire or hold any right or interest (in each case whether for his/her/its own account or in conjunction with or on behalf of other person, and as a shareholder, partner, agent or otherwise and whether for profit, reward or otherwise) in any business which is or is about to be engaged in any business or investment activities in the PRC and Hong Kong, except for the existing Ancillary Properties (as defined in the Prospectus), which is the same as, similar or in competition or likely to compete with the businesses carried on or contemplated to be carried or by any member of the Group (the "Restricted Business"):
- (ii) if there is any project or new business opportunity that relates to the Restricted Business ("New Business Opportunities" and each, a "New Business Opportunity"), refer such New Business Opportunity to the Group for consideration;
- (iii) not invest or participate in any Restricted Business;
- (iv) If any of the Covenantors, their respective close associates and/ or companies controlled by them (other than the Group) wishes to sell any interest in land to any third party (the "Opportunity for Sale"), each of the Covenantors will and will procure their associates that the Opportunity for Sale is offered to the Company and the Company shall have a first right of refusal in respect of such Opportunity for Sale; and

(v) 於有關期間(定義見招股章程)內,必要時及至少每年,在遵守任何相關法律、規則及法規或任何合同責任的前提下,提供必須由本公司及獨立非執行董事審閱的所有資料,以使其能夠審閱承諾人及其緊密聯繫人(本集團成員公司除外)遵守不競爭契據的情況,並使本公司可以執行不競爭契據。

不競爭契約的詳情已在招股章程中的「與控股 股東的關係」一節中披露。

截至本年報日期,本公司已收到各契諾人有關其及其緊密聯繫人遵守不競爭契約的年度 書面確認。獨立非執行董事已審閱並信納各 契諾人於本期間及直至本年報之日已遵守不 競爭契約。

關連交易

本公司於本年度的持續關連交易詳情如下:

(1) 與東莞市滙景物業服務有限公司(「東 莞物業服務」)訂立住宅物業管理服 務框架協議

> 於2021年12月17日,本公司與東莞物業服務訂立住宅物業管理服務框架協議,內容有關東莞物業服務將向本集團提供服務,包括但不限於向空置住宅物業提供安全及保安服務、日常清潔、衛生、緣化及保養服務,以及防火管理服務生生。 東莞物業服務由陳巧云女士實益擁有40.0%。東莞物業服務由陳巧云女士實益擁有40.0%。因此,根據上市規則,東莞物業服務本公司之關連人士。

> 住宅物業管理服務框架協議將於2022年 1月1日生效,直至2024年12月31日止 (包括首尾兩日)。

(v) provide, during the Relevant Period (as defined in the Prospectus), where necessary and at least on an annual basis, all information necessary for the review by the Company and the independent non- executive Directors, subject to any relevant laws, rules and regulations or any contractual obligations, to enable them to review the Covenantors' and their close associates' (other than members of the Group) compliance with the Deed of Non-Competition, and to enable the Company to enforce the Deed of Non-Competition.

Details of the Deed of Non-Competition were disclosed in the Prospectus under the section headed "Relationship with Our Controlling Shareholders".

As of the date of this annual report, the Company had received an annual written confirmation from each of the Covenantors in respect of their and their close associates' compliance with the Deed of Non-Competition. The independent non-executive Directors had reviewed and were satisfied that each of the Covenantors has complied with the Deed of Non-Competition for the Period and up to the date of this annual report.

CONNECTED TRANSACTIONS

Details of the continuing connected transactions of the Company during the Year are as follows:

(1) Residential Property Management Services Framework Agreement with Dongguan Huijing Property Management Company Limited ("Dongguan Property Management")

On 17 December 2021, the Company entered into a Residential Property Management Services Framework Agreement with Dongguan Property Management. Dongguan Property Management shall provide services to the Group include but not limited to the provision of safety and security services, daily cleaning, hygiene, greening and maintenance services and fire safety management services to the unsold residential properties. Dongguan Property Management is beneficially owned as to 60.0% by Ms Chan Hau Wan and as to 40.0% by Mr Lun Ruixiang, and is therefore an associate of Mr Lun Ruixiang and Ms Chan Hau Wan and a connected person of the Company under the Listing Rules.

The Residential Property Management Services Framework Agreement shall take effect from 1 January 2022 and continue until 31 December 2024 (both dates inclusive).

服務費將主要經公平商業磋商後釐定,當中已不時考慮項目的數量及位置、營運成本(包括勞工成本、材料成本、管理成本及加成率(如適用))等因素,並參考市場上三名獨立第三方服務供應商提供與東莞物業服務類似服務及類似項目類型的可資比較市價。

上述住宅物業管理服務框架協議條款已 被納入以確保定價條款屬公平合理,符 合一般商業條款,且不遜於獨立第三方 所提供者。

截至2024年12月31日止期間,住宅物業管理服務框架協議項下的服務費年度 上限不超過人民幣15百萬元。預期服務 費將由本集團的內部資源撥付。

上述年度上限乃參考(其中包括)以下因素釐定:

- (i) 根據2019-2021物業管理服務框架 協議(經補充協議修訂)產生的過 往交易金額:
- (ii) 目前已委聘東莞物業服務對空置 住宅物業提供物業管理服務的物 業項目,以及預計於2022-2024年 完成的新物業項目,當中參考過 往未售出比率、本集團對物業項 目數量的增長預期以致的空置住 宅物業總建築面積預計增長,以 及目前物業項目的其後預計增長;
- (iii) 獨立第三方就提供類似服務按一般商業條款收取的可資比較市價及相關政府部門的指引費率:及
- (iv) 東莞物業服務向空置住宅物業提供物業管理服務方面的經驗等其 他因素。

The services fees shall be determined principally by arm's length commercial negotiations after taking into account factors including the numbers and locations of the projects, the operational costs (including labour costs, material costs, management costs and the mark-up rate, if applicable) with reference to the comparable market price for similar services and similar type of projects of Dongguan Property Management in the market from three independent third party service providers.

The above term of the Residential Property Management Services Framework Agreement has been incorporated to ensure that the pricing terms are fair and reasonable, on normal commercial terms and shall be no less favorable than those offered by the independent third parties.

The annual cap of the service fees under the Residential Property Management Services Framework Agreement for the period ending 31 December 2024 shall not exceed RMB15 million. The service fees are expected to be satisfied by internal resources of the Group.

The above annual caps have been determined by reference to, among others, the following factors:

- (i) the historical transaction amount incurred under the 2019–2021 Property Management Services Framework Agreement (and revised by the Supplemental Agreement);
- (ii) the current property projects under which had engaged Dongguan Property Management for the unsold residential property management services, and new property projects which are expected to complete from 2022 to 2024 respectively, with reference to the historical unsold rate, projected increase of GFA of unsold residential property as a result of the Group's expected growth in the number of property projects and subsequent projected increase for the current property projects;
- (iii) the comparable market price by independent third parties on normal commercial terms for providing similar services and guidance rate by relevant government authorities; and
- (iv) other factors such as the experience of Dongguan Property Management in provision of management services for unsold residential properties.

(2) 與東莞物業服務訂立商業物業管理 服務框架協議

於2021年12月17日,本公司與東莞物業服務訂立一份商業物業管理服務框架協議,內容有關東莞物業服務同意向意力與東克斯縣建供的服務包括但不限於就現有及東計將建成的新辦公大樓(例如位於廣東、湖南、浙江及江蘇省的辦公大樓)提供辦公區域後勤管理服務,包括物業內型,與與數數,是與數數,與實際,以共區域維護、迎賓及其他物業管理相關服務。

商業物業管理服務框架協議將於2022年 1月1日生效,直至2024年12月31日止 (包括首尾兩日)。

服務費將主要經公平商業磋商後釐定,當中已不時考慮項目的數量及位置、營運成本(包括勞工成本、材料成本、管理成本及加成率(如適用))等因素,並參考市場上三名獨立第三方服務供應商提供與東莞物業服務類似服務及類似項目類型的可資比較市價。

上述商業物業管理服務框架協議條款已 被納入以確保定價條款屬公平合理,符 合一般商業條款,且不遜於獨立第三方 所提供者。

截至2024年12月31日止期間,商業物業管理服務框架協議項下的服務費年度 上限不超過人民幣12.9百萬元。預期服 務費將由本集團的內部資源撥付。

(2) Commercial Property Management Services Framework Agreement with Dongguan Property Management

On 17 December 2021, the Company entered into a Commercial Property Management Services Framework Agreement with Dongguan Property Management in relation to the services agreed to be provided by Dongguan Property Management to the Group include but not limited to the office support services for the existing and anticipated new office buildings such as in Guangdong, Hunan, Zhejiang and Jiangsu provinces, including property and facilities maintenance, security services, cleaning services, gardening services, public area maintenance, greeting and other property management related services.

The Commercial Property Management Services Framework Agreement shall take effect from 1 January 2022 and continue until 31 December 2024 (both dates inclusive).

The service fees shall be determined principally by arm's length commercial negotiations after taking into account factors including the numbers and locations of the projects, the operational costs (including labour costs, material costs, management costs and the mark-up rate, if applicable) with reference to the comparable market price for similar services and similar type of projects of Dongguan Property Management in the market from three independent third party service providers.

The above term of the Commercial Property Management Services Framework Agreement has been incorporated to ensure that the pricing terms are fair and reasonable, on normal commercial terms, and shall be no less favourable than those offered by the independent third parties.

The annual cap of the service fees under the Commercial Property Management Services Framework Agreement for the period ending 31 December 2024 shall not exceed RMB12.9 million. The service fees are expected to be satisfied by internal resources of the Group.

上述年度上限乃參考(其中包括)以下因素釐定:

- (i) 根據2021商業物業管理服務框架 協議產生的過往交易金額;
- (ii) 預計於2022-2024年對辦公區域後 勤管理服務的需求上升,當中參 考本集團擴展至浙江及江蘇省等 新地區,以及預計對本集團現有 行政服務的數量及質量的需求增 加;
- (iii) 獨立第三方就提供類似服務按一般商業條款收取的可資比較市價; 及
- (iv) 東莞物業服務提供辦公區域後勤 管理服務方面的經驗等其他因素。

(3) 與東莞物業服務訂立營銷案場服務 框架協議

於2021年12月17日,本公司與東莞物業服務訂立營銷案場服務框架協議,內容有關東莞物業服務同意向本集團提供的營銷案場管理服務包括但不限於項中國若干地點(按項目基準視乎物業項目的地點而定)的銷售辦事處、陳列室、示範單位及會所按項目基準提供清潔及保安、客戶接待及其他相關管理服務。

營銷案場管理服務框架協議將於2022年 1月1日生效,直至2024年12月31日止 (包括首尾兩日)。

服務費將主要經公平商業磋商後釐定,當中已不時考慮項目的數量及位置、營運成本(包括勞工成本、材料成本、管理成本及加成率(如適用))等因素,並參考市場上三名獨立第三方服務供應商提供與東莞物業服務類似服務及類似項目類型的可資比較市價。

The above annual caps have been determined by reference to, among others, the following factors:

- the historical transaction amount incurred under the 2021 Commercial Property Management Services Framework Agreement;
- (ii) the anticipated growing demand for office support services for the forthcoming year from 2022 to 2024, with reference to the expansion of the Group to new regions such as Zhejiang and Jiangsu provinces, and the anticipated increase in demand of quantity and quality of the existing administrative services of the Group;
- (iii) the comparable market price by independent third parties on normal commercial terms for providing similar services; and
- (iv) other factors such as the experience of Dongguan Property Management in provision of office support services.

(3) Sales Centre Support Services Framework Agreement with Dongguan Property Management

On 17 December 2021, the Company entered into The Sales Centre Support Services Framework Agreement with Dongguan Property Management in relation to the sales centre support services agreed to be provided by Dongguan Property Management to the Group include but not limited to the provision of cleaning and security, customer reception and other relevant support services in sales office, showrooms, display units and club houses in various locations in the PRC, depending on the location of the property projects on project based.

The Sales Centre Support Services Framework Agreement will take effect on 1 January 2022 until 31 December 2024 (both dates inclusive).

The service fees shall be determined principally by arm's length commercial negotiations after taking into account factors including the numbers and locations of the projects, the operational costs (including labour costs, material costs, management costs and the mark-up rate, if applicable) with reference to the comparable market price for similar services and similar type of projects of Dongguan Property Management in the market from three independent third party service providers.

上述營銷案場管理服務框架協議條款已 被納入以確保定價條款屬公平合理,符 合一般商業條款,且不遜於獨立第三方 所提供者。

截至2024年12月31日止期間,營銷案場服務框架協議項下的服務費年度上限不超過人民幣30.9百萬元。預期服務費將由本集團的內部資源撥付。

上述年度上限乃參考(其中包括)以下因素釐定:

- (i) 根據2021營銷案場服務框架協議 產生的過往交易金額;
- (ii) 預計於2022-2024年及現有項目及 新物業發展項目的營銷案場,當 中參考有關陳列室、銷售辦事處 及會所的規模、地理位置、設施 及人力資源分配:
- (iii) 獨立第三方就提供類似服務按一般商業條款收取的可資比較市價; 及
- (iv) 東莞物業服務提供營銷案場管理 服務方面的經驗,及本公司有關 改善其營銷業務效能需要等其他 因素。

The above term of the Sales Centre Support Services Framework Agreement has been incorporated to ensure that the pricing terms are fair and reasonable, on normal commercial terms, and shall be no less favourable than those offered by the independent third parties.

The annual cap of the service fees under the Sales Centre Support Services Framework Agreement for the period ending 31 December 2024 shall not exceed RMB30.9 million. The service fees are expected to be satisfied by internal resources of the Group.

The above annual caps have been determined by reference to, among others, the following factors:

- (i) the historical transaction amount incurred under the 2021 Sales Centre Support Services Framework Agreement;
- (ii) the sales centres of existing projects and new property development projects in the forthcoming year from 2022 to 2024 with reference to size, geographical locations, facilities and human resources allocation of the relevant display units, sales offices and clubhouses:
- (iii) the comparable market price by independent third parties on normal commercial terms for providing similar services; and
- (iv) other factors such as the experience of Dongguan Property Management in provision of sales centre support services and the demand of the Company in improving efficiency of marketing operation.

(4) 與東莞物業服務訂立工程諮詢及查 驗服務框架協議

於2021年12月17日,本公司與東莞物業服務訂立工程諮詢及查驗服務框架協議,內容有關東莞物業服務將向本集團提供服務,包括但不限於為本集團物業項目提供工程前期諮詢服務及交樓前查驗服務。

工程諮詢及查驗服務框架協議將於2022 年1月1日生效,直至2024年12月31日 止(包括首尾兩日)。

服務費將主要經公平商業磋商後釐定,當中已不時考慮項目的數量及位置、營運成本(包括勞工成本、材料成本、管理成本及加成率(如適用))等因素,並參考市場上三名獨立第三方服務供應商提供與東莞物業服務類似服務及類似項目類型的可資比較市價。

上述工程諮詢及查驗服務框架協議條款 已被納入以確保定價條款屬公平合理, 符合一般商業條款,且不遜於獨立第三 方所提供者。

截至2024年12月31日止期間,工程諮詢及查驗服務框架協議項下的服務費年度上限不超過人民幣5百萬元。預期服務費將由本集團的內部資源撥付。

(4) Construction Consultation and Inspection Services Framework Agreement with Dongguan Property Management

On 17 December 2021, the Company entered into The Construction Consultation and Inspection Services Framework Agreement with Dongguan Property Management in relation to the Construction Consultation and Inspection Services agreed to be provided by Dongguan Property Management to the Group include but not limited to the provision of consultation services at the early construction stage and inspection services before delivery for the property projects of the Group.

The Construction Consultation and Inspection Services Framework Agreement shall take effect from 1 January 2022 and continue until 31 December 2024 (both dates inclusive).

The service fees shall be determined principally by arm's length commercial negotiations after taking into account factors including the numbers and locations of the projects, the operational costs (including labour costs, material costs, management costs and the mark-up rate, if applicable) with reference to the comparable market price for similar services and similar type of projects of Dongguan Property Management in the market from three independent third party service providers.

The above term of the Construction Consultation and Inspection Services Framework Agreement has been incorporated to ensure that the pricing terms are fair and reasonable, on normal commercial terms, and shall be no less favourable than those offered by the independent third parties.

The annual cap of the service fees under the Construction Consultation and Inspection Services Framework Agreement for the period ending 31 December 2024 shall not exceed RMB5 million. The service fees are expected to be satisfied by internal resources of the Group.

上述年度上限乃參考(其中包括)以下因素釐定:

- (i) 本集團與東莞物業服務就工程諮詢及查驗服務產生的過往交易金額:
- (ii) 預計於2022-2024年本公司對工程 諮詢及查驗服務的估計需求;
- (iii) 獨立第三方就提供類似服務按一般商業條款收取的可資比較市價; 及
- (iv) 東莞物業服務提供工程諮詢及查 驗服務方面的經驗等其他因素。

由於以上東莞物業服務協議(「東莞物業服務協議」)分別由本公司與東莞物業服務訂立,根據上市規則第14A.82條,本公司合併計算上述協議項下擬進行的交易之年度上限。合併計算下,截至2024年12月31日止年度,上述協議之合併建議年度上限分別為人民幣63.8百萬元。

The above annual caps have been determined by reference to, among others, the following factors:

- the historical transaction amount incurred between the Group and Dongguan Property Management for construction consultation and inspection services;
- (ii) the estimated demand of the Company for construction consultation and inspection services for the coming year from 2022 to 2024;
- (iii) the comparable market price by independent third parties on normal commercial terms for providing similar services; and
- other factors such as the experience of Dongguan Property Management in provision of construction consultation and inspection services.

As each of the Dongguan Property Management Agreements ("Dongguan Property Management Agreements") was entered into between the Company and Dongguan Property Management, the Company has aggregated the annual caps of the transactions contemplated under the aforesaid agreements under Rule 14A.82 of the Listing Rules. As a result of aggregation, the aggregate value of the proposed annual caps for the aforesaid agreements for each of the year ending 31 December 2024, amounts to RMB63.8 million, respectively.

(5) 與東莞市滙昇商業經營管理有限公司(「東莞滙昇」)訂立商業營運及增值服務框架協議

於2021年12月17日,本公司與東莞滙 昇訂立商業營運及增值服務框架協議, 內容有關東莞滙昇獲委託就本集團持有 的(i)中國東莞厚街的滙景城;(ii)中國東 莞樟木頭的滙景城;及(jii)中國合肥的 滙景城(「三個滙景城」)的管理項目有關 的各種投資物業提供商業營運服務及增 值服務。根據商業營運及增值服務框架 協議,東莞滙昇同意向本集團提供的服 務包括但不限於(i)商業營運服務,例如 購物商場的營運管理、宣傳及營銷、保 安及物流,以及與租戶及客戶維持良好 關係;及(ii)增值服務,例如三個滙景城 的潛在客戶及租戶的市場定位、選擇裝 修風格及格局。東莞滙昇由倫瑞祥先生 實益擁有,因此根據上市規則為倫瑞祥 先生的聯營企業及本公司的關連人士。

商業營運及增值服務框架協議將於2022 年1月1日生效,直至2024年12月31日 止(包括首尾兩日)。

服務費將主要經公平商業磋商後釐定,當中已不時考慮「三個滙景城」的情況、營運成本(包括勞工成本、材料成本、管理成本及加成率(如適用))等因素,並參考市場上三名獨立第三方服務供應商提供與東莞滙昇類似服務及類似項目類型的可資比較市價。

上述商業營運及增值服務框架協議條款 已被納入以確保定價條款屬公平合理, 符合一般商業條款,且不遜於獨立第三 方所提供者。

(5) Commercial Operational and Value-added Services Framework Agreement with Dongguan Huisheng Commercial Management Co., Ltd. ("Dongguan Huisheng")

On 17 December 2021, the Company entered into the Commercial Operational and Value-added Services Framework Agreement in relation to Dongguan Huisheng is commissioned to provide the commercial operational services and value-added services for various investment properties in connection with the management projects of (i) Huijing City in Houjie in Dongguan, the PRC; (ii) Huijing City in Zhangmutou in Dongguan, the PRC; and (iii) Huijing City in Hefei, the PRC (the "Three Huijing City") which are held by the Group. Pursuant to the Commercial Operational and Value-added Services Framework Agreement, the services agreed to be provided by Dongguan Huisheng to the Group include but not limited to the (i) commercial operational services such as shopping mall operational management, promotion and marketing, security and logistics and maintaining good relationships with tenants and customers; and (ii) value-added services, such as market positioning of potential customers and tenants, selection of style of decoration and layout or the Three Huijing City. Dongguan Huisheng is beneficially owned by Mr Lun Ruixiang, and is therefore an associate of Mr Lun Ruixiang and a connected person of the Company under the Listing Rules.

The Commercial Operational and Value-added Services Framework Agreement shall take effect from 1 January 2022 and continue until 31 December 2024 (both dates inclusive).

The service fees shall be determined principally by arm's length commercial negotiations after taking into account factors including conditions of the "Three Huijing City", the operational costs (including labour costs, material costs, management costs and the mark-up rate, if applicable) with reference to the comparable market price for providing similar services of Dongguan Huisheng in the market from three independent third party service providers.

The above term of the Commercial Operational and Value-added Services Framework Agreement has been designed to ensure that the pricing terms are fair and reasonable, on normal commercial terms, and shall be no less favourable than those offered by the independent third parties.

截至2024年12月31日止期間,商業營運及增值服務框架協議項下的服務費年度上限不超過人民幣28.8百萬元。預期服務費將由本集團的內部資源撥付。

上述年度上限乃參考(其中包括)以下因素釐定:

- (i) 根據2021商業營運及增值服務框 架協議產生的過往交易金額;
- (ii) 預計於2022-2024年本公司對商業 營運服務及商業增值服務的估計 需求;
- (iii) 獨立第三方就提供類似服務按一般商業條款收取的可資比較市價;及
- (iv) 東莞滙昇服務提供商業營運及增 值服務方面的經驗等其他因素。

(6) 與廣東滙豐生態科技有限公司(「廣東滙豐」訂立室內裝飾服務協議以提供室內裝飾服務

於2021年12月17日,本公司與廣東滙豐訂立一項框架室內裝飾服務協議, 規管本集團與廣東滙豐就向本集團與廣東滙豐就向本集團與廣東滙豐就向本集團及條款及人條款及入條款及內裝飾服務協議」)。根據室內裝飾服務協議,倘於相關遴選程序後選程所務協議,則根據本集團與廣東滙豐與廣東滙豐大生實益擁有。以生的聯繫人及本公司之關連人士。 The annual cap of the service fees under the Commercial Operational and Value-added Services Framework Agreement for the period ending 31 December 2024 shall not exceed RMB28.8 million. The service fees are expected to be satisfied by internal resources of the Group.

The above annual caps have been determined by reference to, among others, the following factors:

- the historical transaction amount incurred under the 2021 Commercial Operational and Value-added Services Framework Agreement;
- ii) the estimated demand of the Company for commercial operational services and commercial value-added services for the forthcoming year from 2022 to 2024;
- (iii) the comparable market price by independent third parties on normal commercial terms for providing similar services; and
- (iv) other factors such as the experience of Dongguan Huisheng in commercial operational and value-added services.

(6) Framework Decoration Services Agreement with Guangdong Huifeng Eco-technology Limited ("Guangdong Huifeng") for the provision of interior decoration services

On 17 December 2021, the Company entered into a framework interior decoration services agreement with Guangdong Huifeng to govern the terms and conditions of the transactions between the Group and Guangdong Huifeng in connection with the provision of interior decoration services to the Group (the "Framework Decoration Services Agreement"). Pursuant to the Framework Decoration Services Agreement, where Guangdong Huifeng shall be selected following the relevant selection process, Guangdong Huifeng shall provide interior decoration services to the Group according to the definitive building decoration services agreement to be signed by the Group with Guangdong Huifeng from time to time. Guangdong Huifeng is beneficially owned by Mr Lun Ruixiang, and is therefore an associate of Mr Lun Ruixiang and a connected person of the Company under the Listing Rules.

室內裝飾服務協議將於2022年1月1日 生效,直至2024年12月31日止(包括首 尾兩日)。

服務費將主要經公平商業磋商後釐定,當中已考慮項目的數量及位置、營運成本(包括勞工成本、材料成本、管理成本及加成率(如適用))等因素,並參考市場上三名獨立第三方服務供應商提供與廣東滙豐類似服務及類似項目類型的可資比較市價。

上述室內裝飾服務協議條款已被納入以確保定價條款屬公平合理,符合一般商業條款,且不遜於獨立第三方所提供者。

截至2024年12月31日止期間,室內裝飾服務協的服務費年度上限不超過人民幣100百萬元。預期服務費將由本集團的內部資源撥付。

上述年度上限乃參考(其中包括)以下因素釐定:

- (i) 根據2019-2021室內裝飾服務協議 產生的過往交易金額;
- (ii) 預計於2022-2024年本集團對相關 室內裝飾服務需求的估計,並參 考我們的現有項目的開發中總面 積所作預測;
- (iii) 獨立第三方就提供類似服務按一般商業條款收取的可資比較市價; 及
- (iv) 廣東滙豐提供室內裝飾服務方面 的經驗,及本公司室內裝飾服務 供應商的多元化等其他因素。

The Framework Decoration Services Agreement shall take effect from 1 January 2022 and continue until 31 December 2024 (both dates inclusive).

The service fees shall be determined principally by arm's length commercial negotiations after taking into account factors including the numbers and locations of the projects, the operational costs (including labour costs, material costs, management costs and the mark-up rate, if applicable) with reference to the comparable market price for providing similar services of Guangdong Huifeng in the market from three independent third party service providers.

The above term of the Framework Decoration Services Agreement has been designed to ensure that the pricing terms are fair and reasonable, on normal commercial terms, and shall be no less favourable than those offered by the independent third parties.

The annual cap of the service fees under the Framework Decoration Services Framework Agreement for the period ending 31 December 2024 shall not exceed RMB100 million. The service fees are expected to be satisfied by internal resources of the Group.

The above annual caps have been determined by reference to, among others, the following factors:

- the historical transaction amount incurred under the 2019– 2021 Framework Decoration Services Agreement;
- the estimated demand of the Group for the relevant interior decoration services, projected with reference to the aggregate GFA under development for our existing property projects in forthcoming year from 2022 to 2024, respectively;
- (iii) the comparable market price by independent third parties on normal commercial terms for providing similar services; and
- (iv) other factors such as the experience of Guangdong Huifeng in interior decoration services and the diversity of our supplier base in connection with the interior decoration services.

由於根據上市規則第14A.78條有關(1)東 莞物業服務協議、(2)商業營運及增值服 務框架協議及(3)室內裝飾服務協議項 下的建議年度上限的最高適用百分比 均超過0.1%但低於5.0%,故根據上市規 則第14A章,各協議項下擬進行的有關 交易均須遵守申報,公告及年度審閱規 定,惟獲豁免遵守獨立股東批准規定。

倫瑞祥先生已根據本公司組織章程細則 就董事會有關協議的相關董事會決議案 放棄投票。除倫瑞祥先生外,概無其他 董事須就董事會有關協議的相關董事會 決議案放棄投票。

獨立非執行董事已審閱東莞物業服務協議、商業營運及增值服務框架協議以及室內裝飾服務協議,並確認各持續關連交易:

- (a) 於本公司的一般及日常業務過程 中訂立;
- (b) 按就本集團而言的正常商業條款 或更佳條款訂立;及
- (c) 乃根據規管上述持續關連交易的 有關協議訂立,其條款屬公平合 理,並符合股東之整體利益。

As the highest applicable percentage ratio under Rule 14A.78 of the Listing Rule in respect of the proposed annual cap under (1) the Dongguan Property Management Agreements, (2) the Commercial Operational and Value-added Services Framework Agreement, and (3) the Decoration Services Framework Agreement exceeds 0.1%, but is less than 5.0%, such transactions contemplated under each of the Agreements are therefore subject to the reporting, announcement and annual review requirements, but are exempt from the independent Shareholders' approval requirement under Chapter 14A of the Listing Rules.

Mr Lun Ruixiang has abstained from voting on the relevant board resolutions of the Board in relation to the Agreements in accordance with the articles of association of the Company. Other than Mr Lun Ruixiang, none of the other Directors is required to abstain from voting on the relevant board resolutions of the Board in relation to the Agreements.

The independent non-executive Directors have reviewed the Dongguan Property Management Agreements, the Commercial Operational and Value-added Services Framework Agreement, and the Framework Decoration Services Agreement, and confirmed that each of the continuing connected transactions has been entered into:

- (a) in the ordinary and usual course of the business of the Company;
- (b) on normal commercial terms or better to the Group; and
- (c) in accordance with the relevant agreements governing the above continuing connected transactions, the terms of which are fair and reasonable and in the interests of the Shareholders as a whole.

本公司核數師栢淳已獲委聘依照《香港核證聘用準則3000》(經修訂)的「歷史財務資料審計或審閱以外的核證聘用」,並參考香港會計師公會發佈的《實務說明》第740號「關於香港《上市規則》所本已續關連交易的核數師函件」,對本集團的持續關連交易作出報告。栢淳國本據上市規則第14A.56條發出載有有關本集團上述已披露的持續關連交易的調查結果及結論的無保留意見函件。

除上述所披露者外,概無訂立於本年度 末存續之以本公司、其控股公司或附屬 公司為其中一方,且董事於其中有直接 或間接的重大利益或於競爭業務中擁有 利益的其他非豁免關連交易及持續關連 交易、安排或合同,亦無由本公司或其 附屬公司與控股股東或其附屬公司之間 訂立的重大合同。此外,於截至2024年 12月31日止年度後,本公司訂立若干新 持續關連交易,包括(i)與滙生活物業服 務訂立2025-2027住宅物業管理服務框 架協議,以提供住宅物業管理服務;(ii) 與滙生活物業服務訂立2025-2027商業 物業管理服務框架協議,以提供辦公區 域後勤服務;(iii)與滙生活物業服務訂立 2025-2027營銷案場後勤服務框架協議, 以提供營銷案場後勤服務;及(iv)與滙 生活物業服務訂立2025-2027工程諮詢 及查驗服務框架協議,以提供工程諮詢 及查驗服務。詳情請參閱本公司日期為 2024年12月30日的公告中「重續持續關 連交易 |。

關聯人士交易

本集團於本年度訂立的若干重要關聯人士交易並不構成上市規則項下之關連交易或持續關連交易,詳情於綜合財務報表附註43披露。

獲准許彌償

根據公司細則,董事或本公司其他高級人員 就因彼等履行職務時所作出、發生的作為或 不作為所產生或蒙受之所有損失或損害,有 權從本公司資產及盈利中獲得彌償。本公司 已為董事及本集團的高級人員安排合適之董 事及高級人員責任保險。 Prism, the Company's auditor, was engaged to report on the Group's continuing connected transactions above in accordance with Hong Kong Standard on Assurance Engagements 3000 (Revised) Assurance Engagements Other Than Audits or Reviews of Historical Financial Information and with reference to Practice Note 740 Auditor's Letter on Continuing Connected Transactions under the Hong Kong Listing Rules issued by the Hong Kong Institute of Certified Public Accountants. Prism has issued an unqualified letter containing its findings and conclusions in respect of the continuing connected transactions disclosed above by the Group in accordance with Rule 14A.56 of the Listing Rules.

Save as disclosed above, there was no other non-exempt connected and continuing connected transactions, arrangement or contracts of significance to which the Company, its holding company or subsidiaries was a party, and in which a Director had a material interest or interest in competing business, whether directly or indirectly, nor contracts of significance between the Company or its subsidiaries and a controlling shareholder or its subsidiaries, subsisted at the end of the Year. Further, subsequent to the year ended 31 December 2024, the Company entered into certain new continuing connected transactions, including (i) 2025–2027 Residential Property Management Services Framework Agreement with Hui Life Property Service for the provision of residential property management services; (ii) 2025–2027 Commercial Property Management Services Framework Agreement with Hui Life Property Service for the provision of office support services; (iii) 2025–2027 Sales Centre Support Services Framework Agreement with Hui Life Property Service for the provision of sales centre support services; and (iv) 2025–2027 Construction Consultation and Inspection Services Framework Agreement with Hui Life Property Service for the provision of construction consultation and inspection services. For details, please refer to the "Renewal Continuing Connected Transactions" of the Company's announcement dated 30 December 2024.

RELATED PARTY TRANSACTIONS

Certain significant related party transactions entered into by the Group during the Year, which do not constitute connected or continuing connected transactions under the Listing Rules are disclosed in note 43 to the consolidated financial statements.

PERMITTED INDEMNITY

Pursuant to the Company's Articles of Association, the Directors or other officers of the Company shall be entitled to be indemnified out of the assets and profits of the Company against all losses or damages which they may incur or sustain by or by reason of any act done, concurred in or omitted in or about the execution of their duty in their respective offices. The Company has arranged appropriate directors' and officers' liability insurance coverage for the Directors and officers of the Group.

購買、出售或贖回本公司的上市 證券

截至2024年12月31日止年度,本公司或其任何附屬公司概無購買、出售或贖回本公司的任何上市證券。

借款

本集團於2024年12月31日的銀行貸款及其他借款詳情載於綜合財務報表附註29及30。

財務概要

本集團於過去五個財政年度的業績與資產、 負債及非控股股東權益概要載於本年報第5頁。

物業

本集團的項目及地塊的詳情載於本年報 第11至16頁。

董事及高級管理層之薪酬

本公司董事及高級管理層以薪金、退休金計劃供款、酌情花紅、住房及其他津貼以及其 他實物福利的形式收取薪酬。本公司亦就董 事及高級管理層就公司營運而向公司提供服 務或履行職務所產生的必要合理開支作出補償。

本集團僱員之薪酬政策由人力資源部制定,僱員薪酬乃按僱員之能力、資歷及專業範疇 而釐定。

本公司董事及高級管理人員之薪酬經本公司 之薪酬委員會根據本公司之表現及於行業內 的薪酬基準審閱並作出建議後,再由董事會 釐定。

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

During the year ended 31 December 2024, neither the Company nor any of its subsidiaries had purchased, sold or redeemed any of the listed securities of the Company.

BORROWINGS

Particulars of bank loans and other borrowings of the Group as of 31 December 2024 are set out in notes 29 and 30 to the consolidated financial statements.

FINANCIAL SUMMARY

A summary of the results and the assets, liabilities and non-controlling interests of the Group for the last five financial years is set out on page 5 of this annual report.

PROPERTIES

Particulars of the projects and land parcels of the Group are shown on pages 11 to 16 of this annual report.

EMOLUMENT OF DIRECTORS AND SENIOR MANAGEMENT

The Directors and senior management of the Company receive compensation in the form of fees, salaries, contributions to pension schemes, discretionary bonuses, housing and other allowances and other benefits in kind. The Company also reimburses Directors and senior management for expenses which are necessarily and reasonably incurred for providing services to the Company or discharging their duties in relation to the operations of the Company.

The emolument policy for the employees of the Group is set up by the Human Resources Department and the employees' emoluments are determined on the basis of their qualifications, experiences and area of expertises.

The emoluments of the Directors and senior management of the Company are reviewed and recommended by the remuneration committee of the Company and decided by the Board, having regard to the Company's performance and the remuneration benchmark in the industry.

本集團已為董事與本集團僱員採納首次公開發售前購股權計劃及首次公開發售後購股權計劃,詳情於「購股權計劃」一節內披露。

The Group has adopted the Pre-IPO Share Option Scheme and the Post-IPO Share Option Scheme for the Directors and the employees of the Group, details of which are disclosed in section headed "Share Option Schemes".

董事之薪酬詳情載於本年報之綜合財務報表 附註8。 Details of the emoluments of the Directors are set out in note 8 to the consolidated financial statements set out in this annual report.

根據上市規則第13.21條作出的披露

於本報告日期,違反下列貸款協議已導致須根據上市規則第13.19及13.21條承擔披露責任:

一家信託公司(「信託公司A」)向本公司若干附屬公司提起有關逾期信託貸款的民事訴訟。信託公司A要求(i)相關附屬公司償還尚欠的信託貸款本金及應計利息約人民幣300百萬元(計算截至2023年6月25日);及(ii)信託公司A對相關附屬公司因信託貸款而質押的若干資產或股權作出拍賣或出售所得之款項,享有優先受償權。於本報告日期,此民事訴訟已進入強制執行階段,判決需支付本金及利息。

對本公司若干附屬公司於廣東省東莞市中級人民法院(「法院」)提起的民事訴訟,涉及本公司(「信託公司B」)提起民事訴訟,涉及本公司一間附屬公司未能按時兑付信託公司A 發行與本公司一間附屬公司有關的一款。因期收益的金融產品(「金融產品」)。於2023年12月26日,該金融產品的未償還本金及應本別人民幣156百萬元。倫瑞祥先生(本品內主席兼非執行董事)及其配偶為金融產公的擔任人(「擔保人」)。信託公司A已向法院資源於本集團及擔保人擁有的特定資。於本數告日期,此民事訴訟已進入執行階段,部分抵押物已進入拍賣階段。

DISCLOSURE UNDER RULE 13.21 OF THE LISTING RULES

As at the date of this report, breaches of the following loan agreements have given rise to a disclosure obligation pursuant to Rules 13.19 and 13.21 of the Listing Rules:

A civil proceeding was filed by a trust company (the "Trust Company A") against certain subsidiaries of the Company in respect of a past-due trust loan. The Trust Company A demanded (i) the relevant subsidiaries to repay the outstanding principal of trust loan together with accrued interests amounting to approximately RMB300 million (calculated up to 25 June 2023); and (ii) the Trust Company A shall have the priority in compensation over the proceeds from the auction or sale of certain assets or equity interests pledged by the relevant subsidiaries for the trust loan. As at the date of this report, the civil proceeding was in the enforcement stage with a judgment for the payment of principal and interest.

A civil legal proceeding has been filed to the Middle Civil Court of Dongguan, Guangdong* (廣東省東莞市中級人民法院) (the "Court") against certain subsidiaries of the Company. The legal proceeding was filed by a trust company (the "Trust Company B") regarding a subsidiary of the Company failed to repay a fixed-income financial product in connection with a subsidiary of the Company (the "Financial Product") issued by the Trust Company A. The outstanding principal of the Financial Product together with accrued interests amounting to approximately RMB156 million as at 26 December 2023. The chairman and non-executive director of the Company, Mr Lun Ruixiang and his spouse are guarantors (the "Guarantors") to the Financial Product. The Trust Company A has applied for and the Court has granted a freezing order on certain assets owned by the Group and the Guarantors, including certain retail shops and car parking spaces. As at the date of this report, the civil legal proceeding was in the enforcement stage and certain collaterals were in the auction stage.

本公司債權人(「債權人」)向上海金融法院提起的民事訴訟,就東莞銀行代債權人借出一筆逾期委託貸款,控告本公司若干附屬公司主席兼非執行董事倫瑞祥先生國人工,本公司主席兼非執行董事倫瑞祥先生還大之,相關附屬公司價置本金及應計利息和罰金及有關費用約人民幣530百萬元(計算截至2023年12月8日);及(ii)債權人對相關附屬公司為年12月8日);及(ii)債權人對相關附屬公司為年12月8日);及(ii)債權人對相關附屬公司為第一段款項,享有優先受價權。於本報告日期,與民事訴訟之判決已生效,並已進入執行階段。

對本公司若干附屬公司提起之一宗信託貸款的執行案件(「案件」)已呈交至法院,涉及信託公司B借出人民幣150百萬元本金之逾期抵押貸款,要求相關附屬公司向信託公司B償還尚欠的信託貸款本金及利息約人民幣154.5百萬元。於本報告日期,此案件中部分抵押物已進入拍賣階段。

某資產管理公司(「資產管理公司」)因本公司若干附屬公司違反償還貸款規定而提出民事訴訟。資產管理公司要求(i)相關附屬公司償還未償還貸款本金連同應計利息約人民幣394.0百萬元:及(ii)資產管理公司應優先獲得自拍賣或出售相關附屬公司就貸款質押的若干資產或股權所得款項賠償。於本報告日期,此民事訴訟已調解結案,已進入執行程序。

截至本報告日期,本公司正在與債權人、信託公司A、信託公司B及資產管理公司進行協商,並遵守相關法律程序。有關詳情,請參閱本公司日期為2023年9月29日、2023年12月27日及2024年3月4日之公告。

除上文披露者外,於本報告日期,並無其他 需要根據上市規則第13.21條予以披露的事項 存續。 A civil proceeding was filed to the Shanghai Financial Court* (上海金融法院) by a creditor of the Company (the "Creditor") against certain subsidiaries of the Company, Mr Lun Ruixiang, the chairman and non-executive director of the Company, and his spouse, in respect of a past-due entrust loan made by the Bank of Dongguan on behalf of the Creditor. The Creditor requested (i) the relevant subsidiaries to repay the outstanding principal of the entrust loan together with accrued interests and penalties and related expenses amounting to approximately RMB530 million (calculated up to 8 December 2023); and (ii) the Creditor shall have the priority in compensation over the proceeds from the auction or sale of certain assets or equity interests pledged by the relevant subsidiaries for the entrust loan. As at the date of this report, the judgment of the civil proceeding has come into effect and was in the enforcement stage.

An enforcement case (the "Case") was submitted to the Court against certain subsidiaries of the Company relating to a past-due pledged loan lent by Trust Company B with a principal amount of RMB150 million, requiring the relevant subsidiaries of the Company to repay the Trust Company B the outstanding principal of the trust loan and interests amounting to approximately RMB154.5 million. As at the date of this report, certain collaterals involved in this case were in the auction stage.

A civil proceeding was filed by an asset management company (the "AM Company") due to the breach of loan repayment by certain subsidiaries of the Company. The AM Company demanded (i) the relevant subsidiaries to repay the outstanding principal of the loan together with accrued interests amounting to approximately RMB394.0 million; and (ii) the AM Company shall have the priority in compensation over the proceeds from the auction or sale of certain assets or equity interests pledged by the relevant subsidiaries for the loan. As at the date of this report, the civil proceeding has been settled by mediation and was in the enforcement stage.

As of the date of this report, the Company is in the process of negotiating with the Creditors, the Trust Company A, the Trust Company B and the AM Company, and complying with the relevant legal procedures regarding the relevant proceedings or the Case. Please see the announcements of the Company dated 29 September 2023, 27 December 2023 and 4 March 2024 for details.

Save as disclosed above, there was no other matter subsisting as at the date of this report which requires disclosure pursuant to Rule 13.21 of the Listing Rules.

公眾持股量

根據香港聯合交易所有限公司證券上市規則第8.08(1)(a)條的規定,尋求上市的證券必須有公開市場及發行人的上市證券須維持充足的公眾持股量。一般而言,即在任何時間發行人的已發行股份總數最少須有25.0%由公眾持有。根據上市規則第8.08(1)(d)條,倘發行人於上市時的預期市值超過100億港元,則在符合若干條件下,聯交所可能會酌情接受一個介乎15.0%至25.0%之間的較低百分比。

聯交所在下列條件下已授予本公司毋須嚴格 遵守上市規則第8.08(1)(a)條規定的豁免,接納 較低公眾持股百分比:

- (i) 最低公眾持股量應高於(a)15.0%;或(b) 為緊隨全球發售完成後公眾持有的股份 因行使超額配股權(定義見招股章程)將 予發行的任何股份所增加的百分比;
- (ii) 於上市時,本公司的市值超過100億港 元;
- (iii) 本公司將於招股章程內就較低公眾持股 百分比作出適當披露,連同於上市後在 後續刊發的年報內確認公眾持股量的充 足程度:及
- (iv) 全球發售所提呈發售的股份將有公開市場,且股份數目及其分派程度將能夠使市場正常運轉。

根據本公司可公開獲得的信息及據董事所知, 於本報告日期,本公司已維持上市規則所規 定的足夠公眾持股量。

PUBLIC FLOAT

According to Rule 8.08(1)(a) of the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong, there must be an open market in the securities for which listing is sought and for a sufficient public float of an issuer's listed securities to be maintained. This normally means that at least 25.0% of the issuer's total number of issued shares must at all times be held by the public. Pursuant to Rule 8.08(1)(d) of the Listing Rules, the Stock Exchange may, subject to certain conditions and at its discretion, accept a lower percentage of between 15.0% to 25.0% in the case of issuers with an expected market capitalization at the time of listing of over HK\$10.0 billion.

The Stock Exchange had granted the Company a waiver from strict compliance with the requirement under Rule 8.08(1)(a) of the Listing Rules to accept a lower public float percentage subject to the condition that:

- the minimum public float shall be the higher of (a) 15.0%; or (b) such percentage of Shares to be held by the public immediately after the completion of the global offering (as increased by any Shares to be issued under any exercise of the Over-allotment Option (as defined in the Prospectus));
- (ii) the Company's market capitalisation at the time of listing is over HK\$10 billion;
- (iii) the Company will make appropriate disclosure of the lower prescribed percentage of public float in the Prospectus together with a confirmation of sufficiency of public float in its successive annual reports after the listing; and
- (iv) there will be an open market in the shares offered in the global offering, and the number of shares and the extent of their distribution would enable the market to operate properly.

Based on information publicly available to the Company and within the knowledge of the Directors as at the date of this report, the Company has maintained the sufficient public float as required under the Listing Rules.

根據上市規則第13.51B條之董事 資料變動

根據上市規則第13.51B(1)條規定,須披露的本報告期間及直至本年報日期的董事資料之變動載列如下:

於2025年1月1日,倫照明先生因須投入更多時間於彼之其他個人承擔辭任本公司執行董事及首席執行官。詳情請參閱本公司日期為2024年12月31日的公告。

於2025年5月16日,王迪女士已獲委任為執 行董事。詳情請參閱本公司日期為2025年5 月16日的公告。

企業管治常規

本公司致力維持高水平的企業管治。有關本公司所採納的主要企業管治常規資料載於本年度報告第36至55頁所載的企業管治報告。除本年報所披露者外,董事會認為,本公司於本年度已遵守企業管治守則所載的所有守則條文。

獨立核數師

本集團於本年度之綜合財務報表由栢淳會計師事務所有限公司審核。栢淳會計師事務所有限公司將卸任,惟其符合資格並願接受重新委聘。有關重新委聘栢淳會計師事務所有限公司為本公司獨立核數師之決議案將於2025年股東週年大會上提呈。

承董事會命 *主席* 倫瑞祥

香港,2025年7月11日

CHANGES IN THE INFORMATION OF DIRECTORS PURSUANT TO RULE 13.51B OF THE LISTING RULES

The changes in Directors' information as required to be disclosed pursuant to Rule 13.51B(1) of the Listing Rules for the reporting period and up to the date of this annual report are set out below:

On 1 January 2025, Mr Lun Zhao Ming resigned as an executive director and the chief executive officer of the Company in order to devote more time on his other personal commitments. Please see the announcement of the Company dated 31 December 2024 for details.

On 16 May 2025, Ms Wang Di was appointed as an executive Director. Please see the announcement of the Company dated 16 May 2025 for details.

CORPORATE GOVERNANCE PRACTICES

The Company is committed to maintain a high level of corporate governance. Principal corporate governance practices adopted by the Company are set out in the Corporate Governance Report as set out on pages 36 to 55 of this annual report. Save as disclosed in this annual report, the Board is of the opinion that the Company has complied with all code provisions set out in the CG Code during the Year.

INDEPENDENT AUDITOR

The consolidated financial statements of the Group for the Year have been audited by Prism Hong Kong Limited. Prism Hong Kong Limited will retire and, being eligible, offer themselves for re-appointment. A resolution for the re-appointment of Prism Hong Kong Limited as independent auditor of the Company will be proposed at the 2025 AGM.

By Order of the Board

Lun Ruixiang

Chairman

Hong Kong, 11 July 2025

* For identification purpose only



致滙景控股有限公司股東

(於開曼群島註冊成立的有限公司)

不發表意見

我們獲聘用審核列載於第92至212頁的滙景控股有限公司(「貴公司」)及其附屬公司(「貴集團」)的綜合財務報表,此綜合財務報表包括於2024年12月31日的綜合財務狀況表與截至該日止年度的綜合損益表、綜合至面收益表、綜合權益變動表及綜合現金流量表,以及綜合財務報表附註,包括重大會計政策資料。

我們不就 貴集團的綜合財務報表發表意見。 基於本報告中「不發表意見基準」一節所述事項的重要性,我們並無取得足夠適當的審核 憑證以為該等綜合財務報表的審核意見提供 基礎。就所有其他方面而言,我們認為綜合 財務報表已根據香港公司條例的披露要求妥 為編製。

不發表意見基準

有關持續經營的重大不確定因素

誠如綜合財務報表附註2.1所載, 貴集團截 至2024年12月31日止年度產生虧損淨額人民幣801,318,000元,截至該日期,貴集團的 流動負債超出其流動資產人民幣3,919,628,000 元,淨負債人民幣334.475.000元,計息銀行及 其他借款、優先票據及該等應付款項的應計 利息賬面值分別為人民幣4,134,446,000元、人 民幣1,051,260,000元及人民幣762,831,000元, 並將於報告期末起計未來十二個月內到期償 還或按要求償還,而其可動用現金及現金等 價物為人民幣2,327,000元。此外,於2024年 12月31日, 貴集團若干計息銀行及其他借 款以及優先票據連同應計利息違約或交叉違 約合計人民幣5,948,537,000元,且於綜合財務 報表批准日期仍未償還。該違約行為構成違 約事件,因此貸款人可以行使其發出通知的 權利,要求立即償還包括利息在內的所有未 償債務。除上述者外,於2024年12月31日後 及直至綜合財務報表批准日期, 貴集團並未 償還若干計息銀行及其他借款以及優先票據 的本金及利息合共約人民幣6,220,792,000元。 該等事件及情況連同綜合財務報表附註2.1所 載其他事項,反映存在重大不明朗因素,導致 貴集團持續經營能力受到重大質疑,並 貴集團可能無法在正常業務過程中變現 資產和清償負債。

To the shareholders of Huijing Holdings Company Limited

(Incorporated in the Cayman Islands with limited liability)

DISCLAIMER OF OPINION

We were engaged to audit the consolidated financial statements of Huijing Holdings Company Limited (the "Company") and its subsidiaries (the "Group") set out on pages 92 to 212, which comprise the consolidated statement of financial position as at 31 December 2024, and the consolidated statement of profit or loss, the consolidated statement of comprehensive income, the consolidated statement of changes in equity and the consolidated statement of cash flows for the year then ended, and notes to the consolidated financial statements, including material accounting policy information.

We do not express an opinion on the consolidated financial statements of the Group. Because of the significance of the matter described in the *Basis for Disclaimer of Opinion* section of our report, we have not been able to obtain sufficient appropriate audit evidence to provide a basis for an audit opinion on these consolidated financial statements. In all other respects, in our opinion the consolidated financial statements have been properly prepared in compliance with the disclosure requirements of the Hong Kong Companies Ordinance.

BASIS FOR DISCLAIMER OF OPINION

Material uncertainties relating to going concern

As set out in note 2.1 to the consolidated financial statements, the Group incurred a net loss of RMB801,318,000 for the year ended 31 December 2024 and as of that date, the Group's current liabilities exceeded its current assets by RMB3,919,628,000, net liabilities of RMB334,475,000, the interestbearing bank and other borrowings, senior notes and accrued interests on these payables with the carrying amounts of RMB4,134,446,000, RMB1,051,260,000 and RMB762,831,000 respectively, which will be due for repayment within the next twelve months from the end of reporting period or repayable on demand, while its available cash and cash equivalent amounted to RMB2,327,000. In addition, the Group had defaulted or cross defaulted certain interest-bearing bank and other borrowings and the senior notes with accrued interests in aggregate of RMB5,948,537,000 as at 31 December 2024 and remained outstanding as of the date of approval of the consolidated financial statements. The non-compliance constituted an event of default, such that the lenders may exercise their rights to serve notice to demand immediate repayment of all outstanding debts including interests. Apart of the aforesaid, subsequent to 31 December 2024 and up to the date of approval of the consolidated financial statements, the Group did not repay principal and interest in total of approximately RMB6,220,792,000 for certain interest-bearing bank and other borrowings and senior notes. These events and conditions, together with other matters as set out in note 2.1 to the consolidated financial statements, indicate the existence of material uncertainties which may cast significant doubt about the Group's ability to continue as a going concern and therefore it may be unable to realise its assets and discharge its liabilities in the normal course of business.

不發表意見基準(續)

有關持續經營的重大不確定因素(續)

誠如綜合財務報表附註2.1所載, 貴公司董事已採納多項措施改善貴集團的流動資金及財務狀況。綜合財務報表乃由 貴公司董事按持續經營基準編製,其有效性取決於該等措施的結果,而有關結果受制於多項不確定因素。我們未能確定董事在按持續經營基準編製綜合財務報表時作出之假設是否屬適當。

BASIS FOR DISCLAIMER OF OPINION (Continued) Material uncertainties relating to going concern (Continued)

The directors of the Company have taken measures to improve the Group's liquidity and financial position as set out in note 2.1 to the consolidated financial statements. The consolidated financial statements have been prepared by the directors of the Company on a going concern basis, the validity of which depends on the outcome of these measures, which are subject to material uncertainties. We are unable to determine whether the use of the going concern assumption in the preparation of the consolidated financial statements is appropriate.

Should the going concern assumption be inappropriate, adjustments would have to be made to reclassify non-current assets and non-current liabilities as current assets and current liabilities respectively, and to write down the values of assets to their recoverable amounts and to provide for any further liabilities which may arise. The consolidated financial statements do not include any such adjustments. However, material uncertainties exist in relation to the Group's ability to continue as a going concern in view of the Group's future cash flow. We consider that appropriate disclosures have been made in the consolidated financial statements concerning this situation but we have not obtained sufficient appropriate audit evidence regarding the Group's ability to meet its financial obligations as and when they fall due and we consider the potential cumulative effect on the consolidated financial statements of this material uncertainty relating to going concern to be so significant that we have disclaimed our opinion.

董事及治理層就綜合財務報表須 承擔的責任

貴公司董事須負責根據香港會計師公會(「香港會計師公會))頒佈的香港財務報告準則會計準則及香港公司條例的披露要求編製真實而中肯的綜合財務報表,並對其認為為使綜合財務報表的編製不存在由於欺詐或錯誤而導致的重大錯誤陳述所必需的內部控制負責。

在編製綜合財務報表時, 貴公司董事負責評估 貴集團持續經營的能力,並在適當情況下披露與持續經營有關的事項,以及使用持續經營為會計基礎,除非 貴公司董事有意將 貴集團清盤或停止經營,或別無其他實際的替代方案。

治理層須負責監督 貴集團財務報告過程。

RESPONSIBILITIES OF THE DIRECTORS AND THOSE CHARGED WITH GOVERNANCE FOR THE CONSOLIDATED FINANCIAL STATEMENTS

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

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

Those charged with governance are responsible for overseeing the Group's financial reporting process.

核數師就審計綜合財務報表須承擔的責任

我們的責任是根據香港會計師公會頒佈的香港審計準則審核 貴集團的綜合財務報表,並根據我們協議的委聘條款,僅向全體成出具核數師報告,除此之外本報告別無其他目的。我們不會就本報告的內容向任何其他人士負上或承擔任何責任。然而,由於們不告「不發表意見基準」一節所述事項,我們未能就該等綜合財務報表獲取足夠適當的審核憑證為審核意見提供基礎。

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,並已履行 守則中的其他道德責任。

本獨立核數師報告的審計項目合夥人是李國麟。

栢淳會計師事務所有限公司

執業會計師

李國麟

執業證書編號: P06294

香港

2025年7月11日

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

Our responsibility is to conduct an audit of the Group's consolidated financial statements in accordance with Hong Kong Standards on Auditing issued by the HKICPA and to issue an auditor's report, solely to you, as a body, in accordance with our agreed terms of engagement, and for no other purpose. We do not assume responsibility towards or accept liability to any other person for the contents of this report. However, because of the matter described in the Basis for Disclaimer of Opinion section of our report, we were not able to obtain sufficient appropriate audit evidence to provide a basis for an audit opinion on these consolidated financial statements.

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.

The engagement partner on the audit resulting in this independent auditor's report is Lee Kwok Lun.

Prism Hong Kong Limited

Certified Public Accountants

Lee Kwok Lun

Practising Certificate Number: P06294

Hong Kong 11 July 2025

綜合損益表 CONSOLIDATED STATEMENT OF PROFIT OR LOSS

		附註 Notes	2024年 2024 人民幣千元 RMB′000	2023年 2023 人民幣千元 RMB'000
收益 銷售成本	REVENUE Cost of sales	5	240,915 (178,271)	941,219 (682,803)
毛利	Gross profit		62,644	258,416
其他收入及收益 銷售及分銷開支 行政開支 投資物業公平值虧損淨值	Other income and gains Selling and distribution expenses Administrative expenses Fair value losses on investment	5	15,521 (10,998) (89,220)	7,608 (44,429) (235,861)
貿易及其他應收賬款減值 撇減存貨至可變現淨值	properties, net Impairment of trade and other receivables Write-down of inventories to net realisable value	14	(200) (3,506)	(70,717) (45,683)
其他開支 財務擔保合同重新計量	Other expenses Remeasurement of financial guarantee contracts		(144,387) (113,368) 5,050	(48,507) (292,812) 1,164
財務成本 分佔合資企業虧損 分佔一家聯營企業虧損	Finance costs Share of losses of joint ventures Share of loss of an associate	6	(441,332) (24,529)	(178,409) (14,446) (1,053)
除税前虧損	LOSS BEFORE TAX	7	(744,325)	(664,729)
所得税開支	Income tax expense	10	(56,993)	(65,621)
年內虧損	LOSS FOR THE YEAR	,	(801,318)	(730,350)
以下應佔: 母公司擁有人 非控股權益	Attributable to: Owners of the parent Non-controlling interests		(799,479) (1,839) (801,318)	(696,720) (33,630) (730,350)
母公司擁有人應佔每股虧損	LOSS PER SHARE ATTRIBUTABLE TO OWNERS OF THE PARENT		(===,====)	(. 30)330)
基本及攤薄(每股人民幣元)	Basic and diluted (RMB per share)	12	(0.15)	(0.13)

綜合全面收益表

CONSOLIDATED STATEMENT OF COMPREHENSIVE INCOME

		2024年 2024 人民幣千元 RMB′000	2023年 2023 人民幣千元 RMB'000
年內虧損	LOSS FOR THE YEAR	(801,318)	(730,350)
其後期間將不會重新分類至損益賬之 其他全面收入: 換算本公司財務報表之匯兑差額 其後期間可能重新分類至損益賬之 其他全面虧損:	Other comprehensive income that will not be reclassified to profit or loss in subsequent periods: Exchange differences on translation of financial statements of the Company Other comprehensive loss that may be reclassified to profit or loss in subsequent periods:	8,201	11,444
換算附屬公司財務報表之匯兑差額	Exchange differences on translation of financial statements of the subsidiaries	(68,856)	(38,149)
年內其他全面虧損	Other comprehensive loss for the year	(60,655)	(26,705)
年內全面虧損總額	TOTAL COMPREHENSIVE LOSS FOR THE YEAR	(861,973)	(757,055)
以下應佔: 母公司擁有人 非控股權益	Attributable to: Owners of the parent Non-controlling interests	(860,134) (1,839) (861,973)	(723,425) (33,630) (757,055)

綜合財務狀況表 CONSOLIDATED STATEMENT OF FINANCIAL POSITION

於 2024年 12月 31日 As at 31 December 2024

		附註 Notes	2024年 2024 人民幣千元 RMB′000	2023年 2023 人民幣千元 RMB'000
非流動資產	NON CURRENT ACCETS	Notes	NIVID 000	TIVID 000
物業、廠房及設備	NON-CURRENT ASSETS Property, plant and equipment	13	57,969	64,824
使用權資產	Right-of-use assets	15(a)	1,239	23,112
投資物業	Investment properties	13(a) 14	1,394,300	1,394,500
無形資產	Intangible assets	16	2,891	3,880
於合資企業的投資	Investments in joint ventures	17	192,426	216,955
於一家聯營企業的投資	Investment in an associate	18	7,295	7,295
持作開發以供出售的土地	Land held for development for sale	19	1,809,295	1,808,138
遞延税項資產	Deferred tax assets	32	179,963	165,800
非流動資產總值	TOTAL NON-CURRENT ASSETS		3,645,378	3,684,504
流動資產	CURRENT ASSETS			
持作開發以供出售的土地	Land held for development for sale	19	513,011	513,011
在建物業	Properties under development	20	3,113,417	3,132,198
持作出售的已竣工物業	Completed properties held for sale	21	915,949	935,667
貿易應收賬款	Trade receivables	22	13,377	9,669
	Prepayments, other receivables and			•
資產	other assets	23	1,562,734	1,594,550
應收合資企業的款項	Receivables from joint ventures	17	346,084	373,897
按公平值計入損益之金融資產	Financial assets at fair value through			
	profit or loss	24	10	44,311
預付土地增值税	Prepaid land appreciation tax		3,252	3,238
現金及銀行結餘	Cash and bank balances	25	37,179	126,160
流動資產總值	TOTAL CURRENT ASSETS		6,505,013	6,732,701
流動負債	CURRENT LIABILITIES			
貿易應付賬款	Trade payables	26	1,288,552	1,290,873
其他應付款項、已收按金及應計	Other payables, deposits received and			
費用	accruals	27	1,583,235	1,093,927
租賃負債	Lease liabilities	15(b)	1,215	5,445
合約負債	Contract liabilities	28	968,726	1,162,247
計息銀行及其他借款	Interest-bearing bank and other borrowings	29	4,134,446	4,012,871
優先票據	Senior notes	30	1,051,260	908,543
企業所得税撥備	Provision for corporate income tax		677,356	674,419
土地增值税撥備	Provision for land appreciation tax	31	719,851	663,200
流動負債總額	TOTAL CURRENT LIABILITIES		10,424,641	9,811,525
流動負債淨值	NET CURRENT LIABILITIES		(3,919,628)	(3,078,824)
資產總值減流動負債	TOTAL ASSETS LESS CURRENT			
	LIABILITIES		(274,250)	605,680

綜合財務狀況表 CONSOLIDATED STATEMENT OF FINANCIAL POSITION

於2024年12月31日 As at 31 December 2024

		附註	2024 年 2024 人民幣千元	2023年 2023 人民幣千元
		Notes	RMB'000	RMB'000
非流動負債	NON-CURRENT LIABILITIES			
租賃負債	Lease liabilities	15(b)	103	20,091
遞延税項負債	Deferred tax liabilities	32	60,122	60,170
非流動負債總額	TOTAL NON-CURRENT LIABILITIES		60,225	80,261
(負債)/資產淨值	NET (LIABILITIES)/ASSETS		(334,475)	525,419
權益	EQUITY			
母公司擁有人應佔權益	Equity attributable to owners of			
	the parent			
已發行股本	Issued capital	33	47,972	47,972
儲備	Reserves	35	(895,882)	(35,789)
			(847,910)	12,183
非控股權益	Non-controlling interests		513,435	513,236
(虧絀)/權益總額	Total (deficit)/equity		(334,475)	525,419

盧沛軍 Lu Peijun 董事 Director 羅成煜 Luo Chengyu 董事 Director

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

			母公司擁有人應佔 Attributable to owners of the parent									
		已發行股本 Issued capital 人民幣千元 RMB'000 (附註33) (note 33)	股份溢價 Share premium 人民幣千元 RMB'000 (附註33) (note 33)	購股權儲備 Share option reserve 人民幣千元 RMB'000 (附註34) (note 34)	資本儲備 Capital reserve 人民幣千元 RMB'000 (附註35(d)) (note 35(d))	综合儲備 Merger reserve 人民幣千元 RMB'000 (附註35(b)) (note 35(b))	法定盈餘 儲備 Statutory surplus reserve 人民幣千元 RMB'000 (附註35(a)) (note 35(a))	匯兑儲備 Exchange reserve 人民幣千元 RMB'000	累計虧損 Accumulated losses 人民幣千元 RMB'000	總計 Total 人民幣千元 RMB'000	非控股權益 Non- controlling interests 人民幣千元 RMB'000	(虧絀)/ 權益總額 Total (deficit)/ equity 人民幣千元 RMB'000
於2024年1月1日	At 1 January 2024	47,972	737,120	82,065	656	499	259,962	(69,081)	(1,047,010)	12,183	513,236	525,419
年內虧損 年內其他全面虧損: 換算財務報表的匯兑差額	Loss for the year Other comprehensive loss for the year: Exchange differences on translation of financial statements	-	-	-	-	-	-	(60,655)	(799,479)	(799,479) (60,655)	(1,839)	(801,318)
年內全面虧損總額	Total comprehensive loss for the year	-	-					(60,655)	(799,479)	(860,134)	(1,839)	(861,973)
來自非控股股東之供款 以股權結算的購股權安排 (附註34)	Contribution from non-controlling shareholders Equity-settled share option arrangements (note 34)	-	-	- 41	-	-	-	-	-	- 41	2,038	2,038
於2024年12月31日	As at 31 December 2024	47,972	737,120*	82,106*	656*	499*	259,962*	(129,736)	* (1,846,489)*		513,435	(334,475)

綜合權益變動表

CONSOLIDATED STATEMENT OF CHANGES IN EQUITY

			母公司擁有人應佔 Attributable to owners of the parent									
				購股權儲備 Share option reserve 人民幣千元 RMB'000 (附註34) (note 34)	資本儲備 Capital reserve 人民幣千元 RMB'000 (附註35(d)) (note 35(d))		法定盈餘 儲備 Statutory surplus reserve 人民幣千元 RMB'000 (<i>附註35(a</i>)) (note 35(a))	匯兑儲備 Exchange reserve 人民幣千元 RMB'000	累計虧損 Accumulated losses 人民幣千元 RMB'000		非控股權益 Non- controlling interests 人民幣千元 RMB'000	權益總額 Total equity 人民幣千元 RMB'000
於2023年1月1日	At 1 January 2023	47,972	737,120	81,161	656	499	259,962	(42,376)	(352,302)	732,692	585,979	1,318,671
年內虧損 年內其他全面虧損:	Loss for the year Other comprehensive loss for the year:	-	-	-	-	-	-	-	(696,720)	(696,720)	(33,630)	(730,350)
換算財務報表的匯兑差額	Exchange differences on translation of financial statements	-	-	-	-	-	-	(26,705)	-	(26,705)	-	(26,705)
年內全面虧損總額 出售附屬公司(附註38) 以股權結算的購股權安排	Total comprehensive loss for the year Disposal of subsidiaries (note 38) Equity-settled share option	-	-	-	-	-	-	(26,705)	(696,720) –	(723,425) -	(33,630) (39,113)	(757,055) (39,113)
(附註34) 購股權失效或屆滿而 轉讓購股權儲備	arrangements (note 34) Transferring share option reserve upon the forfeiture or expiring of	-	-	3,022	-	-	-	-	-	3,022	-	3,022
1.0 Refullity The NH III	share options	-	-	(2,118)	-	-	-	-	2,012	(106)	-	(106)
於2023年12月31日	As at 31 December 2023	47,972	737,120*	82,065*	656*	499*	259,962*	(69,081)*	(1,047,010)*	12,183	513,236	525,419

^{*} 該等儲備賬包括於綜合財務狀況表內為人民幣895,882,000元(2023年:人民幣35,789,000元負綜合儲備)的負綜合儲備。

These reserve accounts comprise the consolidated reserve of negative amount of RMB895,882,000 (2023: negative amount of RMB35,789,000) in the consolidated statement of financial position.

綜合現金流量表 CONSOLIDATED STATEMENT OF CASH FLOWS

		附註 Notes	2024年 2024 人民幣千元 RMB′000	2023年 2023 人民幣千元 RMB'000
經營活動	OPERATING ACTIVITIES			
除税前虧損	Loss before tax		(744,325)	(664,729)
調整:	Adjustments for:			
銀行利息收入	Bank interest income	5	(158)	(248)
物業、廠房及設備折舊	Depreciation of property, plant and			
生田林次文长 花	equipment	7	7,160	7,776
使用權資產折舊	Depreciation of right-of-use assets	7	2,095	5,705
無形資產攤銷 權益結算購股權開支	Amortisation of intangible assets	7	989 41	1,056
推益約异期放推用文 已沒收供款	Equity-settled share option expense Forfeited contributions	7 7	41	3,022 (106)
投資物業公平值虧損淨額	Fair value losses on investment	/	_	(100)
汉真107末44 日底15577 65	properties, net	14	200	70,717
按公平值計入損益之金融資產		, ,	200	, 0,, 1,
之公平值變動	fair value through profit or loss	7	45,713	57,615
出售物業、廠房及	Loss/(gain) on disposal of items of		· ·	
設備項目的虧損/(收益)	property, plant and equipment	7	846	(137)
出售附屬公司的虧損淨額	Loss on disposal of subsidiaries, net	38	_	33,407
出售一家合資企業的虧損淨額	Loss on disposal of a joint venture, net		-	63,605
分佔合資企業虧損	Share of losses of joint ventures		24,529	14,446
分佔一家聯營企業虧損	Share of loss of an associate	18	-	1,053
貿易及其他應收賬款減值	Impairment of trade and other			
	receivables		3,506	45,683
撇減存貨至可變現淨值	Write-down of inventories to net			
	realisable value	7	144,387	48,507
財務擔保合同重新計量	Remeasurement of financial guarantee			
	contracts		(5,050)	(1,164)
財務成本	Finance costs	6	441,332	178,409
			(78,735)	(135,383)
持作開發以供出售的土地增加	Increase of land held for development for		(70)755)	(133,303)
	sale		(29,592)	(73,951)
在建物業增加	Increase in properties under development		(164,264)	(434,464)
持作出售的已竣工物業	Decrease in completed properties			
減少	held for sale		202,323	711,307
貿易應收賬款(增加)/減少	(Increase)/decrease in trade receivables		(1,870)	9,665
預付款項、其他應收款項及	Decrease in prepayments, other receivables			
其他資產減少	and other assets		52,038	184,818
貿易應付賬款(減少)/增加	(Decrease)/increase in trade payables		(2,321)	333,489
合約負債減少	Decrease in contract liabilities		(193,521)	(815,260)
其他應付款項、已收按金及	Increase in other payables, deposits			
應計費用增加	received and accruals		57,343	257,300

綜合現金流量表 CONSOLIDATED STATEMENT OF CASH FLOWS

		附註 Notes	2024年 2024 人民幣千元 RMB′000	2023年 2023 人民幣千元 RMB'000
經營(所用)/所得現金	Cash (used in)/generated from			
	operations		(158,599)	37,521
已收利息 已付中國企業所得税	Interest received		158	248
已付中國土地增值稅	PRC corporate income tax paid PRC land appreciation tax paid		- (11,616)	(22,679) (2,360)
經營活動(所用)/所得現金 流量淨額	NET CASH FLOWS (USED IN)/FROM OPERATING ACTIVITIES		(170,057)	12,730
			(170,037)	12,7 30
投資活動 給予合資企業之墊款	INVESTING ACTIVITIES Advance to joint ventures		_	(489)
購買物業、廠房及設備項目	Purchases of items of property, plant and			(/
	equipment	13	(355)	(848)
添置投資物業	Additions of investment properties	14	_	(7,423)
收購附屬公司	Acquisitions of subsidiaries	37	_	1,403
出售附屬公司	Disposal of subsidiaries	38	-	(2,567)
出售物業、廠房及設備項目的	Proceeds from disposal of items of			
所得款項	property, plant and equipment		-	574
受限制現金減少/(增加)	Decrease/(increase) in restricted cash		85,299	(69,152)
出售於一家合資企業的投資	Disposal of investment in a joint venture		-	50,900
投資活動所得/(所用)現金	NET CASH FLOWS FROM/(USED IN)			
流量淨額	INVESTING ACTIVITIES		84,944	(27,602)
融資活動	FINANCING ACTIVITY			
已付利息	Interest paid		(5,629)	(133,952)
新銀行及其他借款	New bank and other borrowings		128,500	249,233
償還銀行及其他借款	Repayment of bank and other borrowings		(14,473)	(98,946)
來自非控股股東之供款	Contribution from non-controlling shareholders		2,038	
租賃付款的本金部分	Principal portion of lease payments	39(c)	(2,220)	(6,717)
融資活動所得現金流量淨額	NET CASH FLOWS FROM FINANCING			
	ACTIVITIES		108,216	9,618

綜合現金流量表 CONSOLIDATED STATEMENT OF CASH FLOWS

		附註 Notes	2024年 2024 人民幣千元 RMB′000	2023年 2023 人民幣千元 RMB'000
現金及現金等價物增加/	NET INCREASE/(DECREASE) IN CASH		22.402	(5.25.4)
(減少)淨額 年初現金及現金等價物	AND CASH EQUIVALENTS CASH AND CASH EQUIVALENTS AT THE		23,103	(5,254)
	BEGINNING OF YEAR		6,009	27,269
匯兑變動的影響淨額	Effect of foreign exchange rate changes,			
	net		(26,785)	(16,006)
年末現金及現金等價物	CASH AND CASH EQUIVALENTS AT			
	END OF YEAR		2,327	6,009
現金及現金等價物結餘分析	ANALYSIS OF BALANCES OF CASH AND			
	CASH EQUIVALENTS			
現金及銀行結餘	Cash and bank balances	25	37,179	126,160
減:受限制現金	Less: Restricted cash		(34,852)	(120,151)
綜合現金流量表所述的	Cash and cash equivalents as stated in the			
現金及現金等價物	consolidated statement of cash flows		2,327	6,009

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

截至2024年12月31日止年度 For the year ended 31 December 2024

1. 公司及集團資料

滙景控股有限公司(「本公司」)為一家於2019年1月9日根據開曼群島公司法(第22章)在開曼群島註冊成立的獲豁免有限公司。本公司的註冊辦事處地址為Cricket Square, Hutchins Drive, P.O. Box 2681, Grand Cayman, KY1-1111, Cayman Islands。本公司於香港主要營業地點位於香港港灣道23號鷹君中心19樓1907室。

本公司股份於2020年1月16日在香港聯合交易所有限公司(「聯交所」)主板上市。

本公司為投資控股公司。年內,本公司的附屬公司主要於中華人民共和國(「中國」)從事物業開發及投資。本公司董事(「董事」)認為,本公司的最終及直接控股公司為匯盈控股有限公司(「匯盈」,於英屬處女群島註冊成立),而本公司,按股限東為倫瑞祥先生(「倫瑞祥先生」)(透過匯盈)及陳巧云女士(「陳女士」,倫瑞祥先生的配偶)(透過匯盛控股有限公司)(統稱「控股股東」)。

1. CORPORATE AND GROUP INFORMATION

Huijing Holdings Company Limited (the "Company") is an exempted company with limited liability incorporated in the Cayman Islands on 9 January 2019 under the Companies Law, Cap 22 of the Cayman Islands. The registered office address of the Company is Cricket Square, Hutchins Drive, P.O. Box 2681, Grand Cayman, KY1-1111, Cayman Islands. The principal place of business of the Company in Hong Kong is located at Office No. 1907, 19th Floor, Great Eagle Centre, No. 23 Harbour Road, Hong Kong.

The shares of the Company were listed on the Main Board of the Stock Exchange of Hong Kong Limited (the "Stock Exchange") on 16 January 2020.

The Company is an investment holding company. During the year, the Company's subsidiaries were principally engaged in property development and investment in the People's Republic of China (the "PRC"). In the opinion of the directors of the Company (the "Directors"), the ultimate and immediate holding company of the Company is Wui Ying Holdings Limited ("Wui Ying", which is incorporated in the British Virgin Islands) and the controlling shareholders of the Company are Mr Lun Ruixiang ("Mr Lun Ruixiang", through Wui Ying) and Ms Chan Hau Wan ("Ms Chan", spouse of Mr Lun Ruixiang and through Wui Shing Holdings Limited) (collectively, the "Controlling Shareholders").

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

截至 2024 年 12 月 31 日止年度 For the year ended 31 December 2024

1. 公司及集團資料(續)

1. CORPORATE AND GROUP INFORMATION

(Continued)

有關附屬公司的資料

本公司的主要附屬公司的詳情如下:

Information about subsidiaries

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

名稱	註冊成立/成立 地點及運營地點 Place of incorporation/ establishment and	已發行普通股/ 註冊股本面值 Nominal value of issued ordinary/ registered share	本公司應佔間接 股權百分比 Percentage of indirect equity interest attributable	主要業務
Name	place of operations	capital	to the Company	Principal activities
海豐控股有限公司 Hai Feng Holdings Limited	香港 Hong Kong	1,000,000港元 HK\$1,000,000	100% 100%	投資控股 Investment holding
東莞市滙景凱倫灣房地產開發 有限公司** Dongguan Huijing Kailun Bay Property Development Limited	中國/中國內地 PRC/Chinese Mainland	人民幣50,000,000元 RMB50,000,000	100% 100%	物業開發 Property development
滙景集團有限公司** Huijing Group Limited	中國/中國內地 PRC/Chinese Mainland	人民幣 1,500,000,000 元 RMB1,500,000,000	100% 100%	物業開發以及 投資控股 Property development and investment holding
衡陽滙景房地產開發有限公司**	中國/中國內地	人民幣50,505,051元	100%	物業開發
Hengyang Huijing Property Development Limited	PRC/Chinese Mainland	RMB50,505,051	100%	Property development
東莞市滙景房地產發展有限公司**	中國/中國內地	人民幣 1,000,000 元	100%	物業開發
Dongguan Huijing Property Development Company Limited	PRC/Chinese Mainland	RMB1,000,000	100%	Property development
東莞市滙景東部汽車產業發展	中國/中國內地	人民幣30,000,000元	40.8%^^	物業開發
有限公司(「東莞滙景東部汽車」) ** Dongguan Huijing East Automobile Development Limited ("Dongguan Huijing East Automobile")	PRC/Chinese Mainland	RMB30,000,000	40.8%^^	Property development
東莞市翡翠半島房地產開發有限公司,	#中國/中國內地	人民幣1,000,000元	100%	物業開發
Dongguan Jade Peninsula Property Development Limited	PRC/Chinese Mainland	RMB1,000,000	100%	Property development

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

截至2024年12月31日止年度 For the year ended 31 December 2024

1. 公司及集團資料(續)

1. CORPORATE AND GROUP INFORMATION

(Continued)

有關附屬公司的資料(續)

Information about subsidiaries (Continued)

名稱	註冊成立/成立 地點及運營地點	已發行普通股/ 註冊股本面值	本公司應佔間接 股權百分比 Percentage of	主要業務
Name	Place of incorporation/ establishment and place of operations	Nominal value of issued ordinary/ registered share capital	indirect equity interest attributable to the Company	Principal activities
合肥富華置業有限公司 ^{@#} Hefei Fuhua Properties Limited	中國/中國內地 PRC/Chinese Mainland	人民幣150,000,000元 RMB150,000,000	100% 100%	物業開發及投資控股 Property development and investment holding
東源縣東江水鄉隆和投資發展 有限公司** Dongyuan Dongjiang River Village Long He Investment Development Limited	中國/中國內地 PRC/Chinese Mainland e	人民幣50,000,000元 RMB50,000,000	100% 100%	物業開發 Property development
東源縣雅園實業投資有限公司** Dongyuan Yayuan Property Investment Limited	中國/中國內地 PRC/Chinese Mainland	人民幣30,000,000元 RMB30,000,000	100% 100%	物業開發 Property development
東莞市海亞貿易有限公司** Dongguan Haiya Trading Limited	中國/中國內地 PRC/Chinese Mainland	人民幣500,000元 RMB500,000	100% 100%	物業開發 Property development
東莞市虎門萬方實業有限公司** Dongguan Humen Wanfang Properties Limited	中國/中國內地 PRC/Chinese Mainland	人民幣 100,000,000 元 RMB100,000,000	98% 98%	物業開發 Property development
東源縣東江水鄉實業有限公司** Dongyuan Dongjiang River Village Properties Limited	中國/中國內地 PRC/Chinese Mainland	人民幣61,250,000元 RMB61,250,000	92% 92%	物業開發 Property development
衡陽雁湖生態旅遊有限公司*♯ Hengyang Yanhu Eco-tourism Limited	中國/中國內地 PRC/Chinese Mainland	人民幣 5,000,000 元 RMB5,000,000	100% 100%	物業開發 Property development
松森傢俱(東莞)有限公司^# Songsen Furniture (Dongguan) Company Limited	中國/中國內地 PRC/Chinese Mainland	11,000,000港元 HK\$11,000,000	100% 100%	物業開發 Property development

截至2024年12月31日止年度 For the year ended 31 December 2024

1. 公司及集團資料(續)

1. CORPORATE AND GROUP INFORMATION

(Continued)

有關附屬公司的資料(續)

Information about subsidiaries (Continued)

名稱 Name	註冊成立/成立 地點及運營地點 Place of incorporation/ establishment and place of operations	已發行普通股 註冊股本面值 Nominal value of issued ordinary/ registered share capital	本公司應佔間接 股權百分比 Percentage of indirect equity interest attributable to the Company	主要業務 Principal activities
東莞市嘉益仕實業投資有限公司** Dongguan Jiayishi Investment Limited	中國/中國內地 PRC/Chinese Mainland	人民幣50,000,000元 RMB50,000,000	100% 100%	物業開發 Property development
東源縣東江畫廊旅游發展有限公司 (「東江畫廊」)** Dongyuan Dongjiang River Galleries Tourism Development Company Ltd. ("Dongjiang River Galleries")	中國/中國內地 PRC/Chinese Mainland	人民幣 29,679,950 元 RMB29,679,950	100% 100%	物業開發 Property development
東莞尚益時鐘有限公司** Dongguan Shangyi Clock Co., Ltd.	中國/中國內地 PRC/Chinese Mainland	27,000,000港元 HK\$27,000,000	100% 100%	房地產租賃 Real estate rental
東莞市瑞城信息咨詢有限公司** Dongguan Ruicheng Information Consulting Co., Ltd.	中國/中國內地 PRC/Chinese Mainland	人民幣5,000,000元 RMB5,000,000	100% 100%	房地產租賃 Real estate rental

- * 根據中國法律登記為內資有限公司。
- ^ 根據中國法律登記為外商獨資企業。
- @ 根據中國法律登記為中外合資權益實體。
- か由於即使在本集團應佔該實體股權少於50%的情況下,本集團仍擁有過半數的投票權,故該公司乃入賬列為本集團附屬公司。
- 由於該等公司並無註冊任何正式的英文名稱,故其英文名稱乃由本公司管理層盡力直接翻譯其中文名稱而得來。

上表列出董事認為主要影響本集團年內 業績或構成本集團資產淨值絕大部分之 本公司附屬公司。董事認為,列出其他 附屬公司之詳情將會令到篇幅過於冗長。

- * Registered as domestic limited liability companies under PRC law.
- Registered as a wholly-foreign-owned enterprise under PRC law.
- Registered as a sino-foreign equity entity under PRC law.
- ^^ This company is accounted for as subsidiary of the Group because the Group owns more than half of the voting rights even though the equity interests in this entity attributable to the Group are less than 50%.
- * The English names of these companies represent the best effort made by management of the Company to directly translate their Chinese names as they did not register any official English name.

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

截至2024年12月31日止年度 For the year ended 31 December 2024

2.1 呈列基準

本集團截至2024年12月31日止年度產 生虧損淨額人民幣801,318,000元,截至 該日期,本集團的流動負債超出其流動 資產人民幣3,919,628,000元,淨負債人 民幣334,475,000元,計息銀行及其他借 款、優先票據及該等應付款項的應計 利息賬面值分別為人民幣4.134.446.000 元、人民幣1,051,260,000元及人民幣 762,831,000元,並將於報告期末起計未 來十二個月內到期償還或按要求償還, 而其可動用現金及現金等價物為人民 幣 2,327,000 元。此外,於 2024年 12月 31 日,本集團若干計息銀行及其他借款以 及優先票據連同應計利息違約或交叉違 約合計人民幣5,948,537,000元,且於綜 合財務報表批准日期仍未償還。該違約 行為構成違約事件,因此貸款人可以行 使其發出通知的權利,要求立即償還包 括利息在內的所有未償債務。除上述者 外,於2024年12月31日後及直至綜合 財務報表批准日期,本集團並未償還若 干計息銀行及其他借款以及優先票據的 本金及利息合共約人民幣6,220,792,000 元,該等事件及情況表明存在重大不確 定性,可能會對本集團的持續經營能力 產生重大疑問。

鑒於上述情況,董事已審慎考慮本集團 自報告期間之日起不少於十八個月預計 現金流量預測,並充分考慮了導致對持 續經營能力產生重大疑慮的事項。為緩 解資金流動性壓力及改善本集團財務狀 況,本集團已制定以下計劃和措施:

(a) 本集團一直專注於完成並交付物 業項目,以及實施加快在建物業 及已竣工物業銷售的措施;

2.1 BASIS OF PRESENTATION

The Group incurred a net loss of RMB801,318,000 for the year ended 31 December 2024 and as of that date, the Group's current liabilities exceeded its current assets by RMB3,919,628,000, net liabilities of RMB334,475,000, the interest-bearing bank and other borrowings, senior notes and accrued interests on these payables with the carrying amounts of RMB4,134,446,000, RMB1,051,260,000 and RMB762,831,000 respectively, which will be due for repayment within the next twelve months from the end of reporting period or repayable on demand, while its available cash and cash equivalent amounted to RMB2,327,000. In addition, the Group had defaulted or cross defaulted certain interest-bearing bank and other borrowings and the senior note with accrued interests in aggregate of RMB5,948,537,000 as at 31 December 2024 and remained outstanding as of the date of approval of the consolidated financial statements. The non-compliance constituted an event of default, such that the lenders may exercise their rights to serve notice to demand immediate repayment of all outstanding debts including interests. Apart of the aforesaid, subsequent to 31 December 2024 and up to the date of approval of the consolidated financial statements, the Group did not repay principal and interest in total of approximately RMB6,220,792,000 for certain interest-bearing bank and other borrowings and senior notes. These events and conditions indicate the existence of material uncertainties that may cast significant doubt on the Group's ability to continue as a going concern.

In light of the above, the Directors have carefully considered the Group's expected cash flow projections not less than 18 months from the date of reporting period and have given due consideration to the matters that give rise to material doubt as to its ability to continue as a going concern. The following plans and measures are formulated to mitigate the liquidity pressure and to improve the financial position of the Group:

(a) the Group has been focusing on the completion and delivery of its property projects as well as the implementation of measures to accelerate the sale of properties under development and completed properties;

截至2024年12月31日止年度 For the year ended 31 December 2024

2.1 呈列基準(續)

- (b) 本集團一直在整合資源以優化營 運並減少開支及資本支出,包括 尋找合作夥伴共同開發若干物業 發展項目,以產生額外現金流入 及/或減低現金流出。此外,本集 團已實施成本控制措施及摒除不 必要的資本開支,保留流動資金 持續發展其現有物業發展項目; 及
- (c) 本集團正積極與現有貸款人商討 重續本集團若干借款及/或就此 進行再融資。本集團已與潛在財 務機構進行建設性對話,探討可 能的再融資選擇。

董事已審閱由管理層編製本集團自報告期末起計不少於18個月期間的現金流量預測,彼等認為,考慮到上述計劃及措施,本集團將能夠為其運營提供充足資金並履行其於可見將來到期的財務責任。因此,董事認為,在持續經營基礎上編製該等綜合財務報表乃屬適當。

儘管如此,本集團能否實現上述計劃及 措施仍存在重大不確定性。本集團是否 能夠持續經營將取決於本集團透過以下 方式產生充足融資及經營現金流的能力:

- (a) 成功、及時地完成和交付其物業項目,以及實施加快在建物業及已竣工物業銷售的措施;及
- (b) 為其若干借款成功重續及/或進 行再融資。

2.1 BASIS OF PRESENTATION (Continued)

- (b) the Group has been consolidating resources to optimise its operations and reducing expenses and capital expenditures, including to look for partners to jointly develop certain property development projects to generate additional cash inflows and/or reduce cash outflows. In addition, the Group has implemented cost control measures and eliminated unnecessary capital expenditures to preserve liquidity for ongoing development of its existing property development projects; and
- (c) the Group is actively in discussion with its existing lenders to renew and/or refinance the Group's certain borrowings. The Group has engaged in constructive dialogue with prospective financiers to explore possible refinancing options.

The Directors have reviewed the cash flow projections of the Group prepared by the management covering a period of not less than 18 months from the end of the reporting period, they are of the opinion that, taking into account the above plans and measures, the Group will be able to adequately fund its operations and meet its financial obligations as and when they fall due in the foreseeable future. Accordingly, the Directors consider that the preparation of these consolidated financial statements on a going concern basis is appropriate.

Notwithstanding the above, significant uncertainties exist as to whether the Group is able to achieve its plans and measures as described above. Whether the Group will be able to continue as a going concern would depend upon the Group's ability to generate adequate financing and operating cash flows through the following:

- (a) the successful and timely completion and delivery of its property projects as well as the implementation of measures to accelerate the sale of properties under development and completed properties; and
- (b) the successful renewal and/or refinancing of its certain borrowings.

截至2024年12月31日止年度 For the year ended 31 December 2024

2.1 呈列基準(續)

倘本集團未能實現上述計劃和措施, 則可能無法繼續持續經營,並須作出調 整,以將資產價值撒減至其可收回金 額,就任何可能產生的進一步負債作出 撥備,並將非流動資產及非流動負債分 別重新分類為流動資產及流動負債。該 等潛在調整的影響尚未於綜合財務報表 內反映。

2.2 編製基準

該等財務報表乃根據香港會計師公會(「香港會計師公會」)頒佈的香港的話學則(「香港財務報告準則」,香港財務報告準則、香港會計學則」)及詮釋)發展對於不會計學則」)及設定。該等財務報告之投資物業及按公平值計入人人民幣等人投資物業及按公平值計入人人民幣有大人人,民幣等的數整至最接近之千位數(人數千元)。

綜合基準

綜合財務報表包括本公司及其附屬公司 (統稱「本集團」)截至2024年12月31日 止年度之財務報表。附屬公司指本公司 直接或間接控制的實體(包括結構化 體)。當本集團通過參與投資對象的權 關活動而承擔可變回報的風險或有權對 有可變回報,且有能力運用對投資 質對象的相關活動的現時權利)影響該 等回報時,即取得控制權。

2.1 BASIS OF PRESENTATION (Continued)

Should the Group fail to achieve the above-mentioned plans and measures, it might not be able to continue as a going concern, adjustments would have to be made to write down the value of assets to their recoverable amounts, to provide for any further liabilities which might arise and to reclassify non-current assets as current assets and non-current liabilities as current liabilities. The effects of these potential adjustments have not been reflected in the consolidated financial statements.

2.2 BASIS OF PREPARATION

These financial statements have been prepared in accordance with the Hong Kong Financial Reporting Standards (the "HKFRSs") (which include all Hong Kong Financial Reporting Standards, Hong Kong Accounting Standards ("HKASs") and Interpretations) issued by the Hong Kong Institute of Certified Public Accountants ("HKICPA") and the disclosure requirements of the Hong Kong Companies Ordinance. They have been prepared under the historical cost convention, except for investment properties and financial assets at fair value through profit or loss which have been measured at fair value. These financial statements are presented in Renminbi ("RMB") and all values are rounded to the nearest thousand (RMB'000) except when otherwise indicated.

Basis of consolidation

The consolidated financial statements include the financial statements of the Company and its subsidiaries (collectively referred to as the "Group") for the year ended 31 December 2024. A subsidiary is an entity (including a structured entity), directly or indirectly, controlled by the Company. Control is achieved when the Group is exposed, or has rights, to variable returns from its involvement with the investee and has the ability to affect those returns through its power over the investee (i.e., existing rights that give the Group the current ability to direct the relevant activities of the investee).

截至2024年12月31日止年度 For the year ended 31 December 2024

2.2 編製基準(續)

綜合基準(續)

一般而言,具有多數投票權即可推定為 具有控制權。當本公司擁有少於投資對 象大多數的投票或類似權利,在評估其 是否對投資對象擁有權力時,本集團會 考慮所有相關事實和情況,包括:

- (a) 與投資對象其他投票權持有者的 合約安排;
- (b) 其他合約安排產生的權利;及
- (c) 本集團的投票權及潛在投票權。

附屬公司財務報表乃按與本公司相同的報告期間,使用一致的會計政策編製。 附屬公司的業績由本集團取得控制權之 日起計綜合列賬,並繼續綜合列賬至該 等控制權終止之時為止。

損益及其他全面收入各組成部分歸屬於 本集團母公司擁有人及非控股權益所 有,即使此舉會導致非控股權益結餘出 現虧絀。與本集團成員公司間交易有關 的所有集團內公司間的資產及負債、權 益、收入、開支及現金流量均於綜合列 賬時全數抵銷。

倘事實及情況顯示上文所述的三項控制 因素有一項或多項出現變動,本集團會 重新評估其是否控制投資對象。附屬公 司的所有權權益變動(並無失去控制權) 按權益交易入賬。

倘本集團失去一家附屬公司的控制權, 則其取消確認相關資產(包括商譽)、負 債、任何非控股權益及匯兑波動儲備; 及於損益確認所保留任何投資的公平值 及任何因此產生的盈餘或虧絀。先前於 其他全面收入內確認的本集團應佔部分 按猶如本集團已直接出售相關資產或負 債的同一基準重新分類至損益或保留溢 利(如適用)。

2.2 BASIS OF PREPARATION (Continued)

Basis of consolidation (Continued)

Generally, there is a presumption that a majority of voting rights results in control. When the Company has, less than a majority of the voting or similar rights of an investee, the Group considers all relevant facts and circumstances in assessing whether it has power over an investee, including:

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

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

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

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

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

截至2024年12月31日止年度 For the year ended 31 December 2024

2.3 會計政策及披露變動

本集團已於本年度財務報表首次採納下 列新訂及經修訂香港財務報告準則:

香港財務報告準則 售後回租的租賃負債

第16號(修訂本)

香港會計準則第1號 負債分類為流動或非流動 (修訂本) (「2020年修訂本」)

香港會計準則第1號 (修訂本)

附帶契約的非流動負債 (「2022年修訂本 |)

香港會計準則第7號及 香港財務報告準則 第7號(修訂本) 供應商融資安排

適用於本集團的新訂及經修訂香港財務 報告準則的性質及影響如下:

(a) 香港會計準則第1號(修訂本)負債分類為流動或非流動 (「2020年修訂本」);及香港會 計準則第1號(修訂本)附帶契 約的非流動負債(「2022年修訂本」)

> 2020年修訂本澄清劃分負債為流 動或非流動的規定,包括延遲清 償權的含義,以及延遲清償權必 須在報告期末存在。負債的分類 不受該實體行使權利延遲清償的 可能性所影響。該等修訂本亦澄 清負債可以用其自身的權益工具 清償,以及只有當可轉換負債中 的轉換選擇權本身作為權益工具 入賬時,負債的條款才不會影響 其分類。2022年修訂本進一步澄 清,於貸款安排所產生的負債契 約中,僅實體於報告日期或之前 須遵守的契約方會影響負債分類 為流動或非流動。對於實體於報 告期後12個月內必須遵守未來契 約的非流動負債,須進行額外披露。

> 採納該等修訂後,本集團已重新 評估其貸款安排的條款及條件。 應用該等修訂對本集團的負債分 類並無重大影響。

2.3 CHANGES IN ACCOUNTING POLICIES AND DISCLOSURES

The Group has adopted the following new and revised HKFRSs for the first time for the current year's financial statements:

Amendments to HKFRS 16 Lease Liability in a Sale and

Leaseback

Amendments to HKAS 1 Classification of Liabilities as

Current or Non-current (the "2020 Amendments")

Amendments to HKAS 1 Non-current Liabilities with

Covenants (the "2022 Amendments")

Amendments to HKAS 7 and Supplier Finance Arrangements

HKFRS 7

The nature and the impact of the new and revised HKFRSs that are applicable to the Group are described below:

(a) Amendments to HKAS 1 Classification of Liabilities as Current or Non-current (the "2020 Amendments"); and Amendments to HKAS 1 Non-current Liabilities with Covenants (the "2022 Amendments")

The 2020 Amendments clarify the requirements for classifying liabilities as current or non-current, including what is meant by a right to defer settlement and that a right to defer must exist at the end of the reporting period. Classification of a liability is unaffected by the likelihood that the entity will exercise its right to defer settlement. The amendments also clarify that a liability can be settled in its own equity instruments, and that only if a conversion option in a convertible liability is itself accounted for as an equity instrument would the terms of a liability not impact its classification. The 2022 Amendments further clarify that, among covenants of a liability arising from a loan arrangement, only those with which an entity must comply on or before the reporting date affect the classification of that liability as current or non-current. Additional disclosures are required for non-current liabilities that are subject to the entity complying with future covenants within 12 months after the reporting period.

Upon adoption of the amendments, the Group has reassessed the terms and conditions of its loan arrangements. The application of the amendments has no material impact on the classification of the Group's liabilities.

截至2024年12月31日止年度 For the year ended 31 December 2024

2.3 會計政策及披露變動(續)

(b) 香港財務報告準則第16號(修 訂本)售後回租的租賃負債

香港財務報告準則第16號(修訂本) 增添售後回租交易的後續計量要求,以符合香港財務報告準則第 15號客戶合約收益入賬列作銷售 的規定。該等修訂要求賣方——新租人釐定「租賃款項」或「經修可租 賃款項」,致使賣方——承租人保留的使 會確認與賣方——承租人保留的 用權相關的損益。

由於本集團並無售後回租交易, 應用該等修訂對本集團綜合財務 報表並無重大影響。

(c) 香港會計準則第7號及香港財務報告準則第7號(修訂本)供應商融資安排

香港會計準則第7號及香港財務報告準則第7號(修訂本)闡明供應商融資安排的特點,並規定等決議等安排作出額外披露。該等安排作出額外披露規定旨在協助財務報表了解供應商融資安排對金人人。現金流量及流動資金人人。與2000元,與2000元,以2000

由於本集團並無供應商融資安排, 該等修訂對本集團綜合財務報表 並無任何影響。

2.3 CHANGES IN ACCOUNTING POLICIES AND DISCLOSURES (Continued)

(b) Amendments to HKFRS 16 Lease Liability in a Sale and Leaseback

The amendments to HKFRS 16 add subsequent measurement requirements for sale and leaseback transactions that satisfy the requirements of HKFRS 15 Revenue from Contracts with Customers to be accounted for as a sale. The amendments require a seller-lessee to determine "lease payments" or "revised lease payments" such that the seller-lessee would not recognize a gain or loss that relates to the right of use retained by the seller-lessee.

Since the Group has no sale and leaseback transaction, the application of the amendments had no material impact on the consolidated financial statements of the Group.

(c) Amendments to HKAS 7 and HKFRS 7 Supplier Finance Arrangements

The amendments to HKAS 7 and HKFRS 7 clarify the characteristics of supplier finance arrangements and require additional disclosure of such arrangements. The disclosure requirements in the amendments are intended to assist users of financial statements in understanding the effects of supplier finance arrangements on an entity's liabilities, cash flows and exposure to liquidity risk.

As the Group does not have supplier finance arrangements, the amendments did not have any impact on the Group's consolidated financial statements.

截至2024年12月31日止年度 For the year ended 31 December 2024

2.4 已頒佈但尚未生效的香港財 務報告準則

本集團在該等財務報表內尚未採用下述 已頒佈但尚未生效的經修訂香港財務報 告準則。本集團旨在修訂後的《香港財 務報告準則》生效後適用(如適用)。

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19號 缺乏公眾問責性的

附屬公司:披露3

香港會計準則第21號

缺乏可交換性!

第11卷2

或注資4

合營企業間的資產出售

(修訂本)

香港財務報告準則第9號及 金融工具分類及計量的

香港財務報告準則第7號

(修訂本)

香港財務報告準則第1號、 香港財務報告準則會計 準則的年度改進 — 香港財務報告準則第7

號、香港財務報告準則 第9號、香港財務報告準

則第10號及香港會計準則

第7號(修訂本)

香港財務報告準則第10號 投資者及其聯營企業或 及香港會計準則第28號 (修訂本)

香港財務報告準則第9號及 涉及依賴自然能源生產電 香港財務報告準則第7號 力的合約2

(修訂本)

- 由2025年1月1日或之後開始的年度期 間生效
- 由2026年1月1日或之後開始的年度期 間生效
- 由2027年1月1日或之後開始的年度期 間生效
- 於待定日期或之後開始的年度期間生

本集團正在評估該等變動於首次應用期 間預計產生的影響。迄今為止,其結論 為採用該等準則不太可能對綜合財務報 表產生重大影響。

2.4 ISSUED BUT NOT YET EFFECTIVE HKFRSs

The Group has not applied the following revised HKFRSs, that have been issued but are not yet effective, in these financial statements. The Group intends to apply these revised HKFRSs, if applicable, when they become effective.

HKFRS 18 Presentation and Disclosure in

Financial Statements³

HKFRS 19 Subsidiaries without Public

Accountability: Disclosures³

Amendments to HKAS 21 Lack of Exchangeability¹

Amendments to HKFRS 9

and HKFRS 7

Amendments to the Classification

and Measurement of Financial

Instruments²

Amendments to HKFRS 1.

HKFRS 7, HKFRS 9, HKFRS 10

and HKAS 7

Annual Improvements to HKFRS

Accounting Standards —

Volume 11²

Amendments to HKFRS 10

and HKAS 28

Amendments to HKFRS 9

and HKFRS 7

Sale or Contribution of Assets between an Investor and its

Associate or Joint Venture4

Contracts Referencing Naturedependent Electricity²

- Effective for annual periods beginning on or after 1 January 2025
- Effective for annual periods beginning on or after 1 January 2026
- Effective for annual periods beginning on or after 1 January 2027
- Effective for annual periods beginning on or after a date to be determined

The Group is in the process of making an assessment of what the impact of these developments is expected to be in the period of initial application. So far it has concluded that the adoption of them is unlikely to have a significant impact on the consolidated financial statements.

截至2024年12月31日止年度 For the year ended 31 December 2024

2.5 重大會計政策

於聯營企業及合資企業的投資

聯營企業為本集團擁有一般不少於20% 股權投票權的長期權益,且其具有重大 影響力的實體。重大影響力指參與投資 對象的財務及經營政策決策的權力,惟 並非對該等政策的控制或共同控制。

合資企業為一種共同安排,共同控制安排的各方享有合資企業資產淨值的權利。共同控制指按照合約協定對某項安排所共有的控制,僅在相關活動要求共同享有控制權的各方作出一致同意的決定時存在。

本集團於聯營企業及合資企業的投資, 按權益會計法計算本集團應佔資產淨 值,減任何減值虧損,於綜合財務狀況 表內列賬。已對可能存在的任何不同會 計準則作出調整以使其一致。本集團應 佔聯營企業及合資企業購入後的業績及 其他全面收入已分別計入綜合損益表及 綜合其他全面收入內。此外,倘於聯營 企業或合資企業的權益直接確認出現變 動,則本集團會於綜合權益變動表確認 其應佔任何變動(倘適用)。本集團與其 聯營企業或合資企業間交易的未變現收 益及虧損將以本集團於聯營企業或合資 企業的投資為限對銷,惟倘未變現虧損 為所轉讓資產減值的憑證則除外。收購 聯營企業或合資企業所產生的商譽已計 入作本集團於聯營企業或合資企業投資 的一部分。

倘於聯營企業的投資變成於一家合資企 業的投資或出現相反情況,則不會重新 計量保留權益。反之,該投資繼續機 權益法入賬。在所有其他情況下,資 營企業的重大影響力或對合資值或 對聯營企業的重大影響力或對合資值或 對時,本集團會按其公平第 的共同控制時,本集團會按其公平 資企業於失去重大影響力或共同 的 影面值與剩餘投資及出售所得款項的 公平值之間的任何差額乃於損益內確認。

2.5 MATERIAL ACCOUNTING POLICIES

Investments in associates and joint ventures

An associate is an entity in which the Group has a long term interest of generally not less than 20% of the equity voting rights and over which it 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 those policies.

A joint venture is a type of joint arrangement whereby the parties that have joint control of the arrangement have rights to the net assets of the joint venture. Joint control is the contractually agreed sharing of control of an arrangement, which exists only when decisions about the relevant activities require the unanimous consent of the parties sharing control.

The Group's investments in associates and joint ventures are stated in the consolidated statement of financial position at the Group's share of net assets under the equity method of accounting, less any impairment losses. Adjustments are made to bring into line any dissimilar accounting policies that may exist. The Group's share of the post-acquisition results and other comprehensive income of associates and joint ventures is included in the consolidated statement of profit or loss and consolidated other comprehensive income, respectively. In addition, when there has been a change recognised directly in the equity of the associate or joint venture, the Group recognises its share of any changes, when applicable, in the consolidated statement of changes in equity. Unrealised gains and losses resulting from transactions between the Group and its associates or joint ventures are eliminated to the extent of the Group's investments in the associates or joint ventures, except where unrealised losses provide evidence of an impairment of the assets transferred. Goodwill arising from the acquisition of associates or joint ventures is included as part of the Group's investments in associates or joint ventures.

If an investment in an associate becomes an investment in a joint venture or vice versa, the retained interest is not remeasured. Instead, the investment continues to be accounted for under the equity method. In all other case, upon loss of significant influence over the associate or joint control over the joint venture, the Group measures and recognises any retained investment at its fair value. Any difference between the carrying amount of the associate or joint venture upon loss of significant influence or joint control and the fair value of the retained investment and proceeds from disposal is recognised in profit or loss.

截至2024年12月31日止年度 For the year ended 31 December 2024

2.5 重大會計政策(續)

於聯營企業及合資企業的投資(續)

倘於聯營企業或合資企業的投資獲分類 為持作出售,則根據香港財務報告準則 第5號持作出售的非流動資產及已終止 持續經營業務入賬。

業務合併及商譽

業務合併採用收購法入賬。所轉讓的代價以收購日期的公平值計量,為本集團對被收購五前辦企業,有人所承擔的負債及為換取被收取購有人所發行股權於收購日期的公被與實際,本集與資權於合併而言,本集則資權益計量而前,本集則資權益計量而,本集別資權權益計量而,其他財政政權益計量。與收購相關的成本於產生時支銷。

本集團釐定,倘已收購的一組活動及資產包括一項投入和一項實質性過程,而兩者共同對創造輸出的能力作出重大貢獻,則其收購一項業務。

當本集團收購一項業務時,會根據合約 條款、收購日期的經濟環境及相關情況 對金融資產及所承擔的負債進行評估, 以作適當的分類及指定。有關行動包括 將嵌入式衍生工具與被收購方的主合約 分開。

倘業務合併分階段進行,先前持有的股權將重新計量至其於收購當日的公平值,所產生的任何收益或虧損於損益中確認。

收購方所轉讓的任何或然代價按收購當日的公平值確認。被分類為資產或負債的或然代價按公平值計量,而公平值的變動於損益中確認。分類為權益的或然代價不會重新計量,其後結算會於權益內入賬處理。

2.5 MATERIAL ACCOUNTING POLICIES (Continued)

Investments in associates and joint ventures (Continued)

When an investment in an associate or a joint venture is classified as held for sale, it is accounted for in accordance with HKFRS 5 Non-current Assets Held for Sale and Discontinued Operations.

Business combinations and goodwill

Business combinations are accounted for using the acquisition method. The consideration transferred is measured at the acquisition date fair value which is the sum of the acquisition date fair values of assets transferred by the Group, liabilities assumed by the Group to the former owners of the acquiree and the equity interests issued by the Group in exchange for control of the acquiree. For each business combination, the Group elects whether to measure the non-controlling interests in the acquiree at fair value or at the proportionate share of the acquiree's identifiable net assets. All other components of non-controlling interests are measured at fair value. Acquisition-related costs are expensed as incurred.

The Group determines that it has acquired a business when the acquired set of activities and assets includes an input and a substantive process that together significantly contribute to the ability to create outputs.

When the Group acquires a business, it assesses the financial assets and liabilities assumed for appropriate classification and designation in accordance with the contractual terms, economic circumstances and pertinent conditions as at the acquisition date. This includes the separation of embedded derivatives in host contracts of the acquiree.

If the business combination is achieved in stages, the previously held equity interest is remeasured at its acquisition date fair value and any resulting gain or loss is recognised in profit or loss.

Any contingent consideration to be transferred by the acquirer is recognised at fair value at the acquisition date. Contingent consideration classified as an asset or liability is measured at fair value with changes in fair value recognised in profit or loss. Contingent consideration that is classified as equity is not remeasured and subsequent settlement is accounted for within equity.

截至2024年12月31日止年度 For the year ended 31 December 2024

2.5 重大會計政策(續) 業務合併及商譽(續)

商譽起初按成本計量,即已轉讓代價、就非控股權益確認金額及本集團任何之前於被收購方持有股權的公平值超逾所收購可識別資產淨值及所承擔負債的差額。如該代價及其他項目的總和低於所收購資產淨值的公平值,其差額(經重

估後)將於損益確認為議價收購收益。

經初步確認後,商譽按成本減任何累計減值虧損計量。商譽每年或(在事件或情況變化顯示賬面值可能減值的情況下)更為頻繁地進行減值測試。本集團和這一方。 月31日進行年度商譽減值測試。有 別試而言,於業務綜合中收購的商場 與購日起分配至預期可受惠於合併或 數應的本集團各個現金產生單位或見 產生單位組別,而不論本集團的或單位組 別。

減值根據評估與商譽有關的現金產生單位(現金產生單位組別)的可收回金額釐定。當現金產生單位(現金產生單位組別)的可收回金額少於賬面值,則確認減值虧損。就商譽確認的減值虧損於其後期間不予撥回。

倘商譽已分配至現金產生單位(或現金產生單位組別)而該單位的部份業務已出售,則在釐定出售的收益或虧損時,與所出售業務相關的商譽會計入該業務的賬面值。在該等情況下出售的商譽,乃根據所出售業務的相對價值及現金產生單位的保留份額進行計量。

2.5 MATERIAL ACCOUNTING POLICIES (Continued)

Business combinations and goodwill (Continued)

Goodwill is initially measured at cost, being the excess of the aggregate of the consideration transferred, the amount recognised for non-controlling interests and any fair value of the Group's previously held equity interests in the acquiree over the identifiable net assets acquired and liabilities assumed. If the sum of this consideration and other items is lower than the fair value of the net assets acquired, the difference is, after reassessment, recognised in profit or loss as a gain on bargain purchase.

After initial recognition, goodwill is measured at cost less any accumulated impairment losses. Goodwill is tested for impairment annually or more frequently if events or changes in circumstances indicate that the carrying value may be impaired. The Group performs its annual impairment test of goodwill as at 31 December. For the purpose of impairment testing, goodwill acquired in a business combination is, from the acquisition date, allocated to each of the Group's cash-generating units, or groups of cash-generating units, that are expected to benefit from the synergies of the combination, irrespective of whether other assets or liabilities of the Group are assigned to those units or groups of units.

Impairment is determined by assessing the recoverable amount of the cash-generating unit (group of cash-generating units) to which the goodwill relates. Where the recoverable amount of the cash-generating unit (group of cash-generating units) is less than the carrying amount, an impairment loss is recognised. An impairment loss recognised for goodwill is not reversed in a subsequent period.

Where goodwill has been allocated to a cash-generating unit (or group of cash-generating units) and part of the operation within that unit is disposed of, the goodwill associated with the operation disposed of is included in the carrying amount of the operation when determining the gain or loss on the disposal. Goodwill disposed of in these circumstances is measured based on the relative value of the operation disposed of and the portion of the cash-generating unit retained.

截至2024年12月31日止年度 For the year ended 31 December 2024

2.5 重大會計政策(續)

公平值計量

非金融資產的公平值計量乃計及一名市場參與者透過使用其資產的最高及最佳用途或透過將資產出售予將使用其最高及最佳用途的另一名市場參與者而能夠產生經濟利益的能力。

本集團使用適用於不同情況的估值方法,而其有足夠數據計量公平值,以盡量利用相關可觀察輸入數據及盡量減少使用不可觀察輸入數據。

所有於財務報表中計量或披露公平值的 資產及負債,乃按對整體公平值計量而 言屬重大的最低級別輸入數據分類至下 述的公平值等級:

- 第一級 按相同資產或負債於活躍市場之報價(未經調整)計量
- 第二級 按對公平值計量而言屬重大的最 低級別輸入數據直接或間接根據 可觀察市場數據得出的估值方法 計量
- 第三級 按對公平值計量而言屬重大的最 低級別輸入數據根據不可觀察市 場數據得出的估值方法計量

2.5 MATERIAL ACCOUNTING POLICIES (Continued)

Fair value measurement

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

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

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

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

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

截至2024年12月31日止年度 For the year ended 31 December 2024

2.5 重大會計政策(續)

公平值計量(續)

就於財務報表按經常基準確認的資產及 負債而言,本集團於各報告期末時按對 整體公平值計量而言屬重大的最低級別 輸入數據重新評估分類,以釐定各層之 間有否出現轉移。

非金融資產的減值

如有跡象表明出現減值或須對非金融資產進行年度減值測試(存貨、遞延稅項資產及投資物業除外),則對該資產回金額進行估計。資產的使用實產或現金產生單位的使用價成其公平值(以較高者為準)減出售成,並就個別資產而釐定,除計算,並就個別資產而釐定,除計算產沒有產生在很大程度上獨立於情別資產或資產組別的現金流入。在此是沒產或資產組別的現金流入。由現金產生單位而釐定。

就減值測試現金產生單位時,公司資產 (如總部大樓)的部分賬面值獲分配至個 別現金產生單位,前提為其可按合理及 一致基準進行分配,否則將分配至現金 產生單位的最小組別。

減值虧損僅在資產賬面值超出其可收回金額時予以確認。評估使用價值時,估計未來現金流量按可反映現時市場對貨幣時間價值及資產特定風險的評估的稅前折現率折算為現值。減值虧損於產生期間從損益表中在該等與已減值資產功能一致的支出類別中扣除。

於各報告期末時均會評估是否有跡象表明先前已確認的減值虧損不再存在或減少。如出現該等跡象,則估計可收值虧。以前確認的資產(商譽除外)減值虧損僅在用以釐定資產可收回金額不得虧計變動時撥回,但撥回後的金額不得虧計變動以往年度並未對資產確認減值虧損的情況下的賬面值(扣除任何折舊/攤銷)。減值虧損的撥回於產生期間計入損益表。

2.5 MATERIAL ACCOUNTING POLICIES (Continued)

Fair value measurement (Continued)

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

Impairment of non-financial assets

Where an indication of impairment exists, or when annual impairment testing for non-financial asset is required (other than inventories, deferred tax assets and investment properties), the asset's recoverable amount is estimated. An asset's recoverable amount is the higher of the asset's or cash-generating unit's value in use and its fair value less costs of disposal, and is determined for an individual asset, unless the asset does not generate cash inflows that are largely independent of those from other assets or groups of assets, in which case the recoverable amount is determined for the cash-generating unit to which the asset belongs.

In testing a cash-generating unit for impairment, a portion of the carrying amount of a corporate asset (e.g., a headquarters building) is allocated to an individual cash-generating unit if it can be allocated on a reasonable and consistent basis or, otherwise, to the smallest group of cash-generating units.

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

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

截至2024年12月31日止年度 For the year ended 31 December 2024

2.5 重大會計政策(續)

關聯方

倘任何一方符合以下條件,則被視為與 本集團有關連:

- (a) 倘該方屬某人士或該人士的近親, 而該人士
 - (i) 控制或共同控制本集團;
 - (ii) 對本集團有重大影響力;或
 - (iii) 為本集團或本集團母公司主 要管理人員;

或

- (b) 倘該方為符合下列任何條件的實 體:
 - (i) 該實體與本集團屬同一集團 的成員;
 - (ii) 為另一實體的聯營企業或合 資企業(或其他實體的母公司、附屬公司或同系附屬公司)的一家實體:
 - (iii) 該實體與本集團同為相同第 三方的合資企業;
 - (iv) 一家實體為第三方實體的合 資企業,而另一實體為該第 三方的聯營企業;
 - (v) 該實體是為本集團或與本集 團相關實體的僱員利益設立 的離職後福利計劃;
 - (vi) 該實體由(a)項所界定人士控制或共同控制;
 - (vii) (a)(i)項所界定人士對該實體 有重大影響力或屬該實體(或 該實體的母公司)主要管理 層成員;及
 - (viii) 該實體或其所屬集團中任何 成員向本集團或本集團母公 司提供主要管理人員服務。

2.5 MATERIAL ACCOUNTING POLICIES (Continued)

Related parties

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

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

or

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

截至2024年12月31日止年度 For the year ended 31 December 2024

2.5 重大會計政策(續)

投資物業

投資物業為於持有作賺取租金收入 及/或資本增值的土地及樓宇權益。該 等物業初始按成本(包括交易費用)計 量。於初始確認後,投資物業按反映各 報告期末時市況的公平值列值。

投資物業公平值變動所產生的收益或虧 損計入產生年度的損益表中。

報廢或出售投資物業的任何收益或虧損 於報廢或出售年度的損益表中確認。

未來用作投資物業之在建或開發中物業 分類為在建投資物業。倘公平值無法可 靠釐定,在建投資物業將按成本計量, 直至公平值可予釐定或竣工為止。

當本集團完成自建投資物業之建設或發展時,於完成日期該物業公平值與其先前賬面值之任何差額於損益表中確認。

2.5 MATERIAL ACCOUNTING POLICIES (Continued)

Investment properties

Investment properties are interests in land and buildings held to earn rental income and/or for capital appreciation. Such properties are measured initially at cost, including transaction costs. Subsequent to initial recognition, investment properties are stated at fair value, which reflects market conditions at the end of each reporting period.

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

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

Property under construction or development for future use as an investment property is classified as investment property under construction. If the fair value cannot be reliably determined, the investment property under construction will be measured at cost until such time when fair value can be determined or construction is completed.

When the Group completes the construction or development of a self-constructed investment property, any difference between the fair value of the property at the completion date and its previous carrying amount is recognised in the statement of profit or loss.

截至2024年12月31日止年度 For the year ended 31 December 2024

2.5 重大會計政策(續)

物業、廠房及設備及折舊

物業、廠房及設備乃按成本減累計折舊 及任何減值虧損列賬。物業、廠房及設 備項目成本包括其購買價及任何將資產 達致其現有運作狀況及地點作擬定用途 的直接應佔成本。

於物業、廠房及設備項目投入運作後所引致的支出,如維修及保養費等,通常於產生期間計入損益表。倘符合確認標準,主要檢查支出會作為重置,於廠房賬面值中資本化。倘大部分物業、廠房及設備須不時重置,本集團確認該等部分為個別具有特定可使用年期的資產及相應地對其作出折舊。

折舊乃以直線法按其估計可使用年期撇銷各項物業、廠房及設備項目成本至其剩餘價值計算。就此而言所採用的主要 年率如下:

租賃物業裝修 租賃期 傢俱、固定裝置及辦公設備 20-33.33% 汽車 25%

當一項物業、廠房及設備的各部分有不同可使用年期時,該項目的成本乃按合理基準在各部分之間分配,而各部分乃個別地折舊。剩餘價值、可使用年期及折舊方法至少於各財政年度末檢討,並作出調整(如適用)。

一項物業、廠房及設備(包括初始確認的任何重大部分)在出售時或預期不會從其使用或出售獲得未來經濟利益時終止確認。任何出售或報廢損益會於資產終止確認年度按相當於有關資產的出售所得款項淨額與賬面值的差額在損益表中確認。

2.5 MATERIAL ACCOUNTING POLICIES (Continued)

Property, plant and equipment and depreciation

Property, plant and equipment, are stated at cost less accumulated depreciation and any impairment losses. The cost of an item of property, plant and equipment comprises its purchase price and any directly attributable costs of bringing the asset to its working condition and location for its intended use.

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

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

Leasehold improvementsOver the lease termsFurniture, fixtures and office equipment20–33.33%Motor vehicles25%

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

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

截至2024年12月31日止年度 For the year ended 31 December 2024

2.5 重大會計政策(續)

和賃

本集團於合約開始時評估合約是否為或 包含租賃。倘合約為換取代價而給予在 一段時間內控制已識別資產使用的權 利,則該合約為或包含租賃。

本集團作為承租人

本集團對所有租賃(惟短期租賃及低價值資產租賃除外)採取單一確認及計量方法。本集團確認作出租賃款項的租賃負債及代表使用相關資產的權利的使用權資產。

(a) 使用權資產

辦公場所租賃期

倘租賃資產的所有權於租賃期結 束前轉讓予本集團或成本反映購 買選擇權的行使情況,則折舊按 該資產的估計使用年期計算。

2.5 MATERIAL ACCOUNTING POLICIES (Continued)

Leases

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

Group as a lessee

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

(a) Right-of-use assets

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

Office premises

Over the lease terms

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

截至2024年12月31日止年度 For the year ended 31 December 2024

2.5 重大會計政策(續)

租賃(續)

本集團作為承租人(續)

(b) 租賃負債

由於租賃內隱含的利率不易釐定, 故本集團於計算租賃付款量時 時使用租賃開始日期後,租賃負期的增 增加以反映累計利息並 的租赁付款。此外,倘發生的 的租赁期變動,的租赁有 款變動)或相關資產購買面值 計 數動,則租賃負債的賬面值 計量。

(c) 短期租賃

本集團將短期租賃確認豁免應用 於辦公場所的短期租賃(即租賃 期為租賃開始日期起計十二個月 或以下且不包含購買選擇權的租 賃)。短期租賃的租賃付款在租賃 期內按直線法確認為開支。

2.5 MATERIAL ACCOUNTING POLICIES (Continued)

Leases (Continued)

Group as a lessee (Continued)

(b) Lease liabilities

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

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

(c) Short-term leases

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

截至 2024年 12月 31日止年度 For the year ended 31 December 2024

2.5 重大會計政策(續)

租賃(續)

本集團作為出租人

本集團作為出租人時,於租賃開始時(或 發生租賃修訂時) 將各項租賃分類為經 營租賃或融資租賃。

本集團並未轉讓資產所有權所附帶的絕 大部分風險及回報的租賃歸類為經營租 賃。當合約包含租賃及非租賃部分時, 本集團按相對獨立售價的基準將合約代 價分配至各部分。租金收入於租賃期內 按直線法列賬並因經營性質計入損益表 收益。於磋商及安排經營租賃時產生的 初始直接成本乃加入租賃資產的賬面 值,並於租賃期內按與租賃收入相同的 方法確認。或然租金乃於賺取期間確認 為收益。

將相關資產所有權所附帶的絕大部分風 險及回報轉讓予承租人的租賃列為融資 租賃。

持作開發以供出售的土地

持作開發以供出售的土地指本集團為開 發可供出售物業而擁有的地塊。持作開 發以供出售的土地按成本及可變現淨值 的較低者列賬。於相關物業開發項目中 的建設工程動工時,其將被轉撥至在建 物業。

在建物業

在建物業擬於完工後持作出售。

在建物業按成本(包括土地成本、建築 成本、借款成本、專業費用及於開發期 間直接歸屬於該等物業的其他成本)及 可變現淨值較低者列賬。

在建物業被歸類為流動資產,除非相關 物業開發項目的建設期預期將於正常經 營週期後完成則作別論。該等物業於竣 工時轉作持作出售已竣工物業。

2.5 MATERIAL ACCOUNTING POLICIES (Continued)

Leases (Continued)

Group as a lessor

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

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

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

Land held for development for sale

The land held for development for sale represents parcels of land owned by the Group for the purpose of development of properties for sale. The land held for development for sale are stated at the lower of cost and net realisable value. It is transferred to properties under development upon commencement of the construction work of the related property development project.

Properties under development

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

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

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

截至2024年12月31日止年度 For the year ended 31 December 2024

2.5 重大會計政策(續) 持作出售的已竣工物業

持作出售的已竣工物業按成本與可變現 淨值兩者中的較低者列賬。

持作出售的已竣工物業的成本按未售出物業應佔土地和樓字總成本的分攤釐定。

可變現淨值乃參考日常業務過程中出售 物業之銷售所得款項扣除適用可變銷售 開支後釐定,或按管理層對現行市況作 出之估計釐定。

無形資產(商譽除外)

單獨取得的無形資產指電腦軟件,在首次確認時按成本計量。業務合併中取得的無形資產的成本為收購日期的公平值。無形資產的可使用年期評估為有限或不確定。年期有限的無形資產其後於可使用經濟年期內攤銷,並在有跡象顯示該無形資產可能減值時估計減值。可使用年期有限的無形資產的攤銷期間及攤銷方法至少於各財政年度末檢討一次。

軟件按成本減去任何減值虧損列賬,並於5至10年的估計使用年期內按直線基準攤銷。軟件的使用年期主要參考以下因素釐定:(i)為持續營運從該軟件獲得預期未來經濟利益所要求的維護開支、(ii)本集團營運所要求的預期使用量及軟件的不頻繁更換、(iii)過去使用類似軟件的產品生命週期及(iv)對軟件的控制期。

2.5 MATERIAL ACCOUNTING POLICIES (Continued)

Completed properties held for sale

Completed properties held for sale are stated at the lower of cost and net realisable value.

Cost of completed properties held for sale is determined by an apportionment of the total costs of land and buildings attributable to the unsold properties.

Net realisable value is determined by reference to the sale proceeds of properties sold in the ordinary course of business, less applicable variable selling expenses, or by management estimates based on the prevailing market conditions.

Intangible assets (other than goodwill)

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

Software is stated at cost less any impairment loss and is amortised on the straight-line basis over its estimated useful life of 5 to 10 years. The useful life of software is determined mainly with reference to (i) maintenance expenditure required to obtain the expected future economic benefits from the software for continuous operations, (ii) expected usage required from the operations of the Group and the infrequent change of the software, (iii) product life cycles for the similar software used in the past, and (iv) the period of control over the software.

截至2024年12月31日止年度 For the year ended 31 December 2024

2.5 重大會計政策(續) 投資及其他金融資產

初步確認及計量

金融資產於初步確認時分類為其後按攤銷成本計量及按公平值計入損益計量。

為使金融資產按攤銷成本進行分類及計量,需產生純粹為支付本金及未償還本金利息(「純粹為支付本金及利息」)的現金流量。現金流量並非純粹為支付本金及利息之金融資產按公平值計入損益進行分類及計量,不論業務模式為何。

金融資產的買賣乃於交易日(即本集團 承諾買賣該資產之日期)予以確認。一 般買賣乃指按照一般市場規定或慣例在 一定期間內交付資產之金融資產買賣。

2.5 MATERIAL ACCOUNTING POLICIES (Continued)

Investments and other financial assets

Initial recognition and measurement

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

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

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

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

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

截至2024年12月31日止年度 For the year ended 31 December 2024

2.5 重大會計政策(續)

投資及其他金融資產(續)

後續計量

金融資產之後續計量視乎其分類而定如 下:

按攤銷成本計量的金融資產(債務工具)

按攤銷成本計量的金融資產其後使用實際利率法計量,並可能受減值影響。當 資產終止確認、修訂或減值時,收益及 虧損於損益表中確認。

按公平值計入損益之金融資產

按公平值計入損益之金融資產按公平值 於財務狀況表列賬,而公平值變動淨額 於損益表內確認。

該類別包括本集團並無不可撤回地選擇 按公平值計入其他全面收益進行分類的 衍生工具及股權投資。股權投資的股息 在確立付款權利時,亦於損益表中確認 為其他收入。

嵌入混合合約(包含金融資產主體合約)的衍生工具不予單獨列賬。金融資產主 合約連同嵌入式衍生工具須整體分類為 按公平值計入損益之金融資產。

2.5 MATERIAL ACCOUNTING POLICIES (Continued)

Investments and other financial assets (Continued)

Subsequent measurement

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

Financial assets at amortised cost (debt instruments)

Financial assets at amortised cost are subsequently measured using the effective interest method and are subject to impairment. Gains and losses are recognised in the statement of profit or loss when the asset is derecognised, modified or impaired.

Financial assets at fair value through profit or loss

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

This category includes derivative instruments and equity investments which the Group had not irrevocably elected to classify at fair value through other comprehensive income. Dividends on the equity investments are also recognised as other income in the statement of profit or loss when the right of payment has been established.

A derivative embedded in a hybrid contract, with a financial liability or non-financial host, is separated from the host and accounted for as a separate derivative if the economic characteristics and risks are not closely related to the host; a separate instrument with the same terms as the embedded derivative would meet the definition of a derivative; and the hybrid contract is not measured at fair value through profit or loss. Embedded derivatives are measured at fair value with changes in fair value recognised in the statement of profit or loss. Reassessment only occurs if there is either a change in the terms of the contract that significantly modifies the cash flows that would otherwise be required or a reclassification of a financial asset out of the fair value through profit or loss category.

A derivative embedded within a hybrid contract containing a financial asset host is not accounted for separately. The financial asset host together with the embedded derivative is required to be classified in its entirety as a financial asset at fair value through profit or loss.

截至2024年12月31日止年度 For the year ended 31 December 2024

2.5 重大會計政策(續)

金融負債

初步確認及計量

金融負債於初步確認時分類為貸款及借款以及應付款項。

所有金融負債初步按公平值確認,而倘 為貸款及借款以及應付款項,則扣除直 接歸屬的交易成本。

本集團的金融負債包括貿易應付賬款及 其他應付款項、租賃負債、優先票據及 計息銀行及其他借款。

後續計量

金融負債之後續計量視乎其分類而定如下:

按攤銷成本計量的金融負債(貿易應付 賑款及其他應付款項以及借款)

於初步確認後,貿易應付賬款及其他應付款項、計息銀行及其他借款其後以實際利率法按已攤銷成本計量,倘貼現之影響微不足道,在此情況下則按成本列賬。終止確認負債及透過實際利率攤銷過程中產生之盈虧於損益表中確認。

計算已攤銷成本時會考慮收購所產生之 任何折讓或溢價,亦包括作為實際利率 一部分的費用或成本。以實際利率計算 之攤銷計入損益表的融資成本。

2.5 MATERIAL ACCOUNTING POLICIES (Continued)

Financial liabilities

Initial recognition and measurement

Financial liabilities are classified, at initial recognition, as loans and borrowings and payables.

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

The Group's financial liabilities include trade and other payables, lease liabilities, senior notes and interest-bearing bank and other borrowings.

Subsequent measurement

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

Financial liabilities at amortised cost (trade and other payables, and borrowings)

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

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

截至2024年12月31日止年度 For the year ended 31 December 2024

2.5 重大會計政策(續)

金融負債(續)

財務擔保合約

本集團作出的財務擔保合約即要求作出付款以償付持有人因特定債務人未能根據債務工具的條款償還到期款項而招致損失的合約。財務擔保合約初始按直確認為負債(就發出該擔保直接接近的交易成本進行調整)。於初步確認後,本集團按以下兩者中的較高者計量財務擔保合約:(i)根據「金融資產減值」所載政策釐定的預期信貸虧損(「短額減的金額。)已確認收入的累計金額。

終止確認金融資產及負債

金融資產(或,如適用,一項金融資產的一部分或一組同類金融資產的一部分) 在下列情況下將從根本上終止確認(即 從本集團的綜合財務狀況表中移除):

- 自資產收取現金流量的權利已屆滿;或
- ・ 本集團已轉讓其自資產收取現金 流量的權利,或已根據一項「過手」 安排承擔責任,在無重大延誤的 情況下,將所收取的現金流量金 額全數付予第三方;及(a)本集團 已轉讓資產的絕大部分風險及回 報;或(b)本集團並無轉讓或保留 資產的絕大部分風險及回報,但 已轉讓資產的控制權。

2.5 MATERIAL ACCOUNTING POLICIES (Continued)

Financial liabilities (Continued)

Financial guarantee contracts

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

Derecognition of financial assets and liabilities

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

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

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

截至2024年12月31日止年度 For the year ended 31 December 2024

2.5 重大會計政策(續)

終止確認金融資產及負債(續)

本集團以擔保形式持續涉及轉讓資產, 該已轉讓資產乃以該項資產之原賬面值 及本集團可能需要支付之最高代價兩者 之較低者計量。

金融負債在該負債項下之義務已獲履 行、被取消或到期時被終止確認。

當一項現有金融負債被來自同一貸款方 而大部分條款不同的另一項金融負債所 取代,或現有負債的條款被大幅修改, 則該項置換或修改視作終止確認原有負 債及確認一項新負債,各賬面值間之差 額於損益表內確認。

金融工具之抵銷

倘現時有可依法強制執行權利將已確認 金額抵銷,且有意按淨額基準結算有關 金額或同時將資產變現及負債結清時, 金融資產與金融負債互相抵銷。

金融資產減值

本集團確認對並非按公平值計入損益的 所有債務工具預期信貸虧損的撥備。預 期信貸虧損乃基於根據合約到期的合約 現金流量與本集團預期收取的所有現金 流量之間的差額而釐定,並以原實際利 率的近似值貼現。預期現金流量將包括 出售所持抵押的現金流量或組成合約條 款的其他信貸提升措施。

2.5 MATERIAL ACCOUNTING POLICIES (Continued)

Derecognition of financial assets and liabilities

(Continued)

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

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

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

Offsetting of financial instruments

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

Impairment of financial assets

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

截至2024年12月31日止年度 For the year ended 31 December 2024

2.5 重大會計政策(續) 金融資產減值(續)

一般方法

預期信貸虧損分兩個階段進行確認。就自初始確認起未有顯著增加的信貸風險而言,則就由未來12個月內可能發生違約事件而導致的信貸虧損(12個月預期信貸虧損)計提預期信貸虧損撥備。就自初始確認起經已顯著增加的信貸風險而言,不論何時發生違約,於餘下風險年期內的預期信貸虧損均須計提虧損撥備(全期預期信貸虧損)。

倘合約付款已逾期90天,則本集團認為金融資產違約。然而,在若干情況下,倘內部或外部資料顯示,在計及本集團持有的任何信貸提升措施前,本集團不大可能悉數收到未償還合約款項,則本集團亦可認為金融資產違約。倘無法合理預期收回合約現金流量,則撇銷金融資產。

2.5 MATERIAL ACCOUNTING POLICIES (Continued)

Impairment of financial assets (Continued)

General approach

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

At each reporting date, the Group assesses whether the credit risk on a financial instrument has increased significantly since initial recognition. When making the assessment, the Group compares the risk of a default occurring on the financial instrument as at the reporting date with the risk of a default occurring on the financial instrument as at the date of initial recognition and considers reasonable and supportable information that is available without undue cost or effort, including historical and forward-looking information. The Group considers that there has been significant increase in credit risk when contractual payments are more than 90 days past due.

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

截至2024年12月31日止年度 For the year ended 31 December 2024

2.5 重大會計政策(續)

金融資產減值(續)

一般方法(續)

按攤銷成本列賬的金融資產可根據一般 方法進行減值,該等款項於以下階段進 行分類以計量預期信貸虧損,但下文詳 述應用簡化方法的貿易應收賬款除外。

第1階段 — 該金融工具的信貸風險自初 步確認後並未顯著增加且按 照相當於12個月內預期信貸 虧損的金額計量其虧損撥備

第2階段 — 該金融工具的信貸風險自初 步確認後顯著增加,但其並 非信貸減值的金融資產且按 照相當於全期預期信貸虧損 的金額計量其虧損撥備

第3階段 — 該金融資產於報告日期發生 信貸減值(但並非購入或源生 的信貸減值)且按照相當於全 期預期信貸虧損的金額計量 其虧損機備

簡化方法

對於並不含重大融資成分或本集團應用可行權宜方法未調整重大融資成本集團應用可行權宜方法未調整重大融資成本的貿易應收賬款而言,本集團採用的管化方法計算預期信貸虧損風險的變化化。 法,本集團並無追蹤信貸風險的變化化。 大本集團並無追蹤信貸風險的變化化。 大本集團並無追蹤信貸風險的變化化。 大本集團並無追蹤信貸風險的變化化。 大學不認虧損撥備。本集團已根據其就能信貸虧損經驗,建立撥備矩陣,並就信 信貸虧損經驗,建立撥備矩陣,大人及經濟環境的特定前瞻性因素作出調整。

2.5 MATERIAL ACCOUNTING POLICIES (Continued)

Impairment of financial assets (Continued)

General approach (Continued)

Financial assets at amortised cost are subject to impairment under the general approach and they are classified within the following stages for measurement of ECLs except for trade receivables which apply the simplified approach as detailed below.

Stage 1 — Financial instruments for which credit risk has not increased significantly since initial recognition and for which the loss allowance is measured at an amount equal to 12-month ECLs

Stage 2 — Financial instruments for which credit risk has increased significantly since initial recognition but that are not credit-impaired financial assets and for which the loss allowance is measured at an amount equal to lifetime ECLs

Stage 3 — Financial assets that are credit-impaired at the reporting date (but that are not purchased or originated credit-impaired) and for which the loss allowance is measured at an amount equal to lifetime ECLs

Simplified approach

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

截至2024年12月31日止年度 For the year ended 31 December 2024

2.5 重大會計政策(續) 現金及現金等價物

財務狀況表中的現金及現金等價物包括手頭現金及銀行現金,以及到期日通常在三個月內的短期高流動性存款,其可隨時轉換為已知金額的現金,價值變動風險很小及為滿足短期現金承擔而持有。

就綜合現金流量表而言,現金及現金等 價物包括手頭及銀行現金以及上文所界 定的短期存款,減須按要求償還並構成 本集團現金管理組成部分的銀行透支。

撥備

如因過往事項而產生現時責任(法定或推定),且將來極可能需要流出資源以解除有關責任時,則確認撥備,惟責任所涉及的金額必須能可靠地估計。

倘本集團預計所作的部分或全部撥備將 可收回(例如於保險合約項下),並且相 當肯定能夠收回,則將收回金額確認為 一項單獨的資產。與撥備相關的開支乃 於損益表扣減任何收回金額後呈列。

如折現影響重大,則就撥備而確認的金額為預期清償債務所需之未來開支於各報告期間結束時之現值。因時間流逝而引致的折現現值的增加計入損益表內的財務成本。

所得税

所得税包括即期及遞延税項。與損益外確認的項目有關的所得税在損益外確認,即在其他全面收入中確認或直接在權益中確認。

即期税項資產及負債按預期可自稅務機關收回或支付予稅務機關的金額計量, 其依據乃報告期間末已制定或實質上制 定的稅率(及稅法)(已考慮本集團業務 所在國現行釋義及慣例)。

2.5 MATERIAL ACCOUNTING POLICIES (Continued)

Cash and cash equivalents

Cash and cash equivalents in the statement of financial position comprise cash on hand and at banks, and short-term highly liquid deposits with a maturity of generally within three months that are readily convertible into known amounts of cash, subject to an insignificant risk of changes in value and held for the purpose of meeting short-term cash commitments.

For the purpose of the consolidated statement of cash flows, cash and cash equivalents comprise cash on hand and at banks, and short-term deposits as defined above, less bank overdrafts which are repayable on demand and form an integral part of the Group's cash management.

Provisions

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

When the Group expects some or all of a provision to be reimbursed, for example, under an insurance contract, the reimbursement is recognised as a separate asset, but only when the reimbursement is virtually certain. The expense relating to a provision is presented in the statement of profit or loss net of any reimbursement.

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

Income tax

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

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

截至2024年12月31日止年度 For the year ended 31 December 2024

2.5 重大會計政策(續)

所得税(續)

遞延税項乃採用負債法就報告期間末資 產及負債的稅基與其用作財務呈報的賬 面值之間所有暫時差額作出撥備。

就所有應課税暫時差額確認遞延税項負 債,惟以下各項除外:

- 在交易時不影響會計溢利或應課 税溢利或虧損的非業務合併交易 中,初步確認商譽或資產或負債 時產生的遞延税項負債,且不會 產生相等應課税及可扣税暫時差 額;及
- 就於附屬公司、聯營企業及合資企業投資相關的應課税暫時差額而言,則為撥回暫時差額的時間可以控制,且暫時差額於可見將來可能不會被撥回。

遞延稅項資產根據所有可扣稅暫時差額、結轉未動用稅項抵免及任何未動用稅項虧損確認,直至再無可能有應課稅溢利可用作抵銷可扣稅暫時差額以及可利用結轉未動用稅項抵免及未動用稅項虧損為止,惟以下各項除外:

- 在交易時不影響會計溢利或應課 稅溢利或虧損的非業務合併交易 中,初步確認資產或負債時產生 與可扣税暫時差額有關的遞延稅 項資產,且不會產生相等應課稅 及可扣稅暫時差額;及
- · 就於附屬公司、聯營企業及合資 企業投資的相關可扣稅暫時差額 而言,遞延稅項資產僅可在暫時 差額將於可預見未來撥回,且應 課稅溢利將可用以抵銷暫時差額 的情況下確認。

2.5 MATERIAL ACCOUNTING POLICIES (Continued)

Income tax (Continued)

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

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

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

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

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

截至2024年12月31日止年度 For the year ended 31 December 2024

2.5 重大會計政策(續)

所得税(續)

遞延税項資產的賬面值於各報告期末審 閱,並於不再可能有足夠應課税溢利可 供所有或部分遞延税項資產動用時減 少。未確認的遞延税項資產於各報告期 末重新評估,並於可能有足夠應課税溢 利可供所有或部分遞延税項資產收回的 情況下予以確認。

遞延稅項資產及負債按預期適用於變現 資產或清償負債期間的稅率計量,並以 報告期末已制定或實質上制定的稅率(及 稅法)為基準。

2.5 MATERIAL ACCOUNTING POLICIES (Continued)

Income tax (Continued)

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

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

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

截至2024年12月31日止年度 For the year ended 31 December 2024

2.5 重大會計政策(續)

收益確認

來自客戶合約的收益

來自客戶合約的收益於貨品或服務的控制權轉移予客戶時予以確認,而有關金額反映本集團預期就提供該等貨品或服務有權獲得的代價。

當合約中的代價包括可變金額時,代價金額為估計本集團就向客戶轉讓貨品或服務而有權獲得的金額。可變代價在合約開始時作出估計並受其約束,直至與可變代價相關的不確定性其後消除,累計已確認收益金額極有可能不會發生重大收益撥回時為止。

2.5 MATERIAL ACCOUNTING POLICIES (Continued)

Revenue recognition

Revenue from contracts with customers

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

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

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

截至2024年12月31日止年度 For the year ended 31 December 2024

2.5 重大會計政策(續)

收益確認(續)

來自客戶合約的收益(續)

銷售物業

收益於資產的控制權轉移予客戶時確認。資產的控制權是在一段時間內或在某一時間點轉移,取決於合約條款與適用於合約的法律規定。倘本集團的履約符合以下情況,則資產的控制權在一段時間內轉移:

- 提供客戶同時取得及消耗的利益;
- 創造及提升在本集團履約時由客戶控制的資產;或
- 並無創造對本集團有替代用途的 資產,且本集團具有就迄今為止 已完成的履約部分獲得付款的可 強制執行權利。

倘資產的控制權在一段時間內轉移,則 收益在合約期間按已完全達成該履約責 任的進度確認。否則,收益於客戶獲得 資產控制權的時間點確認。

完全達成履約責任的進度乃根據本集團 就達成履行責任所作付出或投入計量, 其為描述本集團達成履約責任表現的最 佳指標。

於釐定交易價格時,如融資部分的影響 屬重大,則本集團會就該影響調整已承 諾代價的金額。

就物業控制權於某一時間點轉移的銷售 合約而言,收益於客戶獲得實物管有權 且本集團已獲得現時付款權利並很可能 收回代價時確認。

2.5 MATERIAL ACCOUNTING POLICIES (Continued)

Revenue recognition (Continued)

Revenue from contracts with customers (Continued)

Sale of properties

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

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

If control of the asset is transferred over time, revenue is recognised over the period of the contract by reference to the progress towards complete satisfaction of that performance obligation. Otherwise, revenue is recognised at a point in time when the customer obtains control of the asset.

The progress towards complete satisfaction of the performance obligation is measured based on the Group's efforts or inputs to the satisfaction of the performance obligation that best depict the Group's performance in satisfying the performance obligation.

In determining the transaction price, the Group adjusts the promised amount of consideration for the effect of a financing component if it is significant.

For sales contracts for which the control of the property is transferred at a point in time, revenue is recognised when the customer obtains the physical possession and the Group has a present right to payment and the collection of the consideration is probable.

截至2024年12月31日止年度 For the year ended 31 December 2024

2.5 重大會計政策(續)

收益確認(續)

來自其他來源的收益

租金收入

租金收入乃於租賃期按時間比例基準確認。

利息收入

利息收入按累計基準使用實際利率法以 將金融工具預計有效期內的估計未來現 金收入折現至金融資產賬面淨值的利率 確認。

合約負債

當本集團轉讓相關貨品或服務之前收到 客戶的付款或應收客戶付款(以較早者 為準)時,確認合約負債。合約負債於 本集團履行合約時(即相關貨品或服務 的控制權轉移予客戶時)確認為收益。

合約成本

履行合約的成本

除資本化為在建物業、物業、廠房及設備以及無形資產的成本外,履行客戶合約所招致成本如符合以下所有條件,則資本化為資產:

- (a) 有關成本與有關實體可明確識別 的合約或預期訂立的合約有直接 關係。
- (b) 有關成本令有關實體將用於履行 (或持續履行)日後履約責任的資 源得以產生或有所增加。
- (c) 有關成本預期將收回。

資本化合約成本按與所確認就相關資產 向客戶轉讓貨品或服務一致的系統基 準,於損益表內攤銷及扣除。其他合約 成本於產生時支銷。

2.5 MATERIAL ACCOUNTING POLICIES (Continued)

Revenue recognition (Continued)

Revenue from other sources

Rental income

Rental income is recognised on a time proportion basis over the lease terms.

Interest income

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

Contract liabilities

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

Contract costs

Costs to fulfil a contract

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

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

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

截至2024年12月31日止年度 For the year ended 31 December 2024

2.5 重大會計政策(續)

合約成本(續)

取得合約的增量成本

取得合約的增量成本是本集團為取得客戶合約而產生的成本,倘並無取得合約則不會產生該等成本。倘成本與未來報告期確認的收益相關且成本將被回收於過量成本在產生時予以資本化。取得合約的增量成本按與所確認相關資產收益模式一致的系統基準,於損益表內扣除。其他取得合約的成本則在產生時支銷。

以股份為基礎的付款

本公司設立購股權計劃。本集團僱員(包括本公司董事)收取以股份為基礎的付款形式的報酬,而僱員則提供服務以換取權益工具(「權益結算交易」)。與僱員的權益結算交易成本以權益工具授予當日的公平值計量。公平值由外聘估值師按二項模式釐定,進一步詳情載於綜合財務報表附許34。

權益結算交易的成本在表現及/或服務條件獲達成的期間內於僱員福利開支配,並相應入賬權益的增加。在歸居之前的各報告期末就權益結算交易所確認的累計開支,反映了歸屬期屆益於程度及本集團對於最終將歸屬的權益不以數目的最佳估計。於當期損益表的金額代表了當期,初及期末所確認的累計開支的變動。

2.5 MATERIAL ACCOUNTING POLICIES (Continued)

Contract costs (Continued)

Incremental costs of obtaining a contract

Incremental costs of obtaining a contract are those costs that the Group incurs to obtain a contract with a customer that it would not have incurred if the contract had not been obtained. Incremental costs of obtaining a contract are capitalised when incurred if the costs relate to revenue which will be recognised in a future reporting period and the costs are expected to be recovered. Incremental costs of obtaining a contract are charged to the statement of profit or loss on a systematic basis that is consistent with the pattern of the revenue to which the related asset is recognised. Other costs of obtaining a contract are expensed when incurred.

Share-based payments

The Company operates a share option scheme. Employees (including directors of the Company) of the Group receive remuneration in the form of share-based payments, whereby employees render services in exchange for equity instruments ("equity-settled transactions"). The cost of equity-settled transactions with employees is measured by reference to the fair value at the date at which they are granted. The fair value is determined by an external valuer using a binomial model, further details of which are given in note 34 to the consolidated financial statements.

The cost of equity-settled transactions is recognised in employee benefit expense, together with a corresponding increase in equity, over the period in which the performance and/or service conditions are fulfilled. The cumulative expense recognised for equity-settled transactions at the end of each reporting period until the vesting date reflects the extent to which the vesting period has expired and the Group's best estimate of the number of equity instruments that will ultimately vest. The charge or credit to the statement of profit or loss for a period represents the movement in the cumulative expense recognised as at the beginning and end of that period.

截至2024年12月31日止年度 For the year ended 31 December 2024

2.5 重大會計政策(續)

以股份為基礎的付款(續)

釐定獎勵的授出日公平值並不考慮服務 及非市場表現條件,惟能達成條件的可 能性會在本集團對最終歸屬權益工具數 目的最佳估計中評估。市場表現條件將 反映於授出日的公平值當中。附帶於 勵中但並無服務相關要求的其他任何 關中但並無服務相關要求的其他任何 條件皆視為非歸屬條件。非歸屬條件反 於獎勵公平值當中,除非同時包含服務 及/或表現條件,否則獎勵即時支銷。

因未能達成非市場表現及/或服務條件 而導致最終並無歸屬的獎勵並不會確認 開支。當獎勵包含一項市場條件或非歸 屬條件,若所有其他表現及/或服務條 件已達成,則不論市場條件或非歸屬條 件是否達成,交易均視為已歸屬。

計算每股盈利時,未行使購股權之攤薄影響反映為額外股份攤薄。

2.5 MATERIAL ACCOUNTING POLICIES (Continued)

Share-based payments (Continued)

Service and non-market performance conditions are not taken into account when determining the grant date fair value of awards, but the likelihood of the conditions being met is assessed as part of the Group's best estimate of the number of equity instruments that will ultimately vest. Market performance conditions are reflected within the grant date fair value. Any other conditions attached to an award, but without an associated service requirement, are considered to be non-vesting conditions. Non-vesting conditions are reflected in the fair value of an award and lead to an immediate expensing of an award unless there are also service and/or performance conditions.

For awards that do not ultimately vest because non-market performance and/or service conditions have not been met, no expense is recognised. Where awards include a market or non-vesting condition, the transactions are treated as vesting irrespective of whether the market or non-vesting condition is satisfied, provided that all other performance and/or service conditions are satisfied.

Where the terms of an equity-settled award are modified, as a minimum an expense is recognised as if the terms had not been modified, if the original terms of the award are met. In addition, an expense is recognised for any modification that increases the total fair value of the share-based payments, or is otherwise beneficial to the employee as measured at the date of modification. Where an equity-settled award is cancelled, it is treated as if it had vested on the date of cancellation, and any expense not yet recognised for the award is recognised immediately. This includes any award where non-vesting conditions within the control of either the Group or the employee are not met. However, if a new award is substituted for the cancelled award, and is designated as a replacement award on the date that it is granted, the cancelled and new awards are treated as if they were a modification of the original award, as described in the previous paragraph.

The dilutive effect of outstanding options is reflected as additional share dilution in the computation of earnings per share.

截至2024年12月31日止年度 For the year ended 31 December 2024

2.5 重大會計政策(續)

其他僱員福利

退休金計劃

本集團根據強制性公積金計劃條例,於香港為合資格參加強制性公積金退休福 利計劃(「強積金計劃」)的僱員設立定額 供款強積金計劃。供款按照僱員基立主額 金的百分比支付,並須根據強積金計劃 規定於應付供款時自損益表中扣除。 積金計劃的資產由一個獨立管理基。 積金計劃的資產的資產分開持有。 積金計劃作出供款時,本集團僱主供款 部分將全數歸屬僱員所有。

本集團於中國內地營運的附屬公司所聘 僱員均須參加由地方市政府管理的中央 退休金計劃。該等附屬公司須按其薪酬 成本的若干比例向中央退休金計劃供 款。有關供款根據中央退休金計劃規則 於應付時自損益表中扣除。

借款成本

收購、興建或生產合資格資產(即須經過一段長時間方可作擬定用途或可供出售之資產)應佔直接借款成本均撥作該等資產之部分成本。倘該等資產基本上達至其擬定用途或可供出售時,則借款成本不再撥充。所有其他借款成本在產生之期間支銷。借款成本包括實體就借款所招致的利息及其他成本。

2.5 MATERIAL ACCOUNTING POLICIES (Continued)

Other employee benefits

Pension schemes

The Group operates a defined contribution Mandatory Provident Fund retirement benefit scheme (the "MPF Scheme") in Hong Kong under the Mandatory Provident Fund Schemes Ordinance for those employees who are eligible to participate in the MPF Scheme. Contributions are made based on a percentage of the employees' basic salaries and are charged to the statement of profit or loss as they become payable in accordance with the rules of the MPF Scheme. The assets of the MPF Scheme are held separately from those of the Group in an independently administered fund. The Group's employer contributions vest fully with the employees when contributed into the MPF Scheme.

The employees of the Group's subsidiaries which operate in Chinese Mainland are required to participate in a central pension scheme operated by the local municipal government. These subsidiaries are required to contribute a certain proportion of their payroll costs to the central pension scheme. The contributions are charged to the statement of profit or loss as they become payable in accordance with the rules of the central pension scheme.

Borrowing costs

Borrowing costs directly attributable to the acquisition, construction or production of qualifying assets, i.e. assets that necessarily take a substantial period of time to get ready for their intended use or sale, are capitalised as part of the cost of those assets. The capitalisation of such borrowing costs ceases when the assets are substantially ready for their intended use or sale. All other borrowing costs are expensed in the period in which they are incurred. Borrowing costs consist of interest and other costs that an entity incurs in connection with the borrowing of funds.

截至2024年12月31日止年度 For the year ended 31 December 2024

2.5 重大會計政策(續)

股息

末期股息於股東大會上獲股東批准時確認為負債。

中期股息於乃同時擬派及宣派,原因為本公司組織章程大綱及細則授予董事宣派中期股息的權力。因此,中期股息於建議及宣派時即時確認為負債。

外幣

以外幣按歷史成本計量的非貨幣項目, 採用初始交易日期的匯率換算。以外幣 按公平值計量的非貨幣項目,採用計量 公平值當日的匯率換算。因換算按公平 值計量的非貨幣項目而產生的損益, 按該項目公平值變動的損益確認(即於 其他全面收入或損益表中確認其公平值 損益的項目的匯兑差額,亦分別於其他 全面收入或損益表中確認)。

2.5 MATERIAL ACCOUNTING POLICIES (Continued)

Dividends

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

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

Foreign currencies

These financial statements are presented in RMB while the Company's functional currency is the Hong Kong dollar. In the opinion of the directors, as the Group's operations are mainly in Chinese Mainland, the use of RMB as the presentation currency is more appropriate for the presentation of the Group's results and financial position. Foreign currency transactions recorded by the entities in the Group are initially recorded using their respective functional currency rates prevailing at the dates of the transactions. Monetary assets and liabilities denominated in foreign currencies are translated at the functional currency rates of exchange prevailing at the end of the financial periods. Differences arising on settlement or translation of monetary items are recognised in the statement of profit or loss.

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

截至2024年12月31日止年度 For the year ended 31 December 2024

2.5 重大會計政策(續)

外幣(續)

在釐定初始確認相關資產、終止確認與 預付代價有關的非貨幣資產或非貨幣負 債產生的開支或收入的匯率時,初始交 易日期為本集團初始確認因預付代價而 產生的非貨幣性資產或非貨幣負債的日 期。倘多次預先支付或收取款項,本集 團會就每次支付或收取預付代價釐定交 易日期。

就綜合現金流量表而言,香港附屬公司 的現金流量按現金流量日期的匯率換算 為人民幣。年內產生的香港附屬公司經 常性現金流量按年內加權平均匯率換算 為人民幣。

2.5 MATERIAL ACCOUNTING POLICIES (Continued)

Foreign currencies (Continued)

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

The functional currencies of the Company and certain subsidiaries operating outside Chinese Mainland are currencies other than RMB. As at the end of the reporting period, the assets and liabilities of these entities are translated into RMB at the exchange rates prevailing at the end of the reporting period and their statements of profit or loss are translated into RMB at the exchange rates that approximate to those prevailing at the dates of the transactions. The resulting exchange differences are recognised in other comprehensive income and accumulated in the exchange reserve, except to the extent that the differences are attributable to noncontrolling interests. On disposal of a foreign operation, the cumulative amount in the reserve relating to that particular foreign operation is recognised in the statement of profit or loss.

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

截至2024年12月31日止年度 For the year ended 31 December 2024

3. 主要會計判斷及估計

編製本集團財務報表時,管理層須作出判斷、估計及假設,而該等判斷、估計及假設,而該等判斷、估計及假設將影響收益、開支、資產及負債的呈報金額及隨附披露事項以及或然負債的披露。該等假設及估計的不確定因素可能導致須於日後對受影響資產或負債的賬面值作出重大調整。

判斷

在應用本集團的會計政策時,除涉及估計的判斷外,管理層亦作出下列判斷, 其對財務報表的已確認金額造成最重大 影響:

投資物業與持作出售的已竣工物業的分 類

3. SIGNIFICANT ACCOUNTING JUDGEMENTS AND ESTIMATES

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

Judgements

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

Classification between investment properties and completed properties held for sale

The Group develops properties held for sale and properties held to earn rentals and/or for capital appreciation. Judgement is made by management in determining whether a property is designated as an investment property or a completed property held for sale. The Group considers its intention of holding the properties at the early development stage of the related properties. During the course of construction, the related properties under construction are accounted for as properties under development included in current assets if the properties are intended for sale after their completion, whereas, the properties are accounted for as investment properties under construction included in non-current assets if the properties are intended to be held to earn rentals and/or for capital appreciation. Upon completion of the properties, the properties developed for sale are transferred to completed properties held for sale and are stated at cost, while the properties developed to earn rentals and/or for capital appreciation are transferred to investment properties and are subject to revaluation at each reporting date.

截至2024年12月31日止年度 For the year ended 31 December 2024

3. 主要會計判斷及估計(續)

判斷(續)

投資物業的遞延税項

就計量以公平值模型計量的投資物業產生的遞延稅項負債或遞延稅項負債或遞延稅項資債或遞延稅項資債或認過稅的裝置。 而言,董事已審閱本集團的投資物業乃以投物業乃以投資物業所含絕大部分經濟利益為目標的規行的。因此,於釐定本集團有關投資物業的遞延稅項時,董事確認,公司的投資物業透過銷售收回的投資物業透過銷售收回的假設已被推翻。

遞延税項資產

遞延税項資產就所有可扣税暫時差額、 結轉未動用税項抵免及未動用税項虧損 予以確認,並於可能出現應課税溢利可 用以抵銷可扣税暫時差額、結轉未動用 税項抵免及未動用税項虧損時予以確認。 管理層於釐定可予以確認之速 項資產數額時,須根據可能出現未來稅 項資產數額時,須根據可能出現未來稅務 規劃策略作出重大判斷。於2024年12月 31日,遞延稅項資產的賬面值為人民幣 179,963,000元(2023年:人民幣165,800,000 元)。進一步詳情載於綜合財務報表附註 32。

3. SIGNIFICANT ACCOUNTING JUDGEMENTS AND ESTIMATES (Continued)

Judgements (Continued)

Deferred tax on investment properties

For the purpose of measuring deferred tax liabilities or deferred tax assets arising from investment properties that are measured using the fair value model, the directors have reviewed the Group's investment property portfolio and concluded that the Group's investment properties are held under a business model whose objective is to consume substantially all of the economic benefits embodied in the investment properties over time, rather than through sale. Therefore, in determining the Group's deferred tax on investment properties, the directors have determined that the presumption set out in HKAS 12 *Income Taxes* that investment properties measured using the fair value model are recovered through sale is rebutted.

Deferred tax assets

Deferred tax assets are recognised for all deductible temporary differences, and carry forward of unused tax credits and unused tax losses, to the extent that it is probable that taxable profit will be available against which the deductible temporary differences, and the carry forward of unused tax credits and unused tax losses can be utilised. Significant management judgement is required to determine the amount of deferred tax assets that can be recognised, based upon the likely timing and level of future taxable profits together with future tax planning strategies. The carrying amount of deferred tax assets at 31 December 2024 was RMB179,963,000 (2023: RMB165,800,000). Further details are included in note 32 to the consolidated financial statements.

截至2024年12月31日止年度 For the year ended 31 December 2024

3. 主要會計判斷及估計(續)

估計的不確定因素

下文披露於報告期末關於未來的主要假 設及其他估計不確定因素的主要來源, 其涉及導致下個財政年度對資產及負債 賬面值作出重大調整的重大風險:

在建物業、持作出售的已竣工物業及持 作開發以供出售的土地減值審閱

在建物業及持作出售的已竣工物業按成本及可變現淨值兩者中的較低者列賬。估計可變現淨值乃指根據所得最佳資料估算的估計售價減銷售開支及估計竣工成本(如有)。持作開發以供出售的土地初始按成本減任何減值虧損列賬,且不作折舊。

本集團已聘請一名外部估值師對本集團 於報告期末的在建物業、持作出售的已 竣工物業及持作開發以供出售的土地進 行估值,以評估該等資產的可變現淨值 是否低於其賬面值。

於2024年12月31日,在建物業、持作出售的已竣工物業及持作開發以供出售的土地的賬面值分別為人民幣3,113,417,000元(2023年:人民幣3,132,198,000元)、人民幣915,949,000元(2023年:人民幣935,667,000元)及人民幣2,322,306,000元(2023年:人民幣2,321,149,000元)。

中國企業所得税(「企業所得税」)

本集團須於中國繳納企業所得稅。由於若干涉及所得稅的事宜尚未獲地方稅務局確認,故於釐定將計提的所得稅撥備時,必須根據現時已實施的稅務法例、法規及其他相關政策作出客觀估計及則斷。如該等事宜的最終稅務結果與原本記錄的金額有所不同,有關差額將買出現差額期間的所得稅及稅務撥備造成影響。於2024年12月31日,應付企業所得稅的賬面值為人民幣677,356,000元(2023年:人民幣674,419,000元)。

3. SIGNIFICANT ACCOUNTING JUDGEMENTS AND ESTIMATES (Continued)

Estimation uncertainty

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

Impairment review for properties under development, completed properties held for sale and land held for development for sale

Properties under development and completed properties held for sale are stated at the lower of cost and net realisable value. The estimated net realisable value is the estimated selling price less selling expenses and the estimated cost of completion (if any), which are estimated based on the best available information. The land held for development for sale is initially stated at cost less any impairment losses and is not depreciated.

The Group has engaged an external valuer to perform a valuation of the Group's properties under development, completed properties held for sale and land held for development for sale as at the end of the reporting period to assess if the net realisable values of these assets are lower than their carrying amounts.

The carrying amounts of properties under development, completed properties held for sale and land held for development for sale at 31 December 2024 were RMB3,113,417,000 (2023: RMB3,132,198,000), RMB915,949,000 (2023: RMB935,667,000) and RMB2,322,306,000 (2023: RMB2,321,149,000), respectively.

PRC corporate income tax ("CIT")

The Group is subject to corporate income taxes in the PRC. As certain matters relating to the income taxes have not yet been confirmed by the local tax bureau, objective estimates and judgements based on currently enacted tax laws, regulations and other related policies are required in determining the provision for income taxes to be made. Where the final tax outcome of these matters is different from the amounts originally recorded, the differences will impact on the income tax and tax provisions in the period in which the differences realise. The carrying amount of corporate income tax payables at 31 December 2024 was RMB677,356,000 (2023: RMB674,419,000).

截至2024年12月31日止年度 For the year ended 31 December 2024

3. 主要會計判斷及估計(續)

估計的不確定因素(續)

中國土地增值税(「土地增值税」)

本集團須於中國繳納土地增值税。土地增值稅條備基於管理層根據對有關的稅務法律及法規所載規定的理解作負債稅務法律及法規所載規定的理解負債稅數業開發項目竣工後由稅務機關就其若干的人數項目敲定其土地增值稅的計算的計量。最終結果可能與初步記錄差試無可能與初步記錄差額,且任何差額將對出現積造稅稅,且任何差額將對出現積值稅開支及相關撥備造稅稅開支及相關撥備造稅開支及相關撥備造稅稅開支及相關撥備造稅稅開支及相關撥備造稅稅開支及相關撥備造稅稅稅開支入民幣719,851,000元(2023年:人民幣663,200,000元)。

對投資物業公平值的估計

投資物業(包括已竣工投資物業及在建 投資物業)於報告期末根據獨立專業估 值師提供的市值估值重新估值。該等估 值基於若干假設,而該等假設存在在 定因素,可能與實際結果有重大差異。 本集團作出估計時,考慮類似物業於 躍市場的當時價格等資料,並使用主 根據報告日期的市況作出的假設。

本集團估計公平值的主要假設包括參考 位於相同位置及狀況的類似物業當前市 場租金、適用租金增長率、貼現率、長 期空置率、佔用率及資本化率的估計租 賃價值的相關假設。

於2024年12月31日,投資物業之賬面 值為人民幣1,394,300,000元(2023年:人 民幣1,394,500,000元)。有關進一步詳情 載於綜合財務報表附註14。

3. SIGNIFICANT ACCOUNTING JUDGEMENTS AND ESTIMATES (Continued)

Estimation uncertainty (Continued)

PRC land appreciation tax ("LAT")

The Group is subject to LAT in the PRC. The provision for LAT is based on management's best estimates according to the understanding of the requirements set forth in the relevant PRC tax laws and regulations. The actual LAT liabilities are subject to the determination by the tax authorities upon the completion of the property development projects. The Group has not finalised its LAT calculation and payments with the tax authorities for certain of its property development projects. The final outcome could be different from the amounts that were initially recorded, and any differences will impact on the LAT expenses and the related provision in the period in which the differences realise. The carrying amount of provision for land appreciation tax at 31 December 2024 was RMB719,851,000 (2023: RMB663,200,000).

Estimation of fair value of investment properties

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

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

The carrying amount of investment properties at 31 December 2024 was RMB1,394,300,000 (2023: RMB1,394,500,000). Further details are set out in note 14 to the consolidated financial statements.

截至2024年12月31日止年度 For the year ended 31 December 2024

3. 主要會計判斷及估計(續)

估計的不確定因素(續)

租賃 — 估算增量借款利率

本集團無法輕易釐定租賃內所隱含的利 率,因此,使用增量借款利率(「增量借 款利率1)計量租賃負債。增量借款利率 為本集團於類似經濟環境中為取得與使 用權資產價值相近之資產,而以類似抵 押品與類似期間借入所需資金應支付之 利率。因此,增量借款利率反映了本集 團「應支付」的利率,當無可觀察的利率 時(如就並無訂立融資交易之附屬公司 而言)或當須對利率進行調整以反映租 賃之條款及條件時(如當租賃並非以附 屬公司之功能貨幣訂立時),則須作出 利率估計。當可觀察輸入數據可用時, 本集團使用可觀察輸入數據(如市場利率) 估算增量借款利率並須作出若干實體特 定的估計(如附屬公司的單獨信貸評級)。

貿易及其他應收賬款減值

貿易及其他應收賬款的預期信貸虧損金額由管理層採用內部信貸評級模型計算。撥備率按各債務人的信用度及財務狀況釐定,同時亦考慮歷史違約率及市場環境的前瞻性數據。

4. 經營分部資料

本集團主要從事單一經營分部,即物業 開發及投資業務,故並無呈列經營分部 資料。

地區資料

由於本集團自外部客戶所得收益完全來 自其中國內地的業務,及本集團逾90% 的非流動資產位於中國內地,因此並無 按經營分部呈列地區資料。因此,董事 認為呈列地區資料並不會為該等財務報 表的使用者提供額外有用資料。

有關主要客戶的資料

截至2024年12月31日止年度,概無與單一外部客戶的交易收入佔本集團總收入的10%或以上(截至2023年12月31日止年度:無)。

3. SIGNIFICANT ACCOUNTING JUDGEMENTS AND ESTIMATES (Continued)

Estimation uncertainty (Continued)

Leases — Estimating the incremental borrowing rate

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

Impairment of trade and other receivables

The amount of ECLs on trade and other receivables is calculated by management using an internal credit rating model. The provision ratio is determined on the creditworthiness and financial condition of each debtor, while the historical default rate and the forward looking data of the market environment were considered also.

4. OPERATING SEGMENT INFORMATION

The Group is principally engaged in one single operating segment, i.e., the property development and investment business. Accordingly, no operating segment information is presented.

Geographical information

No geographical information by operating segment is presented as the Group's revenue from the external customers is derived solely from its operations in Chinese Mainland and more than 90% of the non-current assets of the Group are located in Chinese Mainland. Accordingly, in the opinion of the Directors, the presentation of geographical information would provide no additional useful information to the users of these financial statements.

Information about major customers

During year ended 31 December 2024, no revenue from transaction with a single external customer contributed 10% or more of the Group's total revenue (During the year ended 31 December 2023:

截至2024年12月31日止年度 For the year ended 31 December 2024

5. 收益、其他收入及收益

本集團的收益分析如下:

5. REVENUE, OTHER INCOME AND GAINS

An analysis of the Group's revenue is as follows:

		2024年 2024 人民幣千元 RMB′000	2023年 2023 人民幣千元 RMB'000
收益 <i>來自客戶合約的收益</i> 中國物業銷售	Revenue Revenue from contracts with customers Sale of properties in the PRC	201,187	909,200
<i>來自其他來源的收益</i> 租金收入總額	Revenue from other sources Gross rental income	39,728	32,019
總收益	Total revenue	240,915	941,219

來自客戶合約的收益

(a) 收益資料明細

所有來自客戶合約的收益在某一 時間點確認。

下表顯示於本年度內所確認計入報告期初合約負債的收益金額按本期間達成的履約責任確認:

Revenue from contracts with customers

(a) Disaggregated revenue information

All revenue from contracts with customers are recognised at a point in time.

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

		2024年 2024 人民幣千元 RMB′000	2023年 2023 人民幣千元 RMB'000
於年初計入合約負債的 已確認收益:	Revenue recognised that was included in contract liabilities at the beginning of the year:		
物業銷售	Sale of properties	197,044	897,063

截至2024年12月31日止年度 For the year ended 31 December 2024

5. 收益、其他收入及收益(續)

來自客戶合約的收益(續)

(b) 履約責任

有關本集團履約責任的資料概述如下:

物業銷售

客戶獲得已竣工物業的實物或合 法業權時履行履約責任。

於12月31日分配至餘下履約責任 的合約銷售金額:

5. REVENUE, OTHER INCOME AND GAINS

(Continued)

Revenue from contracts with customers (Continued)

(b) Performance obligations

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

Sale of properties

The performance obligation is satisfied when the physical possession or the legal title of the completed property is obtained by the customer.

The contracted sales amounts allocated to the remaining performance obligations as at 31 December are as follows:

		2024年 2024 人民幣千元 RMB′000	2023年 2023 人民幣千元 RMB'000
預期確認為收益的金額:	Amounts expected to be recognised as revenue:		
一年內	Within one year	10,641	329,558
一年後	After one year	1,051,805	1,150,212
總計	Total	1,062,446	1,479,770

分配至餘下履約責任的合約銷售 金額預期於銷售物業一年後確認 為收益,其中履約責任將於兩 內履行。所有其他分配至餘兩下 約責任的合約銷售金額預期的 年內確認為收益。上表披露的 額並不包括受限的可變代價。 The contracted sales amounts allocated to the remaining performance obligations which are expected to be recognised as revenue after one year relate to the sale of properties, of which the performance obligations are to be satisfied within two years. All the other contracted sales amounts allocated to the remaining performance obligations are expected to be recognised as revenue within one year. The amounts disclosed above do not include variable consideration which is constrained.

截至2024年12月31日止年度 For the year ended 31 December 2024

5. 收益、其他收入及收益(續)

5. REVENUE, OTHER INCOME AND GAINS

(Continued)

本集團其他收入及收益的分析如下:

An analysis of the Group's other income and gains is as follows:

		2024年 2024 人民幣千元 RMB′000	2023年 2023 人民幣千元 RMB'000
其他收入及收益	Other income and gains		
匯兑差額淨額	Foreign exchange differences, net	9,483	1,586
銀行利息收入	Bank interest income	158	248
沒收按金	Forfeiture of deposits	_	30
出售物業、廠房及設備項目的	Gain on disposal of items of property, plant and		
收益	equipment	_	137
其他	Others	5,880	5,607
其他收入及收益總額	Total other income and gains	15,521	7,608

6. 財務成本

6. FINANCE COSTS

財務成本分析如下:

An analysis of finance costs is as follows:

		2024年 2024 人民幣千元 RMB′000	2023年 2023 人民幣千元 RMB'000
租賃負債利息 銀行及其他借款利息 優先票據利息 收益合約產生的利息開支	Interest on lease liabilities Interest on bank and other borrowings Interest on senior notes Interest expense arising from revenue contracts	90 452,644 114,124 -	1,552 371,147 115,580 5,008
滅:資本化利息	Less: Interest capitalised Total	566,858 (125,526) 441,332	493,287 (314,878) 178,409

截至2024年12月31日止年度 For the year ended 31 December 2024

7. 除税前虧損

7. LOSS BEFORE TAX

本集團的除稅前虧損乃經(計入)/扣除以下各項後達致:

The Group's loss before tax is arrived at after (crediting)/charging:

		附註 Notes	2024年 2024 人民幣千元 RMB′000	2023年 2023 人民幣千元 RMB'000
已售物業成本 因賺取租金投資物業產生的 直接經營開支	Cost of properties sold Direct operating expenses (including repairs and maintenance) arising on		173,114	675,854
(包括維修及保養費) 物業、廠房及設備折舊	rental-earning investment properties Depreciation of property, plant and		5,157	6,949
	equipment	13	7,160	7,776
使用權資產折舊	Depreciation of right-of-use assets	15(c)	2,095	5,705
無形資產攤銷# 出售附屬公司的虧損*	Amortisation of intangible assets#	16	989	1,056
出售合資企業的虧損*	Loss on disposal of subsidiaries* Loss on disposal of a joint venture*	38	_	33,407 63,605
出售物業、廠房及設備項目	Loss on disposal of items of property,			03,003
的虧損*	plant and equipment*		846	-
撇減存貨至可變現淨值:	Write-down of inventories to net realisable value:			
持作開發以供出售的土地	Land held for development for sale		93,907	1,245
在建物業	Properties under development		38,901	13,298
持作出售的已竣工物業	Completed properties held for sale		11,579	33,964
			144,387	48,507
按公平值計入損益之	Changes in fair value of financial assets at			
金融資產的公平值變動*	fair value through profit or loss*		45,713	57,615
核數師酬金	Auditor's remuneration		2,380	3,700
	Employee benefit expense (including			
(附註8)):	directors' remuneration (note 8)):			
薪金、花紅及實物福利	Salaries, bonuses and benefits in kind		32,558	86,941
退休金計劃供款## 以股權結算的購股權開支	Pension scheme contributions##		2,083	7,542
以 版 權 結 昇 的 賻 放 權 用 文 減 : 已 沒 收 供 款	Equity-settled share option expense Less: Forfeited contributions		41 -	3,022 (106)
//% · □ /×1× // ///	EC33. 1 Offetted Contributions		34,682	97,399
	Favoign avalongs differences not			<u> </u>
些兄左祖 <i>神</i> 祖 ————————————————————————————————————	Foreign exchange differences, net		(9,483)	(1,586)



Included in "Administrative expenses" in the consolidated statement of profit or loss.

^{*} 計入綜合損益表的「其他開支」。

Included in "Other expenses" in the consolidated statement of profit or loss.

^{##} 概無已沒收供款可供本集團(作為僱 主)用於降低現有供款水平。

There are no forfeited contributions that may be used by the Group as the employer to reduce the existing level of contributions.

截至2024年12月31日止年度 For the year ended 31 December 2024

8. 董事及最高行政人員薪酬

年內董事及最高行政人員薪酬乃根據上市規則、香港公司條例第383(1)(a)、(b)、(c)及(f)條及公司(披露董事利益資料)規則第2部作出披露。

該等附屬公司的財務報表中錄得的該等 董事各自的薪酬載列如下:

8. DIRECTORS' AND CHIEF EXECUTIVE'S REMUNERATION

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

The remuneration of each of these directors as recorded in the financial statements of the subsidiaries is set out below:

		2024年 2024 人民幣千元 RMB′000	2023年 2023 人民幣千元 RMB'000
袍金	Fees	948	1,046
其他酬金: 薪金、津貼及實物福利 酌情花紅 以股權結算的購股權開支 退休金計劃供款	Other emoluments: Salaries, allowances and benefits in kind Discretionary bonuses Equity-settled share option expense Pension scheme contributions	4,371 - - 60	5,885 300 1,311 212
小計	Subtotal	4,431	7,708
費用及其他酬金總額	Total fees and other emoluments	5,379	8,754

於過往年度,若干董事及首席執行官就彼等向本集團提供的服務根據本公司首次公開發售前購股權計劃(定義見附註34)獲授購股權,有關進一步詳情載於綜合財務報表附註34。該等購股權的公平值(於歸屬期間於損益表內確認)於授出日期釐定,且本年度財務報表內所載金額已包括在上述董事及最高行政人員薪酬披露內。

In prior years, certain directors and the chief executive officer were granted share options, in respect of their services to the Group, under the Pre-IPO Share Option Scheme (as defined in note 34) of the Company, further details of which are set out in note 34 to the consolidated financial statements. The fair value of such options, which has been recognised in the statement of profit or loss over the vesting period, was determined as at the date of grant and the amount included in the financial statements for the current year is included in the above directors' and chief executive's remuneration disclosures.

截至2024年12月31日止年度 For the year ended 31 December 2024

8. 董事及最高行政人員薪酬(續)

(a) 獨立非執行董事

年內向獨立非執行董事支付的袍 金如下:

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

(a) Independent non-executive directors

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

		2024年 2024 人民幣千元 RMB′000	2023年 2023 人民幣千元 RMB'000
趙麗娟女士	Ms Chiu Lai Kuen Susanna	_	207
熊運信先生	Mr Hung Wan Shun Stephen	_	207
陳桂林先生	Mr Chen Guilin	316	278
陳健民先生	Mr Chan Kin Man	316	177
歐寧馨女士	Ms Ou Ningxin	316	177
總計	Total	948	1,046

附註:

Note:

年內概無其他應付獨立非執行董事之 酬金(2023年:無)。 There were no other emoluments payable to the independent non-executive directors during the year (2023: Nil).

截至2024年12月31日止年度 For the year ended 31 December 2024

董事及最高行政人員薪酬(續) 8. DIRECTORS' AND CHIEF EXECUTIVE'S **REMUNERATION** (Continued)

(b) 執行董事、一名非執行董事

(b) Executive directors, a non-executive director

		袍金 Fees 人民幣千元 RMB′000	薪金、 津貼及 實物福利 Salaries, allowances and benefits in kind 人民幣千元 RMB'000	酌情花紅 Discretionary bonuses 人民幣千元 RMB'000	以股權 結算的 購股權開支 Equity- settled share option expense 人民幣千元 RMB'000	退休金 計劃供款 Pension scheme contributions 人民幣千元 RMB'000	總薪酬 Total remuneration 人民幣千元 RMB'000
2024年	2024						
執行董事:	Executive directors:						
倫照明先生	Mr Lun Zhaomin	-	1,070	-	-	17	1,087
<u>盧</u> 沛軍先生	Mr Lu Peijun	-	956	-	-	13	969
羅成煜先生	Mr Luo Chengyu	-	931	-	-	13	944
小計	Subtotal	-	2,957	-	-	43	3,000
非執行董事:	Non-executive director:						
倫瑞祥先生	Mr Lun Ruixiang	-	1,414	-	-	17	1,431
總計	Total	-	4,371	-	-	60	4,431
2023年	2023						
執行董事:	Executive directors:						
倫照明先生	Mr Lun Zhaomin	-	1,057	-	370	55	1,482
盧沛軍先生	Mr Lu Peijun	-	1,357	153	370	51	1,931
羅成煜先生	Mr Luo Chengyu	-	1,314	147	-	51	1,512
/ \計	Subtotal	-	3,728	300	740	157	4,925
非執行董事:	Non-executive director:						
倫瑞祥先生	Mr Lun Ruixiang		2,157		571	55	2,783
總計	Total	-	5,885	300	1,311	212	7,708

年內概無董事訂立安排放棄或同 意放棄任何薪酬。

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

截至2024年12月31日止年度 For the year ended 31 December 2024

9. 五名最高薪酬僱員

年內五名最高薪酬僱員包括五名董事(2023年:三名),其薪酬詳情載於上述附註8。餘下零名(2023年:兩名)既非本公司董事亦非本公司最高行政人員的最高薪酬僱員於本年度的薪酬詳情如下:

9. FIVE HIGHEST PAID EMPLOYEES

The five highest paid employees during the year included five (2023: three) directors, details of whose remuneration are set out in note 8 above. Details of the remuneration for the year of the remaining Nil (2023: two) highest paid employees who are neither director nor chief executive of the Company are as follows:

		2024年 2024 人民幣千元 RMB′000	2023年 2023 人民幣千元 RMB'000
薪金、津貼及實物福利 酌情花紅 以股權結算的購股權開支 退休金計劃供款	Salaries, allowances and benefits in kind Discretionary bonuses Equity-settled share option expense Pension scheme contributions	- - -	2,895 153 308 78
總計	Total	-	3,434

薪酬介乎以下範圍的非董事最高薪酬僱 員人數如下:

The number of non-director highest paid employees whose remuneration fell within the following bands is as follows:

		2024年 2024	2023年 2023
1,500,001港元至2,000,000港元	HK\$1,500,001 to HK\$2,000,000	-	2

於過往年度,若干非董事及非最高行政 人員之最高薪酬僱員就彼等向本集團提 供的服務而獲授購股權,有關進一步詳 情載於綜合財務報表附註34。該等購股 權的公平值(於歸屬期間於損益表內 認)於授出日期釐定,且本年度財務報 表內所載金額已計入上述非董事及非最 高行政人員之最高薪酬僱員薪酬披露內。 In prior years, share options were granted to certain non-directors and non-chief executive highest paid employees in respect of their services to the Group, further details of which are included in note 34 to the consolidated financial statements. The fair value of such options, which has been recognised in the statement of profit or loss over the vesting period, was determined as at the date of grant and the amounts included in the financial statements for the current year is included in the above non-director and non-chief executive highest paid employees' remuneration disclosures.

截至2024年12月31日止年度 For the year ended 31 December 2024

10. 所得税開支

本集團須就本集團成員公司居籍及營運 所在稅務司法權區產生或所得的溢利按 實體基準繳付所得稅。根據開曼群島及 英屬處女群島規則及法規,本集團於開 曼群島及英屬處女群島註冊成立的實體 無須繳納任何所得稅。

由於本集團於年內並無在香港產生任何應課稅溢利,故年內並無作出香港利得稅撥備(2023年:無)。本集團於中國內地營運的附屬公司須按25%稅率(2023年:25%)繳納中國企業所得稅。

土地增值税按土地價值的增值以累進税率30%至60%徵收,即銷售物業所得款項減可扣減開支,包括土地成本、借款成本及其他物業開發開支。本集團已根據中國有關税務法律法規所載的規定,估計及於税項內計入土地增值稅撥備。土地增值稅撥備須由地方稅務當局最終審議及批准。

10. INCOME TAX EXPENSE

The Group is subject to income tax on an entity basis on profits arising in or derived from the tax jurisdictions in which members of the Group are domiciled and operate. Pursuant to the rules and regulations of the Cayman Islands and the British Virgin Islands, the entities within the Group incorporated in the Cayman Islands and the British Virgin Islands are not subject to any income tax.

No provision for Hong Kong profits tax has been made for the year as the Group did not generate any assessable profits arising in Hong Kong during the year (2023: Nil). Subsidiaries of the Group operating in Chinese Mainland are subject to the CIT at a rate of 25% (2023: 25%).

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

		2024年 2024	2023年 2023
		人民幣千元 RMB′000	人民幣千元 RMB'000
即期:	Current:		
中國企業所得税	PRC CIT	2,937	49,094
中國土地增值税(附註31)	PRC LAT (note 31)	68,267	51,734
		71,204	100,828
遞延(附註32)	Deferred (note 32)	(14,211)	(35,207)
年內税項支出總額	Total tax charge for the year	56,993	65,621

截至2024年12月31日止年度 For the year ended 31 December 2024

10. 所得税開支(續)

使用本公司及其大多數附屬公司所在司 法權區的法定税率計算的除税前虧損的 適用所得税開支,與年內税項開支對賬 如下:

10. INCOME TAX EXPENSE (Continued)

A reconciliation of income tax expense applicable to loss before tax at the statutory rate for the jurisdictions in which the Company and most of its subsidiaries are domiciled to the tax expense for the year are as follows:

		2024年 2024 人民幣千元 RMB′000	2023年 2023 人民幣千元 RMB'000
除税前虧損	Loss before tax	(744,325)	(664,729)
按中國法定所得税率計算的税項 合資企業及一家聯營企業應佔	Tax at the PRC statutory income tax rate Profits or losses attributable to joint ventures	(186,081)	(166,182)
溢利或虧損 毋須課税收入	and an associate Income not subject to tax	6,132 (2,750)	3,875 (5,422)
不可用作扣税開支	Expenses not deductible for tax	45,755	49,042
未確認税項虧損	Tax losses not recognised	142,737	145,508
土地增值税撥備	Provision for LAT	68,267	51,734
土地增值税的税務影響	Tax effect on LAT	(17,067)	(12,934)
税項支出	Tax charge	56,993	65,621

截至2024年12月31日止年度之分佔合資企業應佔税項為無(2023年:無),計入綜合損益表中的「分佔合資企業溢利及虧損」。

The share of tax attributable to joint ventures amounting to Nil (2023: Nil) for the year ended 31 December 2024, is included in "Share of profits and losses of joint ventures" in the consolidated profit of loss.

11. 股息

董事會不建議派付截至2024年及2023年 12月31日止年度的股息。

11. DIVIDENDS

The Board does not recommend the payment of dividend for the year ended 31 December 2024 and 2023.

截至2024年12月31日止年度 For the year ended 31 December 2024

12. 母公司擁有人應佔每股虧損

每股基本虧損金額乃基於母公司擁有人應佔年內虧損人民幣799,479,000元(2023年:人民幣696,720,000元)及年內已發行普通股之加權平均數5,254,000,000股(2023年:5,254,000,000股)計算。

每股基本及攤薄虧損乃基於以下各項計 算:

12. LOSS PER SHARE ATTRIBUTABLE TO OWNERS OF THE PARENT

The calculation of the basic loss per share amount is based on the loss for the year attributable to owners of the parent of RMB799,479,000 (2023: RMB696,720,000), and the weighted average number of ordinary shares of 5,254,000,000 (2023: 5,254,000,000) in issue during the year.

The calculations of the basic and diluted loss per share are based on:

		2024年 2024 人民幣千元 RMB′000	2023年 2023 人民幣千元 RMB'000
虧損 用於計算每股基本及攤薄虧損之 母公司擁有人應佔虧損	Loss Loss attributable to owners of the parent, used in the basic and diluted loss per share calculation	(799,479)	(696,720)

		股 <i>份</i> Number (2024年 2024	
股份 用於計算每股基本虧損之年內 已發行普通股的加權平均數 攤薄影響 — 普通股加權平均數: 購股權	Shares Weighted average number of ordinary shares in issue during the year used in the basic loss per share calculation Effect of dilution — weighted average number of ordinary shares: Share options	5,254,000,000 –	5,254,000,000
用於計算每股攤薄虧損之年內 已發行普通股的加權平均數	Weighted average number of ordinary shares in issue during the year used in the diluted loss per share calculation	5,254,000,000	5,254,000,000

由於本公司購股權的行使價高於股份平均市價,因此本年度每股攤薄虧損與每 股基本虧損相同。

Because the exercise price of the Company's share options was higher than the average market price for shares, the diluted loss per share is same as basic loss per share during the year.

截至2024年12月31日止年度 For the year ended 31 December 2024

13. 物業、廠房及設備 13. PROPERTY, PLANT AND EQUIPMENT

彻未一似历从以	. IHI 13.	PROPERTI,	LAITI AITD	LQOII MILIA	
		租賃物業裝修 Leasehold improvements 人民幣千元	傢具、裝置及 辦公室設備 Furniture, fixtures and office equipment 人民幣千元	汽車 Motor vehicles 人民幣千元	總計 Total 人民幣千元
		RMB'000	RMB'000	RMB'000	RMB'000
2024年12月31日 於2024年1月1日: 成本 累計折舊	31 December 2024 At 1 January 2024: Cost Accumulated depreciation	22,602 (8,529)	70,405 (22,089)	23,215 (20,780)	116,222 (51,398)
———————— 賬面淨值	Net carrying amount	14,073	48,316	2,435	64,824
於2024年1月1日, 經扣除累計折舊 添置 出售 年內折舊撥備(附註7) 匯兑調整	At 1 January 2024, net of accumulated depreciation Additions Disposals Depreciation provided during the year (note 7) Exchange realignment	14,073 61 (710) (2,595) 758	48,316 294 (5) (3,777) 38	2,435 - (131) (788) -	64,824 355 (846) (7,160) 796
於2024年12月31日, 經扣除累計折舊	At 31 December 2024, net of accumulated depreciation	11,587	44,866	1,516	57,969
於2024年12月31日: 成本 累計折舊	At 31 December 2024: Cost Accumulated depreciation	21,158 (9,571)	69,776 (24,910)	23,004 (21,488)	113,938 (55,969)
	Net carrying amount	11,587	44,866	1,516	57,969

截至2024年12月31日止年度 For the year ended 31 December 2024

13. 物業、廠房及設備(續) 13. PROPERTY, PLANT AND EQUIPMENT (Continued)

N X C(1 XEI)	ing (/kg/			LQUII MILIT	(Continued)
		租賃物業裝修	傢具、裝置及辦公室設備 Furniture,	汽車	總計
		Leasehold	fixtures and office	Motor	
		improvements	equipment	vehicles	Total
		人民幣千元	人民幣千元	人民幣千元	人民幣千元
		RMB'000	RMB'000	RMB'000	RMB'000
2023年12月31日	31 December 2023				
於2023年1月1日:	At 1 January 2023:				
成本	Cost	21,823	63,911	22,947	108,681
累計折舊	Accumulated depreciation	(5,170)	(16,932)	(19,343)	(41,445)
賬面淨值	Net carrying amount	16,653	46,979	3,604	67,236
於2023年1月1日,	At 1 January 2023, net of				
經扣除累計折舊	accumulated depreciation	16,653	46,979	3,604	67,236
收購附屬公司(<i>附註37)</i>	Acquisition of subsidiaries (note 37)	_	4,991	_	4,991
添置	Additions	546	12	290	848
出售	Disposals	_	(436)	(1)	(437)
出售附屬公司(附註38)	Disposals of subsidiaries (note 38)	-	(80)	-	(80)
年內折舊撥備(附註7)	Depreciation provided during				
	the year (note 7)	(3,160)	(3,158)	(1,458)	(7,776)
匯兑調整	Exchange realignment	34	8	-	42
於2023年12月31日,	At 31 December 2023, net of				
經扣除累計折舊	accumulated depreciation	14,073	48,316	2,435	64,824
於2023年12月31日:	At 31 December 2023:				
成本	Cost	22,602	70,405	23,215	116,222
累計折舊	Accumulated depreciation	(8,529)	(22,089)	(20,780)	(51,398)
———————— 賬面淨值	Net carrying amount	14,073	48,316	2,435	64,824
	-				

於2024年12月31日,本集團賬面總額 為人民幣7,608,000元(2023年:人民幣 8,301,000元)的若干物業、廠房及設備已 作抵押,以獲取授予本集團的若干銀行 及其他借款(附註29)。

At 31 December 2024, certain of the Group's property, plant and equipment with an aggregate carrying amount of RMB7,608,000 (2023: RMB8,301,000) was pledged to secure certain bank and other borrowings granted to the Group (note 29).

截至2024年12月31日止年度 For the year ended 31 December 2024

14. 投資物業

14. INVESTMENT PROPERTIES

		已竣工 投資物業 Completed investment properties 人民幣千元 RMB'000	在建 投資物業 Investment properties under construction 人民幣千元 RMB'000	總計 Total 人民幣千元 RMB'000
於2023年1月1日的賬面值 添置 出售附屬公司(附註38) 公平值調整	Carrying amount at 1 January 2023 Additions Disposal of subsidiaries (note 38) Fair value adjustments	369,400 - - (6,500)	1,226,600 19,217 (150,000) (64,217)	1,596,000 19,217 (150,000) (70,717)
於2023年12月31日及2024年 1月1日的賬面值 公平值調整	Carrying amount at 31 December 2023 and 1 January 2024 Fair value adjustments	362,900 9,400	1,031,600 (9,600)	1,394,500 (200)
於2024年12月31日的 賬面值	Carrying amount at 31 December 2024	372,300	1,022,000	1,394,300

本集團的投資物業位於中國內地,並於2024年12月31日根據獨立專業合資格估值師深圳市德勤行資產評估有限公司(「德勤行」)進行的估值重估,為人民幣1,394,300,000元(2023年:人民幣1,394,500,000元)。

於2024年12月31日,本集團賬面總額 為人民幣1,234,433,000元(2023年:人民 幣1,199,579,000元)的若干投資物業已作 抵押,以獲取授予本集團的若干銀行及 其他借款(附註29)。

公平值層級

截至2024年及2023年12月31日止年度, 本集團投資物業乃使用重大不可觀察輸 入數據(第三級)進行公平值計量。

董事認為,所有按公平值計量之投資物 業已達至最高及最佳用途。

於本年度,第一級與第二級之間並無公 平值計量轉移,亦無轉入或轉出第三級 公平值計量(2023年:無)。 The Group's investment properties are situated in Chinese Mainland and were revalued on 31 December 2024 based on valuations performed by Shenzhen Deqinhang Asset Appraisal Co., Ltd. ("SDA"), an independent professionally qualified valuer, at RMB1,394,300,000 (2023: RMB1,394,500,000).

At 31 December 2024, certain of the Group's investment properties with an aggregate carrying amount of RMB1,234,433,000 (2023: RMB1,199,579,000) was pledged to secure certain bank and other borrowings granted to the Group (note 29).

Fair value hierarchy

For the years ended 31 December 2024 and 2023, the fair value measurements of the Group's investment properties used significant unobservable inputs (Level 3).

In the opinion of the directors, for all investment properties that are measured at fair value, the properties have been used in their highest and best use.

During the year, there were no transfers of fair value measurements between Level 1 and Level 2 and no transfers into or out of Level 3 (2023: Nil).

截至2024年12月31日止年度 For the year ended 31 December 2024

14. 投資物業(續)

公平值層級(續)

以下為所使用估值技術的概要及投資物 業估值的主要輸入數據:

14. INVESTMENT PROPERTIES (Continued)

Fair value hierarchy (Continued)

Set out below is a summary of the valuation techniques used and the key inputs to the valuation of investment properties:

	估值技術 Valuation technique	重大不可觀察輸入數據 Significant unobservable inputs		平均數 d average
			2024年 2024	2023年 2023
在建投資物業				
Investment prop 零售	perties under construction 收入法	估計租金價值(每平方米及每月)	↓ 尺 敝 125 元	人民幣68至116元
令 告 Retail	収入法 Income approach	自計 相並慎重 (母十万 不及母月) Estimated rental value (per sq.m. and per month)	人氏常 125 元 RMB125	RMB68-116
		長期空置率 (%) Long term vacancy rate (%)	5	5–10
		資本化率(%) Capitalisation rate (%)	5.5	4.25–5
酒店 Hotel	貼現現金流量法 Discounted cash flow approach	於完工後第一年平均每日房租 Average daily room rate in the first year of completion	人民幣750元 RMB750	人民幣780元 RMB780
		穩定租金增長率 (%) Stabilised rental growth rate (%)	1	4
		穩定入住率 (%) Stabilised occupancy rate (%)	75	70
		貼現率(%) Discount rate (%)	7	7.8
已竣工投資物業				
Completed inve 零售	stment properties 貼現現金流量法	估計租金價值(每平方米及每月)	人民幣106至 111元	人民幣80元
Retail	Discounted cash flow approach	Estimated rental value (per sq.m. and per month)	RMB106-111	RMB80
		穩定租金增長率(%) Stabilised rental growth rate (%)	2-2.25	4
		貼現率(%)		
		Discount rate (%)	6-6.25	6
	收入法	估計租金價值(每平方米及每月)	人民幣106至 111元	人民幣80元
	Income approach	Estimated rental value (per sq.m. and per month)	RMB106-111	RMB80
		長期空置率 (%) Long term vacancy rate (%)	5–10	10
		資本化率(%)		

截至2024年12月31日止年度 For the year ended 31 December 2024

14. 投資物業(續)

公平值層級(續)

根據貼現現金流量法,公平值乃採用假設有關所有權的利益及負債超過資產的年期(包括轉售或最終價值)進行估計。該方法涉及對物業權益的一連串現金流量預測。市場衍生貼現率適用於預測現金流量,以便確立資產相關收入來源的現值。轉售收益率一般單獨釐定且有別於貼現率。

根據收入法,估值乃根據對現有租約所得租金收入淨額予以資本化進行,並適當考慮物業的復歸收益潛力,或參考市場可資比較交易進行,當中考慮到作出調整以反映交易時間、地點及使用權的差異。

估計租賃價值及租金年增長率單獨大幅增加/減少會導致投資物業公平值大幅增加/減少。長期空置率、貼現率及資本化率單獨大幅增加/減少會導致投資物業公平值大幅減少/增加。

14. INVESTMENT PROPERTIES (Continued)

Fair value hierarchy (Continued)

Under the discounted cash flow method, fair value is estimated using assumptions regarding the benefits and liabilities of ownership over the asset's life including an exit or terminal value. This method involves the projection of a series of cash flows on a property interest. A market-derived discount rate is applied to the projected cash flows in order to establish the present value of the income stream associated with the asset. The exit yield is normally separately determined and differs from the discount rate.

The duration of the cash flows and the specific timing of inflows and outflows are determined by events such as rent reviews, lease renewal and related reletting, redevelopment or refurbishment. The appropriate duration is driven by market behaviour that is a characteristic of the class of property. The periodic cash flow is estimated as gross income less vacancy, non-recoverable expenses, collection losses, lease incentives, maintenance costs, agent and commission costs and other operating and management expenses. The series of periodic net operating income, along with an estimate of the terminal value anticipated at the end of the projection period, is then discounted.

Under the income approach, valuations are based on the capitalisation of net rental income derived from the existing tenancies with due allowance for the reversionary income potential of the properties or made with reference to comparable market transactions and with consideration of adjustments to reflect differences in transaction timing, location and tenure.

A significant increase/decrease in the estimated rental value and the rental growth per annum in isolation would result in a significant increase/decrease in the fair value of the investment properties. A significant increase/decrease in the long term vacancy rate, the discount rate and the capitalisation rate in isolation would result in a significant decrease/increase in the fair value of the investment properties.

截至2024年12月31日止年度 For the year ended 31 December 2024

15. 租賃

本集團作為承租人

本集團就其營運所用辦公室處所訂有租 賃合約,租賃期介乎2至3年。

(a) 使用權資產

於本年度,本集團的使用權資產 賬面值及變動如下:

15. LEASES

The Group as a lessee

The Group has lease contracts for office premises used in its operations, which have lease terms between 2 to 3 years.

(a) Right-of-use assets

The carrying amount of the Group's right-of-use assets and the movements during the year are as follows:

			辦公場所 Office premises	
		2024年 2023 2024 20 人民幣千元 人民幣千 RMB'000 RMB'		
於1月1日 添置 出售 本年度折舊支出 匯兑調整	At 1 January Additions Disposal Depreciation charged during the year Exchange realignment	23,112 2,382 (22,803) (2,095) 643	28,440 - - (5,705) 377	
於12月31日	At 31 December	1,239	23,112	

(b) 租賃負債

於本年度,本集團的租賃負債賬 面值及變動如下:

(b) Lease liabilities

The carrying amount of the Group's lease liabilities and the movements during the year are as follows:

		2024年 2024 人民幣千元 RMB′000	2023年 2023 人民幣千元 RMB'000
於1月1日的賬面值	Carrying amount at 1 January	25,536	30,377
新租賃	New leases	2,534	_
終止租賃	Terminate leases	(25,202)	_
於本年度確認的應計利息	Accretion of interest recognised		
	during the year	90	1,552
付款	Payment	(2,220)	(6,717)
匯兑調整	Exchange realignment	580	324
於12月31日的賬面值	Carrying amount at 31 December	1,318	25,536
分析為:	Analysed into:		
流動部分	Current portion	1,215	5,445
非流動部分	Non-current portion	103	20,091

租賃負債之到期日分析於綜合財 務報表附註46披露。 The maturity analysis of lease liabilities is disclosed in note 46 to the consolidated financial statements.

截至2024年12月31日止年度 For the year ended 31 December 2024

15. 租賃(續)

本集團作為承租人(續)

(c) 就租賃於損益確認的金額如下:

15. LEASES (Continued)

The Group as a lessee (Continued)

(c) The amounts recognised in profit or loss in relation to leases are as follows:

		2024年 2024 人民幣千元 RMB′000	2023年 2023 人民幣千元 RMB'000
租賃負債利息 使用權資產折舊支出(附註7)	Interest on lease liabilities Depreciation charge of right-of-use assets (note 7)	90 2,095	1,552 5,705
於損益確認的總額	Total amount recognised in profit or loss	2,185	7,257

(d) 租賃現金流出總額於綜合財務報 表附註39(c)披露。

本集團作為出租人

本集團根據經營租賃安排租賃投資物業(附註14),包括位於中國的三項商業物業。本集團於年內確認的租金收入為人民幣39,728,000元(2023年:人民幣32,019,000元),有關詳情載於綜合財務報表附註5。

不可撤銷營業租賃項下的未來最低應收 租金總額如下: (d) The total cash outflow for leases is disclosed in note 39(c) to the consolidated financial statements.

The Group as a lessor

The Group leases its investment properties (note 14) consisting of three commercial properties in the PRC under operating lease arrangements. Rental income recognised by the Group during the year was RMB39,728,000 (2023: RMB32,019,000), details of which are included in note 5 to the consolidated financial statements.

The future aggregate minimum rental receivables under noncancellable operating leases are as follows:

		2024年 2024 人民幣千元 RMB′000	2023年 2023 人民幣千元 RMB'000
一年內 一年後但於兩年內 兩年後但於三年內 三年後但於四年內 四年後但於五年內 五年後	Within one year After one year but within two years After two years but within three years After three years but within four years After four years but within five years After five years	9,734 8,703 7,413 6,730 4,805 13,065	13,149 11,272 10,522 7,120 6,671 9,797
總計	Total	50,450	58,531

於2024年12月31日,本集團賬面總額 為人民幣4,315,000元(2023年:人民幣 6,471,000元)的若干租金收益權已作抵 押,以獲取授予本集團的若干銀行及其 他借款(附註29)。 At 31 December 2024, certain of the Group's right of rental income with an aggregate carrying amount of RMB4,315,000 (2023: RMB6,471,000) was pledged to secure certain bank and other borrowings granted to the Group (note 29).

截至2024年12月31日止年度 For the year ended 31 December 2024

16. 無形資產

16. INTANGIBLE ASSETS

		軟· Softv	
		2024年	2023年
		2024	2023
		人民幣千元	人民幣千元
		RMB'000	RMB'000
於年初:	At the beginning of the year:		
成本	Cost	15,726	16,058
累計攤銷	Accumulated amortisation	(11,846)	(10,961)
賬面淨值	Net carrying amount	3,880	5,097
於年初,經扣除累計攤銷	At the beginning of the year, net of		
	accumulated amortisation	3,880	5,097
出售附屬公司(附註38)	Disposal of subsidiaries (note 38)	_	(161)
年內攤銷撥備(附註7)	Amortisation provided during the year		
	(note 7)	(989)	(1,056)
於年末,經扣除累計攤銷	At the end of the year, net of		
	accumulated amortisation	2,891	3,880
於年末:	At the end of the year:		
成本	Cost	15,726	15,726
累計攤銷	Accumulated amortisation	(12,835)	(11,846)
賬面淨值	Net carrying amount	2,891	3,880

截至2024年12月31日止年度 For the year ended 31 December 2024

17. 於合資企業的投資

17. INVESTMENTS IN JOINT VENTURES

		2024年 2024 人民幣千元 RMB′000	2023年 2023 人民幣千元 RMB'000
分佔資產淨值	Share of net assets	192,426	216,955
分類為流動資產的應收 合資企業款項 減值撥備	Receivables from joint ventures classified as current assets Impairment allowance	350,941 (4,857)	382,341 (8,444)
		346,084	373,897

應收合資企業款項屬無抵押、免息及按 要求償還(如適用),於各報告日期透過 考慮違約可能性及未來現金流量的時間 及金額進行減值分析。

應收合資企業款項的減值撥備變動如下:

The receivables from joint ventures are unsecured, interest-free and repayable on demand, where applicable, an impairment analysis is performed at each reporting date by considering the probability of default and the timing and amounts of future cash flows.

The movements in impairment allowance of receivables from joint ventures are as follows:

		2024年 2024 人民幣千元 RMB′000	2023年 2023 人民幣千元 RMB'000
於年初 已(轉回)/確認減值虧損	At the beginning of the year Impairment losses (reversed)/recognised	8,444 (3,587)	2,971 5,473
於年末	At the end of the year	4,857	8,444

預期信貸虧損參考本集團歷史虧損記錄及本集團物業開發項目應付相關承包商款項,採用虧損率法估計。虧損率於適當時候作出調整以反映現時情況及未來經濟狀況預測。於2024年12月31日,虧損率為1,38%(2023年:2,21%)。

The ECLs are estimated by applying a loss rate approach with reference to the historical loss record of the Group and the amount payable to the relevant contractors for the Group's property development projects. The loss rate is adjusted to reflect the current conditions and forecasts of future economic conditions, as appropriate. The loss rate as at 31 December 2024 was 1.38% (2023: 2.21%).

截至2024年12月31日止年度 For the year ended 31 December 2024

17. 於合資企業的投資(續)

17. INVESTMENTS IN JOINT VENTURES (Continued)

本集團之合資企業詳情如下:

Particulars of the Group's joint ventures are as follows:

				佔以下百分比 Percentage of		
名稱 Name	註冊及繳足股本 Registered and paid-up capital	註冊及業務地點 Place of registration and business	所有權權益 Ownership interest	投票權 Voting power	應佔溢利 Profit sharing	主要活動 Principal activity
湖南發展高新置業有限公司** (「湖南高新」)	人民幣196,078,400元	中國/中國內地	49%	49%	49%	物業開發
Hunan Development Gaoxin Properties Company Limited** ("Hunan Gaoxin")	RMB196,078,400	PRC/Chinese Mainland	49%	49%	49%	Property development
徐州滙景嘉城置業有限公司** (「徐州滙景」)	人民幣30,000,000元	中國/中國內地	50%	50%	50%	物業開發
Xuzhou Huijing Jiacheng Properties Company Limited** ("Xuzhou Huijing")	RMB30,000,000	PRC/Chinese Mainland	50%	50%	50%	Property development

附註:

以上合資企業由本公司間接持有。

- * 根據中國法律登記為內資有限公司。
- 曲於該等公司並無註冊任何正式的英文名稱,故其英文名稱乃由本公司管理層直接翻譯其中文名稱而得來。

截至2024年12月31日止年度,湖南高新被視為本集團的重大合資企業,從事物業開發,並採用權益法入賬。

Notes:

The above joint ventures are indirectly held by the Company.

- * Registered as a domestic limited liability company under PRC law.
- [#] The English name of these companies represents the best effort made by management of the Company to directly translate its Chinese name as it did not register any official English name.

During the year ended 31 December 2024, Hunan Gaoxin, which is considered material joint venture of the Group, engaged in property development and is accounted for using the equity method.

截至2024年12月31日止年度 For the year ended 31 December 2024

17. 於合資企業的投資(續)

下表説明湖南高新的財務資料概要,已 就會計政策的任何差異作出調整,並與 綜合財務報表的賬面值對賬。

17. INVESTMENTS IN JOINT VENTURES (Continued)

The following table illustrates the summarised financial information in respect of Hunan Gaoxin adjusted for any differences in accounting policies and reconciled to the carrying amount in the consolidated financial statements.

		2024年 2024 人民幣千元 RMB′000	2023年 2023 人民幣千元 RMB'000
流動資產	Current assets	1,310,671	1,417,955
非流動資產	Non-current assets	111,617	158,585
流動負債	Current liabilities	(836,181)	(935,375)
非流動負債	Non-current liabilities	(193,400)	(198,400)
資產淨值	Net assets	392,707	442,765
與本集團於合資企業的權益對賬	: Reconciliation to the Group's interest in the joint venture:		
本集團擁有權比例	Proportion of the Group's ownership	49%	49%
投資賬面值	Carrying amount of the investment	192,426	216,955
收益	Revenue	79,295	106,745
年內虧損	Loss for the year	(50,059)	(29,417)
全面虧損總額	Total comprehensive loss	(50,059)	(29,417)

下表說明本集團個別不重大的合資企業 的滙總財務資料: The following table illustrates the aggregate financial information of the Group's joint ventures that are not individually material:

		2024年 2024 人民幣千元 RMB′000	2023年 2023 人民幣千元 RMB'000
分佔合資企業之年內虧損 分佔合資企業全面虧損總額	Share of the joint ventures' loss for the year Share of the joint ventures' total comprehensive	-	32
本集團於合資企業投資的	loss Aggregate carrying amount of the Group's	-	32
賬面總值	investment in joint ventures	-	_

本集團已終止確認其應佔合資企業徐州滙景的虧損,原因為應佔合營企業的虧損超過本集團在該合資企業中的權益,且本集團並無義務再承擔該合資企業的額外虧損。本集團於本年度及累計未確認應佔該合資企業虧損的金額分別為人民幣1,364,000元(2023年:人民幣1,457,000元)及人民幣31,387,000元(2023年:人民幣30,023,000元)。

The Group has discontinued the recognition of its share of losses of a joint venture Xuzhou Huijing because the share of losses of the joint venture exceeded the Group's interest in the joint venture and the Group has no obligation to take up further losses. The amounts of the Group's unrecognised share of loss of this joint venture for the current year and cumulatively were RMB1,364,000 (2023: RMB1,457,000) and RMB31,387,000 (2023: RMB30,023,000), respectively.

截至2024年12月31日止年度 For the year ended 31 December 2024

18. 於一家聯營企業的投資

18. INVESTMENT IN AN ASSOCIATE

		2024年	2023年
		2024	2023
		人民幣千元	人民幣千元
		RMB'000	RMB'000
分佔資產淨值	Share of net assets	7,295	7,295

本集團之聯營企業詳情如下:

Particulars of the Group's associate are as follows:

				佔以下百分比 Percentage of		
名稱 Name	註冊及繳足股本 Registered and paid-up capital	註冊及業務地點 Place of registration and business	所有權權益 Ownership interest	投票權 Voting power	應佔溢利 Profit sharing	主要活動 Principal activity
東莞市鋒尚公寓房地產開發 有限公司**	人民幣3,000,000元	中國/中國內地	40%	40%	40%	物業開發
Dongguan Fengshang Apartment Real Estate Development Company Limited**	RMB3,000,000	PRC/Chinese Mainland	40%	40%	40%	Property development

附註:

以上聯營企業由本公司間接持有。

- * 根據中國法律登記為內資有限公司。
- 曲於該等公司並無註冊任何正式的英文名稱,故其英文名稱乃由本公司管理層直接翻譯其中文名稱而得來。

Notes:

The above associate is indirectly held by the Company.

- Registered as a domestic limited liability company under PRC law.
- [#] The English name of these companies represents the best effort made by management of the Company to directly translate its Chinese name as it did not register any official English name.

截至2024年12月31日止年度 For the year ended 31 December 2024

18. 於一家聯營企業的投資(續)

下表闡述本集團不屬個別重大之聯營企 業之財務資料:

18. INVESTMENT IN AN ASSOCIATE (Continued)

The following table illustrates the financial information of the Group's associate that is not individually material:

		2024年 2024 人民幣千元 RMB′000	2023年 2023 人民幣千元 RMB'000
分佔聯營企業年度虧損 分佔聯營企業全面虧損總額	Share of the associate's loss for the year Share of the associate's total comprehensive	-	(1,053)
本集團於一家聯營企業投資的	loss Aggregate carrying amount of the Group's	-	(1,053)
賬面總值	investment in an associate	7,295	7,295

19. 持作開發以供出售的土地

19. LAND HELD FOR DEVELOPMENT FOR SALE

		2024年 2024 人民幣千元 RMB′000	2023年 2023 人民幣千元 RMB'000
年初賬面值 添置 收購附屬公司(附註37) 撇減至可變現淨值	Carrying amount at the beginning of the year Additions Acquisition of subsidiaries (note 37) Write-down to net realisable value	2,321,149 95,064 - (93,907)	1,823,722 73,951 424,721 (1,245)
年末賬面值 預期將於正常營運週期內 收回的即期部分	Carrying amount at the end of the year Current portion expected to be recovered within normal operating cycle	2,322,306 (513,011)	2,321,149 (513,011)
非即期部分	Non-current portion	1,809,295	1,808,138

於2024年12月31日,本集團之賬面總值為人民幣1,391,930,000元(2023年:人民幣1,432,714,000元)的持作開發以供出售的若干土地已作抵押,以獲取授予本集團的若干銀行及其他借款(附註29)。

At 31 December 2024, certain of the Group's land held for development for sale with an aggregate carrying amount of RMB1,391,930,000 (2023: RMB1,432,714,000) was pledged to secure certain bank and other borrowings granted to the Group (note 29).

截至2024年12月31日止年度 For the year ended 31 December 2024

20. 在建物業

20. PROPERTIES UNDER DEVELOPMENT

		2024年 2024 人民幣千元 RMB′000	2023年 2023 人民幣千元 RMB'000
預期於正常營運週期收回的 在建物業: 一年內	Properties under development expected to be recovered within normal operating cycle: Within one year	-	315,000
一年後	After one year	3,113,417	2,817,198
		3,113,417	3,132,198

於2024年12月31日,本集團之賬面總值為人民幣1,364,303,000元(2023年:人民幣1,378,604,000元)的若干在建物業已作抵押,以獲取授予本集團的若干銀行及其他借款(附註29)。

At 31 December 2024, certain of the Group's properties under development with an aggregate carrying amount of RMB1,364,303,000 (2023: RMB1,378,604,000) was pledged to secure certain bank and other borrowings granted to the Group (note 29).

21. 持作出售的已竣工物業

於2024年12月31日,本集團之賬面總值 為人民幣405,847,000元(2023年:人民幣 417,365,000元)的若干持作出售的已竣工 物業已作抵押,以獲取授予本集團的若 干銀行及其他借款(附註29)。

21. COMPLETED PROPERTIES HELD FOR SALE

At 31 December 2024, certain of the Group's completed properties held for sale with an aggregate carrying amount of RMB405,847,000 (2023: RMB417,365,000) was pledged to secure certain bank and other borrowings granted to the Group (note 29).

22. 貿易應收賬款

22. TRADE RECEIVABLES

		2024年 2024 人民幣千元 RMB′000	2023年 2023 人民幣千元 RMB'000
貿易應收賬款 減值撥備	Trade receivables Impairment allowance	13,777 (400)	11,907 (2,238)
	Net carrying amount	13,377	9,669

貿易應收賬款指物業銷售產生的應收賬 款。物業相關代價由客戶按照相關買賣 協議的條款支付。本集團力求對其未收 應收賬款及逾期結餘保持嚴格控制,並 由管理層定期審核。 Trade receivables represent receivables arising from the sale of properties. Consideration in respect of properties is payable by the customers in accordance with the terms of the related sale and purchase agreements. The Group seeks to maintain strict control over its outstanding receivables and overdue balances, which are reviewed regularly by management.

截至2024年12月31日止年度 For the year ended 31 December 2024

22. 貿易應收賬款(續)

鑒於本集團的貿易應收賬款與多個多元化客戶有關,故並無重大信貸風險集中。本集團並無就其貿易應收賬款結餘持有任何抵押品或其他信用增級。貿易應收賬款為不計息。

於年末貿易應收賬款按收益確認日期或 發票日期並扣除虧損撥備的賬齡分析如 下:

22. TRADE RECEIVABLES (Continued)

Since the Group's trade receivables are related to a number of diversified customers, there is no significant concentration of credit risk. The Group does not hold any collateral or other credit enhancements over its trade receivable balances. Trade receivables are non-interest-bearing.

An ageing analysis of the trade receivables as at the end of the year, based on the revenue recognition date or invoice date and net of loss allowance, is as follows:

		2024年	2023年
		2024	2023
		人民幣千元	人民幣千元
		RMB'000	RMB'000
一年內	Within 1 year	13,377	9,669

於各報告日期,本集團應用香港財務報告準則第9號所訂明的簡化方法就預期信貸虧損作出撥備,該規定允許對所有貿易應收賬款採用全期的預期虧損撥備。貿易應收賬款減值虧損撥備變動如下:

At each reporting date, the Group applies the simplified approach to provide for expected credit losses prescribed by HKFRS 9, which permits the use of the lifetime expected loss provision for all trade receivables. The movements in the loss allowance for impairment of trade receivables are as follows:

		2024年	2023年
		2024	2023
		人民幣千元	人民幣千元
		RMB'000	RMB'000
於年初	At the beginning of the year	2,238	642
已(轉回)/確認減值虧損	Impairment losses (reversed)/recognised	(1,838)	1,596
於年末	At the end of the year	400	2,238

截至2024年12月31日止年度 For the year ended 31 December 2024

23. 預付款項、其他應收款項及其 23. PREPAYMENTS, OTHER RECEIVABLES AND 他資產 OTHER ASSETS

		2024年 2024 人民幣千元 RMB′000	2023年 2023 人民幣千元 RMB'000
預付款項 獲取合約的成本 其他應收款項及按金	Prepayments Cost of obtaining contracts Other receivables and deposits	833,448 43,317 752,051	869,751 43,661 755,344
減值撥備	Impairment allowance	1,628,816 (66,082)	1,668,756 (74,206)
總計	Total	1,562,734	1,594,550

計入上述結餘的金融資產分類為第1階段、第2階段及第3階段,以計量預期信貸虧損(如適用),於各報告日期考慮違約可能性以及未來現金流量的時間及金額,以進行減值分析。

其他應收款項主要指無抵押、免息及按 要求償還的承包商按金。按金主要指租 賃按金,且過往並無出現任何重大信貸 虧損。

預付款項、其他應收款項及其他資產減 值撥備的變動情況如下: The financial assets included in the above balances were categorised in stage 1, 2 and 3 for the measurement of ECL, where applicable, an impairment analysis is performed at each reporting date by considering the probability of default and the timing and amounts of future cash flows.

Other receivables mainly represent deposits with contractors which are unsecured, non-interest-bearing and repayable on demand. Deposit mainly represent rental deposits and has not experienced any significant credit loss in past.

The movements in impairment allowance of prepayments, other receivables and other assets are as follows:

		2024年 2024 人民幣千元 RMB′000	2023年 2023 人民幣千元 RMB'000
於年初	At the beginning of the year	74,206	40,713
出售附屬公司	Disposal of subsidiaries	-	(5,121)
撇銷	Write-offs	(17,068)	-
已確認減值虧損	Impairment losses recognised	8,944	38,614
於年末	At the end of the year	66,082	74,206

預付款項、其他應收款項及其他資產結餘的預期信貸虧損參考本集團歷史虧損記錄及本集團物業開發項目應付相關承包商款項,採用虧損率法估計。虧損率將於適當時候作出調整以反映現時情況及預測未來經濟狀況。於2024年12月31日的虧損率為4.06%(2023年:4.45%)。

ECL on the prepayments, other receivables and other assets balances are estimated by a loss rate approach with reference to the historical loss record of the Group and the amount payable to the relevant contractors for the Group's property development projects. The loss rate is adjusted to reflect the current conditions and forecasts of future economic conditions, as appropriate. The loss rate as at 31 December 2024 was 4.06% (2023: 4.45%).

截至2024年12月31日止年度 For the year ended 31 December 2024

		2024年 2024 人民幣千元 RMB′000	2023年 2023 人民幣千元 RMB'000
上市股本投資(按公平值) 其他非上市資金投資(按公平值)	Listed equity investments, at fair value Other unlisted fund investments, at fair value	- 10	1,265 43,046
總計	Total	10	44,311

上述股本及非上市投資被強制分類為按公平值計入損益之金融資產,原因為其合約現金流量並非純粹支付本金及利息。

按公平值計入損益之金融資產的公平級 層級的詳情載於綜合財務報表附註45。 The above equity and unlisted investments were mandatorily classified as financial assets at fair value through profit or loss as their contractual cash flows are not solely payments of principal and interest.

Details of the fair value hierarchy of the financial assets at fair value through profit or loss are set out in note 45 to the consolidated financial statements.

25. 現金及銀行結餘

25. CASH AND BANK BALANCES

		2024年 2024 人民幣千元 RMB′000	2023年 2023 人民幣千元 RMB'000
現金及銀行結餘 受限制現金	Cash and bank balances Restricted cash	2,327 34,852	6,009 120,151
現金及現金等價物	Cash and cash equivalents	37,179	126,160

附註:

- (a) 於2024年12月31日的現金及銀行結餘 包括存款人民幣34,852,000元(2023年: 人民幣120,147,000元)。根據本集團若 干附屬公司與銀行簽署的有關貸款融 資協議,該等附屬公司須將彼等物業 的預售款項存入指定銀行賬戶。該等 存款僅可用於支付附屬公司產生的物 業開發成本及償還有關貸款。
- (b) 於2024年12月31日的現金及銀行結餘 包括擔保存款零元(2023年:人民幣 4,000元)。根據本集團若干附屬公司 所簽署的有關貸款融資協議,該等附 屬公司須將向指定銀行賬戶存入款項 作為擔保。

Notes:

- (a) Included in the cash and bank balances as at 31 December 2024 are deposits of RMB34,852,000 (2023: RMB120,147,000). According to relevant loan facility agreements signed by certain subsidiaries of the Group with the banks, these subsidiaries are required to place the presale proceeds of their properties at designated bank accounts. The deposits can only be used for the payment of property development costs incurred by the subsidiaries and the repayment of the relevant loans.
- (b) Included in the cash and bank balances as at 31 December 2024 are guarantee deposits of Nil (2023: RMB4,000). According to relevant loan facility agreements signed by certain subsidiaries of the Group, the subsidiaries are required to place deposits at designated bank accounts as a guarantee.

截至2024年12月31日止年度 For the year ended 31 December 2024

25. 現金及銀行結餘(續)

於報告期末,本集團按人民幣計值之 現金及銀行結餘為人民幣37,177,000元 (2023年:人民幣125,248,000元)。人民 幣不可與其他貨幣自由兑換,但根據中 國內地外匯管理條例及結匯、售匯及付 匯管理規定,本集團獲准透過獲授權進 行外匯業務的銀行將人民幣兑換為其他 貨幣。

存於銀行的現金根據每日的銀行存款利率賺取浮動利息。銀行結餘乃存於擁有良好信譽且近期並無違約記錄的銀行。 現金及銀行結餘賬面值與其公平值相若。

25. CASH AND BANK BALANCES (Continued)

At the end of the reporting period, the cash and bank balances of the Group denominated in RMB amounted to RMB37,177,000 (2023: RMB125,248,000). The RMB is not freely convertible into other currencies, however, under Chinese Mainland's Foreign Exchange Control Regulations and Administration of Settlement, Sale and Payment of Foreign Exchange Regulations, the Group is permitted to exchange RMB for other currencies through banks authorised to conduct foreign exchange business.

Cash at banks earns interest at floating rates based on daily bank deposit rates. The bank balances are deposited with creditworthy banks with no recent history of default. The carrying amounts of the cash and bank balances approximate to their fair values.

26. 貿易應付賬款

26. TRADE PAYABLES

		2024年	2023年
		2024	2023
		人民幣千元	人民幣千元
		RMB'000	RMB'000
應付第三方的貿易賬款	Trade payables to third parties	1,186,910	1,149,698
應付倫瑞祥先生所控制	Trade payables to related companies		
關聯公司的貿易賬款	controlled by Mr Lun Ruixiang	101,642	141,175
總計	Total	1,288,552	1,290,873

於年末貿易應付賬款按發票日期的賬齡 分析如下: An ageing analysis of the trade payables as at the end of the year, based on the invoice date, is as follows:

		2024年 2024 人民幣千元 RMB′000	2023年 2023 人民幣千元 RMB'000
一年內 一至兩年	Within 1 year 1 to 2 years	529,145 385,752	485,545 388,978
超過兩年 總計	More than 2 years Total	373,655 1,288,552	416,350 1,290,873

貿易應付賬款為無抵押、不計息,且一 般根據本集團在建物業的建設進度結算。 The trade payables are unsecured and interest-free and are normally settled based on the progress of the construction of the Group's properties under development.

截至2024年12月31日止年度 For the year ended 31 December 2024

27. 其他應付款項、已收按金及應 27. OTHER PAYABLES, DEPOSITS RECEIVED AND ACCRUALS

		附註 Notes	2024年 2024 人民幣千元 RMB′000	2023年 2023 人民幣千元 RMB'000
其他應付款項	Other payables	(a)	404,022	349,283
已收按金	Deposits received		22,321	22,314
應計費用	Accruals		243,949	262,101
應付股息	Dividends payable		122,479	118,312
應付利息	Interests payable		762,831	309,228
訴訟撥備	Provisions for litigation	(b)	25,092	25,098
財務擔保合約	Financial guarantee contract	(c)	2,541	7,591
			1,583,235	1,093,927

- (a) 其他應付款項為無抵押、不計息及於 一年內償還。
- (b) 訴訟撥備乃依據本集團法律顧問對供 應商訴訟案件可能產生的結果及責任 的意見而提列。

訴訟撥備變動如下:

- Other payables are unsecured, non-interest-bearing and repayable within one year.
- (b) The provisions for litigation is made based on the opinion of the Group's legal adviser on the possible outcome and liabilities due to litigation cases by suppliers.

The movements of provisions for litigation are as follows:

		2024年 2024 人民幣千元 RMB′000	2023年 2023 人民幣千元 RMB'000
於年初 添置 裁定	At the beginning of the year Additions Adjudicated	25,098 8,976 (8,982)	11,423 13,675 -
於年末	At the end of the year	25,092	25,098

(c) 於2024年12月31日,本集團就向客戶授予的按揭融資向銀行提供財務擔保。金融機構授出的貸款融資為人民幣1,368,544,000元(2023年:人民幣2,500,969,000元),並已由客戶悉數動用。本集團並無就擔保持有任何抵押品或其他信用增級。

除於少數情況下,本集團並不提供財務擔保,本集團財務擔保詳情載於綜合財務報表附註40。所有擔保均經董事及高級管理層批准。

(c) As at 31 December 2024, the Group provided financial guarantees to bank in respect of mortgage facilities granted to customers. The loan facilities granted by the financial institutions were RMB1,368,544,000 (2023: RMB2,500,969,000), of which was fully utilised by the customers. The Group does not hold any collateral or other credit enhancements over the guarantees.

The Group does not provide financial guarantees except for limited circumstances, details of the Group's financial guarantees are included in note 40 to the consolidated financial statements. All guarantees are approved by the directors and senior management.

綜合財務報表附註

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

截至2024年12月31日止年度 For the year ended 31 December 2024

27. 其他應付款項、已收按金及應計費用(續)

(c) (續)

財務擔保合約乃依照預期信貸虧損撥備與初始確認金額扣除累計已確認收入金額之間的較高者計量。預期信貸虧損撥備乃透過估計現金短缺來衡量的,而現金短缺乃根據償還持有人(即客戶數務機構)產生的信用虧損的預期付款扣除本集團預期從債務人(即客戶)收對的任何金額而確定的。年內,由於客戶財務狀況轉差,故此轉回預期信貸虧損人民幣5,050,000元(2023年:轉回人民幣1,164,000元)。

28. 合約負債

本集團已確認以下與收益有關的合約負 債:

27. OTHER PAYABLES, DEPOSITS RECEIVED AND ACCRUALS (Continued)

(c) (Continued)

The financial guarantee contracts are measured at the higher of the ECL allowance and the amount initially recognised less the cumulative amount of income recognised. The ECL allowance is measured by estimating the cash shortfalls, which are based on the expected payments to reimburse the holders (i.e., the financial institutions) for a credit loss that it incurs less any amounts that the Group expects to receive from the debtors (i.e., the customers). During the year, a ECL allowance of RMB5,050,000 (2023: RMB1,164,000 was reversed) was reversed as a result of a deterioration of the financial position of the customers.

28. CONTRACT LIABILITIES

The Group has recognised the following revenue-related contract liabilities:

		2024年	2023年
		2024	2023
		人民幣千元	人民幣千元
		RMB'000	RMB'000
物業銷售預收款項	Receipts in advance for sale of properties	968,726	1,162,247

本集團根據物業銷售合約所訂收款時間 表向客戶收取款項。付款通常在物業銷 售合約履行之前收取。 The Group receives payments from customers based on billing schedules as established in the property sale contracts. Payments are usually received in advance under the contracts which are from the sale of properties.

29. 計息銀行及其他借款

29. INTEREST-BEARING BANK AND OTHER BORROWINGS

		實際利率 Effective interest rate	2024年 2024 到期日 Maturity	人民幣千元 RMB'000	實際利率 Effective interest rate	2023年 2023 到期日 Maturity	人民幣千元 RMB'000
即期 銀行貸款 — 有抵押	Current Bank loans — secured	5.15%-13%	按要求/ 2025年 On demand/ 2025	2,708,235	5.15%-13%	按要求/ 2024年 On demand/ 2024	2,713,338
其他貸款 — 有抵押	Other loans — secured	7.7%-14%	按要求/ 2025年 On demand/ 2025	1,426,211	7.7%-14%	按要求/ 2024年 On demand/ 2024	1,299,533
總計	Total			4,134,446			4,012,871

截至2024年12月31日止年度 For the year ended 31 December 2024

29. 計息銀行及其他借款(續)

29. INTEREST-BEARING BANK AND OTHER BORROWINGS (Continued)

		2024年 2024 人民幣千元 RMB′000	2023年 2023 人民幣千元 RMB'000
分析為: 償還銀行貸款 一年內或按要求	Analysed into: Bank loans repayable Within one year or on demand	2,708,235	2,713,338
償還其他借款 一年內或按要求	Other borrowings repayable Within one year or on demand	1,426,211	1,299,533
總計	Total	4,134,446	4,012,871

附註:

- (a) 本集團之若干銀行及其他借款以下列 方式作抵押或擔保:
 - (i) 抵押本集團於報告期末賬面總值 人民幣1,391,930,000元(2023年: 人民幣1,432,714,000元)的持作開 發以供出售的土地(附註19);
 - (ii) 抵押本集團賬面總值人民幣 1,364,303,000元(2023年:人民幣 1,378,604,000元)的在建物業(附 許20);
 - (iii) 抵押本集團賬面總值人民幣 405,847,000元(2023年:人民幣 417,365,000元)的持作出售的已 竣工物業(附註21);
 - (iv) 抵押本集團賬面總值人民幣 1,234,433,000元(2023年:人民幣 1,199,579,000元)的投資物業(附 註14);
 - (v) 抵押本集團賬面總值人民幣 4,315,000元(2023年:人民幣 6,471,000元)的租金收益權(附註 15):
 - (vi) 抵押本集團賬面總值人民幣 7,608,000元(2023年:人民幣 8,301,000元)的物業、廠房及設備(附註13);
 - (vii) 於報告期末抵押本集團於若干 附屬公司的股權。

Notes:

- (a) Certain of the Group's bank and other borrowings are secured or quaranteed by:
 - pledges over the Group's land held for development for sale with an aggregate carrying amount at the end of the reporting period of RMB1,391,930,000 (2023: RMB1,432,714,000) (note 19).
 - pledges over the Group's properties under development with an aggregate carrying amount of RMB1,364,303,000 (2023: RMB1,378,604,000) (note 20);
 - (iii) pledges over the Group's completed properties held for sale with an aggregate carrying amount of RMB405,847,000 (2023: RMB417,365,000) (note 21);
 - (iv) pledges over the Group's investment properties with an aggregate carrying amount of RMB1,234,433,000 (2023: RMB1,199,579,000) (note 14);
 - (v) pledges over the Group's right of rental income with an aggregate carrying amount of RMB4,315,000 (2023: RMB6,471,000) (note 15);
 - (vi) pledges over the Group's property, plant and equipment with an aggregate carrying amount of RMB7,608,000 (2023: RMB8,301,000) (note 13);
 - (vil) pledges over the Group's equity interests in certain subsidiaries as at the end of the reporting period.

截至2024年12月31日止年度 For the year ended 31 December 2024

29. 計息銀行及其他借款(續)

附註:(續)

- (b) 本集團賬面值人民幣3,871,665,000元 (2023年:人民幣3,757,638,000元)、 人民幣262,781,000元(2023年:人民幣 255,233,000元)的銀行及其他借款分別 以人民幣及美元計值。
- (c) 於2024年12月31日,交叉違約銀行及 其他借款人民幣2,189,086,000元(2023 年:人民幣2,072,688,000元)於本集團 綜合財務狀況表中由非流動負債分類 為流動負債。
- (d) 於2024年12月31日,本集團未能償還 賬面總額為人民幣1,945,360,000元(2023 年:人民幣1,170,243,000元)的若干銀 行貸款。
- (e) 於2023年11月2日,針對本公司若干 附屬公司提起之信託貸款相關的執行 案件(「案件」)已呈交至廣東省東莞市 中級人民法院(「法院」),涉及一家信 託公司(「信託公司」)借出本金人民幣 150.00百萬元之逾期抵押貸款,要求本 公司相關附屬公司向信託公司償還未 償還的信託貸款本金及利息約人民幣 154.50百萬元。

於2024年2月23日,案件經法院判決並執行,本公司若干附屬公司應償還信託貸款本金及利息約人民幣154.50百萬元。截至2024年12月31日止年度及直至綜合財務報表批准日期,若干附屬公司尚未償還本金及利息。

於報告期末後,於2025年3月19日,法院執行信託公司針對若干附屬公司(「被執行人」)申請的案件,法院決定在京東線上司法拍賣平台上公開拍賣被執行人擁有的物業,包括20個店舖及575個停車位。截至綜合財務報表批准日期,拍賣目前正在進行中,且尚未完成。

29. INTEREST-BEARING BANK AND OTHER BORROWINGS (Continued)

Notes: (Continued)

- (b) The Group's bank and other borrowings with carrying amounts of RMB3,871,665,000 (2023: RMB3,757,638,000), and RMB262,781,000 (2023: RMB255,233,000) are denominated in RMB, and United States dollars, respectively.
- (c) The cross-defaulted bank and other borrowings amounted to RMB2,189,086,000 (2023: RMB2,072,688,000) are classified as current liabilities from non-current liabilities in the Group's consolidated statement of financial position as at 31 December 2024.
- (d) As at 31 December 2024, the Group failed to repay certain bank loans with an aggregate carrying amount of RMB1,945,360,000 (2023: RMB1,170,243,000).
- (e) On 2 November 2023, an enforcement case related to a trust loan (the "Case") was submitted to the Middle Civil Court of Dongguan, Guangdong (廣東省東莞市中級人民法院) (the "Court") against certain subsidiaries of the Company relating to a past-due pledged loan lent by a trust company (the "Trust Company") with a principal amount of RMB150.00 million, requiring the relevant subsidiaries of the Company to repay the Trust Company the outstanding principal and interests of the trust loan amounting to approximately RMB154.50 million.

On 23 February 2024, the case was decided and enforced by the Court that certain subsidiaries of the Company should repay the loan with a principal and interests of the trust loan amounting to approximately RMB154.50 million. During the year ended 31 December 2024 and up to the date of approval of the consolidated financial statements, certain subsidiaries did not repay the principal and interests.

Subsequent to the end of the reporting period, on 19 March 2025, the Court executed the Case applied by the Trust Company against certain subsidiaries (the "Executed Person"), and the Court decided to publicly auction on the JD.com online judicial auction platform the properties owned by the Executed Person, including 20 shops and 575 parking spaces. By the date of approval of the consolidated financial statements, the auction is currently in progress and has not yet been completed.

截至2024年12月31日止年度 For the year ended 31 December 2024

29. 計息銀行及其他借款(續)

附註:(續)

(f) 於2023年12月8日,一家資產管理公司(「資產管理公司」)因本公司相關附屬公司違反償還貸款而提起貸款納網關公司償還未償還貸款本金連同應計利息約人民幣394.00百萬元:及(ii)資產管理公司對相關附屬公司債務而質押的若干資產或股權作出拍賣或出售所得之款項,享有優先受償權。

於2024年11月27日,廣東省深圳市中級人民法院(「法院」)出具民事調解書,訂約方自願達成以下協議:本公司日關時國公司及關聯方將於民事調解書出具當日起計10天內一次性支付對款本金及逾期利息。然而,於綜合財務報表批准日期,相關附屬公司及關聯方尚未支付款項,而資產管理公司尚未向法院申請強制執行。

29. INTEREST-BEARING BANK AND OTHER BORROWINGS (Continued)

Notes: (Continued)

(f) On 8 December 2023, a civil legal proceeding concerning a loan dispute has been filed by an asset management company (the "Asset Management Company") due to the breach of loan repayment by the relevant subsidiaries of the Company. The Asset Management Company requested (i) the relevant subsidiaries to repay the outstanding principal of the loan together with accrued interests amounting to approximately RMB394.00 million; and (ii) the Asset Management Company shall have the priority in compensation over the proceeds from the auction or sale of certain assets or equity interests pledged by the relevant subsidiaries for the loan.

On 27 November 2024, the Middle Civil Court of Shenzhen, Guangdong ("廣東省深圳市中級人民法院") (The "Court") issued a civil mediation statement, and the parties voluntarily reached the following agreement: The relevant subsidiaries of the Company and the related parties shall make a one-time payment of the principal and overdue interests of the loan within 10 days from the date of issuance of the civil mediation statement. However, as of the date of approval of the consolidated financial statements, no payment has been made by the relevant subsidiaries and the related parties and the Asset Management Company has not yet applied to the Court for compulsory enforcement.

30. 優先票據

30. SENIOR NOTES

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		2024年	2023年
		2024	2023
		人民幣千元	人民幣千元
		RMB'000	RMB'000
2023年優先票據	2023 Senior Notes		
本金	Principal	785,422	762,863
利息	Interest	265,838	145,680
總計	Total	1,051,260	908,543
		2024年	2023年
		2024	2023
		人民幣千元	人民幣千元
		RMB'000	RMB'000
分析為:	Analysed into:		
一年內應償還本金	Principal repayable within one year	785,422	762,863

截至2024年12月31日止年度 For the year ended 31 December 2024

30. 優先票據(續)

附註:

(a) 於 2021 年 7 月 22 日 , 本 公 司 發 行 本 金總額為 138,000,000 美 元 (約 人 民 幣 951,320,000 元) 的 優 先 票據 (「2022 年 優 先 票據」) , 按 年 利 率 12.5% 計 息 , 並 於 2022 年 7 月 21 日 到 期 。

於2022年7月21日,本公司透過發行本金總額為107,600,000美元(相當於人民幣716,554,000元)、按年利率12.5%計息及於2023年7月20日到期的優先票據(「2023年優先票據」)完成交換要約,以交換擁有相同本金額的2022年優先票據。完成後,本金額為107,600,000美元的2022年優先票據被註銷,而其餘本金額30,400,000美元已悉數結清。

截至2024年12月31日止年度,本金及利息總額為144,019,000美元(約人民幣1,051,260,000元)的2023年優先票據已於2023年7月20日到期,並無任何結算。該等未支付利息或逾期本金已導致優先票據協議項下的違約事件。

於2024年12月31日後及直至綜合財務報表批准日期,本集團並未償還2023年優先票據的本金及利息合共151,954,000美元(相當於人民幣1,109,185,000元)。

- (b) 誠如載於本公司與優先票據的受託人 所訂立的書面協議,本公司可選擇於 到期日前任何時間按預先釐定的贖回 價(本金額加適用的保費)加截至贖回 日期的累計及未付利息,贖回全部或 部分優先票據。
- (c) 本集團的優先票據以美元計值,並以 抵押本公司若干附屬公司的股權作擔保。

30. SENIOR NOTES (Continued)

Notes:

(a) On 22 July 2021, the Company issued senior notes ("2022 Senior Notes") with an aggregate principal amount of U\$\$138,000,000 (approximately RMB951,320,000) bearing interest at 12.5% per annum and due on 21 July 2022.

On 21 July 2022, the Company completed an exchange offer by issuing senior notes ("2023 Senior Notes") with an aggregate principal amount of US\$107,600,000 (equivalent to RMB716,554,000) bearing interest at 12.5% per annum and due on 20 July 2023 to exchange the 2022 Senior Notes with same principal amount. Upon completion, the 2022 Senior Notes with principal amount of US\$107,600,000 were cancelled and the remaining principal amount of US\$30,400,000 were settled in full.

During the year ended 31 December 2024, the 2023 Senior Notes with an aggregate principal and interest amount of US\$144,019,000 (approximately RMB1,051,260,000) which matured on 20 July 2023 without any settlement. Such non-payment of interest or overdue principal have caused an event of default under the senior notes agreements.

Subsequent to 31 December 2024 and up to the date of approval of the consolidated financial statements, the Group did not repay principal and interest in total of US\$151,954,000 (equivalent to RMB1,109,185,000) for 2023 Senior Notes.

- (b) The Company, at its option, can redeem all or a portion of the senior notes at any time prior to the maturity date at a pre-determined redemption price (principal amount plus applicable premium) plus accrued and unpaid interest up to the redemption date, as set forth in the written agreements between the Company and the trustees of the senior notes.
- (c) The senior notes of the Group are denominated in United States dollars and are secured by pledges over the equity interests of certain subsidiaries of the Company.

截至2024年12月31日止年度 For the year ended 31 December 2024

31. 土地增值税撥備

31. PROVISION FOR LAND APPRECIATION TAX

		2024年 2024 人民幣千元 RMB′000	2023年 2023 人民幣千元 RMB'000
於1月1日 於年內損益表內扣除(附註10)	At 1 January Charged to the statement of profit or loss	663,200	675,357
	during the year (note 10)	68,267	51,734
年內付款	Payment during the year	(11,616)	(63,891)
於12月31日	At 31 December	719,851	663,200

根據於1994年1月1日生效的中國土地 增值税暫行條例規定及於1995年1月27 日生效的中國土地增值税暫行條例實施 細則,於中國內地出售或轉讓國有土地 使用權、樓宇及其附屬設施產生的所有 收益均須按增值額的30%至60%累進税 率繳納土地增值税,倘其出售普通住宅 物業增值額不超過可扣減項目總額20% 則除外。

本集團已根據中國有關稅務法律及法規 之規定,估計及作出土地增值稅撥備。 實際土地增值稅負債須由稅務當局待物 業開發項目竣工後確定,稅務當局可對 計算土地增值稅撥備的基準提出異議。 According to the requirements of the Provisional Regulations of the PRC on LAT effective from 1 January 1994, and the Detailed Implementation Rules on the Provisional Regulations of the PRC on LAT effective from 27 January 1995, all gains arising from the sale or transfer of state-owned land use rights, buildings and their attached facilities in Chinese Mainland are subject to LAT at progressive rates ranging from 30% to 60% of the appreciation value, with an exemption provided for the sale of ordinary residential properties if their appreciation values do not exceed 20% of the sum of the total deductible items.

The Group has estimated and made a provision for LAT according to the requirements set forth in the relevant PRC tax laws and regulations. The actual LAT liabilities are subject to the determination by the tax authorities upon completion of the property development projects and the tax authorities might disagree with the basis on which the provision for LAT is calculated.

截至2024年12月31日止年度 For the year ended 31 December 2024

32. 遞延税項

32. DEFERRED TAX

於年內的遞延税項資產及負債變動如下:

The movements in deferred tax assets and liabilities during the year are as follows:

遞延税項負債

Deferred tax liabilities

処 些		Deferred tax i	labilities		
			因土地增值税	因收購	
		因重估投資	預付款項	而產生的	
		物業而產生	而產生	公平值調整	總計
			Arising from		
		Arising from	prepayment	Fair value	
		revaluation of	of land	adjustments	
		investment	appreciation	from	
		properties	tax	acquisition	Total
		人民幣千元	人民幣千元	人民幣千元	人民幣千元
		RMB'000	RMB'000	RMB'000	RMB'000
於2023年1月1日	At 1 January 2023	81,444	5,995	21,645	109,084
出售附屬公司(附註38)	Disposal of subsidiaries (note 38)	(4,406)	_	(11,639)	(16,045)
出售合資企業	Disposal of a joint venture	_	_	(10,006)	(10,006)
於年內損益表內計入	Credited to the statement of				
(附註10)	profit or loss during the year				
	(note 10)	(17,679)	(5,184)	_	(22,863)
於2023年12月31日及	At 31 December 2023 and				
2024年1月1日	1 January 2024	59,359	811	_	60,170
自年內損益表內扣除	Charge to the statement of				
(附註10)	profit or loss during the year				
	(note 10)	(50)	2	_	(48)
於2024年12月31日	At 31 December 2024	59,309	813	-	60,122

截至2024年12月31日止年度 For the year ended 31 December 2024

32. 褫延税項(續)

32. DEFERRED TAX (Continued)

遞延税項資產

Deferred tax assets

		因土地增值税 撥備而產生 Arising from provision of land appreciation tax 人民幣千元 RMB'000
於2023年1月1日 出售附屬公司(附註38) 於年內損益表內計入(附註10)	At 1 January 2023 Disposal of subsidiaries (note 38) Credited to the statement of profit or loss during the year (note 10)	168,839 (15,383) 12,344
於2024年1月1日 於年內損益表內計入(附註10)	At 1 January 2024 Credited to the statement of profit or loss during the year (note 10)	165,800 14,163
於2024年12月31日	At 31 December 2024	179,963

於2024年12月31日,本集團在中國內地產生的未動用税項虧損為人民幣844,733,000元(2023年:人民幣793,531,000元),其可從虧損產生的年度起結轉五年,用於抵銷產生虧損公司的未來應課稅溢利。並無就該等虧損確認遞延稅項資產,因為應課稅溢利被視為不太可能用於抵銷可能被動用的稅項虧損。

因此,本集團有責任就於中國內地成立 的該等附屬公司自2008年1月1日起產 生的盈利所分派的股息繳付預扣税。本 集團的適用税率為5%或10%。

於2024年及2023年12月31日,本集團並無就在中國內地成立的附屬公司須繳付預扣稅的未匯出盈利所應付的預扣稅確認遞延稅項。本公司董事認為,該等附屬公司於可見將來不大可能分派該等盈利。於2024年12月31日,與於中國內地附屬公司的投資有關而並無就此確認遞延稅項負債的暫時差額總值合共約為人民幣1,591,587,000元(2023年:人民幣1,673,353,000元)。

The Group had unutilised tax losses arising in Chinese Mainland of RMB844,733,000 as at 31 December 2024 (2023: RMB793,531,000) that can be carried forward for five years from the year in which the losses arose for offsetting against future taxable profits of the companies in which the losses arose. Deferred tax assets had not been recognised in respect of these losses as it was not considered probable that taxable profit will be available against which the tax losses could be utilised.

The Group is therefore liable for withholding taxes on dividends distributed by those subsidiaries established in Chinese Mainland in respect of earnings generated from 1 January 2008. The applicable rate is 5% or 10% for the Group.

At 31 December 2024 and 2023, no deferred tax has been recognised for withholding taxes that would be payable on the unremitted earnings that are subject to withholding taxes of the Group's subsidiaries established in Chinese Mainland. In the opinion of the directors of the Company, it is not probable that these subsidiaries will distribute such earnings in the foreseeable future. The aggregate amount of temporary differences associated with investments in subsidiaries in Chinese Mainland for which deferred tax liabilities have not been recognised totalled approximately RMB1,591,587,000 as at 31 December 2024 (2023: RMB1,673,353,000).

截至2024年12月31日止年度 For the year ended 31 December 2024

33. 股本

33. SHARE CAPITAL

股份

Shares

13× 13			
		2024年 2024 人民幣千元 RMB′000	2023年 2023 人民幣千元 RMB'000
法定: 10,000,000,000股每股面值 0.01港元之普通股	Authorised: 10,000,000,000 ordinary shares of HK\$0.01 each	90,141	90,141
已發行及繳足: 5,254,000,000股每股面值 0.01港元之普通股	Issued and fully paid: 5,254,000,000 ordinary shares of HK\$0.01 each	47,972	47,972

本公司股本變動概述如下:

A summary of movements in the Company's share capital is as follows:

普通股數目	普通股面值 Nominal
Number of	value of
ordinary shares	ordinary shares 人民幣千元
	RMB'000

法定: 於2023年1月1日、2023年 Authorised:

12月31日、2024年1月1日及

At 1 January 2023, 31 December 2023, 1 January 2024 and 31 December 2024

2024年12月31日 10,000,000,000 90,141

		已發行 普通股數目	已發行股本	股份溢價	總計	
		Number of ordinary shares in issue	Issued capital 人民幣千元 RMB'000	Share premium 人民幣千元 RMB'000	Total 人民幣千元 RMB'000	
於2023年1月1日、2023年 12月31日、2024年1月1日 及2024年12月31日	At 1 January 2023, 31 December 2023, 1 January 2024 and 31 December 2024	5,254,000,000	47,972	737,120	785,092	

購股權

本公司購股權計劃及根據購股權計劃授 出之購股權之詳情載於綜合財務報表附 註34。

Share options

Details of the Company's share option scheme and the share options granted under the share option scheme are included in note 34 to the consolidated financial statements.

截至2024年12月31日止年度 For the year ended 31 December 2024

34. 購股權計劃

本公司於2019年採納一項購股權計劃 (「首次公開發售前購股權計劃」),以為 本集團營運取得成功作出貢獻的合資格 參與者提供激勵及獎勵。首次公開發售 前購股權計劃之合資格參與者包括本公 司董事及本集團其他僱員。

首次公開發售前購股權計劃於2019年4月6日生效,並於2020年1月16日屆滿。

待承授人支付名義代價合共人民幣1元後,授出購股權的要約可從要約日期起10天內接納。已授出購股權的行使期由相應的第一個歸屬日期開始至其第五個週年日止。根據首次公開發售前購股權計劃授出的每份購股權之行使價須為最終發售價(即2020年1月16日為1.93港元)的50%至70%。

購股權並無賦予持有人權利收取股息或 於股東會議上投票。

年內根據首次公開發售前購股權計劃尚 未行使之購股權如下:

34. SHARE OPTION SCHEME

The Company adopted a share option scheme in 2019 (the "Pre-IPO Share Option Scheme") for the purpose of providing incentives and rewards to eligible participants who contribute to the success of the Group's operation. Eligible participates of the Pre-IPO Share Option Scheme include the Company's directors and other employees of the Group.

The Pre-IPO Share Option Scheme became effective on 6 April 2019 and expired on 16 January 2020.

The offer of a grant of share options may be accepted within 10 days from the date of offer, upon payment of a nominal consideration of RMB1 in total by the grantee. The exercise period of the granted options commences from the respective first vesting date up to the fifth anniversary date of it. The exercise price of each option granted under the Pre-IPO Share Option Scheme shall be 50% to 70% of the final offer price (i.e. HK\$1.93 on 16 January 2020).

Share options do not confer rights on the holders to dividends or to vote at shareholders' meetings.

The following share options were outstanding under the Pre-IPO Share Option Scheme during the year:

			2024年 2024		2023年 2023	
					.023	
		行使價 購股權數目 Weighted Number		行使價	購股權數目	
				Weighted	Number	
		average	average of share		of share	
		exercise price	options	exercise price	options	
		港元	千股		千股	
		HK\$	′000	HK\$	′000	
於1月1日	At 1 January	1.0419	50,250	1.0488	51,400	
年內沒收	Forfeited during the year	-	-	1.3510	(1,150)	
於12月31日	At 31 December	1.0419	50,250	1.0419	50,250	

截至2024年及2023年12月31日止年度, 概無購股權獲行使。 No share options were exercised during the years ended 31 December 2024 and 2023.

截至2024年12月31日止年度 For the year ended 31 December 2024

34. 購股權計劃(續)

於報告期末,尚未行使之購股權之行使 價及行使期如下:

34. SHARE OPTION SCHEME (Continued)

The exercise prices and exercise periods of the share options outstanding as at the end of the reporting period are as follows:

購股權 Number of sh 2024年 2024		行使價 Exercise price 每股港元 HK\$ per share	行使期 Exercise period
39,100,000	39,100,000	0.9650	16-01-2020至15-01-2025
4,550,000	4,550,000	1.2545	16-01-2020 to 15-01-2025 16-01-2020至15-01-2025
3,800,000	3,800,000	1.3510	16-01-2020 to 15-01-2025 16-01-2020至15-01-2025
1,400,000	1,400,000	1.3510	16-01-2020 to 15-01-2025 17-07-2020至16-07-2025
1,400,000	1,400,000	1.3510	17-07-2020 to 16-07-2025 04-03-2021至03-03-2026 04-03-2021 to 03-03-2026
50,250,000	50,250,000		

截至2024年12月31日止年度,本集團確認購股權開支人民幣41,000元(2023年: 人民幣3,022,000元)。 The Group recognised a share option expense of RMB41,000 (2023: RMB3,022,000) during the year ended 31 December 2024.

截至2024年12月31日止年度 For the year ended 31 December 2024

34. 購股權計劃(續)

34. SHARE OPTION SCHEME (Continued)

購股權歸屬方式如下:

The share option vesting method is as follows:

歸屬日期 Vesting date	購股權可能歸屬 的相關股份之 最高百分比 Maximum percentage of underlying shares in respect of the options may be vested
於相關歸屬日期(「相關歸屬日期」)當日或之後的任何時間至緊接相關歸屬日期首個週年日前之日期	20%
At any time on or after the relevant vesting date (the "Relevant Vesting Date") to the date	
immediately before the first anniversary of the Relevant Vesting Date	
於相關歸屬日期首個週年日當日或之後的任何時間至	20%
緊接相關歸屬日期第二個週年日前之日期	
At any time on or after the date falling on the first anniversary of the Relevant Vesting Date to the	
date immediately before the second anniversary of the Relevant Vesting Date	
於相關歸屬日期第二個週年日當日或之後的任何時間至	20%
緊接相關歸屬日期第三個週年日前之日期	
At any time on or after the date falling on the second anniversary of the Relevant Vesting Date to	
the date immediately before the third anniversary of the Relevant Vesting Date	
於相關歸屬日期第三個週年日當日或之後的任何時間至	20%
緊接相關歸屬日期第四個週年日前之日期	
At any time on or after the date falling on the third anniversary of the Relevant Vesting Date to the	
date immediately before the fourth anniversary of the Relevant Vesting Date	
於相關歸屬日期第四個週年日當日或之後的任何時間至	20%
緊接相關歸屬日期第五個週年日前之日期	
At any time on or after the date falling on the fourth anniversary of the Relevant Vesting Date to	
the date immediately before the fifth anniversary of the Relevant Vesting Date	

於報告期末,根據首次公開發售前購股權計劃,本公司持有50,250,000份尚未行使的購股權。根據本公司現有資本架構,悉數行使尚未行使之購股權將導致發行50,250,000股本公司額外普通股及額外股本(扣除發行開支前)人民幣49,214,000元(相當於52,356,000港元)。

於該等綜合財務報表批准日期,根據首次公開發售前購股權計劃,本公司持有50,250,000份尚未行使之購股權,約佔本公司當日已發行股份的0.96%。

At the end of the reporting period, the Company had 50,250,000 share options outstanding under the Pre-IPO Share Option Scheme. The exercise in full of the outstanding share options would, under the present capital structure of the Company, result in the issue of 50,250,000 additional ordinary shares of the Company and additional share capital of RMB49,214,000 (equivalent to HK\$52,356,000) (before issue expense).

At the date of approval of these consolidated financial statements, the Company had 50,250,000 share options outstanding under the Pre-IPO Share Option Scheme, which represented approximately 0.96% of the Company's shares in issue as at the date.

截至2024年12月31日止年度 For the year ended 31 December 2024

35. 儲備

本集團於本年度及過往年度的儲備金額 及變動於綜合權益變動表呈列。

法定盈餘儲備 (a)

根據中國公司法及於中國成立的 附屬公司的組織章程細則,各相 關附屬公司須按中國公認會計準 則,將10%的除稅後純利撥至法 定盈餘儲備,直至儲備結餘達到 其50%註冊資本。根據相關中國法 規及相關附屬公司組織章程細則 所載若干限制,法定盈餘儲備可 用於抵銷虧損或轉撥增加股本(惟 轉撥後結餘不得少於25%註冊資 本)。儲備不可用於其設立目的以 外的用途,且不作為現金股息分派。

(b) 綜合儲備

綜合儲備指就根據重組產生的儲備。

於重組後向附屬公司當時的權 益擁有人分派

向附屬公司當時的權益擁有人分 派指本集團就根據重組收購附屬 公司向權益擁有人支付的代價。

(d) 資本儲備

本集團的資本儲備指收購非控股 權益產生的損益。

35. RESERVES

The amounts of the Group's reserves and the movements therein for the current and prior years are presented in the consolidated statement of changes in equity.

Statutory surplus reserve

In accordance with the PRC Company Law and the articles of association of the subsidiaries established in the PRC, each of the relevant subsidiaries is required to appropriate 10% of its net profits after tax, as determined under the PRC generally accepted accounting principles, to the statutory surplus reserve until the reserve balance reaches 50% of its registered capital. Subject to certain restrictions set out in the relevant PRC regulations and in the articles of association of the relevant subsidiaries, the statutory surplus reserve may be used either to offset losses, or to be converted to increase the share capital provided that the balance after such conversion is not less than 25% of the registered capital. The reserve cannot be used for purposes other than those for which it is created and is not distributable as cash dividends

(b) Merger reserve

The merger reserve represents reserve arising pursuant to the reorganisation.

Distribution to the equity owners of subsidiaries upon the reorganisation

Distribution to the equity owners of subsidiaries represents the consideration paid by the Group to the equity owners in respect of the acquisition of subsidiaries pursuant to the reorganisation.

(d) Capital reserve

The Group's capital reserve represents the gain or loss arising from the acquisition of non-controlling interests.

193

截至2024年12月31日止年度 For the year ended 31 December 2024

36. 具有重大非控股權益的部分 擁有之附屬公司

下表載列本集團擁有重大非控股權益 (「非控股權益」) 附屬公司的詳情。下文 披露的財務資料概要為公司間任何抵銷 前。

36. PARTLY-OWNED SUBSIDIARIES WITH MATERIAL NON-CONTROLLING INTERESTS

The following table lists out details of the Group's subsidiaries that have material non-controlling interests ("NCI"). The summarised financial information disclosed below is before any inter-company eliminations.

		東莞滙景 Donggua East Aut 2024年	n Huijing
		2024 人民幣千元 RMB′000	2023 人民幣千元 RMB'000
非控股權益百分比 分配至非控股權益的年內 虧損	NCI percentage Loss for the year allocated to NCI	59.2% (29)	59.2% (51)
於報告日期非控股權益的 累計結餘	Accumulated balances on NCI at reporting date	350,232	350,261
收益 總開支 年內虧損 年內全面虧損總額	Revenue Total expenses Loss for the year Total comprehensive loss for the year	- (49) (49)	- (85) (85) (85)
流動資產 非流動資產 流動負債 非流動負債	Current assets Non-current assets Current liabilities Non-current liabilities	400,323 1 (46,538) –	400,337 1 (46,502)
經營活動所用現金 流量淨額 投資活動所用現金流量淨額 融資活動所得現金流量淨額	Net cash flows used in operating activities Net cash flows used in investing activities Net cash flows from financing activities	(2) - -	(6) - -
現金及現金等價物 減少淨額	Net decrease in cash and cash equivalents	(2)	(6)

截至2024年12月31日止年度 For the year ended 31 December 2024

37. 收購一家不構成業務的附屬

截至2024年12月31日止年度

於2024年概無收購附屬公司。

截至2023年12月31日止年度

於2023年1月4日,本集團向獨立第三 方收購東莞尚益時鐘有限公司(「尚益時 鐘1)100%股權。於收購時,除持有一塊 土地用作物業開發外,尚益時鐘並無積 極從事任何業務,因此,董事認為,收 購尚益時鐘並不構成業務合併, 而是收 購資產。就會計處理而言,收購成本人 民幣423,800,000元已分配至尚益時鐘於 收購日期的下列可識別資產及負債:

37. ACQUISITION OF A SUBSIDIARY THAT IS NOT **A BUSINESS**

For the year ended 31 December 2024

There is no acquisition of subsidiaries in 2024.

For the year ended 31 December 2023

On 4 January 2023, the Group acquired 100% equity interest in Dongguan Shangyi Clock Company Limited ("Shangyi Clock") from an independent third party. At the time of acquisition, Shanyi Clock had not actively engaged in any business except for holding a piece of land for property development and accordingly, in the opinion of the directors, the acquisition of Shangyi Clock does not constitute a business combination but an acquisition of assets. For accounting purpose, the cost of acquisition of RMB423,800,000 has been allocated to the following identifiable assets and liabilities of Shangyi Clock as at the date of acquisition as follows:

		人民幣千元 RMB'000
所收購資產淨值: 物業、廠房及設備 持作開發以供出售的土地 現金及現金等價物 其他應付款項、按金及應計費用	Net assets acquired: Property, plant and equipment Land held for development for sale Cash and cash equivalents Other payables, deposits and accruals	4,991 424,721 1,403 (7,315)
可辨認淨資產總額	Total identifiable net assets	423,800

有關收購尚益時鐘的現金流量分析如下:

Analysis of cash flows in respect of the acquisition of Shangyi Clock is as follows:

		人民幣千元 RMB'000
分析如下:	Satisfied by:	
現金代價	Cash consideration	423,800
過往年度的預付款項	Prepayment made in prior years	(423,800)
所收購現金及銀行結餘	Cash and bank balances acquired	1,403
總現金流入淨額	Total net cash inflow	1,403

195

截至2024年12月31日止年度 For the year ended 31 December 2024

38. 出售附屬公司

截至2024年12月31日止年度

於2024年概無重大出售附屬公司。

38. DISPOSAL OF SUBSIDIARIES

For the year ended 31 December 2024

There is no material disposal of subsidiaries in 2024.

截至2023年12月31日止年度

For the year ended 31 December 2023

			2023年
			2023
		附註	人民幣千元
		Notes	RMB'000
出售以下各項的資產淨值:	Net assets disposed of:		
物業、廠房及設備	Property, plant and equipment	13	80
投資物業	Investment properties	14	150,000
無形資產	Intangible assets	16	161
於一家聯營企業的投資	Investments in an associate		595
於一家合資企業的投資	Investments in a joint venture		19,161
遞延税項資產	Deferred tax assets		15,383
在建物業	Properties under development		558,903
持作出售的已竣工物業	Completed properties held for sale		237,456
預付款項、其他應收款項及	Prepayments, other receivables and other		
其他資產	assets		439,639
現金及現金等價物	Cash and cash equivalents		2,567
貿易應付賬款	Trade payables		(384,705)
其他應付款項、按金及應計費用	Other payables, deposits and accruals		(214,556)
合約負債	Contract liabilities		(541,235)
企業所得税撥備	Provision for corporate income tax		(126,353)
土地增值税撥備	Provision for land appreciation tax		(61,531)
遞延税項負債	Deferred tax liabilities	32	(16,045)
非控股權益	Non-controlling interests		(39,113)
			40,407
出售附屬公司的虧損	Loss on disposal of subsidiaries		(33,407)
	Total consideration		7,000
以下列方式支付:	Satisfied by:		
現金	Cash		_
計入其他應收款項的應收代價	Consideration receivable included in		
	other receivables		7,000
			7,000

截至2024年12月31日止年度 For the year ended 31 December 2024

38. 出售附屬公司(續)

截至2023年12月31日止年度(續)

現金及現金等價物流出淨額分析如下:

38. DISPOSAL OF SUBSIDIARIES (Continued)

For the year ended 31 December 2023 (Continued)

An analysis of the net outflow of cash and cash equivalents is as follows:

		2023年 2023 人民幣千元 RMB'000
現金代價 所出售的現金及銀行結餘	Cash consideration Cash and bank balances disposed of	– (2,567)
計入投資活動所得現金流量的 現金及現金等價物流出淨額	Net outflow of cash and cash equivalents included in cash flows from investing activities	(2,567)

39. 綜合現金流量表附註

(a) 主要非現金交易

年內,本集團擁有有關辦公場所租賃安排的使用權資產及租賃負債之非現金增加分別為人民幣2,382,000元(2023年:無)及人民幣2,534,000元(2023年:無)。

39. NOTES TO THE CONSOLIDATED STATEMENT OF CASH FLOWS

(a) Major non-cash transactions

During the year, the Group had non-cash additions to right-of-use assets and lease liabilities of RMB2,382,000 (2023: Nil) and RMB2,534,000 (2023: Nil), respectively, in respect of lease arrangements for office premises.

截至2024年12月31日止年度 For the year ended 31 December 2024

39. 綜合現金流量表附註(續)

39. NOTES TO THE CONSOLIDATED STATEMENT OF CASH FLOWS (Continued)

(b) 融資活動產生的負債變動

(b) Changes in liabilities arising from financing activities

		租賃負債	優先票據	計息銀行 及其他借款 Interest- bearing bank
		Lease	Senior	and other
		liabilities	notes	borrowings
		人民幣千元	人民幣千元	人民幣千元
		RMB'000	RMB'000	RMB'000
於2023年1月1日	At 1 January 2023	30,377	772,673	3,862,262
利息開支	Interest expenses	1,552	115,580	_
添置	Additions	_	_	_
融資現金流量產生的變動	Changes from financing cash flows	(6,717)	_	150,287
匯兑調整	Exchange realignment	324	20,290	322
於2023年12月31日及	At 31 December 2023 and			
2024年1月1日	1 January 2024	25,536	908,543	4,012,871
利息開支	Interest expenses	90	114,124	-
添置	Additions	2,534	_	-
終止租賃	Terminate leases	(25,202)	_	_
融資現金流量產生的變動	Changes from financing cash flows	(2,220)	_	114,027
匯兑調整	Exchange realignment	580	28,593	7,548
於2024年12月31日	At 31 December 2024	1,318	1,051,260	4,134,446

(c) 租賃現金流出總額

計入現金流量表之租賃現金流出總額如下:

(c) Total cash outflow for leases

The total cash outflow for leases included in the statement of cash flows is as follows:

		2024年	2023年
		2024	2023
		人民幣千元	人民幣千元
		RMB'000	RMB'000
融資活動內	Within financing activities	2,220	6,717

截至2024年12月31日止年度 For the year ended 31 December 2024

40. 融資擔保

於報告期末,本集團擁有以下融資擔保:

40. FINANCIAL GUARANTEES

The Group had the following financial guarantees as at the end of the reporting period:

		2024年 2024 人民幣千元 RMB′000	2023年 2023 人民幣千元 RMB'000
就向本集團物業客戶提供的 按揭融資向銀行擔保	Guarantees given to banks in connection with mortgage facilities provided to customers of the Group's properties	1,368,544	2,500,969

附註:

本集團就若干銀行向本集團持作銷售的竣工 物業客戶授出的按揭融資提供擔保。根據擔 保安排條款,倘客戶違約支付按揭款項,則 本集團負責償還違約客戶欠付銀行的未償還 按揭本金及任何應計利息及罰款。

根據上述安排,相關物業質押予銀行作為按 揭貸款的抵押品,相關客戶違約支付按揭款 項後,銀行有權接管法定業權,並將通過公 開拍賣變現所質押物業。

本集團的擔保期自授出相關按揭貸款起直至 向買方發出及登記物業所有權證止,通常可 為客戶擁有相關物業後一至兩年內。

41. 資產抵押

有關本集團銀行及其他借款的資產抵押之詳情,載於綜合財務報表附註15、 19、20、21及29。

Note:

The Group provided guarantees in respect of mortgage facilities granted by certain banks to the customers of the Group's completed properties held for sale. Pursuant to the terms of the guarantee arrangements, in case of default on mortgage payments by the customers, the Group is responsible to repay the outstanding mortgage principals together with any accrued interest and penalties owed by the defaulted customers to those banks.

Under the above arrangement, the related properties were pledged to the banks as collateral for the mortgage loans, upon default on mortgage repayments by these customers, the banks are entitled to take over the legal titles and will realise the pledged properties through open auction.

The Group's guarantee period starts from the start of grant of the relevant mortgage loans and ends upon the issuance and registration of property ownership certificates to the purchasers, which will generally be available within one to two years after the customers take possession of the relevant properties.

41. PLEDGE OF ASSETS

Details of the Group's assets pledged for the Group's bank and other borrowings are included in notes 15,19, 20, 21 and 29 to the consolidated financial statements.

截至2024年12月31日止年度 For the year ended 31 December 2024

42. 承擔

42. COMMITMENTS

本集團於報告期末擁有以下合約承擔:

The Group had the following contractual commitments at the end of the reporting period:

		2024年 2024 人民幣千元 RMB′000	2023年 2023 人民幣千元 RMB'000
已訂約但未撥備: 在建物業 在建投資物業 透過收購資產及負債購買土地	Contracted, but not provided for: Properties under development Investment properties under construction Purchase of land through acquisition of assets and liabilities	1,767,317 299,899 216,665	1,886,771 296,553 283,975
總計	Total	2,283,881	2,467,299

43. 關聯方交易

(a) 除綜合財務報表其他地方所詳述 的交易外,本集團於本年度與關 聯方進行以下重大交易:

43. RELATED PARTY TRANSACTIONS

(a) In addition to the transactions detailed elsewhere in the consolidated financial statements, the Group had the following material transactions with related parties during the year:

		2024年 2024 人民幣千元 RMB′000	2023年 2023 人民幣千元 RMB'000
倫瑞祥先生控制的公司:	Companies controlled by Mr Lun Ruixiang:		
建築成本	Construction costs	23,832	23,555
辦公室租賃開支	Office rental expenses	7	426
管理費開支	Management fee expense	6,335	23,056
管理費收入	Management fee income	451	434
銷售開支	Selling expense	2,945	20,553
經營開支	Operating expense	1,002	1,067

該等交易乃根據雙方共同協定的 條款按照有關條款及條件進行。 These transactions were carried out in accordance with terms and conditions in accordance with the terms mutually agreed by both parties.

截至2024年12月31日止年度 For the year ended 31 December 2024

43. 關聯方交易(續)

(b) 本集團主要管理人員的補償

43. RELATED PARTY TRANSACTIONS (Continued)

(b) Compensation of key management personnel of the Group

		2024年 2024 人民幣千元 RMB′000	2023年 2023 人民幣千元 RMB'000
薪金、津貼及實物福利 酌情花紅 以股權結算的購股權開支 退休金計劃供款	Salaries, allowances and benefits in kind Discretionary bonuses Equity-settled share option expense Pension scheme contributions	6,714 - - 59	8,403 477 1,619 290
支付予主要管理人員的 補償總額	Total compensation paid to key management personnel	6,773	10,789

關於董事薪酬的進一步詳情載於 綜合財務報表附註8。 Further details of directors' emoluments are included in note 8 to the consolidated financial statements.

44. 按類別劃分的金融工具

於2024年及2023年12月31日,除按公 平值計入損益之金融資產按公平值計量 外,本集團的所有金融資產及負債均為 按攤銷成本列賬的金融資產及金融負債。

45. 金融工具的公平值及公平值 層級

於2024年及2023年12月31日,本集團 金融工具的賬面值(除按公平值計入損 益之金融資產及優先票據外)與其公平 值合理相若。

管理層評估,基於來自一家合資企業的 應收款項、貿易應收賬款、計入預付款 項、其他應收款項及其他資產的金融資 產、現金及銀行結餘、貿易應付賬款、 計入其他應付款項的金融負債、已世款 金及應計費用、計息銀行及其他借款即 期部分的到期期限較短,該等工具的公 平值與其賬面值相若。

44. FINANCIAL INSTRUMENTS BY CATEGORY

As at 31 December 2024 and 2023, other than the financial assets at fair value through profit or loss which are measured at fair value, all financial assets and liabilities of the Group were financial assets and financial liabilities at amortised cost, respectively.

45. FAIR VALUE AND FAIR VALUE HIERARCHY OF FINANCIAL INSTRUMENTS

As at 31 December 2024 and 2023, the carrying amounts of the Group's financial instruments, other than financial assets at fair value through profit or loss and senior notes, reasonably approximate to their fair values.

Management has assessed that the fair values of receivable from a joint venture, trade receivables, financial assets included in prepayments, other receivables and other assets, cash and bank balances, trade payables, financial liabilities included in other payables, deposits received and accruals, the current portion of interest-bearing bank and other borrowings approximate to their carrying amounts largely due to the short term maturities of these instruments.

截至2024年12月31日止年度 For the year ended 31 December 2024

45. 金融工具的公平值及公平值 層級(續)

本集團金融工具公平值計量政策與程序由財務經理帶領的公司財務部負責 釐定。公司財務部直接向首席財務官匯報。於各報告日期,公司財務部對金融 工具的價值變動進行分析,並決定估值 採用的主要輸入數據。估值結果由首席 財務官審批核准。

就本集團於綜合財務狀況表內並非以公平值計量的資產及負債,計息銀行及其他借款非即期部分的賬面值與其公平值相若,並獲釐定為第3級。優先票據公平值為人民幣1,051,260,000元(2023年:人民幣935,736,000元),並獲釐定為第3級。

金融資產及負債的公平值按自願交易方 之間的當前交易(強迫或清盤出售除外) 中可交換工具的金額入賬。

下列方法及假設乃用作估計公平值:

計息銀行及其他借款之非即期部分的公平值已透過按相似條款、信貸風險及剩餘到期時間以當前可就工具提供之貼現率貼現預期未來現金流量計算。於2024年及2023年12月31日,本集團自身有關計息銀行及其他借款之未履約風險被評估為不重大,且計息銀行及其他借款的非流動部分之公平值與其賬面值相若。

45. FAIR VALUE AND FAIR VALUE HIERARCHY OF FINANCIAL INSTRUMENTS (Continued)

The Group's corporate finance team headed by the finance manager is responsible for determining the policies and procedures for the fair value measurement of financial instruments. The corporate finance team reports directly to the chief financial officer. At each reporting date, the corporate finance team analyses the movements in the values of financial instruments and determines the major inputs applied in the valuation. The valuation is reviewed and approved by the chief financial officer.

For the Group's assets and liabilities not measured at fair value in the consolidated statement of financial position, the carrying amounts of the non-current portion of interest-bearing bank and other borrowings approximated to their fair values and were determined as Level 3, and the fair values of the senior notes were RMB1,051,260,000 (2023: RMB935,736,000) and were determined as Level 3.

The fair values of the financial assets and liabilities are included at the amount at which the instrument could be exchanged in a current transaction between willing parties, other than in a forced or liquidation sale.

The following methods and assumptions were used to estimate the fair values:

The fair values of the non-current portion of interest-bearing bank and other borrowings have been calculated by discounting the expected future cash flows using rates currently available for instruments with similar terms, credit risk and remaining maturities. The Group's own non-performance risk for interest-bearing bank and other borrowings as at 31 December 2024 and 2023 was assessed to be insignificant and the fair values of the non-current portion of interest-bearing bank and other borrowings approximate to their carrying amounts.

截至2024年12月31日止年度 For the year ended 31 December 2024

45. 金融工具的公平值及公平值 層級(續)

上市股本投資之公平值乃基於市場報價 釐定。非上市基金投資之公平值乃透過 將被投資公司之資產及負債賬面值調 整至其公平值,根據經調整淨資產法釐 定。本公司董事認為,由估值技術所得 出之估計公平值(計入綜合財務狀況表) 及公平值相關變動(計入損益)屬合理, 且為報告期末最合適之估值。

以下為非上市基金投資估值的重大不可 觀察輸入數據概要:

45. FAIR VALUE AND FAIR VALUE HIERARCHY OF FINANCIAL INSTRUMENTS (Continued)

The fair values of the listed equity investments are based on their quoted market prices. The fair values of unlisted fund investments are based on adjusted net assets approach by adjusting the book value of assets and liabilities of the investees to their fair value. The directors of the Company believe that the estimated fair values resulting from the valuation technique, which are recorded in the consolidated statement of financial position, and the related changes in fair values, which are recorded in profit or loss, are reasonable, and that they were the most appropriate values at the end of the reporting period.

Set out below is a summary of the significant unobservable inputs to the valuation of unlisted fund investments:

	估值技術 Valuation technique	重大不可觀察輸入數據 Significant unobservable inputs	2024年 2024	2023年 2023
非上市基金投資	經調整淨資產法	被投資公司之資產及負債的 賬面值調整至其公平值 (人民幣千元)	10	43,046
Unlisted fund investments	Adjusted net asset approach	Book value of assets and liabilities of the investees adjusted to their fair value (RMB'000)		

被投資公司的資產及負債之公平值增加/減少1%,將導致非上市基金投資的公平值增加/減少人民幣428,000元(2023年:人民幣430,000元)。

於年內,公平值計量在第三級的變動如 下: A 1% increase/decrease in the fair values of assets and liabilities of the investees would result in an increase/a decrease in the fair value of the unlisted fund investments of RMB428,000 (2023: RMB430,000).

The movements in fair value measurements within Level 3 during the year are as follows:

		2024 年 2024 人民幣千元	2023年 2023 人民幣千元
		RMB'000	RMB'000
於1月1日	At 1 January	43,046	96,888
於損益確認的公平值變動	Change in fair value recognised in		
	the profit or loss	(44,407)	(56,300)
進 兑調整	Exchange realignment	1,371	2,458
於12月31日	At 31 December	10	43,046

截至2024年12月31日止年度 For the year ended 31 December 2024

層級(續)

公平值層級

下表展示本集團金融工具之公平值計量 層級:

按公平值計量的資產:

於2024年12月31日

45. 金融工具的公平值及公平值 45. FAIR VALUE AND FAIR VALUE HIERARCHY OF FINANCIAL INSTRUMENTS (Continued)

Fair value hierarchy

The following tables illustrate the fair value measurement hierarchy of the Group's financial instruments:

Assets measured at fair value:

As at 31 December 2024

人民幣千元	於活躍市場 之報價 Quoted prices in active markets (第一級)	Fair value mea 重大可觀察 輸入數據 Significant		總計 Total
RMB'000	(Level 1)	(Level 2)	(Level 3)	
按公平值計入損益之 Financial assets at fair value 金融資產 through profit or loss — 其他非上市基金投資, — Other unlisted fund				
按公平值 investments, at fair value	-	-	10	10

於2023年12月31日

As at 31 December 2023

				巨之公平值計量 surement using	
		於活躍市場 之報價 Quoted prices in active	重大可觀察 輸入數據 Significant observable	重大不可觀察 輸入數據 Significant unobservable	總計
人民幣千元 RMB'000		markets (第一級) (Level 1)	inputs (第二級) (Level 2)	inputs (第三級) (Level 3)	Total
按公平值計入損益之 金融資產 — 上市股本投資,	Financial assets at fair value through profit or loss — Listed equity investments,				
按公平值 — 其他非上市基金投資, 按公平值	at fair value — Other unlisted fund investments, at fair value	1,265	-	43,046	1,265 43,046
總計	Total	1,265	_	43,046	44,311

截至2024年及2023年12月31日止年度, 金融資產及金融負債概無於第一級及第 二級之間轉撥任何公平值計量,亦無轉 入或轉出第三級。

During the years ended 31 December 2024 and 2023, there were no transfers of fair value measurements between Level 1 and Level 2 and no transfers into or out of Level 3 for both financial assets and financial liabilities.

截至2024年12月31日止年度 For the year ended 31 December 2024

46. 金融風險管理目標及政策

本集團的主要金融工具包括計息銀行及 其他借款以及現金及銀行結餘。該等金 融工具的主要目的是為本集團的經營業 務籌集資金。本集團有多種其他金融資 產及負債,如貿易應收賬款及貿易應付 賬款,乃直接產生自經營業務。

本集團金融工具所產生的主要風險包括 利率風險、信貸風險及流動資金風險。 董事檢討並同意各有關風險的管理政 策,有關概要載於下文。

利率風險

本集團所承受的市場利率變動風險,主要涉及綜合財務報表附註29所載本集團的計息銀行及其他借款。本集團並無使用衍生金融工具對沖利率風險。本集團採用浮息銀行借款及其他借款管理其利息成本。

於2024年12月31日,倘若銀行及其他借款利率增加/減少1%及所有其他變量保持不變,則本集團除稅前溢利(假設並無資本化利息開支)透過浮息借款的影響將減少/增加約人民幣16,701,000元(2023年:人民幣16,701,000元)。

信貸風險

本集團已制定政策,評估經考慮金融工 具剩餘年期發生的違約風險變動,確認 金融工具信貸風險自初始確認後是否大 幅增加。

46. FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES

The Group's principal financial instruments comprise interest-bearing bank and other borrowings and cash and bank balances. The main purpose of these financial instruments is to raise finance for the Group's operations. The Group has various other financial assets and liabilities such as trade receivables and trade payables, which arise directly from its operations.

The main risks arising from the Group's financial instruments are interest rate risk, credit risk and liquidity risk. The directors review and agree policies for managing each of these risks and they are summarised below.

Interest rate risk

The Group's exposure to risk for changes in market interest rates relates primarily to the Group's interest-bearing bank and other borrowings set out in note 29 to the consolidated financial statements. The Group does not use derivative financial instruments to hedge interest rate risk. The Group manages its interest cost using variable rate bank borrowings and other borrowings.

At 31 December 2024, if the interest rate of bank and other borrowings had increased/decreased by 1% and all other variables held constant, the profit before tax of the Group (assuming no capitalisation of interest expenses), through the impact on floating rate borrowings, would have decreased/increased by approximately RMB16,701,000 (2023: RMB16,701,000).

Credit risk

The Group has established a policy to perform the assessment of whether a financial instrument's credit risk has increased significantly since initial recognition, by considering the change in the risk of default occurring over the remaining life of the financial instrument.

截至2024年12月31日止年度 For the year ended 31 December 2024

46. 金融風險管理目標及政策(續)

最高風險及年結時的分級

下表載列於12月31日根據本集團信貸 政策所釐定的信貸質素及所承受的最高 信貸風險(除非有其他毋須過多成本或 工作即可取得的資料,否則乃以逾期資 料作根據),以及年結時的分級。

所呈列的金額為金融資產的賬面總值。

於2024年12月31日

46. FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES (Continued)

Maximum exposure and year-end staging

The tables below shows the credit quality and the maximum exposure to credit risk based on the Group's credit policy, which is mainly based on past due information unless other information is available without undue cost or effort, and year-end staging classification as at 31 December.

The amounts presented are gross carrying amounts for financial assets.

As at 31 December 2024

		12個月 預期信貸虧損 12-month ECLs	Î	全期預期信貸虧損 Lifetime ECLs		
		 第 1 階段	第2階段	第3階段	簡化方法 Simplified	總計
		Stage 1	Stage 2	Stage 3	approach	Total
		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
		RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
來自一家合資企業的	Receivable from a joint venture					
應收款項		350,941	-	-	-	350,941
貿易應收賬款	Trade receivables	-	-	-	13,777	13,777
計入預付款項、其他	Financial assets included in					
應收款項及其他	prepayments, other receivables and					
資產的金融資產	other assets	706,022	-	46,029	-	752,051
現金及銀行結餘	Cash and bank balances	37,179	-	-	-	37,179
總計	Total	1,094,142	-	46,029	13,777	1,153,948

截至2024年12月31日止年度 For the year ended 31 December 2024

46. 金融風險管理目標及政策(續)

最高風險及年結時的分級(續)

於2023年12月31日

46. FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES (Continued)

Maximum exposure and year-end staging (Continued)

As at 31 December 2023

		12個月 預期信貸虧損 12-month ECLs	頁期信貸虧損 全期預期信貸虧損 12-month			
		第1階段	第2階段	第3階段	簡化方法 Simplified	總計
		Stage 1	Stage 2	Stage 3	approach	Total
		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
		RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
來自一家合資企業的	Receivable from a joint venture					
應收款項		382,341	_	_	_	382,341
貿易應收賬款	Trade receivables	-	_	-	11,907	11,907
計入預付款項、其他	Financial assets included in					
應收款項及其他	prepayments, other receivables and					
資產的金融資產	other assets	664,015	63,742	27,587	-	755,344
現金及銀行結餘	Cash and bank balances	126,160	-	_	_	126,160
總計	Total	1,172,516	63,742	27,587	11,907	1,275,752

管理層定期集體評估計入預付款項、其 他應收款項及其他資產的金融資產,根 據歷史結算記錄及過往經驗個別評估其 他應收款項的可收回性。本集團按12個 月預期信貸虧損確認計入預付款項、其 他應收款項及其他資產的金融資產撥 備,並就前瞻性宏觀經濟數據(如有)進 行調整。 Management makes periodic collective assessments for financial assets included in prepayments, other receivables and other assets as well as individual assessments on the recoverability of other receivables based on historical settlement records and past experience. The Group recognises an allowance for financial assets included in prepayments, other receivables and other assets based on 12-month ECLs and adjusts for forward-looking macroeconomic data, if any.

截至2024年12月31日止年度 For the year ended 31 December 2024

46. 金融風險管理目標及政策(續)

流動資金風險

本集團的目標是保持穩健的財務政策, 藉著風險限額監察流動資金比率,並設 立應急資金計劃,確保本集團具備足夠 現金以應付其流動資金需要。

本集團金融負債(以合約未貼現現金流量為基準(包括按合約利率或按於報告期末現時利率計算的利息付款))於報告期末的到期日情況,以及本集團可能須還款的最早日期如下:

46. FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES (Continued)

Liquidity risk

The Group's objectives are to maintain a prudent financial policy, to monitor liquidity ratios against risk limits and to maintain a contingency plan for funding to ensure that the Group maintains sufficient cash to meet its liquidity requirements.

The maturity profile of the Group's financial liabilities as at the end of the reporting period, based on the contractual undiscounted cash flows (including interest payments computed using contractual rates, based on rates current at the end of the reporting period) and the earliest date that the Group could be required to repay, is as follows:

		一年內或 按要求 Within one year or on demand	於第二年 In the second year	2024年 2024 於第三至 五年 In the third to fifth year	五年以上 Beyond fifth years	總計 Total
		人民幣千元 RMB'000	人民幣千元 RMB'000	人民幣千元 RMB'000	人民幣千元 RMB'000	人民幣千元 RMB′000
貿易應付賬款 計入其他應付款項、 已收按金及應計	Trade payables Financial liabilities included in other payables, deposits	1,288,552	-	-	-	1,288,552
費用的金融負債	received and accruals	1,314,194	_	_	_	1,314,194
租賃負債 計息銀行及其他	Lease liabilities Interest-bearing bank and other	1,215	103	-	-	1,318
借款	borrowings	4,566,178	93,816	239,915	21,845	4,921,754
優先票據	Senior notes	1,051,260	-	-	-	1,051,260
總計	Total	8,221,399	93,919	239,915	21,845	8,577,078
最高擔保金額	Financial guarantees issued: Maximum amount guaranteed					
(附註40)	(note 40)	1,368,544	-	-	-	1,368,544

截至2024年12月31日止年度 For the year ended 31 December 2024

46. 金融風險管理目標及政策(續)

46. FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES (Continued)

流動資金風險(續)

Liquidity risk (Continued)

		一年內或 按要求 Within one year or on	於第二年 In the	2023年 2023 於第三至 五年 In the third	五年以上 Beyond	總計
		demand 人民幣千元 RMB'000	second year 人民幣千元 RMB'000	to fifth year 人民幣千元 RMB'000	fifth years 人民幣千元 RMB'000	Total 人民幣千元 RMB'000
貿易應付賬款 計入其他應付款項 已收按金及應計	Trade payables Financial liabilities included in other payables, deposits	1,290,873	-	-	-	1,290,873
費用的金融負債 租賃負債 計息銀行及其他	received and accruals Lease liabilities	806,728 5,445	- 5,411	- 8,985	- 5,695	806,728 25,536
借款 借款 優先票據	Interest-bearing bank and other borrowings Senior notes	4,378,196 908,543	91,247 -	252,109 -	43,082	4,764,634 908,543
總計	Total	7,389,785	96,658	261,094	48,777	7,796,314
已發出的財務擔保 最高擔保金額 <i>(附註40)</i>	Financial guarantees issued: Maximum amount guaranteed (note 40)	2,500,969	-	-	-	2,500,969

誠如綜合財務報表附註2.1所述,董事已 採取或計劃採取若干措施,以改善本集 團的財務及現金流量狀況並維持本集團 的持續經營。

As explained in note 2.1 to the consolidated financial statements, the Directors have adopted or plan to adopt certain measures in order to improve the Group's financial and cash flow positions and to maintain the Group's as a going concern.

截至2024年12月31日止年度 For the year ended 31 December 2024

46. 金融風險管理目標及政策(續)

資本管理

本集團資本管理的主要目標為保障本集團持續經營的能力及保持健康的資本比率,以支持其業務經營及最大化股東價值。

本集團管理資本架構,並因應經濟情況的變動對其作出調整。本集團或會藉調整向股東派付的股息、向股東退資或發行新股以維持或調整資本架構。本集團的資本管理目標、政策或程序於截至2024年及2023年12月31日止年度並無改變。

本集團使用淨資產負債比率(即本集團的債務淨額除以權益總額)監控資本。 債務淨額包括計息銀行及其他借款、優 先票據及租賃負債減現金及現金等價物 以及受限制現金。於報告期末時的資產 負債比率如下:

46. FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES (Continued)

Capital management

The primary objectives of the Group's capital management are to safeguard the Group's ability to continue as a going concern and to maintain healthy capital ratios in order to support its business and maximise shareholders' value.

The Group manages its capital structure and makes adjustments to it in light of changes in economic conditions. To maintain or adjust the capital structure, the Group may adjust the dividend payment to shareholders, return capital to shareholders or issue new shares. No changes were made in the objectives, policies or processes for managing capital during the years ended 31 December 2024 and 2023.

The Group monitors capital using a net gearing ratio, which is net debt divided by the total equity of the Group. Net debt includes interest-bearing bank and other borrowings, senior notes and lease liabilities less cash and cash equivalents and restricted cash. The gearing ratios as at the end of the reporting periods were as follows:

		2024年 2024 人民幣千元 RMB′000	2023年 2023 人民幣千元 RMB'000
計息銀行及其他借款 優先票據 租賃負債 減:現金及銀行結餘	Interest-bearing bank and other borrowings Senior notes Lease liabilities Less: Cash and bank balances	4,134,446 1,051,260 1,318 (37,179)	4,012,871 908,543 25,536 (126,160)
債務淨額	Net debt	5,149,845	4,820,790
(虧絀)/權益總額	Total (deficit)/equity	(334,475)	525,419
淨資產負債比率	Net gearing ratio	-1,540%	918%

47. 報告期後事項

於2024年12月31日之後至綜合財務報表批准之日,本集團若干計息銀行及其他借款違約或交叉違約的本金和應計利息還款總額約人民幣272,255,000元。

47. EVENTS AFTER THE END OF THE REPORTING PERIOD

Subsequent to 31 December 2024 and up to the date of approval of these consolidated financial statements, the Group had further defaulted or cross defaulted a repayment for certain interest-bearing bank and other borrowings as well as accrued interest in total of approximately RMB272,255,000.

截至2024年12月31日止年度 For the year ended 31 December 2024

48. 本公司財務狀況表

48. STATEMENT OF FINANCIAL POSITION OF THE COMPANY

於報告期末,本公司財務狀況表資料如下:

Information about the statement of financial position of the Company at the end of the reporting period is as follows:

		2024年 2024 人民幣千元 RMB′000	2023年 2023 人民幣千元 RMB'000
非流動資產 於一家附屬公司的投資*	NON-CURRENT ASSET Investment in a subsidiary*	-	_
流動資產 按公平值計入損益之金融資產 預付款項、其他應收款項及 其他資產	CURRENT ASSETS Financial assets at fair value through profit or loss Prepayments, other receivables and other assets	-	42,570 4,331
應收集團公司款項 現金及現金等價物	Amounts due from group companies Cash and cash equivalents	1,197,487 30	1,155,692 32
流動資產總值	TOTAL CURRENT ASSETS	1,197,517	1,202,625
流動負債 其他應付款項、已收按金及 應計費用 優先票據	CURRENT LIABILITIES Other payables, deposits received and accruals Senior notes	177,824 1,051,260	170,510 908,543
流動負債總額	TOTAL CURRENT LIABILITIES	1,229,084	1,079,053
流動(負債)/資產淨值	NET CURRENT (LIABILITIES)/ASSETS	(31,567)	123,572
資產總值減流動負債	TOTAL ASSETS LESS CURRENT LIABILITIES	(31,567)	123,572
(負債)/資產淨值	NET (LIABILITIES)/ASSETS	(31,567)	123,572
權益 已發行股本 儲備	EQUITY Issued capital Reserves	47,972 (79,539)	47,972 75,600
(虧絀)/權益總額	TOTAL (DEFICIT)/EQUITY	(31,567)	123,572

金額少於人民幣500元

盧沛軍 Lu Peijun董事
Director

羅成煜 **Luo Chengyu** 董事 Director

The amount is less than RMB500

截至2024年12月31日止年度 For the year ended 31 December 2024

48. 本公司財務狀況表(續)

48. STATEMENT OF FINANCIAL POSITION OF THE COMPANY (Continued)

附註:

Note:

本集團儲備概要如下:

A summary of the Company's reserves is as follows:

		股份溢價 Share premium 人民幣千元 RMB'000	購股權儲備 Share option reserve 人民幣千元 RMB'000	匯兑儲備 Exchange reserve 人民幣千元 RMB'000	累計虧損 Accumulated losses 人民幣千元 RMB'000	總計 Total 人民幣千元 RMB'000
於2023年1月1日 年內虧損及全面虧損總額	At 1 January 2023 Loss and total comprehensive loss for	737,120	81,161	(61,885)	(508,215)	248,181
以股權結算的購股權安排	the year Equity-settled share option	=	-	11,444	(186,941)	(175,497)
購股權失效或屆滿而 轉讓購股權儲備	arrangements Transferring share option reserve upon the forfeiture or expiring of share	_	3,022	-	-	3,022
	options	-	(2,118)	-	2,012	(106)
於2023年12月31日及 2024年1月1日 年內虧損及全面虧損總額 以股權結算的購股權安排	At 31 December 2023 and 1 January 2024	737,120	82,065	(50,441)	(693,144)	75,600
	Loss and total comprehensive loss for the year Equity-settled share option	-	-	8,201	(163,381)	(155,180)
	arrangements	-	41	-	-	41
於2024年12月31日	At 31 December 2024	737,120	82,106	(42,240)	(856,525)	(79,539)

49. 批准財務報表

財務報表於2025年7月11日獲董事會批准及授權刊發。

49. APPROVAL OF THE FINANCIAL STATEMENTS

The financial statements were approved and authorised for issue by the board of directors on 11 July 2025.

HUIJING滙景

Huijing Holdings Company Limited 滙景控股有限公司