



北京北大青鳥環宇科技股份有限公司

STOCK CODE 股份代號: 08095

(a joint stock limited company incorporated in the People's Republic of China with limited liability) (於中華人民共和國註冊成立之股份有限公司)

ANNUAL REPORT 2020 年報

# CHARACTERISTICS OF THE GEM ("GEM") OF THE STOCK EXCHANGE OF HONG KONG LIMITED (THE "STOCK EXCHANGE")

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This annual report, for which the directors (the "Directors") of Beijing Beida Jade Bird Universal Sci-Tech Company Limited (the "Company") collectively and individually accept full responsibility, includes particulars given in compliance with the Rules Governing the Listing of Securities on GEM (the "GEM Listing Rules") for the purpose of giving information with regard to the Company. The Directors, having made all reasonable enquiries, confirm that to the best of their knowledge and belief the information contained in this annual report is accurate and complete in all material respects and not misleading or deceptive, and there are no other matters the omission of which would make any statement herein or this annual report misleading.

### 香港聯合交易所有限公司(「聯交所」) GEM(「GEM」) 的特色

GEM的定位,乃為中小型公司提供一個上市的市場,此等公司相比起其他在聯交所上市的公司帶有較高投資風險。 有意投資的人士應了解投資於該等公司的潛在風險,並應經過審慎周詳的考慮後方作出投資決定。

由於GEM上市公司普遍為中小型公司,在GEM買賣的證券可能會較於主板買賣之證券承受較大的市場波動風險,同時無法保證在GEM買賣的證券會有高流通量的市場。

香港交易及結算所有限公司及聯交所對本年報的內容概不負責,對其準確性或完整性亦不發表任何聲明,並明確表 示概不就因本年報全部或任何部分內容而產生或因依賴該等內容而引致的任何損失承擔任何責任。

本年報包括的資料乃遵照GEM證券上市規則(「GEM上市規則」)的規定而提供有關北京北大青鳥環宇科技股份有限公司(「本公司」)的資料。本公司各董事(「董事」)願就本年報共同及個別承擔全部責任,並在作出一切合理查詢後確認,就彼等所深知及確信,本年報所載的資料在各重大方面均屬準確完整,且無誤導或欺詐成分;及本年報並無遺漏其他事實致使其或其所載任何內容產生誤導。

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# **Corporate Information**

### 公司資料

### **DIRECTORS**

#### **Executive Directors**

Mr. Ni Jinlei (Chairman)

Mr. Zhang Wanzhong (President)

Ms. Zheng Zhong

#### **Non-Executive Directors**

Ms. Xue Li

Mr. Xiang Lei

Mr. Ip Wing Wai

### **Independent Non-Executive Directors**

Mr. Tang Xuan (appointed on 15 May 2020)

Mr. Li Juncai

Mr. Li Chonghua

Mr. Shen Wei

Mr. Shao Jiulin (resigned on 6 April 2020)

### **SUPERVISORS**

Mr. Fan Yimin (Chairman)

Mr. Ouyang Zishi

Mr. Pan Yudong

Ms. Dong Xiaoqing

Ms. Zhou Min

#### **COMPANY SECRETARY**

Mr. Chan Chi Hung

#### **AUDIT COMMITTEE**

Mr. Tang Xuan (Chairman)

Mr. Li Juncai

Mr. Li Chonghua

Mr. Shen Wei

### **REMUNERATION COMMITTEE**

Mr. Li Juncai (Chairman)

Mr. Zhang Wanzhong

Mr. Shen Wei

### **NOMINATION COMMITTEE**

Mr. Ni Jinlei (Chairman)

Mr. Zhang Wanzhong

Mr. Li Juncai

Mr. Li Chonghua

Mr. Shen Wei

### **AUTHORISED REPRESENTATIVES**

Mr. Zhang Wanzhong

Mr. Chan Chi Hung

### 董事

### 執行董事

倪金磊先生(主席)

張萬中先生(總裁)

鄭重女士

### 非執行董事

薛麗女士

項雷先生

葉永威先生

#### 獨立非執行董事

唐炫先生(於二零二零年五月十五日獲委任)

李俊才先生

李崇華先生

沈維先生

邵九林先生(於二零二零年四月六日辭任)

### 監事

范一民先生(主席)

歐陽子石先生

潘宇東先生

董曉清女士

周敏女士

### 公司秘書

陳志鴻先生

### 審核委員會

唐炫先生(主席)

李俊才先生

李崇華先生

沈維先生

### 薪酬委員會

李俊才先生(主席)

張萬中先生

沈維先生

### 提名委員會

倪金磊先生(主席)

張萬中先生

李俊才先生

李崇華先生

沈維先生

### 授權代表

張萬中先生

陳志鴻先生

### **COMPLIANCE OFFICER**

Ms. Zheng Zhong

### **LEGAL ADDRESS**

3rd Floor, Beida Jade Bird Building Yanyuan District Area 3 No. 5 Haidian Road Haidian District Beijing 100080 PRC

### PRINCIPAL PLACE OF BUSINESS IN THE PRC

3rd Floor, Beida Jade Bird Building No. 207 Chengfu Road Haidian District Beijing 100871 PRC

## PRINCIPAL PLACE OF BUSINESS IN HONG KONG

17th Floor V Heun Building 138 Queen's Road Central Central, Hong Kong

## HONG KONG SHARE REGISTRAR AND TRANSFER OFFICE

Hong Kong Registrars Limited 17M Floor Hopewell Centre 183 Queen's Road East Hong Kong

### INDEPENDENT AUDITOR

BDO Limited 25th Floor Wing On Centre 111 Connaught Road Central Hong Kong

### STOCK CODE

8095

### **COMPANY WEBSITE**

www.jbu.com.cn

### 監察主任

鄭重女士

### 法定地址

中國 北京市海淀區 海淀路5號 燕園三區 北大青鳥樓三層 郵編100080

### 中國主要營業地點

中國 北京市海淀區 成府路207號 北大青鳥樓3樓 郵編100871

### 香港主要營業地點

香港中環 皇后大道中138號 威享大廈 17樓

### 香港股份過戶登記處

香港證券登記有限公司 香港 皇后大道東183號 合和中心 17M樓

### 獨立核數師

香港立信德豪會計師事務所有限公司 香港 干諾道中111號 永安中心 25樓

### 股票編號

8095

### 網址

www.jbu.com.cn

## Chairman's Statement

### 主席報告

On behalf of the board (the "Board") of directors (the "Directors") of Beijing Beida Jade Bird Universal Sci-Tech Company Limited (the "Company", together with its subsidiaries, the "Group"), I am pleased to present the annual results for the year ended 31 December 2020 of the Group.

The outbreak of novel coronavirus pneumonia ("COVID-19") epidemic (the "Epidemic") started in early 2020, which impacted China and the global macro-economy. In light of the Epidemic, the Group resumed operations in phrases and the local governments implemented epidemic-related administrative measures, which had temporary unfavorable impact on the Group's business. In response, the Group actively adopted various precautionary measures, in order to lessen the negative impact of the Epidemic on the Group's business.

In 2021, the prospect of the economy and operating environment of China is expected to be more challenging. The Group will continue to closely monitor market conditions and evaluate the impact of the Epidemic on the Group's operating and financial performance, and closely monitor the risks and uncertainties posed by the Epidemic. Meanwhile, the Group will, by keeping a prudent attitude, continue to seek investment opportunities with value, in order to pursue stable development and create fruitful returns for shareholders of the Company.

On behalf of the Board, I would like to express my sincere gratitude to all shareholders, customers and suppliers again for their valuable support for the Group's business development over the years. I would also like to express my gratitude to all Directors, senior management and employees for their excellent services and contributions.

本人謹代表北京北大青鳥環宇科技股份有限公司(「本公司」, 連同其附屬公司(統稱「本集團」) 董事(「董事」) 會(「董事會」) 欣然呈報本集團截至二零二零年十二月三十一日止年度的年度業績。

新型冠狀病毒肺炎(「2019冠狀病毒病」)疫情(「疫情」)自二零二零年初爆發,為中國以致全球宏觀經濟帶來衝擊。因應疫情,本集團分階段復工及各地方政府實施防疫相關行政措施,對本集團的業務產生暫時性的不利影響。本集團採取了多種防疫措施積極應對,務求降低疫情對本集團業務的負面影響。

二零二一年,中國經濟前景及經營環境預計 更具挑戰性。本集團將繼續密切關注市場狀 況及評估疫情對本集團經營及財務表現的 影響,密切監控因疫情面臨的風險及不確定 性。同時,本集團將抱持審慎態度,繼續尋 求具價值的投資機遇,以追求穩定發展並致 力為本公司股東帶來豐厚的回報。

本人謹此代表董事會,再次向多年來為本集 團業務發展提供寶貴支持的所有股東、客戶 及供應商致以衷心感謝。本人亦向全體董 事、高級管理層和員工的卓越服務及貢獻表 達謝意。

### Ni Jinlei

Chairman and Executive Director

Beijing, the PRC 26 March 2021

### 倪金磊

主席兼執行董事

中國,北京 二零二一年三月二十六日

#### **BUSINESS REVIEW**

The Group is principally engaged in tourism development business, investment holding of diversified portfolios and other businesses including sales of metallic products and wine and related products.

### Tourism development

The Company, through its subsidiaries and associates, is engaged in provision of environmental shuttle bus service and property management services, and operation of tourist service center and tourist souvenir shops in Hengshan Mountain scenic area, the PRC; and also participated in several tourism development projects in Hunan Province, including the development of tourist sight project located at Tianzi Mountain.

Hengshan Mountain scenic area was temporarily closed from 25 January 2020 to 26 February 2020 due to the policies and measures implemented by the government of the PRC to deter the spread of the Epidemic in the PRC, which led to an overall annual decrease in the number of tourists and pilgrims visiting Hengshan Mountain scenic area by about 30%. The service utilisation rate of the Group's environmental bus service remained stable at 92% (2019: 91%).

References are made to the announcements of the Company dated 15 May 2020, 26 June 2020 and 3 September 2020 and the circular of the Company dated 30 June 2020. On 15 May 2020, the Company entered into the sale and purchase agreement (the "SP Agreement") with an independent third party (the "Purchaser") and Chuangi Tourism Investment Co., Ltd ("Chuangi Tourism"), a then non-wholly owned subsidiary of the Company, for the disposal of the 60% equity interest in Chuangi Tourism held by the Company at the consideration of RMB172,028,880 (the "Disposal"); and the guarantee fee arrangement in relation to the release of the guarantee agreement (the "Guarantee Agreement") executed by the Company and the banks dated 31 January 2013 which secured the obligations of Changsha Songya Lake Construction Investment Co., Ltd. ("Songya Lake Construction"), under a facility agreement. The release of the Guarantee Agreement shall be arranged within 12 months from the equity transfer date through negotiation with the banks.

### 業務回顧

本集團主要從事旅遊發展業務、多元化投資 組合投資控股以及包括銷售金屬產品和葡萄 酒及相關產品等其他業務。

### 旅遊發展

本公司通過其附屬公司及聯營公司於中國衡山風景區從事提供環保穿梭巴士服務及物業管理服務,以及營運旅遊服務中心及旅遊紀念品商店;及參與湖南省多個旅遊開發項目,包括開發位於天子山的旅遊景觀項目。

配合中國政府為抗擊疫情在中國蔓延而實行的政策及措施,衡山風景區自二零二零年一月二十五日至二零二零年二月二十六日暫時關閉,導致到訪衡山風景區的遊客及香客全年人數整體減少約30%。本集團的環保巴士服務的服務使用率維持穩定於92%(二零一九年:91%)。

謹此提述本公司日期為二零二零年五月十五 日、二零二零年六月二十六日及二零二零年 九月三日的公佈,以及本公司日期為二零二 零年六月三十日的通函。於二零二零年五 月十五日,本公司與一名獨立第三方(「買 方」)及傳奇旅遊投資有限公司(「傳奇旅遊」) (本公司當時一間非全資附屬公司) 訂立買 賣協議(「買賣協議」),內容有關出售本公 司持有的傳奇旅遊60%股權,代價為人民幣 172,028,880元(「出售事項」),及有關解除本 公司與該等銀行於二零一三年一月三十一日 簽立之擔保協議(「擔保協議」)(其為松雅湖 建設投資有限公司(「松雅湖建設」)根據融資 協議之責任作出擔保)之擔保費安排。須於 股權轉讓日期起12個月內透過與該等銀行磋 商,安排解除擔保協議

### **BUSINESS REVIEW (CONTINUED)**

### Tourism development (Continued)

The principal asset of Chuangi Tourism is the investment in 46.6% equity interest in Songya Lake Construction, and Songya Lake Construction is principally engaged in the construction and development of landscape architectures and primary land development of land around the Sonya Lake Region at Changsha County. Having considered the operating environment and the prevailing market condition in the PRC, in particular, there being uncertainty in the domestic real estate market as a result of the global economic slowdown, including China, in recent years, and the projects carried out by Sonya Lake Construction being undertaken in slow progress because of the softening of the domestic demand, and the increase in difficulty in obtaining funding for the projects as well as the outbreak of COVID-19, the Company was of the view that the Disposal could allow the Group to realize its investment in Sonya Lake Construction and could enable the Group to improve its liquidity and free up capital for its operations and any potential new investment opportunities that can potentially give a better return so as to enhance the shareholder value.

The approvals of the shareholders of the Company in respect of the SP Agreement and the transactions contemplated; and the continuing provision of the guarantee by the Company in accordance with the Guarantee Agreement after the completion of the Disposal (the "Completion"), have been obtained at the special general meeting of the Company held on 21 July 2020. The Completion took place on 3 September 2020 and the Group recorded a gain on disposal of approximately RMB92.5 million for year ended 31 December 2020. As at the date of this annual report, the remaining balance of the consideration of the Disposal of approximately RMB142.0 million, which should have been due since 1 December 2020, i.e. 90 days from the Completion, remained outstanding, while the Purchaser promised to settle all the remaining balance of the consideration on or before 30 June 2021. Taking into account of the negotiations with the Purchaser, the Board was of the view that the remaining balance of the consideration will be fully settled by the Purchaser on or before 30 June 2021.

During the year under review, Chuanqi Tourism Investment (Hunan) Co., Ltd. ("Chuanqi Tourism (Hunan)"), a direct non-wholly owned subsidiary of the Company, entered into the sale and purchase agreement with Chuanqi (Hunan) Enterprise Development Co., Ltd. ("Chuanqi Enterprise") (which subsequently changed its name to Chuanqi (Hunan) Culture Tourism Co., Ltd in January 2021), an associate of the Group and a connected person of the Company, to acquire a building situated at No.5 Guangji Road, Nanyue District, Hengyang, Hunan, the PRC (the "Property") at the consideration of RMB45,370,000. The Property would be used for administrative and office use of Chuanqi Tourism (Hunan) to cope with the business development and expansion of the tourism businesses of the Group.

### 業務回顧(續)

#### 旅遊發展(續)

傳奇旅遊的主要資產是投資於松雅湖建設的 46.6%股權,而松雅湖建設主要從事長沙縣松 雅湖地區周遭的景觀設計建設及土地開發。 經考慮中國經營環境及現行市況,特別是, 國內房地產市場由於近年全球經濟放緩(包 括中國)而存在不確定因素,以及由松雅湖緩(包 接得行之項目由於國內需求放緩、就有關弱 證進行之項目由於國內需求放緩、就有關弱 實種得資金的難度上升以及2019冠狀病再 關鍵 學而進展緩慢,本公司認為出售事項將改 本集團變現其於松雅湖建設的投資,並將改 善本集團的流動性,騰出資金用於營運及任 何可能產生更佳回報的潛在新投資機遇,從 而提升股東價值。

本公司已於二零二零年七月二十一日舉行的 臨時股東大會上取得本公司股東就買賣協議成 及其項下擬進行的交易以及本公司於續完成 出售事項(「完成」)後根據擔保協議繼 供擔保之批准。完成已於二零二零年十二月 日落實,而本集團於截至二零年十二月 三十一日止年度錄得出售事項之收事 等9,250萬元。於本年報日期,出售事零年十 們餘額約人民幣1.42億元(自二零二份十十 價餘額約人民幣1.42億元(自二零二份十十 價 同一日(即完成後90日)起已逾期)仍十十 價 同一日實方承諾於二零二一年六月三十 直 的 一年六月三十日或之前悉數價付。

於回顧年度,本公司之直接非全資附屬公司 傳奇旅遊投資(湖南)有限公司(「傳奇旅遊 傳奇旅遊投資(湖南)有限公司(「傳奇旅遊 連人士傳奇(湖南)實業發展有限公司(「傳 奇實業」)(其後於二零二一年一月更名為傳 奇(湖南)文化旅遊有限公司)訂立買賈協 議,以收購一幢位於中國湖南衡陽南嶽區廣 濟路5號的樓宇(「該物業」),代價為人民幣 45,370,000元。該物業將供傳奇旅遊(湖南) 作行政及辦公室用途,以應付本集團的旅遊 業務之業務發展及擴展。

### **BUSINESS REVIEW (CONTINUED)**

#### **Investment holding**

As at 31 December 2020, the Group's investment holding business mainly included investments in a subsidiary, the associates and joint ventures which are private equity funds with equity investments in private enterprises and property projects in the PRC, the investment in Jade Bird Fire Co., Ltd. ("Jade Bird Fire"), a A share listed company in the PRC, and the investments in financial assets at fair value through other comprehensive income including listed companies in Hong Kong and private companies in the PRC and Hong Kong. During the year, the Group did not effect any material additional new investments.

#### Trading of metallic products

For the year ended 31 December 2020, the Group commenced sales and purchases of metallic products in the PRC in order to further expand the Group's source of income.

#### Other businesses

The Group operated a winery, namely The Winery at la Grange, at the State of Virginia, the United States, which owned about 5.6 acres of vineyards and is principally engaged in the production and sales of wine and related products.

### Outlook

Looking ahead, although the total number of visitors and the performance of the tourism development business of the Group will still be affected in light of the evolving situation regarding the Epidemic, it is expected the business and financial performance of the Group will not be materially affected in view of the stabilization of the Epidemic in the PRC. The Group will keep continuous attention on the development and situation of the COVID-19 and react actively to its impact on the financial position and operating results of the Group.

The Group would closely monitor the performance of the existing investment portfolio held by the Group and would only explore investment projects with promising development potential in a prudent manner and carefully assess investment opportunities in the market.

### 業務回顧(續)

#### 投資控股

於二零二零年十二月三十一日,本集團的投資控股業務主要包括投資於一間附屬公司、投資於聯營公司及合營企業(為私募股權基金(持有中國民營企業及物業項目的股權投資))、投資於青鳥消防股份有限公司(「青鳥消防」)(一間中國A股上市公司)以及投資於以公平值計入其他全面收益之財務資產(包括香港上市公司及中國及香港的私營公司)。於本年度,本集團並無進行任何重大的額外新投資。

### 金屬產品貿易

截至二零二零年十二月三十一日止年度,為 進一步擴張本集團的收入來源,本集團開始 於中國銷售及採購金屬產品。

### 其他業務

本集團於美國弗吉尼亞州經營一間名為The Winery at la Grange的釀酒廠,其擁有約5.6 英畝的葡萄園,並主要從事生產及銷售葡萄酒及相關產品。

### 前景

展望將來,儘管鑑於疫情不斷變化的情況,遊客總數及本集團的旅遊發展業務的表現仍將受到影響,但鑑於中國疫情穩定,預計本集團的業務及財務表現將不會受到重大影響。本集團將持續關注2019冠狀病毒病的發展及情況,並積極應對疫情對本集團的財務狀況及經營業績產生的影響。

本集團將密切監察本集團持有的現有投資組 合的表現,並將僅會審慎探索具良好發展潛 力的投資項目及小心評估市場投資機遇。

#### FINANCIAL REVIEW

#### Tourism development

For the year ended 31 December 2020, the Group's tourism development business recorded revenue of approximately RMB97.3 million (2019: RMB138.2 million), representing a decrease by 29.6% when compared with the corresponding year of 2019. At the beginning of the outbreak of the Epidemic, in particular as a result of the temporary closure of Hengshan Mountain scenic during first quarter of 2020, the business and financial performance of the tourism development business was adversely affected, and the revenue from the tourism development business was dropped by 62.9% during the first half of 2020, as compared to the corresponding period in 2019. As the Epidemic stabilized in the PRC, the decrease in the revenue was narrowed to 4.1% during the second half of 2020.

#### **Investment holding**

The segment total assets of investment holding business slightly decreased by 0.9% to approximately RMB2,745.3 million as at 31 December 2020 (2019: RMB2,769.8 million). For the year ended 31 December 2020, revenue from the investment holding business, which represented management fee income from the private equity funds managed by the Group, amounted to approximately RMB6.8 million (2019: RMB5.8 million).

### Trading of metallic products

For the year ended 31 December 2020, revenue generated from the Group's trading of metallic products business amounted to approximately RMB353.0 million.

### Overall performance

During the year, the outbreak of COVID-19 had impact on the business environment in the PRC, and the operating results of the Group were affected. The Group recorded total revenue of approximately RMB468.4 million (2019: RMB155.2 million), representing an increase of 201.8% compared with the corresponding year of 2019. Such increase was mainly attributable to the commencement of metallic products business during the year and the Group recorded sales of metallic products of approximately RMB353.0 million for the year ended 31 December 2020. The gross profit was decreased by 27.7% to approximately RMB71.1 million (2019: RMB98.4 million), as the gross profit generated from the Group's tourism development business was affected by outbreak of COVID-19, in particular, temporary closure of Hengshan Mountain scenic area during first quarter in 2020 which led to further decrease in fare revenue of the environmental shuttle bus service.

### 財務回顧

### 旅遊發展

截至二零二零年十二月三十一日止年度,本集團的旅遊發展業務錄得收入約人民幣9,730萬元(二零一九年:人民幣1.382億元),較二零一九年減少29.6%。於疫情爆發初期,特別是衡山風景區於二零二零年第一季暫時關閉,旅遊發展業務的業務及財務表現受到不利影響,而旅遊發展業務收入於二零二零年上半年較二零一九年同期下跌62.9%。由於中國疫情穩定,收入減幅於二零二零年下半年縮窄至4.1%。

### 投資控股

投資控股業務之分部總資產輕微減少0.9%至 二零二零年十二月三十一日約人民幣27.453 億元(二零一九年:人民幣27.698億元)。截 至二零二零年十二月三十一日止年度,來自 投資控股業務之收入(指來自本集團管理的 私募基金之管理費收入)約為人民幣680萬元 (二零一九年:人民幣580萬元)。

#### 金屬產品貿易

截至二零二零年十二月三十一日止年度,本 集團金屬產品貿易業務產生的收入約為人民 幣3.53億元。

#### 整體表現

年內,2019冠狀病毒病爆發對中國業務環境造成影響,而本集團的經營業績受到影響。本集團錄得總收入約人民幣4.684億元(二零一九年:人民幣1.552億元),較二零一九年增加201.8%。有關增加主要由於年內開始經營金屬產品業務,以及本集團於截至二零二十二月三十一日止年度錄得銷售金屬產品約人民幣3.53億元。毛利減少27.7%至約人民幣7,110萬元(二零一九年:人民幣9,840萬元),原因為產生自本集團旅遊發展業務之毛利受2019冠狀病毒病爆發影響,特別是衡出風景區於二零二零年第一季暫時關閉使環保穿梭巴士服務的票價收入進一步減少。

### FINANCIAL REVIEW (CONTINUED)

#### **Overall performance (Continued)**

In September 2020, the disposal of 60% equity interest in Chuanqi Tourism, a then subsidiary of the Company was completed and the Group recorded a gain on disposal of approximately RMB92.5 million.

Jade Bird Fire, a then subsidiary of the Company, became an associate of the Group with effect from the completion of the listing of the shares of Jade Bird Fire on The Small and Medium Enterprises Board of the Shenzhen Stock Exchange (the "A Share Listing") in August 2019 and has since been accounted for using the equity method of accounting as the continuing operations of the Group, while the results of Jade Bird Fire before the completion of the spin-off of Jade Bird Fire was presented as discontinued operations in 2019. During the year ended 31 December 2020, as a result of the issue of restricted shares by Jade Bird Fire to its employees, the equity interest in Jade Bird Fire held by the Company was diluted from approximately 38.3% to approximately 37.3% and the Company recorded a loss on deemed partial disposal of an associate of approximately RMB26.8 million for the year.

During the reporting year, the Group recorded a decrease in profit attributable to the owners of the Company by 95.4% to approximately RMB64.2 million, as compared to a profit attributable to the owners of the Company of approximately RMB1,402.4 million for the corresponding period in 2019. Such decrease was mainly attributable to the absence of recognition of a gain on deemed disposal of subsidiaries for the year ended 31 December 2020, as compared to the recognition of a gain on deemed disposal of subsidiaries of approximately RMB1,348.4 million for the year ended 31 December 2019 upon the completion of the A Share Listing of Jade Bird Fire in August 2019.

### **Financial position**

As at 31 December 2020, the Group's financial position remained solid and the Group's current ratio (being ratio of current assets and current liabilities) and the gearing ratio (being measured by total loans and lease liabilities to total equity), which are the key position and financial leverage, were 2.89 (2019: 2.20) and 15.4% (2019: 9.8%) respectively. Increase in the gearing ratio was mainly due to the raise of additional bank and other loans for business operations during the year.

### 財務回顧(續)

### 整體表現(續)

出售傳奇旅遊(本公司當時之附屬公司)之 60%股權已於二零二零年九月完成,而本集 團錄得出售事項之收益約人民幣9,250萬元。

青鳥消防(本公司當時之附屬公司)自青鳥消防股份於二零一九年八月在深圳證券交易所中小企業板上市(「A股上市」)完成後成為本集團之聯營公司,並自此以權益會計為法作為本集團之持續經營業務列賬,而青鳥消防分拆完成前的業績則於二零二零一年呈列為已終止經營業務。截至二零二%年十二月三十一日止年度,由於青鳥消防股權由約38.3%攤薄至約37.3%,而本公司於股權由約38.3%攤薄至約37.3%,而本公司於股權由約38.3%攤薄至約37.3%,而本公司於稅民幣2,680萬元。

於報告年度,本集團錄得本公司擁有人應佔溢利減少95.4%至約人民幣6,420萬元,而二零一九年同期則錄得本公司擁有人應佔溢利約人民幣14.024億元。該減少主要是由於截至二零二零年十二月三十一日止年度並無確認視作出售附屬公司的收益,而截至二零一九年十二月三十一日止年度在青鳥消防的A股上市於二零一九年八月完成後,確認視作出售附屬公司的收益約人民幣13.484億元。

### 財務狀況

於二零二零年十二月三十一日,本集團維持穩健財務狀況,本集團的流動比率(即流動資產對流動負債的比率)及資本負債比率(即貸款及租賃負債總額對總權益計量)分別為2.89(二零一九年:2.20)及15.4%(二零一九年:9.8%),而有關比率為本集團短期償債狀況及財務槓桿的主要表現指標。資本負債比率增加乃主要由於年內為業務營運而籌集額外銀行及其他貸款。

### **KEY RISKS AND UNCERTAINTIES**

The Group's main core businesses are subject to the several key risks and uncertainties including, and among others, operating risks and financial risks.

#### Operational risks

The Group faces several potential operational risks including relaxation of the local authority's policy to other service providers to operate the shuttle bus service, the industrial policy risks and the implementation of administrative measures by government in relation to the Epidemic. If there is unfavorable adjustment of the local authority's policy, the industrial policies and the administrative measures in relation to the tourism industry in the PRC, there may have an adverse effect on the Group's net profit. The Board always monitors market situation in order to react promptly over any potential risks. The Board meets and discusses with directors of subsidiaries frequently to keep track of their situations so that it can adjust segmental strategies timely. The Group has already set out strategies including quality control enhancement, stringent cost control and business diversification to deal with different kinds of operational risks.

### Financial risks

The Group also exposes to a variety of financial risks including foreign currency risk, price risk, credit risk, liquidity risk and interest rate risk.

The Group has certain exposure to foreign currency risk as most of its business transactions, assets and liabilities are principally denominated in Hong Kong dollars ("HK\$"), US dollars ("USD"), Canadian dollars ("CAD"), Euro ("EUR") and Renminbi ("RMB"). The Group does not formulate a foreign currency hedging policy at present as turnover, most of the costs and operating expenses are denominated in RMB and they are automatically hedged, leaving limited currency risk. The Group closely monitors its exposure and will take measures to lower foreign currency risk when necessary.

### 主要風險及不明朗因素

本集團之主要核心業務受數項主要風險及不明朗因素影響,計有(其中包括)經營風險及 財務風險。

### 經營風險

本集團面對多種潛在經營風險(包括地方機關放寬對其他服務供應商營運穿梭巴士服務之政策)、行業政策風險以及政府就疫情實行的管理措施。倘地方機關之政策、中國觀整的行業政策及管理措施作出不利影響。董斯德大不利影響。董事會經常與附屬公司董事會險。 進行討論,以即時對任何潛在風會面整進行討論,以瞭解彼等之情況,並適時則所 進行討論,以瞭解彼等之情況,並適時則 量控制、嚴格成本控制及多元化發展等,以 應付各種經營風險。

#### 財務風險

本集團亦面對各種財務風險,包括外匯風險、價格風險、信貸風險、流動資金風險及 利率風險。

由於本集團大多數業務交易、資產及負債主要以港元(「港元」)、美元(「美元」)、加拿大元(「加元」)、歐元(「歐元」)及人民幣(「人民幣」)計值,因此面對若干外匯風險。本集團現時並無訂立外匯對沖政策,因為營業額、大部份成本及經營開支均以人民幣計值並獲自動對沖,因此貨幣風險為有限。本集團密切監察外匯風險,並於必要時採取措施以降低風險。

### **KEY RISKS AND UNCERTAINTIES (CONTINUED)**

#### Financial risks (Continued)

The Group exposes to equity security price risk as listed equity securities included in its financial assets at fair value through other comprehensive income are measured at fair value. The change in fair value of the listed securities will lead to the fluctuation of fair value changes of financial assets at fair value through other comprehensive income included in the Group's total comprehensive income. The Group has not mitigated its price risk arising from the listed equity securities.

The Group exposes to certain credit risk coming from certain financial assets held by the Group, which include cash and cash equivalents, and receivables. The Group's tourism development segment mainly generated fare revenue from environmental shuttle bus service and the credit risk was low. During the year under review, the Group commenced sales and purchases of metallic products and recorded trade receivables as at 31 December 2020. An increase in trade receivables will result in a decrease in the Group's operating cash flow and an increase in the Group's operating risk. The Group seeks to maintain strict control over its outstanding trade receivables and monitors credit terms of the customers. Senior management of each subsidiary reviews overdue balances regularly. The Group maintains good cooperation with the customers and customer credit is in good condition. The Group does not develop particular policy to tackle credit risks from cash and cash equivalents at present as the major counterparties are either well-established or having high credit-rating.

The Group's measure over liquidity is to regularly monitor current and expected liquidity requirements to ensure that it maintains sufficient cash reserves to meet its liquidity requirements in short and long term.

The Group's exposure to interest rate risk arises from its bank deposits and bank and other loans. The risk varies with the prevailing market condition but is limited.

### 主要風險及不明朗因素(續)

### 財務風險(續)

由於本集團之以公平值計入其他全面收益之 財務資產所包括之上市股本證券乃以公平值 列賬,因此須承受股本證券價格風險。上市 證券公平值變動將導致計入本集團全面收益 總額的以公平值計入其他全面收益之財務資 產公平值波動。本集團並無減低其上市股本 證券產生之價格風險。

本集團因其持有之若干財務資產而面對若 干信貸風險,該等資產包括現金及現金等價 物及應收款項。本集團的旅遊發展分部主要 自環保穿梭巴士服務產生票價收入,而信貸 風險屬輕微。於回顧年度內,本集團開始銷 售及採購金屬產品, 並於二零二零年十二月 三十一日錄得應收貿易賬款。應收貿易賬款 增加將導致本集團的經營現金流量減少及 本集團的營運風險增加。本集團力求嚴格控 制其尚未償還的應收貿易賬款,並監察客戶 的信貸條款。各附屬公司之高級管理層定期 審閱結欠之結餘。本集團與客戶維持良好合 作,及客戶信用狀況良好。由於本集團之主 要對手方均屬根基宏厚或具有良好信貸評 級,因此本集團現時並無訂立特定政策,應 付現金及現金等價物產生的信貸風險。

本集團對流動資金採取的措施是定期監察即 期及預期流動資金需要,確保本集團維持足 現金儲備,應付短期及長期流動資金需要。

本集團因本身的銀行存款以及銀行及其他貸 款而面對利率風險。有關風險隨現行市況變 動但有限。

# ENVIRONMENTAL POLICIES AND COMPLIANCE WITH LAWS AND REGULATIONS

The Group is committed to maintaining the highest environmental standards and strictly follows the applicable environmental requirements imposed by the PRC government in its operation. For the year under review, the Group complied with influential laws relevant to waste gas or greenhouse gas emissions, water or land discharging, hazardous or non-hazardous wastes, and use of resources. The Group strives to reduce destruction to the environment by saving energy and encouraging recycle of office supplies. Besides, the environmental buses operated by the Group are equipped with anti-smoking devices and do not use heavy-duty diesel to reduce pollution.

The Group's main core businesses are carried out by principal subsidiaries in the PRC and the United States of America and the Company was listed on the Stock Exchange in 2000. The Group strictly complies with the relevant laws and regulations to ensure sustainable development of its businesses.

# KEY RELATIONSHIPS WITH CUSTOMERS AND SUPPLIERS

The Group's customers mainly comprised of tourists and pilgrims and trading partners from business of sales and purchases of metallic products. The Group is committed to provide good-quality environmental shuttle bus services to the customers. The Group has a business team to execute sales contracts with the trading partners and maintains good relationship with the trading partners. The business team is mainly responsible for the evaluation of qualification of trading partners and coordinating the relationship between trading partners, while the Group's finance department is mainly responsible for assessing credit limit and control.

The Group has a close and good relationship with key suppliers in relation to the operation of the environmental shuttle bus services and business of sales and purchases of metallic products. The Group strictly regulated procurement procedures in relation to supplier evaluation and selection, and acceptance of purchased products. In addition, there are a relatively a number of suppliers in the market and relatively stable purchase prices could be maintained.

### 環保政策及遵守法律及法規

本集團矢志在其營運中,維持最高水平環保 準則及嚴格遵守中國政府施加的適用環保規 定。於回顧年度,本集團遵守廢氣或溫室氣 體排放、水陸排放、有害或無害廢品及使用 資源相關的重大法律。本集團藉節能及鼓勵 將辦公室用品循環再用,致力減少對環境的 破壞。此外,本集團營運的環保巴士裝備了 防煙裝置及不使用重型柴油,以減少污染。

本集團的主要核心業務由中國及美國的主要 附屬公司經營且本公司於二零零零年在聯交 所上市。本集團嚴格遵守有關法律及法規, 確保其業務的可持續發展。

### 關於客戶及供應商的主要關係

本集團的客戶主要包括遊客及香客,以及來 自銷售及採購金屬產品業務的貿易夥伴。本 集團矢志為客戶提供優質環保穿梭巴士服 務。本集團設有業務團隊,負責執行與貿易 夥伴的銷售合同,並與貿易夥伴保持良好的 關係。業務團隊主要負責評估貿易夥伴的資 質,協調貿易夥伴之間的關係,而本集團財 務部主要負責評估信用額度和控制。

本集團就經營環保穿梭巴士服務以及銷售及 採購金屬產品業務與主要供應商有緊密而良 好關係。本集團嚴格規管與供應商評估及甄 選以及接受已採購產品有關的採購程序。此 外,市場上有相當數量供應商,並可維持相 對穩定採購價。

# MATERIAL ACQUISITIONS AND DISPOSALS OF SUBSIDIARIES, ASSOCIATES AND JOINT VENTURES

On 15 May 2020, the Company entered into the SP Agreement with an independent third party and Chuangi Tourism, a then subsidiary of the Company, for the disposal of the 60% equity interest in Chuanqi Tourism held by the Company at the consideration of RMB172,028,880; and for the guarantee fee arrangement in relation to the release of the Guarantee Agreement. Chuanqi Tourism, through Songya Lake Construction, is principally engaged in participation in tourism development projects and its principal asset is the investment in Songya Lake Construction. Details were disclosed in the announcements of the Company dated 15 May 2020 and 26 June 2020 and the circular of the Company dated 30 June 2020. The approvals of the shareholders of the Company in respect of the SP Agreement and the transactions contemplated; and the continuing provision of the guarantee in accordance with the Guarantee Agreement after the Completion have been obtained at the special general meeting of the Company on 21 July 2020. The Completion took place on 3 September 2020. Upon Completion, Chuanqi Tourism and Songya Lake Construction ceased to be a subsidiary and an associate of the Company respectively.

Saved as disclosed herein this section, during the year ended 31 December 2020, the Group did not effect any material acquisitions and disposals which would be required to be disclosed under the GEM Listing Rules.

# LIQUIDITY, FINANCIAL RESOURCES AND CAPITAL STRUCTURE

During the year ended 31 December 2020, the Group's major operations were financed mainly by the internal financial resources and by corporate borrowings. As at 31 December 2020, the Group had cash and cash equivalents of approximately RMB118.0 million, which were denominated mainly in RMB, HK\$ and USD.

### 關於附屬公司、聯營公司及合營企業 之重大收購及出售事項

於二零二零年五月十五日,本公司與一名 獨立第三方及傳奇旅遊(本公司當時之附屬 公司) 訂立買賣協議,內容有關出售本公司 持有的傳奇旅遊60%股權,代價為人民幣 172,028,880元,及有關解除擔保協議之擔保 費安排。傳奇旅遊通過松雅湖建設主要從事 參與旅遊開發項目,其主要資產是於松雅湖 建設的投資。詳情披露於日期為二零二零年 五月十五日及二零二零年六月二十六日的本 公司公佈,以及日期為二零二零年六月三十 日的本公司通函。本公司已於二零二零年七 月二十一日舉行的臨時股東大會上取得本公 司股東就買賣協議及其項下擬進行的交易以 及於完成後根據擔保協議繼續提供擔保之批 准。完成已於二零二零年九月三日落實。於 完成後,傳奇旅遊及松雅湖建設分別不再為 本公司之附屬公司及聯營公司。

除本節所披露者外,截至二零二零年十二月 三十一日止年度內,本集團並無落實任何須 根據GEM上市規則作出披露的重大收購及出 售。

### 流動資金、財務資源及資本架構

於截至二零二零年十二月三十一日止年度,本集團主要靠內部財務資源以及企業借貸維持其主要營運。於二零二零年十二月三十一日,本集團有現金及現金等價物約人民幣 1.18億元,主要以人民幣、港元及美元計值。

## LIQUIDITY, FINANCIAL RESOURCES AND CAPITAL STRUCTURE (CONTINUED)

As at 31 December 2020, the Group had net assets of approximately RMB3,104.8 million (2019: RMB3,075.4 million). The Group had total outstanding borrowings of approximately RMB413.8 million (2019: RMB231.7 million) which consisted of secured bank and other loans of approximately RMB355.7 million (2019: RMB186.9 million) and unsecured other loans of RMB58.1 million (2019: RMB44.8 million). The bank and other loans were denominated in RMB and USD and bore interest rates ranging from nil to 6.9% per annum.

As at 31 December 2020, the Company's outstanding number of issued non-listed shares and H shares of RMB0.10 each were 700,000,000 shares and 678,720,000 shares respectively.

The gearing ratio of the Group as at 31 December 2020, which is measured by total loans and lease liabilities to total equity, was 15.4% (2019: 9.8%).

The Board announces that on 20 January 2021, it has resolved to approve the proposed issue of not more than 400,000,000 new H shares pursuant to a specific mandate to be sought at a special general meeting and the class meetings of the Company. The purpose of the proposed new H shares issue is mainly to provide funding to a subsidiary of the Company for undertaking the business in import and export of integrated circuit related products and introduction of related technology. The Board considered that the new H shares issue is highly beneficial to the Company by enlarging the shareholder and capital bases of the Company and providing capital for the Group's development. Moreover, equity financing does not incur any interest expense on the part of the Company and could restrain the build-up of the debt-ratio, which will improve the financing structure of the Company. The approval of the shareholders of the Company in respect of the grant of the specific mandate to issue the new H shares was obtained at the special general meeting and the class meetings of the Company on 2 March 2021.

On 17 March 2021, the Company entered into a placing agreement with a third party placing agent pursuant to which the placing agent, as the agent of the Company, agreed to place on a best effort basis a maximum of 135,744,000 new H Shares (the "Placing Shares") at the placing price of HK\$0.50 (equivalent to approximately RMB0.42) per placing H Share. The Placing Shares will be allotted and issued pursuant to the general mandate granted to the Board to not less than six but not exceeding ten places. The placing is yet completed at the date of this annual report. Details were disclosed in the announcement of the Company dated 17 March 2021.

### 流動資金、財務資源及資本架構(續)

於二零二零年十二月三十一日,本集團的資產淨額約為人民幣31.048億元(二零一九年:人民幣30.754億元)。本集團的未償還借貸總額約人民幣4.138億元(二零一九年:人民幣2.317億元),其中包括有抵押銀行及其他貸款約人民幣3.557億元(二零一九年:人民幣1.869億元)及無抵押其他貸款人民幣5,810萬元(二零一九年:人民幣4,480萬元)。銀行及其他貸款以人民幣及美元計值,並按年利率零至6.9%計息。

於二零二零年十二月三十一日,本公司已發行非上市股份及H股股份的每股面值為人民幣0.10元,該兩類股份的已發行股數分別為700,000,000股及678,720,000股。

於二零二零年十二月三十一日,本集團的資產負債比率(即貸款及租賃負債總額對總權益計量)為15.4%(二零一九年:9.8%)。

於二零二一年三月十七日,本公司與第三方配售代理訂立配售協議,據此,配售代理(作為本公司代理)同意按竭盡所能基準配售最多135,744,000股新H股(「配售股份」),配售價為每股配售H股0.50港元(相當於約人民幣0.42元)。配售股份將根據董事會獲授之一般授權配發及發行予不少於六名(惟不超過十名)承配人。於本年報日期,配售事項尚未完成。詳情已於本公司日期為二零二一年三月十七日的公佈中披露。

### SIGNIFICANT INVESTMENTS HELD

As at 31 December 2020, the Group held financial assets at fair value through other comprehensive income of approximately RMB172.8 million, representing 4.7% of the total assets of the Group.

Saved as disclosed herein this section, for the year ended 31 December 2020, the Group had no significant investment held.

# FUTURE PLANS FOR MATERIAL INVESTMENTS OR CAPITAL ASSETS

Saved as disclosed herein this section, the Group did not have any significant investment plans as at 31 December 2020.

### **CONTINGENT LIABILITIES**

The Group had contingent liabilities in the sum of approximately RMB490.0 million in respect of guarantee for banking facilities granted to associates and a former associate of the Company.

Saved as disclosed above, the Group did not have any other significant contingent liabilities as at 31 December 2020.

#### FOREIGN EXCHANGE EXPOSURE

The Group is exposed to certain foreign currency risk as most of its business activities, assets and liabilities are denominated in USD, CAD, RMB, EUR and HK\$. The Group has not formulated a foreign currency hedging policy as turnover and most of the production costs and operating expenses are denominated in RMB and they are automatically matched, leaving limited currency risk. The Group continues to monitor its foreign exchange exposure and will take measures to lower the foreign currency risk when necessary.

### 持有之重大投資

於二零二零年十二月三十一日,本集團持有 以公平值計入其他全面收益之財務資產約人 民幣1.728億元,佔本集團總資產的4.7%。

除本節所披露者外,於截至二零二零年十二 月三十一日止年度,本集團並無持有任何重 大投資。

### 重大投資或資本資產之未來計劃

除本節披露者外,於二零二零年十二月 三十一日,本集團並無任何重大投資計劃。

### 或然負債

本集團就授予本公司聯營公司及一間前聯營 公司之銀行融資作出之擔保,擁有或然負債 總額約人民幣4.9億元。

除上文披露者外,於二零二零年十二月 三十一日,本集團並無任何其他重大或然負 債。

### 外幣風險

由於本集團大部分業務活動、資產及負債以美元、加元、人民幣、歐元及港元為單位,故須面對若干外幣風險。本集團並無制定外幣對沖政策,因為本集團之營業額及大部分生產成本及經營開支均以人民幣計值,故此可自動對沖,貨幣風險有限。本集團將繼續密切監察其匯兑風險,並會於有需要時採取適當措施減低外幣風險。

### **CHARGE ON ASSETS**

As at 31 December 2020, the Group's certain fixed assets with carrying amount of approximately RMB162.4 million (2019: RMB10.4 million) and bank deposit of approximately RMB12.2 million (2019: RMB1.2 million) were pledged as securities for the Group's bank loans.

### EMPLOYEES AND REMUNERATION POLICY

The Group considers people as the valuable assets. The Directors are of the view that the Group maintains good working relations with its employees. The Group had workforce of 473 people situated mainly in the PRC, Hong Kong and the United States at the end of reporting year, up 5.8% since the end of 2019. The Group strictly complied with applicable labour law and regulations. Competitive remuneration package with medical and travel insurance are offered to the staff. Adequate retirement funds and provident funds are contributed on a timely basis. The Group emphasizes on working safety and sets out proper safety guidelines and provides adequate training to workers. Staffs are free to set up trade union according to applicable laws while the supervisory committee of the Company (the "Supervisory Committee") had representative from the workforce.

Director's emoluments consist of fees, salaries and allowances, and discretionary bonus determined according to the performance of individual Director.

The Group's staff costs, including directors' emoluments, employees' salaries and retirement benefits scheme contribution amounted to approximately RMB57.4 million for the year ended 31 December 2020 (2019: RMB217.4 million). Decrease was mainly attributable to absence of staff costs of Jade Bird Fire incurred by the Group since the completion of the spin-off of Jade Bird Fire in August 2019.

### 資產抵押

於二零二零年十二月三十一日,本集團有賬面值約為人民幣1.624億元(二零一九年:人民幣1,040萬元)的若干固定資產及銀行存款約人民幣1,220萬元(二零一九年:人民幣120萬元)已質押作本集團銀行貸款的抵押品。

### 僱員及薪酬政策

本集團視人材為重要資產。董事認為本集團與其僱員保持良好的工作關係。於報告期末,本集團聘有473名員工(主要位於中國、香港及美國),較二零一九年底增加5.8%。本集團嚴格遵守適用之勞工法例及法規。本集團為員工提供具競爭力之薪酬組合,包之退婚金及強積金供款。本集團重視工作安全及設定妥善的安全指引,並為工人提供充足培訓。員工可根據適用法律自由成立工會,而本公司監事會(「監事會」)有員工代表參與。

董事酬金包括袍金、薪金及津貼,以及根據 個別董事表現釐定之酌情花紅。

截至二零二零年十二月三十一日止年度,本集團員工成本(包括董事酬金、僱員薪金及退休福利計劃供款)約為人民幣5,740萬元(二零一九年:人民幣2.174億元)。減少主要是由於自二零一九年八月完成分拆後並無由本集團產生的青鳥消防之員工成本。

# Profile of Directors, Supervisors and Senior Management

### 董事、監事及高級管理層之簡介

### **EXECUTIVE DIRECTORS**

Mr. Ni Jinlei, aged 53, was appointed as a non-executive Director and the chairman of the Company on 30 June 2015 and re-designated as an executive Director on 31 May 2018. Mr. Ni was graduated from the Peking University with a Bachelor's degree in computer software in 1987. Mr. Ni was the computer software engineer of Shenzhen Taiji Software Engineering Company, manager of computer department of the securities exchange center in Hainan, general manager of Guangzhou Nanfang Jade Bird Information System Co., Ltd., senior manager of Integrated Software and Device Corporation (USA), software architect of ABB Energy Information System (USA), chief executive officer of Beijing Beida-Online Network Co., Ltd., China regional director (Young Learners' English) of Global English Corporation, founder and chief executive officer of Beijing Jinwenlang Information Technology Co., Ltd.. Mr. Ni is currently a director of Chuanqi Tourism (Hunan), Beida Jade Bird Universal Investments (HK) Limited, Beida Jade Bird Universal Sci-Tech (Cayman) Development Company Limited, Beida Jade Bird Universal (Cayman) Investment Company Limited and Beida Jade Bird Universal Investment (BVI) Limited which are the subsidiaries of the Company, and the chairman of Beijing Xizhi Education Technology Co., Ltd..

Mr. Zhang Wanzhong, aged 59, is an executive Director and the president of the Company. Mr. Zhang is primarily responsible for overall development strategies and the fund and investment management business of the Group. He was graduated from Peking University with a Master's degree in science. He worked in several administrative departments of Peking University including the vice president of the Remote Sensing and Geographic Information System Department of Peking University which was responsible for the State's focal science and technological project. Mr. Zhang is a director of Beida Jade Bird Universal Investments (USA) Limited and Beida Jade Bird Universal Sci-Tech (Cayman) Development Company Limited which are subsidiaries of the Company. Mr. Zhang is also a director of Jade Bird Fire (an A share listed company in the PRC).

### 執行董事

倪金磊先生,53歲,於二零一五年六月三十 日獲委任為非執行董事及本公司主席,並 於二零一八年五月三十一日調任為執行董 事。倪先生於一九八七年畢業於北京大學, 獲得電腦軟件專業學士學位。倪先生曾任職 於深圳太極軟件工程公司電腦軟件工程師、 海南證券交易中心電腦部經理、廣州市南方 青鳥信息系統有限公司總經理、Integrated Software and Device Corporation (美國) 高 級工程師、ABB Energy Information System (美國)軟件構架師、北京北大在綫網絡 有限責任公司行政總裁、Global English Corporation中國區少兒英語總監、北京金 文朗信息技術有限公司創始人及行政總裁。 倪先生現任傳奇旅遊(湖南)、北大青鳥環 宇投資(香港)有限公司、北大青鳥環宇科 技(開曼)發展有限公司、Beida Jade Bird Universal (Cayman) Investment Company Limited及北大青鳥環宇投資(BVI)有限公司 (均為本公司附屬公司)之董事及北京習智教 育科技有限責任公司董事長。

張萬中先生,59歲,為執行董事暨本公司總 裁。張先生主要負責本集團之總體發展戰略 及基金及投資管理業務。彼畢業於北京大 學,持有理學碩士學位。彼曾於北京大學多 個行政部門任職,包括曾任北京大學遙感與 地理信息系統研究所副所長,負責過國家重 點科技攻關項目。張先生現為本公司附屬公 司北大青鳥環宇投資(美國)有限公司及北大 青鳥環宇科技(開曼)發展有限公司的董事。 張先生亦為青鳥消防(中國A股上市公司)的 董事。

### Profile of Directors, Supervisors and Senior Management

### 董事、監事及高級管理層之簡介

### **EXECUTIVE DIRECTORS (CONTINUED)**

Ms. Zheng Zhong, aged 45, is an executive Director and the compliance officer of the Company. Ms. Zheng was graduated from the Molecular Biology Department of the School of Life Sciences at Peking University in July 1997 and subsequently obtained an MBA degree from the China Centre for Economic Research at Peking University in July 2007. Ms. Zheng worked for the Biological Engineering Centre under the Institute of Chemical Metallurgy (now Institute of Process Engineering) at Chinese Academy of Sciences, Department of Biology at Shenzhen University and Shenzhen Kexing Bioproducts Co., Ltd.. She was also an assistant to the president of SINOGEN (China) Investment Company, assistant to the head of Genetics Research Institute of the School of Life Sciences at Tsinghua University, president of Beijing Beida-Online Network Co., Ltd., vice president of Beida Culture Group, and assistant to president of Beijing Beida Jade Bird Limited ("Beida Jade Bird") and the general manager overseeing major projects. She is currently an executive director and general manager of Beijing Jade Bird Yuda Information Technology Co., Ltd. which is a wholly-owned subsidiary of the Company. She is also a director and deputy general manager of SBI-BDJB Investment Consultant Ltd..

### **NON-EXECUTIVE DIRECTORS**

Ms. Xue Li, aged 62, was appointed as a non-executive Director on 30 June 2015. Ms. Xue attended post-graduation level and is a certified public accountant and a certified auditor in the PRC. Ms. Xue is a member of the Chinese Communist Party. She was the finance manager of finance department of Lenovo Group Limited, the deputy general manager (finance) of Digital China (China) Limited, the chief accountant and deputy general manager of Xinda Real Estate Co., Ltd. (an A share listed company in the PRC), and the supervisor of Xishui Strong Year Co., Ltd., Inner Mongolia (an A share listed company in the PRC). She was the executive Director during the period from 20 May 2009 to 21 June 2012. Ms. Xue is currently the acting chief executive officer, the executive vice president and the financial controller of Beijing Aptech Beida Jade Bird Information Technology Co., Ltd., and the chairman and general manager of Beida Jade Bird Culture and Education Investment Group Co., Ltd..

### 執行董事(續)

鄭重女士,45歲,為執行董事及本公司監察 主任。鄭女士一九九七年七月畢業於北京大 學生命科學學院分子生物學系,後於二零零 七年七月取得北京大學中國經濟研究中心 工商管理碩士學位。鄭女士曾先後任職於中 國科學院化工冶金研究所(現為過程工程研 究所)生物工程中心、深圳大學生物系及深 圳科興生物製品有限公司。彼亦曾為賽若金 SINOGEN (中國) 投資公司總裁助理、清華 大學生命科學學院基因組研究所所長助理、 北京北大在綫網絡有限責任公司總裁、北大 文化集團副總裁及北京北大青鳥有限責任公 司(「北大青鳥」)總裁助理兼重大項目部總經 理。彼現任本公司全資附屬公司北京青鳥宇 達信息科技有限公司執行董事暨總經理。彼 亦為北京青鳥思倍投資諮詢有限公司董事暨 副總經理。

### 非執行董事

薛麗女士,62歲,於二零一五年六月三十日 獲委任為非執行董事。薛女士擁有研究生學歷,以及為中國註冊會計師和註冊審計師。 薛女士為中國共產黨黨員。彼曾任聯想集團 有限公司財務部財務經理、神州數碼(中國) 有限公司財務副總經理、信達地產股份有限 公司(中國A股上市公司)總會計師及副總經 理和內蒙古西水創業股份有限公司(中國A股上市公司)監事。彼於二零零九年五月二十 日至二零一二年六月二十一日期間為執行董 事。薛女士現任北京阿博泰克北大青鳥信息 技術有限公司代行政總裁、常務副總裁及財 務總監,及北大青鳥文教投資集團有限公司 董事長兼總經理。

# Profile of Directors, Supervisors and Senior Management 董事、監事及高級管理層之簡介

### NON-EXECUTIVE DIRECTORS (CONTINUED)

Mr. Xiang Lei, aged 69, was appointed as a non-executive Director on 31 July 2017. Mr. Xiang was graduated from the Stony Brook College of the State University of New York with a Master's degree in systems management. Mr. Xiang is a council member of the China Foundation for Poverty Alleviation and a council member of the Gonghe Foundation. Mr. Xiang was the manager of China National Machinery Import and Export Corporation, senior manager of East West Bank, chief representative of Giti Group's Beijing representative office, investment consultant of Donaldson, Lufkin & Jenrette Securities Corporation, vice president of Beida Jade Bird Group, director of Beijing Beihu Golf Club, and director of Giti Group. Mr. Xiang is currently the director of Jiuzhou Yahua Cultural Agency Company Limited, the supervisor of Tianjin Zhinan Business Consulting Co., Ltd. and the president of Beida Jade Bird Group.

Mr. Ip Wing Wai, aged 42 was appointed as an executive Director on 30 June 2015 and re-designated as a non-executive Director on 31 May 2018. Mr. Ip holds a Bachelor degree in Business Administration in Accounting from the The Hong Kong University of Science and Technology. He is a member of The Hong Kong Institute of Certified Public Accountants since 2004. Mr. Ip possesses more than 19 years of experience in accounting, auditing and corporate field and worked in an international accounting firm for auditing. Mr. Ip is currently the vice president of King Stone Energy Group Limited (a listed company in Hong Kong) mainly responsible for merger and acquisition, the independent non-executive director of AID Life Science Holdings Limited (a listed company in Hong Kong).

### 非執行董事(續)

項雷先生,69歲,於二零一七年七月三十一日獲委任為非執行董事。項先生畢業於紐約州立大學石溪學院,獲頒系統管理碩士學位。項先生為中國扶貧基金會之理事會成員及公和基金會之理事會成員。項先生曾擔任中國機械進口出口總公司之經理、華美銀行之資深經理、佳通集團北京代表處之首席代表、Donaldson, Lufkin & Jenrette Securities Corporation之投資顧問、北大青鳥集團副總裁、北京北湖高爾夫俱樂部董事,以及佳通集團之董事。項先生目前為北京九洲亞華文化經紀有限公司之董事、天津志南商務諮詢有限公司監事及北大青鳥集團總裁。

葉永威先生,42歲,於二零一五年六月三十日獲委任為執行董事,並於二零一八年五月三十一日調任為非執行董事。葉先生持有香港科技大學會計學工商管理學士學位。自二零零四年以來,彼為香港會計師公會會員。葉先生於會計、核數及公司業務方面擁有超過19年經驗。葉先生曾於一間國際會計師金超過19年經驗。葉先生曾於一間國際會計師事務所任職,負責核數工作。葉先生現為電影所任職,負責合併收購的工作,亦為滙友生命科學控股有限公司(香港上市公司)之關。非執行董事及Sincere Watch (Hong Kong)Limited(香港上市公司)之財務總監。

### Profile of Directors, Supervisors and Senior Management

### 董事、監事及高級管理層之簡介

### INDEPENDENT NON-EXECUTIVE DIRECTORS

Mr. Tang Xuan, aged 48, was appointed as an non-executive Director on 15 May 2020. Mr. Tang was graduated from Chongging University with a Bachelor's degree in engineering, and is a certified accountant in the PRC and a member of Institute of Public Accountants in Australia. He worked in Zhongxin Coopers Certified Public Accountants in the PRC and is currently an audit partner of ShineWing Certified Public Accountants in the PRC, and has 24 years of professional experience in investment, finance and auditing. He has been responsible for the audit assurance, special services, corporate asset reorganization, restructuring and listing of some large enterprise groups. He was an external independent director of Zhongji Investment Co., Ltd. and an external expert committee member of loan review department of China Development Bank. He is currently an external independent director of Shouyi Medical Health Investment Management Co., Ltd. and an independent director of Hebei Sitong New Metal Co., Ltd. (an A share listed company in the PRC).

Mr. Li Juncai, aged 59, is an independent non-executive Director. Mr. Li was graduated from the Geology Department of Peking University in July 1983. Mr. Li is a member of the China Democratic League. He is a senior engineer of geological and mineral resources, certified appraiser of mining concession and certified valuer of real estate. He was an assistant to the head of the Fourth Geological Survey Department under the Jilin Bureau of Geology, deputy general manager of Tonghua Dongbao Import & Export Co., Ltd., general manager of Tonghua Asia Shopping Centre under the Fourth Geological Survey Department under the Jilin Bureau of Geology, manager of the mining concession appraisal division of Jilin Dadi CPA Co., Ltd., the deputy general manager and principal mining concession appraiser of Wuhan Tiandiyuan Consultant and Appraisal Ltd., and the executive director of Heilongjiang Province Huan Cheng Mineral Resources Appraisal and Consultant Ltd. He is currently the supervisor of Heilongjiang Province Huan Cheng Mineral Resources Appraisal and Consultant Ltd..

Mr. Li Chonghua, aged 65, was appointed as an independent non-executive Director on 30 June 2015. Mr. Li is a member of the Chinese Communist Party. He is a post-graduate, qualified as economist, and holds a practicing certificate of securities practitioner. He was the deputy chief economist, the director of the integrated plan unit and the director of reformation of Beijing Chemical Second Plant. He was the board secretary and the director of securities department of Beijing Chemical Second Plant Co., Ltd.. He was seconded to listed company regulatory department of China Securities Regulatory Commission.

### 獨立非執行董事

唐炫先生,48歲,於二零二零年五月十五日 獲委任為非執行董事。唐先生畢業於重會會, 獲爾工學學士學位,且為中國註冊會會 會會員。彼與洲公共會計師事務所,自前為中國中信永道會計師事務所,自前為中國中信永道會計師事務所的審計合伙人, 資內方。 對務及審計領域擁有24年專業經證、 會負 、財務及審計領域擁有24年專業經證、 會負 、企業資產重組、改制及上市事獨部 等 會人 。被目前擔任首頤醫療健康投資 。被目前擔任首頤醫療健康投資 、企屬材料股份有限公司(中國A股上市公司) 的獨立董事。

李崇華先生,65歲,於二零一五年六月三十日獲委任為獨立非執行董事。李先生為中國共產黨員。彼為研究生畢業,經濟師,持有證券從業人員執業證書。彼曾先後任職北京化工二廠副總經濟師、綜合計劃室主任及改制辦主任,及北京化二股份有限公司董事會秘書兼證券部主任。彼曾借調與中國證券監督管理委員會上市公司監管部。

# Profile of Directors, Supervisors and Senior Management 董事、監事及高級管理層之簡介

# INDEPENDENT NON-EXECUTIVE DIRECTORS (CONTINUED)

Mr. Shen Wei, aged 58, was appointed as an independent non-executive Director on 31 May 2018, Mr. Shen was graduated from the department of precision instruments of the Tsinghua University with a Bachelor's degree in engineering in 1985. Mr. Shen co-founded "CIWEEK" and served as the first chief editor in 1998, who has made contribution to the enlightenment and development of internet in the PRC. He then co-founded the website, namely "eNet" and Yinhe Liandong Information Technology Company, and has extensive experience in internet strategy, products and operations. Mr. Shen has dozens of patented inventions in the field of two-dimensional code technology. In 2015, Mr. Shen established Beijing Dama Technology Co., Ltd. to focus on the application of innovative QR code technology, especially the basic technology and application in the field of secure QR code and multi-screen interaction. Mr. Shen has worked for Beijing Institute of Optoelectronics Technology, Beijing office of East Asiatic Company, Beijing Changwei Technology Development Co., Ltd., CIWEEKLY, Yinhe Liandong Information Technology Company, Beijing Huayu Xinma Technology Co., Ltd., etc.. He is currently the founder and chief executive officer of Beijing Dama Technology Co., Ltd..

### **CHIEF SCIENTIST**

**Professor Wang Yangyuan**, aged 87, was appointed as the Chief Scientist of the Company in May 2000. Professor Wang is responsible for overall technological research and development and monitoring the investment in Semiconductor Manufacturing International Corporation.

### **SUPERVISORS**

Mr. Fan Yimin, aged 63, is the chairman of the Supervisory Committee. Mr. Fan was graduated from Zhejiang University with a bachelor's degree in Chinese language in 1981. Mr. Fan worked in the liaison office of the people's government of Zhejiang Province, Zhejiang Foreign Trade Company and Zhejiang Qujiang Industrial Company. He is currently a member of the management committee of Lingyin Temple in Hangzhou, president of Hangzhou Branch of the School of Chinese Culture and an executive president of Beida Jade Bird, the chairman and general manager of Beijing Beida Educational Investment Co., Ltd., the director of Beijing Beida Jade Bird Software System Co., Ltd., and the chairman and general manager of Beijing Beida Online Network Co., Ltd..

### 獨立非執行董事(續)

沈維先生,58歲,於二零一八年五月三十一 日獲委任為獨立非執行董事。沈先生於 一九八五年畢業於清華大學精密儀器系,獲 授工學學士學位。沈先生於一九九八年聯合 創辦「互聯網周刊」,並擔任第一任總編,為 中國互聯網啟蒙和發展作出貢獻。其後,彼 聯合創辦「硅谷動力」網站及銀河聯動信息 技術有限公司,並於互聯網策略、產品及營 運方面擁有豐富經驗。沈先生於二維碼技術 領域擁有數十項專利發明。於二零一五年, 沈先生成立北京大碼技術有限公司,專注創 新二維碼技術的應用,尤其是安全二維碼及 跨屏互動領域的基礎技術及應用。沈先生曾 於北京光電技術研究所、寶隆洋行北京辦事 處、北京常威科技發展有限公司、互聯網周 刊、銀河聯動信息技術有限公司及北京華宇 信碼技術有限公司工作。彼現為北京大碼技 術有限公司的始創人及行政總裁。

### 首席科學家

**王陽元教授**,87歲,於二零零零年五月獲委 任為本公司首席科學家。王教授負責整體科 學及技術研究及發展,以及監察對中芯國際 集成電路製造有限公司之投資。

### 監事

**范一民先生**,63歲,為監事會主席。范先生一九八一年畢業於浙江大學中文系。范先生曾任職於浙江省人民政府聯絡辦公室、浙江省對外貿易公司及浙江省曲江實業公司。彼現任杭州靈隱寺管委會委員、中國文化書院杭州分院院長及北大青鳥執行總裁、北京北大教育投資有限公司董事長兼總經理、北京在線網絡有限責任公司董事長兼總經理。

### **Profile of Directors, Supervisors and Senior Management**

### 董事、監事及高級管理層之簡介

### **SUPERVISORS (CONTINUED)**

Mr. Ouyang Zishi, aged 65, was appointed as an independent Supervisor on 30 June 2015. Mr. Ouyang worked for Beijing Pastry Factory, the Association of Culture and Arts in Beijing, the Audiovisual Press of the Bureau of Culture in Beijing and the Beijing Television. Mr. Ouyang was the director and producer of "大路方圓", a TV series, and the column director and producer of "京城不夜天", a TV program. Mr. Ouyang is currently the executive director and the legal representative of Beijing Evercare Shichiku Medical Beauty Clinic Company Limited.

Mr. Pan Yudong, aged 51, was appointed as a Supervisor on 31 May 2018, Mr. Pan is a senior engineer (professor level), and was graduated from department of computer science and technology of Tsinghua University with a Bachelor's degree in engineering in July 1990. He has worked for Taiji Computer Company, Shenzhen Taiji Software Company, Taiji-DEC Software Center, Beijing Tiankeyi Technology Co., Ltd., Taiji United Laboratories of Ministry of Information Industry, Beijing Hengdefang Company, Anshi Internet Security (China) Co., Ltd., Beijing Qiming Xingchen Information Security Technology Co., Ltd., Beijing Yongxin Zhicheng Technology Co., Ltd., Harbin Antiy Technology Group Co., Ltd., etc.. Mr. Pan is currently the chief strategy officer of 360 Government & Enterprise Security Group and the executive Director of China Computer Federation.

Ms. Dong Xiaoqing, aged 51, was appointed as a Supervisor on 31 May 2018, Ms. Dong is a senior human resource professional and joined Beida Jade Bird in March 1999 who was responsible for human resources management. Ms. Dong was transferred to the Company as the head of human resources in June 2000. She has 19 years of experience in human resources management for information technology companies, and is familiar with national labor laws and regulations and human resource management theory with practical experience.

Ms. Zhou Min, aged 45, is a Supervisor. Ms. Zhou was graduated from the Department of Administration Management of Renmin University of China with a Bachelor's degree in Laws. She obtained a Master's degree in economics from the University of International Business and Economics in 2005. Ms. Zhou joined Beida Jade Bird in July 1999 and subsequently joined the Company in March 2000. She is primarily responsible for administration and human resources of the Company. She is the employee representative of the Supervisory Committee.

### 監事(續)

歐陽子石先生,65歲,於二零一五年六月三十日獲委任為獨立監事。歐陽先生曾工作於北京市第一糕點廠、北京文化藝術界聯合會、北京市文化局音像出版社和北京市電視台。歐陽先生曾是電視劇《大路方圓》的編導及製作人,及電視節目《京城不夜天》欄目的編導及製片人。歐陽先生現為北京伊美爾紫竹醫療美容門診部有限責任公司執行董事及法定代表人。

董晓清女士,51歲,於二零一八年五月三十一日獲委任為監事。董女士為一名高級人力資源管理師,於一九九九年三月加入北大青島,負責人力資源管理。董女士於二零零年六月調任至本公司擔任人力資源主管。彼於資訊科技公司的人力資源管理方面擁有19年經驗,熟悉國家勞動法規及人力資源管理理論並具備實戰經驗。

周敏女士,45歲,為監事。周女士於中國人民大學行政管理學系畢業,並取得法學士學位。彼於二零零五年獲對外經濟貿易大學經濟學碩士。周女士於一九九九年七月加入北大青島,其後於二零零零年三月加入本公司,主要從事行政人事工作。彼為監事會之僱員代表。

# Profile of Directors, Supervisors and Senior Management

### 董事、監事及高級管理層之簡介

### SENIOR MANAGEMENT

Mr. Chan Chi Hung, aged 45, is the financial controller and company secretary of the Company. Mr. Chan holds a bachelor degree in Business Administration in Accounting from The Hong Kong University of Science and Technology. Mr. Chan has over 22 years of experience in finance, accounting, company secretarial and compliance areas and worked for international accounting firms and listed companies in Hong Kong. Mr. Chan is a member of the Hong Kong Institute of Certified Public Accountants and a fellow member of the Association of Chartered Certified Accountants. Mr. Chan joined the Group in September 2012.

Mr. Wang Xingye, aged 44, attended master post-graduation level. Mr. Wang has worked in Beijing Beida Jade Bird Limited. He is currently a director of Chuanqi Tourism Investment (Hunan) Co., Ltd., Beijing Jade Bird Hengsheng Investment Management Co., Ltd., Ningbo Jade Bird Zhengyuan Equity Investment Management Co., Ltd., Ningbo Jade Bird Venture Capital Investment Co., Ltd., Ningbo Jade Bird Liyuantai Venture Capital Management Co., Ltd., Beida Jade Bird Universal Investments (HK) Limited, Beida Jade Bird Universal (Cayman) Development Company Limited, Beida Jade Bird Universal (Cayman) Investment Company Limited and Beida Jade Bird Universal Investment (BVI) Limited, which are subsidiaries of the Company. He is also currently an executive director and the general manager of Beijing Jade Bird Dingsheng Investment Management Co., Ltd., the chairman of the supervisory committee of Shengyang Public Utility Holdings Company Limited (a listed company in Hong Kong) and a director of Jade Bird Fire Co., Ltd. (a A share listed company in the PRC). Mr. Wang joined the Company in March 2000 and is the secretary to the Board, the director of Human Resources of the Company and the chairman of the labor union of the Company.

Mr. Hu Lushan, aged 54, attended post-graduation level. Mr. Hu is a senior accountant, and holds the certificate of senior accountant, the certificate of senior tax agent and the certificate of Certified Management Accountant (CMA). He has worked in Beijing Building Materials Millstone Factory of Beijing Building Materials Group as the accountant, the chief accountant and the finance director; Beijing Yiheng Decoration Design Co., Ltd. as the finance manager; and Beijing Northern Electric Power Engineering Co., Ltd of the China Electricity Council as the finance manager. Mr. Hu joined the Company in June 2001 and is the person in charge of finance department of the Company.

### 高級管理層

陳志鴻先生,45歲,為本公司財務總監兼公 司秘書。陳先生持有香港科技大學工商管理 學士(會計學)學位。陳先生於財務、會計、 公司秘書及合規方面擁有逾22年經驗,並曾 在國際會計師事務所以及香港上市公司等工 作。陳先生為香港會計師公會之會員及英國 特許公認會計師公會之資深會員。陳先生於 二零一二年九月加入本集團。

王興業先生,44歲,擁有碩士研究生學位。 王先生曾任職於北京北大青鳥有限責任公 司。彼現任傳奇旅遊投資(湖南)有限公司、 北京青鳥恒盛投資管理有限公司、寧波青 鳥正元股權投資管理有限公司、寧波青鳥 創業投資有限公司、寧波利元泰創業投資 管理有限公司、北大青鳥環宇投資(香港) 有限公司、北大青鳥環宇(開曼)發展有限 公司、Beida Jade Bird Universal (Cayman) Investment Company Limited以及北大青鳥 環宇投資(BVI)有限公司(均為本公司之附屬 公司)之董事。彼目前亦擔任北京青鳥鼎盛投 資管理有限公司執行董事及總經理、瀋陽公 用發展股份有限公司(香港上市公司)之監事 會主席以及青鳥消防股份有限公司(中國A股 上市公司)的董事。王先生於二零零零年三月 加入本公司,為董事會秘書、本公司之人力 資源總監及本公司工會主席。

胡綠山先生,54歲,擁有在職研究生學歷。 胡先生為高級會計師,及持有高級會計師證 書、高級税務師證書、美國註冊管理會計師 (CMA)證書。彼曾先後任職於北京建材集團 (現北京金隅集團) 北京市建材水磨石廠會 計、會計主管及財務科長;北京市藝恒裝飾 設計有限公司財務經理; 及中國電力企業聯 合會北京北方電聯電力工程有限公司財務經 理。胡先生於二零零一年六月加入本公司, 現任本公司財務部負責人

The Directors hereby present their annual report together with the audited consolidated financial statements of the Company and the Group for the year ended 31 December 2020.

### PRINCIPAL ACTIVITIES AND BUSINESS REVIEW

The Company is engaged in the marketing and sale of embedded system products and related products during the year. The principal activities of its subsidiaries are set out in note 43 to the consolidated financial statements. Further discussion and analysis of business review of these activities, including a description of the principal risks and uncertainties facing the Group and an indication of likely future development in the Group's business, can be found in the Management Discussion and Analysis set out on pages 5 to 16 of this annual report. Such discussion forms part of this report of the Directors.

#### RESULTS AND DIVIDENDS

The Group's results for the year ended 31 December 2020 is set out in the consolidated financial statements on pages 60 to 61. The state of affairs of the Group and the Company at that date are set out in the consolidated financial statements on pages 62 to 63 and note 37(a) to the consolidated financial statements respectively.

The Directors do not recommend the payment of a final dividend (2019: Nil) for the year.

No interim dividend was declared in 2020 (2019: Nil).

#### SUMMARY FINANCIAL INFORMATION

A summary of the published results and assets, liabilities and non-controlling interests of the Group for the last five financial years is set out on page 204. This summary does not form part of the audited consolidated financial statements.

### PROPERTY, PLANT AND EQUIPMENT

Details of movements in the property, plant and equipment of the Group during the year are set out in note 19 to the consolidated financial statements.

### SHARE CAPITAL

Details of the movements in share capital of the Company are set out in note 36 to the consolidated financial statements. 董事會謹此提呈本公司及本集團截至二零二 零年十二月三十一日止年度之年度報告連同 經審核綜合財務報表。

### 主要業務及業務回顧

本公司於年內從事嵌入式系統產品及相關產品之市場推廣及銷售。其附屬公司主要業務載於綜合財務報表附註43。該等活動之業務回顧之進一步討論及分析包括本集團面對的主要風險及不明朗因素及本集團業務的未來可能發展,載於本年報第5頁至第16頁之管理層討論及分析。此討論為董事會報告之一部份。

### 業績及股息

本集團截至二零二零年十二月三十一日止年度之業績載於第60頁至第61頁之綜合財務報表。本集團及本公司於該日之業務狀況分別載於綜合財務報表第62頁至第63頁以及綜合財務報表附註37(a)。

董事並不建議派發年度末期股息(二零一九年:無)

二零二零年並無宣派中期股息(二零一九年: 無)。

#### 財務資料概要

本集團過往五個財政年度公佈之業績以及資 產、負債及非控股權益之概要載於第204頁。 此概要並非經審核綜合財務報表之一部分。

### 物業、廠房及設備

年內,本集團之物業、廠房及設備之變動詳情分別載於綜合財務報表附註19。

### 股本

本公司股本變動之詳情載於綜合財務報表附 註36。

### **BANK AND OTHER LOANS**

Details of the bank and other loans of the Group 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 (the "Articles") or the Company Law of the PRC which oblige the Company to offer new shares on a pro rata basis to its existing shareholders.

## PURCHASE, SALE OR REDEMPTION OF LISTED SECURITIES OF THE COMPANY

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

#### **RESERVES**

Details of movements in the reserves of the Company and the Group during the year ended 31 December 2020 are set out in note 38 to the consolidated financial statements and in the consolidated statement of changes in equity respectively.

### **DISTRIBUTABLE RESERVES**

As at 31 December 2020, an amount of approximately RMB562.5 million (2019: RMB562.5 million) standing to the credit of the Company's capital reserve account and an amount of approximately RMB86.7 million (2019: RMB76.8 million) standing to the credit of the Company's statutory reserve funds, as determined under the PRC accounting standards and regulations, were available for distribution by way of future capitalisation issue in accordance with the PRC Company Law. The Company had, as described in note 37(b) to the consolidated financial statements, retained profits of approximately RMB140.7 million (2019: RMB22.0 million) as at 31 December 2020. Details of the distributable reserves are set out in note 38 to the consolidated financial statements.

### 銀行及其他貸款

本集團銀行及其他貸款的詳情載於綜合財務 報表附註33。

### 優先權

本公司組織章程細則(「章程細則」)或中國公司法中並無關於優先權之規定,規定本公司 須向現有股東按比例發售新股。

### 購買、出售或贖回本公司之上市證券

本公司或其任何附屬公司於截至二零二零年 十二月三十一日止年度內概無購買、出售或 贖回本公司任何上市證券。

### 儲備

截至二零二零年十二月三十一日止年度,本公司及本集團儲備之變動詳情分別載於綜合財務報表附註38及綜合權益變動表內。

### 可分派儲備

於二零二零年十二月三十一日,根據中國公司法,本公司之資本儲備賬之進賬款項約有人民幣5.625億元(二零一九年:人民幣5.625億元),以及本公司之法定儲備基金之進賬款項約有人民幣8,670萬元(二零一九年:人民幣7,680萬元),此等金額乃按照中國會計準則及規定而釐定,均可於未來以資本化發行方式供本公司分派。於二零二零年十二月三十一日,本公司有留存溢利約人民幣1.407億元(二零一九年:人民幣2,200萬元),詳情見綜合財務報表附註37(b)。可分派儲備之詳情載於綜合財務報表附註38。

### MAJOR CUSTOMERS AND SUPPLIERS

During the year ended 31 December 2020, the revenue attributable to the Group's largest customer accounted for approximately 34.2% of the Group's total revenue and the revenue attributable to the Group's five largest customers accounted for approximately 76.8% of the total revenue.

During the year ended 31 December 2020, the costs incurred in respect of the Group's largest supplier accounted for approximately 75.7% of the Group's total cost of sales and services and the costs incurred in respect of the Group's five largest suppliers accounted for approximately 86.6% of the Group's total cost of sales and services.

During the year ended 31 December 2019, the revenue attributable to the Group's five largest customers and costs incurred in respect of the Group's five largest suppliers were less than 30% of the total revenue and total cost of sales and services from continuing operations respectively.

None of the Directors or any of their associates or any Shareholders (which, to the best knowledge of the Directors, own more than 5% of the Company's issued share capital) had any beneficial interest in the Group's five largest customers and suppliers.

### 主要客戶及供應商

截至二零二零年十二月三十一日止年度,本集團最大客戶應佔收入佔本集團總收入約34.2%,而本集團五大客戶應佔收入佔本集團總收入約76.8%。

截至二零二零年十二月三十一日止年度,就本集團最大供應商產生的成本佔本集團銷售及服務總成本約75.7%,而就本集團五大供應商產生的成本佔本集團銷售及服務總成本約86.6%。

截至二零一九年十二月三十一日止年度,本集團五大客戶應佔的收入及就本集團五大供應商產生的成本分別佔持續經營業務總收入以及銷售及服務總成本的30%以下。

董事或彼等之任何聯繫人或任何股東(據董事 所深知,擁有本公司已發行股本5%以上者) 並無擁有本集團五大客戶及供應商之實益權 益。

### **DONATIONS**

The Group had made donations of RMB150,000 during the year ended 31 December 2020 (2019: RMB120,000).

### **DIRECTORS AND SUPERVISORS**

The Directors and Supervisors during the year and at the year end are:

#### **Executive Directors**

Mr. Ni Jinlei

Mr. Zhang Wanzhong

Ms. Zheng Zhong

#### **Non-executive Directors**

Ms. Xue Li

Mr. Xiang Lei

Mr. Ip Wing Wai

### **Independent Non-executive Directors**

Mr. Tang Xuan (appointed on 15 May 2020)

Mr. Li Juncai

Mr. Li Chonghua

Mr. Shen Wei

Mr. Shao Jiulin (resigned on 6 April 2020)

#### **Supervisors**

Mr. Fan Yimin

Mr. Ouyang Zishi

Mr. Pan Yudong

Ms. Dong Xiaoqing

Ms. Zhou Min

In accordance with the provisions of the Articles, all Directors and Supervisors are eligible for re-election.

# PROFILE OF DIRECTORS, SUPERVISORS AND SENIOR MANAGEMENT

Profile of Directors, Supervisors and senior management of the Group are set out on pages 17 to 23.

### 捐款

截至二零二零年十二月三十一日止年度,本集團作出人民幣150,000元的捐款(二零一九年:人民幣120,000元)。

### 董事及監事

年內及截至年結日期,董事及監事名單如下:

#### 執行董事

倪金磊先生

張萬中先生

鄭重女士

### 非執行董事

薛麗女士

項雷先生

葉永威先生

### 獨立非執行董事

唐炫先生(於二零二零年五月十五日獲委任)

李俊才先生

李崇華先生

沈維先生

邵九林先生(於二零二零年四月六日辭任)

#### 監事

范一民先生

歐陽子石先生

潘宇東先生

董曉清女士

周敏女士

根據章程細則條文,所有董事及監事均符合 資格重選連任。

### 董事、監事及高級管理層簡介

董事、監事及本集團高級管理層之簡介載於 第17頁至第23頁。

# DIRECTORS' AND SUPERVISORS' SERVICE CONTRACTS

Mr. Tang Xuan was appointed for a term commencing from 15 May 2020 until the conclusion date of the annual general meeting to the held by the Company in 2021. Each of the other Directors and Supervisors has entered into a service contract with the Company for a term of three years commencing on 31 May 2018.

Save as disclosed above, none of the Directors or Supervisors has any existing or proposed service contracts with the Company as at 31 December 2020, excluding contracts expiring or determinable by the Company or any of its subsidiaries within one year without payment of compensation other than statutory compensation.

### CONFIRMATION OF INDEPENDENCE

The Company has received from each of its independent non-executive Directors the written annual confirmation of its independence pursuant to rule 5.09 of the GEM Listing Rules. The Company, based on such confirmation, considers all of the independent non-executive Directors are independent.

# DIRECTORS' AND SUPERVISORS' INTERESTS IN TRANSACTIONS, ARRANGEMENTS AND CONTRACTS

No transaction, arrangement and contract of significance to which the Company, or any of its holding company, subsidiaries or fellow subsidiaries was a party, and in which a Director or Supervisor of the Company had a material interest, subsisted at the end of the year or at any time during the year.

# MATERIAL CONTRACTS WITH CONTROLLING SHAREHOLDERS

Saved as disclosed under the section "Connected transactions" below, there is no material contract between the Group and the controlling shareholder or its subsidiaries during the year.

### **MANAGEMENT CONTRACTS**

No contracts concerning the management and administration of the whole or any substantial part of the business of the Company were entered into or existed during the year.

### 董事及監事之服務合約

唐炫先生獲委任之年期由二零二零年五月 十五日開始,直至本公司將於二零二一年舉 行的股東週年大會的結束日期。各其他董事 及監事與本公司訂立之服務合約,均由二零 一八年五月三十一日開始計為期三年。

除上文披露者外,概無董事或監事於二零二 零年十二月三十一日與本公司訂有任何現行 或建議訂立服務合約(不包括於一年內屆滿 或可由本公司或其任何附屬公司終止而毋須 支付法定賠償以外賠償之合約)。

### 獨立性確認

本公司接獲各獨立非執行董事根據GEM上市規則第5.09條規定發出的年度獨立性確認書。本公司根據有關確認書,認為全體獨立非執行董事誠屬獨立人士。

# 董事及監事於交易、安排及合約之權 益

於本年底或本年度內任何期間,本公司、其 任何控股公司、附屬公司或同系附屬公司概 無訂立重大而本公司董事或監事擁有重大權 益之交易、安排及合約。

### 與控股股東的重大合約

除下文「關連交易」一節所披露者外,年內, 本集團與控股股東或其附屬公司之間概無訂 立任何重大合約。

### 管理合約

年內概無訂立或存在關於本公司整體或任何 重大業務部分的管理及行政合約。

# DIRECTORS', SUPERVISORS' AND CHIEF EXECUTIVES' INTERESTS AND SHORT POSITIONS IN SHARES AND UNDERLYING SHARES

As at 31 December 2020, the interests (including interests in shares and short positions) of Directors, Supervisors, and chief executives of the Company in the shares and underlying shares of the Company or any of its associated corporations (within the meaning of Part XV of the Securities and Futures Ordinance (the "SFO")), as recorded in the register maintained by the Company pursuant to Section 352 of the SFO, or as otherwise notified to the Company and the Stock Exchange pursuant to rule 5.46 of the GEM Listing Rules, were as follows:

# Long positions in ordinary shares and underlying shares of the Company

### 董事、監事及最高行政人員於股份及 相關股份之權益及淡倉

於二零二零年十二月三十一日,董事、監事及本公司最高行政人員於本公司或其相聯法團(定義見證券及期貨條例(「證券及期貨條例」)第XV部)之股份及相關股份中,擁有根據證券及期貨條例第352條記錄於本公司登記冊或根據GEM上市規則第5.46條須另行知會本公司及聯交所之權益(包括股份權益及淡倉)如下:

### 本公司普通股及相關股份之好倉

Name 姓名	Capacity 身份	Interest in non-listed Shares 於非上市 股份之權益	Interest in H Shares 於H股之 權益	Approximate percentage of total number of issued non-listed Shares 已發行非上市股份 總數 概約百分比	Approximate percentage of total number of issued H Shares 已發行 H股總數 概約百分比	Approximate percentage of total number of issued Shares 已發行股份總數概約百分比
Director 董事						
Mr. Zhang Wanzhong 張萬中先生	Beneficial owner and beneficiary of trust 實益擁有人及信託受益人	205,414,000	-	29.34%	-	14.90%
Supervisor 監事						
Ms. Zhou Min 周敏女士	Beneficiary of trust 信託受益人	205,414,000	-	29.34%		14.90%
				7		<b>B</b> i

### DIRECTORS', SUPERVISORS' AND CHIEF EXECUTIVES' INTERESTS AND SHORT POSITIONS IN SHARES AND UNDERLYING SHARES (CONTINUED)

Long positions in ordinary shares and underlying shares of the Company (Continued)

Note:

The above Director and Supervisor are taken to be interested in the issued share capital of the Company through their respective interests as beneficiaries, among other beneficiaries, of Heng Huat trust ("Heng Huat Trust"). By a declaration of Heng Huat Trust made as a deed on 19 July 2000, Mr. Zhang Wanzhong, the Director, Mr. Xu Zhendong and Mr. Xu Zhixiang declared that they held the shares of Heng Huat Investments Limited ("Heng Huat") as trustees for the benefits of over 300 employees of Beijing Beida Jade Bird Software System Co., Ltd. ("Jade Bird Software"), Beida Jade Bird and Beijing Beida Yu Huan Microelectronics System Engineering Co., Ltd. and their respective subsidiaries and associated companies and the Company. Heng Huat is beneficially interested in the entire issued share capital of Dynamic Win Assets Limited ("Dynamic Win"), and is taken to be interested in 205,414,000 shares of the Company which Dynamic Win is interested. Mr. Zhang Wanzhong is one of the trustees holding 20 shares out of 100 shares in the issued capital of Heng Huat.

Save as disclosed above, none of the Directors, Supervisors and chief executives of the Company had registered an interest or short position in the shares or underlying shares 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 rule 5.46 of the GEM Listing Rules as at 31 December 2020.

# DIRECTORS' AND SUPERVISORS' RIGHTS TO ACQUIRE SHARES

At no time during the year were rights to acquire benefits by means of the acquisition of shares in the Company granted to any Director and Supervisor or their respective spouse or minor children, or were any such rights exercised by them; or was the Company, its holding company, or any of its subsidiaries or fellow subsidiaries a party to any arrangement to enable the Directors and Supervisors to acquire such rights in any other body corporate.

董事、監事及最高行政人員於股份及相關股份之權益及淡倉(續)

本公司普通股及相關股份之好倉(續)

附註:

上述董事及監事因彼等各自身為Heng Huat信託(「Heng Huat信託」)其中受益人之權益,被視作於本公司已發行股本中擁有權益。根據於二零零年七月十九日以契據形式作出之Heng Huat信託聲明書,董事張萬中先生、許振東先生及徐祗祥先生聲明,彼等以受託人身份,為北京北大青鳥軟件系統有限公司(「青鳥軟件」)、北大青鳥及北京北大守環微電子系統有限公司以及彼等各自之附屬公司及聯營公司以及本公司超過300名僱員之利益,持有Heng Huat Investments Limited(「Heng Huat」)之股份。Heng Huat實益擁有致勝資產有限公司(「致勝」)全部已發行股本權益,因而視作於致勝擁有權益之205,414,000股本公司股份中擁有權益。張萬中先生為於Heng Huat已發行股本之100股股份中持有20股股份的受託人之一。

除上文披露者外,於二零二零年十二月三十一日,概無董事、監事及本公司最高行政人員於本公司或其任何相聯法團之股份或相關股份中,擁有根據證券及期貨條例第352條須予記錄,或根據GEM上市規則第5.46條須另行知會本公司及聯交所之權益或淡倉。

### 董事及監事購入股份之權利

於本年度任何時間,董事及監事或彼等各自 之配偶或未成年子女並無獲授任何藉收購本 公司股份取得利益之權利,亦無行使任何該 等權利。本公司、其控股公司、或其任何附 屬公司或同系附屬公司亦無訂立任何安排, 致使董事及監事獲得任何其他法人團體之該 等權利。

# SUBSTANTIAL SHAREHOLDERS' AND OTHER PERSONS' INTERESTS AND SHORT POSITIONS IN SHARES AND UNDERLYING SHARES

At 31 December 2020, the following interests and short positions of the issued share capital of the Company were recorded in the register of interests required to be maintained by the Company pursuant to Section 336 of the SFO:

Long positions in ordinary shares and underlying shares of the Company

# 主要股東及其他人士於股份及相關股份之權益及淡倉

於二零二零年十二月三十一日,根據證券及 期貨條例第336條規定本公司須存置之權益登 記冊內,記錄下列本公司已發行股本之權益 及淡倉:

本公司普通股及相關股份之好倉

Name of shareholder 股東姓名/名稱	Note 附註	Capacity 身份	Interest in non-listed Shares 於非上市 股份之權益	Interest in H Shares 於日股之 權益	Approximate percentage of total number of issued non-listed Shares 已發行非上市 股份總數 概約百分比	Approximate percentage of total number of issued H Shares 已發行 H股總數 概約百分比	Approximate percentage of total number of issued Shares 已發行股份總數 概約百分比
Peking University 北京大學	(a)	Interest of controlled corporation 受控法團權益	200,000,000	-	28.57%	-	14.50%
Beida Asset Management Co., Ltd. 北大資產經營有限公司	(a)	Interest of controlled corporation 受控法團權益	200,000,000	-	28.57%	-	14.50%
Beijing Beida Jade Bird Software System Co., Ltd. 北京北大青鳥軟件系統有限公司	(a)	Interest of controlled corporation 受控法團權益	200,000,000	-	28.57%	-	14.50%
Beida Microelectronics Investment Limited 北大微電子投資有限公司	(a)	Interest of controlled corporation 受控法團權益	200,000,000	-	28.57%	-	14.50%
Gifted Pillar Limited	(a)	Interest of controlled corporation 受控法團權益	200,000,000	-	28.57%		14.50%
Rainbow Mountain Holdings Limited 彩峰控股有限公司	(a)	Interest of controlled corporation 受控法團權益	200,000,000	-	28.57%	34	14.50%
Beijing Rainbow Mountain Sci-Tech Development Co., Ltd. 北京彩峰科技發展有限公司	(a)	Beneficial owner 實益擁有人	200,000,000	-	28.57%		14.50%

# SUBSTANTIAL SHAREHOLDERS' AND OTHER PERSONS' INTERESTS AND SHORT POSITIONS IN SHARES AND UNDERLYING SHARES (CONTINUED)

主要股東及其他人士於股份及相關股份之權益及淡倉(續)

Long positions in ordinary shares and underlying shares of the Company (Continued)

本公司普通股及相關股份之好倉(續)

	Name of shareholder 股東姓名/名稱	Note 附註	Capacity 身份	Interest in non-listed Shares 於非上市 股份之權益	Interest in H Shares 於H股之 權益	Approximate percentage of total number of issued non-listed Shares 已發行非上市 股份總數 概約百分比	Approximate percentage of total number of issued H Shares 已發行 H股總數 概約百分比	Approximate percentage of total number of issued Shares 已發行股份總數概約百分比
	Grand East (H.K.) Limited 恰興 (香港) 有限公司		Beneficial owner 實益擁有人	110,000,000	-	15.71%	-	7.98%
	Heng Huat Investments Limited	(b)	Interest of controlled corporation 受控法團權益	205,414,000	-	29.34%	-	14.90%
	Dynamic Win Assets Limited 致勝資產有限公司	(b)	Beneficial owner 實益擁有人	205,414,000	-	29.34%	-	14.90%
	Mongolia Energy Corporation Limited 蒙古能源有限公司	(c)	Interest of controlled corporation 受控法團權益	84,586,000	-	12.08%	-	6.13%
	New View Venture Limited	(c)	Beneficial owner 實益擁有人	84,586,000	-	12.08%	-	6.13%
	Asian Technology Investment Company Limited 亞洲技術投資有限公司		Beneficial owner 實益擁有人	50,000,000	-	7.14%	-	3.63%
	Sun Hung Kai Structured Finance Limited 新鴻基結構融資有限公司	(d)	Person having a security interest in shares 擁有股份抵押權益之人士	-	38,117,000	-	5.61%	2.76%
	Shipshape Investments Limited	(d)	Interest of controlled corporation 受控法團權益		38,117,000		5.61%	2.76%
0	Sun Hung Kai & Co. Limited 新鴻基有限公司	(d)	Interest of controlled corporation 受控法團權益		38,117,000		5.61%	2.76%

# SUBSTANTIAL SHAREHOLDERS' AND OTHER PERSONS' INTERESTS AND SHORT POSITIONS IN SHARES AND UNDERLYING SHARES (CONTINUED)

主要股東及其他人士於股份及相關股份之權益及淡倉(續)

Long positions in ordinary shares and underlying shares of the Company (Continued)

本公司普通股及相關股份之好倉(續)

Annrovimato

					Approximate		
					percentage	Approximate	Approximate
					of total	percentage	percentage
					number	of total	of total
					of issued	number	number
			Interest in		non-listed	of issued	of issued
			non-listed	Interest in	Shares	H Shares	Shares
			Shares	H Shares	已發行非上市	已發行	已發行
Name of shareholder	Note	Capacity	於非上市	於H股之	股份總數	H股總數	股份總數
股東姓名/名稱	附註	身份	股份之權益	權益	概約百分比	概約百分比	概約百分比
Allied Properties (H.K.) Limited	(d)	Interest of controlled corporation	_	38,117,000	_	5.61%	2.76%
聯合地產(香港)有限公司	()	受控法團權益		,,			
WHOM CHIEF WINDOW		X to be build in me					
Allied Group Limited	(d)	Interest of controlled corporation	_	38,117,000	_	5.61%	2.76%
聯合集團有限公司	()	受控法團權益		, ,			
		> 4 mm					
Lee Seng Hui	(d)	Interest of controlled corporation	_	38,117,000	_	5.61%	2.76%
李成輝	()	受控法團權益		,,		, .	,2
****		> 4 mm					
Lee Su Hwei	(d)	Interest of controlled corporation	_	38,117,000	_	5.61%	2.76%
李淑慧	( )	受控法團權益		, ,			
,		> * **** in a line way					
Lee Seng Huang	(d)	Interest of controlled corporation	_	38,117,000	_	5.61%	2.76%
李成煌	(~)	受控法團權益		-0,111,000		0.01/0	<b>4</b> 0/0
4 /9N/		A					

#### Notes:

(a) Peking University is taken to be interested in 14.50% of the total issued share capital of the Company through 200 million non-listed Shares (representing approximately 14.50% of the Company's total issued share capital) in which Beijing Rainbow Mountain Sci-Tech Development Co., Ltd. ("Beijing Rainbow Mountain") is interested. Peking University owns 100% equity interest in Beida Asset Management Co., Ltd. which in turn owns 48% equity interest in Beijing Beida Jade Bird Software System Co., Ltd. which in turn owns 100% equity interest in Beida Microelectronics Investment Limited which in turn owns 46% equity interest in Gifted Pillar Limited which in turn owns 100% equity interest in Rainbow Mountain Holdings Limited which in turn owns 100% equity interest in Beijing Rainbow Mountain.

### 附註:

(a) 北京大學被視為透過北京彩峰科技發展有限公司(「北京彩峰」)於當中擁有權益的2億股非上市股份(佔本公司已發行股本總數約14.50%)擁有本公司已發行股本總數14.50%權益。北京大學擁有北大資產經營有限公司100%股權,而北大資產經營有限公司擁有北京北大青島軟件系統有限公司擁有北京北大青島軟件系統有限公司擁有北大微電子投資有限公司100%股權,而北大微電子投資有限公司擁有Gifted Pillar Limited 46%股權,而Gifted Pillar Limited 46%股權,而Gifted Pillar Limited 46%股權,而Gifted Pillar Limited 46%股權,而Gifted Pillar Limited 46%股權,而可以發股權,而彩峰控股有限公司擁有北京彩峰100%股權。

# SUBSTANTIAL SHAREHOLDERS' AND OTHER PERSONS' INTERESTS AND SHORT POSITIONS IN SHARES AND UNDERLYING SHARES (CONTINUED)

Long positions in ordinary shares and underlying shares of the Company (Continued)

Notes: (Continued)

- (b) The non-listed Shares are held by Dynamic Win, which is beneficially wholly-owned by Heng Huat. Please refer to the note to the section "Directors, Supervisors' and chief executives' interests and short positions in shares and underlying shares" above for further details of Heng Huat.
- (c) The non-listed Shares are held by New View Venture Limited, which is wholly-owned by Mongolia Energy Corporation Limited.
- (d) Sun Hung Kai Structured Finance Limited was a wholly-owned subsidiary of Shipshape Investments Limited, a wholly-owned subsidiary of Sun Hung Kai & Co. Limited, which in turn was a non wholly-owned subsidiary of Allied Properties (H.K.) Limited. Allied Properties (H.K.) Limited was a wholly-owned subsidiary of Allied Group Limited in which Lee Seng Hui, Lee Su Hwei and Lee Seng Huang were the trustees of Lee and Lee Trust, being a discretionary trust. The Lee and Lee Trust controlled approximately 74.96% of the total number of issued shares of Allied Group Limited (inclusive of Lee Seng Hui's personal interests) as at 31 December 2020. Accordingly, all these parties were deemed to have the same long position as Sun Hung Kai Structured Finance Limited.

Save as disclosed above, no person, other than the Directors and Supervisors, whose interests are set out in the section "Directors', Supervisors' and chief executives' interests and short positions in shares and underlying shares" above, had registered interests or short position in the shares or underlying shares of the Company that was required to be recorded pursuant to Section 336 of the SFO as at 31 December 2020.

# 主要股東及其他人士於股份及相關股份之權益及淡倉(續)

本公司普通股及相關股份之好倉(續)

附註:(續)

- (b) 該等非上市股份由致勝持有,而致勝由Heng Huat全資實益擁有。有關Heng Huat的更多 詳情,請參閱上文「董事、監事及最高行政 人員於股份及相關股份之權益及淡倉」一節 內附註。
- (c) 該等非上市股份由New View Venture Limited持有,而New View Venture Limited 由蒙古能源有限公司全資擁有。
- (d) 新鴻基結構融資有限公司為Shipshape Investments Limited的全資附屬公司,Shipshape Investments Limited為新鴻基有限公司的全資附屬公司,而新鴻基有限公司的全資附屬公司。聯合地產(香港)有限公司的全資附屬公司。聯合地產(香港)有限公司為聯合集團有限公司的全資附屬公司,其中李成輝、李淑慧及李成煌為全權信託Lee and Lee Trust的信託人。於二零二零年十二月三十一日,Lee and Lee Trust控制聯合集團有限公司全部已發行股份約74.96%(包括李成輝之個人權益)。因此,所有該等人士被視為與新鴻基結構融資有限公司擁有相同好倉。

除上文披露者外,於二零二零年十二月三十一日,概無其他人士(董事及監事除外,彼等之權益載於上文「董事、監事及最高行政人員於股份及相關股份之權益及淡倉」一節)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條規定須予記錄之權益或淡倉。

## Report of the Directors 董事會報告

#### CONNECTED TRANSACTIONS

On 28 September 2020, Chuanqi Tourism (Hunan), a direct non-wholly owned subsidiary of the Company, entered into the sale and purchase agreement with Chuanqi Enterprise, an associate of the Group and a connected person of the Company, to acquire a building situated at No.5 Guangji Road, Nanyue District, Hengyang, Hunan, the PRC (the "Property") at the consideration of RMB45,370,000. The Property would be used for administrative and office use of Chuanqi Tourism (Hunan) to cope with the business development and expansion of the tourism businesses of the Group. Details were disclosed in the announcement of the Company dated 28 September 2020 and 6 October 2020.

For the year ended 31 December 2020, save as disclosed above, the related party transactions as disclosed in note 42 to the consolidated financial statements do not constitute connected transactions or continuing connected transactions of the Company under Chapter 20 of the GEM Listing Rules, which are required to comply with any of the reporting, announcement or independent Shareholders' approval requirements under the GEM Listing Rules.

The Company confirms that it has complied with the disclosure requirements in accordance with Chapter 20 of the GEM Listing Rules.

#### **COMPETING INTERESTS**

As at 31 December 2020, none of the Directors and Supervisors and their respective associates (as defined in the GEM Listing Rules) had interests in a business which competes or may compete with the businesses of the Group, or may have any conflicts of interest with the Group pursuant to the GEM Listing Rules.

#### **EMOLUMENT POLICY**

The Group strictly complies with applicable labour law and regulations both in the PRC and Hong Kong. Competitive remuneration package with medical and travel insurance offered to the staff. Adequate retirement fund and provident fund are contributed timely.

The emolument policy of the Directors is structured by the Remuneration Committee, having regard to their functions and contributions to the Group.

Details of retirement benefit schemes of the Group are set out in note 16 to the consolidated financial statements.

#### SUFFICIENCY OF PUBLIC FLOAT

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

#### 關連交易

於二零二零年九月二十八日,本公司之直接非全資附屬公司傳奇旅遊(湖南)與本集團之聯營公司及本公司之關連人士傳奇實業訂立 買賣協議,以收購一幢位於中國湖南衡陽為區廣濟路5號的樓宇(「該物業」),代價為人民幣45,370,000元。該物業將供傳奇旅遊(湖南)作行政及辦公室用途,以應付本集團的旅遊業務之業務發展及擴展。詳情於本公司日期為二零二零年九月二十八日及二零二零年十月六日的公佈內披露。

截至二零二零年十二月三十一日止年度,除上文披露者外,根據GEM上市規則第20章,綜合財務報表附註42所披露關連人士交易並不構成本公司之關連交易或持續關連交易,而須遵守GEM上市規則之任何申報、公佈或獨立股東批准規定。

本公司確認,其已遵守GEM上市規則第20章 之披露規定。

#### 競爭權益

於二零二零年十二月三十一日,概無董事及 監事及彼等各自之聯繫人士(定義見GEM上 市規則)於與本集團業務構成競爭或可能構 成競爭之業務中擁有權益,或根據GEM上市 規則可能與本集團有任何利益衝突。

#### 薪酬政策

本集團嚴格遵守中國及香港適用的勞工法例 及法規。本集團為員工提供具競爭力之薪酬 組合,包括醫療保險及出埠保險,並如期作 出充足的退休金及強積金供款。

董事酬金政策由薪酬委員會制定,酬金視乎 董事的職務及對本集團的貢獻而釐定。

本集團的退休福利計劃詳情載於綜合財務報 表附註16。

#### 足夠公眾持股量

於本年報日期,根據本公司可得的公眾資料 及據董事所知悉,本公司已維持GEM上市規 則所規定的公眾持股量。

## Report of the Directors 董事會報告

#### **EVENTS AFTER THE REPORTING PERIOD**

Details of significant events after reporting period of the Group are set out in note 44 the consolidated financial statements.

#### **DIVIDEND POLICY**

Under the policy on payment of dividends adopted by the Company, the Company may declare and distribute dividends to the Shareholders to allow Shareholders to share the Company's profits and for the Company to retain adequate reserves for future growth. The payment of any dividend shall be determined or recommended, as appropriate, by the Board at its absolute discretion after taking into account the Group's financial results, prospects, the level of the debts and equity ratio, liquidity and capital requirement and other factors that the Board considers relevant, and subject to the Articles, the requirements of the GEM Listing Rules and all relevant applicable laws, rules and regulations in the PRC and Hong Kong.

#### CORPORATE GOVERNANCE REPORT

Corporate governance report of the Company is set out on pages 40 to 53 of this annual report.

# ENVIRONMENTAL, SOCIAL AND GOVERNANCE REPORT

A separate environmental, social and governance report of the Company will be available at the website of the Company under "Announcement" section and the website of the Stock Exchange on or around mid-April 2021.

#### PERMITTED INDEMNITY PROVISION

At no time during the year ended 31 December 2020 and up to the date of this report, there was or is, any permitted indemnity provision being in force for the benefit of any of the Directors or an associate company. The Company has arranged appropriate insurance cover for Directors', Supervisors' and senior management's liabilities in respect of legal actions against its Directors, Supervisors and senior management arising out of corporate activities.

#### 報告期間後事項

本集團於報告期間後之重大事項之詳情載於 綜合財務報表附註44。

#### 股息政策

根據本公司採納的股息支付政策,本公司可向股東宣派和分派股息,使股東能分享本公司之溢利成果,同時使本公司能為未來增長保持充足儲備。任何派付股息,須考慮本集團財務業績、前景、債務股權比率水平、流動性及資本需求及董事會認為相關的其他因素,以及遵從章程細則、GEM上市規則規定和所有中國及香港適用的法律、規則及法規下,由董事會全權酌情釐定或建議(如適用)。

#### 企業管治報告

本公司企業管治報告載於本年報第40頁至第 53頁。

#### 環境、社會及管治報告

本公司獨立的環境、社會及管治報告將於二 零二一年四月中旬前後在本公司網站「公司 公告」一節以及聯交所網站可供閱覽。

#### 獲准許的彌償條文

截至二零二零年十二月三十一日止年度任何 時候及直至本報告日期,概不存在為任何董 事或聯營公司的利益而生效的任何獲准許的 彌償條文。本公司已安排適當保險,涵蓋董 事、監事及高級管理層因企業活動引致針對 彼等的法律行動而須負上的責任。

## Report of the Directors 董事會報告

#### INDEPENDENT AUDITOR

On 22 November 2019, RSM Hong Kong ("RSM") had resigned as the auditor of the Company, as the Company and RSM have not been able to reach an agreement in relation to the auditor's remuneration for the financial year ended 31 December 2019. BDO Limited ("BDO") was appointed as the auditor of the Company on 22 November 2019 to fill the casual vacancy following the resignation of RSM.

The consolidated financial statements have been audited by BDO who retire and, being eligible, offer themselves for reappointment at the forthcoming annual general meeting of the Company.

ON BEHALF OF THE BOARD

#### Ni Jinlei

Chairman

Beijing, the PRC 26 March 2021

#### 獨立核數師

於二零一九年十一月二十二日,由於本公司 與羅申美會計師事務所(「羅申美」)未能就 截至二零一九年十二月三十一日止財政年度 之核數師酬金達成協議,故羅申美已辭任本 公司之核數師。於二零一九年十一月二十二 日,香港立信德豪會計師事務所有限公司 (「立信德豪」)已獲委任為本公司之核數師, 以填補羅申美辭任後出現之臨時空缺。

綜合財務報表已經由立信德豪審核。立信德 豪將會退任,並有資格於即將舉行之本公司 股東週年大會上獲續聘。

代表董事會

#### 倪金磊

主席

中國,北京 二零二一年三月二十六日

## Report of the Supervisory Committee 監事會報告

To the Shareholders:

We have monitored the operation and management of the Group as well as the act of the Directors and senior management faithfully throughout the year ended 31 December 2020. We have discharged our supervisory duties under the general principle of honesty and integrity and have strictly complied with the requirements of the "Company Law of the PRC", the GEM Listing Rules and the Articles. We are accountable to the Shareholders and have safeguarded the interests of the Shareholders, the Group and its staff.

截至二零二零年十二月三十一日止年度,本

監事會已忠實審查本集團之營運及管理,以 及董事與高級管理層之表現。本監事會按誠

信原則履行監事職責,並嚴格遵守「中國公司

法一、GEM上市規則及章程細則之規定。本

監事會向股東負責,並已保障股東、本集團

The Supervisors during the year and up to the date of this report are as follows:

Mr. Fan Yimin

Mr. Ouyang Zishi

Mr. Pan Yudong

Ms. Dong Xiaoqing

Ms. Zhou Min

In accordance with the provisions of the Articles, all Supervisors are eligible for re-election.

During the year ended 31 December 2020, we have held and four meetings of the seventh session. The following table set out the attendance of each member in these meetings: 年內及截至本報告日期之監事如下:

范一民先生 歐陽子石先生 潘宇東先生 董曉清女士 周敏女士

致各位股東:

及僱員之權益。

根據章程細則條文,所有監事均符合資格重 選連任。

截至二零二零年十二月三十一日止年度,第七屆監事會舉行了四次會議。下表載列各位 成員出席該等會議之情況:

Attendance

出席率 姓名 **Seventh Session** Name 第七届 Mr. Fan Yimin 范一民先生 4/4Mr. Ouyang Zishi 歐陽子石先生 4/4 Mr. Pan Yudong 潘宇東先生 4/4 Ms. Dong Xiaoqing 董曉清女士 4/4 Ms. Zhou Min 周敏女士 4/4

## Report of the Supervisory Committee 監事會報告

We convened the four meetings to review the consolidated financial statements of the Group for the year ended 31 December 2019, the three months ended 31 March 2020, the six months ended 30 June 2020 and the nine months ended 30 September 2020, respectively.

Subsequent to the year end, we convened the twelveth meeting of the seventh session to review the annual results of the Group for the year ended 31 December 2020.

As a result of the work done above, we are in a position to express our independent opinion in respect of the following matters:

- The first, second and third quarterly results and annual results of the Group for 2020 have reflected the financial and operating positions of the Group on a true and fair basis.
- The senior management of the Group has not abused their authority to prejudice the interests of the Shareholders, the Group and its staff, nor contravened the laws and regulations and the Articles in discharging its duties.
- The Group was not threatened with any major litigation nor was there any matter that we had intervened with or threatened against the Board.
- 4. The connected transactions of the Group were fair and reasonable. No act prejudicing the interests of the Group has been identified.

We would like to express our appreciation for the strenuous supports given by the Shareholders, the Directors and all staff to our work during the year.

BY ORDER OF THE SUPERVISORY COMMITTEE

#### Fan Yimin

Chairman

Beijing, the PRC 26 March 2021

本監事會召開四次會議,以分別審閱本集團 截至二零一九年十二月三十一日止年度、截 至二零二零年三月三十一日止三個月、截至 二零二零年六月三十日止六個月及截至二零 二零年九月三十日止九個月之綜合財務報表。

於年底後,第七屆監事會召開第十二次會議,審閱本集團截至二零二零年十二月 三十一日止年度之年度業績。

完成以上工作後,本監事會對以下事項提出 獨立意見:

- 1. 本集團於二零二零年第一、二及三季度 之業績及年度業績,真實公允地反映了 本集團的財務及經營狀況。
- 本集團高級管理層於執行職務期間, 概無濫用職權侵犯股東、本集團及僱員 之權益,亦無違反法律、法規及章程細 則。
- 3. 本集團未發生任何重大訴訟事項及監事 會需向董事會交涉或對董事會作出起訴 的事宜。
- 4. 本集團之關連交易誠屬公平合理,未發 現有損害本集團利益的行為。

監事會的工作在本年度得到了各位股東、董 事及全體員工的大力支持,謹此致以衷心感 謝。

承監事會命

#### 范一民

主席

中國,北京 二零二一年三月二十六日

### 企業管治報告

#### **FRAMEWORK**

The Company developed a set of documents with reference to the Corporate Governance Code (the "CG Code") as set out in Appendix 15 of the GEM Listing Rules to govern its corporate practice.

The documents are as follows:

- 1. Code on the Corporate Governance;
- 2. Code of Conduct for Securities Transactions by Directors of the Company (the "Securities Code");
- 3. Duties of the Board of Directors;
- 4. Segregation of Duties between the Chairman and the President;
- 5. Board Diversity Policy;
- 6. Disciplinary Rules of the Company;
- 7. Term of Reference on the Audit Committee;
- 8. Term of Reference on the Remuneration Committee;
- 9. Term of Reference on the Nomination Committee; and
- 10. Written Guidelines for Relevant Employees in respect of their Dealings in the Securities of the Company.

The Board is of the view that the Company has complied with all the code provisions of the CG Code during the year ended 31 December 2020.

#### **DIRECTORS' SECURITIES TRANSACTIONS**

The Company has adopted the Securities Code on terms no less exacting than the required standard of dealings as set out in Rules 5.48 to 5.67 of the GEM Listing Rules. All Directors as well as employees who are likely to be in possession of inside information are governed by the Securities Code. Having made specific enquiries, all Directors confirmed that they have complied with the Securities Code all over the year ended 31 December 2020. The Company is not aware of any employee who does not comply with the Securities Code.

#### 框架

本公司參照GEM上市規則附錄十五所載企業 管治常規守則(「企業管治守則」)編製一系列 文件以管治其企業常規。

#### 文件如下:

- 1. 企業管治常規守則;
- 2. 本公司董事進行證券交易行為守則(「證券守則」);
- 3. 董事會之職責;
- 4. 主席及總裁之角色區分;
- 5. 董事會多樣化政策;
- 6. 本公司之紀律守則;
- 7. 審核委員會之職權範圍;
- 8. 薪酬委員會之職權範圍;
- 9. 提名委員會之職權範圍;及
- 10. 有關僱員買賣本公司證券之書面指引。

董事會認為本公司於截至二零二零年十二月 三十一日止年度已遵守企業管治守則所有守 則條文。

#### 董事進行證券交易

本公司已採納證券守則,其條款不比GEM上市規則第5.48至5.67條所規定買賣標準寬鬆。全體董事及可能擁有關於內幕消息之僱員均須遵守證券守則。經作出特定查詢後,全體董事確認,彼等於截至二零二零年十二月三十一日止年度一直遵守證券守則。本公司並不知悉有僱員未有遵守證券守則之情況。

### 企業管治報告

#### **BOARD OF DIRECTORS**

#### Responsibilities

The Board is accountable to the Shareholders. Detail responsibilities of the Board are laid down on the Articles. Major duties include:

- convening Shareholders' meeting and reporting work of the 1. Board to Shareholders;
- 2. execution of resolution passed in Shareholders' meeting;
- 3. deciding business plan and investment proposal;
- 4. formulation plans for change in registered capital and issuance of bond;
- formulation of major merger and acquisition plan and 5. disposal plan;
- 6. formulation of job segregation and dissolution plan for the Company if necessary;
- 7. employment and dismissal of general manager; and
- 8. formulation proposal for amendment to the Articles.

The Board is also responsible for performing the corporate governance functions such as developing and reviewing the Company's policies, practices on corporate governance; reviewing and monitoring the training and continuous professional development of directors and senior management and the Company's policies and practices on compliance with legal and regulatory requirements; etc.

All Directors are free to access to corporate information for the purpose of discharging their duties and responsibilities. They may seek independent professional advice if necessary at the Company's cost. All Directors have unrestricted access to the company secretary and senior management of the Company.

The Board delegated the management team with the responsibilities for the day-to-day management, administration and operation of the Group.

#### 董事會

#### 職青

董事會向股東負責。有關董事會職責之詳情 載於章程細則。主要職責包括:

- 舉行股東大會及向股東報告董事會工作 淮度;
- 執行股東大會通過之決議案; 2.
- 3. 決定業務計劃及投資建議;
- 就註冊股本變動及發行債券制訂計劃; 4.
- 制定主要併購計劃及出售計劃;
- 制定本公司職能區分及解散計劃(如有 6. 需要);
- 7. 聘請及罷免總經理;及
- 就修改章程細則制訂計劃。

董事會亦負責履行企業管治職能,例如制定 及審閱本公司企業管治政策及常規;檢討及 監察董事及高級管理人員的培訓及持續專業 發展,以及本公司遵守法律及監管規定的政 策及常規等。

所有董事可隨意檢閱企業資料, 使彼等能夠 履行其職責及責任。董事在有需要時可尋求 獨立專業意見,費用由本公司支付。所有董 事可不受限制地接觸本公司之公司秘書及高 級管理人員。

董事會指派管理團隊負責本集團日常管理、 行政及營運。

## 企業管治報告

#### **BOARD OF DIRECTORS (CONTINUED)**

#### Composition

As at 31 December 2020, the composition of the seventh session of the Board is as follows:

#### 董事會(續)

#### 成員組合

於二零二零年十二月三十一日,第七屆董事 會之成員組合如下:

Name	Position	Gender	Age	Date of first appointment 首次	Date of latest re-election 最近
姓名	身份	性別	年齡	獲委任日期	重選日期
Ni Jinlei 倪金磊	Executive Director, Chairman 執行董事、主席	M男	53	30/6/2015	31/5/2018
CL 並 研 Zhang Wanzhong 張萬中	Executive Director, President 執行董事、總裁	МЯ	59	16/3/2000	31/5/2018
Zheng Zhong 鄭重	Executive Director 執行董事	F女	45	21/6/2012	31/5/2018
Xue Li 薛麗	Non-executive Director 非執行董事	F女	62	20/5/2009	31/5/2018
Xiang Lei 項雷	Non-executive Director 非執行董事	M男	69	31/7/2017	31/5/2018
Ip Wing Wai 葉永威	Non-executive Director 非執行董事	M男	42	30/6/2015	31/5/2018
Tang Xuan 唐炫	Independent non-executive Director 獨立非執行董事	M男	48	15/5/2020	N/A不適用
Li Juncai 李俊才	Independent non-executive Director 獨立非執行董事	М男	59	21/6/2012	31/5/2018
Li Chonghua 李崇華	Independent non-executive Director 獨立非執行董事	М男	65	30/6/2015	31/5/2018
Shen Wei 沈維	Independent non-executive Director 獨立非執行董事	M男	58	31/5/2018	N/A不適用

The Board members have no financial, business, family or other material/relevant relationship with each other.

Profiles of the Directors are detailed on pages 17 to 21 of this annual report.

Mr. Tang Xuan was appointed for a term commencing from 15 May 2020 until the conclusion date of the annual general meeting to be held by the Company in 2021. All other Directors were appointed for a term of three years starting from 31 May 2018. All Directors are eligible for re-election.

董事會成員互相之間概無任何財務、業務、 親屬或其他重大/相關關係。

董事履歷詳載於本年報第17頁至第21頁。

唐炫先生獲委任之年期由二零二零年五月 十五日開始,直至本公司將於二零二一年舉 行的股東週年大會的結束日期。所有其他董 事之任期均為由二零一八年五月三十一日起 計三年。全體董事均合資格重選連任。

# Corporate Governance Report 企業管治報告

#### **BOARD OF DIRECTORS (CONTINUED)**

#### **Composition (Continued)**

In compliance with rules 5.05(1) and (2), and 5.05A of the GEM Listing Rules, the Company has appointed four independent non-executive Directors, at least one of whom has appropriate professional qualifications, or accounting or related financial expertise. Each independent non-executive Director has confirmed to the Company in respect of his independence pursuant to rule 5.09 of the GEM Listing Rules by way of an annual confirmation for the year ended 31 December 2020. The Company continues to consider all independent non-executive Directors to be independent.

#### Segregation of duties between the Chairman and the President

Pursuant to the code provision A.2.1 of the CG Code, the roles of chairman and chief executive should be separate and should not be performed by the same individual. The division of responsibilities between the chairman and chief executive should be clearly established and set out in writing. To ensure a balance of power and authority, the roles of the chairman and the president of the Company are segregated and performed by Mr. Ni Jinlei and Mr. Zhang Wanzhong respectively.

#### **Board meetings**

The Board convened 5 meetings during the year. Apart from approval of 2020 quarterly and 2019 annual results, the Company convened meetings and passed resolutions mainly to consider and approve the ordinary businesses and transactions of the Company. The Company notifies the Directors with sufficient time in advance and provides them with detailed agenda and sufficient information before each Board meeting and sub-committee meeting. The Company gives at least 15 days advance notice before each regular Board meeting. Individual attendance records of each Director at the respective Board and sub-committee meetings are set out in the table on page 47 of this annual report.

#### Directors' and senior officers' liability insurance

The Company has arranged appropriate liability insurance for all Directors, Supervisors and certain management. No claims were raised during the year against potential legal action arising from their jobs.

#### 董事會(續)

#### 成員組合(續)

為遵守GEM上市規則第5.05(1)、(2)及5.05A條,本公司已委任四名獨立非執行董事,且其中最少一名擁有合適專業資格或會計或相關財務專業知識。截至二零二零年十二月三十一日止年度,獨立非執行董事各自已根據GEM上市規則第5.09條,以每年度確認方式向本公司確認彼之獨立身份。本公司繼續視全體獨立非執行董事為獨立人士。

#### 主席及總裁之角色區分

根據企業管治守則第A.2.1條守則條文,主席 及行政總裁之角色應予區分,且不應由同一 人兼任。主席與行政總裁之間的職責分配須 清晰訂明並以書面形式列載。為確保平衡權 力與權限,本公司主席與總裁之角色有所區 分,分別由倪金磊先生及張萬中先生擔當。

#### 董事會會議

董事會於年內召開五次會議。除批准二零二零年季度及二零一九年年度業績外,本公司召開會議及通過決議案主要為考慮及批准本公司之日常業務及交易。於舉行各董事然及董事會議及委員會會議前,本公司均事先向各成是發出充足時間之通知,並提供詳盡之議程及充足時間之通知,並提供詳盡之議程及充足資料。本公司作出之通知期最少為董事於各董事於各董事於各董事及各组委員會的個別出席記錄列載於本年報第47頁的圖表內。

#### 董事及高級職員責任保險

本公司為全體董事、監事及若干管理人員設立合適的責任保險。年內並無就彼等職責可 能產生之法律行動作出申索。

### 企業管治報告

#### **BOARD OF DIRECTORS (CONTINUED)**

#### Directors' training

Pursuant to code provision A.6.5 of the CG Code, all Directors should participate in continuous professional development to develop and refresh their knowledge and skills. This is to ensure that their contribution to the Board remains informed and relevant. For the year ended 31 December 2020, all Directors have participated in appropriate continuous professional development activities by attending training courses on the topic related to role of independent non-executive directors in connected transactions, and environmental, social and governance reporting.

#### **BOARD COMMITTEES**

The Board established 3 committees to carry out certain duties. They are the audit committee (the "Audit Committee"), the remuneration committee (the "Remuneration Committee") and the nomination committee (the "Nomination Committee") of the Company.

#### **Audit Committee**

The Company has established the Audit Committee with written terms of reference in compliance with the requirements as set out in the GEM Listing Rules. The Audit Committee is accountable to the Board. Its primary duties include monitoring the financial reporting system and risk management and internal control systems of the Group, reviewing financial information, and advising the Board on engagement and independence of independent auditors.

The Audit Committee currently comprises four independent non-executive Directors, namely Mr. Tang Xuan, Mr. Li Juncai, Mr. Li Chonghua and Mr. Shen Wei. Mr. Tang Xuan is the chairman of the Audit Committee.

During the year, the Audit Committee had convened 5 meetings to review the three 2020 quarterly results and 2019 annual results of the Group and issues in respect of annual audits for 2020, and the change of auditor and the connected transactions of the Company.

#### 董事會(續)

#### 董事培訓

根據企業管治守則守則條文第A.6.5條,全體董事均須參與持續專業發展,以發展及更新本身的知識及技能,藉此確保彼等繼續對董事會作出知情及相關的貢獻。截至二零二零年十二月三十一日止年度,全體董事均參與適當的持續專業發展活動,出席培訓課程,課程主題與獨立非執行董事於關連交易的角色,以及環境、社會及管治報告相關。

#### 董事委員會

董事會成立三個委員會履行若干職責。該 等委員會為本公司審核委員會(「審核委員 會」)、薪酬委員會(「薪酬委員會」)及提名委 員會(「提名委員會」)。

#### 審核委員會

本公司已遵循GEM上市規則所載的規定,成立審核委員會,並制定書面職權範圍。審核委員會須向董事會負責,其主要職責包括監督本集團財務匯報制度及風險管理及內部監控系統,審閱財務資料,以及就獨立核數師應否獲聘及是否獨立向董事會提供意見。

審核委員會目前由四名獨立非執行董事組成,即唐炫先生、李俊才先生、李崇華先生 及沈維先生。唐炫先生為審核委員會主席。

年內,審核委員會已舉行五次會議,審閱本 集團三個二零二零年季度之業績及二零一九 年年度業績及二零二零年的年度審計事宜, 以及更換核數師及本公司之關連交易。

# Corporate Governance Report 企業管治報告

#### **BOARD COMMITTEES (CONTINUED)**

#### **Remuneration Committee**

The Company has established the Remuneration Committee with written terms of reference in compliance with the requirements as set out in the GEM Listing Rules. The Remuneration Committee is accountable to the Board. It is mainly responsible for advising the Board on remuneration policy of the Board itself and senior management, advising the Board on remuneration of non-executive Directors, structuring the remuneration package of all executive Directors and senior management, and review and approval of performance bonus.

The Remuneration Committee currently comprises two independent non-executive Directors, namely Mr. Li Juncai and Mr. Shen Wei and one executive Director, namely Mr. Zhang Wanzhong. Mr. Li Juncai is the chairman of the Remuneration Committee. A meeting of the Remuneration Committee was held during the year to review the remuneration package of the Board, the Supervisors and the senior management of the Company.

#### **Nomination Committee**

The Company has established the Nomination Committee with written terms of reference in compliance with the requirements as set out in the GEM Listing Rules. The Nomination Committee is accountable to the Board. Its primary duties include reviewing the structure, size and composition (including the skills, knowledge and experience) and making recommendations to the Board after such review; identifying individuals suitably qualified to become Board members and making recommendations to the Board on the selection of, individuals nominated for directorships; assessing the independence of independent non-executive Directors; and making recommendations to the Board on appointment or reappointment of the Directors and succession planning for the Directors.

#### 董事委員會(續)

#### 薪酬委員會

本公司已遵循GEM上市規則所載的規定,成立薪酬委員會,並制定書面職權範圍。薪酬委員會須向董事會負責。薪酬委員會主要負責就董事會與高級管理人員薪酬政策以及非執行董事之薪酬向董事會提供建議、制定全體執行董事及高級管理人員薪酬待遇,並檢討及批准表現花紅。

薪酬委員會目前由兩名獨立非執行董事(即李俊才先生及沈維先生)及一名執行董事(即張萬中先生)組成。李俊才先生為薪酬委員會主席。薪酬委員會於年內召開了一次會議,以審視董事會、監事及本公司高級管理層之薪酬組合。

#### 提名委員會

本公司已遵循GEM上市規則所載的規定成立 提名委員會,並制定書面職權範圍。提名委 員會向董事會負責,其主要職責包括檢討 事會的架構、人數及組成(包括專業能力、 識及經驗方面),並於進行該等檢討後向董 事會提出建議;物色具備合適資格人士擔任 董事會成員,並就甄選董事候選人向董事會 提出建議;評核獨立非執行董事的獨立性; 及就董事的委任或重新委任及董事的繼任計 劃等事宜向董事會提出建議。

### 企業管治報告

#### **BOARD COMMITTEES (CONTINUED)**

#### Nomination Committee (Continued)

The Board has adopted a policy concerning the diversification of members of the Board. In setting the composition of the Board, the Company will consider the diversification of members of the Board from various aspects, including but not limited to gender, age, cultural and educational background, race, professional experience, skills and knowledge. All appointments to the Board will be based on meritocracy and candidates will be considered against objective criteria, having due regard for the benefits of diversity on the Board. The selection of candidates for the Board will be based on a range of diversified categories, including but not limited to gender, age, cultural and educational background, race, professional experience, skills and knowledge. The ultimate decision will be based on merit and contribution that the selected candidates will bring to the Board. The Nomination Committee has reviewed the structure, size and composition of the Board in various aspects including professional competence, knowledge and experience. The Nomination Committee considered the current structure, size and composition of the Board could meet the business development needs of the Group.

The Nomination Committee has adopted a nomination policy which sets out the selection criteria and nomination procedures of a Director. In selecting and recommending candidates for directorships, the Nomination Committee would consider the candidate's character and integrity, qualifications, professional competence, knowledge, experience, independence, other relevant criteria necessary to complement the business development needs of the Group, and the elements of the policy concerning the diversification of member of the Board. The nomination procedures of a Director include nomination of suitable candidates by any member of the Nomination Committee or the Board; evaluation of the candidate by the Board based on all selection criteria as set out in the nomination policy; assessing the candidate's independence under the GEM Listing Rules in case of nomination of an independent non-executive Director; making recommendation for the Board's consideration and approval; and convening a general meeting by the Board to obtain approval from the Shareholders.

The Nomination Committee currently comprises two executive Director, namely Mr. Ni Jinlei and Mr. Zhang Wanzhong and three independent non-executive Directors, namely Mr. Li Juncai, Mr. Li Chonghua and Mr. Shen Wei. Mr. Ni Jinlei is the chairman of the Nomination Committee. One meeting of the Nomination Committee was held during the year to review the proposed appointment of Mr. Tang Xuan as an independent non-executive Director.

#### 董事委員會(續)

#### 提名委員會(續)

董事會已採納關於董事會成員多元化之政 策。於設立董事會之成員組合時,本公司將 從各個角度考慮由多元化成員組成董事會, 包括但不限於性別、年齡、文化及教育背 景、族裔、專業經驗、技能及知識。董事會 將根據用人唯才之原則委任所有成員,而考 慮人選時將基於客觀準則,並充分顧及董事 會多元化所締造之裨益。董事會候選人將根 據一系列多元化準則遴選,包括但不限於性 別、年齡、文化及教育背景、族裔、專業經 驗、技術及知識。最終決定將根據選定候選 人之才能及將為董事會帶來之貢獻作出。提 名委員會已從各個角度檢視董事會之架構、 規模及組成,包括專業才幹、知識及經驗。 提名委員會已考慮董事會之現有架構、規模 及組成可符合本集團之業務發展需要。

提名委員會目前由兩名執行董事(即倪金磊 先生及張萬中先生)及三名獨立非執行董事 (即李俊才先生、李崇華先生及沈維先生)組 成。倪金磊先生為提名委員會的主席。提名 委員會於年內召開了一次會議,以審視建議 委任唐炫先生為獨立非執行董事。

# Corporate Governance Report 企業管治報告

# DIRECTORS' ATTENDANCE RECORD AT MEETINGS

Details of attendance of the Directors at the Board and subcommittee meetings, as well as general meetings during the year ended 31 December 2020 are as follows:

#### 董事出席會議紀錄

於截至二零二零年十二月三十一日止年度, 董事出席董事會及小組委員會以及股東大會 之詳情,列載如下:

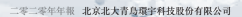
#### Attendance

出席率

			Audit	Remuneration	Nomination	General
Name	姓名	Board	Committee	Committee	Committee	Meetings
		董事會	審核委員會	薪酬委員會	提名委員會	股東大會
		Seventh	Seventh	Sixth	Third	
		Session	Session	Session	Session	
		第七屆	第七屆	第六屆	第三屆	
Executive Directors	執行董事					
Mr. Ni Jinlei	倪金磊先生	5/5	N/A不適用	N/A不適用	1/1	2/3
Mr. Zhang Wanzhong	張萬中先生	4/4	N/A不適用	1/1	1/1	2/3
Ms. Zheng Zhong	鄭重女士	4/4	N/A不適用	N/A不適用	N/A不適用	2/3
Non-executive Directors	非執行董事					
Ms. Xue Li	薛麗女士	5/5	N/A不適用	N/A不適用	N/A不適用	2/3
Mr. Xiang Lei	項雷先生	5/5	N/A不適用	N/A不適用	N/A不適用	0/3
Mr. Ip Wing Wai	葉永威先生	5/5	N/A不適用	N/A不適用	N/A不適用	0/3
Independent	獨立非執行董事					
non-executive Directors						
Mr. Li Juncai	李俊才先生	5/5	5/5	1/1	1/1	0/3
Mr. Li Chonghua	李崇華先生	5/5	5/5	N/A不適用	N/A不適用	2/3
Mr. Shen Wei	沈維先生	5/5	5/5	N/A不適用	1/1	2/3
Mr. Shao Jiulin	邵九林先生	1/1	1/1	1/1	N/A不適用	0/2
Mr. Tang Xuan	唐炫先生	3/3	3/3	N/A不適用	N/A不適用	0/1

There were 2 special general meetings held during the year ended 31 December 2020.

截至二零二零年十二月三十一日止年度舉行 兩次臨時股東大會。



### 企業管治報告

#### **SUPERVISORY COMMITTEE**

The Supervisory Committee was set up according to the Articles and is accountable to the Shareholders. It is mainly responsible for monitoring the operation and management of the Company as well as the act of Directors and senior management to prevent any abuse of power and infringement of interests on Shareholders, the Company and employees.

The Supervisory Committee currently comprises five members. The chairman is Mr. Fan Yimin. The other four members are Mr. Ouyang Zishi, Mr. Pan Yudong, Ms. Dong Xiaoqing and Ms. Zhou Min. Ms. Dong Xiaoqing and Ms. Zhou Min are the employee representative.

All Supervisors were appointed for a term of three years starting from 31 May 2018. All Supervisors are eligible for re-election.

Profiles of the Supervisors are detailed on pages 21 to 22 of this annual report.

#### Attendance of meetings

The Supervisory Committee convened 4 meetings during the year.

The following table sets out the attendance of each members in these meetings:

#### 監事會

監事會按照章程細則設立,須向股東負責。 監事會主要負責監察本公司之營運及管理工 作以及董事及高級管理人員之行為,以防止 濫權及侵犯股東、本公司及僱員權益。

監事會目前由五名成員組成,主席為范一民 先生,其餘四名成員為歐陽子石先生、潘宇 東先生、董曉清女士及周敏女士。董曉清女 士及周敏女士為僱員代表。

所有監事之委任期均由二零一八年五月 三十一日開始計為期三年。所有監事均合資 格膺選連任。

監事履歷詳情載於本年報第21頁至第22頁。

#### 出席會議

監事會於年內召開四次會議。

下表載列各成員出席該等會議之情況:

Attendance

Name	姓名	出席率
		Seventh Session
		第七届 ————————————————————————————————————
Mr. Fan Yimin	范一民先生	4/4
Mr. Ouyang Zishi	歐陽子石先生	4/4
Mr. Pan Yudong	潘宇東先生	4/4
Ms. Dong Xiaoqing	董曉清女士	4/4
Ms. Zhou Min	周敏女士	4/4

The meetings were convened to review the financial statements of the Group.

召開會議的目的為審閱本集團之財務報表。

# Corporate Governance Report 企業管治報告

#### **ACCOUNTABILITY AND AUDIT**

The Directors acknowledged their responsibility for preparing the accounts of the Company. As at 31 December 2020, the Directors were not aware of any material uncertainties or events which may have a significant impact on the Company's ability to operate as a going concern.

The statement of the independent auditor of the Company about their responsibilities on the financial statements of the Group are set out in the independent auditor's report.

#### SENIOR MANAGEMENT'S REMUNERATION

For the year ended 31 December 2020, senior management of the Company comprises 3 individuals. The senior management's remuneration payment of the Company during the year ended 31 December 2020 falls within the following bands:

#### 責任及審核

董事確認彼等須負責編製本公司賬目。於二 零二零年十二月三十一日,就董事所知,概 無任何重大不明朗因素或事件可能對本公司 持續經營之能力造成重大影響。

本公司獨立核數師就彼等對本集團財務報表 所負責任的聲明,載於獨立核數師報告內。

#### 高級管理層薪酬

於截至二零二零年十二月三十一日止年度, 本公司高級管理層包括3名人士。於截至二零 二零年十二月三十一日止年度,本公司高級 管理層之薪酬付款介於以下範圍:

> Number of Individuals 人數

Below RMB500,000 RMB500,000 to RMB1,000,000 少於人民幣500,000元 人民幣500,000元至人民幣1,000,000元 1 2

#### INDEPENDENT AUDITOR

The remuneration paid/payable to BDO, the Company's independent auditor, and its member firm in respect of annual audit services and non-audit services in relation to other reporting services amounted to approximately RMB1,600,000 and RMB45,000 respectively for the year ended 31 December 2020. The remuneration paid/payable to member firm of RSM, the Company's then independent auditor in respect of tax consultancy service amounted to approximately RMB36,000 for the year ended 31 December 2020.

#### 獨立核數師

截至二零二零年十二月三十一日止年度,就年度核數服務及與其他匯報服務有關的非核數服務已付/應付本公司獨立核數師立信德豪及其成員所之酬金分別約為人民幣1,600,000元及人民幣45,000元。截至二零二零年十二月三十一日止年度,就稅務諮詢服務已付/應付本公司當時之獨立核數師羅申美之成員所之酬金約為人民幣36,000元。

### 企業管治報告

#### SHAREHOLDERS' RIGHTS

The Articles lay down the rights of the Shareholders. They include:

- right to entitle dividend or other forms of profit distribution;
- right to attend shareholders' meeting by person or by proxy;
- right to supervise and manage the business activities of the Company and to put forward proposals and raise inquiries;
- right to transfer shareholding in the Company;
- upon payment of a reasonable cost, right to inspect and copy:
  - register of shareholders;
  - certain personal information of Directors, Supervisors, general manager and/or deputy general managers and senior management members;
  - certain information on repurchase of Shares; and
  - minutes of shareholders' meeting

Apart from the above, the Shareholders are also entitled to the following special rights:

The Shareholders may at any time send their enquiries and concerns to the Board in writing to the Company's principal place of business in Hong Kong at 17th Floor, V Heun Building, 138 Queen's Road Central, Central, Hong Kong.

#### 股東權利

章程細則列明股東之權利,其中包括:

- 獲分派股息或其他形式之溢利分派之權利;
- 親身或委派代表出席股東會議之權利;
- 監督管理本公司業務並就其作出意見及 提問之權利;
- 轉讓本公司股權之權利;
- 在付出合理費用後,查閱及複印下列文件之權利:
  - 股東名冊;
  - 董事、監事、總經理及/或副總 經理以及高級管理層人員之若干 個人資料;
  - 購回股份之若干資料;及
  - 股東會議之會議紀錄

除上文所述者外,股東亦獲得以下特權:

股東可隨時向董事會提出查詢及關注事項,並以書面方式發送至本公司於香港的主要營業地點,地址為香港中環皇后大道中138號威享大廈17樓。

# Corporate Governance Report 企業管治報告

#### **SHAREHOLDERS' RIGHTS (CONTINUED)**

#### Right to convene meeting

The Shareholders are given rights to convene special general meeting or class meeting other than the Directors. According to the Articles, any two or more Shareholders having voting rights of 10% or more in the general meeting to be proposed can give the Board written requests for convening a special general meeting or class meeting. The requests should state clearly the resolution(s) to be considered. If the Board does not convene the meeting within 30 days after receipt of such requests, those Shareholders who give the requests are entitled to convene the proposed general meeting themselves 4 months after the Board received their requests at the Company's expense.

#### Right to sue

According to the Articles, the Shareholders are entitled rights to take legal action against the Company, the Directors, the Supervisors, general manager, deputy general managers and senior management members. A Shareholder can also take legal action against another Shareholder. Action can be conducted through court or arbitration authority.

#### RISK MANAGEMENT AND INTERNAL CONTROL

The Board acknowledges its responsibility to maintain an effective risk management and internal control system for the Group, which covers four main areas namely financial management, operation, compliance and reporting, and risk management. The risk management and internal control systems of the Company are designed to manage rather than eliminate the risk of failures to achieve business objectives, and can only provide reasonable and not absolute assurance against material misstatement or loss.

#### Financial management

The Board manages the Group capital on the basis of net debt-to-equity ratio in order to safeguard its ability to continue as a going concern and to maximize shareholders' return. Each subsidiary is responsible for overseeing its own daily net cash position while the Board monitors the Company's own. Should there be a capital need, each subsidiary is responsible for its own arrangement subject to the supervision of the Board.

#### 股東權利(續)

#### 召開大會之權利

除董事以外,股東有權召開臨時股東大會或 類別股東會議。根據章程細則,於將予舉行 之股東大會上擁有10%或以上投票權之任何 兩名或以上股東可向董事會發出召開臨時股 東大會或類別股東會議之書面請求。該請求 須列明將予考慮之決議案。倘董事會於收到 該請求後30日內並無召開大會,發出請求之 該等股東有權於董事會收到請求後4個月內 自行召開建議之股東大會,費用由本公司承 擔。

#### 起訴權利

根據章程細則,股東有權對本公司、董事、 監事、總經理、副總經理及高級管理層人員 採取法律行動。股東亦可對其他股東採取法 律行動。法律行動可透過法院或仲裁機構進 行。

#### 風險管理及內部監控

董事會確認其負責維持本集團風險管理及內 部監控系統有效運作。內部監控系統包含四 大範疇,分別為財務管理、營運、合規與申 報及風險管理。本公司的風險管理及內部監 控系統旨在管理而不是消除為達致營運目標 而存在的失效風險,同時,面對重大的錯誤 陳述或損失時,僅能提供合理而非絕對的保 證。

#### 財務管理

董事會以資本淨負債比率作為管理本集團資本之基準,以保障本集團的持續經營能力,並為股東帶來最大回報。各附屬公司須監察本身的每日淨現金狀況,而董事會則負責監督本公司的每日淨現金狀況。倘有資本需要,各附屬公司可自行作出安排,惟須接受董事會監督。

## Corporate Governance Report 企業管治報告

# RISK MANAGEMENT AND INTERNAL CONTROL (CONTINUED)

#### **Operation**

Each subsidiary has set up its own control procedures to monitor its operation including but not limited to working safety, product quality, asset safeguard, cost management and environmental protection. Finance department of the Company sets out general guidelines on fund control for all subsidiaries to follow. There were no material accidents, quality defects nor environmental destruction incidents occurred during the year.

#### Compliance and reporting

The Board assigns the compliance officer of the Company to monitor the overall compliance and reporting issue of the Group. With the assistance of company secretary and financial controller of the Company, listing supervision division and finance departments, the compliance officer of the Company carries out its duty to ensure that the Group complies with applicable laws, rules and regulations as well as reports correctly and timely.

Finance department of each subsidiary maintains proper accounting records and prepares subsidiary-level financial statements in accordance with suitable accounting standards. The financial controller of the Company reviews the correctness and reasonableness of the financial statements periodically.

During the year, the Company published announcements and notices within the time frame allowed in the GEM Listing Rules. The Board also sets out guidelines on dissemination of inside information to ensure timely disclosure. Each material transaction especially connected transaction proposed by either the subsidiary or the Company itself must first be assessed by the compliance officer of the Company to ensure compliance with applicable laws and GEM Listing Rules before further action. The Company seeks advice from lawyers, financial advisors as well as the Stock Exchange if necessary. The Board also sets out code of conduct to govern securities dealings by Directors and relevant employees.

The Directors often update themselves about changes in applicable laws, rules and regulations. The company secretary of the Company also update any such change to the Board and the listing supervision division of the Company.

#### 風險管理及內部監控(續)

#### 營運

各附屬公司已設立監控程序,以監察營運,包括而不限於工作安全、產品質量、資產保護、成本管理及環境保護。本公司財務部訂立資金控制的整體指引,供附屬公司遵守。年內並無發生嚴重意外、品質缺陷或環境破壞等事件。

#### 合規與申報

董事會指派本公司監察主任,監察本集團的 整體合規與申報事宜。本公司的監察主任於 公司秘書暨財務總監、上市監察科及財務部 之協助下履行職務,確保本集團遵守適用法 律、規例及法規,並適時及妥善作出申報。

各附屬公司之財務部保存妥善的會計記錄, 在附屬公司的層面,根據合適的會計準則編 製財務報表。本公司財務總監定期審閱財務 報表是否正確及合理。

年內,本公司於GEM上市規則所容許之時間內刊發公佈及通告。董事會亦就公佈內為 消息訂立指引,以確保適時披露。於進行重 大交易,特別是由附屬公司或本公司建議之 關連交易前,必須經本公司監察主任評估, 以確保符合適用法例及GEM上市規則。本公司於有需要時,會尋求律師、財務顧問及聯 交所的意見。本公司於有需要時,會尋求律 師、財務顧問及聯交所的意見。董事會亦訂 立行為守則,以監管董事及有關僱員進行之 證券買賣。

董事經常瞭解適用法律、規例及法規之最新 變化。本公司的公司秘書亦於獲悉任何相關 變動時,知會董事會本公司上市監察科。

## 企業管治報告

# RISK MANAGEMENT AND INTERNAL CONTROL (CONTINUED)

#### Risk management

The risk management function focuses on market unpredictability and aims at minimising potential adverse effect.

The Company does not have an internal audit department and is currently of the view that there is no immediate need to set up an internal audit department within the Group in light of the size, nature and complexity of the Group's business. It was decided that the Board would be directly responsible for internal control of the Group and for reviewing its effectiveness.

The Board has engaged an external risk management and internal control review adviser (the "Adviser") to conduct the annual review of the risk management and internal control systems for the year ended 31 December 2020. Such review is conducted annually and cycles reviewed are under rotation basis. The scope of review was previously determined and approved by the Board. The Adviser has reported findings and areas for improvement to the Audit Committee and management. The Board is of the view that there are no material internal control defeats noted. All recommendations from the Adviser are properly followed up by the Group to ensure that they are implemented within a reasonable period of time. The Board therefore considered that the risk management and internal control systems are effective and adequate.

#### **INVESTOR RELATIONS**

The Board is committed to maintaining an on-going dialogue with Shareholders and in particular, through annual general meetings and other general meetings.

The Board proposed to amend the Articles in order to reflect the change in shareholding structure of the Company resulting from the changes in shareholding of the Company. The proposed amendments to the Articles become effective upon filing with the relevant commerce departments and industrial and commercial registration departments in the PRC on 18 May 2020. Details were disclosed in the announcement of the Company dated 6 April 2020 and the circular of the Company dated 9 April 2020.

Saved as disclosed above there was no other changes in the Company's constitutional documents during the year ended 31 December 2020.

#### 風險管理及內部監控(續)

#### 風險管理

風險管理的主要功能是應對難以預計的市場 變化,旨在將潛在不利影響減至最低。

本公司並無成立內部審核部門。鑑於本集團 的規模、性質及業務的複雜情況,現時並無 急切需要在本集團內成立內部審核部門。董 事決定董事會將會直接負責本集團的內部監 控,並會檢討是否有效。

#### 投資者關係

董事會致力保持與股東持續對話,尤其透過 股東週年大會及其他股東大會。

董事會建議修訂章程,以反映本公司股權變動導致的本公司股權架構變動。細則的建議修訂於二零二零年五月十八日向中國相關商務部門及工商登記部門備案後生效。詳情於本公司日期為二零二零年四月六日的公佈以及本公司日期為二零二零年四月九日的通函中披露。

除上文所披露者外,截至二零二零年十二月 三十一日止年度,本公司之憲章文件並無其 他變更。

### 獨立核數師報告



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#### TO THE SHAREHOLDERS OF

# BEIJING BEIDA JADE BIRD UNIVERSAL SCI-TECH COMPANY LIMITED

(北京北大青鳥環宇科技股份有限公司)

(Incorporated in the People's Republic of China with limited liability)

#### **OPINION**

We have audited the consolidated financial statements of Beijing Beida Jade Bird Universal Sci-Tech Company Limited (the "Company") and its subsidiaries (the "Group") set out on pages 60 to 203, which comprise the consolidated statement of financial position as at 31 December 2020, and the consolidated statement of profit or loss and other comprehensive income, consolidated statement of changes in equity and consolidated statement of cash flows for the year then ended, and notes to the consolidated financial statements, including a summary of significant accounting policies.

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

#### 孙

#### 北京北大青鳥環宇科技股份有限公司 全體股東

(於中華人民共和國註冊成立之股份有限公司)

#### 意見

本核數師(「吾等」)已審計列載於第60頁至第 203頁北京北大青鳥環宇科技股份有限公司 (「貴公司」)及其附屬公司(「貴集團」)之綜合 財務報表,此綜合財務報表包括於二零二零 年十二月三十一日之綜合財務狀況表與截至 該日止年度之綜合損益及其他全面收益表、 綜合權益變動表及綜合現金流量表,以及綜 合財務報表附註(包括主要會計政策概要)。

吾等認為,綜合財務報表已根據香港會計師公會(「香港會計師公會」)頒布的《香港財務報告準則》真實而公允地反映了 貴集團於二零二零年十二月三十一日的綜合財務狀況及截至該日止年度的綜合財務表現及其綜合現金流量,並已遵照香港《公司條例》的披露規定妥為擬備。

### 獨立核數師報告

#### **BASIS OF OPINION**

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

#### **KEY AUDIT MATTERS**

Key audit matters are those matters that, in our professional judgement, were of most significance in our audit of the consolidated financial statements of the current period. These matters were addressed in the context of our audit of the consolidated financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters. The key audit matters we identified are:

#### Fair value measurement on investment in unlisted equity securities

Refer to notes 23, 24 and 26 to the consolidated financial statements and accounting policies as set out in notes 4(c), 4(d) and 4(n) to the consolidated financial statements.

The Group has investments in associates, joint ventures and certain unlisted equity securities of RMB2,619,248,000, RMB14,436,000 and RMB130,794,000 respectively, as at 31 December 2020.

Certain of the associates, joint ventures and unlisted equity securities held by the Group are engaged in the investments of unlisted equity securities in the People's Republic of China (the "PRC"). The determination of the fair values of the unlisted equity securities requires significant management judgement in selecting appropriate multiples from market comparables and in respect of unobservable inputs such as discount for lack of marketability.

The Group appointed independent professional valuers to assist in assessing the fair values of those unlisted equity securities investments.

#### 意見的基礎

吾等已根據香港會計師公會頒布的《香港審計準則》(「香港審計準則」)進行審計。吾等就該等準則承擔的責任在本報告「核數師就審計綜合財務報表承擔的責任」部分中闡述。根據香港會計師公會的《職業會計師道德守則》(「守則」),吾等獨立於 貴集團,並已履行守則中的其他職業道德責任。吾等相信,吾等所獲得的審計憑證能充足及適當地為吾等的審計意見提供基礎。

#### 關鍵審計事項

關鍵審計事項是根據吾等的職業判斷,對本期間綜合財務報表的審計最為重要的事項。 這些事項是在吾等審計整體綜合財務報表及 出具意見時進行處理的。吾等不會對這些事 項提供單獨的意見。吾等識別出的關鍵審計 事項包括:

#### 非上市股本證券投資的公平值計量

茲提述綜合財務報表附註23、24及26及綜合 財務報表附註4(c)、4(d)及4(n)所載之會計 政策。

貴集團於二零二零年十二月三十一日於聯營公司、合營企業及若干非上市股本證券的投資分別為人民幣2,619,248,000元、人民幣14,436,000元及人民幣130,794,000元。

若干聯營公司、合營企業及 貴集團持有的 非上市股本證券於中華人民共和國(「中國」) 從事投資非上市股本證券。釐定非上市股本 證券公平值時,管理層在挑選適當市場可比 較倍數及不可觀察輸入數據(例如缺乏市場 流通性折讓)方面需要作出重大判斷。

貴集團委聘獨立專業估值師協助評估該等非 上市股本證券投資的公平值。

### 獨立核數師報告

#### **KEY AUDIT MATTERS (CONTINUED)**

#### Our responses

Our procedures included:

- Evaluating the competence, independence and integrity of the external valuers;
- Assessing the appropriateness of the valuation methodology used by the external valuers;
- Considering the appropriateness of the multiples selected from the market comparables and the discount for lack of marketability with the assistance of our internal valuation specialists;
- Checking the accuracy and the relevant of the input data used: and
- Assessing the adequacy of the fair value disclosures in relation to the unlisted equity securities.

#### Other Information in the Annual Report

The directors are responsible for the other information. The other information comprises the information included in the Company's annual report, but does not include the consolidated financial statements and our auditor's report thereon.

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

In connection with our audit of the consolidated financial statements, our responsibility is to read the other information and, in doing so, consider whether the other information is materially inconsistent with the consolidated financial statements or our knowledge obtained in the audit or otherwise appears to be materially misstated. If, based on the work we have performed, we conclude that there is a material misstatement of this other information, we are required to report that fact. We have nothing to report in this regard.

#### 關鍵審計事項(續)

#### 吾等的回應

吾等的程序包括:

- 評價外聘估值師的能力、獨立性及可靠性;
- 評估外聘估值師所用估值方法的合適 性;
- 在吾等內部估值專家的協助下,考慮所 選定的市場可比較倍數及缺乏市場流通 性折讓的合適性;
- 核對所用數據的準確性及關聯性;及
- 評估與非上市股本證券有關的公平值資料披露的充足性。

#### 年報內的其他資料

董事需對其他資料負責。其他資料包括 貴公司年報所載的資料,但不包括綜合財務報表及吾等就此發出的核數師報告。

吾等對綜合財務報表的意見並不涵蓋其他資料,吾等亦不對其他資料發表任何形式的鑒 證結論。

在吾等審計綜合財務報表時,吾等的責任是 閱讀其他資料,在此過程中,考慮其他資料 是否與綜合財務報表或吾等在審計過程中所 了解的情況有重大抵觸,或者似乎有重大錯 誤陳述。基於吾等已執行的工作,如果吾等 認為其他資料有重大錯誤陳述,吾等需要報 告該事實。在這方面,吾等沒有任何報告。

### 獨立核數師報告

#### **KEY AUDIT MATTERS (CONTINUED)**

#### Directors' Responsibilities for the Consolidated Financial Statements

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

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

The directors are also responsible for overseeing the Group's financial reporting process. The Audit Committee assists the directors in discharging their responsibility in this regard.

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

Our objectives are to obtain reasonable assurance about whether the consolidated financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. This report is made solely to you, as a body, in accordance with Section 405 of the Hong Kong Companies Ordinance, and for no other purpose. We do not assume responsibility towards or accept liability to any other person for the contents of this report.

Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with HKSAs will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these consolidated financial statements.

#### 關鍵審計事項(續)

#### 董事就綜合財務報表須承擔的責任

董事須負責根據香港會計師公會頒布的香港 財務報告準則及香港《公司條例》的披露規定 擬備真實而公允的綜合財務報表,並對其認 為為使綜合財務報表的擬備不存在由於欺詐 或錯誤而導致的重大錯誤陳述所必需的內部 控制負責。

在擬備綜合財務報表時,董事負責評估 集團持續經營的能力,並在適用情況下披露 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。

董事亦須負責監督 貴集團的財務匯報過 程。審核委員會協助董事履行此方面的責任。

# 核數師就審計綜合財務報表承擔的責

吾等的目標,是對整體綜合財務報表是否不 存在由於欺詐或錯誤而導致的任何重大錯誤 陳述取得合理保證,並出具包括吾等意見的 核數師報告。本報告僅根據香港公司條例第 405條向 閣下(作為整體)作出,除此之外 本報告別無其他目的。吾等不會就本報告的 內容向任何其他人士負上或承擔任何責任

合理保證是高水平的保證,但不能保證按香 港審計準則進行的審計在某一重大錯誤陳述 存在時總能發現。錯誤陳述可以由欺詐或錯 誤引起,如果合理預期它們個別或滙總起來 可能影響綜合財務報表使用者所作出的經濟 决定,則有關的錯誤陳述可被視作重大。

# Independent Auditor's Report 獨立核數師報告

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

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

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

# 核數師就審計綜合財務報表承擔的責任(續)

在根據香港審計準則進行審計的過程中,吾 等運用了職業判斷,保持了職業懷疑態度。 吾等亦:

- 識別和評估由於欺詐或錯誤而導致綜合財務報表存在重大錯誤陳述的風險,設計及執行審計程序以應對這些風險,以及取得充足和適當的審計憑證,作為吾等意見的基礎。由於欺詐可能涉及串謀、偽造、蓄意遺漏、虚假陳述,或凌駕於內部控制之上,因此未能發現因欺詐而導致的重大錯誤陳述的風險比較因錯誤而導致的重大錯誤陳述的風險為高。
- 了解與審計相關的內部控制,以設計適 當的審計程序,但目的並非對 貴集團 內部控制的有效性發表意見。
- 評價董事所採用會計政策的恰當性及作 出會計估計和相關披露資料的合理性。
- 評價綜合財務報表的整體列報方式、結構和內容,包括披露資料,以及綜合財務報表是否公允反映交易和事項。

# Independent Auditor's Report 獨立核數師報告

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

• obtain sufficient appropriate audit evidence regarding the financial information of the entities or business activities within the Group to express an opinion on the consolidated financial statements. We are responsible for the direction, supervision and performance of the group audit. We remain solely responsible for our audit opinion.

We communicate with the Audit Committee regarding, among other matters, the planned scope and timing of the audit and significant audit findings, including any significant deficiencies in internal control that we identify during our audit.

We also provide the Audit Committee with a statement that we have complied with relevant ethical requirements regarding independence, and to communicate with them all relationships and other matters that may reasonably be thought to bear on our independence, and where applicable, actions taken to eliminate threats or safeguards applied.

From the matters communicated with the directors, we determine those matters that were of most significance in the audit of the consolidated financial statements of the current period and are therefore the key audit matters. We describe these matters in our auditor's report unless law or regulation precludes public disclosure about the matter or when, in extremely rare circumstances, we determine that a matter should not be communicated in our report because the adverse consequences of doing so would reasonably be expected to outweigh the public interest benefits of such communication.

# 核數師就審計綜合財務報表承擔的責任(續)

 就 貴集團內各實體或業務活動的財務 資料獲得充足適當的審核憑證,以就綜 合財務報表發表意見。吾等負責指導、 監督和執行 貴集團的審核工作。吾等 須為吾等的審核意見承擔全部責任。

吾等與審核委員會溝通了計劃的審計範圍、 時間安排、重大審計發現等事項,包括吾等 在審計期間識別出內部控制的任何重大缺陷。

吾等亦向審核委員會作出聲明,指出吾等已符合有關獨立性的相關道德要求,並與彼等溝通可能被合理認為會影響吾等獨立性的所有關係及其他事宜,以及就消除威脅採取的行動或應用的防範措施(如適用)。

從與董事溝通的事項中,吾等釐定對本期間 綜合財務報表的審計至關重要的事項,因而 構成關鍵審核事項。吾等在核數師報告中描 述該等事項,除非法律或法規不允許公開披 露該等事項,或在極端罕見的情況下,倘合 理預期在吾等報告中溝通某事項造成的負面 後果超出產生的公眾利益,則吾等決定不應 在報告中傳達該事項。

BDO Limited
Certified Public Accountants
Au Yiu Kwan

Practising Certificate Number P05018

Hong Kong, 26 March 2021

香港立信德豪會計師事務所有限公司 執業會計師 歐耀均

執業證書號碼P05018

香港,二零二一年三月二十六日

# Consolidated Statement of Profit or Loss and Other Comprehensive Income 綜合損益及其他全面收益表

		Notes 附註	2020 二零二零年 RMB'000 人民幣千元	2019 二零一九年 RMB'000 人民幣千元
CONTINUING OPERATIONS	持續經營業務			_
Revenue Cost of sales and services	<b>收入</b> 銷售及服務成本	8	468,414 (397,275)	155,232 (56,821)
Gross profit	毛利		71,139	98,411
Other gains and income Reversal of impairment loss/ (Impairment loss) on trade and	其他收益及收入 貿易及其他應收款項之減值虧損 撥回/(減值虧損)淨額	9	15,897	1,377
other receivables, net Distribution costs Administrative expenses Other expenses Loss on deemed partial disposal of an associate	分銷成本 行政開支 其他開支 視作部分出售一間		663 (1,125) (50,796) (5,507)	(6,651) (1,048) (52,478) (2,146)
Gain on disposal of a subsidiary	聯營公司的虧損 出售一間附屬公司的收益	39	(26,815) 92,487	
Profit from operations Finance costs Share of profit/(losses) of associates Share of losses of joint ventures	經營溢利 融資成本 應佔聯營公司溢利/(虧損) 應佔合營企業虧損	11	95,943 (18,184) 3,643 (1,158)	37,465 (8,962) (15,118) (895)
Profit before income tax	除所得税前溢利		80,244	12,490
Income tax expense	所得税開支	12	(10,351)	(37,666)
Profit/(Loss) for the year from continuing operations	本年度來自持續經營業務的 溢利/(虧損)	13	69,893	(25,176)
DISCONTINUED OPERATION Profit for the year from discontinued operation	已終止經營業務 本年度來自已終止經營業務的 溢利	18		1,527,349
Profit for the year	本年度溢利		69,893	1,502,173
Other comprehensive income after tax:  Items that will not be reclassified to profit or loss:  Fair value changes of financial assets at fair value through other comprehensive income ("FVTOCI")	其他除税後全面收益: 不會重新分類至損益之項目: 以公平值計入其他全面收益 (「以公平值計入其他全面 收益」)之財務資產之公平值			
Share of other comprehensive income	變動 應佔聯營公司其他全面收益		53,302	(14,837)
of associates	應佔合營企業其他全面收益		19,412	(16,308)
Share of other comprehensive income of joint ventures	<b>恶旧百召正未共他主回权</b> 征		(55,151)	(182,067)
			17,563	(213,212)
Items that may be reclassified to profit or loss: Exchange differences on translating	可重新分類至損益之項目: 換算海外業務之匯兑差異			40.400
foreign operations Reclassification of foreign currency translation reserve to profit or loss	於視作出售附屬公司後將 匯兑儲備重新分類至損益		(4,963)	10,580
upon deemed disposal of subsidiaries				(755)
			(4,963)	9,825

# Consolidated Statement of Profit or Loss and Other Comprehensive Income 綜合損益及其他全面收益表

		Notes 附註	2020 二零二零年 RMB'000 人民幣千元	2019 二零一九年 RMB'000 人民幣千元
Other comprehensive income for the year, net of tax	本年度其他全面收益, 已除税		12,600	(203,387)
Total comprehensive income for the year	本年度全面收益總額		82,493	1,298,786
Profit for the year attributable to: Owners of the Company Profit/(Loss) for the year from continuing operations Profit for the year from discontinued operation	應估本年度溢利: 本公司擁有人 本年度來自持續經營 業務的溢利/(虧損) 本年度來自已終止 經營業務的溢利		64,165	(39,849)
Profit for the year attributable to owners of the Company	本公司擁有人應佔之 本年度溢利		64,165	1,402,389
Non-controlling interests Profit for the year from continuing operations Profit for the year from discontinued operation	非控股權益 本年度來自持續經營 業務的溢利 本年度來自已終止經營 業務的溢利		5,728	14,673 85,111
Profit for the year attributable to non-controlling interests	非控股權益應佔之 本年度溢利		5,728	99,784
Total comprehensive income for the year attributable to:	應佔本年度全面收益總額:			
Owners of the Company Non-controlling interests	本公司擁有人 非控股權益		77,473 5,020	1,197,255 101,531
			82,493	1,298,786
			RMB 人民幣	RMB 人民幣
Earnings/(Loss) per share from continuing operations Basic and diluted (cents per share)	來自持續經營業務的 每股盈利/(虧損) 基本及攤薄(每股分)	17	4.7	(2.9)
Earnings per share from discontinued operation Basic and diluted (cents per share)	來自已終止經營業務的每股盈利 基本及攤薄 (每股分)	17		104.6

# **Consolidated Statement of Financial Position**

# 綜合財務狀況表

At 31 December 2020 於二零二零年十二月三十一日

		Notes	2020 二零二零年 RMB'000	2019 二零一九年 RMB'000
		附註	人民幣千元	人民幣千元
Non-current assets	非流動資產	10	227 122	154.450
Property, plant and equipment	物業、廠房及設備	19	235,136	154,453
Goodwill	商譽	20	204	204
Other intangible assets	其他無形資產	21	408	244
Biological assets Investments in associates	生物資產 於聯營公司之投資	22 23	2,462	726
	於合營企業之投資	23 24	2,619,248	2,731,853
Investments in film and dustions	於電影製作之投資	2 <del>4</del> 25	14,436	72,273 8,594
Investments in film productions Financial assets at FVTOCI	以公平值計入其他全面	23	3,500	6,394
rmancial assets at FV10C1	收益之財務資產	26	172,839	108,943
Deposit for purchase of property, plant	联	20	172,839	100,943
and equipment	按金		52,343	_
Deferred tax assets	遞延税項資產	35	6,334	7,211
Deterred tax assets	<b></b>	33	0,334	
			3,106,910	3,084,501
Current assets	流動資產			
Inventories	存貨	27	5,817	6,845
Trade and other receivables	貿易及其他應收款項	28	419,565	221,445
Pledged bank deposits	已抵押銀行存款	30	12,200	1,200
Cash and cash equivalents	現金及現金等價物	30	118,020	156,511
•				
			555,602	386,001
Total assets	<b>缩次</b> 玄		9 CC0 F10	9 470 509
Total assets	總資產		3,662,512	3,470,502
Current liabilities	流動負債			
Trade and other payables	貿易及其他應付款項	31	57,141	59,402
Bank and other loans	銀行及其他貸款	33	122,867	80,708
Lease liabilities	租賃負債	34	2,769	3,165
Current tax liabilities	流動税項負債		9,674	32,191
- 206			192,451	175,466
Not overest assets	<b>运動资</b> 逐强估		969 151	910 525
Net current assets	流動資產淨值		363,151	210,535
Total assets less current liabilities	總資產減流動負債		3,470,061	3,295,036

# Consolidated Statement of Financial Position

## 綜合財務狀況表

At 31 December 2020 於二零二零年十二月三十一日

		Notes 附註	2020 二零二零年 RMB'000 人民幣千元	2019 二零一九年 RMB'000 人民幣千元
Non-current liabilities	非流動負債			
Bank and other loans	銀行及其他貸款	33	290,870	151,050
Lease liabilities	租賃負債	34	62,185	64,954
Deferred tax liabilities	遞延税項負債	35	12,170	3,661
			365,225	219,665
NET ASSETS	資產淨值		3,104,836	3,075,371
Equity	權益			
Share capital	股本	36	137,872	137,872
Reserves	儲備	38	2,817,822	2,740,349
Equity attributable to owners of	本公司擁有人應佔權益			
the Company			2,955,694	2,878,221
Non-controlling interests	非控股權益		149,142	197,150
TOTAL EQUITY	總權益		3,104,836	3,075,371
-				

Approved by the Board of Directors on 26 March 2021 and are signed on its behalf by:

於二零二一年三月二十六日獲董事會批准及 由以下人士代為簽署:

NI JINLEI 倪金磊 Director 董事 ZHANG WANZHONG 張萬中

> Director 董事

# **Consolidated Statement of Changes in Equity**

## 綜合權益變動表

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

Attributable to owners of the Company

		本公司擁有人應佔									
		Share capital	Capital reserve	Reserve funds	Foreign currency translation reserve	Financial asset at FVTOCI reserve 以公平值 計入其他 全面收益 之財務	Other reserve	Retained profits	Total	Non- controlling interests	Total equity
		股本 RMB'000 人民幣千元	資本儲備 RMB'000 人民幣千元	儲備基金 RMB'000 人民幣千元	匯兑儲備 RMB'000 人民幣千元	資產儲備 RMB'000 人民幣千元	其他儲備 RMB'000 人民幣千元	留存溢利 RMB'000 人民幣千元	合計 RMB'000 人民幣千元	非控股權益 RMB'000 人民幣千元	總權益 RMB'000 人民幣千元
At 1 January 2019 Total comprehensive income	於二零一九年一月一日 本年度全面收益總額	137,872	562,519	152,577	(44,090)	(45,827)	16,384	970,800	1,750,235	900,180	2,650,415
for the year Acquisition of subsidiaries	收購附屬公司	-	-	-	5,860	(210,994)	-	1,402,389	1,197,255	101,531	1,298,786
(note 39(a))	(附註39(a))	-	-	-	-	-	-	-	-	23,880	23,880
Capital contribution from non-controlling interests	非控股權益注資	-	-	-	_	_	_	751	751	846	1,597
Discontinued operations (note 39(b))	已終止經營業務 (附註39(b))			(59,051)			(10,969)	_	(70,020)	(829,287)	(899,307)
Transfer Share of transfer of loss on disposal of financial assets at FVTOCI in investments	轉撥 對投資合營企業應佔出售以 公平值計入其他全面收益 之財務資產之虧損轉移	-	-	2,604	-	-	-	(2,604)	-	-	-
in joint ventures Transfer of gain on disposal of financial assets at FVTOCI	出售以公平值計入 其他全面收益之 財務資產之	-	-	-	-	87,320	-	(87,320)	-	-	-
A	收益轉移	-	-	-	-	(7,464)	-	7,464	-	-	-
Appropriation of safety production fund	安全生產基金撥款						182	(182)			
Changes in equity for	本年度權益變動			(56,447)	5,860	(131,138)	(10,787)	1,320,498	1,127,986	(703,030)	424,956
the year	23"	_		(30,447)		(131,136)	(10,707)	1,340,490	1,147,900	(100,000)	
At 31 December 2019	於二零一九年										
	十二月三十一日	137,872	562,519	96,130	(38,230)	(176,965)	5,597	2,291,298	2,878,221	197,150	3,075,371

# **Consolidated Statement of Changes in Equity**

綜合權益變動表

				Attr	ibutable to own 本公司捕	ners of the Con 重有人應佔	npany				
					Foreign	Financial					
					currency	asset at				Non-	
		Share	Capital	Reserve	translation	FVTOCI	Other	Retained		controlling	Total
		capital	reserve	funds	reserve	reserve	reserve	profits	Total	interests	equity
						以公平值					
						計入其他 全面收益					
						主回収益之財務					
		股本	資本儲備	儲備基金	匯兑儲備	資產儲備	其他儲備	留存溢利	合計	非控股權益	總權益
		RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
		人民幣千元	人民幣千元	人民幣千元	人民幣千元	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	人民幣千元
At 1 January 2020	於二零二零年一月一日	137,872	562,519	96,130	(38,230)	(176,965)	5,597	2,291,298	2,878,221	197,150	3,075,371
Total comprehensive income	本年度全面收益總額										
for the year		-	-	-	(4,536)	17,844	-	64,165	77,473	5,020	82,493
Disposal of a subsidiary	出售一間附屬公司										
(note 39(c))	(附註39(c))	-	-	-	-	-	-	-	-	(53,028)	(53,028)
Appropriation of safety	安全生產基金撥款										
production fund		-	-	-	-	-	97	(97)	-	-	-
Transfer	轉撥			11,364				(11,364)			
Changes in equity	本年度權益變動										
for the year				11,364	(4,536)	17,844	97	52,704	77,473	(48,008)	29,465
	W										
At 31 December 2020	於二零二零年	100000	×00 ×00	108.401	/40 Mag	(1 × 0 1 C 1)	W 00 1	0.044.000	0.0**.00:	110.112	0.104.002
	十二月三十一日	137,872	562,519	107,494	(42,766)	(159,121)	5,694	2,344,002	2,955,694	149,142	3,104,836

# **Consolidated Statement of Cash Flows**

## 綜合現金流量表

		Notes 附註	2020 二零二零年 RMB'000 人民幣千元	2019 二零一九年 RMB'000 人民幣千元
CASH FLOWS FROM OPERATING ACTIVITIES	經營活動之現金流量			
Profit before tax from continuing operations	來自持續經營業務的 除税前溢利		80,244	12,490
Profit before tax from discontinued operation	來自已終止經營業務的 除稅前溢利		-	1,563,465
Adjustments for:	調整:			
(Reversal of impairment loss)/Impairment loss on trade and other receivables, net	貿易及其他應收款項之 (減值虧損撥回)/減值 虧損淨額		(663)	37,655
Depreciation and amortisation	折舊及攤銷		11,563	27,515
Loss on disposal and written off of property,	出售及撇銷物業、廠房及 設備虧損			274
plant and equipment Write off of film production	撇銷電影製作		4,669	-
Gain on lease termination	終止租賃的收益		(9)	_
Gain from changes in fair value less	生物資產公平值變動減銷售		(0.100)	(4)
cost to sell of biological assets Gain on deemed disposal of subsidiaries	成本之收益 視作出售附屬公司的收益		(2,160)	(4) $(1,348,433)$
Loss on deemed partial disposal of	視作部分出售一間聯營公司			(1,010,100)
an associate	的虧損		26,815	-
Financial guarantee income	財務擔保收入 罰款收入		(3,145)	_
Penalty income Gain on disposal of a subsidiary	出售一間附屬公司的收益	39(c)	(603) $(92,487)$	_
Interest expense	利息開支	00(0)	17,927	13,213
Interest income	利息收入		(639)	(2,263)
Net foreign exchange loss/(gain)	外幣匯兑虧損/ (收益)淨額	11	257	(23)
Loss arising from a step acquisition of a subsidiary	分步收購附屬公司產生之 虧損		_	5,594
Gain on bargain purchase	議價購買之收益		-	(352)
Share of (profit)/losses of associates	應佔聯營公司(溢利)/ 虧損		(3,643)	17,133
Share of losses of joint ventures	應佔合營企業虧損		1,158	895
Operating profit before working capital changes	未計營運資金變動 前經營溢利		39,284	327,159
Decrease/(Increase) in inventories	存貨減少/(增加)		1,373	(74,139)
Increase in trade receivables	應收貿易賬款增加		(126,913)	(360,298)
Decrease/(Increase) in prepayments, deposits and other receivables	預付款項、按金及其他應收款項減少/(增加)		18,351	(57,667)
Increase/(Decrease) in trade and other payables	貿易及其他應付款項增加/ (減少)		1,876	(38,927)
Decrease in contract liabilities	合約負債減少		(5)	(68,332)
Cash gap avated used in apprecians	高片白/田协颂悠活動的			
Cash generated used in operations	產生自/用於經營活動的 現金		(66,034)	(272,204)
Income taxes paid	已付所得税		(29,276)	(61,171)
Net cash used in operating activities	經營活動所用現金淨額		(95,310)	(333,375)

# Consolidated Statement of Cash Flows 綜合現金流量表

		Notes 附註	2020 二零二零年 RMB'000 人民幣千元	2019 二零一九年 RMB'000 人民幣千元
CASH FLOWS FROM INVESTING ACTIVITIES	投資活動之現金流量			
Acquisition of subsidiaries Deposits for purchase of property, plant and equipment (Increase)/Decrease in pledged bank deposits  Decrease in time deposits with original maturity	收購附屬公司 購買物業、廠房及設備的 按金 已抵押銀行存款(增加)/ 減少 獲得時到期日超過三個月之	39(a)	- (52,343) (11,000)	(327) (6,375) 3,800
of more than three months when acquired Decrease/(Increase) in amounts due with associates Purchases of property, plant and equipment Purchases of other intangible assets Proceeds from disposal of property, plant and equipment Proceeds from disposal of a subsidiary	定期存款減少 應付聯營公司之金額減少/ (增加) 購買物業、廠房及設備 購買其他無形資產 出售物業、廠房及設備之所 得款項 出售一間附屬公司之所得款		3,610 (92,600) (302)	1,221 (15,266) (54,236) (656)
Proceeds from disposal of financial assets at FVTOCI Dividend received from an associate Net cash outflows from deemed disposal of subsidiaries Increase in investment in associates Interest received	項 出售以公平值計入其他全面 收益之財務資產所得款項 自一間聯營公司收到的股息 視作出售附屬公司之現金流 出淨額 於聯營公司之投資增加 已收利息	39(c) 23 39(b)	30,000 - 26,856 - (6,010) 639	19,272 - (438,034) - 2,263
Net cash used in investing activities	投資活動所用現金淨額		(101,143)	(488,338)
CASH FLOWS FROM FINANCING ACTIVITIES	融資活動之現金流量			
Bank and other loans raised Repayments of bank loans Repayments from shareholders (Decrease)/Increase in amounts due to related parties Interest paid Repayments of lease liabilities Capital contribution from non-controlling interests	新增銀行及其他貸款 償還銀行貸款 來自股東的還款 應付關連人士款項(減少)/ 增加 已付利息 償還租賃負債 非控股權益注資		212,578 (30,942) 2 (1,448) (13,865) (6,970)	516,758 (210,588) 421 1,637 (8,986) (7,227)
Net cash generated from financing activities	產生自融資活動之現金淨額		159,355	292,861
NET DECREASE IN CASH AND CASH EQUIVALENTS	現金及現金等價物減少淨額		(37,098)	(528,852)
Effect of foreign exchange rate changes	外幣匯率變動之影響		(1,393)	915
CASH AND CASH EQUIVALENTS AT BEGINNING OF YEAR	年初之現金及現金等價物		156,511	684,448
CASH AND CASH EQUIVALENTS AT END OF YEAR	年末之現金及現金等價物	30	118,020	156,511

## Notes to the Consolidated Financial Statements 綜合財務報表附註

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

#### 1. GENERAL INFORMATION

The Company was incorporated in the People's Republic of China (the "PRC") as a sino-foreign joint stock limited liability company. The Company's H shares are listed on the GEM (the "GEM") of The Stock Exchange of Hong Kong Limited (the "Stock Exchange"). The address of its registered office is 3rd Floor, Beida Jade Bird Building, Yanyuan District Area 3, No. 5 Haidian Road, Haidian District, Beijing 100080, the PRC. The addresses of its principal place of business in the PRC and Hong Kong are 3rd Floor, Beida Jade Bird Building, No. 207 Chengfu Road, Haidian District, Beijing 100871, the PRC and 17th Floor, V Heun Building, 138 Queen's Road Central, Central, Hong Kong, respectively.

The principal activity of the Company is investment holding. The principal activities of the Company' subsidiaries are set out in note 43 to the consolidated financial statements. The Company and its subsidiaries are collectively referred as the "Group".

#### 1. 一般資料

本公司乃於中華人民共和國(「中國」) 註冊成立之中外合資股份制有限責任公司。本公司H股於香港聯合交易所有限公司(「聯交所」)GEM(「GEM」)上市。本公司之註冊辦事處地址為中國北京市海淀區海淀路5號燕園三區北大青鳥樓三層(郵編100080),其在中國及香港之主要營業地點分別為中國北京市海淀區成府路207號北大青鳥樓3樓(郵編100871)及香港中環皇后大道中138號威享大廈17樓。

本公司的主要業務為投資控股。本公司 的附屬公司之主要業務載於綜合財務報 表附註43。本公司及其附屬公司統稱為 「本集團」。

## **Notes to the Consolidated Financial Statements**

## 綜合財務報表附註

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

# 2. ADOPTION OF HONG KONG FINANCIAL REPORTING STANDARDS ("HKFRSs")

(a) Adoption of new/revised HKFRSs - first effective on 1 January 2020

In the current year, the Group has applied for the first time the following new/revised HKFRSs and amendments issued by HKICPA which is relevant to and effective for the Group's financial statements for annual period beginning on 1 January 2020:

Amendments to HKFRS 3 Definition of a Business

Amendments to HKAS 1 Definition of Material and HKAS 8

Amendments to HKFRS 9, Interest Rate Benchmark HKAS 39 and HKFRS 7 Reform

Amendments to HKFRS 16 COVID-19-Related Rent Concessions

The adoption of the above new or amended HKFRSs or amendments did not have any significant impact on the Group's accounting policies.

# 採納香港財務報告準則(「香港財務報告準則」)

(a) 採納新訂/經修訂的香港財務報 告準則-於二零二零年一月一日 首次生效

於本年度,本集團已首次應用下列由香港會計師公會頒佈之新訂/經修訂香港財務報告準則及修訂本,其乃與本集團於二零二零年一月一日開始之年度期間之財務報表有關並對該等財務報表生效:

香港財務報告 業務的定義

準則第3號的

修訂本

香港會計準則 重大的定義

第1號及 香港會計準則 第8號的修訂本

香港財務報告 利率基準改革

準則第9號、 香港會計準則 第39號及 香港財務 報告準則 第7號的 修訂本

香港財務報告 2019冠狀病毒 準則第16號的 病相關租金 修訂本 優惠

採納上述新訂或經修訂香港財務 報告準則或修訂本並不會對本集 團的會計政策產生任何重大影響。

## **Notes to the Consolidated Financial Statements**

### 綜合財務報表附註

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

# 2. ADOPTION OF HONG KONG FINANCIAL REPORTING STANDARDS ("HKFRSs") (CONTINUED)

#### (b) New/revised HKFRSs that have been issued but are not yet effective

The following new/revised HKFRSs, potentially relevant to the Group's financial statements, have been issued, but are not yet effective and have not been early adopted by the Group. The Group's current intention is to apply these changes on the date they become effective.

Amendments to HKAS 1 Classification of Liabilities as Current or Non-current<sup>4</sup>

Amendments to HKFRS 10 Sale or Contribution of Assets and HKAS 28 between an Investor and its Associate or Joint Venture<sup>5</sup>

Amendments to HKAS 16 Property, Plant and Equipment: Proceeds before Intended Use<sup>2</sup>

Amendments to HKAS 37 Onerous Contracts – Cost of Fulfilling a Contract<sup>2</sup>

Amendments to HKAS 39, HKFRS 4, HKFRS 7, HKFRS 9 and HKFRS 16 Interest Rate Benchmark Reform – Phase 2<sup>1</sup>

Amendments to HKFRS 3 References to Conceptual Framework<sup>3</sup>

Annual Improvements to HKFRS 2018-2020<sup>2</sup>

HK Interpretation 5 (2020) Presentation of Financial
Statements – Classification
by the Borrower of a
Term Loan that Contains
a Repayment on Demand
Clause<sup>4</sup>

#### 2. 採納香港財務報告準則(「香港財 務報告準則」)(續)

#### (b) 已經頒佈惟尚未生效之新訂/經 修訂香港財務報告準則

下列與本集團的財務報表潛在有關的新訂/經修訂香港財務報告 準則已獲頒佈,惟尚未生效並尚 未獲本集團提早採納。本集團目 前擬於該等變動生效日期採納該 等變動。

香港會計準則 負債分類為流動 第1號的 或非流動<sup>4</sup> 修訂本

香港財務報告 準則第10號及 香港會計準則 第28號的 投資者與其聯營 公司或合營企 業之間的資產 出售或注資<sup>5</sup>

香港會計準則 第16號的 修訂本

修訂本

物業、廠房及設 備-用作擬定 用途前之所得 款項<sup>2</sup>

香港會計準則 檔 第37號的 修訂本

虧損性合約-履 約成本<sup>2</sup>

香港會計準則 第39號、香港

準則 利率基準改革一 、香港 第二階段<sup>1</sup>

財務報、第4號報、第4號報、第4號報、第4號報、第4號報、第4號報及等數。第46號報及告的第一時期第16號報報

香港財務報告 概念框架指引<sup>3</sup> 準則第3號

的修訂本 二零一八年至二 零二零年週期 香港財務報告 準則之年度改 進<sup>2</sup>

香港詮釋第5號 財務報表的呈列 (二零二零年) 一借款人對包 含按要求還款

含按要求還款 條款的定期貸 款的分類<sup>4</sup>

## 綜合財務報表附註

For the year ended 31 December 2020 截至二零二零年十二月三十一目止年度

# 2. ADOPTION OF HONG KONG FINANCIAL REPORTING STANDARDS ("HKFRSs") (CONTINUED)

(b) New/revised HKFRSs that have been issued but are not yet effective (Continued)

#### Notes:

- Effective for annual periods beginning on or after 1 January 2021.
- Effective for annual periods beginning on or after 1 January 2022.
- Effective for business combinations for which the date of acquisition is on or after the beginning of the first annual period beginning on or after 1 January 2022.
- Effective for annual periods beginning on or after 1 January 2023.
- The amendments shall be applied prospectively to the sale or contribution of assets occurring in annual periods beginning on or after or date to be permitted.

Amendments to HKAS 1, Classification of Liabilities as Current or Non-current and HK Interpretation 5 (2020), Presentation of Financial Statements – Classification by the Borrower of a Term Loan that Contains a Repayment on Demand Clause

The amendments clarify that the classification of liabilities as current or non-current is based on rights that are in existence at the end of the reporting period, specify that classification is unaffected by expectations about whether an entity will exercise its right to defer settlement of a liability and explain that rights are in existence if covenants are complied with at the end of the reporting period. The amendments also introduce a definition of 'settlement' to make clear that settlement refers to the transfer to the counterparty of cash, equity instruments, other assets or services.

# 採納香港財務報告準則(「香港財務報告準則」)(續)

(b) 已經頒佈惟尚未生效之新訂/經 修訂香港財務報告準則(續)

#### 附註:

- 1 於二零二一年一月一日或其後 開始之年度期間生效。
- <sup>2</sup> 於二零二二年一月一日或其後 開始之年度期間生效。
- 適用於收購日期為二零二二年 一月一日或其後開始的第一個 年度期間開始之日或之後的業 務合併。
- 4 於二零二三年一月一日或其後 開始之年度期間生效。
- 該等修訂本將於日後應用於在 獲允許日期或其後開始的年度 期間發生的資產出售或注資。

香港會計準則第1號的修訂本「負債分類為流動或非流動」及香港詮釋第5號(二零二零年)「財務報表的呈列一借款人對包含按要求還款條款的定期貸款的分類」

該等修訂本闡明,將負債分類為 流動或非流動乃基於報告期表 在的權利,並訂明,分類類 關實體是否會行使其延遲解 情的權利的預期影響,則 在報告期末遵守契諾,則 告存在。該等修訂本亦引入「結 算」的定義,以明確結算是指服務 轉讓予合約對方。

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

# 2. ADOPTION OF HONG KONG FINANCIAL REPORTING STANDARDS ("HKFRSs") (CONTINUED)

(b) New/revised HKFRSs that have been issued but are not yet effective (Continued)

Amendments to HKAS 1, Classification of Liabilities as Current or Non-current and HK Interpretation 5 (2020), Presentation of Financial Statements – Classification by the Borrower of a Term Loan that Contains a Repayment on Demand Clause (Continued)

HK Interpretation 5 (2020) was revised as a consequence of the Amendments to HKAS 1 issued in August 2020. The revision to HK Interpretation 5 (2020) updates the wordings in the interpretation to align with the Amendments to HKAS 1 with no change in conclusion and do not change the existing requirements.

Amendments to HKFRS 10 and HKAS 28, Sale or Contribution of Assets between an Investor and its Associate or Joint Venture

The amendments clarify with situations where there is a sale or contribution of assets between an investor and its associate or joint venture. When the transaction with an associate or joint venture that is accounted for using the equity method, any gains or losses resulting from the loss of control of a subsidiary that does not contain a business are recognised in the profit or loss only to the extent of the unrelated investors' interests in that associate or joint venture. Similarly, any gains or losses resulting from the remeasurement of retained interest in any former subsidiary (that has become an associate or a joint venture) to fair value are recognised in the profit or loss only to the extent of the unrelated investors' interests in the new associate or joint venture.

### 2. 採納香港財務報告準則(「香港財 務報告準則」)(續)

(b) 已經頒佈惟尚未生效之新訂/經 修訂香港財務報告準則(續)

香港會計準則第1號的修訂本「負債分類為流動或非流動」及香港詮釋第5號(二零二零年)「財務報表的呈列一借款人對包含按要求還款條款的定期貸款的分類」(續)

香港詮釋第5號(二零二零年)已因 二零二零年八月頒佈的香港會計 準則第1號的修訂本而作出修訂。 經修訂的香港詮釋第5號(二零二 零年)更新了詮釋中的措辭,以與 香港會計準則第1號的修訂本保持 一致,但結論並無變動,亦不會 更改現行規定。

香港財務報告準則第10號及香港 會計準則第28號的修訂本「投資者 與其聯營公司或合營企業之間的 資產出售或注資」

綜合財務報表附註

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

# 2. ADOPTION OF HONG KONG FINANCIAL REPORTING STANDARDS ("HKFRSs") (CONTINUED)

(b) New/revised HKFRSs that have been issued but are not yet effective (Continued)

Amendments to HKAS 16, Proceeds before Intended Use

The amendments prohibit deducting from the cost of an item of property, plant and equipment any proceeds from selling items produced while bringing that asset to the location and condition necessary for it to be capable of operating in the manner intended by management. Instead, the proceeds from selling such items, and the cost of producing those items, is recognised in profit or loss.

## Amendments to HKAS 37, Onerous Contracts - Cost of Fulfilling a Contract

The amendments specify that the 'cost of fulfilling' a contract comprises the 'costs that relate directly to the contract'. Costs that relate directly to a contract can either be incremental costs of fulfilling that contract (e.g. direct labour and materials) or an allocation of other costs that relate directly to fulfilling contracts (e.g. the allocation of the depreciation charge for an item of property, plant and equipment used in fulfilling the contract).

### 2. 採納香港財務報告準則(「香港財 務報告準則」)(續)

(b) 已經頒佈惟尚未生效之新訂/經 修訂香港財務報告準則(續)

> 香港會計準則第16號的修訂本「作 擬定用途前的所得款項」

> 該等修訂本訂禁止從物業、廠房及設備項目成本中扣除出售任何使資產達到管理層擬定的營運方式所需的地點及狀況時產生的營運方目的所得款項。相反,出售該等項目的所得款項及生產該等項目的成本則於損益中確認。

### 香港會計準則第37號的修訂本「虧 損性合約-履約成本」

該等修訂本訂明,「履行合約的成本」包括「與合約直接有關的成本」。與合約直接有關的成本可以是履行該合約的增量成本(如直接勞工及材料)或與履行合約直接有關的其他成本的分配(如履行合約所使用的物業、廠房及設備項目的折舊費用的分配)。

### 綜合財務報表附註

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

# 2. ADOPTION OF HONG KONG FINANCIAL REPORTING STANDARDS ("HKFRSs") (CONTINUED)

(b) New/revised HKFRSs that have been issued but are not yet effective (Continued)

Amendments to HKAS 39, HKFRS 4, HKFRS 7, HKFRS 9 and HKFRS 16, Interest Rate Benchmark Reform – Phase 2

The amendments address issues that might affect financial reporting when a company replaces the old interest rate benchmark with an alternative benchmark rate as a result of the interest rate benchmark reform (the "Reform"). The amendments complement those issued in November 2019 and relate to (a) changes to contractual cash flows in which an entity will not have to derecognise or adjust the carrying amount of financial instruments for changes required by the Reform, but will instead update the effective interest rate to reflect the change to the alternative benchmark rate; (b) hedge accounting in which an entity will not have to discontinue its hedge accounting solely because it makes changes required by the Reform, if the hedge meets other hedge accounting criteria; and (c) disclosures in which an entity will be required to disclose information about new risks arising from the Reform and how it manages the transition to alternative benchmark rates.

### 2. 採納香港財務報告準則(「香港財 務報告準則」)(續)

(b) 已經頒佈惟尚未生效之新訂/經 修訂香港財務報告準則(續)

> 香港會計準則第39號、香港財務 報告準則第4號、香港財務報告準 則第7號、香港財務報告準則第9 號及香港財務報告準則第16號的 修訂本「利率基準改革一第二階 段」

該等修訂解決因利率基準改革 (「改革」) 而導致公司以替代基準 利率取代舊利率基準時可能影響 財務報告的問題。該等修訂與二 零一九年十一月發佈的修訂相輔 相成,涉及(a)合約現金流變動, 實體無需因改革所要求的變動而 終止確認或調整金融工具的賬面 金額,而是更新實際利率以反映 替代基準利率的變動;(b)對沖會 計法,倘對沖符合其他對沖會計 標準,實體無須純粹因改革所要 求的變動而終止其對沖會計法; 及(c)披露資料,實體須披露關於 改革所帶來的新風險的資料,以 及如何管理向替代基準利率的過 渡。

## 綜合財務報表附註

For the year ended 31 December 2020 截至二零二零年十二月三十一目止年度

# 2. ADOPTION OF HONG KONG FINANCIAL REPORTING STANDARDS ("HKFRSs") (CONTINUED)

(b) New/revised HKFRSs that have been issued but are not yet effective (Continued)

Annual Improvements to HKFRSs 2018-2020:

The annual improvements amend a number of Standards, including:

HKFRS 1, First-time Adoption of Hong Kong Financial Reporting Standards, which permit a subsidiary that applies paragraph D16(a) of HKFRS 1 to measure cumulative translation differences using the amounts reported by its parent, based on the parent's date of transition to HKFRSs.

HKFRS 9, Financial Instruments, which clarify the fees included in the '10 per cent' test in paragraph B3.3.6 of HKFRS 9 in assessing whether to derecognise a financial liability, explaining that only fees paid or received between the entity and the lender, including fees paid or received by either the entity or the lender on other's behalf are included.

HKFRS 16, Leases, which amend Illustrative Example 13 to remove the illustration of reimbursement of leasehold improvements by the lessor in order to resolve any potential confusion regarding the treatment of lease incentives that might arise because of how lease incentives are illustrated in that example.

HKAS 41, Agriculture, which remove the requirement to exclude taxation cash flows when measuring the fair value of a biological asset using a present value technique.

The directors of the Company have performed an assessment on the above new standards, amendments and interpretations and have concluded on a preliminary basis that these new standards and amendments would not have a significant impact on the Group's consolidated financial statements in subsequent years.

# 2. 採納香港財務報告準則(「香港財務報告準則」)(續)

(b) 已經頒佈惟尚未生效之新訂/經 修訂香港財務報告準則(續)

> 二零一八年至二零二零年週期香 港財務報告準則之年度改進:

> 年度改進對多項準則進行了修 訂,包括:

> 香港財務報告準則第1號「首次採納香港財務報告準則第1號第D16(a) 香港財務報告準則第1號第D16(a) 段的附屬公司根據母公司過渡至 香港財務報告準則的日期,使用 母公司報告的金額計量累計匯兑 差額。

> 香港財務報告準則第9號「金融工具」,闡明香港財務報告準則第9號第B3.3.6段「10%」測試所包括的費用,以評估是否終止確認金融負債,並解釋僅實體與貸款人之間支付或收取的費用,包括實體或貸款人代表其他方支付或收取的費用。

香港財務報告準則第16號「租賃」,修訂第13項範例以刪除由出租人償還租賃裝修的説明,進而解決因該示例中租賃優惠的説明方式而可能產生的任何有關租賃優惠處理的潛在混淆。

香港會計準則第41號「農業」,已 刪除以現值法計量生物資產的公 平值時不包括税項現金流量的規 定。

本公司董事已就上述新訂準則、 修訂本及詮釋進行評估,並初步 得出結論,認為該等新訂準則及 修訂本在後續年度不會對本集團 的綜合財務報表產生重大影響。

### 綜合財務報表附註

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

#### 3. BASIS OF PREPARATION

#### (a) Statement of compliance

The consolidated financial statements have been prepared in accordance with all applicable HKFRSs issued by the HKICPA, Hong Kong Accounting Standards ("HKASs") and Interpretations (hereinafter collectively referred to as the "HKFRS") and the disclosure requirements of the Hong Kong Companies Ordinance. In addition, the financial statements include applicable disclosures required by the Rules Governing the Listing of Securities on the GEM of The Stock Exchange of Hong Kong Limited. Significant accounting policies adopted by the Group are disclosed in note 4.

#### (b) Basis of measurement

The financial statements have been prepared under historical cost basis except for certain financial instruments and biological assets, which are measured at fair values as explained in the accounting policies set out in note 4.

The preparation of consolidated financial statements in conformity with HKFRSs requires the use of certain critical accounting estimates. It also requires the management to exercise its judgement in the process of applying the Group's accounting policies. The areas involving a higher degree of judgements or complexity, or areas where assumptions and estimates are significant to the consolidated financial statements are disclosed in note 5.

#### 3. 編製基準

#### (a) 合規聲明

該等綜合財務報表乃根據香港會計師公會頒佈之所有適用香港財務報告準則、香港會計準則(「香港會計準則」))及香港公司條例的披露規定而編製。此外,該等財務報表包括香港聯合別規定之適用披露資料。本集團採納之重大會計政策披露於附註4。

#### (b) 計量基準

除若干金融工具及生物資產(其乃 如附註4載列的會計政策所闡述按 公平值計量)外,該等財務報表已 根據歷史成本基準編製。

編製符合香港財務報告準則之綜合財務報表需要使用若干關鍵會計估計。這亦需要管理層於應用本集團之會計政策過程中作出判斷。涉及較高程度之判斷或複雜性之範疇,或涉及對綜合財務報表屬重大假設和估計之範疇,於附註5中披露。

## 綜合財務報表附註

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

#### 4. SIGNIFICANT ACCOUNTING POLICIES

The significant accounting policies applied in the preparation of these consolidated financial statements are set out below.

#### (a) Consolidation

The consolidated financial statements include the financial statements of the Company and its subsidiaries made up to 31 December. Subsidiaries are entities over which the Group has control. The Group controls an entity when it is exposed, or has rights, to variable returns from its involvement with the entity and has the ability to affect those returns through its power over the entity. The Group has power over an entity when the Group has existing rights that give it the current ability to direct the relevant activities, i.e. activities that significantly affect the entity's returns.

When assessing control, the Group considers its potential voting rights as well as potential voting rights held by other parties. A potential voting right is considered only if the holder has the practical ability to exercise that right.

### 4. 主要會計政策

編製此等綜合財務報表時應用之主要會 計政策載列如下。

#### (a) 綜合賬目

在評估控制權時,本集團會考慮 其潛在表決權以及其他人士所持 有之潛在表決權。潛在表決權僅 於持有人能實際行使該權利時方 予考慮。

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

# 4. SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

#### (a) Consolidation (Continued)

Subsidiaries are consolidated from the date on which control is transferred to the Group. They are de-consolidated from the date the control ceases.

Gain or loss on the disposal of a subsidiary that results in a loss of control represents the difference between (i) the fair value of the consideration of the sale plus the fair value of any investment retained in that subsidiary and (ii) the Company's share of the net assets of that subsidiary plus any remaining goodwill and any related accumulated foreign currency translation reserve relating to that subsidiary.

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

Non-controlling interests ("NCIs") represent the equity in subsidiaries not attributable, directly or indirectly, to the Company. NCIs are presented in the consolidated statement of financial position and consolidated statement of changes in equity within equity. NCIs are presented in the consolidated statement of profit or loss and other comprehensive income as an allocation of profit or loss and total comprehensive income for the year between non-controlling shareholders and owners of the Company.

Profit or loss and each component of other comprehensive income are attributed to the owners of the Company and to non-controlling shareholders even if this results in the NCIs having a deficit balance.

### 4. 主要會計政策(續)

#### (a) 綜合賬目(續)

附屬公司在控制權轉移至本集團 之日起綜合入賬。附屬公司在控 制權終止之日起停止綜合入賬。

因出售一家附屬公司而導致失去 控制權之收益或虧損指(i)出售代 價公平值加上於該附屬公司任何 保留投資公平值與(ii)本公司應佔 該附屬公司資產淨值加上任何餘 下商譽以及任何與該等附屬公司 有關之關連累計外幣兑換儲備兩 者間之差額。

集團內公司間之交易、結餘及未變現溢利均予對銷。未變現虧損亦會對銷,除非該交易有證據顯示所轉讓資產出現減值則作別論。附屬公司之會計政策已按需要變更,以確保與本集團所採納政策貫徹一致。

非控股權益(「非控股權益」)指並 非直接或間接歸屬本公司之合 為大記報表及綜合權益於動 發狀況報表及綜合權益變動 之權益內列賬。非控股權益內列 長 合損益及其他全面收益表內 為本年度損益及全面收入 為本年度損益及之司擁有人間之 分配。

損益及其他全面收益各項目歸屬 於本公司擁有人及非控股股東, 即使此舉導致非控股權益出現虧 損結餘。

## 綜合財務報表附註

For the year ended 31 December 2020 截至二零二零年十二月三十一目止年度

# 4. SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

#### (a) Consolidation (Continued)

Changes in the Company's ownership interest in a subsidiary that do not result in a loss of control are accounted for as equity transactions (i.e. transactions with owners in their capacity as owners). The carrying amounts of the controlling and NCIs are adjusted to reflect the changes in their relative interests in the subsidiary. Any difference between the amount by which the NCIs are adjusted and the fair value of the consideration paid or received is recognised directly in equity and attributed to the owners of the Company.

In the Company's statement of financial position, investments in subsidiaries are stated at cost less impairment losses, unless classified as held for sale (or included in a disposal group that is classified as held for sale).

#### (b) Business combination and goodwill

The acquisition method is used to account for the acquisition of a subsidiary in a business combination. The consideration transferred in a business combination is measured at the acquisition-date fair value of the assets given, equity instruments issued, liabilities incurred and any contingent consideration. Acquisition-related costs are recognised as expenses in the periods in which the costs are incurred and the services are received. Identifiable assets and liabilities of the subsidiary in the acquisition are measured at their acquisition-date fair values.

The excess of the sum of the consideration transferred over the Group's share of the net fair value of the subsidiary's identifiable assets and liabilities is recorded as goodwill. Any excess of the Group's share of the net fair value of the identifiable assets and liabilities over the sum of the consideration transferred is recognised in consolidated profit or loss as a gain on bargain purchase which is attributed to the Group.

### 4. 主要會計政策(續)

#### (a) 綜合賬目(續)

本公司並無導致失去附屬公司控制權之擁有人權益變動入賬別作權益交易,即與以擁有人身持控行之擁有人交易。控股反與共於權益之賬面值經調整以反映其於該附屬公司相關權益之變動或可以,非控股權益之平值兩者間之差額內乃已接於權益確認,並歸屬於本公司擁有人。

於本公司之財務狀況表內,於附屬公司之投資按成本減減值虧損列賬,除非分類為持作銷售(或計入分類為持作銷售之出售集團),則作別論。

#### (b) 業務合併及商譽

收購法獲採用為業務合併中所收 購附屬公司列賬。於業務合併中所收 轉讓代價乃按所獲資產於收購已 期之公平值、所發行股本代與 所產生負債以及任何或然代門 量。收購相關成本於有關成本 生及接獲服務期間之可 於收購時附屬公司之可 議別 及負債,均按其於收購日期之公 平值計量。

已轉讓代價總額超出本集團應佔有關附屬公司可識別資產及負債公平淨值之差額乃記錄為商譽。本集團應佔可識別資產及負債公平淨值超出已轉讓代價總額之任何差額,於綜合損益確認為本集團應佔購買優惠之收益。

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

# 4. SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

#### (b) Business combination and goodwill (Continued)

In a business combination achieved in stages, the previously held equity interest in the subsidiary is remeasured at its acquisition-date fair value and the resulting gain or loss is recognised in consolidated profit or loss. The fair value is added to the sum of the consideration transferred to calculate the goodwill.

The NCIs in the subsidiary are initially measured at the non-controlling shareholders' proportionate share of the net fair value of the subsidiary's identifiable assets and liabilities at the acquisition date.

After initial recognition, goodwill is measured at cost less accumulated impairment losses. For the purpose of impairment testing, goodwill acquired in a business combination is allocated to each of the cash-generating units ("CGUs") or groups of CGUs that is expected to benefit from the synergies of the combination. Each unit or group of units to which the goodwill is allocated represents the lowest level within the Group at which the goodwill is monitored for internal management purposes. Goodwill impairment reviews are undertaken annually, or more frequently if events or changes in circumstances indicate a potential impairment. The carrying value of the CGU containing the goodwill is compared to its recoverable amount, which is the higher of value in use and the fair value less costs of disposal. Any impairment is recognised immediately as an expense and is not subsequently reversed.

### 4. 主要會計政策(續)

#### (b) 業務合併及商譽(續)

對於分段進行之業務合併而言, 先前於附屬公司持有之股本權益 乃按收購日期之公平值重新計量,而由此產生之收益或虧損於 綜合損益確認。公平值乃加入轉 讓代價總值以計算商譽。

附屬公司之非控股權益初步按非 控股股東於收購日期應佔該附屬公司可識別資產及負債公平淨值 之比例計量。

於初步確認後,商譽一般按成本 減累計減值虧損計量。就減值測 試而言,因業務合併而購入之商 譽乃分配至預期從合併協同效應 中獲利之各現金產生單位(「現 金產生單位」) 或現金產生單位 組別。各獲分配商譽之單位或單 位組別指就內部管理而言本集團 監察商譽之最低層面。商譽每年 進行減值檢討,或當有事件出現 或情況改變顯示可能出現減值時 作更頻密檢討。包含商譽之現金 產生單位賬面值與其可收回價值 比較,可收回金額為使用價值與 公平值減出售成本兩者中之較高 者。任何減值即時確認為開支, 且其後不會撥回。

綜合財務報表附註

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

# 4. SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

#### (c) Associates

Associates are entities over which the Group has significant influence. Significant influence is the power to participate in the financial and operating policies of an entity but is not control or joint control over those policies. The existence and effect of potential voting rights that are currently exercisable or convertible, including potential voting rights held by other entities, are considered when assessing whether the Group has significant influence. In accessing whether a potential voting right contributes to significant influence, the holder's intention and financial ability to exercise or convert that right is not considered.

Investments in associates are accounted for in the consolidated financial statements by the equity method and are initially recognised at cost. Identifiable assets and liabilities of the associates in an acquisition are measured at their fair values at the acquisition date. The excess of the cost of investments over the Group's share of the net fair value of the associates' identifiable assets and liabilities is recorded as goodwill. The goodwill is included in the carrying amount of the investments and is tested for impairment together with the investments at the end of each reporting period when there is objective evidence that the investments are impaired. Any excess of the Group's share of the net fair value of the identifiable assets and liabilities over the cost of acquisition is recognised in consolidated profit or loss.

The Group's share of associates' post-acquisition profits or losses is recognised in consolidated profit or loss, and its share of the post-acquisition movements in reserves is recognised in the consolidated reserves. The cumulative post-acquisition movements are adjusted against the carrying amount of the investments. When the Group's share of losses in associates equals or exceeds its interest in the associates, including any other unsecured receivables, the Group does not recognise further losses, unless it has incurred obligations or made payments on behalf of the associates. If the associate subsequently reports profits, the Group resumes recognising its share of those profits only after its share of the profits equals the share of losses not recognised.

### 4. 主要會計政策(續)

#### (c) 聯營公司

聯營公司為本集團對其有有人的人。 響之可體。。 會工力。 會工力。 會工力。 會工力。 會工力。 是工力。 是工力。

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

# 4. SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

#### (c) Associates (Continued)

Gain or loss on the disposal of an associate that results in a loss of significant influence represents the difference between (i) the fair value of the consideration of the sale plus the fair value of any investment retained in that associate and (ii) the Group's entire carrying amount of that associate (including goodwill) and any related accumulated foreign currency translation reserve. If an investment in an associate becomes an investment in a joint venture, the Group continues to apply the equity method and does not remeasure the retained interest.

When the Group reduces its ownership interest in an associate but the Group continues to use the equity method, the Group reclassifies to consolidated profit or loss the proportion of the gain or loss that had previously been recognised in other comprehensive income relating to that reduction in ownership interest it that gain or loss would be reclassified to consolidated profit or loss on the disposal of the related assets or liabilities.

Unrealised profits on transactions between the Group and its associates are eliminated to the extent of the Group's interests in the associates. Unrealised losses are also eliminated unless the transaction provides evidence of an impairment of the asset transferred. Accounting policies of associates have been changed where necessary to ensure consistency with the policies adopted by the Group.

In the Company's statement of financial position, investments in associates are stated at cost less impairment losses, unless classified as held for sale (or included in a disposal group that is classified as held for sale).

### 4. 主要會計政策(續)

#### (c) 聯營公司(續)

因出售聯營公司而導致其失去重 大影響之盈虧為(i)出售代價之公 平值加任何保留於該聯營公司之 投資之公平值及(ii)本集團應佔該 聯營公司全部賬面值(包括商譽) 及任何有關累計外幣兑換儲備兩 者間之差額。倘於聯營公司之投 資成為於合營企業投資,本集團 繼續採用權益法而不重新計量保 留權益。

當本集團減少其於聯營公司的擁有權但繼續使用權益法,本集團 會將先前已於其他全面收益確認 的與所有權權益該項減少有關的 收益或虧損部分重新分類至綜合 損益,而出售相關資產或負債的 收益或虧損會重新分類至綜合損 益。

對銷本集團與其聯營公司間交易 之未變現溢利乃以本集嬰現虧損 公司之權益為限。未變現虧損 會對銷,除非該交易有證據顯亦 所轉讓資產出現減值則作別論 變 更,以確保與本集團所採納政策 貫徹一致。

於本公司之財務狀況表內,於聯營公司之投資按成本減減值虧損列賬,除非分類為持作出售(或計入分類為持作出售之出售集團)則作別論。

綜合財務報表附註

For the year ended 31 December 2020 截至二零二零年十二月三十一目止年度

# 4. SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

#### (d) Joint arrangements

A joint arrangement is an arrangement of which two or more parties have joint control. 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. Relevant activities are activities that significantly affect the returns of the arrangement. When assessing joint control, the Group considers its potential voting rights as well as potential voting rights held by other parties. A potential voting right is considered only if the holder has the practical ability to exercise that right.

A joint arrangement is either a joint operation or a joint venture. A joint operation is a joint arrangement whereby the parties that have joint control of the arrangement have rights to the assets, and obligations for the liabilities, relating to the arrangement. A joint venture is a joint arrangement whereby the parties that have joint control of the arrangement have rights to the net assets of the arrangement. The Group has assessed the type of each of its joint arrangements and determined them to all be joint ventures.

Investments in joint ventures are accounted for in the consolidated financial statements by the equity method and are initially recognised at cost. Identifiable assets and liabilities of the joint ventures in acquisitions are measured at their fair values at the acquisition date. The excess of the cost of investment over the Group's share of the net fair value of the joint ventures' identifiable assets and liabilities is recorded as goodwill. The goodwill is included in the carrying amount of the investments and is tested for impairment together with the investments at the end of each reporting period when there is objective evidence that the investments are impaired. Any excess of the Group's share of the net fair value of the identifiable assets and liabilities over the cost of acquisition is recognised in consolidated profit or loss.

### 4. 主要會計政策(續)

#### (d) 合營安排

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

# 4. SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

#### (d) Joint arrangements (Continued)

The Group's share of the joint ventures' post-acquisition profits or losses is recognised in consolidated profit or loss, and its share of the post-acquisition movements in reserves is recognised in the consolidated reserves. The cumulative post-acquisition movements are adjusted against the carrying amount of the investments. When the Group's share of losses in the joint ventures equals or exceeds its interests in the joint ventures, including any other unsecured receivables, the Group does not recognise further losses, unless it has incurred obligations or made payments on behalf of the joint ventures. If the joint ventures subsequently report profits, the Group resumes recognising its share of those profits only after its share of the profits equals the share of losses not recognised.

Gain or loss on the disposal of a joint venture that results in a loss of joint control represents the difference between (i) the fair value of the consideration of the sale plus the fair value of any investment retained in that joint venture and (ii) the Group's entire carrying amount of that joint venture (including goodwill) and any related accumulated foreign currency translation reserve. If an investment in a joint venture becomes an investment in an associate, the Group continues to apply the equity method and does not remeasure the retained interest.

Unrealised profits on transactions between the Group and its joint ventures are eliminated to the extent of the Group's interests in the joint ventures. Unrealised losses are also eliminated unless the transaction provides evidence of an impairment of the asset transferred. Accounting policies of joint ventures have been changed where necessary to ensure consistency with the policies adopted by the Group.

### 4. 主要會計政策(續)

#### (d) 合營安排(續)

因出售合營企業而導致失去共同 控制之收益或虧損為(i)出售代價 之公平值加任何保留於該合營企 業之投資之公平值及(ii)本集團 佔該合營企業全部賬面值(包括 譽)及任何有關累計外幣兑換儲備 兩者間之差額。倘於合營企業, 投資變成於聯營公司之投資 集團繼續採用權益會計法而不重 新計量保留權益。

對銷本集團與其合營企業間交易 之未變現溢利乃以本集團於合營企業之權益為限。未變現虧損顯 會對銷,除非該交易有證據顯示 會對銷,除非該交易有證據顯示 所轉讓資產出現減值則作別 論要企業之會計政策已按需要變更,以確保與本集團所採納政策貫徹一致。

## 綜合財務報表附註

For the year ended 31 December 2020 截至二零二零年十二月三十一目止年度

# 4. SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

#### (e) Foreign currency translation

#### (i) Functional and presentation currency

Items included in the financial statements of each of the Group's entities are measured using the currency of the primary economic environment in which the entity operates (the "functional currency"). The consolidated financial statements are presented in Renminbi ("RMB"), which is the Company's functional and presentation currency, and all values are rounded to the nearest thousand (RMB'000) except when otherwise indicated.

## (ii) Transactions and balances in each entity's financial statements

Transactions in foreign currencies are translated into the functional currency on initial recognition using the exchange rates prevailing on the transaction dates. Monetary assets and liabilities in foreign currencies are translated at the exchange rates at the end of each reporting period. Gains and losses resulting from this translation policy are recognised in profit or loss.

Non-monetary items that are measured at fair value in foreign currencies are translated using the exchange rates at the dates when the fair values are determined.

When a gain or loss on a non-monetary item is recognised in other comprehensive income, any exchange component of that gain or loss is recognised in other comprehensive income. When a gain or loss on a non-monetary item is recognised in profit or loss, any exchange component of that gain or loss is recognised in profit or loss.

### 4. 主要會計政策(續)

#### (e) 外幣換算

#### (i) 功能及呈列貨幣

本集團各實體之財務報表所列項目,均以該實體營運之貨幣(「功能資際運濟環境之貨幣(「功能及際」)計量。綜合財務報表所以本公司之功能及呈列能及呈列的人民幣(「人民幣」)呈列,而除另有指明外,全部價值已取至最接近千位(人民幣千元)。

### (ii) 各實體財務報表之交易及結 餘

外幣交易於初步確認時採用 於交易日期適用之匯率換算 為功能貨幣。以外幣呈列之 貨幣資產及負債按各報告期 間結算日適用之匯率換算。 因此匯兑政策產生之收益及 虧損均於損益確認。

按公平值計量及以外幣呈列 之非貨幣項目乃按釐定公平 值當日之匯率換算。

當非貨幣項目之收益或虧損於其他全面收益確認時,該收益或虧損之任何匯兑部分於其他全面收益內確認。當非貨幣項目之收益或虧損於損益確認時,該收益或虧損沒在個匯兑部分於損益確認。

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

# 4. SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

#### (e) Foreign currency translation (Continued)

#### (iii) Translation on consolidation

The results and financial position of all the Group entities that have a functional currency different from the Company's presentation currency are translated into the Company's presentation currency as follows:

- Assets and liabilities for each statement of financial position presented are translated at the closing rate at the date of that statement of financial position;
- Income and expenses are translated at average exchange rates for the period (unless this average is not a reasonable approximation of the cumulative effect of the rates prevailing on the transaction dates, in which case income and expenses are translated at the exchange rates on the transaction dates); and
- All resulting exchange differences are recognised in other comprehensive income and accumulated in the foreign currency translation reserve.

On consolidation, exchange differences arising from the translation of monetary items that form part of the net investment in foreign entities and of borrowings are recognised in other comprehensive income and accumulated in the foreign currency translation reserve. When a foreign operation is sold, such exchange differences are reclassified to consolidated profit or loss as part of the gain or loss on disposal.

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

### 4. 主要會計政策(續)

#### (e) 外幣換算(續)

#### (iii) 綜合賬目時換算

倘本集團旗下所有實體之功 能貨幣有別於本公司之呈列 貨幣,則其業績及財務狀況 須按以下方式兑換為本公司 之早列貨幣:

- 各財務狀況報表所示資 產及負債按該財務狀況 報表結算日之收市匯率 換算;
- 一 收入及開支按期內平均 匯率換算,除非此平均 匯率不足以合理概約反 映於交易日期適用匯率 之累計影響,在此情況 下,收入及開支則按交 易日期之匯率換算;及
- 所有由此產生之匯兑差額於其他全面收益確認,並於外幣兑換儲備累計。

於綜合賬目時,因換算海外實體淨投資之部分貨幣項目及借貸產生之匯兑差額於其他全面收益確認,並於外幣兑換儲備累計。當售出海外業務時,有關匯兑差額重出等分類至綜合損益,作為出售收益或虧損之一部分。

收購海外實體產生之商譽及 公平值調整被視作該海外實 體之資產及負債處理,並按 收市匯率換算。

綜合財務報表附註

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

# 4. SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

#### (f) Property, plant and equipment

Property, plant and equipment, including buildings and leasehold land (classified as finance leases), held for use in the production or supply of goods or services, or for administrative purposes, are stated in the consolidated statement of financial position at cost, less subsequent accumulated depreciation and subsequent impairment losses, if any.

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

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

Freehold land	Nil
Leasehold land	40 to 70 years
Buildings	20 years
Machinery and equipment	3 to 10 years
Leasehold improvements,	
furniture and office equipment	2 to 5 years
Motor vehicles	5 to 10 years

### 4. 主要會計政策(續)

#### (f) 物業、廠房及設備

物業、廠房及設備包括就生產或 供應貨品或服務,或作行政用途 而持有之樓宇及租賃土地(分類為 融資租約),乃按成本減其後累計 折舊及其後減值虧損(如有)於綜 合財務狀況表入賬。

其後成本僅於與項目有關之未來 經濟利益有可能將流入本集團, 而項目之成本能可靠地計量時, 列入資產賬面值或獨立確認為資 產(倘適用)。所有其他維修及保 養費用,於產生期間於溢利或虧 損確認。

物業、廠房及設備以直線法按足 以撤銷其成本減彼等之估計剩餘 價值之比率,於估計可使用年期 計算折舊。主要可使用年期如下:

永久業權土地	無
租賃土地	40年至70年
樓宇	20年
機器及設備	3年至10年
租賃物業裝修、	
傢俬及辦公設備	2年至5年
汽車	5年至10年

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# 4. SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

#### (f) Property, plant and equipment (Continued)

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

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

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

#### (g) Leasing

All leases (irrespective of they are operating leases or finance leases) are required to be capitalised in the consolidated statement of financial position as right-of-use assets and lease liabilities, but accounting policy choices exist for an entity to choose not to capitalise (i) leases which are short-term leases and/or (ii) leases for which the underlying asset is of low-value. The Group has elected not to recognise right-of-use assets and lease liabilities for low-value assets and leases for which at the commencement date have a lease term less than 12 months. The lease payments associated with those leases have been expensed on straight-line basis over the lease term.

### 4. 主要會計政策(續)

#### (f) 物業、廠房及設備(續)

本集團於各報告期間結束時檢討 及調整(倘適用)估計剩餘價值、 可使用年期及折舊方法。

在建工程指進行中之樓宇,乃按 成本減減值虧損列賬,並於相關 資產可供使用時計算折舊。

因出售物業、廠房及設備而產生 之收益或虧損,按出售所得款項 淨額與相關資產賬面值之差額, 於溢利或虧損確認。

#### (g) 租賃

## 綜合財務報表附註

For the year ended 31 December 2020 截至二零二零年十二月三十一目止年度

# 4. SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

#### (g) Leasing (Continued)

#### Right-of-use assets

This is recognised at cost and comprises: (i) the amount of the initial measurement of the lease liabilities (see below for the accounting policy to account for lease liabilities); (ii) any lease payments made at or before the commencement date, less any lease incentives received; (iii) any initial direct costs incurred by the lessee and (iv) an estimate of costs to be incurred by the lessee in dismantling and removing the underlying asset to the condition required by the terms and conditions of the lease, unless those costs are incurred to produce inventories. The Group measures the right-of-use assets applying a cost model. Under the cost model, the Group measures the right-to-use assets at cost, less any accumulated depreciation and any impairment losses, and adjusted for any remeasurement of lease liabilities.

The Group also has leased a number of properties under tenancy agreements which the Group exercises it judgement and determines that it is a separate class of asset apart from the leasehold land and buildings which is held for own use. As a result, the right-of-use asset arising from the properties under tenancy agreements are carried at depreciated cost. Rights-of-use assets are depreciated on a straight-line basis over the shorter of its estimated useful life and the lease term.

#### Lease liabilities

The lease liabilities is recognised at the present value of the lease payments that are not paid at the date of commencement of the lease. The lease payments are discounted using the interest rate implicit in the lease, if that rate can be readily determined. If that rate cannot be readily determined, the Group uses the Group's incremental borrowing rate.

### 4. 主要會計政策(續)

#### (g) 租賃(續)

#### 使用權資產

其乃按成本確認並包括:(i)首次 計量租賃負債的金額(見下文有關 租賃負債入賬的會計政策);(ii)於 開始日期或之前作出的任何租賃 付款減已收取的任何租賃優惠; (iii)承租人產生的任何首次直接成 本;及(iv)承租人根據租賃條款及 條件規定的情況下分解及移除相 關資產時將產生的估計成本,除 非該等成本乃為生產存貨而產生 則除外。本集團採用成本模式計 量使用權資產。根據成本模式, 本集團按成本減任何累計折舊及 任何減值虧損計量使用權資產, 並就租賃負債的任何重新計量作 出調整。

本集團亦已根據租賃協議租賃多項物業,而本集團行使判斷並及 定其為持有自用的租賃土地及樓 宇以外的獨立類別資產。因此, 租賃協議項下物業產生的使用權 資產按折舊成本列賬。使用權資 產按直線基準法於其估計可使用 年期及租期(以較短者為準)內折 舊。

#### 租賃負債

租賃負債按並非於租賃開始日期 支付之租賃付款的現值確認。租 賃付款採用租賃隱含的利率貼現 (倘該利率可輕易釐定)。倘該利 率無法輕易釐定,本集團採用本 集團的增量借款利率。

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# 4. SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

#### (g) Leasing (Continued)

#### Lease liabilities (Continued)

The following payments for the right-to-use the underlying asset during the lease term that are not paid at the commencement date of the lease are considered to be lease payments: (i) fixed payments less any lease incentives receivable: (ii) variable lease payments that depend on an index or a rate, initially measured using the index or rate as at commencement date; (iii) amounts expected to be payable by the lessee under residual value guarantees; (iv) the exercise price of a purchase option if the lessee is reasonably certain to exercise that option and (v) payments of penalties for terminating the lease, if the lease term reflects the lessee exercising an option to terminate the lease.

Subsequent to the commencement date, the Group measures the lease liability by: (i) increasing the carrying amount to reflect interest on the lease liability; (ii) reducing the carrying amount to reflect the lease payments made; and (iii) remeasuring the carrying amount to reflect any reassessment or lease modifications, e.g., a change in future lease payments arising from change in an index or rate, a change in the lease term, a change in the in substance fixed lease payments or a change in assessment to purchase the underlying asset.

#### The Group as lessee

Leases that do not substantially transfer to the Group all the risks and rewards of ownership of assets are accounted for as operating leases. Lease payments (net of any incentives received from the lessor) are recognised as an expense on a straight-line basis over the lease term.

### 4. 主要會計政策(續)

#### (g) 租賃(續)

#### 租賃負債(續)

下列並非於租賃開始日期支付的租賃期內就使用相關資產權利支付的款項視為租賃付款:(i)的款項視為租賃付款:(ii)按開始日期之指數或利率首次計量的浮動租賃付款(取決於指量的浮動租賃付款(取決於指數價值擔保預期將支付的款項;(iv)倘承租人合理確定行使購買選擇權的行使價;及(v)倘租租赁數定與承租人行使選擇權終止租賃,終止租賃的罰款付款。

於開始日期後,承租人透過下列 方式計量租賃負債:(i)增加賬面 值以反映租賃負債的利息;(ii)減 少賬面值以反映作出的租賃付款; 及(iii)重新計量賬面值以反映任何 重估或租賃修改,如指數或利率 變動導致日後租賃付款變動、租 賃期變動、實質固定租賃付款變 動或購買相關資產的評估變動。

#### 本集團作為承租人

不會將資產擁有權之大部份風險 及回報轉移予本集團之租約,均 列為營運租約。租賃款項(扣除出 租人給予之任何優惠)按租期以直 線法確認為開支。

## 綜合財務報表附註

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# 4. SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

#### (h) Intangible assets other than goodwill

Intangible assets which represent transport operation license, rights and patents, copyrights, computer softwares, customer list and investments in film productions are stated at cost less accumulated amortisation and impairment losses. Amortisation is recognised in profit or loss on a straight-line basis over their estimated useful lives.

#### (i) Biological assets

The Group is involved in the agricultural activities of the transformation of biological assets (vines) into agricultural produce (grapes). The biological assets are measured at fair value less costs to sell at initial recognition and at the end of each reporting period. The fair value of biological assets is determined based on the present value of expected net cash flows from the biological assets with reference to their growing conditions. Gain or loss on initial recognition and from subsequent changes in fair value less costs to sell is included in profit or loss for the period in which it arises.

The agricultural produce is initially measured at its fair value less costs to sell at the time of harvest. The fair value of agricultural produce is determined based on market prices in the local area. Gain on initial recognition at fair value less costs to sell is included in profit or loss for the period in which it arises.

The fair value less costs to sell at the time of harvest of the agricultural produce becomes its cost for the measurement of inventories. Such inventories are subsequently stated at the lower of cost and net realisable value. Net realisable value is the estimated selling price in the ordinary course of business less the estimated costs necessary to make the sale.

### 4. 主要會計政策(續)

#### (h) 商譽以外之無形資產

無形資產指交通運輸經營牌照、 版權及專利、版權、計算機軟 件、客戶名單及於電影製作之投 資,按成本扣除累計攤銷及減值 虧損列賬。於溢利或虧損確認之 攤銷乃以直線法按估計可使用年 期攤銷。

#### (i) 生物資產

本集團涉及轉讓生物資產(葡萄 樹)至農產品(葡萄)之農業活動。 於初步確認時及每個結算日,本 資產按公平值減銷售成來自 類。生物資產之公平值按來現自 按 資產之預期現金流淨稅況。 定,當中參考其生長狀況。 在認及的損益初步確認及因收益 或虧損於其產生之期間在損益內 中確認。

農產品初步按公平值減收成時之 銷售成本計量。農產品之公平值 按當地市價釐定。按公平值減銷 售成本初步確認農產品所產生之 收益乃於產生期間計入損益內。

就存貨計量而言,公平值減農產品收成時之銷售成本為彼等之成本值。有關存貨隨後按成本值與可變現淨值兩者中之較低者入賬。可變現淨值為正常業務過程中之估計售價減銷售所需之估計成本。

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# 4. SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

#### (j) Research and development expenditure

Expenditure on research activities is recognised as an expense in the period in which it is incurred.

Expenditure incurred on projects to develop new products is capitalised and deferred only when the Group can demonstrate the technical feasibility of completing the intangible asset so that it will be available for use or sale, its intention to complete and its ability to use or sell the asset, how the asset will generate future economic benefits, the availability of resources to complete the project and the ability to measure reliably the expenditure during the development. Product development expenditure which does not meet these criteria is expensed when incurred.

#### (k) Inventories

Inventories are stated at the lower of cost and net realisable value. Cost is determined using the weighted average basis. The cost of finished goods and work in progress comprises raw materials, direct labour and an appropriate proportion of all production overhead expenditure, and where appropriate, subcontracting charges. Net realisable value is the estimated selling price in the ordinary course of business, less the estimated costs of completion and the estimated costs necessary to make the sale.

### 4. 主要會計政策(續)

#### (i) 研究及開發費用

研究活動開支乃於其產生期間確 認作開支。

開發新產品的項目開支僅在本集團可顯示在技術上可完成無形竟成無便用或出售、本身有產以供使用或出售資產、具備足可使用或出售資產、具備足夠資源完成項目且能於開發期可靠計量開發開支時,方會資本要求的產品開發開支將於產生時支銷。

#### (k) 存貨

存貨以成本值與可變現淨值兩者 中之較低者列賬。成本值以加基準釐定。製成品及在製 之成本包括原材料、直接工工 適量比例之日常生產費用以值 對費用(倘適用)。可變現所 根據日常業務運作中之估計出售所 減估計完成成本及估計出售所需 成本計算。

綜合財務報表附註

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

# 4. SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

#### (1) Contract assets and contract liabilities

Contract asset is recognised when the Group recognises revenue before being unconditionally entitled to the consideration under the payment terms set out in the contract. Contract assets are assessed for expected credit losses ("ECL") in accordance with the policy set out in note  $4(\mathbf{x})$  and are reclassified to receivables when the right to the consideration has become unconditional.

A contract liability is recognised when the customer pays consideration before the Group recognises the related revenue. A contract liability would also be recognised if the Group has an unconditional right to receive consideration before the Group recognises the related revenue. In such cases, a corresponding receivable would also be recognised.

For a single contract with the customer, either a net contract asset or a net contract liability is presented. For multiple contracts, contract assets and contract liabilities of unrelated contracts are not presented on a net basis.

When the contract includes a significant financing component, the contract balance includes interest accrued under the effective interest method.

### 4. 主要會計政策(續)

#### (I) 合約資產及合約負債

當本集團於根據合約支付條款享 有收取代價的無條件權利之前確 認收入,則確認合約資產。合約 資產的預期信貸虧損(「預期信貸 虧損」)根據附註4(x)所載政策評 估及在收取代價的權利成為無條 件時重新分類至應收款項。

當客戶於本集團確認相關收入前支付代價時,則確認合約負債。倘本集團在本集團確認相關收入前已享有收取代價的無條件權利,亦會確認合約負債。在此等情況下,亦會確認相應的應收款項。

就與客戶的單一合約可呈列合約 資產淨值或合約負債淨額。就多 份合約,不會按淨額基準呈列不 相關合約的合約資產及合約負債。

倘合約包含重大的融資組成部分,則該合約結餘包含按實際利率法計算的累計利息。

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# 4. SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

#### (m) Recognition and derecognition of financial instruments

Financial assets and financial liabilities are recognised in the consolidated statement of financial position when the Group entity becomes a party to the contractual provisions of the instrument.

Financial assets and financial liabilities are initially measured at fair value. Transaction costs that are directly attributable to the acquisition or issue of financial assets and financial liabilities (other than financial assets and financial liabilities at fair value through profit or loss ("FVTPL")) are added to or deducted from the fair value of the financial assets or financial liabilities, as appropriate, on initial recognition. Transaction costs directly attributable to the acquisition of financial assets or financial liabilities at fair value through profit or loss are recognised immediately in profit or loss.

The Group derecognises a financial asset only when the contractual rights to the cash flows from the asset expire, or when it transfers the financial asset and substantially all the risks and rewards of ownership of the asset to another entity. If the Group neither transfers nor retains substantially all the risks and rewards of ownership and continues to control the transferred asset, the Group recognises its retained interest in the asset and an associated liability for amounts it may have to pay. If the Group retains substantially all the risks and rewards of ownership of a transferred financial asset, the Group continues to recognise the financial asset and also recognises a collateralised borrowing for the proceeds received.

The Group derecognises financial liabilities when, and only when, the Group's obligations are discharged, cancelled or have expired. The difference between the carrying amount of the financial liability derecognised and the consideration paid and payable, including any non-cash assets transferred or liabilities assumed, is recognised in profit or loss.

### 4. 主要會計政策(續)

#### (m) 金融工具之確認及終止確認

財務資產及財務負債於集團實體 成為工具合約條文之訂約方時, 在綜合財務狀況表內確認。

財務資產及財務負債初始按公平值計量。直接來自收購或發行財務負債(不包括以發公公財務負債(不包括人人損益(「公平值計入損益(「公平值計入損益局)的交資產及財務負債(視乎情況而定)的政策的負債(視乎情況而定)的收購或財務負債的交易成本則即時於損益確認。

當且僅當本集團的義務已履行、 註銷或屆滿時,本集團方會終止 確認財務負債。已取消確認財務 負債賬面值與已付及應付代價(包 括任何已轉讓非現金資產或已承 擔負債)之間的差額會於損益內確 認。

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For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

# 4. SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

#### (n) Financial assets

All regular way purchases or sales of financial assets are recognised and derecognised on a trade date basis. Regular way purchases or sales are purchases or sales of financial assets that require delivery of assets within the time frame established by regulation or convention in the marketplace. All recognised financial assets are measured subsequently in their entirety at either amortised cost or fair value, depending on the classification of the financial assets.

#### Equity investments

An investment in equity securities is classified as FVTPL unless the equity investment is not held for trading purposes and on initial recognition of the investment the Group makes an election to designate the investment at FVTOCI (non-recycling) such that subsequent changes in fair value are recognised in other comprehensive income. Such elections are made on an instrument-by-instrument basis, but may only be made if the investment meets the definition of equity from the issuer's perspective. Where such an election is made, the amount accumulated in other comprehensive income remains in the fair value reserve (non-recycling) until the investment is disposed of. At the time of disposal, the amount accumulated in the fair value reserve (non-recycling) is transferred to retained profits. It is not recycled through profit or loss. Dividends from an investment in equity securities, irrespective of whether classified as at FVTPL or FVTOCI, are recognised in profit or loss as interest.

### 4. 主要會計政策(續)

#### (n) 財務資產

所有正常渠道的財務資產買賣乃 按交易日期的基準確認及取消確 認。正常渠道的買賣指需要於透 過法規或市場慣例確定的期限內 交付資產的財務資產買賣。視乎 財務資產的分類而定,所有已確 認財務資產與其後悉數按攤銷成 本或公平值計量。

#### 股本投資

於股本證券的投資分類為以公平 值計入損益,除非股本投資並非 持作買賣用途及於投資初次確 認時本集團選擇指定該投資為以 公平值計入其他全面收益(非復 歸),令公平值其後變動於其他全 面收益確認,則作別論。有關選 擇按不同工具的情況分別作出, 但僅於該投資從發行人角度而言 符合股本的定義時方可作出。作 出有關選擇時,於其他全面收益 累計的款項仍然歸於公平值儲備 (非復歸),直至投資出售為止。 於出售之時,於公平值儲備累計 的款項(非復歸)轉移至保留溢 利,而不會復歸至損益賬。股本 證券投資所產生的股息(無論分類 為以公平值計入損益或以公平值 計入其他全面收益) 乃於損益確認 為其他收入。

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# 4. SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

#### (o) Trade and other receivables

A receivable is recognised when the group has an unconditional right to receive consideration. A right to receive consideration is unconditional if only the passage of time is required before payment of that consideration is due. If revenue has been recognised before the group has an unconditional right to receive consideration, the amount is presented as a contract asset.

Receivables are stated at amortised cost using effective interest method less allowance for credit losses.

#### (p) Cash and cash equivalents

Cash and cash equivalents comprise cash at bank and on hand, demand deposits with banks and other financial institutions, and short-term, highly liquid investments that are readily convertible into known amounts of cash and which are subject to an insignificant risk of changes in value, having been within three months of maturity at acquisition. Cash and cash equivalents are assessed for ECL.

#### (q) Financial liabilities and equity instruments

Financial liabilities and equity instruments are classified according to the substance of the contractual arrangements entered into and the definitions of a financial liability and an equity instrument under HKFRSs. An equity instrument is any contract that evidences a residual interest in the assets of the Group after deducting all of its liabilities. The accounting policies adopted for specific financial liabilities and equity instruments are set out below.

### 4. 主要會計政策(續)

#### (o) 貿易及其他應收款項

當本集團有收取代價的無條件權利時,會確認應收款項。僅在應付代價前只需時間流逝的情況下,收取代價的權利方會視作條件。倘於集團擁有收取代價的無條件權利前確認收益,則該款項列作合約資產。

應收款項使用實際利率法按攤銷 成本減去信貸虧損撥備列賬。

#### (p) 現金及現金等價物

現金及現金等價物包括銀行結存 及現金、銀行及其他金融機構之 活期存款,及於收購時到期日少 於三個月、可隨時轉換為已知金 額的現金且價值變動風險極低的 短期、高流動性的投資。現金及 現金等價物會進行預期信貸虧損 評估。

#### (q) 財務負債及股本工具

財務負債及股本工具乃根據所訂 立合約安排之實質內容及根據 香港財務報告準則財務負債和股 本工具之定義分類。股本工具乃 證明本集團於經扣除所有負債後 之資產中擁有剩餘權益之任何合 約。以下為就特定財務負債及股 本工具採納之會計政策。

## 綜合財務報表附註

For the year ended 31 December 2020 截至二零二零年十二月三十一目止年度

# 4. SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

#### (q) Financial liabilities and equity instruments (Continued)

#### (i) Borrowings

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

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

#### (ii) Financial guarantee contracts

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

- the amount determined in accordance with the ECL model under HKFRS 9; and
- the amount initially recognised less, where appropriate, the cumulative amount of income recognised in accordance with the principles of HKFRS 15.

The fair value of financial guarantees is determined based on the present value of the difference in cash flows between the contractual payments required under the debt instrument and the payments that would be required without the guarantee, or the estimated amount that would be payable to a third party for assuming the obligations. Where guarantees in relation to loans or other payables of associates are provided for no compensation, the fair values are accounted for as contributions and recognised as part of the cost of the investment.

### 4. 主要會計政策(續)

#### (q) 財務負債及股本工具(續)

#### (i) 借貸

借貸初步按公平值扣除所產 生之交易成本確認,並其後 按攤銷成本使用實際利率法 計量。

借貸乃劃分為流動負債,除 非本集團有權無條件將結算 負債之期限延遲至報告期後 最少12個月。

#### (ii) 財務擔保合約

財務擔保合約於出具擔保時 確認為財務負債。有關負債 初步按公平值計量,其後則 按:

- 根據香港財務報告準則 第9號項下之預期信貸 虧損模型釐定的金額;
   及
- 一 首次確認的金額減根據 香港財務報告準則第 15號的原則確認的累 計收益淨額(如適用) 兩者中的較高者計量。

財務擔保的公平值釐定為債 務工具項下的須作出的須作出的須 付款與在並無擔保下將須 出的付款之間的現金流 責 記之現值,或就承擔 而可能須付予第三方的的 金額。由於就聯營公司的的 金額其他應付款項提供的 公平值入 以 為供款並確認為投資成本的 一部分。

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# 4. SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

#### (q) Financial liabilities and equity instruments (Continued)

#### (iii) Trade and other payables

Trade and other payables are recognised initially at their fair value and subsequently measured at amortised cost using the effective interest method unless the effect of discounting would be immaterial, in which case they are stated at cost.

#### (iv) Equity instruments

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

#### (r) Revenue recognition

Revenue is recognised when control over a product or service is transferred to the customer, at the amount of promised consideration to which the Group is expected to be entitled, excluding those amounts collected on behalf of third parties. Revenue excludes value added tax or other sales taxes and is after deduction of any trade discounts.

Revenues from manufacture and sale of a range of embedded system products and related products is recognised when control of the products has transferred, being when the products are delivered to the customers, the customers have full discretion over the channel and price to sell the products, and there is no unfulfilled obligation that could affect the customers' acceptance of the products. Delivery occurs when the products have been delivered to the specific location.

Revenue from the sale of metallic products, wine and related products is recognised when the Group sells the products to the customer.

### 4. 主要會計政策(續)

#### (q) 財務負債及股本工具(續)

#### (iii) 貿易及其他應付款項

貿易及其他應付款項初步按 公平值確認,其後則利用實 際利率法按攤銷成本計量; 如貼現影響並不重大,則會 按成本列賬。

#### (iv) 股本工具

股本工具乃證明實體於經扣除所有負債後之資產中擁有剩餘權益之任何合約。本公司發行之股本工具乃按已收所得款項(扣除直接發行成本)入賬。

#### (r) 收入確認

當對產品或服務的控制權轉讓予 客戶時,會按本集團預期將收取 的已允諾代價金額確認收入,惟 不包括代第三方收取的金額。收 入不包括增值税或其他銷售税, 並已扣除任何貿易折扣。

製造及出售一系列內嵌系統產品 及相關產品所得收入乃於產品的 控制權轉移(即當產品交付至客 戶,客戶對銷售產品的渠道及價 格有絕對酌情權,且並無未達成 的責任可能影響客戶對產品的接 納)時確認。當產品已交付至指定 地點時,視作交付發生。

銷售金屬產品、葡萄酒及相關產品所得收入乃於本集團向客戶銷 售產品時確認。

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For the year ended 31 December 2020 截至二零二零年十二月三十一目止年度

# 4. SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

#### (r) Revenue recognition (Continued)

Revenue from management service income is recognised when the services are rendered to the customer.

A receivable is recognised when the goods are delivered as this is the point in time that the consideration is unconditional because only the passage of time is required before the payment is due.

Revenue from the travel and leisure service is recognised when the services are rendered to the customer.

Income from investments in film productions is recognised when the Group's entitlement to such payments has been established, subject to the terms of the relevant agreements.

The Group has determined that for contracts with customers under construction contracts, there may be one or more than one performance obligation, which include the provision of service and the construction of infrastructure. For the provision of service, the Group has determined that the customers simultaneously receives and consumes the benefits of the Group's performance and thus the Group concludes that the service should be recognised overtime. For the performance obligation related to the construction contract, the Group determines that the customers controls all the work in progress as the infrastructure is being constructed, in the course of the construction, the work in progress is being enhanced during the terms of the contracts. Therefore, revenue from these contracts are recognised over time. Uninvoiced amounts are presented as contract assets.

Interest income is recognised as it accrues using effective interest method.

Dividend income is recognised when the shareholders' rights to receive payment are established.

### 4. 主要會計政策(續)

#### (r) 收入確認(續)

管理服務收入的收益於向客戶提 供服務時確認。

應收款項乃於交付商品時確認, 因為此乃代價成為無條件之時間 點,原因為在付款到期之前僅須 時間流逝。

旅遊及休閒服務所得收入僅於向 客戶提供服務時確認。

來自投資於電影製作的收入於本 集團收取有關付款的權利已確立 時確認,並須受相關協議的條款 規限。

本集團已釐定,就建築合約項下 與客戶的合約而言,可能有一項 或多於一項履約責任,其中包括 提供服務和建造基礎設施。就提 供服務而言,本集團已釐定,客 戶同時取得並消耗本集團履約帶 來之利益,因此,本集團得出結 論認為有關服務應隨時間確認。 就與建築合約有關之履約責任而 言,本集團確定在建造基礎設施 時,客戶控制所有正在進行的工 程,而在建造過程中,正在進行 的工程在合約期限內得到改進。 因此,來自該等合約之收入隨時 間確認。未開發票金額呈列為合 約資產。

利息收入乃使用實際利率法累計 確認。

股息收入乃於確立股東收取付款 的權利時確認。

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# 4. SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

#### (s) Employee benefits

#### (i) Employee leave entitlements

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

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

#### (ii) Pension obligations

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

#### (iii) Termination benefits

Termination benefits are recognised at the earlier of the dates when the Group can no longer withdraw the offer of those benefits, and when the Group recognises restructuring costs and involves the payment of termination benefits.

### 4. 主要會計政策(續)

#### (s) 僱員福利

#### (i) 僱員應享假期

僱員年假及長期服務假期 之權利,在僱員應享有時確 認。截至報告期間結束時止 因僱員已就提供之服務而產 生之年假及長期服務假期之 估計負債已計提撥備。

僱員享有病假及產假之權利 不作確認,直至員工正式休 假為止。

#### (ii) 退休金承擔

本集團向可供全體僱員參與 之定額退休供款計劃作出供 款。本集團及僱員向計劃作 出之供款乃按僱員基本薪酬 某一百分比計算。於溢利或 虧損列賬之退休福利計劃成 本乃指本集團應付基金之供 款。

### (iii) 離職福利

離職福利於本集團不能再撤銷提供該等福利時,以及本集團確認重組成本及支付離職福利時(以較早者為準)確認。

綜合財務報表附註

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

# 4. SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

#### (t) Borrowing costs

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

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

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

#### (u) Government grants

A government grant is recognised when there is reasonable assurance that the Group will comply with the conditions attaching to it and that the grant will be received.

Government grants that become receivable as compensation for expenses or losses already incurred or for the purpose of giving immediate financial support to the Group with no future related costs are recognised in profit or loss in the period in which they become receivable.

### 4. 主要會計政策(續)

#### (t) 借貸成本

直接用作購入、建造或生產合資格資產(即需要相當長期間以達致其擬定用途或銷售的資產)的借貸成本資本化作為該等資產的部分成本,直至資產大致用作其擬定用途或銷售。特定用於合資格資在其尚未支銷時用作短暫投資所賺取的投資收入,乃於合資格資本化的借貸成本內扣除。

倘一般性借入資金用於獲取一項 合資格資產,合資格資本化的借 貸成本金額乃按該資產支銷的資 本化率釐定。資本化率為適用於 本集團期內未償還借款的加權平 均借貸成本,不包括為取得一項 合資格資產而專門借入的借款。

所有其他借貸成本均於產生期間 於損益內確認。

#### (u) 政府補貼

政府補貼於可合理保證本集團將 能符合其附帶條件,且可獲取有 關補助金時確認。

用作補償本集團已產生開支或虧 損或旨在為本集團提供即時財政 資助(並無未來相關成本)之應收 政府補助金,乃於應收期間在損 益確認。

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

# 4. SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

#### (v) Taxation

Income tax represents the sum of the current tax and deferred tax.

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

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

Deferred tax liabilities are recognised for taxable temporary differences arising on investments in subsidiaries, associates and joint arrangements, except where the Group is able to control the reversal of the temporary difference and it is probable that the temporary difference will not reverse in the foreseeable future.

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

### 4. 主要會計政策(續)

#### (v) 税項

所得税指本期税項及遞延税項之 總和。

本期應付稅項乃按本年度之應課稅溢利計算。應課稅溢利計算。應課稅溢利為收入或則支項目在其他年度應課稅或可扣稅,且為從未課稅或扣稅之項目。本集團當期稅項之負債乃按報告期間結束前已實行或大致上已實行之稅率計算。

遞延税項負債按投資於附屬公司、聯營公司及合營安排產生之 應課税暫時差異確認,惟若本集 團可控制暫時差異之撥回及暫時 差異可能於可見將來不會撥回之 情況則除外。

遞延税項資產之賬面值會於各報 告期間結束時作檢討,並在不再 可能有足夠應課税溢利收回全部 或部分資產時作調減。

## 綜合財務報表附註

For the year ended 31 December 2020 截至二零二零年十二月三十一目止年度

# 4. SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

#### (v) Taxation (Continued)

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

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

Deferred tax assets and liabilities are offset when there is a legally enforceable right to set off current tax assets against current tax liabilities and when they relate to income taxes levied by the same taxation authority and the Group intends to settle its current tax assets and liabilities on a net basis.

#### (w) Impairment of non-financial assets

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

### 4. 主要會計政策(續)

#### (v) 税項(續)

遞延稅項乃以於報告期間結束前 已制定或大致上已制定之稅 臺現期間內之適用稅率計算。 變現期間內之適用稅率計算。 遞稅項與在其他全面收益確認 直接於權益確認的項目有關,則 在此情況下亦會於其他全面收益 或直接於權益確認。

遞延税項資產及負債之計量反映 按照本集團預期於申報期末可收 回或結算其資產及負債之賬面值 方式計算而得出之稅務結果。

當可合法執行權利許可將即期稅項資產與即期稅項負債抵銷,並且當涉及同一稅務機關所徵收的所得稅且本集團擬按淨額基準結算其即期稅項資產及負債時,則遞延稅項資產及負債可互相對銷。

#### (w) 非財務資產減值

綜合財務報表附註

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

# 4. SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

#### (w) Impairment of non-financial assets (Continued)

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

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

#### (x) Impairment of financial assets and contract assets

The Group recognises a loss allowance for ECL on trade receivables and contract assets. The amount of ECL is updated at each reporting date to reflect changes in credit risk since initial recognition of the respective financial instrument.

The Group always recognises lifetime ECL for trade receivables and contract assets. The ECL on these financial assets are estimated using a provision matrix based on the Group's historical credit loss experience, adjusted for factors that are specific to the debtors, general economic conditions and an assessment of both the current as well as the forecast direction of conditions at the reporting date, including time value of money where appropriate.

For all other financial instruments, the Group recognises lifetime ECL when there has been a significant increase in credit risk since initial recognition. However, if the credit risk on the financial instrument has not increased significantly since initial recognition, the Group measures the loss allowance for that financial instrument at an amount equal to 12-month ECL.

### 4. 主要會計政策(續)

#### (w) 非財務資產減值(續)

使用價值為資產/現金產生單位 估計未來現金流量之現值。現值 按反映貨幣時間價值及資產/現 金產生單位(已計量減值)之特有 風險之稅前貼現率計算。

現金產生單位減值虧損首先就該 單位之商譽進行分配,然後按比 例在現金產生單位其他資產間進 行分配。因估計轉變而導致其後 可收回金額增加將計入損益。

#### (x) 財務資產及合約資產減值

本集團就應收貿易賬款及合約資產的預期信貸虧損確認虧損撥備。預期信貸虧損之金額於各報告日期更新,以反映相關金融工具自首次確認以來的信貸風險變動。

至於所有其他金融工具,倘若信貸風險自首次確認以來大幅增加,則本集團確認全期預期信貸虧損。然而,倘金融工具的信貸風險自首次確認以來並無大幅增加,則本集團按等同12個月預期信貸虧損的金額計量該金融工具的虧損撥備。

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For the year ended 31 December 2020 截至二零二零年十二月三十一目止年度

# 4. SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

# (x) Impairment of financial assets and contract assets (Continued)

Lifetime ECL represents the ECL that will result from all possible default events over the expected life of a financial instrument. In contrast, 12-month ECL represents the portion of lifetime ECL that is expected to result from default events on a financial instrument that are possible within 12 months after the reporting date.

#### Significant increase in credit risk

In assessing whether the credit risk on a financial instrument has increased significantly since initial recognition, the Group compares the risk of a default occurring on the financial instrument at the reporting date with the risk of a default occurring on the financial instrument at the date of initial recognition. In making this assessment, the Group considers both quantitative and qualitative information that is reasonable and supportable, including historical experience and forward-looking information that is available without undue cost or effort. Forward-looking information considered includes the future prospects of the industries in which the Group's debtors operate, obtained from economic expert reports, financial analysts, governmental bodies, relevant think-tanks and other similar organisations, as well as consideration of various external sources of actual and forecast economic information that relate to the Group's core operations.

### 4. 主要會計政策(續)

#### (x) 財務資產及合約資產減值(續)

全期預期信貸虧損指於金融工具的預期年期內所有可能發生的違約事件所產生的預期信貸虧損息。相反,12個月預期信貸虧損則指於報告日期後12個月內預料可能發生的金融工具違約事件所導致的部分全期預期信貸虧損。

#### 信貸風險大幅增加

於評估金融工具的信貸風險是否 自首次始確認以來大幅增加時, 本集團比較金融工具於報告日期 出現違約的風險與該金融工具於 首次確認日期出現違約的風險。 於作出此評估時,本集團會考慮 合理及有理據的定量及定性資 料,包括過往經驗及毋須花費不 必要成本或精力即可獲得的前瞻 性資料。所考慮的前瞻性資料包 括來自經濟專家報告、金融分析 師、政府機構、相關智囊團及其 他類似組織以及考慮本集團核心 業務相關的各種外部實際及預測 經濟資料來源而得知的本集團債 務人經營所在行業的未來前景。

## 綜合財務報表附註

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

# 4. SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

# (x) Impairment of financial assets and contract assets (Continued)

Significant increase in credit risk (Continued)

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

- an actual or expected significant deterioration in the financial instrument's external (if available) or internal credit rating;
- significant deterioration in external market indicators of credit risk for a particular financial instrument:
- existing or forecast adverse changes in business, financial or economic conditions that are expected to cause a significant decrease in the debtor's ability to meet its debt obligations;
- an actual or expected significant deterioration in the operating results of the debtor;
- significant increases in credit risk on other financial instruments of the same debtor; and
- an actual or expected significant adverse change in the regulatory, economic, or technological environment of the debtor that results in a significant decrease in the debtor's ability to meet its debt obligations.

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

### 4. 主要會計政策(續)

#### x) 財務資產及合約資產減值(續)

### 信貸風險大幅增加(續)

具體而言,評估信貸風險自首次 確認以來是否大幅增加時會考慮 下列資料:

- 金融工具外部(如有)或內部 信貸評級的實際或預期重大 惡化;
- 某類金融工具信貸風險的外界市場指標的重大惡化;
- 預期將導致債務人履行其債 務責任的能力大幅下降的業 務、財務或經濟狀況的現有 或預測不利變動;
- 債務人經營業績的實際或預期重大惡化;
- 一 同一債務人其他金融工具的 信貸風險大幅增加;及
- 債務人的監管、經濟或技術環境出現實際或預期重大不利變動,導致債務人履行債務責任的能力嚴重降低。

無論上述評估結果如何,本集團假定合約付款逾期超過30日時,財務資產的信貸風險自首次確認以來已大幅增加,除非本集團有合理及有理據的資料證明可予收回則當別論。

## 綜合財務報表附註

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

# 4. SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

(x) Impairment of financial assets and contract assets (Continued)

Significant increase in credit risk (Continued)

Despite the foregoing, the Group assumes that the credit risk on a financial instrument has not increased significantly since initial recognition if the financial instrument is determined to have low credit risk at the reporting date. A financial instrument is determined to have low credit risk if:

- (i) The financial instrument has a low risk of default;
- (ii) The debtor has a strong capacity to meet its contractual cash flow obligations in the near term; and
- (iii) Adverse changes in economic and business conditions in the longer term may, but will not necessarily, reduce the ability of the borrower to fulfil its contractual cash flow obligations.

The Group considers a financial asset to have low credit risk when the asset has external credit rating of "investment grade" in accordance with the globally understood definition or if an external rating is not available, the asset has an internal rating of "performing". Performing means that the counterparty has a strong financial position and there is no past due amounts.

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

## 4. 主要會計政策(續)

(x) 財務資產及合約資產減值(續)

#### 信貸風險大幅增加(續)

儘管如上所述,但本集團認為倘 金融工具於報告日期釐定為信貸 風險低,均假設該金融工具的信 貸風險自初始確認以來並無顯著 增加。倘出現下列情形,金融工 具釐定為信貸風險低:

- (i) 金融工具違約風險低;
- (ii) 債務人於短期履行合約現金 流量責任的能力強;及
- (iii) 經濟及業務狀況的長期不利 變動可能但不一定會削弱借 款人履行合約現金流量責任 的能力。

本集團認為,倘資產外部信貸評級為按公認定義的「投資級」,或倘外部信貸評級不存在,而資產內部評級為「表現」,則有關財務資產的信貸風險為低。表現指交易對手方財務狀況穩健及並無逾期款項。

本集團定期監察識別信貸風險有 否顯著增加所採用標準的有效 性,並適當修訂有關標準以確保 能於有關款項逾期前識別信貸風 險的顯著增加。

## 綜合財務報表附註

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

# 4. SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

# (x) Impairment of financial assets and contract assets (Continued)

#### Definition of default

The Group considers the following as constituting an event of default for internal credit risk management purposes as historical experience indicates that receivables that meet either of the following criteria are generally not recoverable.

- when there is a breach of financial covenants by the counterparty; or
- information developed internally or obtained from external sources indicates that the debtor is unlikely to pay its creditors, including the Group, in full (without taking into account any collaterals held by the Group).

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

#### Credit-impaired financial assets

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

- significant financial difficulty of the issuer or the counterparty; or
- a breach of contract, such as a default or past due event; or

### 4. 主要會計政策(續)

#### (x) 財務資產及合約資產減值(續)

#### 違約定義

本集團認為以下事項構成內部信貸風險管理違約事件,此乃由於 過往經驗顯示符合以下任何一項 標準的應收款項通常無法收回。

- 交易對手方違反財務契約時;或
- 內部建立或自外部取得的資料顯示,債務人不大可能支付全額款項予債權人(包括本集團)(並未考慮本集團所持有的任何抵押品)。

倘不考慮上述分析,本集團認為,倘財務資產逾期超過90天, 則違約已發生,除非本集團擁有 合理及可靠資料顯示一項更滯後 的違約標準較合適則當別論。

#### 發生信貸減值的財務資產

當發生一個或多個事項對財務資 產的未來現金流量的估計有不利 影響時,則財務資產會已發生信 貸減值。其財務資產信貸減值的 現象包括以下可觀察的數據:

- 一 發行人或對手方出現重大財 務困難;或
- 違反合約,如拖欠或逾期事件;或

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# 4. SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

# (x) Impairment of financial assets and contract assets (Continued)

Credit-impaired financial assets (Continued)

- the lender(s) of the counterparty, for economic or contractual reasons relating to the counterparty's financial difficulty, having granted to the counterparty a concession(s) that the lender(s) would not otherwise consider; or
- it is becoming probable that the counterparty will enter bankruptcy or other financial reorganisation; or
- The disappearance of an active market for that financial asset because of financial difficulties.

#### Write-off policy

The Group writes off a financial asset when there is information indicating that the debtor is in severe financial difficulty and there is no realistic prospect of recovery, including when the debtor has been placed under liquidation or has entered into bankruptcy proceedings. Financial assets written off may still be subject to enforcement activities under the Group's recovery procedures, taking into account legal advice where appropriate. Any recoveries made are recognised in profit or loss.

### 4. 主要會計政策(續)

#### (x) 財務資產及合約資產減值(續)

#### 發生信貸減值的財務資產(續)

- 由於與對手方財務困難相關 的經濟或合約原因,對手方 的貸款方已向對手方授予貸 款方概不考慮的特許權;或
- 對手方可能破產或進行其他 財務重組;或
- 該財務資產的活躍市場因為 經濟困難而消失。

#### 撇銷政策

當有資料顯示交易債務人有嚴 重財務困難及沒有實際可收回 預期,包括當交易債務人被清算 或已進入破產程序時,本集團 把該財務資產撤銷。根據本集團 收回程序並考慮法律建議(如 用),財務資產撤銷可能仍受到執 法活動的約束。任何收回均於損 益中確認。

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# 4. SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

# (x) Impairment of financial assets and contract assets (Continued)

Measurement and recognition of ECL

The measurement of ECL is a function of the probability of default, loss given default (i.e. the magnitude of the loss if there is a default) and the exposure at default. The assessment of the probability of default and loss given default is based on historical data adjusted by forward-looking information as described above. As for the exposure at default, for financial assets, this is represented by the assets' gross carrying amount at the reporting date; for financial guarantee contracts, the exposure includes the amount drawn down as at the reporting date, together with any additional amounts expected to be drawn down in the future by default date determined based on historical trend, the Group's understanding of the specific future financing needs of the debtors, and other relevant forward-looking information.

For financial assets, the expected ECL as the difference between all contractual cash flows that are due to the Group in accordance with the contract and all the cash flows that the Group expects to receive, discounted at the original effective interest rate.

For a financial guarantee contract, as the Group is required to make payments only in the event of a default by the debtor in accordance with the terms of the instrument that is guaranteed, the expected loss allowance is the expected payments to reimburse the holder for a credit loss that it incurs less any amounts that the Group expects to receive from the holder, the debtor or any other party.

### 4. 主要會計政策(續)

#### (x) 財務資產及合約資產減值(續)

#### 計量及確認預期信貸虧損

就財務資產而言,預期信貸風險 據本集團按合約應收的所有合約 現金流與本集團預期將予收取並 按原始實際利率折現的所有現金 流之間的差異估計。

就財務擔保合同而言,由於根據 擔保工具條款,本集團僅須於債 務人違約時作出付款,預計損失 準備為償還持有人所產生信貸損 失的預計款項減本集團預計自持 有人、債務人或任何其他方收取 的任何金額。

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# 4. SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

# (x) Impairment of financial assets and contract assets (Continued)

Measurement and recognition of ECL (Continued)

If the Group has measured the loss allowance for a financial instrument at an amount equal to lifetime ECL in the previous reporting period, but determines at the current reporting date that the conditions for lifetime ECL are no longer met, the Group measures the loss allowance at an amount equal to 12-month ECL at the current reporting date, except for assets for which simplified approach was used.

The Group recognises an impairment gain or loss in profit or loss for all financial instruments with a corresponding adjustment to their carrying amount through a loss allowance account, except for investments in debt instruments that are measured at FVTOCI, for which the loss allowance is recognised in other comprehensive income and accumulated in the investment revaluation reserve, and does not reduce the carrying amount of the financial asset in the consolidated statement of financial position.

#### (y) Provisions and contingent liabilities

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

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

### 4. 主要會計政策(續)

#### (x) 財務資產及合約資產減值(續)

#### 計量及確認預期信貸虧損(續)

倘本集團按等同上個報告期間全期預期信貸風險的金額計量金融工具虧損撥備,但於本報告日期定不再符合全期預期信貸風險的條件,則本集團按等同本報告日期的12個月預期信貸風險的金額計量虧損撥備,惟已使用簡化方的資產除外。

本集團就所有金融工具於損益確認減值收益或虧損,並透過虧損,並透過虧損 撥備賬對其賬面值作出相應調整,惟以公平值計入其他全面收益計量的債務工具投資除外,其虧損撥備於其他全面收益確認及於投資重估儲備累計,且不會削減財務資產於綜合財務狀況表的賬面值。

#### (y) 撥備及或然負債

倘若本集團須就過往事件承擔現 有法律或推定責任,而履行該資 任預期導致含有經濟效益之資 外流,在可作出可靠估計時, 會就該未有確定時間或金額之負 債計提撥備。如果貨幣時間價值 重大,則按預計履行責任所需資 源之現值計提撥備。

## 綜合財務報表附註

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

# 4. SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

#### (z) Related parties

- (a) A person or a close member of that person's family is related to the Group if that person:
  - (i) has control or joint control over the Group;
  - (ii) has significant influence over the Group; or
  - (iii) is a member of key management personnel of the Group or the Company's parent.
- (b) An entity is related to the Group if any of the following conditions apply:
  - (i) the entity and the Group are members of the same group (which means that each parent, subsidiary and fellow subsidiary is related to the others);
  - (ii) one entity is an associate or joint venture of the other entity (or an associate or joint venture of a member of a group of which the other entity is a member);
  - (iii) both entities are joint ventures of the same third party;
  - (iv) one entity is a joint venture of a third entity and the other entity is an associate of the third entity;
  - (v) the entity is a post-employment benefit plan for the benefit of the employees of the Group or an entity related to the Group;

### 4. 主要會計政策(續)

#### (z) 關聯方

- (a) 倘一名人士符合以下條件, 該名人士或其近親即為與本 集團有關聯:
  - (i) 對本集團有控制權或共 同控制權;
  - (ii) 對本集團有重大影響 力;或
  - (iii) 為本集團或本公司母公司之主要管理人員之成員。
- (b) 倘一間實體符合以下條件, 其即為與本集團有關聯:
  - (i) 該實體與本集團為同一 集團之成員公司(即各 母公司、附屬公司及同 系附屬公司彼此互有關 聯);
  - (ii) 一間實體為另一間實體 之聯營公司或合營企業 (或為另一間實體所屬 集團成員公司之聯營公 司或合營企業);
  - (iii) 兩間實體均為同一第三 方之合營企業;
  - (iv) 一間實體為一名第三方 之合營企業,而另一間 實體為該第三方之聯營 公司;
  - (v) 該實體為本集團或與本 集團有關聯之實體之僱 員福利而設之退休福利 計劃;

## 綜合財務報表附註

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

# 4. SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

- (z) Related parties (Continued)
  - (b) (Continued)
    - (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 key management personnel of the entity (or of a parent of the entity); or
    - (viii) the entity of any member of a group of which it is a part, provides key management personnel services to the Group or to the Group's parent,

Close members of the family of a person are those family members who may be expected to influence, or be influenced by, that person in their dealings with the entity and include:

- (i) that person's children and spouse or domestic partner;
- (ii) children of that person's spouse or domestic partner; and
- (iii) dependents of that person or that person's spouse or domestic partner.

### 4. 主要會計政策(續)

- (z) 關聯方(續)
  - (b) (續)
    - (vi) 該實體為受第(a)項所 識別人士控制或共同控 制;
    - (vii) 第(a)(i)項所識別人士 對該實體有重大影響力 或為該實體(或該實體 之母公司)主要管理人 員之成員;或
    - (viii) 向本集團或本集團之母 公司提供主要管理人員 服務之實體或其所屬集 團之任何成員公司,
  - 一名人士之近親指於該人士與該 實體進行買賣時,預期可能會影 響該名人士或受該名人士影響之 家庭成員,並包括:
  - (i) 該名人士之子女及配偶或同 居伴侣;
  - (ii) 該名人士之配偶或同居伴侣 之子女;及
  - (iii) 該名人士或該名人士配偶或 同居伴侶之受養人。

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# 4. SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

#### (aa) Segment reporting

The Group identifies operating segments and prepares segment information based on the regular internal financial statements reported to the executive directors, who are the chief operating decision makers of the Group, for their decisions about resources allocation to the Group's business components and for their review of the performance of those components.

The measurement policies the Group uses for reporting segment results are the same as those used in its financial statements prepared under HKFRSs, except that interest income, finance costs and unallocated corporate expenses which are not directly attributable of any operating segment, are not included in arriving at the operating result of the reporting segment.

Segment assets include all non-current assets and current assets but unallocated corporate assets including property, plant and equipment, cash and bank balance held by headquarter which are not directly attributable to the business activities of any operating segment are not allocated to a segment.

### 4. 主要會計政策(續)

#### (aa) 分部報告

本集團根據向作為本集團主要營 運決策者的執行董事報告的定期 內部財務報表識別經營分部及編 製分部資料,以供執行董事作出 向本集團業務組成部分分配資源 的決定以及檢討該等組成部分的 表現。

本集團就報告分部業績所採用的 計量政策與根據香港財務報告 準則編製的財務報表所採用者相 同,惟釐定可報告分部的經營業 績時,利息收入、財務成本及未 分配企業開支(其並非直接歸屬於 任何經營分部)並不包括在內。

分部資產包括所有非流動資產及 流動資產,但不包括未分配企業 資產(包括物業、廠房及設備、總 部持有的現金及銀行結餘)(其並 非直接歸屬於任何經營分部的業 務活動)不會被分配至分部。

## 綜合財務報表附註

For the year ended 31 December 2020 截至二零二零年十二月三十一目止年度

# 4. SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

#### (ab) Discontinued operation

A discontinued operation is a component of the Group's business, the operations and cash flows of which can be clearly distinguished from the rest of the Group and which represents a separate major line of business or geographical area of operations, or is part of a single co-ordinated plan to dispose of a separate major line of business or geographical area of operations, or is a subsidiary acquired exclusively with a view to resale.

Classification as a discontinued operation occurs upon disposal or when the operation meets the criteria to be classified as held for sale, if early. It also occurs when the operations is abandoned.

When an operation is classified as discontinued, a single amount is presented on the face of the consolidated statement of profit or loss comprehensive income, which comprises:

- the post-tax profit or loss of the discontinued operation; and
- the post-tax gain or loss recognised on the measurement to fair value less costs to sell, or on the disposal, of the assets or disposal group(s) constituting the discontinued operation.

#### (ac) Events after the reporting period

Events after the reporting period that provide additional information about the Group's position at the end of the reporting period or those that indicate the going concern assumption is not appropriate are adjusting events and are reflected in the consolidated financial statements. Events after the reporting period that are not adjusting events are disclosed in the notes to the consolidated financial statements when material.

### 4. 主要會計政策(續)

#### (ab) 已終止經營業務

已終止經營業務為本集團業務之組成部分,其營運及現金流量可與本集團其餘業績清楚區分,並為按業務或地區劃分之獨立主要業務,或屬於出售按業務或經營地區劃分之獨立主要業務之單一統籌計劃之一部分,或屬於僅為轉售而購入之附屬公司。

一項業務於出售時或符合條件列 為持作銷售時(以較早者為準), 或被廢止時分類為已終止經營業 務。

當一項業務分類為已終止經營, 則會以單一金額於綜合損益及其 他全面收益表內呈列,當中包括:

- 已終止經營業務之除税後溢 利或虧損;及
- 於計量已終止經營業務之公 平值減銷售成本,或於出售 構成已終止經營業務之資產 或出售組別時確認之除稅後 盈虧。

#### (ac) 報告期間後事項

提供有關本集團於報告期末業務 狀況額外資料之報告期後事項或 顯示持續經營假設並不適當者為 調整事項,並反映於綜合財務報 表。並非調整事項之報告期後事 項,倘屬重大時,則於綜合財務 報表附註內披露。

## 綜合財務報表附註

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# 5. CRITICAL JUDGEMENTS AND KEY ESTIMATES

#### Critical judgements in applying accounting policies

In the process of applying the accounting policies, the directors have made the following judgements that have the most significant effect on the amounts recognised in the consolidated financial statements (apart from those involving estimations, which are dealt with below).

#### (a) Joint control assessment

The Group holds 50% of the voting rights of its joint arrangements. The directors have determined that the Group has joint control over the arrangements as under the contractual agreements, it appears that unanimous consent is required from all parties to the agreements for all relevant activities.

#### (b) Significant increase in credit risk

As explained in note 4(x), ECL are measured as an allowance equal to 12-month ECL for stage 1 assets, or lifetime ECL for stage 2 or stage 3 assets. An asset moves to stage 2 when its credit risk has increased significantly since initial recognition. HKFRS 9 does not define what constitutes a significant increase in credit risk. In assessing whether the credit risk of an asset has significantly increased the Group takes into account qualitative and quantitative reasonable and supportable forward looking information.

### 5. 重大判斷及主要估計

#### 應用會計政策時之重大判斷

在應用會計政策之過程中,董事已作出 以下對於綜合財務報表確認之金額產生 最重大影響之判斷(不包括涉及估計之 該等判斷,闡述如下)。

#### (a) 共同控制權評估

本集團持有其共同安排之50%投票權。董事釐定本集團對此等安排有共同控制權,因為在合約協議下,就一切相關活動似乎均需要取得所有協議方一致同意方可。

#### (b) 信貸風險大幅增加

誠如附註4(x)所闡述,就第一階 段資產,按相等於12個月預期信 貸虧損的金額計量撥備,或就 三階段或第三階段資產,按相計 於全期預期信貸虧損的金額自 撥備。當資產的信貸風險自 種認以來大幅增加時,會移至 一階段。香港財務報告準則第9號 並無界定構成信貸風險大幅增加 的情況。於評估資產的信質 是否大幅增加時,本集團會 定性及定量的合理及具有憑據 瞻性資料。

## 綜合財務報表附註

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# 5. CRITICAL JUDGEMENTS AND KEY ESTIMATES (CONTINUED)

#### Key sources of 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 discussed below.

#### (a) Property, plant and equipment and depreciation

The Group determines the estimated useful lives, estimated residual values and related depreciation charges for the Group's property, plant and equipment. This estimate is based on the historical experience of the actual useful lives and residual values of property, plant and equipment of similar nature and functions. The Group will revise the depreciation charge where useful lives and residual values are different to those previously estimated, or it will write-off or write-down technically obsolete or non-strategic assets that have been abandoned.

The carrying amounts of property, plant and equipment as at 31 December 2020 was RMB235,136,000 (2019: RMB154,453,000).

#### (b) Income taxes

The Group is subject to income taxes in several jurisdictions. Significant estimates are required in determining the provision for income taxes. There are many transactions and calculations for which the ultimate tax determination is uncertain during the ordinary course of business. Where the final tax outcome of these matters is different from the amounts that were initially recorded, such differences will impact the income tax and deferred tax provisions in the period in which such determination is made. During the year ended 31 December 2020, income tax expense of RMB10,351,000 (2019: RMB73,782,000) was charged to profit or loss based on the estimated assessable profit.

### 5. 重大判斷及主要估計(續)

#### 估計不確定性之主要來源

主要假設涉及未來及於報告期末估計不確定性之其他主要來源,該等假設存在 導致資產及負債之賬面值於下個財政年 度作出重大調整之重大風險,有關詳情 討論如下。

#### (a) 物業、廠房及設備及折舊

於二零二零年十二月三十一日,物業、廠房及設備之賬面值為人民幣235,136,000元(二零一九年:人民幣154.453,000元)。

#### (b) 所得税

本集團須於多個司法權區繳納所得稅。於釐定所得稅撥備借當 要作出重大估計。於一般日常之 務中有多項交易及計算之最之 稅項無法確定。倘此等事宜同 歲稅項無法確定。倘此等事宜同 關差異將影響作出有關整備。 關差異將影響作出有關撥備。 十 民 日止年度,所得稅開支人民 日止年度,所得稅開支人民 日止年度,所得稅開支 10,351,000元(二零一九年:幣 10,351,000元(二零一九年:幣 10,351,000元)已根據估計應課 稅溢利自損益扣除。

## 綜合財務報表附註

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# 5. CRITICAL JUDGEMENTS AND KEY ESTIMATES (CONTINUED)

**Key sources of estimation uncertainty (Continued)** 

#### (c) Impairment of financial assets measured at amortised cost

The measurement of impairment losses under HKFRS 9 across all categories of financial assets requires judgement, in particular, the estimation of the amount and timing of future cash flows when determining impairment losses and the assessment of a significant increase in credit risk. These estimates are driven by a number of factors, changes in which can result in different levels of allowances.

At each reporting date, the Group assesses whether there has been a significant increase in credit risk for exposures since initial recognition by comparing the risk of default occurring over the expected life between the reporting date and the date of initial recognition. The Group considers reasonable and supportable information that is relevant and available without undue cost or effort for this purpose. This includes quantitative and qualitative information and also, forward-looking analysis.

As at 31 December 2020, the carrying amount of financial assets measured at amortised cost is RMB523,626,000 (2019: RMB325,201,000).

#### (d) Allowance for slow-moving inventories

Allowance for slow-moving inventories is made based on the ageing and estimated net realisable value of inventories. The assessment of the allowance amount involves judgement and estimates. Where the actual outcome in future is different from the original estimate, such difference will impact the carrying value of inventories and allowance charge/write-back in the period in which such estimate has been changed. In 2020, no allowance for slow-moving inventories was recognised to profit or loss (2019: Nil).

### 5. 重大判斷及主要估計(續)

#### 估計不確定性之主要來源(續)

#### (c) 按攤銷成本計量的財務資產之減值

香港財務報告準則第9號項下就所 有類別的財務資產的減值虧損計 量均要求作出判斷,特別是於顧 定減值虧損及評估信貸風險的顯 著上升時須估計未來現金流量及 抵押品價值的數額及時間。該等 估計由多項因素引起,而其變 可導致不同程度撥備的變動。

於二零二零年十二月三十一日,按攤銷成本計量之財務資產之賬面值為人民幣523,626,000元(二零一九年:人民幣325,201,000元)。

#### (d) 滯銷存貨撥備

滯銷存貨撥備乃根據存貨的賬齡及估計可變現淨值作出。評估撥備金額時涉及判斷及估計。倘未來實際結果有別於原先估計,則有關差異將影響存貨的賬面值及有關估計改變期間的撥備開支/撥回。於二零二零年,並無於損益確認滯銷存貨撥備(二零一九年:無)。

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# 5. CRITICAL JUDGEMENTS AND KEY ESTIMATES (CONTINUED)

**Key sources of estimation uncertainty (Continued)** 

#### (e) Fair values of financial assets at FVOCI

The Group appointed independent professional valuers to assess the fair values of certain financial assets at FVTOCI. In determining the fair values, the valuers have utilised methods of valuations which involve certain estimates. The directors have exercised their judgements and are satisfied that the methods of valuations are reflective of the current market conditions.

The carrying amount of the financial assets at FVOCI as at 31 December 2020 was RMB172,839,000 (2019: RMB108,943,000).

#### (f) Valuation of biological assets

The Group's biological assets are valued at fair value less costs to sell. In determining the fair value less costs to sell of the biological assets, the directors and the management has applied the income approach which requires a number of key assumptions and estimates to be made such as discount rate, harvest profile, costs incurred, cultivation area, and expected yield of the biological assets. Any change in the estimates may affect the fair value of biological assets significantly. The directors and the vineyard expert have exercised their judgement and are satisfied that the valuation is reflective of their fair value.

The carrying amount of biological assets as at 31 December 2020 was RMB2,462,000 (2019: RMB726,000).

### 5. 重大判斷及主要估計(續)

#### 估計不確定性之主要來源(續)

### (e) 以公平值計入其他全面收益之財 務資產

本集團已委任獨立專業估值師評 估若干以公平值計入其他全面收 益之財務資產之公平值。於釐定 公平值時,估值師已使用牽涉若 干估計之估值法。董事已作出彼 等之判斷,並信納估值法反映當 前市況。

於二零二零年十二月三十一日, 以公平值計入其他全面收益之 財務資產之賬面值為人民幣 172,839,000元(二零一九年:人民 幣108,943,000元)。

#### (f) 生物資產之估值

於二零二零年十二月三十一日, 生物資產之賬面值為人民幣 2,462,000元(二零一九年:人民幣 726,000元)。

## 綜合財務報表附註

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#### 6. FINANCIAL RISK MANAGEMENT

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

#### (a) Foreign currency risk

The Group has certain exposure to foreign currency risk as most of its business transactions, assets and liabilities are principally denominated in Hong Kong dollars ("HK\$"), United States dollars ("USD"), RMB, Canadian dollars ("CAD") and Euro ("EUR"). The Group currently does not have a foreign currency hedging policy in respect of foreign currency transactions, assets and liabilities. The Group monitors its foreign currency exposure closely and will consider hedging significant foreign currency exposure should the need arise.

At 31 December 2020, if RMB had weakened/strengthened 4% (2019: 4%) against HK\$ with all other variables held constant, consolidated profit after tax for the year would have been RMB22,000 (2019: RMB442,000) higher/lower, arising mainly as a result of the foreign exchange gain/loss on cash and cash equivalents denominated in HK\$.

#### (b) Price risk

The Group is exposed to equity price risk mainly through its investment in listed equity securities. Management manages this exposure by maintaining a portfolio of investments with different risk and return profiles. The Group's equity price risk is mainly concentrated on equity securities quoted on the Hong Kong Stock Exchange.

#### 6. 財務風險管理

本集團經營活動面對各種金融風險,包括外幣風險、價格風險、信貸風險、流動資金風險及利率風險。本集團之整體風險管理計劃專注於金融市場之不可預測性,並尋求盡量減低對本集團財務表現之潛在不利影響。

#### (a) 外幣風險

本集團承受若干外幣風險,因為 其大部分業務交易、資產及負債 主要以港元(「港元」)、美元(「美 元」)、人民幣、加拿大元(「加 元」)及歐元(「歐元」)計值。本集 團目前並無就外幣交易、資產及 負債設立對沖政策。本集團密切 監察外幣風險及將於有需要時考 慮對沖重大外幣風險。

於二零二零年十二月三十一日, 倘人民幣兑港元匯價下降/上升 4%(二零一九年:4%)而所有其 他因素維持不變,於年內之綜合 除税後溢利將增加/減少人民幣 22,000元(二零一九年:人民幣 442,000元),主要由於以港元計 值之現金及現金等價物之匯兑收 益/虧損。

#### (b) 價格風險

本集團主要透過其於上市股本證 券的投資,承擔股本價格風險。 管理層通過維持風險及回報情況 不同的投資組合管理這一風險。 本集團的股本價格風險主要集中 在香港聯交所報價的股本證券。

## 綜合財務報表附註

For the year ended 31 December 2020 截至二零二零年十二月三十一目止年度

# 6. FINANCIAL RISK MANAGEMENT (CONTINUED)

#### (b) Price risk (Continued)

Sensitivity analyses below have been determined based on the exposure to equity price risk at the end of the reporting period.

If equity prices had been 10% (2019: 10%) higher/lower:

 Other comprehensive income for the year ended 31 December 2020 would increase/decrease by RMB4,205,000 (2019: RMB2,359,000) as a result of the changes in fair value of financial assets at FVTOCI.

#### (c) Credit risk

Credit risk is the risk that a counterparty will not meet its obligations under a financial instrument or customer contract, leading to a financial loss. The Group is exposed to credit risk from its operating activities (primarily trade receivables) and from its financing activities, including deposits with banks and financial institutions, foreign exchange transactions and other financial instruments. The Group's exposure to credit risk arising from cash and cash equivalents is limited because the counterparties are banks and financial institutions with high credit-rating assigned by international credit-rating agencies, for which the Group considers to have low credit risk.

Except for the financial guarantee given by the Group as set out in note 40, the Group does not provide any other guarantees which would expose the Group to credit risk. The maximum exposure to credit risk in respect of these financial guarantees at the end of the reporting period is disclosed in note 40.

#### 6. 財務風險管理(續)

#### (b) 價格風險(續)

下列敏感度分析乃基於報告期末 的股本價格風險釐定。

倘股本價格上升/下降10%(二零 一九年:10%):

以公平值計入其他全面收益的財務資產公平值變動導致截至二零二零年十二月三十一日止年度的其他全面收益增加/減少人民幣4,205,000元(二零一九年:人民幣2,359,000元)。

#### (c) 信貸風險

除了本集團所提供之財務擔保(載於附註40)外,本集團並無提供任何其他將令本集團承擔信貸風險之擔保。該等財務擔保於報告期末之最大信貸風險披露於附註40。

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

# 6. FINANCIAL RISK MANAGEMENT (CONTINUED)

#### (c) Credit risk (Continued)

#### Trade receivables

Customer credit risk is managed by each business unit subject to the Group's established policy, procedures and control relating to customer credit risk management. Individual credit evaluations are performed on all customers requiring credit over a certain amount. These evaluations focus on the customer's past history of making payments when due and current ability to pay, and take into account information specific to the customer as well as pertaining to the economic environment in which the customer operates. Trade receivables are due within 90 days from the date of billing. Debtors with balances that are more than 3-6 months past due are requested to settle all outstanding balances before any further credit is granted. Normally, the Group does not obtain collateral from customers.

The Group measures loss allowances for trade receivables at an amount equal to lifetime ECLs, which is calculated using a provision matrix. As the Group's historical credit loss experience does not indicate significantly different loss patterns for different customer segments, the loss allowance based on past due status is not further distinguished between the Group's different customer bases.

### 6. 財務風險管理(續)

#### (c) 信貸風險(續)

#### 應收貿易賬款

本集團按等同全期預期信貸虧損 的金額計量應收貿易賬款的虧損 撥備,有關金額使用撥備矩陣計 算。由於本集團以往的信貸虧出 經驗並無顯示不同客戶分部出現 重大虧損模式差異,故本集團並 無就不同客戶基礎進一步區分以 逾期狀況計算的虧損撥備。

## 綜合財務報表附註

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

# 6. FINANCIAL RISK MANAGEMENT (CONTINUED)

#### (c) Credit risk (Continued)

Trade receivables (Continued)

The following table provided information about the Group's exposure to credit risk and ECLs for trade receivables as at reporting date:

### 6. 財務風險管理(續)

#### (c) 信貸風險(續)

應收貿易賬款(續)

下表載列本集團於報告日期就應 收貿易賬款的預期信貸虧損所承 受的信貸風險資料:

Gross

As at 31 December 2020	於二零二零年 十二月三十一日	Expected loss rate 預期虧損率	carrying amount 賬面總值 RMB'000 人民幣千元	Loss allowance 虧損撥備 RMB'000 人民幣千元
Current (not past due) Over 3 years past due	即期(未逾期) 逾期超過三年	0% 100%	126,913 15,814 142,727	15,814
As at 31 December 2019	於二零一九年 十二月三十一日	Expected loss rate 預期虧損率	Gross carrying amount 賬面總值 RMB'000 人民幣千元	Loss allowance 虧損撥備 RMB'000 人民幣千元

Over 3 years past due

逾期超過三年

Expected loss rates were based on actual loss experience over the past few years. These rates were adjusted to reflect differences between economic conditions during the period over which the historic data has been collected, current conditions and the Group's view of economic conditions over the expected lives of the receivables.

預期虧損率乃根據過去數年的實際虧損經驗計算。該等比率已作調整,以反映過往數據收集期間的經濟狀況與目前狀況的差異,以及本集團對應收款項預期年期的經濟狀況的看法。

33,442

33,442

100%

## 綜合財務報表附註

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

# 6. FINANCIAL RISK MANAGEMENT (CONTINUED)

#### (c) Credit risk (Continued)

Trade receivables (Continued)

Movement for allowance for doubtful debts of trade receivables is follows:

#### 6. 財務風險管理(續)

#### (c) 信貸風險(續)

應收貿易賬款(續)

應收貿易賬款之呆賬撥備之變動 如下:

		2020 二零二零年 HK\$'000 千港元	2019 二零一九年 HK\$'000 千港元
At 1 January Impairment losses recognised for the year	於一月一日本年度確認之減值虧損	33,442	111,394 31,836
Amount written off during the year Disposal of a subsidiary	本年度撤銷之金額 出售一間附屬公司	(17,628) 	(109,788)

#### Other financial assets measured at amortised cost

Other financial assets measured at amortised cost include other receivables, pledged bank deposits and cash and cash equivalents. In respect of pledged bank deposits and cash and cash equivalents, since there is no significant increase in credit risk, any loss allowance recognised during the year is therefore limited to 12-months ECLs. The directors consider the probability of default is low on these balances since the counterparties are financial institutions with high credit rating or with good reputation.

In respect of other receivables of RMB142,029,000 (2019: Nil) representing a cash consideration for disposal of a subsidiary, the balance is measured under a 12-months ELCs assessment of which a loss allowance of RMB2,138,000 (2019: Nil) is recognised as at 31 December 2020.

#### 其他按攤銷成本計量之財務資產

就 其 他 應 收 款 項 人 民 幣 142,029,000元 (二零一九年:無) (指出售一間附屬公司的現金代價) 而言,結餘乃根據12個月預期信貸虧損評估計量,當中已於二零二零年十二月三十一日確認虧損撥備人民幣2,138,000元 (二零一九年:無)。

## 綜合財務報表附註

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

# 6. FINANCIAL RISK MANAGEMENT (CONTINUED)

#### (c) Credit risk (Continued)

Other financial assets measured at amortised cost (Continued)

In addition, in respect of other receivables of RMB31,297,000 (2019: RMB27,065,000) which had been defaulted for years, hence these financial assets are credit impaired of which loss allowance of RMB31,297,000 (2019: RMB27,065,000) was made as of 31 December 2020.

Other than the receivables balances as mentioned, the remaining balances of other receivables are considered to have low credit risk as the counterparties have a low risk of default and does not have any past due amounts. Impairment on these balances has been measured at an amount equal to 12-months ECLs and loss allowance of RMB1,115,000 (2019: RMB8,856,000) was made as of 31 December 2020.

Movement for allowance for doubtful debts of other receivables is follows:

### 6. 財務風險管理(續)

#### (c) 信貸風險(續)

其他按攤銷成本計量之財務資產(續)

此外,就其他應收款項人民幣 31,297,000元 (二零一九年:人民幣27,065,000元) (其已違約多年)而言,該等金融資產因此已發生信貸減值,當中已於二零二零年十二月三十一日作出虧損撥備人民幣31,297,000元 (二零一九年:人民幣27,065,000元)。

除所述的應收款項結餘外,其他 應收款項的餘下結餘被認為具低 信貸風險,原因為對手方之違約 風險低,且並無任何逾期款項。 該等結餘之減值已按相等於12個 月預期信貸虧損之金額計量及於 二零二零年十二月三十一日,已 作出虧損撥備人民幣1,115,000元 (二零一九年:人民幣8,856,000 元)。

其他應收款項呆賬撥備之變動如 下:

		2020 二零二零年 HK\$'000 千港元	2019 二零一九年 HK\$'000 千港元
At 1 January	於一月一日	35,921	31,830
Impairment losses recognised	年內確認的減值虧損		
for the year		2,138	5,819
Reversal of impairment loss	年內減值虧損撥回		
during the year		(2,801)	2 July -
Amount written off	已撇銷之金額	(708)	
Disposal of a subsidiary	出售一間附屬公司	_ `	(1,728)
			Part A
		34,550	35,921
		3.00	A 75

MAN EL MANAGEMENT

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

# 6. FINANCIAL RISK MANAGEMENT (CONTINUED)

#### (d) Liquidity risk

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

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

### 6. 財務風險管理(續)

#### (d) 流動資金風險

本集團之政策乃定期監控現時及 預期之流動資金需求,確保維持 足夠現金儲備,以應付其短期及 長期流動資金需求。

根據本集團非衍生財務負債合約 未貼現現金流量的到期分析如 下:

On demand	Between	Between			
or within	1 and	2 and	More than		Carrying
1 year	2 years	5 years	5 years	Total	amount
按要求或					
一年內償還	一至兩年	兩至五年	超過五年	總計	賬面值
RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元

At 31 December 2020	於二零二零年十二月						
	三十一目						
Trade and other payables	貿易及其他應付款項	57,109	-	_	-	57,109	57,109
Bank and other loans (note)	銀行及其他貸款(附註)	145,143	220,806	17,199	109,588	492,736	413,737
Lease liabilities	租賃負債	6,667	5,691	16,566	77,633	106,557	64,954
Financial guarantee	財務擔保	490,000	-	-	-	490,000	-
At 31 December 2019	於二零一九年十二月						
	三十一日						
Trade and other payables	貿易及其他應付款項	59,365	-	-	-	59,365	59,365
Bank and other loans (note)	銀行及其他貸款(附註)	96,570	200,883	-	-	297,453	231,758
Lease liabilities	租賃負債	7,227	6,667	16,571	83,319	113,784	68,119
Financial guarantee	財務擔保	490,000	_	_	_	490,000	

#### Note:

Bank and other loans with a repayment on demand clause are included in the "on demand or within 1 year" time band in the above maturity analysis. As at 31 December 2020 and 2019, the aggregate undiscounted principal amounts of these bank and other loans amounted to RMB5,297,000 and RMB5,876,000 respectively. Taking into account the Group's financial position, the directors do not believe that it is probable that the banks and other financial institution will exercise their discretionary rights to demand immediate repayment.

#### 附註:

於上述到期分析內,附帶按要求償還條款的銀行及其他貸款計入「按要求或一年內償還」時段。於二零二零年及二零一九年十二月三十一日,該等銀行及其他貸款的未貼現本金總額分別為人民幣5,297,000元及人民幣5,876,000元。經計及本集團的財務狀況,董事認為銀行及其他金融機構將不大可能行使其酌情權要求即時還款。

## 綜合財務報表附註

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

# 6. FINANCIAL RISK MANAGEMENT (CONTINUED)

#### (d) Liquidity risk (Continued)

Note: (Continued)

The directors believe that such bank and other loans will be repaid in accordance with the scheduled repayment dates set out in the loan agreements. At that time, the aggregate principal and interest cash outflows are as below:

### 6. 財務風險管理(續)

#### (d) 流動資金風險(續)

附註:(續)

董事相信有關銀行及其他貸款將根據 貸款協議所載的計劃還款日期償還。 屆時,本金總額及利息現金流出如 下:

		Repayable within 1 year 一年內償還	Between 1 and 2 years 一至兩年	and 5 years 兩至五年	
		RMB'000	RMB'000	RMB'000	RMB'000
		人民幣千元	人民幣千元	人民幣千元	人民幣千元
2020	二零二零年	446	5,334		5,780
2019	二零一九年	477	477	5,703	6,657

#### (e) Interest rate risk

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

At 31 December 2020, if interest rates at that date had been 10 basis points lower/higher with all other variables held constant, consolidated profit after tax for the year would have been RMB55,000 (2019: RMB1,000) lower/higher, arising mainly as a result of lower/higher interest income from bank deposits.

#### (e) 利率風險

本集團所承受之利率風險源自銀 行存款及銀行及其他貸款。該等 存款及借款按視乎當時現行市況 而定的浮動息率計率。

於二零二零年十二月三十一日,倘當日之利率下降/上升10個基點而所有其他因素維持不變,於年內之綜合除稅後溢利將減少/增加人民幣55,000元(二零一九年:人民幣1,000元),主要由於銀行存款之利息收入減少/增加所致。

## 綜合財務報表附註

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

# 6. FINANCIAL RISK MANAGEMENT (CONTINUED)

#### (f) Categories of financial instruments at 31 December

### 6. 財務風險管理(續)

#### (f) 於十二月三十一日的金融工具類 別

2019

2020

		二零二零年 RMB'000 人民幣千元	二零一九年 RMB'000 人民幣千元
Financial assets: Financial assets measured at amortised cost Financial assets measured at FVTOCI: Equity instruments	財務資產: 按攤銷成本計量之 財務資產 以公平值計入其他全面收益 之財務資產:股本工具	523,626	325,201 108,943
Financial liabilities: Financial liabilities at amortised cost	財務負債: 以攤銷成本計值之財務負債	535,800	359,242

#### (g) Fair values

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

#### 7. FAIR VALUE MEASUREMENTS

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 following disclosures of fair value measurements use a fair value hierarchy that categorises into three levels the inputs to valuation techniques used to measure fair value:

Level 1 inputs: quoted prices (unadjusted) in active

markets for identical assets or liabilities that the Group can access at the

measurement date.

Level 2 inputs: inputs other than quoted prices included

within level 1 that are observable for the asset or liability, either directly or

indirectly.

Level 3 inputs: unobservable inputs for the asset or

liability

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

### (g) 公平值

於綜合財務狀況表反映之本集團 財務資產及財務負債賬面值與其 相關公平值相若。

### 7. 公平值計量

公平值為市場參與者於計量日期進行之 有序交易中出售資產所收取或轉讓負債 所支付之價格。以下公平值計量披露根 據估值方法輸入數據,按公平值架構分 為三個等級達致公平值計值:

第一層輸入數據: 本集團可於計量日

期得出相同資產或 負債於活躍市場之 報價(未經調整)。

第二層輸入數據: 第一層所包括之報

價以外,資產或負 債直接或間接從觀 察得出之輸入數

據。

第三層輸入數據: 資產或負債之無法

觀察之輸入數據。

本集團之政策乃於事件發生或導致轉撥 之環境改變當日,確認轉入和轉出屬於 三個等級之其中一個等級。

## 綜合財務報表附註

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

## 7. FAIR VALUE MEASUREMENTS (CONTINUED)

## 7. 公平值計量(續)

(a) Disclosures of level in fair value hierarchy at 31 December:

(a) 於十二月三十一日公平值等級之 披露:

			ue measuremen 值計量採用之層	0	Total 總計
Description		Level 1	Level 2	Level 3	2020
概述		第一層	第二層	第三層	二零二零年
		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
		八氏帘干儿	八八帘干儿	一人民带干儿	八八市十九
At 31 December 2020 Recurring fair value measurements:	於二零二零年十二月三十一日 經常性公平值計量:				
Financial assets	財務資產				
Financial assets at FVTOCI					
(note 26)	收益之財務資產(附註26)				
<ul> <li>Listed equity securities</li> </ul>	- 上市股本證券	42,045	-	-	42,045
- Unlisted equity securit	es - 非上市股本證券			130,794	130,794
		42,045		130,794	172,839
		12,013			
Biological assets	生物資產				
Vines (note 22)	葡萄樹(附註22)			2,462	2,462
Total	總計	42,045		133,256	175,301
			ue measurement 值計量採用之層		Total 總計
Description			ue measurement 值計量採用之層 Level 2		Total 總計 2019
Description 概述		公平	值計量採用之層	級:	總計
•		公平· Level 1 第一層 RMB'000	值計量採用之層 Level 2 第二層 RMB'000	級: Level 3 第三層 RMB'000	總計 2019 二零一九年 RMB'000
•		公平 Level 1 第一層	值計量採用之層 Level 2 第二層	級: Level 3 第三層	總計 2019 二零一九年
概述	<b>以一季</b> ―1年十一日ご十―日	公平· Level 1 第一層 RMB'000	值計量採用之層 Level 2 第二層 RMB'000	級: Level 3 第三層 RMB'000	總計 2019 二零一九年 RMB'000
•	於二零一九年十二月三十一日 經 <b>常性公平值計量</b> :	公平· Level 1 第一層 RMB'000	值計量採用之層 Level 2 第二層 RMB'000	級: Level 3 第三層 RMB'000	總計 2019 二零一九年 RMB'000
概述 At 31 December 2019 Recurring fair value	經常性公平值計量: 財務資產	公平· Level 1 第一層 RMB'000	值計量採用之層 Level 2 第二層 RMB'000	級: Level 3 第三層 RMB'000	總計 2019 二零一九年 RMB'000
概述 At 31 December 2019 Recurring fair value measurements: Financial assets Financial assets at FVTOCI	經常性公平值計量: 財務資產 以公平值計入其他全面	公平· Level 1 第一層 RMB'000	值計量採用之層 Level 2 第二層 RMB'000	級: Level 3 第三層 RMB'000	總計 2019 二零一九年 RMB'000
概述 At 31 December 2019 Recurring fair value measurements: Financial assets Financial assets at FVTOCI (note 26)	經常性公平值計量: 財務資產 以公平值計入其他全面 收益之財務資產(附註26)	公平 Level 1 第一層 RMB'000 人民幣千元	值計量採用之層 Level 2 第二層 RMB'000	級: Level 3 第三層 RMB'000	總計 2019 二零一九年 RMB'000 人民幣千元
概述  At 31 December 2019  Recurring fair value measurements: Financial assets Financial assets at FVTOCI (note 26) - Listed equity securities	經常性公平值計量: 財務資產 以公平值計入其他全面 收益之財務資產(附註26) - 上市股本證券	公平· Level 1 第一層 RMB'000	值計量採用之層 Level 2 第二層 RMB'000	級: Level 3 第三層 RMB'000 人民幣千元	總計 2019 二零一九年 RMB'000 人民幣千元
概述 At 31 December 2019 Recurring fair value measurements: Financial assets Financial assets at FVTOCI (note 26)	經常性公平值計量: 財務資產 以公平值計入其他全面 收益之財務資產(附註26) - 上市股本證券	公平 Level 1 第一層 RMB'000 人民幣千元	值計量採用之層 Level 2 第二層 RMB'000	級: Level 3 第三層 RMB'000	總計 2019 二零一九年 RMB'000 人民幣千元
概述  At 31 December 2019  Recurring fair value measurements: Financial assets Financial assets at FVTOCI (note 26) - Listed equity securities	經常性公平值計量: 財務資產 以公平值計入其他全面 收益之財務資產(附註26) - 上市股本證券	公平 Level 1 第一層 RMB'000 人民幣千元	值計量採用之層 Level 2 第二層 RMB'000	級: Level 3 第三層 RMB'000 人民幣千元	總計 2019 二零一九年 RMB'000 人民幣千元
概述 At 31 December 2019 Recurring fair value measurements: Financial assets Financial assets at FVTOCI (note 26) — Listed equity securities — Unlisted equity securities	經常性公平值計量: 財務資產 以公平值計入其他全面 收益之財務資產(附註26) -上市股本證券 - 非上市股本證券	公平 Level 1 第一層 RMB'000 人民幣千元 23,592	值計量採用之層 Level 2 第二層 RMB'000	級:     Level 3     第三層     RMB'000     人民幣千元	總計 2019 二零一九年 RMB'000 人民幣千元 23,592 85,351
概述 At 31 December 2019 Recurring fair value measurements: Financial assets Financial assets at FVTOCI (note 26) — Listed equity securities — Unlisted equity securities	經常性公平值計量: 財務資產 以公平值計入其他全面 收益之財務資產(附註26) - 上市股本證券 - 非上市股本證券	公平 Level 1 第一層 RMB'000 人民幣千元 23,592	值計量採用之層 Level 2 第二層 RMB'000	級:     Level 3 第三層 RMB'000 人民幣千元	總計 2019 二零一九年 RMB'000 人民幣千元 23,592 85,351 ————————————————————————————————————
概述 At 31 December 2019 Recurring fair value measurements: Financial assets Financial assets at FVTOCI (note 26) — Listed equity securities — Unlisted equity securities	經常性公平值計量: 財務資產 以公平值計入其他全面 收益之財務資產(附註26) -上市股本證券 - 非上市股本證券	公平 Level 1 第一層 RMB'000 人民幣千元 23,592	值計量採用之層 Level 2 第二層 RMB'000	級:     Level 3     第三層     RMB'000     人民幣千元	總計 2019 二零一九年 RMB'000 人民幣千元 23,592 85,351
M述  At 31 December 2019  Recurring fair value measurements:  Financial assets  Financial assets at FVTOCI (note 26)  - Listed equity securities  - Unlisted equity securities	經常性公平值計量: 財務資產 以公平值計入其他全面 收益之財務資產(附註26) - 上市股本證券 - 非上市股本證券	公平 Level 1 第一層 RMB'000 人民幣千元 23,592	值計量採用之層 Level 2 第二層 RMB'000	級:     Level 3 第三層 RMB'000 人民幣千元	總計 2019 二零一九年 RMB'000 人民幣千元 23,592 85,351 ————————————————————————————————————

## 綜合財務報表附註

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

## 7. FAIR VALUE MEASUREMENTS (CONTINUED)

# (b) Reconciliation of assets measured at fair value based on level 3:

## 7. 公平值計量(續)

(b) 根據第三層按公平值計量之資產 對賬:

Description 概述		Financial assets at FVTOCI unlisted equity securities 以公平值計入 其他全面收益 之財務資產非 上市股本證券 RMB'000 人民幣千元 (note 26) (附註26)	Biological assets 生物資產 RMB'000 人民幣千元 (note 22) (附註22)	2020 Total 二零二零年 總計 RMB'000 人民幣千元
At 1 January 2020	於二零二零年一月一日	85,351	726	86,077
Total gains or losses recognised	於下列確認之收益或			
in profit or loss (#)	虧損總額於損益(#)	-	2,160	2,160
In other comprehensive income	於其他全面收益	45,443	-	45,443
Decrease due to harvest	因收成而減少	-	(271)	(271)
Exchange differences	匯兑差額		(153)	(153)
At 31 December 2020	於二零二零年十二月三十一日	130,794	2,462	133,256
(#) Include gains or losses for assets held at end of reporting period			2,160	2,160
		Financial assets		
		at FVTOCI		
		unlisted equity	Biological	
Description		securities	assets	2019 Total
		以公平值計入		
		其他全面收益 之財務資產非		二零一九年
概述		上市股本證券	生物資產	一令一儿午 總計
191, 21		工 II 放 平 起 分 RMB'000	生物 貝座 RMB'000	RMB'000
		人民幣千元	人民幣千元	人民幣千元
		(note 26)		
			(note 22) (附註22)	
At 1 January 2019	於二零一九年一月一日	(note 26)	(note 22)	111,661
Total gains or losses recognised	於二零一九年一月一日 於下列確認之收益或	(note 26) (附註26)	(note 22) (附註22)	
Total gains or losses recognised in profit or loss (#)	於下列確認之收益或 虧損總額於損益(#)	(note 26) (附註26)	(note 22) (附註22)	
Total gains or losses recognised in profit or loss (#) In other comprehensive income	於下列確認之收益或 虧損總額於損益 <sup>(#)</sup> 於其他全面收益	(note 26) (附註26)	(note 22) (附註22) 1,058 4	111,661 4 (25,252)
Total gains or losses recognised in profit or loss (#) In other comprehensive income Decrease due to harvest	於下列確認之收益或 虧損總額於損益(#) 於其他全面收益 因收成而減少	(note 26) (附註26) 110,603	(note 22) (附註22) 1,058 4 - (353)	111,661 4 (25,252) (353)
Total gains or losses recognised in profit or loss (#) In other comprehensive income	於下列確認之收益或 虧損總額於損益 <sup>(#)</sup> 於其他全面收益	(note 26) (附註26) 110,603	(note 22) (附註22) 1,058 4	111,661 4 (25,252)
Total gains or losses recognised in profit or loss (#) In other comprehensive income Decrease due to harvest	於下列確認之收益或 虧損總額於損益(#) 於其他全面收益 因收成而減少	(note 26) (附註26) 110,603	(note 22) (附註22) 1,058 4 - (353)	111,661 4 (25,252) (353)
Total gains or losses recognised in profit or loss (#) In other comprehensive income Decrease due to harvest Exchange differences	於下列確認之收益或 虧損總額於損益(#) 於其他全面收益 因收成而減少 匯兑差額 於二零一九年十二月三十一日	(note 26) (附註26) 110,603 - (25,252) -	(note 22) (附註22) 1,058 4 - (353) 17	111,661 4 (25,252) (353) 17

## 綜合財務報表附註

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

#### 7. FAIR VALUE MEASUREMENTS (CONTINUED)

(b) Reconciliation of assets measured at fair value based on level 3: (Continued)

The total gains or losses recognised in other comprehensive income are presented in other comprehensive income in the consolidated statement of profit or loss and other comprehensive income.

The total gains or losses recognised in profit or loss are presented in other expenses in the consolidated statement of profit or loss and other comprehensive income.

(c) Disclosure of valuation process used by the Group and valuation techniques and inputs used in fair value measurements at 31 December 2020:

The Group's financial controller is responsible for the fair value measurements of assets and liabilities required for financial reporting purposes, including level 3 fair value measurements. The financial controller reports directly to the Board of Directors for these fair value measurements. Discussions of valuation processes and results are held between the financial controller and the Board of Directors at least once a year.

For level 3 fair value measurements, the Group will normally engage external valuation experts with the recognised professional qualifications and recent experience to perform the valuations.

### 7. 公平值計量(續)

(b) 根據第三層按公平值計量之資產 對賬:(續)

> 於其他全面收益內確認之收益或 虧損總額乃於綜合損益及其他全 面收益表下之其他全面收益內呈 列。

> 於損益確認之收益或虧損總額於 綜合損益及其他全面收益表呈列 為其他開支。

(c) 本集團於二零二零年十二月 三十一日所採用估值程序及公平 值計量所採用之估值方法及輸入 數據之披露:

本集團之財務總監負責就財務申報進行規定之公平值計量,包括第三層公平值計量。財務總監直接就該等公平值計量向董事會匯報。財務總監與董事會最少每年對估值程序及結果進行一次討論。

就第三層公平值計量而言,本集 團通常會委聘具備認可專業資格 及近期經驗的外部估值專家進行 估值。

## 綜合財務報表附註

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

### 7. FAIR VALUE MEASUREMENTS (CONTINUED)

# (c) Disclosure of valuation process used by the Group and valuation techniques and inputs used in fair value measurements at 31 December 2020: (Continued)

## 7. 公平值計量(續)

(c) 本集團於二零二零十二月三十一 日所採用估值程序及公平值計量 所採用之估值方法及輸入數據之 披露:(續)

Level 3 fair value measurem 第三層公平值計量	ents					value 平值
	Valuation	Unobservable		Effect on fair value for increase of		
Description	technique	Inputs	Range	inputs 増加輸入數據對	2020	2019
描述	估值方法	不可觀察輸入數據	範圍	公平值之影響	二零二零年 RMB'000 人民幣千元	二零一九年 RMB'000 人民幣千元
Biological assets	Discounted cash flows	Risk-adjusted discount rate	9% (2019: 10%)	Decrease	2,462	726
生物資產	貼現現金流	風險調整貼現率 Growth rate 增長率 Gross margin 毛利率	2% (2019: 3%) 48% (2019: 44%)	減少 Increase 増加 Increase 増加		
Private equity investment classified at financial assets as FVTOCI	Market comparable approach	Discount for lack of marketability	30%-40% (2019: 30%-40%)	Increase	130,794	85,351
分類為以公平值計入其他 全面收益之財務資產的 私募股本投資	市場比較法	缺乏市場流通性 貼現率		增加		
		Financial multiples of public companies	5.05-5.54 (2019: 1.32-7.77)	Increase		
		公眾公司的財務比率		增加		

綜合財務報表附註

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

#### 8. REVENUE

#### Disaggregation of revenue

Disaggregation of revenue from contracts with customers by major products or service line for the year is as follows:

### 8. 收入

#### 收入明細

年內按主要產品或服務線劃分之客戶合 約收入明細如下:

		<b>Continuing operations</b>		Discontinued operation	
		持續經	賣經營業務 已終止經營業		<b>型營業務</b>
		2020	2019	2020	2019
		二零二零年	二零一九年	二零二零年	二零一九年
		RMB'000	RMB'000	RMB'000	RMB'000
		人民幣千元	人民幣千元	人民幣千元	人民幣千元
Revenue from contracts with	香港財務報告準則				
customers within the scope	第15號範圍內之				
of HKFRS 15	客戶合約收入				
Disaggregated by major	按主要產品或服務線				
products or service lines	劃分之明細				
- Sales and contract works of	- 銷售嵌入式系統				
embedded system products	產品及相關產品及				
and related products	合約工程	-	-	-	1,111,446
- Rendering of travel and	- 提供旅遊及休閒服務				
leisure services	folio Di alla alla sana ara	97,286	138,153	_	_
- Sales of wine and related	- 銷售葡萄酒及				
products	相關產品	11,357	11,318	_	_
- Management fee income	- 管理費收入	6,772	5,761	_	_
- Sales of metallic products	- 銷售金屬產品	352,999			
		468,414	155,232	_	1,111,446

The Group derives all revenue from the transfer of goods and services at a point in time except for the revenue from leisure services and management fee income which are recognised over the time.

除休閒服務之收入及管理費收入是隨時 間確認外,本集團所有收入是來自於某 一時間點轉移貨品及服務。

## 綜合財務報表附註

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

#### 9. OTHER GAINS AND INCOME

### 9. 其他收益及收入

		Continuing operations 持續經營業務			ed operation <b>巫營業務</b>
		<b>2020</b> 2019 <b>202</b>		2020	2019
		二零二零年	二零一九年	二零二零年	二零一九年
		RMB'000	RMB'000	RMB'000	RMB'000
		人民幣千元	人民幣千元	人民幣千元	人民幣千元
Bank interest income	銀行利息收入	639	338	_	1,925
Government grants (note)	政府補貼(附註)	3,495	87	_	125
Share of income from	分佔電影製作所得				
film productions	收入	27	114	_	_
Refund of value-added tax	增值税退回	5,794	342	-	5,832
Gain on bargain purchase	議價購買之收益				
(note 39(a)(ii))	(附註39(a)(ii))	_	352	-	_
Financial guarantee income	財務擔保收入	3,145	_	-	_
Gain on lease termination	終止租賃的收益	9	_	_	_
Penalty income	罰款收入	603	_	_	_
Others	其他	2,185	144	_	1,383
		15,897	1,377		9,265

Note: Government grants in 2020 mainly represented the subsidy to the Group by the PRC government as to compensate the loss suffered by the Group since the Hengshan Mountain scenic area was temporarily closed from 25 January 2020 to 26 February 2020 due to the policies and measures implemented by the government of the PRC to deter the spread of COVID-19 epidemic in the PRC.

附註: 二零二零年的政府補貼主要指中國政府授予本集團之補助金,以補償本集團由於衡山風景區自二零二零年一月二十五日至二零二零年二月二十六日暫時關閉,以配合中國政府為抗擊2019冠狀病毒病疫情在中國蔓延而實行的政策及措施而蒙受的虧損。

## 綜合財務報表附註

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

#### 10. SEGMENT INFORMATION

The Group determines its operating segments based on its strategic business units that are managed separately by the chief operating decision-maker. Each strategic unit requires different technology, development and marketing strategies.

During the year, the Group had four reportable segments, which were managed separately based on their business nature:

Tourism development – development of travel and leisure business

busine

Investment holding - holding of fund, debt and

equity investment, including management fee income

Trading of metallic

products

 sales and purchases of metallic products (New segment

in 2020)

All other segments — business activities and operating

segments not separately reported, including production and sales of wine and related products

The accounting policies of the operating segments are the same as those described in note 4(aa) to the consolidated financial statements. Segment profits or losses do not include interest income, unallocated other gains and income, finance costs and unallocated corporate expenses. Segment assets do not include unallocated corporate assets. Segment non- current assets do not include financial assets at FVTOCI and deferred tax assets.

The Group accounts for intersegment sales and transfers as if the sales or transfers were to third parties, i.e. at current market prices.

#### 10. 分部資料

本集團根據主要營運決策人獨立管理的 策略業務單位而釐訂經營分部。各策略 業務單位需要不同技術、發展及市場策 略。

於年內,本集團有四個可報告分部,並 根據彼等的業務性質獨立管理:

旅遊業發展 一發展旅遊及休閒

業務

投資控股 一持有基金及權益

投資,包括管理

費收入

買賣金屬產品 一銷售及採購金屬產

品(二零二零年的

新分部)

所有其他分部 一業務活動及經營分

部並非獨立報 告,包括生產及 銷售葡萄酒及相

關產品

經營分部之會計政策與本集團於綜合 財務報表附註4(aa)所採用的一致。分 部溢利或虧損不包括利息收入、未分配 其他收益及收入、融資成本及未分配企 業開支。分部資料不包括未分配企業資 產。分部非流動資產不包括以公平值計 入其他全面收益之財務資產及遞延税項 資產。

本集團入賬分部間銷售及轉讓時猶如向 第三方銷售或轉讓,即按現行市價。

## 綜合財務報表附註

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

## 10. SEGMENT INFORMATION (CONTINUED)

## 10. 分部資料(續)

Information about operating segment profit or loss:

經營分部溢利或虧損之資料:

			C	Discontinued operations 已終止 經營業務				
		Tourism development	Investment holding	Trading of metallic product	All other segments	Total	Manufacture and sale of electronic fire equipment 製造及銷售	Total
		<b>旅遊業發展</b> RMB'000 人民幣千元	<b>投資控股</b> RMB'000 人民幣千元	買賣金屬產品 RMB'000 人民幣千元	所有其他分部 RMB'000 人民幣千元	總計 RMB'000 人民幣千元	電子消防設備 RMB'000 人民幣千元	<b>總計</b> RMB'000 人民幣千元
2020								
Revenue from external customers	來自外界客戶之收入	97,286	6,772	352,999	11,357	468,414		468,414
Segment profit/(loss)	分部溢利/(虧損)	<u>131,291</u> *	(12,501)	(1,235)	1,708	119,263		119,263
Interest income Finance costs Unallocated corporate expenses	利息收入 融資成本 未分配企業開支					639 (18,184) (21,474)	- - -	639 (18,184) (21,474)
Profit before income tax	除所得税前溢利					80,244		80,244
Other segment information: Reversal of impairment loss on trade and other receivables, net Depreciation and amortisation Share of (losses)/profit of associates Share of losses of joint ventures	其他分部資料: 貿易及其他應收款項之 減值虧損撥回淨額 折舊及攤銷 應佔聯營公司(虧損)/溢利 應佔合營企業虧損	663 9,441 (2,634)	435 6,277 (1,158)		- 663 - -	663 10,539 3,643 (1,158)	- - - -	663 10,539 3,643 (1,158)
2019	二零一九年							
Revenue from external customers	來自外界客戶之收入	138,153	5,761		11,318	155,232	1,111,446	1,266,678
Segment profit/(loss)	分部溢利/(虧損)	59,147	(18,010)		(1,873)	39,264	217,335	256,599
Interest income Finance costs Gain on deemed disposal of	利息收入 融資成本 視作出售附屬公司之收益					338 (8,962)	1,925 (4,228)	2,263 (13,190)
subsidiaries Unallocated corporate expenses	未分配企業開支					(18,150)	1,348,433	1,348,433 (18,150)
Profit before tax	除税前溢利					12,490	1,563,465	1,575,955
Other segment information: Impairment loss on trade and other receivables, net Depreciation and amortisation Share of profit/(losses) of associates Share of losses of joint ventures	其他分部資料: 貿易及其他應收款項減值虧損淨額 折舊及攤銷 應佔聯營公司溢利/(虧損) 應佔合營企業虧損	6,651 8,059 3,587	2,228 (18,705) (895)		1,203	6,651 11,490 (15,118) (895)	31,004 15,980 (2,015)	37,655 27,470 (17,133) (895)

<sup>\*</sup> Including the gain on disposal of a subsidiary of RMB92,487,000 (note 39(c)).

<sup>\*</sup> 包括出售一間附屬公司的收益人民幣 92,487,000元(附註39(c))。

## 綜合財務報表附註

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

## 10. SEGMENT INFORMATION (CONTINUED)

## 10. 分部資料(續)

Information about operating segment assets:

經營分部資產之資料:

		Continuing operations 持續經營業務					Discontinued operations 已終止 經營業務	
		Tourism development 旅遊業發展 RMB'000 人民幣千元	Investment holding 投資控股 RMB'000 人民幣千元	Trade of metallic products 買賣金屬產品 RMB'000 人民幣千元	All other segments 所有其他分部 RMB'000 人民幣千元	Total 總計 RMB'000 人民幣千元	Manufacture and sale of electronic fire equipment 製造及銷售 電子消防設備 RMB'000 人民幣千元	Total 總計 RMB'000 人民幣千元
At 31 December 2020	於二零二零年十二月三十一日							
Segment assets	分部資產	623,207	2,745,284	198,467	24,641	3,591,599		3,591,599
Unallocated corporate assets Property, plant and equipment Cash and cash equivalents Others	未分配企業資產 物業、廠房及設備 現金及現金等價物 其他							5,689 13,928 51,296 70,913
Total assets	總資產							3,662,512
Segment assets including: Investments in associates Investments in joint ventures Additions to non-current assets	分部資產包括: 於聯營公司之投資 於合營企業之投資 添置非流動資產	99,970 - 138,203	2,519,278 14,436 4		- - 6,731	2,619,248 14,436 144,938		2,619,248 14,436 144,938
At 31 December 2019	於二零一九年十二月三十一日							
Segment assets	分部資產	474,769	2,769,775		75,622	3,320,166		3,320,166
Unallocated corporate assets Property, plant and equipment Cash and cash equivalents Others	未分配企業資產 物業、廠房及設備 現金及現金等價物 其他							6,280 102,946 41,110
								150,336
Total assets	總資產					3		3,470,502
Segment assets including: Investments in associates Investments in joint ventures Additions to non-current assets	分部資產包括: 於聯營公司之投資 於合營企業之投資 添置非流動資產	184,594 - 69,144	2,547,259 72,273 27	-	- - 400	2,731,853 72,273 69,571	- - 37,299	2,731,853 72,273 106,870

## 綜合財務報表附註

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

### 10. SEGMENT INFORMATION (CONTINUED)

## 10. 分部資料(續)

Geographical information:

地區資料:

		Revenue		Non-current assets		
		收	收入		動資產	
		2020	2019	2020	2019	
		二零二零年	二零一九年	二零二零年	二零一九年	
		RMB'000	RMB'000	RMB'000	RMB'000	
		人民幣千元	人民幣千元	人民幣千元	人民幣千元	
PRC except Hong Kong	中國(不包括香港)	457,057	1,248,857	2,909,098	2,956,855	
The United States	美國	11,357	16,282	18,639	11,492	
Canada	加拿大		1,539			
		468,414	1,266,678	2,927,737	2,968,347	

In presenting the geographical information, revenue is based on the locations of customers.

Revenue from each of the major customers, which amounted to 10% or more of the Group's revenue is set out below:

呈報地區資料時,收入乃根據客戶所在 地。

來自各主要客戶(佔本集團收入10%或 以上者)的收入載列如下:

		2020 二零二零年 RMB'000 人民幣千元	2019 二零一九年 RMB'000 人民幣千元
Customer A* Customer B* Customer C*	客戶A* 客戶B* 客戶C*	160,137 117,184 75,678	- - -
		352,999	

<sup>\*</sup> Revenue from three customers were all derived by the segment engaging in trading of metallic products.

<sup>\*</sup> 來自三名客戶的收入均源自從事買賣 金屬產品的分部。

# 綜合財務報表附註

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

## 11. FINANCE COSTS

## 11. 融資成本

		Continuing operations 持續經營業務		Discontinued operation 已終止經營業務	
		<b>2020</b> 2019 二零二零年 二零一九年		<b>2020</b> 二零二零年	2019 二零一九年
		RMB'000	RMB'000	RMB'000	RMB'000
		人民幣千元	人民幣千元	人民幣千元	人民幣千元
Interest on bank and other loans Interest on lease liabilities	銀行及其他貸款利息租賃負債之利息	13,865 4,062	2,834 4,227	-	6,152
Net foreign exchange loss/(gain)	外幣匯兑虧損/(收益)淨額	257	1,901		(1,924)
		18,184	8,962		4,228

#### 12. INCOME TAX EXPENSE

## 12. 所得税開支

		Continuing operations 持續經營業務		Discontinued operatio 已終止經營業務	
		2020 二零二零年	2019 二零一九年	2020 二零二零年	2019 二零一九年
		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
Current tax  Provision for the year  - Hong Kong (note (i))  - PRC  Overprovision/  (Underprovision) in prior year	即期税項 本年度撥備 - 香港(附註(i)) - 中國 過往年度超額撥備/ (撥備不足)	463 500	22,474 11,436		- 44,700
– PRC	- 中國	2	(51)		(3,689)
		965	33,859	-	41,011
Deferred tax (note 35)	遞延税項(附註35)	9,386	3,807		(4,895)
		10,351	37,666		36,116

## 綜合財務報表附註

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

#### 12. INCOME TAX EXPENSE (CONTINUED)

No provision for Hong Kong Profits Tax is required for the years ended 31 December 2020 and 2019 since the Group had no assessable profit for both years.

Tax charge on profits assessable elsewhere has been calculated at the rates of tax prevailing in the country in which the Group operates, based on existing legislation, interpretations, and practices in respect thereof.

Other subsidiaries of the Group established in the PRC are generally subject to income tax on their taxable income at a tax rate of 25% (2019: 25%).

#### Note i:

In 2011, a subsidiary of the Group received an assessment demanding final tax for the year of assessment 2004/2005 from the Inland Revenue Department ("IRD").. The amount of this assessment was HK\$47,852,000 (equivalent to RMB41,928,000) in which HK\$47,748,000 (equivalent to RMB41,837,000) relating to a claim for gain on disposal of long term investment recognised in 2004. In 2013, the IRD issued a notice to the subsidiary informing that the case has been forwarded to the Appeals Section of the IRD for further processing. No provision was made as at 31 December 2018 as the directors opined that the subsidiary had strong grounds and sufficient evidence to defend the capital nature of the gain. Moreover, the IRD regarded the assessment as protective action and allowed those part of tax relating to the contended capital gain to be held over unconditionally pending the outcome of objection. The directors opined that the action of the IRD was highly correlated with timing factor because the year of assessment 2004/2005 would became statutorily time-barred by the end of March 2011. During the year ended 31 December 2019, after several communications with the IRD, the said claim for gain on disposal of long term investment is ultimately determined as a trading profit. The amount of assessment was finalised and amounted to HK\$23,565,000 (equivalent to RMB22,474,000) and recognised in profit or loss during the year ended 31 December 2019. The said amount was fully settled during the year ended 31 December 2020.

#### 12. 所得税開支(續)

概無於截至二零二零年及二零一九年 十二月三十一日止年度計提香港利得稅 撥備,因為本集團於該兩個年度並無應 課稅溢利。

其他地方應課税溢利之税項乃根據本集 團經營業務所在國家之現行法例、詮釋 及慣例按該國之現行税率計算。

本集團於中國成立之其他附屬公司通常 須就應課税收入按税率25%(二零一九 年:25%)繳納所得税。

#### 附註i:

於二零一一年,本集團一家附屬公司收到 税務局(「税務局」)的二零零四/二零零五 年度評税及繳納税款通知書。評税的金額 為47,852,000港元(相當於人民幣41,928,000 元),其中47,748,000港元(相當於人民幣 41,837,000元) 與二零零四年已確認的出售長 期投資之收益之申索有關。於二零一三年, 税務局向該附屬公司發出通知,知會有關案 件已提交税務局上訴組作進一步處理。由於 董事認為該附屬公司具備足夠理據及證據就 收益之資本性質辯護,故並無於二零一八年 十二月三十一日作出撥備。此外,稅務局視 評税為保護行動,容許該等有關受爭議資本 收益之部分税項,在得出反對評税結果前無 條件暫緩。董事認為税務局之行動主要在於 時間因素,此乃由於二零零四/二零零五評 税年度於二零一一年三月底已屆法定時限。 截至二零一九年十二月三十一日止年度,在 與税務局進行數輪溝通後,上述出售長期投 資的收益的申索乃最終釐定為交易利潤。評 估金額已最終釐定,為數23,565,000港元(相 當於人民幣22,474,000元)的金額已於截至 二零一九年十二月三十一日止年度在損益中 確認。上述金額已於截至二零二零年十二月 三十一日止年度悉數結付。

綜合財務報表附註

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

## 12. INCOME TAX EXPENSE (CONTINUED)

## 12. 所得税開支(續)

		<b>Continuing operations</b>		Discontinued operation		
		持續經	營業務	已終止約	<b>型營業務</b>	
		2020	2019	2020	2019	
		二零二零年	二零一九年	二零二零年	二零一九年	
		RMB'000	RMB'000	RMB'000	RMB'000	
		人民幣千元	人民幣千元	人民幣千元	人民幣千元	
Profit before income tax	除所得税前溢利	80,244	12,490	_	1,563,465	
Tax at domestic income tax	按國內所得税率25%					
rate of 25% (2019: 25%)	(二零一九年:25%)					
	計算之税項	20,061	3,123	_	390,866	
Tax effect of share of results	應佔聯營公司業績之					
of associates	税務影響	(911)	3,780	-	504	
Tax effect of share of losses	應佔合營企業虧損之					
of joint ventures	税務影響	290	224	-	_	
Tax effect of income that is	不應課税收入之税務					
not taxable	影響	(24,927)	(174)	-	(337,763)	
Tax effect of expenses that	不可扣減支出之税務					
are not deductible	影響	5,698	1,765	-	3,005	
Tax effect of utilisation of	動用過往未確認税務					
tax losses not previously	虧損之税務影響					
recognised		-	(26)	-	_	
Tax effect of tax losses not	未確認税務虧損之					
recognised	税務影響	9,969	6,431	-	13,140	
Tax effect on previously	過往已出售投資之					
disposed investments	税務影響(附註(i))		99 474			
(note (i)) Overprovision/	過往年度超額撥備/	_	22,474	_	_	
(Underprovision) in	(撥備不足)					
prior year	(35) (11) (11)	2	(51)		(3,689)	
Effect of different tax rate of	於其他司法權區營運	4	(31)		(3,003)	
subsidiaries operating in	之附屬公司不同					
other jurisdictions	税率之影響	169	201	_	8	
Tax effect of tax concession	税項減免之税務影響	_	(81)	_	(25,237)	
Super deduction of research	研發開支之超額扣税					
and development costs		_	_	_	(4,718)	
					700	
Income tax expense	所得税開支	10,351	37,666	_	36,116	
The state of the s						

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#### 13. PROFIT FOR THE YEAR

# The Group's profit for the year is stated after charging/ (crediting) the following:

### 13. 本年度溢利

本集團本年度溢利已扣除/(計入)以下 各項:

		Continuing operations 持續經營業務		Discontinued operation 已終止經營業務	
			2019		2019
		2020		2020	
		二零二零年	二零一九年	二零二零年	二零一九年
		RMB'000	RMB'000	RMB'000	RMB'000
	,	人民幣千元	人民幣千元	人民幣千元	人民幣千元
Amortisation of other	其他無形資產及於				
intangible assets and	電影製作之投資				
investments in film	攤銷				
productions		556	2,406	_	1,337
Auditors' remuneration	核數師酬金	1,645	1,100	_	_
Cost of inventories sold	已售存貨成本	377,351	34,403	_	649,977
Depreciation charge:	折舊支出:				
- Plant and equipment owned	- 擁有之廠房及設備	6,148	4,652	_	14,643
- Right-of-use assets	- 使用權資產	4,859	4,477	_	_
Gain from changes in fair	生物資產公平值變動				
value less costs to sell of	減銷售成本之收益				
biological assets		(2,160)	(4)	_	_
Loss on disposal and written	出售及撇銷物業、				
off of property, plant and	廠房及設備虧損				
equipment		_	_	_	274
Write off of film production	撇銷電影製作	4,669	_	_	_
Short-term leases charges	短期租賃支出	1,534	1,199	_	6,978
Research and development	研究及開發費用				
expenditure		_	_	_	56,430
•					

Cost of inventories sold includes staff costs and depreciation of approximately RMB33,440,000 (2019: RMB77,512,000) which are included in the amounts disclosed separately above.

已售存貨成本包括員工成本及折舊約人 民幣33,440,000元(二零一九年:人民幣 77,512,000元),該等成本計入於上文個 別披露之金額。

### 綜合財務報表附註

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

#### 14. EMPLOYEE BENEFITS EXPENSES

### 14. 僱員福利開支

		Continuing operations 持續經營業務			ed operation 巠營業務
		2020 二零二零年 RMB'000 人民幣千元	2019 二零一九年 RMB'000 人民幣千元	2020 二零二零年 RMB'000 人民幣千元	2019 二零一九年 RMB'000 人民幣千元
Salaries, bonuses and allowances Retirement benefit scheme contributions	薪金、花紅及津貼 退休福利計劃供款	49,076	46,319 8,123	-	128,499 31,072
		54,019	54,442		159,571

The five highest paid individuals in the Group during the year the ended 31 December 2020 included two director (2019: one) whose emolument is reflected in the analysis presented above. The emoluments of the five highest paid individuals are set out below:

於截至二零二零年十二月三十一日止年度,本集團五名最高薪酬個人包括兩名董事(二零一九年:一名),其酬金詳情載於上文呈列之分析。五名最高薪酬個人之酬金如下:

		2020	2019
		二零二零年	二零一九年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Basic salaries and allowances	基本薪金及津貼	4,322	3,849
Discretionary bonus	酌情花紅	_	1,842
Retirement benefit scheme contributions	退休福利計劃供款	178	349
		4,500	6,040

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# 14. EMPLOYEE BENEFITS EXPENSES (CONTINUED)

14. 僱員福利開支(續)

The emoluments fell within the following band:

### 酬金範圍如下:

### Number of individuals

		<b>2020</b> 二零二零年	2019 二零一九年
Less than HK\$1,000,000 (equivalent to RMB890,000) (2019: RMB878,000)	少於1,000,000港元(相當於人民幣 890,000元)(二零一九年:人民 幣878,000元)	4	-
HK\$1,000,001 to HK\$1,500,000 (equivalent to RMB890,000 to RMB1,336,000) (2019: RMB878,000 to RMB1,317,000)	1,000,001港元至1,500,000港元 (相當於人民幣890,000元至 人民幣1,336,000元) (二零一九年:人民幣878,000元 至人民幣1,317,000元)	1	4
HK\$1,500,001 to HK\$2,000,000 (equivalent to RMB1,336,000 to RMB1,781,000) (2019: RMB1,317,000 to RMB1,757,000)	1,500,001港元至2,000,000港元 (相當於人民幣1,336,000元至 人民幣1,781,000元) (二零一九年:人民幣1,317,000元		
	至人民幣1,757,000元)		1

綜合財務報表附註

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

# 15. DIRECTORS' AND SUPERVISORS' EMOLUMENTS

#### (a) Directors' and supervisors' emoluments

The remuneration of every director and supervisor in respect of a person's services as a director, whether of the Company or its subsidiary undertaking is set out below:

### 15. 董事及監事酬金

#### (a) 董事及監事酬金

各董事及監事就其擔任董事(不論 本公司或其附屬公司)之酬金如 下:

		Notes 附註	Fees 袍金 RMB'000 人民幣千元	Salaries and allowances 薪金及津貼 RMB'000 人民幣千元	Discretionary bonus 酌情花紅 RMB'000 人民幣千元	benefit scheme contributions 退休福利 計劃供款 RMB'000 人民幣千元	Total 合計 RMB'000 人民幣千元
Name of directors	董事姓名						
Mr. Ni Jinlei	倪金磊先生		80	920	_	17	1,017
Mr. Zhang Wanzhong	張萬中先生		280	581	_	67	928
Ms. Zheng Zhong	鄭重女士		220	400	-	54	674
Ms. Xue Li	薛麗女士		80	_	-	_	80
Mr. Xiang Lei	項雷先生		_	-	-	_	_
Mr. Ip Wing Wai	葉永威先生		80	_	-	_	80
Mr. Shao Jiulin	邵九林先生	i	20	_	_	_	20
Mr. Li Juncai	李俊才先生		80	_	_	_	80
Mr. Li Chonghua	李崇華先生		80	_	_	_	80
Mr. Shen Wei	沈維先生		80	_	_	_	80
Mr. Tang Xuan	唐炫先生	ii	50				50
			1,050	1,901		138	3,089
Name of supervisors	監事姓名						
Mr. Fan Yimin	范一民先生		50	-	-	_	50
Mr. Ouyang Zishi	歐陽子石先生		50	_	_	_	50
Mr. Pan Yudong	潘宇東先生		50	_	_	_	50
Ms. Dong Xiaoqing	董曉清女士		50	-	-	_	50
Ms. Zhou Min	周敏女士		50				50
			250				250
Total for 2020	二零二零年合計		1,300	1,901	_	138	3,339

### 綜合財務報表附註

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

# 15. DIRECTORS' AND SUPERVISORS' EMOLUMENTS (CONTINUED)

### 15. 董事及監事酬金(續)

(a) Directors' and supervisors' emoluments (Continued)

(a) 董事及監事酬金(續)

Retirement

	Notes 附註	Fees 袍金 RMB'000	Salaries and allowances 薪金及津貼	Discretionary bonus	benefit scheme contributions 退休福利	Total
		袍金				Total
			薪金及津貼	あんは サ br	退休福利	
			薪金及津貼	あませか		
		DMB,000		酌情花紅	計劃供款	合計
	附註	KMD 000	RMB'000	RMB'000	RMB'000	RMB'000
	M1 tr	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
董事姓名						
倪金磊先生		80	908	_	_	988
張萬中先生		278	579	_	46	903
鄭重女士		220	440	-	127	787
薛麗女士		80	-	-	-	80
項雷先生		-	-	-	-	_
葉永威先生		80	-	-	-	80
邵九林先生	i	80	-	-	-	80
李俊才先生		80	-	-	-	80
李崇華先生		80	-	-	-	80
沈維先生		80				80
		1,058	1,927		173	3,158
監事姓名						
范一民先生		50	-	-	-	50
歐陽子石先生		50	_	-	_	50
潘宇東先生		50	-	-	-	50
董曉清女士		50	-	-	-	50
周敏女士		50				50
		250				250
二零一九年合計		1,308	1,927	-	173	3,408
	張鄭薛項葉邵李李沈 監范歐潘董周曹麗雷永九俊崇維 姓民子東清女先先先先生 名先石先生士生生生生生生生	倪張鄭薛項葉邵李李沈 監范歐潘董周 監范歐潘董周 大生生生生生生生生生生生生生生生生生生生生生生生生生生生生生生生生生生生生	倪金磊先生     80       張萬中先生     278       鄭重女士     80       頭雷先生     -       葉永威先生     80       邵九林先生     i       李俊才先生     80       李崇華先生     80       沈維先生     80       監事姓名     1,058       監事姓名     50       職院子石先生     50       董曉清女士     50       周敏女士     50       250	倪金磊先生     80     908       張萬中先生     278     579       鄭重女士     220     440       薛麗女士     80     -       項雷先生     -     -       葉永威先生     80     -       郡九林先生     i     80     -       李俊才先生     80     -       李崇華先生     80     -       沈維先生     80     -       監事姓名     1,058     1,927       監事姓名     50     -       瀬宇東先生     50     -       董曉清女士     50     -       周敏女士     50     -       250     -	<ul> <li>R</li></ul>	税金磊先生     80     908     -     -       張萬中先生     278     579     -     46       鄭重女士     220     440     -     127       薛麗女士     80     -     -     -       項雷先生     -     -     -     -       華永成先生     80     -     -     -       砂木先生     80     -     -     -       李崇華先生     80     -     -     -       沈維先生     80     -     -     -       本     -     -     -     -       本     -     -     -     -       大雄先生     50     -     -     -       本     -     -     -     -       監事姓名     50     -     -     -       董子夫生     50     -     -     -       董子夫生     50     -     -     -       董子夫生     50     -     -     -       財験分士     -     -     -     -       本     -     -     -     -       本     -     -     -     -       本     -     -     -     -       本     -     -     -     -

Notes: (i) Resigned on 6 April 2020

附註: (i) 於二零二零年四月六日辭 任

(ii) Appointed on 15 May 2020

(ii) 於二零二零年五月十五日 獲委任

綜合財務報表附註

For the year ended 31 December 2020 截至二零二零年十二月三十一目止年度

# 15. DIRECTORS' AND SUPERVISORS' EMOLUMENTS (CONTINUED)

#### (a) Directors' and supervisors' emoluments (Continued)

Pursuant to the service contracts entered into between the Company and its executive directors, the Company's executive directors are entitled to an aggregate amount of discretionary bonuses of not more than 5% of the consolidated profit after tax but before the provision of such bonuses.

There was no arrangement under which a director or a supervisor waived or agreed to waive any emoluments during the years ended 31 December 2020 and 2019.

No emoluments were paid by the Group to any of the directors or supervisors as an inducement to join or upon joining the Group or as compensation for loss of office during the years ended 31 December 2020 and 2019.

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

No significant transactions, arrangements and contracts in relation to the Group's business to which the Company was a party and in which a director of the Company and the director's connected party had a material interest, whether directly or indirectly, subsisted at the end of the year or at any time during the year.

### 15. 董事及監事酬金(續)

#### (a) 董事及監事酬金(續)

根據本公司與其執行董事訂立之 服務合約,本公司執行董事有權 獲得總額不超過税後(但於提供花 紅之前)綜合溢利5%之酌情花紅。

截至二零二零年及二零一九年 十二月三十一日止年度,概無董 事或監事放棄或同意放棄任何酬 金之安排。

截至二零二零年及二零一九年 十二月三十一日止年度,本集團 並無向任何董事或監事支付任何 酬金,作為吸引加入本集團或於 加盟時之獎勵或作為離職賠償。

### (b) 董事於交易、安排或合約之重大 權益

本公司概無就本集團業務訂立任 何於年末或年內任何時間存續而 本公司董事及董事之關連人士於 當中擁有重大權益(不論直接或間 接)的重大交易、安排及合約。

### 綜合財務報表附註

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

#### 16. RETIREMENT BENEFIT SCHEMES

The Group operates a mandatory provident fund scheme (the "MPF Scheme") under the Hong Kong Mandatory Provident Fund Schemes Ordinance for all qualifying employees in Hong Kong. The Group's contributions to the MPF Scheme are calculated at 5% of the salaries and wages subject to a monthly maximum amount of HK\$1,500 per employee and vest fully with employees when contributed into the MPF Scheme.

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

The Group also operates other retirement benefits schemes for all qualifying employees in elsewhere and required to contribute certain percentage of the employee's salaries prevailing in the countries in which the Group operates.

#### 17. EARNINGS/(LOSS) PER SHARE

#### Basic and diluted earnings/(loss) per share

The calculation of basic earnings/(loss) per share from continuing operations and discontinued operation attributable to owners of the Company for the year ended 31 December 2020 is based on the profit for the year attributable to owners of the Company of RMB64,165,000 (2019: a loss of RMB39,849,000) and Nil (2019: a profit of RMB1,442,238,000) respectively and the weighted average number of ordinary shares of 1,378,720,000 (2019: 1,378,720,000) in issue during the year. No adjustment has been made to the basic earnings/(loss) per share amounts presented for the year ended 31 December 2020 and 2019. There were no potential ordinary shares outstanding during the years ended 31 December 2020 and 2019, and hence the diluted earnings per share is the same as basic earnings per share.

#### 16. 退休福利計劃

本集團根據香港強制性公積金計劃條例 就所有香港合資格僱員實施一項強制性 公積金計劃(「強積金計劃」)。本集團對 強積金計劃之供款乃根據薪金及工資之 5% 計算,各員工每月最高金額不超過 1,500港元,而且本集團存入強積金計 劃之僱員供款一概撥歸僱員所有。

本集團之中國僱員乃參與由當地市政府 推行之中央退休金計劃。本集團須向中 央退休金計劃繳納僱員基本薪金及工資 之若干比例來資助退休福利。當地市政 府負責承擔本集團所有現有及即將退休 僱員之退休福利安排。就該中央退休金 計劃而言,本集團之責任僅為繳足該計 劃下所需供款。

本集團亦有為各地的所有合資格僱員, 設立其他退休福利計劃,並須按本集團 經營所在國家的當前僱員薪金的若干百 分比作出供款。

### 17. 每股盈利/(虧損)

#### 每股基本及攤薄盈利/(虧損)

截至二零二零年十二月三十一日止年 度,本公司擁有人應佔來自持續經營業 務及來自已終止經營業務的每股基本 盈利/(虧損)乃分別根據本公司擁有 人應佔本年度溢利人民幣64,165,000元 (二零一九年:虧損人民幣39.849.000 元)及無(二零一九年:溢利人民幣 1,442,238,000元) 以及年內已發行普通 股加權平均數1,378,720,000 (二零一九 年:1,378,720,000)股計算。概無就 截至二零二零年及二零一九年十二月 三十一日止年度之每股基本盈利/(虧 損)作出調整。於截至二零二零年及二 零一九年十二月三十一日止年度,概無 發行在外的潛在普通股。故此,每股攤 薄盈利與每股基本盈利相同。

綜合財務報表附註

For the year ended 31 December 2020 截至二零二零年十二月三十一目止年度

#### 18. DISCONTINUED OPERATIONS

Reference was made to the announcement of the Company dated 1 February 2013 and the circular of the Company dated 27 February 2013 on the proposed spin-off of Jade Bird Fire Co., Ltd. ("Jade Bird Fire"), a subsidiary of the Group, and a separate listing of the manufacture and sale of electronic fire equipment business owned and operated by Jade Bird Fire on The Small and Medium Enterprises Board (the "SME Board") of the Shenzhen Stock Exchange (the "Proposed A Share Listing"). On 19 July 2019, Jade Bird Fire received a written approval issued by the China Securities Regulatory Commission in respect of the initial public offering of Jade Bird Fire (the "Approval"). Pursuant to the Approval, Jade Bird Fire was approved to publicly issue no more than 60 million new shares within 12 months from the date of the Approval. On 8 August 2019, Jade Bird Fire issued the Announcement on the Listing of the Shares Offered under Initial Public Offering, pursuant to which, 60,000,000 shares at a price of RMB17.34. The shares of Jade Bird Fire were listed on the SME Board of the Shenzhen Stock Exchange on 9 August 2019, with stock code 002960. Details were disclosed in the announcement of the Company dated 19 July 2019, 29 July 2019 and 8 August 2019.

Following the completion of the Proposed A Share Listing on 9 August 2019, the equity interest of the Group in Jade Bird Fire was diluted from 51.02% to 38.27%. Jade Bird Fire ceased to be a non-wholly owned subsidiary of the Company and the Group discontinued its business of manufacture and sale of electronic fire equipment. Jade Bird Fire became associate of the Group with effect from the same date and has since been accounted for using the equity method of accounting. Accordingly, Jade Bird Fire was presented as discontinued operations in the consolidated financial statements of the Company for the year ended 31 December 2019. Financial information relating to the discontinued operations for the period to the date of disposal was set out below. The financial performance presented were for the period from 1 January 2019 to 8 August 2019.

### 18. 已終止經營業務

茲提述本公司日期為二零一三年二月一 日之公佈及本公司日期為二零一三年二 月二十七日之通函,內容有關建議分拆 本公司一間附屬公司青鳥消防股份有限 公司(「青鳥消防」)及將青鳥消防擁有 及營運的製造及銷售電子消防設備業務 於深圳證券交易所中小企業板(「中小 企業板」)獨立上市(「建議A股上市」)。 於二零一九年七月十九日,青鳥消防接 獲中國證券監督管理委員會就青鳥消 防首次公開發售發出的書面批准(「該 批准」)。根據該批准,青鳥消防獲准於 該批准日期起12個月內公開發行不多於 60,000,000股新股份。於二零一九年八 月八日,青鳥消防發佈《首次公開發行 股票上市公告書》,據此,60,000,000股 股份的發行價為人民幣17.34元。青鳥 消防股份已於二零一九年八月九日在深 圳證券交易所中小企業板上市,股份簡 稱為「青鳥消防」,股份代號為002960。 詳情披露於本公司日期為二零一九年七 月十九日、二零一九年七月二十九日及 二零一九年八月八日之公佈。

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### 18. DISCONTINUED OPERATIONS (CONTINUED) 18. 已終止經營業務(續)

			<b>2020</b> 二零二零年	2019 二零一九年
		Notes 附註	RMB'000 人民幣千元	RMB'000 人民幣千元
Revenue	收益	8	-	1,111,446
Cost of sales and services	銷售及服務成本			(656,458)
Gross profit	毛利			454,988
Other gains and income	其他收益及收入	9	_	9,265
Impairment loss on trade and	貿易及其他應收款項之			
other receivables	減值虧損		-	(31,004)
Distribution costs	分銷成本		_	(98,436)
Administrative expenses	行政開支		-	(50,469)
Other expenses	其他開支		-	(63,069)
Finance costs	融資成本	11	-	(4,228)
Share of losses of associates	應佔聯營公司虧損			(2,015)
Profit before tax	除税前溢利		_	215,032
Income tax expense	所得税開支	12		(36,116)
Profit after tax from	來自已終止經營業務之			
discontinued operation	除税後溢利	13	_	178,916
Gain on deemed disposal	視作出售附屬公司之			
of subsidiaries	收益	39(b)		1,348,433
Profit from discontinued	來自已終止經營業務之			
operation	溢利		_	1,527,349
Cash flows used in discontinued operation	用於已終止經營業務之現金 流量			
Net cash used in operating	用於經營活動之現金淨額			
activities			-	(277,056)
Net cash used in investing activities	用於投資活動之現金淨額		_	(24,456)
Net cash generated from	產生自融資活動之現金淨額			(11)
financing activities			-	99,979
Effect of foreign exchange rate changes	外匯匯率變動之影響			4,515
Net cash outflow	現金流出淨額			(197,018)
40.				

## 綜合財務報表附註

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

### 19. PROPERTY, PLANT AND EQUIPMENT

### 19. 物業、廠房及設備

					Leasehold				
					improvements,				
				Machinery	furniture				
		Freehold		and	and office	Motor	Construction	Right-of-use	
		land	nd Buildings equipment equipment vehicles in progress 租賃物業						Total
		永久業權			裝修、傢俬及				
		土地	樓宇	機器及設備	辦公設備	汽車	在建工程	使用權資產	合計
		RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
	,	人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元
Cost	成本								
At 1 January 2019	於二零一九年一月一日	17,577	228,818	67,312	67,954	74,609	3,448	85,652	545,370
Acquisition of subsidiaries	收購附屬公司	,	,,,,,,,	,	,	,	.,	,	
(note 39(a),(b))	(附註39(a)、(b))	_	_	309	58	_	32,314	_	32,681
Discontinued operation	已終止經營業務								
(note 39(b))	(附註39(b))	(13,611)	(229,017)	(67,053)	(65,575)	(8,236)	(751)	(9,704)	(393,947)
Additions	添置	-	6,661	1,819	7,653	13,445	2,629	22,029	54,236
Transfers	轉撥	-	3,258	3,252	(2,101)	-	(4,409)	-	-
Disposals and written off	出售及撤銷	-	-	(409)	(173)	(4,060)	-	-	(4,642)
Exchange differences	匯兑差異	586	1,997	67	125	13	(40)		2,748
At 31 December 2019 and	於二零一九年								
1 January 2020	十二月三十一日及								
	二零二零年一月一日	4,552	11,717	5,297	7,941	75,771	33,191	97,977	236,446
Additions	添置	-	46,272	22	72	-	46,234	-	92,600
Transfers	轉撥	_	3,356	_	-	-	(3,356)	-	-
Disposals and written off	出售及撤銷	-	-	(3)	(198)	(1,248)	-	(1,086)	(2,535)
Exchange differences	匯兑差異	(295)	(507)	(124)	303	(21)	(69)		(713)
At 31 December 2020	於二零二零年								
	十二月三十一日	4,257	60,838	5,192	8,118	74,502	76,000	96,891	325,798

## 綜合財務報表附註

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

# 19. PROPERTY, PLANT AND EQUIPMENT (CONTINUED)

### 19. 物業、廠房及設備(續)

					Leasehold improvements,				
		P 1 11		Machinery	furniture and		0	Di L. C	
		Freehold	D., 21.12	and	office	Motor	Construction	Right-of-use	T. 4-1
		land	Buildings	equipment	equipment 租賃物業	vehicles	in progress	assets	Total
		永久業權			装修、傢俬及				
		土地	樓宇	機器及設備	辦公設備	汽車	在建工程	使用權資產	合計
		RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
		人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元
Accumulated depreciation	累計折舊								
At 1 January 2019	於二零一九年一月一日	_	35,430	29,416	29,117	63,945	_	1,802	159,710
Charged for the year	年內支出	_	6,086	4,714	4,571	3,924	-	4,477	23,772
Transfer	轉撥	_	_	30	(33)	3	-	_	_
Discontinued operations	已終止經營業務								
(note 39(b))	(附註39(b))	-	(37,179)	(29,454)	(25,783)	(4,269)	-	(756)	(97,441)
Disposals and written off	出售及撤銷	-	-	(384)	(159)	(3,825)	-	-	(4,368)
Exchange differences	匯兑差異		<u>152</u>	119	42	7			320
At 31 December 2019 and 1 January 2020	於二零一九年 十二月三十一日及		4.400			wo how		* ***	01.000
Channal familian	二零二零年一月一日 年內支出	-	4,489	4,441	7,755	59,785	-	5,523	81,993
Charged for the year Disposals and written off	平内又山 出售及撤銷	-	1,345	292 (3)	214 (191)	4,297 (1,248)	-	4,859 (838)	11,007 (2,280)
Exchange differences	四 百 次 11	_	35	(62)	(8)	(23)	-	(030)	(58)
Exchange unferences	匹几左共			(02)	(0)	(23)			(30)
			5,869	4,668	7,770	62,811		9,544	90,662
Carrying amount At 31 December 2020	賬面值 於二零二零年 十二月三十一日	4,257	54,969	524	348	11,691	76,000	87,347	235,136
	1-4-1 1	19401	31,000	- Jai	010	11,001	10,000	01,011	400,100
At 31 December 2019	於二零一九年 十二月三十一日	4,552	7,228	856	186	15,986	33,191	92,454	154,453

### 綜合財務報表附註

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# 19. PROPERTY, PLANT AND EQUIPMENT (CONTINUED)

The analysis of the net carrying amount of right-of-use assets by class of underlying asset is as follows:

### 19. 物業、廠房及設備(續)

按相關資產類別分析的使用權資產的賬 面淨值如下:

		Leasehold land 租賃土地	Lease contracts 租賃合約	Total 總計
		RMB'000 人民幣千元	RMB'000 人民幣千元	RMB'000 人民幣千元
As at 1 January 2019	於二零一九年一月一日	13,818	70,032	83,850
Discontinued operations	已終止經營業務	(8,948)	_	(8,948)
Additions	添置	20,942	1,087	22,029
Depreciation charged	扣除折舊	(250)	(4,227)	(4,477)
As at 31 December 2019	於二零一九年十二月三十一日	0r rco	CC 000	00.454
and 1 January 2020  Depreciation charged	及二零二零年一月一日 扣除折舊	25,562	66,892	92,454
Disposals and written off	出售及撇銷	(609)	(4,250) $(248)$	(4,859) (248)
Disposais and written on	山百久脈射		(246)	(240)
As at 31 December 2020	於二零二零年十二月三十一日	24,953	62,394	87,347
			2222	0010
			2020	2019
			二零二零年	二零一九年 HK\$'000
			HK\$'000 千港元	千港元
			1 1670	
	THE A H V ALA			4.0-5
Interest on lease liabilities	租賃負債之利息	BB →-	4,062	4,227
Expense relating to short-te	rm leases 有關短期租賃之	荆 文 •	1,534	8,177

Details of total cash outflow for leases, the maturity analysis of lease liabilities and the future cash outflows arising from leases that are not yet commenced are set out in notes 34 and 6(d) respectively.

At 31 December 2020, the carrying amount of property, plant and equipment pledged as securities for the Group's bank loans amounted to RMB162,410,000 (2019: RMB10,444,000) (note 33).

租賃現金流出總額的詳情、租賃負債的 到期分析以及尚未開始之租賃產生的未 來現金流出分別載列於附註34及6(d)。

於二零二零年十二月三十一日,物業、廠房及設備之賬面值已質押,作為本集團銀行貸款之抵押,有關金額為人民幣162,410,000元(二零一九年:人民幣10,444,000元)(附註33)。

### 綜合財務報表附註

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### 20. GOODWILL

### 20. 商譽

		2020 二零二零年 RMB'000 人民幣千元	2019 二零一九年 RMB'000 人民幣千元
	-L-4-		
Cost	成本		
At 1 January	於一月一日	204	22,640
Arising on acquisition of a subsidiary	收購一間附屬公司時產生		
(note 39(b))	(附註39(a))	_	11,495
Discontinued operations (note 39(b))	已終止經營業務(附註39(b))	_	(33,931)
At 31 December	於十二月三十一日	204	204
A communicated immediance to be seen	累計減值虧損		
Accumulated impairment losses			9 709
At 1 January	於一月一日	_	2,793
Discontinued operations (note 39(b))	已終止經營業務(附註39(b))		(2,793)
At 31 December	於十二月三十一日		
Carrying amount	賬面值		
At 31 December	於十二月三十一日	204	204

Goodwill acquired in a business combination is allocated, at acquisition, to the CGUs that are expected to benefit from that business combination. The carrying amount of goodwill had been allocated as follows:

於業務合併獲得的商譽於收購時分配至 預期於該業務合併中獲益的現金產生單 位。商譽賬面值已根據下述方式分配:

	<b>2020</b> 二零二零年	2019 二零一九年
	RMB'000 人民幣千元	RMB'000 人民幣千元
Multiple units without significant goodwill 並無重大商譽之多個單位	204	204

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#### 20. GOODWILL (CONTINUED)

The recoverable amounts of the CGUs are determined from value-in-use calculations. The key assumptions for the value-in-use calculations are those regarding the discount rates, growth rates and budgeted gross margin and turnover during the period. The Group estimates discount rates using pre-tax rates that reflect current market assessments of the time value of money and the risks specific to the CGUs. The growth rates are referred to past experience and current market expectation and/or demand or based on long-term average economic growth rate of the geographical area in which the businesses of the CGUs operate whichever is applicable. Budgeted gross margin and turnover are based on past practices and expectations on market development.

The Group prepares cash flow forecasts derived from the most recent financial budgets approved by the directors for the next five (2019: five) years.

The pre-tax rate used to discount the forecast cash flows from the Group's operating segment of the production and sales of wine and related business is 9.4% (2019: 9.7%).

#### 20. 商譽(續)

現金產生單位之可收回金額乃根據使用價值計算方法釐定。使用值計算之主要假設乃關於貼現率、增長率、期內之預算毛利及營業額。本集團採用可反映現時市場對貨幣時間價值及現金產生單位之特定風險之評估的除稅前比率以估計貼現率。增長率參考過往經驗及當前市況預期及/或需求或根據現金產生單位經營業務所在地區之平均長遠經濟增長率計算(視何者適用)。預算毛利及營業額則根據過往表現及市場發展預期釐定。

本集團根據經董事批准之未來五年(二 零一九年:五年)最近期財政預算編製 現金流預測。

用以折現本集團自生產及銷售葡萄酒及相關業務之經營分部所得預測現金流之除税前比率為9.4%(二零一九年:9.7%)。

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### 21. OTHER INTANGIBLE ASSETS

### 21. 其他無形資產

		Transport operation licence 交通運輸 經營牌照 RMB'000 人民幣千元	Rights and patents 版權及 專利 RMB'000 人民幣千元	Copyrights 版權 RMB'000 人民幣千元	Computer softwares 計算機軟件 RMB'000 人民幣千元	Customer list 客戶名單 RMB'000 人民幣千元	Total 合計 RMB'000 人民幣千元
Cost At 1 January 2019 Acquisition of a subsidiary	成本 於二零一九年一月一日 收購一間附屬公司	30,000	80	3,208	5,046	7,550	45,884
(notes 39(a))	(附註39(a))	-	4,012	-	174	-	4,186
Additions	添置	-	- (00)	-	656	-	656
Disposal or written-off Discontinued operation	出售或撤銷 已終止經營業務	-	(80)	-	-	-	(80)
(note 39(b))	(附註39(b))	_	(4,012)	(3,208)	(4,791)	_	(12,011)
Exchange differences	匯兑差異	_	(1,014)	-	5	124	129
At 31 December 2019	於二零一九年						
	十二月三十一日	30,000	-	-	1,090	7,674	38,764
Additions	添置	-	-	-	302	-	302
Disposal or written-off	出售或撤銷 匯兑差異	-	-	-	(39)	(406)	(39)
Exchange differences	<b>些</b>				(21)	(496)	(517)
At 31 December 2020	於二零二零年 十二月三十一日	30,000	_	_	1,332	7,178	38,510
Accumulated amortisation	累計攤銷						
At 1 January 2019	於二零一九年一月一日	30,000	80	1,497	2,239	7,096	40,912
Amortisation charged	本年度計提攤銷		¥0.		0.4.4	47.0	2.048
for the year	山住土地地	-	587	187	815	456	2,045
Disposal or written off Discontinued operations	出售或撤銷 已終止經營業務	-	(80)	-	-	-	(80)
(note 39(b))	(附註39(b))	_	(587)	(1,684)	(2,210)	_	(4,481)
Exchange differences	匯兑差異	_	-	(1,001)	2	122	124
O							
At 31 December 2019 and 1 January 2020	於二零一九年十二月三十一日 及二零二零年一月一日 本年度計規模等	30,000	-	-	846	7,674	38,520
Amortisation charged for the year	本年度計提攤銷				131		131
Disposal or written off	出售或撇銷			_	(39)	_	(39)
Exchange differences	匯兑差異	_	_	_	(14)	(496)	(510)
0							
At 31 December 2020	於二零二零年 十二月三十一日	30,000			924	7,178	38,102
Carrying amount	賬面值						
At 31 December 2020	於二零二零年						
7 7	十二月三十一日				408		408
- ASSES	W . # 17						
At 31 December 2019	於二零一九年				0.17		0.44
	十二月三十一日		_		244		244

### 綜合財務報表附註

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

#### 21. OTHER INTANGIBLE ASSETS (CONTINUED)

The Group's transport operation license represents a public transport monopoly operation in a designated national 5A level tourist attraction in the PRC. This asset is used in the Group's Tourism development segment.

Customer list represents customer relationship acquired through business combination. The remaining amortisation period of the customer list is one year.

#### 22. BIOLOGICAL ASSETS

The Group is engaged in the production and sales of wine and related products. At 31 December 2020, the Group owns 7 acres (2019: 7 acres) of vines. During the year, the Group harvested approximately 16 tons (2019: 11 tons) of grapes, which had a fair value less costs to sell of RMB271,000 (2019: RMB353,000) (determined at the time of harvest) with reference to their market prices. The fair value of the Group's biological assets as at 31 December 2020 has been determined based on income approach and taken into account the adjustments to harvest profile, cost incurred, cultivation area, and expected yield of the biological assets.

#### Reconciliation of carrying amount of vines:

		2020	2019
		二零二零年	二零一九年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
At 1 January	於一月一日	726	1,058
Gain from changes in fair value	e 公平值變動減銷售成本		
less costs to sell	之收益	2,160	4
Decrease due to harvest	因收成而減少	(271)	(353)
Exchange differences	匯兑差額	(153)	17
At 31 December	於十二月三十一日	2,462	726

The Group is exposed to climate and other risks related to its vines:

### 21. 其他無形資產(續)

本集團之交通運輸經營牌照指於中國特定國家5A級旅遊點經營之獨家運輸營運權。該項資產乃用於本集團之旅遊業發展分部。

客戶名單指於業務合併所獲得的客戶關係。客戶名單之餘下攤銷期為1年。

#### 22. 生物資產

本集團從事葡萄酒及有關產品之生產及銷售業務。於二零二零年十二月三十一日,本集團擁有7公頃(二零一九年:7公頃)葡萄樹。年內,本集團葡萄收成量約16噸(二零一九年:11噸),其公平值減銷售成本為人民幣271,000元(二零一九年:人民幣353,000元)(於收成時間釐定),當中參考葡萄的市價。本集團生物資產於二零二零年十二月三十一日之公平值根據收入法釐定,並已計入對生物資產的收穫組合、所產生之成本、種植地區及預期回報之調整。

### 葡萄樹賬面值之對賬:

本集團面對氣候及與葡萄樹有關的其他 風險:

### 綜合財務報表附註

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### 22. BIOLOGICAL ASSETS (CONTINUED)

#### Climate and other risks

The Group's vines are exposed to the risk of damage from climatic changes, diseases, fires and other natural forces. The Group has extensive processes in place aimed at monitoring and mitigating those risks, including regular vines health inspections and industry pest and disease surveys.

### 22. 生物資產(續)

#### 氣候及其他風險

本集團之葡萄樹面對因氣候變化、疾 病、火災及其他自然力量造成損壞之風 險。本集團實施全面程序,旨在監控及 減少該等風險,包括定期檢測葡萄樹的 健康情況及進行葡萄樹害蟲及疾病調 香。

#### 23. INVESTMENTS IN ASSOCIATES

#### 23. 於聯營公司之投資

		2020	2019
		二零二零年	二零一九年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Unlisted investments:	非上市投資:		
Share of net assets	應佔淨資產	2,619,248	2,731,853

Amounts due from/(to) associates are unsecured, interest-free and have no fixed repayment terms.

Details of the Group's principal associates at 31 December 2020 are as follows:

應收/(應付)聯營公司款項乃無抵押、 免息及無固定還款期。

本集團於二零二零年十二月三十一日之 主要聯營公司:

Name 名稱	Place of incorporation 註冊成立地點	Registered capital 註冊股本	Percentage of equity interest 應佔股本權益百分比		Principal activities 主要業務
			Direct 直接	Indirect 間接	
Jade Bird Fire	Hebei, the PRC	RMB240,000,000	37.30% (2019:	-	Sales and contract works of embedded system products
青鳥消防	中國河北	人民幣240,000,000元	38.27%)		and related products 嵌入式系統產品及相關產品 之銷售及合同工程
Beijing Jade Bird Hengsheng Investment Fund (Limited	Beijing, the PRC	RMB1,000,000,000	40%	1%	Investment in unlisted PRC enterprises or growing entities
Partnership) ("HS Fund") 北京青鳥恒盛投資基金 (有限合夥) (「恒盛基金」)	中國北京	人民幣1,000,000,000 元			對中國非上市企業或增長 中實體之投資

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# 23. INVESTMENTS IN ASSOCIATES (CONTINUED)

### 23. 於聯營公司之投資(續)

Name 名稱	Place of incorporation 註冊成立地點	Registered capital 註冊股本	Percentage of equity interest 應佔股本權益百分比		Principal activities 主要業務
			Direct 直接	Indirect 間接	
Changsha Songya Lake Construction Investment Co., Ltd. ("Songya Lake	Changsha, the PRC	RMB105,150,000	-	28%	Land development and urban infrastructure project development
Construction")* 長沙松雅湖建設投資 有限公司(「松雅湖建設」)*	中國長沙	人民幣105,150,000元			土地開發及城市基建項目發展
Chuanqi (Hunan) Enterprise Development Co., Ltd. ("Chuanqi Enterprise")	Hunan, the PRC	RMB220,000,000	-	29%	Project development
(Gluand Elletpine ) 傳奇 (湖南) 實業發展有限公司 (「傳奇實業」)	中國湖南	人民幣220,000,000元			項目發展
Beijing Xinzhongrui Venture Capital Co., Ltd. ("Xinzhongrui VC")	Beijing, the PRC	RMB250,000,000	-	25%	Investment in unlisted PRC enterprises or growing entities
北京信中瑞創業投資有限公司 (「信中瑞創投」)	中國北京	人民幣250,000,000元			對中國非上市企業或增長 中實體之投資
Shanghai Shengjin Venture Capital Investment Co., Ltd. ("Shanghai Shengjin VC")	Shanghai, the PRC	RMB200,000,000	25%	20%	Investment in unlisted PRC enterprises or growing entities
上海盛今創業投資有限公司 (「上海盛今創投」)	中國上海	人民幣200,000,000元			對中國非上市企業或增長 中實體之投資

# 綜合財務報表附註

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# 23. INVESTMENTS IN ASSOCIATES (CONTINUED)

The following tables show information on the associates that are material to the Group. These associates are accounted for in the consolidated financial statements using the equity method. The summarised financial information presented is based on the HKFRS financial statements of the associates.

### 23. 於聯營公司之投資(續)

下表列載對本集團而言屬重大之聯營公司之資料。該等聯營公司於綜合財務報 表以權益法入賬。所呈列財務資料概要 乃根據聯營公司之香港財務報告準則財 務報表。

#### Name 夕稲

#### Jade Bird Fire 青鳥消防

名稱	育局消防		
		2020 二零二零年	2019 二零一九年
% of ownership interests/voting rights held by the Group	本集團持有之擁有權權益/ 投票權百分比	37.30% RMB'000 人民幣千元	38.27% RMB'000 人民幣千元
At 31 December Non-current assets Current assets Non-current liabilities Current liabilities	於十二月三十一日 非流動資產 流動資產 非流動負債 流動負債	792,870 3,555,384 (4,058) (1,238,235)	373,297 3,239,154 (3,036) (836,808)
Net assets attributable to owners Less: Share capital injected by other shareholders Add: Dividend paid during the year	擁有人應佔淨資產 減:其他股東注入之股本 加:本年度支付之股息	3,105,961 (908,660) 72,000	2,772,607 (902,450)
Less: Other reserve Less: Exchange reserve Less: NCIs	減:其他儲備 減:匯兑儲備 減:非控股權益	25,323 (4,206) (6,845)	$ \begin{array}{c}     - \\     (3,529) \\     (10,613) \end{array} $
Net assets attributable to owners	擁有人分佔淨資產	2,283,573	1,856,015
Group's share of net assets Fair value uplift Dividend received Other adjustments	本集團分佔淨資產 公平值上升 已收股息 其他調整	851,777 1,447,568 (26,856) 31,728	710,210 1,485,024 - 408
Group's share of carrying amount of interests	本集團分佔權益賬面值	2,304,217	2,195,642
Year ended 31 December:	截至十二月三十一日止年度:		
Revenue	收入	2,445,600	1,115,314
Profit for the year	本年度溢利	427,558	176,482
Other comprehensive income	其他全面收益	-	
Total comprehensive income	全面收益總額	427,558	176,482
Dividends received from associates	已收聯營公司股息	26,856	48

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# 23. INVESTMENTS IN ASSOCIATES (CONTINUED)

### 23. 於聯營公司之投資(續)

Name 名稱			基金	0.	Construction* 月建設*
		二零二零年	2019 二零一九年	二零二零年	2019 二零一九年
% of ownership interests/ voting rights held by the Group	本集團持有之擁有權 權益/投票權百分比	41%/41%	41%/41%	47%/47%	47%/47%
		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
At 31 December	於十二月三十一日				
Non-current assets	非流動資產	153,338	145,161	_	1,353,400
Current assets	流動資產	3,969,805	4,626,564	_	2,164,290
Non-current liabilities	非流動負債	(1,063,777)	(216,348)	_	(2,034,656)
Current liabilities	流動負債	(2,819,414)	(3,831,346)		(1,316,442)
Net assets	淨資產	239,952	724,031	_	166,592
Less: NCIs	減: 非控股權益	(61,324)	(183,882)		
Net assets attributable to owners	擁有人分佔淨資產	178,628	540,149		166,592
Group's share of net assets	本集團分佔淨資產	73,237	221,461		77,632
Goodwill	商譽	73,437	221,401	_	9,310
Other adjustments	其他調整	(606)	(239)		3,310
Group's share of carrying amount of interests	本集團分佔權益賬面值	72,631	221,222		86,945
Year ended 31 December:	截至十二月三十一日 止年度:				
Revenue	收入	58,879	164,811	-	19,540
Loss for the year	本年度虧損	(369,830)	(201,969)	(2,591)	15,059
Other comprehensive income	其他全面收益	8,309	(6,522)	-	
Total comprehensive income	全面收益總額	(361,521)	(208,491)	(2,591)	15,059
Dividends received from associates	已收聯營公司股息				
associates		_			

<sup>\*</sup> Being disposed of along with the disposal of a subsidiary (note 39(c))

<sup>\*</sup> 連同出售一間附屬公司出售(附註 39(c))

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# 23. INVESTMENTS IN ASSOCIATES (CONTINUED)

### 23. 於聯營公司之投資(續)

Name 名稱			grui VC 端創投	_	Enterprise 實業
		2020 二零二零年	2019 二零一九年	2020 二零二零年	2019 二零一九年
% of ownership interests/ voting rights held by	本集團持有之擁有權 權益/投票權百分比				
the Group		25%/25%	25%/25%	49%/49%	49%/49%
		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
At 31 December	於十二月三十一日				
Non-current assets	非流動資產	377,778	277,734	1,002	3,182
Current assets	流動資產	12,101	15,103	480,004	493,777
Non-current liabilities	非流動負債	(50,693)	(24,955)	(149,130)	(168,830)
Current liabilities	流動負債			(130,874)	(134,106
Net assets Add: share capital not injected by other	淨資產 加:其他股東未注入 之股本	339,186	267,882	201,002	194,023
shareholders	乙放平			4,400	4,400
Net assets attributable to owners	擁有人分佔淨資產	339,186	267,882	205,402	198,423
Group's share of net assets Other adjustment	本集團分佔淨資產 其他調整	84,796	66,971	100,647 (938)	97,227 16
Group's share of carrying amount of interests	本集團分佔權益賬面值	84,796	66,971	99,709	97,243
Year ended 31 December:	截至十二月三十一日 止年度:				
Revenue	收入	-	-	42,132	-
(Loss)/Profit for the year	本年度(虧損)/溢利	(3,885)	(3,198)	6,979	(6,050)
Other comprehensive income	其他全面收益	75,189	(15,350)	-	_
Total comprehensive income	全面收益總額	71,304	(18,548)	6,979	(6,050)
Dividends received from associates	已收聯營公司股息	_		_	

## 綜合財務報表附註

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

# 23. INVESTMENTS IN ASSOCIATES (CONTINUED)

### 23. 於聯營公司之投資(續)

Name	
名稱	

Shanghai Shengjin VC 上海盛今創投

有 冊			
		2020 二零二零年	2019 二零一九年
	* 住 圃 比 左 → 嫁 右 描		
% of ownership interests/voting rights held by the Group	本集團持有之擁有權 權益/投票權百分比	45%/45%	45%/45%
		RMB'000	RMB'000
		人民幣千元	人民幣千元
At 31 December	於十二月三十一日		
Non-current assets	非流動資產	70,958	107,100
Current assets	流動資產	36,656	12,618
Non-current liabilities	非流動負債	(4,882)	(7,313)
Current liabilities	流動負債	(8,200)	(6,600)
current natinties	加男民民	(0,200)	(0,000)
Net assets attributable to owners	擁有人分佔淨資產	94,532	105,805
Group's share of net assets	本集團分佔淨資產	42,539	47,612
Other adjustments	其他調整	226	
Group's share of carrying amount	本集團分佔權益賬面值		
of interests		42,765	47,612
Year ended 31 December:	截至十二月三十一日 止年度:		
Revenue	收入	-	-
Loss for the year	本年度虧損	(3,902)	(2,983)
Other comprehensive income	其他全面收益	(7,371)	(22,902)
Total comprehensive income	全面收益總額	(11,273)	(25,885)
Dividends received from associates	已收聯營公司股息	_	AT 9-

### 綜合財務報表附註

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

# 23. INVESTMENTS IN ASSOCIATES (CONTINUED)

The following table shows, in aggregate, the Group's share of the amounts of all other immaterial associates that are accounted for using equity method.

### 23. 於聯營公司之投資(續)

下表列載本集團分佔所有其他屬不重要及使用權益法入賬之聯營公司之總額。

		2020 二零二零年 RMB'000 人民幣千元	2019 二零一九年 RMB'000 人民幣千元
At 31 December: Carrying amounts of interests	於十二月三十一日: 權益賬面值	15,130	16,218
Year ended 31 December: Loss for the year	截至十二月三十一日止年度: 本年度虧損	(530)	(5,540)
Other comprehensive income	其他全面收益	-	_
Total comprehensive income	全面收益總額	(530)	(5,540)

At 31 December 2020, the bank and cash balances of the Group's associates in the PRC denominated in RMB amounted to RMB1,227,384,000 (2019: RMB1,726,434,000). Conversion of RMB into foreign currencies is subject to the PRC's Foreign Exchange Control Regulations and Administration of Settlement, Sale and Payment of Foreign Exchange Regulations.

於二零二零年十二月三十一日,本集團聯營公司以人民幣計值之於中國之銀行及現金結餘為人民幣1,227,384,000元(二零一九年:人民幣1,726,434,000元)。將人民幣兑換成外幣受《中華人民共和國外滙管理條例》及《結滙、售滙及付滙管理規定》規限。

### 綜合財務報表附註

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

### 24. INVESTMENTS IN JOINT VENTURES

are as follows:

### 24. 於合營企業之投資

2020 2019 二零二零年 二零一九年 RMB'000 RMB'000 人民幣千元 人民幣千元

Unlisted investments:非上市投資:Share of net assets應估淨資產

Details of the Group's joint ventures at 31 December 2020

本集團合營企業於二零二零年十二月 三十一日之詳情如下:

Capital contributions/ Place of issued and paid up Percentage of Name incorporation capital ownership interest Principal activities 注資/已發行及 應佔股權 名稱 註冊成立地點 繳足股本 權益百分比 主要業務 SBI & BDJB China Fund, USD73,436,598 Cayman Islands 50%Investment in unlisted companies L.P. ("SBI China") and real estate assets and companies in the PRC SBI & BDJB China Fund, 開曼群島 73,436,598美元 投資非上市公司以及中國房 地產資產及公司 L.P. ([SBI China]) SBI & BDJB Management 100,000 ordinary shares 50% Provision of investment Cayman Islands of USD1 each Limited management and advisory services SBI & BDJB Management 開曼群島 100,000股每股面值 提供投資管理及顧問服務 1美元之普通股 Limited

## 綜合財務報表附註

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

# 24. INVESTMENTS IN JOINT VENTURES (CONTINUED)

The following table shows information on the joint venture that is material to the Group. This joint venture is accounted for in the consolidated financial statements using the equity method. The summarised financial information presented is based on the HKFRS financial statements of the joint venture.

### 24. 於合營企業之投資(續)

下表列載對本集團而言屬重大之合營企 業之資料。該合營企業於綜合財務報表 以權益法入賬。所呈列財務資料概要乃 根據合營企業之香港財務報告準則財務 報表。

Name 名稱		SBI China SBI China	
14 117		2020 二零二零年	2019 二零一九年
% of ownership interests/voting rights held by the Group	本集團持有之擁有權 權益/投票權百分比	50%/50%	50%/50%
		RMB'000 人民幣千元	RMB'000 人民幣千元
At 31 December	於十二月三十一日		
Non-current assets	非流動資產	32,931	222,618
Current assets	流動資產	4,519	8,091
Current liabilities	流動負債	(186)	(935)
Net assets	淨資產	37,264	229,774
Less: NCIs	減: 非控股權益	(8,312)	(85,029)
Net assets attributable to owners	擁有人分佔淨資產	28,952	144,745
Group's share of carrying amount of interests	本集團分佔權益賬面值	14,436	72,273
Cash and cash equivalents included in current assets	計入流動資產之現金及 現金等價物	4,519	8,091
Current financial liabilities (excluding trade and other payables and provisions) included in current liabilities	計入流動負債之流動財務 負債(不包括貿易及其他 應付款項及撥備)	-	-
Non-current financial liabilities (excluding trade and other payables and provisions) included in non-current liabilities	計入非流動負債之非流動 財務負債(不包括貿易及 其他應付款項及撥備)	_	

## 綜合財務報表附註

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

# 24. INVESTMENTS IN JOINT VENTURES (CONTINUED)

Dividends received from joint venture

### 24. 於合營企業之投資(續)

Name 名稱		SBI China SBI China	
		2020 二零二零年 RMB'000 人民幣千元	2019 二零一九年 RMB'000 人民幣千元
Year ended 31 December:	截至十二月三十一日 止年度:		
Revenue	收入	-	_
Depreciation and amortisation	折舊及攤銷	-	-
Interest income	利息收入	-	_
Interest expense	利息開支	-	_
Income tax expense	所得税開支	-	_
Loss for the year	本年度虧損	(2,500)	(833)
Other comprehensive income	其他全面收益	(185,662)	(402,030)
Total comprehensive income	全面收益總額	(188,162)	(402,863)

已收合營企業股息

### 綜合財務報表附註

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

# 24. INVESTMENTS IN JOINT VENTURES (CONTINUED)

The following table shows the Group's share of the amounts of the immaterial joint venture that is accounted for using the equity method.

### 24. 於合營企業之投資(續)

下表列載本集團分佔個別屬不重要及使 用權益法入賬之合營企業之總額。

		2020 二零二零年 RMB'000	2019 二零一九年 RMB'000
		人民幣千元	人民幣千元
At 31 December: Carrying amounts of interests	於十二月三十一日: 權益賬面值	-	_
Year ended 31 December:	截至十二月三十一日 止年度:		
Profit/(Loss) for the year	本年度溢利/(虧損)	91	(482)
Other comprehensive income	其他全面收益	(91)	(167)
Total comprehensive income	全面收益總額	_	(649)

At 31 December 2020, the bank and cash balances of the Group's joint ventures in the PRC denominated in RMB amounted to RMB378,000 (2019: RMB212,000). Conversion of RMB into foreign currencies is subject to the PRC's Foreign Exchange Control Regulations and Administration of Settlement, Sale and Payment of Foreign Exchange Regulations.

Note:

The amount of share of unrecognised loss in the immaterial joint venture during the year ended 31 December 2020 was RMB153,000 (2019: RMB244,000).

於二零二零年十二月三十一日,本集團於中國之合營企業以人民幣計值銀行及現金結餘為人民幣378,000元(二零一九年:人民幣212,000元)。將人民幣兑換成外幣受《中華人民共和國外滙管理條例》及《結滙、售滙及付滙管理規定》規限。

#### 附註:

於截至二零二零年十二月三十一日止年度應 佔屬不重要之合營企業之未確認虧損之金 額為人民幣153,000元(二零一九年:人民幣 244,000元)。

### 綜合財務報表附註

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

#### 25. INVESTMENTS IN FILM PRODUCTIONS

### 25. 於電影製作之投資

		2020 二零二零年 RMB'000 人民幣千元	2019 二零一九年 RMB'000 人民幣千元
Cost	成本		
At 1 January and 31 December	於一月一日及十二月三十一日	11,991	11,991
Written off during the year	年內撇銷	(8,491)	_
	EEI 之1. 40% Zok	3,500	11,991
Accumulated amortisation	累計攤銷	2.225	1 200
At 1 January	於一月一日	3,397	1,699
Amortisation charged for the year	年內計提攤銷	425	1,698
Written off during the year	年內撇銷	(3,822)	
At 31 December	於十二月三十一日		3,397
Carrying amount At 31 December	<b>賬面值</b> 於十二月三十一日	3,500	8,594

Investments in film productions are stated as cost less accumulated amortisation and impairment. The amount represents investments in co-production of films in China. The investments are governed by the relevant agreements whereby the Group is entitled to benefits generated from the distribution of these films based on the percentage of capital contributed in the film production projects.

於電影製作之投資按成本減累計攤銷及 減值列賬。該款項指於中國聯合製作電 影之投資。投資受相關協議規管,據此 本集團有權按於電影製作項目注資之比 例收取自該等電影發行而產生之利益。

## 綜合財務報表附註

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

### 26. FINANCIAL ASSETS AT FVTOCI

### 26. 以公平值計入其他全面收益之財 務資產

		2020 二零二零年 RMB'000 人民幣千元	2019 二零一九年 RMB'000 人民幣千元
Equity securities, at fair value listed in Hong Kong (note (i))	股本證券,按公平值在 香港上市(附註(i))	42,045	23,592
Market value of listed securities	上市證券之市值	42,045	23,592
Equity securities, at fair value unlisted outside Hong Kong (note (ii))	股本證券,按公平值在 香港境外非上市 (附註(ii))	75,473	85,351
Equity securities, at fair value unlisted in Hong Kong (note (ii))	股本證券,按公平值在 香港境內非上市(附註(ii))	55,321	
		172,839	108,943
Financial assets at FVTOCI are denominated currencies:	O	公平值計入其他全 以下列貨幣計值:	

		2020 二零二零年 RMB'000 人民幣千元	2019 二零一九年 RMB'000 人民幣千元
RMB HK\$	人民幣 港元	75,473 97,366 172,839	85,351 23,592 108,943

### 綜合財務報表附註

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

# 26. FINANCIAL ASSETS AT FVTOCI (CONTINUED)

Notes:

- (i) The fair values of listed equity securities are based on closing prices.
- (ii) The fair value of the unlisted equity securities was reference to the valuation performed by Greater China Appraisal Limited and Brilliant Appraisal Limited, independent professional qualified valuers, derived from estimations of the equity value by using market approach which makes reference to market multiples of comparable companies in relevant industries and markets.
- (iii) During the year ended 31 December 2019, the Group had sold part of its listed shares in Hong Kong with net sale proceeds of RMB19,272,000 and the Group realised a gain of RMB7,464,000 which had already been included in OCI. The gain of RMB11,808,000 had been transferred from financial assets at FVTOCI reserve to retained profits.

### 26. 以公平值計入其他全面收益之財 務資產(續)

附註:

- (i) 上市股本證券之公平值以收市價為基 準。
- (ii) 非上市股本證券之公平值乃參考獨立 專業估值師漢華評值有限公司及曜恒 評估有限公司進行之估值,此乃基於 使用市場法得出的股本價值估計,當 中參考有關行業及市場的可資比較公 司的市場倍數。
- (iii) 於截至二零一九年十二月三十一日止年度,本集團已出售其於香港的部分上市股份,銷售所得款項淨額為人民幣19,272,000元及本集團變現收益人民幣7,464,000元,已計入其他全面收益。收益人民幣11,808,000元已由以公平值計入其他全面收益之財務資產儲備轉移至保留溢利。

#### 27. INVENTORIES

#### 27. 存貨

		2020 二零二零年 RMB'000 人民幣千元	2019 二零一九年 RMB'000 人民幣千元
Finished goods	製成品	5,817	6,845

### 綜合財務報表附註

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

#### 28. TRADE AND OTHER RECEIVABLES

### 28. 貿易及其他應收款項

		2020	2019
		二零二零年	二零一九年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Trade and bills receivables	應收貿易賬款及票據	142,727	33,442
Less: allowance for doubtful debts	減:呆賬撥備	(15,814)	(33,442)
		126,913	_
Advances to staff	預付員工款項	3,482	1,477
Deposits	按金	2,610	1,165
Due from associates (note 23 and 42(b))	應收聯營公司款項		
	(附註23及42(b))	27,450	67,160
Due from shareholders (note 32 and 42(b))	應收股東款項		
	(附註32及42(b))	185	187
Due from a related party	應收一名關聯方款項		
(note 32 and 42(b))	(附註32及42(b))	27	27
Loans and interest receivables	應收貸款及利息	52,963	1,000
Other receivables	其他應收款項	214,326	132,395
Less: allowance for doubtful debts	減:呆賬撥備	(34,550)	(35,921)
		266,493	167,490
Advances to suppliers	預付供應商款項	1,945	31,398
Prepayments	預付款項	24,214	22,557
		419,565	221,445

The Group's trading terms with its customers are mainly on credit, except for new customers, where payment in advance is sometimes required. The credit period was generally 3 months, starting from the date on which the goods are delivered or services are rendered as this is the point in time that the consideration is unconditional. Each customer has a maximum credit limit. The Group seeks to maintain strict control over its outstanding receivables and has a credit control department to minimise the credit risk. Overdue balances are reviewed regularly by senior management. In view of the aforesaid and the fact that the Group's trade receivables relate to a number of diversified customers, there is no significant concentration of credit risk. Trade receivables are non-interest-bearing.

根據本集團之貿易條款,除新客戶有時須預先付款外,本集團客戶大多享有賒賬期。賒賬期一般為三個月,由交付貨品或提供服務之日起計算,因為此乃代價變為無條件的時間點。每名客戶的其未價遷應收款項,並設有信貸控制部,務了將信貸風險減至最低。高級管理人員會定期檢討逾期欠款。基於上述各項,加上本集團應收貿易賬款來自眾多不同客戶,故信貸風險並無過分集中。應收貿易賬款並不計息。

### 綜合財務報表附註

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

29. 合約負債

# 28. TRADE AND OTHER RECEIVABLES (CONTINUED)

Trade receivables, based on the date on which the goods are delivered or services are rendered as this is the point in time that the consideration is unconditional, are aged less than 3 months (2019: Nil):

Loans and interest receivables are unsecured, interest-bearing at 1.5% per annum and has no fixed terms of repayment.

The carrying amounts of the Group's trade receivables are all denominated in RMB as at 31 December 2020.

### 28. 貿易及其他應收款項(續)

應收貿易賬款之賬齡(根據由交付貨品 或提供服務之日,因為此乃代價成為 無條件的時間點)少於3個月(二零一九 年:無):

應收貸款及利息為無抵押、按年利率 1.5%計息,且並無固定還款期。

於二零二零年十二月三十一日,本集團 應收貿易賬款賬面值全部以人民幣計 值。

#### 29. CONTRACT LIABILITIES

2020	2019
二零二零年	二零一九年
RMB'000	RMB'000
人民幣千元	人民幣千元
32	37
	二零二零年 RMB'000 人民幣千元

There were no significant changes in the contract liabilities balances during the reporting period. 於報告期間,合約負債結餘概無重大變動。

### 綜合財務報表附註

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

### 29. CONTRACT LIABILITIES (CONTINUED)

### 29. 合約負債(續)

Movements in contract liabilities:

合約負債變動:

	2020 二零二零年 RMB'000 人民幣千元	2019 二零一九年 RMB'000 人民幣千元
Balance at 1 January 於一月一日之結餘	37	61,153
Increase in contract liabilities as 因安裝合約及銷售 a result of billing in advance of 預付賬款導致合		
installation contract and sales of goods 負債增加	32	37
Decrease in contract liabilities as a result of 年內確認收入導致 recognising revenue during the year 負債減少	合約 ( <b>37</b> )	(61,153)
Balance at 31 December 於十二月三十一日	之結餘	37

The amount of billings in advance of performance received that is expected to be recognised as income after more than one year is Nil (2019: Nil).

預期將於一年後確認為收益的已收履 約前預付賬款金額為零(二零一九年: 零)。

# 30. DEPOSITS AND CASH AND CASH EQUIVALENTS

### 30. 存款及現金及現金等價物

		2020	2019
		二零二零年	二零一九年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Cash and bank balances	現金及銀行結餘	130,220	157,711
Less: Pledged bank deposits	減:已抵押銀行存款	(12,200)	(1,200)
Cash and cash equivalents	現金及現金等價物	118,020	156,511

### 綜合財務報表附註

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

# 30. DEPOSITS AND CASH AND CASH EQUIVALENTS (CONTINUED)

The carrying amounts of the Group's deposits and cash and cash equivalents are denominated in the following currencies:

### 30. 存款及現金及現金等價物(續)

本集團之存款以及現金及現金等價物之 賬面值乃以下列貨幣計值:

		<b>2020</b> 二零二零年	2019 二零一九年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
RMB	人民幣	123,532	140,965
HK\$	港元	4,595	9,639
USD	美元	2,093	7,107
		130,220	157,711

The pledged bank deposit of RMB12,200,000 (2019: RMB1,200,000) to secure a bank loan granted to the Group are as set out in note 33 to the consolidated financial statements.

已抵押銀行存款人民幣12,200,000元 (二零一九年:人民幣1,200,000元)為有 抵押,以取得授予本集團之銀行貸款, 詳情載於綜合財務報表附註33。

### 31. TRADE AND OTHER PAYABLES

### 31. 貿易及其他應付款項

		2020 二零二零年 RMB'000 人民幣千元	2019 二零一九年 RMB'000 人民幣千元
	nhe / 1 Km 17 HP 4/		
Trade payables	應付貿易賬款	164	226
Contract liabilities (note 29)	合約負債(附註29)	32	37
Accruals and other payables	應計費用及其他應付款項	34,612	35,394
Salaries and staff welfare payables	應付薪金及員工福利	14,126	11,390
Due to associates (note 23 and 42(b))	應付聯營公司款項		
	(附註23及42(b))	1,300	4,000
Due to a shareholder (note 32 and 42(b))	應付一名股東款項		
	(附註32及42(b))	_	2,576
Due to related parties (note 32 and 42(b))	應付關連人士款項		
	(附註32及42(b))	6,907	5,779
		57,141	59,402
			Land College A

### 綜合財務報表附註

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

### 31. TRADE AND OTHER PAYABLES (CONTINUED)

The ageing analysis of trade payables, based on the date of receipt of goods, is as follows:

### 31. 貿易及其他應付款項(續)

根據收貨日期釐定之應付貿易賬款賬齡 分析如下:

		2020 二零二零年 RMB'000	2019 二零一九年 RMB'000
		人民幣千元	人民幣千元
0 to 90 days	0至90日	125	222
91 to 180 days	91至180日	39	_
Over 365 days	超過365日		4
		164	226

# **32. DUE FROM/(TO) SHAREHOLDERS/RELATED PARTIES**

The amounts due from/(to) shareholders/related parties are unsecured, interest-free and have no fixed repayment terms.

# 32. 應收/(付)股東/關連人士款項

應收/(付)股東/關連人士款項乃無抵 押、免息及無既定之還款期。

#### 33. BANK AND OTHER LOANS

### 33. 銀行及其他貸款

		2020 二零二零年 RMB'000 人民幣千元	2019 二零一九年 RMB'000 人民幣千元
Current liabilities  – Secured bank loans  – Unsecured other loans	流動負債 一有抵押銀行貸款 一無抵押其他貸款	64,790 58,077 122,867	35,876 44,832 80,708
Non-current liabilities  – Secured bank and other loans	非流動負債 -有抵押銀行及其他貸款	290,870	151,050

### 綜合財務報表附註

For the year ended 31 December 2020 截至二零二零年十二月三十一目止年度

### 33. BANK AND OTHER LOANS (CONTINUED)

#### The bank and other loans are repayable as follows (note):

### 33. 銀行及其他貸款(續)

銀行及其他貸款之償還期如下(附註):

		2020 二零二零年 RMB'000 人民幣千元	2019 二零一九年 RMB'000 人民幣千元
	AA 65 3		<b>-</b> 4.000
Within one year	於一年內	117,570	74,832
Portion of bank loans that are due for	還款期在一年後但附帶按		
repayment and demand clause	要求償還條款之銀行 貸款部份(於流動負債		
a repayment on demand clause (shown under current liabilities)	下列出)	5,297	5,876
Portion of bank and other loans that	還款期在一年後但不超過	3,431	3,070
are due for repayment more than	兩年之銀行及其他		
one year, but not exceeding two years	貸款部份	200,870	151,050
Portion of bank and other loans that are	還款期在五年後之銀行		ŕ
due for repayment more than five years	及其他貸款部份	90,000	_
		413,737	231,758

Note: The amounts due are based on the scheduled repayment dates set out in the respective loan agreements.

The carrying amounts of the Group's bank and other loans are denominated in RMB except for an amount of RMB5,297,000 (2019: RMB5,876,000) which is denominated in USD.

The Group's bank and other loans of RMB264,797,000 (2019: RMB186,926,000) are arranged at fixed interest rates ranging from Nil to 6.9% (2019: Nil to 7.2%) per annum and expose the Group to fair value interest rate risk. The Group's bank and other loans of RMB90,000,000 (2019: Nil) are arranged at floating interest rates at 6.37% per annum, thus exposing the Group to cash flow interest rate risk.

At 31 December 2020 and 2019, secured bank and other loans were secured by (i) the pledge of the Group's property, plant and equipment; (ii) the corporate guarantee given by the Company and a non-controlling interest of a subsidiary; (iii) pledged bank deposits; and (iv) the equity interest of an associate.

附註:應償還款額乃根據貸款協議所列之預 訂還款日期計算。

除以美元計值之款項人民幣5,297,000元 (二零一九年:人民幣5,876,000元)外, 本集團之銀行及其他貸款之賬面值以人 民幣計值。

本集團之銀行及其他貸款人民幣 264,797,000元(二零一九年:人民幣 186,926,000元)按介乎零至6.9厘(二 零一九年:零至7.2厘)之固定年利率 計息,致使本集團承受公平值利率風 險。本集團之銀行及其他貸款人民幣 90,000,000元(二零一九年:零)按6.37 厘之浮動年利率計息,因此使本集團承 受現金流量利率風險。

於二零二零年及二零一九年十二月 三十一日,有抵押銀行及其他貸款由以 下各項擔保:(i)本集團之物業、廠房及 設備之質押;(ii)本公司及一間附屬公 司之非控股權益授出的企業擔保;(iii) 已抵押銀行存款;及(iv)於一間聯營公 司之股權。

二零二零年年報 北京北大青鳥環宇科技股份有限公司

### 綜合財務報表附註

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

### 33. BANK AND OTHER LOANS (CONTINUED)

At 31 December 2020 and 2019, unsecured other loans were interest free and repayable on demand.

#### 34. LEASE LIABILITIES

The Group leases various offices and plant. Rental contracts are typically made for fixed periods. Lease terms are negotiated on an individual basis and contain a wide range of different terms and conditions. The lease agreements do not impose any covenants, but leased assets may not be used as security for borrowing purposes.

The present value of future lease payments of the Group's leases are analysed as:

### 33. 銀行及其他貸款(續)

於二零二零年及二零一九年十二月 三十一日,無抵押其他貸款為免息及須 按要求償還。

### 34. 租賃負債

本集團租賃多個辦公室及廠房。租賃合約通常有固定期限。租賃條款按個別基準磋商,包含各種不同條款及條件。租 賃協議並無施加任何契諾,惟租賃資產 不得用作借款之抵押品。

本集團租賃之未來租賃付款之現值分 析:

		2020 二零二零年 RMB'000 人民幣千元	2019 二零一九年 RMB'000 人民幣千元
Current Non-current	流動 非流動	2,769 62,185	3,165 64,954
		64,954	68,119

Movement of the Group's leases liabilities is analysed as follows:

本集團租賃負債之變動分析如下:

		2020 二零二零年 RMB'000	2019 二零一九年 RMB'000
		人民幣千元	人民幣千元
As at 1 January	於一月一日	68,119	70,032
Additions	添置	_	1,087
Termination	終止	(257)	_
Interest expenses	利息開支	4,062	4,227
Lease payments	租賃付款	(6,970)	(7,227)
As at 31 December	於十二月三十一日	64,954	68,119

# 綜合財務報表附註

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

### 34. LEASE LIABILITIES (CONTINUED)

# The future lease payments of the Group's leases (excluding short-term leases) were scheduled to repay as follows:

### 34. 租賃負債(續)

本集團租賃(不包括短期租賃)之未來租 賃付款之還款時間表如下:

		Minimum		
		lease		Present
		payments	Interest	value
		最低		
		租賃付款	利息	現值
		RMB'000	RMB'000	RMB'000
		人民幣千元	人民幣千元	人民幣千元
As at 31 December 2020	於二零二零年十二月三十一日			
Not later than one year	不遲於一年	6,667	(3,898)	2,769
Later than one year but not	一年後但不遲於五年			
later than five years		22,257	(14,241)	8,016
Later than five years	五年後	77,633	(23,464)	54,169
		106,557	(41,603)	64,954
		100,557	(41,003)	04,334
As at 31 December 2019	於二零一九年十二月三十一日			
Not later than one year	不遲於一年	7,227	(4,062)	3,165
Later than one year but not	一年後但不遲於五年	.,	(19,111)	- )
later than five years		23,238	(14,750)	8,488
Later than five years	五年後	83,319	(26,853)	56,466
		113,784	(45,665)	68,119

## 綜合財務報表附註

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

### 35. DEFERRED TAX

The followings are the deferred tax (assets) and liabilities recognised by the Group.

### 35. 遞延税項

以下為本集團已確認的遞延税項(資產) 及負債。

		Allowance for doubtful trade and other receivables 貿易及其他 應收款項之 呆賬撥備 RMB'000 人民幣千元	Allowance for inventories  存貨撥備 RMB'000 人民幣千元	Accelerated tax depreciation 加速 税務折舊 RMB'000 人民幣千元	Financial assets at FVTOCI 以公平值計入 其他全面收益 之財務資產 RMB'000 人民幣千元	Total 總計 RMB'000 人民幣千元
At 1 January 2019 (Credit)/Charge to profit or loss for the year (note 12) Charge to other comprehensive income	虧損(附註12)	(16,533) (4,895) 14,609	(392)	977 3,807 (1,948)	825 - 	(15,123) (1,088) 12,661
At 31 December 2019 and 1 January 2020 Charge to profit or loss for the year (note 12)	於二零一九年十二月三十一日 及二零二零年一月一日 於本年度溢利或虧損扣除 (附註12)	(6,819)	(392)	2,836 8,509	825 	(3,550)
At 31 December 2020	於二零二零年十二月三十一日	(5,942)	(392)	11,345	825	5,836

The following is the analysis of the deferred tax balances (after offset) for consolidated statement of financial position purpose:

就綜合財務狀況表之遞延税項結餘(抵銷後)分析如下:

		2020 二零二零年 RMB'000 人民幣千元	2019 二零一九年 RMB'000 人民幣千元
Deferred tax liabilities Deferred tax assets	遞延税項負債 遞延税項資產	12,170 (6,334)	3,661 (7,211)
		5,836	(3,550)

At the end of the reporting period, the Group has unused tax losses of RMB66,957,000 (2019: RMB81,922,000) available for offsetting against future profits. No deferred tax asset has been recognised due to the unpredictability of future profit streams. Included in unrecognised tax losses are losses of total RMB66,792,000 (2019: RMB80,873,000) that will expire within 2025 (2019: 2024). Other tax losses may be carried forward indefinitely.

於報告期間末,本集團尚未動用之稅務虧損為人民幣66,957,000元(二零一九年:人民幣81,922,000元),可用作抵銷未來溢利。由於未能預測未來溢利趨勢,故並無確認任何遞延稅項資產。計入未確認稅務虧損為虧損總額人民幣66,792,000元(二零一九年:人民幣80,873,000元),其將於二零二五年(二零一九年:二零二四年)之內到期。其他稅項虧損可無限期結轉。

## 綜合財務報表附註

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

### **36. SHARE CAPITAL**

### 36. 股本

Number of shares 股數			Amount 金額		
Promoters			Promoters		
shares	H shares	Total	shares	H shares	Total
發起人股份	H股	總計	發起人股份	H股	總計
RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元

Registered, issued and fully paid:

已註冊、已發行及繳足:

Shares of RMB0.10

每股面值人民幣0.10元

(2019: RMB0.10) each

(二零一九年:人民幣0.10元)

之股份

At 31 December 2019 and 31 December 2020

於二零一九年十二月三十一日及

二零二零年十二月三十一日

700,000

678,720

1,378,720

70,000

67,872

137,872

The Group's objectives when managing capital are to safeguard the Group's ability to continue as a going concern and to maximise the return to the shareholders through the optimisation of the debt and equity balance.

The Group sets the amount of capital in proportion to risk. The Group manages the capital structure and makes adjustments to it in the light of changes in economic conditions and the risk characteristics of the underlying assets. In order to maintain or adjust the capital structure, the Group may adjust the payment of dividends, issue new shares, buy-back shares, raise new debts, redeem existing debts or sell assets to reduce debts.

The Group monitors capital on the basis of the debt-to-equity ratio. This ratio is calculated as net debt divided by total equity. Net debt is calculated as total debts less cash and cash equivalents. Total equity comprises all components of equity (i.e. share capital, share premium, NCIs, retained profits and other reserves).

During the year ended 31 December 2020, the Group's strategy, which was unchanged from the year ended 31 December 2019, was to maintain the debt-to-equity ratio at the lower end of the range 0.1 to 0.4, in order to secure access to finance at a reasonable cost.

本集團之資本管理目標為確保本集團能 夠持續經營,以及透過優化債務及權益 比例為股東帶來最佳回報。

本集團按風險比例設定資本金額。本集 團管理資本結構並就此根據經濟狀況變 動及相關資產之風險特質予以調整。為 維持或調整資本結構,本集團或會調整 股息支付金額、發行新股、回購股份、 籌集新貸款、贖回現有債務或出售資產 以減低債務。

本集團以負債權益比率基準監察資本。 有關比率按照債務淨額除總權益計算。 債務淨額則以債務總額減現金及現金 等價物計算。總權益包含所有權益部份 (即股本、股份溢價、非控股權益、保 留溢利及其他儲備)。

於截至二零二零年十二月三十一日止年度,本集團繼續沿用截至二零一九年十二月三十一日止年度之策略,致力維持負債權益比率於0.1至0.4範圍內之較低水平,確保以合理成本獲取融資。

# 綜合財務報表附註

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

### **36. SHARE CAPITAL (CONTINUED)**

### The debt-to-equity ratio is calculated as below:

### 36. 股本(續)

負債權益比率計算如下:

		2020 二零二零年 RMB'000 人民幣千元	2019 二零一九年 RMB'000 人民幣千元
Bank and other loans Lease liabilities	銀行及其他貸款 租賃負債	413,737 64,954	231,758 68,119
Total debts	債務總額	478,691	299,877
Equity attributable to the Company's owners	本公司擁有人應佔權益	2,955,694	2,878,221
Total debt to equity ratio	總負債權益比率	16%	10%

The only externally imposed capital requirement is that for the Company to maintain its listing on the Stock Exchange it has to have a public float of at least 25% of the shares. The Company receives a report from the share registrars monthly on substantial share interests showing the non-public float and it demonstrates continuing compliance with the 25% limit throughout the year. As at 31 December 2020, 49% (2019: 49%) of the total promoters and H shares were in public hands.

本公司為維持於聯交所上市而須予遵守的唯一境外實施的股本規定,是要維持公眾持股量不少於股份之25%。本公司每月自股份過戶登記處取得載有非公眾持股量資料之主要股份權益報告,報告顯示本公司於年內一直符合25%之下限規定。於二零二零年十二月三十一日,全部發起人股份及H股之49%(二零一九年:49%)由公眾持有。

## 綜合財務報表附註

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

# 37. STATEMENT OF FINANCIAL POSITION AND RESERVE MOVEMENT OF THE COMPANY

### 37. 本公司之財務狀況表及儲備變動

### (a) Statement of financial position of the Company

### (a) 本公司之財務狀況表

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		2020 二零二零年 RMB'000	2019 二零一九年 RMB'000
		人民幣千元	人民幣千元
Non-current assets Property, plant and equipment	<b>非流動資產</b> 物業、廠房及設備	5,690	6,280
Investments in subsidiaries, net of accumulated impairment losses Investments in film productions Financial assets at FVTOCI	於附屬公司之投資, 扣除累計減值虧損 於電影製作之投資 以公平值計入其他全面	160,912 3,500	202,912 8,594
Investments in associates	收益之財務資產於聯營公司之投資	51,360 453,464	53,653 453,488
		674,926	724,927
Current assets Due from shareholders Due from subsidiaries Due from associates	流動資產 應收股東款項 應收附屬公司款項 應收聯營公司款項	185 412,144	187 248,602 98
Due from a related company Prepayments, deposits and other receivables	應收一家關聯公司款項 預付款項、按金及 其他應收款項	27 201,165	27 40,705
Cash and cash equivalents	現金及現金等價物	11,162	95,321
		624,683	384,940
Current liabilities	流動負債	00.000	7 700
Trade and other payables Bank and other loans	貿易及其他應付款項 銀行及其他貸款	23,622	7,790 $26,382$
Due to a shareholder	應付一名股東款項	26,382 498	815
Due to related parties	應付關連人士款項	2,550	3,606
Due to subsidiaries	應付附屬公司款項	133,911	134,983
		186,963	173,576
Net current assets	流動資產淨值	437,720	211,364
Non-current liabilities Bank and other loans	<b>非流動負債</b> 銀行及其他貸款	200,000	150,000
NET ASSETS	資產淨值	912,646	786,291
Share capital	股本 (供計1)	137,872	137,872
Reserves (note b)	儲備(附註b)	774,774	648,419
EQUITY	權益	912,646	786,291

Approved by the Board of Directors on 26 March 2021 and is signed on its behalf by:

於二零二一年三月二十六日獲董事會批 准及由以下人士代為簽署:

NI JINLEI 倪金磊 Director 董事 ZHANG WANZHONG 張萬中

Director 董事

## 綜合財務報表附註

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

# 37. STATEMENT OF FINANCIAL POSITION AND RESERVE MOVEMENT OF THE COMPANY (CONTINUED)

(b) Reserve movements of the Company

# 37. 本公司之財務狀況表及儲備變動 (續)

(b) 本公司之儲備變動

				Financial		
		Capital	Reserve	assets at FVTOCI	Retained	
		reserve	funds	reserve	profits	Total
				以		
				公平值計入		
				其他全面 收益之財務		
		資本儲備	儲備基金	資產儲備	留存溢利	合計
		RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
		人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元
At 1 January 2019	於二零一九年一月一日	562,519	76,766	(5,995)	36,942	670,232
Total comprehensive income	本年度全面收益總額					
for the year				(6,852)	(14,961)	(21,813)
At 31 December 2019 and 1 January 2020	於二零一九年十二月 三十一日及二零二零年					
J ,	一月一日	562,519	76,766	(12,847)	21,981	648,419
Total comprehensive income	本年度全面收益總額					
for the year		-	-	(2,293)	128,648	126,355
Transfer	轉撥		9,950		(9,950)	
At 31 December 2020	於二零二零年					
	十二月三十一日	562,519	86,716	(15,140)	140,679	774,774

## 綜合財務報表附註

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

### 38. RESERVES

### (a) Group

The amounts of the Group's reserves and the movements therein are presented in the consolidated statement of profit or loss and comprehensive income and consolidated statement of changes in equity.

### (b) Nature and purpose of reserves

### (i) Capital reserve

The capital reserve of the Company and the Group represents the aggregate of:

- share premium totalled RMB559,438,000 arising from issue of new shares;
- the waiver of an amount of RMB1,654,000 recorded as part of issuance expenses for the listing of the Company's H shares on the GEM of the Stock Exchange in July 2000 (the "Listing") payable to an unrelated party who had provided services to the Company during the Listing pursuant to prevailing accounting principles and regulations in the PRC; and
- the net gain of RMB1,427,000 resulting from debt restructuring of Jade Bird Fire, a former subsidiary of the Company, transferred in accordance with prevailing accounting principles and regulations in the PRC.

### 38. 儲備

### (a) 本集團

本集團之儲備金額及其變動於綜 合損益及全面收益表及綜合權益 變動表呈列。

### (b) 儲備性質及用途

#### (i) 資本儲備

本公司及本集團資本儲備指 下列各項之總和:

- 發行新股產生總額人民幣559,438,000元之股份溢價;
- 根據中國現行之會計 準則及法規,豁免本公 司H股於二零零年七 月在聯交所GEM上市 (「上市」)時就向本公 司提供服務之非關聯方 應付人民幣1,654,000 元部份發行支出;及
- 根據中國現行之會計準 則及法規已轉撥本公司 前附屬公司青鳥消防債 務重組產生之淨收益人 民幣1,427,000元。

### 綜合財務報表附註

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

### 38. RESERVES (CONTINUED)

### (b) Nature and purpose of reserves (Continued)

### (ii) Reserve funds

Reserve funds comprise statutory surplus reserve and discretionary surplus reserve. In accordance with the laws and regulations in the PRC and articles of association of the Company and its subsidiaries incorporated in the PRC (collectively referred to the "PRC entities"), the PRC entities are required to appropriate 10% of their profit after tax, after offsetting any prior years' losses, to the statutory surplus reserve. When the balance of the statutory surplus reserve reaches 50% of the PRC entities' registered share capital, any further appropriation is optional. The statutory surplus reserve can be used to offset prior years' losses, if any, and may be converted into share capital by issuing new shares to shareholders in proportion to their existing shareholding or by increasing the par value of the shares currently held by them, provided that the remaining balance of the statutory surplus reserve after such issue is not less than 25% of share capital. The PRC entities may transfer an amount from their profit after tax to the discretionary surplus reserve approved by the shareholders. The discretionary surplus reserve can be utilised to offset prior years' losses of the PRC entities and to distribute to shareholders in the form of bonus issue.

### (iii) Foreign currency translation reserve

The foreign currency translation reserve comprises all foreign exchange differences arising from the translation of the financial statements of foreign operations. The reserve is dealt with in accordance with the accounting policies set out in note 4(e) to the consolidated financial statements.

### 38. 儲備(續)

### (b) 儲備性質及用途(續)

### (ii) 儲備基金

儲備基金包括法定盈餘公積 金及任意盈餘公積金。根據 中國法律及法規以及本公司 及其於中國註冊成立之附屬 公司(以下簡稱「中國實體」) 之組織章程細則,中國實 體須按其税後溢利(抵銷任 何以往年度虧損後),提取 10%作法定盈餘儲備。該法 定盈餘儲備達到中國實體註 冊股本50%時,任何進一步 提取為非必要。法定盈餘儲 備可用於抵銷以往年度虧損 (若有),亦可通過按股東當 時持股比例向股東發行新股 或通過增加股東當前所有股 份之面值轉換成股本,惟有 關發行後法定盈餘儲備餘額 不得少於股本之25%。中國 實體可將有關金額自税後溢 利轉撥至經股東批准之任意 盈餘儲備。任意盈餘儲備可 用作抵銷中國實體之過往年 度虧損,並以紅股方式向股 東派發。

### (iii) 匯兑儲備

匯兑儲備包括匯兑海外業務 財務報表產生的所有匯兑差 異。該儲備按綜合財務報 表附註4(e)所載會計政策處 理。

## 綜合財務報表附註

For the year ended 31 December 2020 截至二零二零年十二月三十一目止年度

### 38. RESERVES (CONTINUED)

#### (b) Nature and purpose of reserves (Continued)

### (iv) Financial assets at FVTOCI reserve

The financial assets at FVTOCI comprises the cumulative net change in the fair value of financial assets at FVTOCI held at the end of the reporting period and is dealt with in accordance with the accounting policy in note 4(n) to the consolidated financial statements.

#### (v) Other reserve

The other reserve of the Group represents the aggregate of:

- The equity-settled share-based payments of RMB10,969,000 recognised upon transfer of equity interests in a subsidiary of the Company from certain of its original shareholders to a director and certain employees of the Group during the year ended 31 December 2012.
- The difference of RMB1,583,000 arose from the decrease in non-controlling interest of RMB4,617,000 (being the proportionate share of the carrying amount of the net assets of PWC Winery, LLC) and RMB3,034,000 (equivalent to approximately USD475,000), which arose on the acquisition of additional 25% equity interests in PWC Winery, LLC during the year ended 31 December 2013.
- The reserve includes RMB4,111,000 (2019: RMB4,014,000) is the safety production fund, which is for future enhancement of safety environment and improvement of facilities.

### 38. 儲備(續)

### (b) 儲備性質及用途(續)

### (iv) 以公平值計入其他全面收益 之財務資產儲備

以公平值計入其他全面收益 之財務資產儲備包括於報告 期末持有之以公平值計入其 他全面收益之財務資產公平 值累計變動淨額,以及根據 綜合財務報表附註4(n)所載 之會計政策處理。

### (v) 其他儲備

本集團其他儲備指下列之總 額:

- 以權益結算之股份 為基礎付款人民幣 10,969,000元,在截至二零一二年十二月 三十一日止年度於本公司附屬公司權益由其若 干原股東轉讓至本集團 一名董事及若干僱員時確認。
- 人民幣1,583,000元之差額,乃源於非控股權益人民幣4,617,000元(即PWC Winery, LLC淨資產賬面值之比例份額)減少人民幣3,034,000元(相當於約475,000美元)之差額,其於截至二零一三年十二月三十一日止年度進一步收購PWC Winery, LLC 25%權益時產生。
- 該儲備包括安全生產基金人民幣4,111,000元 (二零一九年:人民幣 4,014,000元),用作未 來提高安全環境及改善 設施。

### 綜合財務報表附註

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

### 38. RESERVES (CONTINUED)

### (c) Profit appropriations

Under the PRC Company Law and the PRC entities' articles of association, the net profit after tax as reported in the PRC statutory financial statements, prepared in accordance with PRC accounting principles and regulations, can only be distributed as dividends after allowance has been made for the following:

- (i) Make-up of prior years' cumulative losses, if any.
- (ii) Allocations to the reserve funds as stated in (b)(ii) above.

# 39. NOTES TO THE CONSOLIDATED STATEMENT OF CASH FLOWS

### (a) Acquisition of subsidiaries

(i) In January 2019, the Group acquired a 21% equity interest in Beijing Zhongke Zhichuang Electric Appliance Company Limited ("Beijing Zhongke") at a consideration of RMB12,326,000, which comprised of cash consideration of RMB6,972,000 and capital injection commitment of RMB5,444,000, from one independent third party of the Group. Beijing Zhongke was engaged in production of fire emergency sign lights, lighting lights, emergency power supply for fire emergency lighting and related products. Upon the completion of acquisition, the Company owned 56% indirect interest in Beijing Zhongke, and Beijing Zhongke became an indirect subsidiary of the Company.

### 38. 儲備(續)

### (c) 溢利分配

根據中國公司法及中國實體之組 織章程細則,按照中國會計原則 及規例編製之中國法定財務報表 所呈報除稅後純利,僅可在就下 列各項作出準備後作為股息分派:

- (i) 彌補過往年度之累計虧損 (如有)。
- (ii) 撥作上文(b)(ii)所載儲備基金。

### 39. 綜合現金流量表附註

### (a) 收購附屬公司

(i) 於二零一九年一月,本集團 一名獨立第三方收購北京中科知創電器有限公司(「北京中科」) 21%股權,代價為人民幣 12,326,000元(包括現金代資人民幣 6,972,000元及注資人民幣 5,444,000元)。 京中科從事生產消防應急訊明的應急電源及相關產品。完成收購事項後,本公司的間接附屬公司。

## 綜合財務報表附註

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

# 39. NOTES TO THE CONSOLIDATED STATEMENT OF CASH FLOWS (CONTINUED)

### (a) Acquisition of subsidiaries (Continued)

#### (i) (Continued)

The fair value of the identifiable assets and liabilities of Beijing Zhongke acquired as at the date of acquisition were as follows:

### 39. 綜合現金流量表附註(續)

### (a) 收購附屬公司(續)

### (i) (續)

於收購日期,收購北京中科 之可識別資產及負債的公平 值如下:

RMB'000

人民幣千元

Net assets acquired:	所收購淨資產:	
Property, plant and equipment (note 19)	物業、廠房及設備(附註19)	367
Other intangible assets (note 21)	其他無形資產(附註21)	4,186
Inventories	存貨	18,164
Trade and other receivables	貿易及其他應收款項	22,367
Cash and cash equivalents	現金及現金等價物	11,999
Trade and other payables	貿易及其他應付款項	(39,465)
		17,618
NCIs	非控股權益	(7,752)
Fair value of interests in Zhongke at	北京中科股權於分步收購	
completion date of the step acquisition	完成日期的公平值	(9,035)
Goodwill (note 20)	商譽 (附註20)	11,495
Total consideration – satisfied by cash	總代價-以現金支付	12,326
Net cash outflows arising on acquisition:	就收購產生之現金流出淨額:	
Cash consideration received	已收現金代價	11,999
Cash consideration paid	已付現金代價	(12,326)
		(327)

\* The Group previously had interests in Beijing Zhongke as an associate of RMB14,629,000. Fair value of such interest amounted to RMB9,035,000 at the completion date of the acquisition. The difference of RMB5,594,000 represented a loss arising from step acquisition recognised in profit or loss in accordance to HKFRS 3.

\* 本集團過往持有之北京中科權益(作為聯營公司) 為數人民幣14,629,000 元。有關權益於收購完成日期之公平值為人民幣9,035,000元。人民幣5,594,000元之差異代表根據香港財務報告準則第3號於損益確認之分步收購產生之虧損。

### 綜合財務報表附註

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

# 39. NOTES TO THE CONSOLIDATED STATEMENT OF CASH FLOWS (CONTINUED)

### (a) Acquisition of subsidiaries (Continued)

#### (i) (Continued)

Goodwill arising on the acquisition of Beijing Zhongke is attributable to the anticipated profitability of the distribution of the Group's products in the new markets and the anticipated future operating synergies from the combination.

During the period from the acquisition date to 31 December 2019, Beijing Zhongke contributed RMB26,073,000 to the Group's revenue and net profit of RMB2,447,000 to the Group's profit or loss.

If the acquisition had occurred on 1 January 2019, the consolidated revenue and net profit of the Group for the year ended 31 December 2019 would have been RMB1,269,778,000 and RMB1,499,244,000 respectively. The proforma financial information was for illustrative purpose only and did not necessarily reflect the Group's revenue and operating results if the acquisition had been completed 1 January 2019 and could not serve as a basis for the forecast of future operation result.

### 39. 綜合現金流量表附註(續)

#### (a) 收購附屬公司(續)

### (i) (續)

收購北京中科所產生之商譽 來自於新市場分銷本集團產 品的預期盈利及預期將自 合併產生的未來經營協同效 益。

由收購日期至二零一九年十二月三十一日期間,北京中科為本集團收入貢獻人民幣26,073,000元及為本集團損益貢獻淨溢利人民幣2,447,000元。

倘收購於二零一九年一月一日發生,則本集團於截至二零一九年十二月三十一日止年度之綜合收入及純利將分別為人民幣1,269,778,000元及人民幣1,499,244,000元。備考財務資料僅供參考用途,不一定反映在收購於二零一九年一月一日完成的情況下本集團的收益及經營業績及不得當作預測未來經營業績之基準。

### 綜合財務報表附註

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

# 39. NOTES TO THE CONSOLIDATED STATEMENT OF CASH FLOWS (CONTINUED)

### (a) Acquisition of subsidiaries (Continued)

(ii) In October 2019, the Group entered into a sales and purchase agreement with a shareholder of Chuanqi Culture Performance Company Limited ("CCP"), a company that was incorporated in the PRC and 49% of its equity interest was held by a non-wholly owned subsidiary of the Group as an associate, to acquire 2% equity interest at a consideration of RMB600,001 comprising a cash consideration of RMB1 and capital contribution of RMB600,000. Having satisfied all the terms and conditions of the sales and purchase agreement, the acquisition of CCP was completed and thereafter became a non-wholly owned subsidiary of the Group.

The fair value of the identifiable assets and liabilities of CCP acquired as at the date of acquisition were as follow:

Unsettled as at 31 December 2019

### 39. 綜合現金流量表附註(續)

### (a) 收購附屬公司(續)

(ii) 於二零一九年十月,本集團與傳奇(湖南)文化演藝」)(一則與傳奇(湖南)文化演藝」)(一則於中國註冊成立的公司,其全資附屬公司持有作聯實內數學與權由本集團一門對學的人民幣600,001元(包括現金代價人民幣1元及在實協議的所有條款及條件與大人民幣600,000元)。在實實協議的所有條款及條件經經元成後,收購傳奇演藝已於其後成本集團的非全資附屬公司。

於收購日期,收購傳奇演藝 之可識別資產及負債的公平 值如下:

> RMB'000 人民幣千元

零一九年十二月

十一日並未結清

N	红儿肿河 次文,	
Net assets acquired:	所收購淨資產:	
Property, plant and equipment	物業、廠房及設備	32,314
Other payables	其他應付款項	600
		20.014
		32,914
NCI	非控股權益	(16,128)
Fair value of equity in CCP before	傳奇演藝股權於業務	
the business combination	合併前的公平值	(15,834)
Gain on bargain purchase (note 9)	議價購買之收益(附註9)	(352)
Satisfied by consideration*	代價支付*	600
New years and the second side of	<b>张小供文件</b> 之 田	10L
Net cash outflows from the acquisition	就收購產生之現金流出淨額	
Cash consideration	現金代價	- 162.5

### 綜合財務報表附註

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

# 39. NOTES TO THE CONSOLIDATED STATEMENT OF CASH FLOWS (CONTINUED)

### (a) Acquisition of subsidiaries (Continued)

#### (ii) (Continued)

During the period from the acquisition date to 31 December 2019, CCP contributed net loss of RMB94,000 to the Group's profit or loss.

If the acquisition had occurred on 1 January 2019, the consolidated revenue and net loss of the Group for the year ended 31 December 2019 would have been RMB1,266,678,000 and RMB1,502,173,000 respectively. The proforma financial information was for illustrative purpose only and did not necessarily reflect the Group's revenue and operating results if the acquisition had been completed 1 January 2019 and could not serve as a basis for the forecast of future operation result.

### 39. 綜合現金流量表附註(續)

#### (a) 收購附屬公司(續)

### (ii) (續)

由收購日期至二零一九年 十二月三十一日期間,傳奇 演藝為本集團之損益貢獻淨 虧損人民幣94,000元。

倘收購於二零一九年一月一日發生,則本集團於截至二 零一九年十二月三十一日止年度之綜合收入及淨虧損將 分別為人民幣1,266,678,000元及人民幣1,502,173,000元。備考財務資料僅供數 一次。備考財務資料僅收購於二零一九年一月一日完成下本集團的收益及經營 業績之基準。

## 綜合財務報表附註

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

# 39. NOTES TO THE CONSOLIDATED STATEMENT OF CASH FLOWS (CONTINUED)

### (b) Deemed disposal of a subsidiary

As disclosed in note 18 above, Jade Bird Fire ceased to be a subsidiary of the Company upon listing in the Shenzhen Stock Exchange. Net assets of Jade Bird Fire on the date of disposal were disclosed below:

### 39. 綜合現金流量表附註(續)

### (b) 視作出售附屬公司

誠如上文附註18所披露,青鳥消防在深圳證交所上市後不再為本公司附屬公司。青鳥消防於出售日期之資產淨值披露如下:

RMB'000 人民幣千元

		, , , , , , ,
Property plant and equipment	物業、廠房及設備	296,506
Goodwill	初来·	31,138
	無形資產	7,530
Intangible assets Investments in associates	於聯營公司之投資	7,530 924
	購買物業、廠房及設備之按金	924
Deposits for purchase of property	<b>期貝彻未、顺房及</b> 祝惟乙按玉	0.570
plant and equipment	<i>羅</i>	9,578
Deposits for potential investments	潛在投資之按金	8,000
Deferred tax assets	遞延税項資產	14,609
Inventories	存貨	323,802
Trade and other receivables	貿易及其他應收款項	1,312,421
Cash and cash equivalents	現金及現金等價物	438,034
Trade and other payables	貿易及其他應付款項	(449,114)
Bank loans	銀行貸款	(300,000)
Current tax liabilities	即期税項負債	(11,995)
Deferred tax liabilities	遞延税項負債	(1,948)
Other reserve	其他儲備	(70,020)
Exchange reserve	匯兑儲備	(755)
Net assets attributable to the Company	於出售日期之本公司應佔	
as at the date of disposal	資產淨值	1,608,710
NCIs	非控股權益	(829,287)
		779,423
Gain on deemed disposal of the subsidiaries	視作出售附屬公司之收益	,
(note 18)	(附註18)	1,348,433
Fair value of the equity interest in Jade Bird	青鳥消防股權於二零一九年	
Fire as at 9 August 2019	八月九日之公平值	2,127,856
Net cash outflow arising from the deemed disposal	視作出售產生之現金流出淨額	438,034

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

# 39. NOTES TO THE CONSOLIDATED STATEMENT OF CASH FLOWS (CONTINUED)

### (c) Disposal of a subsidiary

On 15 May 2020, the Company entered into the sale and purchase agreement (the "SP Agreement") with an independent third party and Chuangi Tourism Investment Co., Ltd. ("Chuanqi Tourism"), a non-wholly owned subsidiary of the Company, in relation to the disposal of the 60% equity interest in Chuanqi Tourism held by the Company at a cash consideration of RMB172,028,880; and for the guarantee fee arrangement in relation to the release of the guarantee agreement (the "Guarantee Agreement") executed by the Company and the banks dated 31 January 2013 which secured the obligations of Changsha Songya Lake Construction Investment Co., Ltd. ("Songya Lake Construction"), an associate of the Group which is held as to 46.6% of its registered capital by Chuanqi Tourism, under a facility agreement. Chuanqi Tourism, through Songya Lake Construction, is principally engaged in participation in tourism development projects and its principal asset is the investment in Songya Lake Construction. Details were disclosed in the announcements of the Company dated 15 May 2020 and 26 June 2020 and the circular of the Company dated 30 June 2020. The approvals of the shareholders of the Company in respect of the SP Agreement and the transactions contemplated; and the continuing provision of the guarantee in accordance with the Guarantee Agreement after the completion (the "Completion") of the sale and purchase of the 60% equity interest in Chuangi Tourism, have been obtained at the special general meeting of the Company on 21 July 2020. The Completion took place on 3 September 2020. Upon Completion, Chuanqi Tourism and Songya Lake Construction ceased to be a subsidiary and an associate of the Company respectively. Net assets of Chuanqi Tourism on the date of disposal are disclosed below:

### 39. 綜合現金流量表附註(續)

#### (c) 出售一間附屬公司

於二零二零年五月十五日,本公 司與一名獨立第三方及傳奇旅遊 投資有限公司(「傳奇旅遊」)(本 公司一間非全資附屬公司) 訂立 買賣協議(「買賣協議」),內容 有關出售本公司持有的傳奇旅 遊60%股權,現金代價為人民幣 172,028,880元,及有關解除本公 司與該等銀行於二零一三年一月 三十一日簽立之擔保協議(「擔保 協議」)(其為長沙松雅湖建設投資 有限公司(「松雅湖建設」)(為本 集團之聯營公司,傳奇旅遊持有 其46.6%註冊資本) 根據融資協議 之責任作出擔保)之擔保費安排。 傳奇旅遊通過松雅湖建設主要從 事參與旅遊開發項目,其主要資 產是於松雅湖建設的投資。詳情 披露於日期為二零二零年五月 十五日及二零二零年六月二十六 日的本公司公佈,以及日期為二 零二零年六月三十日的本公司通 函。本公司已於二零二零年七月 二十一日舉行的臨時股東大會上 取得本公司股東就買賣協議及其 項下擬進行的交易以及於完成 (「完成」) 買賣於傳奇旅遊之60% 股權後根據擔保協議繼續提供擔 保之批准。完成已於二零二零年 九月三日落實。於完成後,傳奇 旅遊及松雅湖建設分別不再為本 公司之附屬公司及聯營公司。傳 奇旅遊於出售日期之淨資產披露 如下:

# 綜合財務報表附註

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

# 39. NOTES TO THE CONSOLIDATED STATEMENT OF CASH FLOWS (CONTINUED)

# 39. 綜合現金流量表附註(續)

(c) Disposal of a subsidiary (Continued)

(c) 出售一間附屬公司(續)

RMB'000 人民幣千元

Net assets disposed of	已出售淨資產	
Investment in an associate	於聯營公司的投資	85,737
Due from an associate	應收聯營公司款項	33,400
Prepayments	預付款項	13,433
NCIs	非控股權益	(53,028)
Net assets disposed of	已出售淨資產	79,542
Gain on disposal of a subsidiary	出售一間附屬公司之收益	92,487
Consideration satisfied by cash#	以現金償付的代價#	172,029
,	•	
Net cash inflow arising from the disposal	出售事項產生的現金流入淨額	30,000
There easir millow arising from the disposar	四百子次年工时先业加入1770	30,000

Out of total cash consideration, RMB30,000,000 was settled during the year ended 31 December 2020.

<sup>#</sup> 在現金代價總額中,人民幣 30,000,000元已於截至二零二零 年十二月三十一日止年度結付。

# 綜合財務報表附註

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

# 39. NOTES TO THE CONSOLIDATED STATEMENT OF CASH FLOWS (CONTINUED)

# (d) Reconciliation of liabilities arising from financing activities

The table below details changes in the Group's liabilities arising from financing activities, including both cash and non-cash changes. Liabilities arising from financing activities are those for which cash flows were, or future cash flows will be, classified in the Group's consolidated statement of cash flows as cash flows from financing activities.

### 39. 綜合現金流量表附註(續)

### (d) 融資活動產生之負債對賬

下表詳盡闡述本集團自融資活動 產生之負債之變動,包括現金及 非現金變動。融資活動產生之負 債為其過往現金流量已於或未來 現金流量將於本集團綜合現金流 量表分類為融資活動之現金流量 者。

		Bank and other loans 銀行及 其他貸款 RMB'000 人民幣千元	Due to a shareholder 應付一名 股東 RMB'000 人民幣千元	Due to related parties 應付關聯 人士 RMB'000 人民幣千元	Lease liabilities 租賃負債 RMB'000 人民幣千元
At 1 January 2019	於二零一九年一月一日	225,683	2,129	4,142	70,032
Interest expense Non-cash movements Cash flows	利息開支 非現金變動 現金流量	8,986 95 (3,006)	447	1,637	4,227 1,087 (7,227)
At 31 December 2019 and 1 January 2020	於二零一九年十二月 三十一日及二零二零年 一月一日	231,758	2,576	5,779	68,119
Interest expense Non-cash movements Cash flows	利息開支 非現金變動 現金流量	13,865 343 167,771	(2,576)	2,576 (1,448)	4,062 (257) (6,970)
At 31 December 2020	於二零二零年 十二月三十一日	413,737		6,907	64,954

## 綜合財務報表附註

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

### 40. FINANCIAL GUARANTEE

As at 31 December 2020, the Group issued guarantees to several banks in respect of banking facilities granted to two (2019: three) associates and a former associate, which was disposed of during the year.

At the end of the reporting period, the directors do not consider it probable that a claim will be made against the Group under the guarantee. The maximum liability of the Group at the end of the reporting period under the guarantee issued is the facility granted by bank amounted RMB490,000,000 (2019: RMB490,000,000). At the end of reporting period, facility drawn down by the associates amounted RMB290,000,000 (2019: RMB490,000,000). The Group has not recognised any deferred income in respect of the financial guarantee as its fair value was considered insignificant.

#### 41. CAPITAL COMMITMENTS

The Group's capital commitments at the end of the reporting period are as follows:

### 40. 財務擔保

於二零二零年十二月三十一日,本集團 就兩間(二零一九年:三間)聯營公司及 一間於年內出售的前聯營公司獲授的銀 行融資向若干銀行發出擔保。

於報告期末,董事並不認為本集團可能將根據擔保被追討索償。於報告期末,本集團就已發行擔保下之負債上限為銀行授出之融資人民幣490,000,000元(二零一九年:人民幣490,000,000元)。於報告期末,聯營公司提取之融資為人民幣290,000,000元(二零一九年:人民幣490,000,000元)。本集團並無就財務擔保確認任何遞延收入,因為其公平值被視為微不足道。

### 41. 資本承擔

本集團於報告期間結算日之資本承擔如 下:

	RMB'000 人民幣千元	RMB'000 人民幣千元
Contracted but not provided for: Property, plant and equipment Committed capital contribution to associates and joint ventures  已訂約惟未撥備: 物業、廠房及認 向聯營公司及合營	t備 36,425 营	48,424 97,579

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

### 42. RELATED PARTY TRANSACTIONS

# (a) In addition to those related party transactions and balances disclosed elsewhere in the consolidated financial statements, the Group had the following transactions with its related parties during the year:

### 42. 關連人士交易

(a) 除綜合財務報表其他部分披露之 該等關連人士交易及結餘外,本 集團於本年度曾與其關連人士進 行以下交易:

	<b>2020</b> 二零二零年	2019 二零一九年
	RMB'000	RMB'000
	人民幣千元	人民幣千元
Sales of electronic fire alarm systems and related products to a related company controlled by Peking University 向北京大學控制之一間 關連公司銷售電子消防 報警系統及相關產品		516
Management fee income 來自聯營公司的		
from associates 管理費收入	6,791	5,761
Lease expenses for office buildings 以下各方收取之辦公室 charged by 樓宇租賃費用		
- a shareholder of the Company	585	2,116
a subsidiary 非控股權益		34
	585	2,150
Car rental expense charged by    一間聯營公司收取之 an associate	117	117
Loan interest expense paid to a non- controlling interest of a subsidiary	_	_
Purchase of an owner-occupied 向一間聯營公司購買業主		
property from an associate	45,370	

The directors are of the opinion that the above transactions with related parties were conducted in the usual course of business.

董事認為上述與關連人士之交易 乃於一般業務過程中進行。

## 綜合財務報表附註

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

### 42. RELATED PARTY TRANSACTIONS (CONTINUED)

# 42. 關連人士交易(續)

- (b) Included in the consolidated statement of financial position are the following balances with related parties:
- (b) 綜合財務狀況表包括與以下關連 人士之結餘:

		2020	2019
		二零二零年	二零一九年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Due from associates	應收聯營公司款項	27,450	67,160
Due from shareholders	應收股東款項	185	187
Due from a related company	應收一家由北京大學控制		
controlled by Peking University	之關連公司款項,		
included in other receivables	計入其他應收款項	27	27
Due to associates	應付聯營公司款項	1,300	4,000
Due to a shareholder	應付一名股東款項	_	2,576
	70.14		
Due to NCIs of subsidiaries included	應付附屬公司之非控股		
in other payables	權益款項,計入其他		
1 /	應付款項	_	2,149
Due to related companies controlled	應付由北京大學控制之		
by Peking University	關連公司款項	6,907	5,779
,			

(c) Compensation of key management personnel of the Group:

### (c) 本集團主要管理人員酬金:

		2020 二零二零年 RMB'000 人民幣千元	2019 二零一九年 RMB'000 人民幣千元
Short term employee benefits Post-employment benefits	短期僱員福利離職福利	1,715	7,368 522
		1,824	7,890

Further details of directors' and supervisors' emoluments are included in note 15 to the consolidated financial statements.

董事及監事酬金之進一步詳情載 於綜合財務報表附註15。

## 綜合財務報表附註

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

### 43. PRINCIPAL SUBSIDIARIES

Particulars of the Company's principal subsidiaries at 31 December 2020 are as follows:

Place of

### 43. 主要附屬公司

於二零二零年十二月三十一日,本公司 主要附屬公司詳情如下:

Name	incorporation/ registration and operation and kind of legal entity Paid up capital 註冊成立/ 註冊及經營地點及			tage of p interest	Principal activities		
名稱	社	缴足股本	擁有權權益百分比 Direct Indirect 直接 間接		主要業務		
Beida Jade Bird Universal Sci-Tech (Cayman) Development Company Limited	Cayman Islands/ the PRC, limited liability company	100,000 ordinary shares of USD1 each	100%	-	- Investment holding		
北大青鳥環宇科技(開曼) 發展有限公司	開曼群島/中國, 有限公司	100,000股每股面值 1美元之普通股			- 投資控股		
Chuanqi Tourism Investment (Hunan) Co., Ltd. ("Chuanqi Tourism (Hunan)")	Hunan, the PRC, limited liability company	RMB30,000,000	60%	-	- Exploration and development of travel and leisure business		
傳奇旅遊投資(湖南)有限公司 (「傳奇旅遊(湖南)」)	中國湖南,有限公司	人民幣30,000,000元			- 旅遊及休閒業務之開發及發展		
Beijing Hengsheng Investment Management Company Limited	Beijing, the PRC, limited liability company	RMB2,000,000	55%	-	<ul> <li>Provision of investment management and advisory services</li> </ul>		
北京恆盛投資管理有限公司	中國北京,有限公司	人民幣2,000,000元			-提供投資管理及顧問服務		
Ningbo Jade Bird Venture Capital Investment Co., Ltd.	Ningbo, the PRC, limited liability company	RMB60,000,000	-	70%	- Investment holding		
寧波青鳥創業投資有限公司	中國寧波,有限公司	人民幣60,000,000元			- 投資控股		
PWC Winery, LLC	The State of Virginia, the United States, limited liability	Members' contributed capital of USD4,200,000	-	70%	– Production and sales of wine and related products		
PWC Winery, LLC	company 美國弗吉尼亞州, 有限公司	股東注資4,200,000美元			<ul><li>葡萄酒及有關產品之生產及銷售</li></ul>		
Xiamen Hanyu Bulk Supply Chain Management Co., Ltd	Xiamen, the PRC, limited liability	RMB50,000,000	-	100%	- Sales and purchases of metallic products		
廈門瀚宇大宗供應鏈管理有限公司	company 中國廈門,有限公司	人民幣50,000,000元			- 銷售及採購金屬產品		

The above list contains the particulars of subsidiaries which principally affected the results, assets or liabilities of the Group.

上表載列會對本集團之業績、資產或負 債造成主要影響的附屬公司的詳情。

# 綜合財務報表附註

Chuanqi

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

### 43. PRINCIPAL SUBSIDIARIES (CONTINUED)

# The following tables show information on the subsidiaries that have NCIs material to the Group. The summarised financial information represents amounts before inter-company eliminations.

### 43. 主要附屬公司(續)

下表載列於本集團擁有重大非控股權益 之附屬公司。財務資料概要指公司間款 項對銷前的金額。

Name 名稱		Tourism (Hunan)# 傳奇旅遊 (湖南)# 2020 二零二零年
% of ownership interests/voting rights held by NCIs	非控股權益所持之擁有權 權益/投票權百分比	40%/40% RMB'000 人民幣千元
At 31 December Non-current assets Current assets Current liabilities Non-current liabilities	於十二月三十一日 非流動資產 流動資產 流動負債 非流動負債	243,817 222,002 (81,873) (64,798)
Net assets	資產淨值	319,148
Accumulated NCIs	累計非控股權益	127,659
Year ended 31 December:	截至十二月三十一日 止年度:	
Revenue	收入	97,236
Profit	溢利	22,353
Total comprehensive income	全面收益總額	22,353
Profit allocated to NCIs	分配予非控股權益之溢利	8,941
Dividends paid to NCIs	已付非控股權益之股息	-
Net cash generated from operating activities	產生自經營活動之現金淨額	17,398
Net cash used in investing activities	用於投資活動之現金淨額	(50,587)
Net cash generated from financing activities	產生自融資活動之現金淨額	21,092
Net decrease in cash and cash equivalents	現金及現金等價物減少淨額	(12,097)

## 綜合財務報表附註

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

### 43. PRINCIPAL SUBSIDIARIES (CONTINUED)

# The following tables show information on the subsidiaries that have NCIs material to the Group. The summarised financial information represents amounts before inter-company eliminations.

### 43. 主要附屬公司(續)

下表載列於本集團擁有重大非控股權益 之附屬公司。財務資料概要指公司間款 項對銷前的金額。

Chuanqi

Name 名稱		Tourism* 傳奇旅遊* 2019 二零一九年
% of ownership interests/voting rights held by NCIs	非控股權益所持之 擁有權權益/投票權百分比	40%/40%
		RMB'000 人民幣千元
At 31 December	於十二月三十一日	
Non-current assets	非流動資產	293,946
Current assets	流動資產	261,530
Current liabilities Non-current liabilities	流動負債 非流動負債	(54,112) (70,955)
Non-current nabilities		(70,933)
Net assets	資產淨值	430,409
Accumulated NCIs	累計非控股權益	172,163
Year ended 31 December:	截至十二月三十一日止年度:	
Revenue	收入	136,960
Profit	溢利	43,697
Total comprehensive income	全面收益總額	43,697
Profit allocated to NCIs	分配予非控股權益之溢利	17,478
Dividends paid to NCIs	已付非控股權益之股息	-
Net cash generated from operating activities	產生自經營活動之現金淨額	13,443
Net cash used in investing activities	用於投資活動之現金淨額	(30,498)
Net cash generated from financing activities	產生自融資活動之現金淨額	14,119
Net decrease in cash and cash equivalents	現金及現金等價物減少淨額	(2,936)

## 綜合財務報表附註

For the year ended 31 December 2020 截至二零二零年十二月三十一目止年度

### 43. PRINCIPAL SUBSIDIARIES (CONTINUED)

- \* Being disposed of during the year ended 31 December 2020 and hence, no respective 2020 financial information was disclosed.
- Being incorporated during the year ended 31 December 2020 and hence, no comparative financial information was disclosed.

### 44. EVENT AFTER THE REPORTING DATE

On 20 January 2021, the Board of Directors has resolved to approve the proposed issue of not more than 400,000,000 new H shares (the "Shares") of the Company pursuant to a specific mandate (the "Special Mandate") to be sought at a special general meeting and the class meetings of the Company held on 2 March 2021 (the "Meetings"). The Company intended that the net proceeds from the proposed issue of the new H Shares will be applied to funding the business of a subsidiary of the Company and the general working capital of the Company. The approvals of the shareholders of the Company in respect of the grant of the Specific Mandate have been obtained at the Meetings. No new H Shares have been issued pursuant to the Specific Mandate as at the date of approval of the consolidated financial statements.

On 17 March 2021, the Company entered into a placing agreement with a placing agent to place up to 135,744,000 new H Shares at placing price of HK\$0.50 (equivalent to approximately RMB0.42) per Share to not less than six but not exceeding ten placees. The Company intended that the net proceeds from issue of the new H Shares will be applied to mergers and acquisitions and/or development of new business and the general working capital of the Company. The transaction is not yet completed at the date of approval of the consolidated financial statements.

### 45. APPROVAL OF FINANCIAL STATEMENTS

The consolidated financial statements were approved and authorised for issue by the directors on 26 March 2021.

### 43. 主要附屬公司(續)

- \* 已於截至二零二零年十二月三十一日 止年度內出售,因此並無披露相關之 二零二零年財務資料。
- # 於截至二零二零年十二月三十一日止 年度內註冊成立,因此並無披露可比 較財務資料。

### 44. 報告日期後事項

於二零二一年一月二十日,董事會已議 決批准建議根據本公司在二零二一年三 月二日舉行的臨時股東大會及類別股東 會(「大會」)上尋求的特定授權(「特定 授權」)發行不超過400,000,000股本公司新H股(「股份」)。本公司有意將建 發行新H股的所得款項淨額用於為本公司一間附屬公司的業務提供資金及本公司的一般營運資金。本公司已於大會上 取得本公司股東有關授出特定授權的批 准。於批准綜合財務報表日期,概無根 據特定授權發行新H股。

於二零二一年三月十七日,本公司與配售代理訂立配售協議,按配售價每股0.50港元(相當於約人民幣0.42元)向不少於六名(惟不超過十名)承配人配售最多135,744,000股新H股。本公司有意將發行新H股的所得款項淨額用於合併及收購及/或新業務的發展,以及本公司的一般營運資金。於批准綜合財務報表日期,有關交易尚未完成。

### 45. 批准財務報表

綜合財務報表於二零二一年三月二十六 日獲董事批准及授權刊發。

### For the year ended 31 December

		<b></b> 截至十二月三十一日止年度				
		2020	2019	2018	2017	2016
		二零二零年	二零一九年	二零一八年	二零一七年	二零一六年
		RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
		人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元
RESULTS	業績					
Revenue	收入	468,414	1,266,678	1,905,727	1,613,075	1,412,542
Profit before tax	除税前溢利	80,244	1,575,955	405,067	417,570	351,493
Income tax expense	所得税開支	(10,351)	(73,782)	(78,556)	(76,080)	(68,411)
Profit for the year	本年度溢利	69,893	1,502,173	326,511	341,490	283,082
,						-
Profit attributable to:	應佔溢利:					
Owners of the Company	本公司擁有人	64,165	1,402,389	147,029	170,668	129,560
Non-controlling interests		5,728	99,784	179,482	170,822	153,522
Ö	,,,,					
		69,893	1,502,173	326,511	341,490	283,082
				at 31 Decemb		
		2022		十二月三十一		0016
		2020	2019	2018	2017	2016
		二零二零年	一令一儿年 RMB'000	二零一八年 RMB'000	_ ◆ 一七年 RMB'000	二零一六年 RMB'000
		RMB'000 人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元
		八氏帝一九	八氏市「儿	八氏市「儿	八八百十九	一 一 一
	Mar also Tit da dala					
ASSETS AND	資產及負債					
LIABILITIES	<i>伽次</i> 玄	0.000 510	0.450.500	0.460.716	0.100 551	0.656.500
Total assets	總資產	3,662,512	3,470,502	3,468,716	3,180,551	2,676,583
Total liabilities	總負債	(557,676)	(395,131)	(818,301)	(692,303)	(653,772)
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Total assets less total	總資產減總負債	0.104.000	9.055.053	0.650.415	0.440.040	0.000.011
liabilities	北坡即播光	3,104,836	3,075,371	2,650,415	2,448,248	2,022,811
Non-controlling interests	非控股權益	(149,142)	(197,150)	(900,180)	(719,907)	(548,174)
T	T 1/ 3/14 - 1					
Equity attributable to	本公司擁有人	0.055.004	0.070.001	1 750 005	1 700 941	1 474 695
owners of the Company	應佔權益	2,955,694	2,878,221	1,750,235	1,768,341	1,474,637

