

Annual Report 2020

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This report, for which the directors (the "Directors") of China Golden Classic Group Limited (the "Company") collectively and individually accept full responsibility, includes particulars given in compliance with the Rules Governing the Listing of Securities on the GEM of the Stock Exchange (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 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 report misleading.

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Corporate Information

DIRECTORS

Executive Directors

Ms. Li Qiuyan *(Chairman)* Mr. Tong Xing *(Chief Executive Officer)* Ms. Du Yongwei

Independent Non-executive Directors

Mr. Ye Jingzhong Mr. Pan Qingwei Mr. Tang Wai Yau

AUDIT COMMITTEE

Mr. Tang Wai Yau *(Chairman)* Mr. Ye Jingzhong Mr. Pan Qingwei

REMUNERATION COMMITTEE

Mr. Ye Jingzhong *(Chairman)* Mr. Pan Qingwei Ms. Li Qiuyan

NOMINATION COMMITTEE

Ms. Li Qiuyan (Chairman) Mr. Ye Jingzhong Mr. Pan Qingwei

COMPLIANCE OFFICER

Ms. Li Qiuyan

JOINT COMPANY SECRETARIES

Mr. Xiang Dongliang Mr. Raymond Chi Ho Wong

REGISTERED PIE AUDITOR

SHINEWING (HK) CPA Limited

LEGAL ADVISER

Seyfarth Shaw

PRINCIPAL BANK

Jiangyin Rural Commercial Bank Co., Limited Qiaoqi Sub-branch

REGISTERED OFFICE

PO Box 1350 Clifton House 75 Fort Street Grand Cayman KY1-1108 Cayman Islands

HEAD OFFICE IN THE PRC

No. 34,35 Yingbin Road Xiake Town, Jiangyin City Jiangsu Province, PRC

PRINCIPAL PLACE OF BUSINESS IN HONG KONG

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CAYMAN ISLANDS PRINCIPAL SHARE REGISTRAR AND TRANSFER OFFICE

Estera Trust (Cayman) Limited PO Box 1350 Clifton House Grand Cayman KY1-1108 Cayman Islands

HONG KONG BRANCH SHARE REGISTRAR AND TRANSFER OFFICE

Tricor Investor Services Limited Level 54, Hopewell Centre 183 Queen's Road East Hong Kong

COMPANY WEBSITE

www.goldenclassicbio.com

STOCK CODE

8281

Chairman's Statement

Dear Shareholders,

On behalf of the board (the "Board") of directors (the "Directors") of China Golden Classic Group Limited (the "Company") and its subsidiaries (collectively the "Group"), I am pleased to present our annual report for the year ended 31 December 2020 (the "Year").

BUSINESS REVIEW

The Year was a year full of challenges for the Group and the management team who are dedicated to creating value for the shareholders of the Company. In the first quarter of the Year, COVID-19 was widely spread in the People's Republic of China ("PRC" or "China"), where the Group's principal business is located. Due to the COVID-19 outbreak, the Chinese government implemented very stringent nation-wide movement control and social distancing measures. After the Chinese New Year public holiday, the Group experienced delay in resumption of production due to governmental control. For the majority period in the first quarter of the Year, the Group also encountered difficulty in sourcing logistic service providers to transport the Group's products. As a result, the operation and revenue of the Group was adversely affected. However, with the successful control and prevention of large-scale COVID-19 transmissions in China since the second quarter of the Year, the economic activities in China have gradually returned back to normal. The Group was one of the first batch of enterprises who resumed normal business operation in Jiangyin city.

The outbreak of COVID-19 has also changed the lifestyle of Chinese and foreign consumers and the way the Group conducts its business. With heightened awareness of health and hygiene and increasing time spent at home, there is a rising demand for personal and household hygiene products with sanitization and sterilization functions. As a personal and household hygiene products manufacturer, the Group has been taking all necessary actions to leverage on opportunities brought by the consumption trend. Steps taken include upgrading the Group's production workshop for household hygiene products and adjusting the marketing strategies to accommodate the imminent demands of the consumers. During the Year, the Group's household hygiene products segment saw a substantial increase in revenue of approximately 17.8% compared with the year ended 31 December 2019 (the "Last Corresponding Period"). The Group also gained substantial increase from exporting our household hygiene products which are manufactured on OEM (original equipment manufacturer) basis. Apart from the Group's main businesses, the management team has also been seeking for growth of income by investing surplus cash in wealth management products provided by creditable financial institutions. During the Year, other income of the Group increased by approximately 28% compared with the Last Corresponding Period.

On the other hand, because of the impact of regional lockdowns, people-flow control and social distancing, there was a decrease of patronage in offline chain stores and supermarkets during the Year. Accordingly, the Group reduced engagement of sales personnel in the offline sales channels, which resulted in a decrease of approximately 8.7% of selling and distribution costs compared with the Last Corresponding Period. Thanks to the abovementioned measures, the Group recorded net profit of RMB18.2 million in the Year, which shows a significant increase of approximately 89.3% as compared with the Last Corresponding Period.

PROSPECTS

Looking ahead, the outlook of the Group remains optimistic. Since the second quarter of the Year, thanks to the timely and aggressive contamination control measures taken by the Chinese government, the COVID-19 epidemic in China has been largely alleviated. Despite the lockdowns and nationwide economic lull in the first quarter, China still managed to stage an impressive recovery in the later quarters of the Year, and achieved a 2.3% gross domestic product yearly growth. COVID-19 still imposes great uncertainties in the economy at both macro and micro levels. However, on the basis that there has been very limited number of new COVID-19 infection cases in China since the year of 2021, it is expected that both Chinese economy and consumer spending power are going to achieve a higher growth rate. Accordingly, the management has developed the following strategies for the Group:

Firstly, the Group will leverage on the consumers' strong demands for high efficacy personal and household hygiene products to achieve further growth. The Group's upgraded household hygiene product workshop is expected to be put into use in the third quarter of 2021. The newly renovated workshop is equipped with highly automated production equipment, which is able to enhance the Group's production capacity and reduce workforce costs.

Secondly, the Group will strive to ride on the high-speed development of China's e-commerce sales channels. China is the largest e-commerce market in the world. In recent years, the prevalence of China's mobile Internet and upgrading of logistics technology and payment technology have promoted the continuous and vigorous development of China's e-commerce. Thanks to the rapid development of China's e-commerce platform, online retail channel has become the fastest-growing sales channel in China's personal and household hygiene industry. The management has been looking for professional e-commerce marketing service providers and investors to enhance the Group's online sales performance.

Last but not least, the Group will continue to develop products applying the Group's core patent technology FE enzyme. Clinical study reports published by authoritative medical institutions such as Shanghai Institute of Stomatology (上海市口腔醫學研究所) have shown that FE enzyme has biological sterilization effects. The Board believes that there are great potentials in the extended application of the Group's FE enzyme technology in the Group's products. Therefore, the Group will continue its efforts in the development and promotion of these products.

Ms. Li Qiuyan *Chairman and Executive Director* Hong Kong, 26 March 2021

Management Discussion and Analysis

BUSINESS REVIEW

During the Year and up to the date of this report, the Group had been principally engaged in the manufacturing and trading of oral care, household hygiene and leather care products in China and overseas.

Business Review

For the Year, the Group recorded a turnover of approximately RMB305.8 million, which slightly decreased by approximately 0.5% as compared to the Last Corresponding Period. The net profit for the Year was approximately RMB18.2 million, which increased by approximately 89.3% compared to the Last Corresponding Period. Net profit margin for the Year was approximately 5.9%, representing an increase of approximately 2.8% as compared to the Last Corresponding Period (2019: 3.1%).

The strong growth in profit for the Year was mainly attributable to (i) the rapid growth of high profit margin household hygiene products; (ii) enhanced export income deriving from exporting our household hygiene products which are manufactured on OEM basis; (iii) reduction of selling and distribution costs; and (iv) increase in investment income arising from the wealth management financial products subscribed by the Group. On the other hand, the Group's overall gross profit margin increased from approximately 41.4% for the Last Corresponding Period to approximately 43.3% for the Year. The increase in gross profit margin was mainly due to the increase in proportion of high margin products.

FINANCIAL REVIEW

Turnover

Turnover of the Group slightly decreased by approximately 0.5% from approximately RMB307.4 million for Last Corresponding Period to approximately RMB305.8 million for the Year. The decrease in the Group's total turnover was mainly attributable to the decreased turnover of oral care products. The turnover of oral care products decreased by approximately RMB15.7 million or 9.2% from approximately RMB170.2 million for Last Corresponding Period to approximately RMB154.5 million for the Year. Such decrease was mainly due to the disruption of business in the first quarter of the Year brought by the outbreak of COVID-19. It is our Group's policy to prevent our distributors from overstocking. As a result, when logistics and transportation was unavailable in the first quarter of the Year, we experienced difficulties in supplying the retail stores with sufficient stock of oral care products before the previous stocks were sold out. Although the sales volume of our oral care products gradually went back to normal after resumption of business activities in mid-March, the overall sales volume of our oral care products was still negatively affected.

On the other hand, the turnover of household hygiene products recorded an increase of approximately RMB19.7 million or 17.8% from approximately RMB110.3 million for the year ended 31 December 2019 to approximately RMB130.0 million for the Year. Such increase was mainly due to the soaring market demand from the Chinese consumers as a result of enhanced awareness of household hygiene since the outbreak of COVID-19. In particular, one of our high profit margin household hygiene products witnessed a substantial increase in sales volume. Since the Directors have given greater attention to household hygiene products and strengthened the cooperation with Jiangnan University, one of the most famous university in the field of household chemical research, the future turnover of household hygiene products will be optimistic.

Turnover of our leather care products decreased by approximately RMB5.6 million or 20.8%, from approximately RMB26.9 million for the year ended 31 December 2019 to approximately RMB21.3 million for the Year. Such decrease was mainly due to the continuingly shrinking leather care products market during the Year.

Details of the segment revenue, cost and profit for the Year and the Last Corresponding Period are summarised as follows:

For the year ended 31 December 2020			For the year ended 31 December 2019				
	Leather	Household			Leather	Household	
Oral care	care	hygiene		Oral care	care	hygiene	
products	products	products	Total	products	products	products	Total
RMB'000	RMB'000	RMB'000	RMB'000	RMB000	RMB'000	RMB'000	RMB'000
154,555	21,289	129,950	305,794	170,207	26,873	110,293	307,373
81,380	16,734	76,131	174,245	90,138	20,726	69,225	180,089
73,175	4,555	53,819	131,549	80,069	6,147	41,068	127,284
	Oral care products RMB'000 154,555 81,380	LeatherOral careproductsRMB'000154,55521,28981,38016,734	Leather products RMB'000Household hygiene products RMB'000154,55521,289129,95081,38016,73476,131	LeatherHouseholdOral carecarehygieneproductsproductsproductsRMB'000RMB'000RMB'000154,55521,289129,95081,38016,73476,131174,245	LeatherHouseholdOral carecarehygieneproductsproductsTotalRMB'000RMB'000RMB'000154,55521,289129,950305,794170,20781,38016,73476,131174,24590,138	Leather Oral care products RMB'000Household hygiene products RMB'000Total roducts RMB'000Cral care products RMB'000Leather154,55521,289129,950305,794170,20726,87381,38016,73476,131174,24590,13820,726	Leather Products RMB'000Household hygiene products RMB'000Leather hygiene products RMB'000Household hygiene products RMB'000154,55521,289129,950305,794170,20726,873110,29381,38016,73476,131174,24590,13820,72669,225

Cost of sales

Cost of sales decreased from approximately RMB180.1 million for the Last Corresponding Period to approximately RMB173.5 million for the Year, showing a decrease of approximately 3.6%. The change was mainly due to the growth of the proportion of high gross profit margin products.

Gross profit and gross profit margin

Gross profit of the Group increased by approximately 3.9% from approximately RMB127.3 million for the Last Corresponding Period to approximately RMB132.3 million for the Year. The increase was mainly attributable to the steady growth of the proportion of high gross profit margin products.

In addition, our gross profit margin increased by 1.9% from approximately 41.4% for the Last Corresponding Period to approximately 43.3% for the Year. The increase was mainly attributed to the sustained growth of kitchen cleanser products which has a higher profit margin.

Selling and distribution costs

Selling and distribution costs decreased by approximately RMB6.1 million or 8.7% from approximately RMB70.4 million for the Last Corresponding Period to approximately RMB64.3 million for the Year. The decrease was mainly attributable to the reduced engagement of temporary sales personnel and decreased travelling costs.

Administrative expenses

Administrative expenses incurred for the Year was approximately RMB49.7 million, representing an increase of approximately RMB1.8 million or approximately 3.9%, as compared to approximately RMB47.9 million for Last Corresponding Period. The main reason was driven by the increase in depreciation for property, plant and equipment, salaries of employees of the research and development department.

Finance costs

Finance costs incurred for the Year which mainly represent interest expenses, was approximately RMB2.6 million. It decreased by approximately RMB0.3 million as compared to RMB2.9 million in the Last Corresponding Period, representing a decrease of approximately 8.7%. The decrease was mainly attributable to the decrease in the average balance of the interest-bearing loans during the Year.

Income tax expenses

Income tax expenses incurred for the Year was approximately RMB4.6 million, increased by approximately RMB2.5 million as compared to RMB2.1 million for the Last Corresponding Period, representing a sharp increase of approximately 116.4%. The major reason is that the Group was not accredited as high-tech enterprise in the Year, which led to loss of preferential tax status.

Profit for the Year

As a result of the foregoing, our net profit for the Year was approximately RMB18.2 million which represents a substantial increase of approximately 89.3% as compared with the profit of approximately RMB9.6 million for the Last Corresponding Period. Net profit margin was approximately 5.9%, representing an increase of approximately 2.8% as compared to the Last Corresponding Period (2019: approximately 3.1%).

LIQUIDITY, FINANCIAL RESOURCES AND CAPITAL STRUCTURE

The capital of the Group only comprises of ordinary shares and there was no change in the capital structure of the Group during the Year.

The total shareholders' equity of the Group as at 31 December 2020 was approximately RMB235.5 million (31 December 2019: RMB218.1 million). The Group had current assets of approximately RMB189.0 million (31 December 2019: RMB202.4 million) and current liabilities of approximately RMB122.2 million (31 December 2019: RMB158.2 million). The current ratio was 1.55 and 1.28 as at 31 December 2020 and 2019, respectively.

During the Year, the Group generally financed its operations with internally generated cash flow and credit facilities provided by its principal bankers in China. As at 31 December 2020, the Group had outstanding bank borrowings of approximately RMB20.0 million (31 December 2019: RMB60.0 million). These bank loans were secured by certain buildings, prepaid lease payments and right-of-use assets owned by the Group. As at 31 December 2020, the Group maintained bank balances and cash of approximately RMB74.7 million (31 December 2019: RMB80.9 million). The Group's net cash-to-equity ratio (total bank borrowings net of cash and cash equivalents over shareholders' equity) was 0.23 and 0.1 as at 31 December 2020 and 2019, respectively.

The Directors believe that with the current capital and the available banking facilities, the Group possesses sufficient cash to meet its commitments and working capital requirements.

CAPITAL COMMITMENTS

The Group had approximately RMB4.4 million of capital commitments not provided for in respect of property, plant and equipment as at 31 December 2020 (31 December 2019: approximately RMB2.9 million). The increase in capital commitments was mainly arising from the renovation and upgrading costs of the Group's production workshop for household hygiene products.

FUTURE PLANS FOR MATERIAL INVESTMENTS AND CAPITAL ASSETS

Save as disclosed in the Company's prospectus dated 30 June 2016 (the "Prospectus") and this report, the Group did not have other plans for material investments and capital assets as at 31 December 2020.

GEARING RATIO

As at 31 December 2020, the Group's gearing ratio was approximately 8.5% (31 December 2019: approximately 27.5%), based on total debt of approximately RMB20.0 million and total equity of approximately RMB235.5 million. The decrease is mainly attributable to the decrease in the average balance of the interest-bearing loans during the Year as compared to the Last Corresponding Period.

Note: Gearing ratio is calculated as the total debt divided by total equity. Total debt includes bank and other borrowings.

CHARGE OVER ASSETS OF THE GROUP

As at 31 December 2020, bank borrowings were secured by certain buildings and right-of-use asset in aggregate of RMB18.4 million. As at 31 December 2019, bank borrowings were secured by certain buildings and prepaid lease payment in aggregate of RMB19.8 million. As at 31 December 2020 and 2019, bill payables were secured by trademarks in carrying amount of nil.

SIGNIFICANT INVESTMENTS, ACQUISITIONS AND DISPOSALS

There has been no material acquisitions or disposals of subsidiaries or affiliated companies of the Group for the Year.

During the Year, the Group subscribed for wealth management products for an aggregate principal amount of RMB52.9 million offered by a group of affiliated institutions which comprises of ZZ International Investment Holdings Limited* (中植國際投資控股有限公司) ("ZZ Investment Holdings"), ZZ High-Tech (Beijing) Investment Co., Ltd. ("ZZ High-Tech Investment")* (中植高科(北京)投資有限公司) and Beijing Zhixin Fund Sales Co., Ltd.* (北京植信基金銷售有限公司) ("Beijing Zhixin") (collectively, the "ZZ Group"), and structured deposit product for an aggregate principal amount of RMB20 million offered by the Bank of China (the "Subscriptions"). A summary of the Subscriptions are set out below:

2020 Private Fund Raising Plan

- 1) Subscription of a wealth management product involving investment of RMB30 million to ZZ Investment Holdings for a term of 6 months on 2 January 2020, the subscription of which has been redeemed on 14 July 2020;
- 2) Subscription of a wealth management product involving investment of RMB10 million to ZZ High-Tech Investment for a term of 12 months on 17 January 2020, the subscription of which has been redeemed on 19 January 2021.

Medium and Short Term Bond Fund

- 3) Subscription of a wealth management product involving investment of RMB5 million to Beijing Zhixin on 13 January 2020, the subscription amount of which has been redeemed on 23 March 2020;
- 4) Subscription of a wealth management product involving investment of RMB7.9 million to Beijing Zhixin on 10 March 2020, the subscription amount of which has been redeemed on 23 March 2020 (collectively the "WM Products").

Structured Deposit Product

5) Subscription of a structured deposit product of RMB20 million provided by Bank of China on 27 August 2020 for a term of 92 days, the subscription of which has been redeemed on 1 December 2020.

CONTINGENT LIABILITIES

As at 31 December 2020, the Group had no material contingent liabilities (2019: nil).

FOREIGN EXCHANGE EXPOSURE

Most of the sales and cost of production of the Group are settled in Renminbi ("RMB"). There are only limited sales and administrative expenses which are denominated in United Stated Dollars ("US\$") and Hong Kong Dollars ("HK\$"). Therefore, the Group was not exposed to material foreign exchange risks. The Group currently does not have a foreign currency hedging policy in respect of foreign currency transactions, assets and liabilities. However, the Directors will continuously monitor the related foreign exchange exposure and will consider hedging significant foreign currency exposure should the need arise.

EMPLOYEES AND REMUNERATION POLICIES

As at 31 December 2020, the Group had a total of approximately 273 employees (2019: 298). The Group's staff cost for the Year amounted to approximately RMB28.1 million (2019: approximately RMB29.1 million). The decrease was mainly due to the decline of number of employees required for the production process after our Group improved the production automation. The Group's remuneration policies are in line with the prevailing market practice and are determined on the basis of performance, qualification and experience of individual employee. The Group recognises the importance of maintaining a good relationship with its employees. The remuneration payable to its employees includes salaries and allowance.

In the PRC, the Group's employees have participated in various security insurance including social insurance prescribed by the Social Insurance Law of PRC* (中華人民共和國社會保險法) and housing provident fund prescribed by the Regulations on Management of Housing Provident Fund* (住房公積金管理條例).

SUBSEQUENT EVENT

Since the end of the Year and up to the date of this report, there was no material event or change in the operation or financial conditions of the Group. The Group is in the process of renovating the production workshop for the Group's household hygiene products with the aim of increasing the Group's production capacity and reducing reliance on workforce. It is expected that the upgraded workshop will be put in use in the third quarter of 2021.

Although the risk of China experiencing another large-scale COVID-19 outbreak is relatively low, certain regional outbreaks can still negatively and substantially affect the supply chain system of the Group. To minimise such risk, the management has implemented the following measures in 2021:

- (i) setting up epidemic prevention mechanism, actively monitoring the body temperature of the employees, and encouraging the employees to take the COVID-19 vaccination;
- (ii) further improving the automation rate of the production process to reduce the reliance on production workers;
- (iii) exploring and approaching more alternative suppliers, adequately increasing the stock volume of particular production materials and packaging materials to prevent disruption of production caused by late delivery of a single supplier;
- (iv) further improving the Group's online sales performance, establishing online and offline selling channels.

RETIREMENT BENEFITS PLANS

Particulars of retirement benefits plans of the Group as at 31 December 2020 are set out in note 27 to the consolidated financial statements.

Pursuant to the applicable PRC laws and regulations, the Group contributes to various security insurance including social insurance and housing provident fund.

No forfeited contributions are available to reduce the contribution payable by the Group in future years.

PRINCIPAL RISKS AND UNCERTAINTIES

Foreign exchange risk

Foreign exchange rate risk refers to the risk that movement in foreign currency exchange rates will affect the Group's financial results and cash flows. Since the Group's sales and productions are primarily in China, the Group is not expected to incur a significant amount of sales, assets and liabilities denominated in a currency other than RMB. However, certain administrative expenses related to legal and professional fees are denominated in HK\$. In this case, the Group would be exposed to risks related to the exchange rate and the currency in which the Group's assets and liabilities is denominated. A depreciation of the RMB would require the Group to use more RMB funds to service the same amount of foreign currency liabilities, or a depreciation of foreign currency against RMB would result in receipts from receivables substantially less than the contractual amounts in terms of RMB at the settlement date. The Group neither has a formal foreign currency hedging policy nor engages in hedging activities designed or intended to manage such exchange rate risk during the Year. Since RMB is not freely convertible, the Group's ability to reduce foreign exchange rate risk is limited.

Credit risk

The Group is exposed to credit risk primarily arising from trade receivables, other receivables, advances to employees and independent third parties loans to employees and bank balances. Trade receivables are substantially from customers with good collection track records with the Group. For trade receivables, the Group delegated a team responsible for determination of credit limits, credit approvals and other monitoring procedures to ensure that follow-up action is taken to recover overdue debts and to mitigate credit risks. Reversal of the impairment losses on trade receivables recognised during the Year was RMB91,000 under the expected credit loss model ("ECL") (2019: impairment loss of RMB79,000). The remaining amounts are still considered recoverable because there were subsequent settlements or no historical default of payments by the respective customers.

The Group is also subject to concentration of credit risk arising from its trade receivables as approximately 15% (2019: approximately 23%) of these receivables are due from the Group's largest five customers as at the year ended 31 December 2020.

The credit risk for bank balances is considered minimal as such amounts are placed with banks with high credit ratings assigned by international credit-rating agencies or with good reputation.

The maximum exposure to credit risk in the event that the counterparties fail to perform their obligations as of the end of each reporting period in relation to each class of recognised financial assets was the carrying amounts of those assets as stated on the Group's consolidated statements of financial position.

Liquidity risk

The Group's financial liabilities are all falling due within the next 12 months from the end of the Year. As at 31 December 2020, the Group had net current assets and net assets of RMB66.8 million and RMB235.5 million, respectively. As a result, the Group is not exposed to liquidity risk. The Group manages the liquidity risk by maintaining sufficient cash and banking facilities to enable the Group to meet the Group's normal operating and capital commitments.

Interest rate risk

The Group's interest rate risk relates primarily to the Group's bank balances as well as bank borrowings. The Group currently has not entered into any interest rate swaps to hedge against the Group's exposure to changes in fair values of the Group's borrowings. It is the Group's policy to maintain an appropriate level between the Group's borrowings so as to balance the fair value and cash flow interest rate risk. In addition, to the extent that the Group may need to raise debt financing in the future, upward fluctuations in interest rates will increase the cost of new debts. Fluctuations in interest rates can also lead to significant fluctuations in the fair values of the Group's debt obligations. The Group currently does not use any derivative instruments to manage the Group's interest rate risk. To the extent the Group decides to do so in the future, there can be no assurance that any future hedging activities will protect the Group from fluctuations in interest rates.

ENVIRONMENTAL POLICIES AND PERFORMANCE

The Group has implemented environmental protection measures, including procedures and programs related to noise control and waste discharge management, including waste water, solid waste and gases. The Group has sought to optimise the production procedure by adopting low energy consumption and pollution control techniques, implementing environmental-friendly waste disposal methods and enhancing the environmental awareness of our employees through regular trainings. To ensure compliance with applicable regulations, the Group has dedicated staff responsible for supervising and monitoring compliance with statutory regulations and the internal standards relating to environmental protection. Ms. Li Qiuyan, the chairman and executive Director of the Company, has the overall responsibility for environmental protection matters within the Group. The Group's operations were in compliance in all material respects with currently applicable national and local environmental protection laws and regulations in the PRC during the Year.

COMPLIANCE WITH THE RELEVANT LAWS AND REGULATIONS

As far as the Board and the management are aware, the Group has complied in material respects with the relevant laws and regulations that have a significant impact on the business and operation of the Group. During the Year, there was no material breach of or non-compliance with the applicable laws and regulations by the Group.

RELATIONSHIP WITH SUPPLIERS, CUSTOMERS AND OTHER STAKEHOLDERS

The Group understands the importance of maintaining a good relationship with its suppliers and customers to meet its immediate and long-term goals. The Group has maintained a good relationship with suppliers and customers. During the Year, there was no material and significant dispute between the Group and its suppliers and/or customers. First, comprehensive training were provided to employees to enhance their abilities to cope with customers. Second, the production and defective rate of our products were strictly controlled to ensure product quality and prevent product shortages. Third, we encouraged our customers to participate in designing new products. Major suppliers maintain years of cooperation with us as we strived to grow with the suppliers.

* English names are translated for identification purpose only

EXECUTIVE DIRECTORS

Ms. Li Qiuyan (李秋雁) ("**Ms. Li**"), aged 60, is the chairman and the controlling Shareholder (as defined under the GEM Listing Rules) of our Company. Ms. Li was first appointed as a director of our Company on 29 July 2015, and was redesignated as our executive Director on 17 June 2016. She was also appointed as the chairman of the nomination committee of the Board and a member of the remuneration committee of the Board on 25 May 2018. She is responsible for the overall management and formulation of business strategy of our Group. Ms. Li is the step-mother of Mr. Tong Xing, our executive Director and the chief executive officer of our Company. She is also the cousin of Ms. Du Yongwei, our executive Director.

Ms. Li was accredited as a senior economist by Jiangsu Province Human Resources and Social Protection Agency* (江蘇省人力 資源和社會保障廳) in October 2012. She passed the Jiangyin City Advanced Enterprise Capital Management Training Course and Jiangsu Province Small and Medium-sized Enterprises Advanced Business Administration Training Course held by Nanjing University (南京大學) in the PRC in September 2011 and September 2012, respectively.

Ms. Li joined our Group in October 1992. She was the deputy head of factory of the school-run factory of Jiangyin Province Center Primary School* (江陰縣要塞中心小學校辦廠) (the "School-run Factory"), the predecessor of Jiangsu Snow Leopard Household Chemical Co. Limited ("Jiangsu Snow Leopard"), from 1992 to August 1994. She was a deputy general manager of the School-run Factory and Jiangsu Snow Leopard from September 1994 to March 2002, and from April 2002 to October 2010, respectively. Ms. Li was the general manager of Jiangsu Snow Leopard from November 2010 to March 2012, and she has been the chairman of the board of directors of Jiangsu Snow Leopard since November 2010.

Mr. Tong Xing (童星) ("**Mr. Tong**"), aged 45, was appointed as a director of our Company on 29 July 2015, and was redesignated as our executive Director on 17 June 2016. Mr. Tong is also the chief executive officer and a substantial Shareholder (as defined under the GEM Listing Rules) of our Company. He is primarily responsible for the overall management and operation of our Group. Mr. Tong is the step-son of Ms. Li, an executive Director and the chairman of our Company.

Mr. Tong was accredited as a senior economist by the Jiangsu Province Human Resources and Social Protection Agency* (江蘇省 人力資源和社會保障廳) in August 2014. He completed an advanced MBA seminar provided by Tongji University (同濟大學) in the PRC in July 2003. In June 2019, Mr. Tong was also accredited as Jiangsu Engineering technology entrepreneur (江蘇省科技企 業家) by the Organization Department of CPC Jiangsu Committee (中共江蘇省委組織部).

Mr. Tong joined our Group in April 1994. He worked at the School-run Factory, the predecessor of Jiangsu Snow Leopard, as a deputy business manager of the marketing department from April 1994 to August 1994, and was promoted to the position of business manager during the period between September 1994 and March 2002. From April 2002 to October 2010, Mr. Tong was the head of the marketing department of Jiangsu Snow Leopard. Mr. Tong was the vice chairman of the board of directors and deputy general manager of Jiangsu Snow Leopard from November 2011 to March 2012. He has been the general manager of Jiangsu Snow Leopard since April 2012.

Biographies of Directors and Senior Management (Continued)

Ms. Du Yongwei (杜永衛), also known as Ms. Du Yongwei (杜咏衛) ("Ms. Du"), aged 50, was appointed as a director of our Company on 29 July 2015, and was redesignated as our executive Director on 17 June 2016. She is primarily responsible for the overall financial and operation of our Group. Ms. Du is the cousin of Ms. Li, an executive Director and the chairman of our Company.

Ms. Du was accredited as a senior economist by the Jiangsu Province Human Resources and Social Protection Agency* (江蘇省 人力資源和社會保障廳) in October 2015. In December 2011, Ms. Du was also accredited as a brand manager by China General Chamber of Commerce (中國商業聯合會). In November 2016, Ms. Du became Jiangyin Municipal CPPCC Member (江陰市政協 委員).

From October 1992 to March 1994, Ms. Du worked as an accountant at the School-run Factory, the predecessor of Jiangsu Snow Leopard. Ms. Du was the deputy administrative officer of the School-run Factory from April 1994 to March 2002. She was the administrative officer of Jiangsu Snow Leopard between April 2002 and March 2012, and was also a director of Jiangsu Snow Leopard from November 2010 to March 2012. Ms. Du has been the deputy general manager of Jiangsu Snow Leopard since April 2012.

Ms. Du is also a director of Shanghai Jielan Daily Chemical Company Limited* (上海潔瀾日化有限公司).

INDEPENDENT NON-EXECUTIVE DIRECTORS

Mr. Ye Jingzhong (葉敬仲), aged 70, was appointed as an independent non-executive Director on 17 June 2016, the chairman of the remuneration committee of the Board, and a member of each of the audit committee and nomination committee of the Board on 17 June 2016. He is primarily responsible for overseeing the management of our Group independently.

Mr. Ye graduated from Fudan University in the PRC majoring in microbiology in January 1977 and has more than 34 years of experience in educational administrative role. From February 1978 to August 1982, Mr. Ye was a student mentor at the School of Life Sciences (the "School") of Fudan University. From August 1982 to May 1995, he was the administrative officer of the School. Mr. Ye became the associate dean of the School in May 1995 and served until April 1998. Thereafter, he served as the executive associate dean of the School from April 1998 to June 2003. Mr. Ye also undertook the position of secretary of the Communist Party Committee of the School from July 2002 to May 2012, and higher education management researcher from May 2008 to May 2012.

Mr. Ye is also a supervisor of Shanghai Bodao Genetic Technology Company Limited* (上海博道基因技術有限公司).

Biographies of Directors and Senior Management (Continued)

Mr. Pan Qingwei (潘慶偉), aged 49, was appointed as an independent non-executive Director on 12 November 2019, a member of audit committee and nomination committee and remuneration committee of the Board on 12 November 2019. Mr. Pan has over 19 years of experience in administration management and education. Mr. Pan started to work at Jiangnan University from February 2001. Over the years, he took various positions at Jiangnan University, including secretary of the youth league and office chief of the chemistry and materials engineering faculty from February 2001 to May 2005, section chief of the property management section in the logistics management department from May 2005 to May 2008, assistant division chief and deputy chief of the logistics security system, deputy chief of the logistics liaison office, deputy division chief of the property department and facility department from May 2011 to May 2013, and deputy division chief of the logistics management department and chief of the food department from May 2013 to March 2016. From March 2016 until present, Mr. Pan has been the general secretary of the party of the chemistry and materials engineering faculty of Jiangnan University.

Mr. Pan graduated from the faculty of applied chemistry of Jiangnan University majoring in polymer materials in July 1995. He then finished a correspondence study program provided by East China University of Science and Technology majoring in chemistry engineering and technology in July 2001. In May 2004, he completed the advanced course for postgraduate in Marxist theory and political ideology education provided by Southeast University. In December 2009, he completed his study in the chemistry engineering and domain engineering major and was awarded the master degree in engineering by Jiangnan University. In July 2011, he finished the United States higher education management program for Jiangnan University provided by University of California, Davis. He was awarded as an outstanding member of the Communist party from 1996 to 1998 and in 2001.

Mr. Tang Wai Yau (鄧維祐), aged 46, was appointed as our independent non-executive Director on 17 June 2016 and the chairman of the audit committee of the Board on 17 June 2016. He is primarily responsible for overseeing the management of our Group independently.

Mr. Tang is currently the chief operating officer of Alliance Capital Partners Limited and a director of LF Consulting Company Limited. Mr Tang obtained a Bachelor's Degree in Accountancy from the Hong Kong Polytechnic University in 1997 and a Master's Degree of Laws from The University of Hong Kong in 2019. He is also a fellow member of the Association of Chartered Certified Accountants and a Certified Public Accountant of the Hong Kong Institute of Certified Public Accountant. Mr. Tang has over 20 years of experience in the accounting profession.

SENIOR MANAGEMENT

Ms. Zhu Liyan (朱麗燕), aged 42, has been the chief financial officer of our Group since 14 August 2019. Ms. Zhu is responsible for the overall financial management. She obtained her bachelor's degree in accounting from Shanghai University of Finance and Economics in January 2010. She obtained her accountant's license from the Finance Bureau of Jiangyin in September 2001. She then achieved the intermediate qualification level for her accounting qualification by the Ministry of Finance of the People's Republic of China in May 2007. She was also awarded the qualifications of Registered Tax Agent by the Human Resources and Social Security Department of Jiangsu Province in September 2010 and International Registered Internal Auditor by the China Institute of Internal Audit in November 2012, respectively. She was accredited as a senior accountant by the Jiangsu Province Human Resources and Social Protection Agency* (江蘇省人力資源和社會保障廳) in August 2019.

Biographies of Directors and Senior Management (Continued)

She was the head of finance department of our principal operation subsidiary Jiangsu Snow Leopard, responsible for its overall financial management, before she was promoted to the position of CFO. Over the years, she has accumulated 17 years of experience in the field of accounting and finance. Ms. Zhu started her career with Jiangsu Snow Leopard as an accountant in December 2002. After 8 years of service with our Group, she worked for Jiangyin Daqiao Accounting Firm* (江陰大橋會計師事務所) from December 2010 to May 2011 as an auditor. From May 2011 to January 2016, she was the group finance manager of Jetion Solar Technology Co., Limited* (中建材浚鑫科技有限公司).

Mr. Xiang Dongliang (項東亮), aged 39, was appointed as the joint company secretary of the Company on 28 August 2018. Mr. Xiang is responsible for the company secretarial work of our Group. He has been employed by the Group since January 2012 and has been under the direct supervision of the Company's three executive directors throughout the years as the head of the Group's planning department. From his long service in the Group and performance of his responsibilities in respect of administrative support, strategic planning and internal training of the Company, as well as the fact that he was involved in the entire initial public offering procedure of the Company and has been assisting the former company secretary Mr. Lau Shun Pong Johnson (劉信邦) in handling certain corporate governance and company secretarial matters after the Company was listed, Mr. Xiang has gained a high degree of familiarity with both the administrative and the operational affairs of the Group, and a reasonable level of understanding in the corporate governance and company secretarial procedure of a listed company.

Mr. Xiang obtained a bachelor's degree in Engineering (Chemical Engineering) and completed a second major in International Economics and Trade from Jiangnan University (江南大學) in the PRC in June 2005. Mr. Xiang also obtained a Master's degree in Engineering (Food Science and Engineering, Food Trade and Culture) from Jiangnan University in the PRC in June 2008. Prior to joining the Company, Mr. Xiang worked at Ningguo Lake Forest Science and Technology Park Company Limited* (寧國森林湖科 技園有限責任公司) from June 2008 to June 2010. At the time of his departure, Mr. Xiang was the deputy general manager and assistant to the chairman.

Mr. Xu Zhiliang (徐志良), aged 58, has been the head of research and development department of our Group since June 2003 and is responsible for technology research and development of our Group.

Mr. Xu was accredited as an engineer by the People's Government of Chongming County* (崇明縣人民政府) in September 1995. He graduated from the Shanghai Jiao Tong University (上海交通大學) in the PRC majoring in Standardisation in April 1993. He has been a committee member of China Oral Care Industry Association since May 2014.

Prior to joining our Group, Mr. Xu worked at Shanghai Shengli Rihua Factory* (上海市勝利日化廠) as a technician from 1980 to 1982. He worked as the head of technical division at Shanghai Shengli Rihua jointly-operated Factory* (上海市勝利日化聯營廠) during the period between 1983 and 1993, and was a factory manager from 1994 to 1997. He worked as a deputy general manager of Shanghai Victoria Bio-Chemical Products Factory* (上海維多俐生物化學品廠) from 1998 to 2003.

JOINT COMPANY SECRETARIES

Mr. Xiang Dongliang and Mr. Raymond Chi Ho Wong are the joint company secretaries of our Company. For details of Mr. Xiang's qualifications and experience, please refer to the paragraph headed "Senior Management" above.

Mr. Raymond Chi Ho Wong (黃志豪), aged 49, was appointed as the joint company secretary of the Company on 28 August 2018. He is a director of SS Corporate Services Limited, and the managing partner of the Hong Kong office of an international law firm. Mr. Wong has over 20 years of experience in corporate law, general corporate and commercial, cross-border mergers and acquisitions, initial public offerings, listed companies and regulatory compliance and public takeovers in Hong Kong, the PRC and the United Kingdom. Mr. Wong obtained a Doctorate of Laws Degree from East China University of Political Science and Law in December 2019, a Master of Arts degree in law from City University of London in March 2000, and a Master of Laws degree in Chinese Law from The University of Hong Kong in December 2003. Mr. Wong was admitted as a solicitor of the Supreme Court of England and Wales in September 2000, a solicitor of the High Court of Hong Kong in December 2000 and a solicitor of the Supreme Court of Ireland in June 2019.

* English names are translated for identification purpose only

Directors' Report

The Directors present to the Shareholders this report and the audited consolidated financial statements of the Company and its subsidiaries for the Financial Year ended 31 December 2020 (the "Year").

PRINCIPAL ACTIVITIES

The principal business activity of the Company is investment holding. The principal activities and other particulars of the Company's subsidiary are set out in notes 1 and 32 to the consolidated financial statement in this report. There were no significant changes in the nature of the Group's activities during the Year.

RESULTS

The results of the Group for the Year are set out in the consolidated statement of profit or loss and other comprehensive income on page 58 of this report.

BUSINESS REVIEW

Further discussion and analysis of these activities, including a discussion of the principal risks and uncertainties facing the Group and an indication of likely future developments in the Group's business, can be found in the section headed "Management Discussion and Analysis" on pages 6 to 12 of this report. These discussions form part of this directors' report.

FINAL DIVIDEND

The Company has adopted a policy on payment of dividends in compliance with code provision E.1.5 of the Corporate Governance Code contained in Appendix 15 to the GEM Listing Rule (the "Code"), which establishes an appropriate procedure on declaring and recommending the dividend payment of the Company. The Company will declare and/or recommend the payment of dividends to Shareholders after considering the Company's ability to pay dividends, which will depend upon, among other things, its actual and expected financial results, cash flow, general business conditions and strategies, current and future operations, statutory, contractual and regulatory restrictions and so on. The Board has complete discretion on whether to pay a dividend, subject to Shareholders' approval, where applicable. Even if the Board decides to recommend and pay dividends, the form, frequency and amount will depend upon the operations and earnings, capital requirements and surplus, general financial condition, contractual restrictions and other factors of and affecting the Group. The Board may also consider declaring special dividends from time to time, in addition to the interim and/or final dividends. The Company shall review and reassess the Dividend Policy and its effectiveness on a regular basis or as required.

The Board does not recommend the payment of a final dividend for the Year (2019: nil) in light of the profit level of the Company during the Year. There is no arrangement where a Shareholder has waived or agreed to waive any dividend.

ANNUAL GENERAL MEETING AND CLOSURE OF THE REGISTER OF MEMBERS

The forthcoming annual general meeting ("AGM") of the Company will be held on 25 May 2021 (Tuesday) at conference room, No. 35 Yingbin Road, Xiake Town, Jiangyin City, Jiangsu Province, the PRC. For the purpose of determining entitlement to attend the forthcoming AGM, the register of members of the Company will be closed from 19 May 2021 (Wednesday) to 25 May 2021 (Tuesday), both day inclusive, during which period no transfer of shares of the Company (the "Share") will be registered. In order to qualify for attending the forthcoming AGM, all transfer of Shares accompanied by the relevant share certificates and transfer forms must be lodged with the Company's branch share registrar and transfer office in Hong Kong, Tricor Investor Services Limited at Level 54, Hopewell Centre, 183 Queen's Road East, Hong Kong before 4:30 p.m. on 18 May 2021 (Tuesday).

PROPERTY, PLANT AND EQUIPMENT

Details of movements in the property, plant and equipment of the Group during the Year are set out in note 15 to the consolidated financial statements in this report.

SUBSIDIARIES

Particulars of the Company's principal subsidiaries as at 31 December 2020 are set out in note 32 to the consolidated financial statements.

SEGMENT INFORMATION

An analysis of the Group's performance for the Year by operating segment is set out in note 7 to the consolidated financial statements.

FINANCIAL SUMMARY

A summary of the results, assets and liabilities of the Group for the last five financial years, as extracted from the published audited consolidated financial statements is set out on page 122. This summary does not form part of the audited consolidated financial statements in this report.

BANK BORROWINGS

Details of the Group's bank borrowings as at 31 December 2020 are set out in note 23 to the consolidated financial statements in this report.

Directors' Report (Continued)

SHARE CAPITAL

Details of the Company's share capital for the Year are set out in note 25(a) to the consolidated financial statements in this report.

PRE-EMPTIVE RIGHTS

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

EQUITY-LINKED AGREEMENTS

Save for the Share Option Scheme as set out in this section, no equity-linked agreements were entered into by the Group, or existed during the Year.

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

Neither the Company nor any of its subsidiaries has purchased, sold or redeemed any of the Company's listed securities during the Year and up to the date of this report.

TRANSFER TO RESERVES

No appropriation from profit attributable to equity shareholders has been transferred to reserves during the Year. Other movements in reserves are set out in the consolidated statement of changes in equity on page 60 of this report.

MATERIAL ACQUISITIONS, DISPOSALS AND SIGNIFICANT INVESTMENT

During the Year and up to the date of this report, there was no material acquisition, disposal or investment by the Group.

MAJOR CUSTOMERS AND SUPPLIERS

Sales to the Group's five largest customers accounted for approximately 21% of the total sales for the Year, and sales to the largest customer included therein accounted for approximately 7% of the total sales for the Year. Purchase from the Group's five largest suppliers accounted for approximately 31% of the total purchase for the Year, and purchase from the Group's largest supplier included therein accounted for approximately 10% of the total purchase for the Year.

None of the Directors or any of their close 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 material beneficial interest in the Group's five largest customers and suppliers.

Directors' Report (Continued)

DIRECTORS

During the Year and up to the date of this report, the Directors are:

Executive Directors:

Ms. Li Qiuyan (Chairman) Mr. Tong Xing (Chief executive officer) Ms. Du Yongwei

Independent non-executive Directors:

Mr. Ye Jingzhong Mr. Pan Qingwei Mr. Tang Wai Yau

By virtue of Article 108(a) of the articles of association of the Company, Ms. Li Qiuyan and Mr. Tong Xing will retire at the forthcoming AGM and, being eligible to offer themselves for re-election at the said meeting.

DIRECTORS' SERVICE CONTRACT

Each of the Directors has entered into a service contract or letter of appointment with the Company which may only be terminated in accordance with the provision of the service contract or by (i) the Company giving to any Director not less than three months prior notice in writing or (ii) any Director giving to the Company not less than three months prior notice in writing, and are subject to rotation and re-election at the AGMs of the Company in accordance with the articles of association of the Company.

No Director proposed for re-election at the forthcoming AGM has a service contract with the Company which is not determinable by the Company within one year without payment of compensation, other than statutory compensation.

BIOGRAPHIES OF DIRECTORS AND SENIOR MANAGEMENT

The biographical details of Directors and senior management are disclosed in the section headed "Biographies of Directors and Senior Management" on pages 13 to 17 of this report.

DIRECTORS', CHIEF EXECUTIVE'S AND FIVE HIGHEST PAID INDIVIDUALS' REMUNERATION

Details of the Directors' emoluments and the five individuals with the highest emoluments are set out in note 14 respectively to the consolidated financial statements in this report.

INTERESTS OF DIRECTORS AND CONTROLLING SHAREHOLDERS IN CONTRACTS

Save as disclosed in the section headed "Related Party Disclosures" in note 30 to the consolidated financial statements, no contracts of significance to which the Company or any of its subsidiaries was a party and in which a Director had a material interest, whether directly or indirectly, subsisted at the end of the Year or at any time during the Year. No contract of significance has been entered into during the Year between the Company or any of its subsidiaries and the controlling Shareholders or any its subsidiaries.

No contract of significance for the provision of services to the Company or any of its subsidiaries by the controlling Shareholders of the Company or any of its subsidiaries was entered into during the Year and as at the date of this report.

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.

DIRECTORS' AND CONTROLLING SHAREHOLDERS' INTERESTS IN COMPETING BUSINESS

Each of the Directors or the controlling Shareholders and their respective close associates (as defined in the GEM Listing Rules) has confirmed that none of them had any business or interest in any company that competes or may compete with the business of the Group or any other conflict of interests with the interests of the Group during the year and up to the date of this report.

DISTRIBUTION RESERVES

As at 31 December 2020, the Company's reserves available for distribution to the Shareholders represented the share premium, capital reserve, PRC statutory reserve, translation reserve and retained profits and amounted to approximately RMB198.6 million.

Details of movements in the reserves of the Company and the Group during the Year are set out in note 25(b) to the consolidated financial statements and in the consolidated statement of changes in equity respectively.

CONNECTED TRANSACTIONS

During the Year, there were no 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. Details of significant related party transactions undertaken in the usual course of business are set out in note 30 to the consolidated financial statements. None of these related party transactions constitute a discloseable connected transaction as defined under the GEM Listing Rules.

Directors' Report (Continued)

DIRECTORS' AND CHIEF EXECUTIVES' INTERESTS AND/OR SHORT POSITIONS IN SHARES, UNDERLYING SHARES AND DEBENTURES OF THE COMPANY OR ANY ASSOCIATED CORPORATIONS

As at 31 December 2020, the interest and short position of the Directors and chief executive of the Company in the shares, underlying shares and debentures of the Company or its associated corporations (within the meaning of Part XV of the Securities and Futures Ordinance ("SFO")), (i) as required to be notified to the Company and the Stock Exchange pursuant to Divisions 7 and 8 of Part XV of the SFO (including interests and/or short positions which they are taken or deemed to have under such provisions of the SFO), or (ii) as required to be recorded in the register maintained by the Company pursuant to Section 352 of the SFO, or (iii) as otherwise notified to the Company and the Stock Exchange pursuant to the required standard of dealings by directors of the Company as referred to in Rule 5.46 of the GEM Listing Rules were as follows:

Long position in the ordinary shares of the Company:

Name of Director	Capacity/Nature	No. of Shares held/ interested in	Approximate percentage of interest
Ms. Li Qiuyan	Interest in a controlled corporation (Note 1)	575,625,000	57.56%
Mr. Tong Xing	Interest in a controlled corporation (Note 2)	106,875,000	10.69%

Notes:

1. Ms. Li beneficially owns the entire issued share capital of ChongBo Mary Investment Limited ("ChongBo Mary"). Therefore, Ms. Li is deemed, or taken to be, interested in the shares of the Company held by ChongBo Mary for the purposes of the SFO. Ms. Li is a director of ChongBo Mary.

2. Mr. Tong beneficially owns the entire issued share capital of Tong Xing Holding Group Limited ("Tong Xing Holding"). Therefore, Mr. Tong is deemed, or taken to be, interested in the shares of the Company held by Tong Xing Holding for the purposes of the SFO. Mr. Tong is a director of Tong Xing Holding.

Long position in the shares of associated corporation:

Name of Director	Name of associated corporation	Capacity/Nature	No. of shares held/ interested in	Approximate percentage of interest	
Ms. Li	ChongBo Mary	Beneficial owner	1	100%	

Save as disclosed above, none of the Directors and chief executive of the Company had any interests and short positions in the shares, underlying shares and debentures of the Company or any of its associated corporation (within the meaning of Part XV of the SFO) which would have to be notified to the Company and the Stock Exchange pursuant to Divisions 7 and 8 of Part XV of the SFO (including interests and short positions which they are taken or deemed to have under such provisions of the SFO), or which would be required, pursuant to section 352 of the SFO, to be entered in the register referred to therein, or pursuant to Rules 5.46 to 5.67 of the GEM Listing Rules relating to securities transactions by the Directors, to be notified to the Company and the Stock Exchange.

Directors' Report (Continued)

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

As at 31 December 2020, so far as the Directors are aware, the following persons (not being Directors or chief executives of the Company) had interests or short positions in the shares and underlying shares of the Company which would fall to be disclosed to the Company under the provisions of Divisions 2 and 3 of Part XV of the SFO or which would be recorded in the register required to be kept under Section 336 of the SFO and/or who are directly or indirectly interested in 5% or more of the nominal value of any class of share capital carrying rights to vote in all circumstances at general meetings of any other member of the Group:

Long position in the ordinary shares of the Company:

Name of Director	Capacity/Nature	No. of Shares held/ interested in	Approximate percentage of interest
ChongBo Mary	Beneficial owner	575,625,000	57.56%
Tong Xing Holding	Beneficial owner	106,875,000	10.69%
Ms. Zhang Li	Interest of spouse (Note 1)	106,875,000	10.69%

Note:

1. Ms. Zhang Li is the spouse of Mr. Tong. Accordingly, Ms. Zhang Li is deemed, or taken to be, interested in the Shares held by Mr. Tong for the purposes of the SFO.

Save as disclosed above, as at 31 December 2020, the Directors are not aware of any other persons who had any interests or short positions in the shares or underlying shares of the Company which would fall to be disclosed to the Company under the provisions of Divisions 2 and 3 of Part XV of the SFO or which would be recorded in the register required to be kept under section 336 of the SFO, and/or who are directly or indirectly interested in 5% or more of the nominal value of any class of share capital carrying rights to vote in all circumstances at general meetings of any other member of the Group.

DIRECTORS' RIGHT TO ACQUIRE SHARES OR DEBENTURES

Apart from as disclosed under the paragraphs headed "Directors' and chief executives' interests and/or short positions in shares, underlying shares and debentures of the Company or any associated corporations" above, and "Share Option Scheme" below, at no time during the Year was the Company, its holding company, or subsidiaries a party to any arrangement to enable the Directors or the chief executive of the Company or their associates to acquire benefits by means of the acquisition of shares in or debentures of the Company or any other body corporate.

SHARE OPTION SCHEME

The Company adopted a share option scheme (the "Share Option Scheme") on 17 June 2016 (the "Adoption Date"). The following is a summary of the principal terms and conditions of the Share Option Scheme.

1. Purpose

The purpose of the Share Option Scheme is to attract and retain the best available personnel, to provide additional incentive to employees (full-time and part-time), directors, consultants, advisers, distributors, contractors, suppliers, agents, customers, business partners or service providers of the Group and to promote the success of the business of the Group.

2. Participants

The Board may, at its absolute discretion and on such terms as it may think fit, grant any employee (full-time or part-time), director, consultant or adviser of the Group, or any substantial shareholder of the Group, or any distributor, contractor, supplier, agent, customer, business partner or service provider of the Group, options to subscribe at a price calculated in accordance with the terms of the Share Option Scheme.

The basis of eligibility of any participant to the grant of any option shall be determined by the Board (or as the case may be, including, where required under the GEM Listing Rules, the independent non-executive Directors) from time to time on the basis of the participant's contribution or potential contribution to the development and growth of the Group.

3. Maximum Number of Shares

The maximum number of Shares in respect of which options may be granted under the Share Option Scheme shall not in aggregate exceed 10% of all the Shares in issue as at the Listing Date of the Company (i.e. a total of 100,000,000 Shares representing 10% of the issued share capital of the Company as at the date of this report).

4. Maximum Entitlement of Each Participant and Connected Persons

The total number of Shares issued and to be issued upon exercise of options granted to each participant (including both exercised and outstanding options) under the Share Option Scheme or any other share option scheme of the Company in any 12-month period up to the date of grant shall not exceed 1% of the Shares in issue.

5. Time of Exercise of Option

An option may be exercised in accordance with the terms of the Share Option Scheme at any time during a period as the Board may determine which shall not exceed ten years from the date of grant subject to the provisions of early termination thereof.

6. Performance Target

Save as determined by the Board and provided in the offer of the grant of the relevant options, there is no performance target which must be achieved before any of the options can be exercised.

7. Price of Shares

The subscription price of a Share in respect of any particular option granted under the Share Option Scheme shall be a price solely determined by the Board and notified to a participant and shall be at least the higher of: (i) the closing price of the Shares as stated in the Stock Exchange's daily quotations sheet on the date of grant of the option, which must be a business day; (ii) the average closing price of the Shares as stated in the Stock Exchange's daily quotations sheet on the Stock Exchange's daily quotations sheets for the five business days immediately preceding the date of grant of the option; and (iii) the nominal value of a Share on the date of grant of the option, provided always that for the purpose of calculating the subscription price, where the Company has been listed on the Stock Exchange for less than five business days, the new issue price shall be used as the closing price for any business day falling within the period before Listing.

8. Rights are Personal to Grantee

An option shall not be transferable or assignable and shall be personal to grantee of the option. No grantee shall in any way sell, transfer, charge, mortgage, encumber or create any interest (legal or beneficial) in favor of any third party over or in relation to any option (where the grantee is a company, any change of its major shareholder or any substantial change in its management will be deemed to be a sale or transfer of interest as aforesaid). Any breach of these restrictions will automatically render the option lapsed.

9. Period of the Share Option Scheme

The Share Option Scheme will remain in force for a period of ten years commencing on the Adoption Date and shall expire at the close of business on the business day immediately preceding the tenth anniversary thereof.

Since the adoption of the Share Option Scheme and up to the date of this report, no share options have been granted pursuant to the Share Option Scheme.

There is no option outstanding, granted, cancelled and lapsed during the Year.

EMPLOYEES AND REMUNERATION POLICY

As at 31 December 2020, the Group had 273 employees (2019: 298), including the Directors. The Directors and senior management received compensation in the form of fees, salaries, allowances, benefits in kind and/or discretionary bonuses relating to the performance of the Group. When reviewing and determining the specific remuneration package for the Directors and senior management, the Company took into consideration factors such as, among other things, the economic situation, the market level of salaries paid by comparable companies, the respective responsibilities and duties of the individual and the performance of the individual and the Group. The remuneration committee of the Board has been set up for reviewing the Group's emolument policy and structure for the remuneration of the Directors.

The Group's remuneration to employees included salaries and allowances.

CORPORATE GOVERNANCE

Information on the corporate governance practices adopted by the Company is set out in the section headed "Corporate Governance Report" on pages 28 to 40 of this report.

Directors' Report (Continued)

CHARITABLE DONATIONS

During the Year, the Group had made charitable and other donation of RMB205,000, which involved COVID-19 relief efforts. (2019: RMB336,000).

CONFIRMATION OF INDEPENDENCE

The Company has received from the independent non-executive Directors an annual confirmation pursuant to Rule 5.09 of the GEM Listing Rules and considers that all the independent non-executive Directors are independent to the Company.

PERMITTED INDEMNITY PROVISION

A permitted indemnity provision for the benefit of the Directors has been in force since the Listing Date and as at the date of this report. The Company has taken out and maintained appropriate insurance cover in respect of potential legal actions against its Directors.

PUBLIC FLOAT

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

AUDITORS

SHINEWING (HK) CPA Limited has acted as auditors of the Company during the Year. The Company has not changed its external auditors during the Year and up to the date of this report.

SHINEWING (HK) CPA Limited will retire and being eligible, offer themselves for re-appointment at the forthcoming AGM. A resolution for the re-appointment of SHINEWING (HK) CPA Limited as auditors of the Company is to be proposed at the forthcoming AGM.

By Order of the Board of China Golden Classic Group Limited Ms. Li Qiuyan Chairman

Hong Kong, 26 March 2021

Corporate Governance Report

CORPORATE GOVERNANCE PRACTICES

Pursuant to Rule 18.44 of the GEM Listing Rules, the Board is pleased to present the corporate governance report of the Company for the Year (this "Report").

The Board recognises the value and importance of achieving high corporate governance standards and is committed to upholding good corporate standards and procedures for the best interest of the Shareholders.

During the Year, the Company has complied with all the applicable code provisions in the Code. The principles of the Code have been applied throughout in order to enable the Shareholders to evaluate how the principles have been applied.

CHAIRMAN AND CHIEF EXECUTIVE OFFICER

Pursuant to the code provision A.2.1 of the Code, the roles of the chairman and the chief executive officer should be separate and should not be performed by the same individual. The division of responsibilities between the chairman and the chief executive officer is clearly established and set out in writing. To ensure a balance of power and authority, the Company has been fully supportive of the division of responsibility between the chairman and the chief executive officer. The roles of the chairman and the chief executive officer have been segregated and performed by Ms. Li Qiuyan and Mr. Tong Xing, respectively. Ms. Li Qiuyan has been primarily responsible for making sure that adequate information about the Company's business is provided to the Board on a timely basis, and that all directors were properly briefed on issues arising at board meetings. Apart from providing information, Ms. Li Qiuyan has also been providing leadership for the Board, ensuring that all issues are discussed in a timely manner, and good corporate governance practices and procedures has been established, and encouraging all directors to make full and active contribution to the Board's affairs to ensure it acts in the best interests of the Company. Ms. Li Qiuyan has also been promoting a culture of openness and debate by facilitating effective contribution of all directors. Also, she has been ensuring that appropriate steps have been taken to provide effective communication with Shareholders and that their views have been communicated to the Board as a whole.

Mr. Tong Xing has been primarily responsible for the overall management and operation of the Group, and implementation of the objectives, policies and strategies approved by the Board.

Ms. Li Qiuyan has held a meeting with the independent non-executive Directors without the presence of other Directors on 27 March 2020.

APPOINTMENT, RE-ELECTION AND RETIREMENT OF THE DIRECTORS

The Company has implemented a formal and transparent procedure for appointment of directors in compliance with the Code. Pursuant to Article 108(a) of the articles of association of the Company, at every AGM of the Company, one third of the Directors for the time being (or, if their number is not three or a multiple of three, then the number nearest to, but not less than, one-third) shall retire from office by rotation provided that every Director (including those appointed for a specific term) shall be subject to retirement by rotation at least once every three years. A retiring Director shall retain office until the close of the meeting at which he retires and shall be eligible for re-election thereat. The Company at any annual general meeting at which any Directors retire may fill the vacated office by electing a like number of persons to be Directors.

DIRECTORS SERVICE CONTRACTS AND APPOINTMENT LETTERS

Each of the Directors has entered into a service contract or letter of appointment with the Company for an initial term of three years commencing from the Listing Date, which may only be terminated in accordance with the provision of the service contract or by (i) the Company giving to any Director not less than three months' prior notice in writing or (ii) any Director giving to the Company not less than three month's prior notice in writing.

No Director proposed for re-election at the forthcoming AGM has a service contract with the Company which is not determinable by the Company within one year without payment of compensation, other than statutory compensation.

SECURITIES TRANSACTIONS BY DIRECTORS

The Company has adopted as the code of conduct regarding securities transactions by Directors in respect of the shares of the Company (the "Code of Conduct") the required standard of dealings as set out in Rules 5.48 to 5.67 of the GEM Listing Rules. Having made specific enquiry of all Directors, the Directors confirmed that they have complied with the Code of Conduct during the Year and up to the date of this Report.

BOARD OF DIRECTORS

The Board comprised three executive Directors and three independent non-executive Directors as at the date of this Report, details of which are set out below:

Executive Directors:

Ms. Li Qiuyan (Chairman) Mr. Tong Xing (Chief executive officer) Ms. Du Yongwei

Independent non-executive Directors:

Mr. Ye Jingzhong Mr. Pan Qingwei Mr. Tang Wai Yau

The brief biographic details of the Directors are set out in the section headed "Biographies of Directors and Senior Management" on pages 13 to 17 of this Report.

Ms. Li Qiuyan is the step-mother of Mr. Tong Xing, our executive Director and the chief executive officer of our Company. She is also the cousin of Ms. Du Yongwei, our executive Director.

The list of Directors identifying their names, roles and functions are set out on the Company's website and on the GEM website.

FUNCTIONS OF THE BOARD

The Board supervises the management of the business and affairs of the Company. The Board's primary duties are to ensure the business viability of the Company and to ensure that it is managed in the best interests of the Shareholders while taking into account the interests of other stakeholders. The Group has adopted internal guidelines in compliance with the Code, setting forth matters that require the Board's approval. Apart from its statutory responsibilities, the Board approves the Group's strategic plan, key operational initiatives, major investment and funding decisions. It also reviews the Group's financial performance, identifies principal risks of the Group's business and ensures implementation of appropriate systems to manage these risks. Daily business operations and administrative functions of the Group are delegated to the management.

The Board also delegated the corporate governance functions under code provision D.3.1 of the Code. After reviewing the Company's corporate governance policies and practices, training and continuous professional development of Directors and senior management, policies and practices on compliance with legal and regulatory requirements, compliance with the Code of Conduct and compliance manual, and the compliance with the Code and disclosure in this Report, the Board is satisfied with the effectiveness of the Company's corporate governance policy.

BOARD MEETING AND PROCEDURES

Board members were provided with complete, adequate and timely information to allow them to fulfill their duties properly in compliance with the Code. In compliance with code provision A.1.3 of the Code, at least 14 days' notice has been given for a regular Board meeting to give all Directors an opportunity to attend. Notice, agenda and board papers of regular Board meetings are sent to all Directors with reasonable time and at least 3 days prior to the meetings to ensure all directors are given an opportunity to include matters in the agenda for regular board meetings and are able to make informed decisions on matters placed before them. The management has supplied the Board and its committees with adequate and reliable information, and all Directors can make further enquiries as to the board meetings.

Directors are free to contribute and share their views at meetings and major decisions will only be taken after deliberation at Board meetings.

Independent non-executive Directors are also encouraged to give the Board and any committees on which they serve the benefit of their skills, expertise and varied backgrounds and qualifications through regular attendance and active participation. They have made a positive contribution to the development of the Company's strategy and policies through independent, constructive and informed comments.

Directors who are considered to have conflict of interests or material interests in the proposed transactions or issues to be discussed will not be counted in the quorum of meeting and will abstain from voting on the relevant resolutions.

Full minutes are prepared after the meetings and the draft minutes are sent to all Directors for their comments on the final version of which are endorsed in the subsequent Board meeting.

Each of the executive Directors and independent non-executive Directors has entered into a service agreement or letter of appointment with the Company for an initial term of three years commencing from the Listing Date.

Every Director is subject to re-election on retirement by rotation in accordance with the articles of association of the Company.

Corporate Governance Report (Continued)

Details of the attendance of the Board meetings, audit committee (the "Audit Committee") meeting, remuneration committee (the "Remuneration Committee") meeting and nomination committee (the "Nomination Committee") meeting of the Company held for the Year are summarised as follows:

	Board meetings	Audit Committee meetings	Remuneration Committee meetings	Nomination Committee meetings	Annual General Meeting
Executive Directors					
Ms. Li Qiuyan	6/6	N/A	1/1	1/1	1/1
Mr. Tong Xing	6/6	N/A	N/A	N/A	1/1
Ms. Du Yongwei	6/6	N/A	N/A	N/A	1/1
Independent non-executive					
Directors					
Mr. Ye Jingzhong	6/6	5/5	1/1	1/1	1/1
Mr. Pan Qingwei	5/6	5/5	1/1	1/1	1/1
Mr. Tang Wai Yau	6/6	5/5	N/A	N/A	0/1

BOARD COMMITTEES

The Board has established specific committees, namely the Audit Committee, the Remuneration Committee and the Nomination Committee, with written terms of reference which are available for viewing on the website of the Company to assist them in the efficient implementation of their functions Specific responsibilities have been delegated to the above committees, and sufficient resources have been given by the Company to each of the committees to perform its duties.

Corporate Governance Function

In compliance with the code provision D.3.1 of the Code, the Directors have been collectively responsible for performing the corporate governance duties of the Company, which included developing and reviewing the Company's policies and practices on corporate governance and make recommendations to the Board; reviewing and monitoring the training and continuous professional development of the Directors and senior management of the Company; reviewing and monitoring the Company's policies and practices on compliance with legal and regulatory requirements; developing, reviewing and monitoring the Code of Conduct and compliance manual applicable to employees and Directors of the Company; and reviewing and ensuring the Company's compliance with the Code from time to time adopted by the Company and the disclosure in the Corporate Governance Report to be contained in the Company's annual reports.

AUDIT COMMITTEE

The Company established the Audit Committee on 17 June 2016 with written terms of reference which are in compliance with Rule 5.28 to 5.33 of the GEM Listing Rules and code provision C.3.3 and C.3.7 of the Code. The primary duties of the Audit Committee are to make recommendations to the Board on appointment or reappointment and removal of external auditors; review financial statements of the Company and judgments in respect of financial reporting; and oversee internal control procedures and risk management system of the Company. As at 31 December 2020, the Audit Committee is chaired by Mr. Tan Wai Yau (an independent non-executive Director), and consists of two other independent non-executive Directors, namely Mr. Ye Jingzhong and Mr. Pan Qingwei. None of them acted as former partner of the Company's existing auditing firm within 2 years immediately prior to their respective date of appointment. All of them do not have any material interest in any principal business activity of the Group, nor is or was any of them involved in any material business dealing with the Group or with any core connected persons of the Group within 1 year immediately prior to their respective date of appointment.

During the Year, the Audit Committee had reviewed the Group's unaudited quarterly results for the three months ended 31 March 2020, the nine months ended 30 September 2020 and the unaudited interim results for the six months ended 30 June 2020 as well as audited annual results for the year ended 31 December 2020 and the Group's internal controls for the Year. The Group's results for the Year had been reviewed by the Audit Committee before submission to the Board for approval. The Audit Committee had also reviewed this Report, and confirmed that this Report complies with the GEM Listing Rules.

The Audit Committee held five meetings during the Year. Details of the attendance of the Audit Committee at the Audit Committee meetings are set out in the section headed "Board Meeting and Procedures".

REMUNERATION COMMITTEE

The Company established the Remuneration Committee on 17 June 2016 with written terms of reference which are in compliance with Rule 5.34 of the GEM Listing Rules and code provision B.1.2 of the Code. The Remuneration Committee is provided with adequate resources to perform its duties. The primary duties of the Remuneration Committee are to make recommendations to the Board on the policy and structure for all Directors and senior management remuneration and on the establishment of a formal and transparent procedure for developing remuneration policy; to review and approve the management's remuneration proposals with reference to the Board's corporate goals and objectives; and to make recommendations to the Board on the remuneration packages of individual executive Directors and senior management. As at 31 December 2020, the Remuneration Committee is chaired by Mr. Ye Jingzhong (an independent non-executive Director), and consists of two other members, namely Ms. Li Qiuyan (an executive Director) and Mr. Pan Qingwei (an independent non-executive Director).

The Remuneration Committee has reviewed the remuneration packages and emoluments of the Directors and senior management and considered that the remuneration packages and emoluments are fair and reasonable during the Year.

One Remuneration Committee meeting was held during the Year. Details of the attendance of the Remuneration Committee at the Remuneration Committee meeting are set out in the section headed "Board Meeting and Procedures".

NOMINATION COMMITTEE

The Company established the Nomination Committee on 17 June 2016 with written terms of reference which are in compliance with the code provision A.5 of the Code. The primary duties of the Nomination Committee are to review the structure, size and composition of the Board annually; identify individuals suitably qualified to become Board members; assess the independence of the independent non-executive Directors; and make recommendations to the Board on relevant matters relating to appointment or re-appointment of Directors. As at 31 December 2020, the Nomination Committee is chaired by Ms. Li Qiuyan, who is also the chairman of the Board, and consists of two other members, namely Mr. Ye Jingzhong (an independent non-executive Director) and Mr. Pan Qingwei (an independent non-executive Director).

One Nomination Committee meeting was held during the Year. Details of the attendance of the Nomination Committee at the Nomination Committee meeting are set out in the section headed "Board Meeting and Procedures".

BOARD NOMINATION POLICY

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

NOMINATION PROCESS

The nomination committee has been responsible for assessing whether any vacancy on the Board has been created or is expected on a regular basis or as required. The nomination committee utilises various methods for identifying director candidates, including recommendations from Board members, management, and professional search firms. All director candidates, including incumbents and candidates nominated by Shareholders are evaluated by the nomination committee based upon the director qualifications. Director candidates will be evaluated on the same criteria through a review of his/her resume, personal interview and of background checks. The nomination committee retains the discretion to establish the relative weighting of such criteria, which may vary based on the composition, skill sets, age, gender and experiences of the collective Board rather than on the individual candidate for the purpose of diversity perspectives appropriate to the requirement of the Company's business.

SELECTION CRITERIA

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

DIVERSITY OF THE BOARD

The composition of the Board is reviewed on an annual basis by the nomination committee to ensure that the Board has the appropriate mix of expertise and experience, and collectively possesses the necessary core competence for informed decisionmaking and effective functioning. The Company adopted its own board diversity policy and recognised the benefits of having diversity in the composition of the Board.

The Company noted that that people from different backgrounds and with different professional and life experiences would likely approach problems in different ways and accordingly, members of the Board with diverse backgrounds will bring different concerns and questions to the table, and allow the Board to consider a wider range of options and solutions when deciding on corporate issues and formulating policies for the Group. In determining the Board's composition and selection of candidates to the Board, nomination committee will consider factors including but not limited to gender, age, cultural and educational background, ethnicity, professional experience, skills, industry knowledge and length of service.

All Board appointments will be based on meritocracy, and candidates will be considered against the selection criteria, having regard for the benefits of diversity on the Board, the business model and specific needs of the Group. The ultimate decision will be based on merit and contribution that the selected candidates will bring to the Board.

COMPOSITION OF THE DIVERSIFIED BOARD

As at the date of this Report, the Board comprises six Directors, two of which are females. The following diagram and/or table further illustrate the composition and diversity of the Board in terms of position, gender, age group, length of service with the Group, education background and professional background as of the date of this Report:

Corporate Governance Report (Continued)



PROFESSIONAL DEVELOPMENT OF THE DIRECTORS

In compliance with the code provision A.6.5 of the Code, all Directors participated in continuous professional development to develop and refresh their knowledge and skills to ensure that their contribution to the Board remains informed and relevant. The Directors have provided the relevant record to the Company for the Year.

The Company is committed to arranging and funding suitable training to all Directors for their continuous professional development. Each Director is briefed and updated from time to time to ensure that he/she is fully aware of his/her responsibilities under the GEM Listing Rules and applicable legal and regulatory requirements and the governance policies of the Group. All the Directors also understand the importance of continuous professional development and are committed to participate in any suitable training to develop and refresh their knowledge and skills.

During the Year, each of the Directors, namely Ms. Li Qiuyan, Mr. Tong Xing, Ms. Du Yongwei, Mr. Ye Jingzhong, Mr. Pan Qingwei, and Mr. Tang Wai Yau received from the Company from time to time updates on laws, rules and regulations which might be relevant to their roles, duties and functions as director of a listed company.

All Directors, namely Ms. Li Qiuyan, Mr. Tong Xing, Ms. Du Yongwei, Mr. Ye Jingzhong, Mr. Pan Qingwei, and Mr. Tang Wai Yau, were updated with the latest developments regarding the Listing Rules and other applicable regulatory requirements to ensure compliance and enhance their awareness of good corporate governance practices. Continuing briefing and professional development to Directors will be arranged whenever necessary.

HANDLING AND DISSEMINATION OF INSIDE INFORMATION

The Group has adopted its own information disclosure policy aiming to provide a general guide to the directors and senior management of the Company in handling of confidential information and/or monitoring of information disclosure pursuant to applicable laws and regulations, particularly the GEM Listing Rules and Securities and Futures Ordinance Cap. 571. The Group has strictly prohibited unauthorised use of confidential or inside information and has a system of internal procedures for processing and publication of information in order to ensure the timely, accurate and appropriate disclosure of relevant information to the public and regulatory authorities. The Board authorised only the authorised representatives registered in the Stock Exchange for responding on behalf of the Company.

COMPANY SECRETARY

The Board appointed Mr. Xiang Dongliang ("Mr. Xiang") and Mr. Raymond Chi Ho Wong ("Mr. Wong") as joint company secretaries (the "Joint Company Secretaries"). Mr Xiang became an authorised representative of the Company on 28 August 2018.

All Directors have access to the advice and services of the Joint Company Secretaries. The Joint Company Secretaries report to the Chairman on board governance matters, and are responsible for ensuring that board procedures are followed and facilitating communications among Directors as well as with Shareholders and management. For the Year, the Joint Company Secretaries confirmed that both of them have undertaken no less than 15 hours of relevant professional training.

The Joint Company Secretaries' biographies are set out in the section headed "Biographies of Directors and Senior Management" of this report.

SENIOR MANAGEMENT REMUNERATION

The Senior Management's remuneration payment of the Group in the Year falls within the following band:

	Number of
	individuals
HK\$1,000,000 or below	3
HK\$1,000,001 to HK\$1,500,000	Nil
HK\$1,500,001 to HK\$2,000,000	Nil

DIRECTORS' RESPONSIBILITY FOR THE FINANCIAL STATEMENTS

The Directors are responsible for the preparation of the consolidated financial statements of the Group for each financial period to give a true and fair view of the state of affairs of the Group and of the results and cash flows for that period in accordance with accounting principles generally accepted in Hong Kong. The financial statements are prepared with sufficient explanation and information provided by the management to the Board, where the management provides the Board with monthly updates giving balanced and understandable assessment of the Company's performance, position and prospects in detail. The goal is for the Board to present a balanced, clear and understandable assessment in annual and interim reports, and other financial disclosures required by the GEM Listing Rules. The statement by auditors of the Company about their responsibilities for the financial statements is set out in the independent auditors' report contained in this report. The Directors have adopted the going concern approach in preparing the consolidated financial statements and are not aware of any material uncertainties relating to events or conditions that may cast significant doubt on the Company's ability to continue as a going concern.

An analysis of the Company's performance is set out under the section "Management Discussion and Analysis" which discusses the group's performance, explains the basis on which Company generates/preserves value over the longer term, and explains the strategy for delivering the Company's objectives.

EXTERNAL AUDITORS' REMUNERATION

The Company engaged SHINEWING (HK) CPA Limited as its external auditors for the Year. There was no disagreement between the Board and the Audit Committee on the selection, appointment, resignation or dismissal of the external auditors. During the Year, the fee paid or payable to SHINEWING (HK) CPA Limited in respect of its statutory audit services provided to the Group was RMB631,000. Fees for non-audit services for the same period were RMB677,000, consisting of the non-audit service of the Group's financial results for the three months ended 31 March 2020, the six months ended 30 June 2020 and the nine months ended 30 September 2020 and other services performed by SHINEWING (HK) CPA Limited's affiliated firms.

RISK MANAGEMENT AND INTERNAL CONTROLS

The Board recognises its responsibility to ensure the Company maintains an effective risk management and internal control systems, where it oversees the systems on an ongoing basis and ensures that the review of the effectiveness of the systems is adequate.

The Group has an Internal Audit ("IA") function, which consists of professional staff with relevant expertise (such as Certified Public Accountant). The IA function is independent of the Group's daily operation and carries out appraisal of the risk management and internal control systems by conducting interviews, walkthroughs and tests of the internal control system's operating effectiveness.

During the year ended 31 December 2020, the audit committee of the Company conducted an annual review based on the internal control framework developed by the IA function which comprises assessment on the financial reporting process and the bank and cash management procedure of the Group. Such internal control system adopted by the Company is compatible with the Committee of Sponsoring Organizations of the Treadway Commission ("COSO") 2013 framework. This framework enables the Group to ensure the effectiveness and efficiency of operations, reliability of financial reporting and compliance with applicable laws and regulations. The components of the framework are control environment, risk assessment, control activities, information and communication, and monitoring.

The controls built into the risk management system are intended to manage, not eliminate, significant risks in the Group's business environment.

The Group adopts a risk management system which manages the risks associated with its business and operations. The system comprises the following phases:

- Risk identification
- Risk analysis
- Risk evaluation
- Risk treatment
- Risk monitoring and reporting

Based on the IA function's rigorous evaluation, no significant deficiencies were identified in the Group's operation. The Company's audit committee reviewed the internal control review report and the Company's risk management and internal control systems for the Year, and believed that they were effective and adequate. The Board also assessed the effectiveness of the Company's internal control systems by considering the internal control review report and reviews performed by the audit committee and concurred with the same. The Company will perform ongoing assessment to identity material risk factors and take measures to manage these risks on a regular basis. In any case, reviews on risk management and internal control system are conducted annually.

Corporate Governance Report (Continued)

In order to enhance the Group's system of handling inside information, and to ensure the truthfulness, accuracy, completeness and timeliness of its public disclosures, the Group also adopts and implements an inside information policy and procedures. Certain reasonable measures have been adopted from time to time to ensure that proper safeguards exist to prevent a breach of a disclosure requirement in relation to the Group, which include:

- restricting the access of information to a limited number of employees on a need-to-know basis. Employees who are in possession of inside information are fully conversant with their obligations to preserve confidentiality;
- confidentiality agreements are in place when the Group enters into significant negotiations;
- the Executive Directors are designated persons who speak on behalf of the Company when communicating with external parties such as the media, analysts or investors; and
- the Company has a retained compliance adviser and legal adviser during the Year and have consulted them in the event where inside information may have arisen.

GENERAL MEETING WITH SHAREHOLDERS

One general meeting had been held during the Year and the Company's forthcoming AGM will be held on 25 May 2021.

THE SHAREHOLDERS' RIGHTS TO CONVENE AN EXTRAORDINARY GENERAL MEETING

Pursuant to Article 64 of the articles of association of the Company, extraordinary general meetings shall be convened on the requisition of one or more Shareholders holding, at the date of deposit of the requisition, not less than one tenth of the paid up capital of the Company having the right of voting at general meetings. Such requisition shall be made in writing to the Board or the Joint Company Secretaries for the purpose of requiring an extraordinary general meeting to be called by the Board for the transaction of any business specified in such requisition. Such meeting shall be held within two months after the deposit of such requisition. If within 21 days of such deposit, the Board fails to proceed to convene such meeting, the requisitionist(s) himself (themselves) may do so in the same manner, and all reasonable expenses incurred by the requisitionist(s) as a result of the failure of the Board shall be reimbursed to the requisitionist(s) by the Company.

COMMUNICATIONS WITH SHAREHOLDERS AND INVESTORS

In order to keep Shareholders well informed of the business activities and direction of the Group, information about the Group has been provided to the Shareholders through financial reports and announcements. The Company has established its own corporate website (www.goldenclassicbio.com) as a channel to facilitate effective communication with its Shareholders and the public. The Company will continue to enhance communications and relationships with its Shareholders and investors. A shareholders communication policy was adopted on 17 June 2016 to comply with code provision E.1.4 of the Code.

Shareholders, investors and interested parties can make enquiries directly to the Company through the following e-mail: Xiangdongliang@126.com.

Corporate Governance Report (Continued)

PROCEDURES FOR DIRECTING SHAREHOLDERS' ENQUIRIES TO THE BOARD

Shareholders may at any time send their enquiries and concerns to the Board in writing. Contact details are as follows:

Address:	Flat B, 19/F, Times Media Centre, 133 Wan Chai Road, Wan Chai, Hong Kong
Tel:	3152 3579
E-mail:	Xiangdongliang@126.com

Shareholders' enquiries and concerns will be forwarded to the Board and/or relevant Board committees of the Company, where appropriate, to answer the Shareholders' questions.

PROCEDURES FOR PUTTING FORWARD PROPOSALS AT GENERAL MEETINGS BY SHAREHOLDERS

Pursuant to Article 113 of the articles of association of the Company, no person, other than a retiring Director, shall, unless recommended by the Board for election, be eligible for election to the office of Director at any general meeting, unless notice in writing of the intention to propose that person for election as a Director and notice in writing by that person of his willingness to be elected shall have been lodged at the head office or at the registration office of the Company. The period for lodgment of the notices required under the articles of association of the Company will commence no earlier than the day after the dispatch of the notice of the general meeting appointed for such election and end no later than 7 days prior to the date of such general meeting and the minimum length of the period during which such notices to the Company may be given will be at least 7 days.

SIGNIFICANT CHANGES IN CONSTITUTIONAL DOCUMENTS

There has been no significant changes in the constitutional documents of the Company during the Year.

Environmental, Social and Governance Report

INTRODUCTION

The Group is a daily household products producer with a strategic business focus on the production and sales of oral care products which mainly include functional toothpastes, as well as household products and leather care products in the PRC. The headquarter and production facilities of the Group are based in Jiangyin City, Jiangsu Province, the PRC.

The Group highly recognises its corporate social responsibility owed to the society. The Group has always considered promoting high environmental and social standards in the daily operations as one of its core commitments. As such, the Group has been adopting environment and social friendly measures and keeping up with the industry best practice with a view to achieve sustainability and transparency, and to avoid negative environmental and social impacts arising from its business operations.

SCOPE AND REPORTING PERIOD

As such, the Group is pleased to present this environmental, social and governance ("ESG") report (this "Report"). This ESG Report captures the Group's ESG performance for the Year, and it is prepared in accordance with the requirements set out in the ESG Reporting Guide, Appendix 20 of the GEM Listing Rules.

This ESG Report focuses on the Group's operation at its headquarter, and production facilities in respect of their ESG performances for the Year, unless otherwise stated. The Group has complied with the "comply or explain" provisions set out in the ESG Reporting Guide for the Year.

STAKEHOLDER ENGAGEMENT AND MATERIALITY

The Group has maintained close communication with its stakeholders since Listing. For this ESG report, the Group undertook regular assessments that included input from internal and external stakeholders, including investors, Shareholders, and employees of the Group to identify and discuss important issues that have a direct bearing on its operations and potential growth.

STAKEHOLDERS' FEEDBACK

The Group welcomes stakeholders' feedback on its ESG approach and performance. Please send your comments and feedback on the ESG Report or on the Group's ESG approach to xiangdongliang@126.com.

A. ENVIRONMENT

To demonstrate the Group's commitment to sustainable development and its compliance with the applicable laws and regulations in relation to environmental protection, the Group endeavours to minimise the environmental impact of business activities and to promote the concept of green operation and green office practice.

The Group has incorporated measures to minimise energy consumption and environmental pollution from its production activities, such as adopting environmentally friendly methods of waste disposal, and providing regular trainings to employees to increase their environmental awareness. The Group has also appointed a dedicated employee to closely monitor the Group's compliance with the applicable laws and regulations, and to review and update the Group's internal environmental protection policy (the "Environmental Protection Policy"). The employee is also obliged to make regular reports to the management team, where the management team has the overall responsibility for overseeing matters concerning environmental protection within the Group. The management team reviews the Group's environmental compliance on a quarterly basis and deals with environmental pollution accidents on occurrence.

The Group maintains the environmental management system in conformity with the internationally applied environmental protection system requirement – ISO14001:2004. The Group has been accredited by the certification body recognised by the General Administration of Quality Supervision, Inspection and Quarantine of the People's Republic of China (國家質量 監督檢驗檢疫總局) (the "AQSIQ") since 2009. In 2019, the Group was recognised as an advanced enterprise in ecological civilization construction (生態文明建設先進企業) by the Jiangyin Environmental Protection Committee* (江陰市環境保護 委員會) under the appraisal system. In November 2019, the company was recognized as an outstanding company with the China environmental label (中國環境標誌優秀企業) by the Environmental development center of Ministry of ecological environment (生態環境部生態發展中心). In December 2019, the company obtained the certificate of integration of the Information and Industrialization (兩化融合) and management systems (工業化和信息化管理體系). In February 2021, the Group was accredited with the Certificate of Energy Management System (能源管理體系認證證書) for compliance with the standard ISO50001:2018. The directors believe that this will contribute positively to strengthening the Group's ability to save energy and reduce emissions.

EMISSIONS

The carbon foot prints arising from the Group's daily operations is primarily from emissions of a small amount of waste water, solid waste, and to a lesser extent, gas. To comply with the applicable laws and regulations, and the Group's Environmental Protection Policy, the Group has been conducting regular assessments on air and greenhouse gas emissions of the production facilities, and on the handling of hazardous and non-hazardous waste disposal against the relevant national standards. In accordance with relevant environmental laws and regulations and our relevant environmental policies, the Group must ensure that national emissions standards are met. The applicable PRC national environmental laws and regulations also require the payment of fees in connection with activities that involve the discharge of waste materials. Fines and other penalties will be imposed on facilities that threaten the environment. During the Year, the Group possessed the necessary pollutant discharging licences issued by competent environment protection authorities for discharging waste water, solid waste and gas.

The key performance index ("KPI") of the Group for the Year is as follows:

Air emissions

The Group did not generate much air emissions from its production. The air pollutants generated by the Group included nitrogen oxide (" NO_x "), sulphur oxide (" SO_x ") and particulate matters ("PM"), which arose primarily from the petroleum and diesel consumption for transportation. During the Year, the air emissions data is as follows:

Categories	Quantity	Unit	Intensity – Unit per employees
Nitrogen oxide (NO_x) emissions Emissions from petroleum and diesel consumption	356.40	kg	1.3
Sulphur oxide (SO_x) emissions Emissions from petroleum and diesel consumption	0.92	kg	0.003
Particulate matters (PM) emissions Emissions from petroleum and diesel consumption	34.33	kg	0.126

Greenhouse gas emissions

The consumption of electricity and steam in the Group's production facilities and the office, and the consumption of petroleum and diesel for transportation constitute the major sources of greenhouse gas ("GHG") emissions of the Group. During the Year, the GHG emissions data is as follows:

Categories	Quantity	Unit	Intensity – Unit per employees
Carbon dioxide emissions			
Direct GHG emission from operation	279.38	tonnes	1.02
Direct GHG emission from petroleum and diesel consumption	148.52	tonnes	0.54
Indirect GHG emission from electricity consumption	895.54	tonnes	3.3
Indirect GHG emission from steam consumption	479.37	tonnes	1.76
Indirect GHG emission from flight travels	13.11	tonnes	0.05
Less: Deduction of GHG emission from planting trees	(3.25)	tonnes	(0.01)
Total carbon dioxide emissions	1812.77	tonnes	6.64
Methane			
Direct GHG emission from operation	2.52	kg	0.01
Direct GHG emission from petroleum and diesel consumption	12.27	kg	0.04
Total methane emissions	14.78	kg	0.05
Nitrous oxide			
Direct GHG emission from operation	0.79	kg	0
Direct GHG emission from petrol and diesel consumption	38.44	kg	0.14
Total nitrous oxide emissions	39.23	kg	0.14

Apart from the launch of initiatives mentioned under the heading "Use of Resources", the Environmental Protection Policy also incorporates measures to reduce GHG emissions, such as:

- formulating and implementing award policy for Energy Conservation and Emission Reduction;
- realizing the integration of factory automation and information to avoid energy waste;
- recommending employees to choose direct flights to reduce GHG emissions for unavoidable business trips;
- setting up charging stations to encourage employees to purchase electric vehicles; and
- continuing to strengthen the integration of the manufacturing execution system and automated equipment, which is able to conduct massive data analysis in real time to reduce the production costs and lower the level of energy emissions per person.

During the Year, the electricity generated by our solar power increased by approximately 50,000 kWh or 2.9% from approximately 1.75 million kWh for the year ended 31 December 2019 to approximately 1.80 million KWh for the Year.

Since we made sustained measures to replace fossil energy by electricity, and approximately 58.6% of the total electricity consumed by the Group was generated by solar power, compared to 65% in 2019. As a result, total carbon dioxide emissions of the Group's operation dropped sharply in the past several years.

	2018	2019	2020
Total carbon dioxide emissions (Unit tonnes)	5654.39	3158.54	1812.77

Looking forward, the Group will continue to increase the energy generated from Photovoltaic and adopt various measures to reduce carbon dioxide emissions.

Waste Management

During the Year, the Group generated a small volume of waste which includes hazardous waste and non-hazardous waste. The hazardous waste generated from the daily operation of the Group mainly consisted of containers and packaging bags of chemicals, whereas the non-hazardous waste included general unrecyclable waste and paper used for operation, sales and marketing purposes.

Hazardous waste produced

The consumption volume of the hazardous waste produced by the Group for the Year is as follows:

Categories	Quantity	Unit	Intensity – Unit per employees
Containers of chemicals	0.138	tonnes	0.0005
Packaging bags of chemicals	1.6545	tonnes	0.0061
Activated carbon	0.66	tonnes	0.0024

Non-hazardous waste produced

The consumption volume of the non-hazardous waste produced by the Group for the Year is as follows:

Categories	Quantity	Unit	Intensity – Unit per employees
Paper	1.9	tonnes	0.007
General unrecyclable waste	35.18	tonnes	0.1289

During the Year, the Group has engaged a professional hazardous waste management company to dispose the Group's hazardous waste to avoid potential misplacement of hazardous waste. For non-hazardous waste, the general unrecyclable waste is handled by a local waste management company on daily basis. In addition, the carton containers made by paper would normally be reused for temporary storage during the production process before being disposed of at landfills. These measures have successfully reduced the volume of the Group's hazardous and non-hazardous waste.

During the Year, the volume of paper and unrecyclable waste consumed by the Group reduced approximately 5.00% and 20.41%, respectively, compared to 2019.

USE OF RESOURCES

The resources used by the Group were principally attributed to electricity and water consumed at its production facilities and office, and the petroleum and diesel consumed for transportation. The Group also used paper and plastics as the packaging materials of the finished products. The carton containers made by paper would normally be reused for temporary storage during the production process before disposed of at landfills. The Group endeavours to comply with the environmental laws and regulations to achieve efficient use of resources and to reduce waste and emissions. The Environmental Protection Policy encourages employees to reduce the use of resources and to promote efficient use of resources, some of the policies include:

- turning off unnecessary or unused lights and electronic appliances;
- using independent lighting and air-conditioning for different rooms;
- purchasing energy-efficient products and equipment;
- cleaning light fixtures and air conditioners regularly;
- increase the rate of efficiency of automated equipment and the manufacturing execution system and replace old equipment with new equipment that have higher energy saving features; and
- closely monitoring the utilisation of resources and reporting to senior management on this aspect of performance.

Energy consumption

The data of energy consumption which comprised the electricity and steam consumption in the production facilities, and the petroleum and diesel consumption from transportation for both 2020 and 2019 is as follows:

	At the end of 2020			At t	19	
			Intensity			Intensity
			– Unit per			– Unit per
Categories	Quantity	Unit	employees	Quantity	Unit	employees
Electricity	3,073,116	kWh	11,256	2,693,084	kWh	9,037
 purchase from power plant 	1,272,980	kWh	4,663	943,302	kWh	3,615
 self-generated from solar energy panels 	1,800,136	kWh	6,594	1,749,782	kWh	5,872
Steam	1,930	tonnes	7.1	2,453	tonnes	8
Petroleum and diesel	60,026	litre	220	67,564	litre	227

Water consumption

The data of the water consumption a in the production facilities and the office for the Year is as follows:

Categories	Quantity	Unit	Intensity – Unit per employees
Water	245,883	tonnes	900.67

The water consumed was purchased from a local water company with reliable water supply. The Group did not have any issue in sourcing water during the Year. The Group has been encouraging employees to use resources properly in order to conserve water. The company checks the water pipeline every three months to avoid water waste.

During the Year, the quantity of electricity and water consumed increased by approximately 2.9% and 9.4% respectively from the year ended 31 December 2019. The increase in the consumption of electricity is mainly attributable to the sustained measures to replace fossil energy by electricity. During the Year, the company maintained the solar power generation efficiency. In the future, the company will further increase the energy generated from Photovoltaic and decrease the quantity of electricity, generated from fossil fuels.

The increase in the consumption of water is mainly attributable to the surge in household hygiene products which are produced directly from our reliable water supplies.

Packaging materials used

The data of the use of packaging materials in the production facilities is as follows:

Categories	Quantity	Unit	Intensity – Unit per employees
Paper carton container	1,005	tonnes	3.7
Plastic	1,880	tonnes	6.9
Total packaging materials used	2,885	tonnes	10.6

THE ENVIRONMENT AND NATURAL RESOURCES

Due to the nature of the Group's business, apart from the above-mentioned emissions and resources usage, the Group did not have other significant impact on the environment and natural resources during its course of operation.

The Group has incorporated measures to minimise energy consumption and environmental pollution, such as adopting low energy consumption and pollution control techniques, implementing environmentally friendly methods of waste disposal, and providing regular trainings to employees to increase their environmental awareness. The Group has also appointed a dedicated employee to closely monitor the Group's compliance with the applicable laws and regulations, and to review and update the Environmental Protection Policy. The employee is also obliged to make regular reports to the management team, where the management team has the overall responsibility for overseeing matters concerning environmental protection within the Group. The management team reviews the Group's environmental compliance on a quarterly basis and deals with environmental pollution accidents on occurrence.

B. SOCIAL

The Group believes that its employees are the most valuable assets as they contribute significantly to the Group's success. Accordingly, the Group places high values on employees' rights and welfare to maintain good labour relationship and promote employee loyalty. The Group has adopted comprehensive human resources policies to manage its employment and labour relationship. The policies outlined the Group's compensation, working hours, rest periods, and other benefits and welfare in compliance with the application laws and regulations. The Group provides competitive employee benefits and comprehensive training programs to encourage employees to achieve their potential and put their abilities to good use. Furthermore, the Group regularly holds staff activities to enhance employees' sense of belonging and to foster a friendly and harmonious working environment.

EMPLOYMENT AND LABOR PRACTICES

Employment

Gender

The Group had a total number of 273 employees, as of 31 December 2020 (2019: 298), where all of them were full-time employees.

The age and gender distribution of employees as of 31 December 2020 are as follows:

	18–25	26–35	36–45	46–55	Above 56	Male	Female	Percentage
Age Gender	24.2%	40.3%	29.3%	24.2%	5.5%	36.6%	63.4%	100% 100%
The age and gender distribution	on of employees a	s of 31 Dece	ember 2019	are as follo	WS:			
	18–25	26-35	36–45	46–55	Above 56	Male	Female	Percentage
Age	5%	33%	36%	21%	5%			100%

In accordance with the Labor Law of the PRC, the Labor Contract Law of the PRC and other applicable laws and regulations, the Group has strictly managed employment and established the Measures Governing Employment and Appointment (Tentative), etc, so as to practically protect the legal rights and interests of the employees.

When hiring new employees, the Group gives equal opportunities to people of all nationalities, races, genders, age groups or background. The Group strives to maintain an equal working environment with a view to avoiding discrimination or unfair treatment of any kind. For example, we have 5 disabled employees. Our aim is to create a friendly working environment where people possessing different sets of values and backgrounds can work with vitality and apply their capabilities to the fullest.

The average weekly working hours of the Group's employees were not more than 40 hours and their working hours were not more than eight hours. The group also limited overtime work to less than 36 hours a month. In 2020, there were no labor disputes caused by violation of laws and regulations.

Employees are regarded as the most valuable assets of the Group as they are the driving force behind the continuous innovations of the Group. The Group rewards and recognises high-performing employees by providing a competitive remuneration package, implementing a sound performance appraisal system with appropriate incentives, promoting career development and progression, and providing comprehensive trainings. In order to maintain a fair working environment and safeguard the well-being of employees, the Group welcomes opinions and suggestions from employees to enhance workplace productivity, unity, and harmony.

During the Year, the Group strictly complied with the applicable laws and regulations in the PRC, and the relevant administrative rules and measures adopted by the Group were strictly enforced. These rules and regulations specify the requirements in relation to employment, labor relationships, employees' remunerations and welfare to protect the rights of employees.

During the Year, the Group also strictly complied with the laws, regulations and policies regarding the Social Insurance Law in the PRC. The Group has paid social insurances and housing funds in a timely manner to all the employees.

34%

66%

100%

Health and Safety

The Group is committed to protect employees' health and safety. Not only has the Group been complying with the applicable laws and regulations in the PRC with respect to occupational health and safety, the Group has successfully acquired the qualification of the internationally applied occupational health and safety management system of OHSAS18001:2007. Additionally, the Group places high emphasis on providing a safe workplace environment to employees, where the Group has been accredited by a certification body recognized by the AQSIQ since 2012, which demonstrates its workplace environment attests to a high safety standard. In 2020, the air conditionings was installed in all workshops. Moreover, the group provides its employees with annual health and medical welfare with the belief that the welfare could build a solid foundation for the safe operation of the Group.

Development and Training

Skilled employees who are capable of meeting the demands of the dynamic industry is crucial to the success of the Group. Hence, providing comprehensive training is critical to improve the overall work performance and personal development of the employees. The Group has continued to perfect and modify the employee training management system, establish a multi-level training system, and create various learning opportunities for the employees. The Group is of the belief that these measures could enhance the employees' competence, problem-solving skills, technical knowledge and overall performance. The Group also encourages employees to identify their personal development objectives and encourage them to grow together with the Group. In 2019, the staff members of the household hygiene products workshop were recognized as Jiangsu workers pioneer (工人先鋒號) by the Jiangsu federation of trade unions (江蘇總工會) for their work performance. And in 2020, the Group was awarded as a five-star working committee for the younger generation (五星級關工委) by Jiangyin government.

The Group provides induction trainings for new employees, where experienced employees act as mentors to guide new employees. This arrangement has enhanced the communication among employees, encouraged team spirit at the workplace, improved the technical skills and managerial capability of the employees, and promoted the concept of continuous learning. The trainings have been customised in accordance with the roles and responsibilities of the employees, where they have been mainly provided in areas such as human resources management, managerial skills, legal affairs, risk management, project running, financial and auditing, technical research and development, environmental protection, and occupational health and safety, etc. The Group also provides the latest industry trends and updates on the laws and regulations which are relevant to the Group's operations or to the employees' job responsibilities.

Labour Standards

The Group has adopted a recruitment management system, where verification of an applicant's identity and age is required during the recruitment process, and the recruitment of child labour is strictly prohibited. Every applicant is also required to provide document proof of academic qualifications and working experiences for verification purpose. Any applicant who is suspected to have false academic qualifications or working experiences will not be employed by the Group. From time to time, background checks of job candidates will be requested by the Group.

The Group provides its employees with a safe, healthy and comfortable working environment with adequate labour protection, reasonable remuneration and welfare. The Group was awarded the "Model Work's Home*" in 2019 by Jiangyin Federation of Trade Unions* (江陰市總工會).

The Group enters into employment contracts with its employees in accordance with the applicable laws and regulations in the PRC. The Group also prohibits forced labour.

OPERATING PRACTICES

Supply Chain Management

To provide top quality services to customers, the Group carefully sourced its raw materials, packaging materials and equipment with standardised procurement policies (the "Procurement Policy"). The Procurement Policy and the Group's comprehensive procurement management systems aim to screen out undesirable raw materials, packaging materials and equipment, and to enhance product formulation, product packaging, quality management system in factories, and transportation, etc.

Suppliers of raw materials, packaging materials and equipment have been selected based upon rational and clear criteria, such as business reputation, technical skills, quality consistency, and the supplier's compliance with national and/or industrial standards. The goal is for the Group to procure superior goods and services from the most competitive suppliers. Apart from sourcing, conducting proper risk management is equally important to the Group. Anticipating and mitigating the impact of an unexpected interruption in the delivery of goods and materials can keep the Group running smoothly.

The Group's research and development department sets out product specifications for the suppliers to follow, while the quality control department performs sample tests to ensure that goods and materials received by the Group are of desirable quality and in compliance with the requested specifications before they are accepted and transferred to the warehouse.

Product Responsibility

The Group aims to achieve the highest possible standard for all the products sold. The Group has established product responsibility policies to assure product quality and safety (the "Product Responsibility Policy"). To ensure adherence to the Product Responsibility Policy, the Group has set up a dedicated quality control department with 9 employees, where all of them possess approximately 12 years of relevant industry experiences. They work in collaboration with the Group's research and development department, procurement department, and production and warehousing department to ensure that the products are of high quality and that the products comply with all legal and regulatory requirements pertaining to the health and safety, and other matters related to the Group's products. In 2020, 2 employees of quality control department were awarded by Jiangyin working committee of caring for younger generation for their excellent works.

The Group sends its products to product quality supervision and testing institutions for testing (i) before introducing new products to the market and (ii) on an annual basis. In addition, to ensure the safety and efficacy of the oral care products, the Group has engaged several reputable medical institutions to conduct clinical studies, toxicity tests and irritation tests on its oral care products. The test results demonstrated that the Group's oral care products could effectively suppress and prevent various oral problems and that the products would be safe for ordinary use by consumers.

The Group has obtained and maintained the necessary permits, licenses and approvals such as the National Industrial Product Manufacturer Licensing Certificates* (全國工業品生產許可證) and Disinfectant Products Manufacturer Licensing Certificates* (消毒產品生產許可證). It also maintains quality control of the design, development and production procedure of its products in conformity with the internationally applied quality management systems requirement – ISO9001:2008. The Group was accredited by the certification body recognised by AQSIQ since 2003. The certifications demonstrate that the quality control system has met a high degree of assurance.

The Group recognises that the quality of the products is crucial to the goodwill and image of the brand. The sales department and quality control department of the Group are responsible for processing any comments and/or complaints from customers. The Group is committed to and places heavy emphasis on the feedback of the customers with regards to its products. The Group has implemented after-sales services, such as customer service hotlines, manuals on handling customers' complaints and follow-up procedures. The Group generally deals with and processes the complaints in cooperation with relevant distributors or retailers and provides replies and solutions within 5 days.

Anti-corruption

The Group is a strong believer in upholding high ethical standards. It has strictly complied with the applicable laws and regulations in the PRC in relation to bribery, extortion, fraud and money-laundering, including the Criminal Law of the PRC.

The Group requires employees to strictly conform to the code of business ethics developed by the Group and it strives to put any corruption bribery act to an end as stipulated in the employment contract and the relevant policies of the Group. Any conflict of interest must be reported to the Group's management. Employees who engage in business operations and represent the Company are strictly prohibited to use business opportunities or the inherent power of their positions for personal interest or benefit.

COMMUNITY

Community Investment

The Group always seeks to be a positive force in the communities in which it operates. It strives to maintain close interactions with the communities to make contributions to the development of the communities.

The Group believes that the creation of a peaceful community relies on the cooperation of people, corporations and the government. By working together with various community partners, the Group believes it can bring a tremendous impact on the sustainable development of the communities in which it operates.

The Group will actively encourage employees to volunteer their time and skills to benefit the communities. This gives employees the opportunity to learn more about the social and environmental concerns, and improves their understandings of the Group's corporate values.

The Group will consider to make donations to charitable organisations by the time the Group records significant profit after tax deduction and possesses sufficient cash flow. During the Year, the Group donated RMB200,000 to Fudan University in order to help poor students and retired professors and donated large quantities of disinfection and sterilization products.

* English names are translated for identification purpose only

Independent Auditor's Report



33 Hysan Avenue香港銅鑼灣Causeway Bay, Hong Kong希慎道33號利園一期43樓

TO THE MEMBERS OF CHINA GOLDEN CLASSIC GROUP LIMITED

(incorporated in the Cayman Islands with limited liability)

OPINION

We have audited the consolidated financial statements of China Golden Classic Group Limited (the "Company") and its subsidiaries (hereinafter collectively referred to as the "Group") set out on pages 58 to 121, 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 ("HKFRSs") 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.

BASIS FOR 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.

VALUATION OF INVENTORIES

Refer to note 18 to the consolidated financial statements and the accounting policies on pages 73.

The key audit matter

How the matter was addressed in our audit

We have identified valuation of inventories as a key audit matter because the Group has significant amount of inventories of approximately RMB33,622,000 representing 18% of the Group's current assets as at 31 December 2020.

The management of the Group reviews ageing analysis of inventories at the end of each reporting period and makes allowance for obsolete and slow-moving items identified that are no longer suitable for sale or use. The Group makes allowance for inventories based on the assessment of the net realisable value. The management estimates the net realisable value for inventories based primarily on the latest invoice prices, the costs necessary to make the sale and current market conditions. Our audit procedures were designed to assess the judgement and assumptions used by the management in calculating the inventory provisions. We reviewed management's identification of slow-moving and obsolete inventories, and critically assessed whether appropriate provisions had been established for slow-moving and obsolete items. When considering management's assessment, we have also taken into account the most recent prices achieved on sales across the product lines and the adequacy of provision for inventories.

We have challenged the methodology and assumptions and compared to those used in prior years for consistency. We also assessed the reliability of management's assessment by considering the utilisation or release of previously recorded provisions and the net realiseable value for all classes of inventories.

RECOVERABILITY OF TRADE RECEIVABLES

Refer to note 19 to the consolidated financial statements and the accounting policies on pages 76–79.

The key audit matter

We have identified recoverability of trade receivables as a key audit matter because the Group has significant amount of trade receivables of approximately RMB42,152,000 representing 22% of the Group's current assets as at 31 December 2020.

The measurement of impairment losses under expected credit loss ("ECL") model across trade receivables requires management judgement, in particular, the impairment calculation adopted by the Group is based on the Group's historical credit loss experience and forward-looking information at the end of the reporting period. ECL are assessed collectively using a provision matrix with appropriate groupings.

The allowance for impairment of trade receivables is considered to be a matter of significance as it requires the application of judgement and use of subjective assumptions by management.

How the matter was addressed in our audit

Our procedures were designed to review the management's assessment of the ECL and challenge the reasonableness of the methods and assumptions used to estimate the allowance for doubtful debts.

We have considered element of the ECL model that affect the judgements and estimates, including the internal credit grading model with individual grades of customers, criteria for assessing determination of forward looking information.

We have assessed the reasonableness of management's loss allowance estimates by examining the information used by management to form such judgements, including evaluating whether the historical loss rates are appropriately adjusted based on current economic conditions and forward-looking information and examining the actual losses recorded and assessing whether there was an indication of management bias when recognising loss allowances.

OTHER INFORMATION

The directors of the Company (the "Directors") are responsible for the other information. The other information comprises all of the information included in the annual report other than the consolidated financial statements and our auditor's report thereon.

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

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

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

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

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

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

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

Independent Auditor's Report (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.
- 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 those charged with governance 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 those charged with governance 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, related safeguards.

Independent Auditor's Report (Continued)

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

The engagement partner on the audit resulting in this independent auditor's report is Tang Kwan Lai.

SHINEWING (HK) CPA Limited Certified Public Accountants Tang Kwan Lai Practising Certificate Number: P05299

Hong Kong 26 March 2021

Consolidated Statement of Profit or Loss and Other Comprehensive Income For the year ended 31 December 2020

	Notes	2020 RMB′000	2019 RMB′000
Revenue Cost of sales	7	305,794 (173,537)	307,373 (180,089)
Gross profit		132,257	127,284
Other income and gain	8	7,105	5,549
Selling and distribution costs		(64,270)	(70,360)
Administrative expenses		(49,735)	(47,891)
Finance costs	9	(2,621)	(2,872)
Profit before tax		22,736	11,710
Income tax expenses	10	(4,578)	(2,116)
Profit for the year	11	18,158	9,594
Other comprehensive income (expense) for the year <i>Item that may be reclassified subsequently to profit or loss:</i> Exchange difference arising on translation of foreign operations		(779)	21
Total comprehensive income for the year		17,379	9,615
Earnings per share – Basic and diluted (RMB cents)	13	1.82	0.96

Consolidated Statement of Financial Position

As at 31 December 2020

	Notes	2020 RMB'000	2019 RMB'000
Non-current assets Property, plant and equipment Right-of-use assets Intangible assets	15 16 17	147,161 17,586 –	149,904 18,103 –
Deposits paid for acquisition of property, plant and equipment Deferred tax assets	24	4,732 606	5,702 620
		170,085	174,329
Current assets Inventories Trade and other receivables Financial asset at fair value through profit or loss ("FVTPL") Bank balances and cash	18 19 20 21	33,622 69,813 10,940 74,660	38,525 72,040 10,972 80,871
		189,035	202,408
Current liabilities Trade and other payables Contract liabilities Lease liabilities Tax payable Bank borrowings	22 22 16 23	64,449 34,460 17 3,295 20,000	64,654 32,444 62 1,085 60,000
		122,221	158,245
Net current assets		66,814	44,163
Non-current liabilities Deferred tax liabilities Lease liabilities	24 16	1,383 –	330 25
		1,383	355
		235,516	218,137
Capital and reserves Share capital Reserves	25(a)	8,606 226,910	8,606 209,531
		235,516	218,137

The consolidated financial statements on pages 58 to 121 were approved and authorised for issue by the board of directors on 26 March 2021 and are signed on its behalf by:

Ms. Li Qiuyan Director Mr. Tong Xing Director

Consolidated Statement of Changes in Equity For the year ended 31 December 2020

	Share capital RMB'000 <i>Note 25</i>	Share premium RMB'000 Note 25(b)(i)	Capital reserve RMB'000 Note 25(b)(iii)	PRC statutory reserves RMB'000 Note 25(b)(ii)	Translation reserve RMB'000	Retained profits RMB'000	Total RMB'000
At 1 January 2019	8,606	74,386	15	42,898	2,869	79,748	208,522
Profit for the year Other comprehensive income for the year: Exchange difference arising on translation	-	-	-	-	-	9,594	9,594
of foreign operations	-	-	-	-	21	-	21
Total comprehensive income for the year		_	-	-	21	9,594	9,615
At 31 December 2019	8,606	74,386	15	42,898	2,890	89,342	218,137
	Share capital RMB'000 <i>Note 25</i>	Share premium RMB'000 Note 25(b)(i)	Capital reserve RMB'000 Note 25(b)(iii)	PRC statutory reserves RMB'000 Note 25(b)(ii)	Translation reserve RMB'000	Retained profits RMB'000	Total RMB'000
At 1 January 2020	8,606	74,386	15	42,898	2,890	89,342	218,137
Profit for the year Other comprehensive income for the year: Exchange difference arising on translation	-	-	-	-	-	18,158	18,158
of foreign operations	-	-	-	-	(779)	-	(779)
Total comprehensive income for the year	-	-	-	-	(779)	18,158	17,379
At 31 December 2020							

Consolidated Statement of Cash Flows

For the year ended 31 December 2020

	2020 RMB'000	2019 RMB'000
OPERATING ACTIVITIES		
Profit before tax	22,736	11,710
Adjustments for:	22,750	11,710
Depreciation of property, plant and equipment	17,030	16,866
Depreciation of right-of-use assets	517	520
Impairment loss on property, plant and equipment	708	520
Finance costs	2,621	2,872
Loss (gain) on disposal of property, plant and equipment	2,021	(365)
Fair value changes on financial assets at FVTPL	(2,560)	(1,333)
Bank interest income	(2,500)	(1,555)
(Reversal of) impairment loss in respect of trade receivables	(91)	(520)
Bad debts written off	(51)	1,840
Government grants	(438)	(977)
Government grants	(56)	(377)
Operating cash flows before changes in working capital	40,200	30,692
Decrease in inventories	4,903	1,234
(Increase) decrease in trade and other receivables	(773)	7,764
(Decrease) in trade and other payables	(363)	(6,978)
Increase in contract liabilities	2,016	9,167
Cash generated from operations	45,983	41,879
Income taxes paid	(1,301)	(476)
NET CASH GENERATED FROM OPERATING ACTIVITIES	44,682	41,403
INVESTING ACTIVITIES		
Acquisition of property, plant and equipment	(9,774)	(8,782)
Deposit paid for acquisition of property, plant and equipment	(4,271)	(3,895)
Repayment from independent third parties	(-1)=7 -1)	2,040
Loans to employees (note 19)	_	(3,741)
Repayment from loans to employees (note 19)	2,450	(3), 11)
Purchase of financial assets at FVTPL	(77,900)	(30,000)
Proceeds on disposal of financial assets at FVTPL	80,492	20,361
Interest received	347	520
Proceeds from disposal of property, plant and equipment	124	1,551
		,
NET CASH USED IN INVESTING ACTIVITIES	(8,532)	(21,946)

Consolidated Statement of Cash Flows (Continued) For the year ended 31 December 2020

	2020 RMB'000	2019 RMB'000
FINANCING ACTIVITIES		
Bank borrowings raised	20,000	60,000
Government grants received	438	977
Repayment of bank borrowings	(60,000)	(60,000)
Repayment of lease liabilities	(73)	(76)
Interests paid	(2,618)	(2,866)
NET CASH USED IN FINANCING ACTIVITIES	(42,253)	(1,965)
NET (DECREASE) INCREASE IN CASH AND CASH EQUIVALENTS	(6,103)	17,492
CASH AND CASH EQUIVALENTS AT BEGINNING OF YEAR	80,871	63,281
EFFECT OF FOREIGN EXCHANGE RATE CHANGES	(108)	98
CASH AND CASH EQUIVALENTS AT END OF YEAR, represented by bank balances and cash	74,660	80,871

Notes to the Consolidated Financial Statements

For the year ended 31 December 2020

1. **GENERAL**

China Golden Classic Group Limited (the "Company") is an investment holding company and its subsidiaries (hereinafter collectively referred to as the "Group") are principally engaged in the manufacture and trading of oral care, leather care and household hygiene products.

The Company was incorporated in the Cayman Islands on 29 July 2015 as an exempted company with limited liability under the Cayman Companies Law, Chapter 22 (Law 3 of 1961, as combined and revised) of the Cayman Islands. The address of its registered office and principal place of business is Flat B, 19/F, Times Media Centre, 133 Wan Chai Road, Wan Chai, Hong Kong. The Company's shares were listed on GEM of The Stock Exchange of Hong Kong Limited (the "Stock Exchange").

The functional currency of the Company and the Group's principal subsidiaries is Renminbi ("RMB"). As the Group mainly operates in the People's Republic of China (the "PRC"), the directors of the Company consider that it is appropriate to present the consolidated financial statements in RMB.

2. APPLICATION OF NEW AND AMENDMENTS TO HONG KONG FINANCIAL REPORTING STANDARDS ("HKFRS(s)")

In the current year, the Group has applied, for its first time, the Amendments to References to the Conceptual Framework in Hong Kong Financial Reporting Standards ("HKFRSs") and the following amendments to HKFRSs issued by the Hong Kong Institute of Certified Public Accountants (the "HKICPA") which are effective for the Group's financial year beginning 1 January 2020:

Amendments to HKFRS 3 Amendments to HKAS 1 and HKAS 8 Amendments to HKFRS 9, HKAS 39 and HKFRS 7 Definition of a Business Definition of Material Interest Rate Benchmark Reform

The application of the Amendments to References to the Conceptual Framework in HKFRSs and the amendments to HKFRSs in the current year has had no material impact on the Group's financial performance and position for the current and prior years and/or on the disclosures set out in these consolidated financial statements.

Notes to the Consolidated Financial Statements (Continued)

For the year ended 31 December 2020

2. APPLICATION OF NEW AND AMENDMENTS TO HONG KONG FINANCIAL REPORTING STANDARDS ("HKFRS(s)") (Continued)

New and amendments to HKFRSs issued but not yet effective

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

HKFRS 17	Insurance Contracts and related Amendments ⁵
Amendments to HKFRS 3	Reference to Conceptual Framework ³
Amendments to HKFRS 10 and HKAS 28	Sale or Contribution of Assets between an Investor and its Associate or Joint Venture ²
Amendments to HKAS 1	Classification of Liabilities as Current or Non-current and the related amendments to Hong Kong Interpretation 5 (2020) Presentation of Financial Statements – Classification by the Borrower of a Term Loan that Contains a Repayment on Demand Clause ⁵
Amendments to HKAS 16	Property, plant and equipment: Proceeds before intended use ³
Amendments to HKAS 37	Onerous contracts – Cost of Fulfilling a Contract ³
Amendments to HKFRS 9, HKAS 39, HKFRS 7, HKFRS 4 and HKFRS 16	Interest Rate Benchmark Reform – Phase 2 ¹
Amendment to HKFRS 16	COVID-19-Related Rent Concessions ^₄
Amendment to HKFRSs	Annual improvement to HKFRSs 2018–2020 cycle ³

- ¹ Effective for annual periods beginning on or after 1 January 2021.
- ² Effective for annual periods beginning on or after a date to be determined.
- ³ Effective for annual periods beginning on or after 1 January 2022.
- ⁴ Effective for annual periods beginning on or after 1 June 2020.
- ⁵ Effective for annual periods beginning on or after 1 January 2023.

The directors of the Company anticipate that the application of the new and amendments to HKFRSs will have no material impact on the results and the financial position of the Group.

For the year ended 31 December 2020

3. SIGNIFICANT ACCOUNTING POLICIES

The consolidated financial statements have been prepared in accordance with HKFRSs issued by the HKICPA. In addition, the consolidated financial statements include applicable disclosures required by the Rules Governing the Listing of Securities on GEM of the Stock Exchange and by the Hong Kong Companies Ordinance.

The consolidated financial statements have been prepared on the historical cost basis except for financial asset that are measured at fair values, at the end of each reporting period. Historical cost is generally based on the fair value of the consideration given in exchange for goods and services.

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 in the principal (or most advantageous) market at the measurement date under current market conditions (i.e. an exit price) regardless of whether that price is directly observable or estimated using another valuation technique.

The principal accounting policies are set out below.

Basis of consolidation

The consolidated financial statements incorporate the financial statements of the Company and entities controlled by the Company and its subsidiaries. If a subsidiary prepares its financial statements using accounting policies other than those adopted in the consolidated financial statements for like transactions and events in similar circumstances, appropriate adjustments are made to that subsidiary's financial statements in preparing the consolidated financial statements to ensure conformity with the Group's accounting policies.

Control is achieved where the Group has: (i) the power over the investee; (ii) exposure, or rights, to variable returns from its involvement with the investee; and (iii) the ability to use its power over the investee to affect the amount of the Group's returns.

The Company reassesses whether it controls an investee if facts and circumstances indicate that there are changes to one or more of these elements of control stated above.

Consolidation of a subsidiary begins when the Group obtains control of the subsidiary and ceases when the Group loses control of the subsidiary.

Income and expenses of subsidiaries are included in the consolidated statement of profit or loss and other comprehensive income from the date the Group gains control and until the date when the Group ceases to control the subsidiary.

All intra-group assets, liabilities, equity, income, expenses and cash flows relating to transactions between entities of the Group are eliminated in full on consolidation.

Notes to the Consolidated Financial Statements (Continued)

For the year ended 31 December 2020

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

Revenue recognition

Revenue is recognised to depict the transfer of promised goods or services to customers in an amount that reflects the consideration to which the entity expects to be entitled in exchange for those goods or services. Specifically, the Group uses a 5-step approach to revenue recognition:

- Step 1: Identify the contract(s) with a customer
- Step 2: Identify the performance obligations in the contract
- Step 3: Determine the transaction price
- Step 4: Allocate the transaction price to the performance obligations in the contract
- Step 5: Recognise revenue when (or as) the entity satisfies a performance obligation

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

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

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

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

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

Revenue is measured based on the consideration specified in a contract with a customer, excludes amounts collected on behalf of third parties, discounts and sales related taxes.

For the year ended 31 December 2020

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

Revenue recognition (Continued)

Contract liabilities

A contract liability represents the Group's obligation to transfer goods or services to a customer for which the Group has received consideration from the customer.

The Group manufactures and sells a range of oral care products, leather care products and household hygiene products to external customers.

Revenue from sale of goods is recognised at the point when control of the products has been transferred, being when the products are delivered to the customers' designated location and the customers have inspected and accepted the products. Customers have full discretion over the channel and price to sell the products, and there is no more unfulfilled obligation that could affect the acceptance of the products. The risks of obsolescence and loss have been transferred to the customers when either the customer has accepted the products in accordance with the sales contract, or the Group has objective evidence that all criteria for acceptance have been satisfied.

The Group typical receives a deposit on acceptance of sale order, giving rise to a contract liability until the customer obtains control of the goods.

The Group's obligations to provide a refund for faulty products are under the standard warranty terms. Accumulated experience is used to estimate such returns at the time of sales. Because of the large size and low value of each individual product, the amounts of products returned were immaterial. It is highly probable that a significant reversal in the cumulative revenue recognised will not occur. Therefore, no refund liability for goods return was recognised. The validity of this assumption and the estimated amount of returns are reassessed at each reporting date.

Notes to the Consolidated Financial Statements (Continued)

For the year ended 31 December 2020

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

Revenue recognition (Continued)

Consideration payable to a customer

Consideration payable to a customer includes rebate for promotional activities at customers' location that the Group pays, or expects to pay, to the customer. Consideration payable to a customer also includes credit or other items that can be applied against amounts owed to the Group. The Group accounts for consideration payable to a customer as a reduction of the transaction price and, therefore, of revenue as the payment is not exchange for distinct good or service that the customer transfers to the Group. The Group recognises such reduction of revenue when (or as) the later of either of the following events occurs:

- The Group recognises revenue for the transfer of the related goods or services to the customer; and
- The Group pays or promises to pay the consideration (even if the payment is conditional on a future event).

Leasing

Definition of a lease

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

The Group as lessee

For contracts entered into or modified on or after the date of initial application, the Group assesses whether a contract is or contains a lease, at inception of the contract or modification date. The Group recognises a right-of-use asset and a corresponding lease liability with respect to all lease arrangements in which it is the lessee, except for short-term leases (defined as leases with a lease term of 12 months or less from the commencement date and do not contain a purchase option) and leases of low value assets. For these leases, the Group recognises the lease payments as an operating expense on a straight-line basis over the term of the lease unless another systematic basis is more representative of the time pattern in which economic benefits from the leased assets are consumed.

Lease liabilities

At the commencement date of a lease, the Group measures lease liability at the present value of the lease payments that are not paid at that date. The lease payments are discounted by using the interest rate implicit in the lease. If this rate cannot be readily determined, the Group uses its incremental borrowing rate.

Lease payments included in the measurement of the lease liability comprise:

- fixed lease payments (including in-substance fixed payments), less any lease incentives receivable; and
- the exercise price of purchase options if the lessee is reasonably certain to exercise the options.

The lease liability is presented as a separate line in the consolidated statement of financial position.

The lease liability is subsequently measured by increasing the carrying amount to reflect interest on the lease liability (using the effective interest method) and by reducing the carrying amount to reflect the lease payments made.

Notes to the Consolidated Financial Statements (Continued)

For the year ended 31 December 2020

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

Leasing (Continued)

The Group as lessee (Continued) Lease liabilities (Continued) Lease liability is remeasured (and with a corresponding adjustment to the related right-of-use asset) whenever:

- the lease term has changed or there is a change in the assessment of exercise of a purchase option, in which case the lease liability is remeasured by discounting the revised lease payments using revised discount rate.
- a lease contract is modified and the lease modification is not accounted for as a separate lease, in which case the lease liability is remeasured based on the lease term of the modified lease by discounting the revised lease payments using a revised discount rate at the effective date of the modification.

Right-of-use assets

The right-of-use assets comprise the initial measurement of the corresponding lease liability, lease payments made at or before the commencement date and any initial direct costs, less lease incentives received. Whenever the Group incurs an obligation for costs to dismantle and remove a leased asset, restore the site on which it is located or restore the underlying asset to the condition required by the terms and conditions of the lease, provision is recognised and measured under HKAS 37 "Provision, Contingent Liabilities and Contingent Assets". The costs are included in the related right-of-use asset, unless those costs are incurred to produce inventories.

Right-of-use assets are subsequently measured at cost less accumulated depreciation and impairment losses, and adjusted for any remeasurement of lease liabilities. They are depreciated over the shorter period of lease term and useful life of the underlying asset. The depreciation starts at the commencement date of the lease.

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

The Group applies HKAS 36 to determine whether a right-of-use asset is impaired and accounts for any identified impairment loss.

The Group as lessor

The Group enters into lease agreements as a lessor with respect to some of its equipments and buildings. Leases for which the Group is a lessor are classified as operating leases.

When a contract includes both lease and non-lease components, the Group applies HKFRS 15 to allocate the consideration under the contract to each component.

Rental income from operating leases is recognised on a straight-line basis over the term of the relevant lease. Initial direct costs incurred in negotiating and arranging an operating lease are added to the carrying amount of the leased asset and recognised on a straight-line basis over the lease term.

For the year ended 31 December 2020

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

Foreign currencies

In preparing the financial statements of each individual entity, transactions in currencies other than the functional currency of that entity (foreign currencies) are recorded in the respective functional currency (i.e. the currency of the primary economic environment in which the entity operates) at the rates of exchanges prevailing on the dates of the transactions. At the end of the reporting period, monetary items denominated in foreign currencies are retranslated at the rates prevailing at that date. Non-monetary items that are measured in terms of historical cost in a foreign currency are not retranslated.

Exchange differences arising on the settlement of monetary items, and on the retranslation of monetary items, are recognised in profit or loss in the period in which they arise.

For the purposes of presenting the consolidated financial statements, the assets and liabilities of the Group's foreign operation are translated into the presentation currency of the Company (i.e. RMB) using exchange rates prevailing at the end of each reporting period. Income and expenses items are translated at the average exchange rates for the year. Exchange differences arising, if any, are recognised in other comprehensive income and accumulated in equity under the heading of translation reserve.

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 sales, are added to the cost of those assets until such time as the assets are substantially ready for their intended use or sale.

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

Government grants

Government grants are not recognised until there is reasonable assurance that the Group will comply with the conditions attaching to them and that the grants will be received.

Government grants that are 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.

Research and development expenditure

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

Retirement benefits costs

Payments to the PRC local government defined contribution retirement scheme pursuant to the relevant labour rules and regulations in the PRC and the Mandatory Provident Fund Scheme (the "MPF Scheme") are recognised as an expense when employees have rendered service entitling them to the contributions.

For the year ended 31 December 2020

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

Short-term employee benefits

A liability is recognised for benefits accruing to employees in respect of wages and salaries in the period the related service is rendered at the undiscounted amount of the benefits expected to be paid in exchange for that service.

Liabilities recognised in respect of short-term employee benefits are measured at the undiscounted amount of the benefits expected to be paid in exchange for the related service.

Taxation

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

The tax currently payable is based on taxable profit for the year. Taxable profit differs from 'profit before tax' as reported in the consolidated statement of profit or loss and other comprehensive income because it excludes items of income or expense that are taxable or deductible in other years and it further excludes items that are never taxable 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 temporary difference between the carrying amounts of assets and liabilities in the consolidated financial statement and the corresponding tax bases used in the computation of taxable profit. Deferred tax liabilities are generally recognised for all taxable temporary differences. Deferred tax assets are generally recognised for all deductible temporary difference to the extent that it is probable that taxable profits will be available against which those deductible temporary differences can be utilised. Such assets and liabilities are not recognised if the temporary difference arises from goodwill or from the initial recognition 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 associated with investments in subsidiaries, 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. Deferred tax assets arising from deductible temporary differences associated with such investments are only recognised to the extent that it is probable that there will be sufficient taxable profits against which to utilise the benefits of the temporary differences and they are expected to reverse in the foreseeable future.

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

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

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

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

Taxation (Continued)

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 on either (i) the same taxable entity; or (ii) different taxable entities which intend either to settle current tax liabilities and assets on a net basis, or to realise the assets and settle the liabilities simultaneously, in each future period in which significant amounts of deferred tax liabilities or assets are expected to be settled or recovered.

Current and deferred taxes are recognised in profit or loss.

Property, plant and equipment

Property, plant and equipment are stated in the consolidated statement of financial position at cost less subsequent accumulated depreciation and accumulated impairment losses, if any.

Ownership interests in leasehold land and buildings

When the Group makes payments for ownership interests of properties which includes both leasehold land and building elements, the entire consideration is allocated between the leasehold land and the building elements in proportion to the relative fair values at initial recognition. To the extent the allocation of the relevant payments can be made reliably, interest in leasehold land is presented as "right-of-use assets" in the consolidated statement of financial position. When the consideration cannot be allocated reliably between non-lease building element and undivided interest in the underlying leasehold land, the entire properties are classified as property, plant and equipment.

Depreciation is recognised so as to allocate the cost of items of property, plant and equipment (other than construction in progress), less their residual values over their estimated useful lives, using the straight-line method. The estimated useful lives and depreciation method are reviewed at the end of each reporting period, with the effect of any changes in estimate accounted for on a prospective basis.

Construction in progress includes property, plant and equipment in the course of construction for production, supply or administrative purposes. Construction in progress is carried at cost less any recognised impairment loss. Costs include professional fees and, for qualifying assets, borrowing costs capitalised in accordance with the Group's accounting policy. Construction in progress is classified to the appropriate categories of property, plant and equipment when completed and ready for intended use. Depreciation of these assets, on the same basis as other property assets, commences when the assets are ready for their intended use.

An item of property, plant and equipment is derecognised upon disposal or when no future economic benefits are expected to arise from the continued use of the asset. Any gain or loss arising on the disposal or retirement of an item of property, plant and equipment is determined as the difference between the sales proceeds and the carrying amount of the asset and is recognised in profit or loss.

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

Intangible assets acquired separately

Intangible assets with finite useful lives that are acquired separately are carried at costs less accumulated amortisation and any accumulated impairment losses. Amortisation for intangible assets with finite useful lives is recognised on a straightline basis over their estimated useful lives. The estimated useful life and amortisation method are reviewed at the end of each reporting period, with the effect of any changes in estimate being accounted for on a prospective basis.

An intangible asset is derecognised on disposal, or when no future economic benefits are expected from use or disposal. Gains or losses arising from derecognition of an intangible asset are measured at the difference between the net disposal proceeds and the carrying amount of the asset and are recognised in profit or loss in the period when the asset is derecognised.

Inventories

Inventories are stated at the lower of cost and net realisable value. Costs of inventories are calculated using the weighted average method. Net realisable value represented the estimated selling price for inventories less all estimated costs of completion and costs necessary to make the sales.

When inventories are sold, the carrying amount of those inventories is recognised as cost of goods sold in the period in which the related revenue is recognised. The amount of any write-down of inventories to net realisable value and all losses of inventories are recognised as an expense in the period the write-down or loss occurs. The amount of any reversal of any write-down of inventories is recognised as a reduction in the amount of inventories recognised as an expense in the period in the period in which the reversal occurs.

Cash and cash equivalents

Cash and short-term deposits in the consolidated statement of financial position comprise cash at banks and on hand and short-term deposits with a maturity of three months or less.

For the purpose of the consolidated statements of cash flows, cash and cash equivalents consist of bank balances and cash as defined above.

Investments in subsidiaries

Investments in subsidiaries are stated on the statement of financial position of the Company at cost less accumulated impairment loss.

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

Financial instruments

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

Financial assets and financial liabilities are initially measured at fair value, except for trade receivables arising from contracts with customers which are initially measured in accordance with HKFRS 15. Transaction costs that are directly attributable to the acquisition or issue of financial assets and financial liabilities (other than financial assets at 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 at FVTPL are recognised immediately in profit or loss.

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 subsequently measured in their entirety at either amortised cost or fair value, depending on the classification of the financial assets. The Group's financial assets are classified, at initial recognition, as subsequently measured at amortised cost and FVTPL.

The classification of financial assets at initial recognition depends on the financial asset's contractual cash flow characteristics and the Group's business model for managing them.

Financial assets at amortised cost (debt instruments)

The Group measures financial assets subsequently at amortised cost if both of the following conditions are met:

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

Financial assets at amortised cost are subsequently measured using the effective interest method and are subject to impairment.

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

Financial assets (Continued)

Financial assets at amortised cost (debt instruments) (Continued)

- (i) Amortised cost and effective interest method
 - The effective interest method is a method of calculating the amortised cost of a debt instrument and of allocating interest income over the relevant period.

The effective interest rate is the rate that exactly discounts estimated future cash receipts (including all fees and points paid or received that form an integral part of the effective interest rate, transaction costs and other premiums or discounts) excluding expected credit losses, through the expected life of the debt instrument, or, where appropriate, a shorter period, to the gross carrying amount of the debt instrument on initial recognition.

The amortised cost of a financial asset is the amount at which the financial asset is measured at initial recognition minus the principal repayments, plus the cumulative amortisation using the effective interest method of any difference between that initial amount and the maturity amount, adjusted for any loss allowance. The gross carrying amount of a financial asset is the amortised cost of a financial asset before adjusting for any loss allowance.

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

Interest income is recognised in profit or loss and is included in the "Other income and gain" line item (note 8).

For the year ended 31 December 2020

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

Financial assets (Continued)

Financial assets at FVTPL

Financial assets that do not meet the criteria for being measured at amortised cost or fair value through other comprehensive income ("FVTOCI") are measured at FVTPL. Specifically:

- Investments in equity instruments are classified as at FVTPL, unless the Group designates an equity investment that
 is neither held for trading nor a contingent consideration arising from a business combination as at FVTOCI on initial
 recognition.
- Debt instruments that do not meet amortised cost criteria or the FVTOCI criteria are classified as FVTPL.

Financial assets at FVTPL are measured at fair value at the end of each reporting period, with any fair value gains or losses recognised in profit or loss to the extent they are not part of a designated hedging relationship. The net gain or loss recognised in profit or loss excludes any dividend or interest earned on the financial asset and is included in the "other income and gain" line item. Fair value is determined in the manner described in note 6.

A financial asset is held for trading if:

- it has been acquired principally for the purpose of selling it in the near term; or
- on initial recognition, it is part of a portfolio of identified financial instruments that the Group manages together and has evidence of a recent actual pattern of short-term profit-taking; or
- it is a derivative (except for a derivative that is a financial guarantee contract or a designated and effective hedging instrument).

Impairment of financial assets

The Group recognises a loss allowance for expected credit losses on investments in debt instruments that are measured at amortised cost. The amount of expected credit losses 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. The expected credit losses 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 measures the loss allowance equal to 12-month ECL, unless when there has a significant increase in credit risk since initial recognition, the Group recognises lifetime ECL. The assessment of whether lifetime ECL should be recognised is based on significant increase in the likelihood or risk of a default occurring since initial recognition.

For the year ended 31 December 2020

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

Financial assets (Continued)

Impairment of financial assets (Continued)

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

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;
- 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;
- 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.

Despite the foregoing, the Group assumes that the credit risk on a debt instrument has not increased significantly since initial recognition if the debt instrument is determined to have low credit risk at the reporting date. A financial instrument is determined to have low credit risk of default, ii) the borrower 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 fulfill its contractual cash flow obligations. The Group considers a debt instrument to have low credit risk when the asset has external credit rating of 'investment grade' in accordance with the globally understood definition.

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.

For the year ended 31 December 2020

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

Financial assets (Continued)

Impairment of financial 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 debtor; 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).

The Group considers that default has occurred when a financial asset is more than one to two years 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 borrower;
- a breach of contract, such as a default or past due event;
- the lender(s) of the borrower, for economic or contractual reasons relating to the borrower's financial difficulty, having granted to the borrower a concession(s) that the lender(s) would not otherwise consider;
- it is becoming probable that the borrower will enter into 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, e.g. when the counterparty has been placed under liquidation or has entered into bankruptcy proceedings, or in the case of trade receivables, when the amounts are over two to three years past due. 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.

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

Financial assets (Continued)

Impairment of financial assets (Continued)

Measurement and recognition of expected credit losses

The measurement of expected credit losses 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 for the exposure at default, for financial assets, this is represented by the assets' gross carrying amount at the reporting date.

For financial assets, the expected credit loss is estimated 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.

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.

Derecognition of financial assets

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

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

For the year ended 31 December 2020

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

Financial liabilities and equity instruments

Classification as debt or equity

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

Financial liabilities

The Group's financial liabilities are subsequently measured at amortised cost using the effective interest method.

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

Derecognition of financial liabilities

The Group derecognises financial liabilities when, and only when, the Group's obligations are discharged, cancelled or they expire. 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.

Equity instruments

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

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

Impairment losses on property, plant and equipment, right-of-use assets and intangible assets

At the end of the reporting period, the Group reviews the carrying amounts of its property, plant and equipment, rightof-use assets and intangible assets with finite useful lives to determine whether there is any indication that those assets have suffered an impairment loss. If any such indication exists, the recoverable amount of the asset is estimated in order to determine the extent of the impairment loss, if any. When it is not possible to estimate the recoverable amount of an individual asset, the Group estimates the recoverable amount of the cash-generating unit to which the asset belongs. When a reasonable and consistent basis of allocation can be identified, corporate assets are also allocated to individual cash-generating unit, or otherwise they are allocated to the smallest group of cash-generating units for which a reasonable and consistent allocation basis can be identified.

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

If the recoverable amount of an asset (or a cash-generating unit) is estimated to be less than its carrying amount, the carrying amount of the asset (or the cash-generating unit) is reduced to its recoverable amount. For corporate assets or portion of corporate assets which cannot be allocated on a reasonable and consistent basis to a cash-generating unit, the Group compares the carrying amount of a group of cash-generating units, including the carrying amounts of the corporate assets or portion of corporate assets allocated to that group of cash-generating units, with the recoverable amount of the group of cash-generating units, the impairment loss is allocated first to reduce the carrying amount of any goodwill (if applicable) and then to the other assets on a pro-rate basis based on the carrying amount of each asset in the unit or the group of cash-generating units. The carrying amount of an asset is not reduced below the highest of its fair value less costs of disposal (if measurable), its value in use (if determinable) and zero. The amount of the impairment loss that would otherwise have been allocated to the asset is allocated pro rata to the other assets of the unit or the group of cash-generating units. An impairment loss is recognised immediately in profit or loss.

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

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

Fair value measurement

When measuring fair value, except for the Group's leasing transactions, net realisable value of inventories and value in use of asset for the purpose of impairment assessment, the Group takes into account the characteristics of the asset or liability if market participants would take those characteristics into account when pricing the asset or liability at the measurement date.

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

The Group uses valuation techniques that are appropriate in the circumstances and for which sufficient data are available to measure fair value, maximising the use of relevant observable inputs and minimising the use of unobservable inputs. Specifically, the Group categorised the fair value measurements into three levels, based on the characteristics of inputs, as follow:

Level 1	-	Quoted (unadjusted) market prices in active markets for identical assets or liabilities.
Level 2	-	Valuation techniques for which the lowest level input that is significant to the fair value measurement is directly or indirectly observable.
Level 3	-	Valuation techniques for which the lowest level input that is significant to the fair value measurement is unobservable.

At the end of the reporting period, the Group determines whether transfer occur between levels of the fair value hierarchy for assets and liabilities which are measured at fair value on recurring basis by reviewing their respective fair value measurement.

4. CRITICAL ACCOUNTING JUDGEMENT AND KEY SOURCES OF ESTIMATION UNCERTAINTY

In the application of the Group's accounting policies, which are described in note 3, the directors of the Company are required to make judgements, estimates and assumptions about the carrying amounts of assets and liabilities that are not readily apparent from other sources. The estimates and underlying assumptions are based on historical experience and other factors that are considered to be relevant. Actual results may differ from these estimates.

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

4. CRITICAL ACCOUNTING JUDGEMENT AND KEY SOURCES OF ESTIMATION UNCERTAINTY (Continued)

Critical judgement in applying accounting policies

The following is the critical judgement, apart from those involving estimations (see below), that the directors of the Company have made in the process of applying the Group's accounting policies and that have the most significant effect on the amounts recognised in the consolidated financial statements.

Ownership of the buildings

Despite the Group has paid the full purchase consideration as detailed in note 15, formal titles of certain of the Group's buildings were not yet granted from the relevant government authorities. In the opinion of the directors of the Company, the absence of formal title to these buildings does not impair the value of the relevant assets and the ownership of the buildings to the Group.

Key sources of estimation uncertainty

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

Estimated allowance for inventories

The management of the Group reviews an ageing analysis of inventories at the end of each reporting period and makes allowance for obsolete and slow-moving items identified that are no longer suitable for sale or use. The Group makes allowance for inventories based on the assessment of the net realisable value. The management estimates the net realisable value for inventories based primarily on the latest invoice prices, the costs necessary to make the sale and current market conditions. As at 31 December 2020, the carrying amounts of inventories were approximately RMB33,622,000 (2019: RMB38,525,000), net of accumulated impairment loss of RMB3,300,000 (2019: RMB3,300,000).

Impairment loss of trade receivables

The impairment provisions for trade receivables are based on assumptions about ECL. The Group uses judgement in making these assumptions and selecting the inputs to the impairment calculation, bases on the number of days that an individual receivable is outstanding as well as the Group's historical experience and forward-looking information at the end of the reporting period. Changes in these assumptions and estimates could materially affect the result of the assessment and it may be necessary to make additional impairment charge to the consolidated statement of profit or loss and other comprehensive income. The ECL are assessed collectively using a provision matrix with appropriate groupings. At 31 December 2020, the carrying amount of trade receivables is approximately RMB42,152,000 (2019: RMB45,567,000), net of impairment loss of RMB458,000 (2019: RMB549,000).

4. CRITICAL ACCOUNTING JUDGEMENT AND KEY SOURCES OF ESTIMATION UNCERTAINTY (Continued)

Key sources of estimation uncertainty (Continued)

Estimated useful lives and impairment of property, plant and equipment

Property, plant and equipment are stated at cost less accumulated depreciation and impairment, if any. The estimation of useful lives impacts the level of annual depreciation expenses recorded. In determining whether an asset is impaired, the Group has to exercise judgement and make estimation, particularly in assessing: (1) whether an event has occurred or any indicators that may affect the asset value; (2) whether the carrying value of an asset can be supported by the recoverable amount, in the case of value-in-use, the net present value of future cash flows which are estimated based upon the continued use of the asset; and (3) the appropriate key assumptions to be applied in estimating the recoverable amounts including cash flow projections and an appropriate discount rate. When it is not possible to estimate the recoverable amount of an individual asset, the Group estimates the recoverable amount of the cash-generating unit to which the assets belongs.

As at 31 December 2020, the carrying amounts of property, plant and equipment were RMB147,161,000 (2019: RMB149,904,000). Impairment loss of RMB708,000 (2019: Nil) is recognised during the year ended 31 December 2020.

5. CAPITAL RISK MANAGEMENT

The Group manages its capital to ensure that entities within the Group will be able to continue as a going concern while maximising the return to stakeholder through the optimisation of the debt and equity balance. The Group's overall strategy remained unchanged throughout the reporting period.

The capital structure of the Group consists of bank borrowings, bank balances and cash and equity attributable to owners of the Company, comprising issued share capital and reserves.

The directors of the Company review the capital structure of the Group periodically. As part of this review, the directors of the Company consider the cost of capital and the risks associated with each class of capital. Based on recommendations of the directors of the Company, the Group will balance its overall capital structure through new share issues. The directors of the Company will also consider the raise of additional borrowings as additional capital.

The directors of the Company also endeavor to ensure the steady and reliable cash flows from the normal business operation.

For the year ended 31 December 2020

6. FINANCIAL RISK MANAGEMENT

(a) Categories of financial instruments

	2020 RMB'000	2019 RMB'000
Financial assets		
Financial assets at amortised cost (including cash and cash equivalents)	120,277	132,680
Financial assets at FVTPL	10,940	10,972
	131,217	143,652
Financial liabilities		
Financial liabilities at amortised cost	80,181	120,175

(b) Financial risk management objectives and policies

The Group's major financial instruments include trade and other receivables, financial assets at FVTPL, bank balances and cash, trade and other payables and bank borrowings. Details of these financial instruments are disclosed in respective notes. The risks associated with these financial instruments included credit risk, market risk (interest rate risk) and liquidity risk. The policies on how to mitigate these risks are set out below. The management manages and monitors these exposures to ensure appropriate measures are implemented on a timely and effective manner.

Credit risk

As at 31 December 2020, the Group's maximum exposure to credit risk which will cause a financial loss to the Group due to failure to discharge an obligation by the counterparties is arising from the carrying amount of the respective recognised financial assets as stated in the consolidated statement of financial position.

The credit risk of the Group mainly arises from cash and cash equivalents and trade and other receivables. The carrying amounts of these balances represent the Group's maximum exposure to credit risk in relation to financial assets.

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

For trade receivables, the Group has applied the simplified approach in HKFRS 9 to measure the loss allowance at lifetime ECL. The Group determines the ECL by using a provision matrix, estimated based on historical credit loss experience, as well as the general economic conditions of the industry in which the debtors operate. In this regard, the directors of the Company consider that the Group's credit risk is significantly reduced.

For the year ended 31 December 2020

6. FINANCIAL RISK MANAGEMENT (Continued)

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

Credit risk (Continued)

For other non-traded related receivables, the Group has assessed whether there has been a significant increase in credit risk since initial recognition. If there has been a significant increase in credit risk, the Group will measure the loss allowance based on lifetime rather than 12-month ECL.

The credit risk on liquid funds is limited because the counterparties are banks with high credit ratings assigned by international credit-rating agencies.

As at 31 December 2020, the Group has concentration of credit risk as 3% (2019: 3%) and 15% of the total trade receivables (2019: 23%) was due from the Group's largest customer and the top five customers respectively.

The Group's concentration of credit risk by geographical locations is mainly in the PRC, which accounted for approximately 91% (2019: 99%) of the total trade receivables as at 31 December 2020.

The Group's current credit r	isk grading framework	comprises the followi	ng categories:

Category	Description	Basis for recognising ECL
Performing	For financial assets where there has low risk of default or has not been a significant increase in credit risk since initial recognition and that are not credit impaired (refer to as Stage 1)	12-month ECL
Doubtful	For financial assets where there has been a significant increase in credit risk since initial recognition but that are not credit impaired (refer to as Stage 2)	Lifetime ECL – not credit impaired
Default	Financial assets are assessed as credit impaired when one or more events that have a detrimental impact on the estimated future cash flows of that asset have occurred (refer to as Stage 3)	Lifetime ECL – credit impaired
Write-off	There is evidence indicating that the debtor is in severe financial difficulty and the Group has no realistic prospect of recovery	Amount is written off

6. FINANCIAL RISK MANAGEMENT (Continued)

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

Credit risk (Continued)

The Group's exposure to credit risk (Continued)

The credit quality of the Group's financial assets as well as the Group's maximum exposure to credit risk by credit risk rating grades are as follows:

				2020			2019	
	Internal		Gross		Net	Gross		Net
	credit	12-month or	carrying	Loss	carrying	carrying	Loss	carrying
	rating	lifetime ECL	amount	allowance	amount	amount	allowance	amount
			RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
Trade receivable	Note	lifetime ECL	42,433	(281)	42,152	45,939	(372)	45,567
		(not credit – impaired)						
Trade receivable	Note	lifetime ECL	177	(177)	-	177	(177)	-
		(credit – impaired)						
Other receivable	Performing	lifetime ECL	3,465	-	3,465	6,242	-	6,242
		(not credit – impaired)						

Note: The Group has applied simplified approach in HKFRS 9 to measure the loss allowance at lifetime ECL.

The carrying amount of the Group's financial assets at FVTPL as disclosed in note 20 best represents their respective maximum exposure to credit risk. The Group holds no collateral over any of these balances.

Market risk

Interest rate risk

As at 31 December 2020, the Group was exposed to fair value interest rate risk in relation to fixed-rate bank borrowings (see note 23 for details). The Group is also exposed to cash flow interest rate risk in relation to variable-rate bank balances (see note 21 for details) (2019: variable rate bank borrowings and bank balances).

The Group's exposures to interest rates on financial liabilities are detailed in the liquidity risk management section of this note. The Group's cash flow interest rate risk is mainly concentrated on the fluctuation of the RMB base deposit/ lending rate stipulated by the People's Bank of China arising from the Group's RMB denominated bank balances and bank borrowings.

For the year ended 31 December 2020

6. FINANCIAL RISK MANAGEMENT (Continued)

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

Market risk (Continued)

Interest rate risk (Continued)

Sensitivity analysis

The sensitivity analysis below has been determined based on the exposure to interest rates for variable-rate bank borrowings. Bank balances are excluded from sensitivity analysis as a reasonably possible change in interest rates is not expected to have a material impact to the Group's profit for the year. The sensitivity analysis is prepared assuming the bank borrowings outstanding at the end of each reporting period were outstanding for the whole year. The basis point increase or decrease used represents management's assessment of the reasonably possible change in interest rates.

For variable-rate bank borrowings, if the interest rates had been 200 basis points higher/lower and all other variables were held constant which was considered reasonably possible at the end of the respective reporting period, the Group's profit for the year ended 31 December 2019 would decrease/increase by approximately RMB1,020,000. No sensitivity analysis was prepared for the year ended 31 December 2020 as there was no variable-rate bank borrowings as at 31 December 2020.

Liquidity risk

Individual operating entities within the Group are responsible for their own cash management, including cash, current working capital and the raising of funds. The Group's policy is to regularly monitor current and expected liquidity requirements to ensure that it maintains sufficient reserves of cash and current working capital to meet its liquidity requirements in the short and longer term.

In the management of the liquidity risk, the Group obtains financing deemed adequate by the management to finance its operations.

The following table details the Group's remaining contractual maturities for their financial liabilities, based on undiscounted cash flows of financial liabilities on the earliest date on which the Group can be required to pay. The maturity dates for other financial liabilities are based on the agreed repayment dates.

The table includes both interest and principal cash flows. To the extent that interest flows are floating rate, the undiscounted amount is derived from interest rate that exists at the end of the reporting period.

For the year ended 31 December 2020

6. FINANCIAL RISK MANAGEMENT (Continued)

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

Liquidity risk (Continued) Liquidity risk tables

	Within one year or on demand RMB'000	Total undiscounted cash flows RMB'000	Carrying amount RMB′000
At 31 December 2020			
Trade and other payables	60,181	60,181	60,181
Bank borrowings	20,461	20,461	20,000
	80,642	80,642	80,181
	Within	Total	
	one year or	undiscounted	Carrying
	on demand	cash flows	amount
	RMB'000	RMB'000	RMB'000
At 31 December 2019			
Trade and other payables	60,175	60,175	60,175
Bank borrowings	61,985	61,985	60,000
	122,160	122,160	120,175

Information about the maturity of lease liabilities is provided in the following table:

	Less than 1 year RMB'000	1–5 years RMB'000	Total RMB'000	Carrying amount RMB'000
As at 31 December 2020	17	-	17	17
As at 31 December 2019	65	25	90	87

The amounts included above for variable interest rate instruments for financial liabilities are subject to change if changes in variable interest rates differ to those estimates of interest rates determined at the end of the reporting period.

6. FINANCIAL RISK MANAGEMENT (Continued)

(c) Fair values of financial instruments

The following table provides an analysis of financial instruments that are measured at fair value at the end of each reporting period for recurring and non-recurring measurement, grouped into Levels 1 to 3 based on the degree to which the fair value is observable in accordance to the Group's accounting policy.

	Fair value hierarchy	Valuation techniques and key inputs	As at 31 December 2020 RMB'000	As at 31 December 2019 RMB'000	Significant unobservable inputs	Expected return rate	Relationship of key inputs and significant unobservable inputs to fair value
Financial assets at FVTPL Wealth management products	Level 3	Discounted cash flow method with estimated yield rate as the key input	10,940	10,972	Yield rate	9.8% (2019: 9.8%)	The higher the yield rate, the higher the fair value

Reconciliation of Level 3 fair value measurements of financial assets on recurring basis:

	2020 RMB′000	2019 RMB'000
Balance at beginning of the year	10,972	-
Purchases Disposal Fair value gain recognised in other income	77,900 (80,492) 2,560	30,000 (20,361) 1,333
Balance at end of the year	10,940	10,972

The directors of the Company consider that the carrying amounts of other financial assets and financial liabilities recorded at amortised cost in the consolidated financial statements approximate their fair values due to their short-term maturities.

7. REVENUE AND SEGMENT INFORMATION

Information reported to the executive directors of the Company, being the chief operating decision maker ("CODM"), for the purposes of resource allocation and assessment of segment performance focuses on types of goods or services delivered or provided. No operating segments identified by the chief operating decision maker have been aggregated in arriving at the reportable segments of the Group.

Specifically, the Group's reportable and operating segments are as follows:

- 1) Oral care products segment reports manufacture and sales of oral care products including functional toothpaste, mouthwash, oral spray and toothbrush.
- 2) Leather care products segment reports manufacture and sales of leather care products including leather shoe care products and leather clothing care products.
- 3) Household hygiene products segment reports manufacture and sales of household hygiene products including surface cleaners, laundry care products, toilet care products and mould proof products.

Segment revenue and results

Segment revenue represents revenue derived from the sales of oral care, leather care, and household hygiene products.

The followings are analysis of the Group's revenue and results by reportable and operating segments:

	Oral care products RMB'000	Leather care products RMB'000	Household hygiene products RMB'000	Total RMB'000
For the year ended 31 December 2020 Segment revenue from external customers	154,555	21,289	129,950	305,794
Segment profit	73,175	4,555	53,819	131,549
Unallocated income Unallocated expenses Finance costs				7,105 (113,297) (2,621)
Profit before tax				22,736
For the year ended 31 December 2019 Segment revenue from external customers	170,207	26,873	110,293	307,373
Segment profit	80,069	6,147	41,068	127,284
Unallocated income Unallocated expenses Finance costs				5,549 (118,251) (2,872)
Profit before tax			÷	11,710

The accounting policies of the operating segments are the same as the Group's accounting policies described in note 3. Segment profit represents the profit earned by each segment without allocation of selling and distribution costs, certain administrative expenses, other income and gain and finance costs. This is the measure reported to the CODM of the Group for the purposes of resource allocation and performance assessment.

For the year ended 31 December 2020

7. REVENUE AND SEGMENT INFORMATION (Continued)

Segment assets and liabilities

The following is an analysis of the Group's assets and liabilities by reportable and operating segments.

	2020 RMB′000	2019 RMB'000
SEGMENT ASSETS		
Jointly-shared by sales of oral care products, leather care products and		
household hygiene products segments	207,961	216,465
Unallocated	151,159	160,272
Total assets	359,120	376,737
SEGMENT LIABILITIES		
Jointly-shared by sales of oral care products, leather care products and		
household hygiene products segments	98,850	97,145
Unallocated	24,754	61,455
Total liabilities	123,604	158,600

For the purposes of monitoring segment performance and allocating resources between segments:

- all assets are allocated to operating segments other than certain property, plant and equipment and right-of-use assets, bank balances and cash, financial asset at FVTPL and deferred tax assets as these assets are managed on a group basis; and
- all liabilities are allocated to operating segments other than certain other payables, bank borrowings, tax payable and deferred tax liabilities as these liabilities are managed on a group basis.

The Group's CODM is of the view that the Group's principal assets and liabilities are jointly used and shared by oral care products, leather care products and household hygiene products segments.

Notes to the Consolidated Financial Statements (Continued) For the year ended 31 December 2020

7. REVENUE AND SEGMENT INFORMATION (Continued)

Other segment information

	Jointly-shared by oral care products, leather care products and household hygiene products RMB'000	Unallocated RMB'000	Total RMB′000
Year ended 31 December 2020			
Amounts included in the measure of segment			
profit or loss or segment assets:			
Depreciation of property, plant and equipment	10,048	6,982	17,030
Depreciation of right-of-use asset	333	184	517
Additions to non-current assets	12,965	1,208	14,173
Amounts regularly provided to the chief operating decision maker but not included in the measure of segment results			
Bank interest income	-	(347)	(347)
Loss on disposal of property, plant and equipment	24	-	24
Fair value changes on financial assets at FVTPL	-	(2,560)	(2,560)
Rental income from properties	(1,242)	-	(1,242)
Rental income from equipment	(310)	-	(310)
Government grants	-	(438)	(438)
Finance costs	-	2,621	2,621
Impairment loss on property, plant and equipment	708	-	708
Reversal on impairment loss on trade receivables	(91)	-	(91)

7. REVENUE AND SEGMENT INFORMATION (Continued)

Other segment information (Continued)

	Jointly-shared by oral care products, leather care products and household hygiene		
	products RMB'000	Unallocated RMB'000	Total RMB′000
Year ended 31 December 2019 Amounts included in the measure of segment profit or loss or segment assets:			
Depreciation of property, plant and equipment	9,951	6,915	16,866
Depreciation of right-of-use assets	336	184	520
Additions to non-current assets	10,098	2,579	12,677
Amounts regularly provided to the chief operating decision maker but not included in the measure of segment results			
Bank interest income	_	(520)	(520)
Gain on disposal of property, plant and equipment	(365)	_	(365)
Fair value changes on financial assets at FVTPL	-	(1,333)	(1,333)
Rental income from properties	(1,074)	-	(1,074)
Rental income from equipment	(310)	-	(310)
Government grants	-	(977)	(977)
Finance costs	-	2,872	2,872
Impairment loss in respect of trade receivables	79	-	79

7. REVENUE AND SEGMENT INFORMATION (Continued)

Geographical information

The Group's operations are mainly located in the PRC – the country of domicile and all of its non-current assets, are located in the PRC.

Disaggregation of revenue

Information about the Group's revenue from external customers is presented based on the locations of customers.

		United States			
	PRC	of America	Australia	Others	Total
	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
Revenue from external customers					
Year ended 31 December 2020	277,674	10,022	17,696	402	305,794
Year ended 31 December 2019	302,487	4,763	-	123	307,373

During the years ended 31 December 2020 and 2019, all revenue from contracts with customers within the scope of HKFRS 15 were recognised at a point in time upon delivered to the customers' designated location and the customers have inspected and accepted the products.

Products were mainly sold to (i) distributors which then distribute and sell them to retailers and/or sub-distributors; (ii) directly to retailers and; (iii) OEM customers who market such products under their brand names or resell them.

Information about major customer

None of the customer accounted for 10% or more of aggregate revenue of the Group during both years.

For the year ended 31 December 2020

8. OTHER INCOME AND GAIN

	2020	2019
	RMB'000	RMB'000
Rental income from properties (Note i)	1,242	1,074
Rental income from equipment	310	310
Bank interest income	347	520
Government grants (Note ii)	438	977
Fair value changes on financial assets at FVTPL (Note iii)	2,560	1,333
Others	2,208	1,335
	7,105	5,549

Notes:

i No material outgoings had been incurred for the rental income.

ii These government grants are awarded to the Group by the local government agencies as incentives primarily to encourage the development of the Group and the contribution to the local economic development with no unfulfilled conditions.

iii Included realised gain of approximately RMB1,620,000 upon maturity of the financial assets at FVTPL during the year ended 31 December 2020 (2019: RMB361,000).

9. FINANCE COSTS

	2020	2019
	RMB'000	RMB'000
Interest on bank borrowings	2,618	2,866
Interest on lease liabilities	3	6
	2,621	2,872

10. INCOME TAX EXPENSES

	2020 RMB′000	2019 RMB'000
Current tax		
PRC Enterprise Income Tax	3,161	1,798
Withholding tax on dividend	350	400
	3,511	2,198
Deferred tax (note 24)	1,067	(82)
	4,578	2,116

- (a) Pursuant to the rules and regulations of the British Virgin Islands ("BVI") and Cayman Islands, the Group is not subject to any income tax in the BVI and Cayman Islands.
- (b) No provision for Hong Kong Profits Tax has been made for the subsidiaries established in Hong Kong as the subsidiaries did not have any assessable profits subject to Hong Kong Profits Tax during both years.
- (c) Under the Law of the PRC on Enterprise Income Tax (the "EIT Law") and Implementation Regulation of the EIT Law, the tax rate of the PRC subsidiaries registered in the PRC is 25% from 1 January 2008 onwards. The provision for PRC income tax is based on the respective corporate income tax rates applicable to the subsidiaries located in the PRC as determined in accordance with the relevant income tax rules and regulations of the PRC.
- (d) One of the Group's subsidiaries registered in the PRC is recognised as a High and New-technology Enterprise which has been granted tax concessions by the local tax bureau and was entitled to PRC Enterprise Income Tax at concessionary rate of 15% during the year ended 31 December 2019.
- (e) One of the Group's subsidiaries registered in the PRC is recognised as a small and low profit enterprise which has been granted tax concessions by the local tax bureau and is entitled to PRC Enterprise Income Tax at concessionary rate of 5% (2019: 5%) during the year.
- (f) According to the prevailing EIT Law and its relevant regulations, non-PRC-resident enterprises are levied withholding tax at 10%, unless reduced by tax treaties or similar arrangements, on dividends from their PRC-resident investees for earnings accumulated beginning on 1 January 2008. Undistributed earnings generated prior to 1 January 2008 are exempted from such withholding tax.

The directors of the Company determined that the management of the Group can control the quantum and timing of distribution of profits of their PRC subsidiaries. Deferred tax liabilities are only provided to the extent that such profits are expected to be distributed in the foreseeable future.

For the year ended 31 December 2020

10. INCOME TAX EXPENSES (Continued)

The income tax expenses for the year can be reconciled to the profit before tax per the consolidated statement of profit or loss and other comprehensive income as follows:

	2020 RMB′000	2019 RMB'000
Profit before tax	22,736	11,710
Tax at the domestic income tax rate of 25%	5,684	2,928
Effect of different tax rates of subsidiaries operating in other jurisdictions	444	375
Income tax on concessionary rate	(528)	(1,591)
Tax effect of income not taxable for tax purpose	(640)	(200)
Tax effect of expenses not deductible for tax purpose	1,038	1,379
Additional deduction arising from research and development expenses	(1,757)	(1,105)
Withholding tax on dividend	337	330
Income tax expenses for the year	4,578	2,116

Details of the deferred tax are set out in note 24.

For the year ended 31 December 2020

11. PROFIT FOR THE YEAR

Profit for the year has been arrived at after charging (crediting):

	2020 RMB′000	2019 RMB'000
Auditor's remuneration	631	674
Depreciation of property, plant and equipment	17,030	16,866
Depreciation of right-of-use assets	517	520
Cost of inventories recognised as expenses*	173,537	180,089
Exchange losses, net	1,944	64
Research and development costs recognised as an expense**	9,566	9,817
(Reversal of) impairment loss in respect of trade receivables	(91)	79
Loss (gain) on disposal of property, plant and equipment	24	(365)
Impairment loss on property, plant and equipment (included in		
administrative expenses)	708	-
Bad debts written off (included in administrative expenses)	-	1,840
Emoluments of directors and chief executive (note 14)	1,118	1,197
Other staff costs:		
Salaries and allowances	25,099	23,787
Contributions to retirement benefits schemes	1,863	4,141
Total staff costs	28,080	29,125

* Cost of inventories recognised as expenses for the year ended 31 December 2020 included staff costs of approximately RMB8,419,000 (2019: RMB9,007,000) which had been included in the total staff costs disclosed above.

** Research and development costs recognised as an expense for the year ended 31 December 2020 included staff costs of approximately RMB4,563,000 (2019: RMB4,246,000) which were also included in the total staff costs disclosure above.

12. DIVIDEND

No dividend was paid or proposed during the year ended 31 December 2020, nor has any dividend been proposed since the end of the reporting period (2019: nil).

13. EARNINGS PER SHARE

The calculation of the basic and diluted earnings per share is based on the following data:

Earnings

	2020	2019
	RMB'000	RMB'000
Earnings for the purpose of basic and diluted earnings per share	18,158	9,594
Number of shares		
	2020	2019
	'000	'000
Number of ordinary shares for the purpose of basic and diluted earnings per share	1,000,000	1,000,000

Since there are no potential dilutive shares in issue during the years ended 31 December 2020 and 2019, basic and diluted earnings per share are the same for both years.

14. EMOLUMENTS OF DIRECTORS, CHIEF EXECUTIVE AND EMPLOYEES

The emoluments paid or payable to the directors of the Company, which include the chief executive of the Group, were as follows:

	Executive directors			Independer	nt non-executive	e directors		
	Ms. Li	Mr. Tong	Ms. Du	Mr. Tang	Mr. Ye	Mr. Pan		
	Qiuyan RMB′000	Xing RMB′000	Yongwei RMB'000	Wai Yau RMB'000	Jingzhong RMB'000	Qingwei RMB'000 (note i)	Total RMB'000	
For the year ended 31 December 2020								
Emoluments paid or receivable in respect of a person's services as a director, whether of the Company and its subsidiary undertakings								
Fees	-	-	-	160	60	-	220	
Emoluments paid or receivable in respect of director's other services in connection with the management of the affairs of the Company and its subsidiary undertakings								
Other emoluments								
Salaries	450	276	135	-	-	-	861	
Contributions to retirement benefits schemes	-	29	8	-	-	_	37	
Total emoluments	450	305	143	160	60	-	1,118	

Note:

(i) During the year ended 31 December 2020, Mr. Pan Qingwei waived emoluments of RMB60,000.

For the year ended 31 December 2020

14. EMOLUMENTS OF DIRECTORS, CHIEF EXECUTIVE AND EMPLOYEES (Continued)

Exe	cutive director	'S	Inde				
Ms. Li	Mr. Tong	Ms. Du	Mr. Tang	Mr. Ye	Mr. Qian	Mr. Pan	
Qiuyan	Xing	Yongwei	Wai Yau	Jingzhong	Zaiyang	Qingwei	Total
RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
					(note i)	(note ii)	
-	-	-	161	60	55	-	276
453	268	119	-	-	-	-	840
-	64	17	-	-	-	-	81
453	332	136	161	60	55	_	1,197
	Ms. Li Qiuyan RMB'000 – 453 –	Ms. Li Mr. Tong Qiuyan Xing RMB'000 RMB'000 453 268 - 64	Qiuyan Xing Yongwei RMB'000 RMB'000 RMB'000 	Ms. Li Mr. Tong Ms. Du Mr. Tang Qiuyan Xing Yongwei Wai Yau RMB'000 RMB'000 RMB'000 161 453 268 119 - - 64 17 -	Ms. Li Mr. Tong Ms. Du Mr. Tang Mr. Ye Qiuyan Xing Yongwei Wai Yau Jingzhong RMB'000 RMB'000 RMB'000 RMB'000 RMB'000 453 268 119 - - 64 17 -	Ms. Li Mr. Tong Ms. Du Mr. Tang Mr. Ye Mr. Qian Zaiyang RMB'000 RMB'000 RMB'000 RMB'000 RMB'000 RMB'000 RMB'000 r/r/r/r/r/r/r/r/r/r/r/r/r/r/r/r/r/r/r/	Ms. Li Mr. Tong Ms. Du Mr. Tang Mr. Ye Mr. Qian Mr. Pan Qiuyan Xing Yongwei Wai Yau Jingzhong Zaiyang Qingwei RMB'000 RMB'000

Notes:

(i) Mr. Qian Zaiyang was resigned as an independent non-executive director on 12 November 2019.

(ii) Mr. Pan Qingwei was appointed as an independent non-executive director on 12 November 2019. During the year ended 31 December 2019, Mr. Pan Qingwei waived emoluments of RMB10,000.

14. EMOLUMENTS OF DIRECTORS, CHIEF EXECUTIVE AND EMPLOYEES (Continued)

Of the five individuals with the highest emoluments in the Group, two were directors (2019: two) (including the chief executive) of the Company for the year ended 31 December 2020, whose emoluments are included in the disclosures above. The emoluments of the remaining three (2019: three) individuals for the years ended 31 December 2020 and 2019 were as follows:

	2020 RMB′000	2019 RMB'000
Salaries and allowances and other benefits Contributions to retirement benefits schemes	918 25	647 56
	943	703

The emoluments of each of the above three individual fell within the band of nil to HK\$1,000,000 (equivalent to nil to RMB842,000) (2019: nil to HK\$1,000,000 (equivalent to nil to RMB898,000)) for the year.

No emoluments were paid by the Group to any of the directors (including the chief executive) or the five highest paid individuals as an inducement to join or upon joining the Group or as compensation for loss of office for both years.

15. PROPERTY, PLANT AND EQUIPMENT

	Buildings RMB'000	Leasehold improvements RMB'000	Motor Vehicles RMB'000	Plant and machinery RMB'000	Office equipment RMB000	Construction in progress RMB'000	Total RMB'000
COST							
At 1 January 2019	118,483	25,028	7,461	52,942	9,703	11,548	225,165
Additions	2,725	1,577	1,986	833	922	1,445	9,488
Reclassification upon completion	-	-	-	10,203	257	(10,460)	-
Disposals	-	-	(2,761)	(1,069)	-	-	(3,830)
At 31 December 2019 and							
1 January 2020	121,208	26,605	6,686	62,909	10,882	2,533	230,823
Additions	-	250	508	4,107	524	9,754	15,143
Reclassification upon completion	-	-	-	5,980	-	(5,980)	-
Disposals	-	-	(174)	(1,210)	(68)	-	(1,452)
At 31 December 2020	121,208	26,855	7,020	71,786	11,338	6,307	244,514
ACCUMULATED DEPRECIATION							
Accomolated Depreciation At 1 January 2019	29,056	12,699	5,085	15,533	4,324	_	66,697
Charge for the year	5.733	3,807	775	4,770	4,324	_	16,866
Eliminated on disposals	-	5,007	(2,623)	(21)	-	_	(2,644)
			(2,020)	(21)			(2)011)
At 31 December 2019 and							
1 January 2020	34,789	16,506	3,237	20,282	6,105	-	80,919
Charge for the year	5,221	3,563	1,039	5,331	1,876	-	17,030
Impairment loss	-	-	-	708	-	-	708
Eliminated on disposals	-	-	(131)	(1,108)	(65)	-	(1,304)
At 31 December 2020	40,010	20,069	4,145	25,213	7,916	-	97,353
CARRYING VALUES							
At 31 December 2020	81,198	6,786	2,875	46,573	3,422	6,307	147,161
	01,190	0,700	2,075	510,07	5,722	0,307	147,101
At 31 December 2019	86,419	10,099	3,449	42,627	4,777	2,533	149,904

15. PROPERTY, PLANT AND EQUIPMENT (Continued)

The above items of property, plant and equipment, other than construction in progress, are depreciated on a straight-line basis, after taking into account their estimated residual values, over their estimated useful lives at the following rates per annum:

Buildings	5% or over the lease term, whichever is shorter
Leasehold improvements	20% or over the lease term, whichever is shorter
Motor vehicles	20%
Plant and machinery	10%
Office equipment	20%

During the year ended 31 December 2020, the directors of the Company conducted an impairment review of the Group's plant and machinery and determined that a number of those assets were impaired, due to technical obsolescence. Accordingly, impairment losses of RMB708,000 have been recognised in respect of plant and machinery. The recoverable amounts of the relevant assets have been determined on the basis of their value-in-use calculation using cash flow projections based on financial budgets which was approved by the directors of the Company covering the remaining useful lives of the respective items of the property, plant and equipment.

As at 31 December 2020, the Group's buildings with carrying amount amounting to approximately RMB12,266,000 (2019: RMB13,472,000) were pledged to secure banking facilities granted to the Group (note 23).

At 31 December 2020 and 2019, the Group has not obtained building ownership certificates for certain properties with a carrying amount of approximately RMB1,683,000 (2019: RMB1,695,000). In the opinion of the directors of the Company, the absence of formal titles to these properties does not impair their values to the Group as the Group has paid full consideration for acquiring the relevant properties and the probability of being evicted on the ground of an absence of formal title is remote.

16. LEASES

(i) Right-of-use assets

	2020 RMB′000	2019 RMB'000
Land use rights Buildings	17,569 17	18,016 87
	17,586	18,103

Right-of-use assets of RMB17,569,000 (2019: 18,016,000) represents land use rights located in the PRC are amortised over 50 years on a straight-line basis.

For the year ended 31 December 2020

16. LEASES (Continued)

(i) Right-of-use assets (Continued)

As at 31 December 2020, the right-of-use assets of the Group with carrying amount amounted to approximately RMB6,112,000 (2019: RMB6,292,000) were pledged to secure banking facilities granted to the Group (note 23).

In addition, the Group has lease arrangements for buildings. The lease terms are generally ranged around one to two years.

During the year ended 31 December 2019, the Group entered into a number of new lease agreements in respect of renting properties and recognised lease liability of RMB135,000 (2020: Nil).

(ii) Lease liabilities

	2020 RMB'000	
Current Non-current	1	7 62 - 25
	1:	7 87

Amounts payable under lease liabilities

	2020 RMB′000	2019 RMB'000
Within one year	17	62
After one year but within two years	-	25
	17	87
Less: Amount due for settlement within 12 months		
(shown under current liabilities)	(17)	(62)
Amount due for settlement after 12 months	-	25

For the year ended 31 December 2020

16. LEASES (Continued)

(iii) Amounts recognised in profit or loss

	2020 RMB′000	2019 RMB'000
Depreciation expense on right-of-use assets		
– land use rights	449	449
– buildings	68	71
Interest expense on lease liabilities	3	6
Expense relating to short-term leases	130	90

(iv) Others

During the year ended 31 December 2020, the total cash outflow for leases amount to RMB203,000 (2019: RMB166,000).

17. INTANGIBLE ASSETS

	Trademarks RMB′000
COST At 1 January 2019, 31 December 2019, 1 January 2020 and 31 December 2020	1,016
AMORTISATION At 1 January 2019, 31 December 2019, 1 January 2020 and 31 December 2020	1,016
CARRYING VALUES At 31 December 2020	
At 31 December 2019	

The trademarks acquired by the Group were fully amortised. They remained in use by the Group during both years.

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18. INVENTORIES

	2020	2019
	RMB'000	RMB'000
Raw materials	17,821	20,188
Work in progress	918	887
Finished goods	14,883	17,450
	33,622	38,525

19. TRADE AND OTHER RECEIVABLES

	2020 RMB′000	2019 RMB'000
Trade receivables (Note i)	42,610	46,116
Less: allowance for impairment of trade receivables	(458)	(549)
	42,152	45,567
Deposits and other receivables	1,471	1,241
Advances to employees	703	1,260
Loans to employees (Note ii)	1,291	3,741
	3,465	6,242
Prepayments	24,456	20,491
Less: allowance for impairment of prepayments	(260)	(260)
	24,196	20,231
	69,813	72,040

Notes:

- (i) As at 31 December 2020, the gross amount of trade receivable arising from contracts with customers amounted to RMB42,610,000 (2019: RMB46,116,000).
- (ii) As at 31 December 2020, one (2019: two) of the loans to employees remained outstanding. During the year ended 31 December 2020, loan A with original amount of RMB1,200,000 which was unsecured, interest bearing at 4.75% per annum was fully repaid. Loan B with principal amount of RMB2,541,000 was partially repaid and remained at RMB1,291,000 as at 31 December 2020. Loan B is secured by a property interest, interest bearing at fixed interest rate of 4.75% per annum and repayable on demand.

19. TRADE AND OTHER RECEIVABLES (Continued)

The Group does not hold any collateral over its trade receivables, deposits and other receivables.

The Group allows a credit period of 0 to 60 days to its trade customers. The following is an aged analysis of trade receivables presented based on the invoice dates, which approximated the respective revenue recognition dates, at the end of the reporting period.

	2020	2019
	RMB'000	RMB'000
0–30 days	39,746	42,987
31–60 days	1,113	1,276
61–90 days	458	569
Over 3 months but less than 6 months	447	735
Over 6 months but less than 1 year	388	-
	42,152	45,567

The Group measures the loss allowance for trade receivables at an amount equal to lifetime ECL. The Group considers the credit risk characteristic and the days past due of trade receivables to measure the expected credit losses. The Group considers the historical loss rates in the past three years and adjusts for forward looking macroeconomic data in calculating the expected credit loss rates. There has been no change in the estimation techniques or significant assumptions made during the current reporting period.

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. The grouping is regularly reviewed by management to ensure relevant information about specific debtors is updated.

19. TRADE AND OTHER RECEIVABLES (Continued)

As at 31 December 2020, the expected credit losses is determined using the provision matrix as follows:

	Average loss rate %	Gross carrying amount RMB'000	Impairment Ioss allowance RMB'000
0–30 days (including amounts not yet past due)	0.33	35,250	115
31–60 days	0.86	4,496	38
61–90 days	1.97	1,571	31
Overdue 3 months to 6 months	4.05	447	18
Overdue 6 months to 2 years	11.72	669	79
Default receivables	100	42,433 177 42,610	281 177 458

As at 31 December 2019, the expected credit losses is determined using the provision matrix as follows:

	Average loss rate %	Gross carrying amount RMB'000	Impairment loss allowance RMB'000
0–30 days (including amounts not yet past due)	0.47	39,055	185
31– 60 days	1.27	3,932	50
61–90 days	2.94	1,845	54
Overdue 3 months to 6 months	6.05	972	59
Overdue 6 months to 2 years	17.56	135	24
		45,939	372
Default receivables	100	177	177
	-	46,116	549

19. TRADE AND OTHER RECEIVABLES (Continued)

Movement in the impairment on trade receivables:

	Lifetime ECL (not credit- impaired) RMB'000	Lifetime ECL (credit- impaired) RMB'000	Total RMB'000
At 1 January 2019	293	177	470
Impairment loss for the year	79		79
At 31 December 2019 and 1 January 2020	372	177	549
Reversal of the impairment loss for the year	(91)	_	(91)
At 31 December 2020	281	177	458

The Group writes off trade receivable when there is information indicating that the debtor is in severe financial difficulty and there is no realistic prospect of recovery, e.g. when the debtor has been placed under liquidation or has entered into bankruptcy proceedings, or when the trade receivables are over two to three years past due, depending on the types of customers, whichever occurs earlier.

For the purpose of internal credit risk management for advances and loans to employees, the directors of the Company have assessed the past due status of the debts, the financial position of the debtors and concluded that there has not been a significant increase in the credit risk since initial recognition. As such, no loss allowance was made in 2020 and 2019 as 12-month ECL is insignificant.

Included in the impairment on prepayments are individually impaired prepayments of RMB260,000 as at 31 December 2020 (2019: RMB260,000) since the directors of the Company considered the prolonged outstanding balances cannot be utilised or recovered.

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20. FINANCIAL ASSETS AT FVTPL

As at 31 December 2020 and 2019, financial assets at FVTPL represented wealth management products, which placed at a financial institute with maturity date of one year from the date of purchase, were matured in January 2021. The products are non-guaranteed with expected return of 9.8% per annum (2019: 9.8% per annum).

21. BANK BALANCES AND CASH

Cash at banks carried interest at floating rates based on market interest rate ranging from 0.01% to 0.385% per annum for both 2020 and 2019. The fixed deposit carries fixed interest rate of 1.21% (2019: 1.21%) per annum.

Details of impairment assessment of bank balances are set out in note 6.

22. TRADE AND OTHER PAYABLES AND CONTRACT LIABILITIES

	2020 RMB′000	2019 RMB'000
Trade and bills payables (Note i)	47,682	48,595
Accruals and other payables (Note ii)	15,896	15,060
Payables for acquisition of property, plant and equipment	871	999
	64,449	64,654
Contract liabilities	34,460	32,444

Notes:

(i) As at 31 December 2020 and 2019, bill payables were secured by trademarks with carrying amount of nil.

(ii) Included in accruals and other payables, there were RMB76,000 accrued director's remuneration (2019: RMB40,000).

The significant changes in contract liabilities in 2020 were mainly due to the increase in the sales orders received before year end.

Revenue recognised during the year ended 31 December 2020 that was included in the contract liabilities as at 1 January 2020 is approximately RMB32,127,000 (2019: RMB22,537,000). There was no revenue recognised in the current year that related to performance obligations that were satisfied in prior year.

22. TRADE AND OTHER PAYABLES AND CONTRACT LIABILITIES (Continued)

The following is an aged analysis of trade and bills payables presented based on the invoice date.

	2020 RMB'000	2019 RMB'000
0–30 days	38,831	39,985
31–60 days	4,568	4,465
61–90 days	2,065	1,241
Over 3 months but less than 6 months	1,096	1,243
Over 6 months but less than 1 year	387	847
Over 1 year but less than 2 years	316	388
Over 2 years but less than 5 years	419	426
	47,682	48,595

The average credit period on purchases of goods is 30 to 60 days. The Group has financial risk management policies in place to ensure that all payables are settled within the credit timeframe.

23. BANK BORROWINGS

	2020 RMB'000	2019 RMB'000
Secured bank borrowings repayable within one year	20,000	60,000
The Group's bank borrowings are interest-bearing as follows:		
	2020 RMB'000	2019 RMB'000
Fixed-rate bank borrowings	20,000	-

Variable-rate bank borrowings

The ranges of effective interest rates per annum on the Group's borrowings at the end of the reporting period are as follow:

	2020	2019
Fixed-rate borrowing Variable-rate borrowings <i>(Note)</i>	4.40% N/A	N/A 4.785% to 6.003%

Note: Interest at variable market interest rates are based on the People's Bank of China ("PBOC") lending rate plus a specific margin per annum.

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60,000

For the year ended 31 December 2020

23. BANK BORROWINGS (Continued)

Note: (Continued)

As at 31 December 2020, bank borrowings were secured by certain buildings and right-of-use asset in aggregate of RMB18,378,000 (2019: RMB19,764,000).

As at 31 December 2020 and 2019, certain banking facilities amounted to RMB30,000,000 were guaranteed by Ms. Li Qiuyan, Mr. Tong Xing and the spouse of Mr. Tong Xing.

As at 31 December 2020 and 2019, all of the Group's borrowing are denominated in RMB.

24. DEFERRED TAXATION

The following is the analysis of the Group's deferred tax assets and deferred tax liabilities for financial reporting purposes:

	2020 RMB'000	2019 RMB'000
Deferred tax assets Deferred tax liabilities	606 (1,383)	620 (330)
	(777)	290

	Impairment of assets RMB'000	Withholding tax RMB'000	Accelerated depreciation RMB'000	Total RMB′000
At 1 January 2019	608	(400)	-	208
Credited to profit or loss	12	70		82
At 31 December 2019	620	(330)	_	290
(Charged) credited to profit or loss	(14)	13	(1,066)	(1,067)
At 31 December 2020	606	(317)	(1,066)	(777)

At 31 December 2020, no deferred tax has been recognised in respect of temporary differences associated with undistributed earnings of PRC subsidiaries amounted to RMB111,324,000 (2019: RMB91,124,000) because the Group controls the dividend policy of these subsidiaries and it has been determined that it is probable that these profits will not be distributed in the foreseeable future.

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25. SHARE CAPITAL AND RESERVES

(a) Share capital

	Number of shares	Nominal value of ordinary shares		
	'000	HK\$'000 RMB'0		
Authorised: Ordinary shares of HK\$0.01 each				
At 1 January 2019, 31 December 2019, 1 January 2020 and 31 December 2020	1,000,000	10,000	8,606	

(b) Reserves

(i) Share premium

Under the Companies Law of the Cayman Islands, the share premium account of the Company may be applied for payment of distributions or dividends to shareholders provided that immediately following the date on which the distribution or dividend is proposed to be paid, the Company is able to pay its debts as they fall due in the ordinary course of business.

(ii) PRC statutory reserves

PRC statutory reserves were established in accordance with the relevant PRC rules and regulations and the articles of association of Jiangsu Snow Leopard Daily Chemical Co., Limited and Shanghai Snow Leopard Daily Chemical Co., Limited. Appropriations to the reserves were determined by the board of directors and can be used to offset accumulated losses and increase capital upon approval from the relevant government authorities.

The Company and its subsidiaries in the PRC have to set aside 10% of its profit for the statutory common reserve fund (except where the fund has reached 50% of its registered capital). Since the amount of the Company's statutory surplus reserve has reached 50% of the registered capital of the Company, no appropriation was made for both 2020 and 2019.

(iii) Capital reserve

Capital reserve represents the difference between the aggregate amount of issued and fully paid share capital of the subsidiaries acquired by the Company and the nominal amount of the shares issued by the Company in exchange for the entire equity interests in the subsidiaries as part of the reorganisation.

26. INFORMATION ABOUT THE STATEMENT OF FINANCIAL POSITION OF THE COMPANY

	2020 RMB′000	2019 RMB'000
Non-current asset		
Investments in subsidiaries	100,730	100,730
Current assets		
Amounts due from subsidiaries (Note a)	30,958	33,398
Current liabilities		
Amounts due to subsidiaries (Note a)	365	390
Other payable	-	121
	365	511
Net current assets	30,593	32,887
	131,323	133,617
Capital and reserves		
Share capital (note 25(a))	8,606	8,606
Reserves (Note b)	122,717	125,011
	131,323	133,617

Notes:

(a) The amounts are unsecured, interest-free and repayable on demand.

26. INFORMATION ABOUT THE STATEMENT OF FINANCIAL POSITION OF THE COMPANY (Continued)

Notes: (Continued)

(b) Movements in the Company's reserves

	Share premium RMB'000	Other reserve RMB'000 <i>(Note)</i>	Retained profits (accumulated losses) RMB'000	Total RMB′000
At 1 January 2019	74,386	100,730	795	175,911
Loss for the year and total comprehensive expense for the year	-	_	(50,900)	(50,900)
At 31 December 2019 and 1 January 2020	74,386	100,730	(50,105)	125,011
Loss for the year and total comprehensive expense for the year	-		(2,294)	(2,294)
At 31 December 2020	74,386	100,730	(52,399)	122,717

Note: Other reserve represents the difference between the nominal value of the shares issued for the acquisition of equity interests of its subsidiaries and the net assets value of its subsidiaries at the date of acquisition.

27. RETIREMENT BENEFIT SCHEMES

The Group operates the MPF Scheme under the Hong Kong Mandatory Provident Fund Schemes Ordinance for its employees in Hong Kong. The MPF Scheme is a defined contribution retirement plan and the assets of the MPF Scheme are held separately from those of the Group in funds administrated by independent trustee. Under the MPF Scheme, the Group and its employees makes monthly contributions to the MPF Scheme at 5% of the employee's earnings capped at HK\$1,500 per month to the MPF Scheme.

The employees of the Group's subsidiaries in the PRC are members of a state-managed retirement benefit scheme operated by the PRC government. The subsidiaries are required to contribute a specified percentage of payroll costs to the retirement benefit scheme to fund the benefits. The only obligation of the Group with respect to the retirement benefit scheme is to make the specified contributions.

The total cost charged to profit or loss of RMB1,900,000 (2019: RMB4,222,000) represent contributions payable to these schemes by the Group for the year ended 31 December 2020.

For the year ended 31 December 2020

28. CAPITAL COMMITMENTS

As at 31 December 2020 and 2019, the Group has the following capital commitments in respect of acquisition of property, plant and equipment:

	RMB'000	RMB'000
Contracted but not provided for	4,382	2,885

29. LEASE COMMITMENTS

The Group as lessor

The Group had contracted with tenants under operating lease arrangement, with leases negotiated for terms ranging from 1 to 10 years (2019: 1 to 10 years). None of the leases includes variable lease payments.

Undiscounted lease payments under non-cancellable operating leases in place at 31 December 2020 and 2019 will be receivable by the Group in future periods as follows:

	2020 RMB'000	2019 RMB'000
Within 1 year	1,536	1,536
After 1 year but within 2 years	585	1,536
After 2 years but within 3 years	586	585
After 3 years but within 4 years	586	586
After 4 years but within 5 years	586	586
More than 5 years	1,025	1,611
	4,904	6,440

For the year ended 31 December 2020

30. RELATED PARTY DISCLOSURES

Save as disclosed elsewhere in the consolidated financial statements, the Group has the following transactions with its related parties.

- (a) During the year ended 31 December 2020, the Group rented an office premise from Ms. Li Qiuyan, a shareholder and a director of the Company, at nil consideration (2019: Nil).
- (b) During the year ended 31 December 2019, the Group incurred approximately RMB117,000 advertising expenses to a company controlled by the spouse of Mr. Tong Xing, a director of the Company (2020: Nil).
- (c) As at 31 December 2020, the Group advanced a loan of approximately RMB1,291,000 to an employee, which is also the close family member of Ms. Li Qiuyan, a shareholder and a director of the Company (2019: RMB2,451,000).
- (d) As at 31 December 2020, banking facility of RMB30,000,000 (2019: RMB30,000,000) were guaranteed by Ms. Li Qiuyan, Mr. Tong Xing and the spouse of Mr. Tong Xing, directors of the Company.

(e) Compensation of key management personnel

	2020 RMB'000	2019 RMB'000
Salaries and other benefits in kind Retirement benefits scheme contributions	1,516 61	1,438 132
	1,577	1,570

The remuneration of key management personnel including executive directors of the Company and senior management of the Group is determined by the performance of individuals and market trends.

31. 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 noncash 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.

	Lease liabilities RMB'000 (note 16)	Bank borrowings RMB'000 (note 23)
At 1 January 2019	22	60,000
Non-cash movements		
New lease agreement	135	-
Finance cost incurred	6	-
Cash movements		
Bank borrowings raised	-	60,000
Settlement of lease liabilities	(76)	-
Repayment of bank borrowings	-	(60,000)
At 31 December 2019 and 1 January 2020	87	60,000
Non-cash movements		
Finance cost incurred	3	-
Cash movements		
Bank borrowings raised	-	20,000
Settlement of lease liabilities	(73)	-
Repayment of bank borrowings	-	(60,000)
At 31 December 2020	17	20,000

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32. PARTICULARS OF SUBSIDIARIES OF THE COMPANY

The particulars of the subsidiaries of the Group as at the end of reporting period are as follows:

Name of subsidiaries	Place of incorporation/ establishment	Issued and fully paid share capital/ registered capital	Attributable equity interest held by the Group 2020 2019		Principal activities
<i>Direct subsidiaries</i> SL Far East Investments Limited	British Virgin Islands ("BVI")	Issued and fully paid share capital United States Dollars ("USD") 1,000	100%	100%	Investment holding
Snow Leopard Technology (Holding Group) Ltd	BVI	lssued and fully paid share capital USD1,000	100%	100%	Investment holding
Golden Maxim Limited	BVI	Issued and fully paid share capital USD1,000	100%	100%	Investment holding
Indirect subsidiaries FE Golden Classic Dentists International Limited	Hong Kong	lssued and fully paid share capital HK\$1,000	100%	100%	Investment holding
江蘇雪豹日化有限公司 Jiangsu Snow Leopard Daily Chemical Co., Limited	PRC, wholly-owned foreign enterprise	Registered capital RMB85,680,000	100%	100%	Manufacture and trading of oral care, leather care and household hygiene products
上海雪豹日用化學有限公司 Shanghai Snow Leopard Daily Chemical Co., Limited	PRC, limited liability company	Registered capital RMB1,000,000	100%	100%	Trading of oral care, leather care and household hygiene products
Larento International (Development) Co., Limited	Hong Kong	lssued and fully paid share capital HK\$1	100%	100%	Investment holding

None of the subsidiaries had issued any debt securities during both years or at the end of both years.

Five Years Financial Summary

A summary of the results, assets and liabilities of the Group for the last five financial years, as extracted from the audited consolidated financial statements in this report and the Prospectus, is as follows.

	Year months ended 31 December				
	2020	2019	2018	2017	2016
	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
Revenue	305,794	307,373	276,634	267,444	296,336
Cost of sales	(173,537)	(180,089)	(169,905)	(145,322)	(152,478)
Gross profit	132,257	127,284	106,729	122,122	143,858
Profit before tax	22,736	11,710	4,090	6,104	13,652
Income tax expenses	(4,578)	(2,116)	(2,455)	(3,351)	(3,050)
Profit for the year	18,158	9,594	1,635	2,753	10,602
Earnings per share					
Basic and diluted (RMB cents)	1.82	0.96	0.16	0.28	1.22
		1			
			31 December		
Assets and liabilities	2020	2019	2018	2017	2016
	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
Total assets	250 120	264.420	245 402	222.262	244 021
	359,120	364,429	345,483	332,362	244,021
Total liabilities	123,604	155,907	138,309	128,667	133,140
Capital and reserves	225 516	209 522	207 174	202 605	110 011
Total equity	235,516	208,522	207,174	203,695	110,811