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(於開曼群島註冊成立之有限公司) (Incorporated in the Cayman Islands with limited liability)

股份代號 stock code: 00556.HK

Annual Report 2016 年報

Creating a Greener Future 開創**無污染**的未來

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Corporate Information 公司資料

DIRECTORS

Executive Directors

Mr. Jiang Quanlong *(Chairman)* Mr. Jiang Xin *(Chief Executive Officer)* Mr. Cho Yu Chung

Non-executive Director

Mr. Fan Yajun

Independent non-executive Directors

Mr. Lai Wing Lee Mr. Leung Shu Sun, Sunny Professor Wang Guozhen

COMPANY SECRETARY

Mr. Wan San Fai, Vincent

AUTHORISED REPRESENTATIVES

Mr. Jiang Quanlong Mr. Wan San Fai, Vincent

PRINCIPAL BANKERS

China Construction Bank Corporation China Merchants Bank Co., Ltd. Hang Seng Bank Limited

INDEPENDENT AUDITOR

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LEGAL ADVISERS

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PUBLIC RELATIONS

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董事

執行董事

蔣泉龍先生*(主席)* 蔣鑫先生*(行政總裁)* 曹宇頌先生

非執行董事

范亞軍先生

獨立非執行董事

賴永利先生 梁樹新先生 王國珍教授

公司秘書

溫新輝先生

授權代表

蔣泉龍先生 溫新輝先生

主要往來銀行

中國建設銀行股份有限公司 招商銀行股份有限公司 恒生銀行有限公司

獨立核數師

天健德揚會計師事務所有限公司 香港 灣仔 告士打道128號 祥豐大廈13樓F室

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公共關係

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Corporate Information 公司資料

REGISTERED OFFICE

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

PRINCIPAL SHARE REGISTRAR AND TRANSFER OFFICE IN THE CAYMAN ISLANDS

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BRANCH SHARE REGISTRAR AND TRANSFER OFFICE IN HONG KONG

Tricor Investor Services Limited Level 22, Hopewell Centre 183 Queen's Road East Hong Kong

PRINCIPAL PLACE OF BUSINESS IN THE PRC

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556

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香港股份過戶登記分處

卓佳證券登記有限公司 香港 皇后大道東183號 合和中心22樓

中國主要營業地點

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香港 皇后大道中99號 中環中心6302室

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股份代號

To Our Shareholders:

On behalf of the Board (the "Board") of Directors (the "Directors"), I am pleased to present the annual report of Pan Asia Environmental Protection Group Limited (the "Company") and its subsidiaries (collectively referred to as the "Group") for the year ended 31 December 2016. During the financial year of 2016, the Group's two sectors of business continue to have solid performance, which has further strengthened the Group's position as an integrated environmental protection ("EP") services and eco-friendly construction materials provider.

Facing significant environmental challenges, the Central Government (the "Central Government") of the People's Republic of China (the "PRC") has implemented a series of national policies and regulations in 2016, including "The Environmental Protection Tax Law" and the "Implementation Plan for the Reform of Environmental Impact Assessment in the 13th Five-year Plan Period", etc., aiming at tackling environmental pollution concerns. The Central Government will strictly enforce all laws, regulations and standards on EP to ensure that economic growth and environmental protection go hand-in-hand. It is apparent that EP has now become one of the top priorities at the national level. It was estimated by the Ministry of Environmental Protection of the PRC that the total social investment in environmental protection during the 13th Five-year Plan period would reach approximately RMB17 trillion. The investment in environmental protection would be huge in the coming years due to the public's increasing concerns about the quality of the living environment and the Central Government's emphasis on the sustainable development of the country. The roadmap of the 18th National Congress of the Communist Party of China on "Building a beautiful China" has brought the EP industry to an unprecedented importance.

During the 5th annual meeting of the National People's Congress, the Premier of the State Council, Mr. Li Keqiang announced in the 2017 Government Work Report that in order to achieve the target of reducing carbon dioxide emissions, China would cut steel capacity by 50 million tonnes and coal output by more than 150 million tonnes in 2017 as a means to curb overcapacity and bring back the unpolluted blue skies. Meanwhile, he also pledged for "further reductions in the emission of major pollutants" with sulphur dioxide and nitrogen oxide emissions to be cut by 3% respectively and a sharp reduction in factory emissions of tiny harmful particulate matter (PM2.5). With environmental protection being one of most important issues on the agenda at the annual meeting of the National People's Congress, it is predictable that the EP industry will be the important driving force for motivating the continuous economic growth in China.

致各位股東:

本人謹代表董事(「董事」)會(「董事會」) 向各位股東提呈泛亞環保集團有限公司 (「本公司」)及其附屬公司(統稱「本集 團」)截至二零一六年十二月三十一日止 年度之年度報告。於二零一六財政年度, 本集團兩項業務繼續表現出色,進一步加 強了本集團作為綜合環保(「環保」)服務 及環保建材供應商之定位。

面對日益嚴重的環境問題,中華人民共和 國(「中國」)中央政府(「中央政府」)於二 零一六年實施了一連串國家政策及條例, 包括《環境保護税法》及《「十三五」環境 影響評價改革實施方案》等,旨在更有效 地應對環境污染問題。為確保經濟增長和 環境保護協調發展,中央政府將嚴格執行 所有環保相關的法律、條例和標準。環保 作為中國最重要的議題之一,顯然其重要 性已上升到國家戰略層面。中國環境保護 部估計於第十三個五年規劃期間全國上下 對環保產業的總投資將達到約人民幣17萬 億元。由於國內民眾對生活環境質素的關 注與日俱增,以及中央政府愈加重視經濟 與環境的協調發展,故未來數年國家對環 保產業的投資規模將十分巨大。自「努力 建設美麗中國」路線圖在第十八屆全國代 表大會提出以來,環保行業的重要性已上 升至前所未有的新高度。

於全國人民代表大會第五次會議期間,國 務院總理李克強先生在二零一七政府工作 報告中指出,為了達到降低二氧化碳排放 量的目標,中國於二零一七年將削減鋼產 能5,000萬噸及煤產量1.5億噸以上,以進 一步去產能及打好藍天保衛戰,同時亦承 諾「進一步降低主要污染物排放量」,包 括二氧化硫及氮氧化物排放量要分別下降 3%,以及工廠細懸浮微粒(PM2.5)排放量 需大幅減少。環境保護已成為人大會議議 程中最重要的議題之一,這預示著環保行 業將成為中國經濟持續增長的核心動力之 一。

The green construction industry in China is now entering into a new stage of green building development. According to the "Action Plan of Production and Application of Green Building Materials" (《促進綠色建材生產和應用行動方案》) jointly issued by the Ministry of Housing and Urban Rural Development (the "MHURD") and the Ministry of Industry and Information Technology, it is required that by 2018, the application proportion of green building materials in new buildings must reach 30%, the application proportion of green buildings must reach 50%, the pilot demonstration project application ratio for green buildings must reach 70%, and the building renovation application ratio will be increased to 80%. To make the most of the business opportunities brought about by the surging market demand for green construction materials as mandated by the Central Government policies, the Group is boosting its development of the eco-friendly construction materials business by further strengthening the promotion of its wood wool cement board ("WWCB").

With the high priority and continuous active promotion of EP by the Central Government, the Group expects more opportunities to come in view of the continued favourable government policies in both the EP industry and in view of the Group's capability and experience accumulated in dealing with both EP construction engineering projects and eco-friendly construction materials businesses. The Group will strive to grasp the opportunities to drive long term growth.

FINANCIAL REVIEW

For the year ended 31 December 2016, the Group achieved a total revenue of RMB814.3 million, declining by 23.8% as compared to RMB1,068.6 million in 2015, primarily due to two government project contracts being secured in 2015 while no new government project contracts were awarded for the reporting year. Gross profit decreased to about RMB217.2 million (2015: RMB245.2 million) and gross profit margin was 26.7% (2015: 22.9%). The Group recorded a profit attributable to owners of the Company of RMB75.4 million (2015: RMB69.9 million). Profit for the year increased due to improving gross profit margin and preferential income tax rate of 15% entitled by Wuxi Pan Asia Environmental Protection Technologies Limited ("Wuxi Pan Asia"). The basic earnings per share were RMB8.98 cents (2015: RMB8.32 cents). 緣色建築行業在中國已邁入一個嶄新的發 展階段。根據城鄉和住房建設部(「住建 部」)與工業和信息化部聯合發佈的《促進 參色建材生產和應用行動方案》,到二零 一八年,綠色建材在新建建築物的應用比例 必須達到30%,綠色建築物的應用比例 必須達到50%,試點示範項目的應用比例 必須達到70%,而既有建築改造應用比例 提高至80%。在中央政府政策帶動下,市 場對綠色建材的需求持續增加,為充分把 握其隨之帶來的機遇,本集團進一步加強 推廣木絲水泥板,以推動環保建材業務的 發展。

在中央政府對環保行業高度重視及積極推 廣環保產業的背景下,結合有利的政府政 策以及本集團在處理環保建設工程業務及 環保建材業務的能力及豐富經驗,本集團 相信環保產業將迎來更廣闊的發展空間, 本集團將切實把握此等機遇以推動長期的 盈利增長。

財務摘要

於截至二零一六年十二月三十一日止年 度,本集團總收入為人民幣8.143億元, 較二零一五年的人民幣10.686億元減少 23.8%,主要由於本集團於二零一五年取 得兩項政府工程合約,但於報告年度內沒 有取得新的政府工程合約所致。毛利下降 至約人民幣2.172億元(二零一五年:人 民幣2.452億元),毛利率為26.7%(二零 一五年:22.9%)。本公司擁有人應佔溢 利為人民幣7,540萬元(二零一五年:人 民幣6,990萬元)。年內溢利增加是因為 毛利率改善和無錫泛亞環保科技有限公司 (「無錫泛亞」)享有優惠所得税率15%所 致。每股基本盈利為人民幣8.98分(二零 一五年:人民幣8.32分)。

PROSPECTS

EP Construction Engineering Project Business

Environmental pollution remains serious in China, and in particular, some areas are frequently hit by heavy smog. To improve air quality and to increase the number of "blue sky" days remain the top environmental priorities according to Premier Li Keqiang's speech at the 2017 National People's Congress. The country is seeking to switch from an economy that relies on heavily polluting industries to a consumer-driven green economy. This transition should significantly stimulate domestic demand for EP products.

To tackle water pollution, the Central Government of the PRC has published the "Notice of the State Council on Issuing the Action Plan for Prevention and Control of Water Pollution" (《國務院關於印發水污染防治行動計劃的通知》). "Proposal for Setting up Monitoring Network of Environmental Quality for Surface Water under the State's 13th Five-Year Plan" ($\langle\!\langle \pm \pm \rangle$ 五國家地表水環境質量監測網設置方案》) and "Guidance for Urban Black and Odorous Water Body Treatment" (《城市黑臭 水體整治工作指南》) for setting up more stringent requirements on the prevention of industrial pollution and treatment of urban living waste. With extensive experience in the provision of EP products and services as well as the strong support of favourable national policies, the Group continues to tap on the trend of environmental protection in order to fully exploit the enormous potential of the market. Currently, the Group has 63 uncompleted water and flue gas treatment contracts on hand with a total value of approximately RMB612.3 million. In particular, the Group is devoting efforts to expand the Public Private Partnership ("PPP") projects in Xinjiang Uyghur Autonomous Region in order to capture business opportunities brought about by Government policies. The Group is actively expanding its customer portfolio to broaden the income streams and increase their contribution to the total revenue. Such measures are expected to facilitate long-term healthy growth of the Group's business.

展望

環保建設工程業務

中國的環境污染依然嚴重,其中一些地區 更經常飽受霧霾的侵襲。根據總理李克強 在二零一七年全國人大會議上的講話,改 善空氣質量及增加藍天日數仍是目前環保 工作的重中之重。中國正尋求經濟轉型, 將逐步實現由重污染行業驅動的經濟增長 轉變為由消費拉動的綠色型經濟增長,而 此等轉型勢必會大幅刺激國內各行各業對 環保產品的需求。

為治理水污染,中國中央政府已印發《國 務院關於印發水污染防治行動計劃的通 知》、《十三五國家地表水環境質量監測網 設置方案》及《城市黑臭水體整治工作指 南》,就預防工業污染及處理城市生活垃 圾處理設定更嚴格的標準。憑藉本集團於 提供環保產品及服務方面的豐富經驗,加 上利好政策的強大支持,本集團將繼續抓 緊環保大趨勢的發展良機,全面發掘龐大 的市場潛力。目前,本集團的水及煙氣處 理未完成合約共有63份,合約總金額約 人民幣6.123億元。其中,本集團正大力 拓展位於新疆維吾爾自治區的公私合作制 (「PPP」)項目,以把握政府政策締造的巨 大商機。本集團將進一步拓寬客戶組合, 以擴闊收入來源,從而提升其對整體收入 的貢獻。該等經營策略預期將促進本集團 業務長期且穩健的發展。

Eco-friendly Construction Materials Business

With the aim of helping to achieve China's target of having 30% of the new construction projects attaining a green certification by 2020, the Group was engaged in aggressive expansion of its eco-friendly construction materials business. Having the exclusive right to import WWCB production facilities from the Netherlands and to manage business operations for the facilities and products in the PRC, the Group has helped to compile the National Industry Standard for WWCB construction and inspection which has been implemented since 1 August 2016. Furthermore, the MHURD of the PRC has recently announced a series of regulations and standards for buildings including the "Technical Code for Prefabricated Timber Buildings" (《裝配式 木結構建築技術規範》), the "Technical Code for Prefabricated Steel Buildings" (《裝配式鋼結構建築技術規範》) and the "Technical Code for Prefabricated Concrete Buildings" (《裝配 式混凝土結構建築技術規範》) which will be effective on 1 June 2017. Fuelled by further market penetration of WWCB with the publication of the National Industry Standard, the Group intends to continuously expand its core business and improve its brand image to further tap on the EP industry which has been progressively regarded as a potentially profitable sector in recent years and a driver for sustainable economic development in China.

In view of the increasing favourable policy support, the Group has been vigourously introducing WWCB to governments, developers and construction contractors across China. Given the abundant experience in WWCB production, the Group has obtained guality certification from the China High-speed Railway (CHR). At present, the Group is engaged in further negotiation with CHR for building 6-storey WWCB buildings around all train stations of the CHR network. China has the world's largest high-speed rail network stretching more than 22,000km. The length of high-speed railways in operation is expected to be around 30,000km, connecting more than 80% of the big cities by 2020, or specifically 255 big and mega cities according to the statistics released by the Information Office of the State Council of the PRC. This creates huge opportunity for the Group's eco-friendly construction materials business in the near future.

環保建材業務

為確保實現二零二零年全國綠色建築佔新 建建築比例達30%的宏偉目標,本集團 將積極擴張環保建材業務。本集團擁有從 荷蘭進口的木絲水泥板生產設施及在中國 營運該設施及產品的獨家權利,並幫助編 製用作木絲水泥板施工及驗收的木絲水泥 板國家行業標準,該國家行業標準已經於 二零一六年八月一日起正式實施。此外, 中國住建部最近公佈一系列的建築物條 例和標準,包括《裝配式木結構建築技術 規範》、《裝配式鋼結構建築技術規範》和 《裝配式混凝土結構建築技術規範》,將於 二零一七年六月一日正式生效。國家行業 標準的發佈有助於推動木絲水泥板進一步 滲透市場,有見及此,本集團會繼續大力 擴展該核心業務,提升其品牌形象以進一 步把握環保行業發展壯大帶來的契機。近 年來,環保行業不僅成為推動中國經濟持 續發展的重要行業,更被視為擁有巨大盈 利潛力的行業之一。

鑒於政策的大力支持,本集團積極向中國 各級政府、開發商及承建商介紹推廣木絲 水泥板。憑藉於木絲水泥板生產中積累的 豐富經驗,本集團通過了中國高速鐵路 (「中國高鐵就其覆蓋網絡內的所有媒 重站附近興建六層高的木絲水泥板大樓 中國高鐵就其覆蓋網絡內的所有火 行磋商鐵全長已超過22,000公里。根據,中 國務院新聞辦公室公布的統計數字,增到 二零二零年,預計高速鐵路總長度將增至 約30,000公里,連接全國超過80%的大 市或255個大城市及超級大城市。這一龐 大的高鐵網絡為本集團環保建材業務未來 的發展提供無限商機。

On the other hand, the proportion of Chinese people living in cities is expected to rise from 50% to 65% by 2030, and the Government has outlined plans in the 13th Five-Year Plan to ensure that new and existing buildings shall meet certain environmental standards. WWCB not only enables the Group to seize opportunities to expand and boost revenues, but also to make a greater contribution to China's strategy to go green. Up to now, the Group has successfully extended its business presence into Inner Mongolia, Shijiazhuang, Nanjing and Chengdu and will strive to expand its network. The Group believes that this sector will continue to have many opportunities for expansion and the Group will strive to grasp such opportunities to drive long-term growth.

CLOSURE OF REGISTER OF MEMBERS

The annual general meeting ("AGM") of the Company is scheduled to be held on Friday, 16 June 2017. For determining the entitlement to attend and vote at the AGM, the register of members of the Company will be closed from Tuesday, 13 June 2017 to Friday, 16 June 2017, both days inclusive, during which period no transfer of shares will be registered. In order to be eligible to attend and vote at the AGM, unregistered holders of shares of the Company shall ensure that all transfer documents accompanied by the relevant share certificates must be lodged with the Company's branch share registrar in Hong Kong, Tricor Investor Services Limited, at Level 22, Hopewell Centre, 183 Queen's Road East, Hong Kong for registration not later than 4:30 p.m. on Monday, 12 June 2017.

APPRECIATION

Finally, on behalf of the Board and the management, I would like to express my sincerest gratitude to the shareholders, clients, suppliers, partners, and staffs who have made unremitting efforts for the Group's development and have supported the Group to steadily grow its ongoing EP business and expand into the new eco-friendly construction materials business.

Jiang Quanlong

Chairman Hong Kong, 30 March 2017 另一方面,二零三零年中國城市人口比重 預計將由50%增至65%,政府在第十三個 五年計劃中概述了多個計劃,以確保新建 及現有建築物符合若干環保標準。木絲水 泥板不僅有助於本集團進一步增加整體 入,更能推動中國綠色環保策略的貫徹 濱、截至目前,本集團已成功將業務收 實展至內蒙古、石家莊、南京及成都,未 來將繼續大業務網絡。本集團相信環 展,本集團將把握該等商機以謀求業務的 長期增長。

暫停辦理股份過戶登記手續

本公司謹訂於二零一七年六月十六日(星 期五)舉行股東周年大會(「股東周年大 會」)。為釐定出席股東周年大會並於會上 投票之資格,本公司股東名冊將於二零一 七年六月十三日(星期二)至二零一七年 六月十三日(星期五)(包括首尾兩日) 停辦理股份過戶登記手續。期間將不會 理股份過戶登記。為符合資格出席股東 個人須確保,所有股份過戶文件連 有關股票須於二零一七年六月十二日(星 期一)下午四時三十分前送交本公司之 大 開一)下午四時三十分前送交本公司 之 本公司限 之 本公司限 之 書 記分處卓佳證券登記有限 司,地址為香港皇后大道東183號合和中 心22樓。

致謝

本人謹代表董事會及管理層衷心感謝各股 東、客戶、供應商、業務夥伴及員工為本 集團的業務發展所付出的努力,以及本集 團在穩步發展原有環保業務的同時,拓展 新的環保建材業務過程中的給予大力支 持。

蔣泉龍

主席 香港,二零一七年三月三十日

BUSINESS REVIEW

The Group is an integrated EP services and eco-friendly construction materials provider in the PRC. The Group is principally engaged in the provision of EP construction engineering solutions and services to customers, and the development, manufacturing and sales of new eco-friendly construction materials.

SALES OF EP PRODUCTS AND EQUIPMENT

During the year under review, sales of EP products and equipment remained as the largest income contributor of the Group. This segment recorded a revenue of RMB637.8 million, accounting for approximately 78.3% of the Group's total revenue. The gross profit amounted to RMB135.2 million, with a gross profit margin of 21.2%.

Sales of Water Treatment Products and Equipment

Water treatment systems are mainly used for treating industrial and urban waste water. During the year under review, the Group completed 16 water treatment-related sales contracts, and the business generated a revenue of approximately RMB533.4 million, accounting for approximately 65.5% of the Group's total revenue.

Sales of Flue Gas Treatment Products and Equipment

The Group's comprehensive flue gas treatment supply chain provides related products and equipment plus services ranging from engineering design to maintenance support. During the year under review, the Group completed 12 projects relating to sales of flue gas treatment equipment and this segment recorded a revenue of approximately RMB104.4 million, accounting for about 12.8% of the Group's total revenue.

EP Construction Engineering Projects

Armed with extensive industry expertise, professional research and development capabilities and technologies, the Group provides one-stop EP solutions to a diverse range of clients. Most of the projects in this segment spanned over different financial periods and are booked to the accounts according to the stage of completion. During the year under review, this segment did not record any revenue.

業務回顧

本集團為中國綜合環保服務及環保建材供 應商,主要為客戶提供環保建設工程解決 方案及服務,以及從事開發、製造及銷售 新型環保建材。

銷售環保產品及設備

於回顧年內,銷售環保產品及設備仍為 本集團的最大收益來源。該分部錄得收 入人民幣6.378億元,佔本集團總收入約 78.3%。毛利達到人民幣1.352億元,毛 利率為21.2%。

銷售水處理產品及設備

本集團的水處理系統主要用於工業廢水及 城市污水處理。於回顧年內,本集團完成 了16份水處理相關銷售合約,此業務為本 集團帶來收入約人民幣5.334億元,佔本 集團總收入約65.5%。

銷售煙氣處理產品及設備

本集團擁有完善的煙氣處理產品及設備供 應鏈服務,涵蓋工程設計以至保養服務。 於回顧年內,本集團已完成12個銷售煙 氣處理設備的相關項目,此分部錄得收入 約人民幣1.044億元,佔本集團總收入約 12.8%。

環保建設工程項目

本集團憑藉豐富的行業知識以及專業的研發能力和技術,為不同客戶提供一站式的 環保解決方案。本分部的項目大多按完成 進度跨年度入賬。於回顧年內,本分部無 錄得收入。

MANUFACTURE AND SALE OF EP CONSTRUCTION MATERIALS

In view of the huge opportunities in the EP construction materials industry, the Group has been active in promoting WWCB in the domestic market to help the development of its EP related businesses with particularly high growth potential and to boost the Group's capability to capture business opportunities bred by national policies. During the year under review, this segment recorded a revenue of approximately RMB176.5 million (2015: RMB176.6 million), accounting for approximately 21.7% of the Group's total revenue.

WWCB is an eco-friendly inorganic energy-conserving construction material made by compressing cement, eco-friendly fast growing timber and non-toxic additives together under super high pressure. WWCB enjoys distinctive features of heat insulation and is fire resistant, sound-proof, moisture-proof, mould-proof and has insect repelling properties. With such outstanding features, it is widely used in residential and commercial buildings, noise barriers along highways and railways, and can be used as acoustic materials for music halls, railway stations and car parks. WWCB has a lower engineering cost than traditional construction materials. As WWCB can be re-processed into decoration materials and building panels and blocks, it has high redevelopment and application value, hence also high capacity to generate profit in the market.

The Group's collaboration with the industry leader from the Netherlands continues. All the six production lines imported from the Netherlands, each with an annual output capacity of approximately 140,000m³, were in commercial operation during the year under review. Five of them are standard lines that produce WWCB of thickness between 10mm to 100mm. The sixth production line is the most advanced and a fully automated large wall component production line which can manufacture large wall components of maximum dimensions of 3m x 6m x 40cm that can be installed on buildings directly. With WWCB showing great market potential, production lines will be modified and reformed to meet related market demands. Smart production will be achieved to enhance the flexibility of automated production lines and reduce production manpower, the aim of which is to build a highly automated and efficient factory.

製造及銷售環保建築材料

有見環保建築材料行業的巨大機遇,本集 團在本地市場積極推廣木絲水泥板,以推 動具高增長潛力的環保相關業務發展,同 時提升本集團能力以把握國家政策帶來的 商機。於回顧年內,此分部錄得收入約 人民幣1.765億元(二零一五年:人民幣 1.766億元),佔本集團總收入約21.7%。

木絲水泥板為綠色無機節能建材,由水 泥、經濟速生林木材及無毒添加劑經超高 壓製成,集保溫、阻燃、隔音、防潮、防 霉、防蟲等眾多優點於一身。由於產品具 有優良的特性,因此廣泛應用於住房及商 用建築物,修建高速公路及鐵路系統的隔 音屏障,並可作為音樂廳、鐵路站及停車 場的吸隔音材料。與傳統建材相比,木絲 水泥板的工程成本較低。由於木絲水泥板 可再加工成為裝飾材料、建築板材及構 件,其二次開發應用價值較高,因此市場 溢利空間更為龐大。

本集團繼續與荷蘭行業領導合作。六條由 荷蘭進口、各年產量約為140,000立方米 的生產線於回顧年度均已投產。五條為可 產出厚度介乎10毫米至100毫米的木絲水 泥板的標準生產線。第六條生產線為最先 進的全自動大型牆體構件生產線,可生產 最大邊長為3米×6米×40厘米的大型牆 體構件,並可直接安裝為牆體。木絲水泥 板展現出龐大的市場潛力,本集團將按市 場需求調整和改造生產線,並實行智能生 產,以提高自動生產線的靈活性和減省生 產人手,最終建立高度自動化和效率超卓 的工廠。

Management Discussion and Analysis 管理層討論與分析

Being the largest and most advanced WWCB producer in the world, the Group was enlisted to help compile the National Industry Standard "Technological Specifications for Application of WWCB" ("木絲水泥板應用技術規程") which has been implemented since 1 August 2016 for WWCB construction and inspection. The Group's instrumental role in the work affirmed its leadership in the environmental construction materials industry, and with the Standard set and implemented, market penetration of WWCB will accelerate and innovation that can revolutionize construction materials will reign. These developments are favourable for the Group with established advantages in WWCB and are expected to bring long-term return to the Group in the future.

Given the rosy prospect of WWCB, the Group has put more effort in establishing closer relationship with its existing customers and reaching out to different potential clients with the aim to expand its client portfolio and obtain more projects in the public and private sectors. The introduction of high-speed rail ("HSR") in China, in particular, presents enormous opportunities. During the year under review, WWCB obtained national accreditation gualifying it for proceeding into a more advanced stage. With WWCB's excellence in sound insulation and the successful example of its application in the Jiamin Highway project, the Group is confident of its chance to participate in HSR sound barrier construction projects. A project which involves the construction of sound barriers for two HSR stations, and which will potentially be followed by works for other HSR stations, is pending confirmation. Participation in government or government-supported projects is expected to sustain the growth of the Group's revenue.

Drawing on its expertise in producing large wall components, the Group has developed new integrated wall component products with decorative and heat insulation features, thus providing notable cost efficiency to construction companies and contractors. On 22 December 2016, the Group signed a strategic cooperation framework agreement with China Triumph International Engineering Company Limited ("China Triumph"), in relation to new houses with prefabricated construction materials. Pursuant to the agreement, cooperation between the two companies will begin in various areas to promote the development of prefabricated construction materials that meet the applicable standards, and which are affordable, safe, green and with attractive appearance. China Triumph has also agreed to pursue the launch of a system for breathable and ecological new houses with superb indoor "breathability" which allows optimum humidity control. These innovative concepts promise to provide a more comfortable living environment for people. In addition, both parties are committed to supporting new rural reconstruction, general construction of small towns, development of tourist attractions and lake attractions in the Yangtze Delta and construction of the Yangtze ecological corridor, as well as establishing new concept modern enterprises. Going forward, the Group intends to focus on the market of new wall material products and is looking to groom the business into a new growth driver.

作為全球最大及最先進的木絲水泥板生產 商,本集團協助編製「木絲水泥板應用 術規程」的國家行業標準,並已於二零 六年八月一日正式實施,用作建設及審 在其中擔任的重要 一,確保它在環保建築材料行業的領導 位,隨著建立和實行標準,木絲水泥板 加快速度滲透市場,而革新建築材料的創 新性將獨佔鰲頭。本集團在木絲水泥板 制上已建立優勢,這些正面的發展將對本 集團有利,預計能帶來長遠回報。

憑藉生產大型牆體構件的專業知識,本集 團更開發了集隔熱保溫及飾面特點的於一 體化的新型牆體產品,因此能提高建築公 司及承包商的成本效益。於二零一六年十 二月二十二日,本集團與中國建材國際工 程集團有限公司(「建材國際」)就新型房 屋及裝配式建材簽訂戰略合作框架協議。 據此,兩家公司將推動多個領域的合作, 共同促進符合適用標準以及經濟、安全、 綠色、美觀要求的裝配式建築材料發展。 建材國際亦同意推出室內透氣性極佳的可 呼吸生態新型房屋體系,能調控更理想濕 度。此等創新建造概念,為人類提供更舒 適的居住環境。另外,雙方更會致力進行 長江三角洲新農村改造、小集鎮整體總包 建設,旅遊景區建設、湖泊旅遊景點建 設、打造長江帶生態長廊建設,建立新理 念現代企業。展望未來,本集團計劃集中 於新型牆體物料產品的市場,期望把業務 發展為新增長動力。

LIQUIDITY AND FINANCIAL RESOURCES

As at 31 December 2016, total assets of the Group amounted to RMB2,052.2 million, an increase of RMB189.7 million as compared to RMB1,862.5 million in 2015. The increase was mainly due to the increase in trade and other receivables, tax recoverable and cash and bank balances of the Group. The Group's total liabilities as at 31 December 2016 amounted to RMB672.8 million, an increase of RMB114.9 million as compared to RMB557.9 million in 2015. The main reason for this increase in total liabilities was due to the increase in trade and other payables and deposits received and receipts in advance. The Group's total equity as at 31 December 2016 was RMB1,379.4 million (2015: RMB1,304.6 million). As at 31 December 2016, the Group had no bank borrowings (2015: Nil) and its gearing ratio calculated on the basis of total borrowings over total equity was nil (2015: Nil). The Group's cash and cash equivalents amounted to RMB349.7 million as at 31 December 2016 (2015: RMB276.0 million).

EXPOSURE TO EXCHANGE RATE FLUCTUATION

The Group adopts a conservative financial policy. Business transactions and liabilities of the Group are largely denominated in Renminbi and Hong Kong Dollar, and so is the majority of the Group's bank deposits. As at 31 December 2016, the Group did not have any foreign currency bank liabilities, foreign exchange contracts, interest or currency swaps or other financial derivatives for hedging purposes. Nevertheless, the management will continue to monitor the Group's foreign exchange exposure and will take relevant measures with prudence as and when appropriate. As at 31 December 2016, the Group did not hold any derivatives for hedging against interest rate and foreign exchange risks.

CAPITAL COMMITMENTS AND CONTINGENT LIABILITIES

As at 31 December 2016, the Group had capital expenditure commitment in respect of the acquisition of property, plant and equipment in the total amount of RMB9.7 million (2015: RMB9.7 million). The Group provides product maintenance services to customers of flue gas desulphurization ("FGD") construction projects and certain EP products for a period ranging from six months to two years after a project is completed or a product is delivered. At the same time, the Group enjoys warranties for the work and equipment from its sub-contractors and suppliers. The Directors of the Company believe that the amount of warranty liabilities, if any, in excess of the amount covered by the warranties given by sub-contractors and suppliers would not have any adverse material effect on the overall financial position or operating results of the Group.

流動資金及財務資源

於二零一六年十二月三十一日,本集團之 資產總值為人民幣20.522億元,較二零 一五年之人民幣18.625億元增加人民幣 1.897億元。資產總值增加主要由於本集 團應收貿易及其他款項、可收回税金以及 現金及銀行結餘增加所致。於二零一六年 十二月三十一日,本集團之負債總額為人 民幣6.728億元,較二零一五年之人民幣 5.579億元增加人民幣1.149億元。負債總 額增加之主要原因為應付貿易及其他款項 以及已收按金及預收款增加所致。於二零 一六年十二月三十一日,本集團之權益總 額為人民幣13.794億元(二零一五年:人 民幣13.046億元)。於二零一六年十二月 三十一日,本集團概無銀行借貸(二零一 五年:無),而其權益負債比率(以借貸 總額除以權益總額之比率計算)為零(二 零一五年:零)。於二零一六年十二月三 十一日,本集團之現金及現金等值物為 人民幣3.497億元(二零一五年:人民幣 2.760億元)。

承受匯率波動風險

本集團奉行穩健的財務政策。本集團絕大 多數營業交易與負債均以人民幣及港元計 值,而且本集團大部份銀行存款亦一樣。 於二零一六年十二月三十一日,本集團無 任何外幣銀行負債、外匯合同、利息或貨 幣掉期或其他對沖用途之金融衍生工具。 然而,管理層將繼續監察外匯風險,並在 適當時採取審慎措施。於二零一六年十二 月三十一日,本集團並無持有對沖利率或 外匯風險的任何衍生工具。

資金承擔及或然負債

於二零一六年十二月三十一日,本集團就 採購物業、廠房及設備之資本開支承擔總 額為人民幣970萬元(二零一五年:人民 幣970萬元)。本集團已完工之煙氣脱硫 樂工程及若干已收售環保產品為其客戶提 產品保養服務,保養期由工程結束後 產品保養能六個月至兩年不等。同時提 產品送遞後計六個月至兩年不等。同時提 產品以設備之保養服務。本公司 事相信,保修負債之變現金額(如有)超 逾分包商及供應商所提供保修所涉之金 額,將不會對本集團整體財務狀況或營運 業績造成任何重大不利影響。

Management Discussion and Analysis 管理層討論與分析

PLEDGE OF ASSETS

A bank deposit of the Company's subsidiary of approximately RMB6.5 million as at 31 December 2016 (2015: RMB6.5 million) was pledged to a bank to secure a facility granted to the subsidiary.

SIGNIFICANT INVESTMENTS, ACQUISITIONS AND DISPOSAL OF ASSETS

Save as disclosed in this annual report, the Group did not have any significant investments, acquisitions and disposal of assets during the financial year under review.

EVENTS AFTER THE REPORTING PERIOD

Since the end of the year under review, no important event with material impact on the Group has occurred.

RELATIONSHIP WITH EMPLOYEES AND KEY STAKEHOLDERS

As at 31 December 2016, the Group had approximately 130 employees. Salaries of employees were maintained at competitive levels and are reviewed annually, with close reference to the relevant labour market and economic situations. Remuneration of the Directors is determined based on a variety of factors such as market conditions and the specific responsibilities of the individual Director. Apart from the basic remuneration and benefits required by law, the Group also provides discretionary bonuses based on its results and the performance of the individual employee. The Group also has an employee share option scheme in place. Total remuneration costs, including Directors' remuneration, for the year ended 31 December 2016 were RMB15.4 million (2015: RMB17.1 million). During the year under review, the Group organized professional and vocational trainings for its employees. The Directors believe that the Group has admirable relations with its employees.

In addition, the Group understands that in order to achieve its long-term goals, it is important to maintain good relationship with business partners, shareholders, investors and bankers. Thus the Group has formulated an investor relations scheme to help it foster close relationship with shareholders and investors. Tailored activities are organized from time to time to communicate with and rally rapport of key stakeholders.

資產抵押

於二零一六年十二月三十一日,本公司附 屬公司之銀行存款約人民幣650萬元(二 零一五年:人民幣650萬元)已抵押予銀 行,以作為授予該附屬公司之銀行融資之 擔保。

重大投資、收購及資產出售

除本年報所披露者外,本集團於回顧財政 年度內並無任何重大投資、收購及資產出 售。

報告期後事項

自回顧年度結束,概無發生將對本集團造 成重大影響之重要事項。

與僱員及主要持份者之關係

於二零一六年十二月三十一日,本集團僱 用約130名員工。僱員之薪酬現維持在一 個具競爭力之水平,並參考相關人力市場 及經濟情況,每年進行檢討。董事之酬金 乃根據一系列包括市場狀況及每位董事之 職責之因素而釐定。除法律規定之基本 酬及法定福利外,本集團亦根據本身之 績及個別員工之表現,酌情發放花紅。本 集團亦已採納員工開股權計劃。截至二 氣子,本集團為人民幣1,540萬元 (二零一五年:人民幣1,710萬元)。於職 顧年內,本集團為其僱員舉辦專業及職業 培訓。董事相信本集團與僱員關係良好。

此外,為達成長遠目標,本集團明白與商 業夥伴、股東、投資者及銀行保持良好關 係非常重要。為了與股東及投資者維持密 切的關係,本集團已制定投資者關係計 劃,並不定期舉辦合適的活動,藉此與主 要持份者溝通及保持關係融洽。

CORPORATE GOVERNANCE PRACTICES

The Board is pleased to present the Corporate Governance Report in the Group's annual report for the year ended 31 December 2016.

The Board was committed to achieving high corporate governance standards.

The Company's corporate governance practices are based on the principles and code provisions as set out in the Corporate Governance Code (the "CG Code") contained in Appendix 14 to the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited (the "Stock Exchange") (the "Listing Rules").

The Board believes that high corporate governance standards are essential in providing a framework for the Group to safeguard the interests of shareholders, enhance corporate value, formulate its business strategies and policies, and enhance its transparency and accountability.

In the opinion of the Directors, throughout the year ended 31 December 2016, the Company has complied with the code provisions as set out in the CG Code, except for code provision E.1.2 which stipulates that the Chairman of the Board should attend the annual general meeting of the Company, details of which are set out in the section headed "Communication with Shareholders and Investors" of this Corporate Governance Report.

DIRECTORS' SECURITIES TRANSACTIONS

The Company has adopted its own code of conduct regarding Directors' dealings in the Company's securities (the "Company's Securities Dealing Code") on terms no less exacting than the Model Code for Securities Transactions by Directors of Listed Issuers (the "Model Code") as set out in Appendix 10 to the Listing Rules.

Specific enquiry has been made of all the Directors and the Directors have confirmed that they have complied with the Company's Securities Dealing Code throughout the year ended 31 December 2016.

企業管治常規

董事會欣然提呈本集團截至二零一六年十 二月三十一日止年度年報內的企業管治報 告。

董事會致力於達致高水平的企業管治。

本公司的企業管治常規乃根據香港聯合交 易所有限公司(「聯交所」)證券上市規則 (「上市規則」)附錄十四所載的企業管治 守則(「企業管治守則」)所載列的原則及 守則條文編製。

董事會認為,高水平的企業管治對於為本 集團提供保障股東權益、提升其企業價 值、制定其業務策略和政策以及提高其透 明度及問責性的框架而言至關重要。

董事認為,於截至二零一六年十二月三十 一日止整個年度內,本公司一直遵守企業 管治守則所載的守則條文,惟守則條文第 E.1.2條除外(其規定董事會主席應出席本 公司股東周年大會),有關詳情載於本企 業管治報告「與股東及投資者的溝通」一 節。

董事的證券交易

本公司已就董事買賣本公司證券採納本身 的一套嚴格程度不遜於上市規則附錄十所 載列的《上市發行人董事進行證券交易之 標準守則》(「標準守則」)所訂標準的守則 (「本公司證券買賣守則」)。

經向全體董事作出具體查詢後,董事確認 彼等於截至二零一六年十二月三十一日止 整個年度一直遵守本公司證券買賣守則。

The Company's Securities Dealing Code no less exacting than the Model Code for securities transactions also applies to all employees who are likely to be in possession of unpublished price sensitive information of the Company. No incident of noncompliance of the Company's Securities Dealing Code by the employees was noted by the Company.

BOARD OF DIRECTORS

Board Composition

The Board currently comprises seven members including three executive Directors, one non-executive Director and three independent non-executive Directors:

Executive Directors:

Mr. Jiang Quanlong, Chairman and member of the Nomination Committee and Remuneration CommitteeMr. Jiang Xin, Chief Executive OfficerMr. Cho Yu Chung

Non-executive Director: Mr. Fan Yajun

Independent Non-executive Directors:

- Mr. Lai Wing Lee, chairman of the Nomination Committee and Remuneration Committee and member of the Audit Committee
- Mr. Leung Shu Sun, Sunny, *chairman of the Audit Committee* and member of the Nomination Committee and Remuneration Committee
- Professor Wang Guozhen, member of the Audit Committee, Nomination Committee and Remuneration Committee

Mr. Fan Yajun was re-designated as non-executive Director with effect from 12 April 2016. Mr. Cho Yu Chung was appointed as executive Director with effect from 28 September 2016. Mr. Jiang Xin was appointed as executive Director and Chief Executive Officer and Mr. Jiang Lei resigned as executive Director and Chief Executive Officer both with effect from 22 December 2016.

The biographical information of the Directors are set out in the section headed "Directors and Senior Management" on pages 29 to 33 of the annual report for the year ended 31 December 2016. The relationships between the Directors are disclosed therein.

嚴格程度不遜於有關證券交易的標準守則 的本公司證券買賣守則同樣適用於所有可 能會掌握本公司未公開的價格敏感消息的 僱員。據本公司所悉,僱員並無違反本公 司證券買賣守則。

董事會

董事會組成

董事會成員現時合共有七名董事,包括三 名執行董事、一名非執行董事及三名獨立 非執行董事:

執行董事: 蔣泉龍先生,*主席兼提名委員會及 薪酬委員會成員* 蔣鑫先生,*行政總裁* 曹宇頌先生

非執行董事: 范亞軍先生

獨立非執行董事: 賴永利先生,*提名委員會及* 薪酬委員會主席兼審核委員會成員

梁樹新先生, *審核委員會主席兼* 提名委員會及薪酬委員會成員

王國珍教授, *審核委員會、提名委員會及* 薪酬委員會成員

范亞軍先生獲調任為非執行董事,自二零 一六年四月十二日起生效。曹宇頌先生獲 委任為執行董事,自二零一六年九月二十 八日起生效。蔣鑫先生獲委任為執行董事 及行政總裁,而蔣磊先生辭任執行董事及 行政總裁,均自二零一六年十二月二十二 日起生效。

董事履歷資料載於截至二零一六年十二月 三十一日止年度的年報第29至33頁的「董 事及高級管理層」一節。董事之間的關係 亦於該節披露。

Chairman and Chief Executive Officer

The positions of Chairman and Chief Executive Officer are held by Mr. Jiang Quanlong and Mr. Jiang Xin respectively. Mr. Jiang Xin was appointed as Chief Executive Officer when Mr. Jiang Lei resigned from such position on 22 December 2016. The Chairman provides leadership and is responsible for the effective functioning and leadership of the Board. The Chief Executive Officer focuses on the Company's business development and daily management and operations generally.

Independent Non-executive Directors

During the year ended 31 December 2016, the Board at all times met the requirements of the Listing Rules relating to the appointment of at least three independent non-executive Directors representing at least one-third of the Board with one of whom possessing appropriate professional qualifications or accounting or related financial management expertise.

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

Appointment and Re-election of Directors

The non-executive Director of the Company has entered into a service contract with the Company which is renewable from year to year until terminated by either party with 3 months' notice in writing served on the other side. Each of the independent non-executive Directors of the Company is appointed under a letter of appointment which is terminable by either party with 3 months' notice in writing served on the other side.

主席及行政總裁

主席及行政總裁職務分別由蔣泉龍先生及 蔣鑫先生擔任。蔣鑫先生於二零一六年十 二月二十二日當蔣磊先生辭任行政總裁時 獲委任為該職務。主席發揮其領導力,並 負責領導及確保董事會有效運作。行政總 裁則專注於本公司的業務發展、日常管理 及整體營運。

獨立非執行董事

截至二零一六年十二月三十一日止年度, 董事會一直遵守上市規則有關委任至少三 名獨立非執行董事並佔董事會人數至少三 分之一,而其中一名獨立非執行董事須具 備適當專業資格或會計或相關財務管理專 業知識的規定。

本公司已收到各獨立非執行董事根據上市 規則第3.13條所載獨立性指引就其獨立性 發出的年度確認書。本公司認為,全體獨 立非執行董事均屬獨立。

董事的委任及重選

本公司非執行董事已與本公司訂立服務合 約,每年可予續期,直至任何一方向另一 方發出三個月書面通知終止。本公司各獨 立非執行董事均根據委任書獲委任,惟該 委任可經任何一方向另一方發出三個月的 書面通知予以終止。 The Company's Articles of Association provides that all Directors appointed to fill a casual vacancy shall be subject to election by shareholders at the first general meeting after appointment.

Under the Articles of Association of the Company, at each annual general meeting, one-third of the Directors for the time being, or if their number is not three or a multiple of three, 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. The retiring Directors shall be eligible for re-election.

Responsibilities of the Board

The Board should assume responsibility for leadership and control of the Company and is collectively responsible for directing and supervising the Company's affairs.

The Board directly, and indirectly through its committees, leads and provides direction to management by laying down strategies and overseeing their implementation, monitors the Group's operational and financial performance, and ensures that sound internal control and risk management systems are in place.

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

The independent non-executive Directors are responsible for ensuring a high standard of regulatory reporting of the Company and providing a balance in the Board for bringing effective independent judgement on corporate actions and operations.

All Directors have full and timely access to all the information of the Company and may, upon request, seek independent professional advice in appropriate circumstances at the Company's expenses for discharging their duties to the Company.

The Directors shall disclose to the Company details of other offices held by them and the Board regularly reviews the contribution required from each Director to perform his responsibilities to the Company. 本公司組織章程細則規定,所有獲委任以 填補臨時空缺的董事均須於獲委任後的首 屆股東大會上接受股東的重選。

根據本公司組織章程細則,於每屆股東周 年大會上,當時為數三分之一的董事(如 董事人數並非三或三的倍數,則須為最接 近但不少於三分之一的董事人數)須輪值 退任,惟所有董事須最少每三年輪值退任 一次。退任董事合資格膺選連任。

董事會的職責

董事會承擔領導及控制本公司的職責並集 體負責指導及監管本公司的事務。

董事會直接(及間接透過其各委員會)領 導及指導管理層,其工作包括制定策略及 監督管理層執行情況、監控本集團營運及 財務表現,以及確保設有完備的內部監控 及風險管理系統。

全體董事(包括非執行董事及獨立非執行 董事)均為董事會帶來多種領域的寶貴業 務經驗、知識及專長,使其高效及有效地 運作。

獨立非執行董事須負責確保本公司監管報 告具有高標準以及就企業行動及運作提供 有效的獨立判斷並為董事會帶來平衡。

全體董事均可全面並及時獲得本公司所有 資料,及可在適當情況下經提出要求後尋 求獨立專業意見,以向本公司履行其職 責,費用由本公司承擔。

董事須向本公司披露彼等所擔任其他職務 的詳情,而董事會亦定期檢討各董事向本 公司履行其職責所需作出的貢獻。

The Board reserves for its decision all major matters relating to policy matters, strategies and budgets, internal control and risk management, material transactions (in particular those that may involve conflict of interests), financial information, appointment of directors and other significant operational matters of the Company. Responsibilities relating to implementing decisions of the Board, directing and co-ordinating the daily operation and management of the Company are delegated to the management.

The Company has arranged appropriate insurance coverage on Directors' and officers' liabilities in respect of any legal actions taken against Directors and senior management arising out of corporate activities. The insurance coverage would be reviewed on an annual basis.

Continuous Professional Development of Directors

The existing Directors are continually updated with the legal and regulatory developments, the market changes and the business activities and development of the Company to ensure that their contribution to the Board remains informed and relevant.

Every newly appointed director has received formal, comprehensive and tailored induction on the first occasion of his/her appointment to ensure appropriate understanding of the business and operations of the Company and full awareness of director's responsibilities and obligations under the Listing Rules and relevant statutory requirements. Such induction shall be supplemented by visits to the Company's key plant sites and meetings with senior management of the Company.

Directors should participate in appropriate continuous professional development to develop and refresh their knowledge and skills. Internally-facilitated briefings for Directors would be arranged and reading material on relevant topics would be provided to Directors where appropriate. All Directors are encouraged to attend relevant training courses at the Company's expenses.

During the year ended 31 December 2016, Mr. Leung Shu Sun, Sunny had attended a seminar which was organized by a law firm in relation to the updates on the Listing Rules and disclosure requirements. Mr. Leung had also read publications relating to internet finance and investment in the adverse market. Professor Wang Guozhen had attended a training session for independent directors which was organized by Shanghai Securities Co., Ltd. (上海證券有限責任公司). Professor Wang had also read various chapters relating to fund, company listing, reasons for the appointment of independent directors for listed companies, and the establishment, development and requirements of listing on the Stock Exchange.

Relevant reading materials including legal and regulatory updates and seminar handouts have been provided to the Directors for their reference and studying and the Directors have read the materials. 董事會保留其有關本公司政策事項、策略 及預算、內部監控及風險管理、重大交易 (尤其是可能涉及利益衝突的交易)、財 務資料、委任董事及其他重大營運事項的 所有重大事項的決策。有關執行董事會決 策、指導及協調本公司日常營運及管理的 職責均授權予管理層處理。

本公司已安排適當的董事及主管責任保 險,涵蓋董事及高級管理層就企業活動而 對彼等產生的法律訴訟責任。該保險範圍 將會每年檢討。

董事的持續專業發展

現任董事持續獲得有關法例及監管的發展、市場變化以及本公司業務及發展的最 新資料,藉此確保彼等繼續對董事會作出 知情及相關貢獻。

每位新獲委任董事均於首次接受委任時獲 得正式、全面及專門的入職培訓,以確保 該董事對本公司的業務及營運均有適當的 理解,並充分知悉彼於上市規則及相關法 定規定下的責任及義務。除該等入職培訓 外,亦會讓新獲委任董事參觀本公司的主 要工廠,並與本公司高級管理層會面。

董事應參與適當的持續專業發展,以發展 及更新彼等的知識及技能。本公司將為董 事安排內部簡報,並於適當時候向董事提 供相關議題的閱讀材料。全體董事均獲鼓 勵參加相關培訓課程,費用由本公司承 擔。

截至二零一六年十二月三十一日止年度, 梁樹新先生曾出席由律師事務所就上市規 則更新及披露規定所舉辦的講座。梁先生 前已閲覽有關互聯網金融及於不利市場投 資的刊物。王國珍教授曾出席上海證券有 限責任公司為獨立董事所舉辦的培訓課 程。王教授亦已閲覽有關資金、公司上 市、上市公司委任獨立董事的理由以及聯 交所的成立、發展及上市要求的多個章 節。

相關閲覽材料(包括法律及法規更新及講 座資料)亦已提供予董事以供彼等參考及 研讀,且董事已閲覽有關資料。

BOARD COMMITTEES

The Board has established three committees, namely, the Audit Committee, the Remuneration Committee and the Nomination Committee, for overseeing particular aspects of the Company's affairs. All Board committees of the Company are established with specific written terms of reference which deal clearly with their authority and duties. The terms of reference of the Board committees are posted on the Company's website and the Stock Exchange's website and are available to shareholders upon request.

The list of the chairman and members of each Board committee is set out under "Board of Directors" on page 15 of this Corporate Governance Report.

Audit Committee

The terms of reference of the Audit Committee are of no less exacting terms than those set out in the CG Code.

The main duties of the Audit Committee are to assist the Board in reviewing the financial information and reporting process, risk management and internal control systems, effectiveness of the internal audit function, scope of audit and appointment of external auditor, and arrangements to enable employees of the Company to raise concerns about possible improprieties in financial reporting, internal control or other matters of the Company.

During the year ended 31 December 2016, the Audit Committee held two meetings to review the annual financial results and reports in respect of the year ended 31 December 2015 and the interim financial results and reports for the period ended 30 June 2016 and significant issues on the financial reporting, operational and compliance controls, the effectiveness of the risk management and internal control systems and internal audit function, appointment of external auditor, engagement of nonaudit services and relevant scope of works and arrangements for employees to raise concerns about possible improprieties.

The Audit Committee also met the external auditor twice without the presence of the executive Directors.

董事委員會

董事會已設立三個委員會,分別為審核委 員會、薪酬委員會及提名委員會,以監察 本公司各範疇的具體事務。所有本公司董 事委員會的成立均有書面界定其職權 圍,清楚列載各委員會的權力及職責。有 關董事委員會職權範圍的資料已刊登於本 公司網站及聯交所網站並應股東要求可供 查閱。

各董事委員會的主席及成員名單載於本企 業管治報告第15頁的「董事會」內。

審核委員會

審核委員會的職權範圍不遜於企業管治守 則所載條款。

審核委員會的主要職責為協助董事會檢討 本公司的財務資料及報告程序、風險管理 及內部監控系統、內部審核功能的效能、 審核範疇及委任外部核數師和使本集團員 工就本公司財務報告、內部控制或其他事 宜的可能不當行為提出舉報的安排。

於截至二零一六年十二月三十一日止年 度,審核委員會曾舉行兩次會議,以審閱 截至二零一五年十二月三十一日止年度的 年度財務業績及報告和截至二零一六年六 月三十日止期間的中期財務業績及報告, 以及有關財務匯報、營運及合規控制、風 險管理、內部監控系統及內部審核功能的 效能、外部核數師的委任、聘任非審核服 務及相關工作範圍以及安排僱員就可能的 不當行為提出舉報的重大事宜。

審核委員會亦曾在執行董事不在場的情況 下與外部核數師會面兩次。

Remuneration Committee

The terms of reference of the Remuneration Committee are of no less exacting terms than those set out in the CG Code.

The primary functions of the Remuneration Committee include reviewing and making recommendations to the Board on the remuneration packages of individual executive Directors and senior management, the remuneration policy and structure for all Directors and senior management, and establishing transparent procedures for developing such remuneration policy and structure to ensure that no Director or any of his associates will participate in deciding his own remuneration.

During the year ended 31 December 2016, the Remuneration Committee held three meetings to review and make recommendation to the Board on the remuneration policy and structure of the Company and the remuneration packages of the executive Directors, senior management, the newly appointed Directors and other related matters.

Details of the remuneration of the senior management by band are set out in note 11 in the notes to the audited financial statements for the year ended 31 December 2016.

Nomination Committee

The terms of reference of the Nomination Committee are of no less exacting terms than those set out in the CG Code.

The principal duties of the Nomination Committee include reviewing the Board composition, developing and formulating relevant procedures for the nomination and appointment of Directors, making recommendations to the Board on the appointment and succession planning of Directors, and assessing the independence of independent non-executive Directors.

薪酬委員會

薪酬委員會的職權範圍不遜於企業管治守 則所載條款。

薪酬委員會的主要職責包括審閱及釐定個 別執行董事及高級管理層的薪酬待遇、全 體董事及高級管理層的薪酬政策及架構, 並就此向董事會提出建議及制定透明的程 序藉以確立有關薪酬政策及架構,確保董 事或其任何聯繫人不會參與決定其自身薪 酬。

截至二零一六年十二月三十一日止年度, 薪酬委員會舉行了三次會議,以審閱本公 司薪酬政策及架構以及執行董事、高級管 理人員及新獲委任董事薪酬待遇及其他相 關事宜,並就此向董事會提出建議。

按組別分類的高級管理層薪酬的詳情載於 截至二零一六年十二月三十一日止年度經 審核財務報表附註11。

提名委員會

提名委員會的職權範圍不遜於企業管治守 則所載條款。

提名委員會主要負責檢討董事會組成,制 訂提名及委任董事的有關程序,就董事的 委任及繼任計劃向董事會提供推薦意見, 以及評估獨立非執行董事的獨立性。

In assessing the Board composition, the Nomination Committee would take into account various aspects as well as factors concerning Board diversity as set out in the Company's Board diversity policy, including but not limited to gender, age, cultural and educational background, professional qualifications, skills, knowledge and industry and regional experience etc. The Nomination Committee would discuss and agree on measurable objectives for achieving diversity on the Board, where necessary, and recommend them to the Board for adoption.

In identifying and selecting suitable candidates for directorships, the Nomination Committee would consider the candidate's character, qualifications, experience, independence and other relevant criteria necessary to complement the corporate strategy and achieve Board diversity, where appropriate, before making recommendation to the Board.

During the year ended 31 December 2016, the Nomination Committee held three meetings to review the structure, size and composition of the Board and the independence of the independent non-executive Directors, to consider the qualifications of the retiring directors standing for election at the annual general meeting and to consider and recommend to the Board on the appointment of Messrs. Jiang Xin and Cho Yu Chung as executive Directors and re-designation of Mr. Fan Yajun as non-executive Director. The Nomination Committee considered an appropriate balance of diversity perspectives of the Board is maintained.

Corporate Governance Functions

The Board is responsible for performing the functions set out in the code provision D.3.1 of the CG Code.

During the year, the Board had reviewed the Company's corporate governance policies and practices, training and continuous professional development of directors and senior management, the Company's policies and practices on compliance with legal and regulatory requirements, the compliance of the Company's Securities Dealing Code and the Model Code, and the Company's compliance with the CG Code and disclosure in this Corporate Governance Report.

於評估董事會組成時,提名委員會將考慮 本公司董事會多元化政策所載若干方面以 及董事會多元化諸多因素,包括但不限於 董事的性別、年齡、文化及教育背景、專 業資格、技能、知識、行業及地區經驗 等。提名委員會將討論及協定達致董事會 多元化的度量目標(倘必要)並向董事會 推薦以供採納。

在物色及甄選合適的董事候選人時,提名 委員會將在向董事會提出推薦意見前考慮 候選人的品格、資歷、經驗、獨立性及就 補充公司策略及達致董事會成員多元化而 言屬必要的其他相關準則(倘適用)。

截至二零一六年十二月三十一日止年度, 提名委員會舉行了三次會議,以檢討董事 會的架構、規模及組成及獨立非執行董事 的獨立性、考慮擬於股東周年大會上重選 的退任董事的資格,以及就委任蔣鑫先生 與曹宇頌先生為執行董事及調任范亞軍先 生為非執行董事向董事會提出推薦意見。 提名委員會認為,董事會組成在多元化方 面維持適當平衡。

企業管治職能

董事會負責執行企業管治守則第D.3.1條 所載的職能。

董事會於年內已檢討本公司的企業管治政 策及常規、董事及高級管理層的培訓及持 續專業發展、本公司有關遵守法律及監管 規定的政策及常規、遵守本公司證券買賣 守則及標準守則的情況以及本公司遵守企 業管治守則及本企業管治報告中的披露情 況。

ATTENDANCE RECORDS OF DIRECTORS

The attendance record of each Director at the Board and Board Committee meetings and the general meetings of the Company held during the year ended 31 December 2016 is set out in the table below:

董事出席記錄

各董事於截至二零一六年十二月三十一日 止年度舉行的董事會及董事委員會會議以 及本公司股東大會的出席記錄載列如下:

Attendance/Number of Meetings 出席次數 / 會議次數

Name of Director	董事姓名	Board 董事會	Audit Committee 審核委員會	Remuneration Committee 薪酬委員會	Nomination Committee 提名委員會	Annual General Meeting 股東周年大會
Jiang Quanlong	蔣泉龍	5/5	N/A不適用	3/3	3/3	0/1
Jiang Lei (resigned on	蔣磊(於二零一六年					
22 December 2016)	十二月二十二日辭任)	4/4	N/A不適用	N/A不適用	N/A不適用	N/A不適用
Jiang Xin (appointed on	蔣鑫(於二零一六年					
22 December 2016)	十二月二十二日獲委任)	0/1	N/A不適用	N/A不適用	N/A不適用	N/A不適用
Cho Yu Chung (appointed on	曹宇頌(於二零一六年					
28 September 2016)	九月二十八日獲委任)	1/1	N/A不適用	N/A不適用	N/A不適用	N/A不適用
Fan Yajun	范亞軍	5/5	N/A不適用	N/A不適用	N/A不適用	0/1
Lai Wing Lee	賴永利	5/5	2/2	3/3	3/3	0/1
Leung Shu Sun, Sunny	梁樹新	5/5	2/2	3/3	3/3	1/1
Wang Guozhen	王國珍	5/5	2/2	3/3	3/3	1/1

Apart from regular Board meetings, the Chairman also held meetings with the non-executive Directors (including independent non-executive Directors) without the presence of executive Directors during the year.

RISK MANAGEMENT AND INTERNAL CONTROLS

The Board acknowledges its responsibility for the risk management and internal control systems and reviewing their effectiveness. Such systems are designed to manage rather than eliminate the risk of failure to achieve business objectives, and can only provide reasonable and not absolute assurance against material misstatement or loss.

The Board has the overall responsibility for evaluating and determining the nature and extent of the risks it is willing to take in achieving the Company's strategic objectives, and establishing and maintaining appropriate and effective risk management and internal control systems. 年內,除定期董事會會議外,主席亦曾於 執行董事不在場的情況下與非執行董事 (包括獨立非執行董事)舉行會議。

風險管理及內部監控

董事會確認知悉其負責風險管理及內部監 控系統並檢討其成效之責任。該等系統旨 在管理而非消除未能達成業務目標的風 險,而且只能就不會有重大的失實陳述或 損失作出合理而非絕對的保證。

董事會全面負責評估及釐定本公司達成策 略目標時所願意接納的風險性質及程度, 並設立和維持合適而有效的風險管理及內 部監控系統。 The Audit Committee assists the Board in leading the management and overseeing their design, implementation and monitoring of the risk management and internal control systems.

The Company has developed and adopted various risk management procedures and guidelines with defined authority for implementation by key business processes and office functions, including project management, sales and leasing, financial reporting, human resources and information technology.

All divisions conducted internal control assessment regularly to identify risks that potentially impact the business of the Group and various aspects including key operational and financial processes, regulatory compliance and information security. Selfevaluation has been conducted annually to confirm that control policies are properly complied with by each division.

The management, in coordination with division heads, assessed the likelihood of risk occurrence, provide treatment plans, and monitor the risk management progress, and reported to the Audit Committee and the Board on all findings and the effectiveness of the systems.

The management has reported to the Board and the Audit Committee on the effectiveness of the risk management and internal control systems for the year ended 31 December 2016.

The Company has engaged external professional firm for providing the internal audit function and performing independent review of the adequacy and effectiveness of the risk management and internal control systems. The internal audit function examined key issues in relation to the accounting practices and all material controls and provided its findings and recommendations for improvement to the Audit Committee. 審核委員會協助董事會開展管理工作並監 督董事會設計、實施及監管風險管理及內 部監控系統。

本公司已制定及採納多項風險管理程序及 指引,並通過明晰關鍵業務流程及部門 職能(包括項目管理、銷售及租賃、財務 匯報、人力資源及信息技術)訂明操作權 責。

各部門均定期進行內部監控評測,以識別 可能影響本集團業務及包括主要營運及財 務流程、監管合規及信息安全在內多個方 面的潛在風險。各部門亦每年進行自我評 估,以確保妥當遵守控制政策。

管理層與各部門領導相互配合,評估發生 風險事件的可能性並提供應對計劃及監控 風險管理程序,並就一切有關結果及該系 統的效能向審核委員會及董事會作出報 告。

管理層已就風險管理及內部監控系統於截 至二零一六年十二月三十一日止年度之成 效向董事會及審核委員會作出報告。

本公司已委聘外部專業公司提供內部審核 功能並就風險管理及內部監控系統是否足 夠及其成效進行獨立審核。內部審核功能 已就有關會計常規及所有重大控制審核重 大問題,及向審核委員會提供其審核結果 及改進推薦意見。

The Board, as supported by the Audit Committee as well as the management report and the internal audit findings, reviewed the risk management and internal control systems, including the financial, operational and compliance controls, for the year ended 31 December 2016, and considered that such systems are effective and adequate. The annual review also covered the financial reporting and internal audit function and staff qualifications, experiences and relevant resources.

Arrangements are in place to facilitate employees of the Company to raise, in confidence, concerns about possible improprieties in financial reporting, internal control or other matters of the Company.

The Company has developed its disclosure policy which provides a general guide to the Company's Directors, officers, senior management and relevant employees in handling confidential information, monitoring information disclosure and responding to enquiries.

Control procedures have been implemented to ensure that unauthorized access and use of inside information are strictly prohibited.

DIRECTORS' RESPONSIBILITY IN RESPECT OF THE FINANCIAL STATEMENTS

The Directors acknowledge their responsibility for preparing the financial statements of the Company for the year ended 31 December 2016.

The Directors are not aware of any material uncertainties relating to events or conditions that may cast significant doubt upon the Company's ability to continue as a going concern.

The statement of the independent auditor of the Company about their reporting responsibilities on the financial statements is set out in the Independent Auditor's Report on pages 68 to 77. 董事會參考管理層報告以及內部審核結 果,在審核委員會的協助下就截至二零一 六年十二月三十一日止年度之風險管理及 內部監控系統(包括財務、營運及合規控 制)作出檢討,並認為此等系統有效及足 夠。年度審核亦已涵蓋財務匯報及內部審 核功能以及員工資歷、經驗及相關資源。

本公司已設立方便其僱員就本公司財務匯 報、內部監控或其他事項可能出現的不適 當行為而以保密形式表達關注的安排。

本公司已制定披露政策,為本公司董事、 職員、高級管理層及相關僱員提供處理機 密資料、監察資料披露及回應查詢的常規 指引。

公司已制定監控措施,嚴禁任何未經授權 獲取及使用內幕資料。

董事對財務報表的責任

董事確認彼等編製本公司截至二零一六年 十二月三十一日止年度財務報表的責任。

董事並不知悉有關可能會令本公司按持續 基準經營的能力備受質疑的事件或狀況的 任何重大不確定因素。

本公司獨立核數師有關其對財務報表的申 報責任的聲明載於第68至77頁獨立核數 師報告內。

AUDITORS' REMUNERATION

An analysis of the remuneration paid to the external auditors of the Company in respect of audit services and non-audit services for the year ended 31 December 2016 is set out below:

核數師薪酬

截至二零一六年十二月三十一日止年度向 本公司外聘核數師支付有關審計服務及非 審計服務的酬金分析如下:

			Fees Paid/Payable 已付/應付費用		
Service Category	服務類別	HK\$'000 港幣千元	Equivalent to approximately 約相等於 RMB'000 人民幣千元		
Audit Services Non-audit Services	審計服務 非審計服務	1,330	1,152		
 Review of accounts for the period ended 30 June 2016 	- 審閲截至二零一六年 六月三十日止				
	期間賬目	430	373		
- Review results announcement	- 審閲業績公告	50	43		
		1,810	1,568		

COMPANY SECRETARY

The Board appoints Mr. Wan San Fai, Vincent as its Company Secretary in accordance with the Company's Articles of Association and in compliance with the requirements of the Listing Rules. Mr. Wan has complied with the professional training requirement as set out in Rule 3.29 of the Listing Rules during the year ended 31 December 2016.

SHAREHOLDERS' RIGHTS

The Company engages with shareholders through various communication channels and a shareholders' communication policy is in place to ensure that shareholders' views and concerns are appropriately addressed. The policy is regularly reviewed to ensure its effectiveness.

公司秘書

董事會根據本公司組織章程細則並在遵守 上市規則規定之前提下委任溫新輝先生為 公司秘書。截至二零一六年十二月三十一 日止年度,溫先生已遵守上市規則第3.29 條載列的專業培訓規定。

股東權利

本公司以各種溝通渠道與股東接觸,股東 通訊政策亦得到落實,確保股東意見及關 注事宜得到妥善解決。該政策定期檢討, 以確保行之有效。

To safeguard shareholder interests and rights, separate resolution should be proposed for each substantially separate issue at general meetings, including the election of individual Director. All resolutions put forward at general meetings will be voted on by poll pursuant to the Listing Rules and poll results will be posted on the websites of the Company and of the Stock Exchange after each general meeting.

Convening an Extraordinary General Meeting by Shareholders

Pursuant to Article 64 of the Articles of Association of the Company, extraordinary general meetings may 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 Directors or the Secretary for the purpose of requiring an Extraordinary General Meeting to be called by the Directors for the transaction of any business specified in such requisition. If within twenty-one (21) days of such deposit the Directors do not proceed to convene such meeting, the requisitionist(s) himself (themselves) may do so in the same manner, and all reasonable expenses incurred by the Company.

Putting Forward Proposals at General Meetings

For proposal of a person for election as Director, pursuant to Article 113 of the Articles of Association of the Company, no person, other than a retiring Director, shall, unless recommended by the Directors 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 Company's Head Office at Suite 6302, The Center, 99 Queen's Road Central, Hong Kong or at the Company's Registration Office at Tricor Investor Services Limited at Level 22, Hopewell Centre, 183 Queen's Road East, Hong Kong at least seven (7) clear days before the date of the general meeting and the period for lodgement of such notices shall commence no earlier than the day after the despatch of the notice of the general meeting appointed for such election and shall be at least seven (7) clear days in length.

為保障股東權益及權利,各實質上獨立的 事宜(包括推選個別董事)應以獨立決議 案形式於股東大會上提呈。於股東大會上 提出的所有決議案將根據上市規則以投票 表決方式進行表決,而投票結果將於每次 股東大會舉行後於本公司及聯交所網站刊 登。

股東召開股東特別大會

根據本公司組織章程細則第64條,股東 特別大會可應於遞呈請求當日持有不少於 有權於股東大會上投票的本公司繳足股本 十分之一的一位或以上股東要求予以召 開。有關請求須以書面形式向董事或秘書 提出,述明要求董事召開股東特別大會以 處理請求內訂明的任何事項。如於遞呈開 求書日期起二十一(21)日內董事未能召開 該大會,請求人自身可以同一方式召開大 會,請求人因董事未能召開大會而產生的 所有合理開支須由本公司補償予請求人。

於股東大會上提出議案

關於推選董事人選的議案,根據本公司組 織章程細則第113條,除非一項有意提名 選舉該位人士為董事的書面通知以及一項 該位被推選人士簽發表明其願意膺選的書 面通知已呈交至本公司總辦事處(地址為 香港皇后大道中99號中環中心6302室)或 本公司過戶登記處卓佳證券登記有限公 司(地址為香港皇后大道東183號合和中 心22樓),否則概無人士(退任董事除外) 有權在任何股東大會上膺選出任董事職位 (除非由董事推選)。提交該等通知的期間 須由不早於指定進行該推選的股東大會通 告寄發翌日起計,及不遲於該股東大會舉 行日期前七(7)個整日結束,而向本公司發 出該等通知的最短期間須為最少七(7)個整 日。

Shareholders who wish to put forward other proposals at general meetings may follow the procedures in "Convening an Extraordinary General Meeting by Shareholders" set out above to convene an extraordinary general meeting for business specified in the written requisition.

Putting Forward Enquiries to the Board

For putting forward any enquiries to the Board of the Company, shareholders may send written enquiries to the Company. The Company will not normally deal with verbal or anonymous enquiries.

Contact Details

Shareholders may send their enquiries or requests as mentioned above to the following:

Address:	Suite 6302, The Center, 99 Queen's Road Central,
	Hong Kong
	(For the attention of the Board of Directors)
Fax:	(852) 3747-8047
Email:	info@paep.com.cn

For the avoidance of doubt, shareholder(s) must deposit and send the original duly signed written requisition, notice or statement, or enquiry (as the case may be) to the above address, apart from other specified office of the Company, if any, and provide their full name, contact details and identification in order to give effect thereto. Shareholders' information may be disclosed as required by law. 擬於股東大會上提呈其他建議的股東可跟 隨上述「股東召開股東特別大會」所載的 程序,為該書面要求所載的任何事務召開 股東特別大會。

向董事會作出查詢

股東如欲向本公司董事會作出任何查詢, 可將查詢內容以書面形式寄送至本公司。 本公司一般不會處理口頭或匿名的查詢。

聯絡詳情

股東可將上述查詢或請求發送至下列地 址:

- 地址: 香港皇后大道中99號中環中心 6302室 (註明董事會收啟) 傳真: (852) 3747-8047
- 電郵: info@paep.com.cn

為免生疑,股東須向上述地址(除本公司 的其他指定地址(如有)外)送交及發出 正式簽署的書面請求、通知或聲明或查 詢(視情況而定)的正本,並提供彼等全 名、聯絡詳情及身份,以使之生效。股東 資料或會根據法律規定予以披露。

COMMUNICATION WITH SHAREHOLDERS AND INVESTORS

The Company considers that effective communication with shareholders is essential for enhancing investor relations and investor understanding of the Group's business performance and strategies. The Company endeavours to maintain an ongoing dialogue with shareholders and in particular, through annual general meetings and other general meetings. At the annual general meeting, directors (or their delegates as appropriate) are available to meet shareholders and answer their enquiries.

During the year under review, the Chairman of the Board was unable to attend the annual general meeting held on 3 June 2016 due to a business trip. He will use his best endeavours to attend all future shareholders' meetings of the Company.

During the year under review, the Company has not made any changes to its Articles of Association. An up to date version of the Company's Articles of Association is also available on the Company's website and the Stock Exchange's website.

與股東及投資者的溝通

本公司認為,與股東有效溝通對促進投資 者關係及讓投資者了解本集團業務表現及 策略而言至關重要。本公司致力於維持與 股東的持續溝通,尤其是透過股東周年 大會及其他股東大會。董事(或彼等的代 表,如適用)將出席股東周年大會,與股 東會面並解答股東疑問。

於回顧年內,董事會主席因出差而未能出 席於二零一六年六月三日舉行的股東周年 大會。彼將竭力出席本公司日後所有的股 東大會。

於回顧年度內,本公司並無對其組織章程 細則作出任何修訂。本公司組織章程細則 的最新版本於本公司網站及聯交所網站可 供查閱。

Directors and Senior Management 董事及高級管理層

BOARD OF DIRECTORS

Executive Directors

Mr. Jiang Quanlong, aged 64, is the Chairman of the Board and an executive Director. He was appointed as Director in August 2006. He is also a member of the Nomination Committee and the Remuneration Committee. He has over 15 years of experience in China's EP industry. He is responsible for formulating strategies guiding the Group's overall development and strengthening the competitive position of the Group in the PRC's EP market. In addition, he is the chairman and executive director of China Rare Earth Holdings Limited (Stock Code: 769) ("China Rare Earth"), the shares of which are listed on the Main Board of the Stock Exchange. Mr. Jiang is the father of Mr. Jiang Xin, an executive Director and Chief Executive Officer of the Company, and father of Mr. Jiang Lei, both being controlling shareholders of the Company. He is also a director of Praise Fortune Limited, controlling shareholder of the Company.

Mr. Jiang Xin, aged 31, is an executive Director and Chief Executive Officer of the Company. He was appointed as an executive Director in December 2016. He is currently the general manager of China Rare Earth, the shares of which are listed on the Main Board of the Stock Exchange. He joined China Rare Earth in August 2008 and was promoted to the present position of general manager in August 2012. Mr. Jiang Xin obtained a bachelor's degree in arts majoring in international business, finance and economics from University of Manchester in June 2006 and a bachelor's degree in arts majoring in business studies from University of Wales in July 2008. Mr. Jiang Xin is a son of Mr. Jiang Quanlong, Chairman and executive Director, and brother of Mr. Jiang Lei, controlling shareholder of the Company.

Mr. Cho Yu Chung, aged 48, is an executive Director. He was appointed as executive Director in September 2016. Mr. Cho is currently the managing partner of Atrium Asia Group of Companies. He has over 20 years' experience in investments, fund management, corporate management and mergers and acquisitions. From 2013 to 2015, he served as the president commissioner of PT Sarana Meditama Metropolitan Tbk, a hospital-management company which shares are listed in the Indonesia Stock Exchange. Mr. Cho graduated from University of Texas at Austin, the United States, with double bachelor's degrees in computer engineering and mathematics in 1991 and obtained a master's degree in engineering from the same university in 1992.

董事會

執行董事

蔣泉龍先生,64歲,為董事會主席及執 行董事。彼於二零零六年八月獲委任為董 事。彼同時為提名委員會及薪酬委員會之 成員。彼在中國環保業擁有逾十五年經 驗。彼負責制訂策略以指引本集團之整體 發展及增強本集團於中國環保市場之競爭 地位。此外,彼同時為中國稀土控股有限 公司(股份代號:769)(「中國稀土」)(其 股份於聯交所主板上市)之主席兼執行董 事及行政總裁)及蔣磊先生(兩者均為本 公司控股股東)之父親。彼同時為Praise Fortune Limited(本公司控股股東)之董 事。

蔣鑫先生,31歲,為本公司之執行董事 及行政總裁。彼於二零一六年十二月獲委 任為執行董事。彼現任中國稀土(其股份 於聯交所主板上市)之總經理。彼於二零 零八年八月加入中國稀土,並於二零一二 年八月晉升至現職(總經理)。蔣鑫先生 於二零零六年六月自英國曼徹斯特大學取 得文學士學位,主修國際商業、金融及經 濟,並於二零零八年七月自威爾斯大學取 得文學士學位,主修商業研究。蔣鑫先生 為本集團主席及執行董事蔣泉龍先生之子 及本公司控股股東蔣磊先生之兄弟。

曹字頌先生,48歲,為本公司之執行董 事。彼於二零一六年九月獲委任為執行 董事。曹先生現為Atrium Asia Group of Companies之執行事務合夥人。彼於投 資、基金管理、企業管理及併購方面擁 有逾20年經驗。彼於二零一三年至二零 一五年期間擔任PT Sarana Meditama Metropolitan Tbk (一家醫院管理公司, 其股份於印尼證券交易所上市)之總裁。 曹先生畢業於美國德克薩斯大學奧斯丁分 校,於一九九一年獲得計算機工程及數學 專業雙學位,並於一九九二年獲得該大學 工程專業理學碩士。

Directors and Senior Management 董事及高級管理層

Non-Executive Director

Mr. Fan Yajun, aged 49, is a non-executive Director. He was appointed as executive Director in March 2007 and was re-designated as a non-executive Director on 12 April 2016. Mr. Fan has more than 20 years of experience in business management. He joined the Group in July 2002 and has been responsible for the overall administration and business management. He completed a Master of Business Administration course at Southeast University in July 2004. For the period between August 1999 and August 2005, he was an executive director of China Rare Earth, the shares of which are listed on the Main Board of the Stock Exchange.

Independent Non-Executive Directors

Mr. Lai Wing Lee, aged 77, has been appointed as an independent non-executive Director since December 2007. He is the Chairman of the Nomination Committee and the Remuneration Committee and also a member of the Audit Committee. He has been the managing director of Shenzhen Beishen Environmental Packaging Development Co., Limited, which is mainly engaged in the sales and manufacture of EP packaging products, since August 2005. He graduated from the South China Institute of Technology (now known as South China University of Technology) in 1965. He has over 30 years of experience in enterprise management.

Mr. Leung Shu Sun, Sunny, aged 54, has been appointed as an independent non-executive Director since December 2007. He is the Chairman of the Audit Committee and a member of the Nomination Committee and the Remuneration Committee. He has over 20 years' working experience in, among others, accounting, treasury management, budgeting and corporate finance. He graduated from Hong Kong Polytechnic University with a professional diploma in Accountancy and obtained a master's degree in business administration from the University of South Australia. He is a fellow member of the Association of Chartered Certified Accountants, an associate member of the Hong Kong Institute of Certified Public Accountants and a member of Certified General Accountants' Association of Canada. From 2005 to 2007, he served as the financial controller, qualified accountant and company secretary of

非執行董事

范亞軍先生,49歲,為非執行董事。彼於 二零零七年三月獲委任為執行董事並於二 零一六年四月十二日調任為非執行董事。 范先生擁有逾20年之企業管理經驗。彼於 二零零二年七月加入本集團,負責本集團 之整體行政及業務管理。彼於二零零四年 七月完成東南大學工商管理碩士課程。彼 於一九九九年八月至二零零五年八月期間 為中國稀土(其股份於聯交所主板上市) 之執行董事。

獨立非執行董事

賴永利先生,77歲,自二零零七年十二月 起獲委任為獨立非執行董事。彼為提名委 員會及薪酬委員會之主席,並同時為審計 委員會之成員。彼自二零零五年八月起出 任深圳市北深環保包裝發展有限公司之董 事總經理,該公司主要從事環保包裝產品 之銷售及生產。彼於一九六五年畢業於華 南理工學院(現稱為華南理工大學)。彼 於企業管理方面擁有逾30年經驗。

梁樹新先生,54歲,自二零零七年十二 月起獲委任為獨立非執行董事。彼為審計 委員會之成員。彼在會計、財資管理、預算 及企業融資方面,還有其他方面,擁有難 20年工作經驗。彼以會計專業文憑舉 於香港理工大學,並在澳洲國立南澳洲大 學獲得工商管理碩士學位。彼為英國歸 公認會計師公會資深會員、香港會計師公 會會員及加拿大註冊會計師協會會員。彼 於二案股有限公司(現稱為西王置業控股 有限公司)(股份代號:2088)(其股份於 聯交所主板上市)之財務總監、合資格會 計師及公司秘書。彼自二零零一年至今,

Directors and Senior Management 董事及高級管理層

Xiwang Sugar Holdings Company Limited (now known as Xiwang Property Holdings Company Limited) (Stock Code: 2088), the shares of which are listed on the Main Board of the Stock Exchange. From 2001 to date, he has been a director of a company providing accounting, tax and corporate finance services. From 1999 to 2001, he held key financial position in a listed company in Hong Kong. From 1998 to 1999, he was a finance director of a company principally engaged in the provision of network infrastructure solutions. From 1993 to 1998, he was the financial controller of a company principally engaged in property investment, trading and securities. From 1987 to 1990, he worked in international accounting firms handling audit, tax and accounting matters. Mr. Leung has been an independent non-executive director of Xiwang Special Steel Company Limited (Stock Code: 1266), the shares of which are listed on the Main Board of the Stock Exchange since February 2012. He was appointed as an independent non-executive director of China Art Financial Holdings Limited (Stock Code: 1572), the shares of which are listed on the Main Board of the Stock Exchange on 14 October 2016.

Professor Wang Guozhen, aged 81, has been appointed as an independent non-executive Director since December 2007. He is a member of the Audit Committee, Nomination Committee and Remuneration Committee. Since October 1980, Professor Wang was the chairperson of the Environment Protection Specialist Commission of the Chinese Society of Rare Earths and he became a consultant afterwards. He was, from 1994 to 2005, a member of the Rare Earth Expert Group of China State Planning and Development Commission, and the team leader of the Industry Division. Professor Wang was appointed as an expert of the Expert Group of the Association of China Rare Earth Industry on 8 April 2014. He graduated from the Department of Chemical Engineering of Tianjin University with a major in physical chemistry of metals. He was an independent director of the State-owned Gansu Rare Earth Group Co., Ltd. from 2005 to December 2012. On 1 August 2012, Professor Wang was appointed as an independent non-executive director of China Rare Earth, the shares of which are listed on the Main Board of the Stock Exchange. From 1 December 2012 to 10 September 2015, he was appointed as an independent director of Lianyungang Ligang Rare Earth Industrial Co., Ltd. On 26 January 2013, Professor Wang was appointed as an independent director of Shenghe Resources Holding Co. Ltd (Stock Code: 600392), the shares of which are listed on the Shanghai Stock Exchange. On 13 March 2015, he was appointed as senior expert consultant of rare earth projects of China Enfi Engineering Corporation for a period of three years.

於一家提供會計、税務及企業融資服務之 公司擔任董事。彼自一九九九年至二零零 一年期間,於一家香港上市公司擔任主要 財務職位。彼自一九九八年至一九九九年 期間,於一家主要從事提供網絡基建解決 方案業務之公司擔任財務董事。彼自一九 九三年至一九九八年期間,為一家主要從 事物業投資、貿易及證券之公司之財務總 監。彼自一九八七年至一九九零年期間, 曾於國際會計師行工作,負責處理審計、 税務及會計事宜。梁先生自二零一二年 二月起為西王特鋼有限公司(股份代號: 1266)(其股份於聯交所主板上市)之獨立 非執行董事。彼於二零一六年十月十四日 獲委任為中國藝術金融控股有限公司(股 份代號:1572)(其股份於聯交所主板上 市)之獨立非執行董事。

王國珍教授,81歲,自二零零七年十二月 起獲委任為獨立非執行董事。彼為審計委 員會、提名委員會及薪酬委員會之成員。 自一九八零年十月起,王教授為中國稀土 學會環保專業委員會之主任委員,其後出 任為顧問。彼於一九九四年至二零零五年 期間為中國國家計劃和發展委員會稀土專 家組之成員,並擔任產業組組長。王教授 於二零一四年四月八日獲委任為中國稀土 行業協會專家組專家。彼畢業於天津大學 化學工程系,主修金屬物理化學。彼自二 零零五年起至二零一二年十二月出任國有 企業甘肅稀土新材料股份有限公司之獨立 董事。於二零一二年八月一日,王教授獲 委任為中國稀土(其股份於聯交所主板上 市)之獨立非執行董事。自二零一二年十 二月一日至二零一五年九月十日,彼獲委 任為連雲港麗港稀土實業有限公司之獨立 董事。於二零一三年一月二十六日,王教 授獲委任為盛和資源控股股份有限公司 (股票代碼:600392)(其股份於上海證券 交易所上市)之獨立董事。於二零一五年 三月十三日,彼獲委任為中國恩菲工程技 術有限公司稀土項目之高級專家顧問,為 期三年。

SENIOR MANAGEMENT

Mr. Wan San Fai, Vincent, aged 43, is the chief financial officer and company secretary of the Company. He joined the Group in March 2007 and is responsible for the corporate finance function of the Group. He oversees matters relating to financial administration, and compliance and reporting obligations of the Group. Mr. Wan has more than 20 years' experience in auditing, accounting and financial management. Prior to joining the Group, Mr. Wan has worked for a company listed on the Singapore Stock Exchange as its financial controller from 2005 to 2007. Mr. Wan is a member of the Hong Kong Institute of Certified Public Accountants. Mr. Wan holds a Bachelor of Arts degree in Accountancy from the Hong Kong Polytechnic University.

Mr. Huang Wei, aged 33, is the vice general manager of Wuxi Pan Asia. He has about 10 years of experience in EP technology. He joined the Group in 2010 and is responsible for the WWCB division. Before joining the Group, he was a technical manager of Jiangsu Yuansheng Environmental Protection Equipment Co, Limited. He graduated from Xuzhou Normal University, majoring in computer numerical control machining technology.

Mr. Ji Hongwei, aged 46, is the vice general manager of Wuxi Pan Asia. He has more than 10 years of experience in sales and project management. He joined the Group in 2003 and is responsible for sales and marketing of WWCB. Before joining the Group, he was a sales manager of Yixing Xingda Catalyst Factory. He graduated from Dapu Middle School in Yixing City.

高級管理層

溫新輝先生,43歲,本公司之財務總監兼 公司秘書。彼於二零零七年三月加入本集 團,負責本集團之企業融資部門。彼監督 財務管理相關事宜及負責本集團之合規事 宜及履行呈報責任。溫先生在審核、會計 及財務管理方面擁有逾20年經驗。於加入 本集團前,溫先生於二零零五年至二零 七年在一家於新加坡證券交易所上市之公 司任財務總監。溫先生現為香港會計師公 會之會員。溫先生持有香港理工大學會計 學文學士學位。

黃偉先生,33歲,無錫泛亞副總經理。彼 在環保技術管理方面擁有約十年經驗。彼 於二零一零年加入本集團,負責本集團木 絲水泥板事業部。於加入本集團前,彼為 江蘇源盛環保設備有限公司技術部經理。 黃先生畢業於徐州師範大學數控機床加工 技術專業。

季紅偉先生,46歲,無錫泛亞副總經理。 彼在銷售及工程管理領域擁有逾十年經 驗,彼於二零零三年加入本集團,負責本 集團下屬無錫泛亞木絲水泥板銷售工作。 於加入本集團前,彼為宜興市興達催化劑 廠銷售經理。彼畢業於宜興市大浦中學。 **Mr. Wu Dongping**, aged 34, is the financial controller of Wuxi Pan Asia. He has about 10 years of experience in financial management. He joined the Group in May 2014. Before joining the Group, he was a finance manager of Yixing AGC Ceramics Company Limited. He graduated from the Huaiyin Institute of Technology, majoring in accountancy.

Mr. Shen Mingming, aged 61, is the manager of the administration and human resource department of Wuxi Pan Asia. He joined the Group in 2010 and is responsible for the daily management of the Group's human resource, administration and logistics services. Before joining the Group, he worked as deputy general director in Investment Invitation Bureau of Yixing, the PRC. He graduated from Jiangsu Radio and TV University majoring in industrial economy management.

Ms. Sun Ying, aged 35, is the manager of the business development department of Wuxi Pan Asia. She joined the Group in 2003 and is responsible for the business development and business management. She graduated from Yangzhou University majoring in economy management.

吴冬萍先生,34歲,無錫泛亞財務總監。 彼在財務管理方面擁有約十年經驗。彼於 二零一四年五月加入本集團。於加入本集 團前,彼為宜興旭硝子工業陶瓷有限公司 財務經理。彼畢業於淮陰工學院會計專 業。

沈明明先生,61歲,無錫泛亞行政及人 力資源部經理。彼於二零一零年加入本集 團,負責本集團人事、行政及後勤服務之 日常管理。於加入本集團前,彼在宜興環 保科技工業園招商局任副局長。彼畢業於 江蘇廣播電視大學工業經濟管理專業。

孫瀅女士,35歲,無錫泛亞商務部部長。 彼於二零零三年加入本集團,負責業務拓 展及業務管理等工作。彼畢業於揚州大學 經濟管理專業。

The Board is pleased to present their annual report together with the audited consolidated financial statements of the Group for the year ended 31 December 2016.

PRINCIPAL PLACE OF BUSINESS

The Company is incorporated in the Cayman Islands and has its principal place of business in the PRC at No. 1 Chuanshan Road, Dingshu Town, Yixing City, Jiangsu Province, PRC 214222 and its principal place of business in Hong Kong at Suite 6302, The Center, 99 Queen's Road Central, Hong Kong.

PRINCIPAL ACTIVITIES

The Group is principally engaged in the sales of pipes, water treatment and flue gas treatment products and equipment, as well as undertaking of EP construction engineering projects and manufacture and sales of EP construction materials in the PRC.

BUSINESS REVIEW

A business review of the Group is set out in the sections headed "Management Discussion and Analysis" on pages 9 to 13 and "Environmental, Social and Governance Report" on pages 48 to 67 of this annual report.

MAJOR CUSTOMERS AND SUPPLIERS

The information in respect of the major customers and suppliers of the Group during the financial year is as follows:

董事會欣然提呈彼等之年報連同本集團之 截至二零一六年十二月三十一日止年度之 經審核綜合財務報表。

主要營業地點

本公司乃一家於開曼群島註冊成立之公 司,其位於中國之主要營業地點為中國江 蘇省宜興市丁蜀鎮川善公路1號(郵政編 號:214222),其於香港之主要營業地點 為香港皇后大道中99號中環中心6302室。

主要業務

本集團主要於中國從事銷售管道、水處理 及煙氣處理產品及設備,以及承接環保建 設工程項目及製造及銷售環保建築材料。

業務回顧

本集團之業務回顧載於本年報第9至13 頁「管理層討論與分析」及48至67頁「環 境、社會及企業管治」章節。

主要客戶及供應商

於財政年度內有關本集團主要客戶及供應 商之資料如下:

		Percentage of		
		the Group's total		
		佔本集團總額之百分比		
		Revenue	Purchases	
		收入	採購額	
The largest customer	最大客戶	18.4%	_	
Five largest customers in aggregate	五大客戶總計	64.7%	-	
The largest supplier	最大供應商	-	34.8%	
Five largest suppliers in aggregate	五大供應商總計	_	51.1%	

None of the Directors, their close associates (as defined in the Listing Rules) or any shareholders of the Company (which to the knowledge of the Directors owned more than 5% of the Company's share capital) had a beneficial interest in the Group's five largest customers and suppliers.

概無董事、彼等之緊密聯繫人士(定義見 上市規則)或本公司任何股東(據董事所 知擁有本公司股本5%以上)於本集團五大 客戶及供應商擁有實益權益。

Report of the Directors 董事會報告

FINANCIAL STATEMENTS

The profits of the Group for the financial year ended 31 December 2016 and the state of the Company's and the Group's affairs as at that date are set out in the financial statements on pages 78 to 215.

FINAL DIVIDEND

The Board does not recommend the payment of a final dividend for the year ended 31 December 2016 (2015: Nil) as the capital will be reserved for the development of the Group's business operations.

DISTRIBUTABLE RESERVES

Profit attributable to equity holders of the Company, before dividends, of RMB75,443,000 (2015: RMB69,860,000) have been transferred to reserves. Other movements in reserves are set out in note 30 to the financial statements.

As at 31 December 2016, the distributable reserve of the Company amounted to approximately RMB752,009,000 (2015: RMB762,252,000).

PROPERTY, PLANT AND EQUIPMENT

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

SHARE CAPITAL

Details of the movements in share capital of the Company during the financial year are set out in note 29 to the financial statements.

DIRECTORS

The Directors during the financial year were:

Executive Directors

Mr. Jiang Quanlong (Chairman)
Mr. Jiang Xin (Chief Executive Officer) (appointed on 22 December 2016)
Mr. Jiang Lei (Chief Executive Officer) (resigned on 22 December 2016)
Mr. Cho Yu Chung (appointed on 28 September 2016)

財務報表

本集團於截至二零一六年十二月三十一日 止財政年度之溢利及本公司及本集團於該 日之狀況載於財務報表第78至第215頁。

末期股息

董事會不建議派發截至二零一六年十二 月三十一日止年度之末期股息(二零一五 年:無),以保留充裕資金發展本集團各 項業務。

可分發儲備

本公司權益持有人應佔溢利(未計股息) 為人民幣75,443,000元(二零一五年:人 民幣69,860,000元)已轉撥至儲備。儲備 之其他變動載於財務報表附註30。

於二零一六年十二月三十一日,本公司 可分發儲備大約為人民幣752,009,000元 (二零一五年:人民幣762,252,000元)。

物業、廠房及設備

本集團於財政年度內之物業、廠房及設備 之變動詳情載於財務報表附註15。

股本

本公司股本於財政年度內之變動詳情載於 財務報表附註29。

董事

於財政年度內之董事為:

執行董事 蔣泉龍先生(主席) 蔣鑫先生(行政總裁)(於二零一六年 十二月二十二日獲委任) 蔣磊先生(行政總裁) (於二零一六年十二月二十二日辭任) 曹宇頌先生(於二零一六年九月二十八日 獲委任)
Non-executive Director

Professor Wang Guozhen

Mr. Fan Yajun (re-designated as non-executive Director on 12 April 2016)

Independent Non-executive Directors Mr. Lai Wing Lee Mr. Leung Shu Sun, Sunny

Mr. Fan Yajun shall retire from the office as non-executive Director and Professor Wang Guozhen shall retire from the office as independent non-executive Director at the forthcoming AGM in accordance with article 108(A) of the Articles of Association. In addition, Mr. Cho Yu Chung and Mr. Jiang Xin who have been appointed by the Board on 28 September 2016 and 22 December 2016 respectively shall hold office until the AGM pursuant to article 112 of the Company's Articles of Association. All the above directors, being eligible, will offer themselves for re-election.

CONFIRMATION OF INDEPENDENCE

The Company has received from each of the independent nonexecutive Directors an annual confirmation of independence pursuant to Rule 3.13 of the Listing Rules and considers all the independent non-executive Directors to be independent.

DIRECTORS' SERVICE CONTRACTS

No director proposed for re-election at the forthcoming AGM has an unexpired service contract which is not determinable by the Company or any of its subsidiaries within one year without payment of compensation, other than normal statutory obligations.

DIRECTORS' PERMITTED INDEMNITY PROVISION

Under the Company's Articles of Association, every Director or officer of the Company acting in relation to any of the affairs of the Company shall be indemnified and secured harmless out of the assets and profits of the Company from and against all actions, costs and damages which he may incur or sustain in the execution of the duties of his office or otherwise in relation thereto. Such provision is in force during the year under review and as of the date of this annual report.

非執行董事

范亞軍先生(於二零一六年四月十二日 調任為非執行董事)

獨立非執行董事 賴永利先生 梁樹新先生 王國珍教授

范亞軍先生及王國珍教授將根據組織章程 細則第108(A)條於應屆股東周年大會上分 別退任非執行董事及獨立非執行董事之職 務。此外,根據本公司組織章程細則第 112條,曹宇頌先生及蔣鑫先生已分別於 二零一六年九月二十八日及二零一六年十 二月二十二日獲董事會委任,任期直至股 東周年大會為止。上述全部董事均合資格 及願意重選連任。

確認獨立性

本公司已接獲各獨立非執行董事根據上市 規則第3.13條作出之年度獨立性確認書, 並認為全體獨立非執行董事均為獨立人 士。

董事之服務合約

概無擬於應屆股東周年大會重選之董事訂 有未到期服務合約,而本公司或其任何附 屬公司在一年內不支付賠償(一般法定賠 償除外)不可終止。

董事獲允許的彌償保證條文

根據本公司的組織章程細則,就本公司任 何事務行事的本公司各董事或主管人員, 可就其執行職務而產生或承受或因其職務 而以其他方式產生或承受的所有行動、費 用及損害,從本公司的資產及利潤中獲得 彌償並免受損害。有關條文於回顧年度內 及截至本年報日期一直有效。

DIRECTORS'/CONTROLLING SHAREHOLDERS' INTERESTS IN CONTRACTS OF SIGNIFICANCE

Save for the information disclosed in "Related Party Transactions" in note 34 to the financial statements, no transaction, arrangement or contract of significance in which a Director or an entity connected with a Director had a material interest, whether directly or indirectly, subsisted during or at the end of 2016, and there was no contract of significance between the Company or a subsidiary of the Company with the controlling shareholder or any of its subsidiaries during the year under review.

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

Neither the Company nor any of its subsidiary purchased, sold or redeemed any of the Company's listed securities during the year ended 31 December 2016.

SUFFICIENCY OF PUBLIC FLOAT

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

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

As at 31 December 2016, the interests and short positions of the Directors and chief executive of the Company in the shares, underlying shares or debentures of the Company and its associated corporations (within the meaning of Part XV of the Securities and Futures Ordinance of Hong Kong ("SFO")) as recorded in the register of interests maintained by the Company pursuant to section 352 of the SFO, or as otherwise notified to the Company and the Stock Exchange pursuant to the Model Code were as follows:

董事 / 控股股東於重大合約中之 權益

除於財務報表附註34「有關連人士交易」 所披露之資料外,於二零一六年年內或年 底概無存在董事或與董事有關連的實體直 接或間接擁有重大權益的交易、安排或重 大合約,且於回顧年內本公司或本公司附 屬公司與控股股東或其任何附屬公司概無 任何重大合約。

購入、出售或贖回本公司之上市 證券

於截至二零一六年十二月三十一日止年 度,本公司或其附屬公司概無購入、出售 或贖回本公司之任何上市證券。

足夠之公眾持股量

根據截至本年報日期,本公司可公開取得 之資料及據董事所知,本公司一直維持上 市規則項下規定之公眾持股量。

董事及最高行政人員於本公司或 其相聯法團的股份、相關股份及 債券中之權益及淡倉

於二零一六年十二月三十一日,本公司董 事及最高行政人員於本公司及其相聯法團 (定義見香港證券及期貨條例(「證券及期 貨條例」)第XV部)之股份、相關股份或債 券中擁有須記錄於本公司根據證券及期貨 條例第352條保存之權益登記冊或根據標 準守則須知會本公司及聯交所之權益及淡 倉如下:

Interests in shares and underlying shares of the Company

於本公司股份及相關股份之權益

Name of Director 董事姓名	Nature of interest 權益性質	Numbe shares h 持有股份 (Note (附詞	neld 數目 ⊖ <i>1)</i>	Equity derivatives (share option) 股本衍生工具 (購股權) (Notes 1 and 3) (附註1及3)	Approximate percentage of issued share capital 佔已發行股本 之概約百分比
Mr. Jiang Quanlong	Beneficial interest			400,000 (L)	0.05%
蔣泉龍先生 Mr. Jiang Xin 蔣鑫先生	實益權益 Interest of controlled corporation 受控制法團權益	356,568,000 (Note (附意	e 2)		42.45%
	Beneficial interest 實益權益	2,000,000			0.24%
Mr. Fan Yajun 范亞軍先生	Beneficial interest 實益權益			5,000,000 (L)	0.60%
Mr. Lai Wing Lee 賴永利先生	Beneficial interest 實益權益			1,000,000 (L)	0.12%
Mr. Leung Shu Sun, Sunny 梁樹新先生	Beneficial interest 實益權益			1,000,000 (L)	0.12%
Professor Wang Guozhen 王國珍教授	Beneficial interest 實益權益			1,000,000 (L)	0.12%
Notes:			附註	<u>:</u> :	
1. The letter "L" denotes th underlying shares.	ne Director's long position in	the shares/	1.	字母「L」代表董事於朋 好倉。	设份/相關股份之
beneficially owned by Praise Fortune Limited. The total number of issued shares in Praise Fortune Limited as at 31 December 2016 was 601 shares of US\$1 each. Mr. Jiang Xin held 300 shares being approximately 49.92% in Praise Fortune Limited and was deemed to be interested in the Shares held by Praise Fortune Limited under the SFO.				該等356,568,000股股份 Limited之名義登記並 Praise Fortune Limited 月三十一日之已發行股 每股面值1美元。蔣鑫 份(即約佔Praise Fortu 發行股份之49.92%)。 例,彼被視為擁有Praise 所持有之股份權益。	在由其實益擁有。 加於二零一六年十二 设份總數為601股, 先生擁有300股股 une Limited全部已 根據證券及期貨條
in respect of share opti	ent the interests in underloss granted by the Compa wners, the details of which a e section stated below.	any to these	3.	該等權益指本公司向有 持有人)授出購股權所 益,有關詳情載於下文	涉及的相關股份權
Save as disclosed above, was known to any Director neither the Directors nor the short positions in any shar of the Company or any of it meaning of Part XV of the S	or chief executive of the e chief executive had any res, underlying shares or associated corporations	e Company, interests or debentures	一日 所矢 例第	⊥述披露外,於二零一 日,就本公司任何董事 ロ,概無董事或最高行 E何其相聯法團(定義 售XV部)之任何股份、 確有任何權益或淡倉。	或最高行政人員 政人員於本公司 見證券及期貨條

SHARE OPTION SCHEME

The Company adopted a share option scheme (the "Share Option Scheme"), details of which are set out in Note 31 to the financial statements. Details of the share options granted under the Share Option Scheme and their movements during the year ended 31 December 2016 were as follows:

購股權計劃

本公司採納一項購股權計劃(「購股權計 劃」),詳情載於財務報表附註31。根據購 股權計劃授出之購股權之詳情及其在截至 二零一六年十二月三十一日止年度之變動 載列如下:

Directors 董事	Date of Grant 授出日期	Exercise Price per share 每使 HK復 \$ 元	Vesting Period 歸屬期	Exercise Period 行使期間	Balance as at 1/1/2016 於 二零一六年 一月一日 之結餘		Share Options 權數目 Exercised/ Cancelled/ Lapsed during the year 於年內 已行銷/ 已主銷/ 已失效	Balance as at 31/12/2016 於 二零一六年 十二月 三十一日 之結餘
Mr. Jiang Quanlong 蔣泉龍先生	14/5/2008	2.81	14/5/2008 to 13/5/2009	14/5/2009 to 13/5/2018	400,000	-	-	400,000
Mr. Jiang Lei (resigned on 22 December 2016) 蔣磊先生 (於2016年12月22日辭任)	14/5/2008	2.81	14/5/2008 to 13/5/2009	14/5/2009 to 13/5/2018	400,000	-	-	400,000
Mr. Fan Yajun 范亞軍先生	14/5/2008	2.81	14/5/2008 to 13/5/2009	14/5/2009 to 13/5/2018	2,500,000	-	-	2,500,000
<u>DI</u> +,1,1	11/6/2012	0.83	11/6/2012 to 10/6/2013	11/6/2013 to 10/6/2022	2,500,000	-	-	2,500,000
Mr. Lai Wing Lee 賴永利先生	14/5/2008	2.81	14/5/2008 to 13/5/2009	14/5/2009 to 13/5/2018	500,000	-	-	500,000
	11/6/2012	0.83	11/6/2012 to 10/6/2013	11/6/2013 to 10/6/2022	500,000	_	-	500,000
Mr. Leung Shu Sun, Sunny 梁樹新先生	14/5/2008	2.81	14/5/2008 to 13/5/2009	14/5/2009 to 13/5/2018	500,000	-	-	500,000
	11/6/2012	0.83	11/6/2012 to 10/6/2013	11/6/2013 to 10/6/2022	500,000	-	-	500,000

Directors 董事	Date of Grant 授出日期	Exercise Price per share 每使便 HK(\$ 港元	Vesting Period 歸屬期	Exercise Period 行使期間	Balance as at 1/1/2016 ※ 二零一六年 一月一日 之結餘		Share Options 權數目 Exercised/ Cancelled/ Lapsed during the year 於年內 已行使了 已註銷/ 已失效	Balance as at 31/12/2016 於 二零一六年 十二月 三十一日 之結餘
Professor Wang Guozhen 王國珍教授	14/5/2008	2.81	14/5/2008 to 13/5/2009	14/5/2009 to 13/5/2018	500,000	-	-	500,000
	11/6/2012	0.83	11/6/2012 to 10/6/2013	11/6/2013 to 10/6/2022	500,000	-	_	500,000
					8,800,000			8,800,000
Continuous contract employees	14/5/2008	2.81	14/5/2008 to 13/5/2009	14/5/2009 to 13/5/2018	9,000,000	-	(3,000,000)	6,000,000
長期合約僱員	11/6/2012	0.83	11/6/2012 to 10/6/2013	11/6/2013 to 10/6/2022	28,500,000	_	_	28,500,000
					37,500,000		(3,000,000)	34,500,000
Total 總計					46,300,000		(3,000,000)	43,300,000

DIRECTORS' RIGHT TO ACQUIRE SHARES AND DEBENTURES

Other than the Share Option Scheme disclosed above, at no time during the year was the Company or any of its holding company, subsidiaries or fellow subsidiaries a party to any arrangements to enable the Directors to acquire benefits by means of acquisition of shares in or debentures of, the Company or any other body corporate.

EQUITY-LINKED AGREEMENTS

Save for the Share Option Scheme disclosed above, no equitylinked agreements were entered into by the Company, or existed during the year under review. 董事收購股份及債券之權利

除上述購股權計劃所披露者外,於本年內 任何時間,本公司或其控股公司或附屬公 司或同系附屬公司並無訂立任何安排,使 董事可透過收購本公司或任何其他法人團 體之股份或債券而獲益。

股票掛鈎協議

除上文披露之購股權計劃外,於回顧年度 內本公司概無訂立任何股票掛鈎協議,亦 無存在有關協議。

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

So far as was known to the Directors and chief executive of the Company, as at 31 December 2016, the following persons (other than the Directors or chief executive of the Company) had interests or short positions in the shares or underlying shares of the Company as recorded in the register of interests required to be kept by the Company under section 336 of the SFO:

Interests in the shares and underlying shares of the Company

主要股東於本公司股份及相關股 份之權益及淡倉

於二零一六年十二月三十一日,據本公司 董事及最高行政人員所知,下列人士(本 公司董事或最高行政人員除外)於本公司 之股份或相關股份中擁有須根據證券及期 貨條例第336條存置之權益登記冊內之權 益或淡倉如下:

Approximate

於本公司股份及相關股份之權益

Name 名稱	Nature of interest 權益性質	Number of shares held 所持股份數目 (Note 1) (附註1)	Equity derivatives (share option) 股本衍生工具 (購股權) (Note 1) (附註1)	Approximate percentage of issued share capital 佔已發行股本 之概約百分比
Praise Fortune Limited	Beneficial interest 實益權益	356,568,000 (L)		42.45%
Mr. Jiang Lei 蔣磊先生	Interest of controlled corporation 受控制法團權益	356,568,000 (L) (Note 2) (附註2)		42.45%
	Beneficial interest 實益權益	582,000 (L)		0.07%
	Beneficial interest 實益權益		400,000 (L)	0.05%
Ms. Li Jingru <i>(Note 3)</i> 李靜如女士 <i>(附註3)</i>	Interest of spouse 配偶權益	358,568,000 (L)		42.69%
Ms. Chai Yongping (<i>Note 4)</i> 柴永萍女士 <i>(附註4)</i>	Interest of spouse 配偶權益	357,150,000 (L)		42.52%
	Interest of spouse 配偶權益		400,000 (L)	0.05%
Avenue Asset Management Limited (Note 5) (附註5)	Investment manager 投資經理	250,000,000 (L)		29.76%
Avenue Multi-Strategy Fund SPC on behalf of Avenue Multi-Strategy Fund Segregated	Beneficial interest 實益權益	250,000,000 (L)		29.76%
Portfolio 1 <i>(Note 5)</i> <i>(附註5)</i>				

Notes:

- The Letter "L" denotes the person's long position in the shares/ underlying shares.
- 2. These shares were registered in the name of and beneficially owned by Praise Fortune Limited. The total number of issued shares in Praise Fortune Limited as at 31 December 2016 was 601 shares of US\$1 each. These 601 shares were owned as to 300 shares being approximately 49.92% by Mr. Jiang Xin, an executive Director, 300 shares being approximately 49.92% by Mr. Jiang Lei and 1 share being approximately 0.16% by Ms. Qian Yuanying. Mr. Jiang Quanlong, an executive Director is a director of Praise Fortune Limited. Under the SFO, Mr. Jiang Xin and Mr. Jiang Lei were deemed to be interested in the shares held by Praise Fortune Limited.
- Ms. Li Jingru is the spouse of Mr. Jiang Xin and was therefore deemed to be interested in all the Shares in which Mr. Jiang Xin was deemed to be interested.
- 4. Ms. Chai Yongping is the spouse of Mr. Jiang Lei and was therefore deemed to be interested in all the Shares and underlying shares in which Mr. Jiang Lei was deemed to be interested.
- These 250,000,000 shares were beneficially owned by Avenue Multi-Strategy Fund SPC on behalf of Avenue Multi-Strategy Fund Segregated Portfolio 1. Avenue Asset Management Limited was interested in these 250,000,000 shares in the capacity of investment manager.

Save as disclosed above, as at 31 December 2016, the Company has not been notified by any person (other than the Directors or chief executive of the Company) who had interests or short position in the shares or underlying shares of the Company.

MANAGEMENT CONTRACTS

No contracts, other than the service contracts of the Directors or any person engaged in the full-time employment of the Company, 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.

附註:

- 1. 字母「L」指有關人士於股份/相關股份 之好倉。
- 2. 該等股份以Praise Fortune Limited之名 義登記並由其實益擁有。Praise Fortune Limited於二零一六年十二月三十一日 之已發行股份總數為601股每股面值1 美元之股份。該601股股份乃由蔣鑫先 生(執行董事)擁有300股股份(即約 49.92%),由蔣磊先生擁有300股股份 (即約49.92%)及由錢元英女士擁有1股 股份(即約0.16%)。執行董事蔣泉龍先 生為Praise Fortune Limited之董事。根 據證券及期貨條例,蔣鑫先生及蔣磊先 生被視為於Praise Fortune Limited所持 有之股份中擁有權益。
- 李靜如女士乃蔣鑫先生之配偶,因此被 視為於蔣鑫先生被視為擁有之全部股份 中擁有權益。
- 柴永萍女士乃蔣磊先生之配偶,因此被 視為於蔣磊先生被視為擁有之全部股份 及相關股份中擁有權益。
- 該250,000,000股股份乃由Avenue Multi-Strategy Fund SPC代表Avenue Multi-Strategy Fund Segregated Portfolio 1實益擁有。Avenue Asset Management Limited以投資經理身份於 該250,000,000股股份中擁有權益。

除上述披露外,截至二零一六年十二月三 十一日,本公司概不知悉有任何人士(本 公司董事或最高行政人員除外)於本公司 股份或相關股份中擁有權益或淡倉。

管理合約

除本公司董事或任何全職人士之服務合約 外,年內概無訂立或存在有關本公司整體 業務或其中任何重要部分之管理及行政合 約。

COMPETING BUSINESS INTERESTS OF DIRECTORS

Non-Competition Undertaking

Under the restrictive covenants of a share purchase agreement dated 1 December 2007 executed among (i) YY Holdings as vendor, (ii) Praise Fortune Limited, Mr. Jiang Quanlong, Ms. Qian Yuanying, Mr. Jiang Lei and Mr. Jiang Xin as covenantors, and (iii) the Company as the purchaser, each of Praise Fortune Limited, Ms. Qian Yuanying, Mr. Jiang Quanlong, Mr. Jiang Lei and Mr. Jiang Xin (collectively the "Covenantors") has undertaken that he/she/it will not and shall procure his/her/its close associates will not:

- (a) at any time disclose to any person, or himself/herself/ itself use for any purpose, and shall use his/her/its best endeavours to prevent the publication or disclosure of, any information concerning the business, accounts or finances of any Group company, or any of its clients', suppliers' or customers' transactions or affairs, which may, or may have, come to his/her/its knowledge:
- (b) at any time during which the Company is listed on the Stock Exchange and for so long as each of the Covenantors and their respective close associates collectively hold, whether individually or taken together, 30% or more of the issued shares or is regarded as the controlling shareholder(s) of the Company under the Listing Rules or for a period of two years from the date of the Listing, whichever is the longest period of time:
 - directly or indirectly solicit, interfere with, employ or endeavour to entice away from any Group company with a view to competing with the Group any person who, to his/her/its knowledge, is now, or has during the 12 months preceding the date of the share purchase agreement been, a client, customer, supplier or employee of, or has been in the habit of dealing with, any Group company;
 - (ii) at any time use the name or trading style of any Group company, or any trademarks or logos or device similar in appearance to any trademarks, in the PRC, Hong Kong or any other part of the world, or represent himself as carrying on or continuing or being connected with any Group company or its business for any purposes whatsoever; and/or

董事於競爭業務之權益

不競爭承諾

根據由(i) YY Holdings (賣方)、(ii) Praise Fortune Limited、蔣泉龍先生、錢元英 女士、蔣磊先生及蔣鑫先生 (承諾人)與 (iii)本公司 (買方) 於二零零七年十二月一 日訂立之購股協議之限制性條款, Praise Fortune Limited、錢元英女士、蔣泉龍先 生、蔣磊先生及蔣鑫先生 (統稱為 「承諾 人」) 分別承諾,其將不會且將促使其緊 密聯繫人士亦不會:

- (a) 於任何時間向任何人士透露或其本人因任何目的利用就其所知可能涉及本集團任何公司之業務、賬目或財務之資料,或其客戶、供應商或客戶之交易或事務,並將竭盡所能防止該等資料交易或事務被公開或透露;
- (b) 於本公司在聯交所上市期間內,及 根據上市規則或自上市之日起計兩 年期間內(以最長者為準)任何時 間,共同持有(無論單獨或視作共同 持有)30%或以上已發行股份或被視 為本公司控股股東之各承諾人及彼 等各自緊密聯繫人士:
 - (i) 直接或間接誘使、干預、聘用 或試圖誘使就其所知現時或於 購股協議訂立日期前十二個月 期間為本集團任何公司之客 戶、顧客、供應商或僱員或慣 常與本集團任何成員公司進行 交易之任何人士離開本集團任 何公司以與本集團競爭;
 - (ii) 於任何時間,在中國、香港或 任何其他國家或地區使用本集 團任何公司之名稱或經營模式 或與彼等任何商標之外觀相似 之任何商標、圖標或圖案,或 不論任何目的代表其本身開展 或繼續從事與本集團任何公司 或其業務有關之業務;及/或

(iii) directly or indirectly carry on or be engaged or concerned or interested in the businesses of (i) the production of water treatment and flue gas treatment and solid waste treatment equipment and components and pipes; (ii) the sale and installation of water treatment and flue gas treatment and solid waste treatment equipment and pipes; and (iii) the contracting of water treatment and flue gas treatment and solid waste treatment projects, being the current principal businesses of the Group.

Each of the Covenantors has undertaken in favour of the Company under the share purchase agreement to procure the provision to the Company of all information necessary for the enforcement of the above undertaking. Each of the Covenantors further undertakes in favour of the Company to make a statement in the annual report of the Company confirming compliance by it and its affiliates with the terms of the non-competition undertaking in the share purchase agreement. The Company has received the confirmation in relation to compliance by them and their affiliates with the terms of the non-competition undertaking in the share purchase agreement for the year ended 31 December 2016.

Each of the Covenantors has confirmed that he/she/it is not currently engaged in any business, which directly or indirectly competes or may compete with the Group's business.

Benxi Fanya Environmental Heat & Power Co., Ltd. ("Benxi Fanya") is owned as to 49% by Asia Global Tech Group Limited ("AGT (HK)"), and as to 51% by Benxi (Asia) Thermal Technology Company Limited ("Benxi Asia") (beneficially owned as to 90% and 10% by Ms. Qian Yuanying (the spouse of Mr. Jiang Quanlong) and Mr. Fan Xinyang (son of Mr. Fan Yajun)). AGT (HK) is beneficially owned as to 54%, 18%, 18% and 10% by Ms. Qian Yuanying, Mr. Jiang Lei, Mr. Jiang Xin (both of whom are sons of Mr. Jiang Quanlong) and Mr. Fan Xinyang respectively. The permitted business scope on the business licence of Benxi Fanya includes, among others, heat supply, electricity generation, operation and construction of pipeline. As at the date of this annual report, Benxi Fanya was principally engaged in generating electricity and heat, and was not engaged or interested in any businesses which compete with the current principal businesses of the Group. Jiangsu (iii) 直接或間接開展、從事或涉及本集團現有主要業務或於其中擁有權益,即:(i)生產水處理及恆體廢棄物處理設備及元件及管材;(ii)水處理設備及管材銷售及安裝;及(iii)承包水處理及恆體廢棄物處理及固體廢棄物處理工程(為本集團目前之主要業務)。

各承諾人均已根據購股協議作出以本公司 為受益人之承諾,以促使向本公司提供執 行上述承諾所需之全部資料。各承諾人進 一步作出以本公司為受益人之承諾,將於 本公司年報中作出聲明,確認其及其聯屬 公司將遵守購股協議內不競爭承諾之條 齋公司已於截至二零一六年十二月三十一 日止年度遵守購股協議內之不競爭承諾條 款。

各承諾人均已確認,彼等現時並無從事與 本集團業務直接或間接構成競爭或可能構 成競爭之任何業務。

本溪泛亞環保熱電有限公司(「本溪泛 亞」) 由Asia Global Tech Group Limited (「AGT (HK)」)擁有49%及本溪亞洲熱能 科技有限公司(「本溪亞洲」)(分別由錢 元英女士(蔣泉龍先生之配偶)持有90% 及范欣暘先生(范亞軍先生之子)持有 10%)擁有51%。AGT (HK)分別由錢元 英女士、蔣磊先生、蔣鑫先生(均為蔣泉 龍先生之子)及范欣暘擁有54%、18%、 18%及10%。本溪泛亞之營業執照所列 許可經營範圍涵蓋(其中包括)供熱、發 電、熱力管網的配套建設與經營。於本年 報日期,本溪泛亞主要從事電力及熱能生 產,而並無從事與本集團現有主要業務構 成競爭之任何業務或於其中擁有權益。江 蘇天元科技有限公司(「江蘇天元」)由本

Tianyuan Technologies Limited ("Jiangsu Tianyuan") is owned by the associates of Mr. Fang Guohong, a former executive Director of the Company who resigned on 25 March 2009. The permitted business scope on the business licence of Jiangsu Tianyuan includes, among others, research and development of denitrification EP equipment and technology, manufacture of FGD EP equipment, desulphurization absorption tower and flue glass flake anticorrosive material and denitrification EP equipment. As at the date of this annual report, Jiangsu Tianyuan was principally engaged in the business of producing thermal insulation components, and was not engaged or interested in any businesses which compete with the current principal businesses of the Group. The permitted scope of business of each of Benxi Fanya and Jiangsu Tianyuan is relatively wide, but it is not unusual for a corporate entity to provide for a broader scope of business in its corporate documents to allow for flexibility. At present, neither Benxi Fanya nor Jiangsu Tianyuan has any plan to vary their respective business licences to exclude or alter the permitted activities as set out therein.

Mr. Jiang Quanlong is also the chairman and one of the executive directors of China Rare Earth, a company whose securities are listed on the Main Board of the Stock Exchange. China Rare Earth and its subsidiaries are principally engaged in manufacturing and sales of rare earth products and refractory products. As the Group's principal business is to provide integrated EP solutions in areas such as water and flue gas treatments, the current principal businesses of the Group and those of China Rare Earth and its subsidiaries do not compete with each other.

Under the restrictive covenants of several service agreements dated 1 December 2007 between the Company and each of the executive Directors, the executive Directors gave undertakings similar to the wordings stated in paragraph (b) above of the said share purchase agreement.

The independent non-executive Directors shall review, at least on an annual basis, the compliance with the non-competition undertaking by each of such persons on their existing or future competing business and the Company shall disclose the result of such review either through the annual report of the Company, or by way of announcement to the public. The independent non-executive Directors have reviewed and confirmed the compliance by each of such persons with the non-competition undertaking for the year ended 31 December 2016. 蔣泉龍先生亦為中國稀土(其股份於聯交 所主板上市)之主席兼執行董事。中國稀 土及其附屬公司主要從事製造及銷售稀土 產品及耐火產品。由於本集團之主要業務 為提供水及煙氣處理等範疇之綜合環保解 決方案,故此本集團目前之主要業務與中 國稀土及其附屬公司之業務並不構成競 爭。

根據本公司與每位執行董事於二零零七年 十二月一日訂立之若干服務協議之限制性 承諾,執行董事均作出與上文所述購股協 議(b)段措詞類似之承諾。

獨立非執行董事須至少每年檢討各有關人 士於彼等之現有或日後競爭業務遵守不競 爭承諾方面之守規情況,而本公司將透過 本公司年報或公告向公眾人士披露有關檢 討結果。獨立非執行董事已審閱並已確認 各有關人士已於截至二零一六年十二月三 十一日止年度遵守不競爭承諾。

As the controlling shareholders namely, Praise Fortune Limited, Mr. Jiang Lei and Mr. Jiang Xin and Mr. Jiang Quanlong as a director of Praise Fortune Limited have given non-competition undertakings in favour of the Company and none of them has interests in other business that compete or are likely to compete with the business of the Group, the management and operation of the operating entities are independent from each other. The Directors are of the view that the Group is capable of carrying on its business independently of the controlling shareholders.

PRE-EMPTIVE RIGHTS

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

FINANCIAL SUMMARY

A summary of the results and of the assets and liabilities of the Group for the last five financial years is set out on page 216 of the annual report.

RETIREMENT BENEFIT COSTS

The retirement schemes of the Company and its subsidiaries are primarily in form of contributions to the Hong Kong mandatory provident fund and China statutory public welfare fund. Particulars of these retirement schemes are set out in note 9 to the financial statements.

PROFESSIONAL TAX ADVICE RECOMMENDED

If the shareholders of the Company are unsure about the taxation implications of purchasing, holding, disposing of, dealing in, or the exercise of any rights in relation to the shares, they are advised to consult an expert.

由於控股股東即Praise Fortune Limited、 蔣磊先生及蔣鑫先生及蔣泉龍先生 (Praise Fortune Limited之董事)已給予以 本公司為受益人之不競爭承諾,且彼等概 無於與本集團業務競爭或可能與本集團業 務競爭之其他業務中擁有權益,各經營實 體之管理及營運相互獨立,因此董事認為 本集團有能力獨立於控股股東經營本集團 業務。

優先購買權

本公司組織章程細則或開曼群島法律均無 有關強制本公司按比例向其現有股東發售 新股份之優先購買權之規定。

財務摘要

本集團在過去五個財政年度之業績及資產 與負債摘要載於年報第216頁。

退休福利成本

本公司及其附屬公司之退休計劃主要以香 港強制性公積金及中國法定公積金供款之 形式。此等退休計劃之詳情載於財務報表 附註9。

建議之專業稅務意見

如本公司股東未能確定購買、持有、出 售、處理或行使有關股份之任何權利之税 務影響,謹請彼等諮詢專業人士。

CHANGES IN DIRECTORS' INFORMATION

Changes in information of Directors which are required to be disclosed pursuant to Rule 13.51B(1) of the Listing Rules are set out below:

- 1. Mr. Jiang Quanlong ceased to be the sole director of Praise Fortune Limited and is now a director of Praise Fortune Limited. He is the father of Mr. Jiang Xin who was appointed as executive Director and Chief Executive Officer of the Company with effect from 22 December 2016.
- 2. Mr. Leung Shu Sun, Sunny was appointed as an independent non-executive director of China Art Financial Holdings Limited (Stock Code: 1572) (the shares of which are listed on the Main Board of the Stock Exchange) on 14 October 2016.

AUDITOR

The consolidated financial statements for the years ended 31 December 2014 and 2015 were audited by Crowe Horwath (HK) CPA Limited. Crowe Horwath (HK) CPA Limited has resigned as the auditor of the Group with effect from 24 January 2017. Ascenda Cachet CPA Limited was appointed as auditor of the Group with effect from 24 January 2017 and to hold office until the conclusion of next annual general meeting.

The consolidated financial statements for the year ended 31 December 2016 have been audited by Ascenda Cachet CPA Limited. Ascenda Cachet CPA Limited will retire and, being eligible, offer themselves for re-appointment. A resolution for the re-appointment of Ascenda Cachet CPA Limited as auditor of the Company will be proposed at the forthcoming AGM.

董事資料的變動

根據上市規則第13.51B(1)條須予披露的 董事資料的變動載列如下:

- 蔣泉龍先生不再為Praise Fortune Limited的唯一董事,現為Praise Fortune Limited的董事。彼為蔣鑫 先生的父親,而蔣鑫先生已獲委任 為本公司執行董事兼行政總裁,自 二零一六年十二月二十二日起生效。
- 梁樹新先生已於二零一六年十月十 四日獲委任為中國藝術金融控股有 限公司(股份代號:1572)(其股份 於聯交所主板上市)的獨立非執行董 事。

核數師

截至二零一四年及二零一五年十二月三十 一日止年度之綜合財務報表乃經由國富浩 華(香港)會計師事務所有限公司審核。 國富浩華(香港)會計師事務所辭任本集 團核數師職務,自二零一七年一月二十四 日起生效。天健德揚會計師事務所有限公 司獲委任為本集團之核數師,自二零一七 年一月二十四日起生效,任期直至本公司 下屆股東周年大會結束為止。

截至二零一六年十二月三十一日止年度之 綜合財務報表已經由天健德揚會計師事務 所有限公司審核。天健德揚會計師事務所 有限公司將退任惟合資格獲重新聘任。重 新聘任天健德揚會計師事務所有限公司為 本公司之核數師之決議案於應屆股東周年 大會上提呈。

On behalf of the Board Jiang Quanlong Chairman

Hong Kong, 30 March 2017

代表董事會 **蔣泉龍** *主席*

香港,二零一七年三月三十日

1. ABOUT THIS REPORT

The Group focuses on its core business in EP services and provision of green construction materials. This first Environmental, Social, and Governance ("ESG") Report outlines our approaches, commitment and strategies to sustainability and highlights our environmental and social performance. The reporting period is from 1 January 2016 to 31 December 2016. We have followed the ESG Reporting Guide under Appendix 27 of the Main Listing Rules Chapter 13.91 of The Hong Kong Exchanges and Clearing Limited. Additional information in relation to the Group's corporate governance and financial performance can be found in other sections of this Annual Report.

This ESG Report covers the ESG performance of our operating plants and offices in Yixing, Jiangsu Province, PRC and the headquarters in Hong Kong. Throughout this report, we focus on the aspects that are material to stakeholders including clients, communities, employees, institutions, governments, non-governmental organizations, shareholders, subcontractors, suppliers and industry associations, who are critical to the Group's access. The Group is working to create sustainable growth for the benefit of all our stakeholders. Those aspects and key performance indicators ("KPI") defined in the ESG Reporting Guide which are considered to be relevant and material to the Group's business and operation will be presented under the four subject areas: Environmental Protection, Employment and Labour Practices, Operational Practices, and Community Contribution. A complete list of index in compliance with the ESG Reporting Guide is also available at the end of this Report for reference.`

We are committed to maintaining a long-term partnership with our stakeholders and are actively engaged in addressing their concerns with follow-up actions. If you, as one of our stakeholders, have any questions about the content of the ESG Report or comments on the Group's sustainability issues, please feel free to contact us via info@paep.com.cn.

1. 關於本報告

本環境、社會及管治報告涵蓋我們 在中國江蘇省宜興市所經營廠房及 辦公室以及香港總部的環境、社會 及管治績效。於本報告中,我們通 篇關注對客戶、社區、僱員、機 構、政府、非政府組織、股東、分 包商、供應商及行業協會等權益人 屬重大的有關層面,而該等權益人 對本集團的成功至關重要。本集團 正竭力為全體權益人利益實現可持 續增長。《環境、社會及管治報告指 引》所界定的被視為與本集團業務及 營運相關及就此而言屬重大的有關 層面及關鍵績效指標(「關鍵績效指 標」)將分四個主要範疇予以呈報: 環保、僱傭及勞工常規、營運慣例 及社區貢獻。遵守《環境、社會及管 治報告指引》的一份完整索引清單亦 於本報告最後部分可供查閱。

我們致力與權益人維持長期夥伴關 係,並積極採取後續行動回應彼等 之關切。權益人如對環境、社會及 管治報告的內容有任何疑問,或對 本集團可持續性事宜有任何意見, 請隨時電郵至info@paep.com.cn聯 繫我們。

2. "GO GREEN" BUSINESS

The Group provides tailor-made EP solutions to customers who have specific requirements of water or air treatment systems based on their industry standards. Our clients include, but not limited to, power plants, non-ferrous metals producers and coal-fired power plants. We are dedicated to assist our clients to achieve their goals of significant reduction of greenhouse gases and other pollutants. We continue to pursue the importance on environmental protection aligned with "The Thirteen Five-Year Plan" initiated by the Central Government. The plan requires a greater reduction in emissions of pollutants, and heavily emphasizes the need to improve water and air quality for which the Group continuously supports. Since the EP industry is one of the strategic emerging industries highlighted in the "Thirteen Five-Year Plan", the Group, as a pioneer service provider in the EP industry, believes that these strategies will accelerate the development of the EP industry in China.

With the goal of "leading the industrial industry forward, saving social resources and providing favorable living environment", the Group has introduced exclusive state-of-the-art technology and equipment and put into operation lines of WWCB which are environmental friendly, energy saving, sound absorbing and insulating, and fire-resistant. As a type of new "green" low-tech sustainable construction materials, WWCB are made from eco-friendly, fast-growing timber, non-toxic additives and cement. They can be reused/recycled several times over a long lifecycle of more than 400 years, and be converted back to fundamental elements at the end of lifecycle for recycling.

The properties of WWCB are summarized as follow:

- Good thermal insulation
- Excellent heat buffering capacity
- Wet and dry rot resistance
- Fire resistance
- Termite/Vermin resistance
- Good sound absorption
- Excellent base for stucco and plaster
- Light weight to handle
- Easy to process in construction
- Relative low energy consumption to produce
- No fossil fuel or binders used
- Limited impact on local natural resources
- No waste product at end of life cycle
- Nice and attractive 'natural look' visual appearance

2. 「綠色先行」業務

本集團根據行業標準向對水或氣體 處理系統有特定要求的客戶提供定 製環保解決方案。我們的客戶包括 但不限於電廠、有色金屬生產商及 火電廠。我們致力協助客戶達致顯 著降低溫室氣體及其他污染物排放 之目標。伴隨中央政府出台「第十三 個五年規劃」,我們持續著力開展環 境保護。規劃要求加大污染物減排 力度,著重強調改善水氣質量的必 要性,而本集團一直致力於此。由 於環保行業為「第十三個五年規劃」 中強調的戰略性新興產業,作為環 保行業的一流服務提供商,本集團 相信該等戰略將加速中國環保行業 的發展。

為實現「引領行業發展、節約社會資源及營造舒適生活環境」的目標,本 集團已推出獨家頂尖技術及設備,本 並將其用於木絲水泥板,而木絲水 泥板具備環保、節能、吸音、隔熱 及阻燃等特性。作為新型「綠色」」 技術可持續建築材料,木絲水泥劑 由經濟速生林木材、無毒添加劑 人。 大源製成。木絲水泥板的生命週期 長 400餘年,可多次重週期三結時 轉化為基本元素以供回收利用。

木絲水泥板的特性概述如下:

- 良好的隔熱性
- 一流的熱緩衝能力
- 防潮及防腐
- 阻燃
- 抗白蟻/害蟲性
- 良好的吸音性
- 粉刷及抹灰打底的理想材料
- 易於處理
- 建設時易於加工
- 生產能耗較低
- 不使用化石燃料或粘合劑
- 對當地自然資源的影響有限
- 於生命週期完結時不產生廢料
- 視覺外觀友好且極具「自然氣息」

While the Central Government has placed a high priority for EP and green building materials accompanied with continuous active and wide-spread promotion, the Group keeps trying our utmost efforts to build a sustainable future.

3. ENVIRONMENTAL PROTECTION

The Earth, our precious planet, is the most valuable asset for us. We are accountable for protecting this planet and building a sustainable future for our generations and their generations. The Group is committed to upholding high environmental standards to fulfil relevant requirements under applicable laws or ordinances during the operation of the business.

3.1 Gas Emissions

While we are producing eco-friendly building materials, we are determined to reduce the impact on environment from our daily operation. The WWBC production lines imported from the Netherlands are designed to be energy saving. The Group does not directly produce greenhouse gas in the operation. Nevertheless, the Group is committed to actively minimizing our impact on the environment especially air quality by implementing several environmental protection measures in the office and workplace. We have also taken a variety of measures to strengthen our environmental performance such as maximization of the usage of natural sunlight in warehouses by installing transparent rooftops. Through advanced technology and efficient management system, we strive to improve our operational efficiency and have been able to largely reduce the level of emission.

3.2 Non-Hazardous Waste Management

In general, our operation generates some minor non-hazardous wastes such as wood fabrics and trimmed edges of products. Being a responsible corporate citizen, we are determined to reduce our impact on the environment as much as possible. We have therefore set up a workshop for converting these wastes into building bricks for our internal uses such as road maintenance. 在中央政府將環保及綠色建材擺在 重要優先位置並不斷積極廣泛推廣 的背景下,本集團持續竭力打造可 持續發展的未來。

3. 環境保護

我們居住的地球是我們最具價值的 資產。我們有責任保護這顆星球, 為子孫後代打造可持續發展的未 來。本集團在業務營運中秉持高度 的環境標準,以達致適用法律或條 例的相關規定。

3.1 氣體排放

在生產環保建材的同時,我們 竭力降低日常營運對環境的影 響。本集團營運中並不直接產 生溫室氣體。儘管如此,本集 團一直積極在辦公室及車間實 施多項環保措施,最大限度降 低其對環境,尤其是空氣質量 的影響。我們亦採取各項措施 以增強我們的環境績效,如通 過安裝透明屋頂於倉庫最大限 度增加自然光照的使用。自荷 蘭進口的木絲水泥板生產線屬 節能設計,透過使用先進技術 及高效管理系統,我們努力提 升營運效率,並已能大幅降低 排放量。

3.2 無害廢棄物管理

我們的營運過程會產生少許無 害廢棄物,如木屑及產品邊角 料。作為負責的企業公民,我 們竭盡所能降低對環境的影 響。為此,我們已設立一個車 間,用於將該等廢棄物轉換為 建築用磚,用於路面維護等內 部用途。

3.3 環境績效

下表。

3.3 Environmental Performance

In accordance with the ESG Reporting Guide set out by the Stock Exchange, the data of the "Emissions" and "Use of Resources" of the Group during the reporting period of 2016 are tabulated below.

Energy use and emissions	Unit	2016
使用能源及排放	單位	二零一六年
Electricity 電 Unleaded petrol 無鉛汽油 Greenhouse gas emissions	kWh 千瓦特小時 L 升 CO₂e (Tonne)	2,860,659 1,159,383
溫室氣體排放量	二氧化碳當量(噸)	2,140
NO _x 氮氧化物	g 克	15,261
SO _x 二氧化硫	g 克	17,043
PM 懸浮粒子	g 克	1,124
Resources use	Unit	2016
使用物料	單位	二零一六年
Water 水	m³ (立方米)	35,858

Integrating our business into sustainable development, the Group will continue to strengthen the environmental protection and strive to build a green and healthy environment to fulfil our responsibilities as a responsible corporate citizen.

4. EMPLOYMENT AND LABOUR PRACTICES

4.1 Corporate Policy of Employment and Labour

The Group considers human capital as the most important asset for our long-term operation and business development. Through providing a desirable workplace, continuous training and prospective career opportunities to our employees, the Group has put itself in a good position to maintain a robust business performance and growth.

Our employees are mainly located in Hong Kong and China. The Group safeguards the rights of our employees by strictly complying with the requirements of the Labour Law of Hong Kong and the Labour Law of the PRC as well as regulations related to child labour and force labour. 依憑將業務融入可持續發展, 本集團將繼續加強環境保護, 致力營造綠色健康的環境,以 履行我們作為企業公民的責 任。

根據聯交所列出的《環境、社

會及管治報告指引》,二零一

六年匯報期本集團的「排放」 及「使用物料」數據特列載於

4. 僱傭及勞工常規

4.1 企業僱傭及勞工政策

本集團將人力資本視為其長期 營運及業務發展的最重要資 產。透過向僱員提供理想的工 作場所、持續培訓及富有前景 的職業機會,本集團已準備好 維持強健的業務表現及增長。

我們的僱員主要位於香港及中 國內地。本集團嚴格遵守香港 勞動法及中國勞動法的相關規 定,以及童工及勞動力方面的 規例,以保障僱員的權利。

We strive to be a caring employer and to fully comply with the local labour legislations. In China, we have participated in welfare schemes concerning pension insurance, unemployment insurance, maternity insurance, occupational injury insurance and medical insurance in accordance with the Social Insurance Law of the PRC (中華人民共和國社會保險 法), as well as housing provident fund contributions and other local regulations of the PRC. In Hong Kong, we provide medical insurance, disability and invalidity coverage, maternity leave, incentive and bonus to all our full time employees. We have also participated in the Mandatory Provident Fund (MPF) Scheme, prescribed by the Mandatory Provident Fund Schemes Ordinance (Chapter 485 of the Law of Hong Kong).

4.2 Corporate Policy of Recruitment and Training

We believe one of the major elements which drives our long-term success is the invaluable workforce, thus we pledge to offer our employees a safe, fair, discrimination-free, diverse and harmonious work atmosphere as well as rewarding career path. The Group aims to uphold a fair and equitable human resource policy, in which quality and merit of the candidates are the most important elements during the recruitment and promotion processes. We provide equal opportunities to our employees regardless of race, ethnic background, sexual orientation, political affiliation, gender identify, religion, marital status, age, nationality or disability. We also comply strictly with the Laws of the PRC on the Protection of Rights and Interests of Women.

We believe that the competence, work experience and skill-sets of our staff play an important role in maintaining our operation efficiency. To equip our staff with appropriate professional skill and knowledge required for their position, we provide a wide range of professional skill trainings and personal development programmes, including in-house training courses and external training workshops. Through education and training, the Group can nurture the employees to elevate their personal qualities, reinforce their skill-set and keep up with the most updated professional knowledge.

4.2 企業招募及培訓政策

我們認為僱員的付出是推動我 們長期成功的其中一項不可缺 少的主要因素,因此,我們承 諾向僱員提供安全、公平、無 歧視、多樣化及和諧的工作環 境以及有益的職業道路。本集 團旨在秉持公平公正的人力資 源政策, 據此, 於招募及晉升 過程中,應聘者的質素及品德 為最重要因素。我們向僱員提 供公平機會,不會考慮僱員的 **唐**色、種族、背景、性取向、 政治面貌、性別認同、宗教信 仰、婚姻狀況、年齡、國籍或 身體缺陷。我們亦嚴格遵守 《中華人民共和國婦女權益保 障法》。

4.3 Corporate Policy of Health and Work Safety

The Group believes that operating in safe manner is critical to its long-term success as a leading company in the EP industry. Successful completion of projects can only be achieved when our employees, subcontractors and clients are working in a healthy and safe workplace. We have identified three major risks in our warehouse including fire, working at height, and operation of fork lifts. Safety induction is provided to all new joiners whereas safety workshops are held from time to time to raise the safety awareness among employees. Caution signals and operation instructions are put up in the warehouse. We believe that those measures can enable us a safe workplace.

Strong cohesion is achieved by good and continuous communication between employees at all level of operations of the Group. We promote direct channel of communication among our employees and managers and to keep them informed of the Group's development and strategies. We also organise a broad range of leisure programmes to promote work life balance and to enhance the team spirit among the Group.

4.3 企業健康及安全工作環境政策

本集團各營運部門僱員維持良 好持續溝通,形成強大凝聚 力。我們推動僱員與經理之間 直接溝通,並隨時告知彼等購 團的發展情況及策略。我們亦 舉辦廣泛的休閒活動,以促進 工作生活平衡,進而增強本集 團內部的團隊精神。

4.4 Social Performance

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In accordance with the ESG Reporting Guide set out by the Stock Exchange, the data of the "Social Performance" of the Group during the reporting period of 2016 are tabulated as well as presented in graphs below.

4.4 社會績效

根據聯交所列出的《環境、社 會及管治報告指引》,二零一 六年匯報期本集團的「社會績 效」數據特列載於下表。

					As at 31 December 2016 於二零一六年 十二月三十一日
	Total Workforce as of 31 December 2016	於2016年1	2月31	日的舅	員工總數 134
	Turnover rate by gender (%) Female Male	僱員流失比 女性 男性	傘按∣	生別劃	分 9.70 22.39
	Turnover rate by Age Group (%) Under 30 years old 30 – 50 years old Over 50 years old	僱員流失比 30歲以下 30-50歲 50歲以上	牽按┘	年齡組	別劃分 19.40 9.70 2.99
	Turnover rate by Geographical Region (%) Hong Kong China	僱員流失比 香港 中國內地	率按	羊 齡地	區劃分 0 32.09
ОР	ERATING PRACTICES	中國內地	5.	營证	32.09 重慣例
5.1	Supply Chain Management			5.1	供應鏈管理
	We believe the value in ethics, honesty and operating in compliance with applicable	0 ,			我們在營運中遵守適當的法律 法規;堅持良好的道德、誠實

operating in compliance with applicable laws and regulations. We encourage our business partners to adopt the best environmental and social practices. Products and services with environmentally friendly and socially responsible features will be given a higher technical score during our assessment process.

One of our major raw materials, eco-friendly fast-growing timber, is sourced from suppliers who support local farmers particularly in the Subei Region of the northern part of Jiangsu Province where our factories are located. Through these suppliers, we contribute our goodwill back to the local community.

法規;堅持艮好的道德 及廉正為我們的核心價值。我 們鼓勵業務夥伴採納最佳的 環境及社會常規。在評估過程 中,我們會給予環保及具備社 會責任功效的產品及服務較高 的技術分。

我們的主要原材料之一經濟速 生林木材乃自支持地方農戶, 尤其是我們工廠所處江蘇省北 部蘇北地區的農戶的供應商採 購。透過該等供應商,我們返 惠予地方社區。

To maintain an outstanding internal control, the Group has developed a series of management systems and procedures to be aligned with the Corporate Governance required by the Hong Kong Stock Exchange. In addition, the Group encourages all business partners to develop energy-saving and consumption-reducing policy in line with our pursuit of sustainable development.

5.2 Corporate Policy of Anti-Corruption

The Group is committed to upholding a high standard of business ethics, developing a series of policy of anti-fraud, anti-bribery, anti-extortion and anti-money laundering with reference to the Prevention of Bribery Ordinance (Cap 201 of the laws of Hong Kong). The Group emphasizes the principle of "Commitment, Assurance of High Quality, Fair Deals and Faithfulness" such that all employees perform their duties with utmost level of good faith, determination and professionalism, and ensure that the reputation of the Group will not be tarnished because of misconduct and corruption behavior.

6. COMMUNITY INVESTMENT

The Group is committed to improving the society through continuous community involvement. We support the local community though different means including employee volunteering and personal donations. Both the Group and its employees have put their best effort in helping the local communities and people in need in the society. 為維持良好的內部控制,本集 團已發展出一系列將符合香港 聯交所企業管治規定的管理體 系及程序。此外,本集團鼓勵 所有業務夥伴訂定節能降耗政 策,以符合我們實現可持續發 展的願景。

5.2 企業反賄賂政策

本集團竭力秉持高度的商業道 德,已參考香港法例第201章 《防止賄賂條例》訂定一系列 反欺詐、反賄賂、反勒索及反 洗黑錢政策。本集團強調「承 諾、保證高質素、公平交易反 誠信」的原則,以便全體態見 限行職責,確保本集團聲譽不 會因瀆職及貪污行為而受損。

6. 社區投資

本集團致力透過持續的社區參與貢 獻社會。本集團透過僱員志願服務 及個人捐贈等不同方式支持地方社 區。本集團及其僱員均盡全力幫助 地方社區及社會上的有需要人群。

聯交所《環境、社會及管治報

告指引》內容索引

7.

Relevant

7. SEHK ESG GUIDE CONTENT INDEX

Aspects, General Section in **Disclosures and KPIs ESG Report** 層面、一般披露及 環境、社會及管治 Description Remarks 關鍵績效指標 描述 報告中的相關章節 備註 Aspect A1: Emissions 層面A1:排放物 General Disclosure Information on: Environmental 一般披露 Protection 環境保護 (a) the policies; and compliance with relevant (b) laws and regulations that have a significant impact on the issuer relating to air and greenhouse gas emissions, discharges into water and land, and generation of hazardous and non-hazardous waste 有關廢氣及溫室氣體排放、向 水及土地的排污、有害及無害 廢棄物的產生等的: 政策;及 (a) 遵守對發行人有重大影響 (b) 的相關法律及規例的資料 KPI A1.1 Types of emissions and Environmental 關鍵績效指標A1.1 respective emissions data Protection 排放物種類及相關排放數據 環境保護 **KPI A1.2** Greenhouse gas emissions in Environmental 關鍵績效指標A1.2 total and, where appropriate, Protection 環境保護 intensity 溫室氣體總排放量及(如適用) 密度

Aspects, General Disclosures and KPIs 層面、一般披露及 關鍵績效指標	Description 描述	Relevant Section in ESG Report 環境、社會及管治 報告中的相關章節	Remarks 備註
KPI A1.3 關鍵績效指標A1.3	Total hazardous waste produced and, where appropriate, intensity 所產生有害廢棄物總量及(如 適用)密度	_	The Group has not identified any hazardous wastes that were produced by our core business 本集團尚未發現核心業 務產生任何有害廢棄物
KPI A1.4 關鍵績效指標A1.4	Total non-hazardous waste produced and intensity 所產生無害廢棄物總量及密度	_	No significant non- hazardous wastes were produced by our core business 核心業務並不產生任何 重大無害廢棄物
KPI A1.5 關鍵績效指標A1.5	Description of measures to mitigate emissions and results achieved 減低排放量的措施及所得成果 的描述	Environmental Protection 環境保護	
KPI A1.6 關鍵績效指標A1.6	Description of how hazardous and non – hazardous wastes are handled, reduction initiatives and results achieved 處理有害及無害廢棄物的方 法、減低產生量的措施及所得 成果的描述	Environmental Protection 環境保護	
Aspect A2: Use of Resources 層面A2:資源使用			
General Disclosure 一般披露	Policies on efficient use of resources including energy, water and other raw materials 有效使用資源(包括能源、水 及其他原材料)的政策	Environmental Protection 環境保護	

Aspects, General Disclosures and KPIs 層面、一般披露及 關鍵績效指標	Description 描述	Relevant Section in ESG Report 環境、社會及管治 報告中的相關章節	Remarks 備註
KPI A2.1 關鍵績效指標A2.1	Direct and/or indirect energy consumption by type in total and intensity 按類型劃分的直接及/或間接 能源總耗量及密度	Environmental Protection 環境保護	
KPI A2.2 關鍵績效指標A2.2	Water consumption in total and intensity 總耗水量及密度	Environmental Protection 環境保護	
KPI A2.3 關鍵績效指標A2.3	Description of energy use efficiency initiatives and results achieved 能源使用效益計劃及所得成果 的描述	Environmental Protection 環境保護	
KPI A2.4 關鍵績效指標A2.4	Description of whether there is any issue in sourcing water, water efficiency initiatives and results achieved 求取適用水源上可有任何問題, 以及提升用水效益計劃及所得 成果的描述	_	The Group believes that our water consumption is mainly used for domestic purpose and no issues have been addressed at this moment 本集團認為,耗水量主 要用於日常辦公室, 且目前尚未發現任何問 題。
KPI A2.5 關鍵績效指標A2.5	Total packaging material used for finished products, and if applicable, with reference to per unit produced 製成品所用包裝材料的總量及 (如適用)每生產單位佔量	-	Use of packaging material is not applicable to our core business 包裝材料的使用不適用 於本集團核心業務
Aspect A3: The Environment and			

The Environment and Natural Resources 層面A3:環境及天然資源

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Pan Asia Environmental Protection Group Limited • 泛亞環保集團有限公司

Relevant

Aspects, General Disclosures and KPIs 層面、一般披露及 關鍵績效指標	Description 描述	Relevant Section in ESG Report 環境、社會及管治 Remarks 報告中的相關章節 備註	
General Disclosure 一般披露	Policies on minimizing the issuer's significant impact on the environment and natural resources 減低發行人對環境及天然資源 造成重大影響的政策	Environmental Protection 環境保護	
KPI A3.1 關鍵績效指標A3.1	Description of the significant impacts of activities on the environment and natural resources and actions taken to manage them 業務活動對環境及天然資源的 重大影響及已採取管理有關影 響的行動的描述	Environmental Protection 環境保護	
Aspect B1: Employment 層面B1:僱傭			
General Disclosure 一般披露	Information on:	Employment and Labour Practices	
	(a) the policies; and	僱傭及勞工常規	
	(b) compliance with relevant laws and regulations that have a significant impact on the issuer relating to compensation and dismissal, recruitment and promotion, working hours, rest periods, equal opportunity, diversity, anti – discrimination, and other benefits and welfare		
	有關薪酬及解僱、招聘及晉 升、工作時數、假期、平等機 會、多元化、反歧視以及其他 待遇及福利的:		
	(a) 政策;及		
	(b) 遵守對發行人有重大影響 的相關法律及規例的資料		

Aspects, General Disclosures and KPIs 層面、一般披露及 關鍵績效指標	Description 描述	Relevant Section in ESG Report 環境、社會及管治 報告中的相關章節	Remarks 備註
KPI B1.1 關鍵績效指標B1.1	Total workforce by gender, employment type, age group and geographical region 按性別、僱傭類型、年齡組別 及地區劃分的僱員總數	_	Non-disclosure 不披露
KPI B1.2 關鍵績效指標B1.2	Employee turnover rate by gender, age group and geographical region 按性別、年齡組別及地區劃分 的僱員流失比率	-	Non-disclosure 不披露
Aspect B2: Health and Safety 層面B2:健康與安全			
General Disclosure	Information on:	Employment and Labour Practices 僱傭及勞工常規	
一般披露	(a) the policies; and		
	(b) compliance with relevant laws and regulations that have a significant impact on the issuer relating to providing a safe working environment and protecting employees from occupational hazards		
	有關提供安全工作環境及保障 僱員避免職業性危害的:		
	(a) 政策;及		
	(b) 遵守對發行人有重大影響 的相關法律及規例的資料		
KPI B2.1 關鍵績效指標B2.1	Number and rate of work- related fatalities 因工作關係而死亡的人數及比 率	_	No work-related fatalities occurred during the reporting period 於報告期內並無任何因 工作關係而死亡的記

Aspects, General Disclosures and KPIs 層面、一般披露及 關鍵績效指標	Description 描述	Relevant Section in ESG Report 環境、社會及管治 報告中的相關章節	Remarks 備註
KPI B2.2 關鍵績效指標B2.2	Lost days due to work injury 因工傷損失工作日數	_	No lost days due to work injury were recorded during the reporting period 於報告期內並無因工傷 而損失工作日數的記 錄。
KPI B2.3 關鍵績效指標B2.3	Description of occupational health and safety measures adopted, how they are implemented and monitored 所採納的職業健康與安全措施, 以及相關執行及監察方法的描 述	Employment and Labour Practices 僱傭及勞工常規	
Aspect B3: Development and Training 層面B3:發展及培訓			
General Disclosure 一般披露	Policies on improving employees' knowledge and skills for discharging duties at work. Description of training activities 有關提升僱員履行工作職責的 知識及技能的政策。描述培訓 活動	Employment and Labour Practices 僱傭及勞工常規	
KPI B3.1 關鍵績效指標B3.1	The percentage of employees trained by gender and employee category 按性別及僱員類別劃分的受訓 僱員百分比	_	Non-disclosure 不披露

Aspects, General Disclosures and KPIs 層面、一般披露及 關鍵績效指標	Description 描述	Relevant Section in ESG Report 環境、社會及管治 報告中的相關章節	Remarks 備註
KPI B3.2 關鍵績效指標B3.2	The average training hours completed per employee by gender and employee category 按性別及僱員類別劃分,每名僱 員完成受訓的平均時數	_	Non-disclosure 不披露
Aspect B4: Labour Standards 層面B4:勞工準則			
General Disclosure 一般披露	Information on: (a) the policies; and	Employment and Labour Practices 僱傭及勞工常規	
	(b) compliance with relevant laws and regulations that have a significant impact on the issuer relating to preventing child and forced labour		
	有關防止童工或強制勞工的:		
	(a) 政策;及		
	(b) 遵守對發行人有重大影響 的相關法律及規例的資料		
KPI B4.1 關鍵績效指標B4.1	Description of measures to review employment practices to avoid child and forced labour 檢討招聘慣例的措施以避免童 工及強制勞工的描述	Employment and Labour Practices 僱傭及勞工常規	No such incidents were reported during the reporting period 於匯報期內並無呈報有 關事件。

Aspects, General Disclosures and KPIs 層面、一般披露及 關鍵績效指標	Description 描述	Relevant Section in ESG Report 環境、社會及管治 報告中的相關章節	Remarks 備註
KPI B4.2 關鍵績效指標B4.2	Description of steps taken to eliminate child and forced labour practices when discovered 在發現違規情況時消除童工及 強制勞工情況所採取的步驟的 描述	_	No such incidents were reported during the reporting period 於匯報期內並無呈報有 關事件。
Aspect B5: Supply Chain Management 層面B5:供應鍵管理			
General Disclosure 一般披露	Policies on managing environmental and social risks of the supply chain 管理供應鏈的環境及社會風險 政策	Operating Practices 營運慣例	
KPI B5.1 關鍵績效指標B5.1	Number of suppliers by geographical region 按地區劃分的供應商數目		134 suppliers, solely from China, were contracted for the core business during the reporting period 於匯報期內已與134名

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供應商(均來自中國) 就核心業務訂約

Aspects, General Disclosures and KPIs 層面、一般披露及 關鍵績效指標	Description 描述	Relevant Section in ESG Report 環境、社會及管治 報告中的相關章節	Remarks 備註
KPI B5.2 關鍵績效指標B5.2	Description of practices relating to engaging suppliers, number of suppliers where the practices are being implemented, how they are implemented and monitored 有關聘用供應商的慣例,向其 執行有關慣例的供應商數目、 以及有關慣例的執行及監察方 法的描述	Operating Practices 營運慣例	
Aspect B6: Product Responsibility 層面B6:產品責任			
General Disclosure 一般披露	 Information on: (a) the policies; and (b) compliance with relevant laws and regulations that have a significant impact on the issuer relating to health and safety, advertising, labelling and privacy matters relating to products and services provided and methods of redress 有關所提供產品和服務的健康 與安全、廣告、標籤及私隱事 宜以及補救方法的: 	Go-Green Business 「綠色先行」業務	
	(a) 政策;及(b) 遵守對發行人有重大影響 的相關法律及規例的資料		

Relevant

Aspects, General Disclosures and KPIs 層面、一般披露及 關鍵績效指標	Description 描述	Section in ESG Report 環境、社會及管治 報告中的相關章節	Remarks 備註
KPI B6.1 關鍵績效指標B6.1	Percentage of total products sold or shipped subject to recalls for safety and health reasons 已售或已運送產品總數中因安 全與健康理由而須回收的百分 比	-	Not identified as material aspect 不被定義為重大議題
KPI B6.2 關鍵績效指標B6.2	Number of products and service related complaints received and how they are dealt with 接獲關於產品及服務的投訴數 目以及應對方法	_	Not identified as material aspect 不被定義為重大議題
KPI B6.3 關鍵績效指標B6.3	Description of practices relating to observing and protecting intellectual property rights 與維護及保障知識產權有關的 慣例的描述	_	Not identified as material aspect 不被定義為重大議題
KPI B6.4 關鍵績效指標B6.4	Description of quality assurance process and recall procedures 質量檢定過程及產品回收程序 的描述	_	Not identified as material aspect 不被定義為重大議題
KPI B6.5 關鍵績效指標B6.5	Description of consumer data protection and privacy policies, how they are implemented and monitored 消費者資料保障及私隱政策,以 及相關執行及監察方法的描述	_	Not identified as material aspect 不被定義為重大議題
Aspect B7: Anti- corruption			

層面B7:反貪污

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Aspects, General Disclosures and KPIs 層面、一般披露及 關鍵績效指標	Description 描述	Relevant Section in ESG Report 環境、社會及管治 報告中的相關章節	Remarks 備註
General Disclosure 一般披露	Information on:	Operating Practices 營運慣例	
	(a) the policies; and		
	(b) compliance with relevant laws and regulations that have a significant impact on the issuer relating to bribery, extortion, fraud and money laundering		
	有關防止賄賂、勒索、欺詐及 洗黑錢的:		
	(a) 政策;及		
	(b) 遵守對發行人有重大影響 的相關法律及規例的資料		
KPI B7.1 關鍵績效指標B7.1	Number of concluded legal cases regarding corrupt practices brought against the issuer or its employees during the reporting period and the outcomes of the cases 於匯報期內對發行人或其僱員 提出並已審結的貪污訴訟案件 的數目及訴訟結果	_	No concluded legal cases regarding corruption practices were brought against the issuer or its employees during the reporting cases 於匯報期內概無就賄賂 行為而對發行人或其僱 員提起最終法律案件。
KPI B7.2 關鍵績效指標B7.2	Description of preventive measures and whistle - blowing procedures, how they are implemented and monitored 防範措施及舉報程序,以及相關 執行及監察方法的描述	Operating Practices 營運慣例	

Aspects, General Disclosures and KPIs 層面、一般披露及 關鍵績效指標	Description 描述	Relevant Section in ESG Report 環境、社會及管治 報告中的相關章節	Remarks 備註
Aspect B8: Community Investment 層面B8:社區投資			
General Disclosure 一般披露	Policies on community engagement to understand the needs of the communities where the issuer operates and to ensure its activities takes into consideration communities' interests 有關以社區參與來了解營運所 在社區需要和確保其業務活動 會考慮社區利益的政策	Community Investment 社區投資	
KPI B8.1 關鍵績效指標B8.1	Focus areas of contribution 專注貢獻範疇	-	Non-disclosure 不披露
KPI B8.2 關鍵績效指標B8.2	Resources contributed to the focus areas 在專注範疇所動用資源	-	Non-disclosure 不披露

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INDEPENDENT AUDITOR'S REPORT TO THE MEMBERS OF PAN ASIA ENVIRONMENTAL PROTECTION GROUP LIMITED

(Incorporated in the Cayman Islands with limited liability)

OPINION

We have audited the consolidated financial statements of Pan Asia Environmental Protection Group Limited (the "Company") and its subsidiaries (hereinafter collectively referred to as the "Group") set out on pages 78 to 215, which comprise the consolidated statement of financial position as at 31 December 2016, and the consolidated statement of profit or loss and other comprehensive income, the consolidated statement of changes in equity and the consolidated statement of cash flows for the year then ended, and notes to the consolidated financial statements, including a summary of significant accounting policies.

In our opinion, the consolidated financial statements give a true and fair view of the consolidated financial position of the Group as at 31 December 2016, and of its consolidated financial performance and its consolidated cash flows for the year then ended in accordance with Hong Kong Financial Reporting Standards ("HKFRSs") issued by the Hong Kong Institute of Certified Public Accountants ("HKICPA") and have been properly prepared in compliance with the disclosure requirements of the Hong Kong Companies Ordinance.

BASIS FOR OPINION

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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. 13F Neich Tower 128 Gloucester Road Wanchai Hong Kong 香港灣仔 告士打道128號 祥豐大廈13樓F室

致泛亞環保集團有限公司全體股東之 獨立核數師報告

(於開曼群島註冊成立之有限公司)

意見

本核數師已審核第78至215頁所載泛亞 環保集團有限公司(「貴公司」)及其附屬 公司(以下統稱「貴集團」)之綜合財務報 表,包括二零一六年十二月三十一日之 綜合財務狀況表及截至該日止年度之綜合 損益及其他全面收益表、綜合權益變動表 及綜合現金流量表,以及綜合財務報表附 註,包括主要會計政策概要。

本核數師認為,綜合財務報表已根據香港 會計師公會頒佈的香港財務報告準則真實 而中肯地反映了 貴集團於二零一六年十 二月三十一日的綜合財務狀況及其截至 該日止年度的綜合財務表現及綜合現金流 量,並已遵照香港公司條例的披露規定妥 為編製。

意見基準

本核數師之審核工作按照香港會計師公會 頒佈之香港審計準則(「香港審計準則」) 進行。本核數師就該等準則承擔的責任在 本報告「核數師審核綜合財務報表之責任」 部分中進一步闡述。根據香港會計師公會 的專業會計師道德守則(「守則」),本核 數師獨立於 貴集團,並已履行守則中的 其他職業道德責任。本核數師相信,本核 數師所獲得的審核憑證能充足及適當地為 本核數師的意見提供基礎。

KEY AUDIT MATTERS

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

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

關鍵審核事項

關鍵審核事項為本核數師之專業判斷中, 審核本期綜合財務報表中最重要的事項。 該等事項於本核數師審核整體綜合財務報 表及出具意見時進行處理。本核數師不會 對該等事項提供單獨意見。就下文各事項 而言,有關吾等審核時處理此等事項的描 述僅適用於此等情況。

本核數師已履行本報告「核數師審核綜合 財務報表之責任」一節所述之責任,包括 有關該等事項之責任。因此,本核數師的 審核包括程序的執行,該等程序乃為應對 本核數師對綜合財務報表重大錯誤陳述風 險的評估而設計。本核數師的審核程序結 果(包括為處理以下事項而執行的程序) 為本核數師就隨附綜合財務報表的審核意 見提供了基礎。

Valuation of the Group's inventories 貴集團的存貨估值

Refer to notes 2(h) and 39(a) to the consolidated financial statements for the directors' disclosures of the related accounting policies, judgement and estimates and note 19 to the consolidated financial statements for further information.

董事就有關會計政策、判斷及估計的披露請參閱綜合財務報表附註2(h)及39(a),進一步資料請參閱綜合財務報表 附註19。

Key Audit Matter 關鍵審核事項

The carrying amount of the Group's inventories was approximately RMB197,984,000 as at 31 December 2016.

Management determined the net realisable value of the inventories by using the estimated selling prices in the ordinary course of business less the estimated costs of completion and the estimated costs necessary to make the sale, which involved significant estimates and assumptions.

The determination of the basis of write down is a significant judgement based on historical experience of stock losses and expected future sales prices.

How our audit addressed the Key Audit Matter

本核數師的審核如何處理關鍵審核事項

Our procedures in relation to management's assessment of the valuation of the Group's inventories included, among others, the followings:

- Obtaining an understanding of how management estimated the net realisable value of inventories and evaluating the historical accuracy of the allowance estimation by management;
- Discussing with management and assessing the basis of the management's estimation of subsequent selling prices, costs to completion and costs necessary to make the sales;

於二零一六年十二月三十一日,本集團存貨之賬面值約人民幣 197,984,000元。

管理層使用日常業務過程中之估計售價減估計完成之成本及進行 銷售所需之估計成本(涉及大量估計及假設)釐定存貨之可變現淨 值。

撇減基準的釐定乃基於存貨虧損之過往經驗及預期未來售價的重 大判斷。 本核數師就管理層對 貴集團存貨估值的 評估執行的程序包括(其中包括):

- 瞭解管理層如何估計存貨可變現淨值 並評估管理層撥備估計的過往準確 性;
- 與管理層討論並評估管理層估計後續
 售價、完成之成本及進行銷售所需之
 成本的基準;

Valuation of the Group's inventories (Continued) 貴集團的存貨估值(續)

Key Audit Matter 關鍵審核事項

The Group carried out the inventory review as at 31 December 2016 and concluded that no allowance for write down or write off of inventories was provided during the year ended 31 December 2016.

Based on the management's determination of the net realisable value of the inventories, the management concluded that the valuation of the Group's inventories was appropriate as at 31 December 2016.

貴集團於二零一六年十二月三十一日進行存貨檢討,並認為截至 二零一六年十二月三十一日止年度並無就撇減或撇銷存貨計提撥 備。

根據管理層釐定的存貨可變現淨值,管理層認為,於二零一六年 十二月三十一日 貴集團的存貨估值屬適當。

How our audit addressed the Key Audit Matter 本核數師的審核如何處理關鍵審核事項

- Assessing the methodology and assumptions used in the calculation of the net realisable value of the inventories; and recalculating the allowance for write down or write off of inventories;
- Checking, on a sample basis, the accuracy and relevance of the selling prices of the inventories subsequent to year-end, the costs to completion and the costs necessary to make the sales; and
- Assessing the sufficiency of allowance where the estimated net realisable value was lower than the cost as at 31 December 2016.
- 評估計算存貨可變現淨值採用的方法 及假設;及重新計算撇減或撇銷存貨 的撥備;
- 運用抽樣基準,檢查年末後存貨售 價、完成之成本及進行銷售所需之成 本的準確性及相關性;及
- 倘估計可變現淨值低於二零一六年十 二月三十一日之成本,評估撥備是否 充足。
Impairment of the Group's trade and other receivables 貴集團應收貿易及其他款項減值

Refer to notes 2(g), 2(j) and 39(a) to the consolidated financial statements for the directors' disclosures of the related accounting policies, judgements and estimates and note 20 to the consolidated financial statements for further information.

董事就有關會計政策、判斷及估計的披露請參閱綜合財務報表附註2(g)、2(j)及39(a),進一步資料請參閱綜合財 務報表附註20。

Key Audit Matter 關鍵審核事項

The carrying amount of the Group's trade and other receivables (including current and non-current portions) was approximately RMB926,860,000 as at 31 December 2016.

The impairment of trade and other receivables is estimated by the management through the application of judgment and use of assumptions. The Group's policy for recognition of impairment on trade and other receivables is based on the evaluation of collectibility, ageing analysis of accounts and on management's judgement. A considerable amount of judgement is required in assessing the ultimate realisation of these receivables, including the current creditworthiness and the past collection history of each debtor.

The Group performed the impairment assessment on trade and other receivables as at 31 December 2016 and provided impairment loss on trade receivables and other receivables amounting to approximately RMB47,131,000 and RMB4,911,000, respectively, during the year ended 31 December 2016. The Group also reversed impairment loss on trade receivables and other receivables amounting to approximately RMB130,000 and RMB90,000, respectively, during the year ended 31 December 2016.

於二零一六年十二月三十一日, 貴集團之應收貿易及其他款項 (包括流動及非流動部份)賬面值約為人民幣926,860,000元。

管理層通過應用判斷及假設估計應收貿易及其他款項減值。 貴 集團應收貿易及其他款項減值確認的政策乃基於可收回性評估、 賬目賬齡分析及管理層判斷。評估該等應收款項的最終變現需要 大量判斷,包括各債務人的現時信譽及過往收回歷史。

貴集團對二零一六年十二月三十一日之應收貿易及其他款項進行 減值評估,並於二零一六年十二月三十一日止年度對應收貿易及 其他款項減值虧損分別計提撥備約人民幣47,131,000元及人民幣 4,911,000元。截至二零一六年十二月三十一日止年度, 貴集團 亦分別就應收貿易及其他款項回撥減值虧損約人民幣130,000元 及人民幣90,000元。

How our audit addressed the Key Audit Matter 本核數師的審核如何處理關鍵審核事項

Our procedures in relation to management's impairment assessment on the Group's trade and other receivables included, among others, the followings:

- Obtaining an understanding of how management estimated the impairment loss on trade and other receivables and evaluating the historical accuracy of the allowance estimation by management;
- Reviewing the ageing analysis of trade and other receivables throughout the year to understand the settlement patterns by the debtors;

本核數師就管理層對 貴集團應收貿易及 其他款項的減值評估執行的程序包括(其 中包括):

- 瞭解管理層如何估計應收貿易及其他 款項減值虧損,並評估管理層撥備估 計的過往準確性;
- 檢討整個年度之應收貿易及其他款項 賬齡分析,以瞭解債務人的清償模 式;

Impairment of the Group's trade and other receivables (Continued) 貴集團應收貿易及其他款項減值(續)

Key Audit Matter 關鍵審核事項

Based on the management's assessment on the impairment of trade and other receivables, the management concluded that the impairment loss on trade and other receivables was adequate as at 31 December 2016.

How our audit addressed the Key Audit Matter 本核數師的審核如何處理關鍵審核事項

- Testing the key controls of the Group relating to preparation of the ageing analysis of trade and other receivables and carrying out testing on the ageing analysis, on a sample basis, to the source documents;
- Assessing the basis of management's assessment of recoverability of trade and other receivables with reference to the management's evaluation of debtors' creditworthiness, debtors' credit history including default or delay in payments, debtors' settlement records, subsequent settlements from debtors and ageing analysis of each individual debtor; and
- Recalculating the amount of impairment loss on trade and other receivables and assessing the sufficiency of the allowances as at 31 December 2016.
- 測試 貴集團有關編製應收貿易及其 他款項賬齡分析的監控及運用抽樣基 準對原文檔進行賬齡分析測試;
- 參照管理層對債務人信譽、債務人信 貸歷史(包括違約或延期付款)、債 務人結付記錄、債務人隨後之結付及 各個人債務人賬齡分析評估管理層對 應收貿易及其他款項可收回性的評估 基準;及
- 重新計算應收貿易及其他款項減值虧 損金額,及評估二零一六年十二月三 十一日的撥備是否充足。

根據管理層對應收貿易及其他款項減值的評估,管理層認為,於 二零一六年十二月三十一日之應收貿易及其他款項減值虧損屬適 當。

OTHER INFORMATION

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

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

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

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

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

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

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

其他資料

貴公司董事對其他資料負責。其他資料包 括年報所載資料,惟不包括綜合財務報表 及本核數師就此發出的核數師報告。

本核數師對綜合財務報表的意見並不涵蓋 其他資料,本核數師亦不對其他資料發表 任何形式的鑒證結論。

就本核數師審核綜合財務報表而言,本核 數師的責任是閱讀其他資料,在此過程 中,考慮其他資料是否與綜合財務報表或 本核數師在審核過程中所瞭解的情況有重 大不一致,或似乎有重大錯誤陳述。基於 本核數師已執行的工作,倘本核數師認為 其他資料有重大錯誤陳述,本核數師需要 報告該事實。本核數師就此並無任何事項 須報告。

董事及管治層編製綜合財務報表 之責任

貴公司董事須遵照香港會計師公會頒佈之 香港財務報告準則及香港公司條例之披露 規定,負責編製真實公平的綜合財務報表 以及董事認為需要之有關內部監控,以確 保綜合財務報表之編製並不存在由於欺詐 或錯誤而導致的重大錯誤陳述。

於編製綜合財務報表時, 貴公司董事負 責評估 貴集團根據持續經營基準經營的 能力,披露(倘適用)有關持續經營的事 項及採用持續經營會計基準,惟 貴公司 董事擬清算 貴集團或終止營運或除此之 外並無其他實際選擇除外。

管治層負責監督 貴集團的財務報告程 序。

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.

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

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

核數師審核綜合財務報表之責任

作為根據香港審計準則進行審核的一部 份,本核數師運用了專業判斷,保持了職 業懷疑態度。本核數師亦:

- 識別及評估由於欺詐或錯誤而導致 綜合財務報表存在重大錯誤陳述的 風險,設計及執行審核程序以應對 該等風險,以及取得充足和適當的 審核憑證,作為本核數師意見的基 準。由於欺詐可能涉及串謀、偽 造、蓄意遺漏、虛假陳述或凌駕於 內部控制之上,因此未能發現因欺 詐而導致的重大錯誤陳述的風險較 因錯誤而導致的重大錯誤陳述的風 險為高。
- 瞭解與審核相關的內部控制,以設計情形適當的審核程序,但目的並非為對 貴集團內部控制的有效性發表意見。
- 評估董事所採用會計政策的適當性 及作出會計估計和相關披露的合理 性。

- 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.

- 對董事採用持續經營會計基礎的適 當性作出結論。根據所得的審核憑 證,決定是否存在與事件或情況有 關的重大不確定性,而可能對 集團根據持續經營基準經營的能力 構成重大確定性,則有必要確營的能力 構成重大不確定性,則有必要症者 前報告中提請使披露資料。若有關 披露資料不足,則者垂注綜合射 務報表中的相關披露資料。若有關 披露資料不足,則本結數乃基於截 意見。本核數師的結論乃基於截至 核數師報告日止所取得的審核憑 證。然而,未來事件或情況可能導 致 貴集團不能根據持續經營基準 經營。
- 評估綜合財務報表的整體呈報方 式、結構及內容,包括披露資料, 以及綜合財務報表是否公允地反映 有關交易及事項。
- 就集團中實體或業務活動的財務資料獲取充分、適當的審核憑證,以對綜合財務報表發表意見。本核數師負責指導、監督及執行集團審核。本核數師對審核意見承擔全部責任。

本核數師與管治層溝通了(其中包括)計 劃的審核範圍、審核時間及重大審核發 現,包括本核數師在審核期間識別出內部 控制的任何重大缺陷。

本核數師亦向管治層提交聲明,説明本核 數師已符合有關獨立性的相關職業道德要 求,並與彼等溝通所有合理地被認為會影 響本核數師獨立性的關係及其他事項,以 及相關的防範措施(倘適用)。

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 director on the audit resulting in this independent auditor's report is Chan Yuk Tong.

從與管治層溝通的事項中,本核數師確定 對本期綜合財務報表的審核最為重要的事 項,因而構成關鍵審核事項。本核數師會 在核數師報告中描述該等事項,除非法 律法規不允許對某個事項作出公開披露, 或在極端罕見的情況下,若有合理預期在 本核數師報告中溝通某事項而造成的負面 後果將會超過其產生的公眾利益,本核數 師將不會在此等情況下在報告中溝通該事 項。

本獨立核數師報告的審核項目合夥人是陳 育棠。

Ascenda Cachet CPA Limited Certified Public Accountants Hong Kong, 30 March 2017

Chan Yuk Tong Practising Certificate Number P03723 **天健德揚會計師事務所有限公司** *執業會計師* 香港,二零一七年三月三十日

陳育棠 執業證書編號P03723

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

For the year ended 31 December 2016 截至二零一六年十二月三十一日止年度

		Note 附註	2016 二零一六年 RMB'000 人民幣千元	2015 二零一五年 RMB'000 人民幣千元
Continuing operations: Revenue Cost of sales and services rendered	持續經營業務: 收入 銷售及提供服務成本	4	814,346 (597,153)	1,068,593 (823,354)
Gross profit	毛利		217,193	245,239
Other income Other net loss Selling and distribution expenses General and administrative expenses Other operating expenses	其他收益 其他淨虧損 銷售及分銷開支 一般及行政開支 其他經營開支	4 4	17,457 (4,633) (38,724) (40,583) (54,797)	18,089 (905) (62,805) (44,797) (55,528)
Profit before taxation	除稅前溢利	6	95,913	99,293
Income tax expenses	所得税開支	8(a)	(20,470)	(32,472)
Profit for the year from continuing operations	年內來自持績經營 業務之溢利		75,443	66,821
Discontinued operations: Profit for the year from discontinued operations	已終止經營業務: 年內來自已終止經營 業務之溢利	7		1,996
Profit for the year	年內溢利		75,443	68,817
Other comprehensive (loss)/income for the year (after tax and reclassification adjustments) Item that will not be reclassified to profit or loss: - Exchange differences on translation of financial statements to presentation currency	 年內其他全面(虧損)/ 收益(稅後及經重新 分類調整) 將不會重新分類至 損益之項目: 一換算財務報表至 呈列貨幣產生之 匯兑差額 		(583)	167
Total comprehensive income	年內全面收益總額		74 000	00.001
for the year			74,860	68,984

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

For the year ended 31 December 2016 截至二零一六年十二月三十一日止年度

		Note 附註	2016 二零一六年 RMB'000 人民幣千元	2015 二零一五年 RMB'000 人民幣千元
 Profit for the year attributable to owners of the Company arises from: Continuing operations Discontinued operations 	本公司擁有人應佔來自以下 各項之年內湓利: 一持續經營業務 一已終止經營業務		75,443	66,821 3,039
			75,443	69,860
Loss for the year attributable to non-controlling interests arises from: – Continuing operations – Discontinued operations	非控股權益應佔來自以下 各項之年內虧損: 一持續經營業務 一已終止經營業務		-	(1,043)
				(1,043)
			75,443	68,817
Total comprehensive income/(loss) for the year attributable to: – Owners of the Company – Non-controlling interests	以下人士應佔年內全面收益 ∕ (虧損)總額: 一本公司擁有人 一非控股權益		74,860	70,027 (1,043)
			74,860	68,984
			RMB cents 人民幣分	RMB cents 人民幣分
EARNINGS PER SHARE Basic earnings per share – From continuing operations – From discontinued operations	每股盈利 每股基本盈利 一來自持續經營業務 一來自已終止經營業務	13	8.98	7.96
			8.98	8.32
Diluted earnings per share – From continuing operations – From discontinued operations	毎股攤薄盈利 一 來自持續經營業務 一 來自已終止經營業務		8.86	7.83 0.36
			8.86	8.19

The notes on pages 84 to 215 form part of these financial statements.

第84頁至第215頁之附註屬本財務報表之 一部份。

Consolidated Statement of Financial Position 綜合財務狀況表

As at 31 December 2016 於二零一六年十二月三十一日

NON-CURRENT LIABILITIES 非型加資産 預全政部 非型加資産 (14) 50,956 (22,146) 52,146 Proparty, plant and equipment Available-for-sale financial asset 前来、廠房及設備 可供,出售金融資産 (16) 16 - - marketing and promotional services Trade receivables with extended credit terms 前根市局販務項 (12,744) 17 43,700 83,300 Trade receivables with extended credit terms 運搬取貨易款項 (12,746) 20 17,876 112,744 Deferred tax assets 運動賣 (14,19) 1,194 1,191 1,194 Inventories Trade and other receivables Prepaid lease payments In advance 第 第 512,960 6683,218 CURRENT LIABILITIES Trade and other receivables In advance 第 第 14 1,191 1,194 CURRENT LIABILITIES In advance 流動賣 產 流動賣 產 27(a) 1539,238 1,179,289 CURRENT LIABILITIES In advance 流動賣 產 流動賣 素 流動賣 素 27(a) 1647,388 529,770 NET CURRENT ASSETS 流動賣 素 流動賣 素 点面賣 素 点面賣 素 27(a) 1,339,441 1,332,737 NON-CURRENT LIABILITIES Deferred tax ilabilities Deferred tax ilabiliti			Note 附註	2016 二零一六年 RMB'000 人民幣千元	2015 二零一五年 RMB'000 人民幣千元
marketing and promotional services 宣傳服務預付款 17 43,700 83,300 Trade receivables with assets 運收貿易款項 20 17,876 112,744 Deferred tax assets 運收貿易款項 20 17,876 112,744 Deferred tax assets 運搬貿易款項 20 17,876 112,744 CURRENT ASSETS 運動資產 14 1,191 1,194 Inventories 万位 908,984 606,979 Trade and other receivables ご提押銀行存款 33 6,543 Piedged bank deposits ご提押銀行存款 33 6,543 Tax recoverable 27(a) 74,796 50,004 Current LiABILITIES 添動資產 應付貿易及其他款項 23 270,844 187,553 Tax recoverable ご供沒項收款 23 270,844 187,553 Deposits received and receipts in advance 應付沒項 27(a) 365,656 331,329 Tax payable 應付沒項 27(a) 10,888 10,888 10,888 Tax payable ご飯口碗店 ご飯豆碗面積 27(b) (21,976) (24,105) Deferred tax liabilitites 遊遊放雨積(積	Property, plant and equipment Available-for-sale financial asset	物業、廠房及設備 可供出售金融資產	15		
extended credit terms 應收貿易款項 20 17,876 112,744 Deferred tax assets 遞延税項資產 27(b) 1,328 6,192 CURRENT ASSETS 流動資產 14 1,191 1,194 Inventories 項付租貸款項 14 1,191 1,194 Inventories 預付租貸款項 14 1,191 1,194 Inventories 預付租貸款項 14 1,191 1,194 Inventories 項貸 197,984 666,979 Pledged bank deposits 日城用銀行存款 33 6,543 6,543 Tax recoverable 現金及銀行結餘 27(a) 74,766 50,004 CURRENT LIABILITIES 流動負債 1,539,238 1,179,289 Trade and other payables 應付領易及其他款項 23 270,844 187,553 In advance 應付稅項 27(a) 10,888 10,888 10,888 Tax payable 應付稅項 27(a) 10,888 10,888 10,888 Total ASSETS LESS 資產總值減 1,404,810 1,332,737 1,404,810	marketing and promotional services	盲傳服務預付款	17	43,700	83,300
CURRENT ASSETS 流動資產 預付租賃款項 14 19 1,191 1,194 Prepaid lease payments Inventories 預付租賃款項 14 4 1,191 1,194 Prepaid lease payments Inventories 預位租賃款項 14 908,894 197,994 238,605 Pledged bank deposits Tax recoverable 20 908,894 6,643 6,543 Current LiabiLities 現金及銀行結餘 221 74,796 50,004 Current LiabiLities 流動負債 21 539,238 1,179,289 Current LiabiLities 流動負債 23 270,844 187,553 Deposits received and receipts in advance 應付稅項 27(a) 10,888 529,770 NET CURRENT LIABILITIES 流動負債 1,404,810 1,332,737 NON-CURRENT LIABILITIES 消產總值減 27(b) (21,976) (24,105) Deferred tax liabilities 減產延與預負債 27(b) (21,976) (24,105) Deferred government grants 減產延與預負債 27(b) (21,976) (24,105) MEL 資產總值 30 1,304,581 (25,659) (26,519)	extended credit terms	應收貿易款項		17,876 1,328	· · · · · ·
Prepaid lease payments 預付租賃款項 14 1,191 1,194 Inventories 万貨 19 197,984 238,605 Trade and other receivables 西收貿易及其他款項 20 908,984 666,979 Pledged bank deposits 日抵押銀行存款 33 6,543 6,543 Tax recoverable 可收回税項 27(a) 74,796 50,004 CURRENT LIABILITIES 流動負債 21 349,740 275,964 Trade and other payables 應付貿易及其他款項 23 270,844 187,553 Deposits received and receipts in advance 應付稅項 27(a) 10,888 10,888 ToTAL ASSETS LESS 資產總值減 27(b) 647,388 529,770 NET CURRENT LIABILITIES 流動負債 891,850 649,519 TOTAL ASSETS LESS 資產總值減 1,404,810 1,332,737 NON-CURRENT LIABILITIES 非流動負債 27(b) (21,976) (24,105) 通近政府補助 28 (3,983) (4,051) (4,051) Deferred tax liabilities 建遮延放預負債 27(b) (21,976) (24,105) MET ASSETS 資產淨值 27				512,960	683,218
CURRENT LIABILITIES Trade and other payables Deposits received and receipts in advance Tax payable 流動負債 應付貿易及其他款項 已收按金及預收款 23 270,844 187,553 Tax payable 應付稅項 27(a) 365,656 331,329 Tax payable 應付稅項 27(a) 10,888 10,888 NET CURRENT ASSETS 流動資產淨值 891,850 649,519 TOTAL ASSETS LESS CURRENT LIABILITIES 資產總值減 流動負債 1,404,810 1,332,737 NON-CURRENT LIABILITIES Deferred tax liabilities Deferred tax liabilities Deferred government grants 第流動負債 27(b) (21,976) (24,105) NET ASSETS 資產淨值 28 (25,369) (28,156) NET ASSETS 資產淨值 1,379,441 1,304,581 MAD RESERVES Share capital Reserves 股本及儲備 29 78,073 78,073	Prepaid lease payments Inventories Trade and other receivables Pledged bank deposits Tax recoverable	預付租賃款項 存貨 應收貿易及其他款項 已抵押銀行存款 可收回税項	19 20 33 27(a)	197,984 908,984 6,543 74,796	238,605 606,979 6,543 50,004
Trade and other payables 應付貿易及其他款項 23 270,844 187,553 Deposits received and receipts 已收按金及預收款 365,656 331,329 Tax payable 應付税項 27(a) 10,888 10,888 647,388 529,770 NET CURRENT ASSETS 流動資產淨值 891,850 649,519 TOTAL ASSETS LESS 資產總值減 1,404,810 1,332,737 NON-CURRENT LIABILITIES 非流動負債 27(b) (21,976) (24,105) Deferred tax liabilities 遊延政府補助 28 (3,393) (4,051) Deferred government grants 資產淨值 27(b) (21,976) (24,105) NET ASSETS 資產淨值 27(b) (21,976) (24,105) Deferred government grants 資產淨值 27(b) (21,976) (24,105) NET ASSETS 資產淨值 1,379,441 1,304,581 CAPITAL AND RESERVES 股本及儲備 29 78,073 78,073 Share capital Reserves 股本 29 78,073 1,226,508				1,539,238	1,179,289
Tax payable 應付税項 27(a) 10,888 10,888 NET CURRENT ASSETS 流動資產淨值 647,388 529,770 NET CURRENT ASSETS 流動資產淨值 891,850 649,519 TOTAL ASSETS LESS CURRENT LIABILITIES 資產總值減 流動負債 1,404,810 1,332,737 NON-CURRENT LIABILITIES 非流動負債 27(b) (21,976) (24,105) Deferred tax liabilities Deferred government grants 遊延政府補助 28 (25,369) (28,156) NET ASSETS 資產淨值 1,379,441 1,304,581 CAPITAL AND RESERVES Share capital Reserves 股本及儲備 29 30 78,073 1,301,368 78,073 1,226,508	Trade and other payables	應付貿易及其他款項	23		187,553
NET CURRENT ASSETS 流動資產淨值 891,850 649,519 TOTAL ASSETS LESS CURRENT LIABILITIES 資產總值減 流動負債 1,404,810 1,332,737 NON-CURRENT LIABILITIES 非流動負債 27(b) (21,976) (24,105) Deferred tax liabilities Deferred government grants 遊延税項負債 27(b) (21,976) (24,105) NET ASSETS 資產淨值 1,379,441 1,304,581 NET ASSETS 資產淨值 1,379,441 1,304,581 CAPITAL AND RESERVES Share capital Reserves 股本及儲備 29 30 78,073 1,301,368 78,073 1,226,508		應付税項	27(a)		
TOTAL ASSETS LESS CURRENT LIABILITIES 資產總值減 流動負債 1,404,810 1,332,737 NON-CURRENT LIABILITIES Deferred tax liabilities Deferred government grants 非流動負債 遞延政府補助 27(b) (21,976) (3,393) (24,105) (4,051) NET ASSETS 資產淨值 1,379,441 1,304,581 CAPITAL AND RESERVES Share capital Reserves 股本及儲備 29 30 78,073 1,301,368 78,073 1,226,508				647,388	529,770
CURRENT LIABILITIES 流動負債 1,404,810 1,332,737 NON-CURRENT LIABILITIES 非流動負債 27(b) (21,976) (24,105) Deferred tax liabilities 遞延政府補助 28 (25,369) (28,156) NET ASSETS 資產淨值 1,304,581 1,304,581 CAPITAL AND RESERVES 股本及儲備 29 78,073 78,073 Share capital Reserves 股本 29 78,073 1,226,508	NET CURRENT ASSETS	流動資產淨值		891,850	649,519
Deferred tax liabilities 遞延税項負債 27(b) (21,976) (24,105) Deferred government grants 遞延政府補助 28 (3,393) (4,051) NET ASSETS 資產淨值 1,379,441 1,304,581 CAPITAL AND RESERVES 股本及儲備 29 78,073 78,073 Share capital Reserves 協備 29 78,073 1,226,508				1,404,810	1,332,737
NET ASSETS 資產淨值 1,379,441 1,304,581 CAPITAL AND RESERVES Share capital Reserves 股本及儲備 29 30 78,073 1,301,368 78,073 1,226,508	Deferred tax liabilities	遞延税項負債			
CAPITAL AND RESERVES 股本及儲備 29 78,073 78,073 Share capital Reserves 股本 29 78,073 1,301,368 1,226,508				(25,369)	(28,156)
Share capital Reserves 股本 29 78,073 78,073 Image: Capital Reserves 儲備 30 1,301,368 1,226,508	NET ASSETS	資產淨值		1,379,441	1,304,581
TOTAL EQUITY 權益總額 1,379,441 1,304,581	Share capital	股本			
	TOTAL EQUITY	權益總額		1,379,441	1,304,581

The consolidated financial statements on pages 78 to 215 were approved and authorised for issue by the board of directors on 30 March 2017 and are signed on its behalf by:

> Jiang Quanlong Director

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蔣泉龍 董事

The notes on pages 84 to 215 form part of these financial statements.

經董事會於二零一七年三月三十日批准及 授權刊發第78頁至第215頁之綜合財務報 表並由下列董事代表簽署:

Jiang Xin	蔣鑫
Director	董事

第84頁至第215頁之附註屬本財務報表之 一部份。

Consolidated Statement of Changes in Equity 綜合權益變動表

For the year ended 31 December 2016 截至二零一六年十二月三十一日止年度

					Attribu	table to own 本公司擁	ers of the C 有人應佔	ompany					
		Share capital	Share premium	Special reserve	Capital reserve	Enterprise expansion reserve 企業	Statutory surplus reserve 法定	Translation reserve	Share option reserve	Retained profits	Subtotal	Non- controlling interests	Total equity
		股本 RMB'000 人民幣千元 (Note 29) (附註29)	股份溢信 RMB'000 人民幣千元 (Note 30(i)) (附註30(i))	特別儲備 RMB'000 人民幣千元 (Note 30(ii)) (附註30(ii))	股本儲備 RMB'000 人民幣千元 (Note 30(iii)) (附註30(iii))	擴展儲備 RMB'000 人民幣千元 (Note 30(v)) (附註30(v))	盈餘儲備 RMB'000 人民幣千元 (Note 30(v))	匯兌儲備 RMB'000 人民幣千元 (Note 30(vi)) (附註30(vi))		保留溢利 RMB'000 人民幣千元	小計 RMB'000 人民幣千元	非控股權益 RMB'000 人民幣千元	權益總額 RMB'000 人民幣千元
As at 1 January 2015	於二零一五年 一月一日	78,073	466,844	94,225	133	52,454	61,727	(8,661)	17,592	485,928	1,248,315	(8,298)	1,240,017
Profit/(loss) for the year Other comprehensive income – Exchange differences on translation of financial statements to presentatior currency	年內溢利/(虧損) 其他全面收益 一換算財務報表至 呈列貨幣產生 之匯兑差額	-	-	-	-	-	-	- 167	-	69,860	69,860	(1,043)	68,817 167
Total comprehensive income for the year	年內全面收益總額		-	-	-	-	-	167	-	69,860	70,027	(1,043)	68,984
Dividends paid (Note 12(b)) Transfer to reserves Disposal of subsidiaries (Note 40)	已付股息 <i>(附註12(b))</i> 轉撥至儲備 出售附屬公司 <i>(附註40)</i>	-	-	-	- (133)	- 8,865 -	- 8,865 -	-	-	(13,761) (17,730) 133	(13,761) _	- - 9,341	(13,761) - 9,341
As at 31 December 2015 and 1 January 2016	於二零一五年十二月 三十一日及 二零一六年 一月一日	78,073	466,844	94,225		61,319	70,592	(8,494)	17,592	524,430	1,304,581		1,304,581
Profit for the year Other comprehensive loss – Exchange differences on translation of financial statements to presentation	年內溢利 其他全面虧損 一換算財務報表至 呈列貨幣產生 之匯兑差額	-	-	-	-	-	-	-	-	75,443	75,443	-	75,443
currency Total comprehensive income for the year	年內全面收益總額	-	-	-	-	-	-	(583) (583)	-	- 75,443	(583) 74,860	-	(583) 74,860
Transfer to retained profits upon lapse of share options Transfer to reserves	於購股權失效後轉撥 至保留溢利 轉撥至儲備	-	-			7,788	7,788		(2,332)	2,332 (15,576)		-	
As at 31 December 2016	於二零一六年 十二月三十一日	78,073	466,844	94,225		69,107	78,380	(9,077)	15,260	586,629	1,379,441	_	1,379,441

The notes on pages 84 to 215 form part of these financial statements.

第84頁至第215頁之附註屬本財務報表之 一部份。

Consolidated Statement of Cash Flows 綜合現金流量表

For the year ended 31 December 2016 截至二零一六年十二月三十一日止年度

		Notes 附註	2016 二零一六年 RMB'000 人民幣千元	2015 二零一五年 RMB'000 人民幣千元
Operating activities A Profit for the year	經營活動 年內溢利		75,443	68,817
	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		70,110	00,011
Adjustments for:	調整:			
Amortisation of prepaid lease payments	攤銷預付租賃款項	6(b)	1,191	1,194
Depreciation of property,	物業、廠房及設備	0/1 \ 0 7	00.045	07.000
plant and equipment	之折舊	6(b)&7	26,215	27,292
Gain on disposal of subsidiaries	出售附屬公司之收益	7&40	-	(5,150)
Loss on disposals of property,	出售物業、廠房及設備 之虧損	4	0.004	
plant and equipment Government grants	之 <>>>) 政府補助	4 4	3,831 (658)	(936)
Impairment loss on trade receivables	應收貿易款項之減值虧損	4 6(b)	47,131	23,116
Impairment loss on other receivables	其他應收款項之減值虧損	6(b)	4,911	2,784
Impairment loss on available-for-sale	可供出售金融資產之	0(0)	.,	2,101
financial asset	減值虧損	6(b)	_	9,000
Income tax	所得税	7&8(a)	20,470	32,479
Interest expenses	利息開支	7	-	666
Interest income	利息收入	4&7	(1,223)	(1,519)
Gain on early settlement of trade	提早結付獲延長信貸期之			
receivables with extended credit terms	應收貿易款項之增益	4	(5,004)	-
Imputed interest on trade	獲延長信貸期之應收貿易			
receivables with extended credit terms	款項之估算利息	4	(10,249)	(3,947)
Reversal of impairment loss	應收貿易款項之減值			
on trade receivables	虧損撥回	4	(130)	(11,590)
Reversal of impairment loss	其他應收款項之減值			
on other receivables	虧損撥回	4&7	(90)	(380)
			161,838	141,826
Changes in working capital	營運資金變動			
Decrease/(increase) in inventories	а 左頁並受却 存貨減少/(増加)		40,621	(77,262)
Increase in trade receivables with	正常信貸期之應收貿易		.,.	() -)
normal credit terms	款項增加		(262,453)	(206,226)
Decrease/(increase) in trade receivables	獲延長信貸期之應收貿易			
with extended credit terms	款項減少/(增加)		136,301	(212,387)
Increase in other receivables	其他應收款項增加		(120,349)	(45,283)
Decrease in prepayments for consultation,	諮詢、市場推廣及宣傳			
marketing and promotional services	服務預付款減少		42,457	90,743
Increase in trade and other payables	應付貿易及其他款項增加		82,598	66,086
Increase in deposits received and	已收按金及預收款增加			
receipts in advance			34,327	226,709

Consolidated Statement of Cash Flows 綜合現金流量表

For the year ended 31 December 2016 截至二零一六年十二月三十一日止年度

		Note 附註	2016 二零一六年 RMB'000 人民幣千元	2015 二零一五年 RMB'000 人民幣千元
Cash generated from/(used in) operations	經營業務產生/(所用)之現金		115,340	(15,794)
PRC Enterprises Income Tax paid	已付中國企業所得税	27(a)	(42,527)	(62,771)
Net cash generated from/(used in) operating activities	經營活動產生 /(所用) 之 現金淨額		72,813	(78,565)
Investing activities Interest received Net cash outflows from disposal of subsidiaries Dividends paid Payments for acquisition of property,	投資活動 已收利息 出售附屬公司之現 金流出淨額 已付股息 購買物業、廠房及設備付款	40 12(b)	1,223 _ _	1,519 (873) (13,761)
plant and equipment Proceeds from government grants	政府補助所得款項		(288)	(6,353) 278
Net cash generated from/(used in) investing activities	投資活動產生 /(所用) 之 現金淨額		935	(19,190)
Financing activities Interest paid Repayment of short-term bank loan	融資活動 已付利息 償還短期銀行貸款			(666) (5,000)
Net cash used in financing activities	融資活動所用之現金淨額			(5,666)
Net increase/(decrease) in cash and cash equivalents	現金及等同現金項目增加/ (減少)淨額		73,748	(103,421)
Cash and cash equivalents at beginning of the year	年初之現金及 等同現金項目		275,964	379,236
Effect of foreign exchange rate changes, net	外匯匯率變動之 影響淨額		28	149
Cash and cash equivalents at end of the year	年終之現金及 等同現金項目		349,740	275,964
Analysis of the balance of cash and cash equivalents Cash and bank balances	現金及等同現金項目 結存分析 現金及銀行結餘	22	349,740	275,964

The notes on pages 84 to 215 form part of these financial statements.

第84頁至第215頁之附註屬本財務報表之 一部份。

For the year ended 31 December 2016 截至二零一六年十二月三十一日止年度

1. GENERAL INFORMATION

Pan Asia Environmental Protection Group Limited (the "Company") was incorporated as an exempted company and registered in the Cayman Islands with limited liability and its shares are listed on The Stock Exchange of Hong Kong Limited (the "Stock Exchange"). The addresses of the registered office and principal place of business of the Company are disclosed in the "Corporate Information" section to the annual report.

The Company and its subsidiaries (together the "Group") are principally engaged in the sales of environmental protection ("EP") products and equipment, undertaking of EP construction engineering projects, and manufacture and sales of EP construction materials in the People's Republic of China (the "PRC"), and investment holding.

2. SIGNIFICANT ACCOUNTING POLICIES

a) Statement of compliance

These financial statements have been prepared in accordance with all applicable Hong Kong Financial Reporting Standards ("HKFRSs"), which collective term includes all applicable individual Hong Kong Financial Reporting Standards, Hong Kong Accounting Standards ("HKASs") and Interpretations issued by the Hong Kong Institute of Certified Public Accountants ("HKICPA"), accounting principles generally accepted in Hong Kong and the disclosure requirements of the Hong Kong Companies Ordinance ("CO"). These financial statements also comply with the applicable disclosure provisions of the Rules Governing the Listing of Securities on the Stock Exchange (the "Listing Rules"). Significant accounting policies adopted by the Group are disclosed below.

The HKICPA has issued certain new and revised HKFRSs that are first effective or available for early adoption for the current accounting period of the Group. Note 3 provides information on any changes in accounting policies resulting from initial application of these developments to the extent that they are relevant to the Group for the current and prior accounting periods reflected in these financial statements.

1. 一般資料

泛亞環保集團有限公司(「本公司」) 於開曼群島註冊成立為一間獲豁免 有限公司,其股份於香港聯合交易 所有限公司(「聯交所」)上市。本公 司之註冊辦事處及主要營業地點地 址披露於年報「公司資料」一節。

本公司及其附屬公司(統稱「本集 團」)主要在中華人民共和國(「中 國」)從事環保(「環保」)產品及設備 之銷售、承接環保建設工程項目, 以及製造及銷售環保建築材料以及 投資控股。

2. 主要會計政策

a) 守規聲明

此等財務報表已根據香港會計 師公會(「香港會計師公會」) 頒佈之所有適用香港財務報告 準則(「香港財務報告準則」) (此乃包括所有適用之個別香 港財務報告準則、香港會計準則」)及 話財務報告準則、香港會計準 則(「香港會計準則」)及詮釋 之統稱)、香港普遍採納會計 原則及香港公司條例(「公司條 財務報表亦遵守聯交所證券 財務報表亦遵守聯交所證券上 市規則(「上市規則」)之這用 披露規定。本集團採納之主要 會計政策披露如下。

香港會計師公會已頒佈若干新 訂及經修訂香港財務報告準 則,均於本集團之本會計期間 首次生效或可供提早採納。附 註3提供了有關首次應用該等 發展而導致的本財務報表內所 反映的本集團於本會計期間及 過往會計期間的任何會計政策 變動的資料。

For the year ended 31 December 2016 截至二零一六年十二月三十一日止年度

2. SIGNIFICANT ACCOUNTING POLICIES (Continued)

b) Basis of preparation of the financial statements

The consolidated financial statements for the year ended 31 December 2016 comprise the Company and its subsidiaries.

The measurement basis used in the preparation of the financial statements is the historical cost basis except for certain financial instruments, which are stated at their fair value as explained in the accounting policies set out below.

The preparation of financial statements in conformity with HKFRSs requires management to make judgements, estimates and assumptions that affect the application of policies and reported amounts of assets, liabilities, income and expenses. The estimates and associated assumptions are based on historical experience and various other factors believed to be reasonable under the circumstances, the results of which form the basis of making the judgements about the carrying amounts of assets and liabilities that are not readily apparent from other sources. 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.

Judgements made by management in the application of HKFRSs that have a significant effect on the financial statements and major sources of estimation uncertainty are discussed in note 39.

2. 主要會計政策(續)

b) 財務報表之編製基準

截至二零一六年十二月三十一 日止年度綜合財務報表包括本 公司及其附屬公司之財務報 表。

財務報表之編製乃以歷史成本 作計量基準,惟若干金融工具 以公平值計量除外(見下文會 計政策所闡釋)。

該等估計及相關假設會按持續 基準進行檢討。對會計估計進 行修訂時,倘修訂僅影響該期 間確認;或倘有關修訂同時影 響即期及未來期間,則會於修 訂期間及未來期間確認。

管理層在應用對本財務報表構 成重大影響之香港財務報告準 則時所作出之判斷,以及估計 不確定性之主要來源,將在附 註39內討論。

For the year ended 31 December 2016 截至二零一六年十二月三十一日止年度

2. SIGNIFICANT ACCOUNTING POLICIES (Continued)

c) Subsidiaries and non-controlling interests

Subsidiaries are entities controlled by the Group. The Group controls an entity when it is exposed, or has rights, to variable returns from its involvement with the entity and has the ability to affect those returns through its power over the entity. When assessing whether the Group has power, only substantive rights (held by the Group and other parties) are considered.

An investment in a subsidiary is consolidated into the consolidated financial statements from the date that control commences until the date that control ceases. Intra-group balances, transactions and cash flows and any unrealised profits arising from intragroup transactions are eliminated in full in preparing the consolidated financial statements. Unrealised losses resulting from intra-group transactions are eliminated in the same way as unrealised gains but only to the extent that there is no evidence of impairment.

Non-controlling interests represent the equity in a subsidiary not attributable directly or indirectly to the Company, and in respect of which the Group has not agreed any additional terms with the holders of those interests which would result in the Group as a whole having a contractual obligation in respect of those interests that meets the definition of a financial liability.

Non-controlling interests are presented in the consolidated statement of financial position within equity, separately from equity attributable to the owners of the Company. Non-controlling interests in the results of the Group are presented on the face of the consolidated statement of profit or loss and other comprehensive income as an allocation of the total profit or loss and total comprehensive income for the year between non-controlling interests and the owners of the Company. Loans from holders of non-controlling interests and other controlling interests and other controlling interests and other controlling interests and other controlling interests and presented as financial liabilities in the consolidated statement of financial position.

2. 主要會計政策(續)

c) 附屬公司及非控制權益

附屬公司指受本集團控制之實 體。當本集團承受或享有由參 與實體所得不定回報時,且有 能力透過其對實體之權力影響 該等回報時,則本集團控制該 實體。於評估控制權時,惟本 集團及其他人士持有之實質性 權利計算在內。

非控股權益指並非本公司直接 或間接應佔附屬公司之權益。 就該等權益,本集團並未與該 等權益持有人協定任何額外條 款,使本集團整體就該等權益 而負上符合金融負債定義之合 約責任。

For the year ended 31 December 2016 截至二零一六年十二月三十一日止年度

2. SIGNIFICANT ACCOUNTING POLICIES (Continued)

c) Subsidiaries and non-controlling interests (Continued)

Changes in the Group's interests in a subsidiary that do not result in a loss of control are accounted for as equity transactions, whereby adjustments are made to the amounts of controlling and non-controlling interests within consolidated equity to reflect the change in relative interests, but no adjustments are made to goodwill and no gain or loss is recognised.

When the Group loses control of a subsidiary, it is accounted for as a disposal of the entire interest in that subsidiary, with a resulting gain or loss being recognised in profit or loss. Any interest retained in that former subsidiary at the date when control is lost is recognised at fair value and this amount is regarded as the fair value on initial recognition of a financial asset, or, when appropriate, the cost on initial recognition of an investment in an associate or joint venture.

In the Company's statement of financial position, an investment in a subsidiary is stated at cost less impairment losses (see note 2(g)), unless the investment is classified as held for sale (or included in a disposal group that is classified as held for sale).

d) Other investments in equity securities

The Group's policies for investments in equity securities, other than investments in subsidiaries, are as follows:

Investments in equity securities are initially stated at fair value, which is their transaction price unless it is determined that the fair value at initial recognition differs from the transaction price and that fair value is evidenced by a quoted price in an active market for an identical asset or liability or based on a valuation technique that uses only data from observable markets. Cost includes attributable transaction costs, except where indicated otherwise below. These investments are subsequently accounted for as follows, depending on their classification.

2. 主要會計政策(續)

c) 附屬公司及非控制權益(續)

本集團於一間附屬公司之權益 變動(並無導致失去控制權) 列作權益交易,並對合併權益 中的控股及非控股權益金額作 出調整,以反映有關權益的變 動,惟概無對商譽作出任何調 整及並無確認任何損益。

在本公司財務狀況表中,附屬 公司之投資以成本減任何減值 虧損列賬(見附註2(g)),除非 該投資被列為持作銷售(或計 入分類為持作出售之出售組 別)。

d) 其他股本證券投資

本集團之股本證券投資(除附 屬公司投資外)政策如下:

股本證券投資初步按公平值 (即其交易價格)列賬;但如可 根據一項變數只包括可觀察市 場數據之估值方法更可靠地估 計出公平值則除外。成本包括 應佔交易成本;惟下文所述者 除外。此等投資其後因應所屬 分類入賬如下。

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2. SIGNIFICANT ACCOUNTING POLICIES (Continued)

d) Other investments in equity securities (Continued)

Investments in securities held for trading are classified as current assets. Any attributable transaction costs are recognised in profit or loss as incurred. At the end of each reporting period the fair value is remeasured, with any resultant gain or loss being recognised in profit or loss. The net gain or loss recognised in profit or loss does not include any dividends or interest earned on these investments as these are recognised in accordance with the policies set out in notes 2(s)(v) and 2(s)(iv).

Investments in securities which do not fall into securities held for trading or held-to-maturity securities are classified as available-for-sale financial assets. At the end of each reporting period, the fair value is remeasured with any resultant gain or loss being recognised in other comprehensive income and accumulated separately in equity in the fair value reserve. As an exception to this, investments in equity securities that do not have a quoted price in an active market for an identical instrument and whose fair value cannot be reliably measured are recognised in the statement of financial position at cost less impairment losses (see note 2(g)). Dividend income from equity securities is recognised in profit or loss in accordance with the policy set out in note 2(s)(v).

When the investments are derecognised or impaired, the cumulative gain or loss recognised in equity is reclassified to profit or loss. Investments are recognised/derecognised on the date the Group commits to purchase/sell the investments or they expire.

2. 主要會計政策(續)

d) 其他股本證券投資(續)

持作貿易用途之證券投資被歸 類為流動資產,任何應佔交 易成本於產生時在損益表中確 認。於各報告期末,會重新計 算公平值,所得之盈虧於損益 表中確認。在損益表中確認之 盈虧淨額並不包括從此等投資 賺取所得之任何股息或利息會按附註 2(s)(v)及2(s)(iv)所載政策確認。

倘不再確認該等投資或減值, 權益內之累計收益或虧損將重 新確認至損益內。該等投資於 本集團承諾購買/出售投資當 日或投資到期日確認/終止確 認。

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2. SIGNIFICANT ACCOUNTING POLICIES (Continued)

e) Property, plant and equipment

Property, plant and equipment, other than construction in progress, are stated in the consolidated statement of financial position at cost less any accumulated depreciation and any accumulated impairment losses (see note 2(g)).

Depreciation is calculated to write off the cost of items of property, plant and equipment, less their estimated residual value, if any, using the straightline method over their estimated useful lives.

Buildings	Over the shorter of the term
	of the lease and 20 years
Furniture, fixtures	
and equipment	5 years
Leasehold improvements	1 year to 5 years
Motor vehicles	5 years
Molding	1 year
Plant and machineries	10 years

Where parts of an item of property, plant and equipment have different useful lives, the cost of the item is allocated on a reasonable basis between the parts and each part is depreciated separately. Both the useful life of an asset and its residual value, if any, are reviewed annually.

Gains or losses arising from the retirement or disposal of an item of property, plant and equipment are determined as the difference between the net disposal proceeds and the carrying amount of the item and are recognised in profit or loss on the date of retirement or disposal.

2. 主要會計政策(續)

e) 物業、廠房及設備

物業、廠房及設備(在建工程 除外)概以成本減任何累積 折舊及任何累積減值虧損於 綜合財務狀況表列賬(見附註 2(g))。

物業、廠房及設備項目乃使用 直線法按其估計可使用年期減 彼等之估計剩餘價值(如有) 以撇銷其成本值計算折舊。

樓宇	租期及二十年之
	較短者
傢俬、裝置	
及設備	五年
租賃物業裝修	一至五年
汽車	五年
模具	一年
廠房及機器	十年

當一項物業、廠房及設備之各 部份有不同之可使用年期,此 項目各部份之成本將按合理基 礎分配,而每部份將作個別折 舊。資產之可使用年期及其剩 餘價值(倘適用)會每年進行 檢討。

因報廢或出售物業、廠房及設 備項目而產生之盈虧乃釐定為 出售所得款項淨額與該項目之 賬面值間之差額,並於報廢或 出售之日於損益內確認。

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2. SIGNIFICANT ACCOUNTING POLICIES (Continued)

f) Leased assets

An arrangement, comprising a transaction or a series of transactions, is or contains a lease if the Group determines that the arrangement conveys a right to use a specific asset or assets for an agreed period of time in return for a payment or a series of payments. Such a determination is made based on an evaluation of the substance of the arrangement and is regardless of whether the arrangement takes the legal form of a lease.

i) Classification of assets leased to the Group

Assets that are held by the Group under leases which transfer to the Group substantially all the risks and rewards of ownership are classified as being held under finance leases. Leases which do not transfer substantially all the risks and rewards of ownership to the Group are classified as operating leases, except for land held for own use under an operating lease, the fair value of which cannot be measured separately from the fair value of a building situated thereon at the inception of the lease, is accounted for as being held under a finance lease, unless the building is also clearly held under an operating lease. For these purposes, the inception of the lease is the time that the lease was first entered into by the Group, or taken over from the previous lessee.

2. 主要會計政策(續)

f) 租賃資產

如本集團能確定某項安排賦予 有關人士權利,可透過付款或 支付一系列款項而於協定期間 內使用特定資產,有關安排包 所之易或一系列交易)即 括一項交易或一系列交易)即 馬或包含租賃。本集團之結 開安排之細節評估而 作出,並不論有關安排是否具 備租賃之法律形式。

i) 本集團租用之資產之分 類

就本集團根據租賃持有 之資產而言,如有關租 賃把絕大部份擁有權之 風險及利益轉移至本集 團,則有關資產被分類 為根據融資租賃持有之 資產。不會轉移絕大部 份擁有權之風險及利益 予本集團之租賃乃分類 為經營租賃;惟根據經 營租賃持作自用之土地 而言,如其公平值不能 夠與訂立租賃時已建於 其上之建築物之公平 值分開計量,則將當作 根據融資租賃持有者入 賬;惟如有關建築物亦 是根據經營租賃確實持 有則除外。就此而言, 訂立租賃之時指本集團 首次訂立租賃之時,或 自前度承租人接收之時。

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2. SIGNIFICANT ACCOUNTING POLICIES (Continued)

f) Leased assets (Continued)

ii) Operating lease charges

Where the Group has the use of assets under operating leases, payments made under the leases are charged to profit or loss in equal instalments over the accounting periods covered by the lease term, except where an alternative basis is more representative of the pattern of benefits to be derived from the leased asset. Lease incentives received are recognised in profit or loss as an integral part of the aggregate net lease payments made. Contingent rentals are charged as expenses in the accounting period in which they are incurred.

iii) Leasehold land and building

When a lease includes both land and building elements, the Group assesses the classification of each element as a finance or an operating lease separately based on the assessment as to whether substantially all the risks and rewards incidental to ownership of each element have been transferred to the Group, unless it is clear that both elements are operating leases in which case the entire lease is classified as an operating lease. Specifically, the minimum lease payments (including any lump sum upfront payments) are allocated between the land and the building elements in proportion to the relative fair values of the leasehold interests in the land element and building element of the lease at the inception of the lease.

To the extent the allocation of the lease payments can be made reliably, interest in leasehold land that is accounted for as an operating lease is presented as "prepaid lease payments" in the consolidated statement of financial position and is amortised over the lease term on a straight-line basis.

2. 主要會計政策(續)

- f) 租賃資產(續)
 - ii) 經營租賃支出

iii) 租賃土地及樓宇

當租賃包括土地及樓宇 部份,本集團根據對附 於各部份所有權之絕大 部份風險及回報是否已 轉移本集團之評估,分 別將各部份之分類評定 為融資或經營租約,惟 在該兩部份均明顯為經 營租約之情況下,整份 租賃歸類為經營租賃。 具體而言,最低租賃款 項(包括任何一筆過預付 款項)於租約訂立時按租 約土地部份及樓宇部份 中之租賃權益相對公平 值比例於土地與樓宇部 份間分配。

在租賃款項可可靠分配 之情況下,被列為經營 租賃之租賃土地權益於 綜合財務狀況表中呈列 為「預付租賃款項」,並 於租賃期內按直線基準 攤銷。

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2. SIGNIFICANT ACCOUNTING POLICIES (Continued)

- g) Impairment of assets
 - *i)* Impairment of investments in equity securities and other receivables

Investments in equity securities and other current and non-current receivables that are stated at cost or amortised cost or are classified as available-for-sale financial asset are reviewed at the end of each reporting period to determine whether there is objective evidence of impairment. Objective evidence of impairment includes observable data that comes to the attention of the Group about one or more of the following loss events:

- significant financial difficulty of the debtor;
- a breach of contract, such as a default or delinquency in interest or principal payments;
- it becoming probable that the debtor will enter bankruptcy or other financial reorganisation;
- significant changes in the technological, market, economic or legal environment that have an adverse effect on the debtor; and
- a significant or prolonged decline in the fair value of an investment in an equity instrument below its cost.

2. 主要會計政策(續)

- g) 資產減值
 - *i) 股本證券投資及其他應 收款項之減值*

債務人有重大財政
 困難;

- 違反合約,如逾期 或拖欠償還利息或 本金;
- 債務人可能破產或
 進行其他財務重
 組;
- 科技、市場、經濟 或法律環境有重大 改變,並對債務人 有不利影響;及
- 股本工具投資之公
 平值大幅或長期下
 跌至低於其成本
 值。

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2. SIGNIFICANT ACCOUNTING POLICIES (Continued)

g) Impairment of assets (Continued)

i) Impairment of investments in equity securities and other receivables (Continued)

If any such evidence exists, any impairment loss is determined and recognised as follows:

For unquoted equity securities carried at cost, the impairment loss is measured as the difference between the carrying amount of the financial asset and the estimated future cash flows, discounted at the current market rate of return for a similar financial asset where the effect of discounting is material. Impairment losses for equity securities carried at cost are not reversed.

2. 主要會計政策(績)

- g) 資產減值(續)
 - *i) 股本證券投資及其他應 收款項之減值(續)*

若有任何上述證據存 在,將按以下方式釐定 及確認減值虧損:

For the year ended 31 December 2016 截至二零一六年十二月三十一日止年度

2. SIGNIFICANT ACCOUNTING POLICIES (Continued)

- g) Impairment of assets (Continued)
 - *i)* Impairment of investments in equity securities and other receivables (Continued)
 - For trade receivables and other current receivables and other financial assets carried at amortised cost, the impairment loss is measured as the difference between the asset's carrying amount and the present value of estimated future cash flows, discounted at the financial asset's original effective interest rate (i.e. the effective interest rate computed at initial recognition of these assets), where the effect of discounting is material. This assessment is made collectively where these financial assets share similar risk characteristics, such as similar past due status, and have not been individually assessed as impaired. Future cash flows for financial assets which are assessed for impairment collectively are based on historical loss experience for assets with credit risk characteristics similar to the collective group.

2. 主要會計政策(續)

- g) 資產減值(續)
 - *i) 股本證券投資及其他應 收款項之減值(續)*

就按已攤銷成本列 賬之應收貿易款項 及其他流動應收款 項及其他金融資產 而言,如貼現之影 響屬重大,減值虧 損以資產之賬面值 與以金融資產原有 步確認有關資產時 計算之實際利率) 貼現預計未來現金 流量現值間之差額 計量。倘該等金融 資產具備類似之風 險特徵,例如類似 之逾期情況及並未 單獨被評估為減 值,則有關之評估 會集體進行。被集 體為減值作評估之 金融資產之未來現 金流量會根據與該 組被評估資產具有 類似信貸風險特徵 之資產之過往虧損 情況進行。

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2. SIGNIFICANT ACCOUNTING POLICIES (Continued)

- g) Impairment of assets (Continued)
 - *i)* Impairment of investments in equity securities and other receivables (Continued)

If in a subsequent period the amount of an impairment loss decreases and the decrease can be linked objectively to an event occurring after the impairment loss was recognised, the impairment loss is reversed through profit or loss. A reversal of an impairment loss shall not result in the asset's carrying amount exceeding that which would have been determined had no impairment loss been recognised in prior years.

Impairment losses are written off against the corresponding assets directly, except for impairment losses recognised in respect of debtors included within trade and other receivables, whose recovery is considered doubtful but not remote. In this case, the impairment losses for doubtful debts are recorded using an allowance account. When the Group is satisfied that recovery is remote, the amount considered irrecoverable is written off against debtors directly and any amounts held in the allowance account relating to that debt are reversed. Subsequent recoveries of amounts previously charged to the allowance account are reversed against the allowance account. Other changes in the allowance account and subsequent recoveries of amounts previously written off directly are recognised in profit or loss.

2. 主要會計政策(續)

- g) 資產減值(續)
 - *i) 股本證券投資及其他應 收款項之減值(續)*

減值虧損直接撇銷相應 資產,惟有關應收貿易 及其他款項內之應收款 項已確認減值虧損除 外,因其可收回性被視 為可疑但並非微乎其 微。在此情況下,呆壞 賬之減值虧損以撥備賬 記錄。倘本集團確認能 收回應收貿易款項之機 會微乎其微,則被視為 不可收回之金額會直接 撇銷應收款項,而在撥 備賬中就該債務保留之 任何金額會被撥回。倘 之前計入撥備賬之款項 在其後收回,則有關款 項於撥備賬撥回。撥備 賬之其他變動及其後收 回先前直接撇銷之款項 均於損益內確認。

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2. SIGNIFICANT ACCOUNTING POLICIES (Continued)

g) Impairment of assets (Continued)

ii) Impairment of other assets

Internal and external sources of information are reviewed at the end of each reporting period to identify indications that the following assets may be impaired or an impairment loss previously recognised no longer exists or may have decreased:

- property, plant and equipment;
- prepaid lease payments; and
- investments in subsidiaries in the Company's statement of financial position.

If any such indication exists, the asset's recoverable amount is estimated.

- Calculation of recoverable amount

The recoverable amount of an asset is the greater of its fair value less costs of disposal and value in use. In assessing value in use, the estimated future cash flows are discounted to their present value using a pre-tax discount rate that reflects current market assessments of the time value of money and the risks specific to the asset. Where an asset does not generate cash inflows largely independent of those from other assets, the recoverable amount is determined for the smallest group of assets that generates cash inflows independently (i.e. a cash-generating unit).

2. 主要會計政策(續)

- g) 資產減值(續)
 - ii) 其他資產減值

於各報告期末,內部及 外部資料會予檢討,以 識別有否跡象顯示以下 資產已出現減值,或之 前已確認之減值是否已 不存在或減少:

- 物業、廠房及設 備;
- 預付租賃款項;及
- 本公司財務狀況表 內之於附屬公司之 投資。
- 倘若存在任何有關跡 象,則會估計資產之可 收回金額。
- 計算可收回金額

資產之可收回金額 以其公平值減出售 成本和使用價值計 算,以兩者較高值 為準。於評估使用 價值時,估計未來 現金流量乃以能反 映現時市場評估資 金時間值及資產特 定風險之税前貼現 率貼現至其現值。 倘資產不可在大致 上獨立於其他資產 之情況下產生現金 流量,則可收回價 值以能獨立地產生 現金流量之最小組 別資產(即現金產 生單位)計算。

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2. SIGNIFICANT ACCOUNTING POLICIES (Continued)

- g) Impairment of assets (Continued)
 - ii) Impairment of other assets (Continued)
 - Recognition of impairment losses

An impairment loss is recognised in profit or loss if the carrying amount of an asset, or the cash-generating unit to which it belongs, exceeds its recoverable amount. Impairment losses recognised in respect of cash-generating units are allocated first to reduce the carrying amount of any goodwill allocated to the cash-generating unit (or group of units) and then, to reduce the carrying amount of the other assets in the unit (or group of units) on a pro rata basis, except that the carrying value of an asset will not be reduced below its individual fair value less costs of disposal (if measurable) or value in use (if determinable).

- Reversals of impairment losses

An impairment loss is reversed if there has been a favourable change in the estimates used to determine the recoverable amount.

A reversal of an impairment loss is limited to the asset's carrying amount that would have been determined had no impairment loss been recognised in prior years. Reversals of impairment losses are credited to profit or loss in the year in which the reversals are recognised.

2. 主要會計政策(績)

- g) 資產減值(續)
 - ii) 其他資產減值(續)
 - 一 確認減值虧損

每當資產或其所屬 之現金產生單位之 賬面值招過其可收 回金額時,於損益 內確認減值虧損。 就現金產生單位確 認之減值虧損,首 先會分配予現金產 生單位(或一組單 (位)以減少其所獲 分配之任何商譽賬 面值,其後再按比 例減少單位(或一 組單位)其他資產 之賬面值,惟資產 賬面值不會減少至 低於其本身之公平 值減出售成本(若 能計量)或使用價 值(若能釐定)。

- 撥回減值虧損

倘用以釐定可收回 數額之估計出現有 利轉變,則撥回減 值虧損。

撥回減值虧損僅限 於倘過往年度並未 確認減值虧損而 定之資產之賬 面 。撥回減值虧損 乃於確認撥回之年 度計入損益。

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2. SIGNIFICANT ACCOUNTING POLICIES (Continued)

- g) Impairment of assets (Continued)
 - iii) Interim financial reporting and impairment

Under the Listing Rules, the Group is required to prepare an interim financial report in compliance with HKAS 34, Interim Financial Reporting, in respect of the first six months of the financial year. At the end of the interim period, the Group applies the same impairment testing, recognition, and reversal criteria as it would at the end of the financial year (see notes 2(g)(i) and 2(g)(ii)).

Impairment losses recognised in an interim period in respect of available-for-sale financial asset and unquoted equity securities carried at cost are not reversed in a subsequent period. This is the case even if no loss, or a smaller loss, would have been recognised had the impairment been assessed only at the end of the financial year to which the interim period relates. Consequently, if the fair value of an available-for-sale financial asset increases in the remainder of the annual period, or in any other period subsequently, the increase is recognised in other comprehensive income and not profit or loss.

h) Inventories

Inventories are carried at the lower of cost and net realisable value. Cost is calculated using the weighted average cost formula and comprises all costs of purchase, costs of conversion and other costs incurred in bringing the inventories to their present location and condition.

Net realisable value is the estimated selling price in the ordinary course of business less the estimated costs of completion and the estimated costs necessary to make the sale.

2. 主要會計政策(續)

- g) 資產減值(續)
 - iii) 中期財務報告及減值

根據上市規則,本集團 須遵照香港會計準則第 34號「中期財務報告」編 製有關財政年度首六個 月之中期財務報告。於 中期期末,本集團採用 與本財政年度末相同之 減值測試、確認及撥回 標準(見附註2(g)(i)及2(g) (ii))。

h) 存貨

存貨按成本或可變現淨值兩者 之較低者列賬。成本以加權平 均成本方程式計算,包括使存 貨達致目前地點及狀況而產生 之購買成本、兑換成本及其他 成本。

可變現淨值乃按日常業務過程 中之估計售價減完成之估計成 本及進行銷售所需之估計成本 計算。

For the year ended 31 December 2016 截至二零一六年十二月三十一日止年度

2. SIGNIFICANT ACCOUNTING POLICIES (Continued)

h) Inventories (Continued)

When inventories are sold, the carrying amount of those inventories is recognised as an expense 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 writedown 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 which the reversal occurs.

i) Construction contracts

Construction contracts are contracts specifically negotiated with a customer for the construction of an asset or a group of assets, where the customer is able to specify the major structural elements of the design. The accounting policy for contract revenue is set out in note 2(s)(ii). When the outcome of a construction contract can be estimated reliably, contract costs are recognised as an expense by reference to the stage of completion of the contract at the end of the reporting period. When it is probable that total contract costs will exceed total contract revenue, the expected loss is recognised as an expense immediately. Where the outcome of a construction contract cannot be estimated reliably, contract costs are recognised as an expense in the period in which they are incurred.

Construction contracts in progress at the end of the reporting period are recorded at the net amount of costs incurred plus recognised profits less recognised losses and progress billings, and are presented in the consolidated statement of financial position as the "Amounts due from customers for contract work" (as an asset) or the "Amounts due to customers for contract work" (as a liability), as applicable. Progress billings not yet paid by the customer are included under "Trade and other receivables". Amounts received before the related work is performed are presented as "Deposits received and receipts in advance".

2. 主要會計政策(續)

h) 存貨(續)

所出售存貨的賬面金額在相關 收入獲確認的期間內列為支 出。存貨金額撇減至可變現淨 值及存貨的所有虧損,均在出 現減值或虧損的期間內列為支 出。存貨的任何減值撥回之金 額在出現撥回期間內已確認作 為扣除已列作開支的存貨金 額。

i) 建造合約

倘客戶能夠指定設計的主要結 構定設合約為與客戶 就建造合約為與不為 建造合約為產而之 資產的合約。合約換 人之。 之 的 定 新 列 於 附 註 2 (s)(ii) 。 之 約 約 成 式 一 合 約 次 附 註 2 (s)(ii) 。 合 約 筑 新 列 於 附 註 2 (s)(ii) 。 合 約 筑 列 於 附 註 2 (s) (ii) 。 合 約 筑 列 於 附 註 2 (s) (ii) 。 合 約 筑 列 於 附 註 2 (s) (ii) 。 合 約 次 可 合 約 之 (s) (ii) 。 合 約 次 可 合 約 之 (s) (ii) 。 合 約 次 可 合 約 之 (s) (ii) 。 合 約 次 可 合 約 次 的 合 約 之 (s) (ii) 。 合 約 之 の の 合 約 之 (s) (ii) 之 の の 合 約 之 (s) (ii) 之 の の 合 約 之 (s) (ii) 之 の の 合 約 之 (ii) 之 の (ii) 之 句 約 之 (ii) 之 の (ii) 之 の (ii) 之 の (ii) 之 句 約 之 の (ii) (ii) 之 の (ii) (ii)) (ii) (ii) (ii)) (ii) (ii)) (ii) (ii)) (ii) (ii)) (ii) (ii) (ii)) (ii) (ii) (ii)) (ii) (ii) (ii)) (ii) (ii) (ii) (ii)) (ii) (ii) (ii) (ii) (ii)) (ii) (ii) (ii) (ii) (ii) (ii)) (ii) (ii) (ii) (ii)) (ii) (ii) (ii) (ii) (ii) (ii)) (ii) ((ii) (ii) (i

於報告期末尚在進行中之工程 合約,按已產生之成本加上已 確認之盈利,再減去已確認之盈利,再減去已確認之盈利, 度,並於綜合財務狀況表中呈 列為「應收客戶合約工程款項」 (作為資產)或「應付客戶合約 工程款項」(作為負債)(視何 者適用)。客戶尚未支付之進 度款項在「應收貿易及其行前之 可以取款項在「已收按金及預 收款」。

For the year ended 31 December 2016 截至二零一六年十二月三十一日止年度

2. SIGNIFICANT ACCOUNTING POLICIES (Continued)

j) Trade and other receivables

Trade and other receivables are initially recognised at fair value and thereafter stated at amortised cost using the effective interest method less allowance for impairment of doubtful debts, except where the receivables are interest-free loans made to related parties without any fixed repayment terms or the effect of discounting would be immaterial. In such cases, the receivables are stated at cost less allowance for impairment of doubtful debts (see note 2(g)).

k) Prepayments for consultation, marketing and promotional services

Prepayments for consultation, marketing and promotional services are charged to profit or loss when the services are rendered by the service providers.

I) Interest-bearing borrowings

Interest-bearing borrowings are recognised initially at fair value less attributable transaction costs. Subsequent to initial recognition, interest-bearing borrowings are stated at amortised cost with any difference between the amount initially recognised and redemption value being recognised in profit or loss over the period of the borrowings, together with any interest and fees payable, using the effective interest method.

m) Trade and other payables

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

2. 主要會計政策(續)

j) 應收貿易及其他款項

應收貿易及其他款項初步按公 平值確認,其後則採用實際利 息法按已攤銷成本減呆賬減值 撥備列賬,惟應收款項為免 息、無固定償還期限或折現時 並無軍大影響之有關連人士貸 款則除外。在該等情況下,應 收款項按成本減呆壞賬減值虧 損撥備列賬(見附註2(g))。

k) 諮詢、市場推廣及宣傳服務預 付款

諮詢、市場推廣及宣傳服務預 付款於服務供應商提供服務時 計入損益。

l) 計息借貸

計息借貸初步按公平值減應佔 交易成本確認。初步確認後, 計息借貸以攤銷成本列賬,而 首次確認金額與贖回價值間之 任何差額連同任何利息及應付 費用,按實際利息法在借貸期 間於損益內確認。

m) 應付貿易及其他款項

應付貿易及其他款項均於初期 按公平值確認。其後按攤銷成 本列賬,惟倘貼現之影響並不 重大,則按成本列賬。

For the year ended 31 December 2016 截至二零一六年十二月三十一日止年度

2. SIGNIFICANT ACCOUNTING POLICIES (Continued)

n) Cash and cash equivalents

Cash and cash equivalents comprise cash at bank and on hand, demand deposits with banks and other financial institutions, and short-term, highly liquid investments that are readily convertible into known amounts of cash and which are subject to an insignificant risk of changes in value, having been within three months of maturity at acquisition. Bank overdrafts that are repayable on demand and form an integral part of the Group's cash management are also included as a component of cash and cash equivalents for the purpose of the consolidated statement of cash flows.

o) Share capital

Ordinary shares are classified as equity. Incremental costs directly attributable to the issue of new ordinary shares or options are shown in equity as a deduction from the proceeds.

p) Employee benefits

i) Short-term employee benefits and contributions to defined contribution retirement plans

Salaries, annual bonuses, paid annual leave, contributions to defined contribution retirement plans and the cost of non-monetary benefits are accrued in the year in which the associated services are rendered by employees. Where payment or settlement is deferred and the effect would be material, these amounts are stated at their present values.

2. 主要會計政策(績)

n) 現金及等同現金項目

現金及等同現金項目包括銀行 及手頭現金,銀行及其他金融 構之活期存款,以及可隨購 熱已知數額現金,並於購 內受價值變動風險所影響之短 期高度流通投資項目。就综子 期高度流通投資項目。就求求 還且構成本集團現金管理中組 成部份之銀行透支亦已作為現 金及等同現金項目計算在內。

o) 股本

普通股分類為權益。發行新普 通股或購股權增加的直接應佔 成本於權益中列為所得款項的 扣減項目。

p) 僱員福利

i) 短期僱員福利及定額供 款退休計劃供款

For the year ended 31 December 2016 截至二零一六年十二月三十一日止年度

2. SIGNIFICANT ACCOUNTING POLICIES (Continued)

p) Employee benefits (Continued)

ii) Share-based payments

The fair value of share options granted to employees is recognised as an employee cost with a corresponding increase in share option reserve within equity. The fair value is measured at grant date using the binomial option pricing model, taking into account the terms and conditions upon which the options were granted. Where the employees have to meet vesting conditions before becoming unconditionally entitled to the share options, the total estimated fair value of the share options is spread over the vesting period, taking into account the probability that the options will vest.

2. 主要會計政策(續)

- p) 僱員福利(續)
 - *ii) 股份基礎付款*

For the year ended 31 December 2016 截至二零一六年十二月三十一日止年度

2. SIGNIFICANT ACCOUNTING POLICIES (Continued)

- p) Employee benefits (Continued)
 - ii) Share-based payments (Continued)

During the vesting period, the number of share options that is expected to vest is reviewed. Any resulting adjustment to the cumulative fair value recognised in prior years is charged/ credited to profit or loss for the year of the review, unless the original employee expenses qualify for recognition as an asset, with a corresponding adjustment to the share option reserve. On vesting date, the amount recognised as an expense is adjusted to reflect the actual number of share options that vest (with a corresponding adjustment to the share option reserve) except where forfeiture is only due to not achieving vesting conditions that relate to the market price of the Company's shares. The equity amount is recognised in the share option reserve until either the option is exercised (when it is transferred to the share premium account) or the option expires (when it is released directly to retained profits).

iii) Termination benefits

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

2. 主要會計政策(續)

- p) 僱員福利(續)
 - ii) 股份基礎付款(續)

於歸屬期內會檢討預期 歸屬之購股權數目。於 過去年度確認之累計公 平值而產生之任何調 整,乃於審核年度於損 益扣除/計入,惟合資 格確認為資產之原本僱 員開支則除外,並對購 股權儲備作相應調整。 於歸屬日,確認為開支 之款額會予以調整,以 反映歸屬購股權之實際 數目(並對購股權儲備 作相應調整),惟因並 無達致與本公司股份市 值相關之歸屬條件才沒 收之購股權除外。權益 款額乃於購股權儲備內 確認,直至購股權獲行 使(當其轉撥至股份溢價 賬) 或購股權到期(直接 撥入保留溢利時)為止。

iii) 離職福利

離職福利於本集團不能 再撤回該等福利時以及 於本集團確認重組成本 所涉及離職福利付款 時,於上述兩者之間較 早發生時確認。

For the year ended 31 December 2016 截至二零一六年十二月三十一日止年度

2. SIGNIFICANT ACCOUNTING POLICIES (Continued)

q) Income tax

Income tax for the year comprises current tax and movements in deferred tax assets and liabilities. Current tax and movements in deferred tax assets and liabilities are recognised in profit or loss except to the extent that they relate to items recognised in other comprehensive income or directly in equity, in which case the relevant amounts of tax are recognised in other comprehensive income or directly in equity, respectively.

Current tax is the expected tax payable on the taxable income for the year, using tax rates enacted or substantively enacted at the end of the reporting period, and any adjustment to tax payable in respect of previous years.

Deferred tax assets and liabilities arise from deductible and taxable temporary differences respectively, being the differences between the carrying amounts of assets and liabilities for financial reporting purposes and their tax bases. Deferred tax assets also arise from unused tax losses and unused tax credits.

Apart from certain limited exceptions, all deferred tax liabilities, and all deferred tax assets to the extent that it is probable that future taxable profits will be available against which the asset can be utilised, are recognised. Future taxable profits that may support the recognition of deferred tax assets arising from deductible temporary differences include those that will arise from the reversal of existing taxable temporary differences, provided those differences relate to the same taxation authority and the same taxable entity, and are expected to reverse either in the same period as the expected reversal of the deductible temporary differences or in periods into which a tax loss arising from the deferred tax asset can be carried back or forward. The same criteria are adopted when determining whether existing taxable temporary differences support the recognition of deferred tax assets arising from unused tax losses and credits, that is, those differences are taken into account if they relate to the same taxation authority and the same taxable entity, and are expected to reverse in a period, or periods, in which the tax loss or credit can be utilised.

2. 主要會計政策(續)

q) 所得税

本年度所得税包括即期税項及 遞延税項資產及負債之變動。 即期税項及遞延税項資產及負 債之變動均在損益內確認, 債 彼等有關於其他全面收益或。 惟 況下,有關税款分別於其他 全面收益確認或於權益直接確 認。

即期税項乃按年內應課税收入 根據在各報告期末已執行或實 質上已執行之税率計算之預期 應付税項,加上過往年度應付 税項之任何調整。

遞延税項資產及負債分別由可 扣税及應課税暫時差異產生, 即資產及負債就財務呈報之賬 面值與其課税基礎值之差異。 遞延税項資產亦可由未動用税 項虧損及未動用税項抵免產 生。

除若干有限之例外情況外,所 有遞延税項負債和遞延税項資 產(以未來可能有應課税溢利 可予抵銷之資產為限)均予以 確認。支持確認由可抵扣暫時 差異所產生之遞延税項資產之 未來應課税溢利包括因撥回目 前存在之應課税暫時差異而產 生之數額;但此等撥回之差異 必須與同一税務機關及同一應 課税實體有關,並預期在可抵 扣暫時差異預計撥回之同一期 間或遞延税項資產所產生可抵 扣虧損可向後期或向前期結轉 之期間內撥回。在決定目前存 在之應課税暫時差異是否足以 支持確認由未動用税項虧損和 税項抵免所產生之遞延税項資 產時,亦會採用同一準則,即 差異是否與同一税務機關及同 一應課税實體有關,並是否預 期在能夠使用未動用税項虧損 和税項抵免撥回之同一期間內 撥回。

For the year ended 31 December 2016 截至二零一六年十二月三十一日止年度

2. SIGNIFICANT ACCOUNTING POLICIES (Continued)

q) Income tax (Continued)

The limited exceptions to recognition of deferred tax assets and liabilities are those temporary differences arising from the initial recognition of assets or liabilities that affect neither accounting nor taxable profit (provided they are not part of a business combination), and temporary differences relating to investments in subsidiaries to the extent that, in the case of taxable differences, the Group controls the timing of the reversal and it is probable that the differences will not reverse in the foreseeable future, or in the case of deductible differences, unless it is probable that they will reverse in the future.

The amount of deferred tax recognised is measured based on the expected manner of realisation or settlement of the carrying amount of the assets and liabilities, using tax rates enacted or substantively enacted at the end of the reporting period. Deferred tax assets and liabilities are not discounted.

The carrying amount of a deferred tax asset is reviewed at the end of each reporting period and is reduced to the extent that it is no longer probable that sufficient taxable profits will be available to allow the related tax benefit to be utilised. Any such reduction is reversed to the extent that it becomes probable that sufficient taxable profits will be available.

Additional income taxes that arise from the distribution of dividends are recognised when the liability to pay the related dividends is recognised.

2. 主要會計政策(績)

q) 所得税(續)

已確認之遞延税項數額乃按照 資產及負債賬面值之預期變現 或清償方式,以於報告期末實 施或實際上已實施之税率計 算。遞延税項資產及負債均無 作折現計算。

遞延税項資產之賬面值會在各 報告期末予以審閱,若日後不 再可能有足夠應課税溢利用以 抵扣相關税項利益,則扣減 遞延税項資產賬面值。若日後 可能有足夠應課税溢利用以抵 扣,則撥回所扣減之數額。

股息分派產生之額外所得税於 支付相關股息之負債獲確認時 予以確認。

For the year ended 31 December 2016 截至二零一六年十二月三十一日止年度

2. SIGNIFICANT ACCOUNTING POLICIES (Continued)

q) Income tax (Continued)

Current tax balances and deferred tax balances, and movements therein, are presented separately from each other and are not offset. Current tax assets are offset against current tax liabilities, and deferred tax assets against deferred tax liabilities, if the Group has the legally enforceable right to set off current tax assets against current tax liabilities and the following additional conditions are met:

- in the case of current tax assets and liabilities, the Group intends either to settle on a net basis, or to realise the asset and settle the liability simultaneously; or
- in the case of deferred tax assets and liabilities, if they relate to income taxes levied by the same taxation authority on either:
 - the same taxable entity; or
 - different taxable entities, which, in each future period in which significant amounts of deferred tax liabilities or assets are expected to be settled or recovered, intend to realise the current tax assets and settle the current tax liabilities on a net basis or realise and settle simultaneously.

2. 主要會計政策(續)

q) 所得税(續)

- 即期税項結餘和遞延税項結餘 及其變動額將各自列示,並不 予抵銷。即期税項資產及遞延 税項資產只會在本集團有合法 可強制執行權利以即期所得税項負債 時,並且符合以下附帶條件之 情況下,方可分別抵銷即期及 遞延税項負債:
- 即期税項資產及負債:
 本集團計劃按淨額基準
 結算,或同時變現該資
 產及清償該負債;或
- 遞延税項資產和負債:
 此等資產及負債必須與
 同一税務機關就以下其
 中一項徵收之所得税有
 關:
 - 同一應課税實體;
 或
 - 不體在大額要税可用
 不體在大額要税可期準產負項現
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For the year ended 31 December 2016 截至二零一六年十二月三十一日止年度

2. SIGNIFICANT ACCOUNTING POLICIES (Continued)

r) Provisions and contingent liabilities

Provisions are recognised for other liabilities of uncertain timing or amount when the Group has a legal or constructive obligation arising as a result of a past event, it is probable that an outflow of economic benefits will be required to settle the obligation and a reliable estimate can be made. Where the time value of money is material, provisions are stated at the present value of the expenditure expected to settle the obligation.

Where it is not probable that an outflow of economic benefits will be required, or the amount cannot be estimated reliably, the obligation is disclosed as a contingent liability, unless the probability of outflow of economic benefits is remote. Possible obligations, whose existence will only be confirmed by the occurrence or non-occurrence of one or more future events are also disclosed as contingent liabilities unless the probability of outflow of economic benefits is remote.

s) Revenue recognition

Revenue is measured at the fair value of the consideration received or receivable. Provided it is probable that the economic benefits will flow to the Group and the revenue and costs, if applicable, can be measured reliably, revenue is recognised in profit or loss as follows:

i) Sales of goods

Revenue is recognised when goods are delivered which is taken to be the point in time when the customer has accepted the goods and the related risks and rewards of ownership. Revenue excludes value added tax and other sales taxes and is after deduction of any goods returns and trade discounts.

2. 主要會計政策(續)

r) 撥備及或然負債

當本集團因過往事件而須負上 法定或推定責任,而履行該責 任很可能導致經濟效益流出及 能夠就此作出可靠估計時,方 為確定時間或金額涉及重 債確認撥備。當數額涉及重大 人履行責任之開支之現值作出 撥備。

倘不一定需要流出經濟效益履 行責任或未能可靠估計金額, 則該露,惟出現經濟效益流出 之可能性極微則除外。可能出 現之責任(僅於一項或多項出 現之責任(僅於一項或多項未 來事件發生或不發生之情況求 確定其是否存在)亦作為或濟效 益流出之可能性極微則除外。

s) 收入確認

收入按已收或應收代價之公平 值列賬。倘其可能為流向本集 團之經濟利益,且收入及成本 (倘合適)能夠可靠計量,則收 入於損益確認如下:

i) 貨品銷售

收入乃於交付貨品及其 所有權相關風險及回報 已由客戶接納時確認。 收入不包括增值税及其 他銷售税,並經扣除任 何退貨及貿易折扣。
For the year ended 31 December 2016 截至二零一六年十二月三十一日止年度

2. SIGNIFICANT ACCOUNTING POLICIES (Continued)

s) Revenue recognition (Continued)

ii) Contract revenue

When the outcome of a construction contract can be estimated reliably, revenue from a fixed price contract is recognised using the percentage of completion method, measured by reference to the percentage of contract costs incurred to date to estimated total contract costs for the contract.

When the outcome of a construction contract cannot be estimated reliably, revenue is recognised only to the extent of contract costs incurred that it is probable will be recoverable.

iii) Revenue from professional services

Revenue from professional services is recognised when the services are rendered.

iv) Interest income

Interest income from a financial asset is recognised when it is probable that the economic benefits will flow to the Group and the amount of income can be measured reliably. Interest income is accrued on a time basis, by reference to the principal outstanding and at the effective interest rate applicable, which is the rate that exactly discounts the estimated future cash receipts through the expected life of the financial asset to the asset's net carrying amount on initial recognition.

v) Dividends

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Dividend income from unlisted investments is recognised when the shareholder's rights to receive payment is established.

2. 主要會計政策(續)

- s) 收入確認(續)
 - ii) 合約收入

當建造合約之結果能可 靠估計,則固定造價合 約之收入根據完工百分 比法確認,其參照迄今 已發生之合約成本佔合 約預計總成本之百分比 計量。

倘建造合約之結果不能 被可靠估計,則僅已產 生可收回之合約成本方 可確認為收入。

iii) 來自專業服務之收入

來自專業服務之收入乃 於提供服務時確認。

iv) 利息收入

レ 股息

未上市投資所得股息收 益乃於建立可收取有關 款項之股東權利後予以 確認。

For the year ended 31 December 2016 截至二零一六年十二月三十一日止年度

2. SIGNIFICANT ACCOUNTING POLICIES (Continued)

s) Revenue recognition (Continued)

vi) Government grants

Government grants are recognised at their fair value where there is reasonable assurance that the grant will be received and all attaching conditions will be complied with. When the grant relates to an expense item, it is recognised as income on a systematic basis over the periods that the costs, which it is intended to compensate, are expensed. Where the grant relates to an asset, the fair value is credited to deferred government grants account and is released to profit or loss over the expected useful life of the relevant asset by equal annual instalments.

vii) Rental income from operating leases

Rental income receivable under operating leases is recognised in profit or loss in equal instalments over the periods covered by the lease term, except where an alternative basis is more representative of the pattern of benefits to be derived from the use of the leased asset. Lease incentives granted are recognised in profit or loss as an integral part of the aggregate net lease payments receivable. Contingent rentals are recognised as income in the accounting period in which they are earned.

viii) Imputed interest income

When the arrangement effectively constitutes a financing transaction, the fair value of the consideration is determined by discounting all future receipts using an imputed rate of interest. The imputed rate of interest is the prevailing rate for a similar instrument of an issuer with a similar credit rating. The difference between the fair value and the nominal amount of the consideration at initial recognition is recognised in profit or loss. Imputed interest income is accrued on a time basis, by reference to the principal outstanding and at the imputed rate of interest.

2. 主要會計政策(續)

- s) 收入確認(續)
 - vi) 政府補助

vii) 經營租賃之租金收入

viii) 估算利息收入

For the year ended 31 December 2016 截至二零一六年十二月三十一日止年度

2. SIGNIFICANT ACCOUNTING POLICIES (Continued)

t) Translation of foreign currencies

Items included in the financial statements of each of the Group's entities are measured using the currency of the primary economic environment in which the entity operates (the "functional currency"). These consolidated financial statements are presented in Renminbi ("RMB"), rounded to the nearest thousand except for per share data, which is different from the Company's functional currency of Hong Kong dollars ("HK\$") as the majority of the Group's transactions is denominated in RMB.

Foreign currency transactions during the year are translated at the foreign exchange rates ruling at the transaction dates. Monetary assets and liabilities denominated in foreign currencies are translated at the foreign exchange rates ruling at the end of the reporting period. Exchange gains and losses are recognised in profit or loss, except those arising from foreign currency borrowings used to hedge a net investment in a foreign operation which are recognised in other comprehensive income.

Non-monetary assets and liabilities measured in terms of historical cost in a foreign currency are translated using the foreign exchange rates ruling at the transaction dates. Non-monetary assets and liabilities denominated in foreign currencies stated at fair value are translated using the foreign exchange rates ruling at the dates the fair value was measured.

2. 主要會計政策(續)

t) 外幣換算

本集團旗下各實體之財務報表 所列項目均以該實體經營所在 主要經濟環境之通行貨幣(「功 能貨幣」)計量。該等綜合財務 報表以人民幣(「人民幣」)(已 湊整至最接近千位數(惟每股 數據除外)與本公司之功能貨 幣港元(「港元」)不同呈列, 因本集團大部份交易乃以人民 幣計值。

於本年度之外幣交易均按交易 當日之適用匯率換算。以外幣 計值之貨幣資產及負債則按報 告期末之外幣匯率換算。匯兑 盈虧則於損益中確認,惟用於 對沖海外業務淨投資之外幣借 款所產生之匯兑盈虧,則在其 他全面收益中確認。

以歷史成本計量之外幣非貨幣 資產及負債,按交易日之匯率 換算。以公平值列賬而以外幣 計值之非貨幣資產及負債,按 計量公平值當日之外幣匯率進 行換算。

For the year ended 31 December 2016 截至二零一六年十二月三十一日止年度

2. SIGNIFICANT ACCOUNTING POLICIES (Continued)

t) Translation of foreign currencies (Continued)

The results of those entities within the Group which have a functional currency other than RMB are translated into RMB at the exchange rates approximating the foreign exchange rates ruling at the dates of the transactions. Statement of financial position items are translated into RMB at the closing foreign exchange rates ruling at the end of the reporting period. The resulting exchange differences are recognised in other comprehensive income and accumulated separately in equity in the translation reserve.

On the disposal of any of such entities, the cumulative amount of the exchange differences relating to that foreign operation is reclassified from equity to profit or loss when the profit or loss on disposal is recognised.

u) Borrowing costs

Borrowing costs that are directly attributable to the acquisition, construction or production of an asset which necessarily takes a substantial period of time to get ready for its intended use or sale are capitalised as part of the cost of that asset. Other borrowing costs are expensed in the period in which they are incurred.

The capitalisation of borrowing costs as part of the cost of a qualifying asset commences when expenditure for the asset is being incurred, borrowing costs are being incurred and activities that are necessary to prepare the asset for its intended use or sale are in progress. Capitalisation of borrowing costs is suspended or ceases when substantially all the activities necessary to prepare the qualifying asset for its intended use or sale are interrupted or complete.

2. 主要會計政策(績)

t) 外幣換算(續)

以人民幣以外之貨幣作為功能 貨幣之本集團內之實體之業績 使用期內之匯率(按交易當日 之相若外幣匯率)換算成人民 幣金額,財務狀況表項目按報 告期末之收市外幣匯率換算為 人民幣金額。所產生之匯兑差 異於其他全面收益確認及個別 累計於匯兑儲備權益。

於出售任何該等實體時,倘出 售之損益確認,與海外業務有 關之匯兑差異之累計金額從權 益中重新分類為損益。

u) 借貸成本

購買、建造或生產就其擬作用 途或銷售而需要相當長時間的 資產所直接涉及之借貸成本列 作該等資產成本之一部份。其 他借貸成本於產生期間支銷。

當發生資產開支、產生借貸成 本及正進行就其擬作用途或銷 售而須準備資產的活動時,則 借貸成本開始資本化為合資 格資產成本之一部份。倘就其 擬作用途或銷售而須準備合資 格資產的大部份活動中斷或完 成,則借貸成本暫停或終止資 本化。

For the year ended 31 December 2016 截至二零一六年十二月三十一日止年度

2. SIGNIFICANT ACCOUNTING POLICIES (Continued)

v) Discontinued operations

A discontinued operation is a component of the Group's business, the operations and cash flows of which can be clearly distinguished from the rest of the Group and which represents a separate major line of business or geographical area of operations, or is part of a single co-ordinated plan to dispose of a separate major line of business or geographical area of operations, or is a subsidiary acquired exclusively with a view to resale.

Classification as a discontinued operation occurs upon disposal or when the operation meets the criteria to be classified as held for sale, if earlier. It also occurs if the operation is abandoned.

When an operation is classified as discontinued, a single amount is presented on the face of the statement of profit or loss and other comprehensive income, which comprises:

- the post-tax profit or loss of the discontinued operation; and
- the post-tax gain or loss recognised on the measurement to fair value less costs to sell, or on the disposal, of the assets or disposal group(s) constituting the discontinued operation.

2. 主要會計政策(績)

v) 已終止經營業務

已終止經營業務為本集團業務 之組成部份,其營運及現金流 量可與本集團其餘業區劃分之 ,並為按業務或壓於地區劃分之 獨立主要業務,或屬於出售分之 獨立主要業務區劃分之獨立主 要業務之單一統籌書計劃之一部 份,或屬於僅為轉售而購入之 附屬公司。

一項業務於出售時或符合條件 列為持作銷售時(以較早者為 準),或被廢止時,會分類為 已終止經營業務。

當一項業務分類為已終止經 營,則會以單一數額於綜合損 益及其他全面收益表內呈列, 當中包括下列各項:

- 已終止經營業務之除税
 後溢利或虧損;及
- 於計量已終止經營業務 之公平值減銷售成本, 或於出售構成已終止經 營業務之資產或出售集 團時確認之除税後盈虧。

For the year ended 31 December 2016 截至二零一六年十二月三十一日止年度

2. SIGNIFICANT ACCOUNTING POLICIES (Continued)

w) Related parties

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

2. 主要會計政策(續)

w) 有關連人士

- a) 倘屬以下人士,則該人 士或該人士之近親與本 集團有關連:
 - 控制或共同控制本 集團;
 - ii. 對本集團有重大影響力;或
 - iii. 為本集團或本集團
 母公司之主要管理
 層成員。

b) 倘符合下列任何條件, 則該實體與本集團有關 連:

- 該實體與本集團屬
 同一集團之成員公
 司(即各母公司、
 附屬公司及同系附
 屬公司彼此間有關
 連)。
- 一間實體為另一實 體之聯營公司或合 營企業(或另一實 體為集團旗下成員 公司之聯營公司或 合營企業之成員公 司)。
- iii. 兩間實體均為同一
 第三方之合營企
 業。
- iv. 一間實體為第三方 實體之合營企業, 而另一實體為該第 三方實體之聯營公 司。

For the year ended 31 December 2016 截至二零一六年十二月三十一日止年度

2. SIGNIFICANT ACCOUNTING POLICIES (Continued)

w) Related parties (Continued)

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

Close members of the family of a person are those family members who may be expected to influence, or be influenced by, that person in their dealings with the entity.

2. 主要會計政策(續)

- w) 有關連人士(續)
 - b) 倘符合下列任何條件, 則該實體與本集團有關 連:(續)
 - v. 該實體為本集團或 與本集團有關連之 實體就僱員利益設 立之離職福利計 劃。
 - vi. 該實體受附註2(w)
 (a)內所定義人士控 制或共同控制。
 - vii. 附 註2(w)(a)(i)內 所 定義人士對實體有 重大影響力或屬該 實體(或該實體之 母公司)之主要管 理層成員。
 - viii. 向本集團或本集團 之母公司提供主要 管理人員服務之實 體或其所屬集團之 任何成員。

任何人士之近親是指與該實體 交易時預期可影響該名人士或 受該人士影響的家庭成員。

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2. SIGNIFICANT ACCOUNTING POLICIES (Continued)

x) Research and development costs

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

An internally-generated intangible asset arising from development (or from the development phase of an internal project) is recognised if, and only if, all of the following have been demonstrated:

- the technical feasibility of completing the intangible asset so that it will be available for use or sale;
- the intention to complete the intangible asset and use or sell it;
- the ability to use or sell the intangible asset;
- how the intangible asset will generate probable future economic benefits;
- the availability of adequate technical, financial and other resources to complete the development and to use or sell the intangible asset; and
- the ability to measure reliably the expenditure attributable to the intangible asset during its development.

The amount initially recognised for internallygenerated intangible assets is the sum of the expenditure incurred from the date when the intangible asset first meets the recognition criteria listed above. Where no internally-generated intangible asset can be recognised, development expenditure is recognised in profit or loss in the period in which it is incurred.

Subsequent to initial recognition, internallygenerated intangible assets are reported at cost less accumulated amortisation and accumulated impairment losses, on the same basis as intangible assets that are acquired separately.

2. 主要會計政策(續)

x) 研發成本

研發活動之支出於其產生期間 確認為開支。

僅當所有下列事項已獲證實, 則由開發或從內部項目之開發 階段產生之內部生成無形資產 予以確認:

- 在技術可行性上能完成 無形資產以供使用或出 售;
- 有意完成無形資產及使
 用或出售資產;
- 使用或出售無形資產之 能力;
- 無形資產日後產生經濟
 利益之方式;
- 可動用適當科技、財務 及其他資源完成開發及 使用或出售無形資產; 及
- 可於開發期間可靠計算
 無形資產應佔之開支時
 之能力。

就內部產生之無形資產而初步 確認之金額指從無形資產首次 符合上文所列之確認條件日期 起所發生之總金額。倘不能確 認內部產生之無形資產,則開 發開支會於發生期間內於損益 確認。

初步確認之後,內部產生之無 形資產乃按成本減累計攤銷及 累計減值虧損,按個別收購之 無形資產之相同基準予以呈 報。

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2. SIGNIFICANT ACCOUNTING POLICIES (Continued)

y) Segment reporting

Operating segments, and the amounts of each segment item reported in the consolidated financial statements, are identified from the financial information provided regularly to the Group's Chief Executive Officer, who is the Group's chief operating decision maker ("CODM"), for the purposes of allocating resources to, and assessing the performance of, the Group's various lines of business and geographical locations.

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

3. CHANGES IN ACCOUNTING POLICIES

The HKICPA has issued a number of amendments to HKFRSs that are first effective for the current accounting period of the Group. None of these developments have had a material effect on how the Group's results and financial positions for the current or prior accounting periods have been prepared or presented.

The Group has not applied any new standard or interpretation that is not yet effective for the current accounting period.

2. 主要會計政策(續)

y) 分部報告

於綜合財務報表之營運分部及 各分部項目之金額乃自定期向 本集團之行政總裁,即本集團 之首席營運決策人(「首席營運 決策人」)提供以分配資源及評 估本集團各業務類別之表現及 地域位置之財務資料中確認。

就財務報告而言,除非分部具 備相似的經濟特徵與產品及 服務型或類別、用作分派產品 或提供服務之方法及監管環 之性質方面相似,否則各個 別非重大之營運分部,倘符合 上述大部份標準,則可進行合 算。

3. 會計政策變動

香港會計師公會已頒佈下列香港財 務報告準則之修訂本,其於本集團 當前會計期間首次生效。該等變動 對本集團本會計期間及過往會計期 間的業績及財務狀況之編製或呈列 方式並無重大影響。

本集團並未就本會計期間應用尚未 生效的任何新訂準則或詮釋。

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4. REVENUE, OTHER INCOME AND OTHER NET LOSS

Continuing operations:

Revenue

Revenue from continuing operations represents the fair value of the amounts received and receivable for goods sold, and revenue from construction contracts, which excludes value-added and other sales taxes, and is after deduction of any goods returns and trade discounts.

The amount of each significant category of revenue recognised in revenue from continuing operations during the year is as follow:

Sales of EP products and equipment Sales of EP construction materials Revenue from EP construction engineering projects 環保產品及設備之銷售 環保建築材料之銷售 來自環保建設工程項目 之收入

4. 收入、其他收益及其他淨虧 損

持續經營業務:

收入

來自持續經營業務之收入指因銷售 產品及建築合約收入所產生之已收 及應收款項的公平值,惟不包括增 值税及其他銷售税,並經扣除任何 退貨及貿易折扣。

年內確認來自持續經營業務收入之 各項主要類別如下:

2016	2015
二零一六年	二零一五年
RMB'000	RMB'000
人民幣千元	人民幣千元
637,846	864,588
176,500	176,622
	27,383
814,346	1,068,593

For the year ended 31 December 2016 截至二零一六年十二月三十一日止年度

4. REVENUE, OTHER INCOME AND OTHER NET LOSS (Continued)

4. 收入、其他收益及其他淨虧 損(績)

		2016 二零一六年 RMB'000 人民幣千元	2015 二零一五年 RMB'000 人民幣千元
Continuing operations:	持續經營業務:		
Other income Interest income on bank deposits	其他收益 銀行存款利息收入	1,223	1,513
Total interest income on financial assets not at fair value through profit or loss Gain on early settlement of trade	並非按公平值於損益入賬 之金融資產之利息 收入總額 提早結付獲延長信貸期	1,223	1,513
receivables with extended credit terms (<i>Note 20(b</i>)) Imputed interest on trade receivables with extended credit terms	之應收貿易款項之收入 (附註20(b)) 獲延長信貸期之應收貿易 款項之估算利息	5,004	-
(Note 20(b))	(<i>附註20(b))</i> ///////////////////////////////////	10,249 103	3,947 103
Rental income from operating lease Government grants [#] Reversal of impairment loss on trade	經營租賃之租金收入 政府補助* 應收貿易款項減值	658	936
receivables	虧損撥回	130	11,590
Reversal of impairment loss on other receivables	應收其他款項之減值 虧損撥回	90	
		17,457	18,089

- The amount included the government grants of approximately RMB658,000 (2015: RMB658,000) relating to the subsidies from the PRC government for acquisition of property, plant and equipment which was released from deferred government grants to profit or loss during the year ended 31 December 2016. The remaining amount of government grants amounting to approximately RMB278,000 (2016: Nil) during the year ended 31 December 2015 was mainly granted to the Group as subsidies to support the operations of the Company's subsidiary established in the PRC during that year and those government grants had no conditions or contingencies attached to them and they were nonrecurring in nature.
- 該金額包括與來自中國政府就收購 物業、廠房及設備而作出的約人民 幣658,000元(二零一五年:人民 幣658,000元)的政府補助,其於 截至二零一六年十二月三十一日止 年度自遞延政府補助撥至損益。 於截至二零一五年十二月三十一 日止年度,政府補助餘額約人民幣 278,000元(二零一六年:零),主 要授予本集團作為有關資助,以支 持本集團於該年度內成立的附屬公 司之營運,而該等政府補助並無附 帶條件或偶發事項,且屬於非經常 性質。

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收入、其他收益及其他淨虧 **REVENUE, OTHER INCOME AND OTHER** 4. 4. **NET LOSS (Continued)** 損(續) 2016 2015 二零一六年 -零一五年 **RMB'000** RMB'000 人民幣千元 人民幣千元 Continuing operations: 持續經營業務: Other net loss 其他淨虧損 Loss from litigation claim (Note 5) 訴訟申索虧損(附註5) (46, 641)_ 彌儅保證虧損賠償 Compensation of loss from indemnity (Note 5) (附註5) 46.641 Net exchange loss 匯兑虧損淨額 (802)(905)Loss on disposals of property, 出售物業、廠房及 設備之虧損 plant and equipment (3, 831)(4, 633)(905)

5. LOSS FROM LITIGATION CLAIM AND COMPENSATION OF LOSS FROM INDEMNITY, NET

In 2007, Wuxi Pan Asia Environmental Protection Technologies Limited ("Wuxi Pan Asia"), an indirect wholly-owned subsidiary of the Company, undertook several sales of EP products and equipment to Guannan County Government (灌南縣人民政府). It was agreed that Guannan County Government would grant a specified area of land to Wuxi Pan Asia as settlement for the trade receivables arising from the sales of EP products and equipment. In anticipation of the grant of the land, Wuxi Pan Asia established two companies in the PRC, namely 連雲港泛亞置業有限公司 (Lianyungang Pan Asia Properties Limited) ("Pan Asia Properties") and 連雲港民 心置業有限公司 (Lianyungang Minxin Properties Limited) ("Minxin Properties") for the purpose of transfer of the land. On 16 October 2007, Wuxi Pan Asia entered into an agreement (the "Agreement") with two independent third parties (the "Plaintiffs"), with an aim to carry out a property development project on certain area of the land (the "First Land"). Under the Agreement, Wuxi Pan Asia was obliged to contribute the First Land to Pan Asia Properties as capital injection.

5. 訴訟申索虧損及彌償保證虧 損賠償淨額

於二零零七年,本公司間接全資附 屬公司無錫泛亞環保科技有限公 司(「無錫泛亞」)曾數次向灌南縣 人民政府銷售環保產品及設備。經 議定,灌南縣人民政府將向無錫泛 亞出讓指定面積的一幅地塊,以償 付環保產品及設備銷售所產生的應 收貿易款項。由於預計會出讓該幅 地塊,無錫泛亞在中國設立兩間公 司,分別為連雲港泛亞置業有限公 司(「泛亞置業」)及連雲港民心置 業有限公司(「民心置業」),以便轉 讓該幅地塊。於二零零七年十月十 六日,無錫泛亞與兩名獨立第三方 (「原告」) 訂立一份協議(「協議」), 旨在於該幅地塊若干區域(「第一幅 地塊」)開展一項物業開發項目。根 據協議,無錫泛亞須向泛亞置業提 供第一幅地塊作為注資。

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5. LOSS FROM LITIGATION CLAIM AND COMPENSATION OF LOSS FROM INDEMNITY, NET (Continued)

However, Wuxi Pan Asia failed to receive the First Land as specified in the Agreement from Guannan County Government and another parcel of land (the "Second Land") was then granted by Guannan County Government to Wuxi Pan Asia. As the Second Land was not within the scope of the Agreement and with the view that the Agreement had no legal binding effect on the Second Land, Wuxi Pan Asia assigned the Second Land to Minxin Properties (the "Assignment") on 28 December 2009. According to the Assignment, Minxin Properties should undertake, among other things, to compensate any loss Wuxi Pan Asia may incur in consequence of breaching the Agreement. On the same day, Wuxi Pan Asia disposed of its entire equity interests in Minxin Properties to an independent third party.

In 2014, a civil case was brought against Wuxi Pan Asia by the Plaintiffs for breach of the Agreement (the "Litigation"). After subsequent proceedings and appeals, the case was finally adjudicated by the Jiangsu Higher People's Court (江蘇省高級人民法院). With reference to the Jiangsu Higher People's Court's judgment dated 26 December 2016, Wuxi Pan Asia is liable for a total claimed amount of approximately RMB70,754,000 (the "Claimed Amount").

Part of the Claimed Amount amounting to approximately RMB24,113,000 was accrued by the Group as "other payables" and included in trade and other payables in the consolidated statement of financial position in previous years and was reclassified as "payable for legal fees and liabilities arising from litigation claim" and included in trade and other payables in the consolidated statement of financial position as at 31 December 2016 and 2015. The remaining balance of the Claimed Amount amounting to approximately RMB46,641,000 is provided for as "payable for legal fees and liabilities from litigation claim" and a loss from litigation claim amounting to approximately RMB46,641,000 was recognised in profit or loss during the year ended 31 December 2016.

In accordance with the Assignment, Minxin Properties is to compensate the loss of approximately RMB46,641,000 arising from the Litigation. On 28 December 2016, Minxin Properties signed an agreement with Wuxi Pan Asia and agreed to compensate the loss of approximately RMB46,641,000 arising from the Litigation, which was credited against the loss from the litigation claim in profit or loss and a receivable of compensation of loss from indemnity (Note 20) was recorded by the Group. Minxi Properties subsequently settled the full amount to Wuxi Pan Asia on 27 March 2017.

5. 訴訟申索虧損及彌償保證虧 損賠償淨額(績)

於二零一四年,原告以無錫泛亞違 反協議為理據提起民事訴訟(「訴 訟」)。經後續訴訟及上訴後,該 案件已由江蘇省高級人民法院作出 最終判決。根據江蘇省高級人民法院 院二零一六年十二月二十六日的判 決,無錫泛亞須承擔總額約人民 幣70,754,000元的賠償金(「賠償 金」)。

部份賠償金,約人民幣24,113,000 元已由本集團計作「其他應付款 項」,並計入過往年度綜合財務狀 況表的應付貿易及其他款項及重新 分類為「訴訟申索產生的應付法零 一五年十二月三十一日之綜合財務狀況表的應付三十二月 200元,已作為「訴訟申索產 46,641,000元,已作為「訴訟計提幣 46,641,000元已於截至二零一六年 46,641,000元已於截至二零一六年 十二月三十一日止年度在損益中確 認。

根據轉讓,民心置業需承擔訴訟產 生的虧損賠償約人民幣46,641,000 元。於二零一六年十二月二十八 日,民心置業與無錫泛亞簽立一份 協議,同意負責訴訟產生的約人民 幣46,641,000元的虧損賠償,該款 項已於訴訟申索損益虧扣減,而本 集團已記錄彌償保證虧損賠償應收 款項(附註20)。民心置業其後已於 二零一七年三月二十七日向無錫泛 亞悉數結付有關款項。

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除稅前溢利

6.

For the year ended 31 December 2016 截至二零一六年十二月三十一日止年度

		內來自持續經營業務之除税前溢 已扣除下列各項:		
			2016 二零一六年 RMB'000 人民幣千元	2015 二零一五年 RMB'000 人民幣千元
a)	Staff costs (including directors' a) emoluments) (Note): – Contributions to defined	(附註): 一定額供款退休計劃		
	contribution retirement plans (Note 9)	供款(附註9)	1,022	1,246
	 Salaries, wages and other benefits 	- 工資、薪金及 其他福利	14,388	15,863
			15,410	17,109
b)	Other items: b) Amortisation of prepaid	其他項目: 預付租賃款項之攤銷		
	lease payments Auditors' remuneration	」 成 的 位 員 示 項 之 御 弱 核 數 師 酬 金	1,191	1,194
	- audit services	一審計服務	1,152	1,204
	- other services Cost of inventories (Note)	- 其他服務 存貨成本(附註)	416 597,153	393 797,554
	Depreciation of property, plant and equipment	物業、廠房及設備 之折舊 座地留早款 百之	26,215	26,954
	Impairment loss on trade receivables*	應收貿易款項之 減值虧損*	47,131	23,116
	Impairment loss on other receivables* Impairment loss on available-for-sale	其他應收款項之 減值虧損* 可供出售金融資產之 減值虧損*	4,911	2,784
	financial asset* Operating lease charges	經營租賃費用	-	9,000
	 leasing of properties leasing of equipment 	一 租用物業 一 租用設備	1,528 9	1,660 7
	Marketing and promotional expenses [#]	市場推廣及 宣傳開支 *	37,358	52,123
	Research and development expenses*	研發開支*	2,695	20,286

* These items are included in other operating expenses in the consolidated statement of profit or loss and other comprehensive income.

6. PROFIT BEFORE TAXATION

* This item is included in selling and distribution expenses in the consolidated statement of profit or loss and other comprehensive income. 該等項目計入綜合損益及其他全面 收益表之其他經營開支。

該項目計入綜合損益及其他全面收 益表之銷售及分銷開支。

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6. **PROFIT BEFORE TAXATION (Continued)**

Note:

During the year ended 31 December 2016, cost of inventories includes approximately RMB24,122,000 (2015: RMB24,259,000) relating to staff costs and depreciation, which amount is also included in the respective total amounts disclosed separately above.

7. DISCONTINUED OPERATIONS

On 1 December 2015, Wuxi Pan Asia entered into a sale and purchase agreement with an independent third party to dispose of its entire equity interests in 無錫市中電空冷 技術有限公司 (Wuxi Zhong Dian Kong Leng Technology Limited) ("Wuxi Zhong Dian") at a consideration of RMB800,000 (the "Disposal"). Wuxi Zhong Dian and its subsidiaries (collectively referred to as the "Disposal Group") were principally engaged in provision of EP related professional services and undertaking of EP construction engineering projects in the PRC. The Disposal was completed on 22 December 2015 and the Group's operations of provision of EP related professional services were classified as discontinued operations.

The results and cash flows from the discontinued operations were analysed as follows:

6. 除稅前溢利(續)

附註:

截至二零一六年十二月三十一日止年 度,存貨成本約人民幣24,122,000元 (二零一五年:人民幣24,259,000元)乃 關於員工成本及折舊,而該金額亦已計 入上文分開披露之總金額內。

7. 已終止經營業務

於二零一五年十二月一日,無錫泛 亞與一名獨立第三方訂立買賣協 議,以按代價人民幣800,000元出售 無錫市中電空冷技術有限公司(「無 錫中電」)全部股本權益(「出售事 項」)。無錫中電及其附屬公司(統稱 為「出售集團」)主要在中國從事 供環保相關專業服務及承接環保建 設工程項目。出售事項已於二零一 五年十二月二十二日完成,而本集 團提供環保相關專業服務之業務分 類為已終止經營業務。

來自已終止經營業務之業績及現金 流量之分析如下:

For the year ended 31 December 2016 截至二零一六年十二月三十一日止年度

		2015 二零一五年 RMB'000 人民幣千元
Results from discontinued operations:	來自已終止經營業務之 業績:	
Revenue Cost of sales and services rendered	收入 銷售及提供服務成本	6,296 (1,870)
Gross profit	毛利	4,426
Other income General and administrative expenses Other operating expenses Finance costs	其他收益 一般及行政開支 其他經營開支 融資成本	503 (6,833) (577) (666)
Loss before taxation	除稅前虧損	(3,147)
Income tax expenses	所得税開支	(7)
		(3,154)
Gain on disposal of subsidiaries (Note 40)	出售附屬公司之收益 <i>(附註40)</i>	5,150
Profit for the year from discontinued operations	年內來自已終止經營 業務之 溢利	1,996
Profit/(loss) for the year from discontinued operations attributable to:	以下人士應佔年內來自已終止 經營業務之溢利 /(虧損):	
 Owners of the Company Non-controlling interests 	- 本公司擁有人 - 非控股權益	3,039 (1,043)
		1,996

7. DISCONTINUED OPERATIONS (Continued) 7. 已終止經營業務(績)

For the year ended 31 December 2016 截至二零一六年十二月三十一日止年度

7. DISCONTINUED OPERATIONS (Continued) 7.

7. 已終止經營業務(績)

Loss before taxation from discontinued operations is arrived at after charging/(crediting) the following:

來自已終止經營業務之除稅前虧損 已扣除/(計入)下列各項:

		2015 二零一五年 RMB'000 人民幣千元
Cost of inventories	存貨成本	587
Depreciation of property, plant and equipment	物業、廠房及設備之折舊	338
Interest income Reversal of impairment loss on other	利息收入 其他應收款項之	(6)
receivables	減值虧損撥回	(380)
Staff costs	員工成本	
 Contributions to defined 	- 定額供款計劃的供款	
contribution plans	苏会 工次卫甘仙 垣利	749
- Salaries, wages and other benefits	- 薪金、工資及其他福利	4,707
		5,456

Cash flows from discontinued operations:

來自已終止經營業務之 現金流量:

Net cash outflows from operating activities	來自經營活動之現金流出淨額	(395)
Net cash inflows from investing activities	來自投資活動之現金流入淨額	6
Net cash outflows from financing activities	來自融資活動之現金流出淨額	(5,666)
Net cash outflows from	來自已終止經營業務之	

Net cash outflows from discontinued operations

※自己於止經宮耒務之 現金流出淨額

(6,055)

For the year ended 31 December 2016 截至二零一六年十二月三十一日止年度

8. INCOME TAX IN THE CONSOLIDATED STATEMENT OF PROFIT OR LOSS AND **OTHER COMPREHENSIVE INCOME**

of three years from 1 January 2016.

a) Taxation relating to continuing operations in the consolidated statement of profit or loss and other comprehensive income represents:

於綜合損益及其他全面收益 8. 表之所得稅

於綜合損益及其他全面收益表 a) 內有關持續經營業務之税項 指:

2016 2015

			RM	2016 一六年 B'000 幣千元	2015 二零一五年 RMB'000 人民幣千元
PRC	rent tax: C Enterprise Income Tax Provision for the year <i>(Note 27(a))</i>	即期稅項: 中國企業所得税 一本年度撥備 <i>(附註27(a))</i>	1	7,735	32,761
Def	erred tax:	遞延稅項:			
te	ination and reversal of mporary differences (Note 27(b)) ct on change in tax rate	臨時性差額之產生及 撥回 <i>(附註27(b))</i> 税率變動之影響		3,279	(289)
	lote 27(b))	(附註27(b))		(544)	_
				2,735	(289)
Inco	ome tax expenses	所得税開支	2	20,470	32,472
 The Company and its subsidiaries incorporated in the British Virgin Islands are not subject to any income tax pursuant to the rules and regulations of their respective countries of incorporation. 		·	群島註冊 司根據彼 立之國家	其於英屬處女 成立之附屬公 等各自註冊成 之規則及規例 任何所得税。	
ii)	PRC Enterprise Income Tax 25% of the estimated assessa Company's subsidiaries establi during the years ended 31 Dec 2015.	ble profits of the shed in the PRC	,	本公司於 屬公司於 年及二零 三十一日	所得税乃根據 中國成立之附 截至二零一六 一五年十二月 止年度之估計 利按税率25%
iii)	Pursuant to the relevant regulations in the PRC, Wu classified as foreign invested Technology Enterprises" and preferential income tax rate of	uxi Pan Asia is "High and New is entitled to a	,	規,無錫 外商投資, 業」,並有 年一月一	相關税法及法 泛亞獲分類為 之「高新技術企 可權於二零年期間

享有優惠所得税率15%。

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8. INCOME TAX IN THE CONSOLIDATED STATEMENT OF PROFIT OR LOSS AND OTHER COMPREHENSIVE INCOME (Continued)

- a) Taxation relating to continuing operations in the consolidated statement of profit or loss and other comprehensive income represents: (Continued)
 - iv) No provision for Hong Kong Profits Tax has been made for the years ended 31 December 2016 and 2015 as the Group did not have assessable profits arising in Hong Kong during both years.
 - v) The PRC Enterprise Income Tax Law also requires withholding tax of 10% upon distribution of profits by the subsidiaries established in the PRC since 1 January 2008 to its overseas shareholders.
- b) Reconciliation between tax expenses and accounting profit at applicable tax rates is as follows:

- 8. 於綜合損益及其他全面收益 表之所得稅(績)
 - a) 於綜合損益及其他全面收益表
 內有關持續經營業務之税項
 指:(續)
 - iV) 由於本集團於截至二零 一六年及二零一五年十 二月三十一日止年度並 無源自香港之應課税溢 利,故於該兩個年度並 無就香港利得税作出撥 備。
 - v) 《中華人民共和國企業所 得税法》亦規定,自二 零零八年一月一日起, 中國附屬公司向其海外 股東所作溢利分派須按 10%的税率繳納預扣税。

2015

-五年

零

b) 按適用税率計算之税項支出與 會計溢利之對賬如下:

2016

·六年

	RMB'000 人民幣千元	RMB'000 人民幣千元
Profit before taxation from 來自持續經營業務之 continuing operations 除税前溢利	95,913	99,293
Notional tax on profit before 按適用於在各自司法 taxation calculated at the statutory 權區之法定税率 rates applicable to respective 計算除税前溢利之		
tax jurisdictions 名義税項	25,170	24,706
expenses	2,312	239
Tax effect of unused tax losses 未確認尚未動用税項 not recognised	379	2,740
Tax effect of concessionary tax rate granted to a subsidiary授予一間附屬公司優惠 税率之税務影響Decrease in opening deferred tax liabilities resulting from一間附屬公司的適用税率 調降引致年初	(11,052)	-
decrease in applicable tax rate 遞延税項負債減少 of a subsidiary Decrease in opening deferred tax assets resulting from decrease in applicable tax rate 遞延税項資產減少	(3,021)	-
of a subsidiary Tax effect of withholding tax at 10% on distributable profits of the subsidiaries established	2,477	-
in the PRC	4,205	4,787
Income tax expenses 所得税支出	20,470	32,472

For the year ended 31 December 2016 截至二零一六年十二月三十一日止年度

9. RETIREMENT BENEFITS COSTS

Defined contribution retirement plan

The Group has arranged for its Hong Kong employees employed under the jurisdiction of the Hong Kong Employment Ordinance to join the Mandatory Provident Fund Scheme (the "MPF Scheme") under the Hong Kong Mandatory Provident Fund Schemes Ordinance and Hong Kong Employment Ordinance. The MPF Scheme is a defined contribution retirement plan managed by independent trustees. Under the MPF Scheme, the Group (the employer) and its employees makes monthly contributions to the scheme at 5% of the employees' relevant income as defined under the Mandatory Provident Fund Schemes Ordinance. The contributions from each of the employer and employees are subject to a cap of HK\$1,500 per month and thereafter contributions are voluntary. Contributions to the plan vest immediately.

The employees of the Company's subsidiaries established in the PRC are members of a state-sponsored retirement plan operated by the local government in the PRC and these subsidiaries make mandatory contributions to the state-sponsored retirement plan to fund the employees retirement benefits. The retirement contributions paid by these subsidiaries are based on a certain percentage of the relevant portion of the payroll of all qualifying employees in accordance with the relevant regulations in the PRC and are charged to profit or loss as incurred. The Group discharges its retirement obligations upon payment of the retirement contributions to the state-sponsored retirement plan operated by the local governments in the PRC.

9. 退休福利成本

定額供款退休計劃

根據香港強制性公積金計劃條例及 香港僱傭條例規定,本集團已安排 其根據香港僱傭條例管轄下所僱用 的香港僱員參與強制性公積金計劃乃 (「強積金計劃」)。強積金計劃乃由 獨立受託人管理之定額供款退休計 劃。根據強積金計劃,本集團(作為 僱主)及其僱員須每月各自按僱員劃 條 入(定義見強制性公積金計劃作出供款。 優員每月各自之供款以1,500港元 為上限,另可自願額外供款。對該 計劃之供款即時歸屬。

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9. RETIREMENT BENEFITS COSTS (Continued)

Defined contribution retirement plan (Continued)

The Group's contributions to defined contribution retirement plans for the years ended 31 December 2016 and 2015 are as follows:

定額供款退休

計劃供款

9. 退休福利成本(績)

定額供款退休計劃(續)

本集團截至二零一六年及二零一五 年十二月三十一日止年度之定額供 款退休計劃供款如下:

2016	2015
二零一六年	二零一五年
RMB'000	RMB'000
人民幣千元	人民幣千元
1,022	1,246

10. DIRECTORS' AND CHIEF EXECUTIVE'S EMOLUMENTS

Contributions to defined contribution

retirement plans

The directors of the Company are members of the senior management of the Group during the years ended 31 December 2016 and 2015. Directors' emoluments disclosed pursuant to section 383(1) of the Hong Kong Companies Ordinance and Part 2 of the Companies (Disclosure of Information about Benefits of Directors) Regulations are as follows:

Fees	袍金
Salaries, allowances and	薪金、津貼及其他利益
other benefits	
Contributions to defined contribution	定額供款退休計劃供款
retirement plans	

10. 董事及最高行政人員酬金

截至二零一六年及二零一五年十二 月三十一日止年度,本公司董事亦 為本集團高級管理層成員。根據香 港公司條例第383(1)條及公司(披露 董事利益資料)規例2部所披露之董 事酬金如下:

2016 二零一六年 RMB'000 人民幣千元	2015 二零一五年 RMB'000 人民幣千元
928	569
1,451	1,408
28	27
2,407	2,004

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10. DIRECTORS' AND CHIEF EXECUTIVE'S EMOLUMENTS (Continued)

10. 董事及最高行政人員酬金 (續)

Name of director	董事姓名	Fees 袍金 RMB'000 人民幣千元	Year ended 31 d 截至二零一六年十二 Salaries, allowances and other benefits 薪金、津貼及 其他利益 RMB'000 人民幣千元		Total 總計 RMB'000 人民幣千元
Executive directors Mr. Jiang Quanlong (note (i)) Mr. Jiang Xin (note (ii)) Mr. Jiang Lei (note (iii)) Mr. Cho Yu Chung (note (iv))	執行董事 蔣泉龍先生 <i>(附註(i))</i> 蔣鑫先生 <i>(附註(ii))</i> 蔣磊先生 <i>(附註(iii))</i> 曹宇頌先生 <i>(附註(iv))</i>	104 104 325	356 _ 1,095 _	6 - 22 -	466 _ 1,221 325
Non-executive director Mr. Fan Yajun <i>(note (v))</i>	非執行董事 范亞軍先生 <i>(附註(v))</i>	104	-	-	104
Independent non-executive directors	獨立非執行董事				
Mr. Lai Wing Lee Mr. Leung Shu Sun, Sunny Professor Wang Guozhen	賴永利先生 梁樹新先生 王國珍教授	52 187 52	-		52 187 52
		928	1,451	28	2,407

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10. DIRECTORS' AND CHIEF EXECUTIVE'S EMOLUMENTS (Continued)

10. 董事及最高行政人員酬金 (績)

Name of director	董事姓名	Fees 袍金 RMB'000 人民幣千元	Year ended 31 截至二零一五年十二 Salaries, allowances and other benefits 薪金、津貼及 其他利益 RMB'000 人民幣千元	Booolinool Eollo	Total 總計 RMB'000 人民幣千元
Executive directors Mr. Jiang Quanlong (<i>note (i)</i>) Mr. Jiang Lei (<i>note (iii</i>)) Mr. Fan Yajun (<i>note (v</i>))	執行董事 蔣泉龍先生 <i>(附註(i))</i> 蔣磊先生 <i>(附註(ii))</i> 范亞軍先生 <i>(附註(v))</i>	98 98 98	356 1,052 -	6 21 -	460 1,171 98
Independent non-executive directors	獨立非執行董事				
Mr. Lai Wing Lee Mr. Leung Shu Sun, Sunny Professor Wang Guozhen	賴永利先生 梁樹新先生 王國珍教授	49 177 49			49 177 49
		569	1,408	27	2,004

For the year ended 31 December 2016 截至二零一六年十二月三十一日止年度

10. DIRECTORS' AND CHIEF EXECUTIVE'S EMOLUMENTS (Continued)

Notes:

- (i) Mr. Jiang Quanlong is the Chairman of the Company.
- Mr. Jiang Xin was appointed as the Chief Executive and executive director of the Company with effect from 22 December 2016.
- (iii) Mr. Jiang Lei resigned as the Chief Executive and executive director of the Company with effect from 22 December 2016.
- (iv) Mr. Cho Yu Chung was appointed as an executive director of the Company with effect from 28 September 2016.
- (v) Mr. Fan Yajun, previously an executive director of the Company, has been re-designated as a non-executive director of the Company with effect from 12 April 2016.

As at 31 December 2016 and 2015, the directors of the Company held share options under the Company's share option scheme. Details of which are disclosed in note 31.

During the years ended 31 December 2016 and 2015, no directors received any emoluments from the Group as an inducement to join or upon joining the Group or as compensation for loss of office. No directors has waived or agreed to waive any emoluments during both years. **10. 董事及最高行政人員酬金** (績)

附註:

- (i) 蔣泉龍先生為本公司董事長。
- (ii) 蔣鑫先生獲委任為本公司最高行政 人員及執行董事,自二零一六年十 二月二十二日起生效。
- (iii) 蔣磊先生辭任最高行政人員及執行 董事,自二零一六年十二月二十二 日起生效。
- (iv) 曹宇頌先生獲委任為本公司執行董 事,自二零一六年九月二十八日起 生效。
- (v) 范亞軍先生先前為本公司執行董 事,獲調任為本公司非執行董事, 自二零一六年四月十二日起生效。

於二零一六年及二零一五年十二月 三十一日,本公司董事根據本公司 購股權計劃持有購股權。有關購股 權詳情載於附註31。

截至二零一六年及二零一五年十二 月三十一日止年度,概無董事已自 本集團收取任何酬金作為促使加入 或於加入本集團時之獎金或離職之 賠償。概無董事於該兩個年度放棄 或同意放棄任何酬金。

For the year ended 31 December 2016 截至二零一六年十二月三十一日止年度

11. INDIVIDUALS WITH HIGHEST EMOLUMENTS AND SENIOR MANAGEMENT'S EMOLUMENTS

(a) Five highest paid individuals

Of the five individuals with the highest emoluments, two (2015: two) are directors of the Company whose emoluments are disclosed in note 10. The aggregate of the emoluments in respect of the remaining three (2015: three) individuals from the continuing operations are as follows:

Salaries, allowances and other benefits Contributions to defined contribution retirement plans

薪金、津貼及 其他利益 定額供款退休 計劃供款

During the years ended 31 December 2016 and 2015, no emoluments were paid or payable by the Group to the five highest paid individuals as inducement to join or upon joining the Group or as compensation for loss of office during both years.

The emoluments of the above three (2015: three) individuals with the highest emoluments are within the following bands:

Bands: Nil to HK\$1,000,000 HK\$1,500,001 to HK\$2,000,000

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組別: 零至1,000,000港元 1,500,001港元至 2,000,000港元

11. 最高酬金人士及高級管理人 員酬金

(a) 五名最高薪人士

五位最高酬金人士包括兩位 (二零一五年:兩位)本公司董 事,其酬金詳情載於附註10。 餘下來自持續經營業務之三位 (二零一五年:三位)人士之酬 金如下:

2016 二零一六年 RMB'000 人民幣千元	2015 二零一五年 RMB'000 人民幣千元
2,308	2,183
42	29
2,350	2,212

截至二零一六年及二零一五年 十二月三十一日止年度,本集 團概無向五位最高酬金人士支 付或應付任何酬金作為於兩個 年度促使加入或於加入本集團 時之獎金或離職之賠償。

上述三位(二零一五年:三位) 最高酬金人士之酬金組別如 下:

Number of individuals 人數

2016 二零一六年	2015 二零一五年			
2	2			
1	1			
3	3			

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11. INDIVIDUALS WITH HIGHEST EMOLUMENTS AND SENIOR MANAGEMENT'S EMOLUMENTS (Continued)

(b) Senior management's emoluments

Bands:

Nil to HK\$1,000,000

HK\$1,500,001 to HK\$2,000,000

The emoluments paid or payable to senior management are within the following bands:

組別:

零至1,000,000港元

1,500,001港元至 2,000,000港元

11. 最高酬金人士及高級管理人 員酬金(績)

(b) 高級管理人員酬金

已付或應付予高級管理人員之 酬金組別如下:

Number of individuals

٨	數
	2015 二零一五年
5	7
1	1
6	8

Note: The total numbers of individuals included two individuals of senior managements from the discontinued operations whose emoluments were within "Nil to HK\$1,000,000" band during the year ended 31 December 2015.

附註:截至二零一五年十二月三十 一日止年度,高級管理人員 之總人數包括兩位來自已終 止經營業務而其酬金歸入於 「零至1,000,000港元」之組 別。

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12.	DIV	IDENDS	12	. 股	息	
	(a)	Dividend proposed		(a)	建議股息	
		The directors of the Company do not re the payment of a final dividend for the year December 2016 (2015: Nil).			零一六年十二	建議派付截至二 月三十一日止年 (二零一五年:
	(b)	Dividends declared and paid		(b)	已宣派及支付	投息
					2016 二零一六年 RMB'000 人民幣千元	2015 二零一五年 RMB'000 人民幣千元
		Final dividend for the year ended 着 31 December 2014 of HK2 cents per ordinary share (2016: Nil)	战至二零一四年十二 三十一日止年度未 股息每股普通股2 (二零一六年:無)	、期 港仙		13,761

For the year ended 31 December 2016 截至二零一六年十二月三十一日止年度

13. EARNINGS PER SHARE

following data:

From continuing and discontinued operations:

The calculation of the basic and diluted earnings per share attributable to owners of the Company is based on the

13. 每股盈利

來自持續經營及已終止經營業務:

本公司擁有人應佔每股基本及攤薄 盈利乃按以下數據計算:

	2016 二零一六年 RMB'000 人民幣千元	2015 二零一五年 RMB'000 人民幣千元
Earnings 盈利		
Profit for the year attributable 就計算每股基 to owners of the Company 而言的本位 for the purposes of basic and diluted 應佔年內涵		
earnings per share	75,443	69,860
	2016 二零一六年	2015 二零一五年
Number of shares 股份數目		
Weighted average number of ordinary 就計算每股基 shares for the purposes of 普通股加權 calculating basic earnings per share	基本盈利而言的 雚平均數 840,000,000	840,000,000
Add: Effects of dilutive potential 加:購股權的 ordinary shares from 普通別 share options		12,853,988
Weighted average number of ordinary 就計算每股攤 shares for the purposes of 普通股加權 calculating diluted earnings per share	推薄盈利而言的 雚平均數 851,455,388	852,853,988

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13. EARNINGS PER SHARE (Continued)

From continuing operations:

The calculation of the basic and diluted earnings per share from continuing operations attributable to owners of the Company is based on the following data:

Earnings figures are calculated as follows:

13. 每股盈利(續)

來自持續經營業務:

本公司擁有人應佔來自持續經營業 務之每股基本及攤薄盈利乃按以下 數據計算:

盈利數字計算如下:

		2016 二零一六年 RMB'000 人民幣千元	2015 二零一五年 RMB'000 人民幣千元
Profit for the year attributable to owners of the Company from continuing and discontinued operations	本公司擁有人應佔年內 來自持續經營及已終止 經營業務之溢利	75,443	69,860
Adjusted for: Profit for the year from discontinued operations attributable to owners of the Company	調整:本公司擁有人 應佔年內來自已終止 經營業務之溢利		(3,039)
Earnings for the purposes of basic and diluted earnings per share from continuing operations	就計算每股基本及攤薄 盈利而言的來自持續 經營業務之盈利	75,443	66,821

The denominators used are the same as those detailed above for both basic and diluted earnings per share from continuing and discontinued operations. 來自持續經營及已終止經營業務之 每股基本及攤薄盈利所使用之分母 均與上文所詳述者相同。

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13. EARNINGS PER SHARE (CONTINUED)

From discontinued operations:

Basic earnings per share from discontinued operations for the year ended 31 December 2015 was RMB0.36 cents (2016: Nil) per share, based on the profit for the year from discontinued operations attributable to owners of the Company amounting to approximately RMB3,039,000 (2016: Nil) during that year and the denominators detailed above for basic earnings per share from continuing and discontinued operations.

Diluted earnings per share from discontinued operations for the year ended 31 December 2015 was RMB0.36 cents (2016: Nil) per share, based on the profit for the year from discontinued operations attributable to owners of the Company amounting to approximately RMB3,039,000 (2016: Nil) during that year and the denominators detailed above for diluted earnings per share from continuing and discontinued operations.

13. 每股盈利(續)

來自已終止經營業務:

截至二零一五年十二月三十一日止 年度,來自已終止經營業務之每股 基本盈利為每股人民幣0.36分(二零 一六年:無),乃根據該年度本公司 擁有人應佔年內來自已終止經營業 務之溢利約人民幣3,039,000元(二 零一六年:無)及上文就來自持續經 營及已終止經營業務之每股基本盈 利所詳述的分母計算。

截至二零一五年十二月三十一日止 年度,來自已終止經營業務之每股 攤薄盈利為每股人民幣0.36分(二零 一六年:無),乃根據該年度本公司 擁有人應佔年內來自已終止經營業 務之溢利約人民幣3,039,000元(二 零一六年:無)及上文就來自持續經 營及已終止經營業務之每股攤薄盈 利所詳述的分母計算。

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14. 預付租賃款項 **14. PREPAID LEASE PAYMENTS** 2016 2015 二零一六年 二零一五年 **RMB'000** RMB'000 人民幣千元 人民幣千元 **Carrying amount:** 賬面值: 於一月一日 54,534 As at 1 January 53,340 Additions during the year 年內添置 5,180 Amortisation for the year 年內攤銷 (1, 191)(1, 194)Derecognised on disposal of 出售附屬公司時終止確認 subsidiaries (Note 40) (附註40) (5, 180)As at 31 December 於十二月三十一日 52,149 53,340 分析如下: Analysed by: Non-current portion 非流動部份 50,958 52,146 Current portion 流動部份 1,191 1,194 Total 總計 52,149 53,340

The prepaid lease payments represent prepayments of lease premium for lands situated in the PRC under medium-term leases. The amortisation charge for the year is included in "general and administrative expenses" in the consolidated statement of profit or loss and other comprehensive income.

The Group is in the process of obtaining the land use right certificate for a leasehold land with carrying amount of RMB13,508,000 as at 31 December 2016 (2015: RMB13,816,000).

預付租賃款項指根據中期租賃條款 支付之位於中國之預付土地租金。 本年度攤銷費用計入綜合損益及其 他全面收益表之「一般及行政開支」 內。

本集團正就於二零一六年十二 月三十一日的賬面值為人民幣 13,508,000元(二零一五年:人民 幣13,816,000元)的租賃土地獲取 土地使用權證。

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15. PROPERTY, PLANT AND EQUIPMENT

15. 物業、廠房及設備

		Buildings	Furniture, fixtures and equipment 傢俬、	Leasehold improvements 租賃	Plant and machineries	Motor vehicles	Molding	Construction in progress	Total
		樓宇 RMB'000 人民幣千元 (Note) (附註)	鞣置及設備 RMB'000 人民幣千元	相員 物業裝修 RMB'000 人民幣千元	廠房及機器 RMB'000 人民幣千元	汽車 RMB'000 人民幣千元	模具 RMB'000 人民幣千元	在建工程 RMB'000 人民幣千元	總額 RMB'000 人民幣千元
Cost:	成本:								
As at 1 January 2015	於二零一五年一月一日	190,622	3,662	23,318	189,353	9,214	14,860	127,326	558,355
Additions Transfers Derecognised on disposal of	添置 轉撥 出售附屬公司時終止確認	9,850 -	685 -	- 2,098	-	-	613 -	5,055 (2,098)	16,203 _
subsidiaries (Note 40) Exchange adjustments	(<i>附註40)</i> 運兑調整	(10,898)	(700)	(1,305)	(3,192)	(437)		-	(16,532)
As at 31 December 2015 and 1 January 2016	於二零一五年十二月三十一日及 二零一六年一月一日	189,574	3,659	24,122	186,161	8,803	15,473	130,283	558,075
Additions Transfers Disposals Exchange adjustments	添置 轉發 出售 避整	- - -	42 - - 19	- 3,982 (4,552) 17	_ 919 _ _	- - 40	- - -	246 (4,901) _	288 - (4,552) 76
As at 31 December 2016	於二零一六年十二月三十一日	189,574	3,720	23,569	187,080	8,843	15,473	125,628	553,887
Accumulated depreciation:	累計折舊:								
As at 1 January 2015	於二零一五年一月一日	30,574	2,415	2,807	50,641	5,851	14,377	-	106,665
Charge for the year Eliminated on disposal	本年度開支 出售附屬公司時減除	8,604	349	1,319	14,858	1,117	1,045	-	27,292
of subsidiaries (Note 40) Exchange adjustments	(<i>附註40)</i> 運兑調整	(364)	(646)	(1,304)	(2,011)	(424)		-	(4,749)
As at 31 December 2015 and 1 January 2016	於二零一五年十二月三十一日及 二零一六年一月一日	38,814	2,129	2,834	63,488	6,552	15,422	-	129,239
Charge for the year Written back on disposals Exchange adjustments	本年度開支 出售撥回 匯兑調整	8,529 - -	364 - 18	1,251 (721) 17	15,376 - -	644 _ 21	51 - -	- -	26,215 (721) 56
As at 31 December 2016	於二零一六年十二月三十一日	47,343	2,511	3,381	78,864	7,217	15,473		154,789
Carrying amounts:	賬面值:								
As at 31 December 2016	於二零一六年十二月三十一日	142,231	1,209	20,188	108,216	1,626		125,628	399,098
As at 31 December 2015	於二零一五年十二月三十一日	150,760	1,530	21,288	122,673	2,251	51	130,283	428,836

Note:

附註:

All the buildings are situated in the PRC and are situated on lands held under medium-term leases.

所有樓宇均於中國及位於根據中期租賃 條款持有之土地上。

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16. AVAILABLE-FOR-SALE FINANCIAL ASSET

16. 可供出售金融資產

		2016	2015
		二零一六年	二零一五年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Unlisted equity investment in the PRC, at cost Less: Impairment losses recognised	按成本計算之於中國 非上市股本投資 減:已確認之減值虧損	9,000 (9,000) 	9,000 (9,000)

The unlisted equity investment represents 5% equity interest in a private entity established in the PRC. The unlisted equity investment, which is not held for short-term trading, is carried at cost less accumulated impairment losses as the investment does not have a quoted price in an active market and the range of reasonable fair value estimates is so significant that the directors of the Company are of the opinion that its fair value cannot be measured reliably. As at 31 December 2016, the Group does not intend to dispose of the investment in the near future.

During the year ended 31 December 2015, the Group performed an impairment assessment on its available-forsale financial asset by taken into account the unexpected low revenue and substantial operating loss of the investment and an impairment loss of RMB9,000,000 (2016: Nil) was recognised in profit or loss during that vear.

非上市股本投資為在中國成立之私 人實體之5%股權。並非為短期買賣 而持有之非上市股本投資,由於並 無活躍市場所報價格且其合理公平 值的範圍太大因而本公司董事認為 其公平值不能可靠地計量,故按成 本減累計減值虧損列賬。於二零一 六年十二月三十一日,本集團並不 擬於不久將來出售該投資。

截至二零一五年十二月三十一日止 年度,本集團考慮到該投資的未能 預期之低收入及重大營運虧損而對 其可供出售金融資產進行減值評 估,於年內在損益中確認減值虧損 人民幣9,000,000元(二零一六年: 無)。

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17. PREPAYMENTS FOR CONSULTATION, MARKETING AND PROMOTIONAL SERVICES

Total

(a) Movements of prepayments for consultation, marketing and promotional services, based on estimated dates of services rendered, during the year are as follows:

17. 諮詢、市場推廣及宣傳服務 預付款

(a) 年內諮詢、市場推廣及宣傳服務預付款根據所提供服務的估計日期之變動如下:

2016 2015

		2016 二零一六年 RMB'000 人民幣千元	2015 二零一五年 RMB'000 人民幣千元
As at 1 January Refund of prepayments <i>(Note)</i> Utilised and charged to	於一月一日 已退還預付款 <i>(附註)</i> 已動用及計入損益	125,757 -	216,500 (13,150)
profit or loss		(42,457)	(77,593)
As at 31 December	於十二月三十一日	83,300	125,757
Analysed for reporting purposes as follows:	就呈報分析如下:		
Non-current portion Current portion (included in trade	非流動部份 流動部份 (計入應收貿易及	43,700	83,300
and other receivables (Note 20))		39,600	42,457
Total	總計	83,300	125,757
The outstanding balance of the the end of each reporting period followings:		於各報告期末 結餘呈列如下	的未償還預付款 :
		2016 二零一六年	2015 二零一五年
		₩ 八千 RMB'000 人民幣千元	↓ 元+ RMB'000 人民幣千元
Prepayments for consultation services	諮詢服務預付款	_	2,857
Prepayments for marketing and	市場推廣及宣傳服務預付款	00.000	
promotional services		83,300	122,900

總計

83,300

125,757

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Within one year

17. PREPAYMENTS FOR CONSULTATION, MARKETING AND PROMOTIONAL SERVICES (Continued)

(b) The analysis of the carrying amount of prepayments for consultation, marketing and promotional services which will be charged to profit or loss is as follows:

After one year but less than two years

After two years but less than five years

17. 諮詢、市場推廣及宣傳服務 預付款(績)

(b) 將計入損益的諮詢、市場推廣 及宣傳服務預付款之賬面值分 析如下:

2016 二零一六年 RMB'000 人民幣千元	2015 二零一五年 RMB'000 人民幣千元
39,600	42,457
39,600	39,600
4,100	43,700
83,300	125,757

Prepayments for consultation, marketing and promotional services represent the prepayments made by the Group to several independent architectural research and design institutes and universities in the PRC (the "Parties") for providing consultation services to set up and establish industry standards and national criteria with respect to applications of wood wool cement board ("WWCB") related materials on different aspects, and for providing marketing and promotional services to the Group.

一年內

一年後但兩年內

兩年後但五年內

During the year ended 31 December 2014, the Group entered into several agreements (the "Agreements") with the Parties for the purpose of (i) providing consultation services to the Group so as to set up and establish industry standards and national criteria for applications of WWCB related materials in the PRC and (ii) rendering marketing and promotional services to the Group for enhancing the development of the Group's WWCB related materials and market penetration in the PRC during the years from 2015 to 2019. The total consideration of the Agreements is RMB266,000,000 of which RMB230,500,000 was paid by the Group during the year ended 31 December 2014. Pursuant to the Agreements, the Group has reserved the rights to recall part of or all of the prepayments already made to the Parties if the Parties cannot fulfill the conditions as stated in the Agreements.

諮詢、市場推廣及宣傳服務預 付款指本集團就向本集團提供 有關為木絲水泥板(「木絲水泥 板」)相關物料於不同方面之應 用及編製行業標準及國家準則 的諮詢服務,以及市場推廣及 宣傳服務而向中國多家獨立建 築設計及研究機構及大學(「訂 約方」)作出的預付款。

於截至二零一四年十二月三十 一日止年度,本集團與訂約方 就(i)於中國為木絲水泥板相關 物料之應用及編製行業標準及 國家準則而向本集團提供諮詢 服務;及(ii)於二零一五年至二 零一九年在中國為促進本集團 木絲水泥板相關物料的發展及 市場滲透率向本集團提供市場 推廣及宣傳服務而訂立若干協 議(「該等協議」)。該等協議的 總代價為人民幣266,000,000 元,其中人民幣230,500,000 元已由本集團於截至二零一四 年十二月三十一日止年度支 付。根據該等協議,倘訂約方 未能滿足該等協議所述條件, 本集團保留收回已向訂約方支 付的部份或全部預付款的權 利。

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17. PREPAYMENTS FOR CONSULTATION, MARKETING AND PROMOTIONAL SERVICES (Continued)

(b) The analysis of the carrying amount of prepayments for consultation, marketing and promotional services which will be charged to profit or loss is as follows: (Continued)

During the year ended 31 December 2016, the expenses for consultation services of approximately RMB2,857,000 (net of tax of approximately RMB2,695,000) (2015: approximately RMB22,343,000 (net of tax of approximately RMB20,286,000)) and the expenses for marketing and promotional services of approximately RMB39,600,000 (net of tax of approximately RMB37,358,000) (2015: approximately RMB55,250,000 (net of tax of approximately RMB55,250,000 (net of tax of approximately RMB52,123,000)) were recognised as "research and development expenses" and "marketing and promotional expenses" in profit or loss respectively.

Note: On 30 June 2015, two of the Parties entered into an agreement with the Group and agreed to refund part of the prepayments for consultation, marketing and promotional services amounting to approximately RMB13,150,000 to the Group as a result of non-fulfilment of certain conditions as stated in the Agreements and the amount was fully received by the Group in August 2015.

17. 諮詢、市場推廣及宣傳服務 預付款(績)

(b) 將計入損益的諮詢、市場推廣 及宣傳服務預付款之賬面值分 析如下:(續)

> 於截至二零一六年十二月三 十一日止年度,諮詢服務開 支約人民幣2,857,000元(經 扣除税項約人民幣2,695,000 元)(二零一五年:約人民幣 22,343,000元(經扣除税項約 人民幣20,286,000元))及市 場推廣及宣傳服務開支約人民 幣39,600,000元(經扣除税項 約人民幣37,358,000元)(二零 一五年:約人民幣55,250,000 元(經扣除税項約人民幣 52,123,000元))已於損益內 分別確認為「研發開支」及「市 場推廣及宣傳開支」。

附註:於二零一五年六月三十日, 由於未能滿足協議內所述若 干條件,其中兩名訂約方與 本集團訂立協議,同意退還 本集團諮詢、市場推廣及宣 傳服務的部份預付款約人民 幣13,150,000元,而該款項 已由本集團於二零一五年八 月悉數收回。

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18. INVESTMENTS IN SUBSIDIARIES

Details of the Company's subsidiaries as at 31 December 2016 are as follows:

18. 於附屬公司之投資

於二零一六年十二月三十一日,本 公司之附屬公司詳情如下:

			Proportio	n of ownersh 擁有權比例		
Name of subsidiary 附屬公司名稱	Place of incorporation/ establishment and type of legal entity 註冊成立 / 成立地點及 法律實體性質	Issued and fully paid share capital/ registered capital 已發行及繳足 股本 ∕ 註冊股本	The Group's effective interest 本集團 實際權益	Held by the Company 由本公司 持有	Held by a subsidiary 由附屬公司 持有	Principal activities and place of operations 主要業務及經營地點
Pan Asia Environmental Protection Technologies Limited	British Virgin Islands, limited liability company 英屬處女群島, 有限公司	US\$200/ Ordinary Share 200美元/普通股	100%	100%	-	Investment holding/ Hong Kong 投資控股/香港
Dragon Commend Limited	British Virgin Islands, limited liability company 英屬處女群島, 有限公司	US\$1/ Ordinary Share 1美元/普通股	100%	100%	-	Not yet commenced business 暫無營業
Wuxi Pan Asia (Note i) 無錫泛亞 <i>(附註i)</i>	The PRC, jointly- foreign-owned enterprise 中國,外商合資企業	US\$54,280,000/ Registered Capital 54,280,000美元/ 註冊股本	100%	58.95%	41.05%	Sales of EP products and equipment, undertaking of EP construction engineering projects, and manufacture and sales of EP construction materials/the PRC 環保產品及設備之銷 售,承接環保建設工 程項目及製造及銷售 環保建築材料/中國
Pan Asia Environmental (Jiangsu) Limited <i>(Note i)</i> 泛亞環保 (江蘇) 有限公司 <i>(附註i)</i>	The PRC, wholly-foreign- owned enterprise 中國, 外商獨資企業	N/A (Note ii) 不適用 <i>(附註ii)</i>	100%	-	100%	Not yet commenced business 暫無營業

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18. INVESTMENTS IN SUBSIDIARIES (Continued)

18. 於附屬公司之投資(續)

			Proportion of ownership interest 擁有權比例				
Name of subsidiary 附屬公司名稱	Place of incorporation/ establishment and type of legal entity 註冊成立/ 成立地點及 法律實體性質	Issued and fully paid share capital/ registered capital 已發行及繳足 股本/註冊股本	The Group's effective interest 本集團 實際權益	Held by the Company 由本公司 持有	Held by a subsidiary 由附屬公司 持有	Principal activities and place of operations 主要業務及經營地點	
Pan Asia Environmental Protection (China) Company Limited (Note i) 泛亞環保 (中國) 有限公司 <i>(附註i)</i>	The PRC, wholly- foreign-owned enterprise 中國,外商獨資企業	HK\$100,000,000/ Registered Capital 100,000,000港元/ 註冊股本	100%	_	100%	Sales of EP products and equipment and undertaking of EP construction engineering projects/the PRC 環保產品及設備之銷售 及承接環保建設工程 項目/中國	
Lianyungang Minxin Investment Limited (<i>Note i</i>) 連雲港民心投資有限公司 <i>(附註i)</i>	The PRC, domestic- invested limited liability company 中國,境內投資 有限公司	RMB10,000,000/ Registered Capital 人民幣10,000,000 元/註冊股本	100%	-	100%	Undertaking of EP construction engineering projects/ the PRC 承接環保建設工程 項目/中國	

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18. INVESTMENTS IN SUBSIDIARIES (Continued)

None of the subsidiaries had any debt securities subsisting at the end of the year or within any time during the year.

Notes:

- (i) The English names for these companies which were established in the PRC are not officially registered but included here as a translation for identification purpose.
- (ii) As at 31 December 2016, the registered capital of this company was not yet injected by the Group.
- (iii) The Group had no subsidiaries which have material noncontrolling interests during the years ended 31 December 2016 and 2015.

原材料

在製品

製成品

19. INVENTORIES

Raw materials

Work-in-progress

Finished goods

18. 於附屬公司之投資(績)

於年末或本年度任何時間內概無附 屬公司有任何債務證券存續。

附註:

- (i) 於中國成立之公司之英文名稱並非 正式註冊登記之名稱,本報告中所 載英文名稱均為翻譯所得,供識別 之用。
- (ii) 於二零一六年十二月三十一日,該公司註冊股本尚未由本集團注入。
- (iii) 截至二零一六年及二零一五年十二 月三十一日止年度,本集團並無附 屬公司擁有重大非控股權益。

19. 存貨

2016 二零一六年 RMB'000 人民幣千元	2015 二零一五年 RMB'000 人民幣千元
614	928
66,370	91,867
131,000	145,810
197,984	238,605

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20. TRADE AND OTHER RECEIVABLES

20. 應收貿易及其他款項

		2016 二零一六年 RMB'000 人民幣千元	2015 二零一五年 RMB'000 人民幣千元
Trade receivables with normal credit terms <i>(Note a)</i> Trade receivables with extended	正常信貸期之應收貿易 款項(附註a) 獲延長信貸期之應收貿易	597,273	334,820
credit terms (Note b)	款項(附註b)	95,286	216,334
Total trade receivables Less: Allowance for doubtful debts	應收貿易款項總額 減:呆賬撥備	692,559 (78,323)	551,154 (31,322)
Total trade receivables, net of allowance for doubtful debts Less: Non-current portion of trade	應收貿易款項總額, 經扣除呆賬撥備 減:獲延長信貸期之應收貿易	614,236	519,832
receivables with extended credit terms	款項之非流動部份	(17,876)	(112,744)
Current portion of trade receivables	應收貿易款項之流動部份	596,360	407,088
Other receivables (Note c) Less: Allowance for doubtful debts	其他應收款項 <i>(附註c)</i> 減:呆賬撥備	27,871 (7,605)	29,487 (2,784)
		20,266	26,703
Receivable of compensation of loss from indemnity (<i>Note 5</i>) Retention receivables (<i>Note d</i>) Amounts due from related companies	彌償保證虧損賠償應 收款項(附註5) 應收質保款項(附註d) 應收關連公司的款項	46,641 88,582	35,839
(Note 21) Amounts due from customers for contract work (Note 26)	<i>(附註21)</i> 應收客戶合約工程款項 <i>(附註26)</i>		1,016 962
Loans and receivables Prepayments for consultation, marketing	貸款及應收款項 諮詢、市場推廣及宣傳服務	751,849	471,608
and promotional services (Note 17) Prepayments and deposits Other tax recoverables	預付款(附註17) 預付款及按金 其他可收回税金	39,600 47,845 69,690	42,457 47,631 45,283
		908,984	606,979

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20. TRADE AND OTHER RECEIVABLES (Continued)

The Group generally allows credit period ranging from 0 to 365 days to its trade customers with normal credit terms and credit period up to three years to its trade customers with extended credit terms which is based on the contractual repayment schedule. Further details on the Group's credit policy are set out in note 38(b)(i).

The following is an ageing analysis of trade receivables with normal credit terms and trade receivables with extended credit terms, net of allowance for doubtful debts, respectively, presented based on the invoice date at the end of the reporting period which approximated the respective revenue recognition dates:

20. 應收貿易及其他款項(續)

本集團一般給予其貿易客戶0至365 日的正常信貸期,並會根據合約訂 明的還款時間表,給予其貿易客戶 長達三年之延長信貸期。有關本集 團信貸期政策之進一步詳情,載於 附註38(b)(i)。

以下為具正常信貸期的應收貿易款 項及獲延長信貸期的應收貿易款 項,各自根據於報告期末的發票日 期(與有關收入的確認日期相若)並 經扣除呆壞賬撥備之賬齡分析:

		Normal cr 正常信		ns Extended credit terms 延長信貸期		Total 總計	
		2016	2015	2016	2015	2016	2015
		二零一六年	二零一五年	二零一六年	二零一五年	二零一六年	二零一五年
		RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
		人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元
0 – 30 days	0至30日	72,496	3,717	-	-	72,496	3,717
31 – 60 days	31至60日	29,712	25,200	-	-	29,712	25,200
61 – 90 days	61至90日	133,315	38,952	-	128,254	133,315	167,206
91 – 180 days	91至180日	119,145	154,318	-	88,080	119,145	242,398
181 - 365 days	181至365日	78,382	81,311	-	-	78,382	81,311
Over 365 days	365日以上	85,900	-	95,286	-	181,186	-
		518,950	303,498	95,286	216,334	614,236	519,832

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20. TRADE AND OTHER RECEIVABLES (Continued)

Neither past due nor impaired Less than 1 month past due 1 to 3 months past due 4 to 6 months past due More than 6 months past due

a) Trade receivables with normal credit terms

The ageing analysis of trade receivables with normal credit terms that are neither individually nor collectively considered to be impaired is as follows:

20. 應收貿易及其他款項(績)

a) 具正常信貸期之應收貿易款項

並無個別或共同視作減值的具 正常信貸期之應收貿易款項之 賬齡分析如下:

	2016 二零一六年 RMB'000 人民幣千元	2015 二零一五年 RMB'000 人民幣千元
未逾期亦未減值 逾期少於1個月 逾期1至3個月 逾期4至6個月 逾期超過6個月	181,846 140,009 130,584 31,271 35,240	272,946 4,781 3,018 11,770 10,983
	518,950	303,498

Receivables that were neither past due nor impaired relate to a wide range of customers for whom there was no recent history of default.

Receivables that were past due but not impaired relate to a number of independent customers that have a good track record with the Group. Based on past experience, management believes that no impairment allowance is necessary in respect of these balances as there has not been a significant change in credit quality and the balances are still considered fully recoverable. The Group does not hold any collateral over these balances. 既未逾期亦未減值之應收款項 與多名近期無拖欠還款記錄之 客戶有關。

已逾期但未減值之應收款項與 多名擁有與本集團有良好往績 記錄之獨立客戶有關。基於過 往經驗,由於信貸質素並無重 大變化且該等餘額仍被視為可 全數收回,故管理層相信毋須 就有關餘額作出減值撥備。本 集團並無持有該等餘額之任何 抵押品。

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20. TRADE AND OTHER RECEIVABLES (Continued)

a) Trade receivables with normal credit terms (Continued)

Impairment losses in respect of trade receivables with normal credit terms are recorded using an allowance account unless the Group is satisfied that recovery of the amount is remote, in which case the impairment loss is written off against trade receivables directly (see note 2(g)).

The movement in the allowance for doubtful debts of trade receivables with normal credit terms during the year, including both specific and collective loss components, is as follows:

20. 應收貿易及其他款項(績)

a) 具正常信貸期之應收貿易款項 (續)

> 具正常信貸期的應收貿易款項 之減值虧損乃於撥備賬中確 認,除非本集團相信收回該金 額之可能性很低,則該減值虧 損會直接於應收貿易款項中撇 銷(見附註2(g))。

> 年內具正常信貸期的應收貿易 款項之呆賬撥備變動(包括特 定及整體虧損部份)如下:

	2016 二零一六年 RMB ^{'000} 人民幣千元	2015 二零一五年 RMB'000 人民幣千元
損]]時撇銷	31,322 47,131 (130) 	27,226 23,116 (11,590) (7,430)
日	78,323	31,322

應收貿易賬款減值虧損撥回指 之前被視為減值的應收該等債 務人的債項獲收回。於過往年 度就該等應收款項作出撥備之 金額已作出相應撥回。

於二零一六年十二月三十一 日,具正常信貸期的應收貿 易款項約人民幣78,323,000 元(二零一五年:人民幣 31,322,000元)已個別釐定為 減值。該等個別減值之應收款 項於報告期末逾期超過一年, 或由陷入財政困難之債務人欠 付。本集團對該等結餘並無持 有任何抵押物。

As at 1 January	於一月一日
Impairment loss recognised	已確認減值虧損
Reversal of impairment loss	減值虧損撥回
Eliminated on disposal of subsidiaries	出售附屬公司時撇銷

As at 31 December

於十二月三十一日

Reversal of impairment loss on trade debtors represents the recovery of debts due from these debtors previously considered to be impaired. An allowance for these receivable amounts that had been made in previous years was reversed back accordingly.

As at 31 December 2016, trade receivables with normal credit terms of approximately RMB78,323,000 (2015: RMB31,322,000) were individually determined to be impaired. These individually impaired receivables were outstanding for over one year as at the end of the reporting period or were due from debtors with financial difficulties. The Group does not hold any collateral over these balances.

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20. TRADE AND OTHER RECEIVABLES (Continued)

b) Trade receivables with extended credit terms

The amount represented the carrying amount of trade receivables arising from the sales of EP products and equipment to certain government authorities in the PRC during the year ended 31 December 2015. At initial recognition, the consideration to be received by the Group was RMB237,050,000 which will be settled by several instalments as stipulated in the sale contracts in which the last settlement date will be on or before 31 October 2018. The fair value of the consideration recognised at the initial recognition was approximately RMB212,387,000, determined using discounted cash flows at an imputed rate of interest. The difference of approximately RMB24,663,000 between the nominal value of the consideration and the fair value of the consideration at the initial recognition was debited to revenue.

The movements of trade receivables with extended credit terms during the year are as follows:

20. 應收貿易及其他款項(績)

b) 獲延長信貸期之應收貿易款項

該金額指截至二零一五年十二 月三十一日止年度內向中國 若干政府機關銷售環保產品及 設備所產生的應收貿易款項 之賬面值。於初始確認時, 本集團將收取之代價為人民 幣237,050,000元,將按銷售 合約內訂明的數個還款期清 繳,其中最後一個付款日期將 為二零一八年十月三十一日 或之前。於初始確認時所確 認的代價公平值約為人民幣 212,387,000元,乃使用折現 現金流法按估算利率釐定。於 初始確認時代價的面值與代價 公平值之間的差額約人民幣 24,663,000元從收入中扣除。

獲延長信貸期的應收貿易款項 於年內之變動如下:

	二零一六年 RMB'000 人民幣千元	二零一五年 RMB'000 人民幣千元
As at 1 January 於一月一日	216,334	-
Fair value of the consideration at initial recognition於初始確認時之代價 公平值Imputed interest recognised during年內確認之估算利息	-	212,387
the year (Note 4) (附註4)	10,249	3,947
Gain on early settlement of trade receivables with extended credit terms (Note 4)提早結付獲延長信貸期之 應收貿易款項之 增益(附註4)Settlement from customers (including the portion of early settlement of客戶結付(包括應收貿易 款項的提早結付部分)	5,004	-
the portion of early settlement of 就項的提早結付部分) trade receivables)	(136,301)	_
As at 31 December 於十二月三十一日	95,286	216,334
Less: Amounts due within one year 減:計入應收貿易款項之 included in trade receivables – current 一年內到期款項 一即期	(77,410)	(103,590)
Amounts shown under non-current 在非流動資產項下所示 assets 之金額	17,876	112,744

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20. TRADE AND OTHER RECEIVABLES (Continued)

b) Trade receivables with extended credit terms (Continued)

At the end of the reporting period, the Group has trade receivables with extended credit terms which fall due as follows:

Within one year	一年內
After one year but less than two years	一年後但兩年內
After two years but less than	兩年後但三年內
three years	

As at 31 December 2016 and 2015, no allowance for doubtful debts was provided for trade receivables with extended credit terms.

The ageing analysis of trade receivables with extended credit terms that are neither individually nor collectively considered to be impaired is as follows:

Neither past due nor impaired

未逾期亦未減值

As at 31 December 2016, the trade receivables with extended credit terms of approximately RMB95,286,000 (2015: RMB216,334,000) were due from certain government authorities in the PRC which will be settled by several instalments up to three years.

20. 應收貿易及其他款項(績)

b) 獲延長信貸期之應收貿易款項 (續)

> 於報告期末,本集團的獲延長 信貸期之應收貿易款項之到期 情況如下:

2016	2015
二零一六年	二零一五年
RMB'000	RMB'000
人民幣千元	人民幣千元
77,410	103,590
17,876	85,920
	26,824
95,286	216,334

於二零一六年及二零一五年十 二月三十一日,並無就獲延長 信貸期之應收貿易款項作出呆 賬撥備。

並無個別或共同視作減值之獲 延長信貸期之應收貿易款項之 賬齡分析如下:

2016	2015
二零一六年	二零一五年
RMB'000	RMB'000
人民幣千元	人民幣千元
95,286	216,334

於二零一六年十二月三十一 日,獲延長信貸期之應收貿易 款項約為人民幣95,286,000 元(二零一五年:人民幣 216,334,000元),乃應收中國 若干政府機關款項,將在最多 三年內分數期清繳。

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20. TRADE AND OTHER RECEIVABLES (Continued)

c) Other receivables

The movement in the allowance for doubtful debts during the year, including both specific and collective loss components, is as follows:

20. 應收貿易及其他款項(續)

c) 其他應收款項

年內之呆賬撥備變動(包括特 定及整體虧損部份)如下:

2015

2016

		二零一六年 RMB'000 人民幣千元	二零一五年 RMB'000 人民幣千元
As at 1 January Impairment loss recognised Reversal of impairment loss Eliminated on disposal of subsidiaries	於一月一日 已確認減值虧損 減值虧損撥回 出售附屬公司時撇銷	2,784 4,911 (90) –	1,042 2,784 (380) (662)
As at 31 December	於十二月三十一日	7,605	2,784

Reversal of impairment loss on other receivables represents the recovery of debts due from these debtors previously considered to be impaired. An allowance for these receivable amounts that had been made in previous years was reversed back accordingly.

At at 31 December 2016, other receivables of approximately RMB7,605,000 (2015: RMB2,784,000) were individually determined to be impaired. These individually impaired receivables were outstanding for over one year as at the end of the reporting period or were due from debtors with financial difficulties. The Group does not hold any collateral over these balances.

d) Retention receivables

Retention receivables (generally 5% to 10% of the total contracted value) are amounts which are not paid by the customers until fulfilment of warranty period of generally 1 to 2 years specified in the contracts for the payment of such amounts. The amount of retentions are expected to be recovered through its normal operating cycle.

其他應收款項減值虧損撥回指 之前被視為減值的應收該等債 務人的債項獲收回。於過往年 度就該等應收款項作出撥備之 金額已作出相應撥回。

於二零一六年十二月三十一 日,其他應收款項約人民幣 7,605,000元(二零一五年:人 民幣2,784,000元)個別釐定為 已減值。於報告期末,該等個 別減值應收款項尚未收回超過 一年或應收自財務困難的債務 人。本集團並無就該等結餘持 有任何抵押品。

d) 應收質保款項

應收質保款項指客戶尚未支付 之金額(一般為合約總價值之 5%至10%),有關款項將於履 行合約訂明之擔保期(一般為 一至兩年)後方予支付。預期 有關質保款項可於其一般營運 週期內收回。

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21. AMOUNTS DUE FROM RELATED COMPANIES

21. 應收關連公司的款項

				outstandi the yea	r ended ember 引三十一日
Name of related company 關連公司名稱	Relationship with the Group 與本集團的關係	2016 二零一六年 RMB'000 人民幣千元	2015 二零一五年 RMB'000 人民幣千元	2016 二零一六年 RMB'000 人民幣千元	2015 二零一五年 RMB'000 人民幣千元
Jianhua Yaozu Autonomous County Zhongnan Mining Limited <i>(Note)</i> 江華瑤族自治縣中南礦業 有限公司 <i>(附註)</i>	A company of which Mr. Jiang Lei, a former director of the Company, is also a legal representative 本公司前董事蔣磊先生亦擔 任法定代表之公司	-	16	16	1,016
Benxi Fanya Environmental Heat & Power Co., Ltd. <i>(Note)</i> 本溪泛亞環保熱電有限公司 <i>(附註)</i>	A company of which Mr. Fan Yajun, a director of the Company, is also a director and one of the ultimate beneficiaries 本公司董事范亞軍先生亦擔 任董事且為其中一名最終 受益人之公司				
	A company of which Mr. Jiang Lei, a former director of the Company, is also one of the ultimate beneficiaries 本公司前董事蔣磊先生 亦為其中一名最終受益人				
	<i>小洞</i> 共下 石取於又血八 之公司		1,000	1,000	1,000

The amounts due from related companies were unsecured, interest-free and repayable on demand.

Note:

應收關連公司的款項為無抵押、免 息及須按要求即時還款。

附註:

The English names for these companies which were established in the PRC are not officially registered but included here as a translation for identification purpose.

於中國成立之公司之英文名稱並非正式 註冊登記之名稱,本報告中所載英文名 稱均為翻譯所得,供識別之用。

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22. CASH AND BANK BALANCES

Cash and bank balances comprise cash held by the Group and short-term bank deposits with an original maturity of three months or less. As at 31 December 2016, the bank balances and deposits carried interests at the prevailing market interest rate which ranged from 0% to 0.3% (2015: 0% to 0.35%) per annum.

As at 31 December 2016, the Group had bank balances and cash denominated in RMB that were either not freely convertible or were subject to exchange controls in the PRC, amounting to approximately RMB349,075,000 (2015: RMB275,743,000).

23. TRADE AND OTHER PAYABLES

22. 現金及銀行結餘

現金及銀行結餘包括本集團持有之 現金及原定到期日為三個月或以下 之短期銀行存款。於二零一六年十 二月三十一日,銀行結餘及存款按 現行市場年利率介乎零至0.3%(二 零一五年:零至0.35%)計息。

於二零一六年十二月三十一日, 本集團持有不能於中國自由兑換 或受外匯管制影響之以人民幣計 值之銀行結餘及現金約為人民幣 349,075,000元(二零一五年:人民 幣275,743,000元)。

23. 應付貿易及其他款項

		2016 二零一六年 RMB'000 人民幣千元	2015 二零一五年 RMB'000 人民幣千元
Trade payables <i>(Note a)</i> Accruals and other payables	應付貿易款項 <i>(附註a)</i> 應計費用及其他應付款項	109,609 51,281	109,160 31,068
Amounts due to related companies	應付董事款項(<i>附註24</i>) 應付關連公司款項(<i>附註25</i>)	2,512	2,876
(Note 25) Amounts due to customers for	應付客戶合約工程款項	34,363	16,339
contract work (Note 26) Payable for legal fees and liabilities	(<i>附註26)</i> 訴訟申索產生的應付法律	-	1,657
from litigation claim (Note 5)	費用及負債款項(附註5)	70,754	24,113
Financial liabilities measured at	以攤銷成本計量的金融負債	000 540	
amortised cost		268,519	185,213
Other PRC tax payables	其他應付中國税項	2,325	2,340
		270,844	187,553

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23. TRADE AND OTHER PAYABLES (Continued) 23. 應付貿易及其他款項(績) a) Ageing analysis of trade payables a) 應付貿易款項之賬齡分析

The ageing analysis of trade payables at the end of each reporting period based on invoice date is as follows: 應付貿易款項之賬齡分析

2016

二零一六年

RMB'000

應付貿易款項於各報告期末按 發票日期之賬齡分析如下:

2015

二零一五年

RMB'000

		人民幣千元	人民幣千元
0 00 1		1 000	050
0 – 30 days	0至30日	4,822	253
31 – 60 days	31至60日	7,042	11,155
61 – 90 days	61至90日	6,150	7,574
91 – 180 days	91至180日	22,011	11,549
181 – 365 days	181至365日	4,557	36,471
Over 365 days	365日以上	65,027	42,158
		109,609	109,160

24. AMOUNTS DUE TO DIRECTORS

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24. 應付董事款項

		2016 二零一六年 RMB'000 人民幣千元	2015 二零一五年 RMB'000 人民幣千元
Mr. Jiang Quanlong Mr. Jiang Lei	蔣泉龍先生 蔣磊先生	2,512 	2,376 500
		2,512	2,876

The amounts due to directors were unsecured, interestfree and repayable on demand. 應付董事款項乃無抵押、免息及須 按要求償還。

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25. AMOUNTS DUE TO RELATED COMPANIES 25. 應付關連公司款項

Name of related company 關連公司名稱	Relationship with the Group 與本集團關係	2016 二零一六年 RMB'000 人民幣千元	2015 二零一五年 RMB'000 人民幣千元
Yixing Silver Mile Fluorescent Materials Co., Ltd. (<i>Note)</i> 宜興銀茂熒光材料有限公司 (<i>附註</i>)	A company of which Mr. Jiang Quanlong, a director of the Company, is also a director of its shareholder 本公司董事蔣泉龍先生亦為 其股東之董事之公司	4,443	4,443
Praise Fortune Limited	The Company's immediate and ultimate controlling party 本公司之直接及最終控制方	29,920	11,896
		34,363	16,339

The amounts due to related companies were unsecured, interest-free and repayable on demand.

Note:

The English name for this company which was established in the PRC is not officially registered but included here as a translation for identification purpose.

應付關連公司款項乃無抵押、免息 及須按要求即時還款。

附註:

於中國成立之公司之英文名稱並非正式 註冊登記之名稱,本報告中所載英文名 稱均為翻譯所得,供識別之用。

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26. AMOUNTS DUE (TO)/FROM CUSTOMERS FOR CONTRACT WORK

26. (應付) / 應收客戶合約工程 款項

Details of construction contracts in progress at the end of each reporting period are as follows:

於各報告	期末執行之在建工程合約
詳情如下	:

		2016 二零一六年 RMB'000 人民幣千元	2015 二零一五年 RMB'000 人民幣千元
Contract costs incurred to date Recognised profits less recognised losses	迄今所產生之合約成本 已確認溢利減已確認虧損		29,478 5,210
Less: Progress billings	減:進度款項		34,688 (35,383)
Represented by:	代表:		(695)
Amounts due from customers for contract work (Note 20) Amounts due to customers	應收客戶合約工程款項 (附註20) 應付客戶合約工程款項	-	962
for contract work (Note 23)	(附註23)		(1,657)
			(695)

As at 31 December 2015, the amounts due from customers for contract work were expected to be recovered within one year.

Receipts in advance from customers for contract work amounting to approximately RMB1,222,000 as at 31 December 2015 were included in "Deposits received and receipts in advance". 於二零一五年十二月三十一日,預 期於一年內收回應收客戶合約工程 款項。

於二零一五年十二月三十一日,預 收客戶合約工程款項約為人民幣 1,222,000元,已計入「已收按金及 預收款」內。

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27. INCOME TAX IN THE CONSOLIDATED STATEMENT OF FINANCIAL POSITION

27. 綜合財務狀況表內之所得稅

- a) The movement of tax (recoverable)/payable in the consolidated statement of financial position during the year are as follows:
- a) 綜合財務狀況表所列之(可收
 回)/應付税項於年內之變動
 如下:

2016

		二零一六年 RMB'000 人民幣千元	二零一五年 RMB'000 人民幣千元
As at 1 January Provision for the year – PRC Enterprise Income Tax – continuing operations	於一月一日 年內撥備 一中國企業所得税撥備 - 持續經營業務	(39,116)	(9,113)
(Note 8(a)) – discontinued operations (Note 7)	(附註8(a)) 一已終止經營業務 (附註7)	17,735	32,761 7
Income tax paid during the year	年內已付所得税	(42,527)	(62,771)
As at 31 December	於十二月三十一日	(63,908)	(39,116)
Represented by:	代表:		
Tax payable	應付税項	10,888	10,888
Tax recoverable	可收回税項	(74,796)	(50,004)
Net tax recoverable	可收回税項淨額	(63,908)	(39,116)

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27. INCOME TAX IN THE CONSOLIDATED STATEMENT OF FINANCIAL POSITION (Continued)

b) Deferred taxation

The components of deferred tax liabilities/(assets) recognised in the consolidated statement of financial position and the movements during the year are as follows:

27. 綜合財務狀況表內之所得稅 (績)

b) 遞延税項

年內於綜合財務狀況表確認之 遞延税項負債/(資產)之組 成部份及變動如下:

		Withholding tax on undistributed earnings	Depreciation allowances in excess of related depreciation	Fair value adjustment on trade receivables with extended credit terms and others 獲延長信貸期 之應收貿易	Total
		未分派盈利 之預扣稅 RMB'000 人民幣千元	超出相關折舊 之折舊撥備 RMB'000 人民幣千元	款項的公平值 調整及其他 RMB'000 人民幣千元	總計 RMB'000 人民幣千元
As at 1 January 2015 Charged/(credited) to profit or loss (Note 8(a))	於二零一五年一月一日 在損益支銷/(計入) <i>(附註8(a))</i>	4,787	6,436	(6,192)	18,202 (289)
As at 31 December 2015 and 1 January 2016	於二零一五年十二月 三十一日及二零一六年 一月一日	16,553	7,552	(6,192)	17,913
Effect on change in tax rate of a subsidiary (<i>Note 8(a)</i>) Charged/(credited) to profit or loss (<i>Note 8(a</i>))	一間附屬公司的税率 變動之影響 <i>(附註8(a))</i> 在損益支銷/(計入) <i>(附註8(a))</i>	4,205	(3,021)	2,477	(544)
As at 31 December 2016	於二零一六年 十二月三十一日	20,758	1,218	(1,328)	20,648

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27. INCOME TAX IN THE CONSOLIDATED STATEMENT OF FINANCIAL POSITION (Continued)

b) Deferred taxation (Continued)

The following is the analysis of the deferred tax balances for financial reporting purposes:

Deferred tax assets	遞延税項資產
Deferred tax liabilities	遞延税項負債

Pursuant to the Enterprise Income Tax Laws of the PRC (the "New EIT Laws"), a 10% withholding tax is levied on dividends declared to foreign investors from foreign investment enterprise established in the PRC. The requirement is effective from 1 January 2008 and applies to earnings after 31 December 2007. A lower withholding tax rate may be applied if there is a tax arrangement between the PRC and the jurisdiction of the foreign investors. For the Group, the applicable tax rate is 10%. The Group is therefore liable to withholding taxes on dividend distributed by those subsidiaries established in the PRC in respect of earnings generated from 1 January 2008 onwards. The Group recognised deferred tax liabilities in respect of expected distributable earnings from its subsidiaries established in the PRC since 1 January 2008 with reference to the Group's dividend policy, no matter whether any dividends have been declared out of such earnings by the subsidiaries at the reporting date. The directors of the Company will review the funding requirements of the Group from time to time and revise the dividend policy of its subsidiaries as appropriate.

As at 31 December 2016, the Group has unrecognised deferred tax liabilities of approximately RMB19,353,000 (2015: RMB15,275,000) in relation to withholding tax on undistributed earnings of approximately RMB193,528,000 (2015: RMB152,745,000) due to the retention of undistributed earnings by the subsidiaries established in the PRC determined by the directors of the Company.

27. 綜合財務狀況表內之所得稅 (績)

b) 遞延税項(續)

以下為就財務申報目的而對遞 延税項結餘之分析:

2016	2015
二零一六年	二零一五年
RMB'000	RMB'000
人民幣千元	人民幣千元
(1,328)	(6,192)
21,976	24,105
20,648	17,913

根據中國企業所得税法(「新企 業所得税法」),在中國成立的 外資企業向外國投資者所宣派 的股息須繳交10%預扣税。此 規定自二零零八年一月一日起 生效,適用於二零零七年十二 月三十一日後的盈利。倘中國 與外國投資者所屬司法權區訂 有税務安排,或可按較低税率 繳交預扣税。就本集團而言, 適用税率為10%。因此,本集 團須就於中國成立的附屬公司 於二零零八年一月一日以後產 生的盈利所分派的股息繳納預 扣税。就自二零零八年一月一 日以後在中國成立的附屬公司 的預期可分配盈利而言,本集 **围根據其股息政策,確認遞延** 税項負債,無論附屬公司於報 告日是否已自該等盈利派發任 何股息。本公司董事將不時檢 討本集團的資金要求,於適當 時修改其附屬公司股息政策。

於二零一六年十二月三十一 日,本集團與未分配盈利約人 民幣193,528,000元(二零一 五年:人民幣152,745,000元) 的預扣税有關的未確認遞延税 項負債為約人民幣19,353,000 元(二零一五年:人民幣 15,275,000元),乃由於本公 司董事決定由在中國成立的附 屬公司保留未分配盈利所致。

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27. INCOME TAX IN THE CONSOLIDATED STATEMENT OF FINANCIAL POSITION (Continued)

b) Deferred taxation (Continued)

There are no income tax consequences attaching to the payment of dividends by the Company to its shareholders.

As at 31 December 2016, deductible temporary differences in respect of tax losses not recognised in these financial statements were approximately RMB26,017,000 (2015: RMB29,098,000). No deferred tax asset has been recognised in respect of such deductible temporary differences due to the unpredictability of future profit streams. Included in the above are tax losses of approximately RMB26,017,000 (2015: RMB29,098,000) which can only be carried forward for a maximum period of five years.

28. DEFERRED GOVERNMENT GRANTS

As at 1 January

As at 31 December

Released to profit or loss

27. 綜合財務狀況表內之所得稅 (績)

b) 遞延税項(續)

本公司向其股東支付之股息並 無附帶所得税影響。

於二零一六年十二月三十一 日,未於本財務報表確認的税 項虧損的可抵扣暫時差異約人 民幣26,017,000元(二零一五 年:人民幣29,098,000元)。 由於未來利潤流難以預計,本 集團並未就該等可抵扣暫時差 異確認遞延税項資產。上述 項目包括税項虧損約人民幣 26,017,000元(二零一五年: 人民幣29,098,000元),僅可 最多結轉為期五年。

28. 遞延政府補助

2016 二零一六年 RMB'000 人民幣千元	2015 二零一五年 RMB'000 人民幣千元
4,051 (658)	4,709 (658)
3,393	4,051

The deferred government grants are the subsidies received from the PRC government for acquisition of property, plant and equipment.

於一月一日

於十二月三十一日

撥入損益

遞延政府補助來自中國政府就收購 物業、廠房及設備的補助。

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29.	SHARE CAPITAL		29.	股本	
	Authorised and issued share capi	tal		法定及已發行股本	本
			2016 an 二零一六年及		
	Ordinary shares of HK\$0.1 each	每股面值0.1港元普通股		Number of shares 股份數目 '000 千股	Amount 金額 HK\$'000 千港元
	Authorised:	法定:			
	As at 1 January and 31 December	於一月一日及 十二月三十一日	-	4,000,000	400,000
	Issued and fully paid:	已發行及繳足:			
	As at 1 January and 31 December	於一月一日及 十二月三十一日	-	840,000	84,000
					(Equivalent to approximately RMB78,073,000) (相等於約人民幣 78,073,000元)
	The holders of ordinary shares a	re entitled to receive		普通股持有人有	權收取不時宣派之

The holders of ordinary shares are entitled to receive dividends as declared from time to time and are entitled to one vote per share at meetings of the Company. All ordinary shares rank equally with regard to the Company's residual assets. 普通股持有人有權收取不時宣派之 股息並有權於本公司大會上以每股 一票投票。全部普通股對本公司剩 餘資產而言屬同等。

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30. RESERVES

The reconciliation between the opening and closing balances of each component of the Group's consolidated equity is set out in the consolidated statement of changes in equity. Details of the changes in the Company's individual components of equity between the beginning and the end of the year are set out below:

30. 儲備

本集團的綜合權益各組成部份之年 初及年終結餘之對賬載於綜合權益 變動表。本公司權益的個別組成部 份於年初及年終之間的變動詳情載 列如下:

		Attributable to owners of the Company 本公司擁有人應佔						
		Share capital 股本 RMB'000 人民幣千元 (Note 29) (附註29)	Share premium 股份溢價 RMB'000 人民幣千元 (Note (i)) (附註(i))	Contributed surplus 微入盈餘 RMB'000 人民幣千元 (Note (iv)) (附註(iv))	Translation reserve 匯兌儲備 RMB'000 人民幣千元 (Note (vi)) (附註(vi))	Share option reserve 購股權儲備 RMB'000 人民幣千元 (Note (vii)) (附註(vii))	Accumulated losses 累計虧損 RMB'000 人民幣千元	Total 總額 RMB'000 人民幣千元
As at 1 January 2015	於二零一五年 一月一日	78,073	466,844	372,178	(123,280)	17,592	(53,087)	758,320
Loss for the year Other comprehensive income – Exchange difference on translation of financial statements to	呈列貨幣產生之	-	_	_	-	-	(9,922)	(9,922)
presentation currency	匯兑差額	-	-	-	34,848	-	-	34,848
Total comprehensive income for the year	年內全面收益總額	-	-	-	34,848	-	(9,922)	24,926
Dividends (Note 12(b))	股息 <i>(附註12(b))</i>						(13,761)	(13,761)
As at 31 December 2015 and 1 January 2016	於二零一五年十二月三十 一日及二零一六年一月 一日	78,073	466,844	372,178	(88,432)	17,592	(76,770)	769,485
Loss for the year Other comprehensive income – Exchange difference on translation of financial statements to	呈列貨幣產生之	-	_	_	-	-	(12,575)	(12,575)
presentation currency	匯兑差額	-	-	_	51,666	-	-	51,666
Total comprehensive income for the year	年內全面收益總額	-	-	-	51,666	-	(12,575)	39,091
Transfer to accumulated losses upon lapse of share options	於購股權失效後轉撥 至累計虧損					(2,332)	2,332	
As at 31 December 2016	於二零一六年 十二月三十一日	78,073	466,844	372,178	(36,766)	15,260	(87,013)	808,576

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30. RESERVES (Continued)

Share premium and reserves

i) Share premium

Under the Companies Law (Revised) of the Cayman Islands, the share premium of the Company is distributable to the owners of the Company provided that immediately following the date on which the dividend is proposed to be distributed, the Company will be in a position to pay off its debts as they fall due in the ordinary course of business.

ii) Special reserve

The special reserve of the Group represents the difference between the nominal value and share premium of the subsidiaries acquired and the nominal value of the Company's shares issued for the acquisition of these subsidiaries at the time of group reorganisation immediately prior to the listing of the Company's shares on 1 December 2007.

iii) Capital reserve

The capital reserve represents the excess capital contribution from the non-controlling interest of 遼 寧泛亞環境設計工程有限公司, a former subsidiary of the Company.

30. 儲備(續)

股份溢價及儲備

i) 股份溢價

根據開曼群島公司法(經修 訂),本公司之股份溢價可分 派予本公司擁有人,惟緊隨建 議分派股息當日之後,本公司 須有能力償還於日常業務過程 中到期之債項。

ii) 特別儲備

本集團之特別儲備指所收購附 屬公司之面值及股份溢價與緊 接本公司股份於二零零七年十 二月一日上市前本公司於集團 重組時就收購該等附屬公司所 發行股份之面值之差額。

iii) 股本儲備

股本儲備指來自非控股權益對 本公司的前附屬公司遼寧泛亞 環境設計工程有限公司之超額 注資。

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30. RESERVES (Continued)

Share premium and reserves (Continued)

iv) Contributed surplus

The contributed surplus represents the difference between the nominal value of the ordinary shares issued by the Company and the net assets value of subsidiaries acquired through an exchange of shares pursuant to the group reorganisation.

v) Enterprise expansion reserve and statutory surplus reserve

Statutory surplus reserve and enterprise expansion reserve are set up by the Company's subsidiaries established in the PRC by way of appropriation from the profit for the year in accordance with the relevant laws and regulations in the PRC. These subsidiaries are required to allocate certain percent of its net profit for the year as reported in their PRC statutory accounts to the statutory surplus reserve and enterprise expansion reserve until such reserves reach 50% of registered capital. These reserves are non-distributable. The statutory surplus reserve can be used to make up prior year losses of these subsidiaries, if any, and can be applied in conversion into capital by means of capitalisation issues. The enterprise expansion reserve is used for expanding the capital base of these subsidiaries by means of capitalisation issue.

30. 儲備(續)

股份溢價及儲備(續)

iv) 繳入盈餘

繳入盈餘指本公司已發行普通 股之面值與根據集團重組透過 換股所收購附屬公司之資產淨 值的差額。

v) 企業擴展儲備及法定盈餘儲備

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30. RESERVES (Continued)

Share premium and reserves (Continued)

vi) Translation reserve

The translation reserve comprises all foreign exchange differences arising from the translation of the financial statements of the entities within the Group whose functional currency is other than RMB. The reserve is dealt with in accordance with the accounting policies set out in note 2(t).

vii) Share option reserve

The share option reserve arose upon on the grant of share options of the Company and is dealt with in accordance with the accounting policies set out in note 2(p)(ii).

Distributable reserves of the Company

Under the Companies Law (Revised) of the Cayman Islands, share premium and contributed surplus are distributable to shareholders, subject to the condition that the Company cannot declare or pay a dividend, or make a distribution out of share premium and contributed surplus if (i) it is, or would after the payment be unable to pay its liabilities as they become due, or (ii) the realisable value of its assets would thereby be less than the aggregate of its liabilities and its share capital account.

As at 31 December 2016, the Company's reserves available for distribution to shareholders amounted to approximately RMB752,009,000 (2015: RMB762,252,000), computed in accordance with the Companies Law (Revised) of the Cayman Islands and the Company's articles of association. This includes the Company's share premium of approximately RMB466,844,000 (2015: RMB466,844,000) and contributed surplus of approximately RMB372,178,000 (2015: RMB372,178,000), less accumulated losses of approximately RMB87,013,000 (2015: RMB76,770,000), which are available for distribution.

30. 儲備(續)

股份溢價及儲備(續)

vi) 匯兑儲備

匯兑儲備包括換算其功能貨幣 非人民幣之本集團實體之財務 報表產生之所有外匯差額。本 公司根據附註2(t)所載會計政 策處理儲備。

vii) 購股權儲備

購股權儲備乃因授出本公司之 購股權而產生,及按附註2(p) (ii)所載會計政策處理。

本公司之可分派儲備

根據開曼群島公司法(經修訂),股 份溢價及繳入盈餘可分派予股東, 惟倘本公司支付有關款項後(1)將不 能償還到期之債項;或(ii)可變現資 產值將低於負債及股本賬合計之數 額,則不得宣派或支付股息,或從 股份溢價及繳入盈餘作出分派。

於二零一六年十二月三十一日, 根據開曼群島公司法(經修訂)及 本公司組織章程細則計算,本公 司可供分派予股東之儲備約為人 民幣752,009,000元(二零一五 年:人民幣762,252,000元)。該 數額包括本公司股份溢價約人民幣 466,844,000元(二零一五年:人民 幣466,844,000元)及繳入盈餘約人 民幣372,178,000元(二零一五年: 人民幣372,178,000元)減累計虧損 約人民幣87,013,000元(二零一五 年:人民幣76,770,000元),可作出 分派。

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31. SHARE OPTION SCHEME

The Company's share option scheme (the "Share Option Scheme") was adopted pursuant to a resolution passed on 1 December 2007. The purpose of the Share Option Scheme is to enable the Company to grant options to selected participants as incentives or rewards for their contributions to the Group. Under the Share Option Scheme, the directors of the Company may grant options to the following eligible participants:

- any employee (whether full-time or part-time, including any executive director but excluding any non-executive director) of the Company, any of its subsidiaries or any entity ("Invested Entity") in which the Group holds an equity interest;
- any non-executive director (including independent non-executive director) of the Company, any of its subsidiaries or any Invested Entity;
- any supplier of goods or services to any member of the Group or any Invested Entity;
- iv) any customer of the Group or any Invested Entity;
- v) any person or entity that provides research, development or other technological support to the Group or any Invested Entity;
- vi) any shareholder of any member of the Group or any Invested Entity or any holder of any securities issued by any member of the Group or any Invested Entity;
- vii) any advisor (professional or otherwise) or consultant to any area of business or business development of any member of the Group or any Invested Entity; and
- viii) any other group or classes of participants who have contributed or may contribute by way of joint venture, business alliance or other business arrangement to the development and growth of the Group.

31. 購股權計劃

本公司之購股權計劃(「購股權計 劃」)乃根據於二零零七年十二月一 日通過之決議案獲採納。購股權計 劃旨在促使本公司授予經甄選參與 者購股權,作為彼等為本集團作出 貢獻之獎勵或獎賞。根據購股權計 劃,本公司董事可向下列合資格參 與者授出購股權:

- i) 本公司、其任何附屬公司或本 集團持有其股權之任何實體 (「投資實體」)之任何僱員(不 論全職或兼職,包括任何執行 董事,但不包括任何非執行董 事);
- ii) 本公司、其任何附屬公司或任 何投資實體之任何非執行董事 (包括獨立非執行董事);
- iii) 向本集團任何成員公司或任何 投資實體提供貨品或服務之任 何供應商;
- iv) 本集團或任何投資實體之任何
 客戶;
- v) 為本集團或任何投資實體提供 研究、開發或其他科技支持之 任何人士或實體;
- vi) 本集團任何成員公司或任何投 資實體之任何股東或由本集團 任何成員公司或任何投資實體 發行之任何證券之任何持有 人;
- vii) 本集團任何成員公司或任何投 資實體之任何業務範疇或業務 發展之任何諮詢人(不論是否 專業人士)或顧問;及
- viii) 透過合營企業、業務聯盟或對 本集團之發展及增長作出其他 業務安排而作出或可能作出貢 獻之任何其他團體或類別之參 與者。

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31. SHARE OPTION SCHEME (Continued)

The total number of shares which may be issued upon exercise of all options to be granted under the Share Option Scheme and any other share option scheme of the Group must not in aggregate exceed 10% of the shares in issue on the day on which trading of the shares commenced on the Main Board of the Stock Exchange ("General Scheme Limit"). The total number of shares available for issue under the Share Option Scheme is 80,000,000 (including those granted but yet to be exercised), representing 9.5% of the issued shares of the Company as at 31 December 2016 (2015: 9.5%).

The maximum number of shares in respect of which options may be granted under the Share Option Scheme must not in aggregate exceed 30% of the shares of the Company in issue from time to time. The number of shares in respect of which options may be granted to any participant is not permitted to exceed 1% of the shares of the Company in issue during the 12-month period before the date of grant without prior approval from the Company's shareholders. Any grant of options under the Share Option Scheme to a director, chief executive or substantial shareholder of the Company or any of their respective associates (as defined under the Listing Rules) must be approved by the independent non-executive directors of the Company. In addition, any grant of options to a substantial shareholder or an independent nonexecutive director or any of their respective associates in excess of 0.1% of the shares of the Company in issue and with an aggregate value (based on the closing price of the Company's shares at the date of grant) in excess of HK\$5 million within any 12-month period must be approved by shareholders of the Company in general meeting.

Unless otherwise determined by the directors of the Company and stated in the offer of the grant of options to a grantee, there is one year vesting period required under the Share Option Scheme for the holding of an option before it can be exercised.

31. 購股權計劃(績)

因行使根據購股權計劃及本集團任 何其他購股權計劃所授出之全部購 股權而可能發行之股份總數合共不 得超過股份開始在聯交所主板買賣 當日已發行股份之10%(「一般計劃 限額」)。根據購股權計劃可供發行 之股份總數為80,000,000股(包括 已授出但尚未行使者),佔本公司於 二零一六年十二月三十一日之已發 行股份9.5%(二零一五年:9.5%)。

根據購股權計劃可予授出之購股權 涉及之股份數目最多不超過本公司 不時已發行股份總數之30%。未經 本公司股東批准,任何參與者於授 出日期前十二個月期間獲授之購股 權所涉及之股份數目不得超過本公 司已發行股份1%。根據購股權計 劃向本公司董事、最高行政人員或 主要股東或彼等各自之任何聯繫人 士(定義見上市規則)授出任何購股 權,須由本公司之獨立非執行董事 批准。此外,於任何十二個月內向 主要股東或獨立非執行董事或彼等 各自之任何聯繫人士授出超過本公 司已發行股份0.1%及總值(根據本 公司股份於授出日期之收市價計算) 超過5,000,000港元之購股權,須獲 得本公司股東在股東大會上批准。

除非本公司董事另行決定及在向承 授人提呈授出購股權要約時表明, 否則購股權計劃規定在行使前需持 有購股權一年之歸屬期限。

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31. SHARE OPTION SCHEME (Continued)

An offer for the grant of options to a grantee shall be accepted by no later than 21 days from the date of offer. HK\$1 per grant of options is payable on the acceptance of the grant of options. Options may be exercised in accordance with the terms of the Share Option Scheme and expiring in accordance with the terms of the Share Option Scheme or upon the expiry of the tenth anniversary of the Share Option Scheme, whichever is the earlier.

The exercise price is determined by the directors of the Company, and shall not be less than the highest of (i) the closing price of the Company's shares as stated in the daily quotations sheets of the Stock Exchange on the date of the offer of grant; (ii) the average closing price of the Company's shares as stated in the daily quotations sheets of the Stock Exchange for the daily quotations sheets of the Stock Exchange for the five trading days immediately preceding the date of the offer of grant; and (iii) the nominal value of the Company's share.

a) The terms and conditions of the share options a granted to directors and employees are as follows:

31. 購股權計劃(績)

向獲授人作出的授出購股權要約須 不遲於要約日期後21日內接納。接 納獲授之購股權時須就每份購股權 支付1港元。購股權可根據購股權計 劃之條款行使,並根據購股權計劃 之條款或於購股權計劃滿十週年時 失效(以較早者為準)。

行使價由本公司董事釐定,而且不 得低於(i)授出要約日期聯交所每日報 價表所載本公司股份之收市價:(ii) 緊接授出購股權日期前五個營業日 聯交所每日報價表所載本公司股份 之平均收市價:及(iii)本公司股份面 值(以最高者為準)。

a) 授予董事及僱員購股權之條款 及條件如下:

		Number of share options granted 授出 購股權數目	Vesting conditions 歸屬條件	Contractual life of options 購股權 合約年期
Granted to directors:	授予董事之購股權:			
– on 14 May 2008	- 二零零八年 五月十四日	5,800,000	one year 一年	10 years 十年
– on 11 June 2012	- 二零一二年 六月十一日	5,000,000	one year 一年	10 years 十年
Granted to employees:	授予僱員之購股權:			
- on 14 May 2008	- 二零零八年 五月十四日	12,000,000	one year 一年	10 years 十年
– on 11 June 2012	- 二零一二年 六月十一日	30,000,000	one year 一年	10 years 十年
Total number of share	授出購股權總數			
options granted		52,800,000		

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31. SHARE OPTION SCHEME (Continued)

The terms and conditions of the share options granted to directors and employees are as follows: (Continued)

On 14 May 2008, 17,800,000 share options were granted for HK\$1 consideration per offer to directors, senior management and employees of the Group under the Company's Share Option Scheme. Each option gives the holder the right to subscribe for one ordinary share of HK\$0.1 each of the Company. These share options vested on 14 May 2009, and are exercisable until 13 May 2018. The exercise price is HK\$2.81 per share. As at 31 December 2016, the outstanding share options granted and accepted by directors and employees was 10,800,000 (2015: 13,800,000).

On 11 June 2012, 39,000,000 share options were granted to directors, senior management and employees of the Group under the Company's Share Option Scheme at a consideration of HK\$1 for each offer of which 35,000,000 share options were accepted in July 2012. Each option gives the holder the right to subscribe for one ordinary share of HK\$0.1 each of the Company. These share options vested on 11 June 2013, and will be exercisable until 10 June 2022. The exercise price is HK\$0.83 per share. As at 31 December 2016, the outstanding share options granted and accepted by directors and employees was 32,500,000 (2015: 32,500,000).

No share options were lapsed during the year ended 31 December 2015 and 3,000,000 share options were lapsed during the year ended 31 December 2016.

No share options were exercised during the years ended 31 December 2016 and 2015.

31. 購股權計劃(績)

a) 授予董事及僱員購股權之條款 及條件如下:(續)

> 於二零零八年五月十四日, 根據本公司之購股權計劃以 每份1港元的代價向本集團董 事、高級管理人員及僱員授出 17,800,000份購股權。每份 購股權賦予持有人認購本公司 一股每股面值為0.1港元之普 通股的權利。該等購股權於二 零零九年五月十四日歸屬,並 可於二零一八年五月十三日之 前行使。行使價為每股2.81 港元。於二零一六年十二月三 十一日,已授出且獲董事及僱 員接納之尚未行使購股權為 10,800,000份(二零一五年: 13,800,000份)。

於二零一二年六月十一日, 根據本公司之購股權計劃以 每份1港元的代價向本集團董 事、高級管理人員及僱員授出 39,000,000份購股權,其中 35,000,000份 購 股 權 於 二 零 一二年七月獲接納。每份購股 權賦予持有人認購本公司一股 每股面值為0.1港元之普通股 的權利。該等購股權已於二零 一三年六月十一日歸屬,並可 於二零二二年六月十日之前 行使。行使價為每股0.83港 元。於二零一六年十二月三十 - 日, 已授出且獲董事及僱 員接納之尚未行使購股權為 32,500,000份(二零一五年: 32,500,000份)。

截至二零一五年十二月三十一 日止年度並無購股權失效。截 至二零一六年十二月三十一日 止年度,3,000,000份購股權 已失效。

截至二零一六年及二零一五年 十二月三十一日止年度,概無 購股權獲行使。

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31. SHARE OPTION SCHEME (Continued)

31. 購股權計劃(續)

- b) The number and weighted average exercise price of share options granted and accepted by directors and employees are as follows:
- b) 已授出以及董事及僱員已接納 之購股權之數目及加權平均行 使價如下:

			116 一六年	20 二零- Weighted average exercise	
		price 加權平均 行使價	Number of share options 購股權數目	price 加權平均 行使價	Number of share options 購股權數目
Outstanding at beginning of the year	年初尚未行使	HK\$1.42港元	46,300,000	HK\$1.42港元	46,300,000
Lapsed during the year	年內失效	HK\$2.81港元	(3,000,000)	N/A不適用	
Outstanding at end of the year	年終尚未行使	HK\$1.32港元	43,300,000	HK\$1.42港元	46,300,000
Exercisable at end of the year	年終可予行使	HK\$1.32港元	43,300,000	HK\$1.42港元	46,300,000

The options outstanding as at 31 December 2016 had an exercise price of HK\$2.81 or HK\$0.83 (2015: HK\$2.81 or HK\$0.83) and had a weighted average remaining contractual life of 4.207 years (2015: 5.207 years).

於二零一六年十二月三十一 日尚未行使購股權之行使價 為2.81港元或0.83港元(二零 一五年:2.81港元或0.83港 元),加權平均剩餘合約年限為 4.207年(二零一五年:5.207 年)。

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31. SHARE OPTION SCHEME (Continued)

c) Fair value of share options and assumptions

The fair value of services received in return for share options granted is measured by reference to the fair value of share options granted. The estimate of the fair value of the share options granted is measured based on the Binomial Option Pricing Model. The contractual life of the share option is used as an input into this model.

31. 購股權計劃(續)

c) 購股權之公平值及假設

以授出購股權而獲得之服務之 公平值按獲授購股權之公平值 計量。獲授購股權之估計公平 值按「二項式」期權定價模式 計算。購股權之合約年期為此 模式之一項輸入參數。

Share options granted on 授出之購股權

Fair value of share options and assumptions	購股權之公平值及假設	11 June 2012 二零一二年 六月十一日	14 May 2008 二零零八年 五月十四日
Fair value at measurement date	於計量日期之公平值	HK\$0.25港元至	HK\$0.881港元
Share price Exercise price	股價 行使價	to HK\$0.27港元 HK\$0.83港元 HK\$0.83港元	HK\$2.79港元 HK\$2.81港元
Expected volatility (expressed as weighted average volatility used in the modeling under	預期波幅(以「二項式」期 權定價模式內採用的 加權平均波幅表示)	- 40/	100/
the Binomial Option Pricing Model) Option life (expressed as weighted average life used in the modeling	購股權年期(以「二項式」 期權定價模式內採用的	54%	40%
under the Binomial Option Pricing Model)	加權平均年期表示)	10 years 十年	10 years 十年
Expected dividends Risk-free interest rate	預期股息 無風險利率	4.82%	3%
(based on Exchange Fund Notes)	(根據外匯基金票據)	1.13%	3.21%
The expected volatility is based volatility (calculated based on the w	eighted average	(以購股權之力	據歷史波幅計算 加權平均剩餘年

volatility (calculated based on the weighted average remaining life of the share options), adjusted for any expected changes to future volatility based on publicly available information. Expected dividends are based on historical dividends. Changes in the subjective input assumptions could materially affect the fair value estimate.

There were one year vesting period associated with the share options granted.

預期波幅乃根據歷史波幅計算 (以購股權之加權平均剩餘年 期計算),再基於公眾所知的 資料就未來波幅之預期變動調 整。預期股息乃根據過往股息 釐定。所採用主觀輸入參數假 設之變動可對公平值之估計構 成重大影響。

已授出之購股權附帶一年歸屬 期限。

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32. SEGMENT REPORTING

The Group manages its business by divisions and all those divisions are located in the PRC. In a manner consistent with the way in which information is reported internally to the Group's CODM for the purposes of resources allocation and performance assessment, the Group has presented the following three reportable segments. No operating segments have been aggregated to form the following reportable segments.

- Sales of EP products and equipment: this segment involves the sales of EP products and equipment to external customers.
- Manufacture and sales of EP construction materials: this segment involves the manufactures and sales of EP construction materials to external customers, and the main product is WWCB.
- EP construction engineering projects: this segment undertakes the EP construction engineering projects for external customers.

An operating segment regarding the provision of EP related professional services was discontinued during the year ended 31 December 2015. The segment information reported in this note does not include any amounts for the discontinued operation, which are described in more details in note 7.

32. 分部報告

本集團按部門劃分管理其業務,所 有該等部門均位於中國。為了與就 資源分配及表現評估向本集團之首 席營運決策人內部呈報之資料方式 更為一致,本集團呈列以下三個可 呈報分部。並無將任何經營分部合 併以構成以下之可呈報分部。

- 環保產品及設備之銷售:本分 部向外部客戶銷售環保產品及 設備。
- 製造及銷售環保建築材料:本 分部製造及向外界客戶銷售環 保建築材料,主要產品為木絲 水泥板。
- 環保建設工程項目:此分部從 事外部客戶環保建設工程營建 項目。

有關提供環保相關專業服務的經營 分部已於截至二零一五年十二月三 十一日止年度終止經營。本附註所 呈報的分部資料不包括有關已終止 經營業務的任何款額,更多詳情載 於附註7。

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32. SEGMENT REPORTING (Continued)

a) Segment revenue, profit or loss, assets and liabilities

For the purposes of assessing segment performance and allocating resources between segments, the Group's CODM monitors the results, assets and liabilities attributable to each reportable segment on the following basis:

Segment assets include all tangible and intangible assets, and current assets with the exception of tax recoverable, unallocated cash and bank balances, investments in financial assets and other corporate assets. Segment liabilities include trade and other payables, deposits received and receipts in advance attributable to individual segments.

Revenue and expenses are allocated to the reportable segments with reference to sales generated and services rendered by those segments and the expenses incurred by those segments or which otherwise arise from the depreciation or amortisation of assets attributable to those segments. Inter-segment assistance provided by one segment to another is not measured.

The measure used for reporting segment profit is "adjusted EBITDA" that is, "adjusted earnings before interest, taxes, depreciation and amortisation", where "interest" is regarded as including investment income and "depreciation and amortisation" is regarded as including impairment losses on non-current assets. To arrive at adjusted EBITDA, the Group's earnings are further adjusted for items not specifically attributed to individual segments, such as directors' emoluments, auditors' remuneration and other head office or corporate administration costs.

In addition to receiving segment information concerning adjusted EBITDA, the Group's CODM is provided with segment information concerning revenue, depreciation, amortisation and impairment losses and additions to non-current segment assets used by the segments in their operations. Intersegment sales are priced with reference to prices charged to external parties for similar orders.

32. 分部報告(續)

a) 分部收入、溢利或虧損、資產
 及負債

就評估分部表現及分部間分配 資源而言,本集團之首席營運 決策人按以下基準監察各可呈 報分部之業績、資產及負債:

分部資產包括所有有形、無形 及流動資產(可收回稅項、未 分配現金及銀行結餘、金融資 產及其他公司資產之投資除 外)。分部負債包括各分部應 佔的應付貿易及其他款項、已 收按金及預收款。

收益及支出乃經參考該等分部 產生之銷售額及提供之服務, 以及所產生之支出或該等分部 應佔之資產折舊或攤銷產生之 支出分配予該等分部。分部間 提供之支持不計算在內。

用於呈報分部溢利的方法為 「經調整EBITDA」,即「經調整 之未計利息、税項、折舊及攤 銷前的溢利」,其中「利息」包 括投資收入,而「折舊及攤銷」 包括非流動資產之減值虧損。 為達至「經調整EBITDA」,本 集團之盈利乃對並未指定屬步 個別分部之項目作出進一步調 整,如董事薪酬及核數師之酬 金及其他總部或公司行政成 本。

除收到有關經調整EBITDA之 分部資料外,本集團之首席營 運決策人獲提供有關收入、折 舊、攤銷及減值虧損以及非流 動分部資產添置之分部資料。 分部間銷售乃經參考就類似訂 單向外部人士收取之價格而進 行定價。

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32. SEGMENT REPORTING (Continued)

a) Segment revenue, profit or loss, assets and liabilities (Continued)

Information regarding the Group's reportable segments as provided to the Group's CODM for the purposes of resources allocation and assessment of segment performance for the years ended 31 December 2016 and 2015 is set out below:

32. 分部報告(績)

a) 分部收入、溢利或虧損、資產
 及負債(續)

截至二零一六年及二零一五年 十二月三十一日止年度,就資 源分配及分部表現評估而向本 集團首席營運決策人提供之 本集團可呈報分部資料載列如 下:

Continuing operations:	持續經營業務:	Sales of EP products and equipment 環保產品及設備之銷售		and equipment EP construction materials		EP construction engineering projects 環保建設工程項目		Total 總計	
		2016 二零一六年 RMB'000 人民幣千元	2015 二零一五年 RMB'000 人民幣千元	2016 二零一六年 RMB'000 人民幣千元	2015 二零一五年 RMB'000 人民幣千元	2016 二零一六年 RMB ³ 000 人民幣千元	2015 二零一五年 RMB'000 人民幣千元	2016 二零一六年 RMB [?] 000 人民幣千元	2015 二零一五年 RMB'000 人民幣千元
Reportable segment revenue from external customers Inter-segment revenue Reportable segment revenue	來自外部客戶之可呈 報分部收入 分部間收入 可呈報分部收入	637,846 637,846	864,588 	176,500 176,500	176,622 	-	27,383 _27,383	814,346 	1,068,593 1,068,593
Reportable segment profit (adjusted EBITDA)	可呈報分部溢利 (經調整之EBITDA)	107,490	163,109	45,356	8,395		820	152,846	172,324
Depreciation and amortisation	折舊及攤銷	(61)	(80)	(23,986)	(24,478)	-	-	(24,047)	(24,558)
Impairment loss on trade receivables	應收貿易款項之 減值虧損	(38,129)	(19,276)	(9,002)	(271)	-	(3,569)	(47,131)	(23,116)
Impairment loss on other receivables	其他應收款項之 減值虧損	(4,911)	-	-	-	-	-	(4,911)	-
Reversal of impairment loss on trade receivables	應收貿易款項減值虧 損撥回		8,785	130			2,805	130	11,590
Reportable segment assets	可呈報分部資產	745,883	667,641	699,669	766,869	18,606	6,898	1,464,158	1,441,408
Additions to non-current segment assets during the year	年內添置非流動 分部資產			246	5,668			246	5,668
Reportable segment liabilities	可呈報分部負債	470,468	416,135	35,611	34,080	14,162	17,574	520,241	467,789

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32.	SE	GMENT REPORTING (Continu	ied) 32	2. 分i	部報告(續)	
	b)	Reconciliations of reportable segm profit or loss, assets and liabilities	ent revenue,	b)	可呈報分部收 <i>)</i> 損、資產及負債	
		Continuing operations:	持續經營業務:		2016 二零一六年 RMB'000 人民幣千元	2015 二零一五年 RMB'000 人民幣千元
		Revenue	收入			
		Reportable segment revenue Elimination of intra-group transactions	可呈報分部收入 對銷集團間交易		814,346 	1,068,593
		Consolidated revenue	綜合收入		814,346	1,068,593
		Profit	溢利			
		Reportable segment profit derived from external customers Depreciation and amortisation Unallocated head office and	源自外部客戶的可呈 分部溢利 折舊及攤銷 未分配總部及企業收		152,846 (27,406)	172,324 (28,148)
		corporate income			1,416	1,616
		Unallocated head office and corporate expenses	未分配總部及企業開	支	(30,943)	(46,499)
		Consolidated profit before taxation	除税前綜合溢利		95,913	99,293
		Assets	資產			
		Reportable segment assets Tax recoverable	可呈報分部資產 可收回税項	~ ~	1,464,158 74,796	1,441,408 50,004
		Unallocated cash and bank balances	未分配現金及銀行結	餘	349,740	275,964
		Unallocated head office and corporate assets	未分配總部及企業資	產	163,504	95,131
		Consolidated total assets	綜合總資產		2,052,198	1,862,507
		Liabilities	負債			
		Reportable segment liabilities	可呈報分部負債		520,241	467,789
		Tax payable Deferred tax liabilities	應付税項		10,888 21,976	10,888
		Unallocated head office and corporate liabilities	遞延税項負債 未分配總部及企業負	債	119,652	24,105 55,144
		Consolidated total liabilities	綜合總負債		672,757	557,926

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32. SEGMENT REPORTING (Continued)

c) Information about major customers

Revenue from external customers individually contributing 10% or more of the Group's total revenue is as follows:

Customer A	客戶甲
Customer B	客戶乙
Customer C	客戶丙
Customer D	客戶丁
Customer E	客戶戊

Revenue from the above customers during the years ended 31 December 2016 and 2015 are generated from sales of EP products and equipment.

d) Geographical information

(i) Revenue from external customers

The following table sets out information about the geographical location of the Group's revenue from continuing operations from external customers. The geographical location of customers is based on the location at which the services were provided or the goods were delivered. **32. 分部報告**(績)

c) 有關主要客戶之資料

個別地貢獻本集團總收入10% 或以上之來自外部客戶之收入 如下:

2016 二零一六年 RMB'000 人民幣千元	2015 二零一五年 RMB'000 人民幣千元
149,829	_
141,385	-
84,444	-
-	169,231
_	157,535

截至二零一六年及二零一五年 十二月三十一日止年度,來自 上述客戶的收入從銷售環保產 品及設備產生。

d) 地區資料

(i) 來自外部客戶之收入

下表載列有關本集團持 續經營業務所產生的來 自外部客戶之收入的所 在地區之資料。客戶所 在地區按提供服務或貨 品付運地點劃分。

		2016 二零一六年 RMB'000 人民幣千元	2015 二零一五年 RMB'000 人民幣千元
Mainland China (place of domicile) South Korea Others	中國大陸(註冊地) 南韓 其他	811,235 2,997 114	1,067,628 941 24
		814,346	1,068,593

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32. SEGMENT REPORTING (Continued)

d) Geographical information (Continued)

(ii) Specified non-current assets

The Group's specified non-current assets comprise property, plant and equipment, prepaid lease payments and prepayments for consultation, marketing and promotional services.

The geographical location of these specified non-current assets is based on (i) the physical location of the assets, in the case of property, plant and equipment and prepaid lease payments, and (ii) the location of the services to be provided by the service providers, in the case of prepayments for consultation, marketing and promotional services.

The following table sets out information about the geographical location of the specified noncurrent assets.

Mainland China (place of domicile) Hong Kong 中國大陸(註冊地)

香港

32. 分部報告(績)

- d) 地區資料(續)
 - (ii) 指定非流動資產

本集團之指定非流動資 產,包括物業、廠房及 設備,預付租賃款項以 及諮詢、市場推廣及宣 傳服務預付款。

下表載列有關指定非流 動資產的所在地區之資 料。

2016	2015
二零一六年	二零一五年
RMB'000	RMB'000
人民幣千元	人民幣千元
493,507	563,942
249	340
493,756	564,282

33. PLEDGE OF ASSETS

A bank deposit of the Company's subsidiary of approximately RMB6,543,000 as at 31 December 2016 (2015: RMB6,543,000) was pledged to a bank to secure a banking facility granted to this subsidiary.

33. 資產抵押

於二零一六年十二月三十一日,本 公司一間附屬公司之銀行存款約人 民幣6,543,000元(二零一五年:人 民幣6,543,000元)已抵押,以作為 該附屬公司獲授之銀行融資之擔保。
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b)

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34. RELATED PARTY TRANSACTIONS

 a) During the years ended 31 December 2016 and 2015, in addition to the transactions and balances disclosed elsewhere in these financial statements, the Group also entered into the following material related party transactions:

34. 有關連人士交易

 a) 截至二零一六年及二零一五年 十二月三十一日止年度,除於 此等財務報表其他部份所披露 之交易及結存外,本集團亦 曾訂立下列重大有關連人士交 易:

Name of related party 有關連人士名稱				2016 二零一六年 RMB'000 人民幣千元	2015 二零一五年 RMB'000 人民幣千元
Wuxi Xin Wei High Temperature Ceramics Co., Ltd. <i>(Note)</i> ("Wuxi Xin Wei") 無錫新威高溫陶瓷有限公司 <i>(附註)</i> (「無錫新威」)	A company of which Mr. Jiang Quanlor a director of the C is also a director of holding company 本公司董事蔣泉龍先 其控股公司之董事;	ng, rental inc Company, 收取租金收, of its 生亦為		53	53
Note:				附註:	
The English name for th in the PRC is not official translation for identificati	ly registered but inc			正式註冊登記之約	司之英文名稱並非 名稱,本報告中所 翻譯所得,供識別
Remuneration for ke the Group represent Company's directors highest paid employe disclosed in note 11 i	b)	(即附註10所披 司董事及附註1	理人員之薪酬 故露之付予本公 1所披露之最高 级管理人員之金		
				2016 二零一六年 RMB'000 人民幣千元	2015 二零一五年 RMB'000 人民幣千元
Short-term employee Post-employment be		浢期僱員福利 雛職福利		4,482 74	4,249 97
				4,556	4,346

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35.	COMMITMENTS			承			
	(a)	Capital commitments		(a)	資本承擔		
					2016 二零一六年 RMB'000 人民幣千元	2015 二零一五年 RMB'000 人民幣千元	
		Capital expenditure contracted but not provided for in the financial statements: - in respect of the acquisition of property, plant and equipment 及設備	作出 :		9,680	9,680	
	(b)	Operating lease commitments		(b)	經營租賃承擔		
		As lessee At the end of each reporting period, the Group had operating lease commitments for future minimum lease payments under non-cancellable operating leases in respect of office premises, factory premises and equipment which fall due as follows:			室物業、工廠 不可撤銷經營;	,本集團就辦公 物業及設備根據 租賃而須於未來 款額之經營租賃 如下:	
					2016 二零一六年 RMB'000 人民幣千元	2015 二零一五年 RMB'000 人民幣千元	
		Within one year -年內 After one year but within five years 一年後但五年內			1,477 635	1,477 2,112	
					2,112	3,589	
		Leases and rentals are negotiated and fixed for periods of three years. None of the leases includes contingent rentals.				通過磋商釐定, 無租賃包括或然	

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35. COMMITMENTS (Continued)

35. 承擔(續)

(b) 經營租賃承擔(績)

(b) Operating lease commitments (Continued)

As lessor

The Group had contracted with a tenant for a lease term of 5 years. The following is the non-cancellable future minimum lease payments to be received by the Group:

作為山祖人
本集團已與一名租戶訂立租期
五年的合約。以下為本集團將
收取的不可撤銷未來最低租金
付款:

2016	2015
二零一六年	二零一五年
RMB'000	RMB'000
人民幣千元	人民幣千元
53	53
18	71
71	124

上述經營租賃承擔包括約人民 幣71,000元(二零一五年:人 民幣124,000元)之一間關連 公司無錫新威未來最低租賃應 收款項及不可撤銷未來最低租 賃應收款項如下:

2016 二零一六年 RMB ^{'000} 人民幣千元	2015 二零一五年 RMB'000 人民幣千元
53 18	53
71	124

關連公司為一間本公司董事蔣 泉龍先生亦為其控股公司之董 事之公司。

Within one year	一年內
After one year but within five years	一年後但五年內

Included in the above is future minimum lease payments receivable from Wuxi Xin Wei, a related company, of approximately RMB71,000 (2015: RMB124,000) and the non-cancellable future minimum lease payments receivables is as follows:

Within one year一年內After one year but within five years一年後但五年內

The related company is a company of which Mr. Jiang Quanlong, a director of the Company, is also a director of its holding company.

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36. CONTINGENT LIABILITIES

The Group has provided product warranties to its customers in respect of construction work completed and certain of its EP products sold for a warranty period ranging from 6 months to 2 years after project completion or product delivery. At the same time, the Group has also received warranties in respect of those construction work and equipment supplied from its sub-contractors and suppliers. The directors of the Company believe that the amount of crystallised warranty liabilities will not have a material adverse effect on the overall financial position or financial performance of the Group.

37. CAPITAL MANAGEMENT

The Group's primary objectives when managing capital are to safeguard the Group's ability to continue as a going concern, and to generate sufficient profit to maintain growth and provide a satisfactory return to its shareholders.

The management actively and regularly reviews and manages its capital structure to maintain a balance between the higher shareholder returns that might be possible with higher levels of borrowings and the advantages and security afforded by a sound capital position, and makes adjustments to the capital structure through the amount of dividend payment to shareholders or raise new debt financing. No changes were made in the objectives or policies during the year.

The management monitors the Group's capital structure on the basis of a net debt-to-equity ratio. For this purpose, the Group defines net debt as total debt (which includes trade and other payables, and deposits received and receipts in advance) minus cash and bank balances.

36. 或然負債

本集團就已竣工建築工程及其售出 之若干環保產品為其客戶提供產品 保養,保養期由工程結束後或產品 送遞後計六個月至兩年不等。同時,本集團亦享有其承包商及供應 商就所提供之建築工程及設備之保 養服務。本公司董事相信保養負體 之實際金額將不會對本集團整體財 務狀況或財務表現造成重大不利影 響。

37. 資本管理

本集團管理資本之首要目標乃保障 本集團能夠繼續根據持續經營基準 經營,以及產生足夠盈利以維持增 長,及為股東賺取滿意之回報。

管理層積極及定期對資本架構進行 檢討及管理,以在較高股東回報情 況下可能伴隨之較高借貸水平與穩 健之資本狀況帶來之好處及保障之 間取得平衡,並透過對股東派發股 息或進行新債務融資就資本架構作 出調整。年內,概無就該等目標及 政策作出任何變動。

管理層按債權比率淨值基準密切監 察本集團之資本結構。為此,本集 團界定債務淨額為債務總額(包括應 付貿易及其他款項及已收按金及預 收款)減現金及銀行結餘。

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37. CAPITAL MANAGEMENT (Continued)

37. 資本管理(續)

The net debt-to-equity ratio as at 31 December 2016 and 2015 was as follows:

於二零一六年及二零一五年十二月 三十一日之債權比率淨值如下:

		2016 二零一六年 RMB'000 人民幣千元	2015 二零一五年 RMB'000 人民幣千元
Current liabilities:	流動負債:		
Trade and other payables Deposits received and receipts	應付貿易及其他款項 已收按金及預收款	270,844	187,553
in advance		365,656	331,329
Subtotal Less: Cash and bank balances	小計 減:現金及銀行結餘	636,500 (349,740)	518,882 (275,964)
Net debt	負債淨額	286,760	242,918
Total equity	權益總額	1,379,441	1,304,581
Net debt-to-equity ratio	淨負債與權益比率	20.79%	18.62%

Neither the Company nor any of its subsidiaries are subject to externally imposed capital requirements.

本公司或任何其附屬公司概無受外部實施之資本規定限制。

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38. FIN	. FINANCIAL INSTRUMENTS		38. 金融工具				
a)	Categories of financial instruments	3	a)	金融工具分類	金融工具分類		
				2016 二零一六年 RMB'000	2015 二零一五年 RMB'000		
				人民幣千元	人民幣千元		
	Financial assets	金融資產					
	Trade receivables Other receivables Receivable of compensation of	應收貿易款項 其他應收款項 彌償保證虧損賠償		614,236 20,266	519,832 26,703		
	loss from indemnity Retention receivables	應收款項		46,641	-		
	Amounts due from related	應收質保款項 應收關連公司的款項		88,582	35,839		
	companies Amounts due from customers for	應收客戶合約工程款項	Į	-	1,016		
	contract work			-	962		
	Pledged bank deposits Cash and bank balances	已抵押銀行存款 現金及銀行結餘		6,543 349,740	6,543 275,964		
		- 小业 / 以 収 门 阳 小		043,740	273,304		
	Loans and receivables	貸款及應收款項		1,126,008	866,859		
	Available-for-sale financial asset	可供出售金融資產					
	Financial liabilities measured at amortised cost	以攤銷成本計量的金融	負債				
	Trade and other payables	應付貿易及其他款項		268,519	185,213		
b)	Financial risk management objectiv	ve and policies	b)	金融風險管理	目標及政策		
	Exposure to credit, interest rate currency risks arises in the norma Group's business. These risks are	l course of the limited by the		貸、利率、流	業務中須承受信動資金及貨幣風過下文所述財務		

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

Group's financial management policies and practices

described below.

本集團有關金融工具或其管理 及計量風險之方式之承擔類別 並無變動。

管理政策及常規管理該等風

險。

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38. FINANCIAL INSTRUMENTS (Continued)

b) Financial risk management objective and policies (Continued)

i) Credit risk

As at 31 December 2016, the maximum exposure to credit risk is represented by the carrying amount of each financial asset in the consolidated statement of financial position after deducting any impairment allowance.

The Group's credit risk is primarily attributable to trade receivables, amounts due from related parties, retention receivables, receivable of compensation of loss from indemnity, and other receivables which are disclosed elsewhere in these financial statements. Management has a credit policy in place and the exposures to these credit risks are monitored on an ongoing basis.

Credit risk refers to the risk that a counterparty will default on its contractual obligations resulting in financial loss to the Group. The Group has adopted a policy of only dealing with creditworthy counterparties and obtaining sufficient collateral, where appropriate, as a means of mitigating the risk of financial loss from defaults.

In respect of trade receivables, individual credit evaluations are performed on all customers requiring credit over a certain amount. These evaluations focus on the customer's past history of making payments when due and current ability to pay, and take into account information specific to the customer as well as pertaining to the economic environment in which the customer operates. The Group generally allows credit period ranging from 0 to 365 days to its trade customers with normal credit terms and credit period up to three years to its trade customers with extended credit terms which is based on the contractual repayment schedule. Normally, the Group does not obtain collateral from its customers.

38. 金融工具(績)

b) 金融風險管理目標及政策(續)

i) 信貸風險

於二零一六年十二月三 十一日,最大的信貸風 險承擔為綜合財務狀況 表中各金融資產之賬面 值(經扣除任何減值撥 備)。

信貸風險指對手方在其 合約責任的失責以致本 集團蒙受財務損失的風 險。本集團已採取只與 信譽良好對手方交易及 獲取充足抵押品(如有需 要)之政策,以減低違約 產生之財務虧損風險。

i) 信貸風險(續)

就應收貿易款項而言, 本集團之信貸風險主要 受每個客戶之個別情況 所影響。考慮到本集團 客戶之信譽、信貸風險 措施及過往之壞賬水 平,本公司董事認為, 此種集中信貸風險會對 本集團構成重大信貸拖 欠風險。於報告期末, 來自銷售環保產品及設 備分部之應收本集團最 大客戶及五大客戶分別 佔應收貿易款項5.20% (二零一五年:22.85%) 及34.56% (二零一五年: 74.30%)。

本集團獲延長信貸期的 應收貿易款項之信貸風 險有限,因為對手方為 並無拖欠還款記錄之中 國若干政府機構。

有關本集團面臨之應收 貿易款項產生之信貸風 險之更多量性披露載於 附註20。

流動資金信貸風險有限,因為對手方為具有 良好信譽及高信貸評級 的銀行。

Notes to the Financial Statements 財務報表附註

38. 金融工具(續)

b)

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金融風險管理目標及政策(續)

38. FINANCIAL INSTRUMENTS (Continued)

b) Financial risk management objective and policies (Continued)

i) Credit risk (Continued)

In respect of trade receivables, the Group's exposure to credit risk is influenced mainly by the individual characteristics of each customer. Taking into account the creditworthiness of the Group's customers, the credit risk measures and the historical levels of the bad debts, the directors of the Company consider that such concentration of credit risk would result in significant credit default exposure to the Group. At the end of the reporting period, 5.20% (2015: 22.85%) and 34.56% (2015: 74.30%) of trade receivables were due from the Group's largest customer and the five largest customers, respectively, arose from the sales of EP products and equipment segment.

The credit risk on the Group's trade receivables with extended credit terms is limited because the counterparties are certain government authorities in the PRC having no default payment history.

Further quantitative disclosures in respect of the Group's exposure to credit risk arising from trade receivables are set out in note 20.

Amounts due from related parties, retention receivables, receivable of compensation of loss from indemnity, and other receivables are regularly monitored by the Group and follow up actions are taken to recover these balances in the case of any risk of default.

The credit risk on liquid funds is limited because the counterparties are banks with good reputation and high credit ratings.

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38.	38. FINANCIAL INSTRUMENTS (Continued)					38. 金融工具 (績)						
	b)	Financial risk management objective and policies (Continued)					es b) 金融風險管理目標及政策(續					
		ii)	Inte	rest rate risk	ii)	利率風險						
			prin	Group's cash flow int narily to variable-rate osits and bank balance	本集團之現金 風險主要與已 存款及銀行編 利率有關。	抵押銀行						
	interest rate risk because the interest rates of 率風險, 區							本集團並無預 率風險,因為 的利率預計無重	該等結餘			
			i)	Interest rate profile					<i>训 利率概</i> 況	1		
		The following table details the interest rate profile of the Group's variable-rates pledged bank deposits and bank balances at the end of the reporting period:						已抵押釒 銀行結創	业本集團的 载行存款及 余之浮動利 發告期末的 5:			
)16 一六年		20 ⁻ 二零一			
						Effective interest rate 實際利率 %		MB'000 民幣千元		RMB'000 人民幣千元		
				Bank balances Pledged bank deposits	銀行結餘 已抵押銀行存款	0%-0.3% 1.5%		349,719 6,543		275,927 6,543		
				Total balance	總結餘		;	356,262		282,470		

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38. FINANCIAL INSTRUMENTS (Continued)

- b) Financial risk management objective and policies (Continued)
 - *ii)* Interest rate risk (Continued)
 - ii) Sensitivity analysis

At 31 December 2016, it is estimated that a general increase/decrease of 100 basis points in interest rates, with all other variables held constant, would increase/decrease the Group's profit after tax and increase/decrease the Group's retained profits by approximately RMB3,028,000 (2015: RMB2,119,000). Other components of equity would not be affected by the changes in interest rates.

The sensitivity analysis above has been determined assuming that the change in interest rates had occurred at the end of the reporting period and had been applied to the exposure to interest rate risk for non-derivative financial instruments in existence at that date. The 100 basis point increase or decrease represents management's assessment of a reasonably possible change in interest rates over the period until the end of the next reporting period. The analysis is performed on the same basis for year 2015. 38. 金融工具(績)

- b) 金融風險管理目標及政策(續)
 - *ii) 利率風險(續)*
 - ii) 敏感度分析

於二零一六年十二 月三十一日,據 估計,在所有其他 變數維持不變之情 況下,利率普遍上 升/下降100個基 點將令本集團之除 税後溢利增加/減 少及本集團之保留 溢利增加/減少約 人民幣3,028,000 元(二零一五年: 人民幣2,119,000 元)。權益之其他 部份將不會受利率 變動之影響。

上假於並在具險增層期理評的基述設報已之須。幅就末可估分準敏利告應非承回的政主期能。析進的大生之須。1000跌至間變二是行度變發該金利期用衍受個裝下利動零以。 有到生日融率點管報之作五同人已,存工風之理告合之年的

For the year ended 31 December 2016 截至二零一六年十二月三十一日止年度

38. FINANCIAL INSTRUMENTS (Continued)

b) Financial risk management objective and policies (Continued)

iii) Liquidity risk

Liquidity risk is the risk that the Group will encounter difficulty in meeting obligations associated with financial liabilities that are settled by delivering cash or another financial asset as they fall due. The Group's policy is to regularly monitor current and expected liquidity requirements and its compliance with lending covenants and to ensure that it maintains sufficient reserves of cash and adequate committed lines of funding from banks to meet its liquidity requirements in the short and longer term.

The following table details the remaining contractual maturities at the end of the reporting period of the Group's non-derivative financial liabilities, which are based on contractual undiscounted cash flows (including interest payments computed using contractual rates or, if floating, based on rates current at the end of the reporting period) and the earliest date the Group can be required to pay.

38. 金融工具(績)

b) 金融風險管理目標及政策(續)

iii) 流動資金風險

下表為詳列本集團之非 衍生金融負債於報告 乃基於合約所定未納 現金流(包括根據合約 軍金流(包括根據合約 軍 (或倘為浮動利率,則 之 和 見之利息付款) 及 本 集 團 可能須付款之最 早 日期計算。

For the year ended 31 December 2016 截至二零一六年十二月三十一日止年度

38. FINANCIAL INSTRUMENTS (Continued)

b) Financial risk management objective and policies (Continued)

38. 金融工具(績)

金融風險管理目標及政策(續) b)

iii) Liquidity risk (Continued)

流動資金風險(續) iii)

			cash	undiscounted flow 貼現現金流		2015 二零一五年 Contractual u cash 合約所定未	flow
		Carrying amount 賬面值 RMB'000 人民幣千元	Within one year or on demand 一年內或 按要求償還 RMB'000 人民幣千元	Total 總額 RMB'000 人民幣千元	Carrying amount 賬面值 RMB'000 人民幣千元	Within one year or on demand 一年內或 按要求償還 RMB'000 人民幣千元	Total 總額 RMB'000 人民幣千元
Non-derivative financial liabilities Trade and other payables	非衍生金融負債 應付貿易及其他款項	268,519	268,519	268,519	185,213	185,213	185,213

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38. FINANCIAL INSTRUMENTS (Continued)

b) Financial risk management objective and policies (Continued)

iv) Currency risk

The Group is exposed to currency risk primarily through sales and purchases that are denominated in a currency other than the functional currency of the operations to which they relate. The Group currently does not have a foreign currency hedging policy. However, the management monitors foreign exchange exposure and will consider hedging significant foreign currency exposure if necessary.

i) Exposure to currency risk

The following table details the Group's exposure at the end of each reporting period to currency risk arising from recognised assets and liabilities denominated in a currency other than the functional currency of the entity to which they relate. For presentation purposes, the amounts of exposure are shown in RMB, translated using the spot rate at the end of the reporting period.

38. 金融工具(續)

b) 金融風險管理目標及政策(續)

iv) 貨幣風險

本集團涉及之貨幣風險 主要來自與以業務所涉 及功能貨幣以外之貨幣 計值之買賣交易有關之 風險。本集團目前並無 外幣對沖政策。然而, 管理層會監控外匯風 險,並將在需要時考慮 對沖重大外匯風險。

i) 面臨貨幣風險

Exposure to foreign currencies (expressed in RMB'000)
面對的外幣風險(以人民幣千元列示)

		2010 二零一5	-	2015 二零一五年		
			United		United	
		Hong Kong	States	Hong Kong	States	
		Dollars	Dollars	Dollars	Dollars	
		港元	美元	港元	美元	
Amounts due to related companies	應付關連公司款項	(12,702)	_	(11,896)	_	
Cash and bank balances	現金及銀行結餘		2,418		3,737	
Overall exposure	整體風險	(12,702)	2,418	(11,896)	3,737	

iv)

ii)

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貨幣風險(續)

敏感度分析

38. FINANCIAL INSTRUMENTS (Continued) 38. 金融工具(績) b) Financial risk management objective and policies b) 金融風險管理目標及政策(續)

- - iv) Currency risk (Continued)

(Continued)

ii) Sensitivity analysis

The following table indicates the approximate change in the Group's profit after tax for the year and retained profits and other components of equity in response to reasonably possible changes in the foreign exchange rates to which the Group has significant exposure at the end of the reporting period.

		2016 二零一六年			2015 二零一五年				
		Increase/ (decrease) in foreign exchange rates 外幣匯率 上升 /(下跌)	Effect on profit after tax 對稅後 溢利之影響 RMB'000 人民幣千元	Effect on retained profits 對保留溢利 之影響 RMB'000 人民幣千元	Effect on other components of equity 對權益其他 部份之影響 RMB'000 人民幣千元	Increase/ (decrease) in foreign exchange rates 外幣匯率 上升 /(下跌)	Effect on profit after tax 對税後 溢利之影響 RMB'000 人民幣千元	Effect on retained profits 對保留溢利 之影響 RMB'000 人民幣千元	Effect on other components of equity 對權益其他 部份之影響 RMB'000 人民幣千元
Hong Kong Dollars	港元	1% (1%)	(108) 108	(108) 108	-	1% (1%)	(89) 89	(89) 89	-
United States Dollars	美元	1% (1%)	21 (21)	21 (21)	-	1% (1%)	28 (28)	28 (28)	-

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38. FINANCIAL INSTRUMENTS (Continued)

- b) Financial risk management objective and policies (Continued)
 - iv) Currency risk (Continued)
 - ii) Sensitivity analysis (Continued)

The sensitivity analysis above has been determined assuming that the change in foreign exchange rate had occurred at the end of the reporting period and had been applied to the Group's exposure to currency risk for financial instruments in existence at that date. The stated changes represent management's assessment of reasonably possible changes in foreign exchanges rates over the period until the end of the next reporting period. The analysis is performed on the same basis for year 2015.

In the management's opinion, the sensitivity analysis is unrepresentative of the inherent foreign exchange risk as the year-end exposure does not affect the exposure during the year. 38. 金融工具(續)

- b) 金融風險管理目標及政策(續)
 - iv) 貨幣風險(續)
 - ii) 敏感度分析(續)

以於變末團融幣是個外可估分準敏發且當具險理告匯的不足所。層期率變一個分離,就工風管報幣能,析進份。會外於用存面上對末合變一相分匯告本的的變至期及的年的五同人。

管理層認為, 敏感 度分析未能代表 固有之外幣階率 險,乃由於年結日 風險。 風險。

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38. FINANCIAL INSTRUMENTS (Continued)

c) Estimation of fair values

The following summarises the major methods and assumptions used in estimating the fair values of the following financial instruments.

i) Loan and receivables and financial liabilities at amortised cost

For financial assets and financial liabilities that are liquid or having a short-term maturity, it is assumed that the carrying amounts approximate their fair values. The assumption is applied to trade receivables with normal credit terms, other receivables, trade and other payables, pledged bank deposits and bank balances without a specific maturity. For other financial instruments (including trade receivables with extended credit terms), the fair values are determined in accordance with generally accepted pricing models based on discounted cash flow analysis.

38. 金融工具(績)

c) 公平值估計

以下概述以下金融工具的估計 公平值所用之主要方法及假 設。

i) 貸款及應收款項以及以 攤銷成本計量的金融負 債

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39. CRITICAL ACCOUNTING JUDGEMENTS AND KEY SOURCES OF ESTIMATES UNCERTAINTY

a) Key sources of estimation uncertainty

In the application of the Group's accounting policies, which are described in note 2, 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 associated assumptions are based on historical experience and other factors that are considered to be relevant. Actual results may differ from these estimates.

The estimates and underlying assumption 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 revision affects both current and future period.

i) Useful lives and residual values of property, plant and equipment and prepaid lease payments

Management determines the estimated useful lives and residual values for the Group's property, plant and equipment and prepaid lease payments in accordance with the Group's accounting policies stated in notes 2(e) and 2(f) respectively. The Group will revise the depreciation charge and the amortisation expense where useful lives and residual values are different from previous estimates, or will write off or write down technically obsolete or non-strategic assets that have been abandoned or sold.

39. 關鍵會計判斷及估計不明朗 因素主要來源

a) 不明朗估計之主要來源

誠如附註2所披露,在應用本 集團會計政策時,本公司董事 須判斷顯然無法從其他來源取 得之資產及負債賬面值。該等 估計及有關假設乃根據過往經 驗及被認為在屬相關之其他因 素而作出。實際結果可能有別 於該等估計。

該估計及相關假設會按持續基 準進行檢討。對會計估計進行 修訂時,倘修訂僅影響該期 間,則修訂會於修訂估計之期 間確認;或倘有關修訂同時影 響即期及未來期間,則會於修 訂期間及未來期間確認。

i) 物業、廠房及設備以及 預付租賃款項之可使用 年期及剩餘價值

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39. CRITICAL ACCOUNTING JUDGEMENTS AND KEY SOURCES OF ESTIMATES UNCERTAINTY (Continued)

a) Key sources of estimation uncertainty (Continued)

ii) Impairment of property, plant and equipment and prepaid lease payments

> If circumstances indicate that the carrying value of an item of the property, plant and equipment and prepaid lease payments may not be recoverable, the asset may be considered "impaired", and an impairment loss may be recognised in profit or loss in accordance with the accounting policy for impairment of property, plant and equipment and prepaid lease payments as described in note 2(g)(ii). The carrying amounts of assets are reviewed periodically in order to assess whether the recoverable amounts have declined below the carrying amounts. These assets are tested for impairment whenever events or changes in circumstances indicate that their recorded carrying amounts may not be recoverable. When such a decline has occurred, the carrying amount is reduced to recoverable amount.

39. 關鍵會計判斷及估計不明朗 因素主要來源(績)

- a) 不明朗估計之主要來源(續)
 - *ii) 物業、廠房及設備以及 預付租賃款項之減值*

倘有跡象顯示物業、廠 房及設備項目及預付租 賃款項之賬面值不能收 回,則資產可能視為「已 減值」,並按附註2(g)(ii) 所述有關物業、廠房及 設備及預付租賃款項減 值之會計政策於損益確 認減值虧損。資產賬面 值會定期進行檢討以評 估可收回金額有否降至 低於賬面值。倘有事件 或情況轉變顯示資產入 賬之賬面值可能無法收 回,即會對有關資產進 行減值測試。若出現有 關減值情況,則會將賬 面值減至可收回金額。

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39. CRITICAL ACCOUNTING JUDGEMENTS AND KEY SOURCES OF ESTIMATES UNCERTAINTY (Continued)

- a) Key sources of estimation uncertainty (Continued)
 - *ii)* Impairment of property, plant and equipment and prepaid lease payments (Continued)

The recoverable amount is the greater of the fair value less costs of disposal and the value in use. In determining the value in use, expected future cash flows generated by the asset are discounted to their present value, which requires significant judgement relating to the level of revenue and amount of operating costs. The Group uses all readily available information in determining an amount that is a reasonable approximation of recoverable amount, including estimates based on reasonable and supportable assumptions and projections of the level of revenue and amount of operation costs. Changes in these estimates could have a significant impact on the carrying value of the assets and could result in additional impairment charge or reversal of impairment in future periods. As at 31 December 2016, the carrying amount of the Group's prepaid lease payments, and property, plant and equipment are approximately RMB52,149,000 (2015: RMB53,340,000) and RMB399,098,000 (2015: RMB428,836,000), respectively.

- 39. 關鍵會計判斷及估計不明朗 因素主要來源(績)
 - a) 不明朗估計之主要來源(續)
 - 初業、廠房及設備以及
 預付租賃款項之減值
 (續)

可收回金額乃公平值減 出售成本與使用價值之 較高者。釐定使用價值 時,會將資產產生之預 期未來現金流量折現至 其現值,此需要對收益 水平及經營成本金額作 出重大判斷。本集團利 用所有可得資料(包括 基於合理及有力假設之 估計以及對收益水平及 經營成本金額之預測), 釐定可收回金額之合理 近似金額。該等估計之 變動可能對資產賬面值 產生重大影響,並可能 導致於未來期間之額外 減值支出或撥回減值。 於二零一六年十二月三 十一日,本集團之預付 租賃款項以及物業、廠 房及設備賬面值分別約 為人民幣52,149,000 元(二零一五年:人民 幣53,340,000元) 及 人民幣399,098,000元 (二零一五年:人民幣 428,836,000元)。

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39. CRITICAL ACCOUNTING JUDGEMENTS AND KEY SOURCES OF ESTIMATES UNCERTAINTY (Continued)

a) Key sources of estimation uncertainty (Continued)

iii) Net realisable value of inventories

Net realisable value of inventories is the estimated selling price in the ordinary course of business, less estimated costs of completion and the estimated costs necessary to make the sale. These estimates are based on the current market conditions and the historical experience of manufacturing and selling products of similar nature. Management will reassess the estimates at the end of each reporting period. The carrying amount of the Group's inventories as at 31 December 2016 is approximately RMB197,984,000 (2015: RMB238,605,000).

iv) Trade and other receivables

The Group's management determines the provision for impairment of trade and other receivables based on the evaluation of collectibility, ageing analysis of accounts and on management's judgement. A considerable amount of judgement is required in assessing the ultimate realisation of these receivables, including the current creditworthiness and the past collection history of each debtor. Management reassesses the provision at the end of each reporting period. The carrying amount of the Group's loans and receivables (included in current and non-current trade and other receivables) as at 31 December 2016 is approximately RMB769,725,000 (2015: RMB584,352,000).

39. 關鍵會計判斷及估計不明朗 因素主要來源(績)

- a) 不明朗估計之主要來源(續)
 - iii) 存貨之可變現淨值

iv) 應收貿易及其他款項

應收貿易及其他款項減 值撥備由本集團之管理 層根據可收回性評估、 賬目賬齡分析及管理層 判斷決定。評估該等應 收款項的最終變現能力 需要進行大量判斷,包 括各債務人的現時信譽 及過往收回歷史。該估 計乃基於本集團客戶以 往之信貸記錄及當前市 場狀況。管理層將於各 報告期末重新評估該等 撥備。於二零一六年十 二月三十一日,本集團 之貸款及應收款項(計入 流動及非流動應收貿易 及其他款項)之賬面值 約為人民幣769,725,000 元(二零一五年:人民幣 584,352,000元)。

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39. CRITICAL ACCOUNTING JUDGEMENTS AND KEY SOURCES OF ESTIMATES UNCERTAINTY (Continued)

a) Key sources of estimation uncertainty (Continued)

v) Construction contracts

As explained in policy notes 2(i) and (2)(s) (ii), revenue and profit recognition on an incompleted project is dependent on estimating the total outcome of the construction contract, as well as the work done to date. Based on the Group's recent experience and the nature of the construction activities undertaken by the Group, the Group makes estimates of the point at which it considers the work is sufficiently advanced such that the costs to complete and revenue can be reliably estimated. As a result, until this point is reached the amounts due from customers for contract work as disclosed in note 26 will not include profit or loss which the Group may eventually realise from the work done to date. In addition, actual outcomes in terms of total cost or revenue may be higher or lower than that estimated at the end of the reporting period, which would affect the revenue and profit recognised in future years as an adjustment to the amounts recorded to date.

vi) Warranty provisions

As explained in note 36, the Group does not make provision for product warranties arising from sales of its EP products and equipment, and provision of EP construction engineering projects, taking into account the Group's recent claim experience as the Group has also received warranties in respect of those construction work and equipment supplied from its sub-contractors and suppliers. It is not indicative of future claims that it will receive in respect of past sales.

39. 關鍵會計判斷及估計不明朗 因素主要來源(績)

- a) 不明朗估計之主要來源(續)
 - り 建造合約

誠如政策附註2(i)及(2) (s)(ii)所述,未完成項目 的收入及溢利確認取決 於建造合約的成果及直 至當日止的工作完成程 度的估計。根據本集團 最近經驗及本集團進行 的建造業務性質,本集 團已就其認為工程已取 得充足預付款項而作出 估計,因此能夠可靠地 估計完成成本及收入。 因此,直至此金額達到 附註26所披露的合約工 程應收客戶款項為止, 不會計入本集團最終自 截至當日止工程完成進 度中所變現的損益。此 外,以總成本或收入計 算的實際成果可能高於 或低於報告期末的估 計,可能影響未來數年 的收入及溢利,作為截 至當日錄得金額的調整。

vi) 保養撥備

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39. CRITICAL ACCOUNTING JUDGEMENTS AND KEY SOURCES OF ESTIMATES UNCERTAINTY (Continued)

b) Critical accounting judgements in applying the Group's accounting policies

In determining the carrying amounts of certain assets and liabilities, the Group makes assumptions for the effects of uncertain future events on those assets and liabilities at the end of each reporting period. These estimates involve assumptions about such items as cash flows and discount rates used. The Group's estimates and assumptions are based on historical experience and expectations of future events and are reviewed periodically. In addition to assumptions and estimations of future events, judgements are also made during the process of applying the Group's accounting policies.

i) Income taxes

The Group is subject to income tax in Hong Kong and various taxes in the PRC. Significant judgement is required in determining the provision for taxation. There are many transactions and calculations for which the ultimate tax determination is uncertain during the ordinary course of business. The Group recognises liabilities for anticipated tax issues based on estimates of whether additional tax will be due. Where the final tax outcome of these matters is different from the amounts that were initially recorded, such differences will impact the income tax and deferred tax provisions in the period in which such determination is made.

39. 關鍵會計判斷及估計不明朗 因素主要來源(績)

b) 應用本集團之會計政策當中作 出之重要判斷

> 在釐定若干資產及負債之賬面 值時,本集團就不確定的未來 事件對各報告期間結算日資產 及負債之影響作出假設。有關 估計涉及對現金流量及所用折 現率之假設。本集團根據過往 經驗及對未來事件之預計作出 估計及假設,並定期檢討。除 對未來事件之假設及估計外, 本集團在應用會計政策時亦作 出判斷。

i) 所得税

本集團在香港須繳付所 得税,而在中國須繳付 不同税項。於釐定税項 撥備時須作出重大判 斷。於一般業務過程中 存有頗多交易及計算, 使得最終税務釐定存在 不確定性。本集團根據 對是否須繳納額外税項 之估計就預期税務事宜 確認負債。倘上述事宜 之最終税務結果與最初 記錄之金額有所不同, 有關差額將影響作出有 關釐定期間之所得税及 遞延税項撥備。

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39. CRITICAL ACCOUNTING JUDGEMENTS AND KEY SOURCES OF ESTIMATES UNCERTAINTY (Continued)

- b) Critical accounting judgements in applying the Group's accounting policies (Continued)
 - *ii)* Withholding tax on the distributable profits of the Company's subsidiaries established in the PRC

On 16 March 2007, National People's Congress approved the New EIT Laws which was effective from 1 January 2008. According to the relevant regulations of the New EIT Laws, when a foreign investment enterprise distributes dividends out of the profits earned from 1 January 2008 onwards to its foreign investors, they are subject to the PRC Enterprise Income Tax. The applicable income tax rate varies with the origin of the overseas investors.

The Group has made provision for withholding tax on dividends expected to be remitted from the subsidiaries established in the PRC, based on the Group's general dividend policy for the profits generated by these subsidiaries after 1 January 2008. The Group provided withholding tax for such undistributed profits as deferred tax liabilities. The directors of the Company will regularly review the dividend distribution policy of these subsidiaries from time to time.

39. 關鍵會計判斷及估計不明朗 因素主要來源(績)

- b) 應用本集團之會計政策當中作 出之重要判斷(續)
 - ii) 本公司在中國成立的附 屬公司的可分派溢利預 扣税

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40. DISPOSAL OF SUBSIDIARIES

As disclosed in note 7, the Group discontinued its operations of provision of EP related professional services at the time of disposal of its entire equity interest in Wuxi Zhong Dian. The gain from disposal of the Disposal Group was analysed as follows:

40. 出售附屬公司

按附註7所披露,本集團於出售其於 無錫中電的全部股本權益時,終止 其提供環保相關專業服務之業務。 出售出售集團之收益分析如下:

			2015 二零一五年 RMB'000 人民幣千元
Cash consideration received	已收現金代價		800
Analysis of assets and liabilities over which control was lost: Prepaid lease payments Property, plant and equipment Trade and other receivables Inventories Cash and bank balances Amount due from a fellow subsidiary Trade and other payables Short-term bank loan Deposits received and receipts in advance Amount due to an intermediate holding company Amount due to a fellow subsidiary	失去控制權的資產及 預付租賃款項 物收貿易及其他款項 存貨金及銀行結餘 應付貿易及其他款項 現銀行算象及 期銀行算款 已收付留易及其他款項 已收付中間控股公司款 應付一間同系附屬公	司款項 項	5,180 11,783 181,801 82,927 1,673 1,332 (55,328) (9,000) (232,727) (22,921) (1,867)
Non-controlling interests	應內一间向系內屬公 非控股權益 出售之負債淨額	山 秋頃	(1,807) 9,341 (27,806)
Gain on disposal of subsidiaries: Cash consideration received Net liabilities disposed of Assignment of amount due from a fellow subsidiary Assignment of amount due to an intermediate holding company Assignment of amount due to a fellow subsidiary	出售附屬公司之收益 已收現金代價 出售之負債淨額 應收一間同系附屬公 應付中間控股公司之: 應付一間同系附屬公	司之分配金額 分配金額	800 27,806 1,332 (22,921) (1,867)
Gain on disposal of subsidiaries (Note 7)	出售附屬公司之收益	(附註7)	5,150
Net cash outflows arising on disposal: Cash consideration received Less: Cash and cash equivalents disposed of Net cash outflows from disposal of subsidiaries	出售之現金流出淨額 已收現金代價 減:出售之現金及等 出售附屬公司之現金;	司現金項目	800 (1,673) (873)
The results and cash flows of the Disposal G	roup, which	出售集團自二零一五	

The results and cash flows of the Disposal Group, which comprised only the operation of provision of EP related professional services, for the period from 1 January 2015 to the date of disposal were disclosed in note 7.

出售集團目二苓一五年一月一日全 出售日期期間之業績及現金流量(僅 包括提供環保相關專業服務之業務) 披露於附註7。

For the year ended 31 December 2016 截至二零一六年十二月三十一日止年度

41. MAJOR NON-CASH TRANSACTIONS

During the year ended 31 December 2015, trade receivables of approximately RMB15,030,000 were settled by prepaid lease payments and buildings with carrying amounts of approximately RMB5,180,000 and RMB9,850,000 respectively.

42. COMPANY-LEVEL STATEMENT OF **FINANCIAL POSITION**

41. 主要非現金交易

於截至二零一五年十二月三十一日 止年度,應收貿易款項約人民幣 15,030,000元以賬面值分別約人民 幣5,180,000元及人民幣9,850,000 元之租賃土地及樓宇結算。

42. 公司層面財務狀況表

		Note 附註	2016 二零一六年 RMB'000 人民幣千元	2015 二零一五年 RMB'000 人民幣千元			
NON-CURRENT ASSETS	非流動資產		0.40	007			
Plant and equipment Investments in subsidiaries	廠房及設備 於附屬公司之投資	18	249 588,871	337 551,544			
			589,120	551,881			
CURRENT ASSETS	流動資產						
Amount due from a subsidiary	應收一間附屬公司的款項		280,526	262,578			
Other receivables	其他應收款項		1,124	774			
Cash and bank balances	現金及銀行結餘		625	187			
			282,275	263,539			
CURRENT LIABILITIES	流動負債						
Amounts due to subsidiaries	應付附屬公司的款項		44,331	42,743			
Other payables	其他應付款項		18,488	3,192			
			62,819	45,935			
NET CURRENT ASSETS	流動資產淨值		219,456	217,604			
NET ASSETS	資產淨值		808,576	769,485			
	д i i f i i i i i i i i i i i i i i i i						
CAPITAL AND RESERVES	股本及儲備						
Share capital	股本	29	78,073	78,073			
Reserves	儲備	30	730,503	691,412			
TOTAL EQUITY	權益總額		808,576	769,485			
			000,070	100,400			
Approved and authorised for issue by the board of 经董事會於二零一七年三月三十日							

directors on 30 March 2017 and are signed on its behalf by:

批准及授權刊發,並由下列董事代 表簽署:

Jiang Quanlong	蔣泉龍	Jiang Xin	蔣鑫
Director	董事	Director	董事

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43. IMMEDIATE AND ULTIMATE CONTROLLING PARTY

The directors of the Company consider the immediate and ultimate controlling party of the Group to be Praise Fortune Limited, which was incorporated in the British Virgin Islands. This entity does not produce financial statements available for public use.

43. 直接及最終控制方

本公司董事認為,本集團之直接 及最終控制方為於英屬處女群島 註冊成立之公司Praise Fortune Limited。該實體並無編製可供公眾 查閱之財務報表。

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44. POSSIBLE IMPACT OF AMENDMENTS, NEW STANDARDS AND INTERPRETATIONS ISSUED BUT NOT YET EFFECTIVE FOR THE YEAR ENDED 31 DECEMBER 2016

Up to the date of issuance of these financial statements, the HKICPA has issued a number of amendments and new standards which are not yet effective for the year ended 31 December 2016 and which have not been adopted in these financial statements. These include the following which may be relevant to the Group.

44. 已頒佈但於截至二零一六年 十二月三十一日止年度尙未 生效之修訂本、新準則及詮 釋之可能影響

截至此等財務報表刊發日期,香港 會計師公會已頒佈若干於截至二零 一六年十二月三十一日止年度尚未 生效且並無於此等財務報表中採納 的修訂本及新準則。其中包括以下 可能與本集團有關者。

	Effective for accounting periods beginning on or after		於 <i>下列日期</i> 或之後開始 之會計期間 生效
Amendments to HKAS 7 "Statement of Cash Flows: Disclosure Initiative"	1 January 2017	香港會計準則第7號 (修訂本)「現金流量 表:披露計劃」	二零一七年 一月一日
Amendments to HKAS 12 "Income Taxes: Recognition of Deferred Tax Assets for Unrealised Losses"	1 January 2017	香港會計準則第12號 (修訂本)「所得税: 就未變現虧損確認 遞延税項資產」	二零一七年 一月一日
HKFRS 9 "Financial Instruments"	1 January 2018	香港財務報告準則第9號 「金融工具」	二零一八年 一月一日
HKFRS 15 "Revenue from Contracts with Customers"	1 January 2018	香港財務報告準則第15號 「來自客戶合約之收益」	
Amendments to HKFRS 2 "Share- based Payment: Classification and Measurement of Share-based Payment Transactions"	1 January 2018	香港財務報告準則第2號 (修訂本)「以股份為 基礎付款:以股份為 基礎付款交易的分類 及計量」	二零一八年 一月一日
HKFRS 16 "Leases"	1 January 2019	香港財務報告準則 第16號「租賃」	二零一九年 一月一日

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44. POSSIBLE IMPACT OF AMENDMENTS, NEW STANDARDS AND INTERPRETATIONS ISSUED BUT NOT YET EFFECTIVE FOR THE YEAR ENDED 31 DECEMBER 2016 (Continued)

The Group is in the process of making an assessment of what the impact of these amendments and new standards is expected to be in the period of initial application. So far the Group has identified some aspects of the new standards which may have a significant impact on the consolidated financial statements. Further details of the expected impacts are discussed below.

As the Group has not completed its assessment, further impacts may be identified in due course and will be taken into consideration when determining whether to adopt any of these new requirements before their effective date and which transitional approach to take, where there are alternative approaches allowed under the new standards.

HKFRS 9 "Financial instruments"

HKFRS 9 will replace the current standard on accounting for financial instruments, HKAS 39 "Financial Instruments: Recognition and Measurement". HKFRS 9 introduces new requirements for classification and measurement of financial assets, calculation of impairment of financial assets and hedge accounting. On the other hand, HKFRS 9 incorporates without substantive changes the requirements of HKAS 39 for recognition and derecognition of financial instruments and the classification of financial liabilities. Expected impacts of the new requirements on the Group's consolidated financial statements are as follows:

44. 已頒佈但於截至二零一六年 十二月三十一日止年度尙未 生效之修訂本、新準則及詮 釋之可能影響(績)

本集團正在評估該等修訂本及新準 則在首次應用期間預期將產生之影 響。迄今,本集團已發現新準則的 若干方面可能對綜合財務報表造成 重大影響。預期影響的進一步詳情 論述於下文。

由於本集團尚未完成其評估,故本 集團可於適當時候識別進一步影 響,並將於決定於該等新規定生效 日期前是否採納任何該等新規定及 在根據新訂準則有替代方法可用時 採用何種過渡方法時考慮該等影響。

香港財務報告準則第9號「金融工 具」

香港財務報告準則第9號將取代有關 金融工具會計處理方法的現有準則 香港會計準則第39號「金融工具: 確認及計量」。香港財務報告準則第 9號引入分類及計量金融資產、計 算金融資產減值及對沖會計的新規 定。另一方面,香港財務報告準則第 9號納入且並無大幅變動香港會計 準則第39號有關確認及終止確認金 融工具及金融負債分類的規定。新 規定對本集團綜合財務報表的預期 影響如下:

For the year ended 31 December 2016 截至二零一六年十二月三十一日止年度

44. POSSIBLE IMPACT OF AMENDMENTS, NEW STANDARDS AND INTERPRETATIONS ISSUED BUT NOT YET EFFECTIVE FOR THE YEAR ENDED 31 DECEMBER 2016 (Continued)

HKFRS 9 "Financial instruments" (Continued)

(a) Classification and measurement

HKFRS 9 contains three principal classification categories for financial assets: measured at (i) amortised cost, (ii) fair value through profit or loss ("FVTPL") and (iii) fair value through other comprehensive income ("FVTOCI") as follows:

- The classification for debt instruments is determined based on the entity's business model for managing the financial assets and the contractual cash flow characteristics of the asset. If a debt instrument is classified as FVTOCI then effective interest, impairments and gains/losses on disposal will be recognised in profit or loss.
- For equity securities, the classification is FVTPL regardless of the entity's business model. The only exception is if the equity security is not held for trading and the entity irrevocably elects to designate that security as FVTOCI. If an equity security is designated as FVTOCI then only dividend income on that security will be recognised in profit or loss. Gains, losses and impairments on that security will be recognised in other comprehensive income without recycling.

44. 已頒佈但於截至二零一六年 十二月三十一日止年度尙未 生效之修訂本、新準則及詮 釋之可能影響(續)

香港財務報告準則第9號「金融工 具」(續)

(a) 分類及計量

香港財務報告準則第9號包括 金融資產的三個主要分類方 法:(i)按攤銷成本:(ii)按公平 值於損益入賬(「按公平值於 損益入賬」);及(iii)按公平值於 其他全面收益入賬(「按公平值 於其他全面收益入賬()計量如 下:

- 債務工具之分類乃基於 實體管理金融資產的 了建立及該資產的合約 現金流特點而釐定。約 現金流特點而釐定。倘 債務工具分類為按公平 值於其他全面收益入賬 計量,則實際權益、減 值及出售收益/虧損將 於損益內確認。
- 就股本證券而言,不論 實體採用何種業務模式 均分類為按公平值於損 益入賬計量,惟股本證 券並非持作買賣及該實 體不可撤回地選擇指定 該證券為按公平值於其 他全面收益入賬計量則 例外。倘股本證券獲指 定為按公平值於其他全 面收益入賬計量,則僅 該證券的股息收入將於 損益內確認。該證券之 收益、虧損及減值將於 其他全面收益內確認且 不可撥回。

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44. POSSIBLE IMPACT OF AMENDMENTS, NEW STANDARDS AND INTERPRETATIONS ISSUED BUT NOT YET EFFECTIVE FOR THE YEAR ENDED 31 DECEMBER 2016 (Continued)

HKFRS 9 "Financial instruments" (Continued)

(a) Classification and measurement (Continued)

Based on the preliminary assessment, the Group expects that its financial assets currently measured at amortised cost and FVTPL will continue with their respective classification and measurements upon the adoption of HKFRS 9.

The classification and measurement requirements for financial liabilities under HKFRS 9 are largely unchanged from HKAS 39, except that HKFRS 9 requires the fair value change of a financial liability designated at FVTPL that is attributable to changes of that financial liability's own credit risk to be recognised in other comprehensive income (without reclassification to profit or loss). The Group currently does not have any financial liabilities designated at FVTPL and therefore this new requirement may not have any impact on the Group on adoption of HKFRS 9.

44. 已頒佈但於截至二零一六年 十二月三十一日止年度尚未 生效之修訂本、新準則及詮 釋之可能影響(績)

香港財務報告準則第9號「金融工 具」(續)

(a) 分類及計量(續)

根據初步評估,本集團預期其 現時按攤銷成本及按公平值於 損益入賬計量之金融資產將於 採納香港財務報告準則第9號 後繼續其各自之分類及計量。

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44. POSSIBLE IMPACT OF AMENDMENTS, NEW STANDARDS AND INTERPRETATIONS ISSUED BUT NOT YET EFFECTIVE FOR THE YEAR ENDED 31 DECEMBER 2016 (Continued)

HKFRS 9 "Financial instruments" (Continued)

(b) Impairment

The new impairment model in HKFRS 9 replaces the "incurred loss" model in HKAS 39 with an "expected credit loss" model. Under the expected credit loss model, it will no longer be necessary for a loss event to occur before an impairment loss is recognised. Instead, an entity is required to recognise and measure expected credit losses as either 12-month expected credit losses or lifetime expected credit losses, depending on the asset and the facts and circumstances. This new impairment model may result in an earlier recognition of credit losses on the Group's trade receivables and other financial assets. However, a more detailed analysis is required to determine the extent of the impact.

(c) Hedge accounting

HKFRS 9 does not fundamentally change the requirements relating to measuring and recognising ineffectiveness under HKAS 39. However, greater flexibility has been introduced to the types of transactions eligible for hedge accounting. The Group currently does not have any hedge and therefore this new requirement may not have any impact on the Group on adoption of HKFRS 9.

44. 已頒佈但於截至二零一六年 十二月三十一日止年度尙未 生效之修訂本、新準則及詮 釋之可能影響(績)

香港財務報告準則第9號「金融工 具」(續)

(b) 減值

(c) 對沖會計處理

香港財務報告準則第9號並無 從根本上改變香港會計準則第 39號項下有關計量及確認無效 性的規定。然而,符合資格進 行對沖會計處理的交易類別 引入更大靈活性。由於本集別 引入更大靈活性。由於本集團 目前並無進行任何對沖,故 報告準則第9號時對本集團產 生任何影響。

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44. POSSIBLE IMPACT OF AMENDMENTS, NEW STANDARDS AND INTERPRETATIONS ISSUED BUT NOT YET EFFECTIVE FOR THE YEAR ENDED 31 DECEMBER 2016 (Continued)

HKFRS 15 "Revenue from Contracts with Customers"

HKFRS 15 establishes a comprehensive framework for recognising revenue from contracts with customers. HKFRS 15 will replace the existing revenue standards, HKAS 18 "Revenue", which covers revenue arising from sale of goods and rendering of services, and HKAS 11 "Construction Contracts", which specifies the accounting for revenue from construction contracts. The Group is currently assessing the impacts of adopting HKFRS 15 on its consolidated financial statements. Based on the preliminary assessment, the Group has identified the following areas which are likely to be affected:

(a) Timing of revenue recognition

The Group's revenue recognition policies are disclosed in note 2(s). Currently, revenue arising from construction contracts and the provision of services is recognised over time, whereas revenue from the sale of goods is generally recognised when the risks and rewards of ownership have passed to the customers.

Under HKFRS 15, revenue is recognised when the customer obtains control of the promised good or service in the contract. HKFRS 15 identifies three situations in which control of the promised good or service is regarded as being transferred over time:

- When the customer simultaneously receives and consumes the benefits provided by the entity's performance, as the entity performs;
- When the entity's performance creates or enhances an asset (for example work in progress) that the customer controls as the asset is created or enhanced;

44. 已頒佈但於截至二零一六年 十二月三十一日止年度尚未 生效之修訂本、新準則及詮 釋之可能影響(績)

香港財務報告準則第15號「來自客 戶合約之收益」

香港財務報告準則第15號建立了確 認來自客戶合約收益的全面框架。 香港財務報告準則第15號將取代現 有收益準則,即香港會計準則第18 號「收益」(包括銷售貨物及提供服 務所產生的收益)及香港會計準則第18 號「產生的收益)及香港會計準則第 11號「建造合約」(訂明建造合約收 益的會計處理方法)。本集團現筆 其綜合財務報表之影響。根據初步 評估,本集團已識別以下可能受影 響之方面:

(a) 收益確認之時間

本集團之收益確認政策披露於 附註2(s)。目前,建造合約及 提供服務所得收益隨時間推移 確認,售貨所得收益則通常於 所有權風險及回報轉移予客戶 時確認。

根據香港財務報告準則第15 號,收益於客戶獲得合約之承 諾貨物或服務之控制權時確 認。香港財務報告準則第15號 確定了以下對承諾貨物或服務 之控制權被視為隨時間轉移之 三種情況:

- (i) 當客戶於實體履約時同
 時接受及使用實體履約
 所提供之利益時;
- (ii) 當實體履約創造或增強
 一項於資產被創造或增
 強時由客戶控制之資產
 (如在建工程)時;

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44. POSSIBLE IMPACT OF AMENDMENTS, NEW STANDARDS AND INTERPRETATIONS ISSUED BUT NOT YET EFFECTIVE FOR THE YEAR ENDED 31 DECEMBER 2016 (Continued)

HKFRS 15 "Revenue from Contracts with Customers" (Continued)

- (a) Timing of revenue recognition (Continued)
 - (iii) When the entity's performance does not create an asset with an alternative use to the entity and the entity has an enforceable right to payment for performance completed to date.

If the contract terms and the entity's activities do not fall into any of these three situations, then under HKFRS 15 the entity recognises revenue for the sale of that good or service at a single point in time, being when control has passed. Transfer of risks and rewards of ownership is only one of the indicators that will be considered in determining when the transfer of control occurs.

As a result of this change from the risk-and-reward approach to the contract-by-contract transfer-ofcontrol approach, it is possible that once the Group adopts HKFRS 15 some of the Group's business activities that are currently recognised at a point in time may meet the HKFRS 15 criteria for revenue recognition over time. This will depend on the terms of the sales contract and the enforceability of any specific performance clauses in that contract, which may vary depending on the jurisdiction in which the contract would be enforced. It is also possible that for the remainder of the Group's contracts the point in time when revenue is recognised may be earlier or later than under the current accounting policy. However, further analysis is required to determine whether this change in accounting policy may have a material impact on the amounts reported in any given financial reporting period.

44. 已頒佈但於截至二零一六年 十二月三十一日止年度尙未 生效之修訂本、新準則及詮 釋之可能影響(績)

香港財務報告準則第15號「來自客 戶合約之收益」(續)

- (a) 收益確認之時間(續)
 - (iii) 當實體之履約並無創造 對實體而言具替代用途 之資產,且該實體對迄 今完成之履約付款具有 可執行權利時。

倘合約條款及實體活動並不屬 於任何該等三種情況,則根據, 實體於某一指定時間點(即控 制權轉移時)就銷售貨物或服 務確認收益。所有權風險及回 報之轉移僅為於釐定控制權轉 移發生時將考慮的其中一項指 標。

由於從風險及回報法向按合約 轉讓控制權法轉變,一旦本集 團採納香港財務報告準則第15 號,本集團目前按時間點確認 的的若干業務活動可能須符合 香港財務報告準則第15號的 標準隨時間推移確認收益。這 將取決於銷售合約的條款及該 合約任何特定執行條文能否執 行,而這可因應執行該合約所 在司法權區而有所不同。就本 集團其餘合約而言,收益確認 之時間點亦可能較根據現有會 計政策之時間點提前或推遲。 然而,釐定有關會計政策變動 是否會對任何特定財務報告期 間呈報之金額有重大影響仍須 待進一步分析。

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44. POSSIBLE IMPACT OF AMENDMENTS, NEW STANDARDS AND INTERPRETATIONS ISSUED BUT NOT YET EFFECTIVE FOR THE YEAR ENDED 31 DECEMBER 2016 (Continued)

HKFRS 15 "Revenue from Contracts with Customers" (Continued)

(b) Significant financing component

HKFRS 15 requires an entity to adjust the transaction price for the time value of money when a contract contains a significant financing component, regardless of whether the payments from customers are received significantly in advance or in arrears. Currently, the Group would only apply such a policy when payments are significantly deferred, which is currently not common in the Group's arrangements with its customers.

(c) Sales with a right of return

Currently when the customers are allowed to return the products, the Group estimates the level of returns and makes an adjustment against revenue and cost of sales. The Group expects that the adoption of HKFRS 15 will not materially affect how the Group recognises revenue and cost of sales when the customers have a right of return. However, the new requirement to recognise separately a return asset for the products expected to be returned will impact the presentation in the consolidated statement of financial position as the Group currently adjusts the carrying amounts of inventory for the expected returns, instead of recognising a separate asset.

44. 已頒佈但於截至二零一六年 十二月三十一日止年度尙未 生效之修訂本、新準則及詮 釋之可能影響(績)

香港財務報告準則第15號「來自客 戶合約之收益」(續)

(b) 重大融資部分

香港財務報告準則第15號要求 實體於合約包含重大融資部分 時就貨幣時間價值調整交易價 格,而不管來自客戶之付款將 人部分提前收取或延後收取。 目前,本集團僅於付款大幅 期時(目前本集團與其客戶 之安排中並不常見)採納此政 策。

(c) 具退貨權之銷售

For the year ended 31 December 2016 截至二零一六年十二月三十一日止年度

44. POSSIBLE IMPACT OF AMENDMENTS, NEW STANDARDS AND INTERPRETATIONS ISSUED BUT NOT YET EFFECTIVE FOR THE YEAR ENDED 31 DECEMBER 2016 (Continued)

HKFRS 16 "Leases"

As disclosed in note 2(f), currently the Group classifies leases into finance leases and operating leases and accounts for the lease arrangements differently, depending on the classification of the lease. The Group enters into some leases as the lessor and others as the lessee.

HKFRS 16 is not expected to impact significantly on the way that lessors account for their rights and obligations under a lease. However, once HKFRS 16 is adopted, lessees will no longer distinguish between finance leases and operating leases. Instead, subject to practical expedients, lessees will account for all leases in a similar way to current finance lease accounting, i.e. at the commencement date of the lease the lessee will recognise and measure a lease liability at the present value of the minimum future lease payments and will recognise a corresponding "right-of-use" asset. After initial recognition of this asset and liability, the lessee will recognise interest expense accrued on the outstanding balance of the lease liability, and the depreciation of the right-of-use asset, instead of the current policy of recognising rental expenses incurred under operating leases on a systematic basis over the lease term. As a practical expedient, the lessee can elect not to apply this accounting model to short-term leases (i.e. where the lease term is 12 months or less) and to leases of low-value assets, in which case the rental expenses would continue to be recognised on a systematic basis over the lease term.

HKFRS 16 will primarily affect the Group's accounting as a lessee of leases for properties and equipment which are currently classified as operating leases. The application of the new accounting model is expected to lead to an increase in both assets and liabilities and to impact on the timing of the expense recognition in the consolidated statement of profit or loss and other comprehensive income over the period of the lease.

44. 已頒佈但於截至二零一六年 十二月三十一日止年度尚未 生效之修訂本、新準則及詮 釋之可能影響(續)

香港財務報告準則第16號「租賃」

誠如附註2(f)所披露,本集團現時將 租賃分類為融資租賃及經營租賃, 並根據租賃的分類對租賃安排進行 不同列賬。本集團(作為出租人)與 其他方(作為承租人)訂立若干租 約。

預期香港財務報告準則第16號將不 會大幅影響出租人根據租約將彼等 權利及義務入賬的方式。然而,一 旦採納香港財務報告準則第16號, 承租人將不再區分融資租賃及經營 租賃。相反,受可行權宜方法的規 限,承租人將按與現有融資租賃會 計處理方法類似的方式將所有租約 入賬,即於租約開始日期,承租人 將按日後最低租賃付款的現值確認 及計量租賃負債,及將確認相應的 「使用權」資產。於初步確認該資產 及負債後,承租人將確認租賃負債 結餘所產生的利息開支及使用權資 產折舊,而非根據現有政策於租期 內按系統基準確認根據經營租約所 產生的租賃開支。作為一項可行權 宜方法,承租人可選擇不將此會計 模式應用於短期租賃(即租期為12 個月或以下)及低價值資產的租賃, 於該等情況下,租金開支將繼續於 租期內按系統基準確認。

香港財務報告準則第16號將主要影響本集團作為租約承租人就若干物 業及設備(現時分類為經營租賃)的 會計處理方法。預期應用新會計模 式將導致資產及負債均有所增加, 及影響租約期間於綜合損益及其他 全面收益表確認開支的時間。

For the year ended 31 December 2016 截至二零一六年十二月三十一日止年度

44. POSSIBLE IMPACT OF AMENDMENTS, NEW STANDARDS AND INTERPRETATIONS ISSUED BUT NOT YET EFFECTIVE FOR THE YEAR ENDED 31 DECEMBER 2016 (Continued)

HKFRS 16 "Leases" (Continued)

As disclosed in note 35(b), the Group's future minimum lease payments under non-cancellable operating leases as at 31 December 2016 amounted to approximately RMB2,112,000 for properties and equipment, which are payable between 1 and 5 years. Some of these amounts may therefore need to be recognised as lease liabilities, with corresponding right-of-use assets, once HKFRS 16 is adopted. The Group will need to perform a more detailed analysis to determine the amounts of new assets and liabilities arising from operating lease commitments on adoption of HKFRS 16, after taking into account the applicability of the practical expedient and adjusting for any leases entered into or terminated between now and the adoption of HKFRS 16 and the effects of discounting.

The Group is considering whether to adopt HKFRS 16 before its effective date of 1 January 2019. However, early adoption of HKFRS 16 is only permitted if this is no earlier than the adoption of HKFRS 15. It is therefore unlikely that HKFRS 16 will be adopted before the effective date of HKFRS 15, being 1 January 2018.

44. 已頒佈但於截至二零一六年 十二月三十一日止年度尙未 生效之修訂本、新準則及詮 釋之可能影響(績)

香港財務報告準則第16號「租賃」 (續)

誠 如 附 註35(b)所 披 露 · 於 二 零 一 六年十二月三十一日,本集團於不 可撤銷經營租賃項下就物業及設備 的日後最低租賃付款達約人民幣 2,112,000元,須於一至五年內支 付。因此,一旦採納香港財務報告 準則第16號,若干該等款項可能須 確認為租賃負債,並附帶相應使用 權資產。經考慮可行權宜方法的適 用性及就現時與採納香港財務報告 準則第16號期間已訂立或終止的任 何租約及貼現影響作出調整後,本 集團將須進行更為詳細的分析以釐 定於採納香港財務報告準則第16號 時經營租賃承擔所產生的新資產及 負債的金額。

本集團正考慮是否於香港財務報告 準則第16號生效日期二零一九年一 月一日前對其進行應用。然而,提 前採納香港財務報告準則第16號 何於採納香港財務報告準則第15號 後方可進行。因此香港財務報告準 則第16號不大可能於香港財務報告 準則第15號之生效日期(即二零一 八年一月一日)前獲採納。

Financial Summary 財務摘要

The following is a summary of the consolidated results and the consolidated assets and liabilities of the Group for the last five financial years.

下表為本集團過往五個財政年度之綜合業績及綜合資產與負債摘要。

CONSOLIDATED RESULTS

綜合業績

		For the year ended 31 December 截至十二月三十一日止年度					
		2016 二零一六年 RMB'000 人民幣千元	2015 二零一五年 RMB'000 人民幣千元	2014 二零一四年 RMB'000 人民幣千元	2013 二零一三年 RMB'000 人民幣千元	2012 二零一二年 RMB'000 人民幣千元	
Continuing operations: Revenue	持續經營業務: 收入	814,346	1,068,593	577,533	587,980	410,838	
Profit/(loss) before taxation Income tax expenses	除税前溢利/(虧損) 所得税開支	95,913 (20,470)	99,293 (32,472)	62,497 (22,901)	(18,026) (3,371)	(27,266) (5,984)	
Profit/(loss) for the year from continuing operations	年內來自持續經營業務 之溢利/(虧損)	75,443	66,821	39,596	(21,397)	(33,250)	
Discontinued operations: Profit/(loss) for the year from discontinued operations	已終止經營業務: 年內來自已終止經營 業務之溢利/(虧損)		1,996	(16,193)			
Profit/(loss) for the year	年內溢利/(虧損)	75,443	68,817	23,403	(21,397)	(33,250)	

CONSOLIDATED ASSETS AND LIABILITIES

綜合資產與負債

		As at 31 December 於十二月三十一日					
		2016	2015	2014	2013	2012	
		二零一六年	二零一五年	二零一四年	二零一三年	二零一二年	
		RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	
		人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元	
Total non-current assets	非流動資產總值	512,960	683,218	644,029	429,876	360,912	
Total current assets	流動資產總值	1,539,238	1,179,289	1,157,929	1,096,053	1,243,248	
Total assets	資產總值	2,052,198	1,862,507	1,801,958	1,525,929	1,604,160	
Total liabilities	負債總值	(672,757)	(557,926)	(561,941)	(360,032)	(418,889)	
Net assets	資產淨值	1,379,441	1,304,581	1,240,017	1,165,897	1,185,271	



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(於開曼群島註冊成立之有限公司) (Incorporated in the Cayman Islands with limited liability) 股份代號 stock code: 00556.HK

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