金邦達 Goldpac

金 邦 達 寶 嘉 控 股 有 限 公 司 GOLDPAC GROUP LIMITED

(於香港註冊成立的有限公司) (incorporated in Hong Kong with limited liability) 股份代號 Stock Code: 03315



2019

INTERIM REPORT 中期報告



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Corporate Information

企業資料

PLACE OF LISTING

The Stock Exchange of Hong Kong Limited (the "Stock Exchange")

STOCK CODE

3315

EXECUTIVE DIRECTORS

Mr. LU Run Ting (Chairman)

Mr. HOU Ping Mr. LU Runyi Mr. LU Xiaozhong Mr. WU Siqiang Mr. LING Wai Lim

INDEPENDENT NON-EXECUTIVE DIRECTORS

Mr. MAK Wing Sum Alvin

Ms. YE Lu Mr. YANG Geng

AUDIT COMMITTEE

Mr. MAK Wing Sum Alvin (Chairman)

Ms. YE Lu Mr. YANG Geng

REMUNERATION COMMITTEE

Ms. YE Lu *(Chairman)* Mr. LU Run Ting

Mr. MAK Wing Sum Alvin

NOMINATION COMMITTEE

Mr. LU Run Ting (Chairman)

Mr. HOU Ping

Mr. MAK Wing Sum Alvin

Ms. YE Lu Mr. YANG Geng

LEGAL ADVISOR

Mayer Brown 16th–19th Floors, Prince's Building 10 Chater Road Central Hong Kong

上市地點

香港聯合交易所有限公司(「聯交所」)

股份代號

3315

執行董事

盧閏霆先生(主席) 侯 平先生 盧潤怡先生 盧小忠先生 吳思強先生

獨立非執行董事

麥永森先生 葉 淥女士 楊 賡先生

盧威廉先生

審核委員會

麥永森先生(主席) 葉 淥女士 楊 賡先生

薪酬委員會

提名委員會

盧閏霆先生(主席) 侯 平先生 麥永森先生 葉 淥女士 楊 賡先生

法律顧問

孖士打律師行 香港 中環 遮打道10號 太子大廈16-19樓

Corporate Information 企業資料

AUDITOR

Deloitte Touche Tohmatsu Certified Public Accountants 35th Floor, One Pacific Place 88 Queensway Hong Kong

COMPANY SECRETARY

Ms. LI Yijin

AUTHORISED REPRESENTATIVES

Mr. LU Run Ting Ms. LI Yijin

PRINCIPAL BANKERS

Deutsche Bank AG, Filiale Hong Kong Bank of China (Hong Kong) Limited The Hongkong and Shanghai Banking Corporation Limited Nanyang Commercial Bank Limited Bank of China Limited Industrial and Commercial Bank of China Limited

REGISTERED OFFICE, HEADQUARTERS AND PRINCIPAL PLACE OF BUSINESS IN HONG KONG

Room 1301, 13th Floor Bank of East Asia Harbour View Center No. 56 Gloucester Road Wanchai Hong Kong

HONG KONG SHARE REGISTRAR AND TRANSFER OFFICE

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

COMPANY WEBSITE

www.goldpac.com

INVESTOR RELATION

Email: goldpac@goldpac.com

核數師

德勤●關黃陳方會計師行 執業會計師 香港 金鐘道88號 太古廣場一座35樓

公司秘書

李易進女士

授權代表

盧閏霆先生 李易進女士

主要銀行

德意志銀行香港分行 中國銀行(香港)有限公司 香港上海滙豐銀行有限公司 南洋商業銀行有限公司 中國出商銀行股份有限公司 中國工商銀行股份有限公司

註冊辦事處、總部及 在香港的主要營業地點

香港 灣仔 告士打道56號 東亞銀行港灣中心 13層1301室

香港股份過戶登記處 及股東名冊登記處

卓佳證券登記有限公司 香港皇后大道東183號 合和中心54樓

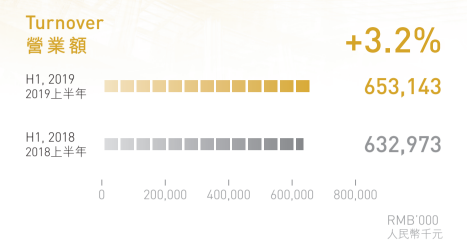
公司網址

www.goldpac.com

投資者關係

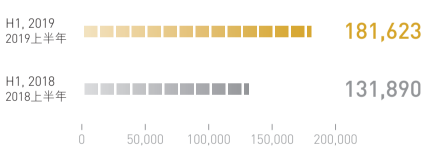
電郵:goldpac@goldpac.com

Performance Highlights 業績聚焦

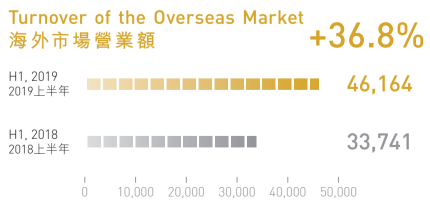




+37.7%



RMB'000 人民幣千元



RMB'000 人民幣千元

Performance Highlights 業績聚焦

CONSOLIDATED RESULTS 綜合業績

		Six months ended 30 June 2019 截至2019年 6月30日止 之六個月 RMB'000 人民幣千元 (unaudited) (未經審計)	Six months ended 30 June 2018 截至2018年 6月30日止 之六個月 RMB'000 人民幣千元 (unaudited) (未經審計)	Change 變化
Turnover Gross Profit Profit for the Period	營業額 毛利 期內利潤 期內全面收入總額	653,143 186,202 87,244	632,973 180,926 86,395	3.2% 2.9% 1.0%
Total Comprehensive Income for the Period Net Profit Margin	新內主面收入總額 淨利率	83,734 13.4%	86,558 13.6%	-3.3% -0.2 PPs -0.2個百分點

FINANCIAL POSITIONS 財務狀況

		At 30 June 2019 於2019年6月30日 RMB'000 人民幣千元 (unaudited) (未經審計)	At 31 December 2018 於2018年12月31日 RMB'000 人民幣千元 (audited) (經審計)	Change 變化
Total Assets Total Liabilities	總資產 總負債	2,506,202 (557,812)	2,628,452 (648,369)	-4.7% -14.0%
Net Assets	資產淨值	1,948,390	1,980,083	-1.6%

OVERVIEW

2019 is the first year for the implementation of The Outline Development Plan for the Guangdong-Hong Kong-Macao Greater Bay Area ("GBA"). An international bay area and world-class city cluster are emerging. Promoting the integration of Guangdong, Hong Kong and Macao with financial technology ("Fintech"), and developing the GBA into a world-class Fintech innovation hub have become the broad consensus and common goal of the governments, enterprises and research institutions of Guangdong, Hong Kong and Macao.

As one of the earliest Fintech enterprises in China, Goldpac Group Limited (the "Company") together with its subsidiaries (the "Group") are situated at the heart of the GBA, and has taken the lead in the process of integration and coordinated development of Fintech industries in Guangdong, Hong Kong and Macao. As early as 2000, the Group has given full play to its technical advantages in identity authentication and security encryption, and has provided data processing services to many financial institutions in Hong Kong, Macao and the Mainland China. These efforts exemplify how to leverage cutting-edge scientific and technological means to empower financial institutions.

Standing at the historical starting point, the Group has proactively taken steps to firmly implement its established strategies. The Group is well-positioned for the opportunities presented by the rapid development of the GBA.

PERFORMANCE REVIEW

In the first half of 2019, attributed to the significant growth of the platform and service segment and the overseas business, the Group's turnover amounted to approximately RMB653 million, representing an increase of approximately 3.2% year-on-year.

Impacted by the fluctuation of the market price of traditional and low-end payment cards, the turnover of the embedded software and secure payment products segment decreased by approximately 5.9% year-on-year to approximately RMB472 million. The Group followed the market trend and continued advancing the highend fashion product strategy. The product portfolio was further improved and the turnover contribution from high-end products continued to rise. As a result, the market price pressure was effectively mitigated.

總體概覽

2019年是《粵港澳大灣區發展規劃綱要》頒布實施的元年,一個國際一流的灣區和世界級城市群,正逐步顯現。以金融科技(「金融科技」)推動粵港澳三地的融合發展,將大灣區打造成為世界級金融科技創新高地,已經成為粵港澳三地政府、企業、科研機構的廣泛共識和共同奮鬥目標。

作為中國最早的金融科技企業之一,金邦 達寶嘉控股有限公司(以下簡稱「本公司」) 其附屬公司(以下合稱「本集團」) 澳大灣區的核心地域,已經也專港與 科技產業融合協同發展方面先行身學 在2000年,本集團就充分發揮自身 認證、安全加密方面的技術優勢,為處理 配內地多家金融機構提供數據機構 能和創造價值的範例。

站在全新的歷史起點,本集團積極行動, 堅定執行既定戰略,保持穩健成長,為迎 接粵港澳大灣區爆發式發展機遇奠定了堅 實的基礎。

業務回顧

2019年上半年,得益於平台及服務業務板塊和海外業務的顯著增長,本集團營業額同比增長約3.2%至約人民幣6.53億元。

受傳統、低端支付卡整體市場價格波動的影響,嵌入式軟件和安全支付產品業務板塊營業額同比下降約5.9%至約人民幣4.72億元。有鑒於此,本集團順應支付卡市場需求變化,持續推進高端時尚產品戰略,使得產品組合得到進一步優化,高端產品的收入貢獻因而持續上升,有效減緩市場價格壓力。

The platform and service segment maintained a rapid growth momentum. Attributed to growth in artificial intelligence ("A. I.") equipment solutions and innovative payment accessories, its turnover was approximately RMB182 million, representing an increase of approximately 37.7% year-on-year. Its proportion in the total turnover was increased to approximately 27.8% from approximately 20.8% in 2018 and its gross margin was approximately 42.2%. In response to the Chinese government's promotion of the implementation of the "Internet+" initiative to further hasten reforms in government service, the A.I. self-service financial kiosks introduced by the Group met the needs for "One Stop Shop" government service in the finance and social security scenarios. Its turnover continued increasing and has a great potential for future development.

平台及服務業務板塊保持快速增長勢頭, 其營業額同比增長約37.7%至約人民幣1.82 億元,主要得益於智能設備解決方案。創 新支付衍生產品等業務增長。營業額佔比 由2018年的約20.8%提升至約27.8%,毛利 率保持在約42.2%的較高水平。本集團所推 出的智能自助設備,契合中國政府大急 動的「互聯網+」政務服務改革,滿足金融場 景和社保場景中「最多跑一次」的服務票, 營業額持續增長,未來發展潛力巨大。

Through internal organizational and strategic adjustments in 2018, the Group has gradually developed a precise and robust overseas strategy and is steadily expanding into the international market. The turnover of the overseas market increased by nearly 40% year-on-year to approximately RMB46.2 million from approximately RMB33.7 million in the corresponding period of last year.

經過2018年的團隊優化和戰略調整,本集 團已逐步形成精準而穩健的海外戰略,市 場開拓正朝國際市場穩步推進,期內海外 業務營業額同比增長近四成,由去年同期 的約人民幣33.7百萬元增至約人民幣46.2百 萬元。

In the first half of 2019, the Group maintained a stable gross margin of approximately 28.5%. The research and development ("R&D") costs were approximately RMB51.4 million, basically the same as that of the corresponding period of last year. The Group's R&D mainly focused on secure chips, solutions, and software and hardware development of A.I. self-service kiosks. Sales and distribution costs were effectively controlled and totaled approximately RMB44.4 million, representing a decrease of approximately 2.3% year-on-year. The operating profit decreased by approximately 7.3% year-on-year to approximately RMB102 million and the net profit increased by approximately 1.0% year-on-year to approximately RMB87.2 million.

2019年上半年,本集團毛利率約穩定在28.5%。研發投入約人民幣51.4百萬元,與去年同期相比基本持平,主要聚焦於安全芯片、系統解決方案及智能設備的軟硬件開發。銷售及分銷成本得到有效控制,合計約人民幣44.4百萬元,同比下降約2.3%。營業利潤為約人民幣1.02億元,同比下跌約7.3%,淨利潤同比增長約1.0%至約人民幣87.2百萬元。

MARKET ANALYSIS AND OUTLOOK

Actively Responding to the National Strategy and Participating in the Construction of the GBA

The development of the GBA will accelerate the cross-border integration of smart city systems such as social security, transportation, business travel and other sectors, driving the demand for relevant systems, equipment, and software and hardware. In this regard, the Group has extensive experience in delivering a variety of mature total solutions, leveraging Internet of Things ("IoT"), cloud computing and other cutting-edge technologies to promote the integration of the GBA and to pursue seamless connectivity in transportation, social security and other sectors.

市場分析與未來展望

第一、積極響應國家戰略,參與粵港澳大灣區建設

As the future Fintech innovation highland of the GBA, the construction of "Zhuhai Fintech Center" is in progress and it is expected to be completed by 2020. With the support of the government, the Group will collaborate with upstream and downstream businesses of the Fintech industry chain to attract more financial and technological enterprises, talents and funds, from Hong Kong, Macao and the Mainland China, to build an international Fintech development and exchange platform.

2. Following the Trend in Banking Card Upgrades and Reinforcing Core Competitiveness

The global smart security payment industry has entered a mature and steady stage of development. With the advantages of security, universality, acceptance environment, maturity and many other aspects, banking cards and mobile payment and other emerging payment methods complement each other to meet the diversified needs of consumer payment. Over the past five years, Visa and MasterCard, the major companies in the global smart security payment industry, have achieved sound performance, indicating that secure payment is still the mainstream transaction method around the world. In the China market, the number of card transactions reached a record high of 64.5 billion in the first quarter of 2019, representing an increase of approximately 50% year-on-year. according to the statistics of the People's Bank of China. Bank cards are maintaining a rising momentum and dominant position in the payment market.

With the acceleration of the adjustment of China's economic structure, consumption has become the main driving force of economic growth. The consumption upgrade and diversification have promoted the upgrade of financial market demand. In addition to providing safe and convenient payment services, the banking card is a powerful tool for banks in personal consumption financial markets. The banking card products with various innovative technologies and functions have become the important choice for banks, despite the much higher prices. With the competitiveness on innovative design, fashion theme, material and techniques, and functionality, the Group has maintained a leading edge in the banking card market.

The Group has always been committed to promoting the application of the China chip in the financial field for many years. At present, several multinational banks have adopted the Group's China chip products to issue EMV (Europay, MasterCard and Visa) standard products all around the world. It will be an important and competitive advantage for the Group in the global business.

第二、把握銀行卡升級換代機遇, 強化核心優勢

本集團多年來致力於推動中國國產芯片在金融領域的應用,目前已經有多家跨國銀行採用本集團的中國芯片產品在全球發行EMV(Europay、萬事達和維薩)標準產品,這將成為本集團全球化業務的重要競爭優勢。

The predictable growth of ETC (Electronic Toll Collection) business will also be a new growth driver for the Group. In May 2019, the National Development and Reform Commission and the Ministry of Transport of China issued a national ETC implementation plan, which illustrated the development goal of the national highway electronic non-stop quick toll application service. By the end of December 2019, it is estimated that the number of ETC users in the country will exceed 180 million. The new ETC plan will fully cover the highway toll station, and the rate of the highway non-stop quick tolls will be more than 90%. Through the linking and binding between ETC and bank account, the application ecosystem of bank payment system will be expanded, which will drive the growing demand for debit cards and credit cards. It is expected that the national ETC implementation plan will bring a favorable impact on the Group in the second half of

3. Proactively Involving in Digital Transformation of Banks

With the acceleration of business platformization and digitization development of banks, the integration of the business of banking and the Internet is also further bolstered. By understanding the business needs of banks within the process of digital transformation, the Group is developing a platform for the GBA's next generation credit payment system. Through the integration of big data analysis, cloud computing and other emerging technologies with online and offline payment, cross-border payment and international exchange, consumer credit and other business links, the Group is combining innovative financial elements such as virtual banking and digital asset protection, to diversify the financial business sector's use-case scenarios.

The Group is well-prepared for the next-generation e-credit payment system and is currently engaging in negotiation with partners across different sectors to explore future opportunities.

4. Accelerating the Development of Overseas Markets

The Group enjoyed the fruits of its labors in overseas markets after several years of effort. In the first half of 2019, the turnover of the overseas market increased by nearly 40% year-on-year.

At the moment, the Group has developed a clear overseas market strategy, which is to focus on the Southeast Asia region, pursue "Product + Service" total solutions, and pool its strengths to achieve further breakthrough.

第三[、]積極參與銀行數字化轉型

本集團已經具備下一代電子信用支付 體系的技術開發和運營能力,目前正 在與合作夥伴進行廣泛的溝通,探索 進一步的實施方案。

第四、進一步加速海外市場發展

本集團在海外市場的多年耕耘,於 2019年上半年開始收穫成果,海外市 場營業額同比增長近四成。

目前本集團已經逐漸形成了清晰、準確的海外市場戰略,即聚焦東南亞地區、堅持「產品+服務」的整體解決方案策略,集中力量、各個擊破。

The Group has been engaging in the Southeast Asian market over the last few years and has established a world-leading data processing center in Manila, Philippines. This year, the Southeast Asian market is still the focus of the overseas development. The product, team and business structure portfolio will be further enriched and optimized, so as to make the overseas cooperation broader and deeper and enhance overseas turnover contributions.

China is one of the global leaders in the smart security payment industry in standards, services and technologies. The Group has developed various total solutions for use in government, transport, finance, education and other sectors in overseas markets. At the moment, the Group is continuously improving these solutions to better meet the needs of the local market.

In the future, the Group will continue to increase investment in personnel and R&D for the overseas market to maintain its sound momentum and to establish the overseas market as an important pillar of the Group.

5. Exploration in IoT

In 2019, China will officially begin its 5G commercial rollout, opening up a new horizon for IoT. The Group has always been committed to the exploration of the IoT sector. In 2013, the "Wuhan University — Goldpac IoT Joint Laboratory" was established. In 2017, the Group was recognized as an "IoT Secure Payment Engineering Technology Center for Guangdong Province", and is well-placed for the development in the sector of IoT.

The Group will focus on the following two areas:

 Core security encryption and identity authentication technology. The Group has two R&D centers and more than 400 R&D staff, and has developed various kinds of security transaction softwares for many banks. In the era of IoT, the Group's security encryption software technology will be employed for a broader range of uses. 本集團已經在東南亞市場深耕佈局多年,在菲律賓馬尼拉建立了世界領先水平的數據處理中心。本年度,東南亞市場仍是海外突破的焦點,產品、團隊和業務結構組合也不斷得到豐富和優化,廣度和深度齊頭並進,努有計劃地提升海外營業額貢獻。

中國是全球智能安全支付領域的領先者之一,擁有成熟的標準與技術,以及完善的服務。本集團針對海外市場開發了政府、交通、金融、教育等多領域整體解決方案,並不斷完善和改進,以求契合本地市場需求。

未來,本集團將持續加大海外市場人員和研發投入,以穩固海外市場的良好增長態勢,將海外市場培育成為本集團業績的重要支撐點。

第五、物聯網領域探索

2019年,中國將正式啟動5G商用,開啟了萬物互聯的物聯網時代。本集團一直致力於物聯網領域的探索,早在2013年就成立了「武漢大學一金邦關研究工作。2017年,本集團獲評「廣東省物聯網安全交易工程技術中心」,在物聯網領域已經具備一定的技術沉澱。

本集團將基於以下兩點切入物聯網發 展:

核心的安全加密和身份認證技術。本集團擁有兩大研發中心,超過400人的研發團隊,為眾多銀行客戶開發各類安全交易軟件。在物聯網時代,本集團的安全加密技術將獲得更為廣闊的應用空間。

- 2. Based on the principles of stringent financial transaction methods, the Group provides secure channel services for IoT devices through the cloud platform, enabling hundreds of millions of applications of devices to be safely uploaded and downloaded, so as to ensure the reliability and security of data transmission of IoT equipment. The Group will continue to explore commercial opportunities for the IoT with partners, aiming at achieving secure connectivity solutions and services in areas such as finance, smart cities and so on.

SUBSEQUENT EVENTS

Subsequent to 30 June 2019 and up to the date of this report, there is no important event affecting the Group which has occurred.

DIVIDENDS

期後事項

自2019年6月30日至本報告發佈之日概無影響本集團的重大事件發生。

股息

Six months ended 30 June 截至6月30日止之六個月

201920182019年2018年RMB'000RMB'000人民幣千元人民幣千元(unaudited)(unaudited)未經審計)未經審計)

Dividends	股息		
2018 Final — HK10.0 cents per ordinary share based on 833,561,000 shares (declared on 15 March 2019) [2017 Final — HK10.0 cents per ordinary share based on 833,561,000 shares	2018年年度末期 - 每股普通股 港幣10.0仙,基於833,561,000股 (於2019年3月15日宣派) (2017年年度末期 - 每股普通股 港幣10.0仙,基於833,561,000股		
(declared on 16 March 2018))	(於2018年3月16日宣派))	73,150	68,060
2010 Carriel 111// O restauranting	2010年年度特別职力 复见並通见		
2018 Special — HK6.0 cents per ordinary share based on 833,561,000 shares (declared on 15 March 2019)	2018年年度特別股息 — 每股普通股港幣6.0仙,基於833,561,000股(於2019年3月15日宣派)		
(2017 Special — HK6.0 cents per	(2017年年度特別股息 - 每股普通		
ordinary share based on 833,561,000 shares (declared on 16 March 2018))	股港幣6.0仙,基於833,561,000股 (於2018年3月16日宣派))	43,890	40,836

Subsequent to the end of the interim period, the board (the "Board") of directors (the "Directors") has resolved to declare the payment of an interim dividend of HK4.0 cents (equivalent to approximately RMB3.6 cents) per ordinary share, amounting to approximately RMB29,935,000 in aggregate with reference to the number of issued shares as at the end of the interim period (for the six months ended 30 June 2018: HK4.0 cents (equivalent to approximately RMB3.5 cents) per ordinary share, amounting to approximately RMB29,008,000). The interim dividend will be paid to the shareholders whose names appear on the register of members of the Company at the close of business on Thursday, 5 September 2019.

本中期後,董事會(以下分別簡稱「董事」及 「董事會」)決議派發中期股息每股普通股港幣4.0仙(折合約人民幣3.6分),參照本中期末之已發行股份數目計算合共約人民幣29,935,000元(截至2018年6月30日止之六個月:每股普通股港幣4.0仙(折合約人民幣3.5分),合共約人民幣29,008,000元)。本次中期股息將付予於2019年9月5日(星期四)在本公司股東登記名冊內之本公司股東。

CLOSURE OF REGISTER OF MEMBERS

In order to determine who are entitled to the interim dividend, all transfer documents accompanied by the relevant share certificates must be lodged with the Company's Share Registrar in Hong Kong, Tricor Investor Services Limited, at Level 54, Hopewell Centre, 183 Queen's Road East, Hong Kong for registration by 4:30 p.m. on Monday, 2 September 2019. The register of members of the Company will be closed from Tuesday, 3 September 2019 to Thursday, 5 September 2019, both days inclusive, during which period no transfer of shares will be registered. The dividend will be paid on Thursday, 19 September 2019 to the shareholders whose names appear on the register of members of the Company at the close of business on Thursday, 5 September 2019.

暫停辦理股份過戶登記手續

為確定股東有權獲派本次中期股息,所有過戶表格連同有關股票須於2019年9月2日(星期一)下午四時三十分前,送達至本公司之股份登記處卓佳證券登記有限公司,地 為香港皇后大道東183號合和中心54樓。本公司將於2019年9月3日(星期二)至2019年9月5日(星期四),包括首尾兩天,暫停辦理股份過戶登記手續。上述股息將於2019年9月19日(星期四)派發予於2019年9月5日(星期四)營業時間結束時名列本公司股東名冊之股東。

USE OF PROCEEDS RAISED FROM THE INITIAL PUBLIC OFFERING

The Company's shares were listed on the Main Board of The Stock Exchange of Hong Kong Limited (the "Stock Exchange") on 4 December 2013 with net proceeds from the global offering of approximately RMB975.0 million (after deducting underwriting commissions and related expenses). As at 30 June 2019, the Company utilized approximately RMB804.8 million for the purposes of production capacity expansion, innovative product and service research and development, investment in associates and acquisition, market expansion outside of China, working capital supplementation and other general corporate purposes. The balances of the net proceeds were deposited in banking account. The Company has utilized and will utilize the net proceeds pursuant to the purposes and the proportions as disclosed in the prospectus of the Company dated 22 November 2013.

初次公開發售所得款項用途

SHARE CAPITAL

As at 30 June 2019, details of movements in the share capital of the Group are set out in Note 15 to the condensed consolidated financial statements of the Group for the six months ended 30 June 2019 on page 69 of this Interim Report.

SIGNIFICANT INVESTMENTS

The Group had utilized its own funds of approximately RMB27.2 million for the construction of "Zhuhai Fintech Center" for the six months ended 30 June 2019.

With the aim of exploring new horizons for Fintech innovation in the GBA, the construction is expected to be completed in 2020.

FUTURE PLANS FOR MATERIAL INVESTMENTS OR CAPITAL ASSETS

The Group plans to utilize its own funds of approximately RMB110.5 million for the purpose of construction of "Zhuhai Fintech Center" during the second half of 2019.

MATERIAL ACQUISITION AND DISPOSALS OF SUBSIDIARIES, ASSOCIATES AND JOINT VENTURE

The Group had no material acquisitions and disposals of subsidiaries, associates and joint ventures for the six months ended 30 June 2019.

LIQUIDITY AND FINANCIAL RESOURCES

By assuming a conservative financial management attitude, the Group continued to maintain a healthy financial position.

As at 30 June 2019, the Group's aggregate amount of bank balances and cash, fixed bank deposits and pledged bank deposits reached approximately RMB1,068.7 million (as at 31 December 2018: approximately RMB1,377.4 million), of which approximately RMB676.7 million (as at 31 December 2018: approximately RMB942.7 million) was denominated in RMB, accounting for approximately 63.3% of the aggregate amount, and approximately RMB392.0 million (as at 31 December 2018: approximately RMB394.7 million) was denominated in USD, HKD and other currencies, accounting for approximately 36.7% of the aggregate amount.

股本

於2019年6月30日,有關本集團之股本詳情 載於本中期報告中第69頁截至2019年6月30 日止之六個月之簡明綜合財務報表附註15。

重大投資

本集團於截至2019年6月30日止之六個月內 將自有資金約人民幣27.2百萬元用於〈珠海 市金融科技中心〉項目建設。

該項目旨在打造粵港澳大灣區金融科技創 新高地,預計將於2020年交付使用。

重大投資或資本資產之未來計 劃

於2019年下半年內,本集團計劃將自有資金約人民幣110.5百萬元用於〈珠海市金融科技中心〉項目建設。

對 附屬公司、聯營公司及合營 企業的重大收購及處置

本集團於截至2019年6月30日止之六個月內 對附屬公司、聯營公司及合營企業無重大 收購及處置。

流動性及財務資源

本集團秉持審慎的財務管理政策,保持了 穩健的財務狀況。

於2019年6月30日,本集團銀行存款及現金、銀行定期存款、已抵押銀行存款總共約人民幣1,068.7百萬元(於2018年12月31日:約人民幣1,337.4百萬元),其中,人民幣佔比約63.3%,約人民幣676.7百萬元(於2018年12月31日:約人民幣942.7百萬元),美元及港幣等佔比約36.7%,折合約人民幣392.0百萬元(於2018年12月31日:約人民幣394.7百萬元)。

As at 30 June 2019, the Group's financial assets at fair value through profit or loss was approximately RMB284.9 million, which was the structured deposits represented principal-guaranteed financial products issued by China's state-owned commercial banks and national joint-stock commercial banks.

The aggregate dividend of approximately RMB117.0 million was paid by the Company during the six months ended 30 June 2019 (for the six months ended 30 June 2018: approximately RMB108.9 million).

As at 30 June 2019, the Group's aggregate amount of trade receivables and contract assets was approximately RMB473.1 million (as at 31 December 2018: approximately RMB427.4 million), increased by approximately 10.7% compared with that as at 31 December 2018. It is the industry practice that settlement of trade receivables peaks around the end of year.

As at 30 June 2019, the Group's total current assets amounted to approximately RMB1,847.6 million (as at 31 December 2018: approximately RMB2,000.1 million), decreasing by approximately 7.6% compared with that as at 31 December 2018. The decrease of current assets was mainly due to the settlement of current liabilities during the interim period.

As at 30 June 2019, the Group's current ratio was approximately 3.5 (as at 31 December 2018: approximately 3.2), representing a high liquidity.

As at 30 June 2019 and 31 December 2018, the Group had no bank loans. As at 30 June 2019, the Group's gearing ratio (gearing ratio is equivalent to total debt divided by total assets) was approximately 22.3% (as at 31 December 2018: approximately 24.7%).

CURRENCY EXPOSURE

In terms of currency exposure, the majority of the Group's sales were denominated in RMB, USD and HKD while the majority of operating expenses and purchases were denominated in RMB with portions in USD and HKD. Exercising effective centralized management and supervision, the Group pays attention to USD currency exchange rate fluctuation and reviews currency exposure periodically.

於2019年6月30日,本集團按公允價值計入 損益之金融資產約人民幣284.9百萬元,均 為在中國國有商業銀行及全國性股份制商 業銀行的保本結構性存款。

截至2019年6月30日止之六個月,本公司累計派發了約人民幣117.0百萬元股息(截至2018年6月30日止之六個月:約人民幣108.9百萬元)。

於2019年6月30日,本集團應收貨款和合同資產合計為約人民幣473.1百萬元(於2018年12月31日:約人民幣427.4百萬元),較2018年12月31日增加約10.7%。由於行業性質,本集團應收貨款的回款高峰集中在年末。

於2019年6月30日,本集團流動資產總額約 人民幣1,847.6百萬元(於2018年12月31日:約 人民幣2,000.1百萬元),較2018年12月31日 減少約7.6%。流動資產的降低主要是由於 本中期內對流動負債進行了結算。

於2019年6月30日,本集團流動比率為約3.5 (於2018年12月31日:約3.2),流動性良好。

於2019年6月30日 及2018年12月31日,本集 團並無銀行借款。於2019年6月30日,本集 團資產負債率(資產負債率等於總負債除以 總資產)為約22.3%(於2018年12月31日:約 24.7%)。

外匯風險

本集團之銷售主要以人民幣、美元及港幣 結算。營運開支及採購主要以人民幣結算, 部分開支以美元和港幣結算。本集團實施 有效的中央管理和監察模式,密切監察美 元之匯率波動情況並定期檢討匯率風險。

CAPITAL EXPENDITURE

For the six months ended 30 June 2019, the Group's capital expenditure was approximately RMB41.1 million (for the six months ended 30 June 2018: approximately RMB25.4 million). The capital expenditure includes expenses in fixed assets, intangible assets and deferred assets.

CAPITAL COMMITMENT

The aggregate capital commitment of the Group as at 30 June 2019 was approximately RMB15.0 million (as at 31 December 2018: approximately RMB18.0 million).

CONTINGENT LIABILITIES

As at 30 June 2019, the Group had no material contingent liabilities.

PLEDGED ASSETS

As at 30 June 2019, bank deposits of approximately RMB150.2 million (as at 31 December 2018: approximately RMB165.6 million) was pledged to secure the bills payables and bank guarantee.

CONTINUING CONNECTED TRANSACTIONS

The Group is highly committed in self-driven R&D. The Group has launched proprietary embedded chip operating system to diversify its chip supplies. In the first half of 2019, the Group's purchasing volume from Gemalto N.V. ("Gemalto") amounted to approximately RMB2.3 million, representing a year-on-year decrease of approximately 97.0%, which constituted continuing connected transactions fully exempt from shareholders' approval, annual review and all disclosure requirements under the Rules Governing the Listing of Securities on the Stock Exchange (the "Listing Rules").

PURCHASE, SALE OR REDEMPTION OF SECURITIES

During the six months ended 30 June 2019, neither the Company nor any of its subsidiaries has purchased, sold or redeemed any of the Company's listed securities.

資本開支

於截至2019年6月30日止之六個月,本集團 資本開支總額約人民幣41.1百萬元。(截至 2018年6月30日止之六個月:約人民幣25.4 百萬元)。資本開支包括於固定資產、無形 資產和遞延資產之開支。

資本承擔

於2019年6月30日,本集團的資本承擔總額 約人民幣15.0百萬元(於2018年12月31日:約 人民幣18.0百萬元)。

或有負債

於2019年6月30日,本集團並無任何重大或 有負債。

資產之抵押

於2019年6月30日,約人民幣150.2百萬元之銀行存款(於2018年12月31日:約人民幣165.6百萬元)已作為應付票據及銀行保函之抵押品。

持續關聯交易

本集團堅持自主研發的發展道路,全面推出自主知識產權的嵌入式芯片操作系統,形成了芯片供應的多元化格局,2019年上半年,本集團向Gemalto N.V.(「Gemalto」)採購金額約人民幣2.3百萬元,同比下降約97.0%,符合持續關聯交易全面豁免聯交所上市規則(「上市規則」)中遵守股東批准,年度審閱及所有披露規定的條件。

購買、出售或贖回上市證券

於截至2019年6月30日止之六個月,本公司及其附屬公司均無購買、出售或贖回任何本公司之上市證券。

ENVIRONMENTAL, SOCIAL AND CORPORATE GOVERNANCE

The Group is committed to maintaining high levels of environmental, social and governance standards to ensure sustainable development of its business. During the six months ended 30 June 2019, the Group's environmental, social and governance ("ESG") management team had managed, monitored, and recommended on environmental, social and governance aspects continuously. An ESG report for the year 2018 had been prepared with reference to Appendix 27 to the Listing Rules "Environmental, Social and Governance Reporting Guide" and had been published on the Company's and the Stock Exchange's websites.

To the best knowledge of the Board, the Group has complied with all relevant laws and regulations in relation to its business including health and safety, workplace conditions, employment and the environment. The Group encourages its employees, customers, suppliers and other stakeholders to participate in environmental and social activities.

The Group maintains close relationships with its employees. The Group also enhances cooperation with its suppliers and provides high quality products and services to its customers so as to ensure continued and sustainable development.

HUMAN RESOURCES AND REMUNERATION POLICIES

As at 30 June 2019, the Group had 1,664 employees (as at 31 December 2018: 1,735), with a decrease of 71 employees compared with that as at 31 December 2018.

The human resources are one of the Group's most important assets. In addition to offering competitive remuneration and welfare packages, the Group is also committed to providing specialized and challenging career development and training programs. Generally, a salary review is conducted annually. The Group also adopted the Pre-IPO Share Option Scheme, the share option scheme and the Share Award Scheme (as defined below) to motivate prospective employees. Apart from basic remuneration, for employees in the Mainland China, the Group makes contributions towards employee mandatory social security, pensions, work-related injury insurance, maternity insurance and medical and unemployment insurance in accordance with the applicable laws and regulations of the Mainland China. In addition, the Group provides full coverage of housing provident fund contributions as required by local regulations in the Mainland China. For overseas employees, the Group also makes contributions towards relevant insurance scheme as required by the local regulations.

環境、社會及企業管治

本集團致力維持高要求之環境、社會及管治標準,以確保其業務可持續發展。於截至2019年6月30日止之六個月,本集團環保境全會及管治(「ESG」)管理團隊,在環保及會及管治層面進行持續管理、監控及經濟工作,並於本公司及聯交所網站刊發經經過大時,並於本公司及聯交所網站社會及經過數十七之環境、社會治報告指引而編製的2018年度環境、社會及管制報告。

據董事會所知,本集團已遵守所有與其業務有關的相關法例及法規,包括健康及安全、工作環境、就業及環境。本集團鼓勵員工、客戶、供應商及其他相關者參與環境保護及社會活動。

本集團與員工維持緊密關係。本集團亦加 強與供應商之間的合作,並為客戶提供優 質產品及服務,以確保可持續發展。

員工及薪酬政策

於2019年6月30日,本集團聘用1,664名(於2018年12月31日為1,735名)員工,較2018年年末減少71人。

Directors

董事

DIRECTORS

The Board is consisted of nine Directors, including six executive Directors and three independent non-executive Directors. The following table sets forth certain information relating to the Directors:

董事

董事會由九名董事組成,包括六名執行董事,三名獨立非執行董事。以下表格為各董事情況:

Name 姓名	Age 年齡	Position in the Group 集團職務
Executive Directors 執行董事		
LU Run Ting 盧閏霆	65	Chairman & Executive Director 主席及執行董事
HOU Ping 侯平	59	Executive Director & Chief Executive Officer 執行董事及首席執行官
LU Runyi 盧潤怡	61	Executive Director & Senior Vice President 執行董事及高級副總裁
LU Xiaozhong 盧小忠	50	Executive Director & Senior Vice President 執行董事及高級副總裁
WU Siqiang 吳思強	47	Executive Director & Chief Operating Officer 執行董事及首席運營官
LING Wai Lim 盧威廉	32	Executive Director 執行董事
Independent Non-executive Directors 獨立非執行董事		
MAK Wing Sum Alvin 麥永森	66	Independent Non-executive Director 獨立非執行董事
YE Lu 葉淥	56	Independent Non-executive Director 獨立非執行董事
YANG Geng <i>(Note)</i> 楊賡 <i>(附註)</i>	44	Independent Non-executive Director 獨立非執行董事

Note: Mr. YANG Geng was appointed as an independent non-executive Director with M註: 楊賡先生於2019年5月22日委任為獨立非執行 effect from 22 May 2019. 董事。

Directors 董事

Newly-elected Independent Non-executive Directors

Mr. YANG Geng [楊賡], aged 44, is an independent non-executive Director. He joined the Group on 22 May 2019, when he was appointed as an independent non-executive Director.

Mr. YANG has 11 years of experience in securities investment. Mr. YANG has been working in Valuable Capital Group as Portfolio Manager since May 2019. From January 2018 to April 2019, Mr. YANG has been worked as the First Vice President (Investment) in Mason Administrative Services Limited, responsible for constructing the investment portfolios in stock market of Hong Kong and Mainland China. Mr. YANG acted as an investment director in Orchid Public Investment Management Company Limited from April 2014 to June 2017. Mr. YANG worked respectively at Huaxi Securities Co., Ltd (a company listed on the Shenzhen Stock Exchange, Stock Code: 002926 Shenzhen) and BOCI Research Limited from May 2008 to January 2014.

Mr. YANG received Bachelor of Trade and Economics from Anhui University of Finance and Economics in 1997 and received Master of Business and Administration from The Chinese University of Hong Kong in 2007.

新當選獨立非執行董事

楊賡先生,44歲,獨立非執行董事。他於 2019年5月22日加入本集團並獲委任為獨立 非執行董事。

楊先生在證券投資行業擁有11年經驗。自2019年5月起擔任Valuable Capital Group基金經理職務。2018年1月至2019年4月間擔任Mason Administrative Services Limited第一副總裁(投資),主要職責包括構建香港和內地股市之投資組合。于2014年4月至2017年6月期間,楊先生擔任Orchid Public Investment Management Company Limited之投資總監。於2008年5月至2014年1月期間,楊先生曾分別就職于華西證券股份有限公司(一家于深圳證券交易所上市的公司,股份代號:002926.SZ)和中銀國際研究有限公司。

楊先生于1997年獲得安徽財經大學貿易經濟學士學位,並于2007年獲得香港中文大學工商管理碩士。

CORPORATE GOVERNANCE PRACTICES

The Board is committed to achieving good corporate governance standards.

The Board believes that good corporate governance standards are essential in providing a framework for the Group to safeguard the interests of shareholders and to enhance corporate value and accountability.

The Company has adopted the code provisions (the "Code Provisions") as set out in the Corporate Governance Code (the "CG Code") contained in Appendix 14 to the Listing Rules.

The Board is of the view that the Company has complied with all the Code Provisions set out from time to time in the CG Code throughout the six months ended 30 June 2019.

MODEL CODE FOR SECURITIES TRANSACTIONS BY DIRECTORS

The Company has adopted the Model Code for Securities Transactions by Directors of Listed Issuers (the "Model Code") set out in Appendix 10 to the Listing Rules as its code of conduct regarding directors' securities transactions. All Directors have confirmed, following specific enquiry by the Company, that they have complied with the Model Code throughout the six months ended 30 June 2019.

企業管治常規

本公司董事會致力於達成良好的企業管治水平。

董事會深信良好的企業管治能為維護股東 利益、提升公司價值和責任感提供指引和 保證。

本公司已採納上市規則附錄十四所載之企業管治守則(「企業管治守則」)中的守則條文(「守則條文」)。

董事會認為於截至2019年6月30日止之六個 月內,本公司已經遵守企業管治守則不時 所載的所有守則條文。

董事進行證券交易標準守則

本公司已採用上市規則附錄十所載列的有關上市發行人之董事進行證券交易的標準守則(「標準守則」)。經向全體董事作出特定查詢後,本公司全體董事已確認於截至2019年6月30日止之六個月內均遵守標準守則。

INCENTIVE SCHEMES

(a) Pre-IPO Share Option Scheme

The pre-IPO share option scheme was adopted pursuant to a written resolution passed by the shareholders of the Company on 15 November 2013 (the "Pre-IPO Share Option Scheme") for the primary purpose of recognising the contribution of certain employees and Directors made or may have made to the growth of the Group and/or the listing of the Group on the Main Board of the Stock Exchange, and will expire on 3 December 2019.

At 30 June 2019, the number of shares in respect of which options had been granted and remained outstanding under the Pre-IPO Share Option Scheme was 27,738,000, representing approximately 3.33% of the total number of shares of the Company in issue at that date.

Options granted must be taken up on 19 November 2013, upon payment of HKD1.0 by the grantee. All the options under the Pre-IPO Share Option Scheme were granted on 19 November 2013. The exercise price of each Pre-IPO share option is HKD2.71 per share of the Company.

激勵計劃

(a) 首次公開發售前購股權計劃

於2013年11月15日獲全體股東以書面 決議批准的首次公開發售前購股權計 劃(「首次公開發售前購股權計劃」), 旨在肯定本集團若干僱員及董事已經 或可能對本集團增長及/或股份於聯 交所上市付出的貢獻,並將於2019年 12月3日到期。

於2019年6月30日,本公司首次公開發售前購股權計劃下已授出但未行使的股份數目為27,738,000股,約佔本公司於當日已發行總股數的3.33%。

已授出的購股權必須在2013年11月19日前以支付港幣1.0元予以承授。所有首次公開發售前購股權計劃下的購股權均於2013年11月19日授出。首次公開發售前購股權的行使價格為每股港幣2.71元。

The Pre-IPO share options granted under the Pre-IPO Share Option Scheme of the Company may be exercised by each grantee in the following manner:

本公司首次公開發售前購股權計劃所 授予的首次公開發售前購股權的承受 人可以按照以下方式行使購股權:

Vesting Period 歸屬期	Exercise period 行使期	Maximum percentage of options exercisable 可行使購股權的最大百分比
From 19 November 2013 to 3 December 2014 2013年11月19日至 2014年12月3日	From 4 December 2014 to 3 December 2019 2014年12月4日至 2019年12月3日	Up to 20% of the options granted to such grantee (rounded down to the nearest whole number) 所獲購股權的最多20% [向下調整至最接近的整數]
From 19 November 2013 to 3 December 2015	From 4 December 2015 to 3 December 2019	Up to 40% of the options granted to such grantee less the options exercised (rounded down to
2013年11月19日至 2015年12月3日	2015年12月4日至 2019年12月3日	the nearest whole number) 所獲購股權(減已行使的購股權)的最多40% [向 下調整至最接近的整數]
From 19 November 2013 to 3 December 2016	From 4 December 2016 to 3 December 2019	Up to 60% of the options granted to such grantee less the options exercised (rounded down to
2013年11月19日至 2016年12月3日	2016年12月4日至 2019年12月3日	the nearest whole number) 所獲購股權(減已行使的購股權)的最多60% [向 下調整至最接近的整數]
From 19 November 2013 to 3 December 2017	From 4 December 2017 to 3 December 2019	Up to 80% of the options granted to such grantee less the options exercised (rounded down to
2013年11月19日至 2017年12月3日	2017年12月4日至 2019年12月3日	the nearest whole number) 所獲購股權(減已行使的購股權)的最多80% [向 下調整至最接近的整數]
From 19 November 2013 to 3 December 2018 2013年11月19日至 2018年12月3日	From 4 December 2018 to 3 December 2019 2018年12月4日至 2019年12月3日	Such number of unexercised options granted to such grantee 所獲授但尚未行使的購股權

The following table discloses details of the Company's share options held by Directors and employees and movements in such holding during the six months ended 30 June 2019:

下表披露董事及僱員所持有本公司的 購股權及其於截至2019年6月30止之 六個月內的變動:

For the six months ended 30 June 2019

截至2019年6月30日止之六個月

Name 姓名	As at 1 January 2019 於2019年 1月1日	Lapsed 已失效	As at 30 June 2019 於2019年 6月30日
Directors 董事			
Mr. LU Run Ting 盧閏霆先生	2,960,000	_	2,960,000
Mr. HOU Ping 侯平先生	1,200,000	_	1,200,000
Mr. LU Runyi 盧潤怡先生	1,600,000	_	1,600,000
Mr. LU Xiaozhong 盧小忠先生	1,000,000	_	1,000,000
Mr. WU Siqiang 吳思強先生	1,000,000	_	1,000,000
Senior management 高級管理層 In aggregate 合共	8,300,000	_	8,300,000
Other employees 其他員工			
In aggregate 合共	11,678,000		11,678,000
Total 總計	27,738,000		27,738,000

The fair values of the share options granted during the year ended 31 December 2013 were calculated at RMB69,935,000 (equivalent to HKD88,954,000) using the Binomial Option Pricing pricing model. The inputs into the model were as follows:

Share price HKD4.52
Exercise price HKD2.71
Expected life 6 years
Expected volatility 46.9963%
Expected dividend yield 1.0822%
Risk-free interest rate 1.2426%
Fair value per option HKD2.4250 to HKD2.4791

Expected volatility was determined by using the historical volatility of the selected comparable companies in the same industry. The expected life used in the model has been adjusted, based on management's best estimate, for the effects of non-transferability, exercise restrictions and behavioral considerations.

The Group recognised the total expense of RMB0 for the six months ended 30 June 2019 (for the six months ended 30 June 2018: RMB1,340,000) in relation to Pre-IPO share options granted by the Company.

(b) Share Option Scheme

The principal terms of the share option scheme, approved by the shareholders' resolution passed on 15 November 2013 (the "Share Option Scheme"), are substantially the same as the terms of the Pre-IPO Option Scheme except that:

- (i) The maximum number of shares in respect of which options may be granted shall not exceed 10% of the total number of shares in issue at the date of listing of the shares of the Company on the Main Board of the Stock Exchange;
- (ii) The maximum entitlement of each eligible participant in any 12-month period up to the date of offer to grant shall not exceed 1% of the shares in issue as at the date of offer to grant; and

於截至2013年12月31日之年度內授出的購股權公允價值使用二項式期權定價模型計算出為人民幣69,935,000元(等於港幣約88,954,000元),模型中代入之數據如下:

股價 港幣4.52元 行使價 港幣2.71元 預計年期 6年 預期波幅 46.9963% 預期股息收益 1.0822% 無風險利率 1.2426% 每股購股權之 港幣2.4250元至 港幣2.4791元 公允價值

預期波幅是按所選同行業可對比公司 之歷史波幅決定的。該模型所用之 預計年期已根據管理層就非轉讓性、 行使限制及行為因素影響的最佳估算 進行調整。

於截至2019年6月30日止之六個月內, 本集團就本公司授出的首次公開發售 前購股權總開支確認為人民幣0元(截 至2018年6月30日止之六個月:人民幣 1,340,000元)。

(b) 購股權計劃

於2013年11月15日通過的股東決議中所批准的購股權計劃(「購股權計劃」) 主要條款與首次公開發售前購股權計 劃大致相同,以下條款除外:

- (i) 購股權授出最大股份數不得超過本公司在聯交所主板上市之日的總股數的10%;
- (ii) 在任何一個要約授出之日之前的12個月期間內,授予任一合格參與者的最高股份數額不得超過要約授出之日已發行股份的1%;及

(iii) The exercise price is determined by the Directors of the Company at their discretion and will not be lower than the highest of: (a) the closing price of the ordinary shares on the Stock Exchange at the offer date, which must be a trading day; (b) the average closing price of the ordinary shares on the Stock Exchange for the five business days immediately preceding the offer date; and (c) the nominal value of the Company's share.

During the six months ended 30 June 2019, no options were granted or agreed to be granted pursuant to the Share Option Scheme.

Assuming all options under the Share Option Scheme have been granted, the total number of shares available for issue under the Share Option Scheme shall be 80,000,000, representing approximately 9.6% of the total number of shares of the Company in issue as at the date of this Interim Report.

(c) Share Award Scheme

The Company adopted a share award scheme (the "Share Award Scheme") on 30 November 2015 (the "Adoption Date") with a duration of 15 years commencing from 11 December 2015. The objectives of the Share Award Scheme are to (i) align the interests of any employee, adviser, consultant, agent, contractor, client or supplier of any member of the Group whom the Directors in their sole discretion consider may contribute or have contributed to the Group (the "Participants"); (ii) recognise and motivate the contribution of the Participants and to provide incentives in retaining the Participants for future operation and development of the Group; and (iii) attract suitable personnel for the long-term growth and further strategic expansion of the Group.

The Company has engaged BOCI-Prudential Trustee Limited (the "Trustee") to administer and hold the Company's shares before they are vested and transferred to the Participants. The Trustee purchases the Company's shares being awarded from the open market with funds provided by the Company by way of contributions.

(iii) 行使價格由本公司董事酌情商 定且不低於以下最高者: (a) 普 通股在聯交所要約日(需為交易 日)之收盤價; (b)普通股在聯交 所緊接授出日期前五個營業日的 普通股平均收盤價; 及(c)本公司 股份面值。

截至2019年6月30日止之六個月內,概無根據購股權計劃已授出或同意授出的購股權。

倘若購股權計劃下所有購股權均被 授出,購股權計劃下股份總數目可為 80,000,000股,約佔本公司於本中期 報告之日已發行總股數的9.6%。

(c) 股份獎勵計劃

本公司已委任中銀國際英國保誠信託 有限公司(「**受託人**」)管理及持有條 司之股份,直至達到歸屬準則及 符合為止,歸屬股份將轉讓予計劃 與者。受託人於合適的時候在公開市 場買入公司現有股份,費用由本公司 支付。

During the six months ended 30 June 2018 and the six months ended 30 June 2019, no ordinary shares of the Company have been acquired. As at 30 June 2019, 10,374,000 shares (30 June 2018: 10,374,000 shares) have been granted or agreed to be granted to the Participants.

The share awarded shall vest in 3 tranches on each anniversary of the first vesting date in equal portions. The first vesting date is 26 November 2017. The estimated fair value of the awards granted is HKD27,564,000 (equivalent to approximately RMB24,239,000) based on the market price of the relevant shares at the grant date.

The Group recognised the total expenses of RMB1,613,000 (for the six months ended 30 June 2018: RMB3,837,000) for the six months ended 30 June 2019 in relation to the share awards granted by the Company.

There are 4,843,000 shares held by the Trustee at the end of reporting period.

AUDIT COMMITTEE

The Company established an audit committee (the "Audit Committee") with a set of written terms of reference made in compliance with the CG Code. At the date of this Interim Report, the Audit Committee comprises three independent non-executive Directors, namely Mr. MAK Wing Sum Alvin, Ms. YE Lu and Mr. YANG Geng. Mr. MAK Wing Sum Alvin serves as the Chairman of the Audit Committee. The Audit Committee of the Company has reviewed this Interim Report.

截至2018年6月30日止之六個月及截至2019年6月30日止之六個月,本公司均沒有購入普通股。截至2019年6月30日,10,374,000股(2018年6月30日:10,374,000股)已經授予或同意授予計劃參與者。

獎勵股份從首個歸屬日起分三批歸屬,每批歸屬的數量相同。首個歸屬日為2017年11月26日。依據授予日的市場價格估算,獎勵股份的公允價值共港幣27,564,000元(折合約人民幣24,239,000)。

於截至2019年6月30日止之六個月,本集團就本公司授出獎勵股份確認的總開支為人民幣1,613,000元(於截至2018年6月30日止之六個月內:人民幣3,837,000元)。

於本報告期末,受託人持有4,843,000 股。

審核委員會

本公司遵守企業管治守則成立審核委員會 (「審核委員會」)並設有其書面職權範圍 於本中期報告日,審核委員會由三名獨獨 非執行董事組成,即麥永森先生,葉淥安 士與楊賡先生。麥永森先生為審核委員會 主席。審核委員會已審閱本中期報告。

DIRECTORS' AND CHIEF EXECUTIVES' INTERESTS

At as 30 June 2019, the interests of the Directors and Chief Executives in the shares, underlying shares of equity derivatives and debentures of the Company and its associated corporations (all within the meaning of Part XV of the Securities and Futures Ordinance ("SFO")) disclosed in accordance with the Listing Rules were detailed below:

董事和最高行政人員的權益

於2019年6月30日,董事和最高行政人員在本公司及其相聯法團(定義見證券及期貨條例(「證券及期貨條例」)第XV部)之任何股份、權益衍生品的相關股份或債券之權益根據上市規則披露如下:

Approximate

Name of Director 董事姓名	Capacity/Nature of Interests 身份/權益性質	Number of securities held ^[1] 所持證券數目 ^[1]	percentage of interest in the Company (%) 佔本公司權益 概約百分比(%)
Mr. LU Run Ting (Chairman)	Interest of Controlled Corporation ^{[2][i]}	355,259,422 shares (L)	42.62%
盧閏霆先生(<i>主席</i>)	受控制法團權益[2][i]	355,259,422股(L)	
	Beneficial owner ^{[2][ii]} 受益人 ^{[2][ii]}	4,700,000 shares (L) 4,700,000股(L)	0.56%
Mr. HOU Ping	Beneficial owner ^[3]	2,700,000 shares (L)	0.32%
侯平先生	受益人 ^[3]	2,700,000股(L)	
Mr. LU Runyi	Beneficial owner ^[4]	4,921,000 shares (L)	0.59%
盧潤怡先生	受益人 ^[4]	4,921,000股(L)	
Mr. LU Xiaozhong	Beneficial owner ^[5]	1,501,000 shares (L)	0.18%
盧小忠先生	受益人 ^[5]	1,501,000股(L)	
Mr. WU Siqiang	Beneficial owner ^[6]	1,931,000 shares (L)	0.23%
吳思强先生	受益人 ^[6]	1,931,000股(L)	
Mr. LING Wai Lim	Beneficial owner ^[7]	16,000 shares (L)	0.00%
盧威廉先生	受益人 ^[7]	16,000股(L)	

- The letter "L" denotes the Directors' long position in the shares of the Company or the relevant associated corporation.
- (2) Mr. LU Run Ting ("Chairman LU")'s interests are consisted of: (i) the interest in the Company held by Goldpac International (Holding) Limited ("GIHL"), which is wholly-owned by Chairman LU, accordingly, Chairman LU is deemed to be interested in GIHL's interest in the Company by virtue of the SFO; (ii) his interests in 2,960,000 underlying shares of shares options to be issued subject to exercise of such options granted under the Pre-IPO Share Option Scheme and 740,000 shares issued by options granted under the Pre-IPO Share Option Scheme exercised on 29 July 2015; and his interests in 1,000,000 shares as beneficial owner.
- [1] 「L」代表董事於本公司或有關的相聯法團股份 中所持有的好倉。
- [2] 盧閏霆先生(「盧主席」)之權益包括:(i)金邦達國際所持本公司權益,而金邦達國際(集團)有限公司(「金邦達國際」)由盧主席全資擁有,因此,根據證券及期貨條例,盧主席被視作於金邦達國際所持之本公司權益中擁有權益:(ii)根據首次公開發售前購股權計劃下的可發行股份2,960,000股,於2015年7月29日通過行使首次公開發售前購股權計劃發行股份740,000股:以及作為受益人持有的1,000,000股。

- (3) Mr. HOU Ping's interests are consisted of: (i) 1,200,000 shares to be issued subject to options granted under the Pre-IPO Share Option Scheme; (ii) 300,000 shares issued by options granted under the Pre-IPO Share Option Scheme exercised on 25 August 2015; and (iii) 1,200,000 shares awarded on 26 May 2017 under the Share Award Scheme.
- [4] Mr. LU Runyi's interests are consisted of: (i) 1,600,000 shares to be issued subject to options granted under the Pre-IPO Share Option Scheme; (ii) 2,120,000 shares transferred from GIHL (being a controlling shareholder of the Company and wholly-owned by Chairman LU) on 20 March 2015; (iii) 400,000 shares issued by options granted under the Pre-IPO Share Option Scheme exercised on 25 August 2015; and (iv) 801,000 shares awarded on 26 May 2017 under the Share Award Scheme.
- (5) Mr. LU Xiaozhong's interests are consisted of: (i) 1,000,000 shares to be issued subject to options granted under the Pre-IPO Share Option Scheme; and (ii) 501,000 shares awarded on 26 May 2017 under the Share Award Scheme.
- (6) Mr. WU Siqiang's interests are consisted of: (i) 1,000,000 shares to be issued subject to options granted under the Pre-IPO Share Option Scheme; (ii) 130,000 shares as beneficial owner; and (iii) 801,000 shares awarded on 26 May 2017 under the Share Award Scheme.
- (7) Mr. LING Wai Lim holds 16.000 shares as beneficial owner.

- (3) 侯平先生之權益包括:(i)首次公開發售前購股權計劃下可發行股份1,200,000股:(ii)於2015年8月25日通過行使首次公開發售前購股權計劃發行股份300,000股:以及(iii)於2017年5月26日股份獎勵計劃下授予股份1,200,000股。
- [4] 盧潤怡先生之權益包括:[i]首次公開發售前購股權計劃下可發行股份1,600,000股:[ii]於2015年3月20日受讓於金邦達國際(本公司之控股股東・並由盧主席全資擁有)2,120,000股:[ii]於2015年8月25日過過行使首次公開發售前購股權計劃發行股份400,000股:以及[iv]於2017年5月26日股份獎勵計劃下授予股份801,000股。
- [5] 盧小忠先生之權益包括:[i]首次公開發售前購股權計劃下可發行股份1,000,000股:以及[ii]於2017年5月26日股份獎勵計劃下授予股份501,000股。
- [6] 吳思強先生之權益包括:[i]首次公開發售前購股權計劃下可發行股份1,000,000股:[ii]作為受益人持有130,000股:以及[iii]於2017年5月26日股份獎勵計劃下授予股份801,000股。
- [7] 盧威廉先生作為受益人持有16,000股。

SUBSTANTIAL SHAREHOLDERS' INTERESTS

The register maintained by the Company pursuant to the SFO recorded that, as at 30 June 2019, the following persons and corporations had interests in the shares or underlying shares in the Company:

主要股東權益

根據本公司依照證券及期貨條例而設之登記冊,於2019年6月30日,下列人士和公司擁有本公司股份或相關股份之權益:

Approximate

Name 姓名	Capacity/Nature of Interests 身份/權益性質	Number of shares held ^[1] 所持股份數目 ^[1]	percentage of the Company's issued ordinary shares 佔本公司 已發行普通股 概約百分比
Mr. LU Run Ting	Interest of Controlled Corporation ^{[2][i]}	355,259,422 shares (L)	42.62%
盧閏霆先生	受控制法團權益 ^{[2][i]}	355,259,422股(L)	
	Beneficial Owner ^{[2][ii]} 受益人 ^{[2][ii]}	4,700,000 shares (L) 4,700,000股(L)	0.56%
Ms. ZHANG Jian	Family ⁽³⁾	359,959,422 shares (L)	43.18%
張健女士	家族 ⁽³⁾	359,959,422股(L)	
Agende des participations de l'Etat ("APE")	Interest of Controlled Corporation ^[4] 受控制法團權益 ^[4]	152,931,181 shares (L) 152,931,181股(L)	18.35%
NTAsian Discovery	Beneficial Owner ^[5]	50,328,000 Shares (L)	6.04%
Master Fund	受益人 ^[5]	50,328,000股(L)	

Notes:

- The letter "L" denotes a person's long position in the shares of the Company or shares of the relevant Group member.
- (2) The disclosed interest represents: (i) the interest in the Company held by GIHL, which is wholly-owned by Chairman LU, accordingly, Chairman LU is deemed to be interested in GIHL's interest in the Company by virtue of the SFO; (ii) his interest in 2,960,000 underlying shares of share options to be issued subject to exercise of such options granted under the Pre-IPO Share Option Scheme, 740,000 shares issued by options granted under the Pre-IPO Share Option Scheme exercised on 29 July 2015; and his interests in 1,000,000 shares as beneficial owner.
- (3) Ms. ZHANG Jian, the spouse of Chairman LU, is deemed to be interested in Chairman LU's interests in the Company by virtue of the SFO.
- (4) The disclosed interest represents the interest in the Company held by Gemplus International S.A. ("GISA"), which is wholly-owned by Gemalto. Based on the disclosure of interests forms filled by Thales, Gemalto is owned by Thales as to 85.51% and Thales is owned by APE as to 35.68%. Therefore, APE is deemed to be interested in GISA's interest in the Company by virtue of the SFO.
- (5) The disclosed interest represents the interest in the Company held by NTAsian Discovery Master Fund.

DIRECTORS' INTERESTS IN CONTRACTS

No contract of significance, to which the Company, any of its subsidiaries or fellow subsidiaries was a party and in which a Director had a material interest, whether directly or indirectly, subsisted during or at the six months ended 30 June 2019.

CHANGES IN DIRECTORS' INFORMATION

Pursuant to Rule 13.51B(1) of the Listing Rules, the changes in information on Directors are as follows:

- Mr. LING Wai Lim was re-designated from a non-executive Director to an executive Director with effect from 15 March 2019.
- 2. Mr. LIU John Jianhua retired as an independent non-executive Director on 22 May 2019.
- Mr. YANG Geng was appointed as an independent nonexecutive Director with effect from 22 May 2019.

Save as disclosed above, during the period under review and up to the date of this report, there is no other change in information of Directors required to be disclosed pursuant to Rule 13.51B(1) of the Listing Rules.

附註:

- [1] 「LJ代表有關人士於股份或本集團相關成員公司股份所持的好倉。
- (2) 所披露權益為:(i)金邦達國際所持本公司權益,而金邦達國際由盧主席全資擁有,因此,根據證券及期貨條例,盧主席被視作於金邦達國際所持之本公司權益中擁有權益:(ii)根據首次公開發行前購股權計劃下可發行股份2,960,000股,於2015年7月29日通過行使首次公開發售前購股權計劃發行股份740,000股:以及作為受益人持有的1,000,000股。
- (3) 張健女士為盧主席的配偶,根據證券及期貨條例,被視作於盧主席所持的本公司權益中擁有權益。
- [4] 所披露權益為Gemplus International S.A. (「GISA」)所持本公司權益,而GISA由Gemalto全資擁有。根據由Thales填報的披露權益表格,Thales持有Gemalto 85.51%的股份,同時,APE持有Thales 35.68%的股份。因此,根據證券及期貨條例,APE被視作於GISA所持之本公司權益中擁有權益。
- (5) 所披露權益為NTAsian Discovery Master Fund 所持有之本公司權益。

董事享有權益之合約

於截至2019年6月30日之六個月,本公司或 其任何附屬公司或任何同系附屬公司均未 與本公司董事享有重要權益的相關方直接 或間接地訂立重大合約,亦未有此類合同 存續。

董事資料變更

根據上市規則第13.51B(1)條規定,有關董事 資料的變更如下:

- 盧威廉先生自2019年3月15日起由非執 行董事調任為執行董事。
- 劉建華先生於2019年5月22日辭任獨立 非執行董事。
- 楊賡先生自2019年5月22日起獲委任為 獨立非執行董事。

除上述披露外,於本報告所述期間和至自本報告發佈之日,根據上市規則第13.51B[1]條規定,沒有其他需要披露的董事資料變更。

Report on Review of Condensed Consolidated Financial Statements 簡明綜合財務報表審閱報告

Deloitte

德勤

TO THE BOARD OF DIRECTORS OF GOLDPAC GROUP LIMITED

(incorporated in Hong Kong with limited liability)

INTRODUCTION

We have reviewed the condensed consolidated financial statements of Goldpac Group Limited (the "Company") and its subsidiaries (collectively referred to as the "Group") set out on pages 31 to 76, which comprise the condensed consolidated statement of financial position as of 30 June 2019 and the related condensed consolidated statement of profit or loss and other comprehensive income, statement of changes in equity and statement of cash flows for the six-month period then ended, and certain explanatory notes. The Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited require the preparation of a report on interim financial information to be in compliance with the relevant provisions thereof and Hong Kong Accounting Standard 34 "Interim Financial Reporting" ("HKAS 34") issued by the Hong Kong Institute of Certified Public Accountants (the "HKICPA"). The directors of the Company are responsible for the preparation and presentation of these condensed consolidated financial statements in accordance with HKAS 34. Our responsibility is to express a conclusion on these condensed consolidated financial statements based on our review, and to report our conclusion 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.

致金邦達寶嘉控股有限公司董事會

(於香港註冊成立的有限公司)

介紹

我們已審閱載於第31頁至76頁金邦達寶嘉 控股有限公司(「貴公司」)及其附屬公司(統 稱「貴集團」)的簡明綜合財務報表,包括於 2019年6月30日的簡明綜合財務狀況表,及 截至該日止之六個月的相關簡明綜合損益 及其他全面收入表、權益變動表、現金流 量表及若干解釋附註。香港聯合交易所有 限公司證券上市規則要求中期財務報告的 編製須符合根據香港會計師公會(「香港會 計師公會」)頒布的香港會計準則第34號-中期財務報告(「香港會計準則第34號」)的 相關條例規定。按照香港會計準則第34號 的相關條例規定,編製和列報簡明綜合財 務報表乃由 貴公司董事負責。我們的 責任是根據我們的審閱,對簡明綜合財務 報表做出結論,並按照協定的委聘條款, 僅向全體董事會報告,並無其他目的。我 們並不就本報告之內容對任何其他人士承 擔或接受責任。

Report on Review of Condensed Consolidated Financial Statements 簡明綜合財務報表審閱報告

SCOPE OF REVIEW

We conducted our review in accordance with Hong Kong Standard on Review Engagements 2410 "Review of Interim Financial Information Performed by the Independent Auditor of the Entity" issued by the HKICPA. A review of these condensed consolidated financial statements consists of making inquiries, primarily of persons responsible for financial and accounting matters, and applying analytical and other review procedures. A review is substantially less in scope than an audit conducted in accordance with Hong Kong Standards on Auditing and consequently does not enable us to obtain assurance that we would become aware of all significant matters that might be identified in an audit. Accordingly, we do not express an audit opinion.

CONCLUSION

Based on our review, nothing has come to our attention that causes us to believe that the condensed consolidated financial statements are not prepared, in all material respects, in accordance with HKAS 34.

Deloitte Touche Tohmatsu *Certified Public Accountants*Hong Kong

16 August 2019

審閲範圍

我們按照香港會計師公會頒布的香港會計師公會頒布的香港會計師公會頒布的香港數第2410號-由實體的獨立核閱,中期財務數據表閱數報行中期財務數報表的進行包詢。主及質審數,所有其他的實力,在進行的實力,亦不能發現之一,亦不能發現之一,亦不能發現之一,就們並不出具審計意見。

結論

基於我們的審閱,我們並無發現任何事項令我們相信簡明綜合財務報表在各重大方面未根據香港會計準則第34號進行編製。

德勤•關黃陳方會計師行

執業會計師 香港

2019年8月16日

Condensed Consolidated Statement of Profit or Loss and Other Comprehensive Income 簡明綜合損益及其他全面收入表

For the six months ended 30 June 2019 截至2019年6月30日止之六個月

			截至6月30日止之六個月			
		NOTES 附註	2019 2019年 RMB'0000 人民幣千元 (unaudited) (未經審計)	2018 2018年 RMB'000 人民幣千元 (unaudited) (未經審計)		
Turnover Cost of sales	營業額 銷售成本	3	653,143 (466,941)	632,973 (452,047)		
Gross profit Other income Other gains or losses (Allowance for) reversal of impairment loss on trade	毛利 其他收入 其他收益或虧損 應收貨款減值虧損(撥備) 撥回		186,202 30,963 3,217	180,926 49,423 4,068		
receivables Impairment loss on interests in an associate Research and development costs Selling and distribution costs Administrative expenses Finance costs Share of loss of associates	於聯營公司之權益之 司之權益之 司之權益之 司之權 所發成分銷成本 行政務成 對行政務成 數 實 方 對 方 的 時 時 時 時 時 時 時 時 時 時 時 時 時 時 時 時 時 時	17	(742) — (51,434) (44,385) (18,570) (418)	741 (10,234) (51,809) (45,445) (17,084) — (909)		
Profit before taxation Taxation	税 前 利 潤 税 項	4 5	104,833 (17,589)	109,677 (23,282)		
Profit for the period	期內利潤		87,244	86,395		
Other comprehensive (expense) income for the period Item that may be subsequently reclassified to profit or loss: — exchange differences arising on translation of foreign operations	期內其他全面(開支)收入 可於期後重新分類至損益 的項目: 一換算海外業務產生的 匯兑差額		(3,510)	163		
Total comprehensive income for the period	期內全面收入總額		83,734	86,558		
Profit (loss) for the period attributable to: Owners of the Company Non-controlling interests	應佔期內利潤(虧損): 本公司擁有人 非控股權益		87,692 (448)	86,395 —		
			87,244	86,395		
Total comprehensive income (expense) attributable to: Owners of the Company	應 佔全面收入(開支)總額 : 本公司擁有人		84,182	86,558		
Non-controlling interests	非控股權益		(448)			
			83,734	86,558		
Earnings per share (RMB cents) — Basic	每股盈利(人民幣分) - 基本	7	10.6 cents 分	10.5 cents 分		
— Diluted			10.6 cents 分	10.5 cents 分		

Six months ended 30 June

Condensed Consolidated Statement of Financial Position 簡明綜合財務狀況表

At 30 June 2019 於2019年6月30日

220,250 460,629 12,483 50,649 284,931 176 594,144 224,330 1,847,592 384,395 10,335 97,452 7,617 — 30,925 530,724 1,316,868	211,952 413,840 13,564 40,665 232,649 15,573 750,787 321,042 2,000,072 437,721 27,176 129,381 — 3,000 24,696 621,974 1,378,098
460,629 12,483 50,649 284,931 176 594,144 224,330 1,847,592 384,395 10,335 97,452 7,617 — 30,925	413,840 13,564 40,665 232,649 15,573 750,787 321,042 2,000,072 437,721 27,176 129,381 — 3,000 24,696
460,629 12,483 50,649 284,931 176 594,144 224,330 1,847,592 384,395 10,335 97,452 7,617 —	413,840 13,564 40,665 232,649 15,573 750,787 321,042 2,000,072 437,721 27,176 129,381 — 3,000
460,629 12,483 50,649 284,931 176 594,144 224,330 1,847,592 384,395 10,335 97,452 7,617 —	413,840 13,564 40,665 232,649 15,573 750,787 321,042 2,000,072 437,721 27,176 129,381 — 3,000
460,629 12,483 50,649 284,931 176 594,144 224,330 1,847,592 384,395 10,335 97,452	413,840 13,564 40,665 232,649 15,573 750,787 321,042 2,000,072 437,721 27,176 129,381
460,629 12,483 50,649 284,931 176 594,144 224,330 1,847,592 384,395 10,335 97,452	413,840 13,564 40,665 232,649 15,573 750,787 321,042 2,000,072 437,721 27,176
460,629 12,483 50,649 284,931 176 594,144 224,330 1,847,592 384,395 10,335	413,840 13,564 40,665 232,649 15,573 750,787 321,042 2,000,072 437,721 27,176
460,629 12,483 50,649 284,931 176 594,144 224,330 1,847,592	413,840 13,564 40,665 232,649 15,573 750,787 321,042 2,000,072
460,629 12,483 50,649 284,931 176 594,144 224,330	413,840 13,564 40,665 232,649 15,573 750,787 321,042 2,000,072
460,629 12,483 50,649 284,931 176 594,144 224,330	413,840 13,564 40,665 232,649 15,573 750,787 321,042
460,629 12,483 50,649 284,931 176 594,144	413,840 13,564 40,665 232,649 15,573 750,787 321,042
460,629 12,483 50,649 284,931 176 594,144	413,840 13,564 40,665 232,649 15,573 750,787
460,629 12,483 50,649 284,931 176	413,840 13,564 40,665 232,649 15,573
460,629 12,483 50,649 284,931	413,840 13,564 40,665 232,649
460,629 12,483 50,649	413,840 13,564 40,665
460,629 12,483	413,840 13,564
460,629 12,483	413,840 13,564
460,629	413,840
460,629	413,840
220.250	211 952
658,610	628,380
100,000	100,000
100,000	100,000
9,104 150,000	9,104 150,000
0.107	0.107
5,531	6,676
1,375	1,375
_	26,206
40,158	_
352,442	335,019
(小紅田川)	(紅田川)
	(audited) (經審計)
	人民幣千元
	RMB'000
	12月31日
	於2018年
	2018
	0040
	人民幣千元 (unaudited) (未經審計)

Condensed Consolidated Statement of Financial Position 簡明綜合財務狀況表

At 30 June 2019 於2019年6月30日

		NOTE 附註	At 30 June 2019 於2019年 6月30日 RMB'000 人民幣千元 (unaudited) (未經審計)	At 31 December 2018 於2018年 12月31日 RMB'000 人民幣千元 (audited) (經審計)
Non-current liabilities Lease liabilities Deferred tax liabilities	非流動負債 租賃負債 遞延税項負債		6,661 20,427	_ 26,395
			27,088	26,395
Net assets	資產淨值		1,948,390	1,980,083
Capital and reserves Share capital Reserves	資本及儲備 股本 儲備	15	1,192,362 753,942	1,192,362 785,187
Equity attributable to owners of the Company Non-controlling interests	本公司擁有人應佔權益 非控股權益		1,946,304 2,086	1,977,549 2,534
Total equity	權益總額		1,948,390	1,980,083

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

For the six months ended 30 June 2019 截至2019年6月30日止之六個月

		Share capital	Shares award reserves	Shares held under shares award scheme 股份獎勵	Share options reserves	Translation reserve	Other reserves	Statutory reserves	Retained profits	Total	Non- controlling interests	Total
		股本 RMB'000 人民幣千元	股份獎勵 儲備 RMB'000 人民幣千元	RMB'000	購 股權儲備 RMB'000 人民幣千元	匯兑儲備 RMB'000 人民幣千元	其他儲備 RMB'000 人民幣千元 <i>(Note i)</i> <i>(附註i)</i>	法定儲備 RMB'000 人民幣千元 <i>(Note ii)</i> <i>(附註ii)</i>	未分配 利潤 RMB'000 人民幣千元	合計 RMB'000 人民幣千元	非控股 權益 RMB'000 人民幣千元	合計 RMB'000 人民幣千元
At 1 January 2018 (restated)	於2018年1月1日(重新呈列)	1,192,362	4,912	[17,122]	54,832	3,879	42,631	102,387	545,261	1,929,142	-	1,929,142
Other comprehensive income for the period Profit for the period	期內其他全面收入 期內利潤	- -	- -	- -	- -	163 —	- -	= =	- 86,395	163 86,395	- -	163 86,395
Total comprehensive income for the period	期內全面收入總額	-	-	-	-	163	-	-	86,395	86,558	-	86,558
Recognition of equity-settled share based payments Forfeiture of share options Dividends recognised as distribution [Note 6]	以權益結算的股份支付 購股權失效 分派股息(附註6)	- -	3,837 - -	- -	1,340 [254]	- -	- -	- -	_ 254 (108,896)	5,177 — (108,896)	- -	5,177 — (108,896)
		-	3,837	-	1,086	-	=	-	[108,642]	(103,719)	=	(103,719)
At 30 June 2018 (unaudited)	於2018年6月30日 (未經審計)	1,192,362	8,749	[17,122]	55,918	4,042	42,631	102,387	523,014	1,911,981	-	1,911,981
At 1 January 2019 (audited)	於2019年1月1日 (經審計)	1,192,362	4,871	[9,968]	56,727	5,200	42,631	116,484	569,242	1,977,549	2,534	1,980,083
Other comprehensive income for the period Profit for the period	期內其他全面收入期內利潤	- -	- -	- -	- -	(3,510) —	- -	<u>-</u>	– 87,692	(3,510) 87,692	_ (448)	(3,510) 87,244
Total comprehensive income for the period	期內全面收入總額	-	-	-	-	(3,510)	-	-	87,692	84,182	(448)	83,734
Recognition of equity-settled share based payments Dividends recognised as distribution (Note 6)	以權益結算的股份支付 分派股息 (附註6)	-	1,613 —	-	-	-	-	-	_ (117,040)	1,613 (117,040)	-	1,613 (117,040)
		-	1,613	-	-	-	-	-	(117,040)	(115,427)	-	(115,427)
At 30 June 2019 (unaudited)	於2019年6月30日(未經審計)	1,192,362	6,484	[9,968]	56,727	1,690	42,631	116,484	539,894	1,946,304	2,086	1,948,390

Notes:

- (i) Other reserves represent the aggregate of capitalisation of statutory reserves into capital of a subsidiary of the Company, Goldpac Limited in 2011 and contribution from a shareholder and share of other reserve of associates.
- (ii) Under the relevant regulations in the People's Republic of China (the "PRC"), certain subsidiaries of the Company which were established in the PRC are required to make appropriation to the statutory reserves at 10% of their profit after tax based on their statutory financial statements. The statutory reserve may only be used, upon approval by the relevant authorities, to offset accumulated losses or to increase the capital of those subsidiaries.

附註:

- [i] 其他儲備指於2011年法定儲備擴充至一家本公司之附屬公司,金邦達有限公司、一名股東的 出資及應佔聯營公司其他儲備的資本總和。
- [ii] 根據中華人民共和國(「中國」)的有關法規,若 干於中國成立之本公司之附屬公司需按其法 定財務報表中除稅後淨利潤的10%計提法定儲 備。該法定儲備僅能在得到有關部門批准後, 方可用於彌補該等附屬公司累積虧損或者增加 其資本。

Condensed Consolidated Statement of Cash Flows 簡明綜合現金流量表

For the six months ended 30 June 2019 截至2019年6月30日止之六個月

Six	months	ended	30 June
盐	至く日30	日止う	六個日

2019

2018

		2019 2019年 RMB'000 人民幣千元 (unaudited) (未經審計)	2018 2018年 RMB'000 人民幣千元 (unaudited) (未經審計)
Net cash used in operating activities Operating cash flows before movements in working capital Increase in inventories Increase in trade receivables Decrease (increase) in contract assets Decrease in trade and bills payables Decrease in other payables (Decrease) increase in contract liabilities Other operating cash flows (net)	經營活動所用現金淨額 運營資金變動前的經營 現金流量 存貨增加 應收貨款增加 合同貨款及應付票據減少 其他應付款減少(增加) 應付價額減少(增加) 其他應價(減少)增加 其他經營現金流淨額	111,744 (8,298) (47,531) 1,081 (53,326) (41,220) (16,841) (18,455)	134,417 (53,050) (82,770) (12,202) (47,417) (63,035) 30,188 (15,574)
Net cash used in operating activities	經營活動所用現金淨額	(72,846)	(109,443)
Investing activities Withdrawals of fixed bank deposits Redemption of financial assets at FVTPL	投資活動 提取銀行定期存款 贖回按立允價值計入損益	581,265	1,092,993
Withdrawals of pledged bank deposits Interest received Investment income received from financial	之金融資產 提取已抵押銀行存款 已收利息 已收按公允價值計入損益	120,000 15,503 13,896	495,000 11,310 13,922
assets at FVTPL Placement of pledged bank deposits Purchase of property, plant and	之金融資產投資收入 存放已抵押銀行存款 購買物業、廠房及設備	2,963 (106)	4,658 (4,039) (25,361)
equipment Purchase of financial assets at FVTPL Placement of fixed bank deposits	購買按公允價值計入損益 之金融資產 存放銀行定期存款	(41,145) (170,000) (451,377)	(595,000) (744,227)
Net cash from investing activities	投資活動所得現金淨額	70,999	249,256
Financing activities Dividends paid Repayment of leases liabilities	融資活動 已付股息 償還租賃負債	(116,551) (4,023)	(112,377) —
Net cash used in financing activities	融資活動所用現金淨額	(120,574)	(112,377)
Net (decrease) increase in cash and cash equivalents Cash and cash equivalents at 1 January Effect of foreign exchange rate changes	現金及現金等價物(減少)增加淨額 1月1日現金及現金等價物 匯率變動的影響	(122,421) 401,042 (1,511)	27,436 644,424 [1,129]
Cash and cash equivalents at 30 June	6月30日現金及現金等價物	277,110	670,731
Analysis of the balances of cash and cash equivalents	現金及現金等價物結餘分析		
Bank balances and cash Fixed bank deposits which matured	銀行存款及現金 3個月內到期的銀行定期	224,330	604,565
within three months	存款	52,780	66,166
		277,110	670,731

For the six months ended 30 June 2019 截至2019年6月30日止之六個月

1. GENERAL AND BASIS OF PREPARATION

The Company is a public limited company incorporated in Hong Kong and its shares are listed on the Main Board of The Stock Exchange of Hong Kong Limited (the "Stock Exchange").

The condensed consolidated financial statements have been prepared in accordance with Hong Kong Accounting Standard 34 ("HKAS 34") "Interim Financial Reporting" issued by the Hong Kong Institute of Certified Public Accountants (the "HKICPA") as well as with the applicable disclosure requirements of Appendix 16 to the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited (the "Listing Rules").

The financial information relating to the year ended 31 December 2018 that is included in these condensed consolidated financial statements as comparative information does not constitute the Company's statutory annual consolidated financial statements for that year but is derived from those financial statements. Further information relating to these statutory financial statements is as follows:

The Company has delivered the financial statements for the year ended 31 December 2018 to the Registrar of Companies as required by section 662(3) of, and Part 3 of Schedule 6 to, the Hong Kong Companies Ordinance ("Companies Ordinance").

The Company's auditor has reported on those financial statements. The auditor's report was unqualified; did not include a reference to any matters to which the auditor drew attention by way of emphasis without qualifying its report; and did not contain a statement under sections 406(2), 407(2) or (3) of the Companies Ordinance.

The Group's condensed consolidated financial statements are presented in Renminbi ("RMB"), which is also the functional currency of the Company.

1. 一般資料及編製基礎

本公司是一家在香港註冊的有限公司,本公司股票在香港聯合交易所有限公司(「**聯交所**」)主板上市交易。

本簡明綜合財務報表按照香港會計師公會(「香港會計師公會」)發佈的香港會計準則第34號(「香港會計準則第34號」)一中期財務報告,以及香港聯合交易所有限公司證券上市規則(「上市規則」)附錄十六的披露要求編製。

本簡明綜合財務報表中載有之關於截至2018年12月31日止之年度之財務資料作為比較信息,雖不構成本公司於該年度之法定年度綜合財務報表,但皆來自該年度綜合財務報表。有關該等法定財務報表之進一步資料如下:

本公司已根據香港《公司條例》(「《公司條例》))第662[3]條及附表6第3部分之規定,向公司註冊處處長遞交截至2018年12月31日止之年度之財務報表。

本公司核數師已就上述之財務報表編製核數師報告。核數師報告為無保留意見:且並無提述核數師在不作出保留意見之情況下,以強調事項之方式提請垂注之任何事宜:亦無載有《公司條例》第406(2)條、第407(2)或(3)條中之聲明。

本集團之簡明綜合財務報表以人民幣 (「**人民幣**」)呈列,與本公司的功能貨幣一致。

For the six months ended 30 June 2019 截至2019年6月30日止之六個月

2. PRINCIPAL ACCOUNTING POLICIES

The condensed consolidated financial statements have been prepared on the historical cost basis except for certain financial assets at FVTPL, which are measured at fair value.

Other than changes in accounting policies resulting from application of new and amendments to Hong Kong Financial Reporting Standards ("HKFRSs"), the accounting policies and methods of computation used in the condensed consolidated financial statements for the six months ended 30 June 2019 are the same as those presented in the Group's annual financial statements for the year ended 31 December 2018.

Application of new and amendments to HKFRSs

In the current interim period, the Group has applied, for the first time, the following new and amendments to HKFRSs issued by the HKICPA which are mandatory effective for the annual period beginning on or after 1 January 2019 for the preparation of the Group's condensed consolidated financial statements:

HKFRS 16 Leases

HK(IFRIC) - Int 23 Uncertainty over Income Tax

Treatments

Amendments to HKFRS 9 Prepayment Features with

Negative Compensation

Amendments to HKAS 19 Plan Amendment, Curtailment or Settlement

Amendments to HKAS 28 Long-term Interests in Associates and Joint Ventures

Amendments to HKFRSs Annual Improvements to HKFRSs 2015 - 2017 Cycle

Except as described below, the application of the new and amendments to HKFRSs in the current period has had no material impact on the Group's financial performance and positions for the current and prior periods and/or on the disclosures set out in these condensed consolidated financial statements.

2. 主要會計政策

除若干按公允價值計入損益之金融資 產以公允價值計量外,本簡明綜合財 務報表乃按照歷史成本法編製。

除採納新訂及經修訂香港財務報告準則(「香港財務報告準則」)而導致會計政策的變化,截至2019年6月30日止之六個月之本簡明綜合財務報表中的會計政策和計算方法與截至2018年12月31日止之年度之本集團年度財務報表所呈列的會計政策和計算方法一致。

新 訂 及 經 修 訂 香 港 財 務 報 告 準 則 的 採 納

本集團於本中期內首次採納以下由香港會計師公會頒布的新訂及經修訂香港財務報告準則。該等準則於編製2019年1月1日或之後開始之年度之本集團簡明綜合財務報表時強制生效:

香港財務報告準則 租賃 第16號

香港(國際財務報告 所得税處理之 幹釋委員會) 不確定性

- 詮釋第23號

香港財務報告準則 具有負補償之 第9號之修訂 預付款特性

香港會計準則 計劃修改、縮減或 第19號之修訂 結算

香港會計準則 聯營和合營中的 第28號之修訂 長期權益

香港財務報告準則 2015年至2017年

之修訂 週期之香港財務 報告準則年度

改進

除以下闡述外,本期內對新訂及經修 訂香港財務報告準則的採納,並未對 本集團本期及前期的財務表現和狀 況,和/或,簡明綜合財務報表中所 披露情況,造成實質的影響。

For the six months ended 30 June 2019 截至2019年6月30日止之六個月

2. PRINCIPAL ACCOUNTING POLICIES

(continued)

2.1 Impacts and changes in accounting policies of application on HKFRS 16 Leases

The Group has applied HKFRS 16 for the first time in the current interim period. HKFRS 16 superseded HKAS 17 *Leases* ("HKAS 17"), and the related interpretation.

2.1.1 Key changes in accounting policies resulting from application of HKFRS 16

The Group applied the following accounting policies in accordance with the transition provisions of HKFRS 16.

Definition of a lease

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

For contracts entered into or modified on or after the date of initial application, the Group assesses whether a contract is or contains a lease based on the definition under HKFRS 16 at inception or modification date. Such contract will not be reassessed unless the terms and conditions of the contract are subsequently changed.

As a lessee

Allocation of consideration to components of a contract

For a contract that contains a lease component and one or more additional lease or non-lease components, the Group allocates the consideration in the contract to each lease component on the basis of the relative stand-alone price of the lease component and the aggregate stand-alone price of the non-lease components.

2. 主要會計政策(續)

2.1 採納香港財務報告準則 第16號租賃的影響及會 計政策的變化

本集團於本中期內首次採納香港財務報告準則第16號。香港財務報告準則第16號取代香港會計準則第17號租賃(「香港會計準則第17號」)及相關的詮釋。

2.1.1 採納香港財務報告準則第 16號導致會計政策的主要 變化

根據香港財務報告準則第 16號的過渡條款,本集團 採納了以下會計政策。

租賃的定義

若合同將可識別資產於一 段時間內的使用權以對價 讓與交易,則構成或包含 一項租賃。

作為承租人

合約組成部分的對價分配

For the six months ended 30 June 2019 截至2019年6月30日止之六個月

2. PRINCIPAL ACCOUNTING POLICIES

(continued)

2.1 Impacts and changes in accounting policies of application on HKFRS 16 Leases (continued)

2.1.1 Key changes in accounting policies resulting from application of HKFRS 16 (continued)

As a lessee (continued)

Allocation of consideration to components of a contract (continued)

As a practical expedient, leases with similar characteristics are accounted on a portfolio basis when the Group reasonably expects that the effects on the financial statements would not differ materially from individual leases within the portfolio.

The Group also applies practical expedient not to separate non-lease components from lease component, and instead account for the lease component and any associated non-lease components as a single lease component.

Short-term leases

The Group applies the short-term lease recognition exemption to leases of staff quarters that have a lease term of 12 months or less from the commencement date and do not contain a purchase option. Lease payments on short-term leases are recognised as expense on a straight-line basis over the lease term.

2. 主要會計政策(續)

2.1 採納香港財務報告準則 第16號租賃的影響及會 計政策的變化(續)

2.1.1 採納香港財務報告準則第 16號導致會計政策的主要 變化(續)

作為承租人(續)

合約組成部分的對價分配 (續)

此外,本集團亦不會將非租賃組成部分分開入賬,而是將租赁組成部分連同相關的租賃組成部分作為一項單種負租賃組成部分入賬。

短期租賃

For the six months ended 30 June 2019 截至2019年6月30日止之六個月

2. PRINCIPAL ACCOUNTING POLICIES

(continued)

2.1 Impacts and changes in accounting policies of application on HKFRS 16 Leases (continued)

2.1.1 Key changes in accounting policies resulting from application of HKFRS 16 (continued)

As a lessee (continued)

Right-of-use assets

Except for short-term leases, the Group recognises right-of-use assets at the commencement date of the lease (i.e. the date the underlying asset is available for use). Right-of-use assets are measured at cost, less any accumulated depreciation and impairment losses, and adjusted for any remeasurement of lease liabilities.

The cost of right-of-use asset includes:

- the amount of the initial measurement of the lease liability; and
- any lease payments made at or before the commencement date.

Right-of-use assets in which the Group is reasonably certain to obtain ownership of the underlying leased assets at the end of the lease term is depreciated from commencement date to the end of the useful life. Otherwise, right-of-use assets are depreciated on a straight-line basis over the shorter of its estimated useful life and the lease term.

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

2. 主要會計政策(續)

2.1 採納香港財務報告準則 第16號租賃的影響及會 計政策的變化(續)

2.1.1 採納香港財務報告準則第 16號導致會計政策的主要 變化(續)

作為承租人(續)

使用權資產

除短期租賃,本集團於租 賃起始日(即標的資產產一供 使用的日期)確認使用權 產。使用權資產按成本損 去累計折舊與減值虧的 量,並通過租賃負 新計量進行調整。

使用權資產的成本包括:

- 租賃負債初始計量金額;及
- 於起始日或其之前支 付的租賃款項。

本集團於簡明綜合財務 狀況表單獨呈列使用權 資產。

For the six months ended 30 June 2019 截至2019年6月30日止之六個月

2. PRINCIPAL ACCOUNTING POLICIES

(continued)

2.1 Impacts and changes in accounting policies of application on HKFRS 16 Leases (continued)

2.1.1 Key changes in accounting policies resulting from application of HKFRS 16 (continued)

As a lessee (continued)

Leasehold land and building

For payments of a property interest which includes both leasehold land and building elements, the entire property is presented as property, plant and equipment of the Group when the payments cannot be allocated reliably between the leasehold land and building elements.

Refundable rental deposits

Refundable rental deposits paid are accounted under HKFRS 9 Financial Instruments ("HKFRS 9") and initially measured at fair value. Adjustments to fair value at initial recognition are considered as additional lease payments and included in the cost of right-of-use assets.

Lease liabilities

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

2. 主要會計政策(續)

2.1 採納香港財務報告準則 第16號租賃的影響及會 計政策的變化(續)

2.1.1 採納香港財務報告準則第 16號導致會計政策的主要 變化(續)

作為承租人(續)

租賃土地及樓宇

可退還租賃保證金

租賃負債

For the six months ended 30 June 2019 截至2019年6月30日止之六個月

2. PRINCIPAL ACCOUNTING POLICIES

(continued)

2.1 Impacts and changes in accounting policies of application on HKFRS 16 Leases [continued]

2.1.1 Key changes in accounting policies resulting from application of HKFRS 16 (continued)

As a lessee (continued)

Lease liabilities (continued)

The lease payments included in the measurement of the lease liabilities represent the fixed payments of the lease.

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

The Group remeasures lease liabilities (and makes a corresponding adjustment to the related right-of-use assets) whenever the lease term has changed, in which case the related lease liability is remeasured by discounting the revised lease payments using a revised discount rate at the date of reassessment.

2. 主要會計政策(續)

2.1 採納香港財務報告準則 第16號租賃的影響及會 計政策的變化(續)

2.1.1 採納香港財務報告準則第 16號導致會計政策的主要 變化(續)

作為承租人(續)

租賃負債(續)

用於計量租賃負債的租賃款項為租賃的固定款項。

起始日後,租賃負債通過 利息增加及租賃款項進行 調整。

For the six months ended 30 June 2019 截至2019年6月30日止之六個月

2. PRINCIPAL ACCOUNTING POLICIES

(continued)

2.1 Impacts and changes in accounting policies of application on HKFRS 16 Leases [continued]

2.1.1 Key changes in accounting policies resulting from application of HKFRS 16 (continued)

As a lessee (continued)

Lease modifications

The Group accounts for a lease modification as a separate lease if:

- the modification increases the scope of the lease by adding the right to use one or more underlying assets; and
- the consideration for the leases increases by an amount commensurate with the standalone price for the increase in scope and any appropriate adjustments to that standalone price to reflect the circumstances of the particular contract.

For a lease modification that is not accounted for as a separate lease, the Group remeasures the lease liability based on the lease term of the modified lease by discounting the revised lease payments using a revised discount rate at the effective date of the modification.

2. 主要會計政策(續)

2.1 採納香港財務報告準則 第16號租賃的影響及會 計政策的變化(續)

2.1.1 採納香港財務報告準則第 16號導致會計政策的主要 變化(續)

作為承租人(續)

租賃修訂

倘出現以下情況,本集團 將視租賃修訂為一項單獨 租賃:

- 修訂增加了對一項或 多項標的資產的使用 權以擴大租賃範圍: 及
- 租賃代價增加與獨立 價格增加範圍相應且 與反映特定合約條約 的獨立價格適當調整 相若的金額。

For the six months ended 30 June 2019 截至2019年6月30日止之六個月

2. PRINCIPAL ACCOUNTING POLICIES

(continued)

2.1 Impacts and changes in accounting policies of application on HKFRS 16 Leases (continued)

2.1.1 Key changes in accounting policies resulting from application of HKFRS 16 (continued)

As a lessee (continued)

Taxation

For the purposes of measuring deferred tax for leasing transactions in which the Group recognises the right-of-use assets and the related lease liabilities, the Group first determines whether the tax deductions are attributable to the right-of-use assets or the lease liabilities.

For leasing transactions in which the tax deductions are attributable to the lease liabilities, the Group applies HKAS 12 *Income Taxes* requirements to right-of-use assets and lease liabilities separately. Temporary differences relating to right-of-use assets and lease liabilities are not recognised at initial recognition and over the lease terms due to application of the initial recognition exemption.

2. 主要會計政策(續)

- 2.1 採納香港財務報告準則 第16號租賃的影響及會 計政策的變化(續)
 - 2.1.1 採納香港財務報告準則第 16號導致會計政策的主要 變化(續)

作為承租人(續)

税項

本集團對租賃交易確認使用權資產和相關租賃。 使用權資產和相關租赁負 。為計量這些租租賃交易 的遞延稅項,本集團首先 確認稅務抵扣是否可歸 屬於使用權資產或租賃負 信。

For the six months ended 30 June 2019 截至2019年6月30日止之六個月

2. PRINCIPAL ACCOUNTING POLICIES

(continued)

2.1 Impacts and changes in accounting policies of application on HKFRS 16 Leases (continued)

2.1.2 Transition and summary of effects arising from initial application of HKFRS 16

Definition of a lease

The Group has elected the practical expedient to apply HKFRS 16 to contracts that were previously identified as leases applying HKAS 17 and HK(IFRIC) – Int 4 Determining whether an Arrangement contains a Lease and not apply this standards to contracts that were not previously identified as containing a lease. Therefore, the Group has not reassessed contracts which already existed prior to the date of initial application.

For contracts entered into or modified on or after 1 January 2019, the Group applies the definition of a lease in accordance with the requirements set out in HKFRS 16 in assessing whether a contract contains a lease.

As a lessee

The Group has applied HKFRS 16 retrospectively with the cumulative effect recognised at the date of initial application, 1 January 2019. Any difference at the date of initial application is recognised in the opening retained profits and comparative information has not been restated.

2. 主要會計政策(續)

2.1 採納香港財務報告準則 第16號租賃的影響及會 計政策的變化(續)

2.1.2 首次採納香港財務報告準 則第16號產生的過渡及影 響摘要

租賃的定義

於2019年1月1日或之後訂立或修訂的合約,本集則 根據香港財務報告準則第 16號的要求採納租賃的定 義以評估一份合約是否包 含一項租賃。

作為承租人

For the six months ended 30 June 2019 截至2019年6月30日止之六個月

2. PRINCIPAL ACCOUNTING POLICIES

(continued)

2.1 Impacts and changes in accounting policies of application on HKFRS 16 Leases (continued)

2.1.2 Transition and summary of effects arising from initial application of HKFRS 16 (continued)

As a lessee (continued)

When applying the modified retrospective approach under HKFRS 16 at transition, the Group applied the following practical expedients to leases previously classified as operating leases under HKAS 17, on lease-by-lease basis, to the extent relevant to the respective lease contracts:

- relied on the assessment of whether leases are onerous by applying HKAS 37 Provisions, Contingent Liabilities and Contingent Assets as an alternative of impairment review;
- ii. applied a single discount rate to a portfolio of leases with a similar remaining terms for similar class of underlying assets in similar economic environment. Specifically, discount rate for certain leases of lands in the PRC was determined on a portfolio basis; and

2. 主要會計政策(續)

2.1 採納香港財務報告準則 第16號租賃的影響及會 計政策的變化(續)

2.1.2 首次採納香港財務報告準 則第16號產生的過渡及影 響摘要(續)

作為承租人(續)

- i. 依據通過採納香港 會計準則第37號*撥* 備、或有負債及或有 資產作為減值審閱替 代的評估,判斷是否 為虧損性租賃;
- ii. 對具有相近的剩餘租 賃期和在相似經種類 環境中屬於相和經種 的標的資產的現質 合採納單一貼於的 具體而言,基數的 建定位於中國的 土地租賃的 以 及

For the six months ended 30 June 2019 截至2019年6月30日止之六個月

2. PRINCIPAL ACCOUNTING POLICIES

(continued)

2.1 Impacts and changes in accounting policies of application on HKFRS 16 Leases (continued)

2.1.2 Transition and summary of effects arising from initial application of HKFRS 16 (continued)

As a lessee (continued)

iii. used hindsight based on facts and circumstances as at date of initial application in determining the lease term for the Group's leases with extension and termination options.

On transition, the Group has made the following adjustments upon application of HKFRS 16:

As at 1 January 2019, the Group recognised additional lease liabilities and right-of-use assets at amounts equal to the related lease liabilities by applying HKFRS16.C8(b)(ii) transition.

When recognising the lease liabilities for leases previously classified as operating leases, the Group has applied incremental borrowing rates of the relevant group entities at the date of initial application. The weighted average lessee's incremental borrowing rate applied is 5.23% per annum.

2. 主要會計政策(續)

2.1 採納香港財務報告準則 第16號租賃的影響及會 計政策的變化(續)

2.1.2 首次採納香港財務報告準 則第16號產生的過渡及影 響摘要(續)

作為承租人(續)

iii. 基於對截至首次採納 日的事實及環境的事 後認識,確定本集團 帶有延期及終止選擇 權的租賃的租賃期。

採納香港財務報告準則第 16號後,本集團作出如下 調整:

於2019年1月1日,本集團確認了額外的租賃負債及使用權資產,與採納香港財務報告準則第16.C8[b][ii]號過渡條款確認的相關租賃負債金額相同。

For the six months ended 30 June 2019 截至2019年6月30日止之六個月

2. PRINCIPAL ACCOUNTING POLICIES

(continued)

2.1 Impacts and changes in accounting policies of application on HKFRS 16 Leases [continued]

2.1.2 Transition and summary of effects arising from initial application of HKFRS 16 (continued)

As a lessee (continued)

2. 主要會計政策(續)

2.1 採納香港財務報告準則 第16號租賃的影響及會 計政策的變化(續)

2.1.2 首次採納香港財務報告準 則第16號產生的過渡及影 響摘要(續)

作為承租人(續)

At 1 January 2019 於2019年1月1日 RMB'000 人民幣千元

Operating lease commitments disclosed as at 31 December 2018	於2018年12月31日披露的 經營租賃承擔	9,088
Lease liabilities discounted at relevant incremental borrowing rates Less: Recognition exemption — short-term leases	按相關增量借款利率貼現的租 賃負債 減:確認豁免 — 短期租賃	7,563
Lease liabilities relating to operating leases recognised upon application of HKFRS 16 as at 1 January 2019	於2019年1月1日採納香港 財務報告準則第16號後 確認的經營租賃相關的 租賃負債	6,867
Analysed as: Current Non-current	分析: 流動 非流動	4,338 2,529
		6,867

For the six months ended 30 June 2019 截至2019年6月30日止之六個月

2. PRINCIPAL ACCOUNTING POLICIES

(continued)

2.1 Impacts and changes in accounting policies of application on HKFRS 16 Leases [continued]

2.1.2 Transition and summary of effects arising from initial application of HKFRS 16 (continued)

As a lessee (continued)

The carrying amount of right-of-use assets as at 1 January 2019 comprises the following:

2. 主要會計政策(續)

2.1 採納香港財務報告準則 第16號租賃的影響及會 計政策的變化(續)

2.1.2 首次採納香港財務報告準 則第16號產生的過渡及影 響摘要(續)

作為承租人(續)

使用權資產於2019年1月1日的賬面值包括:

Right-of-use

		Notes 附註	assets 使用權資產 RMB'000 人民幣千元
Right-of-use assets relating to operating leases recognised upon	採納香港財務報告準則 第16號後確認的經營租 賃相關的使用權資產		4 047
application of HKFRS 16 Reclassified from land use rights	土地使用權重新分類	(a)	6,867 26,206
Adjustments on rental deposits	於2019年1月1日對租賃	(,)	0.05
at 1 January 2019	保證金的調整	(b)	207
			33,280
By class:	分類:		
Leasehold land	租賃土地		26,206
Office premises	辦公室		4,778
Machinery	機 器		2,296
			33,280

For the six months ended 30 June 2019 截至2019年6月30日止之六個月

2. PRINCIPAL ACCOUNTING POLICIES

(continued)

2.1 Impacts and changes in accounting policies of application on HKFRS 16 Leases [continued]

2.1.2 Transition and summary of effects arising from initial application of HKFRS 16 (continued)

As a lessee (continued)

Notes:

- (a) Upfront payments for leasehold lands in the PRC were classified as land use rights as at 31 December 2018. Upon application of HKFRS 16, the non-current portion of land use rights amounting to RMB26,206,000 was reclassified to right-of-use assets.
- (b) Before the application of HKFRS 16, the Group considered refundable rental deposits paid as rights and obligations under leases to which HKAS 17 applied. Based on the definition of lease payments under HKFRS 16, such deposits are not payments relating to the right to use of the underlying assets and were adjusted to reflect the discounting effect at transition. Accordingly, RMB207,000 was adjusted to refundable rental deposits paid and right-of-use assets.

2. 主要會計政策(續)

2.1 採納香港財務報告準則 第16號租賃的影響及會 計政策的變化(續)

2.1.2 首次採納香港財務報告準 則第16號產生的過渡及影 響摘要(續)

作為承租人(續)

附註:

- [a] 位於中國的租賃土地預 付款於2018年12月31日被 分類為土地使用權。採 納香港財務報告準則第 16號後,金額為人民幣 26,206,000元的土地使用 權的非流動部分被重新分 類為使用權資產。

For the six months ended 30 June 2019 截至2019年6月30日止之六個月

2. PRINCIPAL ACCOUNTING POLICIES

(continued)

2.1 Impacts and changes in accounting policies of application on HKFRS 16 Leases [continued]

2.1.2 Transition and summary of effects arising from initial application of HKFRS 16 (continued)

As a lessee (continued)

The following adjustments were made to the amounts recognised in the condensed consolidated statement of financial position at 1 January 2019. Line items that were not affected by the changes have not been included.

2. 主要會計政策(續)

2.1 採納香港財務報告準則 第16號租賃的影響及會 計政策的變化(續)

2.1.2 首次採納香港財務報告準 則第16號產生的過渡及影 響摘要(續)

作為承租人(續)

於2019年1月1日的簡明綜合財務狀況表確認之金額已做出如下調整。未受變化影響之項目未予呈列。

		Carrying amounts previously reported at 31 December 2018 於2018年12月31日 的帳面值 RMB'000 人民幣千元	Adjustments 調整 RMB'000 人民幣千元	Carrying amounts under HKFRS 16 at 1 January 2019 於2019年1月1日根據 香港財務報告準則 第16號的賬面值 RMB'000 人民幣千元
Non-current assets Right-of-use assets Land use rights	非流動資產 使用權資產 土地使用權	_ 26,206	33,280 (26,206)	33,280 —
Current assets Other receivables — rental deposits	流動資產 其他應收款 一租賃保證金	40,665	(207)	40,458
Current liabilities Lease liabilities	流動負債 租賃負債	-	4,338	4,338
Non-current liabilities Lease liabilities	非流動負債 租賃負債	-	2,529	2,529

Note: For the purpose of reporting cash flows from operating activities under indirect method for the six months ended 30 June 2019, movements in working capital have been computed based on opening statement of financial position as at 1 January 2019 as disclosed above.

附註:為呈報截至2019年6月30日 止之六個月應用間接方法 得到的經營活動所得現金 流之目的,運營資金變動 的計算基於上述於2019年1 月1日的期初財務狀況表。

For the six months ended 30 June 2019 截至2019年6月30日止之六個月

3. TURNOVER AND SEGMENT INFORMATION 3. 營業額及分部資料

Disaggregation of revenue

收入分拆

For the six months ended 30 June 2019 截至2019年6月30日止之六個月 Embedded

software and secure

payment Platform and products service

Total

嵌入式軟件和

安全支付產品 平台及服務 RMB'000 RMB'000 人民幣千元 人民幣千元 總計 RMB'000 人民幣千元

Types of goods Embedded software and	貨物種類 嵌入式軟件和安全			
secure payment products	支付產品	471,520	_	471,520
Data processing	數據處理	_	132,300	132,300
Equipment	設備	_	49,323	49,323
Total	總計	471,520	181,623	653,143
Timing of revenue recognition A point in time	收入確認時間 於某一時點	471,520	181,623	653,143
Geographical markets Overseas and the special administrative regions of Hong Kong ("Hong Kong") and	地區市場 海外及香港特別行政區 (「 香港 」) 和澳門特別 行政區(「 澳門 」)			
Macao (" Macao ")		37,599	8,565	46,164
Mainland China	中國內地	433,921	173,058	606,979
Total	總計	471,520	181,623	653,143

For the six months ended 30 June 2019 截至2019年6月30日止之六個月

3. TURNOVER AND SEGMENT INFORMATION (continued)

Disaggregation of revenue (continued)		收入分拆(續)			
		截至20 Embedded software and secure	months ended 30 18年6月30日止之		
		payment products 嵌入式軟件和	Platform and service	Total	
		安全支付產品 RMB'000 人民幣千元	平台及服務 RMB'000 人民幣千元	總計 RMB'000 人民幣千元	
Types of goods Embedded software and	貨物種類 嵌入式軟件和安全				
secure payment products Data processing Equipment	支付產品 數據處理 設備	501,083 — —	99,853 32,037	501,083 99,853 32,037	
Total	總計	501,083	131,890	632,973	
Timing of revenue recognition A point in time	收入確認時間 於某一時點	501,083	131,890	632,973	
Geographical markets Overseas and the special administrative regions of	地區市場 海外及香港特別行政區 和澳門特別行政區	07.007	/ 2/5	00.7/4	
Hong Kong and Macao Mainland China	中國內地	27,396 473,687	6,345 125,545	33,741 599,232	
Total	總計	501,083	131,890	632,973	

For the six months ended 30 June 2019 截至2019年6月30日止之六個月

TURNOVER AND SEGMENT INFORMATION 營業額及分部資料(續) 3.

(continued)

Segment information has been identified on the basis of internal management reports which are reviewed by the Chairman of the Company, being the chief operating decision maker, in order to allocate resources to the operating and reportable segments and to assess their performance.

The Group's operating and reportable segments under HKFRS 8 are as follows:

Embedded software and secure payment products

Platform and service

- Embedded software and secure payment products for smart secure payment
- Provision of data processing, equipment, system platforms and other total solutions for customers in a wide business range including financial, government, healthcare, transportation and retails by leveraging innovative Fintech

Each operating and reportable segment derives its turnover from the sales of products. They are managed separately because each product requires different production and marketing strategies. For segment reporting, these individual operating segments have been aggregated into a single reportable segment due to similar nature of the products.

Segment results represent the gross profits earned by each segment.

分部資料以公司內部管理報告為基礎 而確立,此內部管理報告經由公司經 營決策者一本公司主席審閱,以利於 分配經營及可報告分部所需資源並評 估其表現。

根據香港財務報告準則第8號,本集 團經營及可報告分部如下:

和安全 支付產品

嵌入式軟件 一智能安全支付領域的 嵌入式軟件和安全 支付產品

平台及服務 一融合創新金融科技, 為金融、政府、 衛生、交通、零售 等廣泛領域客戶提 供數據處理、設 備、系統平台及其 他整體解決方案

各經營及可報告分部通過銷售產品取 得其營業額。因為不同產品需要不同 的生產及市場營銷策略,各分部實行 單獨管理。出於分部匯報之目的,相 似性質的產品的分部已合併作為一個 分部。

分部業績指各分部所取得的毛利。

For the six months ended 30 June 2019 截至2019年6月30日止之六個月

3. TURNOVER AND SEGMENT INFORMATION 3. 營業額及分部資料(續)

(continued)

The following is an analysis of the Group's revenue and results by reportable segment recognised in a point in time: 以下為本集團按可報告分部於某一時 點確認的營業額及業績之分析:

		營 Six months e 截至6月30日 2019 2019年 RMB'000 人民幣千元 (unaudited)	wer 業額 nded 30 June 止之六個月 2018 2018年 RMB'000 人民幣千元 (unaudited)	Res 業 Six months e 截至6月30日 2019 2019年 RMB'000 人民幣千元 (unaudited)	續 nded 30 June 止之六個月 2018 2018年 RMB'000 人民幣千元 (unaudited)
		(未經審計)	(未經審計)	(未經審計)	(未經審計) ———
Sales to external parties of — embedded software and secure	向外部客戶之 銷售 一嵌入式軟件 和安全				
payment products — platform and service	支付產品 - 平台及服務	471,520 181,623	501,083 131,890	109,501 76,701	117,537 63,389
		653,143	632,973	186,202	180,926
Research and development costs Other operating expenses Other income, gains or losses (Note) Interest income	研發成本 其他他運營, 其他收益 (附註) 利息收入			(51,434) (62,955) 14,865 15,417	(51,809) (62,529) 29,660 13,922
Operating profit Investment income from	經營利潤 按公允價值計入			102,095	110,170
financial assets at FVTPL Net exchange gain (Allowance for) reversal of impairment loss on	損益之金融 資產收益 運免收貨 運收貨 大貨 大貨 大貨 大 大 大 大 大 大 大 大 大 大 大 大 大 大			2,963 935	4,658 5,251
trade receivables Finance costs Share of losses of	撥回 財務成本 應佔聯營公司			(742) (418)	741 —
associates Impairment loss on interests in an associate	虧損 虧損 於聯營公司之 權益之減值 虧損			_	(909) (10,234)
Profit before taxation	税前利潤			104,833	109,677

Note: Included in other income, gains or losses are value-added tax refund of RMB9,364,000 (for the six months ended 30 June 2018: RMB12,083,000) and government subsidies of RMB3,225,000 (for the six months ended 30 June 2018: RMB18,825,000).

附註:其他收入、收益或虧損包括增值税退税收入人民幣9,364,000元(截至2018年6月30日止之六個月:人民幣12,083,000元):以及政府資助收入人民幣3,225,000元(截至2018年6月30日止之六個月:人民幣18,825,000元)。

For the six months ended 30 June 2019 截至2019年6月30日止之六個月

3. TURNOVER AND SEGMENT INFORMATION 3. 營業額及分部資料(續)

(continued)

The management of the Company makes decisions according to the operating results of each segment. No information of segment assets and liabilities is available for the assessment of performance of different business activities. Therefore, no information about segment assets and liabilities is presented.

本公司管理層根據各分部經營業績作 出決策。概無分部資產或負債資料 可用以評估不同業務活動的表現。因 此,並無呈報分部資產及負債資料。

4. PROFIT BEFORE TAXATION

4. 税前利潤

Six months ended 30 June 截至6月30日止之六個月

· III / 3
2018
2018年
RMB'000
人民幣千元
(unaudited)
(未經審計)

Profit before taxation has been arrived at after charging (crediting):	税前利潤已扣除(增加):		
Directors' remuneration	董事酬金	6,183	5,779
Other staff's retirement benefits scheme	其他僱員退休福利計劃供款	2 (02	2.027
contributions Other staff's equity-settled share-based	其他僱員以權益結算的股份	2,603	3,037
payment	支付	1,099	4,459
Other staff costs	其他員工成本	95,113	84,397
		10 / 000	07/70
Less: Staff costs included in research	減:計入研發成本的員工	104,998	97,672
and development costs	成本	(27,753)	[24,663]
		77,245	73,009
Amontication of intermible access	血 IV 次 玄 撒 绌	11/5	1 1 / /
Amortisation of intangible assets Depreciation of property, plant and	無形資產攤銷 物業、廠房及設備折舊	1,145	1,144
equipment		20,894	22,130
Depreciation of right-of-use assets	使用權資產折舊	4,138	_
Investment income from financial	按公允價值計入損益之金融	(0.0(0)	(/ /50)
assets at FVTPL Interest income	資產投資收入 利息收入	(2,963) (15,417)	(4,658) (13,922)
Operating lease rentals in respect of	經營租賃租金	(13,417)	(13,722)
— land use rights	一土地使用權	_	310
— office premises	一辦公室	_	3,313
Expense relating to short term lease	短期租賃相關費用	118	-
Cost of inventories recognised as expense	確認為開支之存貨成本	370,263	361,571

For the six months ended 30 June 2019 截至2019年6月30日止之六個月

5. TAXATION

5. 税項

Six	months	ended	30 June
截	至6月30	日止之	六個月

		2019 2019年 RMB'000 人民幣千元 (unaudited) (未經審計)	2018 2018年 RMB'000 人民幣千元 (unaudited) (未經審計)
The charge comprises:	支出包括:		
Mainland China Enterprise Income Tax ("EIT") Hong Kong Profits Tax	中國內地企業所得税 (「 企業所得税 」) 香港利得税	(11,526) (2,740)	(18,287) (887)
Deferred taxation	遞延税項	(14,266) (3,323)	(19,174) (4,108)
		(17,589)	(23,282)

On 21 March 2018, the Hong Kong Legislative Council passed The Inland Revenue (Amendment) (No. 7) Bill 2017 (the "Bill") which introduces the two-tiered profits tax rates regime. The Bill was signed into law on 28 March 2018 and was gazette on the following day. Under the two-tiered profits tax rates regime, the first HKD2 million of profits of the qualifying group entity will be taxed at 8.25%, and profits above HKD2 million will be taxed at 16.5%. The profits of group entities not qualifying for the two-tiered profits tax rates regime will continue to be taxed at a flat rate of 16.5%.

The Directors of the Company considered the amount involved upon implementation of the two-tiered profits tax rates regime as insignificant to the condensed consolidated financial statements. Accordingly, starting from the current year, the Hong Kong Profits Tax is calculated at 8.25% on the first HKD2 million of the estimated assessable profits and at 16.5% on the estimated assessable profits above HKD2 million.

The EIT is calculated at the applicable rates in accordance with the relevant laws and regulations in the Mainland China.

香港立法會於2018年3月21日通過了《2017年税務(修訂)(第7號)條例草案》(「條例草案」)。該條例草案引入利得税兩級制,已於2018年3月28日簽署成為法律並於翌日刊憲。在利得稅兩級制下,對於符合資格的集團實體,超過200萬港幣利潤的利得稅率為8.25%,超過200萬港幣利潤的部分的利得稅率為16.5%。無資格應用利得稅兩級制的集團實體則繼續統一以16.5%為利得稅率。

本公司董事認為執行利得税兩級制涉及的金額在簡明綜合財務報表中並不重大。相應地,由本年度開始,首200萬港幣估計應課税利潤的香港利得稅應用8.25%計算,超過200萬港幣部分的香港利得稅則應用16.5%計算。

企業所得税根據中國內地有關法律法 規按適用的税率計算。

For the six months ended 30 June 2019 截至2019年6月30日止之六個月

5. TAXATION (continued)

The Company's subsidiaries in the Mainland China are subject to EIT at 25% except that Goldpac Limited is approved for 3 years as the enterprise satisfied as a High-New Technology Enterprise and entitles the preferential tax rate of 15% in 2017, 2018 and 2019.

According to a joint circular of Ministry of Finance and the State Administration of Taxation, Cai Shui (2008) No. 1, only the profits earned by Goldpac Limited prior to 1 January 2008, when distributed to foreign investors, can be grandfathered with the exemption from withholding tax. Whereas, pursuant to Articles 3 and 27 of the EIT Law and Article 91 of its Implementation Rules, dividend distributed out of the profit generated thereafter, shall be subject to EIT at 10% or reduced tax rate if tax treaty or arrangement applies. Under the relevant tax arrangement, withholding tax rate on dividend distribution to the qualifying Hong Kong resident companies is 5%. Deferred tax liability on the undistributed profits earned since 1 January 2008 have been accrued at the tax rate of 5%.

5. 税項(續)

本公司的中國內地附屬公司按25%的 税率繳納企業所得税,惟金邦達有限 公司已被認定為高新技術企業,並可 於2017年、2018年及2019年享受15% 的優惠税率。

For the six months ended 30 June 2019 截至2019年6月30日止之六個月

6. DIVIDENDS

6. 股息

		Six months e 截至6月30日 2019 2019年 RMB'000 人民幣千元 (unaudited) (未經審計)	nded 30 June 止之六個月 2018年 2018年 RMB'000 人民幣千元 (unaudited) (未經審計)
Dividends 2018 Final — HK10.0 cents per ordinary share based on 833,561,000 shares (declared on 15 March 2019) (2017 Final — HK10.0 cents per ordinary share based on 833,561,000 shares (declared on 16 March 2018))	普通股港幣10.0仙, 基於833,561,000股 (於2019年3月15日宣派)	73,150	68,060
2018 Special — HK6.0 cents per ordinary share based on 833,561,000 shares (declared on 15 March 2019) (2017 Special — HK6.0 cents per ordinary share based on 833,561,000 shares (declared on 16 March 2018))	2018年年度特別股息 -每股普通股港幣6.0仙, 基於833,561,000股 (於2019年3月15日宣派) (2017年年度特別股息 -每股普通股港幣6.0仙, 基於833,561,000股 (於2018年3月16日宣派))	43,890	40,836

Subsequent to the end of the current interim period, the Board has resolved to declare the payment of an interim dividend of HK4.0 cents (equivalent to approximately RMB3.6 cents) per ordinary share, amounting to approximately RMB29,935,000 in aggregate with reference to the number of issued shares as at the end of the interim period (for the six months ended 30 June 2018: HK4.0 cents (equivalent to approximately RMB3.5 cents) per ordinary share, amounting to RMB29,008,000). The interim dividend will be paid to the shareholders whose names appear on the register of members of the Company at the close of business on Thursday, 5 September 2019.

本中期後,董事會決議派發中期股息每股普通股港幣4.0仙(折合約人民幣3.6分),參照本中期末之已發行股份數目計算合共約人民幣29,935,000元(截至2018年6月30日止之六個月:每股普通股港幣4.0仙(折合約人民幣3.5分),合共約人民幣29,008,000元)。本次中期股息將付予於2019年9月5日(星期四)在本公司股東登記名冊內之股東。

For the six months ended 30 June 2019 截至2019年6月30日止之六個月

7. EARNINGS PER SHARE

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

7. 每股盈利

歸屬於本公司擁有人的每股基本及攤 薄盈利乃根據以下數據計算:

For the six months ended 30 June 截至6月30日止之六個月

20192018年2019年2018年RMB'000RMB'000人民幣千元人民幣千元(unaudited)(unaudited)(未經審計)(未經審計)

Earnings:
Earnings for the purpose of basic
earnings per share
(Profit for the period attributable to

owners of the Company)

盈利: 計算每股基本盈利所採用 的盈利 (本公司擁有人應佔 期內利潤)

> For the six months ended 30 June 截至6月30日止之六個月

87.692

2019 2018 2019年 2018年 Number of Number of ordinary shares ordinary shares 普通股股數 普通股股數 000 .000 千股 千股 (unaudited) (unaudited) (未經審計) (未經審計)

Number of shares:
Weighted average number

股份數量:

Weighted average number of ordinary 計算每股基本盈利所 shares for the purpose of basic 採用的加權平均 earnings per share (Note) 普通股股數(附註)

828,718

826.134

86,395

Note: The weighted average number of ordinary shares adopted in the calculation of basic and diluted earnings per share for both periods have been arrived at after deducting the shares held in trust for the Company by an independent trustee under the share award scheme of the Company.

附註:計算兩期每股基本及攤薄盈利加權平均 普通股股數時,均已扣除股份獎勵計劃 項目下由獨立信託公司代本公司持有的 股份。

The computation of diluted earnings per share does not assume the exercise of the Company's Pre-IPO Share Option Scheme (as defined in note 14(a)) and share awards because the exercise price of those options and the options under fair value of those share awards were higher than the average market price for shares in both periods.

因首次公開發售前購股權計劃(定義見附註14(a))的行權價格以及股份獎勵的公允價值高於兩期內股份平均市場價格,在計算每股攤薄盈利時假定未行使該購股權和股份獎勵。

For the six months ended 30 June 2019 截至2019年6月30日止之六個月

8. MOVEMENTS IN PROPERTY, PLANT AND EQUIPMENT/RIGHT-OF-USE ASSETS

During the period, the Group mainly incurred nil (for the six months ended 30 June 2018: nil) on buildings, RMB7,137,000 (for the six months ended 30 June 2018: RMB7,186,000) on furniture, fixtures and equipment, RMB2,139,000 (for the six months ended 30 June 2018: RMB6,217,000) on plant and machinery and RMB31,869,000 (for the six months ended 30 June 2018: RMB11,958,000) on construction in progress.

During the current interim period, the Group entered into the new lease agreements for the use of office premises for 2 years to 3 years. The Group is required to make fixed monthly payments. On lease commencement, the Group recognised RMB11,106,000 of right-of-use asset and RMB11,106,000 lease liabilities.

8. 物業、廠房及設備/使用權資產之變動

於本期內,本集團主要支出包括人民幣零元(截至2018年6月30日止之六個月:人民幣零元)用於樓宇:人民幣7,137,000元(截至2018年6月30日止之六個月:人民幣7,186,000元)用於傢俬、裝置及設備:人民幣2,139,000元(截至2018年6月30日止之六個月:人民幣6,217,000元)用於廠房及機器;以及人民幣31,869,000元(截至2018年6月30日止之六個月:人民幣11,958,000元)用於在建工程。

於本中期內,本集團簽訂了若干2至3年的辦公室新租賃合約。本集團須每月支付固定金額。於租賃起始日,本集團確認了人民幣11,106,000元租賃負債。

9. INVENTORIES

9. 存貨

		At 30 June 2019 於2019年 6月30日 RMB'000 人民幣千元 (unaudited) (未經審計)	At 31 December 2018 於2018年 12月31日 RMB'000 人民幣千元 (audited) (經審計)
Raw materials Work in progress Finished goods	原材料 半成品 成品	129,604 5,206 85,440 220,250	135,974 4,787 71,191 211,952

For the six months ended 30 June 2019 截至2019年6月30日止之六個月

10. TRADE RECEIVABLES

Payment terms with customers are mainly on credit. Invoices are normally payable in 30 to 150 days by the customers from date of issuance. The following is an aged analysis of trade receivables net of allowance for doubtful debt presented based on the date of delivery of goods which approximated the respective dates on which revenue was recognised:

10. 應收貨款

與客戶的付款條款主要為賒賬。發票 一般於開具日期起計30日至150日內由 客戶支付。按貨物交付日期(與各自 收益確認日期相若)呈列的應收貨款 (扣除呆帳撥備)賬齡分析如下:

		At 30 June 2019 於2019年 6月30日 RMB'000 人民幣千元 (unaudited) (未經審計)	At 31 December 2018 於2018年 12月31日 RMB'000 人民幣千元 (audited) (經審計)
Age 0-90 days 91-180 days 181-365 days Over 1 year	賬 齡 0-90日 91-180日 181-365日 超 過 一 年	273,697 97,316 50,779 38,837	308,371 41,946 32,416 31,107 413,840

11. CONTRACT ASSETS

11. 合同資產

	At 30 June 2019 於2019年 6月30日 RMB'000 人民幣千元 (unaudited) (未經審計)	At 31 December 2018 於2018年 12月31日 RMB'000 人民幣千元 (audited) (經審計)
Embedded software and secure payment 嵌入式軟件和安全支付 products 產品 Equipment 設備	7,025 5,458 12,483	7,163 6,401 13,564

For the six months ended 30 June 2019 截至2019年6月30日止之六個月

11. CONTRACT ASSETS (continued)

The contract assets primarily relate to the Group's right to receive remaining payments from customers and not billed because rights are conditioned on the satisfaction of quality over the products delivered at the reporting date. The contract assets are transferred to trade receivables when the rights become unconditional. The condition is fulfilled upon the completion of retention period which is normally between 6 months to 1 year.

12. IMPAIRMENT ASSESSMENT ON FINANCIAL ASSETS AND OTHER ITEMS SUBJECT TO EXPECTED CREDIT LOSS ("ECL") MODEL

11. 合同資產(續)

合同資產主要指在報告期發出產品有 質保條件時,本集團對未開票收款部 分擁有之權利。當該權利變為無條件 時,合同資產則轉為應收貨款。通常 質保期為6個月至1年。

12. 預期信貸虧損(「預期信貸 虧損」)模式下的金融資產 及其他項目的減值評估

Six months ended 30 June 截至6月30日止之六個月

20192018年2019年2018年RMB'000RMB'000人民幣千元人民幣千元(unaudited)(unaudited)(未經審計)(未經審計)

Impairment loss recognised (reversed) in	確認(撥回)的減值虧損		
respect of			
Trade receivables	應收貨款	742	(741)

The basis of determining the inputs and assumptions and the estimation techniques used in the condensed consolidated financial statements for the six months ended 30 June 2019 are the same as those followed in the preparation of the Group's annual financial statements for the year ended 31 December 2018.

截至2019年6月30日止之六個月之本簡明綜合財務報表中使用的輸入數據及假設的確定基礎以及估計方法,與編製本集團截至2018年12月31日止之年度之年度財務報表應用的輸入數據及假設的確定基礎以及估計方法一致。

For the six months ended 30 June 2019 截至2019年6月30日止之六個月

13. TRADE AND BILLS PAYABLES

13. 應付貨款及應付票據

At 30 June At 31 December

		2019 於2019年 6月30日 RMB'000 人民幣千元 (unaudited) (未經審計)	2018 於2018年 12月31日 RMB'000 人民幣千元 (audited) (經審計)
Trade payables	應付貨款		
 Subsidiaries of Gemalto N.V. 	— Gemalto N.V.		
("Gemalto") (Note)	(「Gemalto」)的附屬		
	公司(附註)	804	9,533
— Related company of Gemalto	一 Gemalto的關聯公司		
DataCard Corporation	— DataCard		40.404
T1 : 1	Corporation	24,928	10,621
— Third parties	一 第三方	222,949	249,476
		248,681	269,630
	4 16 18 ÷ / 1 = 1 ±		
Bills payables — secured	有抵押應付票據		00.001
— Subsidiaries of Gemalto	一 Gemalto的附屬公司	105 71/	23,021
— Third parties	一 第三方	135,714	145,070
		135,714	168,091
		384,395	437,721

Note: Gemalto is a company incorporated under the laws of the Netherlands. It controlled Gemplus International S.A., a substantial shareholder of the Company throughout both periods, which is a limited liability company incorporated in Luxembourg.

附註:Gemalto 根據荷蘭法律成立。Gemplus International S.A.由Gemalto控制,是一 家於盧森堡註冊的有限責任公司,在兩 個期間內均是本公司的主要股東。

For the six months ended 30 June 2019 截至2019年6月30日止之六個月

13. TRADE AND BILLS PAYABLES (continued)

The Group normally receives credit terms of 60 to 180 days from its suppliers. The following is an aged analysis of the Group's trade and bills payables based on invoice date and bill issuance date respectively at the end of the reporting period.

13. 應付貨款及應付票據(續)

本集團一般獲供應商提供60日至180日的信貸期。以下為各報告期末本集團應付貨款及應付票據按發票日期或票據開具日期的賬齡分析。

		At 30 June 2019 於2019年 6月30日 RMB'000 人民幣千元 (unaudited) (未經審計)	At 31 December 2018 於2018年 12月31日 RMB'000 人民幣千元 (audited) (經審計)
Age 0-90 days 91-180 days 181-365 days Over 1 year	賬 齡 0-90日 91-180日 181-365日 超 過 一 年	340,293 25,535 8,685 9,882	353,550 65,026 11,911 7,234
		384,395	437,721

14. SHARE-BASED PAYMENT TRANSACTIONS

(a) Pre-IPO Share Option Scheme

The Pre-IPO Share Option Scheme was adopted pursuant to a written resolution passed by the shareholders of the Company on 15 November 2013 (the "Pre-IPO Share Option Scheme") for the primary purpose of recognise the contribution of certain employees and directors made or may have made to the growth of the Group and/or the listing of the Group on the Main Board of the Stock Exchange, and will expire on 3 December 2019.

14. 以股份為基礎的支付交易

(a) 首次公開發售前購股權 計劃

首次公開發售前購股權計劃於2013年11月15日獲全體股東以東面決議批准(「首次公開發售前購股權計劃」),旨在肯定本集團若干僱員及董事作出或過或形能作出對本集團發展及/並將分於聯交所上市的貢獻,並將於2019年12月3日到期。

For the six months ended 30 June 2019 截至2019年6月30日止之六個月

14. SHARE-BASED PAYMENT TRANSACTIONS (continued)

(a) Pre-IPO Share Option Scheme (continued)

The table below discloses the movement of the Company's share options held by directors and employees:

14. 以股份為基礎的支付交易

(a) 首次公開發售前購股權 計劃(續)

下表披露本公司董事及僱員所 持有的購股權的變動:

> Number of share options 購股權數量

Outstanding share options:

As at 1 January and 30 June 2019

未行使之購股權: 於2019年1月1日及6月30日

27.738.000

The share options shall vest in 5 tranches subject to specific period of services of employees, executives and officers for the Group and/or subject to the listing of shares on the Stock Exchange. Due to the resignation of certain of employees, executives and officers during the period ended 30 June 2019, the share options that have been granted to them were forfeited.

The Group recognised the total expenses of nil for the six months ended 30 June 2019 (for the six months ended 30 June 2018: RMB1,340,000) in relation to Pre-IPO share options granted by the Company.

根據員工、管理層及職員對本集 團及/或本集團上市的特定服務 期間,購股權將分五批歸屬。於 截至2019年6月30日止之期間, 由於若干員工、管理層及職員的 離職,部份購股權失效。

截至2019年6月30日止之六個月 內,本集團就本公司授出的首次 公開發售前購股權總開支確認 為人民幣零元(截至2018年6月30 日止之六個月:人民幣1,340,000 元)。

For the six months ended 30 June 2019 截至2019年6月30日止之六個月

14. SHARE-BASED PAYMENT TRANSACTIONS 14. 以股份為基礎的支付交易 (continued) (續)

(b) Share Option Scheme

The principal terms of the share option scheme, approved by the shareholders' resolution passed on 15 November 2013 (the "Share Option Scheme"), are substantially the same as the terms of the Pre-IPO Option Scheme except that:

- (i) the maximum number of shares in respect of which options may be granted shall not exceed 10% of the total number of shares in issue at the date of listing of the shares of the Company on the Main Board of the Stock Exchange;
- (ii) the maximum entitlement of each eligible participant in any 12-month period up to the date of offer to grant shall not exceed 1% of the shares in issue as at the date of offer to grant; and
- (iii) the exercise price is determined by the directors of the Company at their discretion and will not be lower than the highest of: (a) the closing price of the ordinary shares on the Stock Exchange at the offer date, which must be a trading day; (b) the average closing price of the ordinary shares on the Stock Exchange for the five business days immediately preceding the offer date; and (c) the nominal value of the Company's share.

During the six months ended 30 June 2019, no options were granted or agreed to be granted pursuant to Share Option Scheme.

(c) Share Award Scheme

The Company adopted a share award scheme (the "Share Award Scheme") on 30 November 2015 (the "Adoption Date") with a duration of 15 years commencing from 11 December 2015. The objectives of the Share Award Scheme are to (i) align the interests of any employee, adviser, consultant, agent, contractor, client or supplier of any member of the Group whom the directors in its sole discretion considers may contribute or have contributed to the Group (the "Participants"); (ii) recognise and motivate the contribution of the Participants and to provide incentives in retaining the Participants for future operation and development of the Group; and (iii) attract suitable personnel for the long-term growth and further strategic expansion of the Group.

(b) 購股權計劃

於2013年11月15日通過的股東決議中所批准的購股權計劃(「購股權計劃」)主要條款與首次公開發售前購股權計劃大致相同,以下條款除外:

- (i) 購股權授出最大股份數不 得超過本公司在聯交所上 市之日的總股數的10%;
- (ii) 在任何一個12個月期間到 要約授出之日,授予各合 格參與者的最高配額不得 超過已發行股份的1%;及
- (iii) 行使價格由本公司董事酌情商定,且不低於以充品者: (a) 普通股在聯交别日(需為交易日)之效盤價: (b)普通股在聯之於解接授出日前五個營業日的普通股平均收盤價; 及(c)本公司股份面值。

截至2019年6月30日止之六個月內,概無根據購股權計劃已授 出或同意授出購股權。

(c) 股份獎勵計劃

For the six months ended 30 June 2019 截至2019年6月30日止之六個月

14. SHARE-BASED PAYMENT TRANSACTIONS (continued)

(c) Share Award Scheme (continued)

The Company has engaged BOCI-Prudential Trustee Limited (the "Trustee") to administer and hold the Company's shares before they are vested and transferred to the Participants. The Trustee purchases the Company's shares being awarded from the open market with funds provided by the Company by way of contributions.

During both periods, no ordinary shares of the Company have been acquired. As at 30 June 2019, 10,374,000 shares have been granted or agreed to the Participants (30 June 2018: 10,374,000 shares).

The share awarded shall vest in 3 tranches on each anniversary of the first vesting date in equal portions. The first vesting date is 26 November 2017. The estimated fair value of the awards granted is HKD27,564,000 (equivalent to RMB24,239,000) based on the market price of the relevant shares at the grant date.

The Group recognised the total expenses of RMB1,613,000 (for the six months ended 30 June 2018: RMB3,837,000) for the six months ended 30 June 2019 in relation to the share awards granted by the Company.

There are 4,843,000 shares held by the Trustee at the end of reporting period.

14. 以股份為基礎的支付交易

(c) 股份獎勵計劃(續)

於兩個期間內,本公司均沒有購入普通股。截至2019年6月30日,10,374,000股已經授予或同意授予計劃參與者(2018年6月30日:10,374,000股)。

獎勵股份從首個歸屬日起分三 批歸屬,每年歸屬的數量相 同。首個歸屬日為2017年11月26 日。依據授予日的市場價格估 算,獎勵股份的公允價值共港 幣27,564,000元(折合約人民幣 24,239,000元)。

截至2019年6月30日止之六個月,本集團就本公司授出獎勵股份確認的總開支為人民幣1,613,000元(截至2018年6月30日止之六個月:人民幣3,837,000元)。

於本報告期末,受託人持有 4,843,000股。

For the six months ended 30 June 2019 截至2019年6月30日止之六個月

15. SHARE CAPITAL

15. 股本

Number	of
ordinary shar	es

普通股股數

Amount 金額

'000 千股 HKD'000 港幣千元

Issued and fully paid:

At 1 January 2018 (audited), 31 December 2018 (audited) and

30 June 2019 (unaudited)

已發行且繳足:

於2018年1月1日(經審計), 2018年12月31日(經審計) 及2019年6月30日

及2019年6月30日 (未經審計)

833.561

1,499,498

RMB'000 人民幣千元

Shown in the financial statements as of

— at 31 December 2018 (audited) and
30 June 2019 (unaudited)

顯示於下列財務報表

- 於2018年12月31日(經審計)及 2019年6月30日(未經審計)

1,192,362

For the six months ended 30 June 2019 截至2019年6月30日止之六個月

16. CAPITAL COMMITMENTS

16. 資本承擔

	At 30 June 2019 於2019年 6月30日 RMB'000 人民幣千元 (unaudited) (未經審計)	At 31 December 2018 於2018年 12月31日 RMB'000 人民幣千元 (audited) (經審計)
Capital expenditure contracted for but not provided in the condensed consolidated financial statements in respect of acquisition of property, plant and equipment 有關收購物業、廠房及設備的已訂約但未列入本簡明綜合財務報表內的資本開支	14,975	18,035

For the six months ended 30 June 2019 截至2019年6月30日止之六個月

17. INTERESTS IN ASSOCIATES

17. 於聯營公司之權益

		At 30 June 2019 於2019年 6月30日 RMB'000 人民幣千元 (unaudited) (未經審計)	At 31 December 2018 於2018年 12月31日 RMB'000 人民幣千元 (audited) (經審計)
Unlisted investments in associates, at cost Exchange realignment Share of post-acquisition results and	投資於非上市之聯營 公司・按成本 匯兑調整 應佔收購之後業績及儲備	32,120 193	32,120 193
reserves Impairment loss on interests in an associate	於聯營公司之權益之減值 虧損	(5,122) (27,191)	(5,122) (27,191)
		_	_

Details of the Group's associates at the end of the reporting period are as follows:

於本報告期末本集團聯營公司之詳情 如下:

Name of entity 實體名稱	Country of incorporation and operation 成立和運營國家	Proportion ordinary s capital indir by the 由本集團非 已發行普通 30.6.2019 (unaudited) (未經審計)	hare and rectly held Group 直接持有的 股之佔比 31.12.2018 (audited)	Principal activity 主要業務
Kaixin Holdings Limited 凱鑫控股有限公司	British Virgin Islands 英屬維爾京群島	45%	45%	Investment holding 控股公司
Goldpac ACS Technologies Inc. ["Goldpac ACS"]	Philippines 菲律賓	45%	45%	Data processing 數據處理
Sichuan Zhongruan Technology Ltd. (" SCZR ") 四川中軟科技有限公司 (「 四川中軟 」)	Mainland China 中國內地	19.68% <i>(Note)</i> <i>(附註)</i>	(Note)	Smart city platform 智慧城市平台

Note: The Group is able to exercise significant influence over SCZR because it has the power to appoint two out of the seven directors of that company under the article of association of that company.

附註:本集團能對四川中軟施加重大影響,因 為根據四川中軟之公司章程,本集團有 權指派其七名董事中的兩名。

Purchase of materials

Purchase of materials

Purchase of materials

原材料採購

原材料採購

原材料採購

For the six months ended 30 June 2019 截至2019年6月30日止之六個月

18. RELATED PARTY DISCLOSURES

(i) Other than the transactions and balances with related parties disclosed elsewhere in these condensed consolidated financial statements, during the period, the Group has the following significant transactions with related parties:

Name of related and connected party Nature of transactions 關聯及關連方名稱 交易性質

Companies controlled by Gemalto:

Gemalto Technologies (Shanghai)

金雅拓科技(上海)有限公司

Shanghai Gemalto IC Card

上海金雅拓智能卡技術有限公司

Technology Co., Ltd

由Gemalto控制的公司:

Co., Ltd

Gemalto Pte. Ltd.

18. 關聯方披露

(i) 除本簡明綜合財務報表中所披露的與關聯方的交易及結餘外, 於本期內,本集團與關聯方有以 下重大交易:

Six months ended 30 June 截至6月30日止之六個月

2019 2019年 RMB'000 人民幣千元 (unaudited) (未經審計)	2018 2018年 RMB'000 人民幣千元 (unaudited) (未經審計)
_	75,822
-	166

2,279

For the six months ended 30 June 2019 截至2019年6月30日止之六個月

18. RELATED PARTY DISCLOSURES (continued)

(ii) Compensation of key management personnel

During the period, the remuneration of directors which represent key management personnel of the Group was as follows:

18. 關聯方披露(續)

(ii) 主要管理層人員酬金

於本期內,代表本集團主要管理人員之董事酬金如下:

Six months ended 30 June 截至6月30日止之六個月

2019	2018
2019年	2018年
RMB'000	RMB'000
人民幣千元	人民幣千元
(unaudited)	(unaudited)
(未經審計)	(未經審計)

Directors' fee	袍金	325	360
Basis salaries and allowances	基本薪金和津貼	4,934	4,339
Bonus	分紅	364	334
1)	以權益結算的股份支付	514	718
Retirement benefits scheme	退休福利計劃供款		
contributions		46	28
		6,183	5,779

19. FAIR VALUE MEASUREMENT OF FINANCIAL INSTRUMENTS

(a) Fair value of the Group's financial assets that are measured at fair value on a recurring basis

Some of the Group's financial assets are measured at fair value at the end of each reporting period. The following table gives information about how the fair values of these financial assets are determined (in particular, the valuation technique(s) and inputs used), as well as the level of the fair value hierarchy into which the fair value measurements are categorised (Levels 1 to 3) based on the degree to which the inputs to the fair value measurements is observable.

 Level 1 fair value measurements are those derived from quoted prices (unadjusted) in active market for identical assets or liabilities;

19. 金融工具的公允價值計量

(a) 按公允價值經常性計量 的本集團金融資產的 公允價值

本集團部分金融資產於每個報告期末按公允價值計量。關於該等金融資產公允價值是是如定義的(特別是估價方法及使用的輸入數據),以及基於計量公允價值的輸入數據可觀測程度而分類的公允價值等級(第1至3級)信息由下表提供。

第1級公允價值計量指使用相同資產或負債於活躍市場的報價(未經調整)計量;

For the six months ended 30 June 2019 截至2019年6月30日止之六個月

19. FAIR VALUE MEASUREMENT OF FINANCIAL INSTRUMENTS (continued)

(a) Fair value of the Group's financial assets that are measured at fair value on a recurring basis (continued)

- Level 2 fair value measurements are those derived from inputs other than quoted prices included within Level 1 that are observable for the asset or liability, either directly (i.e. as prices) or indirectly (i.e. derived from prices); and
- Level 3 fair value measurements are those derived from valuation techniques that include inputs for the asset or liability that are not based on observable market data (unobservable inputs).

19. 金融工具的公允價值計量

(a) 按公允價值經常性計量 的本集團金融資產的 公允價值(續)

- 第2級公允價值計量指使 用除第1級涵蓋的報價外, 資產或負債直接(例如價 格)或間接(例如按價格計 算所得)可觀測的輸入數據 計量:及
- 第3級公允價值計量指估值 方法中使用無法基於可觀 測的市場數據(不可觀測 輸入數據)的資產或負債輸 入數據計量。

Relationship

Fair value			Significant unobservable input(s) 重大不可觀測輸入	unobservable inputs to fair value 不可觀測輸入數據與公允價值
公允價值	等級	估值方法及主要輸入數據	數據	之關係
As at 30 June 2019: RMB284,931,000 (as at 31 December 2018: RMB232,649,000) 於2019年6月30日: 人民幣284,931,000元 (於2018年12月31日: 人民幣232,649,000元)	Level 3 第3級	Discounted cash flow — future cash flows are estimated based on estimated return, and discounted at a rate that reflects the credit risk of various counterparties. 現金流財刊 一 未來日金流根據預計業績日 阿哈的助	Estimated return ranged from 2.5% to 3.77% [as at 31 December 2018 ranged from 2.6% to 3.35%] 預計收益範圍由2.5% 至3.77%(於2018年12月31日範圍由2.4%至2.25%)	The higher the estimated return, the higher the fair value and vice versa. 預計收益護值,公允價,反越流水。
	As at 30 June 2019: RMB284,931,000 (as at 31 December 2018: RMB232,649,000) 於2019年6月30日: 人民幣284,931,000元 (於2018年12月31日:	Fair value hierarchy 公允價值 公允價值 等級 As at 30 June 2019: RMB284,931,000 [as at 31 December 2018: RMB232,649,000] 於2019年6月30日: 人民幣284,931,000元 (於2018年12月31日:	公允價值	Fair value hierarchy key input(s) unobservable input(s) 公允價值 等級 估值方法及主要輸入數據 數據 As at 30 June 2019: RMB284,931,000 [as at 31 December 2018: RMB232,649,000] 於2019年6月30日: 人民幣284,931,000元 (於2018年12月31日: 人民幣232,649,000元) 从民幣232,649,000元 (於2018年12月31日: 人民幣232,649,000元) 从民幣232,649,000元 (於2018年12月31日: 根據預計業績估計並按 unobservable input(s) 重大不可觀測輸入數據 Estimated return ranged from 2.5% to 3.77% [as at 31] December 2018 ranged from 2.6% to 3.35%] 预計收益範圍由2.5% 至3.77% (於2018年 12月31日範圍由

For the six months ended 30 June 2019 截至2019年6月30日止之六個月

19. FAIR VALUE MEASUREMENT OF FINANCIAL INSTRUMENTS (continued)

(a) Fair value of the Group's financial assets that are measured at fair value on a recurring basis (continued)

Reconciliation of Level 3 Measurement

The following table presents the reconciliation of Level 3 Measurement of the financial assets:

19. 金融工具的公允價值計量

(a) 按公允價值經常性計量 的本集團金融資產的 公允價值(續)

第3級計量對賬

下表呈列金融資產的第3級計量 對賬:

> RMB'000 人民幣千元

At 1 January 2018 (audited)	於2018年1月1日(經審計)	_
Net gain on financial assets	金融資產淨收益	4,658
Purchase of financial assets	購買金融資產	595,000
Redemption of financial assets	贖回金融資產	(499,658)
At 30 June 2018 (unaudited)	於2018年6月30日(未經審計)	100,000
At 1 2010 (☆2010年1日1日(柳東江)	222 / /0
At 1 January 2019 (audited)	於2019年1月1日(經審計)	232,649
Net gain on financial assets	金融資產淨收益	5,245
Purchase of financial assets	購買金融資產	170,000
Redemption of financial assets	贖回金融資產	[122,963]
At 30 June 2019 (unaudited)	於2019年6月30日(未經審計)	284,931

There were no transfers into or out of Level 3 during both periods.

The total gains or losses for the period included a realised gain of RMB2,963,000 and a unrealised gain of RMB2,282,000 relating to financial assets that are measured at fair value at the end of each reporting period (six months ended 30 June 2018: a realised gain of RMB4,658,000). Such fair value gains are included in 'other gains or losses'.

於兩期內均無轉入第3級或由第 3級轉出。

按公允價值計量的金融資產 於報告期末已實現收益人民幣 2,963,000元及未實現收益人民 幣2,282,000元(截至2018年6月 30日止之六個月:已實現收益人 民幣4,658,000元)。該公允價值 變動產生的收益或虧損計入「其 他收益或虧損」。

For the six months ended 30 June 2019 截至2019年6月30日止之六個月

19. FAIR VALUE MEASUREMENT OF FINANCIAL INSTRUMENTS (continued)

(a) Fair value of the Group's financial assets that are measured at fair value on a recurring basis (continued)

Fair value measurements and valuation processes

The Board of Directors of the Company has set up a valuation committee, which is headed up by the chief financial officer of the Company, to determine the appropriate valuation techniques and inputs for fair value measurements.

In estimating the fair value of an asset or a liability, the Group uses market-observable data to the extent it is available. Where Level 1 inputs are not available, the Group engages third party qualified valuers to perform the valuation. The valuation committee works closely with the qualified external valuers to establish the appropriate valuation techniques and inputs to the model. The chief financial officer reports the valuation committee's findings to the board of directors of the Company when needed to explain the cause of fluctuations in the fair value of the assets and liabilities.

Information about the valuation techniques and inputs used in determining the fair value of various assets and liabilities are disclosed above.

(b) Fair value of financial instruments at amortised costs

The management of the Group considers that the carrying amounts of financial assets and financial liabilities recorded at amortised cost in the condensed consolidated financial statements approximate their fair values at the end of each reporting period.

19. 金融工具的公允價值計量

(a) 按公允價值經常性計量 的本集團金融資產的 公允價值(續)

公允價值計量及估值過程

本公司董事會已成立由首席財務 官領導的投資價值管理小組, 以決定適當的公允價值計量估 值方法和輸入數據。

估計不完資。的適立要價解的價市第資。的適立要價解的

決定各項資產及負債公允價值所 用的估值方法及使用的輸入數 據等相關信息已於上述披露。

(b) 按攤銷成本計量的金融 工具的公允價值

本集團管理層認為,於每個報告期末按攤銷成本列於簡明綜合財務報表的金融資產及金融負債的賬面值與其公允價值相若。

金邦達Goldpac

金 邦 達 寶 嘉 控 股 有 限 公 司 GOLDPAC GROUP LIMITED