

(Incorporated in the Cayman Islands with limited liability) Stock Code: 3603



ANNUAL REPORT

CONTENTS

- 2 Corporate Information
- Portfolio of Shopping Malls
- 8 Chairman's Statement
- Financial Summary
- Management Discussion and Analysis
- **20** Profile of Directors and Senior Management
- 26 Corporate Governance Report
- Report of Directors
- Independent Auditor's Report
 - Audited Financial Statements:
- Consolidated Income Statement
- **55** Consolidated Statement of Comprehensive Income
- Consolidated Balance Sheet
- Consolidated Statement of Changes in Equity
- Consolidated Statement of Cash Flows
- Notes to the Consolidated Financial Statements
- Definitions

CORPORATE INFORMATION

EXECUTIVE DIRECTORS

Mr. Cheung Hon Chuen, Chairman of the Board and Chief Executive OfficerMr. Mei ZuotingMr. Zhang WeixinMs. Jin Chunyan, Chief Financial Officer

NON-EXECUTIVE DIRECTORS

Mr. Yu Xuecong Mr. Lin Lie (appointed on 1 March 2020) Ms. Wang Yixue (appointed on 26 March 2021) Mr. Wu Jianxun (resigned on 26 March 2021)

INDEPENDENT NON-EXECUTIVE DIRECTORS

Dr. Liu Eping Mr. Chen Tusheng Mr. Tan Michael Zhen Shan Mr. Zheng Decheng

AUDIT COMMITTEE

Dr. Liu Eping *(Chairman)* Mr. Tan Michael Zhen Shan Mr. Zheng Decheng

REMUNERATION COMMITTEE

Dr. Liu Eping *(Chairman)* Mr. Cheung Hon Chuen Mr. Chen Tusheng

NOMINATION COMMITTEE

Mr. Cheung Hon Chuen *(Chairman)* Dr. Liu Eping Mr. Chen Tusheng

COMPANY SECRETARY

Mr. Kam Chi Sing

AUTHORISED REPRESENTATIVES

Ms. Jin Chunyan Mr. Kam Chi Sing

AUDITOR

PricewaterhouseCoopers Certified Public Accountants and Registered PIE Auditor

COMPLIANCE ADVISER

RaffAello Capital Limited 7/F, Central 88 88-89 Des Voeux Road Central Central, Hong Kong

REGISTERED OFFICE

71 Fort Street PO Box 500 George Town Grand Cayman KY1–1106 Cayman Islands

PRINCIPAL PLACE OF BUSINESS IN HONG KONG

Rooms 301–303 3/F Golden Gate Commercial Building 136–138 Austin Road Tsim Sha Tsui Kowloon, Hong Kong

HEADQUARTER AND PRINCIPAL PLACE OF BUSINESS IN THE PRC

1st Floor, Xinjicheng Club No. 250, Intersection of Nanda Road Panyu District, Guangzhou PRC

PRINCIPAL SHARE REGISTRAR AND TRANSFER OFFICE IN THE CAYMAN ISLANDS

Appleby Global Services (Cayman) Limited 71 Fort Street PO Box 500 George Town Grand Cayman KY1-1106 Cayman Islands

HONG KONG BRANCH SHARE REGISTRAR AND TRANSFER OFFICE

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

PRINCIPAL BANKERS

Guangzhou Rural Commercial Bank Panyu Branch 72 Chaoyang West Road Panyu District Guangzhou PRC

Shengjing Bank 109 Beizhan Road Shenyang PRC

CMB Wing Lung Bank Limited CMB Wing Lung Bank Building 45 Des Voeux Road Central Hong Kong

LEGAL ADVISER

As to Hong Kong law P. C. Woo & Co. 12/F, Prince's Building 10 Chater Road Central, Hong Kong

SHARE LISTING

The Stock Exchange of Hong Kong Limited

STOCK CODE

SEHK: 3603

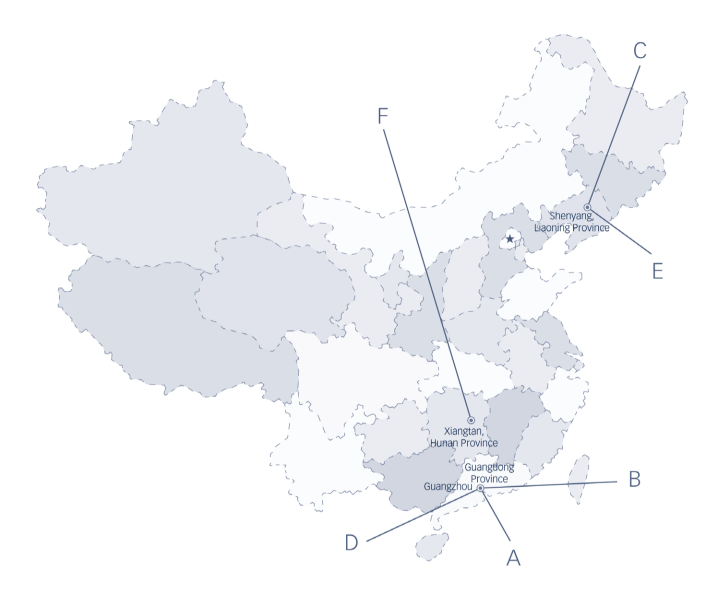
WEBSITE ADDRESS

www.xjsx.net.cn

LISTING DATE

8 November 2019

PORTFOLIO OF SHOPPING MALLS



- A Xinji Shaxi Hospitality Supplies Expo Center (信基沙溪酒店用品博覽城)
- B Xinji Hotelex Hospitality Supplies Center (信基豪泰酒店用品城)
- C Xinji Shaxi Hospitality Supplies Expo Center (Shenyang) (瀋陽信基沙溪酒店用品博覽城)
- D Xinji Dashi Home Furnishings Center (信基大石傢俬城)
- E Xinji Shaxi Home Furnishings Expo Center (Shenyang) (瀋陽信基沙溪國際家居用品博覽中心)
- F Xinji Shaxi Yuetang International Hotel Supplies Trading Exhibition Center (信基沙溪●岳塘國際酒店用品交易展示中心)

(A) XINJI SHAXI HOSPITALITY SUPPLIES EXPO CENTER (信基沙溪酒店用品博覽城)

Xinji Shaxi Hospitality Supplies Expo Center(信基沙溪酒 店用品博覽城) is located at No. 11 Shaxida Road, Luopu Street, Panyu District, Guangzhou City, Guangdong Province, PRC with a total GFA of approximately 62,222.59 sq.m.. This shopping mall commenced operation in December 2003.

We strive to maintain our Xinji Shaxi Hospitality Supplies Expo Center(信基沙溪酒店用品博覽城) as the nation's most well-known hospitality supplies wholesale market. It was awarded as the 2014 China's Hospitality Supplies Industry Leader Market (2014年度中國酒店用 品行業領軍市場) by the CHSA in 2015 and the National Integrity Model Market (全國誠信示範市場) by the State Administration for Industry and Commerce of the PRC (中華人民共和國國家工商行政管理總局) in 2015. It was also recognised as the Guangdong Top Brand (廣東省 (行業類) 名牌產品) by the Guangdong Quality Brands Bureau* (廣東卓越質量品牌研究院) in 2018.

Our Xinji Shaxi Hospitality Supplies Expo Center(信基 沙溪酒店用品博覽城) benefits from its close proximity to the Panyu Shaxi exit of the South China Highway (華 南快速幹線) in Guangzhou which attracts tenants and customers in Guangdong Province. As of 31 December 2020, it consisted of a total LFA of approximately 62,124.08 sq.m. of retail space, approximately 132 advertising spaces and 280 car park spaces, having 572 tenants selling various types of international and national hospitality supplies brands of different categories, including but not limited to glass and stainless-steel products, kitchen supplies, room supplies, bakery essentials, textiles, electrical appliances and utensils. With its large scale of operation providing all sorts of hospitality supplies, it has become a high-end one-stop shopping mall for consumers.

For the FY2020, Xinji Shaxi Hospitality Supplies Expo Center(信基沙溪酒店用品博覽城) recorded an occupancy rate of 94.7% (2019: 99.3%).

(B) XINJI HOTELEX HOSPITALITY SUPPLIES CENTER (信基豪泰酒店用品城)

Xinji Hotelex Hospitality Supplies Center is located at Northern side of Yingbin Road, Shangjiao Village, Luopo Street, Panyu District, Guangzhou City, Guangdong Province, PRC, near the Xiajiao Station of the Guangzhou Metro and the west exit of the Xinguang Highway (新光快速路) with a total GFA of approximately 72,636.09 sq.m..

Xinji Hotelex Hospitality Supplies Center (信基豪泰酒 店用品城) (formerly known as Xinji Yingbin Hospitality Supplies Center (信基迎賓酒店用品城)) is one of the well-known hospitality supplies wholesale markets in Guangzhou. As of 31 December 2020, this shopping mall had a total operating area of approximately 60,562.28 sq.m. and 458 tenants selling various types of international and national hospitality supplies brands of different categories, including but not limited to glass and stainless-steel products, beverage essentials, kitchen supplies, room supplies, bakery essentials, textiles, electrical appliances and utensils.

For the FY2020, our Xinji Hotelex Hospitality Supplies Center recorded an occupancy rate of 93.9% (2019: 97.0%).

(C) XINJI SHAXI HOSPITALITY SUPPLIES EXPO CENTER (SHENYANG) (瀋陽信基沙溪酒店用品博覽城)

Xinji Shaxi Hospitality Supplies Expo Center (Shenyang) (瀋陽信基沙溪酒店用品博覽城) is located at No. 59–1 Daoyibeida Street, Shenbeixin District, Shenyang City, Liaoning Province, PRC with a total GFA of approximately 88,416.03 sq.m.. It consists of five floors of retail space with a modern interior and is our first hospitality supplies shopping mall in Northeast China.

Xinji Shaxi Hospitality Supplies Expo Center (Shenyang) (瀋陽信基沙溪酒店用品博覽城) provides consumers and retailers a one-stop and high-end shopping experience for hospitality products in Northeast China. It was recognised as the Appointed Procurement Agency of Liaoning Hotel Association (遼寧省飯店協 會指定採購單位) by the Liaoning Hotel Association (遼 寧省飯店協會) and the Best Procurement Agency for hospitality supplies (中國酒店用品最佳的採購基地) by the CHSA in March 2015. As of 31 December 2020, it consisted of a total LFA of approximately 48,933.43 sq.m. of retail space, approximately 74 advertising spaces and 261 car park spaces, having 77 tenants who were mostly engaged in the wholesale of hospitality supplies of stainless-steel products, kitchen supplies, room supplies, textiles, furniture, beverage and cleaning essentials and utensils.

For the FY2020, this shopping mall recorded an occupancy rate of 40.9% (2019: 55.3%).

This shopping mall commenced operation in October 2014.

(D) XINJI DASHI HOME FURNISHINGS CENTER (信基大石傢俬城)

Xinji Dashi Home Furnishings Center (信基大石傢俬 城) is located at No. 105 Guo Road, Dashi Street, Panyu District, Guangzhou City, Guangdong Province, PRC with a total GFA of approximately 24,893.95 sq.m..

Xinji Dashi Home Furnishings Center (信基大石傢俬城) continues to provide a one-stop shopping experience to potential commercial and household consumers for office and home furnishings in Guangdong Province. Xinji Dashi Home Furnishings Center (信基大石傢俬城) was awarded as the Most Reliable Home Furnishings Mall (最受消費者信賴家居商場) by the Guangdong Construction Association* (廣東省建築材料行業協會) in December 2010 and the Favourite Mall 2016 for home furnishings (2016家居權力榜最受消費者喜愛賣場) recognised by the China Marketing Grand Ceremony (中 國營銷盛典) organised by the Southern Metropolis Daily (南方都市報) in December 2016. Its marketing strategy focuses on providing consumers with cost-effective high quality home supplies products. Notwithstanding the smaller scale of operation compared to our Xinji Shaxi Home Furnishings Expo Center (Shenyang) (瀋陽信基沙溪國際家居用品博覽 中心), Xinji Dashi Home Furnishings Center (信基大 石傢俬城) continues to provide a one-stop shopping experience to potential commercial and household consumers for office and home furnishings in Guangdong Province.

As of 31 December 2020, this shopping mall had a total operating area of approximately 24,576.16 sq.m., having 51 tenants selling various types of home supplies including office and home furniture and decorations, and approximately 38 advertising spaces.

For the FY2020, this shopping mall recorded an occupancy rate of 100% (2019: 100%).

(E) XINJI SHAXI HOME FURNISHINGS EXPO CENTER (SHENYANG) (瀋陽信基沙溪國際家居用品博覽中心)

Xinji Shaxi Home Furnishings Expo Center (Shenyang) (瀋陽信基沙溪國際家居用品博覽中心) is located at No. 57–1 Daoyibeida Street, Shenbeixin District, Shenyang City, Liaoning Province, PRC with a total GFA of approximately 114,911.16 sq.m.

Our Xinji Shaxi Home Furnishings Expo Center (Shenyang) (瀋陽信基沙溪國際家居用品博覽中心) is a mid-to-high-end well-known home furnishings wholesale market in the north of Shenyang City. The shopping mall commenced operation in October 2014. Benefit from the rapid commercial and residential development in the Shenbeixin District, this shopping mall targets potential commercial and household consumers by offering a one-stop shopping experience for office and home furnishings in Northeast China.

It was awarded as the Integrity Model Shopping Mall (誠信示範商場) by the Liaoning Home Supplies Association* (遼寧省家居裝飾業商會) in March 2016 and as the Outstanding Mall (優秀商場) by the Liaoning Furniture Association* (遼寧省家俱協會) in December 2017. As of 31 December 2020, it consisted of a total LFA of approximately 63,362.36 sq.m. of retail spaces, and approximately 211 advertising spaces and 581 car park spaces coupled with 212 tenants selling various types of home supplies including office and home furniture, decorations and materials for construction and renovation.

For the FY2020, this shopping mall recorded an occupancy rate of 85.9% (2019: 81.2%).

CHAIRMAN'S STATEMENT

Dear Shareholders,

On behalf of the Board of Xinji Shaxi Group Co., Ltd (together with its subsidiaries, collectively the "**Group**"), I am pleased to present the results of the Group for the year ended 31 December 2020 (the "**Year**").

2020 was a quite challenging year for the global economy due to the outbreak of COVID-19, ongoing trade disputes between the United States and China, and the uncertainty created by the United States election, which brought a negative impact on the global economy. The annual results of the Group for 2020 reflected the impact of the COVID-19 pandemic.

RESULTS

In this unprecedentedly unfavorable business environment, which was also complex, volatile and difficult, we addressed the challenges with caution and determination and delivered stable results. For the FY2020, the Group's core net profit amounted to approximately RMB88.7 million (FY2019: RMB109.8 million), representing a decrease of RMB21.1 million or 19% as compared with the FY2019. The Group's revenue amounted to approximately RMB287.9 million (FY2019: RMB303.1 million), representing a decrease of RMB15.2 million or 5% as compared with the FY2019. Details of the Group's results and prospects will be discussed under the section of "Management Discussion and Analysis" in this annual report.

APPRECIATION

We are indeed grateful to our professional management team for taking all the necessary mitigation measures to ensure the smooth operation of our business. The global and China's economic outlook remains uncertain and the business environment remains challenging as the COVID-19 pandemic may not subside significantly in the near future.

On behalf of the Board, I would like to extend my sincere gratitude to all suppliers, business partners and our shareholders for their support and patience during the past year. May I also salute our managers and dedicated staff at all levels for their invaluable contributions and diligent efforts during the past year. We will continue to pursue effective management strategies, capture market trends and opportunities, and aim to create higher value for our shareholders and make new contributions to the community.

Cheung Hon Chuen

Chairman and Chief Executive Officer 26 March 2021

FINANCIAL SUMMARY

FINANCIAL SUMMARY

	Year ended 3	31 December		
2020	2019	2018	2017	2016
RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
287,938	303,083	281,355	209,868	208,726
31,911	101,450	250,226	88,784	75,447
32,967	102,905	189,213	76,910	58,951
(1,056)	(1,455)	61,013	11,874	16,496
88,741	109,800	87,289	29,677	38,571
	RMB'000 287,938 31,911 32,967 (1,056)	2020 2019 RMB'000 RMB'000 287,938 303,083 31,911 101,450 32,967 102,905 (1,056) (1,455)	RMB'000 RMB'000 RMB'000 287,938 303,083 281,355 31,911 101,450 250,226 32,967 102,905 189,213 (1,056) (1,455) 61,013	2020201920182017RMB'000RMB'000RMB'000RMB'000287,938303,083281,355209,86831,911101,450250,22688,78432,967102,905189,21376,910(1,056)(1,455)61,01311,874

ASSETS AND LIABILITIES

		As	at 31 Decemb	er	
	2020	2019	2018	2017	2016
	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
		0.070.00 <i>i</i>			0 7 (1 0 0 0
Non-current assets	2,996,882	2,978,396	2,897,686	2,901,649	2,764,982
Current assets	291,600	311,573	173,951	615,451	377,367
Total assets	3,288,482	3,289,969	3,071,637	3,517,100	3,142,349
Current liabilities	360,061	363,938	441,485	608,155	1,066,074
Non-current liabilities	1,034,057	1,044,262	1,154,327	1,391,503	558,343
Total liabilities	1,394,118	1,408,200	1,595,812	1,999,658	1,624,417
Equity attributable to owners of the					
Company	1,897,707	1,884,056	1,476,657	1,150,539	1,162,903
Non-controlling interests	(3,343)	(2,287)	(832)	366,903	355,029
Total equity	1,894,364	1,881,769	1,475,825	1,517,442	1,517,932

MANAGEMENT DISCUSSION AND ANALYSIS

The Board is pleased to announce the audited annual results of the Group for the year ended 31 December 2020 together with the comparative figures for the year ended 31 December 2019. These annual results have been reviewed by the Company's audit committee.

DIVIDENDS

The Board does not recommend the payment of a final dividend for the year ended 31 December 2020. No interim dividend was paid or declared during the year (FY2019: RMB0.013 per share).

FINANCIAL REVIEW

Revenue

For the FY2020, the revenue recorded a decrease of 5% to approximately RMB287.9 million compared with approximately RMB303.1 million for the FY2019. Such decrease was mainly driven by the decrease in revenue from our rental income.

The table below sets forth the breakdown of the Group's revenue by business lines as indicated:

	For the year ended 31 December 2020 2019			
	RMB'000	%	RMB'000	%
Rental Income	242,406	84	254,691	84
Property Management Service	26,210	9	28,344	9
Sales of Goods	19,322	7	15,057	5
Exhibition Management Service	-	-	4,991	2
Total	287,938	100	303,083	100

FINANCIAL REVIEW (cont'd)

Rental Income

Rental income is revenue received by the Group from the tenants who signed lease contracts with us to run business at the Group's owned/leased portfolio shopping malls, which accounted for approximately 84% of our total revenue in FY2020. For the FY2020, revenue from our rental income decreased by RMB12.3 million or 5% to approximately RMB242.4 million (FY2019: RMB254.7 million) due to the rental exemption and concession policies launched by the Group as a result of the outbreak of COVID-19.

Property Management Service

Revenue from our property management services is the management fees paid by the tenants under the property management agreements. For the FY2020, income from property management services decreased by RMB2.1 million or 7% to approximately RMB26.2 million (FY2019: RMB28.3 million). The decrease in property management service income was mainly attributable to the decrease in areas under the management of the Group as affected by the outbreak of COVID-19.

Exhibition Management Service

Revenue from our exhibition management service income includes fees received from exhibitors. Due to the impact of COVID-19, the Company has suspended the organisation of exhibitions in the FY2020 and no exhibition revenue was generated (FY2019: RMB5.0 million).

Sales of Goods

Revenue from sales of goods is the revenue generated from sales of hospitality products and home furnishings through our online shopping mall. For the FY2020, revenue from sales of goods increased by RMB4.2 million or approximately 28% to approximately RMB19.3 million (FY2019: RMB15.1 million). Such increase in revenue from sales of goods was mainly due to the increase in businessto-business ("**B2B**") operations of the Group.

Cost of Sales

Our cost of sales slightly decreased by approximately RMB1.4 million or 5% from approximately RMB28.2 million for the FY2019 to approximately RMB26.8 million for the FY2020. Such decrease was mainly due to the impact of COVID-19, the Company has suspended the organisation of exhibitions in the FY2020 and no exhibition cost was generated (FY2019: RMB2.2 million).

Fair Value Losses/Gains on Investment Properties

Our fair value changes on investment properties decreased substantially by RMB89.4 million to fair value losses of approximately RMB79.3 million for the FY2020 (FY2019: fair value gains of RMB10.1 million), which was mainly due to the adjustment made in the valuation of Xinji Hotelex Hospitality Supplies Center as it is temporarily unavailable for revenue at this stage due to partial property alterations in FY2020 and adjustment in the values of two shopping malls in Shenyang, the PRC in view of the general decrease in macro market demand caused by the outbreak of COVID-19.

Selling and Marketing Expenses

Our selling and marketing expenses decreased by RMB8.2 million or 25% from approximately RMB32.8 million for the FY2019 to approximately RMB24.6 million for the FY2020. Such decrease was mainly due to the cost tightening measures implemented in view of the difficult operating environment as a result of the outbreak of COVID-19.

Administrative Expenses

Our administrative expenses decreased by RMB9.8 million or 19% from approximately RMB50.5 million for the FY2019 to approximately RMB40.7 million for the FY2020, which was mainly due to the cost tightening measures implemented in view of the difficult operating environment as a result of the outbreak of COVID-19.

FINANCIAL REVIEW (cont'd)

Other Income

Our other income increased by RMB9.2 million or 214% from approximately RMB4.3 million for the FY2019 to approximately RMB13.5 million for the FY2020. Such increase was mainly due to the fact that in the FY2020, we received the reward of being successfully listed on the Main Board of the Stock Exchange from Panyu District Government of RMB3.0 million, and the increase in recognised default income of approximately RMB4.1 million, as a result of the tenants terminating their leases prior to the expiration date of such leases due to the impact of COVID-19 during the year.

Operating Profit and Operating Profit Margin

As a result of the foregoing, our operating profit decreased by RMB88.7 million or 43% from approximately RMB207.6 million for the FY2019 to approximately RMB118.9 million for the FY2020. Our operating profit margin decreased from 68% for the FY2019 to 41% for the FY2020.

Finance Income

Our finance income increased by RMB0.5 million or 45% from approximately RMB1.1 million for the FY2019 to approximately RMB1.6 million for the FY2020. This was primarily due to the interest income from the funds raised from the global offering of the Company on 8 November 2019.

Finance Expenses

Our finance expenses decreased by RMB1.4 million or 3% from approximately RMB53.3 million for the FY2019 to approximately RMB51.9 million for the FY2020. This was mainly due to the decrease in relevant expenses of the banking facilities.

Net Finance Expenses

As a result of the foregoing, our net finance expenses decreased by RMB2.0 million or 4% from approximately RMB52.2 million for the FY2019 to approximately RMB50.2 million for the FY2020.

Profit for the Year and Net Profit Margin

As a result of the foregoing, profit for the FY2020 decreased by RMB69.6 million or 69% from approximately RMB101.5 million for the FY2019 to approximately RMB31.9 million for the FY2020. Our net profit margin decreased from approximately 33% for the FY2019 to approximately 11% for the FY2020, which was mainly due to the decrease of RMB89.4 million in fair value gains on investment properties.

Core Net Profit

Our management believes core net profit will be useful for investors in evaluating the performance results of our underlying business across accounting periods by eliminating the effects of certain non-recurring items including the fair value changes on investment properties which are considered not indicative for evaluation of the actual performance of our business.

Our core net profit decreased by RMB21.1 million or 19% from approximately RMB109.8 million for the FY2019 to approximately RMB88.7 million for the FY2020. This was mainly due to the decrease of RMB15.2 million in the revenue of the Group for the FY2020 as a result of the outbreak of COVID-19.

FINANCIAL REVIEW (cont'd)

Core Net Profit (cont'd)

The following table sets forth the profit and the core net profit of the Group for the years indicated:

	For the year ended 3	1 December
	2020	2019
	RMB'000	RMB'000
Profit for the year	31,911	101,450
Add:		
Fair value losses/(gains) on investment properties	79,274	(10,051)
Listing expenses	-	17,340
Government grants	(3,500)	-
Income tax expenses in relation to above reconciled items	(18,944)	1,061
Core net profit for the year	88,741	109,800
– Owners of the Company	89,797	111,255
– Non-controlling interests	(1,056)	(1,455)

CHANGE IN USE OF NET PROCEEDS

During the FY2020, due to the continued outbreak of COVID-19, countries worldwide have imposed various lockdown measures to curb the spread of COVID-19, including travel restrictions, quarantine measures and/or compulsory suspension of work. As a result, the global hospitality and tourism industries have severely suffered, which has adversely affected the profitability of the tenants, and thus has hampered the financial performance of the Group. In order to strengthen the Group's liquidity to cope with the impacts and challenges brought by the outbreak of COVID-19 and to enhance the efficiency and effectiveness of capital use of the Group, the use of net proceeds from the global offering of the Company (the "**Net Proceeds**") has been appropriately adjusted as disclosed in the announcement of the Company dated 6 July 2020 in relation to the change in the use of Net Proceeds (the "**Reallocations**") and business update of the Group. Hereunder are the details on the change in the use of the unutilised Net Proceeds:

- (i) reallocating approximately 12.5% of the Net Proceeds in an amount of approximately RMB27.2 million, which were originally allocated for the project development of a new shopping mall located in each of Chengdu (the "Chengdu Project"), Zhengzhou (the "Zhengzhou Project") and Fuzhou (the "Fuzhou Project", together with the Chengdu Project and the Zhengzhou Project, the "New Projects") in the PRC, to supplement the general working capital of the Group; and
- (ii) reallocating approximately 36.8% of the Net Proceeds in an amount of approximately RMB80.0 million, which were originally allocated for the New Projects, to develop a new shopping mall located in Guangzhou, the PRC (the "Guangzhou Project").

CHANGE IN USE OF NET PROCEEDS (cont'd)

The utilisation of the Net Proceeds and the unutilised Net Proceeds after the Reallocations as of 31 December 2020 are set out below:

		Original Intended Amount RMB million	Unutilised Amount after Reallocations RMB million	Utilised Amount as of 31 December 2020 RMB million	Unutilised Amount as of 31 December 2020 RMB million	Timeframe for Full Utilisation of the Reallocated Unutilised Amount
(i)	Repayment of the Group's bank borrowings for the construction cost and sales and marketing	56.7	31.2	31.2		
(ii)	cost of its shopping malls Development of New Projects	50.7	51.2	51.2	_	
	a) Chengdu Project	63.8	-	-	-	_
	b) Zhengzhou Project	40.8	22.5	-	22.5	till 2023
	c) Fuzhou Project	55.9	30.8	-	30.8	till 2023
	d) Guangzhou Project	-	80.0	57.8	22.2*	till 2023
(iii)	General working capital	-	27.2	27.2	-	
Tot	al	217.2	191.7	116.2	75.5	

Note: Any discrepancies in the above table between totals and sums of amounts listed herein are due to rounding. Save for the aforesaid Reallocations, there are no other changes in the use of the Net Proceeds.

* On 29 December 2020 (after trading hours), Guangzhou Shaxi International Hospitality Supplies City Company Limited* (廣州沙溪國際酒店用品城 有限公司) ("Guangzhou Shaxi"), an indirect wholly-owned subsidiary of the Company, into a supplemental agreement with Guangzhou Chaoying Trade Limited* (廣州朝盈貿易有限公司) ("Guangzhou Chaoying") to unwind the acquisition of 60% of the equity interest in Guangzhou Zhicheng Commercial Operation Limited. As at the latest practicable date, the Group has received the return payment of RMB52.8 million, and the Board intends to apply the Net Proceeds for Guangzhou Project to other shopping mall development project(s) in the future.

The Board is of the view that the aforementioned change in the use of the Net Proceeds is fair and reasonable as it allows the Group to meet its financial needs more efficiently and flexibly. As such, the Board considers that the Reallocations are in the interests of the Company and the Shareholders as a whole. The Directors will continuously assess the plans for the use of the Net Proceeds and may revise or amend such plans where necessary, to diminish the impacts of the outbreak of COVID-19 and strive for better business performance of the Group.

LIQUIDITY AND FINANCIAL RESOURCES

Cash and Cash Equivalents

As at 31 December 2020, the Group's cash and cash equivalents amounted to approximately RMB182.5 million (31 December 2019: RMB272.4 million). Cash and cash equivalents are mainly denominated in Renminbi.

Borrowing and Charges on the Group's Assets

As at 31 December 2020, the Group's bank borrowings of approximately RMB627.4 million (31 December 2019: RMB610.1 million) bore interest ranging from 5.66% to 7.36% per annum and were secured by investment properties of the Group. The value of investment properties pledged as collateral for the Group's borrowings was approximately RMB1,469.3 million (31 December 2019: RMB1,468.3 million).

Details of the bank borrowings are set out in note 27 to the consolidated financial statements.

Gearing Ratio

The gearing ratio as at 31 December 2020, calculated on the basis of net debt over total capital, was 23% as compared with 18% as at 31 December 2019.

Net Current Liabilities and Current Ratio

As at 31 December 2020, the Group had net current liabilities of RMB68.5 million as compared with net current liabilities of RMB52.4 million as at 31 December 2019. The current ratio was 0.81 as at 31 December 2020 (31 December 2019: 0.86).

Capital Commitments, Operating Lease Commitments and Contingent Liabilities

Details of the contingent liabilities, capital commitments and operating lease commitments are set out in notes 30 and 31 to the consolidated financial statements.

Acquisition and Disposal of Subsidiaries and Associated Companies

Save for the below operation right of the Guangzhou Shopping Mall, the Group had no material acquisitions and disposals of subsidiaries, associated companies and joint ventures during the FY2020.

Operation Right of Guangzhou Shopping Mall

As disclosed in the discloseable transaction announcements of the Company dated 24 July 2020, 4 September 2020 and 29 December 2020, Guangzhou Shaxi entered into an equity transfer agreement with Guangzhou Chaoying for the acquisition of the 60% equity interest in Guangzhou Zhicheng Commercial Operation Limited* (廣 州智誠商業運營有限公司) (the "**Target Company**") at a consideration of RMB78.0 million by Guangzhou Shaxi (the "**Acquisition**"). Pursuant to a cooperation agreement, the Target Company holds the operation right of operation and management of Bohuang International Hospitality Supplies Procurement Centre* (博皇國際酒店用品採購中 心) ("**Guangzhou Shopping Mall**") which is located at Baiyun District, Guangzhou, the PRC for a term of 18 years from 1 May 2020 to 30 April 2038.

However, on 12 August 2020, a notice issued by the Guangzhou Baiyun District Baiyunhu Street Office* (廣州市 白雲區人民政府白雲湖街道辦事處) was posted outside the Guangzhou Shopping Mall stating that the land, including the Guangzhou Shopping Mall, shall be expropriated and reconstructed. Notwithstanding the effort made by the Group to communicate with the relevant government authorities for its request to preserve the Guangzhou Shopping Mall from the land expropriation, as at 29 December 2020, the Group has yet to receive any notice from any relevant government authorities regarding such request. As a result, in order to safeguard the interest of the Company and the Shareholders as a whole, on 29 December 2020, the Group entered into a supplemental agreement with Guangzhou Chaoying to unwind the Acquisition.

LIQUIDITY AND FINANCIAL RESOURCES (cont'd)

Foreign Exchange Risk

The Group operates mainly in the PRC with most of the transactions settled in Renminbi. The management considers that the business is not exposed to any significant foreign exchange risk as there are no significant financial assets or liabilities of the Group denominated in the currencies other than Renminbi, except that as at 31 December 2020, the Group has bank balance of RMB27.9 million denominated in Hong Kong dollars. If Renminbi had strengthened/weakened by 2% against Hong Kong dollars, the post-tax profit of the Group for the year ended 31 December 2020 would have been approximately RMB0.6 million lower/higher (FY2019: RMB2.8 million).

Currently, the Group does not have any foreign currency hedging policy, but the management will monitor the foreign exchange exposure of the Group continuously.

Treasury Management

Our treasury management functions undertake the responsibility of cash management, liquidity planning and control, cost-effective capital provided to the Group, liaison with banks and other related institutions, investment in financial products, as well as mitigation of all financial risks such as interest rates and foreign exchange. The design of our treasury management functions aims to coordinate with the Group's long-term and short-term demands and comply with the criteria of proper governance.

During the FY2020, there has been no material change in the Group's funding and treasury policies. The Group had a sufficient level of cash and banking facilities for the conduct of its trade in the normal course of business. To manage liquidity risk, we closely monitor the Group's liquidity position to ensure that the liquidity structure of the Group's assets, liabilities and commitments can meet its funding requirements.

Economic, Commercial and Other Risks

The Group may be exposed to the risk of negative developments in national and regional economies, property and financial markets. It may result in reductions in the rental rates and occupancy rates of properties, and demand for ancillary services and facilities it provides. It may also result in recession, inflation, deflation and currency fluctuations as well as restrictions in the availability of credit, increases in financing and other operating costs.

The Group may also be subject to a number of regulatory environments in the territories in which it operates. Changes in the regulatory approach to such matters as ownership of assets and businesses, regulations related to development and operations, exchange controls, tax rules and employment legislation may impact the business of the Group.

Changes in the political environment in such territories may also affect the Group. The management of the Group will keep abreast of the environment and policy changes and make the necessary adjustments in response to such changes, if any. Further steps taken by the Group to manage the financial risk will be set out in note 3 to the consolidated financial statements.

Human Resources

As at 31 December 2020, the total number of employees of the Group was approximately 211 (FY2019: 232) and the employee benefit expenses for FY2020 including Directors' emoluments were approximately RMB37.0 million (FY2019: RMB32.2 million). The Group offers a comprehensive remuneration package which is reviewed by management on a regular basis. The Group also invests in continuing education and training programs for its management staff and other employees with a view to constantly upgrading their skills and knowledge. The Group values employees as our most valuable assets and believes effective employee engagement is an integral part of business success. In this context, effective communication with employees at all levels is highly valued with the ultimate goal to enhance the efficiency in providing quality service to the customers.

Management discussion and analysis

BUSINESS REVIEW

The Group is principally engaged in the operation of the shopping malls for hospitality supplies and home furnishings which generated rental revenue in the PRC. Our business operations comprise four main business segments:

- (i) our shopping malls, including three shopping malls for hospitality supplies and two shopping malls for home furnishings;
- (ii) our managed shopping mall;
- (iii) our online shopping mall for sales of hospitality supplies and home furnishings; and
- (iv) our exhibition management business.

The Group's revenue is mainly derived from the operating lease rental income of our Group's owned/leased portfolio shopping malls.

Business Segment Review

Shopping Malls

We have five shopping malls, including three shopping malls for hospitality supplies and two shopping malls for home furnishings.

Shopping Malls for Hospitality Supplies

- (1) Xinji Shaxi Hospitality Supplies Expo Center (信基沙溪酒店用品博覽城)
- (2) Xinji Hotelex Hospitality Supplies Center (信基豪泰酒店用品城)
- (3) Xinji Shaxi Hospitality Supplies Expo Center (Shenyang) (瀋陽信基沙溪酒店用品博覽城)

Shopping Malls for Home Furnishings

- (4) Xinji Dashi Home Furnishings Center (信基大石傢俬城)
- (5) Xinji Shaxi Home Furnishings Expo Center (Shenyang) (瀋陽信基沙溪國際家居用品博覽中心)

The table below sets out the total revenue generated by our shopping malls for the FY2020:

Shopping Malls	Total Rev For the year ended	
	2020 RMB'000	2019 RMB'000
Xinji Shaxi Hospitality Supplies Expo Center (信基沙溪酒店用品博覽城)	150,269	153,245
Xinji Hotelex Hospitality Supplies Center (信基豪泰酒店用品城)	63,170	66,480
Xinji Shaxi Hospitality Supplies Expo Center (Shenyang) (瀋陽信基沙溪酒店用品博覽城)	13,566	18,119
Xinji Dashi Home Furnishings Center (信基大石傢俬城)	11,534	12,174
Xinji Shaxi Home Furnishings Expo Center (Shenyang) (瀋陽信基沙溪國際家居用品博覽中心)	30,077	33,017

BUSINESS REVIEW (cont'd)

Business Segment Review (cont'd) Shopping Malls (cont'd)

As a result of the outbreak of COVID-19 during FY2020, some of the tenants terminated their leases prior to expiration of such leases due to the negative impacts of COVID-19 on their businesses as mentioned above. As of 31 December 2020, the occupancy rate of the shopping malls of the Group in total has decreased by approximately 4% when compared to the figure as of 31 December 2019, which resulted in a decrease in revenue of approximately RMB14.4 million.

Managed Shopping Mall

In this segment, we provide shopping mall operation services to other shopping mall owners. Under this business model, we would be responsible for managing the shopping mall marketing and daily operation, and grant to them the right to use and market with our brand name while the shopping mall owners would be responsible for bearing all the operating expenses of the shopping mall and pay us brand licencing fee and operation management fee. Our operation management fee would be determined with reference to the length of operation and the rental income of relevant shopping mall.

In October 2018, we entered into a cooperation agreement with Hunan Hongyue Commercial Management Company Limited* (湖南省泓岳商業管理有限公司), an Independent Third Party. Pursuant to the cooperation agreement, we agreed to act as the shopping mall manager of a planned hospitality supplies shopping mall located in Yuetang International Trade City (岳塘國際商貿城), a commercial complex developed by Hunan Hongyue Commercial Management Company Limited at No. 88 Hetang Section, Furong Avenue, Yuetang District, Xiangtan City, Hunan Province, the PRC. It is expected that this shopping mall would have a total operating area of approximately 120,000 sq.m. and could accommodate a maximum of 400 tenants. It is the first managed hospitality supplies shopping mall of the Group.

We are still negotiating with the landlord in relation to the specific opening hours of the shopping mall and there is no concrete schedule due to the business environment under the impact of COVID-19 pandemic in the PRC.

Online Shopping Mall

During the FY2020, our online shopping mall generated revenue of approximately RMB19.3 million for the sales of goods (FY2019: RMB15.1 million). The goods sold by the Group were entirely hospitality goods and home furnishings. The operating profit margin of online shopping mall improved slightly to approximately 0% in the FY2020 (FY2019: -9%) as we have implemented additional controls on various costs.

Exhibition Management Business

We provide exhibition management services for the China Hospitality Expo (華南酒店業博覽會) ("CHE") (formerly known as China (Guangzhou) International Hospitality Supplies Fair (中國 (廣州) 國際酒店用品展覽會)), in the PRC annually. The major managed exhibition of the Group was the annual CHE. CHE provides a one-stop trade platform for global hospitality supplies providers and purchasers to broaden their sale and purchase channels. In October 2018, Guangdong Xinji International Exhibition Company Limited* (廣東信基國際展覽有限公司) ("Guangdong Xinji Exhibition"), an indirectly wholly-owned subsidiary of the Company, entered into a cooperation agreement (the "Cooperation Agreement") with Reed Exhibitions (China) Ltd. (北京勵德展覽有限公司) ("Reed"), pursuant to which, among others, the parties agreed to jointly organise CHE in the PRC for a term of 20 years.

Due to the ongoing global outbreak of COVID-19, together with the social distancing measures and travel restrictions implemented by various countries, a majority of the exhibitors of CHE have adopted a wait-and-see attitude and only a few overseas exhibitors and purchasers were willing to confirm their participation in CHE this year. Therefore, the Group has suspended the organisation of CHE in FY2020 and no revenue was generated from CHE (FY2019: RMB5.0 million). Furthermore, as it is uncertain when and whether the COVID-19 epidemic could be contained, the Guangdong Xinji Exhibition and Reed considered that it would be difficult to estimate the time when the organisation of CHE can be resumed and, after negotiation, mutually agreed to enter into a termination agreement to terminate the Cooperation Agreement. For further details, please refer to the Company's announcement dated 28 December 2020 in relation to the termination of the Cooperation Agreement.

FUTURE PROSPECTS

Looking forward, the impact of the COVID-19 outbreak remains highly unpredictable. The unprecedented challenges caused by the COVID-19 outbreak has not only affected the business operations of the Group's four main businesses, but also postponed the Zhengzhou Project and the Fuzhou Project which were originally scheduled to commence in July 2021. In addition, city layouts may be adjusted according to changes in market demands after the COVID-19 outbreak, and more emphasis will be placed on selecting the best projects in terms of the competitive landscape of the industry. Despite the high degree of uncertainty in the near future, our longterm philosophies and values remain steadfast. Looking forward, our objective of exploring the global market remains unchanged.

We will maintain the model of rapid development of light asset projects featured by "brand export, management export, and cooperative operation" to further expand the market share and brand influence of Xinji Shaxi; and we insist on the platform sharing concept of "industrial alliance and collective development".

PROFILE OF DIRECTORS AND SENIOR MANAGEMENT

Below are the brief profiles of the Directors and senior management of the Group in FY2020 and up to the Latest Practicable Date.

DIRECTORS

The Board currently comprises eleven Directors, of which four are executive Directors, three are non-executive Directors and four are independent non-executive Directors. The following table sets forth information regarding the Directors:

Name	Age	Position	Date of Appointment as Director
Mr. Cheung Hon Chuen	55	Chairman of the Board, Executive Director, Chief Executive Officer	27 July 2018
Mr. Mei Zuoting	66	Executive Director	11 March 2019
Mr. Zhang Weixin	57	Executive Director	11 March 2019
Ms. Jin Chunyan	46	Executive Director, Chief Financial Officer	11 March 2019
Mr. Yu Xuecong	49	Non-executive Director	11 March 2019
Mr. Lin Lie (appointed on 1 March 2020)	26	Non-executive Director	1 March 2020
Ms. Wang Yixue (appointed on 26 March 2021)	35	Non-executive Director	26 March 2021
Dr. Liu Eping	58	Independent non-executive Director	3 October 2019
Mr. Chen Tusheng	47	Independent non-executive Director	3 October 2019
Mr. Tan Michael Zhen Shan	44	Independent non-executive Director	3 October 2019
Mr. Zheng Decheng	68	Independent non-executive Director	3 October 2019

EXECUTIVE DIRECTORS

Mr. Cheung Hon Chuen (張漢泉), aged 55, has been an executive Director since 2018, He is also the chairman of the Board and the chief executive officer of our Group. He is primarily responsible for formulating strategic direction and overseeing the management and business operation of our Group. He is one of the founders of our Group, one of our Controlling Shareholders, and the president of each of our operating subsidiaries in the PRC since their respective date of incorporation.

Mr. Cheung is the industry leader and industry development vane for China hospitality supplies industry. In 2006, he established the Guangdong Hotel Supplies Industry Association* (廣東省酒店用品行業協會) and was the chairman of the association from June 2006 to February 2013. He further established China Hotel Supplies Association ("CHSA") in June 2013 and has been the chairman of CHSA since then. CHSA is a state-level industrial association of companies in hospitality supplies industry authorised by the Ministry of Civil Affairs of the PRC (中華人民共和國民政部). Currently, it has over 2,000 members in China.

Mr. Mei Zuoting (梅佐挺), aged 66, has been an executive Director since 2019. He is primarily responsible for overseeing the management and business operation of our Group. He is one of the founders of our Group and one of our Controlling Shareholders.

Mr. Mei obtained a diploma of Master of Business Administration (long distance course) from University of Northern Virginia (non-accredited) in the United States in June 2009.

Year	Name of Organisation	Position
2004	Chamber of Commerce of Members directly under the Guangdong Federation of Industry and Commerce* (廣東省 工商聯直屬會員商會) and Guangdong Investment Chamber of Commerce* (廣東省工商聯投資商會)	
2008	Guangdong Investment Chamber of Commerce of Private Enterprises* (廣東省民營企業投資商會) and Chamber of Commerce of Members directly under the Guangdong Federation of Industry and Commerce* (廣東省工商聯直屬 會員商會)	vice president of 5th council
2012	United Chamber of Commerce (Main Chamber) in Guangdong* (廣東省工商業聯合會 (總商會))	Committee member of the 11th Committee

Mr. Mei has served in several organisations in the PRC, including the positions being set forth in the following table:

EXECUTIVE DIRECTORS (cont'd)

Mr. Zhang Weixin (張偉新), aged 57, has been an executive Director. He is primarily responsible for overseeing the management and business operation of our Group. He is one of the founders of our Group and one of our Controlling Shareholders.

Mr. Zhang has been a director and a vice president of Xinji Company since November 1998, mainly responsible for assisting the president in managing the operation of the Xinji Group.

Mr. Zhang has served in several organisations in the PRC, including the positions being set forth in the following table:

Year	Name of Organisation	Position
2012	Working Committee of the Standing Committee of the National People's Congress of Luopu Street of Panyu in Guangzhou* (廣州市番禺區人大常委會洛浦街道工作委員會)	Committee member
2013	Chamber of Commerce of Donghuan Street of Panyu in Guangzhou* (廣州市番禺區東環街商會)	Vice president of the 4th council
2013	Chamber of Commerce of Luopu Street of Panyu in Guangzhou* (廣州市番禺區洛浦街商會)	Vice president of the 3rd council

Ms. Jin Chunyan (靳春雁), aged 46, has been an executive Director since 2019. She joined our Group in 2018 and was later appointed as our chief financial officer on 1 August 2018, primarily responsible for overseeing the finance and business operation of our Group.

Ms. Jin has over 21 years of experience in finance and accounting.

Ms. Jin graduated from South China Normal University with a Bachelor of Economics degree in 2003. She obtained a Master of Business Administration degree from Sun Yat – sen University in the PRC in 2015. In addition, Ms. Jin has been recognised as a Microsoft Certified Professional Systems Engineer by Microsoft Corporation since 2001. She also obtained the qualification of being a medium level certified public accountant under the Ministry of Finance of the PRC in 2004.

NON-EXECUTIVE DIRECTORS

Mr. Yu Xuecong (余學聰), aged 49, has been a nonexecutive Director since 2019. He is primarily responsible for formulating strategic direction and development plan of our Group.

Since 2005, Mr. Yu has been the president of Guangdong Hongtai Technology (holdings) Co., Ltd* (廣東鴻泰科技股份有限公司), which principally engaged in development of technology services and software and was mainly responsible for the strategic planning of the company.

Mr. Yu obtained a Master of Business Administration for Senior Management degree from Sun Yat-sen University in the PRC in 2008.

NON-EXECUTIVE DIRECTORS (cont'd)

Mr. Wu Jianxun (吳建勛), aged 64, has been a nonexecutive Director since 2019. He is primarily responsible for formulating strategic direction and development plan of our Group.

Mr. Wu has approximately 30 years of experience in real estate, investment and banking industry. He worked as the deputy president of Bank of Communications Fujian Branch from 1989 to 2016 and was mainly responsible for risk management.

Mr. Wu graduated from Dongbei University of Finance and Economics with a Bachelor of Finance Management degree (online course) in 2007.

Mr. Wu resigned as a non-executive Director with effect from 26 March 2021.

Mr. Lin Lie (林烈), aged 26, was appointed as a nonexecutive Director on 1 March 2020. He is primarily responsible for formulating strategic direction and development plan of our Group. He has solid experience in global investment management. Since 2017, Mr. Lin has been the president of Lion Rock Capital Management Limited, a company which he founded and is licensed by the Securities and Futures Commission to carry out type 9 (asset management) regulated activities, and the executive director of Avant Investment (HK) Limited, a global investment management company. He was the nonexecutive director of China Ocean Industry Group Limited, a company listed on the Main Board of the Stock Exchange (stock code: 00651), from 2018 to 2019.

Mr. Lin obtained his bachelor's degree in finance from the University of San Francisco in 2016.

Ms. Wang Yixue (王藝雪), aged 35, was appointed as a non-executive Director on 26 March 2021. She is primarily responsible for formulating strategic direction and development plan of our Group. She has solid experience in corporate financing and management in the PRC. During the period from February 2005 to May 2017, Ms. Wang was a regional general manager at Zhongmin Weishi Tea Co., Ltd.* (中閩魏氏茶業股份公司), where she was primarily responsible for market development, staff recruitment and training and customer relations management. Since May 2017, she has been the senior investment and finance manager at Shanghai Shenglong Investment Group Co., Ltd.* (上海升龍投資集團有限公司), where she has been primarily responsible for the day-to-day management of the financing division of the company.

In January 2019, she obtained a college diploma in human resources from the University of Electronic Science and Technology of China through an online course.

Mr. Li Zhanpeng (黎展鵬), aged 48, was a nonexecutive Director since 2019 but resigned on 1 March 2020 so as to allow him to devote more time to his other work commitments. He was primarily responsible for formulating strategic direction and development plan of our Group. He joined our Group in 2003 as the director and the general manager of Guangzhou Wanhua Hotel and has been mainly responsible for formulating strategies and business plan of the Company since then.

Mr. Li graduated from Guangdong University of Finance & Economics (formerly known as Guangdong Business College* (廣東商學院)) with a Bachelor of Corporate Management degree in 1996.

INDEPENDENT NON-EXECUTIVE DIRECTORS

Dr. Liu Eping (劉娥平), aged 58, has been an independent non-executive Director since 2019. She is primarily responsible for supervising and providing independent judgment to our Board. She is also the chairman of our audit committee and remuneration committee, and a member of our nomination committee.

Dr. Liu has approximately 35 years of experience in finance and accounting. She joined Sun Yat-sen University in the PRC since 1986 and is currently the executive of financial investment centre and the professor of the Management School. She is mainly responsible for teaching courses relating to corporate finance management and assessment of investment projects and directing graduate students in finance, investment management and accounting.

From 2011 to 2017, Dr. Liu was the independent director and the head of the audit committee of Shenzhen Kaizhong Precision Technology Company Limited* (深圳市凱中精 密技術股份有限公司), a technology company principally engaged in research and development, manufacturing and the sales of core precision components, whose shares are listed on the Shenzhen Stock Exchange (stock code: 002823) and was mainly responsible for attending directors' meetings to monitor the development and business of the company and reviewing financial reports and internal control system of the company. Since 2017, she has been the independent director and the head of audit committee of Guangdong Tiantu Logistics Company Limited* (廣東天圖物流股份有限公司), a company offering logistics and warehousing services, whose shares are traded on the National Equities Exchange and Quotations Co., Ltd. (stock code: 835106) and was mainly responsible for giving independent opinion to the board of the company.

In addition, Dr. Liu is currently the independent director of Guangdong Meiyan Jixiang Hydropower Co., Ltd.* (廣 東梅雁吉祥水電股份有限公司), a company principally engaged in the provision of hydroelectricity, whose shares are traded on the Shanghai Stock Exchange (stock code: 600868). She is also the independent director of Alpha Group Co., Ltd.* (奧飛娛樂股份有限公司), a company principally engaged in the animation and comic culture industry in the PRC, whose shares are traded on the Shenzhen Stock Exchange (stock code: 002292). Dr. Liu obtained a Master of Economics degree from Sun Yat-sen University in the PRC in 1988, and a Doctorate Degree in Corporate Management degree from Sun Yatsen University in the PRC in 2004. In addition, Dr. Liu obtained the qualification of being an independent director after attending training organised by the Shanghai Stock Exchange in 2009.

Mr. Chen Tusheng (陳土勝), aged 47, has been an independent non-executive Director since 2019. He is primarily responsible for supervising and providing independent judgment to our Board. He is also a member of our remuneration committee and nomination committee.

Mr. Chen has approximately 15 years of experience in the legal industry.

Mr. Chen obtained a Bachelor of Laws degree major in Economic Law from China University of Political Science and Law in the PRC in 1997. In addition, he is currently a qualified lawyer in the PRC.

Mr. Tan Michael Zhen Shan (譚鎮山), aged 44, has been an independent non-executive Director since 2019. He is primarily responsible for supervising and providing independent judgment to our Board. He is also a member of our audit committee.

Mr. Tan has approximately 21 years of experience in finance and accounting. He is currently the independent non-executive director of Zhicheng Technology Group Ltd., a smart manufacturing solutions provider focusing on precision 3D testing solutions and precision machining solutions in the PRC, whose shares are listed on the Stock Exchange (stock code: 8511).

Mr. Tan graduated with a Bachelor of International Accounting degree from Sun Yat-sen University in the PRC in 1998. He further obtained a Master of Commerce (Accounting with Commercial Law) degree from the University of Sydney in 2001. Mr. Tan has been a certified practicing accountant of CPA Australia since 2004, and is currently a member of the Hong Kong Institute of Certified Public Accountants.

INDEPENDENT NON-EXECUTIVE DIRECTORS (cont'd)

Mr. Zheng Decheng (鄭德珵), aged 68, is an independent non-executive Director since 2019. He is primarily responsible for supervising and providing independent judgment to our Board. He is also a member of our audit committee.

Mr. Zheng has approximately 23 years of experience in finance.

He is currently the independent director of Shenzhen Universe (Group) Co., Ltd.* (深圳市天地 (集團) 股份有限 公司) (Shenzhen stock code: 000023), Guangdong Haomei New Materials Co., Ltd.* (廣東豪美新材股份有限公司) (Shenzhen stock code: 002988) and Yuekai Securities Co., Ltd.* (粵開證券股份有限公司), whose shares are listed on the NEEQ (stock code: 830899), respectively. In addition, in the past three years, he was the independent director of Shenzhen Infinova Limited* (深圳英飛拓科技股份有限 公司) (Shenzhen stock code: 002528), Guangdong Tianan New Material Co., Ltd.* (廣東天安新材料股份有限公司) (Shenzhen stock code: 603725) and Urtrust Insurance Co., Ltd.* (眾誠汽車保險股份有限公司), whose shares are listed on the NEEQ (stock code: 835987), respectively.

Mr. Zheng obtained a Bachelor of Economics degree in 1982 and a Master of Economics degree in 1984 from Sun Yat-sen University in the PRC. He further obtained a Doctor degree of Philosophy from the George Washington University in the United States in 1994.

Mr. Zheng has been qualified as the senior economist accredited by the Ministry of Personnel of Guangzhou City since 2003. He obtained the qualification of being an independent non-executive director granted by the Shanghai Stock Exchange in 2018 and the qualification of being senior management of listed companies granted by the Shenzhen Stock Exchange in 2010.

SENIOR MANAGEMENT

Mr. Gu Weibin (古偉斌), aged 45, joined our Group in 2018 as the assistant of the president and the general manager of the investment development centre and the strategy operation centre of our Company. He is primarily responsible for managing the investment development centre and the strategy operation centre of our Company. Mr. Gu has approximately 16 years of experience in property development and management of shopping malls, hotels and properties.

Mr. Gu graduated from Shanghai University in the PRC with a Bachelor of Advertising degree in the PRC in 1998. In addition, Mr. Gu completed and obtained a certificate for an Chairman's Course of Equity Investment and Thinking Innovation* (股權投資與思維創新董事長班學習課程) at the Sun Yat-sen University in the PRC from 2017 to 2019.

Mr. Hong Zongwen (洪宗文), aged 46, joined our Group since 2016 as the general manager of Guangzhou Shaxi. He was appointed as the general manager of the commercial operation centre of our Company in 2018 and is primarily responsible for the general management of the commercial operation centre of our Company.

Mr. Hong has approximately 16 years of experience in property management.

Mr. Hong completed a MBA course from Sun Yat-sen University in the PRC in 2010.

Mr. Jiang Dezhi (江德志), aged 36, joined our Group since 2018 as the legal director of our Company. He is primarily responsible for managing the legal management centre of our Company. Mr. Jiang obtained a Master of International Law degree from Guangdong University of Foreign Studies (廣東外語外貿大學) in 2010. He was subsequently qualified as a lawyer in the PRC in 2012 and has 10 years of experience in the fields of civil and commercial cases, corporate governance and finance.

CORPORATE GOVERNANCE REPORT

The Company is committed to achieving and maintaining high standards of corporate governance by focusing on principles of integrity, accountability, transparency, independence, responsibility and fairness. The Company has developed and implemented sound corporate governance policies and measures, and the Board is responsible for performing such corporate governance duties. The Board will continue to review and monitor the corporate governance of the Company, as well as various internal policies and procedures, including but not limited to those applicable to employees and Directors, with reference to the CG Code set out in Appendix 14 to the Listing Rules and other applicable legal and regulatory requirements so as to maintain a high standard of corporate governance of the Company.

During the FY2020, the Company has complied with the applicable code provisions of the CG Code as set out in Appendix 14 to the Listing Rules other than code provision A.2.1 of the CG Code, which stipulates that the roles of chairman and chief executive officer should be separate and should not be performed by the same individual.

Mr. Cheung Hon Chuen is one of our founders, chairman of the Board and chief executive officer of the Company. Being as the industry leader and industry development vane for China hospitality supplies industry, Mr. Cheung has extensive experience in hospitality supplies industry. Mr. Cheung is responsible for formulating strategic direction and overseeing the management and business operation of our Group. As Mr. Cheung is key to the Group's development and he will not undermine our Group's interests in any way under any circumstances, the Board considers that vesting the roles of chairman and chief executive officer in the same person, being Mr. Cheung, would not create any potential harm to the interest of our Group and it is, on the contrary, beneficial to the management of our Group. In addition, the operation of the senior management and our Board, which are comprised of experienced individuals, effectively oversees and balances the power and authority of Mr. Cheung, as both the chairman and chief executive officer of the Company. In addition, the balance of power is further ensured by the following reasons:

 the audit committee of the Company (the "Audit Committee") is comprised of all independent nonexecutive Directors; and the independent non-executive Directors have free and direct access to the Company's external auditor and independent professional advisers when considered necessary.

The Board believes that the present structure is considered to be appropriate under the current size of operation, enabling the Company to make and implement decisions promptly and efficiently. The Board has full confidence in Mr. Cheung, and believes that his appointment to the posts of chairman and chief executive officer is beneficial to the business prospects of the Company.

BOARD OF DIRECTORS

The Board is responsible for leadership and the internal control of the Company and overseeing the Group's businesses, strategic decisions and performance and is collectively responsible for promoting the success of the Company by directing and supervising its affairs. The Board has general powers for the management and is conducting the Company's business. The day-to-day operations and management are delegated by the Board to the management of the Company, who will implement the strategy and direction as determined by the Board.

The Board currently consists of eleven Directors, namely Mr. Cheung Hon Chuen (張漢泉) (chairman of the Board and Chief Executive Officer), Mr. Mei Zuoting (梅佐挺), Mr. Zhang Weixin (張偉新), Ms, Jin Chunyan (靳春雁) as executive Directors, Mr. Yu Xuecong (余學聰), Mr. Lin Lie (林烈) and Ms. Wang Yixue (王藝雪) as non-executive Directors, Dr. Liu Eping (劉娥平), Mr. Chen Tusheng (陳土 勝), Mr. Tan Michael Zhen Shan (譚鎮山) and Mr. Zheng Decheng (鄭德珵) as independent non-executive Directors. None of the Directors has a relationship (including financial, family or other substantial or related relationship) with each other. The Board has a balanced composition of executive and non-executive Directors (currently include four executive Directors, three non-executive Directors and four independent non-executive Directors). The Board also has a balance of skills and experience appropriate for the requirements of the business of the Company.

The biographies of the Directors of the Company are set out on pages 20 to 25 of this annual report. The list of Directors and their roles and function is also disclosed on the websites of the Company and the Stock Exchange.

BOARD OF DIRECTORS (cont'd)

Each of the executive Directors has entered into a service contract with the Company. Each of the non-executive Directors and independent non-executive Directors has signed a letter of appointment with the Company for an initial term of three years and is subject to retirement by rotation at an annual general meeting at least once every three years.

These service contracts and letters of appointments are subject to termination in accordance with their respective terms. The term of the service contracts and the letters of appointment may be renewed in accordance with the Articles, the Listing Rules and other applicable laws.

Code provision A.4.1 of the CG Code stipulates that nonexecutive Directors shall be appointed for a specific term, subject to re-election, whereas code provision A.4.2 of the CG Code states that all directors appointed to fill a casual vacancy should be subject to the election by shareholders at the first general meeting after appointment and that every director, including those appointed for a specific term, should be subject to retirement by rotation at least once every three years.

In accordance with the Articles, all the directors are subject to retirement by rotation at least once every three years. Any new director appointed by the Board (i) to fill a casual vacancy in the Board shall hold office only until the first general meeting of the Company following his appointment and shall be subject to re-election at such meeting; and (ii) as an addition to the Board shall hold office until the next following annual general meeting of the Company and shall then be eligible for re-election.

The aggregate remuneration (including fees, salaries, contributions to pension schemes, share-based compensation expenses, discretionary bonuses, housing and other allowances and other benefits in kind) payable to the Directors for the FY2020 was approximately RMB3.8 million (FY2019: RMB3.0 million).

The remuneration of the Directors is determined with reference to salaries paid by comparable companies, time commitment and responsibilities of the Directors and performance of the Group. Details of the remuneration of the Directors and senior management for the FY2020 are set out in note 34 to the consolidated financial statements.

The Company has arranged appropriate insurance cover in respect of legal proceedings against the Directors of the Company. As of the date of this annual report, no claim has been made since the policy came into effect.

The Board has agreed to the procedures as set out in the code provision A.1.6 of the CG Code to enable Directors, upon reasonable request, to seek independent professional advice in appropriate circumstances at the Company's expense.

During the FY2020 and up to the Latest Practicable Date, the Board has at all times met the requirements of the Listing Rules relating to the appointment of at least three independent non-executive Directors, representing onethird of the Board, of whom Dr. Liu Eping (劉娥平), Mr. Chen Tusheng (陳土勝), Mr. Tan Michael Zhen Shan (譚 鎮山) and Mr. Zheng Decheng (鄭德珵) are the Directors possessing appropriate professional qualifications or accounting or related financial management expertise.

The Company has also complied with Rule 3.10A of the Listing Rules relating to the appointment of independent non-executive Directors representing at least one-third of the Board.

Confirmation of Independence

All independent non-executive Directors have met all the guidelines for assessing independence set out in Rule 3.13 of the Listing Rules. Having considered that (i) the Company has received from each of them an annual written confirmation of his independence; (ii) they were not involved in the daily management of the business; and (iii) there is no indication of relationship or circumstances that will impact their independent judgment, the Board considers them to be independent. We have received from each of the independent non-executive Directors a confirmation of their independence in accordance with Rule 3.13 of the Listing Rules.

COMPANY SECRETARY

The company secretary of the Company is responsible for facilitating the Board processes, ensuring the Board procedures are followed and Board activities are effectively conducted, as well as ensuring good information flow among Board members with management and Shareholders.

All Directors have access to the advice and services of the company secretary to ensure that the Board procedures, and all applicable rules and regulations are followed.

All draft and final minutes of Board meetings and Board Committees meetings with records in sufficient details the matters considered and decisions made, are sent to Directors and Board Committees members for comments and approval. Minutes of the Board, Board Committees and general meetings are kept by the company secretary and are made available and circulated to all Directors periodically.

The company secretary sends updates on legislative, regulatory and corporate governance developments relevant to the Group on a regular basis and arranges inhouse seminars for the Directors.

The company secretary of the Company is Mr. Kam Chi Sing ("Mr. Kam"). In compliance with Rule 3.29 of the Listing Rules, Mr. Kam Chi Sing has undertaken no less than 15 hours of relevant professional training during the FY2020. Mr. Kam has over 25 years of experience in working in the field of accountancy, auditing and assurance, taxation, corporate services, management consulting and cross-border merger and acquisition consulting in Hong Kong and the PRC. Mr. Kam has the necessary qualifications and experience as required under Rule 3.28 and 8.17 of the Listing Rules. Mr. Kam is a fellow member of the Association of Chartered Certified Accountants, the Hong Kong Institute of Certified Public Accountants, the Institute of Financial Accountants (UK) and the Taxation the Institute of Hong Kong and the Hong Kong Institute of Directors. Mr. Kam is also a member of the Hong Kong Securities and Investment Institute and a registered trust and estate practitioner accredited by the Society of Trust and Estate Practitioners. He has over 14 years of CPA practising experience in Hong Kong. The main contact person of Mr. Kam in the Company is Ms. Jin Chunyan.

TIME AND DIRECTORSHIP COMMITMENTS OF DIRECTORS

All Directors are expected to ensure that sufficient time and attention is allocated to the Company to discharge their responsibilities effectively and, where possible, attend all Board/committee meetings and annual general meetings, and that other commitments do not affect the effectiveness of their contribution or the time available to the Company. The major commitments of non-executive Directors are detailed in their biographies.

All Directors are required to disclose to the Company at the time of his/her appointment, and in a timely manner for any change, the number, identity and nature of offices held in Hong Kong and overseas listed public companies or organisations and other significant commitments. Such changes will be updated in their biographies and disclosed in the annual and interim reports as appropriate. An indication of the time involved by the Directors on their directorships and other commitments will also be disclosed on an annual basis.

The independent non-executive Directors have made disclosures on the time spent on the affairs of the Company and also confirm that they are able to give sufficient time and attention to the affairs of the Company. All of them have attended the Board/committee meetings and annual general meeting held by the Company during the year.

The Nomination Committee regularly reviews the time commitments required from a Director to perform his/her responsibilities to ensure that the Board's effectiveness is not compromised. The Board believes, in principle, that Directors' external commitments will benefit the Company by providing them with a diversity of skills, experience, knowledge and perspectives and are relevant to their role in the Company.

DIRECTORS' INDUCTION AND CONTINUOUS PROFESSIONAL DEVELOPMENT

All Directors attended various training programmes for the FY2020, including training regarding the updating of the Listing Rules, the responsibilities and continuous obligations of Directors, the Environmental, Social and Governance Reporting Guide, and Toolkit on Directors' Ethic and Anti-Corruption Programme — A Guide for Listed Companies . The Company had arranged suitable training for all Directors in order to develop and refresh their knowledge and skills as part of their continuous professional development. Each newly appointed Director will receive a comprehensive induction training on the duties and obligations required of a Director to comply with the Listing Rules, SFO, the Companies Ordinance and other applicable laws and regulations.

The Directors are required to provide the Company with information on the continuous professional development training undertaken by them from time to time. Training records are kept by the company secretary. According to information provided by the Directors, they received continuous professional development training during the year. According to records provided by the Directors, a summary of training received by the Directors for the year ended 31 December 2020 is as follows:

Name of the Director	Training
Executive Directors	
Mr. Cheung Hon Chuen	
Mr. Zhang Weixin	, √
Mr. Mei Zuoting	, √
Ms. Jin Chunyan	
Non-executive Directors	
Mr. Yu Xuecong	
Mr. Lin Lie (appointed on 1 March 2020)	, √
Mr. Li Zhanpeng (resigned on 1 March 2020)	_
Mr. Wu Jianxun (resigned on 26 March 2021)	
Independent non-executive Directors	
Dr. Liu Eping	
Mr. Chen Tusheng	
Mr. Tan Michael Zhen Shan	
Mr. Zheng Decheng	

BOARD MEETING AND GENERAL MEETING

The Company adopts a practice to convene Board meetings regularly which is at least four meetings per year and roughly on a quarterly basis. A written notice of a regular Board meeting shall be delivered to all the Directors at least 14 days in advance with the matters to be discussed specified in agenda of the meeting. All Directors shall be fully consulted about any matters proposed for inclusion in the agenda for regular Board meetings. The chairman of the Board has delegated the responsibility for drawing up the agenda for each Board meeting to the company secretary.

For other Board and committee meetings, reasonable notice is generally served. Agendas or relevant documents of the Board or committee meetings shall be despatched to the Directors or members of the committees at least 3 days prior to the convening of the meetings to ensure that they have sufficient time to review the relevant documents and be adequately prepared for the meetings. When Directors or committee members are unable to attend a meeting, they will be advised of the matters to be discussed and given an opportunity to make their views known to the Chairman prior to the meeting. The minutes are kept by the company secretary of the Company and the copies are circulated to all Directors for reference and record purpose.

The minutes of the Board meetings and committee meetings record in detail matters considered and decisions reached by the Board and Board committees, including any issues raised by the Directors. Draft minutes of each Board meeting and committee meeting are sent to the Directors for comments within a reasonable time after the date on which the meeting is held. Directors have a right to review the minutes of the Board meetings and the committee meetings.

BOARD MEETING AND GENERAL MEETING (cont'd)

Any material transaction, which involves a conflict of interests between a substantial shareholder or a Director and the Company, will be considered and dealt with by the Board at a duly convened Board meeting with the presence of the independent non-executive Directors. Directors are abstained from voting and not to be counted in the quorum at meetings for approving transactions in which such Directors or any of their associates have a material interest. During the year under review, in the announcement dated 18 November 2020 in relation to the connected transaction regarding the renewal of tenancy agreement, Mr. Cheung, Mr. Mei and Mr. Zhang have abstained from voting on the relevant board resolutions of the Company for approving the 2021 Household Market Tenancy Agreement. Guangzhou Panyu Xinji Real Estate Development Co., Ltd.* (廣州市番禺信基 房產發展有限公司) ("Panyu Real Estate"), being the landlord of the renewal of tenancy agreement, is coowned by Mr. Cheung, Mr. Mei and Mr. Zhang, being the executive Directors of the Company. As a result, Mr. Cheung, Mr. Mei and Mr. Zhang are considered to have material interest in the transaction. To the best knowledge, information and belief of the Directors after having made all reasonable enquiries, other than Mr. Cheung, Mr. Mei and Mr. Zhang, none of the Directors has material interest in the transaction contemplated under the 2021 Household Market Tenancy Agreement and none of them is required to abstain from voting on the relevant board resolutions. There were no other conflict of interests declared by the Directors during the year under review other than the above.

In addition to Board meetings, the Chairman also has regular gatherings with other Directors, and at least annually hold meetings with independent non-executive Directors and without the presence of other Directors. The independent non-executive Directors can freely provide their independent views to the Board.

For the year ended 31 December 2020, the Company convened 4 Board meetings to (i) approve the appointment of a new non-executive Director of the Company; (ii) consider and approve the annual results announcement and the annual report of the Group for the year ended 31 December 2019; (iii) consider and approve the interim

report and interim results announcement of the Group for the six months ended 30 June 2020 and (iv) approve the proposed payment of the final dividend for the year ended 31 December 2019. The Company expects to convene at least four regular board meetings in each financial year at approximately quarterly intervals in accordance with code provision A.1.1 of the CG Code.

The attendance of each Director at Board meetings and general meetings during the year is as follows:

	Number of meetings attended/eligible meetings	
		Annual
Name of	Board	General
Directors Note	Meeting	Meeting
Executive Directors		
Mr. Cheung Hon Chuen	4	1
Mr. Zhang Weixin	4	1
Mr. Mei Zuoting	4	1
Ms. Jin Chunyan	4	1
Non-executive Directors		
Mr. Yu Xuecong	4	1
Mr. Lin Lie 1	4	1
Mr. Li Zhanpeng ²	-	-
Mr. Wu Jianxun ³	4	1
Independent non-		
executive Directors		
Dr. Liu Eping	4	1
Mr. Chen Tusheng	4	1
Mr. Tan Michael Zhen Shan	4	1
Mr. Zheng Decheng	4	1

Notes:

 Mr. Lin Lie was appointed as a non-executive Director with effect from 1 March 2020.

2. Mr. Li Zhanpeng resigned as a non-executive director with effect from 1 March 2020.

 Mr. Wu Jianxun resigned as a non-executive Director with effect from 26 March 2021.

DELEGATION BY THE BOARD AND BOARD COMMITTEES

The Company has three Board committees, namely the Audit Committee, the Nomination Committee and the Remuneration Committee. Each of the Board committees operates under its specific written terms of reference. Sufficient resources, including the advice of the external Auditor and independent professional advisers, are provided to the Board Committees to enable them to discharge their duties. The terms of reference of the Board committees are available on the websites of the Company and the Stock Exchange.

Audit Committee

The Company establishes an Audit Committee with written terms of reference in compliance with the CG Code as set out in Appendix 14 to the Listing Rules. The Audit Committee consists of three members, namely Dr. Liu Eping (劉娥平), Mr. Tan Michael Zhen Shan (譚鎮山) and Mr. Zheng Decheng (鄭德珵). Dr. Liu Eping currently serves as the chairman of the Audit Committee. The primary duties of the Audit Committee are to review and supervise, and provide an independent view of the effectiveness of, the financial reporting process and the risk management and internal control systems of the Group, oversee the audit process and perform other duties and responsibilities as assigned by the Board.

For the FY2020, the Audit Committee convened two meetings to review the annual results announcement and the annual report of the Group for the year ended 31 December 2019; review and consider the proposed payment of the final dividend for the year ended 31 December 2019; review the interim results, including the interim results announcement and the interim report, of the Group for the six months ended 30 June 2020 with full attendance of its members.

The following table sets forth the attendance of each member of the Audit Committee at the Audit Committee meetings during the year:

Name of Directors	Number of Audit Committee meetings attended/held
Dr. Liu Eping	2/2
Mr. Tan Michael Zhen Shan	2/2
Mr. Zheng Decheng	2/2

Nomination Committee

The Company establishes a Nomination Committee with written terms of reference in compliance with the CG Code as set out in Appendix 14 to the Listing Rules. The Nomination Committee consists of three members, namely Mr. Cheung Hon Chuen (張漢泉), Dr. Liu Eping (劉娥平) and Mr. Chen Tusheng (陳土勝). Mr. Cheung currently serves as the chairman of the Nomination Committee.

The Nomination Committee is responsible for reviewing and assessing the composition of the Board and the independence of the independent non-executive Directors and making recommendations to the Board on appointment and removal of Directors. In recommending candidates for appointment to the Board, the Nomination Committee will consider candidates on merit against objective criteria and with due regards to the benefits of diversity on the Board in accordance with the board diversity policy adopted by the Company. Diversity of the Board will be considered from a number of perspectives, including but not limited to gender, age, cultural and educational background, industry experience, technical and professional skills and/or qualifications, knowledge, length of services and time to be devoted as a Director.

The Company will also take into account factors relating to its own business model and specific needs from time to time. The ultimate decision will be based on merit and contribution that the selected candidates will bring to the Board.

DELEGATION BY THE BOARD AND BOARD COMMITTEES (cont'd)

Nomination Committee (cont'd)

For the FY2020, the Nomination Committee convened two meetings with full attendance of its members to (i) recommend to the Board on the proposed appointment of a new non-executive director of the Company and (ii) review the composition of the Board and assess the independence of independent non-executive Directors, respectively.

The following table sets forth the attendance of each member of the Nomination Committee at the Nomination Committee meetings during the year:

Name of Directors	Number of Nomination Committee meetings attended/held
Mr. Cheung Hon Chuen	2/2
Dr. Liu Eping	2/2
Mr. Chen Tusheng	2/2

Nomination Policy

According to the Nomination Policy, in evaluating and selecting any candidate for directorship, the Nomination Committee would consider the criteria, including character and integrity, qualifications (cultural and educational background, professional qualifications, skills, knowledge and experience and diversity aspects under the Board Diversity Policy), any potential contributions the candidate can bring to the Board in terms of qualifications, skills, experience, independence and diversity, and willingness and ability to devote adequate time to discharge duties as a member of the Board and/or Board committee(s).

The Nomination Committee and/or the Board should, upon receipt of the proposal on appointment of new Director and the biographical information (or relevant details) of the candidate, evaluate such candidate based on the criteria as set out above to determine whether such candidate is qualified for directorship. The Nomination Committee should then recommend to the Board to appoint the appropriate candidate for directorship with a ranking of the candidates (if applicable) by order of preference based on the needs of the Company and reference check of each candidate.

Board Diversity Policy

In designing the Board's composition, the Nomination Committee considers Board diversity from a number of aspects, including but not limited to gender, age, race, language, cultural background, educational background, ethnicity, industry experience, professional experience, skills, knowledge and length of service and other qualities relevant to the duties of the Directors that the Nomination Committee may consider relevant and applicable from time to time towards achieving a diversified Board. All Board appointments will be based on meritocracy, and candidates will be considered against objective criteria, having due regard for the benefits of diversity on the Board.

We believe the Board has a well-balance of cultural background, educational background, industry experience and professional experience where members of the Board have diversified branch of learning and working experience in different countries and regions.

Remuneration Committee

The Company establishes a Remuneration Committee with written terms of reference in compliance with the CG Code as set out in Appendix 14 to the Listing Rules. The Remuneration Committee has three members, comprising two independent non-executive Directors, namely Dr. Liu Eping (劉娥平), Mr. Chen Tusheng (陳土勝), and one executive Director, namely Mr. Cheung Hon Chuen (張 漢泉). Dr. Liu Eping currently serves as the chairman of the Remuneration Committee are to establish and review the policy and structure of the remuneration for the Directors and senior management and make recommendations to the Board on employee benefit arrangement.

For the FY2020, the Remuneration Committee convened two meetings with full attendance of its members to (i) to review the performance and remuneration of the executive Directors and senior management of the Company; (ii) review and recommend to the Board on the remuneration package of the proposed appointment of the non-executive Director of the Company; and (iii) review the remuneration policy and structure and to make recommendations to the Board on determining the annual remuneration packages of the executive Directors and the senior management and other related matters.

DELEGATION BY THE BOARD AND BOARD COMMITTEES (cont'd)

Remuneration Committee (cont'd)

The following table sets forth the attendance of each member of the Remuneration Committee at the Remuneration Committee meetings during the year:

Name of Directors	Number of Remuneration Committee meetings attended/held
Dr. Liu Eping	2/2
Mr. Cheung Hon Chuen	2/2
Mr. Chen Tusheng	2/2

CODE OF CONDUCT FOR SECURITIES TRANSACTIONS

The Company has adopted the Model Code set out in Appendix 10 to the Listing Rules as its code of conduct regarding dealings in the securities of the Company by the Directors, the Group's senior management, and employees who, because of his/her office or employment, is likely to possess inside information in relation to the Group or the Company's securities. Upon specific enquiry, all Directors confirmed that they have complied with the Model Code during the FY2020. In addition, the Company is not aware of any non-compliance of the Model Code by the senior management of the Group during the year under review.

FRAMEWORK FOR DISCLOSURE OF INSIDE INFORMATION

The Company has put in place a policy on handling and dissemination of inside information (the "Policy") which sets out the procedures and internal controls for handling and dissemination of inside information in a timely manner in such a way so as not to place any person in a privileged dealing position and to allow time for the market to determine the price of the listed securities of the Company with the latest available information. This Policy also provides guidelines to staff of the Company to ensure proper safeguards exist to prevent the Company from breaching the statutory disclosure requirements. It also includes appropriate internal control and reporting systems to identify and assess potential inside information. Dissemination of inside information of the Company shall be conducted by publishing the relevant information on the websites of the Stock Exchange and the Company, according to the requirements of the Listing Rules.

EXTERNAL AUDITOR

For the FY2020, the fees paid/payable by the Group to PricewaterhouseCoopers for annual audit and non-audit services amounted to approximately RMB2.4 million and RMB0.9 million, respectively.

FINANCIAL REPORTING

Directors' Responsibility

The Directors of the Company are responsible for the preparation of the financial statements which give a true and fair view of the financial position of the Group and of the results and cashflow during the reporting period. A statement from the auditor about its reporting responsibilities on the financial statements is set out on pages 49 to 53 of this annual report. In preparing the financial statements for the FY2020, the Directors of the Company have selected suitable accounting policies and applied them consistently, made judgments and estimated that are prudent, fair and reasonable and prepared the financial statements on a going concern basis.

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

External Auditor's Responsibility

The Auditor of the Company is PricewaterhouseCoopers, Certified Public Accountants. A statement by the Independent Auditor about their reporting responsibilities is included in the Independent Auditor's Report on the Company's financial statements on pages 49 to 53.

In arriving at their opinion, the Auditor conducts full scope audit without any restrictions and has access to individual Directors (including Audit Committee members) and management of the Company.

RISK MANAGEMENT AND INTERNAL CONTROL

The Board is responsible for maintaining sound risk management systems and effective internal control in order to safeguard the Group's assets and Shareholders' interests and reviewing the effectiveness of the Group's internal control and risk management systems on an annual basis so as to ensure that internal control and risk management systems in place are adequate. Such systems are designed to manage rather than eliminate the risk of failure to achieve business objectives, and can only provide reasonable and not absolute assurance against material misstatement or loss.

The Company also has an internal audit function which primarily carries out the analysis and independent appraisal of the adequacy and effectiveness of the Company's risk management and internal control systems, and reports their findings to the Board on, at least, an annual basis. The Company implements and strictly enforces procedures on inside information according to the relevant procedures stated under the Guidelines on Disclosure of Inside Information.

The Group's internal control system includes a wellestablished organisational structure with clearly defined lines of responsibility and authority. The day-to-day departmental operations are entrusted to individual department which is accountable for its own conduct and performance and is required to operate its own department's business within the scope of the delegated authority and to implement and strictly adhere to the strategies and policies set by the Company from time to time. Each department is also required to keep the Board informed of material developments of the department's business and implementation of the policies and strategies set by the Board on a regular basis so as to identify, evaluate and manage significant risks in a timely manner.

During the FY2020, the Board has reviewed the effectiveness of the internal control and risk management systems of the Group to ensure that a sound system is maintained and operated by the management in compliance with the agreed procedures and standards. The review covered all material controls, including financial, operational and compliance controls and risk

management functions. In particular, the Board considered the resources, staff qualifications and experience, training programmes received by employees and relevant budget of the Company's accounting, internal audit and financial reporting functions are adequate. The review was conducted through discussions with the management of the Company, its external and internal auditors and the assessment performed by the Audit Committee. The Board believes that the existing risk management and internal control systems are adequate and effective, in particular, for financial reporting and Listing Rules compliance as well as for resolving internal control defects.

The Company is committed to continuously reviewing and improving its internal systems, including those in relation to internal supervision and control, and risk management.

DIVIDEND POLICY

Payment of dividends by the Company is also subject to any restrictions under the Companies Law of Cayman Islands and the Memorandum and Articles of Association of the Company. The Board will review the dividend policy as appropriate from time to time. The declaration and payment of dividends shall be determined at the sole discretion of the Board. The Board shall also take into account the following factors when considering whether to propose dividends and determining the dividend amount:

- 1. the Group's actual and expected financial performance;
- 2. retained earnings and distributable reserves of the Group;
- the Group's working capital requirements, capital expenditure requirements and future expansion plans;
- 4. the Group's liquidity position;
- contractual restrictions on the payment of dividends by the Company to the Shareholders or by the Company's subsidiaries to the Company;

DIVIDEND POLICY (cont'd)

- 6. taxation considerations;
- general economic conditions, business cycle of the Group's business and other internal or external factors that may have an impact on the business or financial performance and position of the Group; and
- 8. other factors that the Board deems relevant.

SHAREHOLDERS' RIGHTS

Convening General Meetings

The Company was incorporated in the Cayman Islands. Pursuant to the Articles of the Company, general meetings shall also be convened on the written requisition of any one or more members of the Company deposited at the principal office of the Company in Hong Kong or, in the event the Company ceases to have such a principal office, the registered office specifying the objects of the meeting and signed by the requisitionists, provided that such requisitionists held as at the date of deposit of the requisition not less than one-tenth of the paid up capital of the Company which carries the right of voting at general meetings of the Company. Such meeting should be held within two months after the deposit of such requisition.

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

Under Article 64 of the Articles, any one or more Shareholders holding at the date of the deposit of the requisition not less than one-tenth of the paid-up capital of the Company carrying the right of voting at general meetings of the Company may at all times have the right, by a written requisition to the Board or the company secretary of the Company, to require the convening of an extraordinary general meeting to be called by the Board for the transaction of any business specified in such requisition; and such meeting shall be held within 2 months after the deposit of such requisition. If, within 21 days of such deposit, the Board fails to proceed to convene such meeting, the requisitionist(s) himself (themselves) may do so in the same manner, and all reasonable expenses incurred by the requisitionist(s) as a result of the failure of the Board shall be reimbursed to the requisitionist(s) by the Company.

Putting Forward Proposals at General Meetings

The Board is not aware of any provisions allowing the Shareholders to put forward proposals at general meetings of the Company under the Articles and the Companies Law of the Cayman Islands. Shareholders who wish to put forward proposals at general meetings may refer to the preceding paragraph to make a written requisition to require the convening of an extraordinary general meeting of the Company.

Detailed procedures for Shareholders to propose a person for election as a Director of the Company are published on the Company's website.

Enquiries to the Board

For putting forward any enquiries to the Board, Shareholders may send written enquiries to the Company as follows:

Address:	1st Floor, Xinjicheng Club
	No. 250, Intersection of Nanda Road
	Panyu District, Guangzhou
	PRC
Attention:	Office of the Board

The Company will not normally deal with verbal or anonymous enquiries.

CHANGE IN CONSTITUTIONAL DOCUMENTS

The Articles was conditionally adopted by the Board on 3 October 2019 and became effective on the Listing Date. A copy of the Articles is available on the websites of the Company and the Stock Exchange. For the FY2020 and up to the date of this annual report, there was no change in constitutional documents of the Company.

REPORT OF DIRECTORS

The Board is pleased to present the report of directors and the audited consolidated financial statements of the Group for the year ended 31 December 2020.

PRINCIPAL ACTIVITIES

The Company was incorporated in the Cayman Islands on 27 July 2018 as an exempted company with limited liability under the Companies Law of the Cayman Islands. Our principal activities comprise four main business segments:(i) shopping malls, including three shopping malls for hospitality supplies and two shopping malls for home furnishings; (ii) managed shopping mall; (iii) online shopping mall; and (iv) exhibition management business.

The activities and particulars of the Group are shown under note 12 to the consolidated financial statements. An analysis of the Group's revenue and operating profit for the year by principal activities is set out in the section headed "Management Discussion and Analysis" in this annual report and note 6 to the consolidated financial statements.

RESULTS

The consolidated annual results of the Group for the FY2020 are set out on pages 54 to 123 of this annual report.

DIVIDENDS

The Board does not recommend the payment of a final dividend for the year ended 31 December 2020. No interim dividend was paid or declared during the year (2019: RMB0.013 per share).

RESERVES

Details of the movement in the reserves of the Group during the FY2020 are set out on page 108 of this annual report.

DISTRIBUTABLE RESERVES

As at 31 December 2020, the Group's distributable reserves were approximately RMB1,370 million (31 December 2019: RMB1,347 million).

CHARITABLE DONATIONS

The total charitable donations made by the Group for the year ended 31 December 2020 amounted to approximately RMB1.5 million.

BUSINESS REVIEW

A review of the Group's business during the year could be found in the sections headed "Chairman's Statement", "Management Discussion and Analysis" and "Corporate Governance Report" in this annual report. The review and discussion form part of this directors' report.

SHARE ISSUED

Details of the movements in share capital of the Company during the FY2020 are set out in note 22 to the consolidated financial statements on page 107 of this annual report.

DEALINGS IN LISTED SECURITIES

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

AGM AND CLOSURE OF REGISTER OF MEMBERS

The Company will hold the AGM on Wednesday, 26 May 2021. A notice convening the AGM will be published on the websites of the Stock Exchange and the Company and despatched to the Shareholders in due course.

The register of members of the Company will be closed from Friday, 21 May 2021 to Wednesday, 26 May 2021, both days inclusive, and during these periods, no transfer of Shares will be registered.

In order to be eligible to attend and vote at the AGM, all properly completed transfer forms accompanied by the relevant share certificates must be lodged with the branch share registrar and transfer office of the Company in Hong Kong, Tricor Investor Services Limited, Level 54, Hopewell Centre, 183 Queen's Road East, Hong Kong for registration not later than 4:30 p.m. on Thursday, 20 May 2021.

PROPERTY, PLANT AND EQUIPMENT

Details of the movements in property and equipment of the Group during the FY2020 are set out in note 16 to the consolidated financial statements on pages 101 to 102 of this annual report.

ENVIRONMENTAL POLICIES AND PERFORMANCE

The Group is highly aware of the importance of environment protection and has not noted any material non-compliance with all relevant laws and regulations in relation to its business including health and safety, workplace conditions, employment and the environment. The Group has implemented environmental protection measures and has also encouraged staff to be environmental friendly at work by consuming the electricity and paper according to actual needs, so as to reduce energy consumption and minimize unnecessary waste. Further details of the Group's environmental policies and performance will be disclosed in the environmental, social and governance report of the Company for the FY2020 to be published in due course.

PRE-EMPTIVE RIGHTS

There are no provisions for pre-emptive rights under the Articles, or the laws of Cayman Islands, which would oblige the Company to offer new Shares on a pro-rata basis to its existing Shareholders.

DIRECTORS

FY2020 to the date of this annual report, the Board currently consists of the following eleven Directors:

Executive Directors

Mr. Cheung Hon Chuen (*Chairman, Chief Executive Officer*) Mr. Mei Zuoting Mr. Zhang Weixin Ms. Jin Chunyan (*Chief Financial Officer*)

Non-executive Directors

Mr. Yu Xuecong Mr. Lin Lie (appointed on 1 March 2020) Ms. Wang Yixue (appointed on 26 March 2021) Mr. Li Zhanpeng (resigned on 1 March 2020) Mr. Wu Jianxun (resigned on 26 March 2021)

Independent Non-executive Directors

Dr. Liu Eping Mr. Chen Tusheng Mr. Tan Michael Zhen Shan Mr. Zheng Decheng

The Company has received the resignation letter from Mr. Li Zhanpeng confirming that he had no disagreement with the Board and there was nothing relating to his resignation that were related to the affairs of the Company or that needed to be brought to the attention of the Shareholders and the Stock Exchange.

In accordance with Article 108 of the Memorandum and Articles of Association of the Company, Mr. Zhang Weixin, Mr. Yu Xuecong, and Mr. Chen Tusheng shall retire by rotation and shall be eligible for re-election. Only Mr. Zhang Weixin and Mr. Yu Xuecong will offer themselves for re-election at the AGM.

In accordance with Article 112 of the Memorandum and Articles of Association of the Company, Ms. Wang Yixue, who was appointed by the Board on 26 March 2021, shall hold office until the first general meeting of the Company after her appointment and shall retire by rotation and being eligible, has offered herself for re-election at the AGM.

PROFILE OF THE DIRECTORS AND THE SENIOR MANAGEMENT

Biographical details of the Directors and the senior management of the Group during FY2020 are set out on pages 20 to 25 in the section headed "Profile of Directors and Senior Management" to this annual report.

CONFIRMATION OF INDEPENDENCE FROM INDEPENDENT NON-EXECUTIVE DIRECTORS

The Company has received written confirmations which have been reviewed by the Nomination Committee from each independent non-executive Directors of his/her independence pursuant to Rule 3.13 of the Listing Rules. Both the Nomination Committee and the Board consider them to be independent throughout the year and that they remain so as at the date of this report.

Report of Directors

DIRECTORS' AND CHIEF EXECUTIVE OFFICER'S INTERESTS AND SHORT POSITIONS IN SECURITIES AND UNDERLYING SHARES

As at 31 December 2020, the interests or short positions of each Director and chief executive officer of the Company in the Shares, underlying Shares and debentures of the Company, as recorded in the register required to be kept under section 352 of the SFO, or as otherwise notified to the Company and the Stock Exchange pursuant to the Model Code contained in Appendix 10 of the Listing Rules, and the details of any right to subscribe for Shares of the Company and of the exercise of such rights, were as follows:

Director	Capacity/nature of interest	Class and number of securities held ¹	Approximate percentage of interest in the Company's issued share capital
Mr. Cheung	Interest of controlled Corporation ^{2,5}	782,910,000 (L)	52.2%
Mr. Mei	Interest of controlled Corporation ^{3,5}	782,910,000 (L)	52.2%
Mr. Zhang	Interest of controlled Corporation ^{4,5}	782,910,000 (L)	52.2%

Notes:

- 2. As at the Latest Practicable Date, Honchuen Investment was wholly-owned by Mr. Cheung. Mr. Cheung is deemed to be interested in all the Shares held by Honchuen Investment under the SFO.
- 3. As at the Latest Practicable Date, Zuoting Investment was wholly-owned by Mr. Mei. Mr. Mei is deemed to be interested in all the Shares held by Zuoting Investment under the SFO.
- 4. As at the Latest Practicable Date, Weixin Development was wholly-owned by Mr. Zhang. Mr. Zhang is deemed to be interested in all the Shares held by Weixin Development under the SFO.
- 5. On 28 December 2018, in preparation for the Listing, Mr. Cheung, Mr. Mei and Mr. Zhang executed the concert parties agreement, pursuant to which they have confirmed their acting in concert arrangement in the past, as well as their intention to continue to act in the above manner upon Listing to consolidate their control over our Group through Honchuen Investment, Zuoting Investment and Weixin Development until the concert parties agreement is terminated by them in writing. As such, Mr. Cheung, Mr. Mei, Mr. Zhang, Honchuen Investment, Zuoting Investment and Weixin Development are deemed to be interested in the Shares held by the others under the SFO. Please refer to the section headed "Substantial Shareholders" in the Prospectus for details.

Except as disclosed above, to the best knowledge, information and belief of our Directors and based on information available as at 31 December 2020, none of the Directors or chief executive of the Company and its respective associates had any interests or short positions in the Shares, underlying Shares and debentures of the Company and its associated corporation (within the meaning of Part XV of the SFO) (i) which were required to be notified to the Company and the Stock Exchange pursuant to Division 7 and 8 of Part XV of the SFO (including interests or short positions which they were taken or deemed to have under such provisions of the SFO; (ii) whose were required to be recorded in the register kept by the Company under section 352 of the SFO; or (iii) which were required to be notified to the Company and the Stock Exchange pursuant to the Model Code.

^{1.} The letter "L" denotes a long position in the Shares.

DIRECTORS' SERVICE CONTRACTS

Each of the executive Directors has entered into a service contract with the Company, under which they agreed to act as executive Directors for an initial term of three years commencing from the Listing Date, which may be terminated by not less than three months' notice in writing served by either of the Director or the Company.

Each of the non-executive Directors and independent nonexecutive Directors has signed an appointment letter with the Company for an initial term of three years commencing from the Listing Date, which may be terminated by not less than one month's notice in writing served by either of the Director or the Company. Under the respective appointment letters, each of the non-executive Directors and independent non-executive Directors is entitled to a fixed Director's emolument.

The appointments of the Directors are subject to the provisions of retirement and rotation of Directors under the Articles. None of the Directors have entered a service contract with members of the Group that cannot be terminated by the Group within one year without payment of compensation, other than statutory compensation.

CONTRACT WITH CONTROLLING SHAREHOLDERS

Other than disclosed in the section headed "Significant Related Party Transactions" in note 32 to the consolidated financial statements contained in this annual report, no contract of significance was entered into between the Company or any of its subsidiaries and the Controlling Shareholders or any of its subsidiaries during the FY2020 and no contract of significance for the provision of services to the Company or any of its subsidiaries by a Controlling Shareholder or any of its subsidiaries was entered into during the FY2020.

DIRECTORS' MATERIAL INTERESTS IN TRANSACTIONS, ARRANGEMENTS AND CONTRACTS

Other than the transactions relating to the "Renewal of Tenancy Agreement" in the section headed "Connected Transactions" and disclosed in the section headed "Significant Related Party Transactions" in note 32 to the consolidated financial statements contained in this annual report, no transaction, arrangement and contract of significance to the business of the Group which the Company or any of its subsidiaries was a party, and in which a Director or any entity connected with such a Director had a material interest, whether directly or indirectly, subsisted at any time during the FY2020.

CONNECTED TRANSACTION

On 18 November 2020, Guangdong Xinji Household Company Limited* (廣東信基家居有限公司), a limited liability company established in the PRC and an indirect wholly-owned subsidiary of the Company, as tenant, entered into the 2021 Household Market Tenancy Agreement (the "New Tenancy Agreement") with Guangzhou Panyu Xinji Real Estate Development Co., Ltd.* (廣州市番禺信基房產發展有限公司) ("Panyu Real Estate"), a limited liability company established in the PRC which is co-owned by Mr. Cheung, Mr. Mei and Mr. Zhang of the Company, as landlord, to renew the lease of the Premises of Ground Floor and mezzanine of Building 3-5, Fuli Plaza, 105 National Road, Panyu District, Guangzhou, the PRC for a term of five (5) years commencing from 1 December 2021 and ending on 30 November 2026 (both days inclusive). The annual rental of the New Tenancy Agreement was RMB6,143,448 (tax inclusive) with an annual increase of 5% from the second year onwards.

In accordance with HKFRS 16 "Leases", the Group is required to recognise the tenancy of the Premises under the New Tenancy Agreement as right-of-use assets. The value of the right-of-use assets to be recognised for the lease payments under the New Tenancy Agreement by the Group shall be approximately RMB29.4 million. The value of right-of-use assets is based on the preliminary assessment of the Board and subject to adjustment.

CONNECTED TRANSACTION (cont'd)

Panyu Real Estate is co-owned by Mr. Cheung (the chairman of the Company, an executive Director and a Controlling Shareholder), Mr. Mei (an executive Director and a Controlling Shareholder) and Mr. Zhang (an executive Director and a Controlling Shareholder). According to the Listing Rules, Panyu Real Estate is an associate of Mr. Cheung, Mr. Mei and Mr. Zhang and a connected person of the Company, and the entering into of the New Tenancy Agreement constitutes a connected transaction of the Company under Chapter 14A of the Listing Rules.

As Mr. Cheung, Mr. Mei and Mr. Zhang have a material interest in the transactions contemplated under the renewal of the Tenancy Agreement, they abstained from voting on the board resolution approving the renewal of the New Tenancy Agreement.

INTEREST OF DIRECTORS IN BUSINESSES COMPETING WITH THE COMPANY

To the best knowledge of the Directors, none of the Directors had any interest in any business which directly or indirectly competes or is likely to compete with the business of the Group during the FY2020.

COMPENSATION OF DIRECTORS AND SENIOR MANAGEMENT

The emoluments of the Directors and senior management of the Group are decided by the Board with reference to the recommendation given by the Remuneration Committee, having regard to the Group's operating results, individual performance and comparable market statistics.

Details of the Directors' emoluments and emoluments of the five highest paid individual in the Group are set out respectively in note 34 and note 10(b) to the consolidated financial statements. For the FY2020, no emoluments were paid by the Group to any Director or any of the five highest paid individuals as an inducement to join or upon joining the Group or as compensation for loss of office. None of the Directors has waived any emoluments for the FY2020.

Except as disclosed above, no other payments have been made or are payable, for the FY2020, by our Group to or on behalf of any of the Directors.

NON-COMPETITION UNDERTAKING

After the Reorganisation of the Group in preparation for the Listing, the Directors consider that there is a clear delineation between the business of the Group and other business conducted or owned directly or indirectly by the Controlling Shareholders and their respective close associates as described in the section headed "Relationship with Controlling Shareholders" in the Prospectus. Each of Honchuen Investment, Zuoting Investment, Weixin Development, Mr. Cheung, Mr. Mei and Mr. Zhang has executed a deed of non-competition dated 22 October 2019 in favor of the Group (the "Deed of Non-Competition"), pursuant to which, each of Honchuen Investment, Zuoting Investment, Weixin Development, Mr. Cheung, Mr. Mei and Mr. Zhang has irrevocably undertaken, among other things, that each of Honchuen Investment, Zuoting Investment, Weixin Development, Mr. Cheung, Mr. Mei and Mr. Zhang will not and will not procure the close associates, directly or indirectly, engage in any business which is or may be in competition with the business of any member of the Group from time to time.

NON-COMPETITION UNDERTAKING (cont'd)

Each of Honchuen Investment, Zuoting Investment, Weixin Development, Mr. Cheung, Mr. Mei and Mr. Zhang has confirmed in writing to the Company of its compliance with the Deed of Non-Competition for disclosure in this report for the year ended 31 December 2020.

The independent non-executive Directors have reviewed the Deed of Non-Competition and had determined that neither Honchuen Investment, Zuoting Investment, Weixin Development, Mr. Cheung, Mr. Mei and Mr. Zhang has been in breach of the Deed of Non-Competition for the year ended 31 December 2020.

For the year ended 31 December 2020, the Directors (including the independent non-executive Directors) did not make any decisions in relation to whether to exercise or terminate an option for purchase and take up or waive any new business opportunity.

CONTINUING DISCLOSURE OBLIGATIONS PURSUANT TO THE LISTING RULES

Save as disclosed in this annual report, the Company does not have any other disclosure obligations under Rules 13.20, 13.21 and 13.22 of the Listing Rules.

MANAGEMENT CONTRACTS

Other than the Directors' service contracts and appointment letters, no contract concerning the management and administration of the whole or any substantial part of the business of the Group was entered into or in existence as at any time during the FY2020.

EQUITY-LINKED AGREEMENTS

Save for the share option scheme as set out below, no equity-linked agreement was entered into by the Group, or existed during the FY2020.

MATERIAL LEGAL PROCEEDINGS

Save as disclosed in this report, the Group was not involved in any material legal proceeding during the FY2020.

LOAN AND GUARANTEE

During the FY2020, the Group had not made any loan or provided any guarantee for loan, directly or indirectly, to the Directors, senior management of the Company, the Controlling Shareholders or their respective connected persons.

SUBSTANTIAL SHAREHOLDERS' AND OTHER SHAREHOLDERS' INTERESTS

So far as our Directors are aware, as at the date of this annual report, the following persons have or are deemed or taken to have an interest or a short position in Shares or underlying Shares of the Company which will be required to be disclosed pursuant to the provisions of Divisions 2 and 3 of Part XV of the SFO, or who were recorded in the register of the Company required to be kept pursuant to section 336 of the SFO or, directly or indirectly, are interested in 5% or more of the nominal value of any class of share capital carrying rights to vote in all circumstances at general meetings of the Company:

Name	Nature of Interest	Name of ordinary shares held	Approximate percentage of the Company's issued share capital
Honchuen Investment	Beneficial owner⁵	782,910,000 (L)	52.19%
Mr. Cheung	Interest of controlled Corporation ^{2,5}	782,910,000 (L)	52.19%
Zuoting Investment	Beneficial owner⁵	782,910,000 (L)	52.19%
Mr. Mei	Interest of controlled Corporation ^{3,5}	782,910,000 (L)	52.19%
Weixin Development	Beneficial owner ⁵	782,910,000 (L)	52.19%
Mr. Zhang	Interest of controlled Corporation ^{4,5}	782,910,000 (L)	52.19%
Huang Wanyi	Interest of spouse ⁶	782,910,000 (L)	52.19%
Citigroup Inc.	Security interest and	117,639,000 (L)	7.84%
	interest of controlled Corporation ⁷	44,934,898 (S)	2.99%
AL Capital Holdings International Pte. Ltd.	Beneficial owner ⁸	119,832,000 (L)	7.99%
Straits Universal Limited	Interest of controlled Corporation ^{8,9}	119,832,000 (L)	7.99%
Mr. Lin Yi	Interest of controlled Corporation ^{8,9}	119,832,000 (L)	7.99%
Huiqun Investment	Beneficial owner ¹⁰	93,375,000 (L)	6.23%

Notes:

1. The letter "L" denotes a long position in the Shares; letter "S" denotes short position in the Shares.

- 2. As at the Latest Practicable Date, Honchuen Investment was wholly owned by Mr. Cheung. Mr. Cheung is deemed to be interested in all the Shares held by Honchuen Investment under the SFO.
- 3. As at the Latest Practicable Date, Zuoting Investment was wholly owned by Mr. Mei. Mr. Mei is deemed to be interested in all the Shares held by Zuoting Investment under the SFO.
- 4. As at the Latest Practicable Date, Weixin Development were wholly owned by Mr. Zhang. Mr. Zhang is deemed to be interested in all the Shares held by Weixin Development under the SFO.
- 5. On 28 December 2018, in preparation for the Listing, Mr. Cheung, Mr. Mei and Mr. Zhang executed the concert parties agreement, pursuant to which they have confirmed their acting in concert arrangement in the past, as well as their intention to continue to act in the above manner upon Listing to consolidate their control over our Group through Honchuen Investment, Zuoting Investment and Weixin Development until the concert parties agreement is terminated by them in writing. As such, Mr. Cheung, Mr. Mei, Mr. Zhang, Honchuen Investment, Zuoting Investment and Weixin Development are deemed to be interested in the Shares held by the others under the SFO. For details, please refer to the section headed "Substantial Shareholders" in the Prospectus.

SUBSTANTIAL SHAREHOLDERS' AND OTHER SHAREHOLDERS' INTERESTS (cont'd)

Notes: (cont'd)

- Ms. Huang Wanyi is the spouse of Mr. Zhang. By virtue of the SFO, Ms. Huang Wanyi is deemed to be interested in the same number of Shares in which Mr. Zhang is deemed to be interested in under the SFO.
- 7. To the best knowledge and belief of our Directors, Citigroup Inc. was wholly-owned by Independent Third Parties.
- AL Capital Holdings International Pte. Ltd. was wholly-owned by Straits Universal Limited. Straits Universal Limited is deemed to be interested in all the Shares held by AL Capital Holdings International Pte. Ltd. under the SFO.
- Straits Universal Limited was wholly-owned by Mr. Lin Yi. Mr. Lin Yi is deemed to be interested in all the Shares held by Straits Universal Limited and AL Capital Holdings International Pte. Ltd. under the SFO.
- 10. To the best knowledge and belief of our Directors, Huiqun Investment was wholly-owned by Independent Third Parties.

Except as disclosed above, as at 31 December 2020, none of the persons (other than Director and chief executive of the Company) had any interests or short positions in the Shares or underlying Shares as recorded in the register required to be kept by the Company under Section 336 of the SFO, or as otherwise notified to the Company and the Stock Exchange.

SHARE OPTION SCHEME

A share option scheme was adopted by the written resolutions of the Shareholders passed on 3 October 2019 (the "**Share Option Scheme**"). The terms of the Share Option Scheme are in compliance with the provisions of Chapter 17 of the Listing Rules. Since the date of adoption to 31 December 2020, no share option was granted, exercised, cancelled or lapsed under the Share Option Scheme and there was no outstanding share option as at the date of this annual report. Summary of the principal terms of the Share Option Scheme are as follow:

(a) Purpose of the Share Option Scheme

The Share Option Scheme is a share incentive scheme and is established to recognise and acknowledge the contributions the Eligible Participants (as defined in paragraph (b) below) have had or may have made to the Group. The Share Option Scheme will provide the Eligible Participants an opportunity to have a personal stake in the Company with the view to achieving the following objectives:

- (i) motivating the Eligible Participants to optimize their performance and efficiency for the benefit of the Group; and
- (ii) attracting and retaining or otherwise maintaining on-going business relationships with the Eligible Participants whose contributions are or will be beneficial to the long term growth of the Group.

SHARE OPTION SCHEME (cont'd)

(b) Participant of the Share Option Scheme

The Board may, at its discretion, offer to grant an option to subscribe for such number of new Shares as the Board may determine at an exercise price determined in accordance with paragraph (c) below to the following persons (the "**Eligible Participants**"):

- any full-time or part-time employees, executives or officers of the Company or any of its subsidiaries;
- (ii) any Directors (including non-executive Directors and independent non-executive Directors) of the Company or any of its subsidiaries;
- (iii) any advisers, consultants, suppliers, customers and agents to the Company or any of its subsidiaries; and
- (iv) such other persons who, in the sole opinion of the Board, will contribute or have contributed to the Group, the assessment criteria of which are:
 - (a) contribution to the development and performance of the Group;
 - (b) quality of work performed for the Group;
 - (c) initiative and commitment in performing his/her duties; and
 - (d) length of service or contribution to the Group.

(c) Price of Shares

The subscription price of a Share in respect of any particular option granted under the Share Option Scheme shall be such price as the Board in its absolute discretion shall determine, save that such price will not be less than the highest of:

- the closing price of the Shares as stated in the Stock Exchange's daily quotation sheets on the date of grant, which must be a day on which the Stock Exchange is open for the business of dealing in securities;
- the average of the closing prices of the Shares as stated in the Stock Exchange's daily quotation sheets for the five business days immediately preceding the date of grant; and
- (iii) the nominal value of a Share.

(d) Grant of options and acceptance of offers

An offer for the grant of options must be accepted within twenty-one days inclusive of the day on which such offer was made. The amount payable by the grantee of an option to the Company on acceptance of the offer for the grant of an option is HK\$1.00.

(e) Maximum number of Shares of the Company available for issue

The total number of Shares available for issue under the Share Option Scheme is 150,000,000 Shares, represent 10% of the Shares in issue as at the date of this annual report.

(f) Maximum entitlement of each participant

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

SHARE OPTION SCHEME (cont'd)

(g) Time of exercise of option

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

(h) Remaining life of the Share Option Scheme

The Share Option Scheme will remain in force for a period of ten years commencing on 3 October 2019, subject to early termination provisions contained in the Share Option Scheme.

ARRANGEMENTS TO PURCHASE SHARES OR DEBENTURES

For the year ended 31 December 2020, neither the Company, its holding company, nor any of its subsidiaries has enabled the Directors to acquire benefits by means of the acquisition of Shares in, or debt securities including debentures of, the Company or any other body corporate.

ACQUISITIONS, DISPOSALS AND SIGNIFICANT INVESTMENT

Save as disclosed in this annual report, the Group did not have any significant investment or material acquisition or disposal of subsidiaries and affiliated companies for the FY2020.

FUTURE PLANS FOR MATERIAL INVESTMENTS AND CAPITAL ASSETS

Save as those disclosed under the section headed "Business – Our Strategies" in the Prospectus, the Group currently has no other plan for material investments and capital assets.

MAJOR CUSTOMERS AND SUPPLIERS

In the year under review, the Group's largest customers accounted for 2% of the Group's total revenue. The Group's five largest customers accounted for 6% of the Group's total revenue. In the year under review, the Group's largest suppliers accounted for 41% of the Group's total purchase. The Group's five largest suppliers accounted for 74% of the Group's total purchase.

None of the Directors or any of their close associates (as defined under the Listing Rules) or any Shareholders (which, to the best knowledge of the Directors, owns more than 5% of the Company's issued share capital) has any beneficial interest in the Group's five largest suppliers or the Group's five largest customers.

TAX RELIEF AND EXEMPTION OF HOLDERS OF LISTED SECURITIES

The Company is not aware of any tax relief or exemption available to the Shareholders of the Company.

RETIREMENT BENEFITS SCHEME

The employees of the PRC subsidiaries are members of the state-managed retirement benefits scheme operated by the PRC government. The employees of the PRC subsidiaries are required to contribute a certain percentage of their payroll to the retirement benefits scheme to fund the benefits. The only obligation of the Group with respect to this retirement benefits scheme is to make the required contributions under the scheme.

SIGNIFICANT RELATED PARTY TRANSACTIONS

Details of the significant related party transactions of the Group for the FY2020 are set out in note 32 to the consolidated financial statements contained herein.

None of the related party transactions constitutes a connected transaction or continuing connected transaction subject to independent Shareholders' approval, annual review and all disclosure requirements in Chapter 14A of the Listing Rules.

SUFFICIENCY OF PUBLIC FLOAT

According to the information that is publicly available to the Company and within the knowledge of the Board, as at the Latest Practicable Date prior to the publication of this annual report, the Company has maintained the public float as required under the Listing Rules.

PERMITTED INDEMNITY PROVISION

In FY2020 and up to the date of this annual report, the Company has implemented the permitted indemnity provision (as defined in the Hong Kong Companies Ordinance) in relation to the director's and officer's liability insurance.

SIGNIFICANT EVENTS AFTER THE END OF THE REPORTING PERIOD

Arbitration

On 30 December 2020, upon an application made by Shanghai Red Star Macalline Commercial Property Investment Co., Ltd.* (上海紅星美凱龍商用物業投資有限 公司) ("**Shanghai Red Star**"), the Shanghai International Economic and Trade Arbitration Commission (the "**SHIAC**") issued the "Arbitration notice on the dispute in relation to the cooperative development agreement, the first supplemental cooperative development agreement and the second supplemental cooperative development agreement* (《合作開發協議》、《合作開發協議(補充協 議一)》、《合作開發協議補充協議二》爭議仲裁案仲裁通 知)" after the respondents (the"**Respondents**") failed to procure the specified land change of the two parcels of land by 30 June 2018, which rendered Shanghai Red Star impossible to complete the project.

The Respondents are (i) Shenyang Xinji Industrial Company Limited* (瀋陽信基實業有限公司) ("Shenyang Xinji Industrial"), an indirect wholly-owned subsidiary of the Company; (ii) Guangzhou Shaxi; (iii) Mr. Cheung, the Chairman, an executive Director and a Controlling Shareholder; (iv) Mr. Mei, an executive Director and a Controlling Shareholder; (v) Xinji Company; (vi) Guangdong Yingbin Investment Management Company Limited* (廣 東迎賓投資管理有限公司), a company co-owned by Mr. Cheung, Mr. Mei and Mr. Zhang; (vii) Liaoning Xinji Hongxing Commercial Real Estate Development Company Limited* (遼寧信基紅星商業地產開發有限公司), a company owned as to 51% by Shanghai Red Star and 49% by Guangdong Yingbin; (viii) Shunwell International Group Limited (信和國際控股有限公司), a company co-owned by Mr. Cheung, Mr. Mei and Mr. Zhang; and (ix) Mr. Mei Yingpei, a director and general manager of Shenyang Xinji Industrial.

As of the date of this annual report, the case has not been heard by the SHIAC. The Company is in the course of seeking legal advice in respect of the aforesaid arbitration and will actively take various measures to safeguard the legitimate rights and interests of the Company and its Shareholders. The Company will make further disclosures in due course should the arbitration progresses.

For further details, please refer to the Company's announcement dated 8 January 2021 in relation to the arbitration.

Save as disclosed above, there is no other significant event which has an impact on the Group during the year ended 31 December 2020 and up to the date of this annual report.

If there is any inconsistency between the Chinese names of entities or enterprises established in the PRC and their English translations, the Chinese names shall prevail. The English translation of company names in Chinese or another language which are marked with "*" and the Chinese translation of company names in English which are marked with "*" is for identification purpose only.

CORPORATE GOVERNANCE

The Company recognises the importance of good corporate governance for enhancing the management of the Company as well as preserving the interests of the Shareholders as a whole. The Company has adopted the code provisions set out in the CG Code as its own code to govern its corporate governance practices.

In the opinion of the Directors, the Company has complied with the relevant code provisions contained in the CG Code during the FY2020.

The Board will continue to review and monitor the practices of the Company with an aim to maintaining a high standard of corporate governance.

Information on the corporate governance practices adopted by the Company is set out in the Corporate Governance Report on pages 26 to 35 of this annual report.

AUDITOR

The consolidated financial statements of the Group for the year ended 31 December 2020 have been audited by PricewaterhouseCoopers, Certified Public Accountants, who will retire at the forthcoming AGM and, being eligible, offer itself for re-appointment. A resolution for the re-appointment of PricewaterhouseCoopers as the independent auditors of the Company for the coming year will be proposed at the forthcoming AGM for approval by the Shareholders.

COMPLIANCE WITH LAWS AND REGULATIONS

For the FY2020, the Company is in compliance with the relevant laws and regulations that have a significant impact on the Company.

On behalf of the Board **Cheung Hon Chuen** *Chairman*

26 March 2021

INDEPENDENT AUDITOR'S REPORT



羅兵咸永道

To the Shareholders of Xinji Shaxi Group Co., Ltd (incorporated in Cayman Islands with limited liability)

OPINION

What we have audited

The consolidated financial statements of Xinji Shaxi Group Co., Ltd (the "**Company**") and its subsidiaries (the "**Group**") set out on pages 54 to 123, which comprise:

- the consolidated balance sheet as at 31 December 2020;
- the consolidated income statement for the year then ended;
- the consolidated statement of comprehensive income for the year then ended;
- the consolidated statement of changes in equity for the year then ended;
- the consolidated statement of cash flows for the year then ended; and
- the notes to the consolidated financial statements, which include a summary of significant accounting policies.

Our opinion

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

BASIS FOR OPINION

We conducted our audit in accordance with Hong Kong Standards on Auditing ("**HKSAs**") issued by the HKICPA. Our responsibilities under those standards are further described in the Auditor's Responsibilities for the Audit of the Consolidated Financial Statements section of our report.

We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

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Independence

We are independent of the Group in accordance with the HKICPA's Code of Ethics for Professional Accountants ("**the Code**"), and we have fulfilled our other ethical responsibilities in accordance with the Code.

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KEY AUDIT MATTERS

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

Key audit matter identified in our audit is valuation of investment properties.

Key Audit Matter

How our audit addressed the Key Audit Matter

Valuation of investment properties

Refer to note 3.3, note 4 (a) and note 17 to the consolidated financial statements.

The Group's investment properties are stated at fair value. As at 31 December 2020, the Group's investment properties amounted to RMB2,991.24 million and the fair value losses on investment properties for the year ended 31 December 2020 amounted to RMB79.27 million. Management have appointed an independent external valuer to assist them to perform a valuation of the Group's investment properties as at year end.

We focused on this area as valuation of investment properties involved high degree of estimation uncertainly, including but not limited to assessment of capitalisation rate, fair market rent and fair market price of the properties. The inherent risk in relation to assessment of the fair value of investment properties is considered relatively higher due to uncertainty of significant assumptions used.

Our procedures in relation to management's valuation of investment properties included:

- We understood, evaluated and tested the Group's internal control over valuation of investment properties and assessed the inherent risk of material misstatement by considering the degree of estimation uncertainty and other inherent risk factors;
- (ii) We evaluated the independent external valuers' competence, capabilities and objectivity;
- (iii) We assessed the appropriateness of methodologies used and the reasonableness of the key estimates and assumptions applied by the management and the valuer in determining capitalisation rate, fair market rent and fair market price with the involvement of our internal valuation experts. We compared these key assumptions to industry and market data based on market research of similar properties;
- (iv) We checked, on a sample basis, the underlying data of area, tenancy term and occupancy against the supporting evidence, and checked the mathematical accuracy of the valuation.

We found that the judgements and assumptions made by the management in relation to the valuation of investment properties were supported by available evidence.

OTHER INFORMATION

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

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

In connection with our audit of the consolidated financial statements, our responsibility is to read the other information and, in doing so, consider whether the other information is materially inconsistent with the consolidated financial statements or our knowledge obtained in the audit or otherwise appears to be materially misstated.

If, based on the work we have performed, we conclude that there is a material misstatement of this other information, we are required to report that fact. We have nothing to report in this regard.

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

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

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

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

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

Our objectives are to obtain reasonable assurance about whether the consolidated financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. We report our opinion solely to you, as a body, and for no other purpose. We do not assume responsibility towards or accept liability to any other person for the contents of this report. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with HKSAs will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these consolidated financial statements.

AUDITOR'S RESPONSIBILITIES FOR THE AUDIT OF THE CONSOLIDATED FINANCIAL STATEMENTS (cont'd)

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

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

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

AUDITOR'S RESPONSIBILITIES FOR THE AUDIT OF THE CONSOLIDATED FINANCIAL STATEMENTS *(cont'd)*

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

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

The engagement partner on the audit resulting in this independent auditor's report is Au Chi Ho.

PricewaterhouseCoopers *Certified Public Accountants*

Hong Kong, 26 March 2021

CONSOLIDATED INCOME STATEMENT

		Year ended 31	December
		2020	2019
	Note	RMB'000	RMB'000
Revenue	6	287,938	303,083
Cost of sales	7	(26,820)	(28,180)
Fair value (losses)/gains on investment properties	17	(79,274)	10,051
Selling and marketing expenses	7	(24,625)	(32,777
Administrative expenses	7	(40,713)	(50,501
Net impairment losses on financial assets and			
operating lease receivables	3.1(b)	(4,177)	(432
Other income	8	13,548	4,280
Other (losses)/gains – net	9	(6,989)	2,053
Operating profit		118,888	207,577
Finance income	11	1,625	1,107
Finance expenses	11	(51,858)	(53,265
Finance expenses – net	11	(50,233)	(52,158
Profit before income tax		68,655	155,419
Income tax expenses	13	(36,744)	(53,969
Profit for the year		31,911	101,450
Profit attributable to:			
– Owners of the Company		32,967	102,905
– Non-controlling interests		(1,056)	(1,455
		31,911	101,450
Earnings per share for profit attributable to			
owners of the Company during the year			
(expressed in RMB per share)			
Basic and diluted earnings per share	14	0.02	0.08

The above consolidated income statement should be read in conjunction with the accompanying notes.

CONSOLIDATED STATEMENT OF COMPREHENSIVE INCOME

	Vear ended	31 December
	2020 RMB'000	2019 RMB'000
Profit for the year	31,911	101,450
Other comprehensive income for the year net of tax	-	-
Total comprehensive income for the year	31,911	101,450
Attributable to:		
– Owners of the Company	32,967	102,905
 Non-controlling interests 	(1,056)	(1,455)
	31,911	101,450

The above consolidated statement of comprehensive income should be read in conjunction with the accompanying notes.

CONSOLIDATED BALANCE SHEET

		As at 31 Dece	mber
		2020	2019
	Note	RMB'000	RMB'000
ASSETS			
Non-current assets			
Property and equipment	16	3,160	1,40
Investment properties	17	2,991,240	2,971,870
Intangible assets	18	890	817
Deferred income tax assets	28	1,592	4,304
		2,996,882	2,978,39
Current assets			
Inventories		5,231	1,45
Operating lease and trade receivables and other receivables	20	100,572	37,69
Amounts due from related parties	32	-	2
Restricted cash		3,300	
Cash and cash equivalents	21	182,497	272,40
		291,600	311,57
Total assets		3,288,482	3,289,96
EQUITY			
Share capital and premium	22	285,178	304,49
Other reserves	23	242,243	232,42
Retained earnings	24	1,370,286	1,347,14
		1,897,707	1,884,05
Non-controlling interests		(3,343)	(2,28
Total equity		1,894,364	1,881,76

Consolidated Balance Sheet

	-	As at 31 Dec	ember
		2020	2019
	Note	RMB'000	RMB'000
LIABILITIES			
Non-current liabilities			
Borrowings	27	454,621	466,220
Deferred revenue		2,210	2,637
Trade and other payables	25	22,105	29,454
Lease liabilities	25	147,913	131,006
Deferred income tax liabilities	28	407,208	414,945
		1,034,057	1,044,262
Current liabilities			
Borrowings	27	175,784	143,889
Trade and other payables	25	87,049	86,141
Lease liabilities	25	24,066	21,141
Advance from customers	26	38,109	65,159
Contract liabilities	6	7,947	7,516
Current income tax liabilities		27,106	40,092
		360,061	363,938
Total liabilities		1,394,118	1,408,200
Total equity and liabilities		3,288,482	3,289,969

The above consolidated balance sheet should be read in conjunction with the accompanying notes.

The consolidated financial statements on pages 54 to 123 were approved by the Board of Directors on 26 March 2021 and were signed on its behalf:

Cheung Hon Chuen Director Jin Chunyan Director

CONSOLIDATED STATEMENT OF CHANGES IN EQUITY

	Attri	Attributable to owners of the Company				
Note	Share capital and premium RMB'000 (Note 22)	Other reserves RMB'000 (Note 23)	Retained earnings RMB'000 (Note 24)	Total RMB'000	Non- controlling interests RMB'000	Total RMB'000
For the year ended 31 December 2019						
Balance at 1 January 2019 Profit for the year	-	222,925 -	1,253,732 102,905	1,476,657 102,905	(832) (1,455)	1,475,825 101,450
Total comprehensive income for the year	-	-	102,905	102,905	(1,455)	101,450
Transactions with owners Issue of new shares to a Pre-IPO investor Issue of new shares in connection	55,760	-	-	55,760	-	55,760
with the Company's listing Share issuance costs	268,200	-	-	268,200	-	268,200
Transfer to statutory reserves	(19,466) –	- 9,497	(9,497)	(19,466) –	-	(19,466)
	304,494	9,497	(9,497)	304,494	-	304,494
Balance at 31 December 2019	304,494	232,422	1,347,140	1,884,056	(2,287)	1,881,769
For the year ended 31 December 2020						
Balance at 1 January 2020 Profit for the year	304,494 -	232,422 _	1,347,140 32,967	1,884,056 32,967	(2,287) (1,056)	1,881,769 31,911
Total comprehensive income for the year	_	-	32,967	32,967	(1,056)	31,911
Transactions with owners						
Transfer to statutory reserves23Dividends15		9,821 -	(9,821) –	- (19,316)	-	- (19,316)
	(19,316)	9,821	(9,821)	(19,316)	-	(19,316)
Balance at 31 December 2020	285,178	242,243	1,370,286	1,897,707	(3,343)	1,894,364

The above consolidated statement of changes in equity should be read in conjunction with the accompanying notes.

CONSOLIDATED STATEMENT OF CASH FLOWS

		Year ended 31 December	
	Note	2020 RMB'000	2019 RMB'000
	NOLE		
Cash flows from operating activities			170 (00
Cash generated from operations	29	153,700	178,689
Income tax paid		(54,755)	(30,783)
Interest received from bank deposits		1,625	1,107
Interest paid		(47,903)	(52,150)
Net cash generated from operating activities		52,667	96,863
Cash flows from investing activities			
Prepayments for acquisition of a subsidiary	20(a)	(57,800)	-
Payments for investment properties		(66,646)	(93,368)
Payments for purchase of property and equipment		(2,448)	(225)
Payments for purchase of intangible assets		(495)	(464)
Repayments from related parties		26	27,323
Cash advance to related parties		_	(492)
Net cash used in investing activities		(127,363)	(67,226)
Cash flows from financing activities			
Proceeds from borrowings		162,700	30,000
Repayments of borrowings		(146,359)	(92,659)
Proceeds from the Company's listing		(140,007)	268,200
Capital injection by a Pre-IPO investor			55,760
		_	
Capital injection by a third party investor		-	4,900
Payments for listing related expenses		-	(15,726)
Cash advances from related parties		-	16,780
Repayments to related parties		-	(5,026)
Changes in ownership interests in subsidiaries without			
change of control		-	(22,439)
Dividends paid		(19,316)	-
Principal elements of lease payments		(11,430)	(9,383)
Net cash (used in)/generated from financing activities		(14,405)	230,407
Net (decrease)/increase in cash and cash equivalents		(89,101)	260,044
Cash and cash equivalents at beginning of year		272,400	11,283
Exchange (losses)/gains on cash and cash equivalents		(802)	1,073
Cash and cash equivalents at end of year		182,497	272,400

The above consolidated statement of cash flows should be read in conjunction with the accompanying notes.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

1 GENERAL INFORMATION

Xinji Shaxi Group Co., Ltd (the "Company") was incorporated in the Cayman Islands on 27 July 2018 as an exempted company with limited liability under the Companies Law (Cap. 22, Law 3 of 1961 as consolidated and revised) of the Cayman Islands. The address of the Company's registered office is 71 Fort Street, P.O. Box 500, George Town, Grand Cayman KY1-1106, Cayman Islands.

The Company is an investment holding company. The Company and its subsidiaries (together, the "Group") are principally engaged in operating and managing hospitality supplies and home furnishing shopping malls, exhibition management services and online shopping mall in the People's Republic of China (the "PRC").

The Company's shares were listed on the Main Board of the Stock Exchange of Hong Kong Limited on 8 November 2019.

These consolidated financial statements are presented in Renminbi ("RMB") and all values are rounded to the nearest thousand (RMB'000), unless otherwise stated.

These consolidated financial statements have been approved for issue by the board of directors (the "Board") of the Company on 26 March 2021.

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

This note provides a list of the significant accounting policies adopted in the preparation of these consolidated financial statements. These policies have been consistently applied to all the years presented, unless otherwise stated.

2.1 Basis of preparation

(i) Compliance with HKFRS and HKCO

The consolidated financial statements of the Group have been prepared in accordance with the Hong Kong Financial Reporting Standards ("HKFRS") and the disclosure requirements of the Hong Kong Companies Ordinance Cap. 622.

(ii) Historical cost convention

The consolidated financial statements have been prepared under the historical cost convention, as modified by the revaluation of investment properties which are carried at fair value.

The preparation of financial statements in conformity with HKFRS requires the use of certain critical accounting estimates. It also requires management to exercise its judgement in the process of applying the Group's accounting policies.

2.1 Basis of preparation (cont'd)

(iii) Going concern

As at 31 December 2020, the Group's current liabilities exceeded its current assets by RMB68,461,000, which included borrowings of RMB175,784,000 that were repayable within the next twelve months from 31 December 2020. The Company's directors have reviewed the Group's cash flow projections prepared by the management which cover a period of not less than twelve months from 31 December 2020. Based on these cash flow projections, the Group will have sufficient financial resources to meet its financial obligations as and when they fall due in the coming twelve months from 31 December 2020. The directors, after making due enquiries and considering the basis of management's projections and after taking into account the operating cash flows and continued availability of the Group's bank facilities, consider that there will be sufficient financial resources to meet the Group's financial obligations as and when they fall due in the coming 31 December 2020. Accordingly, the consolidated financial statements have been prepared on a going concern basis.

(iv) New and amended standards adopted by the group

The Group has applied the following standards and amendments for the first time for their annual reporting period commencing 1 January 2020:

HKAS 1 and HKAS 8 (Amendments) HKFRS 3 (Amendments) HKFRS 9, HKAS 39 and HKFRS 7 (Amendments) Amendment to HKFRS 16 Revised Conceptual Framework for Financial Reporting Definition of material Definition of a business Interest rate benchmark reform COVID-19-Related Rent Concessions

The amendments listed above did not have any impact on the amounts recognised in prior periods and are not expected to significantly affect the current or future periods, except for the Amendment to HKFRS 16 set out above.

2.1 Basis of preparation (cont'd)

(v) New standards and interpretations not yet adopted

		Effective for annual periods beginning on or after
HKFRS 3 (Amendments)	Business combinations – reference to conceptual framework	1 January 2022
HKAS 16 (Amendments)	Property, plant and equipment – proceeds before intended use	1 January 2022
HKAS 37 (Amendments)	Provisions, contingent liabilities and contingent assets – onerous contracts	1 January 2022
Annual improvements to HKFRS 1	First-time adoption of HKFRS	1 January 2022
Annual improvements to HKFRS 9	Financial instruments	1 January 2022
Annual improvements to HKFRS 16	Leases	1 January 2022
Annual improvements to HKAS 41	Agriculture	1 January 2022
HKAS 1 (Amendments)	Presentation of financial statements – classification of liabilities	1 January 2023
HKFRS 17	Insurance contract	1 January 2023
HKFRS 10 and HKAS 28 (Amendments)	Sale or contribution of assets between an investor and its associate or joint venture	To be determined

The Group has already commenced an assessment of the impact of these new or revised standards, interpretation and amendments, certain of which are relevant to the Group's operations. These standards are not expected to have a material impact on the Group in the current or future reporting periods and on foreseeable future transactions.

2.2 Change in accounting policies

The Group has early adopted Amendment to HKFRS 16 – Covid-19-Related Rent Concessions retrospectively from 1 January 2020. The amendment provides an optional practical expedient allowing lessees to elect not to assess whether a rent concession related to Covid-19 is a lease modification. Lessees adopting this election may account for qualifying rent concessions in the same way as they would if they were not lease modifications. The practical expedient only applies to rent concessions occurring as a direct consequence of the Covid-19 pandemic and only if all of the following conditions are met: a. the change in lease payments results in revised consideration for the lease that is substantially the same as, or less than, the consideration for the lease immediately preceding the change; b. any reduction in lease payments affects only payments due on or before 30 June 2021; and c. there is no substantive change to other terms and conditions of the lease.

The Group has applied the practical expedient to all qualifying Covid-19-related rent concessions. Rent concessions totalling RMB736,000 have been accounted for as negative variable lease payments and recognised in administrative expenses in the consolidated income statement for the year ended December 2020, with a corresponding adjustment to the lease liability. There is no impact on the opening balance of equity at 1 January 2020.

2.3 Subsidiaries

2.3.1 Consolidation

Subsidiaries are all entities (including structured entities) over which the Group has control. The Group controls an entity when the Group is exposed to, or has rights to, variable returns from its involvement with the entity and has the ability to affect those returns through its power to direct the activities of the entity. Subsidiaries are fully consolidated from the date on which control is transferred to the Group. They are deconsolidated from the date that control ceases.

(a) Business combination

Business combinations under common control

The consolidated financial statements incorporates the financial statement items of the combining entities or businesses in which the common control combination occurs as if they had been consolidated from the date when the combining entities or businesses first came under the control of the controlling shareholders.

The net assets of the combining entities or businesses are consolidated using the existing book values from the controlling shareholders' perspective. No amount is recognised in respect of goodwill or excess of acquirer's interest in the net fair value of acquiree's identifiable assets, liabilities and contingent liabilities over cost at the time of common control combination, to the extent of the continuation of the controlling shareholders' interest.

The consolidated income statements and the consolidated statements of comprehensive income includes the results of each of the combining entities or businesses from the earliest date presented or since the date when the combining entities or businesses first came under the common control, where this is a shorter period, regardless of the date of the common control consolidation.

A uniform set of accounting policies is adopted by those entities. All intra-group transactions, balances and unrealised gains on transactions between combining entities or business are eliminated on consolidation.

2.3 Subsidiaries (cont'd)

2.3.1 Consolidation (cont'd)

(a) Business combination (cont'd)

Business combinations not under common control

The Group applies the acquisition method to account for business combinations. The consideration transferred for the acquisition of a subsidiary is the fair values of the assets transferred, the liabilities incurred to the former owners of the acquiree and the equity interests issued by the Group. The consideration transferred includes the fair value of any asset or liability resulting from a contingent consideration arrangement. Identifiable assets acquired and liabilities and contingent liabilities assumed in a business combination are measured initially at their fair values at the acquisition date. The Group recognises any non-controlling interest in the acquiree on an acquisition-by-acquisition basis. Non-controlling interests in the acquiree that are present ownership interest and entitle their holders to a proportionate share of the entity's net assets in the event of liquidation are measured at either fair value or the present ownership interest's proportionate share of the recognised amounts of acquiree's identifiable net assets. All other components of non-controlling interests are measured at their acquisition date fair value, unless another measurement basis is required by HKFRS.

Acquisition-related costs are expensed as incurred.

If the business combination is achieved in stages, the acquisition date carrying value of the acquirer's previously held equity interest in the acquiree is re-measured to fair value at the acquisition date; any gains or losses arising from such re-measurement are recognised in profit or loss.

Any contingent consideration to be transferred by the Group is recognised at fair value at the acquisition date. Subsequent changes to the fair value of the contingent consideration that is deemed to be an asset or liability is recognised in profit or loss. Contingent consideration that is classified as equity is not remeasured, and its subsequent settlement is accounted for within equity.

The excess of the consideration transferred, the amount of any non-controlling interest in the acquiree and the acquisition-date fair value of any previous equity interest in the acquiree over the fair value of the identifiable net assets acquired is recorded as goodwill. If the total of consideration transferred, non-controlling interest recognised and previously held interest measured is less than the fair value of the net assets of the subsidiary acquired in the case of a bargain purchase, the difference is recognised directly in profit or loss.

Intra-group transactions, balances and unrealised gains on transactions between group companies are eliminated. Unrealised losses are also eliminated. When necessary, amounts reported by subsidiaries have been adjusted to conform with the Group's accounting policies.

2.3 Subsidiaries (cont'd)

2.3.1 Consolidation (cont'd)

(b) Changes in ownership interests in subsidiaries without change of control

Transactions with non-controlling interests that do not result in a loss of control are accounted for as equity transactions – that is, as transactions with the owners of the subsidiary in their capacities as owners. The difference between fair value of any consideration paid and the relevant share acquired of the carrying amount of net assets of the subsidiary is recorded in equity. Gains or losses on disposals to non-controlling interests are also recorded in equity.

(c) Disposal of subsidiaries

When the Group ceases to have control, any retained interest in the entity is re-measured to its fair value at the date when control is lost, with the change in carrying amount recognised in profit or loss. The fair value is the initial carrying amount for the purposes of subsequently accounting for the retained interest as an associate, joint venture or financial asset. In addition, any amounts previously recognised in other comprehensive income in respect of that entity are accounted for as if the Group had directly disposed of the related assets or liabilities. This may mean that amounts previously recognised in other comprehensive income are reclassified to profit or loss.

2.3.2 Separate financial statements

Investments in subsidiaries are accounted for at cost less impairment. Cost includes direct attributable costs of investment. The results of subsidiaries are accounted for by the Company on the basis of dividend received and receivable.

Impairment testing of the investments in subsidiaries is required upon receiving a dividend from these investments if the dividend exceeds the total comprehensive income of the subsidiary in the period the dividend is declared or if the carrying amount of the investment in the separate financial statements exceeds the carrying amount in the consolidated financial statements of the investee's net assets including goodwill.

2.4 Segment reporting

Operating segments are reported in a manner consistent with the internal reporting provided to the chief operating decision maker ("CODM"). The CODM, who is responsible for allocating resources and assessing performance of the operating segments, has been identified as the executive directors that makes strategic decisions.

2.5 Foreign currency translation

(a) Functional and presentation currency

Items included in the financial statements of each of the Group's entities are measured using the currency of the primary economic environment in which the entity operates ("the functional currency"). The consolidated financial statements are presented in RMB, which is the Company's functional and the Group's presentation currency.

(b) Transactions and balances

Foreign currency transactions are translated into the functional currency using the exchange rates at the dates of the transactions or valuation where items are re-measured. Foreign exchange gains and losses resulting from the settlement of such transactions and from the translation of monetary assets and liabilities denominated in foreign currencies at year-end exchange rates are generally recognised in profit or loss.

Foreign exchange gains and losses that relate to borrowings and cash and cash equivalents are presented in the consolidated income statement within "finance income or expenses". All other foreign exchange gains and losses are presented in the consolidated income statement within "other (losses)/gains – net".

(c) Group companies

The results and financial position of all the group entities (none of which has the currency of a hyperinflationary economy) that have a functional currency different from the presentation currency are translated into the presentation currency as follows:

- assets and liabilities for each balance sheet presented are translated at the closing rate at the date of that balance sheet;
- income and expenses for each income statement and statement of comprehensive income are translated at average exchange rates (unless this is not a reasonable approximation of the cumulative effect of the rates prevailing on the transaction dates, in which case income and expenses are translated at the rate on the dates of the transactions); and
- all resulting currency translation differences are recognised in other comprehensive income.

2.6 Leases

The Group as a lessee

The Group mainly leases land use right and properties. Lease terms are negotiated on an individual basis and contain a wide range of different terms and conditions. The lease agreements do not impose any covenants, but leased assets may not be used as security for borrowing purposes.

Leases are recognised as a right-of-use asset and a corresponding liability at the date at which the leased asset is available for use by the Group. Each lease payment is allocated between the liability and finance cost. The finance cost is charged to profit or loss over the lease period so as to produce a constant periodic rate of interest on the remaining balance of the liability for each period.

2.6 Leases (cont'd)

The Group as a lessee (cont'd)

Assets and liabilities arising from a lease are initially measured on a present value basis. Lease liabilities include the net present value of the following lease payments:

- (a) fixed payments (including in-substance fixed payments), less any lease incentives receivable;
- (b) variable lease payment that are based on an index or a rate;
- (c) amounts expected to be payable by the lessee under residual value guarantees;
- (d) the exercise price of a purchase option if the lessee is reasonably certain to exercise that option, and;
- (e) payments of penalties for terminating the lease, if the lease term reflects the lessee exercising that option.

Lease payments to be made under reasonably certain extension options are also included in the measurement of the liability.

The lease payments are discounted using the interest rate implicit in the lease, if that rate can be determined, or the Group's incremental borrowing rate.

Lease payments are allocated between principal and finance cost. The finance cost is charged to profit or loss over the lease period so as to produce a constant periodic rate of interest on the remaining balance of the liability for each period.

Right-of-use assets are initial measured at cost comprising the following:

- (a) the amount of the initial measurement of lease liability;
- (b) any lease payments made at or before the commencement date less any lease incentives received;
- (c) any initial direct costs, and;
- (d) restoration costs.

The right-of-use assets are mainly recognised as investment properties and carried at fair value, which are determined at each reporting date by management, by referencing the valuation results from independent valuer after initial recognition.

Right-of-use assets are generally depreciated over the shorter of the asset's useful life and the lease term on a straight-line basis.

Payments associated with short-term leases and leases of low-value assets are recognised on a straight-line basis as an expense in profit or loss. Short-term leases are leases with a lease term of 12 months or less.

2.6 Leases (cont'd)

The Group as a lessor

A lessor shall classify each of its leases as either an operating lease or a finance lease. A lease is classified as a finance lease if it transfers substantially all the risks and rewards incidental to ownership of an underlying asset. A lease is classified as an operating lease if it does not transfer substantially all the risks and rewards incidental to ownership of an underlying asset.

Lease income from operating leases is recognised in profit or loss on a straight-line basis over the terms of the relevant lease (Note 6). Initial direct costs incurred in obtaining an operating lease are added to the carrying amount of the underlying asset and recognised as expense over the lease term on the same basis as lease income. The respective leased assets are included in the balance sheet based on their nature. The lease receivables under lease arrangements are recognised as "operating lease receivables" in the consolidated balance sheet.

The Group as a sublease lessor

Sub-lease is a transaction for which an underlying asset is re-leased by a lessee ("sublease lessor") to a third party, and the lease ("head lease") between the head lessor and lessee remains in effect. In classifying a sublease, a sublease lessor shall classify the sublease as a finance lease or an operating lease as follows:

- (a) if the head lease is a short-term lease that the entity, as a lessee, has accounted for the lease payments associated with those leases as an expense on either a straight-line basis over the lease term or another systematic basis, the sublease shall be classified as an operating lease.
- (b) otherwise, the sublease shall be classified by reference to the right-of-use asset arising from the head lease as finance lease or operating lease.

2.7 Property and equipment

Property and equipment is stated at historical cost less depreciation. Historical cost includes expenditure that is directly attributable to the acquisition of the items.

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

2.7 Property and equipment (cont'd)

Depreciation is calculated using the straight-line method to allocate their cost or revalued amounts, net of their residual values, over their estimated useful lives as follows:

Lease office buildings	lease term
Vehicles	3-5 years
Furniture, fittings and equipment	3-5 years

The assets' residual values and useful lives are reviewed, and adjusted if appropriate, at the end of each reporting period. An asset's carrying amount is written down immediately to its recoverable amount if the asset's carrying amount is greater than its estimated recoverable amount (Note 2.10).

Construction in progress represents the direct costs of construction incurred of property and equipment less any impairment losses. No provision for depreciation is made on construction in progress until such time the relevant assets are completed and put into use. Construction in progress is reclassified to the appropriate category of property and equipment when completed and ready for use.

Gains and losses on disposals of other property and equipment are determined by comparing the proceeds with the carrying amounts and are recognised within "other (losses)/gains – net" in the consolidated income statement.

2.8 Intangible assets

Computer software

Acquired computer software licences are capitalised on the basis of the costs incurred to acquire and bring to use the specific software. These costs are amortised over their estimated useful lives (3 to 10 years). Costs associated with maintaining computer software programs are recognised as an expense as incurred.

2.9 Investment properties

Investment properties, principally comprising leasehold land and buildings, is held for long-term rental yields or for capital appreciation or both, and that is not occupied by the Group. They also include properties that are being constructed or developed for future use as investment properties. Land held under leases are accounted for as investment properties at the date at which the leased asset is available for use by the Group. Investment property is initially measured at cost, including related transaction costs and where applicable borrowing costs. After initial recognition, investment properties are carried at fair value, which are determined at each reporting date by management through referencing the valuation results from external valuer. Changes in fair values are recorded in profit or loss as part of a valuation gain or loss.

2.9 Investment properties (cont'd)

If an item of owner-occupied property becomes an investment property because its use has changed, any difference resulting between the carrying amount and the fair value of this item at the date of transfer is treated in the same way as a revaluation under HKAS 16. Any resulting increase in the carrying amount of the property is recognised in profit or loss to the extent that it reverses a previous impairment loss, with any remaining increase recognised in other comprehensive income and increase directly to equity in revaluation surplus within equity. Any resulting decrease in the carrying amount of the property is initially charged in other comprehensive income against any previously recognised revaluation surplus, with any remaining decrease charged to profit or loss. For a transfer from completed properties held for sale or properties under development to investment properties that will be carried at fair value, any difference between the fair value of the property at that date and its previous carrying amount shall be recognised in profit or loss.

2.10 Impairment of non-financial assets

Intangible assets that have an indefinite useful life or intangible assets not ready to use are not subject to amortisation and are tested annually for impairment. Assets that are subject to depreciation and amortisation are reviewed for impairment whenever events or changes in circumstances indicate that the carrying amount may not be recoverable. An impairment loss is recognised for the amount by which the asset's carrying amount exceeds its recoverable amount. The recoverable amount is the higher of an asset's fair value less costs of disposal and value in use. For the purposes of assessing impairment, assets are grouped at the lowest levels for which there are separately identifiable cash flows (cash-generating units). Non-financial assets other than goodwill that suffered an impairment are reviewed for possible reversal of the impairment at each reporting date.

2.11 Inventories

Inventories mainly comprise of goods for e-commerce trade, which are stated at the lower of cost or net realisable value. Cost is determined using the weighted average method. Net realisable value is the estimated selling price in the ordinary course of business, less applicable variable selling expenses.

2.12 Financial assets

2.12.1 Classification

The Group classifies its financial assets in the following measurement categories:

- those to be measured subsequently at fair value (either through other comprehensive income, or through profit or loss), and
- those to be measured at amortised cost.

The classification depends on the entity's business model for managing the financial assets and the contractual terms of the cash flows.

2.12 Financial assets (cont'd)

2.12.1 Classification (cont'd)

For assets measured at fair value, gains and losses will either be recorded in profit or loss or other comprehensive income. For investments in debt instruments, this will depend on the business model in which the investment is held. For investments in equity instruments, this will depend on whether the Group has made an irrevocable election at the time of initial recognition to account for the equity investment at fair value through other comprehensive income. The Group reclassifies debt investments when and only when its business model for managing those assets changes.

2.12.2 Recognition and derecognition

Regular way purchases and sales of financial assets are recognised on trade-date, the date on which the Group commits to purchase or sell the asset. Financial assets are derecognised when the rights to receive cash flows from the financial assets have expired or have been transferred and the Group has transferred substantially all the risks and rewards of ownership.

2.12.3 Measurement

At initial recognition, the Group measures a financial asset at its fair value plus, in the case of a financial asset not at fair value through profit or loss, transaction costs that are directly attributable to the acquisition of the financial asset. Transaction costs of financial assets carried at fair value through profit or loss are expensed in the consolidated statement of comprehensive income.

Debt instruments

Subsequent measurement of debt instruments depends on the Group's business model for managing the asset and the cash flow characteristics of the asset.

Assets that are held for collection of contractual cash flows where those cash flows represent solely payments of principal and interest are measured at amortised cost. A gain or loss on a debt investment that is subsequently measured at amortised cost and is not part of a hedging relationship is recognised in profit or loss when the asset is derecognised or impaired. Interest income from these financial assets is included in finance income using the effective interest rate method.

Equity instruments

The Group subsequently measures all equity investments at fair value. Where the Group's management has elected to present fair value gains and losses on equity investments in other comprehensive income, there is no subsequent reclassification of fair value gains and losses to profit or loss following the derecognition of the investment. Dividends from such investments continue to be recognised in the consolidated income statement as other income when the Group's right to receive payments is established.

Changes in the fair value of financial assets at fair value through profit or loss are recognised in other (losses)/gains – net in the consolidated income statement as applicable. Impairment losses (and reversal of impairment losses) on equity investments measured at financial assets at fair value through other comprehensive income are not reported separately from other changes in fair value.

2.13 Offsetting financial instruments

Financial assets and financial liabilities are offset and the net amount reported in the consolidated balance sheet when there is a legally enforceable right to offset the recognised amounts and there is an intention to settle on a net basis or realise the asset and settle the liability simultaneously. The legally enforceable right must not be contingent on future events and must be enforceable in the normal course of business and in the event of default, insolvency or bankruptcy of the Group or the counterparty.

2.14 Impairment of financial assets and operating lease receivables

For operating lease receivables and trade receivables, the Group applies the simplified approach, which requires expected lifetime losses to be recognised from initial recognition of the receivables.

For other receivables and amounts due from related parties, the Group adopted a "three-stage" model for impairment based on changes in credit quality since initial recognition as summarised below:

Category	Group definition of category	Basis for recognition of expected credit loss provision
Performing	Customers have a low risk of default and a strong capacity to meet contractual cash flows	12 months expected losses. Where the expected lifetime of an asset is less than 12 months, expected losses are measured at its expected lifetime (Stage 1).
Underperforming	Receivables for which there is a significant increase in credit risk; as significant increase in credit risk is presumed if interest and/or principal repayments are 30 days past due	Lifetime expected losses (Stage 2).
Non-performing	Interest and/or principal repayments are 60 days past due	Lifetime expected losses (Stage 3).

2.15 Cash and cash equivalents

For the purpose of presentation in the statement of cash flows, cash and cash equivalents includes cash on hand, deposits held at call with financial institutions, other short-term, highly liquid investments with original maturities of three months or less that are readily convertible to known amounts of cash and which are subject to an insignificant risk of changes in value, and bank overdrafts. Bank overdrafts are shown within borrowings in current liabilities in the balance sheet.

2.16 Share capital

Ordinary shares are classified as equity. Incremental costs directly attributable to the issue of new shares are shown in equity as a deduction, net of tax, from the proceeds.

2.17 Trade and other payables

Trade payables are obligations to pay for goods or services that have been acquired in the ordinary course of business from suppliers. Trade and other payables and amounts due to related parties are classified as current liabilities if payment is due within one year or less (or in the normal operating cycle of the business if longer). If not, they are presented as non-current liabilities.

Trade and other payables and amounts due to related parties are recognised initially at fair value and subsequently measured at amortised cost using the effective interest method.

2.18 Borrowings

Borrowings are recognised initially at fair value, net of transaction costs incurred. Borrowings are subsequently carried at amortised cost; any difference between the proceeds (net of transaction costs) and the redemption value is recognised in the consolidated income statement over the period of the borrowings using the effective interest method.

Fees paid on the establishment of loan facilities are recognised as transaction costs of the loan to the extent that it is probable that some or all of the facility will be drawn down. In this case, the fee is deferred until the draw-down occurs. To the extent there is no evidence that it is probable that some or all of the facility will be drawn down, the fee is capitalised as a pre-payment for liquidity services and amortised over the period of the facility to which it relates.

Borrowings are classified as current liabilities unless the Group has an unconditional right to defer settlement of the liability for at least 12 months after the end of the reporting period. General and specific borrowing costs directly attributable to the acquisition, construction or production of qualifying assets, like properties under development, assets under construction and investment properties under construction, which are assets that necessarily take a substantial period of time to get ready for their intended use or sale, are added to the cost of those assets, until such time as the assets are substantially ready for their intended use or sale.

Investment income earned on the temporary investment of specific borrowings pending their expenditure on qualifying assets is deducted from the borrowing costs eligible for capitalisation.

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

2.19 Current and deferred income tax

The tax expense for the period comprises current and deferred tax. Tax is recognised in the consolidated income statements, except to the extent that it relates to items recognised in other comprehensive income or directly in equity. In this case, the tax is also recognised in other comprehensive income or directly in equity, respectively.

(a) Current income tax

The current income tax charge is calculated on the basis of the tax laws enacted or substantively enacted at the balance sheet date in the territories where the group entities operate and generate taxable income. Management periodically evaluates positions taken in tax returns with respect to situations in which applicable tax regulation is subject to interpretation. It establishes provisions where appropriate on the basis of amounts expected to be paid to the tax authorities.

(b) Deferred income tax

Inside basis differences

Deferred income tax is recognised, using the liability method, on temporary differences arising between the tax bases of assets and liabilities and their carrying amounts in the consolidated financial statements. However, deferred tax liabilities are not recognised if they arise from the initial recognition of goodwill, the deferred income tax is not accounted for if it arises from initial recognition of an asset or liability in a transaction other than a business combination that at the time of the transaction affects neither accounting nor taxable profit or loss. Deferred income tax is determined using tax rates (and laws) that have been enacted or substantively enacted by the balance sheet date and are expected to apply when the related deferred income tax asset is realised or the deferred income tax liability is settled.

Deferred income tax assets are recognised only to the extent that it is probable that future taxable profit will be available against which the temporary differences can be utilised.

Outside basis differences

Deferred income tax liabilities are provided on taxable temporary differences arising from investments in subsidiaries, except for deferred income tax liability where the timing of the reversal of the temporary difference is controlled by the Group and it is probable that the temporary difference will not reverse in the foreseeable future.

Deferred income tax assets are recognised on deductible temporary differences arising from investments in subsidiaries only to the extent that it is probable the temporary difference will reverse in the future and there is sufficient taxable profit available against which the temporary difference can be utilised.

(c) Offsetting

Deferred income tax assets and liabilities are offset when there is a legally enforceable right to offset current tax assets against current tax liabilities and when the deferred income tax assets and liabilities relate to income taxes levied by the same taxation authority on either the taxable entity or different taxable entities where there is an intention to settle the balances on a net basis.

2.20 Employee benefits

Pension obligations

In accordance with the rules and regulations in the PRC, the PRC based employees of the Group participate in various defined contribution retirement benefit plans organised by the relevant municipal and provincial governments in the PRC under which the Group and the PRC based employees are required to make monthly contributions to these plans calculated as a percentage of the employees' salaries. The municipal and provincial governments undertake to assume the retirement benefit obligations of all existing and future retired PRC based employees' payable under the plans described above. Other than the monthly contributions, the Group has no further obligation for the payment of retirement and other post-retirement benefits of its employees. The assets of these plans are held separately from those of the Group in independently administered funds managed by the PRC governments.

Termination benefits

Termination benefits are payable when employment is terminated by the Group before the normal retirement date, or whenever an employee accepts voluntary redundancy in exchange for these benefits. The Group recognises termination benefits at the earlier of the following dates: (a) when the Group can no longer withdraw the offer of those benefits; and (b) when the entity recognises costs for a restructuring that is within the scope of HKAS 37 and involves the payment of termination benefits. In the case of an offer made to encourage voluntary redundancy, the termination benefits are measured based on the number of employees expected to accept the offer. Benefits falling due more than 12 months after the end of the reporting period are discounted to their present value.

Housing funds, medical insurance and other social insurance

Employee of the Group in the PRC are entitled to participate in various government-supervised housing funds, medical insurance and other employee social insurance plans. The Group contributes on a monthly basis to these funds based on certain percentages of the salaries of the employees, subject to certain ceilings. The Group's liability in respect of these funds are limited to the contribution payable in each year.

Employee leave entitlements

Employee entitlements to annual leave are recognised when they accrue to employees. A provision is made for the estimated liability for annual leave as a result of services rendered by employees up to the balance sheet date.

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

2.21 Provisions

Provisions are recognised when the Group has a present legal or constructive obligation as a result of past events; it is probable that an outflow of resources will be required to settle the obligation; and the amount has been reliably estimated. Provisions are not recognised for future operating losses. Where there are a number of similar obligations, the likelihood that an outflow will be required in settlement is determined by considering the class of obligations as a whole. A provision is recognised even if the likelihood of an outflow with respect to any one item included in the same class of obligations may be small.

Provisions are measured at the present value of the expenditures expected to be required to settle the obligation using a pre-tax rate that reflects current market assessments of the time value of money and the risks specific to the obligation. The increase in the provision due to passage of time is recognised as interest expense.

2.22 Revenue

(i) Operating lease rental income

It refers to revenue received by the Group from provision of leases for tenants who signed up lease contracts to run business at its owned/leased portfolio shopping malls. Operating lease rental income is recognised on a straight-line basis over the period of the lease.

(ii) Property management service

Revenue arising from property management service is recognised in the accounting period in which the services are rendered. The Group bills a fixed amount for each month of service provided and recognises as revenue in the amount to which the Group has a right to invoice and corresponds directly with the value of performance completed.

(iii) Exhibition management service

Revenue arising from exhibition management service is recognised in the accounting period in which the services are rendered. The Group recognises as revenue in the amount to which the Group has a right to invoice and corresponds directly with the value of performance completed.

(iv) Sales of goods

Revenues from sales of goods are the revenue obtained from sales of hotel suppliers and home furnishing products, and are recognised when the control of the goods are transferred to the customer. Control of the goods is transferred at point in time when the customer obtains the physical possession of the goods and the Group has present right to payment.

2.23 Interest income

Interest income is recognised on time-proportion basis using the effective interest method.

2.24 Dividend income

Dividends are recognised as revenue when the right to receive payment is established.

2.25 Dividend distribution

Dividend distribution to the group companies' shareholders is recognised as a liability in the consolidated financial statements in the period in which the dividends are approved by the group companies' shareholders or board of directors, where appropriate.

3 FINANCIAL RISK MANAGEMENT

3.1 Financial risk factors

The Group's activities exposed it to a variety of financial risks: market risk (including foreign exchange risk and interest rate risk), credit risk and liquidity risk. The Group's overall risk management program focuses on the unpredictability of financial markets and seeks to minimise potential adverse effects on the Group's financial performance. Risk management is carried out by the senior management of the Group and approved by the board of directors of the Company.

(a) Market risk

(i) Foreign exchange risk

The Group operates mainly in the PRC with most of the transactions settled in RMB. Management considers that the business is not exposed to any significant foreign exchange risk as there are no significant financial assets or liabilities of the Group denominated in the currencies other than RMB, except that as at 31 December 2020, the Group has cash balance of RMB27,874,000 (31 December 2019: RMB188,721,000) denominated in HK\$. If RMB had strengthened/weakened by 2% against HK\$, the post-tax profit of the Group for the year ended 31 December 2020 would have been approximately RMB560,000 lower/higher (2019: RMB2,831,000 lower/higher).

(ii) Cash flow and fair value interest rate risk

The Group's interest-rate risk mainly arises from borrowings with variable rates. Borrowings at floating rates expose the Group to cash flow interest rate risk; borrowings at fixed rates expose the Group to fair value interest rate risk. The Group closely monitors trend of interest rate and its impact on the Group's interest rate risk exposure. The Group currently has not used any interest rate swap arrangements but will consider hedging interest rate risk should the need arise.

As at 31 December 2020, if interest rates on borrowings at variable rates had been 100 basis point higher/lower with all other variables held constant, the post-tax profit of the Group for the year ended 31 December 2020 would have been RMB4,483,000 lower/higher (2019: RMB4,576,000 lower/ higher), mainly as a result of more/less interest expenses on borrowings at variable rates.

(b) Credit risk

Credit risk arises from cash at bank, restricted cash, operating lease and trade receivables and other receivables.

The carrying amounts of deposits placed with banks and receivables included in the consolidated financial statements represent the Group's maximum exposure to credit risk in relation to its financial assets. The objective of the Group's measures to manage credit risk is to control potential exposure to recoverability problem.

3.1 Financial risk factors (cont'd)

(b) Credit risk (cont'd)

To manage the credit risk, bank deposits are mainly placed with state-owned or reputable financial institutions in the PRC and reputable international financial institutions outside the PRC. There has been no recent history of default in relation to these financial institutions. The Group's bank deposits as at 31 December 2020 and 2019 are as follows:

	As at 31 D	ecember
	2020 RMB'000	2019 RMB'000
Big four commercial banks (Note (i)) Other listed banks Other non-listed banks	2,322 158,838 20,875	3,209 261,552 6,092
	182,035	270,853

(i) Big four commercial banks include Industrial and Commercial Bank of China, China Construction Bank, Agricultural Bank of China and Bank of China.

Operating lease and trade receivables arising from the Group's long-term lease arrangements are recorded as part of the Group's operating lease and trade receivables in the consolidated balance sheet. Lease arrangements are normally entered into with customers with proper credit history. Different credit assessment procedures including background search and obtaining credit reports issued by independent credit information service providers are conducted by the Group, where applicable. The Group normally requires the lessee to place certain amount of deposit at the inception of the lease arrangement as guarantee for the timely performance of the lessee over the lease term. Additional guarantee may be required for certain customers with poor credit history when necessary. In the event of late payment, the Group is entitled to charge interest or penalty at the default rate on any part of lease rental not paid when due until the same shall be paid. In the circumstances when the lessee fails to perform under the lease contract, the Group is able to cancel the lease contract. The directors of the Company believe the credit risk of the Group's lease receivables are properly managed. The Group assessed that the expected credit loss rate for trade receivables were low since the Group have a strong capacity to meet its contractual cash flow obligation in the near term.

3.1 Financial risk factors (cont'd)

(b) Credit risk (cont'd)

There is no significant concentration of the Group's credit losses as no individual balance of operating lease receivables exceeds 10% of the Group's total operating lease receivables as at 31 December 2020 (2019: same). During the year ended 31 December 2020, no revenue from a single customer accounted for more than 10% of the Group's total revenue (2019: same).

For other receivables, the Group has monitoring procedures to ensure that follow-up action is taken to recover overdue debts. In addition, the Group reviews the recoverability of these receivables at the end of each reporting period to ensure that adequate impairment losses are made for irrecoverable amounts. The Group considers the probability of default upon initial recognition of asset and whether there has been a significant increase in credit risk on an ongoing basis throughout each reporting period. To assess whether there is a significant increase in credit risk the Group compares the risk of a default occurring on the asset as at the reporting date with the risk of default as at the date of initial recognition.

The Group accounts for its credit risk by appropriately providing for expected credit losses on a timely basis. In calculating the expected credit loss rates, the Group considers historical loss rates for each category of receivables and adjusts for forward looking macroeconomic data.

(i) Operating lease and trade receivables

The group applies the HKFRS 9 simplified approach to measuring expected credit losses which uses a lifetime expected loss allowance for operating lease and trade receivables. To measure the expected credit losses, operating lease and trade receivables have been grouped based on shared credit risk characteristics and the days past due.

The historical loss rates are adjusted to reflect current and forward-looking information on macroeconomic factors affecting the ability of the customers to settle the receivables.

3.1 Financial risk factors (cont'd)

(b) Credit risk (cont'd)

(i) Operating lease and trade receivables (cont'd)
 On that basis, the loss allowance as at 31 December 2020 and 31 December 2019 was determined as follows for operating lease receivables:

	As at 31 December 2020				
Credit risk rating	Default loss rate	Gross carrying RMB'000	Loss allowance RMB'000		
Normal (a) Doubtful (b) In default (c)	0% 10% 100%	14,867 7,980 1,792	_ 798 1,792		
Total	11%	24,639	2,590		
	As at	As at 31 December 2019			
Credit risk rating	Default loss rate	Gross carrying RMB'000	Loss allowance RMB'000		
Normal (a) Doubtful (b) In default (c)	Close to zero 10% 100%	4,206 15,070 835	_ 1,507 835		
Total	12%	20,111	2,342		

3.1 Financial risk factors (cont'd)

- (b) Credit risk (cont'd)
 - (i) Operating lease and trade receivables (cont'd)
 On that basis, the loss allowance as at 31 December 2020 and 31 December 2019 was determined as follows for trade receivables:

	As at 31 December 2020			
Credit risk rating	Default loss rate	Gross carrying RMB'000	Loss allowance RMB'000	
Normal (a)	0%	693	_	
Doubtful (b)	11%	7,511	806	
In default (c)	100%	-	-	
Total	10%	8,204	806	

	As at a	As at 31 December 2019			
Credit risk rating	Default loss rate	Gross carrying RMB'000	Loss allowance RMB'000		
Normal (a) Doubtful (b)	close to zero 10%	87 6,038	- 629		
Total	10%	6,125	629		

(a) Normal represented receivables from regular customers which have a low risk of default and a strong capacity to meet contractual cash flows.

- (b) Doubtful represented receivables from customers which there is an increase in credit risk.
- (c) In default represented receivables from the customers which have a high risk of default and at a terrible operating situation.

The loss rate is calculated based on the historical actual credit losses, and it is adjusted based on the differences between the economic situation during the historical data collection period, the current economic situation and the economic situation that the Group believes to be during the expected life period.

3.1 Financial risk factors (cont'd)

(b) Credit risk (cont'd)

(ii) Other receivables and amounts due from related parties
 Other financial assets at amortised cost include other receivables from third parties and amounts due from related parties.

Other receivables have been assessed for impairment on a collective basis based on different credit risk characteristics. Other receivables are categorised as follows for assessment purpose:

Group 1	Other receivables due from related parties and deposits
Group 2	Prepayments for acquisition of a subsidiary
Group 3	Others

Management considered amounts due from related parties and other receivables which are deposits in nature, such as deposits for construction projects and lease contracts, to be low credit risk as the counterparties have a low risk of default and a strong capacity to meet their contractual cash flow obligations in the near term and no loss allowance provision is made for these other receivables during the period. The Group has assessed that the expected credit losses of Group 1 are not significant.

The Group has assessed that Group 2 is on Stage 2 and expects that a certain risk exists on prepayments for acquisition of a subsidiary. The Group has assessed that the ECL rate for Group 2 is 5%.

The Group has assessed that Group 3 is on Stage 1 and use 12 months ECL method.

3.1 Financial risk factors (cont'd)

(b) Credit risk (cont'd)

(ii) Other receivables and amounts due from related parties (cont'd)
 As of 31 December 2019 and 2020, the gross carrying amount and loss allowance of other receivables in categories are as follows:

	Stage 1 Gross			Stage 2 Gross		Stage 3 Gross	
	carrying amount RMB'000	Loss allowance RMB'000	carrying amount RMB'000	Loss allowance RMB'000	carrying amount RMB'000	Loss allowance RMB'000	
As of 31 December 2020							
Group 1	4,907	-	-	-	-	-	
Group 2	-	-	57,800	2,890	-	-	
Group 3	1,926	254	-	-	-	-	
Total	6,833	254	57,800	2,890	-	-	
As of 31 December 2019							
Group 1	6,699	-	-	-	-	-	
Group 2	-	-	-	-	-	-	
Group 3	1,294	202	-	-	-	-	
Total	7,993	202	-	-	-	-	

(iii) Written off loss allowance

Operating lease and trade receivables and other receivables are written off when there is no reasonable expectation of recovery.

3.1 Financial risk factors (cont'd)

(b) Credit risk (cont'd)

(iv) Loss allowance provision movement

The loss allowance for operating lease and trade receivables and other receivables as at 31 December reconciles to the opening loss allowance as follows:

	Operating lease receivables RMB'000	Trade receivables RMB'000	Other receivables RMB'000	Total RMB'000
Balance as at 1 January 2019	3,615	797	147	4,559
Provision/(reverse) for loss allowance recognised in profit or loss for the year Written off loss allowance	545	(168)	55	432
for the year	(1,818)	-	-	(1,818)
Balance as at 31 December 2019	2,342	629	202	3,173
Balance as at 1 January 2020	2,342	629	202	3,173
Provision for loss allowance recognised in profit or loss for the year Written off loss allowance for the year	1,058 (810)	177	2,942	4,177 (810)
	(810)			(810)
Balance as at 31 December 2020	2,590	806	3,144	6,540

3.1 Financial risk factors (cont'd)

(c) Liquidity risk

Cash flow forecasts are prepared by management of the operating entities and aggregated by Group finance. Group finance monitors rolling forecasts of the Group's liquidity requirements to ensure it has sufficient cash to meet operational needs while maintaining sufficient headroom on its undrawn committed borrowing facilities at all times so that the Group does not breach borrowing limits or covenants (where applicable) on any of its borrowing facilities. Such forecasts take into consideration the Group's debt financing plans, covenant compliance, compliance with internal balance sheet ratio targets. The following table shows the remaining contractual maturities (or the earliest date a financial liability may become payable in the absence of a fixed maturity date) at the balance sheet date of the Group's financial liabilities and lease liabilities based on contractual undiscounted cash flows:

	Less than 1 year RMB'000	Between 1 and 2 years RMB'000	Between 2 and 5 years RMB'000	Over 5 years RMB'000	Total RMB'000
At 31 December 2020					
Borrowings					
(including interests)	216,204	97,240	279,369	169,451	762,264
Lease liabilities	25,288	25,288	83,645	99,590	233,811
Trade and other payables (excluding salary payables					
and other tax liabilities)	71,052	10,961	10,963	181	93,157
	312,544	133,489	373,977	269,222	1,089,232
		Between	Between		
	Less than	1 and	2 and	Over	
	1 year	2 years	5 years	5 years	Total
	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
At 31 December 2019					
Borrowings (including interests)	181,032	153,198	224,956	183,938	743,124
Lease liabilities	22,727	23,863	55,669	112,565	214,824
Trade and other payables					
(excluding salary payables					
and other tax liabilities)	69,864	10,321	19,043	90	99,318
	273,623	187,382	299,668	296,593	1,057,266

Interests are calculated on borrowings held as at 31 December 2020 (2019: same). Floating-rate interest is estimated using the current interest rate as at 31 December 2020 (2019: same).

3.2 Capital management

The Group's objectives when managing capital are to safeguard the Group's ability to continue as a going concern in order to provide returns for shareholders and benefits for other stakeholders and to maintain an optimal capital structure to reduce the cost of capital.

In order to maintain or adjust the capital structure, the Group may adjust the amounts of dividends paid to shareholders, return capital to shareholders, issue new shares or sell assets to reduce debt. Consistent with others in the industry, the Group monitors capital on the basis of the gearing ratio. This ratio is calculated as net debt divided by total capital. Net debt is calculated as total borrowings less cash and cash equivalents and restricted cash. Total capital represents total equity as shown in the consolidated balance sheet.

The gearing ratios at 31 December 2020 and 2019 are as follows:

	As at 31 Dece	ember
	2020 RMB′000	2019 RMB'000
Borrowings (Note 27)	630,405	610,109
Less: cash and cash equivalents (Note 21)	(182,497)	(272,400)
Restricted cash	(3,300)	–
Net debt	444,608	337,709
Equity	1,894,364	1,881,769
Total capital	1,894,364	1,881,769
Gearing ratio	23%	18%

The increase in gearing ratio as of 31 December 2020 as compared to 31 December 2019 is mainly due to decrease in cash and cash equivalents.

3.3 Fair value estimation

Non-financial assets and liabilities

(i) Fair value hierarchy

This note explains the judgements and estimates made in determining the fair values of the non-financial assets that are recognised and measured at fair value in the financial statements. To provide an indication about the reliability of the inputs used in determining fair value, the Group has classified its non-financial assets and liabilities into the three levels prescribed under the accounting standards.

Level 1: The fair value of financial instruments traded in active markets (such as publicly traded derivatives, and equity securities is based on quoted market prices at the end of the reporting period. The quoted market price used for financial assets held by the Group is the current bid price. These instruments are included in level 1.

Level 2: The fair value of financial instruments that are not traded in an active market (for example, overthe-counter derivatives) is determined using valuation techniques which maximise the use of observable market data and rely as little as possible on entity-specific estimates. If all significant inputs required to fair value an instrument are observable, the instrument is included in level 2.

Level 3: If one or more of the significant inputs is not based on observable market data, the instrument is included in level 3. This is the case for unlisted equity securities.

	Level 3 As at 31 December	
	2020 2 RMB'000 RMB'	
Investment properties (Note 17)	2,991,240	2,971,870

The Group's policy is to recognise transfers into and transfers out of fair value hierarchy levels as at the end of the reporting period.

There were no transfers between levels 1, 2 and 3 for recurring fair value measurements during the year.

3.3 Fair value estimation (cont'd)

Non-financial assets and liabilities (cont'd)

(ii) Valuation techniques used to determine fair values

Fair values of completed investment properties are generally derived using the income capitalisation method and comparison method. The income capitalisation method is based on the capitalisation of the net income and reversionary income potential by adopting appropriate capitalisation rates, which are derived from analysis of sale transactions and valuers' interpretation of prevailing investor requirements or expectations. The prevailing market rents adopted in the valuation have reference to recent lettings, within the subject properties and other comparable properties. The comparison method is adopted assuming sale of each of these properties in its existing state with the benefit of vacant possession. By making reference to sales transactions as available in the relevant market, comparable properties in close proximity have been selected and adjustments have been made to account for the difference in factors such as location and property size.

As at 31 December 2020, all investment properties are included in level 3 fair value hierarchy (2019: same).

(iii) Fair value measurements using significant unobservable inputs (level 3)
 Refer to Note 17 for the changes in level 3 items for the year ended 31 December 2020 recurring fair value measurement.

(iv) Valuation inputs and relationships to fair value

The following table summarises the quantitative information about the significant unobservable inputs used in recurring level 3 fair value measurements. See (ii) above for the valuation techniques adopted.

	Fair value as at 31 December 2020 RMB'000	Valuation techniques	Unobservable inputs	Range of unobservable inputs
Completed investment properties	2,962,310	Income capitalisation	Market rents (RMB/square meter/month) Capitalisation rate	25 to 220
Investment properties under construction	28,930	Comparison method	Market price (RMB/square meter)	370 to 430

3.3 Fair value estimation (cont'd)

Non-financial assets and liabilities (cont'd)

(iv) Valuation inputs and relationships to fair value (cont'd)

	Fair value as at 31 December 2019 RMB'000	Valuation techniques	Unobservable inputs	Range of unobservable inputs
Completed investment properties	1,468,300	Comparison method	Market price (RMB/square meter)	10,000 to 15,000
	1,475,200	Income capitalisation	Market rents (RMB/ square meter/month)	25 to 204
			Capitalisation rate	5.5% to 8%
Investment properties under construction	28,370	Comparison method	Market price (RMB/square meter)	350 to 420

The higher the market price and market rents, the higher the fair value.

Capitalisation and discount rates are estimated by the independent valuer based on the risk profile of the properties being valued. The higher the rates, the lower the fair value.

Prevailing market rents are estimated based on recent lettings, within the subject properties and other comparable properties. The lower the rents, the lower the fair value.

There are no significant inter-relationships between unobservable inputs.

(v) Valuation processes

The Group measures its investment properties at fair value. The investment properties were valued by an independent and professionally qualified valuer at 31 December 2020 and 2019. For all investment properties, their current use equates to the highest and best use.

The Group's finance department includes a team that review the valuations performed by the independent valuers for financial reporting purposes. This team reports directly to the senior management. Discussions of valuation processes and results are held between the management, the valuation team and valuers at least once every year.

At each financial year end, the finance department:

- Verifies all major inputs to the independent valuation report;
- Assesses property valuations movements when compared to the prior year valuation report; and
- Holds discussions with the independent valuer.

4 CRITICAL ACCOUNTING ESTIMATES AND JUDGMENTS

The preparation of financial statements requires the use of accounting estimates which, by definition, will seldom equal the actual results. Management also needs to exercise judgement in applying the Group's accounting policies.

Estimates and judgements are continually evaluated. They are based on historical experience and other factors, including expectations of future events that may have a financial impact on the entity and that are believed to be reasonable under the circumstances.

(a) Estimation of the fair value of investment properties

The Group assesses the fair value of its investment properties based on valuations determined by independent and professional qualified valuer. Significant judgment and assumptions are required in assessing the fair value of the investment properties. Information about the valuation of investment properties is disclosed in Note 3.3.

(b) Impairment of receivables

The loss allowances for financial assets and lease receivables are based on assumptions about risk of default and expected loss rates. The Group uses judgement in making these assumptions and selecting the inputs to the impairment calculation, based on the Group's past history existing market conditions as well as forwardlooking estimates at the end of each reporting period. Details of the key assumptions and inputs used are disclosed in the tables in Note 3.1.

(c) Current income tax and deferred tax

The Group is subject to income taxes in various jurisdictions. Significant judgement is required in determining the amount of the provision for taxation and timing of payment of the related taxations. There are many transactions and calculations for which the ultimate tax determination is uncertain during the ordinary course of business. Where the final tax outcome of these matters is different from the amounts that were initially recorded, such differences will impact the income tax and deferred tax provisions in the period in which such determination is made.

Deferred income tax assets relating to certain temporary differences and tax losses are recognised when management considers it is likely that future taxable profits will be available against which the temporary differences or tax losses can be utilised. When the expectations are different from the original estimates, such differences will impact the recognition of deferred income tax assets and income tax charges in the period in which such estimates have been changed.

5 SEGMENT INFORMATION

The Executive Directors of the Company have been identified as the CODM. Management has determined the operating segments based on the reports reviewed by the Executive Directors, which are used to allocate resources and assess performance.

The Group is principally engaged in managing owned/leased portfolio shopping mall which derives revenue from leasing floor areas to the tenants and providing comprehensive and continuous operation and management support to them in the PRC. Management reviews the operating results of the business as one segment to make decisions about resources to be allocated. Therefore, the Executive Directors of the Company regards that there is only one segment which is used to make strategic decisions.

The major operating entities of the Group are domiciled in the PRC. All of the Group's revenue are derived in the PRC during the year ended 31 December 2020 (2019: same).

As at 31 December 2020, all non-current assets of the Group were located in the PRC (31 December 2019: same).

There was no revenue derived from a single external customer that accounted for 10% or more of the Group's revenues during the year ended 31 December 2020 (2019: same).

6 **REVENUE**

	Year ended 31 December		
	2020 RMB'000	2019 RMB'000	
Rental income:			
– Property lease income	242,406	254,691	
Revenue from contracts with customers:			
– Sales of goods (a)	19,322	15,057	
– Exhibition management service (b) & (c)	-	4,991	
– Property management service (b) & (c)	26,210	28,344	
	45,532	48,392	
	287,938	303,083	

(a) Revenue generated from sales of goods is recognised at a point in time when the customer obtains control of the assets.

(b) Revenue generated from exhibition management and property management service are recognised over the period of the contract by reference to the progress towards complete satisfaction of that performance obligation.

(c) The following table shows unsatisfied performance obligations resulting from fixed-price long-term property management service contracts:

	As at 31 December	
	2020 RMB'000	2019 RMB'000
	RIVIB UUU	RIVIB 000
Aggregate amount of the transaction price allocated to		
long-term property management service contracts that		
the performance obligations of which are partially or		
fully unsatisfied as at 31 December		
Expected to be recognised over one year	31,893	24,783
Expected to be recognised within one year	20,469	21,753
	52,362	46,536

The amount disclosed above does not include any variable consideration.

For exhibition management service, they are rendered in short period of time and there is no unsatisfied performance obligation as at 31 December 2020 (31 December 2019: same).

(d) By the year ended 31 December 2020, no assets recognised from incremental costs to obtain a contract.

6 **REVENUE** (cont'd)

(e) Contract liabilities

	As at 31 December	
	2020 RMB'000	2019 RMB'000
Business management service Property management service Others	5,506 2,437 4	5,193 2,272 51
	7,947	7,516

7 EXPENSES BY NATURE

	Year ended 31 December	
	RMB'000	2019 RMB'000
Employee benefit expenses (Note 10)	37,031	32,206
Employee benefit expenses (including directors' emoluments)	37,031	32,745
Less: capitalised in investment properties under construction	-	(539)
Listing expenses	_	17,340
Marketing and advertising costs	8,784	13,816
Cost of sales of goods	13,823	10,446
Tax and other levies	5,058	5,907
Property maintenance expenses	4,920	4,170
Exhibition expenses	-	3,334
Electricity and water cost	3,102	3,323
Legal and professional expenses	6,450	1,854
Auditor's remuneration		
– Audit services	2,287	2,260
– Non-audit services	886	326
Technical service charges	1,624	1,675
Donation	1,546	1,291
Office and travelling expenses	437	1,171
Entertainment expenses	708	975
Depreciation (Note 16)	693	718
Amortisation (Note 18)	422	621
Short-term leases expenses	313	151
Other expenses	4,074	9,874
Total cost of sales, selling and marketing expenses		
and administrative expenses	92,158	111,458

8 OTHER INCOME

	Year ended 31 December	
	2020 RMB'000	2019 RMB'000
Forfeiture of advances received from customers	4,051	499
Commission income due to amendment of rental contracts	328	324
Government grants (Note (a))	4,197	-
Others	4,972	3,457
	13,548	4,280

(a) Government grants

Government grants mainly represent the reward of being successfully listed on Hong Kong Main Board from Panyu District Government. There are no unfulfilled conditions or other contingencies attaching to these grants. The group did not benefit directly from any other forms of government assistance.

9 OTHER (LOSSES)/GAINS - NET

	Year ended 31 December	
	2020 RMB'000	2019 RMB'000
Exchange (losses)/gains	(812)	
Expenditure for compensation	(5,074)	-
Penalties	(1,087)	-
Others	(16)	(56)
	(6,989)	2,053

10 EMPLOYEE BENEFIT EXPENSES

	Year ended 3	Year ended 31 December	
	2020 RMB'000	2019 RMB'000	
Wages, salaries and bonus Pension costs – defined contribution plans (Note (a)) Other social security costs, housing benefits and	33,823 136	25,548 2,972	
other employee benefits	3,072	4,225	
	37,031	32,745	
Less: capitalised in investment properties under construction	-	(539)	
	37,031	32,206	

(a) Pension costs – defined contribution plans

As stipulated by the rules and regulations in the PRC, the Group contributes to state-sponsored retirement plans for its employees in the PRC. The Group contributes to the retirement plans at rates of approximately 14% to 20% of the basic salaries of its employees in the PRC and has no further obligation for the actual payment of pensions or post-retirement benefits. The state-sponsored retirement plans are responsible for the entire pension obligations payable to retired employees.

(b) Five highest paid individuals

The five highest paid individuals include four (2019: four) directors for the year ended 31 December 2020, whose details of the emoluments are disclosed in Note 34. The emoluments paid and payable to the remaining one (2019: one) individual for the year ended 31 December 2020 are as follows:

Year ended 31 December	
2020	2019
RMB'000	RMB'000
339	361
144	144
1	33
7	40
491	578
	2020 RMB'000 339 144 1 7

10 EMPLOYEE BENEFIT EXPENSES (cont'd)

(b) Five highest paid individuals (cont'd) The emoluments fell within the following bands:

	Year ended 31 December		
	2020 20		
Emolument bands (in Hong Kong dollar ("HK\$")) HK\$500,001 – HK\$700,000	1	1	

During the year, neither directors nor the five highest paid individuals received any emolument from the Group as an inducement to join, upon joining the Group, leave the Group or as compensation for loss of office.

11 FINANCE EXPENSES – NET

	Year ended 31 December		
	2020 RMB'000	2019 RMB'000	
Finance income:			
 Interest income from bank deposits 	(1,625)		
Finance expenses:			
 Leasing finance expenses 	7,871	8,952	
– Interest expenses	43,987	44,502	
 Less: capitalised interest 	-	(189)	
	51,858	53,265	
Finance expenses – net	50,233	52,158	

12 SUBSIDIARIES

The Group's principal subsidiaries as at 31 December 2020 are set out below.

Name of entity	Place and date of incorporation/ establishment and kind of legal entity	Registered/issued capital and paid up capital	Attributab interest of f As at 31 D 2020	the Group	Principal activities and place of operation
Directly owned:					
Xinji Shaxi Holding Limited ("信基沙溪控股有限公司")	BVI, 24 July 2018	US\$50,000/US\$1	100%	100%	Investment holding, BVI
Indirectly owned:					
Hong Kong Xinji Shaxi Hotel Supplier Development Limited ("香港信基沙溪酒店用品發展有限公司")	Hong Kong, 28 August 2018	HK\$10,000/HK\$10,000	100%	100%	Investment holding, Hong Kong
Guangzhou Xinji Shaxi Industrial Investment Co., Ltd ("Guangzhou Xinji") ("廣州信基沙溪實業投資有限公司")	The PRC, 25 September 2018 (i)	RMB300,000,000/ RMB231,347,400	100%	100%	Investment holding, the PRC
Guangzhou Shaxi International Hospitality Supplies City Company Limited ("Guangzhou Shaxi Hotel") ("廣州沙溪國際酒店用品城有限公司")	The PRC, 8 January 2002 (ii)	RMB310,000,000/ RMB244,593,020	100%	100%	Leasing services, the PRC
Guangzhou Wanhua Hospitality Supplies City Company Limited ("Guangzhou Wanhua") ("廣州萬華酒店用品城有限公司")	The PRC, 24 June 2004 (iii)	RMB100,800,000/ RMB94,800,000	100%	100%	Leasing services, the PRC
Shenyang Shaxi International Hospitality Supplies Expo Centre Company Limited ("瀋陽沙溪國際酒店用品博覽中心有限公司")	The PRC, 10 June 2009 (iii)	RMB30,000,000/ RMB10,000,000	100%	100%	Leasing services, the PRC
Shenyang Shaxi International Home Furnishings Expo Centre Company Limited ("瀋陽沙溪國際家居用品博覽中心有限公司")	The PRC, 10 June 2009 (iii)	RMB30,000,000/ RMB10,000,000	100%	100%	Leasing services, the PRC

12 SUBSIDIARIES (cont'd)

Name of entity	Place and date of incorporation/ establishment and kind of legal entity	Registered/issued capital and paid up capital	Attributal interest of As at 31 D	the Group December	Principal activities and place of operation
			2020	2019	
Shenyang Xinji Industrial Centre Company Limited ("瀋陽信基實業有限公司")	The PRC, 13 May 2009 (iii)	RMB240,000,000/ RMB162,000,000	100%	100%	Leasing services, the PRC
Guangdong Xinji Huazhan Exhibition Company Limited. ("廣東信基華展展覽有限公司")	The PRC, 12 December 2012 (iii)	RMB10,000,000/ RMB3,000,000	80%	80%	Exhibition services, the PRC
Guangzhou Xinji Dajing Electronic Commerce Company Limited ("Xinji Dajing") ("廣州信基達境電子商務有限公司")	The PRC, 30 December 2016 (iii)	RMB2,900,000/ RMB2,900,000	60%	60%	Online trading, the PRC
Guangzhou Xinji Dingshang Electronic Co., Ltd ("廣州信基鼎尚電子有限公司")	The PRC, 20 September 2017 (iii)	RMB1,000,000/ RMB487,000	42%	60%	Online trading, the PRC
Guangdong Xinji Household Company Limited ("廣東信基家居有限公司")	The PRC, 14 November 2013 (iii)	RMB10,000,000/ RMB7,522,174	100%	100%	Leasing services, the PRC
Guangzhou Xinji Commerce Operation Management Co., Ltd ("廣州信基商業運營管理有限公司")	The PRC, 30 January 2018 (iii)	RMB1,000,000/ RMB550,000	55%	55%	Management services, the PRC
Guangdong Xinji International Exhibition Co., Ltd ("廣東信基國際展覽有限公司")	The PRC, 14 June 2018 (iii)	RMB10,000,000/ RMB190,000	100%	100%	Exhibition services, the PRC

Note:

(i) This subsidiary is a wholly foreign owned enterprise under the PRC law.

(ii) This subsidiary is a sino-foreign equity joint venture under the PRC law.

(iii) These subsidiaries are domestic enterprises under the PRC law.

The English names of some of the subsidiaries referred to above represent management's best efforts at translating the Chinese names of these subsidiaries as they do not have official English names.

13 INCOME TAX EXPENSE

	Year ended 31 December		
	2020		
	RMB'000	RMB'000	
Current income tax			
– PRC corporate income tax	41,769	40,885	
Deferred income tax (Note 28)	(5,025)	13,084	
	36,744	53,969	

(a) PRC corporate income tax

The Group's subsidiaries in the PRC are subject to corporate income tax at tax rate of 25% during the year ended 31 December 2020 (2019: same).

(b) PRC withholding income tax

PRC withholding income tax of 10% shall be levied on the dividends declared by companies established in the PRC to their foreign investors out of their profits earned after 1 January 2008. If a foreign investor incorporated in Hong Kong meets the conditions and requirements under the double taxation treaty arrangement entered into between the PRC and Hong Kong, the relevant withholding tax rate will be reduced from 10% to 5%.

(c) Cayman Islands income tax

The Company is incorporated in Cayman Islands as an exempted company with limited liability under the Companies Law of Cayman Islands and accordingly, is exempted from Cayman Islands income tax.

(d) British Virgin Islands income tax

The Group's subsidiaries in the British Virgin Islands were incorporated under the International Business Companies Act of the British Virgin Islands and, accordingly, exempted from British Virgin Islands income tax.

(e) Hong Kong profits tax

Hong Kong profits tax has not been provided as the Group's subsidiaries incorporated in Hong Kong did not have any assessable profit during the year (2019: same).

13 INCOME TAX EXPENSE (cont'd)

(f) The tax on the Group's profit before tax differs from the theoretical amount that would arise using the enacted tax rate of the home country of the group entities as follows:

	Year ended 3	Year ended 31 December		
	2020 RMB'000	2019 RMB'000		
Profit before income tax	68,655	155,419		
Tax calculated at applicable PRC corporate income tax rate of 25%	17,164	38,855		
Tax effects of: – Expenses not deductible for tax purposes – Tax losses for which no deferred income	8,482	4,033		
tax asset was recognised	11,098	11,081		
Income tax expense	36,744	53,969		

14 EARNINGS PER SHARE

(a) Basic

	Year ended 3	Year ended 31 December	
	2020	2019	
Profit attributable to owners of the Company (RMB'000) Weighted average number of ordinary shares	32,967	102,905	
in issue (thousands)	1,500,000	1,239,616	
Basic earnings per share (RMB)	0.02	0.08	

(b) Diluted

The Company did not have any potential dilutive ordinary shares outstanding during the years ended 31 December 2020 and 2019. Diluted earnings per share are the same as the basic earnings per share.

15 DIVIDEND

A final dividend of RMB0.013 per ordinary share for the year ended 31 December 2019, totalling RMB19,316,000 was approved by the shareholders at the annual general meeting held on 26 May 2020. The dividends in aggregate amount of RMB19,316,000 has been distributed out of the Company's share premium.

16 PROPERTY AND EQUIPMENT

	Leased office buildings	Vehicles	Furniture, fittings and equipment	Total
	RMB'000	RMB'000	RMB'000	RMB'000
Year ended 31 December 2019				
Opening net book amount	-	374	496	870
Additions	1,028	4	221	1,253
Depreciation charges	(343)	(31)	(344)	(718)
Closing net book amount	685	347	373	1,405
At 31 December 2019				
Cost	1,028	5,249	3,955	10,232
Accumulated depreciation	(343)	(4,902)	(3,582)	(8,827)
Net book amount	685	347	373	1,405
Year ended 31 December 2020				
Opening net book amount	685	347	373	1,405
Additions	-	2,296	152	2,448
Depreciation charges	(343)	(193)	(157)	(693)
Closing net book amount	342	2,450	368	3,160
At 31 December 2020				
Cost	1,028	7,545	4,107	12,680
Accumulated depreciation	(686)	(5,095)	(3,739)	(9,520)
Net book amount	342	2,450	368	3,160

16 PROPERTY AND EQUIPMENT (cont'd)

Depreciation of property and equipment were charged to the consolidated income statement as follows:

	Year ended 31 D	Year ended 31 December	
	2020 RMB′000	2019 RMB'000	
Administrative expenses	638	648	
Selling and marketing expenses	55	70	
	693	718	

17 INVESTMENT PROPERTIES

	Year ended 31 December		
	2020	2019	
	RMB'000	RMB'000	
Opening net book amount	2,971,870	2,890,230	
Lease modification	31,998	-	
Additions	66,646	71,400	
Capitalised interests (Note 11)	-	189	
Fair value changes	(79,274)	10,051	
Closing net book amount	2,991,240	2,971,870	
Analysis of investment properties:			
– properties on land use right certificates owned by the Group	1,498,180	1,496,670	
– properties on right of use assets	1,493,060	1,475,200	
	2,991,240	2,971,870	

Amounts recognised in profit or loss for investment properties

Year ended 31 December	
2020 2019 RMB'000 RMB'000	
242,406	254,691

As at 31 December 2020, investment properties of RMB1,469,250,000 were pledged as collateral for the Group's borrowings (31 December 2019: RMB1,468,300,000).

The total cash outflow for leases in the year ended 31 December 2020 was RMB19,614,000 (2019: RMB18,486,000).

18 INTANGIBLE ASSETS

	Computer software RMB'000
Year ended 31 December 2019	
Opening net book amount	974
Additions	464
Amortisation charges	(621)
Closing net book amount	817
At 31 December 2019	
Cost	2,490
Accumulated amortisation	(1,673)
Net book amount	817
Year ended 31 December 2020	
Opening net book amount	817
Additions	495
Amortisation charges	(422)
Closing net book amount	890
At 31 December 2020	
Cost	2,985
Accumulated amortisation	(2,095)
Net book amount	890

Amortisation of intangible assets were charged to the consolidated income statement as follows:

Year ended 31 December	
2020 RMB'000	2019 RMB'000
422	621

19 FINANCIAL INSTRUMENTS BY CATEGORY

	As at 31 December	
	2020	2019
	RMB'000	RMB'000
Financial assets		
Financial assets at amortised cost:		
 Trade receivables and other receivables 		
(excluding prepayments and input VAT to be deducted)	68,887	13,287
– Amounts due from related parties	-	26
– Restricted cash	3,300	_
– Cash and cash equivalents	182,497	272,400
	254,684	285,713
Financial liabilities		
Financial liabilities at amortised cost:		
 Trade and construction contract payables 	41,985	46,546
 Other payables (excluding salary payables 		
and other tax liabilities)	51,172	52,772
– Borrowings	630,405	610,109
– Lease liabilities	171,979	152,147
	895,541	861,574

	As at 31 Dece	As at 31 December		
	2020	2019		
	RMB'000	RMB'000		
Operating lease receivables	24,639	20,111		
Less: allowance for impairment of operating lease receivables	(2,590)	(2,342)		
Operating lease receivables – net	22,049	17,769		
Trade receivables (Note (b))	8,204	6,125		
Less: allowance for impairment of trade receivables	(806)	(629)		
Trade receivables – net	7,398	5,496		
Other receivables (Note (a))	64,633	7,993		
Less: allowance for impairment of other receivables	(3,144)	(202)		
Other receivables – net	61,489	7,791		
Prepaid tax and other levies	435	738		
Prepayments	5,477	2,805		
Input VAT available for future deduction	3,724	3,098		
	100,572	37,697		

(a) The balance as at 31 December 2020 mainly represented the amount due from Guangzhou Chaoying Trade Limited ("Guangzhou Chaoying") of RMB57,800,000.

On 24 July 2020, Guangzhou Shaxi Hotel entered into the equity transfer agreement with Guangzhou Chaoying for the acquisition of 60% equity interest of Guangzhou Zhicheng Commercial Operation Limited ("Guanghou Zhicheng"), which was established for the purpose of operating a hospitality suppliers procurement centre in Guangzhou ("Guangzhou Shopping Mall"). On 12 August 2020, a notice issued by the Guangzhou Baiyun District Baiyunhu Street Office was posted outside the Guangzhou Shopping Mall stating that the land, including the Guangzhou Shopping Mall, shall be expropriated and reconstructed for the development of the Hong Kong and Macau Youths Innovation Entrepreneurship Base. In order to safeguard the interest of the Company and its shareholders as a whole, on 29 December 2020, Guangzhou Shaxi Hotel entered into the supplemental agreement with Guangzhou Chaoying to unwind this acquisition, pursuant to which, Guangzhou Shaxi Hotel agreed to transfer back, and Guangzhou Chaoying agreed to accept the transfer of, the equity interest (representing 60% of the equity interest in Guangzhou Zhicheng) at the original consideration. The prepayment of this acquisition of RMB57,800,000 was classified as other receivable as at 31 December 2020.

20 OPERATING LEASE AND TRADE RECEIVABLES AND OTHER RECEIVABLES (cont'd)

(b) The aging analysis of trade receivables based on recognition date at the respective balance sheet date is as follows:

(i) Transferred receivables

The carrying amounts of the trade receivables include receivables which are subject to a factoring arrangement. Under this arrangement, the Group has transferred the relevant receivables to the factor in exchange for cash and is prevented from selling or pledging the receivables. However, the Group has retained late payment and credit risk. The Group therefore continues to recognise the transferred assets in their entirety in its balance sheet. The amount repayable under the factoring agreement is presented as secured borrowing. The Group considers that the held to collect business model remains appropriate for these receivables and hence continues measuring them at amortised cost.

The relevant carrying amounts are as follows:

	As at 31 [As at 31 December	
	2020	2019	
	RMB'000	RMB'000	
ansferred receivables	5,694	-	
sociated secured other borrowing (Note 27)	3,000	-	

(c) As at 31 December 2020, trade and other receivables were denominated in RMB and the fair values of trade and other receivables approximated their carrying amounts. Information about the impairment of receivables mentioned above was disclosed in Note 3.1.

21 CASH AND CASH EQUIVALENTS

	As at 31 December 2020 2019	
	RMB'000	RMB'000
Cash on hand		
– RMB	420	1,503
– HK\$	42	44
	462	1,547
Cash at bank		
– RMB	154,203	82,176
– HK\$	27,832	188,677
	182,035	270,853
	182,497	272,400

The conversion of RMB denominated balances into foreign currencies and the remittance of such foreign currencies out of PRC are subject to relevant rules and regulation of foreign exchange control promulgated by the PRC government.

22 SHARE CAPITAL AND PREMIUM

An analysis of the Company's issued share capital as at 31 December 2020 and 2019 are as follow:

	Number of ordinary shares	Nominal value of ordinary shares HK\$	Equivalent nominal value of ordinary shares RMB	Share premium RMB	Total RMB
Opening balance 1 January 2019	50,000	500	439	-	439
Shares issued to a Pre-IPO investor	2,632	26	22	55,759,978	55,760,000
Shares issued in connection with the capitalisation issue Shares issued in connection	1,199,947,368	11,999,474	10,727,770	(10,727,770)	-
with the Company's listing	300,000,000	3,000,000	2,682,000	246,052,000	248,734,000
As at 31 December 2019 Dividends (Note 15)	1,500,000,000 –	15,000,000 _	13,410,231 -	291,084,208 (19,316,000)	304,494,439 (19,316,000)
As at 31 December 2020	1,500,000,000	15,000,000	13,410,231	271,768,208	285,178,439

23 OTHER RESERVES

	Merger and other reserves RMB'000	Statutory reserves RMB'000 (Note (a))	Total RMB'000
At 1 January 2019 Appropriation to statutory reserves	190,943 –	31,982 9,497	222,925 9,497
At 31 December 2019	190,943	41,479	232,422
At 1 January 2020 Appropriation to statutory reserves	190,943 -	41,479 9,821	232,422 9,821
At 31 December 2020	190,943	51,300	242,243

(a) In accordance with the relevant laws and regulations in the PRC and the articles of association of the group companies incorporated in the PRC, the PRC group companies are required to appropriate 10% of the annual net profits of the companies, after offsetting any prior years' losses as determined under the applicable PRC accounting standards, to the statutory surplus reserve fund before distributing any net profits. When the balance of the statutory surplus reserve fund reaches 50% of the registered capitals of the respective PRC group companies, any further appropriation is at the discretion of the shareholders. The statutory surplus reserve fund can be used to offset prior years' losses, if any, and may be capitalised as capital, provided that the remaining balance of the statutory surplus reserve fund after such issue is no less than 25% of registered capitals of the respective PRC group companies.

24 RETAINED EARNINGS

	Year ended 31 December	
	2020 RMB'000	2019 RMB'000
Balance at beginning of the year Profit for the year attributable to owners of the Company Transfer to statutory reserves (Note 23)	1,347,140 32,967 (9,821)	1,253,732 102,905 (9,497)
Balance at end of the year	1,370,286	1,347,140

25 TRADE AND OTHER PAYABLES AND LEASE LIABILITIES

(i) Trade and other payables

	As at 31 Dece	As at 31 December	
	2020 RMB′000	2019 RMB'000	
Trade payables Construction contract payables Salary payables Other tax liabilities Deposits from tenants Other payables	4,482 37,503 15,192 805 42,662 8,510	3,634 42,912 15,529 748 43,674 9,098	
	109,154	115,595	
Less: non-current portion Deposits from tenants	(22,105)	(29,454)	
Current portion	87,049	86,141	

At 31 December 2020, the aging analysis of the trade and construction contract payables based on invoice date is as follows:

	As at 31 [As at 31 December	
	2020 RMB′000	2019 RMB'000	
Less than 1 year Over 1 year	21,281 20,704	15,644 30,902	
	41,985	46,546	

As at 31 December 2020 and 2019, trade and other payables were denominated in RMB and their fair values approximated their carrying amounts.

25 TRADE AND OTHER PAYABLES AND LEASE LIABILITIES (cont'd)

(ii) Lease liabilities

	Year ended 31 December	
	2020	2019
	RMB'000	RMB'000
Balance at beginning of the year	152,147	160,502
Lease modifications (Note (b))	31,262	-
Additions	-	1,028
Leasing finance expenses recognised (Note 11)	7,871	8,952
Settlement of lease liabilities	(19,301)	(18,335)
	171,979	152,147
Less: non-current portion	(147,913)	(131,006)
Current portion of lease liabilities	24,066	21,141

- (a) The Group mainly leases land use right and properties. Leases are recognised as a right-of-use asset and a corresponding liability at the date at which the leased asset is available for use by the Group. The right-of-use assets are presented as investment properties (Note 17) and property and equipment (Note 16).
- (b) Lease modification is a change in the scope of a lease or the consideration for a lease, that was not part of the original terms and conditions of the lease. As at 31 December 2020, lease modifications of the Group consist of scenarios including extending the contractual lease term, modifying the consideration and amending the discount rate on the basis of original leased assets.

26 ADVANCE FROM CUSTOMERS

The Group recognised the following advance from customers related to operating lease business:

	As at 31 E	December
	2020 2019 RMB'000 RMB'000	
vance from customers	38,109	65,159

The Group receives payments from leases based on billing schedules as established in the leasing contracts.

27 BORROWINGS

	As at 31 December	
	2020	2019
	RMB'000	RMB'000
Bank borrowings – Secured (Note (a))	627,405	610,109
Other borrowings – Secured (Note (b))	3,000	-
Total borrowings	630,405	610,109
Less: non-current portion		
– Bank borrowings – Secured	(454,621)	(466,220)
Current portion	175,784	143,889

(a) As at 31 December 2020, bank borrowings of RMB627,405,000 (31 December 2019: RMB610,109,000) bore interest ranging from 5.66% to 7.36% per annum and were secured by investment properties of the Group (Note 17).

- (b) As at 31 December 2020, other borrowings of RMB3,000,000 (2019: nil) from a factoring institution with an interest of 14.5% per annum were guaranteed by the Group's trade receivables (Note 20(b)(i)) and would mature in April 2021.
- (c) The exposure of bank borrowings to interest-rate changes and the contractual repricing dates at the balance sheet dates are as follows:

As at 31 December	
2020 2019	
RMB'000 RMB'000	
597,705 610,109	

The maturity of the bank borrowings is as follows:

	As at 31 D	As at 31 December	
	2020	2019	
	RMB'000	RMB'000	
Less than 1 year	172,784	143,889	
1–2 years	69,473	124,066	
2–5 years	224,284	172,092	
Over 5 years	160,864	170,062	
	627,405	610,109	

27 BORROWINGS (cont'd)

(c) The exposure of bank borrowings to interest-rate changes and the contractual repricing dates at the balance sheet dates are as follows: (*cont'd*)

The maturity of the other borrowings is as follows:

As at 31 Dec	ember
2020 RMB'000	2019 RMB'000
3,000	-

The weighted average effective interest rates of borrowings are as follows:

	For the year ended	
	2020	2019
Bank borrowings	7.19%	6.85%
Other borrowings	11.41%	Not applicable
Total borrowings	7.20%	6.85%

(d) The carrying amounts of current borrowings approximate their fair values due to their short-term maturities.

The fair values of non-current borrowings are estimated based on discounted cash flow using the prevailing market rates of interest available to the Group for financial instruments with substantially the same terms and characteristics at the balance sheet date, which are categorised as level 2 fair value measurement. As at 31 December 2020, the carrying amounts of borrowings are primarily denominated in RMB and approximate their fair values (31 December 2019: same).

28 DEFERRED INCOME TAX

Deferred income tax assets and liabilities are offset when there is a legally enforceable right to offset current tax assets against current tax liabilities and when the deferred income taxes relate to the same fiscal authority. The amounts of deferred tax assets and liabilities of the Group after offsetting are as follows:

As at 31 December	
2020	2019
RMB'000	RMB'000
(1,592)	(4,304)
-	5,285
407,208	409,660
407,208	414,945
405,616	410,641
	2020 RMB'000 (1,592)

28 DEFERRED INCOME TAX (cont'd)

The net movements on deferred taxation are as follows:

	Year ended 31 December	
	2020	2019
	RMB'000	RMB'000
Balance at beginning of the year	410,641	397,557
(Credited)/charged to profit or loss (Note 13)	(5,025)	13,084
Balance at end of the year	405,616	410,641

The movement in deferred income tax assets before offsetting during the year is as follows:

Deferred income tax assets	Temporary difference on recognition of cost of sales and expenses RMB'000	Allowance on doubtful receivables RMB'000	Total RMB'000
At 1 January 2019	9,648	1,844	11,492
(Charged)/credited to profit or loss	(558)	108	(450)
At 31 December 2019	9,090	1,952	11,042
Charged to profit or loss	(1,139)	(317)	(1,456)
At 31 December 2020	7,951	1,635	9,586

Deferred income tax assets are recognised for tax losses carry-forwards to the extent that the realisation of the related tax benefit through future taxable profits is probable. The Group did not recognise deferred income tax assets of RMB50,760,000 (31 December 2019: RMB49,971,000) in respect of losses amounting to RMB203,039,000 (31 December 2019: RMB199,882,000) of certain subsidiaries that can be carried forward against future taxable income as at 31 December 2020. These tax losses will expire up to years 2021 to 2025.

28 DEFERRED INCOME TAX (cont'd)

The movement in deferred income tax liabilities before offsetting during the year is as follows:

Deferred income tax liabilities	Temporary difference of investment properties RMB'000	Deferred revenue RMB'000	Total RMB'000
At 1 January 2019 Charged/(credited) to profit or loss	397,419 18,978	11,630 (6,344)	409,049 12,634
At 31 December 2019	416,397	5,286	421,683
Credited to profit or loss	(1,195)	(5,286)	(6,481)
At 31 December 2020	415,202	_	415,202

As at 31 December 2020, deferred income tax liabilities amounting to RMB36,756,000 (31 December 2019: RMB32,300,000), have not been recognised for withholding tax and other taxes that would be payable on the unremitted earnings of the Group's subsidiaries in the PRC. Such amounts are permanently reinvested.

29 CASH FLOW INFORMATION

(a) Cash generated from operations

	Year ended 31 December	
	2020 RMB'000	2019 RMB'000
Profit for the year	31,911	101,450
Adjustments for:		
– Income tax expenses	36,744	53,969
– Finance income	(1,625)	(1,107)
– Finance expenses	51,858	53,265
 Depreciation of property and equipment 	693	718
 Amortisation of intangible assets 	422	621
 Net impairment losses on financial assets and operating 		
lease receivables	4,177	432
 Fair value adjustment to investment properties 	79,274	(10,051)
	203,454	199,297
Changes in working capital:		
– Restricted cash	(3,300)	-
– Operating lease and trade receivables and other receivables	(66,250)	18,322
 Trade and other payables 	50,196	(4,249)
 Advance from customers 	(27,050)	(38,145)
– Contract liabilities	431	3,400
– Inventories	(3,781)	64
Cash generated from operations	153,700	178,689

29 CASH FLOW INFORMATION (cont'd)

(b) Net debt reconciliation

This section sets out an analysis of net debt and the movements in net debt for each of the periods presented.

	Bank and other borrowings RMB'000	Amounts due to related parties RMB'000	Lease liabilities RMB'000	Total RMB'000
Balance as at 1 January 2019 Cash flows Other non-cash movement	671,464 (62,659) 1,304	56,379 11,754 (68,133)	160,502 (18,335) 9,980	888,345 (69,240) (56,849)
 Leasing finance expenses Accrued interest Initial recognition of lease 	_ 1,304	-	8,952 –	8,952 1,304
liabilities (Note 25) – Offsetting with amounts due from related party	-	- (68,133)	1,028	1,028 (68,133)
Balance as at 31 December 2019	610,109	-	152,147	762,256
Cash flows Other non-cash movement	16,341 3,955	-	(19,301) 39,133	(2,960) 43,088
– Leasing finance expenses – Accrued interest – Lease modification (Note 25)	- 3,955 -		7,871 - 31,262	7,871 3,955 31,262
Balance as at 31 December 2020	630,405	-	171,979	802,384

30 CONTINGENCIES

On 30 December 2020, Shanghai Red Star Macalline Commercial Property Investment Co., Ltd. ("Shanghai Red Star") lodged a claim of arbitration against several respondents, including Shenyang Xinji Industrial. According to the claim, Shanghai Red Star requested Shenyang Xinji Industrial, among other respondents, to make compensation for the breach of a cooperative development agreement. As at 31 December 2020, the case has not been heard by the Shanghai International Arbitration Center. The Group assessed this claim with assistance of external lawyer and considered that the judgment will be in its favour and therefore has not recognised a provision in relation to this claim. The potential maximum compensation that the Group could be required to make if there was an adverse decision related to the arbitration is estimated to be approximately RMB20 million.

31 COMMITMENTS

(a) Capital commitments

Capital expenditure contracted for at the end of the reporting period but not recognized as liabilities is as follows:

	As at 31 December	
	2020	2019
	RMB'000	RMB'000
rties	4,133	30

(b) Operating lease commitments – Group companies as lessor

The Group is a lessor when the Group leases out property under long-term leases arrangements, which is noncancellable operating lease agreements. The lease terms are mainly from 1 to 4 years and the majority of lease agreements are renewable at the end of the lease period at market rate.

The future aggregate minimum operating lease receivables under non-cancellable operating leases are as follows:

	As at 31 December	
	2020	2019
	RMB'000	RMB'000
Less than 1 year	221,410	230,079
1–2 years	112,224	194,327
2–3 years	60,654	70,694
3–4 years	24,403	9,331
4–5 years	516	490
Over 5 years	220	736
	419,427	505,657

32 SIGNIFICANT RELATED PARTY TRANSACTIONS

(a) Names and relationships with related parties

Below is the summary of the Group's related parties during the years ended 31 December 2020 and 2019:

Name	Relationship
Mr. Cheung Hon Chuen; Mr. Mei Zuoting; Mr. Zhang Weixin	Ultimate controlling shareholders
Guangzhou Xinji Real Estate	A company controlled by the ultimate controlling
Development Co., Ltd	shareholders
Guangzhou Panyu Xinji Real Estate	A company controlled by the ultimate controlling
Development Co., Ltd	shareholders
Guangdong Xinji International	A company controlled by the ultimate controlling
Trading Co., Ltd	shareholders

(b) Transactions with related parties

The following transactions occurred with related parties:

Purchases of goods from related party:

	Year ended 31 December	
	2020 RMB'000	2019 RMB'000
Guangdong Xinji International Trading Co., Ltd	_	568

Sales of goods to related party:

	Year ended 3	Year ended 31 December	
	2020 2 RMB'000 RMB'		
Guangzhou Xinji Real Estate Development Co., Ltd	59	379	

(c) Key management personnel compensations

	Year ended 3	Year ended 31 December	
	2020 RMB'000	2019 RMB'000	
Wages, salaries and bonuses Pension costs – defined contribution plans	5,430 5	4,552 225	
	5,435	4,777	

32 SIGNIFICANT RELATED PARTY TRANSACTIONS (cont'd)

(d) Balances with related parties

(i) Amounts due from related parties:

	As at 31 December	
	2020 2 RMB'000 RMB [*]	
Guangzhou Xinji Real Estate Development Co., Ltd	-	26

(ii) Lease liabilities:

	As at 31 December	
	2020	
	RMB'000	RMB'000
Guangzhou Panyu Xinji Real Estate Development Co., Ltd	29,372	10,621
Guangzhou Xinji Real Estate Development Co., Ltd	360	686
	29,732	11,307

33 BALANCE SHEET AND RESERVE MOVEMENT OF THE COMPANY

		As at 31 De	cember
		2020	2019
	Note	RMB'000	RMB'000
ASSETS			
Non-current assets			
Investment in a subsidiary		1,712,883	1,588,670
Current assets			
Amounts due from subsidiaries		2,367	91
Prepayments		195	178
Cash and cash equivalents		27,683	188,565
		30,245	188,834
Total assets		1,743,128	1,777,504
EQUITY			
Share capital and premium	22	285,178	304,494
Other reserves N	ote (a)	1,476,657	1,476,657
Accumulated losses N	ote (a)	(26,436)	(12,993)
Total equity		1,735,399	1,768,158
LIABILITIES			
Current liabilities			
Amounts due to a subsidiary		5,951	5,951
Other payables		1,778	3,395
Total liabilities		7,729	9,346
Total equity and liabilities		1,743,128	1,777,504

The balance sheet of the Company was approved by the Board of Directors on 26 March 2021 and was signed on its behalf:

Cheung Hon Chuen Director **Jin Chunyan** Director

33 BALANCE SHEET AND RESERVE MOVEMENT OF THE COMPANY (cont'd)

(a) Reserve movement of the Company

	Other reserves RMB'000	Accumulated losses RMB'000	Total RMB'000
At 31 December 2018 Loss for the year	1,476,657 _	(12,993)	1,476,657 (12,993)
At 31 December 2019	1,476,657	(12,993)	1,463,664
Loss for the year	-	(13,443)	(13,443)
At 31 December 2020	1,476,657	(26,436)	1,450,221

34 BENEFITS AND INTERESTS OF DIRECTORS

(a) Directors' and chief executive's emoluments

The remuneration of every director and chief executive for the year ended 31 December 2020 is set out below:

Name	Salaries (i) RMB'000	Fees RMB'000	Bonus RMB'000	Other social security costs, housing benefits and other employee benefits RMB'000	Pension cost-defined contribution plans RMB'000	Total RMB'000
Executive directors						
Mr. Cheung Hon Chuen						
(Chief executive)	685	210	144	27	1	1,067
Mr. Mei Zuoting	365	200	144	-	-	709
Mr. Zhang Weixin	365	200	144	8	1	718
Ms. Jin Chunyan	340	200	144	8	1	693
Non-executive directors						
Mr. Yu Xuecong	-	71	-	-	-	71
Mr. Lin Lie (appointed						
on 1 March 2020)	-	71	-	-	-	71
Mr. Li Zhanpeng (resigned						
on 1 March 2020)	-	-	-	-	-	-
Mr. Wu Jianxun	-	71	-	-	-	71
Independent						
non-executive directors						
Dr. Liu Eping	-	89	_	_	_	89
Mr. Chen Tusheng	-	89	-	-	-	89
Mr. Tan Michael Zhenshan	-	106	-	-	-	106
Mr. Zheng Decheng	-	89	-	-	-	89
	1,755	1,396	576	43	3	3,773

34 BENEFITS AND INTERESTS OF DIRECTORS (cont'd)

(a) Directors' and chief executive's emoluments (cont'd)

The remuneration of every director and chief executive for the year ended 31 December 2019 is set out below:

Mr. Zheng Decheng	-					
		80	-	-	-	8
Mr. Tan Michael Zhenshan	-	126	-	-	-	12
Mr. Chen Tusheng	-	80	-	-	-	8
Dr. Liu Eping	-	80	-	_	-	8
directors*						
non-executive						
ndependent						
Mr. Wu Jianxun	-	50	-	-	-	Ę
Mr. Li Zhanpeng	-	50	-	-	-	ļ
Mr. Yu Xuecong	-	50	-	_	-	į
Non-executive directors						
Ms. Jin Chunyan	179	200	144	24	25	57
Mr. Zhang Weixin	187	200	144	25	26	58
Mr. Mei Zuoting	187	200	144	-	-	53
(Chief executive)	351	200	144	40	33	70
Executive directors Mr. Cheung Hon Chuen						
Name	Salaries (i) RMB'000	Fees RMB'000	Bonus RMB'000	security costs, housing benefits and other employee benefits RMB'000	Pension cost-defined contribution plans RMB'000	Tot RMB'00

Notes:

(i) Salary paid to a director is generally an emolument paid or receivable in respect of that person's other services in connection with the management of the affairs of the Company or its subsidiary undertakings.

During the year ended 31 December 2020, no directors waived or agreed to waive any emoluments (2019: same).

34 BENEFITS AND INTERESTS OF DIRECTORS (cont'd)

(b) Directors' retirement benefits

No retirement benefits were paid to or receivable by the directors in respect of their services as directors of the Company and its subsidiaries or other services in connection with the management of the affairs of the Company or its subsidiaries undertaking during the year ended 31 December 2020 (2019: same).

(c) Directors' termination benefits

No payment was made to the directors as compensation for early termination of appointment during the year ended 31 December 2020 (2019: same).

- (d) Consideration provided to third parties for making available directors' services No consideration was provided to or receivable by third parties for making available directors' services subsisted at the end of or at any time during the year ended 31 December 2020 (2019: same).
- (e) Information about loans, quasi-loans and other dealings in favour of directors, controlled bodies corporate by and connected entities with such directors No loans, quasi-loans and other dealings in favour of directors, controlled bodies corporate by and connected entities with such directors subsisted at the end of or at any time during the year ended 31 December 2020 (2019: same).

(f) Directors' material interests in transactions, arrangements or contracts

No other significant transactions, arrangements and contracts in relation to the Group's business to which the Company was a party and in which a director of the Company had a material interest, whether directly or indirectly, subsisted at the end of or at any time during the year ended 31 December 2020 (2019: same), except for the transactions disclosed in Note 32.

DEFINITIONS

"AGM"	annual general meeting of the Company
"Articles" or "Memorandum and Articles of Association"	the memorandum and articles of association of the Company, as amended from time to time
"associate(s)"	has the meaning ascribed to it under the Listing Rules
"Board"	the board of Directors of the Company
"BVI"	the British Virgin Islands
"CHSA"	China Hotel Supplies Association (中國酒店用品協會)
"COVID-19"	Coronavirus Disease 2019
"close associate(s)"	has the meaning ascribed to it under the Listing Rules
"Companies Ordinance"	the Companies Ordinance (Chapter 622 of the Laws of Hong Kong), as amended, supplemented or otherwise modified from time to time
"Company", "the Company" and "our Company"	Xinji Shaxi Group Co., Ltd (信基沙溪集团股份有限公司), a company incorporated on 27 July 2018 under the laws of the Cayman Islands as an exempted company with limited liability
"connected person(s)"	has the meaning ascribed to it under the Listing Rules
"connected transaction(s)"	has the meaning ascribed to it under the Listing Rules

"Controlling Shareholder(s)"	has the meaning ascribed to it under the Listing Rules and, in the context of the annual report, refers to the group of controlling shareholders of the Company, namely Honchuen Investment, Zuoting Investment, Weixin Development, Mr. Cheung, Mr. Mei and Mr. Zhang
"CG Code"	Corporate Governance Code and Corporate Governance Report set out in Appendix 14 to the Main Board Listing Rules of the Stock Exchange
"Director(s)"	the director(s) of our Company
"FY2019"	the year ended 31 December 2019
"FY2020"	the year ended 31 December 2020
"GFA"	gross floor area
"Group", "our Group","we", "us" or "our"	the Company and its subsidiaries, or any of them or, where the context so required, in respect of the period before the Company became the holding company of its present subsidiaries, the companies which carried on the business of the present Group at the relevant time
"HK\$"	Hong Kong dollar(s), the lawful currency of Hong Kong
"Home supplies"	products including furniture, building ceramics, lightings, floorings, coatings, wall finish, hardware and electrical equipment, kitchen and bathroom furnishings, home textiles and decorative items
"Honchuen Investment"	HONCHUEN INVESTMENT LIMITED, a company incorporated under the laws of the BVI with limited liability on 31 May 2018, which is wholly-owned by Mr. Cheung
"Hong Kong"	the Hong Kong Special Administrative Region of the PRC

"Hospitality supplies"	a collection of products that meet the needs for the operation of hotels, restaurants and clubs
"Hospitality supplies mall"	a professional shopping mall selling hospitality supplies for the operation of hotels, restaurant and clubs or other industry customers
"Huiqun Investment "	HUIQUN INVESTMENT LIMITED, a company incorporated under the laws of the BVI with limited liability on 6 June 2018
"Independent Third Party(ies)"	person(s) or entity(ies) that is or are not connected person(s) within the meaning of the Listing Rules
"Latest Practicable Date"	16 April 2021, being the latest practicable date prior to the printing of this annual report for ascertaining certain information in this annual report
"LFA"	leaseable floor area
"Listing"	the listing of the Shares on the Main Board of the Stock Exchange
"Listing Date"	8 November 2019, being the date on which the Shares are listed on the Main Board and from which dealings in the Shares commence
"Listing Rules"	the Rules Governing the Listing of Securities on the Stock Exchange, as amended, supplemented or otherwise modified from time to time
"Main Board"	the Main Board of the Stock Exchange
"Model Code"	the Model Code for Securities Transactions by Directors of Listed Issuer set out in Appendix 10 to the the Main Board Listing Rules of the Stock Exchange
"Mr. Cheung"	Mr. Cheung Hon Chuen (張漢泉), an executive Director, our Chairman and one of our founders and Controlling Shareholders

"Mr. Mei"	Mr. Mei Zuoting (梅佐挺), an executive Director and one of our founders and Controlling Shareholders
"Mr. Zhang"	Mr. Zhang Weixin (張偉新), an executive Director and one of our founders and Controlling Shareholders
"occupancy rate"	the total leased LFA divided by total LFA at a given date
"Online Shopping Mall"	our online shopping mall selling hospitality supplies and home furnishings at jdyp. jd.com under the trade name of "Xinji Hospitality Supplies Shopping Mall (信基酒 店用品城)"
"PRC" or "China"	the People's Republic of China, do not include Hong Kong, the Macau Special Administrative Region of the PRC and Taiwan
"Prospectus"	the prospectus of the Company dated 25 October 2019
"RMB"	Renminbi, the lawful currency of the PRC
"SFO"	the Securities and Futures Ordinance (Chapter 571 of the Laws of Hong Kong), as amended, supplemented or otherwise modified from time to time
"Share(s)"	the ordinary share(s) with par value of $\ensuremath{HK\$0.01}$ each in the share capital of the Company
"Shareholder(s)"	the holder(s) of issued Shares of the Company
"Stock Exchange"	The Stock Exchange of Hong Kong Limited
"Subsidiary(ies)"	has the meaning ascribed to it under the Listing Rules
"Substantial Shareholder(s)"	has the meaning ascribed to it under the Listing Rules

"Weixin Development"	WEIXIN DEVELOPMENT OVERSEAS LIMITED, a company incorporated under the laws of the BVI with limited liability on 31 May 2018, which is wholly-owned by Mr. Zhang
"Xinji Company"	Xinji Group Company Limited* (信基集團有限公司), formerly known as Guangzhou Xinji Industrial Investment Company Limited* (廣州市信基實業投資有 限公司), a limited liability company established in the PRC on 9 July 2007, which is co-owned by Mr. Cheung, Mr. Mei and Mr. Zhang
"Xinji Group"	the subsidiaries of Xinji Company and companies which are controlled by our Controlling Shareholders and operated under the brand name of "Xinji", excluding our Group
"Zuoting Investment"	ZUOTING INVESTMENT LIMITED, a company incorporated under the laws of the BVI with limited liability on 31 May 2018, which is wholly-owned by Mr. Mei