

SHIFANG HOLDING LIMITED 十方控股有限公司

(incorporated in the Cayman Islands and re-domiciled and continued in Bermuda with limited liability) (於開曼群島註冊成立並遷冊至百慕達及於百慕達存續的有限公司)

Stock Code 股份代號: 1831







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CORPORATE INFORMATION 公司資料

DIRECTORS

Executive Directors Mr. Chen Zhi *(Chairman & Chief Executive Officer)* Mr. Yu Shi Quan

Non-executive Directors Mr. Chen Wei Dong Ms. Chen Min

Independent non-executive Directors Mr. Zhou Chang Ren Mr. Wong Heung Ming, Henry Mr. Cai Jian Ouan

COMPANY SECRETARY

Ms. Chan Ching Yi

AUTHORISED REPRESENTATIVES

Mr. Chen Zhi Ms. Chan Ching Yi

AUDIT COMMITTEE

Mr. Wong Heung Ming, Henry *(Chairman)* Mr. Zhou Chang Ren Mr. Cai Jian Quan

REMUNERATION COMMITTEE

Mr. Zhou Chang Ren *(Chairman)* Mr. Chen Zhi Mr. Wong Heung Ming, Henry

董事 執行董事

陳志先生*(主席兼行政總裁)* 余詩權先生

非執行董事 陳偉東先生 陳敏女士

獨立非執行董事 周昌仁先生 黃向明先生 蔡建權先生

公司秘書 陳靜儀女士

授權代表 陳志先生 陳靜儀女士

審核委員會 黃向明先生*(主席)* 周昌仁先生 蔡建權先生

薪酬委員會 周昌仁先生*(主席)* 陳志先生 黃向明先生

CORPORATE INFORMATION 公司資料

NOMINATION COMMITTEE

Mr. Cai Jian Quan *(Chairman)* Mr. Chen Zhi Mr. Wong Heung Ming, Henry

REGISTERED OFFICE

Clarendon House, 2 Church Street Hamilton HM 11 Bermuda

HEADQUARTERS AND PRINCIPAL PLACE OF BUSINESS IN THE PRC

6/F, Hua Fu Mansion No. 121 Gutian Road Gulou District Fuzhou, Fujian Province, PRC

PLACE OF BUSINESS IN HONG KONG

Room 2103, 21/F., "Port 33" No. 33 Tseuk Luk Street, San Po Kong Kowloon, Hong Kong

LEGAL ADVISORS

As to Hong Kong law: Cheung & Choy Jeffrey Mak Law Firm

As to PRC law: Beijing P.H. Law Firm

As to Bermuda law: Conyers, Dill & Pearman

提名委員會

蔡建權先生*(主席)* 陳志先生 黃向明先生

註冊辦事處

Clarendon House, 2 Church Street Hamilton HM 11 Bermuda

總部及中國主要營業地點

中國福建省福州市 鼓樓區 古田路121號 華福大廈6樓

香港營業地點

香港九龍 新蒲崗爵祿街33號 「Port 33」21樓2103室

法律顧問

關於香港法律: 張世文蔡敏律師事務所 麥振興律師事務所

關於中國法律: 北京市普華律師事務所

關於百慕達法律: 康德明律師事務所

CORPORATE INFORMATION 公司資料

INDEPENDENT AUDITOR

PricewaterhouseCoopers Certified Public Accountants Registered Public Interest Entity Auditor

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

China Construction Bank Co., Limited China Merchants Bank Co., Limited

STOCK CODE

01831

COMPANY WEBSITE

http://www.shifangholding.com

獨立核數師

羅兵咸永道會計師事務所 註冊會計師 註冊公眾利益實體核數師

香港股份過戶登記分處

卓佳證券登記有限公司 香港 皇后大道東183號 合和中心54樓

主要往來銀行

中國建設銀行股份有限公司 招商銀行股份有限公司

股份代號 01831

<mark>公司網址</mark> http://www.shifangholding.com

FINANCIAL HIGHLIGHTS AND SUMMARY 財務摘要及概要

RESULTS

業績

			For the year ended 31 December 截至十二月三十一日止年度				
		2020	2019	2018	2017	2016	
		二零二零年	二零一九年	二零一八年	二零一七年	二零一六年	
		RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	
		人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元	
Revenues	收入	126,384	122,374	55,016	43,428	57,759	
Gross profit/(loss)	毛利/(毛損)	13,870	21,044	18,495	11,956	9,725	
Operating loss	經營虧損	(74,812)	(121,284)	(156,578)	(58,999)	(44,461)	
(Loss)/profit attributable to:	以下各項應佔						
	(虧損)/溢利:						
(i) Owners of the Company	(i) 本公司所有者	(73,784)	(139,165)	(164,403)	(56,493)	(57,129)	
(ii) Non-controlling interests	(ii) 非控股權益	(755)	(4,385)	(194)	162	737	
Loss per share – Basic (RMB)	每股虧損						
	-基本(人民幣)	(0.0889)	(0.2028)	(0.3161)	(0.1560)	(0.1756)	

ASSETS AND LIABILITIES

資產及負債

		As at 31 December 於十二月三十一日				
		2020 二零二零年 RMB'000 人民幣千元	2019 二零一九年 RMB'000 人民幣千元	2018 二零一八年 RMB'000 人民幣千元	2017 二零ー七年 RMB'000 人民幣千元	2016 二零一六年 RMB'000 人民幣千元
Total assets Total debt Total liabilities Equity attributable to:	總資產 總債項 總負債 以下各項應佔權益:	433,245 193,623 371,513	465,158 169,124 350,043	477,201 177,061 289,239	312,323 9,113 64,716	367,427 11,350 67,508
(i) Owners of the Company (ii) Non-controlling interests	 (i) 本公司所有者 (ii) 非控股權益 	54,230 7,502	106,907 8,208	175,282 12,680	239,638 7,969	294,227 5,692

FINANCIAL HIGHLIGHTS AND SUMMARY 財務摘要及概要

FINANCIAL RATIOS

財務比率

	For the year ended 31 December				
	截至十二月三十一日止年度				
	2020	2019	2018	2017	2016
	二零二零年	二零一九年	二零一八年	二零一七年	二零一六年
	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
	人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元
毛利率:					
(i) 整體	11.0%	17.2%	33.6%	27.7%	16.8%
(ii) 報紙及移動傳媒廣告	45.1%	45.4%	57.1%	40.9%	(5.4%)
(iii) 營銷、諮詢及					
印刷服務	10.7%	25.6%	30.7%	24.9%	26.2%
(iv) 銷售農產品	9.6%	12.5%	0.5%	-	-
(v) 其他	(374.1%)	37.5%	100%	-	-
經營利潤率	(59.2%)	(99.1%)	(284.7%)	(135.9%)	(77.0%)
淨利潤率	(59.0%)	(117.2%)	(299.3%)	(129.7%)	(97.6%)
股本回報率(1)	(120.7%)	(124.7%)	(87.6%)	(22.8%)	(18.8%)
資產回報率(2)	(17.2%)	(30.8%)	(34.5%)	(18.0%)	(15.3%)
貿易應收款項周轉率(日)	17	26	46	54	52
貿易應付款項周轉率(日)	168	55	404	609	464
資產負債比率	44.7%	36.4%	37.1%	2.9%	3.1%
	 (i) 整體 (ii) 報紙及移動傳媒廣告 (iii) 營銷、諮詢及 印刷服務 (iv) 銷售農產品 (v) 其他 經營利潤率 淨利潤率 股本回報率⁽¹⁾ 資產回報率⁽²⁾ 貿易應收款項周轉率(日) 貿易應付款項周轉率(日) 	二零二零年 RMB'000 人民幣千元 毛利率: 11.0% (i) 整體 11.0% (ii) 報紙及移動傳媒廣告 45.1% (iii) 營銷、諮詢及 10.7% 印刷服務 10.7% (iv) 銷售農產品 9.6% (v) 其他 (374.1%) 經營利潤率 (59.2%) 淨利潤率 (59.0%) 股本回報率 ⁽¹⁾ (120.7%) 資產回報率 ² (17.2%) 貿易應收款項周轉率(日) 17 貿易應付款項周轉率(日) 168	載至十	載至十二月三十一日」 2020 2019 2018 二零二零年 二零一九年 二零一八年 二零二水年 二零一九年 二零一八年 RMB'000 人民幣千元 人民幣千元 (i) 整體 11.0% 17.2% (ii) 報紙及移動傳媒廣告 45.1% 45.4% (iii) 營銷、諮詢及 10.7% 25.6% 印刷服務 10.7% 25.6% (iv) 銷售農產品 9.6% 12.5% (v) 其他 (374.1%) 37.5% (v) 其他 (59.2%) (99.1%) 浮香回報率 ⁽¹⁾ (120.7%) (124.7%) 資產回報率 ⁽²⁾ (17.2%) (30.8%) 貿易應收款項周轉率(日) 17 26 貿易應付款項周轉率(日) 17 26	載室・二月三十一日止年度2020201920182017二零二零年 RMB'000二零一九年二零一九年二零一九年二零一九年二零一九年二零一九年二零一九年二零一九年二零一九年二零一九年二零一九年(i) 整體11.0%人民幣千元人民幣千元(i) 整體11.0%17.2%33.6%27.7%(ii) 報紙及移動傳媒廣告45.1%45.4%57.1%40.9%(iii) 營銷、諮詢及10.7%25.6%30.7%24.9%(iv) 銷售農產品9.6%12.5%0.5%-(v) 其他(374.1%)37.5%100%-經營利潤率(59.0%)(117.2%)(29.3%)(125.9%)淨利潤率(59.0%)(117.2%)(29.3%)(12.5%)資產回報率 ⁽¹⁾ (120.7%)(124.7%)(87.6%)(22.8%)資素應收款項周轉率(日)17264654貿易應付款項周轉率(日)16855404609

Notes:

⁽¹⁾ Return on equity is calculated based on loss for the year divided by total equity.

⁽²⁾ Return on assets is calculated based on loss for the year divided by total assets.

附註:

(1)

股本回報率按年內虧損除以權益總額計算。

⁽²⁾ 資產回報率按年內虧損除以總資產計算。

CHAIRMAN'S STATEMENT 主席報告書

In 2020, the sudden COVID-19 epidemic outbreak caused serious impact on the global economy and made the prospects for recovery full of uncertainties. Thanks to the stringent epidemic prevention and control measures and the sound results achieved in work and production resumption, China's annual GDP increased by 2.3% year-on-year despite global economic contraction, which made it become the only major economy in the world to achieve positive economic growth.

As affected by the epidemic, industries such as accommodation and catering, cultural and sports, tourism, and offline retail were significantly affected. With residents' weakened consumption initiatives and reduced spending in advertisement, the domestic advertising market has been declining continuously since February last year. However, as the epidemic prevention and control has gradually stabilized, it is still able to achieve sustained growth. For the film industry, after half a year of suspension, cinemas in China gradually resumed operation in the second half year and achieved rapid recovery. During the year under review, the Group recorded a revenue of approximately RMB126.4 million from its principal business (2019: RMB122.4 million). The net loss after taxation was reduced to approximately RMB54.1 million (2019: RMB143.5 million).

In recent years, the Group has been focusing on restructuring its publishing and advertising businesses by consolidating them with the cultural and film media businesses in the PRC. We identify opportunities that can generate synergy with the Group's business, so as to broaden our income sources and reduce the reliance on printed media business that has been impacted by external environment. 二零二零年,突如其來的新冠肺炎疫情對全 球經濟造成嚴重衝擊,復甦前景充滿不確定 性。由於國內採取了嚴格的疫情防控措施,在 復工復產方面取得良好成效,在全球經濟萎 縮的情況下,全年GDP同比增長2.3%,成為全 球唯一實現經濟正增長的主要經濟體。

受到疫情影響,住宿餐飲、文體旅遊及線下零 售等行業受到較大衝擊,居民消費意欲降低, 廣告投放量減少,國內廣告市場去年從2月開 始接連下滑,但隨著疫情防控形式逐步穩定, 環比仍取得持續增長。電影行業方面,中國影 院在經歷半年停擺後,於下半年逐步復工,實 現快速復甦。於回顧年內,本集團的主營業務 收入錄得約人民幣126.4百萬元(二零一九年: 人民幣122.4百萬)。稅後虧損淨額收窄至約為 人民幣54.1百萬元(二零一九年:人民幣143.5 百萬元)。

近年來,本集團致力透過整合中國文化及電 影媒體業務,重組出版及廣告業務,以及物色 能與集團業務產生協同效益的機遇,從而拓 寬收入來源,並降低對備受外圍環境衝擊的 印刷媒體業務的依賴。

CHAIRMAN'S STATEMENT 主席報告書

ACTIVELY EMBRACING NEW MEDIA AND FURTHER ACHIEVING BUSINESS TRANSFORMATION

With the development of information technology, the traditional print media advertising market continues to be impacted, while new media is developing rapidly and becomes increasingly powerful, and has become an important driving force for the rapid growth of the domestic media industry. Therefore, during the year under review, the Group strived to increase investments in the new media sector such as mobile media advertising to capture the business opportunities arising from the transformation and upgrade that combine the strength of online and offline activities in the new media era. During the year, the Company added the mobile media advertising business, which contributed RMB6.0 million to the Group's revenue during the period, with a gross profit margin of 44.0%.

At the same time, the Group has launched a smart mobile APP that adopts blockchain technology and offers information, e-commerce, advertising and consultancy services. We believe this APP will help us grasping strong market demand brought by the development of mobile Internet. Moreover, the Group entered into an acquisition and a joint venture, both relating to new media business, hoping to form synergy with the Group's existing businesses, and broaden the Group's income stream in the long run.

積極擁抱新媒體,進一步實現業務 轉型

隨著信息技術發展,傳統平面媒體廣告市場 持續受到衝擊,新媒體發展迅速日益強大,已 成為國內傳媒產業快速成長的重要驅動力。 因此,本集團於回顧年內致力於在移動傳媒 廣告等新媒體領域加大投入,以把握新媒體 時代線上線下互補轉型升級的商機。年內,公 司新增移動傳媒廣告業務,期內貢獻收入人 民幣6.0百萬元,毛利率達44.0%。

同時,本集團已正式推出智能手機APP,應用 區塊鏈技術,提供信息、電商、廣告及諮詢服 務,積極把握移動互聯網發展趨勢所帶來的 強勁市場需求。另外,本集團於年內進行了一 項收購及投資一家合營公司,兩者均與新媒 體業務有關,有望能與現有業務形成協同作 用,拓寬長期收入來源。

CHAIRMAN'S STATEMENT 主席報告書

CONTINUE EXPANDING INTEGRATED PROJECTS AND STRENGTHENING BUSINESS SYNERGY

The Group focuses on providing customers with value-added services such as advertising, marketing and consulting. At the same time, the Group actively leverages its experience and resources in the advertising, film, culture and media industries to develop integrated projects on the theme of film or media by seeking locations with unique environmental elements for developing integrated projects focusing on industry positioning, cultural heritage, tourism features, eco-agriculture, entertainment and community functions such as health and wellness, so as to form synergies with the existing businesses.

Moreover, the Group will continue to endeavour to improve cost control and resources allocation, utilise resources more effectively and improve operational efficiency. By virtue of the Group's existing brand effect and customer base, our comprehensive strengths such as cross-regional coverage and cross-media platforms will play an important role in our transformation and development.

Finally, on behalf of the Board, I would like to thank the management team and all employees for their hard work and dedication. At the same time, I would like to express my sincere gratitude to our respectable shareholders, customers and business partners for their long-term trust and unwavering support.

持續拓展綜合項目,加強業務協同 效益

本集團專注於為客戶提供廣告、營銷及諮詢 等增值服務。與此同時,本集團積極利用於廣 告、電影、文化及媒體行業的經驗及資源開發 以電影或媒體為主題的綜合項目,透過尋求 具備特色環境因素的區域,打造具有產業定 位、文化內涵、旅遊特徵、生態農業、娛樂和 一定社區功能如養生等的綜合開發項目,為 現有業務產生協同效應。

此外,本集團持續努力改善成本管控及資源 分配,更有效地運用資源,提升營運效率。憑 藉本集團已有的品牌效應和客戶基礎,其跨 地域覆蓋及跨媒體平台等綜合實力在轉型發 展之路上將發揮更大作用。

最後,本人代表董事會感謝管理團隊和全體 員工的辛勤工作及奉獻精神,也同時對我們 尊敬的股東、客戶和商業夥伴的長期信任和 不懈支持表示誠摯的感謝。

Chen Zhi *Chairman, Chief Executive Officer & Executive Director* Hong Kong, 8 April 2021 *主席、行政總裁兼執行董事* 陳志 香港,二零二一年四月八日

INDUSTRY REVIEW

In 2020 (the "Review Period"), the global economy was continuously affected by the COVID-19. China is expected to become the only major economy in the world to achieve positive economic growth. In 2020, China's annual gross domestic product (GDP) was RMB101.6 trillion, representing a year-on-year increase of 2.3%, exceeding the RMB100 trillion mark for the first time. From the quarterly perspective, the GDP decreased by 6.8% year-on-year in the first quarter as it was most seriously affected by the epidemic. However, its GDP began to bottom out and rebounded in the second quarter with a growth of 3.2%. In the third quarter, the GDP growth rate continued to accelerate, up by 4.9%. The GDP growth rate reached 6.5% in the fourth quarter, which was even higher than the 6% growth rate in the fourth quarter of 2019.

Despite the GDP data revealed that China's economy has begun to regain its upward trend and it is believed that the growth momentum will continue. However, as the growth is mainly driven by investment and exports, the domestic consumer demand recovery remains weak.

In 2020, the Chinese advertisement market generally showed a trend of low first and high afterwards. According to the CTR data, in 2020, China's advertising expenditures fell by 11.6% year-onyear, which was 4.2 percentage points higher than that of 2019. This was mainly due to the overall decline in advertising demand throughout the year due to the impact of the COVID-19 outbreak.

行業回顧

受新冠疫情影響,二零二零年(「回顧期」)全球 經濟仍然持續受到衝擊。中國預計將成為全 球唯一實現經濟正增長的主要經濟體,二零 二零年中國國內生產總值達人民幣101.6萬億 元,同比增長2.3%,首次超越一百萬億大關。 分季度看,一季度受疫情影響最嚴重,GDP 同比下降6.8%;二季度開始觸底反彈,增長 3.2%;三季度增速繼續加快,增長4.9%;四季 度增速達到6.5%,相比二零一九年四季度6% 增速還要高。

儘管從GDP數據看來,中國的經濟已開始重拾 升軌,相信這個增長勢頭仍會持續。然而,其 增長動力主要來自投資和出口,國內消費需 求恢復依舊乏力。

二零二零年中國廣告市場總體呈現前低後高 的走勢。據CTR資料,二零二零年中國廣告刊 例花費同比下降11.6%,降幅較二零一九年擴 大了4.2個百分點,主要是受新冠疫情影響, 全年廣告投放需求總體有所下降。

In terms of channels, the advertising revenue on TV, radio, newspapers, magazines and traditional outdoor advertising decreased by 13.5%, 19.9%, 28.2%, 30.0% and 4.1%, respectively, while the advertising revenue on TVs in elevators and posters in elevators increased by 23.8% and 28.9%, respectively. In terms of industry sectors, the food industry invested a lot in advertising through multiple channels but only achieved a slow growth, whereas IT products and services industry recorded a growth rate of 46.9%, making it the only industry among the top ten advertising industries to record an increase in advertising.

Since the film market in Mainland China resumed its works on 20 July 2020, the box office of urban cinemas nationwide reached RMB8.061 billion, a year-on-year decrease of 39.2%. During the period under review, total box office was RMB20.417 billion, down by 68.2% year-on-year. Backed by the favourable situation of epidemic prevention and control in China, for the first time, it has become the film market with highest box office in the world.

BUSINESS REVIEW

During the period under review, the Group successfully expanded its bus TV advertising agency business. Together with the increase in revenue from an exclusive marketing and promotion services project secured by the Group from a property development project in China, the Group recorded a revenue of RMB126.4 million from its principal business (2019: RMB122.4 million). The gross profit was RMB13.9 million (2019: RMB21.0 million). The gross profit margin was 11.0%. The net loss after taxation was reduced to approximately RMB74.5 million (2019: RMB143.5 million). 從渠道看,電視、廣播、報紙、雜誌、傳統戶 外廣告的廣告刊例收入分別減少13.5%、 19.9%、28.2%、30.0%及4.1%,電梯電視廣 告及電梯海報廣告的廣告刊例收入分別增加 23.8%及28.9%。從行業看,食品行業在多個 渠道廣告投放量大,但增長放緩,IT產品及服 務行業則錄得46.9%增幅,是十大廣告投放行 業內,唯一錄得廣告投放增長的行業。

中國內地電影市場自二零二零年七月二十日 復工以來,全國城市院線票房達人民幣80.61 億,同比下降39.2%。回顧期內,總票房為人 民幣204.17億,同比下降68.2%。受中國境內 疫情防控利好形勢的影響,首度成為全球票 房最高的電影市場。

業務回顧

回顧期內,本集團成功拓展公交車電視廣告 代理業務,加上來自一個中國房地產開發項 目獲得獨家營銷及推廣服務的收入增長,致 令主營業務的收入錄得人民幣126.4百萬元 (二零一九年:人民幣122.4百萬)。毛利為人 民幣13.9百萬元(二零一九年:人民幣21.0百 萬元)。毛利率則為11.0%。除稅後虧損淨額 收窄至約為人民幣74.5百萬元(二零一九年: 人民幣143.5百萬元)。

Newspapers and Public Vehicles Advertising

The business environment remained challenging in the print media market as the market was hit by new online media and the COVID-19 outbreak. The newspapers advertising industry recorded a double-digit decline in 2020. Together with the intense competition from new media and the Internet, although the daily circulation and the number of printed pages of Southeast Express operated by the Group remained unsatisfactory, however, the revenue from the newspapers advertising only slightly decreased to RMB4.1 million during the reporting period (2019: RMB4.4 million), with a gross profit margin of 46.3%. The public vehicles advertising is a new project this year which mainly generates revenue from TV advertisements on public vehicles, and has contributed RMB6.0 million to the Group's revenue during the period, with a gross profit margin of 44.0%.

報紙廣告及移動傳媒廣告

紙媒市場持續受網絡新媒體和新冠疫情的衝擊,營商環境持續嚴峻,報紙廣告行業在二零 二零年錄得雙位數字的跌幅,加上在新媒體 和互聯網帶來的激烈競爭,本集團旗下《東南 快報》的每日發行量和出版版數雖仍欠理想, 但期內報紙廣告收入只微跌至人民幣4.1百 萬元(二零一九年:人民幣4.4百萬元),毛利 率為46.3%。移動傳媒廣告為今年新增項目, 主要在公交車電視投放廣告的收入,期內為 本集團收入貢獻人民幣6.0百萬元。毛利率達 44.0%



Marketing and Consulting Services and Printing Services

In 2020, the Group's revenue from marketing and consulting services was approximately RMB55.1 million, representing a significant increase of 131.5% as compared with 2019, while the gross profit margin was 9.6%. The increase in revenue was principally due to the contribution of an exclusive marketing and promotion services project secured by the Group from a property development project in China. The revenue from printing services was RMB4.3 million, approximate to that of the corresponding period in 2019, with a gross profit margin of 25.1%.

Sales of Agricultural Products

As of the end of 2020, the Group's revenue from sales of agricultural products was approximately RMB56.2 million (2019: RMB87.3 million), while the gross profit margin was 9.6%. The sales of agricultural products of the Group focus on ornamental plants, the sales of which are generally peaked towards the end of the calendar year. However, due to the impact of the COVID-19 outbreak, the revenue decreased significantly.

營銷及諮詢服務以及印刷服務

二零二零年,本集團營銷及諮詢服務所得收 入約為人民幣55.1百萬元,較二零一九年大幅 上升131.5%,毛利率為9.6%。收入上升主要 是由於本集團自一個中國房地產開發項目獲 得的獨家營銷及推廣服務項目產生的貢獻。 印刷業務收入則達人民幣4.3百萬元,與二零 一九年同期相若,毛利率為25.1%。

銷售農產品

截至二零二零年底,本集團銷售農產品所得 收入約為人民幣56.2百萬元(二零一九年:人 民幣87.3百萬元),毛利率為9.6%。本集團的 農產品銷售主要專注於觀賞植物,一般在西 曆年底銷售會達致高峰,唯受到新冠疫情影 響,令到收入大減。

Internet and Other Services

During the period under review, the Group was still conducting market survey to decide the business models of www.dnkb.com.cn and www.duk.cn and as such, the Internet services segment has yet to contribute any revenue to the Group.

During the period under review, the Group entered into the JV Agreement with Versatile Technologies Co., Ltd. ("Versatile Technologies") in relation to the joint investment in the JV Company for the purpose of engaging in a new media project in China. Pursuant to the JV Agreement, the JV Company is held as to 51% by Graceful Universe Holdings Limited, a wholly-owned subsidiary of the Group and the remaining 49% equity is held by Versatile Technologies. The intended scope of business of the JV Company includes advertising, e-commerce, business and information consultancy, computing and internet technology, and system integration. These new projects are hoped to form synergy and all value to the Group's existing businesses, and to broaden the Group's income stream in the long run.

網絡及其他服務

回顧期內,本集團仍在進行市場調查,以 決定東快網(www.dnkb.com.cn)及讀客網 (www.duk.cn)的業務模式。因此,網絡服務分 類並未為本集團貢獻任何收入。

回顧期內,本集團與協同技術有限公司(「協同 技術」)就共同投資合營公司以在中國從事新 媒體項目訂立合營協議。根據合營協議,合營 公司分別由本集團的全資附屬公司雅宙控股 有限公司持有51%權益,協同技術則持有餘 下的49%權益。合營公司的擬定業務範圍包 括廣告、電子商務、商務及信息諮詢、計算機 及互聯網技術以及系統集成。我們希冀該等 新項目能與本集團現有業務形成協同作用並 發揮全部價值,並從長遠來看拓寬本集團的 收入來源。







Tourism and Integrated Developments Segment

In line with the national policy of distinctive town construction, development and investment with an aim to promoting the regional development and rural revitalisation in China, the Group entered into a framework agreement with the government of Yongtai County of Fuzhou to undertake the project of "Yongtai Kungfu Distinctive Town" with a theme of film and cultural entertainment. The first phase of the project has completed most of its construction works during the year and features a 60-Chinese mu eco-friendly greenhouse farm and ecologic forests with a total area of over 10,000 Chinese mu. The Group intends to develop this part of the project into a full-chain ecological production center that integrates seed production, plantation, processing and sales of agricultural products. We are actively developing a marketing service ecosystem. We used the outdoor advertising screen as the portal and analyzed the advertising conversion rate using big data technologies, so as to provide high precision marketing service platform. At the same time, the Group has launched a smart mobile APP that adopts blockchain technology and offers information, e-commerce, advertising and consultancy services. We believe this APP will help us grasping market opportunities.

旅遊及綜合發展分類

為配合其以區域協調發展和鄉村振興為綱之 特色小鎮建設、開發與投資之國家政策,本集 團與福州市永泰縣政府訂立框架協議,承接 以影視文娛為主題的「永泰功夫小鎮」項目。項 目第一期已於今年完成大多數景區工程量, 其以60畝環保溫室農場及一萬多畝的生態林 為特色。本集團擬將此部分項目打造成一個 集農產品育苗、種植、加工、銷售為一體的全 鏈條生態生產中心,現正積極建設營銷服務 生態系統,以戶外廣告屏作為接入口,運用大 數據分析廣告轉換率,提供更精準的行銷服 務平台。同時,本集團已正式推出智能手機 APP,應用區塊鏈技術,提供信息、電商、廣告 及諮詢服務,積極把握市場機遇。



FINANCIAL REVIEW

Revenue

Total revenue increased slightly by 3.3% from RMB122.4 million for the year ended 31 December 2019 to RMB126.4 million for the year ended 31 December 2020, primarily due to the increased revenue from marketing and consulting services. Revenue from marketing and consulting services increased from RMB23.8 million for the year ended 31 December 2019 to RMB55.1 million for the year ended 31 December 2020. Revenue from newspaper and public vehicle advertising increased from RMB4.4 million for the year ended 31 December 2019 to RMB10.2 million for the year ended 31 December 2020. Revenue from the sales of agricultural products decreased from RMB87.3 million for the year ended 31 December 2019 to RMB56.2 million for the year ended 31 December 2020. Revenue from printing services decreased slightly from RMB4.4 million for the year ended 31 December 2019 to RMB4.3 million for the year ended 31 December 2019 to

Gross profit and gross profit margin

Gross profit decreased by 33.8% from RMB21.0 million for the year ended 31 December 2019 to RMB13.9 million for the year ended 31 December 2020. Gross profit margin decreased from 17.2% in 2019 to 11.0% in 2020, which was primarily attributable to the lower gross profit margin of the revenue from marketing and consulting services for the new exclusive marketing and promotion services project.

Other income

Other income increased from RMB0.3 million for the year ended 31 December 2019 to RMB2.9 million for the year ended 31 December 2020, mainly due to the Group has obtained government grant of RMB2.8 million in the year.

財務回顧

收入

總收入由截至二零一九年十二月三十一日止 年度的人民幣122.4百萬元輕微增加3.3%至 截至二零二零年十二月三十一日止年度的人 民幣126.4百萬元,主要原因為營銷及諮詢 服務收入增加所致。營銷及諮詢服務收入由 截至二零一九年十二月三十一日止年度的人 民幣23.8百萬元增至截至二零二零年十二月 三十一日止年度的人民幣55.1百萬元。報紙 及移動傳媒廣告收入由截至二零一九年十二 月三十一日止年度的人民幣4.4百萬元增至 截至二零二零年十二月三十一日止年度的人 民幣10.2百萬元。銷售農產品所得收入則由 截至二零一九年十二月三十一日止年度的人 民幣87.3百萬元減至截至二零二零年十二月 三十一日止年度的人民幣56.2百萬元。印刷服 務收入由截至二零一九年十二月三十一日止 年度的人民幣4.4百萬元輕微減至截至二零二 零年十二月三十一日止年度的人民幣4.3百萬 元。

毛利及毛利率

毛利由截至二零一九年十二月三十一日止 年度的人民幣21.0百萬元減少33.8%至截至 二零二零年十二月三十一日止年度的人民幣 13.9百萬元。毛利率由二零一九年的17.2%減 至二零二零年的11.0%,主要是由於新獨家營 銷及推廣服務項目產生的營銷及諮詢服務收 入毛利率較低所致。

其他收入

其他收入由截至二零一九年十二月三十一日 止年度的人民幣0.3百萬元增至截至二零二 零年十二月三十一日止年度的人民幣2.9百萬 元,主要是由於本集團於年內獲得政府補貼 人民幣2.8百萬元所致。

Selling and marketing expenses

Selling and marketing expenses decreased by 35.2% from RMB12.2 million for the year ended 31 December 2019 to RMB7.9 million for the year ended 31 December 2020, mainly due to reduction in marketing expenses from RMB10.8 million for the year ended 31 December 2019 to RMB7.9 million for the year ended 31 December 2020.

General and administrative expenses

General and administrative expenses decreased by 10.7% from RMB63.5 million for the year ended 31 December 2019 to RMB56.7 million for the year ended 31 December 2020, mainly due to (i) decrease in provision for impairment of right-of-use assets of RMB5.5 million; and (ii) decrease in foreign exchange gain from RMB3.5 million to foreign exchange loss of RMB3.7 million offset by (i) increase in provision for impairment of property, plant and equipment of RMB3.9 million.

Loss before income tax

As a result of (i) the non-recurrence in 2020 of the one-off provision for impairment on goodwill; (ii) decrease in selling and marketing expense; and (iii) lower finance costs, but partially offset by the effect of provision for impairment of intangible assets. Loss before income tax for the year ended 31 December 2020 was RMB93.2 million, representing a decrease of 37.3% as compared to loss before income tax of RMB148.6 million for the year ended 31 December 2019.

Loss for the year

The Group recorded a net loss for the year of RMB74.5 million for the year ended 31 December 2020, representing a decrease of 48.1% as compared to loss for the year of RMB143.5 million for the year ended 31 December 2019. Decrease in loss for the year was mainly attributable to the decrease in one-off provision on impairment for goodwill for the year ended 31 December 2019, offset by the effect of provision for impairment of intangible assets and property, plant and equipment.

銷售及營銷開支

銷售及營銷開支由截至二零一九年十二月 三十一日止年度的人民幣12.2百萬元減少 35.2%至截至二零二零年十二月三十一日止 年度的人民幣7.9百萬元,主要是由於營銷開 支由截至二零一九年十二月三十一日止年度 的人民幣10.8百萬元削減至截至二零二零年 十二月三十一日止年度的人民幣7.9百萬元所 致。

一般及行政開支

一般及行政開支由截至二零一九年十二月 三十一日止年度的人民幣63.5百萬元減少 10.7%至截至二零二零年十二月三十一日止 年度的人民幣56.7百萬元,主要是由於(i)使用 權資產減值撥備減少人民幣5.5百萬元;及(ii) 匯兌收益人民幣3.5百萬元減少至匯兌虧損人 民幣3.7百萬元,由物業、廠房及設備減值撥 備增加人民幣3.9百萬元所抵銷。

除所得稅前虧損

由於(i)二零二零年再無發生商譽一次性減值 撥備;(ii)銷售及營銷開支減少;及(iii)財務成 本降低,惟部分由無形資產減值撥備影響所 抵銷。於截至二零二零年十二月三十一日止 年度,除所得稅前虧損為人民幣93.2百萬元, 較截至二零一九年十二月三十一日止年度 的除所得稅前虧損人民幣148.6百萬元減少 37.3%。

年內虧損

於截至二零二零年十二月三十一日止年度, 本集團錄得年內虧損淨額人民幣74.5百萬元, 較截至二零一九年十二月三十一日止年度的 年內虧損人民幣143.5百萬元減少48.1%。年 內虧損減少主要是由於截至二零一九年十二 月三十一日止年度商譽一次性減值撥備減少 所致,由無形資產以及物業、廠房及設備減值 撥備影響所抵銷。

Loss attributable to non-controlling interests

As a result of the above factors, loss attributable to noncontrolling interests decreased from RMB4.4 million for the year ended 31 December 2019 to RMB0.8 million for the year ended 31 December 2020.

Loss attributable to owners of the Company

As a result of the above factors, loss attributable to owners of the Company decreased from RMB139.2 million for the year ended 31 December 2019 to RMB73.8 million for the year ended 31 December 2020.

Liquidity and capital resources

As at 31 December 2020, the Group had total assets of approximately RMB433.2 million (2019: RMB465.2 million) and total borrowings of approximately RMB193.6 million (2019: RMB169.1 million), representing a gearing ratio, defined as total borrowings over total assets, of approximately 44.7% (2019: 36.4%).

The Group had net current liabilities of approximately RMB32.8 million (2019: RMB20.0 million), calculated from the current assets of approximately RMB67.9 million (2019: RMB67.7 million) and current liabilities of approximately RMB100.7 million (2019: RMB87.7 million), representing a current ratio of approximately 0.7 (2019: 0.8).

As at 31 December 2020, the Group had cash and bank balances of approximately RMB14.3 million, including restricted cash of RMB1.4 million (2019: RMB10.9 million).

非控股權益應佔虧損

由於上述因素,非控股權益應佔虧損由截至 二零一九年十二月三十一日止年度的人民幣 4.4百萬元減至截至二零二零年十二月三十一 日止年度的人民幣0.8百萬元。

本公司所有者應佔虧損

由於上述因素,本公司所有者應佔虧損由截 至二零一九年十二月三十一日止年度的人民 幣139.2百萬元減至截至二零二零年十二月 三十一日止年度的人民幣73.8百萬元。

流動資金及資本資源

於二零二零年十二月三十一日,本集團擁有 總資產約人民幣433.2百萬元(二零一九年:人 民幣465.2百萬元)及借款總額約人民幣193.6 百萬元(二零一九年:人民幣169.1百萬元), 即資產負債比率(指借款總額除以總資產)約 為44.7%(二零一九年:36.4%)。

本集團擁有流動負債淨額約人民幣32.8百萬元 (二零一九年:人民幣20.0百萬元),按流動 資產約人民幣67.9百萬元(二零一九年:人民 幣67.7百萬元)除以流動負債約人民幣100.7 百萬元(二零一九年:人民幣87.7百萬元)計 算,則流動比率約為0.7(二零一九年:0.8)。

於二零二零年十二月三十一日,本集團現金 及銀行結餘約為人民幣14.3百萬元(包括受限 制現金人民幣1.4百萬元)(二零一九年:人民 幣10.9百萬元)。

Going concern

During year ended 31 December 2020, the Group reported a net loss of RMB74,539,000 and had a net cash outflow from operating activities of RMB6,339,000. As at 31 December 2020, the Group's current liabilities exceeds its current assets by RMB32,728,000 while it had cash and cash equivalents of approximately RMB12,889,000.

The Coronavirus Disease 2019 ("COVID-19") outbreak that led to a series of severe administrative control and precautionary measures taken by governments and authorities in Mainland China temporarily disrupted the operations of the Group's various business and in particular the progress of the Group's tourism and integrated development has been delayed. Management expects that the China's government would launch additional proactive economic and monetary policies to stimulate its economic cycle and is confident that the Group's operation will be recovered in 2021.

The above conditions indicate the existence of material uncertainties which may cast significant doubt about the ability of the Group to continue as a going concern.

In order to improve the Group's financial position, the directors of the Company have been implementing various measures as set out in Note 2.1 to the consolidated financial statements, including the commencement of commercial operations of projects to generate income and operating cashflows, obtaining the letter of support from the major shareholder, renewing of bank facilities, raising funds through placement of the Company's shares, cost-control measures, expedition in debt collection, generating sufficient inflow from the sales of properties held for sale and deference of discretionary capital expenditure.

持續經營

截至二零二零年十二月三十一日止年度,本 集團錄得虧損淨額人民幣74,539,000元及經 營活動現金流出淨額人民幣6,339,000元。 於二零二零年十二月三十一日,本集團之流 動負債超出其流動資產人民幣32,728,000 元,而其擁有現金及現金等值項目約人民幣 12,889,000元。

二零一九年新型冠狀病毒(「COVID-19」)疫情 導致中國大陸政府及機關採取一系列嚴格行 政防控措施,暫時中斷本集團各項業務的運 營,尤其是延遲了本集團的旅遊及綜合發展 業務進程。管理層預計,中國政府將出台更多 積極的經濟及貨幣政策,以刺激其經濟循環, 並相信本集團的業務將於二零二一年恢復。

上述狀況表明存在重大不確定因素可能導致 本集團能否持續經營嚴重成疑。

為改善本集團之財務狀況,本公司董事已執 行合併財務報表附註2.1所載的多項措施,包 括開始項目的商業營運以產生收入及經營現 金流量、取得主要股東的支持函件、重續銀行 融資、透過配售本公司股份籌集資金、成本控 制措施、加速收債、銷售持作出售物業產生充 足現金流入及延緩支付酌情資本開支。

The directors, after making due enquiries and considering the basis of management's projections described above and after taking into account the reasonably possible changes in the operation performance, believe there will be sufficient financial resources available to the Group at least in the coming twelve months to meet its financial obligations as and when they fall due.

Should the Group fail to achieve the above-mentioned plans and measures, it might not be able to continue to operate as a going concern, and adjustments would have to be made to write down the carrying value of the Group's assets to their recoverable amounts, to provide for any further liabilities which might arise, and to reclassify non-current assets and non-current liabilities as current assets and current liabilities. The effect of these adjustments has not been reflected in the consolidated financial statements.

Cash flows used in operating activities

For the year ended 31 December 2020, net cash used in operating activities amounted to RMB6.3 million, primarily attributable to the loss before income tax for the year amounted to RMB93.2 million and partially offset by non-cash items, which primarily included (i) net loss on disposal of property, plant and equipment amounted to RMB6.5 million; (ii) provision for impairment of intangible assets amounted to RMB21.6 million, (iii) finance costs of RMB18.4 million; and (iv) depreciation and amortisation of RMB11.7 million.

Cash flows used in investing activities

For the year ended 31 December 2020, net cash used in investing activities amounted to RMB13.7 million, resulted primarily from payment for acquisition of subsidiaries, net of cash acquired of RMB12.7 million.

經詳細查詢,考慮到上述管理層進行預測的 基準,並計及營運表現的合理可能變動後,董 事相信本集團將具備足夠財務資源供其未來 最少十二個月使用,以履行其到期財務責任。

倘本集團未能實現上述計劃及措施,則可能 無法持續經營,需要作出調整以撇減本集團 資產之賬面值至其可收回金額,以為日後可 能產生之任何負債計提撥備,並將非流動資 產及非流動負債重新分類為流動資產及流動 負債。該等調整之影響尚未於合併財務報表 內反映。

經營活動所用現金流量

於截至二零二零年十二月三十一日止年度, 經營活動所用現金淨額為人民幣6.3百萬元, 主要是由於年內除所得稅前虧損人民幣93.2 百萬元,其中部分由非現金項目所抵銷,有關 項目主要包括(i)出售物業、廠房及設備的虧損 淨額人民幣6.5百萬元;(ii)無形資產減值撥備 人民幣21.6百萬元;(iii)財務成本人民幣18.4百 萬元;及(iv)折舊及攤銷人民幣11.7百萬元。

投資活動所用現金流量

於截至二零二零年十二月三十一日止年度, 投資活動所用現金淨額為人民幣13.7百萬元, 主要是來自收購附屬公司付款(扣除收購現 金)人民幣12.7百萬元。

Cash flows generated from financing activities

For the year ended 31 December 2020, net cash generated from financing activities amounted to RMB23.2 million, mainly attributable to the drawdown of bank borrowings of RMB15.4 million and net proceeds from issuance of ordinary shares of RMB13.8 million.

Capital expenditures

Capital expenditures incurred during the year are mainly for the purchase or construction costs related to properties, plant and equipment. Capital expenditures were RMB31.0 million and RMB1.0 million for the years ended 31 December 2019 and 2020, respectively.

Trade receivables – net

The aging analysis of the Group's trade receivables based on invoice dates is set out in Note 8 to the consolidated financial statements.

Trade receivables decreased by 42.7% from RMB9.6 million as at 31 December 2019 to RMB5.5 million as at 31 December 2020. Such decrease was mainly attributable to the increase in provision for impairment of trade receivables by RMB6.1 million.

融資活動所得現金流量

於截至二零二零年十二月三十一日止年度, 融資活動所得現金淨額為人民幣23.2百萬元, 主要是由於提取銀行借款人民幣15.4百萬元 及發行普通股所得款項淨額人民幣13.8百萬 元所致。

資本支出

年內產生的資本支出主要用於物業、廠房及 設備的購買或建造成本。截至二零一九年及 二零二零年十二月三十一日止年度的資本支 出分別為人民幣31.0百萬元及人民幣1.0百萬 元。

貿易應收款項-淨額

本集團基於發票日期的貿易應收款項賬齡分 析載列於合併財務報表附註8。

貿易應收款項由二零一九年十二月三十一日 的人民幣9.6百萬元減少42.7%至二零二零年 十二月三十一日的人民幣5.5百萬元。有關減 少主要是由於貿易應收款項減值撥備增加人 民幣6.1百萬元所致。

Properties held for sale

As at 31 December 2020, properties held for sale amounted to approximately RMB24.3 million (2019: RMB25.4 million). The properties in the PRC were received in exchange of advertising services to real estate developers in the PRC. The Group's intention is to sell these properties and, accordingly, such rights are recognised as properties held for sale upon the completion of the advertising sales transaction if the related properties are ready to be sold.

Management assessed the fair value less costs to sell of the properties with reference to their market value with the assistance of an independent property valuer. For the year ended 31 December 2020, the management compared the carrying amount and fair value less costs to sell of the properties and considered no further impairment provision is necessary (2019: Nil).

Trade payables

The aging analysis of the Group's trade payables based on invoice dates is set out in Note 11. Trade payables increased from approximately RMB8.1 million as at 31 December 2019 to RMB11.8 million as at 31 December 2020. Trade payables turnover days increased from 55 days for the year ended 31 December 2019 to 168 days for the year ended 31 December 2020 due to significant decrease of purchases in sales of agricultural products.

持作出售物業

於二零二零年十二月三十一日,持作出售物 業約為人民幣24.3百萬元(二零一九年:人民 幣25.4百萬元)。中國物業乃向中國房地產開 發商提供廣告服務交換所得。本集團的意向 為銷售該等物業,因此,若相關物業可供出 售,則有關權利會於廣告銷售交易完成時確 認為持作出售物業。

管理層在獨立物業估值師的協助下參照物業 市值評估其公允值減去銷售成本。於截至二 零二零年十二月三十一日止年度,管理層已 比較物業的賬面值與公允值減銷售成本,認 為並無必要作出進一步減值撥備(二零一九 年:無)。

貿易應付款項

本集團基於發票日期的貿易應付款項賬齡分 析載於附註11。貿易應付款項由二零一九年 十二月三十一日的約人民幣8.1百萬元增至二 零二零年十二月三十一日的人民幣11.8百萬 元。貿易應付款項周轉日數由截至二零一九 年十二月三十一日止年度的55日增至截至二 零二零年十二月三十一日止年度的168日,此 乃由於農產品銷售採購大幅減少所致。

Indebtedness

Indebtedness consists of obligations to lenders, including commercial banks and certain related parties and companies.

During the year ended 31 December 2015, the Group (a) obtained mortgage loans amounting to RMB15,470,000 to finance the Group's acquisition of properties. Transaction costs directly attributable to mortgage loans amounted to RMB35,000. The mortgage loans were drawn on 27 February 2015 and a further prepayment of RMB15,470,000 was made by the Group to Xiamen Information Group Ltd. for the properties. The mortgage loans are secured by the ownership rights of the properties and the personal guarantees of Zheng Bai Ling and Zhang Hui, a key management and the spouse of a key management of a subsidiary of the Group respectively. Total consideration for the properties is RMB22,164,000, of which the initial down payment of RMB6,694,000 was paid by the Group during the year ended 31 December 2014.

As at 31 December 2020, the mortgage loans were classified as current liabilities due to the related loan agreements containing a repayment on demand clause which gives the bank unconditional right to call the loans at any time. The mortgage terms are 7 years and are denominated in RMB. The mortgage loans are carried at quarterly adjusted floating interest of 1.15 times the benchmark loan interest as prescribed by the People's Bank of China for loans of a similar length. The effective interest rate for the year was 7.40% (2019: 7.31%) per annum.

債項

債項包括結欠貸款人(包括商業銀行以及若干 關連人士及公司)的債項。

(a) 於截至二零一五年十二月三十一日 止年度,本集團取得按揭貸款人民幣 15,470,000元,為本集團收購物業融資。 按揭貸款直接應佔的交易成本為人民幣 35,000元。該等按揭貸款已於二零一五 年二月二十七日提取,而本集團已就該 等物業向廈門信息集團有限公司進一步 預付人民幣15,470,000元的款項。按揭 貸款以該等物業的所有權以及本集團一 家附屬公司的主要管理人員鄭柏齡和 主要管理人員的配偶張輝提供的個人 擔保作抵押。該等物業的總代價為人民 幣22,164,000元,本集團已於截至二零 一四年十二月三十一日止年度支付首期 款項人民幣6,694,000元。

> 於二零二零年十二月三十一日,由於該 等按揭貸款的相關貸款協議載有應要求 償還條款,賦予銀行無條件權利隨時追 收貸款,故該等按揭貸款分類為流動負 債。按揭年期為7年,以人民幣計值。該 等按揭貸款按浮息計息,有關利息為中 國人民銀行就類似年期貸款規定的基準 貸款利率的1.15倍,每季調整。年內實際 年利率為7.40厘(二零一九年:7.31厘)。

- (b) On 23 April 2019, the 3% per annum convertible bonds in the principal amount of RMB215,750,000 were issued by the Company to the Subscriber, a company wholly-owned by Mr. Chen Zhi, the Chairman, the Chief Executive Officer, an Executive Director and a shareholder of the Company. The convertible bond has a term of 3 years. The effective interest rate for the period is 11.5% per annum. As at 31 December 2020, the outstanding principal amount of the convertible bond was approximately RMB177,309,000.
- (c) During the year ended 31 December 2020, the Group obtained a revolving bank borrowing amounted to RMB5,900,000. The revolving bank borrowing was drawn on 17 April 2020. The balance is secured by the ownership right of the Group's properties, carries an interest rate at 4.0% per annum with a term of 1 year. The balance is denominated in RMB.
- (d) During the year ended 31 December 2020, the Group obtained a bank borrowing amounted to RMB9,000,000. The bank borrowing was drawn on 25 September 2020. The balance is secured by the ownership right of the Group's properties in Xiamen, carries an interest rate at 3.85% per annum with a term of 1 year. The balance is denominated in RMB.

Gearing ratio, being the proportion of the Group's total borrowings to total assets, increased from 36.4% for the year ended 31 December 2019 to 44.7% for the year ended 31 December 2020.

- (b) 於二零一九年四月二十三日,本公司向 認購人(本公司主席、行政總裁兼執行董 事及股東陳志先生全資擁有的公司)發 行本金額為人民幣215,750,000元的按 年利率3厘計息的可換股債券。可換股債 券的年期為三年。期內的實際年利率為 11.5厘。於二零二零年十二月三十一日, 可換股債券尚未償還本金額約為人民幣 177,309,000元。
- (c) 截至二零二零年十二月三十一日止年度,本集團取得循環銀行借款人民幣 5,900,000元。該循環銀行借款已於二零 二零年四月十七日提取。該結餘以本集 團物業的所有權作抵押,按年利率4.0厘 計息,為期一年。該結餘以人民幣計值。
- (d) 截至二零二零年十二月三十一日止 年度,本集團取得銀行借款人民幣 9,000,000元。該銀行借款已於二零二零 年九月二十五日提取。該結餘以本集團 於廈門的物業的所有權作抵押,按年利 率3.85厘計息,為期一年。該結餘以人民 幣計值。

於截至二零二零年十二月三十一日止年度, 資本負債比率(以本集團借款總額相對總資產 的比例計算)由截至二零一九年十二月三十一 日止年度的36.4%增至44.7%。

Commitments

 (a) Operating lease commitments – as a lessor
 The future aggregate minimum lease receipts under noncancellable operating leases are as follows:

承擔

(a) 經營租賃承擔-作為出租人

不可撤銷經營租賃的日後最低租賃收款 總額如下:

	2020	2019
	二零二零年	二零一九年
	RMB'000	RMB'000
	人民幣千元	人民幣千元
	(Unaudited)	(Audited)
	(未經審核)	(經審核)
Not later than 1 year 一年以下	1,205	2,000
Later than 1 year and not later than 5 years 一年以上及五年以下	5,323	4,000
More than five years 五年以上	1,466	
	7,994	6,000

(b) Capital commitments

Significant capital expenditure contracted for at the end of the reporting period but not recognised as liabilities is as follows:

(b) 資本承擔

於報告期末已訂約但未確認為負債的重 大資本開支如下:

	2020	2019
	二零二零年	二零一九年
	RMB'000	RMB'000
	人民幣千元	人民幣千元
	(Unaudited)	(Audited)
	(未經審核)	(經審核)
物業、廠房及設備	4,266	4,266
	物業、廠房及設備	二零二零年 RMB'000 人民幣千元 (Unaudited) (未經審核)

Contingent liabilities

The Group follows the guidance of IAS 37 "Provisions, Contingent Liabilities and Contingent Assets" to determine when should contingent liabilities be recognised, which requires significant judgement.

或有負債

本集團遵照國際會計準則第37號「撥備、或有 負債及或有資產」的指引釐定應何時確認或有 負債,而確認時須作出重大判斷。

A contingent liability will be disclosed when a possible obligation has arisen, but its existence has to be confirmed by future events outside the Group's control, or when it is not possible to calculate the amount. Realisation of any contingent liabilities not currently recognised or disclosed could have a material impact on the Group's financial position.

As at 31 December 2020 and 2019, the Group had no material contingent liabilities.

Litigation

Beijing Fanxing Travel Co., Ltd. ("Beijing Fanxing"), a wholly owned subsidiary of the Group, has entered into a lease agreement with the landlord, the land owner of the project site for the Beijing Shihua Caves Niaoyulin Project. The landlord filed a claim against Beijing Fanxing claiming that Beijing Fanxing failed to fulfil its responsibilities under the strategic cooperative agreement and seeking to rescind the strategic cooperative agreement and the lease agreement entered into between Beijing Fanxing and the landlord. As at 31 December 2020, the Group considers that Beijing Fanxing has good prospects of defending the claims in related to rescinding of the lease agreement and the legal proceedings are unlikely to result in rescinding of the lease agreement as well as any material outflow of economic benefits from the Group.

Human resources

As at 31 December 2020, the Group had 261 full-time employees (2019: 257). Total staff costs including directors' remuneration for the year ended 31 December 2020 were RMB31.5 million (2019: RMB44.3 million).

The remuneration of the directors is evaluated by the remuneration committee, which also makes recommendations to the Board. In addition, the remuneration committee reviews the performance, and determines the remuneration structure, of the Group's senior management.

當有可能產生義務,惟其存在與否須透過非 本集團所能控制的未來事件確定,或當不可 能計算義務所涉金額,即會披露或有負債。 任何目前未有確認或披露的或有負債一旦實 現,均可能對本集團的財務狀況造成重大影 響。

於二零二零年及二零一九年十二月三十一 日,本集團並無重大或有負債。

訴訟

北京繁星旅遊有限公司(「北京繁星」,本集團 全資附屬公司)與業主(北京石花洞鳥語林項 目的項目地盤土地擁有人)訂立租賃協議。業 主向北京繁星提出索償,聲稱北京繁星未能 履行其於戰略合作協議項下的責任,並尋求 終止北京繁星與業主訂立的戰略合作協議及 租賃協議。於二零二零年十二月三十一日,本 集團對北京繁星於終止租賃協議有關的索償 的抗辯感到樂觀,並認為該等法律訴訟將不 大可能導致終止租賃協議以及本集團有任何 重大的經濟利益流出。

人力資源

於二零二零年十二月三十一日,本集團擁有 261名(二零一九年:257名)全職僱員。於截 至二零二零年十二月三十一日止年度的員工 成本總額(包括董事薪酬)為人民幣31.5百萬元 (二零一九年:人民幣44.3百萬元)。

薪酬委員會負責評估董事薪酬,並向董事會 提供推薦意見。此外,薪酬委員會亦會檢討本 集團高級管理層的表現及制訂彼等的薪酬結 構。

The Company operates an employee share option scheme, the purpose of which is to incentivise or reward eligible individuals who provide services to the Company for their contributions and their continuing efforts to promote the interests of the Company, and for other purposes as the Board may approve from time to time. The employee share option scheme lapsed in November 2020.

PROSPECTS

China's GDP maintained positive growth in 2020, indicating that China's economy remains resilient. Chinese officials also set the economic growth target for 2021 at more than 6%. In addition, the Central Economic Work Conference pointed out that in 2021, China will stick to the strategic basis of expanding domestic demand, and will make systematic arrangements in terms of promoting employment, improving social security, optimizing income distribution structure, and rationally increasing public consumption.

With the introduction of favorable policies, it is expected that in 2021, the consumer market will continue to accelerate the recovery, the scale of commodity consumption will further expand, China is expected to become the world's largest consumer of commodities, the proportion of service consumption will further increase, and the consumption structure of residents will continue to upgrade, the integration of online and offline consumption will accelerate, and the innovation in new business forms and new models will develop in a healthier and more sustainable way.

On the other hand, the world film industry is marching towards the digital industry era. Innovative technologies such as 5G, mobile Internet, and digital information have provided strong support for the development of the film and television cultural industry. Take the Spring Festival holiday in 2021 as an example, the movie box office has recorded RMB7.822 billion, and Chinese films and TV series have begun to move towards higher quality. 本公司營辦一項僱員購股權計劃,藉以鼓勵 或獎賞為本公司提供服務的合資格人士對 本公司作出貢獻及努力不懈地促進本公司利 益,以及董事會可能不時批准的其他原因。僱 員購股權計劃於二零二零年十一月失效。

前景

中國二零二零年GDP維持正增長,表明中國經 濟依然韌性較強。中國官方也把二零二一年 經濟增長目標設定為6%以上。此外,中央經 濟工作會議指出,二零二一年將堅持擴大內 需這個戰略基點,並從促進就業、完善社保、 優化收入分配結構、合理增加公共消費等方 面作出系統安排。

隨著利好政策出臺,預計二零二一年,消費市 場將延續加速復甦態勢,商品消費規模將進 一步擴大,中國有望成為世界商品消費第一 大國,服務消費佔比將進一步提升,居民消費 結構持續升級,線上線下消費加速融合,新業 態新模式創新將更加健康可持續地發展。

另一方面,世界電影正在向數字工業時代邁 進,以5G、移動互聯網、數字資訊等創新技 術,為影視文化產業發展提供了強而有力的 支援。以二零二一年的春節檔為例,電影票房 便已錄得人民幣78.22億元,中國電影和中國 電視劇已開始邁向更高質量的發展,

Going forward, these positive factors are expected to drive the Group to continue to develop its existing businesses of advertising, marketing and consulting, and agricultural products. At the same time, the Group will continue to focus on restructuring its publishing and advertising businesses by consolidating with cultural and film media businesses in PRC, so as to broaden the long-term income sources of the Group. The Group will more actively leverage its experience and resources in the advertising, film, culture and media industries to develop integrated projects on the theme of film or media, and develop these projects focusing on industry positioning, cultural heritage, tourism features, eco-agriculture, entertainment and community functions such as health and wellness, so as to form synergies with the existing businesses. In addition, the Group will continue to strive to identify suitable industry partners and investment or cooperation projects to capture business opportunities which form synergy with our existing businesses, as well as the transformation and upgrade that combine the strength of online and offline activities in the new media era.

COVID-19 OUTBREAK

The Coronavirus Disease 2019 ("COVID-19") outbreak that led to a series of severe administrative control and precautionary measures taken by governments and authorities in Mainland China temporarily disrupted the operations of the Group's various business and in particular the progress of the Group's tourism and integrated development has been delayed. Management expects that the China's government would launch additional proactive economic and monetary policies to stimulate its economic cycle and is confident that the Group's operation will be recovered in 2021. 展望未來,憑藉這些利好因素,有望帶動本集 團繼續發展其現有的廣告、營銷及諮詢以及 農產品業務。同時,本集團將繼續專注於透過 整合中國文化及電影媒體業務,重組出版及 廣告業務,以拓展本集團的長期收入來源。 集團將更積極利用在廣告、電影、文化及媒體 行業的經驗及資源開發以電影或媒體為主題 的綜合項目,把其打造具有產業定位、文化內 涵、旅遊特徵、生態農業、娛樂和一定社區功 能如養生等元素,為現有業務產生協同效應。 另外,本集團將繼續努力物色合適的業內合 作夥伴及投資或合作項目,以把握可與現有 業務形成協同效應,及在新媒體時代線上線 下互補轉型升級的商機。

COVID-19疫情

二零一九年新型冠狀病毒(「COVID-19」)疫情 導致中國大陸政府及機關採取一系列嚴格行 政防控措施,暫時中斷本集團各項業務的運 營,尤其是延遲了本集團的旅遊及綜合發展 業務進程。管理層預計,中國政府將出台更多 積極的經濟及貨幣政策,以刺激其經濟循環, 並相信本集團的業務將於二零二一年恢復。

EXECUTIVE DIRECTORS

Mr. Chen Zhi, aged 55, is an executive Director. He is a gualified accountant as conferred by the Ministry of Finance. Mr. Chen was a cadre of the Fuzhou Minhou Tax Bureau from 1982 to 1989 (during which he was granted leave from 1985 to 1988 to pursue his studies at Fujian Radio and Television University), deputy section chief of the Fuzhou Economic and Technology Development Area Tax Bureau from 1989 to 1993, and subsequently the section chief from 1993 to 2002. He joined our Group in 2003 and pioneered our distinctive business model of cooperating with newspaper partners to provide integrated print media services to advertisers, undertook the main decision-making role in the management of our overall operations and oversaw the strategic development of our Group. He was appointed as the chairman, chief executive officer and an executive Director of our Company on 9 December 2009, resigned as the chief executive officer of the Company on 29 January 2016 and resigned as the chairman of the Company on 25 February 2016. On 9 October 2019, Mr. Chen Zhi was appointed as the chairman and chief executive officer of the Company. Mr. Chen has accumulated more than ten years of relevant experience from developing the business of our Group and possesses a deep understanding of the PRC print media and advertising industries. Mr. Chen graduated from Fujian Radio and Television University in 1988 with a diploma in financial economics. Mr. Chen is one of our controlling shareholders. He is also a director of TopBig International Development Limited ("TopBig International"). Mr. Chen is the brother of Ms. Chen Min, a non-executive Director of the Company.

執行董事

陳志先生,55歲,執行董事。彼為財政部認 可的合資格會計師。陳先生於一九八二年至 一九八九年(期間曾於一九八五年至一九八八 年獲批准離職前往福建廣播電視大學深造) 為福州閩候稅務局的一名幹部,於一九八九 年至一九九三年為福州經濟技術開發區稅務 局的副科長,其後於一九九三年至二零零二 年擔任科長。彼於二零零三年加入本集團, 並開創本公司獨樹一幟的業務模式(即與報 章合夥人合作,向廣告客戶提供綜合印刷媒 體服務),在本公司整體經營管理中擔當主 要決策角色及監督本集團的策略開發。彼於 二零零九年十二月九日獲委任為本公司的主 席、行政總裁兼執行董事,於二零一六年一月 二十九日辭任本公司的首席執行官,並於二 零一六年二月二十五日辭任本公司的主席。 於二零一九年十月九日,陳志先生獲委任為 本公司主席兼行政總裁。陳先生於發展本集 團業務方面積逾十年相關經驗, 諳熟中國印 刷媒體及廣告行業。陳先生於一九八八年畢 業於福建廣播電視大學,獲經濟財政學文憑。 陳先生為本公司控股股東之一。彼亦為昇平 國際發展有限公司(「昇平國際」)的董事。陳先 生為本公司非執行董事陳敏女士的胞兄。

Mr. Yu Shi Quan, aged 45, is an executive Director and the chief financial officer. He is a gualified accountant as conferred by the Ministry of Finance. Mr. Yu was an accountant at Fujian Lan Tian Tax Accounting Co., Ltd. from 1996 to 1997, the finance director of Fujian Huanyu Investment Development Co., Ltd from 1997 to 1998 and the finance director of Fujian ShiFang Investment Co. Ltd. ("Fujian ShiFang") from 1998 to 2000. He joined our Group in 2000 and was head of finance of Fujian ShiFang until 2008 when he became the head of finance of Olympia Media, and, subsequently, vice president of finance of China TopReach Inc. in 2009, and was appointed as Director of our Company on 20 December 2011. He graduated from Fujian Radio and Television University in 1996 with a diploma in finance and accounting. Mr. Yu has gained significant management experience from his work with the overall financial operations of our Group and was appointed as the chief financial officer of the Group on 9 June 2014. He obtained a bachelor's degree in management from Dongbei University of Finance and Economics (online education) in financial management in January 2019.

余詩權先生,45歲,執行董事兼首席財務官。 彼為財政部認可的合資格會計師。余先生 一九九六年至一九九七年於福建藍天稅務 師事務所有限公司任會計師,一九九七年至 一九九八年於福建省環宇投資發展有限公司 擔任財務總監,而一九九八年至二零零零年 於福建十方投資有限公司(「福建十方」) 擔任 財務總監。彼於二零零零年加入本集團,出任 福建十方的財務總監,直至彼於二零零八年 成為奧海傳媒的財務總監止,其後於二零零 九年擔任中國天瑞控股有限公司的財務副總 裁,並於二零一一年十二月二十日獲委任為 本公司董事。彼於一九九六年畢業於福建廣 播電視大學,獲財務及會計文憑。余先生在本 集團的整體財務運營工作中積累了豐富的管 理經驗,並於二零一四年六月九日獲委任為 本集團首席財務官。彼於二零一九年一月獲 得東北財經大學(網絡教育)財務管理授予管 理學學士學位。

NON-EXECUTIVE DIRECTORS

Mr. Chen Wei Dong, aged 50, is a non-executive Director. He was appointed as our Director on 1 April 2015. He is currently served as the managing director of Xiamen Siruite Business Consulting Co., Ltd. (廈門斯銳特商務諮詢有限公司), a position with effective since January 1 2014. From January 2010 to October 2017, he served as the managing director of Shenzhen China Science & Kingwin Venture Capital Co., Ltd. He served as the deputy director of business of Shenzhen China Science & Merchants Capital Management Group Co., Ltd., from January 2003 to December 2009. From March 1996 to December 2012, Mr. Chen held the position as an assistant general manager of 廈 門華閩包裝有限公司 (Xiamen Huamin Packaging Co., Ltd.), From December 2013 to November 2018, He has served as the general manager of China Science & Kingwin Investment Management Limited. In addition, he also had approximately six years of experience working in the Local Taxation Bureau of Pingyu County, Henan Province. Mr. Chen received his Bachelor's degree from the College of Online Education (now known as College of Continuing Education) of the Xiamen University in China in 2006, and has been enrolled in the Executive Master of Business Administration programme of School of Management of the Xiamen University since September 2009.

非執行董事

陳偉東先生,50歲,非執行董事。彼於二零 一五年四月一日獲委任為董事。彼現任廈門 斯銳特商務諮詢有限公司的董事經理,自二 零一四年一月起擔任此職位。彼於二零一零 年一月至二零一七年十月任深圳市中科宏易 創業投資管理有限公司董事總經理。彼於二 零零三年一月至二零零九年十二月期間擔任 深圳市中科招商創業投資管理有限公司業務 副總監。彼於一九九六年三月至二零一二年 十二月,陳先生出任廈門華閩包裝有限公司 的助理總經理。於二零一三年十二月至二零 一八年十一月任深圳市中科宏易創業投資有 限公司的總經理。此外,彼亦於河南省平輿縣 地方稅務局任職約六年。陳先生於二零零六 年自中國廈門大學網絡教育學院(現稱遠程教 育學院)取得學士學位,並自二零零九年九月 起參與廈門大學管理學院工商管理碩士課程 學習。

Ms. Chen Min, aged 50, is a non-executive Director. She graduated from the Faculty of Arts, Fujian Normal University with a bachelor's degree in arts in June 1993 and a master's degree in arts specialising in contemporary Chinese drama in June 2002. She also obtained a doctorate degree in arts specialising in theatrical aesthetics from the Central Academy of Drama in June 2006. Ms. Chen had taken up various academic teaching posts at the College of Chinese Language and Literature Fujian Normal University between September 1993 and May 2007 and has been an associate professor of drama literature at the Central Academy of Drama since May 2007. Ms. Chen has also served as a secretary and a member of council of the China Branch of The International Association of Theatre Critics and a member of the expert panel of academic degrees and graduate education of the Ministry of Education of the PRC since May 2007. She was appointed as our Director on 20 December 2011. Ms. Chen is the sister of Mr. Chen Zhi, an executive Director of the Company.

INDEPENDENT NON-EXECUTIVE DIRECTORS

Mr. Zhou Chang Ren, aged 73, is an independent non-executive Director. He was appointed as our Director on 8 November 2010, and is a qualified senior economist as conferred by the Fujian Provincial Department of Personnel. Mr. Zhou was appointed as the chairman of the Qingliu Country Party Committee in 1990. He was engaged in the newspaper industry in the PRC and held several positions including the deputy bureau chief and editorial board member of Fujian Daily from 1996 to 2002, and the general manager, senior economist and Party Committee deputy secretary of the Fujian Daily Newspaper Group from 2002 to 2008. In addition, Mr. Zhou was the vice chairman, and later chairman, of the Fujian Province Newspaper Industry Association during the same periods, before retiring in 2008. He graduated from Fujian Provincial Party School of the CPC in 1986 with a diploma in politics. Mr. Zhou has extensive print media experience and expertise with particular knowledge of the Fujian newspaper industry.

陳敏女士,50歲,非執行董事。彼於一九九三 年六月畢業於福建師範大學文學院,持有漢 語言文學學士學位,並於二零零二年六月取 得中國現代戲劇方面碩士學位。彼亦於二零 零六年六月獲中央戲劇學院戲劇文學系戲劇 美學方面博士學位。陳女士曾於一九九三年 九月至二零零七年五月期間於福建師範大學 中國語言文學院承擔多個專業任教職務,並 自二零零七年五月起在中央戲劇學院擔任戲 劇文學系教授、博士生導師。陳女士亦自二零 零七年五月起任職國際戲劇評論家協會中國 分會秘書長、理事及中國教育部學位及研究 生教育專家組成員。彼於二零一一年十二月 二十日獲委任為本公司董事。陳女士為本公 司執行董事陳志先生的胞妹。

獨立非執行董事

周昌仁先生,73歲,獨立非執行董事。彼於二 零一零年十一月八日獲委任為本公司董事, 並獲福建省人事廳認可具有高級經濟師資 格。周先生於一九九零年獲委任為中共清流 縣黨委書記。彼曾從事於中國的報紙行業,並 擔任多種職務,包括於一九九六年至二零零 二年為《福建日報》副社長及編委委員,以及於 二零零二年至二零零八年為福建日報報業集 團總經理、高級經濟師及黨委副書記。此外, 周先生曾於同期在福建省報業協會先為副主 席後升任為主席,直至二零零八年退休。彼於 一九八六年畢業於中共福建省委黨校,獲政 治學文憑。周先生擁有豐富的印刷媒體經驗 及專業知識, 諳熟福建的報紙行業。

Mr. Wong Heung Ming Henry, aged 51, is an independent nonexecutive Director. He was appointed as our Director on 8 November 2010. Mr. Wong took some senior positions, by serving as the finance directors and the internal audit director, for some multinationals, including United States and Hong Kong listed companies engaged in fast-moving consumables, real estates, shopping malls operation and media industry. Prior to that, Mr. Wong had worked for two international accounting firms, Deloitte Touche Tohmatsu and PricewaterhouseCoopers. Mr. Wong graduated from City University in Hong Kong in 1993 with a bachelor's degree in accountancy and also obtained a master's degree in electronic commerce from the Open University of Hong Kong in 2003. He is a fellow member of the Association of Chartered Certified Accountants and the Hong Kong Institute of Certified Public Accountants as well as a certified internal auditor. Mr. Wong has accumulated more than 26 years in financing, internal controls and corporate governance experience. Since March 2020, Mr. Wong has been an independent non-executive director of Raffles Interior Limited (stock code: 1376), a company listed on the Stock Exchange. Since June 2020, Mr. Wong has been the chief financial officer of Meten Edtex Group Ltd (NASAQ: Metx), a company listed in NASDAQ.

Mr. Cai Jian Quan, aged 58, is an independent non-executive Director. He was appointed as our Director on 20 December 2011. He graduated from the Anhui University of Finance Economics with a bachelor's degree in financial accounting in July 1984. Mr. Cai was a finance manager of the finance department of Shanghai Baihuo Headquarters Watches and Glasses Branch between July 1984 and June 1992. He was the general manager of the sales department of Shenyin & Wanguo Securities Co. Ltd. between June 1992 and June 2002. He has also been the chairman of the board of directors of Shanghai Guantong Investment Co. Ltd. since September 2002. 黄向明先生,51歲,獨立非執行董事。彼於二 零一零年十一月八日獲委任為本公司董事。 黃先生曾於經營快消品、房地產、百貨及媒 體等跨國、美國及香港上市公司任職財務總 監及內審總監等高管職位。在此之前,黃先 生於德勤及普華永道兩家國際會計事務所工 作。黃先生於一九九三年畢業於香港城市大 學,並獲取會計學學士學位,而二零零三年 亦於香港公開大學兼讀並取得其電子商務碩 士學位。彼目前為英國特許公認會計師公會 及香港會計師公會資深會員及註冊內部審計 師。黃先生積累逾二十六年豐富的財務、內部 控制及企業管治等方面的經驗。黃先生自二 零二零年三月起擔任聯交所上市公司Raffles Interior Limited (股份代號:1376)的獨立非執 行董事。同時黃先生自二零二零年六月起亦 擔任納斯達克上市公司美聯科技教育Meten Edtex Group Ltd (NASDAO:Metx)的首席財務 官。

蔡建權先生,58歲,獨立非執行董事。彼於 二零一一年十二月二十日獲委任為本公司 董事。彼於一九八四年七月畢業於安徽財經 大學,持有財務會計學學士學位。蔡先生自 一九八四年七月至一九九二年六月為上海百 貨總公司鐘錶眼鏡分公司財務部的財務經 理。彼自一九九二年六月至二零零二年六月 為申銀萬國證券股份有限公司的營業部總經 理。彼自二零零二年九月以來亦一直為上海 冠通投資有限公司的董事會主席。

COMPANY SECRETARY

Ms. Chan Ching Yi, aged 46, is our company secretary. She is a member of the Hong Kong Institute of Certified Public Accountants and a fellow of the Association of Chartered Certified Accountants. Ms. Chan holds a bachelor's degree in accountancy and has accumulated more than 20 years of financial and auditing experience. She is currently the company secretary of Xinjiang Tianye Water Saving Irrigation System Company Limited (stock code: 840), a company listed on the Main Board of the Stock Exchange. Ms. Chan joined our Group in August 2010.

公司秘書

陳靜儀女士,46歲,本公司的公司秘書。彼為 香港會計師公會會員及英國特許公認會計師 公會資深會員。陳女士持有會計學學士學位, 並積累了逾二十年財務及審計經驗。彼目前 為聯交所主板上市公司新疆天業節水灌溉股 份有限公司(股份代號:840)的公司秘書。陳 女士於二零一零年八月加入本集團。 The directors (the "Directors") of ShiFang Holding Limited (the "Company") present their report and the audited financial statements of the Company and its subsidiaries (together, the "Group") for the year ended 31 December 2020.

PRINCIPAL ACTIVITIES

The Company is an investment holding company. Its subsidiaries are principally engaged in the business of publishing and advertising (the "Publishing and Advertising Businesses") in the People's Republic of China (the "PRC"). The Group has been focusing on restructuring its publishing and advertising businesses by consolidating with cultural media and film media businesses in PRC, and diversifying into tourism and integrated developments.

RESULTS AND APPROPRIATIONS

The results of the Group for the year ended 31 December 2020 are set out in the consolidated statement of comprehensive income on pages 101 to 102.

The Directors did not recommend the payment of any final dividend for the year ended 31 December 2020 and proposed that loss for the year be retained.

BUSINESS REVIEW

A review of the business of the Group during the year and a discussion on the Group's future business development and possible risks and uncertainties that the Group may be facing are provided in the "Management Discussion and Analysis" section of this annual report.

The financial risk management objectives and policies of the Group are set out in note 3 to the consolidated financial statements. Particulars of important events affecting the Group that have occurred since the end of the financial year ended 31 December 2020 are set out in note 39 to the consolidated financial statements.

十方控股有限公司(「本公司」)董事(「董事」) 謹此提呈彼等的報告,以及本公司及其附屬 公司(統稱「本集團」)截至二零二零年十二月 三十一日止年度的經審核財務報表。

DIRECTORS' REPORT

董事報告

主要業務

本公司為一間投資控股公司,而其附屬公司 主要於中華人民共和國(「中國」)從事出版及 廣告業務。本集團一直專注於透過整合中國 文化傳媒及電影媒體業務,重組其出版及廣 告業務,並跨界旅遊,整合發展。

業績及分配

本集團截至二零二零年十二月三十一日止年 度的業績載於第101至102頁的合併全面收益 表。

董事不建議派付截至二零二零年十二月 三十一日止年度任何末期股息,並建議保留 年內虧損。

業務回顧

本集團年內業務審視以及對本集團業務未來 發展及可能面對的風險及不明朗因素的討論 載於本年報「管理層討論與分析」一節。

本集團的財務風險管理目標及政策載於合併 財務報表附註3。於截至二零二零年十二月 三十一日止財政年度終結後發生的、對本集 團有影響的重大事件的詳情載於合併財務報 表附註39。
An analysis of the Group's performance during the year using financial key performance indicators is set out in the "Financial Highlights and Summary" section on pages 5 to 6 of this annual report.

CLOSURE OF REGISTER OF MEMBERS

The register of members of the Company will be closed from Thursday, 27 May 2021 to Monday, 31 May 2021, both days inclusive, during which no transfer of shares will be registered. To determine eligibility to attend and vote at the forthcoming annual general meeting of the Company, all transfer documents accompanied by the relevant share certificates must be lodged for registration with the Company's branch share registrar in Hong Kong, Tricor Investor Services Limited, at Level 54, Hopewell Centre, 183 Queen's Road East, Hong Kong no later than 4:30 p.m. on Wednesday, 26 May 2021.

Upon the Capital Reorganisation becoming effective on 10 April 2019 (Hong Kong time), the board lot size for trading in the Shares will be changed from 1,000 Existing Shares to 10,000 New Shares each.

FUND RAISING ACTIVITIES

Subscription of 151,519,806 shares at HK\$0.101 between June and July 2020

As announced by the Company on 16 June 2020, the Company entered into a subscriptions agreements dated 16 June 2020 with two subscribers in relation to the subscriptions by them of 151,519,806 ordinary shares of the Company (representing 16.7% of the issued shared of the Company as enlarged by the subscriptions) at the subscriptions price of HK\$0.101. The subscriptions was carried out under the general mandate approved by the Company's shareholders at the annual general meeting held on 24 May 2019. Completion of the subscriptions took place on 10 July 2020, whereby 151,519,806 ordinary shares of the Company were allotted and issued to the two subscribers. 對本集團年內表現運用財務關鍵表現指標進 行的分析載於本年報第5至6頁「財務摘要及概 要」一節。

暫停辦理股東登記手續

本公司將於二零二一年五月二十七日(星期 四)至二零二一年五月三十一日(星期一)(包 括首尾兩天)暫停辦理股東登記手續,期間不 會受理股份過戶登記。為釐定出席本公司應 屆股東週年大會並於會上投票的資格,所有 過戶文件連同有關股票最遲須於二零二一年 五月二十六日(星期三)下午四時三十分送達 本公司的香港股份過戶登記分處卓佳證券登 記有限公司(地址為香港皇后大道東183號合 和中心54樓)以作登記。

於股本重組於二零一九年四月十日(香港時間)生效後,股份之每手買賣單位將由1,000股 現有股份更改為10,000股新股份。

集資活動 於二零二零年六月至七月以0.101港元 認購151,519,806股股份

誠如本公司於二零二零年六月十六日所宣 佈,本公司與兩名認購人訂立日期為二零二 零年六月十六日的認購協議,涉及彼等認購 151,519,806股本公司普通股(相當於經認購 事項擴大後本公司已發行股本的16.7%), 認購價為0.101港元。認購事項乃根據本公 司股東於二零一九年五月二十四日舉行的 股東週年大會上批准的一般授權進行。認 購事項於二零二零年七月十日完成,據此, 151,519,806股本公司普通股已配發及發行予 兩名認購人。 The gross and net proceeds from the subscriptions amounted to approximately HK\$15.30 million and HK\$15.15 million, respectively. It was the intention of the Company to apply the net proceeds from the subscription for general working capital of the Group. As at 31 December 2020, approximately HK\$11.42 million was utilized for general working capital of the Group as intended, including salaries and emoluments and rental expenses.

PROPERTY, PLANT AND EQUIPMENT

During the year of 2020, the Group had acquired property, plant and equipment of approximately RMB1.6 million.

Details of these and other movements in the property, plant and equipment of the Group during the year of 2020 are set out in note 7 to the consolidated financial statements.

SHARE CAPITAL

Details of movements in the Company's share capital during the year are set out in note 17 to the consolidated financial statements.

PRE-EMPTIVE RIGHTS

There are no provisions for pre-emptive rights under the articles of association or the bye-laws of the Company (the "Articles" or the "Bye-laws"), or the laws of the Cayman Islands or Bermuda, which would oblige the Company to offer new shares on a pro-rata basis to existing shareholders.

PURCHASE, REDEMPTION OR SALE OF LISTED SECURITIES OF THE COMPANY

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

RESERVES

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

認購事項的所得款項總額及淨額分別約為 15.30百萬港元及15.15百萬港元。本公司擬將 認購事項的所得款項淨額用作本集團的一般 營運資金。於二零二零年十二月三十一日,約 11.42百萬港元已按擬定用途用作本集團的一 般營運資金,包括薪金及酬金以及租賃開支。

DIRECTORS' REPORT

董事報告

物業、廠房及設備

於二零二零年度,本集團收購約人民幣1.6百 萬元物業、廠房及設備。

上述及二零二零年度其他有關本集團物業、 廠房及設備的變動詳情載於合併財務報表附 註7。

股本

本公司股本於年內的變動詳情載於合併財務 報表附註17。

優先購買權

本公司組織章程細則或公司細則(「細則」或 「公司細則」) 或開曼群島或百慕達法律並無 任何規定本公司須向現有股東按比例發售新 股份的優先購買權的條文。

購買、贖回或出售本公司上市證券

年內,本公司或其任何附屬公司概無購買、贖 回或出售本公司任何上市證券。

儲備

本公司及本集團儲備於年內的變動詳情分別 載於合併財務報表附註38及合併權益變動表。

DISTRIBUTABLE RESERVES

As at 31 December 2020, the Company has no reserve available for distribution to the Shareholders.

DONATIONS

No charitable and other donations have been made by the Group during the year.

MAJOR CUSTOMERS AND SUPPLIERS

During the year of 2020, the aggregate sales attributable to the Group's five largest customers comprised approximately 44.8% of the Group's total sales and the sales attributable to the Group's largest customer were approximately 31% of the Group's total sales.

The aggregate purchases during the year of 2020 attributable to the Group's five largest suppliers were approximately 50.3% of the Group's total purchases and the purchases attributable to the Group's largest supplier were approximately 34.9% of the Group's total purchases.

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

COMPLIANCE WITH LAWS AND REGULATIONS

The Group's operations are mainly carried out by the Company's subsidiaries in the PRC. The Group's establishment and operations accordingly shall comply with relevant laws and regulations in the PRC. During the Year, the Group has complied, to the best knowledge of the Directors, with the relevant laws and regulations that have a significant impact on the Group.

可供分派儲備

於二零二零年十二月三十一日,本公司並無 可供分派予股東的儲備。

捐款

本集團年內並無作出慈善及其他捐款。

主要客戶及供應商

於二零二零年度,本集團五大客戶應佔銷售 總額佔本集團總銷售額約44.8%,而本集團最 大客戶應佔銷售額佔本集團總銷售額約31%。

於二零二零年度,本集團五大供應商應佔購 貨總額佔本集團總購貨額約50.3%,而本集團 最大供應商應佔購貨額佔本集團總購貨額約 34.9%。

概無任何董事、彼等緊密聯繫人或本公司任 何股東(據董事所深知,擁有本公司逾5%已發 行股份之股東)於本集團五大供應商及客戶中 擁有任何權益。

遵守法律及法規

本集團的業務主要由本公司的中國附屬公司 進行,因此本集團的成立及業務應遵守中國 相關法律及法規。據董事所深知,本集團於年 內已遵守對本集團有重大影響的相關法律及 法規。

DIRECTORS

The Directors during the year and up to the date of this report were as follows:

Executive directors:

Mr. Chen Zhi, Chairman and chief executive officer (appointed as a Director on 9 December 2009)Mr. Yu Shi Quan (appointed on 20 December 2011)

Non-executive directors:

Mr. Chen Wei Dong (appointed on 1 April 2015) Ms. Chen Min (appointed on 20 December 2011)

Independent non-executive directors:

Mr. Zhou Chang Ren (appointed on 8 November 2010) Mr. Wong Heung Ming, Henry (appointed on 8 November 2010) Mr. Cai Jian Quan (appointed on 20 December 2011)

In accordance with the Bye-laws, one-third of the Directors will retire and, being eligible, offer themselves for re-election, at the forthcoming annual general meeting of the Company. Moreover, the Directors appointed during the year will hold office until the forthcoming annual general meeting of the Company and will be eligible for re-election.

董事

年內及直至本報告日期的董事如下:

執行董事:

陳志先生(主席兼行政總裁) (於二零零九年十二月九日獲委任為董事) 余詩權先生 (於二零一一年十二月二十日獲委任)

非執行董事:

陳偉東先生 *(於二零一五年四月一日獲委任)* 陳敏女士 *(於二零一一年十二月二十日獲委任)*

獨立非執行董事:

周昌仁先生 *(於二零一零年十一月八日獲委任)* 黃向明先生 *(於二零一零年十一月八日獲委任)* 蔡建權先生 *(於二零一一年十二月二十日獲委任)*

按照公司細則,三分一的董事將於本公司應 屆股東週年大會上退任,並符合資格且願意 於會上膺選連任。此外,於年內獲委任的董 事,其任期直至本公司應屆股東週年大會為 止,並符合資格於會上膺選連任。

DIRECTORS' AND SENIOR MANAGEMENT'S BIOGRAPHIES

Biographical details of the Directors and the senior management of the Group are set out on pages 29 to 34.

INDEPENDENT NON-EXECUTIVE DIRECTORS' CONFIRMATION OF INDEPENDENCE

The Company has received, from each of its independent nonexecutive Directors, namely Mr. Zhou Chang Ren, Mr. Wong Heung Ming, Henry, and Mr. Cai Jian Quan a confirmation of his independence pursuant to Rule 3.13 of the Listing Rules. The Company considers all of its independent non-executive Directors are independent.

DIRECTORS' SERVICE CONTRACTS

Each of the executive Directors and the non-executive Director has entered into a service contract with the Company for a term of three years, which may be terminated by not less than six months' notice (for executive Directors) or one month's notice (for non-executive Directors) in writing served by either party on the other. Each of the independent non-executive Director has been appointed by the Company for a term of three years and shall be terminable by either party by giving not less than one month prior notice in writing.

During the year, none of the Directors had a service contract with the Company which is not determinable by the Company within one year without payment of compensation, other than statutory compensation.

董事及高級管理層履歷

本集團董事及高級管理層履歷詳情載於第29 至34頁。

獨立非執行董事的獨立身份確認 書

本公司已接獲獨立非執行董事周昌仁先生、 黃向明先生及蔡建權先生各自根據上市規則 第3.13條發出的獨立身份確認書。本公司認為 其全部獨立非執行董事均為獨立人士。

董事服務合約

各執行董事及非執行董事已與本公司訂立服 務合約,為期三年,可由任何一方向另一方發 出不少於六個月(就執行董事而言)或不少於 一個月(就非執行董事而言)的書面通知而終 止。本公司委任的各獨立非執行董事的任期 為三年,有關任命可由任何一方發出不少於 一個月的事先書面通知而終止。

年內,各董事概無與本公司訂有任何不可由 本公司於一年內免付賠償(法定賠償除外)而 終止的服務合約。

REMUNERATION POLICY

The remuneration policy for the Directors and senior management members of the Group was based on their individual performance as well as market trends and practices. In addition, each of the executive Directors and the non-executive Directors is entitled to a discretionary bonus provided that the aggregate amount of the bonuses payable to all the executive Directors at the sole and absolute discretion of the Company. Details of the remuneration of the Directors are set out in note 41 to the consolidated financial statements.

The emoluments paid to the senior management (excluding the Directors) during the year ended 31 December 2020 were within the following bands:

薪酬政策

董事及本集團高級管理層成員的薪酬政策乃 依照個人表現以及市場趨勢與慣例制訂。此 外,各執行董事及非執行董事均有權獲得酌 情花紅,惟應支付予所有執行董事的花紅總 額由本公司全權酌情決定。董事薪酬詳情載 於合併財務報表附註41。

於截至二零二零年十二月三十一日止年度, 已付高級管理層(董事除外)的酬金介乎下列 幅度:

		Number of
		Senior
		Management
		高級
		管理層人數
Nil to HK\$500,000	0港元至500,000港元	_
HK\$500,001 to HK\$1,000,000	500,001港元至1,000,000港元	2

總計:

Total:

DIRECTORS' RIGHTS TO ACQUIRE SHARES IN OR DEBT SECURITIES OF THE COMPANY

Other than the pre-IPO share option scheme of the Company (the "Pre-IPO Share Option Scheme") adopted by written resolutions of its shareholders on 26 February 2010 and the post-IPO share option scheme of the Company (the "Post-IPO Share Option Scheme") adopted by the written resolutions of its shareholders on 8 November 2010, at no time during the year of 2020 was the Company or any of its subsidiaries a party to any arrangements to enable the Directors of the Company to acquire benefits by means of the acquisition of shares in, or debt securities (including debentures) of, the Company or any other body corporate. The Post-IPO Share Option Scheme lapsed in November 2020.

董事購入本公司股份或債務證券 的權利

除經本公司股東於二零一零年二月二十六日 以書面決議案方式採納的本公司首次公開發 售前購股權計劃(「首次公開發售前購股權計 劃」),以及經本公司股東於二零一零年十一月 八日以書面決議案方式採納的本公司首次公 開發售後購股權計劃(「首次公開發售後購股 權計劃」)外,於二零二零年度,本公司或其任 何附屬公司概無訂立任何安排,致使本公司 董事可藉購入本公司或任何其他法人團體的 股份或債務證券(包括債券)而獲益。首次公開 發售後購股權計劃於二零二零年十一月失效。

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DIRECTORS' INTERESTS IN CONTRACTS

Save and except the Convertible Bonds held by TopBig International (a wholly owned company by Mr. Chen Zhi), no Director had a material interest, either directly or indirectly, in any contract of significance to the business of the Group to which the Company, or any of its holding companies, subsidiaries or fellow subsidiaries was a party during the year.

DIRECTORS' INTERESTS IN COMPETING BUSINESS

None of the Directors held any interests in any competing business against the Company or any of its jointly controlled entities and subsidiaries for the year ended 31 December 2020.

POST-IPO SHARE OPTION SCHEME

Pursuant to the resolutions in writing passed by the shareholders of the Company on 8 November 2010, the Company adopted the Post-IPO Share Option Scheme. The purpose of the Post-IPO Share Option Scheme is to provide incentive or reward to (i) any full-time or part-time employees, executives or officers of the Company or any of its subsidiaries; (ii) any Directors (whether executive or non-executive, including any independent non-executive Directors) of the Company or any of its subsidiaries; or (iii) any advisors, consultants, suppliers, customers and agents to the Company or any subsidiaries (each an "Eligible Person").

The Board may, at any time within 10 years after the date of approval of the Post-IPO Share Option Scheme, make an offer to grant options to any Eligible Person. The Scheme will remain in force for a period of 10 years commencing on 8 November 2010 up to 7 November 2020. The subscription price for shares granted pursuant to the Post-IPO Share Option Scheme shall be determined by the Board in its absolute discretion and shall be at least the highest of:

 the official closing price of the Shares as stated in the Stock Exchange's daily quotations sheet on the date of offer;

董事於合約中的權益

除由昇平國際(陳志先生全資擁有之公司)持 有之可換股債券外,董事概無於本公司或其 任何控股公司、附屬公司或同系附屬公司於 年內訂立而對本集團業務而言屬重大的任何 合約中直接或間接擁有重大權益。

董事於競爭業務中的權益

截至二零二零年十二月三十一日止年度,董 事概無於任何與本公司或其任何共同控制實 體及附屬公司競爭的業務中擁有權益。

首次公開發售後購股權計劃

根據本公司股東於二零一零年十一月八日 通過的書面決議案,本公司採納首次公開發 售後購股權計劃。首次公開發售後購股權計 劃旨在獎勵或回饋(i)本公司或其任何附屬公 司的任何全職或兼職僱員、行政人員或高級 職員;(ii)本公司或其任何附屬公司的任何董 事(執行或非執行董事,包括獨立非執行董 事);或(iii)本公司或任何附屬公司的任何顧 問、諮詢人士、供應商、客戶及代理(各為「合 資格人士」)。

董事會可於首次公開發售後購股權計劃獲批 准當日後十年內隨時向任何合資格人士提呈 授出購股權。該計劃之有效期為10年,由二 零一零年十一月八日起計,直至二零二零年 十一月七日止。根據首次公開發售後購股權 計劃授出的股份認購價由董事會全權酌情釐 定,且不得低於下列各項的最高者:

(i) 股份於提呈授出購股權當日在聯交所每日報價表所報的正式收市價;

- the average of the official closing prices of the Shares as stated in the Stock Exchange's daily quotations sheets for the five business days immediately preceding the date on which such offer is made; or
- (iii) the nominal value of a Share.

The total number of Shares in respect of which options may be granted under the Post-IPO Share Option Scheme is not permitted to exceed 10% of the total number of Shares in issue as at the Listing Date, i.e. 73,216,512 shares (prior to the Capital Reorganisation), without prior approval from the shareholders of the Company. The maximum number of Shares which may be issued upon exercise of all outstanding options granted, and yet to be exercised, under the Post-IPO Share Option Scheme and any other share option schemes of the Company must not exceed 30% of the issued share capital of the Company from time to time. The total number of Shares issued and to be issued upon exercise of all options granted under the Post-IPO Share Option Scheme to each Eligible Person (including both exercised, cancelled and outstanding options) in any 12-month period shall not exceed 1% of the total number of issued shares of the Company. Any further grant of share options in excess of this limit is subject to shareholders' approval in a general meeting.

Share options granted to a director, chief executive or substantial shareholder of the Company, or to any of their associates, are subject to approval in advance by the independent non-executive directors of the Company. In addition, if shares issued and to be issued upon exercise of all options granted under the Post-IPO Share Option Scheme (including options exercised, cancelled and outstanding) to a participant who is a substantial shareholder or an independent non-executive director of the Company, or any of their associates, in any 12-month period (i) represent in aggregate more than 0.1% of the total number of shares in issue, and (ii) have an aggregate value, based on the closing price of the shares of the Company at the date of each grant, in excess of HK\$5,000,000, the proposed grant of option must be approved by the shareholders of the Company in a general meeting.

DIRECTORS' REPORT 董事報告

(ii) 股份於緊接提呈授出購股權當日前五個營業日在聯交所每日報價表所報的平均正式收市價;或

(iii) 股份的面值。

如未經本公司股東事先批准,根據首次公開 發售後購股權計劃可授出的購股權涉及的股 份總數不得超過於上市日期已發行股份總數 的10%(即73,216,512股股份(於股本重組之 前))。行使根據首次公開發售後購股權計劃及 本公司任何其他購股權計劃授出但尚待行使 的所有未行使購股權而可發行的股份數目上 限,不得超過本公司不時已發行股本的30%。 於任何十二個月期間行使根據首次公開發售 後購股權計劃授予每名合資格人士的所有購 股權(包括已行使、已註銷及未行使的購股權) 而發行及將予發行的股份總數,不得超過本 公司已發行股份總數的1%。凡進一步授出超 過此上限的購股權均須經股東於股東大會上 批准。

凡向本公司董事、最高行政人員或主要股東 或彼等任何聯繫人授出購股權,均須經本公 司獨立非執行董事預先批准。此外,倘在任 何十二個月期間內,於根據首次公開發售後 購股權計劃向參與者(屬本公司主要股東或 獨立非執行董事)或彼等任何聯繫人授出的 所有購股權(包括已行使、已註銷及未行使的 購股權)獲行使後發行及將予發行的股份(i)合 共超過已發行股份總數0.1%,及(ii)按於每個 授出日期本公司股份收市價計算的總值超過 5,000,000港元,則建議授出購股權須經本公 司股東於股東大會上批准。

The amount payable on acceptance of an option is RMB1.00. The exercise period of any option granted under the Post-IPO Share Option Scheme shall not be longer than 10 years from the date of grant of the relevant option. There is no minimum period for which an option must be held before the exercise of the option except otherwise imposed by the Board.

Up to 31 December 2020, no share option had been granted under the Post-IPO Share Option Scheme. As at the date of this report, the number of shares available under the Post-IPO Share Option Scheme is 18,304,128 Shares (as adjusted by the Capital Reorganisation), representing approximately 2.4% of the total number of shares of the Company in issue. The Post-IPO Share Option Scheme lapsed in November 2020.

CONVERTIBLE BONDS SUBSCRIPTION

On 24 January 2019, the Company entered into the convertible bond subscription agreement with TopBig International Development Limited ("TopBig International"), a wholly owned company by Mr. Chen Zhi, the Executive Director and a shareholder of the Company, pursuant to which the Company conditionally agreed to issue, and TopBig International conditionally agreed to subscribe for, the 3% convertible bonds (the "Convertible Bonds") in the aggregate principal amount of HK\$250,000,000 (equivalent to RMB215,750,000).

The initial conversion price of the Convertible Bonds is HK\$0.24 per conversion share (equivalent to HK\$0.06 per share prior to the Capital Reorganisation), subject to adjustment. The Convertible Bond matures at the day falling on the third anniversary of the date of issue of the convertible bonds and the conversion period covers the period commencing on the date of issue of the Convertible Bonds and ending on maturity date.

Assuming full conversion of the Convertible Bonds at the initial conversion price of HK\$0.24 per conversion share, the Convertible Bonds will be convertible into up to 1,041,666,666 shares (on the basis of consolidated shares after the Capital Reorganisation becoming effective).

於接納購股權時應付的金額為人民幣1.00元。 根據首次公開發售後購股權計劃授出的任何 購股權的行使期不得超過相關購股權授出當 日起計十年。購股權於獲行使前並無必須持 有的最短期限,惟董事會另有施加者則作別 論。

截至二零二零年十二月三十一日,並無根據 首次公開發售後購股權計劃授出任何購股 權。於本報告日期,首次公開發售後購股權計 劃下可予發行之股份數目為18,304,128股(經 股本重組予以調整),相當於本公司已發行股 份總數約2.4%。首次公開發售後購股權計劃 於二零二零年十一月失效。

可換股債券認購事項

於二零一九年一月二十四日,本公司與昇平 國際發展有限公司(「昇平國際」)(由本公司 執行董事及股東陳志先生全資擁有)訂立可 換股債券認購協議,據此,本公司有條件同意 發行而昇平國際有條件同意認購本金總額為 250,000,000港元(相當於人民幣215,750,000 元)的按利率3厘計息的可換股債券(「可換股 債券」)。

可換股債券的初步換股價為每股換股股份 0.24港元(相當於股本重組前每股0.06港元) (可予調整)。可換股債券到期日為發行可換 股債券當日起計滿三週年當日到期,而可換 股期間涵蓋發行可換股債券當日起至到期日 止期間。

假設可換股債券按初步換股價每股換股股份 0.24港元獲悉數轉換,可換股債券將轉換為最 多1,041,666,666股股份(以股本重組生效後 之合併股份為基準)。 The Convertible Bonds and the new Shares to be issued upon conversion of the Convertible Bonds (The "Conversion Shares") shall be allotted and issued by the Company pursuant to the specific mandate granted by the independent shareholders of the Company to the Directors at an extraordinary general meeting of the Company held on 8 March 2019.

DIRECTORS' INTERESTS AND SHORT POSITIONS IN SHARES AND UNDERLYING SHARES

As at 31 December 2020, the interests and short positions of the directors in the share capital and underlying shares (the "Share(s)") of the Company or its associated corporations (within the meaning of Part XV of the Securities and Futures Ordinance (the "SFO")), as recorded in the register required to be kept by the Company pursuant to Section 352 of the SFO, or as otherwise notified to the Company and the Stock Exchange pursuant to the Model Code for Securities Transactions by Directors of Listed Issuers, were set out as follows:

(i) Long position in the Company

可換股債券及可換股債券獲轉換後將予發行 之新股(「可換股股份」)將由本公司根據其獨 立股東於本公司在二零一九年三月八日舉行 之股東特別大會上向董事授出之特別授權配 發及發行。

董事於股份及相關股份的權益及 淡倉

於二零二零年十二月三十一日,董事於本公 司或其相聯法團(定義見證券及期貨條例第XV 部)的股本及相關股份(「股份」)中擁有記錄於 根據證券及期貨條例第352條本公司須存置的 登記冊,或根據上市發行人董事進行證券交 易的標準守則已知會本公司及聯交所的權益 及淡倉載列如下:

(i) 於本公司的好倉

Name of Director	Capacity/Nature of Interest	Number of Shares	percentage of interest 權益
董事姓名	身份/權益性質	股份數目	概約百分比
Mr. Chen Zhi	Interest in controlled corporation and beneficial owner	1,083,265,340 (Note 1)	119.16%
陳志先生	於受控制法團的權益及實益所有者	(附註1)	
Mr. Yu Shi Quan 余詩權先生	Beneficial Owner 實益所有者	223,049	0.02%

Annrovimate

Notes:

- (1) Mr. Chen Zhi (an executive director of the Company) was deemed to be interested in 1,083,265,340 Shares and underlying Shares, comprising (i) 1,758,164 Shares directly held by him; (ii) 225,440,510 Shares held by TopBig International Development Limited ("TopBig International"), a controlled corporation which is wholly-owned by Mr. Chen Zhi; and (iii) 856,066,666 underlying Shares attributable to the conversion right attaching to convertible bonds issued by the Company held by TopBig International.
- (2) The percentage interests are calculated on the basis of 909,118,836 issued Shares of the Company as at 31 December 2020.

SUBSTANTIAL SHAREHOLDERS' INTERESTS IN SHARES AND UNDERLYING SHARES

As at 31 December 2020, the following persons (other than Directors or chief executives of the Company) had interests or short positions in the Shares and underlying Shares as recorded in the register required to be kept by the Company pursuant to Section 336 of the SFO:

Long positions in Shares:

附註:

- (1) 本公司執行董事陳志先生被視為於 1,083,265,340股股份及相關股份中 擁有權益,包括(i)由其直接持有的 1,758,164股股份;(ii)由其全資擁有 的受控制法團昇平國際發展有限公司 (「昇平國際」)所持有的225,440,510 股股份;及(iii)昇平國際持有的本公司 發行的可換股債券隨附之轉換權利應 佔856,066,666股相關股份。
- (2) 百分比權益乃基於本公司於二零二零 年十二月三十一日909,118,836股已發 行股份計算。

主要股東於股份及相關股份的權 益

於二零二零年十二月三十一日,以下人士(董 事或本公司最高行政人員除外)擁有記錄於根 據證券及期貨條例第336條本公司須存置的登 記冊的股份及相關股份權益或淡倉:

於股份的好倉:

			Approximate
		Number of	percentage of
Name 姓名/名稱	Capacity/Nature of Interest 身份/權益性質	Shares 股份數目	interest 權益概約百分比
TopBig International 昇平國際	Beneficial Owner (Note 1) 實益所有者 (附註1)	1,081,507,176	118.96%
Shi Jianxiang 施建祥	Beneficial Owner 實益所有者	46,712,500	5.14%
Chen Rong 陳榕	Interest of controlled corporation (Note 2) 於受控制法團的權益 (附註2)	39,335,004	4.33%
Happy Day Development Ltd. Happy Day Development Ltd.	Beneficial owner (Note 2) 實益擁有人 (附註2)	39,335,004	4.33%

Notes:

- (1) TopBig International is a controlled corporation wholly-owned by Mr. Chen Zhi, an executive Director. TopBig International was deemed to be interested in 1,081,507,176 Shares and underlying Shares, comprising (i) 225,440,510 Shares held by TopBig International; and (ii) 856,066,666 underlying Shares attributable to the conversion right attaching to convertible bonds issued by the Company held by TopBig International..
- (2) Based on disclosure of interest filings, Happy Day Development Ltd. is a controlled corporation wholly-owned by Chen Rong.
- (3) The percentage interests are calculated on the basis of 909,118,836 issued Shares of the Company as at 31 December 2020.

Save as disclosed herein, the Company has not been notified of any other person (other than a Director or a chief executive of the Company) who had an interest or a short position in the shares and underlying shares of the Company as recorded in the register required to be kept by the Company pursuant to Section 336 of the SFO as at 31 December 2020.

CONTINUING CONNECTED TRANSACTIONS

The Company has entered into the transactions set out below which will be regarded as continuing connected transactions under the Listing Rules and subject to the disclosure requirements under Chapter 14A of the Listing Rules. Unless otherwise defined, capitalised terms below has the same meanings as those defined in the Prospectus.

附註:

- (1) 昇平國際為由執行董事陳志先生全資 擁有之受控制法團。昇平國際被視為於 1,081,507,176股股份及相關股份中擁有權 益,包括(i)昇平國際持有之225,440,510股股 份;及(ii)昇平國際持有的本公司發行的可換 股債券隨附之轉換權利應佔856,066,666股相 關股份。
- (2) 根據權益備案披露, Happy Day Development Ltd.為一間由陳榕全資擁有的受控制法團。
- (3) 百分比權益乃基於本公司於二零二零年十二 月三十一日之909,118,836股已發行股份計 算。

除本文所披露者外,於二零二零年十二月 三十一日,本公司並無獲知會有任何其他人士 (董事或本公司最高行政人員除外)擁有記錄 於根據證券及期貨條例第336條本公司須存置 的登記冊的本公司股份及相關股份權益或淡 倉。

持續關連交易

本公司已訂立下文所載根據上市規則將被視 為持續關連交易並須遵守上市規則第十四A章 下的披露規定的交易。除非另有界定,否則下 文的專有詞彙具有招股章程所界定的相同涵 義。

The Structure Contracts

Background

Fuzhou ShiFangCe Culture Media Co., Ltd. ("Original WFOE"), which was a wholly-owned subsidiary of the Company prior to 24 December 2015, entered into (a) structured contracts (the "Internet Structured Contracts") to enable the Group to capture the economic benefits of and obtain the effective control over Beijing BaiChuanDuKe Science and Technology Co., Ltd. ("Internet Opco" or "Beijing BaiChuanDuKe") and its subsidiaries (collectively, the "Internet Opco Group"); and (b) structured contracts (the "Publishing Structured Contracts") to enable the Group to capture the economic benefits of and obtain the effective control over Beijing HongXinTu Culture Communication Co., Ltd ("Publishing Opco" or "Beijing HongXinTu") and its subsidiaries (collectively, the "Publishing Opco Group").

Pursuant to the Catalogue of Industries for Guiding Foreign Investment jointly promulgated by the National Development and Reform Commission of the PRC and the Ministry of Commerce of the PRC, foreign investors are (i) prohibited from investing in news websites and online publication services; and (ii) restricted from investing in more than 50% controlling stake in valueadded telecommunication and printing of publications. At the time of the entering into of the Internet Structured Contracts and the Publishing Structured Contracts, the Company could not directly acquire the equity interest in Internet Opco and the controlling equity interest in Publishing Opco. Therefore, the Company entered into the Internet Structured Contracts and the Publishing Structured Contracts to capture the economic benefits of and obtain the effective control over the Internet Opco and the Publishing Opco.

架構合約 背景

福州十方策文化傳媒有限公司(「原外商獨資 企業」,於二零一五年十二月二十四日前為 本公司的全資附屬公司)訂立(a)多項架構合約 (「互聯網架構合約」),讓本集團可獲得北京 百傳讀客科技有限公司(「互聯網營運公司」或 「北京百傳讀客」)及其附屬公司(統稱「互 聯網營運公司集團」)的經濟利益及取得其實 際控制權;及(b)多項架構合約(「出版架構合 約」),以讓本集團可獲得北京鴻馨圖文化傳播 有限公司(「出版營運公司」或「北京鴻馨圖」) 及其附屬公司(統稱「出版營運公司集團」)的 經濟利益及取得其實際控制權。

依據由中國國家發展和改革委員會及中國商務部聯合頒佈的《外商投資產業指導目錄》,外 國投資者(i)被禁止投資於新聞網站及網絡出 版服務;及(ii)被限制不得投資於增值電訊業 務及出版物印刷的控股權超過50%。於訂立 互聯網架構合約及出版架構合約之時,本公 司不能直接收購互聯網營運公司的股權及出 版營運公司的控股股權。因此,本公司訂立互 聯網架構合約及出版架構合約以讓本集團可 獲得互聯網營運公司及出版營運公司的經濟 利益及取得其實際控制權。

On 17 December 2015, in anticipation of the imminent disposal of Original WFOE by the Group to an independent third party, the Internet Structured Contracts were novated from Original WFOE to another wholly-owned subsidiary of the Company, Fuzhou DingCe Culture Communication Co. Ltd. ("New WFOE" or "Fuzhou DingCe"). With the disposal by the Group of its equity interests in Original WFOE, the Group ceased to be interested in the Publishing Structured Contracts or the Publishing Opco Group. With the novation of the Internet Structured Contracts to New WFOE, the Group continues to consolidate the financial results of the Internet Opco Group through the contractual arrangements under the Internet Structured Contracts.

Internet Opco and Internet Opco Shareholders

Internet Opco is a limited liability company established under the laws of the PRC with a registered capital of RMB1 million and principally engaged in value-added telecommunication business, news websites, online publication services and printing of publications. Internet Opco Group holds a Permit for Internet Publication (互聯網出版許可證), an Operation Permit for Valueadded Telecommunication Business (增值電信業務經營許可證) and an Operation Permit for News Publication Printing (新聞出版 物印刷經營許可證).

The registered capital of Internet Opco is registered as to 60% in the name of Zheng Bo Ling ("Zheng") and 40% in the name of Xu Kai Ning ("Xu", and together with Zheng, collectively the "Internet Opco Shareholders").

於二零一五年十二月十七日,鑑於本集團即 將向獨立第三方出售原外商獨資企業,互聯 網架構合約由本公司另一全資附屬公司福州 鼎策文化傳播有限公司(「新外商獨資企業」或 「福州鼎策」)代替原外商獨資企業承擔。隨 著本集團出售其於原外商獨資企業承擔。隨 著本集團出售其於原外商獨資企業承擔。隨 才集團的權益。鑑於互聯網架構合約改由新 外商獨資企業承擔,本集團繼續透過互聯網 架構合約下的合約安排,將互聯網營運公司 集團的財務業績合併入賬。

互聯網營運公司及互聯網營運公司股東

互聯網營運公司為根據中國法律成立的有限 責任公司,註冊資本為人民幣1百萬元,主要 從事增值電信業務、新聞網站、網絡出版服務 和出版物印刷業務。互聯網營運公司集團持 有互聯網出版許可證、增值電信業務經營許 可證及新聞出版物印刷經營許可證。

互聯網營運公司的註冊資本中,60%以鄭柏齡 (「鄭」)的名義註冊,而40%以許開寧(「許」) 的名義註冊。鄭及許統稱為「互聯網營運公司 股東」。

Reasons for the entering into of the Internet Structured Contracts

The principal reasons for the entering into of the Internet Structured Contracts were (a) to establish a contractual position which allows the economic benefits of the businesses and operations of the Internet Opco Group to flow to the Group; (b) through the control of the right of nomination of directors of Internet Opco, to monitor, supervise and effectively control the business, operations and financial policies of the Internet Opco Group which in turn ensure due implementation of the Internet Structured Contracts; (c) to prevent any possible leakage of assets to the Internet Opco Shareholders; and (d) to enable the Group to acquire the equity interest of the Internet Opco at an agreed price, which was fixed as a matter of relatively nominal sums and being the lowest prices permissible under PRC law.

Save for the foreign investment restrictions described above, the contractual arrangements under the Internet Structured Contracts are not related to any other regulations or requirements.

Key terms of the Internet Structured Contracts

In the summary table below, we set out the current status and the key terms of the Internet Structured Contracts:

Loan Agreement	Date: 17 December 2015
貸款協議	日期:二零一五年十二月十七日
	Parties: New Wfoe (as lender), Zheng and Xu (as borrowers)
	訂約方:新外商獨資企業(作為貸款人),鄭及許(作為借款人)
	Loan sum: RMB600,000 (for Zheng) and RMB400,000 (for Xu)
	貸款額:人民幣600,000元 (鄭) 及人民幣400,000元 (許)
	Term: 10 years, automatically renewable for successive periods

Term: 10 years, automatically renewable for successive periods of 5 years unless terminated by notice by New Wfoe 年期:10年,除非被新外商獨資企業發出通知終止,否則自動續期每次5年

訂立互聯網架構合約的理由

訂立互聯網架構合約的主要理由乃(a)確立一 個合約地位,使互聯網營運公司集團業務及 營運的經濟利益得以流入本集團;(b)透過控 制互聯網營運公司董事的提名權,監控、監察 及實際控制互聯網營運公司集團的業務、營 運及財務政策,進而確保妥為實行互聯網架 構合約;(c)防止有任何資產可能洩漏予互聯 網營運公司股東的情況;及(d)使本集團可按 協定價格(按相對名義款額釐定,即中國法律 下允許的最低價格)購入互聯網營運公司的股 權。

除上述外商投資限制外,互聯網架構合約下 的合約安排與任何其他規例或規定無關。

互聯網架構合約的主要條款

下表概列互聯網架構合約目前狀況及主要條 款:

No early repayment: Each of Zheng and Xu is not permitted to repay any loan without prior written consent of New Wfoe.

不得提早還款:鄭及許均不得在未經新外商獨資企業事先書面同意下償還任何貸款。

Equity Pledge Agreement 股權質押協議 Date: 17 December 2015 日期:二零一五年十二月十七日

Parties: Zheng and Xu (as pledgors), New Wfoe (as pledgee), Internet Opco 訂約方:鄭及許(作為質押人),新外商獨資企業(作為承押人),互聯網營運公司

Pledged assets: 60% equity interest in Internet Opco (by Zheng), 40% equity interest in Internet Opco (by Xu) 質押資產: 互聯網營運公司60%股權(由鄭質押), 互聯網營運公司40%股權(由許質押)

Guaranteed obligations: To guarantee the repayment of the loans under the Loan Agreement and the payment of the service fees under the Service Agreement. 擔保責任:擔保償還貸款協議下的貸款及支付服務協議下的服務費。

Dividends: Pursuant to the Equity Pledge Agreement, New Wfoe is entitled to all of the benefits arising from the pledged equity interests including dividends. 股息:依據股權質押協議,新外商獨資企業有權取得所有已質押股權產生的利益(包括股息)。

Voting Right ProxyDate: 17 December 2015Agreement日期:二零一五年十二月十七日投票權代表委任協議

Parties: Zheng and Xu (as appointers), New Wfoe (as appointee), Internet Opco 訂約方:鄭及許(作為委任人),新外商獨資企業(作為獲委任人),互聯網營運公司

Power granted: Each of Zheng and Xu granted to New Wfoe and its designee(s) the power to
exercise all relevant voting rights in Internet Opco including but not limited to those relating
to: (i) the amendment of company constitution; (ii) the appointment, election or dismissal
of the directors, supervisors or senior management; (iii) the transfer or disposal of all or part
of the equity interest in Internet Opco; (iv) the increase or reduction of capital, other capital
reorganization, dissolution or liquidation of Internet Opco: and (v) the right to inspect all
documents and information of Internet Opco.
所授權力:鄭及許各自向新外商獨資企業及其指派者授出行使互聯網營運公司所有相關投

所投權刀,鄭及許各自向新外商獨負企業及具指減者投出行使互聯網营建公司所有相關投 票權的權力,包括但不限於與以下項目相關者:(i)修訂公司章程;(ii)委任、選舉或辭退董事、 監事或高級管理層;(iii)轉讓或處置互聯網營運公司所有或部分股權;(iv)增加或削減互聯網 營運公司的資本、其他股本重組、解散或清盤;及(v)查核互聯網營運公司所有文件及資料的 權利。

Restriction on equity transfer: None of Zheng nor Xu may transfer all or any part of their equity interest in Internet Opco without the prior written consent of New Wfoe. 股權轉讓限制:鄭及許均不得在未經新外商獨資企業事先書面同意下轉讓彼等於互聯網營 運公司的全部或任何部分股權。

Exclusive Purchase	Date: 17 December 2015
Option Agreement	日期:二零一五年十二月十七日
獨家選擇購買權協議	

Parties: Zheng and Xu (as grantors), New Wfoe (as grantee), Internet Opco 訂約方:鄭及許(作為授權人),新外商獨資企業(作為承授人),互聯網營運公司

Option: Each of Zheng and Xu irrevocably granted to New Wfoe or its designee(s) an exclusive option to purchase, at any time if and when permitted under PRC laws, all or part of their equity interests in Internet Opco at the agreed price, being the higher of (i) RMB1 million; and (ii) the lowest price permissible under PRC laws.

選擇權:鄭及許各自不可撤回地向新外商獨資企業或其指派者授出獨家選擇購買權,以於中國法律允許的任何時間內按協定價格(即(i)人民幣1百萬元;及(ii)中國法律下允許的最低價格兩者中的較高者)購買彼等於互聯網營運公司的全部或任何部分股權。

Service Agreement	Date: 17 December 2015
服務協議	日期:二零一五年十二月十七日

Parties: New Wfoe (as consultant) and Internet Opco (as appointer) 訂約方:新外商獨資企業(作為顧問)及互聯網營運公司(作為委任人)

Term: 10 years, automatically renewable for successive periods of 5 years unless terminated by notice by New Wfoe.

年期:10年,除非被新外商獨資企業發出通知終止,否則自動續期每次5年。

Scope of services: New Wfoe agreed to provide to Internet Opco consulting services including (i) market research; (ii) business development and market consultation; (iii) consulting services in respect of labor matters; (iv) construction and maintenance of information networks and network security; (v) technical support for software and technology; and (vi) other services in relation to its business operations.

服務範圍:新外商獨資企業同意向互聯網營運公司提供諮詢服務,包括(i)市場研究;(ii)業務 發展及市場諮詢;(iii)有關勞務的諮詢服務;(iv)建設及維護資訊網絡及網絡安全;(v)軟件及科 技技術支援;及(vi)有關互聯網營運公司業務經營的其他服務。

Service fees: The service fees are according to the nature of the service content and time spent based on market price.

服務費:服務費按照服務內容性質及所費時間依照市價計算。

Unwinding of the Structured Contracts

The Internet Structured Contract has not been unwound up to the date of this report. The Company does not intend to unwind any Internet Structured Contract unless and until the foreign investment restriction relating to ownership of the equity interest in Internet Opcos is lifted. When the foreign investment restriction is lifted, the Company intends to exercise its exclusive purchase right under the Exclusive Purchase Option Agreement to acquire the entire equity interest in Internet Opco, so that the Company can control the Internet Opco Group through the direct shareholding relationship rather than through the Internet Structured Contracts.

撤銷架構合約

截至本報告日期,互聯網架構合約並未被撤 銷。除非及直至與互聯網營運公司股權的擁 有權有關的外商投資限制被撤銷,否則本公 司無意撤銷互聯網架構合約。倘若外商投資 限制被撤銷,本公司有意行使其於獨家選擇 購買權協議下的獨家選擇購買權,收購互聯 網營運公司的全部股權,致使本公司能夠透 過直接持股關係而非互聯網架構合約控制互 聯網營運公司集團。

Accounting policies and financial information

The consolidated financial statements include the financial information of the Company, its subsidiaries, and structured entity where the Company is deemed the primary beneficiary. Fuzhou DingCe (a wholly owned subsidiary of the Company) entered into the Internet Structured Contracts with Beijing BaiChuanDuKe, whereby Fuzhou DingCe provides consulting services to Beijing BaiChuanDuKe and is entitled to (1) receive a substantial portion of the economic benefits from Beijing BaiChuanDuKe: (2) exercise effective control over Beijing BaiChuanDuKe, and (3) have an exclusive option to purchase all or part of the equity interests in Beijing BaiChuanDuKe when and to the extent permitted by the PRC laws. By virtue of the contractual arrangements under the Internet Structured Contracts, Beijing BaiChuanDuKe is a structured entity and deemed as a subsidiary of the Company under the requirements of IFRS 10 "Consolidated financial statements"

When assessing whether to combine a structured entity, the Group evaluates a range of factors, including whether (1) the activities of the structured entity are being conducted on behalf of the Group according to its specific business needs so that the Group obtains the benefits from the structured entity's operations, (2) the Group has decision-making powers to obtain the majority of the benefits, (3) the Group obtains the majority of the benefits of the activities of the structured entity, and (4) the Group retains the majority of the residual ownership risks related to the assets in order to obtain the benefits from its activities. The Group consolidates a structured entity if an assessment of the relevant factors indicates that it controls the structured entity. Based on the contractual arrangements under the Internet Structured Contracts, the Company consolidated the results, assets and liabilities of Beijing BaiChuanDuKe in the consolidated financial statements of the Group.

會計政策及財務資料

合併財務報表包括本公司、其附屬公司及本 公司被視為首要受益人的結構性實體的財務 資料。本公司全資附屬公司福州鼎策與北京 百傳讀客訂立互聯網架構合約,據此,福州 鼎策向北京百傳讀客提供諮詢服務,並有權 (1)收取來自北京百傳讀客的絕大部分經濟利 益;(2)對北京百傳讀客實施有效控制;及(3)擁 有在中國法律允許的時間及範圍內購買北京 百傳讀客全部或部分股權的獨家選擇權。憑 藉互聯網架構合約下的合約安排,北京百傳 讀客為結構性實體,且根據國際財務報告準 則第10號「合併財務報表」的規定,北京百傳讀 客被視為本公司的附屬公司。

當評估是否將結構性實體合併入賬時,本集 團會評估多項因素,包括(1)結構性實體業務 活動是否根據其特殊業務需要代表本集團進 行,而本集團因此從結構性實體業務中獲利; (2)本集團是否擁有獲得大多數利益的決策 權;(3)本集團是否獲得結構性實體業務活動 的大多數利益;及(4)本集團是否保留大多數 與資產有關的餘下擁有權風險以從其業務活 動中獲利。倘評估相關因素後顯示其控制結 構性實體,則本集團會將結構性實體合併入 賬。基於互聯網架構合約下的合約安排,本公 司將北京百傳讀客的業績、資產及負債於本 集團的合併財務報表合併入賬。

PRC laws strictly prohibits foreign investment in, and ownership of, companies engaging in news websites and online publication services, and place significant restrictions on foreign investment in, and ownership of, companies engaging in the value-added telecommunication business (Chinese parties as controlling shareholders) and printing of publications (Chinese parties as controlling shareholders). The Company is considered as a foreigninvested enterprise, and is required to comply with the PRC laws and regulations applicable to foreign-invested enterprises. Due to such restrictions, the Company are not permitted to have and does not have direct ownership of any interest in Beijing BaiChuanDuKe as Beijing BaiChuanDuKe, together with its subsidiaries, holds a Permit for Internet Publication (互聯網出版 許可證), an Operation Permit for Value-added Telecommunication Business (增值電信業務經營許可證) and an Operation Permit for News Publication Printing(新聞出版物印刷經營許可證). Instead, the Company conducts the above operations in China principally through contractual arrangements among its subsidiary Fuzhou DingCe on the one hand, and Beijing BaiChuanDuKe and its shareholders, on the other. These contractual arrangements permit the financial results of Beijing BaiChuanDuKe to be consolidated with and effectively all of the economic benefits of its business to be transferred to Fuzhou DingCe. The contractual arrangement is not related to any regulations other than the restriction on foreign investment.

中國法律嚴格禁止外商投資及擁有從事新聞 網站、網絡出版服務公司,亦嚴格限制外商投 資及擁有從事增值電信業務(中方控股)及出 版物印刷(中方控股)公司。本公司被視為外商 投資企業,須遵守適用於外商投資企業的中 國法律法規。由於該等限制,而北京百傳讀客 及其附屬公司持有互聯網出版許可證、增值 電信業務經營許可證及新聞出版物印刷經營 許可證,故本公司不得亦並無直接擁有北京 百傳讀客的任何權益。因此,本公司主要透過 附屬公司福州鼎策作為一方與北京百傳讀客 以及其股東作為另一方訂立合約安排在中國 經營上述業務。該等合約安排使得北京百傳 讀客的財務業績與福州鼎策合併,並且實際 上其業務的所有的經濟利益均能由此轉移至 福州鼎策。合約安排並非與外資進入限制以 外的規定相關。

For the year ended 31 December 2020, revenue generated from the printing and online services businesses through Beijing BaiChuanDuKe was RMB4.1 million and nil (2019: RMB4.4 million and nil) respectively, which accounted for 3.3% and 0% of total revenue (2019: 3.6% and 0%) of the total revenue; and the assets of Beijing BaiChuanDuke and the relevant businesses amounted to RMB28.7 million (2019: RMB25.7 million). As Beijing BaiChuanDuke and the relevant businesses have not contributed any significant profit to the Group in the past, Beijing BaiChuanDuke and the relevant businesses were insignificant to the Group respectively, of total revenue. The Company relied on and expects to continue to rely on contractual arrangements with Beijing BaiChuanDuKe and its shareholders to operate the printing and online services business components in China. The PRC legal advisor has advised the Company that the contractual arrangements are in compliance with and enforceable under the relevant PRC laws. However, there exist uncertainties regarding the interpretation and application of PRC laws and regulations regarding the performance and enforcement of such contractual arrangements. As such, there can be no assurance that the relevant PRC regulatory authorities will not, in the future, determine that the contractual arrangements are in breach of applicable PRC laws. If the contractual arrangements are found to be in breach of any existing or future PRC laws, the relevant PRC regulatory authorities would have broad discretion in dealing with such violations, including revoking the business and operating licenses held by Beijing BaiChuanDuKe, restricting or prohibiting any transactions between the Company and Beijing BaiChuanDuKe, imposing penalties or other requirements with which the Company may not be able to comply, or requiring the Company to restructure the relevant ownership, control or operating structure of the Company or its business. The imposition of any of these penalties or requirements could result in a material and adverse effect on its business, and could even result in us being required to cease the printing and online services businesses completely.

截至二零二零年十二月三十一日止年度,透 過北京百傳讀客進行的印刷及網絡服務業務 所得收入分別為人民幣4.1百萬元及無(二零 一九年:人民幣4.4百萬元及無),分別佔收 入總額的3.3%及0%(二零一九年:3.6%及 0%);北京百傳讀客及相關業務的資產為人 民幣28.7百萬元(二零一九年:人民幣25.7百 萬元)。由於過往北京百傳讀客及相關業務對 集團並未有重大盈利的貢獻,北京百傳讀客 及相關業務對本集團的重要性低。本公司一 貫依賴並預期將繼續依賴與北京百傳讀客以 及其股東訂立的合約安排,以經營在中國的 印刷及網絡服務業務部分。中國法律顧問告 知本公司,合約安排符合相關中國法律,可根 據相關中國法律強制執行。然而,中國法律法 規有關履行及強制執行相關合約安排的詮釋 及應用方面存在不確定因素。因此,無法保證 中國有關監管機關日後不會認定該等合約安 排違反有關適用中國法律。倘若合約安排被 發現違反中國的任何現行法律或日後通過的 法律,則相關中國監管機關處理有關違法情 況時將擁有高度自由裁量權,包括吊銷北京 百傳讀客所持有的營業及經營執照、限制或 禁止本公司與北京百傳讀客進行任何交易、 徵收罰款或施加本公司可能無法遵守的其他 要求,或要求本公司重組本公司或其業務的 相關擁有權、控制權或經營架構。該等懲罰 或要求可能對本公司的業務構成重大不利影 響,甚至可能導致本公司須完全中止印刷及 網絡服務業務。

In addition to the possibility of administrative penalties or other requirements being imposed upon us due to the relationships with Beijing BaiChuanDuKe and its shareholders, the Company may not be able to effectively enforce such contractual relationships in a cost-effective manner or at all. Under the current contractual arrangements, if Beijing BaiChuanDuKe or any of their shareholders fails to perform their respective obligations under these contractual arrangements, or are required to incur substantial costs to do so, the Company may be forced to incur substantial costs and resources to enforce such arrangements or to rely on PRC law to obtain remedies, including specific performance or damages, and we may not be successful in obtaining such remedies or obtaining such remedies might be cost prohibitive. In the event the Company is unable to enforce these contractual arrangements, its business, financial condition and results of operations may be materially and adversely affected.

Fuzhou ShiFang Printing Co., Ltd. and Guizhou ShiFang Printing Co., Ltd, which are subsidiaries of Beijing BaiChuanDuKe, currently hold Operation Permits for News Publication Printing (新 聞出版物印刷經營許可證). Xiamen DuKe Information Science & Technology Co., Ltd., a subsidiary of Beijing BaiChuanDuKe, currently holds a Permit for Internet Publication (互聯網出版許可 證) and a Operation Permit for Value-added Telecommunication Business (增值電信業務經營許可證) for the operation of www.duk.cn. Pursuant to the Catalogue of Industries for Guiding Foreign Investment (外商投資產業指導目錄) jointly promulgated by NDRC and MOFCOM, news websites and online publication services are classified as industries in which foreign investors are prohibited from investing, and value-added telecommunication business (Chinese parties as controlling shareholders) and printing of publications (Chinese parties as controlling shareholders) is classified as an industry in which foreign investors are restricted from investing. These views have been confirmed by our PRC legal advisor.

除本公司可能因與北京百傳讀客以及其股東 的關係而被處以行政處分或施加其他要求 外,本公司亦可能無法以符合成本效益的方 式有效強制執行該等合約關係,或根本無法 強制執行合約關係。根據現行合約安排,倘北 京百傳讀客或其任何股東無法履行各自於該 等合約安排下的責任,或須支付巨額成本方 能履行有關責任,則本公司可能被迫付出巨 額成本及資源以強制執行有關安排或依賴中 國法律獲得補救措施,包括尋求特定的履約 或損害賠償,而本公司不必能成功獲得該類補救措施。倘本公司無法強制執 行該等合約安排,則本公司的業務、財務狀況 及營運業績可能受到重大不利影響。

福州十方印務有限公司及貴州十方印務有限 公司(為北京百傳讀客的附屬公司)目前持有 新聞出版物印刷經營許可證。廈門讀客信息 科技有限公司(為北京百傳讀客的附屬公司) 目前持有經營讀客網(www.duk.cn)的互聯網 出版許可證和增值電信業務經營許可證。依 據國家發改委及商務部共同頒佈的《外商投資 產業指導目錄》,新聞網站、網絡出版服務是 外國投資者被禁止投資的產業,而增值電信 業務(中方控股)及出版物印刷(中方控股)是 限制外商投資經營的產業。此等意見已獲中 國法律顧問確認。

The Directors believe that the Company's structure whereby Beijing BaiChuanDuKe's financial results are consolidated into the Company's financial statements as if it was a wholly-owned subsidiary and the flow of economic benefits from its business to the Company, places the Group in a special position in relation to the connected transactions rules. Accordingly, notwithstanding that the transactions contemplated under the Structure Contracts technically constitute continuing connected transactions for the purposes of Chapter 14A of the Listing Rules, the Directors consider that it would be unduly burdensome and impracticable and would impose unnecessary administrative costs on us to be subject to strict compliance with the requirements set out under Chapter 14A of the Listing Rules in respect of these continuing connected transactions.

Pursuant to the Listing Rules, in relation to the transactions regarding Beijing BaiChuanDuKe, the Company has applied for and the Stock Exchange has granted a waiver from strict compliance with the reporting, announcement, independent shareholders' approval, annual cap and agreements with fixed term of no more than three years requirements under Chapter 14A of the Listing Rules in respect of the continuing connected transactions under the Structure Contracts for so long as the Shares are listed on the Stock Exchange.

In accordance with the relevant Structured Contracts, no dividends or other distributions has been made by Beijing BaiChuanDuKe to their shareholders. 董事相信本公司的架構(據此,北京百傳讀客 的財務業績將於本公司的財務報表內合併入 賬,猶如其為本公司的全資附屬公司,且其業 務的經濟利益流入本公司),使本集團處於關 連交易規則的特殊位置。因此,儘管根據架 構合約擬進行的交易技術上構成上市規則第 十四A章項下的持續關連交易,惟董事認為就 該等持續關連交易嚴格遵守上市規則第十四A 章所載的規定會構成不必要的繁重負擔及不 可行,並會為本公司帶來不必要的行政費用。

依據上市規則,本公司已就有關北京百傳讀 客的交易向聯交所申請於股份在聯交所上市 期間豁免嚴格遵守上市規則第十四A章下有關 架構合約下的持續關連交易的申報、公告、獨 立股東批准、年度上限及協議固定年期不得 超過三年的規定,並已獲聯交所批准。

按照相關架構合約,北京百傳讀客並無向其 股東派發股息或作出其他分派。 The independent non-executive Directors have reviewed the Structure Contracts and the above continuing connected transactions. In the opinion of the independent non-executive Directors:

- the continuing connected transactions carried out during the year are in the ordinary and usual course of business of the Group and have been entered into in accordance with the relevant provisions of the Structure Contracts so that the revenue generated by Beijing BaiChuanDuKe and the subsidiaries of the Company have been mainly retained by the Group;
- (ii) the continuing connected transactions were entered into either (a) on normal commercial terms; or (b) where there is no available comparison, on terms that are no less favourable to the Group than terms to or from independent third parties;
- (iii) no dividends or other distributions have been made by Beijing BaiChuanDuKe to their shareholders; and
- (iv) any new Structure Contracts entered into, renewed or reproduced between Beijing BaiChuanDuKe and the Company during the relevant financial period are fair and reasonable, or advantageous, so far as the Company are concerned and in the interests of our shareholders as a whole.

獨立非執行董事已審閱架構合約及上述持續 關連交易。獨立非執行董事認為:

DIRECTORS' REPORT

董事報告

- (i) 年內進行的持續關連交易乃於本集團日 常及一般業務過程中訂立,並遵照架構 合約有關規定而訂立,故北京百傳讀客 與本公司的附屬公司產生的收入主要撥 歸本集團;
- (ii) 持續關連交易乃(a)按正常商業條款;或(b)(倘無條款可作比較)按不遜於本集團給予或來自獨立第三方的條款訂立;
- (iii) 北京百傳讀客並無向其股東派發股息或作出其他分派;及
- (iv) 於有關財政期間內,北京百傳讀客與本公司訂立、續簽或重訂的任何新架構合約對本公司而言是公平合理或有利,且符合股東整體利益。

Pursuant to Rule 14A.56 of the Listing Rules, the Board engaged PricewaterhouseCoopers, the auditor of the Company, to report on the continuing connected transactions of the Group in accordance with Hong Kong Standard on Assurance Engagements 3000 (Revised) "Assurance Engagements Other Than Audits or Reviews of Historical Financial Information" and with reference to Practice Note 740 "Auditor's letter on Continuing Connected Transactions under the Hong Kong Listing Rules" issued by the Hong Kong Institute of Certified Public Accountants. PricewaterhouseCoopers has reported the results and their work to the Board, confirming that the transaction has received the approval of the Directors, has been entered into in accordance with the relevant Structured Contracts and that no dividends or other distributions has been made by Beijing BaiChuanDuKe to its Shareholders.

CONNECTED TRANSACTIONS

On 24 January 2019, the Company entered into the convertible bond subscription agreement with TopBig International (a wholly owned company by Mr. Chen Zhi, the Executive Director and a shareholder of the Company), pursuant to which the Company conditionally agreed to issue, and TopBig International conditionally agreed to subscribe for, the 3% Convertible Bonds in the aggregate principal amount of HK\$250,000,000 (equivalent to RMB215,750,000). The subscription was completed on 23 April 2019.

The initial conversion price of the Convertible Bonds is HK\$0.24 per conversion share (equivalent to HK\$0.06 per share prior to the Capital Reorganisation), subject to adjustment. The Convertible Bond matures at the day falling on the third anniversary of the date of issue of the convertible bonds and the conversion period covers the period commencing on the date of issue of the Convertible Bonds and ending on maturity date.

依據上市規則第14A.56條,董事會已委聘本 公司核數師羅兵咸永道會計師事務所根據香 港會計師公會頒佈的香港鑒證業務準則第 3000號(修訂)「歷史財務資料審計或審閱以 外的鑒證業務」,並參照實務說明第740號「關 於香港上市規則所述持續關連交易的核數師 函件」就本集團的持續關連交易作出報告。羅 兵咸永道會計師事務所已向董事會匯報有關 結果及彼等的工作,並確認交易已獲董事批 准,已根據相關架構合約進行以及北京百傳 讀客概無向其股東派發股息或作出其他分派。

關連交易

於二零一九年一月二十四日,本公司與昇平 國際(由本公司執行董事及股東陳志先生全資 擁有)訂立可換股債券認購協議,據此,本公 司有條件同意發行而昇平國際有條件同意認 購本金總額為250,000,000港元(相當於人民 幣215,750,000元)的按利率3厘計息的可換股 債券。認購事項已於二零一九年四月二十三 日完成。

可換股債券的初步換股價為每股換股股份 0.24港元(相當於股本重組前每股0.06港元) (可予調整)。可換股債券到期日為發行可換 股債券當日起計滿三週年當日到期,而可換 股期間涵蓋發行可換股債券當日起至到期日 止期間。 Assuming full conversion of the Convertible Bonds at the initial conversion price of HK\$0.24 per conversion share, the Convertible Bonds will be convertible into up to 1,041,666,666 shares (on the basis of consolidated shares after the Capital Reorganisation becoming effective).

The gross and net proceeds from the subscription was approximately HK\$250 million and HK\$245 million respectively. At the time of subscription, it was the intention of the Company to apply the net proceeds from the subscription as to: (a) approximately HK\$104 million for repaying the principal and accrued interest on the HK\$100 million loan facility previously granted by TopBig International; (b) approximately HK\$107.1 million for early redemption of the promissory notes issued as consideration for the Supreme Glory acquisition and the accrued interest thereon; and (c) approximately HK\$33.9 million for the Group's general expenses such as salaries, rental expenses and professional fees. All proceeds from the subscription were utilized as intended during the year ended 31 December 2019.

The Convertible Bonds and the new Shares to be issued upon conversion of the Convertible Bonds shall be allotted and issued by the Company pursuant to the specific mandate granted by the independent shareholders of the Company to the Directors at an extraordinary general meeting of the Company held on 8 March 2019.

DIRECTORS' REPORT 董事報告

假設可換股債券按初步換股價每股換股股份 0.24港元獲悉數轉換,可換股債券將轉換為最 多1,041,666,666股股份(以股本重組生效後 之合併股份為基準)。

認購事項所得款項總額及淨額分別約為250百 萬港元及245百萬港元。於認購事項之時,本 公司擬將認購事項所得款項淨額:(a)約104百 萬港元用於償還昇平國際為數100百萬港元之 貸款融資的本金及應計利息;(b)約107.1百萬 港元用於提早贖回所發出之承兌票據作為收 購卓耀的代價並支付其應計利息;及(c)約33.9 百萬港元用於本集團的一般開支,如薪金、租 金開支及專業費用。截至二零一九年十二月 三十一日止年度,所有認購事項所得款項已 悉數按原定用途使用。

可換股債券及可換股債券獲轉換後將予發行 之新股份將由本公司根據其獨立股東於本公 司在二零一九年三月八日舉行之股東特別大 會上向董事授出之特別授權配發及發行。

Conversion of convertible bonds

Based on the conversion price of HK\$0.24 per Share, 185,600,000 Shares (the "Conversion Shares") were allotted and issued by the Company to TopBig International on 21 May 2019 (the "Partial Conversion").. As a result of the Partial Conversion, the issued share capital of the Company has increased from 571,999,030 Shares to 757,599,030 Shares. The Conversion Shares rank pari passu with all the existing Shares in issue as at the date of allotment and among themselves in all respects. The 185,600,000 Conversion Shares represent: (a) approximately 32.45% of the issued share capital immediately before the Partial Conversion; and (b) approximately 24.50% of the issued share capital as enlarged by the Partial Conversion.

Other than disclosed above, there was no other transaction which needs to be disclosed as connected transaction in accordance with the requirements of the Listing Rules during the twelve months ended 31 December 2020.

SUFFICIENCY OF PUBLIC FLOAT

Based on information that is publicly available to the Company and within the knowledge of the Directors, at least 25% of the Company's total issued share capital was held by the public as at the date of this report.

RELATIONSHIP WITH STAKEHOLDER

The Group is committed to operate in a sustainable manner while balancing the interests of its various stakeholders including customers, suppliers and employees. Through regular stakeholder engagement via different channels, the stakeholders are encouraged to give their opinions regarding the environmental, social and governance policies of the Group.

This includes providing quality services to customers, developing effective and mutual beneficial working relationships with its suppliers, and offering competitive remuneration package with safety working environments to employees.

轉換可換股債券

本公司已於二零一九年五月二十一日按每股 股份0.24港元的換股價向昇平國際配發及發 行185,600,000股股份(「可換股股份」)(「部分 轉換」)。因應該部分轉換,本公司的已發行股 本已由571,999,030股股份增至757,599,030 股股份。可換股股份與配發日期的所有現有 已發行股份及彼此之間在各方面享有同等地 位。185,600,000股可換股股份相當於(a)緊接 該部分轉換前的已發行股本約32.45%;及(b) 經該部分轉換擴大的已發行股本約24.50%。

除上文所披露者外,於截至二零二零年十二 月三十一日止十二個月,並無其他交易須按 照上市規則規定披露為關連交易。

公眾持股量充足程度

依照本公司可公開獲得的資料及就董事所 知,於本報告日期,本公司已發行股本總額最 少25%由公眾人士持有。

與持份者的關係

本集團致力以可持續方式經營,同時平衡各 持份者(包括客戶、供應商及僱員)的利益。本 集團透過定期從不同渠道接觸持份者,鼓勵 彼等就本集團的環境、社會及管治政策提供 意見。

此等舉措包括為客戶提供優質服務,與供應 商建立有效率且互惠互利的合作關係,以及 為僱員提供具競爭力的薪酬待偶及安全的工 作環境。 The details of environmental, social and governance policies and performance of the Group will be disclosed in a standalone Environmental, Social and Governance Report, which is available on the Company's website (www.shifangholding.com) and on the website of the Stock Exchange (www.hkexnews.hk).

AUDITOR

The consolidated financial statements have been audited by PricewaterhouseCoopers who will retire and, being eligible, offer themselves for re-appointment at the forthcoming annual general meeting of the Company.

ON BEHALF OF THE BOARD

Chen Zhi *Executive Director (Chairman and Chief Executive Officer)*

Hong Kong 8 April 2021 本集團環境、社會及管治的政策及表現 詳情將於本集團的獨立環境、社會及管 治報告中披露,而該報告可於本公司網站 (www.shifangholding.com)及聯交所網站 (www.hkexnews.hk)閱覽。

DIRECTORS' REPORT

董事報告

核數師

羅兵咸永道會計師事務所已審核合併財務報 表。羅兵咸永道會計師事務所將於本公司應 屆股東週年大會上任滿告退,惟合資格並願 意於會上獲續聘。

代表董事會

執行董事(主席兼行政總裁) **陳志**

香港 二零二一年四月八日

CORPORATE GOVERNANCE CODE

The Company recognises the importance and value of achieving high standards of corporate governance practices. The Board believes that good corporate governance is an essential element in maintaining and promoting shareholder value and investor confidence.

The Company has adopted the principles and complied with the former and revised code provisions of the Corporate Governance Code (the "CG Code") as set out in Appendix 14 to the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited (the "Listing Rules") as its own code of corporate governance since the date of the listing of the shares of the Company on the Main Board of the Stock Exchange on 3 December, 2010, which shall also be revised from time to time in accordance with the Listing Rules. Saved as disclosed below, the Board considers the Company has complied with the code provisions as set out in the CG Code.

Apart from the corporate governance aspect, which will be further discussed in this report below, the Company has prepared and published its first environmental, social and governance report (the "ESG Report") in accordance with the Environmental, Social and Governance Reporting Guide contained in Appendix 27 to the Rules Governing the Listing of Securities on the Stock Exchange of Hong Kong Limited (the "Listing Rules"), which sets out information regarding the year from 1 January to 31 December 2020, which is available on the Company's website (www.shifangholding.com) and on the website of the Stock Exchange (www.hkexnews.hk).

Set out below the corporate governance principles and the practices adopted and observed by the Company during the year ended 31 December 2020.

企業管治守則

本公司深明達致高水平企業管治常規的重要 性及價值。董事會相信良好企業管治乃維持 及提升股東價值與投資者信心的要素。

自本公司股份於聯交所主板上市日期二零一 零年十二月三日起,本公司一直採納香港聯 合交易所有限公司證券上市規則(「上市規 則」)附錄十四所載先前及經修訂企業管治守則 (「企業管治守則」)的原則,並遵守該守則的 守則條文,作為本身的企業管治守則,而本公 司亦須按照上市規則不時修訂此守則。除下 文所披露者外,董事會認為本公司已遵守企 業管治守則所載的守則條文。

除將於本報告下文進一步討論的企業管治層 面外,本公司已按照香港聯合交易所有限公 司證券上市規則(「上市規則」)附錄二十七所 載的環境、社會及管治報告指引編製及刊發 其首份環境、社會及管治報告,當中載有關於 二零二零年一月一日至十二月三十一日年度 的資料。環境、社會及管治報告可於本公司網 站(www.shifangholding.com)及聯交所網站 (www.hkexnews.hk)閱覽。

下文載列本公司於截至二零二零年十二月 三十一日止年度採納及遵循的企業管治原則 及常規。

Code Provision A.2.1

Under code provision A.2.1 of the CG Code, the roles of chairman and chief executive officer should be separate and should not be performed by the same individual. During the year under review, the position of chairman was vacated before 9 October 2019, while Mr. Chen Zhi was appointed as the Chairman and the CEO of the Company on 9 October 2019.

The Board met regularly to consider and review the major and appropriate issues which may affect the operations of the Company arising from the overlap of chairman and CEO and/ or the vacancy of chairmanship. As such, the Board considers that the sufficient measures had been taken, and that either the overlap of chairman and CEO and/or the vacancy of chairmanship should not impair the balance of power and authority between the Board and the management.

THE BOARD

The Board provides effective and responsible leadership for the Company in setting the strategic decision and overseeing the Company's overall operations. The Board meets regularly and each Director has to make decisions objectively in the best interests of the Company and its shareholders.

Board Composition

At the date of this report, the Board comprises 7 Directors, of which two are executive Directors, two are non-executive Directors and three are independent non-executive Directors. The Composition of the Board is well balanced with each Director having extensive knowledge, experience and expertise relevant to the business operations and development of the Group. The biographies of all Directors are set out on pages 26 to 30 of this annual report. Ms. Chen Min is the sister of Mr. Chen Zhi. Save as disclosed in this annual report, none of the Directors has any other financial, business, family or other material or relevant relationships among members of the Board.

守則條文A.2.1

根據企業管治守則的守則條文A.2.1,主席與 行政總裁的角色應有區分,並不應由一人同 時兼任。於回顧年度,主席職位於二零一九 年十月九日之前一直空缺,陳志先生於二零 一九年十月九日獲委任為本公司主席兼行政 總裁。

董事會定期舉行會議,考慮及審議主席及首 席執行官角色重疊及/或主席職位懸空可能 影響本公司經營的重大及合適議題。因此,董 事會認為已採取足夠措施,且主席及首席執 行官角色重疊及/或主席職位懸空不會使董 事會與管理層之間的權力及授權失衡。

董事會

董事會負責有效領導本公司,制訂策略及監 督本公司整體營運。董事會定期舉行會議, 各董事須以本公司及其股東的最佳利益為依 歸,客觀地作出決策。

董事會組成

於本報告日期,董事會成員包括七名董事,兩 名為執行董事,兩名為非執行董事,其餘三名 為獨立非執行董事。董事會的組成均衡,各董 事均具備與本集團業務營運及發展相關的豐 富知識、經驗及專長。各董事的履歷載於本年 報第26至30頁。陳敏女士為陳志先生的胞妹。 除本年報所披露者外,概無董事與董事會成 員擁有任何其他財務、業務、家族或其他重大 或相關關係。

The Company has adopted the Board Diversity Policy in March 2014. The policy sets out the approach to achieve diversity on the Board of the Company which includes but not limited to gender, age, cultural and educational background, professional qualifications, skills, knowledge and regional experience. The Nomination Committee made an annual review on the structure, size and composition of the Board and where appropriate, made recommendations on changes to the Board that are relevant to the Company's business growth.

Chairman and Chief Executive Officer

Under Code provision A.2.1 of the CG Code, the roles of Chairman and Chief Executive Officer should be separate and should not be performed by the same individual. During the year under review, the position of chairman was vacated before 9 October 2019, while Mr. Chen Zhi was appointed as the Chairman and the CEO of the Company on 9 October 2019.

The Board met regularly to consider and review the major and appropriate issues which may affect the operations of the Company arising from the overlap of Chairman and CEO and/or the vacancy of chairmanship. As such, the Board considers that the sufficient measures had been taken and that either the overlap of chairman and CEO and/or the vacancy of chairmanship should not impair the balance of power and authority between the Board and the management. 本公司已於二零一四年三月採納董事會多元 政策,制訂實現本公司董事會多元化的方針, 包括但不限於性別、年齡、文化及教育背景、 專業資格、技能、知識及地區經驗。提名委員 會將每年檢討董事會的架構、規模及組成,並 在適當時候就本公司的業務發展提供改變董 事會的推薦建議。

主席及行政總裁

根據企業管治守則的守則條文A.2.1,主席與 行政總裁的角色應有區分,並不應由一人同 時兼任。於回顧年度,主席職位於二零一九 年十月九日之前一直空缺,陳志先生於二零 一九年十月九日獲委任為本公司主席兼行政 總裁。

董事會定期舉行會議,考慮及審議主席及行 政總裁角色重疊及/或主席職位懸空可能影 響本公司經營的重大及合適議題。因此,董事 會認為已採取足夠措施,且主席及行政總裁 角色重疊及/或主席職位懸空應不會使董事 會與管理層之間的權力及授權失衡。

Independent Non-executive Directors

In compliance with Rule 3.10(1) of the Listing Rules, the Company has appointed three independent non-executive Directors representing more than one-third of the Board. The Company has received from each of its independent non-executive Directors the written confirmation of his independence pursuant to Rule 3.13 of the Listing Rules. The Board, based on such confirmation, considers all independent non-executive Directors independent.

Board Proceedings

The Company will hold at least four board meetings at approximately quarterly intervals and will also meet at such other times when necessary. Formal agenda of all Board meetings are distributed to the Directors for comments and approval, generally, at least 14 days before the meetings. Adequate time and sufficient resources will be provided to all Directors to discharge their duties at which the Directors actively participate and hold informed discussions. All minutes of Board meetings will be recorded in sufficient detail the matters considered by the Board and decisions reached.

獨立非執行董事

本公司已遵守上市規則第3.10(1)條,委任三名 獨立非執行董事,佔董事會人數三分之一以 上。本公司已接獲各獨立非執行董事根據上 市規則第3.13條就其獨立性發出的書面確認。 基於有關確認,董事會認為全體獨立非執行 董事均屬獨立人士。

董事會程序

本公司將最少舉行四次董事會會議,約每季 舉行一次,有需要時亦會於其他時間舉行會 議。所有董事會會議的正式議程一般於會議 前最少十四日分發予董事,以供發表意見及 批准。各董事將獲賦予足夠時間及充足資源 履行其職務,而董事須積極參與並於知情情 況下進行討論。董事會會議所有會議紀錄將 充分詳細記錄董事會審議的議題及作出的決 策。

During the year, the Board convened 1 shareholders' general meetings, 5 board meetings, 4 Audit Committee meetings, 1 Remuneration Committee meeting and 1 Nomination Committee meeting respectively. The attendance of individual Directors at general meetings and meetings of the Board, Audit Committee, Remuneration Committee and Nomination Committee is as follows: 年內,董事會分別曾召開一次股東大會、五次 董事會會議、四次審核委員會會議、一次薪酬 委員會會議及一次提名委員會會議。個別董 事於股東大會以及董事會、審核委員會、薪酬 委員會及提名委員會各會議的出席率如下:

Monting attended/hold

		Meeting attended/held 出席/舉行會議次數				
		Shareholders' general meeting 股東大會	Board 董事會	Audit Committee 審核委員會	Remuneration Committee 薪酬委員會	Nomination Committee 提名委員會
Executive Directors	執行董事					
Chen Zhi (Chief Executive Officer) (appointed as Chief	陳志 <i>(行政總裁)(於二零一九年</i>		_			
Executive Officer of 9 October 2019)	十月九日獲委任為行政總裁)	1	5	N/A 不適用	N/A 不適用	N/A 不適用
Yu Shi <i>Quan (Chief Financial Officer)</i>	余詩權 <i>(首席財務官)</i>	1	5	N/A 不適用	N/A 不適用	N/A 不適用
Non-executive Directors	非執行董事					
Chen Wei Dong	陳偉東	0	5	N/A 不適用	N/A 不適用	N/A 不適用
Chen Min	陳敏	0	5	N/A 不適用	N/A 不適用	N/A 不適用
Independent Non-executive Directors	獨立非執行董事					
Wong Heung Ming, Henry	黃向明	1	5	4	1	1
Zhou Chang Ren	周昌仁	0	5	4	1	N/A 不適用
Cai Jian Quan	蔡建權	0	5	4	N/A 不適用	1

All the Directors have access to relevant and timely information. They also have access to the advice and services of the company secretary of the Company, who is responsible for providing the Directors with Board papers and related materials. Where queries are raised by the Directors, prompt and full responses will be given if possible. 所有董事可獲得相關及適時的資料。彼等亦 可獲得本公司的公司秘書提供的意見及服 務,公司秘書負責向董事提供董事會文件及 有關材料。倘董事提出問題,本公司會在可能 情況下儘快作出詳盡回應。

Should a potential conflict of interest involving a substantial shareholder of the Company or a Director arise, the matter will be discussed in a physical Board meeting, as opposed to being dealt with by a written resolution. Independent Non-Executive Directors with no conflict of interest will be present at meetings dealing with such conflict issues. 倘出現涉及本公司主要股東或董事的潛在利 益衝突,有關事宜將於實際董事會會議上討 論,而不會透過提呈書面決議案處理。並無 涉及利益衝突的獨立非執行董事將會出席會 議,處理有關衝突事宜。

Independent Non-Executive Directors are identified in all corporate communications containing the names of the Directors. An updated list of the Directors identifying the Independent Non-Executive Directors and the roles and functions of the Directors is maintained on the website of the Company and the website of the Stock Exchange.

Roles and responsibilities of the Board

The Board is collectively responsible for promoting the success and interest of the Group through its leadership and supervision. The principal tasks of the Board are to:

- provide entrepreneurial leadership for the Company with a framework of prudent and effective controls which enables risks to be assessed and managed;
- set the Company's strategic aims, ensuring that the necessary financial and human resources are in place for the Company to meet its objectives and review its management performance; and
- set the Company's values and standards and ensure that its obligations to its shareholders and others are understood and met.

The Directors, after making due enquiries and considering the basis of management's projections and after taking into account the reasonably possible changes in the operation performance, believe that there will be sufficient financial resources available to the Group at least in the coming twelve months to meet its financial obligations as and when they fail due. Accordingly, the Directors consider that it is appropriate to prepare the consolidated financial statements set out in the audited financial statements on pages 99 to 244 of this annual report on a going concern basis.

所有載有董事姓名的公司通訊均會列出獨立 非執行董事的身份。列有獨立非執行董事身 份以及董事角色及職能的最新董事名單載於 本公司網站及聯交所網站。

董事會的角色及責任

董事會通過領導及監督,集體負責推動本集 團的成功及增進其利益。董事會的主要工作 為:

- (i) 以審慎有效的監控架構為本公司提供企業領導,令風險得以評估及管理;
- (ii) 制定本公司的策略目標,確保所需財務及人力資源配置得宜,令本公司可達成其目標及檢討其管理層的表現;及
- (iii) 訂定本公司的價值及標準,確保可了解及履行其對股東及其他人士的責任。

經詳細查詢及考慮管理層預測基準,計及營 運表現可能合理出現的變動後,董事相信本 集團將具備足夠財務資源供其未來最少十二 個月使用,以履行其到期的財務責任。因此, 董事認為按持續經營基準編製本年報第99至 244頁之經審核財務報表所載合併財務報表乃 屬適當。

Skills, knowledge, experience and attributes of Directors

All Directors of the Board served in office during the year. Every Director commits to give sufficient time and attention to the affairs of the Company. The Directors also demonstrate their understanding and commit to high standards of corporate governance. The Executive Director brings his perspectives to the Board through his deep understanding of the Group's business. The Non-Executive Directors and the Independent Non-Executive Directors contribute their own skills and experience, understanding of local and global economies, and knowledge of capital markets to the Group's business. The Company is responsible for arranging and funding suitable continuous professional development programmes for all Directors to hone and refresh their knowledge and skills.

董事技能、知識、經驗及特性

董事會所有董事於年內在任。各董事承諾投 放足夠時間及注意力處理本公司事務。董事 亦表明了解並致力維持高水平的企業管治。 執行董事透過對本集團業務的深入了解將 其視野帶入董事會。非執行董事及獨立非執 行董事則因應本身的技能及經驗、對本地及 全球經濟的了解以及對資本市場的認識,為 本集團業務作出貢獻。本公司有責任為所有 董事安排及出資提供合適的持續專業發展課 程,以增進及更新彼等的知識及技能。

Induction and training

Each newly appointed Director, executive or non-executive, is required to undertake an induction program to ensure that he has a proper understanding of his duties and responsibilities. The induction program includes an overview of the Group's business operation and governance policies, the Board meetings' procedures, matters reserved to the Board, an introduction of the Board committees, the Directors' responsibilities and duties, relevant regulatory requirements, review(s) of minutes of the Board and Board committees in the past 12 months, and briefings with senior officers of the Group and site visits (if necessary).

就職與培訓

各新任執行或非執行董事須參與就職計劃, 以確保對其職責及責任有正確理解。就職計 劃包括本集團業務營運及管治政策概覽、董 事會會議程序、保留予董事會決策的事項、董 事委員會簡介、董事責任及職責、有關監管規 定、過往十二個月董事會及董事委員會的會 議紀錄回顧以及本集團高級管理人員簡報與 實地考察(如有需要)。

Pursuant to the Code Provision A.6.5 of the CG Code, all Directors should participate in continuous professional development to develop and refresh their knowledge and skills. This is to ensure their contribution to the Board remains informed and relevant. During the year, all Directors had participated in appropriate continuous professional development activities by ways of attending training and/or reading materials relevant to the Company's business or to the Directors' duties and responsibilities. In addition, all Directors have been updated on the latest development regarding the Listing Rules and other applicable regulatory requirement to ensure compliance and enhance their awareness of good corporate governance practices. A summary of training recovered by Directors for the year ended 31 December 2020 according to the records provided by the Directors is as follow: 根據企業管治守則的守則條文A.6.5,所有董 事應參與持續專業發展,發展並更新其知識 及技能,以確保其在具備全面資訊及切合所 需的情況下對董事會作出貢獻。本年度內,所 有董事已透過參加培訓及/或閱讀有關本公 司業務或董事職責及責任的材料參與適當的 持續專業發展活動。此外,所有董事已獲提供 關於上市規則及其他適用監管規定的最新發 展資料,以確保遵守及提升彼等對良好企業 管治常規的認知。按照董事提供的紀錄,董事 於截至二零二零年十二月三十一日止年度接 受的培訓概要如下:

Director	董事	Training on corporate governance, regulatory development and other relevant topics 有關企業管治、 監管發展及 其他相關課題 的培訓
Executive:	執行:	
Chen Zhi (CEO) (appointed as CEO on 9 October 2019)	陳志 <i>(行政總裁)(於二零一九年 十月九日獲委任為行政總裁)</i>	1
Yu Shi Quan	余詩權	\checkmark
Non-executive:	非執行:	
Chen Wei Dong	陳偉東	\checkmark
Chen Min	陳敏	\checkmark
Independent Non-executive:	獨立非執行:	
Wong Heung Ming, Henry	黃向明	\checkmark
Zhon Chang Ren	周昌仁	\checkmark
Cai Jian Quan	蔡建權	\checkmark
Directors' and officers' liability insurance and indemnity

The Company has arranged appropriate liability insurance to indemnify its Directors and officers in respect of legal actions against the Directors. Throughout 2020 no claim had been made against the Directors and the officers of the Company.

Appointment and Re-election of Directors

Each of the executive Directors and non-executive Directors has entered into a service contract with the Company for a term of three years, which may be terminated by not less than six months' notice (for executive Directors) or one month's notice (for nonexecutive Directors) in writing served by either party on the other. The independent non-executive Directors have been appointed for a term of three years and shall be terminable by either party giving not less than one month prior notice in writing. The Directors have power at any time and from time to time to appoint any person to be a Director, either to fill a casual vacancy or as an addition to the existing Directors. Any Director so appointed shall hold office only until the next annual general meeting of our Company and shall then be eligible for re-election at that meeting. In accordance with the Articles or Bye-laws of the Company, at every annual general meeting of the Company, one-third of the Directors for the time being or, if the number is not three or a multiple of three, then the number nearest to, but not less than one-third, shall retire from office by rotation provided that every Director (including those appointed for a specific term) shall be subject to retirement by rotation at least once every three years.

董事及高級職員的責任保險及彌償保證

本公司已安排適當責任保險,以就針對董事 的法律訴訟向董事及高級職員作出彌償保 證。於二零二零年全年,並無任何人士向本公 司董事及高級職員提出索償。

委任及重選董事

各執行董事及非執行董事已與本公司訂立服 務合約,為期三年,可由任何一方向另一方發 出不少於六個月(就執行董事而言)或不少於 一個月(就非執行董事而言)的書面通知而終 止。獨立非執行董事委任年期為三年,可由任 何一方發出不少於一個月的事先書面通知而 終止。董事有權隨時及不時委任任何人士出 任董事,以填補臨時空缺或出任新增的董事 職位。按上述方式委任的董事,任期將於本公 司下屆股東週年大會舉行時屆滿,屆時符合 資格可於會上重選連任。根據本公司細則或 公司細則,於本公司每年的股東週年大會上, 三分之一在任董事,或倘董事人數並非三位 或三的倍數,則最接近但不少於三分之一的 董事須輪席告退,惟每名董事(包括按特定任 期獲委任的董事) 均須最少每三年輪席告退一 次。

Relationships and associations among the Directors

Ms. Chen Min is the sister of Mr. Chen Zhi. Save as disclosed, there was no relationship between members of the Board (including financial, business, family or other material/relevant relationship(s)).

Company secretary

The company secretary of the Company (the "Company Secretary") is responsible for keeping detailed minutes of each meeting of the Board or the Board committees including any dissenting views expressed by the Directors, which should be made available to all Directors for inspection. She is also responsible for ensuring that the Board procedures comply with all applicable laws, rules and regulations and advising the Board on corporate governance matters. All agenda, relevant materials and document are required to be sent out at least 3 days prior to the intended dates of the Board meetings or meetings of the Board committees. It is the responsibility of the Company Secretary to send the draft minutes of the meetings of the Board or the Board committees to all Directors for comments within a reasonable time after the aforesaid meetings. Final versions of minutes of meetings of the Board or the Board committees are also required to be sent to all Directors for record. All Directors have access to the advice and services of the Company Secretary to ensure that the Board procedures and all applicable laws are followed.

Moreover, the Company Secretary is responsible for keeping all Directors updated on the Listing Rules, regulatory requirements, as well as internal codes of conduct of the Company.

During the Year, the Company Secretary had confirmed that she had taken no less than 15 hours of relevant professional training.

董事間之關係及聯繫

陳敏女士為陳志先生的胞妹。除已披露者外, 董事會成員間並無任何關係(包括財務、業 務、家族或其他重大/相關關係)。

公司秘書

本公司的公司秘書(「公司秘書」)負責保存各 董事會會議或董事委員會會議的詳細會議紀 錄,當中包括董事發表的任何相反意見。有關 會議紀錄應可供全體董事查閱。彼亦負責確 保董事會程序符合所有適用法律、規則及規 例,以及就企業管治事宜向董事會提供意見。 所有會議議程、有關資料及文件至少須於董 事會或董事委員會會議預定舉行日期前3天發 出。公司秘書有責任於上述會議結束後,在合 理時間內將董事會或董事委員會會議紀錄定稿亦須交 予全體董事備存。所有董事可取得公司秘書 的意見及享用其提供的服務,以確保董事會 程序及所有適用法律得以遵循。

再者,公司秘書有責任讓全體董事得悉有關 上市規則、監管規定及本公司內部行為守則 的最新資訊。

於本年度內,公司秘書確認已參加不少於15 個小時的相關專業培訓。

Model Code for Directors' Securities Transactions

The Company has adopted the Model Code for Securities Transactions by the Directors of Listed Issuers (the "Model Code") as set forth in Appendix 10 to the Listing Rules as its own code of conduct for dealing in securities by the directors of the Company. Specific enquiries have been made with all the incumbent directors of the Company and all of them confirmed and declared that they have complied with the required standards as set out in the Model Code during the year ended to 31 December 2020.

BOARD COMMITTEES

Audit Committee

The audit committee of the Company (the "Audit Committee") has been established on 8 November 2010 with written terms of reference in compliance with the CG Code. The Audit Committee comprises three members, all being independent non-executive Directors, namely Mr. Wong Heung Ming, Henry (Chairman), Mr. Zhou Chang Ren and Mr. Cai Jianquan.

The primary duties of the Audit Committee are:

- To make recommendations to the Board on (i) the appointment, reappointment and removal of the external auditors; (ii) the audit fee and terms of engagement of the external auditors; and (iii) any questions of resignation or dismissal of that auditor
- To review and monitor the external auditors' independence and objectivity and the effectiveness of the audit process in accordance with applicable standards

董事進行證券交易的標準守則

本公司採納上市規則附錄十所載上市發行人 董事進行證券交易的標準守則(「標準守則」), 作為本公司董事進行證券交易的行為守則。 在向本公司全體董事作出具體查詢後,彼等 全部確認及聲明彼等於上市日期至截至二零 二零年十二月三十一日止年度期間一直遵守 標準守則所載的規定標準。

董**事委員會** 審核委員會

本公司於二零一零年十一月八日成立審核委員會,並制訂符合企業管治守則的書面職權 範圍。審核委員會包括三名成員,即黃向明先 生(主席)、周昌仁先生及蔡建權先生,全部均 為獨立非執行董事。

審核委員會的主要職責為:

- 就(i)委任、重新委任及撤換外部核數師;
 (ii)外部核數師的核數費用及委聘條款;
 及(iii)任何有關核數師辭任或解聘的問題
 向董事會提出建議
- 按照適用準則,檢討及監察外部核數師 的獨立及客觀性,以及核數程序的成效

- To monitor the integrity of the financial statements of the Company and the Company's annual report and accounts, interim report and quarterly financial highlights, and reviewing significant financial reporting judgements contained in those reports
- To review the adequacy and monitor the effectiveness of the Company's financial reporting system, internal control and risk management systems.
- To review the financial reporting system, risk management and internal control system.

The Audit Committee has reviewed with the management in conjunction with the external auditor, the annual results and annual report of the Group for the year ended 31 December 2020, including the accounting policies and practice adopted by the Group.

During the year ended 31 December 2020, the Audit Committee had performed their primary duties to review and supervise the financial reporting process and the internal control procedures of the Company. The Audit Committee has also held meeting with the Company's external auditor, Messrs. PricewaterhouseCoopers ("PwC") without the presence of executive Directors and management, to discuss matters arising from the auditing and report to the Board on material issues, if any, and make recommendations to the Board.

The Audit Committee is provided with sufficient resources to perform its duties. Latest terms of reference of the Audit Committee can be viewed on the website of the Company and the website of the Stock Exchange.

- 監察本公司財務報表、本公司年報及賬
 目、中期報告及季度財務摘要的完整
 性,並審閱該等報告所載就財務報告作
 出的重大判斷
- 檢討本公司財務報告制度、內部監控及
 風險管理制度是否全面,並監察其成效。
- 檢討財務報告制度、風險管理及內部監 控制度。

審核委員會已會同外部核數師與管理層審閱 本集團截至二零二零年十二月三十一日止年 度的年度業績及年報,包括本集團採納的會 計政策及慣例。

於截至二零二零年十二月三十一日止年度, 審核委員會已履行其主要職責,檢討及監督 本公司的財務報告程序及內部監控程序。審 核委員會亦在執行董事及管理層避席的情況 下,與本公司外部核數師羅兵咸永道會計師 事務所舉行會議,討論因核數而產生的事項, 並向董事會匯報重大事宜(如有),以及向董事 會提供推薦意見。

本公司已向審核委員會提供足夠資源,供其 履行職責。審核委員會的最新職權範圍可在 本公司網站及聯交所網站查閱。

Remuneration Committee

The remuneration committee of the Company (the "Remuneration Committee") has been established on 8 November 2010 with written terms of reference in compliance with the CG Code. The Remuneration Committee comprises three members, namely Mr. Zhou Chang Ren (Chairman), Mr. Chen Zhi and Mr. Wong Heung Ming, Henry, the majority of which being independent non-executive Directors. The primary duties of the Remuneration Committee are to evaluate and make recommendations to the Board regarding the remuneration packages to the Directors and senior management which will be determined by reference to the performance of the individual and the Company as well as market trends and practices.

The Remuneration Committee is provided with sufficient resources to perform its duties. The current duties and responsibilities of the Remuneration Committee are more specifically set out in its latest terms of reference, details of which can be viewed on the website of the Company and the website of the Stock Exchange.

The following is a summary of work performed by the Remuneration Committee during the year:

- (a) formulating and recommending the policy and structure of the remuneration of the Directors and senior officers of the Group to the Board;
- (b) assessing individual performance of the Directors and senior officers of the Group;
- (c) reviewing specific remuneration packages of the Directors and senior officers of the Group with reference to the Board's corporate goals and objectives as well as individual performances; and
- (d) reviewing and making recommendations to the Board on compensation-related issues.

薪酬委員會

本公司於二零一零年十一月八日成立薪酬委員會,並制訂符合企業管治守則的書面職權 範圍。薪酬委員會包括三名成員,即周昌仁先 生(主席)、陳志先生及黃向明先生,大部分為 獨立非執行董事。薪酬委員會的主要職責為 評估董事及高級管理層的薪酬待遇,並就此 向董事會提供推薦意見。有關薪酬將參照個 人及本公司表現以及市場趨勢及慣例釐定。

本公司已向薪酬委員會提供足夠資源,供其 履行職責。薪酬委員會現時的職責及責任於 其最新職權範圍有更具體描述,詳情可在本 公司網站及聯交所網站查閱。

於年內,薪酬委員會已進行的工作概列如下:

- (a) 制訂本集團董事及高級職員的薪酬政策及架構,並向董事會提供建議;
- (b) 評估本集團董事及高級職員的個別表 現;
- (c) 參照董事會的企業目標及目的以及個別 表現,檢討本集團董事及高級職員的特 定薪酬待遇;及
- (d) 檢討有關薪酬相關問題,並向董事會提 供建議。

Nomination Committee

The nomination committee of the Company (the "Nomination Committee") has been established on 8 November 2010 with written terms of reference in compliance with the CG Code. The Nomination Committee currently comprises three members, namely Mr. Cai Jian Quan (Chairman), Mr. Chen Zhi, and Mr. Wong Heung Ming, the majority of which being independent non-executive Directors. The primary duties of the Nomination Committee are to make recommendations to the Board on the appointment or re-appointment of Directors and succession planning for Directors. The Nomination Committee selects and recommends the candidates for directorship shall base on the criterion including professional knowledge, competence, experience, independence and integrity.

The Nomination Committee is provided with sufficient resources to perform its duties. The current duties and responsibilities of the Nomination Committee are more specifically set out in its latest terms of reference, details of which can be viewed on the website of the Company and the website of the Stock Exchange.

The Company has adopted the Board Diversity Policy in March 2014. The policy sets out the approach to achieve diversity on the Board of the Company which include but not limited to gender, age, cultural and educational background, professional qualifications, skills, knowledge and regional experience. The Nomination Committee will review annually the structure, size and composition of the Board and where appropriate, make recommendations on changes to the Board that are relevant to the Company's business growth.

提名委員會

本公司於二零一零年十一月八日成立提名委員會,並制訂符合企業管治守則的書面職權 範圍。提名委員會現時包括三名成員,即蔡建 權先生(主席)、陳志先生及黃向明先生,大部 分為獨立非執行董事。提名委員會的主要職 責為就委任或重新委任董事及董事繼任計劃 向董事會提供推薦意見。提名委員會根據專 業知識、勝任能力、經驗、獨立性及誠信等準 則挑選及推薦董事人選。

本公司已向提名委員會提供足夠資源,供其 履行職責。提名委員會現時的職責及責任於 其最新職權範圍有更具體描述,詳情可在本 公司網站及聯交所網站查閱。

本公司已於二零一四年三月採納董事會多元 政策,制定實現本公司董事會多元化的方針, 包括但不限於性別、年齡、文化及教育背景、 專業資格、技能、知識及地區經驗。提名委員 會將每年檢討董事會的架構、規模及組成,並 在適當時候就本公司的業務發展提供改變董 事會的推薦建議。 The following is a summary of the work performed by the Nomination Committee during the year:

- (a) reviewing and evaluating the composition of the Board with reference to certain criteria. These criteria included qualifications required under the Listing Rules or any other relevant laws regarding characteristics and skills of the Directors, professional ethics and integrity, appropriate professional knowledge and industry experience, as well as ability to devote sufficient time to the work of the Board and its committees and to participate in all Board meetings and shareholders' meetings;
- (b) reviewing and recommending the re-appointment of the retiring Directors for re-election at the previous general meeting; and
- (c) assessing independence of the Independent Non-Executive Directors.

During the year ended 31 December 2020, the Nomination Committee had performed their primary duties to review and make recommendations to the Board on the structure, size and composition of the Board, including its diversity, based on a range of perspectives with reference to the Company's business model and requirements, including but not limited to gender, age, cultural and educational background, professional qualifications, skills, knowledge and regional experience. The Nomination Committee considered that the current composition of the Board is balanced in terms of diversity and is able to meet the objectives of the Board. 於年內,提名委員會已進行的工作概列如下:

- (a) 參照若干準則檢討及評價董事會組成。
 該等準則包括上市規則或任何其他相關
 法例規定須具備的資格,包括董事個性
 及技能、專業操守及誠信、適合的專業
 知識及行業經驗、能否付出足夠時間參
 與董事會及其委員會的工作以及參與所
 有董事會會議及股東大會;
- (b) 檢討續聘於之前股東大會上膺選連任的 退任董事,並提供建議;及
- (c) 評估獨立非執行董事的獨立性。

於截至二零二零年十二月三十一日止年度, 提名委員會已履行其主要職責,參照本公司 的業務模式及需要及從多個角度(包括但不限 於性別、年齡、文化及教育背景、專業資格、 技能、知識及地區經驗)檢討董事會的架構、 規模及組成(包括其多元性),並就此向董事會 提供推薦建議。提名委員會認為,董事會目前 之組成在多元性方面誠屬均衡,並夠達到董 事會的目標。

ACCOUNTABILITY AND AUDIT

Directors' and Auditor's Responsibilities for the Financial Statements

The Directors acknowledge their responsibility for preparing the Company's financial statements for the year ended 31 December 2020 which reflect true and fair view of the financial position of the Company and the Group and in compliance with relevant law and disclosure provisions of the Listing Rules. The Board is responsible for presenting a balanced, clear and comprehensible assessment extends to annual and interim reports, other pricesensitive announcements and other financial disclosures required under the Listing Rules.

The Group appointed PwC as the Group's external auditor. The statement by PwC regarding their reporting responsibility to the shareholders on the consolidated financial statements of the Group is set out in the Independent Auditor's Report on pages 85 to 98 of this annual report.

During the year ended 31 December 2020, the remuneration paid or payable to PwC for audit services and non-audit services amounted to RMB3,821,000 (2019: RMB4,197,000) and nil (2019: nil) respectively.

<mark>問責及核數</mark> 董事及核數師就財務報表的責任

董事清楚彼等須負責編製本公司截至二零二 零年十二月三十一日止年度的財務報表,而 財務報表須真實及公平地反映本公司及本集 團的財務狀況,及符合相關法例及上市規則 的披露規定。董事會負責衡平、清晰及全面地 呈列年報及中期報告、其他股價敏感公告及 上市規則規定的其他財務披露事項。

本集團已委任羅兵咸永道會計師事務所為本 集團外部核數師。羅兵咸永道會計師事務所 就其向股東報告本集團合併財務報表的責任 發出的聲明載於本年報第85至98頁的獨立核 數師報告內。

於截至二零二零年十二月三十一日止年度, 就審核服務及非審核服務而已付或應付羅兵 咸永道會計師事務所的酬金分別為人民幣 3,821,000元(二零一九年:人民幣4,197,000 元)及人民幣零元(二零一九年:人民幣零 元)。

Internal Control and Risk Management

The Board is responsible for maintaining sound and effective risk management and internal control systems, and for reviewing their design, operational adequacy, and effectiveness on an ongoing basis to safeguard the shareholders' investment and the assets of the Group. During the year ended 31 December 2020, the Board has reviewed the effectiveness of the risk management and internal control systems of the Group through the Audit Committee. The Board engaged an internal audit team which carries out the analysis and independent assessment of the adequacy and effectiveness of the Company's risk management and internal control systems and reports to the Board. Review of the Group's internal controls cover major financial, operational and compliance controls as well as risk management functions of different systems has been done on a systematic basis based on the risk assessments of the operations and controls. The scope of review for the year had been determined and approved by the Audit Committee. Saved as disclosed below, no major issues but areas for improvement have been identified. The Board and the Audit Committee considered that the key areas of the Group's internal control systems are reasonably implemented.

The Company recognises that the overlap of chairman and CEO and/or the vacancy of chairmanship may affect the operations of the Company. The Board has met regularly to consider and review the major and appropriate issues. As such, the Board considers that the sufficient measures had been taken and the overlap of chairman and CEO and/or the vacancy of chairmanship should not impair the balance of power and authority between the Board and the management.

內部監控及風險管理

董事會負責維持穩健而有效的風險管理及內 部監控制度,且不斷檢討其設計、運作充份性 及效益,以保障股東的投資及本集團資產。於 截至二零二零年十二月三十一日止年度,董 事會已透過審核委員會檢討本集團風險管理 及內部監控制度的成效。董事會亦已委聘一 支內部審核團隊,就本公司風險管理及內部 監控系統是否充足及有效進行分析及獨立評 估,並向董事會匯報。本集團的內部監控檢討 涵蓋主要的財務、營運及合規監控,而不同系 統之風險管理職能已基於對營運及監控作出 之風險評估按有系統基準履行。年度檢討範 圍已由審核委員會釐定及批准。除下文所披 露者外,撇除確認需予改進之處,並無發現重 大問題。董事會及審核委員會認為,本集團已 合理實施內部監控系統的主要部分。

本公司確認,主席及行政總裁角色重疊及/ 主席職位懸空或會影響本公司營運。董事會 定期舉行會議,考慮及審議重大及合適議題。 因此,董事會認為已採取足夠措施,不會因主 席及行政總裁角色重疊及/或主席職位懸空 而使董事會與管理層之間的權力及授權失衡。

Corporate governance functions

The Board is responsible for performing the following corporate governance duties as required under the CG Code:

- (a) to develop and review the Company's policies and practices on corporate governance;
- (b) to review and monitor the training and continuous professional development of the Directors and senior officers of the Group;
- (c) to review and monitor the Company's policies and practices on compliance with legal and regulatory requirements;
- (d) to develop, review and monitor the codes of conduct applicable to employees and the Directors; and
- (e) to review the Company's compliance with the CG Code and disclosure in this Corporate Governance Report.

During the year, the Board considered the following corporate governance matters:

- (i) review of the compliance with the CG Code; and
- (ii) review of the effectiveness of the internal controls and risk management systems of the Group through the Audit Committee.

企業管治職能

董事會有責任根據企業管治守則履行下列企 業管治職責:

- (a) 制定及檢討本公司的企業管治政策及常 規;
- (b) 檢討及監察本集團董事及高級職員的培 訓及持續專業發展;
- (c) 檢討及監察本公司遵守法定及監管規定 的政策及常規;
- (d) 制定、檢討及監察適用於僱員及董事的 行為守則;及
- (e) 檢討本公司有否遵守企業管治守則,以及審閱本企業管治報告內的披露資料。
- 於年內,董事會已考慮以下企業管治事宜:
- (i) 檢討有否遵守企業管治守則;及
- (ii) 透過審核委員會檢討本集團的內部監控及風險管理系統的成效。

INVESTORS AND SHAREHOLDERS RELATIONS

The Board recognises the importance of effective communication with shareholders and continues to act in the best interests of the Company and its shareholders. The Company keeps shareholders and investors informed of its business performance and strategies by adopting a transparent and timely disclosure policy which complies with the Listing Rules and provides all shareholders equal access to such information. The Company also publishes all documents on the Company's website at www.shifangholding. com.

投資者及股東關係

董事會了解與股東有效溝通的重要性,繼續 以本公司及其股東的最佳利益為依歸行事。 本公司透過採納符合上市規則、具透明度及 適時的披露政策,讓股東及投資者清楚其業 務表現及策略,並為所有股東提供取得該 等資料的平等途徑。本公司亦於本公司網站 (www.shifangholding.com)登載所有文件。

The annual general meeting of the Company (the "AGM") also provides a forum for the Board to dialogue and interact with the Shareholders directly. The Directors and the committee members are available to answer questions during the AGM.

Notice of AGM, annual report, financial statements and related papers were posted to shareholders of the Company for their consideration at least 20 clear business days prior to the AGM. AGM proceedings of the Company are continually reviewed in the light of corporate governance best practices. 本公司股東週年大會(「股東週年大會」)亦為 董事會提供與股東直接對話及互動的平台。 董事及委員會成員均會出席股東週年大會解 答提問。

股東週年大會通告、年報、財務報表及有關文件已於股東週年大會舉行前最少20個完整營業日寄予本公司股東,供彼等省覽。本公司股 東週年大會程序會根據企業管治最佳常規持 續檢討。

Set out below is a summary of certain rights of the shareholders of the Company as required to be disclosed pursuant to the mandatory disclosure requirements under Paragraph O of the CG Code which is effective from 1 April 2012.

(a) Convening of general meeting on requisition by shareholders

General meetings shall also be convened on the written requisition of any one or more members of the Company to the Board or the Secretary 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 requisitionist(s) 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. General meetings may also be convened on the written requisition of any one member of the Company which is a recognised clearing house (or its nominee(s)) 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 requisitionist, provided that such requisitionist 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.

以下載有根據由二零一二年四月一日起生效 的企業管治守則第O段的強制性披露規定須予 披露的本公司股東若干權利概要。

(a) 應股東要求召開股東大會

股東大會亦須在一名或以上本公司董事 會成員或秘書向本公司於香港的主要辦 事處或(倘本公司並無主要辦事處)登 記辦事處送達書面要求的情況下召開, 書面要求須列明大會目的,並由提出要 求的人士簽署,惟提出要求的人士於遞 交要求當日須持有有權於本公司股東大 會上投票的本公司繳足股本不少於十分 一。股東大會亦可在任何一名屬認可結 算所的本公司股東(或其代名人)向本公 司於香港的主要辦事處或(倘本公司並 無主要辦事處)登記辦事處送達書面要 求的情況下召開,書面要求須列明大會 目的, 並由提出要求的人士簽署, 惟提 出要求的人士於遞交要求當日須持有有 權於本公司股東大會上投票的本公司繳 足股本不少於十分一。

If the Board does not within 21 days from the date of deposit of the requisition proceed duly to convene the meeting to be held within further 2 months of the deposit of such requisites, the requisitionist(s) themselves or any of them representing more than one-half of the total voting rights of all of them, may convene the general meeting in the same manner, as nearly as possible, as that in which meetings may be convened by the Board provided that any meeting so convened shall not be held after the expiration of three months from the date of deposit of the requisitionist(s) as a result of the failure of the Board shall be reimbursed to them by the Company.

(b) Procedures for putting forward proposals at a Shareholders' meeting

There are no provisions allowing Shareholders to put forward new resolutions at the general meetings under the Bermuda Companies Act 1981 or the bye-laws of the Company. However, Shareholders who wish to put forward a resolution may request the Company to convene an special general meeting following the procedures set out above.

Detailed procedures for shareholders to propose a person for election as a Director are available on the Company's website.

(c) Enquiries to the Board

Shareholders may put forward enquiries to the Board in writing to 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 enquiries.

Constitutional documents

During the year, there had been no significant change in the Company's constitutional documents. The New Memorandum of Continuance and Bye-Laws was adopted conditionally at an Extraordinary General Meeting held at 25 February 2019 with effect from the date of continuance of the Company under the laws of Bermuda.

倘董事會未有於提交要求日期後21天內 正式召開須於其後提交該要求日期的2 個月內舉行的大會,提出要求的人士或 當中持有彼等總投票權過半的任何人士 可自行以與董事會召開大會同樣的方式 (盡可能相近)召開股東大會,惟如此召 開的大會不可遲於提交要求當日起三個 月後召開,而提出要求的人士因董事會 未能完成有關要求而產生的所有合理開 支,將由本公司向彼等作出補償。

(b) 於股東大會上提呈議案的程序

百慕達一九八一年公司法或本公司之公 司細則並無容許股東於股東大會上提呈 新決議案的條文。然而,股東如欲提呈 決議案,可按上文所載程序要求本公司 召開股東特別大會。

股東提名任何人士參選董事的詳細程序 可於本公司網站查閱。

(c) 向董事會查詢 股東可以書面形式向董事會作出查詢, 有關查詢應送遞至本公司於香港的主要 辦事處或(倘本公司並無主要辦事處)登 記辦事處,並列明查詢事項。

憲章文件

於年內,本公司的憲章文件並無重大變動。 新存續章程及公司細則已於二零一九年二月 二十五日舉行之股東特別大會上獲有條件採 納,自本公司根據百慕達法律存續日期起生 效。



To the Shareholders of ShiFang Holding Limited

(incorporated in the Cayman Islands and continued in Bermuda with limited liability)

OPINION

What we have audited

The consolidated financial statements of ShiFang Holding Limited (the "Company") and its subsidiaries (the "Group") set out on pages 99 to 244, which comprise:

- the consolidated balance sheet as at 31 December 2020;
- 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 International Financial Reporting Standards ("IFRSs") and have been properly prepared in compliance with the disclosure requirements of the Hong Kong Companies Ordinance.

羅兵咸永道

致十方控股有限公司股東

(於開曼群島註冊成立及於百慕達存續的有限 公司)

意<mark>見</mark> 我們已審計的內容

十方控股有限公司(以下簡稱「貴公司」)及其 附屬公司(以下統稱「貴集團」)列載於第99至 244頁的合併財務報表,包括:

- 於二零二零年十二月三十一日的合併資 產負債表;
- 截至該日止年度的合併全面收益表;
- 截至該日止年度的合併權益變動表;
- 截至該日止年度的合併現金流量表;及
- 合併財務報表附註,包括主要會計政策 概要。

我們的意見

我們認為,該等合併財務報表已根據《國際財 務報告準則》真實而中肯地反映了 貴集團於 二零二零年十二月三十一日的合併財務狀況 及其截至該日止年度的合併財務表現及合併 現金流量,並已遵照香港《公司條例》的披露規 定妥為擬備。

BASIS FOR OPINION

We conducted our audit in accordance with International Standards on Auditing ("ISAs"). 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.

Independence

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

MATERIAL UNCERTAINTY RELATED TO GOING CONCERN

We draw attention to Note 2.1 to the consolidated financial statements, which indicates that the Group incurred a net loss of RMB74,539,000 and a net cash used in operating activities of RMB6,339,000 during the year ended 31 December 2020, while the Group's current liabilities exceeded its current assets by RMB32,728,000 as at the same date. These conditions, along with other matters as described in Note 2.1 to the consolidated financial statements, indicate the existence of a material uncertainty that may cast significant doubt about the Group's ability to continue as a going concern. Our opinion is not modified in respect of this matter.

意見的基礎

我們已根據《國際審計準則》進行審計。我們在 該等準則下承擔的責任已在本報告「核數師就 審計合併財務報表承擔的責任」部分中作進一 步闡述。

我們相信,我們所獲得的審計憑證能充足及 適當地為我們的審計意見提供基礎。

獨立性

根據國際會計師專業操守理事會頒佈的《專業 會計師道德守則》(以下簡稱「道德守則」),我 們獨立於 貴集團,並已履行道德守則中的其 他專業道德責任。

與持續經營有關的重大不確定性

我們籲請關注合併財務報表附註2.1, 貴集 團在截至二零二零年十二月三十一日止年度 內產生淨虧損人民幣74,539,000元及經營活 動現金流出淨額人民幣6,339,000元,而於同 日 貴集團的流動負債超出其流動資產人民 幣32,728,000元。該等事件或情況連同其他事 項,如合併財務報表附註2.1所載,表明存在 重大不確定性,其可能會對 貴集團持續經營 的能力構成重大疑慮。我們的意見未有就此 事項作出修訂。

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. In addition to the matter described in the Material Uncertainty Related to Going Concern section, we have determined the matters described below to be the key audit matters to be communicated in our report.

Key audit matters identified in our audit are summarised as follows:

- Impairment assessment of goodwill and other intangible assets
- Valuation of the Group's properties held for sale

關鍵審計事項

關鍵審計事項是根據我們的專業判斷,認為 對本期合併財務報表的審計最為重要的事 項。這些事項是在我們審計整體合併財務報 表及出具意見時進行處理的,我們不會對該 等事項提供單獨的意見。除了與持續經營有 關的重大不確定性部分所述的事項外,我們 已確定以下事項為需要在報告中溝通的關鍵 審計事項。

我們在審計中識別的關鍵審計事項概述如下:

- 商譽及其他無形資產減值評估
- 貴集團持作出售物業的計價

Key Audit Matter 關鍵審計事項

Impairment assessment of goodwill and other intangible assets 商譽及其他無形資產減值評估

Refer to note 2.9 (Accounting policies), note 4(a) (Critical accounting estimates and assumptions) and note 9 (Intangible assets) to the consolidated financial statements. 請參閱合併財務報表附註2.9 (會計政策)、附註4(a) (關鍵會計估計及假設)及附註9 (無形資產)。

As at 31 December 2020, the carrying amounts of goodwill and other intangible assets were approximately RMB11,208,000 and RMB212,146,000, respectively before the provision for impairment.

於二零二零年十二月三十一日,商譽及其他無形資產於扣除 減值撥備前的賬面值分別約為人民幣11,208,000元及人民 幣212,146,000元。

The Group tests annually or whenever events or changes in circumstances indicate an indicator of impairment of goodwill. For other intangible assets, impairment test is performed whenever events or changes in circumstances indicate an indicator of impairment.

貴集團每年檢測商譽減值,或於某些事件或情況變動顯示商 譽減值跡象時進行。就其他無形資產而言,於某些事件或情 況變動顯示減值跡象時進行減值測試。 How our audit addressed the Key Audit Matter 我們的審計如何處理關鍵審計事項

Our procedures in relation to management's impairment assessment included: 我們涉及管理層減值評估的程序包括:

- Evaluating the independent external valuer's objectivity, capability and competency to perform the valuation;
- (i) 評估獨立外部估值師是否客觀、有能力及勝 任進行估值;
- (ii) Evaluating management's assessment on identification of CGU;
- (ii) 評估管理層針對識別現金產生單位作出之評 估;
- (iii) Considering the appropriateness of the valuation methodologies used based on our industry knowledge and relevant market practice;
- (iii) 基於我們的行業知識及相關市場慣例,考慮 所用估值方法是否適當;

Key Audit Matter 關鍵審計事項

How our audit addressed the Key Audit Matter 我們的審計如何處理關鍵審計事項

Impairment assessment of goodwill and other intangible assets (Continued) 商譽及其他無形資產減值評估 (續)

The Group has performed impairment assessments to compare the recoverable amounts of the cash generating units ("CGUs") to which these assets belong, based on discounted cash flow projections using fair value less costs of disposal ("FVLCD") or value in use ("VIU") calculations, to their carrying amounts. The key assumptions used in the valuation included, likelihood of occurrence for the possible outcomes for the litigation (Note 38), adjusted land unit rate, discount rate, revenue generated from operation, revenue growth rate and terminal growth rate. Based on the impairment tests performed, impairment charge of RMB21,546,000 was recognised against intangible assets for the year ended 31 December 2020.

貴集團基於折現現金流量預測,使用公允值減出售成本或使 用價值計算的方法,比較該等資產所歸屬之現金產生單位 的可收回價值與其賬面值,藉此進行減值評估。估值所用主 要假設包括訴訟可能結果發生之可能性(附註38)、經調整 土地單位價格、折現率、經營產生之收益、收益增長率及永 久增長率。基於所進行之減值測試,截至二零二零年十二月 三十一日止年度確認無形資產減值費用人民幣21,546,000 元。

- (iv) Assessing the appropriateness of valuation methodology adopted and the reasonableness of key assumptions used in determining the recoverable amount with the involvement of our internal valuation expert;
- (iv) 我們的內部估值專家參與評估釐定可收回金額所採納估值方法的適當性及所使用主要假設的合理性;
- (v) Assessing the reasonableness of key assumptions used in the valuation by comparing assumptions such as adjusted land unit rate, discount rate, revenue generated from operation, revenue growth rate and terminal growth rate against the approved budget, latest development of projects, relevant market data and industry information; and
- (v) 通過對比經調整土地單位價格、貼現率、經營 產生之收益、收益增長率及永久增長率等該 等假設與經批准預算、項目的近期發展狀況、 相關市場數據及行業資料,評估估值所用主 要假設是否合理;及

Key Audit Matter 關鍵審計事項

How our audit addressed the Key Audit Matter 我們的審計如何處理關鍵審計事項

Impairment assessment of goodwill and other intangible assets (Continued) 商譽及其他無形資產減值評估 (續)

We focused on this area due to the significant management judgment involved to determine the assumptions used in the impairment.

我們關注此範疇是鑒於減值時所用假設涉及重大管理層判 斷。

- (vi) Discussing with management to understand and evaluate management's basis and rationale in arriving at the best estimate for the provision for the right to land lease and other assets in the CGU as at 31 December 2020, based on the relevant information available at the relevant stage of the litigation, including related legal correspondence, and the latest development of the legal proceeding;
- (vi) 根據訴訟相關階段可得的相關資料(包括相關 法律函件)以及法律程序的最新發展,與管理 層討論以了解及評估管理層釐定二零二零年 十二月三十一日現金產生單位中土地租賃及 其他資產權利的最佳估計的基準及理由;
- (vii) Evaluated the competency, capabilities and objectivity of the independent external lawyers;
- (vii) 評估獨立外部律師的資質、能力及客觀性;

Key Audit Matter 關鍵審計事項

How our audit addressed the Key Audit Matter 我們的審計如何處理關鍵審計事項

Impairment assessment of goodwill and other intangible assets (Continued) 商譽及其他無形資產減值評估 (續)

- (viii) Discussing with the external lawyers and obtained the legal opinion from them for which management relied on in identifying the magnitude and likelihood of occurrence for the possible outcomes; and
- (viii) 與外部律師討論,並自外部律師取得管理層 確認可能結果的嚴重性及可能性時所依靠的 法律意見;及
- (ix) Considering management's sensitivity analysis with respect to variations of key assumptions adopted, to evaluate the extent to which reasonably possible changes, both individually and in aggregate, would result in material changes in the assessment on impairment.
- (ix)考慮管理層有關所採納主要假設變動的敏感度分析,以在合理可行範圍內評估個別及共同可能對減值評估造成重大變動的可能變動。

Based on the above, we found management's judgments and assumptions involved in the impairment assessment were supported by available evidence.

基於上文所述,我們發現管理層評估減值涉及的判 斷及假設有可得憑證支持。

Key Audit Matter 關鍵審計事項

Valuation of the Group's properties held for sale 貴集團持作出售物業的估值

Refer to note 2.10 (Accounting policies), note 4(e) (Critical accounting estimates and assumptions) and note 13 (Properties held for sale) to the consolidated financial statements

請參閱合併財務報表附註2.10 (會計政策)、附註4(e) (關鍵會 計估計及假設) 及附註13 (持作出售物業)

The Group owns certain properties held for sale which are stated at the lower of carrying amount and fair value less costs to sell. The net carrying value of the Group's properties held for sale was RMB24,255,000 as at 31 December 2020. 貴集團擁有若干持作出售物業,該等物業按賬面值與公允值 減出售成本較低者列賬。 貴集團持作出售物業於二零二零 年十二月三十一日的賬面淨值為人民幣24,255,000元。

Management engaged an independent external valuer to appraise the value of the properties held for sale using the direct market comparable approach and income approach. Management assessed the appropriateness of methodologies and assumptions underlying the valuations performed by the independent external valuer.

管理層委聘獨立外部估值師利用直接市場比較法及收入法 評估持作出售物業的價值。管理層已評估獨立外部估值師進 行估值時的相關方法及假設是否合適。 How our audit addressed the Key Audit Matter 我們的審計如何處理關鍵審計事項

Our procedures in relation to management's judgement and estimates used to determine the fair value less costs to sell of the Group's properties held for sale included:

我們就管理層用以釐定 貴集團持作出售物業的公 允值減出售成本的管理層判斷及估計所用程序包 括:

- Evaluating the independent external valuer's objectivity, capability and competency to perform the valuation;
- (i) 評價獨立外部估值師是否客觀、有能力及勝 任進行估值;
- (ii) Considering the appropriateness of the valuation methodologies used by the independent external valuer with reference to the nature and purposes of the Group's properties and relevant market practice;
- (ii) 參照 貴集團物業之性質及用途以及相關市 場慣例,考慮獨立外部估值師所用估值方法 是否合適;

Key Audit Matter 關鍵審計事項

Valuation of the Group's properties held for sale (Continued) *貴集團持作出售物業的估值* (續)

We focused on this area due to the significant management judgement and estimates used to determine the fair value less costs to sell and, consequentially, the provision for loss for the Group's properties held for sale.

我們關注此範疇是鑑於釐定 貴集團持作出售物業的公允 值減出售成本及因此得出的虧損撥備時須運用重大管理層 判斷及估計。 How our audit addressed the Key Audit Matter 我們的審計如何處理關鍵審計事項

- (iii) Discussing with management the appropriateness of the selection criteria of comparable properties and the adjusting factors used in the independent external valuer's valuation under market comparable approach having regard to the location, size and nature of the properties;
- (iii) 與管理層討論可比較物業的挑選準則及獨立外部估值師根據市場比較法就物業位置、大小及性質所用的調整因素是否合適;
- (iv) Assessing the reasonableness of key assumptions used in the valuation under income approach, including expected rental income, growth rate and discount rate, based on our knowledge of the business and industry and comparing with relevant market data;
- (iv) 根據我們對有關業務及行業的知識,評估根 據收入法進行估值時所用的關鍵假設(包括預 期租金收入、增長率及折現率)是否合理,並 與相關市場數據進行比較;

Based on the above, we found management's judgments and assumptions involved in the impairment assessment were supported by available evidence.

基於上文所述,我們發現減值評估所涉及的管理層 判斷及估計有可得憑證支持。

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.

其他信息

貴公司董事須對其他信息負責。其他信息包 括年報內的所有信息,但不包括合併財務報 表及我們的核數師報告。

我們對合併財務報表的意見並不涵蓋其他信息,我們亦不對該等其他信息發表任何形式 的鑒證結論。

結合我們對合併財務報表的審計,我們的責 任是閱讀其他信息,在此過程中,考慮其他信 息是否與合併財務報表或我們在審計過程中 所了解的情況存在重大抵觸或者似乎存在重 大錯誤陳述的情況。

基於我們已執行的工作,如果我們認為其他 信息存在重大錯誤陳述,我們需要報告該事 實。在這方面,我們沒有任何報告。

RESPONSIBILITIES OF DIRECTORS AND AUDIT COMMITTEE 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 IFRSs and the disclosure requirements of the Hong Kong Companies Ordinance, and for such internal control as the directors determine is necessary to enable the preparation of consolidated financial statements that are free from material misstatement, whether due to fraud or error.

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

The audit committee are responsible for overseeing the Group's financial reporting process.

董事及審核委員會就合併財務報 表須承擔的責任

貴公司董事須負責根據《國際財務報告準則》 及香港《公司條例》的披露規定擬備真實而中 肯的合併財務報表,並對其認為為使合併財 務報表的擬備不存在由於欺詐或錯誤而導致 的重大錯誤陳述所需的內部控制負責。

在擬備合併財務報表時,董事負責評估 貴集 團持續經營的能力,並在適用情況下披露與 持續經營有關的事項,以及使用持續經營為 會計基礎,除非董事有意將 貴集團清盤或停 止經營,或別無其他實際的替代方案。

審核委員會須負責監督 貴集團的財務報告 過程。

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 ISAs will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these consolidated financial statements.

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

 Identify and assess the risks of material misstatement of the consolidated financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.

核數師就審計合併財務報表承擔 的責任

我們的目標,是對合併財務報表整體是否不 存在由於欺詐或錯誤而導致的重大錯誤陳述 取得合理保證,並出具包括我們意見的核數 師報告。我們僅向 閣下(作為整體)報告,除 此之外本報告別無其他目的。我們不會就本 報告的內容向任何其他人士負上或承擔任何 責任。合理保證是高水平的保證,但不能保證 按照《國際審計準則》進行的審計,在某一重大 錯誤陳述存在時總能發現。錯誤陳述可以由 欺詐或錯誤引起,如果合理預期它們單獨或 匯總起來可能影響合併財務報表使用者依賴 合併財務報表所作出的經濟決定,則有關的 錯誤陳述可被視作重大。

在根據《國際審計準則》進行審計的過程中,我 們運用了專業判斷,保持了專業懷疑態度。我 們亦:

 識別和評估由於欺詐或錯誤而導致合 併財務報表存在重大錯誤陳述的風險, 設計及執行審計程序以應對這些風險, 以及獲取充足和適當的審計憑證,作為 我們意見的基礎。由於欺詐可能涉及串 謀、偽造、蓄意遺漏、虛假陳述,或凌駕 於內部控制之上,因此未能發現因欺詐 而導致的重大錯誤陳述的風險高於未能 發現因錯誤而導致的重大錯誤陳述的風 險。

- 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.

- 了解與審計相關的內部控制,以設計適 當的審計程序,但目的並非對 貴集團 內部控制的有效性發表意見。
- 評價董事所採用會計政策的恰當性及作
 出會計估計和相關披露的合理性。
- 對董事採用持續經營會計基礎的恰當性 作出結論。根據所獲取的審計憑證,確 定是否存在與事項或情況有關的重大不 確定性,從而可能導致對 貴集團的持 續經營能力產生重大疑慮。如果我們認 為存在重大不確定性,則有必要在核數 師報告中提請使用者注意合併財務報表 中的相關披露。假若有關的披露不足, 則我們應當發表非無保留意見。我們的 結論是基於核數師報告日止所取得的審 計憑證。然而,未來事項或情況可能導 致 貴集團不能持續經營。
- 評價合併財務報表的整體列報方式、結構和內容,包括披露,以及合併財務報表是否中肯反映交易和事項。
- 就 貴集團內實體或業務活動的財務信
 息獲取充足、適當的審計憑證,以便對
 合併財務報表發表意見。我們負責 貴
 集團審計的方向、監督和執行。我們為
 審計意見承擔全部責任。

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

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

From the matters communicated with the audit committee, 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 Wong Ka Keung, Johnny.

PricewaterhouseCoopers *Certified Public Accountants*

Hong Kong, 8 April 2021

我們與審核委員會溝通了計劃的審計範圍、 時間安排、重大審計發現等,包括我們在審計 中識別出內部控制的任何重大缺陷。

我們還向審核委員會提交聲明,說明我們已 符合有關獨立性的相關專業道德要求,並與 他們溝通有可能合理地被認為會影響我們獨 立性的所有關係和其他事項,以及在適用的 情況下,為消除威脅採取行動或應用防範措 施。

從與審核委員會溝通的事項中,我們確定哪 些事項對本期合併財務報表的審計最為重 要,因而構成關鍵審計事項。我們在核數師報 告中描述這些事項,除非法律法規不允許公 開披露這些事項,或在極端罕見的情況下,如 果合理預期在我們報告中溝通某事項造成的 負面後果超過產生的公眾利益,我們決定不 應在報告中溝通該事項。

出具本獨立核數師報告的審計專案合夥人是 黃家強。

羅兵咸永道會計師事務所 執業會計師

香港,二零二一年四月八日

CONSOLIDATED BALANCE SHEET

合併資產負債表

AS AT 31 DECEMBER 2020 於二零二零年十二月三十一日

			2020 二零二零年	2019 二零一九年
		Note	RMB'000	RMB'000
		附註	人民幣千元	人民幣千元
ASSETS	資產			
Non-current assets	非流動資產			
Property, plant and equipment	物業、廠房及設備	7	51,058	90,212
Investment properties	投資物業	8	26,681	_
Right-of-use assets	使用權資產	24	5,211	7,280
Intangible assets	無形資產	9	201,808	216,349
Prepayments, deposits and other	預付款項、按金及其他			
receivables	應收款項	10	80,544	83,638
			365,302	397,479
Current assets	流動資產			
Biological assets	生物資產	11	211	239
Inventories	存貨	12	894	774
Properties held for sale	持作出售物業	13	24,255	25,386
Financial assets at fair value	公允值經損益表入賬的金			
through profit or loss	融資產	14	6,564	6,165
Trade receivables – net	貿易應收款項一淨額	15	5,461	9,561
Contract assets – net	合約資產一淨額	5	3,520	3,744
Prepayments, deposits and	預付款項、按金及其他			
other receivables	應收款項	10	11,513	9,845
Amounts due from related parties	應收關連人士款項	35(c)	1,273	1,114
Restricted cash	受限制現金		1,363	1,098
Cash and cash equivalents	現金及現金等值項目	16	12,889	9,753
			67,943	67,679
Total assets	總資產		433,245	465,158
EQUITY	權益			
Equity attributable to owners of the Company	本公司所有者應佔權益			
Share capital	股本	17	7,769	6,402
Share premium	股份溢價	17	48,820	36,376
Other reserves	其他儲備	18	191,363	183,903
Accumulated deficits	累計虧絀		(193,722)	(119,774)
			54,230	106,907
Non-controlling interests	非控股權益	19(a)	7,502	8,208
-		(b)e i	7,502	0,200
Total equity	權益總額		61,732	115,115

CONSOLIDATED BALANCE SHEET

合併資產負債表

AS AT 31 DECEMBER 2020 於二零二零年十二月三十一日

			2020 二零二零年	2019 二零一九年
		Note 附註	RMB'000 人民幣千元	RMB'000 人民幣千元
LIABILITIES	負債			
Non-current liabilities	非流動負債			
Lease liabilities	租賃負債	24	5,177	9,215
Other payables	其他應付款項	21	52,000	52,000
Convertible bonds	可換股債券	23	168,148	150,669
Deferred income tax liabilities	遞延所得稅負債	20	45,517	50,412
			270,842	262,296
Current liabilities	流動負債			
Trade payables	貿易應付款項	21	11,781	8,106
Other payables and accrued expenses	其他應付款項及應計開支	21	48,346	41,100
Financial guarantees	財務擔保		1,110	1,518
Lease liabilities	租賃負債	24	2,438	3,010
Borrowings	借款	22	17,860	6,230
Current income tax liabilities	即期所得稅負債		5,830	17,310
Amounts due to related parties	應付關連人士款項	35(c)	13,306	10,473
			100,671	87,747
Total liabilities	總負債		371,513	350,043
Total equity and liabilities	權益及負債總額		433,245	465,158

Approved and authorised for issue by the Board of Directors on 8 April 2021 and signed on behalf of the Board by: 經董事會於二零二一年四月八日批准並授權 刊發,並由下列董事代表董事會簽署:

Chen Zhi	Yu Shi Quan
陳志	余詩權
Director	Director
董事	董事

The above consolidated balance sheet should be read in 上述合併資產負債表須與隨附附註一併閱讀。 conjunction with the accompanying notes.

CONSOLIDATED STATEMENT OF COMPREHENSIVE INCOME

合併全面收益表

FOR THE YEAR ENDED 31 DECEMBER 2020 截至二零二零年十二月三十一日止年度

		Note 附註	2020 二零二零年 RMB′000 人民幣千元	2019 二零一九年 RMB'000 人民幣千元
Revenue Cost of sales	收入 銷售成本	5 26	126,384 (112,514)	122,374 (101,330)
Gross profit	毛利		13,870	21,044
Selling and marketing expenses General and administrative expenses Net fair value gain/(loss) on financial assets at fair value through	銷售及營銷開支 一般及行政開支 公允值經損益表入賬的 金融資產的公允值收益/	26 26	(7,853) (56,730)	(12,209) (63,521)
profit or loss Net change in provision for impairment			399	(8)
of financial and contract assets Provision for impairment on goodwill	變動淨額 商譽及其他無形資產減值撥備	26	(6,107)	(786)
and other intangible assets Other income	其他收入	25	(21,546) 2,944	(66,058) 336
Other gain/(loss) – net	其他收益/(虧損)-淨額	25	2,544	(82)
Operating loss	經營虧損		(74,812)	(121,284)
Finance income Finance costs	財務收入 財務成本	29 29	59 (18,413)	62 (26,032)
Finance costs – net Share of losses of an associate	財務成本-淨額 應佔聯營公司虧損	29	(18,354) 	(25,970) (1,366)
Loss before income tax	除所得稅前虧損		(93,166)	(148,620)
Income tax credit	所得稅抵免	30	18,627	5,097
Loss for the year	年內虧損		(74,539)	(143,523)
Loss attributable to: – Owners of the Company – Non-controlling interests	下列項目應佔虧損: 一本公司所有者 一非控股權益		(73,784) (755)	(139,165) (4,358)
			(74,539)	(143,523)

CONSOLIDATED STATEMENT OF COMPREHENSIVE INCOME

合併全面收益表

FOR THE YEAR ENDED 31 DECEMBER 2020 截至二零二零年十二月三十一日止年度

		Note 附註	2020 二零二零年 RMB′000 人民幣千元	2019 二零一九年 RMB'000 人民幣千元
Other comprehensive income/(loss) Items that will not be reclassified subsequently to profit or loss Revaluation gain for property, plant and	其他全面收益∕(虧損) <i>其後不會重新分類至 損益賬的項目</i> 物業、廠房及設備轉撥至			
equipment transferred to investment properties, net of deferred tax Items that may be reclassified to profit or loss	投資物業重估收益, 扣除遞延稅項 <i>可重新分類至損益賬的項目</i>		2,629	-
Currency translation differences	貨幣換算差額		4,667	(1,392)
Other comprehensive income/(loss) for the year	年內其他全面收益/(虧損)		7,296	(1,392)
Loss and total comprehensive loss for the year	年內虧損及全面虧損總額		(67,243)	(144,915)
Loss and total comprehensive loss attributable to:	下列項目應佔虧損及 全面虧損總額:			
 Owners of the Company Non-controlling interests 	一本公司所有者 一非控股權益		(66,488) (755)	(140,557) (4,358)
			(67,243)	(144,915)
Loss per share for loss attributable to owners of the Company	本公司所有者應佔虧損的 每股虧損			
– Basic (RMB per share) – Diluted (RMB per share)	-基本 (每股人民幣) -攤薄 (每股人民幣)	31 31	(0.0889) (0.0889)	(0.2028) (0.2028)

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

上述合併全面收益表須與隨附附註一併閱讀。

CONSOLIDATED STATEMENT OF CHANGES IN EQUITY

合併權益變動表

FOR THE YEAR ENDED 31 DECEMBER 2020 截至二零二零年十二月三十一日止年度

			Attributable to owners of the Company 本公司所有者應佔												
			Share Capital	Share premium	Convertible bonds reserve 可換股	Capital redemption reserve	Capital reserves	Contributed surplus	Exchange reserves	Revaluation surplus	Statutory Reserves	Accumulated deficits	Total	Non- controlling interests	Total equity
		Note 附註	股本 RMB'000 人民幣千元	股份溢價 RMB'000 人民幣千元		股本贖回儲備 RMB'000 人民幣千元	資本儲備 RMB′000 人民幣千元	實繳盈餘 RMB'000 人民幣千元	匯兌儲備 RMB'000 人民幣千元	重估盈餘 RMB'000 人民幣千元	法定儲備 RMB'000 人民幣千元	累計虧絀 RMB'000 人民幣千元	總計 RMB'000 人民幣千元	非控股權益 RMB'000 人民幣千元	權益總額 RMB'000 人民幣千元
Balance at 1 January 2020	於二零二零年一月一日的結餘		6,402	36,376	34,519	997	41,297	96,890	(2,782)		12,982	(119,774)	106,907	8,208	115,115
Comprehensive income Loss for the year Other comprehensive income Revaluation gain for property, plant and	全面收益 年內虧損 其他全面收益 物業、廠房及設備之重估收益,		-	-	-	-	-	-	-	-	-	(73,784)	(73,784)	(755)	(74,539)
equipment, net of deferred tax Currency translation differences	加除遞延稅項 貨幣換算差額	8							4,667	2,629			2,629 4,667	-	2,629 4,667
Total comprehensive income	全面收益總額								4,667	2,629		(73,784)	(66,488)	(755)	(67,243)
Transactions with owners Issuance of ordinary shares Appropriation to statutory reserves Capital injection from a non-controlling	與擁有人的交易 發行普通股 轉撥至法定儲備 來自一間附屬公司非控股	17(b)	1,367 _	12,444 -	-	-	-	-	-	-	- 164	_ (164)	13,811 -	-	13,811 -
shareholder of a subsidiary	股東的注資													49	49
Total transactions with owners	與擁有人的交易總額		1,367			<u> </u>				164	(164)	13,811	49	13,860	72,497
Balance at 31 December 2020	於二零二零年十二月三十一日的 結餘		7,769	48,820	34,519	997	41,297	96,890	1,885	2,629	13,146	(193,722)	54,230	7,502	61,732

							to owners of the 公司所有者應佔							
			Share Capital	Share premium	Convertible bonds reserve 可換股	Capital redemption reserve 股本購回	Capital reserves	Contributed surplus	Exchange reserves	Statutory Reserves	Accumulated deficits	Total	Non– controlling interests	Total equity
		Note 附註	股本 RMB'000 人民幣千元	股份溢價 RMB'000 人民幣千元	可換股 債券儲備 RMB'000 人民幣千元	版本順回 儲備 RMB'000 人民幣千元	資本儲備 RMB'000 人民幣千元	實繳盈餘 RMB'000 人民幣千元	匯兌儲備 RMB'000 人民幣千元	法定儲備 RMB'000 人民幣千元	累計虧絀 RMB'000 人民幣千元	總計 RMB'000 人民幣千元	非控股權益 RMB'000 人民幣千元	權益總額 RMB'000 人民幣千元
Balance at 1 January 2019	於二零一九年一月一日的結餘		191,994	851,682	-	997	41,297	-	(1,362)	12,982	(922,308)	175,282	12,680	187,962
Changes in accounting policy	會計政策變更								(28)		(287)	(315)	(114)	(429)
Restated total equity as at 1 January 2019	於二零一九年一月一日的 經重述總權益					997	41,297		(1,390)	12,982	(922,595)		12,566	187,533
Comprehensive income Loss for the year Other comprehensive income Currency translation differences	全面收益 年內虧損 其他全面收益 貨幣換算差額		-	-	-	-	-	-	- (1,392)	-	(139,165)	(139,165) (1,392)	(4,358)	(143,523) (1,392)
Total comprehensive income	全面收益總額								(1,392)		(139,165)	(140,557)	(4,358)	(144,915)
Transactions with owners Cancellation of share premium Capital reorganisation Equity component of convertible bonds	與擁有人的交易 註銷股份溢價 股本重組 口發行可論即應券力		_ (187,194)	(851,682) _	-	-	-	851,682 (754,792)	-	-	_ 941,986	-	-	-
issued, net of transaction costs Conversion of convertible bonds	世 田 可 伊 放 良 分 之 權 益 部 分 , 扣 除 交 易 成 本 轉 換 可 換 股 債 券	23	1,602	36,376	42,003 (7,484)	-	-	-	-	-	-	42,003 30,494	-	42,003 30,494
Total transactions with owners	與擁有人的交易總額		(185,592)	(815,306)			96,890			941,986	72,497		72,497	72,497
Balance at 31 December 2019	於二零一九年 十二月三十一日的結餘		6,402	36,376	34,519	997	41,297	96,890	(2,782)	12,982	(119,774)	106,907	8,208	115,115

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

上述合併權益變動表須與隨附附註一併閱讀。

CONSOLIDATED STATEMENT OF CASH FLOWS

合併現金流量表

FOR THE YEAR ENDED 31 DECEMBER 2020 截至二零二零年十二月三十一日止年度

			2020 二零二零年	2019 二零一九年
		Note 附註	RMB'000 人民幣千元	RMB'000 人民幣千元
Cash flows from operating activities Cash used in operations Interest received Interest paid Income tax paid	經營活動所得現金流量 經營業務所用現金 已收利息 已付利息 已付所得稅	33(a) 29	(5,938) 59 (439) (21)	(25,910) 62 (333) (88)
Net cash used in operating activities	經營活動所用現金淨額		(6,339)	(26,269)
Cash flows from investing activities Payments for property, plant and equipment	投資活動所得現金流量 物業、廠房及設備之付款		(1,071)	(29,239)
Additions of intangible assets Return of deposit for township	添置無形資產 小鎮項目開發的按金退款	9	-	(8)
development Proceeds from disposal of property,	出售物業、廠房及	10(i)	-	5,000
plant and equipment Payment for acquisition of subsidiaries,	設備所得款項 收購附屬公司之付款,	33(b)	-	487
net of cash acquired	扣除所收取現金	36	(12,671)	
Net cash used in investing activities	投資活動所用現金淨額		(13,742)	(23,760)
Cash flows from financing activities Capital injection from non-controlling shareholders of a subsidiary Repayment of bank borrowings Repayment of other borrowing Net proceeds from issuance of	融資活動所得現金流量 來自一間附屬公司之 非控股股東的注資 償還銀行借款 償還其他借款 發行可換股債券所得款項淨額		49 (2,147) (1,590)	_ (2,237) _
convertible bonds Principal payment of lease liabilities Net proceeds from issuance of	租賃負債之本金款項 發行普通股所得款項淨額		_ (2,235)	33,510 (7,944)
ordinary shares Drawdown of loans from a related party		17(a)	13,811	_ 2,564
Drawdown of bank borrowings	提取銀行借款		15,350	
Net cash generated from financing activities	融資活動所得現金淨額		23,238	25,893
Net increase/(decrease) in cash and cash equivalents	現金及現金等值項目增加/ (減少) 淨額		3,157	(24,136)
Cash and cash equivalents at beginning of the year		16	9,753	33,880
Exchange (loss)/gains on cash and cash equivalent	現金及現金等值項目的 外匯(虧損)/收益		(21)	9
Cash and cash equivalents at end of the year	年末的現金及現金等值項目	16	12,889	9,753

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

上述合併現金流量表須與隨附附註一併閱讀。

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS 合併財務報表附註

1 GENERAL INFORMATION

ShiFang Holding Limited (the "Company") is an investment holding company and its subsidiaries (together, the "Group") are principally engaged in the business of publishing and advertising (the "Publishing and Advertising Businesses") in the People's Republic of China (the "PRC"). The Group has been focusing on restructuring its publishing and advertising businesses by consolidating with cultural media and film media businesses in PRC and diversifying into tourism and integrated developments.

The Company was incorporated in the Cayman Islands on 9 December 2009 as an exempted company with limited liability under the Companies Law (2009 Revision as amended, supplemented or otherwise modified) of the Cayman Islands.

The Company announced on 18 January 2019 that the Company proposed to change the domicile of the Company from the Cayman Islands to Bermuda by way of discontinuation in the Cayman Islands and continuation as an exempted company under the laws of Bermuda. The change has been effective on 18 March 2019 (Bermuda time).

The address of its registered office has been changed from PO Box 309, Ugland House, Grand Cayman, KY1-1104, Cayman Islands to Clarendon House, 2 Church Street, Hamilton HM 11, Bermuda after the change of domicile.

The Company's shares are listed on the Main Board of The Stock Exchange of Hong Kong Limited.

These consolidated financial statements for the year ended 31 December 2020 are presented in thousands of units of Renminbi (RMB'000), unless otherwise stated. These consolidated financial statements have been approved for issue by the Board of Directors on 8 April 2021.

1 一般資料

十方控股有限公司(「本公司」)為一間 投資控股公司,而其附屬公司(統稱「本 集團」)主要於中華人民共和國(「中國」) 從事出版及廣告業務(「出版及廣告業 務」)。本集團一直專注於透過整合中國 文化傳媒及電影媒體業務,重組其出版 及廣告業務,並跨界旅遊及綜合發展。

本公司於二零零九年十二月九日在開曼 群島根據開曼群島公司法(二零零九年 修訂版,經修訂、補充或以其他方式修 改)註冊成立為獲豁免有限公司。

本公司於二零一九年一月十八日宣佈, 本公司建議透過撤銷於開曼群島的註冊 及根據百慕達法例以獲豁免公司的形式 存續,將本公司由開曼群島遷冊至百慕 達。該變更自二零一九年三月十八日(百 慕達時間)生效。

於遷冊後,本公司註冊辦事處地址自 PO Box 309, Ugland House, Grand Cayman, KY1-1104, Cayman Islands變 更為Clarendon House, 2 Church Street, Hamilton HM 11, Bermuda。

本公司股份於香港聯合交易所有限公司 主板上市。

除另有說明者外,截至二零二零年十二 月三十一日止年度之合併財務報表以人 民幣千元呈列。本合併財務報表已於二 零二一年四月八日獲董事會批准刊發。

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS 合併財務報表附註

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

2.1 Basis of preparation

The consolidated financial statements of ShiFang Holding Limited have been prepared in accordance with all applicable International Financial Reporting Standards ("IFRS") and disclosure requirements of the Hong Kong Companies Ordinance Cap. 622. The consolidated financial statements have been prepared on a historical cost basis, except for below:

- financial assets at fair value through profit or loss
 measured at fair value;
- investment properties measured at fair value; and
- biological assets measured at fair value less costs to sell.

The preparation of consolidated financial statements in conformity with IFRS 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. The areas involving a higher degree of judgement or complexity, or areas where assumptions and estimates are significant to the consolidated financial statements are disclosed in Note 4. The principal accounting policies applied in the preparation of these consolidated financial statements are set out below. These policies have been consistently applied to all the years presented, unless otherwise stated.

2 重大會計政策概要

2.1 編製基準

十方控股有限公司的合併財務報 表已按照所有適用國際財務報告 準則及香港《公司條例》(第622章) 的披露規定編製。合併財務報表乃 根據歷史成本基準編製,惟以下各 項除外:

- 公允值經損益表入賬的金融 資產一按公允值計量;
- 投資物業-按公允值計量;及
- 生物資產一按公允值減出售
 成本計量。

編製符合國際財務報告準則的合 併財務報表需要採用若干關鍵會 計估計。管理層亦須在採用本集團 會計政策的過程中作出判斷。涉及 高度判斷或極為複雜的範疇,或涉 及對合併財務報表屬重大的假設 及估計的範疇於附註4披露。下文 載列編製此等合併財務報表時所 應用的主要會計政策。除另有說明 者外,該等政策已於所有呈報年度 貫徹應用。

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS 合併財務報表附註

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.1 Basis of preparation (Continued)

Going concern

During year ended 31 December 2020, the Group reported a net loss of RMB74,539,000 and had a net cash outflow from operating activities of RMB6,339,000. As at 31 December 2020, the Group's current liabilities exceeds its current assets by RMB32,728,000 while it had cash and cash equivalents of approximately RMB12,889,000.

The Coronavirus Disease 2019 ("COVID-19") outbreak that led to a series of severe administrative control and precautionary measures taken by governments and authorities in Mainland China temporarily disrupted the operations of the Group's various business and in particular the progress of the Group's tourism and integrated development has been delayed. Management expects that the China's government would launch additional proactive economic and monetary policies to stimulate its economic cycle and is confident that the Group's operation will be recovered in 2021.

The above conditions indicate the existence of material uncertainties which may cast significant doubt about the ability of the Group to continue as a going concern.

2 重大會計政策概要(續)

2.1 編製基準(續) 持續經營

截至二零二零年十二月三十一日 止年度,本集團錄得虧損淨額人民 幣74,539,000元及經營活動現金流 出淨額人民幣6,339,000元。於二 零二零年十二月三十一日,本集團 之流動負債超出其流動資產人民 幣32,728,000元,而其擁有現金及 現金等值項目約人民幣12,889,000 元。

二零一九年新型冠狀病毒 (「COVID-19」)疫情導致中國大陸 政府及機關採取一系列嚴格行政 防控措施,暫時中斷本集團各項業 務的運營,尤其是延遲了本集團的 旅遊及綜合發展業務進程。管理層 預計,中國政府將出台更多積極的 經濟及貨幣政策,以刺激其經濟循 環,並相信本集團的業務將於二零 二一年恢復。

上述情況表明存在重大不確定因 素可能導致本集團能否持續經營 嚴重成疑。
2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.1 Basis of preparation (Continued) Going concern (Continued)

> The directors of the Company have assessed the appropriateness of adopting the going concern basis for the preparation of the consolidated financial statements for the year ended 31 December 2020. In order to improve the Group's financial position, the directors of the Company have been implementing various measures as follows:

- (i) The Group has successfully obtained a borrowing facility of RMB20,000,000 from its shareholder and the entire amount has been drawn on 1 April 2021. The borrowing will be repayable in two years from the date of drawdown with an interest rate of 5%. In addition, the major shareholder has issued a letter of financial support to the Company for a period of twelve months from the approval date of these consolidated financial statements to enable the Group to meet liabilities as they fall due and carry on business without a significant curtailment of operations;
- (ii) The Group has successfully renewed its bank borrowing of RMB5,900,000 under a revolving bank borrowing facility on 28 February 2021 for a term of one year. Based on the communication with the bank, the directors are confident that the Group would be able to renew another bank borrowing facility of RMB9,000,000 when its current term expires given the bank borrowing is secured by the Group's investment properties with a carrying value of approximately RMB26,681,000;

2 重大會計政策概要(續)

2.1 編製基準(續) 持續經營(續)

本公司董事已評估就編製截至二 零二零年十二月三十一日止年度 合併財務報表採納持續經營基準 的適當性。為改善本集團之財務狀 況,本公司董事已實施以下若干措 施:

- (i) 本集團成功自其股東取得借款融資人民幣20,000,000元, 全部金額已於二零二一年四月一日提取。借款將自提取日期起計兩年內償還,利率為5%。此外,主要股東已向本公司發出財務支持函件, 為期自本合併財務報表批准當日起計十二個月,令本集團得以在債務到期時應付債務,並在無須大幅削減營運下開展業務;
- (ii) 本集團已於二零二一年二月 二十八日成功重續其循環 銀行借款融資項下的銀行借 款人民幣5,900,000元,為期 一年。根據與銀行的溝通, 董事相信,鑑於該銀行借款 以本集團賬面值約為人民幣 26,681,000元的投資物業抵 押,本集團能夠於本期融資 到期時重續另一筆人民幣 9,000,000元的銀行借款融 資;

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.1 Basis of preparation (Continued) Going concern (Continued)

- (iii) The Group is closely monitoring the impact of the COVID-19 pandemic on the Group's operation and particularly on the progress of the Group's tourism project in Yongtai County. Despite there were certain delays in the preparation work, the Group anticipates the project will be ready for commercial operation by the revised planned time. The Directors are confident that the Group would be able to commence the commercial operations of the tourism project in Yongtai County in 2021 and starts to generate income and operating cash inflows to the Group;
- (iv) The Group is in negotiation with certain potential investors to issue new shares of the Company to raise fund to finance the Group's working capital and capital investment for one of the Group's tourism and integrated development projects;
- (v) The Group has obtained a written confirmation from the directors and related parties which confirmed that they will not demand the Group for repayment of the amounts due by the Group in aggregate of RMB13,028,000 for the next twelve months from 31 December 2020; and

2 重大會計政策概要(續)

2.1 編製基準(續) 持續經營(續)

- (iii) 本集團密切監控COVID-19疫 情對本集團業務,尤其是本 集團於永泰縣旅遊項目進程 的影響,儘管籌備工作有所 延遲,本集團預期該項目將 按經修訂規劃時間投入商業 營運。董事相信本集團能於 二零二一年開始其於永泰旅 遊項目的商業營運,為本集 團產生收益及經營現金流入;
- (iv)本集團正與若干潛在投資者
 磋商發行本公司新股份,以
 籌集資金為本集團的營運資
 金以及本集團的旅遊及綜合
 開發項目之一的資本投資提
 供資金。
- (v) 本集團已取得董事及其關 連人士發出的確認書,確認 彼等將不會要求本集團償還 本集團自二零二零年十二月 三十一日起計未來十二個月 到期應還的金額共計人民幣 13,028,000元;及

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.1 Basis of preparation (Continued) Going concern (Continued)

(vi) The Group will continue its efforts to implement measures to strengthen its operating cash flows and working capital position, including expediting collection of outstanding trade receivables, expediting the sales of properties-held-for-sale and deferring discretionary capital expenditures, where necessary.

The directors, after making due enquiries and considering the basis of management's projections described above and after taking into account the reasonably possible changes in the operation performance, believe there will be sufficient financial resources available to the Group at least in the coming twelve months to meet its financial obligations as and when they fall due. Accordingly, the directors consider that it is appropriate to prepare the consolidated financial statements on a going concern basis.

2 重大會計政策概要(續)

2.1 編製基準(續) 持續經營(續)

(vi)本集團將繼續努力實施多項 措施提升其經營現金流量及 營運資金狀況,包括加速收 回未償還貿易應收款項、推 進持作出售物業的銷售及延 緩支付酌情資本開支(倘必 要)。

經詳細查詢,考慮到上述管理層進 行預測的基準,並計及營運表現的 合理可能變動後,董事相信本集團 將具備足夠財務資源供其未來最 少十二個月使用,以履行其到期的 財務責任。因此,董事認為按持續 經營基準編製合併財務報表乃屬 適當。

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.1 Basis of preparation (Continued) Going concern (Continued)

> Notwithstanding the above, material uncertainty exists as to whether management of the Group is able to achieve its plans and measures as described above. Whether the Group will be able to continue as a going concern would depend upon the Group's ability to generate adequate financing and operating cash flows through achieving the below plans and measures:

- Successful in obtaining financial support from the major shareholder as and when required;
- Successful in renewing the loan facility of RMB9,000,000 when its current term expires in September 2021;
- (iii) Implementation of measures to address the disruptions caused by the COVID-19 pandemic successfully and to complete the preparation work and commence the commercial operation of the projects of the Group's tourism and integrated development projects as planned as well as the successful implementation of business plan for these projects to improve the Group's operating results and generate cash inflow;
- Successful in raising funds through placement of the Company's shares to finance the Group's working capital and capital investment;
- (v) Implementation of measures to control operating costs, expedite collection from customers effectively and generate sufficient cash inflows from the sales of property held for sale to improve the Group's cash flow position as well as defer discretionary capital expenditures; and

2 重大會計政策概要(續)

2.1 編製基準(續) 持續經營(續)

儘管出現上述情況,本集團管理層 是否能實現上述計劃及措施存在 重大不確定因素。本集團能否持續 經營取決於本集團透過實現上述 計劃及措施取得充足融資及經營 現金流量的能力:

- (i) 於需要時成功取得主要股東 的財務支持;
- (ii) 於本期貸款融資於二零二一 年九月到期時成功重續人民 幣9,000,000元的貸款融資;
- (iii) 成功實施措施解決COVID-19 疫情引起的中斷,並按計劃 完成本集團旅遊及整合發展 項目的籌備工作及開始該等 項目的商業營運,以及成功 實施該等項目的業務計劃可 提升本集團的營運業績及產 生現金流入;
- (iv) 成功透過配售本公司股份籌 集資金,以為本集團的營運 資金及資本投資提供資金;
- (v) 有效實施措施控制經營成 本、加速向客戶的收款進程 及銷售持作出售物業產生充 足現金流入,以改善本集團 的現金流量狀況及延緩支付 酌情資本開支;及

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.1 Basis of preparation (Continued)

- Going concern (Continued)
- (vi) Obtaining additional sources of financing as and when needed.

Should the Group be unable to continue as a going concern, adjustments would have to be made to write down the carrying values of the Group's assets to their recoverable amounts, to provide for any further liabilities which might arise and to reclassify noncurrent assets and non-current liabilities as current assets and current liabilities, respectively. The effects of these adjustments have not been reflected in the consolidated financial statements.

(i) Amendments to standards effective in 2020

Amendments to IFRS 3	Definition of a business
Amendments to IAS 1 and IAS 8	Definition of material
Conceptual framework for financial reporting 2018	Revised conceptual framework for financial reporting
IFRS 7, IFRS 9 and IAS 39	Interest rate benchmark reform – amendment to IFRS 7, IFRS 9 and
	IAS 39

The adoption of the amendments to standards listed above did not have any material impact on the consolidated financial statements for the current year or any prior years.

2 重大會計政策概要(續)

2.1 編製基準(續)

- 持續經營(續)
- (vi) 於需要時獲得更多的融資來 源。

倘本集團無法按持續經營基準持 續經營,則需要作出調整,以撇減 本集團資產的賬面值至其可收回 金額,以為日後可能產生的任何負 債提供撥備,並將非流動資產及非 流動負債分別重新分類至流動資 產及流動負債。該等調整的影響尚 未於合併財務報表內反映。

(i) 於二零二零年生效的準則修訂本

國際財務報告準則 業務的定義
 第3號的修訂本
 國際會計準則第1號及 重大的定義
 國際會計準則
 第8號的修訂本
 二零一八年財務報告 經修訂財務報告
 概念框架 概念框架

國際財務報告準則
 利率基準改革
 第7號、國際財務報
 一國際財務報告準
 告準則第9號及
 則第7號、國際財務
 國際會計準則
 報告準則
 第39號的修訂本
 第9號及國際會計
 準則第39號的
 修訂本

採納上述準則的修訂本並未 對本年度或任何過往年度的 合併財務報表產生任何重大 影響。

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.1 Basis of preparation (Continued)

 (ii) New standards, amendments to standards and interpretations that are not yet effective and have not been early adopted by the Group

Amendments to IFRS 16	COVID-19-related Rental
	Concession ¹
Amendments to IFRS 9,	Interest rate benchmark reform ²
IAS 39, IFRS 7, IFRS 4	
and IFRS 16	

Amendments to IFRS 37	Onerous Contracts – Cost of
	Fulfilling a Contract ³
Amendments to IFRS 3	Reference to Conceptual
	Framework ³
Amendments to IAS 16	Property, Plant and Equipment $-$
	Proceeds before Intended Use ³

Amendments to IAS 37	Onerous Contracts — Cost of
	Fulfilling a Contract ³
IFRS 17	Insurance Contract ⁴
Amendments to IAS 1	Presentation of Financial
	Statements on classification of
	Liabilities as Current or Non-
	current ⁴
Amendments to IFRS 10	Sale or Contribution of Assets
and IAS 28	between an Investor and its
	Associate or Joint venture⁵

2 重大會計政策概要(續)

2.1 編製基準(續)

(ii) 尚未生效且本集團並無提 早採納的新準則、準則修 訂本及詮釋

國際財務報告準則第	COVID-19相關租金
16號的修訂本	寬減1
國際財務報告準則	利率基準改革2
第9號、國際會計準	
則第39號、國際財務	<u>к</u>
報告準則第7號、	
國際財務報告準則	
第4號及國際財務	
報告準則第16號的	
修訂本	
國際會計準則第37號	虧損性合約
的修訂本	一履行合約的成本3
國際財務報告準則	概念框架的提述3
第3號的修訂本	
國際會計準則第16號	物業、廠房及設備:
的修訂本	作擬定用途前的
	所得款項3
國際會計準則第37號	虧損性合約
的修訂本	一履行合約的成本3
國際財務報告準則	保險合約4
第17號	
國際會計準則第1號的	編製財務報表有關負
修訂本	債的流動或非流動
	的分類4
國際財務報告準則	投資者與其聯營公司
第10號及國際會	或合營企業之
計準則第28號的	間出售或注入資產⁵
修訂本	

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.1 Basis of preparation (Continued)

 (ii) New standards, amendments to standards and interpretations that are not yet effective and have not been early adopted by the

Group (Continued)

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

A number of new standards, amendments to standards and interpretations are effective for annual periods beginning on or after 1 June 2020 and have not been applied in preparing these consolidated financial statements. None of these is expected to have a significant effect on the consolidated financial statements of the Group.

2 重大會計政策概要(續)

2.1 編製基準(續)

- (ii) 尚未生效且本集團並無提 早採納的新準則、準則修 訂本及詮釋(續)
 - 於二零二一年六月一日或
 之後開始的年度期間生效
 - ² 於二零二一年一月一日或 之後開始的年度期間生效
 - ³ 於二零二二年一月一日或 之後開始的年度期間生效
 - 4 於二零二三年一月一日或 之後開始的年度期間生效
 - 5 尚未釐定生效日期

多項新準則、準則修訂本及 詮釋於二零二零年六月一 日或之後開始的年度期間生 效,且於編製該等合併財務 報表時尚未採用。該等新準 則、準則修訂本及詮釋預期 不會對本集團的合併財務報 表產生重大影響。

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.2 Principal of consolidation

(a) Subsidiaries

Consolidation

Subsidiaries are all entities (including a structured entity) 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 over 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.

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

Non-controlling interests in the results and equity of subsidiaries are shown separately in the consolidated statement of comprehensive income, consolidated statement of changes in equity and consolidated balance sheet respectively.

2 重大會計政策概要(續)

2.2 合併入賬原則

(a) 附屬公司

合併入賬 附屬公司為受本集團控制的 實體(包括結構性實體)。當 本集團因參與實體的營運而 承擔可變回報的風險或享有 可變回報的權利,並有能力 透過其對該實體的權力影響 有關回報時,本集團即控制 該實體。附屬公司自控制權 轉讓予本集團當日起合併入 賬,並自該項控制權終止當 日起終止合併入賬。

集團內公司間交易、結餘及 集團內公司間交易未變現收 益均會抵銷。未變現虧損亦 會抵銷,惟該交易有證據顯 示已轉讓資產出現減值則除 外。附屬公司的會計政策已 在有需要時作出調整,以確 保與本集團所採納有關政策 一致。

附屬公司業績及權益中的非 控股權益分別於合併全面收 益表、合併權益變動表及合 併資產負債表中單獨呈列。

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.2 Principal of consolidation (Continued)

(a) Subsidiaries (Continued)

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. It means the amounts previously recognised in other comprehensive income are reclassified to profit or loss.

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 重大會計政策概要(續)

2.2 合併入賬原則(續)

(a) 附屬公司(續)

出售附屬公司

獨立財務報表

於附屬公司的投資乃以成本 減減值的方法記賬。成本包 括投資的直接應佔成本。附 屬公司的業績由公司按已收 及應收股息入賬。

當收到於附屬公司的投資的 股息,而股息超過附屬公司 在宣派股息期間的全面收益 總額,或倘獨立財務報表的 投資賬面金額超過被投資方 淨資產(包括商譽)在合併財 務報表的賬面金額,則必須 對有關投資進行減值測試。

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.2 Principal of consolidation (Continued)

(b) Structured entity

The consolidated financial statements include the financial statements of the Company, its subsidiaries, and structured entity where the Company is deemed the primary beneficiary. Fuzhou DingCe Culture, one of the Company's wholly-owned subsidiaries, entered into contractual agreements with Beijing BaiChuanDuKe (the "Structural Agreements"), where Fuzhou DingCe Culture provides consulting services to Beijing BaiChuanDuKe, and is entitled to (1) receive a substantial portion of the economic benefits from Beijing BaiChuanDuKe; (2) exercise effective control over Beijing BaiChuanDuKe, and (3) have an exclusive option to purchase all or part of the equity interests in Beijing BaiChuanDuKe when and to the extent permitted by the PRC laws. By virtue of the contractual arrangements, Beijing BaiChuanDuKe is a structured entity and deemed as subsidiary of the Company under the requirements of IFRS 10 "Consolidated financial statements".

2 重大會計政策概要(續)

2.2 合併入賬原則(續)

(b) 結構性實體

合併財務報表包括本公司、 其附屬公司及本公司被視為 首要受益人的結構性實體的 財務報表。本公司全資附屬 公司福州鼎策文化與北京百 傳讀客訂立合約性協議(「架 構協議」),據此,福州鼎策文 化向北京百傳讀客提供諮詢 服務,並有權(1)收取來自北 京百傳讀客的絕大部分經濟 利益;(2)對北京百傳讀客實 施有效控制;及(3)擁有在中 國法律允許的時間及範圍內 購買北京百傳讀客全部或部 分股權的獨家選擇權。憑藉 該等合約安排,北京百傳讀 客為結構性實體,且根據國 際財務報告準則第10號「合併 財務報表1的規定被視為本公 司的附屬公司。

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.2 Principal of consolidation (Continued)

(b) Structured entity (Continued)

When assessing whether to combine a structured entity, the Group evaluates a range of factors, including whether (1) the activities of the structured entity are being conducted on behalf of the Group according to its specific business needs so that the Group obtains the benefits from the structured entity's operations, (2) the Group has decision-making powers to obtain the majority of the benefits, (3) the Group obtains the majority of the benefits of the activities of the structured entity, and (4) the Group retains the majority of the residual ownership risks related to the assets in order to obtain the benefits from its activities. The Group consolidates a structured entity if an assessment of the relevant factors indicates that it controls the structured entity.

Based on the contractual arrangements, the Company consolidated Beijing BaiChuanDuKe's results, assets and liabilities in its consolidated financial statements. 2 重大會計政策概要(續)

2.2 合併入賬原則(續)

(b) 結構性實體(續)

當評估是否將結構性實體 合併入賬時,本集團會評估 多項因素,包括(1)結構性實 體業務活動是否根據其特殊 業務需要代表本集團進行, 而本集團因此從結構性實體 業務中獲利;(2)本集團是否 擁有獲得大多數利益的決策 權;(3)本集團是否獲得結構 性實體業務活動的大多數利 益;及(4)本集團是否保留大 多數與資產有關的餘下擁有 權風險以從其業務活動中獲 利。倘評估相關因素後顯示 其控制結構性實體,則本集 團會將結構性實體合併入賬。

基於該等合約安排,本公司 將北京百傳讀客的業績、資 產及負債於十方控股有限公 司的合併財務報表合併入賬。

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.2 Principal of consolidation (Continued)

(c) Associates

An associate is an entity over which the Group has significant influence but not control, generally accompanying a shareholding of between 20% and 50% of the voting rights. Investments in associates are accounted for using the equity method of accounting. Under the equity method, the investment is initially recognised at cost, and the carrying amount is increased or decreased to recognise the investor's share of the profit or loss of the investee after the date of acquisition. Upon the acquisition of the ownership interest in an associate, any difference between the cost of the associate and the Group's share of the net fair value of the associate's identifiable assets and liabilities is accounted for as goodwill.

If the ownership interest in an associate is reduced but significant influence is retained, only a proportionate share of the amounts previously recognised in other comprehensive income is reclassified to profit or loss where appropriate.

2 重大會計政策概要(續)

2.2 合併入賬原則(續)

(c) 聯營公司

聯營公司指本集團對其有重 大影響力而無控制權的實 體,通常附帶有20%至50% 投票權的股權。於聯營公司 的投資以權益會計法入賬。 根據權益法,投資初步按成 本額以確認投資者於收購百 期後應佔的被投資方損益。 在收購聯營公司的旗有權權 益時,該聯營公司的成本與 本集團應佔該聯營公司可識 別資產及負債的公允淨值的 任何差額會入賬列為商譽。

倘於聯營公司的擁有權權益 減少,而重大影響力獲保留, 則先前於其他全面收益內確 認的金額僅有一定比例部分 重新分類至損益賬(視情況而 定)。

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.2 Principal of consolidation (Continued)

(c) Associates (Continued)

The Group's share of post-acquisition profit or loss is recognised in the consolidated statement of comprehensive income, and its share of postacquisition movements in other comprehensive income is recognised in other comprehensive income with a corresponding adjustment to the carrying amount of the investment. When the Group's share of losses in an associate equals or exceeds its interest in the associate, including any other unsecured receivables, the Group does not recognise further losses, unless it has incurred legal or constructive obligations or made payments on behalf of the associate.

The Group determines at each reporting date whether there is any objective evidence that the investment in the associate is impaired. If this is the case, the Group calculates the amount of impairment as the difference between the recoverable amount of the associate and its carrying value and recognises the amount adjacent to 'share of losses of associates' for using equity method in the consolidated statement of comprehensive income. 2 重大會計政策概要(續)

2.2 合併入賬原則(續)

(c) 聯營公司(續)

本集團應佔的收購後溢利或 虧損於合併全面收益表內確 認,應佔收購後其他全面收 益的變動則於其他全面收益 內確認,而投資賬面金額會 作相應調整。當本集團應佔 聯營公司虧損等於或超過其 佔聯營公司的權益(包括任何 其他無抵押應收款項)時,本 集團不再確認進一步虧損, 除非本集團須承擔法定或推 定負債或代聯營公司支付款 項。

本集團在每個報告日期釐定 於聯營公司的投資是否存在 客觀減值證據。倘存在減值 證據,則本集團會按聯營公 司可收回金額與其賬面值差 額計算減值金額,並使用權 益法於合併全面收益表「應佔 聯營公司虧損」確認有關金 額。

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.2 Principal of consolidation (Continued)

(c) Associates (Continued)

Profits and losses resulting from upstream and downstream transactions between the Group and its associate are recognised in the Group's financial statements only to the extent of unrelated investor's interests in the associates. Unrealised losses are eliminated unless the transaction provides evidence of an impairment of the asset transferred. Accounting policies of associates have been changed where necessary to ensure consistency with the policies adopted by the Group.

Gains or losses on dilution of equity interest in associates are recognised in the consolidated statement of comprehensive income.

2.3 Business combination

The Group applies 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.

2 重大會計政策概要(續)

2.2 合併入賬原則(續)

(c) 聯營公司(續)

本集團與其聯營公司之間的 上游及下游交易產生的溢利 及虧損於本集團的財務報表 內確認,惟僅以聯營公司中 的非關連投資者權益為限。 未變現虧損已對銷,除非有 關交易有證據顯示所轉讓資 產出現減值。聯營公司的會 計政策已作必要更改,以確 保與本集團所採納政策貫徹 一致。

攤薄於聯營公司的股權所產 生的收益或虧損於合併全面 收益表內確認。

2.3 業務合併

本集團應用收購法為業務合併入 賬。就收購一間附屬公司所轉讓之 代價為所轉讓資產、欠付被收購方 前擁有人之負債及本集團所發行 股權之公允值。所轉讓代價包括因 或然代價安排產生之任何資產或 負債之公允值。於業務合併時所收 購之可識別資產及所承擔之負債 及或有負債,初步按收購日期之公 允值計量。

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.3 Business combination (Continued) Acquisition-related costs are expensed as incurred.

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 the consolidated statement of comprehensive income.

Intra-group transactions, balances, income and expenses on transactions between group companies are eliminated. Profits and losses resulting from intercompany transactions that are recognised in assets are also eliminated. Accounting policies of subsidiaries have been changed where necessary to ensure consistency with the policies adopted by the Group. When necessary, amounts reported by subsidiaries have been adjusted to conform with the Group's accounting policies.

2 重大會計政策概要(續)

2.3 業務合併(續)

收購相關成本於產生時支銷。

所轉讓代價、被收購方之任何非控 制性權益金額及任何先前於被收 購方之股權於收購日期之公允值 超逾所收購可識別淨資產公允值 之差額,乃入賬列作商譽。就溢價 購買而言,倘轉讓代價、已確認非 控股權益及先前持有的權益總額 低於所收購附屬公司資產淨值的 公允值,其差額將直接於合併全面 收益表內確認。

集團內公司間之交易、結餘、收入 及開支均會予以對銷。於資產確認 的集團內公司間交易所產生的溢 利及虧損亦會予以對銷。附屬公司 之會計政策已於必要時作出改變, 以確保與本集團所採納之政策保 持一致。附屬公司所呈報之金額已 於必要是作出改變,以符合本集團 之會計政策。

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

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 Board of Directors (the "Board") 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 Renminbi ("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 prevailing 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 at year-end exchange rates of monetary assets and liabilities denominated in foreign currencies are recognised in the consolidated statements of comprehensive income.

2 重大會計政策概要(續)

2.4 分類報告

經營分類按與向首席營運決策人 (「首席營運決策人」)作內部呈報 者一致的方式呈報。首席營運決策 人負責分配資源及評核經營分類 的表現,被認定為負責作出策略決 定的董事會(「董事會」)。

2.5 外幣換算

(a) 功能及呈列貨幣 本集團旗下各實體財務報表 計入的項目,均以該實體經 營所在主要經濟環境的通行 貨幣(「功能貨幣」)計量。合併 財務報表以人民幣呈列,而 人民幣為本公司功能貨幣及 本集團呈列貨幣。

(b) 交易及結餘

外幣交易均按交易當日或倘 有關項目經重計則按估值當 日的匯率換算為功能貨幣。 因結算該等交易及按年終匯 率換算以外幣列值的貨幣資 產和負債而產生的外匯收益 及虧損均在合併全面收益表 內確認。

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.5 Foreign currency translation (Continued)

(b) Transactions and balances (Continued)

All foreign exchange gains and losses are presented in the consolidated statement of comprehensive income within 'general and administrative expenses'.

(c) Group companies

The results and financial positions of foreign operations (none of which has the currency of a hyper-inflationary 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;
- (ii) income and expenses for each statement of comprehensive income are translated at average exchange rates (unless this average is not a reasonable approximation of the cumulative effect of the rates prevailing on the transaction dates, in which case income and expenses are translated at the rate on the dates of the transactions); and
- (iii) all resulting exchange differences are recognised in other comprehensive income.

2 重大會計政策概要(續)

2.5 外幣換算(續)

(b) 交易及結餘(續)

所有外匯收益及虧損均於合 併全面收益表的「一般及行政 開支」內呈列。

- (c) 集團公司 功能貨幣有別於呈列貨幣的 海外經營實體(並不涉及嚴重 通脹經濟地區的貨幣)的業績 及財務狀況,按下述方式換 算為呈列貨幣:
 - (i) 各資產負債表內呈列的 資產與負債以該資產負 債表結算日的收市匯率 換算;
 - (ii) 各全面收益表內的收入 及支出乃按平均匯率換 算,惟倘該平均值並非 交易日通行匯率累計影 響的合理約數,則收入 及支出按交易日的匯率 換算;及
 - (iii) 所產生的所有匯兌差額均於其他全面收益內確認。

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.5 Foreign currency translation (Continued)

(c) Group companies (Continued) On consolidation, exchange differences arising from the translation of any net investment in foreign entities are recognised in other comprehensive income. When a foreign operation is sold, the associated exchange differences are reclassified to profit or loss, as part of the gain or loss on sale.

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

2.6 Property, plant and equipment

Property, plant and equipment are stated at historical cost less accumulated depreciation and accumulated impairment losses. 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 statement of comprehensive income during the financial period in which they are incurred.

2 重大會計政策概要(續)

2.5 外幣換算(續)

(c) 集團公司(續)

於綜合賬目時,因換算海外 實體投資淨額而產生的匯兌 差額乃計入其他全面收益。 當出售海外業務時,相關匯 兌差額作為出售的部分收益 或虧損重新分類為損益。

因收購海外實體而產生的商 譽及公允值調整,均視作為 該海外實體的資產及負債處 理,並以收市匯率換算。

2.6 物業、廠房及設備

物業、廠房及設備按過往成本減累 計折舊及累計減值虧損入賬。過往 成本包括收購項目直接應佔的開 支。

當項目相關的未來經濟利益可能 會流入本集團及能可靠地計算項 目成本時,其後成本方會視適用情 況計入資產賬面金額或確認為獨 立資產。替代部分的賬面金額會終 止確認。所有其他維修及保養於產 生財政期間自合併全面收益表扣 除。

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.6 Property, plant and equipment (Continued)

Depreciation on property, plant and equipment is calculated using the straight-line method to allocate their cost to their residual values over their estimated useful lives, as follows:

2 重大會計政策概要(續)

2.6 物業、廠房及設備(續)

物業、廠房及設備的折舊以直線法 計算,按估計可使用年期將成本分 攤至其剩餘價值。有關年期如下:

Buildings	40 years
樓宇	40年
Leasehold improvements	5 – 10 years or the remaining term
	of any non-renewable lease, whichever is shorter
租賃物業裝修	5至10年或不可重續租賃的餘下年期(以較短者為準)
Machinery	5 – 10 years
機器	5至10年
Fixture, furniture and equipment	5 years
裝置、傢俬及設備	5年
Motor vehicles	5 – 10 years
汽車	5至10年
Exhibition animals	5 years
展覽動物	5年
Bearer plants	15 – 25 years
生產性植物	15至25年

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

The Group's golden camellia trees qualify as bearer plants under the definition in IAS 41 "Agriculture" and are therefore accounted for under the rules for plant and equipment. Golden camellia trees are classified as immature until the produce can be commercially harvested. At that point they are reclassified and depreciation commences. Immature golden camellia trees are measured at accumulated cost. 資產的剩餘價值及可使用年期在 各報告期末進行審閱,並在適當時 作出調整。

本集團的金花茶樹合資格為國際 會計準則第41號「農業」所界定的生 產性植物,因此按廠房及設備規則 入賬。金花茶樹於能產生商業收成 前分類為未成熟的生產性植物。其 後會被重新分類及開始計提折舊。 未成熟金花茶樹按累計成本計量。

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.6 Property, plant and equipment (Continued)

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 2.9).

For transfer of property, plant and equipment to investment properties because its use has changed as evidenced by end of owner-occupation, any difference between the carrying amount and the fair value of that item at the date of transfer is recognised in other comprehensive income and accumulated in revaluation surplus. On the subsequent sale or retirement of the asset, the relevant revaluation surplus will be transferred to retained earnings.

Gains and losses on disposals are determined by comparing the proceeds with the carrying amount and are recognised within 'General and administrative expenses' in the consolidated statement of comprehensive income.

2.7 Investment properties

Investment properties, principally freehold office buildings, are held for long-term rental yields and are not occupied by the Group. Investment property is initially measured at cost, including related transaction costs and where applicable borrowing costs. Subsequently, they are carried at fair value.

Changes in fair values are presented in profit or loss as part of other income.

2 重大會計政策概要(續)

2.6 物業、廠房及設備(續)

倘資產的賬面金額超過其估計可 收回金額,則資產的賬面金額即 時撇減至其估計可收回金額(附註 2.9)。

就物業、廠房及設備轉撥至投資物 業而言,因為經證實不再由擁有人 自用,其用途有所改變,則該項目 於轉撥日期的賬面值與公允值之 間的任何差額應於其他全面收益 確認,並累計列入重估盈餘。於資 產的其後出售或停用時,有關重估 盈餘將轉撥至保留收益。

出售產生的收益及虧損乃透過比 較所得款項與賬面金額而釐定,並 於合併全面收益表的「一般及行政 開支」內確認。

2.7 投資物業

投資物業,主要是為賺取長期租賃 收益而持有且不被本集團佔用的 不動產辦公樓。投資物業按成本進 行初始計量,包括相關交易成本及 適用的借款成本。後續按公允值列 賬。

公允值變動於損益成立為部分其 他收入。

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.8 Intangible assets

Goodwill

Goodwill arises on the acquisition of subsidiaries represents 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 identified net assets acquired.

For the purpose of impairment testing, goodwill acquired in a business combination is allocated to each of the cash-generating units ("CGUs"), or groups of CGUs, that is expected to benefit from the synergies of the combination. Each unit or group of units to which the goodwill is allocated represents the lowest level within the entity at which the goodwill is monitored for internal management purposes. Goodwill is monitored at the operating segment level.

Goodwill impairment reviews are undertaken annually or more frequently if events or changes in circumstances indicate a potential impairment. The carrying value of CGU containing the goodwill is compared to the recoverable amount, which is the higher of value in use and the fair value less costs of disposal. Any impairment is recognised immediately as an expense and is not subsequently reversed.

2 重大會計政策概要(續)

2.8 無形資產

商譽

收購附屬公司所產生的商譽,指所 轉讓代價、於被收購方的任何非控 股權益金額及於被收購方的任何 先前股權的收購日公允值超出所 收購可識別淨資產的公允值的差 額。

就減值測試而言,因業務合併獲得 的商譽會分配至預期將受惠於合 併的協同效應的各個或各組現金 產生單位。獲分配商譽的各單位或 各組單位指實體內為內部管理目 的而對商譽進行監督的最低層面。 商譽按經營分類層面監督。

商譽會每年進行減值檢討,或當有 事件出現或情況轉變顯示可能出 現減值時,作出更頻密檢討。包括 商譽在內的現金產生單位的賬面 值與可收回金額作比較,可收回金 額為使用價值與公允值減去銷售 成本後的數額兩者的較高者。任何 減值即時確認為開支,且其後不會 撥回。

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.8 Intangible assets (Continued)

Trademarks and licences

Separately acquired trademarks and licences are shown at historical cost. Trademarks and licences acquired in a business combination are recognised at fair value at the acquisition date.

Trademarks and licences have a finite useful life and are carried at cost less accumulated amortisation. Amortisation is calculated using the straight-line method to allocate the cost of trademarks and licences over their estimated useful lives of seven years.

Contractual customer relationships

Contractual customer relationships acquired in a business combination are recognised at fair value at the acquisition date. The contractual customer relations have a finite useful life and are carried at cost less accumulated amortisation. Amortisation is calculated using the straight-line method to allocate over the expected life of the customer relationship of three years.

2 重大會計政策概要(續)

2.8 無形資產(續)

商標及特許權

分開購入的商標及特許權按歷史 成本列示。經業務合併購入的商標 及特許權按於收購當日的公允值 確認。

商標及特許權有限定可使用年限, 並按成本減累計攤銷列賬。攤銷利 用直線法將商標及特許權的成本 於其估計可使用年限七年攤分計 算。

合約客戶關係

經業務合併獲得的合約客戶關係 按收購當日的公允值確認。合約客 戶關係具有限定可使用年限,並按 成本減累計攤銷列賬。攤銷利用直 線法於客戶關係的預計年期三年 攤分計算。

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.8 Intangible assets (Continued)

Computer software and web site

Costs associated with maintaining computer software program and web site are recognised as an expense as incurred. Development costs that are directly attributable to the design and testing of identifiable and unique computer software and web site controlled by the Group are recognised as intangible assets when the following criteria are met:

- It is technically feasible to complete the computer software and web site so that they will be available for use;
- Management intends to complete the computer software and web site, and use or sell them;
- There is an ability to use or sell the computer software and web site;
- It can be demonstrated how the computer software and web site will generate probable future economic benefits;
- Adequate technical, financial and other resources to complete the development and to use or sell the computer software and web site are available; and
- The expenditure attributable to the computer software and web site during their development can be reliably measured.

2 重大會計政策概要(續)

2.8 無形資產(續) 電腦軟件及網站

有關維護電腦軟件程式及網站的 成本在產生時確認為開支。直接歸 屬於設計及測試由本集團控制的 可識別及獨特電腦軟件及網站的 開發成本,會於符合以下標準時確 認為無形資產:

- 於完成電腦軟件及網站使其 可供使用方面,屬技術上可 行者;
- 管理層有完成該電腦軟件及 網站並使用或將其出售的意 圖;
- 有使用或出售該電腦軟件及 網站的能力;
- 能顯示該電腦軟件及網站將 可能產生未來經濟利益;
- 有足夠的技術、財務及其他 資源完成開發及使用或出售 該電腦軟件及網站;及
- 能可靠地計量開發該電腦軟件及網站應佔的支出。

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.8 Intangible assets (Continued)

Computer software and web site (Continued) Directly attributable costs that are capitalised as part of the computer software and web site cost include the software development employee costs. Other development expenditures that do not meet these criteria are recognised as an expense as incurred. Development costs previously recognised as an expense are not recognised as an asset in a subsequent period.

Remaining computer software and web site costs recognised as assets are amortised over their estimated useful lives and the terms of validity granted by corresponding authorities, which are three years.

Right to a land lease

Right to a land lease represents the operating lease with favourable terms relative to market terms as acquired in a business combination that is recognised at fair value at the acquisition date. The right to a land lease has a finite useful life and is carried at cost less accumulated amortisation. Amortisation is calculated using the straight-line method over the expected useful life of 41 years.

Township operation right

Township operation right represents a 40-years' exclusive operation right to develop, construct, manage and operate commercial activities in the operation site. The township operation right are shown at historical cost. It has a finite useful life and is carried at cost less accumulated amortisation. Amortisation is calculated using the straight-line method over the expected useful life of 40 years.

2 重大會計政策概要(續)

2.8 無形資產(續)

電腦軟件及網站(續)

資本化為電腦軟件及網站成本一 部分的直接應佔成本包括參與軟 件開發的僱員成本。其他不符合該 等標準的開發支出於產生時確認 為開支。先前確認為開支的開發成 本不會在後續期間確認為資產。

確認為資產的餘下電腦軟件及網 站成本於其估計可使用年期及相 關機關授予的三年有效期攤銷。

土地租賃權

土地租賃權指因業務合併獲得的 經營租賃(享有較市場條款有利的 條款),乃按於收購日期的公允值 確認。土地租賃權有限定可使用年 限,並按成本減累計攤銷列賬。攤 銷利用直線法於預期可使用年限 41年攤分計算。

小鎮項目經營權

小鎮項目經營權指以於經營選址 內進行開發、建設、管理及商業運 營活動的40年獨家經營權。小鎮項 目經營權按歷史成本呈列。其擁有 限定可使用年期,並按成本減累計 攤銷列賬。攤銷利用直線法於預期 使用年限40年攤分計算。

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.8 Intangible assets (Continued)

Township operation right (Continued) Subsequent expenditure on capitalised intangible assets is capitalised only when it increases the future economic benefits embodied in the specific asset to which it relates. All other expenditure is recognised as an expense as incurred.

Exclusive operation rights

Exclusive operation rights represent the exclusive rights arising from its contractual agreement as acquired in a business combination and are recognised at fair value at the acquisition date. The exclusive operation rights have a finite useful life and are carried at cost less accumulated amortisation. Amortisation is calculated using the straight-line method to allocate over the expected life of the exclusive operation rights of approximately 7 years.

2.9 Impairment of non-financial assets

Goodwill and 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 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 to sell 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 重大會計政策概要(續)

2.8 無形資產(續) 小鎮項目經營權(續)

已資本化的無形資產其後開支僅 於與其有關之特定資產所附帶日 後經濟利益增加時方予撥充資本。 所有其他支出均於產生時確認為 開支。

獨家經營權

獨家經營權指在業務合併中自其 合約協議中產生的獨家權利,並於 收購日期按公允值確認。獨家經營 權具有有限的可使用年期,並按成 本減累計攤銷列賬。攤銷使用直線 法計算,於獨家經營權的預期可使 用年期約7年內進行分配。

2.9 非金融資產減值

可使用年限不受限定的商譽及無 形資產或尚未可供使用的無形資 產毋須攤銷,但每年須就減值進行 測試。須攤銷的資產會於出現顯示 賬面金額可能無法收回的事件或 情況轉變時檢討有否減值。當資產 賬面金額高於可收回金額時,會將 差額確認為減值虧損。可收回金額 即資產公允值扣除銷售成本後的 數額與使用價值兩者的較高者。為 評估減值,資產按獨立可識別現金 流量的最低級別(現金產生單位)分 類。商譽以外的非金融資產若出現 減值,則須於各報告日期評估其能 否撥回減值。

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.10 Properties held for sale

Properties are classified as properties held for sale when their carrying amount is to be recovered principally through a sale transaction and a sale is considered highly probable. They are stated at the lower of carrying amount and fair value less costs to sell if their carrying amount is to be recovered principally through a sale transaction rather than through continuing use.

2.11 Biological assets

Biological assets are measured at fair value less cost to sell, see Note 11 for further information on determining the fair value.

Costs to sell include the incremental selling costs, including commission and estimated costs of transport to the market but excludes finance costs and income taxes.

The golden camellia trees are bearer plants and are therefore presented and accounted for as property, plant, and equipment (Note 7). However, the golden camellia flowers growing on the trees is accounted for as biological assets until the point of harvest. Harvested golden camellia are transferred to inventory at fair value less costs to sell when harvested.

Changes in fair value of golden camellia flowers on trees are recognised in the consolidated statement of comprehensive income.

Farming costs such as labour costs and fertiliser costs are expensed as incurred.

2 重大會計政策概要(續)

2.10 持作出售物業

當物業的賬面金額將主要透過一 項出售交易收回而該項出售被視 為極有可能,則分類為持作出售物 業。倘該等物業的賬面金額將主要 透過一項出售交易而非持續使用 而收回,則該等物業按賬面金額與 公允值減去銷售成本後的數額兩 者的較低者列賬。

2.11 生物資產

生物資產按公允值減銷售成本計 量,有關釐定其公允值之進一步詳 情見附註11。

銷售成本包括遞增銷售成本,包括 佣金及市場運輸估計成本,但不包 括財務成本及所得稅。

金花茶樹為生產性植物,因此按物 業、廠房及設備呈列及列賬(附註 7)。然而,正在樹上生長的金花茶 於收成前按生物資產列賬。收成後 的金花茶於收成時按公允值減出 售成本轉化至存貨。

金花茶樹之公允值變動於合併全 面收益表內確認。

勞工成本及肥料費等農業成本於 產生時支銷。

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.12 Investments and other financial assets

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.

For assets measured at fair value, gains and losses will either be recorded in profit or loss or other comprehensive income. For investments in equity instruments that are not held for trading, 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 ("FVOCI").

The Group reclassifies debt investments when and only when its business model for managing those assets changes.

2 重大會計政策概要(續)

2.12 投資及其他金融資產

分類

本集團按以下計量類別分類其金 融資產:

- 其後按公允值計量之金融資產 (經其他全面收益或經損益 表呈列),及
- 按攤銷成本計量之金融資產

該分類取決於主體管理金融資產 的業務模式以及該資產的合同現 金流量特徵。

就按公允值計量的資產而言,其收 益及虧損於損益或其他全面收益 內列賬。對於並非持作買賣的權益 工具投資,則取決於本集團是否不 可撤回地選擇於初始確認時列作 公允值經其他全面收益入賬的權 益投資。

本集團於且僅於其管理該等資產 之業務模式變動時重新分類其債 務投資。

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.12 Investments and other financial assets

(Continued)

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 ("FVTPL"), transaction costs that are directly attributable to the acquisition of the financial asset. Transaction costs of financial assets carried at FVTPL are expensed in profit or loss.

Financial assets with embedded derivatives are considered in their entirety when determining whether their cash flows are solely payment of principal and interest.

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. There are three measurement categories into which the Group classifies its debt instruments:

Amortised cost: 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. Interest income from these financial assets is included in finance income using the effective interest rate method. Any gain or loss arising on derecognition is recognised directly in profit or loss and presented in other losses. Impairment losses are presented as separate line item in the statement of comprehensive income.

2 重大會計政策概要(續)

2.12 投資及其他金融資產(續)

計量

於初始確認時,本集團的金融資產 按公允值計量,另加(倘屬並非公 允值經損益表入賬的金融資產)收 購該金融資產產生的直接交易成 本。公允值經損益表入賬的金融資 產的交易成本於損益內列作開支。

對於包含嵌入式衍生工具的金融 資產,會全面考慮其現金流量是否 僅代表對本金和利息的支付。

債務工具

債務工具的後續計量取決於本集 團管理資產的業務模式及資產的 現金流量特徵。本集團將其債務工 具分類為三種計量類別:

攤銷成本:倘為收取合約現 金流量而持有的資產的現金 流量僅為本金及利息付款, 則該等資產按攤銷成本計 量。該等金融資產的利息收 入採用實際利率法計入財務 收入。終止確認時產生的任 何收益或虧損直接於損益中 確認,並於其他虧損內呈列。 減值虧損於全面收益表內作 為單獨項目列示。

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.12 Investments and other financial assets (Continued)

Debt instruments (Continued)

- EVOCI: Assets that are held for collection of contractual cash flows and for selling the financial assets, where the assets' cash flows represent solely payments of principal and interest, are measured at FVOCI. Movements in the carrying amount are taken through other comprehensive income, except for the recognition of impairment gains or losses, interest income and foreign exchange gains and losses which are recognised in profit or loss. When the financial asset is derecognised, the cumulative gain or loss previously recognised in other comprehensive income is reclassified from equity to profit or loss and recognised in other losses. Interest income from these financial assets is included in finance income using the effective interest rate method. Net foreign exchange gains and losses are presented in general and administrative expenses and impairment expenses are presented as separate line item in the consolidated statement of comprehensive income.
- FVTPL: Assets that do not meet the criteria for amortised cost or FVOCI are measured at FVTPL. A gain or loss on a debt investment that is subsequently measured at FVTPL is recognised in profit or loss and presented net within other losses in the period in which it arises.

2 重大會計政策概要(續)

2.12 投資及其他金融資產(續)

債務工具(續)

- 公允值經其他全面收益入賬: 倘為收取合約現金流量及出 售金融資產而持有的資產的 現金流量僅為本金及利息付 款,則該等資產按公允值經 其他全面收益入賬計量。賬 面值變動乃透過其他全面收 益確認,惟就確認減值收益 或虧損,利息收入及外匯收 益及虧損於損益確認。終止 確認金融資產時,先前於其 他全面收益確認的累計收益 或虧損將自權益重新分類至 損益並於其他虧損中確認。 來自該等金融資產的利息收 入採用實際利率法計入財務 收入。外匯收益及虧損淨額 於合併全面收益表內作為一 般及行政開支呈列,而減值 開支則作為單獨項目呈列。
- 公允值經損益表入賬:不符
 合攤銷成本或公允值經其他
 全面收益入賬標準的資產按
 公允值經損益表入賬計量。
 其後公允值經損益表入賬的
 債務投資產生的收益或虧損
 於損益內確認並於其產生期
 間的其他虧損以淨值列示。

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.12 Investments and other financial assets

(Continued)

Impairment

The Group assesses on a forward looking basis the expected credit losses associated with its debt instruments carried at amortised cost. The impairment methodology applied depends on whether there has been a significant increase in credit risk.

For trade receivables and contract assets, the Group applies the simplified approach permitted by IFRS 9, which requires expected lifetime losses to be recognised from initial recognition of the receivables.

For other financial assets at amortised cost, the Group measures the impairment as either 12-month expected credit losses or lifetime expected credit loss, depending on whether there has been a significant increase in credit risk since initial recognition. If a significant increase in credit risk of a receivable has occurred since initial recognition, then impairment is measured as lifetime expected credit losses.

2 重大會計政策概要(續)

2.12 投資及其他金融資產(續)

減值

本集團按前瞻性基準評估與其以 攤銷成本列賬的債務工具相關的 預期信貸虧損。所應用的減值方法 取決於信貸風險是否顯著增加。

就貿易應收款項及合約資產而言, 本集團採用國際財務報告準則第9 號所允許的簡化方法,該方法規定 預期信貸虧損將自初始確認應收 款項起確認。

按攤銷成本列賬之其他金融資產 而言,本集團按12個月預期信貸虧 損或全期預期信貸虧損計量減值, 視乎信貸風險自初始確認後是否 有大幅增加而定。倘應收款項之信 貸風險自初始確認起大幅增加,減 值乃按全期預期信貸虧損計量。

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.12 Investments and other financial assets

(Continued)

Impairment (Continued)

(a) Assets carried at amortised cost

The Group assesses at the end of each reporting period whether there is objective evidence that a financial asset or group of financial assets is impaired. A financial asset or a group of financial assets is impaired and impairment losses are incurred only if there is objective evidence of impairment as a result of one or more events that occurred after the initial recognition of the asset (a "loss event") and that loss event (or events) has an impact on the estimated future cash flows of the financial asset or group of financial assets that can be reliably estimated.

The criteria that the Group uses to determine that there is objective evidence of an impairment loss include:

- Significant financial difficulty of the obligor;
- A breach of contract, such as a default or delinquency in interest or principal payments;
- The Group, for economic or legal reasons relating to the borrower's financial difficulty, granting to the borrower a concession that the lender would not otherwise consider;

2 重大會計政策概要(續)

2.12 投資及其他金融資產(續)

減值 (續)

(a) 按攤銷成本列賬的資產 本集團於各報告期末評估是 否有客觀證據表明一項或一 組金融資產出現減值。僅於 有客觀證據顯示因資產在初 始確認後發生一項或多項事件 (「虧損事件」)而出現減值, 並能夠可靠地估計虧損事 件對一項或一組金融資產估 計未來現金流量構成的影響 時,該項或該組金融資產方 會減值並產生減值虧損。

> 本集團用以釐定是否有客觀 證據顯示出現減值虧損的標 準包括:

- 債務人有重大財務困 難;
- 違反合約,如拖欠或欠 繳利息或本金款項;
- 因與借款人的財政困難 相關的經濟或法律原 因,本集團給予借款人 在一般情況下貸款人不 會考慮的優惠條件;

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.12 Investments and other financial assets

(Continued)

Impairment (Continued)

(a) Assets carried at amortised cost (Continued)

- It becomes probable that the borrower will enter bankruptcy or other financial reorganisation;
- The disappearance of an active market for that financial asset because of financial difficulties; or
- Observable data indicating that there is a measurable decrease in the estimated future cash flows from a portfolio of financial assets since the initial recognition of those assets, although the decrease cannot yet be identified with the individual financial assets in the portfolio, including:
 - adverse changes in the payment status of borrowers in the portfolio; and
 - (ii) national or local economic conditions that correlate with defaults on the assets in the portfolio.

The Group first assesses whether objective evidence of impairment exists.

2 重大會計政策概要(續)

2.12 投資及其他金融資產(續)

減值 (續)

- (a) 按攤銷成本列賬的資產(續)
 - 借款人有可能破產或進 行其他財務重組;
 - 財政困難導致該金融資 產的活躍市場消失;或
 - - (i) 組合內借款人的
 還款狀況有不利
 轉變;及
 - (ii) 與組合內資產逾 期還款相關的國 家或地區經濟狀 況。

本集團首先評估是否存在減 值的客觀證據。

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.12 Investments and other financial assets (Continued)

Impairment (Continued)

(a) Assets carried at amortised cost (Continued)

The amount of the loss is measured as the difference between the asset's carrying amount and the present value of estimated future cash flows (excluding future credit losses that have not been incurred) discounted at the financial asset's original effective interest rate. The carrying amount of the asset is reduced and the amount of the loss is recognised in the consolidated statement of comprehensive income. If a loan has a variable interest rate, the discount rate for measuring any impairment loss is the current effective interest rate determined under the contract. As a practical expedient, the Group may measure impairment on the basis of an instrument's fair value using an observable market price.

If, in a subsequent period, the amount of the impairment loss decreases and the decrease can be related objectively to an event occurring after the impairment was recognised (such as an improvement in the debtor's credit rating), the reversal of the previously recognised impairment loss is recognised in the consolidated statement of comprehensive income.

2 重大會計政策概要(續)

2.12 投資及其他金融資產(續)

減值 (續)

(a) 按攤銷成本列賬的資產(續) 虧損金額按資產賬面金額與 按金融資產原實際利率折現 的估計未來現金流量現值(不 包括尚未產生的未來信貸虧 損)之間的差額計量。資產賬 面金額會予以削減,而虧損 金額會於合併全面收益表內 確認。倘貸款按浮動利率計 息,則計量任何減值虧損的 折現率為根據合約釐定的當 前實際利率。在實際運作上, 本集團可能以可觀察市價釐 定的工具公允值為基準計量 減值。

> 倘減值虧損金額在往後期間 減少,減幅亦可與確認減值 後發生的事件有客觀關連(例 如債務人信貸評級改善),則 於合併全面收益表內確認撥 回過往已確認的減值虧損。

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.13 Offsetting financial instruments

Financial assets and liabilities are offset and the net amount reported in the 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 Company or the counterparty.

2.14 Financial guarantees

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

- the amount determined in accordance with the expected credit loss model under IFRS 9 Financial Instruments and
- the amount initially recognised less, where appropriate, the cumulative amount of income recognised in accordance with the principles of IFRS 15 Revenue from Contracts with Customers.

The fair value of financial guarantees is determined based on the present value of the difference in cash flows between the contractual payments required under the debt instrument and the payments that would be required without the guarantee, or the estimated amount that would be payable to a third party for assuming the obligations.

2 重大會計政策概要(續)

2.13 抵銷金融工具

當有可依法執行抵銷已確認金額 的權利,並有意按淨額基準結算或 同一時間變現資產及清償負債時, 金融資產及負債予以抵銷,淨額於 資產負債表內呈列。可合法強制執 行的權利不得視未來事件而定,必 須於正常業務過程中及本公司或 交易對手違約、無力償債或破產的 事件中可強制執行。

2.14 財務擔保

財務擔保於發出擔保時確認為金 融負債。負債初步按公允值計量, 其後按以下兩者中之較高者計量:

- 根據國際財務報告準則第9號
 金融工具項下之預期信貸虧
 損釐定的金額;及
- 首次確認的金額減根據國際 財務報告準則第15號客戶合 約收益原則確認的累計收入 金額(如適用)。

財務擔保公允值按債務工具下的 合約付款與在無擔保下須作出的 付款之間的現金流量差額的現值, 或就承擔責任而須向第三方支付 的估計金額釐定。

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.14 Financial guarantees (Continued)

Where guarantees in relation to loans or other payables of associates are provided for no compensation, the fair values are accounted for as contributions and recognised as part of the cost of the investment.

2.15 Inventories

Inventories are stated at the lower of cost and net realisable value. Cost is determined using the weighted average method. The cost of finished goods comprises of newsprint paper and printing consumables. Net realisable value is the estimated selling price in the ordinary course of business, less applicable variable selling expenses.

2.16 Trade and other receivables

Trade receivables are amounts due from customers for services performed in the ordinary course of business. If collection of trade and other receivables is expected in one year or less (or in the normal operating cycle of the business if longer), they are classified as current assets. If not, they are presented as non-current assets.

Trade and other receivables are recognised initially at fair value and subsequently measured at amortised cost using the effective interest method, less provision for impairment. See Note 15 for further information about the Group's accounting for trade receivables and Note 3.1(b) for a description of the Group's impairment policies.

2 重大會計政策概要(續)

2.14 財務擔保(續)

倘按無償方式就聯營公司的貸款 或其他應付款項作出擔保,則公允 值按出資入賬,並確認為部分投資 成本。

2.15 存貨

存貨按成本與可變現淨值兩者的 較低者入賬。成本按加權平均法釐 定。製成品的成本包括新聞紙及印 刷耗材。可變現淨值指日常業務過 程中的估計售價減適用可變銷售 開支。

2.16 貿易及其他應收款項

貿易應收款項為在日常業務過程 中就已提供服務應收客戶的款項。 倘貿易及其他應收款項預期可於 一年或以內(或倘時間更長,則在 業務的正常營運週期)收回,會分 類為流動資產,否則以非流動資產 呈列。

貿易及其他應收款項初步按公允 值確認,其後採用實際利率法按攤 銷成本並扣除減值撥備計量。有關 本集團貿易應收款項的會計處理 之進一步資料及有關本集團減值 政策說明,請分別參閱附註15及附 註3.1(b)。

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.17 Cash and cash equivalents

In the consolidated statement of cash flows, cash and cash equivalents include cash on hand and deposits held at call with banks with original maturities of three months or less.

2.18 Restricted cash

Bank deposits which are restricted to use are classified as "restricted cash". Restricted cash are excluded from cash and cash equivalents in the consolidated statement of cash flows.

2.19 Share capital

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

2.20 Trade payables

Trade payables are obligations to pay for goods or services that have been acquired in the ordinary course of business from suppliers. Trade payables 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 payable are recognised initially at fair value and subsequently measured at amortised cost using the effective interest method.

2 重大會計政策概要(續)

2.17 現金及現金等值項目

在合併現金流量表內,現金及現金 等值項目包括手頭現金及原定於 三個月或以內到期的銀行活期存 款。

2.18 受限制現金

用途受限的銀行存款分類為「受限 制現金」。於合併現金流量表內,現 金及現金等值項目不包括受限制 現金。

2.19 股本

普通股歸類為權益。直接歸屬於發 行新股或購股權的遞增成本在權 益內列為所得款項的扣減項目(扣 除稅項)。

2.20貿易應付款項

貿易應付款項為在日常業務過程 中自供應商取得貨品或服務的付 款責任。倘貿易應付款項於一年或 以內(或倘時間更長,則在業務的 正常營運週期)到期,會分類為流 動負債,否則以非流動負債呈列。

貿易應付款項初步按公允值確認, 隨後採用實際利率法按攤銷成本 計量。
2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.21 Current and deferred income tax

The tax expense for the period comprises current and deferred tax. Tax is recognised in the consolidated statement of comprehensive income, 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 countries where the Company's subsidiaries and associates 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.

2 重大會計政策概要(續)

2.21 即期及遞延所得稅

期內稅項開支包括即期及遞延稅 項。稅項乃在合併全面收益表內確 認,惟涉及已於其他全面收益內確 認或直接於權益內確認的項目則 除外。在此情況下,有關稅項亦會 分別於其他全面收益內或直接於 權益內確認。

(a) 即期所得稅

即期所得稅支出乃按照本公 司的附屬公司及聯營公司經 營所在及產生應課稅收入的 國家於結算日已頒佈或已大 致頒佈的稅法計算。管理層 定期就適用稅務條例出現須 待詮譯的情況評估其採取的 報稅立場。管理層會基於預 期將向稅務機關繳付的金額 於適當時作出撥備。

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.21 Current and deferred income tax (Continued)

(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.

2 重大會計政策概要(續)

2.21 即期及遞延所得稅(續)

(b) 遞延所得稅

內在差異

照資產負債的稅基與於合併 財務報表內兩者賬面金額之 間所產生的暫時差額確認。 然而,倘遞延稅項負債因商 譽經初步確認而產生,則不 確認遞延稅項負債,倘遞延 所得稅因一宗交易(而非業務 合併)中的資產或負債經初始 確認而產生(而該項交易當時 並無對會計或應課稅溢利或 虧損構成影響),則不會將遞 延所得稅入賬。

遞延所得稅 乃以於結算日已頒佈或已大 致頒佈、並預期會於有關遞 延所得稅資產變現時或於遞 延所得稅負債清償時應用的 稅率(及稅法)釐定。

遞延所得稅資產僅於可能有 未來應課稅溢利以供用於抵 銷暫時差額時確認。

外在差異

遞延所得稅負債乃根據於附 屬公司的投資所產生的應課 稅暫時差額作撥備,惟對於 撥回暫時差額的時間由本集 團控制,並於可見將來不大 可能撥回暫時差額的遞延所 得稅負債則另作別論。

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.21 Current and deferred income tax (Continued)

(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 taxes 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.

2.22 Employee benefits

(a) Short-term obligations

Liabilities for wages and salaries, including nonmonetary benefits and accumulating sick leave that are expected to be settled wholly within 12 months after the end of the period in which the employees render the related service are recognised in respect of employees' services up to the end of the reporting period and are measured at the amounts expected to be paid when the liabilities are settled. The liabilities are presented as current accrual and other payables in the consolidated balance sheet.

(b) Pension obligations

Full time employees of the PRC entities participate in a government mandated multiemployer defined contribution plan pursuant to which certain pension benefits, medical care, unemployment insurance, employee housing fund and other welfare benefits are provided to employees. Chinese labor regulations require the Company to accrue for these benefits based on certain percentages of the employees' salaries. Management believes full time employees who have passed the probation period are entitled to such benefits.

2 重大會計政策概要(續)

2.21 即期及遞延所得稅(續)

(c) 抵銷

當享有可依法執行的權利以 即期稅項資產抵銷即期稅項 負債,以及當遞延所得稅資 產及負債乃關於同一稅務機 關對有意按淨額基準結清即 期所得稅資產及負債結餘的 應課稅實體或不同應課稅實 體所徵收的所得稅,遞延所 得稅資產及負債會互相抵銷。

2.22 **僱員福利**

(a) 短期責任

工資及薪金責任(包括預期在 僱員提供相關服務期限結束 後十二個月內全部結算之非 貨幣福利及累計病假)乃就直 至報告日期之僱員服務於其 他應付賬款確認,並按預期 於結清責任時支付之金額計 算。負債乃於合併資產負債 表中呈列為即期應計費用及 其他應付款項。

(b) 退休金責任

中國實體的全職僱員參與政 府強制性多邊僱主界定供款 計劃,據此,僱員享有若干退 休金福利、醫療福利、失業保 險、僱員住房津貼及其他福 利。中國勞工法規規定本公 司根據僱員薪金的若干比例 計付該等福利。管理層認為, 通過試用期的全職僱員有權 享有該等福利。

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.22 Employee benefits (Continued)

(b) Pension obligations (Continued)

The Group contributes to Mandatory Provident Fund Scheme ("MPF") for eligible employees in Hong Kong. The assets of the MPF are held in a separate trustee administered fund. The Company's contributions to the MPF are expensed as incurred.

The Group has no further payment obligations once the contributions have been paid. The contributions are recognised as employee benefit expense when they are due and are reduced by contributions forfeited by those employees who leave the scheme prior to vesting fully in the contributions. Prepaid contributions are recognised as an asset to the extent that a cash refund or a reduction in the future payments is available.

(c) Bonus plans

The Group recognises a liability and an expense for bonuses, based on performance and takes into consideration the profit attributable to the Company's shareholders after certain adjustments. The Group recognises a provision where contractually obliged or where there is a past practice that has created a constructive obligation.

2 重大會計政策概要(續)

2.22 僱員福利 (續)

(b) 退休金責任(續)

本集團為香港合資格僱員提 供強制性公積金計劃(「強制 性公積金計劃」)。強制性公 積金計劃資產由一獨立信託 管理基金持有。本公司強制 性公積金計劃供款為應計費 用。

支付供款後,本集團再無其 他付款責任。供款在到期時 確認為僱員福利開支,並扣 除在供款完全歸屬前離開計 劃的僱員被沒收的供款。預 付供款確認為資產,以可獲 得現金退款或可從未來付款 扣除者為限。

(c) 花紅計劃 本集團就按業績計算並計及 本公司股東應佔溢利在作出 若干調整後的花紅確認負債 及開支。本集團於有合約責 任或過往慣例產生推定責任 時確認撥備。

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued) 2.23 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.

2.24 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 statement of comprehensive income over the period of the borrowings using the effective interest method.

2 重大會計政策概要(續)

2.23 撥備

當本集團因過去事件而須承擔現 有法律或推定責任,而履行該責任 很有可能導致資源流出,且能夠可 靠地估計金額的情況下,便會確認 撥備。本集團不會就日後經營虧損 確認撥備。

倘出現多項類似責任,履行責任時 導致資源流出的可能性乃考慮責 任整體類別釐定。即使同類責任中 任何一項可能導致資源流出的機 會不大,仍會確認撥備。

撥備乃按採用稅前比率計算預期 須就履行責任支付開支的現值計 量,有關比率反映市場當時對貨幣 時間價值及該責任的特定風險的 評估。因時間流逝而產生的撥備增 加確認為利息開支。

2.24 借款

借款於扣除所產生的交易成本後, 初步按公允值確認,其後按攤銷成 本列賬;所得款項(扣除交易成本) 與贖回價值之間的任何差額,於借 款期內以實際利息法於合併全面 收益表內確認。

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued) 2.24 Borrowings (Continued)

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 removed from the consolidated balance sheet when the obligation specified in the contract is discharged, cancelled or expired. The difference between the carrying amount of a financial liability that has been extinguished or transferred to another party and the consideration paid, including any non-cash assets transferred or liabilities assumed, is recognised in consolidated statement of comprehensive income as other income or finance costs.

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.

2 重大會計政策概要(續)

2.24 借款(續)

在貸款融資將可能部分或全部提 取的情況下,就設立融資支付的費 用乃確認為貸款的交易成本。在此 情況下,該費用將遞延至提取貸款 為止。在並無跡象顯示將可能部分 或全部提取該融資的情況下,該費 用會撥充資本作為流動資金服務 的預付款項,並於有關融資期間內 攤銷。

當合約內規定的責任被解除、取消 或屆滿,借款即從合併資產負債表 剔除。已消除或轉移至另一方的金 融負債的賬面金額與已付代價(包 括已轉移的非現金資產或所承擔 的負債)之間的差額,在合併全面 收益表內確認為其他收入或財務 成本。

除非本集團擁有無條件權利可將 負債的償還日期遞延至報告期末 後至少十二個月,否則借款乃分類 為流動負債。

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued) 2.25 Convertible bond

The fair value of the liability portion of a convertible bond is determined using a market interest rate for a non-convertible bond with similar terms. This amount is recorded as a liability on an amortised cost basis until extinguished on conversion, early redemption or maturity of the bonds. The remainder of the proceeds is allocated to the conversion option. This is recognised and included in shareholders' equity or derivative liability according to the conversion feature embedded. Any directly attributable transaction costs are allocated to the liability and equity or derivative liability component in proportion to their initial carrying amounts.

Subsequent to initial recognition, the liability component of a convertible bond is measured at amortised cost using the effective interest method. The equity component of a convertible bond is not remeasured subsequent to initial recognition except on conversion or expiry.

2.26 Revenue recognition

The Group determined when to recognise revenue and how much revenue to recognise through a 5-step approach: (i) identify the contract(s) with customer; (ii) identify separate performance obligations in a contract; (iii) determine the transaction price; (iv) allocate transaction price to performance obligations; and (v) recognise revenue when performance obligation is satisfied.

2 重大會計政策概要(續)

2.25 可換股債券

可換股債券負債部分的公允值按 具有類似年期的非可換股債券的 市場利率釐定。該金額按攤餘成本 基準入賬為負債,直至債券轉換、 提早贖回或到期時終止。剩餘的所 得款項分配至換股權,並根據嵌入 的換股權特徵,確認為及計入股東 權益或衍生負債。任何直接應佔交 易成本按其初始賬面值的比例分 配至負債及權益或衍生負債組成 部分。

於初步確認後,可換股債券的負債 部分乃使用實際利率法按攤銷成 本計量。可換股債券的權益部分毋 須於初步確認後重新計量,惟於轉 換或屆滿時除外。

2.26 收益確認

本集團透過五個步驟法釐定確定 收益的時間及確認收益的金額:(i) 與客戶確定合約;(ii)確定合約中獨 立的履約責任;(iii)釐定交易價格; (iv)將交易價格分配至履約責任;及 (v)於履約責任達成時確認收益。

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.26 Revenue recognition (Continued)

(i) Newspaper and public vehicles advertising The Group renders services for the creation, production and placement of advertising materials through certain newspaper publishers and public vehicles operators. Revenue from providing the advertising services are recognised at a point in time when the services are rendered.

The Group's role in the provision of services on newspaper and public vehicles advertising is that of a principal. When deciding the most appropriate basis for presenting revenue or costs of revenue, both the legal form and substance of the agreement between the Group and its business partners are reviewed to determine each party's respective role in the transaction. Hence, revenue from newspaper advertising services is recognised on a gross basis when services are rendered.

(ii) Marketing and consulting services

Revenue from marketing services comprised of (i) revenue from provision of marketing planning and consulting services and (ii) commission from sale of properties.

Revenue from marketing planning and consulting services is recognised over time when the services are rendered. Revenue are recognised over the respective contract terms.

2 重大會計政策概要(續)

2.26 收益確認(續)

- (i) 報紙及移動傳媒廣告
 - 本集團透過若干報紙出版商 及移動傳媒運營商提供創 設、製作及投放廣告材料的 服務。提供廣告服務的收益 於提供服務時確認。

本集團在提供報紙及移動傳 媒廣告服務方面的身份極為 重要。在釐定收益或收益成 本的最佳呈列基準時,本集 團會審閱其與業務夥伴所訂 立協議的法律形式及內容, 以釐定各方在交易中的身 份。因此,來自報紙廣告服務 的收益於提供服務時按總額 基準確認。

(ii) 營銷及諮詢服務 來自營銷服務的收益包括(i) 提供營銷規劃及諮詢服務的 收益及(ii)銷售物業所得佣金。

> 來自營銷規劃及諮詢服務的 收益於提供服務時確認。收 益於各合約期內確認。

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.26 Revenue recognition (Continued)

(ii) Marketing and consulting services (Continued)

> Commission from sale of properties is recognised at a point in time when the services are rendered and the customer (i.e. property developer) has entered into the sales and purchase agreement with the buyer.

> Customers are invoiced based on the payment schedule. If the services rendered by the Company exceed the payment, a contract asset is recognised. If the payments exceed the services rendered, a contract liability is recognised.

(iii) Printing services

Printing revenue is recognised at a point in time when printing services are rendered and the legal title of the newspaper is transferred to the customers.

(iv) Sales of agricultural products

Revenue from the sales of agricultural products is recognised at a point in time when control of the goods has transferred to the customer, generally on delivery of the goods to the customer. Delivery occurs when the goods have been placed at the customer's disposal (generally at the seller's premises), the risks of obsolescence and loss have been transferred to the customer, and either the customer has accepted the goods in accordance with the sales contracts, the acceptance provision have lapsed, or the Group has objective evidence that all criteria for acceptance have been satisfied.

2 重大會計政策概要(續)

2.26 收益確認(續)

(ii) 營銷及諮詢服務(續)

銷售物業所得佣金於提供服務時確認,且客戶(即物業開發商)已與買家訂立買賣協議。

本集團按付款進度向客戶開 具發票。倘本公司所提供的 服務超過付款,則確認合約 資產。倘付款超過所提供的 服務,則確認合約負債。

(iii) 印刷服務 印刷收益於提供印刷服務時 確認,而報紙的合法所有權 已轉讓予客戶。

(iv) 銷售農產品

銷售農產品的收益於貨品控 制權轉讓至客戶時確認,通 常為向客戶交付貨品時。交 付於貨品存放至客戶出售點 (通常為賣方之物業內)、報 廢及虧損之風險已轉讓至客 戶、客戶根據銷售合約接受 貨品、接受條文失效或本集 團有客觀證據表明所有接受 標準已獲達成時落實。

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued) 2.26 Revenue recognition (Continued)

(v) Others

Other revenue mainly includes rental income and other miscellaneous income. Rental income are recognised on a straight-line basis over the respective lease terms. Other miscellaneous income are recognised at a point in time when the respective control on goods or services are transferred to the customers.

2.27 Government grants

Grants from the government are recognised at fair value where there is a reasonable assurance that the grant will be received and the Group will comply with all attached conditions.

Government grants are deferred and recognised in the consolidated statement of comprehensive income over the period necessary to match them with the costs that they are intended to compensate. Government grants relating to expenses are shown separately as other income.

2.28 Leases

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 Group leases properties and land as lessee. Rental contracts are typically made for fixed periods of 1 to 41 years but may have termination options.

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. The right-ofuse asset is depreciated over the shorter of the asset's useful life and the lease term on a straight-line basis.

2 重大會計政策概要(續)

2.26 收益確認(續)

(v) 其他

其他收益主要包括租金收入 及其他雜項收入。租金收入 於各租賃期按直線法確認。 其他雜項收入於貨品或服務 的各項控制權轉交至客戶時 確認。

2.27 政府補助

倘能合理保證將取得政府補助及 本集團將符合所有附帶條件,則該 等政府補助將按公允值確認。

為配合擬補償的成本,政府補助會 於必要期間內遞延處理並於合併 全面收益表內確認。與開支相關的 政府補助獨立呈列為其他收入。

2.28 租賃

租賃在各租賃資產可供本集團使 用之日確認為使用權資產及相應 負債。

本集團作為承租人租賃多幅物業 及土地。租賃合約的固定期限通常 為1至41年,但可能有終止選擇權。

每筆租賃付款乃分配至負債及財 務成本。財務成本於租期內自損益 扣除,以計算出各期間負債結餘的 固定週期利率。使用權資產乃以直 線法按資產的可使用年期與租期 兩者之中較短者折舊。

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued) 2.28 Leases (Continued)

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:

- fixed payments (including in-substance fixed payments), less any lease incentives receivable
- amounts expected to be payable by the Group under residual value guarantees
- the exercise price of a purchase option if the Group is reasonably certain to exercise that option, and
- payments of penalties for terminating the lease, if the lease term reflects the Group exercising that option.

The lease payments are discounted using the interest rate implicit in the lease. If that rate cannot be readily determined, which is generally the case for leases in the Group, the lessee's incremental borrowing rate is used, being the rate that the individual lessee would have to pay to borrow the funds necessary to obtain an asset of similar value to the right-of-use asset in a similar economic environment with similar terms, security and conditions.

2 重大會計政策概要(續)

2.28 租賃 (續)

租賃產生的資產及負債初步以現 值基準計量。租賃負債包括以下租 賃付款之現值淨額:

- 定額付款(包括實質定額付款),扣減任何應收租賃優惠
- 本集團預期根據剩餘價值擔
 保應付的金額
- 購買選擇權的行使價,惟本 集團合理確定行使該選擇權;
 及
- 倘租期反映本集團行使終止 選擇權時,有關終止租賃的 罰款。

租賃付款採用租賃所隱含的利率 予以貼現。倘無法釐定該利率此情 況普遍存在於本集團租賃中,則使 用承租人的增量借款利率,即承租 人在類似條款及條件的類似經濟 環境中借入獲得類似價值資產所 需資金所必須支付的利率。

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.28 Leases (Continued)

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

- the amount of the initial measurement of lease liability
- any lease payments made at or before the commencement date less any lease incentives received
- any initial direct costs, and

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. The useful life used for the asset's depreciation purpose are:

Rented land and properties Remaining lease term

2.29 Dividend distribution

Dividend distribution to the Company's shareholders is recognised as a liability in the Group's financial statements in the period in which the dividends are approved by the Company's shareholders or directors, where appropriate.

2 重大會計政策概要(續)

2.28 租賃 (續)

- 使用權資產按以下各項之成本計 量:
 - 初步計量租賃負債之金額
- 於開始日期或之前作出之任 何租賃付款減任何已收租賃 優惠
- 任何初步直接成本;及

使用權資產通常按直線基準以資 產可使用年期與租期內的較短者 折舊。用作資產折舊目的之可使用 年期為:

租賃土地及物業 餘下租期

2.29 股息分派

向本公司股東分派的股息在股息 獲本公司股東或董事(如適用)批准 的期間內於本集團的財務報表內 確認為負債。

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.30 Borrowing costs

General and specific borrowing costs directly attributable to the acquisition, construction or production of qualifying assets, which are assets that necessarily take a substantial period of time to get ready for their intended use or sale, are 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 the consolidated statement of comprehensive income in the period in which they are incurred.

3 FINANCIAL RISK MANAGEMENT

3.1 Financial risk factors

The Group's activities expose it to a variety of financial risks: market risk (including currency risk, fair value interest rate risk and cash flow interest rate risk), credit risk and liquidity risk. The Group's overall risk management programme focuses on the unpredictability of financial markets and seeks to minimise potential adverse effects on the Group's financial performance. The Group has not used any derivative financial instruments to hedge its risk exposures.

2 重大會計政策概要(續)

2.30 借貸成本

收購、建造或生產合資格資產(指 需要用上大量時間準備就緒作擬 定用途或出售的資產)直接應佔的 一般及特定借貸成本乃計入該等 資產的成本,直至該等資產大致上 已準備就緒作擬定用途或出售為 止。

特定借款用於合資格資產之前作 為短暫投資所賺取的投資收入,自 合資格撥充資本的借款成本扣除。

所有其他借款成本於產生期間於 合併全面收益表內確認。

3 財務風險管理

3.1 財務風險因素

本集團的業務承受多項財務風險: 市場風險(包括貨幣風險、公允值 利率風險及現金流量利率風險)、 信貸風險及流動資金風險。本集團 的整體風險管理計劃集中於金融 市場的不可預測事項,並尋求盡量 減低對本集團財務表現的潛在不 利影響。本集團並無採用任何衍生 金融工具對沖其所面對的風險。

3 FINANCIAL RISK MANAGEMENT (Continued)

3.1 Financial risk factors (Continued)

- (a) Market risk
 - *(i)* Foreign exchange risk and other payables

The Group operates principally in the PRC. Majority of recognised assets and liabilities are denominated in RMB and majority of transactions are settled in RMB. Foreign exchange risk mainly arises from cash and cash equivalents, deposits and other receivables balance and other payables denominated in Hong Kong dollar ("HKD"). The Group does not hold or issue any derivative financial instruments to manage its exposure to foreign currency risk.

As at 31 December 2020, if HKD had weakened/strengthened by 5% against RMB with all other variables held constant, post-tax loss for the year would have been RMB320,000 lower/higher (2019: RMB337,000 lower/higher), mainly as a result of foreign exchange gains/losses on translation of HKD denominated cash and cash equivalents, deposits and other receivables balance and other payables.

3 財務風險管理(續)

3.1 財務風險因素(續)

- (a) 市場風險
 - (i) 外匯風險及其他應付款 項

本集團主要在中國經營 業務。已確認的大部分 資產及負債均以人民幣 列值,且大部分交易僅 ,且大部分交易匯 ,以幣來自以我全% ,以管理人 ,以管理其所面對的 外幣風險。

於二零二零年十二月 三十一日,倘港元兌人 民幣貶值/升值5%, 而所有其他變數維5%, 則年內稅後數數 320,000元(二零一九 337,000元),主計值的 於換現金等值項目、按 金及其他應付款項產生的 匯兌收益/虧損所致。

3 FINANCIAL RISK MANAGEMENT (Continued)

- 3.1 Financial risk factors (Continued)
 - (a) Market risk
 - (ii) Cash flow and fair value interest rate risk

The Group's interest rate risk arises from bank borrowings and bank deposits. Bank borrowings obtained at variable rates expose the Group to cash flow interest rate risk which is partially offset by bank deposits held at variable rates.

The sensitivity analysis below has been determined based on the exposure to interest rate risk on its variable rate bank borrowings and bank deposits at the balance sheet date and prepared assuming the amount of bank borrowings and bank deposits outstanding at each balance sheet date was outstanding for the whole year.

At 31 December 2020, if interest rates had been 100 basis points higher/lower with all other variables held constant, the Group's post-tax loss for the year ended 31 December 2020, would have been RMB24,000 higher/lower (2019: RMB46,000 higher/lower), mainly as a result of higher/ lower interest expense on the bank borrowings.

3 財務風險管理(續)

3.1 財務風險因素(續)

(a) 市場風險(續)

 (ii)
 現金流量及公允值利率

 風險

本集團的利率風險來自 銀行借款及銀行存款。 按浮息取得的銀行借款 使本集團面對現金流量 利率風險,部分風險被 按浮息持有的銀行存款 所抵銷。

下列敏感度分析乃根據 於結算日浮息銀行借款 及銀行存款的利率風險 釐定,並假設於各結算 日現有銀行借款及銀行 存款金額於全年內存置 而編製。

於二零二零年十二月 三十一日,倘利率上 升/下降100個基點, 而所有其他變數維持不 變年十二月三十一日止 年度的稅後虧24,000元 (二零一九年:增加/ 減少人民幣46,000元), 主要是由於銀行借款利 息開支增加/減少所 致。

3 FINANCIAL RISK MANAGEMENT (Continued)

3.1 Financial risk factors (Continued)

(b) Credit risk

The carrying amounts of financial assets at fair value through profit or loss, trade receivables, deposits and other receivables, amounts due from related parties, restricted cash, and bank balances 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.

The credit risk of the Group mainly arises from cash and cash equivalents, restricted cash, trade receivables, contract assets, other financial assets at amortised cost (including deposits and other receivables and amount due from related parties) and financial assets at fair value through profit or loss.

(i) Cash and cash equivalents Management considers the Group has limited credit risk with its banks which are leading and reputable and are assessed as having low credit risk. Majority of bank balances are deposited with reputable banks. The Group has not incurred significant loss from non-performance by these parties in the past and management does not expect so in the future.

3 財務風險管理(續)

3.1 財務風險因素(續)

(b) 信貸風險

本集團就金融資產面臨之最 高信貸風險乃指合併財務報 表所載公允值經損益表入賬 之金融資產、貿易應收款項、 按金及其他應收款項、應收 關連人士款項、受限制現金 及銀行結餘之賬面值。本集 團管理信貸風險措施的目標 乃為控制就收回款項而可能 承擔的潛在風險。

本集團的信貸風險主要來自 現金及現金等值項目、受限 制現金、貿易應收款項、合約 資產、按攤銷成本計量之其 他金融資產(包括按金及其他 應收款項及應收關連人士款 項)及公允值經損益表入賬之 金融資產。

(i) 現金及現金等值項目
 管理層認為本集團面臨
 的銀行信貸風險有限,
 原因為該等銀行均為領
 先且信譽良好的銀行,
 被評估為信貸風險較
 低。大部分銀行結餘存
 於信譽良好的銀行。本
 集團過往未曾因該等人
 士違約而招致重大損
 失,且管理層預期日後
 亦不會遭受重大損失。

3 FINANCIAL RISK MANAGEMENT (Continued)

- 3.1 Financial risk factors (Continued)
 - (b) Credit risk (Continued)
 - (ii) Trade receivables and contract assets

The Group trades only with recognised and creditworthy third parties. It is the Group's policy that all customers who wish to trade on credit terms are subject to credit verification procedures. In addition, receivable balances are monitored on an ongoing basis with the result that the Group's exposure to bad debts is not significant.

The Group applies the simplified approach to provide for expected credit losses prescribed by IFRS 9, which permit the use of lifetime expected loss provision for trade receivables and contract assets.

To measure the expected credit losses, trade receivables and contract assets have been grouped based on shared credit risk characteristics and the days past due. The expected credit loss rates are determined based on historical credit losses and also incorporated forward-looking information.

3 財務風險管理(續)

3.1 財務風險因素(續)

(b) 信貸風險(續)

(ii) 貿易應收款項及合約資
 產

本集團僅與認可及信譽 良好之第三方進行買 賣。本集團之政策為所 有育意按信貸條款進行 買賣之客戶均須接受信 貸審核程序。此外,本 集團持續監控應收款項 結餘,故此本集團面臨 的壞賬風險並不重大。

本集團按國際財務報告 準則第9號之規定使用 簡化法對預期信貸虧損 作出撥備,該方法允許 就貿易應收款項及合約 資產使用全期預期虧損 撥備。

為計量預期信貸虧損, 貿易應收款項及合約資 產已按分佔信貸風險特 點及逾期天數分組。預 期信貸虧損率按歷史信 貸虧損釐定,亦載有前 瞻性資料。

3 FINANCIAL RISK MANAGEMENT (Continued)

3.1 Financial risk factors (Continued)

- (b) Credit risk (Continued)
 - (ii) Trade receivables and contract assets (Continued)

As at 31 December 2020, the balance of loss allowance in respect of these trade receivables was RMB9,298,000 (2019: RMB3,163,000) based on expected credit loss rates up to 100% (2019: 100%) applied on different groupings.

To measure the expected credit losses, trade receivables and contract assets have been grouped based on shared credit risk characteristics and the days past due. The expected credit losses also incorporated forward looking information. The Group has identified the GDP of the countries in which it sells its goods and services to be the most relevant factors, and accordingly adjusts the historical loss rates based on the expected changes in this forward-looking factor.

When trade receivable is uncollectible, it is written off against the allowance account for trade receivables. Subsequent recoveries of amounts previously written off are credited against the same line item.

3 財務風險管理(續)

3.1 財務風險因素(續)

- (b) 信貸風險(續)
 - (ii) 貿易應收款項及合約資 產(續)
 於二零二零年十二月
 三十一日,按最高預期
 信貸率100%(二零一九
 年:100%)適用於不
 同組群之該等貿易應
 收款項虧損撥備結餘
 為人民幣9,298,000元
 (二零一九年:人民幣
 3,163,000元)。

當貿易應收款項無法收 回時,則以貿易應收款 項虧損撥備撇銷。其後 收回的先前撇銷金額計 入同一項目。

3 FINANCIAL RISK MANAGEMENT (Continued)

- 3.1 Financial risk factors (Continued)
 - (b) Credit risk (Continued)
 - (iii) Other financial assets at amortised cost

For other financial assets at amortised costs, 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.

Management makes periodic collective assessments as well as individual assessment on the recoverability of the balances based on historical settlement records, past experience and forward-looking information.

To assess whether there is a significant increase in credit risk, the Group compares the risk of default as at the reporting date with the risk of default as at the date of initial recognition. It considers available reasonable and supportive forwardinglooking information. Especially the following indicators are incorporated:

- actual or expected significant adverse changes in business, financial or economic conditions that are expected to cause a significant change to the debtors' ability to meet its obligations
- actual or expected significant changes in the operating results of debtors

3 財務風險管理(續)

3.1 財務風險因素(續)

(b) 信貸風險(續)

(iii) 按攤銷成本列賬之其他 金融資產 就按攤銷成本列賬之其 他金融資產而言,本集 團於初步確認資產時考 慮違約的可能性及於各 報告期間信貸風險是否 持續大幅增加。

> 管理層按歷史結算記 錄、過往經驗及前瞻性 資料,定期對結餘的可 收回性進行共同評估及 個別評估。

> 為評估信貸風險是否有 大幅增加,本集團比較 於報告日期發生違約的 風險及於初始確認日期 發生違約的風險。本集 團會考慮可獲取得合理 及有據的前瞻性資料。 尤其納入以下指標:

- 業務、財務或經濟 狀況的實際或預 期重大不利變動, 預期引起債務人 履行其責任的能 力出現重大變動
- 債 務 人 的 經 營 業 績 產 生 實 際 或 預 期重大變動

3 FINANCIAL RISK MANAGEMENT (Continued)

3.1 Financial risk factors (Continued)

- (b) Credit risk (Continued)
 - *(iii) Other financial assets at amortised cost (Continued)*
 - significant increases in credit risk on other financial instruments of the same debtor
 - significant changes in the expected performance and behaviour of debtors, including changes in the payment status of the debtor in the Group and changes in the operating results of the debtor

Other financial assets at amortised cost have low risk of default and it is not expected any losses from non-performance by the counterparties. As at 31 December 2020, the Group assessed that there is no significant increase in credit risk for these balances from the end of previous reporting date and the expected credit loss rate for these financial assets is immaterial under 12 months expected credit losses model.

(iv) Financial assets at fair value through profit or loss

The Group is also exposed to credit risk in relation to debt investments that are measured at fair value through profit or loss. The maximum exposure at the end of the reporting period is the carrying amount of these investments.

3 財務風險管理(續)

3.1 財務風險因素(續)

- (b) 信貸風險(續)
 - (iii) 按攤銷成本列賬之其他 金融資產(續)
 - 同一債務人其他
 金融工具的信貸
 風險出現重大變
 動
 - 債務人的預期表 現及行為的重大 變動,包括債務人 於本集團的付款 狀況的變動及債 務人經營業績的 變動

(iv) 公允值經損益表入賬之 金融資產 本集團亦就公允值經損 益表入賬計量之債務投 資承擔信貸風險。於報 告期末之最高風險為該 等投資之賬面值。

3 FINANCIAL RISK MANAGEMENT (Continued)

3.1 Financial risk factors (Continued)

(c) Liquidity risk

The Group's policy is to regularly monitor current and expected liquidity requirements for maintaining sufficient cash and the availability of funding through an adequate amount of committed credit facilities to meet its liquidity requirements in the short and longer term. The Group invests surplus cash in time deposits and money market deposits with appropriate maturities. The Group reported net loss of RMB74,539,000 and operating cash outflow of RMB6,339,000 during the year ended 31 December 2020. As at the same date, the Group held cash and cash equivalent of RMB12,889,000 (2019: RMB9,753,000) (Note 16), trade receivables of RMB5,461,000 (2019: RMB9,561,000) (Note 15) that are expected to readily generate cash inflows for managing liquidity risk and to fund the Group's operations.

As at 31 December 2020, the Group has mortgage loans with a repayable on demand clause amounted to RMB17,410,000 (2019: RMB4,640,000). Details of the bank borrowings are disclosed in Note 22(i).

3 財務風險管理(續)

3.1 財務風險因素(續)

(c) 流動資金風險

本集團的政策是定期監察 即期及預期流動資金需求, 以維持充足的現金,並透過 足夠的承諾信貸融資額,滿 足短期及長期的流動資金需 求。本集團將現金盈餘投資 於附有合適到期日的定期存 款及貨幣市場存款。於截至 二零二零年十二月三十一日 止年度,本集團錄得虧損淨 額人民幣74,539,000元及經 營現金流出人民幣6,339,000 元。同日,本集團持有現 金及現金等值項目人民幣 12,889,000元 (二零一九年: 人民幣9,753,000元)(附註 16) 以及貿易應收款項人民 幣5,461,000元(二零一九年: 人民幣9,561,000元)(附註 15)預計可為管理流動資金 風險帶來現金流入及為本集 團營運提供資金。

於二零二零年十二月三十一 日,本集團有按要求還款的 按揭貸款人民幣17,410,000 元(二零一九年:人民幣 4,640,000元)。銀行借款詳情 於附註 22(i)披露。

3 FINANCIAL RISK MANAGEMENT (Continued)

3.1 Financial risk factors (Continued)

(c) Liquidity risk (Continued)

The table below analyses the Group's financial liabilities into relevant maturity groupings based on the remaining period at the balance sheet date to the contractual maturity date. The amounts disclosed in the table are the contractual undiscounted cash flows. Balances due within 12 months equal their carrying balances, as the impact of discounting is not significant. Specifically, for bank and other borrowing which contain a repayment on demand clause which can be exercised at the discretion of the counterparties, the analysis shows the cash outflow based on the earliest period in which the entity can be required to pay.

3 財務風險管理(續)

3.1 財務風險因素(續)

(c) 流動資金風險(續)

下表乃根據由結算日至合約到期日止剩餘期間,將本 集團的金融負債劃分為相關 到期日組別的分析。表中披 露的金額為合約未折現現金 流。由於折現的影響不大,於 12個月內到期的結餘相等於 其賬面結餘。具體而言,對於 載有對方可酌情行使的應要 求償還條款的銀行及其他借 款,以下分析所示現金流出 量乃以實體可能被要求付款 的最早期限為基礎。

		Less than			More than	
		1 year	1-2 years	2-5 years	5 years	Total
		一年以內	一至兩年	兩至五年	五年以上	總計
		RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
		人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元
At 31 December 2020	於二零二零年					
	十二月三十一日					
Trade and other payables	貿易及其他應付款項	38,083	52,000	-	-	90,083
Bank borrowings	銀行借款	18,227	-	-	-	18,227
Amounts due to related parties	應付關連人士款項	13,306				13,306
Convertible bonds	可換股債券	-	182,628	-	-	182,628
Financial guarantees	財務擔保					
(maximum amount guaranteed)	(最高擔保金額)	3,050	2,780	7,601	-	13,431
Lease liabilities	租賃負債	2,894	1,798	1,444	5,962	12,098
		75,560	239,206	9,045	5,962	329,773
At 31 December 2019	於二零一九年					
	十二月三十一日					
Trade and other payables	貿易及其他應付款項	31,236	_	52,000	_	83,236
Bank borrowings	銀行借款	4,660	_		_	4,660
Other borrowing	其他借款	1,654	_	_	_	1,654
Amounts due to related parties	應付關連人士款項	10,473	_	-	_	10,473
Convertible bonds	可換股債券	_	_	182,628	_	182,628
Financial guarantees	財務擔保					
(maximum amount guaranteed)	(最高擔保金額)	5,430	2,800	9,330	-	17,560
Lease liabilities	租賃負債	2,865	2,775	3,038	7,368	16,046
		56,318	5,575	246,996	7,368	316,257

3 FINANCIAL RISK MANAGEMENT (Continued)

3.2 Capital risk 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 amount of dividends paid to shareholders, issue new shares or sell assets to reduce debt.

The Group monitors capital on the basis of the gearing ratio. This ratio is calculated as total borrowings divided by total assets, as shown in the consolidated balance sheet.

Gearing ratio as at 31 December 2020 is 44.7% (2019: 36.4%).

3 財務風險管理(續)

3.2 資本風險管理

在資本管理上,本集團的目標為保 障本集團以持續經營基準繼續營 運的能力,務求為股東提供回報及 為其他持份者帶來利益,以及維持 最有效的資本架構以減省資金成 本。

為維持或調整資本架構,本集團或 會調整派付予股東的股息額、發行 新股或出售資產以削減債項。

本集團根據資產負債比率監察資 本。該比率按合併資產負債表所示 的借款總額除以總資產計算。

於二零二零年十二月三十一日的 資產負債比率為44.7%(二零一九 年:36.4%)。

FINANCIAL RISK MANAGEMENT 3 (Continued)

財務風險管理(續) 3

3.3 Financial instruments by category

3.3 按類別劃分的金融工具

		2020	2019
		二零二零年	二零一九年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Assets as per balance sheet	資產負債表所列的資產		
Financial assets at fair value through	公允值經損益表入賬的		
profit or loss	金融資產	6,564	6,165
Other financial assets at amortised cost:	按攤銷成本列賬的其他		
	金融資產:		
Trade receivables, deposits and other	貿易應收款項、按金及		
receivables	其他應收款項	65,257	69,560
Amounts due from related parties	應收關連人士款項	1,273	1,114
Restricted cash	受限制現金	1,363	1,098
Cash and cash equivalents	現金及現金等值項目	12,889	9,753
Total	總計	87,346	87,690
		2020	2019
		二零二零年	二零一九年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Liabilities as per balance sheet	資產負債表所列的負債		
Carried at amortised cost:	按攤銷成本列賬:		
Trade and other payables	貿易及其他應付款項	90,083	78,407
Borrowings	借款	17,860	6,230
Amounts due to related parties	應付關連人士款項	13,306	10,473
Convertible bonds	可換股債券	168,148	150,669
Financial guarantees	財務擔保	1,110	1,518
Lease liabilities	租賃負債	7,615	12,225
Total	總計	298,122	259,522

3 FINANCIAL RISK MANAGEMENT (Continued)

3.4 Fair value estimation

The carrying amounts of the following financial assets and financial liabilities approximate their fair values as all of them are short-term in nature: cash and cash equivalents, restricted cash, trade and other receivables, amounts due from related parties, trade and other payables, bank and other borrowings, amounts due to related parties, financial guarantees, lease liabilities and convertible bonds. The fair value of other financial liabilities for disclosure purposes is estimated by discounting the future contractual cash flows at the current market interest rate that is available to the Group for similar financial instruments, unless the discounting effect is insignificant.

As at 31 December 2020 and 31 December 2019, there are certain financial assets at fair value through profit or loss measured at value in use using discounted cash flow method which approximate their fair values. See Note 14 for disclosures relevant to financial assets at fair value through profit or loss.

As at 31 December 2020 and 31 December 2019, there are certain properties held for sale measured at fair value less cost to sell using direct market comparable approach and income approach which are approximate to their fair values. See Note 13 for disclosures relevant to properties held for sale.

3 財務風險管理(續)

3.4 公允值估計

以下金融資產及金融負債的賬面 金額與其公允值相若,此乃由於該 等項目均屬短期性質所致:現金及 現金等值項目、受限制現金、貿易 及其他應收款項、應收關連人士款 項、貿易及其他應付款項、銀行及 其他借款、應付關連人士款項、財 務擔保、租賃負債及可換股債券。 就披露而言,其他金融負債的公允 值按未來合約現金流量以本集團 類似金融工具適用的現行市場利 率貼現估計,惟貼現影響並不重 大。

於二零二零年十二月三十一日及 於二零一九年十二月三十一日,若 干公允值經損益表入賬之金融資 產使用貼現現金流量法按與其公 允值相若的使用價值計量。有關公 允值經損益表入賬之金融資產之 披露,請參閱附註14。

於二零二零年十二月三十一日及 二零一九年十二月三十一日,若干 持作出售物業採用直接市場比較 法及收益法按公允值減出售成本 計量,與其公允值相若。持作出售 物業的相關披露見附註13。

3 FINANCIAL RISK MANAGEMENT (Continued)

3.4 Fair value estimation (Continued)

As at 31 December 2020, there are certain investment properties measured at fair value less cost to sell using income approach which are approximate to their fair values. See Note 8 for disclosures relevant to investment properties.

As at 31 December 2020 and 31 December 2019, there are certain biological assets measured at fair value less cost to sell using discounted cash flow model which approximate to their fair values. See Note 11 for disclosures relevant to biological assets.

3.5 Offsetting financial assets and financial liabilities

No disclosure of the offsetting of financial assets and financial liabilities is made as there is no netting arrangement in place during the year.

3 財務風險管理(續)

3.4 公允值估計(續)

於二零二零年十二月三十一日, 若干投資物業採用收入法按公允 值減出售成本計量,與其公允值相 若。投資物業相關披露見附註8。

於二零二零年十二月三十一日及 二零一九年十二月三十一日,若干 生物資產採用貼現現金流量模式 按公允值減出售成本計量,與其公 允值相若。生物資產的相關披露見 附註11。

3.5 抵銷金融資產及金融負債

由於年內並無淨額結算安排,因此 並無作出抵銷金融資產及金融負 債的披露。

4 CRITICAL ACCOUNTING ESTIMATES AND ASSUMPTIONS

Estimates and judgements are continually evaluated and are based on historical experience and other factors, including expectations of future events that are believed to be reasonable under the circumstances.

The Group makes estimates and assumptions concerning the future. The resulting accounting estimates will, by definition, seldom equal the related actual results. The estimates and assumptions that have a significant risk of causing a material adjustment to the carrying amounts of assets and liabilities within the next financial year are addressed below.

(a) Impairment of assets

The Group follows the guidance of IAS 36 "Impairment of Assets" to determine when assets are impaired, which requires significant judgement. In making this judgement, the Group evaluates, among other factors, the duration and extent to which the recoverable amount of assets is less than their carrying balance, including factors such as the industry performance and changes in operational and financing cash flows. For the purpose of assessing impairment, assets (including goodwill and other intangible assets) are grouped at the lowest level for which there are separately identifiable cash flows (a CGU). The recoverable amount of the CGU has been determined higher of value in use or fair value less cost of disposal. These calculations require the use of estimates, including operating results, income and expenses of the business, future economic conditions on growth rates and future returns.

4 關鍵會計估計及假設

本集團持續根據過往經驗及其他因素 (包括對相信日後在若干情況下屬合理 的若干事件的期望)衡量估計及判斷。

本集團對未來作出估計及假設。顧名思 義,所得會計估計甚少等同相關實際結 果。下文指出具有重大風險導致須就下 個財政年度的資產和負債賬面金額作出 重大調整的估計和假設。

(a) 資產減值

本集團遵從國際會計準則第36號 「資產減值」的指引,以釐定資產 何時出現減值(須作出重大判斷)。 在作出此項判斷時,本集團評估 (其中包括)資產的可收回金額少 於賬面餘額的持續期間及程度, 包括行業表現以及營運及融資現 金流量變動等因素。就評估減值而 言,資產(包括商譽及其他無形資 產)按可獨立識別現金流量的最低 水平(現金產生單位)分組。現金產 生單位的可收回金額乃根據公允 值減出售成本計算方法釐定。該等 計算須使用估計,包括經營業績、 業務的收入及開支、增長率等未來 經濟狀況及未來回報。

4 CRITICAL ACCOUNTING ESTIMATES AND ASSUMPTIONS (Continued)

(a) Impairment of assets (Continued)

Management of the Group has performed impairment review for goodwill annually. For other intangible assets, impairment review are performed whenever events or changes in circumstances indicate that the carrying amount may not be recoverable. Details of impairment review for other intangible assets are disclosed in Note 9.

Changes in the key assumptions on which the recoverable amount of the assets is based could significantly affect the Group's financial position and results of operations.

(b) Valuation of biological assets

The biological assets are stated at fair values less cost to sell. This requires an independent valuer's valuation of the fair value of the biological assets based on management's estimates and assumptions. Changes in the underlying key assumptions of the valuation could impact the fair value of the assets. Further details are disclosed in Note 11.

(c) Valuation of financial assets at fair value through profit or loss

The Group owns an investment in a movie income right and a network drama which have been classified as financial assets at fair value through profit or loss. The management performed an assessment on the fair value of the balance based on discounted cash flow model which required significant estimates, including the streams of income which the Group is entitled, determination of appropriate discount rate and expected timing of settlement. Where the expectation is different from the original estimate, such difference will impact the carrying value of the financial assets at fair value in the period in which such estimate has been changed.

4 關鍵會計估計及假設(續)

(a) 資產減值(續)

本集團管理層每年對商譽進行減 值檢討。就其他無形資產而言,於 某些事件或情況變動顯示賬面值 可能無法收回時進行減值檢討。有 關其他無形資產減值檢討之詳情 於附註9內披露。

資產可收回金額所依據的主要假 設的變動可對本集團的財務狀況 及經營業績造成重大影響。

(b) 生物資產估值

生物資產估值按公允值減出售成 本列賬。此乃需要獨立估值師基於 管理層的估計及假設對生物資產 之公允值評估。估值的相關主要假 設變動可能對資產的公允值產生 影響。有關詳情於附註11內披露。

(c) 公允值經損益表入賬之金融資 產估值

本集團擁有一項電影收益權及一 項網絡劇收益權的投資,該等投資 被歸類為公允值經損益表入賬之 金融資產。管理層按貼現現金流量 模式評估結餘的公允值,此乃需要 重大估計,包括本集團有權享有的 收入來源、釐定合適的貼現率及預 期結算時間。倘預期有別於原本估 計,該差異將影響有關估計變動期 間按公允值列賬之金融資產之賬 面值。

4 CRITICAL ACCOUNTING ESTIMATES AND ASSUMPTIONS (Continued)

(d) Valuation of investment properties

The fair value of investment properties is determined by using valuation techniques. Further details of the judgements and assumptions made, see Note 8.

(e) Valuation of properties held for sale

The Group owns certain properties held for sale which are stated at the lower of carrying amount and fair value less costs to sell. In absence of current price in an active market for similar properties which is the best evidence of fair value, the management determined the amount within a range of reasonable fair values estimates. In making its estimates, the management considers information from the valuations of properties performed by external professional valuer by (i) direct market comparable approach, including the assumptions of the adjusting factors regarding to the location, size and nature of the properties; and (ii) income approach, including the assumptions of the expected rent income, growth rate and discount rate to determine the fair value. Had the Group used different inputs or assumptions, the fair value of the properties would be different and thus caused impact to the consolidated income statement. Details of the valuation of properties held for sale are disclosed in Note 13.

4 關鍵會計估計及假設(續)

(d) 投資物業的估值

投資物業的公允值採用估值技術 釐定。有關作出判斷及假設的進一 步詳情,請參閱附註8。

(e) 持作出售物業的估值

本集團擁有若干持作出售物業,按 賬面值與公允值減出售成本的較 低者列賬。類似物業於活躍市場的 現價是公允值的最佳證據,倘無有 關現價,管理層將於若干合理估計 公允值範圍內釐定金額。於作出估 計時,管理層考慮外部專業估值師 所進行的物業估值資料,以釐定公 允值,包括(i)直接市場比較法,當 中包括有關物業位置、面積及性質 的調整因素假設;及(ii)收入法,當 中包括預期租金收入、增長率及折 現率等假設。倘本集團使用不同輸 入數據或假設,則物業的公允值將 有所不同,因而影響合併收益表。 持作出售物業估值詳情於附註13 內披露。

4 CRITICAL ACCOUNTING ESTIMATES AND ASSUMPTIONS (Continued)

(f) Impairment of trade and other receivables and contract assets

The Group recognises impairment provisions based on expected credit losses model. The model involves the assessment on the probability of default on the balances based on historical settlement records, past experience and forward-looking information. Impairment is determined by evaluating a range of possible outcomes. The identification of probability of default requires the use of judgement and estimates. Details of key assumptions and inputs used are disclosed in Note 3.1.

(g) Income taxes

The Group is principally subject to income taxes in the PRC. Significant judgement is required in determining the provision for income taxes. There are many transactions and calculations for which the ultimate tax determination is uncertain during the ordinary course of business. Where the final tax outcome of these matters is different from the amounts that were initially recorded, such differences will impact the current income tax provision and deferred income tax assets and liabilities in the period in which such determination is made.

4 關鍵會計估計及假設(續)

(f) 貿易及其他應收款項以及合約 資產之減值

本集團按預期信貸虧損模式確認 減值撥備。該模式涉及按歷史結算 記錄、過往經驗及前瞻性資料評估 結餘違約的可能性。減值透過評估 各類可能結果釐定。確定違約可能 性需要使用判斷及估計。有關所用 主要假設及輸入數據之詳情乃於 附註3.1內披露。

(g) 所得稅

本集團主要須在中國繳納所得稅。 釐定所得稅撥備時須作出重大判 斷。在日常業務過程中有許多交易 及計算會導致難以明確作出最終 的稅務釐定。倘有關事項最終的稅 務結果與最初記入的金額不同,則 該等差額會影響作出釐定期間的 即期所得稅撥備以及遞延所得稅 資產及負債。

5 **REVENUE**

Revenue from external customers are mainly derived from the provision of newspaper and public vehicles advertising services to advertisers in the PRC, the provision of marketing and consulting services, printing services and sales of agricultural products. The total sales amount of the Group's five largest customers is RMB56,552,000 for the year ended 31 December 2020 (2019: RMB26,713,000). An analysis of the Group's revenue for the year is as follows:

5. 收入

來自外部客戶的收入主要源於向中國 廣告客戶提供報紙及移動傳媒廣告服 務,以及提供營銷、諮詢服務、印刷服務 及銷售農產品。截至二零二零年十二月 三十一日止年度,本集團五大客戶所佔 銷售總額為人民幣56,552,000元(二零 一九年:人民幣26,713,000元)。本集團 年內收入分析如下:

		2020	2019
		二零二零年	二零一九年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Newspaper and public vehicles advertising	報紙及移動傳媒廣告	10,150	4,376
Marketing and consulting services	營銷及諮詢服務	55,084	23,813
Printing services	印刷服務	4,328	4,408
Sales of agricultural products	銷售農產品	56,167	87,265
Others	其他	655	2,512
		126,384	122,374
		2020	2019
		二零二零年	二零一九年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
- Timing of revenue recognition	收益確認時間		
– At a point in time	一某個時點	124,033	115,225
– Over time	一隨時間	2,213	5,149
– Under IFRS16	一根據國際財務報告準則		
	第16號	138	2,000
		126,384	122,374

During the year ended 31 December 2020, revenue derives from a customer of the Group amounted to RMB39,282,000 which accounted for more than 10% of the Group's revenue. (2019:Nil) 於截至二零二零年十二月三十一日止 年度,來自本集團一名客戶的收入人民 幣39,282,000元佔本集團收入的10%以 上。(二零一九年:無)

5 **REVENUE** (Continued)

Assets and liabilities related to contracts with customers

5. 收入(續) 與客戶合約相關之資產及負債

The Group has recognised the following assets and liabilities related to contracts with customers:

本集團已確認以下與客戶合約相關之資 產及負債:

		2020	2019
		二零二零年	二零一九年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Contract assets (Note (i))	合約資產 (附註(i))	3,639	3,891
Less: Provision for impairment (Note (ii))	減:減值撥備(附註(ii))	(119)	(147)
Contract assets – net	合約資產-淨額	3,520	3,744
Contract liabilities (Note (iii) and Note 21)	合約負債 (附註(iii)及附註21)	9,741	6,717
Total contract liabilities	合約負債總額	9,741	6,717

Notes:

- (i) Contract assets represent the Group's right to consideration in the exchange for services that the Group has transferred to customer. The contract assets are transferred to trade receivables when the right to bill the customer has established and receipt of the consideration is conditional only on the passage of time.
- (ii) The Group expects that contract assets have the same risk characteristics as trade receivables.

The Group applies the simplified approach to provide for expected credit losses (Note 3.1(b)). As at 31 December 2020, a provision of RMB119,000 (2019: RMB147,000) was made against the gross amount of contract assets. The impairment of contract assets is disclosed in Note 2.12.

附註:

- (i) 合約資產指本集團對於換取其轉讓予 客戶服務交換代價的權利。當向客戶收 款的權利已確立且代價款項僅隨時間 流逝而收取,合約資產便轉至貿易應收 款項。
- (ii) 本集團預期合約資產與貿易應收款項 具有相同風險特徵。

本集團使用簡化法對預期信貸虧損作 出撥備(附註3.1(b))。於二零二零年 十二月三十一日,就合約資產總額作出 為數人民幣119,000元(二零一九年:人 民幣147,000元)的撥備。合約資產減值 於附註2.12披露。

5	REV	/ENUE (Continued)		5.	收入	(續)		
	Assets and liabilities related to contracts with				與客戶合約相關之資產及負債			
	cust	omers (Continued)						
	Note	s: (Continued)			附註:	(續)		
	(iii)	Contract liabilities represent receipts in adv refundable payments made by customers.	vance of non-			合約負債指先於客戶 款前收取的款項。	作出不可退還付	
	Revenue recognised in relation to contract liabilities The following table shows how much of the revenue, which was included in the contract liability balance at the beginning of the year, recognised during the year relates to carried- forward contract liabilities.					▶ 與結轉合約負債 →入年初合約負債		
						2020 二零二零年 RMB′000 人民幣千元	2019 二零一九年 RMB'000 人民幣千元	
		Revenue recognised that was included in the contract liability balance at the beginning of the year	計入年初合約負債 - 已確認收入	┋結餘 <u>;</u>	Ż	735	521	
	(iv)	Unsatisfied performance obligations			(iv)	尚未履行之履約責任		
		The following table shows unsatisfied performance obligations resulting from advertising services contracts and sales of agricultural products:				下表列示廣告服務合約及銷售農產 產生之尚未履行履約責任:		
		Advertising services Sales of agricultural products	廣告服務 銷售農產品			2020 二零二零年 RMB'000 人民幣千元 8,032 1,709	2019 二零一九年 RMB'000 人民幣千元 6,717 	
						9,741	6,717	

Management expects the above unsatisfied (or partially satisfied) contracts will be recognised as revenue during the next reporting period. 管理層預期上述尚未履行(或部分履行) 的合約將於下一報告期間內確認為收 入。

6 SEGMENT INFORMATION

(a) Description of segments and principal activities

The Executive Directors have been identified as the CODM. Management has determined the operating segments based on the information reviewed by the CODM for the purposes of allocating resources and assessing performance.

The Group has two business segments, namely (i) Publishing and advertising segment and (ii) Tourism and integrated developments segment.

The Executive Directors assess the performance of the operating segments based on a measure of earnings before interest, other income, other gain/(loss) and income tax. This measurement basis excludes the effects of non-recurring expenditure from operating segments. Interest income and finance cost are not allocated to segments, as this type of activity is driven by the central treasury function, which manages the cash position of the Group. No analysis of segment assets and liabilities is regularly provided to the Executive Directors.

As the CODM considers most of the Group's consolidated revenue and results are attributable to the market in the PRC and the Group's consolidated assets are substantially located in the PRC, no geographical information is presented.

6 分類資料

(a) 分類及主要業務說明 執行董事被認定為首席營運決策

人。管理層已根據首席營運決策人 為分配資源及評估表現而審閱的 資料釐定經營分類。

本集團擁有兩個業務分類,即(i)出 版及廣告分類;及(ii)旅遊及整合發 展分類。

執行董事根據除利息、其他收入、 其他收益/(虧損)及所得稅前之盈 利計量評估經營分類之表現。該計 量基準剔除經營分類的非經常性 開支影響。利息收入及財務成本未 分配至該等分類,原因為該類活動 由管理本集團現金狀況的中央財 資部門進行。並未定期向執行董事 提供有關分類資產及負債之分析。

首席營運決策人認為本集團大部 分合併收益及業績來自中國市場, 且本集團合併資產大致位於中國, 故並無呈報地區資料。

6 SEGMENT INFORMATION (Continued)

(b) Segment revenue and segment results

As at 31 December 2020, the Executive Directors considered the nature of the Group's business and determined that the Group has two reportable operating segments as follows:

- Publishing and advertising segment, which mainly included provision of the advertising services, marketing and consulting services, and printing services.
- (ii) Tourism and integrated developments segment, which mainly included provision of tourism and integrated services through its media, resort and eco-tourism integrated development projects and the sale of agricultural products, including the Beijing Shihua Caves Niaoyulin Project, Yongtai Distinctive Town and Cooperation Project in Yongfu Town.

6 分類資料(續)

(b) 分類收入及分類業績 於二零二零年十二月三十一日,執

行董事考慮本集團的業務性質後, 確定本集團擁有以下兩個呈報經 營分類:

- (i) 出版及廣告分類,主要包括 提供廣告服務、營銷及諮詢 服務以及印刷服務。
- (ii) 旅遊及整合發展分類,主要
 包括透過其媒體、度假村及
 生態旅遊整合發展項目提供
 旅遊及整合服務以及銷售農
 產品,包括北京石花洞鳥語
 林項目、永泰功夫小鎮及永
 福鎮合作項目。

6 SEGMENT INFORMATION (Continued)

6 分類資料(續)

(b) Segment revenue and segment results (Continued)

> The table below shows the segment results and other segment items provided to the Executive Directors for the reportable segments for the year ended 31 December 2020.

下表列示截至二零二零年十二月 三十一日止年度就呈報分類提供 予執行董事之分類業績及其他分 類項目。

(b) 分類收入及分類業績(續)

		Tourism and integrated developments 旅遊及	Publishing and advertising	Total
		整合發展	出版及廣告	總計
		RMB'000	RMB'000	RMB'000
		人民幣千元	人民幣千元	人民幣千元
Segment revenue from	來自外部客戶的			
external customers	分類收益	56,443	69,941	126,384
Timing of revenue recognition for revenue	收益確認時間			
At a point in time	某個時點	56,443	67,590	124,033
Over time	隨時間	-	2,213	2,213
Under IFRS16	根據國際財務報告準則第16號	-	138	138
Segment results	分類業績	(42,021)	(35,946)	(77,967)
Other income	其他收入			2,944
Other gain	其他虧損			211
Finance costs – net	財務成本-淨額			(18,354)
Loss before income tax	除所得稅前虧損			(93,166)
Income tax credit	所得稅抵免			18,627
Loss for the year	年內虧損			(74,539)
6 SEGMENT INFORMATION (Continued)

(b) Segment revenue and segment results (Continued)

The table below shows the segment results and other segment items provided to the Executive Directors for the reportable segments for the year ended 31 December 2019.

6 分類資料(續)

(b) 分類收入及分類業績(續)

下表列示截至二零一九年十二月 三十一日止年度就呈報分類提供 予執行董事之分類業績及其他分 類項目。

		Tourism and integrated developments 旅遊及整合發展 RMB'000 人民幣千元	Publishing and advertising 出版及廣告 RMB ['] 000 人民幣千元	Total 總計 RMB [′] 000 人民幣千元
Segment revenue from external customers	來自外部客戶的 分類收益	91,267	31,107	122,374
Timing of revenue recognition	收益確認時間			
At a point in time	某個時點	87,509	27,716	115,225
Over time	隨時間	1,758	3,391	5,149
Under IFRS16	根據國際財務報告準則第16號	2,000	-	2,000
Share of losses of an associate	應佔聯營公司虧損	_	(1,366)	(1,366)
Segment results	分類業績	(85,167)	(37,737)	(122,904)
Other income	其他收入			336
Other loss	其他虧損			(82)
Finance costs – net	財務成本-淨額			(25,970)
Loss before income tax	除所得稅前虧損			(148,620)
Income tax credit	所得稅抵免			5,097
Loss for the year	年內虧損			(143,523)

The accounting policies of the reportable segments are	呈報分類的會計政策與本集團的會計政
the same as the Group's accounting policies.	策相同。

7 PROPERTY, PLANT AND EQUIPMENT 7 物業、廠房及設備

						Fixture,					
		Land and	Construction	Leasehold		furniture and	Motor	Exhibition	Mature	Immature	
		buildings	in progress	improvements	Machinery	equipment	vehicles	animals	bearer plants	bearer plants	Total
				租賃物業		裝置、			成熟	未成熟	
		土地及樓宇	在建工程	裝修	機器	傢私及設備	汽車	展覽動物	產花果植物	產花果植物	總計
		RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
		人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元
At 1 January 2019	於二零一九年一月一日										
Cost	成本	49,565	7,597	10,071	32,123	9,675	6,970	4,293	-	-	120,294
Accumulated depreciation	累計折舊	(908)	-	(6,515)	(28,591)	(6,318)	(5,634)	(143)	-	-	(48,109)
Accumulated impairment losses	累計減值虧損			(1,227)	(3,532)						(4,759)
Net carrying amount	賬面淨額	48,657	7,597	2,329		3,357	1,336	4,150			67,426
Year ended 31 December 2019	截至二零一九年										
	十二月三十一日止年度										
Opening net carrying amount	年初賬面淨額	48,657	7,597	2,329	-	3,357	1,336	4,150	-	-	67,426
Additions	添置	-	12,177	2,101	-	911	187	-	5,585	10,048	31,009
Transfer	轉讓	-	(4,363)	4,363	-	-	-	-	-	-	-
Disposals	出售	-	-	(604)	-	(25)	-	-	-	-	(629)
Depreciation (Note 26)	折舊(附註26)	(1,499)	-	(1,514)	-	(834)	(591)	(859)	(137)	-	(5,434)
Impairment	減值	-	-	(969)	-	(966)	(273)	-	-	-	(2,208)
Currency translation differences	貨幣換算差額			32		11	5				48
Closing net carrying amount	年末賬面淨額	47,158	15,411	5,738		2,454	664	3,291	5,448	10,048	90,212
At 31 December 2019	於二零一九年十二月三十一日										
Cost	成本	49,565	15,411	10,777	32,123	10,589	7,171	4,293	5,585	10,048	145,562
Accumulated depreciation	累計折舊	(2,407)	-	(4,070)	(28,591)	(7,169)	(6,234)	(1,002)	(137)	-	(49,610)
Accumulated impairment losses	累計減值虧損			(969)	(3,532)	(966)	(273)				(5,740)
Net carrying amount	賬面淨額	47,158	15,411	5,738		2,454	664	3,291	5,448	10,048	90,212

7 PROPERTY, PLANT AND EQUIPMENT (Continued)

7 物業、廠房及設備(續)

						Fixture,					
		Land and	Construction	Leasehold		furniture and	Motor	Exhibition	Mature	Immature	
		buildings		improvements	Machinery	equipment	vehicles	animals	bearer plants	bearer plants	Total
		54.14.195	program	租賃物業		装置、	, control of	unnur	成熟	未成熟	
		土地及樓宇	在建工程	装修	機器	傢私及設備	汽車	展覽動物	產花果植物	產花果植物	總計
		RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
		人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元
Year ended 31 December 2020	截至二零二零年										
	十二月三十一日止年度										
Opening net carrying amount	年初賬面淨額	47,158	15,411	5,738	-	2,454	664	3,291	5,448	10,048	90,212
Additions	添置	-	1,023	4	-	44	-	-	-	-	1,071
Acquisition of a subsidiary (Note 36)	收購一間附屬公司(附註36)	-	-	-	-	527	-	-	-	-	527
Transfer to investment properties (Note 8)	轉撥至投資物業(附註8)	(26,681)	-	-	-	-	-	-	-	-	(26,681)
Revaluation surplus	重估盈餘	3,506	-	-	-	-	-	-	-	-	3,506
Disposals	出售	(6,527)	-	-	-	(6)	-	-	-	-	(6,533)
Depreciation (Note 26)	折舊(附註26)	(1,498)	-	(1,577)	-	(596)	(106)	(859)	(275)	-	(4,911)
Impairment	減值	(5,309)	(836)	-	-	-	-	-	-	-	(6,145)
Currency translation differences	貨幣換算差額						12				12
Closing net carrying amount	年末賬面淨額	10,649	15,598	4,165		2,423	570	2,432	5,173	10,048	51,058
At 31 December 2020	於二零二零年十二月三十一日										
Cost	成本	17,638	16,434	10,710	32,123	24,003	7,132	4,293	5,585	10,048	127,966
Accumulated depreciation	累計折舊	(1,680)	-	(5,576)	(28,591)	(20,614)	(6,288)	(1,861)	(412)	-	(65,022)
Accumulated impairment losses	累計減值虧損	(5,309)	(836)	(969)	(3,532)	(966)	(274)				(11,886)
		10,649	15,598	4,165	-	2,423	570	2,432	5,173	10,048	51,058

During the year ended 31 December 2020, certain buildings with a fair value of RMB26,681,000 have transferred to investment properties as evidenced by end of owner occupation. The difference between the net book value and fair value has been credited to revaluation surplus (Note 8). 於截至二零二零年十二月三十一日止年度,公允值人民幣26,681,000元的若干 樓宇已轉撥至投資物業,原因為證實不 再由擁有人自用。賬面淨值與公允值之 間的差額已計入重估盈餘(附註8)。

7 PROPERTY, PLANT AND EQUIPMENT (Continued)

7 物業、廠房及設備(續)

Depreciation of the Group's property, plant and equipment has been charged to the consolidated statement of comprehensive income as follows: 本集團的物業、廠房及設備折舊已按下 列方式於合併全面收益表扣除:

		2020	2019
		二零二零年	二零一九年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Cost of sales	銷售成本	274	137
General and administrative expenses	一般及行政開支	4,637	5,297
Tetel	4(物 主)	4.044	F 424
Total	總計	4,911	5,434

The Group recognised an impairment charge reflecting the aggregate difference totalling RMB6,145,000 (2019: RMB2,208,000) for these property, plant and equipment. These impairment charges for the year ended 31 December 2020 were recorded in the Group's consolidated statement of comprehensive income within "General and administrative expenses" (Note 26). 本集團就該等物業、廠房及設備確認 反映總差額的減值開支合共人民幣 6,145,000元(二零一九年:人民幣 2,208,000元)。截至二零二零年十二月 三十一日止年度,該等減值開支於本集 團合併全面收益表的「一般及行政開支」 內記錄(附註26)。

8 INVESTMENT PROPERTIES

8 投資物業

		2020	2019
		二零二零年	二零一九年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Fair value	公允值		
At 1 January	於一月一日	-	-
Transfer from property, plant and	轉撥自物業、廠房及設備		
equipment (Note 7)	(附註7)	26,681	
At 31 December	於十二月三十一日	26,681	

Rental income derived from investment properties amounted to approximately RMB138,000 (2019: Nil) during the year (Note 5). 年內,投資物業的租金收入約為人民幣 138,000元(二零一九年:無)(附註5)。

8 INVESTMENT PROPERTIES (Continued) Valuation process of the Group

The Group measures its investment properties at fair value. The fair value of the Group's investment properties at 31 December 2020 has been determined on the basis of valuation carried out by an independent qualified valuer.

Fair value measurement using significant unobservable inputs

The table below analyses investment property carried at fair value, by valuation method. The different levels have been defined as follows

- Quoted price (unadjusted in active markets for identical assets or liabilities (Level 1).
- Inputs other than quoted prices included with level that are observable for the asset or liability either directly (that is, as prices) or indirectly (that is, derived from prices) (Level 2).
- Inputs for the asset or liability that are not based on observable market data (that is, unobservable inputs) (Level 3)

The Group's investment properties are categorised as Level 3.

Fair value of the Group's investment properties is derived using the income approach, by taking into account the unobservable inputs included expected rental income, growth rate and discount rate.

8 投資物業(續) 本集團的估值程序

本集團按公允值計量其投資物業。本集 團投資物業於二零二零年十二月三十一 日的公允值乃根據由獨立合資格估值師 進行的估值釐定。

採用重大不可觀察輸入數據進行的 公允值計量

下表按估值方法分析以公允值列賬的投 資物業。不同等級界定如下:

- 報價(在活躍市場中未對相同資產 或負債進行調整(第一級)。
- 除包括在級別的報價外,資產或負 債的直接(由價格)或間接(由價格 衍生)可觀察輸入數據(第二級)。
- 資產或負債的輸入數據並非基於 可觀察市場數據(不可觀察輸入數 據)(第三級)。

本集團的投資物業分類為第三級。

本集團投資物業的公允值乃經計及不可 觀察輸入數據(包括預期租金收入、增長 率及折現率)採用收入法得出。

9 INTANGIBLE ASSETS

9 無形資產

Cost 成才 Accumulated amortisation 累計 Accumulated impairment losses 累計 Net carrying amount 賬证	二零一九年一月一日 本 計强銷 計減值虧損 面淨額	電腦軟件 RMB'000 人民幣千元 3,139 (2,672) (410)	不競爭協議 RMB'000 人民幣千元 11,500	商譽 RMB'000 人民幣千元	客戶關係 RMB ['] 000 人民幣千元	商標 RMB'000 人民幣千元	網站 RMB'000	土地租賃權 RMB'000	小鎮項目 經營權 RMB'000	獨家經營權 RMB'000	總計 RMB'000
Cost 成才 Accumulated amortisation 累計 Accumulated impairment losses 累計 Net carrying amount 賬櫃	本 計攤銷 計減值虧損	(2,672)	11,500			ΛM II /I	人民幣千元	人民幣千元	人民幣千元	人民幣千元	KIMB 000 人民幣千元
Accumulated amortisation 累部 Accumulated impairment losses 累部 Net carrying amount 賬语	計攤銷 計減值虧損	(2,672)	11,500								
Accumulated impairment losses 累都 Net carrying amount 賬证	計減值虧損			78,631	14,500	9,400	8,476	193,439	28,000	-	347,085
Net carrying amount 賬团		(410)	(11,500)	-	(14,500)	(7,135)	(8,476)	(3,171)	(471)	-	(47,925)
, , , , , , , , , , , , , , , , , , , ,	而淨額			(12,573)		(2,265)					(15,248)
Vear ended 31 December 2010 甜3	mi/ 3 10x	57	_	66,058		_	_	190,268	27,529	_	283,912
	至二零一九年										
	十二月三十一日止年度										
	初賬面淨額	57	-	66,058	-	-	-	190,268	27,529	-	283,912
Additions 添置		8	-	-	-	-	-	-	-	-	8
1	購附屬公司	-	-	3,955	-	-	-	-	-	-	3,955
	銷 (附註26)	(6)	-		-	-	-	(4,757)	(705)	-	(5,468)
Impairment 減值	值			(66,058)							(66,058)
Closing net carrying amount 年末	末賬面淨額	59		3,955	_	-	_	185,511	26,824	-	216,349
	二零一九年 十二月三十一日										
Cost 成4	本	3,146	11,500	82,586	14,500	9,400	8,476	193,439	28,000	-	351,047
Accumulated amortisation 累計	計攤銷	(2,676)	(11,500)	-	(14,500)	(7,135)	(8,476)	(7,928)	(1,176)	-	(53,391)
Accumulated impairment losses 累言	計減值虧損	(411)		(78,631)		(2,265)					(81,307)
Net carrying amount 賬页	面淨額	59		3,955		_		185,511	26,824	_	216,349
	至二零二零年 十二月三十一日止年度										
	Ⅰ_□□+皮 初賬面淨額	59	-	3,955	_	_	_	185,511	26,824	_	216,349
Additions 添置		-	-	-	-	-	-	-	-	-	
		-	-	7,253	-	-	-	-	-	5,582	12,835
Amortisation (Note 26) 攤鎖	銷(附註26)	(4)	-	-	-	-	-	(4,757)	(707)	(362)	(5,830)
Impairment 減值	值							(21,546)			(21,546)
Closing net carrying amount 年末	末賬面淨額	55		11,208				159,208	26,117	5,220	201,808
At 31 December 2020 於口	二零二零年十二月三十一日										
Cost 成本		3,146	11,500	89,839	14,500	9,400	8,476	193,439	28,000	5,582	363,882
	計攤銷	(2,680)	(11,500)	-	(14,500)	(7,135)	(8,476)	(12,685)	(1,883)	(362)	(59,221)
Accumulated impairment losses 累言	計減值虧損	(411)		(78,631)		(2,265)		(21,546)			(102,853)
Net carrying amount 賬 履	面淨額	55		11,208				159,208	26,117	5,220	201,808

9 INTANGIBLE ASSETS (Continued)

The amortisation of intangible assets has been charged to "General and administrative expenses" in the consolidated statement of comprehensive income.

For the purpose of impairment testing, goodwill has been allocated to the cash generating units ("CGUs") as summarised below:

9 無形資產(續)

無形資產攤銷已於合併全面收益表的 「一般及行政開支」內扣除。

就減值測試而言,商譽已分配至下述現 金產生單位(「現金產生單位」):

		Cost 成本 RMB'000 人民幣千元	Accumulated Impairment 累計減值 RMB'000 人民幣千元	Net carrying amount 賬面淨額 RMB'000 人民幣千元
As at 31 December 2020 Beijing Shihua Caves Niaoyulin Project (Note (iii)) Public vehicles advertising project in Fuzhou (Note (i)) Cooperative project in Yongfu Town (Note (ii))	於二零二零年十二月三十一日 北京石花洞鳥語林項目(附註(iii)) 福州移動傳媒廣告項目(附註(i)) 永福鎮合作項目(附註(ii))	66,058 7,253 3,955	(66,058) 	7,253 3,955
		3,955	(66,058)	11,208
As at 31 December 2019 Beijing Shihua Caves Niaoyulin Project (Note (iii)) Cooperative project in Yongfu Town (Note (ii))	於二零一九年十二月三十一日 北京石花洞鳥語林項目 (附註(iii)) 永福鎮合作項目 (附註(ii))	66,058 3,955 70,013	(66,058)	3,955

(i) Public vehicles advertising project in Fuzhou

During the year ended 31 December 2020, goodwill amounting to RMB7,253,000 was recognised as a result of acquisition of Fuzhou Mobile Media Co., Ltd. Goodwill has been allocated to the CGU that engaged in provision of the public vehicles advertising services for the purpose of impairment testing. The recoverable amount of the CGU determined based on the value in use approach was higher than the carrying amount of the CGU.

As at 31 December 2020, management of the Group determined that there was no impairment of the CGU to which the goodwill has been allocated.

(i) 福州移動傳媒廣告項目

截至二零二零年十二月三十一日 止年度,因收購福州移動媒體有 限公司確認商譽人民幣7,253,000 元。就減值測試而言,商譽已分配 至從事提供移動傳媒廣告服務的 現金產生單位。根據使用價值法釐 定的現金產生單位的可收回金額 高於現金產生單位的賬面值。

於二零二零年十二月三十一日,本 集團管理層確定概無已分配商譽 的現金產生單位出現減值。

9 INTANGIBLE ASSETS (Continued)

(ii) Cooperative project in Yongfu Town

During the year ended 31 December 2019, goodwill amounting to RMB3,955,000 was recognised as a result of acquisition of Zhang Ping Nong Bo Hui New Specialized Farmers' Cooperative. Goodwill has been allocated the CGU that operates the cooperative project in Yongfu Town for the purpose of impairment testing.

As at 31 December 2020 and 2019, management of the Group determined that there was no impairment of the CGU to which the goodwill has been allocated.

(iii) Beijing Shihua Caves Niaoyulin Project

As at 31 December 2019, the recoverable amount was determined based on fair value less cost of disposal method. That calculation uses the asset-based approach, which the key assumption includes the adjusted land unit rate.

As at 31 December 2019, due to delay in timeline and changes in market condition, management of the Group has revised its business plan for this CGU and determined that the provision for impairment of goodwill amounted to RMB66,058,000. The entire goodwill arising from the acquisition of Supreme Glory Limited had been impaired as at 31 December 2019.

9 無形資產(續)

(ii) 永福鎮合作項目

截至二零一九年十二月三十一日 止年度,因收購漳平農博滙現代 農業專業合作社確認商譽人民幣 3,955,000元。就減值測試而言,商 譽已分配至經營永福縣合作項目 的現金產生單位。

於二零二零年及二零一九年十二 月三十一日,本集團管理層確定概 無已分配商譽的現金產生單位出 現減值。

(iii) 北京石花洞鳥語林項目

於二零一九年十二月三十一日,可 收回金額按公允值減出售成本法 釐定。該計算使用資產基礎法,其 主要假設包括經調整土地單位價 格。

於二零一九年十二月三十一日, 由於時間表延遲及市況變動,本集 團管理層已修改該現金產生單位 的業務計劃,並確定商譽減值撥備 人民幣66,058,000元。收購卓耀有 限公司產生的全部商譽已於二零 一九年十二月三十一日減值。

9 INTANGIBLE ASSETS (Continued)

(iii) Beijing Shihua Caves Niaoyulin Project (Continued)

During the year ended 31 December 2020, the impairment charge of RMB23,142,000 arose in the Beijing Shihua Caves Niaoyulin Project CGU has been determined after taking into consideration the independent external lawyers' opinion in relation to the likelihood of occurrence of the possible outcomes of the litigation as of 31 December 2020 based on the information obtained at the relevant stage of the litigation, including related legal correspondence. Management has also engaged an independent external valuer to assist in determining the recoverable amount based on the fair value less cost of disposal method. That calculation uses the asset-based approach, which the key assumption includes the adjusted land unit rate and the likelihood of occurrence for the possible outcomes for the litigation.

As at 31 December 2020, the recoverable amount of the entire CGU was RMB120,538,000 and impairment charge of RMB1,357,000, RMB239,000 and RMB21,546,000 is made against the property, plant and equipment, right-of-use assets and intangible assets respectively during the year ended 31 December 2020

無形資產(續) (iii) 北京石花洞鳥語林項目(續)

9

截至二零二零年十二月三十一日 止年度,北京石花洞鳥語林項目現 金產生單位產生的減值開支人民 幣23,142,000元乃經計及獨立外部 律師有關截至二零二零年十二月 三十一日訴訟可能結果發生的可 能性的意見後釐定,有關意見基於 訴訟相關階段獲得的資料(包括相 關法律函件)。管理層亦委聘獨立 外部估值師,以協助根據公允值減 出售成本法釐定可收回金額。該計 算使用資產基礎法,其主要假設包 括經調整土地單位價格及訴訟可 能結果發生的可能性。

於二零二零年十二月三十一日, 整個現金產生單位的可收回金額 為人民幣120,538,000元,並就截 至二零二零年十二月三十一日止 年度的物業、廠房及設備、使用 權資產及無形資產分別計提減值 開支人民幣1,357,000元、人民幣 239,000元及人民幣21,546,000 元。

9 INTANGIBLE ASSETS (Continued)

(iii) Beijing Shihua Caves Niaoyulin Project (Continued)

Significant assumption used in valuation included likelihood of occurrence for the possible outcomes for the litigation and the adjusted land use rate. The analysis below is performed for reasonably possible movements in key assumptions with all other assumptions held constant for the year ended 31 December 2020, showing the impact on the recoverable amount of the entire CGU and the total impairment charge of the CGU.

If the adjusted land use rate used in the value-inuse calculation for this CGU had been 5% lower than management's estimates, the Group would have to recognise an additional impairment charge of RMB5,669,000. If the likelihood of occurrence for prevailing the litigation in the value-in-use calculation for this CGU had been 5% lower than management's estimates, the Group would have to recognise an additional impairment charge of RMB6,689,000.

9 無形資產(續)

(iii) 北京石花洞鳥語林項目(續)

估值中使用的重要假設包訴訟可 能結果發生的可能性以經調整土 地單位價格。以下為截至二零二零 年十二月三十一日止年度所有其 他變量不變的情況下,主要變量可 能發生的合理變動對整個現金產 生單位的可收回金額及現金產生 單位的減值開支總額的影響進行 的分析。

倘本現金產生單位的使用價值計 算中使用的經調整土地單位價格 較管理層的估計低5%,則本集 團須確認額外減值開支人民幣 5,669,000元,倘本現金產生單位 的使用價值計算中現行訴訟發生 的可能性較管理層的估計低5%, 則本集團須確認額外減值開支人 民幣6,689,000元。

10 PREPAYMENTS, DEPOSITS AND OTHER RECEIVABLES

10 預付款項、按金及其他應收款 項

		2020	2019
		二零二零年	二零一九年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Non-current portion	非流動部分		
Prepayment for township development	小鎮開發項目的預付款項		
(Note (i))	(附註(i))	17,000	17,000
Prepayment for property, plant and equipment	物業、廠房及設備的預付款項	9,991	9,991
Other prepayments	其他預付款項	1,403	4,209
Deposits for marketing and	營銷及市場推廣合約的按金		
promotion contracts (Note (ii))	(附註(ii))	52,000	52,000
Rental deposits	租金按金	-	438
Other deposits	其他按金	150	
		00 544	02.020
		80,544	83,638
Current portion	流動部分		
Prepayments	預付款項	3,866	3,284
Rental deposit	租金按金	917	500
Deposits and other receivables	按金及其他應收款項	6,730	6,061
		11,513	9,845

The carrying amounts of the Group's prepayments, deposits and other receivables are denominated in the following currencies: 本集團的預付款項、按金及其他應收款 項的賬面值以下列貨幣計值:

		2020	2019
		二零二零年	二零一九年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
RMB	人民幣	91,639	93,045
HK\$	港元	418	438
		92,057	93,483

10 PREPAYMENTS, DEPOSITS AND OTHER RECEIVABLES (Continued)

(i) Prepayment for township development

Pursuant to the framework agreement entered into by the Group with Yongtai Government on 15 September 2017, Yongtai Government agreed to form a long-term strategic cooperation with the Group regarding the development and operation of the Township Project. Under the framework agreement, the Group shall pay a deposit of RMB50,000,000 to Yongtai Government, which was intended to be utilised for participating in open tender auctions to be organised by the Yongtai Government for land use rights, assets, grant of lease and/or operation rights circulation within the project site.

During the year ended 31 December 2017, the Group entered into an operation right agreement with the Yongtai Government for the acquisition of a 40-years' exclusive operation right to develop, construct, manage and operate commercial activities such as tourism, sightseeing, resort, culture, sports and entertainment in the operation site at a consideration of RMB28,000,000. The consideration of RMB28,000,000 was deducted from the RMB50,000,000 refundable deposit placed by the Group with Yongtai Government under the framework agreement. The prepayment of RMB28,000,000 had been utilised upon completion of the acquisition on 19 April 2018 and RMB5,000,000 had been refunded by the Government during the year ended 31 December 2019.

As at 31 December 2020, the remaining amount of RMB17,000,000 (2019: RMB17,000,000) is intended to be utilised for township development and is classified as a prepayment for township development.

10 預付款項、按金及其他應收款 項(續)

(i) 小鎮項目開發的預付款項 根據本集團與永泰縣政府於二零 一七年九月十五日訂立之框架協 議,永泰縣政府同意就開發及經營 小鎮項目與本集團訂立長期策略 性合作關係。根據框架協議,本集 團擬向永泰縣政府支付按金人民 幣50,000,000元,擬用於參與永泰 縣政府將舉辦的就項目選址內的

土地使用權、資產、租賃授予及/

或經營權流轉的公開招標拍賣。

截至二零一七年十二月三十一日 止年度,本集團與永泰縣政府訂立 一項經營權協議,內容有關收購 40年獨家經營權,以於經營選址 內進行包括旅遊、觀光、度假村、 文化、體育及娛樂在內的開發、建 設、管理及商業運營活動,代價為 人民幣28,000,000元。代價人民幣 28.000,000元應自本集團根據框 架協議向永泰縣政府已支付的可 退還按金人民幣50,000,000元中 扣除。預付款項人民幣28,000,000 元於二零一八年四月十九日收 購事項完成後動用,而人民幣 5,000,000元於截至二零一九年 十二月三十一日止年度由政府退 0

於二零二零年十二月三十一日,餘 下金額人民幣17,000,000元(二零 一九年:人民幣17,000,000元)擬用 於小鎮項目開發,並歸類為小鎮開 發項目的預付款項。

10 PREPAYMENTS, DEPOSITS AND OTHER RECEIVABLES (Continued)

(ii) Deposits for marketing and promotion contracts As at 31 December 2020 and 2019, deposits for marketing and promotion contracts represent cash paid by the Group to a property developer in the PRC in relation to exclusive marketing and promotion services agreements between the Group and the property developer. Pursuant to the agreements, the Group has obtained rights as the sole marketing and promotion services provider for two real estate development projects owned by the property developer for terms of 3 years over the selling period of the real estate development projects. These deposits will, amongst other terms and conditions, be repayable to the Group after the Group meet the sales target as stated in the agreements.

11 BIOLOGICAL ASSETS

Biological assets comprise golden camellia flowers growing on trees.

10 預付款項、按金及其他應收款 項(續)

(ii) 營銷及市場推廣合約的按金

於二零二零年及二零一九年十二 月三十一日,營銷及市場推廣合約 的按金指本集團就本集團與物業 開發商訂立之獨家營銷及市場推 廣服務協議向中國一名物業開發 商支付的現金。根據該等協議,本 集團就物業開發商所擁有的兩個 房地產開發項目獲得作為房地產 開發項目銷售期間的唯一營銷及 市場推廣服務提供商的權利,為期 三年。於本集團達到該等協議所列 明的銷售目標後,該等按金將(以 及根據其他條款及條件)償還予本 集團。

11 生物資產

生物資產包括正在樹上生長的金花茶。

		2020	2019
		二零二零年	二零一九年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
At 1 January	於一月一日	239	_
Transfer to inventories	轉撥至存貨	(239)	-
Changes in fair value due to biological	由於生物轉化導致之		
transformation	公允值變動	211	239
At 31 December	於十二月三十一日	211	239

As at 31 December 2020, there were approximately 120,000 (2019:120,000) of golden camellia trees plantations. During the year ended 31 December 2020, the Group has harvested flowers amounted to RMB239,000 and transferred to inventory.

截至二零二零年十二月三十一日,約 有120,000株(二零一九年:120,000 株)金花茶樹。截至二零二零年十二月 三十一日止年度,本集團收成花茶人民 幣239,000元並轉撥至存貨。

11 BIOLOGICAL ASSETS (Continued)

The Group's biological assets as at 31 December 2020 and 2019 were valued by APAC Asset Valuation and Consulting Limited, an independent professionally qualified valuer who holds a recognised relevant professional qualification.

The fair value of golden camellia flowers is determined using a discounted cash flow model based on the expected flower yield by certain management estimates and judgments after allowing for harvesting costs, and other costs yet to be incurred in getting the flowers for sale. Estimates and judgement in determining the fair value of the golden camellia growing on trees include the volume and stages of maturity of the golden camellia flowers, expected selling price and the discount rates.

The biological assets were classified as Level 3 under the fair value hierarchy. There were no transfer between any levels during the year.

The Group's management reviewed the valuations performed by the independent valuer for financial reporting purposes. The management reported directly to the directors. Discussions of valuation processes and results were held between management and the valuer.

The management and the directors verified major inputs to the independent valuation reports and held discussion with the independent valuer on the valuation basis, processes and results.

11 生物資產(續)

持有相關認可專業資格的獨立專業合資 格估值師亞太資產評估及顧問有限公司 已對本集團截至二零二零年及二零一九 年十二月三十一日之生物資產進行估 值。

金花茶的公允值基於若干管理層計入收 穫成本及收花用作銷售時將予產生的其 他成本作出的撥備後作出的估計及判斷 給出的預期花茶收益率,使用貼現現金 流量模式釐定。釐定正在樹上生長的金 花茶公允值時作出的估計及判斷包括金 花茶的數量及成熟階段、預期售價及貼 現率。

生物資產分類為公允值架構等級的第三 級。年內任何層級間並無轉撥。

就財務報告目的而言,本集團管理層已 審閱獨立估值師進行的估值。管理層直 接向董事報告。管理層與估值師對估值 程序及結果進行討論。

管理層及董事證實獨立估值師報告的主 要輸入數據並與獨立估值師討論估值基 準、程序及結果。

12 INVENTORIES

12 存貨

		2020	2019
		二零二零年	二零一九年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Newsprint and printing consumables	新聞紙及印刷消耗品	655	774
Golden camellia flowers	金花茶	239	
		894	774

The cost of inventories recognised as expense and included in "Cost of sales" amounted to RMB1,853,000 (2019: RMB2,819,000). 確認為開支並納入「銷售成本」的存貨成 本為人民幣1,853,000元(二零一九年: 人民幣2,819,000元)。

13 PROPERTIES HELD FOR SALE

The Group's properties held for sale includes the following:

13 持作出售物業

本集團的持作出售物業包括以下項目:

		2020	2019
		二零二零年	二零一九年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Properties held for sale	持作出售物業	24,255	25,386

13 PROPERTIES HELD FOR SALE (Continued)

The properties in the PRC were received in exchange of advertising services to real estate developers in the PRC. The Group's intention is to sell these properties and, accordingly, such rights are recognised as properties held for sale upon the completion of the advertising sales transaction if the related properties are ready to be sold.

Management assessed the fair value less costs to sell of the properties with reference to their market value with the assistance of an independent property valuer. Valuation methodologies used in the valuation included direct market comparable approach and income approach which are within Level 2 and Level 3 of the fair value hierarchy respectively. For direct market comparable approach, observable inputs other than guoted prices within Level 1 included market price of comparable properties adjusted having regard to the location, size and nature of the properties (Level 2). For income approach, unobservable inputs included expected rent income, growth rate and discount rate (Level 3). There were no transfers between levels 1, 2 and 3 for recurring fair value measurements during the year. For the year ended 31 December 2020, the management compared the carrying amount and fair value less costs to sell of the properties and considered no further impairment provision is necessary (2019: Nil).

Cash flows associated with the disposal of properties held for sale are presented under "Operating activities" in the consolidated statement of cash flows. The gain or loss on disposal and impairment loss of properties held for sale are recorded in "General and administrative expenses" in the consolidated statement of comprehensive income.

13 持作出售物業(續)

中國物業乃於向中國房地產開發商交換 廣告服務時取得。本集團的目的為銷售 該等物業,因此,若相關物業可供出售, 則有關權利於完成廣告銷售交易時確認 為持作出售物業。

管理層參照物業的市值評估其公允值減 去銷售成本。評估所用的估值方法包括 直接市場比較法及收益法,乃分別屬於 公允值架構等級的第二及第三級。就直 接市場比較法而言,可觀察輸入數據(第 一級內的報價除外)包括可資比較物業 的市價,當中已就物業地點、大小及性 質作出調整(第二級)。就收益法而言,不 可觀察輸入數據包括預期租賃收入、增 長率及折現率(第三級)。就經常性公允 值計量而言,年內第一級、第二級及第 三級之間並無轉撥。於截至二零二零年 十二月三十一日止年度,管理層已比較 物業的賬面值與公允值減銷售成本,認 為毋須作出進一步減值撥備(二零一九 年:無)。

有關出售持作出售物業的現金流量於合 併現金流量表「經營活動」下呈列。出售 持作出售物業的收益或虧損及持作出 售物業的減值虧損在合併全面收益表的 「一般及行政開支」內記錄。

14 FINANCIAL ASSETS AT FAIR VALUE THROUGH PROFIT OR LOSS

14 公允值經損益表入賬的金融 資產

	2020	2019
	二零二零年	二零一九年
	RMB'000	RMB'000
	人民幣千元	人民幣千元
Investment in a network drama 一項網絡劇收益權的投資	6,564	6,165

On 8 May 2018, the Group acquired an investment in a network drama through the acquisition of subsidiaries. Pursuant to the investment agreement on 22 May 2017, a wholly-owned subsidiary of Supreme Glory Limited acquired 20% of the income right in a network drama for a consideration of RMB6,000,000.

The fair value estimation of the investment was based on the cash flows discounted using a rate based on the market interest rate and risk premium specific to the investment. Significant unobservable inputs involved in the fair value measurement included the expected timing of settlement and discount rate, which are within level 3 of the fair value hierarchy. There were no transfers between levels 1, 2 and 3 for recurring fair value measurements during the year ended 31 December 2020.

For the year ended 31 December 2020, a fair value gain of RMB399,000 relating to the financial assets at fair value through profit or loss was recognised in the consolidated statement of comprehensive income (2019: a fair value loss of RMB8,000).

於二零一八年五月八日,本集團透過收 購附屬公司取得網絡劇投資。根據日期 為二零一七年五月二十二日之投資協 議,卓耀有限公司的全資附屬公司收購 一部網絡劇收益權的20%,代價為人民 幣6,000,000元。

該投資的公允值乃按以市場利率及該投 資的特定風險溢價計算的利率折現的現 金流量估計。公允值計量涉及的重大不 可觀察輸入數據包括預期收回時期及折 現率,屬於公允值架構等級的第三級。 截至二零二零年十二月三十一日止年 度,經常性公允值計量之任何第一級、 第二級及第三級之間並無轉撥。

截至二零二零年十二月三十一日止年 度,有關公允值經損益表入賬的金融資 產的公允值收益人民幣399,000元於合 併全面收益表內確認(二零一九年:公允 值虧損人民幣8,000元)。

15 TRADE RECEIVABLES - NET

15 貿易應收款項一淨額

	2020	2019
	二零二零年	二零一九年
	RMB'000	RMB'000
	人民幣千元	人民幣千元
貿易應收款項	14,759	12,724
減:貿易應收款項減值撥備		
	(9,298)	(3,163)
貿易應收款項-淨額	5,461	9,561
	減:貿易應收款項減值撥備	二零二零年 RMB'000 人民幣千元 貿易應收款項 減:貿易應收款項減值撥備 (9,298)

The payment terms with customers are mainly cash on delivery and on credit. The credit periods range from 30 days to 365 days after the end of the month in which the relevant sales occurred. Aging analysis of the Group's trade receivables based on invoice date was as follows: 客戶主要按貨到付現及以記賬方式付 款。信貸期介乎作出相關銷售當月結束 後30日至365日不等。本集團的貿易應收 款項根據發票日期的賬齡分析如下:

		2020	2019
		二零二零年	二零一九年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
1 – 30 days	1至30日	3,160	8,486
31 – 60 days	31至60日	493	112
61 – 90 days	61至90日	256	84
91 – 180 days	91至180日	917	118
181 – 365 days	181至365日	3,731	1,068
Over 1 year	一年以上	6,202	2,856
		14,759	12,724
Less: provision for impairment of trade	減:貿易應收款項減值撥備		
receivables		(9,298)	(3,163)
Trade receivables – net	貿易應收款項-淨額	5,461	9,561

15 TRADE RECEIVABLES – NET (Continued)

The carrying amounts of the Group's trade receivables are denominated in RMB.

The Group applies the IFRS 9 simplified approach to measuring expected credit losses which uses a lifetime expected loss allowance for all trade receivables and contract assets. Note 3.1(b) provides for details about the calculation of the allowance.

As at 31 December 2020, trade receivables of RMB9,298,000 (2019: RMB3,163,000) were impaired and provided for. For the year ended 31 December 2020, the amounts of the provision charged to the consolidated statement of comprehensive income was RMB6,135,000 (2019: the amounts of the provision charged to the consolidated statement of comprehensive income was RMB690,000).

Due to the short-term nature of the current receivables, their carrying amounts are considered to be the same as their fair value.

During the year ended 31 December 2020, trade receivables of RMB2,000,000 (2019: RMB2,191,000) were directly written-off to the consolidated statement of comprehensive income. 15 貿易應收款項一淨額(續)

本集團貿易應收款項的賬面值以人民幣 計值。

本集團採用國際財務報告準則第9號的 簡化方法計量預期信貸虧損,就所有貿 易應收款項及合約資產使用全期預期虧 損撥備。有關撥備計算之詳情載於附註 3.1(b)。

於二零二零年十二月三十一日,貿易應 收款項人民幣9,298,000元(二零一九 年:人民幣3,163,000元)已減值及計提 撥備。截至二零二零年十二月三十一日 止年度,於合併全面收益表扣除的撥備 金額為人民幣6,135,000元(二零一九 年:於合併全面收益表扣除的撥備金額 為人民幣690,000元)。

由於當前應收款項的短期性質,其賬面 值被視作與其公允值相同。

截至二零二零年十二月三十一日止年 度,為數人民幣2,000,000元(二零一九 年:人民幣2,191,000元)之貿易應收款 項直接於合併全面收益表撇銷。

15 TRADE RECEIVABLES - NET (Continued)

15 貿易應收款項-淨額(續)

Movements on the Group's provision for impairment on trade receivables are as follows:

本集團貿易應收款項減值撥備的變動如 下:

		2020	2019
		二零二零年	二零一九年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
At 1 January	於一月一日	3,163	2,473
Net change in provision for impairment of	貿易應收款項減值撥備		
trade receivables	變動淨額	6,135	690
At 31 December	於十二月三十一日	9,298	3,163

The provision for impairment of trade receivables have been included in "General and administrative expenses" in the consolidated statement of comprehensive income. 貿易應收款項減值撥備已計入合併全面 收益表的「一般及行政開支」內。

The Group does not hold any collateral as security.

本集團並無持有任何抵押品作擔保。

16 CASH AND BANK BALANCES

16 現金及銀行結餘

The Group's cash and cash equivalents are denominated in the following currencies:

本集團的現金及現金等值項目乃以下列 貨幣計值:

		2020	2019
		二零二零年	二零一九年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Cash at bank and on hand:	銀行及手頭現金:		
Denominated in RMB	以人民幣計值	12,482	9,253
Denominated in HKD	以港元計值	400	493
Denominated in USD	以美元計值	7	7
		12,889	9,753
Maximum exposure to credit risk	最高信貸風險	12,834	9,708

Cash at bank earns interest at floating rates based on daily bank deposits rate. The carrying amounts of the cash at bank approximate their fair values.

The conversion of RMB denominated balances into foreign currencies and the remittance of such foreign currencies denominated bank balances and cash out of the PRC are subject to the relevant rules and regulations of foreign exchange control promulgated by the PRC government. 銀行現金按基於銀行每日存款利率的浮 動利率計息。銀行現金的賬面值與其公 允值相若。

將以人民幣計值的結餘兌換為外幣以及 將有關以外幣計值的銀行結餘及現金匯 出中國須遵守中國政府頒佈的相關外匯 管制規則及規例。

17 SHARE CAPITAL

17 股本

		Number of ordinary shares 普通股數目	Nominal value of ordinary shares 普通股面值 HK\$ 港元	Equivalent nominal value of ordinary shares 普通股等值面值 RMB'000 人民幣千元	Share premium 股份溢價 RMB'000 人民幣千元	Total 總計 RMB [°] 000 人民幣千元
Authorised:	法定:					
Ordinary shares of HK\$0.1 each at 31 December 2019 and 2020	於二零一九年及二零二零年 十二月三十一日之					
	每股面值0.1港元之普通股	100,000,000,000	0.01			
Issued:	已發行:					
Ordinary shares at 31 December 2019	於二零一九年十二月三十一日及					
and 1 January 2020	二零二零年一月一日的普通股	757,599,030	7,575,990	6,402	36,376	42,778
Issuance of ordinary shares (Note (b))	發行普通股 (附註 (b))	151,519,806	1,515,198	1,367	12,444	13,811
At 31 December 2020	於二零二零年十二月三十一日	909,118,836	9,091,188	7,769	48,820	56,589

Note:

(a) The company issued 151,519,806 ordinary shares at placing price of HK\$0.101 per share on 10 July 2020 (representing 16.71% of the total issued ordinary shares of the Company as enlarged by the issuance) to 2 subscribers.

18 RESERVES

The details of movement in the Group's reserves are set out in the consolidated statement of changes in equity on page 103:

(a) Capital redemption reserve

The capital redemption reserve relates to the redemption and cancellation of the Company's own shares.

附註:

(a) 本公司於二零二零年七月十日以配售 價每股股份0.101港元向2名認購人發 行151,519,806股普通股(相當於本公 司經發行擴大後已發行普通股總數的 16.71%)。

18 儲備

本集團儲備的變動詳情載於第103頁的 合併權益變動表:

(a) 股本贖回儲備

股本贖回儲備與本公司贖回及註 銷本身股份有關。

18 RESERVES (Continued)

(b) Capital reserves

Capital reserves primarily represent capital contributions to certain subsidiaries of the Group and the differences between the consideration and proportionate carrying value of the subsidiary disposed of where the Group still retains control of the subsidiary.

(c) Statutory reserves

The statutory reserves represent reserves of the PRC incorporated companies which are set aside for future development purpose in accordance with the regulations in the PRC. The allocation is based on certain percentages of these companies' profit for the year, as reported in their statutory financial statements.

Pursuant to the PRC regulations and the companies' respective Articles of Association, each of the Group companies is required to transfer 10% of its profit for the year, as determined under the PRC Accounting Regulations, to a statutory common reserve fund until the fund balance exceeds 50% of the Group company's registered capital. The statutory common reserve fund can be used to make good previous years' losses, if any, and to issue new shares to shareholders in proportion to their existing shareholdings or to increase the par value of the shares currently held by them, provided that the balance after such issue is not less than 25% of the registered capital.

Each of the Group companies is also permitted to transfer a certain percentage of its profit for the year as determined under the PRC Accounting Regulations, to a discretionary common reserve fund. The transfer to this reserve is subject to approval at shareholders' meetings.

18 儲備(續)

(b) 資本儲備

資本儲備主要指向本集團若干附 屬公司出資及代價與所出售附屬 公司(本集團仍保留其控制權)比例 賬面值之間的差額。

(c) 法定儲備

法定儲備指中國註冊成立公司就 未來發展目的根據中國法規設立 的儲備。法定儲備乃基於該等公司 在法定財務報表內所報的年內溢 利的若干百分比進行劃撥。

根據中國法規及公司各自的組織 章程細則,本集團旗下各公司須將 按中國會計法規所釐定的年內溢 利的10%撥入法定公積金,直至該 公積金結餘超過本集團該旗下公 司註冊資本的50%。法定公積金可 用於彌補以往年度虧損(如有),亦 可按現有持股比例發行新股予股 東或增加股東現時所持股份的面 值,惟發行後的結餘不可少於註冊 資本的25%。

本集團旗下各公司亦可將按中國 會計法規所釐定的年內溢利的若 干百分比撥入任意公積金。該項撥 款須經股東大會批准。

18 RESERVES (Continued)

(d) Exchange reserve

The exchange reserve comprises all foreign exchange differences arising from the translation of the financial statements of foreign operations. The reserve is dealt with in accordance with the accounting policy set out in Note 4.

(e) Contributed surplus

The contributed surplus represents the difference between the share premium amounts and the accumulated deficits of the Group pursuant to the cancellation of share premium account and the capital reorganization effected on 10 April 2019.

Under the Companies Act 1981 of Bermuda (as amended), the contributed surplus account of the Company is available for distribution. However, the Company cannot declare or pay a dividend, or make a distribution out of contributed surplus if:

- (i) it is, or would after the payment be, unable to pay its liabilities as they become due; or
- the realisable value of its assets would thereby be less than the aggregate of its liabilities and its issued share capital and share premium accounts.

(f) Convertible bonds reserve

Convertible bonds reserve represents the value of the conversion rights related to convertible bonds of the Company, details of which are shown in Note 23. The reserve will be transferred to share capital and share premium accounts upon the conversion of convertible bonds.

(g) Revaluation surplus

The revaluation surplus relates to the increase in carrying amount of property, plant and equipment upon transfer to investment properties at its then fair value.

18 儲備(續)

(d) **匯兌儲備** 匯兌儲備包括換算海外業務財務 報表所產生的一切匯兌差額。儲備

乃根據附註4所載會計政策處理。

(e) 實繳盈餘

實繳盈餘指股份溢價賬與本集團 根據二零一九年四月十日進行之 股份溢價賬註銷及股本重組產生 之累計虧絀之間的差額。

根據百慕達一九八一年《公司法》 (經修訂),本公司之實繳盈餘賬 可供分派。然而,倘出現下列情 況,則本公司不可宣派或支付股 息,亦不得從實繳盈餘中作出分 派:

- (i) 公司無力(或於派付後將會無力)償還到期之負債;或
- (ii) 公司資產之可變現值將少於 其負債、已發行股本及股份 溢價賬之總和。

(f) 可換股債券儲備

可換股債券儲備指有關本公司可 換股債券儲備之換股權價值,有關 詳情載於附註23。儲備將於可換股 債券轉換時撥入股本及股份溢價 賬。

(g) 重估盈餘 重估盈餘與物業、廠房及設備按其 當時的公允值撥入投資物業時賬 面值的增加有關。

19 SUBSIDIARIES

The following is a list of principal subsidiaries of the Company as at 31 December 2020:

19 附屬公司

下表載列本公司於二零二零年十二月 三十一日的主要附屬公司:

Name 名稱	Place of incorporation and kind of legal entity 註冊成立地點及法人類別	Principal activities and place of operation 主要業務及營業地點	lssued or registered/ paid up capital 已發行或註冊/實繳股本	Effective in as at 31 [於十二月三十一日	December
				2020 二零二零年	2019 二零一九年
Dragon Soar Ltd.	The British Virgin Islands, Limited liability company	Investment holding, the PRC	USD1	100%	100%
龍翔有限公司	英屬處女群島,有限責任公司	投資控股,中國	1美元		
Ysolde Group Limited	Samoa, Limited liability	Investment holding, the PRC	USD50,000	100%	100%
十方優良集團有限公司	company 薩摩亞,有限責任公司	投資控股,中國	50,000美元		
Graceful Universe Holdings Limited	The British Virgin Islands, Limited liability company	Investment holding, the PRC	USD1	100%	100%
雅宙控股有限公司	英屬處女群島,有限責任公司	投資控股,中國	1美元		
ShiFang Expert Company Limited	Hong Kong, Limited liability	Human resources,	HKD1	100%	100%
十方俊才有限公司	company 香港,有限責任公司	Hong Kong 人力資源,香港	1港元		
Glory Peace Limited	Samoa, Limited liability	Investment holding,	USD1	100%	100%
榮泰有限公司	company 薩摩亞,有限責任公司	Hong Kong 投資控股,香港	1美元		
Supreme Glory Limited	Samoa, Limited liability	Investment holding,	USD43,521	100%	100%
卓耀有限公司	company 薩摩亞,有限責任公司	Beijing, the PRC 投資控股,中國北京	43,521美元		
Indirectly owned subsidiaries: 間接擁有附屬公司:					
Fuzhou DingCe Culture Communication Co. Ltd.	Fuzhou, the PRC, Limited liability company	Provision of full– line advertising agency services, Fuzhou, the PRC	USD200,000	100%	100%
福州鼎策文化傳播有限公司	中國福州,有限責任公司	提供全方位廣告 代理服務,中國福州	200,000美元		
Fuzhou ShiFang Printing Co., Ltd.	Fuzhou, the PRC, Limited liability company	Provision of printing services, Fuzhou, the PRC	RMB10,000,000	100%	100%
福州十方印務有限公司	中國福州,有限責任公司	提供印刷服務, 中國福州	人民幣10,000,000元		
Fuzhou ShiFangYuan Advertisement Co., Ltd.	Fuzhou, the PRC, Limited liability company	Provision of full– line advertising agency services, Fuzhou, the PBC	RMB5,000,000	100%	100%
福建十方源廣告有限公司	中國福州,有限責任公司	the PRC 提供全方位廣告 代理服務,中國福州	人民幣5,000,000元		
Fujian DaFang Advertisement Co., Ltd.	Fuzhou, the PRC, Limited liability company	Provision of full-line advertising services, Fuzhou, the PRC	RMB5,000,000	100%	100%
福建大方廣告有限公司	中國福州,有限責任公司	提供全方位廣告服務, 中國福州	人民幣5,000,000元		

19 SUBSIDIARIES (Continued)

19 附屬公司(續)

Name 名稱	Place of incorporation and kind of legal entity 註冊成立地點及法人類別	Principal activities and place of operation 主要業務及營業地點	lssued or registered/ paid up capital 已發行或註冊/實繳股本	Effective in as at 31 [於十二月三十一日 2020 二零二零年	December
 Directly owned subsidiary: (Continued) 直接擁有附屬公司: (續)				<u> </u>	
Kunming HanDing Printing Technology Consulting Co., Ltd.	Kunming, the PRC, Limited liability company	Provision of publishing and printing services,	RMB10,000,000	(Note a)	100%
昆明漢鼎印刷技術諮詢有限公司	中國昆明,有限責任公司	Kuming, the PRC 提供出版及印刷服務, 中國昆明	人民幣10,000,000元	(附註a)	
Xiamen DuKe Information Science & Technology Co., Ltd. ("Xiamen Duke")	Xiamen, the PRC, Limited liability company	Provision of technology promotion and consultancy services,	RMB11,000,000	100%	100%
廈門讀客信息科技有限公司 (「廈門讀客」)	中國廈門,有限責任公司	Xiamen, the PRC 提供技術推廣及 諮詢服務,中國廈門	人民幣11,000,000元		
Fujian HaoBang Real Estate Consulting & Agency Co. Ltd.	Fuzhou, the PRC, Limited liability company	Property marketing & agency services,	RMB10,000,000	51%	51%
福建好邦房產策劃代理有限公司	中國福州,有限責任公司	Fuzhou, the PRC 物業營銷及代理服務, 中國福州	人民幣10,000,000元		
Fujian FangKe Network Technology Corporation Ltd.	Fuzhou, the PRC, Limited liability company	Provision of full-line advertising services & Property marketing, Fuzhou, the PRC	RMB50,000,000	51%	51%
福建房客網絡科技股份有限公司	中國福州,有限責任公司	提供全方位廣告服務 及物業營銷,中國福州	人民幣50,000,000元 		
Fujian ShiFang KaiTai Advertisement Technology Co., Ltd.	Fuzhou, the PRC, Limited liability company	Provision of technology promotion and consultancy services, Fuzhou, the PRC	RMB10,000,000	_ (Note b) (附註b)	100%
福建十方開泰傳媒科技有限公司	中國福州,有限責任公司	提供技術推廣及 諮詢服務,中國福州	人民幣10,000,000元		
Tian Pu Commercial Management Co., Ltd.	Hong Kong, Limited liability	Investment holding,	HKD100	51%	51%
香港添鋪商業管理有限公司	company 香港,有限責任公司	Hong Kong 投資控股,中國香港	100港元		
Fujian Tian Pu Commercial Management Co., Ltd.	Fuzhou, the PRC, Limited liability company	Property marketing & agency services,	RMB10,000,000	51%	51%
福建省添鋪商業管理有限公司	中國福州,有限責任公司	Fuzhou, the PRC 物業營銷及代理服務, 中國福州	人民幣10,000,000元		
Fujian ShiFang Real Estate Investment Consulting Co., Ltd	Fuzhou, the PRC, Limited liability company	Property investment consultancy services,	RMB50,000,000	51%	51%
福建省十方地產投資顧問有限公司	中國福州,有限責任公司	Fuzhou, the PRC 物業投資諮詢服務, 中國福州	人民幣50,000,000元		
Fuzhou Kungfu Town Scenic Area Development Co., Ltd.	Fuzhou, the PRC, Limited liability company	Tourism and entertainment,	USD25,000,000	100%	100%
福州功夫小鎮景區開發有限公司	中國福州,有限責任公司	Fuzhou, the PRC 旅遊及娛樂,中國福州	25,000,000美元		
Beijing Fanxing Travel Co., Ltd.	Beijing, the PRC, Limited liability company	Tourism and entertainment,	RMB5,000,000	100%	100%
北京繁星旅遊有限公司	中國北京,有限責任公司	Beijing, the PRC 旅遊及娛樂,中國北京	人民幣5,000,000元		

19 SUBSIDIARIES (Continued)

19 附屬公司(續)

Name 名稱		Place of incorporation and kind of legal entity 註冊成立地點及法人類別	Principal activities and place of operation 主要業務及營業地點	paid u	registered/ p capital 註冊/實繳股本		terest held December 日持有的實際權益
						2020 二零二零年	2019 二零一九年
Directly owne 直接擁有附屬2	ed subsidiary: (Continued) 公司:(續)						
Zhangpingshi L	ianchuang Nongye Fazhan Co., Ltd.	Fuzhou, the PRC, Limited liability company	Tourism and entertainment,	RMB10,000	,000	60%	60%
漳平市聯創農業	業發展有限公司	中國福州,有限責任公司	Fuzhou, the PRC 旅遊及娛樂,中國福州	人民幣10,0	00,000元		
Fuzhou Niaoyu	lin Youle Co., Ltd.	Fuzhou, the PRC, Limited liability company	Tourism and entertainment,	RMB5,000,	000	82%	82%
福州鳥語林遊纲	樂有限公司	中國福州,有限責任公司	Fuzhou, the PRC 旅遊及娛樂,中國福州	人民幣5,00	0,000元		
Fuzhou Mobile	Media Co., Ltd.	Fuzhou, the PRC, Limited liability company	Provision of mobile media services,	RMB10,000	,000	100% (Note c)	-
福州移動媒體移	有限公司	中國福州,有限責任公司	Fuzhou, the PRC 提供移動媒體服務, 中國福州	人民幣10,0	00,000元	(附註c) 100%	
Huaxian Fangke Co. Ltd.	e Real Estate Consulting & Agency	Huaxian, the PRC, Limited liability company	Property marketing & agency services,	RMB100,00	0	51% (Note d)	N/A 不適用
滑縣房客房地區	產諮詢及代理有限公司	中國滑縣,有限責任公司	Huaxian, the PRC 物業營銷及代理服務, 中國滑縣	人民幣 100	,000元	(附註d) 51%	
Special purpo 特殊目的實體	se entity: :						
Beijing BaiChua Co., Ltd.	anDuKe Science and Technology	Beijing, the PRC, Limited liability company	Provision of technology promotion and consultancy services,	RMB1,000,	000	100%	100%
北京百傳讀客和	科技有限公司	中國北京,有限責任公司	Beijing the PRC 提供技術推廣及 諮詢服務,中國北京	人民幣1,00	0,000元		
Note a:	The subsidiary was der	egistered on 26 April 20	020.	附註a:	該 附 屬 公 二十六日言	司於二零二 注銷登記。	二零年四月
Note b:	The subsidiary was der	egistered on 12 Jun 202	0.	附註b:		司於二零二零	年六月十二
Note c:	The subsidiary was acq	uired on 31 July 2020.		附註c:		- 可於二零二	二零年七月
Note d:	The subsidiary was inco	orporated on 25 March	2020.	附註d:		司於二零二	二零年三月

19 SUBSIDIARIES (Continued)

(a) Material non-controlling interests

19 附屬公司(續)

Set out below are the non-controlling interests of the Group:

(a) 重大非控股權益

下文載列本集團的非控股權益:

		2020	2019
		二零二零年	二零一九年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Non-controlling interests in the subsidiaries:	於附屬公司的非控股權益:		
Fujian Fangke Network Technology	福建房客網絡科技股份		
Co. Ltd ("Fujian Fangke")	有限公司(「福建房客」)	12,848	12,411
Others	其他	(5,346)	(4,203)
		7,502	8,208

Summarised financial information on a subsidiary with material non-controlling interests Set out below are the summarised financial information for a subsidiary that has non-controlling interests that are material to the Group.

Summarised balance sheets for Fujian Fangke

擁有重大非控股權益的附屬公 司的財務資料概要

下文載列擁有對本集團而言屬重 大的非控股權益的各附屬公司的 財務資料概要。

福建房客的資產負債表概要

		2020	2019
		二零二零年	二零一九年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Current:	流動:		
Assets	資產	34,706	27,608
Liabilities	負債	(9,570)	(3,205)
Net current assets	流動資產淨值	25,136	24,403
Non-current:	非流動:		
Assets	資產	53,558	55,795
Liabilities	負債	(52,473)	(52,000)
Net assets	資產淨值	26,221	28,198

	2020	2019
	二零二零年	二零一九年
	RMB'000	RMB'000
	人民幣千元	人民幣千元
收益	55,218	20,236
除所得稅前溢利/(虧損)	942	(1,965)
所得稅開支	(48)	_
年內溢利/(虧損)	894	(1,965)
其他全面收益		
全面收益/(虧損)總額	894	(1,965)
分配至非控股權益的		
全面收益/(虧損)總額	438	(963)
已付非控股權益的股息		
	-	-
	除所得稅前溢利/(虧損) 所得稅開支 年內溢利/(虧損) 其他全面收益 全面收益/(虧損)總額 分配至非控股權益的 全面收益/(虧損)總額	二零二零年 RMB'000 人民幣千元 收益 55,218 除所得稅前溢利/(虧損) 942 所得稅開支 (48) 年內溢利/(虧損) 894 其他全面收益 全面收益/(虧損)總額 894 分配至非控股權益的 全面收益/(虧損)總額 438

19 SUBSIDIARIES (Continued)(a) Material non-controlling interests (Continued)

for Fujian Fangke

Summarised statements of comprehensive income

19 附屬公司(續)

(a) 重大非控股權益(續)

福建房客的全面收益表概要

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19 SUBSIDIARIES (Continued)

19 附屬公司(續)

- (a) Material non-controlling interests (Continued) Summarised cash flow statements for Fujian Fangke
- (a) 重大非控股權益(續) 福建房客的現金流量表概要

	2020	2019
	二零二零年	二零一九年
	RMB'000	RMB'000
	人民幣千元	人民幣千元
經營活動所得現金流量		
經營業務所得現金	20	2,711
已收利息	39	39
已付所得稅	(21)	(71)
經營活動所得		
現金淨額	38	2,679
投資活動(所用)/		
所得現金淨額	(1)	487
融資活動所用現金淨額	(26)	
現金及現金等值項目		
增加淨額	11	3,166
年初的現金及現金等值項目		
	6,500	3,334
年末的現金及現金等值項目	6,511	6,500
	經營業務所得現金 已收利息 已付所得稅 經營活動所得 現金淨額 投資活動(所用)/ 所得現金淨額 融資活動所用現金淨額 現金及現金等值項目 增加淨額 年初的現金及現金等值項目	二零二零年 二零二零年 RMB'000 人民幣千元 經營活動所得現金流量 經公常務所得現金 日心和息 日心和息 日心和息 日心和息 日心和息 日小所得稅 現金淨額 人民幣千元 防得現金 月 現金淨額 月 項加淨額 年初的現金及現金等值項目 增加淨額 年初的現金及現金等值項目 6,500

20 DEFERRED INCOME TAX

20 遞延所得稅

The analysis of deferred income tax liabilities is as follows:

遞延所得稅負債的分析如下:

		2020	2019
		二零二零年	二零一九年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Deferred income tax liabilities	遞延所得稅負債		
- to be reversed after more than 12 months	一將於超過12個月後撥回	43,948	49,101
- to be reversed within 12 months	一將於12個月內撥回	1,569	1,311
		45,517	50,412

The movements on the deferred income tax liabilities are as follows:

遞延所得稅負債變動如下:

		Intangible assets 無形資產 RMB'000 人民幣千元	Fair value change in relation to properties 有關物業 公允值變動 RMB'000 人民幣千元	Total 總計 RMB'000 人民幣千元
At 1 January 2019 Recognised in the consolidated statement of comprehensive income (Note 30)	於二零一九年一月一日 於合併全面收益表內確認 (附註30)	51,723 (1,311)	_	51,723
At 31 December 2019 Acquisition of subsidiaries (Note 36) Revaluation gain for property, plant and equipment (Note 7) Recognised in the consolidated statement		50,412 1,396 –	877	50,412 1,396 877
of comprehensive income (Note 30)	(附註30) 於十二月三十一日	<u>(7,168)</u> 44,640		(7,168)

No deferred income tax asset has been recognised in respect of estimated tax losses of RMB91,446,000 as at 31 December 2020 (2019: RMB93,778,000) as it is not probable that the relevant subsidiaries of the Group will generate taxable profit to utilise the tax losses in the foreseeable future. Such tax losses have an expiry period of five years.

於二零二零年十二月三十一日,由於本 集團相關附屬公司並不可能會產生應課 稅溢利以於可見將來利用稅項虧損,因 此並無就人民幣91,446,000元(二零一九 年:人民幣93,778,000元)的估計稅項虧 損確認遞延所得稅資產。該等稅項虧損 的屆滿期間為五年。

21 TRADE PAYABLES, OTHER PAYABLES AND 21 貿易應付款項、其他應付款項 ACCRUED EXPENSES

及應計開支

		2020	2019
		二零二零年	二零一九年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Trade payables	貿易應付款項	11,781	8,106
Other payables and accrued expenses:	其他應付款項及應計開支:		
Accrued utility expenses and other liabilities	應計公共設施開支及		
	其他負債	8,493	7,707
Accrued salaries and welfare	應計薪金及福利	12,303	7,954
Value added tax and other taxes payable	增值稅及其他應付稅項	1,301	3,277
Other payables	其他應付款項	67,060	66,128
Deposits from customers	來自客戶的按金	1,448	1,317
Contract liabilities (Note 5)	合約負債(附註5)	9,741	6,717
		100,346	93,100
Less: Non-current portion	減:非即期部分		
Other payables	其他應付款項	(52,000)	(52,000)
		48,346	41,100
		60,127	49,206

21 TRADE PAYABLES, OTHER PAYABLES AND ACCRUED EXPENSES (Continued)

Payment terms granted by suppliers are mainly cash on delivery and on credit. The credit periods range from 30 days to 365 days after end of the month in which the relevant purchase occurred.

The aging analysis of the trade payables based on the invoice date is as follows:

21 貿易應付款項、其他應付款項 及應計開支(續)

供應商給予的付款條款主要為貨到付現 及以記賬方式付款。信貸期由作出相關 採購當月結束起計介乎30日至365日不 等。

貿易應付款項根據發票日期的賬齡分析 如下:

		2020	2019
		二零二零年	二零一九年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
1 – 30 days	1至30日	2,593	4,031
31 – 90 days	31至90日	909	390
Over 90 days	90日以上	8,279	3,685
		11,781	8,106

The carrying amounts of the Group's trade payables are all denominated in RMB.

本集團貿易應付款項的賬面值全部以人 民幣計值。

22 BORROWINGS

22 借款

		2020	2019
		二零二零年	二零一九年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Secured bank borrowings	有擔保銀行借款		
– current (Note (i))	一即期(附註(i))	17,410	4,640
Unsecured bank borrowings	無擔保銀行借款		
– current (Note (ii))	一即期(附註(ii))	450	_
Other borrowing – current (Note (iii))	其他借款-即期 (附註(iii))		1,590
		17,860	6,230

22 BORROWINGS (Continued)

Note (i):

21 借款(續)

附註(i):

The maturity of the bank borrowings based on scheduled repayment dates set out in the loan agreements and excluding the repayment on demand clause is as follows: 按照貸款協議所載預定還款日期,並撇除應 要求償還條款,上述銀行借款的到期日如下:

		2020	2019
		二零二零年	二零一九年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Within 1 year	一年內	17,229	2,229
Between 1 and 2 years	一至兩年	181	2,230
Between 2 and 5 years	兩至五年		181
		17,410	4,640

As at 31 December 2020, the bank borrowings were classified as current liabilities due to the related loan agreements containing a repayment on demand clause which gives the bank unconditional right to call the loans at any time.

The Group's bank borrowings are secured by the ownership rights of the properties and the personal guarantee of Zheng Bai Ling and Zhang Hui, a key management and the spouse of a key management of a subsidiary of the Group.

The Group's bank borrowings carried fixed and variable rates and are denominated in RMB. The fixed rate is 3.98%. The variable rates subject to either (1) quarterly adjusted floating interest rate of 1.15 times the benchmark loan interest rate as prescribed by the People's Bank of China for loans of a similar length (2) 2-months adjusted floating interest rate of the benchmark loan interest as prescribed by the People's Bank of China for loans of a similar length. The effective interest rate for the year range from 3.85% to 7.40% (2019: 7.31%) per annum.

於二零二零年十二月三十一日,由於該等銀 行借款的相關貸款協議載有應要求償還條 款,賦予銀行無條件權利隨時追收貸款,故該 等按揭貸款分類為流動負債。

本集團銀行借款以該物業的所有權以及本集 團一間附屬公司的主要管理人員鄭柏齡和主 要管理人員的配偶張輝提供的個人擔保作抵 押。

本集團銀行借款按固定利率及浮動利率計 息,以人民幣計值。固定利率為3.98厘。浮動 利率為(1)中國人民銀行就類似年期貸款規定 的基準貸款利率的1.15倍,每季調整;或(2) 中國人民銀行就類似年期貸款規定的基準貸 款利率,每兩個月調整。年內實際年利率介乎 3.85厘至7.40厘(二零一九年:7.31厘)。

22 BORROWINGS (Continued)

Note (ii):

As at 31 December 2020, the balance is unsecured, carries an interest rate at 4.5% per annum with a term of 1 year, and is repayable on demand. The balance is denominated in RMB.

Note (iii):

As at 31 December 2019, the balance is unsecured, carries an interest rate at 6% per annum with a term of 2 years, and is repayable on demand. The balance is denominated in RMB. The balance was fully settled during the year ended 31 December 2020.

23 CONVERTIBLE BONDS

On 24 January 2019, the Company entered into the convertible bond subscription agreement with TopBig International Development Limited (the "Subscriber"), a company wholly-owned by Mr. Chen Zhi, an Executive Director and a shareholder of the Company, pursuant to which the Company conditionally agreed to issue, and the Subscriber conditionally agreed to subscribe for, 3% per annum convertible bonds (the "Convertible Bonds") in the aggregate principal amount of HK\$250,000,000 (equivalent to RMB215,750,000).

The initial conversion price of the Convertible Bonds is HK\$0.24 per conversion share. The Convertible Bonds matures at the day falling on the third anniversary of the date of issue of the Convertible Bonds and the conversion period covers the period commencing on the date of issue of the Convertible Bonds and ending on the maturity date.

On 23 April 2019, the Convertible Bonds were issued. The initial value of the liability component was calculated using a market interest rate for an equivalent non-convertible bond of the Company.

21 借款(續)

附註(ii):

於二零二零年十二月三十一日,結餘為無抵 押,按年利率4.5厘計息,為期一年,須按要求 償還。結餘以人民幣計值。

附註(iii):

於二零一九年二月三十一日,結餘為無抵押, 按年利率6厘計息,為期兩年,須按要求償 還。結餘以人民幣計值。於二零二零年十二月 三十一日,結餘已悉數結清。

23 可換股債券

於二零一九年一月二十四日,本公司與 昇平國際發展有限公司(「認購人」)(由 本公司執行董事及股東陳志先生全資擁 有)訂立可換股債券認購協議,據此,本 公司有條件同意發行而認購人有條件同 意認購本金總額為250,000,000港元(相 當於人民幣215,750,000元)的按年利率 3厘計息的可換股債券(「可換股債券」)。

可換股債券的初步換股價為每股換股股份0.24港元。可換股債券到期日為發行可換股債券當日起計滿三週年當日到期,而可換股期間涵蓋發行可換股債券 當日起至到期日止期間。

可換股債券於二零一九年四月二十三日 發行。負債部分的初始價值採用本公司 等同非可換股債券的市場利率計算得 出。

23 CONVERTIBLE BONDS (Continued)

23 可換股債券(續)

The convertible bonds are presented as follows:

可換股債券呈列如下:

		2020	2019
		二零二零年	二零一九年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
At 1 January	於一月一日	150,669	-
Liability component on initial recognition	初步確認的負債部分	-	169,652
Interest accrued (Note (a))	應計利息 (附註(a))	17,479	11,511
Conversion during the year (Note (b))	年內轉換(附註(b))		(30,494)
At 31 December	於十二月三十一日	168,148	150,669

Notes:

附註:

- (a) Interest expense is calculated by applying the effective interest rate of 11.5% per annum to the liability component.
- (b) The Subscriber partially converted the convertible bonds in the aggregate principal amount of RMB38,441,000 during the year ended 31 December 2019 (Note 17).

(a) 利息開支乃透過對負債部分採用11.5 厘的實際年利率計算得出。

(b) 截至二零一九年十二月三十一日止年度,認購人部分轉換本金總額為人民幣 38,441,000元的可換股債券(附註17)。
24	LEASE			24	租貨	₹	
		mounts recognised in t leet	the consolidated balance		(i)	於合併資產負債	表確認之款項
	Th	e consolidated balance	sheet show the following			合併資產負債表呈	呈列以下有關租
	an	nounts relating to leases:				賃之款項:	
						As at	As at
						31 December	31 December
						2020	2019
						於二零二零年	於二零一九年
						十二月	十二月
						三十一日	三十一日
						RMB'000	RMB'000
						人民幣千元	人民幣千元
	Ri	ght-of-use assets	使用權資產			人民幣千元	人民幣千元
		ght-of-use assets iildings	使用權資產 樓宇			人民幣千元	人民幣千元 2,608
	Bu	-					
	Bu	uildings	樓宇			1,008	2,608
	Bu La	uildings	樓宇			1,008	2,608 4,672
	Bu La Le	uildings nds	樓宇 土地			1,008	2,608 4,672
	Bu La Le Cu	uildings nds ease liabilities	樓宇 土地 租賃負債			1,008 4,203 5,211	2,608 4,672 7,280
	Bu La Le Cu	uildings nds ease liabilities urrent	樓宇 土地 租賃負債 即期			1,008 4,203 5,211 2,438	2,608 4,672 7,280 3,010

No addition to the right-of-use asset for the year ended 31 December 2020. (2019: RMB5,029,000).

截至二零二零年十二月三十一日 止年度使用權資產並無增加。(二 零一九年:人民幣5,029,000元)。

24 LEASE (Continued)

(i) Amounts recognised in the consolidated balance sheet (Continued)

The Group recognised an impairment charge reflecting the aggregate difference totalling RMB239,000 (2019:RMB5,734,000) recognised for the right-of-use assets for the year ended 31 December 2020. These impairment charges were recorded in the Group's consolidated statement of comprehensive income within "General and administrative expenses" (Note 26).

24 租賃(續)

(i) 於合併資產負債表確認之款項 (續)

截至二零二零年十二月三十一日 止年度,本集團就使用權資產確認 反映總差額的減值開支合共人民 幣239,000元(二零一九年:人民幣 5,734,000元)。該等減值開支計入 本集團合併全面收益表的「一般及 行政開支」內(附註26)。

(ii) 於合併全面收益表內確認之款 項

The consolidated statements of comprehensive income show the following amounts relating to leases:

(ii) Amounts recognised in the consolidated

statements of comprehensive income

合併全面收益表呈列以下有關租 賃之款項:

		2020	2019
		二零二零年	二零一九年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Depreciation charge of right-of-use assets:	使用權資產折舊開支:		
Buildings	樓宇	640	2,492
Land	土地	306	229
		946	2,721
Gain on early termination on leases	提早終止租賃的收益	1,947	
Interest expense (included in finance costs)	租賃開支 (計入財務成本)	478	621

During the year ended 31 December 2020, the Group recognised a gain on early termination on leases totalling RMB1,947,000 (2019: Nil).

The total cash outflow for leases during the year ended 31 December 2020 and 31 December 2019 were RMB2,235,000 and RMB7,944,000, respectively.

截至二零二零年十二月三十一日 止年度,本集團確認提早終止租賃 的收益合共人民幣1,947,000元(二 零一九年:無)。

截至二零二零年十二月三十一日 及二零一九年十二月三十一日止 年度租賃之現金流出總額分別 為人民幣2,235,000元及人民幣 7,944,000元。

25 OTHER INCOME AND OTHER GAIN/ (LOSS) – NET

25 其他收入及其他收益/ (虧損) - 淨額

	2020	2019
	二零二零年	二零一九年
	RMB'000	RMB'000
	人民幣千元	人民幣千元
其他收入:		
補償收入	-	-
政府補助(附註a)	2,844	273
雜項收入	100	63
	2,944	336
其他收益/(虧損):		
生物資產之公允值收益	211	239
其他虧損		(321)
	211	(82)
	補償收入 政府補助(附註a) 雜項收入 其他收益/(虧損): 生物資產之公允值收益	二零二零年 RMB'000 人民幣千元 其他收入: 補償收入 政府補助(附註a) 難項收入 2,844 100 2,944 100 2,944 其他收益/(虧損): 生物資產之公允值收益 其他虧損

Note

附註

(a) The Group obtained and recognised as income government grants of RMB2,844,000 (2019: RMB273,000) from the Fujian government authority for the year ended 31 December 2020. (a) 截至二零二零年十二月三十一日止年 度,本集團已確認從福建政府機關收取 的政府補助人民幣2,844,000元(二零 一九年:人民幣273,000元)為收入。

26 EXPENSES BY NATURE

26 按性質劃分的開支

Loss before income tax is stated after charging/(crediting) the following:

除所得稅前虧損經扣除/(計入)以下項 目後入賬:

	2020 二零二零年 RMB′000 人民幣千元	2019 二零一九年 RMB'000 人民幣千元
Cost of newspaper and public vehicles 報紙及移動傳媒廣告成本		
advertising		
– Media costs	5,557	2,391
Cost of printing services: 印刷服務成本:		
- Raw materials	1,853	2,819
- Other costs 一其他成本	408	519
Cost of sales of agricultural products 銷售農產品成本	50,778	76,372
Depreciation of property, 物業、廠房及設備折舊		
plant and equipment (Note 7) (附註7)	4,911	5,434
Depreciation of right-of-use assets (Note 24) 使用權資產折舊(附註24)	946	2,721
Amortisation (Note 9) 攤銷(附註9)	5,830	5,468
Auditor's remuneration 核數師酬金	3,821	4,147
Gain on early termination of lease 提早終止租賃的收益	(1,947)	-
Marketing expenses 營銷開支	6,366	10,839
Operating lease charges in respect of 有關土地及樓宇的		
land and buildings 經營租賃收費	634	222
Net loss on disposal of property, 出售物業、廠房及設備虧損		
plant and equipment (Note 33(b)) 淨額(附註33(b))	6,533	142
Gain on disposals of properties held for sale 出售持作出售物業的收益	(203)	-
Net change in provision for impairment of 貿易應收款項減值撥備		
trade receivables (Note 15) 變動淨額 (附註15)	6,135	690
Provision for impairment of goodwill (Note 9) 商譽減值撥備(附註9)	-	66,058
Provision for impairment of 無形資產減值撥備(附註9)		
intangible assets (Note 9)	21,546	-
Net change in provision for 财務擔保減值撥備變動淨額		
impairment of financial guarantee	(408)	1,026
Net change in provision for 合約資產減值撥備變動淨額		
impairment of contract assets	(28)	96
Provision for impairment of property, 物業、廠房及設備減值撥備		
plant and equipment (Note 7) (附註7)	6,145	2,208
Provision for impairment of right-of-use assets 使用權資產減值撥備	239	5,734
Legal and professional fee 法律及專業費用	827	2,595
Write-off of trade receivables 貿易應收款項撇銷	2,000	2,191
Write-off of other receivables 其他應收款項撇銷	-	236
Net foreign exchange losses/(gains) 外匯虧損/(收益)淨額	3,671	(3,560)
Employee benefit expenses 僱員福利開支		
(including directors' emoluments) (Note 27) (包括董事酬金)(附註27)	31,485	44,274
Business tax	101	287

27 EMPLOYEE BENEFIT EXPENSES (INCLUDING 27 僱員福利開支(包括董事酬金) DIRECTORS' EMOLUMENTS)

		2020	2019
		二零二零年	二零一九年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Salaries and other allowances	薪金及其他補貼	29,771	41,243
Defined contribution plan	界定供款計劃	7	26
Social security costs	社保費用	1,472	1,773
Retirement scheme contribution	退休計劃供款	235	1,232
		31,485	44,274

(a) Five highest paid individuals

For the year ended 31 December 2020, the five individuals whose emoluments were the highest in the Group included 2 directors (2019: 3 directors), whose emoluments were reflected in the analysis presented above and Note 40. The emoluments paid/payable to the remaining 3 (2019: 2 individuals) individuals during the year ended 31 December 2020 were as follows:

(a) 五名最高薪人士

截至二零二零年十二月三十一日 止年度,本集團五名最高薪人士包 括兩名董事(二零一九年:三名董 事),彼等的酬金在上文及附註40 所呈列的分析中反映。於截至二零 二零年十二月三十一日止年度,已 付/應付餘下三名(二零一九年: 兩名)人士的酬金如下:

		2020	2019
		二零二零年	二零一九年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Salaries and other allowances	薪金及其他補貼	1,482	1,260
Defined contribution plan	界定供款計劃	39	37
		1,521	1,297

27 EMPLOYEE BENEFIT EXPENSES (INCLUDING DIRECTORS' EMOLUMENTS) (Continued)

27 僱員福利開支(包括董事酬金) (續)

(a) Five highest paid individuals (Continued)

For the years ended 31 December 2020 and 2019, the emoluments of the highest paid individuals of the Group fall within the following bands:

(a) 五名最高薪人士(續)

截至二零二零年及二零一九年 十二月三十一日止年度,本集團最 高薪人士的酬金介乎下列幅度:

			Number of individuals 人數	
		2020	2019	
		二零二零年	二零一九年	
Nil to HK\$500,000	0港元至500,000港元	2	-	
HK\$500,001 to HK\$1,000,000	500,001港元至			
	1,000,000港元	1	2	
		3	2	

28 RETIREMENT BENEFITS SCHEME

The employees of the Group's subsidiaries established in the PRC are members of a central pension scheme operated by the local municipal government. These subsidiaries are required to contribute certain percentage of the employees' basic salaries and wages to the central pension scheme to fund the retirement benefits. The local municipal government undertakes to assume the retirement benefits obligations of all existing and future retired employees of these subsidiaries. The only obligation of these subsidiaries with respect to the central pension scheme is to meet the required contributions under the scheme.

The total contributions incurred in this connection for the year ended 31 December 2020 were approximately RMB235,000 (2019: RMB1,232,000). No forfeited contributions are available to reduce the contribution payable by the Group in the future years.

28 退休福利計劃

本集團在中國成立的附屬公司的僱員為 地方市政府所營辦的中央退休金計劃的 成員。有關附屬公司須按僱員基本薪金 及工資的若干百分比向中央退休金計劃 供款,以撥付退休福利。地方市政府承 諾承擔有關附屬公司的所有現有及未來 退休僱員的退休福利責任。有關附屬公 司就中央退休金計劃的唯一責任乃根據 計劃作出所規定的供款。

截至二零二零年十二月三十一日止 年度,就此產生的供款總額約為人民 幣235,000元(二零一九年:人民幣 1,232,000元)。概無沒收供款可用作減 少未來年度本集團應付供款。

29 FINANCE COSTS – NET

29 財務成本一淨額

		2020 二零二零年 RMB'000 人民幣千元	2019 二零一九年 RMB'000 人民幣千元
Finance income: Interest income on short-term bank deposits	財務收入: 短期銀行存款的利息收入	59	62
Finance costs:	財務成本:		
Interest expense on bank borrowings Interest expense on lease liabilities Interest expense on promissory notes	銀行借款之利息開支 租賃負債之利息開支 承兌票據之利息開支	(456) (478) –	(333) (621) (2,523)
Interest expense on loans from a related party	關聯方借款之利息開支	-	(1,297)
Loss on early redemption of promissory notes	提早贖回承兌票據的虧損	_	(9,632)
Interest expense on convertible bond Other	可換股債券利息開支 其他	(17,479)	(11,511) (115)
Total finance costs	財務成本總額	(18,413)	(26,032)
Finance costs – net	財務成本一淨額	(18,354)	(25,970)

30 INCOME TAX CREDIT

30 所得稅抵免

		2020 二零二零年 RMB'000	2019 二零一九年 RMB'000
		人民幣千元	人民幣千元
Current income tax expense Mainland China enterprise income tax	即期所得稅開支 中國大陸企業所得稅		
 Current tax expense 	一即期稅項開支	(48)	(6)
– Overprovision in prior years	一於過往年度超額撥備	11,507	3,792
		11,459	3,786
Deferred income tax credit	遞延所得稅抵免	7,168	1,311
		18,627	5,097

The Group has no assessable income arising in or derived from Hong Kong during the years ended 31 December 2020 and 2019. 本集團於截至二零二零年及二零一九年 年十二月三十一日止年度並未於香港產 生或獲得應課稅收入。

30 INCOME TAX CREDIT (Continued)

The taxation on the Group's loss before income tax differs from the theoretical amount that would arise using the weighted average tax rate applicable to profits of the consolidated entities in the respective jurisdictions as follows:

30 所得稅抵免(續)

本集團除所得稅前虧損的稅項與採用適 用於各個司法權區的合併實體溢利的加 權平均稅率所計算理論金額之間的差額 如下:

		2020	2019
		二零二零年	二零一九年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Loss before income tax	除所得稅前虧損	(93,166)	(148,620)
Tax calculated at domestic rates applicable	按適用於各個司法權區實體		
to profits of the entities in the respective	溢利的地方稅率計算的		
jurisdictions (Note)	稅項(附註)	20,714	27,259
Tax effects of:	以下項目的稅項影響:		
Income not subject to tax	毋須繳稅收入	1,122	1,024
Expenses not deductible for tax purposes	不可扣稅開支	(7,198)	(20,540)
Tax losses for which no deferred income	未確認遞延所得稅資產		
tax asset was recognised	的稅項虧損	(7,681)	(6,683)
Utilisation of previously unrecognised	動用之前未確認的		
tax losses	稅項虧損	163	245
Overprovision in prior years	過往年度超額撥備	11,507	3,792
		40.627	F 007
		18,627	5,097

Note:

附註

The weighted average applicable tax rate was 22.2% (2019: 18.3%). The increase is mainly caused by less operation for subsidiaries in Hong Kong which were entitled to lower applicable tax rate.

加權平均適用稅率為22.2%(二零一九年: 18.3%)。稅率上漲主要由於有權享有較低適 用稅率的香港附屬公司的業務減少所致。

31 LOSS PER SHARE

(a) Basic

Basic loss per share for the years is calculated by dividing the loss attributable to owners of the Company by the weighted average number of ordinary shares in issue during the year.

31 每股虧損

(a) 基本

年內的每股基本虧損乃按本公司 所有者應佔虧損除以年內已發行 普通股加權平均數計算。

		2020	2019
		二零二零年	二零一九年
Loss attributable to owners of	本公司所有者應佔虧損		
the Company (RMB'000)	(人民幣千元)	(73,784)	(139,165)
Weight average number of	已發行股份加權平均數		
shares in issue, including bonus	(包括紅利元素)		
element (thousands)	(千股)	829,830	686,214
Basic loss per share (RMB per share)	每股基本虧損		
	(每股人民幣)	(0.0889)	(0.2028)

(b) Diluted

Diluted loss per share is calculated by adjusting the weighted average number of ordinary shares outstanding to assume conversion of all dilutive potential ordinary shares. The Company has no dilutive potential ordinary shares during the year ended 31 December 2020 (2019: same).

32 DIVIDEND

No dividend has been declared by the Company since its incorporation.

(b) 攤薄

每股攤薄虧損乃按調整發行在外 普通股的加權平均數以假設所有 具潛在攤薄影響的普通股獲兌 換計算。截至二零二零年十二月 三十一日止年度,本公司並無具 潛在攤薄影響的普通股(二零一九 年:相同)。

32 股息

本公司自註冊成立以來概無宣派任何股 息。

33 NOTES TO THE STATEMENT OF CASH 33 現金流量表附註 **FLOWS**

(a) Cash used in operations

(a) 經營業務所用現金

		Note 附註	2020 二零二零年 RMB′000 人民幣千元	2019 二零一九年 RMB'000 人民幣千元
Loss before income tax	除所得稅前虧損		(93,166)	(148,620)
Adjustments for:	就下列各項作出調整:			
Depreciation for property,	物業、廠房及設備折舊	7	4.044	F 424
plant and equipment Depreciation for right-of-use assets	使用權資產折舊	7 24	4,911 946	5,434 2,721
Amortisation for intangible assets	使用催貝度加唇 無形資產攤銷	24 9	946 5,830	5,468
Net loss on disposal of property,	二、水貝/星旗	9	5,050	5,400
plant and equipment	設備的虧損淨額	26	6,533	142
Net gain on disposal of properties	出售持作出售物業的	20	0,000	142
held for sale	收益淨額	26	(203)	_
Net change in provision for	貿易應收款項減值撥備	20	(200)	
impairment of trade receivables	變動淨額	26	6,135	690
Write off of other receivables	其他應收款項撇銷	26	_	236
Net change in provision for	合約資產減值撥備			
impairment of contract assets	變動淨額	26	(28)	96
Provision for impairment of goodwill	商譽及無形資產減值撥備			
and intangible assets		26	21,546	66,058
Provision for impairment of	物業、廠房及			
property, plant and equipment	設備減值撥備	26	6,145	2,208
Provision for impairment of	使用權資產減值撥備			
right-of-use assets		26	239	5,734
Gain on early termination of lease	提早終止租賃的收益	26	(1,947)	-
Foreign exchange losses/(gains) on	經營活動的外匯			
operating activities	虧損/(收益)	26	3,671	(3,560)
Finance income	財務收入	29	(59)	(62)
Finance costs	財務成本	29	18,413	26,032
Fair value gain on biological assets	生物資產的公允值收益	25	(211)	(239)
Write-off of trade receivables	貿易應收款項撇銷	26	2,000	2,191
Net fair value (gain)/loss on financial	公允值經損益表入賬的			
assets at fair value through	金融資產的公允值			
profit or loss	(收益)/虧損淨額		(399)	8
Share of losses of an associate	應佔聯營公司虧損		-	1,366

33 NOTES TO THE STATEMENT OF CASH

33 現金流量表附註(續)

FLOWS (Continued)

(a) Cash used in operations (Continued)

(a) 經營業務所用現金(續)

		Note 附註	2020 二零二零年 RMB'000 人民幣千元	2019 二零一九年 RMB'000 人民幣千元
Changes in working capital:	營運資金變動:			
– Trade receivables	一貿易應收款項		(487)	(4,584)
– Contract assets	一合約資產		252	(1,667)
– Inventories	一存貨		119	646
– Prepayments, deposits and other	- 預付款項、按金及			
receivables	其他應收款項		2,311	(56,568)
- Amounts due from related parties	-應收關連人士款項		(159)	(294)
– Trade payables	一貿易應付款項		2,254	3,509
 Other payables and accrued 	一其他應付款項及			
expenses	應計開支		6,991	56,274
– Financial guarantee contracts	一財務擔保合約		(408)	1,026
- Amounts due to related parties	一應付關連人士款項		2,833	9,845
Cash used in operations	經營業務所用現金		(5,938)	(25,910)

(b) Disposal of property, plant and equipment

In the consolidated statement of cash flows, proceeds from disposal of property, plant and equipment comprise:

(b) 出售物業、廠房及設備

合併現金流量表中出售物業、廠房 及設備的所得款項包括:

		2020 二零二零年 RMB'000 人民幣千元	2019 二零一九年 RMB'000 人民幣千元
Net carrying amount (Note 7) Net loss on disposal of property, plant and equipment (Note 26)	賬面淨額(附註7) 出售物業、廠房及設備的 虧損淨額(附註26)	6,533 (6,533)	629 (142)
Cash consideration from disposal of property, plant and equipment	出售物業、廠房及設備的 現金代價		487

Note: During the year ended 31 December 2020, disposal of property, plant and equipment of RMB6,527,000 represents properties demolished in Beijing Shihua Caves Niaoyulin Project by the government. No consideration was received/receivable by the Group on these demolished properties at the balance sheet date.

附註:截至二零二零年十二月三十一日 止年度,出售物業、廠房及設備 人民幣6,527,000元指政府拆除 北京石花洞鳥語林項目的物業。 本集團於結算日期就該等被拆除 物業並無收取/應收代價。

33 NOTES TO THE STATEMENT OF CASH FLOWS (Continued)

(c) Non-cash transactions

For the year ended 31 December 2020, no major noncash transactions occurred.

For the year ended 31 December 2019, the principal activities are:

- Utilisation of prepayment of RMB1,770,000 for acquisition of property, plant and equipment (Note 10)
- Utilisation of prepayment of RMB3,000,000 for acquisition of a subsidiary (Note 10)
- Issuance of convertible bonds has been partially set-off with loans from a related party of RMB89,740,000 and promissory notes of RMB92,500,000 (Note 23)
- Addition of right-of-use assets of RMB5,029,000 (Note 24)

33 現金流量表附註(續)

(c) 非現金交易 截至二零二零年十二月三十一日 止年度,並無發生主要非現金交 易。

截至二零一九年十二月三十一日 止年度,主要活動為:

- 動用收購物業、廠房及設備 的預付款項人民幣1,770,000 元(附註10)
- 動用收購一間附屬公司的 預付款項人民幣3,000,000元 (附註10)
- 發行可換股債券已被關聯 方借款人民幣89,740,000 元以及承兌票據人民幣
 92,500,000元予以部分抵銷 (附註23)
- 增加使用權資產人民幣
 5,029,000元(附註24)

33 NOTES TO THE STATEMENT OF CASH FLOWS (Continued)

(d) Net debt reconciliation

33 現金流量表附註(續)

(d) 債務淨額對賬

The following section sets out an analysis of net debt and the movements in net debt for each of the years presented. 以下載列債務淨額分析及各呈列 年度債務淨額的變動。

		2020	2019
		二零二零年	二零一九年
		RMB'000	RMB'000
Net debt	債務淨額	人民幣千元	人民幣千元
Cash and cash equivalents (Note 16)	現金及現金等值項目		
	(附註16)	12,889	9,753
Bank borrowings	銀行借款	(17,860)	(4,640)
Other borrowing	其他借款	-	(1,590)
Convertible bonds	可換股債券	(168,148)	(150,669)
Lease liabilities	租賃負債	(7,615)	(12,225)
Net debt	債務淨額	(180,734)	(159,371)

33 NOTES TO THE STATEMENT OF CASH 33 現金流量表附註(續) FLOWS (Continued)

(d) Net debt reconciliation (Continued)

(d) 債務淨額對賬(續)

		Cash and cash equivalents 現金及現金	Bank borrowing	Other borrowing	Promissory notes	Loans from a related party	Convertible bond	Lease liabilities	Total
		等值項目	銀行借款	其他借款	承兌票據	關聯方借款	可換股債券	租賃負債	總計
		RMB'000 人民幣千元	RMB'000 人民幣千元	RMB'000 人民幣千元	RMB'000 人民幣千元	RMB'000 人民幣千元	RMB'000 人民幣千元	RMB'000 人民幣千元	RMB'000 人民幣千元
Net debt as at 1 January 2019	於二零一九年一月一日 的債務淨額	33,880	(6,877)	(1,500)	(81,552)	(87,132)	_	_	(143,181)
Cash flows Non-cash movements: Initial adoption of IFRS16	現金流量 非現金變動: 初步採納國際財務報告	(24,136)	2,237	-	-	(2,564)	(33,510)	7,944	(50,029)
	準則第16號	-	-	-	-	-	-	(14,476)	(14,476)
Foreign exchange adjustments	外匯調整	9	-	-	1,207	1,277	-	(43)	2,450
Other non-cash movements	其他非現金變動			(90)	80,345	88,419	(117,159)	(5,650)	45,865
Net debt as at 31 December 2019	於二零一九年 十二月三十一日 的債務淨額	9,753	(4,640)	(1,590)			(150,669)	(12,225)	(159,371)
Net debt as at 1 January 2020	於二零二零年一月一日 的債務淨額	9,753	(4,640)	(1,590)			(150,669)	(12,225)	(159,371)
Cash flows Non-cash movements: Acquisition of a subsidiary	現金流量 非現金變動: 收購一間附屬公司(附註36)	1,868	(13,203)	1,590	-	-	-	2,235	(7,510)
(Note 36)		1,289	-	-	-	-	-	-	1,289
Foreign exchange adjustments	外匯調整	(21)	-	-	-	-	-	22	1
Other non-cash movements	其他非現金變動		(17)				(17,479)	2,353	(15,143)
Net debt as at 31 December 2020	於二零二零年 十二月三十一日 的債務淨額	12,889	(17,860)				(168,148)	(7,615)	(180,734)

34 COMMITMENTS

34 承擔

(a) Operating lease commitments – as a lessor The future aggregate minimum lease receipts under non-cancellable operating leases are as follows: (a) 經營租賃承擔一作為出租人

不可撤銷經營租賃的日後最低租 賃收款總額如下:

		202	0	2019
		二零二零年	ŧ	二零一九年
		RMB'00	0	RMB'000
		人民幣千元	T	人民幣千元
Not later than 1 year	一年以下	1,20	5	2,000
Later than 1 year and not later than	一年以上及五年以下			
5 years		5,32	3	4,000
More than five years	五年以上	1,46	6	
		7,99	л	6,000
		7,99	4	0,000

(b) Capital commitments

Significant capital expenditure contracted for at the end of the reporting period but not recognised as liabilities is as follows:

(b) 資本承擔

於報告期末已訂約但未確認為負 債之重大資本開支如下:

		2020	2019
		二零二零年	二零一九年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Property, plant and equipment	物業、廠房及設備	4,266	4,266

35 RELATED-PARTY TRANSACTIONS

For the purposes of these consolidated financial statements, parties are considered to be related to the Group if the party has the ability, directly or indirectly, to exercise significant influence over the Group in making financial and operating decisions, or vice versa. Related parties may be individuals (being members of key management personnel, significant shareholders and/or their close family members) or other entities and include entities which are under the significant influence of related parties of the Group where those parties are individuals. Parties are also considered to be related if they are subject to common control.

35 關連人士交易

就該等合併財務報表而言,倘某人士有 能力在本集團作出財務及經營決策時直 接或間接對本集團施加重大影響(反之 亦然),該人士即被認為與本集團有關 連。關連人士可以為個人(即主要管理人 員、主要股東及/或彼等的近親)或其他 實體。倘本集團的關連人士為個人,則 關連人士亦包括受到關連人士重大影響 的實體。倘有關實體受到共同控制,亦 被認為是關連人士。

35 RELATED-PARTY TRANSACTIONS (Continued)

In the opinion of the directors of the Company, the related party transactions were carried out in the normal course of business and at terms mutually negotiated between the Group and the respective related parties.

(a) The directors of the Company are of the view that the following companies/individuals were related parties that had transactions or balances with the Group during the year ended 31 December 2020:

35 關連人士交易(續)

本公司董事認為,該等關連人士交易乃 於日常業務過程中按照本集團與各關連 人士相互磋商的條款進行。

(a) 本公司董事認為,以下公司/個 人為於截至二零二零年十二月 三十一日止年度內與本集團進行 交易或存有結餘的關連人士:

Name	Relationship with the Group
名稱/姓名	與本集團的關係
Mr. Chen Zhi	Executive director of the Company/Chief Executive
	Officer ("CEO") of the Group (Note a)
陳志先生	本公司執行董事/本集團行政總裁(附註a)
Ms. Zheng Shou Ling	Spouse of the Executive director of the Company/Chief Executive Office of the Group
鄭守齡女士	本公司執行董事/本集團行政總裁的配偶
Fujian ShiFang Digital Technology Co., Ltd	Controlled by the Executive director of the Group
福建十方數碼技術有限公司	由本集團執行董事控制
Fujian Lanting Network Technology	A significant shareholder of a subsidiary of the Group
Holding Limited Company	
福建蘭庭網路科技股份有限公司	本集團一間附屬公司的主要股東
TopBig International Development Limited	A company controlled by the Executive Director of the Company
昇平國際發展有限公司	由本公司執行董事控制的一間公司
Mr. Yu Shi Quan	Executive director of the Company/Chief Financial Officer of the Group
余詩權先生	本公司執行董事/本集團首席財務官
Mr. Chen Wei Dong	Non-executive director of the Company
陳偉東先生	本公司非執行董事
Ms. Chen Min	Non-executive director of the Company
陳敏女士	本公司非執行董事

35 RELATED-PARTY TRANSACTIONS (Continued)

35 關連人士交易(續)

- (a) The directors of the Company are of the view that the following companies/individuals were related parties that had transactions or balances with the Group during the year ended 31 December 2020: (Continued)
- (a) 本公司董事認為,以下公司/個 人為於截至二零二零年十二月 三十一日止年度內與本集團進行 交易或存有結餘的關連人士:(續)

Name	Relationship with the Group
名稱/姓名	與本集團的關係
Liaoning Baixin Media Company Limited	A significant shareholder of a subsidiary of the Group
遼寧百信傳媒有限公司	本集團一間附屬公司的主要股東
Ms. Chan Ching Yi	Key management of the Group
陳靜儀女士	本集團主要管理人員
Ms. Chen Xiao Min	Key management of the Group
陳小敏女士	本集團主要管理人員
Mr. Zheng Bo Ling	Key management of the Group
鄭柏齡先生	本集團主要管理人員
Mr. Cai Jian Quan	Independent non-executive director of the Company
蔡建權先生	本公司獨立非執行董事
Mr. Zhou Chang Ren	Independent non-executive director of the Company
周昌仁先生	本公司獨立非執行董事
Mr. Wong Heung Ming, Henry	Independent non-executive director of the Company
黃向明先生	本公司獨立非執行董事
Mr. Chen Ye	Son of Mr Chen Zhi, Executive director of the Company/
	Chief Executive Officer of the Group
陳曄先生	本公司執行董事/本集團行政總裁陳志先生之子

The above names of certain related parties companies represented the best effort by management of the Company in translating their Chinese names as they do not have official English names.

Notes:

(a) Appointed as CEO of the Company on 9 October 2019

上列若干關連人士/公司的英文 名稱由本公司管理層以其中文名 稱盡力翻譯而提供,原因是有關人 士/公司並無正式英文名稱。

附註:

(a) 於二零一九年十月九日獲委任為 本公司行政總裁

35 RELATED-PARTY TRANSACTIONS (Continued)

35 關連人士交易(續)

(b) Transactions with related parties:

In addition to those disclosed elsewhere in the financial statements, the following transactions were undertaken by the Group with related parties during the year ended 31 December 2020:

(b) 與關連人士進行的交易: 除財務報表其他部分所披露者外, 本集團於截至二零二零年十二月 三十一日止年度與關連人士進行 以下交易:

		2020	2019
		二零二零年	二零一九年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Key management compensation	主要管理人員薪酬	5,188	8,038
Lease payment to a related party	向一位關連人士的租賃開支	465	465
		5,653	8,503

(c) Balances with related parties

(c) 與關連人士存有的結餘

		2020	2019
		二零二零年	二零一九年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Amounts due from related parties –	應收關連人士款項		
non-trade	一非貿易		
Key management of the Group	本集團主要管理人員	1,273	1,114

35 RELATED-PARTY TRANSACTIONS (Continued)

35 關連人士交易(續)

- (c) Balances with related parties (Continued) As at 31 December 2020 and 2019, the balances are unsecured, interest-free and are repayable on demand.
- (c) 與關連人士存有的結餘(續) 於二零二零年及二零一九年十二 月三十一日,結餘為無抵押、免息 及須應要求償還。

		2020	2019
		二零二零年	二零一九年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Amounts due to directors:	應付董事款項:		
Mr. Chen Zhi	陳志先生	9,724	3,631
Mr. Yu Shi Quan	余詩權先生	1,235	1,376
Ms. Chen Min	陳敏女士	150	30
Mr. Wong Heung Ming, Henry	黄向明先生	150	30
Mr. Cai Jian Quan	蔡建權先生	150	30
Mr. Zhou Chang Ren	周昌仁先生	150	30
Mr. Chen Wei Dong	陳偉東先生	150	30
		11,709	5,157
Amounts due to related parties:	應付關連人士款項:	11,705	5,157
Liaoning Baixin Media Company Limited	遼寧百信傳媒有限公司	127	127
Ms. Zheng Shou Ling	鄭守齡女士	458	229
Fujian Lanting Network Technology	福建蘭庭網路科技股份		
Holding Limited Company	有限公司	554	1,030
5			
Mr. Chen Ye	陳曄先生	458	3,930
		13,306	10,473

The balances due to directors and related parties are unsecured, interest-free, with no fixed repayment term and repayable upon mutual agreement between the Group and the directors and related parties. 應付董事及關連人士的結餘為無 抵押、免息及並無固定還款期,並 須按本集團與董事及關連人士的 相互協議償還。

36 BUSINESS COMBINATION

Acquisition of a subsidiary

On 31 July 2020, an indirectly wholly owned subsidiary of the Group entered into an acquisition agreement with an independent third party for the acquisition of 100% equity interest in Fuzhou Mobile Media Co., Ltd ("Fuzhou Mobile") at a consideration of RMB13,960,000. The acquisition was completed on 31 July 2020.

Goodwill of approximately RMB7,253,000 arose from the acquisition as the purchase consideration included the amounts in relation to the benefit of management expertise and expected synergies of Fuzhou Mobile which cannot be recognised separately from goodwill as they do not meet the recognition criteria for identifiable intangible assets. None of the goodwill recognised is expected to be deductible for income tax purpose.

36 業務合併 收購一間附屬公司

於二零二零年七月三十一日,本集團一 間間接全資附屬公司與一名獨立第三方 訂立收購協議,以收購購福州移動媒體 有限公司(「福州移動」)的100%股權,代 價為人民幣13,960,000元。收購事項已 於二零二零年七月三十一日完成。

收購事項所產生作為購買代價的商譽約 人民幣7,253,000元包括與福州移動的 管理專長及預期協同效應利益有關的款 項,而有關款項無法與商譽分開確認, 原因是彼等並不符合可識別無形資產的 確認標準。概無已確認的商譽預期可用 作扣除所得稅。

36 BUSINESS COMBINATION (Continued)

Acquisition of a subsidiary (Continued)

The following table summarises the consideration paid and the fair value of the assets acquired and liabilities assumed recognised at the acquisition date:

36 業務合併(續) 收購一間附屬公司(續)

下表概述已付代價及於收購日期確認的 所收購資產及所承擔負債的公允值:

As at 31 July 2020	於二零二零年七月三十一日	RMB'000 人民幣千元
Consideration paid:	已付代價:	13,960
Recognised amounts of identifiable assets acquired,	所收購可識別資產及所承擔負債的	
and liabilities assumed:	已確認金額:	2,492
– Property, plant and equipment	物業、廠房及設備	527
– Intangible assets	一無形資產	5,582
– Account receivables	一應收賬款	2,214
– Other receivables	一其他應收款項	916
– Cash and cash equivalents	一現金及現金等值項目	1,289
– Account payables	一應付賬款	(1,421)
- Accruals and other payables	一應計費用及其他應付款項	(1,004)
– Deferred tax liabilities	一遞延稅項負債	(1,396)
Total identifiable net assets	可識別資產淨值總額	6,707
Goodwill	商譽	7,253

RMB'000

		人民幣千元
Cash consideration Cash and cash equivalent in subsidiaries acquired	現金代價 所收購附屬公司的現金及現金等值項目	13,960 (1,289)
Net outflow of cash and cash equivalents included in cash flows from investing activity	計入投資活動所得現金流量之現金及 現金等值項目流出淨額	12,671
For the acquired businesses, management engage	rod op 計印收購業致五字,答理	兩禾呻徑立什

For the acquired businesses, management engaged an independent valuer in assisting the valuation of the identifiable assets and liabilities as at the acquisition date. 就所收購業務而言,管理層委聘獨立估 值師,以協助評估可識別資產及負債於 收購日期的估值。

36 BUSINESS COMBINATION (Continued)

The acquired businesses contributed revenue of RMB5,692,000 and net profit of RMB443,000 recognised in the consolidated statement of comprehensive income for the period from 1 August 2020 to 31 December 2020.

Had Fuzhou Mobile been consolidated from 1 January 2020, the consolidated statement of comprehensive income for the year ended 31 December 2020 would show pro-forma loss for the year of RMB75,018,000.

37 CONTINGENT LIABILITIES

The Group follows the guidance of IAS 37 "Provisions, Contingent Liabilities and Contingent Assets" to determine when should contingent liabilities be recognised, which requires significant judgement.

A contingent liability will be disclosed when a possible obligation has arisen, but its existence has to be confirmed by future events outside the Group's control, or when it is not possible to calculate the amount. Realisation of any contingent liabilities not currently recognised or disclosed could have a material impact on the Group's financial position.

The Group reviews for any significant outstanding litigations in order to assess the need for provisions. Among the factors considered are the nature of the litigation, legal processes and potential level of damages, the opinions and views of the legal counsel, and the management's intentions to respond to the litigations. To the extent the estimates and judgements do not reflect the actual outcome, this could materially affect the results for the year and the financial position.

As at 31 December 2020 and 2019, the Group had no material contingent liabilities.

36 業務合併(續)

自二零二零年八月一日起直至二零二零 年十二月三十一日期間,所收購業務貢 獻收益人民幣5,692,000元及淨溢利人 民幣443,000元,於合併全面收益表內確 認。

倘福州移動自二零二零年一月一日起 綜合入賬,則截至二零二零年十二月 三十一日止年度的合併全面收益表將錄 得年內備考虧損人民幣75,018,000元。

37 或有負債

本集團遵照國際會計準則第37號「撥備、 或有負債及或有資產」的指引釐定應何 時確認或有負債,而確認時須作出重大 判斷。

當有可能產生義務,惟其存在與否須透 過非本集團所能控制的未來事件確定, 或當不可能計算義務所涉金額,即會披 露或有負債。任何目前未有確認或披露 的或有負債一旦實現,均可能對本集團 的財務狀況造成重大影響。

本集團會審閱任何重大的待決訴訟,以 評估是否有需要計提撥備。所考慮的因 素包括訴訟的性質、損害賠償的法律程 序及潛在水平、法律顧問的意見及見解 以及管理層對回應訴訟的意向。倘估計 及判決不能反映實際結果,則可能嚴重 影響年內業績及財務狀況。

於二零二零年及二零一九年十二月 三十一日,本集團並無重大或然負債。

38 LITIGATION

Beijing Fanxing Travel Co., Ltd. ("Beijing Fanxing"), a wholly owned subsidiary of the Group, has entered into a lease agreement with the landlord, the land owner of the project site for the Beijing Shihua Caves Niaoyulin Project. The landlord filed a claim against Beijing Fanxing claiming that Beijing Fanxing failed to fulfil its responsibilities under the strategic cooperative agreement and seeking to rescind the strategic cooperative agreement and the lease agreement entered into between Beijing Fanxing and the landlord. As at 31 December 2020, the Group considers that Beijing Fanxing has good prospects of defending the claims in related to rescinding of the lease agreement and the legal proceedings are unlikely to result in rescinding of the lease agreement as well as any material outflow of economic benefits from the Group.

38 訴訟

北京繁星旅遊有限公司(「北京繁星」, 本集團全資附屬公司)與業主(北京石花 洞鳥語林項目的項目地盤土地擁有人) 訂立租賃協議。業主向北京繁星提出索 償,聲稱北京繁星未能履行其於戰略合 作協議項下的責任,並尋求終止北京繁 星與業主訂立的戰略合作協議及租賃協 議。於二零二零年十二月三十一日,本 集團對北京繁星於終止租賃協議有關的 索償的抗辯感到樂觀,並認為該等法律 訴訟將不大可能導致終止租賃協議以及 本集團有任何重大的經濟利益流出。

39 POST BALANCE SHEET DATE EVENTS

The Group has obtained a borrowing facility of RMB20,000,000 from its shareholder and the entire amount has been drawn on 1 April 2021. The borrowing will be repayable in two years from the date of drawdown with an interest rate of 5%.

39 結算日後事項

本集團自其股東取得借款融資人民幣 20,000,000元,全部金額已於二零二一 年四月一日提取。借款將自提取日期起 計兩年內償還,利率為5%。

40 BALANCE SHEET AND RESERVE MOVEMENT OF THE COMPANY

40 本公司的資產負債表及儲備 變動

			2020	2019
			二零二零年	二零一九年
		Note	RMB'000	RMB'000
		附註	人民幣千元	人民幣千元
ASSETS	資產			
Non-current assets	非流動資產			
Investments in subsidiaries	於附屬公司的投資	19	120,538	137,417
			120,538	137,417
Current assets	流動資產			
Prepayments and other receivables	預付款項及其他			
	應收款項		332	192
Amounts due from subsidiaries	應收附屬公司款項		134,990	142,847
Cash and cash equivalents	現金及現金等值項目		24	33
			135,346	143,072
Total assets	總資產		255,884	280,489
EQUITY	權益			
Equity attributable to owners	本公司擁有人應佔權益			
of the Company				
Share capital	股本		7,769	6,402
Share premium	股份溢價		48,820	36,376
Other reserves	其他儲備	а	189,799	189,799
Accumulated deficits	累計虧絀	а	(185,578)	(117,035)
Total equity	權益總額		60,810	115,542

40 BALANCE SHEET AND RESERVE MOVEMENT OF THE COMPANY (Continued)

40 本公司的資產負債表及儲備 變動 (續)

		2020	2019
		二零二零年	二零一九年
	Note	RMB'000	RMB'000
	附註	人民幣千元	人民幣千元
LIABILITIES	負債		
Non-current liabilities	非流動負債		
Convertible bonds	可換股債券	168,148	150,669
Lease liabilities	租賃負債	1,355	3,074
		169,503	153,743
Current liabilities	流動負債		
Other payables	其他應付款項	7,415	7,661
Amounts due to directors	應付董事款項	11,559	2,273
Amounts due to subsidiaries	應付附屬公司款項	5,831	3
Amounts due to related parties	應付關連人士款項	608	259
Lease liabilities	租賃負債	158	1,008
		25,571	11,204
Total liabilities	總負債	195,074	164,947
Total equity and liabilities	權益及負債總額	255,884	280,489

The balance sheet of the Company was approved by the Board of Directors on 8 April 2021 and was signed on its behalf:

本公司的資產負債表經董事會於二零 二一年四月八日批准,並由下列董事代 表董事會簽署:

Chen Zhi	Yu Shi Quan
陳志	余詩權
Director	Director
董事	董事

40 BALANCE SHEET AND RESERVE MOVEMENT OF THE COMPANY (Continued)

40 本公司的資產負債表及儲備 變動 (續)

Note a: Reserve movement of the Company

附註a: 本公司的儲備變動

		Accumulated deficits 累計虧絀 RMB'000 人民幣千元	Other reserves 其他儲備 RMB'000 人民幣千元
As at 1 January 2019	於二零一九年一月一日	(879,320)	-
Loss for the year	年內虧損	(121,311)	-
Capital reorganisation	股本重組	883,596	155,281
Equity component of convertible bonds issued, net of transaction costs	已發行可換股債券之 權益部分,扣除交易成本	_	42,002
Conversion of convertible bonds	轉換可換股債券		(7,484)
At 31 December 2019 and 1 January 2020	於二零一九年十二月三十一日 及二零二零年一月一日	(117,035)	189,799
Loss for the year	年內虧損	(68,543)	
At 31 December 2020	於二零二零年十二月三十一日	(185,578)	189,799

- 41 BENEFITS AND INTERESTS OF DIRECTORS (DISCLOSURES REQUIRED BY SECTION 383 OF THE HONG KONG COMPANIES ORDINANCE (CAP. 622), COMPANIES (DISCLOSURE OF INFORMATION ABOUT BENEFITS OF DIRECTORS) REGULATION (CAP. 622G) AND HK LISTING RULES)
 - (A) Directors' and chief executive's emoluments The remuneration of every directors and the chief executive is set out below:

For the year ended 31 December 2020:

 41 董事利益及權益(香港《公司條 例》(第622章)第383條、公司 (披露董事利益資料)規例(第 622G章)及香港上市規則規 定的披露)

(A) 董事及行政總裁的酬金

各董事及行政總裁的薪酬載列如 下:

截至二零二零年十二月三十一日

止年度:

				s paid or receivable						
				whether of the com (不論是本公司或其『						
									Emoluments	
									paid or	
									receivable	
									in respect	
									of director's	
									other services	
								Remunerations	in connection	
								paid or	with the	
							Employer's	receivable	management	
							contribution to	in respect of	of the affairs	
				Discution	Heredo a	money value of	a retirement benefit		of the company or its subsidiary	
		Fees	Salary	Discretionary bonuses	Housing allowance	other benefits	scheme	director	undertaking	Total
		rees	3didi y	Dollases	dilOwdiice	other beliefits	Scheine	unector	undertaking 就董事	IUldi
									^{机里 尹} 有關管理	
									本公司或	
									其附屬公司	
								就接受董事	事務所提供的	
						其他福利的	退休福利	職位已付或	其他服務已付或	
Name	姓名	袍金	薪金	酌情花紅	住房津貼	估計貨幣價值	計劃的僱主供款	應收的薪酬	應收的酬金	總計
		RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
		人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元
Executive directors	執行董事									
Mr. Chen Zhi (CEO, Note a)	陳志先生									
	(行政總裁,附註a)	180	1,620	-	-	-	-	-	-	1,800
Mr. Yu Shiquan	余詩權先生	180	720	36	-	-	11	-	-	947
Non-executive directors	非執行董事									
Mr. Chen Wei Dong	陳偉東先生	120	-	-	-	-	-	-	-	120
Ms. Chen Min	陳敏女士	120	-	-	-	-	-	-	-	120
Independent and non-executive directors	獨立非執行董事									
Mr. Zhou Chang Ren	周昌仁先生	120	-	_	-	_	-	_	-	120
Mr. Wong Heung Ming, Henry	黄向明先生	120	-	-	-	-	-	-	-	120
Mr. Cai Jianguan	蔡建權先生	120	-	-	_	-	-	-	-	120

41 BENEFITS AND INTERESTS OF DIRECTORS (DISCLOSURES REQUIRED BY SECTION 383 OF THE HONG KONG COMPANIES ORDINANCE (CAP. 622), COMPANIES (DISCLOSURE OF INFORMATION ABOUT BENEFITS OF DIRECTORS) REGULATION (CAP. 622G) AND HK LISTING RULES) (Continued)

(A) Directors' and chief executive's emoluments (Continued)

For the year ended 31 December 2019:

 41 董事利益及權益(香港《公司條例》(第622章)第383條、公司 (披露董事利益資料)規例(第 622G章)及香港上市規則規 定的披露)(續)

(A) 董事及行政總裁的酬金(續)

截至二零一九年十二月三十一日 止年度:

	Emoluments paid or receivable in respect of a person's services as a director, whether of the company or its subsidiary undertaking: 就個人擔任 (不論是本公司或其附屬公司) 董事所提供的服務已付或應收的酬金:									
		Fees	Salary	Discretionary bonuses	Housing allowance	Estimated money value of other benefits	Employer's contribution to a retirement benefit scheme	Remunerations paid or receivable in respect of accepting office as director	Emoluments paid or receivable in respect of director's other services in connection with the management of the affairs of the company or its subsidiary undertaking 素有關管理 本公司司 其附屬公司 其附屬公司	Total
Name	姓名	袍金 RMB′000 人民幣千元	薪金 RMB'000 人民幣千元	酌情花紅 RMB'000 人民幣千元	住房津貼 RMB'000 人民幣千元	其他福利的 估計貨幣價值 RMB'000 人民幣千元	退休福利 計劃的僱主供款 RMB'000 人民幣千元	就接受董事 職位已付或 應收的薪酬 RMB'000 人民幣千元	事務所提供的 其他服務已付或 應收的酬金 RMB'000 人民幣千元	總計 RMB'000 人民幣千元
Executive directors	執行董事									
Mr. Chen Zhi (CEO, Note a) Mr. Yu Shiquan Mr. Tsui Yiu Ming Siuming	陳志先生 (行政總裁,附註a) 余詩權先生 徐耀明先生(前行政總裁,	180 180	1,620 720	- 36	-	-	- 11	-	-	1,800 947
(Former CEO, Note b)	附註b)	157	2,203	-	-	-	118	-	-	2,478
Non-executive directors Mr. Chen Wei Dong Ms. Chen Min	非執行董事 陳偉東先生 陳敏女士	120 120	-	-	-	-	-	-	-	120 120
Independent and	獨立非執行董事									
non-executive directors Mr. Zhou Chang Ren Mr. Wong Heung Ming, Henry Mr. Cai Jianquan	周昌仁先生 黄向明先生 蔡建權先生	120 120 120	- -	- - -	- -	-	- -	- -	- -	120 120 120
Notes:						В	讨註:			
(a) Appointed as CEO of the Company on 9 October 2019 (a) 於二零一力 本公司行政								蒦委任為		
(b) Resigned as CEO of the Company on 9 October 2019 (b) 於二零一九年十月九日 司行政總裁							辞任本公			

- 41 BENEFITS AND INTERESTS OF DIRECTORS (DISCLOSURES REQUIRED BY SECTION 383 OF THE HONG KONG COMPANIES ORDINANCE (CAP. 622), COMPANIES (DISCLOSURE OF INFORMATION ABOUT BENEFITS OF DIRECTORS) REGULATION (CAP. 622G) AND HK LISTING RULES) (Continued)
 - (B) Directors' retirement benefits None of the directors received or will receive any retirement benefits during the year (2019: Nil).
 - (C) Directors' termination benefits None of the directors received or will receive any termination benefits during the year (2019: Nil).
 - (D) Consideration provided to third parties for making available directors' services During the year ended 31 December 2020, the

Company did not pay consideration to any third parties for making available directors' services (2019: Nil).

(E) Information about loans, quasi-loans and other dealings in favour of directors, controlled bodies corporate by and connected entities with such directors

There is no other loans, quasi-loans and other dealing arrangements in favour of directors, bodies corporate controlled by and entities connected with all directors of the Company as at 31 December 2020 (2019: Nil).

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

No significant transactions, arrangements and contracts in relation to the Group's business to which the Company was a party and in which a director of the Company had a material interest, whether directly or indirectly, subsisted at the end of the year or at any time during the year.

- 41 董事利益及權益(香港《公司條例》(第622章)第383條、公司 (披露董事利益資料)規例(第 622G章)及香港上市規則規 定的披露)(續)
 - (B) 董事退休福利 年內,概無董事已收取或將收取任 何退休福利(二零一九年:無)。
 - (C) 董事終止僱傭福利 年內,概無董事已收取或將收取 任何終止僱傭福利(二零一九年:

無)。

(D) 就提供董事服務向第三方支付 的代價

> 於截至二零二零年十二月三十一 日止年度,本公司概無就提供董事 服務向任何第三方支付代價(二零 一九年:無)。

(E) 有關以董事、受該等董事控制 的法人團體及該等董事的關連 實體為受益人的貸款、準貸款 及其他交易的資料

> 於二零二零年十二月三十一日,概 無有關以董事、受本公司所有董事 控制的法人團體及本公司所有董 事的關連實體為受益人的其他貸 款、準貸款及其他交易安排(二零 一九年:無)。

(F) 董事於交易、安排或合約的重 大權益

於年末或年內任何時間並無任何 由本公司就本集團業務訂立而本 公司董事直接或間接擁有重大權 益的重大交易、安排或合約存續。

