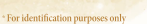


ZHAOJIN MINING INDUSTRY COMPANY LIMITED^{*} 招金礦業股份有限公司

(a joint stock limited company incorporated in the People's Republic of China with limited liability) (Stock Code : 1818)







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NAME OF THE COMPANY

招金礦業股份有限公司

ENGLISH NAME OF THE COMPANY

Zhaojin Mining Industry Company Limited*

LEGAL REPRESENTATIVE

Mr. Jiang Guipeng

EXECUTIVE DIRECTORS

Mr. Jiang Guipeng (Chairman) (appointed on 6 January 2022) Mr. Weng Zhanbin (Chairman) (resigned on 24 March 2023) Mr. Duan Lei (Executive President) (appointed on 24 March 2023) Mr. Dong Xin (President) (resigned on 6 January 2022) Mr. Wang Ligang (Vice-President and Board Secretary) Mr. Chen Lunan (Vice-President) (appointed on 15 November 2022)

NON-EXECUTIVE DIRECTORS

Mr. Long Yi (Vice Chairman) (appointed on 15 November 2022)
Mr. Ding Jun (Vice Chairman) (appointed on 6 January 2022 and resigned on 10 November 2022)
Mr. Zhang Banglong (Vice Chairman) (resigned on 6 January 2022)
Mr. Li Guanghui (appointed on 6 January 2022)
Mr. Luan Wenjing (appointed on 15 November 2022)
Mr. Liu Yongsheng (resigned on 6 January 2022)
Mr. Gao Min (resigned on 10 November 2022)
Mr. Huang Zhen (resigned on 15 November 2022)

INDEPENDENT NON-EXECUTIVE DIRECTORS

Ms. Chen Jinrong Mr. Choy Sze Chung Jojo Mr. Wei Junhao Mr. Shen Shifu

SUPERVISORY COMMITTEE MEMBERS

Mr. Leng Haixiang (Chairman of the Supervisory Committee) (appointed on 26 September 2022)
Mr. Wang Xiaojie (Chairman of the Supervisory Committee) (resigned on 26 September 2022)
Mr. Hu Jin (appointed on 15 November 2022)
Mr. Zou Chao (resigned on 15 November 2022)
Ms. Zhao Hua

SECRETARY TO THE BOARD

Mr. Wang Ligang

COMPANY SECRETARY

Ms. Ng Ka Man

AUTHORISED REPRESENTATIVES

Mr. Jiang Guipeng (appointed on 6 January 2022) Mr. Duan Lei (appointed on 24 March 2023) Mr. Weng Zhanbin (resigned on 24 March 2023) Mr. Dong Xin (resigned on 6 January 2022)

AUDIT COMMITTEE MEMBERS

- Ms. Chen Jinrong (Chairman of the Audit Committee)
- Mr. Choy Sze Chung Jojo
- Mr. Wei Junhao (appointed on 15 November 2022)
- Mr. Huang Zhen (resigned on 15 November 2022)

STRATEGIC COMMITTEE MEMBERS

- Mr. Jiang Guipeng (Chairman of the Strategic Committee) (appointed on 24 March 2023)
- Mr. Weng Zhanbin (Chairman of the Strategic Committee) (resigned on 24 March 2023)
- Mr. Ding Jun (appointed on 6 January 2022 and resigned on 10 November 2022)
- Mr. Zhang Banglong (resigned on 6 January 2022)
- Mr. Long Yi (appointed on 15 November 2022)
- Mr. Li Guanghui (appointed on 6 January 2022)
- Mr. Liu Yongsheng (resigned on 6 January 2022)

For identification purpose only

NOMINATION AND REMUNERATION COMMITTEE MEMBERS

Mr. Choy Sze Chung Jojo (Chairman of the Nomination and Remuneration Committee)
Mr. Wang Ligang
Mr. Chen Lunan (appointed on 15 November 2022)
Mr. Gao Min (resigned on 10 November 2022)
Ms. Chen Jinrong
Mr. Wei Junhao

GEOLOGICAL AND RESOURCES MANAGEMENT COMMITTEE MEMBERS

- Mr. Wei Junhao (Chairman of Geological and Resources Management Committee)
- Mr. Li Guanghui (appointed on 6 January 2022)
- Mr. Liu Yongsheng (resigned on 6 January 2022)
- Mr. Shen Shifu

SAFETY AND ENVIRONMENT PROTECTION COMMITTEE MEMBERS

- Mr. Duan Lei (Chairman of the Safety and Environment Protection Committee) (appointed on 24 March 2023)
- Mr. Jiang Guipeng (Chairman of the Safety and Environment Protection Committee) (appointed on 6 January 2022 and resigned on 24 March 2023)
- Mr. Dong Xin (Chairman of the Safety and Environment Protection Committee) (resigned on 6 January 2022)
 Mr. Luan Wenjing (appointed on 15 November 2022)
 Mr. Wang Ligang (resigned on 15 November 2022)
 Mr. Shen Shifu

AUDITORS

INTERNATIONAL AUDITOR:

Ernst & Young 27th Floor One Taikoo Place 979 King's Road Quarry Bay Hong Kong

PRC AUDITOR:

Ernst & Young Hua Ming LLP (Special General Partnership) 16th Floor, Ernst & Young Building Dongfang Square No. 1 East Changan Road Dongcheng District Beijing PRC

LEGAL ADVISERS

PRC LEGAL ADVISER:

King & Wood Mallesons 17th Floor, One ICC Shanghai International Commerce Center 999 Middle Huai Hai Road Shanghai PRC Postal code: 200031

HONG KONG LEGAL ADVISER:

Tian Yuan Law Firm LLP Suite 3304-3309, 33/F Jardine House One Connaught Place Central Hong Kong

REGISTERED OFFICE

No. 118 Wenquan Road Zhaoyuan City Shandong Province PRC

PRINCIPAL PLACE OF BUSINESS IN HONG KONG

31st FloorTower TwoTimes Square1 Matheson StreetCauseway BayHong Kong

HONG KONG H SHARE REGISTRAR AND TRANSFER OFFICE

Computershare Hong Kong Investor Services Limited Shops 1712-16, 17th Floor Hopewell Centre 183 Queen's Road East Wanchai Hong Kong

PRINCIPAL BANKERS

Bank of China 78 Fuqian Road Zhaoyuan City Shandong Province PRC

Agricultural Bank of China 298 Wenquan Road Zhaoyuan City Shandong Province PRC

COMPANY WEBSITE

www.zhaojin.com.cn

STOCK CODE

1818

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Zhaojin Mining Industry Company Limited ("Zhaojin Mining" or the "Company") (stock code: 1818) and its subsidiaries (collectively the "Group") were jointly established by Shandong Zhaojin Group Company Limited (the "Zhaojin Group"), Shanghai Fosun Industrial Investment Co., Ltd., Shanghai Yuyuan Tourist Mart (Group) Co., Ltd. ("Yuyuan"), Shenzhen Guangxin Investments Co., Ltd.* ("Guangxin Investments") and Shanghai Laomiao Gold Co., Ltd. and have obtained approval from the People's Government of Shandong Province. The Company was incorporated as a joint stock limited company in the People's Republic of China (the "PRC") on 16 April 2004 and listed on the Main Board of The Stock Exchange of Hong Kong Limited (the "Stock Exchange") on 8 December 2006.

The Company is an integrated large-scale enterprise with exploration, mining, processing and smelting operations, focusing on gold production business. The Company is one of the leading gold producers and one of the largest enterprises of gold smelting in the PRC. Principal products of the Company include standard Au9999 and Au9995 gold bullions. The Company's main production technologies and facilities are leading in the PRC and of advanced international standards. The Company is a national high and new technology enterprise.

The Company is based in the Zhaoyuan city in the Jiaodong peninsula of Shandong Province, the PRC, which is well placed with abundant resources and has a long history of gold exploration and production. According to the statistics provided by the China Gold Association, gold resources in Zhaoyuan city account for approximately 10% of the remaining gold resources in the PRC. Zhaoyuan city is named by the China Gold Association as the "Gold Capital of the PRC" and is the largest gold production base and the first gold production city in the PRC.

Recently, the Company insists on focusing on gold mining as well as technology and management innovation in order to strengthen our technologies and cost advantages in the industry. Thus, the Company has achieved remarkable results in increasing gold reserves, production volume and corporate efficiency every year. As at 31 December 2022, the Company owned a number of subsidiaries and joint stock enterprises nationwide, with their businesses covering major gold production regions in the PRC. As at 31 December 2022, in accordance with the standard set out in the Australasian Code for Reporting of Exploration Results, Mineral Resources and Ore Reserves (the "JORC Code"), the gold ore resources reserve of the Company was approximately 38,285.4 kozs, and the recoverable gold reserves of the Company was approximately 15,500.8 kozs.

Looking ahead, the Company will continue to adhere to the strategy of "developing gold mining business in a righteous manner by leveraging on its long history". With favourable location, abundant resources, leading technologies and innovative management model, the Company is committed to pure gold production, continuously increasing gold reserves and gold production, proactively participating in the consolidation and development of domestic and overseas gold resources. The Company will strive to attain continuous growth in profits and become one of the top and leading gold production enterprises in the PRC and in the world so as to repay the shareholders of the Company (the "Shareholders") and society with the best results.

* On 31 August 2009, Zhaoyuan City State-owned Assets Operation Ltd. successfully acquired a total of 42,400,000 domestic shares of the Company held by Guangxin Investments, representing approximately 2.86% of the entire issued share capital of the Company at that time.

SUMMARY OF OPERATING RESULTS

	For the year ended 31 December								
	2022	2021	2020	2019	2018				
	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000				
Revenue	7,885,557	6,859,446	7,648,587	6,329,928	7,177,057				
Gross profit	2,655,912	2,692,077	3,615,171	2,289,963	2,482,208				
Share of profit/(loss) of associates	(2,533)	25	18,918	7,453	6,195				
Share of profit/(loss) of joint ventures	7	73	3,679	(55,268)	17,306				
Profit before tax	739,205	281,683	1,337,421	595,687	756,703				
Profit attributable to equity holders of									
the Company	401,952	33,697	1,052,163	479,270	474,287				
Earnings per share (RMB)	0.07	0.01	0.32	0.15	0.15				

SUMMARY OF ASSETS

	As at 31 December								
	2022	2021	2020	2019	2018				
	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000				
Total assets	45,887,495	43,022,606	39,689,617	40,251,780	35,887,179				
Cash and cash equivalents	3,583,213	2,998,213	1,840,469	3,508,307	1,143,299				
Total liabilities	(25,840,043)	(23,293,732)	(22,632,646)	(22,888,922)	(19,079,614)				
Net assets	20,047,452	19,728,874	17,056,971	17,362,858	16,807,565				
Net assets per share (RMB)	6.13	6.03	5.22	5.31	5.22				

The above earnings per share for 2022 is based on the weighted average number of ordinary shares of 3,270,393,000 (2018: 3,220,696,000; 2019: 3,221,376,000; 2020: 3,270,393,000; 2021: 3,270,393,000) in issue during the year. The above net assets per share for 2022 is based on the ending number of ordinary shares of 3,270,393,000 (2018: 3,220,696,000; 2019: 3,270,393,000; 2020: 3,270,393,000; 2021: 3,270,393,000) in issue during the year.

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To Shareholders,

I am pleased to present the annual report of the Group for the year ended 31 December 2022 (the "Year") on behalf of the board of directors (the "Directors") of the Company (the "Board"). I would also like to express our kind regards to all Shareholders on behalf of the Board and all staff members.

ANNUAL REVIEW

The year 2022 was an extraordinary, extremely difficult and unforgettable year. In spite of the adverse effects caused by the complex and severe internal and external environment and the impact of the pandemic and other factors beyond expectations, under the strong leadership of the Board, all cadres and staff, adhering to the two main tasks of stability and development, have accomplished outstanding results after overcoming one difficulty after another, achieving one goal after another, and weathering exceptionally severe tests.

OUTLOOK

The year 2023 is a year for the Company to achieve breakthroughs and comprehensive improvement. The Company will fully carry out the decisions and arrangements of the Board. With comprehensive improvement as its main task and to be guided by innovation, the Company will put more effort on the big and important things which lay the foundation for and benefit its long-term development, develop a new model of the mining industry featuring safe, green, quality and efficient development, and strive to achieve high quality and comprehensive development.

ACKNOWLEDGEMENT

Struggle is full of hardship, and hard work bears fruit. Looking back at the Year, we have ensured safe working environment, stability, compliance, growth, potentials for future development and asset appreciation. We tackled the challenges head on and cultivated the harvest. Every day of struggle shines, every unforgettable moment is warm-hearted, every development result is exciting! The Company treasures the hard-won development results as they are owing to the support and caring of the Shareholders as well as the concern and encouragement from all stakeholders.

I would like to express my sincere gratitude to all Shareholders and the public who care about the Group. I would also like to extend my sincere respect to all dedicated Directors and all diligent employees. The Group will press ahead with its strategic goal of "building a world-class gold mining company with international competitiveness", achieve more outstanding operating results to reward its investors and strive to create more values for Shareholders!

13.

Jiang Guipeng Chairman

24 March 2023

RESULTS FOR THE YEAR

GOLD OUTPUT

For the Year, the Group's total output of gold amounted to 27,350.77 kg (approximately 879,347.08 ozs), representing an increase of approximately 15.61% as compared to the previous year. Among which, 19,236.06 kg (approximately 618,453.29 ozs) of gold was mine-produced gold, representing an increase of approximately 52.38% as compared to the previous year, and 8,114.71 kg (approximately 260,893.79 ozs) was smelted and processed gold, representing a decrease of approximately 26.46% as compared to the previous year. The increase in total gold output was mainly due to anchoring the resumption of production and further releasing the production capacity of the Group during the Year.

COPPER OUTPUT

For the Year, the Group's total output of copper amounted to 4,343 tons, representing a year-on-year decrease of approximately 39.81% as compared to the previous year, which was mainly due to the affection of the local mining regulatory policies.

REVENUE

For the Year, the Group's revenue was approximately RMB7,885,557,000 (2021: RMB6,859,446,000), representing an increase of approximately 14.96% as compared to the previous year.

NET PROFIT

For the Year, the Group's net profit was approximately RMB560,186,000 (2021: RMB191,033,000), representing an increase of approximately 193.24% as compared to the previous year. The increase in net profit was primarily due to the increase in the output of mine-produced gold and increase in revenue of the Group.

EARNINGS PER SHARE

For the Year, the basic and diluted earnings per share attributable to ordinary equity holders of the parent amounted to approximately RMB0.07 and RMB0.07, respectively (2021: RMB0.01 and RMB0.01, respectively), representing an increase of approximately 600% and 600% respectively as compared to the previous year.

DISTRIBUTION PROPOSAL

The Board proposed the payment of a cash dividend of RMB0.04 per share (tax included) (2021: Nil) to the Shareholders.

MARKET OVERVIEW

The war between Russia and Ukraine broke out in the first half of 2022, and risk aversion combined with high inflation drove the gold price to rise sharply. The gold price has been rising since the beginning of the year at US\$1,828/ oz, reaching a peak of US\$2,070/oz. With the fading of risk aversion and the US Federal Reserve's rapid interest rate hike cycle, the gold price began to fall back into a volatile downward trend, reaching as low as US\$1,614/oz. In the fourth quarter, as the US Federal Reserve slowed down the pace of raising interest rates and the economic recession was expected to heat up, the gold price opened at US\$1,828.60/oz and closed at US\$1,823.58/oz, with a maximum of US\$2,070.42/oz and a minimum of US\$1,614.00/oz, and recorded an average of US\$1,800.09/ oz. The 9995 gold traded on the Shanghai Gold Exchange (the "SGE") opened at RMB371.30/g, once hit the highest of RMB417.00/g and the lowest of RMB310.15/g, and then closed at RMB409.93/g, recording an average of RMB389.02/g for the whole year and an increase of 4.03% on a year-on-year basis.

The data from the China Gold Association showed that in 2022, the production capacity of gold mines in China gradually returned to the pre-epidemic level since the gold mines in Shandong Province were no longer affected by safety production accidents; and the commencement of production of some new projects in China and the completion of reconstruction and expansion projects had also contributed to a substantial increase in national mineral gold production. China's gold output amounted to 372.05 tons in 2022, representing an increase of 13.09% on a year-on-year basis.

BUSINESS REVIEW

In 2022, the government continued to carry out in-depth production safety inspection and rectification in Shandong Province and the clean-up and rectification of non-coal mines in Yantai city. The Company successfully passed various inspections and its production and operation recovered to normal. With production capacity being fully released and performance being significantly boosted, a brand new corporate image has been established. Furthermore, Zijin Mining Group Co., Ltd. (紫金礦業股份有限公司) ("Zijin Mining"), the industry leader, became the Company's second largest Shareholder, opening a new chapter of our strategic cooperation.

Coordinating the organization and scheduling of production, successfully meet the full-year targets. The Company actively overcame the adverse impact on production and operation caused by the COVID-19 pandemic prevention and control, and adopted measures such as staff of the project department staying local for the Spring Festival and specific deployment of work resumption of employees, so as to ensure that the mining enterprises located in Zhaoyuan resumed work and production at the earliest time, maintaining continuous and stable production. By launching the "making good start in the first quarter, passing the halfway mark by half year, accomplishing critical missions in the third quarter, sprint for performance in the fourth quarter" annual production competition, performance indicators were achieved by phases. Supporting by corresponding reward and punishment policies, the Company achieved production stabilization and production and efficiency enhancement. The Company accumulated 19,236.06 kg of mine-produced gold with net profit amounted to RMB560 million, achieving "Double Growth" in production and performance in 2022.

Focusing on "double focus" and achieving new progress in the construction of key projects. During the Year, the Company invested RMB104 million in geological exploration, resulting in an additional output of 32.6 tons of gold metal. In accordance with the standards set out in JORC Code, gold resource reserves of the Company reached 1,190.81 tons and recoverable reserve reached 482.13 tons by the end of 2022. Ruihai Mining* (瑞海礦業) obtained approval for "simultaneous design, construction and operation of safety facilities" and entered into the fast track of full-scale construction. The expansion of backbone mines projects including Dayingezhuang Gold Mine* (大尹格莊金礦) and Xiadian Gold Mine* (夏甸金礦) ran smoothly. Throughout the Year, the Company invested RMB120 million in research and development, newly increasing one project at national platform, 12 projects at provincial and city level platforms, was awarded six scientific and technological awards at the provincial and ministerial levels, and had 16 high and new technology enterprises.

Carried out the "six reductions and six guarantees" initiative to improve quality and efficiency of management. We applied the management concepts such as cost and risk throughout all staff, whole protocol and all fields. We innovated our material procurement model to reduce procurement costs and actively investigated the introduction of high-quality suppliers, with the proportion of unified purchase of bulk materials and direct supply by manufacturers reaching 85% and 73%, respectively. We have realized internal potential tapping and energy saving and consumption reduction through internal contracting, independent maintenance, the establishment of internal teams, localization of spare parts and application of four new technologies. The Company continued to deepen its excellent performance management model and was recognised for its management maturity, which was confirmed three years after being awarded the National Quality Award.

Implemented main-body responsibility for safety production and the situation of safety and environmental protection remained stable. We adhered to the philosophy of "life first, safety first", and put efforts on key tasks such as the safety production month, the four preventions in summer, the rectification in key production systems, the construction of safety information platform and the construction of green mines, as well as increasing efforts in the inspection and rectification of hidden risks and safety education and training for all staff, thus achieving a comprehensive upgrade of safety and environmental protection.

IMPACT OF THE COVID-19 PANDEMIC ON THE OPERATION OF THE GROUP

The global pandemic of the COVID-19 pandemic still spreads in 2022. The Company has strengthened the control of the source of the pandemic through normalized, full-staff, and online pandemic prevention and control, monitored from multi-aspects to warn in advance and conducted pandemic prevention and control in key areas, to ensure a continuously stable pandemic prevention situation. Affected by the pandemic, the on-site due diligence and business negotiation of some of the Company's overseas mergers and acquisitions projects have been affected to a certain extent. However, benefiting from the Company's good-performing pandemic prevention and control measures, the financial position and operation of the Group have not been materially affected by the pandemic.

			JORC Complied					
				Resources				
				Measured+				
No.	Name of mine	Mineral	Unit	Indicated	Inferred			
1	Xiadian Gold Mine	Gold	Ore (Mt)	23.297	10.476			
			Grade (g/t)	2.91	3.44			
			Metal (t)	67.73	36.09			
2	Canzhuang Gold Mine	Gold	Ore (Mt)	3.363	9.312			
			Grade (g/t)	3.56	4.32			
			Metal (t)	11.97	40.25			
3	Dayingezhuang Gold Mine	Gold	Ore (Mt)	44.312	46.395			
			Grade (g/t)	2.55	2.59			
			Metal (t)	113.15	120.02			
4	Jinchiling Gold Mine	Gold	Ore (Mt)	0.357	0.577			
			Grade (g/t)	5.76	9.67			
			Metal (t)	2.06	5.58			
5	Jintingling Mining	Gold	Ore (Mt)	1.241	1.429			
			Grade (g/t)	3.17	10.62			
			Metal (t)	3.94	15.17			
6	Daqinjia Mining	Gold	Ore (Mt)	0.234	0.204			
			Grade (g/t)	3.93	3.55			
			Metal (t)	0.92	0.72			
7	Ruihai Mining	Gold	Ore (Mt)	51.370	82.643			
			Grade (g/t)	4.86	3.78			
			Metal (t)	249.66	312.71			
8	Zhaojin Beijiang	Gold	Ore (Mt)	0.462	2.043			
			Grade (g/t)	3.88	4.08			
			Metal (t)	1.80	8.33			
9	Minxian Tianhao	Gold	Ore (Mt)	2.912	0.329			
			Grade (g/t)	2.51	3.90			
			Metal (t)	7.31	1.28			
10	Zhaojin Kunhe	Gold	Ore (Mt)	0.137	0.130			
			Grade (g/t)	4.90	5.26			
			Metal (t)	0.67	0.68			
11	Fengningjinlong	Gold	Ore (Mt)	1.705	0.756			
			Grade (g/t)	3.18	3.36			
			Metal (t)	5.42	2.54			
12	Zaozigou Gold Mine	Gold	Ore (Mt)	4.615	7.738			
			Grade (g/t)	4.43	3.53			
			Metal (t)	20.46	27.33			

Table 1: Statistics of Zhaojin Mining's Mineral Resources (as at 31 December 2022)

				JORC Com	olied	
			Resources			
				Measured+		
No.	Name of mine	Mineral	Unit	Indicated	Inferred	
13	Xinyuan Mining	Gold	Ore (Mt)	0.060	0.024	
			Grade (g/t)	6.52	8.07	
			Metal (t)	0.39	0.19	
14	Liangdang Zhaojin	Gold	Ore (Mt)	0.985	8.089	
			Grade (g/t)	2.43	2.00	
			Metal (t)	2.39	16.19	
15	Zhaojin Baiyun	Gold	Ore (Mt)	2.954	7.680	
			Grade (g/t)	3.25	2.74	
			Metal (t)	9.59	21.07	
16	Qinghe Mining	Gold	Ore (Mt)	3.293	1.117	
			Grade (g/t)	6.59	4.87	
			Metal (t)	21.70	5.45	
17	Longxin Mining	Gold	Ore (Mt)	1.219	2.127	
			Grade (g/t)	5.28	2.75	
			Metal (t)	6.43	5.86	
18	Gansu Xinrui	Gold	Ore (Mt)	2.975	5.299	
			Grade (g/t)	2.62	2.46	
			Metal (t)	7.79	13.02	
19	Subei Jinying	Gold	Ore (Mt)	0.208	1.711	
			Grade (g/t)	4.92	5.87	
			Metal (t)	1.02	10.05	
20	Yuantong Mining	Gold	Ore (Mt)	0.280	0.485	
			Grade (g/t)	6.07	4.62	
			Metal (t)	1.70	2.24	
21	Fengye Mining	Gold	Ore (Mt)	0.300	0.572	
			Grade (g/t)	6.54	6.47	
			Metal (t)	1.96	3.70	
22	Jinwang Mining	Gold	Ore (Mt)	0.050	0.742	
			Grade (g/t)	4.20	4.44	
			Metal (t)	0.21	3.30	
23	Fengning Zhaojin	Gold	Ore (Mt)	0.047	0.160	
			Grade (g/t)	4.29	3.55	
			Metal (t)	0.20	0.57	
24	Tonghui Mining	Copper	Ore (Mt)	2.402	1.690	
			Grade (%)	1.67	1.26	
			Metal (kt)	40.13	21.37	

				JORC Complied			
				Resources			
				Measured+			
No.	Name of mine	Mineral	Unit	Indicated	Inferred		
25	Dishui Copper Mine	Copper	Ore (Mt)	8.938	16.102		
			Grade (%)	1.05	1.01		
			Metal (kt)	94.27	162.17		
	Total amount of mineral resources	Gold	Ore (Mt)	146.377	190.037		
			Grade (g/t)	3.68	3.43		
			Metal (t)	538.47	652.34		
		Copper	Ore (Mt)	11.340	17.793		
			Grade (%)	1.19	1.03		
			Metal (kt)	134.40	183.54		
	Total amount of mineral resources						
	owned by Zhaojin Mining	Gold	Ore (Mt)	124.318	151.193		
			Grade (g/t)	3.53	3.41		
			Metal (t)	439.11	515.03		
		Copper	Ore (Mt)	9.271	14.276		
			Grade (%)	1.20	1.04		
			Metal (kt)	111.40	147.78		

Table 2: Statistics of Zhaojin Mining's Recoverable Reserve (as at 31 December 2022)

						Measured+				
No.	Name of mine	Mineral	Unit	Measured	Indicated	Indicated	Inferred	Proved	Probable	Total
1	Xiadian Gold Mine	Gold	Ore (Mt)	6.527	16.771	23.297	10.476	6.516	16.744	23.260
			Grade (g/t)	2.90	2.91	2.91	3.44	2.77	2.77	2.77
			Metal (t)	18.95	48.78	67.73	36.09	18.03	46.42	64.45
2	Canzhuang Gold Mine	Gold	Ore (Mt)	0.479	2.884	3.363	9.312	0.478	2.881	3.359
			Grade (g/t)	4.22	3.45	3.56	4.32	4.00	3.27	3.37
			Metal (t)	2.02	9.95	11.97	40.25	1.91	9.41	11.32
3	Dayingezhuang Gold Mine	Gold	Ore (Mt)	6.682	37.630	44.312	46.395	6.880	38.749	45.629
			Grade (g/t)	2.51	2.56	2.55	2.59	2.33	2.37	2.37
			Metal (t)	16.77	96.38	113.15	120.02	16.01	92.00	108.02
4	Jinchiling Gold Mine	Gold	Ore (Mt)	-	0.357	0.357	0.577	-	0.386	0.386
			Grade (g/t)	and the second	5.76	5.76	9.67	-	5.06	5.06
			Metal (t)	- 10	2.06	2.06	5.58	-	1.95	1.95
5	Jintingling Mining	Gold	Ore (Mt)	-	1.241	1.241	1.429	-	1.265	1.265
			Grade (g/t)	-	3.17	3.17	10.62	-	3.02	3.02
			Metal (t)	-	3.94	3.94	15.17	-	3.82	3.82

						Measured+				
No.	Name of mine	Mineral	Unit	Measured	Indicated	Indicated	Inferred	Proved	Probable	Total
6	Daqinjia Mining	Gold	Ore (Mt)	0.029	0.205	0.234	0.204	0.030	0.212	0.243
			Grade (g/t)	3.48	3.99	3.93	3.55	3.16	3.63	3.57
			Metal (t)	0.10	0.82	0.92	0.72	0.10	0.77	0.87
7	Ruihai Mining	Gold	Ore (Mt)	15.343	36.028	51.370	82.643	14.345	33.686	48.031
			Grade (g/t)	6.25	4.27	4.86	3.78	5.68	3.88	4.42
			Metal (t)	95.86	153.80	249.66	312.71	81.48	130.73	212.21
8	Zhaojin Beijiang	Gold	Ore (Mt)	0.017	0.445	0.462	2.043	0.018	0.469	0.487
			Grade (g/t)	4.57	3.86	3.88	4.08	3.95	3.34	3.36
			Metal (t)	0.08	1.72	1.80	8.33	0.07	1.57	1.64
9	Minxian Tianhao	Gold	Ore (Mt)	-	2.912	2.912	0.329	-	2.958	2.958
			Grade (g/t)	-	2.51	2.51	3.90	-	2.32	2.32
			Metal (t)	-	7.31	7.31	1.28	-	6.86	6.86
10	Zhaojin Kunhe	Gold	Ore (Mt)	0.016	0.120	0.137	0.130	0.017	0.122	0.139
			Grade (g/t)	5.45	4.82	4.90	5.26	4.97	4.40	4.47
			Metal (t)	0.09	0.58	0.67	0.68	0.08	0.54	0.62
11	Fengningjinlong	Gold	Ore (Mt)	1.189	0.516	1.705	0.756	1.118	0.485	1.602
			Grade (g/t)	3.12	3.33	3.18	3.36	2.87	3.06	2.93
			Metal (t)	3.71	1.72	5.42	2.54	3.21	1.48	4.69
12	Zaozigou Gold Mine	Gold	Ore (Mt)	2.031	2.584	4.615	7.738	2.121	2.699	4.821
	-		Grade (g/t)	4.87	4.09	4.43	3.53	4.43	3.72	4.03
			Metal (t)	9.89	10.58	20.46	27.33	9.39	10.04	19.43
13	Xinyuan Mining	Gold	Ore (Mt)	-	0.060	0.060	0.024	_	0.062	0.062
			Grade (g/t)	-	6.52	6.52	8.07	_	6.01	6.01
			Metal (t)	-	0.39	0.39	0.19	_	0.37	0.37
14	Liangdang Zhaojin	Gold	Ore (Mt)	-	0.985	0.985	8.089	-	0.976	0.976
			Grade (g/t)	-	2.43	2.43	2.00	_	2.29	2.29
			Metal (t)	-	2.39	2.39	16.19	_	2.24	2.24
15	Zhaojin Baiyun	Gold	Ore (Mt)	-	2.954	2.954	7.680	-	2.883	2.883
	, ,		Grade (g/t)	-	3.25	3.25	2.74	-	3.03	3.03
			Metal (t)	-	9.59	9.59	21.07	-	8.73	8.73
16	Qinghe Mining	Gold	Ore (Mt)	-	3.293	3.293	1.117	-	3.896	3.896
			Grade (g/t)	-	6.59	6.59	4.87	-	4.71	4.71
			Metal (t)	-	21.70	21.70	5.45	-	18.36	18.36
17	Longxin Mining	Gold	Ore (Mt)	-	1.219	1.219	2.127	-	1.207	1.207
			Grade (g/t)	_	5.28	5.28	2.75	_	4.80	4.80
			Metal (t)	-	6.43	6.43	5.86	-	5.79	5.79
18	Gansu Xinrui	Gold	Ore (Mt)	-	2.975	2.975	5.299	_	2.908	2.908
			Grade (g/t)	-	2.62	2.62	2.46	- 151	2.28	2.28
			Metal (t)	-	7.79	7.79	13.02	_	6.62	6.62
19	Subei Jinying	Gold	Ore (Mt)	-	0.208	0.208	1.711	-	0.192	0.192
	,		Grade (g/t)	_	4.92	4.92	5.87	-	4.56	4.56
			Metal (t)		1.02	1.02	10.05	-	0.87	0.87
20	Yuantong Mining	Gold	Ore (Mt)	0.029	0.251	0.280	0.485	0.029	0.253	0.282
		0.010	Grade (g/t)	19.24	4.57	6.07	4.62	18.43	4.38	5.82
			Metal (t)	0.55	1.15	1.70	2.24	0.53	1.11	1.64
			110001 (1)	0.00	1.10		2.2.1	0.00		

						Measured+				
No.	Name of mine	Mineral	Unit	Measured	Indicated	Indicated	Inferred	Proved	Probable	Total
21	Fengye Mining	Gold	Ore (Mt)	-	0.300	0.300	0.572	-	0.234	0.234
			Grade (g/t)	-	6.54	6.54	6.47	-	5.38	5.38
			Metal (t)	-	1.96	1.96	3.70	-	1.26	1.26
22	Jinwang Mining	Gold	Ore (Mt)	0.029	0.021	0.050	0.742	0.028	0.020	0.047
			Grade (g/t)	3.47	5.23	4.20	4.44	3.24	4.88	3.93
			Metal (t)	0.10	0.11	0.21	3.30	0.09	0.10	0.19
23	Fengning Zhaojin	Gold	Ore (Mt)	0.013	0.034	0.047	0.160	0.013	0.036	0.049
			Grade (g/t)	5.23	3.94	4.29	3.55	4.76	3.58	3.90
			Metal (t)	0.07	0.13	0.20	0.57	0.06	0.13	0.19
24	Tonghui Mining	Copper	Ore (Mt)	0.138	2.264	2.402	1.690	0.133	2.179	2.312
			Grade (%)	1.63	1.67	1.67	1.26	1.58	1.62	1.62
			Metal (kt)	2.25	37.88	40.13	21.37	2.10	35.35	37.45
25	Dishui Copper Mine	Copper	Ore (Mt)	3.289	5.649	8.938	16.102	2.995	5.145	8.140
			Grade (%)	1.02	1.07	1.05	1.01	0.93	0.98	0.96
			Metal (kt)	33.69	60.58	94.27	162.17	27.99	50.32	78.31
	Total amount of mineral									
	resources	Gold	Ore (Mt)	32.383	113.994	146.377	190.037	31.594	113.323	144.916
			Grade (g/t)	4.58	3.42	3.68	3.43	4.15	3.10	3.33
			Metal (t)	148.18	390.30	538.47	652.34	130.96	351.17	482.13
		Copper	Ore (Mt)	3.427	7.913	11.340	17.793	3.128	7.324	10.452
			Grade (%)	1.05	1.24	1.19	1.03	0.96	1.17	1.11
			Metal (kt)	35.94	98.46	134.40	183.54	30.09	85.67	115.76
	Total amount of mineral									
	resources owned by									
	Zhaojin Mining	Gold	Ore (Mt)	26.217	98.101	124.318	151.193	25.718	98.169	123.887
			Grade (g/t)	4.30	3.33	3.53	3.41	3.90	3.02	3.20
			Metal (t)	112.70	326.41	439.11	515.03	100.28	296.18	396.46
		Copper	Ore (Mt)	2.725	6.545	9.271	14.276	2.488	6.069	8.557
			Grade (%)	1.05	1.26	1.20	1.04	0.97	1.19	1.13
			Metal (kt)	28.69	82.71	111.40	147.78	24.05	72.28	96.32

Notes:

- 1. The consumption of gold ore reserve in 2022 was 6,094,811 tonnes. The grade was 2.33 gram per tonne. 342 gold exploration drill holes were conducted, 26,363.08 meters of tunneling footage and 110,743.96 meters of drilling footage were completed.
- 2. The consumption of copper ore reserve in 2022 was 79,625 tonnes. The grade was 1.03%. Six copper exploration drill holes were conducted, 1,016.00 meters of tunneling footage and 4,706.07 meters of drilling footage were completed.
- 3 For the assumptions adopted for the annual update of resources and/or reserves in the above tables, please refer to "Assumptions Adopted for Annual Update of Resources and/or Reserves" on pages 17 and 18 of this annual report.

ASSUMPTIONS ADOPTED FOR THE ANNUAL UPDATE OF RESOURCES AND/OR RESERVES

The same assumptions as those applied in the 2021 Annual Report in accordance with the standards set out in JORC Code were adopted in Tables 1 and 2 above. Relevant updates were made according to our new exploration work and based on the historical data used by technical consultants. As confirmed by the Company's internal experts, there has been no material change to our level of resources and reserves and the changes were mainly attributable to adjustment for production consumption and integration of mining rights.

Assumptions adopted for the annual update of resources and/or reserves are set out as below:

1. GOLD ORE RESOURCE ESTIMATES

a. Mineral resource estimates

Premising on the level of mineral resources as at the end of 2021, Beijing Haidiren Resources Consulting Co., Ltd. ("Beijing Haidiren"), an independent third party resources assessor, updated the estimates by incorporating the mining consumption of gold mineral resources between January to December 2022 and changes in mineral resources from prospecting and exploration during that period. The verification was carried out by Beijing Haidiren on the analysis of the core, geological record and tests in this period.

b. Recoverable reserve estimates

- i. When calculating the recovery rate and the dilution rate using the level of recoverable reserve recognised by the JORC Code, the grade of country rock dilution is assumed to be 0;
- ii. Zhaojin Mining adopted several mining methods in the productive mines, the average of the respective mines' actual mining recovery rate and dilution rate for the latest three years is adopted;
- iii. For mines that are yet to commence mining activities, verified information from development and utilization proposals, assessment reports or geological reports is used;
- iv. The average recovery rate of Zhaojin Mining's 9 gold productive mines was approximately 93.24%, while the dilution rate was approximately 7.55%; and
- v. Beijing Haidiren converted the mineral resources of economically measured and indicated grades into proved and probable reserve according to the overall dilution rate and recovery rate of mining.

2. COPPER ORE RESOURCE ESTIMATES

a. Mineral resource estimates

Based on the level of mineral resources as at the end of 2021, Beijing Haidiren updated the estimates by incorporating the mining consumption of copper mineral resources between January to December 2022, and changes in mineral resources from prospecting and exploration during that period. The verification was carried out by Beijing Haidiren on the analysis of the core, geological record and tests in this period.

b. Recoverable reserve estimates

- i. When calculating the recovery rate and the dilution rate using the level of recoverable reserve recognised by the JORC Code, the grade of country rock dilution is assumed to be 0;
- ii. Zhaojin Mining adopted several mining methods in the productive mines, the average of the respective mines' actual mining recovery rate and dilution rate for the latest three years is adopted;
- iii. The average recovery rate of Zhaojin Mining's 1 copper mine was approximately 90.75%, while the dilution rate was approximately 4.64%; and
- iv. Beijing Haidiren converted the mineral resources of economically measured and indicated grades into proved and probable reserve according to the overall dilution rate and recovery rate of mining.
- *Note:* The relevant assumptions and estimates adopted to calculate the reserve and resource in 2022 were in line with the same adopted to calculate the reserve and resource estimates disclosed by the Company in previous years, and there has been no material change to the assumptions adopted.

FINANCIAL ANALYSIS

REVENUE

For the Year, the Group's revenue was approximately RMB7,885,557,000 (2021: RMB6,859,446,000), representing an increase of approximately 14.96% (2021: a decrease of approximately 10.32%) as compared to the previous year. The increase was mainly due to the increase in the gold sales volume and the increase in gold prices of the Group.

COST OF SALES

For the Year, the Group's cost of sales was approximately RMB5,229,645,000 (2021: RMB4,167,369,000), representing an increase of approximately 25.49% (2021: an increase of approximately 3.32%) as compared to the previous year. The increase was mainly due to the increase in the gold sales volume and the year-on-year increase in the cost of sales of the Group.

GROSS PROFIT AND GROSS PROFIT MARGIN

During the Year, the Group's gross profit was approximately RMB2,655,912,000 (2021: RMB2,692,077,000), representing a decrease in gross profit of approximately 1.34% (2021: a decrease of approximately 25.53%). The decrease in gross profit was primarily due to the increase in the gold mining cost of the Group.

During the Year, the Group's gross profit margin was approximately 33.68% (2021: 39.25%), representing a decrease in gross profit margin of approximately 5.57% (2021: a decrease of approximately 16.97%) as compared to the previous year.

OTHER INCOME AND GAINS

During the Year, the Group's other income and gains were approximately RMB565,875,000 (2021: RMB557,978,000), representing an increase of approximately 1.42% (2021: a decrease of approximately 30.84%) as compared to the previous year. The increase in other income and gains was mainly due to the Group strengthened financing management and increased interest income.

SELLING AND DISTRIBUTION EXPENSES

For the Year, the Group's selling and distribution expenses were approximately RMB33,126,000 (2021: RMB31,460,000), representing an increase of approximately 5.30% (2021: a decrease of approximately 30.13%) as compared to the previous year. The increase was mainly due to the increase in gold sales volume during the Year, resulting in the increase of transaction costs.

ADMINISTRATIVE AND OTHER EXPENSES

The Group's administrative and other operating expenses were approximately RMB1,913,739,000 during the Year (2021: RMB2,329,143,000), representing a decrease of approximately 17.84% (2021: a decrease of approximately 1.42%) as compared to 2021. As the Group recovered from production, the reduction of administrative and other expenses is mainly due to the decreased loss from suspended production, reinforced expense management and reduced non-operating expenses.

FINANCE COSTS

For the Year, the Group's finance costs were approximately RMB533,191,000 (2021: RMB607,867,000), representing a decrease of approximately 12.28% (2021: a decrease of approximately 13.09%) as compared to 2021. The decrease was mainly due to the Group strengthened the financing cost management during the Year, resulting in the decline of financing interest rate.

INCOME TAX EXPENSES

For the Year, the Group's income tax expenses increased by approximately RMB88,369,000 as compared to the previous year. The increase was primarily due to the growth of the profit before tax of the Group. During the Year, corporate income tax within the territory of the PRC has been provided at a rate of 25% (2021: 25%) on the taxable income (except for the high and new technology enterprises and western-region-development subsidiaries of the Group in Mainland China, which are taxed at a preferential rate of 15%). Hong Kong profits tax has been provided at the rate of 16.5% (2021: 16.5%) on the estimated assessable profits arising in Hong Kong during the Year. The Group did not incur any Hong Kong profits tax during the Year. The effective tax rate of the Group is 24.22% during the Year (2021: 32.20%).

PROFIT ATTRIBUTABLE TO OWNERS OF THE PARENT

For the Year, the Group's profit attributable to the owners of the parent was approximately RMB401,952,000, representing an increase of approximately 1,092.84% (2021: a decrease of approximately 96.80%) from approximately RMB33,697,000 in 2021. The increase was mainly due to some wholly-owned subsidiaries of the Group strengthened production and operation management, fully released capacity and substantially increased profitability.

LIQUIDITY AND CAPITAL RESOURCES

The working capital and funds required by the Group are mainly derived from its cash flows generated from operations and borrowings, while the Group's capital for operating activities are mainly utilized to provide funding to acquisition activities, capital expenditures, and repayment of borrowings.

CASH FLOWS AND WORKING CAPITAL

The Group's cash and cash equivalents have increased from approximately RMB2,998,213,000 as at 31 December 2021 to approximately RMB3,583,213,000 as at 31 December 2022. The increase was mainly because the cash inflow from operating and financing activities of the Group was more than the cash outflow of investing activities and financing activities of the Group.

As at 31 December 2022, the cash and cash equivalents of the Group denominated in Hong Kong dollars amounted to approximately RMB33,612,000 (2021: RMB214,871,000), those denominated in US dollars amounted to approximately RMB124,484,000 (2021: RMB105,458,000), those denominated in Australian dollars amounted to approximately RMB10,930,000 (2021: RMB16,759,000), those denominated in Kazakhstani Tenge amounted to approximately RMB3,000 (2021: RMB3,000). Those denominated in Great Britain Pound amounted to approximately RMB311,000 (2021: RMB1,413,000). All other cash and cash equivalents held by the Group are denominated in RMB.

BORROWINGS

As at 31 December 2022, the Group had outstanding bank loans, other borrowings and gold from gold leasing business (namely, the funds that were raised by the Group through leasing gold from bank and subsequently sold through SGE) of approximately RMB11,480,514,000 (2021: RMB9,127,854,000), of which approximately RMB9,322,514,000 (2021: RMB7,828,593,000) shall be repaid within one year, and approximately RMB2,158,000,000 (2021: RMB1,299,261,000) shall be repaid within two to five years. As at 31 December 2022, the Group had outstanding corporate bonds of approximately RMB1,301,118,000, which shall be repaid in one year (2021: RMB3,444,601,000) and approximately RMB5,995,446,000 (2021: RMB4,300,489,000), which shall be repaid within two to five years.

As at 31 December 2022, there were RMB1,351,132,000 (2021: Nil) of bank loans of the Group denominated in United States dollars, and the remaining interest-bearing bank and other borrowings of the Group were denominated in RMB. As at 31 December 2022, approximately 74.83% of the interest-bearing bank loans and other borrowings held by the Group were at fixed rates.

GEARING RATIO

The Group monitors capital by gearing ratio, which is net debt divided by the total equity plus net debt. Net debt includes interest-bearing bank and other borrowings, corporate bonds and financial liabilities arising from the gold leasing business less cash and cash equivalents. As at 31 December 2022, the gearing ratio of the Group was 43.11% (31 December 2021: 41.29%). The Group's financing amount had increased during the Year, the gearing ratio had therefore increased.

MARKET RISKS

The Group is exposed to various types of market risks, including fluctuation in gold prices and other commodities prices, changes in interest rates and foreign exchange rates.

GOLD PRICES AND OTHER COMMODITIES PRICES RISKS

The Group's exposure to price risk is primarily due to the fluctuations in the market price of gold and copper which can affect the Group's operational results.

During the Year, the Group has, under certain circumstances, entered into AU (T+D) contracts, which are commodity contracts of deferred delivery. Under the framework of these contracts, the Group can buy or sell gold at day price with a margin payment of 10% of the total trading value, to achieve same day delivery or deferred delivery. There is no restriction imposed on the settlement period. During the Year, the Group has not entered into any long-term AU (T+D) contract framework.

The Group also entered into copper cathode and gold forward contracts on the Shanghai Futures Exchange to hedge price fluctuations of copper and gold.

The price range of the deferred commodity contracts is closely monitored by the management of the Group. Accordingly, a possible fluctuation of 10% in commodity prices would have no significant impact on the Group's profit and equity for the Year.

INTEREST RATE RISK

The Group's exposure to interest rate risk relates primarily to the cash and bank deposits held by the Group, interest-bearing bank and other borrowings and corporate bonds. The Group mainly controls its exposure to interest rate risks associated with certain cash holdings and bank deposits, interest-bearing bank and other borrowings and corporate bonds by placing them into appropriate short-term deposits at fixed or floating rate of interest and at the same time by borrowing loans at a mixture of fixed or floating rates of interest.

The Group had not used any interest rate swaps to hedge its exposure to interest rate risk during the Year.

FOREIGN EXCHANGE RISK

Most of the Group's transactions were carried out in RMB. The fluctuation in the RMB/US dollars exchange rate may affect international and local gold prices, which may therefore affect the Group's operating results. Fluctuations in the exchange rate may have an adverse effect on net assets of, the earnings of and any dividend declared by the Group in Hong Kong dollars.

RISK OF CHANGE IN INDUSTRY POLICIES

An array of laws, regulations and rules on the gold mining and refining industry in China constitutes the external regulatory and legal environment for the Company's ordinary and continuous operation and have great influence on the Company's business development, production and operation, domestic and foreign trade, and capital investment etc. Changes in relevant industry policies may have corresponding effects on the Company's production and operation.

PLEDGE

As at 31 December 2022, except RMB560,000,000 of discounted bills that were pledged for borrowings from People's Bank of China, the Group has not pledged any assets.

FULFILMENT OF POST-COMPLETION GUARANTEE FOR THE OPERATING RESULTS OF ZHAOJIN GEOLOGY EXPLORATION

References are made to the announcements of the Company dated 27 September 2019, 14 November 2019 and 2 January 2020, and the circular of the Company dated 30 October 2019.

On 27 September 2019, the Company and Zhaojin Group entered into the transfer agreement, pursuant to which the Company conditionally agreed to acquire, and Zhaojin Group conditionally agreed to sell, amongst others, the 100% equity interest in Shandong Zhaojin Geology Exploration Company Limited* (山東招金地質勘查有限公司) ("Zhaojin Geology Exploration"). The aggregate consideration under the transfer agreement was satisfied in full by the allotment and issuance of 49,697,009 new domestic shares of the Company to Zhaojin Group at the issue price of RMB8.09 per share.

The Company completed the share registration procedures with China Securities Depository and Clearing Corporation Limited in connection with the non-public issuance of the new domestic shares under specific mandate to Zhaojin Group on 27 December 2019 (the "Share Registration Completion Date").

Pursuant to the transfer agreement, Zhaojin Group has also granted a guarantee letter dated 27 September 2019 to the Company in respect of the operating results of Zhaojin Geology Exploration, pursuant to which Zhaojin Group guaranteed that Zhaojin Geology Exploration shall narrow the loss by 50%, achieve breakeven and record a profit of RMB3 million (excluding the revenue from disposal of the mining right in Madagascar at a price lower than the cost) within 12 months, 24 months and 36 months, respectively, from the Share Registration Completion Date. If Zhaojin Geology Exploration fails to meet the above targets within 36 months from the Share Registration Completion Date, Zhaojin Group shall make up the difference in the relevant operating results of Zhaojin Geology Exploration to the Company (the "Post-completion Guarantee").

In respect of the Post-completion Guarantee for the operating results of Zhaojin Geology Exploration within 36 months from the Share Registration Completion Date, the Board confirmed that based on the audited consolidated financial statements of Zhaojin Geology Exploration for the year ended 31 December 2022, Zhaojin Geology Exploration recorded a profit of RMB3,001,378.17, representing an increase of approximately 205.95% as compared with its profit of RMB981,006.61 for the year ended 31 December 2021.

Therefore, the Post-completion Guarantee for the operating results of Zhaojin Geology Exploration within 36 months from the Share Registration Completion Date has been met.

BUSINESS PROSPECTS

With inflation in the United States gradually slowing down and a smaller interest rate increase by the US Federal Reserve, the effective interest rate is expected to go downward while the gold price may achieve a relatively high increase in 2023. With the theme of "Focus, Breakthrough, Enhancement", the Company will adhere to its main responsibility and business, and will put solid effort into enhancing advantages, making up for shortcomings and laying the foundation. The Company will also focus on laying a sound foundation and seeking long-term interests, so as to promote the high quality and stable development of the Company.

ORGANIZING PRODUCTION IN SCIENTIFIC MANNER AND ENHANCING PRODUCTION AND EFFICIENCY BY COMBINING MEASURES AND INITIATIVES

Based on its annual production and operation schedule, the Company makes scientific planning for production, strict site management, and carefully organizes production to keep production smooth and in order. By strictly controlling the production index, the Company aims to reduce both dilution rate and loss rate, and improve the entry grade and the recovery rate, thus exploring room for production increase.

STRENGTHENING CONSTRUCTION OF PROJECTS AND BUILDING STRENGTH FOR FUTURE GROWTH

By consolidating its competitive strengths, the Company has a good start for the Ruihai Mining Project* (瑞海礦 業項目) in construction and progress, aiming to build a world-class green, intelligent and high-standard mine. By promoting the in-depth exploration of Dayingezhuang Gold Mine* (大尹格莊金礦) and Zaozigou Gold Mine* (早 子溝金礦), and the progress of projects including Jintingling Mining Caogoutou Project* (金亭嶺礦業草溝頭項目), the Company aims to speed up the transferring of their resources advantages into production advantages. The Company will promote the smooth progress of the expansion of mining rights such as Xiadian Gold Mine* (夏甸 金礦) and Dayingezhuang Gold Mine* (大尹格莊金礦), so as to increase the Company's overall production scale. Also, the Company will increase the deep ore prospecting of key mines and the deep and peripheral prospecting of exhausting mines to increase resource increment. By focusing on its domestic and overseas quality projects, the Company will accelerate its investment and merger and acquisition.

DEEPENING THE WORK FOR "SIX REDUCTIONS AND SIX GUARANTEES" INITIATIVE TO ACHIEVE CONTINUOUS IMPROVEMENT IN OPERATION QUALITY

We will implement lean management mode, continue to focus on key factors, links and processes, and reduce the production costs by focusing on the entire life cycle management of equipment, quota management of bulk material, energy-saving technology and equipment application. We will also strengthen logistics management, actively introduce high-quality manufacturers, expand the catalog of material brands, and increase the proportion of direct supply from manufacturers to reduce the procurement costs. Moreover, we will strengthen capital management and broaden low-cost financing channels to cut down non-productive expenses, and build up a "five-in-one" internal control management system by coordinating supervisory forces including the supervisory committee and departments in charge of discipline inspection, auditing and legal affairs to effectively prevent operational risks.

STRENGTHENING THE CONSTRUCTION OF "DOUBLE BASES" FOR SAFETY TO BUILD AN ESSENTIALLY SAFE ENTERPRISE

We will strengthen the safety awareness of all staff, improve the basic work level of grass-roots employees, build a solid defense line for safe production, and consolidate the ESG establishment, to enhance the standards in safety and environmental protection. We will also consolidate and enhance the achievements in construction of intelligent mines, promote the unattended remote automation control for upgrading, drainage, power supply and ventilation systems, to build a new type of smart, safe and green mines.

Details of personnel currently serving as Directors of the Company during the Year and as of the date of this annual report are as follows:

EXECUTIVE DIRECTORS

Mr. Jiang Guipeng, aged 44, born in January 1979, graduated from the Shandong University of Technology* (山東理工大學), majoring in mining engineering, and is a senior engineer. He currently serves as an executive Director and the chairman of the Company. Mr. Jiang also currently serves as the director of Sparky International Company Limited (斯派柯國際有限公司) and other positions. From March 2000 to February 2019, Mr. Jiang served successively as the director and section chief of Xiadian Gold Mine* (夏甸金礦) of the Company, the deputy mine director of Dayingezhuang Gold Mine* (大尹格莊金礦) of the Company, the general manager of Tuoli Zhaojin Xinhe Mining Company Limited* (托里縣招金鑫合礦業有限公司), the general manager of Zaozigou Gold Mine* (早子溝金礦) from February 2019 to July 2020, the regional director of the Company in Gansu and the general manager of Zaozigou Gold Mine* (早子溝金礦) from July 2020 to September 2020, the regional director of the Company in Gansu of the Company in Gansu from July 2020 to July 2021, and the safety director and the regional director in Gansu of the Company from July 2021 to January 2022. Mr. Jiang has won the first prize of Science and Technology Award from China Gold Association and Xinjiang Uygur Autonomous Region Model Worker and other honorary titles. Mr. Jiang has served as an executive Director and the president of the Company since January 2022, and has resigned from the position of president and served as the chairman of the Company since March 2023.

Mr. Duan Lei, aged 41, was born in March 1982, graduated from Shandong University of Science and Technology* (山東科技大學) with a bachelor's degree in mining engineering, and holds the title of senior engineer. He currently serves as an executive Director and executive president of the Company (the "Executive President"). Mr. Duan successively worked at Dahe Gold Mine of Zhaoyuan City* (招遠市大河金礦), Canzhuang Gold Mine* (蠶莊金礦) of the Group, Ruoqiang County Changyun Sanfengshan Gold Mine Co., Ltd.* (若羌縣昌運三峰山金礦有限責任公司), Party affair department of the Company, Zhaojin Geology Exploration and Dayinggezhuang Gold Mine* (大尹格莊金礦) of the Group, and successively serve as section chief, deputy department manager (with remuneration as manager), deputy general manager (in charge of work) and mine manager. Mr. Duan won the second and third prizes of Science and Technology Award from China Gold Association, the Outstanding Leader of TnPM Equipment Management, the National Skillful Worker of Machinery, Metallurgy and Building Materials Industry and other awards. Mr. Duan has served as an executive Director of the Company since March 2023.

Mr. Wang Ligang, aged 51, was born in July 1972. He graduated from Shandong Economic University* (山東經 濟學院) majoring in labour economy management and obtained an EMBA degree from Tsinghua University* (清華 大學) and a Master of Engineering. He has the qualification of Senior Gold Investment Analyst and is an affiliated person to The Hong Kong Chartered Governance Institute (formerly known as The Hong Kong Institute of Chartered Secretaries). He is currently an executive Director, a vice president and the secretary to the Board of the Company. Currently, Mr. Wang is the director of Sparky International Company Limited (斯派柯國際有限公司) and other positions. Mr. Wang has served in various managerial positions for Zhaoyuan Beijie Gold Mine* (招遠市北截金礦) and Zhaojin Group. Since 2004, he has served as a director of the general manager's office and director of the Board office of the Company, assistant to Board secretary to the Board since December 2007, has served as the vice president of the Company since February 2013 and has served as an executive Director of the Company since March 2018.

Mr. Chen Lunan, aged 46, born in November 1977, graduated from Huainan Mining College* (淮南礦業學院) in 1999, majoring in mineral processing engineering. He is an executive Director and vice-president of the Company. Mr. Chen has served as team leader, chief foreman and section chief of Zijinshan Gold Mine* (紫金山金礦), section chief of payroll section and training section of human resources department of Zijin Mining, office manager, assistant to general manager and deputy general manager of Guizhou Zijin Mining Co., Ltd.* (貴州紫金礦業股份有限公司), director of Beijing office of Zijin Mining, deputy general manager of Zijin International Mining Co., Ltd.* (紫金國際礦 業有限公司), chairman of the board of directors and general manager of Shanxi Zijin Mining Co., Ltd.* (山西紫金礦 業有限公司), general manager of Yunnan Zongtao Trading Co., Ltd.* (雲南眾韜經貿有限責任公司), deputy general manager of Wuping Zijin Mining Co., Ltd.* (武平紫金礦業有限公司) and assistant to chief of Zijinshan Gold and Copper Mine* (紫金山金銅礦), deputy general manager of Malipo Zijin Tungsten Group Co., Ltd.* (麻栗坡紫金鎢業集 團有限公司) and chief of Nanwenhe Tungsten Mine* (南溫河鎢礦), deputy general manager of Liancheng Zijin Mining Co., Ltd.* (連城紫金礦業有限公司), assistant to chief and deputy chief of Zijinshan Gold and Copper Mine* (紫金山 金銅礦), general manager of Yongding Zijin Longhu Ecological Industry Development Co., Ltd.* (永定紫金龍湖生態 產業發展有限公司), deputy general manager of Zijin International Mining Co., Ltd.* (紫金國際礦業有限公司), deputy county mayor of Luoning County People's Government, Luoyang City* (洛陽市洛寧縣人民政府) (temporary post), the deputy general manager of the mining division of Zijin Mining, chairman of the board of directors of Shanxi Zijin Mining Co., Ltd.* (山西紫金礦業有限公司) and general manager of Beijing Anchuang Management Consultation Co., Ltd.* (北京安創管理顧問有限公司) and other positions. Mr. Long has been an executive Director of the Company since November 2022.

NON-EXECUTIVE DIRECTORS

Mr. Long Yi, aged 47, born in October 1976, graduated from Northeastern University (東北大學) in 1999, majoring in mining engineering, and obtained his doctoral degree from Northeastern University in 2022, and is a senior engineer. He currently serves as a non-executive Director and vice chairman of the Company. Mr. long also currently serves as the vice-president of Zijin Mining. From July 1999 to December 2019, Mr. Long successively served as a technician in the mining plant and a construction manager in the Phase IV technical improvement underground engineering department of Zijinshan Gold Mine* (紫金山金礦), deputy director of the office of the construction command and deputy director of the underground engineering department of Zijinshan Copper Mine* (紫金山銅礦), assistant to the general manager of Xinjiang Jinbao Mining Co., Ltd.* (新疆金寶礦業有限公司), deputy general manager of Fuyun Jinshan Mining Co., Ltd.* (富蘊金山礦冶有限公司), deputy general manager and general manager of Xinjiang Jinbao Mining and chief of the Zijinshan Gold and Copper Mine* (紫金山金鳊), chief safety officer of Zijin Mining, general manager of La Compagnie Minière de Musonoie Global Société par Actions Simplifiée, general manager of the overseas business department of Zijin Mining, general manager of Serbia Zijin Bor Copper doo Bor and other positions. Mr. Long has been a non-executive Director of the Company since November 2022.

Mr. Li Guanghui, aged 51, born in January 1972, graduated from Hebei Coal Construction Engineering College* (河 北煤炭建築工程學院) majoring in mining engineering and obtained a master's degree in business administration from the University of International Business and Economics* (對外經濟貿易大學), and is a senior engineer. He currently serves as a non-executive Director of the Company, the deputy general manager of Zhaojin Group and the chairman and general manager of Zhaojin Non-Ferrous Mining Company Limited* (招金有色礦業有限公司) ("Zhaojin Non-Ferrous"). Mr. Li served as a member of the production technology section of Zhaoyuan Luoshan Gold Mine* (招遠 市羅山金礦) from August 1997 to June 2001. From June 2001 to July 2014, he held positions of the deputy manager of the marketing department of Zhaojin Group, the deputy general manager of Shandong Anshenghua Jewelry Co., Ltd.* (山東安盛華珠寶首飾有限公司), the deputy general manager of Shandong Zhaojin Gold and Silver Refinery Company Limited* (山東招金金銀精煉有限公司), the deputy general manager of Yongxing Zhaojin Precious Metal Processing Manufacturing Co., Ltd.* (永興招金貴金屬加工製造有限公司), the executive deputy general manager and general manager of Shandong Zhaojin Yinlou Jewelry Co., Ltd.* (山東招金銀樓珠寶有限公司), etc. and the director of Canzhuang Gold Mine* (蠶莊金礦) of the Company from July 2014 to February 2017. From February 2017 to January 2022, he served as the assistant general manager and director of investment and development of Zhaojin Group, and the chairman and general manager of Zhaojin Non-Ferrous. Mr. Li has won the second prize of Science and Technology Award from China Gold Association* (中國黃金協會) and the third prize of Innovation and Progress Award for outstanding employees in Shandong Province and other honorary awards. Mr. Li has been a nonexecutive Director of the Company since January 2022.

Mr. Luan Wenjing, aged 49, born in April 1974, graduated from Harbin Institute of Technology (哈爾濱理工大學) with a bachelor's degree in economics, and holds the titles of senior economist and senior political engineer. He is a non-executive Director of the Company, and a member of the party committee, a director and deputy general manager of Zhaojin Group. Mr. Luan used to work in Zhaoyuan Golden Sanatorium* (招遠市黃金療養院) and Zhaojin Group. He also successively served as the director of office of the Party Committee, secretary of the youth league committee, editor-in-chief of Zhaoyuan Gold News* (招遠黃金報), secretary to the board of directors, director of the office of letters and calls, assistant to the chairman of the board of directors and other positions of Zhaojin Group. Mr. Luan has been awarded various honorary titles including Outstanding Cadre of Ideological and Political Work for Staff in Shandong Province* (山東省職工思想政治工作優秀幹部), Advanced Individual of Shandong Entrepreneur Association* (山東省職工思想政治工作優秀幹部), Newster* (煙合市青年崗位能手). Mr. Luan has been a non-executive Director of the Company since November 2022.

INDEPENDENT NON-EXECUTIVE DIRECTORS

Ms. Chen Jinrong, aged 64, was born in October 1959. She graduated from Renmin University of China* (中國人 民大學) and is an associate professor. She is a qualified accountant in China and a qualified independent director. She is an independent non-executive Director of the Company, and a lecturer at the School of Economics and Management of Tsinghua University* (清華大學) and Beijing Union University* (北京聯合大學), director of risk control of Shandong Institute of Industrial Technology* (山東產業技術研究院) and executive president of Chanvan Bozheng School of Management* (產研博正管理學院). Ms. Chen is also an independent non-executive director of companies listed on the Shanghai Stock Exchange, Geovis Technology Co., Ltd. (中科星圖股份有限公司) (stock code: 688568), and BOCO Inter-Telecom Company Limited (億陽信通股份有限公司) (stock code: 600289). Ms. Chen mainly focuses on researching into, teaching of and counseling on corporate financial management, analysis of financial report for listed companies and operations of corporate capital, corporate organization and risk control, comprehensive corporate budget management etc. She has solid experience in aspects such as corporate restructuring, comprehensive corporate budget management, capital operations and corporate internal control. Ms. Chen has served as the deputy head of the finance department of China Information Industry Research Institute* (信息產業部中國信息產業研究院) under the Ministry of Information Industry, the deputy general manager of Beijing Hua Tsing Cai Zhi Corporate Management Counseling Company (北京華清財智企業管理顧問公司), etc.. Ms. Chen was awarded Outstanding Young Teacher in Beijing City and Outstanding Teacher by the Economic Committee of Beijing Municipal Government. Ms. Chen has been an independent non-executive Director of the Company since April 2007.

Mr. Choy Sze Chung Jojo, aged 64, was born in April 1959. He obtained his Master of Business Administration Degree from the University of Wales, United Kingdom, his Master of Business Law Degree from Monash University, Australia, his Honorary Doctorate of Management from Lincoln University and was awarded fellow of the Canadian Institute of Chartered Management. He is an independent non-executive Director of the Company, and also the vice chairman of National Resources Securities Limited* (中潤證券有限公司). Mr. Choy is also an independent nonexecutive director of companies listed on the Main Board of the Stock Exchange namely Sparkle Roll Group Limited* (stock code: 0970) (耀萊集團有限公司), Luye Pharma Group Ltd.* (stock code: 2186) (綠葉製藥集團有限公司), and GEM listed First Credit Finance Group Limited* (stock code: 8215) (第一信用金融集團有限公司). Mr. Choy is also the permanent honorary president of The Institute of Securities Dealers Limited, a fellow member of The Hong Kong Institute of Directors, a fellow member of Institute of Financial Accountants in the United Kingdom, a fellow member of Institute of Public Accountants in Australia, a fellow member of the Institute of Compliance Officers, a member of the fourth session, the fifth session and the sixth session of the Chief Executive Election Committee of Hong Kong Special Administrative Region, a member of the Election Committee of the 12th, 13th and 14th National People's Congress of Hong Kong Special Administrative Region, and an honorary principal of Chen Po Sum School. Mr. Choy has extensive experience in the securities industry and business management. Mr. Choy has been an independent non-executive Director of the Company since May 2007.

Mr. Wei Junhao, aged 62, was born in November 1961. He is a professor (postdoctoral) and doctoral supervisor. Mr. Wei is an independent non-executive Director of the Company, and also a professor of China University of Geosciences (Wuhan) Resources Institute* (中國地質大學(武漢)資源學院). Mr. Wei is also a board member of China Gold Association, editorial board member of Gold Magazine, member of China Geological Society Overseas Resources Committee and member of China Geological Society Mine Geology Committee. Mr. Wei has engaged in metallogenic prediction and prospecting research for a long time with over 30 years of work experience in geological research and exploration practice. Mr. Wei puts forward "mineralization field theory", which is very famous in domestic gold industry. Mr. Wei has hosted over 80 national level, provincial level and enterprise projects as project leader. By his effort, Liaoning Wulong Gold Mine* (遼寧五龍金礦) increased over 20 tonnes reserves in prospecting ore in resource exhausted mines during 1997-1999. Shanxi Tongguan Gold Mining Company* (陜西潼關黃金礦業公 司) increased 17 tonnes reserves in geological research and prospecting study during 2004-2007. Shandong Yantai Xintai Gold Company* (山東煙台鑫泰黃金公司) increased 15 tonnes reserves in geological prospecting research project during 2006-2009. Qinghai Yushu copper, lead and zinc prospecting project obtained more than 1.2 million reserves. Made major breakthrough in the prospecting of lead and zinc deposits in Xiasai, Sichuan Province. Other prospecting projects also obtained obvious results. Many large-scale domestic professional newspaper such as "China Gold News", "China Mining News", and "China Metallurgical News" reported his prospecting results several times. Mr. Wei currently cultivates over 120 masters and doctoral students. Mr. Wei has been an independent nonexecutive Director of the Company since February 2016.

Mr. Shen Shifu, aged 57, was born in November 1966. He is a professorate senior engineer, a tutor of doctorate and master candidates. He mainly carries out the research of resources comprehensive utilization technology and mineral processing technology. Mr. Shen is an independent non-executive Director of the Company and a chief expert of Mineral Processing Research and Design Institute of BGRIMM Technology Group Co., Ltd. ("BGRIMM Group") (北京礦冶科技集團有限公司選礦研究設計所). Mr. Shen is also an independent non-executive director of Huaiji Dengyun Auto-parts (Holding) Co., Ltd.* (懷集登雲汽配股份有限公司) (stock code: 002715), a company listed on Shenzhen Stock Exchange and China Graphite Group Limited* (中國石墨集團有限公司), a company whose shares are listed on the Stock Exchange (stock code: 2237). Mr. Shen once worked at Tsingtao Lubi Cement Co., Ltd. (Original Tsingtao Laoshan Cement Plant) as their director of laboratory, production department manager and manager assistant. Mr. Shen was hired as academic foregoer of China Inorganic Chemical Industry Society* (中 國無機化工學會), professor committee member of China Non-metallic Mineral Industry Association Professional Committee of Graphite* (中國非金屬礦工業協會石墨專業委員會) and professor committee member of China Nonferrous Metals Society Technical Experts Working Committee* (中國有色金屬學會技術專家工作委員會). As the main operator, Mr. Shen has presided over or participated in science technology support project of the Tenth Five-year Plan, the Eleventh Five-vear Plan, the Twelfth Five-vear Plan, the Thirteenth Five-vear and the Fourteenth Fiveyear key research and development program national high and new technology industrialization projects, State 863 Project, State 973 Project, and major science and technology innovation projects of Shandong Province. Mr. Shen has undertaken more than 50 enterprise commissions (including the beneficiation of various kinds of minerals, the comprehensive utilization of tailings, mineral material and the harmless disposal of hazardous waste and comprehensive utilization of resources). Mr. Shen has been awarded four Ministerial First Prize of Technology Progress, six Institute First Prize of Technology Progress of BGRIMM Group, and more than 20 national patents. Mr. Shen has also been awarded "Top Ten Outstanding Youth" of Laoshan district, Qingdao, Pace-setters in the new Long March, and advanced individual of Mineral Processing Research and Design Institute of BGRIMM Group. Mr. Shen has been an independent non-executive Director of the Company since February 2016.

Details of the Directors who resigned during the period from 1 January 2022 to the date of this annual report are set out below:

Mr. Dong Xin, aged 57, was born in February 1966. He graduated from Shenyang Gold Institute* (瀋陽黃金學院) majoring in mining, acquired an EMBA degree from Dalian University of Technology* (大連理工大學), and qualified as an applied engineering technology researcher. Mr. Dong served as a technician, vice director, director, deputy chief mining officer and chief mining officer of Xiadian Gold Mine* (夏甸金礦) of the Company, general manager of Tuoli County Zhaojin Beijiang Mining Company Limited* (托里縣招金北疆礦業有限公司), general manager of Xinjiang Xingta Mining Company Limited* (新疆星塔礦業有限公司) and production director of the Company. Mr. Dong has been awarded the First Prize of Technology Advancement in Shandong Province, the Grade I and Special Award of Science and Technology of the China Gold Association* (中國黃金協會) for a number of times, and has been granted the Leader of Corporate Technology Innovation in Shandong Province, Shandong Provincial People-enrich and Lu-thriving Labour Medal, Shandong Provincial Excellent Entrepreneur, National Excellent Workers of Facilities Management. He was a part-time professor of Shandong University of Technology* (山東理工大學), and was awarded as the Labour Model of Xinjiang Tarbagatay Prefecture, Labour Model of National Gold Industry in the 11th Five-Year Plan period, Reserve Revaluation Expert of Shangdong Mining Association* (山東省礦業協會), Science & Technology Pacesetter of National Gold Industry in the 12th Five-Year Plan period and Advanced Individual of National Standardized Gold Industry in the 12th Five-Year Plan. Mr. Dong has resigned from his position as an executive Director and the president of the Company on January 2022.

Mr. Zhang Banglong, aged 60, was born in February 1963. He holds a master's degree and is a senior gold investment analyst. From December 1992 to October 2000, Mr. Zhang served as the deputy chief accountant and chief accountant of the China Yangzi Group Co. Limited* (中國揚子集團有限公司). He served as the chief accountant of Guangdong Macat Group Textile Co., Ltd.* (廣東麥科特集團紡織有限公司) from November 2000 to September 2004 and served as the financial controller and the chief financial officer of the Company from October 2004 to February 2013. From March 2013 to March 2020, he served as the deputy general manager and chief financial officer, the managing director of the Mineral Resources Division of Fosun Group, the senior assistant to the president of Fosun Group and the president of Resources Group. From April 2020, he has been serving as the co-chairman of Yuyuan Jewelry Fashion Group of Yuyuan, and a non-executive Director of the Company on January 2022.

Mr. Liu Yongsheng, aged 58, was born in April 1965. He graduated from the Party School of the Central Committee of Communist Party of China with a major in law, and was qualified as a professor-level senior administrative engineer. Mr. Liu has accumulated extensive experience in respect of mine processing management, internal audit, human resources as well as Communist Party committee, administrative offices, labour unions and the Communist Youth League management, and has previously served as the director of processing workshop, office chief of the administration bureau, a member of the Communist Party of China Committee, the deputy secretary of the Communist Party and the deputy chief mining officer of Xiadian Gold Mine* (夏甸金礦) of the Company; an assistant to the general manager, the secretary of the Communist Party discipline supervisory committee, a member of the Communist Party discipline supervisory committee, and the chairman of the supervisory committee of Zhaojin Group. Mr. Liu has been granted a number of honorary awards and recognitions such as active member of National Machinery Metallurgy Union* (全國機械冶金工會), an active member of labour union of Shandong Province and the medal of May Day Labour Model in Yantai. Mr. Liu has resigned from his position as a non-executive Director of the Company on January 2022.

Mr. Ding Jun, aged 45, was born in May 1978, graduated from Liaoning Technical University* (遼寧工程技術大學) majoring in mining engineer and obtained a doctorate degree from University of Science & Technology Beijing and is a senior engineer and a senior management consultant. From July 2007 to April 2010, he served as the head of the investment management division of the planning department in China Steel Research Technology Group Corporation* (中國鋼研科技集團公司), during which he was seconded to the general division of the high technology industry department of the National Development and Reform Commission* (國家發展和改革委員會) from October 2008 to October 2009. From April 2010 to October 2018, he successively served as the head of strategic planning of enterprise development department, director of project economic evaluation center (at division-director level), director of strategic planning department (at division-director level), director of restructuring, merger and acquisition department (at division-director level) in China Coal Energy Group Co., Ltd.* (中國中煤能源集團有限公司), during which he was assigned by the Organization Department of the Central Committee of the Chinese Communist Party* (中國共產黨中央委員會組織部) to serve as a member of the Party Committee and deputy director (at deputy-bureaudirector level) of Ningxia State-owned Assets Supervision and Administration Commission* (寧夏國有資產監督管理委 員會) from November 2015 to October 2018. From October 2018 to March 2020, he worked at Everbright Xinglong Trust Co., Ltd.* (光大興隴信託有限責任公司) as secretary and general manager of the innovation and development division, and concurrently served as secretary of the institutional finance division and strategic researcher. From July 2020 to October 2020, he served as the executive president of Fosun Resources Group. Since October 2020, he serves as the deputy director and joint chief strategy officer of Fosun Intelligent Manufacturing and Bulk Industry Operation Committee and the vice chairman and executive president of Fosun Resources Group. Mr. Ding has resigned from his position as a non-executive Director of the Company since November 2022.

Mr. Gao Min, aged 50, was born in July 1973, obtained a bachelor's degree in English and American literature studies from Shanghai Normal University* (上海師範大學) with a MBA degree from China Europe International Business School. Mr. Gao has served as a non-executive director, a vice president of Yuyuan (stock code: 600655), a company listed on the Shanghai Stock Exchange, and chairman of its subordinate industry group, a non-executive director of Shanghai Ganglian E-Commerce Holdings Co., Ltd (上海鋼聯電子商務有限公司), an assistant to the president and the joint general manager for human resources department of Shanghai Fosun High Technology (Group) Co., Ltd. (上海復星高科技 (集團) 有限公司), the vice president of Forte Land (Group) Co., Ltd. (復地 (集團) 股份有限公司) and the chairman of the board of its subordinate city company in charge of human resources, corporate universities and part of the business. Mr. Gao is a specially appointed expert of an externally renowned management consulting organization. Mr. Gao has resigned from his position as a non-executive Director of the Company since November 2022.

Mr. Huang Zhen, aged 52, was born in November 1971, graduated from Shanghai University of Finance and Economics* (上海財經大學) and holds a master's degree. From October 2012 to July 2013, Mr. Huang served as the head of business unit II of Shanghai Jahwa United Co., Ltd. ("Shanghai Jahwa") and the general manager of Shanghai Herborist Cosmetics Co., Ltd.* (上海佰草集化妝品有限公司) ("Herborist"). From July 2013 to May 2014, he served as the assistant to the general manager and the head of business unit II of Shanghai Jahwa and the general manager of Herborist. From May 2014 to January 2017, he served as the deputy general manager of Shanghai Jahwa. From September 2017 to September 2017, he served as the deputy general manager of Shanghai Jahwa. From September 2017 to December 2019, he served as the vice-president of Yuyuan. Since December 2019, he has been the president of Yuyuan. Mr. Huang has resigned from his position as a non-executive Director of the Company since November 2022.

Mr. Weng Zhanbin, aged 57, was born in March 1966. He graduated from Baotou Steel and Iron College* (包頭鋼 鐵學院) with a degree in mining engineering. He obtained a master degree in mining engineering from Northeastern University* (東北大學), qualified as an applied engineering technology researcher, and acquired an EMBA degree from the Cheung Kong Graduate School of Business* (長江商學院). Mr. Weng has nearly 30 years of experience in the gold production industry. Mr. Weng had held positions of deputy section chief and mine supervisor of Zhaoyuan Xiadian Gold Mine* (夏甸金礦); deputy general manager and deputy secretary of the Communist Party of Zhaoyuan Jinchiling Gold Mine* (金翅嶺金礦); the deputy secretary of the Communist Party, vice chairman and deputy general manager of Jinchiling Mining & Metallurgy Co., Ltd.* (招金集團金翅嶺礦冶有限公司) under Zhaojin Group and mine manager of Jinchiling Gold Mine* (金翅嶺金礦) of the Company; and the general manager of Zhaojin Group and an executive Director of the Company. Mr. Weng has been granted numerous provincial and national awards, such as Science & Technology Pacesetter of National Gold Industry in the 10th Five-Year Plan Period, Science & Technology Outstanding Contribution Award of National Gold Industry in the 11th Five-Year Plan Period, Labour Model of National Gold Industry in the 11th Five-Year Plan Period, Science & Technology Outstanding Contributor of National Gold Industry in the 12th Five-Year Plan, Shandong Provincial People-enrich and Lu-thriving Labour Medal, Shandong Provincial Excellent Entrepreneur, Excellent Entrepreneur of the State, Taishan Industry Leading Talent and the Most Influential Leader of Listed Company of China Securities Golden Bauhinia Awards in recognition of his achievements in technological and business management. He has obtained national patents for five of his inventions. Mr. Weng has resigned from his position as an executive Director and chairman of the Company since March 2023.

For information regarding changes in composition of the Board for the period from 1 January 2022 to the date of this annual report, please refer to pages 61 to 62 of this annual report.

SUPERVISORS

Details of personnel currently serving as supervisors of the Company (the "Supervisors") during the Year and as of the date of this annual report are as follows:

Mr. Leng Haixiang, aged 52, born in December 1971, graduated from Shandong Cadre Correspondence University* (山東幹部函授大學), majoring in law with a bachelor's degree. He is currently the chairman of the Supervisory Committee of the Company. Mr. Leng served successively in Zhaoyuan Foreign Economic and Technological Trade Company of Shandong Province* (山東省招遠對外經濟技術貿易公司), Personnel Bureau of Zhaoyuan City, Shandong Province* (山東省招遠市人事局), and Personnel Dispute Arbitration Committee of Zhaoyuan City* (招遠 市人事爭議仲裁委員會). He served as Deputy Secretary of the Party Committee and secretary of the Disciplinary Committee of Xiadian Town, Zhaoyuan City* (招遠市夏甸鎮), Deputy Secretary and Mayor of the Party Committee of Daqinjia Town, Zhaoyuan City* (招遠市大秦家鎮), Director and Secretary of the Working Committee of Daqinjia Street, Zhaoyuan City* (招遠市大秦家街道), Secretary of the Party Committee of Canzhuang Town, Zhaoyuan City* (招遠市蠶莊鎮), Deputy Director of the Organization Department of Zhaoyuan Municipal Party Committee* (招遠市 市委組織部), Secretary of the Party Group and Director of Zhaoyuan City Human Resources and Society Secretary Bureau* (招遠市人力資源和社會保障局), member of the Party Group, Secretary and Director of the Party Group of the Government Office of Zhaoyuan Municipal Government* (招遠市政府), etc. Mr. Leng won honorary titles such as Shandong Personnel Propaganda Advanced Individual* (山東人事宣傳先進個人), Yantai Beautiful Countryside Construction and Rural Civilization Action Advanced Individual* (煙台市美麗鄉村建設暨鄉村文明行動工作先進個 λ). Mr. Leng has served as the Shareholder representative Supervisor of the Company and the chairman of the supervisory committee of the Company (the "Supervisory Committee") since September 2022.

Mr. Hu Jin, aged 47, born in May 1976, graduated from Fuzhou University* (福州大學) in 1999 majoring in economic laws and from Luoyang Foreign Trade College* (洛陽外貿學院) in 2008 majoring in law. He is currently a Supervisor of the Company. From July 1999 to November 2022, Mr. Hu successively served as a staff and assistant to general manager of Xiamen Yongyuzhen Trading Co., Ltd.* (廈門永宇臻貿易有限公司), chief foreman of the environmental protection section, dispatcher of the general dispatch office, head of the audit team of the supervision and audit department and deputy section chief of the supervision section of Zijinshan Gold and Copper Mine* (紫金山金銅礦), head of supervision and audit office and deputy general manager of Shandong Jintai Gold Co., Ltd.* (山東金泰黃金有限公司), deputy head and head of supervision and audit office, chief dispatcher and supervisor of Shanxi Zijin Mining Co., Ltd.* (山西紫金礦業有限公司), deputy general manager of Shandong Guoda Gold Co., Ltd.* (山東 國大黃金股份有限公司) and other positions. Mr. Hu has served as the Shareholder representative Supervisor of the Company since November 2022.

Ms. Zhao Hua, aged 46, was born in January 1977. She is an international accountant, senior international financial manager and political engineer, graduated from Shandong Youth Management Cadre Institute* (山東省青年管理幹部 學院) with a major in accounting. Ms. Zhao is an employee Supervisor of the Company and deputy secretary of Party Committee and the chairman of the labour union of Canzhuang Gold Mine* (蠶莊金礦) of the Company. She has been the section chief of finance section and deputy manager of Canzhuang Gold Mine* (蠶莊金礦) of the Company, etc. Ms. Zhao has more than 10 years of experience in financial affairs. Ms. Zhao has been an employee Supervisor of the Company since February 2016.

The details of the Supervisors who resigned or retired during the period from 1 January 2022 to the date of this annual report are set out below:

Mr. Wang Xiaojie, aged 50, was born in April 1973, graduated with a degree in applied electronic technology from the Institute of Information Engineering of Shandong* (山東省資訊工程學校), a degree in computer application from Qingdao Chemical & Engineer College* (青島化工學院) and a degree in economics and management from the Party School of the Shandong Provincial Committee of the Communist Party of China* (中共山東省委黨校), is a professor-level senior political engineer. He has served as the deputy manager of Zhaoyuan City Gold Software Science and Technology Co., Ltd.* (招遠市黃金軟件科技有限公司), and subsequently the deputy manager and manager of the Information Centre of Zhaojin Group* (招金集團信息中心). Mr. Wang resigned as the Shareholder representative Supervisor and the chairman of the Supervisory Committee since September 2022.

Mr. Zou Chao, aged 41, was born in May 1982 and graduated from the Shanghai University of Finance and Economics* (上海財經大學) with a master's degree in business management. Mr. Zou has served as an assistant manager of KPMG Huazhen Certified Public Accountants, a senior financial manager of the Financial Management Center and the head of the Innovation Finance Department of Shimao Real Estate* (世茂房地產). He has served as a director of Budget Analysis and a senior financial director of Fosun Property Holdings Limited* (復星地產控股有限公司) and the president assistant and chief financial officer of Forte Land (Group) Co., Ltd.* (復地 (集團) 股份有限公司). He has accumulated extensive experience in respect of financial management of large scale enterprises. Mr. Zou resigned as the Shareholder representative Supervisor since November 2022.

SECRETARY TO THE BOARD

Mr. Wang Ligang, whose biographical details are set out on page 27 of this annual report.

COMPANY SECRETARY

Ms. Ng Ka Man, is the senior manager of Listing Services Department of TMF Hong Kong Limited. She has over 16 years of experience in the company secretarial field and is an associate member of The Hong Kong Chartered Governance Institute (formerly known as The Hong Kong Institute of Chartered Secretaries) and The Chartered Governance Institute (formerly known as The Institute of Chartered Secretaries and Administrators) in the United Kingdom.

SENIOR MANAGEMENT

Mr. Duan Lei, whose biographical details are set out on page 27 of this annual report.

Mr. Wang Ligang, whose biographical details are set out on page 27 of this annual report.

Mr. Chen Lunan, whose biographical details are set out on page 27 of this annual report.

DIRECTORS, SUPERVISORS AND SENIOR MANAGEMENT PROFILE

Mr. Yin Jiwen, aged 44, was born in August 1979, graduated from the China University of Geosciences (Wuhan)* (中國地質大學(武漢)) majoring in accounting, and he has obtained qualifications of economist and certified safety engineer. He is currently the chief financial officer of the Company. From July 2003 to October 2022, Mr. Yin successively served as an accountant of finance department and assistant accountant of copper mine construction headquarters of Zijinshan Gold and Copper Mine* (紫金山金銅礦), head of finance and chief financial officer of Qinghai West Copper Co., Ltd.* (青海威斯特銅業有限責任公司), chief financial officer of Zijin International Mining Co., Ltd.* (紫金國際礦業有限公司), chief financial officer of Zijin Mining Group Southwest Co. Ltd.* (紫金礦業集 團西南有限公司), chairman of the board of supervisors of Zijin International Mining Co., Ltd.* (紫金國際礦業有 限公司), general manager of Shanxi Zijin Mining Co., Ltd.* (山西紫金礦業有限公司), general manager of Luoning Huatai Mining Development Co., Ltd.* (洛寧華泰礦業開發有限公司), manager of Beijing Materials Branch of Zijin International Mining Co., Ltd.* (紫金國際礦業有限公司北京物資分公司), the chief financial officer of Zhongse Zijin Geological Exploration (Beijing) Co., Ltd.* (中色紫金地質勘查(北京)有限責任公司) and other positions. Mr. Yin has served as the chief financial officer of the Company since November 2022.

Ms. Wang Wanhong, aged 51, was born in October 1972. She graduated from the University of International Business and Economics* (對外經濟貿易大學) with a bachelor's degree in economics and management, and she has obtained qualifications of senior economist, senior finance manager and senior human resource management professional. Ms. Wang is the vice president, and the secretary of disciplinary committee of the Company. Ms. Wang has served as the deputy manager of capital operation department, the deputy manager of the finance department, the manager of the human resource department, the director of inspectors office and the human resource director of Zhaojin Group. She has served as the deputy secretary of the disciplinary committee of the Company since August 2015 and the head of the supervisory office of the disciplinary committee of the Secretary of the disciplinary committee of the Secretary of the disciplinary committee of the Company since February 2017. Ms. Wang has been the vice president of the Company with effect from March 2018 and the secretary of the disciplinary committee of the Company with effect from January 2019.

Mr. Wang Chunguang, aged 53, was born in September 1970. He graduated from the Shandong University of Technology* (山東理工大學) with a bachelor's degree in mining, and he has obtained the qualification of senior engineer. Mr. Wang is the vice president and technical director of the Company. Mr. Wang has served as the deputy director of Xiadian Gold Mine* (夏甸金礦) of the Company, the general manager of Hebei Fengning Jinlong Gold Industry Co., Ltd. (河北豐寧金龍黃金工業有限公司) and the general manager of Zaozigou Gold Mine* (早子溝金礦). Since February 2017, Mr. Wang served as the assistant to the president and the head of safety of the Company, and he has been the vice president of the Company with effect from March 2018.

Mr. Tang Lei, aged 50, born in May 1973. He graduated from Gold Institute of Northeastern University* (東北大 學黃金學院) majoring in geology and mineral exploration and obtained a master's degree in geochemistry from Guilin University of Technology* (桂林工學院). Mr. Tang is the vice president of the Company. Mr. Tang has served as the head of the middle section of the Laizhou Wangershan Gold Mine* (萊州望兒山金礦) production division, the geological technician of geological prospecting department of the Company, the manager of investment and development department and geological prospecting department of the Company, the deputy general manager and deputy general manager (in charge of work) of Qinghe County Jindu Mining Development Co., Ltd.* (青河縣金都礦業 開發有限公司), and Fuyun Zhaojin Mining Co., Ltd.* (富蘊招金礦業有限公司), and the deputy director of resources of the Company, etc. He has won five provincial and ministerial awards, four national utility model patents, published two monographs and published 16 scientific papers in core journals at home and abroad. Mr. Tang has served as the vice president of the Company since January 2022.

* For identification purpose only

The Board hereby presents its report, together with the audited consolidated financial statements for the year ended 31 December 2022.

CORPORATE REORGANISATION

The Company was incorporated as a joint stock limited liability company under the Company Law of the PRC on 16 April 2004. The Company is mainly engaged in the mining, processing, smelting and sale of gold and silver products (the "Relevant Business"). Prior to the incorporation of the Company, the Relevant Business was operated by wholly-owned subsidiaries of Zhaojin Group (a PRC state-owned corporation). Upon the incorporation of the Company, the Relevant Business together with related assets and liabilities were transferred to the Company from Zhaojin Group.

The Company was successfully listed on the Main Board of the Stock Exchange in December 2006.

PRINCIPAL OPERATIONS

The Group is mainly engaged in exploration, mining, ore processing, smelting and sale of gold and other metallic products, being a large integrated mining enterprise specializing in the production of gold. The Group principally produces two kinds of gold products, which are Au9999 and Au9995 gold bullions under the brand of "Zhaojin". Details of the principal activities of the subsidiaries are set out in note 1 to the financial statements on pages 119 to 128 in this annual report.

During the Year, there was no material change in the principal operations of the Group.

Further discussion and analysis of these activities as required by Schedule 5 of the Hong Kong Companies Ordinance, including the principal risks and uncertainties facing by the Group, analysis using financial key performance indicators and our indication of likely future developments in the Group's business, can be found in Management Discussion and Analysis set out on pages 9 to 25 in this annual report.

BUSINESS REVIEW

Relevant details about the Group's business review and outlook are set out in Management Discussion and Analysis on pages 9 to 25 of this annual report.

RESULTS

The Group's results for the year ended 31 December 2022 are set out in the Consolidated Statement of Profit or Loss on page 110 of this annual report.

MANAGEMENT CONTRACTS

During the Year, the Company did not enter into or have any contracts regarding the overall management or administration of the whole or any substantial part of the business of the Group.

PROFIT DISTRIBUTION

The Board proposed the payment of a final cash dividend of RMB0.04 (tax included) (2021: Nil) per share to all Shareholders for 2022.

The cash dividend for Shareholders of domestic shares will be distributed and paid in Renminbi ("RMB") and the cash dividend for H Shareholders will be declared in RMB and paid in Hong Kong dollars (at the average exchange rate of the medium rate of converting RMB into Hong Kong dollars as quoted by the People's Bank of China for five business days immediately prior to 5 June 2023).

The proposed distributions are subject to the approval by the Shareholders at the annual general meeting of the Company to be held on 5 June 2023 (the "2022 AGM").

MAJOR CUSTOMERS AND SUPPLIERS

The total amount of sales to the five largest customers did not exceed 86% (2021: 79%) of the Group's total amount of sales. The amount of sales to the largest customers was 80% (2021: 67%) of the Group's total amount of sales.

Transactions between the Group and its suppliers are conducted on normal commercial terms. The total amount of purchases from the five largest suppliers did not exceed 47.22% (2021: 33.28%) of the Group's total amount of purchases. The amount of purchases from the largest supplier was 22.67% of the Group's total amount of purchases.

So far as the Directors are aware, none of the Directors and Supervisors or any of their close associates (as defined in the Rules Governing the Listing of Securities on the Stock Exchange (the "Listing Rules")) or any Shareholders (who to the knowledge of the Director own 5% or more of the number of issued shares in the Company's share capital) have had any direct or indirect interests in the sole major customer and the five largest suppliers of the Company for the Year.

RESERVES

Details of changes in reserves of the Group for the year ended 31 December 2022 are set out on page 224 of this annual report.

DISTRIBUTABLE RESERVES

The distributable reserves of the Company as at 31 December 2022 are set out in note 42 to the financial statements on page 224 of this annual report.

According to the articles of association of the Company (the "Articles of Association"), distributable reserves are based on the profits of the Company prepared according to the PRC Accounting Standards and Hong Kong Financial Reporting Standards, whichever is the lower. According to the PRC Company Law, after transferring appropriate amounts into the statutory surplus reserve fund and statutory public welfare fund, profit after tax can be distributed as dividend.

As at 31 December 2022, in accordance with the PRC Accounting Standards, the relevant laws of the PRC and the Articles of Association, the distributable reserves of the Group amounted to approximately RMB4,159,732,000 (2021: RMB4,039,432,000), of which approximately RMB130,816,000 are proposed to be the final cash dividend of the Year (2021: Nil).

DIVIDEND POLICY

The Company has adopted a dividend policy pursuant to which it will pay dividends annually, taking into consideration the criteria described below and the fiduciary duties of the Directors. Subject to Shareholders' authorization at a general meeting, the Company may also declare interim or special distributions in addition to the annual distributions.

It is anticipated that the annual distributions will be announced annually in the announcement of annual results, and the decision of the Board on whether any interim distributions will be declared will be announced in the announcement of interim results. Dividends will be declared in RMB, with the dividends on H shares to be paid in Hong Kong dollars, and the dividends on domestic shares to be paid in RMB.

The Company will review its dividend policy and distributions made in any particular year in light of its financial position, the prevailing economic climate and the expectations of the future macroeconomic environment and business performance. The decision to make distributions will be made at the discretion of the Board and will be based upon the Company's operations and earnings, development pipeline, cash flow, financial conditions, capital and other reserve requirements and surplus, general financial conditions, contractual restrictions and any other conditions or factors which the Board deems relevant, and having regard to the Directors' fiduciary duties. The ability of the Company to make distributions is subject to the laws and regulations of the PRC and the Articles of Association. The payment of distributions may also be subject to the restrictions of the PRC laws and the financing agreements of the Company (including any financing agreements that may be entered into by the Company in the future) and will operate in accordance with the law and the regulations in order to comply with the relevant requirements.

PROPERTY, PLANT, EQUIPMENT AND INVESTMENT PROPERTY

Details of changes in property, plant and equipment of the Group during the Year are set out in note 13 to the financial statements on pages 182 to 184 of this annual report.

The Group did not hold any property for development and/or sale.

SHARE CAPITAL

During the Year, details of changes in share capital of the Company are set out in note 40 to the financial statements on page 222 of this annual report.

CHARITABLE DONATIONS

During the Year, the Group made various kinds of charitable donations which amounted to RMB15,392,800 (2021: RMB5,171,700) in total.

BANK BORROWINGS

Details of bank borrowings of the Company and the Group are set out in note 34 to the financial statements on pages 214 to 215 of this annual report.

TAXATION

During the Year, the Company and its subsidiaries were subject to the PRC enterprise income tax at a rate of 25% of taxable profits according to the requirements under the PRC Enterprise Income Tax Law which became effective on 1 January 2008. The relevant details are set out in note 10 to the financial statements on pages 179 to 180 of this annual report.

PRE-EMPTIVE RIGHTS

There is no provision or regulation for pre-emptive rights under the Articles of Association or the PRC laws which requires the Company to issue new shares to the existing Shareholders according to their respective proportions of shareholding.

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

During the Year, neither the Company nor any of its subsidiaries purchased, sold or redeemed any listed securities of the Company.

CONVERTIBLE SECURITIES, SHARE OPTIONS, WARRANTS OR SIMILAR RIGHTS

During the Year, the Company did not issue any convertible securities, share options, warrants or similar rights.

During the Year and up to the date of this annual report, the Group has no share option scheme.

DIRECTORS AND SUPERVISORS

During the Year and as at the date of this annual report, the Company's Directors and Supervisors are listed as follows:

EXECUTIVE DIRECTORS

Mr. Jiang Guipeng *(Chairman)* (appointed on 6 January 2022) Mr. Weng Zhanbin *(Chairman)* (resigned on 24 March 2023) Mr. Duan Lei *(Executive President)* (appointed on 24 March 2023) Mr. Dong Xin *(President)* (resigned on 6 January 2022) Mr. Wang Ligang *(Vice-President and Board Secretary)* Mr. Chen Lunan *(Vice-President)* (appointed on 15 November 2022)

NON-EXECUTIVE DIRECTORS

Mr. Long Yi (*Vice Chairman*) (appointed on 15 November 2022)
Mr. Ding Jun (*Vice Chairman*) (appointed on 6 January 2022 and resigned on 10 November 2022)
Mr. Zhang Banglong (*Vice Chairman*) (resigned on 6 January 2022)
Mr. Li Guanghui (appointed on 6 January 2022)
Mr. Luan Wenjing (appointed on 15 November 2022)
Mr. Liu Yongsheng (resigned on 6 January 2022)
Mr. Gao Min (resigned on 10 November 2022)
Mr. Huang Zhen (resigned on 15 November 2022)

INDEPENDENT NON-EXECUTIVE DIRECTORS

Ms. Chen Jinrong Mr. Choy Sze Chung Jojo Mr. Wei Junhao Mr. Shen Shifu

SUPERVISORS

Mr. Leng Haixiang (Chairman of the Supervisory Committee) (appointed on 26 September 2022)
Mr. Hu Jin (appointed on 15 November 2022)
Ms. Zhao Hua
Mr. Wang Xiaojie (resigned on 26 September 2022)
Mr. Zou Chao (resigned on 15 November 2022)

PROFILES OF THE DIRECTORS, SUPERVISORS AND SENIOR MANAGEMENT PERSONNEL

Details of the profiles of the Directors, Supervisors and senior management are set out on pages 26 to 36 of this annual report.

TERMS OF SERVICE OF THE DIRECTORS AND THE SUPERVISORS

According to the requirements of the Articles of Association, the terms of service of the Directors and the Supervisors of the Company are for three years from their respective dates of appointment or re-appointment, and the Directors and the Supervisors are subject to re-appointment or re-election upon the expiry of their term.

REMUNERATION OF THE DIRECTORS AND SUPERVISORS

The remuneration of each Director and Supervisor was approved at general meetings. Other emoluments will be determined by the Board of the Company with reference to the duties, responsibilities, performance of the Directors and Supervisors and the operating results of the Group.

Details of the remuneration of the Directors and Supervisors are set out in note 9 to the financial statements on pages 173 to 178 of this annual report. No Directors waived or agreed to waive any emoluments in the year ended 31 December 2022 (2021: Nil).

SERVICE CONTRACTS OF THE DIRECTORS AND THE SUPERVISORS

Each of the executive Directors, non-executive Directors, independent non-executive Directors and Supervisors has entered into a service contract with the Company, for a term of three years.

Neither the Directors nor the Supervisors have a service contract with the Company with a term specifying that if the Company terminates the contract within one year, the Company has to make compensation in addition to statutory compensation.

MATERIAL TRANSACTION, ARRANGEMENT OR CONTRACT OF SIGNIFICANCE IN WHICH DIRECTORS OR SUPERVISORS HAVE MATERIAL INTERESTS

None of the Directors or Supervisors (or the entities connected with the Directors or the Supervisors) had a material interest, either directly or indirectly, in any transaction, arrangement or contract of significance to the Group to which the Company, its holding company, or any of its subsidiaries or fellow subsidiaries was a party during the Year.

PERMITTED INDEMNITY PROVISION

The Company has arranged for appropriate insurance in respect of legal actions arising out of corporate activities against the current Directors and senior management of the Company and its associated companies and the Directors and senior management of the Company and its associated companies who resigned during the Year. The permitted indemnity provision is in force for the benefit of the Directors as required by the provisions of the Companies Ordinance (Chapter 622 of the Laws of Hong Kong).

ENVIRONMENT PROTECTION AND PERFORMANCE

The Group recognises the importance of environmental protection and has adopted stringent measures for environmental protection to ensure our compliance of prevailing environmental protection laws and regulations. The Group has established a Safety and Environment Protection Committee, details of which could be found on pages 87 to 88 of this annual report.

The Group has adopted environmental protection measures and established a reliable system for environmental protection to prevent and control pollution levels and harm caused to the environment in the form of waste gas, waste water, solid waste, dust, etc. in the course of production or other activities in accordance with these environmental laws and regulations.

In addition, discussion on the key relationships with the Group's major stakeholders, the Group's environmental policy and performance as well as compliance with relevant laws and regulations which have significant impact on the Group are set out in the Company's Environmental, Social and Governance Report 2022 (the "ESG Report"). The ESG Report will be published separately on the websites of the Company (www.zhaojin.com.cn) and the HKEX news website of the Stock Exchange (www.hkexnews.hk).

COMPLIANCE WITH LAWS AND REGULATIONS

The Group recognises the importance of complying with regulatory requirements and the risk of non-compliance with such requirements of which could lead to serious adverse consequences. The Group has sufficient resources to ensure ongoing compliance with rules and regulations and to effectively maintain cordial working relationships with relevant authorities through effective communication.

To the best of our knowledge, the Group has complied in material respects with the relevant laws and regulations that have a significant impact on the business and operation of the Group. During the Year, there was no material breach of or non-compliance with the applicable laws and regulations by the Group. The Group also complies with the requirements under the Companies Ordinance, the Listing Rules and the Securities and Futures Ordinance ("SFO").

KEY RELATIONSHIPS WITH EMPLOYEES, CUSTOMERS AND SUPPLIERS

The Group recognizes the accomplishment of the employees by providing competitive benefit package, career development opportunities and internal training appropriate to individual needs. The Group provides a healthy and safe workplace for all employees. No strikes and cases of fatality due to workplace accidents were found during the Year.

The Group encompasses working relationships with suppliers to meet our customers' needs in an effective and efficient manner. The Group monitors its tendering and procurement process closely so that the entire process would be conducted in an open, fair and just manner.

The Group values the views and opinions of all customers through various means and channels and the Group has maintained good relationship with its customers during the Year.

MATERIAL CONTRACTS IN WHICH CONTROLLING SHAREHOLDERS HAVE INTERESTS

Particulars of the material contracts entered into between the Company, (or any of this subsidiaries), and the controlling Shareholder, (or any of its subsidiaries), were disclosed in the section headed "Connected Transactions and Continuing Connected Transactions" in this Report of the Directors.

FIVE HIGHEST-PAID PERSONNEL

The five highest-paid individuals in the Group during the Year include three Directors. Full details of the five highest by paid personnel's remuneration are set out in note 9 to the financial statements on pages 177 to 178 of this annual report.

REMUNERATION POLICY OF THE GROUP AND NUMBER OF EMPLOYEES

It is the Company's policy that the remuneration is linked to the Company's results and performance of employees. The Company's human resources department formulates appraisal benchmarks for different businesses and professions and assesses an employee's remuneration according to his/her performance. Studies are being made to the scale of management positions and technical positions in the salary distribution system to enhance the salary increment and promotion ladder. We encourage professional and technical personnel to be dedicated to their own jobs and improve professional and technical skills, so as to create integration between job value and distribution of remuneration. The Company also presents diversified development paths to its staff in order to increase their initiative and creativity.

As of 31 December 2022, the Company had a total of 6,760 employees. The Company attached great importance to the long-term occupational planning and development of its employees, formulated programs for occupation and qualification training for the development of both the employees and the Company, bore training cost for its employees and created an agreeable environment for occupational development, aiming at providing multi-level occupational training with continuous policy, organizational and financial support. The Company held various trainings during the Year, including induction training for new employees, management training for middle and senior management, professional training on geological exploration and safety training. The training costs amounted to RMB1,437,100 during the Year.

SHARE CAPITAL AND SHAREHOLDERS' INFORMATION

1. NUMBER OF SHAREHOLDERS

Details of the number of Shareholders recorded in the register of members as at 31 December 2022 are as follows:

Classification	Number of Shareholders
Domestic shares Overseas-listed foreign shares – H shares	2 1,356
Total number of Shareholders	1,358

2. PUBLIC FLOAT

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

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

As at 31 December 2022, the interests or short position of the Directors, Supervisors and chief executives of the Company in the shares, underlying shares and debentures of the Company or its associated corporations (within the meaning of Part XV of the SFO required to be notified to the Company and the Stock Exchange pursuant to Divisions 7 and 8 of Part XV of the SFO) (including interest or short positions which they were taken or deemed to have under such provisions of the SFO), or which would be required, pursuant to section 352 of the SFO, to be entered in the register referred to therein, or which would be required to be notified to the Company and the Stock Exchange pursuant to Model Code for Securities Transactions by Directors of Listed Issuers as set out in Appendix 10 to the Listing Rules (the "Model Code"), were as follows:

Name	and Position	Class of shares	Capacity	Number of shares held	Approximate percentage of shareholding in the registered capital of the Company %	Approximate percentage of shareholding in the total number of issued H shares of the Company %	Long position/ Short position/
1	Weng Zhanbin (Chairman and executive Director) (Note 1)	H shares	Beneficiary of a trust (other than a discretionary interest)	1,200,000 (Note 3)	0.04%	0.05%	Long position
2	Jiang Guipeng (Executive Director and president) (Note 2)	H shares	Beneficiary of a trust (other than a discretionary interest)	300,000 (Note 3)	0.009%	0.01%	Long position
3	Wang Ligang (Executive Director and vice president)	H shares	Beneficiary of a trust (other than a discretionary interest)	1,000,000 (Note 3)	0.03%	0.04%	Long position
4	Zhao Hua (Supervisor)	H shares	Beneficiary of a trust (other than a discretionary interest)	200,000 (Note 3)	0.006%	0.008%	Long position

Notes:

- 1. Mr. Weng Zhanbin resigned from the position as Chairman and executive Director with effect from 24 March 2023.
- 2. Mr. Jiang Guipeng was appointed as the Chairman and resigned from the position as the President with effect from 24 March 2023.
- 3. The interests set out above relate to the employee shares subscription plan portions ("ESSP Portions") under the Employee Shares Subscription Plan ("ESSP") subscribed by the Directors, Supervisors and chief executives. One ESSP Portion corresponds to one H share. The ESSP Portions held by the above Directors, Supervisor and chief executives of the Company were converted from domestic shares into H shares on 7 August 2020 as part of the H-share full circulation of the Company. For details of the ESSP, please refer to pages 49 to 51 of this annual report.

Save as disclosed above, as at 31 December 2022, and to the knowledge of the Directors, Supervisors and chief executives of the Company, no person had any interests or short positions in the shares or underlying shares of the Company which were required, pursuant to Section 352 of the SFO, to be entered into the register referred to therein, or required pursuant to the Model Code to be notified to the Company and the Stock Exchange.

SUBSTANTIAL SHAREHOLDERS' INTERESTS AND SHORT POSITIONS IN SHARES AND UNDERLYING SHARES

To the best knowledge of the Directors, Supervisors and chief executive of the Company, as at 31 December 2022, the interests and short positions of the substantial Shareholders in the issued share capital of the Company which will be required, pursuant to Section 336 of the SFO, to be entered into the register referred to therein, or holding 5% or above in the issued share capital of the Company which will be required to be notified to the Company are as follows:

Nai	me of Shareholders	Class of shares	Capacity	Number of shares held	Approximate percentage of shareholding in the registered capital of the Company %	Approximate percentage of shareholding in the total number of issued domestic shares of the Company %	Approximate percentage of shareholding in the total number of issued H shares of the Company %	Long position/ Short position/ Lending pool
1	Shandong Zhaojin Group Company Limited	Domestic shares	Beneficial owner	618,437,607 (Note 1)	18.91	93.58	-	Long position
		H shares	Beneficial owner	517,773,402 (Note 1)	15.83	-	19.84	Long position
		H shares	Interest of controlled corporation	78,920,195 (Notes 1 and 2)	2.41	-	3.02	Long position
2	Zijin Mining Group Co., Ltd.	H shares	Interest of controlled corporation	654,078,741 (Note 3)	20.00	-	25.06	Long position
3	Gold Mountains (H.K.) International Mining Co., Limited	H shares	Beneficial owner	654,078,741 (Note 3)	20.00	-	25.06	Long position
4	Van Eck Associates Corporation	H shares	Investment manager	204,627,655 (Note 4)	6.26	-	7.84	Long position

						Approximate percentage of	Approximate	
					Approximate	shareholding	percentage of	
					percentage of	in the total	shareholding	
					shareholding	number of	in the total	
					in the registered	issued domestic	number of	Long position/
				Number of	capital of the	shares of the	issued H shares	Short position/
Name o	f Shareholders	Class of shares	Capacity	shares held	Company	Company	of the Company	Lending pool
					%	%	%	
5	VanEck ETF – VanEck Gold	H shares	Beneficial owner	135,202,500	4.13	-	5.18	Long position
	Miners ETF			(Note 4)				
6	State Street Bank & Trust Company	H shares	Approved lending agent	185,869,604	5.68	-	7.12	Lending pool
				(Note 5)				

Notes:

- (1) Pursuant to Section 336 of the SFO, the Shareholders of the Company are required to file disclosure of interests forms when certain criteria are fulfilled and the full details of the requirements are available on SFO's official website. When a Shareholder's shareholding in the Company changes, it is not necessary for the Shareholder to notify the Company and the Stock Exchange unless certain criteria are fulfilled, therefore substantial Shareholders' latest shareholding in the Company may be different to the shareholding filed with the Company and the Stock Exchange.
- (2) Zhaojin Group holds 100% equity interests in Zhaojin Non-Ferrous and therefore the 50,967,195 H shares held by Zhaojin Non-Ferrous in the Company is shown as long position of Zhaojin Group. Luyin Trading Pte Ltd. ("Luyin") is a wholly-owned subsidiary of Zhaojin Group and therefore the 27,953,000 H shares held by Luyin is shown as long position of Zhaojin Group.
- (3) Zijin Mining is indirectly interested in the shares of the Company through its 100% interest in Gold Mountains (H.K.) International Mining Co., Limited.
- (4) Van Eck Associates Corporation is the investment manager of the VanEck Vectors ETF VanEck Vectors Gold Miners ETF.
- (5) State Street Bank & Trust Company is interested in the shares of the Company through its directly or indirectly controlled companies.

As at 31 December 2022, save as disclosed above and to the best knowledge of the Directors, Supervisors and senior management of the Company, no person had any interests or short positions in the shares or underlying shares of the Company which were required, pursuant to Section 336 of the SFO, to be entered into the register referred to therein, or holding 5% or above in the issued share capital of the Company which will be required to be notified to the Company.

CHANGES IN DIRECTORS', SUPERVISORS' AND CHIEF EXECUTIVES' INFORMATION

Pursuant to Rule 13.51B(1) of the Listing Rules, the changes in information of the Directors, Supervisors and chief executives of the Company since the Company's last published interim report and up to the date of this annual report are as follows:

Name of Director Details of change

Mr. Shen Shifu Served as an independent non-executive director of China Graphite Group Limited*, a company whose shares are listed on the Main Board of the Stock Exchange (stock code: 2237) (中國石墨集團有限公司) since June 2022

Save as disclosed above and in this annual report, there is no other information required to be disclosed under Rule 13.51B(1) of the Listing Rules.

EQUITY-LINKED AGREEMENT - EMPLOYEE SHARES SUBSCRIPTION PLAN ("ESSP")

On 29 December 2015, the Board passed resolutions to implement ESSP by way of private placement of domestic shares to certain directors and employees of the Company and its subsidiaries under the name of an asset management plan ("Asset Management Plan").

On the same date, in view of the proposed ESSP, the Company entered into a conditional share subscription agreement with Minmetals Securities Co., Ltd. (on behalf of the Asset Management Plan and its agent).

On 26 May 2016, the Company obtained the approval from State-owned Assets Supervision and Administration Commission of Shandong Province on implementing the ESSP by way of private placement.

On 19 September 2016, this ESSP was approved at the general meeting of the Company.

On 25 October 2016, funding for this ESSP was in place and the operation of the related Asset Management Plan started officially on the same date.

On 31 March 2017, the Company has completed the share registration procedures with China Securities Depository and Clearing Corporation Limited in connection with the issuance of the new shares under specific mandate for the Asset Management Plan. The total number of new shares issued by the Company under the ESSP was 80,000,000 (which represented approximately 2.63% of the enlarged total issued share capital of the Company immediately following the completion of the relevant issue). The employees shall be entitled to the interest in the shares upon completion of the allotment.

Relevant details were set out in the announcements and circular of the Company dated 29 December 2015, 29 July 2016 and 31 March 2017 published on the website of the Stock Exchange at www.hkexnews.hk and the website of the Company at www.zhaojin.com.cn.

On 7 August 2020, the new shares issued by the Company pursuant to the ESSP were converted from domestic shares into H shares.

At the Board meeting convened on 20 October 2022, the Board approved the extension of the ESSP to 31 March 2027. At the same time, the term of the Asset Management Plan corresponding to the ESSP was correspondingly extended to 25 October 2026. Relevant details were set out in the announcement dated 20 October 2022 published on the website of the Stock Exchange at www.hkexnews.hk and the website of the Company at www.zhaojin.com.cn. As at the date of this annual report, the remaining term of the ESSP was approximately 3 years and 11 months. During the Year, the Company did not grant any shares and/or interests under the ESSP to any person.

On 16 January 2023, the Asset Management Plan corresponding to the ESSP has reduced 50% of its shareholding in the shares of the Company in accordance with the wishes of participating employees, which was a total of 40,000,000 shares.

(a) PURPOSE

The ESSP is a share incentive scheme for the Target Participants (as defined in paragraph (c) below). The Board considers that the ESSP will further improve the corporate governance structure of the Company, establish a long-term effective incentive and restraint mechanism of the Company, actively motivate employees of the Company, attract and retain high-calibre talents and effectively align the interests of the Shareholders, the Company and its employees with a view of ensuring the long-term sound development of the Company.

(b) CONDITIONS THAT THE COMPANY MUST MEET BEFORE ISSUANCE OF SHARES

The implementation of the ESSP and the private placement by Minmetals Securities Co., Ltd. were subject to the following conditions:

- (1) obtaining the relevant approvals from the State-Owned Assets Supervision and Administration Commission of Shandong Province or all other relevant authorities (if any); and
- (2) obtaining approval from the independent Shareholders of the Company at the extraordinary general meeting of the Company, and the domestic shares class meeting and H shares class meeting.

(c) CONDITIONS THAT TARGET PARTICIPANTS MUST MEET BEFORE SUBSCRIBING FOR SHARES

Employees of the Company who have met any one of the following standards (the "Target Participants") may participate in the ESSP:

- existing Directors (excluding independent non-executive Directors), Supervisors and senior management of the Company;
- (2) principal-in-charge of office of the subsidiaries, affiliated companies and headquarters of the Company; and
- (3) employees who work at the Group and are engaged by the Group and have entered into an employment contract with the Company or its subsidiaries and continuously served the Company or its subsidiaries for one year or above.

(d) CONSIDERATION RECEIVED BY THE COMPANY

The price in connection with the private placement of domestic shares under the ESSP was RMB2.97 per share (the exchange rate of RMB against Hong Kong dollars should be the middle rate announced by the Bank of China Limited on 28 December 2015).

The issue price per share represented: i) no less than 85% of the trading price of H shares of the Company during 20 trading days immediately preceding the pricing reference date (average trading price of H shares during 20 trading days immediately preceding the pricing reference date = total transaction amount of H shares during 20 trading days immediately preceding the pricing reference date ÷ total transaction volume of H shares during 20 trading days immediately preceding the pricing reference date ÷ total transaction volume of H shares during 20 trading days immediately preceding the pricing reference date ; and ii) no less than the audited net assets attributable to the parent per share of the Company as at 31 December 2014 (i.e. RMB2.92).

The pricing reference date is 29 December 2015, i.e. the date of issue of the announcement with respect to the ESSP.

(e) INTERESTS UNDER THE ESSP

As of 31 December 2022, the employee interests under the ESSP are as follows:

				Shar	e ratio
					Approximate
					percentage of
				Approximate	shareholding
				percentage of	in the total
				shareholding in	number of
				the registered	issued
		Class of	Number of	capital of the	H shares of the
Name	Position	shares	shares held	Company	Company
				%	%
Weng Zhanbin	Chairman and executive Director	H shares	1,200,000	0.04%	0.05%
Jiang Guipeng	Executive Director and President	H shares	300,000	0.009%	0.01%
Wang Ligang	Executive Director and Vice President	H shares	1,000,000	0.03%	0.04%
Total of the five highest-paid individuals (but not Directors) in 2022			1,160,000	0.04%	0.04%
Total of other employees participated in the ESSP			76,340,000	2.33%	2.93%

RIGHTS OF DIRECTORS AND SUPERVISORS TO PURCHASE SHARES OR DEBENTURES

Save as disclosed in this report, none of the Directors and Supervisors had any interests in the share capital or debt securities of the Company or any of its associated corporations (as defined in the SFO). None of the Directors, Supervisors and their spouses and children below 18 years old was granted rights to subscribe for the share capital or debt securities of the Company or any of its associated corporations and there was no exercise of such rights by any of such persons.

At no time during the Year had the Company or any of its subsidiaries, holding companies or any fellow subsidiaries entered into any arrangement which enables the Directors or Supervisors of the Company to have the right to acquire benefits by means of acquisition of shares in or debentures of the Company or any other legal entities.

CONNECTED TRANSACTIONS AND CONTINUING CONNECTED TRANSACTIONS

During the Year, the Company and the Group had the following connected transactions and continuing connected transactions, details of which are disclosed in compliance with the requirements of Chapter 14A of the Listing Rules.

CONTINUING CONNECTED TRANSACTIONS

(1) On 6 January 2022, the Company and Shandong Zhaojin Motian Co., Ltd.* (山東招金膜天有限責任公司) ("Zhaojin Motian") entered into the Water Treatment Engineering Services Agreement in relation to the provision of membrane assembly parts and equipment, water treatment engineering services and steel structure engineering services by Zhaojin Motian and its subsidiaries to the Company from 1 January 2022 to 31 December 2024. According to the Water Treatment Engineering Services Agreement, the Company expects that the annual caps of the transactions contemplated under the Water Treatment Engineering Services Agreement for the three years ending 31 December 2022, 31 December 2023 and 31 December 2024 are RMB32 million, RMB40 million and RMB50 million, respectively.

On 6 January 2022, the Company entered into the Exploration, Environmental Governance and Related Technical Services Framework Agreement with No. 3 Exploration Institute in relation to the provision of exploration, environmental governance and related technical services by No. 3 Exploration Institute and its subsidiaries to the Group during the period from 1 January 2022 to 31 December 2024. According to the Exploration, Environmental Governance and Related Technical Services Framework Agreement, the Company expects that the annual caps for the transactions contemplated under the Exploration, Environmental Governance and Related Technical Services Framework Agreement, the Company expects that the annual caps for the transactions contemplated under the Exploration, Environmental Governance and Related Technical Services Framework Agreement for the three years ending 31 December 2022, 31 December 2023 and 31 December 2024 are RMB29 million, RMB23 million and RMB22 million, respectively.

Zhaojin Group is the substantial Shareholder and controlling Shareholder of the Company. Zhaojin Motian is a subsidiary of Zhaojin Group. Therefore, Zhaojin Motian is a connected person of the Company according to the Rule 14A.13 of the Listing Rules. In addition, No. 3 Exploration Institute holds 30%, 34% and 30% of the shares in Zaozigou Gold Mine Company, Gansu Xinrui Mining Company Limited and Gansu Zhaojin Precious Metal Smelting Company Limited, which are subsidiaries of the Company, respectively. Therefore, No. 3 Exploration Institute is a connected person of the Company according to the Rule 14A.07 of the Listing Rules. Accordingly, each of the Water Treatment Engineering Services Agreement and the Exploration, Environmental Governance and Related Technical Services Framework Agreement and the transactions contemplated thereunder constitute continuing connected transactions of the Company under Chapter 14A of the Listing Rules.

As the highest applicable percentage ratio (as defined in Rule 14.07 of the Listing Rules) in respect of each of the Water Treatment Engineering Services Agreement and the Exploration, Environmental Governance and Related Technical Services Framework Agreement is higher than 0.1% but less than 5%, the Water Treatment Engineering Services Agreement, the Exploration, Environmental Governance and Related Technical Services Framework Agreement, the Exploration, Environmental Governance and Related Technical Services Framework Agreement and the transactions contemplated thereunder are subject to the annual review, reporting and announcement requirements but are exempt from independent Shareholders' approval requirement under Chapter 14A of the Listing Rules.

Relevant details were set out in the announcement of the Company dated 6 January 2022 published on the website of the Stock Exchange at www.hkexnews.hk and the website of the Company at www.zhaojin.com.cn.

(2) On 31 December 2019, the Company entered into the Processing and Smelting, Treatment of Waste Water, Waste Gas and Waste Residue, Testing and Related Technical Services Framework Agreement with Shandong Zhaojin Technology Company Limited* (山東招金科技有限公司) ("Shandong Zhaojin Technology"). Pursuant to the Processing and Smelting, Treatment of Waste Water, Waste Gas and Waste Residue, Testing and Related Technical Services Framework Agreement, the maximum aggregated value of processing and smelting, treatment of waste gas and waste residue, testing and related technical services for the three years ending 31 December 2020, 31 December 2021 and 31 December 2022 are approximately RMB27.5 million, RMB29 million and RMB29 million, respectively.

Zhaojin Group is the controlling Shareholder of the Company and thus a connected person of the Company. Shandong Zhaojin Technology, being a subsidiary of the Company, is held as to 35% by Zhaojin Group. As Shandong Zhaojin Technology is a connected subsidiary of the Company as well as an associate of Zhaojin Group, Shandong Zhaojin Technology is a connected person of the Company. Accordingly, the Processing and Smelting, Treatment of Waste Water, Waste Gas and Waste Residue, Testing and Related Technical Services Framework Agreement and the transactions contemplated thereunder constitute continuing connected transactions of the Company under Chapter 14A of the Listing Rules. As the applicable percentage ratio (as defined under Rule 14.07 of the Listing Rules) of the highest annual cap in respect of the Processing and Smelting, Treatment of Waste Water, Waste Gas and Waste Residue, Testing and Related Technical Services Framework Agreement exceeds 0.1% but is less than 5%, the Processing and Smelting, Treatment of Waste Residue, Testing and Related Technical Services Framework Agreement exceeds 0.1% but is less than 5%, the Processing and Smelting, Treatment of Waste Residue, Testing and Related Technical Services Framework Agreement exceeds 0.1% but is less than 5%, the Processing and Amelting, Treatment of Waste Residue, Testing and Related Technical Services Framework Agreement exceeds 0.1% but is less than 5%, the Processing and Amelting, Treatment of Waste Water, Waste Gas and Waste Residue, Testing and Related Technical Services Framework Agreement exceeds 0.1% but is less than 5%, the Processing and Amelting, Treatment of Waste Water, Waste Gas and Waste Residue, Testing and Related Technical Services Framework Agreement and the transactions contemplated thereunder are subject to annual review, reporting and announcement requirements, but are exempt from the independent Shareholders' approval requirement under Chapter 14A of the Listing Rules.

Relevant details were set out in the announcement of the Company dated 31 December 2019 published on the website of the Stock Exchange at www.hkexnews.hk and the website of the Company at www.zhaojin.com.cn.

(3) On 25 August 2020, Zhaojin Geology Exploration and Zhaojin Group entered into the Geological Prospecting Services Framework Agreement in relation to the provision of geological prospecting services from Zhaojin Geology Exploration to Zhaojin Group from 1 January 2020 to 31 December 2022 (the "Geological Prospecting Services Framework Agreement").

The Company expects that the maximum aggregate annual caps in respect of the transactions contemplated under the Geological Prospecting Services Framework Agreement are RMB16 million, RMB16 million and RMB16 million for the year ended 31 December 2020, and the years ending 31 December 2021 and 31 December 2022, respectively.

(4) On 25 August 2020, Zhaoyuan Gold Materials Supply Center Co., Ltd* (招遠市黃金物資供應中心有限公司) ("Materials Supply Center") and Zhaojin Group entered into the Material Procurement Framework Agreement in relation to the provision of material procurement services by Materials Supply Center to Zhaojin Group in the PRC from 1 January 2020 to 31 December 2022 (the "Material Procurement Framework Agreement").

The Company expects that the maximum aggregate annual caps in respect of the transactions contemplated under the Material Procurement Framework Agreement are RMB80 million, RMB90 million and RMB100 million for the year ended 31 December 2020, and the years ending 31 December 2021 and 31 December 2022, respectively.

Zhaojin Group is the controlling Shareholder of the Company and thus a connected person of the Company. Both of Zhaojin Geology Exploration and Materials Supply Center are wholly-owned subsidiaries of the Company. Therefore, according to Chapter 14A of the Listing Rules, the Geological Prospecting Services Framework Agreement and the Material Procurement Framework Agreement and the transactions contemplated thereunder constitute continuing connected transactions of the Company. As all the percentage ratios (as defined in Rule 14.07 of the Listing Rules) in respect of each of the Geological Prospecting Services Framework Agreement and the Material Procurement Framework Agreement are more than 0.1% but less than 5%, the Geological Prospecting Services Framework Agreement, the Material Procurement Framework Agreement and the transactions contemplated thereunder are subject to the annual review, reporting and announcement requirements but are exempt from the independent Shareholders' approval requirement under Chapter 14A of the Listing Rules.

Relevant details were set out in the announcement of the Company dated 25 August 2020 published on the website of the Stock Exchange at www.hkexnews.hk and the website of the Company at www.zhaojin.com.cn.

(5) On 31 December 2020, the Company entered into the Land Lease Framework Agreement with Zhaojin Group. Pursuant to the Land Lease Framework Agreement, the annual caps for the the total value of right-of-use assets involved in the subject land use rights for the three years ending 31 December 2021, 31 December 2022 and 31 December 2023 shall not exceed RMB9 million, RMB9 million and RMB8.6 million, respectively.

- (6) On 31 December 2020, the Company entered into the Gold Refinery Agreement with Shandong Zhaojin Gold and Silver Refinery Company Limited* (山東招金金銀精煉有限公司) ("Zhaojin Refinery"). Pursuant to the Gold Refinery Agreement, the annual caps for the annual fees for the provision of gold refining services for the three years ending 31 December 2021, 31 December 2022 and 31 December 2023 shall not exceed RMB11 million, RMB13 million and RMB15 million, respectively.
- (7) On 31 December 2020, Shandong Goldsoft Technology Company Limited (山東金軟科技有限公司) ("Goldsoft Technology") entered into the Informatization Services Framework Agreement with Zhaojin Group. Pursuant to the Informatization Services Framework Agreement, the annual caps for the provision of informatization services for the three years ending 31 December 2021, 31 December 2022 and 31 December 2023 shall not exceed RMB17 million, RMB17 million and RMB17 million, respectively.
- (8) On 31 December 2020, the Company entered into the Property Lease Framework Agreement with Zhaojin Group. Pursuant to the Property Lease Framework Agreement, the annual caps for the total rentals and relevant tax expense payable for the three years ending 31 December 2021, 31 December 2022 and 31 December 2023 shall not exceed RMB12 million, RMB12.5 million and RMB13 million, respectively.

Zhaojin Group is the controlling Shareholder of the Company. Zhaojin Refinery is a subsidiary of Zhaojin Group and is therefore a connected person of the Company, and Goldsoft Technology is a subsidiary of the Company. Accordingly, the transactions contemplated under the Land Lease Framework Agreement, the Gold Refinery Agreement, the Informatization Services Framework Agreement and the Property Lease Framework Agreement constitute continuing connected transactions of the Company under Chapter 14A of the Listing Rules. Given that the highest applicable percentage ratio (as defined under Rule 14.07 of the Listing Rules) in respect of each of the Land Lease Framework Agreement, the Gold Refinery Agreement is more than 0.1% but less than 5%, the transactions contemplated under the Land Lease Framework Agreement, the Gold Refinery Agreement, the Informatization Services Framework Agreement and the Property Lease Framework Agreement is more than 0.1% but less than 5%, the transactions contemplated under the Land Lease Framework Agreement, the Gold Refinery Agreement, the Informatization Services Framework Agreement and the Property Lease Framework Agreement are subject to the reporting and announcement requirements but are exempt from the independent Shareholders' approval requirement under Chapter 14A of the Listing Rules.

Relevant details were set out in the announcement of the Company dated 31 December 2020 and the supplemental announcement of the Company dated 8 January 2021 published on the website of the Stock Exchange at www.hkexnews.hk and the website of the Company at www.zhaojin.com.cn.

(9) On 31 December 2020, the Company and Shandong Zhaojin Finance Company Limited ("Finance Company") entered into the 2020 Group Financial Services Agreement. According to the 2020 Group Financial Services Agreement, the annual caps for the years ending 31 December 2021, 2022 and 2023 are as follows: (i) RMB4,000 million, RMB4,500 million and RMB5,000 million, respectively, for deposit services (including interest accrued thereon); (ii) RMB1,500 million, RMB2,000 million and RMB2,500 million, respectively, for bill discounting services (including interest accrued thereon); (iii) RMB1,500 million and RMB2,500 million, RMB5,000 mill

(10) On 31 December 2020, Zhaojin Group and Finance Company entered into the 2020 Parent Group Financial Services Agreement. According to the 2020 Parent Group Financial Services Agreement, the annual caps for the years ending 31 December 2021, 2022 and 2023 are as follows: (i) RMB5,000 million, RMB5,500 million and RMB6,000 million, respectively, for deposit services (including interest accrued thereon); (ii) RMB2,000 million, RMB2,500 million and RMB2,500 million, respectively, for bill discounting services (including interest accrued thereon); (iii) RMB4,000 million, RMB4,500 million and RMB5,000 million, respectively, for loan services (including interest accrued thereon).

Zhaojin Group is the controlling Shareholder of the Company and it is therefore a connected person of the Company. Finance Company is a non-wholly-owned subsidiary of the Company and is also owned as to 40% by Zhaojin Group. Finance Company is therefore a connected person of the Company by virtue of being a connected subsidiary of the Company and an associate of Zhaojin Group. Therefore, the transactions under the 2020 Group Financial Services Agreement and the 2020 Parent Group Financial Services Agreement constitute continuing connected transactions of the Company under Chapter 14A of the Listing Rules. The loan services to be provided by Finance Company to the Group under the 2020 Group Financial Services Agreement constitute financial assistance to be provided by a connected person for the benefit of the Group, which are on normal commercial terms similar to or even more favourable than those offered by independent third parties for comparable services in the PRC, and which are exempt under Rule 14A.90 of the Listing Rules from all reporting, annual review, announcement and independent Shareholders' approval requirements since no security will be granted in respect of the loan.

Given that one or more of the applicable percentage ratios (as defined under Rule 14.07 of the Listing Rules) of the proposed annual cap for each of (i) the provision of deposit services by the Finance Company to the Group; and (ii) the provision of bill discounting services by Finance Company to the Group under the 2020 Group Financial Services Agreement is more than 25%, the provision of deposit services and bill discounting services under the 2020 Group Financial Services Agreement constitute major transactions and non – exempt continuing connected transactions of the Company, and are subject to the reporting, annual review, announcement and independent Shareholders' approval requirements as set out in Chapters 14 and 14A of the Listing Rules. Given that all of the applicable percentage ratios (as defined under Rule 14.07 of the Listing Rules) of the proposed annual caps of the service fee for the provision of settlement services under the 2020 Group Financial Services Agreement are less than 0.1%, the settlement services to be provided by Finance Company is exempt under Chapter 14A of the Listing Rules from all reporting, annual review, announcement and independent Shareholders' approval requirements.

Given that one or more of the applicable percentage ratios (as defined under Rule 14.07 of the Listing Rules) of the proposed annual cap for the provision of each of (i) deposit services; (ii) bill discounting services; and (iii) Ioan services by Finance Company to Zhaojin Group under the 2020 Parent Group Financial Services Agreement is more than 25%, the provision of deposit services, bill discounting services and Ioan services under the 2020 Parent Group Financial Services Agreement constitute major transactions and non-exempt continuing connected transactions of the Company, and are subject to the reporting, annual review, announcement and independent Shareholders' approval requirements as set out in Chapters 14 and 14A of the Listing Rules) of the proposed annual caps of the service fee for the provision of settlement services to be provided by Finance Company is exempt under Chapter 14A of the Listing Rules from all reporting, annual review, announcement and independent Shareholders' approval requirements.

During the period from 1 January 2021 to the 2021 first extraordinary general meeting of the Company ("Transition Period"), the highest applicable percentage ratio (as defined under Rule 14.07 of the Listing Rules) in respect of the provision of each of (i) the deposit services; and (ii) the bill discounting services by Finance Company to the Group under the 2020 Group Financial Services Agreement is more than 0.1% but less than 5%, the provision of deposit services and bill discounting services during the Transition Period under the 2020 Group Financial Services and announcement requirements but are exempt from the independent Shareholders' approval requirement under Chapter 14A of the Listing Rules.

Given that, during the Transition Period, the highest applicable percentage ratio (as defined under Rule 14.07 of the Listing Rules) in respect of the provision of each of (i) the deposit services; (ii) the bill discounting services; and (iii) the loan services by Finance Company to Zhaojin Group and its subsidiaries under the 2020 Parent Group Financial Services Agreement is more than 0.1% but less than 5%, the provision of deposit services, bill discounting services and loan services during the Transition Period under the 2020 Parent Group Financial Services Agreement are subject to the reporting and announcement requirements but are exempt from the independent Shareholders' approval requirement under Chapter 14A of the Listing Rules.

Relevant details were set out in the announcement and circular of the Company both dated 31 December 2020 published on the website of the Stock Exchange at www.hkexnews.hk and the website of the Company at www.zhaojin.com.cn.

(11) On 24 March 2021, the Company entered into the Framework Agreement for Sales of Silver with Zhaojin Refinery, pursuant to which the Group agreed to sell silver to Zhaojin Refinery and its subsidiaries for a term of three years commencing from 1 January 2021 to 31 December 2023. According to the Framework Agreement for Sales of Silver, the annual caps for the sales of silver (excluding value-added tax) for the three years ending 31 December 2021, 31 December 2022 and 31 December 2023 shall not exceed RMB200 million, RMB210 million and RMB230 million, respectively.

Zhaojin Group is the controlling Shareholder of the Company. Zhaojin Refinery is a subsidiary of Zhaojin Group and is therefore a connected person of the Company. Accordingly, the transactions contemplated under the Framework Agreement for Sales of Silver constitute continuing connected transactions of the Company under Chapter 14A of the Listing Rules. Given that the highest applicable percentage ratio (as defined under Rule 14.07 of the Listing Rules) in respect of the Framework Agreement for Sales of Silver is more than 0.1% but less than 5%, the transactions contemplated under the Framework Agreement for Sales of Silver is subject to the reporting and announcement requirements but is exempt from the circular and independent Shareholders' approval requirements under Chapter 14A of the Listing Rules.

Relevant details were set out in the announcement of the Company dated 24 March 2021 published on the website of the Stock Exchange at www.hkexnews.hk and the website of the Company at www.zhaojin.com.cn.

(12) On 22 October 2021, Zhaoyuan Zhaojin Jinhe Technology Co., Ltd* (招遠市招金金合科技有限公司) ("Zhaojin Jinhe") entered into the Framework Agreement for Sales of Sulphur Concentrate with Shandong Guoda Gold Co., Ltd* (山東國大黃金股份有限公司) ("Guoda Gold"), pursuant to which Zhaojin Jinhe agreed to sell sulphur concentrate to Guoda Gold and its subsidiaries for a term of three years commencing from 1 January 2021 to 31 December 2023. According to the Framework Agreement for Sales of Sulphur Concentrate, Zhaojin Jinhe expects the annual caps for the sales of Sulphur concentrate for the three years ending 31 December 2021, 31 December 2022 and 31 December 2023 shall not exceed RMB20 million, RMB23 million and RMB25 million, respectively.

Zhaojin Jinhe is a wholly-owned subsidiary of the Company, Zhaojin Group is the controlling Shareholder and a substantial Shareholder of the Company. Guoda Gold is a subsidiary of Zhaojin Group and is therefore a connected person of the Company. Accordingly, the transactions contemplated under the Framework Agreement for Sales of Sulphur Concentrate constitute continuing connected transactions of the Company under Chapter 14A of the Listing Rules.

Given that the highest applicable percentage ratio (as defined under Rule 14.07 of the Listing Rules) in respect of the Framework Agreement for Sales of Sulphur Concentrate is more than 0.1% but less than 5%, the transactions contemplated under the Framework Agreement for Sales of Sulphur Concentrate is subject to the reporting and announcement requirements but is exempt from the circular and independent Shareholders' approval requirements under Chapter 14A of the Listing Rules.

Relevant details were set out in the announcement of the Company dated 22 October 2021 published on the website of the Stock Exchange at www.hkexnews.hk and the website of the Company at www.zhaojin.com.cn.

CONNECTED TRANSACTIONS

(1) On 11 October 2022 (after trading hours), the Company entered into the Equity Transfer Agreement with Shandong Bowen Mining Co., Ltd* (山東博文礦業有限公司) ("Bowen Mining"), pursuant to which the Company has agreed to acquire, and Bowen Mining has agreed to transfer, the 6.14% equity interest of Shandong Ruiyin Mining Industry Company Limited* (山東瑞銀礦業發展有限公司)("Shandong Ruiyin") at a consideration of RMB815.5 million (the "Acquisition").

The Company holds 63.86% of the equity interest of Shandong Ruiyin, and the remaining 36.14% equity interest of Shandong Ruiyin is held by Bowen Mining. Accordingly, Bowen Mining is a connected person of the Company pursuant to Rule 14A.07 of the Listing Rules, and the Acquisition constitutes a connected transaction of the Company under Chapter 14A of the Listing Rules.

The highest applicable percentage ratio (as defined under Rule 14.07 of the Listing Rules) for the Company in respect of the Acquisition exceeds 0.1% but is less than 5%, and the total consideration of the Acquisition exceeds HK\$10 million. Accordingly, the Acquisition is subject to reporting and announcement requirements, but is exempted from the circular and independent Shareholders' approval requirements under Chapter 14A of the Listing Rules.

Relevant details were set out in the announcement of the Company dated 12 October 2022 published on the website of the Stock Exchange at www.hkexnews.hk and the website of the Company at www.zhaojin.com.cn.

The independent non-executive Directors have reviewed the continuing connected transactions and other connected transactions set out in note 45 to financial statements in this annual report, and are of the view that the transactions have been entered into under the following circumstances:

- (1) in the ordinary and usual course of business of the Group;
- (2) on normal commercial terms or on terms no less favorable to the Group than terms offered to/by independent third parties; and
- (3) in accordance with the relevant agreements governing those transactions on terms that are fair and reasonable and in the interest of the Shareholders of the Company as a whole.

For related party transactions disclosed in note 45 to the consolidated financial statements which constituted connected transactions or continuing connected transactions under the Listing Rules, the Company has complied with all the relevant requirements under Chapter 14A of the Listing Rules.

Ernst & Young, the Company's independent auditors, were engaged to report on the Group's continuing connected transactions in accordance with Hong Kong Standard on Assurance Engagements 3000 Assurance Engagements Other Than Audits or Reviews of Historical Financial Information and with reference to Practice Note 740 Auditors' Letter on Continuing Connected Transactions under the Hong Kong Listing Rules issued by the Hong Kong Institute of Certified Public Accountants. Ernst & Young have issued their unqualified opinion containing their findings and conclusions in respect of the continuing connected transactions disclosed above by the Group in accordance with Rule 14A.56 of the Listing Rules.

In respect of the continuing connected transactions disclosed (the "Disclosed Continuing Connected Transactions"), the Company's auditors confirmed that, with respect to those entered into during the financial year ended 31 December 2022 or before:

- a. nothing has come to its attention that causes it to believe that the Disclosed Continuing Connected Transactions have not been approved by the Board;
- b. for transactions involving the provision of goods or services by the Group, nothing has come to its attention that causes it to believe that the transactions were not, in all material respects, in accordance with the pricing policies of the Company;
- c. nothing has come to its attention that causes it to believe that the transactions were not entered into, in all material respects, in accordance with the relevant agreements governing such transactions; and
- d. nothing has come to its attention that causes it to believe that the Disclosed Continuing Connected Transactions have exceeded the maximum aggregate annual caps disclosed in the respective announcements or circulars issued by the Company in respect of each of the Disclosed Continuing Connected Transactions.

A copy of the auditors' letter has been provided by the Company to the Stock Exchange.

UNDERTAKINGS AND STATEMENTS UNDER THE NON-COMPETITION AGREEMENT

The Company and Zhaojin Group entered into a Non-competition Agreement on 17 November 2006, pursuant to which the independent non-executive Directors of the Company are required to review, at least once a year, whether Zhaojin Group has complied with their undertakings under the Non-competition Agreement. In addition, Zhaojin Group has also undertaken to the Company to provide an annual compliance statement for incorporation in the annual report of the Company.

The independent non-executive Directors have reviewed whether Zhaojin Group has complied with their undertakings under the Non-competition Agreement in respect of its existing or future competing businesses. The independent non-executive Directors are of the view that Zhaojin Group has complied with those undertakings.

The Company has also received a statement under the Non-competition Agreement from Zhaojin Group on 2 January 2023, which stated that Zhaojin Group, as the controlling Shareholder of the Company, has complied with their undertakings under the Non-competition Agreement dated 17 November 2006 for the year ended 31 December 2022.

DIRECTORS' INTERESTS IN COMPETING BUSINESSES

As at 31 December 2022, none of the Directors or any of their respective associates was engaged or had any interests in a business that competes with or may compete with the business of the Group.

SIGNIFICANT EVENTS

- 1. On 6 June 2022, the following proposals, among other things, were reviewed and passed at the 2021 annual general meeting of the Company (the "2021 AGM"):
 - (1) the Company's profit distribution plan for the year ended 31 December 2021, that is, it is recommended not to pay the final dividend to the Shareholders for the year ended 31 December 2021;
 - (2) authorizing the Board to allot, issue or deal with the H shares and domestic shares of up to a maximum of 20% of the total number of each of the issued H shares and existing domestic shares of the Company as at the date of passing such resolution;
 - (3) authorizing the Board to repurchase H shares of up to a maximum of 10% of the total number of the issued H shares of the Company as at the date of passing such resolution; and
 - (4) the proposed amendment to the Article 19.2 of the Articles of Association and proposed to add the Article 19.3, Article 19.4, Article 19.5, Article 19.6, Article 19.7 and Article 19.8 to the Articles of Association of the Company.

The above proposals were approved at the 2021 AGM.

Relevant details of the 2021 AGM were set out in the circular and notice of the Company both dated 20 April 2022 and the voting results announcement dated 6 June 2022 published by the Company on the website of the Stock Exchange at www.hkexnews.hk and the website of the Company at www.zhaojin.com.cn.

2. On 6 June 2022, the following proposal, among other things, was reviewed at the domestic shares class meeting and the H shares class meeting (collectively, the "Class Meetings") respectively:

Authorizing the Board to repurchase H shares of up to a maximum of 10% of the total number of the issued H shares of the Company as at the date of passing such resolution.

The above proposal was approved at the domestic shares class meeting and the H shares class meeting, respectively.

Relevant details of the Class Meetings were set out in the circular and notice of the Company both dated 20 April 2022 and the voting results announcement dated 6 June 2022 published on the website of the Stock Exchange at www.hkexnews.hk and the website of the Company at www.zhaojin.com.cn.

- 3. Changes in Composition of the Board
 - (1) The Company held the 23rd meeting of the sixth session of the Board on 6 January 2022, at which the Board agreed Mr. Zhang Banglong resigned from the position of the Vice Chairman, a non-executive Director and a member of the strategic committee of the Company (the "Strategic Committee"), Mr. Dong Xin resigned from the position of an executive Director, the chairman of the safety and environment protection committee of the Company (the "Safety and Environment Protection Committee"), President and authorized representative of the Company (the "Authorized Representative") under Rule 3.05 of the Listing Rules and Mr. Liu Yongsheng resigned from the position of a non-executive Director, a member of the Strategic Committee and the geological and resources management committee of the Company (the "Geological and Resources Management Committee") due to re-allocation of their work arrangement. Their resignations are all with effect from 6 January 2022. Mr. Zhang Banglong, Mr. Dong Xin and Mr. Liu Yongsheng confirmed that they had no disagreement with the Board and there was no matter relating to their resignation that needs to be brought to the attention of the Shareholders and the Stock Exchange. In accordance with the articles of association of the Company, the Board appointed Mr. Ding Jun as the vice chairman of the sixth session of the Board, a non-executive Director and a member of the Strategic Committee, Mr. Jiang Guipeng as an executive Director, the chairman of the Safety and Environment Protection Committee, the President and the Authorized Representative and Mr. Li Guanghui as a non-executive Director, a member of the Strategic Committee and the Geological and Resources Management Committee. Their appointments are all with effect from 6 January 2022.

The details of changes in the composition of the Board were set out in the announcement of the Company dated 6 January 2022 published on the website of the Stock Exchange at www.hkexnews.hk and the website of the Company at www.zhaojin.com.cn.

(2) The Company held the 2022 first extraordinary general meeting on 26 February 2022, at which the Shareholders re-elected Mr. Weng Zhanbin, Mr. Jiang Guipeng and Mr. Wang Ligang as executive Directors of the seventh session of the Board of the Company; Mr. Ding Jun, Mr. Li Guanghui, Mr. Gao Min and Mr. Huang Zhen as non-executive Directors of the seventh session of the Board of the Company; Ms. Chen Jinrong, Mr. Choy Sze Chung Jojo, Mr. Wei Junhao and Mr. Shen Shifu as independent non-executive Directors of the seventh session of the Company.

The details of changes in the composition of the Board were set out in the circular and notice of the Company both dated 10 February 2022 and the voting results announcement dated 26 February 2022 published on the website of the Stock Exchange at www.hkexnews.hk and the website of the Company at www.zhaojin.com.cn.

The Company held the 7th meeting of the seventh session of the Board on 15 November 2022, at which (3) the Board agreed Mr. Ding Jun resigned from the position of the Vice Chairman, a non-executive Director and a member of the Strategic Committee, Mr. Gao Min resigned from the position of a non-executive Director and a member of the nomination and remuneration committee of the Company (the "Nomination and Remuneration Committee") and Mr. Huang Zhen resigned from the position of a non-executive Director and a member of the audit committee of the Company (the "Audit Committee") due to reallocation of their work arrangement. Mr. Ding Jun and Mr. Gao Min's resignations are all with effect from 10 November 2022. Mr. Huang Zhen's resignation is with effect from 15 November 2022. Mr. Ding Jun, Mr. Gao Min and Mr. Huang Zhen confirmed that they had no disagreement with the Board and there was no matter relating to their resignations that needs to be brought to the attention of the Shareholders and the Stock Exchange. In accordance with the articles of association of the Company, the Board appointed Mr. Long Yi as the Vice Chairman of the seventh session of the Board, a non-executive Director and a member of the Strategic Committee, Mr. Chen Lunan as an executive Director and a member of the Nomination and Remuneration Committee, Mr. Luan Wenjing as a non-executive Director and a member of the Safety and Environment Protection Committee to replace Mr. Wang Ligang, and Mr. Wei Junhao as a member of the Audit Committee. Their appointments are all with effect from 15 November 2022.

The details of changes in the composition of the Board were set out in the announcements of the Company dated 10 November 2022 and 15 November 2022 published on the website of the Stock Exchange at www.hkexnews.hk and the website of the Company at www.zhaojin.com.cn.

- 4. Changes in Composition of the Supervisory Committee
 - (1) The Company held the 2022 first extraordinary general meeting on 26 February 2022, at which the Shareholders re-elected Mr. Wang Xiaojie and Mr. Zou Chao as Shareholders' representative Supervisors of the seventh session of the Supervisory Committee.

The details of the abovementioned changes in the composition of the Supervisory Committee were set out in the circular and notice of the Company both dated 10 February 2022 and the voting results announcement dated 26 February 2022 published on the website of the Stock Exchange at www.hkexnews.hk and the website of the Company at www.zhaojin.com.cn.

(2) Due to the re-allocation of work arrangement, Mr. Wang Xiaojie resigned from his position as a Shareholders' representative Supervisor of the Company and the chairman of the seventh session of the Supervisory Committee on 26 September 2022. His resignation took effect from 26 September 2022. Mr. Leng Haixiang was appointed as a Shareholders' representative Supervisor of the Company and the chairman of the seventh session of the Supervisory Committee with effect from 26 September 2022.

The details of the abovementioned changes in the composition of the Supervisory Committee were set out in the announcement of the Company dated 26 September 2022 published on the website of the Stock Exchange at www.hkexnews.hk and the website of the Company at www.zhaojin.com.cn.

(3) Due to the re-allocation of work arrangement, Mr. Zou Chao resigned from his position as a Shareholders' representative Supervisor of the Company on 10 November 2022. His resignation took effect from 15 November 2022. Mr. Hu Jin was appointed as a Shareholders' representative Supervisor of the Company with effect from 15 November 2022.

The details of the abovementioned changes in the composition of the Supervisory Committee were set out in the announcements of the Company dated 10 November 2022 and 15 November 2022, respectively, published on the website of the Stock Exchange at www.hkexnews.hk and the website of the Company at www.zhaojin.com.cn.

- 5. Changes in Senior Management
 - (1) The Company held the 23rd meeting of the sixth session of the Board on 6 January 2022. Mr. Dong Xin resigned from his position as the President of the Company and Mr. Tang Zhanxin resigned from his position as the Vice-President of the Company due to the re-allocation of their work arrangement. The Board agreed the resignations of Mr. Dong Xin and Mr. Tang Zhanxin with effect from 6 January 2022. Mr. Dong Xin and Mr. Tang Zhanxin had no disagreement with the Board. In the meantime, as nominated by the chairman, the Board agreed to appoint Mr. Jiang Guipeng as the President of the Company, and as nominated by the President, the Board agreed to appoint Mr. Tang Lei as the Vice-President of the Company for a term commencing from 6 January 2022 to the end of the term for the sixth session of the Board.
 - (2) The Company held the first meeting of the seventh session of the Board on 26 February 2022, at which, as nominated by the chairman, the Board has appointed Mr. Jiang Guipeng as the Company's president, and as nominated by the president, the Board has appointed Mr. Wang Ligang, Ms. Wang Wanhong, Mr. Wang Chunguang and Mr. Tang Lei as the Company's vice presidents, Mr. Huang Houlin as the Company's chief financial officer for a term commencing from 26 February 2022 to the end of the term for the current session of the Board.
 - (3) The Company held the 7th meeting of the seventh session of the Board on 15 November 2022. Mr. Huang Houlin resigned from his position as the chief financial officer of the Company due to the reallocation of his work arrangement. The Board agreed the resignation of Mr. Huang Houlin from the position of chief financial officer of the Company with effect from 10 November 2022. Mr. Huang Houlin has no disagreement with the Board. In the meantime, as assessed and recommended by the Shareholders and nominated by the President, the Board agreed to appoint Mr. Yin Jiwen as the chief financial officer of the Company, for a term commencing from 15 November 2022 to the expiration of the term of the current session of the Board.

- 6. Issuance of Super Short-term Bonds
 - (1) On 27 January 2022, the Company issued the first tranche of super short-term bonds for the year of 2022 with a par value of RMB1 billion for a term of 270 days and bearing interest rate of 2.3% per annum. The amount received by the Company for this issuance is RMB 1 billion, and the proceeds are to repay interest-bearing loans of the Company.

Relevant details were set out in the announcements of the Company dated 26 January 2022 and 31 January 2022 published on the website of the Stock Exchange at www.hkexnews.hk and the website of the Company at www.zhaojin.com.cn.

(2) On 11 March 2022, the Company issued the second tranche of super short-term bonds for the year of 2022 with a par value of RMB1 billion for a term of 270 days and bearing interest rate of 2.17% per annum. The amount received by the Company for this issuance is RMB 1 billion, and the proceeds are to repay interest-bearing loans of the Company.

Relevant details were set out in the announcements of the Company dated 10 March 2022 and 14 March 2022 published on the website of the Stock Exchange at www.hkexnews.hk and the website of the Company at www.zhaojin.com.cn.

(3) On 15 March 2022, the Company issued the third tranche of super short-term bonds for the year of 2022 with a par value of RMB1 billion for a term of 269 days and bearing interest rate of 2.17% per annum. The amount received by the Company for this issuance is RMB 1 billion, and the proceeds are to repay interest-bearing loans of the Company.

Relevant details were set out in the announcements of the Company dated 14 March 2022 and 16 March 2022 published on the website of the Stock Exchange at www.hkexnews.hk and the website of the Company at www.zhaojin.com.cn.

7. Issuance of Medium-term Notes

On 21 September 2022, the Company issued the first tranche of medium-term notes for the year of 2022 with a par value of RMB1 billion for a term of 3 years and bearing interest rate of 2.75% per annum. The amount received by the Company for this issuance is RMB1 billion, and the proceeds are to repay interest-bearing loans of the Company.

Relevant details were set out in the announcements of the Company dated 19 September 2022 and 27 September 2022 published on the website of the Stock Exchange at www.hkexnews.hk and the website of the Company at www.zhaojin.com.cn.

8. Issuance of Corporate Bonds

(1) On 24 January 2022, the Company issued the first tranche of public issuance of corporate bonds to professional investors for the year of 2022 with a par value of RMB1 billion for a term of 5 years and bearing interest rate of 3.03% per annum. The amount received by the Company for this issuance is RMB 1 billion, and the proceeds are to repay interest-bearing loans of the Company.

Relevant details were set out in the announcements of the Company dated 19 January 2022 and 25 January 2022 published on the website of the Stock Exchange at www.hkexnews.hk and the website of the Company at www.zhaojin.com.cn.

(2) On 15 September 2022, the Company issued the second tranche of public issuance of corporate bonds to professional investors for the year of 2022 with a par value of RMB1 billion for a term of 5 years and bearing interest rate of 2.78% per annum. The amount received by the Company for this issuance is RMB 1 billion, and the proceeds are to repay interest-bearing loans of the Company.

Relevant details were set out in the announcements of the Company dated 13 September 2022 and 16 September 2022 published on the website of the Stock Exchange at www.hkexnews.hk and the website of the Company at www.zhaojin.com.cn.

9. Entering into the Water Treatment Engineering Services Agreement and the Exploration, Environmental Governance and Related Technical Services Framework Agreement

On 6 January 2022, the Company and Zhaojin Motian entered into the Water Treatment Engineering Services Agreement in relation to the provision of membrane assembly parts and equipment, water treatment engineering services and steel structure engineering services by Zhaojin Motian and its subsidiaries to the Company from 1 January 2022 to 31 December 2024. According to the Water Treatment Engineering Services Agreement, the Company expects that the annual caps of the transactions contemplated under the Water Treatment Engineering Services Agreement for the three years ending 31 December 2022, 31 December 2023 and 31 December 2024 are RMB32 million, RMB40 million and RMB50 million, respectively.

On 6 January 2022, the Company entered into the Exploration, Environmental Governance and Related Technical Services Framework Agreement with the Third Institute of Geological and Mineral Exploration of No. 3 Exploration Institute in relation to the provision of exploration, environmental governance and related technical services by No. 3 Exploration Institute and its subsidiaries to the Group during the period from 1 January 2022 to 31 December 2024. According to the Exploration, Environmental Governance and Related Technical Services Framework Agreement, the Company expects that the annual caps for the transactions contemplated under the Exploration, Environmental Governance and Related Technical Services Framework Agreement for the three years ending 31 December 2022, 31 December 2023 and 31 December 2024 are RMB29 million, RMB23 million and RMB22 million, respectively.

Zhaojin Group is the substantial Shareholder and controlling Shareholder of the Company. Zhaojin Motian is a subsidiary of Zhaojin Group. Therefore, Zhaojin Motian is a connected person of the Company according to the Rule 14A.13 of the Listing Rules. In addition, No. 3 Exploration Institute holds 30%, 34% and 30% of the shares in Gansu Province Zaozigou Gold Mine Company Limited* (甘肅省早子溝金礦有限責任公司), Gansu Xinrui Mining Company Limited* (甘肅鑫瑞礦業有限公司) and Gansu Zhaojin Precious Metal Smelting Company Limited* (甘肅招金貴金屬冶煉有限公司), which are subsidiaries of the Company, respectively. Therefore, No. 3 Exploration Institute is a connected person of the Company according to the Rule 14A.07 of the Listing Rules. Accordingly, each of the Water Treatment Engineering Services Agreement and the Exploration, Environmental Governance and Related Technical Services Framework Agreement and the transactions contemplated thereunder constitute continuing connected transactions of the Company under Chapter 14A of the Listing Rules.

As the highest applicable percentage ratio (as defined in Rule 14.07 of the Listing Rules) in respect of each of the Water Treatment Engineering Services Agreement and the Exploration, Environmental Governance and Related Technical Services Framework Agreement is higher than 0.1% but less than 5%, the Water Treatment Engineering Services Agreement, the Exploration, Environmental Governance and Related Technical Services Framework Agreement, the Exploration, Environmental Governance and Related Technical Services Framework Agreement, the Exploration, Environmental Governance and Related Technical Services Framework Agreement and the transactions contemplated thereunder are subject to the annual review, reporting and announcement requirements but are exempt from independent Shareholders' approval requirement under Chapter 14A of the Listing Rules.

Relevant details were set out in the announcement of the Company dated 6 January 2022 published on the website of the Stock Exchange at www.hkexnews.hk and the website of the Company at www.zhaojin.com.cn.

10. Acquisition of 6.14% Equity Interest in Shandong Ruiyin

On 11 October 2022 (after trading hours), the Company entered into the Equity Transfer Agreement with Bowen Mining, pursuant to which the Company has agreed to acquire, and Bowen Mining has agreed to transfer, the 6.14% equity interest of Shandong Ruiyin at a consideration of RMB815.5 million.

The Company holds 63.86% of the equity interest of Shandong Ruiyin, and the remaining 36.14% equity interest of Shandong Ruiyin is held by Bowen Mining. Accordingly, Bowen Mining is a connected person of the Company pursuant to Rule 14A.07 of the Listing Rules, and the Acquisition constitutes a connected transaction of the Company under Chapter 14A of the Listing Rules.

The highest applicable percentage ratio (as defined under Rule 14.07 of the Listing Rules) for the Company in respect of the Acquisition exceeds 0.1% but is less than 5%, and the total consideration of the Acquisition exceeds HK\$10,000,000. Accordingly, the Acquisition is subject to reporting and announcement requirements, but is exempted from the circular and independent Shareholders' approval requirements under Chapter 14A of the Listing Rules.

Relevant details were set out in the announcement of the Company dated 12 October 2022 published on the website of the Stock Exchange at www.hkexnews.hk and the website of the Company at www.zhaojin.com.cn.

DETAILS OF SIGNIFICANT EVENTS AFTER THE FINANCIAL YEAR END

1. ENTERING INTO THE GEOLOGICAL PROSPECTING SERVICES FRAMEWORK AGREEMENT, THE MATERIAL PROCUREMENT FRAMEWORK AGREEMENT AND THE PROCESSING AND SMELTING, DEEP WELL RESOURCE EXTRACTION AND RECYCLING, TESTING AND RELATED TECHNICAL SERVICES FRAMEWORK AGREEMENT

On 3 January 2023, Zhaojin Geology Exploration and Zhaojin Group entered into the Geological Prospecting Services Framework Agreement in relation to Zhaojin Geology Exploration's provision of exploration services to Zhaojin Group from 1 January 2023 to 31 December 2025. According to the Geological Prospecting Services Framework Agreement, the Company expects that the maximum aggregate annual values in respect of the transactions contemplated under the Geological Prospecting Services Framework Agreement for the three years ending 31 December 2023, 31 December 2024 and 31 December 2025 are RMB8 million, RMB10 million and RMB8 million, respectively.

On 3 January 2023, Materials Supply Center and Zhaojin Group entered into the Material Procurement Framework Agreement in relation to the provision of material procurement services by Materials Supply Center to Zhaojin Group from 1 January 2023 to 31 December 2025. According to the Material Procurement Framework Agreement, the Company expects that the maximum aggregate annual values in respect of the transactions contemplated under the Material Procurement Framework Agreement for the three years ending 31 December 2023, 31 December 2024 and 31 December 2025 are RMB20 million, RMB20 million and RMB25 million, respectively.

On 3 January 2023, the Company entered into the Processing and Smelting, Deep Well Resource Extraction and Recycling, Testing and Related Technical Services Framework Agreement with Shandong Zhaojin Technology in relation to the provision of processing and smelting, deep well resource extraction and recycling, testing and related technical services by Shandong Zhaojin Technology and its subsidiaries to the Group during the period from 1 January 2023 to 31 December 2025. According to the Processing and Smelting, Deep Well Resource Extraction and Recycling, Testing and Related Technical Services Framework Agreement, the Company expects that the annual caps for the transactions contemplated under the Processing and Smelting, Deep Well Resource Extraction and Recycling, Testing and Related Technical Services Framework Agreement for the three years ending 31 December 2023, 31 December 2024 and 31 December 2025 are RMB27 million, RMB28 million and RMB29.5 million, respectively.

Zhaojin Group is the substantial Shareholder and controlling Shareholder of the Company. According to Rule 14A.07 of the Listing Rules, Zhaojin Group is a connected person of the Company. Both of Zhaojin Geology Exploration and Materials Supply Center are wholly-owned subsidiaries of the Company. In addition, Shandong Zhaojin Technology, being a non-wholly-owned subsidiary of the Company, is held as to 35% by Zhaojin Group. According to Rule 14A.16 of the Listing Rules, Shandong Zhaojin Technology is a connected person of the Company. Therefore, according to Chapter 14A of the Listing Rules, the Geological Prospecting Services Framework Agreement, the Material Procurement Framework Agreement and the Processing and Smelting, Deep Well Resource Extraction and Recycling, Testing and Related Technical Services Framework Agreement and the transactions contemplated thereunder constitute continuing connected transactions of the Company.

As all the percentage ratios (as defined in Rule 14.07 of the Listing Rules) in respect of each of the Geological Prospecting Services Framework Agreement, the Material Procurement Framework Agreement and the Processing and Smelting, Deep Well Resource Extraction and Recycling, Testing and Related Technical Services Framework Agreement are more than 0.1% but less than 5%, the Geological Prospecting Services Framework Agreement, the Material Procurement Framework Agreement and Services Framework Agreement, the Material Procurement Framework Agreement and the Processing and Smelting, Deep Well Resource Extraction and Recycling, Testing and Related Services Framework Agreement, the Material Procurement Framework Agreement and the Processing and Smelting, Deep Well Resource Extraction and Recycling, Testing and Related Technical Services Framework Agreement and the transactions contemplated thereunder are subject to the annual review, reporting and announcement requirements but are exempt from independent Shareholders' approval requirement under Chapter 14A of the Listing Rules.

Relevant details were set out in the announcement of the Company dated 3 January 2023 published on the website of the Stock Exchange at www.hkexnews.hk and the website of the Company at www.zhaojin.com.cn.

2. ISSUANCE OF SUPER SHORT-TERM BONDS

On 14 February 2023, the Company issued the first tranche of super short-term bonds for the year of 2023 with a par value of RMB1.5 billion for a term of 30 days and bearing interest rate of 1.99% per annum. The proceeds are to supplement the Company's working capital and repay interest-bearing loans of the Company.

Relevant details were set out in the announcements of the Company dated 13 February 2023 and 16 February 2023 published on the website of the Stock Exchange at www.hkexnews.hk and the website of the Company at www.zhaojin.com.cn.

On 21 February 2023, the Company issued the second tranche of super short-term bonds for the year of 2023 with a par value of RMB1 billion for a term of 30 days and bearing interest rate of 1.99% per annum. The proceeds are to repay interest-bearing loans of the Company.

Relevant details were set out in the announcements of the Company dated 20 February 2023 and 22 February 2023 published on the website of the Stock Exchange at www.hkexnews.hk and the website of the Company at www.zhaojin.com.cn.

3. CHANGES IN COMPOSITION OF THE BOARD

The Company held the 9th meeting of the seventh session of the Board on 24 March 2023, at which the Board agreed that Mr. Weng Zhanbin resigned from the position of the chairman of the seventh session of the Board, an executive Director, the chairman of the Strategic Committee and the Authorized Representative and Mr. Jiang Guipeng resigned from his position as the chairman of the Safety and Environment Protection Committee due to re-allocation of their work arrangement. Their resignations are all with effect from 24 March 2023. Mr. Weng Zhanbin and Mr. Jiang Guipeng confirmed that they had no disagreement with the Board and there was no matter relating to their resignations that needs to be brought to the attention of the Shareholders and the Stock Exchange. In accordance with the Articles of Association, the Board appointed Mr. Jiang Guipeng, an executive Director, as the chairman and the chairman of the Strategic Committee of the seventh session of the Board, Mr. Duan Lei as an executive Director, the chairman of the Safety and Environment Protection Committee of the seventh session of the Board and the Authorized Representative. Their appointments are all with effect from 24 March 2023.

The details of changes in the composition of the Board were set out in the announcement of the Company dated 24 March 2023 published on the website of the Stock Exchange at www.hkexnews.hk and the website of the Company at www.zhaojin.com.cn.

4. CHANGES IN SENIOR MANAGEMENT

The Company held the 9th meeting of the seventh session of the Board on 24 March 2023, at which the Board agreed that Mr. Jiang Guipeng resigned from the position of the president of the Company due to re-allocation of his work arrangement, his resignation is with effect from 24 March 2023. In accordance with the Articles of Association, the Board appointed Mr. Duan Lei as an Executive President. His appointment is with effect from 24 March 2023.

The details of changes in senior management were set out in the announcement of the Company dated 24 March 2023 published on the website of the Stock Exchange at www.hkexnews.hk and the website of the Company at www.zhaojin.com.cn.

LITIGATION AND ARBITRATION

During the Year, the Company and the Group have not been involved in any material litigation or arbitration. As far as the Directors are aware, the Company does not have any material litigation or arbitration pending or threatened against the Company which may adversely affect the Company's operating results and financial conditions.

COMPLIANCE WITH THE CORPORATE GOVERNANCE CODE

The Board is of the view that the Company has complied with the code provisions in the Corporate Governance Code as set out in Appendix 14 to the Listing Rules (collectively, the "Code") during the year ended 31 December 2022. No Director is aware of any information that reasonably reveals that there was any non-compliance with the code provisions of the Code by the Company at any time during the Year.

For details of the corporate governance report, please refer to pages 72 to 101 of this annual report.

COMPLIANCE WITH THE MODEL CODE

The Company has adopted the Model Code set out in Appendix 10 to the Listing Rules as the code of conduct regarding securities transactions by the Directors and Supervisors.

The Board is pleased to confirm that, after making specific enquiries with all Directors and Supervisors, all Directors and Supervisors have fully complied with the standards required according to the Model Code set out in Appendix 10 to the Listing Rules during the Year.

AUDIT COMMITTEE

The Audit Committee of the seventh session of the Board of the Company comprises three independent nonexecutive Directors, namely Ms. Chen Jinrong, Mr. Wei Junhao and Mr. Choy Sze Chung Jojo. The chairman of the Audit Committee is Ms. Chen Jinrong.

The Audit Committee has reviewed the Group's audited consolidated financial statements for the Year which have been agreed by the Company's auditor, and is of the view that the Group's audited consolidated financial statements for the Year are prepared in accordance with the applicable accounting standards, laws and regulations, and appropriate disclosures have already been made.

The Audit Committee has also reviewed the annual results for the Year.

CONFIRMATION OF INDEPENDENCE OF THE INDEPENDENT NON-EXECUTIVE DIRECTORS

The Company confirmed that it had received the annual confirmation of independence from each of the independent non-executive Directors in compliance with Rule 3.13 of the Listing Rules on 24 March 2023. The Company is of the view that the independent non-executive Directors remain independent during the Year in accordance with the relevant requirements of Rule 3.13 of the Listing Rules.

CLOSURE OF THE REGISTER OF MEMBERS

In order to determine the Shareholders who are entitled to attend the 2022 AGM, the register of members will be closed from 30 May 2023 to 5 June 2023, both days inclusive, during which no transfer of shares will be registered. If the resolution in relation to the distribution of final dividend is approved by the Shareholders at the 2022 AGM and in order to determine the Shareholders who are entitled to receive the final dividend for the Year, the register of members will be closed from 9 June 2023 to 13 June 2023, both days inclusive, during which no transfer of shares will be registered.

To be qualified for attending and voting at the 2022 AGM, the Shareholders whose transfer has not been registered must lodge all transfer instruments accompanied by the relevant share certificates with the Company's H shares registrar and transfer office, Computershare Hong Kong Investor Services Limited at Shops 1712-16, 17th Floor, Hopewell Centre, 183 Queen's Road East, Wanchai, Hong Kong (for H Shareholders), or the business address of the Company at No. 118 Wenquan Road, Zhaoyuan City, Shandong Province, the PRC (for holders of domestic shares) for registration at or before 4:30 p.m. on Monday, 29 May 2023.

To be entitled to receive the final dividend for the Year, Shareholders whose transfer of shares have not been registered must lodge all transfer instruments accompanied by the relevant share certificates with the Company's H shares registrar and transfer office, Computershare Hong Kong Investor Services Limited at Shops 1712-16, 17th Floor, Hopewell Centre, 183 Queen's Road East, Wanchai, Hong Kong for H Shareholders, or the business address of the Company in the PRC at No. 118 Wenquan Road, Zhaoyuan City, Shandong Province, the PRC for domestic share Shareholders for registration at or before 4:30 p.m. on Thursday, 8 June 2023 (Hong Kong time).

AUDITOR

The financial statements of the Group for the year ended 31 December 2022 prepared in accordance with Hong Kong Financial Reporting Standards have been audited by Ernst & Young. The auditor is subject to re-election at the 2022 AGM and the Board resolved to appoint Ernst & Young as the Company's auditor. A resolution in relation to the appointment of Ernst & Young as the auditor of the Company will be proposed at the 2022 AGM. There was no change in auditors in any of the preceding three years.

By the order of the Board Jiang Guipeng Chairman

24 March 2023

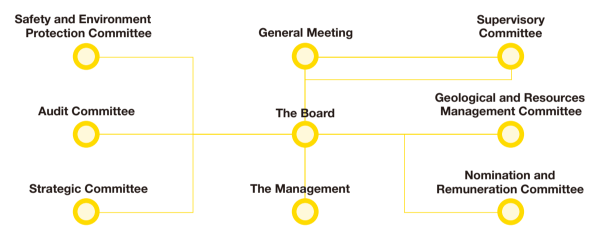
CORPORATE GOVERNANCE PRACTICE REPORT

As one of the largest overseas-listed gold mining companies in the PRC, to protect Shareholders' and staff's interests and create Shareholders' value, the Board and the management of the Company believe that a high standard of corporate governance is essential to the success of the Company and have always strived to maintain a high level of corporate governance standard and practice.

(A) CORPORATE GOVERNANCE PRACTICE

During the Year, the Company has complied with all the code provisions of the Code with no deviation, and has adopted certain recommended best practices in the Code where applicable.

For the year ended 31 December 2022, the corporate governance structure of the Company is set out as follows:



(B) SECURITIES TRANSACTION OF DIRECTORS

The Company has adopted the Model Code as the code of conduct regarding securities transactions by the Directors and Supervisors.

Specific enquiries regarding non-compliance of the Model Code were made to all Directors, and they all confirmed that they have fully complied with the provisions contained in the Model Code during the Year.

(C) THE BOARD

The Board is the executive body of the Company and is primarily responsible for formulating operation plans, managing decisions and establishing the overall strategic direction of the Group. It is responsible for setting objectives and the business development plan of the Group and monitoring the performance of the senior management. The Board is also responsible for the compilation and approval of annual and interim results, risk management, major acquisitions, corporate governance functions, as well as other material operation and financial matters. The Board acts according to the Rules and Procedures of Board Meetings formulated by the Board. Under the leadership of the Board, the management will be empowered to implement the Group's strategies and business objectives. The Board and management have expressly defined the responsibilities and authorities towards internal controls, policies and day-to-day operation of the Group's business.

Being the seventh session of the Board since the establishment of the Company, the incumbent Board comprises eleven Directors, of which four are executive Directors, three are non-executive Directors and four are independent non-executive Directors.

In accordance with the Articles of Association, Directors are elected or replaced by Shareholders in general meetings. Shareholders, the Board or the Supervisory Committee are entitled to nominate a candidate for directorship by written notice. Directors are eligible to be re-elected upon expiry of term.

The seventh session of the Board was elected at the extraordinary general meeting convened on 26 February 2022. All members of the seventh session of the Board have a term of three years commencing from 26 February 2022. For information regarding changes in composition of the Board, please refer to pages 61 to 62 of this annual report.

Members of the Board come from different industry backgrounds and have extensive experience in science and technology, securities and finance, mining and metallurgy, corporate management and financial accounting.

In the seventh session of the Board, the Company has four executive Directors responsible for specific management duties, representing 36% of the total number of the Board members. This helps the Board to closely review and monitor the management procedures of the Company. Mr. Jiang Guipeng, the Chairman, Mr. Duan Lei, the Executive President, Mr. Wang Ligang, vice-president and the secretary to the Board and Mr. Chen Lunan, vice-president of the Company, have extensive experience in the gold mining management industry and are responsible for business management, formulating and implementing important strategies, making day-to-day business decisions and coordinating overall business operations.

The Company has four independent non-executive Directors, representing 36% of the total number of the Board members, which complies with the requirements of Rules 3.10(1) and 3.10A of the Listing Rules. The Company is of the view that the four independent non-executive Directors have extensive experience in the industry or financial matters and qualifications to perform their responsibilities, which complies with the requirements of Rule 3.10(2) of the Listing Rules which requires that at least one of the independent non-executive Directors to have appropriate professional qualifications, accounting or related financial management expertise. Independent non-executive Directors are assumed by persons who are independent of any Directors, Supervisors, key executives and substantial Shareholders (as defined in the Listing Rules) or such individuals without any connection thereto (an independent third party), which complies with the requirement of independence under the Listing Rules. According to the Listing Rules, each independent nonexecutive Director shall confirm his/her independence to the Stock Exchange prior to his/her appointment. The Company has received the annual confirmation of independence from each of the four independent nonexecutive Directors confirming their independent status in accordance with Rule 3.13 of the Listing Rules on 24 March 2023. The Company has verified their independence and confirmed that all of the independent nonexecutive Directors were independent individuals. The four independent non-executive Directors held office in the Audit Committee, Nomination and Remuneration Committee, Geological and Resources Management Committee or Safety and Environmental Protection Committee under the Board.

The Board convenes meetings on a regular basis. A minimum of four meetings with Directors' attendance in person are held each year, and additional meetings will be convened if necessary. The secretary to the Board/ company secretary is responsible for assisting the Chairman of the Board in compiling agendas. Each Director can request to have discussion topics included in the agenda. The Company convened seven Board meetings of the seventh session of the Board, two general meetings and two class meetings during the Year and the record of attendance of each Director is set out as follows:

	Number of Board meetings convened	Attendance	Of which: attendance by proxy	Number of general meetings and class meetings convened	Attendance
Executive Directors					
Weng Zhanbin <i>(Chairman)</i>	7	7	(0)	4	4
Jiang Guipeng (President)	7	7	(0)	4	4
Wang Ligang (Vice President					
and Board Secretary)	7	7	(0)	4	4
Chen Lunan <i>(appointed on</i>					
15 November 2022)	7	0	(0)	4	0
Non-executive Directors					
Long Yi (Vice Chairman)					
(appointed on 15 November 2022)	7	0	(0)	4	0
Ding Jun (Vice Chairman)					
(resigned on 10 November 2022)	7	6	(0)	4	0
Li Guanghui	7	7	(1)	4	4
Luan Wenjing					
(appointed on 15 November 2022)	7	0	(0)	4	0
Gao Min (resigned on 10 November 2022)	7	6	(0)	4	0
Huang Zhen					
(resigned on 10 November 2022)	7	6	(0)	4	0
Independent Non-executive Directors					
Chen Jinrong	7	7	(0)	4	0
Choy Sze Chung Jojo	7	7	(0)	4	0
Wei Junhao	7	7	(0)	4	0
Shen Shifu	7	7	(1)	4	0
			(0)		5

The Board or special committees circulate the relevant information provided by the senior management, which sets out the matters that require to be decided by the Board and the report concerning the Group's operation and financial performance prior to each Board meeting. Notices of Board meetings are delivered to the Board members at least 14 days before the meetings for the Directors to prepare to attend the relevant meetings and incorporate other matters into the agenda. The meeting documents and the agenda of the Board meeting or special committee meeting are distributed to Directors or special committee members at least three days before the meetings to allow them to have sufficient time to review the relevant documents and prepare for the meetings. Senior management shall be responsible for preparing the documents of the Board and special committees, submitting reports upon request from time to time and addressing or answering any potential questions raised by the Board members regarding the reports during the meetings.

The Directors are free to express their views at the meetings. Important decisions will only be made after due and careful discussion at the Board meetings. The Directors confirm that they have responsibility to act in the interests of the public and the Company, particularly in the interests of minority Shareholders. In the event of a conflict of interests between Shareholders' interests and any other interests, Shareholders' interests shall prevail.

The Board has established mechanisms to ensure independent views and input are available to the Board. A meeting between the Chairman and the non-executive Directors (including independent non-executive Directors), which without the presence of executive Directors, takes place at least once each year, to provide an avenue for independent views to be communicated to the Chairman directly.

Board meetings and special committee meetings are chaired by the Chairman of the Board and the chairman of the special committee, respectively, in order to ensure adequate time is allocated for discussion and consideration of each agenda item and provide equal opportunities for each Director to express his/her views and ideas.

Detailed minutes of meetings are compiled for the Board meetings or special committee meetings. Minutes of the meetings must record details and issues considered by the Directors during the meeting as well as the resolutions made, including any doubts or objections put forward by the Directors.

The Directors can provide comments on the draft minutes within a week after the draft minutes are provided to all Directors or special committee members. Draft minutes will then be approved after confirmation is given by the Chairman of the Board or the respective chairman of the special committee. Minutes of Board meetings or special committee meetings are kept by the secretary to the Board/company secretary and are available for inspection by the Directors at all times.

All Directors are free to communicate with the secretary to the Board/company secretary who is responsible for ensuring and advising on compliance of all procedures in connection with the Board and all applicable rules and regulations.

The management shall on their own accord or upon enquiries provide appropriate and sufficient information to the Directors and special committee members and/or respond as soon as possible, so as to keep them informed of the latest development of the Company to facilitate their performance of duties.

The management of the Company provides updated information, including corporate financial report, operation and market conditions to its Directors every month, so as to keep them informed of the status of the Company and help them perform their duties.

The Company has purchased director's liability insurance for its Directors.

Each Director has been provided with a Director's Handbook containing guidance on practice. Provisions of regulations or relevant chapters of the Listing Rules are quoted in the Director's Handbook to remind Directors of the responsibilities they must discharge, including disclosure of their interest to the regulatory bodies, potential conflict of interests and changes of details of personal data.

The Board and special committees are provided with sufficient resources for performance of duties including but not limited to engaging external consultants when necessary at the expense of the Company. Individual Directors can also engage external consultants for advice on specific issues at the expense of the Company.

All Directors can obtain from the secretary to the Board/company secretary the information and latest developments about rules and regulations and other continuing responsibilities which directors of listed companies must observe, so as to ensure that each Director is informed of his/her own duties and that the Company consistently implements the Board's procedures and properly complies with the applicable laws and regulations.

No relationship (including financial, business, family or other material/relevant relationship) exists between members of the Board.

(D) CHAIRMAN AND PRESIDENT

The roles of the Chairman and the President of the Company are separated and their duties are stated in writing, and are assumed by different individuals who play their distinctive roles. During 2022, Mr. Weng Zhanbin, the Chairman of the Board, is responsible for setting the Group's overall corporate development directions and formulating business development strategies. Mr. Weng is also responsible for ensuring the establishment, implementation and execution of sound corporate governance practices and procedures. Mr. Jiang Guipeng, the President, is responsible for the Group's day-to-day management and execution of approved strategies. As at the date of this annual report, the Chairman of the Company is Mr. Jiang Guipeng and the Executive President of the Company is Mr. Duan Lei.

The Chairman is elected by the Board and is primarily responsible for convening and presiding over Board meetings, inspecting the implementation of Board resolutions, presiding over annual general meetings, signing transaction documents in relation to securities issued by the Company and other important documents, and exercising other rights conferred by the Board. The Chairman reports to the Board and is accountable to the Board.

The President is nominated by the Chairman and appointed by the Board. The President is responsible for the day-to-day operation of the Company, including implementing strategies and policies, the Company's operation plans and investment schemes approved by the Board, formulating the Company's internal control structure and fundamental management policies, drawing up basic rules and regulations of the Company, proposing to the Board the appointment or removal of senior management and exercising other rights granted under the Articles of Association and by the Board. The President takes full responsibility to the Board for the operation of the Company.

(E) NON-EXECUTIVE DIRECTORS

The seventh session of the Board consisted of three non-executive Directors and four independent nonexecutive Directors, accounting for approximately 63.63% of the total number of the Board members. Nonexecutive Directors include Mr. Long Yi, Mr. Li Guanghui, and Mr. Luan Wenjing, and independent nonexecutive Directors include Ms. Chen Jinrong, Mr. Choy Sze Chung Jojo, Mr. Wei Junhao and Mr. Shen Shifu.

Each of the non-executive Directors and independent non-executive Directors has entered into a service contract with the Company, with a term of three years.

Pursuant to the Articles of Association, non-executive Directors and independent non-executive Directors may be re-elected on the expiry of the three-year term commencing from the date of their respective appointment.

(F) NOMINATION AND REMUNERATION COMMITTEE

As at 31 December 2022, the seventh session of Nomination and Remuneration Committee consists of five members, among whom the Chairman is Mr. Choy Sze Chung Jojo, an independent non-executive Director. Other members are Mr. Wang Ligang, and Mr. Chen Lunan, both being executive Directors, and Ms. Chen Jinrong and Mr. Wei Junhao, both being independent non-executive Directors.

The major terms of reference of the Nomination and Remuneration Committee are set out as follows:

- 1. to advise the Board on the size and composition of the Board in light of the Company's operation and business activities, size of assets and shareholding structure; and to review the structure, size and composition of the Board at least once a year in order to implement the strategies of the Company;
- 2. to review the criteria and procedures for selection of Directors and senior management and make recommendation to the Board;
- to conduct examination and make recommendations on candidates for Directors and senior management;
- 4. to formulate the standard or proposal for the remuneration package for Directors and senior management, based on their scope of work, responsibilities, importance of work and the remuneration level of other related positions, the standard or proposal of remuneration included but not limited to the amount of remuneration and bonus, performance evaluation standards, procedures and major evaluation system, major plans and systems for reward and punishment; and the standard or proposal of remuneration shall be determined with reference to the remuneration paid by comparable companies, time commitment and responsibilities;
- 5. to conduct examination and make recommendations on candidates for other senior management positions proposed to the Board for appointment;
- 6. to formulate annual evaluation target and conduct annual performance evaluation;
- to conduct annual performance assessment of senior executives during their terms of office and report to the Board for consideration of their reappointment;
- to review and/or approve matters relating to share schemes as set out in Chapter 17 of the Listing Rules; and
- 9. other duties authorized by the Board.

The details of the terms of reference of the Nomination and Remuneration Committee are available on the websites of the Stock Exchange and the Company.

Working procedures of the Nomination and Remuneration Committee include:

- 1. to actively communicate with the relevant divisions of the Company to research on the demand of the Company for new Directors and senior management and to formulate written materials;
- to extensively look for candidates of Directors and senior management within the Company and its controlled (holding) companies as well as in the recruitment market;
- to convene meetings of the Nomination and Remuneration Committee and to check the qualification of initially proposed candidates according to the job requirements of Directors and senior management; and
- 4. to implement of the policy of Directors' remuneration, evaluate performance of executive Directors and approve contractual terms stipulated in service contracts of executive Directors. Remuneration of Directors and Supervisors for the year ended 31 December 2022 are detailed in note 9 to the financial statements on pages 173 to 178 in this annual report.

During the Year, the Nomination and Remuneration Committee convened three meetings which was chaired by the chairman of the committee. The record of attendance of each member of the committee is set out below:

	Number of meeting	Attendance	Of which: attendance by proxy
Choy Sze Chung Jojo (Chairman)	3	3	(0)
Wang Ligang	3	3	(0)
Chen Lunan (appointed on 15 November 2022)	3	0	(0)
Gao Min (resigned on 10 November 2022)	3	2	(0)
Chen Jinrong	3	3	(0)
Wei Junhao	3	3	(0)

In 2022, the Nomination and Remuneration Committee considered and passed the resolutions on "Appraisal of 2022 Annual Remuneration of the President and Senior Management" and "nominations of candidates for the seventh session of the Board".

Nomination Policy

Nomination of executive Directors of the Company is mainly through the internal selection and identification of the Group's staff who are familiar with the gold mining industry with extensive management experiences; while nomination of non-executive Directors is based on their independence, their experience in gold mining industry and business management and their technical expertise, and reference is also made to the requirements of the laws and regulations in the jurisdiction where the Company is listed, and the reasonableness of the structure and composition of the Board when selecting eligible persons for Directors.

Directors to be appointed and re-elected at the general meeting shall be first considered by the Nomination and Remuneration Committee. A recommendation from the committee would then be put forward for the Board's decision. Once approved, the proposal will be put forward to the general meeting. Subsequently, all those Directors are subject to the shareholders' approval for appointment or re-election at the general meeting pursuant to the requirements of the Articles of Association. In considering the new appointment or re-election of Directors, the Nomination and Remuneration Committee shall make its decision based on their attributes such as integrity, loyalty, industry experience and professional and technical skills together with the commitment to the Company, efficiency and effort to carry out their duties.

Candidates for Directors are normally submitted to the Shareholders' meeting by the Board in the form of proposals. The Shareholders and the Supervisory Committee may nominate candidates for Directors in accordance with the Articles of Association.

Board Diversity Policy

The Board has adopted the board diversity policy in relation to the nomination and appointment of new Directors, which sets out: the selection of Board candidates shall be based on a range of diversified perspectives with reference to the Company's business model and specific needs, including but not limited to gender, age, race, language, cultural background, educational background, industry experience and professional experience.

The above measurements were also reviewed and adopted when the Nomination and Remuneration Committee reviewed the composition of the Board. After assessing the suitability of the Directors' skills and experience to the Company's business, the Nomination and Remuneration Committee confirmed that the existing Board was appropriately structured and no change was required.

As at the date of this report, the following table and paragraph illustrates the composition and diversity of the Board in terms of four objective criteria, namely (i) gender, (ii) age group, (iii) cultural and educational background and (iv) industry and professional experience.

Gend	ler			Age group		
Male	Female	41 to 45	46 to 50	51 to 55	56 to 60	61-65
90.91%	9.09%	18.18%	27.27%	18.18%	18.18%	27.27%
Cultural an	<mark>d educational</mark> b	ackground	Indu	stry and Profess	sional experienc	ce
Bachelor's	Master's	Doctoral				
degree holder	degree holder	degree holder	Mining	Law	Finance	Others
27.27%	36.36%	36.36%	63.63%	9.09%	9.09%	18.18%

The Nomination and Remuneration Committee considers that the existing composition of the Board is diversified, taking into account: (i) the business model of the Group; (ii) the specific needs of the Group; (iii) the different background of the Directors; and (iv) the Board already has one female member. The Company's Environmental, Social and Governance Report also discloses gender diversity at the employee level, including senior management.

With regards to gender diversity on the Board, the Company recognises the particular importance of gender diversity and will continue to promote gender diversity of the Board. To ensure gender diversity of the Board in the long run, the Company will identify and select several female individuals with a diverse range of skills, experience and knowledge in different fields from time to time, and maintain a list of such female individuals, which will be reviewed by the Nomination Committee periodically. The Company also intends to promote gender diversity when recruiting staff at the mid to senior level so that the Company will have a pipeline of female senior management and potential successors to the Board. The Group plans to offer all-rounded trainings to female employees whom we consider to have the suitable experience, skills and knowledge of our operation and business, including but not limited to, business operation, management, accounting and finance, legal and compliance and research and development. The Group is of the view that such strategy will offer chances for the Board to identify capable female employees to be nominated as a member of the Board in future.

In evaluating the performance of the Directors and senior management, the Company used budget targets and audited financial reports as benchmarks. At the same time, sales revenue and net profits were used as key performance indicators for the evaluation. It is the Company's policy that remuneration is linked to the Company's results and performance. Directors' remuneration is determined according to the appraisal by the Nomination and Remuneration Committee. Total annual income of senior management includes a basic annual salary and a performance-based annual bonus. The remunerations of Directors and Supervisors are determined in general meetings according to related policies or regulations of the PRC and the actual situation of the Company. The remunerations of Directors and Supervisors of the Company are determined on the basis of their specific management positions held by them in the Company.

Senior management's remuneration

The annual emoluments of the senior management fell within the following bands:

	Number of Individuals	
	2022	2021
Below HK\$1,000,000 (approximately equivalent to RMB893,270) HK\$1,000,001 – HK\$2,000,000	4	3
(approximately equivalent to RMB893,270 - RMB1,786,540)	3	3
Total	7	6

(G) AUDITOR'S REMUNERATION

The auditor appointed by the Company is nominated by the Board and approved in the general meeting. There was no disagreement between the Board and the Audit Committee on the selection and the appointment of the auditor. Their remuneration was determined by the Board as authorised by the general meeting. During the Year, the remuneration paid to the auditors for their auditing services to the Group was RMB3,960,000 (2021: RMB3,780,000).

No fee was incurred by the Company for provision of non-audit services by the international auditor.

(H) AUDIT COMMITTEE

To achieve best corporate governance practice, the Company established the Audit Committee on 16 October 2004. The committee members have necessary professional qualifications and experience in financial matters and are familiar with the accounting and financial affairs, so that they can perform functions and powers in full, in compliance with the requirement of the relevant Listing Rules. The members of the Audit Committee shall have a term of office of three years.

For the year ended 31 December 2022, the Audit Committee comprised of three members, with Ms. Chen Jinrong, being an independent non-executive Director, as the Chairman. Other members were Mr. Wei Junhao, and Mr. Choy Sze Chung Jojo, being independent non-executive Directors.

The major working system and terms of reference of the Audit Committee are set out as follows:

- 1. to propose the appointment, reappointment or change of external auditors, approve the remuneration and terms of the external auditors, and handle with any issues regarding the resignation or dismissal of the external auditors;
- 2. to supervise the Company's internal audit system and its implementation;
- 3. to take charge of the communication function in respect of internal and external audit work;
- 4. to ensure the completeness of the Company's financial statements and annual reports, interim reports and accounts, and review the significant opinion on financial reporting contained therein;
- 5. to review the Company's financial control, internal control and risk management systems;
- 6. to ensure co-ordination between the internal and external auditors, and to ensure that the internal audit function has adequate resources and appropriate status in the Company, and to review and monitor the effectiveness of the internal audit function;
- 7. to review the Group's financial and accounting policies and practices;
- to review the external auditors' letter to the management in respect of audit matters, review material queries raised by the auditors to the management in respect of accounting records, financial accounts or risk management and internal control systems and the management's response to those queries;
- to ensure that the Board will respond in a timely manner to the issues raised in the external auditors' letter to the management in respect of audit matters; and
- 10. other matters or issues assigned by the Board.

Details of the terms of reference of the Audit Committee are available on the websites of the Stock Exchange and the Company.

During the Year, the Audit Committee convened two meetings, both of which were chaired by the chairman of the committee. The record attendance of each member of the committee is set out below:

	Number of meetings	Attendance	Of which: attendance by proxy
Chen Jinrong (Chairman)	2	2	(0)
Choy Sze Chung Jojo	2	2	(0)
Wei Junhao (appointed on 15 November 2022)	2	0	(0)
Huang Zhen (resigned on 15 November 2022)	2	2	(2)

Major work performed by the Audit Committee during the Year includes:

- 1. reviewed the Group's annual report and final results announcement for the year ended 31 December 2021;
- reviewed the Group's interim report and interim results announcement for the six months ended 30 June 2022;
- assisted the Board in making independent assessment of the effectiveness of the Group's financial reporting procedures and internal control system;
- 4. supervised internal audit work of the Company;
- 5. provided opinions on the significant matters of the Company or drew management's attention to relevant risks; and
- 6. evaluated the performance of our PRC auditor and international auditor.

All matters considered during the Audit Committee meetings were duly recorded in accordance with related rules, and the records were filed upon review by all members of the Audit Committee with amendments. After each meeting, the chairman has submitted reports on the significant matters discussed to the Board.

(I) DIRECTORS' RESPONSIBILITIES FOR THE FINANCIAL STATEMENTS

The Directors acknowledge their responsibilities for the preparation of the financial statements for each financial year, which give a true and fair view of the status of financial affairs of the Group and of the results and cash flow for that year and in compliance with relevant laws and disclosure provisions of the Listing Rules.

In preparing the financial statements for the year ended 31 December 2022, the Directors have selected appropriate accounting policies and applied them consistently; made prudent and reasonable judgments and estimates; and have prepared the financial statements on a going concern basis. The Directors are responsible for keeping proper accounting records in order to make reasonable and accurate disclosure of the financial position of the Group at any time.

There are no material uncertainties relating to events or conditions that may cast significant doubt on the Company's ability to continue as a going concern.

(J) STRATEGIC COMMITTEE

The Company has established the Strategic Committee of the Board which is mainly responsible for conducting research and proposing recommendations on the strategies of long-term development and material investment decisions of the Company.

For the year ended 31 December 2022, the Strategic Committee comprised three members, with Mr. Weng Zhanbin, being an executive Director, as the chairman. Other members included Mr. Long Yi and Mr. Li Guanghui, both being non-executive Directors.

The major duties and terms of reference of the Strategic Committee are set out as follows:

- 1. conducting research and proposing recommendations on the strategies of long-term development of the Company;
- conducting research and proposing recommendations on the significant investment and financing proposal, the significant capital operations and asset operation projects which are subject to approval of the Board as required by the Articles of Association;
- conducting research and proposing recommendations on other material matters that affect the Company's development; and
- 4. other matters authorised by the Board.

During the Year, the Strategic Committee convened two meetings chaired by the chairman of the committee. The record of attendance of each member of the committee is set out below:

			Of which:
	Number		attendance
	of meetings	Attendance	by proxy
Weng Zhanbin <i>(Chairman)</i>	2	2	(0)
Long Yi (appointed on 15 November 2022)	2	0	(0)
Li Guanghui (appointed on 6 January 2022)	2	2	(0)
Ding Jun (resigned on 10 November 2022)	2	2	(0)
Zhang Banglong (resigned on 6 January 2022)	2	0	(0)
Liu Yongsheng (resigned on 6 January 2022)	2	0	(0)

Details of the terms of reference of the Strategic Committee are available on the website of the Company.

(K) GEOLOGICAL AND RESOURCES MANAGEMENT COMMITTEE

The Geological and Resources Management Committee of the Board is mainly responsible for the management of geological exploration and gold mineral resources, providing accurate storage basis to the Company, reviewing geological exploration plans, the usage condition of new storage and proved storage, enhancing the decision making ability, reducing operation risk of the enterprise and enhancing the corporate governance structure.

For the year ended 31 December 2022, the Geological and Resources Management Committee comprised three members, with Mr. Wei Junhao, being an independent non-executive Director, as the chairman. Other members were Mr. Li Guanghui, being a non-executive Director, and Mr Shen Shifu, being an independent non-executive Director.

The major duties and terms of reference of the Geological and Resources Management Committee are set out as follows:

- standardizing the Company's classification of gold mineral reserves, the scope of application of the reserves classification, the standards on preparation of geological exploration summary report and the procedural requirement in submitting the reserves report in accordance with relevant national requirements;
- analyzing the situation of gold mine resources, and establishing long-term strategies and year plan of geological exploration and utilisation of reserves;
- reviewing annual utilisation of reserves and the quantity of reserves, and reviewing new reserves of various mines; and
- 4. other matters authorised by the Board.

During the Year, the Geological and Resources Management Committee convened one meeting chaired by the chairman of the committee to discuss the amount of new geological reserves of the Company in 2022. The record of attendance of each member of the committee is set out below:

	Number of meeting	Attendance	Of which: attendance by proxy
Wei Junhao <i>(Chairman)</i>	1	1	(0)
Li Guanghui (appointed on 6 January 2022)	1	1	(0)
Shen Shifu	1	1	(0)
Liu Yongsheng (resigned on 6 January 2022)	1	0	(0)

Details of the terms of reference of the Geological and Resources Management Committee are available on the website of the Company.

(L) SAFETY AND ENVIRONMENT PROTECTION COMMITTEE

The Safety and Environment Protection Committee of the Board is mainly responsible for conducting research and proposing recommendations on material safety and environmental protection decisions of the Company.

For the year ended 31 December 2022, the Safety and Environment Protection Committee comprised three members, with Mr. Jiang Guipeng, being an executive Director, as the chairman. Other members included Mr. Luan Wenjing, being a non-executive Director, and Mr. Shen Shifu, being an independent non-executive Director.

The major duties and terms of reference of the Safety and Environmental Protection Committee are set out as follows:

- 1. conducting research on significant safety and environmental protection investment projects during the Year;
- 2. formulating the long-term plan and annual plan of safety and environmental protection;
- 3. carrying out research and examination on the implementation of the above matters; and
- 4. other matters authorised by the Board.

During the Year, the Safety and Environment Protection Committee convened one meeting chaired by Mr. Jiang Guipeng, the chairman of the committee. The committee reviewed and passed the Summary of Safety and Environmental Protection Work for 2021 and reviewed and passed the Plan on Safety and Environment Protection Work for 2022.

The record of attendance of each member of the committee is set out below:

	Number		Of which: attendance
	of meeting	Attendance	by proxy
Jiang Guipeng (Chairman) (appointed on 6 January 2022)	1	1	(0)
Dong Xin (Chairman) (resigned on 6 January 2022)	1	0	(0)
Luan Wenjing (appointed on 15 November 2022)	1	0	(0)
Shen Shifu	1	1	(0)
Wang Ligang (resigned on 15 November 2022)	1	1	(0)

Details of the terms of reference of the Safety and Environmental Protection Committee are available on the website of the Company.

CORPORATE GOVERNANCE FUNCTION

No corporate governance committee has been established but the Board recognises that corporate governance should be the collective responsibility of Directors and the corporate governance duties include:

- to formulate and review the Company's policies and practices on corporate governance and make recommendations to the Board;
- to review and monitor the training and continuous professional development of Directors and senior management;
- to review and monitor the Company's policies and practices on compliance with legal and regulatory requirements;
- to formulate, review and monitor the code of conduct and compliance manual (if any) applicable to employees and Directors; and
- to review the Company's compliance with the Listing Rules and disclosure in the Corporate Governance Report.

MONITORING MECHANISM

SUPERVISORY COMMITTEE

The Supervisory Committee was established in accordance with the PRC laws. The Supervisory Committee consists of three members, one of whom is the chairman. The Supervisors have a term of three years, and are subject to and eligible for re-election upon expiry of their terms.

The seventh session of the Supervisory Committee was established by election at the extraordinary general meeting convened on 26 February 2022. The committee comprises Mr. Leng Haixiang, Mr. Hu Jing and Ms. Zhao Hua. For the year ended 31 December 2022, members of the seventh session of the Supervisory Committee comprised Mr. Leng Haixiang, Mr. Hu Jing and Ms. Zhao Hua, among whom Ms. Zhao Hua is an employee representative Supervisor and Mr. Leng Haixiang is the chairman of the Supervisory Committee. The number of members and composition of the Supervisory Committee were in compliance with the laws and regulations.

The Supervisory Committee is granted with powers in accordance with the laws to perform the following duties independently: to examine the financial position of the Company, to monitor whether the Directors, President, Vice President and other senior management act in contravention to the Code of Conduct, laws and regulations, the Articles of Association and the resolutions of the general meetings, to demand rectification from the above officers when their acts are detrimental to the interests of the Company, to review the financial information such as the financial report, results report and plans for distribution of profits to be submitted by the Board to the general meetings and when it considers necessary, to authorise a re-examination by the auditors of the Company in the name of the Company, to represent the Company in negotiations with, or bringing an action against, Directors, and to perform other duties required by relevant laws, regulations and rules imposed by domestic and overseas supervisory bodies at the place of listing.

The Supervisory Committee is accountable to the general meeting. Each year, the Supervisory Committee presents the Report of the Supervisory Committee and reports their performance of duties at the annual general meeting. The Supervisory Committee also evaluates the performance and integrity of the Directors, President, Vice President and other senior management, and reviews the auditors' reports issued by the auditors in accordance with the generally accepted accounting principles.

During the Year, the seventh session of the Supervisory Committee convened five meetings. The attendance rate of the three Supervisors during their respective term of office was 100%.

All Supervisors attended all the Board meetings and monitored on behalf of the Shareholders the compliance with the laws and regulations in respect of financial activities of the Company, the performance of duties by Directors and senior management and, supervised the decision making procedures of the Board. The Supervisors had performed their statutory duties impartially.

INTERNAL CONTROL AND INTERNAL AUDIT

The Board acknowledges its responsibilities for the Group's risk management and internal control systems and has established and maintained the Company's risk management and internal control systems for reviewing the effectiveness of relevant financial, operating and supervisory control procedures to ensure that all internal control measures are in place to safeguard the Group's assets and to comply with relevant regulations and the best practices. The Board is also aware of the fact that such systems are designed to manage rather than eliminate the risk of failure to achieve business objectives, and can only provide reasonable assurance and not absolute assurance against material misstatement or loss.

The Board authorises the management of the Company to implement the risk management and internal control systems mentioned above, and the effectiveness of which is reviewed by the Audit Committee. The internal control system includes a management framework with clearly defined duties for the purposes of:

- 1. assisting the Company in accomplishing various business objectives and ensuring that the Company's assets will not be appropriated or disposed of;
- 2. ensuring that the Company's accounting records provide reliable financial data for internal use or public disclosure; and
- 3. ensuring compliance with relevant legislations and requirements.

Aiming at more effective review of the effectiveness of the risk management and internal control systems, the Company set up an internal audit department in April 2004 to review, monitor and assess the disclosure of financial information, operations and internal control activities of the Company and its associated companies on a regular basis and when necessary, based on potential risks and the importance of internal control systems for different businesses and workflows. This can ensure the transparency of information disclosure, operating efficiency and effectiveness of the corporate monitoring mechanism. The independent and objective evaluation and recommendation are also provided in the form of an audit report. The internal auditors are entitled to have access to all information of the Company and to make enquiries to relevant persons in performing their duties. The manager of the internal audit department directly reports the relevant outcomes and his/her opinions to the Audit Committee for consideration. After reviewing the reports, the Audit Committee makes its recommendation to the management of the Company and regularly reports to the Board.

The Company has been emphasizing internal control and has set up relevant internal management systems and procedures for corporate governance, operation, construction, finance, and administration and human resources. In December 2004, an internal control system was approved by the Board. It summarises and states the objectives, content, methods and duties of the internal control system. This will facilitate the Company's continuing review and assessment on compliance with the existing systems and the effectiveness of internal control.

The Company regulates the handling and dissemination of inside information as set out in the Corporate Responsibility Policy and various auxiliary procedures to ensure inside information remains confidential until the disclosure of such information is appropriately disclosed, and the dissemination of such information is efficiently and consistently made.

The Board reviewed the risk management and internal control systems at least once a year and conducted a comprehensive review of the effectiveness of the risk management and internal control systems of the Company during the Year, which included the Company's financial control, operation control, compliance control and risk management function, etc. To further promote effective internal control, the Board set up the following major procedures:

- The power and responsibility of the Company's organizational structure are clearly defined and have distinguishable monitoring levels. All department heads participate in formulating strategic plans and determining the Company's corporate strategies for the next three years to achieve objectives set out in the annual operation plan and annual operational and financial targets in next three years. Both the strategic plans and annual operational plan are used as the basis of formulating annual budgets; the Company allocates resources depending on the definability and priority of business opportunities based on annual budgets. Other than the three-year plan which is approved by the Board and subject to annual review, the annual operational plan and annual budgets should also be approved by the Board annually.
- The Company establishes a comprehensive management and accounting system to provide the management with an indicator to measure financial and operational performances, as well as relevant financial information that can be used for reporting and disclosure. The budget gap, if any, shall be analysed and explained, and appropriate actions shall be taken to remedy the problems found as necessary.
- The Company also has systems and procedures in place to identify, measure, deal with and control risks which include legal, credit, market, centralisation, operational, environmental, behavioural risks as well as other risks which may influence the development of the Company.
- The internal audit department will carry out an independent review on identified risks and controls so as to provide reasonable guarantee to the management and the Audit Committee that the risks are satisfactorily handled and the controls are fully effective.

During the Year, the Company continued to appoint an internal control and assessment advisor who is an independent third party to conduct detailed assessment about the risk management and the internal control systems for the Year. According to the assessment report by the internal control and assessment advisor, the Board had reviewed the risk management and the internal control systems of the Company and its subsidiaries and confirmed the effectiveness of these systems and these systems are adequate, and the Audit Committee had not found material deficiencies on the risk management and the internal control systems.

CHIEF FINANCIAL OFFICER

The chief financial officer is in charge of the financial affairs of the Company and is accountable to the President of the Company. The chief financial officer is responsible for preparing financial statements in accordance with accounting principles generally accepted in the PRC and in Hong Kong, and to ensure compliance with disclosure requirements as stipulated by the Stock Exchange. The Board takes the ultimate responsibility towards the financial statements prepared by him.

The chief financial officer is responsible for organizing and preparing the Company's annual budget plan and the final account proposal, as well as monitoring the implementation of the Company's annual financial and operating plans. In addition, the chief financial officer shall assist the Board in the establishment of relevant internal control systems and make recommendations to the Board.

RELATIONSHIP WITH SHAREHOLDERS, INVESTORS AND OTHER CONCERNED PARTIES

The Company is committed to ensuring that all Shareholders, including the minority Shareholders, enjoy equal status and fully exercise their own rights.

GENERAL MEETING

As the highest authority of the Company, the general meeting exercises its rights under the law to make decisions on significant matters of the Company. The Company establishes and maintains various communication channels with Shareholders by way of publication of annual reports, interim reports and announcements. To promote effective communication, Shareholders can choose to receive corporate communications via electronic means. The information mentioned above is also published on the website of the Company.

The annual general meeting or extraordinary general meeting (if any) serves as a direct communication channel between the Board and the Shareholders. All Directors understand that general meetings provide an effective platform for ideas exchange between Shareholders and Directors and direct communication between Directors, Supervisors and other senior management and Shareholders, and they shall report to Shareholders with regard to the Group's operations, answer Shareholders' queries and maintain effective communications with Shareholders. Accordingly, the Company attaches much importance to general meetings. In addition to the issue of notice of the meeting at least 20 business days prior to the general meeting, the Company requires all Directors and senior management to employ their best endeavors to attend the general meetings. Also, all Shareholders are encouraged to attend general meetings. At the general meetings, Shareholders can make enquiries about the Company's operational status or financial information and are also welcome to express their views thereof.

Details about the voting procedures and the Shareholders' rights to request for voting by poll are set out in notices or circulars of the general meeting issued to the Shareholders together with the annual reports. Voting results are not only announced at the meeting, but also available for inspection on the websites of the Company and the Stock Exchange.

PROCEDURES FOR SHAREHOLDERS TO PROPOSE A GENERAL MEETING

- 1. Two or more Shareholders jointly holding more than 10% (inclusive) of shares with voting rights at the general meeting to be convened may sign one or several written requests with the same format and content to propose to the Board to convene an extraordinary general meeting or class meeting, and specify the topics of the meeting. The Board shall convene an extraordinary or class meeting responsively after receipt of the aforesaid written request. The aforesaid amount of shareholding is calculated as on the day when the Shareholders make the written request.
- 2. If the Board fails to issue a notice of meeting within 30 days after receipt of the aforesaid written request, the Shareholders tendering the said request may convene a meeting by themselves within 4 months after the Board receives the said request, and the convening procedure shall, to the extent possible, be the same as the procedure by which the Board convenes general meetings.

Where the Shareholders convene a general meeting because the Board fails to convene the meeting pursuant to the aforesaid request, the reasonable expenses incurred shall be borne by the Company and shall be deducted from the monies payable by the Company to the defaulting Directors.

PROCEDURES FOR SHAREHOLDERS TO RAISE ENQUIRIES TO THE BOARD

Shareholders can raise enquiries to the Board during business hours of the Company.

Contact: Address: The Secretary Office of the Board, No. 118 Wenquan Road, Zhaoyuan City, Shandong Province, PRC Tel: +86 535 8256086

E-mail: ZJKY_IR@zhaojin.com.cn

PROCEDURES FOR SHAREHOLDERS TO MAKE PROPOSALS AT THE GENERAL MEETING

When the Company convenes a general meeting, Shareholders holding more than 3% (inclusive) of the total voting shares of the Company have the right to submit proposals in writing to the Company, and the Company shall place the proposals on the agenda for the said general meeting if the said proposals fall within the functions and powers of general meetings.

Contact:	Address:	The Secretary Office of the Board, No. 118 Wenquan Road, Zhaoyuan City, Shandong
		Province, PRC
	Tel:	+86 535 8256086
	E-mail:	ZJKY_IR@zhaojin.com.cn

In 2022, the Company convened 1 annual general meeting, 1 domestic shares class meeting, 1 H shares class meeting and 1 extraordinary general meeting.

CONTROLLING SHAREHOLDER

As at 31 December 2022, 618,437,607 domestic shares and 596,693,597 H shares were held by Zhaojin Group, the controlling Shareholder of the Company, representing approximately 37.16% of the total issued ordinary shares of the Company.

As the controlling Shareholder of the Company, Zhaojin Group has never overridden the general meeting to directly or indirectly intervene in the Company's decision-making and operation. The Company has always remained independent from the controlling Shareholder in terms of assets, finance, organization and business.

COMPANY SECRETARY

Ms. Ng Ka Man ("Ms. Ng") was appointed as Company Secretary. She is a senior manager of the Listing Services Department of TMF Hong Kong Limited. Mr. Wang Ligang, secretary to the Board of the Company, is the primary corporate contact person between her and the Company. In compliance with Rule 3.29 of the Listing Rules, during the year ended 31 December 2022, Ms. Ng has received not less than 15 hours of relevant professional training.

INDEPENDENCE OF ZHAOJIN GROUP

The Directors believe that the Company is independent of Zhaojin Group's business:

 Management independence: The Board of the Company has one executive Director and one non-executive Director who also held management positions in the Zhaojin Group. However, this does not affect the management independence of the Company. The independent non-executive Directors have relatively great influence over the Board's decisions, and those related Directors shall abstain from voting in relation to any resolution which involves the interests of the Zhaojin Group in Board meetings. Therefore, the participation of independent non-executive Directors would be sufficient for managing the material conflicts of interests arising from the overlap of management.

Apart from the above Directors, none of the executive Directors or members of senior management of the Company (excluding the Supervisors of the Company) hold positions in the Zhaojin Group concurrently at present.

• Production and operation independence: Since its incorporation, the Group has operated its business independently of the Zhaojin Group, and has not shared any of its production teams, production facilities and equipment, or marketing, sales and general administration resources with the Zhaojin Group or its associated companies, except as described in the section of "Connected Transactions and Continuing Connected Transactions" with respect to services by the Zhaojin Group, which were conducted on an arm's length basis and on normal commercial terms. The Zhaojin Group operates gold bullion trading agency business through its SGE membership and had approximately 657 customers in addition to the Company as at 31 December 2022 (as at 31 December 2021: approximately 605 customers).

The refinery business owned by the Zhaojin Group through its majority interest in Zhaojin Refinery provides gold refinery services to gold production enterprises and had approximately 460 customers in addition to the Company as at 31 December 2022 (as at 31 December 2021: approximately 265 customers). Under the terms of the agreements with the Zhaojin Group for these services, the Company may terminate the agreements at any time and the Company is not prohibited from engaging other service providers during the term of the agreements.

In the Yantai region, there are more than 4 other qualified refineries and more than 6 other SGE members that the Company can readily engage on comparable terms as those which the Company has agreed with the Zhaojin Group to provide the Company with refinery or trading agency services, if necessary.

- Independence of access to supplies and raw materials: The Group's principal supplies and raw materials for production, namely, electricity and water, gold and silver concentrates, and auxiliary materials, are sourced from independent suppliers not related to the Zhaojin Group.
- Independence of access to customers: The Group's customers mainly comprise purchasers of its standard gold bullion on the SGE. The anonymity and market-driven nature of SGE trades ensure that there is no issues which affect or compromise customer independence. As far as the Directors are aware, the Group's other customers, being metallurgical enterprises that purchase silver and sulphur and other metals concentrates from it, are independent of the Zhaojin Group.
- Financial independence: The Group has an independent financial department that is independent of and does not share functions or resources with the Zhaojin Group. The Group's financial auditing is undertaken separately from that of the Zhaojin Group by its own staff. The Group has separate bank accounts and tax registration. While the Group has, in the past, enjoyed the benefit of Shareholder loans from and/or bank loans guaranteed by the Zhaojin Group, all the Shareholder loans have been repaid and most of such guarantees have been released. In their place, the Group has obtained bank financing at market rates from independent financial institutions and did not experience any difficulties in doing so. Given the Group's financial and cash flow position, the Directors believe that, if required, the Group is able to obtain further loans and credit facilities from financial institutions at market rates without material difficulty.

NON-COMPETITION AGREEMENT AND EXCLUDED BUSINESSES

On 17 November 2006, the Company and the Zhaojin Group entered into a Non-competition Agreement which set out arrangements to minimize the competitive impact on the Company of the investments of Zhaojin Group in gold related assets and businesses. The investments were as follows:

- 1. various exploration and mining permits with respect to gold mine resources in the Zhaoyuan district; and
- a 45.1% interest in Zhongkuang Gold, a 45.22% interest in Guoda Gold, a 51% interest in Xixia Zhaojin Mining Co., Ltd. ("Xixia Zhaojin"), a 90% interest in Tuoli County Zhaojin Beijiang Mining Industry Company Limited ("Zhaojin Beijiang") and a 80% interest in Minxian Tianhao Gold Co., Ltd. ("Minxian Tianhao") (collectively referred to as the "Excluded Businesses").

Under the Non-competition Agreement, the Company also has an option and right of first refusal to acquire the interests in the Excluded Businesses. The option can be exercised at any time during the term of the Non-competition Agreement, which only expires when the Company ceases to be a listed company, or Zhaojin Group ceases to be its controlling Shareholder. Should the Company decide not to exercise such option, it has the right to require Zhaojin Group to dispose of its interests in the Excluded Businesses to independent third parties. In addition, under the terms of the Non-competition Agreement, Zhaojin Group has undertaken not to engage in further competitive activities, apart from the Excluded Businesses.

In 2007, Zhaojin Group had transferred all of its 45.1% equity interest in Zhongkuang Gold to an independent third party. The Non-competition Agreement made between the Company and Zhaojin Group on 17 November 2006 for the option to acquire the 45.1% equity interest in Zhongkuang Gold lapsed accordingly.

In 2007, the Company exercised that option with respect to the 51% interest in Xixia Zhaojin, the 90% interest in Zhaojin Beijiang and the 80% interest in Minxian Tianhao (for details, please refer to page 38 of the 2007 annual report of the Company).

In 2008, the Company exercised that option with respect to four exploration rights of Zhaojin Group (for details, please refer to "Acquisitions" on pages 38 to 39 of the 2008 annual report of the Company).

In 2011, Zhaoyuan Jintingling Mining Industry Company Limited, a wholly-owned subsidiary of the Company, acquired the Zaoyangshan Exploration Right and its ancillary assets at a consideration of RMB28,000,000 from Shandong Zhaojin Group Zhaoyuan Gold Smelting Company Limited by bidding at Yantai Joint Property Right Exchange Center (for details, please see the 2011 annual report of the Company, page 46).

In 2012, Shandong Zhaojin Group Zhaoyuan Gold Smelting Company Limited, successfully repurchased the 20% equity interests in Guoda Gold held by China Gold Development Group (HK) Limited, having its shareholding increased to 65.22% and making it the biggest controlling shareholder of Guoda Gold.

In 2017, Zhaojin Group had transferred all of its 100% equity interest in Shandong Zhaojin Group Zhaoyuan Gold Smelting Company Limited to Zhaoyuan Municipal State-owned Assets Supervision Bureau. The Non-competition Agreement made between the Company and Zhaojin Group on 17 November 2006 for the option to acquire the 65.22% equity interest in Guoda Gold which held by Shandong Zhaojin Group Zhaoyuan Gold Smelting Company Limited lapsed accordingly.

In 2019, Zhaoyuan Municipal State-owned Assets Supervision Bureau had transferred all of its 100% equity interest in Zhaoyuan Gold Smelting Company Limited to Zhaojin Group. Thereafter the option to acquire the 65.22% equity interest held by Zhaoyuan Gold Smelting Company Limited in Guoda Gold that was granted pursuant to the Non-competition Agreement made between the Company and Zhaojin Group on 17 November 2006 was revived accordingly.

During the Year, the Company had not exercised its option to acquire the 65.22% equity interest in Guoda Gold for the reasons set out below:

Guoda Gold is principally engaged in the business of gold smelting. It is not authorized to engage in gold exploration or mining operations. Zhaojin Group has confirmed that it is only a passive investor in Guoda Gold with no board representation therein, no specific right to appoint its own board representatives (except for its general right as a PRC shareholder to vote for PRC director nominees), and no participation in the management of Guoda Gold, and that Zhaojin Group will remain as a passive investor and does not participate in the daily management of Guoda Gold.

The Directors of the Company believe that the extent of competition from the business of Guoda Gold, if any, would not have a material impact on the business of the Company as a whole, for the following reasons:

- 1. Smelting is not the core business of the Company.
- 2. Although it has traditionally concentrated on gold smelting, Guoda Gold is in the process of changing its principal business from gold smelting to copper smelting.
- 3. The Company and Guoda Gold own and operate their respective gold smelting plants independent of each other, and the management of the Group is distinct from and remains independent of that of Guoda Gold. The Company's cyanidation and smelting plants have sufficient capacity to process all gold concentrates produced from its own mines, as well as concentrates from third parties as an ancillary business. There is no sharing of services or resources, including production technologies and patents, between the Company and Guoda Gold. Therefore, the Company conducts its business independently of Guoda Gold.

During the Year, the Company did not exercise the option to acquire any exploration right owned by Zhaojin Group as stated in Appendix 2 to the Non-competition Agreement. The reasons are set out below:

The Company has conducted an analysis of the exploration rights owned by Zhaojin Group as stated in Appendix 2 to the Non-competition Agreement and is of the view that, since no thorough exploration work has been done before and the level of resources reserves is uncertain at the moment, acquisition of such exploration rights by the Company could have exposed itself to serious risks. To avoid such risks the Company has no present intention to acquire them and instead, the Company will exercise its option when Zhaojin Group has proven the level of resources reserves and if it meets our criteria.

Zhaojin Group also undertakes to transfer such exploration rights to the Company once the level of resources reserves is proven and if it meets the Company's criteria.

Reasons for not transferring Zhaojin Group's interest in the Excluded Businesses to the Company:

The Directors of the Company believe that there is limited conflict between Zhaojin Group's interest in Guoda Gold's smelting business and Zhaojin Group's interests in the business of the Company, on the basis that (i) smelting is not the principal business of the Company, and (ii) the Company's smelting operations at Jinchiling Gold Mine have sufficiently satisfied its purposes. In addition, Zhaojin Group is only a passive investor in Guoda Gold with no board representation or management participation. Accordingly, the Directors of the Company do not consider it necessary for the Company to acquire Zhaojin Group's interest in Guoda Gold.

The independent non-executive Directors have reviewed if Zhaojin Group (the controlling Shareholder of the Company) has complied with its undertakings under the Non-competition Agreement in respect of its existing or future competing businesses. The independent non-executive Directors are of the view that none of the controlling Shareholder or Directors held any interests in any business, apart from the Group's business, which competes or is likely to compete, directly or indirectly with the Group's business.

The Company has also received a statement under the Non-competition Agreement from Zhaojin Group dated 2 January 2023, which stated that Zhaojin Group, as the controlling Shareholder of the Company, has complied with its undertakings under the Non-competition Agreement dated 17 November 2006 for the year ended 31 December 2022.

INVESTOR RELATIONS

In the face of the complex market circumstances in 2022, the Company has been pursuing professionalism, normalization, openness and transparency, constantly setting higher requirements for its governance and responsiveness, and building an all-round investor relations management network through multiple channels. Through a variety of means and channels, the Company has been able to communicate efficiently with institutional investors and Shareholders, so that the strategic intentions, implementation status and latest developments of the Company are conveyed to all parties on the market in a timely, open and transparent manner. Throughout the year, the Company has totally organized and conducted 3 roadshows and results releases. The results releases and roadshows were conducted through offline and online approaches such as group meetings, teleconferences and video conferences, with nearly 50 calls and site visits from investors being received. The Company's excellent investor management practices have been widely recognised by the market and investors, earning it awards including the "13th Tianma Awards for Investor Relations of Chinese Listed Companies – Best Investor Relations Award for Hong Kong Listed Companies", the "Best Hong Kong IR Team Awards" in the 3rd Elite Director Election, and the "Golden Hong Kong Listed Companies for 2022".

The Company regard the annual general meeting as an important event as it provides an important opportunity for direct communication between the Board and the Company's Shareholders in the presence of the Company's external auditors. All the Directors and senior management of the Company shall try their best to attend the meetings. External auditors present at the meeting are also obliged to answer Shareholders' queries. All Shareholders will be given at least 20 business days' notice of the annual general meeting and are invited to attend the annual general meeting and other Shareholders' meetings.

The Company is committed to promoting and maintaining effective communication with the Shareholders and ensures the Shareholders and the investors are provided with timely access to comprehensive, equal and current information about the Company. The Company ensures that all material information is disclosed on a comprehensive, accurate and timely basis on the websites of Stock Exchange and the Company, so as to enable the Shareholders to make informed decisions in respect of their investment in the Company. The Company has reviewed the engagement with Shareholders during the Year, and relevant policy is considered to be effective.

The secretary to the Board and designated personnel are responsible for information disclosure of the Company and reception of visits of Shareholders and investors. Investor relations enquiry hotline and mailbox have been set up to respond to the questions raised by investors. The Company had formulated Information Disclosure Management System and the System for the Investors Relations Management to ensure information disclosure on an open, fair and impartial basis and to improve the Company's transparency.

Investors and the public are welcome to visit the "Investor Relations" section on the Company's website (www.zhaojin.com.cn) for the latest news and announcements. Information about the latest business development and news of the Company are also available to Shareholders on the website.

CHANGE IN CONSTITUTIONAL DOCUMENTS

The Company reviewed and approved the amendments of Article 19.2 and add the Article 19.3, Article 19.4, Article 19.5, Article 19.6, Article 19.7 and Article 19.8 to the articles of association of the Company at the 2021 AGM held on 6 June 2022.

OTHER INTERESTED PARTIES

The Company has full respect for the interests of its employees, Shareholders, the government and community. Firstly, we will strive to ensure the health and happiness of our employees and that they enjoy the salaries and labor benefits they deserve, so as to satisfy our employees. Secondly, we will strive to ensure good return to our Shareholders, so as to please our Shareholders. Thirdly, we will strive to stimulate the local economy, so as to satisfy the local government. Fourthly, we will strive to fulfill our social responsibility, promote the benefit of local residents, create a good and harmonious community environment, so as to satisfy the community.

CONTINUOUS ENHANCEMENT OF CORPORATE GOVERNANCE STANDARD

Good corporate governance is for catering to the basic requirements of regulators on listed companies, and more importantly, meeting the inherent needs for the development of the Company. A scientific and standardized system, mutual supervisory regime and effective enforcement are essential to the healthy and sustainable development of the Company. The Company strictly observes the laws and regulations and supervision requirements of the PRC and Hong Kong so as to step up efforts to improve the transparency and independence of its operations, to enhance the corporate governance standard, to realize steady development, and to constantly enhance the Shareholders' value.

TRAINING FOR THE DIRECTORS

As stipulated by the Listing Rules, the Directors are required to acquaint their respective responsibilities. In order to provide better assistance to the Directors for discharging their duties, the Company will, pursuant to the requirements of the regulators, actively arrange the Directors to participate in various training programmes such as the business of a listed company and corporate governance. Moreover, the Company will provide the Directors with written information on specific policies and regulations issued by the regulators so as to enable them to comprehend relevant laws, regulations and policies instantly during the process of discharging their respective duties, thereby assisting the Directors to better set the Company's production and business objectives. After the newly appointed Directors assume the position, the Company will provide them written information which covers laws, regulations and other details related to the Directors' duties to enable them to clearly acquaint their duties as required by laws and regulations, and to discharge related duties accordingly. The Directors will be invited to conduct on – site inspections on the Company's projects in response to the Company's development, and to make reasonable suggestions and comments to the Company based on their respective areas of expertise.

All the Directors of the Company have been taking an active part in various trainings which were beneficial to the constant development of their professional capabilities, helpful in enhancing their expertise and know-how, and in their participation in the operation of the Board.

Details of the training attended by the Directors in 2022 are set out below:

		Participation	
		of Training	
Director	Position	Types	Training Types
Wong Zhanhin	Executive Director, Chairman	A, B, C, D	A Training provided by regulators
Weng Zhanbin	Executive Director, Chairman	А, В, С, D А, В, С, D	A. Training provided by regulators
Jiang Guipeng			B. Attending seminars/forums
Wang Ligang	Executive Director	A, B, C, D	C. Reading economic, financial and
Chen Luan	Executive Director	A, B, C, D	business articles, as well as articles
Dong Xin (resigned	Executive Director	С	and information related to the duties
on 6 January 2022)			of a director and the Company
Long Yi	Non-executive Director	A, B, C	D. Conducting on-site inspections on
Li Guanghui	Non-executive Director	A, B, C, D	the Company's businesses
Luan Wenjing	Non-executive Director	A, B, C, D	
Ding Jun (resigned	Non-executive Director	A, B, C	
on 10 November 2022)			
Zhang Banglong (resigned	Non-executive Director	С	
on 6 January 2022)			
Liu Yongsheng (resigned	Non-executive Director	С	
on 6 January 2022)			
Gao Min (resigned on	Non-executive Director	A, B, C	
10 November 2022)			
Huang Zhen (resigned	Non-executive Director	A, B, C	
on 15 November 2022)			
Chen Jinrong	Independent Non-executive	A, B, C, D	
-	Director		
Choy Sze Chung Jojo	Independent Non-executive	A, B, C	
	Director		
Wei Junhao	Independent Non-executive	A, B, C, D	
	Director	, , -, -	
Shen Shifu	Independent Non-executive	A, B, C, D	
	Director		

To the Shareholders,

During the Year, in compliance with the relevant requirements of the Company Law, the Articles of Association, Rules of Procedure of the Supervisory Committee, and abiding by attitude with honesty, diligence and dedication, the Supervisory Committee of the Company independently exercised its authority according to law, and in turn better protected the legal rights and interests of Shareholders, the Company and its employees. The Supervisory Committee of the Company inspected and supervised the Company's production and operation, major matters, financial position, and due diligence of the Directors and senior management members, which promoted the normal operation of the Company.

Set out below are the independent opinions of the Supervisory Committee to the Shareholders:

1. LEVEL OF WORK OF THE SUPERVISORY COMMITTEE

The convention of meeting of the Supervisory Committee and the topics of meeting of the Supervisory Committee:

THE 1ST MEETING OF THE SEVENTH SESSION OF THE SUPERVISORY COMMITTEE ON 26 FEBRUARY 2022

Reviewing and approving proposals of the election of the chairman of the seventh session of the Supervisory Committee.

THE 2ND MEETING OF THE SEVENTH SESSION OF THE SUPERVISORY COMMITTEE ON 21 MARCH 2022

Reviewing and approving the annual results announcement and the annual report of the Group for 2021.

THE 3RD MEETING OF THE SEVENTH SESSION OF THE SUPERVISORY COMMITTEE ON 22 AUGUST 2022

Reviewing and approving interim results announcement, interim report, the proposal of profits allocation of the Group in 2022 and other resolutions.

THE 4TH MEETING OF THE SEVENTH SESSION OF THE SUPERVISORY COMMITTEE ON 26 SEPTEMBER 2022

Reviewing and approving proposals of the resignation and appointment of Shareholder representative Supervisor.

THE 5TH MEETING OF THE SEVENTH SESSION OF THE SUPERVISORY COMMITTEE ON 15 NOVEMBER 2022

Reviewing and approving proposals of the resignation and appointment of Shareholder representative Supervisor.

2. LEVEL OF COMPLIANCE OF THE COMPANY'S OPERATIONS WITH LAWS

During the Year, the Company operated in accordance with the requirements of the PRC Company Law, the Listing Rules, the Articles of Association and other applicable laws and regulations. It has established and continuously improved the internal control systems. Its decision-making procedures are in compliance with laws. The Company strictly implemented the resolutions of the general meetings.

3. PERFORMANCE OF DUTIES BY THE DIRECTORS, GENERAL MANAGER AND OTHER SENIOR MANAGEMENT

The Directors, general manager and other senior management performed their duties to the Company diligently, prudently and faithfully and guaranteed the growth of performance and ensured the interests of Shareholders through excellent corporate management level. During the Year, it is not aware of any action of abusing powers, in breach of the laws and regulations of the PRC and the Articles of Association or of prejudicial to or against the interests of the Shareholders, the Company and its staff.

4. REPORT OF THE BOARD

The Supervisory Committee reviewed the Report of the Board intended to be submitted to the forthcoming annual general meeting for approval with due care. It is of the opinion that the report gives an objective and true picture of the works performed by the Company during the Year.

5. FINANCIAL REPORTING

The Supervisory Committee reviewed the Company's financial systems and the audited annual financial statements with due care and diligence. In the opinion of the Supervisory Committee, the financial statements gives a true and fair view of the financial position, assets and operational affairs of the Company. During the Year, it is not aware of any breach of laws, regulations or the financial systems of the Company.

6. CONNECTED TRANSACTIONS AND CONTINUING CONNECTED TRANSACTIONS

The Supervisory Committee is of the view that, during the Year, the connected transactions and continuing connected transactions of the Company are normal and ordinary transactions, dealt in accordance with the principle of impartiality, fairness and reasonableness, are fair and reasonable as far as the Shareholders are concerned, are in the interests of the Company and the Shareholders as a whole, and do not prejudice the interests of the medium and minority Shareholders of the Company.

7. THE INDEPENDENT OPINIONS OF THE SUPERVISORY COMMITTEE REGARDING THE ACQUISITIONS MADE BY THE COMPANY

During the Year, the acquisition of assets made by the Company were based on the principle of marketization. The decision making processes were carried out in accordance with laws and regulations, and no insider dealings or behaviours which damage the interests of Shareholders were found.

8. LITIGATION

During the Year, the Company has not been involved in any material litigation or arbitration. As far as the Supervisors are aware, the Company does not have any material litigation or claim which are pending or threatened against the Company so as to materially and adversely affect the Company's operating results or financial conditions.

In 2023, the Supervisory Committee will continue to exercise due diligence in supervising the Company's financial affairs and the legal compliance of the Company's Directors and senior management in discharging their duties, improving the corporate governance structure and enhancing the normative operation, so as to safeguard the legitimate interests of the Company and its Shareholders. In addition, the Supervisory Committee will strengthen communication with internal and external audit institutions, enhance the inspection over the construction and operation of the internal control system, supervise the regulated operation of the Company, and ensure the healthy business operation and operational risk control of the Company.

Leng Haixiang Chairman of the Supervisory Committee

24 March 2023

INDEPENDENT AUDITOR'S REPORT



Ernst & Young 27/F, One Taikoo Place 香港鰂魚涌英皇道979號 979 King's Road Quarry Bay, Hong Kong

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Independent auditor's report

To the shareholders of Zhaojin Mining Industry Company Limited

(A joint stock company established in the People's Republic of China with limited liability)

OPINION

We have audited the consolidated financial statements of Zhaojin Mining Industry Company Limited (the "Company") and its subsidiaries (the "Group") set out on pages 110 to 252, which comprise the consolidated statement of financial position as at 31 December 2022, and the consolidated statement of profit or loss, the consolidated statement of comprehensive income, the consolidated statement of changes in equity and the consolidated statement of cash flows for the year then ended, and notes to the consolidated financial statements, including a summary of significant accounting policies.

In our opinion, the consolidated financial statements give a true and fair view of the consolidated financial position of the Group as at 31 December 2022, and of its consolidated financial performance and its consolidated cash flows for the year then ended in accordance with Hong Kong Financial Reporting Standards ("HKFRSs") issued by the Hong Kong Institute of Certified Public Accountants ("HKICPA") and have been properly prepared in compliance with the disclosure requirements of the Hong Kong Companies Ordinance.

BASIS FOR OPINION

We conducted our audit in accordance with Hong Kong Standards on Auditing ("HKSAs") issued by the HKICPA. Our responsibilities under those standards are further described in the Auditor's responsibilities for the audit of the consolidated financial statements section of our report. We are independent of the Group in accordance with the HKICPA's Code of Ethics for Professional Accountants (the "Code"), and we have fulfilled our other ethical responsibilities in accordance with the Code. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

KEY AUDIT MATTERS

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

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

KEY AUDIT MATTERS – continued

Key audit matters

Impairment of goodwill

The carrying value of goodwill amounting to RMB583,303,000 as at 31 December 2022 has been allocated to the Group's cash-generating units ("CGUs") which are the corresponding subsidiaries acquired. In accordance with HKFRSs, the Group is required to perform an impairment test for goodwill at least on an annual basis. The impairment test is based on the recoverable amounts of the respective CGUs to which the goodwill is allocated. During the year, management performed the impairment test using the value-in-use ("VIU") calculation based on the discounted cash flows. This matter was significant to our audit because the impairment test process was complex and involved significant judgements and estimates.

The Group's disclosures about impairment of goodwill are included in sections Business combinations and goodwill in note 2.4 and Estimation uncertainty in note 3, and note 15 to financial statements, which specifically explain the key assumptions management used for the VIU calculations. How our audit addressed the key audit matter

Our audit procedures included, among others, considering the appropriateness of the allocation of goodwill to the CGUs; evaluating the key assumptions and methodologies used by the Group with the assistance of our valuation specialists, in particular, the discount rate; valuating the sensitivity analysis for the key assumptions in the valuation models for risk assessment; comparing forecasts to the historical operating results; comparing the gold and copper price projections with external information in the gold and copper industries; and checking the data of mineral reserves and resources used to the reports issued by the mine geologists.

We also assessed the mine geologists' professional competency, capabilities, and objectivity, and obtained an understanding of the assumptions used in the estimation of mineral reserves and resources.

We also focused on the adequacy of the Group's disclosures of goodwill.

KEY AUDIT MATTERS – continued

Key audit matters

Impairment of non-current assets

As at 31 December 2022, the Group had property, plant and equipment and other intangible assets amounting to RMB16,003,636,000 and RMB12,302,798,000, respectively.

In accordance with HKFRSs, management is required to perform detailed impairment assessment on intangible assets with an indefinite useful life (exploration rights and assets) annually and other non-current assets when any impairment indicator is identified, and impairment provision is required when the recoverable amount is lower than the corresponding carrying value. During the year, the recoverable amounts estimated through VIU were determined for the Group's individual CGUs to which the assets belong. This matter was significant to our audit because the impairment test process was complex and involved significant judgements and estimates, and the amount was significant.

The Group's disclosures about the impairment of these non-current assets are included in sections Property, plant and equipment and Intangible assets (other than goodwill) in note 2.4, Estimation uncertainty in note 3, and notes 13 and 16 to financial statements. How our audit addressed the key audit matter

Our audit procedures in assessing the VIU of the Group's individual CGUs to which the assets belong included evaluating the key assumptions and methodologies used by the Group with the assistance of our valuation specialists, in particular, the discount rate; comparing forecasts to the historical operating results; valuating the sensitivity analysis for the key assumptions in the valuation models for risk assessment; comparing the gold and copper price projections with external information resources in the gold and copper industries; and checking the data of mineral reserves and resources used to the reports issued by the mine geologists.

We also assessed the geologists' professional competency, capabilities, and objectivity, and obtained an understanding of the assumptions used in the estimation of mineral reserves and resources.

We also focused on the adequacy of the Group's disclosures of impairment of non-current assets.

OTHER INFORMATION INCLUDED IN THE ANNUAL REPORT

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

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

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

RESPONSIBILITIES OF THE DIRECTORS FOR THE CONSOLIDATED FINANCIAL STATEMENTS

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

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

The directors of the Company are assisted by the Audit Committee in discharging their responsibilities for overseeing the Group's financial reporting process.

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

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

Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with HKSAs will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these consolidated financial statements.

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

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

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

- Conclude on the appropriateness of the directors' use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Group's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the consolidated financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Group to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the consolidated financial statements, including the disclosures, and whether the consolidated financial statements represent the underlying transactions and events in a manner that achieves fair presentation.
- Obtain sufficient appropriate audit evidence regarding the financial information of the entities or business activities within the Group to express an opinion on the consolidated financial statements. We are responsible for the direction, supervision and performance of the group audit. We remain solely responsible for our audit opinion.

We communicate with 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, 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 Shun Lung Wai.

Ernst & Young Certified Public Accountants Hong Kong 24 March 2023

CONSOLIDATED STATEMENT OF PROFIT OR LOSS

YEAR ENDED 31 DECEMBER 2022

	Notes	2022 RMB'000	2021 RMB'000
REVENUE	5	7,885,557	6,859,446
Cost of sales		(5,229,645)	(4,167,369)
Gross profit		2,655,912	2,692,077
Other income and gains	5	565,875	557,978
Selling and distribution expenses		(33,126)	(31,460)
Administrative expenses		(1,306,307)	(1,495,844)
Impairment losses on financial assets		(102,226)	(79,835)
Other expenses	6	(505,206)	(753,464)
Finance costs	7	(533,191)	(607,867)
Share of profits and losses of:			
– Associates		(2,533)	25
– Joint ventures		7	73
PROFIT BEFORE TAX	8	739,205	281,683
Income tax expense	10	(179,019)	(90,650)
PROFIT FOR THE YEAR		560,186	191,033
Attributable to:			
Owners of the parent		401,952	33,697
Non-controlling interests		158,234	157,336
		560,186	191,033
EARNINGS PER SHARE ATTRIBUTABLE TO ORDINARY			
EQUITY HOLDERS OF THE PARENT			
Basic and diluted	10	0.07	0.01
- For profit for the year (RMB)	12	0.07	0.01

CONSOLIDATED STATEMENT OF COMPREHENSIVE INCOME

YEAR ENDED 31 DECEMBER 2022

	2022 RMB'000	2021 RMB'000
PROFIT FOR THE YEAR	560,186	191,033
OTHER COMPREHENSIVE INCOME		
Other comprehensive income that may be reclassified to profit or loss in subsequent periods:		
Exchange differences on translation of foreign operations	69,263	(25,661)
Net other comprehensive income that may be reclassified to		(05.004)
profit or loss in subsequent periods	69,263	(25,661)
Other comprehensive income that will not be reclassified to profit or loss in subsequent periods:		
Remeasurement of post-employment benefit obligations	(139)	(2,131)
Income tax effect	4	483
Equity investments designated		
at fair value through other comprehensive income:		
Changes in fair value	1,279	-
Income tax effect	(320)	
Net other comprehensive income that will not be		
reclassified to profit or loss in subsequent periods	824	(1,648)
		(1,040)
OTHER COMPREHENSIVE INCOME		
FOR THE YEAR, NET OF TAX	70,087	(27,309)
TOTAL COMPREHENSIVE INCOME		
FOR THE YEAR	630,273	163,724
		and the second
Attributable to:		
Owners of the parent	472,792	6,356
Non-controlling interests	157,481	157,368
		
	630,273	163,724

CONSOLIDATED STATEMENT OF FINANCIAL POSITION

31 DECEMBER 2022

	Notes	2022 RMB'000	2021 RMB'000
NON-CURRENT ASSETS Property, plant and equipment	13	16,003,636	15,458,321
Investment properties	15	82,057	84,894
Right-of-use assets	14	705,385	741,174
Goodwill	15	583,303	609,525
Other intangible assets	16	12,302,798	11,612,142
Investments in joint ventures	18	4,089	4,082
Investments in associates	19	896,866	689,672
Financial assets measured at amortised cost	20	525,480	490,051
Equity investments designated at fair value through			
other comprehensive income	21	190,273	_
Deferred tax assets	22	362,346	281,511
Loans receivable	23	351,913	292,500
Long-term deposits	24	15,470	16,262
Term deposits	30	57,000	351,000
Other long-term assets	25	856,079	766,478
Total non-current assets		32,936,695	31,397,612
CURRENT ASSETS			
Inventories	26	4,670,644	4,180,883
Trade and notes receivables	27	216,465	188,263
Prepayments, other receivables and other assets	28	563,375	625,918
Financial assets at fair value through profit or loss	29	1,531,021	1,244,912
Pledged deposits	30	367,405	407,268
Loans receivable	23	2,018,677	1,979,537
Cash and cash equivalents	30	3,583,213	2,998,213
Total current assets		12,950,800	11,624,994
CURRENT LIABILITIES			
Trade and notes payables	31	430,637	389,243
Other payables and accruals	32	2,600,795	1,880,5 <mark>6</mark> 7
Financial liabilities at fair value through profit or loss	33	482,227	25,592
Interest-bearing bank and other borrowings	34	9,322,514	7,828,593
Corporate bonds	35	1,301,118	3,444,601
Tax payable		29,907	64,349
Provisions	37	1,970	4,836
Deposits from customers	38	1,204,418	1,885,571
Current portion of other long-term liabilities	39	197,668	249,741
Total current liabilities		15,571,254	15,773,093
NET CURRENT LIABILITIES		(2,620,454)	(4,148,099)
TOTAL ASSETS LESS CURRENT LIABILITIES		30,316,241	27,249,513

CONSOLIDATED STATEMENT OF FINANCIAL POSITION

31 DECEMBER 2022

	Notes	2022 RMB'000	2021 RMB'000
NON-CURRENT LIABILITIES			
Interest-bearing bank and other borrowings	34	2,158,000	1,299,261
Corporate bonds	35	5,995,446	4,300,489
Lease liabilities	14	15,056	21,170
Deferred tax liabilities	22	274,346	310,685
Deferred income	36	127,975	137,805
Provisions	37	42,676	42,348
Other long-term liabilities	39	1,655,290	1,408,881
Total non-current liabilities		10,268,789	7,520,639
Net assets		20,047,452	19,728,874
EQUITY			
Equity attributable to owners of the parent Share capital	40	3,270,393	3,270,393
Perpetual capital instruments	41	5,058,253	4,539,287
Reserves	42	8,281,297	8,492,662
		16,609,943	16,302,342
Non controlling interacto		2 427 500	2 406 500
Non-controlling interests		3,437,509	3,426,532
		00.017.175	40 700 07 1
Total equity		20,047,452	19,728,874

IZ.

Jiang Guipeng Director

Duan Lei Director

	Total equity RMB'000	19,728,874 560,186	69,263	(135)	959	630,273	(185,595)	375,788	- (836,888)	1	(164,057)	(500,000) 999,057	20,047,452
	Non- controlling interests RMB'000	3,426,532 158,234	(753)	ı	"	157,481	(185,595)	375,788	- (336,697)	I	ı		3,437,509
	Total RMB'000	16,302,342 401,952	70,016	(135)	959	472,792	I	ı	- (500,191)	I	(164,057)	(500,000) 999,057	16,609,943
	Retained profits* RMB'000	4,460,826 219,209	ı	I	"	219,209	I	ı	(86,361) -	(1,522)	I	(1,223) -	4,590,929
	Exchange fluctuation income* RMB'000	(60,736) -	70,016	ı	"	70,016	ı	I		I	ı		9,280
e parent	Fair value reserve of at fair value through other comprehensive RMB'000		ı	ı	959	959	ı	·		·	ı		959
Attributable to owners of the parent	Statutory and distributable reserve* RMB'000 (note 42)	1,283,143 -	ı	ı	'	I	1	ı	86,361 -	I	ı		1,369,504
Attributak	Special reserve [*] RMB'000	42,070 -	ı	I	"	I	ı	ı		1,522	ı		43,592
	Capital reserve RMB'000 (note 42)	2,767,359 -		(135)		(135)	ı	ı	- (500,191)	I	ı		2,267,033
	Perpetual capital instruments RMB'000 (note 41)	4,539,287 182,743	I	I		182,743	I	ı	1 1	ı	(164,057)	(498,777) 999,057	5,058,253
	Share Capital RMB:000 (note 40)	3,270,393 -	I	I	"	I	I	ı	1 1	ı	I	1 1	3,270,393
		At 1 January 2022 Profit for the period Other comprehensive income	for the year. Exchange differences related to foreign operations Bemessivements of noct-employment	benefit obligations, net of tax	Clianges in fair value or equity investments at fair value through other comprehensive income, net of tax	Total comprehensive (loss)/income for the year Dividends naid to non-controlling	Shareholders Canital contribution from non-controlling	shareholders	Transfer to reserves Acquisition of non-controlling interests	Safety production cost Distribution of permetual capital	Instruments paid	instruments instruments Issue of perpetual capital instruments	At 31 December 2022

These reserve accounts comprise the consolidated reserves of RMB8,281,297,000 (31 December 2021: RMB8,492,662,000) in the consolidated statement of financial position.

CONSOLIDATED STATEMENT OF CHANGES IN EQUITY

YEAR ENDED 31 DECEMBER 2022

	Total	equity	RMB'000		17,056,971	191,033		(25,661)		(1,648)	163,724		(234,983)	I	I	I		I		(86,243)	2,992,925	(163,520)	19,728,874
	Non- controlling	interests	RMB'000		3,504,147	157,336		32		' 	157,368		(234,983)	I	I	I		I		I	I	'	3,426,532
		Total	RMB'000		13,552,824	33,697		(25,693)		(1,648)	6,356		I	I	I	I		I		(86,243)	2,992,925	(163,520)	16,302,342
	Retained	profits*	RMB'000		4,939,579	33,697		ı		I	33,697		I	(97,853)	(142,516)	(2,978)		(105,583)		I	I	(163,520)	4,460,826
	Exchange fluctuation	reserve*	RMB'000		(35,043)	I		(25,693)		'	(25,693)		I	I	I	I		I		I	I	1	(60,736)
ers of the parent	Statutory and distributable	reserve*	RMB'000	(note 42)	1,185,290	ı		I		'	I		I	97,853	I	I		I		I	I	'	1,283,143
Attributable to owners of the parent	Special reserve –	safety fund*	RMB'000		39,092	ı		ı		'	I		I	I	I	2,978		I		I	I	'	42,070
A	Capital	reserve*	RMB'000	(note 42)	2,626,491	ı		ı		(1,648)	(1,648)		I	I	142,516	I		I		I	I	'	2,767,359
	Perpetual capital	instruments	RMB'000	(note 41)	1,527,022	ı		ı		'	I		I	I	I	I		105,583		(86,243)	2,992,925	'	4,539,287
	Share	capital	RMB'000	(note 40)	3,270,393					' 	I		L	I	I	I		I		I	I	'	3,270,393
					At 1 January 2021	Profit for the year	Other comprehensive income for the year. Exchange differences related to foreign	operations	Remeasurements of post-employment	benefit obligations, net of tax	Total comprehensive income for the year	Dividends paid to non-controlling	shareholders	Transfer to reserves	Transfer from retained earnings	Safety production cost	Accrued distribution of perpetual capital	instruments	Distribution of perpetual capital instruments	paid	Issue of perpetual capital instruments	Final 2020 dividend declared and paid	At 31 December 2021

CONSOLIDATED STATEMENT OF CHANGES IN EQUITY

YEAR ENDED 31 DECEMBER 2022

These reserve accounts comprise the consolidated reserves of RMB8,492,662,000 (31 December 2020: RMB8,755,409,000) in the consolidated statement of financial

position.

CONSOLIDATED STATEMENT OF CASH FLOWS

YEAR ENDED 31 DECEMBER 2022

		2022	2021
	Notes	RMB'000	RMB'000
CASH FLOWS FROM OPERATING ACTIVITIES			
Profit before tax		739,205	281,683
Adjustments for:			
Finance costs	7	533,191	607,867
Share of profits and losses of associates		2,533	(25)
Share of profits and losses of joint ventures		(7)	(73)
Interest income		(97,369)	(40,521)
Dividend income from equity investments designated at			
fair value through other comprehensive income	5	(7,204)	-
Net (gain)/loss on disposal or write-off of items of property,			
plant and equipment, other intangible assets, right-of-use			
assets and other long-term assets		(4,297)	29,814
Loss on disposal of an associate		-	270
Fair value (gain)/loss, net:			
- Equity investments at fair value through profit or loss	8	(9,840)	203,164
- Financial liabilities at fair value through profit or loss	8	17,575	_
Gain on settlement of financial instruments	8	(132,777)	(176,024)
(Gain)/loss on settlement of commodity derivative contracts	8	(14,129)	14,045
Exchange loss/(gain) on corporate bond		30,770	(44,653)
Depreciation of property, plant and equipment	8	817,383	755,982
Depreciation of investment properties	8	2,837	2,841
Amortisation of other intangible assets	8	107,248	78,874
Depreciation of right-of-use assets	8	55,201	36,796
Amortisation of long-term prepaid expenses	0	3,603	16,207
Provision for impairment of receivables	8	12,175	39,476
Impairment loss on loans receivables	8	90,051	40,359
Impairment loss on inventories	8		,
•		42,430	34,056
Impairment loss on goodwill	8	26,222	-
Impairment loss on non-current assets	8	250,942	208,283
		2,465,743	2,088,421
Decrease/(increase) in long-term deposits		792	(460)
(Increase)/decrease in inventories		(531,036)	910,752
(Increase)/decrease in trade and notes receivables		(26,921)	93,873
Decrease/(increase) in prepayments and other receivables		146,343	(100,339)
Increase/(decrease) in pledged deposits		39,864	(31,803)
Increase in loans receivable		(305,663)	(186,079)
Increase/(decrease) in trade and notes payables		41,393	(118,936)
(Decrease)/increase in other payables and accruals		(112,359)	257,577
(Decrease)/increase in deposits from customers		(681,153)	155,789
Decrease in deferred income		(9,829)	(57,288)
Decrease in provisions		(5,463)	(8,053)

CONSOLIDATED STATEMENT OF CASH FLOWS

Notes	2022 RMB'000	2021 RMB'000
CASH GENERATED FROM OPERATIONS	1,021,711	3,003,454
Income taxes paid	(328,744)	(198,880)
NET CASH FLOWS FROM OPERATING ACTIVITIES	692,967	2,804,574
CASH FLOWS FROM INVESTING ACTIVITIES		
Interest received	93,001	14,128
Dividend received from a joint venture	12,008	16,299
Purchases of items of property, plant and equipment	(1,461,062)	(2,147,972)
Prepayment of equity payment	(60,000)	-
Proceeds from disposal of items of property, plant and equipment	14,349	6,197
Increase in right-of-use assets	(10,885)	(6,868)
Increase in other intangible assets	(364,060)	(229,765)
Capital increase of an associate	(146,038)	(28,698)
Disposal of an associate	-	250
Gain/(loss) from commodity derivative contracts	14,129	(14,045)
Deposits paid for commodity derivative contracts	(104,897)	(3,744)
Net proceeds from acquisition and disposal of equity investments		
at fair value through profit or loss	(150,302)	(250,230)
Dividend income from equity investments designated at		
fair value through other comprehensive income	7,204	-
(Increase)/decrease in financial assets measured at amortised cost	(17,024)	137,883
Increase in long-term prepaid expenses	(1,754)	(33,638)
Decrease in loans receivable	54,401	20,000
Decrease/(increase) in term deposits with original maturity		
of more than one year	294,000	(151,000)
Non-current financial investing activities	-	(85,000)
Increase in loans receivable	(128,119)	(121,300)
NET CASH FLOWS USED IN INVESTING ACTIVITIES	(1,955,049)	(2,877,503)

CONSOLIDATED STATEMENT OF CASH FLOWS

YEAR ENDED 31 DECEMBER 2022

	Notes	2022 RMB'000	2021 RMB'000
CASH FLOWS FROM FINANCING ACTIVITIES New bank and other borrowings Issuance of a corporate bond, net of issuance expense Issue of perpetual capital instruments Proceeds from redemption of perpetual capital instruments Repayment of corporate bonds Repayment of bank and other borrowings Capital contribution from non-controlling shareholders		27,182,135 3,000,000 999,057 (500,000) (3,424,418) (24,829,473) 375,788	58,198,596 4,300,775 2,992,925 – (4,750,000) (58,249,851) –
Dividends paid Principal portion of lease payments Settlement of foreign currency option contracts (Repayment)/receipts from financial liabilities at fair value through profit or loss		(101,187) (12,022) (29,569) (17,575)	(410,676) (13,666) (41,290) 3,217
Distribution paid for perpetual capital instruments Receipts from gold leasing business Acquisition of non-controlling interests Instalment for the purchase of long-term assets Interest paid		(164,057) 482,227 (161,388) (257,645) (716,525)	(86,244) - - - (699,344)
NET CASH FLOWS FROM FINANCING ACTIVITIES		1,825,348	1,244,442
NET INCREASE IN CASH AND CASH EQUIVALENTS Cash and cash equivalents at beginning of year Effects of foreign exchange rate changes, net		563,266 2,998,213 21,734	1,171,513 1,840,469 (13,769)
CASH AND CASH EQUIVALENTS AT END OF YEAR		3,583,213	2,998,213
ANALYSIS OF BALANCES OF CASH AND CASH EQUIVALENTS Cash and bank balances Non-pledged time deposits	30	3,348,213 	2,953,213 45,000
Cash and cash equivalents as stated in the consolidated statement of cash flows	30	3,583,213	2,998,213

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1. CORPORATE AND GROUP INFORMATION

The Company was established as a joint stock limited liability company under the Company Law of the People's Republic of China (the "PRC") on 16 April 2004. The registered office of the Company is located at 118 Wenquan Road, Zhaoyuan, Shandong, China.

In December 2006, the Company issued 198.7 million H shares to the public at a price of HKD12.68 per share (equivalent to approximately RMB12.74 per share) and the H shares were listed on the Main Board of The Stock Exchange of Hong Kong Limited (the "HKEX") (the "IPO"). In addition, 19.8 million H shares converted from certain domestic shares were transferred to the National Council for the Social Security Fund. On 7 August 2020, the Company converted 1,560,340,597 domestic shares into H shares and the listing of the converted H shares on the HKEX commenced on 10 August 2020.

During the year, the Company and its subsidiaries were principally engaged in the exploration, mining, processing, smelting of gold, and the sale of gold products, the processing and sale of silver products, the mining and processing of copper and the sale of copper products in Mainland China and South America.

As of 31 December 2022, Shandong Zhaojin Group Corporation Limited ("Zhaojin Group"), a state-owned enterprise established in the PRC, and one of its subsidiaries held in total 37.16% of the issued share capital of the Company. Gold Mountains (H.K.) International Mining Company Limited (a wholly-owned subsidiary of Zijin Mining Group Co., Ltd.) held in total 20.00% of the issued share capital of the Company. The remaining issued share capital of the Company was held by shareholders of H shares, Zhaoyuan City State-owned Assets Operation Company Limited, Shanghai Yuyuan Tourist Mart (Group) Co., Ltd. and Shanghai Fosun Industrial Investment Co., Ltd..

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1. CORPORATE AND GROUP INFORMATION – continued

INFORMATION ABOUT SUBSIDIARIES

	Place and date of Nominal value of Percentage of equity interest incorporation/registration issued/registered attributable to the Company				
Company name	and place of operations	share capital	Direct %	Indirect %	Principal activities
Zhaoyuan Jintingling Mining Industry Company Limited ("JTL") (招遠市金亭岭礦業有限公司)	PRC/Mainland China 10 October 2002	RMB45,000,000	100	-	Gold mining and processing of gold products
Xinjiang Zhaojin Smelting Company Limited ("Xinjiang Smelting") (新疆招金冶煉有限公司)	PRC/Mainland China 5 January 2012	RMB50,000,000	92	-	Smelting of copper
Quwo Zhaojin Mining Company Limited ("Quwo") (曲沃縣招金礦業有限公司)	PRC/Mainland China 8 December 2011	RMB30,000,000	70	-	Gold mining and processing of gold products
Xinjiang Xinhui Copper Company Limited ("Xinhui") (新疆鑫慧銅業有限公司)	PRC/Mainland China 16 November 2006	RMB30,000,000	92	-	Smelting of copper
Minxian Tianhao Gold Company Limited ("MXTH") (岷縣天昊黃金有限責任公司)	PRC/Mainland China 5 June 2001	RMB50,000,000	100	-	Gold mining and processing of gold products
Tuoli Zhaojin Beijiang Mining Company Limited ("TZB") (托里縣招金北疆礦業有限公司)	PRC/Mainland China 16 April 2004	RMB30,000,000	100		Gold mining and processing of gold products
Subsidiary of TZB: Tuoli Xinyuan Gold Mining Industry Co., Ltd. ("Xinyuan Gold Company") (托里縣鑫源黃金礦業有限公司)	PRC/Mainland China 7 January 2004	RMB97,499,000	1	100	Gold mining and processing of gold products

31 DECEMBER 2022

1. CORPORATE AND GROUP INFORMATION – continued

INFORMATION ABOUT SUBSIDIARIES – continued

	Place and date of incorporation/registration	Nominal value of issued/registered	Percentage of eq attributable to the	-			
Company name	and place of operations	share capital	Direct %	Indirect %	Principal activities		
Xinjiang Xingta Mining ("Xingta") Company Limited (新疆星塔礦業有限公司)	PRC/Mainland China 24 November 2005	RMB160,000,000	100	-	Smelting of gold		
Peyziwat County Tonghui Mining Company Limited ("TCM") (伽師縣銅輝礦業有限責任公司)	PRC/Mainland China 5 January 2004	RMB150,000,000	92	-	Copper mining and processing of copper products		
Subsidiary of TCM: Kezhou Zhaojin Mining Industry Company Limited ("Kezhou") (克州招金礦業有限責任公司)	PRC/Mainland China 9 January 2012	RMB50,000,000	-	92	Copper mining and processing of copper products		
Sparky International Company Limited ("SIC") (斯派柯國際有限公司)	Hong Kong 16 May 2007	HKD1,097,600,000	100	-	Investment holding		
Subsidiaries of SIC: Gold Vein International Investment Limited ("Gold Vein") (金脈國際投資有限公司)	British Virgin Islands 14 October 2009	USD1	-	100	Investment holding		
Subsidiary of Gold Vein:							
Gold Vein (Cayman) SPC ("GVC") (金脈 (開曼) 獨立投資組合公司)	Cayman Islands 3 September 2018	USD50,000	-	100	Investment holding		
Starlet Creation Limited ("Starlet") (星河創建有限公司)	Hong Kong 7 July 2011	HKD1	- '	100	Investment holding		

31 DECEMBER 2022

1. CORPORATE AND GROUP INFORMATION – continued

INFORMATION ABOUT SUBSIDIARIES – *continued*

Company name	Place and date of incorporation/registration and place of operations	Nominal value of issued/registered share capital	Percentage of eq attributable to the Direct %	•	Principal activities
Zhaojin Capital LIMITED ("Zhaojin Capital") (招金資本有限公司)	British Virgin Islands 21 July 2011	USD1	-	100	Investment holding
Zhaojin International Mining Company Limited ("Zhaojin International") (招金國際礦業有限公司)	Seychelles 8 June 2015	USD1	-	100	Investment holding
Subsidiary of Zhaojin International: Zhaojin International Mining (Hong Kong) Company Limited ("ZJJRHK") (招金國際礦業 (香港) 有限公司)	Hong Kong 13 April 2018	HKD10,000	-	100	Investment holding
Golden gateway JV PTY LTD ("Golden gateway") (澳洲金道合資公司)	Australia 13 April 2018	AUD1,000,000	-	50	Investment holding
Zhaojin Mining International Finance Company Limited ("ZJJR") (招金國際金融有限公司)	British Virgin Islands 13 April 2018	USD1	-	100	Investment holding
Zhaojin Mining Company Ecuador S.A ("Zhaojin Ecuador") (招金礦業厄瓜多爾股份有限公司)	Ecuador 14 June 2016	USD6,600,000	-	100	Mining of precious metals
Subsidiary of Zhaojin Ecuador: Goldking Mining Company S.A ("Goldking") (金王礦業股份有限公司)	Ecuador 5 October 2000	USD500,000	1	80	Gold mining and processing of gold products

31 DECEMBER 2022

1. CORPORATE AND GROUP INFORMATION – continued

INFORMATION ABOUT SUBSIDIARIES – continued

	Place and date of incorporation/registration	Nominal value of issued/registered	Percentage of eq attributable to th		
Company name	and place of operations	share capital	Direct %	Indirect %	Principal activities
Fengningjinlong Mining Company Limited ("FNJL") (豐寧金龍黃金工業有限公司)	PRC/Mainland China 14 September 2000	RMB94,519,000	52	-	Gold mining and processing of gold products
Gansu Hezuo Zaozigou Mining Industry Company Limited ("ZGM") (甘肅省合作早子溝金礦有限責任公司)	PRC/Mainland China 30 October 2008	RMB162,000,000	52	-	Gold mining and processing of gold products
Gansu Zhaojin Mining Company Limited ("GSZJ") (甘肅招金礦業有限公司)	PRC/Mainland China 9 August 2007	RMB10,000,000	100	-	Investment holding
Subsidiary of GSZJ: Liangdang Zhaojin Mining Industry Company Limited ("Liangdang Mining") (兩當縣招金礦業有限公司)	PRC/Mainland China 28 March 2008	RMB6,000,000	-	70	Gold mining and processing of gold products
Zhaojin Jinhe Technical Company Limited ("Jinhe") (招遠市招金金合科技有限公司)	PRC/Mainland China 8 January 2013	RMB205,000,000	100	-	Processing of sulphur ore
Subsidiary of Jinhe: Shandong Zhaojin Taoci Technical Company Limited ("Taoci Technology") (山東招金陶瓷科技有限公司)	PRC/Mainland China 29 June 2017	RMB80,000,000	-	65	Sales of ceramic materials
Qinghe Jindu Mining Company Limited ("Qinghe Mining") (青河縣金都礦業開發有限公司)	PRC/Mainland China 4 August 2005	RMB10,000,000	95		Gold mining and processing of gold products

31 DECEMBER 2022

1. CORPORATE AND GROUP INFORMATION – continued

INFORMATION ABOUT SUBSIDIARIES – *continued*

	Place and date of incorporation/registration	Nominal value of issued/registered	Percentage of ec attributable to th		
Company name	and place of operations	share capital	Direct %	Indirect %	Principal activities
Xinjiang Zhaojin Mining Development Company Limited ("XJKF") (新疆招金礦業開發有限公司)	PRC/Mainland China 19 May 2010	RMB30,000,000	100	-	Mining investment and exploration of gold
Guigang Longxin Mining Company Limited ("Longxin Mining") (廣西貴港市龍鑫礦業開發有限公司)	PRC/Mainland China 19 December 2005	RMB5,000,000	100	-	Mining investment and exploration of gold
Zhaojin Zhengyuan Mining Company Limited ("Zhengyuan") (山東招金正元礦業有限公司)	PRC/Mainland China 18 August 2010	RMB10,000,000	80	-	Mining investment and exploration of gold
Kunhe Zhaojin Mining Company Limited ("Kunhe Mining") (阿勒泰市招金昆合礦業有限公司)	PRC/Mainland China 27 August 2007	RMB10,000,000	100	-	Gold mining and processing of gold products
Zhaojin Baiyun Mining Company Limited ("Baiyun Mining") (遼寧招金白雲黃金礦業有限公司)	PRC/Mainland China 20 December 1983	RMB30,000,000	55	-	Exploration of gold and sale of gold products
Daqinjia Gold Mining Industry Company Limited ("Daqinjia") (招遠市招金大秦傢礦業有限公司)	PRC/Mainland China 3 June 1986	RMB30,000,000	90	-	Gold mining and processing of gold products
Shandong Ruiyin Mining Industry Development Company Limited ("Ruiyin") (山東瑞銀礦業發展有限公司)	PRC/Mainland China 30 August 2006	RMB1,441,170,000	70		Investment

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1. CORPORATE AND GROUP INFORMATION – continued

INFORMATION ABOUT SUBSIDIARIES – *continued*

	Place and date of incorporation/registration	Nominal value of issued/registered	Percentage of equative attributable to the		
Company name	and place of operations	share capital	Direct %	Indirect %	Principal activities
Subsidiary of Ruiyin: Laizhou Ruihai Mining Industry Company Limited ("Ruihai") (萊州市瑞海礦業有限公司)	PRC/Mainland China 14 September 2009	RMB1,800,000,000	-	70	Exploration of gold and sale of gold products
Baicheng Dishui Copper Mining Development Company Limited ("Dishui") (拜城縣滴水銅礦開發有限責任公司)	PRC/Mainland China 18 May 2007	RMB140,000,000	79	-	Copper mining and processing of copper products
Gansu Zhaojin Precious Metal Smelting Company Limited ("Gansu Smelting") (甘肅招金貴金屬冶煉有限公司)	PRC/Mainland China 11 December 2012	RMB300,000,000	65	-	Smelting of gold and other precious metals
Lingqiu Liyuan Gold Mining Industry Company Limited ("Liyuan") (靈丘縣梨園金礦有限責任公司)	PRC/Mainland China 1 May 2005	RMB80,000,000	51	-	Exploration of gold and sale of gold products
Zhaojin Shunhe International Hotel Limited ("Shunhe") (山東招金舜和國際飯店有限公司)	PRC/Mainland China 22 January 2013	RMB10,000,000	100	-	Accommodation and catering services
Subei Jinying Gold Company Limited ("Jinying") (肅北縣金鷹黃金有限責任公司)	PRC/Mainland China 9 March 1998	RMB50,000,000	51	-	Gold mining and processing of gold products

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1. CORPORATE AND GROUP INFORMATION – continued

INFORMATION ABOUT SUBSIDIARIES – *continued*

	Place and date of incorporation/registration	Nominal value of issued/registered	Percentage of equativity attributable to the	-	
Company name	and place of operations	share capital	Direct %	Indirect %	Principal activities
Zhaojin Jishan Mining Industry Company Limited ("Jishan") (招遠市招金紀山礦業有限公司)	PRC/Mainland China 26 October 2012	RMB1,000,000	95	-	Exploration of gold
Ejina Yuantong Mining Industry Company Limited ("Yuantong") (額濟納旗圓通礦業有限責任公司)	PRC/Mainland China 12 May 2004	RMB15,000,000	85	-	Gold mining and processing of gold products, and smelting
Subsidiary of Yuantong: Inner Mongolia Ejinaqi Qianfeng Mining Industry Company Limited ("Qianfeng") (內蒙古額濟納旗乾豐礦業有限公司)	PRC/Mainland China 6 November 2014	RMB10,000,000	-	85	Exploration and sale of mining products
Inner Mongolia Zhaojin Ziyuan Company Limited ("WCYS") (內蒙古招金資源開發有限公司)	PRC/Mainland China 23 July 2018	RMB50,000,000	70	-	Mining of precious metals
Gansu Xinrui Mining Company Limited ("Xinrui") (甘肅鑫瑞礦業有限公司)	PRC/Mainland China 20 November 2008	RMB83,000,000	51	-	Exploration and sale of mining products and advisory services
Beijing Dongfang Yanjing Engineering Technology Company Limited ("Dongfang Yanjin") (北京東方燕京工程技術有限責任公司)	PRC/Mainland China 7 September 1994	RMB30,000,000	85		Engineering design and development
(北京永方永示工住文兩有夜貢仁公司) Shandong Zhaojin Technology Company Limited ("ZJKJ") (山東招金科技有限公司)	PRC/Mainland China 15 March 2018	RMB10,000,000	55	8.5	Technical advisory services

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1. CORPORATE AND GROUP INFORMATION - continued

INFORMATION ABOUT SUBSIDIARIES – *continued*

	Place and date of incorporation/registration	Nominal value of issued/registered	Percentage of eq attributable to th	•	
Company name	and place of operations	share capital	Direct %	Indirect %	Principal activities
Shandong Zhaojin Group Financial Company Limited ("Zhaojin Finance") (山東招金集團財務有限公司)	PRC/Mainland China 1 July 2015	RMB1,500,000,000	51	-	Financial services
Beijing Zhaojin Jingyi Fund Management Company Limited ("Jingyi Jijin") (北京招金經易基金管理有限公司)	PRC/Mainland China 12 September 2014	RMB10,000,000	80	-	Investment
Fengning Manchu Autonomous County Zhaojin Mining Company Limited ("Fengning Zhaojin") (豐寧滿族自治縣招金礦業有限公司)	PRC/Mainland China 21 March 2016	RMB60,000,000	100	-	Exploration of gold mining
Qingdao Baisitong Investment Limited Partnership ("Qingdao Baisitong") (青島百思通投資中心 (有限合夥))	PRC/Mainland China 19 May 2016	RMB200,000,000	99.95	-	Investment
Shandong Zhaojin New Wear-Resistant Materials Company Limited ("NMCL") (山東招金新型耐磨材料有限公司)	PRC/Mainland China 1 November 2016	RMB209,227,000	92.35	-	Research of wear-resistant steel balls
Zhaoyuan Zhaojin Wancheng Transportation Company Limited ("IMZY") (招遠市招金萬成運輸有限公司)	PRC/Mainland China 17 May 2019	RMB10,000,000	100	-	Freight transportation
Fengning Manchu Fengye Mining Gold mining Company Limited ("FYKY") (豐寧滿族自治縣豐業礦業有限公司)	PRC/Mainland China 20 September 2002	RMB80,000,000	51	-	Gold mining and processing of gold products
Shandong GuohuanGufe Center Company Limited ("GHGF") (山東國環固廢創新科技中心有限公司)	PRC/Mainland China 13 August 2019	RMB10,000,000	30	26.44	Technical advisory

31 DECEMBER 2022

1. CORPORATE AND GROUP INFORMATION – continued

INFORMATION ABOUT SUBSIDIARIES – *continued*

	Place and date of incorporation/registration	Nominal value of issued/registered	Percentage of ec attributable to th		
Company name	and place of operations	share capital	Direct %	Indirect %	Principal activities
Shandong Zhaojin Geology Exploration Company Limited ("ZJDK") (山東招金地質勘查有限公司)	PRC/Mainland China 29 July 1989	RMB31,000,000	100	-	Land exploration
Subsidiaries of ZJDK: Shandong Zhaojin Jintai Engineering Company Limited ("ZRHB") (山東招金金泰工程有限公司)	PRC/Mainland China 5 January 2018	RMB10,000,000	-	60	Construction
Zhaoyuan Jindi Experimental Center Company Limited ("JDSY") (招遠市金地實驗中心有限公司)	PRC/Mainland China 22 December 2010	RMB500,000	-	100	Technical advisory
Zhaoyuan Gold Material Supply Center Company Limited ("WZGY") (招遠市黃金物資供應中心有限公司)	PRC/Mainland China 20 September 1992	RMB20,000,000	100	-	Material trading
Shandong Goldsoft Technology Company Limited ("JRKJ") (山東金軟科技股份有限公司)	PRC/Mainland China 27 September 2001	RMB30,000,000	100	-	Technical advisory
Subsidiary of JRKJ: Beijing Zhikuangpanshi Data Technology Research Institute ("ZKPS") (北京智礦磐石數據科技有限公司)	PRC/Mainland China 24 May 2018	RMB10,000,000	-	65	Technical advisory
Shenzhen Jinhong Industrial Developmen Company Limited ("SZJH") (深圳金鴻產業發展有限公司)	t PRC/Mainland China 03 April 2020	RMB202,000,000	99.01	-	Technical advisory
Shandong Anxin Mine Engineering Company Limited ("AXKS") (山東安鑫礦山工程有限公司)	PRC/Mainland China 12 April 2022	RMB100,000,000	100	-	Engineering advisory

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2.1 BASIS OF PREPARATION

These financial statements have been prepared in accordance with Hong Kong Financial Reporting Standards ("HKFRSs") (which include all Hong Kong Financial Reporting Standards, Hong Kong Accounting Standards ("HKASs") and Interpretations) issued by the Hong Kong Institute of Certified Public Accountants ("HKICPA"), accounting principles generally accepted in Hong Kong and the disclosure requirements of the Hong Kong Companies Ordinance. They have been prepared under the historical cost convention, except for financial liabilities at fair value through profit or loss, wealth management products, equity investments and non-current financial assets which have been measured at fair value. These financial statements are presented in Renminbi ("RMB") and all values are rounded to the nearest thousand except when otherwise indicated.

As at 31 December 2022, the Group had net current liabilities of RMB2,620,454,000 (2021: RMB4,148,099,000). In view of these circumstances, the Directors of the Company have given consideration to the future liquidity of the Group and its available sources of finance including banking facilities in assessing whether the Group will have sufficient financial resources to continue as a going concern. As at 31 December 2022, taking into account the Group's cash flow projection, including the Group's unutilised banking facilities, ability to renew or refinance the banking facilities upon maturity and the Group's future capital expenditure in respect of its non-cancellable capital commitments, the Directors of the Company consider that the Group has sufficient working capital to meet in full its financial obligations as they fall due for at least the next twelve months from the end of the reporting period, accordingly, these financial statements have been prepared on a going concern basis.

BASIS OF CONSOLIDATION

The consolidated financial statements include the financial statements of the Group for the year ended 31 December 2022. A subsidiary is an entity (including structured entities), directly or indirectly, controlled by the Company. Control is achieved when the Group is exposed, or has rights, to variable returns from its involvement with the investee and has the ability to affect those returns through its power over the investee (i.e. existing rights that give the Group the current ability to direct the relevant activities of the investee).

Generally, there is a presumption that a majority of voting rights results in control. When the Company has, directly or indirectly, less than a majority of the voting or similar rights of an investee, the Group considers all relevant facts and circumstances in assessing whether it has power over an investee, including:

(a) the contractual arrangement with the other vote holders of the investee;

- (b) rights arising from other contractual arrangements; and
- (c) the Group's voting rights and potential voting rights.

The financial statements of the subsidiaries are prepared for the same reporting period as the Company, using consistent accounting policies. The results of subsidiaries are consolidated from the date on which the Group obtains control, and continue to be consolidated until the date that such control ceases.

31 DECEMBER 2022

2.1 BASIS OF PREPARATION – continued

BASIS OF CONSOLIDATION – continued

Profit or loss and each component of other comprehensive income are attributed to the owners of the parent of the Group and to the non-controlling interests, even if this results in the non-controlling interests having a deficit balance. All intra-group assets and liabilities, equity, income, expenses and cash flows relating to transactions between members of the Group are eliminated in full on consolidation.

The Group reassesses whether or not it controls an investee if facts and circumstances indicate that there are changes to one or more of the three elements of control described above. A change in the ownership interest of a subsidiary, without a loss of control, is accounted for as an equity transaction.

If the Group loses control over a subsidiary, it derecognises (i) the assets (including goodwill) and liabilities of the subsidiary, (ii) the carrying amount of any non-controlling interest and (iii) the cumulative translation differences recorded in equity; and recognises (i) the fair value of the consideration received, (ii) the fair value of any investment retained and (iii) any resulting surplus or deficit in profit or loss. The Group's share of components previously recognised in other comprehensive income is reclassified to profit or loss or retained profits, as appropriate, on the same basis as would be required if the Group had directly disposed of the related assets or liabilities.

2.2 CHANGES IN ACCOUNTING POLICIES AND DISCLOSURES

The Group has adopted the following revised HKFRSs for the first time for the current year's financial statements.

Amendments to HKFRS 3 Amendments to HKAS 16 Amendments to HKAS 37 Annual Improvements to HKFRSs 2018-2020 Reference to the Conceptual Framework Property, Plant and Equipment: Proceeds before Intended Use Onerous Contracts – Cost of Fulfilling a Contract Amendments to HKFRS 1, HKFRS 9, Illustrative Examples accompanying HKFRS 16, and HKAS 41

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2.2 CHANGES IN ACCOUNTING POLICIES AND DISCLOSURES – continued

The nature and the impact of the revised HKFRSs that are applicable to the Group are described below:

- (a) Amendments to HKFRS 3 replace a reference to the previous *Framework for the Preparation and Presentation of Financial Statements* with a reference to the *Conceptual Framework for Financial Reporting* (the "Conceptual Framework") issued in June 2018 without significantly changing its requirements. The amendments also add to HKFRS 3 an exception to its recognition principle for an entity to refer to the Conceptual Framework to determine what constitutes an asset or a liability. The exception specifies that, for liabilities and contingent liabilities that would be within the scope of HKAS 37 or HK(IFRIC)-Int 21 if they were incurred separately rather than assumed in a business combination, an entity applying HKFRS 3 should refer to HKAS 37 or HK(IFRIC)-Int 21 if they were, the amendments clarify that contingent assets do not qualify for recognition at the acquisition date. The Group has applied the amendments prospectively to business combinations that occurred on or after 1 January 2022. As there were no business combinations during the year, the amendments did not have any impact on the financial position and performance of the Group.
- (b) Amendments to HKAS 16 prohibit an entity from deducting from the cost of an item of property, plant and equipment any proceeds from selling items produced while bringing that asset to the location and condition necessary for it to be capable of operating in the manner intended by management. Instead, an entity recognises the proceeds from selling any such items, and the cost of those items as determined by HKAS 2 *Inventories*, in profit or loss. The Group has applied the amendments retrospectively to items of property, plant and equipment made available for use on or after 1 January 2021. Since there was no sale of items produced prior to the property, plant and equipment being available for use, the amendments did not have any impact on the financial position or performance of the Group.
- (c) Amendments to HKAS 37 clarify that for the purpose of assessing whether a contract is onerous under HKAS 37, the cost of fulfilling the contract comprises the costs that relate directly to the contract. Costs that relate directly to a contract include both the incremental costs of fulfilling that contract (e.g., direct labour and materials) and an allocation of other costs that relate directly to fulfilling that contract (e.g., an allocation of the depreciation charge for an item of property, plant and equipment used in fulfilling the contract as well as contract management and supervision costs). General and administrative costs do not relate directly to a contract and are excluded unless they are explicitly chargeable to the counterparty under the contract. Prior to the initial application of the amendments, the Group included only incremental costs when determining whether a contract was onerous. In accordance with the transitional provisions, the Group has applied the amendments prospectively to contracts for which it has not yet fulfilled all its obligations at 1 January 2022 and none of them was onerous. Therefore, the amendments did not have any impact on the financial position or performance of the Group.
- (d) Annual Improvements to HKFRSs 2018-2020 sets out amendments to HKFRS 1, HKFRS 9, Illustrative Examples accompanying HKFRS 16, and HKAS 41. Details of the amendments that are expected to be applicable to the Group is as follows:
 - HKFRS 9 Financial Instruments: clarifies the fees that an entity includes when assessing whether the terms of a new or modified financial liability are substantially different from the terms of the original financial liability. These fees include only those paid or received between the borrower and the lender, including fees paid or received by either the borrower or lender on the other's behalf. The Group has applied the amendment prospectively from 1 January 2022. As there was no modification or exchange of the Group's financial liabilities during the year, the amendment did not have any impact on the financial position or performance of the Group.

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2.3 ISSUED BUT NOT YET EFFECTIVE HONG KONG FINANCIAL REPORTING STANDARDS

The Group has not applied the following new and revised HKFRSs, that have been issued but are not yet effective, in these financial statements.

Amendments to HKFRS 10	Sale or Contribution of Assets between an Investor
and HKAS 28 (2011)	and its Associate or Joint Venture ³
Amendments to HKAS 16	Lease Liability in a Sale and Leaseback ²
Amendments to HKAS 1	Classification of Liabilities as Current or Non-current
	(the "2020 Amendments") ^{2,4}
Amendments to HKAS 1	Non-current Liabilities with Covenants (the "2022 Amendments") ²
Amendments to HKAS 1 and	Disclosure of Accounting Policies ¹
HKFRS Practice Statement 2	
Amendments to HKAS 8	Definition of Accounting Estimates ¹
Amendments to HKAS 12	Deferred Tax related to Assets and Liabilities arising
	from a Single Transaction ¹

¹ Effective for annual periods beginning on or after 1 January 2023

² Effective for annual periods beginning on or after 1 January 2024

³ No mandatory effective date yet determined but available for adoption

⁴ As a consequence of the 2022 Amendments, the effective date of the 2020 Amendments was deferred to annual periods beginning on or after 1 January 2024. In addition, as a consequence of the 2020 Amendments and 2022 Amendments, Hong Kong Interpretation 5 *Presentation of Financial Statements – Classification by the Borrower of a Term Loan that Contains a Repayment on Demand Clause* was revised to align the corresponding wording with no change in conclusion

Further information about those HKFRSs that are expected to be applicable to the Group is described below.

Amendments to HKFRS 10 and HKAS 28 (2011) address an inconsistency between the requirements in HKFRS 10 and in HKAS 28 (2011) in dealing with the sale or contribution of assets between an investor and its associate or joint venture. The amendments require a full recognition of a gain or loss resulting from a downstream transaction when the sale or contribution of assets between an investor and its associate or joint venture constitutes a business. For a transaction involving assets that do not constitute a business, a gain or loss resulting from the transaction is recognised in the investor's profit or loss only to the extent of the unrelated investor's interest in that associate or joint venture. The amendments are to be applied prospectively. The previous mandatory effective date of amendments to HKFRS 10 and HKAS 28 (2011) was removed by the HKICPA in January 2016 and a new mandatory effective date will be determined after the completion of a broader review of accounting for associates and joint ventures. However, the amendments are available for adoption now. The amendments are not expected to have any significant impact on the Group's financial statements.

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2.3 ISSUED BUT NOT YET EFFECTIVE HONG KONG FINANCIAL REPORTING STANDARDS – continued

Amendments to HKFRS 16 specify the requirements that a seller-lessee uses in measuring the lease liability arising in a sale and leaseback transaction to ensure the seller-lessee does not recognise any amount of the gain or loss that relates to the right of use it retains. The amendments are effective for annual periods beginning on or after 1 January 2024 and shall be applied retrospectively to sale and leaseback transactions entered into after the date of initial application of HKFRS 16 (i.e., 1 January 2019). Earlier application is permitted. The amendments are not expected to have any significant impact on the Group's financial statements.

Amendments to HKAS 1 Classification of Liabilities as Current or Non-current clarify the requirements for classifying liabilities as current or non-current, in particular the determination over whether an entity has a right to defer settlement of the liability for at least 12 months after the reporting period. Classification of a liability is unaffected by the likelihood that the entity will exercise its right to defer settlement of the liability. The amendments also clarify the situations that are considered a settlement of a liability. In 2022, the HKICPA issued the 2022 Amendments to further clarify that, among covenants of a liability arising from a loan arrangement, only those with which an entity must comply on or before the reporting date affect the classification of that liability as current or non-current. In addition, the 2022 Amendments require additional disclosures by an entity that classifies liabilities arising from loan arrangements as non-current when it has a right to defer settlement of those liabilities that are subject to the entity complying with future covenants within 12 months after the reporting period. The amendments are effective for annual periods beginning on or after 1 January 2024 and shall be applied retrospectively. Earlier application is permitted. An entity that applies the 2020 Amendments early is required to apply simultaneously the 2022 Amendments, and vice versa. The Group is currently assessing the impact of the amendments and whether existing loan agreements may require revision. Based on a preliminary assessment, the amendments are not expected to have any significant impact on the Group's financial statements.

Amendments to HKAS 1 *Disclosure of Accounting Policies* require entities to disclose their material accounting policy information rather than their significant accounting policies. Accounting policy information is material if, when considered together with other information included in an entity's financial statements, it can reasonably be expected to influence decisions that the primary users of general purpose financial statements make on the basis of those financial statements. Amendments to HKFRS Practice Statement 2 provide non-mandatory guidance on how to apply the concept of materiality to accounting policy disclosures. Amendments to HKAS 1 are effective for annual periods beginning on or after 1 January 2023 and earlier application is permitted. Since the guidance provided in the amendments to HKFRS Practice Statement 2 is non-mandatory, an effective date for these amendments is not necessary. The Group is currently revisiting the accounting policy disclosures to ensure consistency with the amendments.

Amendments to HKAS 8 clarify the distinction between changes in accounting estimates and changes in accounting policies. Accounting estimates are defined as monetary amounts in financial statements that are subject to measurement uncertainty. The amendments also clarify how entities use measurement techniques and inputs to develop accounting estimates. The amendments are effective for annual reporting periods beginning on or after 1 January 2023 and apply to changes in accounting policies and changes in accounting estimates that occur on or after the start of that period. Earlier application is permitted. The amendments are not expected to have any significant impact on the Group's financial statements.

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2.3 ISSUED BUT NOT YET EFFECTIVE HONG KONG FINANCIAL REPORTING STANDARDS – continued

Amendments to HKAS 12 narrow the scope of the initial recognition exception in HKAS 12 so that it no longer applies to transactions that give rise to equal taxable and deductible temporary differences, such as leases and decommissioning obligations. Therefore, entities are required to recognise a deferred asset (provided that sufficient taxable profit is available) and a deferred tax liability for temporary differences arising from these transactions. The amendments are effective for annual reporting periods beginning on or after 1 January 2023 and shall be applied to transactions related to leases and decommissioning obligations at the beginning of the earliest comparative period presented, with any cumulative effect recognised as an adjustment to the opening balance of retained profits or other component of equity as appropriate at that date. In addition, the amendments shall be applied prospectively to transactions other than leases and decommissioning obligations. Earlier application is permitted. The amendments are not expected to have any significant impact on the Group's financial statements.

2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

INVESTMENTS IN ASSOCIATES AND JOINT VENTURES

An associate is an entity in which the Group has a long term interest of generally not less than 20% of the equity voting rights and over which it is in a position to exercise significant influence. Significant influence is the power to participate in the financial and operating policy decisions of the investee, but is not control or joint control over those policies.

A joint venture is a type of joint arrangement whereby the parties that have joint control of the arrangement have rights to the net assets of the joint venture. Joint control is the contractually agreed sharing of control of an arrangement, which exists only when decisions about the relevant activities require the unanimous consent of the parties sharing control.

The Group's investments in associates and joint ventures are stated in the consolidated statement of financial position at the Group's share of net assets under the equity method of accounting, less any impairment losses. Adjustments are made to bring into line any dissimilar accounting policies that may exist.

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2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES – continued

INVESTMENTS IN ASSOCIATES AND JOINT VENTURES – continued

The Group's share of the post-acquisition results and other comprehensive income of associates and joint ventures is included in the consolidated statement of profit or loss and consolidated other comprehensive income, respectively. In addition, when there has been a change recognised directly in the equity of the associate or joint venture, the Group recognises its share of any changes, when applicable, in the consolidated statement of changes in equity. Unrealised gains and losses resulting from transactions between the Group and its associates or joint ventures are eliminated to the extent of the Group's investments in the associates or joint ventures, except where unrealised losses provide evidence of an impairment of the assets transferred. Goodwill arising from the acquisition of associates or joint ventures is included as part of the Group's investments in associates or joint ventures.

If an investment in an associate becomes an investment in a joint venture or vice versa, the retained interest is not remeasured. Instead, the investment continues to be accounted for under the equity method. In all other cases, upon loss of significant influence over the associate or joint control over the joint venture, the Group measures and recognises any retained investment at its fair value. Any difference between the carrying amount of the associate or joint venture upon loss of significant influence or joint control and the fair value of the retained investment and proceeds from disposal is recognised in profit or loss.

When an investment in an associate or a joint venture is classified as held for sale, it is accounted for in accordance with HKFRS 5 *Non-current Assets Held for Sale and Discontinued Operations*.

BUSINESS COMBINATIONS AND GOODWILL

Business combinations are accounted for using the acquisition method. The consideration transferred is measured at the acquisition date fair value which is the sum of the acquisition date fair values of assets transferred by the Group, liabilities assumed by the Group to the former owners of the acquiree and the equity interests issued by the Group in exchange for control of the acquiree. For each business combination, the Group elects whether to measure the non-controlling interests in the acquiree that are present ownership interests and entitle their holders to a proportionate share of net assets in the event of liquidation at fair value or at the proportionate share of the acquiree's identifiable net assets. All other components of non-controlling interests are measured at fair value. Acquisition-related costs are expensed as incurred.

The Group determines that it has acquired a business when the acquired set of activities and assets includes an input and a substantive process that together significantly contribute to the ability to create outputs.

When the Group acquires a business, it assesses the financial assets and liabilities assumed for appropriate classification and designation in accordance with the contractual terms, economic circumstances and pertinent conditions as at the acquisition date. This includes the separation of embedded derivatives in host contracts of the acquiree.

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2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES – continued

BUSINESS COMBINATIONS AND GOODWILL – continued

If the business combination is achieved in stages, the previously held equity interest is remeasured at its acquisition date fair value and any resulting gain or loss is recognised in profit or loss.

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

Goodwill is initially measured at cost, being the excess of the aggregate of the consideration transferred, the amount recognised for non-controlling interests and any fair value of the Group's previously held equity interests in the acquiree over the identifiable assets and liabilities assumed. If the sum of this consideration and other items is lower than the fair value of the net assets acquired, the difference is, after reassessment, recognised in profit or loss as a gain on bargain purchase.

After initial recognition, goodwill is measured at cost less any accumulated impairment losses. Goodwill is tested for impairment annually or more frequently if events or changes in circumstances indicate that the carrying value may be impaired. The Group performs its annual impairment test of goodwill as at 31 December. For the purpose of impairment testing, goodwill acquired in a business combination is, from the acquisition date, allocated to each of the Group's cash-generating units, or groups of cash-generating units, that are expected to benefit from the synergies of the combination, irrespective of whether other assets or liabilities of the Group are assigned to those units or groups of units.

Impairment is determined by assessing the recoverable amount of the cash-generating unit (group of cashgenerating units) to which the goodwill relates. Where the recoverable amount of the cash-generating unit (group of cash-generating units) is less than the carrying amount, an impairment loss is recognised. An impairment loss recognised for goodwill is not reversed in a subsequent period.

Where goodwill has been allocated to a cash-generating unit (or group of cash-generating units) and part of the operation within that unit is disposed of, the goodwill associated with the operation disposed of is included in the carrying amount of the operation when determining the gain or loss on the disposal. Goodwill disposed of in these circumstances is measured based on the relative value of the operation disposed of and the portion of the cash-generating unit retained.

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2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES – continued

FAIR VALUE MEASUREMENT

The Group measures its derivative financial instruments and equity investments at fair value at the end of each reporting period. Fair value is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date. The fair value measurement is based on the presumption that the transaction to sell the asset or transfer the liability takes place either in the principal market for the asset or liability, or in the absence of a principal market, in the most advantageous market for the asset or liability. The principal or the most advantageous market must be accessible by the Group. The fair value of an asset or a liability is measured using the assumptions that market participants would use when pricing the asset or liability, assuming that market participants act in their economic best interest.

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

The Group uses valuation techniques that are appropriate in the circumstances and for which sufficient data are available to measure fair value, maximising the use of relevant observable inputs and minimising the use of unobservable inputs.

All assets and liabilities for which fair value is measured or disclosed in the financial statements are categorised within the fair value hierarchy, described as follows, based on the lowest level input that is significant to the fair value measurement as a whole:

- Level 1 based on quoted prices (unadjusted) in active markets for identical assets or liabilities
- Level 2 based on valuation techniques for which the lowest level input that is significant to the fair value measurement is observable, either directly or indirectly
- Level 3 based on valuation techniques for which the lowest level input that is significant to the fair value measurement is unobservable

For assets and liabilities that are recognised in the financial statements on a recurring basis, the Group determines whether transfers have occurred between levels in the hierarchy by reassessing categorisation (based on the lowest level input that is significant to the fair value measurement as a whole) at the end of each reporting period.

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2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES – continued

IMPAIRMENT OF NON-FINANCIAL ASSETS

Where an indication of impairment exists, or when annual impairment testing for an asset is required (other than inventories, deferred tax assets and financial assets), the asset's recoverable amount is estimated. An asset's recoverable amount is the higher of the asset's or cash-generating unit's value in use and its fair value less costs of disposal, and is determined for an individual asset, unless the asset does not generate cash inflows that are largely independent of those from other assets or groups of assets, in which case the recoverable amount is determined for the cash-generating unit to which the asset belongs. In testing a cash-generating unit for impairment, a portion of the carrying amount of a corporate asset (e.g., a headquarters building) is allocated to an individual cash-generating unit if it can be allocated on a reasonable and consistent basis or, otherwise, to the smallest group of cash-generating units.

An impairment loss is recognised only if the carrying amount of an asset exceeds its recoverable amount. In assessing value in use, the estimated future cash flows are discounted to their present value using a pre-tax discount rate that reflects current market assessments of the time value of money and the risks specific to the asset. An impairment loss is charged to the statement of profit or loss in the period in which it arises in those expense categories consistent with the function of the impaired asset.

An assessment is made at the end of each reporting period as to whether there is an indication that previously recognised impairment losses may no longer exist or may have decreased. If such an indication exists, the recoverable amount is estimated. A previously recognised impairment loss of an asset other than goodwill is reversed only if there has been a change in the estimates used to determine the recoverable amount of that asset, but not to an amount higher than the carrying amount that would have been determined (net of any depreciation/amortisation) had no impairment loss been recognised for the asset in prior years. A reversal of such an impairment loss is credited to the statement of profit or loss in the period in which it arises.

RELATED PARTIES

A party is considered to be related to the Group if:

- (a) the party is a person or a close member of that person's family and that person
 - (i) has control or joint control over the Group;
 - (ii) has significant influence over the Group; or
 - (iii) is a member of the key management personnel of the Group or of a parent of the Group;

or

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2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES – continued

RELATED PARTIES – continued

A party is considered to be related to the Group if: - continued

- (b) the party is an entity where any of the following conditions applies:
 - (i) the entity and the Group are members of the same group;
 - (ii) one entity is an associate or joint venture of the other entity (or of a parent, subsidiary or fellow subsidiary of the other entity);
 - (iii) the entity and the Group are joint ventures of the same third party;
 - (iv) one entity is a joint venture of a third entity and the other entity is an associate of the third entity;
 - (v) the entity is a post-employment benefit plan for the benefit of employees of either the Group or an entity related to the Group; and the sponsoring employers of the post-employment benefit plan;
 - (vi) the entity is controlled or jointly controlled by a person identified in (a);
 - (vii) a person identified in (a)(i) has significant influence over the entity or is a member of the key management personnel of the entity (or of a parent of the entity); and
 - (viii) the entity, or any member of a group of which it is a part, provides key management personnel services to the Group or to the parent of the Group.

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2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES – continued

PROPERTY, PLANT AND EQUIPMENT AND DEPRECIATION

Property, plant and equipment, other than construction in progress, are stated at cost less accumulated depreciation and any impairment losses. When an item of property, plant and equipment is classified as held for sale or when it is part of a disposal group classified as held for sale, it is not depreciated and is accounted for in accordance with HKFRS 5, as further explained in the accounting policy for "Non-current assets and disposal groups held for sale". The cost of an item of property, plant and equipment comprises its purchase price and any directly attributable costs of bringing the asset to its working condition and location for its intended use.

Expenditure incurred after items of property, plant and equipment have been put into operation, such as repairs and maintenance, is normally charged to the statement of profit or loss in the period in which it is incurred. In situations where the recognition criteria are satisfied, the expenditure for a major inspection is capitalised in the carrying amount of the asset as a replacement. Where significant parts of property, plant and equipment are required to be replaced at intervals, the Group recognises such parts as individual assets with specific useful lives and depreciates them accordingly.

Depending on the nature of the item of property, plant and equipment, depreciation is calculated on the straight-line basis to write off the cost of each asset to its residual value over its estimated useful life or it is calculated on the Units of Production ("UOP") basis to write off the cost of the asset proportionately to the extraction of the proven and probable mineral reserves.

The estimated useful lives of property, plant and equipment are as follows:

Buildings	20 to 30 years
Plant and machinery	10 years
Office equipment	5 years
Motor vehicles	6 to 10 years
Mining infrastructure	Respective mining lifetime of mines

Property, plant and equipment include mining infrastructure located at the mining sites. Depreciation is provided to write off the cost of the mining infrastructure using the UOP method based on the proven and probable mineral reserves.

Where parts of an item of property, plant and equipment have different useful lives, the cost of that item is allocated on a reasonable basis among the parts and each part is depreciated separately. Residual values, useful lives and the depreciation method are reviewed, and adjusted if appropriate, at least at each financial year end.

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2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES – continued

PROPERTY, PLANT AND EQUIPMENT AND DEPRECIATION - continued

An item of property, plant and equipment including any significant part initially recognised is derecognised upon disposal or when no future economic benefits are expected from its use or disposal. Any gain or loss on disposal or retirement recognised in the statement of profit or loss in the year the asset is derecognised is the difference between the net sales proceeds and the carrying amount of the relevant asset.

Construction in progress include a building or mining infrastructure under construction, which is stated at cost less any impairment losses, and is not depreciated. Cost comprises the direct costs of construction and capitalised borrowing costs on related borrowed funds during the period of construction. Construction in progress is reclassified to the appropriate category of property, plant and equipment when completed and ready for use.

INVESTMENT PROPERTIES

Investment properties are interests in land and buildings (including the leasehold property held as a right-ofuse asset which would otherwise meet the definition of an investment property) held to earn rental income and/or for capital appreciation, rather than for use in the production or supply of goods or services or for administrative purposes; or for sale in the ordinary course of business. Such properties are measured initially at cost, including transaction costs. Subsequent to initial recognition, the Group chooses the cost model to measure all of its investment property.

Depreciation is calculated on the straight-line basis to depreciate the cost of each item of investment properties over the estimated useful life of 30 years.

Any gains or losses on the retirement or disposal of an investment property are recognised in the statement of profit or loss in the year of the retirement or disposal.

INTANGIBLE ASSETS (OTHER THAN GOODWILL)

Intangible assets acquired separately are measured on initial recognition at cost. The cost of intangible assets acquired in a business combination is the fair value at the date of acquisition. The useful lives of intangible assets are assessed to be either finite or indefinite. Intangible assets with finite lives are subsequently amortised over the useful economic life and assessed for impairment whenever there is an indication that the intangible asset may be impaired. The amortisation period and the amortisation method for an intangible asset with a finite useful life are reviewed at least at each financial year end.

Intangible assets with indefinite useful lives are tested for impairment annually either individually or at the cash-generating unit level. Such intangible assets are not amortised. The useful life of an intangible asset with an indefinite life is reviewed annually to determine whether the indefinite life assessment continues to be supportable. If not, the change in the useful life assessment from indefinite to finite is accounted for on a prospective basis.

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2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES – continued

INTANGIBLE ASSETS (OTHER THAN GOODWILL) - continued

Exploration rights and assets

Exploration rights and assets are stated at cost less impairment losses. Exploration rights and assets include the cost of acquiring exploration rights, topographical and geological surveys, exploratory drilling, sampling and trenching and activities in relation to commercial and technical feasibility studies, and amortisation and depreciation charges in respect of assets consumed during the exploration activities.

Exploration and evaluation costs include expenditure incurred to secure further mineralisation in existing ore bodies as well as in new areas of interest. Expenditure incurred prior to acquiring legal rights to explore an area is written off as incurred.

When it can be reasonably ascertained that an exploration property is capable of commercial production, exploration and evaluation costs capitalised are transferred to either mining infrastructure or mining rights and reserves and depreciated/amortised by the UOP method based on the proven and probable mineral reserves. Costs incurred for exploration which can be directly attributable to the development of mining infrastructure are transferred to mining infrastructure when the exploration reaches the stage of commercial production. All other costs will be transferred to mining rights and reserves. Exploration rights and assets are written off to profit or loss if the exploration property is abandoned.

Mining rights and reserves

Mining rights and reserves are stated at cost less accumulated amortisation and any impairment losses. Mining rights and reserves include the cost of acquiring mining licences and exploration and evaluation costs transferred from exploration rights and assets upon determination that an exploration property is capable of commercial production, and the cost of acquiring interests in the mining reserves of existing mining properties. The mining rights and reserves are amortised over the estimated useful lives of the mines, in accordance with the production plans of the entities concerned and the proven and probable mineral reserves of the mines using the UOP method. Mining rights and reserves are written off to profit or loss if the mining property is abandoned.

LEASES

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

Group as a lessee

The Group applies a single recognition and measurement approach for all leases, except for short-term leases and leases of low-value assets. The Group recognises lease liabilities to make lease payments and right-of-use assets representing the right to use the underlying assets.

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2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES - continued

LEASES – continued

Group as a lessee - continued

(a) Right-of-use assets

Right-of-use assets are recognised at the commencement date of the lease (that is the date the underlying asset is available for use). Right-of-use assets are measured at cost, less any accumulated depreciation and any impairment losses, and adjusted for any remeasurement of lease liabilities. The cost of right-of-use assets includes the amount of lease liabilities recognised, initial direct costs incurred, and lease payments made at or before the commencement date less any lease incentives received. Right-of-use assets are depreciated on a straight-line basis over the shorter of the lease terms and the estimated useful lives of the assets as follows:

Leasehold land	2 to 50 years
Office	2 to 5 years

If ownership of the leased asset transfers to the Group by the end of the lease term or the cost reflects the exercise of a purchase option, depreciation is calculated using the estimated useful life of the asset.

(b) Lease liabilities

Lease liabilities are recognised at the commencement date of the lease at the present value of lease payments to be made over the lease term. The lease payments include fixed payments (including insubstance fixed payments) less any lease incentives receivable, variable lease payments that depend on an index or a rate, and amounts expected to be paid under residual value guarantees. The lease payments also include the exercise price of a purchase option reasonably certain to be exercised by the Group and payments of penalties for termination of a lease, if the lease term reflects the Group exercising the option to terminate the lease. The variable lease payments that do not depend on an index or a rate are recognised as an expense in the period in which the event or condition that triggers the payment occurs.

In calculating the present value of lease payments, the Group uses its incremental borrowing rate at the lease commencement date because the interest rate implicit in the lease is not readily determinable. After the commencement date, the amount of lease liabilities is increased to reflect the accretion of interest and reduced for the lease payments made. In addition, the carrying amount of lease liabilities is remeasured if there is a modification, a change in the lease term, a change in lease payments (e.g., a change to future lease payments resulting from a change in an index or rate) or a change in assessment of an option to purchase the underlying asset.

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2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES – continued

LEASES – continued

Group as a lessee – *continued*

(c) Short-term leases and leases of low-value assets

The Group applies the short-term lease recognition exemption to its short-term leases of office (that is those leases that have a lease term of 12 months or less from the commencement date and do not contain a purchase option). When the Group enters into a lease in respect of a low-value asset, the Group decides whether to capitalise the lease on a lease-by-lease basis.

Lease payments on short-term leases and leases of low-value assets are recognised as an expense on a straight-line basis over the lease term.

Group as a lessor

When the Group acts as a lessor, it classifies at lease inception (or when there is a lease modification) each of its leases as an operating lease.

Leases in which the Group does not transfer substantially all the risks and rewards incidental to ownership of an asset are classified as operating leases. When a contract contains lease and non-lease components, the Group allocates the consideration in the contract to each component on a relative stand-alone selling price basis. Rental income is accounted for on a straight-line basis over the lease terms and is included in other income and gain in the statement of profit or loss due to its operating nature. Initial direct costs incurred in negotiating and arranging an operating lease are added to the carrying amount of the leased asset and recognised over the lease term on the same basis as rental income. Contingent rents are recognised as revenue in the period in which they are earned.

INVESTMENTS AND OTHER FINANCIAL ASSETS

Initial recognition and measurement

Financial assets are classified, at initial recognition, as subsequently measured at amortised cost, fair value through other comprehensive income, and fair value through profit or loss.

The classification of financial assets at initial recognition depends on the financial asset's contractual cash flow characteristics and the Group's business model for managing them. With the exception of trade receivables that do not contain a significant financing component or for which the Group has applied the practical expedient of not adjusting the effect of a significant financing component, the Group initially measures a financial asset at its fair value, plus in the case of a financial asset not at fair value through profit or loss, transaction costs. Trade receivables that do not contain a significant are measured at the transaction price determined under HKFRS 15 in accordance with the policies set out for "Revenue recognition" below.

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2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES – continued

INVESTMENTS AND OTHER FINANCIAL ASSETS – continued

Initial recognition and measurement - continued

In order for a financial asset to be classified and measured at amortised cost or fair value through other comprehensive income, it needs to give rise to cash flows that are solely payments of principal and interest ("SPPI") on the principal amount outstanding. Financial assets with cash flows that are not SPPI are classified and measured at fair value through profit or loss, irrespective of the business model.

The Group's business model for managing financial assets refers to how it manages its financial assets in order to generate cash flows. The business model determines whether cash flows will result from collecting contractual cash flows, selling the financial assets, or both. Financial assets classified and measured at amortised cost are held within a business model with the objective to hold financial assets in order to collect contractual cash flows, while financial assets classified and measured at fair value through other comprehensive income are held within a business model with the objective of both holding to collect contractual cash flows and selling. Financial assets which are not held within the aforementioned business models are classified and measured at fair value through profit or loss.

All regular way purchases and sales of financial assets are recognised on the trade date, that is, the date that the Group commits to purchase or sell the asset. Regular way purchases or sales are purchases or sales of financial assets that require delivery of assets within the period generally established by regulation or convention in the marketplace.

Subsequent measurement

The subsequent measurement of financial assets depends on their classification as follows:

Financial assets at amortised cost (debt instruments)

Financial assets at amortised cost are subsequently measured using the effective interest method and are subject to impairment. Gains and losses are recognised in the statement of profit or loss when the asset is derecognised, modified or impaired.

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2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES – continued

INVESTMENTS AND OTHER FINANCIAL ASSETS – continued

Subsequent measurement - continued

Financial assets designated at fair value through other comprehensive income (equity investments)

Upon initial recognition, the Group can elect to classify irrevocably its equity investments as equity investments designated at fair value through other comprehensive income when they meet the definition of equity under HKAS 32 Financial Instruments: Presentation and are not held for trading. The classification is determined on an instrument-by-instrument basis.

Gains and losses on these financial assets are never recycled to the statement of profit or loss. Dividends are recognised as other income in the statement of profit or loss when the right of payment has been established, it is probable that the economic benefits associated with the dividend will flow to the Group and the amount of the dividend can be measured reliably, except when the Group benefits from such proceeds as a recovery of part of the cost of the financial asset, in which case, such gains are recorded in other comprehensive income. Equity investments designated at fair value through other comprehensive income are not subject to impairment assessment.

Financial assets at fair value through profit or loss

Financial assets at fair value through profit or loss are carried in the statement of financial position at fair value with net changes in fair value recognised in the statement of profit or loss.

This category includes derivative instruments and equity investments which the Group had not irrevocably elected to classify at fair value through other comprehensive income. Dividends on equity investments classified as financial assets at fair value through profit or loss are also recognised as other income in the statement of profit or loss when the right of payment has been established, it is probable that the economic benefits associated with the dividend will flow to the Group and the amount of the dividend can be measured reliably.

A derivative embedded in a hybrid contract, with a financial liability or non-financial host, is separated from the host and accounted for as a separate derivative if the economic characteristics and risks are not closely related to the host; a separate instrument with the same terms as the embedded derivative would meet the definition of a derivative; and the hybrid contract is not measured at fair value through profit or loss. Embedded derivatives are measured at fair value with changes in fair value recognised in the statement of profit or loss.

Reassessment only occurs if there is either a change in the terms of the contract that significantly modifies the cash flows that would otherwise be required or a reclassification of a financial asset out of the fair value through profit or loss category.

A derivative embedded within a hybrid contract containing a financial asset host is not accounted for separately. The financial asset host together with the embedded derivative is required to be classified in its entirety as a financial asset at fair value through profit or loss.

2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES – continued

DERECOGNITION OF FINANCIAL ASSETS

A financial asset (or, where applicable, a part of a financial asset or part of a group of similar financial assets) is primarily derecognised (i.e., removed from the Group's consolidated statement of financial position) when:

- the rights to receive cash flows from the asset have expired; or
- the Group has transferred its rights to receive cash flows from the asset or has assumed an obligation to pay the received cash flows in full without material delay to a third party under a "pass-through" arrangement; and either (a) the Group has transferred substantially all the risks and rewards of the asset, or (b) the Group has neither transferred nor retained substantially all the risks and rewards of the asset, but has transferred control of the asset.

When the Group has transferred its rights to receive cash flows from an asset or has entered into a passthrough arrangement, it evaluates if, and to what extent, it has retained the risk and rewards of ownership of the asset. When it has neither transferred nor retained substantially all the risks and rewards of the asset nor transferred control of the asset, the Group continues to recognise the transferred asset to the extent of the Group's continuing involvement. In that case, the Group also recognises an associated liability. The transferred asset and the associated liability are measured on a basis that reflects the rights and obligations that the Group has retained.

Continuing involvement that takes the form of a guarantee over the transferred asset is measured at the lower of the original carrying amount of the asset and the maximum amount of consideration that the Group could be required to repay.

IMPAIRMENT OF FINANCIAL ASSETS

The Group recognises an allowance for expected credit losses ("ECLs") for all debt instruments not held at fair value through profit or loss. ECLs are based on the difference between the contractual cash flows due in accordance with the contract and all the cash flows that the Group expects to receive, discounted at an approximation of the original effective interest rate. The expected cash flows will include cash flows from the sale of collateral held or other credit enhancements that are integral to the contractual terms.

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2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES – continued

IMPAIRMENT OF FINANCIAL ASSETS – continued

General approach

ECLs are recognised in two stages. For credit exposures for which there has not been a significant increase in credit risk since initial recognition, ECLs are provided for credit losses that result from default events that are possible within the next 12 months (a 12-month ECL). For those credit exposures for which there has been a significant increase in credit risk since initial recognition, a loss allowance is required for credit losses expected over the remaining life of the exposure, irrespective of the timing of the default (a lifetime ECL).

At each reporting date, the Group assesses whether the credit risk on a financial instrument has increased significantly since initial recognition. When making the assessment, the Group compares the risk of a default occurring on the financial instrument as at the reporting date with the risk of a default occurring on the financial instrument as at the reporting date with the risk of a default occurring on the financial instrument as at the reporting date with the risk of a default occurring on the financial instrument as at the considers reasonable and supportable information that is available without undue cost or effort, including historical and forward-looking information.

The Group may consider a financial asset to be in default when internal or external information indicates that the Group is unlikely to receive the outstanding contractual amounts in full before taking into account any credit enhancements held by the Group. A financial asset is written off when there is no reasonable expectation of recovering the contractual cash flows.

Debt investments at fair value through other comprehensive income and financial assets at amortised cost are subject to impairment under the general approach and they are classified within the following stages for measurement of ECLs except for trade receivables and contract assets which apply the simplified approach as detailed below.

- Stage 1 Financial instruments for which credit risk has not increased significantly since initial recognition and for which the loss allowance is measured at an amount equal to 12-month ECLs
- Stage 2 Financial instruments for which credit risk has increased significantly since initial recognition but that are not credit-impaired financial assets and for which the loss allowance is measured at an amount equal to lifetime ECLs
- Stage 3 Financial assets that are credit-impaired at the reporting date (but that are not purchased or originated credit-impaired) and for which the loss allowance is measured at an amount equal to lifetime ECLs

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2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES – continued

IMPAIRMENT OF FINANCIAL ASSETS – continued

Simplified approach

For trade receivables that do not contain a significant financing component or when the Group applies the practical expedient of not adjusting the effect of a significant financing component, the Group applies the simplified approach in calculating ECLs. Under the simplified approach, the Group does not track changes in credit risk, but instead recognises a loss allowance based on lifetime ECLs at each reporting date. The Group has established a provision matrix that is based on its historical credit loss experience, adjusted for forward-looking factors specific to the debtors and the economic environment.

FINANCIAL LIABILITIES

Initial recognition and measurement

Financial liabilities are classified, at initial recognition, as financial liabilities at fair value through profit or loss, loans and borrowings, payables, or as financial liabilities designated as hedging instruments in an effective hedge, as appropriate.

All financial liabilities are recognised initially at fair value and, in the case of loans and borrowings and payables, net of directly attributable transaction costs.

The Group's financial liabilities include trade and notes payables, financial liabilities at fair value through profit or loss, financial liabilities included in other payables and accruals, corporate bonds, deposits from customers, other long-term liabilities and interest-bearing bank and other borrowings.

Subsequent measurement

The subsequent measurement of financial liabilities depends on their classification as follows:

Financial liabilities at fair value through profit or loss

Financial liabilities at fair value through profit or loss include financial liabilities held for trading and financial liabilities designated upon initial recognition as at fair value through profit or loss.

Financial liabilities at amortised cost (loans and borrowings)

After initial recognition, interest-bearing loans and borrowings are subsequently measured at amortised cost, using the effective interest rate method unless the effect of discounting would be immaterial, in which case they are stated at cost. Gains and losses are recognised in the statement of profit or loss when the liabilities are derecognised as well as through the effective interest rate amortisation process.

Amortised cost is calculated by considering any discount or premium on acquisition and fees or costs that are an integral part of the effective interest rate. The effective interest rate amortisation is included in finance costs in the statement of profit or loss.

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2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES - continued

DERECOGNITION OF FINANCIAL LIABILITIES

A financial liability is derecognised when the obligation under the liability is discharged or cancelled or expires.

When an existing financial liability is replaced by another from the same lender on substantially different terms, or the terms of an existing liability are substantially modified, such an exchange or modification is treated as a derecognition of the original liability and a recognition of a new liability, and the difference between the respective carrying amounts is recognised in the statement of profit or loss.

OFFSETTING OF FINANCIAL INSTRUMENTS

Financial assets and financial liabilities are offset and the net amount is reported in the statement of financial position if there is a currently enforceable legal right to offset the recognised amounts and there is an intention to settle on a net basis, or to realise the assets and settle the liabilities simultaneously.

FINANCIAL INSTRUMENTS AND HEDGE ACCOUNTING

Initial recognition and subsequent measurement

The Group uses financial instruments at fair value through profit or loss, such as gold leasing and futures. Such financial instruments are initially recognised at fair value on the date on which a contract is entered into and are subsequently remeasured at fair value. The financial instruments are carried as assets when the fair value is positive and as liabilities when the fair value is negative.

Any gains or losses arising from changes in fair value of financial instruments are taken directly to the statement of profit or loss.

For the purpose of hedge accounting, hedges are classified as:

- (a) fair value hedges when hedging the exposure to changes in the fair value of a recognised asset or liability or an unrecognised firm commitment; or
- (b) cash flow hedges when hedging the exposure to variability in cash flows that is either attributable to a particular risk associated with a recognised asset or liability or a highly probable forecast transaction, or a foreign currency risk in an unrecognised firm commitment; or
- (c) hedges of a net investment in a foreign operation

At the inception of a hedge relationship, the Group formally designates and documents the hedge relationship to which the Group wishes to apply hedge accounting, the risk management objective and its strategy for undertaking the hedge.

2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES – continued

FINANCIAL INSTRUMENTS AND HEDGE ACCOUNTING - continued

Initial recognition and subsequent measurement - continued

The documentation includes identification of the hedging instrument, the hedged item, the nature of the risk being hedged and how the Group will assess whether the hedging relationship meets the hedge effectiveness requirements (including the analysis of sources of hedge ineffectiveness and how the hedge ratio is determined). A hedging relationship qualifies for hedge accounting if it meets all of the following effectiveness requirements:

- (a) There is "an economic relationship" between the hedged item and the hedging instrument.
- (b) The effect of credit risk does not "dominate the value changes" that result from that economic relationship.
- (c) The hedge ratio of the hedging relationship is the same as that resulting from the quantity of the hedged item that the Group actually hedges and the quantity of the hedging instrument that the Group actually uses to hedge that quantity of hedged item.

Hedges which meet all the qualifying criteria for hedge accounting are accounted for as follows:

Fair value hedges

The change in the fair value of a hedging instrument is recognised in the statement of profit or loss as other expenses. The change in the fair value of the hedged item attributable to the risk hedged is recorded as a part of the carrying amount of the hedged item and is also recognised in the statement of profit or loss as other expenses.

For fair value hedges relating to items carried at amortised cost, the adjustment to carrying value is amortised through the statement of profit or loss over the remaining term of the hedge using the effective interest rate method. Effective interest rate amortisation may begin as soon as an adjustment exists and shall begin no later than when the hedged item ceases to be adjusted for changes in its fair value attributable to the risk being hedged. If the hedged item is derecognised, the unamortised fair value is recognised immediately in the statement of profit or loss.

When an unrecognised firm commitment is designated as a hedged item, the subsequent cumulative change in the fair value of the firm commitment attributable to the hedged risk is recognised as an asset or liability with a corresponding gain or loss recognised in the statement of profit or loss. The changes in the fair value of the hedging instrument are also recognised in the statement of profit or loss.

The Group's methodology for assessing the effectiveness of hedging, risk management strategy and approach to apply the strategy to manage risks are described in note 33.

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2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES – continued

INVENTORIES

Inventories are stated at the lower of cost and net realisable value. Cost is determined on the weighted average basis and, in the case of work in progress and finished goods, comprises direct materials, direct labour and an appropriate proportion of overheads. Net realisable value is based on estimated selling prices less any estimated costs to be incurred to completion and disposal.

CASH AND CASH EQUIVALENTS

For the purpose of the consolidated statement of cash flows, cash and cash equivalents comprise cash on hand and demand deposits, and short-term highly liquid investments that are readily convertible into known amounts of cash, are subject to an insignificant risk of changes in value and have a short maturity of generally within three months when acquired, less bank overdrafts which are repayable on demand and form an integral part of the Group's cash management.

For the purpose of the consolidated statement of financial position, cash and cash equivalents comprise cash on hand and at banks, including time deposits, which are not restricted as to use.

PROVISIONS

A provision is recognised when a present obligation (legal or constructive) has arisen as a result of a past event and it is probable that a future outflow of resources will be required to settle the obligation, provided that a reliable estimate can be made of the amount of the obligation.

When the effect of discounting is material, the amount recognised for a provision is the present value at the end of the reporting period of the future expenditures expected to be required to settle the obligation. The increase in the discounted present value amount arising from the passage of time is included in finance costs in the statement of profit or loss.

Provisions for the Group's obligations for land reclamation are based on estimates of required expenditure at the mines in accordance with the PRC rules and regulations. The Group estimates its liabilities for final reclamation and mine closure based upon detailed calculations of the amount and timing of the future cash expenditure to perform the required work. Spending estimates are escalated for inflation, then discounted at a discount rate that reflects current market assessments of the time value of money and the risks specific to the liability such that the amount of provision reflects the present value of the expenditures expected to be required to settle the obligation. The Group records a corresponding asset in the period in which the liability is incurred. The asset is depreciated using the UOP method over its expected life and the liability is accreted to the projected expenditure date. As changes in estimates occur (such as mine plan revisions, changes in estimated costs, or changes in the timing of the performance of reclamation activities), the revisions to the obligation and the asset are recognised at the appropriate discount rate.

2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES – continued

INCOME TAX

Income tax comprises current and deferred tax. Income tax relating to items recognised outside profit or loss is recognised outside profit or loss, either in other comprehensive income or directly in equity.

Current tax assets and liabilities for the current and prior periods are measured at the amount expected to be recovered from or paid to the taxation authorities, based on tax rates (and tax laws) that have been enacted or substantively enacted by the end of the reporting period, taking into consideration interpretations and practices prevailing in the countries in which the Group operates.

Deferred tax is provided, using the liability method, on all temporary differences at the end of the reporting period between the tax bases of assets and liabilities and their carrying amounts for financial reporting purposes.

Deferred tax liabilities are recognised for all taxable temporary differences, except:

- (a) when the deferred tax liability arises from the initial recognition of goodwill or an asset or liability in a transaction that is not a business combination and, at the time of the transaction, affects neither the accounting profit nor taxable profit or loss; and
- (b) in respect of taxable temporary differences associated with investments in subsidiaries, associates and joint ventures, when the timing of the reversal of the temporary differences can be controlled and it is probable that the temporary differences will not reverse in the foreseeable future.

Deferred tax assets are recognised for all deductible temporary differences, and the carryforward of unused tax credits and any unused tax losses. Deferred tax assets are recognised to the extent that it is probable that taxable profit will be available against which the deductible temporary differences, and the carryforward of unused tax credits and unused tax losses can be utilised, except:

- (a) when the deferred tax asset relating to the deductible temporary differences arises from the initial recognition of an asset or liability in a transaction that is not a business combination and, at the time of the transaction, affects neither the accounting profit nor taxable profit or loss; and
- (b) in respect of deductible temporary differences associated with investments in subsidiaries, associates and joint ventures, deferred tax assets are only recognised to the extent that it is probable that the temporary differences will reverse in the foreseeable future and taxable profit will be available against which the temporary differences can be utilised.

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

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2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES – continued

INCOME TAX – continued

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

Deferred tax assets and deferred tax liabilities are offset if and only if the Group has a legally enforceable right exists to set off current tax assets and current tax liabilities and the deferred taxes assets and deferred tax liabilities relate to income taxes levied by the same taxation authority on either the same taxable entity or different taxable entities which intend either to settle current tax liabilities and assets on a net basis, or to realise the assets and settle the liabilities simultaneously, in each future period in which significant amounts of deferred tax liabilities or assets are expected to be settled or recovered.

GOVERNMENT GRANTS

Government grants are recognised at their fair value where there is reasonable assurance that the grant will be received and all attaching conditions will be complied with. When the grant relates to an expense item, it is recognised as income on a systematic basis over the periods that the costs, for which is intended to compensate, are expensed.

Where the grant relates to an asset, the fair value is credited to a deferred income account and is released to the statement of profit or loss over the expected useful life of the relevant asset by equal annual instalments.

REVENUE RECOGNITION

Revenue from contracts with customers

Revenue from contracts with customers is recognised when control of goods or services is transferred to the customers at an amount that reflects the consideration to which the Group expects to be entitled in exchange for those goods or services.

Sale of products

Revenue from the sale of products is recognised at the point in time when control of the asset is transferred to the customer, generally on delivery of the products.

Rendering of processing services

The income of processing services is recognised when the Group processes the gold concentrate in accordance with the entrusting party's requirements and charges processing fee.

2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES – continued

REVENUE RECOGNITION – continued

Revenue from other sources

Service income is recognised on a time proportion basis over the service period, using an input method to measure progress towards complete satisfaction of the service, because the customer simultaneously receives and consumes the benefits provided by the Group.

Other income

Interest income is recognised on an accrual basis using the effective interest method by applying the rate that exactly discounts the estimated future cash receipts over the expected life of the financial instrument or a shorter period, when appropriate, to the net carrying amount of the financial asset.

Dividend income is recognised when the shareholders' right to receive payment has been established, it is probable that the economic benefits associated with the dividend will flow to the Group and the amount of the dividend can be measured reliably.

CONTRACT LIABILITIES

A contract liability is recognised when a payment is received or a payment is due (whichever is earlier) from a customer before the Group transfers the related goods or services. Contract liabilities are recognised as revenue when the Group performs under the contract (i.e., transfers control of the related goods or services to the customer).

OTHER EMPLOYEE BENEFITS

Pension obligations

The Group contributes on a monthly basis to various defined contribution retirement benefit plans organised by the relevant municipal and provincial governments in the PRC. The municipal and provincial governments undertake to assume the retirement benefit obligations payable to all existing and future retired employees under these plans and the Group has no further obligation for post-retirement benefits beyond the contributions made. Contributions to these plans are expensed as incurred.

For each of the two financial years ended 31 December 2021 and 2022, there was no forfeited contribution under the Mandatory Provident Fund retirement benefit scheme and the other defined contribution retirement benefit plans of the Group which may be used by the Group to reduce the contribution payable in the future years.

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2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES – continued

OTHER EMPLOYEE BENEFITS – continued

Post-employment benefits

Post-employment benefits are employee benefits that are payable after the completion of employment. The Group recognises the liability for post-employment benefits in the statement of financial position in respect of early retirement plans is the present value of the post-employment benefit obligation at the end of the reporting period. The early retirement benefits obligation is calculated annually by independent actuaries using the projected unit cost method. The present value of the post-employment benefit obligations determined by discounting the estimated future cash outflows using interest rates of the RMB denominated (the currency in which the benefits will be paid) PRC government bonds, and that have terms to maturity approximating to the terms of the related pension obligation. The net interest cost is calculated by applying the discount rate to the net balance of the post-employment benefit obligation.

Actuarial gains and losses arising from experience adjustments and changes in actuarial assumptions are charged or credited to equity in other comprehensive income in the period in which they arise.

Medical benefit costs

The Group participates in government-organised defined contribution medical benefit plans, under which it pays contributions to the plans at a fixed percentage of wages and salaries of the existing full-time employees in Mainland China and has no further legal or constructive obligations to pay additional contributions. Contributions to medical benefit costs administrated by a government agency are charged to the consolidated statement of profit or loss or assets in the consolidated statement of financial position as and when they are incurred.

Housing fund

The Group contributes on a monthly basis to defined contribution housing fund plans organised by the PRC government. Contributions to housing fund administrated by a government agency are charged to the consolidated statement of profit or loss or assets in the consolidated statement of financial position as and when they are incurred.

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2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES - continued

BORROWING COSTS

Borrowing costs directly attributable to the acquisition, construction or production of qualifying assets, i.e., assets that necessarily take a substantial period of time to get ready for their intended use or sale, are capitalised as part of the cost of those assets. The capitalisation of such borrowing costs ceases when 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 capitalised. All other borrowing costs are expensed in the period in which they are incurred. Borrowing costs consist of interest and other costs that the Group incurs in connection with the borrowing of funds.

Where funds have been borrowed generally, and used for the purpose of obtaining qualifying assets, a capitalisation rate ranging between 3.28% and 4.75% per annum has been applied to the expenditure on the individual assets.

DIVIDENDS

Final dividends are recognised as a liability when they are approved by the shareholders in a general meeting. Proposed final dividends are disclosed in the notes to the financial statements.

FOREIGN CURRENCIES

These financial statements are presented in RMB, which is the Company's functional currency. Each entity in the Group determines its own functional currency and items included in the financial statements of each entity are measured using that functional currency. Foreign currency transactions recorded by the entities in the Group are initially recorded using their respective functional currency rates prevailing at the dates of the transactions. Monetary assets and liabilities denominated in foreign currencies are translated at the functional currency rates of exchange ruling at the end of the reporting period. Differences arising on settlement or translation of monetary items are recognised in the statement of profit or loss.

Non-monetary items that are measured in terms of historical cost in a foreign currency are translated using the exchange rates at the dates of the initial transactions. Non-monetary items measured at fair value in a foreign currency are translated using the exchange rates at the date when the fair value was measured. The gain or loss arising on translation of a non-monetary item measured at fair value is treated in line with the recognition of the gain or loss on change in fair value of the item (i.e., translation difference on the item whose fair value gain or loss is recognised in other comprehensive income or profit or loss is also recognised in other comprehensive income or profit or loss is also recognised in other comprehensive income or profit or loss is also recognised in other comprehensive income or profit or loss is also recognised in other comprehensive income or profit or loss is also recognised in other comprehensive income or profit or loss is also recognised in other comprehensive income or profit or loss is also recognised in other comprehensive income or profit or loss is also recognised in other comprehensive income or profit or loss is also recognised in other comprehensive income or profit or loss is also recognised in other comprehensive income or profit or loss is also recognised in other comprehensive income or profit or loss is also recognised in other comprehensive income or profit or loss is also recognised in other comprehensive income or profit or loss is also recognised in other comprehensive income or profit or loss is also recognised in other comprehensive income or profit or loss is also recognised in other comprehensive income or profit or loss is also recognised in other comprehensive income or profit or loss.

In determining the exchange rate on initial recognition of the related asset, expense or income on the derecognition of a non-monetary asset or non-monetary liability relating to an advance consideration, the date of initial transaction is the date on which the Group initially recognises the non-monetary asset or non-monetary liability arising from the advance consideration. If there are multiple payments or receipts in advance, the Group determines the transaction date for each payment or receipt of the advance consideration.

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2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES – continued

FOREIGN CURRENCIES – continued

The functional currencies of certain overseas subsidiaries are currencies other than RMB. As at the end of the reporting period, the assets and liabilities of these entities are translated into RMB at the exchange rates prevailing at the end of the reporting period and their statements of profit or loss are translated into RMB at the exchange rates that approximate to those prevailing at the dates of the transactions.

The resulting exchange differences are recognised in other comprehensive income and accumulated in the exchange fluctuation reserve. On disposal of foreign operations, the component of other comprehensive income relating to that particular foreign operation is recognised in the statement of profit or loss.

Any goodwill arising on the acquisition of a foreign operation and any fair value adjustments to the carrying amounts of assets and liabilities arising on acquisition are treated as assets and liabilities of the foreign operation and translated at the closing rate.

For the purpose of the consolidated statement of cash flows, the cash flows of overseas subsidiaries are translated into RMB at the exchange rates ruling at the dates of the cash flows. Frequently recurring cash flows of overseas subsidiaries which arise throughout the year are translated into RMB at the exchange rates that approximate to those prevailing at the dates of the transactions.

PERPETUAL CAPITAL INSTRUMENTS

If the perpetual capital instruments are non-redeemable (or only be redeemable by the issuer's choice) and any interest distributed is discretionary, then the instruments are classified as equity. Distribution of interest from perpetual instruments in the equity is recognised as distribution of equity.

3. SIGNIFICANT ACCOUNTING JUDGEMENTS AND ESTIMATES

The preparation of the Group's financial statements requires management to make judgements, estimates and assumptions that affect the reported amounts of revenues, expenses, assets and liabilities, and their accompanying disclosures, and the disclosure of contingent liabilities. Uncertainty about these assumptions and estimates could result in outcomes that could require a material adjustment to the carrying amounts of the assets or liabilities affected in the future.

JUDGEMENTS

Property lease classification - Group as lessor

The Group has entered into commercial property leases on its investment property portfolio. The Group has determined, based on an evaluation of the terms and conditions of the arrangements, such as the lease term not constituting a major part of the economic life of the commercial property and the present value of the minimum lease payments not amounting to substantially all the fair value of the commercial property, that it retains substantially all the significant risks and rewards incidental to ownership of these properties which are leased out and accounts for the contracts as operating leases.

Significant judgement in determining the lease term of contracts with renewal options

The Group has several lease contracts that include extension and termination options. The Group applies judgement in evaluating whether or not to exercise the option to renew or terminate the lease. That is, it considers all relevant factors that create an economic incentive for it to exercise either the renewal or termination. After the commencement date, the Group reassesses the lease term if there is a significant event or change in circumstances that is within its control and affects its ability to exercise or not to exercise the option to renew or to terminate the lease (e.g., construction of significant leasehold improvements or significant customisation to the leased asset).

Classification between investment properties and owner-occupied properties

The Group determines whether a property qualifies as an investment property and has developed criteria in making that judgement. Investment property is a property held to earn rentals or for capital appreciation or both. Therefore, the Group considers whether a property generates cash flows largely independently of the other assets held by the Group. Some properties comprise a portion that is held to earn rentals or for capital appreciation and another portion that is held for use in the production or supply of goods or services or for administrative purposes. If these portions could be sold separately or leased out separately under a finance lease, the Group accounts for the portions separately. If the portions could not be sold separately, the property is an investment property only if an insignificant portion is held for use in the production or supply of goods or services or services or for administrative purposes. Judgement is made on an individual property basis to determine whether ancillary services are so significant that a property does not qualify as an investment property.

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3. SIGNIFICANT ACCOUNTING JUDGEMENTS AND ESTIMATES – continued

ESTIMATION UNCERTAINTY

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

Provision for expected credit losses on financial assets measured at amortised cost

The Group uses a provision matrix to calculate ECLs for trade receivables, financial assets included in deposits, other receivables, and loans receivable. The provision rates are based on ageing, business nature of receivables, industries, and financial status of the debtors.

The Group adopted simplified approach for trade receivables, and general approach for financial assets included in deposits, other receivables, and loans receivable to calculate ECLs.

Simplified approach

The provision matrix is initially based on the Group's historical observed default rates. The Group will calibrate the matrix to adjust the historical credit loss experience with forward-looking information. For instance, if forecast economic condition (i.e., Gross Domestic Product) are expected to deteriorate over the next year which can lead to an increased number of defaults in the manufacturing sector, the historical default rates are adjusted. At each reporting date, the historical observed default rates are updated and changes in the forward-looking estimates are analysed.

General approach

ECLs are recognized in two stages. For credit exposures for which there has not been a significant increase in credit risk since initial recognition, ECLs are provided for credit losses that result from default events that are possible within the next 12 months (a 12-month ECL). For those credit exposures for which there has been a significant increase in credit risk since initial recognition, a loss allowance is required for credit losses expected over the remaining life of the exposure, irrespective of the timing of the default (a lifetime ECL).

The assessment of the correlation among historical observed default rates, forecast economic conditions and ECLs is a significant estimate. The amount of ECLs is sensitive to changes in circumstances and forecast economic conditions. The Group's historical credit loss experience and forecast of economic conditions may also not be representative of a customer's actual default in the future. The information about the ECLs on the Group's loans receivable, trade receivables and financial assets included in prepayments, deposits and other receivables is respectively disclosed in notes 23, 27 and 28 to the financial statements.

3. SIGNIFICANT ACCOUNTING JUDGEMENTS AND ESTIMATES – continued

ESTIMATION UNCERTAINTY – continued

Deferred tax assets

Deferred tax assets are recognised for unused tax losses to the extent that it is probable that taxable profit will be available against which the losses can be utilised. Significant management judgement is required to determine the amount of deferred tax assets that can be recognised, based upon the likely timing and level of future taxable profits together with future tax planning strategies. The carrying value of deferred tax assets at 31 December 2022 was approximately RMB362,346,000 (2021: RMB281,511,000). Further details are contained in note 22 to the financial statements.

Fair value of unlisted investments

The unlisted investments have been valued based on an income-based valuation technique as detailed in note 47 to the financial statements. The Group classifies the fair value of these investments as Level 2. The fair value of the unlisted investments at 31 December 2022 was RMB264,807,000 (2021: RMB136,502,000). The valuation is based on the purchase prices of these products as at their issue dates and their expected yields. Further details are included in note 29 to the financial statements.

Impairment of goodwill

The Group determines whether goodwill is impaired at least on an annual basis. This requires an estimation of the VIU of the cash-generating units to which the goodwill is allocated. Estimating the VIU requires the Group to make an estimate of the expected future cash flows from the cash-generating units and also to choose a suitable discount rate in order to calculate the present value of those cash flows. The carrying amount of goodwill at 31 December 2022 was RMB583,303,000 (2021: RMB609,525,000). Further details are contained in note 15 to the financial statements.

Impairment of property, plant and equipment and other intangible assets

The carrying values of intangible assets with indefinite useful life (exploration rights and assets) are reviewed for impairment annually. The carrying values of other related non-current assets are reviewed for impairment when events or changes in circumstances indicate that the carrying values may not be recoverable in accordance with the accounting policy as disclosed in note 2.4 to the financial statements. The recoverable amount of these assets, or where appropriate, the cash-generating unit to which they belong, is the higher of their fair value less costs to sell and VIU. Estimating the VIU requires the Group to estimate the expected future cash flows from the cash-generating units and to choose a suitable discount rate in order to calculate the present value of those cash flows. The aggregate carrying value of property, plant and equipment and other intangible assets at 31 December 2022 was RMB28,306,434,000 (2021: RMB27,070,463,000).

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3. SIGNIFICANT ACCOUNTING JUDGEMENTS AND ESTIMATES – continued

ESTIMATION UNCERTAINTY – *continued*

Mine reserves

Engineering estimates of the Group's mine reserves are inherently imprecise and represent only approximate amounts because of the significant judgements involved in developing such information. There are authoritative guidelines regarding the engineering criteria that have to be met before estimated mine reserves can be designated as "proved" and "probable". Proved and probable mine reserve estimates are updated at regular intervals, taking into account recent production and technical information about each mine. This change is considered a change in estimates for accounting purposes and is reflected on a prospective basis in the amortisation rate calculated using the UOP method. Changes in the estimate of mine reserves are also taken into account in impairment assessments of non-current assets.

Leases - Estimating the incremental borrowing rate

The Group cannot readily determine the interest rate implicit in a lease, and therefore, it uses an incremental borrowing rate ("IBR") to measure lease liabilities. The IBR is the rate of interest that the Group would have to pay to borrow over a similar term, and with a similar security, the funds necessary to obtain an asset of a similar value to the right-of-use asset in a similar economic environment. The IBR therefore reflects what the Group "would have to pay", which requires estimation when no observable rates are available (such as for subsidiaries that do not enter into financing transactions) or when it needs to be adjusted to reflect the terms and conditions of the lease (for example, when leases are not in the subsidiary's functional currency). The Group estimates the IBR using observable inputs (such as market interest rates) when available and is required to make certain entity-specific estimates (such as the subsidiary's stand-alone credit rating).

4. OPERATING SEGMENT INFORMATION

For management purposes, the Group is organised into business units based on their products and services and has three reportable operating segments as follows:

- (a) the gold operations segment consists of gold mining and smelting operations;
- (b) the copper operations segment consists of copper mining and smelting operations;
- (c) the "others" segment comprises, principally, the Group's other investment activities, operation of a finance company, operation and catering services of a hotel, exploration services and engineering design and consulting services.

Management monitors the results of the Group's operating segments separately for the purpose of making decisions about resource allocation and performance assessment. Segment performance is evaluated based on reportable segment profit/(loss), which is a measure of adjusted profit/(loss) before tax from continuing operations. The adjusted profit/loss before tax from continuing operations is measured consistently with the Group's profit before tax from continuing operations except interest income and finance costs.

Segment assets exclude deferred tax assets, cash and cash equivalents and long-term equity investments as these assets are managed on a group basis.

Segment liabilities exclude interest-bearing bank and other borrowings, corporate bonds, deferred tax liabilities as these liabilities are managed on a group basis.

Intersegment sales and transfers are transacted with reference to the selling prices used for sales made to third parties at the then prevailing market prices.

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4. **OPERATING SEGMENT INFORMATION –** *continued*

The Group's operation by business segment is as follows:

Year ended 31 December 2022

	Gold operations RMB'000	Copper operations RMB'000	Others RMB'000	Total RMB'000
Segment revenue <i>(note 5)</i> Revenue from external customers	7,118,774	275,205	491,578	7,885,557
Segment results	1,286,138	(220,526)	(5,948)	1,059,664
Reconciliation:				010 700
Interest income Finance costs				212,732 (533,191)
				(555,191)
Profit before tax				739,205
Segment assets	33,299,481	2,575,499	5,642,551	41,517,531
Reconciliation: Corporate and other unallocated assets				4,369,964
				4,000,004
Total assets				45,887,495
Segment liabilities	(4,402,291)	(590,780)	(1,795,548)	(6,788,619)
Reconciliation:				
Corporate and other unallocated liabilities				(19,051,424)
Total liabilities				(25,840,043)
Other segment information				
Capital expenditure*	2,665,857	54,579	41,709	2,762,145
Investments in associates	891,306	-	5,560	896,866
Investments in joint ventures	-	-	4,089	4,089
Provision for inventories	33,922	2,172	6,336	42,430
Impairment losses on financial assets	68,044	(1,218)	35,400	102,226
Impairment losses on long-term assets	157,064	120,100	-	277,164
Share of profits and losses of: – Associates	(2,457)	_	(76)	(2,533)
– Joint ventures	(2,437)	_	(70)	(2,308)
Depreciation and amortisation	847,171	43,151	95,950	986,272
Fair value gain/(loss) on financial assets	-	-	-	
at fair value through profit or loss	(24,116)		33,956	9,840

Capital expenditure consists of additions to property, plant and equipment, goodwill, other intangible assets and rightof-use assets, including assets from the acquisition of subsidiaries.

*

4. **OPERATING SEGMENT INFORMATION –** continued

The Group's operation by business segment is as follows: - continued

Year ended 31 December 2021

	Gold operations RMB'000	Copper operations RMB'000	Others RMB'000	Total RMB'000
Segment revenue <i>(note 5)</i> Revenue from external customers	5,915,232	401,070	543,144	6,859,446
Segment results	1,154,524	(234,373)	(211,238)	708,913
Reconciliation:				100.007
Interest income				180,637
Finance costs				(607,867)
Profit before tax				281,683
Segment assets	31,188,614	2,674,308	5,121,692	38,984,614
Reconciliation:				
Corporate and other unallocated assets				4,037,992
Total assets				43,022,606
Segment liabilities	(3,201,007)	(564,004)	(2,345,093)	(6,110,104)
Reconciliation:				
Corporate and other unallocated liabilities				(17,183,628)
Total liabilities				(23,293,732)
Other segment information				
Capital expenditure*	4,038,105	74,755	71,960	4,184,820
Investments in associates	684,035	-	5,637	689,672
Investments in joint ventures	-	-	4,082	4,082
Provision for inventories	30,306	2,559	1,191	34,056
Impairment losses on financial assets	36,287	35,245	8,303	79,835
Impairment losses on long-term assets	61,265	100,873	46,145	208,283
Share of profits and losses of:				
– Associates	(114)	-	139	25
- Joint ventures	750,000	-	73	73
Depreciation and amortisation Fair value gain/(loss) on financial assets	758,929	46,814	84,957	890,700
at fair value through profit or loss	5,802	_	(208,966)	(203,164)

* Capital expenditure consists of additions to property, plant and equipment, goodwill, other intangible assets and rightof-use assets, including assets from the acquisition of subsidiaries.

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4. **OPERATING SEGMENT INFORMATION –** continued

GEOGRAPHICAL INFORMATION

As over 96% (2021: 97%) of the non-current assets other than financial instruments and deferred tax assets of the Group were located in Mainland China and almost all of the sales were made to customers in Mainland China, no further geographical information has been presented.

INFORMATION ABOUT A MAJOR CUSTOMER

Revenue of approximately RMB6,316,632,000 (80% of the total sales) (2021: RMB4,576,794,000, 67% of the total sales) was derived from sales by the gold operations segment to a single customer. In addition, the top five customers accounted for 86% of the total sales (2021: 79% of the total sales).

5. REVENUE, OTHER INCOME AND GAINS

An analysis of revenue is as follows:

	2022	2021
	RMB'000	RMB'000
Revenue from contracts with customers	8,107,760	7,089,915
Less:		
Government surcharges	(222,203)	(230,469)
	7,885,557	6,859,446

5. **REVENUE, OTHER INCOME AND GAINS –** *continued*

REVENUE FROM CONTRACTS WITH CUSTOMERS

(a) Disaggregated revenue information

For the year ended 31 December 2022

Segments	Gold	Copper	Others	Total
	RMB'000	RMB'000	RMB'000	RMB'000
Types of goods or services				
Sale of gold	7,178,570	10,150	1,592	7,190,312
Sale of copper	349	247,321	1,552	247,670
Sale of silver	45,295	6,903		52,198
Sale of sulphur	43,235	9,331	105,623	123,169
Sale of other by-products	45,885	5,001	305,335	351,220
Rendering of processing services	58,336	2,059		60,395
Others		2,000	82,796	82,796
Others			02,730	02,730
Less:				
Government surcharges	(217,876)	(559)	(3,768)	(222,203)
	()	(000)	(0,100)	(,)
Total revenue from contracts				
with customers	7,118,774	275,205	491,578	7,885,557
	.,,			.,,
Timing of revenue recognition				
Revenue recognised				
at a point in time				8,058,095
Revenue recognised over time				49,665
Less:				
Government surcharges				(222,203)
Total revenue from contracts				
with customers				7,885,557
with customers				7,000,007

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5. **REVENUE, OTHER INCOME AND GAINS –** *continued*

REVENUE FROM CONTRACTS WITH CUSTOMERS – *continued*

(a) Disaggregated revenue information – *continued*

For the year ended 31 December 2021

Segments	Gold Copper '000 RMB'000		Total RMB'000
Types of goods or services			
Sale of gold 5,735	,873 23,728	3,649	5,763,250
Sale of copper	649 366,606	-	367,255
Sale of silver 276	6,842 8,801	-	285,643
Sale of sulphur 5	5,864	84,048	95,011
Sale of other by-products 54	-,238 –	356,126	410,364
Rendering of processing services 65	,781 –	-	65,781
Others		102,611	102,611
Less:			
Government surcharges (223	(3,929)) (3,290)	(230,469)
Total revenue from contracts with			
customers 5,915	,232 401,070	543,144	6,859,446
Timing of revenue recognition			
Revenue recognised			
at a point in time			7,017,104
Revenue recognised over time			72,811
Less:			
Government surcharges			(230,469)
3-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1			
Total revenue from contracts			
with customers			6,859,446

5. REVENUE, OTHER INCOME AND GAINS - continued

REVENUE FROM CONTRACTS WITH CUSTOMERS – *continued*

(a) Disaggregated revenue information - continued

Set out below is the reconciliation of the revenue from contracts with customers to the amounts disclosed in the segment information:

For the year ended 31 December 2022

Segments	Gold operations RMB'000	Copper operations RMB'000	Others RMB'000	Total RMB'000
Revenue from external customers	7,118,774	275,205	491,578	7,885,557

For the year ended 31 December 2021

	Gold	Copper		
Segments	operations	operations	Others	Total
	RMB'000	RMB'000	RMB'000	RMB'000
Revenue from external customers	5,915,232	401,070	543,144	6,859,446

The following table shows the amounts of revenue recognised in the current reporting period that were included in the contract liabilities at the beginning of the reporting period and recognised from performance obligations satisfied in previous periods:

	2022 RMB'000	2021 RMB'000
Revenue recognised that was included in contract liabilities		
at the beginning of the reporting period:		
Sale of goods	113,940	105,418
Others	6,856	6,183
	120,796	111,601

There was no revenue recognised from performance obligations satisfied in previous periods.

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5. REVENUE, OTHER INCOME AND GAINS - continued

REVENUE FROM CONTRACTS WITH CUSTOMERS – continued

(b) Performance obligations

Information about the Group's performance obligations is summarized below:

Sale of goods

The performance obligation is satisfied upon delivery of the products. Payment is generally due upon delivery of the products, and a proportional payment in advance is required in some cases.

Processing and other services

The performance obligation is satisfied over time as services are rendered and a proportional payment in advance is normally required. Payment is generally due upon completion of processing services.

As at 31 December 2022, the remaining performance obligations (unsatisfied or partially unsatisfied) were expected to be recognized within one year. The performance obligation is part of a contract that has an original expected duration of one year or less, as permitted under the paragraph 121 of HKFRS 15, the transaction price allocated to these unsatisfied contracts is not disclosed. And an estimate of the transaction price would not include any estimated amounts of variable consideration that are constrained.

	2022 RMB'000	2021 RMB'000
Other income and gains		
Interest income Dividend income from equity investments designated	212,732	180,637
at fair value through other comprehensive income	7,204	-
Government grants	53,483	77,230
Sales of auxiliary materials	82,617	82,618
Gross rental income from investment properties	6,493	6,493
Gain on settlement of financial instruments	132,777	176,024
Exchange gain, net	30,226	25,698
Fair value gains on financial assets at fair value through profit or loss	9,840	-
Gain on disposal of items of property, plant and equipment, other		
intangible assets, right-of-use assets and other long-term assets	4,297	-
Gain on settlement of commodity derivative contracts	14,129	-
Others	12,077	9,278
	565,875	557,978

6. OTHER EXPENSES

	2022	2021
	RMB'000	RMB'000
Impairment of other intangible assets	117,829	84,771
Impairment of property, plant and equipment	81,378	9,074
Impairment of construction in progress	51,735	51,230
Impairment of goodwill	26,222	-
Impairment loss on investments in a joint venture	-	52,191
Impairment loss on investments in an associate	-	8,359
Impairment of right-of-use assets	-	2,658
Provision for inventories	42,430	34,056
Cost of auxiliary materials	71,662	66,463
Other business expense	64,112	69,644
Loss of litigation	2,557	100,000
Loss on disposal or write-off of items of property, plant and equipment,		
other intangible assets, right-of-use assets and other long-term assets	-	29,814
Fair value loss on financial assets at fair value through profit or loss	-	203,164
Loss on settlement of commodity derivative contracts	-	14,045
Others	47,281	27,995
	505,206	753,464

7. FINANCE COSTS

An analysis of finance costs is as follows:

	2022	2021
	RMB'000	RMB'000
laterast on bank and other berrowings	205,456	116,643
Interest on bank and other borrowings	,	
Interest on corporate bonds	237,824	371,638
Interest on gold leasing business	85,270	170,044
Interest on short-term bonds	72,885	55,290
Interest on lease liabilities	1,710	1,901
Sub-total	603,145	715,516
Less: Interest capitalised	(100,636)	(109,517)
Amortization of unrecognized financing expenses of mining rights	28,937	-
Unwinding of discount on provisions and other long-term liabilities	1,745	1,868
	533,191	607,867

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8. PROFIT BEFORE TAX

The Group's profit before tax is arrived at after charging/(crediting) the following:

		2022	2021
	Notes	RMB'000	RMB'000
Cost of inventories sold and services provided Staff costs (including Directors' remuneration):		5,229,645	4,167,369
Wages and salaries		801,843	762,887
Defined contribution fund:			
– Retirement costs		157,525	134,158
 Other staff benefits 		125,582	116,329
Total staff costs		1,084,950	1,013,374
Auditor's remuneration		3,960	3,780
Depreciation of right-of-use assets	14(a)	55,201	36,796
Amortisation of other intangible assets	16	107,248	78,874
Depreciation of property, plant and equipment	13	817,383	755,982
Depreciation of investment properties	17	2,837	2,841
Amortization of long-term prepaid expense		3,603	16,207
(Gain)/loss on disposal or write-off of items of property,			
plant and equipment, other intangible assets,			
right-of-use assets and other long-term assets		(4,297)	29,814
Provision for impairment of receivables	27/28	12,175	39,476
Impairment loss on investments in a joint venture	18	-	52,191
Impairment loss on investments in an associate	19	-	8,359
Impairment loss on property, plant and equipment	13	81,378	9,074
Impairment loss on other intangible assets	16	117,829	84,771
Impairment loss on goodwill	15	26,222	-
Impairment loss on construction in progress	13	51,735	51,230
Impairment loss on right-of-use assets	14(a)	-	2,658
Impairment loss on inventories	26	42,430	34,056
Impairment loss on loans receivable	23	90,051	40,359
Fair value (gain)/loss, net:			
- Financial instruments at fair value through profit or loss		(9,840)	203,164
- Financial liabilities at fair value through profit or loss		17,575	
Dividend income from equity investments designated at fair value			
through other comprehensive income	21	(7,204)	-
(Gain)/loss on settlement of commodity derivative contracts		(14,129)	14,045
Foreign exchange differences, net		(30,226)	(25,698)
Gain on settlement of financial instruments		(132,777)	(176,024)
Loss on disposal of an associate			270

9. DIRECTORS' AND SUPERVISORS' REMUNERATION

Directors' and supervisors' remuneration for the year, disclosed pursuant to the Rules Governing the Listing of Securities on the Stock Exchange of Hong Kong Limited (the "Listing Rules"), section 383(1)(a), (b), (c) and (f) of the Hong Kong Companies Ordinance and Part 2 of the Companies (Disclosure of Information about Benefits of Directors) Regulation, is as follows:

	2022 RMB'000	2021 RMB'000
Fees:		
- Non-executive directors	-	-
 Independent non-executive directors 	640	640
– Supervisors		
	640	640
Salaries, allowances and benefits in kind	689	670
Performance related bonuses	2,315	2,150
Pension scheme contributions	228	217
	3,232	3,037
	3,872	3,677

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9. DIRECTORS' AND SUPERVISORS' REMUNERATION – continued

(a) (i) EXECUTIVE DIRECTORS, NON-EXECUTIVE DIRECTORS (EXCLUDING INDEPENDENT NON-EXECUTIVE DIRECTORS) AND SUPERVISORS

For the year ended 31 December 2022

	Fees RMB'000	Salaries, allowances and benefits in kind RMB'000	Performance related bonuses RMB'000	Pension scheme contributions RMB'000	Total remuneration RMB'000
Executive directors:					
– Weng Zhan Bin	-	258	881	52	1,191
– Dong Xin (resigned on					
6 January 2022) – Jiang Gui Peng (appointed	-	-	-	-	-
on 6 January 2022)	_	223	778	88	1,089
– Wang Li Gang	-	199	653	88	940
- Chen Lu Nan (appointed					
on 15 November 2022)	-	9	3		12
		689	2,315	228	3,232
New eventive diverteres					
Non-executive directors: – Huang Zhen (resigned on					
15 November 2022)	_	_	_	_	_
- Gao Min (resigned on					
10 November 2022)	-	-	-	-	-
– Liu Yong Sheng (resigned					
on 6 January 2022)	-	-	-	-	-
– Zhang Bang Long (resigned					
on 6 January 2022)	-	-	-	-	-
 – Ding Jun (appointed 					
on 6 January 2022 and					
resigned on					
10 November 2022)	-	-	-	-	-
- Long Yi (appointed					
on 15 November 2022)	-	-	-	-	-
– Luan Wen Jing (appointed on 15 November 2022)	_	_	_	_	_
- Li Guang Hui (appointed	_	_	_	_	_
on 6 January 2022)	_	_	_	-	-
, , , , , , , , , , , , , , , , , , ,					
	-	-	-	-	-

9. DIRECTORS' AND SUPERVISORS' REMUNERATION - continued

(a) (i) EXECUTIVE DIRECTORS, NON-EXECUTIVE DIRECTORS (EXCLUDING INDEPENDENT NON-EXECUTIVE DIRECTORS) AND SUPERVISORS – *continued*

For the year ended 31 December 2022 – continued

	Fees RMB'000	Salaries, allowances and benefits in kind RMB'000	Performance related bonuses RMB'000	Pension scheme contributions RMB'000	Total remuneration RMB'000
Supervisors:					
 Leng Hai Xiang (appointed on 26 September 2022) Hu Jin (appointed on 15 	-	-	-	-	-
November 2022) – Zou Chao (resigned on 15	-	-	-	-	-
November 2022) – Wang Xiao Jie (resigned on	-	-	-	-	-
26 September 2022)	-	-	-	-	-
– Zhao Hua					
		689	2,315	228	3,232

31 DECEMBER 2022

9. DIRECTORS' AND SUPERVISORS' REMUNERATION – continued

(a) (i) EXECUTIVE DIRECTORS, NON-EXECUTIVE DIRECTORS (EXCLUDING INDEPENDENT NON-EXECUTIVE DIRECTORS) AND SUPERVISORS – *continued*

For the year ended 31 December 2021

	Fees RMB'000	Salaries, allowances and benefits in kind RMB'000	Performance related bonuses RMB'000	Pension scheme contributions RMB'000	Total remuneration RMB'000
Executive directors:					
– Weng Zhan Bin	-	250	821	51	1,122
– Dong Xin	-	223	729	83	1,035
– Wang Li Gang	-	197	600	83	880
	-	670	2,150	217	3,037
Non-executive directors:					
– Huang Zhen	-	-	-	-	-
– Gao Min	-	-	-	-	-
– Liu Yong Sheng	-	-	-	-	-
– Zhang Bang Long	-	-	-	-	-
	-	-	-	-	-
Supervisors:					
– Zou Chao	-	-	-	-	-
– Wang Xiao Jie	-	-	-	-	-
– Zhao Hua	-	-	-	-	-
	-	-	-	_	-
				- 1. Baks	
	_	670	2,150	217	3,037

9. DIRECTORS' AND SUPERVISORS' REMUNERATION - continued

(a) (ii) INDEPENDENT NON-EXECUTIVE DIRECTORS

The fees paid to independent non-executive directors during the year were as follows:

	2022 RMB'000	2021 RMB'000
Cai Si Cong	160	160
Chen Jin Rong	160	160
Shen Shi Fu	160	160
Wei Jun Hao	160	160
	640	640

There were no other emoluments payable to the independent non-executive directors during the year (2021: Nil).

There was no arrangement under which a director or supervisor waived or agreed to waive any remuneration during the year.

(b) FIVE HIGHEST PAID EMPLOYEES

The five highest paid employees during the year fell into the following categories:

	Number of employees	
	2022	2021
Directors	3	3
Non-director and non-supervisor employees	2	2
	5	5

Details of directors' remuneration are set out in note 9(a) to the financial statements.

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9. DIRECTORS' AND SUPERVISORS' REMUNERATION - continued

(b) FIVE HIGHEST PAID EMPLOYEES – continued

Details of the remuneration for the year of the non-director and non-supervisor highest paid employees are as follows:

	2022	2021
	RMB'000	RMB'000
Solarias, allowanase and hanafite in kind	204	380
Salaries, allowances and benefits in kind	394	300
Performance related bonuses	1,190	1,107
Pension scheme contributions	133	167
	1,717	1,654

The number of non-director and non-supervisor highest paid employees whose remuneration fell within the following bands is as follows:

	Number of employees	
	2022	2021
Nil to HKD1,000,000 (Nil to RMB817,600) HKD1,000,001 to HKD2,000,000 (RMB817,600 to RMB1,635,200)	1	1
Total	2	2

10. INCOME TAX EXPENSE

The Group is subject to income tax on an entity basis on profits arising in or derived from the jurisdictions in which members of the Group are domiciled and operate.

Provision for current income tax in Mainland China is based on the statutory rate of 25% (2021: 25%) of the assessable profits of the Group as determined in accordance with the PRC Corporate Income Tax Law, which was approved and became effective on 1 January 2008, except for certain high and new technology enterprises and western-region-development enterprises of the Group in Mainland China, which are taxed at a preferential rate of 15%. Hong Kong profits tax has been provided at the rate of 16.5% (2021: 16.5%) on the estimated assessable profits arising in Hong Kong during the year, except for one subsidiary of the Group which is a qualifying entity under the two-tiered profits tax rates regime. The first HKD2,000,000 (2021: HKD2,000,000) of assessable profits of this subsidiary are taxed at 8.25% (2021: 8.25%) and the remaining assessable profits are taxed at 16.5% (2021: 16.5%).

The major components of income tax expense for the year are as follows:

	2022 RMB'000	2021 RMB'000
Current – Hong Kong		
- Charge for the year	-	-
Current – Mainland China		
- Charge for the year	294,348	136,520
Deferred (note 22)	(115,329)	(45,870)
Total tax charge for the year	179,019	90,650

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10. INCOME TAX EXPENSE – *continued*

A reconciliation of the income tax expense applicable to profit before tax at the statutory income tax rates in Mainland China and Hong Kong to the income tax expense at the Group's effective income tax rate for the year is as follows:

		2022		2021
	%	RMB'000	%	RMB'000
Profit before tax		739,205		281,683
Tax at the statutory tax rate	25.0	184,801	25.0	70,421
Reconciling items:				
Lower tax rates for specific provinces				
or enacted by local authority	(16.7)	(123,668)	(30.1)	(84,775)
Effect on opening deferred tax				
of increase in rates	(1.4)	(10,693)	(0.3)	(944)
Expenses not deductible for tax	1.0	8,504	2.7	7,538
Adjustment in respect of current tax				
of previous periods	7.0	51,402	(7.2)	(20,204)
Tax losses and temporary				
differences not recognised	19.1	141,073	58.3	164,196
Tax losses utilised from				
previous periods	(3.4)	(25,138)	(1.3)	(3,578)
Income not subject to tax	(0.5)	(3,681)	(1.0)	(2,798)
Research and development costs	(6.0)	(44,267)	(14.1)	(39,673)
Profits and losses attributable to				
joint ventures and associates	0.1	686	0.2	467
-				
Tax charge at the Group's effective rate	24.2	179,019	32.2	90,650

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11. DIVIDEND

	2022 RMB'000	2021 RMB'000
Ordinary: Proposed final dividend – RMB0.04 per share (2021: Nil)	130,816	

The board of directors recommended a final dividend of RMB0.04 per share (tax included) to the shareholders of the Company for the year ended 31 December 2022 (2021: Nil), which would be subject to the approval of the Company's shareholders at the forthcoming annual general meeting.

12. EARNINGS PER SHARE ATTRIBUTABLE TO ORDINARY EQUITY HOLDERS OF THE PARENT

The calculation of the basic earnings per share amount is based on the profit for the year attributable to ordinary equity holders of the parent, and the weighted average number of ordinary shares of 3,270,393,000 (2021: 3,270,393,000) in issue during the year.

The Group had no potentially dilutive ordinary shares in issue during the years ended 31 December 2022 and 2021.

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13. PROPERTY, PLANT AND EQUIPMENT

31 December 2022

	Buildings RMB'000	Plant and machinery RMB'000	Office equipment RMB'000	Motor vehicles RMB'000	Mining infrastructure RMB'000	Construction in progress ("CIP") RMB'000	Total RMB'000
Cost:							
At 1 January 2022	6,411,059	3,757,850	352,911	333,542	9,959,881	3,447,302	24,262,545
Additions	100,583	181,689	41,808	13,809	59,959	1,242,638	1,640,486
Transferred from CIP	107,176	23,803	2,326	-	528,460	(697,078)	(35,313)
Disposals	(17,433)	(46,116)	(3,821)	(5,588)	(175,559)	(1,155)	(249,672)
At 31 December 2022	6,601,385	3,917,226	393,224	341,763	10,372,741	3,991,707	25,618,046
Accumulated depreciation:							
At 1 January 2022	1,958,222	2,475,498	251,168	245,096	2,884,848	-	7,814,832
Charge for the year	249,211	254,683	24,918	20,806	267,765	-	817,383
Disposals	(10,123)	(41,247)	(3,779)	(5,125)	(77,941)		(138,215)
At 31 December 2022	2,197,310	2,688,934	272,307	260,777	3,074,672		8,494,000
Impairment:							
At 1 January 2022	100,101	28,867	3,670	2,547	320,593	533,614	989,392
Charge for the year*	-	-	-	-	81,378	51,735	133,113
Disposals	(2,095)						(2,095)
At 31 December 2022	98,006	28,867	3,670	2,547	401,971	585,349	1,120,410
Net book value:							
At 31 December 2022	4,306,069	1,199,425	117,247	78,439	6,896,098	3,406,358	16,003,636
	4,000,009	1,133,423	111,241	10,409	0,090,090	0,400,000	10,003,030

During the year, the impairment losses recognised in property, plant and equipment related to Xinjiang Smelting CGU, Qianfeng CGU and MXTH CGU were RMB51,735,000, RMB43,712,000 and RMB37,666,000.

13. PROPERTY, PLANT AND EQUIPMENT – continued

The impairment charges are driven by the lower of the recoverable amounts of those CGUs mentioned above and as compared with the carrying amounts in aggregate of relevant assets (including property, plant and equipment, other intangible assets, and right-of-use assets) belonging to those CGUs. This resulted from the directors' reassessment of proven and probable mining reserves and consideration of the grade of the gold mines, after referencing from recent production and technical information of these CGUs. The recoverable amounts of those CGUs have been determined on a VIU method, which is based on certain key assumptions including the discount rate, gold price projection and estimation of mineral reserves and resources. The discount rates applied to the cash flow projections are in a range of 12% to 18% (2021: 12% to 16%), that reflect current market assessments of the time value of money and the risks specific to the Group (the related pre-tax rates are 14% to 24% (2021: 14% to 18%)).

Xinjiang Smelting cannot obtain sufficient sources for production. According to the calculation results of the discounted cash flow model, an impairment loss of RMB51,735,000 was recognised in property, plant and equipment with a recoverable amount of RMB648,232,000.

Qianfeng ceased production in 2022 due to consecutive losses and depletion of lead resources. Since no recoverable amount was anticipated, the balance of property, plant and equipment was fully impaired, and an impairment loss of RMB43,712,000 was recognized.

MXTH had been suspended since 2019 due to environmental management and reclamation issues. According to the calculation results of the discounted cash flow model, an impairment loss of RMB37,666,000 was recognised in property, plant and equipment with a recoverable amount of RMB446,305,000.

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13. PROPERTY, PLANT AND EQUIPMENT – continued

31 December 2021

						Construction	
		Plant and	Office	Motor	Mining	in progress	
	Buildings	machinery	equipment	vehicles	infrastructure	("CIP")	Total
	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
Cost:							
At 1 January 2021	6,324,309	3,716,289	333,722	319,189	9,662,897	3,083,000	23,439,406
Additions	37,360	98,520	23,038	22,330	1,476	981,937	1,164,661
Transferred from CIP	158,217	13,509	3,322	665	441,922	(617,635)	-
Disposals	(21,092)	(70,468)	(7,171)	(8,642)	(146,414)	-	(253,787)
Transferred to investment properties	(87,735)	-	-	-	-	-	(87,735)
At 31 December 2021	6,411,059	3,757,850	352,911	333,542	9,959,881	3,447,302	24,262,545
Accumulated depreciation:							
At 1 January 2021	1,689,735	2,271,408	231,857	231,883	2,814,647	-	7,239,530
Charge for the year	275,856	268,335	25,746	21,612	164,433	-	755,982
Disposals	(7,369)	(64,245)	(6,435)	(8,399)	(94,232)	-	(180,680)
At 31 December 2021	1,958,222	2,475,498	251,168	245,096	2,884,848	-	7,814,832
Impairment:							
At 1 January 2021	97,026	27,107	17,263	2,607	364,114	482,384	990,501
Charge for the year*	6,268	2,806	-	-	-	51,230	60,304
Disposals	(3,193)	(1,046)	(13,593)	(60)	(43,521)	-	(61,413)
At 31 December 2021	100,101	28,867	3,670	2,547	320,593	533,614	989,392
Net book value:							
At 31 December 2021	4,352,736	1,253,485	98,073	85,899	6,754,440	2,913,688	15,458,321
	.,,						

At 31 December 2022, no property, plant and equipment of the Group were pledged to secure the Group's bank borrowings (2021: Nil).

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14. LEASES

THE GROUP AS A LESSEE

The Group has lease contracts mainly for land and offices used in its operations. Lump sum payments or ongoing payments were made to acquire the leased land and offices from the owners with lease periods of 2 to 50 years. Other equipment generally has lease terms of 12 months or less and/or is individually of low value. Generally, the Group is restricted form assigning and subleasing the leased assets outside the Group.

(a) Right-of-use assets

The carrying amounts of the Group's right-of-use assets and the movements during the year are as follows:

	Leasehold land RMB'000	Office RMB'000	Total RMB'000
As at 1 January 2021	767,336	6,424	773,760
Addition	6,868	-	6,868
Depreciation charge	(32,738)	(4,058)	(36,796)
Impairment	(2,658)		(2,658)
As at 31 December 2021 and 1 January 2022	738,808	2,366	741,174
Addition	10,884	10,135	21,019
Depreciation charge	(51,901)	(3,300)	(55,201)
Disposal	(1,607)		(1,607)
As at 31 December 2022	696,184	9,201	705,385

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14. LEASES – continued

THE GROUP AS A LESSEE – continued

(b) Lease liabilities

The carrying amount of lease liabilities (included under interest-bearing bank and other borrowings) and the movements during the year are as follows:

	2022 RMB'000	2021 RMB'000
Carrying amount at 1 January	32,693	44,458
New leases Accretion of interest recognised during the year	10,135 1,710	_ 1,901
Payments	(12,022)	(13,666)
Carrying amount at 31 December	32,516	32,693
Analysed into:		
Current portion	17,460	11,523
Non-current portion	15,056	21,170

(c) The amounts recognised in profit or loss in relation to leases are as follows:

	2022 RMB'000	2021 RMB'000
Interest on lease liabilities	1,710	1,901
Depreciation charge of right-of-use assets	55,201	36,797
Expense relating to short-term leases		
(included in administrative expenses)	4,757	1,017
Total amount recognised in profit or loss	61,668	39,715

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14. LEASES - continued

THE GROUP AS A LESSOR

The Group leases its investment property (note 17) in Shandong Province under operating lease arrangements. Rental income recognised by the Group during the year was RMB6,493,000 (2021: RMB6,493,000), details of which are included in note 5 to the financial statements.

At 31 December 2022, the undiscounted lease payments receivable by the Group in future periods under noncancellable operating leases with its tenants are as follows:

	2022 RMB'000	2021 RMB'000
Within one year After one year but within two years	6,493 	6,493 6,493
	6,493	12,986

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15. GOODWILL

	RMB'000
At 1 January 2021	
At 1 January 2021: Cost	960,021
Accumulated impairment	(350,496)
	(000,400)
Net carrying amount	609,525
Cost at 1 January 2021, net of accumulated impairment	609,525
Impairment during the year	
At 31 December 2021	609,525
At 31 December 2021:	202.001
Cost	960,021
Accumulated impairment	(350,496)
Net carrying amount	609,525
Cost at 1 January 2022, net of accumulated impairment	609,525
Impairment during the year	(26,222)
Cost and net carrying amount at 31 December 2022	583,303
Cost and her carrying amount at 51 December 2022	
At 31 December 2022:	
Cost	960,021
Accumulated impairment	(376,718)
Net carrying amount	583,303

IMPAIRMENT TESTING OF GOODWILL

The cash flows generated from each subsidiary acquired are independent from those of the other subsidiaries of the Group. Therefore, each of these acquired subsidiaries is a separate cash-generating unit. Management considered that the synergies arising from each acquisition mainly benefited the corresponding acquired subsidiary. Therefore, when performing the impairment test, the goodwill generated from each acquisition is allocated to the corresponding subsidiary acquired.

During the year, the impairment losses recognised in goodwill related to the mining operations of the MXTH CGU was RMB26,222,000.

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15. GOODWILL - continued

IMPAIRMENT TESTING OF GOODWILL – continued

The recoverable amount of each cash-generating unit has been determined on a VIU method, which is based on certain key assumptions including the discount rate, gold price projection and estimation of mineral reserves and resources. The discount rates applied to the cash flow projections are in a range of 12% to 18% (2021: 12% to 16%), that reflect current market assessments of the time value of money and the risks specific to the Group (the related pre-tax rates are 14% to 24% (2021: 14% to 18%)).

The carrying amount of goodwill allocated to each of the CGUs is as follows:

	2022 RMB'000	2021 RMB'000
Carrying amount of goodwill:		
The Company	84,336	84,336
JTL	70,086	70,086
Dongfang Yanjing	2,191	2,191
Yuantong	85,627	85,627
Baiyun Mining	139,691	139,691
FNJL	130,900	130,900
MXTH	-	26,222
TZB	35,516	35,516
ZJDK	24,504	24,504
JRKJ	386	386
WZGY	10,066	10,066
	583,303	609,525

Assumptions were used in the VIU calculation of all the cash-generating units for 31 December 2022 and 31 December 2021. The following describes each key assumption on which management has based its cash flow projections to undertake impairment testing of goodwill:

Projection periods

The periods over which management has projected cash flows are based on the service life of mine plans prepared by management.

Gold and copper output

The values assigned to the future revenues are estimated based on the annual gold and copper production, which is in line with the processing capacity of each cash-generating unit, taking into consideration the expected future capital expenditure and capacity expansion.

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15. GOODWILL - continued

IMPAIRMENT TESTING OF GOODWILL – *continued*

Mining costs

The basis used to determine the values assigned to the mining costs is the input requirements in accordance with the long-term mining plan at real unit costs.

Commodity prices

Future commodity prices in the valuation model are estimated by management based on their industry experience, historical price trends and independent expert reports and commentaries.

Budgeted gross margins

The basis used to determine the value assigned to the budgeted gross margins is the average gross margins achieved in the year immediately before the budget year, increased for expected efficiency improvements, and expected market development.

Discount rates

The discount rates used are based on a weighted average cost of capital, and are real rates, before tax reflecting specific risks relating to the cash-generating units.

The values assigned to the key assumptions are consistent with external information sources.

16. OTHER INTANGIBLE ASSETS

31 December 2022

	Exploration rights and assets RMB'000	Mining rights and reserves RMB'000	Software RMB'000	Non-patent technologies RMB'000	Total RMB'000
Cost:					
At 1 January 2022	3,269,101	10,072,722	106,623	25,761	13,474,207
Additions	170,131	724,776	8,875	-	903,782
Transferred from CIP	2,366	31,787	1,160	-	35,313
Transfer	(28,047)	28,047	-	-	-
Disposal	(17,001)	(9,163)	(24)		(26,188)
At 31 December 2022	3,396,550	10,848,169	116,634	25,761	14,387,114
Accumulated amortisation:					
At 1 January 2022	42,203	1,309,659	35,345	23,754	1,410,961
Charge for the year	-	92,197	14,123	928	107,248
Disposal		(123)	(18)		(141)
At 31 December 2022	42,203	1,401,733	49,450	24,682	1,518,068
Impairment:					
At 1 January 2022	88,971	362,133	-	-	451,104
Charge for the year*	7,713	110,116	-	-	117,829
Disposal	(2,685)				(2,685)
At 31 December 2022	93,999	472,249			566,248
Net book value:					
At 31 December 2022	3,260,348	8,974,187	67,184	1,079	12,302,798

During the year, the impairment losses recognised in other intangible assets related to the mining operations of Dishui CGU, MXTH CGU, Qianfeng CGU and Fengning Zhaojin CGU, were RMB68,365,000, RMB36,251,000, RMB9,213,000 and RMB4,000,000 respectively.

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16. OTHER INTANGIBLE ASSETS – continued

The impairment charges are driven by the lower of the recoverable amount of those CGUs mentioned above and the carrying amount in aggregate of relevant assets (including property, plant and equipment, other intangible assets and right-of-use assets) belonging to those CGUs. This is resulted from the directors' reassessment of proven and probable mining reserves and consideration of the grade of the gold mines, after referencing from recent production and technical information of these CGUs. The recoverable amount of those CGUs has been determined on a VIU method, which is based on certain key assumptions including the discount rate, gold price projection and estimation of mineral reserves and resources. The discount rates applied to the cash flow projections are in a range of 12% to 18% (2021: 12% to 16%), that reflect current market assessments of the time value of money and the risks specific to the Group (the related pre-tax rates are 14% to 24% (2021: 14% to 18%)). For other key assumptions, please refer to note 15.

Dishui's operation was suspended as it was under a process of safety-related improvement. The carrying amount of other intangible assets belonging to the Dishui CGU was determined to be higher than the recoverable amounts of RMB478,496,000 and the impairment loss of RMB68,365,000 was recognised in other intangible assets.

MXTH had been suspended since 2019 due to environmental management and reclamation issues. The carrying amount of other intangible assets belonging to the MXTH CGU was determined to be higher than the recoverable amounts of RMB7,141,000 and the impairment loss of RMB36,251,000 was recognised in other intangible assets.

During the year, the amortisation of other intangible assets of the Company amounting to RMB107,248,000 (2021: RMB78,874,000) was mainly included in cost of sales.

16. OTHER INTANGIBLE ASSETS - continued

31 December 2021

	Exploration rights and assets RMB'000	Mining rights and reserves RMB'000	Software RMB'000	Non-patent technologies RMB'000	Total RMB'000
Cost:					
At 1 January 2021	7,671,912	3,403,862	91,878	25,761	11,193,413
Additions	123,039	2,167,329	14,745	-	2,305,113
Transfer	(4,501,531)	4,501,531	-	-	-
Disposal	(24,319)				(24,319)
At 31 December 2021	3,269,101	10,072,722	106,623	25,761	13,474,207
Accumulated amortisation:					
At 1 January 2021	42,203	1,245,802	21,256	22,826	1,332,087
Charge for the year	-	63,857	14,089	928	78,874
Disposal					
At 31 December 2021	42,203	1,309,659	35,345	23,754	1,410,961
Impairment:					
At 1 January 2021	88,971	277,890	-	-	366,861
Charge for the year*	-	84,243	-	-	84,243
Disposal					
At 31 December 2021	88,971	362,133			451,104
Net book value:					
At 31 December 2021	3,137,927	8,400,930	71,278	2,007	11,612,142

At 31 December 2022, no other intangible assets of the Group were pledged to secure the Group's bank borrowings (2021: Nil).

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17. INVESTMENT PROPERTIES

	Buildings RMB'000
Cost: At 1 January 2022 and 31 December 2022	87,735
Accumulated depreciation: At 1 January 2022 Charge for the year	2,841 2,837
At 31 December 2022	5,678
Net Book Value At 31 December 2022	82,057
At 31 December 2021	84,894

At 31 December 2022, the investment property is leased to related parties under an operating lease, further details of which are included in note 14 to the financial statement, and no investment property was pledged to secure the Group's bank borrowings (2021: Nil).

In the opinion of the Directors, the fair value of the Group's investment property cannot be reliably measured as there are no active market prices for similar properties.

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18. INVESTMENTS IN JOINT VENTURES

	2022 RMB'000	2021 RMB'000
Share of net assets	4,089	4,082

The Group's other receivables, trade payable, other payables, and transactions with the joint ventures are disclosed in notes 28, 31, 32 and 45 to the financial statements, respectively.

Particulars of the Group's joint ventures are as follows:

Company name	Place and date of establishment	Paid-up/ registered share capital	Percentage of equity interest directly attributable to the Group	Principal activities
Guangzhou Jinhe Mining Investment Limited Partnership ("GZJH") (廣州金合礦業投資合夥企業 (有限合夥))*	PRC 24 December 2018	RMB65,000,000	80%	Investment
Shandong Zhongrui Environmental Protection Company Limited ("ZRHB") (山東中瑞環保科技有限公司)	PRC 29 January 2019	RMB10,000,000	50%	Environmental services

* Considering the Group has no executive rights but one-vote veto rights in GZJH and its regulation, GZJH was accounted for as a joint venture, although the Group's equity interest was 80% for the year ended 31 December 2022.

The above interests in joint ventures are directly held by the Company.

The following table illustrates the aggregate financial information of the Group's joint ventures that are not individually material:

	2022 RMB'000	2021 RMB'000
Share of the joint ventures' profit for the year	7	73
Share of the joint ventures' total comprehensive income	7	73
Impairment on investment in joint ventures	-	(52,191)
Aggregate carrying amount of the Group's		
investments in the joint ventures	4,089	4,082

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19. INVESTMENTS IN ASSOCIATES

	2022	2021
	RMB'000	RMB'000
Share of net assets	844,626	637,432
Goodwill on acquisition	52,240	52,240
	896,866	689,672
	896,866	689,672

The Group's loans receivable, trade and notes receivables, prepayments, other receivables, trade payable, other payables and transactions with the associates are disclosed in notes 23, 27, 28, 31, 32 and 45 to the financial statements, respectively.

Particulars of the principal associates are as follows:

Company name	Place and date of establishment/ incorporation	Paid-up/ registered share capital	Percentage of equity interest directly attributable to the Group	Principal activities
Aletai Zhengyuan International Mining Company Limited ("Aletai") (阿勒泰正元國際礦業有限公司)	PRC 20 May 2005	RMB90,000,000	38.50%	Gold mining and processing of gold products
Jin's Bonanza (Resource) Holding Limited ("JBHL") (大愚智水 (資源) 控股有限公司)	BVI 31 October 2011	USD10,000	46.07%	Investment holding
Sabina Gold & Silver Corp ("Sabina")*	Canada 31 October 2011	CAD570,460,000	9.9%	Gold mining and processing of gold products
Shandong Quanxinsheng Intelligent Technology Company Limited ("QXZS") (山東泉鑫盛智技術 有限公司)	PRC 9 February 2018	RMB10,000,000	32.34%	Intelligent equipment development and maintenance

The Group's investments in the associate are accounted for under the equity method of accounting because the Group has significant influence over the entity by way of representation on the boards of directors and participation in the policy-making process, despite the fact that the Group's indirect equity interests in the associate were lower than 20%.

19. INVESTMENTS IN ASSOCIATES – continued

The following table illustrates the aggregate financial information of the Group's associates that are not individually material:

	2022 RMB'000	2021 RMB'000
Share of the associates' profit for the year	(2,533)	25
Share of the associates' total comprehensive income	(2,533)	25
Impairment on investments in associates	-	(8,359)
Aggregate carrying amount of the		
Group's investments in the associates	896,866	689,672

20. FINANCIAL ASSETS MEASURED AT AMORTISED COST

	2022 RMB'000	2021 RMB'000
Government bond	525,480	490,051

At 31 December 2022, no financial assets measured at amortised cost of the Group were pledged to secure other borrowings (2021: RMB490,051,000), as set out in note 34 to the financial statements.

21. EQUITY INVESTMENTS DESIGNATED AT FAIR VALUE THROUGH OTHER COMPREHENSIVE INCOME

	2022 RMB'000	2021 RMB'000
Equity investments designated at fair value through other comprehensive income		
Listed equity investments, at fair value		
Weihai City Commercial Bank Co., Ltd.	190,273	
Total	190,273	

The above equity investments were irrevocably designated at fair value through other comprehensive income as the Group considers these investments to be strategic in nature.

During the year ended 31 December 2022, the Group received dividends in the amount of RMB7,204,000 from Weihai City Commercial Bank Co., Ltd..

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22. DEFERRED TAX

The movements in deferred tax assets and liabilities during the year are as follows:

2022

		Difference									
		on tax			Losses						
		depreciation			available for						
		and book	Provision		offsetting						
	Impairment	value of	for early		against					Impairment	
	losses on	property,	retirement		future					losses on	
	financial	plant and	and	Deferred	taxable	Unrealised	Inventory	Lease		construction	
	assets	equipment	rehabilitation	income	profits	profit	provision	liabilities	Others	in progress	Total
	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
At 31 December 2021	79,711	39,687	13,699	2,980	139,226	14,673	1,935	379	510	52,948	345,748
Deferred tax credited to the statement of profit or loss during the year											
(note 10)	23,393	788	280	12,798	43,959	2,764	6,575	-	3,975	-	94,532
Deferred tax credited to											
other comprehensive											
income	-	-	4	-	-	-	-	-	1,841	-	1,845
At 31 December 2022	103,104	40,475	13,983	15,778	183,185	17,437	8,510	379	6,326	52,948	442,125

22. DEFERRED TAX – continued

The movements in deferred tax assets and liabilities during the year are as follows: - continued

2022 - continued

Deferred tax liabilities

	Fair value	Difference on		
	adjustments	tax base	Changes in	
	arising from	and book value	fair value of	
	acquisition of	of other	held-for-trading	
	subsidiaries	intangible assets	financial assets	Total
	RMB'000	RMB'000	RMB'000	RMB'000
At 31 December 2021	(291,936)	(81,578)	(1,408)	(374,922)
Deferred tax credited/(charged) to the				
statement of profit or loss				
during the year (note 10)	33,858	(9,005)	(4,056)	20,797
At 31 December 2022	(258,078)	(90,583)	(5,464)	(354,125)

For presentation purposes, certain deferred tax assets and liabilities have been offset in the statement of financial position as at 31 December 2022. The following is an analysis of the deferred tax balances of the Group for financial reporting purposes:

	2022 RMB'000
Gross deferred tax assets at 31 December 2022 Deferred tax assets and liabilities that have been offset in the statement of financial position	442,125 (79,779)
Net deferred tax assets recognised in the consolidated statement of financial position	362,346
Deferred tax liabilities	2022 RMB'000
Gross deferred tax liabilities at 31 December 2022 Deferred tax assets and liabilities that have been offset in the statement of financial position	(354,125)
Net deferred tax liabilities recognised in the consolidated statement of financial position	(274,346)

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22. DEFERRED TAX – continued

The movements in deferred tax assets and liabilities during the year are as follows:

2021

		Difference									
		on tax			Losses						
		depreciation			available for						
		and book	Provision		offsetting						
	Impairment	value of	for early		against					Impairment	
	losses on	property,	retirement		future					losses on	
	financial	plant and	and	Deferred	taxable	Unrealised	Inventory	Lease		construction	
	assets	equipment	rehabilitation	income	profits	profit	provision	liabilities	Others	in progress	Total
	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
At 31 December 2020	64,812	54,261	13,151	5,509	115,339	11,524	665	326	7,086	52,730	325,403
Deferred tax credited/(charged) to											
the statement of profit or loss											
during the year (note 10)	14,899	(14,574)	65	(2,529)	23,887	3,149	1,270	53	(6,576)	218	19,862
Deferred tax credited to other											
comprehensive income			483					-	-		483
At 31 December 2021	79,711	39,687	13,699	2,980	139,226	14,673	1,935	379	510	52,948	345,748

22. DEFERRED TAX – continued

The movements in deferred tax assets and liabilities during the year are as follows: - continued

2021 - continued

Deferred tax liabilities

	Fair value	Difference on		
	adjustments	tax base	Changes in	
	arising from	and book value	fair value of	
	acquisition of	of other	held-for-trading	
	subsidiaries	intangible assets	financial assets	Total
	RMB'000	RMB'000	RMB'000	RMB'000
At 31 December 2020 Deferred tax credited/(charged) to the	(315,197)	(73,333)	(12,400)	(400,930)
statement of profit or loss during the year <i>(note 10)</i>	23,261	(8,245)	10,992	26,008
At 31 December 2021	(291,936)	(81,578)	(1,408)	(374,922)

For presentation purposes, certain deferred tax assets and liabilities have been offset in the statement of financial position as at 31 December 2021. The following is an analysis of the deferred tax balances of the Group for financial reporting purposes:

	2021 RMB'000
Gross deferred tax assets at 31 December 2021 Deferred tax assets and liabilities that have been offset in the statement of financial position	345,748 (64,237)
Net deferred tax assets recognised in the consolidated statement of financial position	281,511
	2022
	2022 RMB'000
Gross deferred tax liabilities at 31 December 2021	(374,922)
Deferred tax assets and liabilities that have been offset in the statement of financial position	64,237
Net deferred tax liabilities recognised in the consolidated statement of financial position	(310,685)

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22. DEFERRED TAX – continued

At 31 December 2022, there was no significant unrecognised deferred tax liability (2021: Nil) for taxes that would be payable on the remitted earnings of the Group's subsidiaries, associates or joint venture as the Group has no liability to additional tax should such amounts be remitted.

There are no income tax consequences attaching to the payment of dividends by the Company to its shareholders.

Deferred tax assets have not been recognised in respect of the tax losses and deductible temporary differences of RMB1,422,101,000 and RMB1,174,488,000, respectively, as at 31 December 2022 (2021: RMB1,262,513,000 and RMB1,260,627,000) as they have arisen in subsidiaries that have been loss-making for some time and it is not considered probable that taxable profits will be available against which the tax losses can be utilised.

23. LOANS RECEIVABLE

		2022	2021
	Notes	RMB'000	RMB'000
Loans receivable due from			
 An associate's subsidiary 	(a)	385,984	276,134
– Zhaojin Group	(b)	802,860	_
– Subsidiaries of Zhaojin Group	(C)	1,027,165	1,758,899
- Third parties	(d)	564,927	568,667
 Minority shareholders 	(e)	95,757	85,000
	-		
		2,876,693	2,688,700
Less: Impairment	-	(506,103)	(416,663)
	•	2,370,590	2,272,037
Less: Due within 12 months	-	(2,018,677)	(1,979,537)
Due over 12 months		351,913	292,500

23. LOANS RECEIVABLE - continued

- (a) The Company signed entrusted loan agreements to provide loans of RMB385,984,000 (2021: RMB276,134,000) to a subsidiary of an associate Shandong Wucailong Investment Company Limited. The loans are unsecured, bear interest at a fixed rate of 5.0025% per annum and have a maturity date on 31 December 2022.
- (b) Zhaojin Finance provided bill discounting services of RMB802,860,000 (2021: Nil) to Zhaojin Group, which bear interest at fixed rates ranging from 3.1000% to 3.4500% per annum and have maturity dates from 9 May 2023 to 14 December 2023.
- (c) Zhaojin Finance provided loans of RMB948,135,000 (2021: RMB1,155,000,000) to subsidiaries of Zhaojin Group. The loans are guaranteed by Zhaojin Group, effective bear interest rates ranging from 3.2000% to 3.7000% per annum and have maturity dates from 11 January 2023 to 20 December 2030.

Zhaojin Finance also provided bill discounting services of RMB79,030,000 (2021: RMB603,899,000) to subsidiaries of Zhaojin Group, which bear interest at fixed rates ranging from 3.1000% to 3.7000% per annum and have maturity dates from 8 April 2023 to 18 July 2023.

- (d) The Company signed entrusted loan agreements to provide loans of RMB461,023,000 (2021: RMB501,524,000), and Zhaojin Finance provided inter-bank and other financial institutions lending of RMB98,624,000 (2021: Nil) and rendered bill discounting services of RMB5,280,000 (2021: RMB67,143,000) to third parties. The loans of RMB197,123,000 are secured by equity and mining rights, and the remaining loans are unsecured. The loans bear interest at fixed rates ranging from 3.2842% to 5.6350% per annum and have maturity dates from 8 March 2022 to 31 December 2025. Bill discounting services bear interest at 4.8500% per annum and have maturity dates from 18 January 2023 to 22 June 2023.
- (e) The Company provided loans of RMB95,757,000 (2021: RMB85,000,000) to non-controlling shareholders. The loans are secured by equity or mining rights, and interest is paid at a rate 15% higher than the People's Bank of China LPR rate for the corresponding period, and the loans have maturity dates from 7 January 2022 to 31 December 2023.

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24. LONG-TERM DEPOSITS

Long-term deposits represent utilities and environmental rehabilitation deposits required by government authorities. The amounts were not expected to be refunded within the next 12 months as at 31 December 2022.

25. OTHER LONG-TERM ASSETS

	2022 RMB'000	2021 RMB'000
Advances and deposits paid for acquisitions of subsidiaries and		
exploration rights	476,232	415,978
Advance payments for purchases of property, plant and equipment	104,394	65,579
Non-current financial asset	236,990	244,608
Long-term prepaid expenses	38,463	40,313
	856,079	766,478

The outstanding commitments in relation to the above acquisitions and purchases are disclosed in note 44 to financial statements.

26. INVENTORIES

	2022 RMB'000	2021 RMB'000
Raw materials	147,991	147,715
Work in progress	4,486,808	3,956,924
Finished goods	77,723	111,916
	4,712,522	4,216,555
Less: Impairment	(41,878)	(35,672)
	4,670,644	4,180,883

The Group designated part of gold concentrate in work in progress as a hedged item. Please refer to note 33 for details.

27. TRADE AND NOTES RECEIVABLES

	2022 RMB'000	2021 RMB'000
Trade receivables	207,539	172,257
Notes receivable	21,178	29,719
Impairment	(12,252)	(13,713)
	216,465	188,263

The Group's trading terms with its customers are mainly on credit, except for new customers, where payment in advance is normally required. The Group seeks to maintain strict control over its outstanding trade receivables and has a credit control department to minimise credit risk. Ageing balances of trade receivables are reviewed regularly by senior management. In view of the aforementioned and the fact that the Group's trade and notes receivables relate to a large number of diversified customers, there is no significant concentration of credit risk. The Group does not hold any collateral or other credit enhancements over its trade and notes receivables balances. Trade and notes receivables are non-interest-bearing.

An ageing analysis of the trade receivables as at the end of the reporting period, based on the invoice date and net of loss allowance, is as follows:

	2022 RMB'000	2021 RMB'000
Within 1 year	177,633	141,255
1 to 2 years	8,316	9,445
2 to 3 years	3,205	3,290
Over 3 years	6,133	4,554
	195,287	158,544

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27. TRADE AND NOTES RECEIVABLES - continued

The movements in the loss allowance for impairment of trade receivables are as follows:

	2022 RMB'000	2021 RMB'000
At beginning of year	13,713	12,599
Impairment (reversal)/loss Amount written off as uncollectible	(1,281) (180)	1,184 (70)
At end of year	12,252	13,713

An impairment analysis is performed at each reporting date using a provision matrix to measure expected credit losses. The provision rates are based on ageing. The calculation reflects the probability-weighted outcome, the time value of money and reasonable and supportable information that is available at the reporting date about past events, current conditions and forecasts of future economic conditions.

Set out below is the information about the credit risk exposure on the Group's trade receivables using a provision matrix:

As at 31 December 2022

	Ageing				
	Within 1	1 to 2	2 to 3	Over	
	year	years	years	3 years	Total
Expected credit loss rate	1.45%	17.08%	26.51%	52.38%	5.89%
Gross carrying amount (RMB'000)	180,269	10,028	4,361	12,881	207,539
Expected credit losses (RMB'000)	2,636	1,713	1,156	6,747	12,252

As at 31 December 2021

			Ageing		
	Within 1	1 to 2	2 to 3	Over	
	year	years	years	3 years	Total
Expected credit loss rate	2.09%	20.24%	33.89%	<mark>59.22</mark> %	7.96%
Gross carrying amount (RMB'000)	144,270	11,843	4,976	11,168	172,257
Expected credit losses (RMB'000)	3,015	2,398	1,686	6,614	13,713

27. TRADE AND NOTES RECEIVABLES - continued

Trade and notes receivables are non-interest-bearing. As 77% (2021: 67%) of the sales of the Group for the year ended 31 December 2022 were made through the Shanghai Gold Exchange (SGE) without specific credit terms, and the remaining 23% (2021: 33%) of the sales were generated from the transactions with related parties and third parties. There were no significant receivables that were overdue or impaired.

Trade and notes receivables due from related parties included in the trade and notes receivables of the Group are as follows:

	2022 RMB'000	2021 RMB'000
Amounts due from related parties		
– Zhaojin Group	1,359	39
- Subsidiaries of Zhaojin Group	6,880	4,842
– Associates		1,417
	8,239	6,298

The amounts due from related parties are unsecured, interest-free and are expected to be settled within 180 days.

28. PREPAYMENTS, OTHER RECEIVABLES AND OTHER ASSETS

	2022 RMB'000	2021 RMB'000
Prepayments	185,780	143,889
Other receivables	583,251	674,249
	769,031	818,138
Impairment allowance	(205,656)	(192,220)
	563,375	625,918

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28. PREPAYMENTS, OTHER RECEIVABLES AND OTHER ASSETS - continued

Prepayments and other receivables due from related parties included in the prepayments and other receivables of the Group are as follows:

	2022 RMB'000	2021 RMB'000
Amounts due from related parties:		
– Zhaojin Group	7,446	7,756
 Subsidiaries of Zhaojin Group 	11,990	41,994
– Associates	_	722
– A joint venture	1,319	1,700
	20,755	52,172

The amounts due from related parties are unsecured, interest-free and are repayable on demand.

There are no significant balances that are overdue or impaired except for the impairment of other receivables. Movements in the provision for impairment of other receivables are as follows:

	2022 RMB'000	2021 RMB'000
At 1 January	192,220	154,031
Impairment losses Write-off	13,456 (20)	38,292 (103)
At 31 December	205,656	192,220

	2022	2021
	RMB'000	RMB'000
Listed equity investments, at fair value	1,133,106	1,088,020
Listed fund investments, at fair value	33,108	10,390
Unlisted fund investments, at fair value	264,807	136,502
Treasury bond repurchases	100,000	-
Structured deposits	-	10,000
	1,531,021	1,244,912

29. FINANCIAL ASSETS AT FAIR VALUE THROUGH PROFIT OR LOSS

At 31 December 2022, the above listed equity investments were classified as financial assets at fair value through profit or loss as they were held for trading.

At 31 December 2022, the above listed and unlisted fund investments and structured deposits were wealth management products issued by funds or securities companies in Mainland China and Hong Kong. They were mandatorily classified as financial assets at fair value through profit or loss as their contractual cash flows are not solely payments of principal and interest.

30. CASH AND CASH EQUIVALENTS

	2022 RMB'000	2021 RMB'000
Cash and bank balances	3,348,213	2,953,213
Time deposits	659,405	803,268
	4,007,618	3,756,481
Less: Pledged deposits		
- Pledged for environment governance	(229,382)	(189,901)
 Pledged for short-term bank loans 	(914)	
 Required reserve deposits* 	(128,109)	(129,550)
- Pledged for notes payable	(9,000)	(87,817)
	(367,405)	(407,268)
Time deposits with original maturity of more than one year	(57,000)	(351,000)
	3,583,213	2,998,213

Required reserve deposits amounting to RMB128,109,000 (2021: RMB129,550,000) are placed by Zhaojin Finance, with the People's Bank of China ("PBOC"). The reserve deposits with the PBOC are not available for use in the Group's daily operations.

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30. CASH AND CASH EQUIVALENTS - continued

At the end of the reporting period, the cash and cash equivalents of the Group denominated in Hong Kong dollars ("HKD") amounted to approximately RMB33,612,000 (2021: RMB214,871,000). Those denominated in United States dollars ("USD") amounted to approximately RMB124,484,000 (2021: RMB105,458,000). Those denominated in Australian dollars amounted to approximately RMB10,930,000 (2021: RMB16,759,000), and those denominated in Kazakhstani Tenge amounted to approximately RMB3,000 (2021: RMB3,000). Those denominated in Great Britain Pound ("GBP") amounted to approximately RMB311,000 (2021: RMB1,413,000). All other cash and cash equivalents held by the Group are denominated in RMB.

Cash at banks earns interest at floating rates based on daily bank deposit rates. Time deposits are made for varying periods depending on the immediate cash requirements of the Group and earn interest at the time deposit rates. Time deposits (except for pledged time deposits) can be withdrawn at the discretion of the Group with seven days' notice. The bank balances and time deposits are deposited with creditworthy banks with no recent history of default.

31. TRADE AND NOTES PAYABLES

	2022 RMB'000	2021 RMB'000
Trade payables Notes payable	377,456 53,181	327,704 61,539
	430,637	389,243

At 31 December 2022, the balance of trade and notes payables mainly represented the amount regarding the unsettled procurement of gold concentrate. The trade and notes payables are non-interest-bearing and the trade payables are normally settled on 60 days' terms.

An ageing analysis of the trade and notes payables as at the end of the reporting period, based on the invoice date, is as follows:

	2022 RMB'000	2021 RMB'000
Within one year Over one year but within two years Over two years but within three years Over three years	388,659 22,091 5,018 14,869	349,286 20,567 5,816 13,574
	430,637	389,243

31. TRADE AND NOTES PAYABLES - continued

Trade payables due to related parties included in the trade payables of the Group are as follows:

	2022 RMB'000	2021 RMB'000
Amounts due to related parties:		
 Subsidiaries of Zhaojin Group 	93	113
– A joint venture	25	25
– Associates	5,512	5,172
	5,630	5,310

The amounts due to related parties are unsecured, interest-free and expected to be settled within 60 days, which represents credit terms similar to those offered from the related parties to their major suppliers.

32. OTHER PAYABLES AND ACCRUALS

		2022	2021
	Notes	RMB'000	RMB'000
Accrued taxes other than income tax		77,863	84,692
Contract liabilities	(a)	146,673	120,796
Accrued expenses and other payables	(b)	1,690,196	1,153,521
Lease liabilities	(C)	17,460	11,523
Capital expenditure payables		668,603	510,035
		2,600,795	1,880,567

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32. OTHER PAYABLES AND ACCRUALS - continued

Notes:

(a) Details of contract liabilities are as follows:

	31 December 2022 RMB'000	31 December 2021 RMB'000
Sales of goods Others	120,154 26,519	113,940 6,856
Total	146,673	120,796

Contract liabilities include short-term advances received in relation to the delivery of gold and copper concentrates. The increase in contract liabilities from 2021 to 2022 was mainly due to the increase in short-term advances received from customers in relation to the sales of metal concentrate products at the end of the year.

(b) Other payables are non-interest-bearing and have an average term ranging from 30 to 60 days.

(c) As a result of the application of HKFRS 16, short-term lease liabilities of RMB17,460,000 were classified to other payables on 31 December 2022 (refer to note 14 to the financial statements for further details).

Other payables due to related parties included in the other payables and accruals of the Group are as follows:

	2022 RMB'000	2021 RMB'000
Amounts due to related parties		
– Zhaojin Group	121,643	89,189
- Subsidiaries of Zhaojin Group	10,161	8,079
- Associates	25,516	3,186
– A joint venture	1,208	14 <mark>9</mark>
– Minority shareholders	682,504	2,050
	841,032	102,653

The amounts due to related parties are unsecured, interest-free and repayable on demand.

33. FINANCIAL LIABILITIES AT FAIR VALUE THROUGH PROFIT OR LOSS

	2022 RMB'000	2021 RMB'000
Foreign currency option contracts Foreign currency forward contracts	-	8,850 16,742
Gold leasing contracts (designated as the hedge instruments) (a)	482,227	
Total	482,227	25,592

(A) FAIR VALUE HEDGE

The Group mainly runs gold production and processing business. The Company's subsidiary, Gansu Smelting, managed a portion of the commodity price risk of the gold concentrate hold through gold leasing contracts with banks and gold commodity futures contracts with futures exchanges. The gold produced and processed by the Group is the same as the standard gold commodities corresponding to the gold leasing contracts and gold futures contracts. The variables underlying both the hedge instruments (gold leasing contracts and gold futures contracts) and the hedged items (gold concentrate) are the standard gold price. The Group has established a hedge ratio of 1:1 for the hedging relationships.

As at 31 December 2022, the book value of the inventories that had been designated as the hedge instruments was RMB866,402,000. The accumulated changes in fair value were RMB23,150,000. Among them, the in fair value of gold leasing was RMB3,132,000, and the change in fair value of gold futures was RMB20,018,000. Besides, other items of gold leasing of the Group have been classified as short-term borrowings. Please refer to note 34 for details.

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34. INTEREST-BEARING BANK AND OTHER BORROWINGS

		2022			2021	
	Effective			Effective		
	annual			annual		
	interest			interest		
	rate (%)	Maturity	RMB'000	rate (%)	Maturity	RMB'000
Current						
Bank loans – secured (b)	3.90	2023	20,000	-	-	-
Bank loans - unsecured(d)	2.6-3.7	2023	6,139,896	3.10-4.0	2022	2,974,000
Gold leasing business						
- unsecured	0.5-2.7	2023	2,604,587	2.35-4.20	2022	2,817,494
Other borrowings						
– secured (c)	2.25	2023	558,031	2.03-2.25	2022	1,037,099
Short-term bonds						
- unsecured				2.55	2022	1,000,000
			9,322,514			7,828,593
Non-current						
Bank loans - unsecured	2.1-3.68	2024-2025	1,158,000	3.67-4.00	2023-2024	1,079,000
Other borrowings						
- unsecured	3.95	2026	1,000,000	4.75	2024-2025	220,261
			2,158,000			1,299,261
			11,480,514			9,127,854

34. INTEREST-BEARING BANK AND OTHER BORROWINGS - continued

Notes:

(a) Unutilised limit of bank loans and gold leasing business

	2022 RMB'000	2021 RMB'000
Banking facilities: – Available	31,664,380	27,012,000
– Utilised	(11,269,600)	(7,353,000)
Unutilised	20,394,780	19,659,000

At the end of the reporting period, the banking facilities amounting to RMB2,089,380,000 (2021: Nil) were denominated in United States dollars, among which RMB661,637,000 (2021: Nil) were utilised, and the other banking facilities were denominated in RMB.

- (b) As at 31 December 2022, there were bank loans secured by patent rights of RMB20,000,000 (2021: Nil).
- (c) Certain of the Group's bank loans and other borrowings are secured by bills to the People's Bank of China at the end of the reporting period of RMB560,000,000 (31 December 2021: RMB560,000,000).

As at 31 December 2022, there were no other secured borrowings (2021: RMB479,700,000).

(d) As at 31 December 2022, there were bank loans amounting to RMB1,351,132,000 (2021: Nil) denominated in United States dollars, and the other borrowings were denominated in RMB.

	2022 RMB'000	2021 RMB'000
Analysed into:		
Bank loans and short-term bonds repayable:		
Within one year or on demand	6,159,896	2,974,000
In the first to second years	33,000	500,000
In the third to fifth years, inclusive	1,125,000	579,000
	7,317,896	4,053,000
Other borrowings repayable:		
Within one year	558,031	2,037,099
In the third to fifth years, inclusive	1,000,000	220,261
	1,558,031	2,257,360
		The second second
Gold leasing business repayable:		
Within one year	2,604,587	2,817,494
	11,480,514	9,127,854

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35. CORPORATE BONDS

On 31 October 2017, the Company issued a corporate bond to the public on the Shanghai Stock Exchange with a par value of RMB0.5 billion (the "2017 1st Zhaojin Bond"). The bond carries interest at 5.1% per annum with a term of five years, which is payable annually in arrears on 1 November each year. According to the offering memorandum of the 2017 Zhaojin Bond, the bond holders are entitled to execute the put option at a redemption price equal to the principal amount on the interest payment date of the third year since 1 November 2017. On 31 October 2020, the Company repaid the principal amount of RMB466 million and the interest rate of the bond decreased to 3.66%. On 1 November 2022, the Company repaid the principal amount of RMB34 million.

On 1 August 2018, the Company issued a corporate bond to the public on the Shanghai Stock Exchange with a par value of RMB1.3 billion (the "2018 2nd Zhaojin Bond"). The bond carries interest at 4.19% per annum with a term of five years, which is payable annually in arrears on 10 August each year. According to the offering memorandum of the 2018 2nd Zhaojin Bond, the bond holders are entitled to execute the put option at a redemption price equal to the principal amount on the interest payment date of the third year since 10 August 2018. On 6 August 2021, the bond holder executed the put option. On 10 August 2021, the Company re-issued this bond and the interest rate of the bond decreased to 3.2% per annum with a term of two years.

On 1 March 2019, with the company as the guarantor, Zhaojin Mining International Finance Limited, a subsidiary of the Company, issued USD-denominated guaranteed notes with a par value of USD0.3 billion. The notes carry interest at 5.5% per annum with a term of three years. The interest will be paid semi-annually in arrears on 1 March and 1 September. On 1 March 2022, the Company repaid the principal amount of USD0.3 billion.

On 20 September 2019, the Company issued a corporate bond to the public on the Shanghai Stock Exchange with a par value of RMB1.5 billion (the "2019 Zhaojin Bond"). The bond carries interest at 3.57% per annum with a term of three years, which is payable annually in arrears on 19 November each year. On 20 September 2022, the Company repaid the principal amount of RMB1.5 billion.

On 9 June 2021, the Company issued a medium term note to the public on the Shanghai Stock Exchange with a par value of RMB1 billion (the "2021 1st Zhaojin medium term note"). The bond carries interest at 3.60% per annum with a term of three years, which is payable annually on 9 June each year.

On 16 June 2021, the Company issued a medium term note to the public on the Shanghai Stock Exchange with a par value of RMB1 billion (the "2021 2nd Zhaojin medium term note"). The bond carries interest at 3.60% per annum with a term of three years, which is payable annually on 18 June each year.

On 26 July 2021, the Company issued a medium term note to the public on the Shanghai Stock Exchange with a par value of RMB1 billion (the "2021 3rd Zhaojin medium term note"). The bond carries interest at 3.45% per annum with a term of three years, which is payable annually on 28 July each year.

35. CORPORATE BONDS – continued

On 24 January 2022, the Company issued a corporate bond to the public on the Shanghai Stock Exchange with a par value of RMB1 billion (the "2022 1st Zhaojin Bond"). The bond carries interest at 3.03% per annum with a term of five years, which is payable annually on 24 January each year. According to the offering memorandum of the 2022 Zhaojin 1st Bond, the bond holders are entitled to execute the put option at a redemption price equal to the principal amount on the interest payment date of the third year since 24 January 2022.

On 15 September 2022, the Company issued a corporate bond to the public on the Shanghai Stock Exchange with a par value of RMB1 billion (the "2022 2nd Zhaojin Bond"). The bond carries interest at 2.78% per annum with a term of five years, which is payable annually on 15 September each year. According to the offering memorandum of the 2022 Zhaojin 2nd Bond, the bond holders are entitled to execute the put option at a redemption price equal to the principal amount on the interest payment date of the third year since 15 September 2022.

On 23 September 2022, the Company issued a medium term note to the public on the Shanghai Stock Exchange with a par value of RMB1 billion (the "2022 Zhaojin medium term note"). The bond carries interest at 2.75% per annum with a term of three years, which is payable annually on 23 September each year.

	2022 RMB'000	2021 RMB'000
Corporate bonds at the beginning of the year Corporate bonds issued during the year Corporate bonds redeemed during the year Increase/(Decrease) arising from foreign exchange movement (Decrease)/Increase arising from the amortisation method	7,745,090 3,000,000 (3,424,418) 30,770 (54,878)	8,229,274 4,300,775 (4,750,000) (44,653) 9,694
Corporate bonds at the end of the year	7,296,564	7,745,090
Current (3.2% per annum)	1,301,118	3,444,601
Non-current (2.75%-3.6% per annum)	5,995,446	4,300,489
	7,296,564	7,745,090

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36 DEFERRED INCOME

Deferred income represents unconditional government grants received in respect of property, plant and equipment and geological exploration activities. The movements in deferred income during the year are as follows:

	2022	2021
	RMB'000	RMB'000
At beginning of year	137,805	195,093
Received during the year	43,653	18,203
Recognised as income during the year	(53,483)	(75,491)
At end of year	127,975	137,805

37. PROVISIONS

		2022	2021
	Notes	RMB'000	RMB'000
Post-employment benefit obligations:			
Early retirement	(a)	11,389	16,364
Rehabilitation	(b)	33,257	30,820
	-	44,646	47,184
Current		1,970	4,836
Non-current	-	42,676	42,348
	-	44,646	47,184

37. PROVISIONS – *continued*

(a) The provision for early retirement is made in respect of future payments to be made by the Group to former employees who have accepted early retirement terms. These payments are made monthly based on the employees' pre-retirement salary level and age and are due to be made until the former employees reach the normal statutory retirement age, which extends up to 2037. The obligation has no defined benefit plan asset.

The Group's obligation in respect of post-employment benefit of early retirement at the end of the reporting period was computed by an independent actuary, Towers Watson Management Consulting (Shanghai) Co., Ltd., which is a member of the Society of Actuaries of the United States of America at 31 December 2022, using the projected cumulative unit credit method.

For the financial year ended 31 December 2022, there was no forfeited contribution under the Mandatory Provident Fund retirement benefit scheme and the other defined contribution retirement benefit plans of the Group which may be used by the Group to reduce the contribution payable in the future years.

The significant actuarial assumptions used as at the end of the reporting period are as follows:

	2022	2021
Discount rate (%)	2.50	2.50
Annual increase rate of post-employment salary continuance benefits (%)		
– Before 2022 (including 2022)	3.00	3.00
– After 2023	3.00	3.00

Mortality: China Life Insurance Mortality Table (2010-2013) - CL5/CL6

A quantitative sensitivity analysis for significant assumptions as at 31 December 2022 is shown below:

	Increase in rate %	(Decrease)/ increase in net early retirement RMB'000	Decrease in rate %	(Increase)/ decrease in net early retirement RMB'000
Discount rate Annual increase rate of	0.25	(109)	0.25	111
post-employment salary continuance benefits	0.5	200	0.5	(195)

The above sensitivity analyses are based on a change in an assumption while holding all other assumptions constant. In practice, this is unlikely to occur, and changes in some of the assumptions may be correlated. When calculating the sensitivity of the post-employment obligation to significant actuarial assumptions, the same method (present value of the post-employment obligation calculated with the projected unit credit method at the end of the reporting period) has been applied when calculating post-employment obligations recognized in the statement of financial position.

The methods and types of assumptions used in preparing the sensitivity analysis did not change.

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37. PROVISIONS - continued

(a) – continued

The movements in the present value of the post-employment obligations are as follows:

	2022 RMB'000	2021 RMB'000
At beginning of year Charged to the statement of profit or loss for employment benefits	16,364	21,797
- Interest increment	349	491
Remeasurement gain recognised in other comprehensive income	139	2,129
Utilised during the year	(5,463)	(8,053)
At end of year	11,389	16,364
Current	1,970	4,836
Non-current	9,419	11,528
	11,389	16,364

Analysis of the expected maturity of undiscounted post-employment benefits:

	Less than	Between 1	Over	
	1 year	and 5 years	5 years	Total
At 31 December 2022	RMB'000	RMB'000	RMB'000	RMB'000
Early retirement benefits	1,970	5,868	4,762	12,600

(b) The provision for rehabilitation is related to the estimated costs of complying with the Group's obligations for land reclamation. These costs are expected to be incurred on mine closure, which, based on current mineral reserve estimates, lasts for periods ranging from 4 to 54 years.

The movements in the present value of the provision for rehabilitation are as follows:

	2022 RMB'000	2021 RMB'000
At beginning of year Unwinding of discount	30,820 1,396	30,219 1,377
Change in discount rate	1,041	(776)
At end of year	33,257	30,820
Non-current	33,257	30,820

38. DEPOSITS FROM CUSTOMERS

	2022 RMB'000	2021 RMB'000
Demand deposits Notice deposits Time deposits	311,982 92,029 800,407	1,056,935 28,229 800,407
	1,204,418	1,885,571

As at 31 December 2022, deposits from customers represented the deposits placed in Zhaojin Finance, a subsidiary of the Group. The deposit interest rates are 0.0100% per annum for US dollar demand deposits and vary from 0.5500% to 4.2625% per annum for local currency (RMB). Except for the time deposits with maturity dates from 29 June 2023 to 18 June 2026, deposits will be repaid upon the demand and notice of the customers.

The balances due to related parties included in deposits from customers are as follows:

	2022 RMB'000	2021 RMB'000
Amounts due to related parties		
– Zhaojin Group	863,348	1,119,671
- Subsidiaries of Zhaojin Group	336,875	765,900
	1,200,223	1,885,571

39. OTHER LONG-TERM LIABILITIES

	2022 RMB'000	2021 RMB'000
Instalment for the purchase of long-term assets	1,852,958	1,658,622
Current portion Non-current	197,668 1,655,290	249,741 1,408,881
	1,852,958	1,658,622

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40. SHARE CAPITAL

	2022 RMB'000	2021 RMB'000
Registered, issued and fully paid: 660,837,607 (2021: 660,837,607) domestic shares of RMB1.00 each 2,609,555,597 (2021: 2,609,555,597) H shares of RMB1.00 each	660,838 2,609,555	660,838 2,609,555
	3,270,393	3,270,393

A summary of movements in the Company's share capital is as follows:

Domestic shares:

	Number of shares in issue	Share capital RMB'000
As at 31 December 2022	660,837,607	660,838
As at 31 December 2021	660,837,607	660,838

H shares:

	Number of	
	shares in issue	Share capital RMB'000
As at 31 December 2022	2,609,555,597	2,609,555
As at 31 December 2021	2,609,555,597	2,609,555

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41. PERPETUAL CAPITAL INSTRUMENTS

On 20 April 2017, 25 August 2020 and 25 August 2021, the Company issued perpetual capital instruments to institutional investors in the PRC interbank bond market and on the Shanghai Stock Exchange with par value of RMB500,000,000 at a fixed initial distribution rate of 5.43% per annum, RMB1,000,000,000 at a fixed initial distribution rate of 4.16% per annum and RMB1,000,000,000 at a fixed initial distribution rate of 3.85%, respectively. On 15 October 2021 and 29 December 2022, the Company issued a perpetual private placement bond through China Life Insurance Company Limited with par value of RMB2,000,000,000 at a fixed initial distribution rate of 4.70% per annum and RMB1,000,000,000 at a fixed initial distribution rate of 4.70% per annum and RMB1,000,000,000 at a fixed initial distribution rate of 4.70% per annum, respectively. On 21 April 2022, the Company repaid the perpetual capital instruments with par value of RMB500,000,000 issued in 2017. Proceeds from issuance, net of issuance expense, were RMB4,989,623,000 in aggregate.

The perpetual capital instruments have no fixed maturity dates and are callable only at the Company's option.

For the perpetual capital instruments issued in 2020 and 2021, on the third and each of the subsequent distribution payment dates of the perpetual capital instruments, the Company is entitled to redeem the perpetual capital instruments at par value together with any accrued, unpaid or deferred coupon distribution payments. If the Group does not exercise the right of redemption, from the beginning of the first four years of distribution bearing, the coupon distribution rate will be reset every three years to a percentage per annum equal to the sum of (a) the initial spread, (b) the three-year China Government Bond rate, and (c) a margin of 3%. While any coupon distribution payments are unpaid or deferred, the Company cannot declare or pay dividends or reduce the registered capital of the Company.

For the perpetual private placement bond issued in 2021 and 2022, on the fifth and each of the subsequent distribution payment dates of the perpetual capital instruments, and the Company is entitled to redeem the perpetual capital instruments at par value together with any accrued, unpaid or deferred coupon distribution payments. If the Group does not exercise the right of redemption, from the beginning of the first six years of distribution bearing, the coupon distribution rate will be reset every five years to a percentage per annum equal to the sum of (a) the initial spread, (b) the five-year China Government Bond rate, and (c) a margin of 3%. While any coupon distribution payments are unpaid or deferred, the Company cannot declare or pay dividends or reduce the registered capital of the Company.

Pursuant to the terms of perpetual capital instruments, and the Company has no contractual obligations to repay their principal or to pay any coupon distribution. The perpetual capital instruments do not meet the definition of financial liabilities according to HKAS 32 *Financial Instruments: Presentation* and are classified as equity and subsequent distribution declared will be treated as distribution to equity owners.

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42. RESERVES

The amounts of the Group's reserves and the movements therein for the current year are presented in the consolidated statement of changes in equity.

CAPITAL RESERVE

On 12 July 2022, the Company acquired 32.63% equity interests in JRKJ at a consideration of RMB21,388,000. The difference between the consideration and the acquired share of net assets of the subsidiary calculated continuously from the acquired date was RMB1,577,000, and was recognised as an additional in capital reserve.

On 11 October 2022, the Company acquired 6.14% equity interests in Ruiyin at a consideration of RMB815,500,000. The difference between the consideration and the acquired share of net assets of the subsidiary calculated continuously from the acquired date was RMB501,768,000, and was recognised as a deduction in capital reserve.

STATUTORY RESERVES

In accordance with the articles of association of the Company approved by the relevant government authorities on 16 April 2004, the net profit after tax of the Company for the purpose of profit distribution will be deemed to be the lesser of (i) the net profit determined in accordance with PRC GAAP and (ii) the net profit determined in accordance with HKFRSs. Under the PRC Company Law and the Company's articles of association, the net profit after tax can only be distributed as dividends after allowance has been made for the following:

- (i) Making up prior years' cumulative losses, if any.
- (ii) Allocations to the statutory common reserve fund of at least 10% of the profit after tax, until the fund aggregates 50% of the Company's share capital. For the purpose of calculating the transfer to the reserve, the profit after tax shall be the amount determined under PRC GAAP. The transfer to this reserve must be made before any distribution of dividends to shareholders.

The statutory common reserve fund can be used to offset previous years' losses, if any, and part of the statutory common reserve fund can be capitalised as the Company's share capital, provided that the remaining amount of such reserve after the capitalisation shall not be less than 25% of the share capital of the Company.

(iii) Allocations to the discretionary common reserve if approved by the shareholders.

The above reserves cannot be used for purposes other than those for which they are created and are not distributable as cash dividends.

For dividend purposes, the amount which the Company and its subsidiaries can legally distribute by way of a dividend is determined with reference to their profits available for distribution as reflected in the respective PRC statutory financial statements which are prepared in accordance with PRC GAAP. These profits differ from those reflected in the financial statements which are prepared in accordance with HKFRSs.

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43. NOTES TO THE CONSOLIDATED STATEMENT OF CASH FLOWS

- (a) The Group had non-cash additions to right-of-use assets and lease liabilities of RMB10,135,000 and RMB10,135,000, respectively, in respect of lease arrangements for plant and equipment (2021: Nil).
- (b) CHANGES IN LIABILITIES ARISING FROM FINANCING ACTIVITIES

	Bank and other loans RMB'000	Lease liabilities RMB'000	Corporate bonds RMB'000	Interest payables included in other payables and accruals RMB'000
At 1 January 2022	9,127,854	32,693	7,745,090	273,848
Changes from financing cash flows	2,352,660	(12,022)	(424,418)	(716,525)
New Lease	-	10,135	-	-
Foreign exchange movement	-	-	30,770	-
Interest expense		1,710	(54,878)	656,313
At 31 December 2022	11,480,514	32,516	7,296,564	213,636

				Interest payables
				included in
	Bank and	Lease	Corporate	other payables
	other loans	liabilities	bonds	and accruals
	RMB'000	RMB'000	RMB'000	RMB'000
At 1 January 2021	9,179,109	44,458	8,229,274	272,993
Changes from financing cash flows	(51,255)	(13,666)	(449,225)	(699,344)
Foreign exchange movement	-	-	(44,653)	-
Interest expense		1,901	9,694	700,199
At 31 December 2021	9,127,854	32,693	7,745,090	273,848

(c) TOTAL CASH OUTFLOW FOR LEASES

The total cash outflow for leases included in the statement of cash flows is as follows:

	2022	2021
	RMB'000	RMB'000
Within financing activities	12,022	13,666

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44. COMMITMENTS

The Group had the following capital commitments at the end of the reporting period:

	2022	2021
	RMB'000	RMB'000
Contracted, but not provided for:		
 Property, plant and equipment 	1,198,288	652,787
- Commitment for potential acquisitions	1,790,955	1,538,797
	2,989,243	2,191,584

Commitments generated from the transactions between related parties are as follows:

	2022 RMB'000	2021 RMB'000
Amounts from related parties – Subsidiaries of Zhaojin Group	11,184	4,002
	11,184	4,002

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45. RELATED PARTY TRANSACTIONS

(a) In addition to the transactions detailed elsewhere in these financial statements, the Group had the following material transactions with related parties during the year:

	2022 RMB'000	2021 RMB'000
Nature of relationships/transactions (i) Zhaojin Group		
 Payment of rental of land use rights Payment of technology service Purchases of land use rights 	7,856 5,677 3,521	8,571 2,433 -
 Rental income Loans to related parties Decrease in deposits from customers, net Interest expense on deposits from customers Interest income from loans to related parties Bill discounting 	3,713 139,292 (256,324) 33,503 336 <u>820,000</u>	4,022 1,670,000 (6,087) 33,651 895 –
(ii) Subsidiaries of Zhaojin Group		
Sales of silver – to Zhaojin Refinery – to Yongxing Zhaojin – to Zhaojin Import and Export	36,204 _ 	172,001 93,558 150
Sales of sulphur concentrate Sales of materials	20,402 16,781	9,913 1,666
 Fees for refining services Brokerage service fees Purchases of sulphur concentrate 	5,481 3,489 5,299	4,356 2,932
 Provision of information services Provision of exploration services Purchases of water treatment equipment and 	9,603 904	11,630 4,477
super filter membrane – Processing of gold products	31,970 2,881	18,650
 Rental income Loans to related parties Interest income from loans to related parties Increase/(decrease) in deposits from customers, net 	6,055 10,760,977 36,268 (428,864)	3,056 8,615,000 33,675 162,428
 Interest expense on deposits from customers Bill discounting Interest income from bill discounting service 	7,849 318,952 23,091	6,548 782,394 19,878

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45. RELATED PARTY TRANSACTIONS – continued

(a) In addition to the transactions detailed elsewhere in these financial statements, the Group had the following material transactions with related parties during the year: – *continued*

		2022 RMB'000	2021 RMB'000
Natu	re of relationships/transactions - continued		
(iii)	Associate – Quanxinsheng		
	 Purchases of engineering service and products 	347	4,382
(iv)	Associate – Yantai Zhaojin Kanfort		
	Precious Metals Incorporated Company		
	 Provision of accommodation and catering services 	4	460
(v)	Associate – Wenzhou Changfeng		
	Mine Engineering Company Limited		
	 Purchases of engineering service 	32,238	
(vi)	Joint venture – Zhong Rui		
	 Purchases of equipment and service 	2,722	848
(vii)	A subsidiary of an associate – Shandong		
	Wucailong Investment Company Limited		
	 Increased entrusted loans 	109,850	92,200
	– Interest income	17,038	12,543
	- Sales of materials	25	5,139
	 Provision of engineering service 	1,627	259
(viii)	Non-controlling shareholder – No.3 Exploration Institute		
	 Purchase of exploration, environmental governance and 		
	related technical services	18,679	10,222
(ix)	Non-controlling shareholder – Shandong Bowen		
	Mining Company Limited		
	- Purchase of equity	815,500	

The directors consider that the sales, purchases and other transactions were undertaken on commercial terms similar to those offered to/by unrelated customers/suppliers in the ordinary course of business of the relevant companies.

45. RELATED PARTY TRANSACTIONS - continued

- (b) Outstanding balances with related parties:
 - (i) Details of the Group's loans receivable due from related parties as at the end of the reporting period are included in note 23 to the financial statements.
 - (ii) Details of the Group's trade balances with related parties as at the end of the reporting period are disclosed in notes 27 and 31 to the financial statements.
 - (iii) Details of the Group's non-trade balances with related parties as at the end of the reporting period are disclosed in notes 28 and 32 to the financial statements.
- (c) Compensation of key management personnel of the Group:

	2022 RMB'000	2021 RMB'000
Short-term employee benefits Post-employment benefits	7,035 572	6,776 600
Total compensation paid to key management personnel	7,607	7,376

Further details of directors' emoluments are included in note 9 to the financial statements.

(d) Connected transactions

The transactions disclosed in items (a)(i) and (a)(ii) above also constitute connected transactions and/or continuing connected transactions as defined in Chapter 14A of the Listing Rules.

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46. FINANCIAL INSTRUMENTS BY CATEGORY

The carrying amounts of each of the categories of financial instruments as at the end of the reporting period are as follows:

Financial assets

	2022			
		Financial		
	Financial	assets at		
	assets	fair value	Financial	
	at fair value	through other	assets at	
	through profit	comprehensive	amortised	
	or loss	income	cost	Total
	RMB'000	RMB'000	RMB'000	RMB'000
Trade and notes receivables	_	21,178	195,287	216,465
Financial assets included in other		, -	,	-,
receivables	-	_	285,398	285,398
Financial assets at fair value through				
profit or loss	1,531,021	-	-	1,531,021
Equity investments designated at				
fair value through other				
comprehensive income	-	190,273	-	190,273
Financial assets measured at				
amortised cost	-	-	525,480	525,480
Loans receivable	-	-	2,370,590	2,370,590
Term deposits	-	-	57,000	57,000
Pledged deposits	-	-	367,405	367,405
Financial assets included in				
other long-term assets	236,990			236,990
Total	1,768,011	211,451	3,801,160	5,780,622

46. FINANCIAL INSTRUMENTS BY CATEGORY - continued

The carrying amounts of each of the categories of financial instruments as at the end of the reporting period are as follows: – *continued*

Financial liabilities

		2022	
	Financial		
	liabilities	Financial	
	at fair value	liabilities	
	through profit	at amortised	
	or loss	cost	Total
	RMB'000	RMB'000	RMB'000
Trade and notes payables	-	430,637	430,637
Financial liabilities included in other payables and			
accruals	-	2,254,791	2,254,791
Financial liabilities at fair value through profit or loss	482,227	-	482,227
Lease liabilities	-	15,056	15,056
Interest-bearing bank and other borrowings	-	11,480,514	11,480,514
Corporate bonds	-	7,296,564	7,296,564
Deposits from customers	-	1,204,418	1,204,418
Other long-term liabilities (including current portion)		1,852,958	1,852,958
Total	482,227	24,534,938	25,017,165

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46. FINANCIAL INSTRUMENTS BY CATEGORY – continued

The carrying amounts of each of the categories of financial instruments as at the end of the reporting period are as follows: – *continued*

Financial assets

	2021			
		Financial		
	Financial	assets at		
	assets	fair value	Financial	
	at fair value	through other	assets	
	through profit	comprehensive	at amortised	
	or loss	income	cost	Total
	RMB'000	RMB'000	RMB'000	RMB'000
Trade and notes receivables	_	29,719	158,544	188,263
Financial assets included in other		-, -	, -	
receivables	_	_	242,578	242,578
Financial assets at fair value through				
profit or loss	1,244,912	-	-	1,244,912
Financial assets measured at				
amortised cost	-	_	490,051	490,051
Loans receivable	-	_	2,272,037	2,272,037
Term deposits	-	_	351,000	351,000
Pledged deposits	-	_	407,268	407,268
Financial assets included in				
other long-term assets	244,608			244,608
Total	1,489,520	29,719	3,921,478	5,440,717

46. FINANCIAL INSTRUMENTS BY CATEGORY - continued

The carrying amounts of each of the categories of financial instruments as at the end of the reporting period are as follows: – *continued*

Financial liabilities

		2021	
	Financial		
	liabilities	Financial	
	at fair value	liabilities	
	through profit	at amortised	
	or loss	cost	Total
	RMB'000	RMB'000	RMB'000
Trade and notes payables	-	389,243	389,243
Financial liabilities included in other payables and			
accruals	-	1,567,735	1,567,735
Financial liabilities at fair value through profit or loss	25,592	-	25,592
Lease liabilities	-	21,170	21,170
Interest-bearing bank and other borrowings	-	9,127,854	9,127,854
Corporate bonds	-	7,745,090	7,745,090
Deposits from customers	-	1,885,571	1,885,571
Other long-term liabilities (including current portion)	-	1,658,622	1,658,622
Total	25,592	22,395,285	22,420,877

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47. FAIR VALUE AND FAIR VALUE HIERARCHY OF FINANCIAL INSTRUMENTS

The carrying amounts and fair values of the Group's financial instruments, other than those with carrying amounts that reasonably approximate to fair values, are as follows:

	Carrying amounts		Fair va	alues
	2022	2021	2022	2021
	RMB'000	RMB'000	RMB'000	RMB'000
Financial assets				
Term deposits	57,000	351,000	58,023	359,902
Loans receivable, non-current portion	351,913	292,500	362,243	271,697
Total	408,913	643,500	420,266	631,599
Financial liabilities Interest-bearing bank and other				
borrowings, non-current portion	2,158,000	1,299,261	2,322,070	1,291,950
Corporate bonds	7,296,564	7,745,090	7,271,508	7,829,963
Total	9,454,564	9,044,351	9,593,578	9,121,913

Management has assessed that the fair values of cash and cash equivalents, pledged deposits, trade and notes receivables, trade and notes payables, financial assets included in prepayments and other receivables, and financial liabilities included in other payables and accruals, deposits from customers, the current portion of loans receivable, the current portion of interest-bearing bank and other borrowings and the current portion of other long-term liabilities approximate to their carrying amounts largely due to the short-term maturities of these instruments.

The Group's finance department headed by the finance manager is responsible for determining the policies and procedures for the fair value measurement of financial instruments. At each reporting date, the finance department analyses the movements in the values of financial instruments and determines the major inputs applied in the valuation. The valuation is reviewed and approved by the chief financial officer.

The fair values of the financial assets and liabilities are included at the amount at which the instrument could be exchanged in a current transaction between willing parties, other than in a forced or liquidation sale. The following methods and assumptions were used to estimate the fair values.

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47. FAIR VALUE AND FAIR VALUE HIERARCHY OF FINANCIAL INSTRUMENTS - continued

The fair values of the term deposits, non-current portion of loans receivable and interest-bearing bank and other borrowings and other long-term liabilities have been calculated by discounting the expected future cash flows using rates currently available for instruments with similar terms, credit risk and remaining maturities. The changes in fair value as a result of the Group's own non-performance risk for interest-bearing bank and other borrowings as at 31 December 2022 was assessed to be insignificant.

The fair values of listed equity investments are based on quoted market prices.

The Group invests in unlisted investments, which represent wealth management products issued by a fund in Hong Kong. The Group has estimated the fair value of these unlisted investments by using a discounted cash flow valuation model based on the market interest rates of instruments with similar terms and risks.

The Group enters into financial liabilities at fair value through profit or loss with non-controlling shareholder of FNJL, included in other long-term assets. The Management adopted Discounted Cash Flow method (specifically Dividend Discount Model) in the valuation.

Below is a summary of significant unobservable inputs to the valuation of financial instruments together with a quantitative sensitivity analysis as at 31 December 2022 and 2021:

		Significant		
	Valuation	unobservable		Sensibility of fair
	technique	Input	Range	value to the input
Financial assets	DCF	Discount rate	14%	1% (2021: 1%)
included in other			(2021: 14%)	increase/decrease in
long-term assets				discount rate would
				result in decrease/
				increase in fair value
				by RMB6,635,000
				and RMB6,891,000
				(2021: by RMB5,669,000
				and RMB5,910,000)

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47. FAIR VALUE AND FAIR VALUE HIERARCHY OF FINANCIAL INSTRUMENTS - continued

FAIR VALUE HIERARCHY

The following tables illustrate the fair value measurement hierarchy of the Group's financial instruments:

Assets measured at fair value:

As at 31 December 2022

	Fair value measurement using			
	Quoted prices in active markets (Level 1) RMB'000	Significant observable inputs (Level 2) RMB'000	Significant unobservable inputs (Level 3) RMB'000	Total RMB'000
Financial assets at fair value through other comprehensive income included in trade and notes receivables Equity investments designated at	-	21,178	-	21,178
fair value through other comprehensive income Financial assets at fair value through	190,273	-	-	190,273
profit or loss	1,266,214	264,807	-	1,531,021
Financial assets included in other long-term assets			236,990	236,990
Total	1,456,487	285,985	236,990	1,979,462

	Fair value measurement using			
	Quoted prices in active	Significant observable	Significant unobservable	
	markets	inputs	inputs	
	(Level 1)	(Level 2)	(Level 3)	Total
	RMB'000	RMB'000	RMB'000	RMB'000
Financial assets at fair value through other comprehensive income included in trade and notes receivables		29,719	_	29,719
Financial assets at fair value through profit or loss	1,098,410	146,502	-	1,244,912
Financial assets included in other long-term assets			244,608	244,608
Total	1,098,410	176,221	244,608	1,519,239

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47. FAIR VALUE AND FAIR VALUE HIERARCHY OF FINANCIAL INSTRUMENTS - continued

FAIR VALUE HIERARCHY – continued

The movements in fair value measurements within Level 3 during the year are as follows:

	2022 RMB'000	2021 RMB'000
Financial assets included in other long-term assets		
At 1 January	244,608	_
Addition	-	225,000
Total (losses)/gains recognised in the statement of profit or loss	(7,618)	19,608
At 31 December	236,990	244,608

During the year, there were no transfers of fair value measurements between Level 1 and Level 2 and no transfers into or out of Level 3 for both financial assets and financial liabilities (2021: Nil).

Liabilities measured at fair value:

As at 31 December 2022

	Fair value measurement using		
	Quoted prices Significant		
	in active	observable	
	markets	inputs	
	(Level 1)	(Level 2)	Total
	RMB'000	RMB'000	RMB'000
Financial liabilities at fair value through profit or loss	482,227		482,227

	Fair value measurement using		
	Quoted prices in active	Significant observable	
	markets	inputs	
	(Level 1)	(Level 2)	Total
	RMB'000	RMB'000	RMB'000
Financial liabilities at fair value through profit or loss		25,592	25,592

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47. FAIR VALUE AND FAIR VALUE HIERARCHY OF FINANCIAL INSTRUMENTS - continued

FAIR VALUE HIERARCHY – continued

Assets for which fair values are disclosed:

As at 31 December 2022

	Fair value measurement using			
	Quoted prices	Significant		
	in active	observable		
	markets	inputs		
	(Level 1)	(Level 2)	Total	
	RMB'000	RMB'000	RMB'000	
Term deposits	-	58,023	58,023	
Loans receivable, non-current portion		362,243	362,243	
Total		420,266	420,266	

	Fair value measurement using			
	Quoted prices	Significant		
	in active	observable		
	markets	inputs		
	(Level 1)	(Level 2)	Total	
	RMB'000	RMB'000	RMB'000	
Term deposits	-	359,902	359,902	
Loans receivable, non-current portion	-	271,697	271,697	
Total		631,599	631,599	

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47. FAIR VALUE AND FAIR VALUE HIERARCHY OF FINANCIAL INSTRUMENTS – continued

FAIR VALUE HIERARCHY – continued

Liabilities for which fair values are disclosed:

As at 31 December 2022

	Fair value measurement using			
	Quoted prices	Significant		
	in active	observable		
	markets	inputs		
	(Level 1)	(Level 2)	Total	
	RMB'000	RMB'000	RMB'000	
Interest-bearing bank and other borrowings,				
non-current portion	-	2,322,070	2,322,070	
Corporate bonds	3,275,861	3,995,647	7,271,508	
Total	3,275,861	6,317,717	9,593,578	

	Fair value measurement using			
	Quoted prices	Significant		
	in active	observable		
	markets	inputs		
	(Level 1)	(Level 2)	Total	
	RMB'000	RMB'000	RMB'000	
Interest-bearing bank and other borrowings,				
non-current portion	-	1,291,950	1,291,950	
Corporate bonds	4,799,390	3,030,573	7,829,963	
Total	4,799,390	4,322,523	9,121,913	

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48. FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES

The Group's principal financial instruments, other than derivatives and financial liabilities at fair value through profit or loss, comprise bank loans, corporate bonds, other interest-bearing loans, and cash and time deposits. The main purpose of these financial instruments is to raise finance for the Group's operations. The Group has various other financial assets and liabilities such as trade and notes receivables and trade and notes payables, which arise directly from its operations. In addition, the Group has financial instruments such as equity investments at fair value through profit or loss, which arise directly from its investment activities.

The main risks arising from the Group's financial instruments were liquidity risk, interest rate risk, commodity price risk, foreign currency risk, credit risk and equity price risk. The directors review and agree policies for managing each of these risks and they are summarised below.

LIQUIDITY RISK

The Group's policy is to maintain sufficient cash and cash equivalents or have available funding through an adequate amount of committed facilities from banks to meet its commitments over the foreseeable future in accordance with its strategic plan.

The maturity profile of the Group's financial liabilities as at the end of the reporting period, based on the contractual undiscounted payments, is as follows:

	On demand RMB'000	Less than 1 year RMB'000	1 to 5 years RMB'000	Over 5 years RMB'000	Total RMB'000
2022					
Lease liabilities Interest-bearing bank and other	-	18,143	10,088	17,736	45,967
borrowings	-	9,513,918	2,326,815	-	11,840,733
Trade and notes payables Financial liabilities included in other	377,456	53,181	-	-	430,637
payables and accruals	1,905,737	349,054	-	-	2,254,791
Corporate bonds	-	1,533,700	6,338,300	-	7,872,000
Deposits from customers Other long-term liabilities	-	1,204,418	-	-	1,204,418
(including current portion)		213,752	1,159,277	1,378,148	2,751,177
	2,283,193	12,886,166	9,834,480	1,395,884	26,399,723

48. FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES – continued

LIQUIDITY RISK – continued

2021	On demand RMB'000	Less than 1 year RMB'000	1 to 5 years RMB'000	Over 5 years RMB'000	Total RMB'000
Lease liabilities	-	10,846	13,244	19,467	43,557
Interest-bearing bank and other borrowings	_	7,909,098	1,420,710	_	9,329,808
Trade and notes payables	327,704	61,539	-	_	389,243
Financial liabilities included in other					
payables and accruals	1,242,878	324,857	-	-	1,567,735
Corporate bonds	-	3,702,202	4,554,600	-	8,256,802
Deposits from customers	-	1,885,571	-	-	1,885,571
Other long-term liabilities					
(including current portion)	102,000	154,885	619,539	1,438,253	2,314,677
	1,672,582	14,048,998	6,608,093	1,457,720	23,787,393

INTEREST RATE RISK

The Group's exposure to interest rate risk relates primarily to the Group's cash holdings, interest-bearing bank and other borrowings and corporate bonds. The Group manages its interest rate exposure from certain cash holdings through placing them into appropriate short-term deposits at a mixture of variable or fixed rates and manages the exposure from all of its interest-bearing loans through the use of fixed rates or floating rates.

The Group has not used any interest rate swaps to hedge its exposure to interest rate risk.

The following table demonstrates the sensitivity to a reasonably possible change in interest rates, with all other variables held constant, of the Group's profit after tax through the impact on floating rate borrowings.

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48. FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES – continued

INTEREST RATE RISK – continued

	Increase/ (decrease) in basis points	Increase/ (decrease) in profit after tax RMB'000
2022		
RMB	100	24,565
RMB	(100)	(24,565)
2021		
RMB	100	(25,441)
RMB	(100)	25,441

COMMODITY PRICE RISK

The Group's exposure to price risk relates principally to the market price fluctuations on gold and copper which can affect the Group's results of operations.

During the year, under certain circumstances, the Group entered into Au (T+D) arrangements, which substantially are forward commodity contracts, on the SGE to hedge potential price fluctuations of gold. Under those arrangements, the Group can forward buy or sell gold at the current day's price by depositing 10% of the total transaction amount. Subsequently, it can close the deal by either physically delivering the gold or entering into an offsetting arrangement. There is no restriction imposed on the settlement period. During the year, the Group has not entered into any long position under the Au (T+D) framework.

The Group also entered into gold forward contracts and copper cathode forward contracts on the Shanghai Futures Exchange for the sale of gold and copper.

The price range of the forward commodity contracts is closely monitored by management. Accordingly, a reasonable possible fluctuation of 10% in commodity prices would have no significant impact on the Group's profit and equity for the year.

48. FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES – continued

FOREIGN CURRENCY RISK

The following table demonstrates the sensitivity at the end of the reporting period to a reasonably possible change in the RMB exchange rates against United States dollar, Hong Kong dollar and Australian dollar, with all other variables held constant, of the Group's profit before tax and the Group's equity.

		Increase/	
	Increase/	(decrease)	increase/
	(decrease) in	in profit	(decrease)
	exchange rate	before tax	in equity*
	%	RMB'000	RMB'000
2022			
If RMB weakens against USD	10	(14,063)	-
If RMB strengthens against USD	(10)	14,063	-
If RMB weakens against HKD	10	(2,789)	-
If RMB strengthens against HKD	(10)	2,789	-
If RMB weakens against AUD	10	(1,093)	-
If RMB strengthens against AUD	(10)	1,093	-
If RMB weakens against GBP	10	(31)	-
If RMB strengthens against GBP	(10)	31	

* Excluding retained profits

CREDIT RISK

The Group has no significant credit risk with customers since almost most of the gold sales are made through the SGE. Besides, 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. As disclosed in note 27, the Group seeks to maintain strict control over its outstanding receivables and senior management regularly reviews the aging balances of trade receivables.

The Group's notes receivables are guaranteed by banks and the risk for default in payment is minimal. The carrying amounts of cash and cash equivalents, trade and notes receivables, financial assets in other receivables, pledged deposits and loans receivable represent the Group's maximum exposure to credit risk attributable to its financial assets.

Substantial amounts of the Group's cash and cash equivalents are held in well-known financial institutions located in Mainland China and Hong Kong, which management believes are of high credit quality.

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48. FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES – continued

CREDIT RISK – continued

Maximum exposure and year-end staging

The tables below show the credit quality and the maximum exposure to credit risk based on the Group's credit policy, which is mainly based on aging information unless other information is available without undue cost or effort, and year-end staging classification as at 31 December. For listed debt investments, the Group also monitors them by using external credit ratings. The amounts presented are gross carrying amounts for financial assets.

	12-month				
	ECLs		Lifetime ECLs		
				Simplified	
	Stage 1	Stage 2	Stage 3	approach	Total
	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
Trade receivables*	_	_	_	207,539	207,539
Financial assets included in prepayments,				201,000	201,000
deposits and other receivables					
– Normal**	157,363	-	-	-	157,363
– Doubtful**	-	148,641	164,005	-	312,646
Loans receivable	1,915,811	580,365	380,517		2,876,693
	2,073,174	729,006	544,522	207,539	3,554,241
Loans receivable	1,915,811 2,073,174	580,365 729,006	380,517 544,522		

48. FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES – continued

CREDIT RISK – continued

Maximum exposure and year-end staging - continued

As at 31 December 2021

	12-month				
	ECLs		Lifetime ECLs		
				Simplified	
	Stage 1	Stage 2	Stage 3	approach	Total
	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
Trade receivables*	_	_	_	172,257	172,257
Financial assets included in prepayments, deposits and other receivables					
– Normal**	96,682	_	_	_	96,682
– Doubtful**	-	168,853	159,928	-	328,781
Loans receivable	2,337,176		351,524		2,688,700
	2,433,858	168,853	511,452	172,257	3,286,420

* For trade receivables to which the Group applies the simplified approach for impairment, information based on the provision matrix is disclosed in note 27 to the financial statements.

** The credit quality of the financial assets included in prepayments, other receivables and other assets is considered to be "normal" when there is no information indicating that the financial assets had a significant increase in credit risk since initial recognition. Otherwise, the credit quality of the financial assets is considered to be "doubtful".

Since the Group trades only with the SGE and recognised and creditworthy third parties, there are no significant concentrations of credit risk within the Group.

Further quantitative data in respect of the Group's exposure to credit risk arising from trade receivables are disclosed in note 27 to the financial statements.

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48. FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES – continued

EQUITY PRICE RISK

Equity price risk is the risk that the fair values of equity securities decrease as a result of changes in the levels of equity indices and the value of individual securities. The Group was exposed to equity price risk arising from individual listed equity investments classified as Equity investments designated at fair value through other comprehensive income (note 21) and equity investments at fair value through profit or loss (note 29) as at 31 December 2022 and 2021. The Group's listed equity investments are listed on the Shanghai and Shenzhen Stock Exchanges, the Australian Securities Exchange, Hong Kong, London and New York Stock Exchanges and are valued at quoted market prices at the end of the reporting period.

The market equity indices (rounded down) for the following stock exchanges, at the close of business of the nearest trading day in the year to the end of the reporting period, and their respective highest and lowest points during the year were as follows:

	31 December 2022	High/low 2022	31 December 2021	High/low 2021
Shanghai – A Share Index	3,089	3,096/3,082	3,640	3,732/3,313
Shenzhen – A Share Index	2,066	2,071/2,064	2,648	2,691/2,229
London – FT250 Index	18,853	19,016/18,853	23,481	24,354/19,878
Australia – ASX 200 Index	7,038	7,073/7,022	7,445	7,633/6,517
Hong Kong – HSI Index	19,781	20,073/19,781	23,398	31,183/22,665
New York – NYSE Index	15,184	15,241/15,069	17,164	17,364/14,258

48. FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES – continued

EQUITY PRICE RISK – continued

The following table demonstrates the sensitivity to every 10% change in the fair values of the equity investments, with all other variables held constant and before any impact on tax, based on their carrying amounts at the end of the reporting period. For the purpose of this analysis, for the equity investment at fair value through other comprehensive income, the impact is deemed to be on the fair value reserve.

2022 Investments li	isted in	Carrying amount of equity investments RMB'000	Increase/ (decrease) in equity price %	Increase/ (decrease) in profit before tax RMB'000	Increase/ (decrease) in equity* RMB'000
Australia –	Financial assets at fair value through profit or loss	323,705	10 (10)	32,371 (32,371)	- -
New York –	Financial assets at fair value through profit or loss	2,010	10 (10)	201 (201)	-
London –	Financial assets at fair value through profit or loss	335,750	10 (10)	33,575 (33,575)	-
Shenzhen –	Financial assets at fair value through profit or loss	63,037	10 (10)	6,304 (6,304)	-
Shanghai –	Financial assets at fair value through profit or loss	87,780	10 (10)	8,778 (8,778)	-
Hong Kong –	Financial assets at fair value through profit or loss	320,824	10 (10)	32,082 (32,082)	
Total		1,133,106	10 (10)	113,311 (113,311)	

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48. FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES - continued

EQUITY PRICE RISK – continued

		Carrying		Increase/	
		amount	Increase/	(decrease)	Increase/
		of equity	(decrease) in	in profit	(decrease)
2021		investments	equity price	before tax	in equity*
Investments lis	sted in	RMB'000	%	RMB'000	RMB'000
Australia –	Financial assets at fair value				
	through profit or loss	198,285	10	19,829	-
			(10)	(19,829)	-
New York -	Financial assets at fair value				
	through profit or loss	40,602	10	4,060	-
			(10)	(4,060)	-
London –	Financial assets at fair value				
	through profit or loss	262,119	10	26,212	-
			(10)	(26,212)	-
Shenzhen –	Financial assets at fair value				
	through profit or loss	110,420	10	11,042	-
			(10)	(11,042)	-
Oh an ala a'	Fire a state of fair solution				
Shanghai –	Financial assets at fair value	104 010	10	10.401	
	through profit or loss	124,210	10 (10)	12,421 (12,421)	-
			(10)	(12,421)	-
Hong Kong –	Financial assets at fair value				
riong rong	through profit or loss	352,384	10	35,238	-
		002,001	(10)	(35,238)	-
			()	(00,200)	
Total		1,088,020	10	108,802	
Iotai		1,000,020	(10)	(108,802)	
			(10)	(100,002)	

* Excluding retained profits

48. FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES – continued

CAPITAL MANAGEMENT

The primary objectives of the Group's capital management are to safeguard the Group's ability to continue as a going concern and to maintain healthy capital ratios in order to support its business and maximise shareholders' value. To maintain or adjust the capital structure, the Group may adjust the dividend payment to shareholders, return capital to shareholders or issue new shares.

The Group manages its capital structure and makes adjustments to it in light of changes in economic conditions. The Group made no change to its capital structure between 2021 and 2022.

The Group is currently funding its capital expenditure through corporate bonds, new bank borrowings and gold leasing business. Under normal circumstances, the Group monitors capital using a gearing ratio, which is net debt divided by the total equity plus net debt. The Group's policy is to maintain the gearing ratio between 20% and 60%. Net debt includes interest-bearing bank and other borrowings, and corporate bonds, less cash and cash equivalents. Capital represents the equity of the Group.

	2022	2021
	RMB'000	RMB'000
Interest-bearing bank and other borrowings	11,480,514	9,127,854
Corporate bonds	7,296,564	7,745,090
Less: Cash and cash equivalents	(3,583,213)	(2,998,213)
Net debt	15,193,865	13,874,731
Total equity	20,047,452	19,728,874
Total equity and net debt	35,241,317	33,603,605
Gearing ratio	43.1%	41.3%

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49. STATEMENT OF FINANCIAL POSITION OF THE COMPANY

Information about the statement of financial position of the Company at the end of the reporting period is as follows:

	31 December 2022 RMB'000	31 December 2021 RMB'000
NON-CURRENT ASSETS		
Property, plant and equipment	7,401,821	7,008,152
Investment properties	95,733	99,043
Right-of-use assets	229,645	238,991
Goodwill	84,336	84,336
Other intangible assets	1,876,011	1,124,784
Investments in subsidiaries	10,350,669	8,857,378
Investment in an associate	27,937	27,937
Loans receivable	2,400,000	1,683,879
Long-term deposits	6,504	6,546
Term deposits	555,000	1,150,000
Other long-term assets	648,740	691,126
Total non-current assets	23,676,396	20,972,172
CURRENT ASSETS		
Inventories	2,166,290	2,053,924
Trade and notes receivables	5,295	5,277
Prepayments, other receivables and other assets	3,977,132	2,410,780
Financial assets at fair value through profit or loss	62,437	72,623
Pledged deposits	159,014	171,716
Loans receivable	6,634,596	7,040,451
Cash and cash equivalents	3,180,521	1,111,410
Total current assets	16,185,285	12,866,181

49. STATEMENT OF FINANCIAL POSITION OF THE COMPANY - continued

Information about the statement of financial position of the Company at the end of the reporting period is as follows: – *continued*

	31 December 2022 RMB'000	31 December 2021 RMB'000
CURRENT LIABILITIES		
Trade and notes payables	154,859	228,986
Other payables and accruals	1,672,011	1,537,796
Interest-bearing bank and other borrowings	8,610,355	6,738,678
Corporate bonds – short term	1,301,118	1,532,964
Financial liability at fair value through profit or loss	-	25,592
Current portion of other long-term liabilities	111,941	-
Current portion of other Provisions	649	2,979
Total current liabilities	11,850,933	10,066,995
NET CURRENT ASSETS	4,334,352	2,799,186
	,,	, ,
TOTAL ASSETS LESS CURRENT LIABILITIES	28,010,748	23,771,358
NON-CURRENT LIABILITIES		
Interest-bearing bank and other borrowings	2,158,000	1,079,000
Corporate bonds	5,995,446	4,300,489
Deferred tax liabilities	5,516	12,847
Deferred income	47,121	65,416
Provisions	12,209	12,157
Other long term liability	323,242	-
Lease liabilities	11,139	19,293
		and the second second
Total non-current liabilities	8,552,673	5,489,202
Net assets	19,458,075	18,282,156
EQUITY		
Share capital	3,270,393	3,270,393
Perpetual capital instruments (note 41)	5,058,253	4,539,287
Reserves (note (a))	11,129,429	10,472,476
	,120,120	
TOTAL EQUITY	10 /59 075	18 292 156
	19,458,075	18,282,156

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49. STATEMENT OF FINANCIAL POSITION OF THE COMPANY - continued

Information about the statement of financial position of the Company at the end of the reporting period is as follows: – *continued*

Note:

(a) A summary of the Company's reserves is as follows:

		Special			
	Capital	reserve –	Statutory	Retained	
	reserve	safety fund	reserves	profits	Total
	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
At 1 January 2021	3,065,178	2,915	1,185,290	5,502,539	9,755,922
Total comprehensive income for the year	(433)	-	-	986,092	985,659
Accrued distribution of perpetual capital					
instruments	-	-	-	(105,585)	(105,585)
Transfer to reserves	-	-	97,853	(97,853)	-
Accrual of the safety fund	-	8,413	_	(8,413)	-
Final 2021 dividend declared and paid	-	-	_	(163,520)	(163,520)
	·				
At 31 December 2021 and 1 January 2022	3,064,745	11,328	1,283,143	6,113,260	10,472,476
Total comprehensive income for the year	(279)	_	_	844,919	844,640
Accrued distribution of perpetual capital	. ,				-
instruments	-	-	_	(182,743)	(182,743)
Redemption of perpetual capital instruments	-	-	_	(1,223)	(1,223)
Transfer to reserves	-	-	86,361	(86,361)	-
Safety production cost	-	(3,721)	_	-	(3,721)
At 31 December 2022	3,064,466	7,607	1,369,504	6,687,852	11,129,429

50. EVENTS AFTER THE REPORTING PERIOD

On 14 February 2023, the Company issued a short-term bond with a par value of RMB1.5 billion for a term of 30 days and bearing interest at a rate of 1.99% per annum.

On 21 February 2023, the Company issued a short-term bond with a par value of RMB1 billion for a term of 30 days and bearing interest at a rate of 1.99% per annum.

51. APPROVAL OF THE FINANCIAL STATEMENTS

The financial statements were approved and authorised for issue by the board of directors on 24 March 2023.