## 康师傅控股有限公司\* TINGYI (CAYMAN ISLANDS)HOLDING CORP.

证券编号/Stock Code:0322







欠ま饮食業など115™ Life+Delicacy





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# 公司簡介

# **Company Profile**

康師傅控股有限公司(「本公司」)及其附屬公司(「本集團」)主要在中國從事生產和銷售方便麵及飲品。本集團於1992年開始生產方便麵,並自1996年起擴大業務至方便食品及飲品:2012年3月,本集團進一步拓展飲料業務範圍,完成與PepsiCo中國飲料業務之戰略聯盟,開始獨家負責製造、灌裝、包裝、銷售及分銷PepsiCo於中國的非酒精飲料。「康師傅」作為中國家喻戶曉的品牌,經過多年的耕耘與積累,深受中國消費者喜愛和支持。

康師傅作為快消品行業的領導品牌,肩負引領行業食品安全與質量保障的使命,本集團不斷構建和完善管理體系,建立風險預防管理機制,實施食品安全的全方位控制,確保產品質量與安全,為廣大消費者提供安全、美味、健康的食品。

本集團不斷完善遍佈全國各地的銷售網絡,令新產品更加快速、有效地登陸市場,使得集團產品處於行業領先地位。截至2023年12月31日,本集團共擁有348個營業所及303個倉庫以服務76,875家經銷商及217,087家直營零售商。

本公司於1996年2月在香港聯合交易所有限公司上市。於2023年12月31日,本公司之市值達536億港幣。現時本公司為摩根士丹利資本國際(MSCI)中國指數成份股及恒生指數成份股。

今後,本集團仍將發展焦點集中於食品製造、行銷及流通行業,並繼續強化通路與銷售系統網絡,以建立「全球最大中式方便食品及飲品集團」為奮鬥目標。

Tingyi (Cayman Islands) Holding Corp. (the "Company"), and its subsidiaries (the "Group") specialise in the production and distribution of instant noodles and beverages in the People's Republic of China (the "PRC"). The Group started its instant noodle business in 1992, and expanded into instant food business and beverage business in 1996. In March 2012, the Group further expanded its beverage business by forming a strategic alliance with PepsiCo for the beverage business in the PRC. The Company exclusively manufactures, bottles, packages, distributes and sells PepsiCo soft drinks in the PRC. After years of hard work and accumulation, "Master Kong" has become one of the best-known brands among consumers in the PRC.

Being a leading brand in the fast moving consumer goods industry, Master Kong has to hold the industry responsibility of food safety and quality guarantee. The Group constantly builds and improves management system, establishes risk prevention management system, implements entire control over food safety and ensures product quality and safety. We will constantly strive for product quality and food safety, as well as provide consumers with safe, tasty and healthy food products.

The Group distributed its products throughout the PRC through its extensive sales network consisting of 348 sales offices and 303 warehouses serving 76,875 wholesalers and 217,087 direct retailers as of 31 December 2023. This extensive sales network is a significant contributor to the Group's leading market position and it enables the Group to introduce new products rapidly and effectively.

The Company was listed on The Stock Exchange of Hong Kong Limited in February 1996. Market capitalisation as at 31 December 2023 was HK\$53.6 billion. The Company is a constituent stock of Morgan Stanley Capital International (MSCI) China Index and Hang Seng Index.

Focused on food manufacture, sales and distribution business, the Group will continue to strengthen its logistics and sales network in the PRC with target of becoming "The largest Group for Chinese Instant Food & Beverage in the World".

# 財務摘要 Financial Summary

## 綜合收益表

## **CONSOLIDATED INCOME STATEMENT**

		截至12月31日止年度						
		For the years ended 31 December						
		2023	2022	2021	2020	2019		
		人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元		
		RMB' 000	RMB' 000	RMB' 000	RMB' 000	RMB' 000		
收益	Revenue	80,418,075	78,717,420	74,082,292	67,617,835	61,978,158		
除税前溢利	Profit before taxation	4,779,461	4,148,804	5,808,643	6,531,912	5,411,596		
税項	Taxation	(1,262,794)	(1,072,970)	(1,424,976)	(1,958,228)	(1,693,374)		
本年度溢利	Profit for the year	3,516,667	3,075,834	4,383,667	4,573,684	3,718,222		
應佔溢利	Profit attributable to:							
本公司股東	Owners of the Company	3,117,461	2,632,312	3,802,482	4,062,263	3,330,981		
少數股東權益	Non-controlling interests	399,206	443,522	581,185	511,421	387,241		
本年度溢利	Profit for the year	3,516,667	3,075,834	4,383,667	4,573,684	3,718,222		
股息	Dividends	*3,117,461	2,632,312	3,802,482	4,062,263	3,330,981		
		人民幣分	人民幣分	人民幣分	人民幣分	人民幣分		
		RMB cents	RMB cents	RMB cents	RMB cents	RMB cents		
每股溢利	Earnings per share							
基本	Basic	55.33	46.73	67.57	72.23	59.25		
攤薄	Diluted	55.31	46.71	67.51	72.15	59.20		

尚待2024年召開的股東周年大會決議通過。

Subject to approval by the Annual General Meeting to be held in 2024.

## 綜合財務狀況表

## **CONSOLIDATED STATEMENT OF FINANCIAL POSITION**

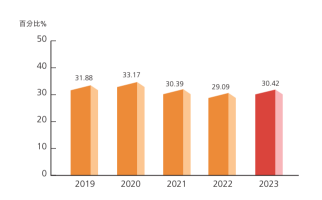
於12月31日	
As at 31 December	

		As at 31 December					
		2023	2022	2021	2020	2019	
		人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元	
		RMB' 000	RMB' 000	RMB' 000	RMB' 000	RMB' 000	
投資性房地產	Investment properties	1,825,170	1,832,200	1,807,100	1,771,700	1,771,500	
物業、機器及設備	Property, plant and equipment	21,454,802	21,259,417	21,510,028	21,934,571	23,013,991	
使用權資產	Right-of-use assets	3,554,237	3,625,714	3,691,741	3,804,456	4,025,124	
聯營公司權益	Interest in an associate	95,378	93,316	94,847	94,802	139,537	
合營公司權益	Interest in joint ventures	529,323	614,316	625,163	627,031	889,065	
無形資產	Intangible assets	155,640	162,480	155,970	165,668	183,409	
其他非流動資產	Other non-current assets	5,061,526	6,834,794	6,757,633	4,431,860	2,499,236	
淨流動(負債)資產	Net current (liabilities) assets	(8,719,436)	(7,677,469)	(4,158,264)	1,629,302	(2,869,623)	
非流動負債	Non-current liabilities	(6,734,396)	(9,929,293)	(8,075,718)	(9,720,007)	(6,606,132)	
淨資產	Net assets	17,222,244	16,815,475	22,408,500	24,739,383	23,046,107	
發行股本	Issued capital	196,681	235,741	235,633	235,422	235,401	
儲備	Reserves	13,697,923	13,135,785	18,424,343	20,877,302	19,343,173	
少數股東權益	Non-controlling interests	3,327,640	3,443,949	3,748,524	3,626,659	3,467,533	
股東權益總額	Total equity	17,222,244	16,815,475	22,408,500	24,739,383	23,046,107	

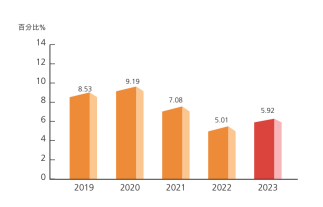
集團收益 GROUP REVENUE

人民幣百萬元 RMB'M 80.418 78,717 80,000 74.082 67,618 70,000 61,978 60,000 50,000 40,000 30,000 20,000 10,000 0 2020 2021 2022 2023 2019

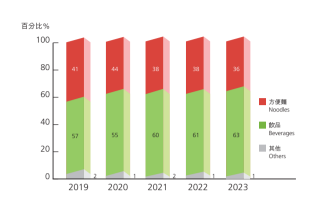
集團毛利率 GROUP GROSS PROFIT MARGIN



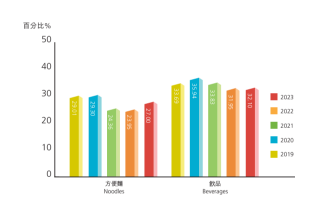
除税及息前溢利率 EBIT MARGIN



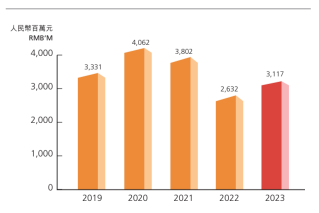
# 各事業佔總收益的百分比 PERCENTAGE OF TOTAL REVENUE BY SEGMENT



各事業毛利率
GROUP PROFIT MARGIN BY SEGMENT



股東應佔溢利 PROFIT ATTRIBUTABLE TO OWNERS OF THE COMPANY



# 銷售網絡

# Sales Network



生產基地 Production Centre	天津 Tianjin	杭州 Hangzhou	廣州 Guangzhou	瀋陽 Shenyang	重慶 Chongqing	武漢 Wuhan	西安 Xian	其他 Other Centres	合計 Total
方便麵事業 Instant Noodles Business								8	15
飲品事業 Beverage Business								53	60

	2019	2020	2021	2022	2023
	數量 Number of				
營業所 Sales Office	371	365	340	337	348
倉庫 Warehouse	182	236	341	322	303
經銷商 Wholesale	36,186	47,898	80,726	76,528	76,875
直營零售商 Direct Retailer	185,789	210,366	256,567	254,975	217,087
員工人數 Employee	58,182	60,654	62,107	64,302	66,807
生產線 Production Line	604	584	570	575	571
生產基地 Production Centre	88	86	78	78	76

## 主席報告

## Chairman's Statement

康師傅作為中國食品飲料行業領先的民族品牌企業,始終致力於為消費者帶來「歡樂飲食,美好生活」。我們提供健康、美味的產品,滿足不同消費者、不同場景的消費需求,為消費者的每一口帶來歡樂。

面對 2023 年的市場變化,集團堅持長期主義,追求有質量的發展。逐步改善毛利結構,積極投資品牌的年輕化建設,完善食安風險管理,助力業績平穩增長。

這一年來,集團持續產品創新、品牌建設和渠道建設。加大基礎研究投入,加速人才梯隊建設,加強系統平台整合,加快數字化轉型。持續食品安全及可持續發展項目的推進,同時推動業務增長,更好服務客戶及消費者並為股東創造價值,打造一個讓政府放心,合作夥伴開心,消費者安心的綜合性食品飲料「民族品牌」。

2024年市場仍充滿機會與挑戰。董事會將繼續堅定不移的推動集團各方面高質量發展,產品及服務內外部升級,推動讓消費者實現質的提升和市場上量的合理增長,持續敦促管理團隊健康經營,服務於廣大消費者。

在此,我對股東、董事會成員、管理層、 員工、合作夥伴及消費者多年來的支持致 以衷心感謝! Master Kong, as a leading national brand and company in China's food and beverage industry, has committed to providing consumers with "Life + Delicacy". The endeavors are there to bring joy to consumers in every bite they have with healthy and delicious products suitable for different consumer groups as well as consumption occasions.

In face of market changes in 2023, the Group adhered to long-termism and pursued quality development. Gradual improvement had been made in gross margin structure, and active investments had been made in brand rejuvenation and food safety risk management, bolstering the stable growth of performance.

Over the year, the Group had kept on with product innovation, branding and channel development. Investment in basic research had been intensified, talent echelon development accelerated, system platform integration strengthened, and digital transformation expedited. Efforts had been made to continue to promote food safety and sustainable development, drive business growth, better serve customers and consumers, create value for shareholders, and establish a comprehensive food and beverage "National Brand" that is trustworthy for the government, delightful for partners, and reassuring for consumers.

The market in 2024 is still loaded with opportunities and challenges. The Board will continue to un-swervingly promote the Group's high-quality development in all aspects, upgrade products and services from within and outside, drive the improvement of product quality for consumers and reasonable growth of total volume consumptions in the market, and prompt the management team, on an ongoing basis, to operate in a healthy manner to serve the wide population of consumers.

I would like to express my heartfelt gratitude to all the shareholders, members of the Board, management team, employees, partners and consumers for their support over all these years!

魏宏名

董事會主席

中國香港 2024年3月26日 Wei Hong-Ming

Chairman of the Board

Hong Kong, China March 26, 2024

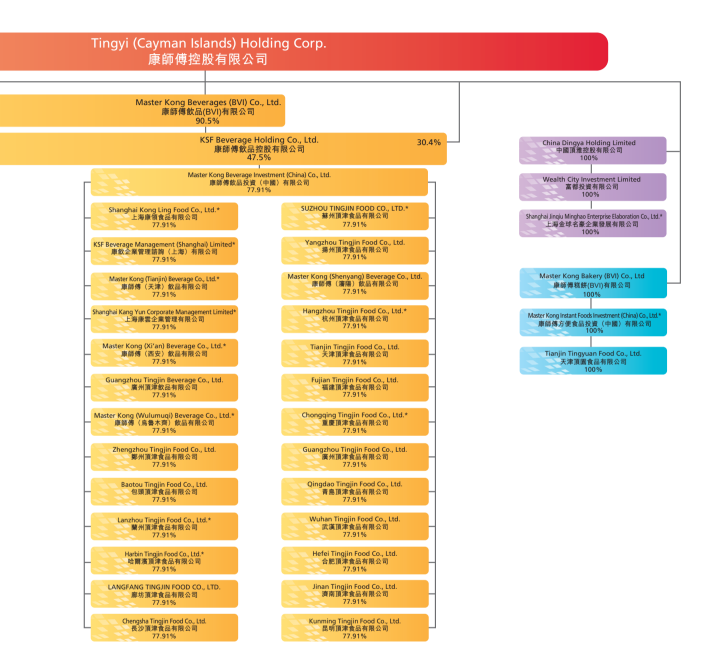
# 集團架構 Group Structure



備註:本圖標識康師傅控股有限公司對各附屬公司的直接或間接持股比例。用\*標注的公司之英文名稱是根據中文名稱直接翻譯而成。 Note: This chart illustrates TINGYI (CAYMAN ISLANDS) HOLDING CORP.'s direct or indirect proportion of womership interest of its Principal Subsidiaries.

\* represents direct translation of registered name in Chinese.

China Bottlers (Hong Kong) Limite 中國灌裝企業(香港)有限公司 77.91% Master Kong PBB Investment Co. Ltd.\* 康師傅百飲投資有限公司 77.91% Fuzhou Pepsi-Cola Beverage Company Limited 福州百事可樂飲料有限公司77.91% Shenzhen Pepsi-Cola Beverage Company Limited\* 深圳百事可樂飲料有限公司 77.91% Guangzhou Pepsi-Cola Beverage Company Limited 廣州百事可樂飲料有限公司 77.91% Changsha Pepsi-Cola Beverage Co., Ltd. 長沙百事可樂飲料有限公司 77.91% Lanzhou PepsiCo Beverages Company Limited\* 蘭州百事飲料有限公司 77.91% CHENGDU PEPSICO BEVERAGES COMPANY LIMITED 成都百事飲料有限公司 77.91% CHONGQING PEPSI-TIANFU BEVERAGE COMPANY LIMITED 重慶百事天府飲料有限公司 73.54% epsi Beverage (Nanchang) Company Limited 百事飲料(南昌)有限公司 54.54% Beijing Pepsi-Cola Beverage Co., Ltd. 北京百事可樂飲料有限公司 50.64% Changchun Pepsi-Cola Beverage Co., Ltd. 長春百事可樂飲料有限公司 74.01% Hangzhou Pepsi-Cola Beverage Company Ltd. 杭州百事可樂飲料有限公司 58.43% Tianjin Pepsi-Cola Beverage Company Limited 天津百事可樂飲料有限公司 77.91% Zhengzhou PepsiCo Beverages Company Limited\* 鄭州百事飲料有限公司 77.91% Harbin Pepsi-cola Beverage Co., Ltd. 哈爾濱百事可樂飲料有限公司 77.91% Xi'an Pepsi-Cola Beverage Company Limited 西安百事可樂飲料有限公司 77.91%



# 管理層討論與分析

# Management Discussion and Analysis

### 宏觀及行業回顧

2023年中國國內生產總值同比增長5.2%。家外場景恢復明顯,社會消費品零售總額同比增長7.2%,CPI全年基本持平。但購物決策,一方面追求健康和高價值的產品,另一方面注重產品的性價比。渠道上,近場業態的零食折扣店為線下主要增長渠道,線上興趣電商增速明顯。這些趨勢為集團發展帶來機遇與挑戰。

#### 業務概況回顧

2023年全年本集團的收益同比上升2.16%至804.18億人民幣。方便麵收益同比衰退2.84%,飲品收益同比成長5.39%。全年毛利率同比提高1.33個百分點至30.42%。分銷成本佔收益的比率同比上升0.89個百分點至22.24%。EBITDA同比增長13.82%至82.07億人民幣;受毛利率同比提高帶動,本公司股東應佔溢利同比提高18.43%至31.17億人民幣;每股基本溢利提高8.60分人民幣至55.33分人民幣。

下表列明本集團於報告期內各事業收益和 佔總收益比例明細:

#### **MACRO AND INDUSTRY REVIEW**

China's GDP grew 5.2% year-on-year in 2023. The out-of-home consumptions recovered significantly, with a year-on-year growth of 7.2% in total retail sales of consumer goods, and the CPI remained flat throughout the year. However, when making shopping decisions, the focus was, on one hand, placed on pursuit of healthy and high-value products, and on the other hand, on the cost-effectiveness of the products. In terms of channels, snack discount stores in the proximity settings were the main contributors to offline growth, and online sales from interest-based e-commerce platforms were growing significantly. These trends had brought opportunities and challenges to the development of the Group.

#### **BUSINESS REVIEW**

For the full-year 2023, the Group's revenue grew 2.16% year-on-year to RMB80.418 billion. The revenue from instant noodles declined 2.84% year-on-year, while the revenue from beverages grew 5.39% year-on-year. For the full year, gross profit margin grew 1.33 percentage points to 30.42%. The ratio of distribution costs to revenue grew 0.89 percentage points year-on-year to 22.24%. EBITDA grew 13.82% year-on-year to RMB8.207 billion; driven by an expansion of gross profit margin, the profit attributable to shareholders of the Company grew 18.43% year-on-year to RMB3.117 billion; basic earnings per share grew 8.60 cents to RMB55.33 cents.

The table below shows the breakdown of revenues and proportion of total revenue for each segment during the reporting period:

截至12月31日止12個月 Twelve Months Ended December 31

		2023年		2022年		變動	
		2023		2022		Change	
		收益	佔比	收益	佔比	金額	比例
		Revenue	Prop.	Revenue	Prop.	amount	Prop.
		(人民幣百萬元)	(%)	(人民幣百萬元)	(%)	(人民幣百萬元)	(%)
		(in RMB'm)	(%)	(in RMB'm)	(%)	(in RMB'm)	(%)
方便麵業務	Instant Noodles Business	28,793	35.80	29,634	37.65	-841	-2.84
飲品業務	Beverage Business	50,939	63.34	48,336	61.40	2,603	5.39
其他	Others	686	0.86	747	0.95	-61	-8.19
總計	Total	80,418	100.00	78,717	100.00	1,701	2.16

期內集團的毛利率同比改善。下表列明本 集團於報告期內各事業毛利和毛利率明 細: During the period, gross profit margin of the Group improved year-onyear. The following table shows the breakdown of the gross profit and gross profit margin of each segment during the reporting period:

截至12月31日止12個月 Twelve Months Ended December 31

		2023年		2022年		變動	
		2023		2022		Change	
		毛利	毛利率	毛利	毛利率	毛利	毛利率
			Gross profit		Gross profit		Gross profit
		Gross profit	margin	Gross profit	margin	Gross profit	margin
		(人民幣百萬元)	(%)	(人民幣百萬元)	(%)	(%)	(百分點)
							(percentage
		(in RMB'm)	(%)	(in RMB'm)	(%)	(%)	point)
方便麵業務	Instant Noodles Business	7,775	27.00	7,097	23.95	9.55	3.05
飲品業務	Beverage Business	16,353	32.10	15,444	31.95	5.88	0.15
其他	Others	339	49.44	358	47.90	-5.25	1.54
總計	Total	24,467	30.42	22,899	29.09	6.85	1.33

#### 方便麵業務

2023年方便麵市場面臨消費場景轉移等變化。但事業持續鞏固核心產品,開發創新口味產品,滿足消費者多元化需求。事業的毛利結構也逐步得到改善,並積極投資品牌的年輕化建設,完善食安風險管理,連續7年成為「中國航天事業合作夥伴」。CCTV更是深度探訪康師傅方便麵工廠,全面且直觀地展示康師傅「航天品質文化的傳承,給消費者提供美味、安心的承諾。

2023年全年方便麵事業收益為287.93億人民幣,同比衰退2.84%,佔集團總收益35.80%。期內因原材料價格下降及售價有利,使方便麵毛利率同比提高3.05個百分點至27.00%。由於毛利率同比提高帶動,令方便麵事業2023年全年的本公司股東應佔溢利同比提高46.10%至20.08億人民幣。

#### **Instant Noodles Business**

The instant noodle market faced changes such as shift in consumption scenarios in 2023. The business continued to consolidate core products, develop innovative flavors, accomodating the diverse needs of consumers. The gross profit structure of the business also got improved step by step, and active investment was made in the rejuvenation of the brand and the improvement of food safety risk management, making it a "A Cooperative Partner of China Space" for seven consecutive years. CCTV even paid an in-depth visit at the instant noodle factory of Master Kong, for a comprehensive visual, showing the entire production process of Master Kong's "Space-Quality Chinese Noodles," as well as the heritage of Chinese food culture, providing consumers with a delicious and reassuring promise.

For the full-year 2023, revenue of the instant noodle business was RMB28.793 billion, with a year-on-year decline of 2.84%, accounting for 35.80% of the Group's total revenue. During the period, due to the decline in raw material prices and improvement in selling prices, the gross profit margin of instant noodles grew 3.05 percentage points to 27.00% year-on-year. As a result of gross profit margin expansion, the profit attributable to shareholders of the Company in the instant noodle segment grew 46.10% year-on-year to RMB2.008 billion for the full-year 2023.

















































#### 高價麵

「紅燒牛肉麵」聯合品牌代言人張藝興,實 地沉浸式參觀工廠生產線,持續積累品牌 形象。深刻洞察年輕人的獵奇嘗試心理及 對品牌聯名的追捧,聯合「天貓超級品牌 日」推出新品「冰紅茶味的紅燒牛肉麵」, 引發全網數十億的話題討論, 百萬級測評 視頻,產品爆火出圈。把握湯市場趨勢, 「康師傅好湯麵」新品上市,簽約品牌代言 人周深,快速提升品牌知名度。「番茄雞 蛋牛肉麵]再度攜手代言人楊紫,佔領消 費者心智,實現銷量較好增長。「酸香爽 金湯肥牛麵」聯合IP「小黃人」,強化與年 輕族群的互動溝通,銷售表現亮眼。上市 創新口味「雙蘿蔔牛腩麵」,結合自創雙 IP形象,提升品牌嘗試率。「BIG桶/大食 袋」持續滿足消費者大分量食用需求。「康 師傅拌麵」以創新濾水口設計及香濃口味 持續吸引消費者。「康師傅迷你桶」抓住消 費者「小饞小餓」的間餐訴求,不斷豐富口 味,產品銷售大幅提升。

#### 高端麵/超高端麵

「湯大師」推出泰式新口味「冬陰功海鮮麵」,不斷豐富「精通每一味好湯」的品牌形象。「乾麵薈」薈聚各地「炒拌撈燃」的乾麵特色手藝,引領拌麵升級,攜手一國新風味」IP提升品牌認知,遊得2022-2023年度中國方便食品行業創新之間,獨出經濟人。「御品盛宴」用真材實料大塊肉滿足消費對高品質產品的追求,借助品牌代產品,實驗意的影響力帶動廣泛的話題傳播,近上市新口味「香辣臻選牛肉麵」,與電號上市,升級切換寬麵,上市新口味「靈魂酸辣肥汁麵」,吸引消費者嘗鮮。

#### **High-priced Noodles**

"Roasted Beef Noodles" worked with its brand ambassador, Lay Zhang and had an immersive tour at the factory production line, thus enhancing and further consolidating the brand image. With a deep insight into young consumers' curiosity and their zeal for brand collaborations, the new product "Roasted Beef Noodles with Ice Tea Flavor" was launched, in association with "Tmall Super Brand Day." This sparked discussions on the trending topic on the magnitude of billions of impressions across platforms, garnered millions of reveiw videos, and the product quickly went viral. Grasping the trend for soup, "Good Soup Noodles" was launched, and by signing with the brand ambassador Charlie Zhou, brand awareness was rapidly enhanced. "Tomato Egg Beef Noodles" once again collaborated with ambassador Yang Zi to capture consumers' minds and achieved good sales growth. "Golden Stock Beef Noodles" worked with the IP "Minions", to strengthen interaction and communication with the young population, highlighting impressive sales performance. The innovative flavor "Radish and Beef Noodles" was launched, and by combining self-created dual IP images, the brand trial rate was pushed up. "Master Kong BIG Bucket/ Packet" kept accomodating the needs of consumers for large portions. "Master Kong Dried Noodles" stayed appealing to consumers with its innovative water filter design and rich flavor. "Master Kong Mini Bucket" captured the demand of consumers for the urge of "quick snacky bite", continuously enriched flavors, and greatly boosted product sales.

#### **Premium Noodles/Super-premium Noodles**

"Soup Chef" launched the new Thai flavor, "Tom Yum Goong Noodle" and kept enriching the brand image of "Master in Every Type of Soups". "Dried Noodles Collection" converged the signature techniques of preparing dried noodles from all over the places for "noodles with different cooking", leading the trend to trade up for dried noodles, collaborated with the IP of "Chinese New Flavors" on Xiaohongshu (Little Red Book) to enhance brand awareness, and won the 2022-2023 Instant Food Innovation Grand Award. "Yu-Pin Banquet" satisfied consumers' pursuit of high-quality products with truthful and big chunks of meat. With the influence of the brand spokesperson Zhang Wanyi, widespread topic dissemination was set in motion and a new flavor, "Select Hot Beef Noodles", was launched to shape the image of a premium instant noodle brand. "Express Chef's Noodles" launched with a new recipe by upgrading to wide noodles and introducing a new flavor called "Divine Hot Broth Noodles", attracting consumers to try for a fresh taste.

























































#### 中價麵/乾脆麵

大份量產品「康師傅一倍半」滿足消費者對高性價比產品需求,聚焦核心口味經營,實現銷量增長。乾脆麵「香爆脆」聚焦學生群體及更廣泛人群的休閒零食市場,上市新口味「香烤魷魚」,並推出多規格包裝,聯動知名IP「寶可夢」展開全新促銷活動,持續提升品牌知名度和好感度。

#### 飲品業務

飲品事業加速建立規模優勢,茶、果汁、 水和碳酸品類均實現增長,並跟隨健康化 無糖趨勢,全面啟動無糖茶、無糖碳酸、 無糖咖啡等產品。

2023年全年飲品事業整體收益為509.39 億人民幣,同比成長5.39%,佔集團總收 益63.34%。期內因原材料價格下降及組 合變化,使飲品毛利率同比提高0.15個百 分點至32.10%。由於分銷成本率同比提 高,令飲品事業2023年全年本公司股東 應佔溢利同比下降8.57%至12.60億人民 幣。

#### Mid-priced Noodles/Snack Noodles

The large-portion product of "Master Kong 50% Plus" met consumers' demand for high cost-effective products, focused on core flavors, and realized a growth in sales volume. As Snack Noodles, the "Flavored and Crunchy", focused on the leisure snack market for students and a wider population, came with a variety of specifications for the new flavor of "grilled squid", where a brand-new promotion campaign was rolled out in assocation with the well-known IP "Pokémon" to consistently enhance the brand awareness and brand preference.

#### **Beverage Business**

The beverage business was accelerating the strength of scale advantages, with growth realized in categories of tea, juices, water, and carbonated soft drinks, and following the trend of sugar-free and health, launched a suite of products including sugar-free tea, sugar-free carbonated soft drinks and sugar-free coffee.

For the full-year 2023, revenue from beverage business was RMB50.939 billion, with a year-on-year growth of 5.39%, accounting for 63.34% of the Group's total revenue. During the period, the gross profit margin of beverages grew 0.15 percentage points year-on-year to 32.10%, due to the decline in raw material prices and change of product-mix. Because of the year-on-year increase in distribution cost rate, the profit attributable to shareholders of the Company in the beverages segment declined 8.57% year-on-year to RMB1.260 billion for the full-year 2023.



#### 即飲茶

[康師傅冰紅茶]聯手品牌代言人王一博打 造視覺大片,自有餐飲IP「痛快星期五」活 動全年在線,鞏固年輕時尚的品牌形象。 「熱帶風味」與時代少年團合作,深耕Z世 代族群。「無糖冰紅茶」口味/包裝全面升 級,契合健康消費趨勢,引領行業發展。 「茉莉系列」聯合虛擬偶像柳夜熙演繹的 [聞香尋茉莉]品牌故事成功破圈。[綠茶] 包裝/品牌形象煥新,攜手新代言人吳磊 發佈新品「無糖茉莉綠茶」,強化健康年 輕品牌形象。「蜜桃烏龍茶」借助「好喝到 無路可桃」主題溝通年輕群體,持續進行 年輕化口味溝通。「青梅綠茶」借勢「超級 瑪利奧]大電影,提升品牌知名度。「純萃 零糖」聯合新華書店文創精選舉辦跨界活 動,實現全網數億曝光量,吸引數百萬消 費者的參與互動,新口味「高山烏龍」上 市。

#### 碳酸飲料

「百事可樂」深度結合春節場景,持續聯動 美年達及7喜共同推出「瑞獸家族罐」節慶 裝產品。「百事蓋念店」元宇宙全新升級。 「百事校園最強音」十周年話題全方位持續 觸達校園群體。提升[美味有百事]佐餐場 景溝涌音量,聯合佐餐平台打造[百事美 食江湖JIP,培養產品消費習慣。「百事可 樂無糖」聚焦無糖重點場景,透過揭蓋有 獎營銷,及聯合手游IP「王者榮耀」,持續 招募年輕消費者,擴大產品號召力。新品 [生可樂]放大碳酸的爽快口感,搶佔品類 新賽道,一經推出深受消費者喜歡。「美 年達]冠名「密室大逃脱」第四季,線上線 下協同,提升與消費者的交互。[7喜]全 方位品牌焕新,產品包裝升級,試點上市 [無糖小柑橘檸檬味]產品。

#### **RTD Tea**

"Master Kong Ice Tea" teamed up with the brand ambassador, Wang Yibo, to create a visual blockbuster, while the self-owned catering IP "Happy Friday" remained active throughout the year, solidifying the brand's fashionable image for young vogue. "Tropical Flavor" collaborated with Teens in Times to seriously tap into the Generation Z. "Sugar-free Ice Tea", with its flavor/packaging fully upgraded and its presence fit into the healthy consumption trend, was leading the development of the industry. The "Jasmine Series" successfully took its stage through its brand story of "Seeking Jasmine by Fragrance" performed by the virtual idol, Liu Yexi. "Green Tea" packaging/brand image was restaged, collaborated with the new spokesperson, Wu Lei, to release the new product "Sugar-Free Jasmine Green Tea", intensifying the brand image for health and the vitality of young touch. "Master Kong Peach Oolong Tea" leveraged the theme of "Too Tasty to Resist" to communicate with the young demographic and continued to promote a youthful flavor. "Green Plum Green Tea" leveraged the blockbuster of "Super Mario" to enhance brand awareness. "Pure Sugar-free Tea Beverage" collaborated with Xinhua Bookstore's Cultural and Creative Select campaign to hold a crossover marketing event, achieving hundreds of millions of exposures across the entire network, attracting millions of consumers to interact, and launched a new flavor of Alpine Oolong.

#### **Carbonated Soft Drinks**

"Pepsi-Cola" closely echoed with the Spring Festival occasion, kept on with the collaboration with Mirinda and 7UP to jointly launch the festive packaging of the "Pepsi Auspicious Creatures LTO Can". "Pepsi's Concept Store" staged an all-out upgrade in the metaverse. "Pepsi Music Academy" continued to reach the campus community from all angles on the trending list for the topic of the 10th anniversary. The "Enjoy Food with Pepsi" turned up the communication volume for the gastronomic pairing occasions and created the IP of "Pepsi WOW" by collaborating with pairing platforms, developing consumption habits for the products. "Pepsi No Sugar" focused on the essential sugarfree scenarios, kept calling for young consumers through marketing campaign of "Instant Win Prize Under the Lid" and collaberation with the mobile game IP, "League of legends", and expanded product appeal. The new product, "Pepsi ZS Sheng", enhanced the refreshing taste of carbonation, seized the lane in a new category and gained popularity among consumers with a sensation. "Mirinda" was naming the 4th season of the "Great Escape", forging synergy between online and offline offering to enhance interaction with consumers. "7UP" branding and packaging was restaged in all angles, and launched the flavor of sugar-free citrus lemon as a trial run to the market.

#### 果汁

#### 包裝水

#### **Juices**

The Chinese juice of "Rock Candy Pear" collaborated with the Dunhuang Museum IP to promote the education on occasion of drinking for moistening the throat for a refreshing voice, driven by Chinese history and culture. "Plum Juice with Vintage Tangerine Peel" was launched in March, highlighting the benefits of vintage tangerine peel for the effect of relieving summer heat by quenching thirst and of pairing with meals by refreshing palate, and achieved sales growth. Western-style fruit juices, "Fresh Orange", "Peach", and "Crystal Grape" were independently branded with restaged flavors and packaging, achieving precision marketing for different flavors. "Honey Pomelo" was upgraded in its power of product, with royal jelly added. The "Tropicana" launched the new product of "Sunshine Orange", adding to a rich lineup of mixed fruit flavors, and offered large packagings. "Tropicana 100%" highlighted the benefit of "Brazilian Orange Extract Rich in Vitamin C" for communication. The newly launched product "Carrot Vegetable Juice" won the top honor of "Three Stars" Award from ITI (International Taste Institute).

#### **Bottled Water**

"Master Kong Bottled Water" joined hands with One Foundation and and CCTV Network to donate for construction of rural children's sports grounds, showcasing a brand image of passion for public good and responsibility. "Drink Boiled Water" communicated "drinking boiled water for starting on anything", by applying to the context of Generation Z, expanded the drinking occasions of starting to work, the school starts, starting to have fun, and starting on the game, among other "Starting+" scenarios, which caused widespread dissemination among the young population. "Aquafina" signed contract with players of China Women's National Football Team as brand ambassadors, collaborated with the variety show IP of "We Are the Champions 2" to enhance brand awareness and preferences, seized the outdoor growth momentum, and expanded into home and hotel drinking occasions, operating on a full-suite of specifications. "Soda Bubble Water" emphasized the product taste and rejuvenation attribute, and achieved double-digit sales growth by marketing through social media platforms with wish-list as consumption occasions to quickly enhance brand awareness and preference.

#### 咖啡/功能飲料/乳酸菌

「星巴克即飲咖啡」對星選進行全線包裝升級,同時上市無糖咖啡「派克市場」PET等和「星茶飲」系列,持續強化PET產品與競爭力。「貝納頌咖啡」輕爽系列滿足消費。 对是於數學」,積極與全國各大運動以上,積極與全國各大運動以上,積極與全國各大運動以上,積極與全國各大運動以上,積極與一次,

#### 財務運作

本集團積極推進財務數字化轉型,借助財務共享服務中心的搭建,深化內部控制體系,建立起適應數字化環境的風險防控機制,並逐步推進業財融合,實現業財一體化,有力地支持企業的戰略執行和可持續發展;同時奉行穩健的現金策略,善控資本支出並有效推動資產活化工作,預計將帶來穩定現金淨流入。

於本年內,本集團營運活動產生的現金淨流入為54.95億人民幣,投資活動所用的現金淨流出為37.24億人民幣,包括資產活化的現金收入為2.13億人民幣。融資活動所用的現金淨流出為73.19億人民幣,現金及現金等值物(含長期定期存款)的淨減少為51.50億人民幣。

#### Coffee Drinks/Functional Drinks/Probiotics Drinks

"Starbucks Ready-to-Drink Coffee" upgraded the packaging of Starbucks Select across the whole line and launched the sugar-free coffee in PET package of "Pike Place" and "Starbucks Refreshing Tea" series, continuously strengthened the competitiveness of PET product line. "Bernachon Coffee" light and fresh series suited consumers' desires for more authentic coffee taste and low-fat. The functional beverage "Gatorade" actively collaborated with national sports associations and covered sports venues, by leveraging the influence of international and local top athletes to firmly grasp the sports crowd. In the field of urban sports and daily hydration, efforts were made to actively explore the market of segmented categories, expand the coverage of brand audience, and create a comprehensive supplement product matrix. "Wei Chuan Ambient Probiotics Drink" focused on operation in core flavors. "Xiao Lao Duo Duo", the refreshing lactobacillus beverage, continued its high-range double-digit growth and percolated into young population through the cooperation with the IP, DUCKYO.

#### **FINANCIAL OPERATION**

The Group actively promotes digital transformation of finance. With the help of newly established financial shared service center, it deepened the internal control system, established risk prevention and control mechanism that adapts to the digital environment, and gradually promoted the integration of operation and finance. It effectively supported the strategic implementation and sustainable development of the group; at the same time, it adhered to a prudent cash strategy with well controlled capital expenditures and effectively promoted asset activation, which is expected to generate stable net cash inflows.

During the year, the Group generated a net cash inflow of RMB5.495 billion from operating activities and a net cash outflow of RMB3.724 billion from investing activities, including the cash receipts of RMB213 million from asset activation. The net cash outflow from financing activities was RMB7.319 billion, resulting a net decrease in cash and cash equivalents of RMB5.15 billion (including long-term time deposits).

本集團通過對應收賬款、應付帳款與存貨 的有效控制,繼續保持穩健的財務結構, 現金持有量充足。於2023年12月31日, 本集團的銀行存款及現金為147.38億人 民幣,較2022年12月31日減少了51.50 億人民幣。於2023年12月31日,本集 團有息借貸規模為137.29億人民幣,相 較於2022年12月31日減少了38.90億 人民幣。淨現金為10.10億人民幣,相較 於2022年12月31日下降了12.60億人 民幣。期末外幣與人民幣貸款的比例為 33%:67%(外幣貸款主要是2020年9月 24日發行的本金5億美元的5年期無抵 押票據),去年年底為31%:69%。長短 期貸款的比例為38%:62%,去年年底為 48%:52% °

本集團於2023年12月31日的總資產及總負債分別為531.50億人民幣及359.27億人民幣,分別較2022年12月31日減少53.00億人民幣及減少57.06億人民幣;負債比例為67.60%,較2022年12月31日下降了3.63個百分點;淨負債與資本比率從2022年12月31日的-16.97%上升到本期的-7.27%。

The Group continued to maintain a robust financial structure through effective control on the account receivables, account payables and inventories, with sufficient cash holdings. As of December 31, 2023, the Group's bank deposits and cash amounted to RMB14.738 billion, with a decrease of RMB5.150 billion versus December 31, 2022. As of December 31, 2023, the Group's interest-bearing borrowings amounted to RMB13.729 billion, with a decrease of RMB3.890 billion versus December 31, 2022. The net cash totaled RMB1.010 billion, with a decrease of RMB1.260 billion versus December 31, 2022. At the end of the period, the ratio of borrowings denominated in foreign currency to RMB was 33%:67% (The foreign currency-denominated borrowings are primarily 5-year unsecured notes issued on September 24, 2020, with an aggregate principal of US\$500 million), versus 31%:69% at the end of the previous year. The ratio of long-term to short-term borrowings was 38%:62% versus 48%:52% at the end of the previous year.

The Group's total assets and total liabilities registered RMB53.150 billion and RMB35.927 billion, respectively as of December 31, 2023, with a decrease of RMB5.300 billion and RMB5.706 billion respectively versus December 31, 2022; The debt ratio was 67.60%, down by 3.63 percentage points versus December 31, 2022; The gearing ratio grew from -16.97% as of December 31, 2022 to -7.27% in the current period.

#### 財務比率

#### **Financial Ratio**

		12月31日	12月31日
		2023年	2022年
		December 31	December 31
		2023	2022
製成品周轉期	Turnover of finished goods	19.53 days/日	20.77 days/日
應收賬款周轉期	Turnover of account receivables	7.69 days/日	8.93 days/⊟
流動比率	Current ratio	0.70 Times/倍	0.76 Times/倍
負債比率(總負債相對於總資產)	Debt ratio (Total liabilities to Total assets)	67.60%	71.23%
淨負債與資本比率(淨借貸相對	Gearing ratio (Net borrowings to		
於本公司股東權益比率)1	shareholders' equity) <sup>1</sup>	-7.27%	-16.97%

本集團計算淨負債與資本比率時把長期定 期存款也做考慮,因管理層認為此計算基 準更準確反映本集團之資本結構。

Long-term time deposits were also taken into account for the calculation of the Group's grearing ratio, as management believed that this basis of calculation reflected more accurately the Group's capital structure.

### 人力資源

截至2023年12月31日,本集團員工人數 66,807人。

在「一切為生意服務」的指導下,集團堅持 組織與人才的可持續發展。通過高效整合 的人力資源系統,為集團發展提供組織力 保障。推動內部知識共享,建立持續學習 型組織文化,助力業績增長。

幹部賦能中心聚焦數百位集團優秀幹部,緊密結合業務場景,提供定制化領導力發展課程。2023年獲得福布斯年度「啟發案例」獎項,獲得中歐、北森、安迪曼、HRflag等權威機構評選的8項企業人才培養獎。未來集團將持續推進人才發展系統構建等項目,加速HR數字化轉型。

深化校企合作,踐行產教融合理念。在 全國範圍內與111所院校不斷深化校企合 作。全國共建教學實訓基地39個、合作專 班9個。積極響應國家政策號召,開展各 類招聘活動百餘場,借助新媒體輸出年輕 化僱主形象的同時,讓廣大師生有機會走 進企業,累計觸達人群達數百萬,全年招 募數千名應屆生,同時接納數千人次大學 生進入公司實習。

與海內外多所頂尖學府深化夥伴關係,開展產學研合作,促進國際交流的同時積極發揮跨界影響力。上半年,集團同北京大學多個院系保持人才培養深度合作,與達華大學經濟管理學院聯合開展整合實踐項目(IPP)探討集團經營策略。下半年,集團重啟包含斯坦福GMIX、早稻田暑期資習、北大元培社會實踐在內的多個海內外頂尖高校的實習實踐項目,前瞻佈局未來高端人才的引進。

#### **HUMAN RESOURCES**

The Group had 66,807 employees, as of December 31, 2023.

Under the guidance of "Serving the success of business", the Group stays committed to the sustainable development of organization and talents through an efficient integrated human resources system. Efforts were made to facilitate performance growth by establishing a learning organization.

The Leadership Empowerment Center customized leadership development courses to support the management of the Group. In 2023, the Group won the Annual Forbes Inspiring Case Award and 8 awards for corporate talent development rated by authoritative institutions such as CEIBS (China Europe International Business School), Beisen Cloud Human Resources, OnDemand Consulting and HRflag. In the Future, the Group will continually improve the talent development system, and accelerate digital transformation in HR.

Collaborations with universities and colleges were strengthened and the integration of industry and education was implemented. Enhanced cooperation was established with 111 universities and colleges nationwide. In total, 39 teaching and training bases and 9 dedicated educational cooperation classes were set up across the country. In active response to national policies, we actively conducted over a hundred recruitment campaigns, leveraging new media to promote our employer image as a youthful team and offering students and faculty the opportunity to get a closer look at our company. This reached millions of potential candidates and recruited thousands of fresh graduates throughout the year, while also hosting thousands of college students for internships.

Partnerships were deepened with selected top universities both domestically and internationally, aiming to foster Industry-University-Research Collaboration, facilitate international exchanges, and actively exert cross-sectoral influences. In the first half of the year, the Group maintained close collaboration in talent cultivation with various departments of Peking University and the School of Economics and Management at Tsinghua University, jointly rolling out the Integrative Practical Projects (IPP) to explore the Group's business strategy. In the second half of the year, the summer internship programs were resumed with Stanford GMIX and Waseda University. Additionally, social practice were restarted with Yuanpei College, Peking University and other leading universities domestically and internationally, as part of a prospective deployment for attracting future high-end talents.

## 展望

## **Prospects**

預計2024年在「消費促進年」的基調之下,經濟發展穩中求進,內需得到釋放。「鞏固、革新、發展」是集團一以貫之的策略,集團將不斷做大做強國內市場業務。方便麵事業繼續提供多價格帶、多規格、多元化口味產品滿足消費者多元化需求,持續推動行業規模擴大。飲品事業繼續聚焦核心品類,提供歡樂、健康的產品服務不同場景消費需求,加速建立規模優勢。

集團將持續投資產品創新、品牌建設、渠道建設,加大基礎研究投入,加速人才梯隊建設,加強系統平台整合,並加快數字化轉型、食品安全、可持續發展項目的建設。同時推動業務增長,更好服務客戶和消費者,為股東創造價值,打造一個讓政府放心、合作夥伴開心、消費者安心的綜合性食品飲料「民族品牌」。

In 2024, it is expected that economic development will be stable and domestic demand will be released under the tone of "Consumption-Promotion Year". The Group remains committed to its strategy to "Consolidate, Reform and Develop" and will keep working to expand and strengthen its business for the domestic market. The instant noodle business will continue to meet the diversified demands of consumers with products that come with multiple price bands, various sizes and diversified flavors, and keep galvanizing the expansion of the scale of the industry. The beverage business will continue to focus on core categories, offer joyful and healthy products to accommodate different consumption needs in a variety of scenarios, and accelerate the strength of scale advantages.

The Group will continue to invest in product innovation, brand building, channel construction, increase investment in basic research, accelerate the development of talent echelons, strengthen system platform integration, and accelerate the construction of projects for digital transformation, food safety, and sustainable development. At the same time, it will drive business growth, better serve customers and consumers, create value for shareholders, and establish a comprehensive food and beverage "National Brand" that is trusted by the government, delightful for partners, and reassuring for consumers.

## 環境、社會及管治報告

# Environmental, Social and Governance Report

## 一、報告説明

本報告旨在向廣大讀者系統闡述康師傅控股有限公司(以下簡稱「康師傅」、「公司」或「我們」)2023年環境、社會及管治(「Environmental, Social and Governance, ESG」)方面之表現,有關管治部分的內容建議與本年報所載《企業管治報告》一併閱讀。

#### 報告編製標準

本報告依據香港聯合交易所《環境、 社會及管治報告指引》編製。

#### 報告範圍

報告的組織範圍:除特殊説明外, 本報告的組織範圍為康師傅控內 常規運營工廠,包括康師傅控屆 常規運營工廠,包括康師傅控股 部、方便麵事業、康師傅飲品事 業、百事飲品事業及糕餅事業與 涵蓋了公司主要ESG管理政策與 效表現,與上一年度無重大變化。

報告的時間範圍:除另有説明外, 本報告的時間範圍為2023年1月1 日至2023年12月31日。

#### 報告原則

本報告圍繞公司的ESG理念及承諾,匯報了我們在ESG領域的具體 實踐及主要成效,本報告遵守以下 報告原則:

重要性:本報告已在編製過程中,依據香港聯合交易所《環境、社會及管治報告指引》及相關文件,識別主要利益相關方及其關注的ESG議題,並根據其關注議題的相對重要性水平,在報告「利益相關方溝通和關鍵議題重要性評估」小節中有針對性地披露。

#### I. DESCRIPTION OF THE REPORT

This report aims to present the performance of Tingyi (Cayman Islands) Holding Corp. ("Master Kong," "the Company" or "We") in environmental, social and governance (the "ESG") in 2023 for readers. For information regarding the governance section, please refer to the *Corporate Governance Report* as included in this annual report.

#### **Report Preparation Standards**

This report has been prepared in accordance with the *Environmental, Social and Governance Reporting Guidelines* of the Stock Exchange of Hong Kong.

#### **Report Scope**

Organizational scope of the report: Unless otherwise stated, the organizational scope of this report covers the main office areas and regular operating plants of Tingyi (Cayman Islands) Holding Corp. in China, including the headquarters of Master Kong, the Instant Noodles Business, the Master Kong Beverages Business, the Pepsi Beverages Business and the Bakery Business, covering the Company's major ESG management policies and performance, with no significant changes from the previous year.

Time frame of the report: Unless otherwise stated, the time frame of the report is 1 January 2023 to 31 December 2023.

### **Reporting Principles**

This report focuses on the Company's ESG philosophy and commitment, and reports on our specific practices and key achievements in the ESG area. This report adheres to the following reporting principles:

**Materiality:** This report has been prepared by identifying key stakeholders and their ESG issues of concern in accordance with the *Environmental, Social and Governance Reporting Guidelines* of the Stock Exchange of Hong Kong and relevant documents, and making targeted disclosures in the section headed "Stakeholder Communication and Key Issues Materiality Assessment" of this report based on the relative level of importance of their issues of concern.

量化:本報告採用量化資料的方式 展現環境與社會層面的關鍵績效指 標,有關本報告中關鍵績效指標的 計量標準、方法、假設及/或計算工 具、以及使用的轉換係數來源,均 已在相應位置做出説明。

平衡:本報告客觀披露正面及負面信息,確保內容不偏不倚地呈報本報告期內公司的ESG表現。

一致性:本報告所披露數據採取與 往年一致的統計方法,個別變動之 處已作出解釋説明,以確保一致性 原則。

#### 二、董事會聲明

公司董事會對ESG管治及信息披露 總體負責。公司成立可持續發展委 員會,以協助董事會指導及監察本 集團發展及落實環境、社會及医管治 工作。可持續發展委員會由公司 事長、行政總裁擔任主任委員,由 經營委員會成員擔任委員。

**Quantitative:** This report uses quantitative information to present environmental and social Key Performance Indicators (KPIs). The measures, methodologies, assumptions and/or calculation tools, and sources of conversion factors used for the KPIs in this report are described where applicable.

**Balance:** This report provides objective disclosure of both positive and negative information to ensure that the content presents an unbiased view of the Company's ESG performance during the reporting period.

**Consistency:** The information disclosed in this report follows the same statistical methodology as previous years and individual changes have been explained to ensure consistency.

#### II. STATEMENT BY THE BOARD OF DIRECTORS

The Company's Board of Directors has overall responsibility for ESG governance and disclosure. The Company has established the Sustainable Development Committee to assist the Board in guiding and monitoring the development and implementation of the Group's environmental, social and governance tasks. The Sustainable Development Committee is chaired by the Chairman and CEO of the Company, with members of the Operating Committee as members.

The Company has been exploring and refining its performance in the ESG area by the implementation and integration of ESG management principles and strategies in the Company's risk management and daily operation system as well as extensive and in-depth communication with various stakeholders through various channels. In 2023, the Company complied with ESG-related laws and regulations in its operations and integrated ESG management into its strategic development and daily operations. The Company has reviewed the results of its materiality assessment of ESG key issues, and the Board and Sustainability Development Committee are actively accessing and managing the related risks, opportunities and situation of each ESG key issues. The management practices and performance on key ESG issues are highlighted in this report.

公司已訂立與業務關聯的環境發展 目標以更好地審視和管理公司的環 境影響,公司董事會及可持續發展 委員會負責對目標的完成情況進行 定期審視並開展檢討。

# 三、提升可持續發展進程,暢享「歡樂飲食,美好生活|

#### 1. 康師傅可持續發展理念

康師傅以「弘揚中華飲食文化」 為使命,以「成為受尊崇的企 業 | 為願景, 秉持[家園常青, 健康是福(Keep Our Nature Green) |的可持續發展理念,始 終堅守產品品質,推進低碳轉 型,打造人才隊伍,助力社區 發展,將「健康經營」的思想與 企業可持續發展戰略相融合, 制定「消費者、社會、夥伴、 員工、股東」五大滿意方針, 積極履行社會責任。我們不斷 探索並精進自身在ESG領域的 績效表現,密切關注利益相關 方的訴求並與其密切溝通,將 企業價值與其分享,提升社會 福祉,與利益相關方共同暢享 「歡樂飲食,美好生活」。

The Company has set environmental development targets relating to its business to better review and manage the Company's environmental impact, and the Company's Board and Sustainability Development Committee responsible for regularly reviewing and conducting evaluations on the achievement of targets.

# III. ENHANCING THE SUSTAINABLE DEVELOPMENT PROCESS AND ENJOYING "LIFE + DELICACY"

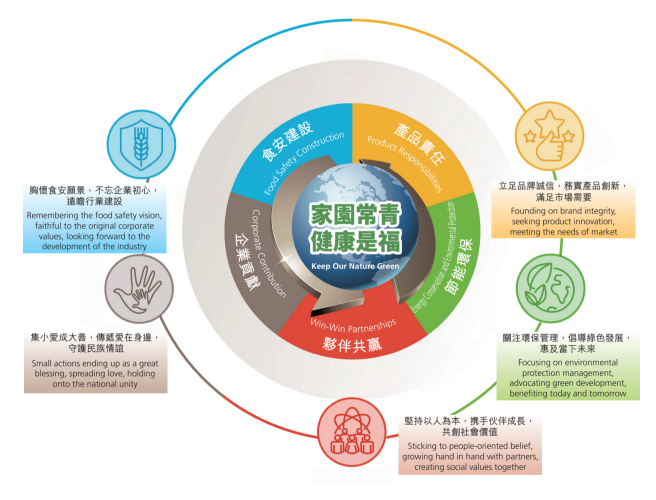
#### 1. Master Kong Sustainable Development Concept

With the mission of "Promoting Chinese Food & Beverage Culture" and the vision of "Being a Highly Esteemed Food & Beverage Company", Master Kong upholds the sustainable development concept of "Keep Our Nature Green", consistently adhering to product quality. It promotes lowcarbon transformation, builds a talented workforce, and supports community development. It integrates the idea of "Healthy Management" with its corporate sustainable development strategy, formulating five satisfaction strategies: "consumers, society, partners, employees, and shareholders", and actively fulfils its social responsibility. We continue to explore and refine our performance in the areas of ESG, and closely communicates with our stakeholders, sharing our corporate values with them to enhance social well-being and enjoy "LIFE + DELICACY" together with our stakeholders.

Master Kong believes that "sustainable development is good development". The year 2023 is the first year for fully implementing the guiding principles from the Party's 20th National Congress, and a critical year for carrying forward the 14th Five-Year Plan. As a national brand enterprise, Master Kong integrates its corporate actions into the overall national development strategy. It ensures that the Company's development resonates with the interests of consumers, closely follows the development trend of the industry under the background of the "Carbon Peaking and Carbon Neutrality" strategy, transforms the national strategic potential into its own development efficiency. Master Kong strengthens cooperation and synergy among internal and external resources, continuously driving the industry towards green and low-carbon development.

我們不斷探索社會的實際需要,將利益相關方的根本訴與自身產業特徵深度結合,將 食安建設、產品責任、節能環 侯安建設、產品責任、節能為 ESG五大核心任務,積極發, 產業優勢,不斷加大投入 企業可持續發展領域持續做出 創新貢獻。

We are constantly exploring the actual needs of society, combining the fundamental demands of stakeholders with the characteristics of our own industry, making food safety construction, product responsibilities, energy conservation and environmental protection, win-win partnerships and corporate contribution as the five core tasks of ESG, actively leveraging our industrial strengths and increasing our investment in order to continue to make innovative contributions in the field of corporate sustainable development.



康師傅 ESG 五大核心任務 Master Kong's Five Core Tasks of ESG

#### 2. ESG 管治架構與行動

- 飲品資源工作組:專注於 節水、節能減排、減塑與 包裝物管理,積極推進飲 品PET瓶減重、輕量瓶蓋 等專案。
- 方便麵資源工作組:專注 於節水、節能及減排管 理,重點推動油鍋廢氣回 收、鍋爐減排及水資源循 環利用等專案,提升公司 能源管理水平。
- **產品研發工作組**:注重健康營養產品的研發與拓展,積極推進減鹽、減糖、減脂及營養強化等研究專案,滿足消費者對於營養健康的需求。

#### 2. ESG Governance Structure and Actions

The Sustainable Development Committee of Master Kong is chaired by the Chairman and CEO of the Company, with members of the Operating Committee as members, and comprises four working groups: Beverage Resources, Instant Noodle Resources, Product Research and Development, and Communication. The Committee guides work implementation and performance evaluation on the basis of a clear corporate ESG strategy and development direction, regularly deliberates and makes decisions on work objectives, report disclosure and related material matters, and reports on work progress to the Board of Directors. Each working group continues to promote the implementation of relevant projects in accordance with its annual work plan and reports regularly to the Sustainable Development Committee and the Company's senior management on the progress of its work.

- Beverage Resources Working Group: Focusing on water conservation, energy saving and emission reduction, plastic reduction and packaging management, the Working Group actively promotes special projects for beverage PET bottle weight reduction and light weight bottle caps.
- Instant Noodle Resources Working Group:
  Focusing on water conservation, energy saving and emission reduction management, the Working Group focuses on promoting special projects such as oil boiler waste gas recovery, boiler emission reduction and water recycling to improve the Company's energy management.
- Product Research and Development Working Group: Focusing on the development and expansion of healthy and nutritious products, the Working Group actively promotes special research projects on salt reduction, sugar reduction, fat reduction and nutritional fortification to meet consumers' needs for nutrition and health.

■ Communication Working Group: Focusing on enhancing the Company's sustainable development impact, the Working Group works with various working groups to introduce external resources and to organize activities such as healthy diet promotion and healthy research cooperation from the perspective of food safety, healthy China and sustainable development, and continues to promote the Comprehensive Carbon Inventory Project, actively promoting domestic and international cross-industry communication and cooperation.

Master Kong has formulated the Annual Bonus Measures and Reward and Punishment Management Measures. The annual performance-based compensation for senior management is linked to the ESG performance indicators, including but not limited to legal and compliant operations, anti-corruption management, production safety (including but not limited to safety accidents, safety violation penalties, etc.), energy conservation and environmental protection (including but not limited to pollutant emissions, energy consumption management, environmental protection violation penalties, etc.). The achievement of ESG performance indicators is directly related to the annual bonus amount for senior management. Punitive measures would be taken against management personnel involved in corruption or non-compliant operations, with a certain amount of performance-based compensation deducted from their current year's remuneration based on the severity of the situation.

#### 3. 可持續發展行動與績效

本報告期內,我們主要開展了 以下行動並取得了相應成果:

#### 亮相聯合國高端會議:

■ 6月,聯合國全球契約組織(United Nations Global Compact,簡稱UNGC)於上海舉辦了以「氣候行動與金融創新助力可持續發展目標」為主題的閉門高級別對話,康師傅作為唯一一家食品飲料行業代表受邀參加。

### 3. Sustainable Development Actions and Performance

During the reporting period, we carried out the following main actions and achieved the corresponding results:

#### Attendance at a UN high-end conference:

In June, the United Nations Global Compact (UNGC) held a closed-door high-level dialogue in Shanghai with the theme "Climate Action and Financial Innovation for Sustainable Development Goals." Master Kong was the only food and beverage enterprise representative invited to participate.





「氣候行動與金融創新助力可持續發展目標」主題閉門高級別對話 Closed-Door High-Level Dialogue "Climate Action and Financial Innovation for Sustainable Development Goals."

- 9月,康師傅應邀出席聯合國高級別會議,現場宣佈公司成為中國唯一一家榮獲「Forward Faster Early Mover,先行者」稱號的食品飲料企業,並作為中國企業代表與聯合國助理秘書長、聯合國全球契約組織(United Nations Global Compact,簡稱UNGC)總幹事桑達、奧佳博女士(Ms. Sanda Ojiambo)分享企業可持續發展實踐經驗。
- In September, Master Kong was invited to attend a high-level United Nations conference, where it was announced on-site that the Company became the only Chinese food and beverage enterprise to receive the title of "Forward Faster Early Mover Pioneer," and acted as the Chinese enterprise representative to share the practical experience of enterprise sustainable development with Ms. Sanda Ojiambo, Assistant Secretary-General of the United Nations and Executive Director of the United Nations Global Compact (UNGC).



聯合國秘書長古特雷斯發言 United Nations Secretary-General, António Guterres, Delivering the Speech

■ 10月,參加桑達·奧佳 博女士訪華期間出席的 高級別閉門圓桌會議,被 正式授予全球「Forward Faster Early Mover,先 行者」稱號,也是全場唯 一一家被授予該稱號的企 業。



「Forward Faster Early Mover,先行者」稱號名單 List of "Forward Faster Early Mover – Pioneer"

In October, Master Kong attended the high-level closed-door roundtable meeting during Ms. Sanda Ojiambo's visit in China, and was officially awarded the title of "Forward Faster Early Mover – Pioneer" and also the only enterprise to receive the title at the meeting.





桑達·奧佳博女士出席高級別閉門圓桌會議 Ms. Sanda Ojiambo's Attendance to the High-Level Closed-Door Roundtable Meeting

### 獲得社會認可:

■ 康師傅出席中國節能協會 與中國質量認證中心聯合 主辦的第三屆碳中和博鼇 大會,榮獲「碳中和領域 創新企業」獎項。

#### Gaining social recognition:

Master Kong attended the Third Carbon Neutrality Industry Conference in Boao, which jointly hosted by the China Energy Conservation Association and the China Quality Certification Center. Master Kong was honored with the "Innovative Enterprise in Carbon Neutrality (碳中和領域創新企業)" award.



康師傅榮獲「碳中和領域創新企業 | 獎項

Master Kong was Honored with the "Innovative Enterprise in Carbon Neutrality (碳中和領域創新企業)" Award

■ 康師傅從百餘家參評企業 中脱穎而出,榮獲「大灣 區第一屆優秀社會責任 (ESG)企業評選」活動「傑 出環保踐行企業大獎白金 獎」。



行政總裁陳應讓出席博鰲論壇並發言 Chief Executive Officer Richard Chen Yinjang attended the Boao Forum and delivered a speech

■ 康師傅出席第四屆中國城市信用建設高峰論壇一一碳路中國ESG實踐與發展主題論壇,並以「應對氣候變化,共謀綠色發展一一康師傅低碳發展新路徑」案例,榮獲「新華信用金蘭杯」碳達峰碳中和領軍案例。

■ Master Kong stood out from over a hundred participating enterprises and was awarded the "Outstanding Environmental Practice Enterprise Platinum Award (傑出環保踐行企業大獎白金獎)" at the "First Greater Bay Area Outstanding Corporate Social Responsibility (ESG) Enterprise Selection (大灣區第一屆優秀社會責任(ESG)企業評選)" event.



「大灣區第一屆優秀社會責任(ESG)企業評選」活動 "First Greater Bay Area Outstanding Corporate Social Responsibility (ESG) Enterprise Selection" Event

Master Kong attended the 4th Forum for Credit System Construction of Chinese Cities Carbon Road China ESG Practice and Development Forum, and was awarded the "Xinhua Credit Golden Orchid Cup (新華信用金蘭杯)"-Leading Case of Carbon Peaking and Carbon Neutrality for its study titled "Addressing Climate Change, Pursuing Green Development - Master Kong's New Path to Low-Carbon Development (應對氣候變化,共謀綠色發展——康師傅低碳發展新路徑)."





康師傅獲評[新華信用金蘭杯]碳達峰碳中和領軍案例

"Xinhua Credit Golden Orchid Cup (新華信用金蘭杯)"- Leading Case of Carbon Peaking and Carbon Neutrality

- 康師傅可持續新模式成功入選「2023福布斯中國 ESG創新企業評選」。
- Master Kong's new sustainable model was successfully selected for the "2023 Forbes China ESG Innovation Enterprise Selection."





康師傅入選「2023 福布斯中國 ESG 創新企業評選」 Master Kong was Selected for "2023 Forbes China ESG Innovation Enterprise Selection"

- 康師傅洞察消費者需求, 以「創新」和「低碳」作為產 品優化重點,連續11年 位列「中國消費者十大首 選品牌榜單」前三。
- Recognizing consumers' demands, Master Kong prioritized "innovation" and "low-carbon" in product optimization, ranking top three in the "Most Chosen Brands in China" for 11 consecutive years.





康師傅連續 11 年位列「中國消費者首選品牌」前三 Master Kong Ranked Top Three in the "Most Chosen Brands In China" for 11 Consecutive Years

- 康師傅受邀出席2023人 民日報中國品牌論壇,現 場分享康師傅升級戰略及 如何為消費者提供新價值 的思路,榮獲《2023中國 品牌創新案例》。
- Master Kong was invited to attend the 2023 People's Daily China Brand Forum, where it shared its improvement strategy and insights on providing new value to consumers, and was awarded the 2023 China Brand Innovation Cases (2023 中國品牌創新案例).



2023年中國品牌論壇現場 At the 2023 China Brand Forum

■ 康師傅出席由人民日報社 經濟社會部主辦,以「踐 行社會責任,推動品牌 高質量發展」為主題的中 國企業社會責任高峰論 壇,榮獲人民日報頒發的 2023環境、社會及治理 (ESG)年度案例。 ■ Master Kong attended the China Corporate Social Responsibility Forum hosted by the Economic and Social Department of People's Daily, with the theme of "Practicing Social Responsibility, Promoting High-Quality Brand Development (踐行社會責任,推動品牌高質量發展)". Master Kong was awarded the 2023 Environmental, Social and Governance (ESG) Annual Case by People's Daily.



中國企業社會責任高峰論壇現場 At the China Corporate Social Responsibility Forum



康師傅執行長室副總裁王世琦在論壇上發言 Executive Vice President of CEO Office of Master Kong, Frank WANG, Delivering the Speech at the Forum

■ 康師傅憑藉將環保減 碳和線上商業場景 相結合的ESG創新實 踐,榮獲《哈佛商業評 論》企業ESG「拉姆· 查蘭管理實踐獎」



康師傅榮獲 2023 環境、社會及治理 (ESG) 年度案例 Master Kong was Awarded the 2023 Environmental, Social and

Governance (ESG) Annual Case

康師傅以GDI for SDG (全球發展倡議助力可 持續發展目標) --「緩解海洋塑料污染, 助力低碳經濟轉型 項 目為契機,發起[去瓶 空想象島 與萬物共 生」活動,並落地GDI for SDG的首個商業化 rPET項目--以「飲料 瓶變拉杆箱」的創新模 式,榮獲第十九屆中 國公共關係行業最佳 案例大賽企業社會責 任類 金獎、「2023 金 旗獎環境保護類全場 大獎」「2023金投賞商 業創意品牌組銀獎」。



康師傅獲得《哈佛商業評論》企業 ESG「拉姆·查蘭管理實踐獎」 Master Kong won *Harvard Business* Review's Ram Charan Management Practice Award" for Corporate ESG

Master Kong won Harvard Business Review's "Ram Charan Management Practice Award" for corporate ESG for its innovative ESG practices that combine environmental protection, carbon reduction, and online business scenarios.

 Master Kong initiated the "Reimagine with Bottles and Live with all Life Forms (去瓶空想象島 與萬物共生)" campaign, leveraging the Global Development Initiative for Sustainable Development Goals (GDI for SDG) project -"Alleviate Marine Plastic Pollution and Help Low-Carbon Economic Transformation." It also implemented the first commercialized rPET project under GDI for SDG - the innovative "Turning Beverage Bottles into Luggage" model - won the 19th China Global Awards for Excellence in Public Relations Social Responsibility Gold Award, the "2023 Golden Flag Award Environmental Protection Grand Award (2023金旗獎環境保護類全場 大獎)", and the "2023 ROI Business Creative Marketing Silver Awards (2023金投賞商業創意品牌組銀獎)".



「減碳友好行動」海報
"Low-Carbon Friendly Action" Poster



「2023金投賞商業創意品牌組銀獎」 "2023 ROI Business Creative Marketing Silver Awards (2023金投賞商業創意品牌組 銀將)"



最佳案例大賽企業社會責任類金獎 China Global Awards for Excellence in Public Relations Social Responsibility Gold Award



「2023 金旗獎環境保護類全場大獎」 "2023 Golden Flag Award Environmental Protection Grand Award (2023金旗獎環境保護類全場大獎)"

- 康師傅通過開放融合的合作態度以及穩健雄厚的經營實力榮獲「價值合作夥伴」獎項。
- Master Kong acquired the "Value Cooperation Partner (價值合作夥伴)" award through its open and inclusive cooperative attitude as well as its robust and strong operational capabilities.



「價值合作夥伴」獎項與獲獎單位主管康師傅財務長劉國維 "Value Cooperation Partner (價值合作夥伴)" Award and Kuowei LIU, the Chief Financial Officer of Master Kong, Head of the Awarded Department

# **4.** 利益相關方溝通和關鍵議題重要性評估

康師傅依據有關制度和流程, 通過多種渠道與各利益相關方 持續溝通,積極瞭解利益相關 方對我們的期望和要求,力求 在企業經營業務發展的同時求 也實滿足利益相關方需視了等。 2023年,我們重新審視了營發 ESG關鍵議題對於公司經營 展及利益相關方的重要性。

## 4. Stakeholder Communication and Key Issues Materiality Assessment

Through continuous communication with various stakeholders through different channels according to relevant systems and processes, Master Kong actively understands the expectations and requirements of our stakeholders and strives to meet their needs in a practical manner while developing our business. In 2023, we reviewed the importance of each key ESG issue to our business development and to our stakeholders.

ήŤή	利益相關方説明 Descriptions of Stakeholders	溝通與響應 Communication Channels and Responses
股東及投資者 Shareholders and Investors	對康師傅進行合法股權、債券投資的國內外投資人 Domestic and overseas legitimate equity and debt investors to Master Kong	股東大會、企業年報、業績公告、路演等 General meetings of shareholders, annual reports, interim reports, results announcements, roadshows, etc.
員工 Employees	與康師傅簽訂正式勞動合同及常年服務於康師傅業 務的人員 Personnel who sign a formal employment agreement with the Company and who serve the Company on a regular basis	員工活動、職代會、員工培訓、員工手冊、 企業內部刊物等 Staff activities, staff representative congress, staff training, staff manuals, corporate publications, etc.
經銷商(含客戶) Distributors (including customers)	合法經營康師傅旗下各品牌產品的企業、商舖或個體商戶 Companies, stores or individual businesses that legally distribute various branded products of Master Kong	產品展覽、行業調研、客服熱綫及滿意度調查等 Product exhibitions, industry surveys, customer service hotlines and satisfaction survies, etc.
供應商 Suppliers	向康師傅合法供應生產物料、輔料及辦公必須品等的企業、商舗或個體商戶 Companies, stores or individual businesses that legally supply production materials, accessories and office supplies to Master Kong	公開招投標會議、戰略合作談判、交流互訪等。 Open bidding meetings, strategic cooperation negotiations, exchanges and visits, etc.
政府及監管機構 Government and Agencies	地方政府部門及食品、税務、環保、安全、證監會 等監管機構 Food, taxation, environmental protection, safety and other authorities; local governments; the SFC and other regulatory agencies	考察接待、文件報送、政策執行、信息披露等 Field visits, official correspondences, policy implementation, information disclosure, etc.
媒體 Media	與康師傅建立合法合作關係的報社、電視台、網絡公司及其他相關媒介機構 Newspapers, TV stations, Internet companies and other media agencies that have established legal partnerships with Master Kong	企業經營訪談、文化宣傳、特色專題活動等 Business interviews, cultural promotion, featured activities, etc.
社區及公眾 Communities and the Public	運營所在地社區,社會公眾、與非營利組織等 Local communities, the public, non profit organizations, etc.	社區活動、員工志願者活動、公益活動、社會事業支持等 Community activities, employee volunteer activities, public welfare activities, social cause support, etc.
高校及科研機構 Universities and Research Institutions	與康師傅建立合作關係的大學、學院、研究所等機構 Universities, colleges and research institutes partnering with Master Kong	企業招聘宣講、員工進修、研討會、學術交 流及科研合作項目等 Recruitment presentations, training programs, seminars, academic exchanges and cooperative research projects

利益相關方的期待與回應 Stakeholder Expectations and Responses



ESG 關鍵議題的重要性水平 Level of Importance of key ESG Issues

## 四、從安心走向營養與健康,樂享「歡樂飲食,美好生活」

#### 1. 食品安全管控與建設

公司深刻認同「食品安全為企業 生存之本」,「確保食品安全 是消費者以品牌的信任 我們遵守《中華人民共和 安全法》等法律法規,以安全 為中容忍」的態、專力力力, 等之之。 知程管理等,努力推動「健 下 國」建設。為此,持續 國」建設。 的食 質理工作水平:

1) 加大食安領域投入。康師傅先後投入5億元人民幣設立「創新研發與食品安全研究中心」,該中心已獲得國家認可

## IV. FROM PEACE OF MIND TO NUTRITION AND HEALTH, ENJOY "LIFE + DELICACY"

#### 1. Food Safety Control and Construction

The Company deeply recognizes that "food safety is the foundation of corporate sustainability" and "food safety" is the foundation to build customers' brand trust. In compliance with the Food Safety Law of the People's Republic of China and other laws and regulations, we place consumers at the center of our operations, adhere to a "zero tolerance" approach towards food safety risks, and are committed to enhancing our risk management by improving the ethics and professionalism of our staff and strengthening our product process management, striving to promote the construction of a "healthy China". In this connection, we have been making continuous efforts in the following areas to continuously improve Master Kong's food safety management.

Increase investment in the area of food safety.
 Master Kong has invested RMB500 million in the establishment of the Innovation R&D Centre, which has been accredited by China National Accreditation Service for Conformity Assessment (CNAS), with over

委員會(China National Accreditation Service for Conformity Assessment, CNAS)資格認可,每年 食安風險監控指標超過 1,500項,質檢超過350 萬次。公司食品安全與品 質管控專業團隊近2,000 人,通過對原物料供應商 外檢、食安評估檢驗、原 物料進貨檢驗、制程檢 驗、成品出廠檢驗、產品 市場抽檢等全流程的檢測 檢驗,對產業鏈嚴格監 控。2023年,公司重點 加強工廠品質穩定,以及 原物料風險研究(油脂)、 微生物管控、摻假及快檢 技術研究、數智化系統等 方面的建設工作,同時利 用國內外優質學術資源, 推動食品安全技術的高端 研發和研發成果轉化,逐 步提升行業的食安水平。

2) 優化內部食安管理體系。

公司積極引入外部顧問資 源,強化食品安全研管中 心實驗室數據權威性,加 強一線監測人員基本功建 設,提高對產品品質指標 的監測頻率,推動康師傅 自有標準「K-GMP」(Good Manufacturing Practices) 審核,強化食品安全與質 量管理體系建設。公司設 立並逐步優化食安管理架 構,檢驗應用研究組、預 防管理組、准入管理組、 食品/飲品稽核組和系統 整合組密切配合,實現了 食安體系全鏈條治理和全 過程監管。

1,500 food safety risk monitoring indicators and over 3.5 million quality tests per year. The Company's food safety and quality control team has nearly 2,000 staff, who strictly monitor the process of the industry chain through the whole-process inspection including external inspection of raw material suppliers, food safety assessment inspection, inspection of incoming raw materials, production process inspection, inspection of finished products, and market sampling of products. In 2023, the Company focused on increasing product quality stability in the factory and strengthening the construction of raw material risk research (grease), microbial control, adulteration and rapid inspection technology research, digital intelligence system, etc., while using high-quality academic resources at home and abroad to promote high-end research and development of food safety technology and the transformation of research and development results, in order to gradually improve the food safety level of the industry.

Improve the internal food safety management system. The Company actively introduces external consultant resources to improve the authority of laboratory data of Food Safety Research and Management Center, strengthens the basic skills trainings of front-line monitoring personnel and increases the monitoring frequency of product quality indicators, and promotes the review of Master Kong's own standard "K-GMP" (Good Manufacturing Practices) to strengthen the construction of food safety and quality management system. The Company establishes and gradually optimizes the food safety management structure, and closely cooperates with the inspection and application research group, the prevention management group, the access management group, the food/beverage audit group and the system integration group to realize the wholechain management and whole-process supervision of the food safety system.

產品追溯與召回管理。康 師傅各事業制定《追溯撤 回管理辦法》,對生產過 程中的各類因素進行追 溯,及時回收有品質問題 的產品並開展原因分析, 制定改善對策以提升產品 品質。對於撤回的產品, 各事業則按照公司規定作 為報廢品處理,並向所在 地市場監督管理部門報 告。公司亦與供應商和客 戶合作,在專業機構指導 下,加強產品追溯撤回管 理體系建設。康師傅各工 廠每年進行至少一次追溯 召回演練,對演練結果實 施評估。方便麵事業14 家工廠已上線MRP追溯 系統,實現追溯系統電子 信息化。康師傅飲品事業 和百事飲品事業開展「從 原料到成品」和「從成品到 原料」演練,並分別開展 1次模擬追溯演練,實現 產品追溯和召回全生產鏈 覆蓋。糕餅事業部根據自 身產品特點制定了《產品 召回控制程序》《產品追 溯作業辦法》,實現食品 安全信息順向可追蹤、逆 向可溯源、過程可控制、 責任可追究。2023年, 我們已售或已運送產品中 未出現因安全與健康理由 而回收的情況。

#### 3) Product traceability and recall management.

Master Kong formulates the Management Measures for Retrospective Withdrawal of Products for each business, tracing various factors in the production process, promptly recovering products with quality defects and analyzing the causes, and working out improvement countermeasures to improve product quality. Each business treats the withdrawn products as scrapped products according to the Company's regulations and reports to the local market supervision and management department. The Company also cooperates with suppliers and customers to strengthen the construction of product retrospective withdrawal management system under the guidance of professional organizations. Each factory of Master Kong carries out at least one retrospective recall drill every year and evaluates the results of the drill. For the Instant Noodles Business, 14 factories launch the MRP traceability system to achieve information digitalization of the traceability system. Master Kong Beverages Business and Pepsi Beverages Business carry out "from raw materials to finished products" and "from finished products to raw materials" drills, and one simulated traceability drill respectively to achieve the full coverage of product traceability and recall across the entire production chain. The Bakery Business develops the Product Recall Control Procedures and Product Traceability Operation Methods based on its own product features to achieve the traceability of food safety information in forward and reverse directions, the controllable processes and the accountability. In 2023, there were no product recalls for safety and health reasons in products sold or shipped.

- 4) 推進食安數字化系統 建設。康師傅將數字 化技術滲透到工廠運 營,建立信息化管理體 系, 先後規劃並上線 實驗室信息管理系統 (Laboratory Information Management System, LIMS)、產品生命週期 管 理(Product Lifecycle Management, PLM) 和商業智能(Business Intelligence, BI)等數字化 信息系統,對廠區及生產 過程全程監控,確保食品 安全防護有效落實。此 外,康師傅與外部專業機 構共同開發[利用近紅外 分析技術檢測油槽油」, 進一步推進數字化建設, 保證生產過程中油的質量 控制。
- 開展外部合作,提升社會 食安治理水平。康師傅與 外部專業機構及高校持續 開展食品安全、產品應用 開發、工藝優化及食安風 險研究等合作,助力社會 食安治理水平的提升。公 司獲批籌建「上海方便食 品工程技術研究中心」, 承擔食品安全檢測、研 發、科普培訓及為社會提 供權威、公正的第三方 服務等職責。依託這一平 台,康師傅利用國內外優 質學術資源,推動食品安 全技術的高端研發和成果

Promote the construction of the digitalization system of food safety. Master Kong penetrates digital technology into the factory operation and establishes the information management system. In order to secure the effective implementation of protection for food safety, Master Kong has successively planned and launched digital information systems such as Laboratory Information Management System (LIMS), Product Lifecycle Management (PLM) and Business Intelligence (BI), and monitored the entire factory area and production process. In addition, Master Kong collaborates with external professional organizations to jointly develop the "Detecting Oil in Oil Tanks by Using Near-Infrared Analysis Technology", further promotes digital construction, in order to ensure the oil quality control in the production process.

5) External cooperation to improve social food safety governance. Master Kong cooperates with external professional institutions and universities on food safety, product application development, process optimization and food safety risk research, helping to improve the level of social food safety governance. The Company was approved to set up Shanghai Instant Food Engineering Technology Research Center to undertake food safety testing, research and development, scientific trainings and provide authoritative and impartial third-party services to the society. Relying on this platform, Master Kong makes use of quality academic resources at home and abroad to promote the high-end R&D and the results transformation of food safety technology, and actively provides useful references for the formulation

轉化,並積極為國家食品 安全標準的制訂與更新提 供有益參考。我們持續與 外部專業感官品評公司及 實驗室開展合作,建立了 康師傅茶飲料、水關鍵異 味圖譜,並對百事飲品事 業碳酸產品及非碳酸產品 生產工廠進行感官評價和 理化熟練測試服務。我們 與外部專業機構開展微生 物項目合作,開展變敗品 微生物菌種鑒定、天然礦 泉水廠環境微生物鑒定、 微生物能力比對測試、微 生物分析人員專業技能培 訓,不斷提升團隊微生物 檢定和分析能力。

and amendment of national food safety standards. We continue to collaborate with external professional sensory evaluation companies and laboratories to establish Master Kong's key odor profiles for tea beverages and water, and to provide sensory evaluations and physicochemical proficiency testing services for carbonated and non-carbonated products at Pepsi Beverages Business' factories. We also cooperate with external professional organizations on microbiology projects, including microbial strain identification for spoilage products, microbial identification in natural mineral water plants, microbial proficiency testing, and professional skills trainings for microbial analysis personnel, to continuously improve our team's microbiological testing and analytical capabilities.

#### 6) Emphasis on food safety talents training.

Master Kong selects outstanding graduates from key universities across the country with a major in Food Science and Safety and focuses on increasing the proportion for complex industry talents. The Company engages quality control managers from factories across the country and provides those outstanding graduates with special trainings in areas such as food safety standards and regulations, analysis and testing, risk monitoring and assessment auditing, and guides staff in the supply chain departments and quality control departments of each business to implement the "food safety first" concept in their work, so as to achieve the goal of overall food safety management.

- 7) 提升全員食品安全意識。 康師傅注重多角度帶動上 下游夥伴及消費者提升食 品安全意識。我們已連續 10年開展食品安全宣傳 月主題活動,本年度主題 為[築牢食安防線,堅守 青仟擔當 | ,活動包括產 品追溯演練及食安品質活 動。我們聯動供應商開展 全鏈路食安管理,持續強 化食安風險排查,亦進入 社區、學校,向消費者帶 來食安科普,並繼續打造 「透明」工廠,讓食安品質 看得見。本年度,方便麵 事業帶動43家供應商開 展追溯演練及50場食安 品質活動,百事飲品事業 8家工廠舉辦超130場內 外部食安主題活動。
- 食安體系認證。2023 年,方便麵事業全部正 常運營工廠1通過FSSC 22000(食品安全認證體 系)ISO 22000(食品安全 管理體系)認證,食品安 全管理體系在各廠均良好 運行。方便麵事業繼續健 全基於美國烘烤技術研究 所(American Institute of Baking, AIB)審核標準的 「AIB+」內部審核條款, 對11家工廠進行AIB標 準審核,降低了方便麵 生產環節的食安風險。 此外,方便麵事業江門 工廠通過危害分析與關 鍵控制點體系(Hazard Analysis Critical Control Point, HACCP)食品安全
- Enhance the food safety awareness of all staff. Master Kong focuses on driving upstream and downstream partners and consumers to enhance food safety awareness in a lateral way. We have held the food safety publicity month theme campaign for 10 consecutive years. During the year, based on the theme of "securing the bottom line of food safety and maintaining accountability", we held various activities including product traceability drills and food safety quality activities. We work with suppliers to carry out the full food safety management, continue to strengthen food safety risk investigation, and go out into communities and schools to provide food safety science popularization for consumers, and continue to build "transparent" factories to achieve visible food safety quality. During the year, the Instant Noodles Business led 43 suppliers to carry out traceability drills and 50 food safety quality activities, and eight factories of the Pepsi Beverages Business held more than 130 internal and external food safety theme activities.
- Food safety system certification. In 2023, all normal operation factories<sup>1</sup> of the Instant Noodles Business were certified under the FSSC 22000 (Food Safety Certification System) and ISO 22000 (Food Safety Management System), and maintained good operation of the food safety management system. The Instant Noodles Business continued to improve its "AIB+" internal audit terms according to the American Institute of Baking (AIB) audit standard, based on which 11 factories were audited, which further reduced the food safety risks in the production of instant noodles. In addition, Jiangmen plant of the Instant Noodles Business was certified under the food safety system of the Hazard Analysis Critical Control Point (HACCP). All factories of Master Kong Beverages Business and Pepsi Beverages Business in normal operation were certified under ISO 22000, FSSC 22000 and HACCP, among which 59 plants of Master Kong Beverages Business and 32 Aguafina plants were annually certified by the National Sanitation



正常運營工廠為本年度運營達6個月以上 且不處於停產/停工狀態的工廠

Normal operation factories are factories that operated for over 6 months without production halted or shuttered businesses

體系認證。康師傅飲品 事業和百事飲品事業全 部正常運營工廠均通過 ISO 22000 · FSSC 22000 和HACCP三體系認證。 其中,59家康師傅飲品 事業生產工廠以及32家 純水樂工廠通過美國國 家衛生基金會(National Sanitation Foundation, NSF)年度認證,以及 國際瓶裝水協會(The International Bottled Water Association, IBWA) 審核,全部康師傅飲品事 業和百事飲品事業工廠參 與了AIB食品安全年度審 核並成功通過。2023年 5月,重慶百事獲得由百 事國際頒發的2022年度 全球飲料質量和食品安全 卓越獎(銅獎)。糕餅事 業部工廠取得ISO 9001 (質量管理體系)和ISO 22000認證,2023年體 系運行正常並通過2023 年度體系監督審核。

Foundation (NSF) and reviewed by The International Bottled Water Association (IBWA). All plants of the Master Kong Beverages Business and Pepsi Beverages Business participated in and successfully passed the AIB annual food safety audit. In May 2023, Chongqing Pepsi was awarded the 2022 Global Beverage Quality and Food Safety Excellence Award (Bronze Award) (2022 年度全球飲料質量和食品安全卓越獎 (銅獎)) by PepsiCo International. The plants of the Bakery Business obtained ISO 9001 (Quality Management System) and ISO 22000 certifications, and maintained a normal operation of the system in 2023 and passed the 2023 annual system supervision and audit.



重慶百事獲頒全球飲料質量和食品安全卓越獎(銅獎)

The Global Beverage Quality and Food Safety Excellence Award (Bronze Award) (全球飲料質量和食品安全卓越獎 (銅獎)) Granted to Chongqing Pepsi

#### 2. 食品安全與質量保證培訓宣貫

康師傅每年開展覆蓋全體供應商的產品安全及質量保證培訓,培訓形式包括供應商大會、食安宣傳月活動、在線視頻培訓、郵件宣導等。本年度各事業針對細分供應商均開展了品質專項培訓,如:

• 方便麵事業:針對脱水菜 供應商及其上游共計16 家供應商開展品質管理專 項培訓,培訓內容涵蓋 農副產品基地種植、原料 採收、運輸防護、加工過 程異物管控關鍵控制點、 駐廠人員管理意識提升等

# 2. Publicity and Implementation through Food Safety and Quality Assurance Trainings

In order to improve the food safety awareness of all staff and strengthen fostering quality and food safety culture, we carry out the food safety and quality assurance trainings for all quality assurance staff at least once a year, covering food safety laws and regulations, quality management skills, food inspection skills, supplier quality audit, product process and quality control, new product process management, food retroactive recall and emergency management, etc., and conduct food safety knowledge competitions, job skills competitions, quality improvement proposals and other activities.

Master Kong carries out product safety and quality assurance trainings for all suppliers every year, including supplier conferences, food safety publicity month activities, online video trainings, email advocacy, etc. During the year, each business carried out special quality trainings for subdivision suppliers, including:

• For the Instant Noodles Business, special quality management trainings were carried out for dehydrated vegetable suppliers and a total of 16 upstream suppliers, covering the planting in the agricultural product base, raw material harvesting, transportation protection, key control points for strange matter control during processing, and the improvement of management awareness of plant

內容。開展食品安全月活 動推廣,覆蓋44家脱水 肉、脱水菜、風味包、生 鮮菜供應商,活動內容包 括食品追溯演練、技能 比武、食安知識競賽、 食安隱患排查等,累計 開展126場次,參與人員 約4.600人次。制定下發 《康師傅供應商食安品質 管理要求》,召開30場供 應商大會,召集全國供應 商赴公司參加食安品質 管理要求宣導、食品防護 意識培訓、AIB檢查經驗 交流等活動。對管理較弱 的供應商開展專項對口幫 扶, 通過歷年審核及飛行 檢查結果篩選14家食安 品質管理水平相對比較弱 的供應商,邀請中國質量 認證中心(CQC)審核老師 進行現場輔導培訓,從食 安管理、GMP、蟲鼠害 管控、生產及CCP點管 控、檢驗管理、倉儲管理 等方面進行診斷,針對薄 弱項進行輔導改善,提升 供應商的食安品質管理水

● 康師傅飲品事業及百事飲品事業と百事飲品事業:針對飲品原料供應商開展食安培訓,向食管量、食好生產規針對檢應商傳達產品供應商傳達及好生產規針對檢應。 審核等核心要求;針對檢應產品供應商開展 AIB 檢應對白砂糖供應訓,開展原糖存儲管理培協則,開展所持對自發轉換應,幫助其改善原糖有。 staff, etc. A total of 126 food Safety Month activities were conducted for 44 suppliers of dehydrated meat, dehydrated vegetables, flavor packs and fresh vegetables, with approximately 4,600 participants, covering food traceability drills, skill competitions, food safety knowledge competitions, food safety hidden dangers investigation, etc. The Quality Management Requirements for Food Safety of Master Kong's Suppliers was formulated and issued, and 30 supplier meetings were held to gather national suppliers to participate in the advocacy of food safety quality management requirements, food protection awareness trainings and AIB inspection experience exchange, etc. Special assistances were provided for selecting 14 suppliers with relatively weak food safety quality management through historical audits and unannounced inspection results, and audit personnel from China Quality Certification Center (CQC) were invited to conduct on-site guidance trainings, checking food safety management, GMP, pest control, production and CCP point control, inspection management, and warehouse management, etc., and providing guidance and improvement for weak aspects, in order to improve the food safety quality management of suppliers.

• For the Master Kong Beverages Business and Pepsi Beverages Business, beverage ingredient suppliers were provided with training on food safety to publicize the Company's supplier core requirements such as quality of the products, food safety, good manufacturing practices and management audit. We provided trainings on AIB inspections for agricultural product suppliers. Raw sugar storage management trainings were held for white granulated sugar suppliers to help them improve the raw sugar storage environment and standardize personnel operations.

#### 3. 健康營養產品研發與拓展

康師傅中央研究所專注於食品 安全與質量、健康營養、工藝 優化等方面的研發和創新,不 斷提升在健康營養產品方面的 研發投入。康師傅設立[方便麵 研發中心 |、「飲品研發中心 | 和「基礎研究部」,並與浙江大 學、南開大學、江南大學等高 校建立合作關係,深入無糖、 低脂、營養健康產品的研發。 例如,我們與南開大學合作, 開展低糖烏龍健康功能研究、 慢消化低GI健康麵製品開發等 項目。同時我們重視健康營養 研發人才的培養,並積極進行 人才儲備。報告期內,康師傅 健康營養相關研發人員共計15 人,未來研發團隊規模也將不 斷擴大。

For the Bakery Business, the Company provides the onsite traceability counseling for suppliers in terms of the onsite management and raw material management every year. It conducts unannounced inspections for key suppliers every quarter to identify their daily management and communicate with and provide trainings for suppliers on weak aspects in daily management. The Company identifies raw materials with high food safety risk every year, sends related raw materials for food safety indicators inspection every quarter, and provides counseling for and communication with suppliers with high raw material risk to improve their quality awareness.

# 3. Health and Nutrition Product Development and Expansion

China highly values the health of the people and prioritizes it in its development strategy and sets the visionary goal of building "Healthy China" by 2035. As a leading company in China's food and beverage industry, Master Kong is committed to meeting the needs of Chinese consumers for healthy diet. Through its own R&D technology breakthroughs and innovations, Master Kong constantly increases the added value of health products, achieving the leapfrog and upgrade of its own products from convenience to delicacy followed by health.

Master Kong Central Research Institute focuses on the research and development and innovation of food safety and quality, health and nutrition and process optimization, etc., and constantly increases the R&D investment in health and nutrition products. Master Kong has set up the "Instant Noodles R&D Center", "Beverage R&D Center" and "Basic Research Department", cooperated with Zhejiang University, Nankai University and Jiangnan University, etc., and conducted in-depth research and development of sugarfree, low-fat, nutritional and health products. For example, we have cooperated with Nankai University on projects such as studying how healthy the low-sugar oolong is as well as developing healthy noodles with slow digesting and low GI. In addition, we attach importance to the training of health and nutrition R&D talents, and actively reserve talents. During the reporting period, 15 R&D personnels in total worked on health and nutrients, and the R&D team of Master Kong will be expanded in the future.

我們積極響應包括《國民營養 計劃(2017-2030年)》在內的 各項國家營養健康政策,將營 養健康納入產品設計、產品革 新、技術合作等各項研發活動 中。在方便麵研發方面,康師 傅響應落實國家「三減三健」號 召,除始終堅持不添加防腐劑 外,本年度通過技術創新推動 產品減油、減鹽,開發出「速達 麵館」系列營養健康新產品, 創新使用低脂零油炸技術,使 面餅每100克脂肪含量小於1 克,達到國家標準規定的低脂 防面餅要求。此外,產品著重 提高了蛋白質含量,並保留了 更多蔬菜營養和膳食纖維。每 桶「速達麵館」提供的膳食纖維 總量占中國居民每天膳食纖維 參考攝入量的40%左右。

在飲品研發方面,公司關注無 糖、低脂等產品的開發,本年 度推出了「純萃零糖一高山烏 龍」、「茉莉綠茶」、「大紅袍紅 茶」等無糖/低糖產品,以及 「小酪多多巨峰葡萄」等低脂、 零脂飲品,相較於傳統飲品, 我們減少了糖分和脂肪,為消 費者帶來更健康的產品。同 時,我們針對補充人體營養素 的產品也加大研發投入,成功 上市富含維生素C的飲料--「柑橘C風暴」。本年度,無糖 茶系列產品[純萃零糖]榮獲上 海市營養創新獎,「茉莉花茶」 榮獲國際美味獎章最高獎三星 獎。

We actively respond to various national nutrition and health policies, including the National Nutrition Plan (2017-2030), and incorporate nutrition and health into various R&D activities such as product design, product innovation and technical cooperation. In terms of the R&D of instant noodles, Master Kong supports the "Three Reductions and Three Kinds of Health (三減三健)" campaign. During the year, in addition to no preservatives, it promoted oil and salt reduction of products through technological innovation and developed the "Express Chef's Noodle (速達麵館)" series of new nutrition and health products, which use innovative low-fat fried-free technique to make the fat content per 100g of dry instant noodles lower than 1g, meeting the requirements of the national standard for low-fat dry instant noodles. In addition, the product largely increases content of protein with more green vegetables and dietary fiber retained. The total amount of dietary fiber contained in a bucket of "Express Chef's Noodle", accounts for approximately 40% of the daily reference intake of dietary fiber of Chinese residents.

In terms of beverage R&D, the Company focuses on the development of sugar-free, low-fat products. During the year, the Company launched sugar-free/low-sugar products such as "Pure Sugar-free - Alpine Oolong Tea", "Jasmine Green Tea", "Da Hong Pao Black Tea", and other low-fat and zero-fat drinks such as "Xiao Lao Duo Duo Probiotics Drink (Kyoho Grape flavor)(小酪多多巨峰葡萄)". Compared with traditional drinks, we reduce the use of sugar and fat to provide consumers with healthier products. At the same time, we also increase investment in the research and development of products that supplement essential nutrients, and successfully launch a kind of beverage rich in vitamin C - "Citrus C Storm (柑橘C風暴)". During the year, the sugar-free tea series "Pure Sugar-free Tea Beverage" was awarded the Shanghai Nutrition Innovation Award (上海市營養創新獎), and "Jasmine Tea" was granted the highest award of Superior Taste Award (Three Stars Award) (國際美味獎章最高獎三星獎).





國際美味獎章最高獎三星獎 The Highest Award of Superior Taste Award (Three Stars Award)

Master Kong is committed to developing "small but beautiful" products to meet the needs of consumers in pursuing a "healthy diet and exquisite life". Our products of smaller packs include the "Mini Bucket" instant noodles with a capacity of 60% of the conventional capacity, as well as mini bottles of "Master Kong Pure Sugar-free - Yunwu Green Tea" (350ml) and mini bottles of "Master Kong Pure Sugar-free - Jasmine Tea" (350ml). During the year, we launched the "Soup Chef" series of cup noodles to meet consumers' demand for small sizes of products while ensuring convenience and nutrition.





















滿足消費者需求的小包裝產品 Products of Smaller Packs to Meet the Needs of Consumers

Master Kong has been widely recognized in product R&D and innovation. In March 2023, Master Kong was granted the iSEE Global Food Innovation Award for its expertise in noodle making. In September, at the "23rd China Instant Food Conference" hosted by Chinese Institute of Food Science and Technology, Master Kong Instant noodles "Express Chef's Noodles" series and "Dried Noodles Collection" won the Outstanding Instant Food Innovation Grand Award and the Instant Food Innovation Award respectively in the year of 2022-2023 within the instant food industry in China, and "Dried Noodles Collection - Fried Noodles with Black Pepper and Beef Fillet" won the most popular Instant Food Award in the tasting and selection process at the conference.



康師傅獲得iSEE全球食品創新獎與獲獎單位主管康師傅Food Service事業部錢雅蓉總經理The iSEE Global Food Innovation Award Granted to Master Kong and Ms. Qian Yarong, the General Manager of Food Service Business of Master Kong



「速達麵館系列」和「乾麵薈系列」獲得2022-2023年度中國方便食品行業(優秀)創新產品稱號 "Express Chef's Noodles" Series and" Dried Noodles Collection" won the (Outstanding) Instant Food Innovation Award in the Year of 2022-2023 within the Instant Food Industry in China



「乾麵薈黑椒牛柳炒麵」獲得最受歡迎的方便食品獎 " Dried Noodles Collection - Fried Noodles with Black Pepper and Beef Fillet" won the Most Popular Instant Food Award

#### 4. 健康理念傳播

#### 4. Spread Health Concept

Master Kong is committed to promoting Chinese Food & Beverage Culture and providing consumers with high-quality and diversified food and beverage products to enjoy a healthy lifestyle and lead a better life. We fully support and actively respond to the national nutrition and health policy, and continue to conduct relevant research together with various institutions to meet the needs of different groups of people for nutrition and health, actively advocate the diet concept of reasonable diet and balanced eating and moving, guide consumers to make suitable food choices, and promote a healthy lifestyle for the general consumer population together with the government and industry partners.

Master Kong attaches great importance to the science popularization work on food safety for young children, and works with partners to launch the "Food Safety Science Popularization into Campus" campaign and the "2023 Master Kong Care for the Next Generation Food Safety Guarding Action (2023年康師傅關愛下一代食安守護行動)". Master Kong stimulates children's interest in immersive learning of "food safety" through the scenario-based innovation and interaction from farmlands to factories, and from supermarkets to kitchens and the outdoors. This campaign also provides children with a series of online and offline popular science courses to encourage them to put the theoretical knowledge into practice, further enhancing their awareness of food safety.

2023年10月26日,康師傅支持由上海市閔行區食品藥品安全委員會辦公室、閔行區精神文明建設委員會辦公室主辦的2023年閔行區食品安全宣傳周主題日活動。同日,康師傅總部「上海市食品藥品科普站」正式授牌。

On 26 October 2023, Master Kong sponsored the Theme Day of the 2023 Food Safety Publicity Week in Minhang District held by the Food and Drug Safety Committee Office, Minhang District, Shanghai (上海市閔行區食品藥品安全委員會辦公室) and the Shanghai Spiritual Civilization Establishment Committee Office (上海市精神文明建設委員會辦公室). On the same day, the "Shanghai Food and Drug Science Popularization Station (上海市食品藥品科普站)" was officially awarded at Master Kong headquarters.



康師傅總部「上海市食品藥品科普站」正式授牌

" Shanghai Food and Drug Science Popularization Station" Awarded Officially at Master Kong Headquarters

本年度,康師傅繼續以「中國 航天事業合作夥伴」的身份, 以「航天品質·共創未來」為主 題,讓航天精神賦能產品質 量,以航天品質驅動產品創 新。

During the year, as "a partner of China's aerospace industry", Master Kong continued to focus on the theme of "Aerospace Quality · Creating the Future (航天品質·共創未來)", to improve the product quality empowered by the space spirit and promote the product innovation driven by aerospace quality.

### 五、打造誠信健康合作關係,共建 「歡樂飲食,美好生活」

#### 1. 服務消費者

康師傅嚴格遵守《中華人民共和 國消費者權益保護法》《中華人 民共和國個人信息保護法》等法 律法規的要求, 高度重視客戶 和消費者的需求,建立並保持 暢通的多元化溝通渠道,以瞭 解其對我們的期望和訴求。公 司設立了客服團隊以收集和反 饋消費者和客戶的建議、問詢 和訴求。客服團隊建立了《顧 客服務管理程序》等標準化操 作流程,與相應責任部門開展 協作,共同解決客戶問題,在 規定時效內對客戶進行回復並 持續追蹤跟進直至結案,隨後 須回訪客戶瞭解其滿意度,確 保客戶提出的問題得以妥善解 決。2023年,我們增設了電商 客訴通道,通過400熱線、企 業門戶網站、新浪微博等平台 收集客戶反饋。同時,我們聘 請專業機構對客服團隊服務能 力、有效溝通、合作流暢度、 跨部門協作等方面進行客戶調 研,匯總整理客戶意見與建 議,協助後續工作部署,提升 客戶滿意度。本年度,康師傅 接獲客戶投訴13.859件,客訴 滿意解決率達95%。

# V. BUILDING AN HONEST AND HEALTHY COOPERATION RELATIONSHIP TO CREATE "LIFE + DELICACY" TOGETHER

#### 1. Service to Consumers

Master Kong strictly complies with the requirements of the Law of the People's Republic of China on the Protection of Consumer Rights and Interests, the Personal Information Protection Law of the People's Republic of China and other laws and regulations, and attaches great importance to the needs of our customers and consumers while establishing and maintaining smooth and diversified communication channels to understand their expectations and aspirations. The Company has set up a customer service team to facilitate the collection and feedback of suggestions, enquiries and demands from consumers. The customer service team has established standardized operating processes such as the Customer Service Management Procedure, cooperated with the responsible departments to resolve customer problems, responded to customer within the stipulated timeframe, to continuously track and follow up until the case is closed, and then visit customers to understand their satisfaction and ensure that the issues they raised are properly resolved. In 2023, we added e-commerce customer complaint channels to the existing channels such as 400 hotline, corporate website and Sina Weibo, to collect customer feedback. At the same time, we hired a professional organization to conduct customer research on the customer service team's service capability, effective communication, cooperation fluency, inter-departmental cooperation, etc., summarize and collate customers' comments and suggestions, and assist in the deployment of follow-up work, to enhancing customer satisfaction. During the year, Master Kong received 13,859 customer complaints, with a satisfactory resolution rate of 95%.

我們在與客戶和消費者溝通的 過程中亦關注信息保護,全方 位保障客戶的隱私安全。我們 執行信息系統化、流程化管 理,設置客戶信息訪問權限, 嚴格遵守客戶信息保密原則。 我們會與涉及用戶信息的工作 人員及第三方公司簽署保密協 議,並監督協議執行情況,確 保公司及用戶信息安全。在客 戶信息獲取和記錄方面,各 事業制定《客訴信息管理作業 辦法》,只記錄客戶的基礎信 息,並定期對重要敏感信息進 行清理。在信息訪問方面,我 們努力保障內部系統的數據安 全,實施賬號登錄權限管理, 約束內部人員對消費者和客戶 信息的接觸場景及使用條件, 最大限度保障消費者和客戶的 信息安全。

#### 2. 負責任營銷

康師傅積極踐行負責任營銷, 嚴格遵守《中華人民共和國商標法》 等法律法規及《GB 7718-2011 預包裝食品標簽通則》等國 準,建立了《產品推廣醫銷, 課立了《產品推廣審核, 時產品宣傳營銷工作。 節產品質費者建立透明的 業道,致力於打造負責任營銷 的企業形象,提升品牌價值。 We are also concerned about the protection of information in the process of communicating with our customers and consumers, and protect the privacy of our customers in all aspects. We implement systematical and processed management of the information, set an access limit to client's information and strictly adhere to the principle of confidentiality of customer information. We will sign confidentiality agreements with staff and third-party companies involved in user information and oversee the implantation of such agreements, to ensure the information security of the Company and users. In terms of capturing and recording customer information, each business formulates the Customer Complaint Information Management Operational Approach, records only the basic information about the customer and cleans up the important and sensitive information on a regular basis. In terms of information access, we endeavour to ensure data security in our internal systems and implement account login permission management to restrict the access scenarios and conditions of use of consumer information by our internal staff to ensure information security of our customers and consumers.

#### 2. Responsible Marketing

Master Kong actively practices responsible marketing and strictly abides by laws and regulations such as the Advertising Law of the People's Republic of China, the Trademark Law of the People's Republic of China and other national standards such as the GB 7718-2011 General standard for the labeling of prepackaged foods, establishes a Product Promotion and Marketing Manual to strictly control the auditing of advertisements and labels, and to standardize the promotional and marketing work of its products. At the same time, we establish transparent communication channels with consumers and are committed to building a corporate image of responsible marketing and enhancing brand value.

公司注重對宣傳工作的管理。 我們要求合作夥伴及其他廣告 發佈者、經營者誠信履約,公 平參與競爭,避免出現誇大、 虚假或誤導性宣傳。為確保宣 傳內容的真實性與合規性,我 們要求任何對外宣傳資料及標 簽設計均需經過法務、研發、 品保等多個部門審核,審核無 誤後方可發佈。康師傅的營銷 政策規定不得在中小學校、幼 兒園內開展廣告活動,不得利 用中小學生和幼兒的教材及教 輔工具、校服、校車等渠道發 佈或者變相發佈廣告。在品牌 推廣、產品營銷、內容宣傳環 節,康師傅規定禁止在宣傳內 容中涉及競爭對手品牌,不得 貶低其他生產經營者的商品或 者服務,不得對商品作片面的 宣傳或者對比。

我們面向所有市場營銷人員組 織開展負責任營銷相關培訓, 定期組織營銷策略落地專項培 訓等活動,提升員工合規意 識。本年度,康師傅法務部、 品牌部、市場部等多部門聯合 為各事業全體市場營銷員工開 展《外觀設計侵權及不正當競 爭》《互聯網 KOL 廣告法規合規 解讀》等廣告營銷相關課程的線 上和線下培訓,培訓內容主要 涵蓋外觀專利要點, KOL(Key Opinion Leader 關鍵意見領袖) 主體的選擇和審核,以及KOL 創作內容的合法合規性,提高 了員工對負責任營銷的認知與 實踐。

The Company focuses on the management of publicity. We require our partners and other advertising publishers and operators to perform in good faith and compete fairly to avoid exaggerated, false or misleading publicity. To ensure that the promotional content is true and compliant, the Company requires all external promotional materials and label designs shall be reviewed and approved by various departments such as legal affairs, research and development and quality assurance before release. Master Kong's marketing policy stipulates that it shall not carry out advertising activities in primary and secondary schools and kindergartens, and shall not use the teaching materials and teaching aids for primary and secondary school students and young children, school uniforms, school buses and other channels to publish or disguise advertisements. In the area of brand promotion, product marketing and content publicity, Master Kong stipulates that it is prohibited to involve competitors' brands in promotional content. to disparage the goods or services of other producers and operators, or to make one-sided publicity or comparisons of goods.

We organize responsible marketing related training for all marketing employees, and regularly organize special training on marketing strategies and other activities to enhance employees' awareness of compliance. During this year, the legal department, brand department, marketing department and other departments of Master Kong jointly carried out online and offline training for all marketing employees of each business on the Appearance Design Infringement and Unfair Competition, the Internet KOL Advertisement Regulations Compliance Interpretation and other advertising and marketing related courses. The training content mainly covers the key points of appearance patents, the selection and review of KOL (Key Opinion Leader) subjects, and the legal compliance of KOL-created content, which improves employees' knowledge and practice of responsible marketing.

在負責任營銷審計方面,我們 每年定期對營銷工作開展審計 自檢,排香風險點,持續完善 風險管控與監督機制。負責任 營銷審計內容包括但不限於營 銷制度管理、創意媒體代理商 管理、監測代理商管理、代言 人管理、IP合作項目管理、社 交媒體管理、廣告內容是否涉 及負面宣傳和不正當宣傳,投 放產品包裝是否經過審核和審 查等。此外,百事飲品事業每 年開展 一次第三方營銷審計, 審核範圍覆蓋上年度投放的全 部媒體項目,審查內容包括互 聯網KOL、廣告、IP合作等項 目投放、互動數據的真實性和 質量等情況。

#### 3. 知識產權管理

康師傅深刻理解保護知識產權 的重要性,我們遵守《中華人民 共和國專利法》《中華人民共和 國商標法》《中華人民共和國著 作權法》,積極落實知識產權管 理措施,全面開展維權行動, 促進公平競爭。2023年,我 們持續關注行業內知識產權動 態,重視知識產權的積累與運 用,以更好地發展公司知識產 權策略。我們與多家專業機構 合作,持續對專利、商標等知 識產權進行全方位保護,並於 全球多個國家和地區申請註冊 保護公司核心商標。我們及時 向相關機構註冊備案,在各類 新產品上市前檢索知識產權信 息、開展相關分析等方式保證 新產品上市前進行包裝外觀專 利申請,完善知識產權監控防 線,在保護企業自身知識產權 的同時,尊重保護他人的知識 產權,嚴厲打擊侵權行為。我 們亦定期對員工進行知識產權 宣傳與培訓,增強員工的專業 度與知識產權保護意識,維護 公司品牌聲譽。

In terms of responsible marketing audit, we regularly conduct audit self-inspection on marketing work every year, and identify risk points to continuously improve the risk control and supervision mechanism. Responsible marketing audits content include, but are not limited to, marketing system management, creative media agency management, monitoring agency management, spokesperson management, IP cooperation program management, social media management, whether the advertisement content involves negative publicity and improper publicity, and whether the packaging of the placed products has been audited and reviewed. In addition, Pepsi Beverages Business carries out a third-party marketing audit once a year, which covers all the media projects placed in the previous year, and the review content includes the authenticity and quality of the implementation and interaction data of Internet KOLs, advertisements, IP cooperation and other projects.

#### 3. Intellectual Property Management

Master Kong deeply understands the importance of protecting intellectual property rights. We comply with the Patent Law of the People's Republic of China, the Trademark Law of the People's Republic of China and the Copyright Law of the People's Republic of China, actively implement its intellectual property management measures and comprehensively carry out rights defense actions to promote fair competition. In 2023, we continuously paid attention to the trends of intellectual property rights in the industry and attached importance to the accumulation and application of intellectual property rights, so as to better develop the Company's intellectual property strategy. We collaborated with a number of professional bodies to continuously protect all aspects of intellectual property, including patents and trademarks, and applied for registration and protection of our core trademarks in many countries and regions around the world. We register with the relevant authorities in a timely manner and retrieve intellectual property information before all kinds of new products go on the market and conduct relevant analysis, to ensure the packaging appearance patent applications are made before the new products go on the market and improve the intellectual property monitoring line. We respect and protect the intellectual property rights of others while protecting our own intellectual property rights by severely cracking down on infringement. We also regularly publicize and train employees on intellectual property rights and enhance their professionalism and awareness of intellectual property protection to safeguard the Company's brand reputation.

#### 4. 供應商 ESG 管理

在供應商聘用方面,康師傅根 據供應商的類型制定覆蓋全體 供應商的開發管理辦法,明確 並細化供應商引入流程和要 求。我們建立供應商基本信息 檔案,並依照《供應商評鑒一 資料評鑒表》對其進行資質評 估。同時我們會對供應商開展 現場審核,對其廠區環境、廠 房及設施、生產及品質管理、 廢棄物排放、環境及職業健康 安全管理水平進行考察和評 價。為評估供應商食安管理水 平,我們在實地考察階段進行 抽樣檢查,同步使用第三方檢 測機構外檢和康師傅自檢的方 式進行嚴格篩查。上述各評估 環節均合格者方可成為康師傅 合格供應商。

#### 4. Supplier ESG Management

Master Kong values the sustainability development of suppliers and deeply understands the leading and driving role of our own behavior on our suppliers. We have established and continuously optimized our supplier management system that monitors various aspects of the suppliers including their access qualification, production and operation and social responsibility, which is continuously refining our supplier management capabilities, and we are committed to working together with corporates from upstream and downstream of the value chain to bring high quality products to our consumers.

In terms of supplier recruitment, Master Kong has formulated supplier development and management methods that cover all of the suppliers according to the types of suppliers, and clarified and refined the supplier introduction process and requirements. We have established supplier basic information files and evaluated their qualifications in accordance with the Supplier Evaluation - Information Evaluation Form. At the same time, we will conduct on-site audits of suppliers to examine and evaluate their factory environment, plant and facilities, production and quality management, waste discharge, and environmental and occupational health and safety management levels. To assess the level of food safety management of suppliers, we conduct sampling inspections during the on-site inspection phase, using both external inspections by third-party testing organizations and Master Kong's own inspections to conduct rigorous screening. Only those who pass all the above assessments will be qualified as Master Kong's suppliers.

In terms of day-to-day supplier management, Master Kong has been improving the *Supplier Appraisal Operations Approaches*, which strengthens supplier supervision and conducts assessment to each supplier's supply quality, delivery, service and cooperation. In 2023, we updated assessment scoring criteria based on review items such as supplier labor policy evaluations, and formulated the *Supplier Assessment Grade Rewards and Punishments*, to conduct grading assessments of our suppliers and develop coaching strategies, as well as implement reward and punishment measures based on monthly and annual appraisal results.

在供應商環境與社會風險管理 政策與實踐方面, 我們制定 《康師傅供應商環境與社會合規 基礎協議書》以以下簡稱《協議 書》)及《康師傅供應商環境與 社會分級管理建議》,持續推進 供應商夥伴對環境及社會影響 的認識和理解, 並將供應商接 受並簽署《協議書》作為與康師 傅建立供應合作關係的前提條 件,要求供應商滿足運營地環 境、社會相關法律法規要求。 同時《協議書》中對符合環境及 社會範疇的「九項必須項要求」 進行承諾,承諾範圍包括最低 就業年齡、強迫性與束縛性用 工、商業道德、嚴重的環境污 染、嚴重的健康或安全隱患、 工作時間、工資、員工工傷保 險以及食品安全。為增強供應 商的商業道德水平,打造透 明、廉潔的合作關係,我們通 過與全體供應商簽訂《反商業賄 賂承諾書》的形式,將公司在商 業道德方面的要求有效傳遞給 供應商。本報告期內,100% 的供應商簽訂《康師傅供應商環 境與社會合規基礎協議書》,對 供應商的環境、社會類風險進 行管理,持續監督供應商對於 《協議書》的履行情況。

In terms of supplier environmental and social risk management policies and practices, we formulate the Master Kong's Basic Agreement with Supplier on Environmental and Social Compliance (hereinafter referred to as the Agreement) and the Master Kong's Classified Management Recommendations for Supplier on Environmental and Social, and continue to promote our supplier partners' awareness and understanding of the impacts on environment and society. The acceptance and signing of the Agreement by suppliers are prerequisites for establishing a supply partnership with Master Kong. We require our suppliers to meet relevant environmental and social laws and regulations where they operate. At the same time, the Agreement commits to the "nine mandatory requirements" for environmental and social compliance, which includes minimum age of employment, forced and bonded labour, business ethics, serious environmental pollution, serious health or safety hazards, working hours, wages, employee injury insurance and food safety. In order to enhance the level of business ethics of our suppliers and to create a transparent and clean partnership, we have effectively conveyed the Company's requirements on business ethics to our suppliers by signing the Anti-Commercial Bribery Pledge with our suppliers. During the reporting period, we had signed the Master Kong's Basic Agreement with Supplier on Environmental and Social Compliance with all of the suppliers to manage their environmental and social risks as well as conduct continuous supervision on their performance of the Agreement.

康師傅以數字化驅動提升企 業綜合實力。我們運用數字 化手段建立智能化供應商管 理體系,貫穿上下游採購、 運輸、生產等各個環節。我 們通過供應商管理(Supplier Relationship Management, SRM)系統整合,實現由供應 商數據共享中心統一管理供應 商資料,簡化數據管理。該系 統還可以實現包括發佈招標、 供應商引入、底價簽批、採購 招投標、決標審批等覆蓋整個 招標作業流程的數字化管理, 達成無紙化作業,降低供應商 管理成本,加強供應商全流 程協同和整合,提升價值鏈 的诱明度和敏捷性。我們對 供應商和康師傅相關人員開 展SRM系統的培訓,強化受 訓人員操作系統的能力,並持 續提升該系統的利用效率。此 外,我們繼續推動實施物料需 求計劃(Material Requirement Planning, MRP), 自動計算原 物料需求,減少人工計算原物 料需求計劃的人力成本並提升 準確性。我們按照計劃進行採 購,合理安排生產線作業,實 現平穩生產,避免產線超負荷 或閒置,增加排產的靈活性, 提高生產效率,提升服務質 量。

按地區劃分的供應商數量

供應商所在地區

中國大陸地區 中國港澳台地區 國外地區

Master Kong applied digitalization to improve corporate comprehensive competence. We applied digital methods to establish an intelligent supplier management system, which covered parts including upstream and downstream procurement, transportation and production. Through the integration of the Supplier Relationship Management (SRM) system, we realize the unified management of the supplier data by supplier data sharing center to simplify data management. The system can also realize digital management covering the entire bidding process, including issuing biddings, introducing suppliers, signing and approving the reserve price, purchasing bidding, and approving the winning bid, so as to achieve paperless operation, reduce supplier management cost, strengthen the entire process of suppliers' coordination and integration, and enhance the transparency and agility of the value chain. We carry out SRM system training for suppliers and related personnel of Master Kong to enhance capability of trainees to operate the system and continuously improve the utilization efficiency of the system. In addition, we continue to promote the implementation of Material Requirement Planning (MRP), which automatically calculates the raw material requirements, reduces the labor cost of manually calculating the raw material requirement planning and improves the accuracy. We purchase according to the plan and arrange the production line operation reasonably, so as to realize stable production, avoid the production line overload or idleness, increase the flexibility of production scheduling, improve production efficiency and service quality.

#### Number of suppliers by region

	供應商數量
	Number of
Supplier location	suppliers
Mainland China	867
Hong Kong, Macau and Taiwan	3
Foreign regions	1

#### 5. 反貪污和職業道德管理

康師傅禁止董事及所有員工從 事任何違法或不道德的經濟行 為並從中牟取利益,宣導全體 員工遵守職業道德和人格底 線。我們要求員工、供應商簽 署《反商業賄賂承諾書》,明 確聲明不行賄、不受賄,共同 維護良好的工作環境。公司不 斷強化員工面對相關問題時的 處理應對能力,提高員工反貪 污、反腐敗意識,持續建設和 倡導企業廉潔文化。我們通過 企業微信平台、線上學習平台 發佈文章、分享反舞弊案例, 向全體同仁宣導康師傅集團廉 潔文化及相關規範, 開通舞弊 舉報渠道,向高階管理層及董 事發送《稽核舞弊調查報告》, 不斷強化董事及員工的廉潔合 規意識。2023年,我們將《員 工廉潔自律行為管理辦法》納入 公司新員工季度內控制度培訓 中,以現場授課的形式宣貫廉 潔自律文化和行為規範,並與 內部文建秘書處、稽核室等部 門合作在企業微信向全體員工 發佈廉潔培訓視頻。我們亦通 過線上形式,為本集團董事提 供包括反貪污及商業道德議題 的ESG相關培訓。

#### 5. Anti-corruption and Ethics Management

Master Kong understands that integrity and legal compliance are the key to long-term business success, and endeavors to create a workplace environment with integrity, honesty and transparency. The Company strictly complies with the Anti-Unfair Competition Law of the People's Republic of China and the Anti-Money Laundering Law of the People's Republic of China and other laws and regulations, and has formulated anti-corruption-related management systems such as the Management Measures on Employees' Integrity and Self-discipline Behavior, and the Management Measures on Contract Inspection and Review, and continuously improves the anti-corruption management system, avoiding any direct or indirect illegal commercial acts including corruption, bribery, extortion, fraud and money laundering, etc.

Master Kong prohibits directors and all employees from engaging in or profiting from any illegal or unethical economic behaviors and advocates all of our employees to abide by professional ethics and moral principles. We demand our employees and suppliers to sign the Anti-Commercial Bribery Pledge, which clearly states that they will not offer or accept bribes and maintain a good working environment. The Company constantly enhance its employees' ability to deal with the relevant issues, improve our employees' awareness of anti-corruption, and continue to build and promote a culture of corporate integrity. We published articles and shared anti-fraud cases on the enterprise WeChat platform and online learning platform, educated all employees about the integrity culture and related norms of the Master Kong Group, opened a fraud reporting channel, and sent the Audit Fraud Investigation Report to the senior management and directors, constantly strengthening the directors' and employees' awareness of integrity and compliance. In 2023, we incorporated the Measures for the Management Measures on Employees' Integrity and Self-discipline Behavior into the quarterly internal control system training for new employees of the Company, propagated the culture of integrity and selfdiscipline and the code of conduct in the form of on-site lectures, and cooperated with the internal culture-building secretariat and the audit office in releasing integrity training videos on corporate WeChat to all employees. We also provide ESG related training on anti-corruption and business ethics issues to our directors online.

稽核部門每年針對全公司範圍內的重大風險管理及內控制內有效性進行審核,並提出則度漏洞進行審整等違規違法,避免發生員工利用制度漏洞進行舞弊等違規違法行為。稽核部門人員每年簽署《稽核室人員職業道德規範暨紀律準則》承諾書,承諾履行職責時嚴格遵循保密性原則。

In response to commercial bribery, fraud and other illegal acts, Master Kong has established a special reporting channel to encourage internal and external personnel to monitor each other, and participate in the construction of the Company's business ethics and compliance culture to resist malpractices. We have published the *Acceptance Principles of Whistleblowing and Reward Regulations* and the whistleblower hotline and e-mail address on the Company's official website to encourage employees, suppliers and other parties to participate in real-name whistleblowing. In response to external extortion, fraud and other incidents, the Company has formulated a special emergency plan and handling mechanism to improve its ability to deal with related problems.

The Audit Department conducts company-wide audits of major risk management and the effectiveness of the internal control system every year and makes recommendations for improvement to avoid the occurrence of irregularities and illegal acts such as employees taking advantage of loopholes in the system to commit fraud. The personnel of the Audit Department signed a commitment letter of *Code of Professional Ethics and Disciplinary Guidelines for Audit Office Personnel* every year, promising to strictly follow the principle of confidentiality in the performance of their duties.

The Company set up a Corporate Security Team under the Audit Department, which is fully responsible for the analysis, investigation and handling of whistleblowing cases. We have formulated the *Whistleblowing Operation Procedures* to regulate the process of handling reports, the principles of reward and the relevant requirements for the protection of whistleblowers, strictly keep whistleblowers' information confidential, and strictly prohibit any form of retaliation against whistleblowers. If there is any leakage of the whistleblowers' information, it will be dealt with in accordance with the *Management Measures of Staff Rewards and Punishments* after verification. In 2023, there is no leaking the information of whistle-blowers.

#### 6. 品牌力突破

國民單品重組,打造口碑產品

康師傅的明星產品紅燒牛肉麵 以經典濃郁的味道和包裝上上 熱的中國紅,貫徹中華民族 牌形象。2023年,康師傅推 出「冰紅茶味的紅燒牛肉麵」, 引發大量年輕用戶參與#話 麵,就是內個味兒#話,超 麵,將康師傅勇於創新,當代 輕族群。 In 2023, the Corporate Security Team completed the special investigation of 35 fraud reporting cases, and also conducted special audit operations across the Group in the segments of internal control and risk management, legal compliance management, capital, insurance and investment and financing management, tax and accounting management, seal contract and archive management, procurement management, etc., reviewing the effectiveness of the control systems for business ethics and professional ethics involved in the relevant projects, and comprehensively strengthen the Company's anti-corruption and anti-fraud management. In 2023, no concluded cases regarding corrupt litigation brought against the Company or its employees were noted.

#### 6. Brand Breakthrough

Reorganizing the national single product to create word-ofmouth products

Master Kong's star product, Braised Beef Noodles, adheres to the brand image of the Chinese nation with its classic rich flavor and fiery Chinese red on the packaging. In 2023, Master Kong launched "Iced Tea Flavored Braised Beef Noodles", which triggered a large number of young users to participate in the topic #This Noodle, It's Just That Taste#, showing the young attitude of Master Kong's innovative and imaginative youthful attitude to the contemporary young people.



「冰紅茶味的紅燒牛肉麵」 "Iced Tea Flavored Braised Beef Noodles"

洞察粉絲興趣,貼近熱點話 題,激發自主傳播

康師傅深度洞察粉絲興趣行為,舉辦了「番茄雞蛋牛肉麵x「國民女星」楊紫」,「好湯麵x「國民歌手」周深」,「御品盛宴x「新晉爆劇小生」張晚意」,「衛金湯肥牛x「小黃人」」等屬於多別品牌營銷活動,激發圈將多傳播,累積吸引大量粉終度與,實現康師傅品牌好感度與偏好度提升。

Understanding fans' interests thoroughly, staying close to hot topics and stimulating spontaneous communication

With a deep insight into fans' interests and behaviors, Master Kong held a series of brand marketing activities such as "Tomato Egg Beef Noodles" x "National Actress" Andy Yang (楊紫), "Good Soup Noodles" x "National Singer" Zhou Shen (周深), "Royal Feast" x "New Popular TV Series Star" Zhang Wanyi (張晚意) and "Golden Stock Beef" x "Minions", which stimulates social interaction in the circle and attracts a large number of fans to participate, promoting brand goodwill and preference of Master Kong.



番茄雞蛋牛肉麵x「國民女星」楊紫 "Tomato Egg Beef Noodles" x "National Actress" Andy Yang (楊紫)



好湯麵 x 「國民歌手」周深 "Good Soup Noodles" x "National Singer" Zhou Shen (周深)

康師傅常年關注體育事業發展。2023年,康師傅飲品傳常年關禁聚馬青少年足球領域,開展「安心力量挺你到底」品牌公益計劃。聯動央視網冠名贊助青少年足球夢想紀錄片《閃亮的你》,助力青少年足球發展。公益項目上線後,獲得多家媒體及衆多足球名人支持。

## 六、 綠色健康守護常青, 淨享「歡樂飲 食,美好生活」

#### 1. 設定環境管理目標<sup>2</sup>

在公司可持續發展理念的指導下,我們基於自身生產運營的實際情況,結合對過往環境數據的分析和對未來企業發展的規劃,訂立了公司環境發展目標,具體包括:

#### 能耗和水耗:

- 以2017年為基準年, 2025年每百萬元收益綜 合能源消耗(兆瓦時/百萬 元人民幣)下降12%。
- 2 康師傅於2017年起正式披露包括溫室氣體排放在內的環境關鍵績效指標,故選取 2017年為基準年制定環境管理目標。

Master Kong pays attention to the development of the sports industry all year round. In 2023, Master Kong Beverages Business focused on the field of youth football and conducted the "Let Water Raise You Into the Light (安心力量 挺你到底)" brand public welfare program. We associated with CCTV website to sponsor and title the youth football dream documentary *Shining You* to help the development of youth football. The public welfare program has been supported by various medias and many football celebrities since its launch.

# VI. GREEN AND HEALTHY GUARDIANSHIP FOR SUSTAINABILITY, A CLEAN WAY TO ENJOY "LIFE + DELICACY"

As a leading company in China's food and beverage industry, Master Kong actively takes responsibility for environmental protection, identifies and complies with the requirements of national environmental-protection-related laws and regulations, establishes management policies and systems in the areas of environmental target setting, energy and water conservation, emission and carbon reduction, plastic reduction and packaging management, digital production, climate change response and sustainable raw material procurement, implements various project practices to reduce its negative impact on the environment, and continuously contributes to the realization of "Keep Our Nature Green".

#### 1. Setting Environmental Management Targets<sup>2</sup>

Guided by the Company's sustainable development philosophy, we have set our environmental development targets based on the actual situation of our production and operation, combined with analysis of past environmental data and planning for future corporate development, including:

Energy and water consumption:

- Using 2017 as the base year, the combined energy consumption per million of revenue (MWh/ RMB'million) will decrease by 12% in 2025.
- The environmental key performance indicators, including greenhouse gas emissions, were formally disclosed by Master Kong in 2017, so 2017 was chosen as the base year for setting environmental management targets.

2023年目標進展:每百萬元收益綜合能源 耗(兆瓦時/百萬元人 民幣)相較2017年下 16.4%。鑒於該目標 經提前完成,故我們對2025 年,每百萬元人民幣 益綜合能源消耗保持四 63.18兆瓦時/百萬元收 益,並在未來適時設定進 一步的目標。

 以2017年為基準年, 2025年每百萬元收益取 水量(噸/百萬元人民幣) 下降20%。

2023年目標進展:每百萬元收益取水量(噸/百萬元人民幣)相較2017年下降17.1%。

#### 廢棄物:

 主要生產型原料廢棄物回 收率(實際售賣量/理論產 生量)不低於97%。

> 2023年目標進展:目標已達成。2024年,公司 將繼續以此為目標,開展 廢棄物管理工作。

Target progress in 2023: The combined energy consumption per million of revenue (MWh/RMB'million) decreased by 16.4% compared with 2017. Since the target has already been met, we updated our target and aimed to maintain the combined energy consumption per million of revenue at below 63.18 MWh/RMB'million until 2025. We will set a more aggressive target in the future when appropriate.

 Using 2017 as the base year, water abstraction per million of revenue (tons/RMB'million) will decrease by 20% in 2025.

Target progress in 2023: Water abstraction per million of revenue (tons/RMB'million) decreased by 17.1% compared to 2017.

#### Waste:

 The recycling rate (actual sales volume/theoretical production) of the main production-based raw material waste is not less than 97%.

Target progress in 2023: The target has been achieved. In 2024, the Company will still set this as the target and conduct waste management accordingly.

#### 排放物:

 以2017年為基準年, 2025年每百萬元收益溫 室氣體(範圍一、範圍二) 排放(噸/百萬元人民幣) 下降18%。

> 2023年目標進展:每百百萬元收益溫室氣體(範/ 一、範圍二)排放(噸/百萬元人民幣)相較2017年下降21.1%。鑒整於,更經提前完了百萬體(對目標進,每室氣體(對目標進,每至氣體(持益一、範圍二)排放收益一。 27.36噸/百萬記定進一。 27.36噸/百萬元。 的目標。

 所有工廠主要大氣污染物 (氮氧化物、硫氧化物、 煙塵)排放濃度達到或優 於國家標準。

> 2023年目標進展:目標已達成。2024年,公司 將繼續以此為目標,開展 大氣污染物管理工作。

廢水(COD)排放濃度達到 或優於國家標準。

> 2023年目標進展:目標已達成。2024年,公司 將繼續以此為目標,開展 廢水管理工作。

康師傅將對上述環境目標的達 成進度保持持續監督,定期檢 討並匯報環境目標的完成情 況。

#### Emission:

 Using 2017 as the base year, greenhouse gas (Scope 1 and Scope 2) emissions per million of revenue (tons/ RMB'million) will decrease by 18% in 2025.

Target progress in 2023: Greenhouse gas (Scope 1 and Scope 2) emissions per million of revenue (tons/RMB'million) decreased by 21.1% compared with 2017. Since the target has already been met, we updated our target and aimed to maintain greenhouse gas (Scope 1 and Scope 2) emissions per million of revenue at below 27.36 tons/RMB'million until 2025. We will set a more aggressive target in the future when appropriate.

 Emission concentrations of major air pollutants (nitrogen oxides, sulphur oxides, soot and dust) from all plants meet or exceed national standards.

Target progress in 2023: The target has been achieved. In 2024, the Company will still set this as the target and conduct air pollutant management accordingly.

 Wastewater (COD) discharge concentrations meet or exceed national standards.

Target progress in 2023: The target has been achieved. In 2024, the Company will still set this as the target and conduct wastewater management accordingly.

Master Kong will maintain continuous monitoring of the progress of achieving the above-mentioned environmental targets, and regularly review and report on the achievement of the environmental targets.

#### 2. 節能節水管理

康師傅可持續發展委員會由公 司董事長、行政總裁擔任主任 委員,對公司能源和水資源策 略和績效表現進行監督。可持 續發展委員會下設的飲品資 源、方便麵資源工作組分別由 各事業高級管理人員負責,專 注於節能節水管理、事業用能 用水策略與績效等內容,重點 推動能源、水資源循環利用等 專案,提升公司能效水耗管理 水平。各事業供應鏈中心根據 可持續發展委員會及各工作組 於年初制定的規劃安排,在其 生產基地實施節能節水專案並 設置專職管理人員。

康師傅制定了《能源管理規範》 《能源單耗考核評比方法》《能 源管理小組制度》及《能源管 理績效處罰制度》等管理辦法 作為節能工作的政策指導,明 確各相關單位的職責範圍。同 時各事業不斷優化生產工藝, 推進重點節能專案,以減少能 源消耗。各事業工廠均已設置 能耗管理的績效指標以更好地 評估能源節約落實情況,並將 節能降耗效果納入相關崗位績 效考核指標,與激勵措施相結 合,進一步提升相關崗位員工 對節能工作的重視程度。工廠 成立專案小組,開展能源管理 健康檢查,每天追蹤生產能耗 情況,就指標異常情況查找原 因,並進行改善;每月將生產 能耗指標對照同期及預算指標 進行檢查分析,及時優化調 整。我們組織相關培訓,通過 開展節能經驗交流分享,實現 公司節能管理水平的不斷提 高。

#### 2. Energy and Water Conservation Management

The Sustainable Development Committee of Master Kong is chaired by the Chairman and CEO of the Company, and supervises the Company's energy and water resources strategy and performance. The beverage resources and instant noodle resource working group under the Sustainable Development Committee are headed by senior managers of various businesses, respectively, and focus not only on energy-saving and water-saving management, energy-using strategies and performance of businesses, but also on promoting projects such as recycling of energy and water resources, so as to improve the management of the Company's energy efficiency and water consumption. According to the planning arrangements made by the Sustainable Development Committee and its working groups at the beginning of the year, the Supply Chain Centre of each business implemented energy and water conservation projects and set up full-time management personnel at their production bases.

Master Kong has formulated the Energy Management Code, the Energy Unit Consumption Assessment and Evaluation Method, the Energy Management Team System and the Energy Management Performance Penalty System as the guidance for energy saving work, clarifying the responsibilities of relevant units. Meanwhile, each business continuously optimizes its production processes, promotes key energy-saving projects, and reduces energy consumption. Performance management indicators for energy consumption management have been set up in each business factories to better assess the implementation of energy conservation, and the effect of energy saving and consumption reduction has been incorporated into the performance appraisal indicators of relevant posts and combined with incentives to enhance the importance of energy saving work by staff in relevant posts. A special team has been set up in each factory to conduct energy management health check, track daily production energy consumption and investigate the causes of any abnormalities in the indicators, and make improvements accordingly. We review and analyze the production energy consumption indicators against the corresponding period and budget indicators every month, so as to optimize and adjust them in time. We organize relevant training and share energy saving experiences to achieve continuous improvement of the Company's energy saving management level.

2023年,康師傅飲品事業18 家工廠和百事飲品事業14家工 廠憑藉各自優異的節能管理成 果榮獲中國飲料工業協會評選 的「節能優秀企業」榮譽稱號。

在節水管理方面,公司制定 《節水管理制度》以指導節水 工作的開展,並要求生產人員 嚴格按照制度規範作業。我們 將節水降耗列入各工廠廠長的 重點主管績效考核指標,以 落實有效用水節水工作。康 師傅工廠定期開展「水平衡測 試」, 瞭解供水管網及各單元 用水現狀,依據測定的水量數 據,判斷合理用水程度並採取 相應措施。針對水耗用較高的 生產工藝和設備,我們加強細 節管控,積極推進污水處理後 的中水回用、高耗水設備汰換 等重點節水專案,並在全國範

In 2023, 18 plants of Master Kong's Beverage Business and 14 plants of Pepsi's Beverage Business were honoured as "Excellent Energy-saving Enterprise" by the China Beverage Industry Association for their respective outstanding energy saving management achievements.

In terms of water conservation management, the Company has formulated a Water Conservation Management System to guide the development of water conservation work and requires production staff to operate in strict compliance with the system. We put water saving and consumption reduction into the performance evaluation index of key supervisors of factory directors in order to implement effective water saving. Master Kong's factories regularly carried out a "water balance tests" to understand the current situation of water consumption in the water supply network and each unit, and based on the measured water quantity data, we judge the reasonable level of water consumption and take corresponding measures. For production processes and equipment with high water consumption, we have strengthened detailed management and control, and actively promoted key water-saving projects such as the



#### 9,000吨 tons 💥

方便麵事業杭州工廠試點建設了智慧能源平台,精准記錄並展示產品的產量、能耗及碳排放量,通過數據反饋對能源使用進行精細化管理。後續規劃在全國工廠推廣,預計每年可減少溫室氣體排放9,000噸。

The Instant Noodle Business Hangzhou Factory has built a smart energy platform to accurately record and display output, energy consumption and carbon emissions, and finely manage energy use through data feedback. The follow-up scheme, which will be promoted in factories across the country, is expected to reduce greenhouse gas emissions by 9,000 tons per year.



### 109.1萬度 kwh ≫

康師傅飲品事業瀋陽工廠利用低溫自來水給冰水回水降溫3-4度,目前已投產的一期年節約用電54.2萬度。二期預計年節約用電54.9萬度,合計可節約用電109.1萬度/年,折合減少CO,排放約990噸/年。

The Master Kong Beverages Business Shenyang Factory uses low-temperature tap water to cool the return water of ice water by 3-4 degrees. Currently, 542,000 kWh of electricity is saved annually from the first phase. The second phase is expected to save 549,000 kWh per year, for a total of 1.091 million kWh, equivalent to a reduction of approximately 990 tons of  $\mathrm{CO_2}$  per year.



## 7.2萬立方 m³ 💥

百事飲品事業鄭州工廠對高壓機熱能進行回 收利用・通過加裝板式換熱器提升設備換熱 效率・年節約天然氣約7.2萬立方。

The Pepsi Beverages Business Zhengzhou Factory recycles heat energy from the high energy consumption machines and improves the heat exchange efficiency of equipment by installing plate heat exchanger and saving approximately 72,000 m<sup>3</sup> of natural gas annually. 2023年,康師傅飲品事業19 家工廠和百事飲品事業14家工 廠憑藉優秀的管理實踐再度榮 獲中國飲料工業協會「節水優秀 企業」榮譽稱號。 utilization of reclaimed water after sewage treatment, elimination and replacement of high water-consuming equipment, and promoted them in plants nationwide. We set up special personnel at the plant to conduct inspections of internal water supply facilities to detect and resolve water problems in a timely manner to ensure normal water use. At the same time, we actively promote awareness and ways to conserve water resources, continue to carry out exchanges and experience sharing among factories across the country, and strive to integrate the concept of "Cherishing, Conserving and Protecting Water" into all aspects of our daily production work, so as to promote a comprehensive improvement of internal management level. In 2023, Master Kong has recycled different kinds of alternative water of 1,220,781.29 tons, of which recycled water is 419,600.49 tons with reusing rate of 2.65%.

In 2023, the 19 plants of the Master Kong Beverages Business and 14 plants of the Pepsi Beverages Business were once again awarded the title of "Excellent Water-saving Enterprise" by the China Beverage Industry Association for their excellent management practices.



方便麵事業工廠收集車間污水送至污水站進 行生化處理·再將深度淨化後的中水用於廠 區綠化灌溉、廢氣處理降溫、脱泥機濾網沖 洗等·每年可減少約20萬噸的自來水取用 量。

The plants of the Instant Noodles Business collects the workshop sewage and sends it to the sewage station for biochemical treatment, and then uses the deeply purified reclaimed water for landscaping irrigation, waste gas treatment and cooling, filter screen washing of desliming machine, etc., reducing tap water consumption by approximately 200,000 tons annually.



#### 24.250 噸 tons

康師傳飲品事業廊坊工廠將其純水站現有的 3套RO一級排放濃水進行回收處理,處理後 的產品水送至超濾水罐供後續工序使用,每 年可節約自來水耗用約24,250噸。

The Master Kong Beverages Business Langfang Factory recycles the concentrated water discharged from the three sets of RO units in its purified water station and the treated product water is sent to the ultrafiltration water tank for subsequent processes, saving approximately 24,250 tons of tap water consumption annually.



#### 12,900 噸 tons

鄭州百事將空瓶、空罐沖洗水進行回收處理,用於冷卻塔補水、鏈道潤滑水、車間清潔等,既降低了自來水的用量,又減少了污水排放,年節省用水量約1.29萬噸。

The Pepsi Beverages Business Zhengzhou Factory recycles the washing water of empty bottles and tanks, which is used for cooling tower replenishment, chain lubrication water and workshop cleaning, reducing not only tap water consumption, but also sewage discharge, saving

#### 3. 減排減碳管理

在廢氣、溫室氣體、廢水和廢 棄物排放管理方面,我們遵守 國家及運營所在地相關法律法 規,包括《中華人民共和國環境 保護法》、中華人民共和國大氣 污染防治法》、中華人民共和國 水污染防治法》中華人民共和 國固體廢物污染環境防治法》 等。我們制定了廢氣、溫室氣 體、廢水和廢棄物排放的內部 管理制度,並將其作為管控依 據。我們明確相關崗位的管理 職責,持續運用先進的管理工 具,優化生產工藝,引進先進 環保設施和技術, 開展各項環 保專案,減輕生產運營對環境 的影響。我們委托有資質的第 三方單位定期進行環境監測, 確保各類污染物達標排放。針 對產生的有害廢棄物,我們均 委托有資質的專業單位對其進 行合規處置;針對無害廢棄 物,我們努力從源頭上減少廢 棄物產生,並促進資源化回收 利用。同時,我們提升相關人 員技能,落實處理裝置維保工 作,實現廢水廢氣處理系統穩 定運行。

#### 3. Emission and Carbon Reduction Management

For the management of exhaust gas, greenhouse gas, wastewater and waste emissions, we comply with the relevant laws and regulations of the country and the place of operation, including the Law of the People's Republic of China on Environmental Protection, the Law of the People's Republic of China on the Prevention and Control of Air Pollution, the Law of the People's Republic of China on the Prevention and Control of Water Pollution, the Law of the People's Republic of China on the Prevention and Control of Environmental Pollution by Solid Waste, etc. We have formulated the internal management system for exhaust gas, greenhouse gas, wastewater and waste emissions of Master Kong as the basis for management and control. We clearly defined the management responsibilities of relevant positions, continuously used advanced management tools, optimized production processes, introduced advanced environmental protection facilities and technologies, and carried out various specialized environmental protection projects to mitigate the impact of production and operation on the environment. We commission qualified thirdparty units to conduct regular environmental monitoring to ensure that all pollutants are discharged in accordance with standards. For hazardous waste generated, we have commissioned qualified professional units to conduct disposal in compliance. For non-hazardous waste, we strived to reduce waste generation at the source and promote the recycling and utilization of resources. At the same time, we upgrade the skills of relevant personnel and implement maintenance work for treatment equipment to achieve stable operation of the wastewater and waste gas treatment systems.



方便麵事業對廢氣處理系統進行升級,增加 水膜式惡臭氣體捕捉淨化器,達到排放無異 味的要求,使廠界臭氣和油煙濃度優於國家 標準。

The Instant Noodles Business upgraded the waste gas treatment system and added a film type odor gas capture purifier to meet the requirement of no odor emission, making odor and smog concentration at the plant boundary better than the national standard



康師傅飲品事業濟南工廠將污水處理工藝的 厭氧罐產生的大量沼氣進行回收處理後用作 燃料,處理過程中產生的蒸汽則並入蒸汽管 網,每年可減少約40萬立方米的沼氣排放。

The Master Kong Beverages Business' Jinan plant recycles a large amount of biogas generated by anaerobic tanks during sewage treatment process and uses it as fuel. The steam generated during the treatment process is incorporated into the steam pipe network, reducing biogas emissions by approximately 400,000 m³ annually.



鄭州百事工廠在瓶胚和吹瓶生產工序分別安裝了高效有機廢氣處理系統,每年減少排放 非甲烷總烴約2.42 噸。

Pepsi's plant in Zhengzhou has installed highefficiency organic waste gas treatment systems for the blowing and preform processing processes, respectively, reducing total non-methane hydrocarbons emissions by approximately 2.42 tons annually. 康師傅鼓勵上游供應商使用綠 色能源,並提高冰箱和現調機 等冷飲機器設備的能耗效率, 減少下游產品零售環節中產生 的碳排放。本年度,我們在價 值鏈上下游開展溫室氣體減排 行動:

- 對於產品原物料供應商, 百事飲品事業鋁罐供應 商完成安裝光伏發電項 目,年度累計發電量 52,454kWh,減少碳排 放約29.91噸。
- 對於生產設備供應商,百事飲品事業將傳統現調機逐步替換為環保冷媒現調機,並推動設備廠商立項開發升級更加節能減碳的機型,節能水平較之前提升30-50%,計劃2025年上市。
- 對於下游分銷渠道,康師傅飲品事業AIOT智能冰箱佔比提升至80%,智能冰箱比傳統冰箱,在使用過程中可以減少能耗和能源相關碳排放40%以上。同時持續升級智能冰箱能耗水平,本年度新系列AIOT智能冰箱全夏新升級為一級能耗,耗電量在現有智能冰箱的基礎上再降低38%。

Master Kong encourages upstream suppliers to use green energy, and improves the energy consumption efficiency of cold drink machinery and equipment such as refrigerators and fountains, thereby reducing the carbon emissions generated in the downstream product retail chain. During the year, we carried out greenhouse gas emission reduction actions in the upstream and downstream of the value chain:

- For raw material suppliers, the aluminum can supplier for Pepsi Beverage Business completed the installation of photovoltaic power generation project that generated 52,454kWh of annual cumulative electricity, reducing carbon emissions by approximately 29.91 tons.
- For production equipment suppliers, Pepsi Beverage Business will gradually replace traditional fountains with environmentally friendly refrigerated fountains, and promote equipment manufacturers to initiate programs to develop and upgrade to more energysaving and carbon-reducing models that are 30-50% more energy efficient than previous models, with plans to have them on the market in 2025.
- For downstream distribution channels, the proportion of AIOT smart refrigerators in Master Kong's Beverage Business has increased to 80%. Smart refrigerators can reduce energy consumption and energy-related carbon emissions by more than 40% during use compared to traditional refrigerators. Meanwhile, the energy consumption level of smart refrigerators has been continuously upgraded. All of the new series AIOT smart refrigerators have been upgraded to Level 1 energy consumption during the year, which reduces power consumption by 38% compared to existing smart refrigerators.

#### 4. 減塑與包裝物管理

在產品生產階段,我們制定了 《原物料超耗標準》等內部管 理制度,從產品包裝物的各組 成部分積極開展相關研究和探 索,持續推行一系列精進方 案,開展減塑減重工作,使用 更環保的包材材質,從源頭減 少包材使用和廢棄物產生。

在產品運輸階段,我們分析產品貨物轉運流程,將部分產品由袋裝改成罐車輸送,減少運輸流程中不必要的包裝物使用。

在廢棄物回收處置方面,我們制定了《工廠廢品管理辦法》等制度作為管理依據,按照不同材質和種類對廢棄物包裝物 建行分類、整理和存放,將廢棄包材交給有資質的廢物處置單位進行回收、二次加工和利用,以及無害化處理。

#### 4. Plastic Reduction and Packaging Management

Master Kong actively responds to the national plastic reduction policy and requirement, supports corresponding environmental protection policies, and refines packaging management at all stages of the product production cycle, reducing the use of plastics and packaging materials while securing the satisfaction for product safety and quality requirements, promoting the realisation of lightweight, recyclable, degradable and renewable packaging material, in order to reduce negative impact on the environment and implement the concept of sustainable development.

At the product production stage, we have developed internal management systems such as the *Raw Material Overconsumption Standard*, actively conducted relevant research and exploration from various components of product packaging, continuously implementing a series of improvement programs to reduce plastic usage and weight, utilizing more environmentally friendly packaging materials, and reducing the use of packaging materials and generation of waste from the source.

In the product transportation stage, we analysed the product cargo transfer process and changed some products from bagging to tanker transport to reduce the unnecessary use of packaging in the transportation process.

In terms of waste recycling and disposal, we have developed systems such as the *Factory Waste Management Measures* as a basis for management, sorting, organizing and storing waste packaging on different materials and types, and handing over waste packaging to qualified waste disposal units for recycling, secondary processing and harmless treatment.

除常規原材料包裝袋改為罐車運輸,紙箱回收、將原材料包裝改為噸袋等常規行動外,本年度我們開展的減塑與包裝物管理重點工作包括:

- 將醋桶回收重複利用, 減少塑料使用
- 「速達通」產品使用過 熱封蓋替代扣蓋方案, 降低包材的使用,每年 可以節約塑料14.3噸
- 降低儲運紙箱空隙率,減少瓦楞用紙面積,預計每年節約紙張使用 1,393噸
- Recycling vinegar buckets and reducing plastic use
- Reducing the use of packaging materials by using overheated caps instead of buckle caps for "Sudatong" products saved 14.3 tons of plastic per year
- Reducing the porosity of storage and transportation cartons and reducing the area of corrugated paper will save an estimated 1,393 tons of paper per year

In addition to regular actions such as switching conventional raw material packaging bags to tank trucks for transportation, carton recycling, and switching raw material packaging to tonnage bags, foci of our work on plastic reduction and packaging management during the year includes:

- 380 ml喝開水產品開展瓶 身降克重工作,2023年減 少PET粒子使用約420噸
- 部分產品開展瓶蓋降克重 工作,2023年減少PET粒 子使用約252噸
- 新增無菌注塑瓶蓋,通過 蓋型的設計優化,單蓋減 重0.25g,已全面應用於 喝開水產品,節約HDPE 粒子約300噸
- 將標簽印刷用的油墨類型,由以酯類、醇類等為溶劑的溶劑墨替換為以水、乙醇等為溶劑的水性油墨,預估可減少VOCs排放約2,000噸
- Reducing PET particles use by approximately 420 tons in 2023 through bottle weight reduction efforts for 380 ml boiled water products

**KONG BEVERAGE BUSINESS** 

傅飲

- Reducing PET particles use by approximately 252 tons in 2023 through bottle cap weight reduction efforts for several products
- Saving approximately 300 tons of HDPE particles by the addition of a new sterile injection bottle cap with a reduced weight of 0.25g per cap through the design optimization of the cap type
- Reducing estimated VOCs emissions by approximately 2,000 tons through replacement of ink types used for label printing from solvent-based inks using esters, alcohols, etc. as solvents to water-based inks using water, ethanol, etc. as solvents

# 主事飲品事業 SSI BEVERAGE BUSINESS

- 部分工廠500 ml PET瓶克 重由22g降低至21g· 2023年9月測試成功· 2023年內已減少塑料使 用約16噸
- 部分工廠900 ml PET瓶克 重由35g降低至33g。
   2023年內已減少塑料使 用約8噸
- Reducing plastic use by approximately 16 tons in 2023, with some plants reducing the weight of 500 ml PET bottles from 22g to 21g, successfully tested in September 2023
- Reducing plastic use by approximately 8 tons in 2023, with some plants reducing the weight of 900 ml PET bottles from 35g to 33g

# 方便面事業

我們提倡包裝物回收利用,與 合作夥伴共同開展PET循環利 用研究工作。2023年,康師傅 飲品事業對約1,200噸PET廢 料進行加工處理,製成非食品 級PET瓶、纖維以及rPET員工 工服,並計劃在2024年完成 約1,500噸PET廢料的回收加 工和循環再利用。9月,通過 與專業的減碳解決方案機構合 作,康師傅創新嘗試將1,750 個500毫升的冰紅茶飲料空瓶 用於建造塑膠籃球場,為rPET 廢棄物循環利用探索出又一條 有效途徑。百事飲品事業將廢 PET瓶交由具有塑料再生資質 的單位進行回收,由其製成再 生聚酯切片、工服等環保再生 製品,共計減少了56噸廢棄塑 料的產生,製造了3,566件工 服供員工使用。

We are working with partners on packaging material recycling and PET recycling research. In 2023, the Master Kong Beverages Business processed about 1,200 tons of PET waste, which was turned into non-food grade PET bottles, fibers, and rPET employee uniforms, and planned to complete the recovery, processing and recycling of approximately 1,500 tons of PET waste in 2024. In September, Master Kong explored another effective way to recycle rPET waste through an innovative attempt to construct a plastic basketball court using 1,750 500ml empty iced tea beverage bottles through a collaboration with a professional carbon reduction solution organization. Pepsi Beverage Business handed over waste PET bottles to units with plastic recycling qualifications for recycling into recycled polyester chips, workwear and other environmentally friendly recycled goods, resulting in a total reduction of 56 tons of waste plastic and the production of 3,566 workwear for employees.



康師傅冰紅茶 rPET 環保球場 Master Kong Iced Black Tea rPET Environmentally Friendly Basketball Court





康師傅為員工製作rPET材料工服 Workwear made of rPET material by Master Kong

本年度,我們針對減塑與包裝物管理制定了計劃和目標:

#### 餐叉減塑方面:

本年度,我們在部分產品的折 疊叉上採用結構優化的技術 新,在業內率先實現折疊 減塑7%,年度減塑量達100 噸,並達成單個折疊叉塑料用 量業內最低值。未來,我們計 量業內最低值。未來,預計每 年的減塑量達1,000噸,並逐 步過渡到「可回收、可降解」材 料。

#### 瓶蓋輕量化方面:

2024年實現瓶蓋由2.0g減重至1.85g的計劃,覆蓋「喝天然」品牌的產品。

#### 包裝紙箱減重方面:

2024年通過切角紙箱設計實現 單箱減少紙材消耗約10g的計 劃,覆蓋「果繽紛」及「佳得樂」 品牌的產品。

#### rPP及rPETG標簽切換方面:

預計2024年完成rPP及rPETG 用於標簽的驗證及量產。 We have formulated plans and goals for plastic reduction and packaging management during the year:

#### Fork plastic reduction:

During the year, we have adopted structural optimization technological innovations in the folding forks of certain products, taking the lead in the industry to achieve a 7% plastic reduction in folding forks, resulting in an annual plastic reduction of 100 tons, and achieving the industry's lowest plastic consumption for a single folding fork. In the future, we plan to transform all fork molds, with an estimated annual plastic reduction of 1,000 tons, and gradually transition to "recyclable and biodegradable" materials.

#### Light weight bottle caps:

In 2024, we plan to reduce the weight of bottle caps from 2.0g to 1.85g, covering products under the "Drink Natural" brand.

#### Packaging cartons weight reduction:

In 2024, we plan to reduce paper consumption by approximately 10g per box through the design of cornercut cartons, covering products under the "Tropicana" and "Gatorade" brands.

#### rPP and rPETG label switching:

We expect to complete the verification and mass production of rPP and rPETG for labeling in 2024.

#### 5. 數字化生產管理

我們致力於將數字化融入企業 運作中,持續優化數智化供應 鏈系統,應用科學的工具及管 理方式,逐步推進數字化生產 管理轉型,從而提升企業績效,促進上下游的高效協作,實現和諧共贏。

康師傅已完成工廠設備改造及 日常業務信息化改造,實現了 設備狀態實時監控、管理和 維修,以及能源數據的實時 採集及自動分析。2023年, 我們加大了生產環節中智能化 設備的使用,減少人力投入, 同時實現了調配環節的產品追 溯,提高了調配作業的準確性 和現場的可視化程度。在原 料採買環節,我們通過SRM 系 統(Supplier Relationship Management System)整合供 應商資料並統一管理供應商數 據,降低各事業在供應商資料 管理方面的成本。在產品品質 管理環節,我們完成了檢驗表 單的電子化,後續將更新檢驗 設備,以實現檢驗數據自動採 集。如今,數字化工廠的建立 賦能康師傅全面收集與品質相 關的各項數據,實時監控從投 料到出貨的全生產流程,建成 企業的品質數據庫,實現品質 的全生命週期追溯。本年度康 師傅飲品事業舉辦以「綠色照進 現實,見證減碳生態」為主題的 「綠色運營成果分享&媒體工廠 探訪」活動,將公司綠色數智 工廠及綠色運營成果呈現給公 眾。

#### 5. Digital Production Management

We are committed to integrating digitalization into corporate operations, continuously optimizing our digital and intelligent supply chain system, applying scientific tools and management approaches, and progressively advancing the digital transformation of production management. This allows us to enhance corporate performance, promote efficient collaboration from upstream to downstream, and achieve harmonious win-win outcomes.

Master Kong has completed equipment renovation and digitalisation of daily business processes in its factories. realising real-time monitoring, management, and maintenance of equipment status, as well as real-time data collection and automatic analysis of energy usage. In 2023, we put more intelligent equipment into operation during production process, which reduced manpower and realised the product traceability in the deployment process, improving the accuracy and visualisation of the production process. In the raw material procurement process, we integrated supplier information and unified supplier data management through the SRM (Supplier Relationship Management) system, reducing the costs associated with supplier data management across our business units. In the product quality management process, we implemented electronic inspection forms for some products and planned to update inspection equipment to achieve automatic data collection. Currently, the establishment of digital factory empowers Master Kong to collect all quality-related data, conduct real-time monitoring on the entire production process from material input to shipment, build a quality database, and realise the full life-cycle traceability of product quality. This year, Master Kong's Beverage Business organised the "Sharing Green Operation Results & Media Interview in Factory" event themed "Green Entering Reality, Witnessing Carbon Reduction Ecology", showcasing the Company's green intelligent factory and green operational achievements to the public.





康師傅飲品事業「綠色運營成果分享&媒體工廠探訪」活動與 負責單位主管康師傅飲品事業供應鏈中心林郁文副總裁

"Sharing Green Operation Results & Media Interview in Factory" event hosted by Master Kong's Beverage Business and LIN Yuwen, the Vice President of the Organiser, Master Kong Beverage Business Supply Chain Center

Master Kong upgraded its intelligent Transportation Management System (TMS) by integrating it with systems like BeiDou and Shifutong and collaborated with third-party logistics providers to introduce intelligent scheduling systems and new energy trucks. This established an information-based, automated, and intelligent logistics control system with multiple functions, enabling intelligent route planning for urban distribution and green, sustainable logistics delivery. It effectively improved management levels in terms of logistics transportation costs, efficiency, expenses, and service, promoting the development of green transportation.

本年度,各事業在低碳物流運輸方面的優化措施和工作成效如下:

#### 方便麵事業:

- 通過TMS系統開展大數 據分析及智能調度系統升 級,優化配送路徑474萬 公里,提升車輛滿載率, 減少車輛柴油耗用;
- 推行電子回單專案,取消 紙張使用,預計年度減少 紙張耗用910萬張,減碳 44噸;
- 購入共享折疊筐,用於三個工廠的醬包調撥,減少 運輸過程中包裝廢棄物的 產生;
- 將用於城市配送的柴油車 逐步替換為新能源電車, 減少物流運輸的能源消耗 和碳排放,本年度累計汰 換柴油車46輛。

#### 康師傅飲品事業:

The optimisation measures and work results in low-carbon logistics transportation from various business units during the year are as follows:

#### **Instant Noodle Business:**

- Through the TMS system, Big-Data analysis and intelligent scheduling system upgrades were conducted, optimising delivery routes totaling 4.74 million kilometers, which led to increased full-load rate rates and reduced diesel consumption for vehicles;
- Implemented the electronic receipts project, eliminating the use of paper. It is expected to reduce paper consumption annually by 9.1 million pieces, resulting in a reduction of 44 tons of carbon emissions;
- Purchased sharing foldable crates for sauce package transfers between three factories, reducing the generation of waste packages during transportation;
- Gradually replaced diesel vehicles used for urban distribution with new energy electric vehicles, reducing energy consumption and carbon emissions from logistics transportation. This year, a total of 46 diesel vehicles were replaced.

#### **Master Kong Beverages Business:**

• Collaborated with external professional organisations to promote the TMS project and establish a digital and intelligent logistics management platform, which enables unified scheduling and management of factories, carriers, and transportation drivers, reducing over 30% of manpower and resource waste in loading and unloading and over 50% of vehicles queuing congestion, and over 80% of transportation anomalies can be prevented and managed in advance or in real-time. This initiative improves logistics transportation efficiency by over 70%, saving on transportation vehicles and fuel consumption, resulting in an estimated annual reduction of carbon emissions of approximately 19,000 to 20,000 tons.

#### 百事飲品事業:

- 優化配送路徑,增加工廠 直配客戶路線,減少二次 配送;
- 將市內配送及員工通勤使用的傳統燃油汽車逐步替換為新能源汽車。

#### 糕餅事業部:

 優化配送路徑,增加工廠 直配經銷商路線,預計每 年節省配送距離約6,600 公里,節省柴油約1,650 升。

我們應用圖片識別入庫系統, 借助攝像頭識別產品外箱EAN 碼(European Article Number) 及噴碼信息, 匹配生產訂單號 實現自動入庫,有效提高入庫 準確率。通過連接TMS和圖片 識別入庫系統合理安排裝卸工 作,可使經銷商實時查詢訂單 物流節點,在保障了服務質量 的同時,極大地提升了用戶體 驗。2023年,我們引入以原 料外包裝條碼為載體的ORTS 配料防錯追溯系統(QR code Traceability System),成功利 用工業物聯網技術實現設備互 聯,實時監控生產過程,並判 斷作業的準確性, 達到過程防 錯、作業記錄和原料追溯目 的,進一步提高了生產作業效 <u>率</u>。

#### Pepsi Beverages Business:

- Optimised delivery routes by increasing direct delivery routes from factories to customers, reducing secondary distribution;
- Gradually replaced traditional fuel vehicles used for transportation within the city and employee commuting buses with new energy vehicles.

#### **Bakery Business:**

 Optimised delivery routes by increasing direct delivery routes from factories to distributors, which is estimated to save approximately 6,600 kilometers of delivery distance and approximately 1,650 liters of diesel fuel annually.

We apply image recognition technology in our warehouse system, using cameras to recognize the EAN (European Article Number) codes and spray codes of product boxes, and matching them with production order numbers to achieve automatic warehousing, which effectively improves the accuracy of warehousing. Connection between TMS with the image recognition system arranges loading and unloading work reasonably, which allows distributors to query the logistics nodes of their orders in real-time, while ensuring service quality and greatly enhancing the user experience. In 2023, we introduced the QR code Traceability System (QRTS), which is based on the barcode on the outer package of raw materials. This system successfully utilises the technology of industrial Internet of Things to interconnect equipment, monitor the production process in real-time, and asses the accuracy of operations, achieving the purpose of preventing errors in processes, recording of operations, and tracing of raw materials, thereby further improving production efficiency.

#### 6. 應對氣候變化

康師傅識別並分析了氣候變化 帶來的實體風險,包括洪澇、 乾旱、颱風、暴雨、雪凍等極 端天氣對物料採購、生產、倉 儲及運輸、人員安全造成的影 響,並制定風險應對措施。

#### 6. Responding to Climate Change

Climate change is a common challenge facing the world, and it is imperative to take action to address it. Master Kong, starting from itself, puts into practice the concept of "lucid waters and lush mountains are invaluable assets", adheres to the basic national policy of conserving resources and protecting the environment, identifies and evaluates the risks and opportunities brought by climate change, formulates related policies, establishes risk response mechanisms, and seizes opportunities to promote sustainable corporate development. We endeavour to achieve resource recycling, explore potential energy-saving and carbon-reducing opportunities in each link, and drive upstream and downstream partners in the value chain to actively respond to climate change.

Master Kong identified and analysed the physical risks brought by climate changes, including the impact of extreme weather such as floods, droughts, typhoons, heavy rains and snowstorms on material procurement, production, storage and transportation, and personnel safety, and establish risk response measures.

#### 表 1. 實體風險識別與應對措施

Table 1. Identification and response measures for physical risks

when entering into contracts with suppliers to control

production costs.

風險影響維度 Impact area	風險描述 Risks description	風險應對 Measures to risks
物料採購	<ul> <li>惡劣天氣造成原物料的供應滯後或中斷,影響生產進度;</li> <li>農產品產量下降,原材料價格上漲,造成成本上漲。</li> </ul>	<ul> <li>針對同一原料,我們同時與多家合格供應商保持長期合作應係,確保供應商保期原材料供應局的廣泛性,緩解原材料供應中斷風險;</li> <li>開展原物料價格行情分析,料類型,對可能對其價格產生影響的天氣因素保持關注;</li> <li>在與供應商簽訂合同時提前鎖定價格,控制生產成本。</li> </ul>
Material procurement	<ul> <li>The adverse weather conditions may lead to delayed or interrupted supply of raw materials, affecting production schedules;</li> <li>The reduction in agricultural production may result in higher prices of raw materials, which in turn results in rising production costs.</li> </ul>	<ul> <li>We maintain long-term partnerships with a number of qualified suppliers for the same raw materials at the same time to ensure a wide range of suppliers' raw material supply, thereby mitigating the risk of interruptions in raw material supply;</li> <li>We conduct price analysis of raw materials to identify the types of raw materials that are significantly affected by weather and keep an eye on weather factors that may have an impact on their prices;</li> <li>We lock in prices in advance</li> </ul>

#### 風險影響維度 Impact area

#### 風險描述 Risks description

#### 風險應對 Measures to risks

#### 生產

- 低溫天氣給工廠帶來產品和原物料凍傷風險,增加運行成本;
- 乾旱氣候導致地下水變少,影響天然水廠地下水的供給。暴雨和洪澇災害造成地下水受污染、渾濁現象,最終影響生產用水;
- 沿海地區的工廠受到颱風的襲擾頻繁,例如廠房屋頂破壞,車間、成品及原物料庫漏水、廠區積水,造成工廠資產和物料等直接損失和停產等間接損失;
- 極端天氣造成的能源中斷,影響工廠生產計劃和交付時效。

#### Cold weather causes frost damage to products and raw materials in factories, increasing operation costs;

- Drought climate reduces groundwater, affecting the supply of groundwater to natural water factories. Heavy rains and flooding cause groundwater pollution and turbidity, ultimately affecting production water supply;
- Typhoons frequently attack factories in coastal areas, such as roof damage in factories, water leakage in workshops and warehouses of finished products and raw material and factory area flooding, resulting in direct losses of factory assets and materials, as well as indirect losses such as production stoppages;
- Extreme weather causes energy interruptions, affecting factory production schedules and delivery timelines.

- 應對特殊情況下的突發能源中 斷,日常與供應商做好溝通, 制定周、月能耗計劃,合理安 排生產,並按計劃做好日常保 養;
- 根據天氣情況要求工廠提前做 好原物料備貨,以滿足生產需 求;
- 結合氣象部門發出的預警信息,提前對工廠做全面檢查, 落實隱患整改。

# In response to unexpected energy interruptions in special situations, we maintain regular communication with our suppliers, develop monthly and weekly energy consumption plans, and arrange production reasonably, while carrying out daily maintenance according to

 Based on weather conditions, we require factories to make early preparations for raw material stocking to meet production demands;

plan;

 In conjunction with early warning information issued by meteorological authorities, we conduct comprehensive inspections of the factory in advance and rectify any potential hazards.

#### **Production**

#### 風險影響維度 Impact area

#### 風險描述

#### 風險應對

Measures to risks

#### 倉儲及運輸

#### **Risks description**

#### 图松理燃料本家口 。 相前周

- 低溫天氣給運輸環節帶來產品和原物料凍傷風險,增加了品質保證的投入;
- 暴雨及洪澇災害、大霧、大雪等天氣嚴重影響產品及原物料 運輸,造成爆倉、停產。
- 提前關注天氣動態、儲備貨物,關注各高壓電房能源供應、排水及水電的供應突發情況並製定應對措施,如發現異常,及時反饋上級政府單位處理;
- 嚴格按照公司《產品質量手冊》 做好產品的防護工作,以確保 產品品質。

#### Cold weather causes frost damage to products and raw materials during the transportation process,

- increasing the investment in quality assurance;
- Severe weather such as heavy rains and flooding, heavy fog, heavy snow, etc., seriously affects the transportation of products and raw materials, causing stockouts and interruption.
- We keep an eye on the weather and stock up in advance, pay attention to the emergency situation of energy supply, drainage and hydropower from high-voltage power houses, and develop response measures. If any abnormality is found, timely report it to the higher-level
- Strictly follow the Company's Product Quality Manual to improve product protection, thus ensuring product quality.

government units for handling;

#### 風險影響維度 Impact area

#### 風險描述 Risks description

#### 風險應對 Measures to risks

#### 人員安全

極端天氣及氣候災害對人員安 全结成威脅。

- 根據所處的地理環境特徵,對 各類自然災害發生的可能性進 行綜合分析,制定《自然災害事 故專項應急預案》確定威脅正常 生產經營的自然災害的種類和 危險程度;
- 按照應急預案內容和要求,對 職工進行培訓和定期演練,以 便在重大自然災害發生後,能 及時按照預定方案進行救援, 在短時間內使災害得到有效控 制,保障職工人身安全及公司 財產安全。

#### Personnel safety

 Extreme weather and climate disasters pose a threat to personnel safety.

- Perform comprehensive analysis
   of the likelihood of various
   natural disasters based on the
   geographical and environmental
   characteristics, and formulate
   the Special Emergency Plan for
   Natural Disasters to identify the
   types and degree of danger
   posed by natural disasters that
   threaten the normal production
   and operation of the business;
- Conduct training and regular drills for employees in accordance with the requirements of the emergency plan, so that in the event of a major natural disaster, we can promptly carry out rescue operations according to the predetermined plan, effectively control the disaster in a short time, and ensure the safety of employees and company property.

我們對氣候變化帶來的轉型風 險和機遇進行評估。轉型風險 方面,自2020年國家提出碳 達峰、碳中和目標始,康師傅 一直遵守並積極響應國家降低 碳排放相關政策要求,並開展 未來政策趨勢研判,對自身的 低碳發展路徑進行長遠規劃, 以更好地順應低碳趨勢。轉型 機遇方面,我們積極優化現有 產品佈局,推出「碳中和」產品 和「無標簽」產品,並落地多個 rPET項目,將可持續發展理念 融入產品全生命週期,從而順 應在低碳經濟發展潮流下消費 者對於綠色環保屬性產品的選 擇傾向。未來,我們將持續建 立和完善氣候變化相關政策, 探索綠色環保屬性產品機遇, 為行業的低碳發展作出貢獻。

2023年度,公司繼續開展涵蓋 價值鏈上下游的碳盤查工作, 計算了範圍一、範圍二碳排放 數據,並對價值鏈上、下游的 主要範圍三碳排放進行測算。 在本次盤查中,我們回顧往期 的減碳成效,推動各事業進一 步瞭解自身的排放情況以開展 有針對性的減碳工作,在內部 促成ESG良性競爭。同時,公 司在碳盤查過程中向各相關單 位進行碳排放和碳減排概念的 宣貫,提升其減碳意識。基於 過去三年價值鏈碳排放數據, 公司正在研討和策劃覆蓋短、 中、長期的碳中和路徑,將於 適時對外披露。

We assess the transition risks and opportunities brought about by climate change. In terms of transition risks, since China proposed the Carbon Peaking and Carbon Neutrality target in 2020, Master Kong has been complying with and actively responding to the national policies and requirements for reducing carbon emissions, as well as carrying out research and judgement on the future policy trends, and making long-term planning for its own lowcarbon development path, so as to better adapt to the low-carbon trend. In terms of transition opportunities, we have actively optimised the design of our existing products, launched "carbon neutrality" and "label-free" products, and implemented several rPET projects, incorporating sustainable development into the entire life cycle of our products, in response to the growing trend of consumers choosing green and environmentally-friendly products in the low-carbon economic development era. In the future, we will continue to establish and improve climate change-related policies, explore opportunities for green and environmental attribute products, and contribute to the low-carbon development of the industry.

In 2023, the Company continued to carry out carbon inventory work, covering the upstream and downstream of value chain, calculating Scope 1 and Scope 2 carbon emissions data, and estimating the main Scope 3 carbon footprint in upstream and downstream of the value chain. In this inventory, we reviewed the carbon reduction results in the past years, prompting all businesses of the Company to further understand their own emissions to carry out targeted carbon reduction work and promote healthy competition in ESG internally. At the same time, during the carbon inventory process, the Company promoted the concept of carbon emissions and carbon reduction to all relevant units to enhance their awareness of carbon reduction. Based on the carbon emission data from the past three years, the Company is discussing and planning a carbon-neutral path for the short, medium, and long term, which will be disclosed to the public in due course.

In 2023, as a forward-thinking enterprise in the field of low-carbon development, Master Kong attended the Third Carbon Neutrality Industry Conference in Boao jointly organized by the China Energy Conservation Association and the China Quality Certification Center. Additionally, Master Kong was successfully selected as a "2023 China Industrial Carbon Peak Pioneer Enterprise (2023中國工業碳達峰「領跑者」企業)". In the future, Master Kong is committed to continuing to collaborate with partners from all sectors to discuss and share new ideas for carbon reduction and green development, sharing experiences and achievements in green management, and contributing to the formulation of policies and industry development for low-carbon development.





榮列 2023 中國工業碳達峰「領跑者」企業並獲得中國工業碳達峰「領跑者」企業證書 Listed as a "2023 China Industrial Carbon Peak Pioneer Enterprise (2023中國工業碳達峰「領跑者」企業)"and Received its Certificate

#### 7. 可持續原物料採購

我們在選擇供應商時,關注其 產品及服務的環境效益,在同 等條件下,優先選取環境友好 型產品,鼓勵供應商加強對原 材料的溯源及認證,希望通過 可持續、負責任的採購減少原 材料對自然資源、環境及社會 的負面影響。康師傅持續追蹤 供應商的原材料溯源和認證情 況,紙箱、紙盒等紙類供應商 均持有森林管理委員會(Forest Stewardship Council, FSC)認 證證書。方便麵事業100%的 棕櫚油供應商已獲得可持續棕 櫚油圓桌倡議組織(Roundtable on Sustainable Palm Oil. RSPO)認證。康師傅飲品事業 和百事飲品事業的白糖供應商 中,佔總供貨比30%的供應商 獲得了可持續白糖Bonsucro認 證。

#### 8. 環境關鍵績效指標

2023年,康師傅環境類關鍵 績效指標列示如下。除另行說 明,環境類數據(「)統計範圍 蓋上海康師傅大樓及各事業 接管理(2)的境內全部工廠包 接管理(2)的境內全部工廠包 持辦事處因規模較小暫不包 在統計範圍,未來將根據 情況適時統計披露。

#### 7. Sustainable Sourcing of Raw Materials

When selecting suppliers, we pay attention to the environmental benefits of their products and services. With the same condition, we will give priority to environmentalfriendly products, and encourage suppliers to strengthen traceability and certification of raw materials. We hope to reduce the negative impact on natural resources, the environment, and society brought by raw materials. Master Kong will follow the material source of suppliers and relevant certifications, so all of Master Kong's paper suppliers for paper boxed and cartons hold Forest Stewardship Council (FSC) certification, and 100% of palm oil suppliers in the Instant Noodles Business have obtained Roundtable on Sustainable Palm Oil (RSPO) certification. For the white sugar suppliers of Master Kong's Beverage Business and Pepsi Beverage Business, 30% of the total supply comes from suppliers that have obtained the Bonsucro certification.

#### 8. Environmental Key Performance Indicators

In 2023, Master Kong's environmental Key Performance Indicators are listed below. Unless otherwise stated, the statistics scope of environmental data <sup>(1)</sup> covers the Master Kong building in Shanghai and all domestic factories directly managed <sup>(2)</sup> by each business, while overseas offices are not included in the scope of statistics for the time being due to their small scale, and will be disclosed in due course according to the actual situation.

溫室氣體排放總量 <sup>(3)</sup> (範圍 1 及範圍 2 ) <sup>(4)</sup> (萬噸) TOTAL GREENHOUSE GAS EMISSIONS <sup>(3)</sup> (SCOPE 1 & SCOPE 2) <sup>(4)</sup> (10,000 TONNES)	220.0
範圍一溫室氣體排放量(萬噸) SCOPE 1 GREENHOUSE GAS EMISSIONS (10,000 TONNES)	14.80
範圍二溫室氣體排放量 <sup>(4)</sup> (萬噸) SCOPE 2 GREENHOUSE GAS EMISSIONS <sup>(4)</sup> (10,000 TONNES)	205.20
百萬元人民幣收益溫室氣體排放量(噸/百萬元人民幣收益) GREENHOUSE GAS EMISSIONS PER RMB'MILLION OF SALES (TONNES/RMB'MILLION OF SALES)	27.36
綜合能源消耗總量 <sup>(5)</sup> (兆瓦時) TOTAL COMPREHENSIVE ENERGY CONSUMPTION <sup>(5)</sup> (MWH)	5,080,937.08
百萬元人民幣收益綜合能源消耗量(兆瓦時/百萬元人民幣收益) COMPREHENSIVE ENERGY CONSUMPTION PER RMB'MILLION OF SALES (MWH/RMB'MILLION OF SALES)	63.18
電力 <sup>(6)</sup> (兆瓦時) ELECTRICITY <sup>(6)</sup> (MWH)	1,725,518.73
百萬元人民幣收益電力消耗量(兆瓦時/百萬元人民幣收益) ELECTRICITY CONSUMPTION PER RMB'MILLION OF SALES (MWH/RMB'MILLION OF SALES)	21.46
汽油和柴油(兆瓦時) PETROL AND DIESEL (MWH)	9,712.02
天然氣和煤炭(兆瓦時) NATURAL GAS AND COAL (MWH)	742,404.78
液化石油氣(兆瓦時) LIQUEFIED PETROLEUM GAS (MWH)	653.19
外購蒸汽(兆瓦時) PURCHASED STEAM (MWH)	2,602,648.36
用水總量 <sup>(7)</sup> (立方米) TOTAL WATER USE <sup>(7)</sup> (M³)	54,050,692.07

百萬元人民幣收益用水量(立方米/百萬元人民幣收益) WATER CONSUMPTION PER RMB'MILLION OF SALES (M³/RMB'MILLION OF SALES) 672.12 產品包裝材料使用總量(8)(噸) TOTAL PRODUCT PACKAGING MATERIALS USED (8) (TONNES) 1.277.652.86 百萬元人民幣收益產品包裝材料使用量(8)(噸/百萬元人民幣收益) PRODUCT PACKAGING MATERIAL USED PER RMB'MILLION OF SALES(8) 15.89 (TONNES/RMB' MILLION OF SALES) 化學需氧量(Chemical Oxygen Demand, COD)排放總量(9)(噸) 144.30 TOTAL CHEMICAL OXYGEN DEMAND (COD) EMISSIONS<sup>(9)</sup> (TONNES) 有害廢棄物總量(噸) TOTAL HAZARDOUS WASTE (TONNES) 697.01 百萬元人民幣收益有害廢棄物排放量(噸/百萬元人民幣收益) HAZARDOUS WASTE EMISSIONS PER RMB'MILLION OF SALES 0.01 (TONNES/RMB'MILLION OF SALES) 無害廢棄物總量(噸) TOTAL NON-HAZARDOUS WASTE (TONNES) 185,985.40

- 百萬元人民幣收益無害廢棄物排放量(噸/百萬元人民幣收益) NON-HAZARDOUS WASTE EMISSIONS PER RMB'MILLION OF SALES (TONNES/RMB'MILLION OF SALES)
  - 1) Based on the nature of Master Kong's business, the main gas emissions in 2023 are greenhouse gases, mainly from the use of electricity and fuels converted from fossil fuels. Compared with 2022, Master Kong has further reduced the use of fossil fuels such as natural gas and coal, along with continued reductions in Sulphur dioxide (SO<sub>3</sub>) and oxynitride (NO<sub>2</sub>)

emissions, the impact of which is minimal and therefore not

disclosed as a major gas emission in the current year.

2.31

基於康師傅的業務性質,

2023年主要氣體排放為溫室

氣體,主要源自使用由化石

燃料轉化的電力及燃料。相

較2022年度,康師傅進一

步減少天然氣及煤炭等化石

燃料的使用,同時伴隨二氧

化硫(SO。)與氮氧化物(NO.)

排放量的繼續降低,影響微小,因此本年度不作為主要 氣體排放物予以披露。

(2) The domestic plants under the direct management of each of Master Kong's businesses include all plants of the Instant Noodles Business, Master Kong Beverage Business and Bakery Business located inside the country, as well as all domestic plants of the Pepsi Business except for the plants in Shanghai, Wuhan, Nanjing, Hangzhou, Shenyang, Tianjin, Jinan, Guilin, Fuzhou, Zhanjiang, Changsha, Xi'an, Kunming and Shenzhen. Among which, Pepsi's business is managed directly by Pepsi International except for 4 factories in Shanghai, Wuhan, Nanjing and Hangzhou. Pepsi's plants in Shenyang, Tianjin, Jinan, Guilin, Fuzhou, Zhanjiang, Changsha, Xi'an, Kunming and Shenzhen are not included in the scope of statistics as they are no longer in operation.

營,故不納入統計範圍。

- (3) 康師傅溫室氣體核算範圍主要涵蓋二氧化碳、甲烷及氧化亞氮。溫室氣體排放數據乃按二氧化碳當量呈列,並根據《聯合國政府間氣候變化專門委員 (Intergovernmental Panel on Climate Change, IPCC) 2006年國家溫室氣體清單指南2019修訂版》規定計算。
- (4) 範圍一:涵蓋由公司運營直接產生的溫室氣體排放。 2023年度相較往年公司更少的使用柴油備用發電機, 致溫室氣體範圍一排放較往年降低;範圍二:來自公司內部消耗(購買獲得或取得的)電力及外購蒸汽所引致的「間接能源」溫室氣體排放。
- (5) 綜合能源消耗量是通過直接 與間接能源消耗量,根據中華人民共和國國家標準《綜合 能耗計算通則》(GB/T 2589-2020)換算因子計算得出。
- (6) 電力包括外購電力採購量和 自發自用的可再生能源發電 量。
- (7) 用水量為統計範圍內的生產 用水及僱員辦公生活用水。 我們在求取適用水源上不存 在問題。
- (8) 產品包裝材料用量為康師傳 各事業全部品項產品的主要 包裝材料用量總和。
- (9) COD排放總量為統計範圍內 全部工廠所產生的COD,經 市政污水處理廠處理後最終 的排放量總和。

- (3) The scope of greenhouse gas accounting for Master Kong mainly covers carbon dioxide, methane and nitrous oxide. The greenhouse gas emission data is presented in terms of carbon dioxide equivalent and calculated in accordance with the Intergovernmental Panel on Climate Change (IPCC) 2006 Guidelines for National Greenhouse Gas List (Revised in 2019).
- (4) Scope 1: covers greenhouse gas emissions directly generated by the Company's operations. In 2023, the Company's usage of diesel-powered backup generators was lower compared with previous years, which led to a lower Scope 1 greenhouse gas emissions. Scope 2: greenhouse gas emissions from "indirect energy" resulting from the Company's internal consumption (purchased or acquired) of electricity and purchased steam.
- (5) The comprehensive energy consumption is calculated through direct and indirect energy consumption, based on the conversion factors of the *National Standard of the People's Republic of China General Rules for Calculating Comprehensive Energy Consumption (GB/T 2589-2020)*.
- (6) Electricity is including purchased electricity and self-generated renewable energy generation.
- (7) Water consumption is for production and employee office use within the scope of the statistics. We have no problem in finding the applicable water sources.
- (8) The amount of product packaging materials used is the total amount of major packaging materials used for all items of products in each of Master Kong's businesses.
- (9) The total COD emissions are the sum of the COD produced by all the plants within the statistical scope and the final emissions after treatment by municipal sewage treatment plants.

# 七、 鑄就卓越職場,共享「歡樂飲食、美好生活」

#### 1. 深耕人力資本,打造卓越職場

康師傅嚴格遵守《中華人民共 和國勞動法》《中華人民共和國 勞動合同法》《中華人民共和國 婦女權益保護法》《中華人民共 和國未成年人保護法》《中華人 民共和國殘疾人保障法》《殘疾 人就業條例》《禁止使用童工規 定》及相關法律法規,並據此 制定《人員招募辦法》《勞動合 同管理辦法》《人員任用程序》 《員工晉升管理辦法》《員工離 職管理辦法》《同仁試用期考核 辦法》《員工獎懲管理辦法》等 制度。各事業也依據自身情況 制定並持續優化適用的制度辦 法,規範勞動合同的簽訂與解 除,以確保各項僱傭工作有章 可循、有據可依, 切實保障員 工的合法權益。

### VII. CREATE AN EXCELLENT WORKPLACE AND SHARE "LIFE + DELICACY"

#### 1. Deeply Develop Human Resources and Create an Excellent Workplace

Master Kong strictly abides by the Labour Law of the People's Republic of China, the Labour Contract Law of the People's Republic of China, the Law of the People's Republic of China on the Protection of the Rights and Interests of Women, the Law of the People's Republic of China on the Protection of Minors, the Law of the People's Republic of China on the Protection of Persons with Disabilities, the Regulations on the Employment of Persons with Disabilities, the Regulations on the Prohibition of Child Labour and relevant laws and regulations, and has accordingly formulated the Measures for Recruitment of Staff, the Management Measures for Labour Contract, the Procedures for Appointment of Staff, the Management Measures of Staff Promotion, the Management Measures of Staff Resignation, Probationary Appraisal Measures for Colleagues, the Management Measures of Staff Rewards and Punishments, as well as other systems and measures. Each business has also formulated and constantly optimized applicable systems and measures according to its situation to regulate the signing and termination of labour contracts, so as to ensure that all employment work is regulated and based on rules and regulations, and to effectively protect the legitimate rights and interests of employees.

康師傅積極推進人力資源數字 化轉型項目,目前該項目目,等案形式在事業內部推行。 代刊 實現線上一站或資子 大寶現線上一站式作業流程。 我們不斷 短天 不 的 優 化 方向,定期 研 動 要 化 轉型 做 準 備。

#### 平等僱傭

公司堅持平等僱傭的原則,杜 絕一切形式的用工歧視,建立 民族、種族、性別、宗教信仰 無差別的招聘、發展及晉升體 系,積極承擔社會責任。公司 持續招聘一定比例的殘疾員 工,提供公平的就業機會及薪 資福利保障,本年度共僱傭殘 疾員工304人。我們反對一切 形式的強制勞工及僱傭童工, 在人力資源有關制度中明確禁 止此類情形,招聘時嚴格審核 身份證原件和複印件,若發現 強制勞工或僱傭童工的情況, 我們將嚴格遵守當地勞動局的 要求处理,並立即停止其工 作。各事業亦定期通過內部系 統核實員工工作時長,公司內 控及稽核等部門不定期對招聘 及用工進行檢核,以避免強制 勞工的情況發生。

Master Kong vigorously makes contributions to the digital transformation project of Human Resources which is currently being implemented within all Businesses. We keep optimizing and simplifying the processes toward Human Resources and remuneration to achieve a one-stop online operation. We continuously identify the problems that exist in the digital management of Human Resources, decide the future optimum modification plan, discuss the promotion regularly and prepare for the digital transformation of Human Resources in the future.

#### Equal Employment

The Company insists on the principle of equal employment, eliminating all forms of employment discrimination, and establishing a recruitment, development and promotion system that is non-discriminatory in terms of ethnicity, race, gender and religion, and actively takes on social responsibility. We continuously recruit a certain percentage of disabled employees, providing fair employment opportunities and salary and benefits guarantees. 304 disabled employees were employed this year. We oppose all forms of forced labour and child labour and explicitly prohibit such situations in relevant human resources policies. We strictly examine originals and photocopies of identity cards when recruiting. If forced labour or child labour is found, we will strictly follow the requirements of the local labour bureau to handle it while immediately stopping their work. Each business also regularly verifies the working hours of employees through internal system. The Company's internal control and auditing departments conduct reviews on recruitment and employment from time to time to avoid forced labour

#### 休假權益

#### 薪酬及福利

康師傅擁有完整的薪資福利 配套制度,包括《薪酬管理辦 法》《績效獎懲辦法》等員工工 資、績效、年終獎等薪資管 理辦法,並按照《中華人民共 和國社會保險法》《住房公積 金管理條例》等國家法律法規 要求為員工足額繳納「五險一 金」。我們為員工提供具有市場 競爭力的薪酬,同時每年依政 策規定及時調整保險、公積金 繳費比例、工資標準,不斷提 升薪資待遇。各事業依據自身 情況,制定具体的員工工資、 績效獎金、年終獎等薪資管理 辦法及員工福利管理辦法,實 施靈活多元的員工激勵方案, 採用月、季、年獎等不同層次 獎勵,激發員工工作熱情。同 時,我們為廣大員工提供高溫 /高寒、採暖、租房等額外補 貼,亦提供旅遊、企業文化活 動、生日禮金、健康體檢等軟 性福利。

#### Vacation

Master Kong explicitly indicates the working hours and holidays of its employees in the labour contract in accordance with the requirements of the Labour Law of the People's Republic of China and the Labour Contract Law of the People's Republic of China. Employees are entitled to annual leave with pay, personal leave, sick leave, marriage leave, bereavement leave, maternity leave, paternity leave, breastfeeding leave, parental leave and home leave. The Company actively implements relevant government policies and encourages employees to arrange their vacation plans based on their needs, while amending its internal rules and regulations in accordance with new local regulations to effectively protect the rights and interests of employees to rest.

#### Remuneration and Benefits

Master Kong has established well-rounded salaries and benefits management measures, including the Administrative Measures on Remuneration (《薪酬管理辦 法》) and the Measures on Performance-Based Bonuses and Penalties (《績效獎懲辦法》) for employees, such as salary, performance and year-end bonus, and pays "five insurances and one fund" in full for employees in accordance with the requirements of the Social Insurance Law of the People's Republic of China and the Regulations on the Administration of Housing Provident Fund and other national laws and regulations. Employees will be remunerated competitively, while adjusting the insurance and provident fund contribution ratios, wage standards in a timely manner every year in accordance with policy requirements, with an aim to improve the salary package. Depending on their situation, each business has developed salary management methods which specified performance bonuses, year-end bonuses, and employee welfare management methods while adopting different levels of incentives such as monthly, quarterly and annual awards so as to stimulate employee enthusiasm. At the same time, we provide additional subsidies for staff such as high temperature/high cold, heating, and rental subsidy. We also provide soft benefits such as travel, corporate cultural activities, birthday gifts, and health check-ups for our employees.

#### 2. 促進員工健康成長與發展,打造智 慧職場

康師傅一貫重視人才發展與 培養,制定了《教育訓練標準 作業辦法》《內部講師管理辦 法》《各功能培訓體系管理辦 法》等制度,多維度建設人才培 訓管理機制。公司積極搭建人 才發展体系,分階段逐步實現 人才盤點、人才梯隊、人才發 展等數字化平台體系的建設與 管理。為了更好地塑造[勤、 廉、能」的全方位優秀人才, 提升 團隊凝聚力,公司成立集 團幹部賦能中心(Leadership Empowerment Center, 簡稱 LEC),針對不同層級的員工開 展定制化、功能多樣的課程, 各事業也結合自身情況制定相 應培訓管理制度。

公司每季度開展戰略人才盤 點(STR)會議推動關鍵崗位人 才發展,完善各層級人才發展 平台,落實儲備中基層、中高 層主管的個人與團隊發展培育 方案。我們依據員工的職務層 級、職業發展階段、功能崗位 等為其提供企業文化通識類別 訓練、專業知識技能提升類訓 練和管理技能提升類訓練等多 個類別的培訓機會。公司與外 部專業培訓機構的長期協作, 共同打造針對康師傅實際需求 的提升培訓項目,帶給員工具 有前瞻性、科學性的知識和技 能,課後針對培訓效果進行追 蹤,形成培訓閉環管理。我們 採用案例教學的培訓方式,設 置多種培訓課程與專案。本年 度累計培訓總時長達754.4萬 小時,人均受訓時長達122.7 小時。

#### 2. Promote Staff Healthy Growth and Development, Create a Smart Workplace

Master Kong attaches great importance to talent development and training, and established measures such as the Measures on Standard Operation Teaching and Training (《教育訓練標準作業辦法》), the Administrative Measures on Internal Trainers (《內部講師管理辦法》) and the Administrative Measures on Functional Training System (《各 功能培訓體系管理辦法》) to perfect training management system of talent cultivation in every respect. The Company actively builds a talent development system to gradually construct and manage digital platform systems such as talent identification, talent pool and talent development. To better shape an excellent talent characterized by assiduous, honesty and competency and help the team cohere, the Leadership Empowerment Center (LEC) established by the Company will customize multi-functional courses for employees from different levels. Each business also formulates administrative provisions of corresponding training depending on their actual situation.

The Company conducts quarterly Strategic Talent Review (STR) meetings to promote the development of key talent in critical positions, improve talent development platforms at all levels, and implement development and cultivation plans for individuals and teams in the reserve pool for entry-level, middle and high-level management. We provide training opportunities for employees in various categories, such as general corporate culture training, professional knowledge and skills enhancement training and management skills enhancement training, depending on their job level, career development stage and functional position. The Company maintains a long-term collaboration with external professional training institutions. We work together to create enhancement training programmes that are tailored to the actual needs of Master Kong, bringing forward-looking and scientific knowledge and skills to our employees. We conduct post-training tracking to evaluate the effectiveness of our training programs and form a closed-loop management system for training. We adopt case-based teaching for training and offer a variety of training courses and programs. During this year, the total training time reached 7.544 million hours and the per capita training time was 122.7 hours.

公司積極拓展線上培訓 形式,引入課程直播的 方式開展線 上教學,持 續更新移動端學習資 源。員工可通過企業微 信課堂、公司官網學習 平台,全方位强化自身 能力。公司開展M系 列管理能力培訓課程, 提升幹部管理及通識能 力。此外,公司還與卡 內基、光合諮詢等機構 合作,針對各事業面臨 的問題開展針對性的培 訓,課程內容包括提高 公司內部跨部門合作效 率、員工日常工作溝通 與表達等多方面內容, 為員工提供多元化的 學習機會。康師傅以 E-learning線上學習促 進員工與企業共同成長 作為案例,榮登福布斯 年度ESG「啟發案例 | 榜

2023年度福布斯ESG 啟發案例 名錄

2023 Forbes' Annual List of "Inspiring Cases" relating to ESG The Company actively expands online training forms, introduces live broadcasting of courses and continuously updates mobile learning resources. Employees can reinforce their capacities in all areas through the corporate WeChat classroom and the official website learning platform of the Company. The Company also provides M-series management training courses to enhance the management abilities and general skills of cadres. In addition, we cooperate with Carnegie (卡 耐基) and Photosynthesis Consultation (光 合諮詢) to convene trainings targeted on problems which may meet or have met by each Business, to improve the efficiency of inter-departmental cooperation, daily communication and expression skills of employees, providing employees with diversified learning opportunities. Thanks to E-learning, promoting the growth of employees and the Company together, Master Kong was selected into Forbes' annual list of "Inspiring Cases" relating to ESG.

康師傅不斷深化人才培養與合作的 實踐,獲得了權威機構的認可:

 康師傅致力於人才梯隊建設及 人員能力素質提升工作,受邀 出席未來管理人才大會,榮獲 「未來管理人才培育卓越獎」 「最佳數字化學習項目獎」 Master Kong continues cultivating and cooperating with talents and gains the recognition of authority:

• Leveraging committed to the construction of talent reserve and the improvement of personnel ability and quality for years, Master Kong has been invited to the Future Management Talent Conference (未來管理人才大會) and won the "Award of Excellence in Future Management Talent Cultivation (未來管理人才培育卓越獎)" and the "Award of digitalization Learning Project (最佳數字化學習項目獎)"



未來管理人才獎 The Award of Future Management Talent

• 受邀出席由HR Flag舉辦的 2023「極幟獎」頒獎大會並獲得 「極幟獎」2023最佳人力資源管 理項目



數字化學習項目
The Award of Digitalization Learning Project

 be invited to the 2023 ONEFLAG AWARDS ceremony held by HRFlag and won the "Best HR Program of 2023 ONEFLAG AWARDS"





HR Flag「極幟獎」2023最佳人力資源管理項目與獲獎單位主管康師傅人資長吳之煒

" Best HR Program of 2023 ONEFLAG AWARDS" of HRFlag and Walt WU, the Chief Human Resources Officer of Master Kong, Head of the Awarded Department

### 3. 保障員工健康與安全,打造安心職場

#### 健全管理體系

公司始終將生產安全放在首 位,可持續發展委員會是公司 EHS (Environment, Health and Safety, EHS)管理工作的最高執 行和負責機構,定期聽取各事 業EHS工作匯報。各事業建立 健康與安全管理系統,在各工 廠設有EHS工作小組,由安全 主管與安全員組成,負責安全 策略的承接與執行、工廠EHS 合規運營、日常安全培訓與隱 患排查治理等工作,嚴格落實 生產安全責任,同時設置EHS 專職管理人員負責制定EHS年 度計劃、目標、改進方案,並 指導、監督各項安全專案的執 行情況。

# 3. Safeguard Employee Health and Safety to Create a Secure Workplace

Master Kong strictly complies with national laws and regulations such as the Law of the People's Republic of China on Work Safety, the Law of the People's Republic of China on Prevention and Control of Occupational Diseases, and the Fire Services Law of the People's Republic of China, thus issues a series of internal administration measures and emergency plans which are applied to all employees, part-time employees and contractors of the Company, such as the Plant Environment Health and Safety Management Procedures, the Plant Environment Health and Safety Policy and Principles, the Hazard Identification and Risk Assessment Criteria and the Method Standards and Work-Related Injuries Handling Procedures, to form an institutional guarantee for the implementation of safety production and prevention of occupational diseases.

#### Sound management system

Safety production is always the top priority of the Company. The Sustainable Development Committee is the highest execution and responsibility authority concerning EHS (Environment, Health and Safety, EHS) management, and regularly listens to the work reports of each Business relating to EHS. All Businesses have set up health and safety management systems and the EHS team has also laid in each factory. The team consisting of the safety manager and safety personnel takes charge of security policy implementation, EHS compliance operation in the factory, daily safety training, potential risks identification and treatment and others, and strictly assigns responsibilities of safety production. At the same time, we have appointed EHS dedicated staff to formulate the EHS annual plan, target, and improvement plan, and guide and oversee the implementation of all security projects.

2023年,公司共38家工廠已 獲得ISO 45001職業健康安全 管理體系認證。各事業嚴格執 行職業健康管理體系要求,明 確生產安全中長期管理目標和 核心舉措,進一步降低生產安 全風險。

#### 設定健康與安全目標

康師傅制定了覆蓋全體員工及 全體承包商的健康與安全目 標,每年度對目標完成情況進 行檢討並更新設定下一年度目 標。2023年,各事業均制定 並實現職業病發生率為零、因 工亡故事故為零的總體目標。 方便麵事業制定了年度損失工 時事故率(LTIR)較2022年下降 5%的目標,本年度實際損失 工時事故率下降了8%,共有 12家工廠實現零工傷目標;康 師傅飲品事業、百事飲品事業 均制定了LTIR較2021年下降 10%的目標,本年度實際損失 工時事故率分別下降了20%、 15%; 糕餅事業部建立全員 《安全生產責任制》,要求全員 簽訂《安全生產責任書》,在接 受[三級安全培訓教育]後方 可上崗,為保障承包商安全生 產,糕餅事業部與全體承包商 簽訂《安全協議》,本年度糕餅 事業部未發生重大傷亡事故, 並達成職業病發病率為零的目 標。2024年,各事業將繼續致 力於實現職業病發生率為零、 因公亡故事故為零的總體目 標。同時,方便面事業、康師 傅飲品事業和百事飲品事業分 別設定了LTIR較2023年下降 5%、10%和5%的年度目標。

In 2023, a total of 38 factories of the Company obtained ISO 45001 occupational health and safety management system certification. All Businesses have strictly complied with the requirement of the occupational health and safety management system and classify the mid- and long-term target and the core initiative of safety production to further reduce related risks.

#### Health and safety goals

Master Kong has set health and safety goals covering all employees and all contractors. The company reviews the achievement of the goals every year and updates the goals for the next year. In 2023, each Business sets and achieves the overall goal of no occupational disease cases and no work-related fatalities. The instant noodles business targeted making the lost time injury rate (LTIR) decrease by 5% as compared to 2022 while the actual lost time injury rate has decreased by 8% during this year, and 12 factories have reached zero accidents. Both the Master Kong beverage business and the pepsi beverage business aimed at bringing down their LTIR by 10% as compared to 2021, while the actual lost time injury rate decreased by 20% and 15% during the year, respectively. The Bakery Business brought out a Responsibility System for Safe Production (《安全生 產責任制》), which required all members to sign the Safe Production Letter of Commitment (《安全生產責任書》) and they can start working only after receiving three-level training education. To ensure the safety production of contractors, the Bakery Business has entered into the Safety Agreement (《安全協議》) with all contractors with no serious accidents and no occupational disease cases during the year. In 2024, businesses will continue to work towards the overall goal of zero occupational disease incidence and zero work-related deaths. Meanwhile, the Instant Noodles Business, Master Kong's Beverage business and Pepsi Beverage business have respectively set annual targets of 5%, 10% and 5% LTIR declines compared to 2023.

#### 保障員工安全

康師傅重視員工的健康與安全 並持續加大投入。公司針對有 職業病風險或安全風險較高的 一線作業崗位員工提供齊備的 防護用具,例如眼罩、化學防 護手套、耳塞、安全工服等, 有效降低因工作場合和環境給 員工帶來的健康影響,對於特 殊工種員工要求持證上崗,以 保證企業安全生產運營。另 外,我們每年為員工組織健康 體檢,積極組織消防安全實操 演練,以提高員工消防安全意 識及自我防護能力。全部新入 職員工需先接受安全培訓後, 方可投入生產作業工作。同 時,康師傅嚴格落實安全責任 制,建立完整的作業規範和緊 急處理機制,以確保妥善處理 突發的安全事件。

公司重視對員工進行健康與安 全方面的宣導及培訓,增強員 工的安全防範意識。公司定期 進行安全宣導,保證安全的作 業環境與作業條件,加強職業 病危害因素監測,有效預防職 業病。公司積極開展三級安全 教育培訓(廠級、車間級、班組 級),提高員工安全意識與自我 防護能力。各生產基地認真貫 徹公司對 EHS 的相關要求和部 署,持續深入開展EHS管理活 動,嚴格落實EHS年審工作, 設立EHS專員持續開展安全教 育,定期組織EHS技能培訓及 競技,不斷提升員工安全生產 意識。

#### Safeguard Employee Safety

Master Kong highly values the health and safety of employees and continues to increase investment in it. The Company provides employees in front-line jobs with occupational disease risks or high safety risks with a full range of protective gear, such as eye protection, chemical protective gloves, ear plugs and safety uniforms, to effectively reduce the health impact on employees due to workplaces and environments. To ensure safe production and operation, the employees of special jobs require relevant licenses. In addition, we organize annual health checks for our staff and actively organize fire safety drills to enhance their awareness of fire safety and their ability to protect themselves. All new employees are required to receive safety training before they are allowed to work in production operations. Meanwhile, Master Kong strictly implements the safety responsibility system and establishes complete operating specifications and emergency handling mechanisms to ensure the proper handling of sudden safety incidents.

The Company attaches great importance to promoting and training employees in health and safety, enhancing their awareness of safety precautions. The Company regularly conducts safety promotion to ensure a safe working environment and conditions, strengthen monitoring of occupational hazard factors and effectively prevent occupational diseases. The three-level training education (factory level, workshop level, team level) has been carried out to improve employees' safety awareness and selfprotection ability. All production bases conscientiously implement the relevant requirements and deployment of the EHS of the Company. We continuously and thoroughly carry out EHS management activities and strictly conduct annual EHS audits. We set up EHS specialists to continuously carry out safety education, and regularly organize EHS skills training and competitions to continuously raise the awareness of our staff on production safety.

#### 4. 建設企業文化,打造美好職場

良好的文化是企業健康發展的 力量與基礎。在「穩中求進、 以進促穩、先立後破 | 的宏觀 經濟背景下,公司持續關注企 業文化及企業價值觀的與時俱 進。公司建立上下聯動的文化 建設推動團隊。公司文化建設 委員會由魏宏名、魏宏丞兩位 董事長擔任主任委員、九位核 心高層管理者擔任委員。2023 年,康師傅發佈新版[康師傅之 道 (KSF WAY),系統性的歸納 和解讀康師傅的使命、願景、 經營理念、康師傅人與核心價 值,發揮文化的導向、凝聚功 能,促進企業管理提升和轉型 升級。

企業文化是僱主品牌的基礎和 核心,有吸引力的僱主品牌會 進一步強化和傳播企業文化, 使企業文化得到更廣泛的認同 和支持。2023年,康師傅在多 元、公平、包容方面獲專業認 可,從506家海內外企業中脱 穎而出,榮獲全球僱主品牌研 究領域的權威機構一一僱主品 牌研究所頒發兩大獎項[2023 DEI僱主50強(中國地區)」、 「最佳僱主品牌實踐獎」;並通 過智聯招聘聯合北京大學社會 調查研究中心、北京大學國家 發展研究院、HR公會等多家專 業機構綜合評選,榮獲「最具發 展潛力僱主獎」。

# 4. Build a Corporate Culture and Create a Better Workplace

A good corporate culture is the strength and foundation for the healthy development of an enterprise. Under the background of macroeconomics with "seeking progress while maintaining stability, promoting stability through making progress as well as establishing the new before abolishing the old", the Company will keep a close watch on corporate culture and values to match the times. The Company has established a culture-building committee that promotes team collaboration and is headed by Chairman Wei Hong-Ming and Chairman Wei Hong-Cheng, and has nine core senior managers as members. In 2023, Master Kong issued a new vision of "KSF WAY" which systemically induces and elaborates Master Kong's mission, vision, business philosophy, people and core values, places the orientation and cohesion function of culture and accelerates the corporate management and transformation upgrading.

Corporate culture is the foundation and core of the employer and an attractive employer will in turn further strengthen and promote it, so that corporate culture can gain wider agreement and support. In 2023, Master Kong obtained recognition in respect of diversity, fairness and inclusion, among 506 domestic and overseas enterprises, and won the "2023 DEI Top 50 Employers (China) (2023DEI 僱主50強 (中國地區))" and the "Best Employer Branding Practice Award (最佳僱主品牌實踐獎)" granted by Employer Branding Institute, a trusted authority in global employer branding research. Master Kong won the "Most Promising Employer Award (最具發展潛力僱主獎)" through the comprehensive assessment by Zhaopin.com, Institute of Social Science Survey, Peking University, National School of Development of Peking University, HR Association and other professional institutions.

公司基於KSF WAY與員工需 求,優化了覆蓋全員的企業文 化學習體系。2023年,我們 全新開發5門文建課程,以「共 生」模式與幹部賦能部協作, 將企業文化植入M系列管理 培訓,為組科級主管提供企業 價值觀培訓,發揮康師傅企業 文化領導力。為打牢人才思想 文化根基,舉辦93場基層員 工文建培訓,打牢人才思想文 化根基;重視塑造「後備軍」的 康師傅企業文化基因,幫助新 進員工快速認知康師傅歷史與 文化。大力發展文化學習的同 時,我們亦關注培訓能力的內 化,本年度通過TTT(Train the Trainer)培訓認證各層級文建講 師196人,培育壯大內部高素 質講師隊伍,建立內部的分享 和知識創造沉澱能力,助力公 司可持續發展。

According to KSF WAY and employee needs, the Company has optimized the learning system of corporate culture for all employees. In 2023, five courses relating to culture construction were newly added and incorporated with the Leadership Empowerment Department in the "Symbiotic" model, ingraining corporate culture into M-series management training courses to provide values training for managers and show our leading ability of corporate culture. 93 culture construction trainings for junior employees were held to set a firm foundation for their culture. Master Kong places considerable value on its cultural cultivation of newcomers, helping them learn about the history and culture of the Company. While playing an instrumental role in culture studying, the training ability improvement also attracts our attention. During the year, the Group recognized 196 cultural construction lecturers at all levels through Train the Trainer (TTT) training, in order to foster and expand the number of internal high-qualified lecturers and build internal capacity for sharing and knowledge creation and accumulation to boost the sustainable development of the Company.



康師傅M1-M2組級文建課程TTT (講師培訓)合影 Photo of Master Kong's Cultural Construction Course (TTT) of Grade M1-M2 (Lecturer Training)

2023年公司聚焦「當責/創新」,增強 企業文化傳播動力,舉辦了一系列 受眾面廣、接受度高的文化活動。5 月,貫徹落實KSF WAY精神,舉辦 全國9場「康師傅之道啟動大會」;6 月,吸引34,592名員工參加「我的康 師傅之道」線上知識PK;7-8月,從 全國117個單位前往上海總部進行 總決賽,為優秀員工搭建展示平台 的同時,提升了企業文化認同度; 10-12月,舉辦「第七屆康師傅踐行 文化典範行為評選」,全員參與熱情 高漲,提報2,502件文化典範行為事 跡, 創歷史新高。同時, 公司針對 員工年輕化需求,首發「康小文」卡 通IP, 創新文化營銷新觸點;原創 「KSF WAY文化系列動畫」, 寓教於 樂地傳播企業文化價值觀; 搭建文 建微信小程序,為文化持續傳播提 供更多可能。

In 2023, the Company focused on "Accountability/ Innovation" and strengthened corporate culture influence, thus holding a series of cultural activities with broad audience and high acceptance. Of which, 9 worldwide "KSF WAY Startup Meeting (康師傅之道啟動大會)" were convened in May to apply KSF WAY principles; 34,592 employees were attracted to participate in "My KSF WAY (我的康師傅之道)" online knowledge PK in June; the designated persons from 117 offices throughout the country participated in the finals in Shanghai headquarter in July and August. It improved the recognition of corporate culture, also building a platform for excellent employees; the "7th Master Kong Practice Cultural Exemplary Behavior Awards (第七屆康師傅踐行文化典範行為評選)" was held from October to December with great enthusiasm from all employees and recorded a historical high of 2,502 culture model cases. In the meantime, the Company first launched a cartoon IP Kang Xiao Wen (康小文) appealing to young employees, so as to innovate new growth drivers of cultural marketing; the original animation KSF WAY Cultural Series Animation (KSF WAY文化系列動畫) was published to widely spread its values; a Wechat mini program was built to create more possibilities for the continuous culture dissemination.



2023年度康師傅踐行文化典範行為徵集海報 Poster Called for 2023 Master Kong Practice Cultural Exemplary Behavior

In 2023, the Company carried out different characteristic activities: the *Victory Assembly* (《決勝大會》) of the instant noodles business, during which the elite team has reached consensus, built up confidence, specified strategy and forged ahead; the *Be Ordinary* (《非凡之路》) of the Master Kong beverage business has shown the model behaviour of "Performance"; the *Best Sales Pioneer* (《旺銷先鋒集》), based on the best sales in peak season, internally published by the pepsi beverage business for four consecutive years, impelling benchmark culture development of such business. The Company will join hands together to build *Master Kong's Joyful Platform* (康師傅樂享平台) into a multiscenario, warm and highly interactive corporate culture community, and will develop more activities in the future to stimulate the employees.

Culture nurtures the soul, stability paths the way. In the future, the Company will uphold the faith that "Culture cultivation serves the front and powers the business", vigorously driving the deep integration of culture and practice. In the hope that each Master Kong people will firmly comprehend the cultural connotation of the Company and walk the walk. Corporate culture always reminds us to stay true, paints a brighter future for business and writes a brilliant new chapter of development, helping Master Kong to another peak and enduring longer than others.

#### 5. 人力關鍵績效指標

#### 5. HUMAN KEY PERFORMANCE INDICATORS

僱傭類指標 E	mployment Category Indicators	
	指標 Indicators	數據 Data
員工總人數 <sup>⑴</sup> Total number of employees <sup>⑴</sup>		66,807
按性別劃分員工人數 Number of employees by gender	男 Male	44,100
	女 Female	22,707
按年齡劃分的員工人數 Number of employees by age	年齡 30 歲(不含)以下 Under the age of 30 (not inclusive)	20,424
	年齡 30 歲至 50 歲(含) Aged 30 to 50 (both inclusive)	45,366
	年齡50歲(不含)以上 Above the age of 50 (not inclusive)	1,017
按僱傭類型劃分的員工人數 Number of employees by type of employment	全職員工 t Full-time employee	66,807
	兼職員工 Part-time employee	0
按地區劃分的員工人數 Number of employees by region	華北地區員工 Employee in North China	14,196
	東北地區員工 Employee in Northeast China	6,731
	西北地區員工 Employee in Northwest China	7,164
	華東地區員工 Employee in East China	14,420
	華中地區員工 Employee in Central China	5,978
	華南地區員工 Employee in South China	11,000
	西南地區員工 Employee in Southwest China	7,273
	國外地區員工 Employee in foreign regions	45

	指標 Indicators	數據 Data
員工總流失率 <sup>(2)</sup> Total employees turnover rate <sup>(2)</sup>		21.1%
按性別劃分的員工流失比率 Employee turnover rate by gender	男 Male	23.5%
	女 Female	16.3%
按年齡劃分的員工流失比率 Employee turnover rate by age	年齡30歲(不含)以下 Under the age of 30 (not inclusive)	35.2%
	年齡 30 歲至 50 歲(含) Aged 30 to 50 (both inclusive)	14.1%
	年齡 50 歲(不含)以上 Above the age of 50 (not inclusive)	44.6%
按地區劃分的員工流失比率 Employee turnover rate by region	華北地區 North China	23.2%
	東北地區 Northeast China	18.0%
	西北地區 Northwest China	26.4%
	華東地區 East China	17.7%
	華中地區 Central China	23.1%
	華南地區 South China	21.0%
	西南地區 Southwest China	19.3%
	國外地區 Foreign regions	11.1%

- (1) 員工總人數的統計範圍為康師傅控 股及其附屬公司的全體員工人數。
- (2) 員工流失率-匯報年度離開工作崗位(含主動離職、退休、辭退、亡故)的員工人數/匯報年度員工總人數×100%。
- (1) The total number of employees is the total number of employees of Master Kong and its subsidiaries.
- (2) Employee turnover rate = number of employees who left their jobs (including voluntary departure, retirement, dismissal and death) in the reporting year/total number of employees in the reporting year x 100%.

#### 健康與安全類指標

#### **Health and Safety Indicators**

指標	Indicators	2023年 2023	2022年 2022	2021年 2021
因工亡故人數 ⑷	Number of work-related deaths (3)	0	0	0
因工亡故比率(4)	Work-related death rate (4)	0.000%	0.000%	0.000%

- 工亡數據統計為過去三年因安全生 產事故造成的員工亡故情況。
- 因工亡故比率=因工亡故人數/當年 期末員工總人數×100%。

本年度因工傷造成損失的工作日數 為8,603天。

- Work-related death statistics are for the past three years for employees who died as a result of safety incidents.
- (4) Work-related death rate = number of work-related deaths/total number of employees at the end of the year x 100%.

This year, the number of working days lost due to work-related injuries is 8,603 days.

培訓類指標	Tra	Training Indicators	
		指標 <sup>(5)(6)</sup> Indicators <sup>(5) and (6)</sup>	數據 Data
按員工性別劃分的受訓百分比 Percentage of employees trained by gen	der	男 Male	99.9%
		女 Female	99.6%
按員工層級劃分的受訓百分比 Percentage of employees trained by employee level		高級管理層受訓百分比 Percentage of senior management trained	100.0%
		中級管理層受訓百分比 Percentage of middle management trained	100.0%
		其他員工受訓百分比 Percentage of other employees trained	99.8%
按性別劃分的人均受訓時數(小時) Number of hours of training per capita by gender (hours)		男 Male	119.1
		女 Female	129.7
按員工類別劃分的人均受訓時數(小時) Hours of training per person by employee category (hours)		高級管理層受訓小時數 Number of hours of training for senior management	121.6
		中級管理層受訓小時數 Number of hours of training for middle management	138.5
		其他員工受訓小時數 Number of hours of training for other employees	122.3
(5) 按員工類別劃分的受訓百分比=某 類別受訓員工人數/某類別員工總人 數×100%。	(5)	Percentage trained by employee category = num trained in a category/total number of employee 100%.	
(6) 按員工類別劃分的人均受訓時數 = 某類別員工受訓總時數/某類別員工 總人數。	(6)	Hours of training per person by employee categor training for a category of employees/Total number a category.	

# 八、服務社會,創造價值,同享「歡樂 飲食,美好生活」

#### 關鍵績效指標

2023年社區投資金額:

Community investment in 2023:



約11,095萬元

# Approx RMB 110.95 million

#### 1. 食安科普

提高公眾科學素養, 普及食品 安全知識是抵禦食安類謠言的 有效方式。多年來康師傅縣國家食品安全戰略, 不斷探索食安和 各方力量, 不斷探索食安的 等方式, 致力於通過食安和 普, 向社會傳遞食安知識和理 念, 推動食安社會共治。

# VIII. SERVE THE SOCIETY, CREATE VALUE AND ENJOY "LIFE + DELICACY" TOGETHER

**Key Performance Indicators** 

2023年員工志願者活動時長:

Hours contributed by employee volunteers in 2023:



約10,498小時

# Approx 10,498 hours

Master Kong bears a stronger sense of social responsibility to be constantly aware of the community needs, give back to society and integrate community investment and public welfare practices with its own business in order to fulfil its corporate citizenship obligations. In 2023, Master Kong continued to leverage its industry advantages, actively participate in community investment and various public welfare activities, conduct food safety and water education public welfare activities, support the development of sports, focus on social care, assist in rural revitalization, deepen school-enterprise cooperation, and create sustainable value by serving the society in a tangible way, all while sharing "LIFE + DELICACY" with partners from all walks of life.

# 1. Food Safety Science Popularization

Raising public scientific literacy and popularizing food safety knowledge are effective ways to counteract food safety rumours. Over the years, Master Kong has been actively responding to the national food safety strategy, pooling the efforts of all parties, and continuously exploring ways to educate the public about food safety, and is committed to passing on food safety knowledge and concepts to the society through food safety science popularization to promote social governance of food safety.

In 2023, Master Kong joined efforts for initiating "Food Safety Guarding Action" in school with the Chinese Institute of Food Science and Technology, in order to help the youth establish healthy diet habits and food safety awareness through offline popularization science exhibition, food safety online class and lecture. We have provided excellent food safety courses for 492 primary schools in Shenzhen, Fuzhou, Wuhan, Shijiazhuang, Guangdong, Fujian, Hubei and Hebei with over 580,000 students. By virtue of this, it was the only food and beverage enterprise chosen in the "2023 Peking University Inno Comment Case Database (2023年北大創新 評論案例庫)".



食安科普現場 At the Food Safety Science Popularization



「食安守護行動」走進校園 Food Safety Guarding Action in School

In November 2023, Master Kong held a demonstration lesson in Shijiazhuang Qiaoxi Foreign Language Primary School (石家莊市橋西外國語小學), to interpret the common things and misunderstanding of food safety to students for their comprehensive realizing of food safety knowledge in daily life. Beyond the classroom, Master Kong combines science popularization with practice through various activities such as funny games, VR video and interactive Q&A in five scenes of farmland, factory, supermarket, kitchen and outdoors, helping raise awareness of food safety among the young.

Since being a partner of China's space industry in 2017, Master Kong successively holds aerospace science popularization activities all around the nation in schools and builds a knowledge system, education system and application system integrated by "Aerospace" and "Food Safety". This can accumulate the space knowledge and improve food safety cultivation of the whole people, especially young people. In April 2023, China Media Group Mobile united Master Kong to launch the "Rocket Launch Activity", inviting lots of e-friends to watch the rocket launch at China's Wenchang Space Launch site.



「去現場,看火箭發射」活動 The "Rocket Launch Activity"

#### 2. 水教育

「水教育」項目是由中國飲料工業協會攜包裝飲用水企業的一項行業公益活動的、學生形成良好的、愛情極實,做「知水水」的積極實踐者看積項目的有數性廣至全國30餘所與「水教育」、水教育」、水教育」、以數學生參與其中,直接學生參與其中,直接受為科普項目的直接受為科普爾。

# 2. Education on Water

The "Education on Water" project is an industrial public welfare activity initiated by the China Beverage Industry Association and the packed water enterprises, aiming to cultivate good drinking and water-using habits among primary school students and making them be the active practitioners and disseminators of "knowing, loving and saving water". 2023 is the ninth year that Master Kong has been giving an active repose to and working on "Education on Water" project. The related activities has successfully promoted to more than 30 schools across the country, and nearly 10,000 students who directly benefited from water education public welfare science popularization projects have participated.

2023年,「水教育」項目拓展了更多線上自媒體及社交平台中期豐富的形式持續向青少年, 用豐富的形式持續向青少年, 表水資源和水環境的常識內 青少年打造更充實的「校內科普 課堂+課後充電陣地」。康師 通過全方位的媒介渠道使更 的社會群體關注「水教育」公 項目,增強社會大眾的節水環 保意識。 In 2023, the "Education on Water" project has expanded more online we-medias and social platforms to popularize knowledge of water resources and water environment to young people in flourishing forms with "popularization in school and after-class rejuvenation". More attention has been bringing to the "Education on Water" project by using all-rounded media channels, to improve public awareness of water conservation and environmental protection.



「水教育」進校園活動 "Education on Water" activity in School

# 3. 體育公益

# 3. Sports Charity Events

China attaches great importance to the crucial role of sports activities in improving the health and happy life of the Chinese people. In 2021, the 14th Five Year Plan of Work Plan on Sports Development (《「十四五」體育發展規劃》) was officially issued by the General Administration of Sport of China, which specified deployment for the starting period that moves along with laying a solid foundation of a country strong on sports and placing efforts on sports modernization. As a national brand enterprise, Master Kong is committed to helping build China into a country strong on sports and a healthy China, providing logistical support for the development of national sports.

Master Kong has been the "Marathon Nutrition and Diet Partner" for six consecutive years. From top-level championships to mass sport events, we always advocate the diet concepts with science and provide more than 1,000,000 runners pre-race and post-race energy supply services, including Master Kong Boiled Water (康師傅喝開水), Gatorade, Instant Noodles and other products. With the brand idea of "More Fun with Instant Noodles (有麵更有Fun)", we supported marathon events in Jiangsu, Hunan, Henan, Xinjiang, Ningxia and other places. It creates and delivers a diet culture "Dynamic Balance of Food and Sport" to the runners, arouses the enthusiasm of all people for running and transmits the concept of a healthy marathon.





江蘇常熟馬拉松賽現場 At the Marathon in Changshu, Jiangsu

2023年,我們還支持了多地的 公益騎行賽事、羽毛球賽事、籃球賽事、籃球賽事推廣發事, 此類體育活動賽事推廣發展 動,助力體育事業均衡發展 未來,康師傅將持續為中 動養展保駕護航, 運動員圓夢賽場,持續。 康、有序地推動全民運動。 In 2023, we also supported public welfare cycling events, badminton events, tennis events, basketball events and others in many places. These events can promote sports for all and boost the balanced development of sports. In the future, Master Kong will continue to support the development of sports events in China, helps athletes realize their dreams on the field, and continues to promote national sports in a sustainable, healthy and orderly manner.



上海虹橋鎮羽毛球賽事 Badminton events in Honggiao town, Shanghai



「多彩貴州」自行車聯賽福泉站賽事 Bicycle League Naming "Colorful Guizhou" in Fuguan Railway Station

## 4. 聚焦社會關懷

# 4. Focus on Social Care

Master Kong widely utilizes its own resources and influence to actively participate in social and community construction to improve people's well-being. In 2023, Master Kong continued to focus on social needs and concerns, provided assistance to underprivileged areas, and continued to conduct outreach activities to nursing homes, kindergartens, schools, hospitals, police stations, troops and remote areas across the country. We invested resources in disaster relief and public welfare education, provided care for outdoor workers such as sanitation workers, delivery workers and traffic police, as well as autistic children and children with disabilities, so as to build a warmer city and a more positive society.



康師傅「警民共建,安全出行」捐贈 Master Kong's Donation of "Mutual Construction by Police and People to Ensure a Safe Travel"

康師傅作為優秀民族企業,經 過多年的實踐積累,已建立起 一套日趨完善的應急救災保 障預案。2023年,甘肅、青 海、重慶、黑龍江及沿海一帶 多地遭受洪澇、高溫、地震、 颱風等災害影響。我們在政府 部門引導下利用自身銷售網 絡,迅速統籌一切可用力量, 發出多批緊急物資,為受災人 員和持續奮戰的救援團隊提供 能量支持和後勤保障。在甘肅 臨夏的震區,我們將泡麵、飲 用水等緊急支援物資及時送至 受災居民家中及參與救援的相 關單位和社會福利院。在受颱 風影響、暴雨頻發的京津冀地 區,康師傅快速啟動抗洪支援 方案,將逾11萬件方便麵、飲 用水和糕餅等受災地區急需物 資送至救援點。在洪水肆虐的 重慶萬州,我們為受災群眾和 救援人員送去飲用水等急需物 資,獻上最溫情的關懷。

As an outstanding national enterprise, Master Kong has established an increasingly improved emergency and disaster relief plan after years of practice. In 2023, Gansu, Qinghai, Chongqing, Heilongjiang and many coastal areas were affected by floods, high temperatures, earthquakes, typhoons and other disasters. Under the guidance of government departments, we made use of our own sales network to quickly coordinate all available strengths and send out batches of emergency supplies to provide energy boost and logistical support for the affected people and the struggling rescue teams. In the earthquake zone of Linxia, Gansu Province, we delivered emergency supplies such as instant noodles and drinking water to the homes of the affected residents, as well as to the relevant units and social welfare institutions involved in the rescue. In the typhoonaffected and rainstorm-prone Beijing-Tianjin-Hebei region, Master Kong quickly launched a flood support program, sending more than 110,000 items of instant noodles, drinking water, cakes and other much-needed supplies to disaster areas. In the flood-ravaged Wanzhou, Chongging, we sent water and other urgently needed supplies to the affected people and rescue workers, offering the warmest care.



康師傅支援北京市門頭溝區 Master Kong Supporting Mentougou District, Beijing

In previous disaster relief efforts, Master Kong summarized its experience of water and electricity supply interruptions caused by disasters and independently developed and modified a self-provided "emergency rescue vehicle" with "water and electricity" to overcome the restrictions on water and electricity consumption caused by the environment. In 2023, we added a function of public welfare causes publicity to the "emergency rescue vehicle". During the critical firefighting period of the New Year's Day and the Spring Festival, we cooperate with the professional firefighting institutions, use the "emergency rescue vehicle" as the carrier to publicize fire knowledge, reach out to the university campus, carry out fire drill public welfare activities, to help college students learn the self-rescue skills in case of fire accidents.





康師傅「急難救助車進校園」消防宣講公益活動 Master Kong "Emergency Rescue Vehicle into the Campus" Public Welfare Activity for Fire Publicity

康師傅持續關注中、高考等升 學期間的社會需求,為廣大 學子提供力所能及的幫助。6 月,我們開展「開考就要喝開 水」護航高考公益活動,在學 校門口佈置助考驛站,為考生 準備防暑降溫工具及考試文 具,守護學子圓夢人生。康師 傅積極同公益事業的各方攜手 同行。2023年兒童節時,康師 傅與壹基金聯合發起[安心力 挺你到底」公益項目,計劃 支持全國6個省份12所鄉村校 園的運動場建設,用安心力量 點亮夢想之光,為孩子們插上 運動夢想的翅膀,跨越鄉村校 園,抵達更廣闊的世界。

Master Kong continues to pay attention to the social needs during the middle school entrance examination and college entrance examination, and provide help to the students to the best of its ability. In June, we carried out the "Drinking Boiled Water to Kick-Start the Exam (開考就要喝開水)" public welfare activity to escort the college entrance examination, set up assistance stations at the school gates, prepared cooling tools and examination stationery for the candidates, to support the students in achieving their dreams of taking the college entrance examination. Master Kong actively works hand in hand with all parties involved in public welfare causes. During the 2023 Children's Day, Master Kong and the One Foundation jointly launched the "Supporting You All the Way (安心力量 挺你到底)" public welfare program, planning to support stadium construction in 12 rural schools in 6 provinces across the country, keeping children's dream lights on and giving them wings to their sports dreams, walking out of the rural schools and reaching out to the wider world.



「開考就要喝開水」護航中高考公益活動

"Drinking Boiled Water to Kick-Start the Exam" Public Welfare Activity to Escort the Middle School Entrance Examination and the College Entrance Examination

# 5. 鄉村振興

在我國最大的芥菜生產基地湖 南省華容縣,康師傅攜手中國 鄉村發展基金會,共同發起 「鄉村賦能,你我同行」產業助 農項目。我們深入鄉村農戶, 形成「村集體+合作社+農戶」 的模式,助力鄉村產業發展和 鄉村綜合治理,有效提升了芥 菜等農產品原料的附加值,使 湖南省超13萬的菜農因此受 益。在2023年《財經》新媒體 新獎評選中,該項目榮獲[年度 ESG實踐先鋒獎」,入選人民網 「2023鄉村振興創新案例」並獲 「中國鄉村發展基金會善品公社 年度合作夥伴」稱號。未來,康 師傅也將持續發揮自身的資源 勢能,在推動實現中國農業現 代化的進程中擔責奮進。

#### 5. Rural Revitalisation

As a leading enterprise in the deep processing of the food industry, Master Kong actively responds to the national call to accelerate the construction of an agricultural power and comprehensively promote rural revitalization, and walks into the countryside to jointly develop rural advantageous industries according to local conditions and fosters and develops new industries and new forms of business in rural areas. Master Kong, starting from its own, practices the objective of "Sustainable Operation, Contribution to Society" to empower rural farmers to promote rural modernization.

In the China's largest mustard production base located in Huarong County, Hunan Province, Master Kong and China Foundation for Rural Development jointly launched the "Joint Efforts in Empowering Rural Areas (鄉村賦能,你我同 行)" industry-assisted agriculture program. We went deep into rural households, and established a "village collective + cooperative + farmer" model to promote rural industry development and rural comprehensive management, which effectively increased the added value of agricultural materials such as mustard, and benefited more than 130,000 vegetable growers in Hunan Province. The program was awarded the "ESG Practice Pioneer Award of the Year" in the 2023 CAIJING NEW-MEDIA New Awards selection and was selected into "2023 Rural Revitalization Innovation Cases" by People.cn, and obtained the "Partner of Shanpin Commune of China Foundation for Rural Development for the Year (中國鄉村發展基金會善品公社年度合作夥伴)". In the future, Master Kong will continue to exert its own resource advantages and forge ahead with responsibilities in promoting China's agriculture modernization.



康師傅「鄉村賦能,你我同行」產業助農項目 Master Kong's "Joint Efforts in Empowering Rural Areas" Industry-assisted Agriculture Program

# 6. 校企合作

康師傅持續開展校企合作,堅持以「深耕中國,面向世界」的理念開展人才培養,在全國範圍與70所高校、40所職校建立並深化校企合作關係。我育強國」改行「健康中國、教育強國」的目標,發展人才培養事業能力及實際。 社會輸送兼具專業能力及實際。 能力的複合型人才。

面對充滿挑戰的經濟環境與就 業形勢,康師傅響應國家政策 號召,全年為數千名應屆生提 供就業崗位。我們與國內高校 合作開展食品安全、生產制程 與技術、應用開發等研究,支 持高校創新成果和核心技術產 業化。在職業教育方面,認真 貫徹落實校企合作精神,持續 完善育人制度,推廣「康師傅訂 單班」培養模式,探索校企雙 方對學生培養及就業的新思路 和新方法, 開創校企深度合作 的教育新局面。在招聘方面, 康師傅開展了開放日、直播等 線上和線下招聘活動,通過多 種渠道使廣大學子有機會走進 企業,實現育人與用人雙向共 贏。

# 6. School-Enterprise Cooperation

Master Kong develops school-enterprise cooperation, insists on the concept of "deep ploughing in China, facing the world" to develop talents, establishes and deepens school enterprise cooperation with 70 universities and 40 vocational schools nationwide. We are committed to the goal of "Healthy China, Strengthening Education" and developing talent training, providing the society with composite talents with both professional and practical abilities.

In the face of a challenging economic environment and job market, Master Kong responded to the national call for policies and provided thousands of job opportunities for graduates throughout the year. We collaborated with domestic universities to conduct research on food safety, production processes and technology, application development, and supported the commercialization of core technologies and innovative achievements. In terms of vocational education, we earnestly implemented the spirit of school-enterprise cooperation, continued to improve the education system, promoted the "Ordered Class of Master Kong" training model, explored new ideas and methods for student training and employment from both the perspective of the school and the enterprise, and created a new educational model of in-depth cooperation between schools and enterprises. In terms of recruitment, Master Kong carried out online and offline recruitment activities such as Open Day and live broadcast to provide opportunities for students to have access to enterprises through various channels and foster win-win situation of "cultivation and employment".

2023年,康師傅持續開拓與 海內外頂尖學府的合作方式, 在實踐實習、人才交流、企業 案例研究、助學獎金等多方面 設立合作項目,促進交流與學 習,擴大公司影響力,前瞻 佈局高端人才引進。我們與 清華大學經濟管理學院聯合 開展第二期「整合實踐項目 | (Integrated Practical Projects, IPP), 秉持「教學相長, 協作共 創」的理念,共同探索企業經營 課題;持續開展「中國快消品 DTC 趨勢」活動,共創行業研判 與經營建議,讓學生們在企業 運營的真實環境中靈活運用經 濟管理知識,從而提高學生在 企業中的綜合能力。我們攜手 北京大學元培學院思想政治實 踐課教育基地開展進一步深化 合作,為推動「通識教育」融入 社會共同發力。今後我們將繼 續搭建中外溝通的橋樑,構築 產學研交流合作平台,為行業 發展及人才培養提供了強有力 的支持。

In 2023, Master Kong continued to explore ways of cooperation with top domestic and international universities, establishing collaborative projects in various areas such as internships, talent exchange, enterprise case studies and scholarship programs to promote communication and learning and expand the Company's influence, and making forward planning to attract high-end talents. We launched the second phase of "Integrated Practical Projects (IPP)" in collaboration with the School of Economics and Management at Tsinghua University, adhered to the concept of "teaching and learning, cooperation and co-creation (教 學相長,協作共創)", and jointly studied the topic of enterprise management, continued to carry out the "DTC Trend on China's Fast Consumable Product" activity to jointly create industry analysis and business recommendations, allowing students to flexibly apply economic management knowledge into the real enterprise operation and further improving their enterprise comprehensive ability. We joined hands with the education base for ideological and political practice courses at Yuanpei Collage of Peking University to further deepen cooperation and made joint efforts to promote the integration of "general education" into society. In the future, we will continue to build a bridge of communication between China and foreign countries, establish a platform for industry-university-research exchanges and cooperation, providing strong support for industry development and talent cultivation.

# 九、附錄1:2023年度社會認可及獲 IX. APPENDIX 1: SOCIAL RECOGNITION AND AWARDS 獎情況 IN 2023

#### 序號 獎項名稱

#### Serial No. Awards

- 1 榮獲聯合國 Forward Faster Early Mover,先行者稱號 "Forward Faster Early Mover - Pioneer" awarded by the United Nations
- 2 入選第三屆碳中和博鰲大會「2023中國工業碳達峰「領跑者」企業」
  Listed as a "2023 China Industrial Carbon Peak Pioneer Enterprise"at the 3rd Boao Carbon Neutrality
  Conference
- 3 榮獲「哈佛商業評論 2023 拉姆·查蘭管理實踐獎」
  "Harvard Business Review 2023 Ram Charan Management Practice Award"
- 4 入選「2023福布斯中國 ESG 創新企業評選」 Selected into the "2023 Forbes China ESG Innovation Enterprise Selection"
- 5 榮獲第三屆碳中和博鰲大會「碳中和領域創新企業」獎
  "Innovative Enterprise in Carbon Neutrality" Award at the 3rd Boao Carbon Neutrality Conference
- 6 榮獲 HRflag 「極幟獎」 2023 最佳人力資源管理項目稱號 "Best HR Program of 2023 ONEFLAG AWARDS" of HRFlag
- 7 榮獲中歐商業未來管理人才大會「未來管理人才培育卓越獎」和「最佳數字化學習項目獎」「最佳數字化學習項目獎」
  - "Award of Excellence in Future Management Talent Cultivation (未來管理人才培育卓越獎)" and the "Award of digitalization Learning Project (最佳數字化學習項目獎) "granted by China-eu Business Future Talent Management Conference (中歐商業未來管理人才大會)
- 8 榮獲螞蟻集團網商銀行 2023 年度數字供應鏈金融品牌峰會「卓越星創獎」
  "Excellent Innovation Award (卓越星創獎)" awarded by MYbank of Ant Group at the 2023 Digital Supply
  Chain Financial Brand Summit
- 9 榮獲招商銀行「價值合作夥伴」獎 "Value Cooperation Partner" Award granted by China Merchants Bank
- 10 入選人民日報2023中國企業社會責任高峰論壇的環境、社會及治理(ESG)年度案例
  Selected as the 2023 Environmental, Social and Governance (ESG) Annual Case by People's Daily at the China
  Corporate Social Responsibility Forum
- 12 榮獲每日食品「iSEE 全球食品創新獎」
  The "iSEE Global Food Innovation Award" awarded by Foodaily

- 13 榮獲「2022年中國消費者十大首選品牌榜單」前三 Ranking among the top three in the "2022 Most Chosen Brands in CRP"
- 14 榮獲大灣區第一屆優秀社會責任(ESG)企業評選「傑出環保踐行企業白金獎」
  "Outstanding Environmental Practice Enterprise Platinum Award" awarded at the First Greater Bay Area
  Outstanding Corporate Social Responsibility (ESG) Enterprise Selection
- 15 入選「新華信用金蘭杯」碳達峰碳中和領軍案例 Selected as "Xinhua Credit Golden Orchid Cup"-Leading Case of Carbon Peaking and Carbon Neutrality
- 16 榮獲 2023 金旗獎「環境保護類全場大獎」
  "2023 Golden Flag Award Environmental Protection Grand Award"
- 17 榮獲「第十九屆中國公共關係行業最佳案例大賽企業社會責任類金獎」
  The "19th China Global Awards for Excellence in Public Relations Social Responsibility Gold Award
- 「康師傅乾麵薈黑椒牛柳炒麵」榮獲第二十三屆中國方便食品大會「最受歡迎的方便食品獎」
  "Dried Noodles Collection Fried Noodles with Black Pepper and Beef Fillet" awarded the "Most Popular Instant Food Award" at the 23rd China Instant Food Conference
- 19 重慶百事榮獲「2022年度全球飲料質量和食品安全卓越獎(銅獎)」 Chongqing Pepsi awarded the "2022 Global Beverage Quality and Food Safety Excellence Award (Bronze Award)"
- 20 「乾麵薈系列」榮獲「2022-2023年度中國方便麵食品行業優秀創新產品」獎 "Dried Noodles Collection" awarded the "Instant Food Innovation Award in the Year of 2022-2023" in China
- 21 「速達麵館系列」榮獲「2022-2023年度中國方便田食品行業優秀創新產品」獎
  "Express Chef's Noodles Series" awarded the "Outstanding Instant Food Innovation Grand Award in the Year of 2022-2023" in China
- 22 榮獲《財經》「年度 ESG 實踐先鋒獎」 "ESG Practice Pioneer Award of the Year" awarded by the *CAIJING NEW-MEDIA*
- 「去瓶空想象島 與萬物共生」世界地球日減碳公益營銷項目榮獲2023金投賞商業創意品牌組銀獎 "Living in Harmony with All Things on a Bottle-Free World (去瓶空想象島 與萬物共生)" World Earth Day carbon reduction cause marketing program awarded the "2023 ROI Business Creative Marketing Silver Award"
- 24 「航天品質,中國麵」項目榮獲第一財經:中國企業社會責任榜「社會創新貢獻獎」
  "Aerospace Quality, Chinese Noodles" program awarded the "Social Innovation Contribution Award" in Yicai:
  The Corporate Social Responsibility Ranking in China
- 25 「航天品質,中國麵」項目榮獲中國新聞週刊「2023年度責任企業」
  "Aerospace Quality, Chinese Noodles" program awarded the "2023 Responsible Enterprise" by China
  Newsweek
- 26 「食安科普進校園」項目榮獲商業週刊「企業 ESG 先鋒」
   "Food Safety Science Popularization into Campus" campaign awarded the "Enterprise ESG Pioneer" by
  Bloomberg Businessweek

- 27 「航天&食安科普進校園 |項目榮獲北大創新評論「2023年度產業研究案例 |
  - "Aerospace & Food Safety Science Popularization" in schools (航天&食安科普進校園) have been chosen as "2023 Industrial Research Case (2023 年度產業研究案例)" in the Peking University Inno Comment Case Database
- 28 榮獲2023金旗獎「內容營銷金獎」
  - "2023 Golden Flag Award Content Marketing Gold Award"
- 榮獲中國國際廣告節「媒介合作案例 | 29
  - "Media-Enterprise Cooperation Case" selected at the China International Advertising Festival
- 「康師傅鄉村振興計劃|項目榮獲「中國鄉村發展基金會善品公社年度合作夥伴| 30
  - "Master Kong Rural Revitalization Program" awarded the "Partner of Shanpin Commune of China Foundation for Rural Development for the Year"
- 「康師傅鄉村振興計劃」項目榮獲人民網·人民優選「2023鄉村振興創新案例」 31
  - "Master Kong Rural Revitalization Program" selected into "2023 Rural Revitalization Innovation Cases" by People Best Selection (人民優選) of People.cn
- 32 「康師傅鄉村振興計劃」項目榮獲財經「年度 ESG 實踐先鋒獎」
  - "Master Kong Rural Revitalization Program" awarded the "ESG Practice Pioneer Award of the Year" by the CAIJING NEW-MEDIA
- 33 [康師傅老壇酸菜牛肉麵]榮獲[中國鄉村發展基金會善品公社年度合作夥伴]稱號
  - "Master Kong Old Altar Pickled Beef Noodles" awarded the "Partner of Shanpin Commune of China Foundation for Rural Development for the Year"

# 企業管治報告

# Corporate Governance Report

本公司一直致力於維持和提高本公司的管治水平,從而提升本集團的問責性和透明度,以增加股東長遠回報。截至2023年12月31日止年內,本公司已遵守於年內生效的香港聯合交易所有限公司上市規則(「上市規則」)附錄C1所載之「企業管治守則」(「管治守則」),惟關於守則條文第B.2.2條有所偏離除外。該等偏離之原因將於下文進一步説明。

# 守則條文第B.2.2條

根據守則條文第B.2.2條,每名董事(包括有指定任期的董事)應輪流退任,至少每三年一次。根據本公司之組織章程大綱及細則,董事會主席在任時毋須輪流退任,於決定每年須退任之董事人數時亦不為之之。董事會認為,董事會主席領導、制定。大大寶長遠的策略及業務計劃至為重要、因此,董事會認為雖然上述細則之條文的最佳利益。

The Company has always been maintaining and improving the governance standard of the Company, so as to enhance the Group's accountability and transparency and increase long-term return for shareholders. We have, throughout the year ended 31 December 2023, complied with the code provisions of the Corporate Governance Code which became effective in the year (the "CG Code") as set out in Appendix C1 to the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited (the "Listing Rules"), except for the deviation from code provision B.2.2. The reason for this deviation is explained below.

# **CODE PROVISION B.2.2**

According to code provision B.2.2, each director (including those with a specific appointment period) shall be subject to retirement by rotation at least once every three years. According to the Company's Memorandum and Articles of Association, the chairman of the Board is not subject to retirement by rotation. He is not included in the number of directors who are required to retire each year. The Board believes that the continuity of the leadership of the chairman of the Board is critical to the stability of the Group's development and the planning, formulation and implementation of long-term strategies and business plans. Accordingly, the Board considers that although the provisions of the above rules deviate from Code Provision B.2.2, it is in the best interests of the Company.

本公司將參考企業管治的最新發展定期檢 討及提升其企業管治常規。 We will periodically review and improve our corporate governance practices with reference to the latest corporate governance developments.

# 董事會

#### 職能

董事會全面負責處理本公司的各類事項, 有責任領導並控制各部門分工協作,並通 過指導及檢視各部門工作的方式,共同為 促進各部門職能的提升及發展而努力並對 此承擔相應的責任。所有董事必須盡最大 努力作出客觀的決定。董事會主要職責如 下:

- 對本公司股東負責;
- 制訂本公司的長期及短期策略方向,包括發展策略、重大投資、收購及出售重大資產;
- 批准本公司的年度預算及業務方案;
- 監督本公司的管理;
- 批准財務報告、年報及中期報告。

董事會履行職能的方式可以是直接的,也 可以通過董事會下設之委員會進行。

#### **BOARD OF DIRECTORS**

# Responsibilities

The overall management of the Company's business is vested with the Board, which assumes the responsibility for the leadership and control of the Group and is collectively responsible for promoting the business of the Group by directing and supervising the Group's affairs. All the Directors should make decisions objectively in the best interests of the Company. The main duties of the Board are as follows:

- Responsible for the shareholders of the Company;
- Formulate long-term and short-term strategic direction of the Company, including development strategy, major investment, acquisition and dispose of significant assets;
- Approve the Company's annual budget and business plan;
- Supervise the management of the Company;
- Approve financial reports, annual reports and interim reports.

The functions of the Board are carried out either directly or through the Board committees.

The Board of Directors is primarily responsible for the overall strategy and direction for the Group, while the management is delegated to manage the daily businesses of the Group. To ensure the Board of Directors is in a position to exercise its powers in an informed manner, the management's principle functions include (i) implementing the Company's corporation strategy and business schemes; (ii) providing monthly management accounts and updates to the Board of Directors for the management report, providing detailed data of the Company's performance, financial position and prospects, supported by the most up-to-date financial data, combined with easy and comprehensive assessment, so as to ensure that the directors have full and timely access to all relevant information and may take independent professional advice if necessary; (iii) daily management of the Group.

# 董事會人員組成

為使董事會保持卓越有效的領導能力並作 出獨立的判斷,董事會的人員結構已充分 考慮到人員技能與經驗的平衡。

董事會目前共計包括9名董事,包含6名 執行董事和3名獨立非執行董事,董事履 歷已在第153頁至第158頁的「董事簡介」 中進行描述。

截至2023年12月31日止年度,董事會一直遵守上市規則第3.10(1)及3.10(2)條項下有關委任至少三名獨立非執行董事且至少一名獨立非執行董事具備適當的專業資格或會計或相關財務管理專業知識的規定。

本公司亦已遵守上市規則第3.10A條有關所委任的獨立非執行董事必須佔董事會成員人數至少三分之一的規定。截至2023年12月31日止年度內的本公司獨立非執行董事未與本公司簽署服務合約。根據本公司章程第99條,於每屆股東周年大會上當時為數三分之一的董事(如董事人數立非三或三的倍數,則須為最接近三分之一的董事人數)須輪流退任。退任董事可應選連任。因此,截至2023年12月31日止年度內的本公司獨立非執行董事的實際任期均不超過三年。

由於各獨立非執行董事均已根據上市規則 第3.13條確認其獨立性,故本公司認為彼 等均為獨立人士。

除在第153頁至第158頁的「董事簡介」中 披露外,董事會成員之間概無財務、商 業、家族或其他重大/相關的關係。

# **Board composition**

The composition of the Board reflects the necessary balance of skills and experience desirable for effective leadership of the Company and independence in decision making.

The Board currently comprises 9 Directors in total, with 6 Executive Directors and 3 Independent Non-executive Directors whose biographical details are set out in "Directors' profile" section on pages 153 to 158 of this report.

During the year ended 31 December 2023, the Board has complied with the requirements under Rules 3.10(1) and 3.10(2) of the Listing Rules relating to the appointment of at least three independent non-executive directors and at least one independent non-executive director with appropriate professional qualifications or accounting or related financial management expertise.

The Company has also complied with the requirement under Rule 3.10A of the Listing Rules that at least one-third of the members of the Board must be appointed as independent non-executive directors. For the year ended 31 December 2023, independent non-executive directors of the Company did not entered into service contracts with the Company. According to the articles 99 of association of the Company, one-third of the Directors for the time being or, if their number is not 3 or a multiple of 3, the number nearest to one-third shall retire from office by rotation at each Annual General Meeting, and the retiring Directors shall be eligible for re-election. Therefore, for the year ended 31 December 2023, the actual length of services of each independent non-executive director of the Company is no more than three years.

As each of the independent non-executive directors has confirmed their independence pursuant to Rule 3.13 of the Listing Rules, the Company considers them to be independent.

There are no financial, business, family or other material/relative relationships among the members of the Board, except as disclosed in the "Directors' profiles" on pages 153 to 158.

# 董事會獲取獨立意見的機制

# 主席及行政總裁

年內,主席與行政總裁之職務分開,並由不同個別人士擔任,以確保權力及權限之平衡。本集團董事會主席由魏宏名先生擔任,而本集團行政總裁則由陳應讓先生擔任。

# 董事會的多元化

# The Board's mechanism of obtaining independent advice

There are three independent non-executive directors on the Board of Directors of the Company, who have many years of experience in the fields of financial market operation, corporate finance and financial planning, and corporate audit, respectively. The Company's independent non-executive Directors are in a position to provide independent, appropriate advice to the Board of Directors, to ensure that the Board of Directors may obtain the independent views it needs when performing its duties and making material resolutions. For the year ended 31 December 2023, the Company's independent non-executive Directors routinely attend Board meetings and actively engage in the Board's decision-making process, providing independent views and advice while performing their own duties at the Board of Directors. In addition, all Directors are entitled to seek independent professional advice regarding their duties at the Company's expenses. Based on the above, the Board of Directors has reviewed its mechanism of obtaining independent advice and considered that it has been fully implemented and continues to be effective.

# **CHAIRMAN AND CHIEF EXECUTIVE OFFICER**

During the year, the roles of Chairman and Chief Executive Officer were separated and held by different individuals to ensure a balance of power and authority. The Chairman of the Board of Directors of the Group is Mr. Wei Hong-Ming and the Chief Executive Officer of the Group is Mr. Chen Yinjang.

# **BOARD DIVERSITY POLICY**

The Company recognises and embraces the benefits of having a diverse Board to enhance the quality of its performance. Selection of candidates will be based on a range of diversity perspectives, including but not limited to gender, age, cultural and educational background, ethnicity, professional experience, skills, knowledge and length of service. The ultimate decision will be based on merit and contribution that the selected candidates will bring to the Board. As of 31 December 2023 and till the release date of this report, the proportion of female members on the Board of Directors is approximately 11%, and the Company has satisfied the requirements of gender diversity of the Board of Directors members. The Board hopes that the proportion of female members will remain at least at the current level and will continue to seek opportunities to increase the proportion of female members in the future if suitable candidates are available.

薪酬及提名委員會已獲授權就董事會多元 化政策進行年度審閱。年內,薪酬及提名 委員會已檢視以下可計量目標及達成此等 目標的進度: The Remuneration and Nomination Committee has been delegated with the responsibilities for the review of the Board Diversity Policy on an annual basis. During the year, the Remuneration and Nomination Committee reviewed the below measurable objectives and the progress in achieving these objectives:

# 可計量目標

# **Measurable Objectives**

Objective 1 There shall be at least one Director of a different gender on the Board of Directors

目標二 從廣泛人士(包括從背景、技能、經驗及能否 切合現時董事會需要的觀點等)中考慮委任為

董事的候選人及以增加董事會的多元化為其

中一個優先考量

Objective 2 Considering candidates for appointment as

Directors from a wide pool of talents taking into account the background, skills, experience and perspectives that would complement the existing Board, and adding Board diversity as

one of the priority considerations

目標三 每年評核董事會組成及架構,以及董事會多

元化情況

Objective 3 Assessing the composition, the structure and

diversity of the Board of Directors on an annual

basis

# 達成目標的進度

# The Progress of Achieving the Targets

- 截至2023年12月31日,本公司董事會 共有一名女性董事,目標已達成
- As of 31 December 2023, there is one female Director on the Board of Directors of the Company in total, and the objective has been achieved
- 2023年度已達成,並將持續物色多元 化、合嫡人撰以推薦委任為董事
- The objective has been achieved in 2023, and will continue to identify diverse, appropriate candidates to propose directors for appointment
- 2023年度已達成,評核過程包括董事會 多元化的評估、客觀地考慮董事會的組 成和績效
- The objective has been achieved in 2023, and the assessment process includes the evaluation of Board diversity and considering the composition and performance of the Board of Directors objectively

#### 可計量目標

## **Measurable Objectives**

# 目標四

建立一個可以達到性別多元化的潛在董事繼 任人管道

# Objective 4

Developing a pipeline of potential successors to the Board of Directors to achieve gender diversity

# 達成目標的進度

# The Progress of Achieving the Targets

- 2023年度已達成,採取的措施包括,在 本公司的各個層面促進性別多元化,包 括但不限於董事會和管理層。就董事會 性別多元化而言,在選擇合適的董事候 選人, 並就此提出推薦建議時, 董事會 把握機會隨時日增加女性成員的比例。 本公司亦將繼續在招聘中高級員工時推 展性別多元化,為未來儲備一批女性高 管人員及潛在董事繼任人。本公司的目 標是參考股東的期望以及國際及當地最 佳常規建議,保持性別多元化的適當平
- The objective has been achieved in 2023, and the Company has taken steps to promote gender diversity at all levels, including but not limited to the Board of Directors and management levels. With regards to gender diversity on the Board of Directors, in selecting suitable candidates for directorships and proposing recommendations for selection, the Board of Directors takes the opportunity to increase the proportion of female members as time goes by. The Company will continue to promote gender diversity when recruiting staff at middle to senior level, so as to reserve a number of female senior management staff and potential director successors for the future. The Company aims to keep a proper balance of gender diversity by referring to the expectations of shareholders and international and local best practices.

# 全體員工的多元化

本集團的男性員工與女性員工分別約佔 員工總人數的百分之六十六、百分之 三十四。過去一年,本集團的女性員工百 分比與前一年度基本持平。

董事會就全體員工的性別多元化政策進行 年度審閱。年內,董事會已檢視以下計劃 及達成此等目標的進度:

#### **DIVERSITY OF ALL STAFF**

The Group's male and female staff account for approximately 66% and 34% of the total number of staff, respectively. In the past year, the proportion of female staff in the Group was substantially the same as that in the previous year.

The Board of Directors conducts an annual review on the gender diversity policy of all employees. During the year, the Board of Directors has reviewed the programme below and the progress in achieving these objectives:

#### 計劃

# **Programme**

目標 本公司鼓勵及倡導平等機會及性別多元化,並

監察及衡量在平等機會及性別多元化方面的表

Objective The Company encourages and advocates equal

opportunities and gender diversity, monitoring and measuring its performance in equal

opportunities and gender diversity

# 達成目標的進度

# The Progress of Achieving the Targets

- 2023年度已達成,為高級管理人員提供多 元共融事務培訓
- 將繼續加強人才招聘、管理和晉升方面的 多元共融
- The objective has been achieved in 2023, providing diversity and inclusion training for senior management staff
- Continuing to reinforce the diversity and inclusion of talent recruitment, management and promotion

# 企業管治功能

董事會在下述職能範圍內進行企業管治之 功能,應用良好企業管治的原則,並承擔 企業管治責任:

- 制定及檢討本公司企業管治政策及 (a) 常規;
- 檢討及監察董事及高級管理人員的 培訓及持續專業發展;
- 檢討及監察本公司在遵守法律及監 (c) 管規定方面的政策及常規;
- (d) 制定、檢討及監察僱員及董事的操 守準則及合規手冊(如有);及
- 檢討本公司遵守管治守則條文及披 露的情况。

# **CORPORATE GOVERNANCE FUNCTIONS**

The Board applies good corporate governance principles and is also responsible for performing the corporate governance duties with its written terms of reference as set out below:

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

於本報告年度內,董事會已檢討本公司企 業管治之執行情況及確保符合企業管治守 則(尤其是良好企業管治的原則)及於企業 管治報告中披露之要求。

本公司將參考企業管治的最新發展定期檢討及提升其企業管治常規。

董事會預定每年召開季度會議,並在有需要時召開更多會議。董事會會議的議程由董事會秘書整理,並由主席批准。董事可將若干議題納入董事會會議的議程內。召開董事會會議通知在開會前一個月向各董事發出,並附隨有關議程。截至2023年12月31日止財政年度,共舉行六次董事會會議。2023年個別董事出席董事會會議之出席率概述如下:

During the year under review, the Board reviewed the Company's corporate governance practices and ensured compliance with the CG Code (especially the principles of good corporate governance) and the requirements disclosed in the Corporate Governance Report.

We will periodically review and improve our corporate governance practices with reference to the latest corporate governance developments.

The Board has scheduled quarterly meetings per year and meets more frequently as and when required. Agenda of the Board meeting are collated by the board secretary and approved by the Chairman. Directors may delegate some issues into the agenda of the Board meeting. Board meeting notices issued in one month prior to the meeting to each Director, and the accompanying agenda. During the financial year ended 31 December 2023 six Board meetings were held. The attendance of individual director to the Board meetings in year 2023 is summarised below:

	H,10,7 + 13
董事	董事會會議次數
Directors	Number of
	Board Meetings
	Attended/Held

執行董事	Executive Directors	
魏宏名先生	Mr. Wei Hong-Ming	6/6
井田純一郎先生	Mr. Junichiro Ida	6/6
魏宏丞先生	Mr. Wei Hong-Chen	6/6
筱原幸治先生	Mr. Koji Shinohara	6/6
高橋勇幸先生	Mr. Yuko Takahashi	6/6
曾倩女士	Ms. Tseng Chien	6/6
獨立非執行董事	Independent New averythis Directors	
<i>掏业升轨1]里争</i>	Independent Non-executive Directors	
徐信群先生	Mr. Hsu Shin-Chun	6/6
李長福先生	Mr. Lee Tiong-Hock	4/6
深田宏先生(2024年4月17日辭任)	Mr. Hiromu Fukada (resigned on 17 April 2024)	6/6

公司秘書保存本公司之董事會會議記錄, The Company Secretary keeps the Board Minutes of the Company for 以供董事查閱。 inspection by the Directors.

除了其法定責任外,董事會對本集團的策略計劃、年度預算、重要經營計劃、主要投資和資金決定等重大事項進行討論並核准。董事會亦會檢討本集團的財務表現,評估及確定本集團的主要風險,以及確保設立適當系統管理該等風險。

Apart from its statutory responsibilities, the Board of Directors discusses and approves major issues such as the Group's strategic plan, annual budget, key operational initiatives, major investments and funding decisions. It also reviews the Group's financial performance, assess and identifies principal risks of the Group's business and ensures appropriate implementation of measures to manage these risks.

出席/舉行

# 董事就財務報表承擔之責任

董事確認須就編製本集團財務報表承擔責任。財會部門受本公司之財務長監督,而在該部門協助下,董事確保本集團財務報表之編製符合有關法定要求及適用之會計準則。董事亦確保適時刊發本集團之財務報表。

董事並不知悉任何涉及可能對本公司持續 經營能力帶來重大疑問的事件或狀況的重 大不明朗因素。

本公司核數師就財務報表作出申報之責任 聲明載於第177頁至第184頁之獨立核數 師報告內。

# 董事的入職指導及持續培訓

董事須時刻了解身為本公司董事的職責並 遵守本公司的行為操守、跟進業務活動及 公司發展。

各新委任董事於最初獲委任時接受入職指導,確保彼等適當了解本公司的業務及運作,並完全知悉上市規則及相關監管要求規定的董事職責與責任。上述入職指導一般包括參觀本集團主要業務地點及/或與本公司高級管理層會面。

本公司於適當時向董事提供有關上市規則 及其他適用監管法規的最新發展情況,並 就有關主題刊發閱讀材料。本公司鼓勵所 有董事參加相關培訓課程,費用由本公司 支付。所有董事均有權就其職責問題尋求 獨立專業意見,費用由本公司支付。為確 保董事加深對本集團的瞭解,本公司高級 管理層已於年內進行董事的持續專業發展 計劃。

# DIRECTORS' RESPONSIBILITY FOR THE FINANCIAL STATEMENTS

The Directors acknowledge their responsibility for preparing the financial statements of the Group. With the assistance of the Finance and Accounting Department which is under the supervision of the Chief Financial Officer of the Company, the Directors ensure that the preparation of the financial statements of the Group is in accordance with statutory requirements and applicable accounting standards. The Directors also ensure that the publication of the financial statements of the Group is in a timely manner.

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

The Company's auditor's reporting responsibilities on the financial statements has been set out in the Independent Auditor's Report on pages 177 to 184.

# INDUCTION AND CONTINUING DEVELOPMENT OF DIRECTORS

Directors keep abreast of responsibilities as a director of the Company and of the conduct, business activities and development of the Company.

Each newly appointed director receives induction on the first occasion of his appointment, so as to ensure that he has appropriate understanding of the business and operations of the Company and that he is fully aware of his responsibilities and obligations under the Listing Rules and relevant regulatory requirements. Such induction is normally supplemented with visits to the Group's key business sites and/or meetings with the senior management of the Company.

The Company provides, as appropriate, the latest developments in the Listing Rules and other applicable regulatory requirements and reading material on relevant topics will be issued to directors where appropriate. All directors are encouraged to attend relevant training courses at the Company's expenses. All directors are entitled to seek independent professional advice on their responsibilities, expenses paid by the company. To ensure that the directors have deepened their understanding of the Group, senior management of the Company has conducted a continuing professional development plan for the directors during the year.

2023年董事持續專業發展情況總結:

- 學習瞭解中國各區域各種渠道經營 (a) 狀況;及
- 瞭解各工廠生產經營狀況。

截至2023年12月31日止年度,本公司安 排由公司秘書為全體董事,提供有關企業 管治及上市規則相關修訂的簡報,以及向 全體董事提供有關規管更新的閱讀材料以 供彼等參考及細閱。

根據守則條文第C.1.4條,全體董事均須 向本公司提供各自之培訓紀錄。各董事於 2023年1月1日至2023年12月31日期間 所接受之培訓概述如下:

Summary for 2023 Directors' Continuing Professional Development shown as below:

- learn about China's various regional channels operating conditions: and
- understand the production and operation status of each factory.

During the year ended 31 December 2023, the Company organized briefings conducted by the Company Secretary for all its directors, on corporate governance and update on the Listing Rules amendments and provided reading materials on regulatory update to all the directors for their reference and studying.

In accordance with Code Provision C.1.4, all Directors are required to provide their respective training records to the Company. A summary of the training received by each Director during the period from 1 January 2023 to 31 December 2023 is set out below:

> 參加董事的持續 專業發展計劃、閱讀有關 上市規則及其他適用監管 法規的最新發展情況材料 Participate in the Directors' continuing professional development programme and read materials on the latest developments in relation to the Listing Rules and other applicable regulatory regulations

# 董事 **Directors** 劫行苦事

Exacutiva Directors

我们 里 <del>丁</del>	Executive Directors	
魏宏名先生	Mr. Wei Hong-Ming	✓
井田純一郎先生	Mr. Junichiro Ida	✓
魏宏丞先生	Mr. Wei Hong-Chen	✓
筱原幸治先生	Mr. Koji Shinohara	✓
高橋勇幸先生	Mr. Yuko Takahashi	✓
曾倩女士	Ms. Tseng Chien	✓
獨立非執行董事	Independent Non-executive Directors	

徐信群先生 Mr. Hsu Shin-Chun 李長福先生 Mr. Lee Tiong-Hock

深田宏先生(2024年4月17日辭任) Mr. Hiromu Fukada (resigned on 17 April 2024)

2024年4月17日,栃尾雅也先生獲委任 為本公司獨立非執行董事。於2024年4月 17日, 栃尾雅也先生已取得上市規則第 3.09D條所述的法律意見,並確認明白其 作為上市發行人董事的責任。

On 17 April 2024, Mr. Masaya Tochio was appointed as the Independent Non-executive Director. On 17 April 2024, Mr. Masaya Tochio has obtained the legal advices as stated in Rule 3.09D of the Listing Rules and has confirmed that he understood his obligations as a director of a listed issuer.

# 董事及要員的投保安排

本公司已就其董事及要員可能會面對的法 律行動作出適當的投保安排。

# 審核委員會

本公司於1999年9月成立審核委員會,於2023年12月31日止年度,審核委員會會成員包括李長福先生、徐信群先生及深田宏先生三位獨立非執行董事,李長福先生為審核委員會之主席。於2024年4月17日,深田宏先生因以投放更多時間於其其他事務上而辭任本公司獨立非執行董事及審核委員會成員職務,栃尾雅也先生獲委任為本公司獨立非執行董事及審核委員會成員。

審核委員會負責協助本公司董事會確保財 務報告的客觀性及可信性,審核委員會之 主要責任包括審閱及監察本集團之財務 申報制度、財務報表、年度及中期報告 及帳目的完整性、風險管理及內部監察制 度及其有效性以及維持良好的企業管治標 準及常規。審核委員會亦擔任董事會與本 公司核數師在本集團審核範圍事官內之重 要橋樑。審核委員會獲提供充足資源履行 其職責,並會定期與管理人員、內部審計 人員及外聘核數師開會,以及審閱他們的 報告。於本財政年度內,審核委員會開展 的工作包括:審閱本集團之財務報表、年 度及中期報告及業績公告; 定期與管理人 員、內部審計人員及外聘核數師開會,以 及審閱他們的報告。截至2023年12月31 日止財政年度,審核委員會共舉行二次會 議。審核委員會各成員出席會議的情況詳 見下表:

#### **DIRECTORS' AND OFFICERS' INSURANCE**

The Company has arranged appropriate insurance cover in respect of potential legal actions against its Directors and officers.

#### **AUDIT COMMITTEE**

The Company has established the Audit Committee in September 1999 . For the year ended 31 December 2023, the Audit Committee has three Independent Non-executive Directors, Mr. Lee Tiong-Hock, Mr. Hsu Shin-Chun and Mr. Hiromu Fukada. Mr. Lee Tiong-Hock acts as Chairman of the Audit Committee. On 17 April 2024, Mr. Hiromu Fukada resigns as an Independent Non-executive Director and member of the Audit Committee due to the reason that he needs to devote more time to his other endeavours. Mr. Masaya Tochio is appointed as an Independent Non-executive Director and a member of the Audit Committee of the Company.

The Audit Committee is responsible for assisting the Board of Directors of the Company to ensure the objectivity and credibility of the financial statements. The principal duties of the Audit Committee include the review and supervision of the Group's financial reporting system, the preparation of financial statements, annual and interim reports and integrity of accounts, risk management and internal control systems and their effectiveness, as well as maintaining good corporate governance standards and practices. It also acts as an important link between the Board and the Company's auditor in matters within the scope of the group audit. The Audit Committee is provided with sufficient resources to perform its duties and will meet regularly with management, internal auditors and external auditors, as well as review their reports. During this financial year, the work conducted by the Audit Committee include: review of financial statements, annual and interim report and result announcements of the Group, regular meeting with management, internal auditors and external auditors, as well as review of their reports. Two meetings were held by the Audit Committee during the financial year ended 31 December 2023. Details of the attendance of the audit committee meetings are as follows:

成員	Members	出席/舉行會議次數 Number of meetings Attended/Held
李長福先生	Mr. Lee Tiong-Hock	2/2
徐信群先生	Mr. Hsu Shin-Chun	2/2
深田宏先生(2024年	Mr. Hiromu Fukada	
4月17日辭任)	(resigned on 17 April 2024)	2/2

審核委員會最近召開之會議乃審議本集團 2023年度之業績。 The latest meeting of the Audit Committee was held to review the results of the Group for the year ended 31 December 2023.

# 薪酬及提名委員會

薪酬及提名委員會於2005年8月11日成立。於2023年12月31日止年度,薪酬及提名委員會成員包括獨立非執行董事徐信群先生、李長福先生、深田宏先生及執行董事魏宏名先生四位董事,徐信群先生為該委員會之主席。於2024年4月17日,深田宏先生因以投放更多時間於其其他事務上而辭任本公司獨立非執行董事及薪酬及提名委員會成員職務,栃尾雅也先生獲委任為本公司獨立非執行董事及薪酬及提名委員會成員。

截至2023年12月31日止財政年度,薪酬及提名委員會舉行過一次會議,薪酬及提名委員會各成員出席會議的情況詳見下表:

#### REMUNERATION AND NOMINATION COMMITTEE

The Remuneration and Nomination Committee was established on 11 August 2005. For the year ended 31 December 2023, the Remuneration and Nomination Committee comprises four directors, namely, independent non-executive Directors, Mr. Hsu Shin-Chun, Mr. Lee Tiong-Hock, Mr. Hiromu Fukada and executive Director, Mr. Wei Hong Ming. Mr. Hsu Shin-Chun acts as the Chairman of the Committee. On 17 April 2024, Mr. Hiromu Fukada resigns as an Independent Non-executive Director and member of the Remuneration and Nomination Committee due to the reason that he needs to devote more time to his other endeavours. Mr. Masaya Tochio is appointed as the Independent Non-executive Director and member of the Remuneration and Nomination Committee of the Company.

One meeting was held by the Remuneration and Nomination Committee during the financial year ended 31 December 2023. Details of the attendance of the remuneration and nomination committee meeting are as follows:

		出席/舉行會議次數
成員	Members	Number of meetings Attended/Held
徐信群先生	Mr. Hsu Shin-Chun	1/1
李長福先生	Mr. Lee Tiong-Hock	1/1
深田宏先生(2024年	Mr. Hiromu Fukada	
4月17日辭任)	(resigned on 17 April 2024)	1/1
魏宏名先生	Mr. Wei Hong-Ming	1/1

薪酬及提名委員會之成立旨在檢核董事會 的架構、規模及成員多元化,對相關人員 是否具備擔任董事的資格作出判斷,對 獨立非執行董事的獨立性作出評估,向 董事會建議個別執行董事及高級管理人員 的薪酬待遇,審批本集團董事及高階僱員 之薪酬福利組合,包括薪金、花紅計劃及 其他長期獎勵計劃。薪酬及提名委員會亦 需檢討董事會之架構、規模及組成,評估 執行董事的表現及批准執行董事服務合約 條款,並就董事之委任及董事繼任計劃向 董事會提出建議,並確保委任及重新委任 董事的程序符合公平及具透明度的原則。 有關提名董事的政策,薪酬及提名委員會 將考慮提名者的經驗、知識及專業水平, 以使他們為董事會帶來高效及有效運作, 並促進董事會成員多元化(包括性別多元 化)。於本財政年度內,薪酬及提名委員 會開展的工作包括:檢討董事會之架構、 規模及組成;評估執行董事的表現;審議 The Remuneration and Nomination Committee was set up to review the structure, size and diversity of the Board, identify individuals suitably qualified to become Board members, assess the independence of the independent non-executive directors, advise the Board on the remuneration of individual executive directors and senior management, and consider and approve the remuneration packages of the Directors and senior management of the Group, including the terms of salary and bonus schemes and other long-term incentive schemes. The Remuneration and Nomination Committee also reviews the structure, size and composition of the Board from time to time, assess the performance of the Executive Directors and approve the terms of the Executive Directors' and recommends to the Board on appointments of Directors and the succession planning for Directors, and to ensure that the appointment and re-appointment of Directors are in accordance with fair and transparent principles. With regard to the policy on the nomination of Directors, the Remuneration and Nomination Committee will take into account the experience, knowledge and professionalism of the nominees in order to enable them to bring efficiency and effectiveness to the Board and to promoting diversity in board membership (including gender diversity). During this financial year, 現有董事會成員多元化的狀況及提出建議:審查董事候選人的簡歷,並就董事的 重新委任向董事會提出建議:向董事會建 議高級管理人員的薪酬待遇。

本公司的薪酬政策如下:

- (a) 包括董事在內的薪酬政策及常規應 該公平公正及具有透明度,符合法 規要求;
- (b) 所定董事的薪酬水準應足以吸引及 挽留董事管好公司營運而又不致支 付過多的酬金,並參照公司對其履 行職責所需時間的要求;及
- (c) 董事不得參與制定其個人薪酬。

本集團董事及高階僱員截至2023年12月 31日年度的酬金詳載於綜合財務報表附註 10。

# 高階僱員酬金

於截止2023年12月31日年度支付10位 高階僱員人士之酬金組別如下: the Remuneration and Nomination Committee implemented works including: review the structure, size and composition of the Board; assess the performance of the Executive Directors; review diversity status of existing members of the Board and give advice; evaluate the biography of the Director candidates and advise the Board in respect of the re-appointment of the Directors; advise the Board in respect of the remuneration of senior management.

The Company's remuneration policies are as follows:

- (a) Remuneration policies and practices, including directors, should be fair and impartial and transparent and comply with regulatory requirements;
- (b) The remuneration of directors should be set at a lever sufficient to attract and retain them to manage the Company's operations without excessive payment, while taking into account the Company's requirements for the time required to perform their duties; and
- (c) A director must not be involved in the making of his personal remuneration

Details of the Directors' and senior management's emoluments of the Group for the year ended 31 December 2023 are set out in note 10 to the consolidated financial statements.

#### **SENIOR MANAGEMENT'S EMOLUMENTS**

The emoluments paid to the ten senior management individuals during the year ended 31 December 2023 were as follows:

	僱員人數
Emoluments band	Number of individuals
RMB2,715,837 to RMB3,168,475	
(HK\$3,000,001 to HK\$3,500,000)	2
RMB4,526,394 to RMB4,979,032	
(HK\$5,000,001 to HK\$5,500,000)	3
RMB5,431,672 to RMB5,884,311	
(HK\$6,000,001 to HK\$6,500,000)	1
RMB6,336,951 to RMB6,789,589	
(HK\$7,000,001 to HK\$7,500,000)	1
RMB6,789,590 to RMB7,242,229	
(HK\$7,500,001 to HK\$8,000,000)	1
RMB7,242,230 to RMB7,694,868	
(HK\$8,000,001 to HK\$8,500,000)	1
RMB12,673,901 to RMB13,126,540	
(HK\$14,000,001 to HK\$14,500,000)	1
	RMB2,715,837 to RMB3,168,475 (HK\$3,000,001 to HK\$3,500,000) RMB4,526,394 to RMB4,979,032 (HK\$5,000,001 to HK\$5,500,000) RMB5,431,672 to RMB5,884,311 (HK\$6,000,001 to HK\$6,500,000) RMB6,336,951 to RMB6,789,589 (HK\$7,000,001 to HK\$7,500,000) RMB6,789,590 to RMB7,242,229 (HK\$7,500,001 to HK\$8,000,000) RMB7,242,230 to RMB7,694,868 (HK\$8,000,001 to HK\$8,500,000) RMB12,673,901 to RMB13,126,540

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# 風險管理及內部監控

本集團所建立的內部監控及風險管理程式的主要精神係遵循COSO架構五元素,分別是監控環境、風險評估、監控、資訊及溝通、監察評估。風險管理目標是將本集團整體風險控制在可接受的水準以內,能達定本集團長遠發展的良好基礎,同時能達到管理架構及權限明確化以提升營運績效達成及運作效率、保障資產安全,確保財務報告可靠性,符合國家法規要求等目標。

在董事會監督下,本集團已建立風險管理 三道防線的組織架構及職責權限,審核委 員會將協助董事會審查風險管理和內部監 控系統的設計及運作成效。截至2023年 12月31日,本集團持續推動內控自評, 建立嚴謹而有效的自查自檢體系,實現管 理循環別自評全覆蓋。同時,持續擴大子 公司監理作業,優先針對高風險流程制定 管理規範。此外,持續推展法規監控、反 舞弊及內控文化建設等工作。

#### **RISK MANAGEMENT AND INTERNAL CONTROL**

The principal spirit of the internal control and risk management procedures established by the Group is in compliance with five elements in the COSO structure, i.e. control environment, risk assessment, control activities, information and communication, and monitoring. The goal of risk management is to keep the overall risk of the Group within acceptable levels and to lay a good foundation for the Group's long- term development. Meanwhile, it can achieve the goal of defining the management structure and authorization so as to enhance the operational performance and efficiency as well as asset safety protection, which ensures the reliability of financial reports while complies with the requirements of national regulations.

Under the supervision of the Board, the Group has established an organization structure, responsibility and authority in the construction of three lines of defense for risk management. The Audit Committee will assist the Board to review the design and operation effectiveness of the risk management and internal control system of the Group. As of 31 December 2023, the Group has been carrying out self-assessment of internal control where a prudent and effective self-inspection system has been established to achieve full coverage of external and internal inspection on each aspect thought the management circle. Meanwhile, more efforts have been put in supervision over subsidiaries where management regulations have been formulated with a priority to processes of higher risk. In addition, the Group has been promoting the monitoring work in respect of laws and regulations anti-fraud and the construction of internal control culture.

The Board conducts review for the Group's risk management and internal control system at least once annually. The Board recognizes it has overall responsibility of the Group's risk management and internal control systems and reviews their effectiveness. Such systems are designed to manage rather than eliminate risks of failure in the achievement of the Group's business objectives and the Board can only provide reasonable, but not absolute assurance against material misstatement or loss. For the financial year ended 31 December 2023, the Board has reviewed the effectiveness of risk management and internal control systems. All the important controls have been reviewed, including financial control, operational control and compliance control. According to the internal audit of the internal inspection department, we have not identified any material deficiency in risk management and internal control. Therefore, the Board and the Audit Committee believe that the Group's risk management and internal control system are effective.

在擬定風險應對策略後,將透過定期追蹤 與覆核,確保風險管理措施得以有效實 施。透過將風險應對措施落實到企業的規 章制度、組織規劃、作業流程中,進一步 形成企業風險管理戰略,以支持本公司能 夠實現企業中長期願景及戰略目標。

因應詭譎多變的市場態勢,本集團持續向國際標竿企業學習,持續完善風險管理三道防線的運作。同時根據美國IIA協會最新公布的三線架構,擬定未來三到五年的風險管理應對策略。基於董事會及經營委員會的指導,本集團在2023年度繼續聚焦環境、社會及企業管治三大方面、五項重點風險,具體應對策略請見如下説明:

# 1. 環境

# 1.1. 環境污染風險:

# 1.1.1 定義説明:

- 在生產加工環節中 對於原物料和能耗 管理的不當,造成 資源使用浪費及排 放超標的風險。
- 廢料處理環節中對於危廢物資處理不當造成環境污染的風險。

The risk management system established by the Group sets "pursuing sustainable development and assuming social responsibility" as management objective. The management process includes risk identification, risk assessment and evaluation, risk control and overall monitoring. Firstly, the implementation of risk management objectives is set through systematic and scientific methods. Then, through interviews with management and risk seminars, risk identification and risk management framework are completed. Thirdly, fully participate in the discussion through senior management to complete the risk assessment, and then formulate risk response strategies. Finally, continue to implement risk control activities and supervision.

We will ensure the effective implementation of risk management measure through periodic tracking and review after formulation of risk response strategy. Through implementation of risk response measure to our regulation and system, structural planning and operating process, we further establish the enterprise risk management strategy to support the Company in achieving the enterprise mid-to-long term vision and strategic objective.

In response to the ever-changing market trends, the Group has been learning from international benchmark enterprises and improving the operation of three lines of defense for risk management. Meanwhile, in accordance with the three-line framework newly promulgated by the Institute of Internal Auditors (IIA) of the U.S., the Group formulated its risk management strategy for the next three to five years. Under the instruction and guidance of the Board and the Operation Committee, the Group continued to focus on management of five major risks in three categories, namely environment, social and governance in 2023 with specific countermeasures and strategies as detailed below:

#### 1. ENVIRONMENT

#### 1.1. ENVIRONMENTAL POLLUTION RISKS

# 1.1.1 Definitions:

- Improper management of raw materials and energy consumption in the production and processing process leads to the risk of resource waste and excessive emissions.
- Improper disposal of hazardous wastes in the waste disposal process leads to environmental pollution risks.

## 1.1.2 應對策略:

- 秉持可持續發展理念「家 園常青,健康是福(Keep Our Nature Green)」的指 導下,在生產工藝設計環 節注重資源節約,精準核 算能耗和資源投入。 可回收利用資源,在生產 環路中通過有效再利用, 降低資源浪費,從源頭管 理冗餘物資的投入。
- 通過創新產品,提倡環保 包裝,透過有效管理,降 低對塑料包裝的用量,減 低社會中塑料製品的流通 量。
- 日常生產過程中結合實際情況,對工藝流程充分監督輔導,確保高效的生產工藝被有效的投入運行,在生產過程中提高良品率,降低廢料廢品的出現。
- 廢料處理環節中做到硬件 軟件人員的到位,優化廢 料管理流程,緊密監控排 放處理的過程,確保達到 或高於國家標準。

# 1.1.2 Coping strategies:

- Adhering to the guidance of the sustainable development concept of "Keep Our Nature Green", the Group focused on resource conservation and accurately accounts for energy consumption and resource input in the production design process. For recyclable resources, resource wastage is reduced and input of redundant materials are managed from the source through efficient reuse in the production loop.
- The Group promoted environmentally-friendly packaging through innovative products, and reduced the consumption of plastic packaging and the circulation of plastic products in society through effective management.
- Combined with the actual situation during the daily production process, the Group fully supervised and counseled the production process to ensure that the efficient production process was put into operation effectively. The yield rate was improved in the production process and wasted material and spoilage was reduced.
- The Group ensured that hardware and software personnel were in place during the waste disposal process, optimized the waste management process and closely monitored the discharge treatment process to ensure that it met or exceeded the national standards.

# 2. 社會

# 2.1. 食品安全風險:

## 2.1.1 定義説明:

- 原物料品類、品項繁多, 供應商管理水準參差不 齊,恐存原料受污染帶入 的風險。
- 從原材料採購到產品終端 銷售的供應鏈流程作業複 雜,部分環節恐因監控疏 漏而存在品質不良等風 險。

# 2.1.2 應對策略:

- 學習先進國家或標竿企業 管理經驗,建立原料成 品食安品質篩查與准防 體系,從設計端進行防塘 以有效控管風險。持續 外地方工廠實驗室檢測能 力,確保從原材料採購 到產品終端銷售的品質安 全。
- 配合國家相關要求,落實 企業主體責任與品質系 統,推動食安品質「三級」 自查制度,優化與落實供 應商定期飛行檢查與不合 格退出機制,過程溯源管 理與檢測抽查並重。

#### 2. SOCIETY

#### 2.1 FOOD SAFETY RISKS:

#### 2.1.1 Definitions:

- There are many kinds of raw materials and items, and the management level of suppliers is uneven, which threatens the risk of contamination of raw materials.
- The supply chain process from raw material procurement to product terminal sales is complicated, and some links may be risky due to poor monitoring.

At present, the dissemination of media information is not effectively managed, consumer awareness of rights violations, and if the food information acquisition, transmission or communication is not timely, or the clarification of the rumors is not properly handled, it may cause consumers to panic or misunderstand, and eventually affect brand reputation

# 2.1.2 Coping strategies:

- Learn from advanced countries or standard enterprise management experience, establish a food quality screening and access system for raw materials, and prevent plugging from the design side to effectively control risks. Continuously improve the testing capabilities of local factories and laboratories to ensure the quality and safety of products from raw material procurement to sales in retail outlets.
- Cooperate with relevant national requirements, implement the main responsibility and quality system of the enterprise, promote the "three-level" selfexamination system of food safety quality, optimize and implement regular unannounced inspection and unqualified supplier delisting mechanism, and pay attention to process traceability management and inspection.

對消費者關心的食安話題做好科普儲備,與學者專家及政府監管部門定期交流,運用外部專業資源傳遞正確資訊,完善食安防禦機制及危機事件技術部門應對SOP。

# 2.2. 貪污腐敗風險:

# 2.2.1 定義説明:

- 業務流程各環節缺乏有效的相互制約、制衡的監督內控機制,造成管理者易發生舞弊行為的風險。
- 由於崗位職責的特殊性及存在思想道德、外部環境和制度機制等方面的實際風險,可能造成在崗人員不正確履行行政職責或不作為,構成失職瀆職、「以權謀私」等嚴重後果。

• Do a good job of science popularization on the food safety topic of concern to consumers, communicate regularly with scholars and experts and government regulatory authorities, use external professional resources to transmit correct information, and improve the food safety defense mechanism from crisis event technical department to respond to SOP.

## 2.2 CORRUPTION RISKS

## 2.2.1 Definitions:

- Personal behavior norms or professional ethics may deviate and administrative behavior is out of control because of selfish desires, self-interest and other ideological and moral errors, or family affection and other circumstances, or to instruct others to violate professional ethics, resulting in unjust and unfair results of work behavior, damage to the interests of work targets or improper gains, which constitutes serious consequences such as "abuse of power for personal gain".
- There is a lack of effective supervision and internal control mechanism for mutual interaction and balances in all aspects of business process, resulting in the risk that managers are prone to fraud.
- It may cause incorrectly performing administrative duties or inaction by on-the-job personnel, constituting serious consequences such as dereliction of duty, malpractice and "abuse of power for personal gain" due to the particularity of post responsibilities and the practical risks in terms of ideology and morality, external environment and institutional mechanisms.

# 2.2.2 應對策略:

- 集團已建立並持續完善 反舞弊機制,以防預為 主,實施懲防並舉,明確 反舞弊的關鍵環節和重點 領域,規範舞弊案件的舉 報、調查、處理、報告和 補救程序。
- 持續推進集團廉潔文化建設,通過新入職員工培設,通過新入職員工培設,通過新入職員工協力。 訓、企業微信號宣傳、線上學習平台等多樣化反等。 訓形式,對員工開展反動,對宣導,強化商業道德內經 如東方面,與一方。 如東方面,與一方。 如東方面,與一方。 如東方面,與一方。 如東方面,與一方。 如東方面,與一方。 如東方面,與一方。 如東方面,與一方。
- 利用信息化手段加強對業務系統的內部控制措施力度,提高業務控制的覆蓋面,並能及時發現和收集舞弊線索,在業務系統或應用程序中設置預防性、發現性、糾正性內控措施;對業務部門的商業道德和職業操守行為進行定期審查與監督。

# 2.2.2 Coping strategies:

- The Group has established and continuously improved its anti-corruption mechanisms, focusing on prevention, implementing punishment and prevention in parallel and clarifying the key links and key areas of anti-fraud to standardize the whistleblowing, investigation, handling, reporting and remedial procedures for fraud cases.
- The Group has promulgated at least 20 management policies and systems related to anti-corruption and anti-bribery, covering the directors and all employees of the Group, as well as cooperative suppliers, customers and distributors, in order to continuously strengthen its construction of anti-fraud system. The Group has clarified the professional integrity of employees, strictly prohibited job fraud, implemented fraud reporting and supervision and review, and stipulated corresponding punishment measures.
- The Group continuously promoted integrity culture building and conducted anti-fraud publicity for employees to reinforce the awareness of business conduct, and create a healthy culture and clean atmosphere through various training forms such as new employee training, corporate micro-signal publicity and online learning platform, ensuring that all directors and employees were covered by anticorruption and anti-fraud business ethics training.
- The Group took advantage of informatization measures to strengthen the internal control system measures to business systems, enhanced the coverage of business control, so as to identify and collect fraud clues in a timely manner, and set up preventive, identifiable and corrective internal control measures in business systems and applications. The Group regularly reviewed and supervised the business conduct and professional integrity of business departments.

# 3. 企業管治

# 3.1. 資訊風險:

#### 3.1.1 定義説明:

- 資訊系統之安控、運作、 備援失當導致營運中斷之 風險,如系統障礙、當 機,安全防護或電腦病毒 預防與處理等。
- 資訊運維之權限管控、網路威脅攻擊、資料中心物理安全風險,如惡意提權、網路入侵、資料中心電力、門禁安防故障或未經授權進入所導致的資訊系統整體癱瘓風險。
- 因設備/資料遭竊、電腦 詐欺、未經授權的存取、 人為蓄意破壞等外力威脅 所引發之資訊系統失控的 風險。
- 各資訊系統間業務資料間 未能有效整合。
- 外部資訊安全相關法規日 趨嚴格,員工對於資訊保 護意識較薄弱,存在資訊 外泄的風險。

# 3. CORPORATE GOVERNANCE

#### 3.1 INFORMATION RISK

#### 3.1.1 Definitions:

- Risk of operation is interrupted due to failure of IT safety, operation and back-up system, such as prevention and handling of system disorder, system crash, safety protection or computer virus.
- Information management and control rights, network threats, data center physical security risks, such as malicious rights, network intrusion, data center power, access control security or unauthorized access to the information system as a whole.
- Risk of out-of-control information systems caused by external threats such as theft of equipment/data, computer fraud, unauthorized access, and vandalism.
- Failure to effectively integrate business information among IT systems.
- The regulations related to information security are becoming more strict, while employee awareness of information protection is weak, there is the risk of information leakage.

# 3.1.2 應對策略:

 依據PDCA完善資訊系統 之運行管理體系,有效維 護資訊系統對組織發展及 業務持續的支持,並保障 其穩定及有效的運行,進 而避免公司損失,維護股 東權益:

> 〔Plan計畫〕根據風險 評估及法律法規,衡量組 織需要而確定控制目標與 控制措施。

> 〔Do實施〕實施所選的 系統運行控制措施。

〔Check檢查〕依據策略、程式和法律法規,對控制措施進行符合性檢查。

〔Action改進〕根據內 控及管理審查結果,採取 糾正和預防措施並持繼改 進。

 依據引入的ISO27001資 訊安全管理標準建強公司 資訊安全管理體系。

透過對組織策略、人員意識、 用戶訪問、資訊資產安全、應 急管理、系統運營、外包管 理、法律合格管理等維度的制 度強化,實現管理體系的升級

通過線上線下宣貫、部門安全 聯絡員理論滲透、定期巡查審 核、外部認證機構指導審核、 持續糾正跟進,實現資訊安全 管理體系的自我完善。

# 3.1.2 Coping strategies:

 Improve the operation and management regime for information system based on PDCA to maintain an effective support of information system to organizational development and business continuation and ensure its stable and effective operation, thereby avoiding company losses and safeguarding shareholders' rights and interests.

[Plan] Determines the control objectives and control measures based on risk assessments, laws and regulations to measure organizational needs.

[Do] Implement the selected system operation controls.

[Check] To conduct compliance check on control measures based on the strategy, procedures, laws and regulations.

[Action] Take corrective and preventive measures and follow the improvement based on the internal control and management review results.

 Reinforce the information security management system of the Company according to adopted ISO27001 information security management standard.

Achieve an upgrade of management system through enhancing systems in aspects such as organizational strategy, staff awareness, user access, information assets safety, emergency management, system operation, outsourcing management and legal compliance management.

Achieve self-improvement of information security management system through online and offline publicization and implementation, theorical penetration by departmental safety liaison officer, periodic tour inspection and audit under the guidance of external certification institutions and ongoing follow-up on corrections.

進一步拓展資訊安全管理體系 覆蓋範圍及管理深度,以此持 續有效降低本集團核心戰略、 技術、經營、財報、人資等資 訊之洩露風險。

• 跨功能協作推動資訊系統 之可行性評估、定期檢視 協調跨事業需求,以避免 重複建置或欠缺綜效、 統資料無法整合等風險。 深入挖掘資料價值,打通 系統間資料結構關係,商 建跨系統資料分析之的運 智慧平台,提升數位化運 營能力。

#### 3.2. 供應鏈風險:

#### 3.2.1 定義説明:

- 在原材料價格不斷波動的情況下,企業由於未能準確判斷市場趨勢以進行合理的採購預測、或未能採用多樣化的採購策略與工具,從而未能規避市場價格波動的風險。
- 單一供應商較多,可能導致在退出或發生品質等問題時,無法及時開發或切換至新的供應商,進而影響公司運營。
- 生產過程中的EHS管理尚 有提升空間:減排節能標 準日益提高、員工健康意 識提升、部分安全控制及 監督需提高,或對公司構 成挑戰。

Through the aforesaid, the Group is able to further expand the coverage and management dept of the information security management system and continuously and effectively reduce the risk in leakage of information relating to its core strategy, technology, operation, financial reports and human resource, etc.

 Cross-functional collaboration promotes the feasibility assessment of information systems, reviews and coordinates cross-enterprise needs on a regular basis, so as to avoid risks such as repeated establishment or lack of synergies and inability of system data integration. Deeply tap the value of information, build an effective inter-system connection of information and construct a commercial intelligence platform for cross-system information analysis, thereby improving the digital-based operation capability.

#### 3.2 SUPPLY CHAIN RISK

#### 3.2.1 Definition

- In the context of a fluctuating raw material price, enterprises may be unable to avoid risk of fluctuations in market prices as they fail to make reasonable procurement prediction due to inaccurate judgement on market trend or failure to adopting diversified procurement strategy and tools.
- Due to much reliance on a single supplier, enterprises may be unable to develop or switch a new supplier in a timely manner in case of supplier exit or occurrence of quality problem, thereby impacting the operation of the enterprise.
- There are still room for improvement in the EHS management in production process: the tightening standard in emission cut and energy conservation, enhancing staff awareness on health and certain safety control and monitoring still to be improved, which may pose challenges on the Company.

#### 3.2.2 應對策略:

- 本集團制定多樣化採購策略,將採購分為總部統購及地方自採兩種方式,透過統購提高議價優勢、規範採購流程;善用自採充分發揮地方資源優勢,作為對統購的有效補充。
- 建立並完善供應鏈EHS管理體系,積極推動工廠ISO45001/14001雙體系認證,從設計端進行優化以有效控管風險。同時,通過內部管理提升相關權證的取得效率,透過日常安全檢查以加強執行端有效落實。

# 3.2.2 Coping strategies:

- The Group has established a diversified procurement strategy with two procurement approaches which are centralized procurement by the headquarter and separate procurement by local operations. Through centralized procurement, the Group will have more bargaining power and standardized procurement process, while through making good use of local procurement, the Group could fully utilize the advantage of local resources, which could be an effective complement to centralized procurement.
- Establish the operational mechanism for daily development and emergency switch to the alternate supplier of key materials. Based on the important levels of raw materials, the top-level material shall have at least one principal supplier as well as three to four (and more) alternate suppliers to ensure prompt availability of the material at any time of emergency. In the context of uncertainties such as the global pandemic, etc., the Group has formulated risk control plan for imported materials and supplies to ensure a safe supply.
- Establish and improve the supply chain EHS management system and actively push forward the certification of ISO45001/14001 dual systems. Main while, improve the relevant warrants obtaining efficiency through internal management and optimize the design side to effectively manage risk and conduct daily safety inspection to reinforce the effective implementation at the execution side.

為確保本集團之永續經營,善盡對利害關係人的社會責任,本集團展開提升風險管理及內部監控規劃。透過外部專業獨立顧問的評估及輔導、以及對其成果的理解和內化,同時遵循本集團經營理念及文化建設精神,明確擬定風險管理和內部控制制度優化的2024年業務方向。

# 第一點:遵循國際最新理念,持續優化本 集團重大風險管理體系

定期識別、評估、監控本集團層面的重大 風險。同時基於風險評估之數據,協助管 理層制定風險應對策略,提升風險管理水 準,並對風險應對方案的落實狀況進行日 常監督,以期將剩餘風險降低至可接受水 準內。

# 第二點:持續推動資訊系統權限管理優 化,提升本集團的公司治理水準

按照不同業務的控制要求,設計資訊系統權限管理規則。通過逐步試點到全面推廣的建設方式,從而確保營運安全、不相容職責權限分離及業務運作之高效性、合規性,以滿足企業治理及合規需求。

# 第三點:數位化轉型持續執行,運用資訊 系統以達成事前預警的目標

商業模式日益複雜,過往透過人工執行事 後檢查的模式已然落伍。此外,人工成本 逐漸攀升也讓傳統作業模式難以為繼。故 本集團開展IT查核系統工具之建設專案, 以期提升三道防線之有效控制。 To ensure sustainable operation of the Group and to show gratitude to the social responsibility of stakeholders, the Group enhances risk management and internal plan control. Through evaluation and support from external professional independent consultant, as well as the understanding and internalization of their results, adhering to the operating idea and corporate culture spirit of the Group, the 2024 guidance of optimization of risk management and internal control system is specified and formulated.

# Point 1: Keep optimizing the significant risk management system of the Group in line with the up-to-date philosophy in the world

The Group identifies, assesses and monitors group-level significant risks on a regular basis. In addition, based on the data of risk assessment, to assist the management in formulating risk coping strategies and increasing the risk management standards. Daily supervision is conducted over the implementation of risk coping plan with a view to reduce the remaining risk to an acceptable level.

# Point 2: Continue with the authority management of the IT system to enhance corporate governance of the Group

The Group designs and sets up IT authorization management policies according to the control requirements of different businesses. The approach from gradual piloting to full rollout ensures operational safety, the segregation of incompatible responsibilities and the efficiency and compliance of business operations, thus meeting corporate governance and compliance requirements.

# Point 3: Continue with the digital-based transformation to realize the objective of ex-ante warning with information system

As the business model becomes increasingly complicated, the expost manual inspection adopted in the past has become outdated. Meanwhile, the increasing labor cost also makes the traditional operation mode unsustainable. As such, the Group has carried out the project to construct an IT inspection system tool, with a view to enhance the control effectiveness of the three lines of defense.

本公司內部稽核部門為獨立單位,直接隸 屬於董事會,在董事會授權範圍內,專責 進行本集團內部審計及反舞弊調查職能, 並每年定期或必要時向審核委員會及董事 長報告。內部審計職能就本集團營運和重 大策略執行上的重大風險及其相關監控系 統,進行獨立、客觀的風險導向內部審 計,稽杳範圍主要涵蓋資訊、食安、供應 鏈、財務、營運、法規遵循等重大風險管 理體系,主要針對相關控制環境、風險評 估、管控活動、資訊與溝通、監控等內部 控制五大要素,以評估重大風險控管及相 關監控系統的有效性。反舞弊調查職能則 透過檢舉調查、防弊稽核及專案調查,推 動管理層強化防舞弊系統及廉潔文化與制 度的建設、優化公司整體控制環境及企業 文化的貫徹執行。各審計、檢舉及專案調 查項目所得出有關風險管理及內部監控不 足的調查結果及建議,均與管理層詳細討 論,並由管理層制訂改善計劃,內部稽核 部門追蹤改善執行狀況,務求於合理時間 內改善風險管理及內部監控的不足,以不 斷提升公司的風險管理及內部控制的有效 性,從而協助公司完成營運目標、降低經 營風險並保護股東的權益。

此外,內部稽核部門還通過提供風控諮詢服務來協助公司管理層完成其保障經營安全的目標。此類服務可能包括針對公司內部或外部所面臨的風險管理、內部控制或合規方面的潛在問題所提供的內部諮詢及培訓服務。

The Company's internal audit department is an independent unit directly under the Board. It is specifically responsible for performing the Group's internal audit and anti-fraud investigation functions, as well as reporting them to the Audit Committee and the Chairman on a regular basis or when necessary, within the authorization given by the Board. The internal audit functions conduct independent, objective and riskoriented internal audits of the Group's significant risks in relation to its operation and execution of its significant strategies as well as its related monitoring systems. The scope of audit mainly covers major risk management systems such as information, food safety, supply chain, finance, operation, and compliance with laws and regulations, mainly focusing on the five substantial elements of internal control, such as control environment, risk assessment, control activities, information and communication and monitoring, so as to assess their effectiveness. The anti-fraud investigation functions, through whistle-blowing investigation, anti-fraud audit and special investigation, facilitate the management to enhance anti-fraud system and the incorruptible culture and system, so as to improve the overall governance environment of the Company and enforcement of corporate culture. Results and recommendations on risk management and internal control inadequacy from each audit, whistle-blowing and special investigation project will be put into detailed discussion with the management, and the management will formulate improvement plans while internal audit department will track the executions to improve the risk management and internal control inadequacy within reasonable time, in order to continuously enhance the effectiveness of the Company's risk management and internal control, thereby helping the Company accomplish business goals, reducing operation risks, as well as protecting the interests of Shareholders.

In addition, the internal audit department also, through providing consultation services on risk control, assists the management of the Company in accomplishing its goal to safeguard business operation. Such services may include internal consultation and in-house training in respect of potential problems facing the Company, internally or externally, in management of risks, internal control and compliance.

本公司致力於推動並維持高度開明、廉潔的經營環境及企業文化,並訂有廉潔制度、吹哨人檢舉及保護政策。本公司設有檢舉郵箱及電話,由內部稽核部門進行舉報信息接收及調查,並於本公司官網等多處發佈上述檢舉管道,以利員工及業務夥伴可在保密情況下進行檢舉。

# 內幕消息之披露

就處理及發佈內幕消息的程序及內部監控 措施而言:

- 本集團嚴格遵循上市規則項下之披露規定及證券及期貨事務監察委員會於2012年6月頒布的「內幕消息披露指引」處理及發布內幕消息;
- 本集團通過財務報告、公告及官方網站等途徑,向公眾廣泛及非獨家地披露資料;及

The Company strives to promote and maintain a liberal and probity operation environment and corporate culture, and to formulate whistleblowing policies and responding measures. The Company strives to promote and maintain a liberal and probity operation environment and corporate culture, and to formulate integrity policy, whistleblowing and protection policies. The Company has set up a reporting mailbox and hotline, the internal audit department receives whistle-blown information and conducts investigation and has announced the above reporting channels in multiple places including the Company's website, so that employees and business partners can report in confidence.

2024 will continue to be a high-quality development stage for the Group in promoting self-assessment of internal control to continuous enhancement. Over the past six years, the Group has established a normalized and stable self-assessment system on internal control. In the future, the Group will further foster the risk owners' sense of ownership in respect of risk management and internal control, thus providing reasonable assurance for the Group's accomplishing of its operation goals. All these are established based on tools such as time series analysis, trend analysis, structure analysis, decision tree analysis, regression analysis and compliance analysis. Through the automated analysis and continuous monitoring of risk data, we can achieve the goal of positioning and management from the source of risk. Through the steady implementation of the above steps, we can effectively ensure the Company's corporate reputation and brand image maintenance, value creation and risk management mechanism are in line with the expectations of stakeholders.

#### **DISCLOSURE OF INSIDER INFORMATION**

In respect of the procedure of dealing with and disseminating insider information as well as the internal control measure:

- The Group strictly complies with the disclosure requirements
  of the Listing Rules and the Guidelines on Disclosure of Inside
  Information published by the Securities and Futures Commission in
  June 2012 for dealing with and disseminating insider information;
- The Group discloses broad and non-exclusive information to the public through financial report, announcement and official website; and

- The Group has established the inside information management rules throughout the Group and provides to its employee trainings in respect of inside information management. Senior management and general staff who can access inside information due to their rankings or duties are required by the Group to assume confidential obligations in respect of inside information. In respect of result announcement or material transaction, strictly controlling and limiting the scope of staff who can accessing information, the material sensitive information is concealed by confidential code (including electronic, written and verbal), and giving a written notice about the lock-up period and other matters required for special attention to avoid insider information.

# 外聘核數師

中審眾環(香港)會計師事務所有限公司為本公司外聘核數師。截止2023年12月31日止年度內,本集團已付/應付予中審眾環(香港)會計師事務所有限公司提供之審核及非審核服務分別為人民幣8,551千元及人民幣927千元,期間不涉及重大非審核服務。

# 公司秘書

本公司一直委聘外部服務供應商沛森沛林 會計師行葉沛森先生為公司秘書。外部服 務供應商於本公司的主要聯絡人為本公司 財務長劉國維先生。

於截至2023年12月31日止年度,葉先生已接受不少於37小時相關專業培訓以更新 其技能及知識。

#### **INDEPENDENT AUDITOR**

Mazars CPA Limited is the Independent Auditor of the Company. For the year ended 31 December 2023, total fees paid/payable in connection with the provision of audit and non-audit services to Mazars CPA Limited amounted to RMB8.551 million and RMB0.927 million respectively and no significant non-audit services were involved during the period.

# **COMPANY SECRETARY**

Mr. Ip Pui Sum of Sum, Arthur & Co., Certified Public Accountants, an external service provider, has been engaged by the Company as its company secretary. Mr. Ip's primary contact person at the Company is Mr. Kuowei LIU, the Chief Financial Officer of the Company.

During the year ended 31 December 2023, Mr. Ip has taken no less than 37 hours of relevant professional trainings to update his skills and knowledge.

# 股東大會

截至2023年12月31日止年度,本公司已 召開及舉行一次股東週年大會(「股東週年 大會」)。董事於股東大會之出席記錄載列 如下:

#### **GENERAL MEETINGS**

During the year ended 31 December 2023, the Company convened and held one annual general meeting ("Annual General Meeting"). The attendance records of each Director at the general meetings are set out below:

出席/舉行 會議次數 Number of Meetings Attended/Held 股東週年大會 Annual General

董事 Directors Meeting **Executive Directors** 執行董事 魏宏名先生 Mr. Wei Hong-Ming 1/1 井田純一郎先生 Mr. Junichiro Ida 0/1 Mr. Wei Hong-Chen 魏宏丞先生 1/1 筱原幸治先生 Mr. Koji Shinohara 0/1 高橋勇幸先生 Mr. Yuko Takahashi 0/1 曾倩女士 Ms. Tsena Chien 0/1 獨立非執行董事 Independent Non-executive Directors 徐信群先生 Mr. Hsu Shin-Chun 1/1 李長福先生 Mr. Lee Tiona-Hock 1/1 深田宏先牛(2024年4月17日辭仟) Mr. Hiromu Fukada (resigned on 17 April 2024) 0/1

# 股東特別大會的召開

任何一位或以上於遞交請求日持有附帶本公司股東大會的投票權的股票佔本公司司 繳足股本不少於10%的股東有權向本公司董事會遞交書面請求,要求董事會按照本公司組織章程第57條召開股東特別大會,以便處理書面請求中列明的事項。該等書面請求必須經請求者簽署及遞交至本公司註冊登記地址。如果自遞交請求日21天內董事會並未召集會議,股東有權按照本公司組織章程第57條召集股東特別大會。

# CONVENING EXTRAORDINARY GENERAL MEETING OF THE COMPANY

Any one or more shareholders holding at the date of deposit of the requisition not less than 10% in total of the paid up capital of the Company carrying the right of voting at general meetings of the Company shall all time have the right, by written requisition to the Board to require an extraordinary general meeting to be called by the Board for the transaction of any business specified in such requisition pursuant to Article 57 of the Company's articles of association. Such requisition must be signed by the requisitionists and deposited at the office of the Company. If within 21 days of such deposit the Board fails to proceed to convene such meeting, the shareholder(s) making the requisition may do so in accordance with the provision of Article 57 of the Company's articles of association.

股東特別大會的書面請求也可以發送至公司主要營運地點公司秘書處理,主要營運地點已在本次年報的「公司資料」部分詳述。

# 股東權利

本公司只發行了一種類型的股票。所有股票具有相同的投票權及分紅權。股東的權利已在本公司章程中進行陳述。

# 股東溝通方式

本公司致力於保障股東權益,並認為與股 東及其他持份者進行有效溝通對提升投資 者關係,以至投資者對本集團業務表現 及業務策略的理解極為重要。就此,本 公司已制定股東通訊政策(「股東通訊政 策」), 訂明多種與股東及其他持份者的正 式溝通渠道,包括將本公司的財務報告、 周年股東大會和其他可能召開的臨時股東 大會的通函和通告,以及其他根據有關法 律、法規及上市規則等監管要求刊發的資 料刊登在聯交所網站及本公司網站; 向股 東提供公司通訊; 鼓勵股東參與股東大會 等,以確保本公司的表現及活動得以公 平、全面且具透明度的披露及報告。股東 如有與本公司有關的任何問題(包括對股 東通訊政策的任何疑問)、意見及建議, 可將問題、意見及建議郵寄至本公司香 港營運地點(香港灣仔港灣道18號中環廣 場56樓5607室),或者發送電子郵件至 ir@tingvi.com。本公司定期審查股東通訊 政策,以確保其有效性。於截至2023年 12月31日的財政年度,本公司已檢討股 東通訊政策並確認其已包括股東就影響發 行人的各種事項發表意見的渠道,以及本 公司已為徵求並理解股東和持份者的意見 而採取合適、足夠的步驟,並對股東通訊 政策的實施及成效表示滿意。

The written requisition requiring an extraordinary general meeting called can be sent to the principal place of business of the Company as set out in the "Corporate Information" section of this annual report for the attention of the Company Secretary.

#### **SHAREHOLDERS' RIGHTS**

The Company has only one class of shares. All shares have the same voting rights and are entitled to the dividend declared. Details of shareholders' rights have been set out in the Company's article of association.

# SHAREHOLDERS' COMMUNICATION POLICY

The Company is committed to safeguarding shareholders' interests and believes that effective communication with shareholders and other stakeholders is essential for enhancing investor relations and investor understanding of the business performance and strategies of the Group. To achieve this, the Company has established the shareholders communication policy (the "Shareholders Communication Policy") setting out various formal channels of communication with shareholders and other stakeholders, which include publication of the Company's financial reports, circulars and notices of annual general meetings and other extraordinary general meetings that may be convened, and other information in accordance with the regulatory requirements published by the Company on the website of the Stock Exchange and the website of the Company under the relevant laws, regulations and the Hong Kong Listing Rules, providing corporate communication to shareholders, encouraging shareholders to participate in general meetings, for ensuring fair disclosure and comprehensive and transparent reporting of the Company's performance and activities. Shareholders who have any questions (including any questions about the shareholders' communication policy), comments and suggestions relating to the Company may send their questions, comments and suggestions by post to the Company's operating locations in Hong Kong (Suite 5607, 56th Floor, Central Plaza, 18 Harbour Road, Wanchai, Hong Kong) or email to ir@tingyi.com. The Company reviews the Shareholders' Communication Policy on a regular basis to ensure its effectiveness. For the financial year ended 31 December 2023, the Company has reviewed the Shareholders' Communications Policy and confirmed that it has included channels for shareholders to express their views on various matters affecting the Issuer and that the Company has taken appropriate and sufficient steps to seek and understand the views of shareholders and stakeholders and is satisfied with the implementation and effectiveness of the Shareholders' Communications Policy.

董事會應當通過通知、公告、通告、中期報告和年報的方式向股東提供管理部門明確及充分的信息。此外,相關信息還會通過公司網站的[投資人資訊]版塊向股東提供。董事會也歡迎股東對公司各部門提供相關意見,並鼓勵他們參加股東會議,直接交流他們對董事會及管理層的意見。

股 東 也 可 以 直 接 通 過 公 司 網 站 www.masterkong.com.cn 投資人版塊提出任何問題。

#### 組織章程的變動

本公司於2023年6月5日召開的股東周年 大會批准及採納經修訂及重述的本公司組 織章程大綱及細則(「新組織章程」),以取 代及排除原有的本公司組織章程大綱及細 則之特別決議案,修訂之主要範圍包括:

- (1) 加入若干界定詞彙以與開曼群島適 用法律及上市規則保持一致,包括 「營業日」、「公司條例」、「本公司網 站」、「電子」、「電子方式」、「電子 交易法」及「於聯交所網站刊載」,並 就此更新新組織章程的相關條文;
- (2) 取代若干界定詞彙並與新組織章程 的相關條文保持一致;
- (3) 加入以電子方式發出通知及與股東 通訊:
- (4) 規定可通過股東普通決議案罷免任 何董事;
- (5) 規定所有股東均有權於股東大會上 發言;
- (6) 規定股東可於召開之任何股東大會 上藉普通決議案於有關核數師任期 屆滿前任何時間將其罷免:及
- (7) 規定本公司可通過特別決議案議決 自願清盤。

The Board is committed to providing clear and full information of the Group to shareholders through the publication of notices, announcements, circulars, interim and annual reports. Moreover, additional information is also available to shareholders through the Investor Relations section on the Company's website. The Board also welcomes the views of shareholders on matters affecting the Group and encourages them to attend shareholder's meetings to communicate any concerns they might have with the Board or management directly.

Shareholders could also send email directly through the Investors section in the Company's website www.masterkong.com.cn for any enquiries.

# CHANGES IN THE COMPANY'S CONSTITUTIONAL DOCUMENTS

At the Annual General Meeting of the Company held on 5 June 2023, the Company approved and adopted the special resolution for the amended and restated Memorandum and Articles of Association of the Company (the "New Articles of Association") to substitute and exclude of the original Memorandum and Articles of Association of the Company. The major areas of the amendments include:

- (1) to include certain defined terms to align with the applicable laws of the Cayman Islands and the Listing Rules, including "business days", "Companies Ordinance", "Company's Website", "electronic", "electronic means", "Electronic Transactions Act" and "published on the Exchange's website" and to update the relevant provisions of the New Articles of Association in this regard;
- (2) to replace certain defined terms and to align with the relevant provisions in the New Articles of Association;
- (3) to include the giving of notices and communications with shareholders can be by way of electronic means;
- (4) to provide that any director may be removed by an ordinary resolution of shareholders;
- (5) to provide that each shareholder is entitled to speak at any general meeting;
- (6) to provide that shareholders may, at any general meeting convened by ordinary resolution remove the auditor at any time before the expiration of his/her term of office; and
- (7) to provide that the Company may resolve to be wound up voluntarily by special resolution.

# 股息政策

# 投資者關係

本公司為摩根士丹利資本 (MSCI) 中國指數 成份股及恒生指數成份股。現時已有逾20 家投資銀行及證券行撰寫康師傅的分析報告,顯示出本集團的投資和發展潛力。

# 董事進行證券交易之標準守則

本公司一直採納上市規則附錄C3所載上市發行人董事進行證券交易的標準守則(「標準守則」)。經本公司特別查詢後,全體董事均確認他們於2023年12月31日止年度已完全遵從標準守則所規定的準則。

#### **DIVIDEND POLICY**

The Company seeks to maintain a balance between meeting shareholders' expectations and prudent capital management with a sustainable dividend policy. The Company's dividend policy aims to allow shareholders to participate in the Company's profit and for the Company to retain adequate reserves for future development. In proposing any dividend payout, the Company would consider various factors including the Group's actual and expected financial performance, the Group's liquidity levels and future development plans, general economic and financial conditions, business cycle of the Group, internal or external factors that may have an impact on the business or financial performance of the Group, and other factors that the Board considers relevant.

#### **INVESTOR RELATIONS**

The Group disseminates the latest information to investors and the public in strict compliance with the Securities and Futures Ordinance and the Listing Rules in an open, fair and transparent manner. To facilitate communication between senior management and the public, the Group regularly hosts shareholder meetings, investor and analyst briefings and company visits. In addition, the Group organises road show and attends investor conferences to meet with global Investors and shareholders in an effort to gather suggestions and comments. In 2023, the Group conducted more than 200 meetings with approximately 1,300 analysts and fund managers (person-time). Investors can also obtain useful information and updates on the Group's business development from our websites. The Group is committed to enhance corporate transparency and the quality of disclosures.

The Company is a constituent stock of Morgan Stanley Capital International (MSCI) China Index and Hang Seng Index. The Group is currently covered by more than 20 investment banks and securities firms, which shows our investment and development potential.

#### **MODEL CODE FOR DIRECTORS' SECURITIES TRANSACTIONS**

The Company has adopted the Model Code for Securities Transactions by Directors of Listed Issuers (the "Model Code") as set out in Appendix C3 to the Listing Rules. All Directors have confirmed, following specific enquiry by the Company, that they fully complied with the required standards as set out in the Model Code for the year ended 31 December 2023.

# 董事及高階管理人員簡介

# **Directors and Senior Management Profile**

# 董事

#### 執行董事

魏宏名,現年46歲,於2019年1月1日 獲委任本集團董事會主席。魏宏丞先生之 胞兄。魏宏名先生持有英國倫敦大學國 學院數學學位,英國布奈爾大學數學與 學位,以及美國史丹佛大學MS管理學 世學位。彼曾就職於微軟聯合創始公司 艾倫投資的美國Makena Capital公司 從事資產配置分析師工作。魏宏名先生案 理,並於2015年進入董事會擔任執行 理,並於2015年進入董事會擔任執行 事,期間主導與多家國際級顧問公司推動 的MIS集團經營管理系統發展藍圖等與供應 鏈佈局提出長期有效的規劃。

**井田純一郎**,現年61歲,於2013年11月 15日獲委任本集團董事會副主席,井田純 一郎先生自2002年5月起出任本集團執行 董事,現為三洋食品株式會社之社長。彼 於1985年於立教大學畢業並於富士銀行 服務六年,於1992年加入三洋食品株式 會社。自1998年6月起擔任三洋食品株 式會社之社長。現在還擔任三洋食品美國 有限公司執行董事, Caraway Pte Ltd(三 洋食品和Olam International Ltd的非洲加 工食品合資公司)執行董事,摩洛哥王國 駐群馬名譽領事,三洋食品獎學財團代表 理事,三洋食品文化體育振興財團代表理 事,日本即席食品工業協會理事,日本救 助兒童會副理事長及立教大學客員教授。 2021年接受日本政府的頒發藍綬帶獎章。

#### **DIRECTORS**

#### **Executive Directors**

WEI Hong-Ming, aged 46, was appointed as Chairman of the Group on 1 January 2019. He is the elder brother of Mr. Wei Hong-Chen. Mr. Wei holds a Bachelor of Science degree in Mathematics from King's College London, a Master of Science degree in Mathematics from Brunel University in the UK, and a Master of Science degree in Management from the Graduate School of Business at Stanford University in the U.S.. He had worked as an asset allocation analyst at Makena Capital in the U.S., which was invested by Paul Allen, the co-founder of Microsoft. Mr. Wei joined the Group as a project manager of the CEO's office in 2006, and was appointed as an Executive Director of the Group in 2015. Mr. Wei had led many projects such as the development blueprint of the MIS Group management system promoted by a number of international consulting companies, and made long-term effective planning for the digital transformation and supply chain layout of the future group system.

Junichiro IDA, aged 61, was appointed as Vice-Chairman of the Group on 15 November 2013 and appointed as an Executive Director of the Group in May 2002, is the President of Sanyo Foods Co., Ltd. After graduating from Rikkyo University in 1985, he joined The Fuji Bank, Limited and worked there for six years. In 1992, he joined Sanyo Foods Co., Ltd. He became the President of Sanyo Foods Co., Ltd in June 1998. Mr. Ida is currently the Director of Sanyo Foods Corp. of America as well as the Director of Caraway Pte Ltd (J/V of package foods business between Olam International Limited and Sanyo Foods Co., Ltd in Africa) and Honorary Consul of the Kingdom of Morocco in Gunma. He is also the Representative Director of Sanyo Foods Scholarship Foundation, the Representative Director of Sanyo Foods Culture and Sports Foundation, the Director of Japan Convenience Foods Industry Association, the Vice Chairman of the Board of Save the Children Japan and the visiting professor of Rikkyo University. He was awarded the "Medal with Blue Ribbon" by Japanese government in 2021.

WEI Hong-Chen, aged 41, was appointed as an Executive Director of the Group on 1 January 2019. He is the younger brother of Mr. Wei Hong-Ming. Mr. Wei received his Bachelor degree from Imperial College London, Master's degree from Waseda University, and MBA from Harvard Business School. He had worked at Blackstone Group's New York office and the headquarter of Pepsi Co. He was appointed as a Director of KSF Beverage Holding Co., Ltd. (formerly known as Tingyi-Asahi Beverages Holding Co., Ltd.) since February 2015. Mr. Wei has accumulated many years of experience working in the Group, and during which has contributed to the forming of strategic partnerships with international corporations such as Starbucks and Disney.

# 董事(續)

#### 執行董事(續)

**筱原幸治**, 現年56歳, 於2015年5月28 日出任本集團執行董事,筱原先生於2014 年8月加入三洋食品株式會社,出任執行 董事暨市場行銷本部長。彼於1990年畢 業於日本慶應大學經濟系,同年進入可口 可樂(日本),從事品牌行銷、業務、企業 策劃等工作,至2007年出任可口可樂(日 本)品牌行銷副總裁,並於2008年出任可 口可樂亞特蘭大本部高級全球總監,主管 即飲咖啡及即飲茶品項。2010年出仟可口 可樂(日本)品牌行銷部高級副總裁,筱原 先生於品牌行銷領域擁有二十餘年豐富經

高橋勇幸, 現年61歲,於2019年8月9 日出任本集團執行董事。高橋先生於2015 年加入三洋食品株式會社,任海外事業本 部長,兼任三洋食品美國有限公司總經 理。彼畢業於日本東北大學,1986年4月 至2015年8月服務於味之素有限公司,並 在多個崗位歷練,曾擔任味之素泰國有限 公司市場行銷部部長,味之素波蘭股份公 司總經理,歐洲及非洲企業規劃部總監。 高橋先生在全球食品行業有逾30年經驗。

**曾倩**, 現年64歲, 自2019年12月31日 起出任本集團執行董事。畢業於台灣東吳 大學經濟系,1996年8月加入集團,歷任 集團總部會計部主管,方便麵事業財會本 部主管,飲品事業財會本部主管,康師傅 飲品控股財務長,集團主要股東和德投資 公司財務長。在進入本集團前,曾任職於 台灣上市公司東訊股份有限公司財務部。 於集團工作期間,曾於2003年成功導入 飲品事業電腦化SAP上線,制訂財會各功 能SOP作業準則,為集團財會及內控作業 系統建立良好基礎。之後參與2004年朝 日啤酒及2013年百事中國的國際合作。

#### **DIRECTORS** (Continued)

#### **Executive Directors** (Continued)

Koji SHINOHARA, aged 56, was appointed as an Executive Director of the Group on 28 May 2015. Mr. Shinohara joined Sanyo Foods Co., Ltd. in August 2014 as the executive director and Head of Marketing. After graduating from the Department of Economics, Keio University, Japan in 1990, he worked in Coca-Cola (Japan) for brand marketing, sales and business management. In 2007, he was the Vice President of brand marketing of Coca-Cola (Japan). In 2008, he was the Global Senior Director of ready-to-drink (RTD) coffee and RTD tea section of Coca-Cola Atlanta headquarter. In 2010, Mr. Shinohara was the Senior Vice President of brand marketing of Coca-Cola (Japan). He has more than 20 years working experience in the brand marketing industry.

Yuko TAKAHASHI, aged 61, was appointed as an Executive Director of the Group on 9 August 2019. Mr. Takahashi joined Sanyo Foods Co., Ltd. in 2015 and is the executive director, Head of Overseas Business Division and President of Sanyo Foods Corp. of America. After graduating from Tohoku University, he worked with Ajinomoto Co., Inc. from April 1986 to August 2015 and served in various positions in its Overseas Business Division, including as Marketing Director of Ajinomoto Co., (Thailand) Ltd., President of Ajinomoto Poland Sp z o.o., and Corporate Planning Director of the Europe and Africa Division. He has more than 30 years of working experience in the global food industry.

TSENG Chien, aged 64, has been appointed as an Executive Director of the Group since 31 December 2019. She graduated from the Department of Economics at Soochow University in Taiwan and joined the Group in August 1996. She has served as the Head of Accounting Department of the Group's headquarters, Head of Finance and Accounting Department of the Instant Noodle Business, Head of Finance and Accounting Department of the Beverage Business, Chief Financial Officer of the Group's Beverage Business and Chief Financial Officer of Ho Te, one of the main shareholders of the Group. While she was serving in the Group, Ms. Tseng has successfully introduced the computerized SAP to the Beverage Business in 2003 and formulated SOP operation guidelines for various functions of finance and accounting as well as internal control. Later, she participated in the cooperation with international partners Asahi and PepsiCo in 2004 and 2013, respectively.

# 董事(續)

#### 獨立非執行董事

徐信群,現年66歲,自1999年10月起出任本集團獨立非執行董事,1979年畢業於台灣大學商學系,2006年取得台灣大學高階管理碩士(EMBA)學位。彼在2002~2012年間出任台灣上市企業英葉建股份有限公司之財務長職務,2011~2017年間出任台灣上市企業益通光能科技股份有限公司董事長職務。並且在2000年迄今擔任多家台灣企業(含上市公司)的董事或監察人職務。彼曾服務於台灣之金融界或監察人職務。彼曾服務於台灣之金融界效省,企業理財及財務規劃。徐先生並擁有台灣的證券分析師資格。

李長福,現年84歲,自2004年9月27日 起擔任本集團的獨立非執行董事,自2004 起擔任薪酬與提名委員會成員,自2004 起擔任審計委員會成員,自2005起擔任 審計委員會主席。李先生在商業銀行、投 資銀行和風險管理,特別是投資風險和內 部系統風險的管理方面擁有超過30年的經 驗。李先生於1961年在Malayan Banking Berhad開始其銀行生涯,曾在其吉隆玻 總部和新加坡分行工作,1964年被調到 香港監督該銀行的貸款組合。從1977年 到1987年,李先生是新加坡發展銀行香 港分行市場部的高級經理,並同時擔任該 銀行兩家接受存款的子公司的總經理。在 他任職期間,他專門負責銀行產品的開發 和相對風險的評估。1989年至1997年期 間,李先生從事企業諮詢業務,此後在香 港從事私人財務顧問業務。李先生於1995 年7月30日成為香港銀行家協會會員,於 1998年2月11日成為香港證券及投資學 會會員,並於2013年8月1日成為香港董 事學會資深會員。

#### **DIRECTORS** (Continued)

#### **Independent Non-executive Directors**

**HSU Shin-Chun**, aged 66, was appointed as an Independent Non-executive Director of the Group in October 1999. He received a bachelor's degree in Business Administration and EMBA degree from National Taiwan University in 1979 and 2006 respectively. From 2002 to 2012, he served as the chief financial officer of Inventec Corporation, a listed company in Taiwan, and from 2011 to 2017, he served as the chairman of the board of directors of E-Ton Solar Tech Co., Ltd. He has also served as director or supervisor of several Taiwanese companies (including listed companies) since 2000. He has more than 17 years working experience in the financial industry and has comprehensive knowledge in securities investments, corporate finance and financial engineering. He is also a Certified Financial Analyst in Taiwan.

LEE Tiong-Hock, aged 84, has served the Group as an Independent Non-executive Director since 27 September 2004, a member of the Remuneration and Nomination Committee since 2004, a member of the Audit Committee since 2004, and the Chairman of the Audit Committee since 2005. Mr. Lee has over 30 years of experience in commercial banking, investment banking and risk management, in particular the management of investment risks and internal system risks. Mr. Lee began his banking career in 1961 with Malayan Banking Berhad and had worked in its Kuala Lumpur Head Office and Singapore Branch before he was transferred to Hong Kong to oversee the bank's loan portfolio in 1964. From 1977 to 1987, Mr. Lee was the senior manager of the marketing department of Development Bank of Singapore, Hong Kong Branch and concurrently the general manager of two deposittaking subsidiaries of the bank. During his tenure, he specialised in the development of banking products and assessment of their relative risks. During 1989 to 1997, Mr. Lee was engaged in corporate advisory businesses, and since then in private financial consultancy business in Hong Kong. Mr. Lee is a member of the Hong Kong Institute of Bankers since 30th July 1995, the Hong Kong Securities and Investment Institute since 11th February 1998, and a fellow member of Hong Kong Institute of Director since 1st August 2013.

# 董事(續)

#### 獨立非執行董事(續)

栃尾雅也,現年64歲,在全球食品行業擁有超過40年的工作經驗。栃尾先生於1983年4月至2023年6月任職於味之素株式會社,並在海外業務部和公司部擔任海外食品調味部總經理、味之素冷凍食品泰國公司總裁、公司企劃部部長、代表董事以及公司高級副總裁等多個職位。2021年味之素進行公司治理改革時,他擔任董事兼常務審計委員會委員。栃尾先生於1983年畢業於早稻田大學商學部。

# 公司秘書

葉沛森,現年64歲,於1982年畢業於香港理工學院,獲頒會計高級文憑,為英國公認會計師公會資深會員及香港會計師公會、香港華人會計師公會、特許管理會計師協會、英國特許公司治理公會及香港公司治理工會(前稱:香港特許秘書公會)之會員。於1996年獲工商管理碩士學位,在會計業務與公司秘書實務方面擁有25年經驗。葉先生亦為香港之執業會計師,於1995年9月加入本集團。

# 高階管理人員

陳應讓,現年60歲,2021年1月1日起被委任為本集團行政總裁。自2013年2月起加入本集團,擔任研發長,其在新世代人才培育、外部合作夥伴引入、技術平台建設等領域均取得了卓越的成績。畢業於資港學化學工程系。加入本集團前,在寶潔公司有二十五年的跨國研發管理經驗。熟悉中英日語,曾在美國,日本及中國負責創新消費產品的開發及研發組織能力的提升。

#### **DIRECTORS** (Continued)

# **Independent Non-executive Directors** (Continued)

Masaya TOCHIO, aged 64, has more than 40 years of working experience in the global food industry. Mr. Tochio joined Ajinomoto Co., Inc in April 1983 and had worked there until June 2023. He served various positions in its Overseas Business and Corporate Division as GM of Overseas Food and Seasoning Department, President of Ajinomoto Frozen Foods Thailand, Director of Corporate Planning Division, Representative Director and Corporate Senior Vice President. He was Director and member of the Standing Audit Committee when the company performed corporate governance reform in 2021. Mr. Tochio graduated from the Faculty of Commerce, Waseda University in 1983.

#### **COMPANY SECRETARY**

**IP Pui-Sum**, aged 64, graduated from the Hong Kong Polytechnic with a Higher Diploma in Accountancy in 1982. He is a fellow member of the Association of Chartered Certified Accountants (United Kingdom) and an associate member of the Hong Kong Institute of Certified Public Accountants, the Society of Chinese Accountants & Auditors, the Chartered Institute of Management Accountants, the Chartered Governance Institute and the Hong Kong Chartered Governance Institute (formerly the Hong Kong Institute of Chartered Secretaries). He also obtained a Master Degree in Business Administration in 1996. Mr. Ip has 25 years of experience in public accounting and company secretarial practices. He is also a certified public accountant (practicing) in Hong Kong. He joined the Group in September 1995.

### **SENIOR MANAGEMENT**

Richard CHEN Yinjang, aged 60, is the Chief Executive Officer of the Group. Before his appointment on 1 January 2021, Mr. Chen had served as the Chief R&D Officer in the Group since February 2013. Mr. Chen made excellent achievements in developing local talents, building win-win relationship with external partners and qualifying technology platforms. Mr. Chen, after graduation from the Department of Chemical Engineering in National Taiwan University, had worked for Procter & Gamble for 25 years in global R&D management, prior to his joining of Master Kong. Mr. Chen, trilingual in Chinese, English and Japanese, was leading in consumer product innovation and R&D capability building across the U.S., Japan and China.

# 高階管理人員(續)

劉國維,現年52歲,本集團財務長,於2006年加入本集團,歷任財會部經理、協理、資深協理。加入本集團前曾任台灣大哥大股份有限公司總經理室特助和財務部副理。劉氏持有台灣成功大學機械工程學位、倫敦大學帝國理工學院電腦科學與一個大學學位、美國賓夕凡尼亞大學沃頓商學院企業管理碩士學位;於沃頓商學院就學期間,曾獲傳爾布萊特獎學金、沃頓商學院就與問學學金、辜公諒先生獎學金、沃頓商學院所第一年榮譽生。

吳之煒, 現年63歲, 本集團人資長, 畢業於台灣中山大學人力資源管理研究所之2005年11月加入本集團擔任飲料事業分資本部資深協理、副總經理, 2014年9月任執行長室幕僚長, 2014年11月任人人東至今。加入本集團之前曾任職台灣長至今。加入本集團之前曾任職台灣局電腦實業股份公司人力資源部經理、有31年高成橡膠股份公司人力資源部經理、另上資源管理經驗,精於人力資源管理經驗,精於人力資源管理經驗,精於人力資源管理經驗,精於人力資源管理經驗,精於人力資源管理、分別與略性人力資源管理、人力資源質展與,是其組織轉型發展。

#### **SENIOR MANAGEMENT** (Continued)

**KuoWei LIU**, aged 52, is the Chief Financial Officer of the Group. He joined the Group in 2006, has been the Manager, Assistant Vice President and Vice President of Finance and Accounting Department. Prior to joining the Group, he was Special Assistant and Assistant Manager of Finance Department, General Manager's Office of Taiwan Mobile Co., Ltd. Mr. Liu holds a Bachelor of Science in Mechanical Engineering of Taiwan National Cheng Kung University, Master of Computer Science of Imperial College London and an M.B.A. from Wharton School at the University of Pennsylvania. During his study in Wharton School, he was awarded the Fulbright Scholarship, Mr. Felix Chang's Memorial Scholarship, Dr. CF Koo's Scholarship, Wharton MBA Graduate Grant and First Year Honor.

Walt WU, aged 63, Chief Human Resources Officer of the Group. He graduated from the Institute of Human Resource Management, National San Yat Sen University (Taiwan). Mr. Wu joined the Group in November 2005 as the Senior Assistant Vice President and Vice President of human resources of the Beverages Business. He was the Chief of Staff of CEO office in September 2014 and since November 2014, he has served as Chief Human Resources Officer. Prior to joining the Group, he worked in Twinhead International Corp. as an Assistant Manager of Human Resources, Tsrc Corporation and The Home World Group as an Vice President of Human Resources. Mr. Wu has 31 years of experience in human resources management, with expertise in strategic human resource management, human development. He endeavors to build the sustainable development talent team, to promote organizational change and make full advantage of human resources benefits, realizing the organizational transformation.

Frank WANG, aged 52, is the Executive Vice President of CEO Office. He joined the group in 2008, has been the Head of Strategic Management dept. of Instant Noodles business, Head of Strategic Management dept. of Master Kong Beverage business and Pepsi Beverage business, Head of Chairman's Office, Board Secretary and Head of Corporate Development dept. Mr. Wang is responsible for corporate strategy, organization restructure, information technology, legal, public relations, public affairs, and property management in the Group. Prior to joining the Group, Mr. Wang served as Associate Director in KPMG Taiwan, Senior Consultant in Computer Associates' JV, where he was in charge of Asia Pacific business. He has years of experience in value chain integration, corporate governmence and sustainability. Mr. Wang holds a Bachelor of Science in Bioenvironmental Systems Engineering from National Taiwan University, a Master Degree in Civil Engineering from Columbia University, and a Master Degree of Graphic Communications Management and Technology from New York University.

# 高階管理人員(續)

黃自強,現年59歲,方便麵事業總裁,畢業於台灣科技大學工商管理專業,於2010年12月加入本集團,歷任方便麵事業營業本部主管、西北區總經理、華東區區總經理、方便麵事業北區區域副總裁、方便麵事業副總裁。加入本集團前曾任職於大成集團,南僑集團可口企業企劃部等工作共22年,擁有逾30年的豐富行銷管理經驗。

察慈源,現年63歲,康師傅飲品事業總裁。1994年12月加入本集團,1998年11月調任沈陽頂津食品有限公司總經理,2016年3月調任康師傅飲品事業南區副總裁,2018年11月升任康師傅飲品事業總裁。加入本集團之前曾任職福客育樂公司、僑聚貿易公司。蔡氏擅長於業務、營銷和經營策略,熟悉中國市場經營。管理經驗豐富、執行力強。

唐有民,現年52歲,持有重慶大學工學學士學位、雲南大學工商管理MBA學位,2023年7月獲委任為百事飲品事業總裁,1995年加入本集團,歷任方便麵事業四川、雲南地區營業部主管,2014年3月調任百飲事業西南區總經理,2017年11月升任區域副總裁。唐氏擁有豐富的快消市場經驗和實戰能力,其歷任管理區域銷售額年均漲幅均顯高增長;曾提出「儲總蓄水池」概念,強化公司核心管理團隊,在商業洞察和管理創新方面能力突出。

#### **SENIOR MANAGEMENT** (Continued)

Max HUANG, aged 59, is the Executive President of the Group's Instant Noodle Business. He holds a BBA from National Taiwan University of Technology. Mr. Huang joined the Group in December 2010 and successively served as Supervisor of Sales Department, General Manager of Northwestern District, General Manager of East China District, Regional Executive Vice President of North District, and Executive Vice President of Instant Noodle Business. Prior to joining the Group, in a total of 22 years, Mr. Huang served for DaChan Group and business planning department of the Lucky Royal Co., Ltd, which is the related company of Nanchow Chemical Industrial Co., Ltd. Mr. Huang has over 30 years' extensive management experience in sales and marketing.

**TSAI, TZU-YUAN**, aged 63, is the Executive President of the Group's Beverage Business. He joined the Group in December 1994, General Manager of Shenyang Tingjin Food Co., Ltd in November 1998, Vice president of South District of the Group's Beverage Business in March 2016 and was appointed as the President of the Group's Beverage Business in November 2018. Prior to joining the Group, he worked for Fukeyule Co., Ltd and Qiaoju Trading Co., Ltd. Mr. TSAI is particularly familiar in sales & marketing and business strategy, familiar with the China market operations. He has rich management experience and strong execution capabilities.

YouMin TANG, aged 52, holds a Bachelor's degree in Engineering from Chongqing University and a MBA in Business Administration from Yunnan University. In July 2023, he was appointed as the President of PepsiCo Beverage Business. Mr. Tang joined the company in 1995 and served as the Sales Manager for the Sichuan and Yunnan regions of the Instant Noodle Business. In March 2014, he transitioned to the role of General Manager for the Southwest region of PepsiCo Beverage Business. By November 2017, he was promoted to Regional Vice President. With extensive experience and practical skills in the fast-moving consumer goods industry, Mr. Tang has consistently achieved significant annual sales growth in his managed areas. He has introduced the concept of the "Reservoir of Reserve General Managers" to bolster the company's core management team, demonstrating exceptional capabilities in business acumen and management innovation.

# 董事會報告

# Directors' Report

董事會現向各位股東提呈其報告及本集團 截止至2023年12月31日年度之經審核賬 目。 The directors submit their report together with the audited financial statements of the Group for the year ended 31 December 2023.

# 主要業務及業務回顧

本公司之主要業務為投資控股。其主要附屬公司經營之主要業務載於財務報表附註 46。

本集團主要業務為在中國製造及銷售方便 麵及飲品。

按主要分部劃分之本集團營業額及股東應 佔溢利(虧損)之分析列載如下:

#### PRINCIPAL ACTIVITIES AND BUSINESS REVIEW

The principal activity of the Company is investment holding. The principal activities of the subsidiaries are set out in note 46 to the financial statements.

The principal activities of the Group are the manufacture and sale of instant noodles and beverages in the PRC.

An analysis of the Group's revenue and profit (loss) attributable to owners of the Company by major segments is set out below:

股東應佔溢利(虧損)
Profit (Loss)
收益 attributable to
Revenue owners of the Company

2022 2023 2023 2022 人民幣千元 人民幣千元 人民幣千元 人民幣千元 RMB'000 RMB'000 RMB'000 RMB'000 方便麵 Instant noodles 28,792,688 29,633,696 2,008,257 1,374,530 飲品 Beverages 50,938,640 48,335,730 1,260,111 1,378,164 其他 Others 686,747 747,994 (150,907)(120,382)合計 Total 80,418,075 78,717,420 3,117,461 2,632,312

本集團於本年度之業務回顧和對本集團的未來業務發展的討論,本集團於截至2023年12月31日止的年度可能面對的風險和不確定性及重要事件,載於本年度報告內第7頁標題為「主席報告」、第10頁至第20頁標題為「管理層討論與分析」、第21頁標題為「展望」,及「企業管治報告」第135頁至第147頁標題為「風險管理及內部監控」部分。

以財務績效指標來分析本集團於2023年 12月31日止年度的業績表現,載於本年 度報告內第3頁至第5頁標題為「財務摘 要」及第10頁至第20頁標題為「管理層討 論與分析」。 A review of the business of the Group during the year under review and a discussion on the Group's future business development, possible risks and uncertainties that the Group may be facing and important events affecting the Company occurred during the year ended 31 December 2023 are provided in the section headed "Chairman's Statement" on page 7, the section headed "Management Discussion and Analysis" on pages 10 to 20, the section headed "Prospects" on page 21 and in the section headed "Risk Management and Internal Control" of the "Corporate Governance Report" on pages 135 to 147 of this annual report.

An analysis of the Group's performance during the year ended 31 December 2023 using financial performance indicators is provided in the "Financial Summary" on pages 3 to page 5 and in the section headed "Management Discussion and Analysis" on pages 10 to 20 of this annual report.

# 業績及股息分派

本集團截至2023年12月31日止年度之 業績詳情載於本年報第185頁的綜合收益 表。

董事會建議派發末期股息每股人民幣 27.66分,及特別末期股息每股人民幣 27.66分,共派發人民幣31.17億元。

末期股息及特別末期股息將於2024年7月 10日或前後派付。於2024年6月18日在 香港股東名冊分冊登記之股東將自動以港 元收取彼等之現金股息。

# 儲備

本年度內本集團之儲備變動詳情載於第 189頁至第190頁之綜合股東股益變動表。

# 物業、機器及設備

有關物業、機器及設備之變動,詳情載於 綜合財務報表附註15。

# 投資物業

本集團投資性房地產詳情載於綜合財務報 表附註14。

#### 五年財政摘要

本集團過去五年之業績及資產與負債摘要 載於本年報第3至第4頁。

# 購入、出售或贖回股份

本年內本公司或其任何附屬公司概無購 入、出售或贖回本公司任何股份。

#### **RESULTS AND APPROPRIATIONS**

The results of the Group for the year ended 31 December 2023 are set out in the consolidated income statement on page 185.

The directors recommend the payment of a final dividend of RMB27.66 cents per ordinary share, and a special final dividend of RMB27.66 cents per ordinary share, totalling RMB3,117 million.

The final dividend and special final dividend will be paid on or before 10 July 2024. Shareholders registered under the Hong Kong branch register of members on 18 June 2024 will receive their dividends in Hong Kong dollars

#### **RESERVES**

Movements in the reserves of the Group during the year are set out in consolidated statement of changes in equity on pages 189 to 190.

#### PROPERTY, PLANT AND EQUIPMENT

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

#### **INVESTMENT PROPERTIES**

Details of the investment properties of the Group are set out in note 14 to the consolidated financial statements.

#### **FIVE YEAR FINANCIAL SUMMARY**

A summary of the results and of the assets and liabilities of the Group for the last five financial years is set out on pages 3 to 4.

# **PURCHASE, SALE OR REDEMPTION OF SHARES**

There were no purchases, sales or redemptions of the Company's shares by the Company or any of its subsidiaries has purchased, sold or redeemed any of the Company's shares during the year.

# 購股權計劃

於2008年3月20日舉行的股東特別大會,本公司股東通過採納購股權計劃 (「2008年購股權計劃」),年期由採納日期起計10年。

鑒於2008年購股權計劃年期屆滿,本公司股東已於2018年4月26日舉行的股東特別大會上通過採納新購股權計劃(「2018年購股權計劃」),年期由採納日期起計10年。

#### (a) 2008年購股權計劃

於截至2023年12月31日止十二個 月內,本公司概無根據2008年購股權計劃的條款授出購股權。

2008年購股權計劃的條款符合上市規則第17章的條文。有關本公司2008年購股權計劃之安排詳如下列:

#### 圖表A

#### **SHARE OPTION SCHEME**

At the extraordinary general meeting (the "EGM") of the Company held on 20 March 2008, the shareholders approved the adoption of the share option scheme (the "2008 Share Option Scheme"), with a term of ten years from the date of adoption.

In view of the expiry of the 2008 Share Option Scheme, the shareholders of the Company adopted the new share option scheme (the "2018 Share Option Scheme") at the EGM held on 26 April 2018, with a term of ten years from the date of adoption.

#### (a) 2008 Share Option Scheme

During the twelve months ended 31 December 2023, no share options were granted by the Company in accordance with the terms of the 2008 Share Option Scheme.

The terms of the 2008 Share Option Scheme are in accordance with the provisions of Chapter 17 of the Listing Rules. Detailed arrangement for the 2008 Share Option Scheme is shown as below:

#### Table A

授出日期 Date of grant	授出股數 Number of share options granted	行使期 Exercisable period	行使價 Exercise price (港元) (HK\$)
2008 年3 月20 日 20 March 2008	11,760,000	2013 年3 月21 日至2018 年3 月20 日(1) 21 March 2013 to 20 March 2018 (1)	\$9.28
2009 年4 月22 日 22 April 2009	26,688,000	2014 年4 月23 日至2019 年4 月22 日(2) 23 April 2014 to 22 April 2019 (2)	\$9.38
2010 年4 月1 日 1 April 2010	15,044,000	2015 年4 月1 日至2020 年3 月31 日(3) 1 April 2015 to 31 March 2020 (3)	\$18.57
2011 年4 月12 日 12 April 2011	17,702,000	2016 年4 月12 日至2021 年4 月11 日(4) 12 April 2016 to 11 April 2021 (4)	\$19.96
2012 年4 月26 日 26 April 2012	9,700,000	2017 年4 月26 日至2022 年4 月25 日(5) 26 April 2017 to 25 April 2022 (5)	\$20.54
2013 年5 月27 日 27 May 2013	11,492,000	2018 年5 月27 日至2023 年5 月26 日(6) 27 May 2018 to 26 May 2023 (6)	\$20.16
2014 年4 月17 日 17 April 2014	12,718,500	2019 年4 月17 日至2024 年4 月16 日(7) 17 April 2019 to 16 April 2024 (7)	\$22.38
2015 年6 月5 日 5 June 2015	17,054,000	2020 年6 月5 日至2025 年6 月4 日(8) 5 June 2020 to 4 June 2025 (8)	\$16.22
2016 年7 月4 日 4 July 2016	10,148,000	2021 年7 月4 日至2026 年7 月3 日(9) 4 July 2021 to 3 July 2026 (9)	\$7.54
2017 年4 月21 日 21 April 2017	11,420,000	2022 年4 月21 日至2027 年4 月20 日(10) 21 April 2022 to 20 April 2027 (10)	\$10.20

以下摘要載列截至2023年12月31日止 十二個月根據2008年購股權計劃所授出 之購股權變動詳情:

The summary below sets out the details of movement of the share options during the twelve months ended 31 December 2023 pursuant to the Share Option Scheme:

圖表B Table B

		購股權數目 Number of share option								
姓名 Name	授予日期 Date of grant	行使價 Exercise price 港元 HK\$	授予日期之 股份收市價 Closing price of the shares on the date of grant 港元 HK\$	於2023年 1月1日 之結餘 Balance as at 1 January 2023	年內授出 Granted during the period	年內 已行使 Exercised during the period	年內已註銷 /失效 Cancelled/ lapsed during the period	於2023年 12月31日 之結餘 Balance as at 31 December 2023		附註 Note
執行董事										
Executive Direct 曾倩 Tseng Chien	or 2013年5月27日 27 May 2013	20.16	20.05	140,000	_	_	140,000	_	_	圖 A(6) Table A (6)
iseng emen	2014年4月17日 17 April 2014	22.38	22.35	164,000	_	_	164,000	_	-	圖 A(7) Table A (7)
	2015年6月5日 5 June 2015	16.22	15.92	232,000	_	_	232,000	_	_	圖 A(8) Table A (8)
魏宏名 Wei Hong-Ming	2017年4月21日 21 April 2017	10.20	10.20	1,000,000	_	_	_	1,000,000	_	圖 A(10) Table A (10)
魏宏丞 Wei Hong-Chen	2017年4月21日 21 April 2017	10.20	10.20	1,000,000	_	_	-	1,000,000	-	圖 A(10) Table A (10)
行政總裁	017									
Chief Executive 陳應讓 Chen Yinjang	Officer 2014年4月17日 17 April 2014	22.38	22.35	262,000	_	_	_	262,000	_	圖 A(7) Table A (7)
, , ,	2015年6月5日 5 June 2015	16.22	15.92	380,000	_	_	_	380,000	_	圖 A(8) Table A (8)
	2016年7月4日 4 July 2016	7.54	7.54	500,000	_	_	-	500,000	_	圖 A(9) Table A (9)
	2017年4月21日 21 April 2017	10.20	10.20	500,000	_	_	-	500,000	_	圖 A(10) Table A (10)

圖表B Table B

# 購股權數目 Number of share option

姓名 Name	授予日期 Date of grant	行使價 Exercise price 港元 HK\$	授予日期之 股份收市價 Closing price of the shares on the date of grant 港元 HK\$	於2023年 1月1日 之結餘 Balance as at 1 January 2023	年內授出 Granted during the period	年內 已行使 Exercised during the period	年內已註銷 /失效 Cancelled/ lapsed during the period	於2023年 12月31日 之結餘 Balance as at 31 December 2023	緊接行使前 加權 平均收市價 Weighted average closing price immediately before exercise 港元 HK\$	附註 Note
前任董事										
Former Director										
魏應州	2013年5月27日	20.16	20.05	1,390,000	_	_	1,390,000	_	_	圖 A(6)
Wei Ing-Chou	27 May 2013									Table A (6)
	2014年4月17日	22.38	22.35	1,486,000	_	_	_	1,486,000	_	圖 A(7)
	17 April 2014									Table A (7)
	2015年6月5日	16.22	15.92	1,726,000	_	_	_	1,726,000	_	圖 A(8)
	5 June 2015									Table A (8)
其他僱員總計	2013年5月27日	20.16	20.05	5,324,000	_	_	5,324,000	_	_	圖 A(6)
Other employees	s 27 May 2013									Table A (6)
in aggregate	2014年4月17日	22.38	22.35	5,931,000	_	_	1,210,000	4,721,000	_	圖 A(7)
	17 April 2014									Table A (7)
	2015年6月5日	16.22	15.92	9,210,000	_	_	1,656,000	7,554,000	_	圖 A(8)
	5 June 2015									Table A (8)
	2016年7月4日	7.54	7.54	1,142,000	_	92,000	_	1,050,000	13.09	圖 A(9)
	4 July 2016									Table A (9)
	2017年4月21日	10.20	10.20	4,780,000	_	100,000	_	4,680,000	12.12	圖 A(10)
	21 April 2017								_	Table A (10)
總計										
Total				35,167,000	_	192,000	10,116,000	24,859,000		

截至2023年12月31日止十二個月期間,本集團員工於期內共行使192,000購股權,加權平均行使價為8.93港元,行使日之前的加權平均收市價為12.58港元。詳細資料載於綜合財務報表附註30。

# (b) 2018年購股權計劃

2018年購股權計劃的條款符合上市規則第17章的條文。有關本公司2018年購股權計劃之安排詳如下列:

For the period of twelve months ended 31 December 2023, 192,000 options had been exercised under the 2008 Share Option Scheme. Weighted average exercise price was HK\$8.93 and the weighted average market closing price before the date of exercise was HK\$12.58. For details, please refer to note 30 to the consolidated financial statements.

# (b) 2018 Share Option Scheme

The terms of the 2018 Share Option Scheme are in accordance with the provisions of Chapter 17 of the Listing Rules. Detailed arrangement for the 2018 Share Option Scheme is shown as below:

圖表C Table C

# 授出股數

	汉山以致		
授出日期	Number of share	行使期	行使價
Date of grant	options granted	Exercisable period	Exercise price (港元) (HK\$)
2018年4月27日	2,478,000	2021年4月30日至2028年4月26日(1a)	\$16.18
27 April 2018		30 April 2021 to 26 April 2028 (1a)	
2018年4月27日	5,626,000	2021年4月30日至2024年4月26日(1b)	\$16.18
27 April 2018		30 April 2021 to 26 April 2024 (1b)	

以下摘要載列截至2023年12月31日 止十二個月根據2018年購股權計劃所 授出之購股權變動詳情:

The summary below sets out the details of movement of the share options during the twelve months ended 31 December 2023 pursuant to the 2018 Share Option Scheme:

圖表D

Table D

購股權數目				
Number of share option				

姓名 Name	授予日期 Date of grant	行使價 Exercise price 港元 HK\$	授予日期 之股份收市價 Closing price of the shares on the date of grant 港元 HK\$	於2023年 1月1日 之結餘 Balance as at 1 January 2023	年內授出 Granted during the period	年內已行使 Exercised during the period	年內已註鎖/ 失效 Cancelled/ lapsed during the period	於2023年 12月31日 之結餘 Balance as at 31 December 2023	緊接行使前加 權平均收市價 Weighted average closing price immediately before exercise 港元 HK\$	附註 Note
執行董事										
<b>Executive Director</b> 魏宏名 Wei Hong-Ming	2018年4月27日 27 April 2018	16.18	15.02	385,000	-	_	-	385,000	-	圖 C(1a) Table C (1a)
	2018年4月27日 27 April 2018	16.18	15.02	98,000	_	_	_	98,000	-	圖 C(1b) Table C (1b)
魏宏丞 Wei Hong-Chen	2018年4月27日 27 April 2018	16.18	15.02	385,000	-	-	-	385,000	-	圖 C(1a) Table C (1a)
	2018年4月27日 27 April 2018	16.18	15.02	98,000	-	_	_	98,000	_	圖 C(1b) Table C (1b)
行政總裁 Chief Executive Officer										
陳應讓 Chen Yinjang	2018年4月27日 27 April 2018	16.18	15.02	144,000	-	-	-	144,000	-	圖 C(1b) Table C (1b)
前任董事										
<b>Former Director</b> 魏應州 Wei Ing-Chou	2018年4月27日 27 April 2018	16.18	15.02	470,000	-	-	-	470,000	-	圖 C(1b) Table C (1b)
其他僱員總計 Other employees	2018年4月27日 27 April 2018	16.18	15.02	1,708,000	-	-	-	1,708,000	-	圖 C(1a) Table C (1a)
in aggregate	2018年4月27日 27 April 2018	16.18	15.02	2,975,000	_	_	-	2,975,000	-	圖 C(1b) Table C (1b)
總計										
Total				6,263,000	_	_		6,263,000		

截至2023年12月31日止十二個月期 間,沒有在2018年購股權計劃中授予 的購股權被行使。

During the twelve months ended 31 December 2023, no share options were exercised under the terms of the 2018 Share Option Scheme.

# 銀行借款

本集團之銀行借款之詳情載於綜合財務報 表附註32。

# 董事及行政總裁

本年度內及截至本報告發表日期止之本公 司董事及行政總裁為:

#### 執行董事

魏宏名先生 井田純一郎先生 筱原幸治先生 魏宏丞先生 高橋勇幸先生 曾倩女士

#### 獨立非執行董事

徐信群先生 李長福先生 深田宏先生(2024年4月17日辭任) 栃尾雅也先生(2024年4月17日獲委任)

#### 行政總裁

# 陳應讓先生

各董事概無與本公司訂立任何本公司須作 補償方可於一年內終止之服務合約。

本公司已接獲獨立非執行董事就根據上市 規則第3.13條有關獨立性的規定的確認 書。本公司認為所有獨立非執行董事為獨 √ ∘

#### **BANK LOANS**

Details of bank loans of the Group are set out in note 32 to the consolidated financial statements.

#### **DIRECTORS AND CHIEF EXECUTIVE OFFICER**

The directors and chief executive officer of the Company during the year and up to the date of this report are as follows:

#### **Executive Directors**

Mr. Wei Hong-Ming Mr. Junichiro Ida Mr. Koji Shinohara Mr. Wei Hong-Chen Mr. Yuko Takahashi Ms. Tseng Chien

#### Independent Non-executive Directors

Mr. Hsu Shin-Chun Mr. Lee Tiong-Hock

Mr. Hiromu Fukada (resigned on 17 April 2024) Mr. Masaya Tochio (appointed on 17 April 2024)

#### Chief Executive Officer

# Mr. Chen Yinjang

None of the directors have a service contract with the Company which is not determinable by the Company within one year without the payment of compensation.

The Company received confirmation of independence from the Independent Non-executive Directors pursuant to Rule 3.13 of the Listing Rules. The Company considered all the Independent Nonexecutive Directors are independent.

# 董事及高階管理人員簡介

董事及高階管理人員之個人資料載於本年報第153頁至第158頁。

# 董事及行政總裁之股份權益

於2023年12月31日,董事及行政總裁於本公司及其相聯法團(定義見證券及期貨條例(「證券及期貨條例」)第十五部)之股份、相關股份或債券中之權益及淡倉須(a)根據證券及期貨條例第十五部第七及第八分部知會本公司及香港聯合交易所有限公司(「聯交所」)(包括根據該等條例當作或被視為擁有之權益或淡倉);或(b)根據證券及期貨條例第352條規定記錄在該條所述之登記冊;或(c)根據上市公司董事進行證券交易之標準守則須知會本公司及聯交所如下:

#### (a)-1 於股份及相關股份的長倉

姓名	Name
董事	Directors
魏宏名 魏宏丞	Wei Hong-Ming Wei Hong-Chen

# BIOGRAPHICAL DETAILS OF DIRECTORS AND SENIOR MANAGEMENT

Brief biographical details of Directors and senior management are set out on pages 153 to 158.

# INTERESTS OF DIRECTORS AND CHIEF EXECUTIVE OFFICER IN SHARES

As at 31 December 2023, the interests and short positions of the Directors and Chief Executive Officer in the Shares, underlying Shares or debentures of the Company and its associated corporations (within the meaning of Part XV of the Securities and Futures Ordinance (the "SFO")) which are required (a) to be notified to the Company and The Stock Exchange of Hong Kong Limited (the "Stock Exchange") pursuant to Divisions 7 and 8 of Part XV of the SFO (including interests or short positions which they are taken or deemed to have under such provisions of the SFO); or (b) pursuant to section 352 of the SFO, to be entered in the register referred to therein; or (c) pursuant to the Model Code for Securities Transactions by Directors of Listed Companies relating to securities transactions by Directors to be notified to the Company and the Stock Exchange were as follows:

#### (a)-1 Long position in the shares and the underlying Shares

佔股份總數	<b>対</b> 目	股份數
百分比	<b>Shares</b>	Number of
Percentage	法團權益	個人權益
of the issued	Corporate	Personal
share capital	interests	interests
0.09%	_	5,000,000
0.09%	_	5,000,000

# (a)-2 於本公司購股權中的長倉(附註2)

# (a)-2 Long position in share options of the Company (note 2)

/L == /^ /<del>c</del> +=

姓名	Name	身份及權益性質 Capacity and nature of interest	股份數目 Number of shares	店股份總數 百分比 Percentage of the issued share capital
董事	Directors			
魏宏名	Wei Hong-Ming	實益擁有人 Beneficial owner	1,483,000	0.03%
魏宏丞	Wei Hong-Chen	實益擁有人 Beneficial owner	1,483,000	0.03%
行政總裁	Chief Executive Officer			
陳應讓	Chen Yinjang	實益擁有人 Beneficial owner	1,786,000	0.03%

除本段所披露者外,截至2023年12月31 日止十二個月內任何時間概無向任何董事 或彼等各自之配偶或年齡未滿十八歲之子 女授出可藉購入本公司之股份或債券而獲 得利益之權利。彼等於期內亦無行使任何 此等權利。本公司或其任何附屬公司概無 參與訂立任何安排,致使董事可於任何其 他法人團體獲得此等利益。

除本段所披露者外,於2023年12月31 日,概無董事及行政總裁於本公司或其相 聯法團(定義見證券及期貨條例第十五部) 之任何證券中之權益須(a) 根據證券及期 貨條例第十五部第七及第八分部知會本公 司及聯交所(包括根據該等條例當作或被 視為擁有之權益或淡倉);或(b) 根據證券 及期貨條例第352 條規定記錄在該條所述 之登記冊;或(c) 根據上市公司董事進行 證券交易之標準守則須知會本公司及聯交 所。

Save as disclosed above, at no time during the twelve months ended 31 December 2023 were there rights to acquire benefits by means of the acquisition of shares in or debentures of the Company granted to any Directors or their respective spouse or children under 18 years of age, or were there any such rights exercised by them; or was the Company or any of its subsidiaries a party to any arrangement to enable the Directors to acquire such rights in or any other body corporate.

Save as disclosed in this paragraph, as at 31 December 2023, none of the Directors and Chief Executive Officer had interests in any securities of the Company or any of its associated corporations (within the meaning of Part XV of the SFO) which are required (a) to be notified to the Company and the Stock Exchange pursuant to Divisions 7 and 8 of Part XV of the SFO (including interests or short positions which they are taken or deemed to have under such provisions of the SFO); or (b) pursuant to section 352 of the SFO, to be entered in the register referred to therein; or (c) pursuant to the Model Code for Securities Transactions by Directors of Listed Companies relating to securities transactions by Directors to be notified to the Company and the Stock Exchange.

佔已發行

# 主要股東及其他人士的股份權益

就本公司董事或行政總裁所知,於2023 年12月31日,根據證券及期貨條例第 336條須予備存的登記冊所記錄(或本公司 獲知悉),主要股東及其他人士持有本公 司的股份及相關股份的權益或淡倉如下:

# SUBSTANTIAL SHAREHOLDERS AND OTHER PERSONS' INTERESTS IN SHARES

So far as was known to any Director or Chief Executive Officer of the Company, as at 31 December 2023, the interests or short positions of substantial shareholders and other persons of the Company, in the shares and underlying shares of the Company as recorded in the register required to be kept under section 336 of the SFO, or as otherwise notified to the Company, were as follows:

			股本
			之百分比%
			% of the
股東名稱	身份	持有股份數目	issued share
Name of shareholder	Capacity	Number of shares held	capital
主要股東權益			
Interest of Substantial Shareholders			
頂新 <i>(見附註1)</i> ♣	實益擁有人	1,882,927,866 (L)	33.42
Ting Hsin (see Note 1)*	Beneficial owner		
和德公司 <i>(見附註1)</i> ▲	受控公司權益	1,882,927,866 (L)	33.42
Ho Te Investments Limited (see Note 1)▲	Interest of controlled company		
Profit Surplus Holdings Limited (見附註 1)▲	單位信託受託人	1,882,927,866 (L)	33.42
Profit Surplus Holdings Limited (see Note 1)▲	Interest of controlled company		
Profit Surplus 3 Holdings Limited (見附註1)▲	單位信託受託人	1,882,927,866 (L)	33.42
Profit Surplus 3 Holdings Limited (see Note 1)▲	Trustee of a unit trusts		
頂禾資本控股有限公司 <i>(見附註1)</i> ▲	受控公司權益	1,882,927,866 (L)	33.42
Tingho Capital Holding Co., Limited (see Notes 1)	Interest of controlled company		
Rich Gold Capital Inc.(見附註1)▲	受控公司權益	1,882,927,866 (L)	33.42
Rich Gold Capital Inc. (see Note 1)▲	Interest of controlled company		
Lion Trust (Singapore) Limted(見附註1)▲	酌情信託受托人	1,882,927,866 (L)	33.42
Lion Trust (Singapore) Limted (see Note 1)▲	Trustee of discretionary trusts		
三洋食品株式會社	實益擁有人	1,882,927,866 (L)	33.42
Sanyo Foods Co., Ltd.	Beneficial owner		

註:(L) 長倉 Note: (L): Long Position

# 附註:

1. 該等1,882,927,866股股份由頂新(開曼島) 控股有限公司(「頂新」)持有及以其名義登記,頂新由和德公司(「和德」)實益擁有約51.925%,由豐綽控股有限公司(「豐綽」) 持有約30.240%,Rich Gold Capital Inc. (「Rich Gold」)持有17.835%。和德及豐綽乃由Profit Surplus Holdings Limited(「Profit Surplus」)100%擁有。Profit Surplus是一個單位信託的受託人,前述單位信託係由四個酌情信託按相等比例持有。

# Note:

1. These 1,882,927,866 shares are held by and registered under the name of Ting Hsin (Cayman Islands) Holding Corp. ("Ting Hsin"). Ting Hsin is beneficially owned as to approximately 51.925% by Ho Te Investments Limited ("Ho Te"), as to approximately 30.240% by Rich Cheer Holdings Limited ("Rich Cheer"), and as to approximately 17.835% by Rich Gold Capital Inc. ("Rich Gold"). Ho Te and Rich Cheer are owned as to 100% by Profit Surplus Holdings Limited ("Profit Surplus"). Profit Surplus is the trustee of a unit trust, which is in turn held by four discretionary trusts in equal proportions.

Rich Gold由頂禾資本控股有限公司 (Tingho Capital Holding Co., Limited)全資 擁有,而頂禾資本控股有限公司由Profit Surplus 3 Holdings Limited ( Profit Surplus 3」)所持有。Profit Surplus 3是一個單位信 託的受託人,前述單位信託係由四個酌情 信託按相等比例持有。前述四個酌情信託 的成立人和受益人與上列的四個酌情信託 有相似的架構。

Lion Trust (Singapore) Limited 為上述所提 各酌情信託之受託人。

除上述者外,於2023年12月31日,根據 《證券及期貨條例》第336條須予備存的登 記冊所記錄,概無其他人士擁有本公司股 份或相關股份之權益或淡倉。

# 足夠公眾持股量

根據本公司所得的公開資料及據董事所 知,於刊印本報告前之最後可行日期,本 公司已符合上市規則之規定,維持不少於 本公司已發行股份25%的公眾持股量。

#### 於合約之權益

除賬目所披露之關連人士交易外,本公司 或其附屬公司概無訂立本公司董事在其中 直接或間接擁有重大權益且於年終或年內 任何時間仍然有效之重要合約。

#### 管理合約

於年內並無訂立或存在任何有關管理本公 司全部或任何重要部分業務之合約。

#### 董事資料之變動

概無資料須根據上市規則第13.51B(1)條 而須予披露。

# 捐獻

本集團於本年度作出捐獻合共人民幣 12,195千元。

Rich Gold is wholly owned by Tingho Capital Holding Co., Ltd., which is in turn owned by Profit Surplus 3 Holdings Limited ("Profit Surplus 3"). Profit Surplus 3 is the trustee of a unit trust, which is in turn held by four discretionary trusts in equal proportions. The settlors and discretionary objects of the four trusts have similar structures to those listed above.

Lion Trust (Singapore) Limited is the trustee of each of the discretionary trusts mentioned above.

Apart from the above, no other interest or short position in the shares or underlying shares of the Company were recorded in register required to be kept under section 336 of the SFO as at 31 December 2023.

#### SUFFICIENCY OF PUBLIC FLOAT

Based on information that is publicly available to the Company and within the knowledge of its Directors, as at the latest practicable date prior to the printing of this report, the Company has maintained sufficient public float of not less than 25% of the Company's issued shares as required under the Listing Rules.

#### **INTERESTS IN CONTRACTS**

Except for the related party transactions as disclosed in the financial statements, no other contracts of significance in relation to the Company's business to which the Company or its subsidiaries was a party and in which a director had a material interest, whether directly or indirectly, subsisted at the end of the year or at any time during the year.

# **MANAGEMENT CONTRACTS**

No contracts concerning the management and administration of the whole or any substantial part of the business of the Company were entered into or existed during the year.

#### **CHANGES IN INFORMATION OF DIRECTORS**

There is no information required to be disclosed pursuant to Rule 13.51B(1) of the Listing Rules.

# **DONATIONS**

Donation made by the Group during the year amounted to RMB12.195 million.

# 主要客戶及供應商

本年度分別來自本集團五大客戶及五大 供應商之銷售及採購總額均少於百分之 三十。

# 關連交易

#### 頂正供應協議

於2022年6月13日,本公司與Tingzheng (Cayman Islands) Holding Corp.(「頂正」)訂立供應協議(「頂正供應協議」),據此頂正及其附屬公司向本集團供應軟塑料包裝材料及塑料產品,年期為2023年1月1日至2025年12月31日止三個財政年度。頂正由本公司董事會主席及執行董事魏宏名先生及執行董事魏宏丞先生的家庭成員及親屬實益擁有。頂正供應協議已於2022年6月13日舉行之股東特別大會上由獨立股東正式通過。以上交易的詳情可參考本公司分別於2022年3月10日、2022年4月28日、2022年6月13日發出之公告及通函。

截至2023年12月31日止年度,自頂正及 其附屬公司之採購金額為人民幣1,949,652 千元。以上於本公司財務報表附註38所披 露之交易,為符合上市規則持續關連交易 之定義。

#### 頂峰供應協議

於2022年12月9日,本公司與天津頂峰 澱粉開發有限公司(「頂峰」)訂立供應協議 (「頂峰供應協議」),據此頂峰向本集團供應馬鈴薯變性澱粉、木薯變性澱粉及調味品,年期為2023年1月1日至2025年12月31日止三個財政年度。頂峰由本公司董事會主席及執行董事魏宏名先生及執行董事魏宏丞先生的家庭成員及親屬實益擁有。以上交易的詳情可參考本公司於2022年12月9日發出之公告。

#### **MAJOR CUSTOMERS AND SUPPLIERS**

During the year, the Group purchased less than 30% of its goods and services from its 5 largest suppliers and sold less than 30% of its goods to its 5 largest customers.

#### **CONNECTED TRANSACTIONS**

#### **Tingzheng Supply Agreement**

On 13 June 2022, the Company entered into a supply agreement (the "Tingzheng Supply Agreement") with Tingzheng (Cayman Islands) Holding Corp. ("Tingzheng"), pursuant to which, Tingzheng and its subsidiaries agreed to supply flexible plastic packaging materials and plastic products to the Group for a term of three financial years from 1 January 2023 to 31 December 2025. Tingzheng is beneficially owned by family members and relatives of Mr. Wei Hong-Ming, the Chairman of the Board and an Executive Director of the Company, and Mr. Wei Hong-Chen, an Executive Director of the Company. The Tingzheng Supply Agreement was approved by the independent shareholders of the Company at the extraordinary general meeting of the Company held on 13 June 2022. Details of the transactions may be found in the Company's announcements and circular dated 10 March 2022, 28 April 2022 and 13 June 2022, respectively.

For the year ended 31 December 2023, the purchases from Tingzheng and its subsidiaries amounted to RMB1,949.652 million. Such purchases have been disclosed in note 38 to the financial statements of the Company and were continuing connected transactions of the Company for the purpose of the Listing Rules.

# **Ting Fung Supply Agreement**

On 9 December 2022, the Company entered into a supply agreement (the "Ting Fung Supply Agreement") with Tianjin Ting Fung Starch Development Co., Ltd. ("Ting Fung"), pursuant to which, Ting Fung agreed to supply modified potato starch, modified cassava starch and seasoning flavour products to the Group for a term of three financial years from 1 January 2023 to 31 December 2025. Ting Fung is beneficially owned by family members and relatives of Mr. Wei Hong-Ming, the Chairman of the Board and an Executive Director of the Company, and Mr. Wei Hong-Chen, an Executive Director of the Company. Details of this agreement may be found in the Company's announcement dated 9 December 2022.

截至2023年12月31日止年度,自頂峰之採購金額為人民幣167,145千元。以上於本公司財務報表附註38所披露之交易,為符合上市規則持續關連交易之定義。

#### 頂全協議

於2020年10月22日,本公司與頂全(開 曼島)控股有限公司(「頂全」)訂立供應協 議(「頂全協議」),有關供應本集團產品 予頂全及其附屬公司,及頂全及其附屬公 司向本集團提供相關促銷服務,年期為 2021年1月1日至2023年12月31日止三 個財政年度。頂全在中國經營全家連鎖便 利店,是頂新之全資附屬公司。頂新為本 公司的主要股東,於協議日持有本公司約 33.48%的已發行股本。以上交易的詳情 可參考本公司於2020年10月22日發出之 公告。

截至2023年12月31日止年度,與頂全及其附屬公司之交易金額合共為人民幣143,467千元。以上於本公司財務報表附註38所披露之交易,為符合上市規則持續關連交易之定義。

#### Weizhen 供應協議

於2020年11月27日,本公司與Weizhen Investment Limited(「Weizhen Investment」)訂立供應協議(「Weizhen 供應協議」),有關本集團向Weizhen 供應協議」),有關本集團向Weizhen Investment及其附屬公司採購冷凍乾燥食材、肉鬆及其他肉類產品,年期為2021年1月1日至2023年12月31日止三個財政年度。Weizhen Investment由Great System Holdings Limited(「Great System」)擁有75%的權益,該公司由本公司董事會主席及執行董事魏宏名先生及執行董事魏宏丞先生的家庭成員及親屬實益擁有,並由本公司主要股東三洋食品擁有25%的權益。以上交易的詳情可參考本公司於2020年11月27日之公告。

For the year ended 31 December 2023, the purchases from Ting Fung amounted to RMB167.145 million. Such purchases have been disclosed in note 38 to the financial statements of the Company and were continuing connected transactions of the Company for the purpose of the Listing Rules.

# **Ting Chuan Agreement**

On 22 October 2020, the Company entered into a supply agreement (the "Ting Chuan Agreement") with Ting Chuan (Cayman Islands) Holding Corp. ("Ting Chuan") in relation to the supply of products of the Group to Ting Chuan and its subsidiaries, and for Ting Chuan and its subsidiaries to provide related sales promotion services to the Group for a term of three financial years from 1 January 2021 to 31 December 2023. Ting Chuan operates the "Family Mart" convenient stores in the PRC and is a wholly owned subsidiary of Ting Hsin. Ting Hsin is a substantial shareholder of the Company and held approximately 33.48% of the issued share capital of the Company as at the date of the Ting Chuan Agreement. Details of the transactions above may be found in the Company's announcement dated 22 October 2020.

For the year ended 31 December 2023, the transactions with Ting Chuan and its subsidiaries amounted to RMB143.467 million. Such transactions have been disclosed in note 38 to the financial statements and were continuing connected transactions of the Company for the purpose of the Listing Rules.

# **Weizhen Supply Agreement**

On 27 November 2020, the Company entered into a supply agreement (the "Weizhen Supply Agreement") with Weizhen Investment Limited ("Weizhen Investment") in relation to the Group's purchase of frozen and dried food materials, dried meat floss and other meat products from Weizhen Investment and its subsidiaries for a term of three financial years from 1 January 2021 to 31 December 2023. Weizhen Investment is owned as to 75% by Great System Holdings (Private) Limited ("Great System"), a company which is beneficially owned by family members and relatives of Mr. Wei Hong-Ming, the Chairman of the Board and an Executive Director of the Company, and Mr. Wei Hong-Chen, an Executive Director of the Company, and as to 25% by Sanyo Foods, a substantial shareholder of the Company. Details of the transactions above may be found in the Company's announcement dated 27 November 2020.

截至2023年12月31日止年度,自 Weizhen Investment及其附屬公司之採購 金額合共為人民幣338,182千元。以上於 本公司財務報表附註38所披露之交易,為 符合上市規則持續關連交易之定義。

#### Marine Vision 供應協議

於2022年6月13日,本公司與Marine Vision Investment Inc.(「Marine Vision」)訂立供應協議(「Marine Vision供應協議」),有關本集團向Marine Vision及其附屬公司購買紙箱紙盒產品,年期為2023年1月1日至2025年12月31日止三個財政年度。Marine Vision由本公司董事會主席及執行董事魏宏名先生及執行董事魏宏丞先生的家庭成員及親屬實益擁有。Marine Vision供應協議已於2022年6月13日舉行之股東特別大會上由獨立股東正式通過。以上交易的詳情可參考本公司分別於2022年3月10日、2022年4月28日、2022年6月13日發出之公告及通函。

截至2023年12月31日止年度,自Marine Vision及其附屬公司之採購金額合共為人民幣2,140,039千元。以上於本公司財務報表附註38所披露之交易,為符合上市規則持續關連交易之定義。

### Nature Investment 供應協議

於2020年9月25日,本公司與Nature Investment Group Ltd.(「Nature Investment」)訂立供應協議(「Nature Investment供應協議」),有關本集團向Nature Investment及其附屬公司採購芝麻油、動物油及其他芝麻製品,年期為2021年1月1日至2023年12月31日止三個財政年度。Nature Investment由本公司董事會主席及執行董事魏宏名先生及執行董事魏宏丞先生的家庭成員及親屬實益擁有。以上交易的詳情可參考本公司於2020年9月25日之公告。

For the year ended 31 December 2023, the purchases from Weizhen Investment and its subsidiaries amounted to RMB338.182 million. Such purchases have been disclosed in note 38 to the financial statements and were continuing connected transactions of the Company for the purpose of the Listing Rules.

#### **Marine Vision Supply Agreement**

On 13 June 2022, the Company entered into a supply agreement (the "Marine Vision Supply Agreement") with Marine Vision Investment Inc. ("Marine Vision") in relation to the Group's purchase of carton box products from Marine Vision and its subsidiaries for a term of three financial years from 1 January 2023 to 31 December 2025. Marine Vision is beneficially owned by family members and relatives of Mr. Wei Hong-Ming, the Chairman of the Board and an Executive Director of the Company, and Mr. Wei Hong-Chen, an Executive Director of the Company. Marine Vision Supply Agreement was approved by the independent shareholders of the Company at the extraordinary general meeting of the Company held on 13 June 2022. Details of the transactions above may be found in the Company's announcements and circular dated 10 March 2022, 28 April 2022 and 13 June 2022, respectively.

For the year ended 31 December 2023, the purchases from Marine Vision and its subsidiaries amounted to RMB2,140.039 million. Such purchases have been disclosed in note 38 to the financial statements and were continuing connected transactions of the Company for the purpose of the Listing Rules.

#### **Nature Investment Supply Agreement**

On 25 September 2020, the Company entered into a supply agreement (the "Nature Investment Supply Agreement") with Nature Investment Group Ltd. ("Nature Investment") in relation to the Group's purchase of sesame oil, animal oil and other sesame products from Nature Investment and its subsidiaries for a term of three financial years from 1 January 2021 to 31 December 2023. Nature Investment is beneficially owned by family members and relatives of Mr. Wei Hong-Ming, the Chairman of the Board and an Executive Director of the Company, and Mr. Wei Hong- Chen, an Executive Director of the Company. Details of the transactions above may be found in the Company's announcement dated 25 September 2020.

截至2023年12月31日止年度,自Nature Investment及其附屬公司之採購金額合共為人民幣233,165千元。以上於本公司財務報表附註38所披露之交易,為符合上市規則持續關連交易之定義。

#### Success Forever供應協議

於2020年12月31日,本公司與Success Forever Investments Group Ltd. (「Success Forever」)訂立供應協議(「Success Forever 供應協議」),有關本集團向Success Forever及其附屬公司採購塑料產品,年期為2021年1月1日至2023年12月31日止三個財政年度。Success Forever由本公司董事會主席及執行董事魏宏名先生及執行董事魏宏丞先生的家庭成員及親屬實益擁有。以上交易的詳情可參考本公司於2020年12月31日發出之公告。

截至2023年12月31日止年度,自Success Forever及其附屬公司之採購金額為人民幣1,043,732千元。以上於本公司財務報表附註38所披露之交易,為符合上市規則持續關連交易之定義。

# 頂通物流服務

於2022年6月13日,本公司與頂通(開曼島)控股有限公司(「頂通」)訂立物流協議(「頂通物流協議」),有關頂通及其附屬公司向本集團提供物流服務,年期為2023年1月1日至2025年12月31日止三個財政年度。頂通由本公司董事會主席及執行董事魏宏名先生及執行董事魏宏丞先生的家庭成員及親屬實益擁有。頂通物流協議已於2022年6月13日舉行之股東特別大會上由獨立股東正式通過。以上交易的詳情可參考本公司分別於2022年3月10日、2022年4月28日、2022年6月13日發出之公告及通函。

For the year ended 31 December 2023, the purchases from Nature Investment and its subsidiaries amounted to RMB233.165 million. Such purchases have been disclosed in note 38 to the financial statements and were continuing connected transactions of the Company for the purpose of the Listing Rules.

# **Success Forever Supply Agreement**

On 31 December 2020, the Company entered into a supply agreement (the "Success Forever Investments Supply Agreement") with Success Forever Investments Group Ltd. ("Success Forever") in relation to the Group's purchase of plastic products from Success Forever and its subsidiaries for a term of three financial years from 1 January 2021 to 31 December 2023. Success Forever is beneficially owned by family members and relatives of Mr. Wei Hong-Ming, the Chairman of the Board and an Executive Director of the Company, and Mr. Wei Hong-Chen, an Executive Director of the Company. Details of the transactions above may be found in the Company's announcement dated 31 December 2020.

For the year ended 31 December 2023, the purchases from Success Forever and its subsidiaries amounted to RMB1,043.732 million. Such purchases have been disclosed in note 38 to the financial statements and were continuing connected transactions of the Company for the purpose of the Listing Rules.

# **Ting Tong Logistics Services**

On 13 June 2022, the Company entered into a logistics services agreement (the "Ting Tong Logistics Services Agreement") with Ting Tong (Cayman Islands) Holding Corp. ("Ting Tong") in relation to the Group's procurement of logistics services from Ting Tong and its subsidiaries for a term of three financial years from 1 January 2023 to 31 December 2025. Ting Tong is beneficially owned by family members and relatives of Mr. Wei Hong-Ming, the Chairman of the Board and an Executive Director of the Company, and Mr. Wei Hong-Chen, an Executive Director of the Company. Ting Tong Logistics Services Agreement was approved by the independent shareholders of the Company at the extraordinary general meeting of the Company held on 13 June 2022. Details of the transaction above may be found in the Company's announcements and circular dated 10 March 2022, 28 April 2022 and 13 June 2022, respectively.

截至2023年12月31日止年度,本集團與 頂通及其附屬公司之物流交易金額合共為 人民幣1,985,409千元。以上於本公司財 務報表附註38所披露之交易,為符合上市 規則持續關連交易之定義。

董事(包括獨立非執行董事)已審閱及確認,上述持續關連交易:

- (a) 為本集團的日常業務;
- (b) 按照一般或更好,並且不遜於本集 團給予獨立第三方或從獨立第三方 所獲得的正常商業條款進行;及
- (c) 根據有關協議的規定而進行,交易 條款乃公平合理,並且符合本公司 股東的整體利益。

本公司之核數師已受聘向董事會匯報及確認,未注意到任何事項可使其認為上述持 續關連交易:

- (a) 未獲得本公司董事會批准;
- (b) 涉及由本集團提供貨品或服務者, 在各重大方面沒有按照本集團的定 價政策進行;
- (c) 在各重大方面沒有根據有關交易的 協議進行:及
- (d) 有關每項該等交易的年度累計金額 超出本公司訂立之個別上限。

董事(包括獨立非執行董事)已審閱及確認,除前列段落所載之持續關連交易外,本集團年內進行之所有其他持續關連交易均根據上市規則第14A.73條項下獲豁免。因此,該等持續關連交易獲豁免於上市規則第14A章項下之申報、年度審核、公告及獨立股東批准的規定。

For the year ended 31 December 2023, the procurement from Ting Tong and its subsidiaries amounted to RMB1,985.409 million. Such procurement have been disclosed in note 38 to the financial statements of the Company and were continuing connected transactions of the Company for the purpose of the Listing Rules.

The Directors (including the Independent Non-Executive Directors), have reviewed and confirmed that the above continuing connected transactions have been entered into:

- (a) in the ordinary and usual course of business of the Group;
- (b) on normal commercial terms or better which are no less favourable to the Group than those available to/from independent third parties; and
- (c) according to the agreements governing them on terms that are fair and reasonable and in the interests of the shareholders of the Company as a whole.

The auditor of the Company has been engaged to report and they have provided a letter to the Board confirming that the above continuing connected transactions have nothing that would cause them to believe that the transactions:

- (a) have not been approved by the Company's board of directors;
- (b) were not, in all material respects, in accordance with the pricing policies of the Group for transactions involving the provision of goods or services by the Group;
- (c) were not entered into, in all material respects, in accordance with the relevant agreement governing the transactions; and
- (d) with respect to the aggregate annual amount of each of the transactions, have exceeded the respective annual cap as set by the Company.

The Directors (including the Independent Non-executive Directors), have reviewed and confirmed that, except for the continuing connected transactions as stated in the prior paragraphs, all other continuing connected transactions entered by the Group are exempted under Rule 14A.73 of the Listing Rules. Accordingly, such transactions are exempt from the reporting, annual review, announcement and independent shareholders' approval requirements under Chapter 14A of the Listing Rules.

# 優先購買權

本公司之公司組織章程細則並無有關優先 購買權之規定,雖然開曼群島法例並無有 關該等權利之限制。

# 業務回顧的其他資料

尚有業務回顧的其他資料載於本年報第10 頁至20頁「管理層討論和分析」及第21頁 「展望」部分。

# 核數師

本公司股東周年大會上將提呈續聘中審眾環(香港)會計師事務所有限公司為本公司 核數師之決議案。

承董事會命 **魏宏名** *董事會主席* 

香港,2024年3月26日

#### **PRE-EMPTIVE RIGHTS**

There is no provision for pre-emptive rights under the Company's Articles of Association although there are no restrictions against such rights under the laws in the Cayman Islands.

#### **ADDITIONAL INFORMATION OF BUSINESS REVIEW**

Additional information of business review is set out on pages 10 to 20 under "Management Discussion and Analysis" and on page 21 under "Prospects" of this Annual Report.

#### **AUDITOR**

A resolution will be submitted to the annual general meeting of the Company to re-appoint Mazars CPA Limited as auditor of the Company.

By order of the Board **Wei Hong-Ming** *Chairman* 

Hong Kong, 26 March 2024

# 獨立核數師報告 Independent Auditor's Report

# mazars

#### **Mazars CPA Limited**

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#### 致康師傅控股有限公司

(於開曼群島註冊成立的有限公司) 全體股東

# 意見

本核數師已審核列載於第185頁至353頁 之康師傅控股有限公司(「貴公司」)及其附 屬公司(統稱「貴集團」)之綜合財務報表, 此綜合財務報表包括於2023年12月31日 之綜合財務狀況表,截至該日止年度之綜 合收益表、綜合全面收益表、綜合股東權 益變動表及綜合現金流量表以及綜合財務 報表附註,包括重大會計政策資料。

我們認為,該等綜合財務報表已根據香港會計師公會(「香港會計師公會」)頒佈之香港財務報告準則(「香港財務報告準則」)真實兼公平地反映 貴集團於2023年12月31日之財務狀況及截至該日止年度其財務表現及現金流量,並已按照公司條例之披露規定妥為編製。

# 意見的基礎

我們已根據香港會計師公會頒佈的香港審計準則(「香港審計準則」)進行審計。我們就該等準則承擔的責任在本報告「核數師就審核綜合財務報表須承擔的責任」部分中闡述。根據香港會計師公會的專業會計師道德守則(以下簡稱「守則」),我們獨立於 貴集團,並已根據守則履行我們其他道德責任。我們相信,我們所獲得的審計憑證能充足及適當地為我們的審計意見提供基礎。

To the shareholders of

#### Tingyi (Cayman Islands) Holding Corp.

(incorporated in the Cayman Islands with limited liability)

#### **OPINION**

We have audited the consolidated financial statements of Tingyi (Cayman Islands) Holding Corp. (the "Company") and its subsidiaries (together the "Group") set out on pages 185 to 353, which comprise the consolidated statement of financial position as at 31 December 2023, and the consolidated income statement, 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 material accounting policy information.

In our opinion, the consolidated financial statements give a true and fair view of the financial position of the Group as at 31 December 2023, and of its financial performance and 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 (the "HKICPA") and have been properly prepared in compliance with the disclosure requirements of the 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.

# 關鍵審計事項

關鍵審計事項是按照我們的專業判斷,於 我們審核本年度之綜合財務報表而言至為 重要之事項。我們在審核整體綜合財務報 表及出具意見時已處理該等事項,我們不 會對該等事項另行提供意見。

#### 關鍵審計事項

#### 機器及設備的減值

貴集團之物業、機器及設備於2023年12月31日的賬面值為人民幣214.55億元。 其中於2023年12月31日的機器及設備賬面值為人民幣103.03億元。任何已識別的資產減值可能會對綜合財務報表構成重大影響。

於結算日, 貴集團考慮內部和外來的信息,包括但不只限於技術過時,對 貴集團造成負面影響的重大資產使用用途改變,延長閒置的時期,資產的經濟效益比預期更差,以判斷機器及設備有否存在減值跡象。

倘存有此跡象,減值測試將會執行。資產的賬面值將減值至可回收金額,則其公允價值減去出售成本及使用價值之較高者。 貴集團須對機器設備作減值評估並主要採用使用價值以評估資產所屬的現金產生單位(「現金產生單位」)之可收回款額或;如適用,參考若干個別資產的公允價值減去出售成本以作為該等資產的可收回金額之計量。

我們判斷機器及設備的減值為關鍵審計事項是基於對綜合財務報表的重要性及作任何減值處理時所涉及之判斷和估計。當進行減值檢討和測試時,在考慮減值指標及釐定減值模型所作出的重大假設均也涉及管理層的重大判斷。

有關披露分別載於綜合財務報表附註 3(p)、5(ii)及15內。

#### **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 for the current year. These matters were addressed in the context of our audit of the consolidated financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters.

#### **Key Audit Matter**

#### Impairment of machinery and equipment

The carrying amount of the Group's property, plant and equipment amounted to RMB21,455 million at 31 December 2023. Of which, the carrying amount of the Group's machinery and equipment as at 31 December 2023 was RMB10,303 million. Any impairment of those assets identified may have material impact on the consolidated financial statements.

At the end of each reporting period, the Group reviewed internal and external sources of information, including but not limited to technical obsolescence to usage, significant change in use of assets with adverse effect on the Group, prolonged period of time being idle and economic performance of an asset was expected to be worse than expected, to assess whether there is any indication that machinery and equipment may be impaired.

If any such indication exists, an impairment test will be conducted. The carrying amounts of the assets will be written down to their recoverable amounts which are the higher of fair value less costs of disposal and value in use. The Group shall perform impairment assessment on machinery and equipment by estimating the recoverable amounts of the cash generating units ("CGUs") to which the assets belong principally based on their value in use or, if applicable, to measure the recoverable amount of certain individual assets with reference to their fair value less costs of disposal.

We identified the impairment of machinery and equipment as a key audit matter because of its significance to the consolidated financial statements and the judgement and estimation involved in the impairment review and test of machinery and equipment including the consideration of the indicators of impairment and the determination of the key assumptions applied in the impairment model.

Related disclosures are included in notes 3(p), 5(ii) and 15 to the consolidated financial statements.

# 我們的審計如何處理關鍵審計事項

我們就管理層對機器及設備的減值評估所 執行的主要程序,以抽樣形式(如適用)包括:

- a) 與管理層討論用於識別有減值跡象的機器及設備之基準及流程及審閱使用紀錄,以及機器及設備的盈利率,假如確定有該等減值跡象,評估管理層的減值測試是否根據香港財務準則之要求而進行;
- b) 評估管理層就計算減值金額所採用 之減值模型及釐定資產所屬的現金 產生單位時所作出的判斷的恰當性:
- c) 驗證計算使用價值中現金流模式的 運算的準確性;
- d) 依據我們對食品及飲品業務及市場 的知識,評估關鍵假設的合理性;
- e) 將輸入數據對賬至支持憑證,如未 來生產計劃及經批准的預算,並考 應該等預算的合理性及可行性;
- f) 參考活躍市場的市場價值(如適用) 以驗證已估算之公允價值減去出售 成本:及
- g) 考慮 貴集團就有關減值評估披露 的充足性。

# How our audit addressed the Key Audit Matter

Our key procedures, on sample basis where appropriate, in relation to management's impairment assessment of machinery and equipment included:

- Discussing the process and basis used to identify indicators of impairment of machinery and equipment with management and reviewing utilisation records and profitability of machinery and equipment, where such indicators were identified, assessing whether management had performed impairment testing in accordance with the requirements of HKFRSs;
- Assessing the appropriateness of the impairment model applied by the management in calculating the impairment charges and the judgements applied in determining the CGUs to which the assets belong;
- c) Verifying the mathematical accuracy of the discounted cash flow model used in the value in use calculation;
- d) Evaluating the reasonableness of key assumptions based on our knowledge of the food and beverage industry and market;
- e) Reconciling input data to supporting evidence, such as future production plans and approved budgets and assessing the reasonableness and feasibility of such plans and budgets;
- f) Verifying the estimated fair value less costs of disposal by making reference to the market price of an active market, if applicable; and
- g) Considering the adequacy of the Group's disclosure in respect of the impairment assessment.

# 關鍵審計事項

按公允價值等級制度分類為級別3的按公允價值列賬及在損益賬處理的金融資產(「FVPL」)及指定按公允價值列賬及在其他全面收益賬處理的權益工具(「指定FVOCI」)之估值

於2023年12月31日, 貴集團分類為級別3之FVPL及指定FVOCI的賬面值分別為人民幣9.90億元及人民幣1.55億元。

於結算日,管理層參考由投資經理或信託 管理人採用估值技術進行的估值去釐定 FVPL及指定FVOCI之公允價值。此等估值 技術,由其是包含使用一些並非由可觀察 市場資料支持的重大輸入及非根據可觀察 市場交易價格支持之假設。該等用作公允 價值估值的非可觀察輸入之敏感度轉變及 改用合理可能的替代假設可對此等金融資 產的估值有重大影響。

我們判斷此等分類為級別3的FVPL及指定FVOCI之估值為關鍵審計事項是基於對綜合財務報表的重要性及釐定FVPL及指定FVOCI之估值時涉及重大假設及估算。

有關披露分別載於綜合財務報表附註3(j),5(ii),22及43內。

#### **Key Audit Matter**

Valuation of financial assets at fair value through profit or loss ("FVPL") and equity instruments designated as at fair value through other comprehensive income ("Designated FVOCI") classified as level 3 of the fair value hierarchy

The carrying amounts of the Group's FVPL and Designated FVOCI classified as level 3 of the fair value hierarchy are RMB990 million and RMB155 million respectively at 31 December 2023.

At the end of each of the reporting period, the management determines the fair value of these FVPL and Designated FVOCI with reference to the valuations performed by the investment manager or trust administrator of these investments by applying valuation techniques. These valuation techniques, in particular those that used significant inputs that are not supported by observable market data and are based on assumptions that are not supported by prices from observable current market transactions. The sensitivity to changes in unobservable inputs used in the fair value measurement to reasonably possible alternative assumptions used in the valuations may have significant impact on the valuation of these financial assets.

We identified the valuation of FVPL and Designated FVOCI classified as level 3 of the fair value hierarchy as a key audit matter because of their significance to the consolidated financial statements and the judgement and estimation involved in determination of the fair value of these FVPL and Designated FVOCI.

Related disclosures are included in notes 3(j), 5(ii), 22 and 43 to the consolidated financial statements.

# 我們的審計如何處理關鍵審計事項

我們對此等 FVPL 及指定 FVOCI 之估值所執行的主要程序為,以抽樣形式(如適用)包括:

- a) 取得及查核相關金融資產的投資合同的條款;
- b) 取得及瞭解 貴集團之估值過程;
- c) 評估投資經理或信託管理人應用的 估值方法及假設的恰當性;
- d) 與投資經理或信託管理人討論及質 疑所使用之假設,主要輸入及所使 用基礎數據的合理性;及
- e) 檢視及評估敏感度分析之合理性。

# 其他信息

貴公司董事須為其他信息負責。其他信息 包括 貴公司2023年報內的所有信息, 但不包括綜合財務報表及我們就此出具的 核數師報告。

我們對綜合財務報表的意見並不涵蓋其他 信息,我們亦不就此發表任何形式的保證 結論。

就審核綜合財務報表時,我們的責任是閱 讀其他信息,並從中考慮其他信息是否與 綜合財務報表或我們在審計過程中所瞭解 的情況有重大抵觸,或者似乎存在重大錯 誤陳述。倘基於我們已執行的工作,我們 認為其他信息存在重大錯誤陳述,我們須 報告該事實。就此,我們沒有任何報告。

# How our audit addressed the Key Audit Matter

Our key procedures, on sample basis where appropriate, in relation to the valuation of these FVPL and Designated FVOCI included:

- a) Obtaining and examining the terms in the relevant investment agreements of the financial assets;
- b) Obtaining and understanding of the Group's valuation process;
- Assessing the appropriateness of the valuation methodologies and assumptions adopted by the investment managers or trust administrators;
- d) Discussing with the investment managers or trust administrators and challenging the reasonableness of the assumptions, key inputs and underlying data used; and
- e) Reviewing and evaluating the reasonableness of the sensitivity analysis.

#### **OTHER INFORMATION**

The directors of the Company are responsible for the other information. The other information comprises the information in the 2023 annual report of the Company but does not include the consolidated financial statements and our auditor's report thereon.

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

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

# 董事及治理層就綜合財務報表須承擔 的責任

貴公司董事須遵照香港會計師公會頒佈之 香港財務報告準則及公司條例之披露規 定,負責編製真實兼公平的綜合財務報 表,並落實其認為編製綜合財務報表所必 要的內部控制,以使綜合財務報表不存在 由於欺詐或錯誤而導致的重大錯誤陳述。

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

治理層負責監督 貴集團財務報告過程。

# 核數師就審核綜合財務報表須承擔的 責任

我們的目標是對綜合財務報表是否不存在由於欺詐或錯誤而導致的任何重大錯誤陳述取得合理保證,並出具包括我們意見的核數師報告。我們僅向 閣下(作為整體)報告,除此之外不作其他用途。我們不會就本報告的內容向任何其他人士負上或承擔任何責任。

合理保證是高水平的保證,但不能確保按 香港審計準則進行的審計總能發現某一存 在之重大錯誤陳述。錯誤陳述可以由欺詐 或錯誤引起,如合理預期它們個別或滙總 起來可能影響使用者依賴該綜合財務報表 所作出的經濟決定,則有關的錯誤陳述可 被視作重大。

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

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

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

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

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

Our objectives are to obtain reasonable assurance about whether the consolidated financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. This 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.

在根據香港審計準則進行審計的過程中, 我們將運用專業判斷及保持專業懷疑態 度。我們亦會:

- 瞭解與審計相關的內部控制,以設計適當的審計程序,但目的並非對 貴集團內部控制的有效性發表意見。
- 評價董事採用會計政策的恰當性及 其作出會計估計和相關披露的合理 性。
- 評價綜合財務報表的整體列報方式、結構及內容,包括披露事項, 以及綜合財務報表是否以公平的方式呈列相關交易及事項。

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

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

就 貴集團內實體或業務活動的財務資料獲取充分、適當的審計憑證,以對綜合財務報表發表意見。我們負責指導、監督和執行 貴集團之審計。我們為審計意見承擔全部負責。

我們與治理層溝通了計劃的審計範圍、時間安排、重大審計發現等事項,包括我們在審計期間識別出內部控制的任何重大缺陷。

我們亦向治理層提交聲明,說明我們已符合有關獨立性的相關專業道德要求,並與他們溝通可能合理地被認為會影響我們獨立性的所有關係和其他事項,以及在適用的情況下,採取相關的預防和防範措施。

從與治理層溝通的事項中,我們決定哪些事項對本期綜合財務報表的審計最為重要,因而構成關鍵審計事項。我們會在核數師報告中描述這些事項,除非法律法規不允許對某件事項作出公開披露,或在極罕見的情況下,若合理預期在我們報告中溝通某事項而造成的負面後果將會超過其產生的公眾利益,我們將不會在此等情況下在報告中溝通該事項。

 Obtain sufficient appropriate audit evidence regarding the financial information of the entities or business activities within the Group to express an opinion on the consolidated financial statements. We are responsible for the direction, supervision and performance of the group audit. We remain solely responsible for our audit opinion.

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

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

From the matters communicated with those charged with governance, we determine those matters that were of most significance in the audit of the consolidated financial statements of the current period and are therefore the key audit matters. We describe these matters in our auditor's report unless law and 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.

# 中審眾環(香港)會計師事務所有限公司

執業會計師

香港,2024年3月26日

出具本獨立核數師報告的審計項目董事 為:

#### 陳志明

執業牌照號碼: P05132

# **Mazars CPA Limited**

Certified Public Accountants
Hong Kong, 26 March 2024

The engagement director on the audit resulting in this independent auditor's report is:

# Chan Chi Ming Andy

Practising Certificate number: P05132

# 綜合收益表

# **Consolidated Income Statement**

		附註	<b>2023</b> 人民幣千元	2022 人民幣千元
		Note	RMB'000	RMB'000
收益	Revenue	6	80,418,075	78,717,420
銷售成本	Cost of sales		(55,950,986)	(55,818,003)
毛利	Gross profit		24,467,089	22,899,417
其他收益	Other revenue	7	540,694	650,412
其他淨收入	Other net income	8	893,447	874,820
分銷成本	Distribution costs		(17,883,440)	(16,809,780)
行政費用	Administrative expenses		(2,615,681)	(2,396,714)
其他經營費用	Other operating expenses		(230,480)	(750,648)
財務費用	Finance costs	9	(519,122)	(446,021)
應佔聯營及合營公司業績	Share of results of an associate			
	and joint ventures	20, 21	126,954	127,318
除税前溢利	Profit before taxation	9	4,779,461	4,148,804
税項	Taxation	11	(1,262,794)	(1,072,970)
本年度溢利	Profit for the year		3,516,667	3,075,834
應佔溢利:	Profit attributable to:			
本公司股東	Owners of the Company		3,117,461	2,632,312
少數股東權益	Non-controlling interests		399,206	443,522
本年度溢利	Profit for the year		3,516,667	3,075,834
每股溢利	Earnings per share	13		
基本	Basic		人民幣 55.33 分	人民幣 46.73分
			RMB55.33 cents	RMB46.73 cents
—————————————————————————————————————	Diluted		人民幣 55.31分	 人民幣 46.71 分
\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\	Dilated		RMB55.31 cents	RMB46.71 cents

# 綜合全面收益表

# Consolidated Statement of Comprehensive Income

			2023	2022
		附註	人民幣千元	人民幣千元
		Note	RMB'000	RMB'000
本年度溢利	Profit for the year		3,516,667	3,075,834
其他全面(虧損)收益:	Other comprehensive (loss) income:			
不會重分類至損益賬的項目	Items that will not be reclassified			
	to profit or loss:			
界定福利責任之重估值	Remeasurement of defined benefit			
	obligations	33	(9,596)	798
指定按公允價值列賬及在其他	Fair value changes in equity instruments			
全面收益賬處理的權益工具	designated as at fair value through			
公允價值之變動	other comprehensive income		(3,611)	7,874
			(13,207)	8,672
已經或其後可被重分類至	Items that are or may be reclassified			
損益賬中的項目:	subsequently to profit or loss:			
<b>匯</b> 兑 差 額	Exchange differences on consolidation		11.617	(1,640,813)
現金流量對沖	Cash flow hedges	31	39,664	(1,011)
			51,281	(1,641,824)
			51,251	(1,011,021)
本年度其他全面收益(虧損)	Other comprehensive income (loss)			
	for the year		38,074	(1,633,152)
本年度全面收益總額	Total comprehensive income			
	for the year		3,554,741	1,442,682
應佔全面收益總額:	Total comprehensive income			
	attributable to:			
本公司股東	Owners of the Company		3,153,917	1,124,397
少數股東權益	Non-controlling interests		400,824	318,285
			3,554,741	1,442,682

# 綜合財務狀況表

# **Consolidated Statement of Financial Position**

於2023年12月31日 At 31 December 2023

		-// >	2023	2022
		附註	人民幣千元	人民幣千元
		Note	RMB'000	RMB'000
資產	ASSETS			
非流動資產	Non-current assets			
投資性房地產	Investment properties	14	1,825,170	1,832,200
物業、機器及設備	Property, plant and equipment	15	21,454,802	21,259,417
使用權資產	Right-of-use assets	16	3,554,237	3,625,714
無形資產	Intangible assets	17	155,640	162,480
商譽	Goodwill	18	97,910	97,910
聯營公司權益	Interest in an associate	20	95,378	93,316
合營公司權益	Interest in joint ventures	21	529,323	614,316
按公允價值列賬及在	Financial assets at fair value through			
損益賬處理的金融資產	profit or loss	22	325,113	254,543
指定按公允價值列賬及在	Equity instruments designated as at			
其他全面收益賬處理的	fair value through other			
權益工具	comprehensive income	22	154,907	158,518
衍生金融工具	Derivative financial instruments	31	169,185	_
遞延税項資產	Deferred tax assets	34	339,411	481,923
長期定期存款	Long-term time deposits	26	3,975,000	5,841,900
			32,676,076	34,422,237
流動資產	Current assets			
存貨	Inventories	23	4,385,268	5,254,592
應收賬款	Trade receivables	24	1,579,983	1,808,281
可收回税項	Tax recoverable	27	42,364	20,354
預付款項及其他應收款項	Prepayments and other receivables	25	3,037,372	2,897,389
	Financial assets at fair value through	23	3,037,372	2,037,303
處理的金融資產	profit or loss	22	665,210	
長期定期存款之即期部份	Current portion of long-term time deposit	26	3,976,900	1,710,000
抵押銀行存款	Pledged bank deposits	26	32,015	12,531
銀行結餘及現金	Bank balances and cash	26	6,754,466	12,323,922
35/   ] WH M/ //- 10 70	bunk bulunces and cash	20		
			20,473,578	24,027,069
總資產 	Total assets		53,149,654	58,449,306
股東權益及負債	EQUITY AND LIABILITIES			
股本及儲備	Capital and reserves			
發行股本	Issued capital	27	196,681	235,741
股份溢價	Share premium	28	787,091	825,364
儲備	Reserves	29	12,910,832	12,310,421
本公司股東應佔股本及	Total capital and reserves attributable			
儲備總額	to owners of the Company		13,894,604	13,371,526
少數股東權益	Non-controlling interests	19	3,327,640	3,443,949

# 於2023年12月31日 At 31 December 2023

			2023	2022
		附註	人民幣千元	人民幣千元
		Note	RMB'000	RMB'000
非流動負債	Non-current liabilities			
長期有息借貸	Long-term interest-bearing borrowings	32	5,247,194	8,415,871
租賃負債	Lease liabilities	16	180,424	145,448
員工福利責任	Employee benefit obligations	33	52,898	69,026
遞延税項負債	Deferred tax liabilities	34	1,253,880	1,298,948
			6,734,396	9,929,293
流動負債	Current liabilities			
應付賬款	Trade payables	35	8,572,717	9,489,908
其他應付款項及已收押金	Other payables and deposits received	36	8,869,473	9,783,497
有息借貸之即期部份	Current portion of interest-bearing			
	borrowings	32	8,481,501	9,203,139
租賃負債	Lease liabilities	16	146,268	155,665
衍生金融工具	Derivative financial instruments	31	_	92,729
客戶預付款項	Advance payments from customers	39	2,821,969	2,571,730
税項	Taxation		301,086	407,870
			29,193,014	31,704,538
總負債	Total liabilities		35,927,410	41,633,831
股東權益及負債總額	Total equity and liabilities		53,149,654	58,449,306
淨流動負債	Net current liabilities		(8,719,436)	(7,677,469)
總資產減流動負債	Total assets less current liabilities		23,956,640	26,744,768

第185至353頁之綜合財務報表已由董事會於2024年3月26日批准及授權簽發,並由以下人士代表簽署

These consolidated financial statements on pages 185 to 353 were approved and authorised for issue by the Board of Directors on 26 March 2024 and signed on its behalf by

魏宏名 WEI Hong-Ming 董事 Director 井田純一郎 Junichiro Ida *董事 Director* 

# 綜合股東權益變動表

# Consolidated Statement of Changes in Equity 截至2023年12月31日止年度 Year ended 31 December 2023

		本公司股東應佔 Attributable to owners of the Company					
					股本及儲備	I di on de les V	
		₹V /= nn ±	nn /a v.v./æ		總額	少數股東權益	股東
		發行股本	股份溢價	P-1-1111	Total	Non-	權益總額
		Issued	Share	儲備	capital and	controlling	Total
		capital	premium	Reserves	reserves	interests	equity
		人民幣千元 RMB'000	人民幣千元 RMB'000	人民幣千元 RMB'000	人民幣千元 RMB'000	人民幣千元 RMB'000	人民幣千元 RMB'000
		KINIR OOO	KIVIB UUU	KIVIB UUU	KINIR OOO	KINIR OOO	KINIR OOO
於2022年1月1日	At 1 January 2022	235,633	786,965	17,637,378	18,659,976	3,748,524	22,408,500
本年度溢利	Profit for the year	_	_	2,632,312	2,632,312	443,522	3,075,834
其他全面收益(虧損)	Other comprehensive income (loss)						
現金流量對沖	Cash flow hedges	_	_	(747)	(747)	(264)	(1,011)
界定福利責任之重估值	Remeasurement of defined benefit obligations	_	_	836	836	(38)	798
指定按公允價值列賬及在其他	Fair value changes in equity instruments designated						
全面收益賬處理的權益工具	as at fair value through other comprehensive income						
公允價值之變動		_	_	7,874	7,874	_	7,874
匯兑差額 ————————————————————————————————————	Exchange differences on consolidation	_	_	(1,515,878)	(1,515,878)	(124,935)	(1,640,813)
其他全面虧損總額	Total other comprehensive loss	_	_	(1,507,915)	(1,507,915)	(125,237)	(1,633,152)
本年度全面收益總額	Total comprehensive income for the year	_	_	1,124,397	1,124,397	318,285	1,442,682
與本公司股東之交易	Transactions with owners of the Company:						
投資與分配	Contributions and distribution						
權益結算股份支付之款項	Equity settled share-based transactions	_	_	522	522	_	522
根據購股權計劃發行之股份	Shares issued under share option scheme	108	38,399	(9,353)	29,154	_	29,154
已批准及派發2021末期及	2021 final and special final dividend approved and paid						
特別末期股息		_	_	(3,942,523)	(3,942,523)	(622,860)	(4,565,383)
已批准及派發2022特別中期股息	2022 special interim dividend approved and paid	_	_	(2,500,000)	(2,500,000)	_	(2,500,000)
與本公司股東之交易總額	Total transactions with owners of the Company	108	38,399	(6,451,354)	(6,412,847)	(622,860)	(7,035,707)
於2022年12月31日	At 31 December 2022	235,741	825,364	12,310,421	13,371,526	3,443,949	16,815,475

			本公司股				
		At	tributable to owne	rs of the Company	<u> </u>		
					股本及儲備 總額	少數股東權益	股東
		發行股本	股份溢價		Total	Non-	權益總額
		Issued	Share	儲備	capital and	controlling	Total
		capital	premium	Reserves	reserves	interests	equity
		人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元
		RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
於2023年1月1日	At 1 January 2023	235,741	825,364	12,310,421	13,371,526	3,443,949	16,815,475
本年度溢利	Profit for the year	_	_	3,117,461	3,117,461	399,206	3,516,667
其他全面收益(虧損)	Other comprehensive income (loss)						
現金流量對沖	Cash flow hedges	_	_	39,400	39,400	264	39,664
界定福利責任之重估值(附註33)	Remeasurement of defined benefit obligations (Note 33)	_	_	(9,715)	(9,715)	119	(9,596)
指定按公允價值列賬及在其他	Fair value changes in equity instruments designated						
全面收益脹處理的權益工具	as at fair value through other comprehensive income						
公允價值之變動		_	_	(3,611)	(3,611)	_	(3,611)
匯兑差額	Exchange differences on consolidation	_	_	10,382	10,382	1,235	11,617
其他全面收益總額	Total other comprehensive income	_	_	36,456	36,456	1,618	38,074
本年度全面收益總額	Total comprehensive income for the year	_	_	3,153,917	3,153,917	400,824	3,554,741
與本公司股東之交易:	Transactions with owners of the Company:						
投資與分配	Contributions and distribution						
根據購股權計劃發行之股份	Shares issued under share option scheme (Note 27)						
(附註27)		7	2,026	(501)	1,532	_	1,532
功能貨幣變更之影響	Effect on the change of functional currency	(39,067)	(40,299)	79,366	_	_	_
已批准及派發2022末期及	2022 final and special final dividend approved						
特別末期股息(附註12)	and paid (Note 12)	_	_	(2,632,371)	(2,632,371)	(517,133)	(3,149,504)
與本公司股東之交易總額	Total transactions with owners of the Company	(39,060)	(38,273)	(2,553,506)	(2,630,839)	(517,133)	(3,147,972)
於2023年12月31日	At 31 December 2023	196,681	787,091	12,910,832	13,894,604	3,327,640	17,222,244

# 綜合現金流量表

# **Consolidated Statement of Cash Flows**

			2023	2022
		附註	人民幣千元	人民幣千元
		Note	RMB'000	RMB'000
經營活動	OPERATING ACTIVITIES			
經營業務所得現金	Cash generated from operations	37	7,279,303	6,022,166
已繳所得税	Income tax paid		(1,294,144)	(1,106,248)
已繳利息	Interest paid		(490,316)	(440,605)
經營活動所得現金淨額	Net cash from operating activities		5,494,843	4,475,313
投資活動	INVESTING ACTIVITIES			
已收利息	Interest received		515,478	488,936
長期定期存款增加	Increase in long-term time deposits	26	(2,160,000)	(2,375,000)
長期定期存款減少	Decrease in long-term time deposits	26	1,760,000	925,000
已收合營公司股利	Dividend received from joint ventures	21	189,615	121,957
已收一間聯營公司股利	Dividend received from an associate	20	17,740	17,739
已收按公允價值列賬及	Dividend received from financial assets			
在損益賬處理的金融資產	at fair value through profit or loss and			
及指定按公允價值列賬及	equity instruments designed as at			
在其他全面收益賬處理	fair value through other comprehensive			
的權益工具股利	income	8	127	1,413
出售按公允價值列賬及	Proceeds from disposal of financial			
在損益賬處理的	assets at fair value through profit or loss			
金融資產之所得		22	55	441,953
購入按公允價值列賬及	Purchase of financial assets at			
在損益賬處理的金融資產	fair value through profit or loss	22	(735,974)	(6,992)
結算衍生金融工具	Settlement of derivative			
	financial instruments		(72,937)	_
購入物業、機器及設備	Purchase of property,			
	plant and equipment		(3,560,454)	(3,123,833)
支付租賃土地之土地使用權	Payment for land use right in respect of			
	leasehold land	16	(83,925)	(115,111)
出售物業、機器及設備及	Proceeds from sale of property, plant			
使用權資產之所得	and equipment and right-of-use assets		132,666	216,920
其他流動負債之減少	Decrease in other current liabilities		_	(40,000)
出售附屬公司所得	Net cash inflow on disposal			
現金流入淨額	of subsidiaries	40	213,458	116,890
應收貸款之減少(增加)	Decrease (Increase) in loan receivables	25(a)	60,000	(50,000)
投資活動所用現金淨額	Net cash used in investing activities		(3,724,151)	(3,380,128)

年終之現金及現金等值物	Cash and cash equivalents at end of year	26	6,786,481	12,336,453
匯率變動之影響	Effect on exchange rate changes		(1,738)	(465)
	at beginning of year		12,336,453	15,859,238
年初之現金及現金等值物	Cash and cash equivalents			
現金及現金等值物的淨減少	Net decrease in cash and cash equivalents		(5,548,234)	(3,522,320)
融資活動所用現金淨額	Net cash used in financing activities		(7,318,926)	(4,617,505)
	short-term borrowings	37(b)	(5,638,678)	3,336,763
其他短期借貸之變動淨額	Net movement of other	27/1	(5.620.670)	2 226 762
原座或门及六位兵协	other borrowings	37(b)	(6,965,691)	(14,127,767)
新增越11頁款 償還銀行及其他貸款	Proceeds from bank borrowings Repayments of bank and	37(b)	8,648,724	13,434,412
支付租賃負債 新增銀行貸款	Payments of lease liabilities	37(b)	(215,408)	(213,967)
發行之股份	option scheme	27	1,532	29,154
根據購股權計劃	non-controlling interests Issue of shares under share	37(b)	(517,034)	(623,618)
已付少數股東權益之股息	the Company Dividends paid to		(2,632,371)	(6,452,482)
融 <b>資活動</b> 已付本公司股東之股息	<b>FINANCING ACTIVITIES</b> Dividends paid to owners of			
		附註	人民幣千元	人民幣千元
		Note	RMB'000	RMB'000
			2023	2022

# 綜合財務報表附註

# Notes to the Consolidated Financial Statements

截至2023年12月31日止年度 For the year ended 31 December 2023

# 1. 一般資料

康師傅控股有限公司(「本公司」) 為開曼群島註冊成立有限責任公司 及股票於香港聯合交易所有限公司 之主板上市。其主要營運地址為香 港灣仔港灣道18號中環廣場56樓 5607室及中華人民共和國(「中國」) 上海市閔行區吳中路1688號。

本公司為一家投資控股公司。本公司及其附屬公司(統稱為「本集團」) 主要從事生產及銷售方便麵和飲品。其附屬公司經營之主要業務載 於綜合財務報表附註46。

#### 1. GENERAL INFORMATION

Tingyi (Cayman Islands) Holding Corp. (the "Company") is a limited liability company incorporated in the Cayman Islands and its shares are listed on the Main Board of The Stock Exchange of Hong Kong Limited. The addresses of its principal place of business are Suite 5607, 56th Floor, Central Plaza, 18 Harbour Road, Wanchai, Hong Kong and No. 1688, Wuzhong Road, Minhang District, Shanghai, the People's Republic of China ("PRC").

The Company is an investment holding company. The Company and its subsidiaries (collectively, the "Group") are principally engaged in the manufacture and sale of instant noodles and beverages. The principal activities of its subsidiaries are set out in note 46 to the consolidated financial statements.

Prior to 1 January 2023, United States Dollar ("US\$") was the functional currency of the Company and its certain foreign subsidiaries. During the year, there is a change of the primary economic environment in which the Company and those subsidiaries operated. Accordingly, the board of directors (the "Directors") determined that the functional currency of the Company and those subsidiaries had been changed from US\$ to Renminbi ("RMB") effective from 1 January 2023 (the "Effective Date") as the Directors consider the change of functional currency of the Company and those foreign subsidiaries reflect more faithfully the economic effects of the underlying transactions, events and conditions of the Company and those foreign subsidiaries. The effect of the change in functional currency had been accounted for prospectively on the Effective Date in accordance with HKAS 21 which is set out in note 3(n) to the consolidated financial statements.

# 2. 編製基準

所有金額已約整至最接近的千位 數,除非另有説明。

除詳載於綜合財務報表附註4,於年內生效的新訂或經修訂之香港財務報告準則外,本綜合財務報表採用之會計政策與2022年度的財務報表是一致的。本集團所採用之主要會計政策概要載於綜合財務報表附註3。

在編製綜合財務報表時,於結算日,基於本集團流動負債較流動資產超出人民幣8,719,436,000元,因此董事已審慎評估本集團在可見未來之營運資金及融資需求。

董事基於本集團現有可動用之銀行 信貸的情況下,認為本集團在可見 將來有充分資源完全兑現其財務承 擔。故此,綜合財務報表以持續經 營之準則編製。

# 2. BASIS OF PREPARATION

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

All amounts have been rounded to the nearest thousand, unless otherwise indicated.

These consolidated financial statements have been prepared on a basis consistent with the accounting policies adopted in the 2022 consolidated financial statements except for the adoption of the new/revised HKFRSs that are relevant to the Group and effective from the current year as detailed in note 4 to the consolidated financial statements. A summary of the principal accounting policies adopted by the Group is set out in note 3 to the consolidated financial statements.

In preparing these consolidated financial statements, the Directors have carefully assessed the working capital and financing requirements of the Group in the foreseeable future, as the Group's current liabilities exceeded its current assets by RMB8,719,436,000 at the end of the reporting period.

Taking into account the existing banking facilities of the Group, the Directors are satisfied that the Group has sufficient resources to meet in full its financial obligations as they fall due in the foreseeable future. Accordingly, these consolidated financial statements have been prepared on a going concern basis.

# 3. 主要會計政策

# (a) 編製基準

編製綜合財務報表時以原值作為衡量標準,除按公允價值列賬之投資性房地產、按公允價值列賬及在損益賬處理的銀產、指定按公允價值列賬及在其他全面收益賬處理的權益工具及衍生金融工具。詳情載於下列之會計政策。

# (b) 綜合基準

綜合財務報表包括本公司及各 附屬公司之財務報表。編製附 屬公司財務報表的呈報年度與 本公司相同,會計政策亦貫徹 一致。

本集團內部各公司之間進行交易所致的所有結餘、交易、收支及損益均全數抵銷。附屬公司的業績自本集團取得控制權之日期起合併,並繼續合併附屬公司直至控制權終止日期。

少數股東權益獨立並與本公司 股東應佔權益分開呈列於綜合 收益表、綜合全面收益表內及 於綜合財務狀況表之股東權益 內。屬現時購買方擁有且於清 盤時令持有人有權按比例分佔 企業資產淨值之少數股東權 益,可初始按公允價值或少數 股東權益所佔被購方可確認的 比例確認於被購買方之任何少 數股東權益。計量基準根據逐 項收購而作出選擇。除非香港 財務報告準則要求以另一個測 量依據,否則其他類型的非控 股權益最初仍以公允價值來衡 量。

#### 3. PRINCIPAL ACCOUNTING POLICIES

#### (a) Basis of measurement

The measurement basis used in the preparation of these consolidated financial statements is historical cost, except for investment properties, financial assets at fair value through profit or loss, equity instruments designated as at fair value through other comprehensive income and derivative financial instruments, which are measured at fair value as explained in the accounting policies set out below.

#### (b) Basis of consolidation

The consolidated financial statements comprise the financial statements of the Company and all of its subsidiaries. The financial statements of the subsidiaries are prepared for the same reporting year as that of the Company using consistent accounting policies.

All intra-group balances, transactions, income and expenses and profits and losses resulting from intra-group transactions are eliminated in full. 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.

Non-controlling interests are presented, separately from owners of the Company, in the consolidated income statement and the consolidated statement of comprehensive income and within equity in the consolidated statement of financial position. The non-controlling interests in the acquiree, that are present ownership interests and entitle their holders to a proportionate share of the acquiree's net assets in event of liquidation, are measured initially either at fair value or at the present ownership interests' proportionate share in the recognised amounts of the acquiree's identifiable net assets. This choice of measurement basis is made on an acquisition-by-acquisition basis. Other types of non-controlling interests are initially measured at fair value unless another measurement basis is required by HKFRSs.

# 3. 主要會計政策(續)

# (b) 綜合基準(續)

#### 分配全面收益總額

本年度盈虧及全面收益的各項 目均由本公司股東及少數股東 權益分佔。全面收益總額歸於 本公司股東權益及少數股東權 益,即使此舉會導致少數股東 權益有虧損結餘。

#### 擁有權變動

#### (c) 商譽

因收購一項業務(包括收購共同 控制一項共同經營活動所構成 的一項業務)而產生的商譽乃 按所轉讓代價,被收購方的學 數股東權益及以前持有的被收 購方的股權在購買日的公允價 值、購買日的可辨認資產和被 收購方承擔的負債金額。

# 3. PRINCIPAL ACCOUNTING POLICIES (Continued)

#### (b) Basis of consolidation (Continued)

Allocation of total comprehensive income

Profit or loss and each component of other comprehensive income are attributed to the owners of the Company and to the non-controlling interests. Total comprehensive income is attributed to the owners of the Company and the non-controlling interest even if this results in the non-controlling interest having a deficit balance.

#### Changes in ownership interests

Changes in the Group's ownership interests in a subsidiary that do not result in a loss of control are accounted for as equity transactions. The carrying amounts of the controlling and non-controlling interests are adjusted to reflect the changes in their relative interests in the subsidiary. Any difference between the amount by which the non-controlling interests are adjusted and the fair value of the consideration paid or received is recognised directly in "transactions with non-controlling interests reserve" within equity and attributed to the owners of the Company.

When the Group loses control of a subsidiary, the profit or loss on disposal is calculated as the difference between (i) the aggregate of the fair value of the consideration received and the fair value of any retained interest and (ii) the carrying amount of the assets (including goodwill) and liabilities of the subsidiary and any non-controlling interests. The amounts previously recognised in other comprehensive income in relation to the disposed subsidiary are accounted for on the same basis as would be required if the Group had directly disposed of the related assets or liabilities.

# (c) Goodwill

Goodwill arising on an acquisition of a business (including the acquisition of joint control of a joint operation in which the activity constitutes a business) is measured at the excess of the consideration transferred, the amount of any noncontrolling interest in the acquiree and the fair value of any previously held equity interest in the acquiree over the acquisition date, amounts of the identifiable assets acquired and the liabilities assumed of the acquired business.

TINGYI (CAYMAN ISLANDS) HOLDING CORP.

# 3. 主要會計政策(續)

# (c) 商譽(續)

另一方面,所收購可識別資產的收購日期金額與被收購企業工作的負債相對於轉讓的負價,被收購方的任何少數股價權益金額以及收購方的公司的企業工作。 位先前於收購事項中持有的於值先前於收購事項中持有的於值,於重新評估後即時於損益確認為議價購買收入。

# (d) 物業、機器及設備

除在建工程外,物業、機器及設備之折舊是根據全面投用年限,預計發值後以直線法計提項更明年提到。當物業、機器及設備項目。當物業、機器及設備項目之成本同部分有不同使用年期時,項目之成本在不同部分配,每個按合理基準分配,每個部份分開計算折舊。

#### 3. PRINCIPAL ACCOUNTING POLICIES (Continued)

#### (c) Goodwill (Continued)

Goodwill on acquisition of business is recognised as a separate asset and is carried at cost less accumulated impairment losses, which is tested for impairment annually or more frequently if events or changes in circumstances indicate that the carrying value may be impaired. For the purpose of impairment test and determination of gain or loss on disposal, goodwill is allocated to cash-generating units ("CGUs"). An impairment loss on goodwill is not reversed.

On the other hand, any excess of the acquisition date amounts of identifiable assets acquired and the liabilities assumed of the acquired business over the sum of the consideration transferred, the amount of any non-controlling interests in the acquiree and the fair value of the acquirer's previously held interest in the acquiree, if any, after reassessment, is recognised immediately in profit or loss as an income from bargain purchase.

# (d) Property, plant and equipment

Freehold land is not depreciated and stated at cost less accumulated impairment losses. All other property, plant and equipment, other than construction in progress, are stated at cost less accumulated depreciation and accumulated impairment losses. 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. Repairs and maintenance are charged to profit or loss during the year in which they are incurred.

Depreciation is provided to write off the cost less accumulated impairment losses of property, plant and equipment, other than construction in progress, over their estimated useful lives as set out below from the date on which they are available for use and after taking into account their estimated residual values, using the straight-line method. Where parts of an item of property, plant and equipment have different useful lives, the costs of the item is allocated on a reasonable basis and depreciated separately.

10至30年

截至2023年12月31日止年度 Year ended 31 December 2023

# 3. 主要會計政策(續)

# (d) 物業、機器及設備(續)

樓宇

機器及設備:10至12年一飲品10至12年一其他5至10年

電器及設備 5年 雜項設備 3至10年

當出售時或當繼續使用資產預期不會產生任何未來絕項項目會產生任何未來。當物實別,物業心體。當物業、機器之體,被終止確認。當物業、機之會,接出售或棄用時所得與之產,接其出售所得淨額之產,接其出售所得淨額之產,數別於損益賬內。

當現有物業變成一個投資性房 地產,於改變用途日有關該物 業的賬面值及公允價值之間的 任何差額會按照香港會計準則 第16號之要求同樣地採用重估 法處理。

#### (e) 在建工程

#### (f) 投資性房地產

投資性房地產的土地和樓宇由 所有人或者承租人持有,以 賺取租金收入及/或作資本增 值。這些措施包括對當前不確 定的未來持有的屬性。

# 3. PRINCIPAL ACCOUNTING POLICIES (Continued)

# (d) Property, plant and equipment (Continued)

Buildings 10 to 30 years

Machinery and equipment:

- Instant noodles 10 to 12 years

- Beverages 10 to 12 years

- Others 5 to 10 years

Electrical appliances and equipment 5 years

Miscellaneous equipment 3 to 10 years

An item of property, plant and equipment is derecognised upon disposal or when no future economic benefits are expected to arise from the continued use of the asset. Any gain or loss arising on derecognition of the asset (calculated as the difference between the net disposal proceeds and the carrying amount of the item) is included in profit or loss in the year in which the item is derecognised.

When an existing property becomes an investment property, any difference at the date of change in use between the carrying amount and the fair value of the property is accounted for in the same way as a revaluation in accordance with HKAS 16.

#### (e) Construction in progress

Construction in progress represents buildings, plant and machinery under construction or pending installation and is stated at cost less accumulated impairment losses, if any. Cost includes the costs of construction and acquisition and capitalised borrowing costs. No depreciation is made on construction in progress until such time as the relevant assets are completed and ready for intended use. When the assets concerned are available for use, the costs are transferred to property, plant and equipment and depreciated in accordance with the policy as stated in 3(d) above.

# (f) Investment properties

Investment properties are land and buildings that are held by owner or lessee, to earn rental income and/or for capital appreciation. These include properties held for a currently undetermined future use.

# 3. 主要會計政策(續)

# (f) 投資性房地產(續)

投資性房地產以公允價值於結 算日列賬。任何公允價值的 所產生的收益或損失,計 調損益。投資性房地產的 價值是根據持有認可的與 價值是根據持有認可別及 格,並具有近期同類別及值 。 以對產評估經驗的獨立估值 。 估值。

# (g) 無形資產

# 特許經營權

# 水資源許可證

獲得水資源許可證的初始成本 資本化。水資源許可證擁有有 限使用年限按成本減累計攤銷 及累計減值虧損列賬。攤銷按 其估計可使用年限以直線法計 提。

# (h) 附屬公司

附屬公司乃本集團控制之實體。本集團在參與該實體業務時有權力得到可變回報及有能力透過其權力影響這些回報及有能視為控制該實體。倘有事實及情況顯示對上述一項或多項控制因素出現變化,本集團將重新評估其是否控制被投資方。

#### 3. PRINCIPAL ACCOUNTING POLICIES (Continued)

# (f) Investment properties (Continued)

Investment properties are stated at fair value at the end of the reporting period. Any gain or loss arising from a change in fair value is recognised in profit or loss. The fair value of investment property is based on a valuation by an independent valuer who holds a recognised professional qualification and has recent experience in the location and category of property being valued.

# (g) Intangible asset

# Concession right

Concession right acquired in a business combination is recognised at fair value at the acquisition date. Concession right has finite useful life and is carried at cost less accumulated amortisation and accumulated impairment losses. Amortisation is calculated using the straight-line method over its estimated useful life. Both the period and method of amortisation are reviewed annually.

# Water resource license

The initial cost of acquiring water resource license is capitalised. The water resource license has finite useful lives are carried at cost less accumulated amortisation and accumulated impairment losses. Amortisation is provided on the straight-line basis over its estimated useful lives.

#### (h) Subsidiaries

A subsidiary is an entity that is controlled by the Group. The Group controls an entity when it is exposed, or has rights, to variable returns from its involvement with the entity and has the ability to affect those returns through its power over the entity. The Group reassesses whether it controls an investee if facts and circumstances indicate that there are changes to one or more of the elements of control.

# 3. 主要會計政策(續)

# (h) 附屬公司(續)

在附註內顯示之本公司財務狀 況表內,附屬公司權益以成本 減去減值虧損列值已標示在附 註內。倘附屬公司權益之賬面 值高於可收回金額,則會個別 撇減至其可收回金額。附屬公 司業績由本公司按已收及應收 股息基準入賬。

# (i) 聯營公司和合營公司

聯營公司乃本集團有重大影響 之實體。重大影響是指對被投 資方的財務和經營政策有參與 決策的權利,但並不構成控制 或共同控制。

# 3. PRINCIPAL ACCOUNTING POLICIES (Continued)

# (h) Subsidiaries (Continued)

In the Company's statement of financial position, which is presented within these notes, an interest in a subsidiary is stated at cost less impairment loss. The carrying amount of the interest in a subsidiary is reduced to its recoverable amount on an individual basis, if it is higher than the recoverable amount. The results of subsidiaries are accounted for by the Company on the basis of dividends received and receivable.

# (i) Associates and joint ventures

An associate is an entity over which the Group has 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 joint arrangement whereby the parties that have joint control of the arrangement have rights to the net assets of the arrangement. A joint arrangement is an arrangement of which two or more parties have joint control. Joint control is a 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 reassesses whether it has joint control of an arrangement and whether the type of joint arrangement in which it is involved has changed, if facts and circumstances change.

The Group's interest in associate or joint venture is accounted for under the equity method of accounting, except when the investment or a portion thereof is classified as held for sale. Under the equity method, the investment is initially recorded at cost and adjusted thereafter for the post-acquisition changes in the Group's share of the investee's net assets and any impairment loss relating to the investment. Except to the extent that the Group has incurred legal or constructive obligations or made payments on behalf of the investee, the Group discontinues recognising its share of further losses when the Group's share of losses of the investee equals or exceeds the carrying amount of its interest in the investee, which includes any long term interests that, in substance, form part of the Group's net investment in the investee.

# 3. 主要會計政策(續)

# (i) 聯營公司和合營公司(續)

本集團與聯營公司和合營公司 超行交易產生之任何未實現有關 投資方之權益為限進行抵銷, 性倘未實現虧損顯示所轉讓 產出現減值之證據,在該請 下,有關虧損即時在損益表確 認。

# (j) 金融工具

金融資產

確認及終止確認

金融資產只有於本集團成為該 工具合約條文之其中一方時確 認。

金融資產(沒有重大融資成分的 貿易應收款項除外)起初按公允 價值列賬。若金融資產非按公 允價值列賬及在損益賬處理, 則加上其直接相關之交易費用 列賬。該等貿易應收款項初步 按其交易價格計量。

#### 3. PRINCIPAL ACCOUNTING POLICIES (Continued)

# (i) Associates and joint ventures (Continued)

Unrealised profits and losses resulting from transactions between the Group and its associates and joint ventures are eliminated to the extent of the Group's interest in the investees, except where unrealised losses provide evidence of an impairment of the asset transferred, in which case they are recognised immediately in profit or loss.

#### (i) Financial instruments

Financial assets

Recognition and derecognition

Financial assets are recognised when and only when the Group becomes a party to the contractual provisions of the instruments.

A financial asset is derecognised when and only when (i) the Group's contractual rights to future cash flows from the financial asset expire, or (ii) the Group transfers the financial asset and either (a) it transfers substantially all the risks and rewards of ownership of the financial asset, or (b) it neither transfers nor retains substantially all the risks and rewards of ownership of the financial asset but it does not retain control of the financial asset.

Financial assets (except for trade receivables without a significant financing component) are initially recognised at their fair value plus, in the case of financial assets not carried at fair value through profit or loss, transaction costs that are directly attributable to the acquisition of the financial assets. Such trade receivables are initially measured at their transaction price.

# 3. 主要會計政策(續)

# (i) 金融工具(續)

金融資產(續)

確認及終止確認(續)

初始確認時,金融資產分類為(i)按攤銷成本計量;(ii)指定按公允價值列賬及在其他全面收益賬處理的權益工具(「指定FVOCI」);或(iii)按公允價值列賬及在損益賬處理(「FVPL」)。

嵌入式混合合約的衍生金融工 具(其主體資產為香港財務報告 準則第9號範圍內)並不會從主 體資產中分割。相反,需評估 整個混合合約的分類。

# B. PRINCIPAL ACCOUNTING POLICIES (Continued)

#### (i) Financial instruments (Continued)

Financial assets (Continued)

Recognition and derecognition (Continued)

On initial recognition, a financial asset is classified as (i) measured at amortised cost; (ii) equity instruments designated as at fair value through other comprehensive income ("Designated FVOCI"); or (iii) measured at fair value through profit or loss ("FVPL").

The classification of financial assets at initial recognition depends on the Group's business model for managing the financial assets and the financial asset's contractual cash flow characteristics. Financial assets are not reclassified subsequent to their initial recognition unless the Group changes its business model for managing them, in which case all affected financial assets are reclassified on the first day of the first annual reporting period following the change in the business model.

Derivatives embedded in a hybrid contract in which a host is an asset within the scope of HKFRS 9 are not separated from the host. Instead, the entire hybrid contract is assessed for classification.

# 3. 主要會計政策(續)

# (i) 金融工具(續)

金融資產(續)

1) 按攤銷成本計量的金融資產

如果金融資產滿足以下 兩個條件且未指定為 FVPL,則按攤銷成本計 量:

- (i) 其業務模式是持有 金融資產以收取 合約現金流量為目 的:和
- (ii) 其合約條款在指定 日期產生現金流量,該現金流量僅 為本金及未償還本 金的利息。

按攤銷成本計算的金融資產其後採用實際利率法計量,並可能會出現減值。 減值、終止確認或攤銷過程產生的收益和損失於損 益賬確認。

本集團的按攤銷成本計量 的金融資產包括銀行結餘 及現金、抵押銀行存款、 長期定期存款及應收賬款 及其他應收款。

# 3. PRINCIPAL ACCOUNTING POLICIES (Continued)

j) Financial instruments (Continued)

Financial assets (Continued)

1) Financial assets measured at amortised cost

A financial asset is measured at amortised cost if it meets both of the following conditions and is not designated as at FVPL:

- (i) it is held within a business model whose objective is to hold financial assets in order to collect contractual cash flows; and
- (ii) its contractual terms give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding.

Financial assets at amortised cost are subsequently measured using the effective interest method and are subject to impairment. Gains and losses arising from impairment, derecognition or through the amortisation process are recognised in profit or loss.

The Group's financial assets at amortised cost include bank balances and cash, pledged bank deposits, longterm time deposits and trade and other receivables.

# 3. 主要會計政策(續)

# (i) 金融工具(續)

金融資產(續)

#### 2) 指定FVOCI

於初始確認時,本集團可作出不可撤回的選擇,中期的選擇,中期的選擇,可撤回的權益工務的權益工務。 投資,或非在香港財第3號業務合時。 告準則第3號業務合併。 時的收購方確認的與關於 用時的收購方確認的變。 便值之後續公允價值整。 程列在其他全面收益。 發見以逐個性判斷確認的。

本集團不可撤回地將若干 非上市股本證券投資指定 為指定FVOCI,因為該等 股本證券是本集團擬長期 持有為戰略目的投資。本 集團的指定FVOCI詳情載 於綜合財務報告附註22。

# 3. PRINCIPAL ACCOUNTING POLICIES (Continued)

# (j) Financial instruments (Continued)

Financial assets (Continued)

# 2) Designated FVOCI

Upon initial recognition, the Group may make an irrevocable election to present subsequent changes in the fair value of an investment in an equity instrument that is neither held for trading nor contingent consideration recognised by an acquirer in a business combination to which HKFRS 3 applies in other comprehensive income. The classification is determined on an instrument-by-instrument basis.

These equity investments are subsequently measured at fair value and are not subject to impairment. Dividends are recognised in profit or loss unless the dividend clearly represents a recovery of part of the cost of the investment. Other gains or losses are recognised in other comprehensive income and shall not be subsequently reclassified to profit or loss. Upon derecognition, the cumulative gain or loss is transferred directly to retained profits.

The Group irrevocably designated certain investments in unlisted equity securities as Designated FVOCI because the Group intends to hold these equity securities for long term for strategic purposes. The details of the Group's financial assets at Designated FVOCI have been set out in note 22 to the consolidated financial statements.

# 3. 主要會計政策(續)

# (j) 金融工具(*續*)

金融資產(續)

3) 按FVPL 處理的金融資產

此等投資包括非以攤銷成 本或FVOCI計量的金融資 產,包括持有作為交易性 之金融資產、在初始確 認時指定為按FVPL計量 的金融資產,以及香港財 務報告準則第3號所適用 的業務合併或有代價的安 排所產生的金融資產及其 他須以FVPL計量之金融 資產。有關工具按公允價 值計量,公允價值之變動 確認於損益賬內,不包括 任何金融資產的股息或利 息,股息或利息收入與公 允價值損益分開呈報。

若金融資產被歸類為持有 作為交易,其:

- (i) 收購是為了在短期 內出售為主要目 的:
- (ii) 被集中管理及具有 短期獲利的最近實 際模式的可辨認金 融工具組合的一部 分:或
- (iii) 不屬於財務擔保合 同,或沒有指定且 為有效對沖工具的 衍生工具。

#### 3. PRINCIPAL ACCOUNTING POLICIES (Continued)

# (j) Financial instruments (Continued)

Financial assets (Continued)

3) Financial assets at FVPL

These investments include financial assets that are not measured at amortised cost or FVOCI, including financial assets held for trading, financial assets designated upon initial recognition as at FVPL, financial assets resulting from a contingent consideration arrangement in a business combination to which HKFRS 3 applies and financial assets that are otherwise required to be measured at FVPL. They are carried at fair value, with any resultant gain and loss recognised in profit or loss, which does not include any dividend or interest earned on the financial assets. Dividend or interest income is presented separately from fair value gain or loss.

A financial asset is classified as held for trading if it is:

- (i) acquired principally for the purpose of selling it in the near term;
- (ii) part of a portfolio of identified financial instruments that are managed together and for which there is evidence of a recent actual pattern of short-term profit-taking on initial recognition; or
- (iii) a derivative that is not a financial guarantee contract or not a designated and effective hedging instrument.

# 3. 主要會計政策(續)

# (i) 金融工具(續)

#### 金融資產(續)

3) 按FVPL處理的金融資產 (續)

僅當各按不同基礎計量資產/負債或確認收益/虧損時會導致不一致的抵銷或重大計量減少時,金融資產初始確認時指定為按FVPL計量。

本集團的按FVPL計量的 金融資產,包括投資財 金、非上市銀行理財市 品、結構性存款、上上 器券及衍生金融工具且 詳載於綜合財務報表附且 22及31。有關按FVPL處 理的金融資產的金融風險 請參閱綜合財務報表附註 42。

# 金融負債

# 確認及終止確認

金融負債只有於本集團成為該 工具合約條文之其中一方時確 認。

當於有關合約上列明之債務償 清、被解除或取消或已到期 時,則終止確認該金融負債。

# 3. PRINCIPAL ACCOUNTING POLICIES (Continued)

#### (i) Financial instruments (Continued)

Financial assets (Continued)

3) Financial assets at FVPL (Continued)

Financial assets are designated at initial recognition as at FVPL only if doing so eliminates or significantly reduces a measurement or recognition inconsistency that would otherwise arise from measuring assets or liabilities or recognising the gains or losses on them on different bases

The Group's financial assets at FVPL include investment funds, unlisted bank financial products, structured deposits, listed equity securities and derivative financial instruments as further detailed in notes 22 and 31 to the consolidated financial statements. Information about the Group's exposure to financial risk of the financial assets at FVPL is included in note 42 to the consolidated financial statements.

#### Financial liabilities

# Recognition and derecognition

Financial liabilities are recognised when and only when the Group becomes a party to the contractual provisions of the instruments.

A financial liability is derecognised when and only when the liability is extinguished, that is, when the obligation specified in the relevant contract is discharged, cancelled or expires.

# 3. 主要會計政策(續)

# (j) 金融工具(續)

金融負債(續)

分類及計量

金融負債起初按公允價值列 賬。若金融負債非按FVPL計 量,則加上其直接相關之交易 費用列賬。

按FVPL處理的金融負債包括持 有作為交易之金融負債,以及 起始指定按FVPL確認者,以及 香港財務報告準則第3號所適 用的業務合併中的收購方或有 代價所產生的金融負債。有關 工具按公允價值計量,任何由 此產生的收益及虧損不包括在 損益中確認的利息支出,但可 歸因於負債信貸風險的指定按 FVPL計量的金融負債的公允價 值變動部分在其他全面收益中 呈列,除非這種處理會在損益 中產生或擴大會計錯配。其他 全面收益中呈列的金額不得隨 後轉入損益賬。終止確認時, 累計收益或虧損直接轉入保留 溢利,利息費用與公允價值損 益分開列示。

# 3. PRINCIPAL ACCOUNTING POLICIES (Continued)

# j) Financial instruments (Continued)

Financial liabilities (Continued)

Classification and measurement

Financial liabilities are initially recognised at their fair value plus, in the case of financial liabilities not carried at FVPL, transaction costs that are directly attributable to the issue of the financial liabilities.

The Group's financial liabilities include trade and other payables, lease liabilities, interest-bearing borrowings and derivative financial instruments. All financial liabilities, except for financial liabilities at FVPL, are recognised initially at their fair value and subsequently measured at amortised cost, using the effective interest method, unless the effect of discounting would be insignificant, in which case they are stated at cost.

Financial liabilities at FVPL include financial liabilities held for trading, financial liabilities designated upon initial recognition as at FVPL and financial liabilities that are contingent consideration of an acquirer in a business combination to which HKFRS 3 applies. They are carried at fair value, with any resultant gain and loss excluding interest expenses recognised in profit or loss, except for the portion of fair value changes of financial liabilities designated at FVPL that are attributable to the credit risk of the liabilities, which is presented in other comprehensive income unless such treatment would create or enlarge an accounting mismatch in profit or loss. The amounts presented in other comprehensive income shall not be subsequently transferred to profit or loss. Upon derecognition, the cumulative gain or loss is transferred directly to retained profits. Interest expenses are presented separately from fair value gain or loss.

# 3. 主要會計政策(續)

# (i) 金融工具(續)

金融負債(續)

分類及計量(續)

衍生金融工具初步於訂立衍生 工具合約之日按公允價值確 認,其後於結算日按其公允價 值重新計量。公允價值後續 動的會計處理視乎衍生工具 動的會計處理視乎衍生工具 為對沖工具,則取決於其所對 沖項目的性質(見綜合財務報表 附註3(k))。

香港財務報告準則第9號範圍內不屬於資產的主體簽訂的混合合約中的衍生工具,在符合衍生工具的定義時會被視為獨立衍生工具,其經濟特徵及風險與主體的資產並無密切關係,及混合合約不以FVPL計量。

# 金融資產及其他項目之減值

# 3. PRINCIPAL ACCOUNTING POLICIES (Continued)

#### (i) Financial instruments (Continued)

Financial liabilities (Continued)

Classification and measurement (Continued)

Derivative financial instruments are initially recognised at fair value on the date a derivative contract is entered into and are subsequently remeasured to their fair value at the end of each reporting period. The accounting for subsequent changes in fair value depends on whether the derivative is designated as a hedging instrument, and if so, the nature of the item being hedged (see note 3(k) to consolidated financial statements).

Derivatives embedded in a hybrid contract with a host that is not an asset within the scope of HKFRS 9 are treated as separate derivatives when they meet the definition of a derivative, their economic characteristics and risks are not closely related to those of the host, and the hybrid contract is not measured at FVPL.

# Impairment of financial assets and other items

The Group recognises loss allowances for expected credit losses ("ECL") on financial assets that are measured at amortised cost to which the impairment requirements apply in accordance with HKFRS 9. Except for the specific treatments as detailed below, at each reporting date, the Group measures a loss allowance for a financial asset at an amount equal to the lifetime ECL if the credit risk on that financial asset has increased significantly since initial recognition. If the credit risk on a financial asset has not increased significantly since initial recognition, the Group measures the loss allowance for that financial asset at an amount equal to 12-month ECL.

# 3. 主要會計政策(續)

# (j) 金融工具(續)

金融資產及其他項目之減值(續)

ECL的計量

ECL是對金融工具預期存續期 的信貸虧損(即所有現金短缺的 現值)的概率加權估計。

就金融資產而言,信貸虧損為 應付合約實體的合約現金流量 與該實體預期收取的現金流量 之間的差額的現值。

整個存續期ECL代表將在金融工具的預期存續期內發生的所有可能違約事件的ECL,而12個月的ECL代表預期由金融工具的違約事件產生的整個存續期ECL其中部分,該部分在報告日期之後12個月內可能發生。

如果ECL是在集體基礎上計量 的,則金融工具按以下一個或 多個共享信貸風險特徵分組:

- (i) 逾期還款信息
- (ii) 工具的性質
- (iii) 抵押品的性質
- (iv) 債務人行業
- (v) 債務人的地理位置
- (vi) 外部信貸風險評級

虧損撥備根據每個報告日金融 工具反映自初始確認的信 險及損失的轉變而重估 機備產生的轉變在損益相關 認為減值損益並調整由 到賬及在其他全面關價 處確 於其他全面損損 於其他全面 於其他全面 於其他值儲備 (可轉回)。

# 3. PRINCIPAL ACCOUNTING POLICIES (Continued)

# (j) Financial instruments (Continued)

Impairment of financial assets and other items (Continued)

Measurement of ECL

ECL is a probability-weighted estimate of credit losses (i.e. the present value of all cash shortfalls) over the expected life of the financial instrument.

For financial assets, a credit loss is the present value of the difference between the contractual cash flows that are due to an entity under the contract and the cash flows that the entity expects to receive.

Lifetime ECL represents the ECL that will result from all possible default events over the expected life of a financial instrument while 12-month ECL represents the portion of lifetime ECL that is expected to result from default events on a financial instrument that are possible within 12 months after the reporting date.

Where ECL is measured on a collective basis, the financial instruments are grouped on the following one or more shared credit risk characteristics:

- (i) past due information
- (ii) nature of instrument
- (iii) nature of collateral
- (iv) industry of debtors
- (v) geographical location of debtors
- (vi) external credit risk ratings

Loss allowance is remeasured at each reporting date to reflect changes in the financial instrument's credit risk and loss since initial recognition. The resulting changes in the loss allowance are recognised as an impairment gain or loss in profit or loss with a corresponding adjustment to the carrying amount of the financial instrument, except in the case of debt instruments measured at fair value through other comprehensive income, the loss allowance is recognised in other comprehensive income and accumulated in the investment revaluation reserve (recycling).

# 3. 主要會計政策(續)

# (i) 金融工具(續)

金融資產及其他項目之減值(續)

#### 違約的定義

本集團認為以下構成內部信貸 風險管理目的的違約事件,因 為歷史經驗顯示,如果符合以 下任何標準的金融工具,本集 團可能無法全額收回未償還的 合同金額。

- (i) 內部建立或從外部來源獲 得的信息顯示債務人不可 能全額支付其債權人,包 括本集團(不考慮本集團 持有的任何抵押品);或
- (ii) 交易方違反財務契諾。

不管上述分析,本集團認為,當金融資產逾期超過90天時,視為違約已發生,除非本集團有合理且可支持的信息證明滯後的違約標準更為合適。

# 3. PRINCIPAL ACCOUNTING POLICIES (Continued)

# (j) Financial instruments (Continued)

Impairment of financial assets and other items (Continued)

#### Definition of default

The Group considers the following as constituting an event of default for internal credit risk management purposes as historical experience indicates that the Group may not receive the outstanding contractual amounts in full if the financial instrument that meets any of the following criteria.

- information developed internally or obtained from external sources indicates that the debtor is unlikely to pay its creditors, including the Group, in full (without taking into account any collaterals held by the Group); or
- (ii) there is a breach of financial covenants by the counterparty.

Irrespective of the above analysis, the Group considers that default has occurred when a financial asset is more than 90 days past due unless the Group has reasonable and supportable information to demonstrate that a more lagging default criterion is more appropriate.

# 3. 主要會計政策(續)

# (j) 金融工具(續)

金融資產及其他項目之減值(續)

評估信貸風險顯著增加

- 債務人未能在到期日償還 本金及利息;
- 金融工具的實際或預期的 外部或內部信貸評級(如 有)顯著轉差;
- 債務人的實際或預期營運 業績顯著轉差;及
- 實際或預期的科技、市場,經濟或法律環境轉變會對債務人滿足其對本集團的債務造成或可能造成顯著不利影響。

無論上述評估的結果如何,本 集團均假設自合約付款到期日 逾期30天,金融工具的信貸風 險自初步確認後大幅增加。

# 3. PRINCIPAL ACCOUNTING POLICIES (Continued)

# (j) Financial instruments (Continued)

Impairment of financial assets and other items (Continued)

Assessment of significant increase in credit risk

In assessing whether the credit risk on a financial instrument has increased significantly since initial recognition, 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 date of initial recognition. In making this assessment, the Group considers both quantitative and qualitative information that is reasonable and supportable, including historical experience and forward-looking information that is available without undue cost or effort. In particular, the following information is taken into account in the assessment:

- the debtor's failure to make payments of principal or interest on the due dates;
- an actual or expected significant deterioration in the financial instrument's external or internal credit rating (if available);
- an actual or expected significant deterioration in the operating results of the debtor; and
- actual or expected changes in the technological, market, economic or legal environment that have or may have a significant adverse effect on the debtor's ability to meet its obligation to the Group.

Irrespective of the outcome of the above assessment, the Group presumes that the credit risk on a financial instrument has increased significantly since initial recognition when contractual payments are more than 30 days past due.

# 3. 主要會計政策(續)

# (j) 金融工具(續)

金融資產及其他項目之減值(續)

評估信貸風險顯著增加(續)

儘管有上述各項,如果該金融工具在報告日確定具有低信貸風險,本集團假設該等金融工具的信貸風險自初始確認後並未顯著增加。

#### 低信貸風險

在下列情況下,金融工具被確 定具有低信貸風險:

- (i) 違約風險低;
- (ii) 借款人有強大能力在短期 內履行其合約現金流量義 務:和
- (iii) 長期經濟和商業條件的不 利變化可能但不一定會降 低借款人履行合約現金流 量義務的能力。

如綜合財務報表附註42所載, 非上市銀行理財產品、結構性 存款、衍生金融工具、長期定 期存款、銀行結餘及現金、應 收聯營公司、合營公司、有關 聯人士款項以及應收貸款被確 定具有低信貸風險。

# 3. PRINCIPAL ACCOUNTING POLICIES (Continued)

#### (i) Financial instruments (Continued)

Impairment of financial assets and other items (Continued)

Assessment of significant increase in credit risk (Continued)

Notwithstanding the foregoing, the Group assumes that the credit risk on a financial instrument has not increased significantly since initial recognition if the financial instrument is determined to have low credit risk at the reporting date.

Low credit risk

A financial instrument is determined to have low credit risk if:

- (i) it has a low risk of default;
- (ii) the borrower has a strong capacity to meet its contractual cash flow obligations in the near term; and
- (iii) adverse changes in economic and business conditions in the longer term may, but will not necessarily, reduce the ability of the borrower to fulfil its contractual cash flow obligations.

As detailed in note 42 to the consolidated financial statements, unlisted bank financial products, structured deposits, derivative financial instruments, long-term time deposits, bank balances and cash, amounts due from an associate, joint ventures, related parties and loan receivables are determined to have low credit risk.

# 3. 主要會計政策(續)

# (j) 金融工具(續)

金融資產及其他項目之減值(續)

簡化方法計量的ECL

對於沒有重大融資成分的應收 款項或本集團以實際可行權 方法,不處理的重大融資 分,本集團採用簡化 在 ECL。本集團於每個報告 個存續期ECL確認虧損撥 一 並基於其歷史信貸虧損經 整 並根據債務人特定,以 經濟環境進行前瞻性調整以 整 立 撥備矩陣。

#### 信貸減值金融資產

當發生一項或多項事件對該金 融資產的估計未來現金流量產 生不利影響時,金融資產已被 視為信貸減值信貸減值的證據 包括有關以下事件的可觀察數 據:

- (a) 發行人或借款人的重大財 務困難。
- (b) 違約,例如違約或逾期還 款事件。
- (c) 出於與借款人的財務困難 有關的經濟或合約原因· 借款人的貸款人已向借款 人給予寬免。

# 3. PRINCIPAL ACCOUNTING POLICIES (Continued)

# (j) Financial instruments (Continued)

Impairment of financial assets and other items (Continued)

# Simplified approach of ECL

For trade receivables without a significant financing components or otherwise for which the Group applies the practical expedient not to account for the significant financing components, the Group applies a simplified approach in calculating ECL. The Group recognises a loss allowance based on lifetime ECL at each reporting date and 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.

#### Credit-impaired financial asset

A financial asset is credit-impaired when one or more events that have a detrimental impact on the estimated future cash flows of that financial asset have occurred. Evidence that a financial asset is credit-impaired include observable data about the following events:

- (a) significant financial difficulty of the issuer or the borrower.
- (b) a breach of contract, such as a default or past due
- (c) the lender(s) of the borrower, for economic or contractual reasons relating to the borrower's financial difficulty, having granted to the borrower a concession(s) that the lender(s) would not otherwise consider.

# 3. 主要會計政策(續)

# (j) 金融工具(續)

金融資產及其他項目之減值(續)

信貸減值金融資產(續)

- (d) 借款人可能會破產或進入 其他財務重組。
- (e) 由於財政困難,該金融資 產的活躍市場消失。
- (f) 以大幅折扣購入或引入的 金融資產,以反映信貸虧 損已發生。

#### 撇銷

# 3. PRINCIPAL ACCOUNTING POLICIES (Continued)

#### (i) Financial instruments (Continued)

Impairment of financial assets and other items (Continued)

Credit-impaired financial asset (Continued)

- (d) it is becoming probable that the borrower will enter bankruptcy or other financial reorganisation.
- (e) the disappearance of an active market for that financial asset because of financial difficulties.
- (f) the purchase or origination of a financial asset at a deep discount that reflects the incurred credit losses.

#### Write-off

The Group writes off a financial asset when the Group has no reasonable expectations of recovering the contractual cash flows on a financial asset in its entirety or a portion thereof. The Group has a policy of writing off the gross carrying amount when the financial asset is 1 year past due based on historical experience of recoveries of similar assets. The Group expects no significant recovery from the amount written off. However, financial assets that are written off could still be subject to enforcement activities under the Group's procedures for recovery of amounts due, taking into account legal advice if appropriate. Any subsequent recovery made is recognised in profit or loss.

## 3. 主要會計政策(續)

#### (k) 衍生工具及對沖活動

本集團訂立並指定若干外匯遠 期合約以對沖其有關以外幣計 價借款變動導致的高度預計交 易的外匯風險。本集團的對沖 目標為對沖來自償還以外幣計 價借款本金之現金流量變化所 產生的外匯風險,同時把本集 **国對匯兑差額之整體影響將保** 持在較合理化低水平。本集團 涌猧外匯遠期合約管理外匯風 險直至償還以外幣計價借款日 期。本集團對來自功能貨幣為 人民幣(2022:美元)的本公司 (2022:若干集團實體)作出美 元(2022: 人 民 幣) 計 價 借 款 時產生之外匯風險進行對沖。 根據本集團的現金流量對沖安 排, 對沖工具的條款基本與對 沖項目的條款匹配,本集團預 計對沖工具價值將以與對沖項 目價值相反方向變動並藉此確 保對沖有效性。因此,本集團 應用的對沖比率為1:1。相關 對沖關係的對沖無效性主要來 自任何對沖工具的過晚指定。

本集團於對沖開始時就對沖工 具與對沖項目的擬定關係,以 及其風險管理目標及執行其對 沖交易的策略作檔案記錄。本 集團亦於對沖開始時及按持續 基準,評估及記錄其對對沖關 係是否符合對沖有效性的要 求。

#### 3. PRINCIPAL ACCOUNTING POLICIES (Continued)

## (k) Derivatives and hedging activities

The Group enters into and designates certain foreign currency forward contracts to hedge its foreign currency risks associated with highly probable forecast transactions arising from changes in foreign currency-denominated borrowings. The Group's hedging objective is to hedge the foreign currency exposure to the cash flows variability arising from the principal repayment of the foreign currencydenominated borrowings whilst the Group's overall impact on exchange difference could be maintained at a reasonably low level. The Group uses foreign currency forward contracts to manage the foreign currency risks until the repayment date of the foreign currency-denominated borrowings. The Group hedges to the extent that the foreign currency exposure arising from the US\$ (2022: RMB) denominated borrowings made by the Company (2022: certain group entities) of which the functional currency is RMB (2022:US\$). Under the Group's cash flow hedge arrangement, the terms of the hedging instrument basically match with the terms of the hedged items, the Group expects the value of the hedging instruments to move in the opposite direction as compared to the value of the hedged items, and thereby ensures hedge effectiveness. Therefore, the Group applies a hedging ratio of 1:1. The main source of hedge ineffectiveness in these hedging relationships principally arises from any late designation of the hedging instrument.

The Group documents at the inception of the hedge the intended relationship between hedging instruments and hedged items, as well as its risk management objectives and strategy for undertaking its hedge transactions. The Group also documents its assessment, both at hedge inception and on an ongoing basis, of whether the hedging relationship meets the hedge effectiveness requirements.

## 3. 主要會計政策(續)

#### (k) 衍生工具及對沖活動(續)

符合對沖會計之現金流量對沖

被指定並符合資格作現金流量 對沖的衍生工具公允價值變動 的有效部分計入權益中的現金 流量對沖儲備。與無效部分有 關的收益或虧損即時於損益中 的其他淨收入內確認。

權益中的累計金額在被對沖項目影響損益的年度內進行重分類。即期匯率變動由權益的所 損益以抵消換算外幣借貸的 對於抵消相關被對沖 資益服的影響,達致整體對沖 效果。

#### 3. PRINCIPAL ACCOUNTING POLICIES (Continued)

#### (k) Derivatives and hedging activities (Continued)

Cash flow hedges that qualify for hedge accounting

The effective portion of changes in the fair value of derivatives that are designated and qualify as cash flow hedges is recognised in cash flow hedge reserve within equity. The gain or loss relating to the ineffective portion is recognised immediately in profit or loss, within other net income.

When foreign currency forward contracts are used to hedge foreign currency borrowings, the Group designates only the change in the fair value of the forward contracts related to the spot component as the hedging instruments. Forward element and foreign currency basis spread are separated and excluded from the designated hedging instruments and the Group treats these excluded elements as costs of hedging. The fair value changes of these excluded elements that relates to the hedged item is recognised in the cash flow hedge reserve within equity. These excluded elements at the date of designation (to the extent that it relates to the hedged item) are amortised on a systematic and rational basis to profit or loss over the period.

Amounts accumulated in equity are reclassified in the years when the hedged item affects profit or loss. The movement in spot rate is recycled from equity to profit or loss to offset the foreign exchange gain or loss arising from translation of the hedged foreign currency borrowings. Such reclassification from equity will offset the effect on profit or loss of the corresponding hedged item to achieve the overall hedging result.

When a hedging instrument expires, or is sold or terminated, or when a hedge no longer meets the criteria for hedge accounting, hedge accounting is discontinued prospectively. Any cumulative gain or loss on the hedging instrument that remains in equity at that time remains recognised in equity and is reclassified to profit or loss when the hedged item affects profit or loss. When the forecast transaction is no longer expected to occur, the cumulative gain or loss and deferred costs for hedging that were reported in equity are immediately reclassified to profit or loss.

## 3. 主要會計政策(續)

#### (I) 現金等值物

就綜合現金流量表而言,現金 等值物是指短期和流通率極 高的投資,扣除銀行透支(如 有)。此等投資可隨時轉換為既 定金額的現金。其價值變動風 險有限。

#### (m) 收益之確認

#### 租金收入

商業物業的租金收入於物業出租時按租賃條款以直線法確認,而停車場的租金收入則按權責發生確認。

符合香港財務報告準則第15號 的客戶合約收入

商品或服務的性質

本集團提供的商品或服務的性 質是方便麵及飲品等的製造和 銷售。

#### 識別履約義務

在合約開始時,本集團會評估 與客戶訂立的合約所承諾的貨 品或服務,並識別每項將會轉 移至客戶時的承諾為履約義 務:

- (a) 可區別的商品或服務(或 一籃子商品或服務);或
- (b) 一系列可區別的商品或服務,這些商品或服務相同,並且具有相同向客戶轉移的模式。

#### 3. PRINCIPAL ACCOUNTING POLICIES (Continued)

## (I) Cash equivalents

For the purpose of the consolidated statement of cash flows, cash equivalents represent short-term highly liquid investments which are readily convertible into known amounts of cash and which are subject to an insignificant risk of changes in value, net of bank overdraft, if any.

#### (m) Revenue recognition

#### Rental income

Rental income from commercial properties is recognised when the properties are let out and on the straight-line basis over the lease terms while rental income from car parks are recognised on an accrual basis.

Revenue from contracts with customers within HKFRS 15

Nature of goods or services

The nature of the goods or services provided by the Group is manufacture and sale of instant noodles, beverages, etc.

Identification of performance obligations

At contract inception, the Group assesses the goods or services promised in a contract with a customer and identifies as a performance obligation each promise to transfer to the customer either:

- (a) a good or service (or a bundle of goods or services) that is distinct; or
- (b) a series of distinct goods or services that are substantially the same and that have the same pattern of transfer to the customer.

## 3. 主要會計政策(續)

#### (m) 收益之確認(續)

符合香港財務報告準則第15號的客戶合約收入(續)

識別履約義務(續)

如果滿足以下兩個條件,則承 諾給客戶的商品或服務是可區 別的:

- (a) 商品或服務能單獨地或與 其他現有資源(即商品或 服務能夠視為可區別)而 令客戶能從商品或服務中 受益;和
- (b) 本集團向客戶承諾轉讓的 商品或服務可與合約中的 其他承諾分開識別(即轉 讓商品或服務的承諾在合 約範圍內是可區別的)。

#### 收益確認之時點

當本集團將承諾的商品或服務 (如資產)轉讓給客戶來履行履 約義務時確認收益。當客戶獲 得該資產的控制權時,資產視 為已被轉移。

本集團對商品或服務的控制隨時間轉移,因此,如果滿足以下條件之一,則隨時間履行履約義務並確認收入:

(a) 客戶同時接收及消耗本集 團履約時所獲得的利益;

#### 3. PRINCIPAL ACCOUNTING POLICIES (Continued)

#### (m) Revenue recognition (Continued)

Revenue from contracts with customers within HKFRS 15 (Continued)

Identification of performance obligations (Continued)

A good or service that is promised to a customer is distinct if both of the following criteria are met:

- (a) the customer can benefit from the good or service either on its own or together with other resources that are readily available to the customer (i.e. the good or service is capable of being distinct); and
- (b) the Group's promise to transfer the good or service to the customer is separately identifiable from other promises in the contract (i.e. the promise to transfer the good or service is distinct within the context of the contract).

#### Timing of revenue recognition

Revenue is recognised when (or as) the Group satisfies a performance obligation by transferring a promised good or service (i.e. an asset) to a customer. An asset is transferred when (or as) the customer obtains control of that asset.

The Group transfers control of a good or service over time and, therefore, satisfies a performance obligation and recognises revenue over time, if one of the following criteria is met:

 the customer simultaneously receives and consumes the benefits provided by the Group's performance as the Group performs;

## 3. 主要會計政策(續)

#### (m) 收益之確認(續)

符合香港財務報告準則第15號的客戶合約收入(續)

收益確認之時點(續)

- (b) 本集團的履約創造或增強 一項資產(如在進行的工 作)被創建或增強資產時 客戶控制的資產;或
- (c) 本集團的履約並不構成對 本集團有其他用途的資 產,而本集團對於迄今已 完成的履約付款具有可執 行的權利。

如果履約義務並非隨時間履行,則本集團在客戶取得對產的控制權的時發生點滿足控制權的競發生之中,本集團會考定控制權的概念以及諸一致不會,本集團如法定權的概念以及諸一大之一,不可權的重大人權、政有權、重於和國際,有權的重大人國際,有權的重大人國際,

方便麵及飲品等的銷售在客戶 獲得對承諾資產的控制的時間 點被確認,這通常與將貨物配 送給顧客並且轉移擁有權的時間一致。

#### 3. PRINCIPAL ACCOUNTING POLICIES (Continued)

## (m) Revenue recognition (Continued)

Revenue from contracts with customers within HKFRS 15 (Continued)

Timing of revenue recognition (Continued)

- (b) the Group's performance creates or enhances an asset (for example, work in progress) that the customer controls as the asset is created or enhanced; or
- (c) the Group's performance does not create an asset with an alternative use to the Group and the Group has an enforceable right to payment for performance completed to date.

If a performance obligation is not satisfied over time, the Group satisfies the performance obligation at a point in time when the customer obtains control of the promised asset. In determining when the transfer of control occurs, the Group considers the concept of control and such indicators as legal title, physical possession, right to payment, significant risks and rewards of ownership of the asset, and customer acceptance.

Sales of instant noodles, beverages, etc., are recognised at a point in time at which the customer obtains the control of the promised asset, which generally coincides with the time when the goods are delivered to customers and the title is passed.

For revenue recognised over time under HKFRS 15, provided the outcome of the performance obligation can be reasonably measured, the Group applies the output method (i.e. based on the direct measurements of the value to the customer of the goods or services transferred to date relative to the remaining goods or services promised under the contract) to measure the progress towards complete satisfaction of the performance obligation because the method provides a faithful depiction of the Group's performance and reliable information is available to the Group to apply the method. Otherwise, revenue is recognised only to the extent of the costs incurred until such time that it can reasonably measure the outcome of the performance obligation.

## 3. 主要會計政策(續)

#### (m) 收益之確認(續)

符合香港財務報告準則第15號的客戶合約收入(續)

#### 可變代價

#### 可變代價:基於數量的回扣

本集團向選定客戶提供回扣。 本集團使用預期價值法估計可 量回扣,並評估估計可變得是 是否受參考客戶的過去獲得 和及迄今累計購買的限制前 何重要的估計差異將在當前 估算和評估中進行分析和素 慮。通常,估計的考慮因 受限制。

#### 3. PRINCIPAL ACCOUNTING POLICIES (Continued)

## (m) Revenue recognition (Continued)

Revenue from contracts with customers within HKFRS 15 (Continued)

#### Variable consideration

If the consideration promised in a contract includes a variable amount, the Group estimates the amount of consideration to which it will be entitled in exchange for transferring the promised goods or services to a customer. The variable consideration is estimated by using either the expected-value or the most-likely-amount method whichever is better to predict the entitled amount. The estimated variable consideration is then included in the transaction price only to the extent that it is highly probable that a significant reversal in the amount of cumulative revenue recognised of the contract will not occur when the uncertainty associated with the variable consideration is subsequently resolved.

## Variable consideration: volume-based rebates

The Group gives rebates to selected customers. The Group estimates the volume rebates using the expected-value method and assesses whether the estimated variable consideration is constrained with reference to the customer's historical rebates entitlement and accumulated purchases to date. Any significant estimation variances will be analysed and taken into consideration in the current estimation and assessment. Typically, the estimated consideration is not constrained.

# 3. 主要會計政策(續)

#### (m) 收益之確認(續)

符合香港財務報告準則第15號的客戶合約收入(續)

合約資產和合約負債

對於單獨合約或單獨相關合約,會以淨合約資產或淨客戶的淨預付款項之一呈報。合約資產和無關合約客戶預付款項不以淨額列示。

本集團通常在貨物交付之前從客戶處收取全部或部分合約付款(即確認此類交易收入入的時點)。本集團確認為客戶預付款項直至確認為收益。在與期間,任何重大融資成分(如頭用)將包括在客戶預付款出、中,並將作為應計費用支出、條件。

#### 3. PRINCIPAL ACCOUNTING POLICIES (Continued)

## (m) Revenue recognition (Continued)

Revenue from contracts with customers within HKFRS 15 (Continued)

Contract assets and contract liabilities

If the Group performs by transferring goods or services to a customer before the customer pays consideration or before payment is due, the contract is presented as a contract asset, excluding any amounts presented as a receivable. Conversely, if a customer pays consideration, or the Group has a right to an amount of consideration that is unconditional, before the Group transfers a good or service to the customer, the contract is presented as advance payments from customers when the payment is made or the payment is due (whichever is earlier). A receivable is the Group's right to consideration that is unconditional or only the passage of time is required before payment of that consideration is due.

For a single contract or a single set of related contracts, either a net contract asset or a net advance payment from customers is presented. Contract assets and advance payments from customers of unrelated contracts are not presented on a net basis.

It is common for the Group to receive from the customer the whole or some of the contractual payments before the goods are delivered (i.e. the timing of revenue recognition for such transactions). The Group recognises an advance payments from customer until it is recognised as revenue. During that period, any significant financing components, if applicable, will be included in the advance payments from customers and will be expensed as accrued unless the interest expense is eligible for capitalisation.

## 3. 主要會計政策(續)

#### (m) 收益之確認(續)

#### 利息收入

金融資產的利息收入採用實際利率法確認。對於以攤銷成本且未計信貸減值計量的金融產,實際利率適用於資產的應用於攤銷成本(即扣除損失準備的淨賬面金額),如果這是信貸減值的金融資產。

## (n) 外幣換算

本集團各實體之賬目所列項目,乃按該實體經營所在之主要經濟環境貨幣(「功能貨幣」)計量。本公司及其大部份附屬公司之功能貨幣為人民幣且本綜合財務報表按人民幣呈列。

外幣交易均按交易當日之現行 滙率換算為功能貨幣。因上退 交易結算及按結算日之滙率兑 換以外幣列值之貨幣資產及負 債而產生之匯兑損益,均與負 益賬中確認。倘有關交易,則於 權益遞延入賬。

在綜合賬目時,所有本集團各 實體的業績及財務狀況的功能 貨幣如有別於呈報貨幣(「海外 業務」),均按以下方式換算為 呈報貨幣:

- (a) 各項財務狀況表呈報資產 及負債乃按有關結算日的 收市滙率換算;
- (b) 各項收支表乃按加權平均 匯率換算;

#### 3. PRINCIPAL ACCOUNTING POLICIES (Continued)

## (m) Revenue recognition (Continued)

Interest income

Interest income from financial assets is recognised using the effective interest method. For financial assets measured at amortised cost that are not credit-impaired, the effective interest rate is applied to the gross carrying amount of the assets while it is applied to the amortised cost (i.e. the gross carrying amount net of loss allowance) in case of credit-impaired financial assets.

## (n) Foreign currency translation

Items included in the financial statements of each of the Group's entities are measured using the currency of the primary economic environment in which the entity operates ("functional currency"). The Company and majority of its subsidiaries have RMB as their functional currency and the consolidated financial statements are presented in RMB.

Foreign currency transactions are translated into the functional currency using the exchange rates prevailing at the dates of the transactions. Foreign exchange gains and losses resulting from the settlement of such transactions and from the translation at year-end exchange rates of monetary assets and liabilities denominated in foreign currencies are generally recognised in profit or loss. They are deferred in equity if they relate to qualifying cash flow hedges.

The results and financial position of all the Group's entities that have a functional currency different from the presentation currency ("foreign operations") are translated into the presentation currency as follows:

- (a) Assets and liabilities for each statement of financial position presented are translated at the closing rate at the end of the reporting period;
- (b) Income and expenses for each income statement are translated at the weighted average exchange rates;

## 3. 主要會計政策(續)

## (n) 外幣換算(續)

- (d) 出售海外業務時,包括出售海外業務時,包括出售海外業務的業務的業務的對方數。 出售涉及失屬的推議,出售涉及屬值的,以及屬值的,以及屬值的,以及屬值的,以及屬值的,以及屬值的,以及屬值的,以及屬值的,以及屬於有關。 有關 的獨立項內的累計 一個人 的獨立可內的屬則在列賬出售新分類至損益。

## 功能貨幣變更

#### 3. PRINCIPAL ACCOUNTING POLICIES (Continued)

## (n) Foreign currency translation (Continued)

- (c) All resulting exchange differences arising from the above translation and exchange differences arising from a monetary item that forms part of the Group's net investment in a foreign operation are recognised as a separate component of equity;
- (d) On the disposal of a foreign operation, which includes a disposal of the Group's entire interest in a foreign operation, a disposal involving the loss of control over a subsidiary that includes a foreign operation, or a partial disposal of an interest in a joint arrangement or an associate that includes a foreign operation of which the retained interest is no longer equity-accounted for, the cumulative amount of the exchange differences relating to the foreign operation that is recognised in other comprehensive income and accumulated in the separate component of equity is reclassified from equity to profit or loss when the gain or loss on disposal is recognised.

## Change in functional currency

When there is a change in functional currency, the entity shall apply the translation procedures applicable to the new functional currency prospectively from the date of the change. The effect of a change in functional currency is accounted for prospectively. The entity translates all items into the new functional currency using the exchange rate at the date of the change and the resulting translated amounts for non-monetary items are treated as their historical cost. Exchange differences arising from the translation of a foreign operation previously recognised in other comprehensive income are not reclassified from equity to profit or loss until the disposal of the operation.

## 3. 主要會計政策(續)

## (o) 存貨

存貨以成本或可變現淨值兩者 之較低者列賬。成本包括所有 採購成本、加工成本(如適用) 及其他將存貨達至現存地點及 狀況之成本,並且採用加權 均成本法計算。可變現爭值 在日常業務中之估計出售價減 去估計達成銷售所需之成本。

#### (p) 其他資產的減值,不含商譽

本集團於每個結算日檢討內部 及外部資訊,以確認其物業、 機器及設備、無形資產、使用 權資產、聯營公司權益、合營 公司權益及附屬公司權益是否 可能已經出現減值現象,或之 前所確認之減值虧損是否已不 再存在或可能已經減少。若出 現任何以上的現象,本集團將 需評估資產的可收回價值。據 此,資產之可收回價值乃其公 允價值減去出售成本及使用價 值之較高者。如個別資產未能 在大致獨立於其他資產下賺取 現金流量,則就能獨立賺取現 金流量之最小組別資產(即現金 產生單位)釐訂可收回價值。

倘本集團估計某項資產或現金 產生單位之可收回金額低於其 賬面值,則該項資產或現金產 生單位之賬面值須減低至其可 收回價值。減值虧損將即時確 認為開支。

倘若某項減值虧損期後撤回, 則該項資產或現金產生單位之 賬面值須增加至重新估計之可 收回價值,惟增加後之賬面值 不得超過在以往年度並無減值 虧損而釐定之賬面值。若減值 虧損撤回時將即時於損益賬中 確認為收益。

#### 3. PRINCIPAL ACCOUNTING POLICIES (Continued)

#### (o) Inventories

Inventories are stated at the lower of cost and net realisable value. Cost, which comprises all costs of purchase and, where applicable, costs of conversion and other costs that have been incurred in bringing the inventories to their present location and condition, is calculated using the weighted average cost method. Net realisable value represents the estimated selling price in the ordinary course of business less the estimated costs necessary to make the sale.

## (p) Impairment of other assets, other than goodwill

At the end of each reporting period, the Group reviews internal and external sources of information to assess whether there is any indication that its property, plant and equipment, intangible assets, right-of-use assets, interest in an associate, interest in joint ventures and interest in subsidiaries may be impaired or impairment loss previously recognised no longer exists or may be reduced. If any such indication exists, the recoverable amount of the asset is estimated, based on the higher of its fair value less costs of disposal and value in use. Where it is not possible to estimate the recoverable amount of an individual asset, the Group estimates the recoverable amount of the smallest group of assets that generates cash flows independently (i.e. a CGU).

If the recoverable amount of an asset or a CGU is estimated to be less than its carrying amount, the carrying amount of the asset or CGU is reduced to its recoverable amount. Impairment losses are recognised as an expense immediately.

A reversal of impairment losses is limited to the carrying amount of the asset or CGU that would have been determined had no impairment loss been recognised in prior years. Reversal of impairment losses is recognised as income in profit or loss immediately.

# 3. 主要會計政策(續)

## (q) 借貸成本

#### (r) 政府補助

政府補助乃鼓勵本集團在各有 關開發區經營及發展業務而從 中國有關部門收取之津貼。

政府補助是在可合理地確不可合理地確不可合理地確所。 不可有值的。 不可有值的。 不可值的。 不可的。 一可的。 一可的

#### 3. PRINCIPAL ACCOUNTING POLICIES (Continued)

## (q) Borrowing costs

Borrowing costs incurred, net of any investment income on the temporary investment of the specific borrowings, that are 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. Capitalisation of such borrowing costs ceases when the assets are substantially ready for their intended use or sale. All other borrowing costs are recognised as an expense in the period in which they are incurred.

## (r) Government grants

Government grants represent incentive grants from the relevant PRC authorities in respect of the running of business by the Group in certain development zones and to encourage the furtherance of such business.

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 over the years necessary to match the grant on a systematic basis to the costs that it is intended to compensate. Where the grant relates to an asset, the fair value is credited to a deferred income account and is released to profit or loss over the expected useful life of the relevant asset by equal annual instalments.

## 3. 主要會計政策(續)

## (s) 租賃

本集團於合約開始時評估合約 是否屬於(或包含)租賃。倘合 約以代價換取已識別資產在一 段時間之控制權,視為租賃。

#### 作為承租人

本集團就短期租賃及低價值資 產租賃應用確認豁免。與該等 租賃相關之租賃付款於租期內 以直線法確認為支出。

本集團已選擇不將非租賃部分 從租賃部分獨立出來,而是將 各租賃部分與任何與其相關之 非租賃部分以單一租賃部分入 賬。

本集團將租賃合約內各租賃部 分以獨立租賃入賬。本集團按 各租賃部分之相對獨立價格將 合約之代價分配至各租賃部 分。

不會產生獨立部分之本集團應 付款項被視為分配至合約內獨 立識別部分之總代價之一部 分。

本集團於租賃開始日期確認使 用權資產及租賃負債。

#### 3. PRINCIPAL ACCOUNTING POLICIES (Continued)

#### (s) Leases

The Group assesses whether a contract is, or contains, a lease at inception of the contract. 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.

#### As lessee

The Group applies the recognition exemption to short-term leases and low-value asset leases. Lease payments associated with these leases are recognised as an expense on a straight-line basis over the lease term.

The Group has elected not to separate non-lease components from lease components, and accounts for each lease component and any associated non-lease components as a single lease component.

The Group accounts for each lease component within a lease contract as a lease separately. The Group allocates the consideration in the contract to each lease component on the basis of the relative stand-alone price of the lease component.

Amounts payable by the Group that do not give rise to a separate component are considered to be part of the total consideration that is allocated to the separately identified components of the contract.

The Group recognises a right-of-use asset and a lease liability at the commencement date of the lease.

# 3. 主要會計政策(續)

## (s) 租賃(續)

作為承租人(續)

使用權資產初步按成本計量, 而成本包括

- (a) 租賃負債之初次計量金額;
- (b) 於開始日期或之前作出之 任何租賃付款減任何已收 租賃優惠;
- (c) 本集團已產生之任何初始 直接成本;及
- (d) 本集團為拆卸並移除相關 資產、復修所在地點或將 相關資產復修至租賃條款 及條件所規定之狀況而將 產生之估計成本(除非有 關成本乃為製造存貨而產 生)。

 樓宇
 1年至30年

 租賃土地
 按租賃期攤銷

 使用權

機器及其他設備 1年至5年

租賃負債初步按於合約開始日 期尚未支付之租賃付款之現值 計量。

#### 3. PRINCIPAL ACCOUNTING POLICIES (Continued)

#### (s) Leases (Continued)

As lessee (Continued)

The right-of-use asset is initially measured at cost, which comprises

- (a) the amount of the initial measurement of the lease liability;
- (b) any lease payments made at or before the commencement date, less any lease incentives received;
- (c) any initial direct costs incurred by the Group; and
- (d) an estimate of costs to be incurred by the Group in dismantling and removing the underlying asset, restoring the site on which it is located or restoring the underlying asset to the condition required by the terms and conditions of the lease, unless those costs are incurred to produce inventories.

Subsequently, the right-of-use asset is measured at cost less any accumulated depreciation and any accumulated impairment losses and adjusted for any remeasurement of the lease liability. Depreciation is provided on a straight-line basis over the shorter of the lease term and the estimated useful lives of the right-of-use asset (unless the lease transfers ownership of the underlying asset to the Group by the end of the lease term or if the cost of the right-of-use asset reflects that the Group will exercise a purchase option – in which case depreciation is provided over the estimated useful life of the underlying asset) as follows:

Properties 1 year to 30 years
Land use right in respect of Over the leasehold
leasehold land period
Machinery and other equipment 1 year to 5 years

The lease liability is initially measured at the present value of the lease payments that are not paid at the commencement date of the contract.

## 3. 主要會計政策(續)

## (s) 租賃(續)

#### 作為承租人(續)

計入租賃負債計量之租賃付款 包括以下款項,該等款項乃為 享有於租期內使用相關資產之 權利而作出,而於合約開始日 期尚未支付:

- (a) 固定付款(包括實質固定 付款)減任何應收租賃優 惠:
- (b) 視乎指數或利率而定之可 變租賃付款;
- (c) 預期根據殘值擔保之應付 款項;
- (d) 購買選擇權之行使價(倘本集團合理確定將行使選 擇權):及
- (e) 因終止租賃而須繳交之罰 款(倘租期反映本集團將 行使選擇權終止租約)。

租賃付款按租賃隱含之利率或 (倘有關利率難以釐定)承租人 之新增借貸利率折現。

其後計量租賃負債時,賬面值 增加以反映租賃負債已產生之 利息,賬面值減少以反映已作 出之付款。

#### 3. PRINCIPAL ACCOUNTING POLICIES (Continued)

#### (s) Leases (Continued)

As lessee (Continued)

The lease payments included in the measurement of the lease liability comprise the following payments for the right to use the underlying asset during the lease term that are not paid at the commencement date:

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

The lease payments are discounted using the interest rate implicit in the lease, or where it is not readily determinable, the incremental borrowing rate of the lessee.

Subsequently, the lease liability is measured by increasing the carrying amount to reflect interest on the lease liability and by reducing the carrying amount to reflect the lease payments made.

# 3. 主要會計政策(續)

## (s) 租賃(續)

#### 作為承租人(續)

倘因租期有變或因對本集團是 否將合理確定行使購買選擇權 作出重新評估而導致租賃付款 變動,則租賃負債按經修訂折 現率重新計量。

倘因指數或利率(浮動利率除外)有變而導致殘值擔保、實固定租賃付款或未來租賃付款變動,則租賃負債按原折現率重新計量。在浮動利率變動之情況下,本集團按經修訂折現率重新計量租賃負債。

本集團將租賃負債之重新計量 金額確認為對使用權資產之調 整。倘使用權資產之賬面值已 撇減至零而在計量租賃負債時 出現進一步減少,則本集團將 重新計量之任何剩餘金額於損 益賬內確認。

倘發生以下情況,則將租賃修 訂以獨立租賃入賬:

- (a) 有關修訂透過增加一項或 以上相關資產之使用權而 擴大租賃範圍:及
- (b) 租賃代價增加,而所增加 金額乃與擴大範圍之獨立 價格以及為反映該特定合 約情況之任何適當獨立價 格調整相稱。

#### 3. PRINCIPAL ACCOUNTING POLICIES (Continued)

#### (s) Leases (Continued)

#### As lessee (Continued)

The lease liability is remeasured using a revised discount rate when there are changes to the lease payments arising from a change in the lease term or the reassessment of whether the Group will be reasonably certain to exercise a purchase option.

The lease liability is remeasured by using the original discount rate when there is a change in the residual value guarantee, the in-substance fixed lease payments or the future lease payments resulting from a change in an index or a rate (other than floating interest rate). In case of a change in future lease payments resulting from a change in floating interest rates, the Group remeasures the lease liability using a revised discount rate.

The Group recognises the amount of the remeasurement of the lease liability as an adjustment to the right-of-use asset. If the carrying amount of the right-of-use asset is reduced to zero and there is a further reduction in the measurement of the lease liability, the Group recognises any remaining amount of the remeasurement in profit or loss.

A lease modification is accounted for as a separate lease if

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

## 3. 主要會計政策(續)

#### (s) 租賃(續)

#### 作為承和人(續)

在租賃修訂不以獨立租賃入賬 之情況下,於租賃修訂生效日 期

- (a) 本集團將經修訂合約之代 價按上述相對獨立價格作 出分配。
- (b) 本集團釐定經修訂合約之 和期。
- (c) 本集團透過於經修訂租期 內按經修訂折現率將經修 訂租賃付款折現,重新計 量租賃負債。
- (d) 對於縮小租賃範圍之租賃 修訂,本集團透過減少使 用權資產賬面值以反映租 賃之部分或全部終止並將 與租賃之部分或全部終止 相關之任何收益或虧損於 損益賬內確認,將租賃負 債之重新計量入賬。
- (e) 對於所有其他租賃修訂, 本集團透過對使用權資產 作出相應調整,將租賃負 債之重新計量入賬。

### 作為出租人

於租賃開始日期,本集團將其各項租賃分類為融資租賃或營運租賃。倘租賃將相關資產擁有權所附帶之絕大部分風險及回報轉移,則分類為融資租賃。所有其他租賃一概分類為營運租賃。

本集團將租賃合約內各租賃部 分以獨立租賃入賬,與合約內 非租賃部分分開處理。本集團 按相對獨立價格將合約之代價 分配至各租賃部分。

#### 3. PRINCIPAL ACCOUNTING POLICIES (Continued)

#### (s) Leases (Continued)

#### As lessee (Continued)

When a lease modification is not accounted for as a separate lease, at the effective date of the lease modification,

- (a) the Group allocates the consideration in the modified contract on the basis of relative stand-alone price as described above.
- (b) the Group determines the lease term of the modified contract.
- (c) the Group remeasures the lease liability by discounting the revised lease payments using a revised discount rate over the revised lease term.
- (d) for lease modifications that decrease the scope of the lease, the Group accounts for the remeasurement of the lease liability by decreasing the carrying amount of the right-of-use asset to reflect the partial or full termination of the lease and recognising any gain or loss relating to the partial or full termination of the lease in profit or loss.
- (e) for all other lease modifications, the Group accounts for the remeasurement of the lease liability by making a corresponding adjustment to the right-of-use asset.

## As lessor

The Group classifies each of its leases as either a finance lease or an operating lease at the inception date of the lease. A lease is classified as a finance lease if it transfers substantially all the risks and rewards incidental to ownership of the underlying asset. All other leases are classified as operating leases.

The Group accounts for each lease component within a lease contract as a lease separately from non-lease components of the contract. The Group allocates the consideration in the contract to each lease component on a relative stand-alone price basis.

# 3. 主要會計政策(續)

## (s) 租賃(續)

作為出租人一營運租賃

本集團將香港財務報告準則第 9號之終止確認及減值規定應 用於應收營運租賃。

營運租賃之修訂自修訂生效日 期起以新租賃入賬,並將與原 租賃相關之任何預付或應計租 賃付款視為新租賃租賃付款之 一部分。

## (t) 員工福利

#### 短期僱員福利

薪金、年度花紅、有薪年假及 非貨幣福利之成本均在僱員提 供相關服務之年度內累計。倘 延遲付款或清繳款項可能構成 重大影響,則有關金額按現值 列賬。

#### 界定供款計劃

界定退休供款計劃的供款責任 於產生時在損益賬中確認為開 支,並扣除僱員於未完成供款 計劃而離職的僱員所發生的供 款部份。該計劃的資產與本集 團的資產分開並由獨立管理基 金持有。

#### 界定福利計劃

本集團之界定福利計劃的責任 為就各項計劃獨立估計僱員於 本年度及過往年度提供服務所 賺取的未來利益金額,該利益 乃折現至其現值。

#### 3. PRINCIPAL ACCOUNTING POLICIES (Continued)

#### (s) Leases (Continued)

As lessor – operating lease

The Group applies the derecognition and impairment requirements in HKFRS 9 to the operating lease receivables.

A modification to an operating lease is accounted for as a new lease from the effective date of the modification, considering any prepaid or accrued lease payments relating to the original lease as part of the lease payments for the new lease

## (t) Employee benefits

Short term employee benefits

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

#### Defined contribution plans

The obligations for contributions to defined contribution retirement scheme are recognised as expenses in profit or loss as incurred and are reduced by contributions forfeited by those employees who leave the scheme prior the contributions are vested fully in those employees. The assets of the scheme are held separately from those of the Group in an independently administered fund.

#### Defined benefit plans

The Group's obligation in respect of defined benefit plans is calculated separately for each plan by estimating the ultimate cost of benefit that employees have earned in return for their services in the current and prior periods, which is discounted to determine the present value of those benefits.

## 3. 主要會計政策(續)

#### (t) 員工福利(續)

界定福利計劃(續)

結算損益是由 a) 所支付的界定福利責任的現值,與 b) 本集團在結算時付款額間的差異所計算。此損益會在結算時中列賬。

界定退休福利計劃之重估值在 其他全面收益中認列並即時反 映在權益內。重估值包括精算 盈虧,計劃資產之收益(不包括 計入界定福利負債(資產)的淨 利息款項),以及資產上限變化 的任何影響(不包括計入界定福 利負債(資產)的淨利息款項)。

#### 3. PRINCIPAL ACCOUNTING POLICIES (Continued)

## (t) Employee benefits (Continued)

Defined benefit plans (Continued)

The calculation of the obligation is based on the recommendations of the independent qualified actuaries using the projected unit credit method annually. Service cost and interest expense on the net defined benefit liability are recognised in profit or loss. Current services cost is measured as the increase in the present value of the defined benefit liability resulting from employee service in the current period or, where appropriate, the one used to remeasure the net defined benefit liability upon plan amendment, curtailment or settlement to the net defined benefit liability. The rate to discount post-employment benefit obligation is the yield at the end of the reporting period on government bonds that have the currency and terms consistent with the currency and estimated term of the obligations.

Gain or loss on settlement is measured as the difference between a) the present value of the defined benefit obligation being settled and b) any payments made by the Group in connection with the settlement. It is recognised when the settlement occurs.

Remeasurements arising from defined benefit retirement plans are recognised in other comprehensive income and are reflected in equity immediately. Remeasurements comprise actuarial gains and losses, the return on plan assets (excluding amounts included in net interest on the net defined benefit liability (asset)) and any change in the effect of the asset ceiling (excluding amounts included in net interest on the net defined benefit liability (asset)).

# 3. 主要會計政策(續)

#### (u) 以股份為支付基礎之交易

#### 權益結算股份支付之款項

當行使購股權時,過往於購股權儲備認列之金額將轉撥至股份溢價。當購股權於歸屬日後被沒收或於屆滿日期仍未行使,則過往於購股權儲備認列之金額將轉撥至保留溢利。

本公司以股份為支付基礎的購 股權授予其下附屬公司僱員所 涉及之交易會於本公司的財務 狀況表內認列為於附屬公司之 投資之增加;並且會於編製綜 合賬目時以增加權益內之購股 權儲備作抵銷。

#### 3. PRINCIPAL ACCOUNTING POLICIES (Continued)

## (u) Share-based payment transactions

#### Equity-settled transactions

The Group's employees, including directors, receive remuneration in the form of share-based payment transactions, whereby the employees rendered services in exchange for shares or rights over shares. The cost of such transactions with employees is measured by reference to the fair value of the equity instruments at the grant date. The fair value of share options granted to employees is recognised as a staff cost with a corresponding increase in a share-based payment reserve within equity. The fair value is determined using the binomial model taking into account any market conditions and non-vesting conditions.

The cost of equity-settled transactions is recognised, together with a corresponding increase in equity, over the period in which the vesting conditions are to be fulfilled, ending on the date on which the entitlement of relevant employees to the award is no longer conditional on the satisfaction of any non-market vesting conditions ("vesting date"). During the vesting period, the number of share options that is expected to vest ultimately is reviewed. Any adjustment to the cumulative fair value recognised in prior periods is charged/credited to profit or loss for the year of review, with a corresponding adjustment to the reserve within equity.

When the share options are exercised, the amount previously recognised in share-based payment reserve will be transferred to share premium account. When the share options are forfeited after the vesting date or are still not exercised at the expiry date, the amount previously recognised in share-based payment reserve will be transferred to retained profits.

Share-based payment transactions in which the Company grants share options to subsidiaries' employees are accounted for as an increase in value of interest in subsidiaries in the Company's statement of financial position which is eliminated on consolidation, with a corresponding credit to the share-based payment reserve within equity.

## 3. 主要會計政策(續)

# (v) 税項

即期及遞延税項於損益確認,惟倘即期及遞延税項與於其他全面收益確認之項目有關,則即期及遞延税項亦於其他全面收益中確認。

税項支出乃根據本年度業績就 免課税或不可扣減項目作調整 並按於結算日已制定或實際會 制定之稅率作出計算。

#### 3. PRINCIPAL ACCOUNTING POLICIES (Continued)

#### (v) Taxation

Current and deferred tax is recognised in profit or loss, except to the extent that it relates to item recognised in other comprehensive income. In this case, the tax is also recognised in other comprehensive income.

The charge for current income tax is based on the results for the year as adjusted for items that are non-assessable or disallowed. It is calculated using tax rates that have been enacted or substantively enacted by the end of the reporting period.

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 in the consolidated financial statements. However, any deferred tax arises from initial recognition of goodwill, or other asset or liability in a transaction other than a business combination that at the time of the transaction affects neither the accounting profit nor taxable profit or loss is not recognised.

For the purposes of measuring deferred tax assets and liabilities arising from investment properties that are measured using the fair value model, the carrying amounts of such properties are presumed to be recovered entirely through sale, unless the presumption is rebutted. The presumption is rebutted when the investment property is depreciable and is held within a business model whose objective is to consume substantially all of the economic benefits embodied in the investment property over time, rather than through sale. If the presumption is rebutted, deferred tax assets and liabilities arising from such investment properties are measured based on the expected manner as to how the property will be recovered.

# 3. 主要會計政策(續)

## (v) 税項(續)

當資產被變現或負債被清還 時,遞延稅項負債及資產以該 期間預期之適用稅率衡量,根 據於結算日已制定或實際會制 定之稅率及稅務法例計算。

遞延税項資產乃根據有可能獲 得之未來應課税溢利與可扣減 之暫時差異,稅務虧損可互相 抵銷之程度而予以確認。

遞延稅項是就附屬公司,聯營公司及合營公司之權益所產生之應課稅暫時差異而確認,惟 於本集團可控制暫時差異之撥 回及暫時差異可能在可見將來 不會撥回則除外。

#### (w) 有關聯人士

關聯人士為與本集團有關聯之 個人或實體。

- (a) 倘屬以下人士,即該人士 或該人士之近親與本集團 有關聯:
  - (i) 控制或共同控制本 集團;
  - (ii) 對本集團有重大影響;或
  - (iii) 為本集團及本集團 的母公司之主要管 理層成員。

#### 3. PRINCIPAL ACCOUNTING POLICIES (Continued)

#### (v) Taxation (Continued)

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

Deferred tax assets are recognised to the extent that it is probable that future taxable profit will be available against which the deductible temporary differences, tax losses and credits can be utilised.

Deferred tax is provided on temporary differences arising on interest in subsidiaries, associate and joint ventures, except where the timing of the reversal of the temporary differences is controlled by the Group and it is probable that the temporary difference will not reverse in the foreseeable future.

## (w) Related parties

A related party is a person or entity that is related to the Group:

- (a) A person or a close member of that person's family is related to the Group if that person:
  - (i) Has control or joint control over the Group;
  - (ii) Has significant influence over the Group; or
  - (iii) Is a member of the key management personnel of the Group and parent of the Group.

## 3. 主要會計政策(續)

#### (w) 有關聯人士(續)

- (b) 倘符合下列任何條件,即 實體與本集團有關聯:
  - (i) 該實體與本集團屬 同一集團之成員公 司(即各母公司、 附屬公司及同系附 屬公司彼此間有關 聯)。
  - (ii) 實體為另一實體的聯營公司或合營企業(或另一實體為成員公司之集團旗下成員公司之聯營公司或合營企業)。
  - (iii) 兩間實體均為同一 第三方之合營企業。
  - (iv) 實體為第三方實體 之合營企業,而另 一實體為該第三方 實體之聯營公司。

  - (vi) 實體受(a)所識別人 士控制或受共同控 制。
  - (vii) 於(a)(i)所識別人士 對實體有重大影響 力或屬該實體(或該 實體的母公司)主要 管理層成員。
  - (viii) 該實體,或其所屬 集團之任何成員是 一個組成部分,提 供關鍵管理人員服 務予本集團或本集 團的母公司。

#### 3. PRINCIPAL ACCOUNTING POLICIES (Continued)

## (w) Related parties (Continued)

- (b) An entity is related to the Group if any of the following conditions applies:
  - (i) The entity and the Group are members of the same group (which means that each parent, subsidiary and fellow subsidiary is related to the others).
  - (ii) One entity is an associate or joint venture of the other entity (or an associate or joint venture of a member of a group of which the other entity is a member).
  - (iii) Both entities are joint ventures of the same third party.
  - (iv) One entity is a joint venture of a third entity and the other entity is an associate of the third entity.
  - (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. If the Group is itself such a plan, the sponsoring employers are also related to the Group.
  - (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).
  - (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.

# 3. 主要會計政策(續)

## (w) 有關聯人士(續)

與該人士關係密切的家庭成員 是指他們在與實體進行交易 時,預期可能會影響該人士或 受該人士影響的家庭成員並包 括:

- (a) 該名人士之子女及配偶或 同居伴侶;
- (b) 該名人士之配偶或同居伴 侶的子女;及
- (c) 該名人士或該名人士之配 偶或同居伴侶的依靠者。

有關聯人士的定義中,聯營公司包括該聯營公司之附屬公司,合營公司包括該合營公司 之附屬公司。

## (x) 分部報告

營運分部之報告方式與主要營 運決策者獲提供的內部報告之 方式一致。本公司負責分配資 源並評核營運分部表現的執行 董事已被確立為制訂策略決定 的主要營運決策者。

#### 3. PRINCIPAL ACCOUNTING POLICIES (Continued)

#### (w) Related parties (Continued)

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

- (a) that person's children and spouse or domestic partner;
- (b) children of that person's spouse or domestic partner; and
- (c) dependants of that person or that person's spouse or domestic partner.

In the definition of a related party, an associate includes subsidiaries of the associate and a joint venture includes subsidiaries of the joint venture.

## (x) Segment reporting

Operating segments are reported in a manner consistent with the internal reporting provided to the chief operating decision-maker. The Company's executive directors, who are responsible for allocating resources and assessing performance of the operating segments, have been identified as the chief operating decision-makers that make strategic decisions.

## 3. 主要會計政策(續)

#### (v) 香港財務報告準則未來之變動

於本綜合財務報表授權日,本 集團並未提早採用下列香港會 計師公會已頒佈於本年度尚未 生效之新訂及經修訂香港財務 報告準則及詮釋。

香港會計 將負債分類為流動或

 準則第1號之修訂
 非流動\*\*

 香港會計
 附有契諾的非流動

準則第1號之修訂 *負債*" 香港會計準則第7號及 *供應商融資安排"* 

香港財務報告準則 第7號之修訂

香港財務報告 *售後租回之* 準則第16號之修訂 *租賃負債*<sup>11</sup> 香港詮釋第5號 *財務報表的呈列一* 

借款人對包含應要求 償還條款的定期貸款 的分類<sup>11</sup>

ну)Л Х

香港會計準則 缺乏可兑換性四

第21號之修訂

香港財務報告準則 投資者與其聯營公司或 第10號及香港會計 合營公司之間之資產 準則第28號之修訂 出售或注資<sup>到</sup>

於2024年1月1日或之後開始之年度期間生效

<sup>[2]</sup> 於2025年1月1日或之後開始之年度期間生效

[3] 生效日期待定

董事預計於未來期間採納新訂/ 經修訂香港會計準則或香港財 務報告準則不會對本集團之財 務資料產生任何重大影響。

#### 3. PRINCIPAL ACCOUNTING POLICIES (Continued)

#### (y) Future changes in HKFRSs

At the date of authorisation of these consolidated financial statements, the HKICPA has issued the following new/revised HKFRSs that are not yet effective for the current year, which the Group has not early adopted.

Amendments to HKAS 1 Classification of Liabilities as

Current or Non-current [1]

Supplier Finance Arrangements [1]

Amendments to HKAS 1 Non-current Liabilities with

Covenants [1]

Amendments to HKAS 7

Amendments to HKFRS 16

and HKFRS 7

HK Interpretation 5

Lease Liability in a Sale and

Leaseback [1]

Statements – Classification by

the Borrower of a

Presentation of Financial

Term Loan that Contains a Repayment on Demand Clause<sup>(1)</sup>

Lack of Exchangeability [2]

Amendments to HKAS 21

Amendments to HKFRS 10 and HKAS 28

Sale or Contribution of Assets between an Investor and its

Associate or Joint Venture [3]

Effective for annual periods beginning on or after 1 January 2024

Effective for annual periods beginning on or after 1 January

The effective date to be determined

The Directors do not anticipate that the adoption of the new/revised HKASs or HKFRSs in future periods will have any material impact on the Group's financial information.

# 4. 會計政策變動

#### 採納新訂/經修訂香港財務報告準則

香港會計師公會已頒佈若干於本集 團本會計期間首次生效之新訂/經修 訂香港財務報告準則。當中與綜合 財務報表相關之會計政策變動如下:

# 香港會計準則第**1**號之修訂:會計政 策之披露

該等修訂要求公司披露其重要會計 政策資料,而非其重大會計政策。

該等修訂對綜合財務報表任何項目 的計量、確認或呈列並無任何影 響。管理層已審閱會計政策資料之 披露,並認為其與該等修訂相互一 致。

# 香港會計準則第8號之修訂:會計估 計之定義

該等修訂澄清了公司應如何區分會計政策變更與會計估計變更。

採納該等修訂並無對綜合財務報表 產生任何重大影響。

#### 4. CHANGES IN ACCOUNTING POLICIES

## Adoption of New/Revised HKFRSs

The HKICPA has issued a number of new/revised HKFRSs that are first effective for the current accounting period of the Group. Of these, the changes in accounting policy relevant to the consolidated financial statements are as follows:

## Amendments to HKAS 1: Disclosure of Accounting Policies

The amendments require companies to disclose their material accounting policy information rather than their significant accounting policies.

The amendments have no effect on the measurement, recognition or presentation of any items in the consolidated financial statements. Management has reviewed the disclosure of accounting policy information and considered it is consistent with the amendments.

## Amendments to HKAS 8: Definition of Accounting Estimates

The amendments clarify how companies should distinguish changes in accounting policies from changes in accounting estimates.

The adoption of the amendments does not have any significant impact on the consolidated financial statements.

## 4. 會計政策變動(續)

採納新訂/經修訂香港財務報告準則(續)

香港會計準則第12號之修訂:與單一交易產生的資產和負債相關的遞 延稅項

該等修訂縮小香港會計準則第12號 第15及24段的確認豁免範圍,使其 不再適用於確認時產生相同的應課 税與可扣減暫時差額之交易。

採納該等修訂並無對綜合財務報表 產生任何重大影響。

## 香港會計準則第**12**號之修訂:國際 税務改革—第二支柱模型規則

該等修訂為實體提供了暫時寬免, 使其無需對經濟合作暨發展組織項 二支柱模型規則產生的遞延稅項進 行會計處理。該等修訂亦引入針對 性的披露規定,以幫助投資者了解 實體因有關規則而面臨的所得稅風 險。

採納該等修訂導致綜合財務報表附 註11呈列額外披露。

#### 4. CHANGES IN ACCOUNTING POLICIES (Continued)

Adoption of New/Revised HKFRSs (Continued)

# Amendments to HKAS 12: Deferred Tax related to Assets and Liabilities arising from a Single Transaction

The amendments narrow the scope of the recognition exemption in paragraphs 15 and 24 of HKAS 12 so that it no longer applies to transactions that, on recognition, give rise to equal taxable and deductible temporary differences.

The adoption of the amendments does not have any significant impact on the consolidated financial statements.

# Amendments to HKAS 12: International Tax Reform— Pillar Two Model Rules

The amendments provide entities with temporary relief from accounting for deferred taxes arising from the Organisation for Economic Co-operation and Development's Pillar Two model rules. The Amendments also introduce targeted disclosure requirements to help investors understand an entity's exposure to income taxes arising from the rules.

The adoption of the amendments results in additional disclosures which are presented in note 11 to the consolidated financial statements.

## 5. 關鍵會計估計及判斷

## (i) 應用會計政策的重要判斷

以下為本公司董事於應用本集 團會計政策過程中所作並對在 綜合財務報表中確認的金額具 有重大影響的重要判斷(涉及估 計者(見下文)除外)。

#### 遞延税項負債

為計算使用公允價值模式計量 的投資性房地產的遞延税項負 債,本公司董事已審閱本集團 的投資房地產組合,並認為本 集團的若干投資性房地產的目 標乃透過隨時間而非透過銷售 消耗投資性房地產中的絕大部 分經濟利益的業務模式持有。 因此,於計算本集團該投資性 房地產的遞延税項時,本公司 董事已釐定使用公允價值模式 計量的投資性房地產的賬面值 將全數透過出售收回的假設被 推翻。所以,本集團並沒有確 認有關於位於中國該投資性房 地產公允價值變動的土地增值 税但假設這些投資性房地產確 認遞延税項將會透過使用而收 0

#### 5. CRITICAL ACCOUNTING ESTIMATES AND JUDGEMENTS

Estimates and assumptions concerning the future and judgements are made by the management in the preparation of the consolidated financial statements. They affect the application of the Group's accounting policies, reported amounts of assets, liabilities, income and expenses, and disclosures made. They are assessed on an on-going basis and are based on experience and relevant factors, including expectations of future events that are believed to be reasonable under the circumstances. Where appropriate, revisions to accounting estimates are recognised in the period of revision and future periods, in case the revision also affects future periods.

## (i) Critical judgement in applying accounting policies

The following is the critical judgement, apart from those involving estimations (see below), that the Directors have made in the process of applying the Group's accounting policies and that have the most significant effect on the amounts recognised in the consolidated financial statements.

#### Deferred tax liabilities

For the purposes of measuring deferred tax liabilities arising from investment properties that are measured using the fair value model, the Directors have reviewed the Group's investment property portfolio and concluded that the Group's certain investment properties are held under a business model whose objective is to consume substantially all of the economic benefits embodied in the investment properties over time, rather than through sale. Therefore, in measuring the Group's deferred taxation on these investment properties, the Directors have determined that the presumption that the carrying amounts of investment properties measured using the fair value model are recovered entirely through sale is rebutted. As a result, the Group has not recognised deferred taxes on land appreciation taxes in respect of changes in fair value of these investment properties situated in the PRC but has recognised deferred tax on income tax on the assumption that these investment properties will be recovered through use.

## 5. 關鍵會計估計及判斷(續)

## (i) 應用會計政策的重要判斷(續)

#### 遞延税項負債(續)

遞延所得稅負債並無包括本集 團於中國某些實體將要支付未 分配利潤之預提稅,因該等利 潤於可見將來不預期會被分 配。遞延稅項負債詳情於綜合 財務報表附註34披露。

# 包含延長及/或終止選擇權之合約之租期一作承租人

本集團將租期釐定為租賃不可 撤銷之期間,包括由延長選擇 權涵蓋之期間(倘本集團合理確 定將行使延長選擇權)及由終止 選擇權涵蓋之期間(倘承租人合 理確定不會行使終止選擇權)。

於開始日期後,倘發生在承租 人控制範圍內並影響承租人是 否合理確定將行使延長選擇權 或不會行使終止選擇權之重大 事件或重大情況變動,則本集 團重新評估租期。

# 5. CRITICAL ACCOUNTING ESTIMATES AND JUDGEMENTS (Continued)

# (i) Critical judgement in applying accounting policies

(Continued)

Deferred tax liabilities (Continued)

Deferred tax liabilities have not been provided for the withholding tax that would be payable on the undistributed earnings of certain entities of the Group in the PRC as those earnings are not expected to be distributable in the foreseeable future. Details of deferred tax liabilities are disclosed in note 34 to the consolidated financial statements.

Lease terms of contracts with extension and/or termination options – as lessee

Lease terms are determined as the non-cancellable period of a lease, including periods covered by an option to extend if the Group is reasonably certain to exercise the extension option, and periods covered by an option to terminate if the lessee is reasonably certain not to exercise the termination option.

The Group has lease contracts that include extension and/ or termination options. In assessing whether the Group is reasonably certain to exercise an option to extend a lease, or not to exercise an option to terminate a lease, the Group applies judgement and considers all relevant facts and circumstances that create an economic incentive to extend or terminate the leases. Any change in the judgement may affect the measurement of the lease liabilities and the rightof-use assets.

After the commencement date, the Group reassesses the lease term upon the occurrence of a significant event or a significant change in circumstances that is within the control of the lessee and affects whether the lessee is reasonably certain to exercise an extension option or not to exercise a termination option.

## 5. 關鍵會計估計及判斷(續)

## (i) 應用會計政策的重要判斷(續)

#### 租賃之識別

#### (ii) 估定不確定性之關鍵來源

使用年限及物業、機器及設備 及使用權資產之減值

董事每年透過預計用量、對資產使用之損耗及技術過時之潛在性進行謹慎研究,以評估物業、機器及設備及使用權資產之殘值、可用年期及折舊/攤銷方法。

# 5. CRITICAL ACCOUNTING ESTIMATES AND JUDGEMENTS (Continued)

# (i) Critical judgement in applying accounting policies

(Continued)

Identification of leases

At the inception of a contract, the Group assesses whether a contract is, or contains, a lease based on the requirements of HKFRS 16 and all the relevant facts and circumstances. In particular, the Group assesses whether the contract involves the use of an identified asset by applying the concept of substantive substitution right. Also, the Group assesses whether the Group or the customer has the right to direct the use of the identified asset with reference to determination of which party has the decision-making rights that are most relevant to changing how and for what purpose the asset is used. In cases where such decisions are predetermined, the right to operate the asset or the incorporation of such decisions by means of designing the asset are considered.

#### (ii) Key sources of estimation uncertainty

Useful lives and impairment of property, plant and equipment and right-of-use assets

The Directors review the residual value, useful lives and depreciation/amortisation method of property, plant and equipment and right-of-use assets at the end of each reporting period, through careful consideration with regards to expected usage, wear-and-tear and potential technical obsolescence to usage of the assets.

## 5. 關鍵會計估計及判斷(續)

#### (ii) 估定不確定性之關鍵來源(續)

使用年限及物業、機器及設備及使用權資產之減值(續)

為象事資價減及收金流估產際估別公司,影資出價的現現數等與而造別所有,影資出價的現現數等與而對於實際,額。於時,額不對於政在考等值於時,額不對於政在考等值於時,額不對於政在,影資出價的現現數等與而造跡董響產現值可現金額資實此成

## 公允價值計量和評估流程

# 5. CRITICAL ACCOUNTING ESTIMATES AND JUDGEMENTS (Continued)

## (ii) Key sources of estimation uncertainty (Continued)

Useful lives and impairment of property, plant and equipment and right-of-use assets (Continued)

In determining whether an asset is impaired or the event previously causing the impairment no longer exists, the Directors have to assess whether an event has occurred that may affect the asset value or such event affecting the asset value has not been in existence. If any such indication exists, the recoverable amounts of the asset would be determined by reference to value in use and fair value less costs of disposal. Value in use is determined using the discounted cash flow method. Owing to inherent risk associated with estimations in the timing and magnitude of the future cash flows and fair value less costs of disposal, the estimated recoverable amount of the asset may be different from its actual recoverable amount and profit or loss could be affected by accuracy of the estimations.

#### Fair value measurements and valuation processes

As described in notes 14 and 43 to the consolidated financial statements, the valuation techniques applied by various external parties for the level 3 assets or liabilities have been agreed with the management of the Company. The management determined whether valuation techniques and assumptions applied are appropriate to the circumstances of the Group. The estimation of fair value of level 3 assets and liabilities included some assumptions not supported by observable market prices or rates. Change in assumption could affect the reported fair value of the assets and liabilities in the consolidated statement of financial position.

## 5. 關鍵會計估計及判斷(續)

#### (ii) 估定不確定性之關鍵來源(續)

#### 商譽減值

本集團至少每年確定商譽是否減值。這需要估計分配商譽是否的現金產生單位的使用價值。估計使用價值需要本集團對遺量不值計,並選擇合適的現值。於可以計算這些現金流量的現值。計算這些現金流量的現值計算可收回金額之估計計算可收回金額表別計算可收回金額表別計算可數於綜合財務報表附註18。

## 計算租賃負債之折現率-作為 承租人

由於租賃隱含之利率難以釐 定,本集團使用承租人新 貸利率折現未來租賃付款。 養定租賃之折現率時本 使用可觀察到之利率略有關 等利率以釐定新增借 率。計算租賃負債則越低, 反之亦 份。 。 ,租賃負債則越低, 反之亦 份。

# 5. CRITICAL ACCOUNTING ESTIMATES AND JUDGEMENTS (Continued)

## (ii) Key sources of estimation uncertainty (Continued)

#### Impairment of goodwill

The Group determines whether goodwill is impaired at least on an annual basis. This requires an estimation of the value in use of the CGU to which the goodwill is allocated. Estimating the value in use requires the Group to make an estimate of the expected cash flows from the CGU and also to choose a suitable discount rate in order to calculate the present value of those cash flows. Details of the estimates used to calculate the recoverable amount are given in note 18 to the consolidated financial statements.

Discount rates for calculating lease liabilities – as lessee

The Group uses the lessee's incremental borrowing rates to discount future lease payments since interest rates implicit in the leases are not readily determinable. In determining the discounts rates for its leases, the Group refers to a rate that is readily observable as the starting point and then applies judgement and adjusts such observable rate to determine the incremental borrowing rate. The higher the discount rate for calculating the lease liabilities, the lower the lease liabilities will be resulted and vice versa.

## 收益和分部資料

本公司之執行董事已確立為本集團 主要營運決策者。經營分部之確立 及分部資料之編製按內部慣常呈報 給本公司之執行董事之財務資料製 作,依據該等資料作出經營分部資 源分配決定及評估其表現。基於本 集團根據區域性觀點有超過99%以 上之集團銷售是在內地進行,故本 公司之執行董事主要以產品觀點評 定本集團之業務並以此作為製作業 務分部資料的基準。可報告之經營 分部確立為方便麵、飲品及其他分 部業務包括方便食品、投資控股、 投資性房地產作租賃用途及支援功 能業務。

本公司之執行董事以本年度經營分 部之本年度之溢利(虧損)以及扣除 税項及應佔聯營公司及合營公司業 績及未分配之淨(支出)收入前的溢 利(虧損)作出經營分部資源分配決 定及評估其表現。

分部資產包括除聯營公司權益及合 營公司權益及未分配資產(包括若 干按FVPL處理的金融資產及指定 FVOCI)。分部負債包括除員工福利 責任之相關負債外的所有負債。

分部之間的銷售是以成本加邊際利 潤作定價。可呈報分部之會計政策 與本集團於綜合財務報表附註3「主 要會計政策」所述會計政策一致。

本集團客戶地區位置乃按貨品付運 地點劃分。本集團多於99%來自外 部客戶之收益均源於本集團各經營 實體所在地中國的顧客。同時,本 集團所有的非流動資產,除部分按 FVPL處理的金融資產及指定FVOCI 之外均位於中國。並無來自單一外 部客戶的收入佔本集團收益10%或 以上。

#### **REVENUE AND SEGMENT INFORMATION**

The Company's executive directors have been identified as the chief operating decision-maker of the Group. The Group has identified its operating segments and prepared segment information based on the regular internal financial information reported to the Company's executive directors for their decisions about resources allocation to the Group's business components and review of these components' performance. The Company's executive directors consider the business principally from a product perspective which forms a basis for business segment information as over 99% of the Group's sales and business are conducted in the PRC from a geographical perspective. Business reportable operating segments identified are instant noodles, beverages and others. The segment of others includes instant food, investment holding, properties investment for rental purpose and supportive functions.

For the purposes of assessing the performance of the operating segments and allocating resources between segments, the Company's executive directors assess the performance of reportable segments based on profit (loss) for the year and profit (loss) before taxation, share of results of an associate and joint ventures and unallocated (expenses) income, net.

Segment assets include all assets with the exception of interest in an associate and joint ventures and unallocated assets which include certain financial assets at FVPL and Designated FVOCI. Segment liabilities include all liabilities with the exception of employee benefit obligations.

Inter-segment sales are priced at cost plus profit margin. The accounting policies of the reporting segments are the same as the Group's accounting policies as described in note 3 to the consolidated financial statements.

The geographical location of the Group's customers is based on the location at which the goods are delivered. Over 99% of the revenues from external customers of the Group are attributable to customers located in the PRC, the place of domicile of the Group's operating entities. Meanwhile, all of the Group's non-current assets, other than certain financial assets at FVPL and Designated FVOCI, are located in the PRC. No revenue from a single external customer amounted to 10% or more of the Group's revenue.

# 6. 收益和分部資料(續)

## **REVENUE AND SEGMENT INFORMATION** (Continued)

分部業績:

# Segment results:

	_					
				2023		
					內部沖銷	
		方便麵			Inter-	
		Instant	飲品	其他	segment	總計
		noodles	Beverages	Others	elimination	Total
		人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元
		RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
收益	Revenue					
由客戶合約產生之收益	Revenue from contracts					
	with customers	28,720,554	50,930,604	697,005	_	80,348,163
收益認列之時點:	Timing of					
	revenue recognition:					
在某一時點認列	Recognised at a point in time	28,720,554	50,930,604	697,005		80,348,163
由其他來源產生之收入:	Revenue from other sources:					
來自投資性房地產之租金收入	Rental income from					
	investment properties	_	_	69,912	_	69,912
分部間之收益	Inter-segment revenue	72,134	8,036	650,354	(730,524)	_
分部收益	Segment revenue	28,792,688	50,938,640	1,417,271	(730,524)	80,418,075
分部業績(已扣除財務費用)	Segment results after					
	finance costs	2,701,577	2,077,137	(141,657)	20,122	4,657,179
應佔聯營公司及合營公司業績	Share of results of an associate	, . ,-	, , , ,	( ,== ,	.,	,
	and joint ventures	(387)	128,450	(1,109)	_	126,954
未分配之淨支出	Unallocated expenses, net	_	_	(4,672)	_	(4,672)
除税前溢利(虧損)	Profit (Loss) before taxation	2,701,190	2,205,587	(147,438)	20,122	4,779,461
税項	Taxation	(692,933)	(546,270)	(23,591)	_	(1,262,794)
本年度之溢利(虧損)	Profit (Loss) for the year	2,008,257	1,659,317	(171,029)	20,122	3,516,667

# 6. 收益和分部資料(續)

# 6. REVENUE AND SEGMENT INFORMATION (Continued)

分部業績:(續)

**Segment results:** (Continued)

		2023				
					內部沖銷	
		方便麵			Inter-	
		Instant	飲品	其他	segment	總計
		noodles	Beverages	Others	elimination	Total
		人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元
		RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
資產	Assets					
分部資產	Segment assets	18,102,147	32,415,379	4,467,320	(2,793,861)	52,190,985
聯營公司權益	Interest in an associate	_	95,378	_	_	95,378
合營公司權益	Interest in joint ventures	76	529,247	_	_	529,323
未分配資產	Unallocated assets					333,968
總資產	Total assets					53,149,654
負債	Liabilities					
分部負債	Segment liabilities	8,801,039	18,981,068	10,692,799	(2,600,394)	35,874,512
未分配負債	Unallocated liabilities					52,898
總負債	Total liabilities					35,927,410
其他資料	Other information					
折舊及攤銷	Depreciation and amortisation	868,412	2,527,121	167,806	(114,702)	3,448,637
資本開支	Capital expenditures	699,708	2,967,555	20,442	_	3,687,705
利息收入	Interest income	211,343	350,856	34,753	(56,258)	540,694
利息支出	Interest expenses	39,750	233,759	306,100	(60,487)	519,122
出售附屬公司淨收益	Gain on disposal of subsidiaries	259,306	154,416	_	_	413,722

# 6. 收益和分部資料(續)

## **REVENUE AND SEGMENT INFORMATION** (Continued)

分部業績:(續)

Segment results: (Continued)

		2022				
					內部沖銷	
		方便麵			Inter-	
		Instant	飲品	其他	segment	總計
		noodles	Beverages	Others	elimination	Total
		人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元
		RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
收益	Revenue					
由客戶合約產生之收益	Revenue from contracts					
	with customers	29,578,253	48,327,716	738,570	_	78,644,539
收益認列之時點:	Timing of					
V III 600 2 V II 10 WH .	revenue recognition:					
在某一時點認列	Recognised at a point in time	29,578,253	48,327,716	738,570	_	78,644,539
由其他來源產生之收入:	Revenue from other sources:					
來自投資性房地產之租金收入	Rental income from					
	investment properties	_	_	72,881	_	72,881
分部間之收益	Inter-segment revenue	55,443	8,014	700,353	(763,810)	_
分部收益	Segment revenue	29,633,696	48,335,730	1,511,804	(763,810)	78,717,420
分部業績(已扣除財務費用)	Segment results after					
万 即未顾(口用你对如 更加/	finance costs	1,839,554	2,275,213	(121,539)	20,762	4,013,990
應佔聯營公司及合營公司業績	Share of results of an associate	1,033,331	2,2,3,2,3	(121,333)	20,702	1,013,330
心口仍自己可从口自己可不顾	and joint ventures	(339)	128,810	(1,153)	_	127,318
未分配之淨收入	Unallocated income, net	_	_	7,496	_	7,496
除税前溢利(虧損)	Profit (Loss) before taxation	1,839,215	2,404,023	(115,196)	20,762	4,148,804
税項	Taxation	(464,685)	(582,337)	(25,948)		(1,072,970)
本年度之溢利(虧損)	Profit (Loss) for the year	1,374,530	1,821,686	(141,144)	20,762	3,075,834

# 6. 收益和分部資料(續)

# 6. REVENUE AND SEGMENT INFORMATION (Continued)

分部業績:(續)

**Segment results:** (Continued)

		2022				
					內部沖銷	
		方便麵			Inter-	
		Instant	飲品	其他	segment	總計
		noodles	Beverages	Others	elimination	Total
		人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元
		RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
資產	Assets					
分部資產	Segment assets	20,015,049	34,145,275	4,710,542	(1,462,128)	57,408,738
聯營公司權益	Interest in an associate	_	93,316	_	_	93,316
合營公司權益	Interest in joint ventures	464	610,216	3,636	_	614,316
未分配資產	Unallocated assets					332,936
總資產	Total assets					58,449,306
負債	Liabilities					
分部負債	Segment liabilities	10,844,982	20,545,661	11,430,662	(1,256,500)	41,564,805
未分配負債	Unallocated liabilities					69,026
總負債	Total liabilities					41,633,831
其他資料	Other information					
折舊及攤銷	Depreciation and amortisation	871,679	2,335,508	179,792	(121,402)	3,265,577
資本開支	Capital expenditures	530,314	2,548,530	22,493	_	3,101,337
利息收入	Interest income	285,211	409,987	13,385	(58,171)	650,412
利息支出	Interest expenses	31,984	210,063	270,236	(66,262)	446,021
出售附屬公司淨收益	Gain on disposal of subsidiaries	36,304	69,688	_	_	105,992

# 7. 其他收益

# 7. OTHER REVENUE

		2023	2022
		人民幣千元	人民幣千元
		RMB'000	RMB'000
利息收入	Interest income	540,694	650,412

# 8. 其他淨收入

# 8. OTHER NET INCOME

			2023	2022
		附註	人民幣千元	人民幣千元
		Note	RMB'000	RMB'000
收入(支出):	Income (Expenses):			
出售廢品之收益	Gain on sales of scrapped materials		195,251	208,992
按公允價值列賬及在損益賬	Change in fair value of			
處理的金融資產之	financial assets at FVPL, net			
公允價值變動淨額	,		(133)	10,099
按公允價值列賬及在損益賬	Dividend income from		( /	,,,,,,
處理的金融資產及指定	financial assets at FVPL and			
按公允價值列賬及在其他	equity instruments designated			
全面收益賬處理的	as at FVOCI			
權益工具之股利收入	as at 1 voci		127	1 412
		40		1,413
出售附屬公司收益	Gain on disposal of subsidiaries	40	413,722	105,992
政府補助	Government grants		201,306	418,514
出售物業、機器及設備及	Loss on disposal of property,			
使用權資產之虧損	plant and equipment and			
	right-of-use assets		(113,295)	(60,288)
匯兑虧損淨額	Exchange loss, net		(2,632)	(30,164)
其他	Others		199,101	220,262
			893,447	874,820

# 9. 除税前溢利

# 9. PROFIT BEFORE TAXATION

經扣除下列項目後:

This is stated after charging:

		<b>2023</b> 人民幣千元	2022 人民幣千元
		RMB'000	RMB'000
財務費用	Finance costs		
須於5年內悉數償還之銀行	Interest on bank and other borrowings		
及其他貸款之利息	wholly repayable within five years	503,088	429,900
租賃負債產生之財務費用	Finance costs on lease liabilities	16,034	16,121
		519,122	446,021
		2023	2022
		人民幣千元	人民幣千元
		RMB'000	RMB'000
其他項目	Other items		
員工成本(包括董事酬金):	Staff costs (including directors' remuneration):		
薪金及報酬	Salaries and wages	8,335,726	7,684,056
以權益結算股份	Equity-settled share-based		
支付之款項	payment expenses	_	522
退休金成本:	Pension costs:		
界定供款計劃	Defined contribution plans	865,770	806,408
界定福利計劃	Defined benefit plans	2,139	5,599
核數師酬金:	Auditor's remuneration:		
審核費用	Audit fee	8,551	7,952
非審核費用	Non-audit fee	927	866
已售存貨成本#	Cost of inventories#	55,950,986	55,818,003
存貨撇銷(計入其他	Written off of inventories		
經營費用)	(included in other operating expenses)	57,976	364,243
折舊:	Depreciation:		
物業、機器及設備	Property, plant and equipment	3,111,300	2,936,451
使用權資產	Right-of-use assets	330,497	322,447
無形資產攤銷	Amortisation of intangible assets	6,840	6,679

<sup>#</sup> 已售存貨成本中包括與員工成本、物業、機器及設備、使用權資產之折舊及無形資產攤銷人民幣4,963,268,000元(2022年:人民幣4,802,349,000元),該等金額亦計入以上獨立披露之個別總額中。

Cost of inventories includes RMB4,963,268,000 (2022: RMB4,802,349,000) relating to staff costs, depreciation of property, plant and equipment and right-of-use assets and amortisation on intangible assets which amounts are also included in the respective total amounts disclosed separately above.

# 10. 董事及高階僱員酬金

向董事及行政總裁已支付或應付之 酬金總額如下:

# 10. DIRECTORS' AND SENIOR MANAGEMENT'S **EMOLUMENTS**

The aggregate amounts of emoluments paid or payable to the Directors and chief executive officer are as follows:

				20	23		
						退休金	
						支付及僱主的	
						退休金	
					以股份	計劃供款	
			薪金及		支付之	Retirement	
			其他酬金		款項	payments and	
		董事袍金	Salaries	花紅	Share-	contribution	
		Directors'	and other	Discretionary	based	to pension	合計
		fees	emoluments	bonuses	payments	scheme	Total
		人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元
		RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
<i>執行董事:</i>	Executive directors:						
魏宏名	Wei Hong-Ming	708	5,440	1,560	_	_	7,708
井田純一郎	Junichiro Ida	568	226	_	_	_	794
魏宏丞	Wei Hong-Chen	708	5,251	1,503	_	_	7,462
筱原幸治	Koji Shinohara	354	227	_	_	_	581
高橋勇幸	Yuko Takahashi	354	227	_	_	_	581
曾倩	Tseng Chien	354	710	128	_	_	1,192
獨立非執行董事:	Independent non-executive directors:						
徐信群	Hsu Shin-Chun	425	128	_	_	_	553
李長福	Lee Tiong-Hock	425	70	_	_	_	495
深田宏	Hiromu Fukada	425	113	_	_	_	538
行政總裁:	Chief executive officer:						
陳應讓	Chen Yinjang	_	4,200	1,189	_	7,643	13,032
		4,321	16,592	4,380	_	7,643	32,936

# 10. 董事及高階僱員酬金(續)

# 10. DIRECTORS' AND SENIOR MANAGEMENT'S EMOLUMENTS (Continued)

		2022					
						退休金	
						支付及僱主的	
					N DD /A	退休金	
			# ∧ ₽		以股份	計劃供款	
			薪金及		支付之	Retirement	
		###A A	其他酬金	++/-	款項	payments and	
		董事袍金	Salaries	花紅	Share-	contribution	A ±1
		Directors'	and other	Discretionary	based	to pension	合計
		fees	emoluments	bonuses	payments	scheme	Total
		人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元
		RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
執行董事:	Executive directors:						
魏宏名	Wei Hong-Ming	677	5,417	2,578	143	_	8,815
井田純一郎	Junichiro Ida	541	217	_	_	_	758
魏宏丞	Wei Hong-Chen	677	5,227	2,484	143	_	8,531
筱原幸治	Koji Shinohara	338	217	_	_	_	555
高橋勇幸	Yuko Takahashi	338	217	_	_	_	555
曾倩	Tseng Chien	338	866	140	_	_	1,344
獨立非執行董事:	Independent non-executive directors:						
徐信群	Hsu Shin-Chun	406	108	_	_	_	514
李長福	Lee Tiong-Hock	406	108	_	_	_	514
深田宏	Hiromu Fukada	406	108	_	_	_	514
行政總裁:	Chief executive officer:						
陳應讓	Chen Yinjang	_	4,000	2,250	59	_	6,309
		4,127	16,485	7,452	345	_	28,409

截至2023年及2022年12月31日止年度並無董事及5位最高薪人士放棄 領取酬金。

本集團沒有為勸誘董事及5位最高薪 人士加入本集團而付酬金或在董事 加入本集團後付上酬金或為董事失 去職位作出賠償。 No directors and five highest paid individuals have waived emoluments in respect of the years ended 31 December 2023 and 2022.

No emoluments have been paid by the Group to the directors and five highest paid individuals as an inducement to join or upon joining the Group or as compensation for loss of office.

# 10. 董事及高階僱員酬金(續)

本集團5位最高薪人士包括2位董事及行政總裁(2022年:2位董事及行政總裁),其酬金詳情載於上文。其餘2位(2022年:2位)人士之酬金詳情如下:

# 10. DIRECTORS' AND SENIOR MANAGEMENT'S EMOLUMENTS (Continued)

The five individuals whose emoluments were the highest in the Group for the year, included two directors and the chief executive officer (2022: two directors and the chief executive officer) are reflected in the analysis presented above. Details of the emoluments of the remaining two individuals (2022: two) are as follows:

		2023	2022
		人民幣千元	人民幣千元
		RMB'000	RMB'000
薪金及其他酬金	Salaries and other emoluments	8,993	11,000
退休金支付	Retirement payments	1,571	_
花紅	Discretionary bonuses	2,992	6,371
		13,556	17,371

支付2位(2022年:2位)最高薪人士 之酬金組別如下: The emoluments were paid to the two (2022: two) highest paid individuals as follows:

僱員人數 Number of individuals

酬金組別	Emoluments band	2023
人民幣 5,431,672 元至人民幣 5,884,311 元 (6,000,001 港元至 6,500,000 港元)	RMB5,431,672 to RMB5,884,311 (HK\$6,000,001 to HK\$6,500,000)	1
人民幣7,242,230元至人民幣7,694,868元	RMB7,242,230 to RMB7,694,868	
(8,000,001港元至8,500,000港元)	(HK\$8,000,001 to HK\$8,500,000)	1
		2

# 10. 董事及高階僱員酬金(續) 10. DIRECTORS' AND SENIOR MANAGEMENT'S **EMOLUMENTS** (Continued)

		僱員人數 Number of individuals
酬金組別	Emoluments band	2022
人民幣 8,624,601 元至人民幣 9,055,830 元	RMB8,624,601 to RMB9,055,830	
(10,000,001港元至10,500,000港元)	(HK\$10,000,001 to HK\$10,500,000)	2
		2

#### 11. TAXATION 11. 税項

		2023 人民幣千元 RMB′000	2022 人民幣千元 RMB'000
本年度税項	Current tax		
中國企業所得税	PRC enterprise income tax		
本年度	Current year	1,036,223	966,194
以前年度多提撥備	Over provision in prior years	(24,694)	(37,532)
		1,011,529	928,662
香港利得税	Hong Kong profits tax		
本年度	Current year	6,774	5,109
新加坡企業所得税	Singapore corporate income tax		
本年度	Current year	251	
遞延税項(附註34)	Deferred taxation (Note 34)		
產生及轉回之暫時差異淨額	Origination and reversal of		
	temporary differences, net	45,433	(35,891)
按本集團於中國之附屬公司	Effect of withholding tax on the net		
可供分配利潤淨額之	distributable earnings of		
預提税	the Group's PRC subsidiaries	198,807	175,090
		244,240	139,199
本年度税項總額	Total tax charge for the year	1,262,794	1,072,970

# 11. 税項(續)

開曼群島並不對本公司及本集團之收入徵收任何税項。

截至2023年及2022年12月31日止年度,香港利得税是按照兩級利得税制度所計算的。在兩級利得税税率制度下,合資格企業的首200萬港元(相當於人民幣1,811,000元)(2022年:200萬港元(相當於人民幣1,725,000元))
利潤將按8.25%(2022年:8.25%)的税率徵税,而200萬港元(相當於人民幣1,811,000元)(2022年:200萬港元(相當於人民幣1,811,000元)(2022年:200萬港元(相當於人民幣1,725,000元))以上的利潤將按16.5%(2022年:16.5%)的税率徵税。

新加坡企業所得税按17%計税。本集團附屬公司符合資格享受部分税務寬免計劃(「計劃」)。計劃容許一般應課税收入的首10,000新加坡元(相當於人民幣53,000元)將有75%的免税額,之後的190,000新加坡元(相當於人民幣1,004,000元)一般應課税收入另有50%的免稅額。

於中國的附屬公司,其中國企業所得稅法定稅率為25%(2022年:25%)。根據財政部、稅務總局與國家發展改革委聯合發佈的《關於延續西部大開發企業所得稅政策的公告》(財政部公告2020年第23號),位於西部地區的外商投資企業,其鼓勵類產業的主營收入佔企業總收入的60%以上(2022年:60%),由2021年1月1日至2030年12月31日,可繼續減按15%的優惠稅率徵收企業所得稅。因此,本集團若干於西部地區之附屬公司稅率為15%(2022年:15%)。

#### **11. TAXATION** (Continued)

The Cayman Islands levies no tax on the income of the Company and the Group.

For the years ended 31 December 2023 and 2022, Hong Kong Profits Tax is calculated in accordance with the two-tiered profits tax regime. Under the two-tiered profits tax regime, the first HK\$2 million (equivalent to RMB1,811,000) (2022: HK\$2 million (equivalent to RMB1,725,000)) of profits of qualifying corporations will be taxed at 8.25% (2022: 8.25%), and profits above HK\$2 million (equivalent to RMB1,811,000) (2022: HK\$2 million (equivalent to RMB1,725,000)) will be taxed at 16.5% (2022: 16.5%).

Singapore Corporate Income Tax is charged at 17%. The subsidiaries of the Group qualify for the Partial Tax Exemption Scheme (the "Scheme") in which the Scheme allows for 75% tax exemption on the first SGD10,000 (equivalent to RMB53,000) of normal chargeable income and a further 50% tax exemption on the next SGD190,000 (equivalent to RMB1,004,000) of normal chargeable income.

The statutory PRC Enterprise income tax rate for the PRC subsidiaries is 25% (2022: 25%). According to the Tax Relief Notice (Announcement of the Ministry of Finance [2020] No. 23) on the Grand Development of Western Region jointly issued by the Ministry of Finance, the State Taxation Administration and National Development and Reform Commission, foreign investment enterprises located in the Western Region of the PRC (the "Western Region") with over 60% (2022: 60%) of principal revenue generated from the encouraged business activities are continuously entitled to a preferential income tax rate of 15% from 1 January 2021 to 31 December 2030. Accordingly, certain subsidiaries located in the Western Region are entitled to an income tax rate of 15% (2022: 15%).

# 11. 税項(續)

# **11. TAXATION** (Continued)

本集團之除稅前溢利與本年度稅項 對賬如下: The Group's profit before taxation is reconciled to the tax expense for the year as follows:

# 税項開支之對賬

# **Reconciliation of tax expense**

		2023 人民幣千元 RMB'000	2022 人民幣千元 RMB'000
除税前溢利	Profit before taxation	4,779,461	4,148,804
按中國法定税率25%之	Income tax at statutory tax rate of 25%		
税項(2022年:25%)	in the PRC <i>(2022: 25%)</i>	1,194,865	1,037,201
應佔聯營及合營公司業績	Share of results of an associate and		
	joint ventures	(31,738)	(31,830)
不可扣税開支	Non-deductible expenses	90,042	78,834
無需課税收入	Tax exempt revenue	(336)	(33,379)
未確認税項虧損	Unrecognised tax losses	92,643	71,304
未確認暫時性差異	Unrecognised temporary differences	9,988	(6,222)
扣除過往並未確認税項虧損	Utilisation of previously		
	unrecognised tax losses	(66,077)	(35,043)
按本集團於中國之附屬 公司可供分配利潤之	Effect of withholding tax on the distributable profits of the Group's PRC subsidiaries		
預提税 <i>(附註34)</i>	(Note 34)	198,807	175,090
附屬公司之税收優惠^	Effect of tax incentives on subsidiaries <sup>^</sup>	(196,530)	(143,015)
以前年度多提撥備	Over provision in prior years	(24,694)	(37,532)
其他	Others	(4,176)	(2,438)
本年度税項開支	Tax expense for the year	1,262,794	1,072,970

<sup>个 附屬公司之稅收優惠包括於西部地區的中國附屬公司之稅收減免、研發加計扣除、其他稅收優惠等。</sup> 

<sup>^</sup> Effect of tax incentives on subsidiaries includes the tax relief on PRC subsidiaries in the Western Region, additional deduction for certain expenses and other tax relief.

# 11. 税項(續)

#### 第二支柱模型規則

本集團已採用確認與為實施經濟合作 與發展組織所公佈的第二支柱模型規 則而頒佈或實質上頒佈的稅法所產生 所得稅有關的遞延稅項資產及負債及 披露相關資料之豁免,包括實施該等 規則所述合資格本地最低補足稅法 (「第二支柱所得稅」)。根據初步 評估,預計在已頒佈或實質上頒佈稅 法運營所在轄區不會有重大影響。

由於應用第二支柱稅法及計算全球反 稅基侵蝕提案收入的複雜性,本集團 已委聘稅務專家合作以協助其應用該 稅法。

#### **11. TAXATION** (Continued)

#### Pillar Two model rules

The Group has applied the exception to recognising and disclosing information about deferred tax assets and liabilities related to the income taxes arising from tax law enacted or substantively enacted to implement the Pillar Two model rules published by the Organisation for Economic Co-operation and Development, including tax law that implements qualified domestic minimum top-up taxes described in those rules ("Pillar Two income taxes"). According to the preliminary assessment, the impact of enacted or substantively enacted legislation for each jurisdiction is insignificant in which the Group operates.

Due to the complexities in the application of the Pillar Two legislation and calculation of Global Anti-Base Erosion Proposal income, the Group has engaged with tax experts to assist them with applying the legislation.

# 12. 股息

#### 12. DIVIDENDS

- (a) 本公司股東於本年度之股息:
- (a) Dividends to owners of the Company attributable to the year:

		2023 人民幣千元 RMB'000	2022 人民幣千元 RMB'000
擬派之末期股息 每股普通股人民幣 27.66分(2022年:	Proposed final dividend of RMB27.66 cents (2022: RMB23.36 cents) per ordinary share		
人民幣23.36分) 擬派之特別末期 股息每股普通股人民幣 27.66分(2022年:	Proposed special final dividend of RMB27.66 cents <i>(2022: RMB23.36 cents)</i> per ordinary share	1,558,731	1,316,156
人民幣23.36分)		1,558,730	1,316,156
		3,117,461	2,632,312

於2024年3月26日的董事會會議,董事建議派發特別末期股息每股普通股人民幣27.66分及末期股息每股普通股人民幣27.66分。此建議特別末期股息及末期股息於綜合財務狀況表中不視為應付股息。

截至2023年12月31日止年度,本公司概無批准及派發特別中期股息,而截至2022年12月31日止年度,本公司批准及派發每股普通股人民幣44.38分的特別中期股息,共計人民幣2,500,000,000元。

At Board meeting held on 26 March 2024, the Directors recommended the payment of a special final dividend and a final dividend of RMB27.66 cents and RMB27.66 cents per ordinary share respectively. The proposed special final dividend and final dividend have not been recognised as dividends payables in the consolidated statement of financial position.

No special interim dividend was approved and paid during the year ended 31 December 2023 while special interim dividend of RMB44.38 cents per ordinary share was approved and paid, totaling RMB2,500,000,000 during the year ended 31 December 2022.

# 12. 股息(續)

# (b) 於本年內批准及派發歸屬於前 財政年度予本公司股東之股

息:

# **12. DIVIDENDS** (Continued)

(b) Dividends to owners of the Company attributable to the previous financial year, approved and paid during the year:

		2023 人民幣千元 RMB'000	2022 人民幣千元 RMB'000
於本年內批准及派發屬 於前財政年度末期股息 每股普通股 人民幣23.36分 (2022年: 人民幣33.76分) 於本年內批准及派發屬 於前財政年度特別 末期股息每股普通股 人民幣23.36分 (2022年:	Final dividend in respect of the previous financial year, approved and paid during the year, of RMB23.36 cents (2022: RMB33.76 cents) per ordinary share  Special final dividend in respect of the previous financial year, approved and paid during the year, of RMB23.36 cents (2022: RMB33.76 cents) per ordinary share	1,316,186	1,901,241
人民幣33.76分)	,	1,316,185	1,901,241
		2,632,371	3,802,482

# 13. 每股溢利

# 13. EARNINGS PER SHARE

以下為每股基本溢利及每股攤薄溢 利之計算: The calculations of the basic and diluted earnings per share are as follows:

# (a) 每股基本溢利

# (a) Basic earnings per share

		2023	2022
本公司普通股股東應佔 溢利(人民幣千元)	Profit attributable to ordinary equity shareholders (RMB'000)	3,117,461	2,632,312
已發行普通股之加權 平均股數(千股)	Weighted average number of ordinary shares ('000)	5,634,288	5,632,791
每股基本溢利(人民幣分)	Basic earnings per share (RMB cents)	55.33	46.73

# (b) 每股攤薄溢利

# (b) Diluted earnings per share

		2023	2022
本公司普通股股東應佔溢利 (人民幣千元)	Profit attributable to ordinary equity shareholders (RMB'000)	3,117,461	2,632,312
普通股加權平均數(攤薄) (千股) 已發行普通股之加權	Weighted average number of ordinary shares (diluted) ('000) Weighted average number of		
平均股數 本公司購股權計劃之影響	ordinary shares Effect of the Company's share	5,634,288	5,632,791
	option scheme	1,558	2,694
用於計算每股攤簿溢利之 普通股加權平均數	Weighted average number of ordinary shares for the purpose of calculating diluted earnings per share	5,635,846	5,635,485
每股攤薄溢利(人民幣分)	Diluted earnings per share (RMB cents)	55.31	46.71

# 14. 投資性房地產

#### 14. INVESTMENT PROPERTIES

		2023	2022
		人民幣千元	人民幣千元
		RMB'000	RMB'000
公允價值	At fair value		
於年初	At beginning of the year	1,832,200	1,807,100
公允價值之變更	Change in fair value	(7,030)	25,100
於結算日	At the end of the reporting period	1,825,170	1,832,200

(a) 本集團之投資性房地產,包括 商用物業及停車場以及其各自 土地使用權,位於中國上海市 閔行區吳中路1678號及1686 號以及中國天津市經濟技術開 發區發達街與新城西路交界西 南角。

> 本集團以營運租賃出租其位於 上海的若干投資性房地產,平 均租期為1至3年(2022年: 1 至3年),並包含於租期屆滿後 以新條款續租之選擇權。

> 來自營運租賃之租金收入詳情 載於綜合財務報表附註3(m)。

> 雖然本集團面對於現時租賃屆 滿後之殘值變動,但是本集團 一般會訂立新營運租賃,因此 不會立即變現,導致殘值於租 賃屆滿後降低。對未來殘值之 預期反映於房地產之公允價值 中。

(a) The Group's investment properties, which consist of commercial properties and car parks together with their respective land use rights, are situated at No. 1678 and No. 1686 Wuzhong Road, Minhang District, Shanghai, the PRC and southwest corner of the intersection of Fada Street and Xincheng West Road, Economic-Technological Development Area, Tianjin, the PRC.

The Group leases out certain of its investment properties in Shanghai under operating leases with average lease terms of 1-3 years (2022: 1-3 years) and with options to renew upon expiry at new terms.

Accounting policy of the rental income from operating leases are set out in note 3(m) to the consolidated financial statements.

Although the Group is exposed to changes in the residual value at the end of the current leases, the Group typically enters into new operating leases and therefore will not immediately realise the reduction in residual value at the end of these leases. Expectations about the future residual values are reflected in the fair value of the properties.

## **14.** 投資性房地產(續)

# (a) *(續)*

以下為將收取自投資性房地產 租賃之未折現租賃付款之到期 日分析。

#### **14. INVESTMENT PROPERTIES** (Continued)

#### (a) (Continued)

Below is a maturity analysis of undiscounted lease payments to be received from the leasing of investment properties.

		<b>2023</b> 人民幣千元	2022 人民幣千元
於12月31日	At 31 December	RMB'000	RMB'000
1年內	Within one year	32,739	43,652
第2年	In the second year	13,900	28,177
第3年	In the third year	6,641	3,761
		53,280	75,590

#### (b) 公允價值計量和評估流程

評估投資性房地產的公允價值時,本集團的政策乃聘用獨立專業合資格的估值師進行估值。管理層與獨立專業合資格的估值師密切合作,建立適當的估值技術以及估值模型的估值技術以及估值模型化法。 及直接對比法得出(2022年:收益資本化法及直接對比法)。

# (b) Fair value measurements and valuation processes

In estimating the fair values of investment properties, it is the Group's policy to engage an independent professional qualified valuer to perform the valuation. The management works closely with the independent professional qualified valuer to establish the appropriate valuation technique and inputs to the model. The valuations have been arrived at using income capitalisation approach and direct comparison approach (2022: income capitalisation approach and direct comparison approach).

In income capitalisation approach, the market rentals of all lettable units of the commercial properties and car parks are assessed by reference to the rentals achieved in the lettable units as well as other lettings of similar properties in the neighbourhood. The capitalisation rate adopted is made by reference to the yield rates observed by the valuer for similar properties in the locality and adjusted based on the valuer's knowledge of the factors specific to the respective properties. In direct comparison approach, comparable's average unit selling prices are referenced to comparable sales transactions as available in the relevant market. In estimating the fair value of the properties, the highest and best use of the properties is their current use.

(b) Fair value measurements and valuation processes

14. INVESTMENT PROPERTIES (Continued)

(Continued)

properties:

截至2023年12月31日止年度 Year ended 31 December 2023

The fair value measurements for the Group's investment

properties are categorised into Level 3 in the fair value

hierarchy based on the inputs to valuation techniques used. There was no transfer into or out of Level 3 during the year.

The following table gives information on significant unobservable inputs to the valuation of investment

不可觀測輸入

# 14. 投資性房地產(續)

## (b) 公允價值計量和評估流程(續)

本集團之投資性房地產的公允 價值計量分類至公允價值的第 3級別,於本年度內沒有項目 移轉至級別3或由級別3轉出。

有關投資性房地產價值之不可 觀察輸入信息如下:

#### 2023

2023

properties	and key input(s)	Significant unobservable input(s)	fair value
Investment	Valuation techniques	重大不可觀測輸入	unobservable inputs to
投資性房地產	估值技術及主要輸入		Relationship of
			與公允價值的關係

位於上海及天津 的商用物業和 停車場 Commercial properties and car parks in Shanghai and Tianjin 收益資本化法及 直接對比法 Income capitalisation approach and direct comparison approach

主要輸入: The key inputs are: 租期後的回報率

考慮到租金收入資本化,商用物業及停車場現有租約合理的潛在租金回報,商用物業及停車場的租金收益率在上海分別為4.75%及4.75%,在天津則分別為5.00%至

6.00%及3.00%。

Reversionary yield

Reversionary yield, taking into account the capitalisation of the rental derived from the existing tenancies with due allowance for reversionary rental potential of the commercial properties and car parks of 4.75% and 4.75% respectively in Shanghai and 5.00% to 6.00% and 3.00% in Tianjin respectively.

所用的租期後的回報率若有 上升,會令投資性房地產的 公允價值下跌,反之亦然。

An increase in the reversionary yield used would result in a decrease in the fair value of the investment properties, and vice versa.

# **14.** 投資性房地產(續)

## **14. INVESTMENT PROPERTIES** (Continued)

#### (b) 公允價值計量和評估流程(續)

# (b) Fair value measurements and valuation processes

(Continued)

			與公允價值的關係
投資性房地產	估值技術及主要輸入		Relationship of
Investment	Valuation techniques	重大不可觀測輸入	unobservable inputs to
properties	and key input(s)	Significant unobservable input(s)	fair value

每日市場租金

#### 商用物業

考慮到時間、地點及對照商用物業與物業本身之間的個別因素,如方向及戶型,上海及天津商用物業每日市場租金訂為按可出租面積計每平方米分別為由人民幣7.15元至人民幣11.40元及人民幣2.91元至人民幣4.90元。

考慮到時間、地點及對照商用物業 所用的每日市場租金若有上與物業本身之間的個別因素,如方 升,會令投資性房地產的公向及戶型,上海及天津商用物業每 允價值上升,反之亦然。

不可觀測輸入

Daily market rent

#### Commercial properties

Daily market rents, taking into account the time, location, and individual factors such as frontage and size, between the comparable and the commercial properties, ranging from RMB7.15 to RMB11.40 per square meter per day on lettable area basis in Shanghai and from RMB2.91 to RMB4.90 per square meter per day on lettable areas basis in Tianjin.

An increase in the daily market rent used would result in an increase in the fair value of the investment properties, and vice versa.

#### 停車場

考慮到時間、地點及對照物業與物業本身之間的個別因素,如方向及大小,上海及天津每個停車位的每日市場租金分別為人民幣27.58元及人民幣15.33元。

## Car parks

Daily market rents, taking into account of the time, location, and individual factors, such as frontage and size, between the comparable and the properties of RMB27.58 per unit for car park spaces in Shanghai and RMB15.33 per unit for car park spaces in Tianjin.

# **14.** 投資性房地產(續)

# **14. INVESTMENT PROPERTIES** (Continued)

# (b) 公允價值計量和評估流程(續)

# (b) Fair value measurements and valuation processes (Continued)

投資性房地產 Investment properties	估值技術及主要輸入 Valuation techniques and key input(s)	重大不可觀測輸入 Significant unobservable input(s)	不可觀測輸入 與公允價值的關係 Relationship of unobservable inputs to fair value
	對照平均單位售價	商用物業 考慮到地點、戶型及對照商用物業 與物業本身之間的其他特徵,上海 及天津商用物業對照平均單位售 價訂為每平方米分別為由人民幣 43,150元至人民幣57,290元及人民 幣16,430元至人民幣18,587元。	對照平均單位售價若有上升,會令投資性房地產的公允價值上升,反之亦然。
	Comparable's average unit selling price	Commercial properties  Comparable's average unit selling price, taking into account the location, size and other characters between the comparable and the commercial properties, ranging from RMB43,150 to RMB57,290 per square meter in Shanghai and from RMB16,430 to RMB18,587 per square meter in Tianjin.	An increase in comparable's average unit selling price would result in an increase in the fair value of the investment properties, and vice versa.
		停車場 考慮到地點、大小及對照商用物業 與物業本身之間的其他特徵,上海 及天津每個停車場的對照平均單位 售價分別為人民幣156,730元及人 民幣100,000元。 <u>Car parks</u> Comparable's average unit selling price, taking into account the location, size and other characters between the comparable and the commercial properties of RMB156,730 per unit for car park spaces in Shanghai and	

RMB100,000 per unit for car park

spaces in Tianjin.

# **14.** 投資性房地產(續)

#### **14. INVESTMENT PROPERTIES** (Continued)

(b) 公允價值計量和評估流程(續)

(b) Fair value measurements and valuation processes

(Continued)

2022

投資性房地產估值技術及主要輸入與公允價值的關係InvestmentValuation techniques重大不可觀測的輸入unobservable inputs topropertiesand key input(s)Significant unobservable input(s)fair value

位於上海及天津 的商用物業和 停車場 Commercial properties and car parks in Shanghai and Tianjin 收益資本化法及 直接對比法 Income capitalisation approach and direct comparison approach

主要輸入:
The key inputs are:
租期後的回報率

考慮到租金收入資本化,商用物業及停車場現有租約合理的潛在租金回報,商用物業及停車場的租金收益率在上海分別為4.75%及4.75%,在天津則分別為5.00%至6.00%及3.00%。

Reversionary yield, taking into account the capitalisation of the rental derived from the existing tenancies with due allowance for reversionary rental potential of the commercial properties and car parks of 4.75% and 4.75% respectively in Shanghai and 5.00% to 6.00% and

3.00% in Tianjin respectively.

所用的租期後的回報率若有 上升,會令投資性房地產的 公允價值下跌,反之亦然。

不可觀測的輸入

An increase in the reversionary yield used would result in a decrease in the fair value of the investment properties, and vice versa.

Reversionary yield

# **14.** 投資性房地產(續)

# **14. INVESTMENT PROPERTIES** (Continued)

#### (b) 公允價值計量和評估流程(續)

# (b) Fair value measurements and valuation processes (Continued)

投資性房地產 Investment properties	估值技術及主要輸入 Valuation techniques and key input(s)	重大不可觀測輸入 Significant unobservable input(s)	不可觀測輸入 與公允價值的關係 Relationship of unobservable inputs to fair value
	每日市場租金	商用物業 考慮到時間、地點及對照商用物業 與物業本身之間的個別因素,如方 向及戶型,上海及天津商用物業每 日市場租金訂為按可出租面積計每 平方米分別為由人民幣7.10元至人 民幣11.30元及人民幣3.00元至人 民幣4.93元。	所用的每日市場租金若有上 升,會令投資性房地產的公 允價值上升,反之亦然。

#### Daily market rent

#### Commercial properties

Daily market rents, taking into account the time, location, and individual factors such as frontage and size, between the comparable and the commercial properties, ranging from RMB7.10 to RMB11.30 per square meter per day on lettable area basis in Shanghai and from RMB3.00 to RMB4.93 per square meter per day on lettable areas basis in Tianjin.

# 停車場

考慮到時間、地點及對照物業與物業本身之間的個別因素,如方向及大小,上海及天津每個停車位的每日市場租金分別為人民幣27.50元及人民幣15.23元。

#### Car parks

Daily market rents, taking into account of the time, location, and individual factors, such as frontage and size, between the comparable and the properties of RMB27.50 per unit for car park spaces in Shanghai and RMB15.23 per unit for car park spaces in Tianjin.

An increase in the daily market rent used would result in an increase in the fair value of the investment properties, and vice versa.

# **14.** 投資性房地產(續)

#### **14. INVESTMENT PROPERTIES** (Continued)

#### (b) 公允價值計量和評估流程(續)

# (b) Fair value measurements and valuation processes

(Continued)

			與公允價值的關係
投資性房地產	估值技術及主要輸入		Relationship of
Investment	Valuation techniques	重大不可觀測輸入	unobservable inputs to
properties	and key input(s)	Significant unobservable input(s)	fair value

#### 對照平均單位售價

#### 商用物業

考慮到地點、戶型及對照商用物業 與物業本身之間的其他特徵,上海 及天津商用物業對照平均單位售 價訂為每平方米分別為由人民幣 43,150元至人民幣57,300元及人民 幣 16,530 元至人民幣 18,245 元。

對 照 平 均 單 位 售 價 若 有 上 升,會令投資性房地產的公 允價值上升,反之亦然。

不可觀測輸入

Comparable's average unit selling price

#### Commercial properties

Comparable's average unit selling An increase in comparable's price, taking into account the location, size and other characters between the comparable and the commercial properties, ranging from RMB43,150 to RMB57,300 per square meter in Shanghai and from RMB16,530 to RMB18,245 per square meter in Tianjin.

average unit selling price would result in an increase in the fair value of the investment properties, and vice versa.

#### 停車場

考慮到地點、大小及對照商用物業 與物業本身之間的其他特徵,上海 及天津每個停車場的對照平均單位 售價分別為人民幣156,800元及人 民幣100,000元。

# Car parks

Comparable's average unit selling price, taking into account the location, size and other characters between the comparable and the commercial properties of RMB156,800 per unit for car park spaces in Shanghai and RMB100,000 per unit for car park spaces in Tianjin.

# 15. 物業、機器及設備

# 15. PROPERTY, PLANT AND EQUIPMENT

		永久 業權土地 Freehold land 人民幣千元 RMB'000 (附註a) (Note a)	樓宇 Buildings 人民幣千元 RMB'000 (附註 b) (Note b)	機器及設備 Machinery and equipment 人民幣千元 RMB'000	電器及設備 Electrical appliances and equipment 人民幣千元 RMB'000	離項設備 Miscellaneous equipment 人民幣千元 RMB'000	在建工程 Construction in progress 人民幣千元 RMB'000	總計 Total 人民幣千元 RMB'000
賬面值對賬-截至 2022年12月31日 止年度	Reconciliation of carrying amount – year ended 31 December 2022							
於年初	At beginning of the year	119,918	7,219,198	11,685,439	28,074	1,975,027	482,372	21,510,028
添置	Additions	_	42,728	275,660	9,674	1,096,640	1,561,524	2,986,226
落成後轉撥	Transfer upon completion	_	367,008	858,382	7,719	405,297	(1,638,406)	_
出售	Disposals	_	(58,637)	(117,135)	(1,576)	(85,508)	_	(262,856)
出售-出售附屬公司	Disposals – disposal of subsidiaries	_	(43,981)	(3,210)	(182)	(321)	_	(47,694)
折舊	Depreciation	_	(503,836)	(1,728,920)	(9,776)	(693,919)	_	(2,936,451)
匯兑差額	Exchange differences	(1,561)	6,592	(1,435)	44	5	6,519	10,164
於結算日	At end of the reporting period	118,357	7,029,072	10,968,781	33,977	2,697,221	412,009	21,259,417
賬面值對賬-截至 2023年12月31日 止年度	Reconciliation of carrying amount – year ended 31 December 2023							
於年初	At beginning of the year	118,357	7,029,072	10,968,781	33,977	2,697,221	412,009	21,259,417
添置	Additions	_	61,524	348,111	15,248	1,344,249	1,834,648	3,603,780
落成後轉撥	Transfer upon completion	_	208,311	846,847	12,644	508,097	(1,575,899)	_
出售	Disposals	_	(31,159)	(159,743)	(3,276)	(51,496)	_	(245,674)
出售-出售附屬公司	Disposals – disposal of subsidiaries					,		
(附註40)	(Note 40)	_	(48,032)	(1,327)	(114)	(243)	_	(49,716)
折舊	Depreciation	_	(507,046)	(1,700,633)	(12,526)	(891,095)	_	(3,111,300)
匯兑差額	Exchange differences	1,876	(1,606)	479	(1)		(2,456)	(1,705)
於結算日	At end of the reporting period	120,233	6,711,064	10,302,515	45,952	3,606,736	668,302	21,454,802

# 15. 物業、機器及設備(續)

# 15. PROPERTY, PLANT AND EQUIPMENT (Continued)

				電器及設備			
	永久		機器及設備	Electrical			
	業權土地		Machinery	appliances	雜項設備	在建工程	
	Freehold	樓宇	and	and	Miscellaneous	Construction	總計
	land	Buildings	equipment	equipment	equipment	in progress	Total
	人民幣千元	人民幣千元	人民幣千元	 人民幣千元			人民幣千元
	RMB'000		RMB'000				RMB'000
	(附註a)	(附註b)					
	, ,	. ,					
At 1 January 2023							
Cost	118,357	12,535,499	32,704,998	162,522	6,500,888	412,009	52,434,273
Accumulated depreciation and							
impairment losses	_	(5,506,427)	(21,736,217)	(128,545)	(3,803,667)	_	(31,174,856)
Net carrying amount	118,357	7,029,072	10,968,781	33,977	2,697,221	412,009	21,259,417
7 3	· ·		· ·			·	
At 31 December 2023							
Cost	120,233	12,387,559	33,156,912	168,160	7,919,951	668,302	54,421,117
Accumulated depreciation and							
·	_	(5,676,495)	(22,854,397)	(122,208)	(4,313,215)	_	(32,966,315)
<u> </u>			,	. , ,	,		
Net carrying amount	120,233	6,711,064	10,302,515	45,952	3,606,736	668,302	21,454,802
	Cost Accumulated depreciation and impairment losses  Net carrying amount  At 31 December 2023 Cost Accumulated depreciation and impairment losses	業権土地 Freehold land 人民幣千元 RMB'000 (附註a) (Note a)  At 1 January 2023 Cost 118,357 Accumulated depreciation and impairment losses 一  Net carrying amount 118,357  At 31 December 2023 Cost 120,233 Accumulated depreciation and impairment losses 一	業権土地   Freehold   捜字   land   Buildings   人民幣千元   人民幣千元   人民幣千元   人民幣千元   RMB'000   (附註も)   (Note a)   (Note b)   (Note b)   (Note a)   (Note b)   (Note b)   (Note a)   (Note b)   (Note b)   (Note a)   (Note b)   (Note b)   (Note b)   (Note a)   (Note b)   (No	#權土地	永久   機器及設備   Electrical   業権土地   Machinery   appliances   Freehold   捜字   and   and   and   Buildings   equipment   equipment   人民幣千元   人民幣七元   人民	永久 横器及設備   Electrical   操電土地   Machinery   appliances   雑項設備   Freehold   模字   and   and   Miscellaneous   land   Buildings   equipment   equipment   equipment   人民幣千元   人民幣十元   人民幣十元	永久   機器及設備   Electrical   appliances   雑項設備   在建工程   Freehold   複字   and   and   Miscellaneous   Construction   land   Land

# 附註:

- (a) 土地表示位於香港以外的永久業權 土地。
- (b) 於結算日,本集團若干廠房的房屋 擁有權證由於正在申請變更授予之 土地用途因而尚未獲得,賬面淨值 總額為人民幣32,086,000元(2022 年:人民幣34,509,000元)。董事 認為,本集團合法佔有以及使用這 些建築物。

#### Notes:

- (a) The land represents the freehold land located outside Hong Kong.
- (b) At the end of the reporting period, the building ownership certificates of the Group's certain buildings with aggregate net carrying amount of RMB32,086,000 (2022: RMB34,509,000) have not been obtained due to application for the changes of granted land use purpose is still in process. In the opinion of the Directors, the Group validly occupies and uses these buildings.

# 16. 使用權資產及租賃負債

# 16. RIGHT-OF-USE ASSETS AND LEASE LIABILITES

# 使用權資產

# Right-of-use assets

<b>世川惟頁</b>	Kigitt-	or-use assets			
		有關位於中國			
		租賃土地之			
		土地使用權			
		Land use		機器及	
		right in		其他設備	
		respect of		Machinery	
		leasehold	樓宇	and other	總額
		land in PRC	Properties	equipment	Total
		人民幣千元	人民幣千元	 人民幣千元	人民幣千元
		RMB'000	RMB'000	RMB'000	RMB'000
賬面值對賬-	Reconciliation of carrying				
截至2022年	amount – year ended				
12月31日止年度	31 December 2022				
於年初	At beginning of the year	3,303,235	376,673	11,833	3,691,741
添置	Additions	115,111	179,261	10,204	304,576
租賃修訂	Lease modification	_	(23,404)	5,085	(18,319)
出售	Disposals	(14,351)	_	_	(14,351)
出售一出售附屬公司	Disposals - disposal of subsidiaries	(15,486)	_	_	(15,486)
折舊	Depreciation	(98,877)	(215,218)	(8,352)	(322,447)
於結算日	At the end of the reporting period	3,289,632	317,312	18,770	3,625,714
			,,		
賬面值對賬- 截至2023年	Reconciliation of carrying				
截至 2023 平 12 月 31 日止年度	amount – year ended 31 December 2023				
		2 200 622	247 242	40.770	2 625 744
於年初 添置	At beginning of the year	3,289,632	317,312	18,770	3,625,714
	Additions	83,925	237,745	13,492	335,162
租賃修訂	Lease modification	(207)	(3,791)	5,625	1,834
出售	Disposals	(287)	_	_	(287)
出售一出售附屬公司	Disposals - disposal of subsidiaries	(77.600)			(77 (00)
(附註40)	(Note 40)	(77,689)	(224 722)	(40,603)	(77,689)
折舊 ————————————————————————————————————	Depreciation	(98,082)	(221,732)	(10,683)	(330,497)
於結算日	At the end of				
	the reporting period	3,197,499	329,534	27,204	3,554,237
於2023年1月1日	At 1 January 2023				
成本	Cost	4,342,883	664,470	29,283	5,036,636
累計折舊	Accumulated depreciation	(1,053,251)	(347,158)	(10,513)	(1,410,922)
賬面淨值	Net carrying amount	3,289,632	317,312	18,770	3,625,714

# 16. 使用權資產及租賃負債(續)

#### 16. RIGHT-OF-USE ASSETS AND LEASE LIABILITES

(Continued)

#### 使用權資產(續)

#### Right-of-use assets (Continued)

賬面淨值	Net carrying amount	3,197,499	329,534	27,204	3,554,237
累計折舊	Accumulated depreciation	(1,090,588)	(346,912)	(14,712)	(1,452,212)
成本	Cost	4,288,087	676,446	41,916	5,006,449
於2023年12月31日	At 31 December 2023				
		RMB'000	RMB'000	RMB'000	RMB'000
		人民幣千元	人民幣千元	人民幣千元	人民幣千元
		land in PRC	<b>Properties</b>	equipment	Total
		leasehold	樓宇	and other	總額
		respect of		Machinery	
		right in		其他設備	
		Land use		機器及	
		土地使用權			
		租賃土地之			
		有關位於中國			

本集團為日常營運而租賃若干物業、機器及其他設備。租期介乎1個月至30年(2022年:1個月至30年)。

限制或契諾

除土地使用權外,大部分租賃,除 非獲出租人批准,否則使用權資產 僅可由本集團使用,而本集團不得 出售及質押相關資產。

就物業租賃而言,本集團須將有關物業保持在完好狀況,並於租賃屆 滿時將有關物業以原來狀況交還。

#### 可變租金付款

可變租金付款代表該等租賃含可變 租賃條款,並與租賃資產實際使用 量有關及無最低付款。

#### 延長及終止選擇權

本集團的部份樓宇之租賃合同包含 延長及終止選擇權。這些辦公室租 賃合同選擇權通常不會行使,以維 持營運上的彈性。 The Group leases various properties, machinery and other equipment for its daily operations. Lease terms range from 1 month to 30 years (2022: 1 month to 30 years).

## **Restrictions or covenants**

Except for the land use right in respect of the leasehold land in the PRC, most of the leases impose a restriction that, unless approval is obtained from the lessor, the right-of-use asset can only be used by the Group and the Group is prohibited from selling or pledging the underlying assets.

For leases of properties, the Group is required to keep those properties in a good state of repair and return the properties in their original condition at the end of the lease.

# Variable lease payments

Variable lease payments represent leases which contain variable payment terms that are linked to the actual usage with no minimum payments.

#### **Extension and termination options**

Some of the lease contracts of buildings contain an extension and termination option, respectively. The extension and termination option of the leases of office premises is not normally exercised in order to keep the flexibility of operations.

# 16. 使用權資產及租賃負債(續)

# 16. RIGHT-OF-USE ASSETS AND LEASE LIABILITES

#### 租賃負債

#### Lease liabilities

	2023	2022
	人民幣千元	人民幣千元
	RMB'000	RMB'000
Lease liabilities		
Current portion	146,268	155,665
Non-current portion	180,424	145,448
	226 602	301,113
	Current portion	人民幣千元 RMB'000 Lease liabilities Current portion 146,268

本年度本集團已確認以下款項:

The Group has recognised the following amounts for the year:

		2023 人民幣千元 RMB'000	2022 人民幣千元 RMB'000
租賃付款:	Lease payments:		
短期租賃	Short-term leases	166,950	153,225
低價值資產	Low-value assets	4,212	3,985
於損益賬確認之開支	Expenses recognised in profit or loss	171,162	157,210
並非視乎指數或利率之可變 租賃付款(作為承租人)	Variable lease payments that do not depend on an index or		
的租賃	a rate (as lessee) under leases	50,083	46,695
於損益賬確認之總開支	Total expenses recognised in profit or loss	221,245	203,905
由租賃產生之現金流出總額	Total cash outflow for leases	452,687	433,993

### 租賃承擔

於2023年12月31日,本集團已承 擔尚未開始之有關機器及辦公室物 業之租賃合約。尚未支付且尚未反 映於租賃負債中之相關租賃付款為 人民幣34,911,000元(2022年:人 *民幣3,387,000元*)。

於2023年12月31日,本集團已承 擔人民幣38,407,000元(2022年: *人民幣41,900,000元)*之短期租賃。

### **Commitments under leases**

At 31 December 2023, the Group was committed to lease contracts in relation to properties, machinery and other equipment that have not yet commenced. The related lease payments that were not paid and not reflected in the measurement of lease liabilities were RMB34,911,000 (2022: RMB3,387,000).

At 31 December 2023, the Group was committed to RMB38,407,000 (2022: RMB41,900,000) for short-term leases.

# 17. 無形資產

# 17. INTANGIBLE ASSETS

			水資源許可證	
		特許經營權	Water	
		Concession	resource	總計
		right	licenses	Total
		人民幣千元	人民幣千元	人民幣千元
		RMB'000	RMB'000	RMB'000
賬面值對賬	Reconciliation of carrying			
-截至2022年	amount – Year ended			
12月31日止年度	31 December 2022			
於年初	At beginning of the year	140,465	15,505	155,970
攤銷	Amortisation	(5,098)	(1,581)	(6,679)
匯兑調整	Exchange realignment	13,189		13,189
於結算日	At end of the reporting period	148,556	13,924	162,480
賬面值對賬	Reconciliation of carrying			
- 截至2023年	amount – Year ended			
12月31日止年度	31 December 2023			
於年初	At beginning of the year	148,556	13,924	162,480
攤銷	Amortisation	(5,260)	(1,580)	(6,840)
於結算日	At end of the reporting period	143,296	12,344	155,640
於2023年1月1日	At 1 January 2023			
成本	Cost	205,096	17,086	222,182
累計攤銷	Accumulated amortisation	(56,540)	(3,162)	(59,702)
		148,556	13,924	162,480
於2023年12月31日	At 31 December 2023			
成本	Cost	205,096	17,086	222,182
累計攤銷	Accumulated amortisation	(61,800)	(4,742)	(66,542)
		143,296	12,344	155,640

# 17. 無形資產(續)

特許經營權是指於2012年3月業務合併時所產生之特許經營權。特許經營權授予本集團以製造,裝瓶,包裝,分銷及銷售百事碳酸飲品及佳得樂品牌產品,以及基於中國大陸的特定商標而收取版稅,此商標是按合約列明之約39年期,用直線法計提攤銷。

水資源許可證是指在中國提取用 於生產飲料產品的礦泉水的權利, 該權利在10至15年(2022年: 10至 15年)內以直線法攤銷。

無形資產根據成本模式計量並當出 現減值跡象時進行減值測試。

# 17. INTANGIBLE ASSETS (CONTINUED)

Concession right represents the concession right acquired as a result of a business combination taken place in March 2012. The concession right granted to the Group for manufacturing, bottling, packaging, distributing and selling PepsiCo's carbonated soft drink and Gatorade branded products on a royalty fee basis under a specific trademark in the Mainland China is amortised on the straight-line basis over the contract period of approximately 39 years.

Water resource licenses represent rights to extract mineral water for the production of beverage products in the PRC, which are amortised on a straight-line basis over 10 to 15 years (2022: 10 to 15 years).

Intangible assets are measured using cost model and are tested for impairment when an indicator of impairment appears.

## 18. 商譽

#### 18. GOODWILL

		2023	2022
		人民幣千元	人民幣千元
		RMB'000	RMB'000
成本及賬面值 於2022年12月31日及	Cost and carrying amount At 31 December 2022 and		
2023年12月31日	31 December 2023	97,910	97,910

商譽產生的原因是,為收購付出的 代價實際上包括了與收入增長,未 來市場發展和被收購企業的組合勞動力相關的收益。這些利益不與商 譽分開確認,因為它們不符合可識 別無形資產的確認標準。預計所有 商譽都不可抵扣所得稅。 Goodwill arose because the consideration paid for the acquisition effectively included amount in relation to the benefits originated from revenue growth, future market development and the assembled workforce of the acquired business. These benefits are not recognised separately from goodwill because they do not meet the recognition criteria for identifiable intangible assets. None of the goodwill recognised is expected to be deductible for income tax purposes.

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#### 18. 商譽(續)

商譽賬面值根據業務性質分配至本 集團現金產生單位進行減值測試:

#### **18. GOODWILL** (Continued)

The carrying amount of goodwill was allocated to the Group's CGU identified according to the nature of business as follows for impairment test:

		2023	2022
		人民幣千元	人民幣千元
		RMB'000	RMB'000
飲品	Beverages	97,910	97,910

由飲品業務產生的商譽(「飲品現金 產生單位」)指於2017年收購杭州百 事可樂飲料有限公司(「杭州百事可 樂」) 25%股權時產生。於2023年 12月31日,本集團參考杭州百事可 樂的現金流量預測,評估飲品現金 產生單位的可收回金額。計算時根 據董事批准的五年期財務預算的現 金流量預測。超過5年的現金流量已 經以2%(2022年:2%)的長期增長 率推算出來。這個增長率是基於相 關的行業增長預測,並不超過相關 行業的平均長期增長率。

飲品現金產生單位根據使用價值計 算的可收回金額超過其賬面值(包括 商譽),因此商譽沒被減值。

用於計算使用價值的主要假設和輸 入如下:

Goodwill arising from the beverages business (the "Beverages CGU") represented the acquisition of 25% equity interests in Hangzhou Pepsi-Cola Beverage Company Ltd. ("HZPS") in 2017. At 31 December 2023, the Group assessed the recoverable amount of the Beverages CGU with reference to the cash flow projection of HZPS. The calculation uses cash flow projections based on financial budgets approved by the Directors covering a 5-year period. Cash flows beyond the 5-year period have been extrapolated using a 2% (2022: 2%) long-term growth rate. This growth rate is based on the relevant industry growth forecasts and does not exceed the average long-term growth rate for the relevant industry.

The recoverable amount of the Beverages CGU based on the value in use calculation exceeded its carrying amount including the goodwill. Accordingly, goodwill was not impaired.

Key assumptions and inputs used for the value in use calculation are as follows:

		2023	2022
毛利率	Gross profit margin	35%	34%
平均增長率	Average growth rate	7%	7%
長期增長率	Long-term growth rate	2%	2%
折現率	Discount rate	9%	9%

管理層根據過往表現及其對市場發 展的預期釐定預算毛利率,所使用 的折現率為税前,並反映與飲品現 金產生單位有關的特定風險。

除上述釐定飲品現金產生單位可收 回金額之情況外,本公司管理層並 不知悉有任何其他可能需要更改主 要假設之變動。

Management determined the budgeted gross profit margin based on past performance and its expectation of market development. The discount rate used is pre-tax and reflects specific risks relating to the Beverages CGU.

Apart from the considerations described above in determining the recoverable amount of the Beverages CGU, the Company's management is not aware of any other probable changes that would necessitate changes in the key assumptions.

# 19. 附屬公司

於2023年12月31日主要附屬公司 之詳情列示於綜合財務報表附註46。

沒有任何附屬公司於本年度或本結 算日持有債券。

# 含個別重大少數股東權益之附屬公司的 財務資料

下表列示本集團唯一擁有重大少數 股東權益的附屬公司,康師傅飲品 控股有限公司(「康師傅飲品」)及其 附屬公司的資料。此財務資料概要 代表內部各公司間抵銷前之金額。

#### 19. SUBSIDIARIES

Details of principal subsidiaries at 31 December 2023 are shown in note 46 to the consolidated financial statements.

None of the subsidiaries had any debt securities outstanding during the year or at the end of the reporting period.

# Financial information of subsidiaries with individually material non-controlling interest ("NCI")

The following table shows the information relating to KSF Beverage Holding Co., Ltd. ("KSF Beverage") and its subsidiaries, the only subsidiary of the Group which has material NCI. The summarised financial information represents amounts before inter-company eliminations.

		於 2023 年	於2022年
		12月31日	12月31日
		At	At
		31 December	31 December
		2023	2022
少數權益股東之擁有權比例	Proportion of NCI's ownership interests	22.09%	22.09%
少數權益股東之投票權比例	Proportion of NCI's voting rights	27%	27%
		於2023年	於2022年
		12月31日	12月31日
		At	At
		31 December	31 December
		2023	2022
		人民幣千元	人民幣千元
		RMB'000	RMB'000
流動資產	Current assets	13,916,871	15,311,416
非流動資產	Non-current assets	19,123,132	19,537,391
流動負債	Current liabilities	(17,239,602)	(17,736,722)
非流動負債	Non-current liabilities	(1,746,935)	(2,826,824)
淨資產	Net assets	14,053,466	14,285,261
少數股東權益的賬面值	Carrying amount of NCI	3,245,766	3,366,287

# 19. 附屬公司(續)

# **19. SUBSIDIARIES** (Continued)

含個別重大少數股東權益之附屬公司的 財務資料(*續*)

# Financial information of subsidiaries with individually material NCI (Continued)

		截至 2023 年	截至2022年
		12月31日	12月31日
		止年度	止年度
		Year ended	Year ended
		31 December	31 December
		2023	2022
		人民幣千元	人民幣千元
		RMB'000	RMB'000
收益	Revenue	50,938,640	48,335,730
本年度溢利	Profit for the year	1,659,317	1,821,686
其他全面收益(虧損)	Other comprehensive income (loss)	4,073	(566,298)
全面收益總額	Total comprehensive income	1,663,390	1,255,388
少數股東權益應佔溢利	Profit attributable to NCI	399,206	443,522
少數股東權益應佔	Total comprehensive income		
全面收益總額	attributable to NCI	400,106	318,410
已付少數股東權益股息	Dividends paid to NCI	(517,021)	(616,818)
所得(用)現金流量淨額:	Net cash flows from (used in):		
經營活動	Operating activities	4,525,070	2,205,630
投資活動	Investing activities	(3,101,238)	(3,151,987)
融資活動	Financing activities	(4,011,562)	(1,411,914)

# 20. 聯營公司權益

# 20. INTEREST IN AN ASSOCIATE

		<b>2023</b> 人民幣千元	2022 <i>人民幣千元</i>
		RMB'000	RMB'000
非上市股份,按成本值	Unlisted shares, at cost	70,678	70,678
應佔收購後業績	Share of post-acquisition results	146,642	126,840
自收購後的已收股利	Dividend received since acquisition	(121,942)	(104,202)
		95,378	93,316

於結算日聯營公司之明細詳列如下:

Details of the associate at the end of the reporting period are as follows:

聯營公司名稱 Name of associate	主要營業/ 註冊地點 Principal place of operation/ place of incorporation	Registered ownership interest held 主要		主要業務 Principal activities	
		capital	2023	2022	
南京百事可樂飲料有限公司 Nanjing Pepsi-cola Beverage Co., Ltd.	中國 PRC	US\$16,000,000	38.96%	38.96%	製造及銷售飲品 Manufacture and sale of beverages

以上聯營公司乃按權益法列賬在綜 合財務報表中。

The above associate is accounted for using the equity method in the consolidated financial statements.

# 20. 聯營公司權益(續)

# 個別非重大聯營公司之財務資料

下表列示本集團按權益法認列之非 重大聯營公司的合計賬面值及本集 團應佔業績。

# 20. INTEREST IN AN ASSOCIATE (Continued)

# Financial information of individually immaterial associate

The table below shows the carrying amount and the Group's share of results of an associate that is not material and accounted for using the equity method.

1 / 10 / 10 / 10 / 10 / 10 / 10 / 10 /	3 1 3		
		於2023年	於2022年
		12月31日	12月31日
		At	At
		31 December	31 December
		2023	2022
		人民幣千元	人民幣千元
		RMB'000	RMB'000
權益賬面值	Carrying amount of interest	95,378	93,316
		截至	截至
		2023年	2022年
		12月31日	12月31日
		止年度	止年度
		Year ended	Year ended
		31 December	31 December
		2023	2022
		人民幣千元	人民幣千元
		RMB'000	RMB'000
本集團應佔:	Group's share of:		
本年度溢利	Profit for the year	19,802	16,208
其他全面收益	Other comprehensive income	_	_
全面收益總額	Total comprehensive income	19,802	16,208

# 21. 合營公司權益

# 21. INTEREST IN JOINT VENTURES

		<b>2023</b> 人民幣千元	2022 人民幣千元
		RMB'000	RMB'000
非上市股份,按成本值	Unlisted shares, at cost	341,923	363,679
應佔收購後業績	Share of post-acquisition results	1,235,480	1,109,102
自收購後的已收股利	Dividend received since acquisition	(1,048,080)	(858,465)
		529,323	614,316

於結算日合營公司之明細詳列如下:

Details of the joint ventures at the end of the reporting period are as follows:

合營公司名稱 Name of joint ventures	主要營業/ 註冊地點 Principal place of operation/ Place of incorporation	註冊股本 Registered capital			主要業務 Principal activities
			2023	2022	
福建味珍食品有限公司 Fujian Weizhen Foods Co., Ltd.	中國 PRC	US\$11,000,000	0%	31.82%	加工及銷售農業產品 Process and sale of agricultural products
上海百事可樂飲料有限公司 Shanghai Pepsi-cola Beverage Co., Ltd.	中國 PRC	US\$28,120,000	38.96%	38.96%	製造及銷售飲品 Manufacture and sale of beverages
濟南百事可樂飲料有限公司(「濟南百事」) Jinan Pepsi-cola Beverage Co., Ltd. ("JNPS")	中國 PRC	RMB150,000,000	62.33%	62.33%	製造及銷售飲品 Manufacture and sale of beverages
北京正本廣告有限公司 Beijing Zhengben Advertising Ltd.	中國 PRC	RMB400,000	25%	25%	設計、製作及代理廣告 Design, production and agency of advertising

以上所有合營公司乃按權益法列賬 在綜合財務報表中。

All of the above joint ventures are accounted for using the equity method in the consolidated financial statements.

# 21. 合營公司權益(續)

#### 出售合營公司

年內,本集團與一名獨立第三方訂立買賣協議,以現金代價總額人民幣2,777,000元出售福建味珍食品有限公司31.82%的股權。出售事項於2023年8月完成後,出售合營公司收益人民幣247,000元已計入損益賬中「其他淨收入」。

#### 重大的判斷及假設

本集團诱過一間直接持有濟南百事 80%股本權益之非全資擁有附屬公 司而持有濟南百事62.33%之實際擁 有權權益。然而,根據該非全資擁 有附屬公司與其他投資者之間的合 同協議,對投資回報有重大影響的 相關活動須獲得濟南百事可樂飲料 有限公司董事會超過80%的投票權 表決。根據合約權利,本集團在濟 南百事的5名董事內雖可任命4名董 事,但凡涉及與濟南百事之經濟業 務相關的財務策略和營運決策時則 須要該非全資擁有附屬公司和其他 投資者取得一致決定,因此本集團 認為其於濟南百事並無擁有控制權 伯擁有共同控制權。

# **21.** INTEREST IN JOINT VENTURES (Continued)

## Disposal of a joint venture

During the year, the Group entered into a sale and purchase agreement with an independent third party for the disposal of 31.82% equity interests in Fujian Weizhen Foods Co., Ltd. at a total of the cash consideration of RMB2,777,000. Upon the completion of the disposal in August 2023, a gain on disposal of a joint venture of RMB247,000 was recognised in profit or loss and recorded as "other net income".

# Significant judgements and assumptions

The Group has 62.33% effective ownership interest in JNPS through a non-wholly owned subsidiary, which holds 80% direct equity interests in JNPS. However, based on the contractual agreement between the non-wholly owned subsidiary and other investor of JNPS, the relevant activities which significantly affect the JNPS's return require over 80% votes of the board of directors of JNPS. By virtue of the Group's contractual right to appoint 4 out of 5 directors to the board of directors of JNPS, the Group has determined that it has no control but joint control over JNPS as the strategic financial and operating decisions relating to the economic activities of JNPS require the unanimous consent of the non-wholly owned subsidiary and the other investor.

# 21. 合營公司權益(續)

# 個別非重大合營公司之財務資料

下表列示本集團按權益法之個別非 重大合營公司的合計賬面值及本集 團應佔業績。

# **21. INTEREST IN JOINT VENTURES** (Continued)

# Financial information of individually immaterial joint ventures

The table below shows, in aggregate, the carrying amount and the Group's share of results of joint ventures that are not individually material and accounted for using the equity method.

		於2023年	於2022年
		12月31日	12月31日
		At	At
		31 December	31 December
		2023	2022
		人民幣千元	人民幣千元
		RMB'000	RMB'000
權益賬面值	Carrying amount of interests	529,323	614,316

		截至2023年	截至2022年
		12月31日	12月31日
		止年度	止年度
		Year ended	Year ended
		31 December	31 December
		2023	2022
		人民幣千元	人民幣千元
		RMB'000	RMB'000
本集團應佔:	Group's share of:		
本年度溢利	Profit for the year	107,152	111,110
其他全面收益	Other comprehensive income	_	
全面收益總額	Total comprehensive income	107,152	111,110

董事認為,本集團沒有個別重大的 合營公司。 In the opinion of the Directors, no joint ventures are individually material to the Group.

- 22. 按公允價值列賬及在損益賬處理 的金融資產/指定按公允價值列 賬及在其他全面收益賬處理的權 益工具
- 22. FINANCIAL ASSETS AT FAIR VALUE THROUGH PROFIT OR LOSS/EQUITY INSTRUMENTS DESIGNATED AS AT FAIR VALUE THROUGH OTHER COMPREHENSIVE INCOME

			2023	2022
		附註	人民幣千元	人民幣千元
		Note	RMB'000	RMB'000
按 FVPL 處理的金融資產	Financial assets at FVPL			
-投資基金	– Investment funds	(a)(d)	275,113	254,349
- 上市股本證券	<ul> <li>Equity security, listed</li> </ul>		_	194
一結構性存款	<ul><li>Structured deposits</li></ul>	(c)(d)	50,000	_
一非上市銀行理財產品	– Bank financial products, unlisted	(c)(d)	665,210	
			990,323	254,543
指定 FVOCI	Designated FVOCI		330,323	254,545
- 非上市股本證券	<ul><li>Equity securities, unlisted</li></ul>	(b)(d)	154,907	158,518
7	4, 2, 3, 2, 2, 2, 3, 2, 2, 2, 2, 2, 2, 2, 2, 2, 2, 2, 2, 2,	(-/(-/	•	,
			1,145,230	413,061
			2023	2022
			人民幣千元	人民幣千元
			RMB'000	RMB'000
按 FVPL 處理的金融資產	Financial assets at FVPL			
流動部分	Current portion		665,210	_
非流動部分	Non-current portion		325,113	254,543
			990,323	254,543
指定 FVOCI	Designated FVOCI		330,323	254,545
非流動部分	Non-current portion		154,907	158,518
			1,145,230	413,061
			1,143,230	715,001

- (a) 投資基金為於若干基金之投資,乃成立於香港或香港以外的有限責任合夥企業以及股份有限責任公司,以合理運用本集團閒置資金並提升資產報酬率為目的。於結算日,投資基金的公允價值由有關投資經理或信託管理人評估。
- (a) The investment funds represent investments in certain funds which were set up as a limited partnership or companies with liability limited by shares in Hong Kong or outside Hong Kong, aiming at allocating idle funds reasonably and increasing return on asset. The fair value of the investment funds was valued by the respective investment managers or trust administrators at the end of the reporting period.

# 22. 按公允價值列賬及在損益賬處理 的金融資產/指定按公允價值列 賬及在其他全面收益賬處理的權 益工具(續)

### 附註:

- (b) 於結算日,非上市股本投資的公允價值由有關投資經理或信託管理人評估。公允價值變動人民幣3,611,000元(2022年: 人民幣7,874,000元)已扣除自(2022年:已計入)投資重估值儲備(不可轉回)。
- (c) 結構性存款及非上市銀行理財產品 是由中國多家持牌銀行發行的投資 產品。於結算日,非上市銀行理財 產品及結構性存款的公允價值由個 別投資經理評估。
- (d) 評估投資公允價值的估值方法及重 大輸入數據載於綜合財務報表附註 43。

金融資產乃以下列貨幣列值:

# 22. FINANCIAL ASSETS AT FAIR VALUE THROUGH PROFIT OR LOSS/EQUITY INSTRUMENTS DESIGNATED AS AT FAIR VALUE THROUGH OTHER COMPREHENSIVE INCOME (Continued)

#### Note:

- (b) The fair values of the unlisted equity investments were valued by the respective investment managers or trust administrators at the end of the reporting period. Changes in fair value of RMB3,611,000 (2022: RMB7,874,000) were charged (2022: credited) to investment revaluation reserve (non-recycling).
- (c) The structured deposits and unlisted bank financial products represent investments issued by various licensed banks in the PRC. The fair value of the unlisted bank financial products and structured deposits were valued by the respective investment managers at the end of the reporting period.
- (d) The valuation technique and significant inputs used in the measurement of the fair values of these investments are set out in note 43 to the consolidated financial statements.

The financial assets are denominated in the following currencies:

		2023	2022
		人民幣千元	人民幣千元
		RMB'000	RMB'000
美元	US\$	362,408	361,183
人民幣	RMB	782,822	51,684
其他	Others	_	194
		1,145,230	413,061

# 23. 存貨

# 23. INVENTORIES

		2023	2022
		人民幣千元	人民幣千元
		RMB'000	RMB'000
原材料	Raw materials	1,580,441	1,884,416
在製品	Work in progress	90,826	97,772
製成品	Finished goods	2,714,001	3,272,404
		4,385,268	5,254,592

### 24. 應收賬款

### 24. TRADE RECEIVABLES

		2023 人民幣千元 <i>RMB'000</i>	2022 人民幣千元 RMB'000
應收賬款 一第三方 一本公司之主要股東控制 之多間公司	Trade receivables  – From third parties  – From companies controlled by  a substantial shareholder	1,480,289	1,700,924
一本公司董事的 家庭成員及親屬控制	of the Company  – From companies controlled by  the family members and relatives	29,432	23,584
的多間公司	of the Company's directors	1,791	2,798
一聯營公司	– From an associate	1,747	2,770
	– From joint ventures	66,724	78,205
		1,579,983	1,808,281

本集團之銷售大部份為先款後貨, 相關客戶預付款項披露於綜合財務 報表附註39。餘下的銷售之信貸期 主要為30至90天。

有關應收賬款(扣除虧損撥備)於結 算日按發票日期編製之賬齡分析列 示如下: The majority of the Group's sales are cash-before-delivery and the corresponding advance payment from customers is disclosed in note 39 to the consolidated financial statements. The remaining balances of sales are mainly at credit term ranging from 30 to 90 days.

The ageing analysis of trade receivables (net of loss allowance), based on invoice date, at the end of the reporting period is as follows:

		2023	2022
		人民幣千元	人民幣千元
		RMB'000	RMB'000
0 - 90天	0 – 90 days	1,490,555	1,686,700
90天以上	Over 90 days	89,428	121,581
		1,579,983	1,808,281

有關本集團應收賬款信貸風險的資料載於綜合財務報表附註42。

Information about the Group's exposure to credit risks of trade receivables is included in note 42 to the consolidated financial statements.

應收賬款主要以人民幣列值。

The trade receivables are mainly denominated in RMB.

# 25. 預付款項及其他應收款

#### 25. PREPAYMENTS AND OTHER RECEIVABLES

		附註	<b>2023</b> 人民幣千元	2022 人民幣千元
		Note	RMB'000	RMB'000
預付貨款	Prepayments to suppliers for			
	purchase of goods		115,024	150,186
預付機器及設備款	Prepayments for purchase of			
	machinery and equipment		26,449	21,135
預付增值税	Prepaid value-added taxes		156,012	199,631
預付營運開支	Prepaid operating expenses		1,592,895	1,354,605
應收貸款	Loan receivables	25(a)	80,000	140,000
應收利息	Interest receivables	25(b)	548,178	522,962
押金	Deposits		132,934	127,423
出售一間附屬公司及	Consideration receivables on disposal of			
一間合營公司應收代價	a subsidiary and a joint venture	21,40	169,787	_
其他	Others		216,093	381,447
			2 027 272	2 007 200
			3,037,372	2,897,389

#### 25(a) 應收貸款

應收貸款乃由本集團之附屬公司貸款予其若干原材料供應商供其作營運用途之款項。此等應收貸款為無抵押,須於十二個月內償還及附年息3.70%(2022年:3.65%至3.70%)。

董事預期此等貸款將於結算日 後十二個月內全數收回。此等 貸款在結算日之公允價值與其 有關賬面值相符。

#### 25(b) 應收利息

應收利息來自長期定期存款、 抵押銀行存款及銀行結餘。

# 25(a) Loan receivables

Loan receivables represent the advances made by subsidiaries of the Company to certain raw materials suppliers of the Group for financing their operations. The loan receivables are unsecured, repayable within 12 months from the end of the reporting period and bear interest of 3.70% (2022: 3.65% to 3.70%) per annum.

The Directors expected the amounts will be realised in the next twelve months after the end of the reporting period. The fair value of the amounts as at the end of the reporting period approximates their corresponding carrying amounts.

# 25(b) Interest receivables

Interest receivables arose from the long-term time deposits, pledged bank deposits and cash at bank.

# **26.** 長期定期存款及現金及現金等值物

# 26. LONG-TERM TIME DEPOSITS AND CASH AND CASH EQUIVALENTS

		<b>2023</b> 人民幣千元	2022 人民幣千元
		RMB'000	RMB'000
長期定期存款	Long-term time deposits	7,951,900	7,551,900
銀行結餘及現金	Bank balances and cash	6,754,466	12,323,922
抵押銀行存款	Pledged bank deposits	32,015	12,531
銀行存款及現金合計	Total cash at bank and on hand	14,738,381	19,888,353

長期定期存款期限為2至3年,並依據個別定期存款利率賺取利息,年息率為2.48%至4.18%之間(2022年:2.85%至4.18%之間)。

抵押銀行存款已予抵押,作為提供本集團一般銀行及貿易融資(包括發行銀行承兑匯票)的銀行授信之抵押品。

# **26.** 長期定期存款及現金及現金等值物(續)

就綜合現金流量表目的而言,銀行 存款及現金與現金等值物之對賬如 下: The long-term time deposits are made for periods of two to three years and earn interest at the respective time deposits interest rate ranging from 2.48% to 4.18% (2022: 2.85% to 4.18%) per annum.

The pledged bank deposits are secured for general banking and trade finance facilities, including the issuance of bank acceptance bills, granted to the Group by banks.

# 26. LONG-TERM TIME DEPOSITS AND CASH AND CASH EOUIVALENTS (Continued)

A reconciliation of cash at bank and on hand to cash and cash equivalents for the purpose of consolidated statement of cash flows is as follow:

		2023	2022
		人民幣千元	人民幣千元
		RMB'000	RMB'000
銀行存款及現金 減:長期定期存款	Cash at bank and on hand Less: long-term time deposits	14,738,381 (7,951,900)	19,888,353 (7,551,900)
現金及現金等值物	Cash and cash equivalents	6,786,481	12,336,453

# **26.** 長期定期存款及現金及現金等值物(續)

銀行存款及現金合計以下列貨幣列值:

# 26. LONG-TERM TIME DEPOSITS AND CASH AND CASH EQUIVALENTS (Continued)

Total cash at bank and on hand are denominated in the following currencies:

		2023	2022
		人民幣千元	人民幣千元
		RMB'000	RMB'000
人民幣	RMB	14,396,572	19,455,618
美元	US\$	277,625	375,058
歐元	EUR	367	129
新台幣	NTD	23,150	27,610
其他	Others	40,667	29,938
		14,738,381	19,888,353

有關本集團之外匯風險及信貸風險 已於綜合財務報表附註42詳述。 Details of the Group's foreign currency risk and credit risk discussion are set out in note 42 to the consolidated financial statements.

# 27. 發行股本

#### 27. ISSUED CAPITAL

			2023			2022	
				相當於			相當於
				Equivalent to			Equivalent to
		股份數目	千美元	人民幣千元	股份數目	千美元	人民幣千元
		No. of shares	US\$'000	RMB'000	No. of shares	US\$'000	RMB'000
法定:	Authorised:						
每股0.005美元之普通股	Ordinary shares of US\$0.005 each	7,000,000,000	35,000		7,000,000,000	35,000	
已發行及繳足:	Issued and fully paid:						
於年初	At the beginning of the year	5,634,164,360	28,171	235,741	5,630,972,360	28,155	235,633
根據購股權計劃發行之股份	Shares issued under share option scheme	192,000	1	7	3,192,000	16	108
功能貨幣變更之影響	Effect on the change of functional currency	_	_	(39,067)	_	_	_
於結算日	At the end of the reporting period	5,634,356,360	28,172	196,681	5,634,164,360	28,171	235,741

於本年內,192,000 份購股權獲行使 以認購本公司192,000 股普通股,總 代價為人民幣1,532,000元,其中人 民幣7,000元計入已發行股本,而結 餘人民幣1,525,000元計入股份溢價 賬。另外,人民幣501,000元由購股 權儲備轉撥至股份溢價賬。該等股 票於各方面與現有股份享有同等權 益。 During the year, 192,000 options were exercised to subscribe for 192,000 ordinary shares of the Company at a consideration of RMB1,532,000, of which RMB7,000 was credited to issued capital and the balance of RMB1,525,000 was credited to the share premium account. In addition, RMB501,000 has been transferred from the share-based payment reserve to the share premium account. These shares rank pari passu with all existing shares in all respects.

# 28. 股份溢價

### 28. SHARE PREMIUM

		2023	2022
		人民幣千元	人民幣千元
		RMB'000	RMB'000
於年初	At beginning of the year	825,364	786,965
根據購股權計劃發行之股份	Shares issued under share option scheme	2,026	38,399
功能貨幣變更之影響	Effect on the change of functional currency	(40,299)	_
於結算日	At the end of the reporting period	787,091	825,364

根據開曼群島公司條例,當公司以溢 價發行股份時,不論是以現金或其他 形式發行,在發行股份時所得的累計 溢價均轉撥至股份溢價賬。

股份溢價賬之應用是根據開曼群島 公司法之規定。

在符合公司章程規定之情況下,本公司之股份溢價可被分派予股東,惟本公司於分派後須仍有能力償還在日常業務中到期繳付之債務。

Under the Companies Law of the Cayman Islands, where a company issues shares at a premium, whether for cash or otherwise, a sum equal to the aggregate amount of the value of the premiums on their shares shall be transferred to share premium account.

The application of the share premium account is governed by the Companies Law of the Cayman Islands.

Share premium of the Company is distributable to shareholders subject to the provisions of the Company's Memorandum and Articles of Association and provided that immediately following the distribution the Company is able to pay its debts as they fall due in the ordinary course of business.

# 29. 儲備

# 29. RESERVES

		股份贖回儲備 Capital redemption reserve 人民幣千元 RMB 000	重估值儲備 Remeasur- ernent reserve 人民幣チ元 RMB'000	與少數 股東權益 交易儲備 Transactions with non – controlling interests reserve 人民幣千元 RMB'000	外幣換算儲備 Exchange translation reserve 人民幣千元 RMB'000	投資重估 值儲備 (不可轉回) Investment revaluation reserve (Non-recycling) 人民幣千元 RMB 0000	物業 重估值儲備 Property revaluation reserve 人民幣千元 RMB'000	對沖儲備 Hedging reserve 人民幣子元 RMB'000	一般儲備 General reserve 人民幣千元 RMB'000	購股權儲備 Share-based payment reserve 人民幣千元 RMB'000	保留溢利 Retained profits 人民幣千元 RMB'000	總額 Total 人民幣千元 RMB'000
於2022年1月1日	At 1 January 2022	400	(110,312)	(1,800,090)	370,985	27,451	9,869	_	5,307,476	260,883	13,570,716	17,637,378
本年度溢利	Profit for the year	_	_	_	_	_		_	_	_	2,632,312	2,632,312
其他全面收益(虧損) 現金流量對沖	Other comprehensive income (loss) Cash flow hedges	_	_	_	_	_	_	(747)	_	_	_	(747)
界定福利責任之重估值 指定按公允價值列賬及在 其他全面收益賬處理的	Remeasurement of defined benefits obligations Fair value changes in equity	_	836	_	_	_	_	_	_	_	_	836
在	instruments designated as at FVOCI Exchange difference on	_	_	_	_	7,874	_	_	_	_	_	7,874
E/U生W	consolidation	_	_	_	(1,515,878)			_	_	_	_	(1,515,878)
其他全面收益(虧損)總額	Total other comprehensive income (loss)	_	836	_	(1,515,878)	7,874	_	(747)	_	_	_	(1,507,915)
本年度全面收益(虧損)總額	Total comprehensive income (loss) for the year	_	836	_	(1,515,878)	7,874	_	(747)	_	_	2,632,312	1,124,397
與本公司股東之交易:	Transactions with owners of the Company:											
投資與分配 權益結算股份支付之款項	Contributions and distribution Equity settled share-based transactions	_	_	_	_	_	_	_	_	522	_	522
根據購股權計劃發行之股份	Shares issued under share option scheme	_	_	_	_	_	_	_	_	(9,353)	_	(9,353)
購股權失效 已批准及派發2021年末期 及特別末期股息	Shares option lapsed 2021 final and special final dividend	_	_	_	_	_	_	_	_	(61,359)	61,359	— —
已批准及派發2022年	approved and paid 2022 special interim dividend	_	_	-	_	_	_	_	_	_	(3,942,523)	(3,942,523)
特別中期股息 轉撥自保留溢利	approved and paid Transfer from retained profits	_	_ _	_	_ _	_	_	_ _	— 279,791	_ _	(2,500,000) (279,791)	(2,500,000)
與本公司股東之交易總額	Total transactions with owners of the Company	_	_	_	_	_	_	_	279,791	(70,190)	(6,660,955)	(6,451,354)
於2022年12月31日	At 31 December 2022	400	(109,476)	(1,800,090)	(1,144,893)	35,325	9,869	(747)	5,587,267	190,693	9,542,073	12,310,421

# 29. 儲備(續)

#### **29. RESERVES** (Continued)

		股份寶回儲備 Capital redemption reserve 人民幣千元 RMB'000	重估値儲備 Remeasur- ement reserve 人民幣千元 RMB'000	與少數 股東權益 交易儲備 Transactions with non – controlling interests reserve 人民幣千元 RMB'000	外幣換算儲備 Exchange translation reserve 人民幣千元 RMB'000	投資重估 值儲備 (不可轉回) Investment revaluation reserve (Non- recycling) 人民幣千元 RMB'000	物業 重估值儲備 Property revaluation reserve 人民幣千元 RMB'000	對沖儲備 Hedging reserve 人民幣千元 RMB'000	一般儲備 General reserve 人民幣千元 RMB'000	購股權儲備 Share-based payment reserve 人民幣千元 RMB'000	保留溢利 Retained profits 人民幣千元 RMB'000	總額 Total <i>人民幣千元</i> <i>RMB'000</i>
於2023年1月1日	At 1 January 2023	400	(109,476)	(1,800,090)	(1,144,893)	35,325	9,869	(747)	5,587,267	190,693	9,542,073	12,310,421
本年度溢利	Profit for the year	_	_	_	_	_	_	_	_	_	3,117,461	3,117,461
其他全面收益(虧損) 現金流量對沖(附註31)	Other comprehensive income (loss) Cash flow hedges (Note 31)	_	_	_	_	_	_	39,400	_	_	_	39,400
界定福利責任之	Remeasurement of defined		(0.745)					33,400				
重估值( <i>附註33)</i> 指定按公允價值列賬及在 其他全面收益賬處理的	benefits obligations (Note 33) Fair value changes in equity instruments designated as at	_	(9,715)	_	_	_	_	_	_	_	_	(9,715)
權益工具公允價值之變重 匯兑差額	FVOCI Exchange difference on	_	_	_	_	(3,611)	_	_	_	_	_	(3,611)
	consolidation	_	_	_	10,382	_	_	_		_	_	10,382
其他全面收益(虧損)總額	Total other comprehensive income (loss)	-	(9,715)	_	10,382	(3,611)	_	39,400	_	_	_	36,456
本年度全面收益(虧損)總額	Total comprehensive income (loss) for the year	-	(9,715)	_	10,382	(3,611)	_	39,400	_	_	3,117,461	3,153,917
與本公司股東之交易:	Transactions with owners of the Company:											
<i>投資與分配</i> 根據購股權計劃發行之	Contributions and distribution Shares issued under share option											
股份 <i>(附註27)</i> 購股權失效	scheme ( <i>Note 27</i> ) Shares option lapsed	_	_	_	_	_	_	_	_	(501) (63,240)	63,240	(501)
功能貨幣變更之影響	Effect on the change of functional currency	(41)	(2,587)		(472 225)	(1,952)		4,472	_	29,222	222,477	70.266
已批准及派發 2022 末期及 特別末期股息( <i>附註 12)</i>	2022 final and special final dividend	(41)	(2,36/)	_	(172,225)	(1,352)	_	4,4/2	_	23,222	222,411	79,366
轉撥自保留溢利	approved and paid (Note 12) Transfer from retained profits	_	_	_	_	_	_	_	503,922	_	(2,632,371) (503,922)	(2,632,371)
與本公司股東之交易總額	Total transactions with owners of the Company	(41)	(2,587)	_	(172,225)	(1,952)	_	4,472	503,922	(34,519)	(2,850,576)	(2,553,506)
於2023年12月31日	At 31 December 2023	359	(121,778)	(1,800,090)	(1,306,736)	29,762	9,869	43,125	6,091,189	156,174	9,808,958	12,910,832

其他全面收益(虧損)各組成項目在 2022年及2023年均沒有所得税影 響。

#### 股份贖回儲備

股份贖回儲備乃根據開曼群島之公司法有關回購及註銷本公司股份之條款而設立。

No income tax effect arose from each component of other comprehensive income (loss) in 2022 and 2023.

# **Capital redemption reserve**

Capital redemption reserve has been set up in accordance with the provisions of the Companies Law of the Cayman Islands on repurchases and cancellations of the Company's own shares.

# 29. 儲備(續)

#### 重估值儲備

重估值儲備乃根據會計準則有關淨 界定福利負債之重估值,詳情列示 於綜合財務報表附註3(t)。

#### 與少數股東權益交易儲備

與少數股東權益交易儲備乃根據會計準則有關任何變動附屬公司的權益但不會導致失去控制而設立,詳情列示於綜合財務報表附註3(b)。

#### 外匯換算儲備

外幣換算儲備之設立及處理乃根據 本公司有關外幣換算之會計政策。 詳情列示於綜合財務報表附註3(n)。

#### 投資重估值儲備

投資重估值儲備(不可轉回)乃根據 自香港財務報告準則第9號應用的起 始日指定FVOCI公允價值累計淨變 動所採用的會計政策處理,詳情列 示於綜合財務報表附註3(j)。

#### **29. RESERVES** (Continued)

#### Remeasurement reserve

Remeasurement reserve has been set up and is dealt with in accordance with the accounting policies adopted for the remeasurements of the net defined benefit liability as set out in note 3(t) to the consolidated financial statements.

# Transactions with non-controlling interests reserve

Transactions with non-controlling interests reserve has been set up and is dealt with in accordance with the accounting policies adopted for the changes in the Group's ownership interest in a subsidiary which do not result in change in control as set out in note 3(b) to the consolidated financial statements.

#### **Exchange translation reserve**

Exchange translation reserve has been set up and is dealt with in accordance with the accounting policies adopted for foreign currency translation as set out in note 3(n) to the consolidated financial statements.

#### Investment revaluation reserve

The investment revaluation reserve (non-recycling) has been set up and is dealt with in accordance with the accounting policies adopted for the cumulative net changes of the fair value of Designated FVOCI as set out in note 3(j) to the consolidated financial statements.

# 29. 儲備(續)

#### 物業重估值儲備

物業重估值儲備的建立是為了(倘現有物業成為投資物業)根據重估的物業、機器及設備,載於綜合財務報表附註3(d)及3(s)的會計政策處理由物業及使用權資產之重估盈餘或虧蝕。

#### 對沖儲備

對沖儲備包括衍生金融工具之公允 價值累計變動淨額之有效部分,即 獲指定為與外幣計價借款的現金流 量相關之外匯風險之對沖,並按照 綜合財務報表附註3(k)所載之現金流 量對沖會計政策處理。

#### 一般儲備

根據中國有關規例,特定中國附屬公司須將一筆不少於其除税後溢利(按照中國會計規例編製有關中國附屬公司之法定賬目內呈列)10%之款項轉撥往一般儲備。倘一般儲備之總額達有關中國附屬公司註冊股本之50%時,該附屬公司可毋須再作任何轉撥。

#### 購股權儲備

購股權儲備包括授予本集團僱員但 尚未行使之購股權於授出日期之公 允價值之部分,並根據會計準則有 關以股份為基礎之付款處理,詳情 列示於綜合財務報表附註3(u)。

#### **29. RESERVES** (Continued)

# Property revaluation reserve

The property revaluation reserve was set up to deal with the surplus or deficit arising from the revaluation of properties when the existing properties become investment properties in accordance with the accounting policies adopted for property, plant and equipment and right-of-use assets as set out in notes 3(d) and 3(s) to the consolidated financial statements.

# **Hedging reserve**

The hedging reserve comprises the effective portion of the cumulative net change in the fair value of a derivative financial instrument which is designated as a hedge of the foreign currency risk associated with cash flows of foreign currency-denominated borrowings in accordance with the accounting policy adopted for cash flow hedges in note 3(k) to the consolidated financial statements.

#### **General reserve**

In accordance with the relevant PRC regulations, certain PRC subsidiaries are required to appropriate to the general reserve an amount not less than 10% of the amount of profit after taxation (as reported in the respective statutory financial statements of the PRC subsidiaries prepared in accordance with the PRC accounting regulations). If the accumulated general reserve reaches 50% of the registered capital of the respective PRC subsidiaries, the subsidiary may not be required to make any further appropriation.

# **Share-based payment reserve**

Share-based payment reserve comprises the fair value at the grant date of unexercised share options granted to employees of the Group and is dealt with in accordance with the accounting policy adopted for share-based payments as set out in note 3(u) to the consolidated financial statements.

TINGYI (CAYMAN ISLANDS) HOLDING CORP.

### 30. 以權益結算股份支付之交易

#### (a) 2008年購股權計劃

有關批准採納購股權計劃 (「2008計劃」)之決議案已在 於2008年3月20日通過。該 2008計劃之目的乃鼓勵參與者 (詳細如下)並確認他們曾對本 集團作出的貢獻。該2008計劃 於2018年3月19日到期及剩 餘之購股權於行使期間仍可行 使。

董事會可按其考慮授予以下人 士購股權:

- (i) 本公司或其任何附屬公司 的任何全職或兼職僱員、 行政人員或高級僱員;
- (ii) 本公司或其任何附屬公司的任何董事(包括非執行董事及獨立非執行董事):及
- (iii) 本公司或其任何附屬公司 的任何顧問、諮詢者、供 應商、顧客及代理。

除經本公司股東批准,該2008計劃及任何本公司之其他購股權計劃所授予之購股權涉及之股份數目不得超過本公司於採納此2008計劃當日(即2008年3月20日)之已發行股份的10%。

於結算日,已授予其僱員及董事的總購股權為143,726,500股(2022年:143,726,500股),約為本公司於採納此股東授予2008計劃當日之發行股份的2.57%(2022年:2.57%)。

#### 30. EOUITY SETTLED SHARE-BASED TRANSACTION

#### (a) 2008 Share Option Scheme

The Company's share option scheme (the "2008 Share Option Scheme") was adopted pursuant to a resolution passed on 20 March 2008. The 2008 Share Option Scheme is a share incentive scheme and is established to recognise and acknowledge the contributions the eligible participants (as defined below) had or may have made to the Group. The 2008 Share Option Scheme expired on 19 March 2018 and the outstanding share options are exercisable until the end of the respective exercisable period.

The Board of Directors may, at its discretion, grant an option to:

- any full-time or part-time employees, executives or officers of the Company or any of its subsidiaries;
- any directors (including non-executive directors and independent non-executive directors) of the Company or any of its subsidiaries; and
- (iii) any advisers, consultants, suppliers, customers and agents of the Company or any of its subsidiaries.

Without prior approval from the Company's shareholders, the maximum number of shares in respect of which options may be granted under the 2008 Share Option Scheme and under any other share option schemes of the Company must not in aggregate exceed 10% of the total number of shares in issue at the time the 2008 Share Option Scheme was adopted by the shareholders of the Company (i.e. 20 March 2008).

At the end of reporting period, the total number of shares in respect of which options had been granted to its employees and directors was 143,726,500 (2022: 143,726,500), representing 2.57% (2022: 2.57%) of the shares of the Company in issue at the time the 2008 Share Option Scheme is adopted by the shareholders of the Company.

# 30. 以權益結算股份支付之交易(續)

### (a) 2008年購股權計劃(續)

每名參與者在該2008計劃或其 他購股權計劃下可享有的最高 授予股數(包括已行使及未行使 之購股權),在任何授予日始之 12個月內不得超過在授予日期 時已發行股份的1%。多於1% 為限的授予須獲公司股東的批 准。

行使價由董事會的董事決定, 而行使價將不少於(i)股份在購 股權授予日於聯交所載的收市 價:(ii)股份在購股權授予日前 5個營業日於聯交所的平均收 市價:及(iii)股份的面值中之 最高價值。

購股權的行使期由董事會決定,而購股權之行使期不多於授予後之10年。股權將於授予日5年後或持有者達到2008計劃規定的退休年齡時立即歸屬。持購股權者被授予之即歸屬。持購股權之認購價為港幣1元。每一購股權授予持購股權者兑換本公司一股普通股的權利。

#### 30. EQUITY SETTLED SHARE-BASED TRANSACTION

(Continued)

## (a) 2008 Share Option Scheme (Continued)

The total number of shares issued and may be issued upon exercise of the options granted under the 2008 Share Option Scheme and any other share option schemes of the Company (including both exercised and outstanding options) to an individual in any 12-month period up to the date of grant shall not exceed 1% of the shares in issue as at the date of grant. Any further grant of options in excess of this 1% limit shall be subject to the shareholders' approval.

The exercise price is determined by the Company's Board of Directors, and will not be less than the higher of (i) the closing price of the Company's shares on the date of grant; (ii) the average closing price of the shares for the five business days immediately preceding the date of grant; and (iii) the nominal value of the Company's shares.

The period during which an option may be exercised will be determined by the Company's Board of Directors, save that no option may be exercised more than 10 years after it has been granted. The options will be vested either after five years from the date of grant or immediate upon attainment of the retirement age as specified in the 2008 Share Option Scheme. A nominal consideration of HK\$1 is paid by each option holder for each lot of share option granted. Each option gives the holder the right to subscribe for one ordinary share of the Company.

# 30. 以權益結算股份支付之交易(續)

# 30. EQUITY SETTLED SHARE-BASED TRANSACTION

# (a) 2008年購股權計劃(續)

2008年3月20日

20 March 2008

2009年4月22日

22 April 2009

2010年4月1日

2011年4月12日

12 April 2011

1 April 2010

於2008計劃內,已授予本公司及其附屬公司之僱員及董事之購股權詳情及於2023年及2022年12月31日年度內之未行使購股權如下:

# (a) 2008 Share Option Scheme (Continued)

Details of share options granted by the Company to the employees and directors of the Company and its subsidiaries pursuant to the 2008 Share Option Scheme and the share options outstanding as at 31 December 2023 and 2022 are as follows:

	按丁	
	購股權數目	
	Number of	未行使的
授予日期	share options	Numbe
<b>Grant date</b>	granted	options
		202

11,760,000

26,688,000

15,044,000

17,702,000

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未行使的購股權數目 Number of share options outstanding		行使價 Exercise price	
2023	2022	HK\$ 港元	
_	_	9.28	2013年3月21日至 2018年3月20日 21 March 2013 to 20 March 2018
_	_	9.38	2014年4月23日至 2019年4月22日 23 April 2014 to 22 April 2019
_	_	18.57	2015年4月1日至 2020年3月31日 1 April 2015 to 31 March 2020
_	_	19.96	2016年4月12日至 2021年4月11日 12 April 2016 to

11 April 2021

# 30. 以權益結算股份支付之交易(續)

# 30. EQUITY SETTLED SHARE-BASED TRANSACTION

(Continued)

# (a) 2008年購股權計劃(續)

# (a) 2008 Share Option Scheme (Continued)

授予 購股權數目

授予日期 Grant date	Number of share options granted	Number	構股權數目 of share utstanding 2022	行使價 Exercise price <i>HK\$</i>	行使期 Exercisable period
2012年4月26日 26 April 2012	9,700,000	_	_	<i>港元</i> 20.54	2017年4月26日至 2022年4月25日 26 April 2017 to 25 April 2022
2013年5月27日 27 May 2013	11,492,000	_	6,854,000	20.16	2018年5月27日至 2023年5月26日 27 May 2018 to 26 May 2023
2014年4月17日 17 April 2014	12,718,500	6,469,000	7,843,000	22.38	2019年4月17日至 2024年4月16日 17 April 2019 to 16 April 2024
2015年6月5日 5 June 2015	17,054,000	9,660,000	11,548,000	16.22	2020年6月5日至 2025年6月4日 5 June 2020 to 4 June 2025
2016年7月4日 4 July 2016	10,148,000	1,550,000	1,642,000	7.54	2021年7月4日至 2026年7月3日 4 July 2021 to 3 July 2026
2017年4月21日 21 April 2017	11,420,000	7,180,000	7,280,000	10.20	2022年4月21日至 2027年4月20日 21 April 2022 to 20 April 2027
合計 Total	143,726,500	24,859,000	35,167,000		

# 30. 以權益結算股份支付之交易(續)

# 30. EQUITY SETTLED SHARE-BASED TRANSACTION

(Continued)

#### (a) 2008年購股權計劃(續)

在2008計劃內尚未行使之購股權及其加權平均行使價之變動如下:

# (a) 2008 Share Option Scheme (Continued)

Movements in the number of options outstanding and their weighted average exercise prices under the 2008 Share Option Schemes are as follows:

		2023		20	22
		加權平均		加權平均	
		行使價		行使價	
		Weighted		Weighted	
		average	購股權數目	average	購股權數目
		exercise	Number of	exercise	Number of
		price	options	price	options
		HK\$	′000	HK\$	′000
		港元	千股	港元	<i>千股</i>
於年初	At beginning of the year	16.71	35,167	16.99	48,213
於年內行使	Exercised during the year	8.93	(192)	10.59	(3,192)
於年內取消/失效	Cancelled/lapsed				
	during the year	19.73	(10,116)	20.04	(9,854)
於結算日	At the end of the				
	reporting period	15.54	24,859	16.71	35,167

於行使日,年內行使的購股權的加權平均股價為12.58港元(2022年:14.64港元)。在結算期內,已符合歸屬條件的購股權股數是零(2022年:4,300,000)。

於2023年12月31日,尚未行使 購股權的加權平均餘下合約 期 為1.74年(2022年: 2.22年)。於結算日,可行使購股 權的股數是24,859,000(2022年: 35,167,000)。 於 結 算 日,可行使的購股權的加權平 均行使價為15.54港元(2022年: 16.71港元)。 The weighted average share price at the dates of exercise of share options exercised during the year was HK\$12.58 (2022: HK\$14.64). The number of share options vested during the reporting period was Nil (2022: 4,300,000).

The options outstanding at 31 December 2023 had a weighted average remaining contractual life of 1.74 years (2022: 2.22 years). At the end of the reporting period, the number of exercisable options was 24,859,000 (2022: 35,167,000) with weighted average exercise price of HK\$15.54 (2022: HK\$16.71).

# 30. 以權益結算股份支付之交易(續)

# (b) 2018年購股權計劃

本公司股東已於2018年4月 26日舉行的股東特別大會上通 過採納新購股權計劃(「2018計 劃」),年期由採納日期起計10 年。該2018計劃乃為鼓勵合資 格參與者並肯定彼等曾對本集 團作出的貢獻(詳細如下)而設 立。

董事會可按其考慮授予以下人士購股權:

- (i) 本公司及/或其任何附屬 公司之任何全職或兼職 僱員、行政人員或高級 人員(包括執行董事、非 執行董事及獨立非執行董 事):及
- (ii) 本公司及/或其任何附屬 公司的任何供應商、客 戶、諮詢者、代理及顧 問。

除經公司股東批准,該2018 計劃及任何本公司之其他購股 權計劃所授予之購股權涉及之 股份數目不得超過本公司於採 納此計劃當日(即2018年4月 26日)之已發行股份的10%。 於結算日,已授予其僱員及 事的總購股權為8,104,000股 (2022年: 8,104,000股), 本公司於採納此由股東授 2018計劃當日之發行股份的 0.14%(2022年: 0.14%)。

#### 30. EQUITY SETTLED SHARE-BASED TRANSACTION

(Continued)

## (b) 2018 Share Option Scheme

The Company adopted the new share option scheme (the "2018 Share Option Scheme") at the extraordinary general meeting held on 26 April 2018, with a term of ten years from the date of adoption. The 2018 Share Option Scheme is a share incentive scheme and is established to recognise and acknowledge the contributions the eligible participants (as defined below) had or may have made to the Group.

The Board of Directors may, at its discretion, grant an option to:-

- any full-time or part-time employees, executives (including executive, non-executive and independent non-executive directors) or officers of the Company and/or any of its subsidiaries; and
- (ii) any suppliers, customers, consultants, agents and advisors of the Company and/or any of its subsidiaries.

Without prior approval from the Company's shareholders, the maximum number of shares in respect of which options may be granted under the 2018 Share Option Scheme and under any other share option schemes of the Company must not in aggregate exceed 10% of the total number of shares in issue at the time the 2018 Share Option Scheme was adopted by the shareholders of the Company (i.e. 26 April 2018). At the end of reporting period, the total number of shares in respect of which options had been granted to its employees and directors under the 2018 Share Option Scheme was 8,104,000 (2022: 8,104,000), representing 0.14% (2022: 0.14%) of the shares of the Company in issue at the time the 2018 Share Option Scheme is adopted by the shareholders of the Company.

# 30. 以權益結算股份支付之交易(續)

#### (b) 2018年購股權計劃(續)

每名參與者在該2018計劃或其 他購股權計劃下可享有的最高 授予股數(包括已行使及未行使 之購股權),在任何授予日始之 12個月內不得超過在授予日期 時已發行股份的1%。多於1% 為限的授予須獲公司股東的批 准。

行使價由董事會的董事決定, 而行使價將不少於(i)股份在購 股權授予日於聯交所載的收市 價;(ii)股份在購股權授予日前 5個營業日於聯交所的平均收 市價;及(iii)股份的面值中之 最高價值。

購股權的行使期由董事會決定,而購股權之行使期不多於授予後之10年。購股權將於授予日3年後歸屬。持購股權將於授予之每一批購股權之認購價為港幣1元。每一購股權援,予持購股權者兑換本公司一股普通股的權利。

#### 30. EQUITY SETTLED SHARE-BASED TRANSACTION

(Continued)

#### (b) 2018 Share Option Scheme (Continued)

The total number of shares issued and may be issued upon exercise of the options granted under the 2018 Share Option Scheme and any other share option schemes of the Company (including both exercised and outstanding options) to an individual in any 12-month period up to the date of grant shall not exceed 1% of the shares in issue as at the date of grant. Any further grant of options in excess of this 1% limit shall be subject to the shareholders' approval.

The exercise price is determined by the Company's Board of Directors, and will not be less than the higher of (i) the closing price of the Company's shares on the date of grant; (ii) the average closing price of the shares for the five business days immediately preceding the date of grant; and (iii) the nominal value of the Company's shares.

The period during which an option may be exercised will be determined by the Company's Board of Directors, save that no option may be exercised more than 10 years after it has been granted. The options will be vested after three years from the date of grant. A nominal consideration of HK\$1 is paid by each option holder for each lot of share option granted. Each option gives the holder the right to subscribe for one ordinary share of the Company.

# 30. 以權益結算股份支付之交易(續)

# 30. EQUITY SETTLED SHARE-BASED TRANSACTION

(Continued)

## (b) 2018年購股權計劃(續)

在2018計劃內已授予本公司及 其附屬公司之僱員及董事之購 股權詳情及於2023年及2022 年12月31日年度內之未行使 的購股權如下:

# (b) 2018 Share Option Scheme (Continued)

Details of share options granted by the Company to the employees and directors of the Company and its subsidiaries pursuant to the 2018 Share Option Scheme and the share options outstanding as at 31 December 2023 and 2022 are as follows:

授予	5
購股權數目	1

授予日期 Grant date	Number of share options granted	未行使的購股權數目 Number of share options outstanding		行使價 Exercise price	行使期 Exercisable period
		2023	2022	HK\$ 港元	
2018年4月27日 27 April 2018	2,478,000	2,478,000	2,478,000	16.18	2021年4月30日至 2028年4月26日 30 April 2021 to 26 April 2028
2018年4月27日 27 April 2018	5,626,000	3,785,000	3,785,000	16.18	2021年4月30日至 2024年4月26日 30 April 2021 to 26 April 2024
合計 Total	8,104,000	6,263,000	6,263,000		

# 30. 以權益結算股份支付之交易(續)

# 30. EQUITY SETTLED SHARE-BASED TRANSACTION

(Continued)

# (b) 2018年購股權計劃(續)

根據2018計劃尚未行使之購股權及其加權平均行使價之變動如下:

# (b) 2018 Share Option Scheme (Continued)

Movements in the number of options outstanding and their weighted average exercise prices under the 2018 Share Option Scheme are as follows:

		2023		20	22
		加權平均		加權平均	
		行使價		行使價	
		Weighted		Weighted	
		average	購股權數目	average	購股權數目
		exercise	Number of	exercise	Number of
		price	options	price	options
		HK\$	′000	HK\$	′000
		港元	千股	港元	千股
於年初	At beginning of the year	16.18	6,263	16.18	6,263
於年內行使	Exercised during the year	_	_	_	_
於年內沒收	Forfeited during the year	_	_	_	_
於年內取消/失效	Cancelled/lapsed				
	during the year	_	_		
於結算日	At the end of the				
	reporting period	16.18	6,263	16.18	6,263

在結算期內,無符合歸屬條件的購股權被歸屬(2022年: 無)。於年內沒有購股權被行使。

於2023年12月31日,尚未行使購股權的加權平均餘下合約期為1.90年(2022年: 2.90年)。於結算日,可行使購股權的股數是6,263,000(2022年: 6,263,000),加權平均行使價為16.18港元(2022年: 16.18港元)。

No share options are vested during the reporting period (2022: Nil). None of the options are exercised during the year.

The options outstanding at 31 December 2023 had a weighted average remaining contractual life of 1.90 years (2022: 2.90 years). At the end of the reporting period, the number of exercisable options was 6,263,000 (2022: 6,263,000) with weighted average exercise price of HK\$16.18 (2022: HK\$16.18).

### 31. 衍生金融工具

#### 31. DERIVATIVE FINANCIAL INSTRUMENTS

		2023	2022
		人民幣千元	人民幣千元
		RMB'000	RMB'000
外幣遠期合約-	Foreign currency forward contracts –		
現金流量對沖	Cash flow hedges	169,185	(92,729)

年內,本集團訂立數份外匯遠期合約並指定為對沖工具,以對沖其有關部分以外幣計價借款之外匯風險。衍生工具僅用於經濟對沖結算的,不用於投機性投資,並將於結算日後12個月外(2022年:12個月內)結算的衍生工具列示為非流動負債(2022年:流動資產或流動負債)。本集團的現金流量對沖會計政策載於綜合財務報表附註43。

#### 對沖會計對財務狀況及表現的影響

外幣相關對沖工具對本集團財務狀 況及表現的影響如下: During the year, the Group entered into several foreign currency forward contracts and designated as hedging instruments to hedge its foreign currency risks associated with the cash flows of certain foreign currency-denominated borrowings. Derivatives are only used for economic hedging purposes and not as speculative investments. They are presented as non-current assets or liabilities (2022: current assets or liabilities) to the extent they are expected to be settled more than 12 months (2022: within 12 months) after the end of the reporting period. The Group's accounting policy for its cash flow hedges is set out in note 3(k) to the consolidated financial statements. For the information about the valuation technique used in determining the fair value of the derivatives are set out in note 43 to the consolidated financial statements.

# Effects of hedge accounting on the financial position and performance

The effects of the foreign currency-related hedging instruments on the Group's financial position and performance are as follows:

		2023	2022
		人民幣千元	人民幣千元
		RMB'000	RMB'000
n=			(00 -00)
賬面值	Carrying amount	169,185	(92,729)
面值-賣出美元	Notional amount – sell USD	_	1,109,650
面值-賣出人民幣	Notional amount – sell RMB	4,280,035	_
到期日期	Maturity dates	within 2 years	within 1 year
		<b>2</b> 年內	1年內
年內作為確認對沖無效性	The change in fair value of the hedging		
基準之對沖工具公允價值	instrument used as the basis for recognising		
變動	hedge ineffectiveness for the year	(62,964)	159,882
於損益確定之對沖無效性	Hedge ineffectiveness recognised		
	in profit or loss	_	_
尚未結算對沖工具訂約遠期	Weighted average contracted forward		
匯率加權平均數	rate for outstanding hedging		
	instruments		
-人民幣:1美元	– RMB:USD 1	_	6.45
-美元:1人民幣	– USD:RMB 1	0.15	_

# 31. 衍生金融工具(續)

### 對沖儲備

本集團的對沖儲備與以下對沖工具 相關:

# **31. DERIVATIVE FINANCIAL INSTRUMENTS** (Continued)

# **Hedging reserves**

The Group's hedging reserves relate to the following hedging instruments:

		對沖成本儲備	貨幣遠期合約 之即期部分 Spot	對沖儲備總額
		Cost of	component	
		hedging	of currency	Total hedging
		reserve	forwards	reserves
		人民幣千元	人民幣千元	人民幣千元
		RMB'000	RMB'000	RMB'000
於2023年1月1日	As at 1 January 2023	1,011	_	1,011
減:功能貨幣變更之	Less: Effect on the change of			
影響	functional currency	(4,472)	_	(4,472)
加:於其他全面收益中	Add: Change in fair value of			
確認之對沖工具	hedging instrument			
公允價值變動	recognised in other			
	comprehensive income	_	(62,964)	(62,964)
加:於其他全面收益中	Add: Costs of hedging deferred			
遞延及確認之	and recognised in other			
對沖成本	comprehensive income	(113,266)	_	(113,266)
減:由其他全面收益	Less: Reclassified from other			
重新分類至損益	comprehensive income			
賬及計入其他	to profit or loss and			
淨收入	included in other			
	net income	73,602	62,964	136,566
		(43,125)	_	(43,125)
过,小野瓜市排头座/5				
減:少數股東權益應佔	Land Assiltantally CAIG			
	Less: Attributable of NCI	_	_	_
本公司股東應佔之	Carrying amount attributable			
賬面值	to owners of the Company			
於2023年12月31日	As at 31 December 2023	(43,125)	_	(43,125)

# 31. 衍生金融工具(續)

# 31. DERIVATIVE FINANCIAL INSTRUMENTS (Continued)

對沖儲備(續)

**Hedging reserves** (Continued)

		對沖成本儲備	貨幣遠期合約 之即期部分 Spot	對沖儲備總額
		Cost of	component	
		hedging	of currency	Total hedging
		reserve	forwards	reserves
		人民幣千元	人民幣千元	人民幣千元
		RMB'000	RMB'000	RMB'000
÷ 2022	A. at 1 January 2022			
於2022年1月1日	As at 1 January 2022	_	_	_
加:於其他全面收益中	Add: Change in fair value of			
確認之對沖工具	hedging instrument			
公允價值變動	recognised in other		450.003	450.003
10 24 # /II 2 = II 2 4 +	comprehensive income	_	159,882	159,882
加:於其他全面收益中	Add: Costs of hedging deferred			
遞延及確認之	and recognised in other	(0.5.0.10)		(0.0.0.0)
對沖成本	comprehensive income	(26,912)	_	(26,912)
減:由其他全面收益	Less: Reclassified from other			
重新分類至損益	comprehensive income			
賬及計入其他	to profit or loss and			
淨收入	included in other			
	net income	27,923	(159,882)	(131,959)
		1,011	_	1,011
減:少數股東權益應佔				
部分	Less: Attributable of NCI	(264)	_	(264)
本公司股東應估之	Carrying amount to owners			
賬面值	of the Company			
於2022年12月31日	As at 31 December 2022	747	_	747

# 32. 有息借貸

#### 32. INTEREST-BEARING BORROWINGS

		2023	2022
		人民幣千元	人民幣千元
		RMB'000	RMB'000
無抵押銀行貸款	Unsecured bank loans	10,196,573	14,148,702
無抵押票據	Unsecured notes	3,532,122	3,470,308
		13,728,695	17,619,010

有息借貸到期日及根據貸款協議所 訂付款日期對應付款項的分析(並忽 略任何按要求即時償還條款的影響) 如下: The maturity of the interest-bearing borrowings and analysis of the amount due based on scheduled payment dates set out in the loan agreements (ignoring the effect of any repayment on demand clause) are as follows:

		2023	2022
		人民幣千元	人民幣千元
		RMB'000	RMB'000
1年內	Within one year	8,481,501	9,203,139
第2年	In the second year	5,072,194	3,770,260
第3年至第5年	In the third to fifth years inclusive		
(包括首尾2年)		175,000	4,645,611
		13,728,695	17,619,010
被分類為流動負債部分	Portion classified as current liabilities	(8,481,501)	(9,203,139)
非流動部分	Non-current portion	5,247,194	8,415,871

有息借貸中人民幣2,687,476,000元(2022年:人民幣5,551,532,000元)包含一條借貸條款給予借貸人權利在沒有事前通知或少於十二個月通知期的情況下,要求歸還借貸。因相關借貸的計劃付款到期日(忽略任何按要求即時償還條款的影響)於一年內到期,相關借貸亦已歸類為流動負債。

有息借貸之加權平均年利率為3.01%(2022年: 2.57%)。

有息借貸按攤銷成本列賬。

Interest-bearing borrowings of RMB2,687,476,000 (2022: RMB5,551,532,000), with a clause in their terms that gives the lender an overriding right to demand repayment without notice or with notice period of less than 12 months at its sole discretion, are already classified as current liabilities because the scheduled payment due date of these borrowings (ignoring the effect of any repayment on demand clause) are due within one year.

The weighted average effective interest rate on the interest-bearing borrowings is 3.01% (2022: 2.57%) per annum.

Interest-bearing borrowings are carried at amortised cost.

#### 32. 有息借貸(續)

銀行借款均為無抵押且若干無抵押 銀行貸款由多個本集團實體之交叉 擔保安排涵蓋。

本公司於2020年9月24日發行本金總額為500,000,000美元之無抵押票據(「美元票據」)。美元票據於結算日的賬面值為498,120,000美元(相當於約人民幣3,532,122,000元)(2022年:497,072,000美元(相當於約人民幣3,470,308,000元))並計入有息借貸,於第二年到期(2022年:第三年至第五年,包括首尾兩年)。美元票據由2020年9月24日起按年利率1.625%計息,利息須於每年3月24日及9月24日按每半年支付並由2021年3月24日起至2025年9月24日到期。

美元票據於新加坡證券交易所有限公司上市。根據市場報價,美元票據於2023年12月31日的公允價值為470,170,000美元(相當於約人民幣3,333,928,000元)(2022年:449,065,000美元(相當於約人民幣3,135,147,000元))。美元票據乃為本公司無抵押債務,並於所有時間與其他無抵押債務享有同等地位,彼此之間並無任何優先權。

金融機構的慣常貸款安排中,一些 銀行信貸要求本集團達到若干綜合 財務狀況比率。如果本集團違反契 諾,已動用的融資將須於要求時償 環。

### **32.** INTEREST-BEARING BORROWINGS (Continued)

The bank loans are unsecured and certain of the unsecured bank loans are covered by several cross guarantee arrangements amongst the Group's entities.

On 24 September 2020, the Company issued unsecured notes with an aggregate principal amount of US\$500,000,000 (the "US\$ Notes"). The carrying amount of the US\$ Notes at the end of reporting period is US\$498,120,000 (equivalent to approximately RMB3,532,122,000) (2022: US\$497,072,000 (equivalent to approximately RMB3,470,308,000)) and is included in the interest-bearing borrowings with maturity in the second year (2022: third to fifth years, inclusive). The US\$ Notes bear interest from 24 September 2020 at the rate of 1.625% per annum, payable semi-annually in arrear on 24 March and 24 September in each year, commencing on 24 March 2021 and will mature on 24 September 2025.

The US\$ Notes are listed on the Singapore Exchange Securities Trading Limited. The fair value of the US\$ Notes as at 31 December 2023, based on the quoted market price, was US\$470,170,000 (equivalent to approximately RMB3,333,928,000) (2022: US\$449,065,000 (equivalent to approximately RMB3,135,147,000)). The US\$ Notes are the unsecured obligations of the Company and they rank at least equally with other present and future unsubordinated and unsecured obligations.

Some of the banking facilities are subject to the fulfillment of covenants relating to certain ratios of consolidated financial position, as are commonly found in lending arrangements with financial institutions. If the Group were to breach the covenants, the drawn down facilities would become repayable on demand.

# 32. 有息借貸(續)

本集團定期監控其遵守這些契諾的 能力及貸款時間表學與一 為當本集團繼續遵守這些或諾不 關銀行會要求提早的還款。 對於總會要求提早的進一步詳情 到於綜合財務報表附註42。於報 則內,本集團沒有違反有關動用信 貸融資的契諾(2022年:無)。

本集團按類別劃分之合計貸款賬面 值之分析列示如下:

#### **32. INTEREST-BEARING BORROWINGS** (Continued)

The Group regularly monitors its compliance with these covenants and the scheduled repayments of the term loans and does not consider it probable that the relevant banks will exercise its discretion to demand for repayment so long as the Group continues to meet these requirements. Further details of the Group's financial management of liquidity risk are set out in note 42 to the consolidated financial statements. Throughout the reporting period, none of the covenants relating to drawn down facilities had been breached (2022: None).

An analysis of the carrying amounts of the Group's total borrowings by type is as follows:

		2023	2022
		人民幣千元	人民幣千元
		RMB'000	RMB'000
固定利率	At fixed rates	10,369,259	13,223,309
浮動利率	At floating rates	3,359,436	4,395,701
		13,728,695	17,619,010

有息借貸以下列貨幣列值:

The interest-bearing borrowings are denominated in the following currencies:

		2023	2022
		人民幣千元	人民幣千元
		RMB'000	RMB'000
人民幣	RMB	9,235,496	
美元	US\$	4,493,199	5,482,570
		13,728,695	17,619,010

有關集團外匯風險及利率風險的進一步詳情,於綜合財務報表附註42 詳述。 Details of the Group's foreign currency risk and interest rate risk discussion are set out in note 42 to the consolidated financial statements.

#### 33. 員工福利責任

#### 界定供款計劃

#### 界定福利計劃

本集團亦為所有台灣僱員提供界定福利計劃。本集團沒有保持任何計劃資產並承擔所有計劃福利的全部成本。福利計算是以僱員服務年期及最後6個月的平均薪資為基礎。本集團對界定福利計劃的責任是由美商韜睿惠悦台灣分公司, (「美商韜睿惠悦」)計算。最新之精算評估是由美商韜睿惠悦於2023年12月31日以預計單位給付成本法進行。

#### 33. EMPLOYEE BENEFIT OBLIGATIONS

#### **Defined contribution plans**

The Group participates in defined contribution plans organised by the relevant local government authorities in the PRC, Hong Kong and Taiwan for its PRC, Hong Kong and Taiwan employees respectively, whereby the Group is required to make monthly contributions to these plans at certain percentage of the relevant portion of the payroll of these employees to the pension scheme to fund the benefits. The Group has no obligation for the payment of retirement and other post-retirement benefits for the PRC, Hong Kong and Taiwan employees other than the monthly contributions described above.

# **Defined benefit plan**

The Group has a defined benefit plan for its Taiwan employees. The Group does not maintain any plan assets and bears the full cost of all the plan benefits. The benefits are calculated based on the length of service and average monthly salary for the final six months of employment. The Group's obligation in respect of the defined benefit plan is calculated by an independent actuary, Messrs. Willis Towers Watson, Taiwan Branch ("Willis Towers Watson"). The latest actuarial valuation was performed by Willis Towers Watson as at 31 December 2023 using the projected unit credit method.

# 33. 員工福利責任(續)

### 界定福利計劃(續)

本集團對其界定福利計劃所產生之 責任並計入綜合財務狀況表之款項 及其現值之變動如下:

### 33. EMPLOYEE BENEFIT OBLIGATIONS (Continued)

# **Defined benefit plan** (Continued)

The amounts included in the consolidated statement of financial position arising from the obligation of the Group in respect of its defined benefit plan and their movements in the present value of defined benefit obligations are as follows:

		2023	2022
		人民幣千元	人民幣千元
		RMB'000	RMB'000
於年初	At beginning of the year	69,026	79,920
本年度服務成本	Current service cost	530	3,656
利息成本	Interest expense	1,609	1,943
		2,139	5,599
重估值:	Remeasurements:		
財務假設調整產生之	Actuarial loss (gain) arising from		
精算虧損(收益)	changes in financial assumptions	693	(1,126)
經驗調整產生之精算虧損	Actuarial loss arising from		
	experience adjustments	8,903	328
		9,596	(798)
已付福利	Benefit payment	(27,863)	(15,695)
於結算日	At end of the reporting period	52,898	69,026

# 精算估值的主要假設為:

The significant assumptions used for the actuarial valuation were:

		2023	2022
		%	%
折現率	Discount rate	2.50	2.70
預期薪酬升幅	Expected rate of salary increases	0.00 - 3.00	0.00 - 3.00

# 33. 員工福利責任(續)

#### 界定福利計劃(續)

於結算日,各項主要精算假設的合 理可能變動對界定福利責任之敏感 度分析如下:

### 33. EMPLOYEE BENEFIT OBLIGATIONS (Continued)

#### **Defined benefit plan** (Continued)

The sensitivity of the defined benefit obligation to reasonable possible changes for each significant actuarial assumption as at the end of the reporting period is as follows:

		202	)3	2022	
		202	 界定福利	202	·- 界定福利
			責任的變化		責任的變化
			Change in		Change in
		假設的變化	defined	假設的變化	defined
		Change in	benefit	Change in	benefit
		assumption	obligation	assumption	obligation
折現率	Discount rate		-3.21%/		-2.91%/
		+/- 0.5%	+3.41%	+/- 0.5%	+3.08%
預期薪酬升幅	Expected rate of		+3.07%/		+2.01%/
	salary increases	+/- 0.5%	-2.93%	+/- 0.5%	-1.92%

上述敏感度分析是根據每個精算假 設的合理可能變動編製,而其他假 設保持不變。其他精算假設也可能 根據上述假設而改變,這些改變並 未於以上分析計入。預計單位給付 成本法用於確定界定福利責任的現 值及相關的當期服務成本和過去服 務成本(如適用)。同樣的方法和精 算假設類型已用於編製本年及以前 年度的敏感度分析。

界定福利責任的加權平均期限是 6.70年(2022年:6.10年)。

根據此等計劃,台灣僱員達到60歲 (2022年:根據其職責及功能達到 60歲或63歲)時享有退休福利。

The above sensitivity analysis is prepared based on a reasonable possible change in each actuarial assumption used, with other assumptions held constant. Other actuarial assumptions may also change with the above assumptions. Such change is not accounted for in the above analyses. The projected unit credit method is used to determine the present value of the defined benefit obligations and the related current service cost and where applicable the past service cost. The same method and the type of actuarial assumptions were used in preparing the sensitivity analysis for the current and previous years.

The weighted average duration of the defined benefit obligation is 6.70 years (2022: 6.10 years).

Under the plan, the Taiwan employees are entitled to retirement benefits on the attainment of a retirement age of 60 (2022: 60 or 63 depends on the employee's role and function).

# 33. 員工福利責任(續)

### 界定福利計劃(續)

因界定褔利計劃沒有保持計劃資 產,本集團並無任何資金安排及不 預期需要支付供款。此未折現的退 休福利的預計到期日分析如下:

### 33. EMPLOYEE BENEFIT OBLIGATIONS (Continued)

# Defined benefit plan (Continued)

The Group has no funding arrangement and expects no contribution to be paid in respect of the defined benefit plan as the defined benefit plan does not maintain any plan assets. The expected maturity analysis of the undiscounted pension benefits is as follows:

		2023 人民幣千元 RMB'000	2022 人民幣千元 <i>RMB'000</i>
1 年內	Within 1 year	13,919	18,874
超過1年但於2年內	More than 1 year but within 2 years	1,182	5,285
超過2年但於5年內	More than 2 years but within 5 years	7,297	8,959
超過5年	Over 5 years	49,410	36,969
		71,808	70,087

# 34. 遞延税項

本集團淨遞延税項負債的年度變動 如下:

#### 34. DEFERRED TAXATION

The movements for the year in the Group's net deferred tax liabilities are as follows:

			2023	2022
		附註	人民幣千元	人民幣千元
		Note	RMB'000	RMB'000
於年初 附屬公司利潤分配之	At beginning of the year Withholding tax paid on distributions		817,025	931,305
已付預提税 計入綜合收益表內	of earnings by subsidiaries Charge to consolidated		(146,796)	(253,479)
	income statement	11	244,240	139,199
於結算日	At end of the reporting period		914,469	817,025

### 34. 遞延税項(續)

# 於結算日,已確認之遞延税項資產 及負債如下:

#### **34. DEFERRED TAXATION** (Continued)

Recognised deferred tax assets and liabilities at the end of the reporting period represent the following:

		20	23	20	)22
		資產	負債	資產	負債
		Assets	Liabilities	Assets	Liabilities
		人民幣千元	人民幣千元	人民幣千元	人民幣千元
		RMB'000	RMB'000	RMB'000	RMB'000
加速税務折舊	Accelerated depreciation				
	allowance	_	(420,100)	_	(512,383)
減速税務折舊	Decelerated depreciation				
	allowance	2,052		2,052	_
公允價值調整:	Fair value adjustment on:				
- 使用權資產,	<ul> <li>Right-of-use assets and</li> </ul>				
物業、機器及	property, plant				
設備	and equipment	_	(27,202)	_	(33,468)
-無形資產	– Intangible asset	_	(39,677)	_	(39,677)
-投資性房地產	<ul> <li>Investment properties</li> </ul>	_	(34,598)	_	(36,355)
一金融工具	<ul> <li>Financial instruments</li> </ul>	152	_	152	_
減值虧損	Impairment losses	57,558	_	60,714	_
未獲得發票之	Un-invoiced accrual				
預提費用		186,466	_	230,332	_
出售物業、機器及	Unrealised profit on property,				
設備之未實現利潤	plant and equipment	45,081	_	137,683	_
附屬公司未分配	Withholding tax on undistributed				
利潤之預提税	earnings of subsidiaries	_	(697,262)	_	(645,251)
税務虧損	Tax losses	27,782	_	27,782	_
其他	Others	20,320	(35,041)	23,208	(31,814)
遞延税項資產	Deferred tax assets				
(負債)	(liabilities)	339,411	(1,253,880)	481,923	(1,298,948)

根據中國企業所得税法,外國投資者從位於中國的外商投資企業所獲得的股息須按照10%的税率徵收預提税。該規定於2008年1月1日起生效,適用於2007年12月31日後始累計可供分配利潤。倘中國政府與該外國投資者所處國家或地區政府存在雙邊税收協定,可適用較低税率。

Pursuant to the PRC Enterprise Income Tax Law, a 10% withholding tax is levied on dividends distributed to foreign investors by the foreign investment enterprises established in the PRC. The requirement is effective from 1 January 2008 and applies to earnings accumulated after 31 December 2007. A lower withholding tax rate may be applied if there is a tax treaty between the PRC and jurisdiction of the foreign investors.

# 34. 遞延税項(續)

本集團的內地附屬公司的適用稅率 為5%(2022年:5%)。本集團根據 各集團公司預期在可見將來中的淨 可供分配利潤而計提相關的遞延稅 項負債。

估計餘下淨利潤(「餘下淨利潤」)的預提稅影響約為人民幣183,811,000元(2022年: 人民幣183,811,000元),當其分發時將須繳納稅項。董事認為目前為止該等餘下淨利潤須留作各集團公司之營運資金,並在可見將來不作分配,因此並無作出額外遞延稅撥備。

於結算期內,本集團已將人民幣 111,128,000元(2022年: 人 民幣 111,128,000元)稅務虧損確認為處 延稅項資產。除符合資格享有稅務 虧損可於十年內用作抵扣未來稅務 收益的一間附屬公司外,稅務虧損 可用作抵扣由該等虧損產生起 財工 來五年間之稅務收益。於稅有 未確認遞延稅項資產之稅務虧損 期年份如下:

#### **34. DEFERRED TAXATION** (Continued)

For the Group's PRC subsidiaries, the applicable rate is 5% (2022: 5%). Deferred tax liability is provided on the basis that the undistributed earnings of the Group's entities are expected to be distributed in the foreseeable future.

The estimated withholding tax effects on the remaining undistributed earnings (the "Remaining Net Earnings") is approximately RMB183,811,000 (2022: RMB183,811,000) which would become payable when they are distributed. In the opinion of the Directors, the Remaining Net Earnings, at the present time, are required for financing the continuing operations of these entities and no distribution would be made in the foreseeable future. Accordingly, no provisions for additional deferred taxation have been made.

Deferred tax assets in respect of tax losses of RMB111,128,000 (2022: RMB111,128,000) were recognised as at the end of reporting period. The tax losses can be carried forward for five years, except for a subsidiary which is qualified to enjoy the benefit with tax loss carried forward for ten years, from the year in which the losses arose for offsetting against future taxable income. The expiry years of tax losses with no deferred tax assets recognised at the end of the reporting date are as follows:

			2023	2022^
税務虧損到期於		人民幣千元	人民幣千元	
Tax loss expiring in:			RMB'000	RMB'000
2023				51,823
2024			93,630	151,562
2025			179,755	204,129
2026			189,816	231,851
2027			187,259	250,610
2028			326,256	_
2028 to 2032	2028至2032		_	146,670
2029 to 2033	2029至2033		198,839	_
			1,175,555	1,036,645

<sup>^</sup> 比較數字已經重列,以反映於2028 年至2032年期間到期的稅務虧損。

The comparative figures are restated to reflect the tax loss expiring in the years from 2028 to 2032.

# 35. 應付賬款

### **35. TRADE PAYABLES**

		2023 人民幣千元 RMB'000	2022 人民幣千元 RMB'000
<b>應付賬款</b> 第三方	<b>Trade payables</b> To third parties	7,258,931	7,964,787
有關聯人士 一本公司之董事的	To related parties  – A group of companies controlled by	7,250,551	7,50.,7.07
家庭成員及親屬	the family members and relatives of		
控制的一組公司	the Company's directors	1,313,112	1,524,110
聯營公司	To an associate	_	22
合營公司	To joint ventures	674	989
		8,572,717	9,489,908

應付第三方、有關聯人士、聯營公司及合營公司之應付賬款為無抵押、免息及附有30至90天還款期。

應付賬款於結算日按發票日編製之 賬齡分析如下: The trade payables to third parties, related parties, an associate and joint ventures are unsecured, interest-free and with credit period of 30 to 90 days.

The ageing analysis of trade payables based on the invoice date at the end of the reporting period is as follows:

		2023	2022
		人民幣千元	人民幣千元
		RMB'000	RMB'000
0-90日	0 – 90 days	7,748,297	8,591,071
90日以上	Over 90 days	824,420	898,837
		8,572,717	9,489,908

# 35. 應付賬款(續)

### **35. TRADE PAYABLES** (Continued)

應付賬款以下列貨幣列值:

The trade payables are denominated in the following currencies:

		2023	2022
		人民幣千元	人民幣千元
		RMB'000	RMB'000
人民幣	RMB	8,439,880	9,331,911
美元	US\$	20,001	_
港元	HK\$	112,836	157,997
		8,572,717	9,489,908

# 36. 其他應付款項及已收押金

#### 36. OTHER PAYABLES AND DEPOSITS RECEIVED

		2023 人民幣千元 RMB'000	2022 人民幣千元 RMB'000
預收押金	Deposits received in advance	2,704,521	2,731,272
運輸、宣傳及廣告	Accruals for transportation,		
費用之預提	promoting and advertising expenses	3,925,551	4,583,245
行政費用及其他	Accruals for administrative expenses and		
經營費用之預提	other operating expenses	594,176	611,677
應付工資及福利費	Salaries and welfare payables	904,236	874,839
應付設備款	Payables for purchase of equipment	163,977	115,337
應付其他税項	Other tax payables	165,634	220,067
應付利息	Interest payable	48,138	35,366
應付少數股東股利	Dividends payable to non-controlling interests	243	144
其他	Others	362,997	611,550
		8,869,473	9,783,497

# 37. 其他現金流信息

# 37. OTHER CASH FLOW INFORMATION

# 37(a) 經營業務所得現金

# 37(a) Cash generated from operations

		2023 人民幣千元 RMB'000	2022 人民幣千元 RMB'000
除税前溢利	Profit before taxation	4,779,461	4,148,804
利息費用	Interest expenses	519,122	446,021
利息收入	Interest income	(540,694)	(650,412)
折舊	Depreciation	3,441,797	3,258,898
按公允價值列賬及在 損益賬處理的金融資產 及指定按公允價值列賬 及在其他全面收益 賬處理的權益	Dividend income from financial assets at FVPL and a designated FVOCI	(40)	(4.442)
工具之股利收入	Association of intermille	(127)	(1,413)
無形資產之攤銷	Amortisation of intangible assets	6,840	6,679
出售物業、機器及設備	Loss on disposal of property, plant	442.205	60.300
及使用權資產之虧損 出售合營公司之收益	and equipment and right-of-use assets  Gain on disposal of a joint venture	113,295	60,288
投資性房地產		(247)	_
公允價值之變動	Change in fair value of investment properties		(25 100)
按公允價值列賬及在	Change in fair value of	7,030	(25,100)
損益賬處理的金融資產	financial assets at FVPL, net		
公允價值之變動淨額	ilianciai assets at i vi L, net	133	(10,099)
出售附屬公司之收益	Gain on disposal of subsidiaries	(413,722)	(105,992)
應佔聯營公司及	Share of results of an associate	(113,722)	(100,002)
合營公司業績	and joint ventures	(126,954)	(127,318)
匯率變動之影響	Effect on exchange rate changes	(88,691)	(314,870)
認列以權益結算股份	Recognition of equity-settled	(11,11)	( , , , , , , , , , , , , , , , , , , ,
支付之款項	share-based payment	_	522
存貨之減少(增加)	Decrease (Increase) in inventories	869,320	(583,115)
應收賬款之減少	Decrease in trade receivables	225,786	235,449
預付款項及其他應收	Increase in prepayments and		
款項之增加	other receivables	(44,128)	(290,857)
應付賬款之(減少)增加	(Decrease) Increase in trade payables	(915,079)	443,467
其他應付款項及已	(Decrease) Increase in other payables		
收押金之(減少)增加	and deposits received	(778,354)	312,570
客戶預付款項之增加	Increase (Decrease) in advance		
(減少)	payments from customers	250,239	(771,260)
非供款員工福利責任	Decrease in present value of		
現值之減少	unfunded employee benefit obligations	(25,724)	(10,096)
經營業務所得現金	Cash generated from operations	7,279,303	6,022,166

# 37. 其他現金流信息(續)

### 37(b) 融資活動產生的負債對賬

下表詳述本集團來自融資活動的負債變動,包括現金及非現金變動。融資活動產生的負債為現金流量或未來現金流量,將在本集團綜合現金流量表中分類為融資活動產生的現金流量。

### 37. OTHER CASH FLOW INFORMATION (Continued)

# 37(b) Reconciliation of liabilities arising from financing activities

The table below details changes in the Group's liabilities arising from financing activities, including both cash and non-cash changes. Liabilities arising from financing activities are those for which cash flows were, or future cash flows will be, classified in the Group's consolidated statement of cash flows as cash flows from financing activities.

		RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
於2023年1月1日	At 1 January 2023	301,113	3,470,308	14,148,702	144	17,920,267
淨現金流	Net cash flows	(224 442)		/2.0FF.64F\	(547.024)	(4.704.424)
(附註(i),(ii),(iii))	(Notes (i), (ii), (iii))	(231,442)	_	(3,955,645)	(517,034)	(4,704,121)
其他變動:	Other changes:					
攤銷利息支出	Amortised interest expenses	16,034	7,096	_	_	23,130
新增租賃	New leases	235,275	_	_	_	235,275
租賃修訂之影響	Effect on lease modification	5,712	_	_	_	5,712
宣發股利	Dividend declared		_	_	517,133	517,133
正兑差額 正兑差額	Exchange realignment	_	54,718	3,516	_	58,234
	<u> </u>		- ,	-,		
於2023年12月31日	At 31 December 2023	326,692	3,532,122	10,196,573	243	14,055,630

# 37. 其他現金流信息(續)

# **37. OTHER CASH FLOW INFORMATION** (Continued)

37(b) 融資活動產生的負債對賬(續)

# 37(b) Reconciliation of liabilities arising from financing activities (Continued)

於2022年12月31日	At 31 December 2022	301,113	3,470,308	14,148,702	144	17,920,267
匯兑差額	Exchange realignment		300,772	1,006,050	_	1,306,822
宣發股利	Dividend declared	_	_	_	622,860	622,860
租賃修訂之影響	Effect on lease modification	(9,165)	_	_	_	(9,165)
新增租賃	New leases	169,206	_	_	_	169,206
攤銷利息支出	Amortised interest expenses	16,121	6,967	_	_	23,088
其他變動:	Other changes:					
/f·先业/// (附註(i),(ii),(iii))	(Notes (i), (ii), (iii))	(230,088)	_	2,643,408	(623,618)	1,789,702
<b>於2022年1月1日</b> 淨現金流	At 1 January 2022 Net cash flows	355,039	3,162,569	10,499,244	902	14,017,754
		RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
		人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元
		(Note 16)	(Note 32)	(Note 32)	(Note 36)	Total
		liabilities	notes	loans	interests	總計
		Lease	Unsecured	banks	controlling	
		(附註16)	(附註32)	Unsecured	to non-	
		租賃負債	無抵押票據	(附註32)	payable	
				銀行貸款	Dividend	
				無抵押	(附註36)	
					股東股利	
					應付少數	

- (i) 租賃負債的淨現金流是指年 內支付租賃負債之本金及利 息部分。
- (ii) 銀行貸款所得款項,銀行借款償還款項及其他短期借款 淨額變動,構成無抵押銀行 貸款的淨現金流量。
- (iii) 應付少數股東的股息的淨現 金流量指年內支付少數股東 的股息。

- (i) The net cash flows from lease liabilities represent the payment of capital element and interest of lease liabilities.
- (ii) The net cash flows from unsecured bank loans make up the net amount of proceeds from bank borrowings, repayments of bank borrowings and net movement of other short-term borrowings.
- (iii) The net cash flows from dividend payable to non-controlling interests represent dividends paid to non-controlling interests during the year.

### 38. 與有關聯人士之重大交易

除於本綜合賬目其他部份披露之交 易及餘額以外,以下乃本集團與有 關聯人士進行之重大交易概要,此 等交易乃於本集團之日常業務中進 行。

### 38. SIGNIFICANT RELATED PARTY TRANSACTIONS

In addition to the transactions and balances disclosed elsewhere in the consolidated financial statements, the Group entered into the following material related party transactions in the ordinary course of the Group's business.

			附註 Note	2023 人民幣千元 <i>RMB'000</i>	2022 人民幣千元 RMB'000
(a)	有關聯人士之交易 (a) 向下列公司銷售貨品:	Related party transactions  Sales of goods to:			
	本公司之主要股東控制 之多間公司 聯營公司 合營公司	Companies controlled by a substantial shareholder of the Company An associate Joint ventures	(i)	143,215 31,496 935,544	119,643 48,101 886,955
	向下列公司購買貨品: 本公司董事之 家庭成員及親屬控制 之一組公司 聯營公司 合營公司	Purchases of goods from:  A group of companies controlled by the family members and relatives of the Company's directors  An associate  Joint ventures	(i)	5,872,849 2,417 11,191	6,386,373 23,753 17,147
	<b>向下列公司支付促銷費用</b> : 本公司之主要股東控制之 多間公司	Promotional expenses paid to:  Companies controlled by a substantial shareholder of the Company	(i)	50,381	33,730
	<b>向下列公司代墊及收回的</b> <b>行政費用:</b> 合營公司	Administrative expenses paid on behalf and received from: Joint ventures		331	6,503
	向下列公司收取投資性 房地產及物業、機器及 設備之租金: 本公司之主要股東控制之 多間公司 本公司之董事之 家庭成員及親屬控制的 一間公司	Rental income from investment properties and property, plant and equipment  Companies controlled by a substantial shareholder of the Company  A company controlled by the family members and relatives of		34,118	35,602
_	一间公司 一 一 一 一 一 一 一 一 一 一 一 一 一 一 一 一 一 一 一	the Company's directors  Distribution costs paid to:		2,667	3,010
	本公司董事之 家庭成員及親屬控制 之一組公司	A group of companies controlled by the family members and relatives of the Company's directors	(i)	1,985,409	1,876,252

附註(i) 根據上市規則第14A章,該等與 有關聯人士之交易亦為持續關連 交易。

Note (i) These related party transactions also constitute continuing connected transactions as defined in Chapter 14A of the Listing Rules.

### 38. 與有關聯人士之重大交易(續)

### 38. SIGNIFICANT RELATED PARTY TRANSACTIONS

(Continued)

### (b) 關鍵管理人員之酬金

本集團關鍵管理人員之酬金 (包括綜合財務報表附註10所 披露向本公司董事,行政總裁 支付之款項及向若干最高薪僱 員支付之款項)如下:

### (b) Key management personnel remuneration

Remuneration for key management personnel of the Group, including amounts paid to the Company's directors, chief executive officer and certain of the highest paid employees as disclosed in note 10 to the consolidated financial statements, is as follows:

		2023	2022
		人民幣千元	人民幣千元
		RMB'000	RMB'000
董事袍金	Directors' fees	4,321	4,127
薪金及其他酬金	Salaries and other emoluments	41,056	40,117
以股份支付之款項	Share-based payments	_	471
花紅	Discretionary bonuses	12,009	19,733
退休金支付	Retirement payments	9,214	_
		66,600	64,448

### 39. 客戶預付款項

年內符合香港財務報告準則第15號 的客戶合約負債(不包括於同年內增 加及減少產生的變動)如下:

### 39. ADVANCE PAYMENTS FROM CUSTOMERS

The movements (excluding those arising from increases and decreases both occurred within the same year) of contract liabilities from contracts with customers within HKFRS 15 during the year are as follows:

		2023	2022
		人民幣千元	人民幣千元
		RMB'000	RMB'000
於年初	At beginning of the year	2,571,730	3,342,990
確認為收入	Recognised as revenue	(2,571,730)	(3,342,990)
收到未交付貨物的預付款	Receipt of advances of undelivered goods	2,821,969	2,571,730
\\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\			
於結算日	At end of the reporting period	2,821,969	2,571,730

於2023年及2022年12月31日,客 戶預付款項預期於一年內確認為收 入。 At 31 December 2023 and 2022, the advance payments from customers are expected to be recognised as revenue within one year.

### 40. 出售附屬公司

年內,本集團與獨立第三方訂立數份買賣協議,分別出售若干附屬公司的全部股權。出售事項已於年內完成。完成以上出售後,出售附屬公司收益人民幣413,722,000元已計入損益賬中其他淨收入。

以下概述收購代價及於各出售日期 資產及負債的賬面值合計:

### **40. DISPOSAL OF SUBSIDIARIES**

During the year, the Group entered into several sales and purchase agreements with independent third parties for the disposal of the entire equity interests in several subsidiaries. These disposals were completed during the year. Upon the completion of the above disposals, gain on the disposal of subsidiaries of RMB413,722,000 was recognised in profit or loss and recorded as other net income.

The following summarises the aggregate consideration and the carrying amount of the assets and liabilities at the respective date of disposal:

		Total
		人民幣千元
		RMB'000
所出售的淨資產(負債)	Net assets (liabilities) disposed of	
物業、機器及設備	Property, plant and equipment	49,716
使用權資產	Right-of-use assets	77,689
預付款項及其他應收款項	Prepayments and other receivables	28,488
銀行結餘及現金	Bank balance and cash	1,011
其他應付款項及已收押金	Other payables and deposit received	(8,147)
		148,757
出售附屬公司收益(附註8)	Gain on disposal of subsidiaries (Note 8)	413,722
		562,479
代價總額	Total consideration	
現金代價	Cash consideration	214,469
預收押金	Deposits received in advance	181,000
應收代價	Consideration receivables	167,010
		562,479
出售附屬公司之現金流入淨額	Net cash inflow on disposal of subsidiaries	
現金代價	Cash consideration	214,469
已出售之現金及現金等值物	Cash and cash equivalents disposed of	(1,011)
現金及現金等值物之流入淨額	Net inflow of cash and cash equivalents	213,458

總額

### 41. 資本管理

本集團的資本管理目標是維護本集 團持續經營的能力,為股東提供回 報及為其他持份者提供利益。

本集團使用根據淨負債(扣除現金及 現金等值物及長期定期存款的率( 借貸)計算的淨負債與資本比率) 為本公司股東應佔權益的比率) 為本(包括所有權益部分)。 集團計算淨負債與資本比 察其計算淨負債與資本比 數之 期存款計入作考慮,因管理 認為此 之 。報告期末淨負債與 資本結構。報告期末淨負債與本 比率如下:

### 41. CAPITAL MANAGEMENT

The Group's objectives on managing capital are to safeguard the Group's ability to continue as a going concern in order to provide returns for shareholders and benefits for other stakeholders.

The Group monitors its capital, which comprises all equity components, using a gearing ratio which is calculated on the basis of net debt (interest-bearing borrowings net of cash and cash equivalents and long-term time deposits) as a ratio of the equity attributable to owners of the Company. The Group takes into account of the long-term time deposits in calculating the gearing ratio because the management believes that this calculation reflects the capital structure of the Group more accurately. The gearing ratio at the end of the reporting period was as follows:

		2023 人民幣千元 RMB'000	2022 人民幣千元 RMB'000
有息借貸 減:現金及現金等值物	Interest-bearing borrowings Less: Cash and cash equivalents and	13,728,695	17,619,010
及長期定期存款	long-term time deposits	(14,738,381)	(19,888,353)
淨現金	Net cash	(1,009,686)	(2,269,343)
本公司股東應佔總權益	Total equity attributable to owners of the Company	13,894,604	13,371,526
淨負債與資本比率	Gearing ratio	-7.27%	-16.97%

本集團通過優化債務和權益結餘, 積極定期檢討和管理資本結構,並 根據經濟狀況的變化調整資本結 構,通過派發股息,償還現有債 務,發行新債務以及未使用的土地 和財產的出售,考慮市場借貸利率 變動,未來資本支出和投資機會。

於2023年,本集團的策略與2022 年相同,旨在將淨負債與資本比率 控制在零以內。 The Group actively and regularly reviews and manages its capital structure through the optimisation of the debt and equity balance and makes adjustments to capital structure according to changes in economic conditions for achieving its objectives through payment of dividends, retire of existing debts, issue of new debts and sales of lands and properties not in use. Changing of borrowing rate in the market, future capital expenditures and investment opportunities are taken into consideration.

During 2023, the Group's strategy, which was unchanged from 2022, aims at keeping the gearing ratio approximately to nil.

### 42. 金融風險因素

本集團所持有的金融工具面對外匯 風險、利率風險、信貸風險及流動 資金風險。為降低本集團金融風 險,董事採用保守的風險管理對 策。董事會檢討並同意採用之風險 管理對策如下:

### 外匯風險

本集團的附屬公司主要在中國經營,主要以人民幣作交易貨幣。。 集團所面對的外匯風險為除本公司 或其附屬公司之功能貨幣以外,以 其他貨幣作交易的應付資本開支、 採購、銀行結餘、有息借貸、按 FVPL處理的金融資產及與有關聯人 士餘額。

本集團於2023年及2022年12月31日以外幣(非人民幣)計值的按FVPL處理的金融資產、現金及現金等值物、有息借貸及應付賬款詳情分別載於綜合財務報表附註22、26、32及35。

### 42. FINANCIAL RISK MANAGEMENT

The Group's financial instruments expose it to foreign currency risk, interest rate risk, credit risk and liquidity risk. The Directors generally adopt conservative strategies on its risk management and limits the Group's exposure to these risks to a minimum. The Board of Directors reviews and agrees policies for managing each of these risks and they are summarised below:

### Foreign currency risk

The majority of the subsidiaries of the Group operate in the PRC and most of their transactions are denominated in RMB. The Group is exposed to foreign currency risk primarily through payable on capital expenditures, purchases, bank balances, interest-bearing borrowings, financial assets at FVPL and related party balances that are denominated in currencies other than the functional currency of the Company or its subsidiaries.

The exchange rate of RMB against US\$ is subject to the rules and regulations of foreign exchange control promulgated by the PRC government. The Group did not have significant exposure to foreign exchange risk arising from daily operating activities of the subsidiaries because their main operations are conducted in their functional currency. During the year, the Group entered into several foreign currency forward contracts to hedge against the exposure to foreign currency risk arising from foreign currency-denominated borrowings. The details of the hedging activities are set out in note 3(k) and note 31 to the consolidated financial statements

Details of the Group's financial assets at FVPL, cash and cash equivalents, interest-bearing borrowings and trade payables denominated in currencies other than RMB as at 31 December 2023 and 2022 are set out in notes 22, 26, 32 and 35 to the consolidated financial statements respectively.

### 42. 金融風險因素(續)

### 外匯風險(續)

於結算日,倘所有其他變數保持不變,而人民幣兑換美元及人民幣兑換港幣分別升值/貶值0.9%及0.9%(2022年:人民幣兑換美元、人民幣兑新台幣及人民幣兑換歐元分別升值/貶值4.5%、0.8%及1.8%),本年度集團溢利及保留溢利將增加/減少人民幣5,487,000元(2022年:人民幣4.341.000元)。

### 利率風險

本集團主要面對的利率風險是來自 銀行結餘及有息借貸令本集團內 利率風險。浮動利率銀行結餘現 動利率有息借貸令本集團的貨現 流量利率風險。對於有息借貸及 集團的策略是根據經濟環境及集 策略把定息借貸及浮息借貸保持在 適當比例。

### 42. FINANCIAL RISK MANAGEMENT (Continued)

### Foreign currency risk (Continued)

At the end of the reporting period, if the exchange rates of RMB/US\$ and RMB/HKD had strengthened/weakened by 0.9% and 0.9% (2022: RMB/US\$, RMB/NTD and RMB/EUR had strengthened/weakened by 4.5%, 0.8% and 1.8%) respectively with all other variables held constant, the Group's profit for the year and retained profits would have been RMB5,487,000 (2022: RMB4,341,000) higher/lower.

The sensitivity analysis has been determined assuming that the change in foreign exchange rates had occurred at the end of the reporting period and had been applied to Group's exposure to currency risk for all financial instruments in existence at that date excluding the exposure arising from the foreign currency-denominated borrowings that are hedged by foreign currency forward contracts as detailed in note 31 to the consolidated financial statements, and that all other variables, in particular interest rates, remain constant. The stated changes in foreign currency represent management's assessment of reasonably possible changes in foreign exchange rates over the period until the next annual end of the reporting period. The analysis was performed on the same basis for 2022.

### Interest rate risk

The Group's exposure to the risk of changes in market interest rates relates primarily to the Group's bank balances and interest-bearing borrowings. Bank balances and interest-bearing borrowings with floating interest rates expose the Group to cash flow interest rate risk. For interest-bearing borrowings, the Group's policy is to manage its interest cost using a mix of fixed and floating rate debts, monitor closely its interest rate exposure and the level of fixed rate and floating rate borrowings in consideration of economic atmosphere and the strategies of the Group.

### 42. 金融風險因素(續)

### 利率風險(續)

年內,本集團並未進行重大對沖活動,以對沖現金流量及公允價值的利率風險。於結算期,本集團在固定利率之借款為76%(2022年:75%)。

於結算日,倘所有其他變數保持不變,以美元及人民幣列值之銀行結餘,抵押銀行存款及有息借貸利率分別調升/調低75(2022年:100)及20(2022年:0)基點,本年度本集團溢利及保留溢利將增加/減少人民幣2,967,000元(2022年:減少/增加人民幣40,206,000元)。

敏感度分析假設利率於年內出現變動並應用於本集團於年內存息借值的利率風險。以美元及人民幣列有息份之銀行結餘、抵押銀行存款及人民幣列有。以美元及人民幣列有。 位置分別調升或調低75(2022年:100)及20(2022年:0)基點,任年 管理層評估利率於期內至下。此分析 基準與2022年相同。

### 信貸風險

### 42. FINANCIAL RISK MANAGEMENT (Continued)

### Interest rate risk (Continued)

During the year, the Group has not entered into significant hedging activities to hedge against the exposure to cash flow and fair value interest rate risk. At the end of the reporting period, the Group's borrowings at fixed rate of interest was 76% (2022: 75%).

At the end of the reporting period, if interest rates of bank balances, pledged bank deposits and interest-bearing borrowings denominated in US\$ and RMB had been 75 (2022: 100) and 20 (2022: 0) basis point higher/lower respectively and all other variables were held constant, the Group's profit for the year and retained profits would increase/decrease by RMB2,967,000 (2022: decrease/increase by RMB40,206,000).

The sensitivity analysis above has been determined assuming that the change in interest rates had occurred throughout the year and had been applied to the exposure to interest rate risk for bank balances, pledged bank deposits and interest-bearing borrowings in existence during the year. The 75 (2022: 100) and 20 (2022: 0) basis point increase or decrease on the bank balances, pledged bank deposits and interest-bearing borrowings denominated in US\$ and RMB respectively represent management's assessment of a reasonably possible change in interest rates over the period until the next annual end of the reporting period. The analysis was performed on the same basis for 2022.

### Credit risk

The Group's credit risk is primarily attributable to unlisted bank financial products, structured deposits, derivative financial instruments, long-term time deposits, cash and cash equivalents and trade and other receivables. Substantially majority of the Group's unlisted bank financial products, structured deposits, derivative financial instruments, long-term time deposits and bank balances and cash were deposited in the creditworthy global financial institutions and state-controlled financial institutions in the PRC, which management considers they are without significant credit risk. The carrying amount of financial assets recognised on the consolidated statement of financial position, which is net of loss allowance, represents the Group's exposure to credit risk without taking into account the value of any collateral held or other credit enhancements.

### 42. 金融風險因素(續)

### 信貸風險(續)

### 應收賬款

本集團之銷售大部份為先款後貨。 本集團有政策確保以信貸銷售之直 營零售商有良好的信貸紀錄並作定 期審查。當客戶要求之信用金額超 過一般標準時,須進行獨立信貸評 估。

本集團的信貸風險主要受每名客戶 個別特徵的影響。客戶經營的行業 和國家的違約風險也會對信用風險 產生影響,但影響程度較小。

本集團的客戶群由廣泛客戶組成, 應收賬款按共同風險特徵分類,代 表客戶根據合約條款支付所有到期 款項的能力。本集團採用簡化方法 計算應收款項的ECL,並根據每個報 告日的整個存續期ECL確認虧損撥 備,並建立了基於其歷史信用損失 經驗的撥備矩陣,並按債務人和經 濟環境特有因素進行了調整。本集 **国對預期信貸虧損的估計所使用的** 預期損失率是根據過去三年的實際 信用損失經驗計算的,並根據當前 和前瞻因素進行調整,以反映已收 集歷史數據在此期間的經濟狀況之 間的差異,現有條件及本集團對應 收賬款預期年期內未來經濟狀況的 估計。管理層認為,這些因素並未 顯示任何重大信貸風險及於2023年 及2022年12月31日的應收賬款的 額外虧損撥備並不重大。年內估計 技術或重大假設並無變動。

### 42. FINANCIAL RISK MANAGEMENT (Continued)

### Credit risk (Continued)

### Trade receivables

The majority of the Group's sales are conducted on a cash-beforedelivery basis. The Group has implemented policies to ensure that sales of products are made to direct retailers, who wish to trade on credit terms, with an appropriate credit history which is subject to periodic reviews. Individual credit evaluations are performed on all customers requiring credit over a certain amount.

The Group's exposure to credit risk is influenced mainly by the individual characteristics of each customer. The default risk of the industry and country in which customers operate also has an influence on credit risk but to a lesser extent.

The Group's customer base consists of a wide range of clients and the trade receivables are categorised by common risk characteristics that are representative of the customers' abilities to pay all amounts due in accordance with the contractual terms. The Group applies a simplified approach in calculating ECL for trade receivables and recognises a loss allowance based on lifetime ECL at each reporting date and 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. The expected loss rate used in the Group's estimation on ECL is calculated for each category based on actual credit loss experience over the past three years and adjusted for current and forward-looking factors to reflect differences between economic conditions during the period over which the historical data has been collected, current conditions and the Group's estimate on future economic conditions over the expected lives of the receivables. The management considered that these factors do not indicate any significant credit risk and additional loss allowance for provision for trade receivables as at 31 December 2023 and 2022 to be insignificant. There was no change in the estimation techniques or significant assumptions made during the year.

### 42. 金融風險因素(續)

### 信貸風險(續)

### 應收賬款(續)

於2023年及2022年12月31日,有 關基於已逾期狀況的應收賬款的信 貸風險及ECL的資料概述如下。

### 於2023年12月31日

### 42. FINANCIAL RISK MANAGEMENT (Continued)

### Credit risk (Continued)

### Trade receivables (Continued)

The information about the exposure to credit risk and ECL for trade receivables based on past due status as at 31 December 2023 and 2022 are summarised below.

### As at 31 December 2023

		總賬面值	信貸已受損
		Gross carrying	
		amount	Credit-impaired
		人民幣千元	
		RMB'000	
未到期	Not past due	1,450,842	No
已逾期但未被減值	Past due but not impaired		
30天內	Within 30 days	46,039	No
31-90天	31 - 90 days	38,296	No
超過90天	Over 90 days	44,806	No
		1,579,983	

### 於2022年12月31日

### As at 31 December 2022

		總賬面值	信貸已受損
		Gross carrying	
		amount	Credit-impaired
		人民幣千元	
		RMB'000	
未到期	Not past due	1,615,680	No
已逾期但未被減值	Past due but not impaired		
30天內	Within 30 days	57,228	No
31-90天	31 - 90 days	70,932	No
超過90天	Over 90 days	64,441	No
		1,808,281	

### 42. 金融風險因素(續)

### 信貸風險(續)

### 應收賬款(續)

於2023年及2022年12月31日已逾期但未被減值的應收賬款與若干與本集團有良好往績記錄的獨立客戶有關。本集團並未減值該等債務人,原因是信貸質素並無重大變動,而董事認為該等款項將全數收回。

既未到期也未被減值的應收款項與 最近沒有違約記錄的廣泛客戶有關。

於2023年12月31日,本集團並無就應收賬款持有任何抵押品(2022年:無)。

應收聯營公司、合營公司、有關連人 士款項

### 42. FINANCIAL RISK MANAGEMENT (Continued)

### Credit risk (Continued)

Trade receivables (Continued)

The trade receivables as at 31 December 2023 and 2022 that were past due but not impaired related to a number of independent customers that had a good track record with the Group. The Group had not impaired these debtors as there had not been a significant change in credit quality and the Directors believed that the amounts would be fully receivable.

Receivables that were neither past due nor impaired relate to a wide range of customers for whom there was no recent history of default.

The Group does not hold any collateral over trade receivables as at 31 December 2023 (2022: Nil).

Amounts due from an associate, joint ventures and related parties

The Group considers that the amounts due from an associate, joint ventures and related parties have low credit risk based on the counterparties' strong capacity to meet its contractual cash flow obligations in the near term and low risk of default. Impairment on amounts due from these parties is measured on 12-month ECL and reflects the short maturities of the exposures. At 31 December 2023 and 2022, the Directors considered the ECL of these financial assets to be insignificant and no loss allowance for provision for amounts due from these parties is recognised.

### 42. 金融風險因素(續)

### 信貸風險(續)

### 應收貸款和其他應收款

本集團對應收貸款及其他應收款項 進行減值評估是基於12個月ECL。 此等本集團貸款及其他應收款項的 信貸風險來自交易各方的違約,最 大敞口等於這些應收款的賬面金 額,個別信貸額度是根據信貸質量 評估確定。

於結算日,本集團之應收貸款及代價中有應收最大債務人的信貸集中風險度66.86%(2022年:57.14%)及應收三大(2022年:兩大)債務人的信貸集中風險度100%(2022年:100%)。

### **42. FINANCIAL RISK MANAGEMENT** (Continued)

### Credit risk (Continued)

### Loan and other receivables

The Group performs impairment assessment on loan and other receivables from various parties based on 12-month ECL. The credit risk of the Group's loan and other receivables arises from default of the counterparties, with maximum exposure equal to the carrying amounts of these receivables. Individual credit limits are set based on the assessments of the credit quality.

In estimating the ECL, the Group has taken into account the historical actual credit loss experience and the financial position of the counterparties, the value of collateral, past collection history, current creditworthiness, adjusted for forward-looking factors that are specific to the debtors and general economic conditions of the industry in which the counterparties operate, in estimating the probability of default of these financial assets, as well as the loss upon default in each case. The management of the Group considers the ECL of these financial assets to be insignificant after taking into account the financial position, quality of the counterparties, the value of collateral and past settlement records. There was no change in the estimation techniques or significant assumptions made during the year.

At the end of the reporting period, the Group had a concentration of credit risk as 66.86% (2022: 57.14%) of loan and consideration receivables which was due from the Group's largest debtor, and 100% (2022: 100%) of loan and consideration receivables was due from the Group's three (2022: two) debtors.

### 42. 金融風險因素(續)

### 流動資金風險

本集團針對於流動資金風險管理之 目標為擁有足夠現金儲備以及維持 充裕之已承諾信貸融資額度期 且,本集團定期監察現在及預期支 流動資金需求,尤其在資本開支及 償還債項等方面的資金需求。 於結 算日及可預見的未來,董事預期本 集團並無流動資金風險。

本集團之金融負債於結算日至合約 到期日之餘下期間按合約未折現現 金流量列示如下:

### **42. FINANCIAL RISK MANAGEMENT** (Continued)

### Liquidity risk

The Group's objectives when managing liquidity risk are to maintain sufficient reserves of cash and adequate committed credit facilities. Also, the Group's policy is to regularly monitor current and expected liquidity requirements, in particular those relating to capital expenditure and repayments of debts. At the end of the reporting period, the Board of Directors expected that the Group had no significant liquidity risk in the near future.

The maturity profile of the Group's financial liabilities at the end of the reporting period based on contractual undiscounted payments is summarised below:

		1年內或 按要求還款 Within 1 year or on demand 人民幣千元 RMB'000	1年以上 但在2年內 More than 1 year but within 2 years 人民幣千元 RMB'000	2年以上 但在5年內 More than 2 years but less than 5 years 人民幣千元 RMB'000	5年以上 Over 5 years <i>人民幣千元</i> <i>RMB'000</i>	合計 Total 人民幣千元 RMB'000
		NIVIB UUU	NIVID UUU	NIVID UUU	אטט פוווח	טטט פוווח
於2023年12月31日 應付賬款	At 31 December 2023 Trade payables	8,572,717	_	_	_	8,572,717
其他應付款項及	Other payables and	0,372,717				0,372,717
已收押金	deposits received	7,799,603	_	_	_	7,799,603
租賃負債	Lease liabilities	156,571	120,866	63,476	4,458	345,371
有息借貸	Interest-bearing borrowings	8,810,381	5,166,210	175,098	_	14,151,689
		25,339,272	5,287,076	238,574	4,458	30,869,380

### 42. 金融風險因素(續)

### 流動資金風險(續)

### **42.** FINANCIAL RISK MANAGEMENT (Continued)

### **Liquidity risk** (Continued)

			1年以上	2年以上		
		1年內或	但在2年內	但在5年內		
		按要求還款	More than	More than		
		Within	1 year but	2 years but	5年以上	
		1 year or	within	less than	Over	合計
		on demand	2 years	5 years	5 years	Total
		人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元
		RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
於2022年12月31日	At 31 December 2022					
應付賬款	Trade payables	9,489,908	_	_	_	9,489,908
其他應付款項及	Other payables and					
已收押金	deposits received	8,688,591	_	_	_	8,688,591
租賃負債	Lease liabilities	165,844	80,632	68,139	6,152	320,767
有息借貸	Interest-bearing borrowings	9,531,823	4,023,179	4,725,607	_	18,280,609
衍生金融工具	Derivative financial instruments	92,729		_		92,729
		27,968,895	4,103,811	4,793,746	6,152	36,872,604

貸款協議包括一條給予貸款人在無條件情況下在任何時間要求收回貸款的條款,相關借貸金額因此已被歸類為「按要求還款」類別。儘管董事並不預期借貸人會行使其要求還款的權利,人民幣2,687,476,000元(2022年:人民幣5,551,532,000元)之有息借貸(計劃還款到期日為1年內)於結算日已按上述方式歸類,該等借貸如依照貸款協議還款時間表如下:

The amounts repayable under loan agreements that include a clause that gives the lenders the unconditional right to call the loan at any time are classified under the "on demand" bracket. In this regard, interest-bearing borrowings of RMB2,687,476,000 (2022: RMB5,551,532,000), with the scheduled payment due date within 1 year, as at the end of the financial period have been so classified even though the Directors do not expect that the lenders would exercise their rights to demand repayment and thus these borrowings would be repaid according to the following schedule as set out in the loan agreements:

		2023	2022
		人民幣千元	人民幣千元
		RMB'000	RMB'000
有息借貸	Interest-bearing borrowings		
1年內	Within 1 year	2,723,711	5,611,207

### 43. 公允價值計量

### (a) 以公允價值列賬的金融資產及負債

下表呈列按香港財務報告準則第13號「公允價值計量」所釐定的公允價值等級制度的三個等級中,以公允價值計量量額額,以公允價值計量或值值計量的分級全數乃基於對整體計量的分級全數乃基於對整體計量有重大影響之輸入的最等級計情如下:

- 級別1(最高級別):本集 團可在計量日存取在活躍 市場上相同資產及負債的 報價(未經調整);
- 級別2:除包括在第一級 的報價外,可直接或間接 觀察之資產及負債的輸 入;
- 級別3(最低級別):無法 觀察之資產及負債的輸 入。

### 43. FAIR VALUE MEASUREMENTS

### (a) Financial assets and liabilities carried at fair value

The following table presents the financial assets and liabilities measured at fair value or required to disclose their fair value in these consolidated financial statements on a recurring basis across the three levels of the fair value hierarchy defined in HKFRS 13, Fair Value Measurement, with the fair value measurement categorised in its entirety based on the lowest level of input that is significant to the entire measurement. The levels are defined as follows:

- Level 1 (highest level): quoted prices (unadjusted) in active markets for identical assets or liabilities that the Group can access at the measurement date;
- Level 2: inputs other than quoted prices included within Level 1 that are observable for the asset or liability, either directly or indirectly;
- Level 3 (lowest level): unobservable inputs for the asset or liability.

### 43. 公允價值計量(續)

### **43.** FAIR VALUE MEASUREMENTS (Continued)

### (a) 以公允價值列賬的金融資產及負債 (續)

### (a) Financial assets and liabilities carried at fair value (Continued)

						1			
		2023			2022				
		級別1	級別2	級別3	合計	級別1	級別2	級別3	合計
		Level 1	Level 2	Level 3	Total	Level 1	Level 2	Level 3	Total
		人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元
		RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
資產	Assets								
按FVPL處理的金融資產	Financial assets at FVPL								
-投資基金	– Investment funds	_	_	275,113	275,113	_	_	254,349	254,349
- 上市股本證券	– Equity securities, listed	_	_	_	_	194	_	_	194
一結構性存款	– Structured deposits	_	_	50,000	50,000	_	_	_	_
一非上市銀行理財產品	– Bank financial products, unlisted	_	_	665,210	665,210	_	_	_	_
一衍生金融工具	– Derivative financial instruments	_	169,185	_	169,185	_	_	_	_
指定FVOCI	Designated FVOCI								
一非上市股本證券	– Equity securities, unlisted	_	_	154,907	154,907	_	_	158,518	158,518
		_	169,185	1,145,230	1,314,415	194	_	412,867	413,061
負債	Liabilities								
按FVPL處理的金融負債	Financial liabilities at FVPL								
一衍生金融工具	– Derivative financial instruments	_	_	_		_	92,729	_	92,729
		_	_	_	_	_	92,729	_	92,729

截至2023年及2022年12月31 日止年度,沒有項目在級別1與 級別2之間移轉,亦沒有項目移 轉至級別3或由級別3轉出。

During the years ended 31 December 2023 and 2022, there were no transfers between Level 1 and Level 2 fair value measurements and no transfers into and out of Level 3 fair value measurements.

### 43. 公允價值計量(續)

# (a) 以公允價值列賬的金融資產及負債

截至2023年及2022年12月31 日止年度需定期作公允價值計 量分類為級別3的詳細變動如下:

### **43. FAIR VALUE MEASUREMENTS** (Continued)

# (a) Financial assets and liabilities carried at fair value (Continued)

The details of the movements of the recurring fair value measurements categorised as Level 3 of the fair value hierarchy for the years ended 31 December 2023 and 2022 are shown as follows:

			202	23			2022	
			資) Asso			資產 Assets		負債 Liabilities
			按 FVPL 處理 的金融資產 Financial asset at FVPL		指定 FVOCI Designated FVOCI	按 FVPL 處理 的金融資產 Financial asset at FVPL	指定FVOCI Designated FVOCI	
		投資基金	結構性存款	非上市銀行 理財產品 Bank	非上市 股本證券	投資基金	非上市 股本證券	應付 或有代價
		Investment funds 人民幣千元	Structured deposits 人民幣千元	financial products, unlisted 人民幣千元	Equity securities, unlisted 人民幣千元	Investment funds 人民幣千元	Equity securities, unlisted 人民幣千元	Contingent consideration payable 人民幣千元
		入氏帝十元 <b>RMB'000</b>	人氏帯 <b>ナ</b> ル <b>RMB'000</b>	人氏帯 T.T. RMB'000	入氏帝士元 <b>RMB'000</b>	入氏帯Tル RMB'000	人氏帯Tル RMB'000	人氏帯Tル RMB'000
於年初 購入/添置 出售	At beginning of the year Purchases/additions Disposals	254,349 20,764	50,000 —	665,210 —	158,518 — —	626,707 6,992 (441,953)	137,317 — —	(9,959) — —
結算 已認列之總(虧損)或收益	Settlements Total (losses) or gains recognised:	-	_	_	_	( <del>11</del> 1,555)	_	9,959
-損益 -其他全面(虧損)收益	<ul><li>in profit or loss</li><li>in other comprehensive</li></ul>	_	_	_	(2.644)	10,117	7.074	_
匯兑差額	(loss) income Exchange difference	_			(3,611)	52,486	7,874 13,327	
於結算日	At the end of the reporting period	275,113	50,000	665,210	154,907	254,349	158,518	

### 43. 公允價值計量(續)

(a) 以公允價值列賬的金融資產及負債 (續)

> 使用在級別2及級別3之公允價值 計量之估值技術

> (i) 按FVPL處理的金融資產: 投資基金

> > 級別3投資基金的公允價 值是基於於結算日投資經 理向投資者報告之投資基 金資產淨額或者根據該基 金所投資的公司的公允價 值評估。所有級別3之投 資基金均包括上市投資和 非上市投資。上市投資的 公允價值評估是參考市場 報價,而非上市投資的公 允價值是由有關基金經理 利用包括以市銷率模型及 淨資產價值法為主的估值 技術做評估(2022年:市 銷率模型及淨資產價值法 等)。評估非上市公司的 公允價值時包括一些非由 可觀察市場價格或比率支 持之假定,包括預期年度 增長率及可比較公司之平 均市銷率。

(ii) 按FVPL處理的金融資 產:結構性存款及非上市 銀行理財產品

> 級別3之結構性存款及非 上市銀行理財產品的公允 價值由有關銀行投資經理 根據收益法評估。

### **43.** FAIR VALUE MEASUREMENTS (Continued)

(a) Financial assets and liabilities carried at fair value (Continued)

# Valuation techniques used in Level 2 and Level 3 fair value measurement

(i) Financial assets at FVPL: Investment funds

The fair value of these investment funds in Level 3 is mainly estimated either based on the net asset value of the investment fund reported to the investors by the investment manager or the fair values of the companies invested by the funds as at the end of the reporting period. All of the investment funds in Level 3 included both listed investments and unlisted investments. The fair values of listed investments are estimated with reference to quoted market price, while the fair values of unlisted investments are estimated by the respective investment managers using valuation techniques including mainly price-to-sales (P/S) ratio model and net asset value approach (2022: price-tosales (P/S) ratio model and net asset value approach). In determining the fair value of unlisted investments, it includes assumptions that are not supported by observable market prices or rates, including expected annual growth rates and comparable companies' average price-to-sales (P/S) ratio.

(ii) Financial assets at FVPL: Structured deposits and unlisted bank financial products

The fair value of structured deposits and unlisted bank financial products in Level 3 are estimated by respective bank's investment managers based on the income approach.

### 43. 公允價值計量(續)

(a) 以公允價值列賬的金融資產及負債 (續)

> 使用在級別2及級別3之公允價值 計量之估值技術(續)

(iii) 指定FVOCI: 非上市股本 證券

級別3之非上市股本證券的公允價值是由投資經理利用市銷率模型作釐定。評估非上市之股本證券的公允價值時包括一些由非可觀察市場價格或比率支持之假定,包括預期增長率及可比較公司之平均市銷率。

(iv) 衍生金融工具:外匯遠期 合約

> 級別2外匯遠期合約之公 允價值乃由銀行按結算日 外匯匯率的未來現金流量 現值釐定。

### **43.** FAIR VALUE MEASUREMENTS (Continued)

(a) Financial assets and liabilities carried at fair value (Continued)

Valuation techniques used in Level 2 and Level 3 fair value measurement (Continued)

(iii) Designated FVOCI: Unlisted equity securities

The fair value of the unlisted equity securities in Level 3 are mainly determined by the investment manager using price-to-sales (P/S) ratio model. In determining the fair value of the unlisted equity securities, it includes assumptions that are not supported by observable market prices or rates, including expected annual growth rates and comparable companies' average price-to-sales (P/S) ratio.

(iv) Derivative financial instruments: Foreign currency forward contracts

The fair value of foreign currency forward contracts in Level 2 is determined by the banks using present value of future cash flows based on the forward exchange rates at the end of the reporting period.

### 43. 公允價值計量(續)

### (a) 以公允價值列賬的金融資產及負債 (續)

# 主要不可觀察輸入使用的量化信息及敏感度之變動

級別3公允價值計量之主要不可觀察輸入使用的量化信息及 敏感度之變動如下:

### **43. FAIR VALUE MEASUREMENTS** (Continued)

# (a) Financial assets and liabilities carried at fair value (Continued)

# Quantitative information of the significant unobservable inputs used and sensitivity to changes in significant unobservable inputs

The quantitative information of the significant unobservable inputs and sensitivity to changes in significant unobservable inputs for Level 3 fair value measurements are as follows:

八 台 信 店 店 末 佳 圃

描述 Description	於2023年 12月31日之 公允價值 Fair value at 31 December 2023 人民幣千元 RMB'000	估值技術 Valuation techniques	不可觀察輸入 Unobservable input	不可觀察輸入的變動對公允價值的敏感度 (假設其他因素保持不變) Sensitivity of fair value to changes in unobservable inputs (assuming other factors remain unchanged)	合理的可能範圍 Reasonably possible range	公允價值及本集團 本年度全面 收益總額的影響 Impact on fair value and the Group's total comprehensive income for the year 人民幣千元 RMB'000
按FVPL處理的金融資產 Financial assets at FVPL						
投資基金 Investment funds	275,113	市銷率模型 P/S ratio model	預期年增長率 12% Expected annual growth rates of 12%	年度預期增長率越高,其公允價值越高,反之亦然; The higher the expected annual growth rate, the higher the fair value and vice versa;	+/- 5 %	+/- 1,536
			可比較公司之平均市銷率 由 0.51 至 0.74 倍 Average P/S ratio of comparable companies ranging from 0.51 to 0.74 times	可比較公司之平均市銷率越高,其公允價值越高, 反之亦然; The higher the average P/S ratio of comparable companies, the higher the fair value and vice versa;	+/- 49%	+/- 16,774
		淨資產價值法	個別資產公允價值減負債(「淨資產」)	淨資產之評估公允價值越高,其評估公允價值越高	由+/-7%至+/-56%	+/- 43,866
		Net asset value approach	Fair value of individual assets less liabilities (the "Net Assets")	The higher the estimated fair value of the Net Assets, the higher the estimated fair value	e Ranging from +/- 7% to +/- 56%	
非上市銀行理財產品		收益法	預期收益率	預期收益率越高,其公允價值越高,反之亦然;	由+/- 2.1% 至+/- 4.5%	+/- 44,809
Unlisted bank financial products	665,210	Income approach	Expected return rate	The higher the expected return rate, the higher the fair value and vice versa;	Ranging from +/- 2.1% to +/- 4.5%	
結構性存款 Structured deposits	50,000	收益法 Income approach	預期收益率 Expected return rate	預期收益率越高,其公允價值越高,反之亦然; The higher the expected return rate, the higher the fair value and vice versa;	由 +/-3% 至+/-4% Ranging from +/- 3% to +/- 4%	+/- 3,663

### 43. 公允價值計量(續)

### **43.** FAIR VALUE MEASUREMENTS (Continued)

(a) 以公允價值列賬的金融資產及負債 (續)

主要不可觀察輸入使用的量化信息及敏感度之變動(續)

(a) Financial assets and liabilities carried at fair value (Continued)

Quantitative information of the significant unobservable inputs used and sensitivity to changes in significant unobservable inputs (Continued)

描述	於2023年 12月31日之 公允價值 Fair value at 31 December 2023 人民幣千元	估值技術 Valuation	不可觀察輸入	不可觀察輸入的變動對公允價值的敏感度 (假設其他因素保持不變) Sensitivity of fair value to changes in unobservable inputs (assuming other	合理的可能範圍 Reasonably	公允價值及本集團 本年度全面 收益總額的影響 Impact on fair value and the Group's total comprehensive income for the year 人民幣チ元
Description	RMB'000	techniques	Unobservable input	factors remain unchanged)	possible range	RMB'000
指定FVOCI Designated FVOCI 非上市股本證券		市銷率模型	預期年增長率12%	年度預期增長率越高,其公允價值越高,反之亦然。	+/- 5%	+/- 5,304
Equity securities, unlisted	154,907	P/S ratio model	Expected annual growth rates of 12%	The higher the expected annual growth rate, the higher the fair value and vice versa;		
			可比較公司之平均市銷率 為0.74倍 Average P/S ratio of comparable companies of 0.74 times	可比較公司之平均市銷率越高,其公允價值越高, 反之亦然; The higher the average P/S ratio of comparable companies, the higher the fair value and vice versa;	+/- 34%	+/- 37,953

### 43. 公允價值計量(續)

(a)

## 以公允價值列賬的金融資產及負債

主要不可觀察輸入使用的量化信息 及敏感度之變動(續)

### **43.** FAIR VALUE MEASUREMENTS (Continued)

(a) Financial assets and liabilities carried at fair value (Continued)

Quantitative information of the significant unobservable inputs used and sensitivity to changes in significant unobservable inputs (Continued)

描述 Description	於2022年 12月31日之 公允價值 Fair value at 31 December 2022 人民幣千元 RMB'000	估值技術 Valuation techniques	不可觀察輸入 Unobservable input	不可觀察輸入的變動對公允價值的敏感度 (假設其他因素保持不變) Sensitivity of fair value to changes in unobservable inputs (assuming other factors remain unchanged)	合理的可能範圍 Reasonably possible range	公允價值及本集團 本年度全面 收益總額的影響 Impact on fair value and the Group's total comprehensive income for the year 人民幣千元 RMB'000
按FVPL處理的金融資產 Financial assets at FVPL						
投資基金 Investment funds	254,349	市銷率模型 P/S ratio model	預期年增長率15% Expected annual growth rates of 15%	年度預期增長率越高,其公允價值越高,反之亦然; The higher the expected annual growth rate, the higher the fair value and vice versa;	+/- 5 %	+/- 1,654
			可比較公司之平均市銷率 由 0.43 倍至 0.65 倍 Average P/S ratio of comparable companies ranging from 0.43 to 0.65 times	可比較公司之平均市銷率越高,其公允價值越高, 反之亦然; The higher the average P/S ratio of comparable companies, the higher the fair value and vice versa;	+/- 58%	+/- 21,940
		淨資產價值法	個別資產公允價值減負債 (「淨資產」)	淨資產之評估公允價值越高,其評估公允價值越高	由+/-14%至+/-52%	由+/-7,981至 +/-26,863
		Net asset value approach	Fair value of individual assets less liabilities (the "Net Assets")	The higher the estimated fair value of the Net Assets, the higher the estimated fair value	Ranging from +/- 14% to +/- 52%	Ranging from +/- 7,981 to +/- 26,863
指定FVOCI Designated FVOCI						
非上市股本證券 Equity securities, unlisted	158,518	市銷率模型 P/S ratio model	預期年增長率15% Expected annual growth rates of 15%	年度預期增長率越高,其公允價值越高,反之亦然。 The higher the expected annual growth rate, the higher the fair value and vice versa;	+/- 5%	+/- 5,024
			可比較公司之平均市銷率為 0.65 倍 Average P/S ratio of comparable companies of 0.65 times	可比較公司之平均市銷率越高,其公允價值越高, 反之亦然; The higher the average P/S ratio of comparable companies, the higher the fair value and vice versa;	+/- 38%	+/- 44,323

### 43. 公允價值計量(續)

### (a) 以公允價值列賬的金融資產及負債 (續)

### 級別3公允價值計量的估值流程

本集團先採用可取得的市場可 觀察數據估計等級制度級別3 內的投資基金、結構性存款 非上市銀行理財產品及非上市 服本證券之公允價值。若 知 1輸入不能取得,本集團 關基金經理或信託管理人 關基金經理或信託管理人 類 投資基金、結構性存款 下 銀行理財產品之估值。

本集團的財務部包括一個團隊 負責檢閱投資基金、結構性存 款、非上市銀行理財產品的投 資經理或信託管理人以財務報 告為目的進行的估值。該團隊 直接向高階管理層報告。而管 理層、投資基金、結構性存 款、非上市銀行理財產品的投 資經理或信託管理人對於評估 過程和結果會每年至少舉行一 次討論。財務部會在每個財政 年度跟投資基金、結構性存 款、非上市銀行理財產品的投 資經理或信託管理人密切配合 以建立合適估值技術和輸入的 估值模型,驗證所有主要的不 可觀察輸入,與上年度估值報 告變動分析估價變動並與投資 基金、結構性存款、非上市銀 行理財產品的投資經理或信託 管理人討論。

### **43.** FAIR VALUE MEASUREMENTS (Continued)

# (a) Financial assets and liabilities carried at fair value (Continued)

# Valuation processes used in Level 3 fair value measurement

In estimating the fair value of investment funds, structured deposits, unlisted bank financial products and unlisted equity securities within Level 3 of the fair value hierarchy, the Group uses market observable-data to the extent it is available. Where Level 1 inputs are not available, the Group obtains the valuations provided by the respective investment managers or trust administrators for the investment funds, structured deposits and unlisted bank financial products.

The Group's finance department includes a team that reviews the valuations performed by the investment managers or trust administrators of the investment funds, structured deposits and unlisted bank financial products for financial reporting purposes. The team reports directly to the senior management. Discussions of valuation processes and results are held between the management, investment managers or trust administrators of the investment funds, structured deposits and unlisted bank financial products at least once every year. At each financial year end, the finance department works closely with the investment managers or trust administrator of the investment funds, structured deposits and unlisted bank financial products to establish the appropriate valuation techniques and inputs to the valuation models, verifies all major unobservable inputs in the valuations, assesses valuations movements when compared to the prior year valuation report and holds discussions with the investment managers or trust administrator of the investment funds, structured deposits and unlisted bank financial products.

### 43. 公允價值計量(續)

### (b) 以公允價值以外列賬的金融工具公 允價值

董事認為,本集團並無其他金 融資產及負債的賬面值與其於 2023年12月31日及2022年12 月31日的公允價值有重大差異。

### **43.** FAIR VALUE MEASUREMENTS (Continued)

### (b) Fair values of financial assets and liabilities carried at other than fair value

In the opinion of the Directors, no other financial assets and liabilities of the Group are carried at amounts materially different from their fair values as at 31 December 2023 and 31 December 2022.

### 44. 承擔

除於本綜合財務報表其他部份披露 之承擔,本集團有下列承擔:

### 44. COMMITMENTS

In addition to the commitments disclosed elsewhere in the consolidated financial statements, the Group has the commitments as follow:

### 資本支出承擔

### **Capital expenditure commitments**

已訂約但未撥備:	Contracted but not provided for:	2023 人民幣千元 RMB'000	2022 人民幣千元 RMB'000
購買物業、機器及 設備開支 投資基金出資	Expenditures on property, plant and equipment Capital contribution on investment funds	1,076,179 242,781	541,830 —
		1,318,960	541,830

### 45. 本公司之財務狀況表

# 45. STATEMENT OF FINANCIAL POSITION OF THE COMPANY

根據公司法的披露規定,本公司財 務狀況表及其儲備之變動列示如下: Pursuant to the disclosure requirements of the Companies Ordinance, the statement of financial position of the Company and the movements in its reserves are set out below:

		//// <del>≥ \</del>	<b>2023</b> 人民幣千元	2022 人民幣千元
		附註 Note	人氏帶十九 RMB'000	人氏帯十九 RMB'000
		TVOLE	NND 000	NIVID 000
資產	ASSETS			
非流動資產	Non-current assets			
物業、機器及設備	Property, plant and equipment		203	247
使用權資產	Right-of-use assets		2,841	487
附屬公司權益	Interest in subsidiaries		8,080,959	9,534,645
衍生金融工具	Derivative financial instruments		169,185	_
按FVPL處理的金融資產	Financial assets at FVPL		179,061	174,419
指定按FVOCI處理的	Equity instruments designated			
權益工具	as at FVOCI		6,241	9,852
			8,438,490	9,719,650
流動資產	Current assets			
預付款項及其他應收款項	Prepayments and other receivables		4,557	6,409
附屬公司之應收款項	Amount due from a subsidiary		3,397,706	3,282,153
銀行結餘及現金	Bank balances and cash		115,289	283,435
			3,517,552	3,571,997
總資產	Total assets		11,956,042	13,291,647
股東權益及負債	EQUITY AND LIABILITIES			
股本及儲備	Capital and reserves			
發行股本	Issued capital		196,681	235,741
股份溢價	Share premium		787,091	825,364
儲備	Reserves	45(a)	2,686,719	1,891,772
股東權益總額	Total equity		3,670,491	2,952,877

### 45. 本公司之財務狀況表(續)

### 45. STATEMENT OF FINANCIAL POSITION OF THE **COMPANY** (Continued)

			2023	2022
		7// ) )		2022
		附註	人民幣千元	人民幣千元
		Note	RMB'000	RMB'000
非流動負債	Non-current liabilities			
長期有息借貸	Long-term interest-bearing borrowings		4,489,394	6,018,671
租賃負債	Lease liabilities		2,571	136
			4,491,965	6,018,807
流動負債	Current liabilities			
其他應付款	Other payables		42,580	34,335
有息借貸之即期部分	Current portion of			
	interest-bearing borrowings		3,750,860	4,244,075
租賃負債	Lease liabilities		146	378
衍生金融工具	Derivative financial instruments		_	41,175
			3,793,586	4,319,963
總負債	Total liabilities		8,285,551	10,338,770
股東權益總額及負債總額	Total equity and liabilities		11,956,042	13,291,647

本財務狀況表於2024年3月26日董 事會批准及授權簽發,並由以下人 士代表簽署

The statement of financial position was approved and authorised for issue by the Board of Directors on 26 March 2024 and signed on its behalf by

魏宏名 Wei Hong-Ming

董事Director

井田純一郎 Junichiro Ida

董事Director

### 45. 本公司之財務狀況表(續)

# 45. STATEMENT OF FINANCIAL POSITION OF THE COMPANY (Continued)

### (a) 儲備之變動

### (a) Movements of the reserves

		股份贖回儲備	外幤換算 儲備	投資 重估值儲備 (不可轉回) Investment revaluation	對沖儲備	購股權 儲備	保留溢利	總額
		Capital redemption reserve 人民幣千元 RMB'000	Exchange translation reserve 人民幣千元 RMB'000	reserve (Non- recycling) 人民幣千元 RMB'000	Hedging reserve 人民幣千元 RMB'000	Share-based payment reserve 人民幣千元 RMB'000	Retained Profits 人民幣千元 RMB'000	Total 人民幣千元 RMB'000
於2022年1月1日	At 1 January 2022	400	614,905	1,666	_	260,883	5,925,610	6,803,464
本年度溢利 本年度其他全面收益(虧損)	Profit for the year Other comprehensive income	-	-	_	_	_	2,055,455	2,055,455
	(loss) for the year	_	(516,398)	421	184	_	_	(515,793)
權益結算股份支付之款項	Equity settled share-based transactions	_	_	_	_	522	_	522
根據購股權計劃發行之股份	Shares issued under share option scheme	_	_	_	_	(9,353)	_	(9,353)
購股權失效	Shares option lapsed	_	_	_	_	(61,359)	61,359	_
已批准及派發2021年末期 及特別末期股息 已批准及派發2022年特別	2021 final and special final dividend approved and paid 2022 special interim dividend approved	_	_	_	_	_	(3,942,523)	(3,942,523)
中期股息	and paid	_	_	_	_	_	(2,500,000)	(2,500,000)
於2022年12月31日	At 31 December 2022	400	98,507	2,087	184	190,693	1,599,901	1,891,772
於2023年1月1日	At 1 January 2023	400	98,507	2,087	184	190,693	1,599,901	1,891,772
本年度溢利 本年度其他全面收益(虧損)	Profit for the year Other comprehensive income	_	_	_	-	_	3,295,267	3,295,267
	(loss) for the year	_	15,008	(3,611)	41,789	_	_	53,186
根據購股權計劃發行之股份	Shares issued under share option scheme	_	_	_	_	(501)	_	(501)
購股權失效	Shares option lapsed	_	_	_	_	(63,240)	63,240	_
功能貨幣變更之影響	Effect on the change of functional currency	(41)	(113,103)	685	1.152	29,222	161,451	79,366
已批准及派發2022年末期	2022 final and special final dividend	(+1)	(113,103)	003	1,132	27,222	101,431	17,300
及特別末期股息	approved and paid	_			_	_	(2,632,371)	(2,632,371)
於2023年12月31日	At 31 December 2023	359	412	(839)	43,125	156,174	2,487,488	2,686,719

於2023年12月31日,本公司可分配之儲備包括保留溢利及股份溢價之金額為人民幣3,274,579,000元(2022年:人民幣2,425,265,000元)。

At 31 December 2023, the Company's distributable reserves including retained profits and share premium amounted to RMB3,274,579,000 (2022: RMB2,425,265,000).

### 46. 主要附屬公司

下列包括由本公司直接及間接持有 之主要附屬公司,董事認為該等公 司對本年度收益有重大貢獻,或組 成本集團總資產的重要部份。董事 認為詳列其他附屬公司的資料會致 篇幅冗長。

### **46. PRINCIPAL SUBSIDIARIES**

The following included the principal subsidiaries directly or indirectly held by the Company and, in the opinion of Directors, are significant to the revenue for the year or form a substantial portion of total assets of the Group. The Directors consider that giving details of other subsidiaries would result in particulars of excess length.

名稱	註冊成立/ 營業地點 Place of	註冊資本/已發行股本	應佔股權比例		主要業務
Name	incorporation/ operation	Registered capital/ issued share capital	Propor ownership 直接 Directly		Principal activity
天津頂益食品有限公司 Tianjin Tingyi Food Co., Ltd.#	中國 PRC	US\$72,000,000 US\$72,000,000	-	100%	製造及銷售方便麵 Manufacture and sale of instant noodles
杭州頂益食品有限公司 Hangzhou Tingyi Food Co., Ltd.#	中國 PRC	US\$90,618,400 US\$90,618,400	_	100%	製造及銷售方便麵 Manufacture and sale of instant noodles
瀋陽頂益食品有限公司 Shenyang Tingyi Food Co., Ltd.	中國 PRC	US\$17,000,000 US\$17,000,000	_	100%	製造及銷售方便麵 Manufacture and sale of instant noodles
武漢頂益食品有限公司 Wuhan TingYi Food Co., Ltd.	中國 PRC	US\$17,800,000 US\$17,800,000	_	100%	製造及銷售方便麵 Manufacture and sale of instant noodles
西安頂益食品有限公司 Xian Tingyi Food Co., Ltd.	中國 PRC	US\$44,300,000 US\$44,300,000	_	100%	製造及銷售方便麵 Manufacture and sale of instant noodles
哈爾濱頂益食品有限公司 Harbin Ting Yi Food Co., Ltd.	中國 PRC	US\$14,200,000 US\$14,200,000	_	100%	製造及銷售方便麵 Manufacture and sale of instant noodles
南京頂益食品有限公司 Nanjing Tingyi Food Co., Ltd.	中國 PRC	US\$6,862,700 US\$6,862,700	_	100%	製造及銷售方便麵 Manufacture and sale of instant noodles
康師傅(昆明)方便食品有限公司 Master Kong (Kunming) Convenient Food Co., Ltd.	中國 PRC	US\$32,500,000 US\$32,500,000	_	100%	製造及銷售方便麵 Manufacture and sale of instant noodles
江門頂益食品有限公司 Jiangmen Tingyi Food Co., Ltd.	中國 PRC	US\$29,000,000 US\$29,000,000	_	100%	製造及銷售方便麵 Manufacture and sale of instant noodles
成都頂益食品有限公司 Cheng Du Tingyi Food Co., Ltd. <sup>#</sup>	中國 PRC	US\$8,333,300 US\$8,333,300	_	100%	製造及銷售方便麵 Manufacture and sale of instant noodles

### 46. 主要附屬公司(續)

### 46. PRINCIPAL SUBSIDIARIES (Continued)

名稱	註冊成立/ 營業地點 Place of	註冊資本/已發行股本	應佔股權比例		主要業務
	incorporation/	Registered capital/	Proport	tion of	
Name	operation	issued share capital	ownership		Principal activity
			直接 Directly	間接 Indirectly	
			Directly	indirectly	
康師傅(重慶)方便食品有限公司	中國	US\$5,000,000	_	100%	製造及銷售方便麵
Master Kong [Chongqing] Convenient Food Co., LTD.	PRC	US\$5,000,000			Manufacture and sale of instant noodles
鄭州頂益食品有限公司	中國	US\$50,000,000	_	100%	製造及銷售方便麵
Zhengzhou Tingyi Food Co., Ltd. #	PRC	US\$50,000,000			Manufacture and sale of instant noodles
長沙頂益食品有限公司	中國	US\$21,000,000	_	100%	製造及銷售方便麵
Changsha Tingyi Food Co., Ltd. #	PRC	US\$21,000,000			Manufacture and sale of instant noodles
上海康翊企業管理有限公司	中國	RMB15,000,000	_	100%	提供管理服務
Shanghai Kang Yi Corporate Management Limited #	PRC	RMB15,000,000			Provision of management service
廣州頂益食品有限公司	中國	US\$31,000,000	_	100%	製造及銷售方便麵
Guangzhou Tingyi Food Co., Ltd.	PRC	US\$31,000,000			Manufacture and sale of instant noodles
康師傅方便麵投資(中國)有限公司	中國	US\$283,715,400	_	100%	投資控股
Master Kong Instant Noodle Investment (China) Co., Ltd.	PRC	US\$283,715,400			Investment holding
天津頂園食品有限公司	中國	US\$37,000,000	_	100%	製造及銷售糕點
Tianjin Tingyuan Food Co., Ltd.	PRC	US\$37,000,000			Manufacture and sale of bakery products
康師傅方便食品投資(中國)有限公司	中國	US\$98,900,000	_	100%	投資控股
Master Kong Instant Foods Investment (China) Co., Ltd.#	PRC	US\$98,900,000			Investment holding
康師傅飲品(BVI)有限公司	英屬處女群島	US\$55,263	90.50%	_	投資控股
Master Kong Beverages (BVI) Co., Ltd.	BVI	US\$55,263			Investment holding
康師傅飲品控股有限公司	開曼群島	US\$10,527.37	30.40%	47.51%	投資控股
KSF Beverage Holding Co., Ltd.	Cayman Islands	US\$10,527.37			Investment holding
康飲企業管理諮詢(上海)有限公司	中國	RMB1,000,000	_	77.91%	提供管理咨詢服務
KSF Beverage Management (Shanghai) Limited#	PRC	RMB1,000,000			Provision of management and consulting services
天津頂津食品有限公司	中國	US\$60,840,000	_	77.91%	製造及銷售飲品
Tianjin Tingjin Food Co., Ltd. #	PRC	US\$60,840,000			Manufacture and sale of beverages
廣州頂津食品有限公司	中國	US\$20,000,000	_	77.91%	製造及銷售飲品
Guangzhou Tingjin Food Co., Ltd.	PRC	US\$20,000,000			Manufacture and sale of beverages
武漢頂津食品有限公司	中國	US\$73,500,000	_	77.91%	製造及銷售飲品
Wuhan Tingjin Food Co., Ltd.	PRC	US\$73,500,000			Manufacture and sale of beverages
重慶頂津食品有限公司	中國	US\$24,000,000	_	77.91%	製造及銷售飲品
Chongqing Tingjin Food Co., Ltd. #	PRC	US\$24,000,000			Manufacture and sale of beverages

### 46. 主要附屬公司(續)

### **46.** PRINCIPAL SUBSIDIARIES (Continued)

名稱	註冊成立/ 營業地點 Place of	註冊資本/已發行股本	應佔股		主要業務	
Name	incorporation/ operation	Registered capital/ issued share capital	ownershi 直接	tion of p interest 間接	Principal activity	
			Directly	Indirectly		
青島頂津食品有限公司 Qingdao Tingjin Food Co., Ltd.	中國 PRC	US\$15,000,000 US\$15,000,000	-	77.91%	銷售飲品 Sale of beverages	
福建頂津食品有限公司 Fujian Tingjin Food Co., Ltd.	中國 PRC	US\$13,700,000 US\$13,700,000	_	77.91%	製造及銷售飲品 Manufacture and sale of beverages	
哈爾濱頂津食品有限公司 Harbin Tingjin Food Co., Ltd. #	中國 PRC	US\$16,176,500 US\$16,176,500	_	77.91%	製造及銷售飲品 Manufacture and sale of beverages	
合肥頂津食品有限公司 Hefei Tingjin Food Co., Ltd.	中國 PRC	US\$10,000,000 US\$10,000,000	_	77.91%	製造及銷售飲品 Manufacture and sale of beverages	
昆明頂津食品有限公司 Kunming Tingjin Food Co., Ltd	中國 PRC	US\$18,973,239 US\$18,973,239	_	77.91%	製造及銷售飲品 Manufacture and sale of beverages	
鄭州頂津食品有限公司 Zhengzhou Tingjin Food Co., Ltd.	中國 PRC	US\$44,000,000 US\$44,000,000	_	77.91%	製造及銷售飲品 Manufacture and sale of beverages	
蘭州頂津食品有限公司 Lanzhou Tingjin Food Co., Ltd. <sup>#</sup>	中國 PRC	US\$24,489,800 US\$24,489,800	_	77.91%	製造及銷售飲品 Manufacture and sale of beverages	
上海康云企業管理有限公司 Shanghai Kang Yun Corporate Management Limited#	中國 PRC	RMB15,000,000 RMB15,000,000	-	77.91%	提供管理咨詢服務 Provision of management and consulting services	
康師傅(瀋陽)飲品有限公司 Master Kong (Shenyang) Beverage Co., Ltd.	中國 PRC	US\$41,000,000 US\$41,000,000	_	77.91%	製造及銷售飲品 Manufacture and sale of beverages	
康師傅(西安)飲品有限公司 Master Kong (Xi'an) Beverage Co., Ltd #	中國 PRC	US\$48,500,000 US\$48,500,000	_	77.91%	製造及銷售飲品 Manufacture and sale of beverages	
康師傅(天津)飲品有限公司 Master Kong (Tianjin) Beverage Co., Ltd.#	中國 PRC	US\$36,326,500 US\$36,326,500	_	77.91%	製造及銷售飲品 Manufacture and sale of beverages	
揚州頂津食品有限公司 Yangzhou Tingjin Food Co., Ltd.	中國 PRC	US\$41,326,500 US\$41,326,500	_	77.91%	製造及銷售飲品 Manufacture and sale of beverages	
廣州頂津飲品有限公司 Guangzhou Tingjin Beverage Co., Ltd.	中國 PRC	US\$62,193,900 US\$62,193,900	_	77.91%	製造及銷售飲品 Manufacture and sale of beverages	
康師傅(烏魯木齊)飲品有限公司 Master Kong (Wulumuqi) Beverage Co., Ltd. #	中國 PRC	US\$18,367,300 US\$18,367,300	_	77.91%	製造及銷售飲品 Manufacture and sale of beverages	
廊坊頂津食品有限公司 Langfang Tingjin Food Co., Ltd.	中國 PRC	US\$43,622,400 US\$43,622,400	_	77.91%	製造及銷售飲品 Manufacture and sale of beverages	
蘇州頂津食品有限公司 SUZHOU TINGJIN FOOD CO., LTD.#	中國 PRC	US\$73,724,500 US\$73,724,500	_	77.91%	製造及銷售飲品 Manufacture and sale of beverages	
杭州頂津食品有限公司 Hangzhou Tingjin Food Co., Ltd. #	中國 PRC	US\$38,100,000 US\$38,100,000	-	77.91%	製造及銷售飲品 Manufacture and sale of beverages	

### 46. 主要附屬公司(續)

### **46. PRINCIPAL SUBSIDIARIES** (Continued)

名稱	註冊成立/ 營業地點 Place of	註冊資本/已發行股本	應佔股權比例		主要業務
Name	incorporation/ operation	Registered capital/ issued share capital	Proport ownership 直接		Principal activity
			Directly	Indirectly	
濟南頂津食品有限公司	中國	US\$27,000,000	_	77.91%	製造及銷售飲品
Jinan Tingjin Food Co., Ltd.	PRC	US\$27,000,000			Manufacture and sale of beverages
包頭頂津食品有限公司	中國	US\$18,367,300	_	77.91%	製造及銷售飲品
Baotou Tingjin Food Co., Ltd	PRC	US\$18,367,300			Manufacture and sale of beverages
長沙頂津食品有限公司	中國	US\$10,000,000	_	77.91%	製造及銷售飲品
Changsha TingJin Food Co., Ltd.	PRC	US\$10,000,000			Manufacture and sale of beverages
上海康領食品有限公司	中國	US\$7,300,000	_	77.91%	銷售飲品
Shanghai Kong Ling Food Co., Ltd. #	PRC	US\$7,300,000			Sale of beverages
康師傅飲品投資(中國)有限公司	中國	US\$547,689,139	_	77.91%	投資控股
Master Kong Beverage Investment (China) Co., Ltd.	PRC	US\$547,689,139			Investment holding
中國灌裝企業(香港)有限公司	香港	US\$129,736,518	_	77.91%	投資控股
CHINA BOTTLERS (HONG KONG) LIMITED	Hong Kong	US\$129,736,518			Investment holding
康師傅百飲投資有限公司	中國	US\$358,216,517	_	77.91%	投資控股
Master Kong PBB Investment Co. Ltd. #	PRC	US\$358,216,517			Investment holding
百事飲料(廣州)有限公司	中國	US\$197,800,000	_	77.91%	製造及銷售飲品
PepsiCo Beverages (Guangzhou) Limited	PRC	US\$197,800,000			Manufacture and sale of beverages
廣州百事可樂飲料有限公司	中國	US\$66,650,000	_	77.91%	製造及銷售飲品
Guangzhou Pepsi-Cola Beverage Company Limited	PRC	US\$66,650,000			Manufacture and sale of beverages
* 北京百事可樂飲料有限公司	中國	US\$141,194,490	_	50.64%	製造及銷售飲品
* Beijing Pepsi-Cola Beverage Co., Ltd.	PRC	US\$141,194,490			Manufacture and sale of beverages
* 長春百事可樂飲料有限公司	中國	US\$20,000,000	_	74.01%	製造及銷售飲品
* Changchun Pepsi-Cola Beverage Co., Ltd.	PRC	US\$20,000,000			Manufacture and sale of beverages
天津百事可樂飲料有限公司	中國	RMB100,000,000	_	77.91%	製造及銷售飲品
Tianjin Pepsi-Cola Beverage Company Limited	PRC	RMB100,000,000			Manufacture and sale of beverages
* 成都百事飲料有限公司	中國	US\$6,600,000	_	77.91%	製造及銷售飲品
* CHENGDU PEPSICO BEVERAGES COMPANY LIMITED	PRC	US\$6,600,000			Manufacture and sale of beverages
蘭州百事飲料有限公司	中國	US\$1,350,000	_	77.91%	製造及銷售飲品
Lanzhou PepsiCo Beverages Company Limited #	PRC	US\$1,350,000			Manufacture and sale of beverages
* 重慶百事天府飲料有限公司	中國	US\$17,845,000	_	73.54%	製造及銷售飲品
* CHONGQING PEPSI-TIANFU BEVERAGE	PRC	US\$17,845,000			Manufacture and sale of beverages
COMPANY LIMITED	. –				
深圳百事可樂飲料有限公司	中國	US\$12,250,000	_	77.91%	製造及銷售飲品
Shenzhen Pepsi-Cola Beverage Company Limited #	PRC	US\$12,250,000			Manufacture and sale of beverages

### 46. 主要附屬公司(續)

### **46.** PRINCIPAL SUBSIDIARIES (Continued)

名稱	註冊成立/ 營業地點 Place of	註冊資本/已發行股本	應佔股	霍比例	主要業務	
Name	incorporation/ operation	Registered capital/ issued share capital			Principal activity	
			Directly	回致 Indirectly		
* 杭州百事可樂飲料有限公司 * Hangzhou Pepsi-Cola Beverage Company Ltd.	中國 PRC	US\$10,400,000 US\$10,400,000	_	58.43%	製造及銷售飲品 Manufacture and sale of beverages	
長沙百事可樂飲料有限公司 Changsha Pepsi-Cola Beverage Co., Ltd.	中國 PRC	US\$21,000,000 US\$21,000,000	_	77.91%	製造及銷售飲品 Manufacture and sale of beverages	
福州百事可樂飲料有限公司 Fuzhou Pepsi-Cola Beverage Company Limited	中國 PRC	RMB19,764,000 RMB19,764,000	_	77.91%	製造及銷售飲品 Manufacture and sale of beverages	
* 百事飲料(南昌)有限公司 * Pepsi Beverage (Nanchang) Company Limited*	中國 PRC	US\$9,000,000 US\$9,000,000	_	54.54%	製造及銷售飲品 Manufacture and sale of beverages	
西安百事可樂飲料有限公司 Xi'an Pepsi-Cola Beverage Company Limited	中國 PRC	US\$5,000,000 US\$5,000,000	_	77.91%	製造及銷售飲品 Manufacture and sale of beverages	
鄭州百事飲料有限公司 Zhengzhou PepsiCo Beverages Company Limited#	中國 PRC	US\$21,000,000 US\$21,000,000	_	77.91%	製造及銷售飲品 Manufacture and sale of beverages	
哈爾濱百事可樂飲料有限公司 Harbin Pepsi-cola Beverage Co., Ltd	中國 PRC	US\$35,000,000 US\$35,000,000	_	77.91%	製造及銷售飲品 Manufacture and sale of beverages	
富都投資有限公司 Wealth City Investment Limited	英屬處女群島 BVI	US\$147,232,000 US\$147,232,000	_	100%	投資控股 Investment holding	
中國頂雅控股有限公司 China Dingya Holding Limited	英屬處女群島 BVI	US\$1 US\$1	100%	_	投資控股 Investment holding	
上海金球名豪企業發展有限公司 Shanghai Jinqiu Minghao Enterprise Elaboration Co., Ltd. #	中國 PRC	US\$135,000,000 US\$135,000,000	_	100%	提供物業管理服務 Provision of properties management service	

該等附屬公司註冊為中外合資/合作 企業。

其他本集團於中國境內之附屬公司 均成立及註冊為全資外商企業。

The other subsidiaries in the PRC are established and registered as wholly-owned foreign enterprises.

英文翻譯只供識別

These subsidiaries are registered as Sino-foreign equity joint venture companies.

English translation for identification purposes only.

## 公司資料

# **Corporate Information**

### 註冊辦事處

P.O. Box 309 Ugland House Grand Cayman KY1-1104 Cayman Islands

### 主營營運地點

### 香港(全球業務)

香港灣仔港灣道18 號 中環廣場56 樓5607 室 電話:(852)25111911 傳真:(852)25117911 電子郵件:info@tingyi.com

### 中國辦事處

中國上海市 201103 閔行區 吳中路 1688 號

### 網站

www.masterkong.com.cn www.irasia.com/listco/hk/tingyi

### 股票上市及交易地點

香港聯合交易所有限公司 證券編號:0322

台灣存托憑證 證券編號:910322

### **REGISTERED OFFICE**

P.O. Box 309 Ugland House Grand Cayman KY1-1104 Cayman Islands

### PRINCIPAL PLACE OF BUSINESS

### **HONG KONG (Global Business)**

Suite 5607, 56th Floor, Central Plaza 18 Harbour Road, Wanchai, Hong Kong

Tel: (852) 2511-1911 Fax: (852) 2511-7911 E-mail: info@tingyi.com

### PRC OFFICE

No.1688, Wuzhong Road Minhang District Shanghai City 201103 PRC

### **WEBSITE**

www.masterkong.com.cn www.irasia.com/listco/hk/tingyi

### PLACE OF LISTING OF SHARES AND TRADING CODE

The Stock Exchange of Hong Kong Limited

Security code: 0322

Taiwan Depositary Receipts Security Code: 910322

### 執行董事

魏宏名先生(董事會主席) 井田純一郎先生(董事會副主席)

魏宏丞先生 筱原幸治先生 高橋勇幸先生 曾倩女十

### 獨立非執行董事

徐信群先生 李長福先生 栃尾雅也先生

### 開曼群島股份過戶登記總處

Highvern Cayman Limited 2nd Floor, Elgin Court, Elgin Avenue P.O. Box 448, George Town Grand Cayman KY1-1106 Cayman Islands

### 香港股份過戶登記分處

香港證券登記有限公司香港 灣仔皇后大道東183號 合和中心17樓 1712-1716號舗

### **EXECUTIVE DIRECTORS**

Mr. Wei Hong-Ming (Chairman) Mr. Junichiro Ida (Vice-Chairman)

Mr. Wei Hong-Chen Mr. Koji Shinohara Mr. Yuko Takahashi Ms. Tseng Chien

### INDEPENDENT NON-EXECUTIVE DIRECTORS

Mr. Hsu Shin-Chun Mr. Lee Tiong-Hock Mr. Masaya Tochio

# CAYMAN ISLANDS PRINCIPAL SHARE REGISTRAR AND TRANSFER OFFICE

Highvern Cayman Limited 2nd Floor, Elgin Court, Elgin Avenue P.O. Box 448, George Town Grand Cayman KY1-1106 Cayman Islands

# HONG KONG BRANCH SHARE REGISTRAR AND TRANSFER OFFICE

Hong Kong Registrars Limited Shops 1712-1716 17th Floor, Hopewell Centre 183 Queen's Road East, Wanchai Hong Kong

### 主要往來銀行

中國農業銀行

澳新銀行

中國銀行

寧波銀行

中國建設銀行

中國招商銀行

中國民生銀行

星展銀行

德意志銀行

日本政策投資銀行

中國工商銀行

首都銀行

日本瑞穗銀行

日本三菱日聯銀行

荷蘭合作銀行有限公司

浦發銀行

日本三井住友銀行股份有限公司

大華銀行

以上銀行是按英文字母順序排列

### 法律顧問

盛德律師事務所

中國主要法律顧問:

海問律師事務所

錦天城律師事務所

開曼群島法律:

邁普達律師事務所(香港)

有限法律責任合夥

### 核數師

中審眾環(香港)會計師事務所有限公司

香港執業會計師

### PRINCIPAL BANKERS

Agricultural Bank of China

ANZ Bank

Bank of China

Bank of Ningbo

China Construction Bank

China Merchants Bank

China Minsheng Bank

DBS Bank

Deutsche Bank

Development Bank of Japan Inc.

Industrial and Commercial Bank of China

Metrobank

Mizuho Bank, Ltd.

MUFG Bank

Rabobank

SPD Bank

Sumitomo Mitsui Banking Corporation

United Overseas Bank

The above banks are arranged in alphabetical order

### **LEGAL ADVISERS**

Sidley Austin

PRC principal legal advisers:

Haiwen & Partners

AllBright Law Offices

as to Cayman Islands law:

Maples and Calder (Hong Kong) LLP

### **AUDITOR**

Mazars CPA Limited

Certified Public Accountants



# 

开会就要喝开水

开麦就要喝开水

# 胡笠属于八



开局就要喝开水

开玩就要喝开水

开心就要喝开水

开工就要喝开水

开业就要喝开水

开学就要喝开水









# 康師傅控股

康师傅控股有限公司\*
TINGYI (CAYMAN ISLANDS)HOLDING CORP.
证券编号/Stock Code:0322