

雲南建投綠色高性能混凝土股份有限公司 YCIH Green High-Performance Concrete Company Limited



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Definitions

釋義

In this annual report, unless the context otherwise requires, the following terms shall have the meanings set forth below: 於本年報內,除文義另有所指外,下列詞語具有以下涵義:

"14th Five-Year"		the five-year period from 2021 to 2025 for the implementation of the "14th Five-Year Plan" of the People's Republic of China
「十四五」	指	中華人民共和國實施「十四五規劃」的5年,即2021年至2025年
"14th Five-Year Plan"		"14th Five-Year Plan for National Economic and Social Development and the Outline of Visions for 2035 of the People's Republic of China", a set of targets designed to strengthen China's economy from 2021 to 2025 and a vision target for 2035
「十四五規劃」	指	《中華人民共和國國民經濟和社會發展第十四個五年規劃和2035年遠景目標綱要》,為於 2021年至2025年增強中國經濟而制定的一系列目標以及2035年遠景目標
"15th Five-Year"		the five-year period from 2026 to 2030 for the implementation of the "15th Five-Year Plan" of the People's Republic of China
「十五五」	指	中華人民共和國實施「十五五規劃」的5年,即2026年至2030年
"2024 AGM"		the Company's 2024 annual general meeting or any adjournment thereof held on the date to be fixed by the Board
「2024年度股東週年大會」	指	本公司將待董事會確定日期後召開的2024年度股東週年大會或其任何續會
"Aggregate Company"		YCIH Aggregate Co., Ltd.* (雲南建投砂石料有限公司), a subsidiary of our Company
「砂石料公司」	指	雲南建投砂石料有限公司,為本公司之附屬公司
"Articles of Association"		the Articles of Association of YCIH Green High-Performance Concrete Company Limited (as amended, modified or otherwise supplemented from time to time)
「《公司章程》」	指	《雲南建投綠色高性能混凝土股份有限公司章程》(經不時修訂、改動或以其他方式補充)
"associate(s)"		has the meaning ascribed to it under the Hong Kong Listing Rules
「聯繫人」	指	具有香港上市規則所賦予的涵義
"Baoshan Building Material"		YCIH Baoshan Yongchang Building Material Co., Ltd.*(雲南建投保山永昌建材有限公司), a subsidiary of our Company
「保山建材」	指	雲南建投保山永昌建材有限公司,為本公司之附屬公司
"Board"		the board of Directors of our Company
「董事會」	指	本公司董事會
"CBIRC"		China Banking and Insurance Regulatory Commission, currently renamed as the National Administration of Financial Regulation
「中國銀保監會」	指	中國銀行保險監督管理委員會,現更名為國家金融監督管理總局

"China", "Mainland China", "PRC" or "State"		the People's Republic of China, for the purpose of this annual report only, excluding Hong Kong, Macau Special Administrative Region and Taiwan region of the PRC
「中國」、「中國內地」、「全國」、 「境內」、「國內」或「國家」	指	中華人民共和國,惟僅就本年報而言,不包括中國香港、澳門特別行政區及台灣地區
"Company" or "our Company"		YCIH Green High-Performance Concrete Company Limited
「公司」或「本公司」	指	雲南建投綠色高性能混凝土股份有限公司
"Company Law"		the Company Law of the People's Republic of China, as amended, supplemented or otherwise modified from time to time
「《公司法》」	指	《中華人民共和國公司法》,經不時修訂、補充或以其他方式修改
"controlling shareholder(s)"		has the meaning ascribed to it under the Hong Kong Listing Rules and unless the context otherwise requires, refers to YCIH and/or YOIC (as the case may be)
「控股股東」	指	具有香港上市規則所賦予的涵義,且除文義另有所指外,指雲南建投及/或海外投資(視情況而定)
"Corporate Governance Code"		the Corporate Governance Code as set out in Appendix C1 to the Hong Kong Listing Rules
「企業管治守則」	指	香港上市規則附錄C1所載的企業管治守則
"Director(s)"		the director(s) of our Company
「董事」	指	本公司董事
"Domestic Share(s)"		ordinary share(s) in the share capital of the Company, with a nominal value of RMB1.00 each, which are subscribed for and paid up in RMB
「內資股」	指	本公司股本中每股面值人民幣1.00元的普通股,以人民幣認購及繳足
"GFA"		gross floor area
「總建築面積」	指	總建築面積
"Green Development Company"		YCIH Green Development Co., Ltd.*(雲南建投綠色發展有限公司), a subsidiary of our Company
「綠色發展公司」	指	雲南建投綠色發展有限公司,為本公司之附屬公司
"Group" or "our" or "we" or "us"		the Company and its subsidiaries
「本集團」或「我們」	指	本公司及其附屬公司
"H Share(s)"		overseas listed foreign invested ordinary share(s) in the share capital of our Company, with a nominal value of RMB1.00 each, which are listed and traded on the Main Board of the Hong Kong Stock Exchange
「H股」	指	本公司股本中每股面值人民幣1.00元的境外上市外資普通股股份,於香港聯交所主板上市

及買賣

Definitions

釋義

"H Share Registrar" Computershare Hong Kong Investor Services Limited [H股證券登記處] 指 香港中央證券登記有限公司 "High-tech Enterprise(s)" a knowledge-intensive and technology-intensive economic entity that continuously carries out research and development as well as transformation of technological achievements under the High and New Technology Areas with Key State Support issued by the State and forms independent core intellectual property rights and carries out business activities on this basis 「高新技術企業」 在國家頒佈的《國家重點支持的高新技術領域》範圍內,持續進行研究開發與技術成果轉 指 化,形成企業核心自主知識產權,並以此為基礎開展經營活動的知識密集及技術密集的經 濟實體 "HKD" or "HK\$" Hong Kong dollars and Hong Kong cents, the lawful currency of Hong Kong 「港元」 指 港元及港仙,香港的法定貨幣 "Hong Kong" the Hong Kong Special Administrative Region of the PRC 「香港 | 中國香港特別行政區 指 "Hong Kong Listing Rules" the Rules Governing the Listing of Securities on the Hong Kong Stock Exchange, as amended, supplemented or otherwise modified from time to time 「香港上市規則」 指 香港聯交所證券上市規則,經不時修訂、補充或以其他方式修改 "Hong Kong Stock Exchange" The Stock Exchange of Hong Kong Limited 「香港聯交所 | 指 香港聯合交易所有限公司 "independent third party(ies)" persons or entities which, to the best of the Directors' knowledge, information and belief, having made all reasonable enquiries, are not considered as connected persons of the Company under the Hong Kong Listing Rules 「獨立第三方」 指 根據董事作出一切合理查詢後所深知、盡悉及確信,根據香港上市規則不被視為本公司之 關連人士的人士或實體 "KMFIC" Kunming Economic-Technological Development Zone Investment & Development (Group) Co., Ltd.* 「經投」 昆明經濟技術開發區投資開發(集團)有限公司 指 "KMEIC Group" KMEIC and its subsidiaries 經投及其附屬公司 「經投集團」 指 "Listing" the listing of the H Shares on the Main Board of the Hong Kong Stock Exchange 「一市」 指 H股於香港聯交所主板上市

Definitions 釋義

"Latest Practicable Date"		April 25, 2025, being the latest practicable date prior to the publication of this annual report for the purpose of ascertaining certain information contained herein
「最後可行日期」	指	2025年4月25日,即本年報刊發前為確定當中所載若干資料之最後實際可行日期
"m² "		square meter
「平方米」	指	「平方米」
"m³ "		cubic meter
「立方米」	指	立方米
"Main Board"		the stock market (excluding the option market) operated by the Hong Kong Stock Exchange which is independent from and operated in parallel with GEM of the Hong Kong Stock Exchange
「主板」	指	由香港聯交所營運的股票市場(不包括期權市場),獨立於香港聯交所GEM並與其並行運作
"Model Code"		the Model Code for Securities Transactions by Directors of Listed Issuers as set out in Appendix C3 to the Hong Kong Listing Rules
「標準守則」	指	香港上市規則附錄C3所載的《上市發行人董事進行證券交易的標準守則》
"mu"		a Chinese unit of area, also spelled "mou", equivalent to approximately 0.066 hectares
「畝」	指	中國面積單位,約等於0.066公頃
"NDRC"		National Development and Reform Commission of the PRC*
「國家發改委」	指	中國國家發展和改革委員會
"Polymer Company"		YCIH Polymer Material Co., Ltd.* (雲南建投高分子材料有限公司), a subsidiary of our Company
「高分子公司」	指	雲南建投高分子材料有限公司,為本公司之附屬公司
"PRC ASBE"		The Accounting Standards for Business Enterprises promulgated by the Ministry of Finance of the PRC and the application guidance, interpretations and other related requirements subsequently issued
「中國企業會計準則」	指	中國財政部頒佈的企業會計準則及其後頒佈的應用指南,解釋及其他相關規定
"PricewaterhouseCoopers"		PricewaterhouseCoopers (Hong Kong Certified Public Accountants)
「羅兵咸永道」	指	羅兵咸永道會計師事務所(香港執業會計師)
"PricewaterhouseCoopers Zhong Tian"		PricewaterhouseCoopers Zhong Tian LLP
「普華永道中天」	指	普華永道中天會計師事務所(特殊普通合夥)

Definitions

釋義

"Prospectus" our Company's prospectus dated October 21, 2019

「招股章程」 指 本公司日期為2019年10月21日之招股章程

"Qujing Building Material" YCIH Qujing Building Material Co., Ltd.* (雲南建投曲靖建材有限公司), a subsidiary of our

Company

「曲靖建材」 指 雲南建投曲靖建材有限公司,為本公司之附屬公司

"Reporting Period" for the year ended December 31, 2024

「報告期」 指 截至2024年12月31日止年度

"RMB" Renminbi, the lawful currency of China

「人民幣」 指 人民幣,中國的法定貨幣

"SFO" the Securities and Futures Ordinance (Chapter 571 of the Laws of Hong Kong), as amended,

supplemented or otherwise modified from time to time

「《證券及期貨條例》」 指 《證券及期貨條例》(香港法例第571章),經不時修訂、補充或以其他方式修改

"Share(s)" the ordinary share(s) in the share capital of the Company with a nominal value of RMB1.00

each, comprising H Shares and Domestic Shares

"Shareholder(s)" holder(s) of the Share(s)

「股東」 指 股份的持有人

"ShineWing" ShineWing Certified Public Accountants (LLP)

「信永中和」 指 信永中和會計師事務所(特殊普通合夥)

"subsidiary(ies)" has the meaning ascribed to it under the Hong Kong Listing Rules

「附屬公司」 指 具有香港上市規則所賦予的涵義

"Substantial Shareholder(s)" has the meaning ascribed to it under the Hong Kong Listing Rules

「主要股東」 指 具有香港上市規則所賦予的涵義

"Supervisor(s)" the supervisor(s) of our Company

「監事」 指 本公司監事

"Supervisory Committee" the supervisory committee of our Company

「監事會」 指 本公司監事會

"YCIH" Yunnan Construction and Investment Holding Group Co., Ltd.*, a controlling shareholder

of our Company under the meaning of the Hong Kong Listing Rules

「雲南建投」 指 雲南省建設投資控股集團有限公司,為本公司於香港上市規則涵義下之控股股東

"YCIH Financial Company" Yunnan Construction and Investment Holding Group Financial Management Company

Limited*

「雲南建投財務公司」 指 雲南建投集團財務有限公司

"YCIH Group" YCIH and its subsidiaries

「雲南建投集團」 指 雲南建投及其附屬公司

"YOIC" Yunnan Provincial Overseas Investment Co., Ltd.*, a controlling shareholder of our Company

under the meaning of the Hong Kong Listing Rules

「海外投資」 指 雲南省海外投資有限公司,為本公司於香港上市規則涵義下之控股股東

"Yunnan Province" Yunnan Province, China

「雲南省」 指 中國雲南省

"Yunnan SASAC" Yunnan State-owned Assets Supervision and Administration Commission

「雲南省國資委」 指 雲南省人民政府國有資產監督管理委員會

"Yuxi Building Material" YCIH Yuxi Building Material Co., Ltd.* (雲南建投玉溪建材有限公司), a subsidiary of our

Company

「玉溪建材」 指 雲南建投玉溪建材有限公司,為本公司之附屬公司

"%" per cent

「%」 指 百分比

Certain amounts and percentage figures included in this annual report have been subject to rounding. Accordingly, figures shown as totals in certain tables may not be an arithmetic aggregation of the figures preceding them. Any discrepancies in any table or chart between the total shown and the sum of the amounts listed are due to rounding.

本年報所載的若干金額及百分比數字已作四捨五入。因此,若干表格所示的總數未必為其之前數字的算術總和。任何圖表總計數與所列金額總和不符,均為四捨五入所致。

^{*} For identification purpose only 僅供識別

Company Information

公司資料

CORPORATE NAME

YCIH Green High-Performance Concrete Company Limited

STOCK CODE

Hong Kong Stock Exchange: 1847

REGISTERED OFFICE

YCIH Zhaotong Development Building Zhaotong Avenue Zhaoyang District, Zhaotong Yunnan Province, the PRC

HEADQUARTERS AND PRINCIPAL PLACE OF BUSINESS IN THE PRC

5/F and 9/F, YCIH Development Building 188 Linxi Road Information Industrial Base Economic and Technological Development Zone, Kunming Yunnan Province, the PRC

PRINCIPAL PLACE OF BUSINESS IN HONG KONG

31/F, Tower Two, Times Square 1 Matheson Street Causeway Bay Hong Kong

COMPANY'S WEBSITE

https://www.ynhnt.com

BOARD

Executive Directors

Mr. Li Zhangjian Mr. Zhang Long

Ms. Wang Fang (employee Director) (appointed on May 30, 2024)

Mr. Liu Zhen (appointed on May 30, 2024)
Mr. Lu Jianfeng (resigned on March 28, 2024)

Ms. Hu Zhurong (employee Director) (resigned on March 28, 2024)

Non-executive Directors

Ms. Yang Jia

Mr. Yang Jie (resigned on March 25, 2025)

公司名稱

雲南建投綠色高性能混凝土股份有限公司

股份代號

香港聯交所: 1847

註冊辦事處

中國雲南省 昭通市昭陽區 昭通大道 雲南建投昭通發展大廈

中國總部及主要營業地點

中國雲南省 昆明市經濟技術開發區 信息產業基地 林溪路188號 雲南建投發展大廈5樓及9樓

香港主要營業地點

香港 銅鑼灣 勿地臣街1號 時代廣場二座31樓

公司網站

https://www.ynhnt.com

董事會

執行董事

李章建先生 張龍先生

汪芳女士(職工董事)

(於2024年5月30日起獲委任)

劉振先生(於2024年5月30日起獲委任)

呂劍鋒先生(於2024年3月28日起辭任)

胡珠榮女士(職工董事)

(於2024年3月28日起辭任)

非執行董事

楊佳女士

楊傑先生(於2025年3月25日起辭任)

Company Information 公司資料

Independent non-executive Directors

Mr. Wong Kai Yan Thomas

Mr. Yu Dingming Mr. Li Hongkun

SUPERVISORS

Mr. Wu Xinhe

Mr. Yang Guanglei

Mr. Gu Feng

Ms. Li Na

Mr. Guo Huan

AUDIT AND RISK COMMITTEE

Mr. Li Hongkun (Chairman)

Mr. Wong Kai Yan Thomas

Mr. Yu Dingming

Ms. Yang Jia

Mr. Yang Jie (resigned on March 25, 2025)

REMUNERATION AND EVALUATION COMMITTEE

Mr. Yu Dingming (Chairman)

Mr. Wong Kai Yan Thomas

Mr. Li Hongkun

Ms. Yang Jia

Mr. Liu Zhen (appointed on May 30, 2024)

Mr. Li Zhangjian (resigned on May 30, 2024)

NOMINATION COMMITTEE

Mr. Yu Dingming (Chairman)

Mr. Wong Kai Yan Thomas

Mr. Li Hongkun

Mr. Li Zhangjian (appointed on May 30, 2024)

Mr. Zhang Long (appointed on May 30, 2024)

Mr. Lu Jianfeng (resigned on March 28, 2024)

Ms. Hu Zhurong (resigned on March 28, 2024)

STRATEGY AND INVESTMENT COMMITTEE

Mr. Li Zhangjian (Chairman)

Mr. Zhang Long

Mr. Li Hongkun

Ms. Wang Fang (appointed on May 30, 2024)

Mr. Lu Jianfeng (resigned on March 28 2024)

Mr. Yang Jie (resigned on March 25, 2025)

獨立非執行董事

王佳欣先生

干定明先生

李紅琨先生

監事

吳新河先生

楊光雷先生

谷豐先生

李娜女士

郭歡先生

審計與風險委員會

李紅琨先生(主席)

王佳欣先生

于定明先生

楊佳女士

楊傑先生(於2025年3月25日起辭任)

薪酬與考核委員會

于定明先生(主席)

王佳欣先生

李紅琨先生

楊佳女士

劉振先生(於2024年5月30日起獲委任)

李章建先生(於2024年5月30日起辭任)

提名委員會

于定明先生(主席)

王佳欣先生

李紅琨先生

李章建先生(於2024年5月30日起獲委任)

張龍先生(於2024年5月30日起獲委任)

呂劍鋒先生(於2024年3月28日起辭任)

胡珠榮女士(於2024年3月28日起辭任)

戰略與投資委員會

李章建先生(主席)

張龍先生

李紅琨先生

汪芳女士(於2024年5月30日起獲委任)

呂劍鋒先生(於2024年3月28日起辭任)

楊傑先生(於2025年3月25日起辭任)

Company Information 公司資料

AUTHORIZED REPRESENTATIVES

Mr. Leung Chi Kit

Mr. Zhang Long (appointed on March 28, 2024) Mr. Lu Jianfeng (resigned on March 28, 2024)

JOINT COMPANY SECRETARIES

Ms. Liang Yuwei

Mr. Leung Chi Kit (ACG; HKACG)

LEGAL ADVISERS

As to Hong Kong law

Jingtian & Gongcheng LLP Suites 3203-3207, 32/F Edinburgh Tower The Landmark 15 Queen's Road Central, Central HKSAR

As to PRC law

Jia Yuan Law Offices F408, Ocean Plaza 158 Fuxing Men Nei Street Xicheng District Beijing, PRC

AUDITOR

ShineWing Certified Public Accountants LLP Registered Public Interest Entity Auditor 9/F, Block A, Fu Hua Mansion No. 8 Chaoyangmen Beidajie Dongcheng District Beijing, PRC

授權代表

梁志傑先生

張龍先生(於2024年3月28日起獲委任) 呂劍鋒先生(於2024年3月28日起辭任)

聯席公司秘書

梁雨薇女士

梁志傑先生(ACG; HKACG)

法律顧問

香港法律方面

競天公誠律師事務所有限法律責任合夥中華人民共和國香港特別行政區中環皇后大道中15號置地廣場公爵大廈32樓3203-3207室

中國法律方面

嘉源律師事務所 中國北京 西城區 復興門內大街158號 遠洋大廈F408

審計師

信永中和會計師事務所(特殊普通合夥) 註冊公眾利益實體核數師 中國北京 東城區 朝陽門北大街8號 富華大廈A座9層

Company Information 公司資料

H SHARE REGISTRAR

Computershare Hong Kong Investor Services Limited 17M Floor, Hopewell Centre 183 Queen's Road East Wanchai Hong Kong

PRINCIPAL BANKERS

Industrial Bank, Kunming Branch
Everbright Bank, Kunming Qianju Street Branch
Agricultural Bank of China, Kunming Panlong Branch
Huaxia Bank, Kunming Dongfeng Branch
Industrial and Commercial Bank of China, Kunming Beijing Road Sub-branch

H股證券登記處

香港中央證券登記有限公司 香港 灣仔 皇后大道東183號 合和中心17M樓

主要往來銀行

興業銀行昆明分行 光大銀行昆明錢局街支行 中國農業銀行昆明盤龍支行 華夏銀行昆明東風支行 中國工商銀行昆明北京路支行

Dear Shareholders.

2024 is a crucial year for fully implementing the decisions of the 3rd Plenary Session of the 20th Central Committee of the Communist Party of China and for maintaining steady economic progress amid a complex international environment. Faced with the complex and severe situation of increasing external pressure and internal difficulties, the Party Central Committee with Comrade Xi Jinping as the core has united and led the entire Party and the people of all ethnic groups in the country to strive forward with determination and overcome difficulties. The overall economic operation has been stable and made progress while maintaining stability. The primary goals and tasks for economic and social development for the whole year have been successfully accomplished, high-quality development has been solidly promoted, and new quality productive forces have developed steadily, whereas the economic strength, scientific and technological strength, and comprehensive national strength of the PRC have continued to increase. The Chinese path to modernization has taken new and solid steps.

In 2024, the Group always insisted on the guide of Xi Jinping Thought on Socialism with Chinese Characteristics for a New Era, further studied and implemented the spirits of the 20th National Congress of the Communist Party of China as well as the 2nd and 3rd Plenary Sessions of the 20th Central Committee of the Communist Party of China, loyally upheld the "two establishments" and resolutely achieved the "two safeguards". The Group focused on the theme of connotative high-quality development and the development orientation of striving to be the frontrunner in the national concrete industry. With the main line of "seeking progress in the midst of stability, seeking improvement in the midst of progress" and adhering to the keynote of in-depth connotative high-quality development, the Group seized new opportunities in green and low-carbon and state-owned enterprise reform, and organized and carried out various undertakings in 2024 with unswerving strategic focus, pragmatic work style, as well as precise and effective work measures, so as to promote the Company's persistent breakthrough in technological innovation, continuous expansion of new products and businesses, while upgrading and optimizing the control model, and steadily advancing all aspects of work with the general guideline of "management, reform, extrication and development".

PERFORMANCE REVIEW

According to the statistical data from the National Bureau of Statistics, in 2024, the national fixed asset investment (excluding rural households) experienced an increase of 3.2%, with the growth rate expanding compared to that of 2023, whereas investment in the western region rose by 2.4%, lagging behind the national average. Fixed asset investment (excluding rural households) in the national construction industry dropped by 1.9% year-on-year, while investment in the real estate sector declined by 10.8% year-on-year. According to the statistical data from the Yunnan Provincial Bureau of Statistics (雲南省統計局), in 2024, Yunnan Province's fixed asset investment (excluding rural households) decreased by 7.7% year-on-year, among which, infrastructure investment dropped by 4.0% year-on-year, and transportation investment declined by 13.0% year-on-year. These factors have led to the overall concrete industry in 2024 continuing to exhibit the characteristics of "shrinking demand, fierce competition, downward average prices, underperformed payment collection, and pressure on profits", with the industry development at a historical low point. In spite of our continuous efforts in green and low-carbon transformation and upgrading as well as cost reduction and efficiency

尊敬的各位股東:

2024年,是全面貫徹黨的二十屆三中全會的關鍵之年,是在複雜國際環境下經濟實現穩健前行的一年。面對外部壓力加大、內部困難增多的複雜嚴峻形勢,以習近平同志為核心的黨中央團結帶領全黨全國各族人民,砥礪奮進、攻堅克難,經濟執行總體平穩、穩中有進,全年經濟社會發展主要目標任務順利完成,高質量發展紮實推進,新質生產力穩步發展,國家的經濟實力、科技實力、綜合國力持續增強,中國式現代化邁出新的堅實步伐。

2024年,本集團始終堅持以習近平新時代中國特色社會主義思想為指導,深入學習貫徹黨的二十大和二十屆二中、三中全會精神,忠誠擁護「兩個確立」,堅決做到「兩個維護」,圍繞內涵式高質量發展主題和爭創全國混凝土行業領軍者的發展定位,以「穩中求進、進中求好」為主線,以深化內涵式高質量發展為主題,搶抓綠色低碳與國企改革新機遇,以堅定不移的取工作學措,組織開展了2024年各項工作,推動公司技術創新不斷突破,新產品、新業務持續拓展,管控模式升級優化,以「管理、改革、脱困、發展」總體思路穩步推進各項工作。

業績回顧

根據國家統計局數據,2024年,全國固定資產投資(不含農戶)增長3.2%,增幅較2023年有所擴大,但西部地區投資增長2.4%,不及全國水平;全國建築業固定資產投資(不含農戶)同比下降1.9%,房地產業投資則同比下降10.8%。根據雲南省統計局數據,2024年,雲南省固定資產投資(不含農戶)同比下降7.7%,其中,基礎設施投資同比下降4.0%,交通投資同比下降13.0%。這些都導致2024年混凝土行業整體續延續[需求收縮、競爭激烈、均價下移、13.0%。這些都導致2024年混凝土行業整體續延續[需求收縮、競爭激烈、均價下移、13.0%。這些都導致2024年混凝土行業整體續延續[需求收縮、競爭激烈、均價下移、13.0%。這些都導致2024年混凝土行業整體總額延續[需求收縮、競爭激烈、均價下移、12.0%,對產品新業務也取得了一定的成績,但受各方面因素影響,我們的主要產品一預拌混凝土銷售量較2023年下降約49.6%,疊

improvement, and despite certain achievements in new products and businesses, our main product, ready-mixed concrete, experienced a sales volume decline of approximately 49.6% compared to 2023 due to various factors. Coupled with the drop in average unit selling price, it led to a decrease of approximately 50.0% in total operating income. In addition, the provision for impairment of receivables increased in 2024, resulting in the annual loss further expanded compared to 2023.

加平均銷售單價的下降,導致營業總收入下降約50.0%。此外,2024年度計提應收款項減值增加,導致全年虧損較2023年進一步擴大。

Even so, in 2024, we remained steadfastly focused on our primary responsibilities and main businesses. While bolstering fundamental management practices, we continued to embark on transformative endeavors and upgrading, firmly deepening the reform of state-owned enterprises. Simultaneously, we actively pursued technological innovation. and steadily promote "structural adjustment and mode transformation" in the industrial development. On the one hand, remarkable achievements have been made in the green and low-carbon transformation and upgrading. We have built the country's first new quality low-carbon logistics system consisting of "photovoltaic power generation system + intelligent charging, swapping and storing facilities + new-energy transportation equipment + unmanned driving equipment + intelligent monitoring platform", which was awarded the title of "Green and Low-Carbon Demonstration Project in the Field of Civil Engineering" (土木工程領域綠色低碳典範項目) by the China Civil Engineering Society (中國土木工程學會) in December 2024, and generated significant social and economic benefits in terms of reducing fuel consumption, reducing carbon dioxide emissions, saving transportation costs and generating income from battery swapping. According to statistics, the new energy system has cumulatively generated direct benefits from grid-connected electricity sales, charging and swapping income, etc., as well as indirect benefits from fuel cost savings and transportation costs totaling RMB27.87 million, reducing carbon dioxide emissions by more than 8,500 tons. We have successfully passed the green carbon footprint certification and greenhouse gas emission verification for the first time, and completed the "carbon neutrality" certification and "zero-carbon factory" evaluation smoothly, thereby becoming the first "zero-carbon factory" and "carbon neutrality" certified enterprise in the ready-mixed concrete industry in the southwest region. On the other hand, the comprehensive utilization of phosphogypsum has been steadily advancing. We have developed phosphogypsum multi-solid waste cementitious materials and phosphogypsum artificial aggregate technology. We have also invested in building a pilot production line for phosphogypsum artificial stone and a demonstration production line for phosphogypsum permeable bricks. Additionally, we have actively participated in the comprehensive utilization and industrialization research of phosphogypsum within the province. In 2024, the Group edited 1 set of local standards, participated in the compilation of 2 sets of industry standards, obtained 21 authorized patents, and published 9 scientific and technological papers. The subsidiaries, Yuxi Building Material and Polymer Company, successfully listed on the Yunnan Equity Exchange Center Co., Ltd.

儘管如此,2024年,我們仍然聚焦主責主業, 在加強基礎管理的同時,持續開展轉型升級, 堅定深化國企改革,積極開展技術創新,穩步 推動產業發展[調結構、轉方式]。一方面,綠 色低碳轉型升級成效顯著,我們建成的全國首 個由「光伏發電系統+智慧充換儲設施+新能源 運輸裝置+無人駕駛裝備+智慧監控平台」組成的 新質低碳物流體系於2024年12月獲評中國土木 工程學會「土木工程領域綠色低碳典範項目」, 並在降低燃油消耗、減排二氧化碳、節省運輸 費用及產生換電收入等方面產生顯著的社會效 益和經濟效益。經統計,新能源體系累計產生 併網售電、充換電收入等直接收益,以及節省 燃油成本、運輸費用等間接效益合計達人民幣 2,787萬元,減排二氧化碳超過8,500噸;我們 首次順利通過綠色碳足跡認證、溫室氣體排放 核查,順利完成「碳中和」認證和「零碳工廠」評 價,成為預拌混凝土行業西南地區首個「零碳工 廠」和「碳中和」認證企業;另一方面,磷石膏綜 合利用工作穩步推進,我們開發出磷石膏多固 廢膠凝材料、磷石膏人造骨料技術,投資建成 磷石膏人造石中試生產線和磷石膏透水磚示範 生產線,並積極參與到省內磷石膏綜合利用、 產業化研究工作中。2024年,本集團主編地方 標準1項,參編行業標準2項、獲授權專利21 項、發表科技論文9篇;下屬子公司玉溪建材以 及高分子公司成功在雲南省股權交易中心有限 公司實現掛牌。

FUTURE PROSPECTS

The year 2025 marks the conclusion of the "14th Five-Year Plan" and is also a crucial year for further deepening reforms in a comprehensive manner. In pursuit of economic development, the State has provided policy guidance and clarified specific measures. Yunnan Province will also focus on economic construction and high-quality development, anchoring at developing the real economy, coordinating investment and consumption. steadily improving the quality and level of urbanization, and vigorously promoting green and low-carbon development. In the field of architecture, the investment rampup in new infrastructure, the dividends from urban renewal initiatives, green buildings, and intelligent construction all present new opportunities that we can capitalize on. According to information from the NDRC, RMB300 billion of special sovereign bonds will be allocated to support new infrastructure construction in 2025. The total investment in new infrastructure across the State is expected to reach RMB3.7 trillion. The investment ramp-up in new infrastructure is poised to drive the intelligent construction industry to exceed a scale of RMB5 trillion. The Ministry of Housing and Urban-Rural Development has also identified urban renewal as a key task for 2025, aiming to cultivate green buildings as a new growth point for the economy. By 2025, it plans to achieve the goal of fully implementing green building standards for all new constructions, promoting energy conservation and carbon reduction in the construction sector, and launching high-quality development pilots for building-integrated photovoltaics. According to the municipal-level major projects announced by the Kunming Municipal People's Government for implementation by 2025, there are 24 comprehensive transportation projects and 78 urban construction projects, encompassing aspects such as highways, airports, urban rail transit, urban renewal and renovation, old residential area renovation, and urban infrastructure. The planned investment amount for these projects in 2025 is approximately RMB36.4 billion.

Therefore, on the basis of the work in 2024, in 2025, we will be guided by Xi Jinping's Thought on Socialism with Chinese characteristics for a New Era, fully implement the spirits of the 20th National Congress of the Communist Party of China as well as the 2nd and 3rd Plenary Sessions of the 20th Central Committee of the Communist Party of China, follow the deployment of the economic work conferences of the central government and Yunnan Province, adhere to the general principle of pursuing progress while ensuring stability, completely, accurately and comprehensively implement the novel development concept, and accelerate the construction of a new development pattern. By focusing on the development orientation of striving to become the frontrunner in the national concrete industry with a vision towards realizing a turnaround, we will fully leverage the various policies for the economic development of the State and Yunnan Province, to meticulously accomplish the operation management and seize development opportunities. Firstly, focusing on the requirements of "management, development, extrication and reform", we will exert every effort to promote new measures for deepening reform, intensify our corporate governance and unceasingly improve management levels. Secondly, we will reinforce our leading position in the operation by revitalizing operational resources, optimize the market structure, product structure and customer structure at the source, and endeavor to construct a new pattern for market operation. Thirdly, we will preempt the development opportunities of resource economy and circular economy, especially in the utilization of bulk industrial solid wastes such as phosphogypsum. We will also remain committed to advancing ESG philosophy to crystallize competitive edges as new highlights, covering scientific research innovation, quality, talents, and management.

未來展望

2025年,是[十四五規劃]收官之年,也是進一 步全面深化改革的重要一年。針對經濟發展, 國家已從政策上作出了引導,明確了措施,雲 南省也將聚焦經濟建設和高質量發展,著力發 展實體經濟、統籌投資和消費、穩步提高城鎮 化質量和水平、有力推進綠色低碳發展等。在 建築領域,新基建投資加碼、城市更新紅利、 綠色建築、智慧建造都是我們可以把握的新機 遇。根據國家發改委資訊,2025年安排將人民 幣3.000億元特別國債支援新基建,全國新基建 總投資預計達人民幣3.7萬億元,新基建投資加 碼可帶動智慧建造產業規模超人民幣5萬億元。 住建部也將城市更新作為2025年重點任務,把 綠色建築培育發展成新的經濟增長點,2025年 實現新建建築全面執行綠色建築標準的目標, 推進建築領域節能降碳,開展建築光伏高質量 發展試點。根據昆明市人民政府發佈的2025年 昆明市實施的市級重大專案,綜合交通專案24 項,城市建設78項,包括了公路、機場、城市 軌道交通、城市更新改造、老舊小區改造、城 鎮基礎設施等方面,這些專案2025年計劃完成 投資額達到約人民幣364億元。

因此,在2024年工作基礎上,2025年,我們 將以習近平新時代中國特色社會主義思想為指 導,全面貫徹落實黨的二十大和二十屆二中、 三中全會精神,按照中央、雲南省經濟工作會 議部署,堅持穩中求進工作總基調,完整準確 全面貫徹新發展理念,加快構建新發展格局, 圍繞爭創全國混凝土行業領軍者的發展定位, 以減損止虧為目標,充分利用好國家和雲南省 經濟發展的各項政策,做好運營管理工作,搶 抓發展機遇。一是聚焦「管理、發展、脱困、 改革]要求,全力推動深化改革新舉措,強化 法人治理,持續提升管理水平;二是強化「經營 龍頭]地位,盤活經營資源,源頭優化市場結 構、產品結構、客戶結構,全力構建市場經營 新格局;三是搶抓資源經濟、循環經濟,尤其 是在磷石膏等大宗工業固廢利用方面的發展機 遇,持續踐行ESG理念,全力打造科研創新、 質量、人才、管理等競爭優勢新亮點。

In 2025, the Board will effectively give full play to its functions of "setting strategy, making decisions and preventing risks". While fully summarizing the work of the "14th Five-Year Plan", it aims to ensure the meticulous execution of the "15th Five-Year Plan". In collaboration with the Company's managers, management, cadres and employees, we will unite and strive to excel in all aspects of work in 2025 and propel the Company to achieve high-quality development.

2025年,董事會將切實發揮[定戰略、作決 策、防風險」職能,在充分總結「十四五」工作的 同時,做好[十五五|發展規劃,與公司經理、 管理層、全體幹部職工一起,團結奮鬥,共同 做好2025年各項工作,助力公司實現高質量發 展。

APPRECIATION

March 25, 2025

On behalf of the Board, I would like to express my sincere gratitude to the Shareholders, investors and business partners for their enduring trust and support to the Company! Meanwhile, I would also like to express my genuine thanks to all the employees for their hard work and effort!

YCIH Green High-Performance Concrete Company Limited Chairman Li Zhangjian

致謝

在此,我謹代表董事會,對各股東、廣大投資 者及業務合作夥伴長期給予本公司的信任和支 援,表示由衷的感謝!同時,對本公司全體員 工的辛勤工作和努力付出,表示誠摯的感謝!

雲南建投綠色高性能混凝土股份有限公司 董事長 李章建 2025年3月25日

Financial Highlights 財務摘要

Annual Financial Highlights:

年度財務摘要:

				icy: RMB million :人民幣百萬元
Items	項目	2024 2024年	2023 2023年	Change in percentage 變動百分比
Total operating income Gross profit	營業總收入 毛利	709.3 32.1	1,419.3 141.7	-50.0% -77.3%
Total profit (Total losses are shown with "-")	利潤總額(虧損總額以[-]號填列)	-151.1	-38.8	-289.4%
Net profit (Net losses are shown with "-") Net profit attributable to owners of the parent company (Net losses are shown with "-")	淨利潤(淨虧損以[-]號填列) 歸屬於母公司所有者的淨利潤(淨虧損以 [-]號填列)	-115.2 -112.0	-28.6 -30.1	-302.8% -272.1%
Basic earnings per Share (RMB)	基本每股收益(人民幣元)	-0.25	-0.07	-257.1%

Consolidated Financial Indicators of the Company for 2020-2024

本公司2020-2024年度合併財務指標情況

	Year ended December 31, 截至12月31日止年度				
	2024	2023	2022	2021	2020
年度	2024年	2023年	2022年	2021年	2020年
營業總收入 (人民幣百萬元)	709.3	1,419.3	1,684.1	2,106.4	4,010.0
毛利(人民幣百萬元)	32.1	141.7	200.3	161.7	456.4
利潤總額(人民幣百萬元)	-151.1	-38.8	39.5	18.8	273.4
		As at December 31, 於12月31日			
	2024	2023	2022	2021	2020
年度	2024年	2023年	2022年	2021年	2020年
資產總額 (人民幣百萬元) 負債總額	3,883.4 2,680.2	4,455.8 3,135.6	4,830.8 3,461.2	4,761.5 3,414.1	4,600.1 3,198.5
	營業總收入 (人民幣百萬元) 毛利(人民幣百萬元) 利潤總額(人民幣百萬元) 年度 (人民幣百萬元)	年度2024年營業總收入 (人民幣百萬元) 毛利(人民幣百萬元) 利潤總額(人民幣百萬元)32.1 -151.1和潤總額(人民幣百萬元)-151.1資產總額 (人民幣百萬元) 負債總額3,883.4 -2,680.2	世界 (大民幣百萬元) (大民幣百五元) (大民幣百元元) (大民代元元) (大民代元元) (大民代元元) (大民代元元) (大民代元元) (大民代元元) (大民代元元元) (大民代元元元) (大民代元元元) (大民代元元元) (大民代元元元) (大民代元元元) (大民代元元元) (大民代元元元元) (大民代元元元元) (大民代元元元元元元元元元) (大民代元元元元元元元元元元元元元元元元元元元元元元元元元元元元元元元元元元元元	世界 (1975年) 1日 上年 (1975年) 1日 上午 (1975年) 1日 上午 (1975年) 1日	接至12月31日止年度 2024 2023 2022 2021 2024年 2023年 2022年 2021年 2024年 2023年 2022年 2021年 2024年 2023年 2022年 2021年 2024年 2023年 2023年 2023年 2023年 2023年 2023年 2024年 2023年 2022年 2021年 2024年 2023年 2023年

Note: losses are shown with "-"註: 虧損以「一」列示

The audited consolidated financial statements and annual results of the Group for the year ended December 31, 2024 have been prepared in accordance with PRC ASBE, and the comparative figures relating to the year 2023 have been appropriately adjusted in accordance with PRC ASBE.

The comparative figures for the corresponding period in 2023 used in this annual report are restated figures.

Based on the above changes, the relevant figures for the years 2020 to 2023 in the consolidated financial indicators have been appropriately adjusted by the Group and are restated figures.

本集團截至2024年12月31日止年度的經審計合併財務報表 及年度業績已根據中國企業會計準則編製,涉及之2023年 比較數據已根據中國企業會計準則作出適當之調整。

本年報所用的2023年同比數據均為經重列後的數據。

根據上文所述之變更,本集團已對合併財務指標情況內的 2020年至2023年的相關數據作出適當之調整,且相關數據 均為經重列後的數據。

I. INDUSTRY OVERVIEW

2024 not only marks the 75th anniversary of the founding of the PRC, but also is a critical year for achieving the goals and tasks of the "14th Five-Year Plan". Although both the national GDP and Yunnan Province's regional GDP increased throughout the year, according to the statistical data from the National Bureau of Statistics and the Yunnan Provincial Bureau of Statistics (雲南省統計局), in 2024, the national construction industry's fixed asset investment (excluding rural households) experienced a year-on-year decrease of 1.9%, while the real estate sector witnessed a decline of 10.8% year-on-year, and Yunnan Province's fixed asset investment (excluding rural households) decreased by 7.7% year-on-year. In addition, according to the statistics and analysis from the China Concrete & Cement-based Products Association, in 2024, the sales profit margin of the national concrete and cement-based products industry was only 2.59%, representing a year-on-year decrease of 0.82 percentage point and the largest drop in recent years. Overall, in 2024, the external environment for the development of the concrete industry in China and Yunnan Province remained exceptionally challenging, casting a significant impact on the Group's business operations. The industry was experiencing an unprecedented downturn for development.

II. BUSINESS OVERVIEW

(I) Overview

The Company is a ready-mixed concrete producer located in Yunnan Province and also a national High-Tech Enterprise. We have a team with extensive management experience and robust technical capabilities, and have powerful research and development capabilities with an integration of technical research and development, results promotion and application and technical services. We have introduced modernized, scientific and green and environmentally-friendly manufacturing concepts into our production, and lead and drive the technological progress and green and low-carbon development in the concrete industry of Yunnan Province. In recent years, the Company has continued to carry out transformation and upgrading, and established a diversified business landscape focusing on the production of ready-mixed concrete, including ultra-high performance concrete and related products, and supplemented with the production of cement, aggregates, polycarboxylic admixtures, functional mineral dope, commercial mortar, phosphogypsum and other products, basically forming the production capacity layout for synchronous business development covering the east, west, south and north markets in the main urban area of Kunming, as well as prefectures and cities in Yunnan Province. Our business scope covers housing construction and infrastructure construction including railways, highways, integrated pipeline networks and other projects. We have established a complete industrial chain of "technical research and development, resource processing, production and sales".

一、行業概覽

2024年,是中華人民共和國成立75週年,是實現「十四五」規劃目標任務的關鍵一年。儘管全年國內生產總值以及雲南省地區生產總值均有所增長,但根據國家統計局及雲南省統計局統計數據,2024年全國建築業固定資產投資(不含農戶)比上年下降1.9%,房地產業則下降10.8%,而雲南省固定資產投資(不含農戶)同比下降7.7%。此外,根據中國混凝土與水泥製品協會統計及分析,2024年全國混凝土與水泥製品協會統計及分析,2024年全國混凝土與水泥製品研業銷售利潤率僅為2.59%,同比下降0.82個百分點,為近年來最大降幅。總體上看,2024年,全國及雲南省混凝土行業發展的外部環境仍十分嚴峻,並對本集團業務開展產生了較大的影響,行業發展處於歷史低谷期。

二、業務概覽

(一) 概覽

本公司為一家位於雲南省的預拌混凝土生產 商,也是國家高新技術企業。我們擁有一支具 有豐富管理經驗、擁有雄厚技術實力的團隊, 擁有強大的研發實力,集技術研發、成果推廣 應用、技術服務於一體,在生產中引入現代 化、科學化及綠色環保生產理念,引領和帶動 雲南省混凝土行業技術進步和產業綠色低碳發 展。近年來,本公司持續開展轉型升級,打 造了以預拌混凝土,包括超高性能混凝土及相 關產品生產為主,水泥、砂石料、聚羧酸外加 劑、功能性礦物摻合料、商品砂漿、磷石膏等 產品生產為輔的多元化業務格局,基本形成了 昆明主城區東西南北市場、雲南省各州市同步 發展的產能佈局,業務範圍涵蓋了房建及基礎 設施建設(包括鐵路、高速公路和綜合管網等項 目)領域;建立了[技術研發、資源加工、生產 銷售」的完整產業鏈。

As at December 31, 2024, the Group had 32 concrete batching plants and 64 production lines with an annual production capacity of 16.04 million m³. The Group also had a total of 307 vehicles including concrete mixer trucks, loaders, aggregate transporters bulk material transporters, etc., among which 114 were electric vehicles (including 7 unmanned electric loaders), along with 1 rooftop distributed photovoltaic power station, 1 integrated energy station of charging, swapping and storing for heavy trucks, 3 mini power swapping stations and 21 charging stations.

(II) Results of operation

For the year ended December 31, 2024, the Group produced and sold 2.18 million m³ of ready-mixed concrete. Meanwhile, the Group continued to sell new green building materials such as polycarboxylic admixtures, aggregates, cement and admixtures, commercial mortar and prefabricated components. The Group recorded a total operating income of approximately RMB709.3 million, representing a year-on-year decrease of approximately 50.0%; a total profit of approximately RMB-151.1 million (2023: total profit approximately RMB-38.8 million); a net profit of approximately RMB-115.2 million (2023: net profit approximately RMB-28.6 million); and a net profit attributable to owners of the parent company of approximately RMB-112.0 million (2023: net profit attributable to owners of the parent company approximately RMB-30.1 million).

1. By business category

The following table sets forth the operating income, operating costs, gross margin and change in percentage by business categories for the years ended December 31, 2024 and 2023:

於2024年12月31日,本集團擁有32座混凝土攪拌站,64條生產線,年產能為1,604萬立方米;本集團亦擁有混凝土攪拌車、裝載機、骨料運輸車、粉料運輸車等共計307輛,其中電動車輛114輛(含無人駕駛電動裝載機7輛),以及屋頂分佈式光伏電站1座、重卡充換儲綜合能源站1座、迷你換電站3座、充電站21座。

(二)經營業績

截至2024年12月31日止年度,本集團生產、對外銷售預拌混凝土218萬立方米,同時,繼續對外銷售聚羧酸外加劑、砂石料、水泥及掺合料、商品砂漿及預制構件等新型綠色建築材料;實現營業總收入約人民幣709.3百萬元,同比降低約50.0%;實現利潤總額約人民幣-151.1百萬元(2023年利潤總額約人民幣-38.8百萬元);實現淨利潤約人民幣-115.2百萬元(2023年淨利潤約人民幣-28.6百萬元);及實現歸屬於母公司所有者的淨利潤約人民幣-112.0百萬元(2023年歸屬於母公司所有者的淨利潤約人民幣-30.1百萬元)。

1. 按照業務類別

下表載列截至2024年及2023年12月31日止年度 按照業務類別的營業收入、營業成本、毛利率 以及變動百分比:

For the year ended December 31, 截至12月31日止年度

		MT 12/131				<u> </u>				
		4 (RMB in milli 4年(人民幣百萬	•	2023 (RMB in million) 2023年(人民幣百萬元)		Change in percentage 變動百分比				
Business	業務	Operating income 營業收入	Operating costs 營業成本	Gross margin 毛利率	Operating income 營業收入	Operating costs 營業成本	Gross margin 毛利率	Operating income 營業收入	Operating costs 營業成本	Gross margin 毛利率
	27 T/V /C /t-2 T7			2.40/			0.50/	54.00/	10.50/	62.48/
Ready-mixed concrete and related products	預拌混凝土及 相關產品	634.0	610.9	3.6%	1,314.6	1,189.2	9.5%	-51.8%	-48.6%	-62.1%
Admixtures	外加劑	32.7	26.5	19.0%	58.4	51.2	12.3%	-44.0%	-48.2%	54.5%
Aggregates	砂石料	0.8	0.9	-12.5%	4.5	4.1	8.9%	-82.2%	-78.0%	-240.4%
Cements and admixtures	水泥及摻合料	15.2	13.8	9.2%	22.4	20.2	9.8%	-32.1%	-31.7%	-6.1%
Other businesses	其他業務	26.5	25.1	5.3%	19.4	12.9	33.5%	36.6%	94.6%	-84.2%
Total	總計	709.3	677.2	4.5%	1,419.3	1,277.6	10.0%	-50.0%	-47.0%	-55.0%

For the year ended December 31, 2024, the majority of the Group's operating income was derived from the production and sales of ready-mixed concrete and related products, of which the Group's operating income generated from the production and sales of readymixed concrete and related products was approximately RMB634.0 million, accounting for approximately 89.5% of the total operating income. In 2024, the Group recorded a gross profit of approximately RMB32.1 million (2023: approximately RMB141.7 million), and the overall gross margin for 2024 was approximately 4.5%, representing a decrease of 5.5 percentage points from approximately 10.0% for 2023. Such decreases of gross profit and gross margin were mainly due to the decrease in total operating income by approximately 50.0% compared to that of 2023, whereas the operating costs decreased by approximately 47.0% compared to that of 2023, which led to a higher decrease magnitude of total operating income than that of operating costs. For detailed reasons with respect to the decreases in total operating income and operating costs, please refer to "III. FINANCIAL REVIEW" of this chapter. In 2024, the gross margin was 3.6% for the production and sales of ready-mixed concrete and related products, 19.0% for the production and sales of admixtures, -12.5% for the production and sales of aggregates, 9.2% for the sales of cements and admixtures, and 5.3% for other businesses.

2. By customer categories

For the year ended December 31, 2024, the total operating income generated by the Group from independent third-party customers was approximately RMB249.0 million, representing a decrease of approximately 40.4% compared with approximately RMB418.1 million for 2023; and its proportion to the total operating income for 2024 amounted to 35.1%, representing an increase of 5.6 percentage points as compared with approximately 29.5% for 2023.

截至2024年12月31日 上年度,本集團的營業收 入絕大部分來自預拌混凝土及相關產品的生產 與銷售業務。其中,本集團來自預拌混凝土及 相關產品的生產與銷售業務的營業收入約為人 民幣634.0百萬元,約佔營業總收入的89.5%。 2024年,本集團實現毛利約為人民幣32.1百 萬元(2023年:約人民幣141.7百萬元),2024 年的整體毛利率約為4.5%,較2023年的約 10.0%下降了5.5個百分點。此等毛利及毛利率 的下降,主要由於營業總收入較2023年下降約 50.0%,營業成本較2023年下降約47.0%,營 業總收入的下降大於營業成本的下降。營業總 收入和營業成本下降的詳細原因詳見本章節之 「三、財務回顧」內容。2024年,預拌混凝土及 相關產品生產與銷售毛利率為3.6%,外加劑生 產與銷售毛利率為19.0%,砂石料生產與銷售 毛利率為-12.5%,水泥及摻合料的銷售毛利率 為9.2%,其他業務毛利率為5.3%。

2. 按照客戶類別

截至2024年12月31日止年度,本集團實現的營業總收入中來自獨立第三方客戶的收入約為人民幣249.0百萬元,較2023年的約人民幣418.1百萬元下降了約40.4%;其佔2024年營業總收入的比例為35.1%,較2023年的約29.5%增加了5.6個百分點。

(III) Major operation and management measures

1. Performing continuous in-depth cultivation and refinement, and reinforcing the philosophy of operating leadership

In 2024, in terms of market operation, the Group performed continuous in-depth cultivation and refinement, and further reinforced its philosophy of operating leadership. Firstly, the projects upon which the Group had been concentrating made remarkable progress. Based on the exclusive supply of concrete for the Kunming Changshui International Airport Construction Project in the preliminary stage, in 2024, the Group once again won the bid for the centralized production and supply tasks of concrete for its phase II reconstruction and expansion project, and signed concrete supply contracts for projects such as Mangshi Hengning Phoenix City (芒市恒寧鳳凰城), and Yani River Reservoir Project (亞尼河水庫工程). Secondly, the Group vigorously developed nonconcrete businesses with the percentage of income from non-concrete businesses in total operating income increasing from approximately 7.4% in 2023 to approximately 10.5% in 2024. While continuing to produce and sell polycarboxylic admixtures, the Group diversified its business portfolio to encompass accelerators and waterborne coatings. The Group actively participated in the preliminary work of the Comprehensive Governance Project of Panlong River Basin in Wenshan City (Wenshan City Guniangzhai-Tangzizhai Green Mine Construction Project) (文山市盤龍河流域綜合治理項目(文山市 姑娘寨 – 塘子寨綠色礦山建設項目)) and explored new business models of aggregates. The Group aggressively explored other new businesses, with its product categories constantly broadened and its spectrum of application scenarios extended. Currently, our new products have covered highway trench covers, urban underground prefabricated culverts, a full range of municipal permeable pavements, as well as innovative gypsum materials for building partition. In 2024, the amount of newly signed non-concrete business sales contracts exceeded RMB350 million.

2. Exerting persistent efforts in debt clearance to facilitate the operation in production and supply

In 2024, the Group continued to intensify its efforts in debt clearance and further improved its debt clearance mechanism. It adopted certain measures such as formulating a debt collection plan for small claims, establishing a temporary collection task force for the Company's "100-day campaign", and strengthening the guidance of Party members and cadres to carry out debt collection, so as to further fortify the organizational system framework and target decomposition network for debt collection. In 2024, the Group achieved its third consecutive year of annual collections exceeding its income, with the total amount of accounts receivables decreasing from RMB3.88 billion at the end of 2022 to RMB3.19 billion at the end of 2024. In the meantime, the Group constantly strengthened the role of collection work in ensuring production and supply, and completed with high quality and efficiency the concrete pouring tasks for highway projects such as Lijianggucheng-Ninglang Highway, Yongren-Jinshuihe Highway and Eshan-Shiping-Honghe Highway in Yunnan Province, as well as non-highway projects such as Baoshan Wuyue Plaza and Yunnan Kunhua International Hospital. There were no significant or higher-level quality incidents throughout the year, during which the overall production safety situation remained stable and controllable.

(三)主要經營管理措施

1. 持續深耕細作,強化經營龍頭理念

2024年,本集團在市場經營方面,持續深耕細 作,進一步強化經營龍頭理念。一是重點跟進 項目取得顯著進展,在前期獨家供應昆明長水 國際機場建設項目混凝土的基礎上,2024年再 次中標其二期改擴建項目的混凝土集中生產供 應任務,並簽訂芒市恒寧鳳凰城、亞尼河水庫 工程等項目混凝土供應合同。二是大力發展非 混凝土業務,2024年非混凝土業務帶來的收入 佔營業總收入的比例從2023年的約7.4%提高 至2024年的約10.5%。在繼續生產銷售聚羧酸 外加劑的同時,延伸開展速凝劑、水性塗料業 務;積極參與文山市盤龍河流域綜合治理項目 (文山市姑娘寨-塘子寨綠色礦山建設項目)前 期工作,探索新的砂石料業務模式;大力開拓 其他新業務,產品種類不斷豐富,應用場景不 斷拓展,目前新產品已覆蓋高速公路溝蓋板、 城市地下預埋預制管涵、市政透水舖裝全品 類、建築隔牆新型石膏材料等。2024年,新 簽非混凝土業務銷售合同金額超過人民幣3.5億 元。

2. 持續開展清欠,助力生產供應運行

2024年,本集團持續加大清欠工作力度,進一步完善清欠工作機制,採取制定小額債權清收方案、成立公司「百日攻堅」臨時清欠工作題、強化引導黨員幹部開展清收等方式,進一步織密織牢清欠工作組織體系網、目標分解網。2024年,本集團實現連續第三年年度收款超過當年營收,應收賬款總額從2022年底的人民幣38.8億元降低到2024年底的人民幣31.9億元。與此同時,本集團不斷強化收款工作對生產供應的保障作用,高質高效完成了雲南速、全產供應的保障作用,高速等高速公路項目的混凝土澆築任務,未發生較大及以上質量事故,全年安全生產形勢總體平穩可控。

3. Seeking sustainable transformation and upgrading to improve the effectiveness of green development

In 2024, the Group continued to carry out transformation and upgrading. In terms of green energy utilization, we have continued to make efforts in the construction of green, new energy and low-carbon logistics system by putting more than 30 new energy transportation vehicles into service, while constructing and operating new battery swapping stations and charging piles. This not only further improves our ability to use green energy vehicles to ensure production and transportation, reduces fuel consumption and carbon dioxide emissions, but also realizes the socialized operation of charging and swapping stations, which contributes to building a green and beautiful Yunnan. In terms of green production, on the premise of ensuring product performance, the Group sustainably made use of industrial solid wastes such as pulverised fuel ash, ground granulated blast furnace slag, and microsilica powder to produce concrete products. In 2024, about 200 tons of additional phosphogypsum was utilized, further promoting the disposal and utilization of bulk industrial solid wastes. In 2024, the Group was selected as one of the "2024 Sustainable Development Practice Cases in Green Industry" (2024 綠色產業可持續發展實踐案例) by the All-China Environment Federation (中華環保聯合 會), and was the only enterprise from Yunnan that mainly produces green and lowcarbon building materials to be selected; completed for the first time the verifications of carbon footprint and the emission of greenhouse gas and passed the "carbon neutrality" certification and "zero-carbon factory" certification, becoming the first dual-certified enterprise of the ready-mixed concrete industry in the southwest region.

(IV) Business update

1. Contract signing

For the year ended December 31, 2024, the total amount of the Group's newly signed sales contracts was approximately RMB1.47 billion. In particular, the external market once again surpassed the internal market, with the amount of newly signed sales contracts with independent third parties accounting for approximately 51.0%. The operation of large-scale projects has achieved remarkable results, among which the proportion of large-scale projects with contract amounts of more than RMB10 million accounted for approximately 57.0%.

In addition, the Group expects to sign certain sales contracts in the near future. According to preliminary estimates, it is expected that the amount of newly signed sales contracts in the first quarter of 2025 will be approximately RMB840 million, among which, the expected amount of newly signed sales contracts for concrete business will be approximately RMB810 million; the amount of newly signed sales contracts in relation to the new products such as RPC cover plates, prefabricated components and commercial mortar is expected to be approximately RMB33.0 million.

3. 持續轉型升級,提升綠色發展成效

2024年,本集團持續開展轉型升級。綠色能源 使用方面,在綠色新能源低碳物流體系建設上 持續發力,新增投入30餘輛新能源運輸車,新 增建設運營換電站、充電樁,不僅進一步提高 使用綠色能源車輛保障生產運輸的能力,降低 燃油消耗、減少二氧化碳排放,還實現充換電 站社會化運營、助力綠美雲南建設;綠色生產 方面,在保障產品性能的前提下,持續使用粉 煤灰、礦渣粉、微硅粉等工業固廢生產混凝土 產品,2024年新增消納磷石膏約200噸,進一 步推動大宗工業固廢的處置與利用。2024年, 本集團入選中華環保聯合會[2024綠色產業可 持續發展實踐案例」,是入選的唯一一家以綠色 低碳建材產品為主的雲南企業;首次完成產品 碳足跡核查、溫室氣體排放核查,並通過「碳中 和」認證以及「零碳工廠」認證,成為預拌混凝土 行業西南地區首個雙認證企業。

(四)業務發展最新情況

1. 合同簽署情況

截至2024年12月31日止年度,本集團新簽銷售合同金額合計約為人民幣14.7億元。其中,外部市場再次超過內部市場,與獨立第三方之間的新簽銷售合同金額佔比約為51.0%;大項目經營成效明顯,合同金額人民幣1,000萬元以上的大項目佔比約為57.0%。

此外,本集團預計將於近期簽署若干銷售合同,經初步預估,2025年第一季度預計新簽銷售合同金額約為人民幣8.4億元,其中,混凝土業務預計新簽銷售合同金額約為人民幣8.1億元:RPC蓋板、預制構件、商品砂漿等新產品預計新簽銷售合同金額約為人民幣3,300萬元。

2. Major projects

In 2024, the Group fully engaged in concrete production and supply for various major infrastructure projects and housing construction projects within Yunnan Province, which included highway projects such as Lijianggucheng-Ninglang Highway, Yongren-Jinshuihe Highway and Eshan-Shiping-Honghe Highway, as well as housing construction projects such as Baoshan Wuyue Plaza and Yunnan Kunhua Hospital. Simultaneously, the Group actively promoted the planning and construction of batching plants for major projects such as the Kunming Changshui International Airport Reconstruction and Expansion Project (Phase II) and the Yunnan Yuanmou-Dayao Highway Project, making all necessary preparations for the subsequent production and supply of these projects.

3. New products and businesses

In 2024, the Group continued to make vigorous efforts in new products and businesses, achieving further improvement in its performance. The Group laid out an accelerator production line, with an annual production capacity of 5,000 tons of accelerator. As for waterborne coatings, the Group started from scratch and completed capacity construction, market promotion and product delivery, and have penetrated the markets in Chuxiong and Kunming. New green building materials such as PC prefabricated components and modified high-strength gypsum blocks have gained widespread adoption in projects such as the Kunhua Hospital Project, and the Dian Lake Greenway Construction & Coastal Villages' Rural Revitalization Project. From the perspective of newly signed sales contracts, in 2024, new products and businesses accounted for 24%.

2. 重大項目情況

2024年,本集團全力參與雲南省內重大基建項目以及房建項目的混凝土生產供應,主要包括古寧高速、永金高速、峨石紅高速等高速公路項目,以及保山吾悦廣場、雲南昆華醫院等房建項目。同時,本集團積極推進了昆明長水國際機場二期改擴建項目、雲南元大高速項目等重大項目攪拌站的規劃建設,為該等項目後續生產供應做好各方面的準備工作。

3. 新產品新業務情況

2024年,本集團在新產品新業務上持續發力,成效進一步提升。佈局了速凝劑生產線,速凝劑產能達到年產5,000噸;水性塗料從零起步,完成了產能建設、市場推廣以及產品交付,已經在楚雄、昆明打開了市場;PC預制構件、改性高強石膏砌塊等新型綠色建材產品,已經在昆華醫院項目、滇池綠道建設及沿岸村莊鄉村振興項目等項目中得到廣泛應用。從新簽銷售合同情況看,2024年,新產品新業務佔比達24%。

III. FINANCIAL REVIEW

(I) Total operating income

For the year ended December 31, 2024, the Group realized a total operating income of approximately RMB709.3 million, representing a year-on-year decrease of approximately 50.0%. Among them, the sales income of ready-mixed concrete, the main product of the Group, and related products amounted to approximately RMB634.0 million, representing a decrease of approximately RMB680.6 million or 51.8%, compared to 2023. Such decreases were mainly attributable to the shrinking of the concrete market and intensified competition in the construction industry, leading to the decrease in both the sales volume and the average unit selling price of ready-mixed concrete by approximately 49.6% and 4.3%, respectively. In addition to the sales income of ready-mixed concrete and related products, our operating income during the Reporting Period also came from the sales of admixtures, aggregates, cements and admixtures, and other businesses. The following table sets forth the breakdown of the income for the year ended December 31, 2024 and the year ended December 31, 2023:

三、財務回顧

(一)營業總收入

截至2024年12月31日止年度,本集團實現營業總收入約人民幣709.3百萬元,同比下降約50.0%,其中,主要產品一預拌混凝土及相關產品銷售收入約為人民幣634.0百萬元,較約2023年降低約人民幣680.6百萬元,降低51.8%。此等下降主要是由於建築行業混凝土市場萎縮、競爭加劇,預拌混凝土銷售量及平均銷售單價分別下降約49.6%及4.3%所致。除預拌混凝土及相關產品銷售收入外,於報告期內,我們的營業收入亦來自銷售外加劑、砂石料、水泥及掺合料產品及其他業務。下表載列截至2024年12月31日止年度及2023年12月31日止年度的收入明細:

		2024		2023		
		2024年	Ē	2023年		
			Percentage		Percentage	
		RMB in million 人民幣百萬元	of income 佔收入比重	RMB in million 人民幣百萬元	of income 佔收入比重	
Ready-mixed concrete and related products	預拌混凝土及相關產品	634.0	89.5%	1,314.6	92.6%	
Admixtures	外加劑	32.7	4.6%	58.4	4.1%	
Aggregates	砂石料	0.8	0.1%	4.5	0.3%	
Cement and admixtures	水泥及摻合料	15.2	2.1%	22.4	1.6%	
Other businesses	其他業務	26.5	3.7%	19.4	1.4%	
Total	總計	709.3	100.0%	1,419.3	100.0%	

(II) Total operating costs

In 2024, the Group continued to strengthen cost control, improve operational service efficiency and promote cost reduction and efficiency enhancement. For the year ended December 31, 2024, the total operating costs incurred by the Group were approximately RMB819.9 million, representing a decrease of approximately RMB621.2 million or 43.1%, as compared to approximately RMB1,441.1 million for 2023. Among them, the operating costs amounted to approximately RMB677.2 million, representing a decrease of approximately RMB600.4 million or 47.0%, as compared to approximately RMB1,277.6 million for 2023. The decrease in operating costs was mainly due to the significant decrease in the sales volume of products, mainly ready-mixed concrete, during the Reporting Period.

(二)營業總成本

2024年,本集團持續加強成本管控,提升運營服務效率,促進降本增效。截至2024年12月31日止年度,本集團發生營業總成本約人民幣819.9百萬元,比2023年約人民幣1,441.1百萬元降低約人民幣621.2百萬元,降低43.1%。其中營業成本約人民幣677.2百萬元,較2023年的約人民幣1,277.6百萬元降低約人民幣600.4百萬元,降低47.0%。營業成本降低的主要原因是報告期內以預拌混凝土為主的產品銷售量大幅降低。

(III) Gross profit and gross margin

During the Reporting Period, the gross profit generated from operations of the Group was approximately RMB32.1 million (2023: approximately RMB141.7 million). The overall gross margins for 2024 and 2023 were 4.5% and 10.0%, respectively. For specific reasons in relation to the apparent decreases in gross profit and gross margin, please refer to the analysis in the section headed "Results of operation" of this annual report. The gross margin for the production and sales of ready-mixed concrete and related products was 3.6%, for the production and sales of admixtures was 19.0%, for the production and sales of aggregates was -12.5%, for the sales of cement and admixtures was 9.2% and for other businesses was 5.3%.

(IV) Profitability

1. Total profit

The Group recorded a total profit of approximately RMB-151.1 million in 2024 (2023: total profit approximately RMB-38.8 million). Such changes were mainly due to the significant decrease in total operating income and the increase in provision for credit losses on receivables, of which total operating income decreased by approximately RMB710.0 million as compared with that of 2023, and the provision for credit losses on receivables amounted to approximately RMB40.1 million, representing an increase of approximately RMB30.7 million as compared with that of approximately RMB9.4 million in 2023.

2. Income tax expense

The income tax expense of the Group was approximately RMB-35.9 million in 2024.

3. Net profit

In 2024, the Group realized a net profit of approximately RMB-115.2 million, representing a decrease of approximately RMB86.6 million or 302.8% compared to 2023. The basic earnings per Share was approximately RMB-0.25.

(V) Administration expense

In 2024, the Group incurred administration expenses of approximately RMB88.7 million (2023: approximately RMB96.5 million), representing a year-on-year decrease of 8.1%, mainly due to the decreases in repair expenses, travel expenses and fees for engaging intermediaries during the Reporting Period as compared to 2023.

(三)毛利及毛利率

於報告期內,本集團經營產生毛利約為人民幣32.1百萬元(2023年:約人民幣141.7百萬元),2024年及2023年的整體毛利率分別為4.5%和10.0%,毛利及毛利率下降明顯,具體原因請見本年報「經營業績」部分的分析。其中預拌混凝土及相關產品生產與銷售毛利率為3.6%,外加劑生產與銷售毛利率為19.0%,砂石料生產與銷售毛利率為-12.5%,水泥及掺合料銷售毛利率為9.2%,其他業務毛利率為5.3%。

(四)盈利水平

1. 利潤總額

2024年,本集團實現利潤總額約人民幣-151.1 百萬元,2023年利潤總額約為人民幣-38.8百萬元。此等變化主要是營業總收入大幅下降和計 提應收款項信用損失增加所致,其中營業總收 入較2023年下降約人民幣710.0百萬元,計提應 收款項信用損失約人民幣40.1百萬元,較2023 年的約人民幣9.4百萬元增加約人民幣30.7百萬元。

2. 所得税費用

2024年,本集團所得税費用約為人民幣-35.9百萬元。

3. 淨利潤

2024年,本集團實現淨利潤約人民幣-115.2百萬元,較2023年降低約人民幣86.6百萬元,降低302.8%。基本每股收益約為人民幣-0.25元。

(五)管理費用

2024年,本集團發生管理費用約人民幣88.7百萬元(2023年:約人民幣96.5百萬元),同比下降8.1%,主要由於報告期內本集團修理費、差旅費、聘請中介費較2023年有所降低。

(VI) General information of assets and liabilities

As at December 31, 2024, the total assets of the Group were approximately RMB3,883.4 million (December 31, 2023: approximately RMB4,455.8 million), representing a decrease of 12.8% as compared with that as at the end of 2023. The assets were mainly accounts receivables, fixed assets, and monetary funds. Such assets accounted for 91.7% of the total assets, with accounts receivables and other assets accounting for 82.2% and 9.5% of the total assets, respectively.

As at December 31, 2024, the total liabilities of the Group were approximately RMB2,680.2 million (December 31, 2023: approximately RMB3,135.6 million). Among them, 23.0% (December 31, 2023: 13.9%) were bank borrowings, and 76.3% (December 31, 2023: 84.8%) were accounts payables, notes payable, other payables, taxes and dues payable, and employee benefits payable.

(VII) Borrowings and solvency

As at December 31, 2024, the total borrowings of the Group were approximately RMB616.8 million (December 31, 2023: approximately RMB437.2 million), all of which were bank borrowings, and were repayable within one year.

As at December 31, 2024, the weighted average effective interest rate for bank borrowings of the Group was 4.69%. During the Reporting Period, the total interest expenses of the Group were approximately RMB20.5 million (2023: approximately RMB19.2 million) and the profit before interest and tax was approximately RMB-130.6 million (2023: profit before interest and tax approximately RMB-19.6 million). Therefore, the interest coverage ratio (profit before interest and tax divided by interest expenses) was -6.4 (2023: interest coverage ratio -1.0), mainly resulting from the losses in 2024.

As at December 31, 2024, the gearing ratio (i.e. total liabilities divided by total assets) of the Group was 69.0% (December 31, 2023: 70.4%).

(VIII) Liquidity and capital resources

The Group attaches importance to financial management, focuses on maintaining a stable financial policy and a reasonable capital structure, and strictly manages its treasury affairs with safety as prerequisite.

The capital resources of the Group mainly include cash flows generated from operation activities, loans from financial institutions and its own funds, which are mainly used for operating expenses. For the year ended December 31, 2024, all of the Group's receipts were denominated in RMB and the majority of its payments were denominated in RMB. In addition, the Group deposited cash and cash equivalents with authorized financial institutions in the PRC and adopted conservative cash management and investment strategies for funds that were not earmarked for specific purposes in order to balance the liquidity of funds with the risk of interest rate fluctuations. No financial instruments were used by the Group for hedging purposes.

(六) 資產負債總體情況

於2024年12月31日,本集團資產總額約為人民 幣3.883.4百萬元(2023年12月31日:約人民幣 4,455.8百萬元),較2023年末降低12.8%。資 產以應收賬款、固定資產、貨幣資金為主,上 述資產佔資產總額的91.7%,其中應收賬款與 其他資產分別佔資產總額的82.2%及9.5%。

於2024年12月31日,本集團負債總額約為人民 幣2,680.2百萬元(2023年12月31日:約人民幣 3,135.6百萬元)。其中,23.0%(2023年12月 31日:13.9%) 為銀行借款,76.3% (2023年12 月31日:84.8%) 為應付賬款、應付票據、其他 應付款、應交税費及應付職工薪酬。

(七)借貸及償債能力

於2024年12月31日,本集團的借款總額約為人 民幣616.8百萬元(2023年12月31日:約人民幣 437.2百萬元),均為銀行借款,均須於1年內償 燙。

於2024年12月31日,本集團銀行借款的加權平 均實際利率為4.69%。於報告期內,本集團的 利息費用總額約為人民幣20.5百萬元(2023年: 約人民幣19.2百萬元),息税前利潤約為人民 幣-130.6百萬元(2023年:息税前利潤約為人民 幣-19.6百萬元),故利息保障倍數(息税前利潤 除以利息費用)為-6.4(2023年:利息保障倍數 為-1.0),主要是由於2024年虧損導致。

於2024年12月31日,本集團的資產負債率(即 負債總額除以資產總額)為69.0%(2023年12月 31日:70.4%)。

(八)流動性及資本資源

本集團重視財務管理工作,注重維持穩定的財 政政策和合理的資本結構,並以安全為前提, 從嚴管理庫務。

本集團的資金來源主要包括經營活動產生的現 金流、金融機構貸款及自有資金,並主要用於 經營開支等。截至2024年12月31日止年度,本 集團的收款均以人民幣計值,付款主要以人民 幣計值。此外,本集團存放現金及現金等價物 於中國認可金融機構,並對並無指定用途的資 金,採取保守的現金管理及投資策略,以平衡 資金流動性與利率波動風險。本集團並無用作 對沖的金融工具。

As at December 31, 2024, total current assets of the Group were approximately RMB3,475.0 million (December 31, 2023: approximately RMB4,114.6 million), including: (i) monetary funds of approximately RMB124.8 million (December 31, 2023: approximately RMB322.5 million), accounting for 3.6% of current assets (December 31, 2023: 7.8%); (ii) accounts receivable and notes receivables of approximately RMB3,238.9 million (December 31, 2023: approximately RMB3,714.5 million), accounting for 93.2% of current assets (December 31, 2023: 90.3%); and (iii) prepayments, other receivables and other current assets of approximately RMB83.3 million (December 31, 2023: approximately RMB48.0 million), accounting for 2.4% of current assets (December 31, 2023: 1.2%).

As at December 31, 2024, the current ratio (i.e. current assets divided by current liabilities) of the Group was 129.8% (December 31, 2023: 133.8%), representing a decrease of 4.0 percentage points as compared with last year.

During the Reporting Period, net cash outflow from operating activities of the Group was approximately RMB99.1 million (2023: net cash outflow of approximately RMB73.1 million), of which cash inflow from operating activities amounted to approximately RMB1,342.7 million (2023: approximately RMB1,340.7 million); cash outflow from operating activities stood at approximately RMB1,441.8 million (2023: approximately RMB1,413.7 million).

(IX) Material asset impairments

For the year ended December 31, 2024, the Group recognized expected credit losses of approximately RMB40.1 million on receivables (including accounts receivable, other receivables and notes receivable, collectively referred to as "financial assets"), representing an increase of approximately RMB30.7 million year-on-year. Among them, the expected credit losses of accounts receivable were approximately RMB43.6 million, representing an increase of approximately RMB36.0 million year-on-year. The amount of reversal of expected credit losses on other receivables was approximately RMB3.5 million.

The Group has engaged an independent professional qualified valuer (the "Valuer") to perform a valuation of the Group's expected credit losses on its financial assets as at December 31, 2024.

於2024年12月31日,本集團的流動資產共計約人民幣3,475.0百萬元(2023年12月31日:約人民幣4,114.6百萬元),其中:(i)貨幣資金約人民幣124.8百萬元(2023年12月31日:約人民幣322.5百萬元),佔流動資產的3.6%(2023年12月31日:7.8%);(ii)應收賬款及應收票據約為人民幣3,238.9百萬元(2023年12月31日:約人民幣3,714.5百萬元),佔流動資產的93.2%(2023年12月31日:90.3%);及(iii)預付款項、其他應收款及其他流動資產約為人民幣83.3百萬元(2023年12月31日:約人民幣48.0百萬元),佔流動資產的2.4%(2023年12月31日:1.2%)。

於2024年12月31日,本集團的流動比率(流動 資產除以流動負債)為129.8%(2023年12月31 日:133.8%),較上年降低4.0個百分點。

報告期內,本集團經營活動淨現金流出約為人 民幣99.1百萬元(2023年:淨現金流出約人民幣 73.1百萬元),其中經營活動現金流入約為人民 幣1,342.7百萬元(2023年:約人民幣1,340.7百 萬元);經營活動現金流出約為人民幣1,441.8百 萬元(2023年:約人民幣1,413.7百萬元)。

(九)重大資產減值

截至2024年12月31日止年度,本集團確認應收款項(含應收賬款、其他應收款、應收票據,統稱「金融資產」)的預期信用損失約人民幣40.1百萬元,同比增加約人民幣30.7百萬元。其中,應收賬款的預期信用損失約人民幣43.6百萬元,同比增加約人民幣36.0百萬元,其他應收款的預期信用損失轉回約人民幣3.5百萬元。

本集團已委聘獨立專業合資格估值師(「估值師」)對本集團於2024年12月31日金融資產的預期信用損失進行估值。

1. Valuation approaches and their scope of use

The Valuer adopts general approach or simplified approach for valuation based on the categories and characteristics of financial assets. Except for accounts receivable from third parties and other related parties which use the simplified approach, all other financial assets are valued through using the general approach. The details are as follows:

Financial assets

金融資產

Accounts receivable – related parties

應收賬款一關聯方

Accounts receivable - third parties and other related parties

應收賬款-第三方及其他關聯方

Other receivables – related parties

其他應收款一關聯方

Other receivables – reserve funds, deposits, various types of margin

其他應收款一備用金、押金、各類保證金

Other receivables – non-related parties

其他應收款一非關聯方

Notes receivable

應收票據

(i) General approach

The general approach is also known as the three-stage impairment model approach. That is, based on the nature, aging and other risk characteristics of financial assets, financial assets are categorized and assessed for their credit risk exposure. Then, according to the level of credit risk, financial assets are divided into three stages.

(ii) Simplified approach

The simplified approach involves making impairment provisions based on the amount of credit losses expected to occur on financial assets in each aging period.

2. Assumptions used in valuation

According to the valuation report, the Valuer adopted the following assumptions when assessing the expected credit losses of the Group's receivables as at December 31, 2024:

- (i) The information provided by the Group's management is complete, accurate, and trustworthy;
- (ii) The prevailing political, legal, fiscal, and economic environments will not undergo substantial changes; and
- (iii) Industry trends and the market conditions of relevant sectors do not deviate materially from economic forecasts, and the Group's debt default rates and recovery rates will not experience substantial fluctuations.

1. 估值方法及其使用範圍

估值師根據金融資產類別及特點,分別採用一般方法或簡易方法進行估值。除第三方及其他關聯方的應收賬款使用簡易方法外,其他金融資產均使用一般方法估值。具體如下:

Valuation approach

估值方法

General approach

一般方法

Simplified approach

簡易方法

General approach

一般方法

General approach

一般方法

General approach

一般方法

General approach

一般方法

(i) 一般方法

一般方法又稱為三階段減值模型法,即根據金融資產的性質、賬齡等風險特徵,將金融資產分類並判斷其信用風險,再根據信用風險的高低,將金融資產劃分為三階段。

(ii) 簡易方法

簡易方法是以各個賬齡段金融資產預計發生信 用損失的金額來計提減值準備。

2. 估值使用的假設

根據估值報告,估值師對本集團於2024年12月 31日應收款項的預期信用損失進行估值時,採 用了以下假設:

- (i) 本集團管理層提供的信息是完整、準確和可 靠的;
- (ii) 現行的政治、法律、財政和經濟環境將不 會有重大變化;及
- (iii) 產業趨勢與相關產業的市場形勢與經濟預測 差距不大,以及本集團債務違約率及回收率 不會有重大變化。

3. Parameters used in the valuation and related benchmarks

Accounts receivable are classified into three categories based on customer type: (i) related parties; (ii) non-related parties – third parties and other related parties (individual provision exclusive); and (iii) non-related parties – individual provision.

(i) Related parties

Its three primary valuation parameters are the default rate, default loss ratio, and forward-looking factor.

- a. The default rate is determined based on the fundamental credit rating and the "2024 Annual Report on Rating Quality Review and Average Cumulative Default Rates" (《2024年度評級質量檢驗平均累積違約率報告》) issued by Dagong Global Credit Rating. The average default rate for 2024 is approximately 1.0% (1.3% in the previous year);
- b. The default loss ratio is determined based on the fundamental credit rating and the Basel III. The default loss ratio for 2024 is 60.0% (59.6% in the previous year); and
- c. The forward-looking factor is determined by combining the analysis of macroeconomic factors and industry-specific factors outlined in the 2025 Credit Risk Outlook for the Construction Industry (《建築行業2025年信用風險展望》). The forward-looking factor for 2024 is 6.0% (same as the previous year).
- (ii) Non-related parties third parties and other related parties (individual provision exclusive)

Its three primary valuation parameters are the migration rate, expected credit loss rate, and forward-looking factor.

- a. The migration rate is calculated through a migration matrix based on the Group's detailed accounts receivable at the consolidated level from 2021 to 2024. The average migration rate for 2024 is 62.3% (56.8% in the previous year);
- b. The expected credit loss rate is calculated based on the historical annual migration rate. The average expected credit loss rate for 2024 is 20.5% (10.8% in the previous year); and
- c. The forward-looking factor is determined by combining the analysis of macroeconomic factors and industry-specific factors outlined in the 2025 Credit Risk Outlook for the Construction Industry (《建築行業2025年信用風險展望》). The forward-looking factor for 2024 is 6.0% (same as the previous year).

(iii) Non-related parties – individual provision

For individual accounts receivable from non-related parties that are determined to be expected to have incurred losses in full, expected credit losses are fully provided for.

For further details, please refer to Note V "3. Accounts receivable" to the financial statements of the Company of this annual report.

3. 估值使用的參數值及相關基準

應收賬款按照客戶類別分為三類,分別是(i)關聯方;(ii)非關聯方一第三方及其他關聯方(不含個別計提),以及(iii)非關聯方一個別計提。

(i) 關聯方

主要估值參數共三個,分別為違約率、違約損 失率、前瞻因子。

- a. 違約率乃根據基本信用評級以及大公國際 《2024年度評級質量檢驗平均累積違約率報 告》確定,2024年度平均違約率約為1.0% (上一年度為1.3%);
- b. 違約損失率乃根據基本信用評級以及《巴塞爾協議》(第三版)確定,2024年度違約損失率為60.0%(上一年度為59.6%);及
- c. 前瞻因子乃結合《建築行業2025年信用風險 展望》中對於宏觀因素及行業因素的分析確 定,2024年度前瞻因子為6.0%(與上一年 度前瞻因子一致)。
- (ii) 非關聯方-第三方及其他關聯方(不含個別計 提)

主要估值參數共三個,分別為遷徙率、預期信用損失率、前瞻因子。

- a. 遷徙率乃根據本集團合併層面2021年至 2024年應收賬款明細建立遷徙矩陣並計算 得到,2024年度平均遷徙率為62.3%(上一 年度為56.8%);
- b. 預期信用損失率乃根據歷史年度遷徙率計 算得到,2024年度平均預期信用損失率為 20.5%(上一年度為10.8%);及
- c. 前瞻因子乃結合《建築行業2025年信用風險 展望》中對於宏觀因素及行業因素的分析確 定,2024年度前瞻因子為6.0%(與上一年 度前瞻因子一致)。

(iii) 非關聯方一個別計提

對於個別被認定為預計已全額發生損失的非關聯方應收賬款,全額計提預期信用損失。

有關進一步詳情,亦請參考本年報財務報表附註五「3.應收賬款」。

IV. HUMAN RESOURCES

As at December 31, 2024, we employed a total of 886 employees (December 31, 2023: 972). The table below sets out a breakdown of the number of employees by role as at December 31, 2024:

四、人力資源

於2024年12月31日,我們共有886名僱員(2023年12月31日:972名)。下表載列我們於2024年12月31日按職能劃分的僱員人數詳情:

Role	職能	人數		
Management	管理	129		
Production management	生產管理	229		
Quality and technology	質量技術	193		
Procurement (materials supply)	採購(物資供應)	73		
Marketing	市場推廣	83		
Administration and finance	行政財務	165		
Others	其他	14		

Total 合計 886

The Group recruit employees in the open market, and established a scientific, reasonable, fair and impartial remuneration management system. The remuneration of employees mainly includes fixed salary, allowances and subsidies, performance-related salary and benefits. In accordance with the PRC laws, the Group also makes contributions to pension, medical insurance, unemployment insurance, work-related injury insurance, maternity insurance and housing fund for employees. For the year ended December 31, 2024 and the year ended December 31, 2023, employee benefits and labor expenses were approximately RMB158 million and approximately RMB180 million, respectively. The employee benefits and labor expenses have not fluctuated significantly during the year.

本集團在公開市場上招募僱員並構建了科學合理、公平公正的薪酬管理體系。僱員的薪酬主要包括崗位固定工資、津補貼、績效工資和效益工資。根據中國法律,本集團亦為僱員繳納養老保險、醫療保險、失業保險、工傷保險、生育保險及住房公積金。截至2024年12月31日止年度及2023年12月31日止年度,僱員福利及勞務開支分別為約人民幣158百萬元及約人民幣180百萬元。僱員福利及勞務開支本年度未發生明顯浮動。

We consider employees to be our most valuable resource for our success. To ensure the quality of employees at all levels, we have set up in-house training programs to provide training for employees. In accordance with the Company's development goals and focusing on annual key tasks, key businesses, and talent development status, the Company continuously refines various training systems. It gradually achieves the scientific, standardized, and institutionalized management of training work. In accordance with the Employee Training and Development Management Measures, with a focus on qualification certification training, key personnel training, fundamental management training and new employee training. In 2024, the Company successfully organized 161 eligible employees to participate in training and examinations for junior, intermediate and senior professional titles, while over 430 certificates related to job positions were also obtained or renewed. A total of 433 employees received training at different levels and categories with specific focus based on the particular features of various work positions, including the business capabilities enhancement of internal audit, the business capabilities enhancement of legal affairs personnel, the competence advancement of the market operations personnel, the professional competence advancement of the human resources, the business ability reinforcement of the security director, the comprehensive ability improvement of the financial staff, etc.

我們認為僱員是我們獲得成功的最寶貴資源。 為確保各級僱員的素質,我們開展公司內部的 培訓計劃為僱員提供培訓。根據本公司發展目 標,圍繞年度重點工作、重點業務和人才發展 狀況,本公司不斷完善各種培訓制度,逐步實 現培訓工作的科學化、規範化、制度化,根據 員工培訓開發管理辦法,重點做好資格取證培 訓、關鍵人才培訓、基礎管理培訓、新員工培 訓等。2024年,本公司組織完成了符合要求的 161名員工參加了初、中、高級職稱的培訓及 考試工作,順利完成430餘本崗位證書的取換證 工作。針對不同崗位組織了層次分明、重點突 出的培訓共計433人次,包括內審業務能力提 升、法務人員業務能力提升、市場經營人員能 力提升、人力資源專業能力提升、安全總監業 務能力強化提升、財務綜合能力提升等培訓。

During the Reporting Period, we did not have any operation interruption attributable to major labor disputes or any complaints or claims from employees that were seriously adverse to our business. The Directors believe that we maintain a good relationship with employees and the Group did not have any major labor disputes that had a material impact on its normal business management during the Reporting Period.

報告期內,我們並無因重大勞務糾紛引致的運營中斷,亦無對我們的業務嚴重不利的員工投訴與索債。董事認為我們與僱員的關係良好,報告期內,本集團無任何重大勞務糾紛對本集團正常業務管理產生重大影響。

V. PROCEEDS FROM THE GLOBAL OFFERING

The Company received net proceeds from the Global Offering (the "Global Offering") of approximately HK\$366.11 million, equivalent to approximately RMB329.50 million. The Company did not issue any equity securities thereafter. With regard to the proceeds from the Global Offering, the Board adjusted the use and amount from time to time in accordance with the national and industry policies, the Company's development strategy and development progress of projects, and made announcements in accordance with the Hong Kong Listing Rules.

During the Reporting Period, the Board changed the use of the proceeds from the Global Offering available for further decision-making at the time on February 7, 2024, June 28, 2024 and December 20, 2024, respectively. For details, please refer to the announcements of the Company dated February 27, 2024, June 28, 2024 and December 20, 2024. Accordingly, the actual usage of the proceeds from the Global Offering during the Reporting Period is as follows:

五、全球發售所得款項

本公司自全球公開發售(「全球發售」)所得款項淨額約為366.11百萬港元,折合人民幣約329.50百萬元。此後,本公司並未發行任何股本證券。針對全球發售所得款項,董事會結合國家及行業政策、公司發展戰略、項目推進情況等,不時調整用途及金額,並按照香港上市規則進行公告。

於報告期內,董事會於2024年2月7日、2024年6月28日及2024年12月20日,分別將彼時可進一步決策動用的全球發售所得款項的用途進行了變更。有關詳情,請參見本公司日期為2024年2月27日、2024年6月28日及2024年12月20日的公告。因此,於報告期內的全球發售所得款項的具體使用情況如下:

Table of usage of the proceeds from the Global Offering during the year of 2024 2024年度內全球發售所得款項使用情況表

Unit: RMB million 單位:人民幣百萬元

No. 序號	Usage of Proceeds ^{Note} 使用用途 ^世	Unutilized amount as at December 31, 2023 於2023年12月31日 未動用金額	Amount of increase/decrease upon change of usage on February 7, 2024 於2024年2月7日 用途變更時增加/減少的金額	Amount of increase/decrease upon change of usage on June 28, 2024 於2024年6月28日 用途變更時增加/減少的金額	Amount of increase/decrease upon change of usage on December 20, 2024 於2024年12月20日 用途變更時增加/減少的金額	Utilized amount during the Reporting Period 報告期內動用金額	Unutilized amount as at December 31, 2024 於2024年12月31日 未動用金額
1.	Improvement, integration and expansion of the existing concrete production lines 改善、整合及擴建已有的混凝土生產線	0.01	Reduced by 0.01 減少0.01	N/A 不適用	N/A 不適用	0	0
2.	Construction of new product manufacturing base 新建產品生產基地	0	N/A 不適用	N/A 不適用	N/A 不適用	0	0
3.	Acquisition and consolidation of aggregate mining resources and investments in related fixed assets 砂石料礦山資源收購、整合及相關固定資產投資	19.54	Reduced by 15.00 減少15.00	Reduced by 0.31 減少0.31	Reduced by 2.80 減少2.80	1.43	0
4.	Technical renovation of concrete production and related equipment purchases and investments in fixed assets 混凝土生產技術改造及相關設備購置、固定資產投資	27.00	Reduced by 0.24 減少0.24	Reduced by 20.12 減少20.12	Reduced by 2.42 減少2.42	4.22	0
5.	Research and development of new products and new technologies and related equipment purchases and investments in fixed assets 新產品、新技術的研發及相關設備購置、固定資產投資	1.67	N/A 不適用	Reduced by 0.35 減少0.35	Reduced by 1.16 減少1.16	0.16	0
6.	Upgrading and renovation of green and low-carbon concrete and purchases of new energy equipment and facilities, new concrete production lines and related equipment 混凝土綠色低碳升級改造及新能源設備設施、新建混凝土生產線及相關設備購置	28.76	Reduced by 13.00 減少13.00	N/A 不適用	Reduced by 4.76 減少4.76	11.00	0
7.	Upgrading and renovation of green and low-carbon concrete, purchases of new energy equipment and facilities, new concrete production lines and related equipment and equity investment 混凝土綠色低碳升級改造及新能源設備設施、新建混凝土生產線及相關設備購置、股權投資	65.52	Reduced by 9.00 減少9.00	Reduced by 19.75 減少19.75	Reduced by 32.75 減少32.75	4.02	0
8.	Working capital and general corporate purposes 營運資金及一般公司用途	/	Increased by 37.25 增加37.25	Increased by 40.53 增加40.53	Increased by 43.89 增加43.89	78.92	42.75
	Total 合計	142.50				99.75	42.75

Note: The description of usage No.1 to No. 7 did not change during the Reporting Period, and the increases for usage No. 8 was due to the fact that the Board changed the use of proceeds from the Global Offering during the Reporting Period.

註: 用途1-7的名稱在報告期內均無變化,用途8為報告 期內董事會變更全球發售所得款項用途後增加。

During the period from January 1, 2025 to March 25, 2025, under "working capital and general corporate purposes", the Company has actually utilized approximately RMB6.33 million and the unutilized amount is approximately RMB36.42 million.

自2025年1月1日起至2025年3月25日期間,在 「營運資金及一般公司用途」項下,本公司已實 際動用約人民幣6.33百萬元,未動用金額約為 人民幣36.42百萬元。

Taking into account the information currently available, the Board reasonably estimates that all the unutilized proceeds from the Global Offering are expected to be utilized by the end of 2026.

結合現時可得資料,董事會合理預估,所有尚 未實際動用的全球發售所得款項預計將於2026 年底前使用完畢。

VI. MATERIAL ACQUISITION, **DISPOSAL** AND **INVESTMENTS**

六、重大收購、出售及投資

For the year ended December 31, 2024, the Company did not make any material acquisitions and disposals of subsidiaries, associates or joint ventures. As at December 31, 2024, the Group did not hold any significant investments.

截至2024年12月31日止年度,本公司未進行有 關附屬公司、聯營公司及合營公司的重大收購 及出售。於2024年12月31日,本集團概無持有 仟何重大投資。

VII. CHARGE ON THE GROUP'S ASSETS

On May 23, 2023, the land use right of the Group's state-owned construction site with a cost of approximately RMB12.08 million (carrying amount as at December 31, 2024: approximately RMB11.15 million) were pledged to the bank as collateral for borrowings of the Group. As of December 31, 2024, the pledge had not been released.

七、本集團資產抵押

In addition, as at December 25, 2024, the Group's real estate rights with a cost of approximately RMB57.35 million (carrying amount as at December 31, 2024: approximately RMB36.69 million) were pledged to banks as collateral for borrowings 於2023年5月23日,本集團成本為人民幣約 12.08百萬元(於2024年12月31日賬面價值為人 民幣約11.15百萬元)的國有建設用地土地使用 權已抵押予銀行作為本集團借款的抵押品。截 至2024年12月31日,該筆抵押尚未解除。

Save as disclosed in this annual report, as at December 31, 2024, the Group did not have any other charge on its assets.

此外,於2024年12月25日,本集團成本為約人 民幣57.35百萬元(於2024年12月31日賬面價值 為人民幣約36.69百萬元)的不動產權已抵押予 銀行作為本集團借款的抵押品。

VIII. FOREIGN EXCHANGE RISK

of the Group.

除本年報披露者外,於2024年12月31日,本集 團無任何其他資產抵押。

Although the Company operates in China and collects revenues and pays costs/fees in RMB, the Company is listed on the Hong Kong Stock Exchange and has raised proceeds denominated in HKD of approximately HK\$366.11 million (less the underwriting commission and other estimated expenses paid and payable by the Company for the Global Offering). As at December 31, 2024, the balance of the Group's carrying cash and bank deposits denominated in HKD amounted to approximately HK\$1.14 million. As at March 25, 2025, the balances of bank deposit denominated in HKD of the Group was approximately HK\$1.14 million. We settled foreign exchange in a timely manner by focusing on exchange rate changes to reduce the effect of exchange rate fluctuations on foreign currency held by us.

八、外匯風險

儘管本公司於中國境內開展業務,並以人民幣 收取收入及支付成本/費用,但本公司於香 港聯交所上市,並募得以港元計值的資金約 366.11百萬港元(經扣除承銷佣金及本公司就全 球發售已付及應付的其他估計開支)。於2024年 12月31日,本集團賬面現金及銀行存款中以港 元計值的餘額為約1.14百萬港元。於2025年3月 25日,本集團以港幣計值的銀行存款餘額為約 1.14百萬港元。我們通過關注匯率變化情況並 適時結匯,以降低匯率波動對我們持有的外幣 資金影響。

IX. CONTINGENT LIABILITIES

As at December 31, 2024, the Group had no material contingent liabilities.

X. MATERIAL INVESTMENT PLAN

According to the green and low-carbon development plans of the PRC and Yunnan Province, the Group will take "becoming a frontrunner in the green building materials field that integrates green and low-carbon building materials, comprehensive utilization of industrial solid waste and urban construction waste, commerce and new energy logistics systems" as the primary development direction. This aims to optimize the industrial layout and structure, expand related new businesses, promote the green and low-carbon transformation and upgrading of traditional businesses, enhance comprehensive competitiveness, and seize the development opportunities of industrial circular economy and industrial park economy in Yunnan Province.

Firstly, the Group plans to facilitate the comprehensive utilization project of phosphogypsum resources and promote the transformation and upgrading of the Company, playing an active role in improving the comprehensive utilization rate of phosphogypsum, resolutely fighting the tough battle of phosphogypsum governance in Yunnan Province, and improving the security and resilience of the industrial chain and supply chain. Secondly, the Group plans to continuously deploy and optimize its regional green and low-carbon system. This involves promoting the planning, investment and construction of key projects such as the Zhaotong and Dehong green new material production bases. Thirdly, the Group will engage in the acquisition of new energy equipment and facilities, green and low-carbon upgrading and transformation, and related equipment procurement. Examples include procuring pure electric transporters and other green new energy equipment and facilities. If the aforementioned investment projects are undertaken within the next year, their source of funding will mainly come from the Company's working capital or multi-channel financing.

九、或然負債

於2024年12月31日,本集團並無任何重大或然 負債。

十、重大投資計劃

根據國家及雲南省有關綠色低碳發展規劃,本 集團將把「打造集綠色低碳建材、工業固體廢棄 物及城市建築垃圾綜合利用、商貿及新能源物 流體系為一體的綠色建材領域領軍者」作為主要 的發展方向,以優化產業佈局及結構、拓展相 關新業務、推動傳統業務綠色低碳轉型升級, 提高綜合競爭力,抓住雲南省工業循環經濟和 產業園區經濟發展機遇。

一是本集團計劃推動磷石膏資源化綜合利用項目,推動公司轉型升級,在提高磷石膏綜合利用率、堅決打好雲南省磷石膏治理攻堅戰、提升產業鏈供應鏈安全韌性等方面發揮積極作用;二是本集團計劃持續佈局和優化區域性綠色低碳體系。推進昭通、德宏綠色新材料生產基地等重點項目的規劃、投資和建設;三是本集團將開展新能源設備設施購置、綠色低碳升級改造及相關設備購置。例如:購置純電動運輸車等綠色新能源設備設施。若前述投資項目於未來一年內開展,其資金主要來源於本公司流動資金或多渠道融資。

XI. OUTLOOK

Looking ahead, the Group still confront multifaceted risks, including those stemming from the macro-environment and its own operational management. Among them, in terms of the macro environment, the Group's business and future growth may be influenced by the political and economic conditions, the performance of the construction industry and real estate market, as well as policies and laws and regulations in China and within Yunnan Province. With regard to our own operational management, the Group may also experience constraints on future business performance to a certain extent due to working capital liquidity issues arising from losses. However, while analyzing the above risks and uncertainties, we are also actively paying attention to changes in the macro environment. The Third Plenary Session of the 20th CPC Central Committee held in July 2024 formulated systematic planning and deployment for further comprehensive deepening of reform in the future, which specified that economic system reform would serve as an engine to promote high-quality development. In January 2025, the People's Government of Yunnan Province put forward the goal of about 5% growth in regional GDP by 2025 in its work report, and made clear the key tasks in nine areas, including those closely associated with the construction and building materials industry, such as consolidating and expanding the growth momentum of industrial investment, paying close attention to the construction of key projects, steadily improving the quality and level of urbanization, continuously improving the living environment in both urban and rural areas, strengthening the ecological environment protection and governance in the upper reaches of the Yangtze River, vigorously promoting the green and lowcarbon development, and promoting the construction of a new model of real estate development, among others. In addition, in the face of the complex and ever-changing international and domestic economic landscapes, the State, the governments of provincial and regional levels will also promote the implementation of more active and effective policies and measures tailored to specific sectors. Consequently, in general, the external development environment for the concrete industry is poised to progressively enhance. On this basis, we will focus on the following operational management work to seize development opportunities:

(I) Spare every effort to promote new measures for deepening reform

Focusing on the requirements of "management, development, extrication and reform", in 2025, we will further advance the deepening of reforms, persistently optimize the corporate governance framework and systems, foster the establishment of an organization and management model that harmonizes with the actual development status of the Company, and continuously empower internal grass-roots units to enhance management efficiency. We will solidly push forward the reform of mixed-ownership enterprises, give full play to the resource and geographical advantages of external Shareholders, and jointly promote the quality improvement and efficiency enhancement of mixed-ownership enterprises. We will continuously consummate our internal management mechanism, persist in enhancing the level of information management, and promote a higher degree of dynamic equilibrium between decentralization and management standardization and efficiency.

十一、展望

展望未來,本集團仍然面臨著來自宏觀環境以 及自身運營管理等各方面的風險。其中,宏觀 環境方面,本集團的業務及未來增長可能受中 國及雲南省的政治及經濟形勢、建築行業及房 地產市場表現、政策及法律法規等影響;自身 運營管理方面,虧損帶來的營運資金流動性問 題等,也可能在一定程度上制約本集團未來業 務表現。但是,在分析上述風險和不確定性的 同時,我們也積極關注宏觀環境變化。2024年 7月召開的二十屆三中全會已對今後進一步全面 深化改革作出了系統謀劃和部署,明確將以經 濟體制改革為牽引推動高質量發展。2025年1 月,雲南省人民政府在工作報告中提出了2025 年地區生產總值增長5%左右的目標,並明確 了九個方面的重點工作任務,具體包括諸多與 建築建材行業密切相關的內容,如:鞏固拓展 產業投資增長勢頭、狠抓重點項目建設、穩步 提高城鎮化質量和水平、不斷改善城鄉人居環 境、加強長江上游生態環境保護治理、有力推 進綠色低碳發展、推動構建房地產發展新模式 等。此外,面對複雜多變的國際國內經濟環 境,國家、省及地區層面還將在具體領域推動 落實更加積極有效的政策措施。因此,總體上 看,混凝土行業外部發展環境有望逐步改善。 在此基礎上,我們將著力做好以下運營管理工 作, 搶抓發展機遇:

(一)全力推動深化改革新舉措

2025年,我們將聚焦「管理、發展、脱困、改革」要求,進一步推動深化改革,持續優化法人治理架構和體系,推動建立與公司發展實際相匹配的組織管理模式,持續賦能內部各基層單位,提升管理效益。紮實推進混合所有制企業改革,充分發揮外部股東單位的資源優勢、區位優勢等,共同推動混合所有制企業提質增效。持續完善內部管理機制,持續提升信息化管理水平,推動簡政放權與管理規範、管理效率實現更高水平的動態平衡。

(II) Endeavor to construct a new pattern for market operation

We will continuously reinforce our leading position in the operation by establishing an impeccable market operation work system, so as to carry out market operation work at a higher level, with greater intensity and in a more extensive manner. We will continuously revitalize operational resources, give full play to our inherent strengths, integrate management by legal entity, by product category and by geographical regions, and promote the market operation work to strengthen its advantages, make up for drawbacks and usher in new horizons. Adhering to the principle of "structural adjustment and directional transformation", we will continue to expand our presence in markets outside the province and abroad, while deeply cultivating the provincial market; continue to develop new products and businesses such as new green and low-carbon building materials, while operating the traditional concrete business; and continue to explore external projects, while supporting and safeguarding the internal projects, thereby enhancing our ability to withstand market risks.

(III) Strive to forge cutting-edge highlights of competitive advantages

We will preempt the development opportunities of resource economy and circular economy. especially in the utilization of bulk industrial solid wastes such as phosphogypsum. We will persistently refine the scientific research and innovation work system, further intensify our commitment to fostering scientific research and innovation, strengthen the transformation and application of scientific research outcomes, and consolidate as well as broaden our core advantages in the field of scientific research and innovation. We will strengthen the quality and technology management and service provision, particularly in urgent, complex, dangerous and critical projects, and leverage nearly 30 years of professional experience to better serve the construction of major projects and regional socio-economic development, thereby establishing a more robust and influential brand advantage. We will continuously optimize the methods of human resource management, strengthen the incentives and constraints for compensation, especially in pivotal positions and for key personnel to achieve a combination of nurturing and capitalization, as well as a synthesis to development and observation, thereby continuously accumulating talent advantages. We will consistently practice green and low-carbon development strategies, deeply integrate ESG concepts into our daily management to further elevate the level of ESG management. We are committed to developing zero-carbon industrial parks, optimizing the green, new energy and low-carbon logistics system, and continuously promoting the transformation and upgrading of itself and even the industry to achieve sustainable development.

(二)全力構建市場經營新格局

我們將持續強化「經營龍頭」地位,建立完善市場經營工作體系,更高層次、更大力度、更度、更大力度、更高層次、更大力度、更廣泛地組織開展市場經營工作。持續盤活經營資源,充分發揮自身優勢,將按法人主體、按產品類別與按片區管理相結合,推動市場經營工作強優勢、補短板、開新局。堅持「調結構、轉方向」,在深耕省內市場的同時,持續拓展新型綠色低碳建築材料等新產品新業務;在服務保障內部項目的同時,持續拓展外部項目,提高抵禦市場風險的能力。

(三)全力打造競爭優勢新亮點

我們將搶抓資源經濟、循環經濟發展機遇,尤 其是在磷石膏等大宗工業固廢利用方面,持續 優化科研創新工作體系,進一步加大科研創新 力度,強化科研成果轉化與應用,鞏固並擴 大科研創新核心優勢。加強質量技術管理與服 務,尤其是在急、難、險、重等項目上,用近 30年的專業經驗更好服務重大項目建設、地區 社會經濟發展,形成更大更強的品牌優勢。持 續優化人力資源管理方式,強化薪酬激勵與約 束,尤其是在關鍵崗位、關鍵人員上,做到培 養與使用相結合,鍛煉與考察相結合,不斷積 蓄人才優勢。持續踐行綠色低碳發展,將ESG 理念與日常管理深度融合,進一步提升ESG管理 水平,積極建設零碳產業園,優化綠色新能源 低碳物流體系,繼續推動自身乃至行業轉型升 級,實現可持續發展。

Milestone Events in 2024 2024 年重要事件

I. GREEN AND LOW-CARBON DEVELOPMENT

In recent years, the Group has built the country's first new quality low-carbon logistics system consisting of "photovoltaic power generation system + intelligent charging, swapping and storing facilities + new-energy transportation equipment + unmanned driving equipment + intelligent monitoring platform", which was awarded the title of "Green and Low-Carbon Demonstration Project in the Field of Civil Engineering" (土木工程領域綠色低碳典範項目) by the China Civil Engineering Society (中國土木 工程學會) in December 2024. The Company continuously deepened its green and low-carbon reform, leading the green transformation and upgrading in the industry, and achieving remarkable results in green and low-carbon development. Firstly, the Company was selected as one of the excellent cases in Chapter 11 "Environmental Responsibility" of the case chapter of the "Yunnan Province State-Owned Enterprises Social Responsibility (ESG) Blue Book 2023" (《雲南省國資國企社會責任(ESG)藍 皮書(2023)》). Secondly, the charging, swapping and storage integrated energy station of Jingkai Green Production Base was awarded the honor of "Green Energy Comprehensive Demonstration Station" of Kunming for the year 2023 in the event organized by the Association of Kunming New Energy Vehicles (昆明市新能源汽車 行業協會) under the supervision of Kunming Municipal Commission of Development and Reform, Bureau of Industry and Information Technology of Kunming, and Kunming Civil Affairs Bureau. Thirdly, at the 2023 annual meeting of the Kunming Bulk Cement and Commercial Concrete Association (昆明市散裝水泥商品混凝土協 會), Jingkai Green Production Base was honored as an "Advanced Enterprise in Green Certification" (綠色認證先進企業). Fourthly, the Company was selected as one of the "2024 Sustainable Development Practice Cases in Green Industry" (2024綠色產業可持 續發展實踐案例) by the All-China Environment Federation (中華環保聯合會), and was the only enterprise from Yunnan that mainly produces green and low-carbon building materials to be selected. Fifthly, Polymer Company was listed on the "List of Green Manufacturers in Yunnan Province for 2024" (雲南省2024年度綠色製造名單) released by the Department of Industry and Information Technology of Yunnan Province on July 18, 2024. Sixthly, the Company successfully passed the greenhouse gas emission verification and green carbon footprint certification in July 2024, and successfully completed the carbon neutrality certification and the zero-carbon factory evaluation in December 2024, thereby becoming the first "zero-carbon factory" and "carbon neutrality" certified enterprise of the ready-mixed concrete industry in the southwest region.

一、綠色低碳發展方面

近年來,本集團建成了全國首個由「光伏發電 系統+智能充換儲設施+新能源運輸設備+無人 駕駛裝備+智能監控平台 |組成的新質低碳物流 體系,該體系於2024年12月獲評中國土木工程 學會[土木工程領域綠色低碳典範項目]。本公 司持續深化綠色低碳改革,引領行業綠色轉型 升級,綠色低碳發展成績顯著。一是本公司被 《雲南省國資國企社會責任(ESG)藍皮書(2023)》 收錄為「案例篇」第十一章環境責任優秀案例; 二是經開綠色生產基地充換儲綜合能源站在昆 明市發展和改革委員會、昆明市工業和信息化 局、昆明市民政局監辦,昆明市新能源汽車行 業協會主辦的活動中,榮獲2023年昆明市「綠色 能源綜合示範站1;三是經開綠色生產基地在昆 明市散裝水泥商品混凝土協會年會上獲評協會 2023年度「綠色認證先進企業」;四是本公司入 選中華環保聯合會「2024綠色產業可持續發展實 踐案例」,是入選的唯一一家以綠色低碳建材產 品為主的雲南企業; 五是高分子公司上榜雲南 省工業和信息化廳於2024年7月18日發佈的《雲 南省2024年度綠色製造名單》; 六是, 本公司於 2024年7月順利通過溫室氣體排放核查和綠色碳 足跡認證以及於2024年12月順利完成碳中和認 證和零碳工廠評價工作,成為預拌混凝土行業 西南地區首個「零碳工廠 |和「碳中和 |認證企業。

Milestone Events in 2024 2024 年重要事件

II. EXTERNAL MARKET AND LARGE-SCALE PROJECTS

In recent years, the Group has been constantly consolidating its market fundamentals in Kunming and prefecture-level cities, meticulously cultivating the regional markets within the province, deeply exploiting the external customer base, strengthening "high-end" operations, concentrating its business resources on large customers and large-scale projects, actively striving to undertake landmark projects and key engineering projects, and being committed to building a business pattern of "production-driven operations, and operation-driven development" (以生產促經營, 以經營促發展). In 2024, the Group has successively signed concrete supply contracts for a number of projects, with the proportion from external market exceeding 50%, and it still maintains a strong momentum in expanding the market externally. In particular, Baoshan Building Material's operating income from external market accounted for more than 99% of its total operating income. In addition, through continuous tracking and effort, the Group successfully won the bid for the centralized production and supply projects of concrete for the Kunming Changshui International Airport Reconstruction and Expansion Project (Phase II), in which the Company was a member of the consortium, and won the bid for the supply tasks of concrete and aggregates in the Yuanmou-Dayao Highway Project, as well as the Mangshi Hengning Phoenix City Project. The batching plants for relevant projects have been completed and put into operation in succession.

III. TECHNOLOGICAL INNOVATION

The Group pioneered the concept of using phosphogypsum to produce "phosphogypsum artificial stone" for the first time in China, which has attracted widespread attention in the society. Currently, phosphogypsum artificial stone can be processed into various specifications of aggregates and has been successfully applied in concrete production. A series of high value-added phosphogypsum products produced are gradually being introduced into the market. In November 2024, the Company successfully passed the international standard certification (Level 1) for intellectual property innovation management in the field of "ready-mixed concrete and phosphogypsum building materials".

Furthermore, in March 2024, the Company successfully passed the re-evaluation for High-Tech Enterprise, marking its third consecutive recognition as a national High-Tech Enterprise since its initial accreditation in 2017. In June 2024, the Company, Yuxi Building Material, Qujing Building Material, and Baoshan Building Material were recognized as Specialized, Refined, Featured and Original Small- and Medium-sized Enterprises of Yunnan Province. The Company, Qujing Building Material, and Baoshan Building Material were also certified as innovative small- and medium-sized enterprises.

二、外部市場及大項目方面

本集團近年來持續夯實昆明及地州市場基本盤,精耕細作省內區域市場,深度挖掘外部戶群體,加強「高端化」經營,把經營資源原項目集中,積極爭取承接標誌性項目集中,積極爭取承接標誌性項目集立,致力於打造「以生產促經營,團陸從發展」的經營格局。2024年,本集團陸獨設多個項目混凝土供應合同,外部市場營業收過差數頭,特別是保山建材外部市場營業收過持數頭,特別是保山建材外部市場營業收過持數頭,特別是保山建材外部市場營業收過時期,有關企業與人工,以及共產人的資源與人工,以及共產人的人類,以及共產人的人類,以及共產人的人類,以及共產人。

三、科技創新方面

本集團在國內首次創新提出利用磷石膏生產「磷石膏人造石」概念並在社會上引起廣泛關注。目前磷石膏人造石經加工後可製成多規格骨料並已成功應用於混凝土生產,產出的一系列高附加值的磷石膏製品正逐步推廣進入市場。2024年11月,本公司順利通過「預拌混凝土、磷石膏建築材料」領域的知識產權創新管理國際標準認證(1級)。

此外,2024年3月,本公司順利通過高新技術企業複審,是自2017年首次認定後,連續第三次被認定為國家「高新技術企業」。2024年6月,本公司、玉溪建材、曲靖建材及保山建材獲得雲南省「專精特新中小企業」認定,本公司、曲靖建材及保山建材獲得「創新型中小企業」認定。

Milestone Events in 2024 2024 年重要事件

IV. SUBSIDIARY MANAGEMENT AND DEVELOPMENT

In 2024, the Group has been constantly deepening the reform of state-owned enterprises to its subsidiaries, so as to comprehensively strengthen the construction and management of these subsidiaries. In February and March 2024, the Company integrated and set up three independent legal entity subsidiaries in Kunming, Chuxiong, and Lijiang, and gradually pushed forward the application for ready-mixed concrete production qualifications, laying a foundation for the Group to continue deepening its presence in the three regional markets. In June 2024, Yuxi Building Material and Polymer Company successfully listed on the Yunnan Equity Exchange Center Co., Ltd., laying a solid foundation for their brand publicity, market promotion, and financing and intellectual integration. Both companies were listed on the basic level – the Sci-Tech Innovation Board (科技創新板) and the Specialized, Refined, Featured and Original Board (專精特新板), with abbreviations of Yuxi Building Material and YCIH Polymer, respectively, and trading codes of 600552 and 600553, respectively.

V. CONSTRUCTION OF CORPORATE CULTURE

With the core of co-construction Party-mass, in 2024, the Group continued to carry out a series of corporate culture building activities with various forms and rich contents to further enhance the sense of gain and happiness among all cadres and staff and constantly strengthen the cohesion and centripetal force of the Group. Such activities include but not limited to the cultivation of "Green Navigation & Innovation Dream & Architecting the Future" labor union brand, the joint construction of "Small Station, Big Energy" trainee station with Yunnan Provincial Construction Technical Vocational School (雲南省建築技工學校) and Yunnan Infrastructure Investment Co., Ltd. (雲南建設基礎設施投資股份有限公司), and the establishment of "Station+Green Mobility+Display Platform" by integrating new businesses and products into campus development. The mass organizations joined forces to create a series of distinctive events for "GHPC Wellbeing", including the Spring Festival cultural performance, the Spring Festival carnival "Gathering Women's Strength to Build Dreams with GHPC", the "Five-in-One" Women's Day activities, the "GHPC Cup" staff basketball match, free Chinese medicine consultation services, and the "Warmth for Winter" caring activities.

四、子公司管理與發展方面

2024年,本集團將國企改革持續深化至下屬子公司,全面加強子公司的建設管理。2024年2月至3月,本公司在昆明、楚雄、麗江整合設立3家獨立法人子公司,並逐步推動辦理預拌混凝土生產資質,為本集團繼續深耕3個區域市場打下基礎。2024年6月,玉溪建材、高分子公司成功在雲南省股權交易中心有限公司實現掛牌,為其自身品牌宣傳、市場推廣和融資融智等打下了堅實基礎。兩家公司掛牌板塊均為基礎層一科技創新板、專精特新板,簡稱分別為玉溪建材、雲南建投高分子,掛牌代號分別為600552、600553。

五、企業文化建設方面

2024年,本集團繼續以黨群共建為核心,開展了一系列形式多樣、內容豐富的企業文化建設活動,進一步增強全體幹部職工的獲得感、幸福感,不斷增強本集團凝聚力、向心力。該等活動包括但不限於全力打造「綠色領航 創新築夢 工築未來」工會品牌,與雲南省建築技工學校、雲南建設基礎設施投資股份有限公司共同打造「小驛站 大能量」學員驛站,將新業務、新產品融入校園建設,搭建「驛站+綠色出行+展示平台」。群團合力打造「幸福綠砼」系列特色活動,賀新春文藝匯演、新春遊園「會聚巾幗綠砼築夢」、「五個一」三八活動、「雲建綠砼杯」職工籃球賽、中醫義診、「冬送溫暖」慰問活動等。

As at the Latest Practicable Date, the profiles of the Directors, Supervisors and senior management of the Company are as follows:

於最後可行日期,董事、監事及本公司高級管理人員簡歷如下:

I. DIRECTORS

(1) Executive Directors

Mr. Li Zhangjian, aged 47, is the chairman, an executive Director and the secretary of the Party Committee of the Company. From January 2011 to April 2017, Mr. Li served as the deputy general manager and the chief engineer of the Company. In November 2021, Mr. Li joined the Company again.

From April 2017 to November 2021, Mr. Li has successively served as the deputy chairman, general manager, secretary of the Party Branch, chairman and deputy secretary of the General Party Branch of YCIH Building Materials Technology Co., Ltd. (雲南建投建材科技有限責任公司) ("Building Materials Technology Company"); from May 2017 to November 2021, Mr. Li has served as the chairman of Yunnan Kebao Formwork Co., Ltd. (雲南科保模架有限責任公司).

Mr. Li has been working for Yunnan Construction Engineering Concrete Co., Ltd. (雲南建工混凝土有限公司) ("YNJG Concrete", the predecessor of the Company) since July 2000; and has successively served as the director of the central laboratory, deputy manager and manager of Quality Technology Department, deputy chief engineer, acting chief engineer, chief engineer, and chief engineer of some important project management departments of YNJG Concrete from March 2003 to July 2012; from July 2012 to January 2017, Mr. Li served as the deputy general manager and chief engineer of the Commercial Concrete Division of Yunnan Construction Engineering Group Co., Ltd. (雲南建工集團有限公司) ("YNJG"); from October 2013 to September 2016, Mr. Li served as the deputy chief engineer of YNJG.

Mr. Li graduated from Chongqing University with a major in inorganic non-metallic materials in July 2000, and was awarded the title of senior engineer by the Department of Human Resources and Social Security of Yunnan Province (雲南省人力資源和社會保障廳) in February 2015.

Mr. Li has devoted himself to the field of construction materials for many years and has made considerable achievements.

Since 2004, Mr. Li has presided over and concluded more than 20 scientific and technological projects from the Yunnan Provincial Science and Technology Department, Committee of Industry and Information Technology of Yunnan Province and other government departments. Since 2000, Mr. Li has compiled or participated in the compilation of 20 sets of national standards, industrial standards, institutional standards and local standards in Yunnan Province; obtained 5 invention patents and 10 utility model patents as the primary inventor; and published more than 20 essays of high quality. Mr. Li also won 3 second prizes and 4 third prizes of Yunnan Science and Technology Awards, 2 third prizes of Kunming Science and Technology Progress Awards, 3 prizes for Science and Technology Awards, 1 prize for Science and Technology Innovation Achievements and 2 prizes for Patents of High Promotion Value in the Industry under China Association of Construction Enterprise Management, 1 first prize of Technological Innovation Achievement Award by China Industry-University-Research Collaboration Promotion Association (中國產學研合作 促進會) as well as 1 second prize of Scientific and Technological Progress and 1 third prize of Technical Innovation by China Concrete & Cement-based Products Association (中國混凝土與水泥製品協會).

一、董事

(1)執行董事

李章建先生,47歲,本公司董事長、執行董事 及黨委書記。自2011年1月至2017年4月,李先 生曾擔任本公司副總經理及總工程師。於2021 年11月,李先生再次加入本公司。

自2017年4月至2021年11月,李先生在雲南建 投建材科技有限責任公司(「**建材科技公司**」)先 後擔任副董事長、總經理和黨支部書記以及董 事長和黨總支副書記:自2017年5月至2021年 11月,李先生在雲南科保模架有限責任公司擔 任董事長。

李先生自2000年7月起在雲南建工混凝土有限公司(「雲南建工混凝土」,本公司前身)工作;自2003年3月至2012年7月在雲南建工混凝土先後擔任中心試驗室主任、質量技術部副經理及經理、副總工程師、代理總工程師、總工程師以及一些重要項目管理部總工程師;自2012年7月至2017年1月,李先生在雲南建工集團有限公司(「雲南建工集團」)擔任商品混凝土部副總經理及總工程師;自2013年10月至2016年9月,李先生在雲南建工集團擔任副總工程師。

李先生於2000年7月畢業於重慶大學無機非金屬 材料專業,於2015年2月獲得雲南省人力資源 和社會保障廳授予的正高級工程師職稱。

李先生在建築建材領域深耕多年,並取得一定成績。

自2004年起,李先生主持並結題的來自雲南省科學技術廳、雲南省工業和信息化委員會等政府部門的科技項目20餘項。自2000年起,李先生主編或參編國家標準、行業標準、團體標準及雲南地方標準等20項;作為主要發明人獲得發明專利5項及實用新型專利10項;發表高水準論文20餘篇;獲雲南省科學技術獎勵二等獎3項及三等獎4項,獲昆明市科技進步三等獎2項,獲中國施工企業管理協會科學技術獎3項、科技創新成果獎1項及行業高推廣價值專利2項、中國產學研合作促進會科技創新獎-創新成果獎一等獎1項,及中國混凝土與水泥製品協會科技進步二等獎1項,技術革新三等獎1項。

In 2014, Mr. Li was awarded the title of "Outstanding Engineer of National Construction Enterprise" (全國建築業企業優秀工程師) by China Construction Industry Association (中 國建築業協會). In addition, Mr. Li was engaged as the chairman of the China Commercial Concrete Industry Enterprise Expert Committee (中國商品混凝土行業企業專家委員會) in October 2013 and was engaged as a member of the National Concrete Standardization Technology Committee (全國混凝土標準化技術委員會) by the State Standardization Administration (國家標準化管理委員會) in June 2015. Since February 2014, he has been employed as an expert member of the "Technical Steering Group for the Promotion and Application of High-Performance Concrete" (高性能混凝土推廣應用技術指導組) jointly appointed by the Standard Rating Department of the Ministry of Housing and Urban-Rural Development (住房和城鄉建設部標準定額司) and the Raw Material Industry Department of the Ministry of Industry and Information Technology (工業和信息化部原 材料工業司). Since July 2014, he has been employed as a tutor for master's students majoring in materials science at Xi'an University of Architecture and Technology, and since June 2022, he has been employed as an off-campus tutor for master's students majoring in civil and hydraulic engineering at Yunnan University. From April 2017 until joining the Company again in November 2021, Mr. Li focused on the research and promotion of aluminium alloy formworks and its accessory systems, aluminium alloy doors and windows with high-performance, which promoted the development of Building Materials Technology Company.

李先生於2014年獲中國建築業協會授予「全國建築業企業優秀工程師」稱號。此外,李先生於2013年10月曾被中國商品混凝土行業企業專家委員會聘任為主任委員,於2015年6月曾被國家標準化管理委員會聘請為全國混凝土標準化技術委員會委員,自2014年2月起,被住房和城鄉建設部標準定額司和工業和信息化部原科工業司聯合聘任為「高性能混凝土推廣應用技術指導組」專家成員,自2014年7月起,受聘擔任西安建築科技大學材料學專業碩士生導師,並自2022年6月起,受聘擔任雲南大學土木水利專業工程碩士校外導師。自2017年4月起至2021年11月再次加入本公司前,李先生重點研究和推廣鋁合金模板及其配件系統、高性能公合金門窗等產品,促進了建材科技公司的發展。

In 2010, Mr. Li was awarded the title of "Yunnan Province Outstanding Professional and Technical Talent with Outstanding Contribution" (雲南省有突出貢獻優秀專業技術 人才) by the People's Government of Yunnan Province and was selected as a visiting scholar of "Light of the West" (西部之光) jointly implemented by the Organization Department of the Central Committee of the Communist Party of China and other departments in 2012, and received the first-class merit in the construction of Kunming Changshui Airport awarded by the Yunnan Provincial Committee of the Communist Party of China and the People's Government of Yunnan Province. In 2013, he was awarded the title of "Youth Science and Technology Award in Kunming" (昆明市青年科技獎) jointly granted by the Organization Department of Kunming Municipal Committee of the Communist Party of China and other departments, in 2014, he was awarded the title of "Technological Innovation Talent in Yunnan Province" (雲南省技術創新人才) by the People's Government of Yunnan Province and the title of "Yunling Industrial Technology Leader" (雲嶺產業技術領軍人才) jointly granted by the Yunnan Development and Reform Commission and other government departments, and in 2023, he was awarded the title of "Outstanding Contributor" (突出貢獻人物) for the green development of the ready-mixed concrete industry in 2022 by the Ready-Mixed Concrete Branch of China Concrete & Cement-based Products Association (中國混凝土與水泥製品協會預拌混凝土 分會), and was appointed as the vice chairman of the China Concrete & Cement based Products Association in 2024.

李先生於2010年獲雲南省人民政府授予「雲南省有突出貢獻優秀專業技術人才」稱號,於2012年入選中共中央組織部等聯合實施的「西部之光」訪問學者以及獲中共雲南省委、雲南省人民政府頒發的昆明長水機場建設一等功,於2013年獲中共昆明市委組織部等聯合授予「昆明市青年科技獎」,於2014年獲雲南省人民政府授予「雲南省技術創新人才」稱號以及雲南省改革和發展委員會等政府部門聯合頒發的「雲嶺產業技術領軍人才」稱號,於2023年獲中國混凝土與水泥製品協會預拌混凝土分會授予2022年預拌混凝土行業綠色發展「突出貢獻人物」稱號,並於2024年獲任中國混凝土與水泥製品協會副會長。

Mr. Zhang Long, aged 39, is the vice chairman, an executive Director, the general manager and the deputy secretary of the Party Committee of the Company. Since joining the Company in January 2017, Mr. Zhang has successively worked as the assistant to the general manager of the Company, manager of Yuanjiang-Manhao Highway (元蔓高 速公路) project, Guangnan-Nasa Highway (廣那高速公路) project in Wenshan and Mile-Yuxi Highway (彌玉高速公路) project and the deputy general manager of the Company.

張龍先生,39歲,本公司副董事長、執行董 事、總經理及黨委副書記。自2017年1月加入 本公司後, 張先生曾先後擔任本公司總經理助 理兼元蔓高速公路項目部經理、文山廣那高速 公路項目部經理、彌玉高速公路項目部經理及 本公司副總經理。

Prior to joining the Company, Mr. Zhang served successively as a senior staff member, person in charge and deputy manager of the New Airport Batching Plant (新機場攪 拌站) of YNJG Concrete from July 2008 to February 2012; from February 2012 to February 2017, he worked for YNJG and successively served as the deputy manager of the Konggang Area Project Department (空港區項目部) and manager of the Konggang Area Central Batching Plant (空港區中心攪拌站) of Commercial Concrete Division, deputy manager and batching plant manager of Pu'er Branch, security director of the branch company (分公司安全總監), manager of the East Batching Plant (東攪拌站), manager of the Jinning Branch (晉寧分公司經理), manager and assistant of the general manager of Honghe Autonomous Prefecture Highway and Rail Transportation Department (紅河 州高速及軌道交通項目部).

加入本公司前, 張先生自2008年7月至2012年 2月在雲南建工混凝土先後擔任新機場攪拌站科 員、主管及副經理;自2012年2月至2017年2 月在雲南建工集團先後擔任商品混凝土部空港 區項目部副經理兼空港區中心攪拌站經理、普 洱分公司副經理兼攪拌站經理、 分公司安全總 監、東攪拌站經理、晉寧分公司經理、紅河州 高速及軌道交通項目部經理及總經理助理。

Mr. Zhang obtained a bachelor of engineering degree in mechanical engineering and automation from Kunming University of Science and Technology in July 2008. Mr. Zhang was awarded the title of senior engineer by the Department of Human Resources and Social Security of Yunnan Province in February 2021.

張先生於2008年7月取得昆明理工大學機械工程 及自動化專業工學學士學位。張先生於2021年 2月獲得雲南省人力資源和社會保障廳授予的高 級工程師職稱。

Since 2008, Mr. Zhang has been engaged in the production, sales and management of ready-mixed commercial concrete for a long time, and has accumulated rich experience especially in airports, highways, rail transit and other special projects, accumulatively obtaining 2 utility model patents and has participated in the relevant industry associations. In 2012, Mr. Zhang has been awarded as an advanced worker of the Bulk Cement and Commercial Concrete Association (散裝水泥商品混凝土協會) of Kunming; in 2021, Mr. Zhang won 1 second prize for Technical Innovation Award by China Concrete & Cementbased Products Association; in 2024, Mr. Zhang was honored to be appointed as the vice chairman of the Ready-Mixed Concrete Branch of China Concrete & Cement-based Products Association, and was awarded the honorary title of "Outstanding Contributor for the Green Development of the Ready-Mixed Concrete Industry in 2023-2024" (2023-2024年度預拌混凝土行業綠色發展突出貢獻人物).

自2008年以來,張先生長期從事預拌商品混凝 土的生產、銷售及管理工作,尤其是在機場、 高速公路、軌道交通等特殊項目上積累了豐富 的經驗,並累計獲得實用新型專利2項,亦參與 了相關行業協會的工作。於2012年,張先生獲 評為昆明市散裝水泥商品混凝土協會先進工作 者;於2021年,張先生獲中國混凝土與水泥製 品協會技術革新二等獎1項;於2024年,張先生 榮仟中國混凝十與水泥製品協會預拌混凝十分 會副理事長並獲授予[2023-2024年度預拌混凝 土行業綠色發展突出貢獻人物」榮譽稱號。

Ms. Wang Fang, aged 46, is the chairwoman of the Labor Union, an executive Director (employee Director) (appointed on May 30, 2024) and a member of the Party Committee of the Company. Ms. Wang joined the Company in December 2023.

汪芳女士,46歲,本公司工會主席、執行董事 (職工董事)(於2024年5月30日起獲委任)及黨 委委員。汪女士於2023年12月加入本公司。

Prior to joining the Company, Ms. Wang worked at Yunnan Engineering Construction General Contracting Company (雲南工程建設總承包公司) from July 1998 to December 2010, serving as the deputy secretary of the Communist Youth League (團委副書記), the director of the Female Worker Committee (女工主任), the director of the Labor Union Office (工會辦公室), and the head of the Work Department of the Party Committee (黨委工作部). From December 2010 to August 2014, Ms. Wang worked at YNJG and successively served as the business executive of the general office, an assistant senior business executive, and the deputy director of the general office. From August 2014 to April 2017, she served as a deputy general manager of Yunnan Dianzhong Construction Investment Co., Ltd. (雲南滇中建設投資有限公司). From April 2017 to December 2023, she successively served as the deputy secretary of the Party Branch, a director, the deputy secretary of the General Party Branch, a chairwoman of the Labor Union and a member of the Party Committee in YCIH Pavement Engineering Co., Ltd. (雲南建投路面工程有限公司).

加入本公司前,汪女士自1998年7月至2010年12月,在雲南工程建設總承包公司工作,期間先後擔任團委副書記、女工主任、工會辦公室主任、黨委工作部部長。自2010年12月至2014年8月,汪女士在雲南建工集團工作,先後擔任綜合辦公室業務主管、助理高級業務主管、綜合辦公室副主任。自2014年8月至2017年4月在雲南滇中建設投資有限公司擔任副總經理。自2017年4月至2023年12月,在雲南建投路面工程有限公司先後擔任黨支部副書記、董事、黨總支副書記、工會主席、黨委委員。

From July 1994 to July 1998, Ms. Wang studied at a secondary specialized school of Yunnan Construction Engineering School (雲南省建築工程學校), majoring in industrial and civil architecture; from July 2001 to July 2004 and from March 2005 to January 2008, she studied at Adult Education College of Yunnan University (雲南大學成人教育學院), majoring in computer information management and computer science and technology separately through night-school diploma and bachelor course. Ms. Wang was awarded the title of electrical engineer and the title of senior engineer by the Department of Human Resources and Social Security of Yunnan Province in August 2009 and October 2016; the practising certificate of class 2 constructor (mechatronics) by the Department of Human Resources and Social Security of Yunnan Province in June 2018; the professional qualification certificate (Level 4) for childcare workers by the Ministry of Human Resources and Social Security of the PRC (中國人力資源和社會保障部) in December 2019.

汪女士於1994年7月至1998年7月·在雲南省建築工程學校工業與民用建築專業中等專科學習:自2001年7月至2004年7月、2005年3月至2008年1月分別在雲南大學成人教育學院計算機信息管理專業夜大專科、計算機科學與技術專業夜大本科學習。汪女士於2009年8月及2016年10月,分別獲雲南省人力資源和社會保障廳授予的電力工程師職稱、高級工程師職稱:於2018年6月,獲雲南省人力資源和社會保障廳授予的二級建造師(機電主項)執業證書:於2019年12月,獲中國人力資源和社會保障部授予的保育員職業資格證書(四級)。

Ms. Wang has long been engaged in the work of Party Mass and labor unions, committed to improving the quality and efficiency of group work services, and have been unanimously recognised by the Company and the organization. She won the title of "Outstanding Cadre of Communist Youth League of Yunnan Province" by the Yunnan Provincial Committee of the Communist Youth League in May 2005; the title of "Outstanding Contributor" in the "Spring City Cup" award for excellent project in Kunming of 2023 by Kunming Construction Industry Association (昆明市建築業協會) in December 2023, and was recognized as a "Excellent Worker of Labor Union" by the Labor Union of YCIH in December 2023 on the basis of the title of "Outstanding Party Affairs Worker" (優秀黨務工作者) in July 2018.

汪女士長期從事黨群工會工作,致力提升群團工作服務質效,並得到了公司和組織的一致認可。於2005年5月,獲共青團雲南省委頒發的「雲南省優秀共青團幹部」稱號:於2023年12月,獲昆明市建築業協會2023年度昆明市優秀工程「春城杯」獎「突出貢獻者」:在2018年7月被雲南建投評為「優秀黨務工作者」基礎上,於2023年12月被其工會評為「優秀工會工作者」。

Mr. Liu Zhen, aged 38, is the chief financial officer, an executive Director (appointed on May 30, 2024) and a member of the Discipline Inspection Commission of the Company. Mr. Liu joined the Company in January 2017. He served successively as the deputy manager and chief of the Finance Department of the Company.

Prior to joining the Company, Mr. Liu worked at YNJG Concrete from July 2009 to February 2012 and served as the accounting head of the Finance Division since May 2011; served successively as the deputy manager of the Finance Division of the Commercial Concrete Department of YNJG from February 2012 to January 2017, of which; concurrently served as the manager of the Finance Department and a member of Party Branch of Zhaotong Project Department of Zhaotong Commercial Concrete Branch of YNJG from February 2013 to June 2013; and concurrently served as the manager of the Finance Department of YNJG Yunling Cement Co., Ltd. (雲南建工雲嶺水泥有限公司) from June 2013 to August 2017.

Mr. Liu obtained a bachelor's degree of management in accounting (computerized accounting) from Yunnan University of Finance and Economics in July 2009. Furthermore, Mr. Liu obtained the title of Senior Accountant issued by the Department of Human Resources and Social Security of Yunnan Province in July 2023. Mr. Liu was appointed as a member of the Yunnan Institute of Internal Audit (雲南省內部審計協會) in June 2024.

劉振先生,38歲,本公司財務總監、執行董事 (於2024年5月30日起獲委任)及紀委委員。劉 先生自2017年1月加入本公司,曾先後擔任本 公司財務部副經理及部長。

加入本公司前,劉先生自2009年7月至2012年 2月在雲南建工混凝土工作,並自2011年5月起 擔任財務科會計主管:自2012年2月至2017年 1月先後在雲南建工集團商品混凝土部擔任財務 科副經理,其中:於2013年2月至2013年6月, 兼任雲南建工集團昭通商品混凝土分公司財務 部經理、昭通項目部黨支部委員:自2013年6月 兼任雲南建工雲嶺水泥有限公司財務部經理(直 至2017年8月)。

劉先生於2009年7月取得雲南財經大學會計學 (會計電算化)專業管理學學士學位。劉先生亦 於2023年7月獲得雲南省人力資源和社會保障廳 頒發的高級會計師職稱。劉先生於2024年6月 榮任雲南省內部審計協會理事。

(2) Non-executive Director

Ms. Yang Jia, aged 38, is a non-executive Director. Ms. Yang joined the Company in November 2023.

Ms. Yang worked for Yunnan Zhongjian Engineering Company (雲南中建工程公司) from March 2010 to October 2010; YNJG from October 2010 to January 2011; YOIC from January 2011 to date and served as the deputy director and director of the general office successively from April 2017 to January 2023, and has served as the assistant to the general manager since December 2020. She has been serving as the chairwoman of the board of directors (legal representative) of Hong Kong Yun-Top International Investment Co., Limited (香港雲通國際投資有限公司) since October 2022; and has been serving as a director of the board of directors and the chairwoman of the board of directors (legal representative) of Yun Hai (Hong Kong) Port Investment Co., Limited (雲海(香港)港口投資有限公司) from March 2023 to date. Ms. Yang was awarded "Advanced Worker" and "Outstanding Communist Party Member" of YOIC and "Outstanding Communist Party Member" of YOIC in 2024.

Ms. Yang graduated from Hanoi National University of Education (越南河內師範大學) in March 2010, majoring in Vietnamese Language and Literature.

(3) Independent non-executive Directors

Mr. Wong Kai Yan Thomas, aged 54, is an independent non-executive Director. Mr. Wong joined the Company in September 2019.

Since March 2018, Mr. Wong has been serving as the managing director of Asset Management Department of VPower Group International Holdings Limited (listed on the Hong Kong Stock Exchange, stock code: 01608); from March 2019 to December 2024, he served as an independent non-executive director of Changsha Broad Homes Industrial Group Co., Ltd. (listed on the Hong Kong Stock Exchange, stock code: 02163).

Prior to joining the Company, Mr. Wong served as an auditor at Deloitte Touche Tohmatsu Certified Public Accountants (德勤 • 關黃陳方會計師行) from June 1995 to May 1997; from July 1997 to January 2004, he served as the chief financial officer of Kong Sun Holdings Limited (listed on the Hong Kong Stock Exchange, stock code: 00295); from March 2004 to April 2008, he served as a consultant at Pioneer International Enterprise Limited; from July 2008 to December 2017, he served as a joint authorized representative and joint company secretary of CRRC Corporation Limited (listed on the Hong Kong Stock Exchange, stock code: 01766); from November 2015 to December 2017, he served as a director, the deputy general manager and the chief financial officer of CRRC (Hong Kong) Co. Limited.

Mr. Wong obtained a bachelor of commerce degree in accounting from the University of Wollongong in Australia in May 1995; and obtained a master's degree of science in financial analysis from the Hong Kong University of Science and Technology in May 2011. Mr. Wong became a member of the CPA Australia in March 1999 and a member of the Hong Kong Institute of Certified Public Accountants in July 1999.

(2) 非執行董事

楊佳女士,38歲,非執行董事。楊女士於2023 年11月加入本公司。

楊女士自2010年3月至2010年10月,在雲南中建工程公司工作:自2010年10月至2011年1月,在雲南建工集團工作:自2011年1月起至今,在海外投資工作,於2017年4月至2023年1月,先後擔任綜合辦公室副主任及主任,並於2020年12月起至今擔任總經理助理。自2022年10月起至今,在香港雲通國際投資有限公司擔任董事局主席(法定代表人):自2023年3月起至今,在雲海(香港)港口投資有限公司擔任董事局董事、董事局主席(法定代表人)。楊女士於2017年度分別獲評海外投資「先進工作者」及「優秀共產黨員」,以及雲南建投「優秀共產黨員」;於2024年度獲評海外投資「先進工作者」。

楊女士於2010年3月畢業於越南河內師範大學越南語及越南文學專業。

(3) 獨立非執行董事

王佳欣先生,54歲,獨立非執行董事。王先生 於2019年9月加入本公司。

王先生自2018年3月至今在偉能集團國際控股有限公司(於香港聯交所上市,股份代號:01608)擔任資產管理部董事總經理;自2019年3月至2024年12月在長沙遠大住宅工業集團股份有限公司(於香港聯交所上市,股份代號:02163)擔任獨立非執行董事。

加入本公司前,王先生自1995年6月至1997年5月在德勤◆關黃陳方會計師行擔任審計師:自1997年7月至2004年1月在江山控股有限公司(於香港聯交所上市,股份代號:00295)擔任財務總監:自2004年3月至2008年4月在駿升國際企業有限公司擔任顧問:自2008年7月至2017年12月在中國中車股份有限公司(於香港聯交所上市,股份代號:01766)擔任聯席授權代表兼聯席公司秘書:自2015年11月至2017年12月在中國中車(香港)有限公司擔任董事、副總經理兼財務總監。

王先生於1995年5月取得澳大利亞伍倫貢大學會計學專業商學學士學位:於2011年5月取得香港科技大學金融分析專業理學碩士學位。王先生於1999年3月成為澳洲會計師公會會員,並於1999年7月成為香港會計師公會會員。

Mr. Yu Dingming, aged 49, is an independent non-executive Director. Mr. Yu joined the Company in December 2017.

Since July 2003, Mr. Yu has been teaching at Yunnan University of Finance and Economics (雲南財經大學), where he currently serves as the professor of Law and Political School and chief officer of Professor Committee, director of Social Stability Risk Assessment Research Center; since June 2019, he has been serving as an independent director of Yunnan Copper Co., Ltd. (雲南銅業股份有限公司) (listed on the Shenzhen Stock Exchange, stock code: 000878); since January 2023, he has been serving as a part-time lawyer in Shanghai Hui Ye (Kunming) Law Firm (上海市匯業(昆明)律師事務所); since February 2023, he has been serving as an independent director of Yunnan Tin Company Limited (雲南錫業股份有限公司) (listed on the Shenzhen Stock Exchange, stock code: 000960); since April 2024, he has been serving as an independent director of Yunnan Yunwei Company Limited (雲南雲維股份有限公司) (listed on the Shanghai Stock Exchange, stock code: 600725).

Prior to joining the Company, from January 2013 to August 2018, Mr. Yu served as an independent director of Kunming Jida Pharmaceutical Co., Ltd. (昆明積大製藥股份有限公司); from July 2017 to July 2023, Mr. Yu also has been serving as an independent director of Construction Industry Group (Yunnan) Co., Ltd. (建設工業集團(雲南)股份有限公司) (listed on the Shenzhen Stock Exchange, stock code: 002265).

Mr. Yu obtained a bachelor's degree in law (international economic law) from Yunnan University in July 2000; a master's degree in law (economic law) from Yunnan University in July 2003; and a doctor's degree in law (economic law) from China University of Political Science and Law (中國政法大學) in June 2010; and exited from post-doctoral workstations of the Law School of Nanjing University in October 2017. Mr. Yu also obtained the certificate of legal professional qualification granted by the Ministry of Justice of the PRC in September 2002 and was appraised as a professor by Yunnan College Teachers, Professors and Associate Professors Review Committee (雲南省高校教師教授副教授評審委員會) in October 2014.

于定明先生,49歲,獨立非執行董事。于先生 於2017年12月加入本公司。

于先生自2003年7月至今,在雲南財經大學任教,目前擔任雲南財經大學法政學院教授及教授委員會主任、社會穩定風險評估研究中心主任;自2019年6月至今,在雲南銅業股份有限公司(於深圳證券交易所上市,股份代號:000878)擔任獨立董事;自2023年1月至今,在上海市匯業(昆明)律師事務所擔任兼職律師;自2023年2月至今,在雲南錫業股份有限公司(於深圳證券交易所上市,股份代號:000960)擔任獨立董事;自2024年4月至今,在雲南雲維股份有限公司(於上海證券交易所上市,股份代號:600725)擔任獨立董事。

加入本公司前,于先生自2013年1月至2018年8 月在昆明積大製藥股份有限公司擔任獨立董事: 自2017年7月至2023年7月在建設工業集團(雲南)股份有限公司(於深圳證券交易所上市,股份代號:002265)擔任獨立董事。

于先生於2000年7月取得雲南大學法學學士學位(國際經濟法專業):於2003年7月取得雲南大學法學碩士學位(經濟法學專業):於2010年6月取得中國政法大學法學博士學位(經濟法學專業):並於2017年10月,從南京大學法學院博士後工作站出站。于先生亦於2002年9月獲得中國司法部授予的法律職業資格證書,並於2014年10月獲得雲南省高校教師教授副教授評審委員會評審認定的教授職稱。

Mr. Li Hongkun, aged 56, is an independent non-executive Director. Mr. Li joined the Company in September 2019.

Since March 1995, Mr. Li has been teaching at Yunnan University of Finance and Economics (雲南財經大學), where he currently serves as a professor and master's students tutor; since August 2021, he has been serving as an independent director in Yunnan Nantian Electronic Information Industry Co., Ltd. (雲南南天電子信息產業股份有限公司) (listed on the Shenzhen Stock Exchange, stock code: 000948); he has been serving as a part-time external director of Yunnan Aviation Industry Investment Group Co., Ltd. (雲南航空產業投資集團有限責任公司) since May 2023; since December 2023, he has been serving as an independent director of Yunnan Luoping Zinc & Electricity Co., Ltd. (雲南羅平鋅電股份有限公司) (listed on the Shenzhen Stock Exchange, stock code: 002114).

Mr. Li obtained a bachelor of economics degree in accounting from Yunnan Finance and Trade College (雲南財貿學院) in July 1990; a master of economics degree in accounting from Southwestern University of Finance and Economics (西南財經大學) in June 1994; and a doctor of management degree in financial management from Southwestern University of Finance and Economics in July 2009. In October 2013, Mr. Li was also appraised as a professor by Yunnan College Teachers, Professors and Associate Professors Review Committee (雲南省高校教師教授副教授評審委員會); in November 2017, he obtained the Qualification Certificate of Independent Director of Listed Company (上市公司獨立董事資格證書) issued by the Shenzhen Stock Exchange.

李紅琨先生,56歲,獨立非執行董事。李先生 於2019年9月加入本公司。

李先生自1995年3月至今,在雲南財經大學任教,目前擔任教授及碩士生導師:自2021年8月至今在雲南南天電子信息產業股份有限公司(於深圳證券交易所上市,股份代號:000948)擔任獨立董事:自2023年5月至今在雲南航空產業投資集團有限責任公司擔任兼職外部董事:自2023年12月至今在雲南羅平鋅電股份有限公司(於深圳證券交易所上市,股票代號:002114)擔任獨立董事。

李先生於1990年7月取得雲南財貿學院會計學專業經濟學學士學位:於1994年6月取得西南財經大學會計學專業經濟學碩士學位:於2009年7月取得西南財經大學財務管理專業管理學博士學位。李先生亦於2013年10月獲得雲南省高校教師教授副教授評審委員會授予的教授職稱:於2017年11月,取得深圳證券交易所頒發的上市公司獨立董事資格證書。

II. SUPERVISORS

(1) Chairman of the Supervisory Committee

Mr. Wu Xinhe, aged 52, is the chairman of the Supervisory Committee and a nonemployee representative Supervisor. Mr. Wu joined the Company in March 2019.

From September 2013 to September 2020, Mr. Wu served as a general manager of Kunming Guoshun Asset Operation and Management Co., Ltd. (昆明國順資產經營管理 有限公司); from September 2013 to October 2020, he served as a director of Kunming Guoshun Asset Operation and Management Co., Ltd.; from January 2017 to September 2020, he served as a general manager of Yunnan State-owned Asset Kunming Economic and Technological Development Zone Industry Development Co., Ltd. (雲南國資昆明經 開區產業開發有限公司); from January 2017 to October 2020, he served as a director of Yunnan State-owned Asset Kunming Economic and Technological Development Zone Development Co., Ltd; from October 2018 to February 2020, he served as a director of Hong Kong Kunjing Capital Holdings Limited (香港昆經資本控股有限公司); from April 2017 to June 2023, he served as a deputy general manager of KMEIC; from February 2020 to July 2023, he served as the chairman of Hong Kong Kuniing Capital Holdings Limited; since July 2023, he has been serving as a director of Hong Kong Kunjing Capital Holdings Limited; since July 2023, he has been serving as a director of Kunming Economic Industrial Investment Co., Ltd. (昆明經投產業投資有限公司).

From April 2004 to February 2019, Mr. Wu served successively as the deputy manager of Administration Department, the manager of Project Department, the manager of Business Solicitation Department, the deputy general manager, the general manager and the chairman of Kunming Innovation Park Science and Technology Development Co., Ltd. (昆明創新園科技發展有限公司).

Mr. Wu obtained a bachelor of science degree in applied chemistry from Yunnan University in July 1995; and a master of engineering degree in industrial engineering from Kunming University of Science and Technology (昆明理工大學) in June 2007. Mr. Wu also obtained the Professional Technical Qualification Certificate of Real Estate Economics (Intermediate) conferred by the Ministry of Personnel of the PRC (中國人事部) (currently known as the Ministry of Human Resources and Social Security of the PRC) in November 2000; and the qualification of senior economist granted by the Department of Human Resources and Social Security of Yunnan Province in April 2011.

二、監事

(1) 監事會主席

吴新河先生,52歲,監事會主席及非職工代表 監事。吴先生於2019年3月加入本公司。

吳先生自2013年9月至2020年9月在昆明國順資 產經營管理有限公司擔任總經理;自2013年9月 至2020年10月在昆明國順資產經營管理有限公 司擔任董事;自2017年1月至2020年9月在雲南 國資昆明經開區產業開發有限公司擔任總經理; 自2017年1月至2020年10月在雲南國資昆明經 開區產業開發有限公司擔任董事;自2018年10 月至2020年2月在香港昆經資本控股有限公司擔 任董事;自2017年4月至至2023年6月,在經投 擔任副總裁;自2020年2月至2023年7月,在香 港昆經資本控股有限公司擔任董事長;自2023 年7月至今,在香港昆經資本控股有限公司擔任 董事;自2023年7月起,在昆明經投產業投資有 限公司擔任董事。

吳先生自2004年4月至2019年2月在昆明創新園 科技發展有限公司先後擔任行政部副經理、項 目部經理、招商部經理、副總經理、總經理及 董事長。

吳先生於1995年7月取得雲南大學應用化學專業 理學學士學位;於2007年6月取得昆明理工大學 工業工程專業工程碩士學位。吳先生亦於2000 年11月獲得中國人事部(現已更名為中國人力資 源和社會保障部)授予的房地產經濟(中級)專業 技術資格證書;於2011年4月獲得雲南省人力資 源和社會保障廳頒發的高級經濟師職稱。

(2) Non-employee representative Supervisors

Mr. Yang Guanglei, aged 53, is a non-employee representative Supervisor. Mr. Yang joined the Company in January 2021.

From October 2001 to June 2006, Mr. Yang served successively as the chairman of labor union of the Second Engineering Department (第二工程處), the deputy director and the director of the Work Department of the Party Committee (黨委工作部) in Yunnan Eighth Building Engineering Company (雲南省第八建築工程公司); from June 2006 to February 2013, he served successively as the director of Work Department of the Party Committee, a member of the Party Committee, the deputy secretary of the Discipline Inspection Commission, the director of the Discipline Inspection and Supervision Office (紀檢監察室) and Legal Office in Yunnan Engineering Construction General Contracting Company (雲南工程建設總承包公司); from February 2013 to May 2017, he served successively as a member and the deputy secretary of Party Branch, the chairman of labor union and a member of the General Party Branch in the First Department of Direct General Contracting (直屬總承包一部) of YNJG; from May 2017 to March 2018, he served as a member and the deputy secretary of the General Party Branch in the First Department of General Contracting (總承包一部) of YCIH; from March 2018 to September 2019, he served as the deputy secretary of the Party Committee and the vice chairman of the YCIH Sixth Construction Co., Ltd. (雲南建投第六建設有限公司); since September 2019, he has been serving successively as a member of the Discipline Inspection Commission, and the head of the Office for the Leading Group for Party Committee Inspection Work of YCIH.

Mr. Yang graduated from Kunming Educational College (昆明師範高等專科學校) in July 1992, majoring in history education; and obtained a master's degree in business administration from Yunnan University in December 2014. Mr. Yang was also appraised as a senior political engineer (高級政工師) in December 2007; and as a senior engineer in November 2016.

Mr. Gu Feng, aged 42, is a non-employee representative Supervisor. Mr. Gu joined the Company in January 2021.

Mr. Gu was engaged in financial management in YNJG Installation Co., Ltd. (雲南建工 安裝股份有限公司) from July 2004 to March 2015; from March 2015 to April 2020, he served successively as the deputy manager and the manager of financial department and the financial director of Laos-China Joint Venture Investment Co., Ltd. (老中聯合投資有限公司); since April 2020, he has been serving as the deputy manager of the finance department of YOIC; since June 2020, he has been serving as the financial director in Ruili Hailong International Culture and Sport Development Company Limited (瑞麗市海隆國際文化體育發展有限責任公司). Mr. Gu has over 20 years of experience in finance.

Mr. Gu graduated from Yunnan Finance and Economics School (雲南省財經學校) in July 2002, majoring in computerized accounting (technical secondary school); and from Shanghai University of Finance and Economics (上海財經大學) in July 2004, majoring in accounting (junior college).

(2) 非職工代表監事

楊光雷先生,53歲,非職工代表監事。楊先生 於2021年1月加入本公司。

楊先生自2001年10月至2006年6月在雲南省第八建築工程公司先後擔任第二工程處工會主席、黨委工作部副主任及黨委工作部主任:自2006年6月至2013年2月在雲南工程建設總承包公司先後擔任黨委工作部主任、黨委委員、紀委副書記、紀檢監察室及法律辦主任:自2013年2月至2017年5月在雲南建工集團直屬總承包一部先後擔任黨支部委員、副書記、工會主席及黨總支委員:自2017年5月至2018年3月在雲南建投總承包一部擔任黨總支委員及副書記:自2018年3月至2019年9月在雲南建投第六建設有限公司擔任黨委副書記及副董事長:自2019年9月至今,在雲南建投先後擔任紀委委員及黨委巡察工作領導小組辦公室主任。

楊先生於1992年7月畢業於昆明師範高等專科學校歷史教育專業:於2014年12月取得雲南大學工商管理專業碩士學位。楊先生亦於2007年12月獲得高級政工師職稱:於2016年11月獲得高級工程師職稱。

谷豐先生,42歲,非職工代表監事。谷先生於 2021年1月加入本公司。

谷先生自2004年7月至2015年3月在雲南建工安裝股份有限公司從事財務管理工作:自2015年3月至2020年4月在老中聯合投資有限公司先後擔任財務部副經理、財務部經理及財務總監:自2020年4月至今,在海外投資擔任財務部副經理:自2020年6月至今,在瑞麗市海隆國際文化體育發展有限責任公司擔任財務總監。谷先生擁有超過20年財務工作經驗。

谷先生於2002年7月畢業於雲南省財經學校電算 化會計專業(中專);於2004年7月畢業於上海財 經大學會計學專業(大專)。

(3) Employee representative Supervisors

Ms. Li Na, aged 45, is an employee representative Supervisor. Ms. Li joined the Company in January 2017, and has previously served as the vice chairwoman of the Labor Union, the director of Female Worker Committee (女工主任), the secretary of the First Party Branch, the secretary of the Second Party Branch, the secretary of the Retired Party Branch (退休 黨支部書記) of the Company, and the secretary of the Party Branch and the chairwoman of the Labor Union of the Seventh Direct Division of the Company. From April 2019 to May 2021, Ms. Li served as the supervisor of Polymer Company. Since March 2024, she has been serving as the secretary of the Party Branch and the chairwoman of the labor union of Baoshan Building Material, and she has been serving as a director and the deputy general manager of Baoshan Building Material since August 2024.

Prior to joining the Company, Ms. Li served successively as the deputy director of the General Party Branch Office (黨總支辦公室副主任), secretary of general youth league branch (團總支書記), executive secretary of Party Branch (行政黨支部書記), the director of Female Worker Committee, and the vice chairwoman of the Labor Union of YNJG Concrete from September 2008 to January 2016; from January 2016 to January 2017, she served as the vice chairwoman of the Labor Union of the Commercial Concrete Division of YNJG.

Ms. Li graduated from Kunming University of Science and Technology majoring in computer information management (junior college) in July 2004; and graduated from Kunming University of Science and Technology in January 2008, majoring in law.

Mr. Guo Huan, aged 36, is an employee representative Supervisor, vice chief economist, assistant of the general manager of the Company, manager of the Corporate Management Department (企業管理部), and manager of Cost Control Center (成本費控中心). Mr. Guo joined the Company in January 2017, and has previously served as the secretary of the Party Branch and the chairman of the Labor Union of the Tenth Direct Division of the Company. Mr. Guo has also been serving as a director of Polymer Company since March 2022; a director of Yuxi Building Material since April 2022; and a director of Baoshan Building Material and Qujing Building Material since May 2022. Since April 2023, he has served as the chairman and the deputy secretary of the Party Branch of Polymer Company.

Prior to joining the Company, Mr. Guo served successively as a staff member, the deputy manager and the manager of the Corporate Management Division (企業管理科) of the Commercial Concrete Division of YNJG from August 2010 to January 2017.

Mr. Guo obtained a bachelor of engineering degree in software engineering from Yunnan University in July 2010; and a master of engineering degree in software engineering from Yunnan University in June 2014. Mr. Guo was also appraised as a software designer (intermediate) issued by the Department of Human Resources and Social Security of Yunnan Province in May 2009; and obtained the Qualification Certificate of class 1 Constructor (一級建造師資格證書) issued by the Department of Human Resources and Social Security and the Department of Housing and Urban-Rural Development of the PRC in September 2018; and the Qualification Certificate of Specialty and Technology in Business Management (Advanced) issued by the Department of Human Resources and Social Security of Yunnan Province in October 2024.

(3) 職工代表監事

李娜女士,45歲,職工代表監事。李女士於2017年1月加入本公司,曾擔任本公司工會副主席、女工主任、第一黨支部書記、第二黨支部書記、退休黨支部書記,以及本公司第七直管部黨支部書記及工會主席,並自2019年4月至2021年5月擔任高分子公司監事。2024年3月至今擔任保山建材黨支部書記及工會主席,2024年8月至今擔任保山建材董事、副總經理。

加入本公司前,李女士自2008年9月至2016年 1月在雲南建工混凝土先後擔任黨總支辦公室副 主任、團總支書記、行政黨支部書記、女工主 任及工會副主席:自2016年1月至2017年1月在 雲南建工集團商品混凝土部擔任工會副主席。

李女士於2004年7月畢業於昆明理工大學計算機信息管理專業(大專):於2008年1月畢業於昆明理工大學法學專業。

郭歡先生,36歲,職工代表監事、本公司副總經濟師、總經理助理、企業管理部經理及成本費控中心經理。郭先生於2017年1月加入本公司,曾擔任本公司第十直管部黨支部書記及工會主席。郭先生亦自2022年3月至今擔任高分子公司董事;自2022年5月至今擔任保山建材及曲靖建材董事。2023年4月至今擔任高分子公司董事長、黨支部副書記。

加入本公司前,郭先生自2010年8月至2017年 1月在雲南建工集團商品混凝土部先後擔任企業 管理科科員、副經理及經理。

郭先生於2010年7月取得雲南大學軟件工程專業工學學士學位:於2014年6月取得雲南大學軟件工程專業工程碩士學位。郭先生亦於2009年5月獲得雲南省人力資源和社會保障廳簽發的中級軟件設計師職稱:彼於2018年9月獲得中國人力資源和社會保障部、中國住房和城鄉建設部簽發的一級建造師資格證書:及於2024年10月獲得雲南省人力資源和社會保障廳簽發的工商管理(高級)專業技術資格證書。

III. SENIOR MANAGEMENT

Mr. Zhang Long is an executive Director and a senior management personnel of the Company. For his biographical details please refer to "Directors" above.

Mr. Liu Zhen is an executive Director and a senior management personnel of the Company. For his biographical details please refer to "Directors" above.

Mr. Li Xiang, aged 43, is a deputy general manager, a chief economist and a member of the Party Committee of the Company. Mr. Li joined the Company since January 2017 and worked as an assistant of the general manager and deputy chief engineer of the Company as well as the chief engineer of the Kunming branch. Mr. Li also served as an executive director of Aggregate Company from April 2021 to January 2022; and as a director and chairman of Qujing Building Material from July 2021 to May 2022. From November 2023 to July 2024, he served as a director and chairman of Qujing Building Material.

Prior to joining the Company, Mr. Li served successively as the chief engineer of Chenggong Batching Plant, the chief engineer of the Airport Project Department (機場項目部), deputy manager of the Quality and Technology Department (質量技術部) as well as chief engineer of the New Airport Batching Plant, and deputy manager of Project Management Department of Kunming New Airport Project (昆明新機場項目管理部) as well as deputy chief engineer from February 2007 to February 2012; from February 2012 to January 2017, he served successively as the deputy chief engineer as well as the director of the Central Lab (中心試驗室), deputy general manager, assistant of the general manager and deputy chief engineer in the Commercial Concrete Division of YNJG.

Mr. Li has been serving as a member of the Concrete Quality Professional Committee of the Concrete and Prestressed Concrete Branch of China Civil Engineering Society (中國土木工程學會混凝土及預應力混凝土分會混凝土質量專業委員會) since August 2017.

Mr. Li obtained a bachelor of engineering degree in civil engineering from Kunming University of Science and Technology in July 2004. In November 2022, Mr. Li was also appraised as a professorate senior engineer by the Professorate Senior Engineer Review Committee of Engineering Technology of YCIH (雲南建投工程技術正高級工程師評審委員會).

Since 2007, Mr. Li has successively participated in the compilation of 4 sets of local standards in Yunnan Province, obtained 6 invention patents and 7 utility model patents, and accumulatively won 1 second prize and 32 third prizes of Yunnan Science and Technology Awards and 2 first prizes for Patents of High Promotional Value by China Association of Construction Enterprise Management.

三、高級管理人員

張龍先生為執行董事及本公司高級管理人員, 其履歷請參閱上文「董事」。

劉振先生為執行董事及本公司高級管理人員, 其履歷請參閱上文「董事」。

李翔先生,43歲,本公司副總經理、總經濟師及黨委委員。李先生自2017年1月加入本公司,曾擔任本公司總經理助理及副總工程師兼任昆明分公司總工程師。李先生亦自2021年4月至2022年1月擔任砂石料公司執行董事;自2021年7月至2022年5月擔任曲靖建材董事及董事長;自2023年11月至2024年7月擔任曲靖建材董事及董事及董事及董事長。

加入本公司前,李先生自2007年2月至2012年2月先後擔任呈貢攪拌站主任工程師、機場項目部主任工程師及質量技術部副經理,兼任新機場攪拌站主任工程師及昆明新機場項目管理部副經理及副總工程師;自2012年2月至2017年1月在雲南建工集團商品混凝土部先後擔任副總工程師兼中心試驗室主任、副總經理、總經理助理及副總工程師。

李先生自2017年8月至今在中國土木工程學會混 凝土及預應力混凝土分會混凝土質量專業委員 會擔任委員。

李先生於2004年7月取得昆明理工大學土木工程 專業工學學士學位。李先生亦於2022年11月獲 得雲南建投工程技術正高級工程師評審委員會 評審認定的正高級工程師職稱。

自2007年起至今,李先生先後參編雲南地方標準4項,獲得發明專利6項及實用新型專利7項,並累計獲雲南省科學技術獎勵二等獎1項及三等獎32項,獲中國施工企業管理協會高推廣價值專利一等獎2項。

Mr. Liu Renzhi, aged 49, is a deputy general manager of the Company. Mr. Liu joined the Company in January 2017, and has previously served as a chief economist of the Company. Mr. Liu has also successively served as a director and chairman of Yuxi Building Material from July 2015 to July 2021.

Prior to joining the Company, Mr. Liu served as the deputy manager and manager of the Operation Department of YNJG Concrete from January 2011 to February 2012; from February 2012 to February 2017, he served successively in the Commercial Concrete Division of YNJG as the manager of the Operation Department, assistant of the general manager as well as manager of the Operation Department, and chief economist; from July 2015 to July 2017, he served as the general manager of Yuxi Building Material. Mr. Liu was appointed as the vice chief supervisor (副監事長) of Kunming Bulk Cement and Commercial Concrete Association (昆明市散裝水泥商品混凝土協會) in July 2017.

Mr. Liu graduated from Yunnan Construction Engineering School (雲南省建築工程學 校) in July 1996, majoring in industrial and civil architecture; graduated from Yunnan University in July 2007, majoring in marketing and e-commerce (junior college); in January 2017, he graduated from Yunnan University majoring in business administration. Mr. Liu also obtained the Qualification Certificate of Specialty and Technology of the Senior Economist in Business Management issued by the Department of Human Resources and Social Security of Yunnan Province in August 2019.

Ms. Liang Limin, aged 49, is the chief engineer of the Company. Ms. Liang joined the Company in January 2017 and has previously served as deputy chief engineer and director of the Technical Innovation Center of the Company. Ms. Liang also served as an executive director of Polymer Company from May 2021 to January 2022.

Prior to joining the Company, Ms. Liang served successively as the deputy director, director and deputy chief engineer of the Technical Innovation Center in the Commercial Concrete Division of YNJG from January 2011 to January 2017.

Since August 2017, Ms. Liang has been serving as a member of the Concrete Quality Professional Committee of the Concrete and Prestressed Concrete Branch of China Civil Engineering Society.

Ms. Liang obtained a bachelor of engineering degree in inorganic non-metallic materials from Shenyang Institute of Civil Engineering (沈陽建築工程學院) in July 2000; a master of engineering degree in materials science from Shenyang Architecture University (沈陽建 築大學) in March 2005; and a doctor's degree in highway and railway engineering from Nanjing University of Aeronautics and Astronautics (南京航空航天大學) in June 2011. In November 2017, Ms. Liang was also appraised as a professorate senior engineer (正高 級工程師) by the Professorate Senior Engineer Review Committee of Yunnan Province (雲南省正高級工程師評審委員會).

劉仁智先生,49歲,本公司副總經理。劉先生 於2017年1月加入本公司,曾擔任本公司總經 濟師。劉先生亦自2015年7月至2021年7月先後 擔任玉溪建材董事及董事長。

加入本公司前,劉先生自2011年1月至2012年 2月在雲南建工混凝土先後擔任經營部副經理及 經理;自2012年2月至2017年2月在雲南建工集 **国商品混凝土部先後擔任經營部經理、總經理** 助理兼經營部經理及總經濟師;自2015年7月至 2017年7月,彼曾擔任玉溪建材總經理。劉先 生於2017年7月被委任為昆明市散裝水泥商品混 凝土協會副監事長。

劉先生於1996年7月畢業於雲南省建築工程學校 工業與民用建築專業;於2007年7月畢業於雲南 大學市場營銷與電子商務專業(大專);於2017 年1月畢業於雲南大學工商管理專業。劉先生亦 於2019年8月取得雲南省人力資源和社會保障廳 簽發的高級經濟師(工商管理專業)職稱(資格)

梁麗敏女士,49歲,本公司總工程師。梁女士 於2017年1月加入本公司,曾擔任本公司副總 工程師兼技術創新中心主任。梁女士亦自2021 年5月至2022年1月擔任高分子公司執行董事。

加入本公司前,梁女士自2011年1月至2017年 1月在雲南建工集團商品混凝土部先後擔任技術 創新中心副主任、主任及副總工程師。

梁女士自2017年8月至今,在中國土木工程學 會混凝十及預應力混凝十分會混凝十質量專業 委員會擔任委員。

梁女士於2000年7月取得瀋陽建築工程學院無機 非金屬材料專業工學學士學位;於2005年3月取 得瀋陽建築大學材料學專業工學碩士學位;於 2011年6月取得南京航空航天大學道路與鐵道工 程專業工學博士學位。梁女士亦於2017年11月 獲得雲南省正高級工程師評審委員會評審認定 的正高級工程師職稱。

Since 2011, Ms. Liang has successively presided over or participated in 8 provincial and municipal scientific and technological projects; she accumulatively won 3 second prizes and 3 third prizes of Yunnan Science and Technology Awards, 1 second prize of Scientific and Technological Progress and 2 second prizes of Technical Innovation by China Concrete & Cement-based Products Association; and has successively formulated 1 set of institutional standards, 5 sets of local standards in Yunnan Province and 1 set of enterprise standards and participated in the compilation of 1 set of national standards, 1 set of industrial standards, 1 set of associational standards and 2 sets of local standards in Yunnan Province; she won 7 invention patents and 18 utility model patents.

自2011年起至今,梁女士先後主持或參加省市科技計劃項目8項:累計獲雲南省科學技術獎勵二等獎3項及三等獎3項,獲中國混凝土與水泥製品協會科技進步二等獎1項及技術革新二等獎2項:並先後主編團體標準1項、雲南地方標準5項及企業標準1項,參編國家標準1項、行業標準1項、協會標準1項及雲南地方標準2項:獲得發明專利7項及實用新型專利18項。

Ms. Liang was awarded the title of "Excellent Individual in Technological Innovation" by China Association of Construction Enterprise Management in 2013, "Yunnan Province 1st May Female Pioneer" by Yunnan Provincial Federation of Trade Unions in 2016, "Technological Innovation Talent in Yunnan Province" by the People's Government of Yunnan Province, "Kunming Outstanding Professional" in 2018 and "Technical Talent with Outstanding Contribution" by the People's Government of Kunming City. Since July 2014, Ms. Liang has been appointed as a master's students' tutor in hylology at Xi'an University of Architecture and Technology, and has been appointed as an off-campus tutor of engineering master's students in Civil and Hydraulic Engineering at Yunnan University since June 2022.

梁女士於2013年獲中國施工企業管理協會授予「科技創新先進個人」稱號,於2016年獲雲南省總工會授予「雲南省五一巾幗標兵」稱號,於2018年獲雲南省人民政府授予「雲南省技術創新人才」稱號,獲昆明市人民政府授予「昆明市有突出貢獻優秀專業技術人才」稱號。梁女士自2014年7月起,受聘擔任西安建築科技大學材料學專業碩士生導師,並自2022年6月起,受聘擔任雲南大學土木水利專業工程碩士校外導師。

Ms. Liang Yuwei, aged 37, is the secretary of the Board and the director of the Board Office of the Company. Ms. Liang joined the Company in January 2017, and has previously served as the deputy director, the deputy director (in charge of overall operation) of the Board Office and the director of the General Management office of the Company.

梁雨薇女士,37歲,本公司董事會秘書及董事會辦公室主任。梁女士於2017年1月加入本公司,曾擔任本公司董事會辦公室副主任、副主任(主持工作)及綜合辦公室主任。

Ms. Liang obtained a bachelor's degree in economics from Hubei University of Economics in July 2009; and a master's degree in management science and engineering from Yunnan University in July 2016. Ms. Liang obtained the title of intermediate economist of finance issued by the Ministry of Human Resources and Social Security of the PRC in November 2018. She also obtained the Qualification Certificate of the Secretary to the Board of Directors (董事會秘書資格證明) issued by the Shanghai Stock Exchange in August 2018 and the Qualification Certificate of Independent Director (獨立董事資格證書) issued by the Shanghai Stock Exchange in November 2018.

梁女士於2009年7月取得湖北經濟學院經濟學專業學士學位:於2016年7月取得雲南大學管理科學與工程專業碩士學位。梁女士亦於2018年11月獲得中國人力資源和社會保障部簽發的金融(中級)專業技術資格證書:於2018年8月取得上海證券交易所頒發的董事會秘書資格證明:於2018年11月取得上海證券交易所頒發的獨立董事資格證書。

Ms. Zhao Zilan, aged 31, the manager of the legal affairs department, the general counsel and the chief compliance officer of the Company. Ms. Zhao joined the Company in December 2016, and successively served as the head of the Board Office, the deputy manager (presiding over work) and the manager of the legal affairs department of the Company.

趙紫蘭女士,31歲,本公司法律事務部經理、總法律顧問及首席合規官。趙女士於2016年12月加入本公司,曾先後擔任本公司董事會辦公室主管、法律事務部副經理(主持工作)及經理。

Ms. Zhao obtained a bachelor's degree in Sun Yat-sen University with specialisation in law in July 2016, and also obtained the certificate of legal professional qualification issued by the Ministry of Justice of the PRC in August 2016. She obtained the Qualification Certificate of the Secretary to the Board of Directors (董事會秘書資格證明) issued by the Shanghai Stock Exchange in August 2018 and the professional technical qualification certificate in business administration (intermediate) issued by the Ministry of Human Resources and Social Security of the PRC in November 2020. She obtained the qualification certificate of certified public accountant issued by the Ministry of Finance of the PRC in November 2024.

趙女士於2016年7月取得中山大學法學專業學士學位。趙女士亦於2016年8月獲得由中國司法部簽發的法律職業資格證書:於2018年8月取得上海證券交易所頒發的董事會秘書資格證明:於2020年11月獲得中國人力資源和社會保障部簽發的工商管理(中級)專業技術資格證書;於2024年11月獲得由中國財政部頒發的註冊會計師資格證書。

IV. JOINT COMPANY SECRETARIES

Ms. Liang Yuwei is a senior management personnel and a joint company secretary of the Company. For her biographical details please refer to "Senior Management" above.

Mr. Leung Chi Kit is a joint company secretary of the Company. Mr. Leung is a manager of the listing services department of TMF Hong Kong Limited (a global corporate services provider), Mr. Leung has more than 13 years of experience in company secretarial field. He is also an associate member of The Hong Kong Chartered Governance Institute and The Chartered Governance Institute in the United Kingdom.

四、聯席公司秘書

梁雨薇女士為本公司的高級管理人員及聯席公司秘書,其履歷請參閱上文「高級管理人員」。

梁志傑先生為本公司的聯席公司秘書。梁先生 現為達盟香港有限公司(其為一家全球企業服務 供應商)上市服務部經理。梁先生已累積及擁有 逾十三年公司秘書行業經驗。其亦為香港公司 治理公會及英國特許公司治理公會會員。

Directors' Report

董事會報告

The Board hereby presents the report of the Directors and the audited consolidated financial statements of the Group for the year ended December 31, 2024.

董事會謹此提呈本集團截至2024年12月31日止 年度之董事會報告及經審核合併財務報表。

I. GLOBAL OFFERING

The Company was listed on the Hong Kong Stock Exchange on October 31, 2019 and issued 133,882,000 H Shares with a par value of RMB1.00 at HK\$3.36 per Share. After completion of initial public offering, the Company had a total of 133,882,000 H Shares. As at December 31, 2024, the Company issued 446,272,000 Shares in total, including 312,390,000 Domestic Shares and 133,882,000 H Shares. The Company raised a total of approximately HK\$449.84 million, with net proceeds of approximately HK\$366.11 million (net of underwriting commission and other issuance and listing expenses). As of December 31, 2024, the Company's unused net proceeds amounted to RMB42.75 million.

Details about the purpose and use of the proceeds from the Global Offering are set out in the section headed "Management Discussion and Analysis" of this annual report.

II. PRINCIPAL BUSINESSES

The Group's principal businesses include production and sales of ready-mixed concrete, polycarboxylic admixtures and aggregates and provision of concrete-related quality and technology management services. The analysis of the Group's principal businesses for the year ended December 31, 2024 is set out in the section headed "Management Discussion and Analysis" and Note V "34. Operating income, operating costs" to the financial statements of this annual report.

III. RESULTS

The Group's results for the year ended December 31, 2024 are set out in the consolidated income statement of the consolidated financial statements on pages 135 to 137 of this annual report.

一、全球發售

本公司於2019年10月31日於香港聯交所上市,並以每股3.36港元的價格發行133,882,000股面值人民幣1.00元的H股,首次公開發售完成後,本公司H股總數為133,882,000股。於2024年12月31日,本公司合共發行446,272,000股股份,其中312,390,000股為內資股,133,882,000股為H股。本公司募集資金合共約為449.84百萬港元,募集資金淨額約為366.11百萬港元(扣除承銷佣金及其他發行和上市費用)。截至2024年12月31日,本公司尚未使用的募集資金淨額為人民幣42.75百萬元。

全球發售所得款項的用途及使用詳情載列於本 年報[管理層討論與分析]章節。

二、主要業務

本集團的主要業務包括預拌混凝土、聚羧酸外加劑及砂石料的生產和銷售,並提供與混凝土相關的質量技術管理服務。有關本集團於截至2024年12月31日止年度的主要業務的分析載列於本年報「管理層討論與分析」章節及財務報表附註五「34.營業收入、營業成本」。

三、業績

本集團截至2024年12月31日止年度的業績載於 本年報合併財務報表第135至137頁之合併利潤 表。

IV. DIVIDEND

(I) Dividend policy

The Company's dividend policy is set out in the section headed "Corporate Governance Report" of this annual report.

(II) Final Dividend for 2024

In view of the loss recorded by the Group for the year ended December 31, 2024, the Board recommended at the Board meeting held on March 25, 2025 not to distribute a final dividend for the year ended December 31, 2024 to the Shareholders.

The notice of the 2024 AGM, containing details of the book closure period and the registration of share transfer, will be published on the Hong Kong Stock Exchange's website and the Company's website and, if applicable, dispatched to the Shareholders in due course.

V. BUSINESS REVIEW

A fair review of the Group's business, discussions and analysis of the Group's performance for the year, material factors related to performance and financial position, and the future development of the Group's business are set out in the sections headed "Financial Highlights", "Chairman's Statement" and "Management Discussion and Analysis" of this annual report, respectively.

VI. MAJOR RISKS

Although the Group has established a risk management system to identify, assess and mitigate risks, our business remains exposed to a certain number of risks which may affect the Group's strategy, operation, compliance and financial position. Major risks and uncertainties the Group facing are as follows:

四、股息

(一) 股息政策

本公司股息政策載於本年報「企業管治報告」章節。

(二) 2024年度末期股息

鑒於本集團截至2024年12月31日止年度錄得虧損,故董事會於2025年3月25日舉行的董事會會議上建議不向股東宣派截至2024年12月31日止年度的末期股息。

2024年度股東週年大會之通告(當中載有暫停辦理股份過戶登記手續期間及辦理股份過戶登記手續期間及辦理股份過戶登記手續之詳情)將適時刊登至香港聯交所及本公司網站及(如適用)寄發予股東。

五、業務審視

有關對本集團業務的中肯審視、對本集團於本年度之表現的討論和分析、與業績和財務相關之重大因素及本集團業務的未來發展分別載列於本年報的「財務摘要」、「董事長致辭」和「管理層討論與分析 | 章節。

六、主要風險

儘管本集團建立了風險管理體系來識別、評估和緩解風險,但我們的業務仍涉及若干風險,這些風險可能會給本集團的戰略、運營、合規和財務狀況帶來影響。本集團面對的主要風險及不明朗因素如下:

(I) Macro-environmental risk

The Group's business and future growth may be affected by the macroeconomic situation and the performance of the construction industry in the PRC and Yunnan Province. Any slowdown or recession in China's and Yunnan Province's economy and/ or the construction industry may adversely affect the concrete industry, which will in turn adversely impact the Group's business, operating results and financial position. In addition, the Group's business is susceptible to adverse changes in government policies related to the construction industry in the PRC and Yunnan Province, including regulations affecting land supply for real estate development, project financing and taxation, as well as local government budgets.

(II) Operational cost risk

The Group's operations and growth prospects will be affected by transportation costs, production capacity constraints and labor costs. The Group's operations depend on the capability to effectively optimize the allocation of raw materials, human resources and equipment, improve management efficiency and reduce management costs. If the Group fails to effectively control transportation costs, labor costs or management costs, the Group's business, operating results and financial position may be adversely affected.

(III) Liquidity risk

Prudent liquidity risk management implies maintaining sufficient cash. The Group fulfills due obligations and maintains flexibility in funding mainly through committed credit facilities to maintain sufficient cash. The management monitors rolling forecasts for the Group's liquidity reserves (including undrawn bank credit) and cash and cash equivalents on the basis of expected cash flows. All borrowings are in compliance with the relevant contractual terms (if any), and the Group expects to be able to meet future cash flow requirements through internally generated operating cash flows and borrowings from financial institutions.

In addition to the major risks above, there may be other risks and uncertainties. Please refer to the section headed "Risk Factors" of the Prospectus for the relevant content.

(一) 宏觀環境風險

本集團的業務及未來增長可能受中國及雲南省的宏觀經濟形勢以及建築行業表現的影響。倘中國及雲南省經濟及/或建築行業的增長放緩或衰退,均可能對混凝土行業造成不利影響,繼而對本集團的業務、經營業績和財務狀況造成不利影響。此外,本集團的業務易受與中國及雲南省建築行業有關的政府政策的不利變動所影響,包括影響房地產開發供地、項目融資及稅務,以及地方政府預算的法規。

(二)運營成本風險

本集團的運營及增長前景會因運輸成本、產能限制及勞工成本而受到影響。本集團的運營依賴於能夠有效優化原材料、人力資源及設備的配置,提高管理效率,降低管理成本。倘本集團不能有效控制運輸成本、勞工成本或管理成本,本集團的業務、經營業績及財務狀況或面臨不利影響。

(三)流動性風險

謹慎的流動性風險管理意味著維持足夠的現金。本集團主要通過足額的承諾信用額度提供可使用的資金以履行到期義務及保證資金來源的靈活性。管理層以預期現金流量為基準監察本集團流動資金儲備(包括未提取的銀行信貸額)以及現金及現金等價物的滾動預測。所有借款均符合相關契約條款(如有),且本集團預期能夠通過內部產生的經營現金流量及金融機構的借款滿足未來的現金流量需求。

除以上主要範疇外,亦可能存在其他風險及不明朗因素,相關內容請參閱招股章程中的「風險因素/章節。

VII. ENVIRONMENTAL AND SOCIAL POLICIES AND 七、環境及社會政策和表現 PERFORMANCE

The Group considers environmental protection as an important corporate responsibility and attaches great importance to implementing environmental protection measures in its daily operations. The Group chooses mixing, transportation and testing equipment featuring advanced technology, low-carbon and energy saving, low noise, low emissions, and high production efficiency. It adopts fully closed production lines, closed silos, spray systems and powder recycling devices. Its dust control for production and noise control within the factory boundary complies with the relevant requirements. The Group adopts aggregates separation technology and seriflux recycling system for treatment of waste slurry and water to achieve zero discharge. The Group's advanced ERP concrete production control system is used to realize automatic control and data management in the concrete production process, and the production energy consumption guota and the comprehensive energy consumption guota have reached advanced levels. The Group has assigned senior management personnel responsible for safety, health and environmental protection, and set up a safety monitoring department. The Group has formulated the Administrative Measures for Environmental Factors, Administrative Measures for Environmental and Occupational Health and Safety, Administrative Measures for Solid Waste, Administrative Measures for Energy Conservation and Resource Control and other systems to regulate the management of environmental factors involved in the production and operation of the Group as well as the occupational health and safety management of the Group. Although the Group's principal businesses do not belong to pollution-intensive or hazardous industries, its production activities will still generate certain noise and waste, for which the Group has taken control measures such as usage of new mixing equipment and noise reduction of pneumatic equipment and installation of pollution prevention and control equipment.

Details of the Group's environmental and social policies and performance shall be discussed and disclosed in the "Environmental, Social and Governance (ESG) Report" individually published by the Group according to Rule 13.91 and Appendix C2 of the Hong Kong Listing Rules.

VIII. COMPLIANCE WITH LAWS AND REGULATIONS

The Group shall comply with a number of laws and regulations, mainly including the Company Law, the Civil Code of the People's Republic of China, the Labor Law of the People's Republic of China, the Product Quality Law of the People's Republic of China, the Construction Law of the People's Republic of China, the Environmental Protection Law of the People's Republic of China, the Enterprise Income Tax Law of the People's Republic of China and other laws and regulations.

The Group ensures its compliance with applicable laws, regulations and standardization legal documents through multiple measures including internal control, compliance management, business approval procedures and employee training. The Group will notify relevant departments and employees from time to time of any change in applicable laws, regulations, and standardization legal documents related to the principal businesses.

During the Reporting Period, the Group has never failed to comply with relevant laws and regulations that have a significant impact on it.

本集團將環境保護視為一項重要的企業責任, 且非常重視在日常運營中實施環保措施。本集 **围**選用技術先進、低碳節能、低噪音、低排 放、生產效率高的攪拌、運輸和試驗設備,採 用全封閉生產線、封閉料倉、噴霧系統及粉料 回收裝置,廠界生產性粉塵控制及噪聲控制符 合有關規定; 本集團採用砂石分離技術及漿水回 收系統對廢漿水進行處理,實現零排放;本集 團採用先進的ERP混凝土生產控制系統實現混凝 土生產過程的自動化控制和數據管理功能,產 品生產能源損耗限額和綜合能源損耗限額達到 先進水平。本集團設置有負責安全健康環保工 作的高級管理人員,並設置安全監督管理部。 本集團制定了《環境因素管理辦法》、《環境與職 業健康安全管理辦法》、《固體廢棄物管理辦法》 及《節約能源、資源控制管理辦法》等制度,對 本集團生產經營涉及的環境因素管理以及本集 團職業健康安全管理進行了規範。雖然本集團 的主要業務不屬於高污染或危險行業,但本集

有關本集團的環境及社會政策和表現的詳情,將於本集團根據香港上市規則第13.91條及附錄 C2而將單獨刊發的「環境、社會及管治(ESG)報告」中討論和披露。

團的生產活動仍然會產生一定噪聲和廢棄物,

本集團採用新型攪拌設備、氣路降噪及安裝污

染防控設備等方式進行了管控。

八、遵守法律及法規情況

本集團須遵守多項法律法規,主要包括《公司法》、《中華人民共和國民法典》、《中華人民共和國勞動法》、《中華人民共和國產品質量法》、《中華人民共和國建築法》、《中華人民共和國環境保護法》及《中華人民共和國企業所得税法》等法律法規。

本集團通過內部控制、合規管理、業務審批程 序及員工培訓等多項措施,確保遵守適用法律 法規和規範性法律文件:若有關主營業務的適 用法律法規和規範性法律文件有任何變動,本 集團將不時通知相關部門及員工。

報告期內,本集團並無不遵守任何對本集團有 重大影響的相關法律法規的情況。

IX. RELATIONSHIPS WITH EMPLOYEES, CUSTOMERS AND SUPPLIERS

The Group believes that its employees, customers and business partners are crucial for its continuous development. The Group has been committed to maintaining close relationships with employees, providing customers with high-quality products and services, and continuously strengthening cooperation with business partners.

The Group provides employees with a good working environment to protect their health and safety, and competitive remuneration and benefits and fair competition and development opportunities based on their merits and performance. The Group also makes constant efforts to provide employees with adequate training and development resources to keep them up to date with the latest developments in the market and industry, and improve their work performance and promote their self-actualization at the same time.

The Group adheres to the path of safe production, tech-driven, intelligent manufacturing and green development and puts a premium on the environmental protection of its products by enhancing construction efforts of intelligent and green factories in order to provide customers with high-quality green products. Meanwhile, the Group seeks to provide the best services for customers and fully protect their rights and interests by continuously optimizing its service system, integrating its information systems an building multiple communication channels to learn about the needs and opinions of customers.

The Group maintains good business relationships with suppliers, manages suppliers in a fair, just and open manner, and achieves a win-win situation with them through honest operation.

X. FINANCIAL HIGHLIGHTS

The financial highlights of the Group for the previous 5 financial years (i.e. 2020 to 2024) is set out in the section headed "Financial Highlights" of this annual report. The highlights do not constitute a part of the audited consolidated financial statements.

九、與員工、客戶和供應商的 關係

本集團認為其員工、客戶及業務夥伴是其可持續發展的關鍵。本集團一向致力於與員工保持密切關係、為客戶提供優質的產品與高質量服務,並不斷加強與業務夥伴的合作。

本集團為員工提供良好的工作環境,保障其健康與安全:根據其優點及表現提供有競爭力的薪酬福利及公平的競爭與發展機遇;本集團亦不斷努力為員工提供充足的培訓及發展資源,使彼等能夠掌握市場及業界的最新發展,同時改善彼等在職位上的表現及自我實現。

本集團堅持走安全生產、科技引領、智能製造、綠色發展之路,注重產品的綠色環保,加大智慧工廠、綠色工廠建設力度,致力於為客戶提供高品質綠色化產品;同時,本集團不斷優化服務體系,打通信息系統,設置多種溝通渠道瞭解客戶需求及意見,竭誠為客戶提供最優質的服務,充分保障客戶權益。

本集團與供應商保持良好的業務往來,對供應 商進行公平、公正、公開的管理,誠信經營, 與供應商互助互利,合作共贏。

十、財務概要

本集團過去五個財政年度(即2020-2024年)財務概要載列於本年報「財務摘要」章節。該概要並不構成經審核合併財務報表的一部分。

XI. MAJOR CUSTOMERS AND SUPPLIERS

(I) Major customers

For the year ended December 31, 2024, the volume of transactions with the Group's top five customers accounted for 76.6% of the Group's total revenue (for the year ended December 31, 2023: 78.2%), and the volume of transactions with the Group's largest single customer (being YCIH Group) accounted for 64.9% of the Group's total revenue (for the year ended December 31, 2023: the largest customer was YCIH Group, accounting for 70.4%).

(II) Major suppliers

For the year ended December 31, 2024, the volume of transactions with the Group's top five suppliers accounted for 27.0% of the Group's total purchase amount (for the year ended December 31, 2023: 26.3%), and the volume of transactions with the Group's largest single supplier (being YCIH Logistics Co., Ltd.) accounted for 21.0% of the Group's total purchase amount (for the year ended December 31, 2023: the largest supplier was Yunnan Xiangtai Engineering Equipment Co. Ltd. (雲南湘泰工程 設備有限公司), accounting for 9.2%).

During the Reporting Period, to the knowledge of the Board, save for YCIH Group (being a holder of more than 5% of the issued Shares), none of the Directors, any of their close associates or any of the Shareholders (which to the knowledge of the Directors own more than 5% of the issued Shares of the Company) had any interest in any of the Group's top five customers or suppliers.

XII. FIXED ASSETS

Details of the movements in the fixed assets of the Group for the year ended December 31, 2024 are set out in Note V "9. Fixed assets" to the financial statements of this annual report.

XIII. SURPLUS RESERVE

Details of the movements in surplus reserve of the Company and the Group for the year ended December 31, 2024 are set out in Note V "32. Surplus reserve" to the financial statements and in the consolidated statement of changes in Shareholders' equity on pages 147 to 150 of this annual report respectively.

XIV. UNDISTRIBUTED PROFIT

As at December 31, 2024, the distributable undistributed profit of the Company amounted to approximately RMB132,825,869.94. As at December 31, 2023, the distributable undistributed profit of the Company amounted to approximately RMB196,453,507.90.

XV. BANK BORROWINGS AND OTHER BORROWINGS

Details of the bank borrowings and other borrowings of the Group as at December 31, 2024 are set out in Note V "17. Short-term borrowings", "24. Non-current liabilities due within one year" and "26. Long-term borrowings" to the financial statements of this annual report.

十一、主要客戶及供應商

(一) 主要客戶

截至2024年12月31日止年度,本集團前五名客戶的交易額佔本集團總收入的76.6%(截至2023年12月31日止年度:78.2%),而本集團之單一最大客戶(為雲南建投集團)的交易額佔本集團總收入的64.9%(截至2023年12月31日止年度:最大客戶為雲南建投集團,佔比70.4%)。

(二)主要供應商

截至2024年12月31日止年度,本集團前五名供應商的交易額佔本集團總購貨額的27.0%(截至2023年12月31日止年度:26.3%),而本集團之單一最大供應商(雲南建投物流有限公司)的交易額佔本集團總購貨額的21.0%(截至2023年12月31日止年度:最大供應商為雲南湘泰工程設備有限公司,佔比為9.2%)。

於報告期內,據董事會所知,除雲南建投集團 (為擁有已發行股份5%以上的股東)之外,概無 董事、任何彼等的緊密聯繫人或任何股東(據董 事所知擁有本公司已發行股份的5%以上)於本 集團五大客戶或供應商中擁有權益。

十二、固定資產

本集團於截至2024年12月31日止年度的固定資產變動詳情載於本年報財務報表附註五[9.固定資產]。

十三、盈餘公積

本公司及本集團之盈餘公積於截至2024年12月 31日止年度的變動詳情分別載於本年報財務報 表附註五「32.盈餘公積」和第147至150頁的合併 股東權益變動表。

十四、未分配利潤

於2024年12月31日,本公司可供分派未分配利潤為約人民幣132,825,869.94元。於2023年12月31日,本公司可供分派未分配利潤為約人民幣196,453,507.90元。

十五、銀行借款及其他借款

關於本集團於2024年12月31日之銀行借款及其他借款的詳情載於本年報財務報表附註五「17.短期借款」「24.一年內到期的非流動負債」及「26.長期借款」。

XVI. DIRECTORS AND SUPERVISORS

Given the expiration of the terms of office of the second session of the Board and the Supervisory Committee, the Company elected the non-employee Directors of the third session of the Board and the non-employee representative Supervisors of the third session of the Supervisory Committee at the 2023 annual general meeting. On the same day, the Company held a Board meeting and a meeting of the Supervisory Committee to elect the chairman of the Board, the vice chairman of the Board and the chairman of the Supervisory Committee. In addition, the joint meeting of the employee representative delegations (group) leaders elected the employee Director of the third session of the Board and the employee representative Supervisors of the third session of the Supervisory Committee. For details, please refer to the 2023 annual general meeting circular dated April 26, 2024 and the poll results announcement of the 2023 annual general meeting dated May 30, 2024 published by the Company on the websites of the Hong Kong Stock Exchange and the Company.

Set out below are the lists of Directors and Supervisors during the Reporting Period and up to the Latest Practicable Date (unless otherwise stated):

Executive Directors:

Mr. Li Zhangjian (chairman)

Mr. Zhang Long (vice chairman)

Ms. Wang Fang (employee Director) (appointed on May 30, 2024)

Mr. Liu Zhen (appointed on May 30, 2024)
Mr. Lu Jianfeng (resigned on March 28, 2024)

Ms. Hu Zhurong (employee Director) (resigned on March 28, 2024)

Non-executive Directors:

Ms. Yang Jia

Mr. Yang Jie (resigned on March 25, 2025)

Independent non-executive Directors:

Mr. Wong Kai Yan Thomas

Mr. Yu Dingming Mr. Li Hongkun

Supervisors:

Mr. Wu Xinhe (chairman of the Supervisory Committee)

Mr. Yang Guanglei

Mr. Gu Feng

Mr. Guo Huan *(employee representative Supervisor)*Ms. Li Na *(employee representative Supervisor)*

Details for the re-election or adjustment of Directors and the re-election of Supervisors are set out in the section headed "Corporate Governance Report" of this annual report.

十六、董事及監事

鑒於第二屆董事會及監事會的任期屆滿,本公司已於2023年度股東週年大會,選舉了第三屆董事會非職工董事及第三屆監事會非職工代表監事,並於同日舉行了董事會會議及監事會議分別選舉了董事長、副董事長及監事會主席。另外,於本公司職工代表團(組)長聯席會議選舉了第三屆董事會職工董事及第三屆監事會職工代表監事。有關詳情請參見本公司在香港聯交所及本公司網站刊發的日期為2024年4月26日的2023年度股東週年大會通函以及日期為2024年5月30日的2023年度股東週年大會投票表決結果公告。

以下為報告期內及直至最後可行日期(除另有註明外)的董事及監事名單:

執行董事:

李章建先生(董事長)

張龍先生(*副董事長*)

汪芳女士(職工董事)(於2024年5月30日起獲委任)

劉振先生(於2024年5月30日起獲委任)

呂劍鋒先生(於2024年3月28日起辭任)

胡珠榮女士(職工董事)(於2024年3月28日起辭任)

非執行董事:

楊佳女士

楊傑先生(於2025年3月25日起辭任)

獨立非執行董事:

王佳欣先生

于定明先生

李紅琨先生

監事:

吳新河先生(*監事會主席*)

楊光雷先生

谷豐先生

郭歡先生(職工代表監事)

李娜女士(職工代表監事)

有關董事重選/調整及監事重選的詳情, 載於本年報之「企業管治報告」章節。

XVII. CONFIRMATION OF INDEPENDENCE OF INDEPENDENT NON-EXECUTIVE DIRECTORS

Details of the confirmation of independence of the independent non-executive Directors are discussed and disclosed in the section headed "Corporate Governance Report" of this annual report.

XVIII. SERVICE CONTRACTS WITH DIRECTORS AND SUPERVISORS

Each of the Directors and Supervisors has entered into a service contract with the Company. Such service contracts do not stipulate any compensation (other than statutory compensation) payable by the Company if it terminates such contracts within one year.

XIX. INTERESTS OF DIRECTORS AND SUPERVISORS IN SIGNIFICANT TRANSACTIONS, ARRANGEMENTS OR CONTRACTS

For the year ended December 31, 2024 and as of the Latest Practicable Date, none of the Directors or Supervisors had any material interest, directly or indirectly, in any transactions, arrangements or contracts of significance to the Group's business to which the Company or any of its subsidiaries or fellow subsidiaries was a party.

XX. INSURANCE FOR DIRECTORS

During the Reporting Period, the Company had arranged appropriate liability insurance for each of the Directors.

XXI. MANAGEMENT CONTRACTS

During the Reporting Period and as of the Latest Practicable Date, the Company did not sign or enter into any contracts concerning the management and administration of the whole or any substantial part of the business of the Company.

十七、獨立非執行董事獨立性 的確認

有關獨立非執行董事獨立性的確認詳情,於本 年報的「企業管治報告」章節中討論和披露。

十八、董事及監事之服務合約

各董事及監事均已與本公司訂立服務合同。該 等服務合同並無任何一年內若由本公司終止合 同時須作出賠償(除法定賠償外)的條款。

十九、董事及監事於重大交易、安排或合約的權益

截至2024年12月31日止年度及直至最後可行日期,概無董事或監事於本公司、其任何附屬公司或同系附屬公司作為訂約方並對本集團業務而言屬重大交易、安排或合約中直接或間接擁有重大權益。

二十、董事保險

於報告期內,本公司已為各董事安排適當的責任保險。

二十一、管理合約

於報告期內及直至最後可行日期,本公司並無 就有關整體全部或任何重要部分業務的管理及 行政工作簽訂或訂有任何合約。

XXII. REMUNERATION POLICIES

Directors, Supervisors and senior management receive remunerations from the Company in the form of salaries, Director's fees, benefit schemes and discretionary bonuses. Remunerations of the Directors, Supervisors and senior management are determined with reference to the industry market standards and operations of the Company, and further discrepancy based on their individual experiences, division of responsibilities, and other relevant factors. The Company is not aware of any arrangements whereby Directors have waived or agreed to waive any remuneration.

The Group's employees' remunerations mainly include fixed salary, statutory allowances and subsidies, performance-related pay and achievement-related pay. In accordance with PRC laws, the Group also makes contributions to pension insurance, medical insurance, unemployment insurance, work-related injury insurance, maternity insurance and housing provident fund for employees.

XXIII. RETIREMENT AND EMPLOYEE BENEFIT SCHEMES

Details about the Group's retirement and employee benefit schemes are set out in Note V "21. Employee benefits payable" to the financial statements of this annual report.

XXIV. ADJUSTMENTS TO THE ESTABLISHMENT OF THE BOARD COMMITTEES AND CHANGES IN MEMBERSHIP

The Company has established five Board committees since its listing, namely the Audit Committee, the Nomination Committee, the Remuneration and Evaluation Committee, the Strategy Committee and the Risk Management and Control Committee. In light of the actual working needs, at the Board meeting held on May 30, 2024, the Company adjusted the establishment of those five Board committees, and changed them to four committees after the adjustments, namely the audit and risk committee (the "Audit and Risk Committee"), the nomination committee (the "Nomination Committee"), the remuneration and evaluation committee (the "Remuneration and Evaluation Committee") and the strategy and investment committee (the "Strategy and Investment Committee"). The following Board members were appointed as members of the third session of the Board committees subsequent to the adjustments:

- (1) Audit and Risk Committee: Mr. Li Hongkun (chairman), Mr. Yu Dingming, Mr. Wong Kai Yan Thomas, Ms. Yang Jia, and Mr. Yang Jie;
- (2) Nomination Committee: Mr. Yu Dingming (chairman), Mr. Li Hongkun, Mr. Wong Kai Yan Thomas, Mr. Li Zhangjian and Mr. Zhang Long;
- (3) Remuneration and Evaluation Committee: Mr. Yu Dingming (chairman), Mr. Li Hongkun, Mr. Wong Kai Yan Thomas, Mr. Liu Zhen and Ms. Yang Jia; and
- (4) Strategy and Investment Committee: Mr. Li Zhangjian (chairman), Mr. Zhang Long, Ms. Wang Fang, Mr. Yang Jie and Mr. Li Hongkun.

二十二、薪酬政策

董事、監事及高級管理人員以薪金、袍金、福利計劃和酌情花紅的方式自本公司收取薪酬。董事、監事及高級管理人員的薪酬乃經參考同行業市場標準及本公司運營情況而釐定,並根據其個人的相關經驗、職責分工等情況進一步差異化釐定。本公司概不知悉董事已放棄或同意放棄任何薪酬的任何安排。

本集團僱員的薪酬主要包括崗位固定工資、法 定津貼、補貼、績效工資和效益工資。根據中 國法律,本集團亦為僱員繳納養老金、醫療保 險、失業保險、工傷保險、生育保險及住房公 積金。

二十三、退休及僱員福利計劃

本集團退休及僱員福利計劃詳情載於本年報財務報表附註五「21.應付職工薪酬」。

二十四、董事會委員會設置調整及委員變更

本公司自上市後成立5個董事會委員會,分別為審計委員會、提名委員會、薪酬與考核委員會、戰略委員會及風險管控委員會。結合實際工作的需要,於2024年5月30日舉行的董事會議上,本公司對5個董事會委員會的設置進行了調整,經調整後變更為4個委員會,分別為審計與風險委員會(「審計與風險委員會」)、薪酬與考核委員會」)及戰略與投資委員會(「戰略與投資委員會」)。下列董事會成員:任為經調整後的第三屆董事會委員會成員:

- (一)審計與風險委員會:李紅琨先生(主席)、 于定明先生、王佳欣先生、楊佳女士及楊傑先 生:
- (二)提名委員會:于定明先生(主席)、李紅琨 先生、王佳欣先生、李章建先生及張龍先生;
- (三)薪酬與考核委員會:于定明先生(主席)、 李紅琨先生、王佳欣先生、劉振先生及楊佳女 士:及
- (四)戰略與投資委員會:李章建先生(主席)、 張龍先生、汪芳女士、楊傑先生及李紅琨先生。

For details, please refer to the poll results announcement of the 2023 annual general meeting dated May 30, 2024 published by the Company on the websites of the Hong Kong Stock Exchange and the Company.

有關詳情參見本公司在香港聯交所及本公司網 站刊發的日期為2024年5月30日的2023年度股 東週年大會投票表決結果公告。

XXV. CHANGES IN INFORMATION OF DIRECTORS, SUPERVISORS AND CHIEF EXECUTIVE OFFICER

Ms. Li Na, an employee representative Supervisor, ceased to serve as the vice chairwoman of the Labor Union, the director of Female Worker Committee (女工主任) and the secretary of the First Party Branch since March 2024, and has been serving as the secretary of the Party Branch and the chairwoman of the labor union of Baoshan Building Material since March 2024. She has started to serve as a director and the deputy general manager of Baoshan Building Material since August 2024.

On March 28, 2024, Mr. Lu Jianfeng ceased to serve as an executive Director, the vice chairman, the authorized representative, and member of the Nomination Committee and the Strategy Committee; Ms. Hu Zhurong ceased to serve as an executive Director (employee Director), and member of the Nomination Committee; Mr. Zhang Long was appointed as the authorized representative of the Company. For details, please refer to the announcement dated March 28, 2024 published by the Company on the websites of the Hong Kong Stock Exchange and the Company.

On April 25, 2024, Mr. Yu Dingming, an independent non-executive Director, was appointed as an independent director of Yunnan Yunwei Company Limited (雲南雲維 股份有限公司) (listed on the Shanghai Stock Exchange, stock code: 600725).

On May 30, 2024, as a result of the re-election of the Board, Ms. Wang Fang was appointed as an executive Director (employee Director) and a member of the Strategy and Investment Committee; and Mr. Liu Zhen was appointed as an executive Director and a member of the Remuneration and Evaluation Committee. For details, please refer to the circular dated April 26, 2024 and the poll results announcement of the 2023 annual general meeting dated May 30, 2024 published by the Company on the websites of the Hong Kong Stock Exchange and the Company.

On March 25, 2025, Mr. Yang Jie ceased to serve as a non-executive Director, member of the Audit and Risk Committee and the Strategy and Investment Committee. For details, please refer to the announcement dated March 25, 2025 published by the Company on the websites of the Hong Kong Stock Exchange and the Company.

Save as disclosed above, as of the Latest Practicable Date, no other changes in the information of any Directors, Supervisors and chief executive officer were required to be disclosed according to paragraphs (a) to (e) and (g) of Rule 13.51(2) under the Hong Kong Listing Rules.

二十五、董事、監事及行政總 裁資料之變動

職工代表監事李娜女十自2024年3月起不再擔任 本公司工會副主席、女工主任及第一黨支部書 記,彼自2024年3月起擔任保山建材黨支部書 記及工會主席。彼自2024年8月起擔任保山建 材董事、副總經理。

於2024年3月28日,呂劍鋒先生不再擔任執行 董事、本公司副董事長、授權代表、提名委員 會委員以及戰略委員會委員職務; 胡珠榮女士 不再擔任執行董事(職工董事)及提名委員會委 員職務;張龍先生獲委任為本公司授權代表。 有關詳情請參見本公司在香港聯交所及本公司 網站刊發的日期為2024年3月28日的公告。

於2024年4月25日,獨立非執行董事干定明先 生獲委任為雲南雲維股份有限公司(於上海證券 交易所上市,股票代號:600725)獨立董事。

於2024年5月30日,由於董事會換屆,汪芳女 士獲委任為執行董事(職工董事)及戰略與投資 委員會委員:劉振先生獲委任為執行董事及薪 酬與考核委員會委員。有關詳情請參見本公司 在香港聯交所及本公司網站刊發的日期為2024 年4月26日的通函以及2024年5月30日的2023年 度股東週年大會投票表決結果公告。

於2025年3月25日,楊傑先生不再擔任非執行 董事、審計與風險委員會以及戰略與投資委員 會委員職務。有關詳情請參見本公司在香港聯 交所及本公司網站刊發的日期為2025年3月25 日的公告。

除上述披露者外,截至最後可行日期,概無其 他根據香港上市規則第13.51(2)條(a)至(e)段及 (q)段須予披露有關任何董事、監事及行政總裁 之資料變動。

XXVI. INTERESTS AND SHORT POSITIONS OF DIRECTORS, SUPERVISORS AND CHIEF EXECUTIVE IN SHARES, UNDERLYING SHARES AND DEBENTURES

As at December 31, 2024, none of the Directors, Supervisors or chief executive of the Company had any interests and short positions in the Shares, underlying Shares or debentures of the Company or its associated corporations (within the meaning of Part XV of the SFO) which should be notified to the Company and the Hong Kong Stock Exchange pursuant to Divisions 7 and 8 of Part XV of the SFO (including interests and short positions which are taken or deemed to be held under such provisions of the SFO), or which would be required, pursuant to Section 352 of the SFO, to be recorded in the register referred to therein, or which would be required, pursuant to the Model Code, to be notified to the Company and the Hong Kong Stock Exchange.

XXVII. RIGHTS OF DIRECTORS AND SUPERVISORS TO ACQUIRE SHARES OR DEBENTURES

At no time during the Reporting Period did the Company or its subsidiaries enter into any arrangement to enable the Directors or Supervisors to acquire benefits through acquisition of the Shares or debentures of the Company or any other corporation, nor had any Directors, Supervisors or their spouses or children aged under 18 been granted any rights to acquire Shares or debentures of the Company or any other corporation or exercised any of such rights.

XXVIII. INTERESTS AND SHORT POSITIONS OF SUBSTANTIAL SHAREHOLDERS IN THE SHARES AND UNDERLYING SHARES

As at December 31, 2024, to the knowledge of the Directors, the following parties (other than the Directors, Supervisors or chief executive of the Company) had an interest or short position in the Shares or underlying Shares, which is required to be disclosed to the Company under Divisions 2 and 3 of Part XV of the SFO and has been entered in the register kept by the Company according to Section 336 of the SFO:

二十六、董事、監事及最高行政人員於股份、相關股份及債權證中擁有的權益及淡倉

於2024年12月31日,概無董事、監事或本公司最高行政人員於本公司或其相聯法團(定義見《證券及期貨條例》第XV部)的股份、相關股份或債權證中,擁有根據《證券及期貨條例》第XV部第7及8分部須知會本公司及香港聯交所的股份、相關股份及債權證的權益或淡倉(包括根據《證券及期貨條例》的該等條文彼等被當作或視為擁有的權益或淡倉),或須登記於根據《證券及期貨條例》第352條須予備存的登記冊內,或根據標準守則須知會本公司及香港聯交所的任何權益或淡倉。

二十七、董事及監事購買股份 或債權證的權利

本公司或其附屬公司於報告期內的任何時間概無訂立任何安排,致使董事或監事可藉購買本公司或任何其他法人團體股份或債權證而獲益,且並無董事、監事或彼等之配偶或18歲以下的子女獲授予任何權利以認購本公司或任何其他法人團體的股份或債權證,或已行使任何該等權利。

二十八、主要股東於股份及相 關股份中的權益及淡 倉

於2024年12月31日,就董事所知,下列人士 (並非董事、監事及本公司最高行政人員)於股份或相關股份中擁有根據《證券及期貨條例》第 XV部第2及3分部須向本公司披露並已登記於本公司根據《證券及期貨條例》第336條須予備存之 登記冊內之權益或淡倉:

					Approximate percentage of the number of the corresponding class of issued Shares	Approximate percentage of shareholding in the total issued share capital
Name 名稱	Capacity/Nature of interest 身份/權益性質	Class of Shares 股份類別	Number of Shares (share) 股份數目(股)	Long/Short position 好倉/淡倉	佔相應類別已 發行股份數目 之概約百分比	佔已發行股本 總額股權之 概約百分比
YCIH (Note 1) 雲南建投 ^(附註1)	Beneficial owner 實益擁有人	Domestic Shares 內資股	228,600,000	Long position 好倉	73.18%	51.22%
	Interest held by controlled corporations (Note 2)	Domestic Shares	51,450,000	Long position	16.47%	11.53%
	受控法團持有的權益(附註2)			好倉		
Total: 合計:			280,050,000	Long position 好倉	89.65%	62.75%
YOIC (Note 2) 海外投資 ^(附註2)	Beneficial owner 實益擁有人	Domestic Shares 內資股	51,450,000	Long position 好倉	16.47%	11.53%
KMEIC (Note 3) 經投 ^(附註3)	Beneficial owner 實益擁有人	Domestic Shares 內資股	32,340,000	Long position 好倉	10.35%	7.25%
Zoomlion Heavy Industry Science and Technology Co., Ltd. ^(Note 4)	Interest held by controlled corporations (Note 4)	H Shares	13,388,000	Long position	10.00%	3.00%
中聯重科股份有限公司(附註4)	受控法團持有的權益(附註4)	H股		好倉		
Zoomlion H.K. Holding Co., Limited (Note 4)	Interest held by controlled corporations (Note 4)	H Shares	13,388,000	Long position	10.00%	3.00%
中聯重科(香港)控股有限公司(附註4)	受控法團持有的權益(附註4)	H股		好倉		
Zoomlion International Trading (H.K.) Co., Limited (Note 4)	Beneficial owner	H Shares	13,388,000	Long position	10.00%	3.00%
中聯重科國際貿易(香港)有限公司(附註4)	實益擁有人	H股		好倉		
China Resources Company Limited (Note 5)	Interest held by controlled corporations (Note 5)	H Shares	40,164,000	Long position	30.00%	9.00%
中國華潤有限公司(附註5)	受控法團持有的權益(附註5)	H股		好倉		
China Resources Inc. (Note 5)	Interest held by controlled corporations (Note 5)	H Shares	40,164,000	Long position	30.00%	9.00%
華潤股份有限公司(附註5)	受控法團持有的權益(附註5)	H股		好倉		

					Approximate percentage of the number of the corresponding class of issued Shares	Approximate percentage of shareholding in the total issued share capital
Name 名稱	Capacity/Nature of interest 身份/權益性質	Class of Shares 股份類別	Number of Shares (share) 股份數目(股)	Long/Short position 好倉/淡倉	佔相應類別已 發行股份數目 之概約百分比	佔已發行股本 總額股權之 概約百分比
CRC Bluesky Limited (Note 5)	Interest held by controlled corporations (Note 5)	H Shares	40,164,000	Long position	30.00%	9.00%
CRC Bluesky Limited ^(附註5)	受控法團持有的權益(附註5)	H股	40.454.000	好倉	20.000/	0.000/
China Resources (Holdings) Company Limited (Note 5)	Interest held by controlled corporations (Note 5)	H Shares	40,164,000	Long position	30.00%	9.00%
華潤(集團)有限公司(附註5)	受控法團持有的權益(附註5)	H股		好倉		
CRH (Cement) Limited (Note 5) 華潤集團(水泥)有限公司(附註5)	Interest held by controlled corporations (Note 5) 受控法團持有的權益(附註5)	H Shares H股	40,164,000	Long position 好倉	30.00%	9.00%
			40 164 000		20.000/	0.000/
China Resources Building Materials Technology Holdings Limited (Note 5) 華潤建材科技控股有限公司(附註5)	Interest held by controlled corporations (Note 5) 受控法團持有的權益(附註5)	H Shares	40,164,000	Long position 好倉	30.00%	9.00%
China Resources Cement Holdings (Hong Kong) Limited (Note 5)	Beneficial owner (Note5)	H Shares	40,164,000	Long position	30.00%	9.00%
華潤水泥控股(香港)有限公司(附註5)	實益擁有人(附註5)	H股		好倉		
Kunming Iron & Steel Holdings Co. Ltd. 昆明鋼鐵控股有限公司	Beneficial owner 實益擁有人	H Shares H股	12,360,300	Long position 好倉	9.23%	2.77%
Hua An Fund Management Co., Ltd. 華安基金管理有限公司	Others (Note 6) 其他(附註6)	H Shares H股	12,350,000	Long position 好倉	9.22%	2.77%
	Others (Note 6) 其他(附註6)	H Shares H股	8,137,000	Long position 好倉	6.08%	1.82%
Total: 合計:			20,487,000	Long position 好倉	15.30%	4.59%
Hua An Fund — QDII single asset management plan of YCIC Investment	Others (Note 7)	H Shares	8,137,000	Long position	6.08%	1.82%
華安基金一雲南交投投資QDII單一資產管理計劃	其他(附註7)	H股		好倉		
Yunnan Communications Investment & Construction Group Co., Ltd. (Note 7)	Others (Note 7)	H Shares	8,137,000	Long position	6.08%	1.82%
雲南省交通投資建設集團有限公司(附註7)	其他(附註7)	H股		好倉		
YCIC Investment Co., Ltd. (More 7) 雲南交投集團投資有限公司(Mbt 7)	Beneficial owner 實益擁有人	H Shares H股	8,137,000	Long position 好倉	6.08%	1.82%
	Beneficial owner 實益擁有人	H Shares H股	8,137,000	Loanable shares 可供借出的股份	6.08%	1.82%

Name 名稱	Capacity/Nature of interest 身份/權益性質	Class of Shares 股份類別	Number of Shares (share) 股份數目(股)	Long/Short position 好倉/淡倉	Approximate percentage of the number of the corresponding class of issued Shares 佔相應類別已發行股份數目之概約百分比	Approximate percentage of shareholding in the total issued share capital 佔已發行股本總額股權之概約百分比
Hua An Fund — QDII single asset management plan of Yunnan State Farms 華安基金—雲農墾QDII單一資產管理計劃	Others (Note 8) 其他(附註8)	H Shares H股	12,350,000	Long position 好倉	9.22%	2.77%
Yunnan State Farms Group Co., Ltd.(Note 8) 雲南農墾集團有限責任公司 ^(附註8)	Beneficial owner 實益擁有人	H Shares H股	12,350,000	Long position 好倉	9.22%	2.77%
Yunnan Industrial Investment Holdings Group Co., Ltd. 雲南省工業投資控股集團有限責任公司	Beneficial owner 實益擁有人	H Shares H股	12,500,000	Long position 好倉	9.34%	2.80%
YUNNAN PROVINCIAL ENERGY INVESTMENT GROUP CO., LTD (Note 9) YUNNAN PROVINCIAL ENERGY INVESTMENT GROUP CO., LTD(開註9)	Interest held by controlled corporations ^(Note 9) 受控法團持有的權益 ^(開註9)	H Shares H股	12,350,000	Long position 好倉	9.22%	2.77%
Yunnan Energy Investment (H K) Co. Limited (Note 9) Yunnan Energy Investment (H K) Co. Limited(附註9)	Beneficial owner 實益擁有人	H Shares H股	12,350,000	Long position 好倉	9.22%	2.77%
HWABAO TRUST CO., LTD (Note 10) HWABAO TRUST CO., LTD (附註10)	Trustee (Note 10) 受托人(附註10)	H Shares H股	12,360,300	Long position 好倉	9.23%	2.77%

Directors' Report

董事會報告

Notes:

- (1) Yunnan SASAC holds 97.35% equity interest in YCIH and Yunnan Provincial Department of Finance (雲南省財政廳) holds 2.65% equity interest in YCIH.
- (2) YOIC is wholly-owned by YCIH. By virtue of the SFO, YCIH is deemed to be interested in the 51,450,000 Domestic Shares held by YOIC.
- (3) State-owned Assets Administration Commission of Kunming Economic and Technological Development Zone (昆明經濟技術開發區國有資產管理委員會) holds 90% equity interest in KMEIC and Yunnan Provincial Department of Finance (雲南省財政廳) holds 10% equity interest in KMEIC.
- (4) Zoomlion Heavy Industry Science and Technology Co., Ltd. (中聯重科股份有限公司) is the sole shareholder of Zoomlion H.K. Holding Co., Limited (中聯重科(香港)控股有限公司), which in turn is the sole shareholder of Zoomlion International Trading (H.K.) Co., Limited (中聯重科國際貿易(香港) 有限公司).
- (5) China Resources Company Limited (中國華潤有限公司) is the beneficial owner of the entire issued share capital of China Resources Inc. (華潤股份有限公司), which in turn is the beneficial owner of the entire issued share capital of CRC Bluesky Limited, which in turn is the beneficial owner of the entire issued share capital of China Resources (Holdings) Company Limited (華潤(集團)有限公司), which in turn is the beneficial owner of the entire issued share capital of CRH (Cement) Limited (華潤集團(水泥)有限公司) and Commotra Company Limited (台貿有限公司). CRH (Cement) Limited (華潤集團(水泥)有限公司) directly held approximately 68.63% of the issued share capital of China Resources Building Materials Technology Holdings Limited (華潤建材科技控股有限公司), whereas Commotra Company Limited (台貿有限公司) directly holds approximately 0.09% of the issued share capital of China Resources Building Materials Technology Holdings Limited (華潤建材科技控股有限公司), which in turn is the beneficial owner of the entire issued share capital of China Resources Cement Holdings (Hong Kong) Limited (華潤水泥投股(香港)有限公司).
- (6) Hua An Fund Management Co., Ltd. (華安基金管理有限公司) is the asset manager of two asset management plan products, (i) Hua An Fund QDII single asset management plan of Yunnan State Farms; and (ii) Hua An Fund QDII single asset management plan of YCIC Investment.
- (7) YCIC Investment Co., Ltd. (雲南交投集團投資有限公司) is wholly-owned by Yunnan Communications Investment & Construction Group Co., Ltd. (雲南省交通投資建設集團有限公司). YCIC Investment Co., Ltd. (雲南交投集團投資有限公司) invested in the underlying Shares issued by the Company as client through Hua An Fund QDII single asset management plan of YCIC Investment. By virtue of the SFO, Yunnan Communications Investment & Construction Group Co., Ltd. (雲南省交通投資建設集團有限公司) is deemed to be interested in the 8,137,000 H Shares held in the Hua An Fund QDII single asset management plan of YCIC Investment.
- (8) Yunnan State Farms Group Co., Ltd. (雲南農墾集團有限責任公司) invested in the underlying Shares issued by the Company as client through Hua An Fund QDII single asset management plan of Yunnan State Farms.
- (9) Yunnan Energy Investment (H K) Co. Limited is wholly-owned by YUNNAN PROVINCIAL ENERGY INVESTMENT GROUP CO., LTD. By virtue of the SFO, YUNNAN PROVINCIAL ENERGY INVESTMENT GROUP CO., LTD is deemed to be interested in the 12,350,000 H Shares held by Yunnan Energy Investment (H K) Co. Limited.
- (10) By virtue of the SFO, HWABAO TRUST CO., LTD, as trustee, is deemed to be interested in the 12,360,300 H Shares held by HWABAO OVERSEAS INVESTMENT SERIES 2 NO 42-8 QDII SINGLE MONEY TRUST.

Save as disclosed above, as at December 31, 2024, to the knowledge of the Directors, no other person (other than the Directors, Supervisors or chief executive of the Company) had any interests or short positions in the Shares or underlying Shares which are required to be disclosed under Divisions 2 and 3 of Part XV of the SFO or recorded in the register as specified in Section 336 of the SFO.

附註:

- (1) 雲南省國資委持有雲南建投97.35%的股權,雲南省 財政廳持有雲南建投2.65%的股權。
- (2) 海外投資由雲南建投全資擁有。根據《證券及期貨條例》,雲南建投被視為於海外投資持有的51,450,000股內資股中擁有權益。
- (3) 昆明經濟技術開發區國有資產管理委員會持有經投 90%的股權,雲南省財政廳持有經投10%的股權。
- (4) 中聯重科股份有限公司為中聯重科(香港)控股有限公司的唯一股東,而中聯重科(香港)控股有限公司為中聯重科國際貿易(香港)有限公司的唯一股東。
- (5) 中國華潤有限公司為華潤股份有限公司全部已發行股本的實益擁有人,而華潤股份有限公司為ERC Bluesky Limited全部已發行股本的實益擁有人,而後者為華潤(集團)有限公司全部已發行股本的實益擁有人。本潤集團(外泥)有限公司直接持有華潤建材科技控股有限公司已發行股本的約68.63%,合質有限公司則直接持有華潤建材科技控股有限公司已發行股本的約0.09%,而華潤建材科技控股有限公司為華潤水泥控股(香港)有限公司全部已發行股本的實益擁有人。
- (6) 華安基金管理有限公司為(i)華安基金—雲農墾QDII單 一資產管理計劃:及(ii)華安基金—雲南交投投資QDII 單一資產管理計劃此兩項資產管理計劃產品之資產管 理人。
- (7) 雲南交投集團投資有限公司由雲南省交通投資建設集 團有限公司全資擁有,雲南交投集團投資有限公司 以資產委託人身份通過華安基金一雲南交投投資QDII 單一資產管理計劃投資本公司發行之相關股份。根據 《證券及期貨條例》,雲南省交通投資建設集團有限公 司被視為於華安區一雲南交投投資QDII單一資產管 理計劃持有的8,137,000股H股中持有權益。
- (8) 雲南農墾集團有限責任公司以資產委託人身份通過華安基金一雲農墾QDII單一資產管理計劃投資本公司發行之相關股份。
- (9) Yunnan Energy Investment (H K) Co. Limited 由 YUNNAN PROVINCIAL ENERGY INVESTMENT GROUP CO., LTD 全資擁有。根據《證券及期貨條例》· YUNNAN PROVINCIAL ENERGY INVESTMENT GROUP CO., LTD被視為於Yunnan Energy Investment (H K) Co. Limited持有的12,350,000股H股中擁有權益。
- (10) 根據《證券及期貨條例》、HWABAO TRUST CO., LTD作為受托人被視為於HWABAO OVERSEAS INVESTMENT SERIES 2 NO 42-8 QDII SINGLE MONEY TRUST持有的 12,360,300股H股中擁有權益。

除上文所披露者外,於2024年12月31日,就董事所知,概無任何其他人士(並非董事、監事及本公司最高行政人員)於股份或相關股份中擁有根據《證券及期貨條例》第XV部第2及3分部須予披露,或須登記於《證券及期貨條例》第336條所述的登記冊內之權益或淡倉。

XXIX. EQUITY-LINKED AGREEMENT

For the year ended December 31, 2024, the Company did not enter into any equity linked agreement.

XXX. PURCHASE, SALE OR REDEMPTION OF LISTED SECURITIES

Neither the Company nor any of its subsidiaries had purchased, sold or redeemed any of the Company's listed securities for the year ended December 31, 2024 (including the sale of any treasury shares (as defined under the Hong Kong Listing Rules)). The Company did not have any treasury shares as of December 31, 2024.

XXXI. PRE-EMPTIVE RIGHTS

There is no provision for pre-emptive rights under the Articles of Association and PRC laws which would oblige the Company to offer new shares on a pro-rata basis to its existing Shareholders.

XXXII. COMPLIANCE WITH NON-COMPETITION AGREEMENT

YCIH entered into a non-competition agreement with the Company on September 25, 2019 (the "Non-Competition Agreement"), pursuant to which, YCIH has unconditionally and irrevocably undertaken to the Company (for the interests of the Company itself and other members of the Group) that YCIH shall not, and shall procure that its associates (excluding the Group) will not, directly or indirectly, whether on their own or jointly with another person or company, own, invest in, participate in, develop, operate or engage in any business or company which directly or indirectly competes or may compete with any business of the Company. Please refer to the Prospectus for details of the non-competition undertakings.

The Company has received the annual confirmation that YCIH has complied with the Non-Competition Agreement during the Reporting Period.

The independent non-executive Directors have reviewed the performance of the Non Competition Agreement during the Reporting Period according to the information and confirmation provided or given by YCIH, and are satisfied that YCIH has complied with the Non-Competition Agreement.

XXXIII. DIRECTORS' INTERESTS IN COMPETING BUSINESS

As at December 31, 2024, none of the Directors nor any of their associates had any interest in any business which competes or may compete directly or indirectly with the business of the Group.

二十九、股票掛鈎協議

截至2024年12月31日止年度,本公司未訂立股票掛鈎協議。

三十、購買、出售或贖回上市 證券

截至2024年12月31日止年度,本公司或其任何附屬公司概無購買、出售或贖回任何本公司上市證券(包括出售任何庫存股份(定義見香港上市規則))。截至2024年12月31日,本公司並無任何庫存股份。

三十一、優先購買權

《公司章程》及中國法律項下並無優先購買權條 文,規定本公司須按比例基準向現有股東發售 新股份。

三十二、不競爭協議遵守情況

雲南建投已與本公司訂立日期為2019年9月25日的不競爭協議(「不競爭協議」),據此,雲南建投已無條件及不可撤銷地向本公司承諾(為本公司本身及本集團其他成員公司的利益),雲南建投不會並將促使其聯繫人(本集團除外)不會直接或間接(無論單獨或聯同其他人士或公司)擁有、投資、參與、發展、經營或從事直接或間接與本公司任何業務競爭或可能競爭的任何業務或公司。關於不競爭承諾的詳情,請參見招股章程。

本公司已收到雲南建投就其於報告期內已遵守 不競爭協議的年度確認書。

獨立非執行董事已根據雲南建投所提供或彼等 給予的資料及確認,審閱不競爭協議於報告期 內之履行情況,並滿意雲南建投已遵守不競爭 協議。

三十三、董事於競爭業務的權 益

於2024年12月31日,概無董事或彼等的聯繫人 於任何與本集團業務直接或間接構成競爭或可 能構成競爭的業務中擁有任何權益。

XXXIV. CONTINUING CONNECTED TRANSACTIONS

For the year ended December 31, 2024, the Group has entered into the following non-exempt continuing connected transactions.

(I) Continuing connected transactions subject to the reporting, annual review and announcement requirements but exempt from strict compliance with the independent Shareholders' approval requirement

Land and Property Leasing Framework Agreement

The Company entered into the land and property leasing framework agreement (the "2021 Land and Property Leasing Framework Agreement") with YCIH on November 26, 2021, pursuant to which the Company may lease land and properties lawfully owned by YCIH and/or its associates. During the Reporting Period, the land and properties leased by the Company from YCIH and/or its associates include:

- (i) two pieces of land in Kunming where two batching plants of the Company are located to serve the regional market, covering an area of 16 mu and 42 mu, respectively;
- (ii) one property in Kunming leased for use as the Company's headquarter office, with an aggregate GFA of 4.179.61 m²:
- (iii) one property in Zhaotong leased for use as the Company's office, with an aggregate GFA of 463.71 m^2 ; and
- (iv) one site in Dashiba in the eastern suburbs of the Economic and Technological Development Zone, Kunming, and its existing above-ground buildings and structures for the purpose of operation of the Company, with a total area of 19,447 m².

The term of the 2021 Land and Property Leasing Framework Agreement commenced on January 1, 2022 and ended on December 31, 2024, with a duration of three years. For details, please refer to the Company's announcement dated November 26, 2021 published on the websites of the Hong Kong Stock Exchange and the Company.

三十四、持續關連交易

截至2024年12月31日止年度,本集團已訂立下列非豁免持續關連交易。

(一) 須遵守申報、年度審閱及公告 規定但獲豁免嚴格遵守獨立股 東批准規定的持續關連交易

十地及房屋和賃框架協議

本公司與雲南建投於2021年11月26日訂立土地、房屋租賃框架協議(「2021年土地、房屋租賃框架協議」),據此,本公司可租賃由雲南建投及/或其聯繫人合法擁有的土地及房屋。報告期內,本公司自雲南建投及/或其聯繫人租賃的土地及房屋包括:

- (i) 位於昆明的兩幅土地,本公司的兩個攪拌站 位於此處,為區域市場提供服務,其佔地 面積分別為16畝及42畝;
- (ii) 位於昆明的一處房屋,租賃作本公司的總部辦公用途,總建築面積為4,179.61平方米;
- (iii) 位於昭通市的一處房屋,租賃作本公司的辦公用途,總建築面積為463.71平方米;及
- (iv) 位於昆明市經濟技術開發區東郊大石壩的一處場地及其現有地上建築物、構築物作為本公司的經營用途,總面積共為19,447平方米。

2021年土地及房屋租賃框架協議有效期自2022 年1月1日起至2024年12月31日止,為期3年。 有關詳情請參見本公司在香港聯交所及本公司 網站刊發的日期為2021年11月26日的公告。

The main pricing principles stipulated in the 2021 Land and Property Leasing Framework Agreement are as follows:

- (i) both parties shall refer to the lease contract (if any) that has been or is being performed by the parties, the market rental of similar land and properties in the neighboring area of the relevant land and properties, and determine the rentals on normal commercial terms to ensure a fair and reasonable rental level;
- (ii) both parties shall review and adjust (if applicable) rentals upon the renewal of the 2021 Land and Property Leasing Framework Agreement by reference to the prevailing market conditions, including factors like the geographical location, the standard of construction and the surrounding area;
- (iii) the Company shall be responsible for all utility charges incurred in using the relevant properties during the term of the lease; and
- (iv) the Company shall be responsible for maintenance and repair of the leased land and properties and also the cost incurred hereunder during the term of the lease.

As of December 31, 2024, YCIH directly and indirectly held 62.75% of the Company's issued Shares and was the controlling shareholder of the Company. Therefore, YCIH and its associates were connected persons of the Company and the transactions under the 2021 Land and Property Leasing Framework Agreement constituted continuing connected transactions of the Company.

For the three years ended December 31, 2022, 2023 and 2024, the annual caps (all calculated based on right-of-use assets) under the 2021 Land and Property Leasing Framework Agreement were RMB8.00 million, RMB5.00 million and RMB10.00 million, respectively. During the Reporting Period, the recognized right-of-use assets amounts to RMB0.00 million. The recognized lease payments for the Reporting Period is RMB4.58 million.

As the term of the 2021 Land and Property Leasing Framework Agreement expired on December 31, 2024, the Company and YCIH entered into the 2025-2027 Land and Property Leasing Framework Agreement on November 29, 2024 to renew the 2021 Land and Property Leasing Framework Agreement. For details, please refer to the Company's announcement dated November 29, 2024 published on the websites of the Hong Kong Stock Exchange and the Company.

2021年土地及房屋租賃框架協議規定的主要定 價原則如下:

- (i) 雙方將參照各方曾經或正在履行的租賃合同 (如有),相關土地及房屋附近區域的類似土 地及房屋的市場租金,並按正常商業條款釐 定租金以確保租金維持在公平合理的水平;
- (ii) 雙方將於續訂2021年土地及房屋租賃框架協議時參照屆時市況(包括諸如地理位置、建設標準及周邊區域等因素)審閱及調整(如適用)租金;
- (iii) 在租賃期限內,本公司承擔因使用相關房屋 而產生的全部水電費;及
- (iv) 在租賃期限內,本公司對承租土地及房屋有 維護及維修義務,費用由本公司承擔。

截至2024年12月31日,雲南建投直接及間接持有本公司62.75%已發行股份,為本公司的控股股東,因此雲南建投及其聯繫人為本公司的關連人士,2021年土地及房屋租賃框架協議項下之交易構成本公司之持續關連交易。

截至2022年、2023年及2024年12月31日止三個年度,2021年土地及房屋租賃框架協議項下的年度上限(均按使用權資產計算)分別為人民幣8.00百萬元、人民幣5.00百萬元及人民幣10.00百萬元。報告期內確認使用權資產為人民幣0.00百萬元。報告期內確認的租賃費為人民幣4.58百萬元。

鑒於2021年土地、房屋租賃框架協議的期限於2024年12月31日屆滿,因此本公司與雲南建投於2024年11月29日訂立2025-2027年度土地、房屋租賃框架協議,以續簽2021年土地、房屋租賃框架協議。有關詳情請參見本公司在香港聯交所及本公司網站刊發的日期為2024年11月29日的公告。

Directors' Report

董事會報告

(II) Continuing connected transactions subject to the reporting, annual review, announcement and the independent Shareholder's approval requirements

1. Product Sales Framework Agreement

The Company entered into the product sales framework agreement (the "2020 Product Sales Framework Agreement") with YCIH on March 27, 2020. As the term of the 2020 Product Sales Framework Agreement expired on December 31, 2022, the Company and YCIH entered into the new product sales framework agreement (the "2023 Product Sales Framework Agreement") on October 31, 2022 for the renewal of the 2020 Product Sales Framework Agreement. The transactions under the 2023 Product Sales Framework Agreement were related party transactions disclosed under Note XII "2. Related transactions" to the financial statements.

According to the 2023 Product Sales Framework Agreement, the Group may sell concrete, aggregates and other products to YCIH and its associates. The 2023 Products Sales Framework Agreement became effective upon the approval of independent Shareholders at the extraordinary general meeting held on December 30, 2022 with a term commencing from January 1, 2023 and ending on December 31, 2025. For details, please refer to the Company's announcement on continuing connected transactions dated October 31, 2022 and the circular for extraordinary general meeting dated December 8, 2022 published on the websites of the Hong Kong Stock Exchange and the Company.

The main pricing principles stipulated in the 2023 Product Sales Framework Agreement are as follows:

- (i) the price of the products shall be determined in accordance with the pricing policies and guidelines adopted and regularly reviewed by the Group for the sales of products to all customers with reference to upstream materials and product prices and other costs, and be generally in line with the prevailing market price at which the same type of products is provided by the Group to an independent third party customer on normal commercial terms; the following factors will also be taken into account to determine the prevailing market price: the price the Group offers to the independent third party customers for the same type of products, the payment terms, the specific requirements of the parties, the quality of the products required and the geographical areas where the products are provided, etc., to ensure the price will be no less favorable to the Group than that of the same type of products it provides to independent third party customers; and
- (ii) in the unlikely event that no comparable market price can be taken, experts in the Group with diversified industry experience shall opine on the fairness and reasonableness of the price by reference to the comparable price and/or historical transaction price of the most similar items to ensure the price would be fair and reasonable to the Group and no less favorable than the price the Group offers to independent third party customers.

(二)須遵守申報、年度審閲、公告 及獨立股東批准規定的持續關 連交易

1. 產品銷售框架協議

本公司與雲南建投於2020年3月27日訂立產品銷售框架協議(「2020年產品銷售框架協議」)。 鑒於2020年產品銷售框架協議的期限於2022年 12月31日屆滿,因此本公司與雲南建投於2022 年10月31日訂立新產品銷售框架協議(「2023年產品銷售框架協議」),以續簽2020年產品銷售框架協議。 2023年產品銷售框架協議下的交易屬於關聯方交易,於財務報表附註十二「2.關聯交易」披露。

根據2023年產品銷售框架協議,本集團可向雲南建投及其聯繫人銷售混凝土、砂石料及其他產品。2023年產品銷售框架協議在2022年12月30日舉行之臨時股東大會上獲得獨立股東的批准後生效,期限自2023年1月1日起至2025年12月31日止。有關詳情請參見本公司在香港聯交所及本公司網站刊發的日期為2022年10月31日的持續關連交易公告及日期為2022年12月8日的臨時股東大會通函。

2023年產品銷售框架協議規定的主要定價原則 如下:

- (i) 產品價格將根據本集團就向全體客戶銷售產品而採納及定期審閱的定價政策及指引,參照上游材料及產品價格及其他成本予以釐定,且通常與本集團按正常商業條款向獨立第三方客戶提供的同類產品的現行市價相符;釐定現行市價時將參照以下因素:本集團就同類產品向獨立第三方客戶提供的價格、付款期限、訂約方的特定要求、所需的產品品質及提供產品所在地理位置等,從而確保對本集團而言,價格不遜於本集團向獨立第三方客戶提供的同類產品價格;及
- (ii) 萬一沒有可資比較的市價,本集團具備豐富 行業經驗的專家應參考最為相近項目的可資 比較價格及/或歷史交易價格就價格的公平 性及合理性提供意見,以確保價格對本集團 而言屬公平合理,且不遜於本集團提供予獨 立第三方客戶的價格。

Directors' Report 董事會報告

As of December 31, 2024, YCIH directly and indirectly held 62.75% of the Company's issued Shares and was the controlling shareholder of the Company. Therefore, YCIH and its associates were connected persons of the Company and the transactions under the 2023 Product Sales Framework Agreement constituted continuing connected transactions of the Company.

For the three years ending December 31, 2023, 2024 and 2025, the annual caps under the 2023 Product Sales Framework Agreement are RMB2,497.00 million, RMB2,714.00 million and RMB2,954.00 million, respectively. The actual amount incurred during the Reporting Period is RMB459.58 million.

2. Raw Materials, Products and Services Procurement Framework Agreement

The Company entered into the raw materials, products and services procurement framework agreement (the "2020 Raw Materials, Products and Services Procurement Framework Agreement") with YCIH on March 27, 2020. As the term of the 2020 Raw Materials, Products and Services Procurement Framework Agreement expired on December 31, 2022, the Company and YCIH entered into the new raw materials, products and services procurement framework agreement (the "2023 Raw Materials, Products and Services Procurement Framework Agreement") on October 31, 2022 for the renewal of the 2020 Raw Materials, Products and Services Procurement. The transactions under the 2023 Raw Materials, Products and Services Procurement Framework Agreement were related party transactions disclosed under Note XII "2. Related transactions" to the financial statements.

According to the 2023 Raw Materials, Products and Services Procurement Framework Agreement, the Group may procure raw materials, products and services from YCIH and its associates, including but not limited to the following:

- (i) raw materials: cement, aggregates and others;
- (ii) products: production equipment and other products used in the Company's production operations; and
- (iii) services: construction services, property management services and consultancy services, etc.

The 2023 Raw Materials, Products and Services Procurement Framework Agreement became effective upon the approval of independent Shareholders at the extraordinary general meeting held on December 30, 2022, for a term commencing from January 1, 2023 and ending on December 31, 2025. For details, please refer to the continuing connected transactions announcement dated October 31, 2022 and the extraordinary general meeting circular dated December 8, 2022 published by the Company on the websites of the Hong Kong Stock Exchange and the Company.

截至2024年12月31日,雲南建投直接及間接持有本公司62.75%已發行股份,為本公司的控股股東,因此雲南建投及其聯繫人為本公司的關連人士,2023年產品銷售框架協議項下之交易構成本公司之持續關連交易。

截至2023年、2024年及2025年12月31日止三個年度、2023年產品銷售框架協議項下的年度上限分別為人民2,497.00百萬元、人民幣2,714.00百萬元及人民幣2,954.00百萬元。報告期內發生的實際金額為人民幣459.58百萬元。

2. 原材料、產品及服務採購框架協議

本公司與雲南建投於2020年3月27日訂立原材料、產品及服務採購框架協議(「2020年原材料、產品及服務採購框架協議」)。鑒於2020年原材料、產品及服務採購框架協議的期限於2022年12月31日屆滿,因此本公司與雲南建投於2022年10月31日訂立新原材料、產品及服務採購框架協議(「2023年原材料、產品及服務採購框架協議」),以續簽2020年原材料、產品及服務採購框架協議。2023年原材料、產品及服務採購框架協議。2023年原材料、產品及服務採購框架協議下的交易屬於關聯方交易,於財務報表附註十二[2.關聯交易]披露。

根據2023年原材料、產品及服務採購框架協議,本集團可向雲南建投及其聯繫人採購原材料、產品及服務,包括但不限於以下內容:

- (i) 原材料:水泥、砂石料及其他;
- (ii) 產品:生產設備及本公司生產運營中使用的 其他產品;及
- (iii) 服務: 建築服務、物業管理服務及諮詢服務 等。

2023年原材料、產品及服務採購框架協議在2022年12月30日舉行之臨時股東大會上獲得獨立股東的批准後生效,期限自2023年1月1日起至2025年12月31日止。有關詳情請參見本公司在香港聯交所及本公司網站刊發的日期為2022年10月31日的持續關連交易公告及日期為2022年12月8日的臨時股東大會通函。

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The main pricing principles stipulated in the 2023 Raw Materials, Products and Services Procurement Framework Agreement are as follows:

2023年原材料、產品及服務採購框架協議規定 的主要定價原則如下:

With respect to raw materials:

- (i) the price shall be generally in line with the prevailing market price at which the same type of raw materials is provided to the Group by independent third party suppliers on normal commercial terms. The Group will conduct market research and regularly contact its suppliers (including both YCIH and/or its associates and independent third party suppliers) to understand the market conditions and determine the prevailing market price of the relevant type of raw materials; and
- (ii) where a public tendering process is required for the procurement of the relevant raw materials, the price shall be determined based on the results of tender in accordance with the Group's internal regulations and rules applicable to all suppliers of the same type of raw materials. Pursuant to such regulations and rules, if YCIH and/or its associates win the bid, the terms they offer, including the price quoted, shall be no less favorable than those offered by any independent third party supplier that participates in the process.

With respect to products:

- (i) the price shall be generally in line with the prevailing market price at which the same type of products is provided to the Group by independent third party suppliers on normal commercial terms; to determine the prevailing market price, reference will be made to the historical prices of the same type of products, where applicable, the guidance price published by authoritative organizations and institutions and costs for the relevant product determined through market research to ensure the price will be no less favorable to the Group than that of the same type of products provided to the Group by independent third party suppliers; and
- (ii) where a public tendering process is required for the procurement of the relevant product, the price shall be determined based on the results of tender in accordance with the Group's internal regulations and rules applicable to all suppliers of the same type of products. Pursuant to such regulations and rules, if YCIH and/or its associates win the bid, the terms they offer, including the price quoted, shall be no less favorable than those offered by any independent third party supplier that participates in the process.

原材料方面:

- (i) 價格應與獨立第三方供應商按一般商業條款 提供予本集團的同類原材料的現行市價大體 一致。本集團將進行市場調查,並定期聯 絡其供應商(包括雲南建投及/或其聯繫人 以及獨立第三方供應商)瞭解市況,並釐定 相關類別原材料的現行市價;及
- (ii) 倘採購相關原材料時需要進行公開招標, 則價格應根據本集團內部適用於全部同類 原材料供應商的條例及規則,按招標結果 釐定。根據該等條例及規則,若雲南建投 及/或其聯繫人中標,其提供的條款(包括 報價)應不遜於參與上述程序的任何獨立第 三方供應商提供的條款。

產品方面:

- (i) 價格應與獨立第三方供應商按一般商業條款 提供予本集團的同類產品的現行市價大體一 致:釐定現行市價時,本集團將參考同類產 品的歷史價格(倘適用)、權威組織及機構公 佈的指引價格及透過市場研究釐定的相關產 品成本,以確保有關價格不遜於獨立第三方 供應商提供予本集團的同類產品的價格;及
- (ii) 倘採購相關產品時需要進行公開招標,則價格應根據本集團內部適用於全部同類產品供應商的條例及規則,按招標結果釐定。根據該等條例及規則,若雲南建投及/或其聯繫人中標,其提供的條款(包括報價)應不遜於參與上述程序的任何獨立第三方供應商提供的條款。

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With respect to services:

- (i) the price of construction services shall be determined with reference to the pricing guideline and method as set out in the Pricing Standard for Construction and Engineering of Yunnan Province (2020 Edition) (《雲南省建設工程造價計價標準》(2020版)):
- (ii) the price of the property management services shall be determined with reference to the prevailing market rates and conditions for the same type of service provided in the neighboring area, taking into account factors such as the geographical location, the standard and quality of services and the condition of the property; and
- (iii) the price of consultancy services shall be determined with reference to the prevailing market rates at which the same type of service is provided to the Group by independent third party service providers on normal commercial terms.

As of December 31, 2024, YCIH directly and indirectly held 62.75% of the Company's issued Shares and was the controlling shareholder of the Company. Therefore, YCIH and its associates were connected persons of the Company and the transactions under the 2023 Raw Materials, Products and Services Procurement Framework Agreement constituted continuing connected transactions of the Company.

For the three years ending December 31, 2023, 2024 and 2025, the annual caps under the 2023 Raw Materials, Products and Services Procurement Framework Agreement are RMB853.00 million, RMB916.00 million and RMB936.00 million, respectively. The actual amount incurred during the Reporting Period is RMB198.66 million.

3. Financial Services Framework Agreement

The Company entered into the financial services framework agreement (the "2020 Financial Services Framework Agreement") with YCIH Financial Company on March 27, 2020. As the term of the 2020 Financial Services Framework Agreement expired on December 31, 2022, the Company and YCIH Financial Company entered into the new financial services framework agreement (the "2023 Financial Services Framework Agreement") on October 31, 2022 for the renewal of the 2020 Financial Services Framework Agreement. The transactions under the 2023 Financial Services Framework Agreement were related party transactions disclosed under Note XII "2. Related transactions" to the financial statements.

服務方面:

- (i) 建設服務的價格應參照《雲南省建設工程造價計價標準(2020版)》所載定價指引及方法 釐定:
- (ii) 物業管理服務的價格應參照在周邊地區提供 同類服務的現行市價及市況釐定,計及地理 位置、服務標準及質量及物業狀況等因素; 及
- (iii) 諮詢服務價格應參照獨立第三方服務提供方 按一般商業條款提供予本集團的同類服務的 現行市價釐定。

截至2024年12月31日,雲南建投直接及間接持有本公司62.75%已發行股份,為本公司的控股股東,因此雲南建投及其聯繫人為本公司的關連人士,2023年原材料、產品及服務採購框架協議項下之交易構成本公司之持續關連交易。

截至2023年、2024年及2025年12月31日止三個年度,2023年原材料、產品及服務採購框架協議項下的年度上限分別為人民幣853.00百萬元、人民幣916.00百萬元及人民幣936.00百萬元。報告期內發生的實際金額為人民幣198.66百萬元。

3. 金融服務框架協議

本公司與雲南建投財務公司於2020年3月27日 訂立金融服務框架協議(「2020年金融服務框架 協議」)。鑒於2020年金融服務框架協議的期限 於2022年12月31日屆滿,因此本公司與雲南建 投財務公司於2022年10月31日訂立新金融服務 框架協議(「2023年金融服務框架協議」),以續 簽2020年金融服務框架協議。2023年金融服務 框架協議下的交易屬於關聯方交易,於財務報 表附註十二[2.關聯交易」披露。

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According to the 2023 Financial Services Framework Agreement, YCIH Financial Company agreed to provide the following financial services and the Company agreed to use some or all such financial services depending on its requirements:

- (i) deposit services;
- (ii) bills acceptance and discount services;
- (iii) letters of guarantee services; and
- (iv) other financial business (including but not limited to assistance in fund receipt and payment and other business approved by the CBIRC).

The 2023 Financial Services Framework Agreement became effective upon the approval of independent Shareholders at the extraordinary general meeting held on December 30, 2022 with a term commencing on January 1, 2023 and ending on December 31, 2025. For details, please refer to the continuing connected transactions announcement dated October 31, 2022 and the extraordinary general meeting circular dated December 8, 2022 published by the Company on the websites of the Hong Kong Stock Exchange and the Company.

The main pricing principles stipulated in the 2023 Financial Services Framework Agreement are as follows:

- (i) with respect to deposit services, the interest rates payable by YCIH Financial Company shall not be lower than the interest rates in respect of the same type of deposit service provided by major domestic commercial banks in the PRC to the Group in the same period;
- (ii) with respect to bills acceptance and discount services, the service fees or interest rates to be charged by YCIH Financial Company shall not be higher than those of the same type of service provided by major domestic commercial banks in the PRC to the Group in the same period;
- (iii) with respect to letters of guarantee services, the fees to be charged by YCIH Financial Company shall not be higher than those of the same type of services provided by major domestic commercial banks in the PRC to the Group in the same period; and
- (iv) with respect to other financial services (including but not limited to assistance in fund receipt and payment and other business approved by the CBIRC), the fees to be charged by YCIH Financial Company shall not be higher than those of the same type of services charged by major domestic commercial banks in the PRC to the Group in the same period.

根據2023年金融服務框架協議,雲南建投財務公司同意提供以下金融服務且本公司同意根據 自身需求使用部分或全部該等金融服務:

- (i) 存款服務;
- (ii) 票據開立及貼現服務;
- (iii) 保函服務;及
- (iv) 其他金融業務(包括但不限於協助資金收付及中國銀保監會批准的其他業務)。

2023年金融服務框架協議在2022年12月30日舉行之臨時股東大會上獲得獨立股東的批准後生效,期限自2023年1月1日起至2025年12月31日止。有關詳情請參見本公司在香港聯交所及本公司網站刊發的日期為2022年10月31日的持續關連交易公告及日期為2022年12月8日的臨時股東大會通函。

2023年金融服務框架協議規定的主要定價原則如下:

- (i) 就存款服務而言,雲南建投財務公司應支付的利率不得低於同期中國國內主要商業銀行向本集團提供同類型存款服務所收取的利率;
- (ii) 就票據開立及貼現服務而言,雲南建投財務公司收取的服務費或利率不得高於同期中國國內主要商業銀行向本集團提供同類型服務所收取的服務費或利率;
- (iii) 就保函服務而言,雲南建投財務公司收取的 費用不得高於同期中國國內主要商業銀行向 本集團提供同類型服務所收取的費用:及
- (iv) 就其他金融服務(包括但不限於協助資金收付及中國銀保監會批准的其他業務)而言, 雲南建投財務公司收取的費用不得高於同期 中國國內主要商業銀行向本集團提供同類型 服務所收取的費用。

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As of December 31, 2024, YCIH directly and indirectly held 62.75% of the Company's issued Shares and was the controlling shareholder of the Company. YCIH Financial Company is a subsidiary of YCIH. Therefore, YCIH Financial Company was a connected person of the Company and the transactions under the 2023 Financial Services Framework Agreement constituted continuing connected transactions of the Company.

The following table sets forth the transaction caps and the actual amounts incurred for 2024 under the 2023 Financial Services Framework Agreement.

截至2024年12月31日,雲南建投直接及間接持有本公司62.75%已發行股份,為本公司的控股股東,雲南建投財務公司為雲南建投的附屬公司,因此雲南建投財務公司為本公司的關連人士,2023年金融服務框架協議項下之交易構成本公司之持續關連交易。

下表載列2023年金融服務框架協議項下2024年度的交易上限及實際發生金額。

		Transaction caps for 2024 2024年度 的交易上限 (RMB million) (人民幣百萬元)	Actual amounts incurred for 2024年度 發生的實際金額 (RMB million)
Deposit services - maximum daily deposit balance (including interest accrued thereon)	存款服務 -每日最高存款餘額 (包括應計利息)	200.00	64.78
Bills issuance and discount (bank acceptance bills payable)	票據開立及貼現服務 (僅列示銀行承兑匯票)	400.00	68.50

Notes

- (1) In respect to letters of guarantee services under the 2023 Financial Services Framework Agreement, such transactions constitute financial assistance provided by a connected person for the benefit of the Company. As such transactions are on normal commercial terms (or better to the Company) and no security over the assets of the Company is granted in respect of the transactions, they are fully exempt from all reporting, announcement, annual review and independent shareholders' approval requirements pursuant to Rule 14A.90 of the Hong Kong Listing Rules.
- (2) In respect of other financial services (including but not limited to assistance in fund receipt and payment and other business approved by the CBIRC) under the 2023 Financial Services Framework Agreement, as the highest applicable percentage ratio of such services exceeds 0.1% but is less than 5% on an annual basis, such transactions are therefore subject to the reporting, announcement and annual review requirements, but are exempt from the independent shareholders' approval requirements under Chapter 14A of the Hong Kong Listing Rules.

The independent non-executive Directors have reviewed the above-mentioned continuing connected transactions during the Reporting Period and confirmed that these transactions have:

- (i) been entered into in the ordinary and usual course of business of the Group;
- (ii) been conducted on normal commercial terms or better; and
- (iii) been conducted in accordance with the relevant agreements governing them on the terms that are fair and reasonable and in the interests of the Shareholders as a whole.

註:

- (1) 就2023年金融服務框架協議項下的保函服務而言,該等交易構成關連人士為本公司利益提供的財務資助。由於該等交易按正常商業條款(或對本公司而言更有利條款)進行,且本公司不會就該等交易提供任何資產抵押,因此該等交易可全面豁免遵守香港上市規則第14A.90條的所有申報、公告、年度審閱及獨立股東批准規定。
- (2) 就2023年金融服務框架協議項下的其他金融服務(包括但不限於協助資金收付及中國銀保監會批准的其他業務)而言,由於該等服務最高適用百分比率每年超過0.1%但於5%,因此該等交易須遵守香港上市規則第14A年項下申報、公告及年度審閱的規定,惟獲豁免遵守獨立股東批准規定。

於報告期內,獨立非執行董事已審核上述持續 關連交易,並確認該等交易已:

- (i) 在本集團之一般及日常業務中訂立;
- (ii) 按照一般商業條款或更佳條款進行;及
- (iii) 根據有關交易的協議進行,條款公平合理,並符合股東的整體利益。

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ShineWing, the auditor of the Company, has performed certain procedures and confirmed in writing to the Board with respect to the above continuing connected transactions of the Group for the year ended December 31, 2024 that:

- (i) nothing has come to the auditor's attention that causes the auditor to believe that the disclosed continuing connected transactions have not been approved by the Board:
- (ii) for the transactions involving the provision of goods or service by the Group, nothing has come to the auditor's attention that causes the auditor to believe that the transactions were not, in all material respects, conducted in accordance with the pricing policies of the Group;
- (iii) nothing has come to the auditor's attention that causes the auditor to believe that the transactions were not entered into, in all material respects, in accordance with the relevant agreements governing such transactions; and
- (iv) nothing has come to the auditor's attention that causes the auditor to believe that the amounts of the disclosed continuing connected transactions have exceeded the annual cap.

Please refer to Note XII "2. Related transactions" to the financial statements prepared under the PRC ASBE for details of the significant related party transactions. Information on connected transactions and continuing connected transactions required to be disclosed under the Hong Kong Listing Rules is set out in this section. Save as disclosed above, the related party transactions disclosed in Note XII "2. Related transactions" to the financial statements do not constitute connected transactions or continuing connected transactions of the Company, or fall within the scope of connected transactions nor continuing connected transactions exempt from disclosure. The Directors confirm that the Company has complied with the disclosure requirements under Chapter 14A of the Hong Kong Listing Rules in relation to the relevant transactions.

XXXV. SIGNIFICANT CONTRACTS WITH CONTROLLING SHAREHOLDERS

Save as disclosed above, during the Reporting Period and up to the Latest Practicable Date, there were no significant contracts (including significant contracts for the provision of services) entered into between the Company or any of its subsidiaries and the controlling shareholder or any of its subsidiaries.

信永中和,本公司之審計師,已就以上本集團 截至2024年12月31日止年度持續關連交易執行 若干程序並書面向董事會確認:

- (i) 未注意到任何事項,使其相信該等已披露的 持續關連交易未經董事會批准;
- (ii) 針對需要本集團提供貨品或服務所涉及的交易,未注意到任何事項,使其相信該等交易在各重大方面沒有按照本集團的定價政策推行;
- (iii) 未注意到任何事項,使其相信該等交易在 各重大方面沒有根據有關該等交易的協議進 行:及
- (iv) 未注意到任何事項,使其相信該等持續關連 交易的金額超逾全年上限。

有關重大關聯方交易詳情請見按照中國企業會計準則編製的財務報表附註十二「2.關聯交易」。香港上市規則要求披露的關連交易和持續關連交易信息已載於本章節。就於財務報表附註十二「2.關聯交易」披露的關聯方交易,除上文披露外,並不構成本公司關連交易或持續關連交易,或為豁免披露的關連交易或持續關連交易。董事確認本公司已就相關交易符合香港上市規則第14A章的披露規定。

三十五、與控股股東之間的重 大合約

除上述披露外,於報告期內及直至最後可行日期,本公司或任何附屬公司與控股股東或其任何附屬公司之間概無訂立任何重大合約(包括提供服務之重大合約)。

XXXVI. CHARITY DONATIONS

During the Reporting Period, the Group had no charitable donations and other contributions.

XXXVII. MAJOR LEGAL PROCEEDINGS

For the year ended December 31, 2024, our Company had no major legal proceedings or arbitration. To the knowledge of the Directors, there were no major legal actions or claims that had not been concluded or may threaten our Company.

XXXVIII. PERMITTED INDEMNITY PROVISIONS

For the year ended December 31, 2024, our Company had purchased liability insurance for Directors and Supervisors to provide appropriate protection for Directors and Supervisors.

XXXIX. AUDIT AND RISK COMMITTEE

The Audit and Risk Committee, together with the management and our Company's external auditor, has reviewed the accounting principles and practices adopted by the Group and the audited consolidated financial statements for the year ended December 31, 2024.

XL. CORPORATE GOVERNANCE CODE

The Company has been committed to improving its corporate governance standards since its establishment. Pursuant to the code provisions of the Corporate Governance Code, it has established a modern corporate governance structure under which the general meeting, the Board, the Supervisory Committee and senior management of the Company effectively exercise checks and balances on each other and operate independently. The Company adopts the Corporate Governance Code as its corporate governance practice.

The Company is committed to maintaining high standards of corporate governance practices. Information on the corporate governance practices and compliance with the Corporate Governance Code adopted by our Company is set out in the section headed "Corporate Governance Report" of this annual report.

XLI. PUBLIC FLOAT

Based on information that is publicly available to the Company and to the best knowledge of the Directors, at least 25% of the Company's total number of issued Shares (being the prescribed minimum percentage of public float approved by the Hong Kong Stock Exchange and permitted under the Hong Kong Listing Rules) was held by the public for the year ended December 31, 2024 and up to the Latest Practicable Date.

三十六、慈善捐款

於報告期內,本集團無慈善捐款及其他捐獻。

三十七、重大法律訴訟

截至2024年12月31日止年度,本公司不存在涉 及任何重大法律訴訟或仲裁。就董事所知,也 不存在任何尚未完結或對本公司存在威脅性的 重大法律訴訟或索賠。

三十八、獲准許的彌償條文

截至2024年12月31日止年度,本公司已為董事 及監事購買責任保險,為董事及監事提供適當 的保障。

三十九、審計與風險委員會

審計與風險委員會已與管理層及本公司外聘審 計師共同審閱本集團所採納的會計原則及慣 例,以及截至2024年12月31日止年度經審核合 併財務報表。

四十、企業管治守則

本公司自成立以來始終致力於提升企業管治水 平,參照企業管治守則的守則條文,建立了由 本公司股東大會、董事會、監事會及高級管 理人員有效制衡、獨立運作的現代企業治理架 構。本公司採用企業管治守則作為其企業管治 常規。

本公司致力於維持高水平之企業管治常規。有 關本公司所採納之企業管治常規及遵守企業管 治守則的資料載於本年報之「企業管治報告」章 飾。

四十一、公眾持股量

根據本公司可公開獲得的資料及就董事所深 知,截至2024年12月31日止年度及直至最後可 行日期,本公司已發行股份總額中至少有25% (即香港聯交所及香港上市規則規定的最低公眾 持股比例)由公眾人士持有。

Directors' Report 董事會報告

XLII. AUDITOR AND ACCOUNTING STANDARDS FOR PREPARING THE FINANCIAL STATEMENTS

PricewaterhouseCoopers and PricewaterhouseCoopers Zhong Tian were our Company's international auditor and domestic auditor for the year of 2023, respectively. The Company has been preparing financial statements in accordance with the International Financial Reporting Standards and the PRC ASBE, respectively, since the listing of its H shares on the Hong Kong Stock Exchange.

On April 25, 2024, the Board proposed to terminate the re-appointment of PricewaterhouseCoopers and PricewaterhouseCoopers Zhong Tian as the Company's international auditor and domestic auditor, and proposed to appoint ShineWing as the Company's auditor for the year ended December 31, 2024. Moreover, the Company also proposed to uniformly adopt the PRC ASBE for the preparation of financial statements, starting from the financial year ended December 31, 2024. The aforementioned resolutions on the proposed change of the auditor and proposed adoption of the PRC ASBE were approved by the Shareholders on the 2023 annual general meeting. For details, please refer to the announcement on proposed change of auditors dated April 25, 2024, the circular for the 2023 annual general meeting dated April 26, 2024, and the announcement of poll results of the 2023 annual general meeting dated May 30, 2024 published by the Company on the websites of the Hong Kong Stock Exchange and the Company.

ShineWing was the Company's auditor for the year ended December 31, 2024 and has audited the consolidated financial statements prepared in accordance with the PRC ASBE.

The Company will submit a resolution of intent at the forthcoming 2024 AGM for the re-appointment of ShineWing as the Company's auditor for the year ending December 31, 2025.

By Order of the Board **Li Zhangjian** *Chairman*

Kunming, China, March 25, 2025

四十二、審計師及編製財務報表之會計準則

羅兵咸永道為本公司2023年度境外核數師,而普華永道中天則為本公司2023年度境內審計師。自本公司H股於香港聯交所上市以來,本公司一直採用國際財務報告準則及中國企業會計準則兩套準則編製其財務報表。

於2024年4月25日,董事會建議終止續聘羅兵 咸永道及普華永道中天為本公司的境外核數師 及境內審計師,並建議聘任信永中和為本公司截至2024年12月31日止年度的審計師。此外,本公司亦計劃自截至2024年12月31日止財 政年度起統一採用中國企業會計準則編製財務 報表。前述之建議更換審計師及建議統一採用中國企業會計準則的決議案均已於2023年度股東週年大會上獲股東批准。有關詳情,請參見本公司在香港聯交所及本公司網站刊發的日期為2024年4月25日的有關建議更換審計師的公告、日期為2024年4月26日的2023年度股東週年大會通函以及日期為2024年5月30日的2023年度股東週年大會投票表決結果公告。

信永中和為本公司截至2024年12月31日止年度的審計師,並已對本公司按中國企業會計準則編製的合併財務報表進行了審核。

本公司將於即將舉行的2024年度股東週年大會上提呈意向決議案,續聘信永中和為本公司截至2025年12月31日止年度的審計師。

承董事會命 *董事長* 李章建

中國昆明,2025年3月25日

I. CORPORATE GOVERNANCE PRACTICES

The Company is committed to achieving and maintaining a high standard of corporate governance practices and procedures to enable the Shareholders to evaluate the manner and circumstances in which its principles of corporate governance have been applied, as the Board believes that sound and effective corporate governance practices are particularly critical to gaining and maintaining the trust of Shareholders, and are an essential element in encouraging accountability and transparency to sustain the success of the Group and create long-term value for Shareholders.

The Company had adopted the principles and all applicable code provisions set out in Part 2 of the Corporate Governance Code as its own corporate governance code. For the year ended December 31, 2024, the Company had complied with the principles and all applicable code provisions set out in Part 2 of the Corporate Governance Code.

II. THE BOARD

(I) Duties of the Board

The Board is responsible for the overall leadership of the Group, and monitors the Group's strategic decisions as well as its business and performance, and supervises the work of the Group's senior management. The Board has delegated the powers and duties of the daily management and operations of the Group to the senior management. To monitor specific areas of the Company's affairs, and in light of the actual working needs, as well as to further enhance the work efficiency of the special committees under the Board, at the Board meeting held on May 30, 2024, the Company made adjustments to the establishment of those original five special committees under the Board, namely the Audit Committee, the Nomination Committee, the Remuneration and Evaluation Committee, the Strategy Committee and the Risk Management and Control Committee. After the adjustments, the Board has four special committees thereunder, namely the Audit and Risk Committee, the Remuneration and Evaluation Committee, the Nomination Committee, and the Strategy and Investment Committee (collectively referred to as the "Board committees"). The Board has delegated to the Board committees the functions and powers set out in their respective terms of reference.

Each Director has the relevant qualifications and experience required for performing his/ her duties as a Director. All Directors shall ensure that they act honestly and in good faith, comply with applicable laws and regulations, and at all times perform their duties in a manner that is in the interests of the Company and Shareholders.

For the year ended December 31, 2024, the Company was not involved in any material legal proceedings liable by any Directors. The Company has also provided appropriate liability insurance for legal proceedings against Directors and will review the insurance coverage on an annual basis.

一、企業管治常規

本公司致力於達至及維持高水平之企業管治常規及程序,以讓股東評估其企業管治原則之應用方式及情況。此乃由於董事會認為,良好有效的企業管治常規對取得及維持股東的信任尤其關鍵,並且是鼓勵問責性及透明度的重要元素,以持續本集團的成功及為股東創造長遠價值。

本公司已採納企業管治守則第二部分所載的原則及所有適用守則條文作為其本身的企業管治守則。截至2024年12月31日止年度,本公司已遵守企業管治守則第二部分所載的原則及所有適用守則條文。

二、董事會

(一) 董事會的職責

董事會負責本集團的整體領導,並監察本集團的策略性決定以及監察其業務及表現,並監察本集團高級管理人員的工作。董事會已已權力。為監察本公司事務的特定範疇,結合實理人員授予本集團日常管理及營運的權力。為監察本公司事務的特定範疇,結合實際工作的需要,並為了進一步提高董事會專門委員會的工作效率,本公司於2024年5月30日舉行的董事會議上,對原有的5個董事會則多個事會。以是名委員會人知為審計與風險委員會、薪酬與判別。董事會不設4個專門考該委員會,分別為審計與風險委員會不該4個專門考該等董事會委員會對多級職員會員會對多級職員等董事會委員會對多級職員的報的職權。

每位董事均具備履行董事職責所需的有關資質 和經驗。全體董事須確保彼等誠實及善意地行 事、遵守適用法律及法規,且在任何時侯均以 符合本公司及股東利益的方式履行職責。

截至2024年12月31日止年度,本公司概無發生任何需由董事承擔責任的重大法律訴訟。本公司亦已就針對董事的法律訴訟安排適當責任保險,並將每年審視該保險之保障範圍。

企業管治報告

(II) Division of Functions between the Board and the Management

The Articles of Association have clearly defined the respective terms of reference of the Board and the management of the Company.

The Board is accountable to the Shareholders. Its main duties and powers include implementing the resolutions adopted at the general meeting, making decisions on the Company's business plans and investment plans, determining the establishment of the Company's internal management bodies and the establishment or closing of the Company's branches or representative offices, and employing senior management, etc.

The duties and powers of the management include presiding over the Company's production and operation management, organizing the implementation of the resolutions of the Board and the Company's annual operation plans and investment plans, drafting the plan for establishment of the Company's internal management organization and determining the production main body of the Company, drafting the Company's basic management system and formulating the Company's basic rules and regulations.

To maintain the Company's highly efficient operation, as well as flexibility and swiftness in operational decision-making, the Board, when necessary, may delegate its managing and administrative powers to the management, and provide clear directions regarding such delegation so as to avoid impeding or undermining the overall capabilities of the Board in exercising its powers.

(III) Composition of the Board

As of March 28, 2024, the composition of the second session of the Board was as follows:

Executive Directors:

Mr. Li Zhangjian (chairman)

Mr. Lu Jianfeng Mr. Zhang Long

Ms. Hu Zhurong (employee Director)

Non-executive Directors:

Ms. Yang Jia Mr. Yang Jie

Independent non-executive Directors:

Mr. Wong Kai Yan Thomas

Mr. Yu Dingming Mr. Li Hongkun

(二)董事會與管理層職能劃分

《公司章程》對於董事會和本公司的管理層各自職權範圍均有明確的規定。

董事會向股東負責,主要職權包括:執行股東 大會的決議、決定本公司的經營計劃和投資方 案、決定本公司內部管理機構的設置及分支機 構或代表機構的設立或撤銷、聘任高級管理人 員等。

管理層職權包括:主持本公司生產經營管理工作、組織實施董事會決議和本公司年度經營計劃和投資方案、擬定本公司內部管理機構設置方案及決定本公司生產主體設置、擬定本公司的基本管理制度、制定本公司的基本規章等。

為保持本公司的高效運作和經營決策的靈活與 迅速,董事會必要時亦將其管理及行政管理方 面的權力轉授予管理層,且就授權行為提供清 晰的指引,避免妨礙或削弱董事會整體履行職 權的能力。

(三)董事會組成

截至2024年3月28日,第二屆董事會組成如下:

執行董事:

李章建先生(董事長) 呂劍鋒先生 張龍先生 胡珠榮女士(職工董事)

非執行董事:

楊佳女士 楊傑先生

獨立非執行董事:

王佳欣先生 于定明先生 李紅琨先生

Each of Mr. Lu Jianfeng, an executive Director and Ms. Hu Zhurong, an executive Director (employee Director) of the second session of the Board, submitted written resignations to the Board on March 28, 2024, resigning from their positions as executive Directors and their respective positions in the Board committees respectively. For details, please refer to the announcement dated March 28, 2024 published by the Company on the websites of the Hong Kong Stock Exchange and the Company.

composition of the second session of the Board was as follows:

公告。 As of May 30, 2024 (prior to the conclusion of the 2023 annual general meeting), the 截至2024年5月30

Executive Directors:

Mr. Li Zhangjian *(chairman)* Mr. Zhang Long

Non-executive Directors:

Ms. Yang Jia Mr. Yang Jie

Independent non-executive Directors:

Mr. Wong Kai Yan Thomas Mr. Yu Dingming Mr. Li Hongkun

Given that the term of office of the second session of the Board had expired, the Company held the 2023 annual general meeting on May 30, 2024 and elected Mr. Li Zhangjian, Mr. Zhang Long and Mr. Liu Zhen as the executive Directors of the third session of the Board as well as elected Mr. Li Zhangjian as the chairman of the third session of the Board, and Mr. Zhang Long as the vice chairman of the third session of the Board respectively at the Board meeting held on the same day. Moreover, at the joint meeting of the employee representative delegations (group) leaders of the Company, Ms. Wang Fang has been elected as an executive Director (employee Director) of the third session of the Board. For details, please refer to the announcement dated March 28, 2024, the circular of 2023 annual general meeting dated April 26, 2024 and the poll results announcement of 2023 annual general meeting dated May 30, 2024 published by the Company on the websites of the Hong Kong Stock Exchange and the Company.

因工作變動原因,第二屆董事會執行董事呂 劍鋒先生及執行董事(職工董事)胡珠榮女士於 2024年3月28日向董事會遞交書面辭呈,分別 辭去彼等執行董事職務及各自在董事會委員會 的職務。有關詳情請參見本公司在香港聯交所 及本公司網站刊發的日期為2024年3月28日的 公告。

截至2024年5月30日(2023年度股東週年大會結束前),第二屆董事會組成如下:

執行董事:

李章建先生(董事長) 張龍先生

非執行董事:

楊佳女士 楊傑先生

獨立非執行董事:

王佳欣先生 于定明先生 李紅琨先生

鑒於第二屆董事會任期屆滿,本公司已於2024年5月30日舉行2023年度股東週年大會,選舉了李章建先生、張龍先生及劉振先生為第三屆董事會執行董事,並於同日舉行的董事會會議上分別選舉了李章建先生為第三屆董事會董事長、張龍先生為第三屆董事會副董事長。張龍先生為第三屆董事會副董事長。此外,於本公司職工代表團(組)長聯席會議上選舉了汪芳女士為第三屆董事會執行董事(職工董事),有關詳情請參見本公司在香港聯交所及本公司網站刊發的日期為2024年3月28日的公告、日期為2024年4月26日的2023年度股東週年大會通函以及日期為2024年5月30日內容有關2023年度股東週年大會投票表決結果的公告。

企業管治報告

As of the Latest Practicable Date, the composition of the third session of the Board was as follows:

截至最後可行日期,第三屆董事會組成如下:

Executive Directors:

Mr. Li Zhangjian *(chairman)*Mr. Zhang Long *(vice chairman)*

Ms. Wang Fang (employee Director) (appointed on May 30, 2024)

Mr. Liu Zhen (appointed on May 30, 2024)

Non-executive Director:

Ms. Yang Jia

Independent non-executive Directors:

Mr. Wong Kai Yan Thomas

Mr. Yu Dingming Mr. Li Hongkun

Due to work arrangement, Mr. Yang Jie, a non-executive Director of the third session of the Board, submitted written resignation to the Board on March 25, 2025, resigning from his position as a non-executive Director, member of the Audit and Risk Committee and the Strategy and Investment Committee. For details, please refer to the announcement dated March 25, 2025 published by the Company on the websites of the Hong Kong Stock Exchange and the Company.

In accordance with the provisions of the Company Law and the Articles of Association, the Board proposes to appoint Mr. Jin Ming as a non-executive Director of the third session of the Board. Pursuant to the provisions of the Articles of Association, the proposed appointment of Mr. Jin Ming is subject to the approval of the Shareholders at the general meeting. The proposal will be submitted to the 2024 AGM for consideration and approval by the Shareholders. For details, please refer to the circular of the 2024 AGM which will be published by the Company on the websites of the Hong Kong Stock Exchange and the Company in due course.

Ms. Wang Fang and Mr. Liu Zhen, who have been newly appointed as the executive Directors during the Reporting Period, have obtained the legal advice referred to under Rule 3.09D of the Hong Kong Listing Rules, as regards the requirements under the Hong Kong Listing Rules that are applicable to each of them as a director of a listed issuer and the possible consequences of making a false declaration or giving false information to the Hong Kong Stock Exchange on May 30, 2024, and they have confirmed that they understood their obligations as a director of a listed issuer.

The biographical details of the Directors are set out in the section headed "Profiles of Directors, Supervisors and Senior Management" of this annual report.

執行董事:

李章建先生(董事長) 張龍先生(副董事長) 汪芳女士(職工董事)(於2024年5月30日獲委任) 劉振先生(於2024年5月30日獲委任)

非執行董事:

楊佳女士

獨立非執行董事:

王佳欣先生 于定明先生 李紅琨先生

因工作變動原因,第三屆董事會非執行董事楊傑先生於2025年3月25日向董事會遞交書面辭呈,辭去彼擔任的非執行董事、審計與風險委員會以及戰略與投資委員會委員之職務。有關詳情請參見本公司在香港聯交所及本公司網站刊發的日期為2025年3月25日的公告。

根據《公司法》及《公司章程》規定,董事會建議委任金明先生為第三屆董事會非執行董事。根據《公司章程》的規定,金明先生之建議委任須待股東在股東大會上批准。有關建議將提呈予2024年度股東週年大會,以供股東審議及批准。有關詳情請參見本公司將適時刊登至香港聯交所及本公司網站的2024年度股東週年大會通函。

於報告期內獲新委任為執行董事的汪芳女士及 劉振先生已於2024年5月30日獲取香港上市規 則第3.09D條所述的法律意見,內容包括在香港 上市規則項下彼等各自作為上市發行人董事的 規定及向香港聯交所作出虛假聲明或提供虛假 信息可能引致的後果,且彼等確定其作為上市 發行人董事的責任。

董事履歷載於本年報之「董事、監事及高級管理 人員簡介」一節。

No Director has any personal relationship with any other Director or the Company's chief executive (including financial, business, family or other material/relevant relationships).

概無董事與任何其他董事或本公司最高行政人 員有任何個人關係(包括財務、業務、家屬或其 他重大/相關關係)。

As at the Latest Practicable Date, the specific term of service of each Director of the third session of the Board was as follows:

截至最後可行日期,第三屆董事會董事的具體 服務期限如下:

Names of Directors 董事姓名	Term of Service 服務期限
Executive Directors	
執行董事	
Mr. Li Zhangjian	May 30, 2024 to the date of the expiration of the term of the third session of the Board of
	the Company and the re-election by general meeting
李章建先生	2024年5月30日至本公司第三屆董事會任期屆滿且股東大會重新選舉之日
Mr. Zhang Long	May 30, 2024 to the date of the expiration of the term of the third session of the Board of
	the Company and the re-election by general meeting
張龍先生	2024年5月30日至本公司第三屆董事會任期屆滿且股東大會重新選舉之日
Ms. Wang Fang	May 30, 2024 to the date of the expiration of the term of the third session of the Board of
	the Company and the re-election by general meeting
汪芳女士	2024年5月30日至本公司第三屆董事會任期屆滿且股東大會重新選舉之日
Mr. Liu Zhen	May 30, 2024 to the date of the expiration of the term of the third session of the Board of
	the Company and the re-election by general meeting
劉振先生	2024年5月30日至本公司第三屆董事會任期屆滿且股東大會重新選舉之日
Non-executive Directors	
非執行董事	

May 30, 2024 to the date of the expiration of the term of the third session of the Board of Ms. Yang Jia

the Company and the re-election by general meeting

楊佳女士 2024年5月30日至本公司第三屆董事會任期屆滿且股東大會重新選舉之日

Mr. Yang Jie May 30, 2024 to March 25, 2025 2024年5月30日至2025年3月25日 楊傑先生

Independent non-executive Directors

獨立非執行董事

Mr. Wong Kai Yan Thomas May 30, 2024 to the date of the expiration of the term of the third session of the Board of

the Company and the re-election by general meeting

2024年5月30日至本公司第三屆董事會任期屆滿且股東大會重新選舉之日 王佳欣先生

Mr. Yu Dingming May 30, 2024 to the date of the expiration of the term of the third session of the Board of

the Company and the re-election by general meeting

2024年5月30日至本公司第三屆董事會任期屆滿且股東大會重新選舉之日 于定明先生

Mr. Li Hongkun May 30, 2024 to the date of the expiration of the term of the third session of the Board of

the Company and the re-election by general meeting

李紅琨先生 2024年5月30日至本公司第三屆董事會任期屆滿且股東大會重新選舉之日

(IV) Independent non-executive Directors

The Company has adopted the Terms of Reference of the Independent Non-executive Directors, which stipulates the qualifications, selection procedures, powers and obligations of independent non-executive Directors. The independent non-executive Directors provide independent and objective advice and opinions on the Company's development strategies, results issues and other matters, act in the interests of all Shareholders and maintain their independence required as independent non-executive Directors. All independent non-executive Directors are (or at least one is) invited to serve on the Audit and Risk Committee, the Remuneration and Evaluation Committee, the Nomination Committee, and the Strategy and Investment Committee. The independent non-executive Directors formed the majority of the Audit and Risk Committee, the Nomination Committee and the Remuneration and Evaluation Committee and chaired the above committees.

According to the Company's Working Rules of the Independent Non-executive Directors, in order to maximize the function of the independent non-executive Directors and ensure independent views and input are available to the Board, the Company grants the independent non-executive Directors the following special powers that, including but not limited to, material connected transaction proposals shall, after the recognition by independent non-executive Directors, be submitted to the Board for discussion. The independent non-executive Directors may, before making a judgment, engage an intermediary to issue an independent financial advisor report to serve as the foundation for their judgment. The independent non-executive Directors shall seek the consent of more than half of all the independent non-executive Directors in exercising such special powers to make judgements. If such proposal is not accepted or such powers cannot be exercised properly, the Company shall disclose the relevant circumstances. During the Reporting Period, three independent non-executive Directors regularly attended Board meetings and actively participated in the decision-making process of the Board, and provided independent views and opinions to the Board in the performance of duties. The Chairman of the Board also had a private meeting with the independent non-executive Directors without the presence of other Directors to obtain their independent views on the matters relating to the Group. The Board reviewed the above mechanisms which ensured that it had access to independent opinions during the Reporting Period, and considered that it had been effectively implemented.

For the year ended December 31, 2024, the Company had complied with Rules 3.10(1) and 3.10(2) of the Hong Kong Listing Rules regarding the appointment of at least three independent non-executive Directors and at least one of the independent non-executive Directors shall have appropriate professional qualifications or accounting or relevant financial management expertise. The independent non-executive Directors represent one-third of the Board, which is compliant with the requirement of Rule 3.10A of the Hong Kong Listing Rules.

(四)獨立非執行董事

本公司通過專門制定的《獨立非執行董事工作制度》,對獨立非執行董事的任職資格、選聘程序、職權義務等進行規定。獨立非執行董事對本公司的發展策略、業績事項等提供獨立客觀的建議和意見,並顧及全體股東的利益立性。持彼等作為獨立非執行董事需與於審對人之性。至體或至少一名獨立非執行董事應邀於審計與會人戰略與投資委員會任職,且審計與風險委員會、提名委員會和薪酬與考核委員會中,獨立非執行董事佔多數且均由獨立非執行董事擔任主席。

根據本公司《獨立非執行董事工作制度》,為充 分發揮獨立非執行董事的作用,確保董事會可 獲得獨立的觀點和意見,本公司賦予獨立非執 行董事特別的職權,包括但不限於重大關連交 易議案應由獨立非執行董事認可後,提交董事 會討論;獨立非執行董事作出判斷前,可以聘 請中介機構出具獨立財務顧問報告,作為其 作出判斷的依據。獨立非執行董事行使有關特 別的職權進行判斷時,應當取得全體獨立非執 行董事的二分之一以上同意。如有關提議未被 採納或有關職權不能正常行使,本公司應當將 有關情況予以披露。於報告期內,三名獨立 非執行董事定期出席董事會會議及積極參與董 事會的決策過程,並在董事會履行職責時向董 事會提供獨立觀點及意見。董事會主席亦與獨 立非執行董事舉行了未有其他董事列席的私人 會議,以聽取彼等對有關本集團事宜的獨立意 見。董事會於報告期內對以上有關確保其能獲 取獨立意見的機制進行了審查,並認為其得到 了有效實施。

截至2024年12月31日止年度,本公司已遵守香港上市規則第3.10(1)及3.10(2)條有關委任至少三名獨立非執行董事(其中至少一名獨立非執行董事須具備適當的專業資格或會計或相關財務管理專長)的規定。獨立非執行董事佔董事會成員人數的三分之一,符合香港上市規則第3.10A條要求。

The Company has received written confirmations of independence from each of the independent non-executive Directors in accordance with Rule 3.13 of the Hong Kong Listing Rules. Therefore, the Company is of the view that they are independent persons.

由於本公司已接獲各獨立非執行董事根據香港上市規則第3.13條發出之獨立性確認函,故本公司認為彼等均為獨立人士。

(V) Board Diversity Policy

To enhance the effectiveness of the Board and maintain a high standard of corporate governance, the Company has adopted a board diversity policy that sets out the aim and approach towards achieving and maintaining diversity of the Board. According to the Company's Board diversity policy, the Company will take into consideration a number of factors when selecting candidates to the Board, including but not limited to gender, age, culture, educational background, professional experience, skills, knowledge and length of service, in order to achieve Board diversity. The ultimate decision of appointments will be based on merits and contribution that the selected candidates will bring to the Board.

The Directors have a balanced mix of knowledge and skills, including knowledge and skills in relation to the business of concrete production and manufacturing, economics, management and capital operation, accounting, law and Vietnamese language. They have obtained professional degrees in various majors, including law, accounting, economics, inorganic non-metal materials, mechanical engineering, Vietnamese language and Vietnamese literature. The Company has three independent non-executive Directors with different industry backgrounds, representing one-third of the Board. In addition, the age range of the members of the Board is wide, ranging from 38 to 56. The Board is committed to maintaining an appropriate proportion of female members. The Board currently has a female non-executive Director and a female executive Director (employee Director), meaning that female members of the Board account for approximately 22% of the Board members, which is higher than the average level of 20.1% of female directors of listed issuers in 2024 disclosed by the Hong Kong Stock Exchange. During the Reporting Period, the Nomination Committee and the Board were of the view that the composition of the Board had achieved sufficient diversity (including gender diversity).

The Nomination Committee is responsible for ensuring a diverse Board. Since the Listing of the Company, the Nomination Committee has been responsible for monitoring the implementation of the board diversity policy and will monitor and evaluate its implementation at least on an annual basis, as well as reviewing and revising the policy when appropriate to ensure its effectiveness.

(五)董事會成員多元化政策

為增加董事會的有效性及維持高標準的企業管治,本公司已採納載列實現及維持董事會多樣性目標及方法的董事會成員多元化政策。根據本公司的董事會成員多元化政策,本公司在選擇董事會候選人時會考慮多項因素,包括但不限於性別、年齡、文化、教育背景、專業經驗、技能、知識及服務年限,以求實現董事會多元化。最終將按人選的長處及其可為董事會作出的貢獻而作委任。

董事具備均衡的知識及技能,包括混凝土生產 與製造業務、經管與資本營運、會計、法律及 越南語等方面的知識及技能。彼等獲得各類專 業學位,包括法律、會計、經濟、無機非金 屬材料、機械工程、越南語及越南文學等。本 公司有來自不同行業背景的三名獨立非執行董 事,人數佔董事會成員的三分之一。此外, 董事會年齡範圍廣泛,組成的成員介乎於38歲 至56歲之間。董事會致力保持適當女性成員比 例,董事會目前有一名非執行董事及一名執行 董事(職工董事)為女性,即董事會女性成員佔 董事會成員人數約22%, 高於香港聯交所披露 的2024年上市發行人女性董事佔比20.1%的平 均水平。於報告期內,提名委員會及董事會認 為董事會的組成已達到充分多元化(包括性別多 元化)。

提名委員會負責確保董事會多元化。自本公司 上市以來,提名委員會一直負責監察董事會多 元化政策的執行及至少每年監察及評估其實施 情況,並在適當時候檢審和修訂該政策,確保 其有效性。

企業管治報告

Taking into consideration of the Company's current business model and specific demands, as well as the different backgrounds, competence, ages and genders of the Directors, the Directors are of the opinion that all the Directors (including independent non-executive Directors) have brought various valuable business experience, knowledge and professional skills to the Board to ensure its effective operation and that the board diversity policy has been effectively implemented.

As of December 31, 2024, the Group's male employees accounted for approximately 76% and female employees accounted for approximately 24% (as of December 31, 2023, female employees accounted for approximately 23%), with the proportion of female employees slightly increased by 1% as compared with the previous year. The majority of the current employees are male since most of the candidates are male due to the industry nature of the Group. The Company is not aware of any factors and circumstances that would make it more challenging or less relevant to achieve gender diversity for all employees, including senior management. The Group aims to refrain from any form of harassment and discrimination with respect to age, gender, race, nationality, religion, marital status or disability in the workplace via implementation of human resources management policy and ensure that every employee is treated equally and fairly. We will also continue to promote gender diversity in middle and senior employees' recruitment to create a pool of female executives and potential director successors for the future, and to provide them with more appropriate on-the-job training, so as to develop potential successors to the Board with stronger overall skills.

(VI) Continuous Professional Development of Directors

All newly appointed Directors are provided with the necessary induction training and information to ensure that they are adequately informed of the operations and businesses of the Company and their responsibilities under relevant laws, regulations, rules and ordinances. Pursuant to code provision C.1.4 of the Corporate Governance Code on continuous professional development, the Company also arranges documents to be conveyed to the Directors for study at the Board meeting in order to provide them from time to time with updates on the latest developments and changes regarding the Hong Kong Listing Rules and other relevant laws, regulations and regulatory provisions. The Directors are also regularly provided with updated information about the Company's performance, status and prospect, so that the Board and each of the Directors can fulfil their respective duties.

The Company encourages and supports the continuous professional development of all the Directors to develop and update their knowledge and skills, so as to ensure that they have comprehensive information to continue to make contributions to the Board according to actual needs. The joint company secretary of the Company updates and provides written training materials in relation to Directors' roles, functions and duties from time to time.

經考慮本公司當前的業務模式及特定需求,以及董事的不同背景、能力、年齡及性別等,董事認為全體董事(包括獨立非執行董事)均為董事會帶來各種不同的寶貴營商經驗、知識及專門技能,使其有效運作,董事會多元化政策得到了有效實施。

截至2024年12月31日,本集團男性員工佔比約 76%,女性員工佔比約24%(截至2023年12月 31日,女性員工佔比約23%),女性員工佔比較 去年略微增加1%。在職員工以男性居多,這主 要受限於本集團的行業性質,大多數應聘者為 男性。本公司並無發現任何會令全體員工(包括 高級管理人員)達到性別多元化更具挑戰或較不 相干的因素及情況。本集團旨在透過實施人力 資源管理政策避免工作場所出現任何形式的有 關年齡、性別、種族、國籍、宗教、婚姻狀況 或殘疾的騷擾及歧視,並確保所有僱員皆受平 等及公平對待。我們亦將持續於中高級員工招 聘中促進性別多元化,為未來儲備一批女性管 理人員及潛在董事繼任人,並為他們提供更合 適的在職培訓,從而為董事會培養綜合能力更 強的潛在繼任者。

(六)董事持續專業發展

所有新委任的董事均獲提供必要的入職培訓及資料,以確保其對本公司的營運及業務以及其於相關法律法規、規則及條例下對彼等的責任有適當程度的瞭解。根據企業管治守則之守則條文第C.1.4條有關持續專業發展的規定,本公司亦在董事會上為董事安排文件傳達學習,以不時為彼等提供香港上市規則及其他相關法律法規及監管規定最新發展及變動的更新資料。董事亦定期獲提供有關本公司表現、狀況及前景的更新資料,使董事會全體及各董事得以履行彼等的職責。

本公司鼓勵並支持全體董事進行持續專業發展,藉此發展及更新其知識及技能,以確保其繼續在具備全面信息及切合所需的情況下對董事會作出貢獻。本公司聯席公司秘書不時更新及提供有關董事角色、職能及職責的書面培訓材料。

According to the information provided by the Directors, the training received by all the Directors for the year ended December 31, 2024 is summarized as follows:

根據董事提供的資料,截至2024年12月31日止 年度,全體董事接受的培訓概述如下:

Nature of continuous professional

Names of Directors 董事姓名		development course ^(Note 1) 持續專業發展課程性質 ^(附註1)
Executive Directors	執行董事	
Mr. Li Zhangjian	李章建先生	A/B/C/D
Mr. Lu Jianfeng (Note 2)	呂劍鋒先生 ^(附註2)	A/C/D
Mr. Zhang Long	張龍先生	A/B/C/D
Ms. Hu Zhurong (Note 3)	胡珠榮女士(附註3)	A/C/D
Ms. Wang Fang (Note 4)	汪芳女士(附註4)	A/C/D
Mr. Liu Zhen (Note 5)	劉振先生(附註5)	A/C/D
Non-executive Directors	非執行董事	
Ms. Yang Jia	楊佳女士	A/C/D
Mr. Yang Jie	楊傑先生	A/C/D
Independent non-executive Directors	獨立非執行董事	
Mr. Wong Kai Yan Thomas	王佳欣先生	A/C/D
Mr. Yu Dingming	于定明先生	A/C/D
Mr. Li Hongkun	李紅琨先生	A/C/D

Note 1:

- A: Attend seminars and/or meetings and/or forums and/or briefing sessions
- B: Make a speech at seminars and/or meetings and/or forums
- C: Attend trainings provided by the law firm and trainings in relation to the Company's business
- D: Read documents on various topics, including corporate governance, directors' duties, the Hong Kong Listing Rules and other relevant laws and regulations and regulatory provisions
- Note 2: Mr. Lu Jianfeng ceased to be a Director from March 28, 2024.
- Note 3: Ms. Hu Zhurong ceased to be a Director from March 28, 2024.
- Note 4: Ms. Wang Fang has served as a Director since May 30, 2024.
- Note 5: Mr. Liu Zhen has served as a Director since May 30, 2024.

附註1:

- A: 出席研討會及/或會議及/或論壇及/或簡報會
- B: 於研討會及/或會議及/或論壇致辭
- C: 參加律所提供的培訓、與公司業務有關的培訓
- D: 閱讀多種類別議題的材料,議題包括企業管治、董事職責、香港上市規則及其他相關法律法規及監管規定
- 附註2:呂劍鋒先生自2024年3月28日起不再擔任董事。
- 附註3:胡珠榮女士自2024年3月28日起不再擔任董事。
- 附註4:汪芳女士自2024年5月30日起擔任董事。
- 附註5:劉振先生自2024年5月30日起擔任董事。

企業管治報告

(VII) Chairman and General Manager

According to code provision C.2.1 of the Corporate Governance Code, the roles of chairman of the Board and the general manager should be distinguished and assumed by different persons.

For the year ended December 31, 2024, Mr. Li Zhangjian and Mr. Zhang Long served as the chairman and the general manager of the Company, respectively. Such two different positions between the chairman and the general manager are distinguished in functions and powers. The chairman is mainly responsible for the comprehensive work of the Party and administration, presiding over the work of the Company's Party Committee and the Board, and paying attention to important works such as the construction of Party's style and upholding integrity, major decision making, formulation of development strategies, corporate restructuring and auditing. The general manager is mainly responsible for the Company's work of management, convening and presiding over office meetings of the general manager of the Company, organizing and the implementation of the Board resolutions and managing the Company's daily administration, production and operation.

(VIII) Appointment of Directors

The Directors are appointed for a fixed term through the service contracts. Each Director (including non-executive Directors) shall serve a term of three years and is eligible for re-election upon expiration of the term. Independent non-executive Directors shall serve a term of three years and are eligible for re-election upon expiration of the term, but such a term shall not exceed nine years. If, upon the expiry of his/her term of office, a Director is not re-elected in a timely manner or if any Director resigns during his/her term of office such that the membership of the Board falls short of the quorum, the outgoing Director shall continue to fulfill his/her duties pursuant to relevant laws, administrative regulations and the Articles of Association until a re-elected/elected Director takes office.

The procedures and processes for appointment, re-election and removal of Directors are all set out in the Articles of Association. The Nomination Committee is responsible for reviewing the composition of the Board and makes recommendations to the Board on the appointment, re-election and succession of Directors.

(七) 董事長及總經理

根據企業管治守則之守則條文第C.2.1條,董事 長及總經理角色應予以區分及由不同人士擔任。

截至2024年12月31日止年度,本公司的董事長及總經理分別由李章建先生及張龍先生擔任。董事長及總經理兩個不同職位的職能劃分明確。董事長主要負責黨、政全面工作,主持公司黨委和董事會工作,抓黨風廉政建設、重大決策、發展戰略制定、企業改革、審計等重要工作;而總經理則主要負責主持本公司經營班子工作,召集並主持本公司總經理辦公會議,組織實施董事會決議,負責本公司行政日常及生產經營管理工作。

(八) 董事的委任

董事均通過服務合同按固定期限委聘。各董事 (包括非執行董事)的任期為每屆三年,任期屆 滿可以連選連任。獨立非執行董事的任期為每 屆三年,任期屆滿可連選連任,但最多不得 超過九年。倘董事任期屆滿後未能及時進行重 選,或董事辭任導致董事人數少於法定人數, 則離任董事須按法律、行政法規和《公司章程》 的規定繼續履行其職責,直至正式獲重選/選 舉的董事上任為止。

董事的委任、重選連任及罷免程序及過程均載 於《公司章程》。提名委員會負責檢討董事會的 組成方式,並就董事的委任、重選連任及接任 計劃向董事會提供推薦建議。

(IX) Board Meetings

The Company adopts the practice of regularly holding a Board meeting according to the Corporate Governance Code and holds at least four regular Board meetings every year, that is, about once every quarter. A notice will be sent to all the Directors at least 14 days before the convening of a regular Board meeting, so that all the Directors have the opportunity to attend regular meetings and discuss the matters on the agenda.

Regarding other meetings of the Board and the Board committees, the Company will send a notice containing the meeting agenda and the relevant meeting documents within the time specified by the Articles of Association, so as to ensure the Directors have sufficient time to review the relevant documents and adequately prepare for attending the meeting. If any Director or member of the Board committees fails to attend the meeting, the said Director or member of the Board committees will be informed of the matters to be discussed and have the opportunity to make their views known to the chairman of the meeting before the meeting is convened.

The joint company secretary keeps minutes for each meeting. The minutes of the meetings of the Board and the Board committees record in detail the matters considered and decisions made by the Board and the Board committees, including any concerns or dissenting opinions raised by the Directors. The draft version and final version of the minutes of meetings of the Board and the Board committees are/will be sent to all the Directors within a reasonable period after the meetings. The draft version is for their consideration and the final version is for record keeping purposes. The minutes of the Board meetings are available for inspection by all the Directors.

(九) 董事會會議

本公司根據企業管治守則採納定期舉行董事會會議之慣例,每年召開至少四次定期董事會會議,大約每季一次。全體董事將獲發不少於14 天之通知以召開定期董事會會議,令全體董事均獲機會出席定期會議並討論議程事項。

就其他董事會及董事會委員會會議而言,本公司會在《公司章程》規定的時限內發出會議通知,其中亦包括會議議程及相關會議文件,以確保董事有充足時間審閱有關文件及充分準備出席會議。倘董事或董事會委員會成員未能出席會議,則彼等會獲悉將予討論的事宜及於會議召開前有機會知會會議主席有關彼等的意見。

聯席公司秘書就每一場會議備存會議記錄。董事會會議及董事會委員會會議的會議記錄詳盡記錄董事會及董事會委員會所考慮的事宜及所作出的決定,包括董事提出的任何疑慮或表達的反對意見。各董事會會議及董事會委員會會議的會議記錄草擬本及定稿會/將會於會議舉行後的合理時間內寄送至各董事,草擬本以供彼等考慮,定稿則作記錄之用。董事會會議的會議記錄會公開供所有董事杳閱。

企業管治報告

For the year ended December 31, 2024, the Company held 13 Board meetings and 1 general meeting. The entitlement of each Director to attend at the Board meetings and the general meetings is set out as follows:

截至2024年12月31日止年度,本公司舉行了13次董事會會議及1次股東大會,各董事有權出席董事會會議以及股東大會的情況載於下表:

Names of Directors	董事姓名	Board Meeting Number of meetings attended/meetings entitled to attend 董事會會議已出席次數/ 有權出席次數	General Meeting Number of meetings attended/meetings entitled to attend 股東大會已出席次數/ 有權出席次數
Executive Directors	執行董事		
Mr. Li Zhangjian	李章建先生	13/13	1/1
Mr. Lu Jianfeng (Note 1)	呂劍鋒先生(附註1)	3/3	0/0
Mr. Zhang Long	張龍先生	13/13	1/1
Ms. Hu Zhurong (Note 2)	胡珠榮女士(附註2)	3/3	0/0
Ms. Wang Fang (Note 3)	汪芳女士(附註3)	8/8	0/0
Mr. Liu Zhen (Note 4)	劉振先生(附註4)	8/8	0/0
Non-executive Directors	非執行董事		
Ms. Yang Jia	楊佳女士	13/13	1/1
Mr. Yang Jie	楊傑先生	13/13	1/1
Independent non-executive Directors	獨立非執行董事		
Mr. Wong Kai Yan Thomas	王佳欣先生	13/13	1/1
Mr. Yu Dingming	于定明先生	13/13	1/1
Mr. Li Hongkun	李紅琨先生	13/13	1/1

Note 1: Mr. Lu Jianfeng ceased to be a Director from March 28, 2024.

Note 2: Ms. Hu Zhurong ceased to be a Director from March 28, 2024.

Note 3: Ms. Wang Fang has served as a Director since May 30, 2024.

Note 4: Mr. Liu Zhen has served as a Director since May 30, 2024.

附註1:呂劍鋒先生自2024年3月28日起不再擔任董事。

附註2:胡珠榮女士自2024年3月28日起不再擔任董事。

附註3:汪芳女士自2024年5月30日起擔任董事。

附註4:劉振先生自2024年5月30日起擔任董事。

III. MODEL CODE FOR SECURITIES TRANSACTIONS

The Company has adopted the Model Code as the code of conduct for all the Directors, Supervisors and relevant employees of the Company (as defined in the Model Code) to conduct securities transactions of the Company. Upon specific enquiries being made for all the Directors and Supervisors, all the Directors and Supervisors confirmed that they have continued to strictly comply with the required standards set out in the Model Code for the year ended December 31, 2024.

IV. CORPORATE GOVERNANCE FUNCTIONS

The Board confirms that the Directors shall be jointly responsible for corporate governance and their corporate governance functions (including those set out in code provision A.2.1 of the Corporate Governance Code) include:

- reviewing and monitoring the Company's policies and practices in compliance with laws and regulatory requirements;
- 2. reviewing and monitoring the trainings and continuous professional development of Directors and senior management of the Company;
- 3. developing, reviewing and monitoring the code of conduct and compliance manual applicable to employees and Directors;
- 4. developing and reviewing the Company's corporate governance policies and practices, and making suggestions and reporting relevant matters to the Board; and
- 5. reviewing the Company's compliance with the Corporate Governance Code and disclosure in the Corporate Governance Report.

The Board had carried out the said corporate governance functions during the Reporting Period.

V. BOARD COMMITTEES

Board committees are designed to supervise certain matters of the Company within specific scope. All Board committees stipulate their terms of reference in the clear work rules and shall report their work and recommendations or advice to the Board.

The procedures and arrangements of the meeting held by the Board committees are in consistent with those set out in the work rules on a practicable basis.

三、進行證券交易的標準守則

本公司已採納標準守則,作為所有董事、監事及本公司有關僱員(定義見標準守則)進行本公司證券交易的行為守則。根據對所有董事及監事均確認事作出的具體查詢後,所有董事及監事均確認截至2024年12月31日止年度,彼等均已持續嚴格遵守標準守則所訂之標準。

四、企業管治職能

董事會確認,企業管治應屬董事的共同責任, 彼等的企業管治職能(含企業管治守則第A.2.1條 守則條文所載的職能)包括:

- 檢討及監察本公司在遵守法律及監管規定方面之政策及常規;
- 檢討及監察董事及本公司高級管理人員之培訓及持續專業發展;
- 3. 制定、檢討及監察適用於僱員及董事之操守 準則及合規手冊;
- 4. 制定及檢討本公司之企業管治政策及常規, 並向董事會提出其建議及匯報相關事宜;及
- 5. 檢討本公司遵守企業管治守則的情況及在企 業管治報告內的披露。

董事會於報告期內已履行上述企業管治職能。

五、董事會委員會

董事會委員會旨在監察本公司特定範圍的事務。所有董事會委員會均具有明確的工作細則規定其職權範圍。所有董事會委員會須向董事 會匯報其工作及建議或意見。

董事會委員會舉行會議的程序及安排在實際可 行情況下均與其工作細則所載一致。

企業管治報告

Sufficient resources were provided to all Board committees to fulfill their duties. All Board committees could ask for independent professional advice based on reasonable requests when appropriate at the expense of the Company.

(I) Audit and Risk Committee

The Company has established the Audit and Risk Committee according to Rule 3.21 under the Hong Kong Listing Rules and the Corporate Governance Code. On May 30, 2024, based on the original establishment of the Board committees and their respective functional divisions, the Audit Committee and the Risk Management and Control Committee were merged into the Audit and Risk Committee after deliberation and approval by the Board meeting. For the year ended December 31, 2024, the Audit and Risk Committee was chaired by Mr. Li Hongkun as an independent non-executive Director, and comprised Mr. Wong Kai Yan Thomas and Mr. Yu Dingming as independent non-executive Directors, and Ms. Yang Jia and Mr. Yang Jie as non-executive Directors.

The main responsibilities of the Audit and Risk Committee are as follows:

- 1. to deal with matters relating to the relationship with the Company's auditors;
- 2. to review the Company's financial information;
- 3. to regulate the Company's financial reporting system as well as risk management and internal control system;
- 4. to review the arrangements established by the Company to allow employees of the Company to confidentially raise concerns regarding possible misconduct in financial reporting, risk management and internal control or other matters. The Audit and Risk Committee shall ensure the appropriate arrangements are in place to allow the Company to investigate such matters in a fair and independent manner and take appropriate actions;
- 5. to act as the key representative for overseeing the Company's relationship with the external auditor;
- 6. to supervise and evaluate the internal and external audit work of the Company, and be responsible for the coordination of internal audit and external audit; and
- 7. to exercise other duties and powers as specified in the applicable laws and regulations, the Hong Kong Listing Rules, rules and systems of the Company or authorized by the Board.

The work rules for the Audit and Risk Committee are available for inspection on the websites of the Hong Kong Stock Exchange and the Company.

所有董事會委員會均獲提供充足資源以履行職務,並可應合理要求於適當情況下徵詢獨立專業意見,費用由本公司支付。

(一)審計與風險委員會

本公司已根據香港上市規則第3.21條及企業管治守則設立審計與風險委員會。於2024年5月30日,在原有的董事會委員會設置及其各自職能分工的基礎上,經董事會會議審議通過後,合併審計委員會及風險管控委員會為審計與風險委員會。截至2024年12月31日止年度,審計與風險委員會由獨立非執行董事李紅琨先生擔任主席,委員包括獨立非執行董事王佳欣先生和于定明先生、非執行董事楊佳女士和楊傑先生。

審計與風險委員會的主要職責如下:

- 1. 處理與本公司核數師的關係的有關事宜;
- 2. 審閱本公司的財務資料;
- 監管本公司財務匯報制度、風險管理及內部 監控系統;
- 4. 檢討本公司設定的以下安排:本公司僱員可暗中就財務匯報、風險管理及內部監控或其他方面可能發生的不正當行為提出關注。審計與風險委員會應確保有適當安排,讓本公司對此等事宜作出公平獨立的調查及採取適當行動;
- 5. 擔任本公司與外聘核數師之間的主要代表, 負責監察二者之間的關係;
- 6. 監督及評估本公司內部與外部審計工作,負責內部審計與外部審計的協調;及
- 7. 適用法律法規、香港上市規則及本公司規章 制度規定的或董事會授予的其他職權。

審計與風險委員會的工作細則於香港聯交所及 本公司網站可供查閱。

For the year ended December 31, 2024, the Audit and Risk Committee held a total of 7 meetings (of which, the Audit Committee (valid until May 30, 2024) held 3 meetings in total, the Risk Management and Control Committee held 2 meetings in total, and the Audit and Risk Committee (valid from May 30, 2024) held 2 meetings in total), and considered the work report of the Audit and Risk Committee for 2023, the 2023 annual report, the audited consolidated financial statements and the independent auditor's report for 2023, the self-evaluation report on internal control for 2023, the 2023 profit distribution plan, the work summary of internal audit for 2023 and the work plan of the annual internal audit for 2024, the change of accounting firm providing audit services to the Company, the adoption of the PRC ASBE to prepare financial statements, the amendments to the Articles of Association and the 2024 interim report and other matters. During the Reporting Period, the Audit and Risk Committee reviewed the Company's interim and annual results, and made relevant comments thereon by interacting with the Company's management, strengthening daily work communication with the Company's audit department, meeting with the external auditor and convening meetings of the Audit and Risk Committee; met the responsibilities of the review of the risk management and internal control systems and supervised the effective implementation and self-evaluation of internal control by reviewing the Company's various internal audit reports; discussed and communicated with the audit department of the Company on the scope, plans and methods of audit and material items identified during auditing process, supervised, guided and evaluated the audit work of the audit department, supervised the implementation of the Company's internal audit plan, and reviewed the effectiveness of the internal audit function of the Company.

截至2024年12月31日止年度,審計與風險委 員會召開會議共7次(其中2024年5月30日前的 審計委員會召開會議共3次,風險管控委員會 召開會議共2次,以及2024年5月30日後的審計 與風險委員會召開會議共2次),審議了關於審 計與風險委員會2023年度工作報告、2023年度 報告、2023年度經審核合併財務報表及獨立核 數師報告、2023年度內部控制自我評價報告、 2023年度利潤分配方案、2023年度內部審計工 作總結及2024年度內部審計工作計劃、更換為 本公司提供審計服務的會計師事務所、統一採 用中國企業會計準則編製財務報表、修訂《公司 章程》、2024年中期報告等事項。於報告期內, 審計與風險委員會通過與本公司管理層保持溝 通、與本公司審計部加強日常工作對接、與外 聘審計師開會以及召開審計與風險委員會會議 等方式,審閱本公司半年度及年度業績,並 提出有關意見;通過審閱本公司各類內部審計 報告,履行檢討風險管理及內部監控系統的職 責,監督內部控制的有效實施和內部控制的自 我評價情況;通過與本公司審計部討論和溝通 審計範圍、審計計劃、審計方法及在審計中發 現的重大事項,監督、指導及評估審計部審計 工作,督促本公司內部審計計劃的實施,並審 核本公司內部審計功能的有效性。

The attendance of each member of the Audit and Risk Committee at the meetings is set out as follows:

各審計與風險委員會成員出席該等會議的情況 載於下表:

> Number of meetings attended/meetings entitled to attend (Note 1)

> > 已出席次數/

Name of member	董事姓名	有權出席次數(附註1)
Mr. Li Hongkun <i>(Chairman)</i>	李紅琨先生(主席)	7/7
Mr. Li Zhangjian ^(Note 2)	李章建先生 ^(附註2)	2/2
Mr. Zhang Long (Note 3)	張龍先生 ^(附註3)	2/2
Ms. Yang Jia	楊佳女士	7/7
Mr. Yang Jie	楊傑先生	7/7
Mr. Wong Kai Yan Thomas	王佳欣先生	7/7
Mr. Yu Dingming	于定明先生	7/7

Note 1:The number of meetings convened by the Audit and Risk Committee includes both the meetings held during the Reporting Period as well as those conducted by the former Audit Committee and the Risk Management and Control Committee prior to adjustments.

Note 2: Mr. Li Zhangjian served as the chairman of the Risk Management and Control Committee from January 1, 2024 to May 29, 2024, and ceased to be a member of the Audit and Risk Committee from May 30, 2024.

Note 3: Mr. Zhang Long served as a member of the Risk Management and Control Committee from January 1, 2024 to May 29, 2024, and ceased to be a member of the Audit and Risk Committee from May 30, 2024.

附註1:審計與風險委員會召開的會議次數包括於報告期內,審計與風險委員會召開的會議以及經調整前審計委員會及風險管控委員會召開的會議。

附註2:李章建先生自2024年1月1日起至2024年5月29日 止為風險管控委員會主席,自2024年5月30日起不 再擔任審計與風險委員會委員。

附註3: 張龍先生自2024年1月1日起至2024年5月29日止 為風險管控委員會委員·自2024年5月30日起不再 擔任審計與風險委員會委員。

企業管治報告

(II) Nomination Committee

For the year ended December 31, 2024, the Nomination Committee was chaired by Mr. Yu Dingming as an independent non-executive Director, and comprised Mr. Wong Kai Yan Thomas and Mr. Li Hongkun as independent non-executive Directors, Mr. Li Zhangjian and Mr. Zhang Long as executive Directors (both of whom have served as members since May 30, 2024), Mr. Lu Jianfeng as a former executive Director and Ms. Hu Zhurong as a former executive Director (employee Director) (both of whom ceased to be members from March 28, 2024).

The main responsibilities of the Nomination Committee are as follows:

- to review the structure, size and composition (including the skills, knowledge and experience) of the Board at least annually and make recommendations on any proposed changes to the Board to complement the Company's corporate strategy;
- to identify individuals suitably qualified to become Directors and select or make recommendations to the Board on the selection of individuals nominated for directorships;
- 3. to assess the independence of independent non-executive Directors;
- 4. to make recommendations to the Board on the appointment or re-appointment of Directors and succession planning for Directors, in particular the chairman of the Board and the general manager;
- 5. to research and make recommendations on the selection criteria and procedures of Directors and senior management;
- 6. to select competent candidates for senior management;
- 7. to review and make recommendations on the candidates for senior management;
- 8. to report its recommendations or advice to the Board, except for those that cannot be reported due to legal or regulatory restrictions; and
- to exercise other duties and powers as specified in the applicable laws and regulations, the Hong Kong Listing Rules, rules and systems of the Company or authorized by the Board.

The work rules for the Nomination Committee are available for inspection on the websites of the Hong Kong Stock Exchange and the Company.

(二)提名委員會

截至2024年12月31日止年度,提名委員會由獨立非執行董事于定明先生擔任主席,委員包括獨立非執行董事王佳欣先生和李紅琨先生、執行董事李章建先生和張龍先生(彼等均自2024年5月30日起擔任委員),以及原執行董事呂劍鋒先生以及原執行董事(職工董事)胡珠榮女士(彼等均自2024年3月28日起均不再擔任委員)。

提名委員會的主要職責如下:

- 至少每年檢討董事會的架構、人數及組成 (包括技能、知識及經驗方面),並就任何為 配合本公司策略而擬對董事會作出的變動提 出建議;
- 物色具備合適資格可擔任董事的人士,並挑 選提名有關人士出任董事或就此向董事會提 出建議;
- 3. 評核獨立非執行董事的獨立性;
- 4. 就董事委任或重新委任以及董事(尤其是董事長及總經理)繼任計劃向董事會提出建議;
- 5. 研究董事和高級管理人員的選擇標準和程序 並提出建議;
- 6. 遴選合格的高級管理人員人選;
- 7. 對高級管理人員人選進行審查並提出建議;
- 8. 向董事會匯報其建議或意見,但受到法律或 監管限制而不能作此匯報的除外;及
- 9. 適用法律法規、香港上市規則及本公司規章 制度規定的或董事會授予的其他職權。

提名委員會的工作細則於香港聯交所及本公司 網站可供查閱。

For the year ended December 31, 2024, the Nomination Committee held a total of 2 meetings on March 28, 2024 and June 28, 2024, respectively, and considered the work report of the Nomination Committee for 2023, the nomination of non-employee Directors of the third session of the Board of the Company, the qualification review on the candidates for general counsel of the Company, and other matters.

截至2024年12月31日止年度,提名委員會分別 於2024年3月28日及2024年6月28日召開會議共 2次,審議了關於提名委員會2023年度工作報 告、提名本公司第三屆董事會非職工董事及本 公司總法律顧問候選人資格審查情況等事項。

The attendance of each member of the Nomination Committee at the meetings is set out as follows:

各提名委員會成員出席會議的情況載於下表:

Number of meetings attended/meetings entitled to attend

已出席次數/

Name of member	董事姓名	有權出席次數
Mr. Yu Dingming <i>(Chairman)</i>	于定明先生 <i>(主席)</i>	2/2
Mr. Lu Jianfeng (Note 1)	呂劍鋒先生(附註1)	0/0
Ms. Hu Zhurong (Note 2)	胡珠榮女士(附註2)	0/0
Mr. Wong Kai Yan Thomas	王佳欣先生	2/2
Mr. Li Hongkun	李紅琨先生	2/2
Mr. Li Zhangjian ^(Note 3)	李章建先生(附註3)	1/1
Mr. Zhang Long (Note 4)	張龍先生 ^(附註4)	1/1

Note 1: Mr. Lu Jianfeng ceased to be a member of the Nomination Committee from March 28, 2024.

Note 2: Ms. Hu Zhurong ceased to be a member of the Nomination Committee from March 28, 2024.

Note 3: Mr. Li Zhangjian has served as a member of the Nomination Committee since May 30, 2024.

Note 4: Mr. Zhang Long has served as a member of the Nomination Committee since May 30, 2024.

(三) 薪酬與考核委員會

會委員。

截至2024年12月31日止年度,薪酬與考核委員會由獨立非執行董事于定明先生擔任主席,委員包括獨立非執行董事王佳欣先生和李紅琨先生、非執行董事楊佳女士、執行董事劉振先生(自2024年5月30日起擔任委員),以及執行董事李章建先生(自2024年5月30日起不再擔任委員)。

附註1:呂劍鋒先生自2024年3月28日起不再擔任提名委員

附註2: 胡珠榮女士自2024年3月28日起不再擔任提名委員

附註3:李章建先生自2024年5月30日起擔任提名委員會委

附註4: 張龍先生自2024年5月30日起擔任提名委員會委

(III) Remuneration and Evaluation Committee

For the year ended December 31, 2024, the Remuneration and Evaluation Committee was chaired by Mr. Yu Dingming as an independent non-executive Director, and comprised Mr. Wong Kai Yan Thomas and Mr. Li Hongkun as independent non-executive Directors, Ms. Yang Jia as a non-executive Director, Mr. Liu Zhen as an executive Director (who has served as a member since May 30, 2024) and Mr. Li Zhangjian as an executive Director (who ceased to be a member from May 30, 2024).

企業管治報告

The main responsibilities of the Remuneration and Evaluation Committee are as follows:

- 1. to make recommendations to the Board on the policy and structure for all Directors and senior management's remuneration and on the establishment of a formal and transparent procedure for developing remuneration policy;
- 2. to review and approve the management's remuneration proposals with reference to the Board's corporate goals and objectives;
- to make recommendations to the Board on the remuneration packages of individual executive Directors and senior management. This should include benefits in kind, pension rights and compensation payments, including compensation payable for loss or termination of their office or appointment;
- 4. to make recommendations to the Board on the remuneration of non-executive Directors:
- 5. to consider factors such as salaries paid by comparable companies, time commitment and responsibilities and employment conditions elsewhere in the Company;
- to review and approve the compensation payable to executive Directors and senior management in connection with any loss or termination of their office or appointment to ensure that it is consistent with contractual terms and that such compensation is otherwise fair and not excessive;
- 7. to review and approve the compensation arrangements relating to dismissal or removal of Directors for misconduct to ensure that such arrangements are consistent with contractual terms and otherwise reasonable and appropriate;
- 8. to ensure that no Directors or any of his/her associates is involved in deciding his/her own remuneration;
- 9. to review the assessment criteria for Directors and senior management, conduct assessments and make recommendations;
- to review and study the remuneration policy and schemes for Directors and senior management;
- 11. to review and monitor the training and continuous professional development of Directors and senior management;
- 12. to review and/or approve matters relating to share schemes under Chapter 17 of the Hong Kong Listing Rules;
- 13. to report its recommendations or advice to the Board, except for those that cannot be reported due to legal or regulatory restrictions; and

薪酬與考核委員會的主要職責如下:

- 就董事及高級管理人員的全體薪酬政策及架構,及就設立正規而具有透明度的程序制訂薪酬政策,向董事會提出建議;
- 2. 因應董事會所訂企業方針及目標而檢討及批 准管理層的薪酬建議;
- 3. 向董事會建議個別執行董事及高級管理人員 的薪酬待遇。此應包括非金錢利益、退休 金權利及賠償金額(包括喪失或終止職務或 委任的賠償);
- 4. 就非執行董事的薪酬向董事會提出建議;
- 5. 考慮同類公司支付的薪酬、須付出的時間及 職責以及本公司內其他職位的僱用條件;
- 6. 檢討及批准向執行董事及高級管理人員就其喪失或終止職務或委任而須支付的賠償,以確保該等賠償與合約條款一致;若未能與合約條款一致,賠償亦須公平合理,不致過多;
- 7. 檢討及批准因董事行為失當而解僱或罷免有關董事所涉及的賠償安排,並確保該等安排與合約條款一致;若未能與合約條款一致, 有關賠償亦須合理適當;
- 8. 確保任何董事或其任何聯繫人不得參與釐定 其本身的薪酬;
- 9. 研究董事與高級管理人員考核的標準,進行 考核並提出建議;
- 10. 研究和審查董事及高級管理人員的薪酬政策 與方案;
- 11. 檢討及監察董事及高級管理人員的培訓及持 續專業發展;
- 12. 審閱及/或批准香港上市規則第十七章所述 有關股份計劃的事宜;
- 13. 向董事會匯報其建議或意見,但受到法律或 監管限制而不能作此匯報的除外;及

- 14. to exercise other duties and powers as specified in the applicable laws and regulations, the Hong Kong Listing Rules, rules and systems of the Company or authorized by the Board.
- 14. 適用法律法規、香港上市規則及本公司規章 制度規定的或董事會授予的其他職權。

The work rules for the Remuneration and Evaluation Committee are available for inspection on the websites of the Hong Kong Stock Exchange and the Company.

薪酬與考核委員會的工作細則於香港聯交所及 本公司網站可供查閱。

Details of the remuneration policy of the Company are set out in the section headed "Directors' Report" of this annual report.

本公司的薪酬政策詳情載列於本年報「董事會報告 | 部分。

For the year ended December 31, 2024, the Remuneration and Evaluation Committee held a total of 4 meetings on March 28, 2024, June 28, 2024, August 27, 2024 and December 31, 2024, respectively, and considered the work report of the Remuneration and Evaluation Committee for 2023, the remuneration of Directors, Supervisors and senior management of the Company for 2023, the remuneration of the general counsel of the Company to be appointed, the tenure mechanism and contractual management of the members of the management and other matters. During the Reporting Period, the Remuneration and Evaluation Committee proposed to the Board that the general meeting authorize the Board to determine the remuneration of the Directors of the third session of the Board.

截至2024年12月31日止年度,薪酬與考核委員會分別於2024年3月28日、2024年6月28日、2024年8月27日及2024年12月31日召開會議共4次,審議了關於薪酬與考核委員會2023年度工作報告、本公司董事、監事及高級管理人員2023年度薪酬、擬聘任的本公司總法律顧問薪酬事宜以及經理層成員任期制和契約化管理等事項。於報告期內,薪酬與考核委員會向董事會提請股東大會授權董事會釐定第三屆董事會董事薪酬。

The attendance of each member of the Remuneration and Evaluation Committee at the meetings is set out as follows:

各薪酬與考核委員會成員出席會議的情況載於 下表:

> Number of meetings attended/meetings entitled to attend

> > 已出席次數/

Name of member	董事姓名	有權出席次數
Mr. Yu Dingming <i>(Chairman)</i>	于定明先生 <i>(主席)</i>	4/4
Mr. Li Zhangjian (Note 1)	李章建先生(附註1)	1/1
Mr. Liu Zhen (Note 2)	劉振先生(附註2)	3/3
Ms. Yang Jia	楊佳女士	4/4
Mr. Wong Kai Yan Thomas	王佳欣先生	4/4
Mr. Li Hongkun	李紅琨先生	4/4

Note 1: Mr. Li Zhangjian ceased to be a member of the Remuneration and Evaluation Committee from May 30, 2024.

附註1:李章建先生自2024年5月30日起不再擔任薪酬與考核委員會委員。

Note 2: Ms. Liu Zhen has served as a member of the Remuneration and Evaluation Committee since May 30, 2024.

附註2:劉振先生自2024年5月30日起擔任薪酬與考核委員 會委員。

企業管治報告

(IV) Strategy and Investment Committee

On May 30, 2024, in view of the importance of investment management, the Company adjusted and changed the Strategy Committee to the Strategy and Investment Committee after deliberation and approval by the Board meeting, further clarifying its functions in terms of control over major project investments. For the year ended December 31, 2024, the Strategy and Investment Committee was chaired by Mr. Li Zhangjian as an executive Director, and comprised Mr. Zhang Long as an executive Director, Ms. Wang Fang as an executive Director (employee Director) (who has served as a member since May 30, 2024), Mr. Yang Jie as a non-executive Director, Mr. Li Hongkun as an independent non-executive Director, and Mr. Lu Jianfeng (who ceased to be a member from March 28, 2024) as a former executive Director.

The main responsibilities of the Strategy and Investment Committee are as follow:

- 1. to conduct research and make recommendations on strategic planning matters such as the Company's development strategy, business policies, as well as strategic plans for the medium-term and long-term development;
- 2. to conduct research and make recommendations on the Company's business plans and investment plans;
- to conduct research and make recommendations on matters such as adjustment to the main business, negative list of investment projects, material investment, financing, asset restructuring, assets disposal, transfer of property rights, capital operation as well as reform and reorganization, which require decisions to be made by the Board;
- 4. to review and make recommendations on major matters related to sustainable development and ESG (environmental, social and corporate governance);
- 5. to conduct research and make recommendations on other material strategic and investment matters that may affect the Company's development;
- 6. to inspect and evaluate the implementation of the above matters, and to make timely recommendations for adjustment (if any);
- 7. to submit proposals of the Board meeting to the Board regarding the development strategies and investments of the Company;
- 8. to report its recommendations or advice to the Board, except for those that cannot be reported due to legal or regulatory restrictions; and
- 9. to exercise other matters as specified in the applicable laws and regulations, the Hong Kong Listing Rules, rules and systems of the Company or authorized by the Board.

The work rules for the Strategy and Investment Committee are available for inspection on the websites of the Hong Kong Stock Exchange and the Company.

(四) 戰略與投資委員會

於2024年5月30日,結合投資管理工作的重要性,經董事會會議審議通過後,本公司將戰略委員會調整並變更為戰略與投資委員會,職能上進一步明確其對重大項目投資的管控。截至2024年12月31日止年度,戰略與投資委員會由執行董事李章建先生擔任主席,委員包括執行董事張龍先生、執行董事(職工董事)汪芳女士(自2024年5月30日起擔任委員)、非執行董事楊傑先生、獨立非執行董事李紅琨先生,以及原執行董事呂劍鋒先生(自2024年3月28日起不再擔任委員)。

戰略與投資委員會的主要職責如下:

- 對本公司發展戰略、經營方針、中長期發展戰略規劃等戰略規劃事項進行研究並提出 建議;
- 2. 對本公司經營計劃、投資計劃進行研究並提 出建議;
- 3. 對須經董事會決策的主業調整、投資項目負面清單、重大投資、融資、資產重組、資產處置、產權轉讓、資本運作、改革改制等事項進行研究並提出建議;
- 4. 對可持續發展、ESG (環境、社會和公司治理)有關的重大事項進行審議並提出建議;
- 5. 對其它影響本公司發展的重大戰略與投資事項進行研究並提出建議;
- 6. 對以上事項的實施進行檢查、評價,並適時提出調整建議(如有);
- 7. 向董事會提出有關本公司發展戰略、投資的 董事會會議議案;
- 8. 向董事會匯報其建議或意見,但受到法律或 監管限制而不能作此匯報的除外;及
- 9. 適用法律法規、香港上市規則及本公司規章 制度規定的或董事會授權的其他事宜。

戰略與投資委員會的工作細則於香港聯交所及 本公司網站可供查閱。

For the year ended December 31, 2024, the Strategy and Investment Committee held a total of 4 meetings (of which, the Strategy Committee (valid until May 30, 2024) held 2 meetings in total, and the Strategy and Investment Committee (valid from May 30, 2024) held 2 meetings in total), and considered the work report of the Strategy and Investment Committee for 2023, proposed changes in the use of proceeds from the Global Offering, the implementation of the Company's "14th Five-Year" development plan in 2023 and other matters.

The attendance of each member of the Strategy and Investment Committee at the meeting is set out as follows:

截至2024年12月31日 | 上年度, 戰略與投資委員 會召開會議共4次(其中2024年5月30日前的戰 略委員會召開會議共2次,以及2024年5月30日 後的戰略與投資委員會召開會議共2次),審議 了關於戰略與投資委員會2023年度工作報告、 擬變更全球發售所得款項用途、本公司[十四 五 | 發展規劃2023年度實施情況等事項。

各戰略與投資委員會成員出席會議的情況載於 下表:

> Number of meetings attended/meetings entitled to attend (Note 1)

> > 已出席次數/

Name of member	董事姓名	有權出席次數(附註1)
Mr. Li Zhangjian (Chairman)	李章建先生(主席)	4/4
Mr. Lu Jianfeng ^(Note 2)	呂劍鋒先生(附註2)	1/1
Mr. Zhang Long	張龍先生	4/4
Ms. Wang Fang (Note 3)	汪芳女士(附註3)	2/2
Mr. Yang Jie	楊傑先生	4/4
Mr. Li Hongkun	李紅琨先生	4/4

Note 1: The number of meetings convened by the Strategy and Investment Committee includes both the meetings held during the Reporting Period as well as those conducted by the former Strategy Committee prior to adjustments.

Note 2: Mr. Lu Jianfeng ceased to be a member of the Strategy Committee (the predecessor of the Strategy and Investment Committee) from March 28, 2024.

Note 3: Ms. Wang Fang has served as a member of the Strategy and Investment Committee since May 30,

- 附註1:戰略與投資委員會召開的會議次數包括於報告期 內,戰略與投資委員會召開的會議以及經調整前戰 略委員會召開的會議。
- 附註2: 呂劍鋒先生自2024年3月28日起不再擔任戰略委員 會(戰略與投資委員會的前身)委員
- 附註3:汪芳女士自2024年5月30日起擔任戰略與投資委員 會委員 。

VI. JOINT COMPANY SECRETARIES

Ms. Liang Yuwei ("Ms. Liang"), the secretary to the Board and the joint company secretary of the Company, and is responsible for advising the Board on corporate governance matters and ensuring compliance with the Board's policies and procedures, applicable laws, regulations and rules. Details of her biography are set out in the section headed "Profiles of Directors, Supervisors and Senior Management" of this annual report.

In order to maintain good corporate governance and to ensure compliance with the Hong Kong Listing Rules and applicable Hong Kong laws and regulations, the Company has also appointed Mr. Leung Chi Kit ("Mr. Leung"), a manager of listing services department of TMF Hong Kong Limited (a global corporate services provider), as another joint company secretary of the Company to assist Ms. Liang in discharging her duties as the joint company secretary of the Company. For the year ended December 31, 2024, Mr. Leung's primary contact person in the Company was Ms. Liang.

六、聯席公司秘書

梁雨薇女士(「梁女士」)為董事會秘書及本公司 聯席公司秘書,其負責就企業管治事宜向董事 會提出建議,並確保遵循董事會的政策及程 序、適用法律、法規及規則,其履歷詳情載於 本年報之「董事、監事及高級管理人員簡介」一 節。

為維持良好的企業管治並確保符合香港上市規 則及適用香港法律法規,本公司亦委任達盟香 港有限公司(一家全球企業服務提供商)上市服 務部經理梁志傑先生(「梁先生」)為本公司的另 一位聯席公司秘書,協助梁女士履行彼作為本 公司聯席公司秘書的職責。截至2024年12月31 日止年度,梁先生於本公司的主要聯絡人為梁 女士。

企業管治報告

For the year ended December 31, 2024, Ms. Liang and Mr. Leung had taken relevant professional training for no less than 15 hours in accordance with the requirements of Rule 3.29 of the Hong Kong Listing Rules.

截至2024年12月31日止年度,梁女士及梁先生已符合香港上市規則第3.29條進行不少於15小時的相關專業培訓之規定。

VII. SUPERVISORY COMMITTEE

As at January 1, 2024, the composition of the second session of the Supervisory Committee was as follows:

Non-employee Representative Supervisors:

Mr. Wu Xinhe *(Chairman)* Mr. Yang Guanglei Mr. Gu Feng

Employee Representative Supervisors:

Mr. Guo Huan Ms. Li Na

Given that the term of office of the second session of the Supervisory Committee had expired, the Company held the 2023 annual general meeting on May 30, 2024, at which Mr. Wu Xinhe, Mr. Yang Guanglei and Mr. Gu Feng were re-elected as the non-employee representative Supervisors of the third session of the Supervisory Committee. On the same day, a Supervisory Committee meeting was held, at which Mr. Wu Xinhe was elected as the chairman of the third session of the Supervisory Committee. In addition, Mr. Guo Huan and Ms. Li Na were re-elected as the employee representative Supervisors of the third session of the Supervisory Committee at the joint meeting of the employee representative delegations (group) leaders of the Company. For details, please refer to the announcement dated March 28, 2024, the circular of 2023 annual general meeting dated April 26, 2024 and the poll results announcement of 2023 annual general meeting dated May 30, 2024 published by the Company on the websites of the Hong Kong Stock Exchange and the Company.

As of the Latest Practicable Date, the composition of the third session of the Supervisory Committee was as follows:

Non-employee Representative Supervisors:

Mr. Wu Xinhe *(Chairman)* Mr. Yang Guanglei Mr. Gu Feng

Employee Representative Supervisors:

Mr. Guo Huan Ms. Li Na

The Supervisory Committee is the Company's supervisory body. It strictly performs its duties in accordance with the Company Law, the Articles of Association and the Hong Kong Listing Rules, and is responsible for the general meetings. It supervises the duty performance of the Company's finance personnel, the Board and its members, the general manager and other senior management, prevents their abuse of power and safeguards the interests of Shareholders.

七、監事會

於2024年1月1日,第二屆監事會組成如下:

非職工代表監事:

吳新河先生(主席) 楊光雷先生 谷豐先生

職工代表監事:

郭歡先生李娜女士

鑒於第二屆監事會任期屆滿,本公司已於2024年5月30日舉行2023年度股東週年大會,重選了吳新河先生、楊光雷先生及谷豐先生為第三屆監事會非職工代表監事。並於同日舉行了監事會會議選舉了吳新河先生為第三屆監事會主席。此外,於本公司職工代表團(組)長聯席會議重選了郭歡先生及李娜女士為第三屆監事會職工代表監事,有關詳情請參見本公司在香港聯交所及本公司網站刊發的日期為2024年3月28日的公告、日期為2024年4月26日的2023年度股東週年大會通函以及日期為2024年5月30日內容有關2023年度股東週年大會投票表決結果的公告。

截至最後可行日期,第三屆監事會組成如下:

非職工代表監事:

吳新河先生(主席) 楊光雷先生 谷豐先生

職工代表監事:

郭歡先生李娜女士

監事會是本公司的監督機構,嚴格依照《公司 法》、《公司章程》以及香港上市規則履行職責, 對股東大會負責,對本公司財務人員、董事會 及其成員和總經理等高級管理人員履行職責情 況進行監督,防止其濫用職權,維護股東權益。

A Supervisor shall serve a term of three years, and may seek re-election upon expiry of the term. An outgoing Supervisor shall continue to perform his/her duties in accordance with the requirements of the laws, administrative regulations and the Articles of Association until a formally re-elected or elected Supervisor takes office, if re-election is not conducted in a timely manner upon the expiry of his/her term of office or if resignation of the Supervisor results in the number of Supervisors being less than the quorum.

監事每屆任期為三年。監事任期屆滿,可以 連選連任。倘監事任期屆滿後未能及時進行重 選,或監事辭任導致監事人數少於法定人數, 則離任監事須按法律、行政法規和《公司章程》 的規定繼續履行其職責,直至正式獲重選/選 舉的監事上任為止。

VIII. REMUNERATION OF SENIOR MANAGEMENT

The range of remuneration of senior management (including those who serve concurrently as a Director) of the Company for the year ended December 31, 2024 is as follows:

八、高級管理人員的薪酬

本公司高級管理人員(含兼任董事人員)截至2024年12月31日止年度的酬金等級載列如下:

The range of remuneration (RMB'000) 酬金等級(人民幣千元)	Number of individuals 人數
0-1,000	7
1,000-2,000	0

IX. POLICY FOR THE NOMINATION OF DIRECTORS

According to the work rules for the Nomination Committee, the Directors are selected as per the following policies/procedures for the year ended December 31, 2024:

- conduct comprehensive evaluation and analysis of the existing Directors, fully communicate with relevant departments of the Company, study the Company's demand for new Directors;
- extensively search for candidates for Directors within the Company and its subsidiaries and in the job market according to the talent demand and the board diversity policy of the Company;
- gather information of each preliminary candidate, including his/her occupation, education, professional title, detailed work experience and all part-time work record, and prepare relevant written materials;
- 4. seek the consent of candidates nominated for Directors by relevant departments or personnel for their nomination in accordance with relevant laws and regulations, the Articles of Association and the Rules of Procedure for the Board, otherwise they may not be the candidates for Directors;
- 5. convene a Nomination Committee meeting to review the qualifications of the candidates according to the job requirements for Directors;
- 6. form a resolution of the Nomination Committee meeting, and make recommendations for candidates and submit relevant materials to the Board; and
- conduct other work subsequently according to the decisions or feedback of the Board.

九、提名董事的政策

截至2024年12月31日止年度,提名委員會根據 其工作細則,執行如下董事選任政策/程序:

- 對現有董事進行綜合評估與分析,與本公司 相關部門進行充分交流,研究本公司對新董 事的需求情況;
- 根據職位需求及董事會成員多元化政策,通 過本公司、附屬公司內部以及人才市場等多 種渠道廣泛搜尋董事人選;
- 3. 收集初選人員的職業、學歷、職稱、詳細工作經歷、全部兼職等情況,並形成書面材料:
- 4. 根據相關法律法規、《公司章程》和《董事會 議事規則》的規定,就相關機構或人員對董 事的提名,徵求候選人對提名的同意,否 則不能將其作為董事人選;
- 5. 召開提名委員會會議,根據董事的任職條件,對候選人進行資格審查;
- 6. 形成提名委員會會議決議,向董事會提出人 選建議和相關材料;及
- 7. 根據董事會決定或反饋意見進行其他後續工 作。

X. DIRECTORS' RESPONSIBILITIES FOR THE CONSOLIDATED FINANCIAL STATEMENTS

The Directors are responsible for the preparation of the consolidated financial statements that give a true and fair view in accordance with PRC ASBE and the disclosure requirements of the Hong Kong Companies Ordinance, and for such internal control as the Directors determine is necessary to enable the preparation of consolidated financial statements that are free from material misstatement, whether due to fraud or error. The Directors acknowledged their responsibilities for preparing the consolidated financial statements of the Group for the year ended December 31, 2024.

The Company's management has provided the Board with the necessary explanations and data to enable the Board to make an informed assessment of the Company's audited consolidated financial statements submitted to it for approval.

The statement of the auditors regarding their obligation to report the Company's audited consolidated financial statements is set out in the Auditor's Report on pages 120 to 125 of this annual report.

XI. GOING CONCERN AND MITIGATION MEASURES

As described in Note II to the financial statements, the Group incurred consecutive losses in 2023 and 2024, and RMB67.4986 million of funds were frozen as of December 31, 2024, due to litigation and other matters. These matters or circumstances indicate material uncertainties that may cast significant doubt on the Group's ability to continue as a going concern. In response to the significant doubts regarding the Group's ability to continue as a going concern mentioned above, the Group intends to take the following measures to ameliorate the situation:

Firstly, to further reinforce market exploitation. While continuously signing new contracts for commercial concrete and various green building materials, the Group will constantly enhance the conversion efficiency of its existing contracts (as of the Latest Practicable Date, the value of existing contracts reached approximately RMB1.585 billion), thereby promoting steady growth in operating income;

Secondly, to further strengthen the management of debt. The Group will intensify its efforts to collect accounts receivable. On the basis of achieving a collection amount exceeding the annual operating income for three consecutive years (2022-2024), it will further refine the collection working mechanism and make every effort to reduce the balance of accounts receivable;

十、董事有關合併財務報表須 承擔的責任

董事須負責根據中國企業會計準則及香港《公司條例》的披露規定擬備真實而中肯的合併財務報表,並對其認為為使合併財務報表的擬備不存在由於欺詐或錯誤而導致的重大錯誤陳述所需的內部控制負責。董事確認其對編製本集團截至2024年12月31日止年度合併財務報表的責任。

本公司的管理層已向董事會提供必要的闡釋及 數據,使董事會能對提呈予董事會批准的本公 司經審核合併財務報表進行知情的評估。

審計師就彼等有關本公司經審核合併財務報表的申報責任作出的聲明載於本年報第120至125 頁的審計報告。

十一、持續經營和緩解措施

如財務報表附註二所述,本集團2023年、2024年連續兩年虧損,且於2024年12月31日本集團因訴訟等事項導致人民幣6,749.86萬元的資金被凍結。這些事項或情況表明存在可能導致對本集團持續經營能力產生重大疑慮的重大不確定性。針對上述持續經營能力存在的重大疑慮,本集團擬採取以下措施進行改善:

一是進一步加強市場開拓。在持續新簽商品混凝土+多種綠色建材產品合同的同時,不斷提高在手合同(截至最後可行日期,在手合同金額約為人民幣15.85億元)的轉化效率,推動營業收入的穩步增長;

二是進一步加強債權管理。加大應收賬款清收力度,在實現連續三年(2022至2024年)收款金額超過當年營業收入的基礎上,進一步完善收款工作機制,全力降低應收賬款餘額;

Thirdly, to further enhance communication and coordination. The Group will actively communicate with banks and other financial institutions to maintain a generally stable level of credit extension and continuously optimize the debt structure. It will also actively communicate with suppliers, and take multiple measures to resolve existing lawsuits on a contractual basis, ensuring a stable and orderly procurement and supply.

The Board believes the above improvement measures are feasible and effective. Accordingly, the financial statements of the Reporting Period have been prepared on a going concern basis.

Shareholders and stakeholders of the Company are advised to refer to the Auditor's Report and notes to the financial statements for the details of going concerns matter.

XII. RISK MANAGEMENT AND INTERNAL CONTROL

The Company has established a complete and sound risk management and internal control system and has formulated a series of rules to ensure the institutionalization and systematization of the Company's risk management and internal control work. In terms of organizational structure, the Company has set up different functional departments to be responsible for financial operations and monitoring, risk management, internal audit, anti-fraud, safety and environmental protection and other specific work. On May 30, 2024, based on the original establishment of the Board committees and their respective functional divisions, the Audit Committee and the Risk Management and Control Committee were merged into the Audit and Risk Committee after deliberation and approval by the Board meeting. The Audit and Risk Committee established by the Company has an internal audit and risk management function and is responsible for reviewing the adequacy and effectiveness of the Company's risk management system and internal control system. The Company has designated the audit department as the dayto-day working body of the Audit and Risk Committee, the audit department commences annual self-assessment for internal control, and such records will be submitted to management, the Audit and Risk Committee, and the Board to assess the effectiveness of the risk management and internal control systems. Significant internal control deficiencies are reported to the Audit and Risk Committee and the Board by the audit department to ensure prompt remediation actions are taken.

三是進一步加強溝通協調。積極與銀行等金融機構溝通,實現授信水平總體平穩,債務結構持續優化;積極與供應商溝通,以合同為基礎,多措併舉化解既有訴訟,實現採購供應平 穩有序。

董事會認為上述改善措施是可行且有效的,因此,本公司以持續經營為基礎編製本報告期的 財務報表。

建議本公司股東及持份者參閱審計報告及財務 報表附註瞭解有關持續經營事宜的詳情。

十二、風險管理及內部監控

本公司已建立完備及穩健的風險管理及內部監 控系統,並制訂了一系列規則以確保本公司風 險管理及內部監控工作的制度化及系統化。本 公司在組織結構上設立不同職能部門負責財務 運作和監控、風險管理、內部審計、反舞弊、 安全及環保等具體工作。於2024年5月30日, 經董事會會議審議通過後,在原有董事會委員 會設置及其各自職能分工的基礎上,本公司合 併了審計委員會及風險管控委員會為審計與風 險委員會。本公司設立的審計與風險委員會具 有內部審計和風險管理功能,負責對本公司的 風險管理系統及內部監控系統的足夠性及有效 性進行審查。本公司指定審計部為審計與風險 委員會的日常辦事機構,審計部每年會進行內 部控制自我評價,有關記錄會提呈管理層、審 計與風險委員會及董事會審閱,以評估風險管 理及內部監控系統的有效性。如發現嚴重的內 部監控缺失,審計部會向審計與風險委員會及 董事會匯報,以確保作出及時的補救行動。

企業管治報告

Aimed at providing reasonable assurance against material errors, losses or fraud, the Company has established the risk management procedures which comprised the following steps:

- 1. Risk identification: identify major and significant risks that could affect the achievement of goals of the Group;
- Risk assessment: assess and evaluate the identified risks according to their expected impact and the recurrence; and
- 3. Risk mitigation: plan effective control activities to mitigate the risks.

During the Reporting Period, the Company carried out risk list identification to evaluate the likelihood and extent impacts receivables and payables with focus on defusing debt risks, and held meetings regarding risk prevention and debt settlement from time to time to study the major risks and countermeasures; regularly carried out financial risk analysis and formed a financial risk analysis report to analyze and determine the major financial risk points; regularly carried out accounts receivables risk analysis and formed an accounts receivables risk analysis report to analyze and determine the accounts receivables risk points; regularly carried out investment projects risk analysis and formed an investment projects risk analysis report to analyze and determine the investment projects risk points; deepened the adjustments on internal management and business model, improved the capability and level of external financing, and gave full play to the role of financing in alleviating financial pressure, promoting business development and resolving legal risks. During the Reporting Period, the Company maintained a smooth development without any material debt risks occurring.

Based on the work progress of previous risk management and control and the annual work objectives, the Company formulates the risk management and control work plan at the beginning of each year, and pays special attention to gradually investigating risks affecting the Company's production and operation or highly relating to economic indicators and ESG and standardizes the counter measures in respect thereof, so as to reduce overall operational risks. The Company focuses on preliminary control of major risks, makes active efforts in comprehensive risk management, establishing a sound mechanism for regular risk assessment to analyze the Company's risk profile on a monthly and quarterly basis, and special risk assessment systems for significant investments, major capital operation management and other important matters to strengthen internal control. The Company has formulated the Information Disclosure Management Measures, External Information Disclosure Practices and other systems to specify the responsibilities and obligations of each department in the process of handling internal information, and clarify confidentiality measures and corresponding responsibilities in the disclosure procedures for periodic reports, interim report and annual report.

本公司所訂立的風險管理程序著力提供合理保證,避免出現重大錯誤、損失或欺詐,主要包括以下步驟:

- 識別風險:識別可能影響達成本集團目標之主要及重大風險;
- 2. 風險評估:根據已識別風險的預料影響及是 否經常出現作出評估及評核;及
- 3. 緩減風險:策劃有效的監管活動,務求緩減 風險。

本公司根據過往風險管控工作開展情況並結合 年度工作目標,於每年初制訂風險管控工作計劃,著力圍繞影響本公司生產經營、與經經濟指 標高度相關及與ESG相關的各風險點逐步排查並 規範應對措施,降低整體運營風險。本公面則 無大風險的事前控制為重點,積極開展化機制 使門工作,建立健全風險評估常態化機制 按月、按季度分析本公司風險情況,並對重專以 接到,重大資本運營管理等重要事。本故了 風險評估制度,以加強內部控制。息故露工作細則 定《信息披露管理辦法》及《對外信息披露已過細 則》等制度,規定了各部門在內部信息處理過程 中的職責和義務,明確了定期報告、中期報告 及年度報告披露程序中的保密措施及相應責任。

The Information Disclosure Management Measures and other systems of the Group have in place a policy on disclosure of inside information which sets out the procedures and internal control measures for handling and dissemination of inside information. The policy provides guidelines to the Directors and all relevant employees of the Group to ensure proper safeguard measures exist to prevent the Company from breaching the statutory disclosure requirements. Key procedures of the policy in place include:

- 1. definition of the requirements of periodic financial and operational reporting to the Board and the secretary of the Board to enable them to assess inside information and make timely disclosures, if necessary;
- 2. control of the access to inside information by employees on a need-to-know basis, and safeguarding the confidentiality of the inside information before it is properly disclosed to public; and
- 3. procedures of communicating with the Group's stakeholders, including Shareholders, investors, analysts, etc. in ways which are in compliance with the Hong Kong Listing Rules.

The Board acknowledges its responsibilities for maintaining an appropriate risk management and internal control system and reviewing its effectiveness to secure Shareholders' investments and the Company's assets. With the support of the Audit and Risk Committee, the Board reviews the effectiveness of the system annually. The risk management and internal control system is designed to identify, assess and report on potential risks and implement control measures to manage, rather than eliminate the risk of failure to achieve business objectives, and can only provide reasonable and not absolute assurance against material misstatement or loss.

During the Reporting Period, the Board, through the Audit and Risk Committee, conducted an annual review over the Group's risk management including financial monitoring, operational monitoring, compliance monitoring and risk management system, as well as the effectiveness and adequacy of internal control system, where neither material issues nor errors were identified. The Board believes that the current risk management and internal control system of the Company is effective and adequate, and that the Company has sufficient resources, staff qualifications and experience, training programme and budget of accounting, internal audit and financial reporting functions, as well as those relating to the ESG performance and reporting.

本集團《信息披露管理辦法》等制度備有內幕消 息披露政策,載列處理及發佈內幕消息的程序 及內部監控措施。該政策為董事及本集團所有 有關僱員提供指引,確保具有恰當的保護措 施,以免本公司違反法定披露要求。該政策設 有的主要措施包括:

- 1. 向董事會及董事會秘書界定定期財務及經營 申報的規定,致使彼等可評估內幕消息及 (如有需要)作適時披露;
- 2. 按須知基準控制僱員獲悉內幕消息的途徑, 向公眾恰當披露前確保內幕消息絕對保密;
- 3. 與本集團持份者(包括股東、投資者、分析 師等)溝通步驟及方式均遵從香港上市規則。

董事會確認其須負責維持一個適當的風險管理 及內部監控系統,並有責任檢討該系統的有效 性,以保障股東的投資和本公司的資產。董事 會在審計與風險委員會的支持下,每年審查該 系統的有效性。風險管理及內部監控系統旨在 識別、評估和報告潛在風險和實施控制措施, 旨在管理而非消除未能達成業務目標的風險, 而且只能就不會有重大的失實陳述或損失作出 合理而非絕對的保證。

董事會在報告期內通過審計與風險委員會對本 集團包括財務監控、運作監控、合規監控及風 險管理系統的風險管理及內部監控系統的有效 性及足夠性進行年度審查,未發現存在任何重 大問題,或出現任何重大失誤。董事會認為, 本公司目前的風險管理及內部監控體系有效及 充足,並認為本公司在履行會計、內部審計及 財務匯報職責以及有關ESG表現和匯報方面的資 源、員工的資歷和經驗、培訓課程及有關預算 足夠。

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XIII. DIVIDEND POLICY

The profit distribution policy of the Company:

- the Company gives full consideration to the returns to investors. Where the earnings
 and accumulative undistributed profits of the current year are positive and enough
 provision has been made for statutory reserve fund and surplus reserve fund,
 the Board will propose a profit distribution plan taking into consideration of the
 Company's overall business developments, operating results, financial results,
 working capital, capital demands, future prospects, cash flow and any other factors
 deemed relevant by it and submit the plan to the general meeting for approval;
- 2. the profit distribution policy of the Company shall be continuous and stable and take into account the long-term interests of the Company, the overall interests of all Shareholders and the sustainable development of the Company;
- 3. the Company shall distribute profits by means of cash, shares, a combination of cash and shares or other appropriate means in proportion to the Shareholders' shareholding. In principle, the Company shall distribute profits once a year. The profits distributed for each year shall be no less than one-third of the distributable profits of the parent company realized in the current year and shall be distributed within the following year;
- 4. the profit distribution policy can be adjusted upon proposal by the Board and the deliberation and approval at the general meeting in case of any force majeure such as war, natural disaster, or changes in external business environment that have a significant impact on the Company's production and operation, or significant changes in the Company's own business status; and
- 5. the plan for adjusting profit distribution policy shall be formulated by the Board, and considered and approved by the general meeting. The adjusted profit distribution policy shall not contravene laws and regulations, departmental rules, normative documents and the relevant provisions of the Articles of Association.

十三、股息政策

本公司的利潤分配政策為:

- 1. 本公司充分考慮對投資者的回報,在當年盈利、累計未分配利潤為正,且足額預留法定公積金、盈餘公積金後,由董事會根據本公司的整體業務狀況、營運業績、財務業績、營運資金、資本需求、未來前景、現金流量及董事會視為相關的任何其他因素提出利潤分配方案,報股東大會批准;
- 本公司的利潤分配政策保持連續性和穩定性,同時兼顧本公司的長遠利益、全體股東的整體利益及本公司的可持續發展;
- 3. 本公司按照股東持有的股份比例,採用現金、股票、現金與股票相結合或合適的其他方式進行利潤分配,原則上,本公司每年進行一次利潤分配,每年所分配利潤不少於當年實現的母公司可供分配利潤的三分之一,且應於次年內進行分配:
- 4. 如遇到戰爭、自然災害等不可抗力,或者 外部經營環境變化對本公司生產經營造成 重大影響,或自身經營狀況發生較大變化 時,經董事會提議,股東大會審議通過, 可對利潤分配政策進行調整;及
- 5. 利潤分配政策的調整方案由董事會擬訂,股東大會審議通過。調整後的利潤分配政策不得違反法律法規、部門規章、規範性文件及《公司章程》的有關規定。

XIV. REPORTING, INTEGRITY RISK PREVENTION AND CONTROL POLICY

The Company has issued a notice on the work relating to the reporting and whistle blowing, requiring the Group to pay attention to timeliness, strict confidentiality and clear responsibility when submitting reporting and whistle-blowing cases, so that enable employees of the Group and members of the community report directly to the discipline and supervision department of the Company any suspected corruption, dereliction of duty, misconduct or non-compliance with laws, disciplines or regulations of high concern to the Group. The Group has posted the audit office and contact information of personnel in conducting audit work for employees of the Group and those who deal with the Company, in confidence or anonymity, to raise concerns with the audit department and the Audit and Risk Committee about possible improprieties in any matter related to the Company. At the same time, the Company has formulated the "Integrity Risk Prevention and Control Handbook" to explain the internal environment of the Group's integrity risk prevention and control through the general presentation of the Company's management philosophy and code of conduct for employees, working mechanism, publicity and education mechanism, supervision mechanism, etc. in relation to integrity risk prevention and control, to fully reflect the Group's requirements on integrity risk prevention and control, and to facilitate all employees to fully understand and master the relevant requirements and implementation on integrity risk prevention and control.

XV. AUDITOR'S REMUNERATION

On April 25, 2024, the Board passed the proposals for the proposed termination of the re-appointment of PricewaterhouseCoopers and PricewaterhouseCoopers Zhong Tian as the Company's international auditor and domestic auditor, and it proposed to appoint ShineWing as the Company's auditor for the year ended December 31, 2024. The aforesaid proposals were approved by the Shareholders at the 2023 annual general meeting.

The remuneration paid or payable in respect of the audit and non-audit services rendered by ShineWing to the Company is set out below:

十四、舉報、廉潔風險防控政策

本公司針對信訪舉報相關工作發佈通知,要求 本集團在開展信訪舉報問題線索報送時要注重 時效、嚴格保密、明確責任,使本集團僱員及 社會各界人士能夠直接向本公司紀檢監察部舉 報任何有關本集團高度關注的涉嫌貪污瀆職、 行為失當或違法違紀違規的行為。本公司開展 審計工作時,通過公示審計辦公場地及工作人 員聯繫方式等,可使本集團僱員及其他與本公 司有來往者可以暗中或不具名方式向審計部及 審計與風險委員會提出其對任何可能關於本公 司的不當事宜的關注。同時,本公司制定了 《廉潔風險防控手冊》, 通過對與廉潔風險防控 有關的本公司管理理念與僱員行為準則、工作 機制、宣傳教育機制、監督機制等的概括性表 述,闡述本集團廉潔風險防控的內部環境,全 面體現本集團對廉潔風險防控工作的要求,促 使全體僱員全面瞭解和掌握廉潔風險防控的相 關規定及執行。

十五、審計師酬金

於2024年4月25日,董事會通過建議終止續聘羅兵咸永道及普華永道中天為本公司的境外核數師及境內審計師,並建議聘任信永中和為本公司截至2024年12月31日止年度的審計師。前述建議於2023年度股東週年大會上獲股東批准。

就信永中和向本公司提供的核數及非核數服務 已付或應付的酬金載列如下:

Service type	服務類別	Amount (RMB'000) 金額(人民幣千元)
Audit service	核數服務	1,530.00
Non-audit service regarding issuing PN730 report	關於出具PN730報告非核數服務	25.00
Non-audit service regarding issuing PN740 report	關於出具PN740報告非核數服務	25.00
Total	總計	1,580.00

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XVI. SUMMARY OF SHAREHOLDERS' COMMUNICATION POLICY

(I) COMMUNICATION WITH SHAREHOLDERS AND INVESTOR RELATIONS

In accordance with the arrangements for electronic dissemination of corporate communications under Rule 2.07A of the Hong Kong Listing Rules effective from December 31, 2023, on February 7, 2024, the Company revised its H Shareholders' communication policy. The policy clarifies that, unless otherwise stipulated by the Hong Kong Listing Rules or required by the Hong Kong Stock Exchange, all corporate communications of the Company (including but not limited to documents such as interim reports, annual reports, general meeting circulars, etc.) will be disseminated to the Shareholders by electronic means. For details, please refer to the notification letter dated February 7, 2024, published by the Company on the websites of the Hong Kong Stock Exchange and the Company.

The Company believes that effective communication with Shareholders is important for strengthening investor relations and enabling investors to understand the Group's business, performance and strategy. The Company also firmly believes in the importance of timely and non-selective disclosure of our information available for Shareholders and investors to make informed investment decisions.

1. Annual General Meeting

The annual general meeting provides an opportunity for direct communication between Shareholders and Directors. The chairman of the Board and the chairmen of the respective Board committees will attend annual general meetings to answer questions put forward by Shareholders. The external auditor of the Company will also attend annual general meetings and answer questions on audit work, preparation and content of auditor's reports, accounting policies and auditor's independence.

2. Disclosure of Information on the Company's Website

To promote effective communication, the Company adopts a shareholders' communication policy which aims at establishing a two-way relationship and communication between the Company and the Shareholders, and also has a website (https://www.ynhnt.com) where we publish the latest data, financial information, corporate governance practices and other information on our business operations and developments for public access.

3. Investor Relations

The Company insists on disclosing relevant and uniform information to investors to ensure that they are updated on a regular or occasional basis on the Group's business development, operational strategies and industry-related information. At the same time, the Company actively develops investor relations through various channels and methods to ensure effective bidirectional communication and close ties with investors.

十六、股東通訊政策摘要

(一) 與股東的溝通及投資者關係

根據自2023年12月31日起生效的香港上市規則第2.07A條以電子方式發佈公司通訊之安排,於2024年2月7日,本公司調整了H股股東通訊政策,明確了除非香港上市規則另有規定或香港聯交所另有要求,本公司所有公司通訊會以電子方式向股東發出(其中包括但不限於中報、年報及股東大會通函等文件)。有關詳情請參見本公司在香港聯交所及本公司網站刊發的日期為2024年2月7日的通知信函。

本公司認為與股東的有效溝通對加強投資者關係及使投資者瞭解本集團的業務、表現及策略非常重要。本公司亦深信及時與非選擇性地披露本公司資料以供股東及投資者作出知情投資決策的重要性。

1. 股東週年大會

股東週年大會提供股東與董事直接溝通的機會。董事長及各董事會委員會主席將出席股東 週年大會解答股東提問。本公司外聘審計師亦 將出席股東週年大會,並解答有關審計工作、 審計師報告的編製及內容、會計政策及審計師 獨立性的提問。

2. 本公司網站之訊息披露

為促進有效的溝通,本公司採納股東通訊政策,旨在建立本公司與股東的相互關係及溝通,並設有網站(https://www.ynhnt.com),本公司會於網站刊登有關業務營運及發展的最新數據、財務資料、企業管治常規及其他資料,以供公眾人十讀取。

3. 投資者關係

本公司堅持向投資者披露相關及統一的資料,確保彼等可定期或不定期瞭解本集團業務發展、運營策略及行業相關的最新信息;同時,本公司採用多種渠道及方式積極發展投資者關係,確保與投資者建立有效的雙向溝通及緊密聯繫。

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During the Reporting Period, the Company communicated and interacted with investors in the following ways:

- published annual and interim reports, which disclosed the results and business of the Group;
- held 1 general meeting, with the Shareholders' circular detailing the contents of each resolution, all of which were passed;
- convened over 10 seminars with government departments, banks, Shareholders, the peer companies and others to discuss the future development of the Group together;
- updated and published news, business environment, technology and products, social responsibility and other contents of the Company on its website in a real-time manner; and
- responded to investors' enquiries by phone and email in a timely manner.

Shareholders and other investors who wish to make enquiries to the Board about the Company may do so by mail, telephone or email to the Company's headquarter at No. 188 Linxi Road, Information Industrial Base, Economic and Technological Development Zone, Kunming, Yunnan Province, the PRC, telephone number 0871-6318 7896 and email address GHPC02@ynhnt.com.

During the year ended December 31, 2024, the Company reviewed the implementation and effectiveness of the shareholders' communication policy, and confirmed that the Company had disclosed all necessary information to the Shareholders in compliance with the Hong Kong Listing Rules and included communication channels for Shareholders to express their opinions on various matters affecting the Company, and that the Company had taken appropriate and sufficient measures to solicit and understand the opinions from the Shareholders and stakeholders. The Company considers that the shareholders' communication policy has been effectively implemented through the above channels and approaches.

(II) SERVICES FOR SHAREHOLDERS

Any matters regarding transfer of Shares, change of name or address, loss of share certificates or dividend warrants, may be made to the Company's H share registrar, Computershare Hong Kong Investor Services Limited, at 17M Floor, Hopewell Centre, 183 Queen's Road East, Wanchai, Hong Kong, telephone number +852 2862 8555 and fax number +852 2865 0990.

The Company's website "Investor Relations – Information Disclosure" section sets out detailed arrangement of the corporate communication policy.

Any matters regarding registration and requests for printed copies of corporate communications (including actionable corporate communications) may be made to the Company's H Share Registrar, Computershare Hong Kong Investor Services Limited, at 17M Floor, Hopewell Centre, 183 Queen's Road East, Wanchai, Hong Kong, telephone number +852 2862 8688 and email address ghpc.ecom@computershare.com.hk.

於報告期內,本公司通過如下方式與投資者進行了溝通與互動:

- 刊發年報及中期報告,披露本集團業績及業 務情況;
- 召開1次股東大會,股東通函詳載每項決議 案內容,決議案均獲通過;
- 召開10餘次座談會,座談對象涉及政府部門、銀行、股東及同行業公司等,共同探討本集團未來發展;
- 本公司網站實時更新發佈本公司新聞、營商 環境、技術產品、社會責任等內容;及
- 本公司通過電話、電郵等方式,及時回覆 投資者各類諮詢。

股東及其他投資者如欲向董事會作出有關本公司的查詢,可透過郵寄、電話或電郵等方法向本公司總部之中國雲南省昆明市經濟技術開發區信息產業基地林溪路188號查詢,聯繫電話為0871-6318 7896,電郵地址為GHPC02@ynhnt.com。

截至2024年12月31日止年度,本公司已檢討股東通訊政策的實施及成效,並確認本公司已遵照香港上市規則向股東披露所有必要資料,並已納入股東對影響本公司的各項事宜表達其意見的溝通渠道,以及本公司已採取適當及充分措施徵求及瞭解股東及持份者的意見。本公司認為,通過上述渠道及方式,股東通訊政策得到了有效實施。

(二) 股東服務

任何有關股份轉讓、更改姓名或地址、遺失股票或股息單的事宜,可聯絡本公司的H股證券登記處香港中央證券登記有限公司,地址為香港灣仔皇后大道東183號合和中心17M樓,電話號碼為+852 2865 8555,傳真號碼為+852 2865 0990。

本公司網站「投資者關係一信息披露」一欄載列公司通訊政策的詳細安排。

任何有關登記及索取公司通訊(包括可供採取行動的公司通訊)印刷本的事宜,可聯絡本公司的H股證券登記處香港中央證券登記有限公司,地址為香港灣仔皇后大道東183號合和中心17M樓,電話號碼為+852 2862 8688,電郵地址為ghpc.ecom@computershare.com.hk。

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(III) SHAREHOLDERS' RIGHTS

To protect the interests and rights of Shareholders, the Company will submit separate resolutions on various matters, including the election of individual Directors and Supervisors, at the general meeting. Under the Hong Kong Listing Rules, all resolutions submitted at the general meeting will be voted on by way of a poll, and the voting results will be published on the websites of the Company and the Hong Kong Stock Exchange in a timely manner after the general meeting.

(IV) CONVENING OF EXTRAORDINARY GENERAL MEETING AND PROPOSALS SUBMISSION AT THE GENERAL MEETING

Shareholders who request an extraordinary general meeting or a class meeting shall comply with the following procedures according to the Articles of Association:

- 1. Shareholders individually or jointly holding more than 10% of the voting Shares at the proposed meeting can request the Board to convene an extraordinary general meeting or a class meeting by signing one or several same written request(s), and stating the subjects to be considered at the meeting. The Board shall convene the extraordinary general meeting or the class meeting as specified in the written request as soon as possible upon receipt. The shareholdings referred to above shall be calculated as at the date of written request made;
- if no notice of convening a general meeting is issued within 30 days after the Board receiving the above-mentioned written request(s), the Shareholders making the request(s) can request the Supervisory Committee to convene an extraordinary general meeting or a class meeting; and
- 3. if the Supervisory Committee fails to issue a notice on the convening of meeting within 30 days after receiving the aforesaid written request, the Shareholders individually or collectively holding more than 10% of the Company's voting Shares at the proposed meeting for at least consecutive 90 days may convene the meeting on their own within four months after the Board receives the request. The convening procedures shall be the same as the procedures for the convening of general meeting by the Board.

(三)股東權利

為保障股東的利益及權利,本公司會於股東大會上就各事項(包括選舉個別董事及監事)提呈獨立決議案。根據香港上市規則,於股東大會上提呈的所有決議案將以投票方式進行表決,投票表決結果將於各股東大會舉行後及時於本公司及香港聯交所網站刊登。

(四)召開股東特別大會及在股東大 會上提呈建議

根據《公司章程》,股東要求召開臨時股東大會 或類別股東大會,應當按照下列程序辦理:

- 單獨或合計持有在擬舉行的會議上有表決權的股份百分之十以上的股東,可以簽署一份或者數份同樣格式內容的書面要求,提請董事會召集臨時股東大會或類別股東會議,並闡明會議的議題。董事會在收到前述書面要求後應當盡快召集臨時股東大會或類別股東會議。前述持股數按股東提出書面要求日計算;
- 2. 如果董事會在收到前述書面要求後三十日內 沒有發出召集會議的通告,提出該要求的股 東可以提請監事會召集臨時股東大會或類別 股東會議;及
- 3. 如果監事會在收到前述書面要求後三十日內沒有發出召集會議的通知,連續九十日以上單獨或合計持有在該擬舉行的會議上有表決權的股份百分之十以上的股東可以在董事會收到該要求後四個月內自行召集會議,召集的程序應當盡可能與董事會召集股東會議的程序相同。

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A general meeting convened by the Shareholders themselves shall be presided over by a representative elected by the convener.

Shareholders individually or collectively holding at least 3% of the Shares may submit a temporary resolution in writing to the convener 10 days prior to the convening of such meeting. The convener shall issue a supplemental notice of the general meeting to announce the contents of such temporary resolution within two days after receipt of the resolution, and submit such temporary resolution to the general meeting for consideration. The contents of such temporary resolution shall fall within the scope of the functions and powers of the general meeting, and clearly set out a topic to be discussed and specific matters for resolution. The contact information set out in the section headed "Communication with Shareholders and Investor Relations" above may be used for the purpose of putting forward proposals at the general meeting.

For the purpose of recommending a person to be a Director, please refer to the relevant procedures on the Company's website.

XVII. AMENDMENTS TO THE ARTICLES OF ASSOCIATION

In view of the proposed adoption of the PRC ASBE for the preparation of financial statements of the Company on a unified basis as well as the latest regulatory requirements of the Hong Kong Stock Exchange regarding the expansion of the paperless listing regime and mandatory electronic dissemination of corporate communications by listed issuers that came into effect on December 31, 2023, the Board considered and approved the proposed amendments to the relevant provisions of the Articles of Association at a meeting held on February 7, 2024, so as to update the provisions of the Articles of Association on accounting standards and the preparation of financial reports, and to make the Articles of Association better aligned with the relevant paperless requirements and in greater conformity with the provisions of the revised Hong Kong Listing Rules. These proposed amendments to the Articles of Association were approved by the Shareholders at the 2023 annual general meeting. For details, please refer to the announcement dated March 28, 2024, the circular of 2023 annual general meeting dated April 26, 2024 and the poll results announcement of 2023 annual general meeting dated May 30, 2024 published by the Company on the websites of the Hong Kong Stock Exchange and the Company, respectively.

Save as disclosed above, no other amendment was made to the Articles of Association during the Reporting Period.

股東自行召集的股東大會,由召集人推舉代表 主持。

單獨或者合計持有百分之三以上股份的股東,可以在股東大會召開十日前提出臨時提案並書面提交召集人。召集人應當在收到提案後兩日內發出股東大會補充通告,公告臨時提案解內內容,並將該臨時提案提交股東大會審議,臨時提案的內容應當屬於股東大會職權範圍,並有明確議題和具體決議事項。就向股東大會提呈建議而言,可使用前述「與股東的溝通及投資者關係」部分列載的聯絡資料。

關於建議某人參選董事的事宜,可於本公司網站參閱有關程序。

十七、章程文件的更改

鑒於本公司擬統一採用中國企業會計準則編製 財務報表,以及香港聯交所有關擴大無紙化上 市機制及上市發行人強制以電子方式發佈公司 通訊之最新監管規定已於2023年12月31日起生 效,董事會於2024年2月7日召開的會議上審議 通過建議對《公司章程》的相關條款作出修訂, 藉此更新《公司章程》中有關會計準則及編製財 務報告的條款,以及使《公司章程》更符合無紙 化的相關規定並與經修訂後的香港上市規則條 文更為一致。該等《公司章程》的建議修訂於 2023年度股東週年大會上獲股東批准。有關詳 情請參見本公司在香港聯交所及本公司網站刊 登的日期分別為2024年3月28日的公告、2024 年4月26日的2023年度股東週年大會通函以及 日期為2024年5月30日內容有關2023年度股東 週年大會投票表決結果的公告。

除上述披露外,於報告期內,《公司章程》並未 作出任何其他修改。

Supervisory Committee's Report

監事會報告

In 2024, the members of the Supervisory Committee strictly complied with the relevant provisions of the Company Law and other relevant laws and the Hong Kong Listing Rules, the Articles of Association and the Rules of Procedures of the Supervisory Committee, abided by the principle of good faith, earnestly performed their supervisory duties, actively carried out their work, participated in the meetings of the Supervisory Committee, attended the Board meetings and general meetings, and performed effective supervision on the legal operations, the financial conditions and the duty performance of the Directors and management with a responsible attitude towards all Shareholders, which promoted the standardized operation of the Company.

2024年,監事會成員嚴格按照《公司法》等有關法律和香港上市規則、《公司章程》及《監事會議事規則》的有關規定,遵守誠信原則,本著對全體股東負責的態度,認真履行監督職責,積極開展工作,出席監事會會議,列席董事會會議和股東大會,對本公司的依法運作、財務狀況及董事、管理層履職情況等方面進行有效監督,促進了本公司的規範運作。

I. BASIC COMPOSITION OF THE SUPERVISORY COMMITTEE

As at January 1, 2024, the composition of the second session of the Supervisory Committee was as follows:

Non-employee Representative Supervisors:

Mr. Wu Xinhe *(Chairman)* Mr. Yang Guanglei Mr. Gu Feng

Employee Representative Supervisors:

Mr. Guo Huan Ms. Li Na

Given that the term of office of the second session of the Supervisory Committee had expired, the Company held the 2023 annual general meeting on May 30, 2024 to elect the non-employee representative Supervisors of the third session of the Supervisory Committee. On the same day, a Supervisory Committee meeting was held to elect the chairman of the Supervisory Committee. In addition, the employee representative Supervisors of the third session of the Supervisory Committee were elected at the joint meeting of the employee representative delegations (group) leaders of the Company. For details, please refer to the announcement dated March 28, 2024, the circular of 2023 annual general meeting dated April 26, 2024 and the poll results announcement of the 2023 annual general meeting dated May 30, 2024 published by the Company on the websites of the Hong Kong Stock Exchange and the Company.

一、監事會基本構成

於2024年1月1日,第二屆監事會組成如下:

非職工代表監事:

吳新河先生(主席) 楊光雷先生 谷豐先生

職工代表監事:

郭歡先生 李娜女士

鑒於第二屆監事會任期屆滿,本公司已於2024年5月30日舉行2023年度股東週年大會,選舉了第三屆監事會非職工代表監事,並於同日舉行監事會會議選舉了監事會主席。另外,於本公司職工代表團(組)長聯席會議選舉了第三屆監事會職工代表監事。有關詳情請參見本公司在香港聯交所及本公司網站刊發的日期為2024年3月28日的公告、日期為2024年4月26日的2023年度股東週年大會通函以及日期為2024年5月30日內容有關2023年度股東週年大會投票表決結果的公告。

Supervisory Committee's Report 監事會報告

As at the Latest Practicable Date, the composition of the third session of the Supervisory Committee was as follows:

於最後可行日期,第三屆監事會組成如下:

Non-employee Representative Supervisors:

Mr. Wu Xinhe *(Chairman)* Mr. Yang Guanglei Mr. Gu Feng

Employee Representative Supervisors:

Mr. Guo Huan Ms. Li Na

Details for the changes of the Supervisors are set out in the section headed "Corporate Governance Report" of this annual report.

II. OVERALL RESPONSIBILITY OF THE SUPERVISORY COMMITTEE

The Supervisory Committee is the Company's supervisory body. It performs its duties in strict accordance with the Company Law, the Hong Kong Listing Rules and the Articles of Association, and is responsible for the general meetings of the Company. It supervises the duty performance of the Company's finance personnel, the Board and its members, the general manager and other senior management, preventing their abuse of power and safeguarding the interests of the Shareholders.

III. OPERATIONS OF THE SUPERVISORY COMMITTEE

For the year ended December 31, 2024, the Supervisory Committee has convened 7 meetings and reviewed 24 proposals. All Supervisors attended the following meetings in person:

- 1. On February 7, 2024, the Company convened the first interim meeting of the second session of the Supervisory Committee in 2024 by way of on-site meeting. It reviewed and approved the proposals on the proposed changes in use of proceeds from the Global Offering, the comprehensive credit extension of the Company and its subsidiaries in 2024, and the total quota of factoring business in 2024 and application for authorization management, which are in total of 3 proposals.
- 2. On March 28, 2024, the Company convened the second meeting of the second session of the Supervisory Committee in 2024 and the 2023 annual meeting of the Supervisory Committee by way of on-site meeting. It reviewed and approved various reports for 2023, including the work report of the Supervisory Committee, the annual report, the annual results announcement, the ESG report, the final financial accounting plan, the profit distribution plan, the remuneration matters of Directors, Supervisors and senior management, the 2024 annual investment plan and external donation plan, which are in total of 13 proposals.

非職工代表監事:

吳新河先生(*主席)* 楊光雷先生 谷豐先生

職工代表監事:

郭歡先生 李娜女士

有關監事調整的詳情,載於本年報之「企業管治報告|章節。

二、監事會總體職責

監事會是本公司的監督機構,嚴格依照《公司 法》、香港上市規則及《公司章程》履行職責,對 本公司股東大會負責,對本公司財務人員、董 事會及其成員和總經理等高級管理人員履行職 責情況進行監督,防止其濫用職權,維護股東 權益。

三、監事會工作情況

截至2024年12月31日止年度,監事會共召開7次會議,審議了24項議案。全體監事均親自出席下述會議:

- 1. 2024年2月7日,本公司以現場會議的形式舉行了第二屆監事會2024年第一次臨時會議,審議通過了關於擬變更全球發售所得款項用途、本公司及子公司2024年度綜合授信、2024年保理業務總額度並申請授權管理共3項議案。
- 2. 2024年3月28日,本公司以現場會議的形式舉行了第二屆監事會2024年第二次會議暨2023年度監事會,審議通過了2023年度各類報告,包括監事會工作報告、年度報告、年度業績公告、ESG報告、財務決算方案、利潤分配方案、董監高薪酬事宜、2024年度投資計劃以及對外捐贈計劃等共13項議案。

Supervisory Committee's Report

監事會報告

- 3. On May 30, 2024, the Company convened the first interim meeting of the third session of the Supervisory Committee in 2024 by way of on-site meeting. It reviewed and approved the proposals on the election of Mr. Wu Xinhe as the chairman of the third session of the Supervisory Committee and the authorization of designated personnel to file for industrial and commercial registration, which are in total of 2 proposals.
- 4. On June 28, 2024, the Company convened the second interim meeting of the third session of the Supervisory Committee in 2024 by way of on-site meeting. It reviewed and approved the proposal on the proposed changes in use of proceeds from the Global Offering.
- 5. On August 27, 2024, the Company convened the third meeting of the third session of the Supervisory Committee in 2024 by way of on-site meeting. It reviewed and approved the proposals on the unaudited consolidated financial statements for the six months ended June 30, 2024, the 2024 interim results announcement and the interim report, which are in total of 3 proposals.
- 6. On November 29, 2024, the Company convened the fourth interim meeting of the third session of the Supervisory Committee in 2024 by way of on-site meeting. It reviewed and approved the proposal on the renewal of the 2025-2027 Land and Property Leasing Framework Agreement between the Company and YCIH and the determination of the proposed annual caps for the related continuing connected transactions.
- 7. On December 20, 2024, the Company convened the fifth interim meeting of the third session of the Supervisory Committee in 2024 by way of on-site meeting. It reviewed and approved the proposal on the proposed changes in use of proceeds from the Global Offering.

During the Reporting Period, the members of the Supervisory Committee attended the general meetings and the Board meetings of the Company, put forward relevant opinions and suggestions with a serious and responsible attitude, conducted supervision on the procedures and content of the meetings, and effectively supervised the decision-making procedures, legal operations and financial conditions, as well as the duty performance of the Directors and management in the daily operations of the Company, which well safeguarded the legal interests of the Company and the Shareholders.

- 3. 2024年5月30日,本公司以現場會議的形式舉行了第三屆監事會2024年第一次臨時會議,審議通過了關於選舉吳新河先生為第三屆監事會主席以及授權指定人員辦理工商備案共2項議案。
- 4. 2024年6月28日,本公司以現場會議的形式舉行了第三屆監事會2024年第二次臨時會議,審議通過了關於擬變更全球發售所得款項用途的議案。
- 5. 2024年8月27日,本公司以現場會議的形式舉行了第三屆監事會2024年第三次會議,審議通過了截至2024年6月30日止六個月未經審計合併財務報表、2024年中期業績公告及中期報告共3項議案。
- 6. 2024年11月29日,本公司以現場會議的形式舉行了第三屆監事會2024年第四次臨時會議,審議通過了關於續訂本公司與雲南建投之間的《2025-2027年度土地、房屋租賃框架協議》及釐定相關持續關連交易的建議年度上限的議案。
- 7. 2024年12月20日,本公司以現場會議的形式舉行了第三屆監事會2024年第五次臨時會議,審議通過了關於擬變更全球發售所得款項用途的議案。

報告期內,監事會成員列席本公司的股東大會和董事會會議,以認真負責的態度提出了相關意見和建議,對會議的程序和內容實施監督,並有效監督本公司經營的決策程序、依法運作情況、財務狀況以及董事、管理層於本公司日常經營中的職務行為,較好地維護了本公司和股東的合法利益。

IV. THE SUPERVISORY COMMITTEE'S BASICEVALUATION ON THE OPERATIONS CONDUCTED BY THE BOARD AND THE SENIOR MANAGEMENT

For the year ended December 31, 2024, through supervising the Directors and senior management, the Supervisory Committee believed that the Company's major business decision-making procedures were legal and effective; when performing their duties, the Directors and senior management earnestly implemented the laws and regulations of the PRC, the Articles of Association and the resolutions of the general meetings and the Board meetings, and there was no behavior that harmed the interests of the Company and the Shareholders and no violations committed by the Directors or senior management were found during operations.

V. INDEPENDENT OPINION TO THE RELEVANT MATTERS OF THE COMPANY DURING THE REPORTING PERIOD

(I) Independent Opinion of the Supervisory Committee on the Company's Legal Operation

In 2024, the Supervisory Committee supervised the convening procedures and resolutions of the general meetings and the Board meetings of the Company, the implementation of resolutions of the Company's general meetings by the Board, and the duty performance of senior management in accordance with the rights granted under the Company Law and the Articles of Association.

The Supervisory Committee believed that the Company's decision-making procedures complied with the relevant provisions of the Company Law, the Articles of Association and the Hong Kong Listing Rules, and the Board has standardized operations, legal procedures, reasonable decisions, and earnestly implemented each resolution of the general meetings. The Directors and senior management were loyal and diligent when they performed their duties, with no violation of laws, regulations, the Articles of Association or damage to the interests of the Company. Each resolution of the general meetings has been implemented.

四、監事會對董事會、高級管 理人員經營行為的基本評 價

截至2024年12月31日止年度,通過對董事及高級管理人員的監督,監事會認為:本公司重大經營決策程序合法有效:董事及高級管理人員在執行本公司職務時,均能認真貫徹執行中國法律法規、《公司章程》和股東大會、董事會決議,未出現損害本公司及股東利益的行為,經營中未發現董事及高級管理人員存在違規操作行為。

五、對本公司報告期內的有關 事項的獨立意見

(一) 監事會對本公司依法運作情況 的獨立意見

2024年,監事會依據《公司法》及《公司章程》等 賦予的權利,對本公司股東大會、董事會會議 的召開程序、決議事項、董事會對股東大會的 決議執行情況及高級管理人員執行職務的情況 等進行監督。

監事會認為,本公司決策程序遵守了《公司法》 《公司章程》和香港上市規則等相關規定,董事 會運作規範、程序合法、決策合理、認真執行 股東大會的各項決議:董事及高級管理人員執 行本公司職務時忠於職守、勤勉盡責,並無違 反法律、法規、《公司章程》或損害本公司利益 的情況:股東大會的各項決議均得到了落實。

Supervisory Committee's Report

監事會報告

(II) Independent Opinion of the Supervisory Committee on the Company's Financial Situation

The Supervisory Committee supervised the Company's finance, and believed that the Company's financial system was sound, its financial operations were in good condition, and considered that the Company strictly met the requirements of the accounting system and accounting standards for business enterprises and other relevant financial regulations. Meanwhile, after the Supervisory Committee critically reviewed 2024 financial report and relevant documents proposed to be submitted by the Board to the general meeting, which was audited and issued an unqualified opinion by the independent auditor, it believed that the financial condition and operation results of the Company were objectively and truly reflected by the financial report.

(III) Independent Opinion of the Supervisory Committee on the Company's Connected Transaction

The Supervisory Committee believed that the Company's relevant connected transactions were implemented in strict accordance with the relevant systems and agreements of connected transactions and were in line with the principles of fairness and reasonableness, without prejudice to the interests of the Company and the Shareholders.

VI. 2025 ANNUAL WORK PLAN

In 2025, the Supervisory Committee will continue to seriously abide by the requirements of the Articles of Association and the Rules of Procedures of the Supervisory Committee, exercise its supervisory authority independently in accordance with laws and perform its fiduciary duty, effectively safeguard the interests of the Company and the Shareholders and ensure the standardized and healthy operation of the Company.

- The Supervisory Committee will carry out its daily work to convene meetings of the Supervisory Committee according to the actual situation of the Company and endeavor its best efforts to review and consider various proposals;
- 2. The Supervisory Committee will strengthen the implementation of its supervisory functions. The Supervisory Committee will enhance the supervision of the Directors and senior management in the discharge of their duties and responsibilities, the execution of resolutions and compliance with regulations, improve the supervision and correction of violations, misconduct and omissions of senior management, and promote the standardization and legality of their decision-making and operating activities; conduct focused supervision on the implementation of the Company's major operating decisions, major asset acquisitions and external investments, and regularly review and audit the Company's financial reports to effectively prevent business risks:

(二) 監事會對本公司財務情況的獨 立意見

監事會對本公司財務進行了監督,認為本公司的財務制度健全,財務運行狀況良好,並認為本公司嚴格遵守了企業會計制度和會計準則及其他相關財務規定的要求。同時,監事會認真審核了董事會擬提交股東大會的經獨立審計師審計並出具無保留意見的2024年財務報告等相關材料,認為財務報告客觀、真實地反映了本公司的財務狀況和經營成果。

(三) 監事會對本公司關連交易情況 的獨立意見

監事會認為,本公司有關關連交易嚴格按照關 連交易的相關制度及協議執行,符合公平、合 理的原則,未損害本公司及各股東利益。

六、2025年度工作計劃

2025年度,監事會將繼續嚴格按照《公司章程》 及《監事會議事規則》等相關規定,依法獨立行 使監督權,履行忠實勤勉義務,切實維護本公 司及廣大股東的利益,確保本公司規範健康運 作。

- 開展日常議事活動。根據本公司實際情況召開監事會會議,做好各項議案的審議工作;
- 2. 加強落實監督職能。強化對董事和高級管理 人員在履行職責、執行決議和遵守法規等方 面的監督,加強對高級管理人員違規、失 職、不作為的監督與糾正,促使其決策和 經營活動更加規範、合法;並對本公司重 大經營決策、重大資產收購、對外投資等 事項的貫徹執行情況開展重點監督,定期瞭 解和審核本公司財務報告,有效防範經營風 險;

Supervisory Committee's Report 監事會報告

- 3. The Supervisory Committee will learn about laws, regulations and relevant policies in a timely manner. The Supervisory Committee will seriously study laws, regulations and relevant policies amended from time to time, continuously urge the construction and operation of the internal control system, promote a long term effective mechanism of standardizing corporate governance of the Company and facilitate the sustainable and healthy development of the Company; and
- 4. The members of the Supervisory Committee will diligently and responsibly pay close attention to the production, operation and management as well as important measures of the Company on a daily basis, participate in the Board meetings, general meetings and other important meetings of the Company, and actively provide its opinions or advice.
- 3. 及時學習法律法規及相關政策。認真學習不時更新的法律法規和相關政策,不斷推動本公司完善內部控制體系建設,促使本公司健全規範治理的長效機制,保障本公司持續、健康發展;及
- 4. 監事會成員勤勉盡職。日常密切關注本公司 的生產、經營、管理情況和重大舉措,參 加董事會會議、股東大會等本公司重要會議 並積極提出意見或建議。

By Order of the Supervisory Committee **Wu Xinhe** *Chairman*

Kunming, China, March 25, 2025

承監事會命 *主席* 吳新河

中國昆明,2025年3月25日

Auditor's Report 審計報告

XYZH/2025KMAA3B0031

YCIH Green High-Performance Concrete Company Limited

To all shareholders of YCIH Green High-Performance Concrete Company Limited:

I. AUDIT OPINION

We have audited the financial statements of YCIH Green High-Performance Concrete Company Limited (hereinafter referred to as "the Company"), which comprise the consolidated and the parent company's balance sheet as at December 31, 2024, the consolidated and the parent company's income statement, the consolidated and the parent company's statement and the consolidated and the parent company's statement of changes in owners' equity for the year 2024, and the notes to the financial statements.

In our opinion, the accompanying financial statements were prepared in accordance with the PRC *Accounting Standards for Business Enterprises* (ASBE) in all material respects, and presented fairly the consolidated and the parent company's financial position of the Company as of December 31, 2024, and the consolidated and the parent company's results of operations and cash flows for the year 2024.

II. BASIS FOR OPINION

We conducted our audit in accordance with the China Standards on Auditing for Chinese Certified Public Accountants. Our responsibilities under those standards are further described in the "Auditor's responsibilities for the audit of the financial statements" section of our report. We are independent of the Company in accordance with the Code of Ethics for Chinese Certified Public Accountants, and we have fulfilled our other ethical responsibilities of the code. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for expressing our audit opinion.

III. MATERIAL UNCERTAINTIES RELATED TO GOING CONCERN

We remind users of the financial statements to note that, as stated in Note II to the financial statements, the Company suffered losses for two consecutive years in 2023 and 2024, and as at December 31, 2024, the Company's funds of RMB67,498,600 were frozen due to litigation and other matters. The above matters or circumstances indicate the existence of material uncertainties that may cast significant doubt on the Company's ability to continue as a going concern. This matters does not affect the issued audit opinion.

XYZH/2025KMAA3B0031

雲南建投綠色高性能混凝土股份有限公司

雲南建投綠色高性能混凝土股份有限公司全體 股東:

一、審計意見

我們審計了雲南建投綠色高性能混凝土股份有限公司(以下簡稱雲建綠砼公司)財務報表,包括2024年12月31日的合併及母公司資產負債表,2024年度的合併及母公司利潤表、合併及母公司現金流量表、合併及母公司股東權益變動表,以及相關財務報表附註。

我們認為,後附的財務報表在所有重大方面按 照中國企業會計準則的規定編製,公允反映了 雲建綠砼公司2024年12月31日的合併及母公司 財務狀況以及2024年度的合併及母公司經營成 果和現金流量。

二、形成審計意見的基礎

我們按照中國註冊會計師審計準則的規定執行了審計工作。審計報告的「註冊會計師對財務報表審計的責任」部分進一步闡述了我們在這些準則下的責任。按照中國註冊會計師職業道德守則,我們獨立於雲建綠砼公司,並履行了職業道德方面的其他責任。我們相信,我們獲取的審計證據是充分、適當的,為發表審計意見提供了基礎。

三、與持續經營相關的重大不確定性

我們提醒財務報表使用者關注,如財務報表附註二所述,雲建綠砼公司2023年、2024年連續兩年虧損,且於2024年12月31日雲建綠砼公司因訴訟等事項導致人民幣6,749.86萬元的資金被凍結。上述事項或情況表明存在可能導致對雲建綠砼公司持續經營能力產生重大疑慮的重大不確定性。該事項不影響已發表的審計意見。

IV. KEY AUDIT MATTERS

Key audit matters are those matters that, in our professional judgment, are considered to be most significant to the audit of the financial statements for the period. These matters are addressed in the context of the audit of the financial statements as a whole and the formation of an audit opinion, and we do not express an opinion on these matters individually.

 Bad debt provision for accounts receivable 應收賬款壞賬準備

Key audit matters 關鍵審計事項

As described in "Note V.3. Accounts receivable" to the financial statements, as of December 31, 2024, the book balance of accounts receivable in the consolidated financial statements of the Company was RMB3,355,598,600, and the balance of bad debt provision was RMB163,757,700. Due to the significant proportion of accounts receivable, which accounts for 82.19% of the total assets in the consolidated financial statements, and the fact that the assessment of the recoverability of accounts receivable requires the management to exercise significant accounting estimates and judgments, we have identified the bad debt provision for accounts receivable as a key audit matter. 如財務報表附註「五、3應收賬款」所述,截至2024年12月31日, 雲建綠砼公司合併報表應收賬款賬面餘額人民幣335,559.86萬 元,壞賬準備餘額人民幣16,375.77萬元。由於應收賬款佔合併 財務報表資產總額的比例82.19%,影響重大;同時,應收賬款 可收回性的評估需要管理層運用重大會計估計和判斷,因此我們 將應收賬款壞賬準備確定為關鍵審計事項。

四、關鍵審計事項

關鍵審計事項是我們根據職業判斷,認為對本期財務報表審計最為重要的事項。這些事項的應對以對財務報表整體進行審計並形成審計意見為背景,我們不對這些事項單獨發表意見。

Audit response 審計中的應對

The audit procedures we performed on the bad debt provision for accounts receivable consisted primarily of:

我們針對應收賬款壞賬準備執行的審計程序主要包括:

- (1) Obtain an understanding of and test the design and operating effectiveness of the management's key internal controls related to the bad debt provision for accounts receivable. 了解和測試管理層與應收賬款壞賬準備相關的關鍵內部控制的設計和運行有效性。
- (2) For accounts receivable with bad debt provision by portfolio of credit risk characteristics, evaluate the classification of portfolios and the reasonableness of the expected credit loss rate; sample to test the accuracy of their classification and aging, and recalculate whether the amount of provision for bad debts is accurate.

對於按信用風險特徵組合計提壞賬準備的應收賬款,對組合的劃 分以及預期信用損失率的合理性進行評價;選取樣本測試其分類 及賬齡的準確性,重新計算壞賬準備計提金額是否準確。

- (3) For accounts receivable with bad debt provision made on an individual basis, obtain the basis for the management's estimation of the expected future recoverable amount and evaluate the reasonableness of such estimates.
 - 對於按單項計提壞賬準備的應收賬款,獲取管理層對預計未來可 收回金額做出估計的依據並覆核其合理性。
- (4) Sample to perform accounts receivable correspondence procedures and check for post-period collections. 選取樣本執行應收賬款函證程序和檢查期後回款情況。

IV. KEY AUDIT MATTERS (CONT'D)

四、關鍵審計事項(續)

Revenue recognition 收入確認

Key audit matters 關鍵審計事項

審計中的應對

Audit response

As described in "Note III.26. Revenue" and "V.34. Operating income, operating costs" to the financial statements, the revenue of the Company is mainly derived from the sale of commercial concrete, and the revenue from the sale of commercial concrete in 2024 amounted to RMB634,011,600, accounting for 89.39% of the operating income. Since sales revenue is one of the key performance indicators for the Company, there is an inherent risk that the management may inappropriately recognize revenue to achieve specific targets or expectations. Accordingly, we identified the recognition of sales revenue as a key audit matter.

如財務報表附註「三、26收入」及「五、34營業收入、營業成本」所述,雲建線砼公司收入主要來源於商品混凝土銷售,2024年度商品混凝土銷售收入人民幣63,401.16萬元,佔營業收入的比例為89.39%。由於銷售收入是雲建綠砼公司的關鍵業績指標之一,可能存在管理層通過不恰當的收入確認以達到特定目標或期望的固有風險。因此,我們將銷售收入的確認作為關鍵審計事項。

The audit procedures we performed on the revenue recognition consisted primarily of:

我們針對收入確認執行的審計程序主要包括:

- (1) Obtain an understanding of and test the design and operating effectiveness of the management's key internal controls related to the revenue recognition.
 - 了解和測試管理層與收入確認相關的關鍵內部控制的設計和運行 有效性。
- (2) Sample sales contracts, identify and examine the contractual terms related to the transfer of risks and rewards of ownership of goods and the transfer of control of goods, and evaluate whether the point in time for revenue recognition complies with the requirements of PRC ASBE.
 - 選取銷售合同樣本,識別與商品所有權上的風險和報酬轉移及商 品控制權轉移相關的合同條款並進行檢查,評價收入確認時點是 否符合中國企業會計準則的要求。
- (3) Perform analytical procedures on revenues by taking into consideration of the gross profit margins of companies in the same industry, and analyze the reasonableness of the overall gross profit margins and their changing trends.
 - 結合同行業公司毛利率情況,對收入執行分析程序,分析整體毛 利率及其變化趨勢的合理性。
- (4) Sample revenue items to randomly check and verify supporting documents related to sales revenue recognition, such as sales contracts, delivery notes, settlement statements and other original information, to evaluate the authenticity of revenue recognition.
 - 選取收入樣本,抽查、核對與銷售收入確認相關的支持性文件, 如銷售合同、送貨單、結算單等原始資料,評價收入確認的真實 性。
- (5) Sample to perform the correspondence procedure. 選取樣本執行函證程序。
- (6) Perform cut-off tests on revenues to confirm whether revenues are recognized in the correct accounting period.

 對收入執行截止測試,確認收入是否計入正確的會計期間。

V. OTHER INFORMATION

The management of the Company (hereinafter referred to as "the Management") is responsible for the other information. Other information includes the information covered in the 2024 Annual Report of the Company, but excludes the financial statements and our auditor's report.

Our opinion on the 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 financial statements, our responsibility is to read the other information and, in doing so, consider whether the other information is materially inconsistent with the 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 the other information, we are required to report that fact. We have nothing to report in this regard.

VI. RESPONSIBILITIES OF THE MANAGEMENT AND THOSE CHARGED WITH GOVERNANCE FOR THE FINANCIAL STATEMENTS

The Management is responsible for the preparation of the financial statements in accordance with the provisions of ASBE to achieve a fair presentation, and designing, implementing and maintaining the necessary internal controls so that the financial statements are free from material misstatement, whether due to fraud or error.

In preparing the financial statements, the Management is responsible for assessing the Company'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 Management either intends to liquidate the Company or to cease operations, or have no realistic alternative but to do so.

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

VII. AUDITOR'S RESPONSIBILITIES FOR THE AUDIT OF THE FINANCIAL STATEMENTS

Our objectives are to obtain reasonable assurance as to whether the financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that expresses our opinion. Although reasonable assurance is a high level of assurance, it is not a guarantee that an audit conducted in accordance with auditing standards will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are generally considered material if, individually or in aggregate, they could reasonably be expected to influence the economic decisions that users of the financial statements make on the basis of the financial statements.

五、其他信息

雲建綠砼公司管理層(以下簡稱「管理層」)對其 他信息負責。其他信息包括雲建綠砼公司2024 年度報告中涵蓋的信息,但不包括財務報表和 我們的審計報告。

我們對財務報表發表的審計意見不涵蓋其他信息,我們也不對其他信息發表任何形式的鑒證 結論。

結合我們對財務報表的審計,我們的責任是閱 讀其他信息,在此過程中,考慮其他信息是否 與財務報表或我們在審計過程中了解到的情況 存在重大不一致或者似乎存在重大錯報。

基於我們已執行的工作,如果我們確定其他信息存在重大錯報,我們應當報告該事實。在這方面,我們無任何事項需要報告。

六、管理層和治理層對財務報 表的責任

管理層負責按照企業會計準則的規定編製財務報表,使其實現公允反映,並設計、執行和維護必要的內部控制,以使財務報表不存在由於 舞弊或錯誤導致的重大錯報。

在編製財務報表時,管理層負責評估雲建綠砼公司的持續經營能力,披露與持續經營相關的事項(如適用),並運用持續經營假設,除非管理層計劃清算雲建綠砼公司、終止運營或別無其他現實的選擇。

治理層負責監督雲建綠砼公司的財務報告過程。

七、註冊會計師對財務報表審 計的責任

我們的目標是對財務報表整體是否不存在由於 舞弊或錯誤導致的重大錯報獲取合理保證,並 出具包含審計意見的審計報告。合理保證是高 水平的保證,但並不能保證按照審計準則執行 的審計在某一重大錯報存在時總能發現。錯報 可能由於舞弊或錯誤導致,如果合理預期錯報 單獨或匯總起來可能影響財務報表使用者依據 財務報表作出的經濟決策,則通常認為錯報是 重大的。

VII. AUDITOR'S RESPONSIBILITIES FOR THE AUDIT OF THE FINANCIAL STATEMENTS (CONT'D)

During the course of the audit in accordance with auditing standards, we exercise professional judgement and maintain professional skepticism. We also carry out the following works:

- (1) Identify and assess the risks of material misstatement of the 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 expressing audit opinions. The risk of failing to detect a material misstatement due to fraud is higher than the risk of failing to detect a material misstatement due to error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations or overriding internal controls.
- (2) 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 its internal control.
- (3) Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by the Management.
- (4) Conclude on the appropriateness of the Management's 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 ability of the Company 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 financial statements in accordance with the auditing standards or, if such disclosures are inadequate, we shall modify our opinion. Our conclusions are based on information available as of the date of our auditor's report. However, future events or conditions may cause the Company to cease to continue as a going concern.
- (5) Evaluate the overall presentation, structure and content of the financial statements, and also whether the financial statements represent the underlying transactions and events in a manner that achieves fair presentation.
- (6) Obtain sufficient appropriate audit evidence regarding the financial information of the entities or business activities within the Company to express an opinion on the financial statements. We are responsible for directing, supervising and performing the Group audit. We remain solely responsible for our audit opinion.

七、註冊會計師對財務報表審計的責任(續)

在按照審計準則執行審計工作的過程中,我們運用職業判斷,並保持職業懷疑。同時,我們也執行以下工作:

- (1) 識別和評估由於舞弊或錯誤導致的財務報表 重大錯報風險,設計和實施審計程序以應 對這些風險,並獲取充分、適當的審計證 據,作為發表審計意見的基礎。由於舞弊 可能涉及串通、偽造、故意遺漏、虛假陳 述或凌駕於內部控制之上,未能發現由於舞 弊導致的重大錯報的風險高於未能發現由於 錯誤導致的重大錯報的風險。
- (2) 了解與審計相關的內部控制,以設計恰當的 審計程序,但目的並非對內部控制的有效性 發表意見。
- (3) 評價管理層選用會計政策的恰當性和作出會 計估計及相關披露的合理性。
- (4) 對管理層使用持續經營假設的恰當性得出結論。同時,根據獲取的審計證據,就可能導致對雲建綠砼公司持續經營能力產生重大 疑慮的事項或情況是否存在重大不確定性得出結論。如果我們得出結論認為存在重大不確定性,審計準則要求我們在審計報告中提請報表使用者注意財務報表中的相關披露;如果披露不充分,我們應當發表非無保留意見。我們的結論基於截至審計報告日可獲得的信息。然而,未來的事項或情況可能導致雲建綠砼公司不能持續經營。
- (5) 評價財務報表的總體列報、結構和內容, 並評價財務報表是否公允反映相關交易和事項。
- (6) 就雲建綠砼公司中實體或業務活動的財務信息獲取充分、適當的審計證據,以對財務報表發表審計意見。我們負責指導、監督和執行集團審計,並對審計意見承擔全部責任。

VII. AUDITOR'S RESPONSIBILITIES FOR THE AUDIT OF THE FINANCIAL STATEMENTS (CONT'D)

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 those relevant ethical requirements regarding independence, and communicate with them all relationships and other matters that may reasonably be thought to bear on our independence and related safeguards, where applicable.

From the matters communicated with those charged with governance, we determine those matters that were of most significance in the audit of the financial statements of the current period and are therefore the key audit matters. We describe these matters in our auditor's report unless law or regulation prohibited public disclosure about the matter or when, in 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.

ShineWing Certified Public Accountants (LLP) 信永中和會計師事務所(特殊普通合夥)

通該事項。

Chinese Certified Public Accountant: Zhang Wei

中國註冊會計師:張為

(Engagement partner) 項目合夥人

Chinese Certified Public Accountant: Yang Weiming 中國註冊會計師:楊偉明

March 25, 2025 二〇二五年三月二十五日

Beijing, China 中國北京

七、註冊會計師對財務報表審計的責任(續)

我們與治理層就計劃的審計範圍、時間安排和 重大審計發現等事項進行溝通,包括溝通我們 在審計中識別出的值得關注的內部控制缺陷。

我們還就已遵守與獨立性相關的職業道德要求 向治理層提供聲明,並與治理層溝通可能被 合理認為影響我們獨立性的所有關係和其他事 項,以及相關的防範措施(如適用)。

從與治理層溝通過的事項中,我們確定哪些事項對本期財務報表審計最為重要,因而構成關鍵審計事項。我們在審計報告中描述這些事項,除非法律法規禁止公開披露這些事項,或在極少數情形下,如果合理預期在審計報告中溝通某事項造成的負面後果超過在公眾利益方面產生的益處,我們確定不應在審計報告中溝

Consolidated Balance Sheet

合併資產負債表

As at December 31, 2024 於2024年12月31日

Prepared by: YCIH Green High-Performance Concrete Company Limited

編製單位:雲南建投綠色高性能混凝土股份有限公司

Items	項目	Notes 附註	December 31, 2024 2024年12月31日	December 31, 2023 2023年12月31日 (Restated) (經重列)
Current assets:	流動資產:			
Monetary funds	貨幣資金	V.1 五.1	124,776,906.10	322,465,298.50
Settlement fund	結算備付金	V.1 44.1	124,770,300.10	322,403,230.30
Lending to banks and other financial institutions	拆出資金			
Financial assets held for trading	交易性金融資產			
Derivative financial assets	衍生金融資產			
Notes receivable	應收票據	V.2 五.2	47,051,196.34	27,774,990.13
Accounts receivable	應收賬款	V.3 五.3	3,191,840,908.17	3,686,689,249.57
Receivables financing	應收款項融資	V.4 五.4	4,985,731.37	7,288,317.02
Prepayments	預付款項	V.5 五.5	16,735,470.67	11,870,667.77
Premiums receivable	應收保費			
Reinsurance accounts receivable	應收分保賬款			
Receivable reserves for reinsurance	應收分保合同準備金			
Other receivables	其他應收款	V.6 五.6	36,888,228.69	19,683,070.15
Including: Interest receivable	其中:應收利息			
Dividends receivable	應收股利			
Buying back the sale of financial assets	買入返售金融資產			
Inventories	存貨	V.7 五.7	23,059,585.68	22,358,657.17
Including: Digital resources	其中:數據資源			
Contract assets	合同資產			
Assets held for sale	持有待售資產			
Non-current assets due within one year	一年內到期的非流動資產			
Other current assets	其他流動資產	V.8 五.8	29,670,578.85	16,436,631.24
Total current assets	流動資產合計		3,475,008,605.87	4,114,566,881.55

As at December 31, 2024 於2024年12月31日

Prepared by: YCIH Green High-Performance Concrete Company Limited

編製單位:雲南建投綠色高性能混凝土股份有限公司

Total assets	資產總計		3,883,403,330.88	4,455,754,161.83
Fotal non-current assets	非流動資產合計		408,394,725.01	341,187,280.28
Other non-current assets	共1世升/// 型貝性	V.15 11.15	1,085,663.72	1,122,800.00
Deferred tax assets	遞延所得税資產 其他非流動資產	V.14 五.14 V.15 五.15	77,455,741.55	40,819,283.38
Long-term deferred expenses	長期待攤費用	V.13 五.13	2,030,243.57	40.010.202.20
Goodwill	商譽	V 12 T 12	2 020 242 57	
Including: Digital resources	其中:數據資源			
Development expenses	開發支出			
Including: Digital resources	其中:數據資源			
Intangible assets	無形資產	V.12 五.12	40,271,331.68	41,347,835.23
Right-of-use assets	使用權資產	V.11 五.11	11,519,247.38	21,904,177.69
Oil and gas assets	油氣資產			
Productive biological assets	生產性生物資產			
Construction in progress	在建工程	V.10 五.10	33,459,848.64	16,068,374.5
Fixed assets	固定資產	V.9 五.9	242,572,648.47	219,924,809.4
Investment properties	投資性房地產			
Other non-current financial assets	其他非流動金融資產			
Investments in other equity instruments	其他權益工具投資			
Long-term equity investments	長期股權投資			
Long-term receivables	長期應收款			
Other debt investments	其他債權投資			
Debt investments	債權投資			
Loans and advances granted	發放貸款和墊款			
Non-current assets:	非流動資產:			
				(Restated (經重列)
ems	項目	附註	2024年12月31日	2023年12月31日
		Notes	2024	2023
			December 31,	December 31

As at December 31, 2024 於2024年12月31日

Prepared by: YCIH Green High-Performance Concrete Company Limited

編製單位:雲南建投綠色高性能混凝土股份有限公司

Items	項目	Notes 附註	December 31, 2024 2024年12月31日	December 31, 2023 2023年12月31日 (Restated) (經重列)
				(紅里列)
Current liabilities:	流動負債:			
Short-term borrowings	短期借款	V.17 五.17	559,864,798.56	384,405,074.51
Borrowings from the Central Bank	向中央銀行借款	V.17 ±1.17	333,004,130.30	304,403,074.31
Borrowings from banks and other financial institutions	拆入資金			
Financial liabilities held for trading	交易性金融負債			
Derivative financial liabilities	衍生金融負債			
Notes payable	應付票據	V.18 五.18	109,379,014.35	406,620,384.55
Accounts payable	應付賬款	V.19 五.19	1,629,288,555.59	1,878,323,338.46
Advances from customers	預收款項			
Contract liabilities	合同負債	V.20 五.20	5,147,903.43	9,093,770.02
Financial assets sold for repurchase	賣出回購金融資產款			
Accept money deposits and interbank placement	吸收存款及同業存放			
Acting trading securities	代理買賣證券款			
Acting underwriting securities	代理承銷證券款			
Employee benefits payable	應付職工薪酬	V.21 五.21	134,576,994.52	97,811,086.61
Taxes and dues payable	應交税費	V.22 五.22	4,280,558.83	6,775,131.68
Other payables	其他應付款	V.23 五.23	168,183,725.42	270,417,078.13
Including: Interest payable	其中:應付利息			
Dividends payable	應付股利		11,820,291.10	15,134,758.09
Service charge and commission payable	應付手續費及佣金			
Reinsurance accounts payable	應付分保賬款			
Liabilities held for sale	持有待售負債			
Non-current liabilities due within one year	一年內到期的非流動負債	V.24 五.24	65,738,069.05	21,680,854.71
Other current liabilities	其他流動負債	V.25 五.25	669,193.46	
Total current liabilities	流動負債合計		2,677,128,813.21	3,075,126,718.67

As at December 31, 2024 於2024年12月31日

Prepared by: YCIH Green High-Performance Concrete Company Limited

編製單位:雲南建投綠色高性能混凝土股份有限公司

Items	項目	Notes 附註	December 31, 2024 2024年12月31日	December 31, 2023 2023年12月31日 (Restated) (經重列)
Non-current liabilities:	非流動負債:			
Provision for insurance contracts	保險合同準備金			
Long-term borrowings	長期借款	V.26 五.26		51,027,735.85
Bonds payable	應付債券			
Including: Preferred shares	其中:優先股			
Perpetual bonds	永續債			
Lease liabilities	租賃負債	V.27 五.27	1,323,978.40	8,306,624.37
Long-term payables	長期應付款			
Long-term employee benefits payable	長期應付職工薪酬			
Provisions	預計負債	V.28 五.28	1,719,375.14	1,105,112.04
Deferred income	遞延收益			
Deferred tax liabilities	遞延所得税負債			
Other non-current liabilities	其他非流動負債			
Total non-current liabilities	非流動負債合計		3,043,353.54	60,439,472.26
Total liabilities	負債合計		2,680,172,166.75	3,135,566,190.93
Charabaldaret agriffin	股東權益:			
Share sonital	股本	V.29 五.29	446 272 000 00	446 272 000 00
Share capital		V.29 II.29	446,272,000.00	446,272,000.00
Other equity instruments	其他權益工具			
Including: Preferred shares	其中:優先股			
Perpetual bonds	永續債	\/ 20 ∓ 20	202 202 002 40	202 202 002 40
Capital reserve	資本公積	V.30 五.30	303,383,982.18	303,383,982.18
Less: Treasury shares	減:庫存股			
Other comprehensive income	其他綜合收益			
Special reserve	專項儲備	V.31 五.31	8,441,158.75	9,013,952.98
Surplus reserve	盈餘公積	V.32 五.32	94,909,590.28	94,909,590.28
General risk reserve	一般風險準備			
Undistributed profit	未分配利潤	V.33 五.33	274,047,065.26	386,083,715.52
Total shareholders' equity attributab	le 歸屬於母公司股東權益合計			
to the Parent Company			1,127,053,796.47	1,239,663,240.96

As at December 31, 2024 於2024年12月31日

Prepared by: YCIH Green High-Performance Concrete Company Limited

編製單位:雲南建投綠色高性能混凝土股份有限公司

Currency: RMB 單位:人民幣元

ltems	項目	Notes 附註	December 31, 2024 2024年12月31日	December 31, 2023 2023年12月31日 (Restated) (經重列)
Non-controlling interests	少數股東權益		76,177,367.66	80,524,729.94
Total shareholders' equity	股東權益合計		1,203,231,164.13	1,320,187,970.90
Total liabilities and shareholders' equity	負債和股東權益總計		3,883,403,330.88	4,455,754,161.83

Legal representative: Li Zhangjian 法定代表人:李章建 Principal in charge of accounting: Liu Zhen 主管會計工作負責人:劉振 Head of the accounting department: Wang Zhenkun 會計機構負責人: 王振坤

Balance Sheet of the Parent Company 母公司資產負債表

As at December 31, 2024 於2024年12月31日

Currency: RMB

單位:人民幣元

Prepared by: YCIH Green High-Performance Concrete Company Limited

編製單位:雲南建投綠色高性能混凝土股份有限公司

Notes 附註	December 31, 2024 2024年12月31日	December 31, 2023 2023年12月31日 (Restated) (經重列)
	110,721,900.29	307,506,793.64
	39,682,562.97	9,752,157.18
1 十五.1	2,607,778,879.16	2,996,028,453.45
	100,000.00	5,915,000.00
	8,928,929.69	9,390,127.04
2 十五.2	81,695,321.38	134,937,542.53

Items	項目	Notes 附註	2024 2024年12月31日	2023 2023年12月31日 (Restated) (經重列)
Current assets:	流動資產:			
Monetary funds	貨幣資金		110,721,900.29	307,506,793.64
Financial assets held for trading	交易性金融資產			. ,
Derivative financial assets	衍生金融資產			
Notes receivable	應收票據		39,682,562.97	9,752,157.18
Accounts receivable	應收賬款	XV.1 十五.1	2,607,778,879.16	2,996,028,453.45
Receivables financing	應收款項融資		100,000.00	5,915,000.00
Prepayments	預付款項		8,928,929.69	9,390,127.04
Other receivables	其他應收款	XV.2 十五.2	81,695,321.38	134,937,542.53
Including: Interest receivable	其中:應收利息			
Dividends receivable	應收股利		32,872,818.93	31,672,818.93
Inventories	存貨		12,164,519.40	15,711,045.35
Including: Digital resources	其中:數據資源			
Contract assets	合同資產			
Assets held for sale	持有待售資產			
Non-current assets due within one year	一年內到期的非流動資產			
Other current assets	其他流動資產		24,519,473.13	15,522,120.42
Total current assets	流動資產合計		2,885,591,586.02	3,494,763,239.61

Balance Sheet of the Parent Company (Cont'd) 母公司資產負債表(續)

As at December 31, 2024 於2024年12月31日

Prepared by: YCIH Green High-Performance Concrete Company Limited

編製單位:雲南建投綠色高性能混凝土股份有限公司

			December 31,	December 31,
No	- 本口	Notes	2024	2023
Items	項目	附註	2024年12月31日	2023年12月31日
				(Restated)
				(經重列)
Non-current assets:	非流動資產:			
Debt investments	債權投資			
Other debt investments	其他債權投資			
Long-term receivables	長期應收款			
Long-term equity investments	長期股權投資	XV.3 十五.3	206,208,718.17	148,135,602.32
Investments in other equity instruments	其他權益工具投資			
Other non-current financial assets	其他非流動金融資產			
Investment properties	投資性房地產			
Fixed assets	固定資產		152,135,268.88	167,881,791.71
Construction in progress	在建工程		13,539,854.89	15,553,744.22
Productive biological assets	生產性生物資產			
Oil and gas assets	油氣資產			
Right-of-use assets	使用權資產		9,743,718.68	22,429,141.72
Intangible assets	無形資產		29,292,218.53	30,125,642.04
Including: Digital resources	其中:數據資源			
Development expenses	開發支出			
Including: Digital resources	其中:數據資源			
Goodwill	商譽			
Long-term deferred expenses	長期待攤費用		2,017,843.57	
Deferred tax assets	遞延所得税資產		36,517,519.03	24,030,627.64
Other non-current assets	其他非流動資產		285,663.72	322,800.00
Total non-current assets	非流動資產合計		449,740,805.47	408,479,349.65
Total assets	資產總計		3,335,332,391.49	3,903,242,589.26

Balance Sheet of the Parent Company (Cont'd) 母公司資產負債表(續)

As at December 31, 2024 於2024年12月31日

Currency: RMB

Prepared by: YCIH Green High-Performance Concrete Company Limited

Total liabilities	負債合計		2,203,392,848.25	2,707,071,616.09
Total non-current liabilities	非流動負債合計		2,443,519.92	40,019,169.76
Other non-current liabilities	其他非流動負債			
Deferred tax liabilities	遞延所得税負債 ************************************			
Deferred income	遞延收益 5.5.5.6.4.4.4.4.4.4.4.4.4.4.4.4.4.4.4.4.			
Provisions	預計負債		1,719,375.14	1,105,112.04
Long-term employee benefits payable	長期應付職工薪酬		4 740 075 11	4.405.440.01
Long-term payables	長期應付款			
Lease liabilities	租賃負債		724,144.78	8,886,321.87
Perpetual bonds	永續債			
Including: Preferred shares	其中:優先股			
Bonds payable	應付債券			
Long-term borrowings	長期借款			30,027,735.85
Non-current liabilities:	非流動負債:			
Total current liabilities	流動負債合計		2,200,949,328.33	2,667,052,446.33
Other current liabilities	其他流動負債		315,676.20	
Non-current liabilities due within one year			33,848,195.18	18,957,168.57
Liabilities held for sale	持有待售負債			
Dividends payable	應付股利			
Including: Interest payable	其中:應付利息			
Other payables	其他應付款		186,790,722.20	249,299,180.50
Taxes and dues payable	應交税費		896,863.18	1,424,064.91
Employee benefits payable	應付職工薪酬		86,697,602.00	69,585,605.33
Contract liabilities	合同負債		2,428,278.51	3,269,575.95
Advances from customers	預收款項			
Accounts payable	應付賬款		1,468,472,825.94	1,648,159,491.91
Notes payable	應付票據		91,679,014.35	405,508,186.57
Derivative financial liabilities	衍生金融負債			
Financial liabilities held for trading	交易性金融負債			
Short-term borrowings	短期借款		329,820,150.77	270,849,172.59
Current liabilities:	流動負債:			
				(Restated) (經重列)
Items	項目	附註	2024年12月31日	2023年12月31日
		Notes	2024	2023
			December 31,	December 31,
編製單位:雲南建投綠色高性能混凝土股份有	' '			單位:人民幣元
Prepared by: YCIH Green High-Performance	Concrete Company Limited			Currency: RMB

Balance Sheet of the Parent Company (Cont'd) 母公司資產負債表(續)

As at December 31, 2024 於2024年12月31日

Prepared by: YCIH Green High-Performance Concrete Company Limited

編製單位:雲南建投綠色高性能混凝土股份有限公司

Currency: RMB 單位:人民幣元

Items	項目	Notes 附註	December 31, 2024 2024年12月31日	December 31, 2023 2023年12月31日
		TIJ RE		(Restated) (經重列)
Shareholders' equity:	股東權益:			
Share capital	股本		446,272,000.00	446,272,000.00
Other equity instruments	其他權益工具			
Including: Preferred shares	其中:優先股			
Perpetual bonds	永續債			
Capital reserve	資本公積		484,266,176.43	484,266,176.43
Less: Treasury shares	減:庫存股			
Other comprehensive income	其他綜合收益			
Special reserve	專項儲備		2,746,932.51	3,350,724.48
Surplus reserve	盈餘公積		65,828,564.36	65,828,564.36
Undistributed profit	未分配利潤		132,825,869.94	196,453,507.90
Total shareholders' equity	股東權益合計		1,131,939,543.24	1,196,170,973.17
Total liabilities and shareholders' e	quity 負債和股東權益總計		3,335,332,391.49	3,903,242,589.26

Legal representative: Li Zhangjian 法定代表人:李章建 Principal in charge of accounting:
 Liu Zhen
 主管會計工作負責人:劉振

Head of the accounting department: Wang Zhenkun 會計機構負責人:王振坤

Consolidated Income Statement 合併利潤表

For the year ended December 31, 2024 截至2024年12月31日止年度

Currency: RMB 單位:人民幣元

Prepared by: YCIH Green High-Performance Concrete Company Limited 編製單位:雲南建投綠色高性能混凝土股份有限公司

Ite	ms	項目	Notes 附註	2024 2024 年度	2023 2023年度 (Restated) (經重列)
l.	Total operating income Including: Operating income Interest income Earned premiums Service charge and commission income	一、營業總收入 其中:營業收入 利息收入 已賺保費 手續費及佣金收入	V.34 五.34	709,259,794.79 709,259,794.79	1,419,345,838.56 1,419,345,838.56
II.	Total operating costs Including: Operating costs Interest expenses Service charge and commission expenses Surrenders Net compensation expenses Net appropriation of deposit for duty Policy dividend expenses Reinsurance expenses	二、營業總成本 其中:營業成本 利息支出 手續費及佣金支出 退保金 賠付支出淨額 提取保險責任 準備金淨知 保費用	V.34 五.34	819,855,725.79 677,221,798.77	1,441,080,230.37 1,277,616,273.09
	Taxes and surcharges Selling expenses Administrative expenses Research and development expenses	税金及附加 銷售費用 管理費用 研發費用	V.35 五.35 V.36 五.36 V.37 五.37 V.38 五.38	5,367,692.52 19,029,117.12 88,716,540.25 8,403,858.93	9,926,298.88 22,259,434.20 96,501,624.88 17,116,561.51
	Financial expenses Including: Interest expenses Interest income Add: Other income Investment income (Losses are shown with "-") Including: Income from investments in	財務費用 其中:利息費用 利息收入 加:其他收益 投資收益(損失以「一」 號填列) 其中:對聯營企業和 合營企業的	V.40 五.40 V.41 五.41	21,116,718.20 20,483,325.50 968,682.36 4,683,250.50 -8,598,459.04	17,660,037.81 19,202,272.22 2,298,001.47 8,402,423.12 -3,511,315.19
	associates and joint ventures Gains on derecognition of financial assets measured at amortized cost	投資收益 以攤餘成本計量 的金融資產終 止確認收益		-8,598,459.04	-3,511,315.19
	Exchange gains (Losses are shown with "-") Net exposure hedge gains (Losses are shown with "-") Gains on changes in fair value (Losses are shown with "-")	匯兑收益(損失以「一」 號填列) 淨敞口套期收益(損失 以「一」號填列) 公允價值變動收益(損 失以「一」號填列)			
	Credit impairment losses (Losses are shown with "-") Impairment losses on assets (Losses	信用減值損失(損失以 「一」號填列)	V.42 五.42 V.43 五.43	-40,127,244.14 -273,820.69	-9,445,532.19
	are shown with "-") Gains on asset disposal (Losses are shown with "-")	「一」號填列) 資產處置收益(損失以 「一」號填列)	V.44 五.44	1,413,369.88	869,735.13

Consolidated Income Statement (Cont'd) 合併利潤表(續)

For the year ended December 31, 2024 截至2024年12月31日止年度

Prepared by: YCIH Green High-Performance Concrete Company Limited

編製單位:雲南建投綠色高性能混凝土股份有限公司

Iter	ns	項目	Notes 附註	2024 2024年度	2023 2023年度 (Restated) (經重列)
III.	Operating profit (Losses are shown with "-") Add: Non-operating income	列) 加:營業外收入	V.45 五.45	-153,498,834.49 5,355,344.41	-25,419,080.94 4,040,919.42
IV.	Less: Non-operating expenses Total profit (Total losses are shown with "-")	減:營業外支出 四、利潤總額(虧損總額以「一」號 填列)	V.46 五.46	2,978,225.66 -151,121,715.74	17,433,869.20 -38,812,030.72
٧.	Less: Income tax expenses Net profit (Net losses are shown with "-")	減:所得税費用 五、淨利潤(淨虧損以「一」號填 列)	V.47 五.47	-35,902,893.15 -115,218,822.59	-10,176,655.71 -28,635,375.01
	Classified by continuity of operations	(一)按經營持續性分類		-115,218,822.59	-28,635,375.01
	(1) Net profit from continuing operations (Net losses are shown with "-")	1. 持續經營淨利潤(淨虧損以「一」號填列)		-115,218,822.59	-28,635,375.01
	(2) Net profit from discontinued operations (Net losses are shown with "-")	2. 終止經營淨利潤(淨虧損以「一」號填列)			
	2. Classified by the attribution of ownership	(二)按所有權歸屬分類		-115,218,822.59	-28,635,375.01
	(1) Net profit attributable to owners of the parent company (Net losses are shown with "-")	1. 歸屬於母公司所有者 的淨利潤(淨虧損以 「一」號填列)		-112,036,650.26	-30,129,003.58
	(2) Gains or losses on non- controlling interests (Net losses are shown with "-")	2. 少數股東損益(淨虧損以「一」號填列)		-3,182,172.33	1,493,628.57
VI.	Net other comprehensive income	六、其他綜合收益的税後淨額			
	after tax Net after-tax amount of other comprehensive income attributable to owners of the parent company	歸屬母公司所有者的其他綜 合收益的税後淨額			
	Other comprehensive income that cannot be reclassified to profit or loss	(一)不能重分類進損益的其 他綜合收益			
	(1) Remeasurement of changes in defined benefit plans(2) Other comprehensive income that cannot be transferred to profit or loss under the equity method	 重新計量設定受益計劃變動額 權益法下不能轉損益的其他綜合收益 			
	(3) Changes in fair value of investments in other equity instruments	3. 其他權益工具投資公 允價值變動			
	(4) Changes in fair value of the enterprise's own credit risk(5) Others	4. 企業自身信用風險公 允價值變動 5. 其他			
	(5) Others	J. /\ E			

Currency: RMB

單位:人民幣元

Consolidated Income Statement (Cont'd) 合併利潤表(續)

For the year ended December 31. 2024 截至2024年12月31日止年度

Currency: RMB

單位:人民幣元

Prepared by: YCIH Green High-Performance Concrete Company Limited 編製單位:雲南建投綠色高性能混凝土股份有限公司

2024 2023 Notes Items 項目 附註 2024年度 2023年度 (Restated) (經重列)

2. Other comprehensive income to be reclassified to profit or loss

- (1) Other comprehensive income that can be transferred to profit or loss under the equity method
- (2) Changes in fair value of other debt investments
- (3) Amount of financial assets reclassified into other comprehensive income
- (4) Provision for credit impairment of other debt investments
- (5) Cash flow hedge reserve (effective part of cash flow hedge profit or
- (6) Translation difference of foreign currency statements

Net after-tax amount of other comprehensive income attributable to non-controlling interests

VII. Total comprehensive income

Total comprehensive income attributable to shareholders of the parent company

Total comprehensive income attributable to non-controlling interests

VIII. Earnings per share:

1. Basic earnings per share (RMB/Share)

Legal representative:

Li Zhangjian 法定代表人:李章建

2. Diluted earnings per share (RMB/Share)

(二)將重分類進損益的其

- 1. 權益法下可轉損益的 其他綜合收益
- 2. 其他債權投資公允價 值變動
- 3. 金融資產重分類計入 其他綜合收益的金額
- 4. 其他債權投資信用減
- 5. 現金流量套期儲備 的有效部分)
- 6. 外幣財務報表折算差 額
- 7. 其他

歸屬於少數股東的其他 綜合收益的稅後淨額

七、綜合收益總額

歸屬於母公司股東的綜合收 益總額

歸屬於少數股東的綜合收益 總額

(一)基本每股收益(元/股)

他綜合收益

- 值準備
- (現金流量套期損益

-115,218,822.59 -28,635,375.01 -112,036,650.26 -30,129,003.58

-3,182,172.33 1,493,628.57

八、每股收益:

(二)稀釋每股收益(元/股)

-0.25 -0.07 -0.25 -0.07

Principal in charge of accounting: Liu Zhen

主管會計工作負責人:劉振

Head of the accounting department: Wang Zhenkun

會計機構負責人:王振坤

Income Statement of the Parent Company 母公司利潤表

For the year ended December 31, 2024 截至2024年12月31日止年度

Prepared by: YCIH Green High-Performance Concrete Company Limited

編製單位:雲南建投綠色高性能混凝土股份有限公司

lte	ms	項目	Notes 附註	2024 2024 年度	2023 2023年度 (Restated) (經重列)
ı.	Operating income	一、營業收入	XV.4 十五.4	485,182,104.44	1,027,675,765.75
•	Less: Operating costs	減:營業成本	XV.4 十五.4	454,517,885.56	944,441,806.13
	Taxes and surcharges	税金及附加		3,136,362.67	5,957,639.53
	Selling expenses	銷售費用		7,998,325.80	13,307,601.61
	Administrative expenses	管理費用		58,065,104.15	69,712,345.52
	Research and development	研發費用			, ,
	expenses			6,438,090.44	14,173,691.17
	Financial expenses	財務費用		15,901,000.93	11,169,938.49
	Including: Interest expenses	其中:利息費用		15,619,031.11	13,036,532.66
	Interest income	利息收入		838,475.40	2,095,089.65
	Add: Other income	加:其他收益		3,018,408.85	5,337,304.02
	Investment income (Losses are	投資收益(損失以「一」號	XV.5 十五.5	-562,397.23	7,170,869.83
	shown with "-")	填列)			
	Including: Income from	其中:對聯營企業和合			
	investments in	營企業的投資			
	associates and joint	收益			
	ventures				
	Gains on derecognition	以攤餘成本計量		-1,762,397.23	
	of financial assets	的金融資產終			
	measured at	止確認收益			
	amortized cost				
	Net exposure hedge gains	淨敞口套期收益			
	(Losses are shown with "-")	(損失以「一」號填列)			
	Gains on changes in fair value	公允價值變動收益			
	(Losses are shown with "-")	(損失以「一」號填列)			
	Credit impairment losses	信用減值損失		-20,360,289.51	-243,043.20
	(Losses are shown with "-")	(損失以「一」號填列)			
	Impairment losses on assets	資產減值損失		-273,820.69	
	(Losses are shown with "-")	(損失以「一」號填列)		4 442 266 66	055.054.00
	Gains on asset disposal	資產處置收益		1,413,369.88	855,954.92
	(Losses are shown with "-")	(損失以「一」號填列) 			

Income Statement of the Parent Company (Cont'd) 母公司利潤表(續)

For the year ended December 31, 2024 截至2024年12月31日止年度

Currency: RMB

單位:人民幣元

Prepared by: YCIH Green High-Performance Concrete Company Limited 編製單位:雲南建投綠色高性能混凝土股份有限公司

Iter	ns	項目	Notes 附註	2024 2024 年度	2023 2023年度 (Restated) (經重列)
II.	Operating profit (Losses are shown with "-")	二、營業利潤(虧損以「一」號填 列)		-77,639,393.81	-17,966,171.13
III.	Add: Non-operating income Less: Non-operating expenses Total profit (Total losses are shown with "-")	填列)		3,732,368.90 2,207,504.44 -76,114,529.35	2,774,760.76 14,924,016.79 -30,115,427.16
IV.	Less: Income tax expenses Net profit (Net losses are shown with "-")	減:所得税費用 四、淨利潤(淨虧損以「一」號填 列)		-12,486,891.39 -63,627,637.96	-7,527,876.31 -22,587,550.85
	 Net profit from continuing operations (Net losses are shown with "-") Net profit from discontinued operations (Net losses are shown with "-") 	(一)持續經營淨利潤(淨虧 損以「一」號填列) (二)終止經營淨利潤(淨虧 損以「一」號填列)		-63,627,637.96	-22,587,550.85
٧.	Net other comprehensive income	五、其他綜合收益的税後淨額			
	after tax				
	Other comprehensive income that cannot be reclassified to profit or loss	(一)不能重分類進損益的其他綜合收益			
	(1) Remeasurement of changes in defined benefit plans	1. 重新計量設定受益計 劃變動額			
	(2) Other comprehensive income that cannot be transferred to profit or loss under the equity method	2. 權益法下不能轉損益的其他綜合收益			
	(3) Changes in fair value of investments in other equity instruments	3. 其他權益工具投資公允價值變動			
	(4) Changes in fair value of the enterprise's own credit risk (5) Others	4. 企業自身信用風險公 允價值變動 5. 其他			

Income Statement of the Parent Company (Cont'd) 母公司利潤表(續)

For the year ended December 31, 2024 截至2024年12月31日止年度

Prepared by: YCIH Green High-Performance Concrete Company Limited	Currency: RMB
編製單位:雲南建投綠色高性能混凝土股份有限公司	單位:人民幣元

Items	項目	Notes 附註	2024 2024 年度	2023 2023年度 (Restated) (經重列)
2. Other comprehensive income to be	(二)將重分類進損益的其他			
reclassified to profit or loss	(二) 府里力 規定預量的共化 綜合收益			
(1) Other comprehensive income that	.,			
can be transferred to profit or loss under the equity method	其他綜合收益			
(2) Changes in fair value of other debt investments	2. 其他債權投資公允價 值變動			
(3) Amount of financial assets	3. 金融資產重分類計入			
reclassified into other comprehensive income	其他綜合收益的金額			
(4) Provision for credit impairment of other debt investments	4. 其他債權投資信用減 值準備			
(5) Cash flow hedge reserve (effective	5. 現金流量套期儲備			
part of cash flow hedge profit or	(現金流量套期損益			
loss)	的有效部分)			
(6) Translation difference of foreign currency statements	6. 外幣財務報表折算差 額			
(7) Others	7. 其他			
VI. Total comprehensive income	六、綜合收益總額		-63,627,637.96	-22,587,550.85
VII. Earnings per share:	七、每股收益			
1. Basic earnings per share (RMB/Share)	(一)基本每股收益(元/股)			
Diluted earnings per share (RMB/Share)	(二)稀釋每股收益(元/股)			

Legal representative: Li Zhangjian 法定代表人:李章建 Principal in charge of accounting:

Liu Zhen

主管會計工作負責人:劉振

Head of the accounting department:
Wang Zhenkun
會計機構負責人: 王振坤

Consolidated Cash Flows Statement 合併現金流量表

For the year ended December 31, 2024 截至2024年12月31日止年度

Currency: RMB

Prepared by: YCIH Green High-Performance Concrete Company Limited 編製單位:雲南建投綠色高性能混凝土股份有限公司

單位:人民幣元

s	項目	Notes 附註	2024 2024 年度	2023 2023年度 (Restated) (經重列)
Cash flows from operating activities:	一、經營活動產生的現金流量:			
Cash received from sales of goods or provision of services	銷售商品、提供勞務收到的 現金		962,402,432.40	1,114,519,160.88
Net increase of customers' deposits and interbank deposits	客戶存款和同業存放款項淨 增加額			
Net increase in borrowings from the Central Bank	向中央銀行借款淨增加額			
Net increase in borrowings from other financial institutions	向其他金融機構拆入資金淨 增加額			
Cash received for premiums of original insurance contracts	收到原保險合同保費取得的 現金			
Net cash received from reinsurance operations	收到再保業務現金淨額			
Net increase in policyholders' savings and investment funds	保戶儲金及投資款淨增加額			
Cash received from interest, service charge and commission	收取利息、手續費及佣金的 現金			
Net increase in borrowings from banks and other financial institutions	拆入資金淨增加額			
Net increase in funds of repurchase operations	回購業務資金淨增加額			
Net cash received from acting trading securities	代理買賣證券收到的現金淨 額			
Received tax refunds	收到的税費返還		271,189.50	686,275.97
Other cash received from operating activities	收到其他與經營活動有關的 現金	V.48 五.48	380,006,748.96	225,452,704.02

Consolidated Cash Flows Statement (Cont'd) 合併現金流量表(續)

For the year ended December 31, 2024 截至2024年12月31日止年度

Prepared by: YCIH Green High-Performance Concrete Company Limited

編製單位:雲南建投綠色高性能混凝土股份有限公司

Items	項目	Notes 附註	2024 2024 年度	2023 2023年度 (Restated) (經重列)
Cash paid for purchase of goods or receipt of services Net increase in loans and advances to	購買商品、接受勞務支付的現金 金 客戶貸款及墊款淨增加額		1,179,744,948.63	1,076,330,239.95
customers Net increase in deposits with the	存放中央銀行和同業款項淨增			
Central Bank and interbank Cash payment of compensation for original insurance contracts	加額 支付原保險合同賠付款項的現 金			
Net increase in lending to banks and other financial institutions	拆出資金淨增加額			
Cash paid for interest, service charge and commission	支付利息、手續費及佣金的現 金			
Cash paid as policy dividends	支付保單紅利的現金 支付給職工以及為職工支付的		90,055,667.20	145,002,437.79
Cash paid to and for employees Taxes paid Other cash paid for operating activities	現金 支付的各項税費 支付其他與經營活動有關的現 金	V.48 五.48	36,219,715.65 135,772,777.46	103,984,770.67 88,405,334.93
Subtotal of cash outflows from operating activities	經營活動現金流出小計		1,441,793,108.94	1,413,722,783.34
Net cash flow from operating activities	經營活動產生的現金流量淨額		-99,112,738.08	-73,064,642.47
II. Cash flows from investing activities: Cash received from disinvestment Cash received from investment income Net cash recovered from the disposal of fixed assets, intangible assets and other long-term assets Net cash received from the disposal of subsidiaries and other business units	二、投資活動產生的現金流量: 收回投資收到的現金 取得投資收益收到的現金 處置固定資產、無形資產和 其他長期資產收回的現金 淨額 處置子公司及其他營業單位 收到的現金淨額		1,023,178.00	1,644,052.54
Other cash received from investing activities	收到其他與投資活動有關的 現金			
Subtotal of cash inflows from investing activities	投資活動現金流入小計		1,023,178.00	1,644,052.54

Consolidated Cash Flows Statement (Cont'd) 合併現金流量表(續)

For the year ended December 31, 2024 截至2024年12月31日止年度

Currency: RMB

Prepared by: YCIH Green High-Performance Concrete Company Limited

Prepared by: YCIH Green High-Performance 編製單位:雲南建投綠色高性能混凝土股份有				Currency: RMB 單位:人民幣元
ltems	項目	Notes 附註	2024 2024年度	2023 2023年度 (Restated) (經重列)
Cash paid for the acquisition of fixed assets, intangible assets and other long-term assets Cash paid for investments Net increase in pledge loans Net cash paid to acquire subsidiaries and other business units Other cash paid for investing activities	購建固定資產、無形資產和 其他長期資產支付的現金 投資支付的現金 質押貸款淨增加額 取得子公司及其他營業單位 支付的現金淨額 支付其他與投資活動有關的 現金		18,286,388.80	95,747,804.83
Subtotal of cash outflows from investing activities	投資活動現金流出小計		18,286,388.80	95,747,804.83
Net cash flow from investing activities	投資活動產生的現金流量淨額		-17,263,210.80	-94,103,752.29
III. Cash flows from financing activities: Cash received from investments Including: Cash received by subsidiaries from non-controlling interests' investments Cash received from borrowings Other cash received from financing activities	三、籌資活動產生的現金流量: 吸收投資收到的現金 其中:子公司吸收少數股 東投資收到的現金 取得借款收到的現金 收到其他與籌資活動有關 的現金		833,920,265.28	812,901,935.85
Subtotal of cash inflows from financing activities	籌資活動現金流入小計		833,920,265.28	812,901,935.85
Cash for debt repayments Cash paid for dividends, profits appropriation or payments of interest Including: Dividends and profits paid to non-controlling interests	償還債務支付的現金 分配股利、利潤或償付利息 支付的現金 其中:子公司支付給少數股 東的股利、利潤		747,750,494.87 29,431,850.88 1,430,000.00	644,180,000.00 33,494,210.94 5,668,208.23
by subsidiaries Other cash paid for financing activities	支付其他與籌資活動有關的 現金	V.48 五.48	2,801,447.08	31,737,578.32
Subtotal of cash outflows from financing activities	籌資活動現金流出小計		779,983,792.83	709,411,789.26
Net cash flow from financing activities	籌資活動產生的現金流量淨額		53,936,472.45	103,490,146.59

Consolidated Cash Flows Statement (Cont'd) 合併現金流量表(續)

For the year ended December 31, 2024 截至2024年12月31日止年度

Prepared by: YCIH Green High-Performance Concrete Company Limited

編製單位:雲南建投綠色高性能混凝土股份有限公司

Currency: RMB 單位:人民幣元

lter	ns	項目	Notes 附註	2024 2024年度	2023 2023年度 (Restated) (經重列)
IV. V.	Effect of exchange rate fluctuations on cash and cash equivalents Net increase in cash and cash	四、匯率變動對現金及現金等價 物的影響 五、現金及現金等價物淨增加額		23,505.11	259,161.10 -63,419,087.07
VI.	equivalents Add: Opening balance of cash and cash equivalents Closing balance of cash and cash equivalents	加:期初現金及現金等價物 餘額 六、期末現金及現金等價物餘額		69,873,194.18 7,457,222.86	133,292,281.25 69,873,194.18

Legal representative: Li Zhangjian 法定代表人:李章建 Principal in charge of accounting:
 Liu Zhen
 主管會計工作負責人:劉振

Head of the accounting department:
Wang Zhenkun
會計機構負責人:王振坤

Cash Flows Statement of the Parent Company 母公司現金流量表

	pared by: YCIH Green High-Performance Concrete Com 世單位:雲南建投綠色高性能混凝土股份有限公司	pany Limited		Currency: RMB 單位:人民幣元
Iter 項目			2024 2024 年度	2023 2023年度 (Restated) (經重列)
l.	Cash flows from operating activities: Cash received from sales of goods or provision of services Received tax refunds Other cash received from operating activities	一、經營活動產生的現金流量: 銷售商品、提供勞務收到的現金收到的稅費返還收到其他與經營活動有關的現金	498,142,615.08 1,401,526,207.02	1,117,894,421.10 486,677.12 154,696,674.28
Sul	ototal of cash inflows from operating activities	經營活動現金流入小計	1,899,668,822.10	1,273,077,772.50
	Cash paid for purchase of goods or receipt of services Cash paid to and for employees Taxes paid Other cash paid for operating activities	購買商品、接受勞務支付的現金 支付給職工以及為職工支付的現金 支付的各項税費 支付其他與經營活動有關的現金	1,016,098,483.96 63,048,510.36 21,644,695.86 883,992,945.78	1,037,874,818.44 106,521,300.65 75,394,673.22 26,907,022.29
Sul	ototal of cash outflows from operating activities	經營活動現金流出小計	1,984,784,635.96	1,246,697,814.60
Net	cash flow from operating activities	經營活動產生的現金流量淨額	-85,115,813.86	26,379,957.90
II.	Cash flows from investing activities: Cash received from disinvestment Cash received from investment income Net cash recovered from the disposal of fixed assets, intangible assets and other long-term assets Net cash received from the disposal of subsidiaries and other business units Other cash received from investing activities	二、投資活動產生的現金流量: 收回投資收到的現金 取得投資收益收到的現金 處置固定資產、無形資產和其他長 期資產收回的現金淨額 處置子公司及其他營業單位收到的 現金淨額 收到其他與投資活動有關的現金	828,640.00	7,893,294.00 3,592,051.23
Sul	ototal of cash inflows from investing activities	投資活動現金流入小計	828,640.00	11,485,345.23
	Cash paid for the acquisition of fixed assets, intangible assets and other long-term assets Cash paid for investments Net cash paid to acquire subsidiaries and other business units Other cash paid for investing activities	購建固定資產、無形資產和其他長 期資產支付的現金 投資支付的現金 取得子公司及其他營業單位支付的 現金淨額 支付其他與投資活動有關的現金	17,256,888.80	101,280,021.30
Sul	ototal of cash outflows from investing activities	投資活動現金流出小計	17,256,888.80	101,280,021.30

Cash Flows Statement of the Parent Company (Cont'd) 母公司現金流量表(續)

For the year ended December 31, 2024 截至2024年12月31日止年度

Prepared by: YCIH Green High-Performance Concrete Company Limited	Currency: RIVIB
編製單位:雲南建投綠色高性能混凝土股份有限公司	單位:人民幣元

Iten	ns		2024	2023
項目			2024年度	2023年度
				(Restated)
_				(經重列)
Net	cash flow from investing activities	投資活動產生的現金流量淨額	-16,428,248.80	-89,794,676.07
III.	Cash flows from financing activities:	三、籌資活動產生的現金流量:		
	Cash received from investments	吸收投資收到的現金		
	Cash received from borrowings	取得借款收到的現金	688,650,000.00	656,440,059.55
	Other cash received from financing activities	收到其他與籌資活動有關的現金		
Sub	ototal of cash inflows from financing activities	籌資活動現金流入小計	688,650,000.00	656,440,059.55
	Cash for debt repayments	償還債務支付的現金	630,907,735.85	585,310,000.00
	Cash paid for dividends, profits appropriation or	分配股利、利潤或償付利息支付的	16,603,717.82	21,355,925.73
	payments of interest	現金		
	Other cash paid for financing activities	支付其他與籌資活動有關的現金	1,603,780.08	31,324,459.21
Sub	ototal of cash outflows from financing activities	籌資活動現金流出小計	649,115,233.75	637,990,384.94
Net	cash flow from financing activities	籌資活動產生的現金流量淨額	39,534,766.25	18,449,674.61
IV.	Effect of exchange rate fluctuations on cash and cash equivalents	四 · 匯率變動對現金及現金等價物的 影響	23,505.11	336,639.77
٧.	Net increase in cash and cash equivalents	五 、 現金及現金等價物淨增加額	-61,985,791.30	-44,628,403.79
	Add: Opening balance of cash and cash equivalents	加:期初現金及現金等價物餘額	66,064,371.30	110,692,775.09
VI.	Closing balance of cash and cash equivalents	六 、 期末現金及現金等價物餘額	4,078,580.00	66,064,371.30

Legal representative: Li Zhangjian 法定代表人:李章建 Principal in charge of accounting:

Liu Zhen

主管會計工作負責人:劉振

Head of the accounting department: Wang Zhenkun 會計機構負責人:王振坤

Consolidated Statement of Changes in Shareholders' Equity 合併股東權益變動表

編製單位:雲南建投綠色高性能混凝土股份有限公司	6色高性能混凝土	设份有限公							2024						單位: 人民幣元	, 医 素 元
						Equit	y attributable to :	Equity attributable to shareholders of the Parent Company 跨屬於母公司股票權益	e Parent Compar	y						
		Share capital	Other e	Other equity instruments	Capi	Capital reserve	Less: Treasury c	Other comprehensive income	Special reserve Surplus reserve	Surplus reserve	General risk reserve	Undistributed	Others	Subtotal	Non-controlling interests	Total shareholders' equity
		殿本		其他權益工具		資本公積	減:庫存股	其他綜合收益	專項儲備	盈餘公積	- 般国險準備	未分配利潤	神	本	少數股東權益	股東權益合計
Items	通田		Preferred shares 優先殷	Perpetual bonds 永續廣	Others 其他											
I. Prior year closing balance	一、上年年末餘額	446,272,000.00			303,	303,383,982.18			9,013,952.98	9,013,952.98 94,909,590.28		386,083,715.52	₩.	,239,663,240.96	06.076,787,025,40.96 80,524,729.94 1,320,187,970.90	1,320,187,970.90
Add: Changes in accounting policies Correction of prior-period errors	加:會計政策變更 前期差錯更正															
Business combinations under common	同一控制下企業合併															
Control	其															
II. Current year opening balance	二、本年年初餘額二、本年等初餘額一二、本年增減變割余額(減少以	446,272,000.00			303,	303,383,982.18			9,013,952.98	94,909,590.28		386,083,715.52	-	1,239,663,240.96	80,524,729.94	80,524,729.94 1,320,187,970.90
("-" for decrease)	- 十十年版交割立政(成プツ) [-]諸真列)								-572,794.23			-112,036,650.26		-112,609,444.49	-4,347,362.28	-4,347,362.28 -116,956,806.77
Total comprehensive income Shareholders' incuts and decreases in	(一)結合收益總額 (二)股東投入和減少資本											-112,036,650.26		-112,036,650.26	-3,182,172.33	-3,182,172.33 -115,218,822.59
capital																
(1) Ordinary shares invested by	1. 股東投入的普通股															
shareholders (2) Other equity instrument holders'	2. 其他權益工具持有															
investments	者投入資本															
(3) Amount of share-based payments	3. 股份支付計入股東															
included in shareholders' equity	權益的金額															
(4) Others	4. 城市															
Yrott distribution Mithdrawal of currollic racerus	(二) 利浦分配 (二) 建助及総公諸														-1,200,000.00	-1,200,000.00
(2) Withdrawal of general risk reserve	2. 提取一般風險準備															
(3) Distribution to shareholders	3. 對股東的分配														-1,200,000.00	-1,200,000.00
(4) Others	4. 其他															

Consolidated Statement of Changes in Shareholders' Equity (Cont'd) 合併股東權益變動表(續)

For the year ended December 31, 2024 截至2024年12月31日止年度

以單位:雲南建投綠色高性能混凝土股份有限公司	马高性能混凝土 B	投份有限公						2024					⊞	單位:人民幣元	孫
						quity attributable t	Equity attributable to shareholders of the Parent Company 歸屬於母公司股末舊益	he Parent Compan	y						
						Less: Treasury	Other Sess. Treasury comprehensive			General risk	Undistributed		2	Non-controlling	Total shareholders'
		Share capital 股本	Other eq	Other equity instruments 其他權益工具	Capital reserve 資本公積			Special reserve Surplus reserve 專項儲備 盈餘公積	Surplus reserve 盈餘公積		profit 未分配利潤	Others 其他	Subtotal	interests 少數股東權益	equity 股東權益合計
		1	Preferred	Perpetual											
			shares	spuod	Others										
	Щ		優先股	~~	其										
Internal carry-forward of shareholders'	(四) 股東權益內部結轉														
equity															
(1) Transfer of capital reserve to share	1. 資本公積轉增股本														
capital															
(2) Transfer of surplus reserve to share	2. 盈餘公積轉增股本														
capital															
(3) Recover of loss by surplus reserve	3. 盈餘公積彌補虧損														
(4) Changes in defined benefit plans	4. 設定受益計劃變動														
carried forward to retained earnings	額結轉留存收益														
(5) Other comprehensive income carried	5. 其他綜合收益結轉														
forward to retained earnings	留存收益														
(6) Others	6. 其他														
Special reserve	(五) 專項儲備							-572,794.23				•	-572,794.23	34,810.05	-537,984.18
(1) Withdrawl in the current year	1. 本年提取							885,711.64					885,711.64	76,733.61	962,445.25
(2) Use in the current year	2. 本年使用							1,458,505.87				_	1,458,505.87	41,923.56	1,500,429.43
Others	(六) 其他												٠		1
rrent year closing balance	四、本年年末餘額	446,272,000.00			303,383,982.18			8,441,158.75	94,909,590.28	7.7	274,047,065.26	1,127,	1,127,053,796.47	76,177,367.66 1,203,231,164.13	103,231,164.13
					,		:	•	·						
Legal representative:	sentative:		Princip	al in char	Principal in charge of accounting:	ting:	He	ad of the	Head of the accounting department:	ng depar	tment:				
Li Zhangjian	ngjian			Liu	Liu Zhen			>	Wang Zhenkun	nkun					
法定代表人:李章建	(:李章建		卅	育會計工作	主管會計工作負責人:劉振	岷		會計機	會計機構負責人:王振坤	/: 田撒五					

tems

Consolidated Statement of Changes in Shareholders' Equity (Cont'd) 合併股東權益變動表(續)

第4	編製單位:雲南建投綠色高性能混凝土股份有限公司	2023 2023年度				單位:人民幣元	
1	da de parintate (ning) 公園報	Equity attributable to shareholders of the Parent Company 舒鳳於母公司股東權益					
第日	Lex: Tessuy Other quity instruments Capital reene shares 其本語本工員 海上高語	Other comprehensive income Special reserve Si amagasa amagasa amagasa	General risk Suplus reserve reserve	Undistributed profit 未分配新灣	Others Subtotal	Non-controlling interests 心動弱車蓋総	Total shareholders' equity 服車薩総合計
- 上年年末餘額 446,277,	Pefered Perpetual shares bonds Others 法撤售 共也					H H (4-X/VX /	
本年本語 炒動類	3103,385,982,18	12,965,706,73 9	94,909,550.28	430,997,279.39	1,288,528,588.58	7.305,508,508,003,817.59 1,509,608,2306,17.	69,602,376.17
# <mark>근</mark> ① ① "	303,582,882.18	12,965,706,73	94,909,590.28	430,997,279.39	1,288,528,558.58	81,073,817.59 1,369,602,376.17	69,602,376.17
shares invested by best of the state of share-based payments in share-based payments in share-based payments		-3,951,753.75		-44,913,563 <i>87</i> -30,129,003.58	-48,865,317.62 -30,129,003.58	-549,087,65	-49,414,405.27 -28,635,375.01
III sideliouels equity 4.							
\Box				-14,784,550.29	-14,784,560.29	- 1,937,889.88	-16,722,460.17
(2) Withdrawal of geneal risk reserve 2.提取一般国際准備 (3) Distribution to shareholders 3.對股票的分配 (4) Others 4.其他				-14,784,560.29	-14,784,560.29	-1,937,899.88 -16,722,460.17	16,722,460.17

Consolidated Statement of Changes in Shareholders' Equity (Cont'd) 合併股東權益變動表(續)

Prepared by: YCIH Green High-Performance Concrete Company Limited編製單位:雲南建投綠色高性能混凝土股份有限公司	en High-Performan 色高性能混凝土股1	ice Concr 份有限公	ete Company Limited 티									0 🗎	Currency: RMB 單位:人民幣元	RMB 活幣別
						, ,	2023 2023年度							
				Equit	y attributable to sh 歸屬說	Equity attributable to shareholders of the Parent Company 歸屬於母公司股東權益	ent Company							
				_	l acc Transcin	Other			Ganaral rick	Ilodictributad		8	Mon-controlling	Total chareholders'
		Share capital 股本	Other equity instruments 其他權益工具	Capital reserve 資本公積			Special reserve Sur 專項儲備	Surplus reserve 盈餘公積 —		profit 未分配利潤	Others 其他	Subtotal	interests 少數股東權益	equity 股東權益合計
		1	Perpetual											
ltems	通		shares bonds Others 優先股 永續責 其他											
4 Internal carru-forward of chareholders'	(四) 附東榛 本內部結輔													
equity	(a) Hard Hard (Time all NAVA) (Analy													
(1) Transfer of capital reserve to share	1. 資本公積轉增股本													
capital														
(2) Transfer of surplus reserve to share	2. 盈餘公積轉增股本													
capital														
(3) Recover of loss by surplus reserve	3. 盈餘公積彌補虧損													
(4) Changes in defined benefit plans	4. 設定受益計劃變動													
carried forward to retained earnings	額結轉留存收益													
(5) Other comprehensive income carried	5. 其他綜合收益結轉													
forward to retained earnings	留存收益													
(6) Others	6. 其他													
5. Special reserve	(五) 專項儲備					Ϋ́	-3,951,753.75				-3,95	-3,951,753.75	-104,816.34	-4,056,570.09
(1) Withdrawl in the current year	1. 本年提取						215,351.77				21	215,351.77		215,351.77
(2) Use in the current year	2. 本年使用					4	4,167,105.52				4,16	4,167,105.52	104,816.34	4,271,921.86
6. Others	(六)其他													
IV. Current year closing balance	四、本年年末餘額	446,272,000.00		303,383,982.18		6	9,013,952.98 94,	94,909,590.28	386	386,083,715.52	1,239,66	1,239,663,240.96 80	80,524,729.94 1,320,187,970.90	20,187,970.90
מסמן במסם	ea representative		Principal in charge of accounting:	f accounting	:	T T	Head of the accounting department:	1	- trucado	.+.				
- LY 21 - LY 2	באבוונמווער.		ייין אַר ייין	מככסתונויי	D	-	2 S		מבשמות	בור:				
3117 IT	Li Zhangjian -イドヰ ', ヸヸヰ		Fin Zhen (# 0 # 0 # 0 # 0 # 0 # 0 # 0 # 0 # 0 #	<u>l</u>			NA A	Wang Zhenkun	:t H					
法定代表、	法定代表人:李草建		王官曾計工作負責人:劉振	(人:劉散			電計機体	曾計機構負責人:土振坤	十版年					

Parent Company's Statement of Changes in Shareholders' Equity 母公司股東權益變動表

Prepared by: YCIH Green High-Performance Concrete Company Limited 編製單位:雲南建投綠色高性能混凝土股份有限公司 	High-Performance(高性能混凝土股份有	Concrete Co 限公司	mpany Limited			FY2024 2024年度					Currency: RMB 單位:人民幣元	Currency: RMB 單位:人民幣元
		Share capital 殿本	Other equity instruments 具体權益工具	Ga	Capital reserve 資本公積	Less: Treasury shares 就:庫存股	Other comprehensive income 其他綜合收益	Special reserve Surplus reserve 專項裝備 盈餘公債	Surplus reserve 盈餘公積	Undistributed profit 未分配利潤	Others 其他	Total shareholders' equity 股東權益合計
ltems	E.	<u>a</u>	Preferred shares Perpetual bonds 優先影 永續債	Others 其他								
Prior year closing balance Add: Charges in accounting policies Correction of prior-period errors	上年 年本	446,272,000.00		484	484,266,176.43			3,350,724.48	65,828,564.36 196,433,507.90	196,453,507.90	12	1,196,170,973.17
Uners II. Current year opening balance	共心二、本年年初餘額二、本年梅初餘額二、本年梅初餘額	446,272,000.00		484	484,266,176.43			3,350,724.48	65,828,564.36	196,453,507.90	1	1,196,170,973.17
("-" for decrease) 1. Total comprehensive income 2. Shareholders' inputs and decreases in	- 十十4条 (-603,791.97		-63,627,637.96 -63,627,637.96	7 7	-64,231,429.93 -63,627,637.96
capital (1) Ordinary shares invested by shareholders (2) Other equity instrument holders' investments	1. 股東投入的普通股 2. 其他權益工具持有者 投入資本											
(3) Amount of share-based payments included in shareholders' equity	3. 股份支付計入股東權益的金額 加 其地											
Yourco 3. Profit distribution (1) Withdrawal of surplus reserve (2) Distribution to shaeholders (3) Others	(三) 利潤分配 1. 提取盈餘公積 2. 對股東的分配 3. 其他											

Parent Company's Statement of Changes in Shareholders' Equity (Cont'd) 母公司股東權益變動表(續)

For the year ended December 31, 2024 截至2024年12月31日止年度

Prepared by: YCIH Green High-Performance Concret 編製單位:雲南建投綠色高性能混凝土股份有限公司	gh-Performance C ±能混凝土股份有	oncrete Co 艰公司	oncrete Company Limited 艮소티	eq		FY2024 FY2024	→ #				Curren 單位:/	Currency: RMB單位: 人民幣元
	'	Share capital 殿本	Other equi	Other equity instruments 其他權益工具	Capital reserve 資本公債	Less: Treess 本	Other omprehensive income 其他綜合收益	Special reserve 專項儲備	Surplus reserve 盈餘公養	Undistributed profit 未分配利潤	Others 其他	Total shareholders' equity 股東權益合計
Items 通用		ه ا	Preferred shares Perpetual bonds 優先設 永續債		Others 其他							
4. Internal carry-forward of shareholders'	(四)股東權益內部結轉											
equity (1)Transfer of capital reserve to share	1. 資本公積轉增股本											
capital (2) Transfer of surplus reserve to share	2. 盈餘公積轉增股本											
Capital												
(3) Recover of loss by surplus reserve	3. 盈餘公積彌補虧損											
(4) Changes in defined benefit plans carried forward to retained earnings	4. 設定党盃計劃變動額 結轉留存收益											
(5) Other comprehensive income carried	5. 其他綜合收益結轉留											
forward to retained earnings	存收益											
(6) Others	6. 其他											
5. Special reserve	(五)專項儲備							-603,791.97				-603,791.97
(1) Withdrawl in the current year	1. 本年提取							544,993.97				544,993.97
(2) Use in the current year	2. 本年使用							1,148,785.94				1,148,785.94
6. Others	(六)其他											
IV. Current year closing balance 四、	四、本年年末餘額	446,272,000.00			484,266,176.43			2,746,932.51	65,828,564.36	132,825,869.94	=	1,131,939,543.24
Legal representative: Li Zhangjian 法定代表人:李章建	ative: 』 章建	Princ	ipal in charge of Liu Zhen :晉會計工作負責	Principal in charge of accounting: Liu Zhen 主管會計工作負責人:劉振	ing:	Head of the accounting department: Wang Zhenkun 會計機構負責人:王振坤	of the accounting depart Wang Zhenkun 會計機構負責人:王振坤	g departm kun : 王贵華	ent:			

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Parent Company's Statement of Changes in Shareholders' Equity (Cont'd) 母公司股東權益變動表(續)

Prepared by: YCIH Green High-Performance Concrete Company Limited 編製單位:雲南建投綠色高性能混凝土股份有限公司 	High-Performance(§性能混凝土股份有	Concrete Co [限公司	npany Limited			FY2023 2023年度					Currency: RMB 單位:人民幣元	Currency: RMB 單位:人民幣元
		Share capital 殷本	Other equity instruments 其他權益工具	nents	Capital reserve 資本公績	Less: Teasuny shares 減:庫存股	Other comprehensive income 其他綜合收益	Special reserve 專項儲備	Surplus reserve 盈餘公積	Undistributed profit 未分配利潤	Others 対 活	Total shareholders' equity 股東權益合計
ltems	五田		Preferred shares Perpetual bonds 優先股 永續債	ids Others 債 其他								
Prior year closing balance Add: Changes in accounting policies Correction of prior-period errors Others	一、上午午木林 加:會計政策變更 前部政策變更 其補 其權	446,272,000.00			484,266,176.43			7,238,905.07	65,828,564.36	233,825,619.04	1,23	1,237,431,264.90
II. Current year opening balance	二、本年年初餘額二、本年中初餘額二、本年一十二、本年一十二十二十二十二十二十二十二十二十二十二十二十二十二十二十二十二十二十二十二	446,272,000.00			484,266,176.43			7,238,905.07	65,828,564.36	233,825,619.04	1,2	1,237,431,264.90
("" for decrease) 1. Total comprehensive income 2. Shareholders' inputs and decreases in								-3,888,180.59		-37,372,111.14 -22,587,550.85	4 (4	-41,260,291.73 -22,587,550.85
(1) Ordinary shares invested by shareholders (2) Other equity instrument holders investments	1. 股東投入的普通股 2. 其他權益工具持有者 投入資本											
(3) Amount of share-based payments included in shareholders' equity	3. 股份支付計入股東權益的金額											
(4) Outets 3. Profit distribution (1) Withdrawal of sumlis regene	4. 共配 (三)利潤分配 1. 提取盈餘公積									-14,784,560.29		-14,784,560.29
(2) Distribution to shareholders (3) Others	2. 對股東的分配 3. 其他									-14,784,560.29	`,	-14,784,560.29

Parent Company's Statement of Changes in Shareholders' Equity (Cont'd) 母公司股東權益變動表(續)

For the year ended December 31, 2024 截至2024年12月31日止年度

Prepared by: YCIH Green High-Performance Concret編製單位:雲南建投綠色高性能混凝土股份有限公司	High-Performance(高性能混凝土股份有	Soncrete Com 限公司	oncrete Company Limited 艮公司								Curren 單位: ,	Currency: RMB 單位:人民幣元
						FY2023 2023年度						
		Share capital 殿本	Other equity instruments 其恰幡站工具	nents	Capital reserve 資本公積	Less: Treasury shares 滅:庫存股	Other comprehensive income 其他綜合收益	Special reserve 專項儲備	Surplus reserve 盈餘公積	Undistributed profit 未分配利潤	Others 本	Total shareholders' equity 股東權益合計
ltems	通	Pre	Preferred shares Perpetual bonds 豪先服 永續債	ds Others 債 其他								
4. Internal carry-forward of shareholders'	(四)股東權益內部結轉											
equity (1) Transfer of capital reserve to share	1. 資本公債轉增股本											
option (2) Transfer of surplus reserve to share capital	2. 盈餘公積轉增股本											
(3) Recover of loss by surplus reserve (4) Changes in defined benefit plans carried forward to retained earnings (5) Other comprehensive income carried forward to retained earnings	3. 盈餘公債屬滿虧 4. 設定安益計劃變動廳 結構鋼存收益 5. 其他綜合改益結構 存收益											
(6) Others 5. Special reserve	6. 其他 (五)專項儲備 1 末年相助							-3,888,180.59				-3,888,180.59
(1) Without with the current year (2) Use in the current year	1. 4千烷4 2. 本年使用 /→) # 4							3,888,180.59				3,888,180.59
0. Oureds IV. Current year closing balance	(77) 共同四、本年年末餘額	446,272,000.00			484,266,176.43			3,350,724.48	65,828,564.36	196,453,507.90	17-	1,196,170,973.17
Legal representative: Li Zhangjian	ntative: ian	Princip	Principal in charge of accounting: Liu Zhen	accounting:	I	Head of the accounting department: Wang Zhenkun	e accounting de Wang Zhenkun	g departm kun	ent:			

Head of the accounting department:	Wang Zhenkun	會計機構負責人:王振坤
Principal in charge of accounting:	Liu Zhen	主管會計工作負責人:劉振
epresentative:	Zhangjian	表人:李章建

Notes to the Financial Statements 財務報表附註

For the year ended December 31, 2024 (Unless indicated otherwise, all amounts are expressed in RMB) 截至2024年12月31日止年度(除特別註明外,均以人民幣元列示)

I BACKGROUND OF THE COMPANY

YCIH Green High-Performance Concrete Company Limited (hereinafter referred to as the "Company", and collectively as the "Group" when including subsidiaries) is a limited liability company incorporated in Yunnan Province, People's Republic of China on June 19, 2007 by YNJG Green High-Performance Concrete Co., Ltd. As of December 31, 2024, the registered capital of the Company was RMB446,272,000.00. The registered address is beside Zhaotong Avenue, Zhaoyang District, Zhaotong City, Yunnan Province (Yunnan Construction Investment Zhaotong Development Building).

The H Shares issued by the Company have been listed on the Hong Kong Stock Exchange from October 31, 2019 onwards.

The Group is principally engaged in the research and development, production and sale of commercial concrete, concrete admixtures, aggregates, and cement. According to the Classification of National Economic Industries in the People's Republic of China, the group belongs to the manufacturing industry. Business scope: licensed projects: recycling of renewable resources (except productive scrap metal); building intelligent system design; road cargo transportation (excluding dangerous goods); construction professional operations; power generation business, transmission business, power supply (distribution) business; power supply business (For projects subject to approval by law, business activities can only be carried out after approved by the relevant departments, with specific business projects subject to the approval of the relevant departmental approval documents or licenses) general projects: manufacture of cement products; manufacture of non-metallic mineral products; manufacture of lime and gypsum; manufacture of concrete structural components; manufacture of lightweight building materials; manufacture of building blocks; manufacture of new building materials (excluding hazardous chemicals); processing of renewable resources; cement products sales; non-metallic minerals and products sales; building materials sales; concrete structural components sales; synthetic materials sales; lightweight building materials sales; building blocks sales; renewable resources sales; technical services, technology development, technology consulting, technology exchange, technology transfer, technology promotion; machinery and equipment sales; machinery and equipment leasing; non-residential real estate leasing; land use right leasing; stone processing for construction; domestic trade agency; new material technology research and development; special chemical products manufacturing (excluding hazardous chemicals); special chemical products sales (excluding hazardous chemicals); chemical products production (excluding licensed chemical products); chemical products sales (excluding licensed chemical products); solid waste management; construction waste regeneration technology research and development; software development; electric vehicle charging infrastructure operation; battery sales; energy-saving management services; contract energy management. In addition to projects subject to approval by law, carry out business activities independently in accordance with the law with a business license.

The parent company of the Company is Yunnan Construction and Investment Holding Group Co., Ltd. (hereinafter referred to as "YCIH Group"), and the ultimate controlling party is the State-owned Assets Supervision and Administration Commission of Yunnan Provincial People's Government (hereinafter referred to as "Yunnan SASAC").

For details of the Company's subsidiaries, please refer to "VII. Changes in the scope of consolidation" and "VIII. Interests in other entities" in this note.

The financial statements were approved for reporting on March 25, 2025 by the Board of Directors of the Company.

一 公司的基本情況

雲南建投綠色高性能混凝土股份有限公司(以下簡稱[本公司],在包含子公司時統稱[本集團]),是由雲南建工綠色高性能混凝土有限公司於2007年6月19日在中華人民共和國雲南省註冊成立的有限責任公司。於2024年12月31日,本公司註冊資本為人民幣446,272,000.00元。註冊地址為雲南省昭通市昭陽區昭通大道旁(雲南建投昭通發展大廈)。

本公司發行的H股自2019年10月31日開始在香港聯合交易所之主板上市。

本集團主要從事商品混凝土、混凝土外加劑、 砂石料、水泥的研發、生產和銷售。根據中華 人民共和國國家標準國民經濟行業分類,本集 團屬於製造業。經營範圍:許可項目:再生資 源回收(除生產性廢舊金屬); 建築智能化系統設 計;道路貨物運輸(不含危險貨物);施工專業作 業;發電業務、輸電業務、供(配)電業務;供 電業務(依法須經批准的項目,經相關部門批准 後方可開展經營活動,具體經營項目以相關部 門批准文件或許可證件為準)一般項目:水泥製 品製造; 非金屬礦物製品製造; 石灰和石膏製 造; 砼結構構件製造; 輕質建築材料製造; 建 築砌塊製造;新型建築材料製造(不含危險化學 品);再生資源加工;水泥製品銷售;非金屬礦 及製品銷售;建築材料銷售;砼結構構件銷售; 合成材料銷售;輕質建築材料銷售;建築砌塊 銷售;再生資源銷售;技術服務、技術開發、 技術諮詢、技術交流、技術轉讓、技術推廣; 機械設備銷售;機械設備租賃;非居住房地產 和賃;十地使用權和賃;建築用石加工;國內 貿易代理;新材料技術研發;專用化學產品製 造(不含危險化學品);專用化學產品銷售(不含 危險化學品); 化工產品生產(不含許可類化工產 品);化工產品銷售(不含許可類化工產品);固 體廢物治理; 建築廢棄物再生技術研發; 軟件 開發;電動汽車充電基礎設施運營;電池銷售; 節能管理服務;合同能源管理(除依法須經批 准的項目外,憑營業執照依法自主開展經營活 動)。

本公司的母公司為雲南省建設投資控股集團有限公司(以下簡稱「雲南建投集團」),最終控制方為雲南省人民政府國有資產監督管理委員會(以下簡稱「雲南省國資委」)。

本公司子公司情況詳見本附註「七、合併範圍的變化」及本附註「八、在其他主體中的權益」相關內容。

本財務報表於2025年3月25日由本公司董事會 批准報出。

For the year ended December 31, 2024 (Unless indicated otherwise, all amounts are expressed in RMB) 截至2024年12月31日止年度(除特別註明外,均以人民幣元列示)

II BASIS FOR THE PREPARATION OF FINANCIAL STATEMENTS

1. Basis for the preparation

The Group's financial statements have been prepared based on transactions and events that have actually occurred, in accordance with the PRC Accounting Standards for Business Enterprises issued by the Ministry of Finance, its application guidelines, interpretations, and other related regulations (hereinafter referred to as "PRC ASBE"), and the relevant disclosures requirements of the *Hong Kong Companies Ordinance* and the *Hong Kong Listing Rules*, and based on the accounting policies and estimates described in "Note III. Significant accounting policies and accounting estimates".

According to the Consultation Conclusions on the Acceptance of Mainland Accounting and Auditing Standards and the Engagement of Mainland Accounting Firms for Mainland Incorporated Companies Listed in Hong Kong issued by the Hong Kong Stock Exchange in December 2010 and the corresponding amendments to the Hong Kong Listing Rules, as well as the relevant documents of the Ministry of Finance and the China Securities Regulatory Commission, in order to reduce the costs of information disclosure and improve work efficiency, with the consideration and approval of the shareholders' general meeting of the Company, the Company has adopted the PRC ASBE for the preparation of the financial statements starting from the year 2024 and has taken into account the disclosure requirements of the Hong Kong Companies Ordinance and the Hong Kong Listing Rules in the preparation of the financial statements herein.

The net assets in the Group's financial statements as of December 31, 2023 are consistent with those in the prior year's financial statements prepared in accordance with the International Financial Reporting Standards. The net profit for the year 2023 increased by RMB4,056,570.00 as compared to that in the prior year's financial statements prepared in accordance with the International Financial Reporting Standards, which was due to differences in the accounting of safety production fees.

2. Going concern

The Group incurred consecutive losses in 2023 and 2024, and RMB67.4986 million of funds were frozen as of December 31, 2024, due to litigation and other matters. These matters or circumstances indicate material uncertainties that may cast significant doubt on the Group's ability to continue as a going concern. In response to the significant doubts regarding the Group's ability to continue as a going concern mentioned above, the Group intends to take the following measures to ameliorate the situation:

Firstly, to further reinforce market exploitation. While continuously signing new contracts for commercial concrete and various green building materials, the Group will constantly enhance the conversion efficiency of its existing contracts (as of the Latest Practicable Date, the value of existing contracts reached approximately RMB1.585 billion), thereby promoting steady growth in operating income;

Secondly, to further strengthen the management of debt. The Group will intensify its efforts to collect accounts receivable. On the basis of achieving a collection amount exceeding the annual operating income for three consecutive years (2022-2024), it will further refine the collection working mechanism and make every effort to reduce the balance of accounts receivable;

二財務報表的編製基礎

1. 編製基礎

本集團財務報表根據實際發生的交易和事項, 按照財政部頒佈的《企業會計準則》及其應用指 南、解釋及其他相關規定(以下合稱「企業會計 準則」),以及香港《公司條例》和香港聯合交易 所《上市規則》的披露相關規定,並基於本附註 「三、重要會計政策及會計估計」所述會計政策 和會計估計編製。

根據香港聯交所2010年12月刊發的《有關接受在香港上市的內地註冊成立公司採用內地的會計及審計準則以及聘用內地會計師事務所的諮詢總結》及相應的《香港上市規則》修訂,以及財政部、中國證券監督管理委員會的有關文件規定,為降低信息披露成本、提高工作效率,經本公司採用中國企業會計準則編製財務報表,並在編製此財務報表時考慮了香港《公司條例》及香港聯交所《香港上市規則》有關披露的規定。

本集團財務報表截至2023年12月31日淨資產與上年度按照國際財務報告準則編製的財務報表一致:2023年度淨利潤與上年度按照國際財務報告準則編製的財務報表相比增加人民幣4,056,570.00元,是由於安全生產費核算差異所致。

2. 持續經營

本集團2023年、2024年連續兩年虧損,且於2024年12月31日本集團因訴訟等事項導致人民幣6,749.86萬元的資金被凍結。這些事項或情況表明存在可能導致對本集團持續經營能力產生重大疑慮的重大不確定性。針對上述持續經營能力存在的重大疑慮,本集團擬採取以下措施進行改善:

一是進一步加強市場開拓。在持續新簽商品混凝土+多種綠色建材產品合同的同時,不斷提高在手合同(截至本報告日,在手合同金額約為15.85億元)的轉化效率,推動營業收入的穩步增長;

二是進一步加強債權管理。加大應收賬款清收力度,在實現連續三年(2022-2024年)收款金額超過當年營業收入的基礎上,進一步完善收款工作機制,全力降低應收賬款餘額;

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II BASIS FOR THE PREPARATION OF FINANCIAL STATEMENTS (Cont'd)

2. Going concern (Cont'd)

Thirdly, to further enhance communication and coordination. The Group will actively communicate with banks and other financial institutions to maintain a generally stable level of credit extension and continuously optimize the debt structure. It will also actively communicate with suppliers, and take multiple measures to resolve existing lawsuits on a contractual basis, ensuring a stable and orderly procurement and supply.

The Board of the Company believes the above improvement measures are feasible and effective. Accordingly, the financial statements of the Reporting Period have been prepared on a going concern basis.

III SIGNIFICANT ACCOUNTING POLICIES AND ACCOUNTING ESTIMATES

1. Statement of compliance with Accounting Standards for Business Enterprises

The financial statements comply with the requirements of the PRC ASBE and give a true, accurate, and complete picture of the financial position as at December 31, 2024, operating results, and cash flows for the year 2024 of the Company and the Group.

2. Accounting period

The accounting period of the Group is from January 1 to December 31 of the calendar year.

3. Operating cycle

The Group's operating cycle is 12 months, and the period from January 1 to December 31 of each year is regarded as one operating cycle, which is used as the criterion for classifying the liquidity of assets and liabilities.

4. Functional currency

The functional currency of the Group is Renminbi (RMB).

二 財務報表的編製基礎(續)

2. 持續經營(續)

三是進一步加強溝通協調。積極與銀行等金融機構溝通,實現授信水平總體平穩,債務結構持續優化;積極與供應商溝通,以合同為基礎,多措並舉化解既有訴訟,實現採購供應平穩有序。

本公司董事會認為上述改善措施是可行且有效的,因此,本公司以持續經營為基礎編製本報告期的財務報表。

三 重要會計政策及會計估計

1. 遵循企業會計準則的聲明

本財務報表符合中國企業會計準則的要求,真實、準確、完整地反映了本公司及本集團於2024年12月31日的財務狀況以及2024年度經營成果和現金流量等有關信息。

2. 會計期間

本集團的會計期間為公曆1月1日至12月31日。

3. 營業週期

本集團的營業週期為12個月,以每年1月1日至 12月31日視為一個營業週期,並以該營業週期 作為資產和負債的流動性劃分標準。

4. 記賬本位幣

本集團以人民幣為記賬本位幣。

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III SIGNIFICANT ACCOUNTING POLICIES AND ACCOUNTING ESTIMATES (Cont'd)

5. Methodology for determining materiality criteria and basis for selection

The Group follows the principle of materiality in the preparation and disclosure of its financial statements. The matters disclosed in the notes to the financial statements that involve the judgment of materiality criteria and the methodology for determining materiality criteria and basis for selection are set out below:

三重要會計政策及會計估計 (續)

5. 重要性標準確定方法和選擇依據

本集團編製和披露財務報表遵循重要性原則。 本財務報表附註中披露事項涉及重要性標準判 斷的事項及其重要性標準確定方法和選擇依據 如下:

	Where the matter is disclosed	
	in the notes to the financial	
Items	statements 該事項在本財務報表附註中的	Materiality criteria
項目	披露位置	重要性標準
Significant construction in progress	V. 10. Construction in progress	The investment budget accounts for more than 5% of the amount of fixed assets, and the amount incurred in the current period accounts for more than 10% of the total amount incurred in the current period for construction in progress (or the percentage of the closing balance is greater than 10%), or the amount exceeds RMB1 million.
重要的在建工程項目	五、10.在建工程	投資預算佔固定資產金額5%以上,當期發生額佔在建工程本期發生總額10%以上(或期末餘額佔比10%以上),或金額超過100萬元
Significant accounts payable aged over 1 year	V. 19. Accounts payable	Individual amounts account for more than 5% of the total accounts payable, and the amounts exceed RMB10 million.
賬齡超過一年的重要應付賬款	五、19.應付賬款	單項金額佔應付賬款總額5%以上,且金額超過1,000萬元
Significant other payables aged over 1 year	V. 23. Other payables	Individual amounts account for more than 5% of the total other payables, and the amounts exceed RMB10 million.
超過一年的重要其他應付款	五、23.其他應付款	單項金額佔其他應付款總額5%以上,且金額超過1,000萬元
Significant contingencies	XII. Commitments and contingencies	The total amount of a single factor exceeds RMB10 million.
重要的或有事項	十二、承諾及或有事項	單項因素合計金額超過1,000萬元

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III SIGNIFICANT ACCOUNTING POLICIES AND ACCOUNTING ESTIMATES (Cont'd)

6. Accounting for business combinations under common control and not under common control

Assets and liabilities acquired by the Group as a consolidator in a business combination under common control are measured at the book value of the consolidated party in the consolidated statements of the ultimate controlling party at the date of consolidation. The difference between the book value of the net assets acquired and the book value of the consideration paid for the merger is adjusted to capital reserves; if capital reserves are not sufficient to offset the difference, retained earnings are adjusted.

Identifiable assets, liabilities, and contingent liabilities of the acquiree acquired in a business combination not under common control are measured at fair value at the acquisition date. The cost of the combination is the sum of the fair value of cash or non-cash assets paid, liabilities issued or assumed, and equity securities issued by the Group to obtain control over the acquiree at the date of purchase, and each directly related expense incurred in the business combination (for business combinations achieved in stages through multiple transactions, the cost of the combination is the sum of the costs of each individual transaction). If the cost of the merger is greater than the share of the fair value of the identifiable net assets of the acquiree acquired in the merger, the difference is recognized as goodwill; if the cost of the merger is less than the share of the fair value of the identifiable net assets of the acquiree acquired in the merger, the fair value of each identifiable asset, liability, and contingent liability acquired in the merger, and the fair value of non-cash assets of consolidation consideration or equity securities issued are first reviewed, and if, after the review, the cost of the merger is still less than the share of the fair value of the identifiable net assets of the acquiree acquired in the merger, the difference is recognized as non-operating income in the period of the merger.

7. Preparation of consolidated financial statements

The Group includes all controlled subsidiaries and structured entities in the scope of the consolidated financial statements.

In preparing the consolidated financial statements, if the accounting policies or accounting periods adopted by a subsidiary and the Company are not consistent, the necessary adjustments are made to the financial statements of the subsidiary in accordance with the Company's accounting policies or accounting periods.

All significant internal transactions, transaction balances, and unrealized profits within the scope of consolidation are eliminated in the preparation of the consolidated statements. The shares of owners' equity of subsidiaries that are not attributable to the parent company and the shares of net profit or loss, other comprehensive income, and total comprehensive income for the period that are attributable to non-controlling interests are presented in the consolidated financial statements under "non-controlling interests, gains or losses on non-controlling interests, other comprehensive income attributable to non-controlling interests and total comprehensive income attributable to non-controlling interests", respectively.

三 重要會計政策及會計估計 (續)

6. 同一控制下和非同一控制下企業 合併的會計處理方法

本集團作為合併方,在同一控制下企業合併中取得的資產和負債,在合併日按被合併方在最終控制方合併報表中的賬面價值計量。取得的淨資產賬面價值與支付的合併對價賬面價值的差額,調整資本公積;資本公積不足沖減的,調整留存收益。

在非同一控制下企業合併中取得的被購買方可 辨認資產、負債及或有負債在收購日以公允價 值計量。合併成本為本集團在購買日為取得 對被購買方的控制權而支付的現金或非現金資 產、發行或承擔的負債、發行的權益性證券等 的公允價值以及在企業合併中發生的各項直接 相關費用之和(通過多次交易分步實現的企業合 併,其合併成本為每一單項交易的成本之和)。 合併成本大於合併中取得的被購買方可辨認淨 資產公允價值份額的差額,確認為商譽;合併 成本小於合併中取得的被購買方可辨認淨資產 公允價值份額的,首先對合併中取得的各項可 辨認資產、負債及或有負債的公允價值、以及 合併對價的非現金資產或發行的權益性證券等 的公允價值進行覆核,經覆核後,合併成本仍 小於合併中取得的被購買方可辨認淨資產公允 價值份額的,將其差額計入合併當期營業外收

7. 合併財務報表的編製方法

本集團將所有控制的子公司及結構化主體納入 合併財務報表範圍。

在編製合併財務報表時,子公司與本公司採用 的會計政策或會計期間不一致的,按照本公司 的會計政策或會計期間對子公司財務報表進行 必要的調整。

合併範圍內的所有重大內部交易、往來餘額及 未實現利潤在合併報表編製時予以抵銷。子公司的所有者權益中不屬於母公司的份額以及當 期淨損益、其他綜合收益及綜合收益總額中屬 於少數股東權益的份額,分別在合併財務報表 「少數股東權益、少數股東損益、歸屬於少數股 東的其他綜合收益及歸屬於少數股東的綜合收 益總額」項目列示。

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III SIGNIFICANT ACCOUNTING POLICIES AND ACCOUNTING ESTIMATES (Cont'd)

7. Preparation of consolidated financial statements (Cont'd)

For subsidiaries acquired through business combinations under common control, their operating results and cash flows are included in the consolidated financial statements from the beginning of the period of consolidation. When preparing the comparative consolidated financial statements, the relevant items in the prior year's financial statements are adjusted as if the reporting entity formed by the merger had existed since the point at which control by the ultimate controlling party began.

If the equity interest in an investee under common control is acquired step by step through multiple transactions, which ultimately results in a business combination, when preparing the consolidated statements, adjustment is made as if it had existed in its current state from the time when the ultimate controlling party began to exercise control; in the preparation of the comparative statements, the relevant assets and liabilities of the consolidated party are consolidated into the comparative statements in the Group's consolidated financial statements to the extent that such assets or liabilities are consolidated no earlier than at the point when the Group and the consolidated party are both under the control of the ultimate controlling party. The relevant items under owners' equity in the comparative statements are adjusted for the net assets increased due to consolidation. In order to avoid double-counting of the value of the net assets of the combined party, for the related gains and losses, other comprehensive income and other changes in net assets recognized for the long-term equity investments held by the Group before reaching the combination between the later of the date of acquisition of the original shareholding and the date on which the Group and the combined party are under the ultimate control of the same party and the date of combination, the opening retained earnings and current profit or loss for the comparative statement period should be written down, respectively.

For a subsidiary acquired through a business combination not under common control, the results of operations and cash flows are included in the consolidated financial statements from the date the Group obtains control. In preparing the consolidated financial statements, the financial statements of subsidiaries are adjusted on the basis of the fair value of each identifiable asset, liability, and contingent liability determined at the date of purchase.

If the equity interest in an investee not under common control is acquired step by step through multiple transactions, which ultimately results in a business combination, in preparing the consolidated statements, the equity interest in the acquiree held prior to the date of purchase is remeasured at the fair value of the equity interest in the acquiree at the date of purchase, and the difference between the fair value and its book value is recognized as investment income for the period; other comprehensive income under the equity method of accounting and changes in owners' equity other than net profit or loss, other comprehensive income, and profit distribution in respect of equity interests in the acquiree held prior to the date of purchase shall be transferred to investment gains and losses in the period in which the purchase date falls, except for other comprehensive income arising from the remeasurement of changes in net liabilities or net assets of the defined benefit plan by the investee.

三重要會計政策及會計估計 (續)

7. 合併財務報表的編製方法(續)

對於同一控制下企業合併取得的子公司,其經營成果和現金流量自合併當期期初納入合併財務報表。編製比較合併財務報表時,對上年財務報表的相關項目進行調整,視同合併後形成的報告主體自最終控制方開始控制時點起一直存在。

對於非同一控制下企業合併取得子公司,經營成果和現金流量自本集團取得控制權之日起納入合併財務報表。在編製合併財務報表時,以購買日確定的各項可辨認資產、負債及或有負債的公允價值為基礎對子公司的財務報表進行調整。

通過多次交易分步取得非同一控制下被投資單位的股權,最終形成企業合併,編製合併報表時,對於購買日之前持有的被購買方的股權,按照該股權在購買日的公允價值進行重新計量,公允價值與其賬面價值的差額計入當期投資收益;與其相關的購買日之前持有的被購買方的股權涉及權益法核算下的其他綜合收益和利潤分配外的其及除淨損益、其他綜合收益和利潤分配外的其份損益,由於被投資方重新計量設定受益計劃淨負債或淨資產變動而產生的其他綜合收益除外。

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III SIGNIFICANT ACCOUNTING POLICIES AND ACCOUNTING ESTIMATES (Cont'd)

7. Preparation of consolidated financial statements (Cont'd)

Where the Group partially disposes of its long-term equity investment in a subsidiary without loss of control, for the difference between the disposal price and the share of the subsidiary's net assets calculated on a continuing basis from the purchase date or the combination date corresponding to the disposal of the long-term equity investment, the capital premium or equity premium shall be adjusted in the consolidated financial statements, or the retained earnings shall be adjusted if the capital reserves are insufficient to be written down.

If the Group loses control over an investee due to, for example, the disposal of a portion of an equity investment, the remaining equity interest shall be remeasured at its fair value at the date of the loss of control in the preparation of the consolidated financial statements. The difference between the sum of the consideration obtained from the disposal of equity interest and the fair value of the remaining equity interest and the share of the original subsidiary's net assets continuously calculated from the date of purchase or the date of consolidation based on the original shareholding ratio is included in investment gains and losses in the period in which control is lost, and goodwill is also written down. Other comprehensive income, etc. related to original equity investments in the subsidiary is transferred to current investment gains and losses when control is lost.

When the Group disposes of its equity investment in a subsidiary in stages through multiple transactions until it loses control over the subsidiary, if each transaction of disposing of equity investment in the subsidiary until it loses control over the subsidiary belongs to a package deal, each transaction shall be accounted for as a single transaction of disposing of the subsidiary and losing control of the subsidiary; provided, however, that the difference between the price of each disposal prior to the loss of control and the share of the subsidiary's net assets corresponding to the investment disposed of is recognized in the consolidated financial statements as other comprehensive income and transferred to investment gains and losses for the period of the loss of control when control is lost.

8. Classification of joint venture arrangements and accounting treatment of joint operations

The Group's joint arrangements include joint operations and joint ventures. For jointly-operated projects, the Group recognizes assets held and liabilities assumed individually and assets held and liabilities assumed on a share basis as a joint venture partner in a jointly-operated project and recognizes the related revenues and expenses individually or on a share basis in accordance with the relevant agreements. If a transaction with a joint operation occurs for the purchase or sale of an asset that does not constitute a business, only the portion of the gain or loss resulting from the transaction that is attributable to the other participants in the joint operation is recognized.

9. Cash and cash equivalents

Cash in the Group's cash flows statement represents cash on hand and deposits that are readily available for disbursement. Cash equivalent in the cash flows statement refers to the investment with a term not more than 3 months and high liquidity and is easily convertible to known amounts of cash and subject to an insignificant risk of changes in value.

三 重要會計政策及會計估計 (續)

7. 合併財務報表的編製方法(續)

本集團在不喪失控制權的情況下部分處置對子公司的長期股權投資,在合併財務報表中,處置價款與處置長期股權投資相對應享有子公司自購買日或合併日開始持續計算的淨資產份額之間的差額,調整資本溢價或股本溢價,資本公積不足沖減的,調整留存收益。

本集團因處置部分股權投資等原因喪失了對被投資方的控制權的,在編製合併財務報表時,對於剩餘股權,按照其在喪失控制權日的公價值進行重新計量。處置股權取得的對價與剩餘股權公允價值之和,減去按原持股比例計算應享有原有子公司自購買日或合併日開始持續計算的淨資產的份額之間的差額,計入喪失控制權當期的投資損益,同時沖減商譽。與原有子公司股權投資相關的其他綜合收益等,在喪失控制權時轉為當期投資損益。

本集團通過多次交易分步處置對子公司股權投資直至喪失控制權的,如果處置對子公司股權投資直至喪失控制權的各項交易屬於一攬子交易的,應當將各項交易作為一項處置子公司並喪失控制權的交易進行會計處理:但是,在喪失控制權之前每一次處置價款與處置投資對應的享有該子公司淨資產份額的差額,在內等財務報表中確認為其他綜合收益,在喪失控制權時一併轉入喪失控制權當期的投資損益。

8. 合營安排分類及共同經營會計處 理方法

本集團的合營安排包括共同經營和合營企業。 對於共同經營項目,本集團作為共同經營中的 合營方確認單獨持有的資產和承擔的負債,以 及按份額確認持有的資產和承擔的負債,根 據相關約定單獨或按份額確認相關的收入和費 用。與共同經營發生購買、銷售不構成業務的 資產交易的,僅確認因該交易產生的損益中歸 屬於共同經營其他參與方的部分。

9. 現金及現金等價物

本集團現金流量表之現金指庫存現金以及可以 隨時用於支付的存款。現金流量表之現金等價 物指持有期限不超過3個月、流動性強、易於轉 換為已知金額現金且價值變動風險很小的投資。

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III SIGNIFICANT ACCOUNTING POLICIES AND ACCOUNTING ESTIMATES (Cont'd)

10. Foreign currency operations and translation of foreign currency financial statements

(1) Foreign currency transactions

The Group's foreign currency transactions are translated into RMB amounts at the spot exchange rate on the date of the transaction. At the balance sheet date, monetary items denominated in foreign currencies are translated into RMB using the spot exchange rate at the balance sheet date. The resulting translation differences are recognized directly in profit or loss for the current period, except for the exchange differences arising from special borrowings in foreign currencies for the acquisition or production of assets eligible for capitalization, which are treated in accordance with the principle of capitalization.

(2) Translation of foreign currency financial statements

Assets and liabilities items in the foreign currency balance sheet are translated using the spot exchange rate at the balance sheet date; owners' equity items, except for "undistributed profits", are translated at the spot exchange rate at the time of the operation; and income and expense items in the income statement are translated using the spot exchange rate at the date of the transaction. The foreign currency statement translation differences arising from the above translation are presented in other comprehensive income. Cash flows in foreign currencies are translated using the spot rate at the date the cash flows occur. The amount of the effect of exchange rate changes on cash is presented separately in the cash flows statement.

11. Financial assets and financial liabilities

A financial asset or a financial liability is recognized when the Group becomes a party to a financial instrument contract.

(1) Financial assets

1) Classification, recognition basis, and measurement of financial assets Based on the business model for managing financial assets and the contractual cash flow characteristics of financial assets, the Group classifies financial assets as financial assets at amortized cost, financial assets at fair value through other comprehensive income, and financial assets at fair value through profit or loss.

The Group classifies financial assets as financial assets at amortized cost if both of the following conditions are met: ① the business model for managing the financial assets is to collect the contractual cash flows. ② the contractual terms of the financial asset provide that the cash flows arising on a specific date are only payments of principal and interest based on the outstanding principal amount. Such financial assets are initially measured at fair value, with related transaction costs recognized in the initial recognition amount; they are subsequently measured at amortized cost. Amortization under the effective interest method, impairment, exchange gains or losses, and gains or losses on derecognition of such financial assets that are not part of any hedging relationship are recognized in current profit or loss. The Group's financial assets that fall into this category include accounts receivable, notes receivable, and other receivables.

三 重要會計政策及會計估計 (續)

10. 外幣業務和外幣財務報表折算

(1) 外幣交易

本集團外幣交易按交易發生日的即期匯率將外幣金額折算為人民幣金額。於資產負債表日,外幣貨幣性項目採用資產負債表日的即期匯率折算為人民幣,所產生的折算差額除了為購建或生產符合資本化條件的資產而借入的外幣專門借款產生的匯兑差額按資本化的原則處理外,直接計入當期損益。

(2) 外幣財務報表的折算

外幣資產負債表中資產、負債類項目採用資產 負債表日的即期匯率折算:所有者權益類項目除 「未分配利潤」外,均按業務發生時的即期匯率 折算:利潤表中的收入與費用項目,採用交易 發生日的即期匯率折算。上述折算產生的外幣 報表折算差額,在其他綜合收益項目中列示。 外幣現金流量採用現金流量發生日的即期匯率 折算。匯率變動對現金的影響額,在現金流量 表中單獨列示。

11. 金融資產和金融負債

本集團成為金融工具合同的一方時確認一項金 融資產或金融負債。

(1) 金融資產

1) 金融資產分類、確認依據和計量方法 本集團根據管理金融資產的業務模式和金融資 產的合同現金流特徵,將金融資產分類為以攤 餘成本計量的金融資產、以公允價值計量且其 變動計入其他綜合收益的金融資產、以公允價 值計量且其變動計入當期損益的金融資產。

本集團將同時符合下列條件的金融資產分類為以攤餘成本計量的金融資產:①管理該金融資產的業務模式是以收取合同現金流量為目標之該金融資產的合同條款規定,在特定日期金流量,僅為對本金和以未償付本金額為基礎的利息的支付。此類金融資產按知始計量,相關交易費用計入不屬於任何套期關係的一部分的該類金融資產,按此確認金額;以攤餘成本進行後續計量。不按短額金額;以攤餘成本進行後續計量。不按短額金額;以攤餘成本進行後續計量。不按照確認金額;以攤餘成本進行後續計量。不按照確認金額,以攤餘成本進行後續計量。不按照確認金額,以攤餘成本進行後續計量。

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III SIGNIFICANT ACCOUNTING POLICIES AND ACCOUNTING ESTIMATES (Cont'd)

11. Financial assets and financial liabilities (Cont'd)(1) Financial assets (Cont'd)

1) Classification, recognition basis, and measurement of financial assets (Cont'd)
The Group classifies financial assets as financial assets at fair value through other comprehensive income if both of the following conditions are met: ① the business model for managing the financial assets is to both collect the contractual cash flows and to sell the financial assets. ② the contractual terms of the financial asset provide that the cash flows arising on a specific date are only payments of principal and interest based on the outstanding principal amount. Such financial assets are initially measured at fair value, and the related transaction costs are included in the initial recognition amount. All gains or losses arising from such financial assets that are not part of any hedging relationship are recognized in other comprehensive income, except for credit impairment losses or gains, foreign exchange gains or losses, and interest on such financial assets calculated using the effective interest method; upon derecognition of the financial assets, the cumulative gain or loss previously recognized in other comprehensive income should be transferred from other comprehensive income to profit or loss for the current period. The Group's financial assets that fall into this category include receivables financing.

The Group recognizes interest income based on the effective interest rate method. Interest income is determined by multiplying the book balance of the financial assets by the effective interest rate, except for the following cases: ① for purchased or underlying financial assets that are credit-impaired, interest income is determined from initial recognition based on the amortized cost of the financial assets and the credit-adjusted effective interest rate. ② for purchased or underlying financial assets that are not credit-impaired but become credit-impaired in subsequent periods, interest income is determined in subsequent periods based on the amortized cost of the financial assets and the effective interest rate.

The Group designated the investments in non-trading equity instruments as financial assets measured at fair value through other comprehensive income. This designation, once made, cannot be revoked. Investments in non-trading equity instruments designated by the Group as at fair value through other comprehensive income are initially measured at fair value, with related transaction costs recognized in the initial recognition amount; except for dividends received (other than those attributable to the cost recovery portion of the investment), which are recognized in profit or loss, all other related gains and losses (including exchange gains and losses) are recognized in other comprehensive income and are not subsequently transferred to current profit or loss. When they are derecognized, the cumulative gains and losses previously recognized in other comprehensive income are transferred from other comprehensive income to retained earnings.

三 重要會計政策及會計估計 (續)

11. 金融資產和金融負債(續)

(1) 金融資產(續)

1) 金融資產分類、確認依據和計量方法(續) 本集團將同時符合下列條件的金融資產分類為 以公允價值計量且其變動計入其他綜合收益的 金融資產:①管理該金融資產的業務模式既以收 取合同現金流量為目標又以出售該金融資產為 目標。②該金融資產的合同條款規定,在特定 日期產生的現金流量,僅為對本金和以未償付 本金金額為基礎的利息的支付。此類金融資產 按照公允價值進行初始計量,相關交易費用計 入初始確認金額。不屬於任何套期關係的一部 分的該類金融資產所產生的所有利得或損失, 除信用減值損失或利得、匯兑損益和按照實際 利率法計算的該金融資產利息之外,所產生的 其他利得或損失,均計入其他綜合收益;金融 資產終止確認時,之前計入其他綜合收益的累 計利得或損失應當從其他綜合收益中轉出,計 入當期損益。本集團分類為該類的金融資產具 體包括:應收款項融資等。

本集團按照實際利率法確認利息收入。利息收入根據金融資產賬面餘額乘以實際利率計算確定,但下列情況除外:①對於購入或源生的已發生信用減值的金融資產,自初始確認起,按照該金融資產的攤餘成本和經信用調整的實際利率計算確定其利息收入。②對於購入或源生的未發生信用減值、但在後續期間成為已發生信用減值的金融資產,在後續期間,按照該金融資產的攤餘成本和實際利率計算確定其利息收入。

本集團將非交易性權益工具投資指定為以公允價值計量且其變動計入其他綜合收益的金融資產。該指定一經作出,不得撤銷。本集團指定的以公允價值計量且其變動計入其他綜合收益的非交易性權益工具投資,按照公允價值進行初始計量,相關交易費用計入初始確認金額;除了獲得股利(屬於投資成本收回部分的除外)計入當期損益外,其他相關的利得和損失(包括匯兑損益)均計入其他綜合收益,且後續不得轉及當期損益。當其終止確認時,之前計入其他綜合收益的累計利得或損失從其他綜合收益中轉出,計入留存收益。

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III SIGNIFICANT ACCOUNTING POLICIES AND ACCOUNTING ESTIMATES (Cont'd)

11. Financial assets and financial liabilities (Cont'd) (1) Financial assets (Cont'd)

1) Classification, recognition basis, and measurement of financial assets (*Cont'd*) Financial assets, other than those classified as at amortized cost and those classified as at fair value through other comprehensive income as described above, are classified by the Group as at fair value through profit or loss. Such financial assets are initially measured at fair value, and the related transaction costs are recognized directly in current profit or loss. Gains or losses on such financial assets are recognized in profit or loss.

If the contingent consideration recognized by the Group in a business combination not under common control constitutes a financial asset, the financial asset is classified as a financial asset at fair value through profit or loss.

When the Group changes its business model for managing financial assets, it reclassifies all affected related financial assets.

2) Recognition basis and measurement for transfer of financial assets

The Group derecognizes a financial asset when one of the following conditions is met:

① the contractual rights to receive cash flows from the financial asset are terminated;
② the financial asset is transferred and the Group transfers substantially all the risks and rewards of ownership of the financial asset; ③ the financial asset is transferred and the Group neither transfers nor retains substantially all the risks and rewards of ownership of the financial asset and does not retain control over the financial asset.

If a transfer of a financial asset as a whole satisfies the derecognition condition, the difference between the book value of the transferred financial asset at the date of derecognition and the sum of the consideration received for the transfer and the cumulative amount of changes in fair value previously recognized directly in other comprehensive income corresponding to the derecognized portion is recognized in current profit or loss (The financial asset involved in the transfer meets both the following conditions: the Group's business model for managing the financial assets is to collect the contractual cash flows; the contractual terms of the financial assets provide that the cash flows arising on a specific date are solely payments of interest based on the principal amount).

三重要會計政策及會計估計 (續)

11. 金融資產和金融負債(續)

(1) 金融資產(續)

1) 金融資產分類、確認依據和計量方法(續) 除上述分類為以攤餘成本計量的金融資產和分類為以公允價值計量且其變動計入其他綜合收 益的金融資產之外的金融資產,本集團將其分 類為以公允價值計量且其變動計入當期損益的 金融資產。此類金融資產按照公允價值進行初始計量,相關交易費用直接計入當期損益。此 類金融資產的利得或損失,計入當期損益。

本集團在非同一控制下的企業合併中確認的或 有對價構成金融資產的,該金融資產分類為以 公允價值計量且其變動計入當期損益的金融資 產。

本集團在改變管理金融資產的業務模式時,對 所有受影響的相關金融資產進行重分類。

2) 金融資產轉移的確認依據和計量方法

本集團將滿足下列條件之一的金融資產予以終 止確認:①收取該金融資產現金流量的合同權 利終止;②金融資產發生轉移,本集團轉移了 金融資產所有權上幾乎所有風險和報酬;③金 融資產發生轉移,本集團既沒有轉移也沒有保 留金融資產所有權上幾乎所有風險和報酬,且 未保留對該金融資產控制的。

金融資產整體轉移滿足終止確認條件的,將所轉移金融資產在終止確認日的賬面價值,,與因轉移而收到的對價及原直接計入其他綜合內收益的公允價值變動累計額中對應終止確認部分的金額(涉及轉移的金融資產的同時符合下列條件:集團管理該金融資產的業務模式是以收取合同現金流量為目標;該金融資產的合同條款規定,在特定日期產生的現金流,僅為對本金金額為基礎的利息的支付)之和的差額計入當期損益。

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III SIGNIFICANT ACCOUNTING POLICIES AND ACCOUNTING ESTIMATES (Cont'd)

11. Financial assets and financial liabilities (Cont'd) (1) Financial assets (Cont'd)

2) Recognition basis and measurement for transfer of financial assets (Cont'd) If a partial transfer of a financial asset satisfies the conditions for derecognition, the book value of the financial asset transferred as a whole is apportioned between the derecognized portion and the unrecognized portion according to their respective relative fair values. The difference between the apportioned overall book value of the aforementioned financial asset and the sum of the consideration received for the transfer and the amount corresponding to the derecognized portion of the accumulated changes in fair value previously recognized in other comprehensive income that should be apportioned to the derecognized portion is recognized in current profit or loss (The financial asset involved in the transfer meets both the following conditions: the Group's business model for managing the financial assets is to collect the contractual cash flows; the contractual terms of the financial assets provide that the cash flows arising on a specific date are solely payments of interest based on the principal amount).

(2) Financial liabilities

- 1) Classification, recognition basis, and measurement of financial liabilities
 The Group classifies financial liabilities as financial liabilities measured at amortized cost,
 which are subsequently measured at amortized cost using the effective interest rate
 method, except for the following:
- ① Financial liabilities at fair value through profit or loss (including derivatives that are financial liabilities), including financial liabilities held for trading and financial liabilities designated as at fair value through profit or loss on initial recognition. Such financial liabilities are subsequently measured at fair value, with gains or losses arising from changes in fair value and dividend and interest expenses related to the financial liabilities recognized in profit or loss.
- ② Financial liabilities arising from the transfer of financial assets that do not qualify for derecognition or the continued involvement in the transferred financial assets. Such financial liabilities are measured by the Group in accordance with the provisions of the standards related to the transfer of financial assets.
- ③ Financial guarantee contracts that do not fall under ① or ② above, and loan commitments to lend at below-market interest rates that do not fall under ① above. The Group, as the issuer of such financial liabilities, measures them after initial recognition at the higher of the amount of the loss allowance determined in accordance with the provisions of the relevant standard on impairment of financial instruments and the amount initially recognized less accumulated amortization determined in accordance with the relevant provisions of the income standard.

If the contingent consideration recognized by the Group as a purchaser in a business combination not under common control forms a financial liability, the financial liability is accounted for at fair value through profit or loss.

三 重要會計政策及會計估計 (續)

11. 金融資產和金融負債(續)

(1) 金融資產(續)

2)金融資產轉移的確認依據和計量方法(續)金融資產部分轉移滿足終止確認條件的,將所轉移金融資產整體的賬面價值,在終止確認於分和未終止確認部分之間,按照各自的對價及應分攤至終止確認部分的原計入其他綜部分的價值變有數累計額中對應終止確認部分的氣行。 應分攤至終止確認部分的原計入其他綜部分收價值變動累計額中對應終止確認部分的愈額(涉及轉移的金融資產同時符合下列條件:集團管理該金融資產的業務模式是以收取合同,現金流量為目標:該金融資產的合同條款規定,在特定日期產生的現金流,僅為對本金金融資產整體販面價值的差額計入當期損益。

(2) 金融負債

1) 金融負債分類、確認依據和計量方法 除下列各項外,本集團將金融負債分類為以攤 餘成本計量的金融負債,採用實際利率法,按 照攤餘成本進行後續計量:

①以公允價值計量且其變動計入當期損益的金融負債(含屬於金融負債的衍生工具),包括交易性金融負債和初始確認時指定為以公允價值計量且其變動計入當期損益的金融負債,此類金融負債按照公允價值進行後續計量,公允價值變動形成的利得或損失以及與該金融負債相關的股利和利息支出計入當期損益。

②不符合終止確認條件的金融資產轉移或繼續 涉入被轉移金融資產所形成的金融負債。此類 金融負債,本集團按照金融資產轉移相關準則 規定推行計量。

③不屬於以上①或②情形的財務擔保合同,以及不屬於以上①情形的以低於市場利率貸款的貸款承諾。本集團作為此類金融負債的發行方的,在初始確認後按照依據金融工具減值相關準則規定確定的損失準備金額以及初始確認金額扣除依據收入準則相關規定所確定的累計攤銷後的餘額執高進行計量。

本集團將在非同一控制下的企業合併中作為購買方確認的或有對價形成金融負債的,按照以公允價值計量且其變動計入當期損益進行會計處理。

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III SIGNIFICANT ACCOUNTING POLICIES AND ACCOUNTING ESTIMATES (Cont'd)

11. Financial assets and financial liabilities (Cont'd) (2) Financial liabilities (Cont'd)

2) Conditions for derecognition of financial liabilities

A financial liability or a portion of the financial liability for which the obligation has been discharged is derecognized when all or part of the present obligation of the financial liability has been discharged. If the Group enters into an agreement with a creditor to replace an existing financial liability by assuming a new financial liability and the contractual terms of the new financial liability are materially different from those of the existing financial liability, the existing financial liability is derecognized and the new financial liability is recognized at the same time. If the Group materially modifies all or part of the contractual terms of an existing financial liability, the Group derecognizes the existing financial liability or a portion thereof and recognizes the modified financial liability as a new financial liability. The difference between the book value of the derecognized portion and the consideration paid is recognized in current profit or loss.

(3) Methodology for determining the fair value of financial assets and financial liabilities

The Group measures the fair value of financial assets and financial liabilities at prices in the principal markets or, if no principal market exists, at prices in the most advantageous market and using valuation techniques that are applicable at the time and supported by sufficient available data and other information. There are three levels of inputs used in fair value measurements: level 1 inputs are unadjusted quoted prices in active markets for identical assets or liabilities that are available at the measurement date; level 2 inputs are inputs other than level 1 inputs that are directly or indirectly observable for the related assets or liabilities; and level 3 inputs are unobservable inputs for the underlying assets or liabilities. The Group gives the highest priority to the level 1 inputs and the lowest priority to the level 3 inputs. The level to which the fair value measurement results belong is determined by the lowest level to which the inputs that are significant to the fair value measurement as a whole belong.

The Group's investments in equity instruments are measured at fair value. However, in limited circumstances where there is insufficient recent information available to determine the fair value or where the range of possible estimates of fair value is wide and the cost represents the best estimate of fair value within that range, the cost may represent the appropriate estimate of fair value within that range of distribution.

(4) Offset of financial assets and financial liabilities

The Group's financial assets and financial liabilities are presented separately in the balance sheet and are not offset against each other. However, when the following conditions are also met, the net amount after mutual offset is presented in the balance sheet: ① the Group has a legal right to offset the recognized amount and such legal right is currently enforceable; and ② the Group plans to settle on a net basis or to realize the financial assets and settle the financial liabilities at the same time.

三重要會計政策及會計估計 (續)

11. 金融資產和金融負債(續)

(2) 金融負債(續)

2) 金融負債終止確認條件

當金融負債的現時義務全部或部分已經解除時,終止確認該金融負債或義務已解除的部分。本集團與債權人之間簽訂協議,以承擔新金融負債方式替換現存金融負債,且新金融負債與現存金融負債的合同條款實質上不同金融負債。本集團對現存金融負債全部或部分的金融負債。本集團對現存金融負債全部認現存金融負債或其一部分,同時將修改條款後的金融負債確認為一項新金融負債。終止確認部分的賬面價值與支付的對價之間的差額,計入當期損益。

(3) 金融資產和金融負債的公允價值確定方法

本集團對權益工具的投資以公允價值計量。但 在有限情況下,如果用以確定公允價值的近期 信息不足,或者公允價值的可能估計金額分佈 範圍很廣,而成本代表了該範圍內對公允價值 的最佳估計的,該成本可代表其在該分佈範圍 內對公允價值的恰當估計。

(4) 金融資產和金融負債的抵銷

本集團的金融資產和金融負債在資產負債表內分別列示,不相互抵銷。但同時滿足下列條件時,以相互抵銷後的淨額在資產負債表內列示:①本集團具有抵銷已確認金額的法定權利,且該種法定權利是當前可執行的;②本集團計劃以淨額結算,或同時變現該金融資產和清償該金融負債。

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III SIGNIFICANT ACCOUNTING POLICIES AND ACCOUNTING ESTIMATES (Cont'd)

11. Financial assets and financial liabilities (Cont'd)

(5) Distinction between financial liabilities and equity instruments and related treatment

The Group distinguishes financial liabilities from equity instruments in accordance with the following principles: 1) If the Group cannot unconditionally avoid the performance of a contractual obligation by delivering cash or other financial assets, that contractual obligation meets the definition of a financial liability. Some financial instruments do not explicitly contain terms and conditions for the obligation to deliver cash or other financial assets, but may indirectly create contractual obligations through other terms and conditions. 2) If a financial instrument is required to be settled with or may be settled with the Group's own equity instruments, it is necessary to consider whether the Group's own equity instruments used to settle the instrument are intended as a substitute for cash or other financial assets or are intended to give the holder of the instrument a residual interest in the assets of the issuer after deducting all liabilities. In the former case, the instrument is a financial liability of the issuer; in the latter case, the instrument is an equity instrument of the issuer. In certain circumstances, if a financial instrument contract stipulates that the Group must or may settle the financial instrument with its own equity instrument, where the amount of the contractual right or contractual obligation is equal to the quantity of its own equity instrument available or to be delivered multiplied by its fair value at the time of settlement, whether the amount of the contractual right or obligation is fixed or varies wholly or partially based on changes in variables (e.g. interest rates, the price of a commodity or the price of a financial instrument) other than the market price of the Group's own equity instrument, the contract is classified as a financial liability.

In classifying financial instruments (or their components) in the consolidated statements, the Group considers all terms and conditions agreed between the members of the Group and the holders of the financial instruments. An instrument should be classified as a financial liability if the Group as a whole has an obligation to deliver cash, other financial assets or settle in a manner that otherwise causes the instrument to become a financial liability as a result of the instrument.

If financial instruments or their components are financial liabilities, the related interest, dividends, gains or losses, and gains or losses arising from redemption or refinancing are recognized in profit or loss for the current period.

If financial instruments or their components are equity instruments, the Group treats them as a change in equity and does not recognize changes in the fair value of the equity instruments upon their issuance (including refinancing), repurchase, sale or cancellation.

三 重要會計政策及會計估計 (續)

11. 金融資產和金融負債(續)

(5) 金融負債與權益工具的區分及相關處理方法

本集團按照以下原則區分金融負債與權益工具: 1)如果本集團不能無條件地避免以交付現金或 其他金融資產來履行一項合同義務,則該合同 義務符合金融負債的定義。有些金融工具雖然 沒有明確地包含交付現金或其他金融資產義務 的條款和條件,但有可能通過其他條款和條件 間接地形成合同義務。2)如果一項金融工具須 用或可用本集團自身權益工具進行結算,需要 考慮用於結算該工具的本集團自身權益工具, 是作為現金或其他金融資產的替代品,還是為 了使該工具持有方享有在發行方扣除所有負債 後的資產中的剩餘權益。如果是前者,該工具 是發行方的金融負債;如果是後者,該工具是 發行方的權益工具。在某些情況下, 一項金融 工具合同規定本集團須用或可用自身權益工具 結算該金融工具,其中合同權利或合同義務的 金額等於可獲取或需交付的自身權益工具的數 量乘以其結算時的公允價值,則無論該合同權 利或義務的金額是固定的,還是完全或部分地 基於除本集團自身權益工具的市場價格以外的 變量(例如利率、某種商品的價格或某項金融工 具的價格)的變動而變動,該合同分類為金融負 債。

本集團在合併報表中對金融工具(或其組成部分)進行分類時,考慮了集團成員和金融工具持有方之間達成的所有條款和條件。如果集團作為一個整體由於該工具而承擔了交付現金、其他金融資產或者以其他導致該工具成為金融負債的方式進行結算的義務,則該工具應當分類為金融負債。

金融工具或其組成部分屬於金融負債的,相關利息、股利(或股息)、利得或損失,以及贖回或再融資產生的利得或損失等,本集團計入當期損益。

金融工具或其組成部分屬於權益工具的,其發行(含再融資)、回購、出售或註銷時,本集團作為權益的變動處理,不確認權益工具的公允價值變動。

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III SIGNIFICANT ACCOUNTING POLICIES AND ACCOUNTING ESTIMATES (Cont'd)

11. Financial assets and financial liabilities (Cont'd)

(6) Impairment of financial instruments

The Group accounts for impairment and recognizes loss provisions on the basis of expected credit losses for: 1) financial assets measured at amortized cost; 2) financial assets measured at fair value through other comprehensive income (the financial assets involved meet all of the following conditions: the Group's business model for managing the financial assets is to collect the contractual cash flows; the contractual terms of the financial assets provide that the cash flows arising on a specific date are solely payments of interest based on the principal amount); 3) lease receivables; 4) contract assets; 5) financial guarantee contracts.

Expected credit loss is the weighted average of credit losses on financial instruments weighted by the risk of default. Credit losses represent the difference between all contractual cash flows receivable by the Group under the contract and all cash flows expected to be collected, discounted at the original effective interest rate, which is the present value of the entire cash shortfall.

For notes receivable, accounts receivable and financing receivables arising from ordinary operating activities, such as sales of goods and rendering of services, the Group measures the loss allowance based on lifetime expected credit losses rate, regardless of whether or not there is a significant financing component.

For items other than those mentioned above, the Group measures the provision for losses in accordance with the following circumstances: ① for financial instruments with no significant increase in credit risk since initial recognition, the Group measures the provision for losses at the amount of expected credit losses over the next 12 months; ② for financial instruments with a significant increase in credit risk since initial recognition, the Group measures the provision for losses at an amount equal to the expected credit losses over the entire life of the instrument; ③ for purchased or underlying financial assets that are credit-impaired, the Group measures the provision for losses at an amount equal to the expected credit loss over the entire life of the instrument.

For financial assets measured at fair value through other comprehensive income (the financial assets involved meet all of the following conditions: the Group's business model for managing the financial assets is to collect the contractual cash flows; the contractual terms of the financial assets provide that the cash flows arising on a specific date are solely payments of interest based on the principal amount), the Group recognizes their provision for credit losses in other comprehensive income and recognizes the impairment loss or gain in profit or loss without reducing the book value of the financial asset as stated in the balance sheet. The amount of increase or reversal of the provision for credit losses on financial instruments other than those listed above is recognized as impairment loss or gain in profit or loss.

三重要會計政策及會計估計 (續)

11. 金融資產和金融負債(續)

(6) 金融工具的減值

本集團以預期信用損失為基礎,對下列項目進行減值會計處理並確認損失準備:1)以攤餘成本計量的金融資產;2)以公允價值計量且其變動計入其他綜合收益的金融資產(涉及的金融資產同時符合下列條件:集團管理該金融資產的養務模式是以收取合同現金流量為目標;該金融資產的合同條款規定,在特定日期產生的現金流,僅為對本金金額為基礎的利息的支付);3)應收租賃款:4)合同資產:5)財務擔保合同。

預期信用損失,是指以發生違約的風險為權重的金融工具信用損失的加權平均值。信用損失,是指本集團按照原實際利率折現的、根據合同應收的所有合同現金流量與預期收取的所有現金流量之間的差額,即全部現金短缺的現值。

本集團對於因銷售商品、提供勞務等日常經營 活動形成的應收票據、應收賬款和應收款項融 資,無論是否存在重大融資成分,本集團均按 照整個存續期的預期信用損失率計量損失準備。

除上述項目外,對其他項目,本集團按照下列情形計量損失準備:①信用風險自初始確認後未顯著增加的金融工具,本集團按照未來12個月的預期信用損失的金額計量損失準備;②信用風險自初始確認後已顯著增加的金融工具,本集團按照相當於該金融工具整個存續期內預期信用損失的金額計量損失準備;③購買或源生已發生信用減值的金融工具,本集團按照相當於整個存續期內預期信用損失的金額計量損失準備。

以公允價值計量且其變動計入其他綜合收益的金融資產(涉及的金融資產同時符合下列條件: 集團管理該金融資產的業務模式是以收取合同現金流量為目標:該金融資產的合同條款規定,在特定日期產生的現金流,僅為對本金金額為基礎的利息的支付),本集團在其他綜合收益中確認其信用損失準備,並將減值損失或利得計入當期損益,不減少該金融資產在資產負債表中列示的賬面價值。除此之外的金融工具的信用損失準備的增加或轉回金額,作為減值損失或利得計入當期損益。

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III SIGNIFICANT ACCOUNTING POLICIES AND ACCOUNTING ESTIMATES (Cont'd)

11. Financial assets and financial liabilities (Cont'd)

(6) Impairment of financial instruments (Cont'd)

For financial instruments with Group credit risk at the balance sheet date, the Company assumes that their credit risk has not increased significantly since initial recognition and measures the provision for losses based on expected credit losses over the next 12 months.

The Group calculates interest income on financial instruments that are in the first and second stages, as well as those with lower credit risk, based on their book balances not net of impairment allowances and effective interest rates. For financial instruments in third stage, interest income is calculated on the basis of their book balance less amortized cost after provision for impairment and the effective interest rate.

For accounts receivable for which there is objective evidence of impairment and for other accounts receivable for which an individual evaluation is applicable, a separate impairment test is performed, the expected credit loss is recognized, and an individual provision for impairment is made. When information about expected credit losses cannot be evaluated at a reasonable cost for accounts receivable or individual financial assets for which no objective evidence of impairment exists, the Group classifies the receivables into portfolios based on credit risk characteristics and calculates the expected credit losses on the basis of the portfolios, which are determined as follows:

1) Accounts receivable

Portfolio 1 - Receivables from YCIH Group and its subsidiaries

Portfolio 2 – Receivables from third parties and other related parties

2) Other receivables

Portfolio 1 – Deposits, guarantees and employee reserves receivable ("Deposits and guarantees portfolio")

Portfolio 2 – Receivables from YCIH Group and its subsidiaries

Portfolio 3 – Other accounts receivables

For accounts receivable classified into portfolios, the Group calculates expected credit losses by referring to historical credit loss experience and preparing a statement of the number of days overdue for accounts receivable against the expected credit loss rate for the entire duration of the accounts receivable, taking into account the current situation as well as forecasts of future economic conditions.

For notes receivable, receivables financing and other receivables classified into portfolios, the Group calculates expected credit losses by reference to historical credit loss experience, taking into account current conditions and forecasts of future economic conditions through default risk exposures and expected credit loss rates within the next 12 months or over the entire duration.

The Group recognizes the provision for losses provided or reversed in profit or loss for the current period. For debt instruments held at fair value through other comprehensive income, the Group then adjusts other comprehensive income while recognizing impairment losses or gains in profit or loss for the current period.

三 重要會計政策及會計估計 (續)

11. 金融資產和金融負債(續)

(6) 金融工具的減值(續)

對於在資產負債表日具有較低信用風險的金融工具,本集團假設其信用風險自初始確認後並未顯著增加,按照未來12個月內的預期信用損失計量損失準備。

本集團對於處於第一階段、第二階段以及較低信用風險的金融工具,按照其未扣除減值準備的賬面餘額和實際利率計算利息收入。對於處於第三階段的金融工具,按照其賬面餘額減已計提減值準備後的攤餘成本和實際利率計算利息收入。

對於存在客觀證據表明存在減值以及其他適用 於單項評估的應收賬款,單獨進行減值測試, 確認預期信用損失,計提單項減值準備。對 於不存在減值客觀證據的應收賬款或單項金融 資產無法以合理成本評估預期信用損失的信息 時,本集團依據信用風險特徵將應收款項劃 分為若干組合,在組合基礎上計算預期信用損 失,確定組合的依據如下:

1) 應收賬款

組合1 一應收雲南建投集團及其子公司 組合2 一應收第三方及其他關聯方

2) 其他應收款

組合1 - 應收押金、保證金、職工備用金(「押金及保證金組合」)

組合2 -應收雲南建投集團及其子公司

組合3 - 應收其他往來款

對於劃分為組合的應收賬款,本集團參考歷史信用損失經驗,結合當前狀況以及對未來經濟狀況的預測,編製應收賬款逾期天數與整個存續期預期信用損失率對照表,計算預期信用損失。

對於應收票據、應收款項融資和劃分組合的其他應收款,本集團參考歷史信用損失經驗,結合當前狀況以及對未來經濟狀況的預測,通過違約風險敞口和未來12個月內或整個存續期預期信用損失率,計算預期信用損失。

本集團將計提或轉回的損失準備計入當期損益,對於持有的以公允價值計量且其變動計入 其他綜合收益的債務工具,本集團再將減值損 失或利得計入當期損益的同時調整其他綜合收 益。

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III SIGNIFICANT ACCOUNTING POLICIES AND ACCOUNTING ESTIMATES (Cont'd)

12. Inventories

The Group's inventories mainly include raw materials, turnover materials, and finished goods.

Inventories are maintained on a perpetual inventory basis and are valued at actual cost at the time of acquisition; the weighted-average method is used to determine the actual cost of inventories when they are claimed or issued. Low-value consumables and packaging are amortized using the one-time reversal method.

The net realizable value of inventories of merchandise used directly for sale, such as goods in stock, work-in-process, and materials held for sale, is determined as the estimated selling price of such inventories less estimated selling expenses and related taxes; the net realizable value of inventories of materials held for production is determined as the estimated selling price of the finished goods produced less the estimated costs to be incurred until completion, estimated selling expenses and related taxes.

13. Contract costs

(1) Method of determining the amount of assets related to contract costs

The Group's assets related to contract costs include contract performance costs and contract acquisition costs.

Contract performance costs, which are costs incurred by the Group to perform a contract that are not regulated by other ASBEs and that also meet the following conditions, are recognized as contract performance costs as an asset: the costs are directly related to a current contract or expected contract to be obtained, including direct labor, direct materials, manufacturing costs (or similar costs), costs explicitly borne by the customer and other costs incurred solely as a result of that contract; the costs increase the Group's future resources available to meet its performance obligations; and the costs are expected to be recovered.

Contract acquisition costs, i.e., incremental costs incurred by the Group to acquire a contract that are expected to be recovered, are recognized as an asset; if the amortization period of the asset does not exceed one year, it is charged to current profit or loss as incurred. Incremental costs are costs that would not have been incurred had the Group not obtained the contract (e.g., sales commissions). Expenses incurred by the Group to obtain a contract other than incremental costs expected to be recovered (such as travel expenses that would have been incurred regardless of whether the contract was obtained) are charged to current profit or loss as incurred, except for those explicitly borne by the customer.

(2) Amortization of assets related to contract costs

The Group's assets related to contract costs are amortized to current profit or loss using the same basis as that used to recognize revenue from the goods to which the assets relate.

三重要會計政策及會計估計 (續)

12. 存貨

本集團存貨主要包括原材料、周轉材料和產成 品等。

存貨實行永續盤存制,存貨在取得時按實際成本計價;領用或發出存貨,採用加權平均法確定其實際成本。低值易耗品和包裝物採用一次轉銷法進行攤銷。

庫存商品、在產品和用於出售的材料等直接用 於出售的商品存貨,其可變現淨值按該存貨的 估計售價減去估計的銷售費用和相關税費後的 金額確定;用於生產而持有的材料存貨,其可 變現淨值按所生產的產成品的估計售價減去至 完工時估計將要發生的成本、估計的銷售費用 和相關税費後的金額確定。

13. 合同成本

(1) 與合同成本有關的資產金額的確定方法

本集團與合同成本有關的資產包括合同履約成 本和合同取得成本。

合同履約成本,即本集團為履行合同發生的成本,不屬於其他企業會計準則規範範圍且同時滿足下列條件的,作為合同履約成本確認為一項資產:該成本與一份當前或預期取得的合同直接相關,包括直接人工、直接材料、製造費用(或類似費用)、明確由客戶承擔的成本與及僅因該合同而發生的其他成本;該成本增加了本集團未來用於履行履約義務的資源;該成本預期能夠收回。

合同取得成本,即本集團為取得合同發生的增量成本預期能夠收回的,作為合同取得成本確認為一項資產;該資產攤銷期限不超過一年的,在發生時計入當期損益。增量成本,是指本集團不取得合同就不會發生的成本(如銷售佣金等)。本集團為取得合同發生的、除預期能夠收回的增量成本之外的其他支出(如無論是否取得合同均會發生的差旅費等),在發生時計入當期損益,但是,明確由客戶承擔的除外。

(2) 與合同成本有關的資產的攤銷

本集團與合同成本有關的資產採用與該資產相關的商品收入確認相同的基礎進行攤銷,計入 當期損益。

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III SIGNIFICANT ACCOUNTING POLICIES AND ACCOUNTING ESTIMATES (Cont'd)

13. Contract costs (Cont'd)

(3) Impairment of assets related to contract costs

In determining impairment losses on assets related to contract costs, the Group first determines impairment losses on other assets related to contracts recognized in accordance with other relevant ASBEs; then, if the book value of the asset is higher than the sum of the remaining consideration that the Group expects to obtain for the transfer of the commodity related to the asset and the estimated costs to be incurred for the transfer of the related commodity, a provision for impairment should be made for the difference, and the difference should be recognized as impairment loss on assets.

If there is a subsequent change in the factors for impairment in previous periods, such that the aforementioned difference is higher than the book value of the asset, the original provision for impairment is reversed and recognized in current profit or loss, but the book value of the reversed asset should not exceed the book value of the asset at the date of reversal assuming no provision for impairment was made.

14. Long-term equity investments

The Group's long-term equity investments mainly consist of investments in subsidiaries, investments in associates and investments in joint ventures.

The Group bases its judgment of joint control on the fact that all participants or a combination of participants collectively control the arrangement and that the policies of the activities related to the arrangement must be unanimously agreed by those participants who collectively control the arrangement.

The Group is generally considered to have significant influence over an investee when it owns more than 20% but less than 50% of the voting rights in the investee, either directly or indirectly through a subsidiary. If the Group holds less than 20% of the voting rights in the investee, it needs to judge whether it has significant influence over the investee by also taking into account the facts and circumstances such as having representatives on the board of directors or similar authority of the investee, or participating in the process of formulating financial and operating policies of the investee, or having significant transactions with the investee, or sending management personnel to the investee, or providing key technical information to the investee.

An investee unit over which control is formed is a subsidiary of the Group. For long-term equity investments acquired through a business combination under common control, at the date of combination, the share of the book value of the net assets of the combined party in the consolidated statements of the ultimate controlling party is used as the initial investment cost of the long-term equity investment. If the book value of the net assets of the combined party at the date of combination is negative, the cost of long-term equity investments is determined at zero.

三重要會計政策及會計估計 (續)

13. 合同成本(續)

(3) 與合同成本有關的資產的減值

本集團在確定與合同成本有關的資產的減值損失時,首先對按照其他相關企業會計準則確認的、與合同有關的其他資產確定減值損失;然後根據其賬面價值高於本集團因轉讓與該資產相關的商品預期能夠取得的剩餘對價以及為轉讓該相關商品估計將要發生的成本這兩項差額的,超出部分應當計提減值準備,並確認為資產減值損失。

以前期間減值的因素之後發生變化,使得前述 差額高於該資產賬面價值的,轉回原已計提的 資產減值準備,並計入當期損益,但轉回後的 資產賬面價值不應超過假定不計提減值準備情 況下該資產在轉回日的賬面價值。

14. 長期股權投資

本集團長期股權投資主要是對子公司的投資、 對聯營企業的投資和對合營企業的投資。

本集團對共同控制的判斷依據是所有參與方或 參與方組合集體控制該安排,並且該安排相關 活動的政策必須經過這些集體控制該安排的參 與方一致同意。

本集團直接或通過子公司間接擁有被投資單位 20%以上但低於50%的表決權時,通常認為對被投資單位具有重大影響。持有被投資單位 20%以下表決權的,還需要綜合考慮在被投資單位的董事會或類似權力機構中派有代表、或參與被投資單位財務和經營政策制定過程、或與被投資單位之間發生重要交易、或向被投資單位派出管理人員、或向被投資單位提供關鍵技術資料等事實和情況判斷對被投資單位具有重大影響。

對被投資單位形成控制的,為本集團的子公司。通過同一控制下的企業合併取得的長期股權投資,在合併日按照取得被合併方在最終控制方合併報表中淨資產的賬面價值的份額作為長期股權投資的初始投資成本。被合併方在合併日的淨資產賬面價值為負數的,長期股權投資成本按零確定。

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III SIGNIFICANT ACCOUNTING POLICIES AND ACCOUNTING ESTIMATES (Cont'd)

14. Long-term equity investments (Cont'd)

If an equity interest in an investee under common control is acquired in stages through multiple transactions, resulting in a business combination, which is a package transaction, the Group accounts for each transaction as one transaction to obtain control. If the transactions are not a package deal, at the date of combination, the post-combination share of the book value of the net assets of the combined party in the consolidated financial statements of the ultimate controlling party is used as the initial investment cost of the long-term equity investment. For the difference between the initial investment cost and the sum of the book value of long-term equity investments before reaching combination and the book value of the consideration paid for further acquisition of shares at the date of combination, the capital reserves shall be adjusted, and if capital reserves are insufficient to be written down, the retained earnings shall be written down.

For long-term equity investments acquired through a business combination not under common control, the cost of the combination is used as the initial investment cost.

If the acquisition of an equity interest in an investee not under common control through multiple transactions in steps that ultimately result in a business combination is a package transaction, the Group accounts for each transaction as one transaction to obtain control. If the transactions are not a package deal, the sum of the book value of the equity investment originally held and the cost of the new investment is used as the initial investment cost to be accounted for under the cost method. If the equity interest held prior to the date of purchase is accounted for under the equity method, the related other comprehensive income accounted for under the original equity method is not adjusted for the time being, and the same basis of accounting as that used for the direct disposal of the related assets or liabilities by the investee is used for the disposal of the investment. For equity interests held prior to the date of purchase that are non-trading equity instruments designated as at fair value through other comprehensive income, cumulative changes in fair value that were previously recognized in other comprehensive income are not transferred to current profit or loss.

In contrast to the long-term equity investments acquired through business combination mentioned above, for long-term equity investments acquired by paying cash, the actual purchase price paid is used as the investment cost; for long-term equity investments acquired by issuing equity securities, the fair value of equity securities issued is used as the investment cost; for long-term equity investments invested by investors, the value agreed in the investment contract or agreement is used as the investment cost.

The Group accounts for its investments in subsidiaries using the cost method and its investments in joint ventures and associates using the equity method.

For long-term equity investments accounted for by the cost method for subsequent measurement, the book value of the cost of long-term equity investments is increased by the fair value of the cost amount paid for the additional investment and the related transaction costs incurred when the additional investment is made. Cash dividends or profits declared by the investee are recognized as investment income at the amount entitled.

三重要會計政策及會計估計 (續)

14. 長期股權投資(續)

通過多次交易分步取得同一控制下被投資單位的股權,最終形成企業合併,屬於一攬子交易的,本集團將各項交易作為一項取得控制權的交易進行會計處理。不屬於一攬子交易的,在合併日,根據合併後享有被合併方淨資產在終控制方合併財務報表中的賬面價值的份額額人。初始投資成本與達到合併前的長期股權投資的的初始投資成本。初始投資成本與達到合併前的長期股權投資問數數,測數資本公積,資本公積不足由之和的差額,調整資本公積,資本公積不足沖減的,沖減留存收益。

通過非同一控制下的企業合併取得的長期股權 投資,以合併成本作為初始投資成本。

除上述通過企業合併取得的長期股權投資外,以支付現金取得的長期股權投資,按照實際支付的購買價款作為投資成本;以發行權益性證券取得的長期股權投資,按照發行權益性證券的公允價值作為投資成本;投資者投入的長期股權投資,按照投資合同或協議約定的價值作為投資成本。

本集團對子公司投資採用成本法核算,對合營 企業及聯營企業投資採用權益法核算。

後續計量採用成本法核算的長期股權投資,在 追加投資時,按照追加投資支付的成本額公允 價值及發生的相關交易費用增加長期股權投資 成本的賬面價值。被投資單位宣告分派的現金 股利或利潤,按照應享有的金額確認為當期投 資收益。

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III SIGNIFICANT ACCOUNTING POLICIES AND ACCOUNTING ESTIMATES (Cont'd)

14. Long-term equity investments (Cont'd)

For long-term equity investments accounted for under the equity method for subsequent measurement, the book value of long-term equity investments is increased or decreased accordingly with changes in the owners' equity of the investee. In particular, in recognizing the share of net profit or loss in the investee, the net profit of the investee is recognized based on the fair value of each identifiable asset, etc. of the investee at the time the investment is acquired, in accordance with the Group's accounting policies and accounting periods, and after offsetting the portion of the gain or loss from internal transactions with associates and joint ventures that is attributable to the investee in proportion to the shareholding.

The difference between the book value and the actual acquisition price of long-term equity investments disposed of is recognized as investment income in the current period. For long-term equity investments accounted for using the equity method, the related other comprehensive income previously accounted for by the equity method should be accounted for on the same basis as the that of direct disposal of the related assets or liabilities by the investee upon the termination of the equity method of accounting, and the owners' equity recognized as a result of changes in the owners' equity of the investee other than net profit or loss, other comprehensive income, and profit distribution should be transferred in full to current investment income upon the termination of the equity method of accounting.

If a portion of an equity investment is disposed of and so on, and joint control or significant influence over the investee is lost, the difference between the fair value and the book value of the remaining equity interest at the date of loss of joint control or significant influence is recognized in current profit or loss if the remaining equity interest after disposal is accounted for by applying ASBE No. 22 – Recognition and Measurement of Financial Instruments (Caikuai [2017] No. 7). Other comprehensive income recognized on the original equity investment due to the adoption of the equity method of accounting is accounted for on the same basis as that of the direct disposal of the related assets or liabilities by the investee when the equity method of accounting is discontinued and carried forward proportionately. Owners' equity recognized as a result of changes in the investee's owners' equity other than net profit or loss, other comprehensive income, and profit distribution should be transferred proportionately to current investment income.

三 重要會計政策及會計估計 (續)

14. 長期股權投資(續)

後續計量採用權益法核算的長期股權投資,隨著被他投資單位所有者權益的變動相應調整增加或減少長期股權投資的賬面價值。其中在確認應享有被投資單位淨損益的份額時,以允價值為基礎,按照本集團的會計政策及會計期間,並抵銷與聯營企業及合營企業之間發生的內部交易損益按照持股比例計算歸屬於投資企業的部分,對被投資單位的淨利潤進行調整後確認。

處置長期股權投資,其賬面價值與實際取得價款的差額,計入當期投資收益。採用權益法核算的長期股權投資,原權益法核算的相關其他綜合收益應當在終止採用權益法核算時採用與被投資單位直接處置相關資產或負債相同的基礎進行會計處理,因被投資方除淨損益、其他綜合收益和利潤分配以外的其他所有者權益變動而確認的所有者權益,應當在終止採用權益法核算時全部轉入當期投資收益。

因處置部分股權投資等原因喪失了對被投資單位的共同控制或重大影響的,處置後的剩餘股權適用《企業會計準則第22號一金融工具確認和計量(財會[2017]7號)》核算的,剩餘股權在喪失共同控制或重大影響之日的公允價值與賬面價值之間的差額計入當期損益。原股權投資因採用權益法核算而確認的其他綜合收益,在終置相關資產或負債相同的基礎處理並按比例結構分配以外的其他所有者權益變動而確認的所有者權益,應當按比例轉入當期投資收益。

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III SIGNIFICANT ACCOUNTING POLICIES AND ACCOUNTING ESTIMATES (Cont'd)

14. Long-term equity investments (Cont'd)

If control over the investee is lost as a result of the disposal of part of the long-term equity investment, and the remaining equity interest after disposal is capable of exercising joint control or significant influence over the investee, it is accounted for under the equity method instead, and the difference between the book value of the equity interest disposed of and the consideration for disposal is recognized as investment income, and the remaining equity interest is adjusted as if it had been accounted for under the equity method from the time of acquisition; if the remaining equity interest after disposal is unable to exercise joint control or exert significant influence over the investee, the accounting treatment shall be in accordance with ASBE No. 22 – Recognition and Measurement of Financial Instruments (Caikuai [2017] No. 7), and the difference between the book value of the equity interest disposed of and the consideration for disposal is recognized as investment income, and the difference between the fair value and the book value of the remaining equity interest at the date of loss of control is recognized in current profit or loss.

If transactions of the step-by-step disposal of equity to loss of controlling interest are not a package deal, the Group accounts for each transaction separately. If they are a package deal, each transaction is accounted for as a transaction in which a subsidiary was disposed of and control was lost, but the difference between the disposal price and the book value of the long-term equity investment corresponding to the equity interest disposed of in each transaction before the loss of control is recognized as other comprehensive income and is transferred to profit or loss in the period when control is lost.

15. Investment properties

Investment properties, including land use rights that have already been leased out, buildings that are held for the purpose of leasing, and buildings that are being constructed or developed for future use for leasing. They are measured using the cost model.

The Group's investment properties are depreciated using the average life method. The estimated useful life, net residual value rates, and annual depreciation (amortization) rates of investment properties are shown below:

三重要會計政策及會計估計 (續)

14. 長期股權投資(續)

因處置部分長期股權投資喪失了對被投資單位控制的,處置後的剩餘股權能夠對被投資單位實施共同控制或施加重大影響的,改按權益法核算,處置股權賬面價值和處置對價的差額計入投資收益,並對該剩餘股權視同自取得時即採用權益法核算進行調整;處置後的剩餘股權不能對被投資單位實施共同控制或施加重大影響的,適用《企業會計準則第22號一金融工具確認和計量(財會[2017]7號)》進行會計處理,處置股權賬面價值和處置對價的差額計入投資收益,剩餘股權在喪失控制之日的公允價值與賬面價值間的差額計入當期損益。

本集團對於分步處置股權至喪失控股權的各項交易不屬於一攬子交易的,對每一項交易分別進行會計處理。屬於「一攬子交易」的,將各項交易作為一項處置子公司並喪失控制權之前每一次交易處置價款與所處置的股權對應的長期股權投資賬面價值之間的差額,確認為其他綜合收益,到喪失控制權時再一併轉入喪失控制權的當期損益。

15. 投資性房地產

本集團投資性房地產包括已出租的土地使用權 和以出租為目的的建築物以及正在建造或開發 過程中將來用於出租的建築物。採用成本模式 計量。

本集團投資性房地產採用平均年限法計提折舊。投資性房地產的預計使用壽命、淨殘值率及年折舊(攤銷)率如下:

Category	類別	Depreciable life (years) 折舊年限(年)	Estimated residual value rate (%) 預計殘值率(%)	Annual depreciation rate (%) 年折舊率(%)
Houses and buildings	房屋建築物	30	0	3.33

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III SIGNIFICANT ACCOUNTING POLICIES AND ACCOUNTING ESTIMATES (Cont'd)

16. Fixed assets

The Group's fixed assets are tangible assets with the following characteristics at the same time, i.e., held for the purpose of production of goods, provision of services, leasing, or business management, with a useful life of more than one year and with a large unit value.

Fixed assets are recognized when it is probable that the economic benefits associated with them will flow to the Group and their cost can be measured reliably. The Group's fixed assets include houses and buildings, machinery and equipment, transportation equipment, electronic equipment, and other equipment.

The Group depreciates all fixed assets, except for those that are fully depreciated and continue to be used and land that is separately recorded in the accounts. The provision for depreciation is made using the straight-line method. The categorized depreciable life, estimated net residual value rates, and depreciation rates of the Group's fixed assets are as follows:

三重要會計政策及會計估計 (續)

16. 固定資產

本集團固定資產是指同時具有以下特徵,即為 生產商品、提供勞務、出租或經營管理而持有 的,使用年限超過一年,單位價值較大的有形 資產。

固定資產在與其有關的經濟利益很可能流入本 集團、且其成本能夠可靠計量時予以確認。本 集團固定資產包括房屋及建築物、機器設備、 運輸工具、電子設備以及其他設備等。

除已提足折舊仍繼續使用的固定資產和單獨計 價入賬的土地外,本集團對所有固定資產計提 折舊。計提折舊時採用平均年限法。本集團固 定資產的分類折舊年限、預計淨殘值率、折舊 率如下:

No. 序號	Category	類別	Depreciable life (years) 折舊年限(年)	Estimated residual value rate (%) 預計殘值率(%)	Annual depreciation rate (%) 年折舊率(%)
1	Houses and buildings	房屋建築物	2-30	3	3.23-48.50
2	Machinery and equipment	機器設備	3-10	3	9.70-32.33
3	Transportation equipment	運輸工具	5-8	3	12.13-19.40
4	Electronic equipment	電子設備	3	3	32.33
5	Other equipment	其他設備	2-5	3	19.40-48.50

The Group reviews the estimated useful life, estimated net residual values, and depreciation methods of fixed assets at the end of each year, and treats any changes as changes in accounting estimates.

17. Construction in progress

Construction in progress is carried forward to fixed assets at the estimated value from the date it reaches the intended useable state, based on the project budget, cost, or actual cost of construction, etc. Depreciation starts from the following month, and the difference in the original value of fixed assets is adjusted after the completion of the final accounting procedures.

本集團於每年年度終了,對固定資產的預計使 用壽命、預計淨殘值和折舊方法進行覆核,如 發生改變,則作為會計估計變更處理。

17. 在建工程

在建工程在達到預定可使用狀態之日起,根據工程預算、造價或工程實際成本等,按估計的價值結轉固定資產,次月起開始計提折舊,待辦理了竣工決算手續後再對固定資產原值差異進行調整。

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III SIGNIFICANT ACCOUNTING POLICIES AND ACCOUNTING ESTIMATES (Cont'd)

18. Borrowing costs

Borrowing costs incurred directly attributable to fixed assets, investment properties, inventories, and others that require more than one year of acquisition and construction or production activities to reach their intended usable or saleable condition are capitalized when the expenditure on the assets has been incurred, the borrowing costs have been incurred and the acquisition and construction or production activities necessary to bring the assets to their intended usable or saleable condition have commenced; capitalization ceases when the assets acquired, constructed or produced that qualify for capitalization reach their intended usable or saleable condition, and borrowing costs incurred thereafter are recognized in current profit or loss. If assets eligible for capitalization are abnormally suspended in acquisition or construction or production for more than three months continuously, the capitalization of borrowing costs shall be suspended until the restart of acquisition or construction, and production activities of the assets.

Interest expenses actually incurred in the current period on special borrowings are capitalized, net of interest income earned on unused borrowed funds deposited in banks or investment income earned on temporary investments; general borrowings are capitalized based on the weighted-average amount of accumulated asset expenses in excess of the portion of special borrowings multiplied by the capitalization rate of the general borrowings occupied. The capitalization rate is determined based on the weighted-average interest rate of general borrowings.

19. Right-of-use assets

Right-of-use assets represent the right of the Group as a lessee to use the leased assets during the lease term.

(1) Initial measurement

At the inception date of the lease term, the Group initially measures the right-of-use asset at cost. The cost includes the following four items: ① the initial measurement amount of the lease liability; ② the amount of lease payments made on or before the commencement date of the lease term, less the amount related to the lease incentives already enjoyed if lease incentives exist; ③ the initial direct costs incurred, i.e., the incremental costs incurred to reach the lease; and ④ the costs expected to be incurred to disassemble and remove the leased asset, restore the site where the leased asset is located, or restore the leased asset to the condition agreed under the terms of the lease, except for those incurred for the production of inventories.

(2) Subsequent measurement

After the commencement date of the lease term, the Group adopts the cost model for the subsequent measurement of right-of-use assets, i.e. right-of-use assets are measured at cost less accumulated depreciation and accumulated impairment losses. Where the Group remeasures the lease liabilities in accordance with the relevant provisions of the leasing standards, the book value of the right-of-use assets is adjusted accordingly.

三重要會計政策及會計估計 (續)

18. 借款費用

發生的可直接歸屬於需要經過1年以上的購建或者生產活動才能達到預定可使用或者可銷售狀態的固定資產、投資性房地產和存貨等的借款費用,在資產支出已經發生、借款費用已經發生、為使資產達到預定可使用或可銷售狀態所必要的購建或生產活動已經開始時,開始產達到預定可使用或可銷售狀態時,停止資本化條件的資產在購建或者生產過程中發生,其資本化條件的資產在購建或者生產過程中發生非正常中斷、且中斷時間連續超過3個月,暫停借款費用的資本化,直至資產的購建或生產活動重新開始。

專門借款當期實際發生的利息費用,扣除尚未動用的借款資金存入銀行取得的利息收入或進行暫時性投資取得的投資收益後的金額予以資本化:一般借款根據累計資產支出超過專門借款部分的資產支出加權平均數乘以所佔用一般借款的資本化率,確定資本化金額。資本化率根據一般借款加權平均利率計算確定。

19. 使用權資產

使用權資產,是指本集團作為承租人可在租賃 期內使用租賃資產的權利。

(1) 初始計量

在租賃期開始日,本集團按照成本對使用權資產進行初始計量。該成本包括下列四項:①租賃負債的初始計量金額:②在租賃期開始日或之前支付的租賃付款額,存在租賃激勵的,扣除已享受的租賃激勵相關金額;③發生的初始直接費用,即為達成租賃所發生的增量成本;④為拆卸及移除租賃資產、復原租賃資產所在場地或將租賃資產恢復至租賃條款約定狀態預計將發生的成本,屬於為生產存貨而發生的除外。

(2) 後續計量

在租賃期開始日後,本集團採用成本模式對使 用權資產進行後續計量,即以成本減累計折舊 及累計減值損失計量使用權資產本集團按照租 賃準則有關規定重新計量租賃負債的,相應調 整使用權資產的賬面價值。

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III SIGNIFICANT ACCOUNTING POLICIES AND ACCOUNTING ESTIMATES (Cont'd)

19. Right-of-use assets (Cont'd)

(3) Depreciation of right-of-use assets

The Group depreciates right-of-use assets from the commencement date of the lease term. Right-of-use assets are normally depreciated from the month in which the lease term commences. The amount of provision for depreciation is charged to the cost of the related assets or to the current profit or loss, depending on the use of the right-of-use assets.

In determining the depreciation method for right-of-use assets, the Group makes decisions based on the manner in which the economic benefits associated with the right-of-use assets are expected to be consumed and depreciates the right-of-use assets on a straight-line basis.

In determining the depreciable lives of right-of-use assets, the Group follows the following principles: if it is reasonably certain that ownership of the leased assets will be obtained at the end of the lease term, depreciation is charged over the remaining useful life of the leased assets; if it is not reasonably certain that ownership of the leased assets will be obtained at the end of the lease term, depreciation is charged over the shorter of the lease term and the remaining useful life of the leased assets.

(4) Impairment of right-of-use assets

If a right-of-use asset is impaired, the Group depreciates it subsequently based on its book value after deducting the impairment loss.

20. Intangible assets

(1) Measurement, useful life, and impairment test

The Group's intangible assets, including land use rights and software, are measured at actual cost at the time of acquisition. For intangible assets acquired, the actual cost is determined by the actual price paid and related other expenses; for intangible assets invested by investors, the actual cost is determined by the value agreed in the investment contract or agreement, but if the agreed value in the contract or agreement is not fair, the actual cost is determined by the fair value; intangible assets acquired in a merger not under common control that are owned by the acquiree but not recognized in its financial statements are recognized as intangible assets at fair value at the time of initial recognition of the acquiree's assets.

Land use rights are amortized evenly over the years from the commencement date of the grant; software is amortized evenly over the shortest of the estimated useful life, the contractual beneficiary life, and the effective life prescribed by law. The amortization amount is charged to the cost of the related assets and the current profit or loss according to the beneficiaries. The estimated useful life and amortization method of intangible assets with finite useful life are reviewed at the end of each year, and any changes are treated as changes in accounting estimates.

三重要會計政策及會計估計 (續)

19. 使用權資產(續)

(3) 使用權資產的折舊

自租賃期開始日起,本集團對使用權資產計提 折舊。使用權資產通常自租賃期開始的當月計 提折舊。計提的折舊金額根據使用權資產的用 途,計入相關資產的成本或者當期損益。

本集團在確定使用權資產的折舊方法時,根據 與使用權資產有關的經濟利益的預期消耗方式 做出決定,以直線法對使用權資產計提折舊。

本集團在確定使用權資產的折舊年限時,遵循 以下原則:能夠合理確定租賃期屆滿時取得租 賃資產所有權的,在租賃資產剩餘使用壽命內 計提折舊;無法合理確定租賃期屆滿時能夠取 得租賃資產所有權的,在租賃期與租賃資產剩 餘使用壽命兩者孰短的期間內計提折舊。

(4) 使用權資產的減值

如果使用權資產發生減值,本集團按照扣除減 值損失之後的使用權資產的賬面價值,進行後 續折舊。

20. 無形資產

(1) 計價方法、使用壽命、減值測試

本集團無形資產包括土地使用權、軟件等,按取得時的實際成本計量,其中,購入的無形資產,按實際支付的價款和相關的其他支出作為實際成本;投資者投入的無形資產,按投資合同或協議約定價值確定實際成本,但合同或協議約定價值不公允的,按公允價值確定實際成本;對非同一控制下合併中取得被購買方資產進行初始確認時,按公允價值確認為無形資產。

土地使用權從出讓起始日起,按其出讓年限平均攤銷;軟件按預計使用年限、合同規定的受益年限和法律規定的有效年限三者中最短者分期平均攤銷。攤銷金額按其受益對象計入相關資產成本和當期損益。對使用壽命有限的無形資產的預計使用壽命及攤銷方法於每年年度終了進行覆核,如發生改變,則作為會計估計變更處理。

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III SIGNIFICANT ACCOUNTING POLICIES AND ACCOUNTING ESTIMATES (Cont'd)

20. Intangible assets (Cont'd)

(1) Measurement, useful life, and impairment test (Cont'd)

Intangible assets with indefinite useful life are recognized when, for various reasons, it is not possible to foresee the period over which they will generate economic benefits for the Group. In each accounting period, the Group reviews the estimated useful life of intangible assets with indefinite useful life.

(2) Internal research and development expenditure

The Group's research and development expenditures are categorized into researchphase expenditures and development-phase expenditures based on the nature of the expenditures and whether the ultimate formation of intangible assets from the research and development activities is subject to a high degree of uncertainty. Researchphase expenditures are recognized in profit or loss when incurred; development-phase expenditures are recognized as intangible assets when the following conditions are met:

- ① It is technically feasible to complete the intangible asset so that it can be used or sold:
- ② There is an intent to complete the intangible asset and use or sell it;
- ③ A market exists for the product produced using the intangible asset or a market exists for the intangible asset itself;
- There is sufficient technical, financial, and other resource support to complete the development of the intangible asset and there is the ability to use or sell the intangible asset;
- ⑤ The development-phase expenditures attributable to the intangible asset can be measured reliably.

Development-phase expenditures that do not meet the above conditions are recognized in profit or loss when incurred. Development expenditure that has been recognized in profit or loss in previous periods is not recognized as an asset in subsequent periods. Development-phase expenditures that have been capitalized are presented as development expenses on the balance sheet and are transferred to intangible assets from the date the project becomes ready for its intended use.

21. Impairment of long-term assets

The Group examines long-term equity investments, investment properties measured using the cost model, fixed assets, construction in progress, right-of-use assets, intangible assets with finite useful life, and operating leases at each balance sheet date, and performs impairment tests when indicators of impairment exist. Goodwill and intangible assets with indefinite useful life are tested for impairment at the end of each year, regardless of whether there is an indication of impairment.

三 重要會計政策及會計估計 (續)

20. 無形資產(續)

(1) 計價方法、使用壽命、減值測試(續)

由於各種原因無法預見其為本集團帶來經濟利益期限,而確認為使用壽命不確定的無形資產。在每個會計期間,本集團對使用壽命不確定的無形資產的預計使用壽命進行覆核。

(2) 內部研究開發支出

本集團的研究開發支出根據其性質以及研發活動最終形成無形資產是否具有較大不確定性, 分為研究階段支出和開發階段支出。研究階段的支出,於發生時計入當期損益:開發階段的 支出,同時滿足下列條件的,確認為無形資產:

- ① 完成該無形資產以使其能夠使用或出售在技術上具有可行性;
- ② 具有完成該無形資產並使用或出售的意圖;
- ③ 運用該無形資產生產的產品存在市場或無形 資產自身存在市場;
- ④ 有足夠的技術、財務資源和其他資源支持,以完成該無形資產的開發,並有能力使用或出售該無形資產;
- ⑤ 歸屬於該無形資產開發階段的支出能夠可靠 地計量。

不滿足上述條件的開發階段的支出,於發生時 計入當期損益。前期已計入損益的開發支出不 在以後期間確認為資產。已資本化的開發階段 的支出在資產負債表上列示為開發支出,自該 項目達到預定可使用狀態之日起轉為無形資產 列報。

21. 長期資產減值

本集團於每一資產負債表日對長期股權投資、 採用成本模式計量的投資性房地產、固定資 產、在建工程、使用權資產、使用壽命有限的 無形資產、經營租賃資產等項目進行檢查,當 存在減值跡象時,本集團進行減值測試。對商 譽和使用壽命不確定的無形資產,無論是否存 在減值跡象,每年末均進行減值測試。

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III SIGNIFICANT ACCOUNTING POLICIES AND ACCOUNTING ESTIMATES (Cont'd)

21. Impairment of long-term assets (Cont'd)

The recoverable amount is the higher of the asset's fair value less costs of disposal and the present value of the asset's estimated future cash flows. The fair value of an asset is determined based on the price of a sales agreement in an arm's length transaction; if no sales agreement exists but an active market for the asset exists, the fair value is determined based on the buyer's bid for the asset; if no sales agreement and no active market for the asset exists, the fair value of the asset is estimated based on the best available information. Disposal costs include legal fees, related taxes, and removal costs related to the disposal of assets, and direct costs incurred to bring the assets to a saleable condition. The present value of the expected future cash flows of an asset is determined by discounting the asset at an appropriate discount rate based on the expected future cash flows arising from its continuing use and eventual disposal. The provision for asset impairment is calculated and recognized on an individual asset basis. If it is difficult to estimate the recoverable amount of an individual asset, the recoverable amount of the asset group is determined using the asset group to which the asset belongs. An asset group is the smallest combination of assets that can generate cash inflows independently.

Goodwill that is separately presented in the financial statements is tested for impairment by apportioning the book value of the goodwill to the asset group or combination of asset groups that are expected to benefit from the synergies of the business combination. If the test results indicate that the recoverable amount of an asset group or a combination of asset groups that contain apportioned goodwill is less than its book value, a corresponding impairment loss is recognized. The amount of the impairment loss is first set off against the book value of goodwill apportioned to the asset group or the combination of asset groups, and then against the book value of each asset other than goodwill in the asset group or the combination of asset groups on a pro-rata basis based on the proportion of the book value of each asset other than goodwill.

After the impairment test, if the book value of the asset exceeds its recoverable amount, the difference is recognized as an impairment loss. Once an impairment loss is recognized for the above assets, it will not be reversed in subsequent accounting periods.

22. Contract liabilities

Contract liabilities reflect the Group's obligation to transfer goods to customers for consideration received or receivable from customers. If the customer has paid the contract consideration or the Group has acquired the unconditional right to receive the contract consideration before transferring the goods to the customer by the Group, a contract liability is recognized for the amount received or receivable at the earlier point of the actual payment or the amount due and payable by the customer.

三 重要會計政策及會計估計 (續)

21. 長期資產減值(續)

可收回金額為資產的公允價值減去處置費用後 的淨額與資產預計未來現金流量的現值兩者之 間的較高者。資產的公允價值根據公平交易中 銷售協議價格確定;不存在銷售協議但存在資 產活躍市場的,公允價值按照該資產的買方出 價確定;不存在銷售協議和資產活躍市場的, 則以可獲取的最佳信息為基礎估計資產的公允 價值。處置費用包括與資產處置有關的法律費 用、相關税費、搬運費以及為使資產達到可銷 售狀態所發生的直接費用。資產預計未來現金 流量的現值,按照資產在持續使用過程中和最 終處置時所產生的預計未來現金流量,選擇恰 當的折現率對其進行折現後的金額加以確定。 資產減值準備按單項資產為基礎計算並確認, 如果難以對單項資產的可收回金額進行估計 的,以該資產所屬的資產組確定資產組的可收 回金額。資產組是能夠獨立產生現金流入的最 小資產組合。

在財務報表中單獨列示的商譽,在進行減值測試時,將商譽的賬面價值分攤至預期從企業合併的協同效應中受益的資產組或資產組或資產組或資產組或資產組或資產組成於其賬面價值的,可收回金額低於其賬面價值的,分攤至超應的減值損失。減值損失金額先抵減分攤至該資產組或資產組組合的商譽的賬面價值,根據資產組或資產組組合中除商譽以外的其他各項資產的賬面價值所佔比重,按比例抵減其他各項資產的賬面價值。

減值測試後,若該資產的賬面價值超過其可收 回金額,其差額確認為減值損失,上述資產的 減值損失一經確認,在以後會計期間不予轉回。

22. 合同負債

合同負債反映本集團已收或應收客戶對價而應 向客戶轉讓商品的義務。本集團在向客戶轉讓 商品之前,客戶已經支付了合同對價或本集團 已經取得了無條件收取合同對價權利的,在客 戶實際支付款項與到期應支付款項孰早時點, 按照已收或應收的金額確認合同負債。

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III SIGNIFICANT ACCOUNTING POLICIES AND ACCOUNTING ESTIMATES (Cont'd)

23. Employee benefits

Employee benefits of the Group include short-term employee benefits, post-employment benefits, termination benefits, and other long-term benefits.

Short-term remuneration mainly includes employee salaries, bonuses, allowances and subsidies, employee welfare costs, medical insurance, employment injury insurance, maternity insurance, housing provident fund, trade union funds, employee education expenses, short-term paid leaves, etc. The actual short-term remuneration incurred is recognized as a liability in the accounting period in which the employees render services and is charged to current profit or loss or to the cost of related assets, depending on the object of benefit.

Post-employment benefits mainly include basic endowment insurance premiums and unemployment insurance and are classified as defined contribution plans and defined benefit plans according to the risks and obligations assumed by the Company. Contributions made to a separate entity under a defined contribution plan in exchange for services rendered by employees during the accounting period at the balance sheet date are recognized as a liability and charged to current profit or loss or to the cost of related assets, depending on the object of benefit.

24. Lease liabilities

(1) Initial measurement

The Group initially measures the lease liability at the present value of the lease payments outstanding at the commencement date of the lease term.

1) Lease payments

Lease payments, which are payments made by the Group to the lessor related to the right to use the leased asset during the lease term, include: ① fixed payments and material fixed payments, net of amounts related to lease incentives if lease incentives exist; ② variable lease payments that depend on an index or rate, which is determined at initial measurement based on the index or rate at the beginning date of the lease term; ③ the exercise price of the purchase option if the Group reasonably determines that the purchase option will be exercised; ④ the amount to be paid to exercise the option to terminate the lease if the lease term reflects that the Group will exercise the option to terminate the lease; and ⑤ the amount expected to be paid based on the residual value of the guarantee provided by the Group.

2) Discount rate

In calculating the present value of the lease payments, the Group uses the lessee's average incremental borrowing rate as the discount rate.

三重要會計政策及會計估計 (續)

23. 職工薪酬

本集團職工薪酬包括短期薪酬、離職後福利、 辭退福利和其他長期福利。

短期薪酬主要包括職工工資、獎金、津貼和補貼、職工福利費、醫療保險費、工傷保險費、 生育保險費、住房公積金、工會和教育經費、 短期帶薪缺勤等,在職工提供服務的會計期 間,將實際發生的短期薪酬確認為負債,並按 照受益對象計入當期損益或相關資產成本。

離職後福利主要包括基本養老保險費、失業保險等,按照公司承擔的風險和義務,分類為設定提存計劃、設定受益計劃。對於設定提存計劃在根據在資產負債表日為換取職工在會計期間提供的服務而向單獨主體繳存的提存金確認為負債,並按照受益對象計入當期損益或相關資產成本。

24. 租賃負債

(1) 初始計量

本集團按照租賃期開始日尚未支付的租賃付款額的現值對租賃負債進行初始計量。

1) 租賃付款額

租賃付款額,是指本集團向出租人支付的與在租賃期內使用租賃資產的權利相關的款項,包括:①固定付款額及實質固定付款額,存在租賃激勵的,扣除租賃激勵相關金額;②取決於指數或比率的可變租賃付款額,該款項在初始計量時根據租賃期開始日的指數或比率確定;③本集團合理確定將行使購買選擇權時,購買選擇權的行權價格;④租賃期反映出本集團將行使終止租賃選擇權時,行使終止租賃選擇權時,行使終止租賃選擇權需支付的款項;⑤根據本集團提供的擔保餘值預計應支付的款項。

2) 折現率

在計算租賃付款額的現值時,本集團採用租賃 主體平均增量借款利率作為折現率。

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III SIGNIFICANT ACCOUNTING POLICIES AND ACCOUNTING ESTIMATES (Cont'd)

24. Lease liabilities (Cont'd)

(2) Subsequent measurement

After the commencement date of the lease term, the Group subsequently measures the lease liability according to the following principles: ① when interest on the lease liability is recognized, the book value of the lease liability is increased; ② when lease payments are made, the book value of the lease liability is reduced; and ③ when there is a change in the lease payments due to revaluation or lease modification, the book value of the lease liability is remeasured.

The Group calculates interest expense on lease liabilities at a fixed periodic rate for each period of the lease term and recognizes it in profit or loss for the current period, except when it should be capitalized. The periodic interest rate is the discount rate used by the Group for the initial measurement of the lease liability or the revised discount rate used by the Group when the lease liability is required to be remeasured at the revised discount rate due to a change in the lease payments or due to a change in the lease.

(3) Remeasurement

After the commencement date of the lease term, the Group remeasures the lease liability at the present value of the changed lease payments and adjusts the book value of the right-of-use asset accordingly when the following occurs. If the book value of the right-of-use asset has been reduced to zero but the lease liability is subject to further reduction, the Group recognizes the remaining amount in profit or loss for the current period: ① changes in the amount of the substantive fixed payment (in this case, discounted using the original discount rate); ② changes in the amount expected to be payable on the residual value of the guarantee (in this case, discounted using the original discount rate); ③ changes in the lease payment (in this case, discounted using the revised discount rate); ⑤ changes in the appraisal result of the purchase option (in this case, discounted using the revised discount rate); ⑤ changes in the appraisal result or actual exercise of the lease renewal option or lease termination option (in this case, discounted using the revised discount rate).

三 重要會計政策及會計估計 (續)

24. 租賃負債(續)

(2)後續計量

在租賃期開始日後,本集團按以下原則對租賃 負債進行後續計量:①確認租賃負債的利息時, 增加租賃負債的賬面金額;②支付租賃付款額 時,減少租賃負債的賬面金額;③因重估或租 賃變更等原因導致租賃付款額發生變動時,重 新計量租賃負債的賬面價值。

本集團按照固定的週期性利率計算租賃負債在租賃期內各期間的利息費用,並計入當期損益,但應當資本化的除外。週期性利率是指本集團對租賃負債進行初始計量時所採用的折現率,或者因租賃付款額發生變動或因租賃變更而需按照修訂後的折現率對租賃負債進行重新計量時,本集團所採用的修訂後的折現率。

(3) 重新計量

在租賃期開始日後,發生下列情形時,本集團 按照變動後租賃付款額的現值重新計量租賃負 債,並相應調整使用權資產的賬面價值。使用 權資產的賬面價值已調減至零,但租賃負債仍 需進一步調減的,本集團將剩餘金額計入當期 損益。①實質固定付款額發生變動(該情形下,採用原折現率折現);②擔保餘值預計的應付 額發生變動(該情形下,採用原折現率折現);③ 用於確定租賃付款額的指數或比率發生變動(該 情形下,採用修訂後的折現率折現);④購買選 擇權的評估結果發生變化(該情形下,採用賃訂 後的折現率折現);⑤續租選擇權或終止租賃選 擇權的評估結果或實際行使情況發生變化(該情 形下,採用修訂後的折現率折現)。

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III SIGNIFICANT ACCOUNTING POLICIES AND ACCOUNTING ESTIMATES (Cont'd)

25. Provisions

The Group recognizes a liability for operations related to external guarantees, discounting of commercial acceptance bills, pending litigation or arbitration, product quality guarantees, and other contingencies if the following conditions are met: the obligation is a present obligation assumed by the Group; it is probable that the performance of the obligation will result in an outflow of economic benefits from the enterprise; and the amount of the obligation can be measured reliably.

Provisions are measured initially on the basis of the best estimate of the expenditure required to settle the related present obligation, taking into account factors such as the risks and uncertainties associated with the contingency and the time value of money. Where the effect of the time value of money is material, the best estimate is determined by discounting the relevant future cash outflows; the increase in the book value of the provisions due to the unwinding of discounts over time is recognized as interest expense.

If all or part of the expenditure required to settle the provision is expected to be reimbursed by a third party, the amount of reimbursement is recognized separately as an asset when it is substantially certain that it will be received, and the amount of reimbursement recognized does not exceed the book value of the provision.

The book value of provisions is reviewed at each balance sheet date and is adjusted appropriately to reflect the current best estimate.

26. Revenue

The Group's operating income mainly consists of revenues such as revenue from sales of goods and revenue from quality and technology management services.

(1) Revenue recognition principles

The Group recognizes revenue when it has fulfilled its performance obligations under the contract, that is, when the customer obtains control of the relevant goods or services.

Where a contract contains two or more performance obligations, the Group apportions the transaction price to each individual performance obligation at the beginning of the contract in proportion to the relative share of the individual selling price of the goods or services promised by each individual performance obligation and measures revenue based on the transaction price apportioned to each individual performance obligation.

三重要會計政策及會計估計 (續)

25. 預計負債

當與對外擔保、商業承兑匯票貼現、未決訴訟或仲裁、產品質量保證等或有事項相關的業務同時符合以下條件時,本集團將其確認為負債:該義務是本集團承擔的現時義務;該義務的履行很可能導致經濟利益流出企業;該義務的金額能夠可靠地計量。

預計負債按照履行相關現時義務所需支出的最 佳估計數進行初始計量,並綜合考慮與或有事 項有關的風險、不確定性和貨幣時間價值等因 素。貨幣時間價值影響重大的,通過對相關未 來現金流出進行折現後確定最佳估計數;因隨 著時間推移所進行的折現還原而導致的預計負 債賬面價值的增加金額,確認為利息費用。

如果清償預計負債所需支出全部或部分預期由 第三方補償的,補償金額在基本確定能夠收到 時,作為資產單獨確認,且確認的補償金額不 超過預計負債的賬面價值。

每個資產負債表日對預計負債的賬面價值進行 覆核並進行適當調整以反映當前最佳估計數。

26. 收入

本集團的營業收入主要包括銷售商品收入、質量技術管理服務收入。

(1) 收入確認原則

本集團在履行了合同中的履約義務,即在客戶取得相關商品或服務的控制權時,確認收入。

合同中包含兩項或多項履約義務的,本集團在 合同開始時,按照個單項履約義務所承諾商品 或服務的單獨售價的相對比例,將交易價格分 攤至各單項履約義務,按照分攤至各單項履約 義務的交易價格計量收入。

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III SIGNIFICANT ACCOUNTING POLICIES AND ACCOUNTING ESTIMATES (Cont'd)

26. Revenue (Cont'd)

(1) Revenue recognition principles (Cont'd)

The transaction price is the amount of consideration to which the Group is expected to be entitled as a result of the transfer of goods or services to the customer, excluding amounts collected on behalf of third parties. The transaction price recognized by the Group does not exceed the amount for which it is highly probable that there will be no material reversal of revenue recognized in the aggregate when the relevant uncertainty is removed. The amounts expected to be returned to customers are accounted for as liabilities and are not included in the transaction price. Where there is a significant financing component in the contract, the Group determines the transaction price based on the amount payable in the hypothetical case where the customer will pay in cash as soon as control of the goods or services is acquired. The difference between this transaction price and the contract consideration is amortized over the term of the contract using the effective interest method. If, at the contract start date, the Group expects that the interval between the customer's acquisition of control of the goods or services and the customer's payment of the price does not exceed one year, the existence of a significant financing component in the contract is not considered.

A performance obligation is fulfilled within a certain period of time if one of the following conditions is met; a performance obligation is fulfilled at a certain point in time if none of the following conditions are met:

- 1) The customer obtains and consumes the economic benefits arising from the Group's performance at the time of the Group's performance.
- 2) The customer is able to control the commodities under construction in the course of the Group's performance.
- 3) The goods produced in the course of the Group's performance are of irreplaceable use and the Group is entitled to receive payment for the cumulative portion of performance completed to date throughout the term of the contract.

For performance obligations that are satisfied within a certain period of time, the Group recognizes revenue in accordance with the progress of performance during that period, and the progress of performance is determined by the output method. When the progress of performance is not reasonably determinable, if the costs already incurred by the Group are expected to be reimbursed, revenue is recognized in the amount of the costs already incurred until the progress of performance can be reasonably determined.

三重要會計政策及會計估計 (續)

26. 收入(續)

(1) 收入確認原則(續)

交易價格是本集團因向客戶轉讓商品或服務而預期有權收取的對價金額,不包括代第三方收取的款項。本集團確認的交易價格不超過在個關不確定性消除時累計已確認收入極可能不會發生重大轉回的金額。預期將退還給客戶在數資成分的,本集團按照假定客戶在取得確於一一,本集團預計客戶取得商品或服務控制權與客戶支付價款間隔不超過一年的,不考慮合同中存在的重大融資成分。

滿足下列條件之一時,本集團屬於在某一時段 內履行履約義務:否則,屬於在某一時點履行 履約義務:

- 1) 客戶在本集團履約的同時即取得並消耗本集 團履約所帶來的經濟利益。
- 2) 客戶能夠控制本集團履約過程中在建的商品。
- 3) 在本集團履約過程中所產出的商品具有不可替代用途,且本集團在整個合同期間內有權就累計至今已完成的履約部分收取款項。

對於在某一時段內履行的履約義務,本集團在該段時間內按照履約進度確認收入,並按照產出法確定履約進度。履約進度不能合理確定時,本集團已經發生的成本預計能夠得到補償的,按照已經發生的成本金額確認收入,直到履約進度能夠合理確定為止。

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III SIGNIFICANT ACCOUNTING POLICIES AND ACCOUNTING ESTIMATES (Cont'd)

26. Revenue (Cont'd)

(1) Revenue recognition principles (Cont'd)

For performance obligations performed at a point in time, the Group recognizes revenue at the point in time when the customer obtains control of the relevant goods or services. In determining whether the customer has acquired control of the goods or services, the Group considers the following indications:

- 1) The Group has a present right to receive payment in respect of the goods or services.
- 2) The Group has transferred legal ownership of the goods to the customer.
- 3) The Group has physically transferred the goods to the customer.
- 4) The Group has transferred the principal risks and rewards of ownership of the goods to the customer.
- 5) The customer has accepted the goods or services, etc.

The Group's rights to receive consideration for goods or services that have been transferred to customers are presented as contract assets, and contract assets are impaired on the basis of expected credit losses. The Group's unconditional right to receive consideration from customers is presented as a receivable. The Group's obligation to transfer goods or services to customers for consideration received or receivable is presented as a contractual liability.

(2) Specific accounting policies related to the Company's principal activities in obtaining revenue

1) Sales of goods

The realization of sales revenue is recognized when control of the product has been transferred to the purchaser, continuing management and control of the product is no longer exercised and the related costs can be measured reliably. The Group recognizes revenue when the products are shipped to the designated location in accordance with the terms of the agreements or contracts and the acceptance is confirmed by the purchaser.

2) Quality and technology management services

The Group provides quality and technology management services to other companies producing ready-mixed concrete. Revenue from quality and technology services is recognized on the basis of the volume of work confirmed by the purchaser.

三重要會計政策及會計估計 (續)

26. 收入(續)

(1) 收入確認原則(續)

對於在某一時點履行的履約義務,本集團在客戶取得相關商品或服務控制權時點確認收入。 在判斷客戶是否已取得商品或服務控制權時, 本集團考慮下列跡象:

- 1) 本集團就該商品或服務享有現時收款權利。
- 2) 本集團已將該商品的法定所有權轉移給客戶。
- 3) 本集團已將該商品的實物轉移給客戶。
- 4) 本集團已將該商品所有權上的主要風險和報 酬轉移給客戶。
- 5) 客戶已接受該商品或服務等。

本集團已向客戶轉讓商品或服務而有權收取對價的權利作為合同資產列示,合同資產以預期信用損失為基礎計提減值。本集團擁有的無條件向客戶收取對價的權利作為應收款項列示。本集團已收或應收客戶對價而應向客戶轉讓商品或服務的義務作為合同負債列示。

(2) 與本公司取得收入的主要活動相關的具體會計政策

1) 銷售商品

在已將產品的控制權轉移給購貨方,不再對該 產品實施繼續管理和控制,相關的成本能夠可 靠計量時確認銷售收入的實現。本集團將產品 按照協議合同規定運至指定地點,由採購方確 認接收後,確認收入。

2) 質量技術管理服務

本集團向其他生產預拌混凝土的公司提供質量 技術管理服務。質量技術管理服務收入按由採 購方確認的工作量予以確認。

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III SIGNIFICANT ACCOUNTING POLICIES AND ACCOUNTING ESTIMATES (Cont'd)

27. Government grants

The Group's government grants include fiscal subsidies and tax rebates. Among them, asset-related government grants refer to those obtained by the Group for the acquisition, construction, or other formation of long-term assets; income-related government grants refer to those other than asset-related government grants. If the recipients of the grants are not specified in the government documents, the Group will judge in accordance with the above principle of distinction, and if it is difficult to distinguish, it will be classified as income-related government grants as a whole.

Government grants are measured at the amount actually received if they are monetary assets. For subsidies allocated according to a fixed flat rate, or when there is conclusive evidence at year-end that the relevant conditions specified in the financial support policy can be met and the financial support funds are expected to be received, the subsidies are measured at the amount receivable; government grants are measured at fair value if they are non-monetary assets, or at a nominal amount (RMB1) if the fair value cannot be reliably obtained.

Asset-related government grants are recognized as deferred income and charged to current profit or loss in accordance with a reasonable and systematic method over the useful life of the related assets.

If the related assets are sold, transferred, scrapped, or destroyed before the end of their useful life, the unallocated balance of the related deferred income is transferred to profit or loss in the period in which the assets are disposed of.

Income-related government grants that are intended to compensate for related costs or losses in subsequent periods are recognized as deferred income and charged to current profit or loss in the period in which the related costs or losses are recognized. Government grants related to ordinary activities are recorded in other income in accordance with the substance of economic operations. Government grants that are not related to ordinary activities are included in non-operating income and expenses.

When the Group obtains policy-based preferential loan subsidies, based on whether the interest subsidies are allocated to the lending banks or to the Group, the Group accounts for them in accordance with the following principles:

- (1) If the interest subsidies are allocated to the lending bank and the lending bank provides a loan to the Group at a policy-based preferential interest rate, the Group uses the actual amount of the loan received as the recorded value of the loan and calculates the relevant borrowing fee according to the principal amount of the loan and the preferential interest rate.
- (2) If the interest subsidies are allocated directly to the Group, the Group offsets the interest subsidies against the relevant borrowing costs.

三重要會計政策及會計估計 (續)

27. 政府補助

本集團的政府補助包括財政補貼、税費返還等。其中,與資產相關的政府補助,是指本集團取得的、用於購建或以其他方式形成長期資產的政府補助;與收益相關的政府補助,是指除與資產相關的政府補助之外的政府補助。如果政府文件中未明確規定補助對象,本集團按照上述區分原則進行判斷,難以區分的,整體歸類為與收益相關的政府補助。

政府補助為貨幣性資產的,按照實際收到的金額計量,對於按照固定的定額標準撥付的補助,或對年末有確鑿證據表明能夠符合財政扶持政策規定的相關條件且預計能夠收到財政扶持資金時,按照應收的金額計量;政府補助為非貨幣性資產的,按照公允價值計量,公允價值不能可靠取得的,按照名義金額(1元)計量。

與資產相關的政府補助,確認為遞延收益,在 相關資產使用壽命內按照合理、系統的方法計 入當期損益。

相關資產在使用壽命結束前被出售、轉讓、報 廢或發生毀損的,將尚未分配的相關遞延收益 餘額轉入資產處置當期的損益。

與收益相關的政府補助,用於補償以後期間的 相關成本費用或損失的,確認為遞延收益,並 在確認相關成本費用或損失的期間計入當期損 益。與日常活動相關的政府補助,按照經濟業 務實質,計入其他收益。與日常活動無關的政 府補助,計入營業外收支。

本集團取得政策性優惠貸款貼息的,區分財政 將貼息資金撥付給貸款銀行和財政將貼息資金 直接撥付給本集團兩種情況,分別按照以下原 則進行會計處理:

- (1)財政將貼息資金撥付給貸款銀行,由貸款銀行以政策性優惠利率向本集團提供貸款的,本集團以實際收到的借款金額作為借款的入 賬價值,按照借款本金和該政策性優惠利率 計算相關借款費用。
- (2)財政將貼息資金直接撥付給本集團,本集團 將對應的貼息沖減相關借款費用。

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III SIGNIFICANT ACCOUNTING POLICIES AND ACCOUNTING ESTIMATES (Cont'd)

27. Government grants (Cont'd)

If the Group's recognized government grants need to be refunded, the accounting treatment in the period requiring refund shall be as follows:

- (1) If the book value of the relevant asset was written off on initial recognition, the book value of the asset is adjusted.
- (2) If there is a related deferred income, the book balance of the related deferred income is written down and the excess is recognized in the current profit or loss.
- (3) In other cases, it is recognized directly in current profit or loss.

28. Deferred tax assets and deferred tax liabilities

The Group's deferred tax assets and deferred tax liabilities are recognized on the basis of the difference between the tax bases of assets and liabilities and their book values (temporary differences). For deductible losses that can be offset against taxable income in subsequent years in accordance with the tax law, a corresponding deferred tax asset is recognized. For temporary differences arising from the initial recognition of goodwill, no corresponding deferred tax liabilities are recognized. For temporary differences resulting from the initial recognition of assets or liabilities arising from transactions that neither affect accounting profit nor taxable income (or deductible losses) in a non-business combination, the corresponding deferred tax assets and deferred tax liabilities are not recognized. At the balance sheet date, deferred tax assets and deferred tax liabilities are measured at the tax rates that are expected to be applied in the period in which the asset is recovered or the liability is settled.

The Group recognizes deferred tax assets at the amount limited by future taxable income that is likely to be obtained to offset deductible temporary differences, deductible losses, and tax credits.

Deferred tax assets and deferred tax liabilities are presented net of offset if the following conditions are also met:

- (1) Deferred tax assets and deferred tax liabilities relate to income taxes levied by the same tax authority on the same taxpayer within the Group;
- (2) This taxpayer within the Group has a legal right to settle current tax assets and current tax liabilities on a net basis.

三重要會計政策及會計估計 (續)

27. 政府補助(續)

本集團已確認的政府補助需要退回的,在需要 退回的當期分情況按照以下規定進行會計處理:

- (1) 初始確認時沖減相關資產賬面價值的,調整 資產賬面價值。
- (2) 存在相關遞延收益的,沖減相關遞延收益賬 面餘額,超出部分計入當期損益。
- (3)屬於其他情況的,直接計入當期損益。

28. 遞延所得税資產和遞延所得税負債

本集團遞延所得稅資產和遞延所得稅負債根據資產和負債的計稅基礎與其賬面價值的差額(暫時性差異)計算確認。對於按照稅法規定能夠於以後年度抵減應納稅所得額的可抵扣虧損,確認相應的遞延所得稅資產。對於商譽的初始確認產生的暫時性差異,不確認相應的遞延所得稅負債。對於既不影響會計利潤也不影響應納稅所得額(或可抵扣虧損)的非企業合併的变易中產生的資產或負債的初始確認形成的暫時性差異,不確認相應的遞延所得稅資產和遞延所得稅負債。於資產負債表日,遞延所得稅資產和遞延所得稅負債,按照預期收回該資產或清價該負債期間的適用稅率計量。

本集團以很可能取得用來抵扣可抵扣暫時性差 異、可抵扣虧損和税款抵減的未來應納稅所得 額為限,確認遞延所得稅資產。

同時滿足下列條件的遞延所得税資產和遞延所 得税負債以抵消後的淨額列示:

- (1) 遞延所得稅資產和遞延所得稅負債與同一稅 收徵管部門對本集團內同一納稅主體徵收的 所得稅相關:
- (2)本集團內該納税主體擁有以淨額結算當期所 得稅資產及當期所得稅負債的法定權利。

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III SIGNIFICANT ACCOUNTING POLICIES AND ACCOUNTING ESTIMATES (Cont'd)

29. Lease

(1) Identification of the lease

A lease is a contract in which the lessor transfers the right to use an asset to the lessee for a certain period of time in return for consideration. At the contract start date, the Group assesses whether the contract is a lease or contains a lease. A contract is a lease or contains a lease if one party to the contract cedes the right to control the use of one or more identified assets for a specified period of time in exchange for consideration. To determine whether the contract cedes the right to control the use of the identified assets for a certain period of time, the Group assesses whether the customer under the contract is entitled to receive substantially all of the economic benefits arising from the use of the identified assets during the period of use and has the right to dominate the use of the identified assets during that period of use.

If a contract contains several separate leases, the Group splits the contract and accounts for each separate lease separately. If a contract contains both lease and non-lease components, the Group accounts for the lease and non-lease components after splitting them.

(2) The Group as the lessee

1) Lease recognition

The Group recognizes right-of-use assets and lease liabilities for the lease at the commencement date of the lease. For the recognition and measurement of right-of-use assets and lease liabilities, please refer to Note III. "18. Right-of-use assets" and "23. Lease liabilities".

2) Lease changes

A lease change refers to a change of lease scope, lease consideration, or lease term other than the original contract terms, including adding or terminating the right to use one or more leased assets, extending or shortening the lease term stipulated in the contract, etc. The effective date of a lease change refers to the date when both parties agree on the lease change.

If a lease change occurs and the following conditions are met, the Group accounts for the lease change as a separate lease: ① the lease change expands the scope of the lease or extends the lease term by adding the right to use one or more leased assets; ② the increased consideration is equivalent to the separate price of the expanded portion of the lease scope or the extended portion of the lease term adjusted for the circumstances of the contract.

三重要會計政策及會計估計 (續)

29. 租賃

(1)租賃的識別

租賃,是指在一定期間內,出租人將資產的使用權讓與承租人以獲取對價的合同。在合同開始日,本集團評估合同是否為租賃或者包含相賃。如果合同一方讓渡了在一定期間內控制一項或多項已識別資產使用的權利以換取對價,則該合同為租賃或者包含租賃。為確定合同為租賃或者包含租賃。為確定合同為租賃或者包含租賃。為確定合同,是否讓渡了在一定期間內控制已識別資產使用的得不生使用期間內因使用已識別資產所產生的幾乎全部經濟利益,並有權在該使用期間主導已識別資產的使用。

合同中同時包含多項單獨租賃的,本集團將合同予以分拆,並分別對各項單獨租賃進行會計處理。合同中同時包含租賃和非租賃部分的,本集團將租賃和非租賃部分分拆後進行會計處理。

(2) 本集團作為承租人

1) 租賃確認

在租賃期開始日,本集團對租賃確認使用權資產和租賃負債。使用權資產和租賃負債的確認和計量參見附註三「18.使用權資產」以及「23.租賃負債」。

2) 租賃變更

租賃變更,是指原合同條款之外的租賃範圍、 租賃對價、租賃期限的變更,包括增加或終止 一項或多項租賃資產的使用權,延長或縮短合 同規定的租賃期等。租賃變更生效日,是指雙 方就租賃變更達成一致的日期。

租賃發生變更且同時符合下列條件的,本集團將該租賃變更作為一項單獨租賃進行會計處理: ①該租賃變更通過增加一項或多項租賃資產的使用權而擴大了租賃範圍或延長了租賃期限; ②增加的對價與租賃範圍擴大部分或租賃期限 延長部分的單獨價格按該合同情況調整後的金額相當。

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III SIGNIFICANT ACCOUNTING POLICIES AND ACCOUNTING ESTIMATES (Cont'd)

29. Lease (Cont'd)

(2) The Group as the lessee (Cont'd)

2) Lease changes (Cont'd)

If a lease change is not accounted for as a separate lease, the Group re-determines the lease term after the change by apportioning the consideration of the modified contract in accordance with the relevant provisions of the Lease Guidelines on the effective date of the lease change, and discounts the changed lease payment amount using the revised discount rate to re-measure the lease liability. In calculating the present value of the changed lease payments, the Group uses the interest rate implicit in the lease for the remaining lease term as the discount rate. If the interest rate implicit in the lease for the remaining lease term cannot be determined, the Group uses the interest rate of the lessee's incremental borrowing on the effective date of the lease change as the discount rate. With respect to the impact of the above lease liability adjustment, the Group distinguishes the following circumstances for accounting treatment: ① If the lease change results in a smaller scope of the lease or a shorter lease term, the lessee shall reduce the book value of the right-of-use asset and record the gain or loss related to the partial termination or complete termination of the lease in current profit or loss. ② If other lease changes result in a remeasurement of the lease liability, the lessee adjusts the book value of the right-of-use asset accordingly.

3) Short-term leases and leases of low-value assets

The Group chooses not to recognize right-of-use assets and lease liabilities for short-term leases with lease terms of less than 12 months and leases of low-value assets where the individual leased assets are brand-new assets. The Group recognizes lease payments for short-term leases and leases of low-value assets in the cost of the related assets or in current profit or loss on a straight-line basis or other systematic, reasonable basis in each period of the lease term.

(3) The Group as the lessor

Based on the assessment that the contract is a lease or contains a lease according to (1) above, the Group, as the lessor, classifies the leases into finance leases and operating leases at the commencement date of the leases.

If a lease transfers substantially all the risks and rewards associated with the ownership of the leased asset, the lessor classifies the lease as a finance lease and leases other than finance leases as operating leases.

三重要會計政策及會計估計 (續)

29. 租賃(續)

(2) 本集團作為承租人(續)

2) 租賃變更(續)

租賃變更未作為一項單獨租賃進行會計處理 的,在租賃變更生效日,本集團按照租賃準則 有關規定對變更後合同的對價進行分攤,重新 確定變更後的租賃期;並採用修訂後的折現率對 變更後的租賃付款額進行折現,以重新計量租 賃負債。在計算變更後租賃付款額的現值時, 本集團採用剩餘租賃期間的租賃內含利率作為 折現率;無法確定剩餘租賃期間的租賃內含利率 的,本集團採用和賃變更牛效日的承和人增量 借款利率作為折現率。就上述租賃負債調整的 影響,本集團區分以下情形進行會計處理:① 租賃變更導致租賃範圍縮小或租賃期縮短的, 承租人應當調減使用權資產的賬面價值,並將 部分終止或完全終止租賃的相關利得或損失計 入當期損益。②其他租賃變更導致租賃負債重 新計量的,承租人相應調整使用權資產的賬面 價值。

3) 短期租賃和低價值資產租賃

對於租賃期不超過12個月的短期租賃和單項租賃資產為全新資產時價值較低的低價值資產租賃,本集團選擇不確認使用權資產和租賃負債。本集團將短期租賃和低價值資產租賃的租賃付款額,在租賃期內各個期間按照直線法或其他系統合理的方法計入相關資產成本或當期損益。

(3) 本集團為出租人

在(1)評估的該合同為租賃或包含租賃的基礎上,本集團作為出租人,在租賃開始日,將租賃分為融資租賃和經營租賃。

如果一項租賃實質上轉移了與租賃資產所有權 有關的幾乎全部風險和報酬,出租人將該項租 賃分類為融資租賃,除融資租賃以外的其他租 賃分類為經營租賃。

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III SIGNIFICANT ACCOUNTING POLICIES AND ACCOUNTING ESTIMATES (Cont'd)

29. Lease (Cont'd)

(3) The Group as the lessor (Cont'd)

A lease is generally classified by the Group as a finance lease if one or more of the following circumstances exist: 1) at the end of the lease term, the ownership of the leased asset is transferred to the lessee; 2 the lessee has an option to purchase the leased asset and the purchase price entered into is sufficiently low compared with the fair value of the leased asset at the time the option is expected to be exercised, so that it is reasonably certain at the inception date of the lease that the lessee will exercise the option; ③ although ownership to the asset does not transfer, the lease term represents a substantial portion of the useful life of the leased asset (not less than 75% of the useful life of the leased asset); @ at the lease commencement date, the present value of the lease receipts is nearly equal to the fair value of the leased asset (not less than 90% of the fair value of the leased asset); and ⑤ the leased asset is special in nature and can only be used by the lessee if no major modifications are made. The Group may also classify a lease as a finance lease if one or more of the following indications exist: ① if the lessee revokes the lease, the loss to the lessor caused by the revocation is borne by the lessee; ② the gain or loss arising from fluctuations in the fair value of the residual value of the asset is attributable to the lessee; and ③ the lessee has the ability to continue the lease to the next period at a rental rate well below the market level.

1) Accounting for finance leases

Initial measurement

On the commencement date of the lease term, the Group recognizes finance lease receivables for finance leases and derecognizes the finance lease assets. When the Group makes an initial measurement of finance lease receivables, the net lease investment is used as the recorded value of the finance lease receivables.

The net lease investment is the sum of the unguaranteed residual value and the present value of the lease payments not yet received at the commencement date of the lease term discounted at the interest rate implicit in the lease. The lease receipt amount, which is the amount receivable by the lessor from the lessee for ceding the right to use the leased asset during the lease term, includes: ① the amount of fixed payments to be paid by the lessee and the amount of substantive fixed payments; if there is a lease incentive, the amount related to the lease incentive is deducted; ② the amount of variable lease payments depending on an index or rate, which is determined at the time of initial measurement based on the index or rate at the start date of the lease term; ③ the exercise price of the purchase option, provided that it is reasonably certain that the lessee will exercise the option; ④ the amount to be paid by the lessee to exercise the option to terminate the lease, provided that the lease term reflects that the lessee will exercise the option to terminate the lease; and ⑤ the residual value of the guarantee provided to the lessor by the lessee, a party related to the lessee, and an independent third party with the financial ability to meet the guarantee obligation.

三重要會計政策及會計估計 (續)

29. 租賃(續)

(3) 本集團為出租人(續)

一項租賃存在下列一種或多種情形的,本集團 通常將其分類為融資租賃:①在租賃期屆滿時, 租賃資產的所有權轉移給承租人;②承租人有 購買租賃資產的選擇權,所訂立的購買價款與 預計行使選擇權時租賃資產的公允價值相比足 夠低,因而在租賃開始日就可以合理確定承租 人將行使該選擇權;③資產的所有權雖然不轉 移,但租賃期佔租賃資產使用壽命的大部分(不 低於租賃資產使用壽命的75%); ④在租賃開始 日,和賃收款額的現值幾乎相當於和賃資產的 公允價值(不低於租賃資產公允價值的90%);⑤ 租賃資產性質特殊,如果不作較大改造,只有 承租人才能使用。一項租賃存在下列一項或多 項跡象的,本集團也可能將其分類為融資租賃: ①若承租人撤銷租賃,撤銷租賃對出租人造成 的損失由承租人承擔;②資產餘值的公允價值 波動所產生的利得或損失歸屬於承租人;③承 租人有能力以遠低於市場水平的租金繼續租賃 至下一期間。

1)融資租賃會計處理

初始計量

在租賃期開始日,本集團對融資租賃確認應收 融資租賃款,並終止確認融資租賃資產。本集 團對應收融資租賃款進行初始計量時,以租賃 投資淨額作為應收融資租賃款的入賬價值。

租賃投資淨額為未擔保餘值和租賃期開始日尚未收到的租賃收款額按照租賃內含利率折現的現值之和。租賃收款額,是指出租人內國人工租赁期內使用租賃資產的權利而應向承租人內數額及實固定付款額;存在租賃激勵的的的數項質固定付款額;存在租賃激勵或比率額受到的的數式,與不可價數數,可有數式,與不可價數,可有數式,與不可價數,可,與不可價數,可,與不可價數,可,與不可價數,可,以及有經濟。與不可,以及有經濟。與不可,與不可,以及有經濟。與不可,與不可,以及有經濟。

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III SIGNIFICANT ACCOUNTING POLICIES AND ACCOUNTING ESTIMATES (Cont'd)

29. Lease (Cont'd)

(3) The Group as the lessor (Cont'd)

1) Accounting for finance leases (Cont'd)

Subsequent measurement

The Group calculates and recognizes interest income for each period of the lease term based on a fixed periodic interest rate. This periodic interest rate is the revised discount rate determined in accordance with the relevant provisions when the implicit discount rate is used to determine the net lease investment (in the case of a sublease, if the interest rate implicit in the lease for the sublease cannot be determined, the discount rate of the original lease (adjusted based on initial direct costs associated with subleases) is used) or when a change in a finance lease is not accounted for as a separate lease and the condition that the lease would have been classified as a finance lease had the change been effective at the lease commencement date is met.

Accounting for lease changes

If a change in a finance lease occurs and the following conditions are met, the Group accounts for the change as a separate lease: ① the change expands the scope of the lease by adding the right to use one or more leased assets, and ② the increased consideration is equivalent to the separate price of the expanded portion of the lease-adjusted for the circumstances of the contract.

If a change in a finance lease is not accounted for as a separate lease and the condition that the lease would have been classified as an operating lease had the change been effective on the commencement date of the lease is met, the Group accounts for the change as a new lease from the effective date of the lease change and uses the net lease investment prior to the effective date of the lease change as the book value of the leased asset.

2) Accounting for operating leases

Treatment of rent

The Group recognizes lease receipts from operating leases as rental income using the straight-line method over the respective periods of the lease term.

Incentives offered

Where a rent-free period is provided, the Group allocates the total rent on a straight-line basis over the entire lease term without deducting the rent-free period, and rental income should be recognized over the rent-free period. If the Group bears certain expenses of the lessee, such expenses are deducted from the total rental income, and the balance of rental income after deductions is allocated over the lease term.

Initial direct costs

The initial direct costs incurred by the Group in connection with operating leases should be capitalized to the cost of the underlying leased assets and recognized in current profit or loss over the lease terms on the same recognition basis as rental income.

三重要會計政策及會計估計 (續)

29. 租賃(續)

(3) 本集團為出租人(續)

1) 融資租賃會計處理(續)

後續計量

本集團按照固定的週期性利率計算並確認租賃期內各個期間的利息收入。該週期性利率,是指確定租賃投資淨額採用內含折現率(轉租情況下,若轉租的租賃內含利率無法確定,採用原租賃的折現率(根據與轉租有關的初始直接費用進行調整)),或者融資租賃的變更未作為一項單獨租賃進行會計處理,且滿足假如變更在租賃開始日生效,該租賃會被分類為融資租賃條件時按相關規定確定的修訂後的折現率。

租賃變更的會計處理

融資租賃發生變更且同時符合下列條件的,本集團將該變更作為一項單獨租賃進行會計處理:①該變更通過增加一項或多項租賃資產的使用權而擴大了租賃範圍;②增加的對價與租賃範圍擴大部分的單獨價格按該合同情況調整後的金額相當。

如果融資租賃的變更未作為一項單獨租賃進行會計處理,且滿足假如變更在租賃開始日生效,該租賃會被分類為經營租賃條件的,本集團自租賃變更生效日開始將其作為一項新租賃進行會計處理,並以租賃變更生效日前的租賃投資淨額作為租賃資產的賬面價值。

2) 經營租賃的會計處理

租金的處理

在租賃期內各個期間,本集團採用直線法將經 營租賃的租賃收款額確認為租金收入。

提供的激勵措施

提供免租期的,本集團將租金總額在不扣除免租期的整個租賃期內,按直線法進行分配,免租期內應當確認租金收入。本集團承擔了承租人某些費用的,將該費用自租金收入總額中扣除,按扣除後的租金收入餘額在租賃期內進行分配。

初始直接費用

本集團發生的與經營租賃有關的初始直接費用 應當資本化至租賃標的資產的成本,在租賃期 內按照與租金收入相同的確認基礎分期計入當 期損益。

For the year ended December 31, 2024 (Unless indicated otherwise, all amounts are expressed in RMB) 截至2024年12月31日止年度(除特別註明外,均以人民幣元列示)

III SIGNIFICANT ACCOUNTING POLICIES AND ACCOUNTING ESTIMATES (Cont'd)

29. Lease (Cont'd)

(3) The Group as the lessor (Cont'd)

2) Accounting for operating leases (Cont'd)

Depreciation

For fixed assets under operating leases, the Group depreciates them using the depreciation policy for similar assets; for other operating lease assets, the Group uses a systematic and reasonable method to amortize them.

Variable lease payments

Variable lease payments acquired by the Group in connection with operating leases that are not included in the lease receipts are recognized in profit or loss when they are actually incurred.

Changes in operating leases

If a change in an operating lease occurs, the Group accounts for it as a new lease from the effective date of the change, and the amount of lease receipts received in advance or receivable in connection with the lease before the change is considered to be the amount of lease receipts for the new lease.

30. Discontinued operations

A discontinued operation is a component of the Group that meets one of the following conditions and is capable of being separately distinguished, which has been disposed of or classified as held for sale: (1) the component represents a separate major line of business or geographical area of operations; (2) the component is part of an associated plan to dispose of a separate major line of business or geographical area of operations; and (3) the component is a subsidiary acquired exclusively with a view to resale.

31. Significant changes in accounting policies and accounting estimates

(1) Significant changes in accounting policies

The Group had no significant changes in accounting policies in 2024.

(2) Significant changes in accounting estimates

The Group had no significant changes in accounting estimates in 2024.

三重要會計政策及會計估計 (續)

29. 租賃(續)

(3) 本集團為出和人(續)

2) 經營租賃的會計處理(續)

折舊

對於經營租賃資產中的固定資產,本集團採用 類似資產的折舊政策計提折舊;對於其他經營 租賃資產,採用系統合理的方法進行攤銷。

可變租賃付款額

本集團取得的與經營租賃有關的未計入租賃收款額的可變租賃付款額,在實際發生時計入當期損益。

經營租賃的變更

經營租賃發生變更的,本集團自變更生效日開始,將其作為一項新的租賃進行會計處理,與 變更前租賃有關的預收或應收租賃收款額視為 新租賃的收款額。

30. 終止經營

終止經營,是指本集團滿足下列條件之一的、 能夠單獨區分的組成部分,且該組成部分已經 處置或劃分為持有待售類別:(1)該組成部分代 表一項獨立的主要業務或一個單獨的主要經營 地區:(2)該組成部分是擬對一項獨立的主要業 務或一個單獨的主要經營地區進行處置的一項 相關聯計劃的一部分:(3)該組成部分是專為轉 售而取得的子公司。

31. 重要會計政策和會計估計變更

(1) 重要會計政策變更

本集團2024年度無重要會計政策變更事項。

(2) 重要會計估計變更

本集團2024年度無重要會計估計變更事項。

For the year ended December 31, 2024 (Unless indicated otherwise, all amounts are expressed in RMB) 截至2024年12月31日止年度(除特別註明外,均以人民幣元列示)

IV TAXATION 四 税項

1. The main tax categories and tax rates

1. 主要税種及税率

Tax category 税種	Basis for taxation 計税依據	Tax rate 税率
Corporate income tax 企業所得税	Taxable income 應納税所得額	25%, 15%
VAT	Taxable value-added amount (Taxable amount is calculated using the taxable sales amount multiplied by the effective tax rate less deductible input tax of the current period)	13%, 9%, 6%, 5%, 3%
增值税	應納税增值額(除簡易徵收外,應納税額按應納稅銷售額乘以適用稅率扣除當期允許抵扣的進項稅後的餘額計算)	
Urban maintenance and construction tax 城市維護建設税	Turnover tax payable 應納流轉税額	7%, 5%, 1%
Education surcharges 教育費附加	Taxable turnover 應納流轉税額	3%
Local education surcharge 地方教育費附加	Turnover tax payable 應納流轉税額	2%

Descriptions of taxpayers with different corporate income tax rates:

不同企業所得税税率納税主體説明:

Name of taxpayer 納稅主體名稱	Income tax rate 所得税税率
YCIH Green High-Performance Concrete Company Limited	15%
雲南建投綠色高性能混凝土股份有限公司	
YCIH Polymer Materials Co., Ltd.	15%
雲南建投高分子材料有限公司	
YCIH Qujing Building Materials Co., Ltd.	15%
雲南建投曲靖建材有限公司	
YCIH Yuxi Building Materials Co., Ltd.	15%
雲南建投玉溪建材有限公司	
YCIH Baoshan Yongchang Building Materials Co., Ltd.	15%
雲南建投保山永昌建材有限公司	
YCIH Green Development Co., Ltd.	25%
雲南建投綠色發展有限公司	
YCIH Aggregate Co., Ltd.	25%
雲南建投砂石料有限公司	
Yunjian Green Concrete Kunming Green Building Materials Co., Ltd.	25%
雲建綠砼昆明綠色建材有限公司	
Yunjian Green Concrete Chuxiong Green Building Materials Co., Ltd.	25%
雲建綠砼楚雄綠色建材有限公司	
Jiantou Group Lijiang Green Building Materials Co., Ltd.	25%
建投集團麗江綠色建材有限公司	

For the year ended December 31, 2024 (Unless indicated otherwise, all amounts are expressed in RMB) 截至2024年12月31日止年度(除特別註明外,均以人民幣元列示)

IV TAXATION (Cont'd)

2. Tax benefits

(1) Enterprise income tax

- 1) The Company obtained the *Certificate of High and New Technology Enterprise* (No. GR202353000263) in 2023, with a validity period of 3 years. The Company is subject to the preferential corporate income tax rate of 15% in FY2024.
- 2) YCIH Polymer Materials Co., Ltd., a subsidiary of the Company, obtained the *Certificate of High and New Technology Enterprise* (No.GR202253000186) in 2022, with a validity period of 3 years. YCIH Polymer Materials Co., Ltd. is subject to the preferential corporate income tax rate of 15% in FY2024.
- 3) YCIH Qujing Building Materials Co., Ltd., a subsidiary of the Company, obtained the *Certificate of High and New Technology Enterprise* (No.GR202153000068) in 2021, with a validity period of 3 years. YCIH Qujing Building Materials Co., Ltd. is subject to the preferential corporate income tax rate of 15% in FY2024.
- 4) YCIH Yuxi Building Materials Co., Ltd., a subsidiary of the Company, obtained the *Certificate of High and New Technology Enterprise* (No.GR202253000186) in 2022, with a validity period of 3 years. YCIH Yuxi Building Materials Co., Ltd. is subject to the preferential corporate income tax rate of 15% in FY2024.
- 5) YCIH Baoshan Yongchang Building Materials Co., Ltd., a subsidiary of the Company, belongs to the green building materials industry in the *Catalogue of Encouraged Industries* in the Western Region issued by the National Development and Reform Commission and is subject to the preferential tax policy for the development of the western region, and has enjoyed an enterprise income tax rate of 15%.

四 税項(續)

2. 税收優惠

(1) 企業所得税

- 1) 本公司於2023年取得《高新技術企業證書》 (證書編號為GR202353000263),該證書的 有效期為3年,本公司2024年度享受15%的 優惠稅率。
- 2) 本公司的子公司雲南建投高分子材料有限公司於2022年取得《高新技術企業證書》(證書編號為GR202253000186),該證書的有效期為3年,雲南建投高分子材料有限公司2024年度享受15%的優惠税率。
- 3) 本公司的子公司雲南建投曲靖建材有限公司 於2021年取得《高新技術企業證書》(證書編 號為GR202153000068),該證書的有效期 為3年,雲南建投曲靖建材有限公司2024年 度享受15%的優惠税率。
- 4) 本公司的子公司雲南建投玉溪建材有限公司於2022年取得《高新技術企業證書》(證書編號為GR202253000186),該證書的有效期為3年,雲南建投玉溪建材有限公司2024年度享受15%的優惠税率。
- 5) 本公司的子公司雲南建投保山永昌建材有限公司屬於國家發展和改革委員會發佈的《西部地區鼓勵類產業目錄》中的綠色建材產業,適用西部大開發稅收優惠政策,適用的企業所得稅稅率為15%。

For the year ended December 31, 2024 (Unless indicated otherwise, all amounts are expressed in RMB) 截至2024年12月31日止年度(除特別註明外,均以人民幣元列示)

IV TAXATION (Cont'd)

2. Tax benefits (Cont'd)

(2) Value-added tax (VAT)

- According to the Announcement of the Ministry of Finance and the State Taxation Administration on the Policies of Applying Low VAT Rates and Simplified Methods in Collecting VAT on Certain Goods (Cai Shui [2009] No. 9), the Announcement of the Ministry of Finance and the State Taxation Administration on the Policies of Simplifying the Collection Rates of VAT (Cai Shui [2014] No. 57) and other relevant regulations, the Group may choose to calculate and pay value added tax on the sale of self-produced commercial concrete under the simple method at the rate of 3%.
- 2) According to the Announcement of the Policies on Additional Value-added Tax Credits for Enterprises in Advanced Manufacturing Industry (Announcement of the Ministry of Finance and the State Taxation Administration of [2023] No. 43) issued by the Ministry of Finance and the State Taxation Administration, as advanced manufacturing enterprises, the Company and the Company's subsidiaries, YCIH Polymer Materials Co., Ltd., YCIH Qujing Building Materials Co., Ltd. and YCIH Yuxi Building Materials Co., Ltd., are entitled to offset their VAT payables in 2024 based on the current year's deductible input tax plus 5%.

V NOTES TO THE PRINCIPAL ITEMS OF THE CONSOLIDATED FINANCIAL STATEMENTS

Except for special notes, for the financial statement data disclosed below, "Opening" refers to January 1, 2024, and "Closing" refers to December 31, 2024. "Current year" refers to the period from January 1, 2024 to December 31, 2024, and "Prior year" refers to the period from January 1, 2023 to December 31, 2023. The currency unit is RMB.

四 税項(續)

2. 税收優惠(續)

(2) 增值税

- 1) 根據《財政部、國家稅務總局關於部分貨物 適用增值稅低稅率和簡易辦法徵收增值稅政 策的通知》(財稅[2009]9號)、《財政部、國 家稅務總局關於簡並增值稅徵收率政策的通 知》(財稅[2014]57號)及相關規定,本集團 銷售自產的商品混凝土可選擇按照簡易辦法 依照3%徵收率計算繳納增值稅。
- 2) 根據財政部及稅務總局頒佈的《關於先進製造業企業增值稅加計抵減政策的公告》(財政部稅務總局公告[2023]43號)的規定,本公司及本公司的子公司雲南建投高分子材料有限公司、雲南建投曲靖建材有限公司及雲南建投玉溪建材有限公司作為先進製造業企業,2024年度按照當年可抵扣進項稅額加計5%,抵減增值稅應納稅額。

五 合併財務報表主要項目註釋

下列所披露的財務報表數據,除特別註明之外,「年初」系指2024年1月1日,「年末」系指2024年12月31日,「本年」系指2024年1月1日至12月31日,「上年」系指2023年1月1日至12月31日,貨幣單位為人民幣元。

For the year ended December 31, 2024 (Unless indicated otherwise, all amounts are expressed in RMB) 截至2024年12月31日止年度(除特別註明外,均以人民幣元列示)

V NOTES TO THE PRINCIPAL ITEMS OF THE 五合併財務報表主要項目註釋 CONSOLIDATED FINANCIAL STATEMENTS (Cont'd) (續)

1. Monetary funds

1. 貨幣資金

Items	項目	Closing balance 年末餘額	Opening balance 年初餘額
Cash on hand	庫存現金		
Cash in bank	銀行存款	1,554,739.48	62,094,707.39
Other monetary funds	其他貨幣資金	117,114,545.38	252,592,104.32
Deposits with finance companies	存放財務公司存款	6,107,621.24	7,778,486.79
Total	合計	124,776,906.10	322,465,298.50
Including: Total amount deposited abroad	其中:存放在境外的款項總額	136.68	133.76

Note:

Other monetary funds at the end of the year include accrued interest receivable of RMB2,172,336.66. Deposits with finance companies amounted to RMB6,107,621.24, of which RMB5,902,483.38 was unrestricted and RMB205,137.86 was restricted.

註: 年末其他貨幣資金中包含計提的應收利息 2,172,336.66 元。 存 放 財 務 公 司 的 存 款 6,107,621.24元,其中非受限存款5,902,483.38 元,受限存款205,137.86元。

Breakdown of restricted monetary funds

受限制的貨幣資金明細

Items	項目	Closing balance 年末餘額	, ,
Bank acceptance note deposits	銀行承兑匯票保證金	45,159,253.39	147,011,409.96
Guarantees for reclamation costs	復墾保證金	2,489,524.35	469,706.84
Frozen funds	凍結資金	67,498,568.84	103,166,934.77
Interest receivable	應收利息	2,172,336.66	1,944,052.75
Total	合計	117,319,683.24	252,592,104.32
2. Notes receivable (1) Presentation of notes receivable by category		2. 應收票據 (1) 應收票據分類列示	

Items	項目	Closing balance 年末餘額	Opening balance 年初餘額
Bank acceptance bills Commercial acceptance bills	銀行承兑匯票商業承兑匯票	12,087,665.89 34,963,530.45	1,270,668.67 26,504,321.46
Total	合計	47,051,196.34	27,774,990.13

For the year ended December 31, 2024 (Unless indicated otherwise, all amounts are expressed in RMB) 截至2024年12月31日止年度(除特別註明外,均以人民幣元列示)

V NOTES TO THE PRINCIPAL ITEMS OF THE CONSOLIDATED FINANCIAL STATEMENTS (Cont'd)

五 合併財務報表主要項目註釋 *(續)*

- 2. Notes receivable (Cont'd)
- (2) Presentation by bad debt accrual method

2. 應收票據(續)

(2) 按壞賬計提方法分類列示

-, rresemular by bud debt decidal memod			(=/ JX RAKHI JAC	.73 74 73 74 73 13 1		
				Closing balance 年末餘額		
			palance 餘額	Bad debt provision 壞脹準備		
					Expected credit	
		Amount	Proportion (%)	Amount	loss rate (%) 預期信用損失率	Book value
Category	類別	金額	比例(%)	金額	(%)	賬面價值
Bad debt provision on an individual basis	按單項計提壞賬準備					
Bad debt provision by portfolio	按組合計提壞賬準備	47,150,420.04	100.00	99,223.70	0.21	47,051,196.34
Total	合計	47,150,420.04	100.00	99,223.70	0.21	47,051,196.34
				Opening balance 年初餘額		
		Book I	palance		provision	
		賬面	餘額	壞賬	準備	
			5 (0()		Expected credit	5
		Amount	Proportion (%)	Amount	loss rate (%) 預期信用損失率	Book value
Category	類別	金額	比例(%)	金額	(%)	賬面價值
Bad debt provision on an individual basis	按單項計提壞賬準備					
Bad debt provision by portfolio	按組合計提壞賬準備	27,867,652.85	100.00	92,662.73	0.33	27,774,990.13

For the year ended December 31, 2024 (Unless indicated otherwise, all amounts are expressed in RMB) 截至2024年12月31日止年度(除特別註明外,均以人民幣元列示)

V NOTES TO THE PRINCIPAL ITEMS OF THE CONSOLIDATED FINANCIAL STATEMENTS (Cont'd)

2. Notes receivable (Cont'd)

(2) Presentation by bad debt accrual method (Cont'd)

Notes receivable with bad debt provision by portfolio

五 合併財務報表主要項目註釋 *(續)*

- 2. 應收票據(續)
- (2) 按壞賬計提方法分類列示(續)

應收票據按組合計提壞賬準備

		Closing balance 年末餘額				
Name	名稱	Book balance 賬面餘額	Bad debt provision 壞賬準備	Expected credit loss rate (%) 預期信用損失率(%)		
Commercial acceptance bill portfolio Bank acceptance bill portfolio	商業承兑匯票組合 銀行承兑匯票組合	35,039,100.74 12,111,319.30	75,570.29 23,653.41	0.22 0.20		
Total	合計	47,150,420.04	99,223.70	0.21		

- (3) Provision for bad debts on notes receivable accrued, recovered or reversed during the year
- (3)應收票據本年計提、收回或轉回的壞賬準 備情況

		Amount of change in current year 本年變動金額					
Category	類別	Opening balance 年初餘額	Accrual 計提	Recovery or reversal 收回或轉回	Carry-forward or write-off 轉銷或核銷	Others 其他	Closing balance 年末餘額
Provision for bad debts on notes receivable	應收票據壞賬準備	92,662.73	6,560.97				99,223.70
Total	合計	92,662.73	6,560.97				99,223.70

- (4) Notes receivable endorsed or discounted at the end of the year and not yet due at the balance sheet date
- (4) 年末已背書或貼現且資產負債表日尚未到期 的應收票據

		年末終止確認金額	年末未終止確認金額
		Amount	Amount not
		derecognized at the	derecognized at the
Category	種類	end of the year	end of the year
Bank acceptance bills	銀行承兑匯票		11,078,135.76
Commercial acceptance bills	商業承兑匯票		33,534,837.97
Total	合計		44,612,973.73

For the year ended December 31, 2024 (Unless indicated otherwise, all amounts are expressed in RMB) 截至2024年12月31日止年度(除特別註明外,均以人民幣元列示)

V NOTES TO THE PRINCIPAL ITEMS OF THE CONSOLIDATED FINANCIAL STATEMENTS (Cont'd)

2. Notes receivable (Cont'd)

(5) Aging of notes receivable at the end of the year

As at the end of the period, the aging of the Group's notes receivable described above was within one year.

3. 應收賬款

(1) 應收賬款按賬齡列示

五 合併財務報表主要項目註釋 *(續)*

- 2. 應收票據(續)
- (5) 年末應收票據的賬齡

本集團上述期末應收票據的賬齡均在1年以內。

3. Accounts receivable

(1) Accounts receivable presented by aging

		年末賬面餘額	年初賬面餘額
		Closing book	Opening book
Aging	賬齡	balance	balance
Within 1 year (including 1 year	1年以內(含1年)	836,396,524.03	1,410,585,147.34
1-2 years	1-2年	796,856,460.69	792,495,297.26
2-3 years	2-3年	689,182,595.99	732,801,306.60
3-4 years	3-4年	599,501,140.25	790,262,782.63
4-5 years	4-5年	388,555,999.58	48,439,369.15
Over 5 years	5年以上	45,105,839.19	32,225,475.23
Total	合計	3,355,598,559.73	3,806,809,378.21

For the year ended December 31, 2024 (Unless indicated otherwise, all amounts are expressed in RMB) 截至2024年12月31日止年度(除特別註明外,均以人民幣元列示)

V NOTES TO THE PRINCIPAL ITEMS OF THE CONSOLIDATED FINANCIAL STATEMENTS (Cont'd)

五 合併財務報表主要項目註釋 *(續)*

3. Accounts receivable (Cont'd)

Total

合計

- (2) Accounts receivable presented according to the bad debt accrual method
- 3. 應收賬款(續)
- (2) 應收賬款按壞賬計提方法分類列示

		Closing b 年末餘 Book balance Ba 賬面餘額				
Category	類別	Amount 金額	Proportion (%) 比例(%)	Amount 金額	Accrual ratio (%) 計提比例(%)	Book value 賬面價值
Bad debt provision on an individual basis	按單項計提壞賬準備	3,417,190.40	0.10	3,417,190.40	100.00	
Bad debt provision by portfolio	按組合計提壞賬準備	3,352,181,369.33	99.90	160,340,461.16	4.78	3,191,840,908.17
Including: YCIH Group and its subsidiaries	其中:雲南建投集團及其子公司	2,692,822,877.94	80.25	16,772,567.33	0.62	2,676,050,310.61
Third parties and other related parties	第三方及其他關聯方	659,358,491.39	19.65	143,567,893.83	21.77	515,790,597.56
Total	合計	3,355,598,559.73	_	163,757,651.56	4.88	3,191,840,908.17
		Book b	alance	Opening balance 年初餘額	: provision	
		版面f			. provision [[] 準備	
		Amount	Proportion (%)		Accrual ratio (%)	Book value
Category	類別 ————————————————————————————————————	金額	比例(%)	金額 —————	計提比例(%)	賬面價值 ————
Bad debt provision on an individual basis	按單項計提壞賬準備	3,417,190.40	0.09	3,417,190.40	100.00	
Bad debt provision by portfolio	按組合計提壞賬準備	3,803,392,187.80	99.91	116,702,938.24	3.07	3,686,689,249.57
Including: YCIH Group and its subsidiaries	其中:雲南建投集團及其子公司	2,995,657,822.60	78.69	24,529,086.93	0.82	2,971,128,735.64
Third parties and other related parties	第三方及其他關聯方	807,734,365.21	21.22	92,173,851.31	11.41	715,560,513.93

3,806,809,378.21

3.16

3,686,689,249.57

120,120,128.64

For the year ended December 31, 2024 (Unless indicated otherwise, all amounts are expressed in RMB) 截至2024年12月31日止年度(除特別註明外,均以人民幣元列示)

V NOTES TO THE PRINCIPAL ITEMS OF THE CONSOLIDATED FINANCIAL STATEMENTS (Cont'd)

- 3. Accounts receivable (Cont'd)
- (2) Accounts receivable presented according to the bad debt accrual method (Cont'd)
- 1) Accounts receivable with bad debt provision on an individual basis

五 合併財務報表主要項目註釋 *(續)*

- 3. 應收賬款(續)
- (2) 應收賬款按壞賬計提方法分類列示(續)
- 1) 應收賬款按單項計提壞賬準備

		Opening balance 年初餘額		Closing balance 年末餘額			
			Bad debt		Bad debt	Accrual ratio	
		Book balance	provision	Book balance	provision	(%)	Reason for accrual
						計提比例	
Name	名稱	賬面餘額	壞賬準備	賬面餘額	壞賬準備	(%)	計提理由
Lin Liansheng	林連勝	3,417,190.40	3,417,190.40	3,417,190.40	3,417,190.40	100.00	Not expected to be recovered 預計難以收回
Total	合計	3,417,190.40	3,417,190.40	3,417,190.40	3,417,190.40	_	_

- 2) Bad debt provision for accounts receivable by portfolio
- ① Aging portfolio YCIH Group and its subsidiaries

- 2)應收賬款按組合計提壞賬準備
- ① 賬齡組合一雲南建投集團及其子公司

			Closing balance 年末餘額	
Aging	賬齡	Book balance 賬面餘額	Bad debt provision 壞賬準備	Accrual ratio (%) 計提比例(%)
Within 1 year (including 1 year)	1年以內(含1年)	656,017,802.88	1,294,140.43	0.20
1-2 years	1-2年	664,285,489.36	2,621,223.01	0.39
2-3 years	2-3年	536,815,932.48	3,236,136.94	0.60
3-4 years	3-4年	479,368,526.66	3,736,312.21	0.78
4-5 years	4-5年	352,296,353.56	3,316,095.10	0.94
Over 5 years	5年以上	4,038,773.00	2,568,659.64	63.60
Total	合計	2,692,822,877.94	16,772,567.33	_

For the year ended December 31, 2024 (Unless indicated otherwise, all amounts are expressed in RMB) 截至2024年12月31日止年度(除特別註明外,均以人民幣元列示)

V NOTES TO THE PRINCIPAL ITEMS OF THE CONSOLIDATED FINANCIAL STATEMENTS (Cont'd)

- 3. Accounts receivable (Cont'd)
- (2) Accounts receivable presented according to the bad debt accrual method (Cont'd)
- 2) Bad debt provision for accounts receivable by portfolio (Cont'd)
- ② Aging portfolio Third parties and other related parties

五 合併財務報表主要項目註釋 *(續)*

- 3. 應收賬款(續)
- (2) 應收賬款按壞賬計提方法分類列示(續)
- 2) 應收賬款按組合計提壞賬準備(續)
- ② 賬齡組合-第三方及其他關聯方

Aging	賬齡	Book balance 賬面餘額	Closing balance 年末餘額 Bad debt provision 壞賬準備	Accrual ratio (%) 計提比例(%)
Within 1 year (including 1 year)	1年以內(含1年)	179,590,096.55	9,105,646.48	5.07
1-2 years	1-2年	133,359,595.93	13,883,224.35	10.41
2-3 years	2-3年	152,366,663.51	25,970,327.96	17.04
3-4 years	3-4年	120,132,613.59	34,752,814.29	28.93
4-5 years	4-5年	36,259,646.02	22,206,004.96	61.24
Over 5 years	5年以上	37,649,875.79	37,649,875.79	100.00
Total	合計	659,358,491.39	143,567,893.83	_

- (3) Provision for bad debts on accounts receivable accrued, recovered or reversed during the year
- (3)應收賬款本年計提、收回或轉回的壞賬準 備情況

Amount of change in current ye	ar
本年變動金額	

Category	類別	Opening balance 年初餘額	Accrual 計提	Recovery or reversal 收回或轉回	Carry-forward or write-off 轉銷或核銷	Others 其他	Closing balance 年末餘額
Bad debt provision for accounts receivable	應收賬款壞賬準備	120,120,128.64	43,637,522.92				163,757,651.56
Total	合計	120,120,128.64	43,637,522.92				163,757,651.56

For the year ended December 31, 2024 (Unless indicated otherwise, all amounts are expressed in RMB) 截至2024年12月31日止年度(除特別註明外,均以人民幣元列示)

V NOTES TO THE PRINCIPAL ITEMS OF THE CONSOLIDATED FINANCIAL STATEMENTS (Cont'd)

3. Accounts receivable (Cont'd)

(4) Accounts receivable and contract assets of the top five closing balances, grouped by party in arrears

五 合併財務報表主要項目註釋 (續)

3. 應收賬款(續)

(4) 按欠款方歸集的年末餘額前五名的應收賬款 和合同資產情況

					As a percentage	Closing balance
					of the total	of bad debt
			Closing	Closing balance	closing balance	provision
		Closing balance	balance of	of accounts	of accounts	for accounts
		of accounts	contract	receivable and	receivable and	receivable and
		receivable	assets	contract assets	contract asset	contract assets
					佔應收賬款和	應收賬款和
		應收賬款	合同資產	應收賬款和	合同資產年末餘額	合同資產壞賬
Company name	單位名稱	年末餘額	年末餘額	合同資產年末餘額	合計數的比例	準備年末餘額
Company 1	單位1	1,047,598,046.08		1,047,598,046.08	31.22	5,459,432.00
Company 2	單位2	360,962,874.43		360,962,874.43	10.76	1,366,352.92
Company 3	單位3	213,452,451.49		213,452,451.49	6.36	2,918,023.78
Company 4	單位4	136,662,291.94		136,662,291.94	4.07	828,189.10
Company 5	單位5	117,064,800.94		117,064,800.94	3.49	836,602.20
Total	合計	1,875,740,464.88		1,875,740,464.88	55.90	11,408,600.00

4. Receivables financing

(1) Presentation of receivables financing by category

4. 應收款項融資

(1) 應收款項融資分類列示

		Closing balance	Opening balance
Category	項目	年末餘額	年初餘額
Notes receivable and debt obligations receivable	應收票據及應收債權類憑證	4,985,731.37	7,288,317.02
Total	合計	4,985,731.37	7,288,317.02

Note:

The Group discounted and endorsed a portion of its bank acceptance bills receivable and electronic debt obligations receivable in accordance with its daily fund management needs. Therefore, the notes receivable and electronic debt obligations receivable are classified as financial assets at fair value through other comprehensive income.

As at December 31, 2024, the Group made a bad debt provision for notes receivable and debt obligations receivable based on the expected credit losses over the entire duration. The Group considers that bank acceptance bills and debt obligations receivable held by the Group are not exposed to material credit risk and will not incur significant losses due to default of the acceptors.

於2024年12月31日,本集團應收票據及應收債權類憑證均按照整個存續期預期信用損失計提壞賬準備。本集團認為所持有的銀行承兑匯票和應收債權類憑證不存在重大信用風險,不會因承兑人違約而產生重大損失。

For the year ended December 31, 2024 (Unless indicated otherwise, all amounts are expressed in RMB) 截至2024年12月31日止年度(除特別註明外,均以人民幣元列示)

V NOTES TO THE PRINCIPAL ITEMS OF THE CONSOLIDATED FINANCIAL STATEMENTS (Cont'd)

- 4. Receivables financing (Cont'd)
- (2) Receivables financing endorsed or discounted at the end of the year and not yet due at the balance sheet date

五 合併財務報表主要項目註釋 (續)

- **4.** 應收款項融資(續)
- (2) 年末已經背書或貼現且在資產負債表日尚未 到期的應收款項融資

Items	項目	Amount derecognized at the end of the year 年末終止確認金額	Amount not derecognized at the end of the year 年末未終止確認金額
Bank acceptance bills	銀行承兑匯票	134,665,759.47	
Total	合計	134,665,759.47	

5. Prepayments

(1) Aging of prepayments

5. 預付款項

(1)預付款項賬齡

		Closing balance 年末餘額		, ,	balance 餘額
			Proportion (%)	Amount	Proportion (%)
Items	項目 ————————————————————————————————————	金額 	比例(%) 	金額	比例(%)
Within 1 year (including 1 year)	1年以內(含1年)	12,958,473.79	77.42	8,333,128.31	70.20
1-2 years	1-2年	2,325,877.77	13.90	2,375,247.58	20.01
2-3 years	2-3年	288,827.23	1.73	43,939.14	0.37
Over 3 years	3年以上	1,162,291.88	6.95	1,118,352.74	9.42
Total	合計	16,735,470.67	_	11,870,667.77	

- (2) Prepayments of the top five closing balances, grouped by prepaid objects
- (2) 按預付對象歸集的年末餘額前五名的預付款 情況

Company name	單位名稱	Closing balance 年末餘額	As a percentage of the total closing balance of prepayments (%) 佔預付款項年末餘額合計數的比例(%)
Company 6	單位6	2,408,336.79	14.39
Company 7	單位7	1,976,814.60	11.81
Company 8	單位8	1,862,385.32	11.13
Company 9	單位9	1,772,123.89	10.59
Company 10	單位10	1,193,341.48	7.13
Total	合計	9,213,002.08	55.05

For the year ended December 31, 2024 (Unless indicated otherwise, all amounts are expressed in RMB) 截至2024年12月31日止年度(除特別註明外,均以人民幣元列示)

V NOTES TO THE PRINCIPAL ITEMS OF THE 五合併財務報表主要項目註釋 CONSOLIDATED FINANCIAL STATEMENTS (Cont'd) (續)

6. Other receivables

6. 其他應收款

Items	項目	Closing balance 年末餘額	Opening balance 年初餘額
Interest receivable	應收利息		
Interest receivable Dividends receivable	應收股利		
Other receivables	其他應收款項	36,888,228.69	19,683,070.15
Total	合計	36,888,228.69	19,683,070.15

(1) Classification of other receivables by nature of payment

(1) 其他應收款按款項性質分類

Nature of payment	款項性質	Closing book balance 年末賬面餘額	Opening book balance 年初賬面餘額
Related party transactions Imprest, deposit, margin Transactions with other units Less: Bad debt provision for other receivables	關聯方往來 備用金、押金、保證金 其他單位往來 減:其他應收款壞賬準備	12,112,692.14 19,096,145.45 12,162,726.42 6,483,335.32	7,801,758.00 12,834,593.01 9,046,894.21 10,000,175.07
Total	合計	36,888,228.69	19,683,070.15

(2) Other receivables presented by aging

(2) 其他應收款按賬齡列示

		年末賬面	餘額	年初賬面餘額
		Closing I	oook	Opening book
Aging	賬齡	bal	ance	balance
Within 1 year (including 1 year)	1年以內(含1年)	26,337,33	32.65	10,623,199.89
1-2 years	1-2年	6,426,92	8.72	5,289,486.17
2-3 years	2-3年	744,23	84.90	3,746,242.01
3-4 years	3-4年	2,897,08	34.75	1,329,444.17
4-5 years	4-5年	1,240,74	19.77	1,275,477.41
Over 5 years	5年以上	5,725,23	3.22	7,419,395.57
Total	合計	43,371,56	4.01	29,683,245.22

For the year ended December 31, 2024 (Unless indicated otherwise, all amounts are expressed in RMB) 截至2024年12月31日止年度(除特別註明外,均以人民幣元列示)

V NOTES TO THE PRINCIPAL ITEMS OF THE 五合併財務報表主要項目註釋 CONSOLIDATED FINANCIAL STATEMENTS (Cont'd) (續)

(3) Other receivables presented according to the bad debt accrual method

(3) 其他應收款按壞賬計提方法分類列示

3	a desir decidal illection (5) XI ENEX X 9X 1X 9X 1X				
			Closing balance 年末餘額		
			Bad debt	provision	
	賬面	鵌額	壞賬		
					Book value
類別 ————————————————————————————————————	金額 ——————	比例(%)	金額 —————	計提比例(%) 	賬面價值 ————
按單項計提壞賬準備					
按組合計提壞賬準備	43,371,564.01	100.00	6,483,335.32	14.95	36,888,228.69
其中:雲南建投集團及其子公司	12,112,692.14	27.93	1,012,636.53	8.36	11,100,055.61
押金、保證金、職工備用金	19,096,145.45	44.03	236,700.59	1.24	18,859,444.86
其他往來款	12,162,726.42	28.04	5,233,998.20	43.03	6,928,728.22
合計	43,371,564.01	100.00	6,483,335.32	14.95	36,888,228.69
			Opening halance		
	Rook h	alance		nrovision	
				•	
					Book value
類別	金額	比例(%)	金額	計提比例(%)	賬面價值
按單項計提壞賬準備					
按組合計提壞賬準備	29,683,245.22	100.00	10,000,175.07	33.69	19,683,070.15
其中:雲南建投集團及其子公司	7,801,758.00	26.28	1,014,377.43	13.00	6,787,380.57
押金、保證金、職工備用金	12,834,593.01	43.24	238,330.15	1.86	12,596,262.86
其他往來款	9,046,894.21	30.48	8,747,467.49	96.69	299,426.72
合計	29,683,245.22	100.00	10,000,175.07	33.69	19,683,070.15
	按組合計提壞賬準備其中:雲南建投集團及其子公司押金、保證金、職工備用金其他往來款合計	# Amount 金額	按單項計提壞賬準備	Book balance 展面餘額	Book balance

For the year ended December 31, 2024 (Unless indicated otherwise, all amounts are expressed in RMB) 截至2024年12月31日止年度(除特別註明外,均以人民幣元列示)

V NOTES TO THE PRINCIPAL ITEMS OF THE CONSOLIDATED FINANCIAL STATEMENTS (Cont'd)

五 合併財務報表主要項目註釋 *(續)*

- (3) Other receivables presented according to the bad debt accrual method (Cont'd)
- (3) 其他應收款按壞賬計提方法分類列示(續)

1) Bad debt provision for other receivables by portfolio

1) 其他應收款按組合計提壞賬準備 a. 賬齡組合一雲南建投集團及其子公司

a. Aging portfolio – YCIH Group and its subsidiaries

Portfolio name	組合名稱	Book balance 賬面餘額	Closing balance 年末餘額 Bad debt provision 壞賬準備	Accrual ratio (%) 計提比例(%)
Within 1 year (including 1 year)	1年以內(含1年)	4 E90 274 E2	0.049.21	0.20%
Within 1 year (including 1 year)	1-2年	4,589,274.53	9,048.21	
1-2 years	· = '	4,422,935.32	18,567.87	0.42%
2-3 years	2-3年			
3-4 years	3-4年	1,249,031.83	9,572.33	0.77%
4-5 years	4-5年	322,500.00	3,035.63	0.94%
Over 5 years	5年以上	1,528,950.46	972,412.49	63.60%
Total	合計	12,112,692.14	1,012,636.53	8.36%

b. Aging portfolio – Deposits, guarantees and employee reserves

b. 賬齡組合一押金、保證金、職工備用金

Portfolio name	組合名稱	Book balance 賬面餘額	Bad debt provision 壞賬準備	Accrual ratio (%) 計提比例(%)
Within 1 year (including 1 year)	1年以內(含1年)	14,488,462.51	135,268.25	0.93%
1-2 years	1-2年	1,624,938.63	34,751.92	2.14%
2-3 years	2-3年	694,708.90	15,312.96	2.20%
3-4 years	3-4年	738,806.20	15,127.41	2.05%
4-5 years	4-5年	890,552.29	20,825.94	2.34%
Over 5 years	5年以上	658,676.92	15,414.11	2.34%
Total	合計	19,096,145.45	236,700.59	1.24%

c. Aging portfolio – Other current accounts

c. 賬齡組合-其他往來款

		Closing balance 年末餘額				
Portfolio name	組合名稱	Book balance 賬面餘額	Bad debt provision 壞賬準備	Accrual ratio (%) 計提比例(%)		
Within 1 year (including 1 year)	1年以內(含1年)	7,259,595.61	330,867.39	4.56%		
1-2 years	1-2年	379,054.77	379,054.77	100.00%		
2-3 years	2-3年	49,526.00	49,526.00	100.00%		
3-4 years	3-4年	909,246.72	909,246.72	100.00%		
4-5 years	4-5年	27,697.48	27,697.48	100.00%		
Over 5 years	5年以上	3,537,605.84	3,537,605.84	100.00%		
Total	슴計	12,162,726.42	5,233,998.20	43.03%		

For the year ended December 31, 2024 (Unless indicated otherwise, all amounts are expressed in RMB) 截至2024年12月31日止年度(除特別註明外,均以人民幣元列示)

V NOTES TO THE PRINCIPAL ITEMS OF THE \pm CONSOLIDATED FINANCIAL STATEMENTS (Cont'd)

五 合併財務報表主要項目註釋 *(續)*

- (3) Other receivables presented according to the bad debt accrual method (Cont'd)
- 2) Bad debt provision for other receivables in accordance with the general model of expected credit losses
- (3) 其他應收款按壞賬計提方法分類列示(續)
- 2) 其他應收款按照預期信用損失一般模型計提 壞賬準備

		Phase I 第一階段 Expected credit losses over the next 12 months 未來12個月預期	Phase II 第二階段 Expected credit losses over the entire duration (no credit impairment) 整個存續期預期信用損失	Phase III 第三階段 Expected credit losses over the entire duration (credit impairment has occurred) 整個存續期預期信用損失	Total
Bad debt provision	壞賬準備	信用損失	(未發生信用減值)	(已發生信用減值)	合計
Balance as of January 1, 2024	2024年1月1日餘額	10,000,175.07			10,000,175.07
Balance as of January 1, 2024 in the current year	2024年1月1日餘額在 本年				
– Transferred to Phase II	-轉入第二階段				
– Transferred to Phase III	-轉入第三階段				
– Reversed to Phase II	-轉回第二階段				
– Reversed to Phase I	-轉回第一階段				
Current year accrual	本年計提				
Current year reversal	本年轉回	3,516,839.75			3,516,839.75
Current year carry-forward	本年轉銷				
Current year write-off	本年核銷				
Other changes	其他變動				
Balance as of December 31, 2024	2024年12月31日餘額	6,483,335.32			6,483,335.32

(4) Bad debt provision for other receivables

(4) 其他應收款壞賬準備情況

		Amount of change in current year 本年變動金額					
Category	類別	Opening balance 年初餘額	Accrual 計提	Recovery or reversal 收回或轉回	Carry-forward or write-off 轉銷或核銷	Others 其他	Closing balance 年末餘額
Bad debt provision for other receivables	其他應收款 壞賬準備	10,000,175.07		3,516,839.75			6,483,335.32
Total	合計	10,000,175.07		3,516,839.75			6,483,335.32

For the year ended December 31, 2024 (Unless indicated otherwise, all amounts are expressed in RMB) 截至2024年12月31日止年度(除特別註明外,均以人民幣元列示)

V NOTES TO THE PRINCIPAL ITEMS OF THE CONSOLIDATED FINANCIAL STATEMENTS (Cont'd)

五 合併財務報表主要項目註釋 (續)

- (5) Other receivables of the top five closing balances, grouped by party in arrears
- (5) 按欠款方歸集的年末餘額前五名的其他應收 款情況

Company name 單位名稱	Nature of payment 款項性質	Closing balance 年末餘額		As a percentage of the total closing balance of other receivables (%) 佔其他應收款 年末餘額合計數 的比例(%)	Closing balance of bad debt provision 壞賬準備年未餘額
Yunnan Construction Engineering General Contracting Company	Current account	5,953,458.34	Within 1 year, 1-2 years	13.73	14,667.64
雲南工程建設總承包股份有限公司	往來款		1年以內,1-2年		
The People's Court of Xinping Yizu Dai Autonomous County 新平彝族傣族自治縣人民法院	Current account 往來款	3,330,000.00	Within 1 year 1年以內	7.68	92,045.36
Xianming Construction Co., Ltd. 賢銘建設有限公司	Current account 往來款	2,300,000.00	Within 1 year 1年以內	5.30	104,826.09
Land Acquisition and Reserve Center of Zhanyi District, Qujing 曲靖市沾益區土地收購儲備中心	Current account 往來款	2,000,000.00	Over 5 years 5年以上	4.61	2,000,000.00
YCIH No.11 Construction Co., Ltd. 雲南建投第十一建設有限公司	Current account 往來款	2,000,000.00	1-2 years 1-2年	4.61	7,886.40
Total 合計	-	15,583,458.34	-	35.93	2,219,425.49

For the year ended December 31, 2024 (Unless indicated otherwise, all amounts are expressed in RMB) 截至2024年12月31日止年度(除特別註明外,均以人民幣元列示)

V NOTES TO THE PRINCIPAL ITEMS OF THE 五合併財務報表主要項目註釋 CONSOLIDATED FINANCIAL STATEMENTS (Cont'd) (續)

7. Inventories 7. 存貨

			Closing balance					
			年末餘額					
			Provision for decline					
			in value/impairment					
			of contract					
		Book balance	performance costs	Book value				
			跌價準備/合同履約					
Items	項目 ————————————————————————————————————	振面餘額 	成本減值準備 ————					
Raw materials	原材料	18,601,893.92		18,601,893.92				
Goods in stock	庫存商品	4,010,942.71		4,010,942.71				
Turnover materials	周轉材料	446,749.05		446,749.05				
T. (.)	스된	22.050.505.60		22 050 505 60				
Total	合計 ————————————————————————————————————	23,059,585.68		23,059,585.68				
			Opening balance					
			年初餘額					
			Provision for decline					
			in value/impairment					
			of contract					
		Book balance	performance costs	Book value				
			跌價準備/合同履約					
Items	項目	馬面餘額	成本減值準備	賬面價值 ————				
Raw materials	原材料	16,951,553.72		16,951,553.72				
Goods in stock	庫存商品	4,950,361.60		4,950,361.60				
Turnover materials	周轉材料	456,741.85		456,741.85				
Total	合計	22,358,657.17		22,358,657.17				
Total		22,330,037.17		22,330,037.17				

8. Other current assets

8. 其他流動資產

Items	項目	Closing balance 年末餘額	Opening balance 年初餘額
Prepaid taxes Input tax to be deducted	預繳税金 待抵扣進項税額	23,537,642.78 6,132,936.07	495,028.70 15,941,602.54
Total	合計	29,670,578.85	16,436,631.24

For the year ended December 31, 2024 (Unless indicated otherwise, all amounts are expressed in RMB) 截至2024年12月31日止年度(除特別註明外,均以人民幣元列示)

V NOTES TO THE PRINCIPAL ITEMS OF THE CONSOLIDATED FINANCIAL STATEMENTS (Cont'd)

五 合併財務報表主要項目註釋 (續)

9. Fixed assets

9. 固定資產

Ite	ems		項目			Closing book value 年末賬面價值		p book value 年初賬面價值
	ked assets sposal of fixed assets		固定資產 固定資產清理			242,572,648.47	21	9,924,809.43
To	otal		合計			242,572,648.47	21	9,924,809.43
Ite	ms	項目	Houses and buildings 房屋建築物	Machinery and equipment 機器設備	Transportatio too 運輸工	ols equipment	Other equipment 其他設備	Total 合計
I.	Original book value	一、賬面原值						
1.	Opening balance	1. 年初餘額	231,837,813.88	260,007,622.53	152,916,377.	67 12,094,288.85	4,812,540.46	661,668,643.39
	Increase in current year	2. 本年增加金額	23,101,203.22	18,739,098.12	20,541,056.		1,307,343.22	64,394,497.59
	(1) Acquisition	(1)購置	5,898,307.20	10,310,583.40	20,541,056.		1,271,944.99	38,711,847.91
	(2) Transfer from construction	(2)在建工程	17,202,896.02	8,428,514.72	20,511,050.	15,840.71	35,398.23	25,682,649.68
	in progress	轉入	.,,202,030.02	0,120,511172		13/0 1017 1	33/330.23	23/002/013100
	(3) Increase due to business	(3)企業合併						
	combinations	增加						
	(4) Others	(4)其他						
	3. Decrease in current year	3.本年減少金額	11,322,666.30	3,581,776.33	19,779,337.	00 84,055.29	78,958.91	34,846,793.83
	(1) Disposal or scrapping	(1)處置或報廢	10,357,761.50	3,581,776.33	19,779,337.		78,958.91	33,881,889.03
	(2) Others	(2)其他	964,904.80					964,904.80
	4. Closing balance	4.年末餘額	243,616,350.80	275,164,944.32	153,678,097.	34 12,716,029.92	6,040,924.77	691,216,347.15
.	Accumulated depreciation	二、累計折舊						
	1. Opening balance	1.年初餘額	146,273,444.56	182,209,450.32	97,667,188.	07 9,595,082.04	3,986,011.43	439,731,176.42
	2. Increase in current year	2.本年增加金額	13,062,991.51	16,232,361.76	9,006,062.	50 1,519,183.74	437,939.30	40,258,538.81
	(1) Accrual	(1)計提	13,046,340.91	16,232,361.76	9,006,062.	50 1,502,105.10	471,668.54	40,258,538.81
	(2) Others	(2)其他	16,650.60			17,078.64	-33,729.24	
	3. Decrease in current year	3.本年減少金額	10,539,327.17	3,474,323.05	19,185,956.	89 82,191.83	76,875.15	33,358,674.09
	(1) Disposal or scrapping	(1)處置或報廢	10,121,373.80	3,474,323.05	19,185,956.	89 82,191.83	76,875.15	32,940,720.72
	(2) Others	(2)其他	417,953.37					417,953.37
	4. Closing balance	4.年末餘額	148,797,108.90	194,967,489.03	87,487,293.	68 11,032,073.95	4,347,075.58	446,631,041.14
Ⅲ.	'	三、減值準備						
	1. Opening balance	1.年初餘額	2,012,657.54					2,012,657.54
	2. Increase in current year	2.本年增加金額						
	(1) Accrual	(1)計提						
	(2) Others	(2)其他						
	3. Decrease in current year	3.本年減少金額						
	(1) Disposal or scrapping	(1)處置或報廢						
	(2) Others	(2)其他	2.042.657.54					2 042 657 54
p. /	4. Closing balance	4.年末餘額	2,012,657.54					2,012,657.54
IV.		四、賬面價值	04.040.044.00	70 404 707 75	CC 400 000	CC 4 CO2 OFF 07	4 (02 040 40	242 572 640 47
	1. Closing book value	1.年末賬面價值	94,819,241.90	78,184,797.75	66,190,803.		1,693,849.19	242,572,648.47
	2. Opening book value	2.年初賬面價值	85,564,369.32	75,785,514.67	55,249,189.	60 2,499,206.81	826,529.03	219,924,809.43

For the year ended December 31, 2024 (Unless indicated otherwise, all amounts are expressed in RMB) 截至2024年12月31日止年度(除特別註明外,均以人民幣元列示)

V NOTES TO THE PRINCIPAL ITEMS OF THE 五合併財務報表主要項目註釋 CONSOLIDATED FINANCIAL STATEMENTS (Cont'd) (續)

10. Construction in progress

10. 在建工程

Items	項目	Closing balance 年末餘額	Opening balance 年初餘額
Construction in progress	在建工程	33,459,848.64	16,068,374.55
Total	合計	33,459,848.64	16,068,374.55

(1) Details of construction in progress

(1) 在建工程情況

		Closing balance 年末餘額 Provision for				Opening balance 年初餘額 Provision for	2
Items	項目	Book balance 賬面餘額	impairment 減值準備	Book value 賬面價值	Book balance 賬面餘額	impairment 減值準備	Book value 賬面價值
Construction in progress	在建工程	33,733,669.33	273,820.69	33,459,848.64	16,068,374.55		16,068,374.55
Total	合計	33,733,669.33	273,820.69	33,459,848.64	16,068,374.55		16,068,374.55

(2) Changes in significant construction projects in progress during the year

(2) 重要在建工程本年變動情況

				Transfer to	Other decreases	
		Opening	Increase in	fixed assets in	in the current	Closing
		balance	current year	current year	year	balance
				本年轉入		
Project name	工程名稱	年初餘額	本年增加	固定資產	本年其他減少	年末餘額
Chuxiong Yuanda Expressway Construction Project	楚雄元大高速建設工程		18,914,527.44			18,914,527.44
Infrastructure	基礎設施	10,724,259.56	2,172,978.34	4,967,889.94		7,929,347.96
Xuanfu Huilong Equipment Installation Project	宣富回隆設備安裝	, ,	4,026,548.67	1,477,876.11		2,548,672.56
Changshui Airport Project	長水機場項目		11,953,251.66	10,148,054.46		1,805,197.20
Batching Plant Equipment Relocation and Installation Project	攪拌站設備搬遷安裝 項目	1,106,194.69				1,106,194.69
Jingkai Green Production Base Project	經開綠色生產基地項目	2,310,573.76	2,842,393.70	5,152,967.46		
Other sporadic works	其他零星工程	1,927,346.54	3,438,244.65	3,935,861.71		1,429,729.48
Total	合計	16,068,374.55	43,347,944.46	25,682,649.68		33,733,669.33

For the year ended December 31, 2024 (Unless indicated otherwise, all amounts are expressed in RMB) 截至2024年12月31日止年度(除特別註明外,均以人民幣元列示)

V NOTES TO THE PRINCIPAL ITEMS OF THE CONSOLIDATED FINANCIAL STATEMENTS (Cont'd)

五 合併財務報表主要項目註釋 (續)

10. Construction in progress (Cont'd)

- 10. 在建工程(續)
- (2) Changes in significant construction projects in progress during the year (Cont'd)
- (2) 重要在建工程本年變動情況(續)

Project name 工程名稱	Progress of the project 工程進度	Accumulated amount of interest capitalized 利息資本化 累計金額	Including: Amount of interest capitalized for the period 其中:本期利息 資本化金額	Interest capitalization rate for the period (%) 本期利息 資本化率(%)	Source of funds 資金來源
	工作足及	3K II 1 1 IIX	9.1.10 m lb	д.т.ю.т.(707	
Chuxiong Yuanda Expressway Construction Project 楚雄元大高速建設工程	In progress 在建				Self-raised 自籌
Infrastructure	In progress				Self-raised
基礎設施	在建				自籌
Xuanfu Huilong Equipment Installation Project	In progress				Self-raised
宣富回隆設備安裝	在建				自籌
Changshui Airport Project	In progress				Self-raised
長水機場項目	在建				自籌
Batching Plant Equipment Relocation and Installation Project	In progress				Self-raised
攪拌站設備搬遷安裝項目	在建				自籌
Jingkai Green Production Base Project	Completed				Self-raised
經開綠色生產基地項目	已完工				自籌
Other sporadic works	In progress				Self-raised
其他零星工程	在建				自籌

(3) Provision for impairment of construction in progress during the year

(3) 本年計提在建工程減值準備情況

Category	類別	Opening balance 年初餘額	Increase in current year 本年增加	Decrease in current year 本年減少	Closing balance 年末餘額	Reason for accrual 計提原因
Lanping Qilian Batching Plant Infrastructure Construction Project	蘭坪七聯攪拌站 基礎設施建設		273,820.69		273,820.69	No practical value 無使用價值
Total	合計		273,820.69		273,820.69	

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V NOTES TO THE PRINCIPAL ITEMS OF THE 五合併財務報表主要項目註釋 CONSOLIDATED FINANCIAL STATEMENTS (Cont'd) (續)

11. Right-of-use assets

11. 使用權資產

		Houses and buildings	Machinery and equipment	Total	
Items	項目	房屋建築物	機器設備	合計	
I. Original book value	一、賬面原值	_	_	_	
Opening balance	1.年初餘額	45,307,642.97	22,638,758.11	67,946,401.08	
Increase in current year	2.本年增加金額	9,859,727.70	119,624.60	9,979,352.30	
(1) Leased-in	(1)租入	9,859,727.70	119,624.60	9,979,352.30	
(2) Increase due to busines		3,033,727.70	113,02 1.00	3,373,332.30	
combinations	增加				
3. Decrease in current year	3.本年減少金額	33,241,103.34	13,178,165.64	46,419,268.98	
(1) Disposal	(1)處置	33,241,103.34	13,178,165.64	46,419,268.98	
(2) Others	(2)其他	, ,	2, 2, 22 2	., .,	
4. Closing balance	4.年末餘額	21,926,267.33	9,580,217.07	31,506,484.40	
II. Accumulated depreciation	二、累計折舊	_	-	-	
1. Opening balance	1.年初餘額	33,887,510.79	12,154,712.60	46,042,223.39	
Increase in current year	2.本年增加金額	9,132,149.52	1,674,413.57	10,806,563.09	
(1) Accrual	(1)計提	9,132,149.52	1,674,413.57	10,806,563.09	
(2) Others	(2)其他				
3. Decrease in current year	3.本年減少金額	31,602,885.10	5,258,664.36	36,861,549.46	
(1) Disposal	(1)處置	31,602,885.10	5,258,664.36	36,861,549.46	
(2) Others	(2)其他				
4. Closing balance	4.年末餘額	11,416,775.21	8,570,461.81	19,987,237.02	
III. Provision for impairment	三、減值準備	_	_	_	
1. Opening balance	1.年初餘額				
2. Increase in current year	2.本年增加金額				
(1) Accrual	(1)計提				
(2) Others	(2)其他				
3. Decrease in current year	3.本年減少金額				
(1) Disposal	(1)處置				
(2) Others	(2)其他				
4. Closing balance	4.年末餘額				
IV. Book value	四、賬面價值	_	_	_	
1. Closing book value	1.年末賬面價值	10,509,492.12	1,009,755.26	11,519,247.38	
2. Opening book value	2.年初賬面價值	11,420,132.18	10,484,045.51	21,904,177.69	

For the year ended December 31, 2024 (Unless indicated otherwise, all amounts are expressed in RMB) 截至2024年12月31日止年度(除特別註明外,均以人民幣元列示)

V NOTES TO THE PRINCIPAL ITEMS OF THE 五合併財務報表主要項目註釋 CONSOLIDATED FINANCIAL STATEMENTS (Cont'd) (續)

12. Intangible assets

12. 無形資產

Items	項目	Software 軟件	Land use right 土地使用權	Total 合計
I. Original book value	一、賬面原值	_	_	_
1. Opening balance	1.年初餘額	1,557,279.20	49,256,317.04	50,813,596.24
2. Increase in current year	2.本年增加金額	105,961.17	-,,-	105,961.17
(1) Acquisition	(1)購置	105,961.17		105,961.17
(2) Internal research and	(2)內部	·		·
development	研發			
(3) Increase due to business	(3)企業合併			
combinations	增加			
(4) Others	(4)其他			
3. Decrease in current year	3.本年減少金額			
(1) Disposal or scrapping	(1)處置或報廢			
(2) Others	(2)其他			
4. Closing balance	4.年末餘額	1,663,240.37	49,256,317.04	50,919,557.41
II. Accumulated depreciation	二、累計折舊	_	_	_
1. Opening balance	1.年初餘額	926,624.76	8,539,136.25	9,465,761.01
2. Increase in current year	2.本年增加金額	197,338.28	985,126.44	1,182,464.72
(1) Accrual	(1)計提	197,338.28	985,126.44	1,182,464.72
(2) Others	(2)其他			
3. Decrease in current year	3.本年減少金額			
(1) Disposal or scrapping	(1)處置或報廢			
(2) Others	(2)其他			
4. Closing balance	4.年末餘額	1,123,963.04	9,524,262.69	10,648,225.73
III. Provision for impairment	三、減值準備	_	_	-
1. Opening balance	1.年初餘額			
2. Increase in current year	2.本年增加金額			
(1) Accrual	(1)計提			
(2) Others	(2)其他			
3. Decrease in current year	3.本年減少金額			
(1) Disposal or scrapping	(1)處置或報廢			
(2) Others	(2)其他			
4. Closing balance	4.年末餘額			
IV. Book value	四、賬面價值	_	_	-
1. Closing book value	1.年末賬面價值	539,277.33	39,732,054.35	40,271,331.68
2. Opening book value	2.年初賬面價值	630,654.44	40,717,180.79	41,347,835.23

For the year ended December 31, 2024 (Unless indicated otherwise, all amounts are expressed in RMB) 截至2024年12月31日止年度(除特別註明外,均以人民幣元列示)

V NOTES TO THE PRINCIPAL ITEMS OF THE 五合併財務報表主要項目註釋 CONSOLIDATED FINANCIAL STATEMENTS (Cont'd) (續)

13. Long-term deferred expenses

13. 長期待攤費用

Items	項目	Opening balance 年初餘額	Increase in current year 本年增加	Current year amortization 本年攤銷	Other decreases in the current year 本年其他減少	Closing balance 年末餘額	Reasons for other decreases 其他減少原因
Site renovation costs	場地改造費		4,783,343.37	2,753,099.80		2,030,243.57	
Total	合計		4,783,343.37	2,753,099.80		2,030,243.57	-

14. Deferred tax assets and deferred tax liabilities

14. 遞延所得税資產和遞延所得税負債

(1) Deferred tax assets without offset

(1) 未經抵消的遞延所得税資產

Items	項目	Closing balance 年末餘額 Deductible temporary differences Deferred tax assets 可抵扣暫時性差異 遞延所得税資產			y s Deferred tax assets	
Asset impairment provision Deductible losses Lease liabilities Depreciation of fixed assets Provisions Employee benefits	資產減值準備 可抵扣虧損 租賃負債 固定資產折舊 預計負債 應付職工薪酬	172,626,688.81 149,230,726.31 9,806,104.60 7,295,162.13 3,314,795.72 105,887,104.45	29,749,077.03 28,618,842.84 1,386,268.18 1,094,274.32 498,526.34 17,544,835.64	132,225,623.98 98,001,457.80 24,373,352.42 7,965,651.47 4,452,489.74	22,367,955.73 16,131,649.10 3,660,615.49 1,194,847.72 688,296.90	
payable Total	合計	448,160,582.02	78,891,824.35	267,018,575.41	44,043,364.94	

(2) Deferred tax liabilities without offset

(2) 未經抵消的遞延所得税負債

		differences liabilities		Opening b 年初餘	
Items	項目			Taxable temporary differences 應納税暫時性差異	Deferred tax liabilities 遞延所得税負債
Right-of-use assets Depreciation of fixed assets	使用權資產 固定資產 折舊	11,181,166.84 29,205.18	1,431,702.01 4,380.79	21,904,177.69 45,139.20	3,217,310.68 6,770.88
Total	合計	11,210,372.02	1,436,082.80	21,949,316.89	3,224,081.56

For the year ended December 31, 2024 (Unless indicated otherwise, all amounts are expressed in RMB) 截至2024年12月31日止年度(除特別註明外,均以人民幣元列示)

V NOTES TO THE PRINCIPAL ITEMS OF THE CONSOLIDATED FINANCIAL STATEMENTS (Cont'd)

14. Deferred tax assets and deferred tax liabilities (Cont'd)

(3) Deferred tax assets or liabilities shown in the net amount after offset

五 合併財務報表主要項目註釋 (續)

- **14.** 遞延所得税資產和遞延所得税負 信(續)
- (3) 以抵銷後淨額列示的遞延所得稅資產或負債

ltems	項目	Offset amount of deferred tax assets against deferred tax liabilities at the end of the year 遞延所得税資產和 負債年末互抵金額	Closing balance of deferred tax assets or deferred tax liabilities after offset 抵銷後遞延所得税 資產或負債年未餘額	Offset amount of deferred tax assets against deferred tax liabilities at the beginning of the year 遞延所得税資產和負債年初互抵金額	Opening balance of deferred tax assets or deferred tax liabilities after offset 抵銷後遞延所得税 資產或負債年初餘額
Deferred tax assets Deferred tax liabilities	遞延所得税資產 遞延所得税負債	1,436,082.80 1,436,082.80	77,455,741.55	3,224,081.56 3,224,081.56	40,819,283.38

15. Other non-current assets

15. 其他非流動資產

ltems	項目	Book balance 賬面餘額	Closing balance 年末餘額 Provision for impairment 減值準備	Book value 賬面價值	Book balance 賬面餘額	Opening balance 年初餘額 Provision for impairment 減值準備	Book value 賬面價值
Prepayments of	工程設備預付款	285,663.72		285,663.72	322,800.00		322,800.00
engineering equipment Mining royalties	採礦權出讓金	800,000.00		800,000.00	800,000.00		800,000.00
Total	合計	1,085,663.72		1,085,663.72	1,122,800.00		1,122,800.00

16. Assets with restricted ownership or use rights

16. 所有權或使用權受到限制的資產

		At the end of the year 年末					
Items	項目	Book balance 賬面餘額	Book value 賬面價值	Type of restriction 受限類型	Status of restriction 受限情况		
Monetary funds	貨幣資金	117,319,683.24	117,319,683.24	Margin, freeze 保證金、凍結	Restricted 受限		
Accounts receivable	應收賬款	33,000,000.00	33,000,000.00	Pledge 質押	Restricted 受限		
Intangible assets	無形資產	29,286,630.49	23,000,281.81	Mortgage 抵押	Restricted 受限		
Fixed assets	固定資產	40,147,711.21	24,846,072.11	Mortgage 抵押	Restricted 受限		
Total	合計	219,754,024.94	198,166,037.16	_	_		

For the year ended December 31, 2024 (Unless indicated otherwise, all amounts are expressed in RMB) 截至2024年12月31日止年度(除特別註明外,均以人民幣元列示)

V NOTES TO THE PRINCIPAL ITEMS OF THE 五合併財務報表主要項目註釋 CONSOLIDATED FINANCIAL STATEMENTS (Cont'd) (續)

16. Assets with restricted ownership or use rights (Cont'd)

16. 所有權或使用權受到限制的資產 (續)

At the beginning of the year

年初

Items	項目	Book balance 賬面餘額	Book value 賬面價值	Type of restriction 受限類型	Status of restriction 受限情況
Monetary funds	貨幣資金	250,648,051.57	250,648,051.57	Margin, freeze	Restricted
				保證金、凍結	受限
Notes receivable	應收票據	20,250,000.00	20,250,000.00	Pledge	Restricted
				質押	受限
Accounts	應收賬款	42,000,000.00	42,000,000.00	Pledge	Restricted
receivable				質押	受限
Intangible assets	無形資產	12,080,205.00	11,395,659.88	Mortgage	Restricted
				抵押	受限
Total	合計	324,978,256.57	324,293,711.45	_	_

17. Short-term borrowings

17. 短期借款

Category of borrowings	借款類別	Closing balance 年末餘額	Opening balance 年初餘額
	111 397,507,33	1 215 MOV HOX	1 1/3 0/14/
Pledged borrowings	質押借款	38,148,583.29	62,250,000.00
Guaranteed borrowings	保證借款	43,533,796.33	
Mortgaged borrowings	抵押借款	128,461,406.57	
Credit borrowings	信用借款	349,721,012.37	322,155,074.51
Total	合計	559,864,798.56	384,405,074.51

18. Notes payable

18. 應付票據

Category	項目	Closing balance 年末餘額	Opening balance 年初餘額
Bank acceptance bills Commercial acceptance bills	銀行承兑匯票 商業承兑匯票	91,380,000.00 17,999,014.35	356,088,531.88 50,531,852.67
Total	合計	109,379,014.35	406,620,384.55

Note: The aging of the Group's notes payable described above was within one year.

註:本集團上述年末應付票據的賬齡均在1年以內。

For the year ended December 31, 2024 (Unless indicated otherwise, all amounts are expressed in RMB) 截至2024年12月31日止年度(除特別註明外,均以人民幣元列示)

V NOTES TO THE PRINCIPAL ITEMS OF THE CONSOLIDATED FINANCIAL STATEMENTS (Cont'd)

19. Accounts payable

(1) Aging of accounts payable

五 合併財務報表主要項目註釋 (續)

19. 應付賬款

(1)應付賬款賬齡

Items	項目	Closing balance 年末餘額	Opening balance 年初餘額
Payables to suppliers	應付供應商款項	1,629,288,555.59	1,878,323,338.46
Total	合計	1,629,288,555.59	1,878,323,338.46

(2) Significant accounts payable aged over one year or overdue

(2) 賬齡超過1年或逾期的重要應付賬款

Company name	單位名稱	Closing balance 年末餘額	Reasons for non- repayment or non- carry-forward 未償還或結轉的原因
Company 15	單位15	35,905,137.19	Payments not settled 款項未結清
Company 16	單位16	19,166,321.25	Payments not settled 款項未結清
Company 17	單位17	18,236,130.01	Payments not settled 款項未結清
Company 18	單位18	13,683,404.58	Payments not settled 款項未結清
Company 19	單位19	12,731,733.49	Payments not settled 款項未結清
Company 20	單位20	12,594,450.91	Payments not settled 款項未結清
Company 14	單位14	12,526,343.44	Payments not settled 款項未結清
Company 21	單位21	12,224,544.65	Payments not settled 款項未結清
Company 22	單位22	11,350,093.47	Payments not settled 款項未結清
Company 23	單位23	10,399,459.63	Payments not settled 款項未結清
Company 24	單位24	10,327,445.95	Payments not settled 款項未結清
Total	合計	169,145,064.57	-

For the year ended December 31, 2024 (Unless indicated otherwise, all amounts are expressed in RMB) 截至2024年12月31日止年度(除特別註明外,均以人民幣元列示)

V NOTES TO THE PRINCIPAL ITEMS OF THE CONSOLIDATED FINANCIAL STATEMENTS (Cont'd)

五 合併財務報表主要項目註釋 (續)

19. Accounts payable (Cont'd)

(3) Accounts payable presented by aging

19. 應付賬款(續)

(3) 應付賬款按賬齡列示

Aging	項目	Closing balance 年末餘額	Opening balance 年初餘額
Within 1 year	1年以內	754,211,696.54	911,001,866.85
1-2 years	1-2年	328,122,915.99	239,709,185.92
2-3 years	2-3年	119,045,768.32	336,068,951.93
Over 3 years	3年以上	427,908,174.74	391,543,333.76
Total	合計	1,629,288,555.59	1,878,323,338.46

20. Contract liabilities

20. 合同負債

Items	項目	Closing balance 年末餘額	Opening balance 年初餘額
Sales receipts in advance	預收銷售款	5,147,903.43	9,093,770.02
Total	合計	5,147,903.43	9,093,770.02

21. Employee benefits payable

(1) Classification of employee benefits payable

21. 應付職工薪酬

(1)應付職工薪酬分類

ltems	項目	Opening balance 年初餘額	Increase in current year 本年增加	Decrease in current year 本年減少	Closing balance 年末餘額
Short-term employee benefits	短期薪酬	97,150,214.02	143,805,750.38	108,601,135.67	132,354,828.73
Post-employment benefit – defined contribution plans	離職後福利-設定提存計劃	660,872.59	12,877,930.53	12,207,848.08	1,330,955.04
Termination benefits	辭退福利		1,519,580.18	628,369.43	891,210.75
Other benefits due within 1 year	一年內到期的其他福利				
Total	合計	97,811,086.61	158,203,261.09	121,437,353.18	134,576,994.52

For the year ended December 31, 2024 (Unless indicated otherwise, all amounts are expressed in RMB) 截至2024年12月31日止年度(除特別註明外,均以人民幣元列示)

V NOTES TO THE PRINCIPAL ITEMS OF THE CONSOLIDATED FINANCIAL STATEMENTS (Cont'd)

五 合併財務報表主要項目註釋 *(續)*

21. Employee benefits payable (Cont'd)

(2) Short-term employee benefits

21. 應付職工薪酬(續)

(2)短期薪酬

Items	項目	Opening balance 年初餘額	Increase in current year 本年增加	Decrease in current year 本年減少	Closing balance 年末餘額
Tellis .	-XH	AT VM CQ			I ALMARA
	ナンタ 49 人)キロトゴロシナロト	00 424 506 20	442 402 406 20	70 407 650 22	442 422 422 25
Salaries, bonuses, allowances and subsidies	工資、獎金、津貼和補貼	80,434,596.29	112,402,186.28	79,407,659.32	113,429,123.25
Employee welfare costs	職工福利費	1,353,656.14	9,690,903.43	9,881,328.85	1,163,230.72
Social insurance	社會保險費	124,525.78	7,984,048.44	8,077,903.47	30,670.75
Including: Medical insurance	其中:醫療保險費	112,010.66	7,129,835.33	7,212,614.67	29,231.32
Employment injury insurance	工傷保險費	12,515.12	853,144.85	864,220.54	1,439.43
Maternity insurance	生育保險費		1,068.26	1,068.26	
Housing provident fund	住房公積金	342,644.00	10,524,154.24	9,632,830.24	1,233,968.00
Trade union funds and employee education expenses	工會經費和職工教育經費	14,894,791.81	3,204,457.99	1,601,413.79	16,497,836.01
Short-term paid leaves	短期帶薪缺勤				
Short-term profit-sharing plans	短期利潤分享計劃				
Total	合計	97,150,214.02	143,805,750.38	108,601,135.67	132,354,828.73

(3) Defined contribution plans

(3) 設定提存計劃

Items	項目	Opening balance 年初餘額	Increase in current year 本年增加	Decrease in current year 本年減少	Closing balance 年末餘額
Basic endowment insurance	基本養老保險	634,663.05	12,300,211.66	11,606,473.59	1,328,401.12
Unemployment insurance	失業保險費	26,209.54	577,718.87	601,374.49	2,553.92
Total	合計	660,872.59	12,877,930.53	12,207,848.08	1,330,955.04

Note: As stipulated by rules and regulations in the PRC, the Group contributes to state-sponsored retirement schemes for its employees in the PRC. The Group's employees make monthly contributions to the schemes at 8% of the relevant income (comprising wages, salaries, allowances and bonus, and subject to maximum caps), while the Group contributes 16% of such relevant expenses, subject to certain ceiling and has no further obligations for the actual payment of post-retirement benefits beyond the contributions. The state-sponsored retirement schemes are responsible for the entire post-retirement benefit obligations payable to the retired employees.

Employees of the Group in the PRC are entitled to participate in various government-supervised housing funds, medical insurance and other employee social insurance plan. The Group contributes on a monthly basis to these funds based on approximately 22% to 24% of the salaries of the employees, subject to certain ceiling.

As at December 31, 2024, the Group had no forfeited contributions available to offset contributions payable in future years. For the year ended December 31, 2024, the Group did not have any defined benefit plan.

註:根據中國規章制度的規定,本集團須為其中國僱員向國家資助的退休金計劃供款。本集團僱員每月按相關收入(包括工資、薪金、津貼及獎金(不超過一定上限))的8%向該計劃供款,而本集團按上述有關開支的16%供款(不超過一定上限)。本集團沒有義務承擔作出供款以外的退休後福利的實際付款。國家資助的退休金計劃承擔應付予退休僱員的全部退休後福利責任。

本集團的中國僱員有權參與政府規定的住房公積金、 醫療保險及其他僱員社會保險計劃。本集團每月按僱 員薪金的約22%至24%向該等基金供款(不超過一定上 限)。

於2024年12月31日,本集團並無已沒收供款可用於抵銷未來年度應付供款。截至2024年12月31日止年度,本集團沒有任何設定受益計劃。

For the year ended December 31, 2024 (Unless indicated otherwise, all amounts are expressed in RMB) 截至2024年12月31日止年度(除特別註明外,均以人民幣元列示)

V NOTES TO THE PRINCIPAL ITEMS OF THE CONSOLIDATED FINANCIAL STATEMENTS (Cont'd)

五 合併財務報表主要項目註釋 (續)

22. Taxes and dues payable

22. 應交税費

Items	項目	Closing balance 年末餘額	Opening balance 年初餘額
VAT	增值税	2,444,614.33	2,983,680.05
Resource tax	資源税	1,879.40	
Corporate income tax	企業所得税	390,318.97	1,574,332.08
Urban maintenance and construction tax	城市維護建設税	130,327.21	453,470.57
Real estate tax	房產税	591,754.51	655,159.37
Land use tax	土地使用税	405,748.61	405,748.61
Individual income tax	個人所得税	1,639.47	7,147.83
Stamp duty	印花税	212,241.68	335,618.29
Vehicle usage tax	車船使用税	2,775.00	
Environmental protection tax	環境保護税	3,077.47	5,881.62
Education surcharge	教育費附加	57,711.92	212,458.60
Local education surcharge	地方教育費附加	38,470.26	141,634.66
Total	合計	4,280,558.83	6,775,131.68

23. Other payables

23. 其他應付款

Items	項目	Closing balance 年末餘額	Opening balance 年初餘額
Interest payable	應付利息		
Dividends payable	應付股利	11,820,291.10	15,134,758.09
Other payables	其他應付款項	156,363,434.32	255,282,320.04
Total	合計	168,183,725.42	270,417,078.13

(1) Dividends payable

(1) 應付股利

Items	項目	Closing balance 年末餘額	Opening balance 年初餘額
Dividends on ordinary shares	普通股股利	11,820,291.10	15,134,758.09
Total	合計	11,820,291.10	15,134,758.09

Note: For the year ended December 31, 2024, the Group's dividends payable (excluding the Company's H Shareholders) aged over one year were RMB11,100,291.10. Due to the Group's financial constraints, they have not been paid.

註:本集團上述年末應付股利(不涉及本公司H股股東)賬齡 1年以上的為11,100,291.10元·因資金緊張·暫未支付。

For the year ended December 31, 2024 (Unless indicated otherwise, all amounts are expressed in RMB) 截至2024年12月31日止年度(除特別註明外,均以人民幣元列示)

V NOTES TO THE PRINCIPAL ITEMS OF THE CONSOLIDATED FINANCIAL STATEMENTS (Cont'd)

23. Other payables (Cont'd)

(2) Other payables

1) Other payables presented by nature of amount

五 合併財務報表主要項目註釋 (續)

23. 其他應付款(續)

(2) 其他應付款項

1) 按款項性質列示其他應付款

Ty other payables presented by nature o	ramount	1/ 1/2000 / (1/2/2017)	7//0(11/0)/(
Nature of payment	款項性質	Closing balance 年末餘額	
Engineering payments	工程款		120,004,934.35
Current account	往來款	59,630,403.49	
Withholding fees	代收代扣款	61,709,018.70	43,461,475.46
Rental fees	租賃費		24,198,791.81
Guarantee, quality assurance deposit	保證金、質保金	13,382,548.37	13,162,274.49
Others	其他	21,641,463.76	54,454,843.93
Total	合計	156,363,434.32	255,282,320.04
		Closing balance	repayment or non- carry-forward
Company name	單位名稱 ————————————————————————————————————	年末餘額	未償還或結轉的原因
YCIH Group	雲南建投集團	13,709,739.36	Not yet settled 尚未結算
Total	合計	13,709,739.36	_
24. Non-current liabilities du	e within one year	24. 一年內到期的	7非流動負債
		Closing balance	
Itoms	福 日	左士 ⇔ 結	在知路前

Items 項目 在末餘額 年初餘額 Long-term borrowings due within 1 year 一年內到期的長期借款 56,951,568.11 1,740,000.00 Provisions due within one year 一年內到期的預計負債 1,933,501.11 3,874,126.65 Lease liabilities due within 1 year 一年內到期的租賃負債 6,852,999.83 16,066,728.06

Total	合計	65,738,069.05	21,680,854.71

For the year ended December 31, 2024 (Unless indicated otherwise, all amounts are expressed in RMB) 截至2024年12月31日止年度(除特別註明外,均以人民幣元列示)

V NOTES TO THE PRINCIPAL ITEMS OF THE \pm CONSOLIDATED FINANCIAL STATEMENTS (Cont'd)

五 合併財務報表主要項目註釋 (續)

25. Other current liabilities

25. 其他流動負債

Items	項目	Closing balance 年末餘額	Opening balance 年初餘額
Output tax to be transferred	待轉銷項税額	669,193.46	
Total	合計	669,193.46	

26. Long-term borrowings

Category of borrowings

Mortgaged borrowings

Fiduciary loans

Total

26. 長期借款

(1) Classification of long-term borrowings

Closing balance 年末餘額	Opening balance 年初餘額	Year-end interest rate interval (%) 年末利率區間(%)
	2,067,735.85 48,960,000.00	

Note: For the year ended December 31, 2024, the interest rates of the Group's long-term borrowings ranged from 3.00% to 5.50%.

註:截至2024年12月31日止年度,本集團長期借款的利率 區間為3.00%-5.50%。

(2) The maturity dates of long-term borrowings are analyzed below:

借款類別

抵押借款

信用借款

合計

(2) 長期借款到期日分析如下:

51,027,735.85

		Closing balance	Opening balance
Category of borrowings	借款類別	年末餘額	年初餘額
Guaranteed loans	保證借款	28,941,942.80	
Fiduciary loans	信用借款	28,009,625.31	48,960,000.00
Mortgaged borrowings	抵押借款		2,067,735.85
Total	合計	56,951,568.11	51,027,735.85
The book balance of the above borrowings	上述借款的賬面值須於		
shall be repaid in the following periods:	以下期間償還:		
Within one year	一年內	56,951,568.11	1,740,000.00
More than one year but less than two years	資產負債表日後超過一年,		48,960,000.00
after the balance sheet date	但不超過兩年		
More than two years but less than five years	資產負債表日後超過兩年,		2,067,735.85
after the balance sheet date	但不超過五年		
More than five years after the balance sheet date	資產負債表日後超過五年		
Less: Amounts due within one year shown	減:流動負債項下所示	56,951,568.11	1,740,000.00
under current liabilities	一年內到期的款項		
Amounts shown under	非流動負債項下所示款項		51,027,735.85
non-current liabilities			

For the year ended December 31, 2024 (Unless indicated otherwise, all amounts are expressed in RMB) 截至2024年12月31日止年度(除特別註明外,均以人民幣元列示)

V NOTES TO THE PRINCIPAL ITEMS OF THE CONSOLIDATED FINANCIAL STATEMENTS (Cont'd)

五 合併財務報表主要項目註釋 (續)

27. Lease liabilities

27. 租賃負債

Type of payment	款項類別	Closing balance 年末餘額	Opening balance 年初餘額
lease payments	租賃付款額	8,462,966.98	26,745,098.47
Less: Unrecognized financing costs	減:未確認的融資費用	285,988.75	2,371,746.04
Reclassified to non-current liabilities	重分類至一年內到期的非流動負債	6,852,999.83	16,066,728.06
due within one year			
Total	合計	1,323,978.40	8,306,624.37
The book balance of the above lease	上述租賃負債的賬面值須於		
liabilities shall be repaid	以下期間償還:		
in the following periods:			
Within one year	一年內	6,852,999.83	16,066,728.06
More than one year but less than two	資產負債表日後超過一年,	892,361.46	3,847,694.37
years after the balance sheet date	但不超過兩年		
More than two years but less than five	資產負債表日後超過兩年,	431,616.94	3,016,100.00
years after the balance sheet date	但不超過五年		
More than five years after the balance	資產負債表日後超過五年		1,442,830.00
sheet date			
Less: Amounts due within one year for	減:流動負債項下所示	6,852,999.83	16,066,728.06
lease liabilities shown under	一年內到期的租賃負債款項		
current liabilities			
Amount of lease liability shown under	非流動負債項下所示租賃負債款項	1,323,978.40	8,306,624.37
non-current liabilities			

28. Provisions 28. 預計負債

Items	項目	Closing balance 年末餘額	Opening balance 年初餘額
Pending litigation	未決訴訟		
Product Warranty	產品質量保證	456,500.00	456,500.00
Reclamation costs	復墾費	1,262,875.14	648,612.04
Total	合計	1,719,375.14	1,105,112.04

For the year ended December 31, 2024 (Unless indicated otherwise, all amounts are expressed in RMB) 截至2024年12月31日止年度(除特別註明外,均以人民幣元列示)

V NOTES TO THE PRINCIPAL ITEMS OF THE 五合併財務報表主要項目註釋 CONSOLIDATED FINANCIAL STATEMENTS (Cont'd) (續)

29. Share capital			Increase/decr	29. 股 ease in the current y 年變動增減(+、-)	本	
Items 項目	Openin balanc 年初餘額	e new shares	Bonus shares 送股	Transfer from provident fund to shares 公積金轉股	Others Sul 其他	Closing ptotal balance 小計 年末餘額
Total amount of shares 股份總	額 446,272,000.0	0				446,272,000.00
30. Capital reserve				30. 資	本公積	
•			Opening	Increase in	Decrease in	Closing
			balance	current year	current year	balance
Items	項目		年初餘額	本年增加	本年減少	年末餘額
Share capital premium Other capital reserve	股本溢價 其他資本公積	303	3,383,982.18			303,383,982.18
Total	合計	303	3,383,982.18			303,383,982.18
31. Special reserve				31. 專	項儲備	
		Opening	Current ye	_		g
		balance	accrı	ual current ye	ear baland	e Note
Items	項目	年初餘額	本年計	-提 本年減	少年末餘	桶註
Safety production fees	安全生產費	9,013,952.98	885,711.	.64 1,458,505.	87 8,441,158.7	5
Total	合計	9,013,952.98	885,711.	.64 1,458,505.	87 8,441,158. 7	5 —
32. Surplus reserve				32. 盈	餘公積	
1			Opening	Increase in	Decrease in	Closing
			balance	current year	current year	balance
Items	項目		年初餘額	本年增加	本年減少	年末餘額
Statutory surplus reserve Discretionary surplus reserve	法定盈餘公積 任意盈餘公積	94	1,909,590.28			94,909,590.28
Total	合計	94	1,909,590.28			94,909,590.28

For the year ended December 31, 2024 (Unless indicated otherwise, all amounts are expressed in RMB) 截至2024年12月31日止年度(除特別註明外,均以人民幣元列示)

V NOTES TO THE PRINCIPAL ITEMS OF THE CONSOLIDATED FINANCIAL STATEMENTS (Cont'd)

五 合併財務報表主要項目註釋 (續)

33. Undistributed profit

33. 未分配利潤

Items	項目	Current year 本年金額	Prior year 上年金額
Undistributed profit at the end of	調整前上年末未分配利潤	386,083,715.52	430,997,279.39
Undistributed profit at the end of the prior year before adjustments	调	300,003,713.32	430,997,279.39
Add: Adjustments to the total undistributed profits at	加:調整年初未分配利潤合計數		
the beginning of the year	(調增+,調減一)		
(increase +, decrease -)	(D976 T D97%, 7		
Including: Retrospective adjustments in accordance	其中:《企業會計準則》及相關新		
with the Accounting Standards for Business	規定追溯調整		
Enterprises and related new provisions	,,,,=,=,,,,,=		
Changes in accounting policies	會計政策變更		
Correction of significant prior-period errors	重大前期差錯更正		
Changes in the scope of consolidation under common control	同一控制合併範圍變更		
Other adjusting factors	其他調整因素		
Opening balance of undistributed profit	調整後年初未分配利潤	386,083,715.52	430,997,279.39
after adjustments	两正 汉 1 757 FC 4 57国	300,003,713.32	430,331,213.33
Add: Net profits attributable to the owner of	加:本年歸屬於母公司所有者的	-112,036,650.26	-30,129,003.58
the parent company in the year	淨利潤		55,125,555
Less: Withdrawal of the statutory surplus reserve	減:提取法定盈餘公積		
Withdrawal of discretionary surplus reserve	提取任意盈餘公積		
Withdrawal of general risk reserve	提取一般風險準備		
Dividends payable on ordinary shares	應付普通股股利		14,784,560.29
Dividends on ordinary shares transferred to equity	轉作股本的普通股股利		
Closing balance of the current year	本年年末餘額	274,047,065.26	386,083,715.52

Note

For the year ended December 31, 2024, the Board did not propose the distribution of a final dividend.

Details of dividends declared and paid during the track record period are as follows:

(1) For the year ended December 31, 2022

On March 31, 2023, the Board proposed the distribution of a final dividend of RMB0.0331 per paid ordinary share for the year ended December 31, 2022, totaling RMB14,784,560.29 based on 446,272,000 issued shares. On May 30, 2023, the final dividend was approved by the shareholders at the annual general meeting of 2022, of which RMB12,008,678.53 was distributed to the shareholders on or before September 28, 2023.

(2) For the year ended December 31, 2023

For the year ended December 31, 2023, the Board did not propose the distribution of a final dividend, which was approved by shareholders at the annual general meeting of 2023 on May 30, 2024.

註

截至2024年12月31日止年度,董事會建議不分派末期股 ^自。

於往績記錄期宣派並派付的股息詳情如下:

(1)截至2022年12月31日止年度

於2023年3月31日,董事會建議分派截至2022年12月31日 止年度期末股息每股已繳付普通股人民幣0.0331元,按照 已發行股份446,272,000計算,共計人民幣14,784,560.29 元。2023年5月30日,期末股息已在2022年度股東週年 大會上獲得股東批准,其中人民幣12,008,678.53元已於 2023年9月28日及之前分配給股東。

(2)截至2023年12月31日止年度

截至2023年12月31日止年度,董事會建議不分派期末股息,並於2024年5月30日在2023年度股東週年大會上獲得股東批准。

For the year ended December 31, 2024 (Unless indicated otherwise, all amounts are expressed in RMB) 截至2024年12月31日止年度(除特別註明外,均以人民幣元列示)

V NOTES TO THE PRINCIPAL ITEMS OF THE CONSOLIDATED FINANCIAL STATEMENTS (Cont'd) (續)

34. Operating income, operating costs

(1) Details of operating income and operating costs

五 合併財務報表主要項目註釋

34. 營業收入、營業成本

(1) 營業收入和營業成本情況

		Amount i	ncurred in	Amount incurred in	
		the curr	ent year	the prior year	
Items	項目	本年	本年發生額		發生額
		Income	Costs	Income	Costs
		收入	成本 ————————————————————————————————————	收入	成本
Main operations	主營業務	693,949,327.73	666,251,833.67	1,405,774,685.84	1,268,066,868.05
-Sales of ready-mixed concrete and related products	一銷售混凝土及相關產品	634,011,566.93	610,941,890.24	1,314,634,268.81	1,189,247,781.42
-Sales of admixtures	一銷售外加劑	32,709,568.48	26,525,904.74	58,440,536.20	51,190,940.48
-Sales of aggregates	一銷售砂石料	815,231.81	859,429.46	4,480,100.87	4,071,246.39
-Sales of cement and admixtures	一銷售水泥及摻合劑	15,212,963.29	13,806,405.27	22,380,864.77	20,222,228.16
-Others	一其他	11,199,997.22	14,118,203.96	5,838,915.19	3,334,671.60
Other businesses	其他業務	15,310,467.06	10,969,965.10	13,571,152.72	9,549,405.04
-Commissioned processing	一受託加工	6,105,996.69	4,454,257.28	8,587,964.82	8,749,942.05
-Lease	- 租賃	1,275,501.69	559,320.74	3,451,015.38	718,318.83
-Others	一其他	7,928,968.68	5,956,387.08	1,532,172.52	81,144.16
Total	合計	709,259,794.79	677,221,798.77	1,419,345,838.56	1,277,616,273.09
(2) Income-related information			(2) 收入相關	信息	
		Ready-mixed			
		concrete and			Cements and
		related products	Admixtures	Aggregates	admixtures
Items	項目	混凝土及相關產品	外加劑	砂石料	水泥及摻合劑
Income from main operations	主營業務收入	634,011,566.93	32,709,568.48	815,231.81	15,212,963.29
Including: Recognition at a certain point	其中:在某一時點確認	634,011,566.93	32,709,568.48	815,231.81	15,212,963.29
Income from other operations	其他業務收入				
Total	合計	634,011,566.93	32,709,568.48	815,231.81	15,212,963.29
			Commissioned		
		Lease	processing	Others	Total
Items	項目	租賃	受託加工	其他	合計
	^_	шя		7.10	
Income from main operations	主營業務收入			11,199,997.22	693,949,327.73
Including: Recognition at a certain point	其中:在某一時點確認			11,199,997.22	693,949,327.73
Income from other operations	其他業務收入	1,275,501.69	6,105,996.69	7,928,968.68	14,636,124.57
Total	合計	1,275,501.69	6,105,996.69	19,128,965.90	709,259,794.79

For the year ended December 31, 2024 (Unless indicated otherwise, all amounts are expressed in RMB) 截至2024年12月31日止年度(除特別註明外,均以人民幣元列示)

V NOTES TO THE PRINCIPAL ITEMS OF THE 五合併財務報表主要項目註釋 CONSOLIDATED FINANCIAL STATEMENTS (Cont'd) (續)

35. Taxes and surcharges

35. 税金及附加

35. Taxes and surcharges		35. 忧並及附加		
		Amount incurred	Amount incurred	
		in the current year	in the prior year	
Items	項目	本年發生額	上年發生額	
	\#\\\\\			
Resource tax	資源税	1,879.40	2 2 4 2 4 2 4 6 2	
Urban maintenance and construction tax	城市維護建設税	1,376,330.28	3,348,434.63	
Education surcharge	教育費附加	635,769.83	1,649,147.14	
Local education surcharge	地方教育費附加	423,846.54	1,099,431.51	
Real estate tax	房產税	1,188,556.44	1,318,241.29	
Land use tax	土地使用税	811,497.22	811,497.22	
Stamp duty	印花税	755,423.69	1,474,185.78	
Vehicle usage tax	車船使用税	157,859.52	188,330.22	
Environmental protection tax	環境保護税	16,529.60	37,031.09	
Total	合計	5,367,692.52	9,926,298.88	
36. Selling expenses		36. 銷售費用		
3 - 1		Amount incurred	Amount incurred	
		in the current year	in the prior year	
Items	項目	本年發生額	上年發生額	
Employee benefits	職工薪酬	18,087,864.04	21,071,857.84	
Business travel expenses	差旅費	649,532.20	871,213.33	
Others	其他	291,720.88	316,363.03	
Total	合計	19,029,117.12	22,259,434.20	
Total	日前	19,029,117.12	22,239,434.20	
37. Administrative expenses		37. 管理費用		
		Amount incurred	Amount incurred	
		in the current year	in the prior year	
Items	項目	本年發生額	上年發生額	
Employee benefits	職工薪酬	53,767,823.43	53,045,039.00	
Intermediary fees	聘請中介機構費	3,227,166.83	4,355,516.32	
Depreciation expenses	折舊費	3,314,150.56	4,063,333.76	
Litigation expenses	訴訟費	3,553,524.54	4,107,673.77	
Business travel expenses	差旅費	1,267,886.32	2,876,222.23	
Amortization of intangible assets	無形資產攤銷	866,590.49	839,076.33	
Others	其他	22,719,398.08	27,214,763.47	
Total	合計	88,716,540.25	96,501,624.88	

For the year ended December 31, 2024 (Unless indicated otherwise, all amounts are expressed in RMB) 截至2024年12月31日止年度(除特別註明外,均以人民幣元列示)

V NOTES TO THE PRINCIPAL ITEMS OF THE 五合併財務報表主要項目註釋 (癌) CONSOLIDATED FINANCIAL STATEMENTS (Cont'd)

CONSOLIDATED FINANCIAL STATEMENTS (Cont'd)		(續)	
38. Research and development ex	penses	38. 研發費用	
		Amount incurred	Amount incurred
lka-ma	- 本日	in the current year	in the prior year
Items	項目 ————————————————————————————————————	本年發生額	上年發生額
Technology development funds	科技開發經費	8,403,858.93	17,116,561.51
Total	合計	8,403,858.93	17,116,561.51
39. Financial expenses		39. 財務費用	
		Amount incurred	Amount incurred
		in the current year	in the prior year
Items	項目	本年發生額	上年發生額
Interest expenses	利息費用	20,483,325.50	19,202,272.22
Less: Interest income	減:利息收入	968,682.36	2,298,001.47
Add: Exchange losses	加:匯兑損失	-23,505.11	-259,161.10
Other expenses	其他支出	1,625,580.17	1,014,928.16
Total	合計	21,116,718.20	17,660,037.81
40. Other income		40. 其他收益	
		Amount incurred	Amount incurred
		in the current year	in the prior year
Sources of other income	產生其他收益的來源	本年發生額	上年發生額
Government grants	政府補助	3,568,858.12	5,384,499.74
Personal tax handling fee refund	個税手續費返還	49,279.88	18,243.11
Additional deduction for value-added tax	增值税加計抵減	1,065,112.50	2,999,680.27
Total	合計	4,683,250.50	8,402,423.12
41. Investment income		41 . 投資收益	
		Amount incurred	Amount incurred
		in the current year	in the prior year
Sources of investment income	產生投資收益的來源	本年發生額	上年發生額
Discount loss on receivables financing that meets the conditions for derecognition	滿足終止確認條件的應收款項融 資的貼現損失	-8,598,459.04	-3,511,315.19
Total	合計	-8,598,459.04	-3,511,315.19

For the year ended December 31, 2024 (Unless indicated otherwise, all amounts are expressed in RMB) 截至2024年12月31日止年度(除特別註明外,均以人民幣元列示)

V NOTES TO THE PRINCIPAL ITEMS OF THE 五合併財務報表主要項目註釋 CONSOLIDATED FINANCIAL STATEMENTS (Cont'd) (續)

42. Credit impairment losses		42. 信用減值損失		
		Amount incurred in the current year	Amount incurred in the prior year	
Items	項目	本年發生額	上年發生額	
Bad debt losses on notes receivable	應收票據壞賬損失	-6,560.97	1,480,390.27	
Bad debt losses on accounts receivable	應收賬款壞賬損失	-43,637,522.92	-7,615,928.79	
Bad debt losses on other receivables	其他應收款壞賬損失	3,516,839.75	-3,309,993.67	
Total	合計	-40,127,244.14	-9,445,532.19	
43. Impairment losses on assets		43. 資產減值損失		
		Amount incurred	Amount incurred	
		in the current year	in the prior year	

		Amount incurred	Amount incurred
		in the current year	in the prior year
Items	項目	本年發生額	上年發生額
Impairment losses on construction in progress	在建工程減值損失	-273,820.69	
Total	合計	-273,820.69	

44. 資產處置收益 44. Gains on asset disposal Amount included **Amount** Amount in non-recurring incurred in incurred in profit or loss of the current year the prior year the current year 計入本年非經常性 損益的金額 項目 本年發生額 上年發生額 Items 固定資產處置收益 Gain on disposal of fixed assets 869,735.13 Gain on disposal of right-of-use assets 使用權資產處置收益 1,413,369.88 1,413,369.88 **Total** 合計 1,413,369.88 869,735.13 1,413,369.88

For the year ended December 31, 2024 (Unless indicated otherwise, all amounts are expressed in RMB) 截至2024年12月31日止年度(除特別註明外,均以人民幣元列示)

V NOTES TO THE PRINCIPAL ITEMS OF THE 五合併財務報表主要項目註釋 CONSOLIDATED FINANCIAL STATEMENTS (Cont'd) (續)

45. Non-operating income

45. 營業外收入

				Amount included
		Amount	Amount	in non-recurring
		incurred in	incurred in	profit or loss of
		the current year	the prior year	the current year
				計入本年非經常性
Items	項目	本年發生額	上年發生額	損益的金額
Gain on destruction and retirement of non-current assets	非流動資產毀損報廢利得	476,037.45	34,839.61	476,037.45
Litigation gains	訴訟利得		18,976.45	
Income from fines	罰款收入	36,152.66	2,437,814.70	36,152.66
Others	其他	4,843,154.30	1,549,288.66	4,843,154.30
Total	合計	5,355,344.41	4,040,919.42	5,335,344.41

46. Non-operating expenses

46. 營業外支出

				Amount included
		Amount	Amount	in non-recurring
		incurred in	incurred in	profit or loss of
		the current year	the prior year	the current year
				計入本年非經常性
Items	項目	本年發生額	上年發生額	損益的金額
Losses on destruction and scrapping of non-current assets	非流動資產毀損報廢損失	214,808.55	2,296,585.49	214,808.55
Litigation losses	訴訟損失	1,696,449.16	14,202,136.60	1,696,449.16
Expenditures on fines	罰款支出	479,450.42	752,830.35	479,450.42
Others	其他	587,517.53	182,316.76	587,517.53
Total	合計	2,978,225.66	17,433,869.20	2,978,225.66

For the year ended December 31, 2024 (Unless indicated otherwise, all amounts are expressed in RMB) 截至2024年12月31日止年度(除特別註明外,均以人民幣元列示)

V NOTES TO THE PRINCIPAL ITEMS OF THE CONSOLIDATED FINANCIAL STATEMENTS (Cont'd)

五 合併財務報表主要項目註釋 (續)

47. Income tax expenses

47. 所得税費用

(1) Income tax expenses

(1) 所得税費用

Items	項目	Amount incurred in the current year 本年發生額	Amount incurred in the prior year 上年發生額
Income tax expenses for the period Adjustment of deferred taxes	當期所得税費用 遞延所得税調整	722,211.16 -36,625,104.31	3,387,873.14 -13,564,528.85
Total	合計	-35,902,893.15	-10,176,655.71

(2) Reconciliations of accounting profit and income tax expense

(2) 會計利潤與所得税費用調整過程

		Amount incurred
		in the prior year
Items	項目	上年發生額
Total consolidated profit for the year	本年合併利潤總額	-151,121,715.74
Income tax expenses at statutory/applicable tax rates	按法定/適用税率計算的所得税費用	-37,780,428.94
Effect of preferential tax rate	優惠税率的影響	15,112,171.57
The impact of different tax rates applicable to subsidiaries	子公司適用不同税率的影響	-7,104,198.19
Adjust the impact of income taxes for prior periods	調整以前期間所得税的影響	41,166.89
Impact of non-taxable income	非應税收入的影響	
Impact of non-deductible costs, expenses and losses	不可抵扣的成本、費用和損失的影響	3,840,024.78
Effect of using deductible losses for which no deferred	使用前期未確認遞延所得税資產的可抵扣虧損的	
tax assets were recognized in prior periods	影響	
Effect of deductible temporary differences or deductible	本年未確認遞延所得税資產的可抵扣暫時性差異	
losses for which deferred income tax assets are not	或可抵扣虧損的影響	
recognized in the current year		
Additional deduction for research and development	研發費用加計扣除	
expenses		-1,260,578.84
The deductible temporary differences of deferred tax	本年使用或轉回不確認對應的遞延税款的可抵扣	
corresponding to unrecognized use or reversal in the	暫時性差異	
current year		-8,751,050.42
Income tax expenses	所得税費用	-35,902,893.15

For the year ended December 31, 2024 (Unless indicated otherwise, all amounts are expressed in RMB) 截至2024年12月31日止年度(除特別註明外,均以人民幣元列示)

V NOTES TO THE PRINCIPAL ITEMS OF THE (續) CONSOLIDATED FINANCIAL STATEMENTS (Cont'd)

48. Items presented in the cash flows statement

- (1) Cash related to operating activities

五 合併財務報表主要項目註釋

48. 現金流量表項目

- (1) 與經營活動有關的現金
 - 1)此列的甘州與經營活動右關的租仝

1) Other cash received from operating activities		1)收到的其他與經營活	1)收到的其他與經營活動有關的規金		
		Amount incurred	Amount incurred		
		in the current year	in the prior year		
Items	項目	本年發生額	上年發生額		
Recovery of restricted funds	收回受限資金	137,544,996.73	85,861,057.58		
Bills of exchange for cash	匯票置換現金		39,097,851.22		
Group current account	集團往來款	100,000,000.00	6,196,060.89		
Government grants received	收到政府補助	3,568,858.12	5,402,742.85		
Guarantee received	收到保證金	11,564,541.43	3,110,000.00		
Others	其他	127,328,352.68	85,784,991.48		
Total	合計	380,006,748.96	225,452,704.02		
2) Other cash paid for operating activities		2)支付的其他與經營活	動有關的現金		
		Amount incurred	Amount incurred		
		in the current year	in the prior year		
Items	項目	本年發生額	上年發生額		
	/ LTD A				
Rental payments	支付租金	160,507.08	14,343,506.80		

		Amount incurred	Amount incurred
		in the current year	in the prior year
Items	項目	本年發生額	上年發生額
Rental payments	支付租金	160,507.08	14,343,506.80
Payment of litigation	支付訴訟款	915,649.59	14,111,070.28
Preparation costs	籌建費用	467,017.75	8,636,513.34
Travel costs	差旅費用	1,463,921.79	4,568,491.13
Maintenance costs	維修費用	92,332.00	5,653,186.21
Intermediary fees	中介機構費	366,156.00	4,355,516.32
Payment of guarantee	支付保證金	16,132,075.78	4,839,949.66
Payment of audit fees	支付審計費	3,275,118.00	2,900,000.00
Payment of outsourced services	支付外包服務費		6,701.89
Payment of restricted funds	支付受限資金	2,044,291.74	
Others	其他	110,855,707.73	28,990,399.30
Total	合計	135,772,777.46	88,405,334.93

For the year ended December 31, 2024 (Unless indicated otherwise, all amounts are expressed in RMB) 截至2024年12月31日止年度(除特別註明外,均以人民幣元列示)

V NOTES TO THE PRINCIPAL ITEMS OF THE CONSOLIDATED FINANCIAL STATEMENTS (Cont'd)

48. Items presented in the cash flows statement (Cont'd) 48. 現金流量

(2) Cash related to financing activities

1) Other cash paid for financing activities

五 合併財務報表主要項目註釋 (續)

48. 現金流量表項目(續)

(2) 與籌資活動有關的現金

1) 支付的其他與籌資活動有關的現金

		Amount incurred	Amount incurred
		in the current year	in the prior year
Items	項目	本年發生額	上年發生額
Cash paid to settle lease liabilities	償還租賃負債支付的現金	2,801,447.08	31,737,578.32
Total	合計	2,801,447.08	31,737,578.32

2) Changes in liabilities arising from financing activities

2) 籌資活動產生的各項負債變動情況

			Increase in current year De 本年増加			current year E減少	
Items	項目	Opening balance 年初餘額	Cash changes 現金變動	Non-cash changes 非現金變動	Cash changes 現金變動	Non-cash changes 非現金變動	Closing balance 年末餘額
Short-term borrowings	短期借款	384,405,074.51	825,920,265.28	91,682,068.85	742,102,759.02	39,851.06	559,864,798.56
Long-term borrowings	長期借款	51,027,735.85	8,000,000.00	1,740,000.00	3,907,735.85	56,860,000.00	-
Non-current liabilities due within one year	一年內到期的非流動負債	1,740,000.00		56,951,568.11	1,740,000.00		56,951,568.11
Interest payable	應付利息			28,665,949.38	28,001,850.88	664,098.50	-
Dividends payable	應付股利	15,134,758.09			1,430,000.00	1,884,466.99	11,820,291.10
Lease liabilities	租賃負債	24,373,352.43		8,781,708.11	2,801,447.08	22,176,635.23	8,176,978.23
Total	슴늵	476,680,920.88	833,920,265.28	187,821,294.45	779,983,792.83	81,625,051.78	636,813,636.00

For the year ended December 31, 2024 (Unless indicated otherwise, all amounts are expressed in RMB) 截至2024年12月31日止年度(除特別註明外,均以人民幣元列示)

V NOTES TO THE PRINCIPAL ITEMS OF THE CONSOLIDATED FINANCIAL STATEMENTS (Cont'd)

五 合併財務報表主要項目註釋 *(續)*

49. Supplementary information to cash flows statement

(1) Supplementary information to cash flows statement

49. 現金流量表補充資料

(1) 現金流量表補充資料

Items	項目	Current year 本年金額	Prior year 上年金額
items	 	一 一 一 一 一 一	
1. Reconciliation of net profit to cash flows from	1. 將淨利潤調節為經營活動現金流量:		
operating activities		_	_
Net profit	淨利潤	-115,218,822.59	-28,635,375.01
Add: Asset impairment provision	加:資產減值準備	273,820.69	
Credit impairment losses	信用減值損失	40,127,244.14	9,445,532.19
Depreciation of fixed assets, oil and gas assets,	固定資產折舊、油氣資產折耗、	40,258,538.81	35,752,110.37
and productive biological assets	生產性生物資產折舊		
Depreciation of right-of-use assets	使用權資產折舊	10,806,563.09	27,533,181.95
Amortization of intangible assets	無形資產攤銷	1,182,464.72	1,149,400.41
Amortisation of long-term deferred expenses	長期待攤費用攤銷	2,753,099.80	
Losses on disposal of fixed assets, intangible assets,	處置固定資產、無形資產和其他長期資產的	-1,413,369.88	-869,735.13
and other long-term assets ("-" for gains)	損失(收益以「一」填列)		
Losses on scrapping of fixed assets ("-" for gains)	固定資產報廢損失(收益以「一」填列)	-261,228.90	2,261,745.88
Losses on changes in fair value ("-" for gains)	公允價值變動損失(收益以「一」填列)		
Financial expenses ("-" for gains)	財務費用(收益以「一」填列)	20,483,325.50	19,261,613.72
Investment losses ("-" for gains)	投資損失(收益以「一」填列)	8,598,459.04	3,511,315.19
Decreases of deferred tax assets ("-" for increases)	遞延所得税資產的減少(增加以「一」填列)	-36,636,458.17	-13,564,528.85
Increases in deferred tax liabilities ("-" for decreases)	遞延所得税負債的增加(減少以「一」填列)		
Decreases of inventory ("-" for increases)	存貨的減少(增加以「一」填列)	-700,928.51	1,786,732.42
Decrease in operating receivables ("-" for increases)	經營性應收項目的減少(增加以「一」填列)	415,677,515.24	276,043,307.24
Increase in operating payables ("-" for decreases)	經營性應付項目的增加(減少以「一」填列)	-619,970,871.82	-493,627,213.86
Others	其他	134,927,910.76	-3,951,753.75
Net cash flows generated from operating activities	經營活動產生的現金流量淨額	-99,112,738.08	-73,064,642.47
2. Significant investing and financing activities that	2. 不涉及現金收支的重大投資和籌資活動:		
involve no cash receipts or payments:			
Transfer of debt to capital	債務轉為資本		
Convertible bonds due within one year	一年內到期的可轉換公司債券		
Fixed assets under financing lease	融資租入固定資產		
3. Net changes in cash and cash equivalents:	3. 現金及現金等價物淨變動情況:		
Closing balance of cash	現金的年末餘額	7,457,222.86	69,873,194.18
Less: Opening balance of cash	減:現金的年初餘額	69,873,194.18	133,292,281.25
Add: Closing balance of cash equivalents	加:現金等價物的年末餘額		
Less: Opening balance of cash equivalents	減:現金等價物的年初餘額		
Net increase in cash and cash equivalents	現金及現金等價物淨增加額	-62,415,971.32	-63,419,087.07

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V NOTES TO THE PRINCIPAL ITEMS OF THE CONSOLIDATED FINANCIAL STATEMENTS (Cont'd)

五 合併財務報表主要項目註釋 *(續)*

49. Supplementary information to cash flows statement (Cont'd)

49. 現金流量表補充資料(續)

(2) Composition of cash and cash equivalents

(2) 現金和現金等價物的構成

Items	項目	Closing balance 年末餘額	Opening balance 年初餘額
Cash	現金	7,457,222.86	69,873,194.18
Including: Cash on hand	其中:庫存現金		
Cash at bank readily available for payment	可隨時用於支付的銀行存款	7,457,222.86	69,873,194.18
Other monetary funds readily	可隨時用於支付的其他貨幣資金		
available for payment			
Cash equivalents	現金等價物		
Including: Investments in bonds maturing within	其中:三個月內到期的債券投資		
three months			
Closing balance of cash and cash equivalents	年末現金和現金等價物餘額	7,457,222.86	69,873,194.18
Including: Restricted cash and cash equivalents	其中:母公司或集團內子公司使用		
used by the parent company and	受限制的現金和現金等價物		
subsidiaries of the Group			

(3) Monetary assets not belonging to cash and cash equivalents

(3) 不屬於現金及現金等價物的貨幣資金

				Reason for not
		Current year	Prior year	belonging to cash and cash equivalents 不屬於現金及現金
Items	項目	本年金額	上年金額	等價物的理由
Bank acceptance note deposits	銀行承兑匯票保證金	45,159,253.39	147,011,409.96	Guarantee 保證金
Guarantees for reclamation costs	復墾保證金	2,489,524.35	469,706.84	Guarantee 保證金
Frozen funds	凍結資金	67,498,568.84	103,166,934.77	Frozen 凍結
Interest receivable	應收利息	2,172,336.66	1,944,052.75	Frozen 凍結_
Total	合計	117,319,683.24	252,592,104.32	-

50. Foreign currency monetary items

50. 外幣貨幣性項目

Items	項目	Closing foreign currency balance 年末外幣餘額	Exchange rate 折算匯率	Closing balance in RMB 年末折算人民幣餘額
Monetary funds Including: HKD	貨幣資金 其中:港幣	- 1,137,966.61	- 0.9260	1,053,802.60
Total	合計	1,137,966.61	0.9260	1,053,802.60

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V NOTES TO THE PRINCIPAL ITEMS OF THE 五合併財利 CONSOLIDATED FINANCIAL STATEMENTS (Cont'd) (續)

51 Lease

Items

(1) The Group as the lessee

五 合併財務報表主要項目註釋

51. 租賃

(1) 本集團作為承租方

(1) The Group as the lessee	(1) 平乐团作为学位力			
		Amount incurred	Amount incurred	
		in the current year	in the prior year	
Items	項目	本年發生額	上年發生額	
Interest expenses on lease liabilities	租賃負債利息費用	794,347.93	1,935,162.86	
Short-term lease expenses under simplified treatment included in current profit or loss	計入當期損益的採用簡化處理的 短期租賃費用	2,195,342.42	2,865,309.33	
Lease expense for low-value assets (except for short-term leases) recognized in	計入當期損益的採用簡化處理的 低價值資產租賃費用			
profit or loss using the simplified approach	(短期租賃除外)			
Variable lease payments not included in the measurement of the lease liability	未納入租賃負債計量的可變租賃 付款額			
Including: portion arising from sale and leaseback transactions	其中:售後租回交易產生部分			
Income from sublease of right-to-use assets	轉租使用權資產取得的收入			
Total cash outflows related to leases	與租賃相關的總現金流出	2,961,954.16	46,081,085.12	
Related gains and losses from sale and leaseback transactions	售後租回交易產生的相關損益			
Cash inflows from sale and leaseback transactions	售後租回交易現金流入			
Cash outflow from sale and leaseback transactions	售後租回交易現金流出			

Including: Income related to variable lease payments not included in lease receipts 其中:未計入租賃收款額的可變租賃租賃收入 付款額相關的收入

 Leasing of fixed assets
 出租固定資產
 1,275,501.69
 1,275,501.69

項目

Total 合計 1,275,501.69 1,275,501.69

For the year ended December 31, 2024 (Unless indicated otherwise, all amounts are expressed in RMB) 截至2024年12月31日止年度(除特別註明外,均以人民幣元列示)

VI R&D EXPENDITURES	六 研發支出		
Items	項目	Amount incurred in the current year 本年發生額	Amount incurred in the prior year 上年發生額
Labor costs	人工費用	7,641,818.77	16,921,619.01
Direct material costs	直接材料	238,121.08	49,981.09
Other expenses	其他費用	523,919.08	144,961.41
Total	合計	8,403,858.93	17,116,561.51
Including: Expensed R&D expenditures Capitalization of R&D expenditures	其中:費用化研發支出 資本化研發支出	8,403,858.93	17,116,561.51

VII CHANGES IN THE SCOPE OF CONSOLIDATION

DF CONSOLIDATION 七 合併範圍的變化

1. Changes in the scope of consolidation for other reasons

1. 其他原因的合併範圍變動

Entities newly included in the scope of consolidation in the current year: 本年新增合併範圍內主體的情況:

No. 序號	Name of company 公司名稱	Equity acquisition method 股權取得方式	Point when equity is acquired 股權取得時點	Contributions paid during the year 本年實繳出資額	Proportion of contribution (%) 出資比例(%)
1	Vanilian Crann Commute Kananian		2024.2.20	FC 40F F72 4C	100.00
ı	Yunjian Green Concrete Kunming Green Building Materials Co., Ltd.	Establishment by investment	2024-2-29	56,485,572.46	100.00
	雲建綠砼昆明綠色建材有限公司	投資設立			
2	Yunjian Green Concrete Chuxiong Green Building Materials Co., Ltd.	Establishment by investment	2024-3-14	9,260,059.95	100.00
	雲建綠砼楚雄綠色建材有限公司	投資設立			
3	Jiantou Group Lijiang Green Building Materials Co., Ltd.	Establishment by investment	2024-3-21	12,600,418.68	100.00
	建投集團麗江綠色建材有限公司	投資設立			

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VIII INTERESTS IN OTHER ENTITIES

八 在其他主體中的權益

1. Interests in subsidiaries

(1) Composition of enterprise group

1. 在子公司中的權益

(1) 企業集團的構成

Principal				Registered	Shareholding ratio			
	operating	Registered		capital	(%)			
Name of subsidiary	location	place	Nature of business	(RMB10,000)	持股比	例(%)	Acquisition method	
				註冊資本	Direct	Indirect		
子公司名稱	主要經營地	註冊地	業務性質	(萬元)	直接	間接	取得方式	
YCIH Polymer Materials Co., Ltd.	Kunming, Yunnan	Kunming, Yunnan	Production and sale of concrete admixtures	3,300.00	95.00	5.00	Business combinations under common control	
雲南建投高分子材料有限公司	雲南昆明	雲南昆明	混凝土外加劑生產和銷售				同一控制下企業合併	
YCIH Qujing Building Materials Co., Ltd.	Qujing, Yunnan	Qujing, Yunnan	Concrete production and sales	4,000.00	50.00		Business combinations under	
							common control	
雲南建投曲靖建材有限公司	雲南曲靖	雲南曲靖	混凝土生產和銷售				同一控制下企業合併	
YCIH Yuxi Building Materials Co., Ltd.	Yuxi, Yunnan	Yuxi, Yunnan	Concrete production and sales	4,000.00	55.00		Business combinations under common control	
雲南建投玉溪建材有限公司	雲南玉溪	雲南玉溪	混凝土生產和銷售				同一控制下企業合併	
YCIH Baoshan Yongchang Building	Baoshan, Yunnan	Baoshan, Yunnan	Concrete production and sales	2,600.00	50.00		Business combinations under	
Materials Co., Ltd.	saosnan, rannan	saconary ramian	concrete production and sales	2,000.00	30.00		common control	
雲南建投保山永昌建材有限公司	雲南保山	雲南保山	混凝土生產和銷售				同一控制下企業合併	
YCIH Green Development Co., Ltd.	Kunming, Yunnan	Kunming, Yunnan	Sales of concrete and its raw materials	3,000.00	95.00	5.00	Business combinations under common control	
雲南建投綠色發展有限公司	雲南昆明	雲南昆明	混凝土及其原材料銷售				同一控制下企業合併	
YCIH Aggregate Co., Ltd.	Kunming, Yunnan	Kunming, Yunnan	Processing and sale of aggregates, and purchasing and selling on behalf of others	2,300.00	95.00	5.00	Business combinations under common control	
雲南建投砂石料有限公司	雲南昆明	雲南昆明	砂石料加工和銷售、代購代銷				同一控制下企業合併	
Yunjian Green Concrete Kunming Green	Kunming, Yunnan	Kunming, Yunnan	Concrete production and sales	10,000.00	95.00	5.00	Establishment by investment	
Building Materials Co., Ltd.								
雲建綠砼昆明綠色建材有限公司	雲南昆明	雲南昆明	混凝土生產和銷售				投資設立	
Yunjian Green Concrete Chuxiong Green	Chuxiong, Yunnan	Chuxiong, Yunnan	Concrete production and sales	2,500.00	95.00	5.00	Establishment by investment	
Building Materials Co., Ltd.	T-++10		10.10 L 11.24 AU.				la Maria	
雲建綠砼楚雄綠色建材有限公司	雲南楚雄	雲南楚雄	混凝土生產和銷售				投資設立	
Jiantou Group Lijiang Green Building Materials Co., Ltd.	Lijiang, Yunnan	Lijiang, Yunnan	Concrete production and sales	2,500.00	95.00	5.00	Establishment by investment	
建投集團麗江綠色建材有限公司	雲南麗江	雲南麗江	混凝土生產和銷售				投資設立	

For the year ended December 31, 2024 (Unless indicated otherwise, all amounts are expressed in RMB) 截至2024年12月31日止年度(除特別註明外,均以人民幣元列示)

VIII INTERESTS IN OTHER ENTITIES (Cont'd)

1. Interests in subsidiaries (Cont'd)

(2) Significant non-wholly owned subsidiaries

八 在其他主體中的權益(續)

Dividends

1. 在子公司中的權益(續)

(2) 重要的非全資子公司

Profit and loss

Name of subsidiary	子公司名稱	Minority shareholding ratio (%) 少數股東持股 比例(%)	attributable to minority shareholders for the current year 本年歸屬於少數 股東的損益	declared to pay minority shareholders during the year 本年向少數股東 宣告分派的股利	Closing balance of non-controlling interests 年末少數股東 權益餘額
YCIH Qujing Building Materials Co., Ltd.	雲南建投曲靖建材有限公司	50.00	-2,574,711.40		14,158,316.84
YCIH Yuxi Building Materials Co., Ltd.	雲南建投玉溪建材有限公司	45.00	-450,154.19		39,623,050.84
YCIH Baoshan Yongchang Building Materials Co., Ltd.	雲南建投保山永昌建材有限公司	50.00	-157,306.74	1,200,000.00	22,395,999.98

- Notes: 1) According to the articles of association of YCIH Baoshan Yongchang Building Materials Co., Ltd., the shareholders' meeting shall be held by the shareholders to exercise their voting rights in accordance with the proportion of capital contribution. For general resolutions, including issues related to the Company's production, operation and management that do not involve changes in business registration matters, the Company's consent is sufficient. In addition, the Company has the power to appoint a majority of the members of the Board. Therefore, the Company is able to control the operation and financial decisions of YCIH Baoshan Yongchang Building Materials Co., Ltd.
 - 2) According to the articles of association of YCIH Qujing Building Materials Co., Ltd., the shareholders' meeting shall be held by the shareholders to exercise their voting rights in accordance with the proportion of capital contribution. With respect to matters of significance in the Company's day-to-day business activities, the exercise of its voting rights shall be consistent with that of the Company, unless it constitutes a material detriment to the rights and interests of other shareholders. In addition, the Company has the power to appoint a majority of the members of the Board. Therefore, the Company is able to control the operation and financial decisions of YCIH Qujing Building Materials Co., Ltd.
- 註:1) 根據雲南建投保山永昌建材有限公司章程,股東 會會議由股東按照出資比例行使表決權。對於一 般決議,包括公司生產、經營、管理相關等不 涉及工商登記事項變更的問題,由本公司同意即 可。此外,本公司有權委任大多數董事會成員。 故本公司能夠控制雲南建投保山永昌建材有限公 司的運營及財務決策。
 - 2) 根據雲南建投曲靖建材有限公司章程,股東會會議由股東按照出資比例行使表決權。對於公司日常經營活動中的重大事項,除非對其他股東權益構成實質性損害,其在行使表決權時應當與本公司保持一致。此外,本公司有權委任大多數董事會成員。故本公司能夠控制雲南建投曲靖建材有限公司的運營及財務決策。

(3) Key financial information of significant non-wholly owned subsidiaries

(3) 重要非全資子公司的主要財務信息

(3) Key illianciai illioilliation o	Holly Owned Substitutions (5) Exp 12 10 10 Exp				1,0,		
		Closing balance 年末餘額					
		Current	Non-current	Total	Current	Non-current	Total
		assets	assets	assets	liabilities	liabilities	liabilities
Name of subsidiary	子公司名稱	流動資產	非流動資產	資產合計	流動負債	非流動負債	負債合計
YCIH Qujing Building Materials Co., Ltd. YCIH Yuxi Building Materials Co., Ltd. YCIH Baoshan Yongchang Building Materials Co., Ltd.	雲南建投曲靖建材有限公司 雲南建投玉溪建材有限公司 雲南建投保山永昌建材有限公司	66,350,781.78 198,247,223.30 110,538,049.22	15,735,167.38 34,840,148.26 8,512,093.88	82,085,949.16 233,087,371.56 119,050,143.10	53,769,315.48 146,080,642.63 74,258,143.12		53,769,315.48 146,080,642.63 74,258,143.12
				, ,	balance 餘額		
		Current	Non-current	Total	Current	Non-current	Total
		assets	assets	assets	liabilities	liabilities	liabilities
Name of subsidiary	子公司名稱	流動資產	非流動資產	資產合計	流動負債	非流動負債	負債合計
YCIH Qujing Building Materials Co., Ltd.	雲南建投曲靖建材有限公司	136,170,604.84	16,899,757.45	153,070,362.29	118,776,079.34	817,875.11	119,593,954.45
YCIH Yuxi Building Materials Co., Ltd.	雲南建投玉溪建材有限公司	173,676,944.18	38,711,990.84	212,388,935.02	113,025,944.16	11,419,830.37	124,445,774.53
YCIH Baoshan Yongchang Building Materials Co., Ltd.	雲南建投保山永昌建材有限公司	144,725,495.99	4,587,395.72	149,312,891.71	101,828,729.62	, 5,050.57	101,828,729.62
			.,,,,,,-			1020,	1020/123112

For the year ended December 31, 2024 (Unless indicated otherwise, all amounts are expressed in RMB) 截至2024年12月31日止年度(除特別註明外,均以人民幣元列示)

VIII INTERESTS IN OTHER ENTITIES (Cont'd)

八 在其他主體中的權益(續)

1. Interests in subsidiaries (Cont'd)

- 1. 在子公司中的權益(續)
- (3) Key financial information of significant non-wholly owned subsidiaries (3) 重要非全資子公司的主要財務信息(續) (Cont'd)

(in the current yea 發生額	ar			d in the prior year 發生額	
					Cash flows				Cash flows
				Total	from			Total	from
		Operating		comprehensive	operating	Operating		comprehensive	operating
		income	Net profit	income	activities	income	Net profit	income	activities
					經營活動				經營活動
Name of subsidiary	子公司名稱	營業收入	淨利潤	綜合收益總額	現金流量	營業收入	淨利潤	綜合收益總額	現金流量
YCIH Qujing Building Materials Co., Ltd.	雲南建投曲靖建材有限公司	14,729,357.33	-5,149,422.81	-5,149,422.81	-1,313,786.01	50,015,431.53	-5,335,667.02	-5,335,667.02	-8,041,335.49
YCIH Yuxi Building Materials Co., Ltd.	雲南建投玉溪建材有限公司	63,624,588.91	-1,000,342.64	-1,000,342.64	5,230,074.79	91,802,614.29	6,565,631.96	6,565,631.96	-3,361,256.09
YCIH Baoshan Yongchang Building Materials Co., Ltd.	雲南建投保山永昌建材有限公司	53,606,584.50	-314,613.49	-314,613.49	910,600.63	117,014,630.63	2,413,855.40	2,413,855.40	9,121,113.53

IX GOVERNMENT GRANTS

九 政府補助

1. Government grants included in the current profits or losses

1. 計入當期損益的政府補助

Category	種類	Amount 金額	Items presented 列報項目	Amount included in the current profits or losses 計入當期損益的金額
Income-related government grants	與收益相關的政府補助	3,568,858.12	Other income 其他收益	3,568,858.12
Total	合計	3,568,858.12		3,568,858.12

For the year ended December 31, 2024 (Unless indicated otherwise, all amounts are expressed in RMB) 截至2024年12月31日止年度(除特別註明外,均以人民幣元列示)

X RISKS RELATED TO FINANCIAL INSTRUMENTS

The Group is exposed to a variety of risks associated with financial instruments in its ordinary activities, including market risk (such as interest risk and product price risk), credit risk and liquidity risk. The risks associated with these financial instruments, and the risk management policies adopted by the Group to mitigate these risks are described below. The management of the Group manages and monitors these exposures to ensure that the above risks are kept within limits.

1. Market risk

(1) Exchange rate risk

The Group's main operations are located in China and its main business is settled in RMB. The Group's recognized foreign-currency assets and future foreign-currency transactions (foreign currency assets and liabilities and foreign currency transactions are mainly denominated in USD and HKD) are exposed to foreign exchange risk. The Group continuously monitors the size of foreign currency transactions and foreign currency assets to minimize exposure to exchange rate risk; as at December 31, 2024, the Group had no foreign currency borrowings, and the Group may enter into forward foreign exchange contracts for the purpose of hedging exchange rate risk. The Group did not enter into any forward foreign exchange contracts or currency swap contracts during the year.

Although the Group conducts its business in the PRC and receives revenue and pays costs and expenses in RMB, the Company is listed on the Hong Kong Stock Exchange and raises funds denominated in HKD. Fluctuations in exchange rates have an impact on the foreign currency funds held by the Group. As at December 31, 2024, and December 31, 2023, the amounts of foreign-currency financial assets and foreign-currency financial liabilities held by companies within the Group whose carrying currency is RMB are translated into RMB as follows:

Items項目Closing balance 年末餘額Opening balance 年初餘額Monetary funds貨幣資金1,053,802.601,495,204.30

As at December 31, 2024, for the Group's financial assets denominated in foreign currencies, if RMB had strengthened or weakened by 10% against HKD and other factors remained unchanged, the Group's net profit would have been decreased or increased by approximately RMB89,573.22.

十 與金融工具相關風險

本集團在日常活動中面臨各種金融工具風險, 主要包括市場風險(如利率風險、商品價格風險)、信用風險及流動性風險等。與這些金融工 具有關的風險,以及本集團為降低這些風險所 採取的風險管理政策如下所述。本集團管理層 對這些風險敞口進行管理和監控以確保將上述 風險控制在限定的範圍之內。

1. 市場風險

(1) 匯率風險

本集團的主要經營位於中國境內,主要業務以人民幣結算。本集團已確認的外幣資產及未來的外幣交易(外幣資產和負債及外幣交易的計價貨幣主要為美元和港幣)存在外匯風險。本集團持續監控外幣交易和外幣資產的規模,以最大程度降低面臨的匯率風險:於2024年12月31日,本集團無外幣借款,本集團可能會以簽署遠期外匯合約的方式來達到規避匯率風險的目的。本集團本年未簽署任何遠期外匯合約或貨幣互換合約。

儘管本集團於中國境內開展業務,並以人民幣收取收入及支付成本和費用,但本公司於香港聯交所上市,並募得以港幣計值的資金。匯率的波動對本集團持有的外幣資金有一定影響。於2024年12月31日及2023年12月31日,本集團內記賬本位幣為人民幣的公司持有的外幣金融資產和外幣金融負債折算成人民幣的金額列示如下:

於2024年12月31日,對於本集團的外幣金融資產,如果人民幣對港幣升值或貶值10%,其他因素保持不變,則本集團將減少或增加淨利潤約89,573.22元。

For the year ended December 31, 2024 (Unless indicated otherwise, all amounts are expressed in RMB) 截至2024年12月31日止年度(除特別註明外,均以人民幣元列示)

X RISKS RELATED TO FINANCIAL INSTRUMENTS 十與金融工具相關風險(續) (Cont'd)

1. Market risk (Cont'd)

(2) Interest rate risk

The Group's interest rate risk arises mainly from bank deposits, short-term borrowings, long-term borrowings, and lease liabilities. Financial assets and financial liabilities with floating interest rates expose the Group to cash flow interest rate risk and financial assets and financial liabilities with fixed interest rates expose the Group to fair value interest rate risk. The Group adjusts the relative proportion of contracts at a fixed rate and contracts at a floating rate based on the market situation.

The finance department at the Group's head office monitors the level of the Group's interest rates on an ongoing basis. A rise in interest rates would increase the cost of new interest-bearing debt and interest expense on the Group's outstanding interest-bearing debt at floating rates and have a material adverse effect on the Group's financial results, and management makes timely adjustments based on the latest market conditions, which may be in the form of interest rate swap arrangements to reduce interest rate risk. The Group had no interest rate swap arrangements during the year.

As at December 31, 2024, if the interest rate on borrowings at a variable rate had increased or decreased by 100 basis points, with all other factors held constant, the Group's net profit would have decreased or increased by RMB164,733.64.

2. Credit risk

The Group manages credit risk on a portfolio basis. Credit risk arises primarily from Monetary funds, notes receivable, accounts receivable, receivables financing, and other receivables.

The Group's bank deposits are mainly placed with state-owned banks, other large and medium-sized listed banks, and finance companies under YCIH Group, which the Group considers to be free from significant credit risk and will incur almost no significant losses due to bank defaults.

For notes receivable, accounts receivable, receivables financing, and other receivables, the Group sets relevant policies to control credit risk exposure. The Group assesses the credit quality of and sets credit limits on its customers by taking into account their financial position, the availability of guarantees from third parties, their credit history, and other factors such as current market conditions. The credit history of the customers is regularly monitored by the Group. In respect of customers with a poor credit history, the Group will use written payment reminders, or shorten or cancel credit periods, to ensure the overall credit risk of the Group is limited to a controllable extent.

1. 市場風險(續)

(2) 利率風險

本集團的利率風險主要產生於銀行存款、短期借款、長期借款及租賃負債等。浮動利率的金融資產及金融負債使本集團面臨現金流量利率風險,固定利率的金融資產及金融負債使本集團面臨公允價值利率風險。本集團根據當時的市場環境來決定固定利率及浮動利率合同的相對比例。

本集團總部財務部門持續監控本集團利率水平。利率上升會增加新增帶息債務的成本以及本集團尚未付清的以浮動利率計息的帶息債務的利息支出,並對本集團的財務業績產生重大的不利影響,管理層會依據最新的市場狀況及時做出調整,這些調整可能是進行利率互換的安排來降低利率風險。本集團本年無利率互換安排。

於2024年12月31日,如果以浮動利率計算的借款利率上升或下降100個基點,其他因素保持不變,則本集團的淨利潤會減少或增加164,733.64元。

2. 信用風險

本集團對信用風險按組合分類進行管理。信用 風險主要產生於貨幣資金、應收票據、應收賬 款、應收款項融資和其他應收款等。

本集團銀行存款主要存放於國有銀行、其他大中型上市銀行及雲南建投集團下屬財務公司, 本集團認為其不存在重大的信用風險,幾乎不 會產生因銀行違約而導致的重大損失。

對於應收票據、應收賬款、應收款項融資和其他應收款,本集團設定相關政策以控制信用風險敞口。本集團基於對客戶的財務狀況、從第三方獲取擔保的可能性、信用記錄及其他因素諸如目前市場狀況等評估客戶的信用資質並表對應信用期。本集團會定期對客戶信用記錄電行監控,對於信用記錄不良的客戶,本集團會採用書面催款、縮短信用期或取消信用期等方式,以確保本集團的整體信用風險在可控的範圍內。

For the year ended December 31, 2024 (Unless indicated otherwise, all amounts are expressed in RMB) 截至2024年12月31日止年度(除特別註明外,均以人民幣元列示)

X RISKS RELATED TO FINANCIAL INSTRUMENTS 十 與金融工具相關風險(續) (Cont'd)

2. Credit risk (Cont'd)

In addition, financial guarantees and loan commitments may give rise to risks due to defaults by counterparties. The Group has established strict application and approval requirements for financial guarantees and loan commitments, takes into account both internal and external credit ratings and other information, and continuously monitors credit risk exposures, changes in the credit ratings of counterparties, and other relevant information to ensure that the overall credit risk is within a manageable range.

As at December 31, 2024, the Group had no significant collateral held as a result of debtor mortgages and had no other credit enhancements.

The Group's accounts receivable mainly consist of concrete receivables. The sales contracts have agreed on payment ratios and policies have been adopted to control credit risk exposure. Other receivables mainly consist of performance bonds for sales contracts, security deposits for land and building rentals, and imprest borrowed by the Company's employees. The Group evaluates the credit risk before the formation of claims and subsequently monitors the credit status of the major debtors on a regular basis, and adopts the methods of written reminders, shortening the credit period and requesting guarantees from the counterparties for those with poor credit records, so as to keep the Group's overall credit risk within the controllable range.

Quantitative data on the Group's credit risk exposures arising from accounts receivable and other receivables, etc. are disclosed in the respective notes.

3. Liquidity risk

Liquidity risk is the risk that the Group will not be able to obtain sufficient funds in a timely manner to meet its business development needs or to pay its debts as they fall due, as well as to meet other payment obligations.

The Group's organ is responsible for monitoring the cash flow forecasts of subsidiaries, branches, and project divisions. On the basis of summarizing the cash flow forecasts of subsidiaries, branches, and project divisions, the organ continuously monitors the short-term and long-term funding requirements at the corporate level to ensure that adequate cash reserves are maintained; it also continuously monitors compliance with the borrowing agreements and obtains commitments from major financial institutions to provide sufficient standby funds to meet short and long term funding requirements.

2. 信用風險(續)

此外,財務擔保和貸款承諾可能會因為交易對 手方違約而產生風險,本集團對財務擔保和貸 款承諾制定了嚴格的申請和審批要求,綜合考 慮內外部信用評級等信息,持續監控信用風險 敞口、交易對手方信用評級的變化及其他相關 信息,確保整體信用風險在可控的範圍內。

於2024年12月31日,本集團無重大的因債務人抵押而持有的擔保物或其他信用增級。

本集團應收賬款主要為應收混凝土款,銷售合同均約定了付款比例,並採取相關政策以控制信用風險敞口。其他應收款主要為簽訂銷售合同的履約保證金、租地租房的保證金以及公司員工借支的備用金等,本集團在形成債權前評價信用風險,後續定期對主要債務方信用狀況進行監控,對信用記錄不良的債務方採取書面催收、縮短信用期、要求對方提供擔保等方式,使本集團整體信用風險在可控範圍內。

本集團應收賬款和其他應收款等產生的信用風 險敞口的量化數據,詳見各相關附註披露。

3. 流動風險

流動性風險是指本集團無法及時獲得充足資金,滿足業務發展需要或償付到期債務以及其他支付義務的風險。

本集團機關負責監控子公司、分公司、項目部的現金流量預測,機關在匯總各子公司、分公司、項目部現金流量預測的基礎上,在公司層面持續監控短期和長期的資金需求,以確保維持充裕的現金儲備;同時持續監控是否符合借款協議的規定,從主要金融機構獲得提供足夠備用資金的承諾,以滿足短期和長期的資金需求。

For the year ended December 31, 2024 (Unless indicated otherwise, all amounts are expressed in RMB) 截至2024年12月31日止年度(除特別註明外,均以人民幣元列示)

X RISKS RELATED TO FINANCIAL INSTRUMENTS 十 與金融工具相關風險(續) (Cont'd)

3. Liquidity risk (Cont'd)

The maturity period of each of the Group's financial liabilities based on the undiscounted contractual cash flows is analyzed as follows:

3. 流動風險(續)

本集團各項金融負債按未折現的合同現金流量 所作的到期期限分析如下:

December 31, 2024

2024年12月31日

Items	項目	Within one year 一年以內	1-2 years 一到二年	2-5 years 二到五年	Over 5 years 五年以上	Total 合計
Short-term borrowings	短期借款	566,362,780.85				566,362,780.85
Notes payable	應付票據	109,379,014.35				109,379,014.35
Accounts payable	應付賬款	1,629,588,555.59				1,629,588,555.59
Other payables	其它應付款	168,183,725.42				168,183,725.42
Long-term borrowings	長期借款	57,894,247.77				57,894,247.77
Lease liabilities	租賃負債	7,043,254.06	938,845.19	480,867.74		8,462,966.99
Total	合計	2,538,451,578.04	938,845.19	480,867.74		2,539,871,290.97
- Total		Production of the second	<u> </u>			
December 31, 2023		, , , , , , , , , , , , , , , , , , ,	<u> </u>	2023年12月31	日	
		Within one year	1-2 years	2023年12月31 2-5 years	日 Over 5 years	Total
	項目		1-2 years 一到二年			Total 슴計
December 31, 2023		Within one year	•	2-5 years	Over 5 years	
December 31, 2023	項目	Within one year 一年以內	•	2-5 years	Over 5 years	合計
December 31, 2023 Items Short-term borrowings	項目 短期借款	Within one year 一年以內 391,531,028.06	•	2-5 years	Over 5 years	合計 391,531,028.06
December 31, 2023 Items Short-term borrowings Notes payable	項目 短期借款 應付票據	Within one year 一年以內 391,531,028.06 406,620,384.55	•	2-5 years	Over 5 years	合計 391,531,028.06 406,620,384.55
December 31, 2023 Items Short-term borrowings Notes payable Accounts payable Other payables	項目 短期借款 應付票據 應付賬款 其它應付款	Within one year 一年以內 391,531,028.06 406,620,384.55 1,878,323,338.46 270,417,078.13	一到二年	2-5 years 二到五年	Over 5 years	会計 391,531,028.06 406,620,384.55 1,878,323,338.46 270,417,078.13
December 31, 2023 Items Short-term borrowings Notes payable Accounts payable	項目 短期借款 應付票據 應付賬款	Within one year 一年以內 391,531,028.06 406,620,384.55 1,878,323,338.46	•	2-5 years	Over 5 years	合計 391,531,028.06 406,620,384.55 1,878,323,338.46

The Group's current liabilities, including short-term borrowings, notes payable, accounts payable, and other payables, are all expected to be due and payable within one year.

本集團流動負債包括短期借款、應付票據、應 付賬款、其他應付款均預計在1年內到期償付。

Each subsidiary within the Group is responsible for its own cash flow forecasts. On the basis of summarizing the cash flow forecasts of subsidiaries, the finance department of the head office continuously monitors short-term and long-term funding requirements at the Group level to ensure that adequate cash reserves and readily realizable marketable securities are maintained, and continuously monitors compliance with borrowing agreements and obtains commitments from major financial institutions to provide sufficient standby funds to meet short- and long-term funding requirements.

本集團內各子公司負責其自身的現金流量預測。總部財務部門在匯總各子公司現金流量預測的基礎上,在集團層面持續監控短期和長期的資金需求,以確保維持充裕的現金儲備和可供隨時變現的有價證券:同時持續監控是否符合借款協議的規定,從主要金融機構獲得提供足夠備用資金的承諾,以滿足短期和長期的資金需求。

For the year ended December 31, 2024 (Unless indicated otherwise, all amounts are expressed in RMB) 截至2024年12月31日止年度(除特別註明外,均以人民幣元列示)

XI FAIR VALUE DISCLOSURES

十一 公允價值的披露

1. Closing fair value of assets and liabilities measured at fair value

1. 以公允價值計量的資產和負債的 年末公允價值

		Closing fair value 年末公允價值				
		Level 1 fair value	Level 2 fair value	Level 3 fair value		
		measurement 第一層次公允	measurement 第二層次公允	measurement 第三層次公允	Total	
Items	項目	價值計量	價值計量 ————	價值計量	合計	
I. Fair value measurements on a recurring basis Receivables financing	。一、 持續的公允價值計量 應收款項融資	-	-	- 4,985,731.37	- 4,985,731.37	
Total assets measured at fair value on a recurring basis.	持續以公允價值計量的資產總額			4,985,731.37	4,985,731.37	
II. Fair value measurements on a non-recurring basis	二、非持續的公允價值計量	-	-	-	-	

2. Assets and liabilities not measured at fair value but disclosed at fair value

The Group's financial assets and financial liabilities measured at amortized cost mainly include notes receivable, accounts receivable, other receivables, short-term borrowings, payables, and long-term borrowings. As at December 31, 2024, there were no significant differences between the book values and fair values of financial assets and financial liabilities not measured at fair value.

2. 不以公允價值計量但以公允價值 披露的資產和負債

本集團以攤餘成本計量的金融資產和金融負債 主要包括:應收票據、應收賬款、其他應收 款、短期借款、應付款項和長期借款等。於 2024年12月31日,不以公允價值計量的金融資 產和金融負債的賬面價值和公允價值之間無重 大差異。

Registered Shareholding Ratio of voting

XII RELATED PARTIES AND RELATED TRANSACTIONS

1. Related party relationships

(1) Background of the Company's parent company

十二 關聯方及關聯交易

1. 關聯方關係

(1) 本公司的母公司情况

Name of the Company's parent company 母公司名稱	Place of registration 註冊地	Nature of business 業務性質	capital (RMB0'000) 註冊資本 (萬元)	ratio in the Company (%) 對本公司的 持股比例(%)	rights in the Company (%) 對本公司的 表決權比例(%)
YCIH Group 雲南建投集團	Kunming, Yunnan 雲南昆明	Building construction 建築施工	10,347,024.71	51.22	51.22

Note: The ultimate controlling party of the Company is the Yunnan SASAC.

註: 本公司的最終控制方為雲南省國資委。

(2) Background of the Company's subsidiaries

For details of subsidiaries, please refer to "Note VIII. 1. (1) Composition of enterprise group".

(2) 本公司的子公司情况

子公司情況詳見本附註「八、1.(1)企業集團的 構成 |相關內容。

For the year ended December 31, 2024 (Unless indicated otherwise, all amounts are expressed in RMB) 截至2024年12月31日止年度(除特別註明外,均以人民幣元列示)

XII RELATED PARTIES AND RELATED TRANSACTIONS 十二 關聯方及關聯交易(續) (Cont'd)

1. Related party relationships (Cont'd)

(3) Other related parties Name of other related parties

其他關聯方名稱

1. 關聯方關係(續)

(3) 其他關聯方

Relationship with the Company

與本公司關係

YCIH Group and its subsidiaries

雲南建投集團及其子公司

Yongchang Industrial Development Group (including Baoshan Yongchang Industrial Development (Group) Co., Ltd. and its subsidiaries)

永昌產業發展集團(包括保山市永昌產業發展(集團)有限公司及其子公司)

KMEIC Group (Including Kunming Economic and Technological

Development Zone Investment Development (Group) Co., Ltd. and its subsidiaries) 經投集團(包括昆明經濟技術開發區投資開發(集團)有限公司及其子公司)

Controlling shareholder group 控股股東集團

Non-controlling interests of subsidiaries

子公司的少數股東

Shareholders holding more than 5% of the Company's voting shares 持有本公司5%以上表決權股份的股東

2. Related transactions

(1) Related transactions for the purchase and sale of goods and the provision and receipt of labor services

2. 關聯交易

1) 採購商品/接受勞務

(1) 購銷商品、提供和接受勞務的關聯交易

1) Purchase of goods/Receipt of labor se	rvices
--	--------

Related parties 關聯方	Content of related transactions 關聯交易內容	Amount incurred in the current year 本年發生額	Amount incurred in the prior year 上年發生額
YCIH Group and its subsidiaries	Purchase of goods or receipt of services	180,509,870.34	352,619,205.74
雲南建投集團及其子公司	購買商品、接受勞務		
YCIH Group and its subsidiaries	Building construction	18,153,924.26	
雲南建投集團及其子公司	建築施工		
Total	合計	198,663,794.60	352,619,205.74

For the year ended December 31, 2024 (Unless indicated otherwise, all amounts are expressed in RMB) 截至2024年12月31日止年度(除特別註明外,均以人民幣元列示)

XII RELATED PARTIES AND RELATED TRANSACTIONS 十二 關聯方及關聯交易(續) (Cont'd)

- 2. Related transactions (Cont'd)
- (1) Related transactions for the purchase and sale of goods and the provision and receipt of labor services (Cont'd)
- 2) Sales of goods/Provision of labor services

2. 關聯交易(續)

- (1) 購銷商品、提供和接受勞務的關聯交易(續)
- 2) 銷售商品/提供勞務

		Amount incurred	Amount incurred
Related parties	Content of related transactions	in the current year	in the prior year
關聯方	關聯交易內容	本年發生額	上年發生額
New College Co		450 575 202 40	006 554 633 00
YCIH Group and its subsidiaries	Sales of goods, provision of labor services	459,575,393.10	996,551,623.90
雲南建投集團及其子公司	銷售商品、提供勞務		
YCIH Group and its subsidiaries	Interest income	41,108.02	62,068.39
雲南建投集團及其子公司	利息收入		
Yongchang Industrial Development Group	Sales of goods		1,680,986.29
永昌產業發展集團	銷售商品		
KMEIC Group	Sales of goods		34,575.21
經投集團	銷售商品		
Total	合計	459,616,501.12	998,329,253.79

(2) Related leases (2) 關聯租賃情況

1) Leasing

1)	出租情況	

Name of lessee 承租方名稱	Type of leased assets 租賃資產種類	Lease income in the current year 本年確認的租賃收入	Lease income recognized in the prior year 上年確認的租賃收入
YCIH Group and its subsidiaries 雲南建投集團及其子公司	Equipment 設備	680,285.89	2,986,559.29

2) Tenancy 2) 承租情況

Name of lessor 出租方名稱	Type of leased assets 租賃資產種類	Lease payments recognized in the current year 本年確認的租賃費	Lease payments recognized in the prior year 上年確認的租賃費
YCIH Group and its subsidiaries 雲南建投集團及其子公司	Land, buildings 土地、房屋	4,584,011.19	9,371,522.90

For the year ended December 31, 2024 (Unless indicated otherwise, all amounts are expressed in RMB) 截至2024年12月31日止年度(除特別註明外,均以人民幣元列示)

XII RELATED PARTIES AND RELATED TRANSACTIONS 十二 關聯方及關聯交易(續) (Cont'd)

2. Related transactions (Cont'd)

(3) Related guarantees

2. 關聯交易(續)

(3) 關聯擔保情況

1) As a guarantor			1) 作為技	詹保方		
		Guaranteed amount	Guarant start da		antee rity date	Whether the guarantee has been fulfilled 擔保是否
Name of the guaranteed party	被擔保方名稱	擔保金額	擔保起始	日 擔保至	期日	已經履行完畢
YCIH Yuxi Building Materials Co., Ltd.	雲南建投玉溪建材有限公司	2,400,000.00	2022-12-	-23 2025-	12-20	No 否
YCIH Yuxi Building Materials Co., Ltd.	雲南建投玉溪建材有限公司	9,480,000.00	2023-9-2	21 2025-	6-23	No
YCIH Yuxi Building Materials Co., Ltd.	雲南建投玉溪建材有限公司	30,000,000.00	2024-3-7	7 2025-	5-31	否 No 否
YCIH Green Development Co., Ltd.	雲南建投綠色發展有限公司	2,500,000.00	2024-1-1	5 2028-	7-14	No
YCIH Polymer Materials Co., Ltd.	雲南建投高分子材料有限公司	3,000,000.00	2024-7-9	2025-	7-9	否 No 否
YCIH Polymer Materials Co., Ltd.	雲南建投高分子材料有限公司	10,000,000.00	2024-7-2	2025-	1-16	No
YCIH Polymer Materials Co., Ltd.	雲南建投高分子材料有限公司	9,600,000.00	2023-9-2	28 2025-	6-21	否 No 否
YCIH Aggregate Co., Ltd.	雲南建投砂石料有限公司	7,900,000.00	2024-6-2	28 2025-	7-27	No 否
Total	合計	74,880,000.00	-	_		-
(4) Funds borrowed from and to	related parties		(4) 關聯	方資金拆借		
Name of related parties	關臘方名稱	bo	Amount orrowed 版借金額	Start date 起始日	Maturity date 到期日	/ Note 備註
Name of related parties	關聯方名稱	bo	Amount			ľ
Borrowings from YCIH financial compa YCIH Group and its subsidiaries Borrowings repaid to YCIH financial co	雲南建投集團及其子公司	368,000	0,000.00	2024-1-1	2024-12	-31

Name of related parties	關聯方名稱	Amount borrowed 拆借金額	Start date 起始日	Maturity date 到期日	Note 備註
Develope from VCIII fine del como	白雨本净机时数八司取得处供物				
Borrowings from YCIH financial company	自雲南建投財務公司取得的借款				
YCIH Group and its subsidiaries	雲南建投集團及其子公司	368,000,000.00	2024-1-1	2024-12-31	
Borrowings repaid to YCIH financial company	向雲南建投財務公司償還的借款				
YCIH Group and its subsidiaries	雲南建投集團及其子公司	368,000,000.00	2024-1-1	2024-12-31	
Interest expenses repaid to YCIH finance company	向雲南建投財務公司支付的借款 利息				
YCIH Group and its subsidiaries	雲南建投集團及其子公司	1,155,108.34	2024-1-1	2024-12-31	

(5) Remuneration of key management personnel		(5) 關鍵管理人員薪酬 Amount incurred in the current year in the prior year		
Items name	項目名稱	本年發生額	in the prior year 上年發生額	
Total remuneration	薪酬合計	4,622,021.05	5,961,960.69	

For the year ended December 31, 2024 (Unless indicated otherwise, all amounts are expressed in RMB) 截至2024年12月31日止年度(除特別註明外,均以人民幣元列示)

XII RELATED PARTIES AND RELATED TRANSACTIONS 十二 關聯方及關聯交易(續) (Cont'd)

3. Balances of related party receivables and payables

3. 關聯方應收應付餘額

(1) Items receivable

(1) 應收項目

		Closing balance 年末餘額		Opening balance 年初餘額		
Items name 項目名稱	Related parties 關聯方	Book balance 賬面餘額	Bad debt provision 壞賬準備	Book balance 賬面餘額	Bad debt provision 壞賬準備	
Monetary funds 貨幣資金	YCIH Group and its subsidiaries 雲南建投集團及其子公司	6,107,621.24		7,778,486.79		
Accounts receivable 應收賬款	YCIH Group and its subsidiaries 雲南建投集團及其子公司	2,692,822,877.94	16,772,567.33	2,995,657,822.60	24,529,086.93	
Accounts receivable 應收賬款	KMEIC Group 經投集團	1,934,924.30	1,934,924.30	1,939,344.30	1,935,042.71	
Notes receivable 應收票據	YCIH Group and its subsidiaries 雲南建投集團及其子公司	33,939,100.74	66,810.17	31,917,751.35	12,533.53	
Prepayments 預付款項	YCIH Group and its subsidiaries 雲南建投集團及其子公司	5,673,367.19		2,946,056.12		
Other receivables 其他應收款	YCIH Group and its subsidiaries 雲南建投集團及其子公司	12,112,692.14	1,012,636.53	7,801,758.00	1,014,377.43	

(2) Items payable	(2) 應付項目

Items name	Related parties 關聯方	Closing book balance 年末賬面餘額	Opening book balance 年初販商会額
項目名稱	所 明 力	十个版四跡領	年初賬面餘額 ————
Accounts payable	YCIH Group and its subsidiaries	161,425,255.05	119,821,948.35
應付賬款	雲南建投集團及其子公司		
Other payables	YCIH Group and its subsidiaries	24,277,730.40	73,168,231.50
其他應付款	雲南建投集團及其子公司		
Dividends payable	YCIH Group and its subsidiaries	1,704,488.80	1,704,488.80
應付股利	雲南建投集團及其子公司		
Dividends payable	KMEIC Group	1,071,392.96	1,071,392.96
應付股利	經投集團		
Dividends payable	Baoshan Yongchang Industrial Development Co., Ltd.	720,000.00	
應付股利	保山市永昌產業發展有限公司		
Contract liabilities	YCIH Group and its subsidiaries	3,950,839.08	7,292,029.95
合同負債	雲南建投集團及其子公司		
Lease liabilities	YCIH Group and its subsidiaries	350,704.64	2,564,605.07
租賃負債	雲南建投集團及其子公司		
Non-current liabilities due	YCIH Group and its subsidiaries		
within one year		4,765,638.55	
一年內到期的非流動負債	雲南建投集團及其子公司		
Notes payable	YCIH Group and its subsidiaries	27,999,014.35	
應付票據	雲南建投集團及其子公司		

For the year ended December 31, 2024 (Unless indicated otherwise, all amounts are expressed in RMB) 截至2024年12月31日止年度(除特別註明外,均以人民幣元列示)

XII RELATED PARTIES AND RELATED TRANSACTIONS 十二 關聯方及關聯交易(續) (Cont'd)

4. Directors, supervisors and employee remuneration

4. 董事、監事及職工薪酬 (1) 董事及監事的薪酬詳情如下:

(1) Directors and supervisors remuneration is presented below:

	5 remaneration is presented below.		Casial insurance	, _ ,	N EVI IT IH XH I .	
		Salaries and	Social insurance,		Share-based	
		allowances	housing fund, and pension	Bonuses	payment	Total
		allowalices	社會保險、	bolluses	payment	IUlai
Item	項目	薪金及津貼	住房基金及退休金	獎金	股份支付	合計
Amount incurred in the current year	本年發生額					
Executive directors	執行董事	1,003,398.00	409,578.04	372,170.00		1,785,146.04
-Mr. Li Zhangjian	- 李章建先生	279,996.00	107,255.55	97,600.00		484,851.55
-Mr. Zhang Long	-張龍先生	279,996.00	106,583.79	97,600.00		484,179.79
-Mr. Lu Jianfeng		,	,	65,000.00		65,000.00
-Ms. Hu Zhurong	- 胡珠榮女士	86,412.00	26,129.91	33,530.00		146,071.91
-Ms. Wang Fang	- 汪芳女士	118,998.00	63,025.00	33/330.00		182,023.00
-Mr. Liu Zhen	-劉振先生	237,996.00	106,583.79	78,440.00		423,019.79
Non-executive directors	非執行董事	257,550.00	100,303.73	70,110.00		125,015.75
-Ms. Yang Jia	-楊佳女士					
-Mr. Yang Jie	一楊傑先生					
Independent non-executive directors	獨立非執行董事	348,000.00				348,000.00
-Mr. Wong Kai Yan Thomas	一王佳欣先生	156,000.00				156,000.00
-Mr. Yu Dingming	一于定明先生	96,000.00				96,000.00
-Mr. Li Hongkun	- 李紅琨先生	96,000.00				96,000.00
Supervisors	一子紅地儿生 監事	342,641.19	98,277.84	160,482.64		601,401.67
-Mr. Wu Xinhe	ニ尹 一吳新河先生	342,041.19	90,277.04	100,402.04		001,401.07
	一場光雷先生					
-Mr. Yang Guanglei						
-Mr. Gu Feng	一谷豐先生	450.005.40	45 204 50			204 220 02
-Ms. Li Na	- 李娜女士	158,835.46	45,394.56	450 402 54		204,230.02
-Mr. Guo Huan	一郭歡先生	183,805.73	52,883.28	160,482.64		397,171.65
Total	合計	1,694,039.19	507,855.88	532,652.64		2,734,547.71
Amount incurred in the prior year	上年發生額		205 101 25			2 402 072 60
Executive directors	執行董事	1,014,403.00	386,481.36	1,001,188.24		2,402,072.60
-Mr. Li Zhangjian	- 李章建先生	281,663.00	103,966.85	263,470.59		649,100.44
-Mr. Zhang Long	一張龍先生	281,663.00	103,966.85	263,470.59		649,100.44
-Mr. Lu Jianfeng	呂劍鋒先生	211,664.00	74,580.81	263,470.59		549,715.40
-Ms. Hu Zhurong	一胡珠榮女士	239,413.00	103,966.85	210,776.47		554,156.32
Independent non-executive directors	獨立非執行董事	348,000.00				348,000.00
-Mr. Wong Kai Yan Thomas	- 王佳欣先生	156,000.00				156,000.00
-Mr. Yu Dingming	- 于定明先生	96,000.00				96,000.00
-Mr. Li Hongkun	- 李紅琨先生	96,000.00				96,000.00
Non-executive directors	非執行董事					
-Mr. Jiang Qian	- 蔣謙先生					
-Mr. Liu Zhumin	一劉鑄民先生					
-Ms. Yang Jia	-楊佳女士					
-Mr. Yang Jie	一楊傑先生					
Supervisors	監事	319,200.00	121,256.62	152,112.62		592,569.24
-Mr. Wu Xinhe	一吳新河先生					
-Mr. Yang Guanglei	一楊光雷先生					
-Mr. Gu Feng	- 谷豐先生					
-Ms. Li Na	- 李娜女士	140,400.00	57,196.01	53,152.80		250,748.81
-Mr. Guo Huan	一郭歡先生	178,800.00	64,060.61	98,959.82		341,820.43
Total	合計	1,681,603.00	507,737.98	1,153,300.86		3,342,641.84

For the year ended December 31, 2024 (Unless indicated otherwise, all amounts are expressed in RMB) 截至2024年12月31日止年度(除特別註明外,均以人民幣元列示)

XII RELATED PARTIES AND RELATED TRANSACTIONS (Cont'd)

4. Directors, supervisors and employee remuneration (Cont'd) (2) Five highest paid individuals

Of the five highest paid individuals for the current year, 3 of them are directors (prior year: 3), and details of the directors' remuneration are recorded in "Note XII.4(1)Directors and supervisors remuneration is presented below". The remuneration of the other 2 (prior year: 2) is as follows:

十二 關聯方及關聯交易(續)

4. 董事、監事及職工薪酬(續) (2) 五位最高薪酬人士

本年度薪酬最高的前五位中3位是董事(上年度: 3位),其董事的薪酬載於「附註十二、4.(1)董事及監事薪酬情況如下」已反映在董事及監事的薪酬中。其他2位(上年度:2位)的薪酬如下:

Items	項目	Amount incurred in the current year 本年發生額	Amount incurred in the prior year 上年發生額
Salaries and allowances	薪金及津貼	307,196.00	478,826.00
Social insurance, housing fund,	社會保險、住房基金及相關退休金成本	129,284.31	421,552.94
and related pension costs			
Bonuses	獎金	428,187.63	207,933.70
Share-based payment	股份支付		
Total	合計	864,667.94	1,108,312.64

Remuneration range of the highest paid non-director individuals is as follows:

除董事之外的最高薪酬人士薪酬範圍:

Items	項目	The number of individuals in current year 本年人數	The number of individuals in prior year 上年人數
Within HKD1,000,000 HKD1,000,001 to HKD1,500,00 HKD1,500,001 to HKD2,000,000 HKD2,000,001 to HKD2,500,000	港幣1,000,000以內 港幣1,000,001至港幣1,500,00 港幣1,500,001至港幣2,000,000 港幣2,000,001至港幣2,500,000	2	2

- (3) None of the directors has waived or agreed to waive any remuneration during the Track Record Period. During the previous record periods, the Company did not pay any remuneration to any of the directors, supervisors, or the five highest paid individuals as an inducement to join or upon joining the Company or as compensation for loss of office.
- (3) 於往續記錄期,概無任何董事放棄或同意放棄任何薪酬。於往績記錄期,本公司概無向任何董事、監事或五位最高薪酬人士支付任何薪酬,作為吸引彼等加入或於加入本公司時的獎勵或作為離職補償。

For the year ended December 31, 2024 (Unless indicated otherwise, all amounts are expressed in RMB) 截至2024年12月31日止年度(除特別註明外,均以人民幣元列示)

XII RELATED PARTIES AND RELATED TRANSACTIONS 十二 關聯方及關聯交易(續) (Cont'd)

4. Directors, supervisors and employee remuneration (Cont'd)

(4) The remuneration of the major management

The remuneration of the major management (including the amounts paid and payable to the directors, supervisors, and senior management) is as follows:

4. 董事、監事及職工薪酬(續)

(4) 主要管理層薪酬

主要管理層薪酬(包括已付及應付董事、監事及 高級管理層的金額)如下:

Items	項目	Amount incurred in the current year 本年發生額	Amount incurred in the prior year 上年發生額
Salaries and allowances Social insurance, housing fund, and related pension costs	薪金及津貼 社會保險、住房基金及相關退休金成本	2,644,549.31 891,191.47	2,830,606.07 2,023,651.09
Bonuses Share-based payment	獎金 股份支付	1,086,280.27	1,107,703.53
Total	合計	4,622,021.05	5,961,960.69

XIII SHARE-BASED PAYMENT

The Group has no share-based payments.

十三 股份支付

本集團無股份支付事項。

XIV COMMITMENTS AND CONTINGENCIES

1. Significant commitments

As of December 31, 2024, the capital expenditure commitments contracted by the Group and not yet presented in the balance sheet:

十四 承諾及或有事項

1. 重要承諾事項

截至2024年12月31日,本集團已簽約而尚未在 資產負債表列示的資本性支出承諾:

Term	期限	Closing balance 年末餘額	Opening balance 年初餘額
Within 1 year	1年以內	66,117,778.52	22,374,705.85
1-2 years	1-2年	33,430,041.51	28,505,913.28
2 years later	2年以後	5,924,963.50	35,643,192.73
Total	合計	105,472,783.53	86,523,811.86

For the year ended December 31, 2024 (Unless indicated otherwise, all amounts are expressed in RMB) 截至2024年12月31日止年度(除特別註明外,均以人民幣元列示)

XIV COMMITMENTS AND CONTINGENCIES (Cont'd)

2. Contingencies

(1) Guarantees provided by the Group to other entities as of December 31, 2024

十四 承諾及或有事項(續)

2. 或有事項

(1) 截至2024年12月31日,本集團為其他單位 提供擔保情況

Guaranteed entity	被擔保單位	Type of guarantee	擔保類型	Guaranteed amount 擔保金額
I. Intra-group	一、集團內			
YCIH Yuxi Building Materials Co., Ltd.	雲南建投玉溪建材有限公司	Joint liability guarantee	連帶責任擔保	41,880,000.00
YCIH Polymer Materials Co., Ltd.	雲南建投高分子材料有限公司	Joint liability guarantee	連帶責任擔保	22,600,000.00
YCIH Green Development Co., Ltd.	雲南建投綠色發展有限公司	Joint liability guarantee	連帶責任擔保	2,500,000.00
YCIH Aggregate Co., Ltd.	雲南建投砂石料有限公司	Joint liability guarantee	連帶責任擔保	7,900,000.00
Subtotal of intra-group guarantees	集團內擔保小計			74,880,000.00
Total	스놬			74 990 000 00
Total	合計			74,880,000.00

(2) As of December 31, 2024, multiple suppliers have filed lawsuits against the Group for the settlement of RMB314,417,741.45 of payables and additional interest of RMB11,297,376.58, and RMB67,498,568.84 has been frozen by the court at the request of the suppliers related to these lawsuits. As of December 31, 2024, 115 judgments have been rendered in the above litigation matters; 38 litigation matters are pending, involving settlement of accounts payable in the amount of RMB36,705,256.34 and additional interest in the amount of RMB894,357.66.

Except for the above contingencies, as of December 31, 2024, the Group has no other significant contingencies that require disclosure.

(2) 截至2024年12月31日,多家供應商已就 314,417,741.45元的應付款的結算及額外 的利息11,297,376.58元對本集團提起訴 訟,在與這些訴訟有關的供應商的要求 下,67,498,568.84元已被法院凍結。截 至2024年12月31日,上述訴訟事項已判決 115項;未決訴訟事項38項,涉及應付賬款 的結算金額36,705,256.34元及額外的利息 894,357.66元。

除存在上述或有事項外,截至2024年12月 31日,本集團無其他需要披露的重大或有 事項。

XV EVENTS AFTER THE BALANCE SHEET DATE

According to the documents of execution received by the Group from the court as of March 25, 2025, RMB67,498,568.84 was frozen by the court due to litigation, of which RMB10,136,216.59 had been withheld by execution.

XVI OTHER SIGNIFICANT EVENTS

The Group has no other significant events to disclose.

十五 資產負債表日後事項

本集團根據截至2025年3月25日收到的法院執行資料,因訴訟被法院凍結的資金67,498,568.84元其中的10,136,216.59元已被執行劃扣。

十六 其他重要事項

本集團無需要披露的其他重要事項。

For the year ended December 31, 2024 (Unless indicated otherwise, all amounts are expressed in RMB) 截至2024年12月31日止年度(除特別註明外,均以人民幣元列示)

XVII NOTES TO MAIN ITEMS OF THE FINANCIAL 十七 母公司財務報表主要項目 STATEMENTS OF THE PARENT COMPANY 註釋

1. Accounts receivable

(1) Accounts receivable presented by aging

註釋 1. 應收賬款

(1) 應收賬款按賬齡列示

		Closing book	Opening book
		balance	balance
Aging	賬齡	年末賬面餘額	年初賬面餘額
Within 1 year (including 1 year)	1年以內(含1年)	596,925,095.14	1,127,509,351.14
1-2 years	1-2年	758,902,809.68	542,156,436.94
2-3 years	2-3年	465,206,895.64	598,296,085.52
3-4 years	3-4年	497,516,590.49	752,653,344.36
4-5 years	4-5年	360,648,452.28	35,890,770.29
Over 5 years	5年以上	24,753,309.70	11,538,043.93
Total	合計	2,703,953,152.93	3,068,044,032.18

(2) Accounts receivable presented according to the		bad debt accrual method (2) 應收賬款按壞賬計提方法分類列示				分類列示	
		Closing balance 年末餘額					
			Book balance Bad debt provisior 賬面餘額 壞賬準備				
					Accrual ratio		
		Amount	Proportion (%)	Amount	(%)	Book value	
Category	類別	金額	比例(%)	金額	計提比例(%)	賬面價值	
Bad debt provision on an individual basis	按單項計提壞賬準備						
Bad debt provision by portfolio	按組合計提壞賬準備	2,703,953,152.93	100.00	96,174,273.77	3.56	2,607,778,879.16	
Including: YCIH Group and its subsidiaries	其中:雲南建投集團及其子公司	2,385,068,755.38	88.21	11,485,697.42	0.48	2,373,583,057.96	
Third parties and other related parties	第三方及其他關聯方	318,884,397.55	11.79	84,688,576.35	26.56	234,195,821.20	
Total	合計	2,703,953,152.93	100.00	96,174,273.77	3.56	2,607,778,879.16	

For the year ended December 31, 2024 (Unless indicated otherwise, all amounts are expressed in RMB) 截至2024年12月31日止年度(除特別註明外,均以人民幣元列示)

XVII NOTES TO MAIN ITEMS OF THE FINANCIAL STATEMENTS OF THE PARENT COMPANY (Cont'd)

1. Accounts receivable (Cont'd)

(2) Accounts receivable presented according to the bad debt accrual method (Cont'd)

十七 母公司財務報表主要項目 註釋(續)

- 1. 應收賬款(續)
- (2) 應收賬款按壞賬計提方法分類列示(續)

Opening balance

年初餘額

賬面餘額 Proportion (%) Amount 余額 比例(%)

Book balance

Bad debt provision 壞賬準備

Amount Accrual ratio (%) Book value 類別 金額 計提比例(%) 賬面價值 Category 按單項計提壞賬準備 Bad debt provision on an individual basis Bad debt provision by portfolio 按組合計提壞賬準備 100.00 3,068,044,032.18 72,015,578.73 2.35 2,996,028,453.45 Including: YCIH Group and 其中:雲南建投集團及其子公司 2,658,144,516.21 86.64 15,877,214.53 0.60 2,642,267,301.68 its subsidiaries Third parties and 第三方及其他關聯方 409,899,515.97 13.36 56,138,364.20 13.70 353,761,151.77 other related parties 合計 100.00 Total 3,068,044,032.18 72,015,578.73 2.35 2,996,028,453.45

Bad debt provision for accounts receivable by portfolio 1) Aging portfolio – YCIH Group and its subsidiaries

按組合計提應收賬款壞賬準備

1) 賬齡組合一雲南建投集團及其子公司

		Closing balance 年末餘額		
Aging	賬齡	Book balance 賬面餘額	Bad debt provision 壞賬準備	Accrual ratio (%) 計提比例(%)
Within 1 year (including 1 year)	1年以內(含1年)	537,077,380.35	835,479.12	0.16
1-2 years	1-2年	706,982,886.44	1,661,640.20	0.24
2-3 years	2-3年	388,680,568.52	2,358,357.80	0.61
3-4 years	3-4年	416,332,291.98	3,252,298.20	0.78
4-5 years	4-5年	335,652,080.59	3,159,425.89	0.94
Over 5 years	5年以上	343,547.50	218,496.21	63.60
Total	合計	2,385,068,755.38	11,485,697.42	_

For the year ended December 31, 2024 (Unless indicated otherwise, all amounts are expressed in RMB) 截至2024年12月31日止年度(除特別註明外,均以人民幣元列示)

XVII NOTES TO MAIN ITEMS OF THE FINANCIAL STATEMENTS OF THE PARENT COMPANY (Cont'd)

- 1. Accounts receivable (Cont'd)
- (2) Accounts receivable presented according to the bad debt accrual method (Cont'd)

Bad debt provision for accounts receivable by portfolio (Cont'd)

2) Aging portfolio – Third parties and other related parties

十七 母公司財務報表主要項目 註釋(*續*)

- 1. 應收賬款(續)
- (2) 應收賬款按壞賬計提方法分類列示(續)

按組合計提應收賬款壞賬準備(續)

2) 賬齡組合-第三方及其他關聯方

			Closing balance 年末餘額		
Aging	賬齡	Book balance 賬面餘額	Bad debt provision 壞賬準備	Accrual ratio (%) 計提比例(%)	
Within 1 year (including 1 year)	1年以內(含1年)	59,847,714.79	3,036,373.32	5.07	
1-2 years	1-2年	51,919,923.24	5,405,054.96	10.41	
2-3 years	2-3年	76,526,327.12	13,043,626.23	17.04	
3-4 years	3-4年	81,184,298.51	23,485,569.54	28.93	
4-5 years	4-5年	24,996,371.69	15,308,190.10	61.24	
Over 5 years	5年以上	24,409,762.20	24,409,762.20	100.00	
Total	合計	318,884,397.55	84,688,576.35	-	

(3) Provision for bad debts on accounts receivable accrued, recovered or reversed during the year

(3) 應收賬款本年計提、收回或轉回的壞賬準備 情況

during the year							
		Amount of change in current year 本年變動金額					
		Opening		Recovery or	Carry-forward or		Closing
		balance	Accrual	reversal	write-off	Others	balance
Category	類別	年初餘額	計提	收回或轉回	轉銷或核銷	其他	年末餘額
Bad debt provision for accounts receivable	應收賬款壞賬準備	72,015,578.73	24,158,695.04				96,174,273.77
Total	合計	72,015,578.73	24,158,695.04				96,174,273.77

For the year ended December 31, 2024 (Unless indicated otherwise, all amounts are expressed in RMB) 截至2024年12月31日止年度(除特別註明外,均以人民幣元列示)

XVII NOTES TO MAIN ITEMS OF THE FINANCIAL STATEMENTS OF THE PARENT COMPANY (Cont'd)

1. Accounts receivable (Cont'd)

(4) Accounts receivable and contract assets of the top five closing balances, grouped by party in arrears

十七 母公司財務報表主要項目 註釋(續)

- 1. 應收賬款(續)
- (4) 按欠款方歸集的年末餘額前五名的應收賬款 和合同資產情況

					As a percentage	Closing balance
					of the total	of bad debt
		Closing	Closing	Closing balance	closing balance	provision
		balance of	balance of	of accounts	of accounts	for accounts
		accounts	contract	receivable and	receivable and	receivable and
		receivable	assets	contract assets	contract assets	contract assets
				應收賬款和	佔應收賬款和	應收賬款和
		應收賬款	合同資產	合同資產	合同資產年末餘額	合同資產壞賬準備
Company name	單位名稱	年末餘額	年末餘額	年末餘額	合計數的比例	年末餘額
Company 1	單位1	988,580,333.24		988,580,333.24	36.56	5,154,408.04
YCIH Green Development Co., Ltd.	雲南建投綠色發展有限公司	385,856,388.12		385,856,388.12	14.27	
Company 3	單位3	121,655,765.50		121,655,765.50	4.50	959,218.31
Company 4	單位4	94,031,271.39		94,031,271.39	3.48	559,558.79
Company 5	單位5	91,040,434.40		91,040,434.40	3.37	696,814.69
Total	合計	1,681,164,192.65		1,681,164,192.65	62.17	7,369,999.83

2. Other receivables

2. 其他應收款

Items	項目	Closing balance 年末餘額	Opening balance 年初餘額
Interest receivable	應收利息		
Dividends receivable	應收股利	32,872,818.93	31,672,818.93
Other receivables	其他應收款	48,822,502.45	103,264,723.60
Total	合計	81,695,321.38	134,937,542.53

(1) Dividends receivable

(1) 應收股利

1) Classification of dividends receivable	1) 應収胶利分類			
Investee	被投資單位	Closing balance 年末餘額	Opening balance 年初餘額	
YCIH Baoshan Yongchang Building Materials Co., Ltd.	雲南建投保山永昌建材有限公司	1,200,000.00		
YCIH Yuxi Building Materials Co., Ltd.	雲南建投玉溪建材有限公司	7,287,672.73	7,287,672.73	
YCIH Green Development Co., Ltd.	雲南建投綠色發展有限公司	24,385,146.20	24,385,146.20	
Total	Δ ² 4	22 072 040 02	21 672 010 02	
Total	合計	32,872,818.93	31,672,818.93	

For the year ended December 31, 2024 (Unless indicated otherwise, all amounts are expressed in RMB) 截至2024年12月31日止年度(除特別註明外,均以人民幣元列示)

XVII NOTES TO MAIN ITEMS OF THE FINANCIAL STATEMENTS OF THE PARENT COMPANY (Cont'd)

註釋(續)

2. 其他應收款(續)

(1) 應收股利(續)

2) 重要的賬齡超過1年的應收股利

十七 母公司財務報表主要項目

Whether

(4)

2) Significant dividends receivable aged over 1 year

2. Other receivables (Cont'd)
(1) Dividends receivable (Cont'd)

Investee	Closing balance	Aging	Reasons for non-recovery	impairment has occurred and the basis for judgment 是否發生減值及
被投資單位	年末餘額	賬齡	未收回原因	其判斷依據
YCIH Yuxi Building Materials Co., Ltd.	7,287,672.73	1-2 years, 2-3 years	Not yet paid	No
雲南建投玉溪建材有限公司		1-2年,2-3年	尚未支付	否
YCIH Green Development Co., Ltd.	24,385,146.20	2-3 years	Not yet paid	No
雲南建投綠色發展有限公司		2-3年	尚未支付	否
Total 合計	31,672,818.93	_	_	

(2) Other receivables (2) 其他應收款

1) Classification of other receivables by nature of payment

1) 其他應收款按款項性質分類

Nature of payment	款項性質	Closing book balance 年末賬面餘額	Opening book balance 年初賬面餘額
Related party transactions	關聯方往來	31,189,446.76	96,772,104.72
Imprest, deposit, margin	備用金、押金、保證金	14,383,562.26	6,504,357.01
Transactions with other units	其他單位往來	6,111,939.30	6,711,894.21
Less: Bad debt provision for other receivables	減:其他應收款壞賬準備	2,862,445.87	6,723,632.34
Total	合計	48,822,502.45	103,264,723.60

2) Other receivables presented by aging 2) 其他應收款按賬齡列示

		Closing book balance	Opening book balance
Aging	賬齡	年末賬面餘額	年初賬面餘額
Within 1 year (including 1 year)	1年以內(含1年)	41,478,323.54	97,175,680.38
1-2 years	1-2年	5,265,433.81	4,460,279.66
2-3 years	2-3年	259,482.21	2,918,569.20
3-4 years	3-4年	2,185,422.22	821,928.64
4-5 years	4-5年	666,697.48	884,173.48
Over 5 years	5年以上	1,829,589.06	3,727,724.58
Total	合計	51,684,948.32	109,988,355.94

For the year ended December 31, 2024 (Unless indicated otherwise, all amounts are expressed in RMB) 截至2024年12月31日止年度(除特別註明外,均以人民幣元列示)

XVII NOTES TO MAIN ITEMS OF THE FINANCIAL STATEMENTS OF THE PARENT COMPANY (Cont'd)

2. Other receivables (Cont'd)

(2) Other receivables (Cont'd)

3) Other receivables presented according to the bad debt accrual method

十七 母公司財務報表主要項目 註釋(續)

2. 其他應收款(續)

(2) 其他應收款(續)

3) 其他應收款按壞賬計提方法分類列示

3) Other receivables presen	ted according to the bad debt	accrual method		3) 具他應收款	按環賬計提力法:	分類列不
				Closing balance		
				年末餘額		
		Book b	alance	Bad debt	provision	
		賬面!	餘額	壞賬	準備	
					Accrual ratio	
		Amount	Proportion (%)	Amount	(%)	Book value
Category	類別	金額	比例(%)	金額	計提比例(%)	賬面價值 ————
Bad debt provision on	按單項計提壞賬準備					
an individual basis						
Bad debt provision by portfolio	按組合計提壞賬準備	51,684,948.32	100.00	2,862,445.87	5.54	48,822,502.45
Including: YCIH Group and its subsidiaries	其中:雲南建投集團及其子公司	31,189,446.76	60.35	194,460.88	0.62	30,994,985.88
Deposits, guarantees and employee reserves	押金、保證金、職工備用金	14,383,562.26	46.12	150,604.92	1.05	14,232,957.34
Other current accounts	其他往來款	6,111,939.30	42.49	2,517,380.07	41.19	3,594,559.23
Other carrent accounts	八百年八次	0,111,555.50	72.73	2,317,300.07	71.13	3,334,333.23
Total	合計	51,684,948.32	100.00	2,862,445.87	5.54	48,822,502.45
				Opening balance 年初餘額		
		Book b 賬面			: provision 達準備	
		Amount	Proportion (%)	Amount	Accrual ratio (%)	Book value
Category	類別 ————————————————————————————————————	金額	比例(%)	金額 ——————	計提比例(%)	馬面價值 ————
Bad debt provision on an individual basis	按單項計提壞賬準備					
Bad debt provision by portfolio	按組合計提壞賬準備	109,988,355.94	100.00	6,723,632.34	6.11	103,264,723.60
Including: YCIH Group and its subsidiaries	其中:雲南建投集團及其子公司	96,772,104.72	87.98	191,984.13	0.20	96,580,120.59
Deposits, guarantees and employee reserves	押金、保證金、職工備用金	6,504,357.01	5.91	114,733.90	1.76	6,389,623.11
Other current accounts	其他往來款	6,711,894.21	6.10	6,416,914.31	95.61	294,979.90
Total						

For the year ended December 31, 2024 (Unless indicated otherwise, all amounts are expressed in RMB) 截至2024年12月31日止年度(除特別註明外,均以人民幣元列示)

XVII NOTES TO MAIN ITEMS OF THE FINANCIAL STATEMENTS OF THE PARENT COMPANY (Cont'd)

2. Other receivables (Cont'd)

(2) Other receivables (Cont'd)

- 3) Other receivables presented according to the bad debt accrual method (Cont'd)
- A. Bad debt provision for other receivables by portfolio
- a. Aging portfolio YCIH Group and its subsidiaries

十七 母公司財務報表主要項目 註釋(續)

2. 其他應收款(續)

(2) 其他應收款(續)

- 3) 其他應收款按壞賬計提方法分類列示(續)
- A. 其他應收款按組合計提壞賬準備
- a. 賬齡組合一雲南建投集團及其子公司

Portfolio name	組合名稱	Book balance 賬面餘額	Bad debt provision 壞賬準備	Accrual ratio (%) 計提比例(%)
Narial is a second of the seco	4 T N 3 (A 4 T)	25 460 262 32	97.00	0.000/
Within 1 year (including 1 year)	1年以內(含1年)	25,460,263.72	87.88	0.00%
1-2 years	1-2年	4,582,117.88	17,323.31	0.38%
2-3 years	2-3年			
3-4 years	3-4年	645,931.83	4,950.29	0.77%
4-5 years	4-5年	234,000.00	2,202.60	0.94%
Over 5 years	5年以上	267,133.33	169,896.80	63.60%
Total	合計	31,189,446.76	194,460.88	0.62%

b. Aging portfolio - Deposits, guarantees and employee reserves

b. 賬齡組合-押金、保證金、職工備用金

			Closing balance 年末餘額		
Portfolio name	組合名稱	Book balance 賬面餘額	Bad debt provision 壞賬準備	Accrual ratio (%) 計提比例(%)	
Within 1 year (including 1 year)	1年以內(含1年)	12,251,849.69	103,099.28	0.84%	
1-2 years	1-2年	353,174.16	6,786.97	1.92%	
2-3 years	2-3年	209,956.21	4,642.76	2.21%	
3-4 years	3-4年	630,243.67	13,979.43	2.22%	
4-5 years	4-5年	405,000.00	10,061.42	2.48%	
Over 5 years	5年以上	533,338.53	12,035.06	2.26%	
Total	合計	14,383,562.26	150,604.92	1.05%	

For the year ended December 31, 2024 (Unless indicated otherwise, all amounts are expressed in RMB) 截至2024年12月31日止年度(除特別註明外,均以人民幣元列示)

XVII NOTES TO MAIN ITEMS OF THE FINANCIAL STATEMENTS OF THE PARENT COMPANY (Cont'd)

2. Other receivables (Cont'd)

(2) Other receivables (Cont'd)

- 3) Other receivables presented according to the bad debt accrual method (Cont'd)
- A. Bad debt provision for other receivables by portfolio
- c. Aging portfolio Other current accounts

十七 母公司財務報表主要項目 註釋(續)

2. 其他應收款(續)

(2) 其他應收款(續)

- 3) 其他應收款按壞賬計提方法分類列示(續)
- A. 其他應收款按組合計提壞賬準備
- c. 賬齡組合-其他往來款

Danifalia wawa	41人 42 至	Book balance	Closing balance 年末餘額 Bad debt provision	Accrual ratio (%)
Portfolio name	組合名稱 ————————————————————————————————————	賬面餘額 ————	壞賬準備 ——————	計提比例(%) ———
Within 1 year (including 1 year)	1年以內(含1年)	3,766,210.13	171,650.90	4.56%
1-2 years	1-2年	330,141.77	330,141.77	100.00%
2-3 years	2-3年	49,526.00	49,526.00	100.00%
3-4 years	3-4年	909,246.72	909,246.72	100.00%
4-5 years	4-5年	27,697.48	27,697.48	100.00%
Over 5 years	5年以上	1,029,117.20	1,029,117.20	100.00%
Total	合計	6,111,939.30	2,517,380.07	41.19%

B. Bad debt provision for other receivables in accordance with the general model of expected credit losses

B. 其他應收款按照預期信用損失一般模型計提 壞賬準備

Bad debt provision	壞脹準備		Phase II 第二階段 Expected credit losses over the entire duration (no credit impairment) 整個存續期 預期信用損失 (未發生信用減值)	Phase III 第三階段 Expected credit losses over the entire duration (credit impairment has occurred) 整個存續期 預期信用損失 (已發生信用減值)	Total 슴함
Balance as of January 1, 2024 Balance as of January 1, 2024 in the current year — Transferred to Phase II	2024年1月1日餘額 2024年1月1日餘額在本年 - 轉入第二階段	6,723,632.34 —	-	-	6,723,632.34 —
– Transferred to Phase III – Reversed to Phase II – Reversed to Phase I	- 轉入第三階段 - 轉回第二階段 - 轉回第一階段				
Current year accrual Current year carry-forward Current year write-off	本年計提 本年轉回 本年轉銷 本年核銷	3,861,186.47			3,861,186.47
Other changes Balance as of December 31, 2024	其他變動 2024年12月31日餘額	2,862,445.87			2,862,445.87

For the year ended December 31, 2024 (Unless indicated otherwise, all amounts are expressed in RMB) 截至2024年12月31日止年度(除特別註明外,均以人民幣元列示)

XVII NOTES TO MAIN ITEMS OF THE FINANCIAL STATEMENTS OF THE PARENT COMPANY (Cont'd)

十七 母公司財務報表主要項目 註釋(續)

2. 其他應收款(續)

(2) 其他應收款(續)

4) Provision for bad debts on other receivables accrued, recovered or reversed during

2. Other receivables (Cont'd)

(2) Other receivables (Cont'd)

4) 其他應收款本年計提、收回或轉回的壞賬準 備情況

tile year		А	mount of chan	ge in current year 動金額			
Category	類別	Opening balance 年初餘額	Accrual 計提	Recovery or reversal 收回或轉回	Carry-forward or write-off 轉銷或核銷	Others 其他	Closing balance 年末餘額
Bad debt provision for other receivables	其他應收款壞賬準備	6,723,632.34		3,861,186.47			2,862,445.87
Total	合計	6,723,632.34		3,861,186.47			2,862,445.87

5) Other receivables of the top five closing balances, grouped by party in arrears

5) 按欠款方歸集的年末餘額前五名的其他應收 款情況

Company name	Nature of payment	Closing balance	Aging	As a percentage of the total closing balance of other receivables (%)	Bad debt provision Closing balance
單位名稱	款項性質	年末餘額	賬齡	佔其他應收款年末 餘額合計數的比例(%)	壞賬準備年末餘額
T	W XIIX	Literature	NA PIX	M2-107 H 11 37 H 20 1/2 (70)	SCHOOL IS I SIGNAL
YCIH Aggregate Co., Ltd. 雲南建投砂石料有限公司	Current account 往來款	14,097,080.73	Within 1 year 1年以內	27.28	
YCIH Yuxi Building Materials Co., Ltd. 雲南建投玉溪建材有限公司	Current account 往來款	4,881,933.95	Within 1 year 1年以內	9.45	
YCIH Qujing Building Materials Co., Ltd. 雲南建投曲靖建材有限公司	Current account 往來款	4,044,496.91	Within 1 year 1年以內	7.83	
Company 11 單位11	Current account 往來款	3,330,000.00	Within 1 year 1年以內	6.44	92,045.36
Company 14 單位14	Current account 往來款	2,000,000.00	1-2 years 1-2年	3.87	7,886.40
Total 合計	-	28,353,511.59	_	54.86	99,931.76

For the year ended December 31, 2024 (Unless indicated otherwise, all amounts are expressed in RMB) 截至2024年12月31日止年度(除特別註明外,均以人民幣元列示)

XVII NOTES TO MAIN ITEMS OF THE FINANCIAL 十七 母公司財務報表主要項目 STATEMENTS OF THE PARENT COMPANY (Cont'd)

註釋(續)

3 Long-term equity investments

3. Long-term equity investments (1) Classification of long-term equity investmen			i		_	支 别 	•	
			Cl	osing balance 年末餘額 Provision for			Opening balance 年初餘額 Provision for	
lèana	項目		Book balance	impairment 減值準備	Book value	Book balance	impairment 減值準備	Book value
Items			賬面餘額 ————	减担年佣 ——————	賬面價值 ———	賬面餘額 ————	减担年佣	賬面價值 ———
Investments in subsidiaries Investments in associates and joint ventures	對子公司投 對聯營、合		206,208,718.17		206,208,718.17	148,135,602.32		148,135,602.32
Total	合計		206,208,718.17		206,208,718.17	148,135,602.32		148,135,602.32
(2) Investments in s	ubsidiaries				(2)	寸子公司投資		
			Opening balance	Increase in current year			Provision for impairment in the current year	Closing balance of provision for impairment
Investee		被投資單位	年初餘額	本年增加	本年減少	> 年末餘額 ————	本年計提減值準備	減值準備年末餘額
YCIH Green Development Co., Ltd.		雲南建投綠色發展有限公司	38,891,121.97			38,891,121.97		
YCIH Polymer Materials Co., Ltd.		雲南建投高分子材料有限公司	24,585,160.74			24,585,160.74		
VCIII Danila vanda a D. Sala a		高主法[[[[]]]]] A 日本日本日本日本日本日本日本日本日本日本日本日本日本日本日本日本日本日本日	24 524 042 20			24 524 042 20		

Investee	被投資單位	Opening balance 年初餘額	Increase in current year 本年增加	Decrease in current year 本年減少	Closing balance 年未餘額	impairment in the current year 本年計提減值準備	balance of provision for impairment 減值準備年未餘額
YCIH Green Development Co., Ltd.	雲南建投綠色發展有限公司	38,891,121.97			38,891,121.97		
YCIH Polymer Materials Co., Ltd.	雲南建投高分子材料有限公司	24,585,160.74			24,585,160.74		
YCIH Baoshan Yongchang Building Materials Co., Ltd.	雲南建投保山永昌建材有限公司	24,521,042.30			24,521,042.30		
YCIH Yuxi Building Materials Co., Ltd.	雲南建投玉溪建材有限公司	24,433,969.78			24,433,969.78		
YCIH Qujing Building Materials Co., Ltd.	雲南建投曲靖建材有限公司	21,788,039.08			21,788,039.08		
YCIH Aggregate Co., Ltd.	雲南建投砂石料有限公司	13,916,268.45			13,916,268.45		
Yunjian Green Concrete Kunming Green Building Materials Co., Ltd.	雲建綠砼昆明綠色建材有限公司		46,740,961.95		46,740,961.95		
Yunjian Green Concrete Chuxiong Green Building Materials Co., Ltd.	雲建綠砼楚雄綠色建材有限公司		1,271,983.57		1,271,983.57		
Jiantou Group Lijiang Green Building Materials Co., Ltd.	建投集團麗江綠色建材有限公司		10,060,170.33		10,060,170.33		
Total	合計	148,135,602.32	58,073,115.85		206,208,718.17		

For the year ended December 31, 2024 (Unless indicated otherwise, all amounts are expressed in RMB) 截至2024年12月31日止年度(除特別註明外,均以人民幣元列示)

XVII NOTES TO MAIN ITEMS OF THE FINANCIAL 十七母 STATEMENTS OF THE PARENT COMPANY (Cont'd) 註

項目

主營業務

其他業務 一受託加工

-租賃

一其他

合計

項目

合計

項目

合計

主營業務收入

其他業務收入

主營業務收入

其他業務收入

其中:在某一時點確認

其中:在某一時點確認

一銷售混凝土及相關產品 一質量技術管理服務

十七 母公司財務報表主要項目 註釋(續)

4. Operating income, operating costs

- Sales of ready-mixed concrete and related products

- Quality and technology management services

(2) Income-related information

Income from main operations

Income from other operations

Income from main operations

Income from other operations

Including: Recognition at a certain point

Including: Recognition at a certain point

Items

- Lease

- Others

Total

Items

Total

Items

Total

Main operations

Other businesses

- Commissioned processing

(1) Details of operating income and operating costs

註釋((續)
4. 營業收入	、營業成本

(1) 營業收入和營業成本情況

	Amount incurred in Amount			incurred in		
the current year t 本年發生額			•	rior year 發生額		
Income	文工识	Costs	Income	SS 工版 Costs		
收入		成本	收入	成本		
460,593,067.96	437,60	5,909.41	1,006,903,051.56	934,340,785.56		
457,464,912.40	435,91	3,564.21	1,001,064,136.37	931,006,113.96		
3,128,155.56	1,69	2,345.20	5,838,915.19	3,334,671.60		
24,589,036.48	16,91	1,976.15	20,772,714.19	10,101,020.57		
585,637.90	50	0,895.84	3,874,001.16	2,388,006.28		
19,085,304.61	12,30	3,268.01	15,592,348.92	7,114,967.96		
4,918,093.97	4,10	7,812.30	1,306,364.11	598,046.33		
485,182,104.44	454,51	7,885.56	1,027,675,765.75	944,441,806.13		
		人相關信	息			
Ready-	mixed	Q	uality and			
concrete and ted		echnology				
related pro			services	Lease		
混凝土及相	關產品	質量技	術管理服務	租賃		
457,464,9	912.40	3,	128,155.56			
457,464,9	912.40	3,	128,155.56			
				19,085,304.61		
457,464,9	912.40	3,	128,155.56	19,085,304.61		
Commiss						
	essing		Others	Total		
受	託加工		其他	合計		

4,918,093.97

4,918,093.97

585,637.90

585,637.90

460,593,067.96

460,593,067.96

24,589,036.48

485,182,104.44

For the year ended December 31, 2024 (Unless indicated otherwise, all amounts are expressed in RMB) 截至2024年12月31日止年度(除特別註明外,均以人民幣元列示)

XVII NOTES TO MAIN ITEMS OF THE FINANCIAL 十七 母公司財務報表主要項目 STATEMENTS OF THE PARENT COMPANY (Cont'd)

註釋(續)

5. Investment income

5. 投資收益

Items	項目	Amount incurred in the current year 本年發生額	Amount incurred in the prior year 上年發生額
Investment income from subsidiaries Gain or loss on disposal of long-term equity investments	對子公司的投資收益 長期股權投資處置損益	1,200,000.00	6,188,546.13 1,346,027.86
Discount loss on receivables financing that meets the conditions for derecognition	滿足終止確認條件的應收款項融資的 貼現損失	-1,762,397.23	-363,704.16
Total	合計	-562,397.23	7,170,869.83

Supplementary Information to the Financial Statements 財務報表補充資料

January 1, 2024 – December 31, 2024 (Unless indicated otherwise, all amounts are expressed in RMB) 2024年1月1日至2024年12月31日(本財務報表附註除特別註明外,均以人民幣元列示)

1. STATEMENT OF NON-RECURRING PROFIT OR LOSS 1. 本年非經常性損益明細表 **FOR THE YEAR**

Items	項目	Current year 本年金額	Note 説明
Profit or loss on the disposal of non-current assets (including the portion written-off for provision for impairment of assets)	非流動資產處置損益(包括已計提資產減值準備的沖 銷部分)	1,413,369.88	
Government grants recognized in current profit or loss (except for Government subsidies that are closely related to the normal operation of the Company, comply with national policies and regulations, enjoy according to established standards, and have a sustained impact on the Company's profits and losses)	計入當期損益的政府補助(與公司正常經營業務密切 相關、符合國家政策規定、按照確定的標準享 有、對公司損益產生持續影響的政府補助除外)	3,568,858.12	
Profits or losses from changes in the fair value of financial assets and liabilities held by non-financial enterprises and profits or losses from the disposal of financial assets and liabilities, except for effective hedging operations related to the Company's normal business operations	除同公司正常經營業務相關的有效套期保值業務 外,非金融企業持有金融資產和金融負債產生的 公允價值變動損益以及處置金融資產和金融負債 產生的損益		
Capital occupancy fees from non-financial enterprises included in current profit or loss	計入當期損益的對非金融企業收取的資金佔用費		
Profit or loss from entrusting others to invest or manage assets	委託他人投資或管理資產的損益		
Profit or loss from external entrusted loans	對外委託貸款取得的損益		
Asset loss due to force majeure factors such as natural disasters	因不可抗力因素,如遭受自然災害而產生的各項資 產損失		
Reversal of provision for impairment of accounts receivable individually tested for impairment	單獨進行減值測試的應收款項減值準備轉回		
ncome from the fair value of identifiable net assets of investees when the investment cost of the enterprise	企業取得子公司、聯營企業及合營企業的投資成本		
for the acquisition of subsidiaries, associates and joint ventures is less than the investment obtained	小於取得投資時應享有被投資單位可辨認淨資產 公允價值產生的收益		
Current net profit or loss of subsidiaries from the business combination under common control from the	同一控制下企業合併產生的子公司期初至合併日的當		
beginning of the period to the date of combination	期淨損益		
Profit or loss from exchange of non-monetary assets	非貨幣性資產交換損益		
Profit or loss from debt restructuring	債務重組損益		
One-time costs incurred by the enterprise due to the fact that the relevant business activities ceased to be ongoing, such as expenditures for the relocation of employees	企業因相關經營活動不再持續而發生的一次性費 用,如安置職工的支出等		
One-time impact on current profit or loss due to adjustments in tax, accounting and other laws and regulations	因税收、會計等法律、法規的調整對當期損益產生 的一次性影響		
One-time share-based payment expense recognized for cancellation and modification of equity incentive plans	因取消、修改股權激勵計劃一次性確認的股份支付 費用		
For cash-settled share-based payments, gains or losses arising from changes in the fair value of employee benefits payable after the date of exercise of rights	對於現金結算的股份支付,在可行權日之後,應付 職工薪酬的公允價值變動產生的損益		
Profit or loss from changes in fair value of investment properties subsequently measured using the fair value model	採用公允價值模式進行後續計量的投資性房地產公允 價值變動產生的損益		
Profit from transactions with materially unfair transaction prices	交易價格顯失公允的交易產生的收益		
Profit or loss arising from contingencies irrelevant to the normal business operations of the Company	與公司正常經營業務無關的或有事項產生的損益		
Frusteeship fee income from entrusted operations	受託經營取得的託管費收入		
Non-operating income and expenses other than those mentioned above	除上述各項之外的其他營業外收入和支出	3,491,511.13	
Other profit and loss items that meet the definition of non-recurring profit or loss	其他符合非經常性損益定義的損益項目		
Subtotal	小計	8,473,739.13	
Less: Income tax effect	減:所得稅影響額	1,275,644.14	
Effects of non-controlling interests (after tax)	少數股東權益影響額(稅後)	654,260.22	
Total	合計	6,543,834.77	-

Supplementary Information to the Financial Statements (Cont'd) 財務報表補充資料(續)

January 1, 2024 – December 31, 2024 (Unless indicated otherwise, all amounts are expressed in RMB) 2024年1月1日至2024年12月31日(本財務報表附註除特別註明外,均以人民幣元列示)

2. RETURN ON NET ASSETS AND EARNINGS PER SHARE 2. 淨資產收益率及每股收益

		Weighted	Earnings per share (RMB/share) 每股收益(元/股)	
		average return on net assets (%) 加權平均淨資產	Basic earnings per share	Diluted earnings per share
Profit for the reporting period	報告期利潤	收益率(%)	基本每股收益	稀釋每股收益
Net profit attributable to ordinary shareholders of the parent company	歸屬於母公司普通股股東的 淨利潤	-9.47	-0.25	-0.25
Net profit attributable to ordinary shareholders of the parent company after deducting non-recurring profit or loss	扣除非經常性損益後歸屬於 母公司普通股股東的淨利 潤	-10.02	-0.27	-0.27

YCIH Green High-Performance Concrete Company Limited March 25, 2025

雲南建投綠色高性能混凝土股份有限公司

二〇二五年三月二十五日

