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公司資料 CORPORATE INFORMATION

董事會

執行董事

劉偉亮先生(主席) 李洋先生

非執行董事

歐國偉先生

(自二零二五年一月十七日起辭任)

獨立非執行董事

陸海林博士

(自二零二四年十二月三十一日起辭任)

王傳序先生

謝駿先生

楊詠儀女十

(自二零二四年十二月三十一日起 獲委任)

審核委員會

陸海林博士(主席)

(自二零二四年十二月三十一日起辭任) 楊詠儀女士(主席)

(自二零二四年十二月三十一日起 獲委任)

歐國偉先生

(自二零二五年一月十七日起辭任)

王傳序先生

謝駿先生

(自二零二五年一月十七日起獲委任)

提名委員會

劉偉亮先生(主席)

王傳序先生

謝駿先生

薪酬委員會

王傳序先生(主席)

劉偉亮先生

謝駿先生

聯席公司秘書

陳競德先生

鄺燕萍女士(FCG, HKFCG)

BOARD OF DIRECTORS

Executive Directors

Mr. LIU Weiliang (Chairman)

Mr. LI Yang

Non-executive Director

Mr. OU Guowei

(resigned with effect from 17 January 2025)

Independent Non-executive Directors

Dr. LOKE Yu (alias LOKE Hoi Lam)

(resigned with effect from 31 December 2024)

Mr. WANG Chuanxu

Mr. XIE Jun

Ms. YANG Yongyi

(appointed with effect from 31 December 2024)

AUDIT COMMITTEE

Dr. LOKE Yu (alias LOKE Hoi Lam) (Chairman)

(resigned with effect from 31 December 2024)

Ms. YANG Yongyi (Chairman)

(appointed with effect from 31 December 2024)

Mr. OU Guowei

(resigned with effect from 17 January 2025)

Mr. WANG Chuanxu

Mr. XIE Jun

(appointed with effect from 17 January 2025)

NOMINATION COMMITTEE

Mr. LIU Weiliang (Chairman)

Mr. WANG Chuanxu

Mr. XIE Jun

REMUNERATION COMMITTEE

Mr. WANG Chuanxu (Chairman)

Mr. LIU Weiliang

Mr. XIE Jun

JOINT COMPANY SECRETARIES

Mr. CHAN King Tak

Ms. KWONG Yin Ping, Yvonne (FCG, HKFCG)

授權代表

鄺燕萍女士 劉偉亮先生

核數師

安永會計師事務所 執業會計師 註冊公眾利益實體核數師 香港鰂魚涌英皇道979號 太古坊一座27樓

公司網址

www.zhenrodc.com

股份代號

06158

開曼群島註冊辦事處、主要 股份過戶登記處及轉讓代 理人

Walkers Corporate Limited 190 Elgin Avenue, George Town Grand Cayman KY1-9008, Cayman Islands

香港證券登記處

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 17樓1712-1716號舖

中國總部

中國上海市閔行區申虹路666弄 虹橋正榮中心7號樓3樓

香港主要營業地點

香港灣仔港灣道26號 華潤大廈32樓3201室

AUTHORISED REPRESENTATIVES

Ms. KWONG Yin Ping, Yvonne Mr. LIU Weiliang

AUDITOR

Ernst & Young Certified Public Accountants Registered Public Interest Entity Auditor 27/F, One Taikoo Place 979 King's Road, Quarry Bay, Hong Kong

COMPANY'S WEBSITE

www.zhenrodc.com

STOCK CODE

06158

CAYMAN ISLANDS REGISTERED OFFICE, PRINCIPAL SHARE REGISTRAR AND TRANSFER AGENT

Walkers Corporate Limited 190 Elgin Avenue, George Town Grand Cayman KY1-9008, Cayman Islands

HONG KONG SHARE REGISTRAR

Computershare Hong Kong Investor Services Limited Shops 1712–1716, 17th Floor, Hopewell Centre 183 Queen's Road East, Wanchai, Hong Kong

HEAD OFFICE IN THE PRC

3/F, Building 7, Hongqiao Zhenro Center 666 Shenhong Road, Minhang District, Shanghai, PRC

PRINCIPAL PLACE OF BUSINESS IN HONG KONG

Room 3201, 32/F, China Resources Building No. 26 Harbour Road, Wanchai, Hong Kong

主席報告 CHAIRMAN'S STATEMENT

尊敬的各位股東:

本人謹此代表董事會向各位股東提呈本 集團截至二零二四年十二月三十一日止 年度之業績、經營回顧與二零二五年 展望。

業績

截至二零二四年十二月三十一日止年 度,本集團的收益為人民幣33,416.9百萬 元;虧損為人民幣7,539.0百萬元;及母 公司擁有人應佔虧損為人民幣6,829.8百 萬元。董事會不建議派發截至二零二四 年十二月三十一日止年度的末期股息。

市場以及經營回顧

2024年,中國房地產行業仍然處於深度 調整階段。全國房地產開發投資、房屋 新開工面積、新建商品房銷售面積等主 要指標持續下行,居民購房意願依然薄 弱,房企經營壓力巨大。而自2024年9月 以來,在前期支持性政策基礎上,中央 政治局會議提出「促進房地產市場止跌 回穩」目標,各級政府進一步通過多維 度政策組合,有力穩定市場,為行業企 穩復蘇帶來希望。

回顧過去一年,於嚴峻形勢下,本集團 的運營以及流動性亦受顯著影響。面對 重重壓力和挑戰,本集團直面困局,攻 堅克難,保持公司整體經營穩定,保障 生產建設有序開展,部分重難點項目實 現突破。本集團將「保交付」作為核心任 務,於2024年實現約26,900套新房交付。 本集團堅持打造高質量的產品和服務以 滿足客戶需求,同時加强客戶信心及樹 立企業口碑,在中國指數研究院發佈的 《2024年中國城市居民居住滿意度調查 報告》中,本集團客戶滿意度得分顯著 高於行業平均水平。

Dear shareholders,

On behalf of the Board, I hereby present to you the results and business review of the Group for the year ended 31 December 2024 and its outlook for 2025.

RESULTS

For the year ended 31 December 2024, the revenue of the Group was RMB33,416.9 million; the loss was RMB7,539.0 million; and the loss attributable to owners of the parent was RMB6,829.8 million. The Board did not recommend the payment of a final dividend for the year ended 31 December 2024.

MARKET AND BUSINESS REVIEW

In 2024, China's real estate sector remained in a phase of deep adjustment. Key indicators such as national real estate development investment, newly started construction area, and sales area of newly built commercial housing continued to decline, residents' willingness to purchase houses remained weak, and real estate companies were under huge operational pressures. However, since September 2024, on the basis of previous supportive policies, the meeting of the Political Bureau of the Central Committee proposed the goal of "promoting the stabilization and recovery of the real estate market". Governments at all levels have further implemented multidimensional policy measures to effectively stabilize the market, bringing hope for the industry's steady recovery.

Over the past year, amid severe circumstances, the Group's operations and liquidity were significantly impacted. In the face of numerous pressures and challenges, the Group braved difficulties, maintained overall operational stability, ensured orderly progress in production and construction, and achieved breakthroughs in some key and challenging projects. The Group prioritized "ensuring delivery" as a core mission, and approximately 26,900 new homes were delivered in 2024. Committed to providing high-quality products and services to meet customer needs, the Group also bolstered customers' confidence and established corporate reputation. In the "Report of Housing Satisfaction of Urban Residents in China in 2024" released by China Index Academy, the Group's customer satisfaction score was significantly higher than the industry average.

同時,為解決流動性問題,本集團繼 2022年、2023年後,繼續實施流動性管 理以及成本節約措施,包括尋求融資 期和豁免、加快銷售和現金回收、進一 步精簡企業組織架構、大力壓縮行政 用。本集團積極與法律顧問及財務顧問 就境外整體債務管理方案進行合作,協 助本集團對境外債務進行整體重組,以 實現長期可持續的資本結構,穩定本集 團運營,同時兼顧所有持份者的利益。

展望

展望2025,中國房地產行業將繼續在困 難中前行。本集團將迎難而上,在努力 保持經營穩定的基礎上, 積極尋求新的 發展空間,推動企業持久發展。在2024 年末,中央政治局會議進一步提出「穩 住樓市」,中央經濟工作會議再次强調 「持續用力推動房地產市場止跌回穩」, 釋放了更加堅定的穩中國樓市基調,本 集團將努力抓住經濟提振及房地產市場 止跌回穩的契機,加大營銷力度、提高 銷售質量,進一步提升資產價值回收效 果。本集團將繼續秉承「安全、健康、可 持續」的經營方針,加强財務風險管理, 優化資產結構,嚴控經營成本,以確保 本集團的財務穩定性。此外,本集團將 繼續提高產品和服務質量,以贏得客戶 青睞;繼續提升內部管理體系及運營效 率,以提升經營質量,從而促進企業可 持續發展。

Meanwhile, in order to address liquidity issues, the Group has continued to implement liquidity management and cost saving measures since 2022 and 2023, including seeking financing extension and exemption, accelerating sales and cash collection, further streamlining the corporate organisational structure, and significantly reducing administrative expenses. The Group has been actively working with its legal advisor and financial advisers on its offshore holistic liability management solutions to assist it with a holistic restructuring of its offshore indebtedness, in order to achieve a long-term sustainable capital structure and stabilise the Group's operations, taking into account the interest of all stakeholders.

OUTLOOK

Looking ahead to 2025, China's real estate industry will continue to move forward in difficulties. The Group will brave difficulties by actively seeking new growth opportunities while striving to maintain operational stability, so as to drive the long-term development of the Company. At the end of 2024, the meeting of the Political Bureau of the Central Committee further proposed "stabilizing the property market", and the Central Economic Work Conference once again emphasized "continuous efforts to promote the stabilization and recovery of the real estate market", releasing an even more resolute tone for stabilizing the PRC property market. The Group will seize the opportunity from the recovery of the economy and the real estate market by increasing marketing efforts and improving the sales quality, so as to further improve the outcome of asset value recovery. The Group will continue to adhere to the operating principles of "safety, health, and sustainability", strengthen financial risk management, optimise asset structure and strictly control operating costs to ensure the financial stability the Group. In addition, the Group will continue to improve product and service quality to win customer favor. The Group will also continue to enhance its internal management system and operational efficiency to improve business quality, thereby promoting its sustainable development.

致謝

最後,本人謹代表董事會同仁,就所有 股東、投資者、合作夥伴及客戶對本公 司的支持,全體員工的辛勤努力及付 出,致以誠摯的感謝。本公司將繼續秉 承「正直構築繁榮」的核心價值觀,實現 本公司穩定且可持續的發展,為本公司 的股東、投資者及持份者帶來價值。

APPRECIATION

Finally, on behalf of the Board, I would like to express our sincere appreciation to all shareholders, investors, business partners and customers for their support, and all employees for their dedication and hard work. The Company will continue to uphold our core value of "prosperity from integrity" and achieve stable and sustainable development while bringing value to shareholders, investors and other stakeholders of the Company.

正榮地產集團有限公司 董事會主席 劉偉亮

中國上海 二零二五年三月二十八日 Zhenro Properties Group Limited LIU Weiliang Chairman of the Board

Shanghai, PRC 28 March 2025

房地產開發

合約銷售

於截至二零二四年十二月三十一日止年度(「二零二四年度」),本集團連同合營企業及聯營公司錄得合約銷售金額人民幣6,729.0百萬元,較截至二零二三年度」)同比減少56.3%;總合約銷售建築面積(「建築面積」)約為458,886百萬平方米,較二零二三年度同比減少55.3%。於二零二四年度,合約平均售價(「平均售價」)為人民幣14,664元/平方米,而二零二三年度為人民幣14,986元/平方米。

下表載列本集團連同合營企業及聯營公 司於二零二四年度按地區劃分的合約銷 售明細。

PROPERTY DEVELOPMENT

Contracted Sales

For the year ended 31 December 2024 ("Year 2024"), the Group, together with its joint ventures and associated companies, recorded contracted sales of RMB6,729.0 million, representing a 56.3% year-over-year decrease from the year ended 31 December 2023 ("Year 2023"); total contracted gross floor area ("GFA") sold amounted to approximately 458,886 million sq.m., representing a 55.3% year-over-year decrease from Year 2023. Contracted average selling price ("ASP") for Year 2024 was RMB14,664 per sq.m., whilst that for Year 2023 was RMB14,986 per sq.m.

The following table sets forth the geographic breakdown of the contracted sales of the Group, together with its joint ventures and associated companies, in Year 2024.

		合約銷售 建築面積	合約銷售 金額	合約平均 售價	合約銷售 百分比
		建 宋 山 惧	並似	台 俱	н ж и % of
		Contracted	Contracted	Contracted	Contracted
		GFA Sold	Sales	ASP	Sales
				人民幣元/	
		平方米	人民幣千元	平方米	%
		sq.m.	RMB'000	RMB/sq.m.	%
長三角地區	Yangtze River Delta Region	205,017	3,026,088	14,760	45.0
海峽西岸地區	Western Taiwan Straits Region	105,502	1,717,511	16,279	25.5
環渤海地區	Bohai Rim Region	17,014	373,362	21,944	5.5
華中地區	Central China Region	65,377	647,502	9,904	9.6
華西地區	Western China Region	7,996	137,765	17,230	2.0
珠三角地區	Pearl River Delta Region	57,980	826,762	14,259	12.4
總計	Total	458,886	6,729,990	14,664	100.0

銷售物業已確認收益

於二零二四年度,銷售物業已確認收益 為人民幣33,331.1百萬元,較二零二三年 度的人民幣38,648.3百萬元減少13.8%, 主要由於交付建築面積減少。於二零二 四年度,本集團的銷售物業已確認平均 售價為人民幣17,340元/平方米,較二零 二三年度的人民幣15,433元/平方米增 加12.4%,主要由於售價較高的物業在二 零二四年度交付的佔比有所上升所致。

於二零二四年度,本集團交付的物業包 括福州濱江正榮府、蘇州保利正榮棠悦 花園、阜陽潁州正榮府、佛山金茂碧桂 園正榮府、廈門聯發正榮府等。

下表載列本集團於所示年度物業銷售已 確認收益的地區明細:

Revenue Recognized from Sales of Properties

Revenue recognized from sales of properties decreased by 13.8% from RMB38,648.3 million for Year 2023 to RMB33,331.1 million for Year 2024, primarily due to a decrease in GFA being delivered. The Group's recognized ASP from sales of properties for Year 2024 was RMB17,340 per sq.m., representing a 12.4% increase from RMB15,433 per sq.m. for Year 2023, primarily due to the increase in the proportion of properties with higher selling price being delivered in Year 2024.

During Year 2024, the properties delivered by the Group included Fuzhou Riverview Zhenro Mansion, Suzhou Poly Zhenro Oriental Mansion, Fuyang Yingzhou Zhenro Mansion, Foshan Jinmao Country Garden Zhenro Mansion, Xiamen Lianfa Zhenro Mansion and others.

The following table sets forth the geographic breakdown of the revenue recognized from sales of properties of the Group for the years indicated:

		銷售物業已確認收益 Recognized Revenue from Sales of Properties		% of Recognized evenue Revenue from		已交付總 Total GFA		已確認平均售價 Recognized ASP	
		二零二四年度	二零二三年度	•		二零二四年度	二零二三年度	二零二四年度	二零二三年度
		Year 2024	Year 2023	Year 2024	Year 2023	Year 2024	Year 2023	Year 2024 人民幣元/	Year 2023 人 <i>民幣元</i> /
		人民幣千元	人民幣千元	%	%	平方米	平方米	平方米	平方米
		RMB'000	RMB'000	%	%	sq.m.	sq.m.	RMB/sq.m.	RMB/sq.m.
長三角地區	Yangtze River Delta Region	9,429,723	20,405,330	28.3	52.8	554,219	1,156,372	17,014	17,646
海峽西岸地區	Western Taiwan Straits Region	10,495,646	8,297,508	31.5	21.5	659,923	570,774	15,904	14,537
華中地區	Central China Region	8,294,078	6,184,660	24.9	16.0	421,980	482,727	19,655	12,812
華西地區	Western China Region	2,948,443	3,760,833	8.8	9.7	151,187	294,372	19,502	12,776
珠三角地區	Pearl River Delta Region	2,163,198	-	6.5	-	132,544	-	16,321	-
總計	Total	33,331,088	38,648,331	100.0	100.0	1,919,853	2,504,245	17,340	15,433

持作出售已竣工物業

持作出售已竣工物業指於各財務期末未 出售的已竣工物業,按成本與可變現淨 值的較低者列賬。持作出售的物業成本 乃根據未出售物業所產生相關成本的分 配釐定。

Completed Properties Held for Sale

Completed properties held for sale represent completed properties remaining unsold at the end of each financial period and are stated at the lower of cost and net realizable value. Cost of properties held for sale is determined by an apportionment of related costs incurred attributable to the unsold properties.

於二零二四年十二月三十一日,本集團擁有持作出售已竣工物業人民幣29,483.4百萬元,較於二零二三年十二月三十一日的人民幣29,801.2百萬元減少1.0%。該減少主要是由於本集團於二零二四年度的已竣工物業建築面積減少所致。本集團已就所有持作出售已竣工物業取得竣工證明書。

As at 31 December 2024, the Group had completed properties held for sale of RMB29,483.4 million, representing a 1.0% decrease from RMB29,801.2 million as at 31 December 2023. The decrease was primarily due to a decrease in GFA for completed properties by the Group in Year 2024. The Group has obtained the construction completion certificates in respect of all completed properties held for sale.

開發中物業

開發中物業擬於竣工後持作出售的物業。開發中物業按包括土地成本、建設成本、資本化利息及該等物業在開發期間直接應佔的其他成本在內的成本與可變現淨值的較低者列賬。竣工後,該等物業轉撥至持作出售已竣工物業。

於二零二四年十二月三十一日,本集團開發中的物業金額為人民幣33,373.4百萬元,較於二零二三年十二月三十一日的人民幣64,430.2百萬元減少48.2%。該減少主要是由於本集團於二零二四年度竣工物業增加及開發項目數量減少所致。

物業投資

租金收入

本集團於二零二四年度的租金收入為人民幣76.5百萬元,較二零二三年度的人民幣77.5百萬元減少1.4%。由於受到整體市道欠佳影響,二零二四年度的租金收入有所下降。

投資物業

於二零二四年十二月三十一日,本集團持有11項投資物業,總建築面積為684,476平方米。本集團的該等投資物業組合當中,八項總建築面積為429,429平方米的投資物業已開始出租。

Properties Under Development

Properties under development are properties intended to be held for sale after completion. Properties under development are stated at the lower of cost comprising land costs, construction costs, capitalized interests and other costs directly attributable to such properties incurred during the development period and net realizable value. Upon completion, the properties are transferred to completed properties held for sale.

As at 31 December 2024, the Group had properties under development of RMB33,373.4 million, representing a 48.2% decrease from RMB64,430.2 million as at 31 December 2023. The decrease was primarily due to an increase in completed properties and a decrease in the number of projects developed by the Group in Year 2024.

PROPERTY INVESTMENT

Rental Income

The Group's rental income for Year 2024 was RMB76.5 million, representing a 1.4% decrease from RMB77.5 million for Year 2023. Rental income in Year 2024 fell due to poor overall market conditions.

Investment Properties

As at 31 December 2024, the Group had 11 investment properties with a total GFA of 684,476 sq.m. Out of the investment properties portfolio of the Group, eight investment properties with a total GFA of 429,429 sq.m. had commenced leasing.

土地儲備

於二零二四年度,本集團未有補充任何 土地。截至二零二四年十二月三十一 日,本集團連同合營企業及聯營公司擁 有總建築面積9.95百萬平方米的土地 儲備。

財務回顧

收益

本集團的收益由二零二三年度的人民幣38,774.9百萬元減少13.8%至二零二四年度的人民幣33,416.9百萬元,主要是由於交付建築面積減少。下表載列本集團於所示年度各組成部分的收益、佔總收益的百分比及相關變動。

LAND BANK

In Year 2024, the Group did not replenish any land parcel. As at 31 December 2024, the Group, together with its joint ventures and associated companies, had a land bank with an aggregate GFA of 9.95 million sq.m.

FINANCIAL REVIEW

Revenue

The Group's revenue decreased by 13.8% from RMB38,774.9 million for Year 2023 to RMB33,416.9 million for Year 2024, which was primarily attributable to a decrease in GFA being delivered. The following table sets forth the Group's revenue for each of the components, the percentage of total revenue represented and the relevant changes for the years indicated.

		二零二四	二零二四年度		三年度	
		Year 2	2024	Year 2		
			佔總收益		佔總收益	
		收益	百分比	收益	百分比	同比變動
			% of Total		% of Total	Year-over-
		Revenue	Revenue	Revenue	Revenue	Year Change
		人民幣千元	%	人民幣千元	%	%
		RMB'000	%	RMB'000	%	%
物業銷售	Sales of properties	33,331,088	99.7	38,648,331	99.7	(13.9)
物業租賃	Property lease	76,464	0.2	77,529	0.2	(1.4)
管理諮詢服務(1)	Management consulting					
	services ⁽¹⁾	9,354	0.1	42,851	0.1	(78.2)
貨物銷售	Sales of goods	_	0.0	6,224	0.0	(100.0)
總計	Total	33,416,906	100.0	38,774,935	100.0	(13.9)

附註:

(1) 主要包括向合營企業、聯營公司以及第 三方提供設計諮詢服務所得收益。 Note:

(1) Primarily includes revenue generated from provision of design consultation services to joint ventures, associated companies and third parties.

銷售成本

本集團的銷售成本主要指就房地產開發 活動以及租賃業務及管理諮詢服務直接 產生的成本。房地產開發的銷售成本的 主要組成部分包括已售物業成本,乃指 建設期間的直接建設成本、土地使用權 成本及就房地產開發取得相關借款的資 本化利息成本。

本集團的銷售成本由二零二三年度的人民幣36,596.2百萬元減少14.1%至二零二四年度的人民幣31,453.1百萬元,主要是由於本集團於二零二四年度交付的建築面積減少所致。

毛利及毛利率

由於上文所述,本集團的毛利由二零二三年度的人民幣2,178.7百萬元減少9.9%至二零二四年度的人民幣1,963.8百萬元。毛利率由二零二三年度的5.6%增加0.3個百分點至二零二四年度的5.9%。

其他收入及收益

本集團的其他收入及收益主要包括利息 收入、政府補助、商業賠償及其他。利 息收入主要包括銀行存款利息收入,商 業賠償主要指因若干潛在客戶其後未與 本集團訂立銷售合約而沒收從其收取的 按金及因若干客戶違反銷售或預售合約 而從其收取的違約金。

其他收入及收益由二零二三年度的人民幣82.2百萬元減少62.8%至二零二四年度的人民幣30.6百萬元,主要是由於二零二四年度內利息收入、沒收按金及政府補助減少所致。

銷售及分銷開支

銷售及分銷開支主要包括廣告、營銷及業務發展開支、銷售及營銷員工成本、辦公室開支、支付予第三方銷售代理的費用、租金以及與物業銷售及物業租賃服務有關的其他開支。

Cost of Sales

The Group's cost of sales primarily represents the costs directly incurred for the property development activities as well as leasing operations and management consulting services. The principal components of cost of sales for property development include cost of properties sold, which represents direct construction costs, land use right costs and capitalized interest costs on related borrowings for the purpose of property development during the period of construction.

The Group's cost of sales decreased by 14.1% from RMB36,596.2 million for Year 2023 to RMB31,453.1 million for Year 2024, primarily due to a decrease in GFA being delivered by the Group during Year 2024.

Gross Profit and Gross Profit Margin

As a result of the foregoing, the Group's gross profit decreased by 9.9% from RMB2,178.7 million for Year 2023 to RMB1,963.8 million for Year 2024. Gross profit margin for Year 2024 increased by 0.3 percentage point to 5.9% from 5.6% for Year 2023.

Other Income and Gains

The Group's other income and gains primarily consist of interest income, government grants, commercial compensation and others. Interest income primarily consists of interest income on bank deposits. Commercial compensation primarily represents forfeited deposits received from certain potential customers who did not subsequently enter into sales contracts with the Group and penalties received from certain customers due to their breach of sales or pre-sales contracts.

Other income and gains decreased by 62.8% from RMB82.2 million for Year 2023 to RMB30.6 million for Year 2024, primarily due to the decrease in interest income, forfeiture of deposits and government grants during Year 2024.

Selling and Distribution Expenses

Selling and distribution expenses primarily consist of advertising, marketing and business development expenses, sales and marketing staff costs, office expenses, fees paid to third-party sales agents, rental and other expenses relating to sales of properties and property leasing services.

本集團的銷售及分銷開支由二零二三年 度的人民幣923.0百萬元減少13.6%至二 零二四年度的人民幣797.3百萬元,主要 是由於本集團於二零二四年度對銷售及 分銷開支加強管控和銷售及營銷活動整 體有所減少所致。

行政開支

行政開支主要包括管理及行政人員成 本、招待開支、辦公室及會議開支、印 花税及其他税項、租金成本、物業、廠 房及設備折舊、專業費用、差旅開支、 銀行手續費及其他一般辦公開支以及雜 項開支。

本集團的行政開支由二零二三年度的人 民幣655.9百萬元減少4.0%至二零二四年 度的人民幣629.5百萬元,主要原因是本 集團於二零二四年度精簡企業架構及對 行政項目加強成本管控。

其他開支

其他開支由二零二三年度的人民幣 4,594.6百萬元減少32.0%至二零二四年度 的人民幣3,123.5百萬元,其中主要包括 匯兑虧損淨額人民幣54.5百萬元(二零二 三年度:人民幣160.9百萬元)及因整體 住房需求下滑及本集團持有的項目售價 下降導致確認開發中物業及持作出售已 竣工物業減值虧損人民幣2,328.1百萬元 (二零二三年度:人民幣4,375.9百萬元)。

金融資產減值虧損淨額由二零二三年度 的人民幣1,426.4百萬元減少53.4%至二零 二四年度的人民幣664.3百萬元。

投資物業公平值虧損

本集團長期開發及持有若干商業物業以 獲得租金收入或資本增值。受不利宏觀 市場環境的影響,商業物業租賃需求下 降, 導致投資物業公平值下降。於二零 二四年度,本集團錄得投資物業公平值 虧損人民幣573.2百萬元,而二零二三年 度則錄得投資物業公平值虧損人民幣 644.4百萬元。

The Group's selling and distribution expenses decreased by 13.6% from RMB923.0 million for Year 2023 to RMB797.3 million for Year 2024, primarily due to the enhanced control over selling and distribution expenses with the overall reduction in sales and marketing campaigns of the Group during Year 2024.

Administrative Expenses

Administrative expenses primarily consist of management and administrative staff costs, entertainment expenses, office and meeting expenses, stamp duties and other taxes, rental costs, depreciation of property, plant and equipment, professional fees, travelling expenses, bank charges and other general office expenses and miscellaneous expenses.

The Group's administrative expenses decreased by 4.0% from RMB655.9 million for Year 2023 to RMB629.5 million for Year 2024, primarily because the Group streamlined its organizational structure and enhanced cost control over its administrative items during Year 2024.

Other Expenses

Other expenses decreased by 32.0% from RMB4,594.6 million for Year 2023 to RMB3,123.5 million for Year 2024, which mainly include foreign exchange loss, net, of RMB54.5 million (Year 2023: RMB160.9 million) and the impairment losses recognized for properties under development and completed properties held for sale of RMB2,328.1 million (Year 2023: RMB4,375.9 million) as a result of a decline in the overall housing demand and lower selling prices of projects held by the Group.

Impairment losses on financial assets, net, decreased by 53.4% from RMB1.426.4 million for Year 2023 to RMB664.3 million for Year 2024.

Fair Value Losses on Investment Properties

The Group develops and holds certain commercial properties on a longterm basis for rental income or capital appreciation. Under the impact of the unfavourable macro market environment, there was a decrease in the fair value of investment properties as a result of the decline in demand for commercial property. For Year 2024, the Group recorded fair value losses on investment properties of RMB573.2 million, as compared with fair value losses on investment properties of RMB644.4 million for Year 2023.

融資成本

融資成本主要包括銀行及其他借款的利息開支(扣除有關開發中物業的資本化利息)。

本集團的融資成本由二零二三年度的人民幣2,588.9百萬元增加44.1%至二零二四年度的人民幣3,730.3百萬元,主要是由於二零二四年度借款利息資本化率較低所致。

應佔合營企業及聯營公司溢利

本集團於二零二四年度的應佔合營企業 溢利為人民幣38.4百萬元,對比二零二 三年度的應佔合營企業虧損人民幣28.2 百萬元,主要是由於合營企業交付物業 數目增加及利潤率上升。

本集團於二零二四年度的應佔聯營公司 溢利為人民幣116.5百萬元,對比二零二 三年度的應佔聯營公司虧損人民幣149.7 百萬元,主要是由於聯營公司交付物業 數目增加及利潤率上升。

所得税開支

所得税開支指本集團的中國附屬公司應 付的企業所得税(「**企業所得税**」)和土地 增值税。

本集團的所得税開支由二零二三年度的 人民幣481.3百萬元減少至二零二四年度 的人民幣170.3百萬元,主要是由於本集 團於二零二四年度企業所得税減少 所致。

年內虧損

由於上文所述,本集團於二零二四年度的虧損為人民幣7,539.0百萬元,對比二零二三年度的虧損為人民幣9,485.6百萬元。

Finance Costs

Finance costs primarily consist of interest expenses for bank and other borrowings net of capitalized interest relating to properties under development.

The Group's finance costs increased by 44.1% from RMB2,588.9 million for Year 2023 to RMB3,730.3 million for Year 2024, primarily due to a lower capitalization rate for interest on borrowings in Year 2024.

Share of Profits of Joint Ventures and Associated Companies

The Group's share of profits of joint ventures was RMB38.4 million for Year 2024, compared with the share of losses of RMB28.2 million for Year 2023, primarily due to the increase in the number of properties delivered by and the increase in profit margin for joint ventures.

The Group's share of profits of associated companies was RMB116.5 million for Year 2024, compared with the share of losses of RMB149.7 million for Year 2023, primarily due to the increase in the number of properties delivered by and the increase in profit margin for associated companies.

Income Tax Expense

Income tax expense represents corporate income tax ("CIT") and land appreciation tax payable by the Group's subsidiaries in the PRC.

The Group's income tax expense decreased from RMB481.3 million for Year 2023 to RMB170.3 million for Year 2024, primarily due to a decrease in the Group's CIT for Year 2024.

Loss for the Year

As a result of the foregoing, the Group's loss for Year 2024 was RMB7,539.0 million, compared with a loss of RMB9,485.6 million for Year 2023.

流動資金、財務及資本資源

現金狀況

於二零二四年十二月三十一日,本集團擁有現金及銀行結餘人民幣3,184.7百萬元(二零二三年十二月三十一日:人民幣5,035.6百萬元),其中包括現金及現金等價物人民幣1,215.3百萬元(二零二三年十二月三十一日:人民幣1,717.0百萬元)、已抵押存款人民幣63.9百萬元(二零二三年十二月三十一日:人民幣131.4百萬元)及受限制現金人民幣1,905.5百萬元(二零二三年十二月三十一日:人民幣3,187.3百萬元)。

債務

於二零二四年十二月三十一日,本集團擁有總額為人民幣27,827.9百萬元(二零二三年十二月三十一日:人民幣29,000.5百萬元)的尚未償還銀行及其他借款、賬面值為人民幣5,098.5百萬元(二零二三年十二月三十一日:人民幣4,953.7百萬元)的公司債券、賬面值為人民幣24,514.7百萬元(二零二三年十二月三十一日:人民幣24,162.2百萬元)的優先票據及賬面值為人民幣1,412.7百萬元(二零二三年十二月三十一日:人民幣1,391.9百萬元)的優先永續資本證券(「永續資本證券」)。本集團的借款以人民幣、港元及美元計值。

LIQUIDITY, FINANCIAL AND CAPITAL RESOURCES

The industry in which the Group engages is a capital-intensive industry. The Group has met, and expects to continue meeting, its operating capital, capital expenditure and other capital needs with proceeds from pre-sale and sale of properties, loans from commercial banks, proceeds from corporate debts or other securities offerings, and capital injections from shareholders. The Group's need for short-term liquid capital is mainly associated with loan repayments and capital needs for operation, and the Group's short-term liquid capital comes from cash balance, proceeds from pre-sale and sale of properties and new financings. The Group's need for long-term liquid capital is associated with capital allocated for new property development projects and repayment of long-term borrowings.

Cash Positions

As at 31 December 2024, the Group had cash and bank balances of RMB3,184.7 million (31 December 2023: RMB5,035.6 million), which included cash and cash equivalents of RMB1,215.3 million (31 December 2023: RMB1,717.0 million), pledged deposits of RMB63.9 million (31 December 2023: RMB131.4 million) and restricted cash of RMB1,905.5 million (31 December 2023: RMB3,187.3 million).

Indebtedness

As at 31 December 2024, the Group had total outstanding bank and other borrowings of RMB27,827.9 million (31 December 2023: RMB29,000.5 million), corporate bond with carrying amounts of RMB5,098.5 million (31 December 2023: RMB4,953.7 million), senior notes with carrying amounts of RMB24,514.7 million (31 December 2023: RMB24,162.2 million) and senior perpetual capital securities (the "PCS") with carrying amounts of RMB1,412.7 million (31 December 2023: RMB1,391.9 million). The Group's borrowings are denominated in Renminbi, Hong Kong dollars and US dollars.

下表載列本集團於所示日期的借款 總額:

The following table sets forth the Group's total borrowings as at the dates indicated:

		於十二月3 As at 31 D 二零二四年 2024 人民幣千元 RMB'000	
即期借款:	Current borrowings:		
銀行借款-有抵押	Bank borrowings – secured	216,303	242,189
銀行借款-無抵押	Bank borrowings – unsecured	484,677	478,877
其他借款-有抵押	Other borrowings – secured	2,620,851	2,674,189
加: 非即期借款的即期部分	Plus: current portion of non-current borrowings		
銀行借款-有抵押	Bank borrowings – secured	17,714,212	17,423,140
銀行借款-無抵押	Bank borrowings – unsecured	1,368,090	1,345,892
其他借款_有抵押	Other borrowings – secured	4,391,716	3,670,561
優先票據及公司債券	Senior notes and Corporate bonds	26,010,730	25,349,985
永續資本證券	PCS	1,412,671	1,391,908
即期借款總額	Total current borrowings	54,219,250	52,576,741
非即期借款:	Non-current borrowings:		
銀行借款-有抵押	Bank borrowings – secured	980,650	2,022,481
其他借款-有抵押	Other borrowings – secured	51,400	1,143,150
公司債券	Corporate bonds	3,602,479	3,765,969
非即期借款總額	Total non-current borrowings	4,634,529	6,931,600
總計	Total	58,853,779	59,508,341

下表載列本集團於所示日期的借款總額 到期情況:

The following table sets forth the maturity profiles of the Group's total borrowings as at the dates indicated:

		於十二月 As at 31 D	
		二零二四年 2024 人民幣千元 RMB'000	二零二三年 2023 人民幣千元 RMB'000
須於一年內償還 須於第二年內償還 須於三至五年內償還	Repayable within one year Repayable within the second year Repayable within the third to fifth years	54,219,250 337,050 4,297,479	52,576,741 2,496,231 4,435,369
總計	Total	58,853,779	59,508,341

資產抵押

於二零二四年十二月三十一日,本集團 的資產組合包括賬面值為人民幣209.8百 萬元(二零二三年十二月三十一日:人 民幣192.9百萬元)的物業、廠房及設備、 賬面值為人民幣156.9百萬元(二零二三 年十二月三十一日:人民幣165.8百萬 元)的使用權資產、賬面值約為人民幣 5,826.0百萬元(二零二三年十二月三十一 日:人民幣6,277.3百萬元)的投資物業、 賬面值為人民幣19,887.7百萬元(二零二 三年十二月三十一日:人民幣33,019.5百 萬元)的開發中物業及賬面值為人民幣 22,500.3百萬元(二零二三年十二月三十 一日:人民幣11,260.9百萬元)的持作出 售已竣工物業,該資產組合已質押,作 為本集團有抵押借款的抵押品。

Charge on Assets

As at 31 December 2024, the Group's asset portfolio which included property, plant and equipment with carrying value of RMB209.8 million (31 December 2023: RMB192.9 million), right-of-use assets with carrying value of RMB156.9 million (31 December 2023: RMB165.8 million), investment properties with carrying value of approximately RMB5,826.0 million (31 December 2023: RMB6,277.3 million), properties under development with carrying value of RMB19,887.7 million (31 December 2023: RMB33,019.5 million) and completed properties held for sale with carrying value of RMB22,500.3 million (31 December 2023: RMB11,260.9 million) were pledged as security for the Group's secured borrowings.

財務風險

主要財務比率

本集團於二零二四年十二月三十一日的流動比率為0.88(二零二三年十二月三十一日:0.97)。本集團於二零二四年十二月三十一日的淨債務與權益比率(界定為借款總額減現金及銀行結餘除以權益總額)為-2,441.9%(二零二三年十二月三十一日:885.5%)。

FINANCIAL RISKS

The Group primarily operates its business in the PRC. The currency in which the Group denominates and settles substantially all of its transactions is Renminbi. Any depreciation of Renminbi would adversely affect the value of any dividends the Group pays to shareholders outside of the PRC. The Group had cash at banks denominated in foreign currencies, which exposed the Group to foreign exchange risk. The Group currently does not engage in hedging activities designed or intended to manage foreign exchange rate risk. The Group will continue to monitor foreign exchange changes to best preserve the Group's cash value. The Group is also exposed to interest rate risk for changes in market interest rates which would have impact on the Group's bank and other borrowings. The Group currently does not use derivative financial instruments to hedge interest rate risk.

In Year 2024, pre-sale of properties by Chinese property developers continued to decrease and financing continued to be difficult, which had adversely impacted the Group's ability to obtain financing from the capital markets and other sources, and significantly curtailed the funding available to the Group to address its upcoming debt maturities. The Group has implemented a wide range of liquidity management and cost saving measures including without limitation, seeking extensions and waivers regarding its financings, seeking disposal of assets, accelerating sales and cash collection, streamlining corporate structure, as well as reducing noncore business operations and administrative expenses so long as such measures do not affect the Group's delivery efforts and normal operations. The Company has also commenced the implementation of its holistic management solutions for its offshore indebtedness (the "Offshore Holistic Liability Management Solutions").

KEY FINANCIAL RATIOS

The Group's current ratio was 0.88 as at 31 December 2024 (31 December 2023: 0.97). The Group's net gearing ratio (defined as total borrowings less cash and bank balances divided by total equity) was -2,441.9% as at 31 December 2024 (31 December 2023: 885.5%).

或然負債

按揭擔保

本集團就銀行提供予本集團客戶的按揭 貸款提供按揭擔保,以就該等客戶的還 款責任作出擔保。按揭擔保於授出相關 按揭貸款之日起發出,並於下列較早者 解除(i)相關房屋所有權證過戶予客戶, 或(ii)客戶結清按揭貸款。倘買家拖欠按 揭貸款,本集團一般須通過付清按揭貸 款的方式回購相關物業。倘未能付清按 揭貸款,按揭銀行將拍賣相關物業,而 若未償還貸款款項超過止贖權銷售所得 款項淨額,則由本集團支付餘額。

於二零二四年十二月三十一日,本集團 就金融機構給予本集團客戶的按揭貸款 而向其提供擔保所產生的重大或然負債 為人民幣19.760.2百萬元(二零二三年十 二月三十一日:人民幣29,210.5百萬元)。

董事確認,本集團並無遭遇其所提供按 揭擔保的買方違約,而合計對本集團的 財務狀況及經營業績造成重大不利 影響。

其他金融擔保

於二零二四年十二月三十一日,本集團 就向關聯公司及一個第三方的借款而向 銀行及其他機構提供的擔保為人民幣 2,760.5百萬元(二零二三年十二月三十一 日:人民幣2,886.9百萬元)。

法律或然事件

本集團可能不時於日常業務過程中牽涉 訴訟及其他法律程序。本集團認為,截 至本報告日期,該等法律程序產生的負 債不會對本集團的業務、財務狀況或經 營業績造成重大不利影響。

CONTINGENT LIABILITIES

Mortgage Guarantees

The Group provides mortgage guarantees to banks in respect of the mortgage loans they provided to the Group's customers in order to secure the repayment obligations of such customers. The mortgage guarantees are issued from the date of grant of the relevant mortgage loans and released upon the earlier of (i) the transfer of the relevant real estate ownership certificates to the customers, or (ii) the settlement of mortgage loans by the customers. If a purchaser defaults on the mortgage loan, the Group is typically required to repurchase the underlying property by paying off the mortgage loan. If it fails to do so, the mortgagee banks will auction the underlying property and recover the balance from the Group if the outstanding loan amount exceeds the net foreclosure sale proceeds.

As at 31 December 2024, the material contingent liabilities incurred for the Group's provision of guarantees to financial institutions in respect of the mortgage loans they provided to the Group's customers were RMB19,760.2 million (31 December 2023: RMB29,210.5 million).

The Directors confirm that the Group has not encountered defaults by purchasers in which it provided mortgage guarantees that, in aggregate, had a material adverse effect on the financial condition and results of operations of the Group.

Other Financial Guarantees

As at 31 December 2024, the guarantees given to banks and other institutions in connection with borrowings made to the related companies and a third party by the Group were RMB2,760.5 million (31 December 2023: RMB2,886.9 million).

Legal Contingents

The Group may be involved in lawsuits and other proceedings in its ordinary course of business from time to time. The Group considers that as at the date of this report, no liabilities resulting from these proceedings will have a material adverse effect on business, financial condition or results of operations of the Group.

承擔

本集團於二零二四年十二月三十一日已 訂約但尚未撥備的資本承擔為人民幣 7,955.2百萬元(二零二三年十二月三十一 日:人民幣9,329.1百萬元)。

資產負債表外承擔及安排

除上文所披露的或然負債及綜合財務報表及其附註所披露的事項外,於二零二四年十二月三十一日,本集團並無任何已發行或同意將予發行的未償還借貸資本、銀行透支、貸款、債務證券、借款或其他類似債項、承兑負債(正常商業、排除外)、承兑信貸、債券證、按揭、押記、融資租約或租購承擔、擔保或其他重大或然負債。

有關未支付若干優先票據 及永續資本證券本金、利息 及/或分派

茲提述本公司日期為二零二二年四月十日、二零二二年五月三十一日、二零二二年八月三日、二零二二年八月三日、二零二二年八月三日、二零二二年八月三日、二零二三年三月六日、二零二三年三月十四日、二零二三年五月六日、二零二四年四月十二日、二零二四年九月十日及二零二五年二月四日的公告。

Commitments

As at 31 December 2024, the Group's capital commitment contracted but yet provided for was RMB7,955.2 million (31 December 2023: RMB9,329.1 million).

OFF-BALANCE SHEET COMMITMENTS AND ARRANGEMENTS

Except for the contingent liabilities disclosed above and the matters disclosed in the consolidated financial statements and the notes thereto, as at 31 December 2024, the Group did not have any outstanding loan capital issued or agreed to be issued, bank overdrafts, loans, debt securities, borrowings or other similar indebtedness, liabilities under acceptances (other than normal trade bills), acceptance credits, debentures, mortgages, charges, finance leases or hire purchase commitments, guarantees or other material contingent liabilities.

NON-PAYMENT OF PRINCIPAL, INTEREST AND/OR DISTRIBUTION OF CERTAIN SENIOR NOTES AND PCS

References are made to the announcements of the Company dated 10 April 2022, 31 May 2022, 30 June 2022, 3 August 2022, 30 August 2022, 9 November 2022, 12 December 2022, 6 March 2023, 14 March 2023, 31 March 2023, 5 May 2023, 15 September 2023, 6 March 2024, 12 April 2024, 10 September 2024 and 4 February 2025.

截至本報告日期,本公司並未支付下表 所列證券的到期未償還本金及/或應付 分派及/或應付利息: As at the date of this report, the Company had not made payment of the outstanding principal and/or the accrued distribution and/or the accrued interest that were due for the securities as set out in the following table:

債務證券説明

Description of Debt Securities

支付情況

Payment Status

- 二零二二年六月到期年息7.125%的優先票據 (「二**零二一年人民幣票據**」)
- 7.125% Senior Notes due June 2022 (the "2021 RMB Notes")
- 二零二二年四月到期年息5.98%的優先票據 (「二**零二一年四月票據**」)
- 5.98% Senior Notes due April 2022 (the "April 2021 Notes")
- 二零二三年九月到期年息8.3%的優先票據 (「二**零二零年六月票據**」)
- 8.3% Senior Notes due September 2023 (the "June 2020 Notes")
- 二零二四年三月到期年息8.35%的優先票據 (「二**零二零年五月票據**」)
- 8.35% Senior Notes due March 2024 (the "May 2020 Notes")
- 二零二四年四月到期年息7.875%的優先票據 (「二**零二零年一月票據**」)
- 7.875% Senior Notes due April 2024 (the "January 2020 Notes")
- 二零二四年九月到期年息7.1%的優先票據 (「二零二一年六月票據」)
- 7.1% Senior Notes due September 2024 (the "June 2021 Notes")
- 二零二五年二月到期年息7.35%的優先票據 (「二**零二零年九月票據**」)
- 7.35% Senior Notes due February 2025 (the "September 2020 Notes")
- 二零二三年五月到期年息9.15%的優先票據 (「二**零一九年十一月票據**」)
- 9.15% Senior Notes due May 2023 (the "November 2019 Notes")

- 未支付到期未償還本金人民幣10,020,000元及應付利息
- Did not make payment for outstanding principal of RMB10,020,000 and accrued interest that were due
- 未支付到期未償還本金23,361,000美元及 應付利息
- Did not make payment for outstanding principal of US\$23,361,000 and accrued interest that were due
- 未支付到期未償還本金200,000,000美元及應付利息
- Did not make payment for outstanding principal of US\$200,000,000 and accrued interest that were due
- 未支付到期未償還本金200,000,000美元及應付利息
- Did not make payment for outstanding principal of US\$200,000,000 and accrued interest that were due
- 未支付到期未償還本金290,000,000美元及應付利息
- Did not make payment for outstanding principal of US\$290,000,000 and accrued interest that were due
- 未支付到期未償還本金340,000,000美元及應付利息
- Did not make payment for outstanding principal of US\$340,000,000 and accrued interest that were due
- 未支付到期未償還本金350,000,000美元及應付利息
- Did not make payment for outstanding principal of US\$350,000,000 and accrued interest that were due
- 未支付到期未償還本金300,000,000美元及應付利息
- Did not make payment for outstanding principal of US\$300,000,000 and accrued interest that were due

債務證券説明 Description of Debt Securities	支付情況 Payment Status
二零二二年八月到期年息8.7%的優先票據 (「二 零一九年十月票據 」)	未支付到期未償還本金29,777,000美元及應付利息
8.7% Senior Notes due August 2022 (the "October 2019 Notes")	Did not make payment for outstanding principal of US\$29,777,000 and accrued interest that were due
二零二六年一月到期年息6.63%的優先票據 (「二 零二一年一月票據 」)	未支付到期應付利息
6.63% Senior Notes due January 2026 (the "January 2021 Notes")	Did not make payment for accrued interest that were due
二零二六年八月到期年息6.7%的優先票據 (「二 零二一年二月票據 」)	未支付到期應付利息
6.7% Senior Notes due August 2026 (the "February 2021 Notes")	Did not make payment for accrued interest that were due
二零二二年九月到期年息6.50%的優先票據 (「二 零二一年九月票據 」)	未支付到期未償還本金31,239,000美元及應付利息
6.50% Senior Notes due September 2022 (the "September 2021 Notes")	Did not make payment for outstanding principal of US\$31,239,000 and accrued interest that were due
永續資本證券 PCS	未支付到期未償還本金200,000,000美元及應付分派 Did not make payment for outstanding principal of US\$200,000,000 and accrued distribution that were due
二零二三年三月到期年息8.0%的優先票據 (「二零二二年三月票據」)	未支付到期未償還本金728,623,000美元及應付利息
8.0% Senior Notes due March 2023 (the "March 2022 Notes")	Did not make payment for outstanding principal of US\$728,623,000 and accrued interest that were due
二零二三年三月到期年息8.0%的優先票據 (「二 零二二年三月人民幣票據 」)	未支付到期未償還本金人民幣1,589,980,000元及應付利息
8.0% Senior Notes due March 2023 (the "March 2022 RMB Notes")	Did not make payment for outstanding principal of RMB1,589,980,000 and accrued interest that were due

二零二一年人民幣票據、二零二一年四月票據、二零一九年十月票據及二零二一年九月票據:未能於到期時支付未廣付元。 還本金及於30天寬限期屆滿時支付應付利息均已構成二零二一年人民幣票據付 三零二一年四月票據、二零一九年韓項下支司票據及二零二一年九月票據項不支前等 票件。然而,相關優先票據的不立司所發 行的其他優先票據及永續資本證券條款 的任何交叉違約。

2021 RMB Notes, April 2021 Notes, October 2019 Notes and September 2021 Notes: Failure to pay the outstanding principal at maturity, and accrued interest upon expiration of the 30-day grace period, both constituted events of default under the 2021 RMB Notes, the April 2021 Notes, the October 2019 Notes and the September 2021 Notes. However, the non-payment under the respective senior notes has not triggered, and will not trigger, any cross-default under the terms of other senior notes and the PCS issued by the Company.

二零二零年六月票據、二零二零年五月 票據、二零二零年一月票據、二零二一 年六月票據、二零二零年九月票據、二 零一九年十一月票據、二零二一年一月 票據、二零二一年二月票據、永續資本 證券、二零二二年三月票據及二零二二 年三月人民幣票據:未能於到期時支付 未償還本金及於相關的寬限期屆滿時支 付應付分派及/或應付利息均已構成該 等永續資本證券及相關的優先票據項下 的違約事件(視情況而言)。倘若違約事 件發生(如30天寬限期失效)並持續,受 託人或當時尚未償還的永續資本證券 及/或相關優先票據本金總額至少25% 的持有人可通過向本公司及受託人發出 書面通知,宣佈相關永續資本證券及優 先票據的本金、溢價(如有)及應計未付 分派及/或利息即時到期並應付(「加速 通知」)。於二零二四年十二月三十一日 及本報告批准日期,本公司未有接獲任 何因相關永續資本證券及/或優先票據 不支付事項而導致的加速通知。

June 2020 Notes, May 2020 Notes, January 2020 Notes, June 2021 Notes, September 2020 Notes, November 2019 Notes, January 2021 Notes, February 2021 Notes, the PCS, March 2022 Notes and March 2022 RMB Notes: Failure to pay the outstanding principal at maturity, and accrued distribution and/or accrued interest upon expiration of the respective grace periods, both constituted events of default under the PCS and respective senior notes (as the case may be). If an event of default has occurred (such as 30-day grace period lapses) and is continuing, the trustee or holders of at least 25% in aggregate principal amount of the PCS and/or relevant senior notes then outstanding may, by written notice to the Company and to the trustee, declare the principal of, premium, if any, and accrued and unpaid distribution and/or interest on the relevant PCS and senior notes to be immediately due and payable (the "Acceleration Notice"). As at 31 December 2024 and up to the date of approval of this report, the Company has not received any Acceleration Notice as a result of the non-payment under the respective PCS and/or senior notes.

境外整體債務管理方案

茲提述本公司日期為二零二二年八月三 十日、二零二二年十一月九日、二零二 二年十二月十二日、二零二三年三月六 日、二零二三年三月十四日、二零二三 年三月三十一日、二零二三年五月五 日、二零二三年八月十日、二零二三年 九月十五日、二零二三年十一月一日、 二零二四年一月二日、二零二四年一月 二十四日、二零二四年一月三十一日、 二零二四年三月六日、二零二四年四月 十一日、二零二四年七月二日、二零二 四年七月十五日、二零二四年七月二十 九日、二零二四年八月九日、二零二四 年八月十二日、二零二四年八月十六 日、二零二四年八月二十二日、二零二 四年八月三十日、二零二四年九月六 日、二零二四年九月十三日、二零二四 年九月十九日、二零二四年十月三十一 日、二零二四年十一月二十八日及二零 二五年一月二日的公告(統稱為[該等 公告|)。

本公司及其顧問將繼續與各持份者進行 討論,致力實現本公司境外債務的整體 重組方案,以保障持份者的利益及確保 公平對待所有適用債權人。本公司感謝 債權人在整個過程中對本公司的不懈支 持及鼎力參與。

本公司將於適當時候就境外整體債務管 理方案的進展刊登進一步公告。

出售附屬公司、合營企業及 聯營公司

於二零二四年度,本公司概無重大收購或出售附屬公司、合營企業及聯營公司。

THE OFFSHORE HOLISTIC LIABILITY MANAGEMENT SOLUTIONS

References are made to the announcements (collectively, the "Announcements") of the Company dated 30 August 2022, 9 November 2022, 12 December 2022, 6 March 2023, 14 March 2023, 31 March 2023, 5 May 2023, 10 August 2023, 15 September 2023, 1 November 2023, 2 January 2024, 24 January 2024, 31 January 2024, 6 March 2024, 11 April 2024, 2 July 2024, 15 July 2024, 29 July 2024, 9 August 2024, 12 August 2024, 16 August 2024, 22 August 2024, 30 August 2024, 6 September 2024, 13 September 2024, 19 September 2024, 31 October 2024, 28 November 2024 and 2 January 2025.

The Company and its advisors will continue to engage in discussions with various stakeholders and endeavour to achieve the holistic restructuring of the offshore debts of the Company that safeguards stakeholders' interests and ensures fair treatment of all applicable creditors. The Company is grateful for the broad-based support of its creditors for their continuing support and engagement with the Company during the process.

The Company will make further announcement(s) on the progress of the Offshore Holistic Liability Management Solutions as and when appropriate.

DISPOSALS OF SUBSIDIARIES, JOINT VENTURES AND ASSOCIATES

During Year 2024, there was no material acquisition or disposal of subsidiaries, joint ventures and associates by the Company.

本集團所持有重大投資

於二零二四年度,本集團概無持有重大 投資。

未來重大投資及資本資產 計劃

本集團目前並無計劃進行任何重大投資 或收購資本資產。

僱員及薪酬政策

於二零二四年度,本集團平均擁有927名 僱員(二零二三年度:平均1,549名僱員)。

本集團與全體僱員均簽訂勞動合同及向僱員提供具競爭力的薪酬待遇,包括基本薪金、酌情花紅及績效工資。本公司亦採納一項購股權計劃。

根據適用中國法律及法規,本集團須遵守社會保險繳納計劃。本集團亦根據強制性公積金計劃條例(香港法例第485章)的規則及規例為其於香港的全體僱員參加退休金計劃。

SIGNIFICANT INVESTMENTS HELD BY THE GROUP

During Year 2024, there was no significant investment held by the Group.

FUTURE PLAN FOR MATERIAL INVESTMENTS AND CAPITAL ASSETS

The Group currently has no plan to make any significant investment or acquisition of capital assets.

EMPLOYEES AND REMUNERATION POLICY

During Year 2024, the Group had an average number of 927 employees (Year 2023: average 1,549 employees).

The Group recruits skilled and qualified personnel in local markets through various channels, such as recruiting firms, internal referrals and advertisement on the Internet. The Group values employees who demonstrate loyalty to their work and who values corporate culture, as well as those with relevant working experience. The Group's future development, to a considerable extent, depends on its ability to identify, hire, train and retain suitable employees, including management personnel, with relevant professional skills. Therefore, the Group has established systematic training programs for employees based on their positions and expertise.

The Group enters into labor contracts with all employees and offers employees competitive remuneration packages that include basic salaries, discretionary bonuses and performance-based payments. The Company has also adopted a share option scheme.

Under the applicable PRC laws and regulations, the Group is subject to social insurance contribution plans. The Group also participates in a pension scheme under the rules and regulations of the Mandatory Provident Fund Schemes Ordinance (Chapter 485 of the Laws of Hong Kong) for all employees in Hong Kong.

期後事件

除上文「境外整體債務管理方案」一節所 披露事件外,本集團於二零二四年十二 月三十一日後直至本報告日期止並無進 行任何重大事件。

根據上市規則的持續披露責任

茲提述本公司日期為二零一九年七月五日、二零二零年八月七日及二零二零年 九月二十九日的公告。

於二零一九年七月,本公司(作為借款人)及其若干全資附屬公司(作為初始擔保人)與恒生銀行有限公司、中國民生銀行股份有限公司香港分行、東亞銀行有限公司、高盛(亞洲)有限宣司委員(透過其香港分行行事)法國巴黎銀行(透過其香港分行行事)法國巴黎銀行(透過其香港分行行事)法國巴黎銀行(透過其香港分行行事)法國巴黎銀行(透過其香港分行行事)法國巴黎銀行(透過其香港分行行事)。 一九年融資協議」),據此本公司獲授約234,000,000港元及90,000,000美元(合共資數配資」,各自為一等「二零一九年貸款融資」),期限自二零一九年融資協議日期起計三十六個月。

SUBSEQUENT EVENTS

Save for the matters as disclosed under the section headed "THE OFFSHORE HOLISTIC LIABILITY MANAGEMENT SOLUTIONS" above, no material events were undertaken by the Group subsequent to 31 December 2024 and up to the date of this report.

CONTINUING DISCLOSURE OBLIGATIONS PURSUANT TO THE LISTING RULES

References are made to the announcements of the Company dated 5 July 2019, 7 August 2020 and 29 September 2020.

In July 2019, pursuant to a facility agreement (the "2019 Facility Agreement") entered into between, among others, the Company as borrower, certain wholly-owned subsidiaries of the Company as original guarantors, Hang Seng Bank Limited, China Minsheng Banking Corp., Ltd., Hong Kong Branch, The Bank of East Asia, Limited, Goldman Sachs (Asia) L.L.C. and BNP Paribas, acting through its Hong Kong Branch, collectively as original lenders, dual-currency term loan facilities in the amount of HK\$234,000,000 and US\$90,000,000 (totaling approximately US\$120,000,000) (the "2019 Loan Facilities", each a "2019 Loan Facility") were made available to the Company for a term of 36 months from the date of the 2019 Facility Agreement.

As provided in the 2019 Facility Agreement, if Mr. OU Zongrong, Mr. OU Guoqiang and Mr. OU Guowei collectively (a) do not or cease to, directly or indirectly, own at least 51% of the beneficial shareholding in the Company, carrying at least 51% of the voting right in the Company, of which at least 45% beneficial shareholding must, at any time on or after the first date of utilisation of the 2019 Loan Facility, be free from any security; (b) are not or cease to be the single largest shareholder of the Company; and/or (c) do not or cease to have management control over the Company, the commitments under the 2019 Loan Facilities may be cancelled and all amounts outstanding together with accrued interest and all other amounts accrued under the 2019 Loan Facilities may become immediately due and payable.

於二零二零年八月,本公司(作為借款 人)及其若干全資附屬公司(作為初始擔 保人)與中國銀行(香港)有限公司、招商 永隆銀行有限公司、恒生銀行有限公司 及若干其他金融機構(合為貸款人)訂立 一項融資協議(「二零二零年融資協 議」),據此本公司獲授273,000,000港元 及106,000,000美元(合共約141,000,000美 元)的雙幣種定期貸款融資,期限為三 十六個月,自貸款融資首個使用日期起 計。於二零二零年九月,創興銀行有限 公司(作為貸款人)根據二零二零年融資 協議的條款參與二零二零年融資協議 (「該參貸」)。隨該參貸執行後,本公司 根據二零二零年融資協議獲得的貸款融 資總額相等於約161,000,000美元(「二零 二零年貸款融資」,各自為一筆「二零二 零年貸款融資」)。

二零二零年融資協議規定,倘(i)歐宗榮 先生、歐國強先生及歐國偉先生(統稱 為「相關人士」) 共同(a)並無或不再直接 或間接擁有本公司至少51%實益股權(附 帶本公司至少51%投票權,其中至少45% 實益股權在自二零二零年融資協議日期 起至仍有任何未償還負債或仍存在有效 承擔的任何時間須不附帶任何抵押);(b) 並非或不再為本公司單一最大股東; 及/或(c)並無或不再擁有本公司管理控 制權;及/或(ii)本公司主席並非黃仙枝 先生、劉偉亮先生(為現任執行董事)或 陳偉健先生或任何相關人士,貸款融資 項下的承諾可予撤銷及貸款融資項下所 有未清償款項連同累計利息及所有其他

於二零二四年十二月三十一日及直至本 報告批准日期,本公司並未支付二零一 九年貸款融資及二零二零年貸款融資的 到期未償還本金及/或應付利息,已構 成二零一九年貸款融資及二零二零年貸 款融資項下的違約事件。有鑒於此,本 公司已開始實施境外整體債務管理方 案,詳情載於上文「境外整體債務管理 方案」一節。

累計款項可立即成為到期應付款項。

In August 2020, a facility agreement (the "2020 Facility Agreement") was entered into between, among others, the Company as borrower, certain wholly-owned subsidiaries of the Company as the original guarantors, Bank of China (Hong Kong) Limited, CMB Wing Lung Bank Limited, Hang Seng Bank Limited and certain other financial institutions, collectively as lenders, whereby dual-currency term loan facilities in the amount of HK\$273,000,000 and US\$106,000,000 (totaling approximately US\$141,000,000) were made available to the Company for a term of 36 months from the date of the first utilisation of the loan facility. In September 2020, Chong Hing Bank Limited (as lender) acceded to the 2020 Facility Agreement in accordance with the terms of the 2020 Facility Agreement (the "Accession"). Following the execution of the Accession, the total amount of loan facilities made available to the Company under the 2020 Facility Agreement was approximately US\$161,000,000 (the "2020 Loan Facilities", each a "2020 Loan Facility").

As provided in the 2020 Facility Agreement, if (i) Mr. OU Zongrong, Mr. OU Guoqiang and Mr. OU Guowei (collectively, the "Relevant Persons") collectively (a) do not or cease to, directly or indirectly, own at least 51% of the beneficial shareholding in the Company, carrying at least 51% of the voting right in the Company, of which at least 45% of the beneficial shareholding must, at all times from the date of the 2020 Facility Agreement for so long as any liability is outstanding or any commitment is in force, be free from any security; (b) are not or cease to be the single largest shareholder of the Company; and/or (c) do not or cease to have management control over the Company; and/or (ii) the chairman of the Company is not any of Mr. HUANG Xianzhi, Mr. LIU Weiliang (being an existing executive Director) or Mr. CHAN Wai Kin or any of the Relevant Persons, the commitments under the loan facilities may be cancelled and all amounts outstanding together with accrued interest and all other amounts accrued under the loan facilities may become immediately due and payable.

As at 31 December 2024 and up to the date of approval of this report, the Company had not made payment of the outstanding principal and/or the accrued interest that were due for the 2019 Loan Facilities and the 2020 Loan Facilities, which constituted an event of default under the 2019 Loan Facilities and the 2020 Loan Facilities. In light of this, the Company has commenced the implementation for the Offshore Holistic Liability Management Solutions, details of which are set out in the section headed "THE OFFSHORE HOLISTIC LIABILITY MANAGEMENT SOLUTIONS" above.

除本報告所披露者外,於二零二四年十 二月三十一日,董事並不知悉會導致根 據上市規則第13.20、13.21及13.22條須作 出的披露責任的任何情況。

Save as disclosed in this report, as at 31 December 2024, the Directors are not aware of any circumstances that would trigger the disclosure requirement under Rules 13.20, 13.21 and 13.22 of the Listing Rules.

土地儲備 LAND BANK

序號			城市	本集團應佔權益 Interest Attributable	主要規劃用途 ⁽¹⁾ Primary Intended Use ⁽¹⁾	地盤面積 (平方米) Site Area	(人民幣萬元) Land Cost	香際/預計竣工日期 Actual/Estimated	土地儲備 ²⁾ (平方米) Land Bank ²⁾	
#	Project Names		City	to the Group	Intended Use	(sq.m.)	(RMB10,000)	Completion Date	(sq.m.)	
	本集團附屬公司開發的物業									
	Properties Developed by the C	Group's Subsidiaries								
1	虹橋正榮府	Shanghai Hongqiao Zhenro Mansion	上海Shanghai	100.00%	R/RE	82,362	256,000	2022/07	115,123	
2	正榮國領	Shanghai Zhenro Royal Kingdom	上海Shanghai	90.25%	R/RE	110,022	136,038	2016/05	25,159	
3	上海正榮悦瓏府	Shanghai Zhenro Yuelong Mansion	上海Shanghai	90.25%	R	19,393	67,897	2023/03	11,310	
4	蘇州正榮和風名築	Suzhou Zhenro Wind Mansion	蘇州Suzhou	52.25%	R	45,742	108,550	2021/10	12,293	
5	張家港棠頌雲著	Zhangjiagang Tangsong Cloud Garden	蘇州Suzhou	49.29%	R/RE	76,416	105,138	2022/10	18,141	
6	蘇州映溪四季花園	Suzhou Riverside Four Seasons Garden	蘇州Suzhou	47.95%	R	64,382	75,533	2024/06	58,070	
7	蘇州正榮閱湖山雅苑	Suzhou Zhenro Riverside Garden	蘇州Suzhou	32.30%	R/RE	49,502	70,886	2022/11	2,007	
8	蘇州保利正榮棠悦花園	Suzhou Poly Zhenro Oriental Mansion	蘇州Suzhou	45.13%	R/A	103,259	240,495	2023/11	85,925	
9	蘇州正榮西津月	Suzhou Zhenro West to The Moon	蘇州Suzhou	96.77%	R	31,176	58,694	2023/06	17,689	
10	杭州鶴亭熙青府	Hangzhou Heting Xiqing Mansion	杭州Hangzhou	80.00%	R/RE	30,764	89,412	2024/10	81,664	
11	南京正榮奧體南宸紫闕	Nanjing Zhenro Aoti Nanchen Pinnacle	南京Nanjing	30.60%	R/RE	31,902	323,000	2023/12	122,851	
12	南京正榮潤錦城	Nanjing Zhenro Splendid Land	南京Nanjing	100.00%	R/RE	105,353	210,000	2019/01	6,445	
13	南京正榮潤江城	Nanjing Zhenro Riverside Wonderland	南京Nanjing	100.00%	R/RE	71,345	152,000	2018/12	850	
14	南京正榮潤峯	Nanjing Zhenro Royal Fame	南京Nanjing	100.00%	R/RE	84,546	312,000	2019/05	22	
15	南京正榮濱江紫闕	Nanjing Zhenro Riverside Violet Pinnacle	南京Nanjing	100.00%	RE/S&O	83,048	340,000	2022/05	155,933	
16	南京時代天樾	Nanjing Times Tianyue	南京Nanjing	25.00%	R/RE/S&O	44,787	170,000	2022/11	156,454	
17	南京正榮悦江府	Nanjing Zhenro River Mansion	南京Nanjing	36.67%	R/RE	32,622	152,000	2022/05	9,855	
18	南京和峰南岸	Nanjing South Riverside Peak	南京Nanjing	20.50%	R/RE	26,829	114,000	2021/06	0	
19	南京正榮悦東府	Nanjing Zhenro East Mansion	南京Nanjing	100.00%	R	84,929	144,000	2023/04	143,080	
20	南京正榮悦辰府	Nanjing Zhenro Joy City Mansion	南京Nanjing	49.00%	R	11,561	51,000	2022/04	4,982	
21	南京正榮潤辰府	Nanjing Zhenro Waterfront Mansion	南京Nanjing	51.00%	R/RE	36,292	145,000	2022/04	29,396	
22	南京正榮潤嵐府	Nanjing Zhenro Mist Mansion	南京Nanjing	100.00%	R/RE	34,696	138,000	2022/12	14,316	
23	南京正榮潤棠府	Nanjing Zhenro Begonia Mansion	南京Nanjing	100.00%	R	63,074	250,000	2022/12	42,031	
24	南京正榮江望潤府	Nanjing Zhenro Riverbank Mansion	南京Nanjing	51.01%	R/RE	40,522	246,000	2022/12	8,797	
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25	南京弘陽望江悦府	Nanjing Hongyang Riverside Joy Mansion	南京Nanjing	51.00%	R	65,227	258,000	2022/12	58,952	
26	滁州正榮府	Chuzhou Zhenro Mansion	滁州Chuzhou	40.00%	R/RE	80,867	41,300	2021/03	8,953	
27	滁州時光風華園	Chuzhou Time Elegance Garden	滁州Chuzhou	50.10%	R	55,719	22,250	2022/06	11,614	
28	滁州正榮潤熙府	Chuzhou Zhenro Splendid Mansion	滁州Chuzhou	100.00%	R/RE	92,170	112,400	2025/12	89,127	
29	宿遷鐘吾正榮府	Suqian Zhongwu Zhenro Mansion	宿遷Suqian	100.00%	R/RE	112,213	130,616	2023/06	209,791	
30	徐州雲龍湖正榮府	Xuzhou Yunlonghu Zhenro Mansion	徐州Xuzhou	100.00%	R	55,719	60,113	2022/12	45,382	

中國上海市青浦區北至徐和路,西至聯民路,南至倪家角路	South to Nijiajiao Road, West to Lianmin Road, North to Xuhe Road, Qingpu District, Shanghai, PRC
中國上海市寶山區撫遠路1211弄	Lane 1211, Fuyuan Road, Baoshan District, Shanghai, PRC
中國上海市嘉定區東至地塊邊界,南至雅丹路,西至百安公路,北至車站河	North to Chezhan River, West to Bai'an Road, South to Yadan Road, East to Dikuai Boundary, Jiading District, Shanghai, PRC
中國江蘇省常熟市經濟技術開發區高新技術產業園建業路2號1幢	Building 1, No.2 Jianye Road, Gaoxin Technology Industrial Park, Economic and Technological Development Zone, Changshu, Jiangsu Province, PRC
中國江蘇省蘇州市經開區張楊公路北側	North to Zhangyang Avenue, Jingkai District, Suzhou, Jiangsu Province, PRC
中國江蘇省蘇州市相城區望亭鎮問渡路東、牡丹路北	North to Mudan Road, East to Wendu Road, Wangting Town, Xiangcheng District, Suzhou, Jiangsu Province, PRC
中國江蘇省蘇州市太湖國家旅遊度假區香山北路西側、麗波路南側	South to Libo Road, West to Xiangshanbei Road, Taihu National Tourism Resort, Suzhou, Jiangsu Province, PRC
中國江蘇省蘇州市開發區蓬萊路北側、富春江路西側	West to Fuchunjiang Road, North to Penglai Road, Kaifa District, Suzhou, Jiangsu Province, PRC
中國江蘇省蘇州市吳中區木濱鎮西津橋路北側、木光河西側	West to Muguang River, North to Xijinqiao Road, Mudu Town, Wuzhong District, Suzhou, Jiangsu Province, PRC
中國浙江省杭州市臨安經濟開發區東至星港路,南至鶴亭大街,西至崇文路, 北至公園綠地	North to Park Green Space, West to Congwen Road, South to Heting Street, East to Xinggang Road, Lin'an Economic Development District, Hangzhou, Zhejiang Province, PRC
中國江蘇省南京市南部新城七橋片區東至承天大道,南至應天大街, 西至治東一路,北至紅花路	North to Honghua Road, West to Zhidong First Road, South to Yingtian Street, East to Chengtian Avenue, Qiqiao District, Nanbu New Town, Nanjing, Jiangsu Province, PRC
中國江蘇省南京市浦口區望江路2號正榮潤錦城	Zhenro Splendid Land, No.2 of Wangjiang Road, Pukou District, Nanjing, Jiangsu Province, PRC
中國江蘇省南京市浦口區鎮南河路99號正榮潤江城	Zhenro Riverside Wonderland, No.99 of Zhennanhe Road, Pukou District, Nanjing, Jiangsu Province, PRC
中國江蘇省南京市建鄴區河西南路27-1號	No.27-1 of Hexi South Road, Jianye District, Nanjing, Jiangsu Province, PRC
中國江蘇省南京市建鄴區吳侯街與鄴城路交界處	Crossroad of Wuhou Street and Yecheng Road, Jianye District, Nanjing, Jiangsu Province, PRC
中國江蘇省南京市江寧區永勝路18號	No.18, Yongsheng Road, Jiangning District, Nanjing, Jiangsu Province, PRC
中國江蘇省南京市浦口區珠泉西路與江森路交叉路口	Crossroad of Zhuquan West Road and Jiangmiao Road, Pukou District, Nanjing, Jiangsu Province, PRC
中國江蘇省南京市雨花臺區西善橋街道岱山中路與岱山北路交叉口	Crossroad of Daishan Middle Road and Daishan North Road, Xishanqiao Street, Yuhuatai District, Nanjing, Jiangsu Province, PRC
中國江蘇省南京市棲霞區龍潭新城花園路以西,平港路以北	North to Pinggang Road, West to Huayuan Road, Longtan New Town, Qixia District, Nanjing, Jiangsu Province, PRC
中國江蘇省南京市江北新區東至規劃幼稚園及社區中心,南至規劃道路, 西至迎江路,北至廣西埂大街	North to Guangxigeng Street, West to Yingjiang Road, South to Guihuadao Road, East to Guihua Kindergarten and Community Center, Jiangbei New District, Nanjing, Jiangsu Province, PRC
中國江蘇省南京市江北新區七裡河大街以北、江北快速路以東地塊	Parcel East to Jiangbei Expressway, North to Qilihe Sub-District, Jiangbei New District, Nanjing, Jiangsu Province, PRC
中國江蘇省南京市棲霞區仙林街道、江甯區麒麟街道,東至規劃經三路, 南至規劃緯五路,西至規劃經二路,北至規劃麒麟路	North to Guihua Qilin Road, West to Guihua Jinger Road, South to Guihua Weiwu Road, East to Guihua Jingsan Road, Qilin Street, Jiangning District, Xianlin Street, Qixia District, Nanjing, Jiangsu Province, PRC
中國江蘇省南京市浦口區迎江路以南、康安路以東	East to Kangan Road, South to Yingjiang Road, Pukou District, Nanjing, Jiangsu Province, PRC
中國江蘇省南京市鼓樓區東至城河北路,南至方家營80號,西至方家營784號, 北至方家營路	North to Fangjiaying Road, West to Fangjiaying No.784, South to Fangjiaying No. 80, East to Chenghe North Road, Gulou District, Nanjing, Jiangsu Province, PRC
中國江蘇省南京市浦口區江浦街道迎江路以南、康健路以東地塊	Parcel East to Kangjian Road, South to Yingjiang Road, Jiangpu Street, Pukou District, Nanjing, Jiangsu Province, PRC
中國安徽省滁州市南譙區醉翁東路與陽明南路交匯處東北側	Northeast to the Crossroad of Zuiweng East Road and Yangming South Road, Nanqiao District, Chuzhou, Anhui Province, PRC
中國安徽省滁州市仁和路和敬梓路交叉口東南側	Southeast to the Crossroad of Renhe Road and Jingzi Road, Chuzhou, Anhui Province, PRC
中國江蘇省滁州市清流路與定遠路交叉口東北側	Northeast to the Crossroad of Qingliu Road and Dingyuan Road, Chuzhou, Jiangsu Province, PRC
中國江蘇省宿遷市經濟技術開發區	Economic and Technological Development Zone, Suqian, Jiangsu Province, PRC

South to Pengcheng Happy Valley, West to Yudai Avenue, Xuzhou, Jiangsu Province, PRC

Project Address

項目地址

中國江蘇省徐州市玉帶大道西側、彭城歡樂世界南地塊

序號	項目名稱 Project Names		城市 City	本集團應佔權益 Interest Attributable to the Group	主要規劃用途 ⁽¹⁾ Primary Intended Use ⁽¹⁾	地盤面積 (平方米) Site Area (sq.m.)	土地成本 (人民幣萬元) Land Cost (RMB10,000)	實際/預計竣工日期 Actual/Estimated Completion Date	土地儲備 ⁽²⁾ (平方米) Land Bank ⁽²⁾ (sq.m.)	
31	合肥都會1907	Hefei City 1907	合肥Hefei	25.00%	R/RE	111,380	180,500	2019/12	20,505	
32	合肥北城正榮府-楓苑	Hefei Beicheng Zhenro Mansion-Feng Garden	合肥Hefei	100.00%	R/RE	50,857	71,709	2022/06	34,867	
33	合肥北城正榮府-雅苑	Hefei Beicheng Zhenro Mansion-Ya Garden	合肥Hefei	100.00%	R/RE	30,488	42,988	2022/03	20,568	
34	合肥北城正榮府-頌苑	Hefei Beicheng Zhenro Mansion-Song Garden	合肥Hefei	100.00%	R/RE	43,324	61,087	2022/03	21,559	
35	合肥翡翠正榮府	Hefei Jade Zhenro Mansion	合肥Hefei	100.00%	R/RE	58,464	111,374	2022/11	45,003	
36	合肥正榮旭輝政務未來	Hefei Zhenro Cifi Zhengwu Future	合肥Hefei	55.00%	R/RE	107,128	161,978	2023/10	78,414	
37	六安碧桂園正榮鳳凰城北苑		六安Lu'an	34.38%	R/RE	199,748	111,500	2023/06	271,269	
38	阜陽額州正榮府	Fuyang Yingzhou Zhenro Mansion	阜陽Fuyang	100.00%	R/RE	192,371	124,112	2024/06	235,293	
	長三角小計Yangtze River Del	ta Region Sub-total				2,620,199	5,445,570		2,273,693	
39	鄭州城南正榮府	Zhengzhou Chengnan Zhenro Mansion	鄭州Zhengzhou	97.90%	R	198,941	90,000	2023/07	315,980	
40	鄭州正榮御首府天樾23#	Zhengzhou Zhenro Yushou Mansion Tianyue 23#	鄭州Zhengzhou	26.01%	R	49,924	47,279	2024/06	195,309	
41	鄭州正榮御首府天樾24#	Zhengzhou Zhenro Yushou Mansion Tianyue 24#	鄭州Zhengzhou	26.01%	R	54,041	51,069	2022/11	80,195	
42	鄭州正榮御首府天境25#	Zhengzhou Zhenro Yushou Mansion Tianjing 25#	鄭州Zhengzhou	26.01%	R/RE	62,477	59,041	2023/05	170,125	
43	武漢盤龍正榮府	Wuhan Panlong Zhenro Mansion	武漢Wuhan	100.00%	R/RE	49,251	92,210	2022/12	23,296	
44	武漢正榮悦瓏府	Wuhan Zhenro Yuelong Mansion	武漢Wuhan	100.00%	R/RE	33,331	44,335	2023/03	132,690	
45	武漢正榮恒瑞御峯	Wuhan Zhenro Propitious Peak	武漢Wuhan	49.66%	R/RE	15,478	63,566	2022/12	0	
46	武漢正榮悦璟台	Wuhan Zhenro Yuejing Mansion	武漢Wuhan	100.00%	R/RE	27,390	60,560	2023/06	0	
47	武漢蔡甸悦瓏府東	Wuhan Caidian Yuelong Mansion East	武漢Wuhan	100.00%	R/RE	34,012	44,470	2023/06	118,011	
48	長沙正榮財富中心	Changsha Zhenro Fortune Center	長沙Changsha	100.00%	R/RE	145,220	45,040	2021/12	64,647	
49	長沙正榮濱江紫闕台	Changsha Riverside Zhenro Pinnacle	長沙Changsha	100.00%	R/RE/S&O	107,493	83,000	2022/10	63,986	
50	長沙正榮梅溪紫闕台	Changsha Meixi Zhenro Pinnacle	長沙Changsha	100.00%	R/RE/S&O	20,275	76,781	2022/12	79,866	
51	長沙中梁正榮府	Changsha Zhongliang Zhenro Mansion	長沙Changsha	51.00%	R/RE	80,802	119,250	2023/12	197,124	
	中部小計Central China Region	Sub-total				878,636	876,601		1,441,229	

項目地址	Project Address
中國安徽省合肥市貴陽路與四川路交叉口西北角	Northwest corner of the Crossroad of Guiyang Road and Sichuan Road, Hefei, Anhui Province, PRC
中國安徽省合肥市長豐縣楊廟路與茨淮路交叉口東北角	Northeast corner of the Crossroad of Yangmiao Road and Cihuai Road, Changfeng County, Hefei, Anhui Province, PRC
中國安徽省合肥市長豐縣茨淮路與阜陽北路交叉口東北角	Northeast corner of the Crossroad of Cihuai Road and Fuyang North Road, Changfeng County, Hefei, Anhui Province, PRC
中國安徽省合肥市長豐縣阜陽北路與濟河路交叉口東北角	Northeast corner of the Crossroad of Fuyang North Road and Jihe Road, Changfeng County, Hefei, Anhui Province, PRC
中國安徽省合肥市肥西縣翡翠路與仙霞路交叉口東北角	Northeast corner of the Crossroad of Feicui Road and Xianxia Road, Feixi County, Hefei, Anhui Province, PRC
中國安徽省合肥市肥西縣上派鎮燈塔路與創新大道交口東南側	Southeast to the Crossroad of Dengta Road and Chuangxin Avenue, Shangpai Town, Feixi County, Hefei, Anhui, PRC
中國安徽省六安市清溪路與星光大道交叉口	Crossroad of Qingxi Road and Xingguang Avenue, Lu'an, Anhui Province, PRC
中國安徽省阜陽市城南新區三清路南側、城泉路東側	East to Chengquan Road, South to Sanqing Road, Chengnan New District, Fuyang, Anhui Province, PRC
中國河南省鄭州市新鄭市龍湖鎮規劃三路南側、大學南路輔道東側	Daxue South Road auxiliary road (East side), Guihua Third Road(South side), Longhu Town, Xinzheng, Zhengzhou, Henan Province, PRC
中國河南省鄭州市新鄭市龍湖鎮:祥雲路南側、經一路西側	West to Jingyi Road, South to Xiangyun Road, Longhu Town, Xinzheng, Zhengzhou, Henan Province, PRC
中國河南省鄭州市新鄭市龍湖鎮緯三街北側、經一路西側	West to Jingyi Road, North to Weisan Road, Longhu Town, Xinzheng, Zhengzhou, Henan Province, PRC
中國河南省鄭州市新鄭市龍湖鎮祥和路北側、規劃路西側	West to Guihua Road, North to Xianghe Road, Longhu Town, Xinzheng, Zhengzhou, Henan Province, PRC
中國湖北省武漢市盤龍城經濟開發區盤龍大道以東、後湖大道以南	South to Houlu Avenue, East to Panlong Avenue, Panlongcheng Economic Development District, Wuhan, Hubei Province, PRC
中國湖北省武漢市蔡甸區蔡甸街高福大街與天成路交匯處以西	West to the Crossroad of Gaofu Street and Tiancheng Road, Caidian Street, Caidian District, Wuhan, Hubei Province, PRC
中國湖北省武漢市東湖新技術開發區神墩五路以南、芷泉路以西、 高新三路以北、豹溪路以東	East to Baoxi Road, North to Gaoxinsan Road, West to Zhiquan Road, South to Shendunwu Road, Donghu New Technology Development Distric Wuhan, Hubei Province, PRC
中國湖北省武漢市東湖新技術開發區康魅路以北、光谷二路以西、 流芳路以東、康力街以南	South to Kangli Street, East to Liufang Road, West to Guanggu Second Road, North to Kangmei Road, Donghu New Technology Development District, Wuhan, Hubei Province, PRC
中國湖北省武漢市蔡甸區蔡甸街高福大街與天成路交匯處以西	West to the Crossroad of Gaofu Avenue and Tiancheng Road, Caidian Street, Caidian District, Wuhan, Hubei Province, PRC
中國湖南省長沙市望城區高塘嶺街道家園北路與唯羅克路交叉西南角	Southwest corner of the Crossroad of Gaotanglingjiedaojiayuan North Road and Weiluoke Road, Wangcheng District, Changsha, Hunan Province, PRC
中國湖南省長沙市嶽麓區銀杉路與穀山路交匯處東南	Southeast to the Crossroad of Yinshan Road and Gushan Road, Yuelu District, Changsha, Hunan Province, PRC
中國湖南省長沙市嶽麓區梅溪湖片區F-19地塊	Parcel F-19, Meixi Lake Area, Yuelu District, Changsha, Hunan Province, PRC
中國湖南省長沙市長沙縣星沙街道涼塘路以南	South to Liangtang Road, Xingsha Street, Changsha County, Changsha, Hunan Province, PRC

序號	項目名稱 Project Names		城市 City	本集團應佔權益 Interest Attributable to the Group	主要規劃用途 ⁽¹⁾ Primary Intended Use ⁽¹⁾	地盤面積 (平方米) Site Area (sq.m.)	土地成本 (人民幣萬元) Land Cost (RMB10,000)	實際/預計竣工日期 Actual/Estimated Completion Date	土地儲備 ²⁾ (平方米) Land Bank ²⁾ (sq.m.)	
52	西安北辰天樾北	Xi'an Beichen Tianyue North	西安Xi'an	34.00%	R/RE	53,117	85,830	2024/07	187,138	
53	西安北辰天樾南	Xi'an Beichen Tianyue South	西安Xi'an	34.00%	R/RE	41,900	68,000	2024/01	79,712	
54	西安正榮府	Xi'an Zhenro Mansion	西安Xi'an	100.00%	RE/S&O	39,322	32,440	2022/08	45,943	
55	西安正榮紫闕台(西區)	Xi'an Zhenro Pinnacle (West)	西安Xi'an	93.49%	R/RE/S&O	36,042	72,400	2023/04	65,417	
56	成都桂湖正榮府二期	Chengdu Guihu Zhenro Mansion Phase 2	成都Chengdu	100.00%	R	20,179	32,232	2022/10	17,304	
57	成都都江堰正榮悦瓏府	Chengdu Dujiangyan Zhenro Yuelong Mansion	成都Chengdu	100.00%	R/RE	48,140	31,772	2022/10	127,832	
58	成都潤錦府	Chengdu Run Mansion	成都Chengdu	100.00%	R	29,403	90,561	2023/06	18,576	
59	成都春華錦田	Chengdu Spring Rural Fields	成都Chengdu	65.00%	R	24,639	4,377	2022/12	7,540	
60	重慶悦溪正榮府	Chongqing Yuexi Zhenro Mansion	重慶Chongqing	100.00%	R	88,177	82,000	2023/03	41,760	
61	重慶正榮朗基悦江灣	Chongqing Zhenro Langji Yuejiang Mansion	重慶Chongqing	51.00%	R/RE	46,757	51,400	2023/06	29,286	
	西部小計Western China Regio	on Sub-total				427,676	551,012		620,508	
62	福州觀瀾公館	Fuzhou Guanlan Mansion	福州Fuzhou	51.00%	R	19,515	32,500	2024/01	57,543	
63	福州潤棠公館	Fuzhou Begonia Mansion	福州Fuzhou	100.00%	R/RE	46,429	74,000	2024/11	118,173	
64	福州璟秀公館	Fuzhou Jingxiu Mansion	福州Fuzhou	100.00%	R	24,964	33,200	2023/10	0	
65	福州正榮財富中心	Fuzhou Zhenro Fortune Center	福州Fuzhou	100.00%	R/RE/S&O	113,333	127,700	2017/12	77,371	
66	福州正榮府	Fuzhou Zhenro Mansion	福州Fuzhou	100.00%	R/RE/S&O	66,874	191,000	2019/12	600	
67	福州正榮馬尾三江雲麓	Fuzhou Zhenro Mawei Sanjiang Habitat	福州Fuzhou	100.00%	R	36,014	47,760	2024/08	54,199	
68	福州馬尾正榮財富中心一期	Fuzhou Mawei Zhenro Fortune Center Phase 1	福州Fuzhou	100.00%	R/RE	67,032	85,665	2019/08	18,436	
69	福州正榮望海潮	Fuzhou Zhenro Seascape Wonderland	福州Fuzhou	26.50%	R/RE	33,436	74,700	2022/05	28,836	
70	福州濱江正榮府	Fuzhou Riverview Zhenro Mansion	福州Fuzhou	80.00%	R/RE	110,191	289,000	2023/03	68,219	
71	福州正榮棠悦濱江	Fuzhou Zhenro Begonia Riverview	福州Fuzhou	100.00%	R/RE	23,973	67,200	2023/05	51,808	
72	福州正榮悦榕府	Fuzhou Zhenro Yuerong Mansion	福州Fuzhou	100.00%	R/RE	61,510	189,300	2021/12	55,792	
73	福州正榮巨成金山洋房	Fuzhou Zhenro Jucheng Jinshan Community	福州Fuzhou	70.00%	R	11,116	45,700	2022/05	1,372	
74	福州湖濱府	Fuzhou Hubin Mansion	福州Fuzhou	34.00%	R/RE	42,420	90,800	2022/11	17,832	
75	福州玉融正榮府02號	Fuzhou Yurong Zhenro Mansion 02	福州Fuzhou	100.00%	R/RE	68,079	100,800	2020/11	9,792	
76	福州玉融正榮府03號	Fuzhou Yurong Zhenro Mansion 03	福州Fuzhou	100.00%	R	64,728	90,000	2021/12	22,763	
77	平潭正榮府悦璽	Pingtan Zhenro Mansion Yuexi	福州Fuzhou	100.00%	R/RE	66,560	110,000	2020/11	38,720	
78	廈門正榮中梁天著潤宸	Xiamen Zhenro Zhonglinag Tianzhu Run Mansion	夏門 Xiamen	51.00%	R/RE	19,978	188,000	2023/12	86,479	
79	廈門聯發正榮府	Xiamen Lianfa Zhenro Mansion	廈門Xiamen	51.00%	R/RE	19,209	157,000	2023/12	73,700	
80	廈門中梁正榮府	Xiamen Zhongliang Zhenro Mansion	廈門Xiamen	40.80%	R/RE	17,228	100,000	2022/11	16,195	
81	廈門翔安正榮府	Xiamen Xiang'an Zhenro Mansion	廈門Xiamen	100.00%	R/RE	27,596	117,000	2023/09	57,199	
82	莆田正榮財富中心	Putian Zhenro Fortune Center	莆田Putian	100.00%	R/RE/S&O	199,941	91,600	2022/08	280,894	

項目地址	Project Address
中國陝西省西安市涇河新城樂華二路以東、涇河灣一路以南、樂華一路以西	$We st \ to \ Lehua \ First \ Road, South \ to \ Jinghewan \ First \ Road, East \ to \ Lehua \ Second \ Road, Jinghe \ New \ Town, Xi'an, Shaanxi \ Province, PRC$
中國陝西省西安市涇河新城樂華二路以東、涇河灣二路以北、樂華一路以西	West to Lehua First Road, North to Jinghewan Second Road, East to Lehua Second Road, Jinghe New Town, Xi'an, Shaanxi Province, PRC
中國陝西省西安市二環北路東段與永慶路交叉口東北角	Northeast corner of the Crossroad of Erhuan North Road (East part) and Yongqing Road, Xi'an, Shaanxi Province, PRC
中國陝西省西安市御井路與永城路交叉口西南角及東南角	Southwest corner and Southeast corner of the Crossroad of Yujing Road and Yongcheng Road, Xi'an, Shaanxi Province, PRC
中國四川省成都市新都區柱湖街道(原新都街道)五柱村	Wugui Village, Guihu Street (Former: Xindu Street), Xindu District, Chengdu, Sichuan Province, PRC
中國四川省都江堰市幸福街道彩虹社區	Caihong Community, Xingfu Street, Dujiangyan, Sichuan Province, PRC
中國四川省成都市武侯區機投橋街道半邊街村7組、簇橋街道瓦房村3、4組	Group 3, 4 of Wafang Village, Cuqiao Street, Group 7 of Banbianjie Village, Jitouqiao Street, Wuhou District, Chengdu, Sichuan Province, PRC
中國四川省成都市郫都區團結鎮寶華村第五農業合作社	5th Agricultural Cooperative, Baohua Village, Tuanjie Town, Pidu District, Chengdu, Sichuan Province, PRC
中國重慶市兩江新區水土園區豐和路以北和源路以東	East to Heyuan Road, North to Fenghe Road, Shuitu Park Area, Liangjiang New District, Chongqing, PRC
中國重慶市大渡口區大渡口組團F分區F9-10號宗地	Parcel F9–10, F Sub-district, Dadukouzutuan, Dadukou District, Chongqing, PRC

中國福建省福州市長樂區營前街道營濱路東側、臨江南路北側	North to Linjiang South Road, East to Yingbin Road, Yingqian Street, Changle District, Fuzhou, Fujian Province, PRC
中國福建省福州市閩侯縣竹岐鄉榕東村	Rongdong Village, Zhuqi Township, Minhou County, Fuzhou, Fujian Province, PRC
中國福建省福州市晉安區新店鎮湯斜村,繞城高速公路以南	South to Raocheng Express Way, Tangxie Village, Xindian Town, Jing'an District, Fuzhou, Fujian Province, PRC
中國福建省福州市閩侯縣上街鎮新保路18號	No. 18, Xinbao Road, Shangjie Town, Minhou County, Fuzhou, Fujian Province, PRC
中國福建省福州市晉安區桂山路西側,站東路以東	East to Zhandong Road, West to Guishan Road, Jin'an District, Fuzhou, Fujian Province, PRC
中國福建省福州市馬尾區沿山西路北側	Yanshan West Road (North side), Mawei District, Fuzhou, Fujian Province, PRC
中國福建省福州市馬尾區君竹路以東、上歧路以北	North to Shangqi Road, East to Junzhu Road, Mawei District, Fuzhou, Fujian Province, PRC
中國福建省馬尾市東南至羅星西路,東北至中佳藍灣,西南至上岐路	Southwest to Shangqi Road, Northeast to Zhongjialan Bay, Southeast to Luoxing West Road, Mawei, Fujian Province, PRC
中國福建省馬尾市東南至羅星西路,東北至中佳藍灣,西南至上岐路	Southwest to Shangqi Road, Northeast to Zhongjialan Bay, Southeast to Luoxing West Road, Mawei, Fujian Province, PRC
中國福建省福州市閩侯縣甘蔗街道長江村	Changjiang Village, Ganzhe Street, Minhou County, Fuzhou, Fujian Province, PRC
中國福建省福州市晉安區六一路以東洋下危房地塊水頭舊屋改造地塊一	Parcel 1, Reconstruction of the old house in the submarine dangerous land block, East to Liuyi Road, Jing'an District, Fuzhou, Fujian Province, PRC
中國福建省福州市倉山區金塘路南側、金亭社區二期北側、 洪灣北路東側的麥浦綜合開發地塊一	Maipu Comprehensive Development Lot 1 on the East side of Hongwanbei Road, North side of Jinting Community phase 2, the South side of Jintang Road, Cangshan District, Fuzhou City, Fujian Province, PRC
中國福建省福州市倉山區永南路以南、火車南站東側	East to South Railway Station, South to Yongnan Road, Cangshan District, Fuzhou, Fujian Province, PRC
中國福建省福清市龍山街道玉峯村、東劉村	Yufeng Village, Dongliu Village, Longshan Street, Fuqing, Fujian Province, PRC
中國福建省福清市龍山街道玉峯村、玉塘村	Yufeng Village, Yutang Village, Longshan Street, Fuqing, Fujian Province, PRC
中國福建省福州市平潭縣興港中路(原金井二路)西側,誠意路(原天大山北路)南側	South side of Chengyi Road (Former: Tiandashan North Road), West side of Xinggang Middle Road (Former: Jinjing Second Road), Pingtan County, Fuzhou, Fujian Province, PRC
中國福建省廈門市集美新城片區集美大道與集美北大道交叉口西側	West to the Crossroad of Jimei Avenue and Jimei North Avenue, Jimei New Town Sub-district, Xiamen, Fujian Province, PRC
中國福建省廈門市集美區集美新城片區兑英中路與兑英北路交叉口西側	West to the Crossroad of Duiying Middle Road and Duiying North Road, Jimei New Town Sub-district, Jimei District, Xiamen, Fujian Province, PRC
中國福建省廈門市集美區大學城片區文菊路與博問路交叉口南側	South to the Corner of Wenju Road and Bojian Road, Daxuecheng Sub-district, Jimei District, Xiamen, Fujian Province, PRC
中國福建省廈門市翔安區蓮河片區沙美路與翔安南路交叉口東北側	Northeast to the Crossroad of Shamei Road and Xiang'an South Road, Lianhe Sub-district, Xiang'an District, Xiamen, Fujian Province, PRC

Adjacent to Mulanxi, Crossroad of Liyuan Road and Tianfei Road, Putian, Fujian Province, PRC

中國福建省莆田市荔園路與天妃路交叉口,毗鄰木蘭溪

序號	項目名稱 Project Names		城市 City	本集團應佔權益 Interest Attributable to the Group	主要規劃用途 ⁽¹⁾ Primary Intended Use ⁽¹⁾	地盤面積 (平方米) Site Area (sq.m.)	土地成本 (人民幣萬元) Land Cost (RMB10,000)	實際/預計竣工日期 Actual/Estimated Completion Date	土地儲備 ⁽²⁾ (平方米) Land Bank ⁽²⁾ (sq.m.)	
83	莆田正榮荔園華府	Putian Zhenro Litchi Garden	莆田Putian	100.00%	R/RE	35,268	1,721	2010/06	819	
84	莆田正榮時代廣場	Putian Zhenro Times Plaza	莆田Putian	100.00%	R/RE	118,943	1,721	2008/11	41,768	
85	莆田正榮御品世家	Putian Zhenro Royal Family	莆田Putian	100.00%	R/RE	42,431	1,721	2016/10	4,663	
86	莆田正榮白棠雲麓	Putian Zhenro Habitat	莆田Putian	100.00%	R	79,698	98,000	2023/06	36,381	
87	莆田御溪正榮府	Putian Yuxi Zhenro Mansion	莆田Putian	100.00%	R	16,116	26,600	2022/08	5,052	
88	莆田玖璽正榮府三期	Putian Jiuxi Zhenro Mansion Phase 3	莆田Putian	100.00%	R/RE	57,959	122,600	2023/03	88,486	
89	莆田涵江正榮府	Putian Hanjiang Zhenro Mansion	莆田Putian	100.00%	R	19,895	28,500	2023/06	20,916	
90	泉州石獅正榮府	Quanzhou Shishi Zhenro Mansion	泉州Quanzhou	100.00%	R	33,942	36,300	2020/04	13	
91	泉州正榮寶嘉江濱府	Quanzhou Zhenro Baojia Riverside Mansion	泉州Quanzhou	46.50%	R/RE	59,486	50,000	2021/11	4,156	
92	泉州晉東正榮府	Quanzhou Jindong Zhenro Mansion	泉州Quanzhou	34.00%	R/RE	57,632	41,600	2021/11	23,894	
93	晉江正榮潯興世紀春天	Jinjiang Zhenro Xunxing Century Spring	泉州Quanzhou	51.00%	R/RE	34,124	53,300	2022/04	19,265	
94	泉州晉江正榮府	Quanzhou Jinjiang Zhenro Mansion	泉州Quanzhou	100.00%	R/RE	104,664	83,400	2023/11	253,469	
95	南昌正榮中奧悦璽台	Nanchang Zhenro Zhong'ao Yuexi Mansion	南昌Nanchang	62.00%	R/RE	39,116	56,023	2022/08	30,263	
96	南昌正榮大湖之都	Nanchang Zhenro The Capital of Great Loch	南昌Nanchang	100.00%	R/RE	872,794	25,200	2017/06	17,874	
97	南昌正榮悦雲府	Nanchang Zhenro Yueyun Mansion	南昌Nanchang	51.00%	R/RE	46,576	63,157	2022/10	45,508	
98	南昌正榮華潤玲瓏府	Nanchang Zhenro Huarun Linglong Mansion	南昌Nanchang	48.00%	R/RE	72,103	57,971	2019/11	107	
99	南昌新力合園	Nanchang Xinli Garden	南昌Nanchang	39.00%	R/RE	90,414	72,833	2019/11	35,040	
100	南昌正榮金茂美的雲境	Nanchang Zhenro Jinmao Media Cloud Wonderland	南昌Nanchang	34.00%	R/RE	53,563	73,435	2023/12	13,697	
101	南昌正榮灣棠	Nanchang Zhenro Bay Mansion	南昌Nanchang	50.00%	R/RE	22,842	21,036	2022/09	0	
102	南昌招商金茂正榮依雲上城	Nanchang Zhaoshang Jinmao Zhenro Land of Cloud	南昌Nanchang	34.00%	R/RE	101,483	139,894	2023/08	202,017	
103	南昌正榮棠悦	Nanchang Zhenro Vesture	南昌Nanchang	100.00%	R/RE	58,729	121,448	2022/10	0	
104	吉安廬陵府一期	Ji'an Lulin Mansion Phase 1	吉安Ji'an	100.00%	R/RE	74,388	73,922	2021/12	11,423	
105	吉安廬陵府二期	Ji'an Lulin Mansion Phase 2	吉安Ji'an	100.00%	R/RE	67,590	77,557	2022/03	21,326	
106	宜春金投正榮府	Yichun Jintou Zhenro Mansion	宜春Yichun	35.00%	R/RE	55,227	26,600	2022/06	22,623	
107	宜春正榮悦玲瓏一期	Yichun Zhenro Yuelinglong Phase 1	宜春Yichun	100.00%	R/RE	48,549	27,375	2022/05	2,759	
108	宜春正榮悦玲瓏二期	Yichun Zhenro Yuelinglong Phase 2	宜春Yichun	100.00%	R/RE	49,205	37,900	2023/11	71,892	
109	宜春正榮陽光城翡麗江悦	Yichun Zhenro Yango Feili Riverside Bay	宜春Yichun	49.00%	R/RE	38,920	20,700	2023/11	72,541	
	海峽西岸小計 Western Taiwa	n Straits Region Sub-total				3,491,781	3,743,439		2,181,877	

項目地址	Project Address
中國福建省莆田市荔城區北大路南側	South to North Avenue, Licheng District, Putian, Fujian Province, PRC
中國福建省莆田市東園路和北大路交匯處	Crossroad of Dongyuan Road and North Avenue, Putian, Fujian Province, PRC
中國福建省莆田市荔城區,毗鄰東園路(後塘片區(V區)	
中國福建省莆田市涵江區白塘鎮西湖。南環路附近	Adjacent to Dongyuan Road (IV Houtang Area), Licheng District, Putian, Fujian Province, PRC Near South Ring Road, West Lake, Baitang Town, Hanjiang District, Putian, Fujian Province, PRC
中國福建省莆田市城廂區洋西片區	Yangxi Sub-district, Chengxiang District, Putian, Fujian Province, PRC
中國福建省莆田市西震林分區,公交南站西側	
中國福建省莆田市涵江區新涵工業閥分區單元控規範圍內	West to Gongjiao South Stop, Xialin West District, Putian, Fujian Province, PRC
	Within the control range of Xinhan Industrial Park, Hanjiang District, Putian, Fujian Province, PRC
中國福建省泉州市石獅市靈秀鎮鈔坑中國石獅服裝城東部	East to Chaokeng China Shishi Garment Mall, Lingxiu Town, Shishi, Quanzhou, Fujian Province, PRC
中國福建省泉州市洛江區位於沈海高速公路橋與濱江路交叉口南侧, 東臨濱江路,西臨沈海高速公路,南臨後埭安置社區	South to Houdaianzhi Community, West to Shenhai Express Way, East to Binjiang Road, Crossroad of Shenhai Express Way Bridge and Binjiang Road (South Side), Luojiang District, Quanzhou, Fujian Province, PRC
中國福建省泉州市晉江市東側沿海大通道,西側湖源路;北側留源路, 南側緊鄰二號路	South to Er'hao Road, North to Liuyuan Road, West to Huyuan Road, East to Yanhai Avenue, Jinjiang, Quanzhou, Fujian Province, PRC
中國福建省泉州市晉江市羅裳片區、世紀大道旁	Next to Shiji Avenue, Luoshang Sub-district, Jinjiang, Quanzhou, Fujian Province, PRC
中國福建省泉州市晉江市經濟開發區新塘園	Xintang Garden, Economy development district, Jinjiang, Quanzhou, Fujian Province, PRC
中國江西省南昌市新建區長坡鎮文化中心南路南側、長坪路北側	North to Changping Road, South to Wenhua Zhongxin South Road, Changleng Town, Xinjian District, Nanchang, Jiangxi Province, PRC
中國江西省南昌市南昌縣振興大道333號	No.333, Zhenxing Avenue, Nanchang County, Nanchang, Jiangxi Province, PRC
中國江西省南昌市青雲譜區佛塔路以西、新地路以南、金鷹路以北	North to Jinying Road, South to Xindi Road, West to Fota Road, Qingyunpu District, Nanchang, Jiangxi Province, PRC
中國江西省南昌市紅穀灘新區文宗街36號	No.36, Wenzong Street, Honggutan New District, Nanchang, Jiangxi Province, PRC
中國江西省南昌市紅穀灘新區閣皂山大道777號	No.777, Gezaoshan Avenue, Honggutan New District, Nanchang, Jiangxi Province, PRC
中國江西省南昌市南昌縣範圍內銀潮中路以東、文山一路以北	North to Wenshanyi Road, East to Yinhuzhong Road, Nanchang County, Nanchang, Jiangxi Province, PRC
中國江西省南昌市灣裡區陳家路以東、雙馬石路以南、教導大隊以西、 第三輪安置房以北	North to temporary dwellings phase 3, West to Teaching Team, South to Shuangmashi Road, East to Chenjia Road, Wanli District, Nanchang, Jiangxi Province, PRC
中國江西省南昌市青山湖區市場南路以東、月坊南路以南,東至昌東大道、 南至天香一路、西至貨場路、北至月坊南路	North to Yuefangnan Road, West to Huochang Road, South to Tianxiangyi Road, East to Changdong Avenue, South to Yuefangnan Road, East to Shichangnan Road, Qingshanhu District, Nanchang, Jiangxi Province, PRC
中國江西省南昌市高新區創新一路以東、艾溪湖一路以北	North to Aixi first Road, East to Chuangxin first Road, Gaoxin District, Nanchang, Jiangxi Province, PRC
中國江西省吉安市城南新區井岡山大道以東、鳳凰洲路以南、白水仙路以西、 復興路以北	North to Fuxing Road, West to Baishuixian Road, South to Fenghuangzhou Road, East to Jinggangshan Avenue, Chengnan New District, Ji'an, Jiangxi Province, PRC
中國江西省吉安市城南新區白水仙路以東、復興路以南、古南大道以西、 崇文路以北	North to Chongwen Road, West to Gunan Avenue, South to Fuxing Road, East to Baishuixian Road, Chengnan New District, Ji'an, Jiangxi Province, PRC
中國江西省宜春市袁州區宜陽大道宜春正榮金投袁州府	Yichun Zhenro Jintou Yuanzhou Mansion, Yiyang Avenue, Yuanzhou District, Yichun, Jiangxi Province, PRC
中國江西省宜春市袁州區高鐵站對面,南臨袁州大道,東臨袁州東路, 西側為規劃龍浦路,北側為廣潤社區	Guangrun Community to the North, Guihualongpu Road to the West, Yuanzhoudong Road to the East, Yuanzhou Avenue to the South, opposite to high-speed rail station, Yuanzhou District, Yichun, Jiangxi Province, PRC
中國江西省宜春市袁州大道以南、高鐵東九路東側	East to Gaotiedongjiu Road, South to Yuanzhou Avenue, Yichun, Jiangxi Province, PRC
中國江西省宜春市袁州大道北側、新坊河東側、宜安公路西側	West to Yi'An Highway, East to Xinfang River, North to Yuanzhou Avenue, Yichun, Jiangxi Province, PRC

序號	項目名稱 Project Names		城市 City	本集團應佔權益 Interest Attributable to the Group	主要規劃用途 ⁽¹⁾ Primary Intended Use ⁽¹⁾	地盤面積 (平方米) Site Area (sq.m.)	土地成本 (人民幣萬元) Land Cost (RMB10,000)	實際/預計竣工日期 Actual/Estimated Completion Date	土地儲備 ⁽²⁾ (平方米) Land Bank ⁽²⁾ (sq.m.)	
110	廣州南沙地塊	Guangzhou Nansha Parcel	廣州Guangzhou	50.00%	R/RE/S&O	12,679	102,135	2024/04	72,580	
111	廣州增城地塊	Guangzhou Zengcheng Parcel	廣州Guangzhou	100.00%	R/RE	50,673	149,000	2024/04	215,383	
112	廣州白雲區鐘落潭地塊	Guangzhou Baiyun District Zhongluotan Parcel	廣州Guangzhou	51.00%	R	58,507	209,088	2024/04	154,896	
113	佛山正榮季華正榮府	Foshan Zhenro Jihua Zhenro Mansion	佛山Foshan	100.00%	R/RE	51,189	124,969	2023/09	138,631	
114	佛山金茂碧桂園正榮府	Foshan Jinmao Country Garden Zhenro Mansion	佛山Foshan	34.00%	R/RE	97,814	300,428	2024/12	59,197	
	珠三角小計 Pearl River Delta l	Region Sub-total				270,862	885,620		640,686	
	本集團附屬公司開發的土地					7,689,154	11,502,242		7,157,993	
	Sub-total of Land Bank Develop	ed by the Group's Subsidiaries								
	本集團合營企業及聯營公司	用發的物業								
	Properties Developed by the Gr	oup's Joint Ventures and Associated Companies								
115	上海BU中心	Shanghai BU Center	上海Shanghai	19.00%	RE/S&O	70,857	143,000	2022/06	309,075	
116	蘇州香悦四季雅苑	Suzhou Flavour Yue Four Seasons Garden	蘇州Suzhou	19.00%	R	56,479	36,069	2019/12	20,243	
117	蘇州映溪四季花園	Suzhou Yingxi Four Seasons Garden	蘇州Suzhou	18.91%	R/RE	95,836	156,170	2022/03	131,340	
118	蘇州江南澐著	Suzhou Jiangnan Cloud Chapter	蘇州Suzhou	38.95%	R/RE/S&O	62,582	249,953	2022/12	37,042	
119	無錫正榮璽樾	Wuxi Zhenro Jade Yue	無錫Wuxi	50.00%	R/RE	78,590	190,117	2023/08	78,074	
120	杭州融創正榮杭曜之城	Hangzhou Sunac Zhenro Hangyao City	杭州Hangzhou	40.52%	R/RE	52,122	284,066	2024/04	22,375	
121	南京正榮潤棲府	Nanjing Zhenro Runqi Mansion	南京Nanjing	45.00%	R/RE	32,844	164,000	2023/10	42,096	
122	南京招商正榮東望府	Nanjing China Merchant Zhenro East Forwarding Mansion	南京Nanjing	49.00%	R/RE/S&O	90,981	224,000	2021/11	46,989	
123	南京瓏悦	Nanjing Long Yue	南京Nanjing	33.00%	R	35,055	134,000	2021/06	8,005	
124	南京江悦潤府	Nanjing Riverside Mansion	南京Nanjing	50.00%	R/RE	67,583	297,500	2023/07	39,807	
125	滁州弘陽.時光瀾庭	Chuzhou Hongyang Times Billow Courtyard	滁州Chuzhou	30.00%	R/RE	89,886	46,600	2020/06	15,864	
126	徐州梧桐公館	Xuzhou Parasol Mansion	徐州Xuzhou	25.00%	R/RE	166,471	83,013	2022/06	157,407	
127	徐州嬌山府	Xuzhou Splendid Mountain Mansion	徐州Xuzhou	33.00%	R/RE	147,532	91,903	2022/06	63,411	
128	徐州玖璽	Xuzhou Jade Cullinan	徐州Xuzhou	30.00%	R/RE	45,351	92,900	2022/01	0	
129	合肥正榮悦都薈	Hefei Zhenro Capital Yue	合肥Hefei	64.25%	R/RE/S&O	118,793	195,390	2023/06	100,727	
130	合肥悦湖新著	Hefei Joy River New Chapter	合肥Hefei	33.00%	R/RE	67,834	90,559	2022/05	49,272	
131	六安碧桂園正榮鳳凰城南苑	Lu'an Country Garden Zhenro South Phoenix Mansion	六安Lu'an	34.38%	R/RE	199,979	110,200	2023/12	157,210	
132	阜陽潁州正榮府	Fuyang Yingzhou Zhenro Mansion	阜陽Fuyang	50.00%	R/RE	101,718	86,055	2025/07	266,789	
	長三角小計 Yangtze River Del	to Posice Cub soul				1,580,493	2,675,495		1,545,728	

項目地址	Project Address
中國廣東省廣州市南沙區南沙街進港大道南側	
中國風界自廣州中南沙區南沙街逛港人起用側	South to Jingang Avenue, Nansha Street, Nansha District, Guangzhou, Guangdong Province, PRC
中國廣東省廣州市增城區荔湖街南北大道北側	North to Nanbei Avenue, Lihu Street, Zengcheng District, Guangzhou, Guangdong Province, PRC
中國廣東省廣州市白雲區鐘落潭福龍路東側	East to Fulong Road, Zhongluotan, Baiyun District, Guangzhou, Guangdong Province, PRC
中國廣東省佛山市禪城區聚錦路西側	West to Jujin Road, Chancheng District, Foshan, Guangdong Province, PRC
中國廣東省佛山市順德區樂從鎮樂中路以南、縱三路以西	West to Zongsan Road, South to Lezhong Road, Lecong Town, Shunde District, Foshan, Guangdong Province, PRC

中國上海市青浦區東至蟠秀路西至向陽河路南至盈港東路北至會鼎路	North to Huiding Road, South to Yinggang East Road, West to Xiangyanghe Road, East to Panxiu Road, Qingpu District, Shanghai, PRC
中國江蘇省常熟市古裡鎮淼泉吳莊村工業園區4幢	Building 4, Industrial Park District, Miaoquanwuzhuang Village, Guli Town, Changshu, Jiangsu Province, PRC
中國江蘇省蘇州市相城區望亭鎮御亭路北、問渡路西	West to Wendu Road, North to Yuting Road, Wangting Town, Xiangcheng District, Suzhou, Jiangsu Province, PRC
中國江蘇省蘇州市太湖新城溪霞街以東,雷山路以西,東太湖路以南,濟之街以北	North to Jizhi Street, South to Dongtaihu Road, West to Leishan Road, East to Xixia Street, Taihu New Town, Suzhou, Jiangsu Province, PRC
中國江蘇省無錫市新吳區新華路與錫賢路交叉口東南側	Southeast to the Crossroad of Xinhua Road and Xixian Road, Xinwu District, Wuxi, Jiangsu Province, PRC
中國浙江省杭州市下沙開發區東至3號大街,南至6號大街,西至規劃景園路, 北至規劃南苑路	North to Guihua Nanyuan Road, West to Guihua Jingyuan Road, South to 6th Street, East to 3rd Street, Xiasha Development District, Hangzhou, Zhejiang Province, PRC
中國江蘇省南京市棲霞區馬群街道馬高路以西、芝嘉花園東側	East to Zhijia Garden, West to Magao Road, Maqun Street, Qixia District, Nanjing, Jiangsu Province, PRC
中國江蘇省南京市江寧區九鄉河東路與四望路交叉口東望府	East Forwarding Mansion, Crossroad of Jiuxianghe East Road and Siwang Road, Jiangning District, Nanjing, Jiangsu Province, PRC
中國江蘇省南京市江寧區四望路與九鄉河東路交匯處東側瀧玥名邸	Longyuemingdi, East to the Crossroad of Siwang Road and Jiuxianghe East Road, Jiangning District, Nanjiang, Jiangsu Province, PRC
中國江蘇省南京市棲霞區經濟技術開發區地塊三	Parcel No.3, Economic and Technological Development Zone, Qixia District, Nanjing, Jiangsu Province, PRC
中國安徽省滁州市南譙區城南政務新區南譙南路與敬梓路交匯處	Crossroad of Nanqiao South Road and Jingzi Road, Southern Government Affairs New District, Nanqiao District, Chuzhou, Anhui Province, PRC
中國江蘇省徐州市銅山區華山路與漢江路交叉口	Crossroad of Huashan Road and Hanjiang Road, Tongshan District, Xuzhou, Jiangsu Province, PRC
中國江蘇省徐州市銅山區華山路與鳳湖路交匯處向北200米路東	Eastside of 200 meters North to the Crossroad of Huashan Road and Fenghu Road, Tongshan District, Xuzhou, Jiangsu Province, PRC
中國江蘇省徐州市泉山區淮海西路北,礦山東路西	West to Kuangshan East Road and North to Huaihai West Road, Quanshan District, Xuzhou, Jiangsu Province, PRC
中國安徽省合肥市大眾路與淮海大道交叉口東北角	Northeast corner of the Crossroad of Dazhong Road and Huaihai Avenue, Hefei, Anhui Province, PRC
中國安徽省合肥市瑤海區淮海大道與前嶺路交叉口東南角	Southeast to the Crossroad of Huaihai Avenue and Qianling Road, Yaohai District, Hefei, Anhui Province, PRC
中國安徽省六安市清溪路與星光大道交叉口	Crossroad of Qingxi Road and Xingguang Avenue, Lu'an, Anhui Province, PRC
中國安徽省阜陽市潁州區京九路西側,清河東路南側	South to Qinghe East Road, West to Jingjiu Road, Yingzhou District, Fuyang, Anhui Province, PRC

序號	項目名稱 Project Names		城市 City	本集團應佔權益 Interest Attributable to the Group	主要規劃用途 ⁽¹⁾ Primary Intended Use ⁽¹⁾	地盤面積 (平方米) Site Area (sq.m.)	土地成本 (人民幣萬元) Land Cost (RMB10,000)	實際/預計竣工日期 Actual/Estimated Completion Date	土地儲備 ⁽²⁾ (平方米) Land Bank ⁽²⁾ (sq.m.)	
133	武漢清能正榮府	Wuhan Qingneng Zhenro Mansion	武漢Wuhan	32.00%	R/RE	156,500	104,800	2022/05	347,119	
134	許昌芙蓉閱府	Xuchang Furongyue Mansion	許昌Xuchang	32.16%	R/RE	20,994	18,732	2021/05	16,905	
	中部小計 Central China Regio	on Sub-total				177,494	123,532		364,024	
135	重慶中央雲璟	Chongqing Central Jade Cloud	重慶Chongqing	14.00%	R	150,048	215,072	2025/07	34,497	
	西部小計 Western China Reg	ion Sub-total				150,048	215,072		34,497	
136	天津正榮正興紫闕台	Tianjin Zhenro Zhengxing Pinnacle	天津Tianjin	49.95%	R/RE/S&O	18,185	181,000	2023/05	124,500	
137	天津中儲正榮棟境	Tianjin Wisedom Luck Elegance Garden	天津Tianjin	14.00%	R/RE/S&O	45,511	194,300	2021/12	0	
138	天津九和府	Tianjin Jiuhe Mansion	天津Tianjin	50.00%	R/RE	52,482	352,000	2020/12	0	
139	濟南璟樾	Jinan Jade Yue	濟南Jinan	24.62%	R/RE/S&O	57,785	110,996	2022/06	59,223	
140	濟南正榮悦棠府	Jinan Zhenro Yuetang Garden House	濟南Jinan	24.62%	R/RE/S&O	23,013	110,996	2022/01	19,420	
141	濟南玖瓏府	Jinan Jiu Long Mansion	濟南Jinan	32.84%	R/RE	101,792	108,150	2022/12	10,947	
142	濟南鳳凰首府	Jinan Phoenix First Mansion	濟南Jinan	19.90%	R/RE	51,597	194,500	2022/02	10,340	
143	濟南天宸	Jinan Tianchen Mansion	濟南Jinan	19.90%	R/RE	51,614	194,500	2021/10	9,876	
144	濟南錦悦府	Jinan Jingyue Mansion	濟南Jinan	14.93%	R/RE	40,843	149,900	2022/01	7,509	
145	濟南公園學府	Jinan Park Academy	濟南Jinan	14.93%	R/RE	46,541	149,900	2021/09	8,042	
146	濟南時代領譽	Jinan Times Glory	濟南Jinan	32.84%	R/RE	84,949	168,000	2023/09	24,013	
	環渤海小計 Bohai Rim Regio	on Sub-total				574,312	1,914,242		273,870	
147	廈門聯發正榮臻華府	Xiamen Lianfa Zhenro Zhenhua Mansion	廈門Xiamen	49.00%	R/RE	46,551	266,000	2024/03	142,883	
148	莆田聯發正榮玉湖天境	Putian Lianfa Zhenro Yuhu Sky Land	莆田Putian	37.00%	R/RE/A	22,877	60,000	2022/11	14,700	
149	南昌東投正榮府	Nanchang Dongtou Zhenro Mansion	南昌Nanchang	40.00%	R/RE	50,811	80,104	2024/11	101,179	
150	吉安正榮陽光城文瀾府	Ji'an Zhenro Yango Wen Lan Mansion	吉安Ji'an	48.25%	R/RE	82,468	76,324	2022/06	17,211	
151	贛州正榮悦蓉府	Ganzhou Zhenro Yuerong Mansion	贛州Ganzhou	50.00%	R/RE	32,740	17,022	2022/01	10,341	
152	馬尾碧桂園正榮悦江灣	Mawei Country Garden Zhenro Yue River Bay	福州 Fuzhou	33.33%	R/RE	47,200	39,300	2021/05	39,664	
153	福州正榮世茂棠悦山南	Fuzhou Zhenro Shimao Vesture Mountain South	福州Fuzhou	40.00%	R/RE	47,334	181,000	2022/12	24,001	
154	福州陽光城保利源溪裡山	Fuzhou Yango Poly Yuanxi Garden	福州Fuzhou	20.00%	R	131,972	122,500	2019/11	102,266	
	海峽西岸小計 Western Taiw	ran Straits Region Sub-total				461,953	842,250		452,244	

項目地址	Project Address
中國湖北省武漢市黃陂區武湖街勝海大道以東、漢口北大道以北	North to Hankou North Avenue, East to Shenghai Avenue, Wuhu Street, Huangpo District, Wuhan, Hubei Province, PRC
中國河南省許昌市建安區青梅路以西宏騰路以北	North to Hongreng Road, West to Qingmei Road, Jian'an District, Xuchang, Henan Province, PRC
中國重慶市兩江新區兩路組團C分區	Section C of the two-way group in Liangjiang New District, Chongqing, China
中國天津市南開區黃河道南側	South to Huanghe Road, Nankai District, Tianjin, PRC
中國天津市河東區東興路與新闊路交叉口	Crossroad of Dongxing Road and Xinkuo Road, Hedong District, Tianjin, PRC
中國天津市紅橋區雙環路與佳寧道交叉口西北側	Northwest to the Crossroad of Shuanghuan Road and Jianing Road, Hongqiao District, Tianjin, PRC
中國山東省濟南市歷城區開源中路以北、幸福柳路以東	East to Xingfuliu Road, North to Kaiyuan Middle Road, Licheng District, Jinan, Shandong Province, PRC
中國山東省濟南市歷城區開源中路以北、幸福柳路以東	East to Xingfuliu Road, North to Kaiyuan Middle Road, Licheng District, Jinan, Shandong Province, PRC
中國山東省濟南市繡水大街以東,規劃唐王山路東延以北	North to the planed Tangwangshan Road East Extension, East to Xiushui Main Street, Jinan, Shandong Province, PRC
中國山東省濟南市曆城區開源中路以北,奧體中路以東	East to Aoti Middle Road, North to Kaiyuan Middle Road, Licheng District, Jinan, Shandong Province, PRC
中國山東省濟南市曆城區開源中路以北,奧體中路以東	East to Aoti Middle Road, North to Kaiyuan Middle Road, Licheng District, Jinan, Shandong Province, PRC
中國山東省濟南市曆城區開源中路以北,張馬大街以西	West to Zhangma Main Street, North to Kaiyuan Middle Road, Licheng District, Jinan, Shandong Province, PRC
中國山東省濟南市曆城區開源中路以北,幸福柳路以東	East to Xingfuliu Road, North to Kaiyuan Middle Road, Licheng District, Jinan, Shandong Province, PRC
中國山東省濟南市曆城區開源中路以北,幸福柳路以東	East to Xingfuliu Road, North to Kaiyuan Middle Road, Licheng District, Jinan, Shandong Province, PRC
中國福建省廈門市海滄區新景西三路與新景西二路交叉口西南側	Southwest to the Crossroad of Xinjing Xisan Road and Xinjing Xier Road, Haicang District, Xiamen, Fujian Province, PRC
中國福建省莆田市荔城區玉湖片區控規範圍內	Within the control range of Yuhu Sub-district, Licheng District, Putian, Fujian Province, PRC
中國江西省南昌市南昌縣東祥路以西,文山一路以北	North to Wenshanyi Road, West to Dongxiang Road, Nanchang County, Nanchang, Jiangxi Province, PRC
中國江西省吉安市吉州大道以東、市環保局新建業務用房以南、石陽路以西、 韶山西路以北	North to Shaoshan West Road, West to Shiyang Road, South to New Office Building of City Environment Protection Bureau, East to Jizhou Avenue Ji'an, Jiangxi Province, PRC
中國江西省贛州市贛南大道南側蓉江大道東側	East to Rongjiang Avenue, South to Gannan Avenue, Ganzhou, Jiangxi Province, PRC
中國福建省福州市馬尾區亭江鎮閩亭	Minting, Tingjiang Town, Mawei District, Fuzhou, Fujian Province, PRC
中國福建省福州市晉安區塔頭路與二環路交叉口西北側	Northwest corner of the Crossroad of Tatou Road and Erhuan Road, Jin'an District, Fuzhou, Fujian Province, PRC
中國福建省福州市晉安區浣溪鎮羅漢村,桂湖後壟社區地塊一	Parcel 1, Guihuhoulong Community, Luohan Village, Huanxi Town, Jin'An District, Fuzhou, Fujian Province, PRC

土地儲備 LAND BANK

序號	項目名稱 Project Names		城市 City	本集團應佔權益 Interest Attributable to the Group	主要規劃用途 ⁽¹⁾ Primary Intended Use ⁽¹⁾	地盤面積 (平方米) Site Area (sq.m.)	土地成本 (人民幣萬元) Land Cost (RMB10,000)	實際/預計竣工日期 Actual/Estimated Completion Date	土地儲備 ⁽²⁾ (平方米) Land Bank ⁽²⁾ (sq.m.)	
155	佛山正榮力高觀山府	Foshan Zhenro Redco Guanshan Mansion	佛山Foshan	49.00%	R/RE	51,714	103,700	2024/01	112,328	
	珠三角小計 Pearl River Delt	a Region Sub-total				51,714	103,700		112,328	
	本集團合營企業及聯營公司開發的土地儲備小計 Sub-total of Land Bank Developed by the Group's Joint Ventures and Associated Companies					2,996,014	5,874,291		2,782,692	
	總計 Total					10,685,168	17,376,533		9,940,686	

項目地址	Project Address
中國廣東省佛山市西樵新城區進金路與崇民東路東南側	Southeast to Qiaojin Road and Chongmin Road, Xiqiao New District, Foshan, Guangdong Province, PRC

附註:

- (1) R: 住宅; RE: 零售; S: SOHO; O: 辦公室; A: 配套
- (2) 本集團土地儲備的總建築面積包括(i)已 竣工物業可供出售建築面積及可出租 建築面積,(ii)開發中物業的建築面積 及(iii)持作未來開發物業的建築面積。

Notes:

- (1) R: Residential; RE: Retail; S: SOHO; O: Office; A: Ancillary
- (2) Total GFA of the Group's land bank includes (i) total GFA available for sale and total leasable GFA for completed properties, (ii) total GFA for properties under development and (iii) total GFA for properties held for future development.

董事及高級管理層履歷 BIOGRAPHIES OF THE DIRECTORS AND SENIOR MANAGEMENT

於本年報批准日期,本公司董事及高級 管理層的簡歷如下:

Set out below are biographical details of directors and senior management of the Company as at the date of approval of this annual report:

董事

執行董事

劉偉亮先生,40歲,於二零二零年六月八日獲委任為執行董事。彼於二零二一年三月二十六日至二零二三年一月十九日期間擔任董事會副主席,及自二零二三年一月二十日起獲調任為主席。劉先生擁有逾十六年房地產行業經驗。彼於二零零七年在長沙理工大學取得工程管理學士學位。

劉先生於二零一六年六月加入本集團, 先後擔任多個重要職位,包括:(i)自二 零一六年六月至二零一七年八月擔任正 榮(長沙)置業有限公司(「正榮地產控股」) 地產控股有限公司(「正榮地產控股」) 月至二零一九年五月擔任正榮地產 戰略投資中心總經理;(ii)自二零地 戰略投資中心總經理;及(iii)自二零地 年五月至二零二一年一月擔任正榮地 控股副總裁。

DIRECTORS

Executive Directors

Mr. LIU Weiliang (劉偉克), aged 40, was appointed as an executive Director on 8 June 2020. He served as the vice-chairman of the Board during the period from 26 March 2021 to 19 January 2023 and was redesignated as the Chairman with effect from 20 January 2023. Mr. LIU has over 16 years of experience in the real estate industry. He obtained a bachelor's degree in engineering management from Changsha University of Science & Technology in 2007.

Mr. LIU joined the Group in June 2016 and has held various key positions successively, including: (i) the deputy general manager of Zhenro (Changsha) Real Estate Co., Ltd. (正榮(長沙)置業有限公司) and the project manager for Yichun project of Zhenro Properties Holdings Company Limited*(正榮地產控股有限公司)("Zhenro Properties Holdings") from June 2016 to August 2017; (ii) the general manager of the merger department of the strategic investment centre and subsequently the general manager of the strategic investment centre of Zhenro Properties Holdings from August 2017 to May 2019; and (iii) the vice president of Zhenro Properties Holdings from May 2019 to January 2021.

In November 2022, Mr. LIU was appointed as a non-executive director of Zhenro Services Group Limited ("Zhenro Services") (a company listed on the Main Board of The Stock Exchange of Hong Kong Limited (the "Stock Exchange"), stock code: 06958) and he was then appointed as the chairman of the board of directors of Zhenro Services in January 2023. Before joining the Group, Mr. LIU worked in several real estate companies in the PRC, including (i) the development manager of Evergrande Properties Changsha Real Estate Co., Ltd. (恒大地產長沙置業公司) and the deputy general manager of Chenzhou Real Estate Co., Ltd. (郴州置業公司) successively from July 2008 to May 2012; and (ii) the deputy general manager of Heneng Properties Changsha Real Estate Co., Ltd. (合能地產長沙置業公司) from May 2012 to June 2016.

李洋先生,39歲,於二零二一年三月二 十六日獲委任為執行董事兼本公司常務 副總裁,及自二零二二年九月十三日起 獲委任為本公司行政總裁。李先生主要 負責本集團日常營運的全面管理。彼擁 有逾十四年房地產行業經驗。李先生於 二零零八年七月獲得安徽工程大學(前 稱安徽工程科技學院)文學學士學位, 並於二零一一年七月獲得安徽大學文學 碩士學位。

李先生於二零一八年四月加入本集團, 先後擔任多個重要職務,包括:(i)自二 零一八年四月至二零一九年七月先後擔 任合肥區域常務副總經理、總經理及鄭 州區域總經理;(ii)自二零一九年七月至 二零二一年一月先後擔任正榮地產控股 總裁助理及副總裁;(iii)自二零二一年 一月至二零二二年六月擔任正榮地產控 股董事兼常務副總裁;(iv)自二零二二 年六月起擔任正榮地產控股總裁;及(v) 自二零二一年四月至二零二三年六月擔 任正榮地產控股董事。自二零一九年七 月起,李先生先後分管設計、運營、投 資、銷售及營銷、人力資源及行政、法 務及審計等多個職能部門。加入本集團 前,李先生在和昌集團有限公司擔任多 個職務,包括(i)於二零一一年七月至二 零一七年八月先後擔任合肥公司總經理 及華東區域總裁助理;及(ji)於二零一七 年八月至二零一八年四月擔任華南區域 運營副總裁。

Mr. LI Yang (李洋), aged 39, was appointed as the executive Director and the executive vice president of the Company on 26 March 2021 and has been appointed as the chief executive officer of the Company with effect from 13 September 2022. Mr. LI is mainly responsible for the overall management of the day-to-day operations of the Group. He has over 14 years of experience in the real estate industry. Mr. LI obtained a bachelor's degree in arts from Anhui Polytechnic University (formerly known as Anhui Institute of Engineering and Technology (安徽工程科技學院)) in July 2008 and obtained a master's degree in arts from Anhui University in July 2011.

Mr. LI joined the Group in April 2018, and has held various key positions successively, including: (i) the regional executive deputy general manager and general manager in the Hefei region, and regional general manager in the Zhengzhou region successively from April 2018 to July 2019; (ii) the assistant to the chief executive officer and vice president of Zhenro Properties Holdings successively from July 2019 to January 2021; and (iii) a director and the executive vice president of Zhenro Properties Holdings from January 2021 to June 2022, (iv) the president of Zhenro Properties Holdings since June 2022 and (v) a director of Zhenro Properties Holdings from April 2021 to June 2023. From July 2019, Mr. LI has been responsible for the management of various functional departments successively, including design, operation, investment, sales and marketing, human resources and administration, legal and audit. Before joining the Group, Mr. LI served in various roles in H-Change Group (和昌集團有 限公司), including: (i) a general manager of the Hefei company and an assistant to the president of Eastern China region successively from July 2011 to August 2017; and (ii) the operation vice president of the Southern China region from August 2017 to April 2018.

獨立非執行董事

王先生曾擔任多家上市公司的若干職 務,包括:自一九九八年六月至二零 零七年五月擔任興業證券股份有限公 司(上海證券交易所上市公司,股份代 號: 601377.SH) 研究員,隨後擔任投資 銀行部高級經理;自二零零七年五月至 二零零八年十二月擔任國金證券股份 有限公司(上海證券交易所上市公司, 股份代號: 600109.SH) 投資銀行部業務 董事;自二零零八年十二月至二零一一 年九月擔任福建中福實業股份有限公 司(現稱中福海峽(平潭)發展股份有限 公司)(深圳證券交易所上市公司,股份 代號:000592.SZ) 副總經理及董事會秘 書等多個職務;自二零一一年十一月至 二零一四年四月擔任泰禾集團股份有限 公司(深圳證券交易所上市公司,股份 代號: 000732.SZ) 副總經理及董事會秘 書;及自二零一四年七月至二零一五年 三月擔任上海大名城企業股份有限公司 (上海證券交易所上市公司,股份代號: 600094.SH) 副總經理。

自二零一五年八月至二零二零年八月, 王先生擔任上海渡微軟件有限公司執行 董事;自二零二零年八月起,彼擔任南京市司渡信息科技有限公司顧問及自二 零二一年十二月起擔任上海渡微諮詢管 理有限公司執行董事。

Independent Non-executive Directors

Mr. WANG Chuanxu (王 傳序), aged 54, was appointed as an independent non-executive Director on 15 December 2017. He is primarily responsible for providing independent advice on the operations and management of the Group. Mr. WANG has over 20 years of experience in the finance industry and providing secretarial and corporate service to listed companies in the PRC. He obtained his bachelor's degree in engineering majoring in industrial moulding design from East China University of Science and Technology (華東理工大學) in the PRC in July 1994 and his master's degree in economics majoring in political economics from East China Normal University (華東師範大學) in the PRC in July 1998. Mr. WANG was granted the qualification of securities investment consulting by China Securities Regulatory Commission in December 1999. He also obtained the certificate of secretary to the board of directors of listed companies issued by Shenzhen Stock Exchange in November 2008.

Mr. WANG had held several positions in a number of listed companies, including being: a researcher and then the senior manager of investment banking of Industrial Securities Co., Ltd. (a company listed on the Shanghai Stock Exchange, stock code: 601377.SH) from June 1998 to May 2007, a business director of investment banking department of Sinolink Securities Co., Ltd. (a company listed on the Shanghai Stock Exchange, stock code: 600109.SH) from May 2007 to December 2008, the vice general manager, the secretary to the board of directors and other positions of Fujian Zhongfu Industries Co., Ltd. (currently known as Zhongfu Straits (Pingtan) Development Company Limited) (a company listed on the Shenzhen Stock Exchange, stock code: 000592.SZ) from December 2008 to September 2011, the vice general manager and the secretary to the board of Thaihot Group Co., Ltd. (a company listed on the Shenzhen Stock Exchange, stock code: 000732.SZ) from November 2011 to April 2014 and the vice general manager of Greattown Holdings Ltd. (a company listed on the Shanghai Stock Exchange, stock code: 600094.SH) from July 2014 to March 2015.

Mr. WANG served as an executive director of Shanghai NextDV Software Company Limited (上海渡微軟件有限公司) from August 2015 to August 2020. He has served as a consultant of Nanjing Sidu Information Technology Co., Ltd. (南京市司渡信息科技有限公司) since August 2020 and as an executive director of Shanghai Duwei Consulting Management Co., Ltd. (上海渡微諮詢管理有限公司) since December 2021.

謝駿先生,47歲,於二零二二年九月十 三日獲委任為獨立非執行董事。謝先生 在資本市場、房地產行業、跨境投融資 業務、跨國企業、大型國企、民企及高 淨值個人的資產管理方面擁有近20年的 豐富經驗。謝先生擁有英國赫特福德大 學工商管理碩士學位。彼獲香港證券及 期貨事務監察委員會授予牌照,就證券 及期貨條例(香港法例第571章)(「證券及 期貨條例」)第1類(證券交易)、第4類(就 證券提供意見)及第9類(提供資產管理) 受規管活動擔任立鼎證券有限公司的負 青人員。彼亦獲中國證券業協會授予中 國證券業務執業資格及獲中國銀行業協 會授予中國銀行從業資格,並且分別通 過中國證券監督管理委員會及中國銀保 監會認可的高級管理人員資格測試。

於緊接本年報批准日期前的三年內,謝 先生曾於二零二三年九月至二零二四 年二月出任上坤地產集團有限公司(一 家於聯交所上市之公司,股份代號: 06900)的獨立非執行董事。

謝先生自二零一九年一月起擔任立鼎證 券有限公司(一家香港證券及期貨條例下 的持牌法團)的董事長及自二零二二年十 月起擔任日本株式會社Leading Securities會 長及自二零二一年六月起擔任日本株式 會社Leading AM會長。彼曾擔任多家公司 的管理職務,包括:自二零一六年一月 至二零一八年十二月擔任西部證券股份 有限公司(深圳證券交易所上市公司,股 份代號:002673.SZ) 國際業務部總經理; 自二零一一年十一月至二零一五年十二 月擔任法國巴黎銀行(中國)有限公司資 產及財富管理總經理; 自二零零七年六 月至二零一一年十一月擔任瑞士信貸銀 行股份有限公司上海分行資產及財富管 理總經理;及自二零零四年四月至二零 零七年六月擔任滙豐銀行(中國)有限公 司上海香港廣場支行副行長。

Mr. XIE Jun (謝駿), aged 47, was appointed as an independent nonexecutive Director on 13 September 2022. Mr. XIE has nearly 20 years of extensive experience in the capital markets, real estate industry, crossborder investment and financing business, multinational enterprises, large state-owned enterprises, private enterprises and asset management for high-net-worth individuals. Mr. XIE holds a master's degree in business administration from the University of Hertfordshire, United Kingdom. He is licensed by the Securities and Futures Commission of Hong Kong as a responsible officer of Leading Securities Company Limited in relation to Type 1 (dealing in securities), Type 4 (advising on securities) and Type 9 (asset management) regulated activities under the Securities and Futures Ordinance (Chapter 571 of the Laws of Hong Kong) (the "SFO"). He was also granted Certification of Securities Professional in China by Securities Association of China and Certification of China Banking Professional by China Banking Association, and passed the Senior Management Qualification Tests approved by China Securities Regulatory Commission and China Banking Insurance Regulatory Commission, respectively.

During the three years immediately preceding the date of approval of this annual report, Mr. XIE was an independent non-executive director of Sunkwan Properties Group Limited (a company listed on the Stock Exchange, stock code: 06900) from September 2023 to February 2024.

Mr. XIE has been the chairman of Leading Securities Company Limited, a licensed corporation under the SFO in Hong Kong, since January 2019 and has been the chairman of Leading Securities Japan Company Limited since October 2022 and the chairman of Leading AM Japan Company Limited since June 2021. He had held several management positions in a number of companies, including being: the general manager of the international business department of Western Securities Company Limited (a company listed on the Shenzhen Stock Exchange, stock code: 002673.SZ) from January 2016 to December 2018; the general manager of asset and wealth management of BNP Paribas (China) Limited from November 2011 to December 2015; the general manager of asset and wealth management of Credit Suisse AG Shanghai Branch from June 2007 to November 2011; and the vice president of Shanghai Hong Kong Plaza Sub-branch of HSBC Bank (China) Company Limited from April 2004 to June 2007.

楊詠儀女士,41歲,於二零二四年十二 月三十一日獲委任為獨立非執行董事。 楊女士於財務及税務領域擁有逾19年的 經驗,目前擔任廣州瑞楓諮詢有限公司 的高級合夥人。楊女士畢業于深圳大 學,主修國際經濟與貿易專業,並具有 中國計冊會計師執業資格,亦持有環 境、社會及管冶投資領域的特許金融分 析師證書。

於二零零五年七月至二零一三年十一月 的八年任期內,彼於畢馬威華振會計師 事務所(特殊普通合夥)擔任審計經理, 專注於為國內外大中型企業及A股、H股 上市公司提供首次公開發售審計及年度 審計等專業服務。自二零一四年二月至 二零二一年六月,楊女士於聯交所主板 上市公司萊蒙國際集團有限公司(股份 代號:3688,為一間房地產公司)擔任税 務總監。彼亦於財務及税務管理方面擁 有豐富的經驗及充足的行業資源,並熟 悉香港上市公司的監管要求。彼於構建 企業財務管理體系、資產重組、併購、 税務合規、企業風險管理及財務會計分 析等領域擁有深厚的專業知識及實踐 經驗。

高級管理層

聯席公司秘書

陳競德先生,本公司財務總監及聯席公 司秘書,於二零二二年九月加入本公 司。彼擁有逾23年資本市場、財務管理、 企業融資、上市規則合規工作以及企業 管治方面的經驗。彼於二零零二年畢業 於香港理工大學並取得主修會計學學 士學位,及於二零二一年畢業於香港中 文大學並取得高級行政人員工商管理學 碩士學位。彼現為英國特許公認會計師 公會的資深會員以及香港會計師公會會 員。在加入本公司前,陳競德先生曾任 職於多家上市公司及國際會計師事務所。

Ms. YANG Yongyi (楊詠儀), aged 41, was appointed as an independent non-executive Director on 31 December 2024. Ms. YANG has over 19 years' experience in the field of finance and taxation and currently serves as a senior partner at Guangzhou Ruifeng Consulting Co., Ltd.. Ms. YANG graduated from Shenzhen University with a major in International Economics and Trade, and is qualified as a Certified Public Accountant in China, as well as holding a CFA Certificate in ESG Investing.

During her eight-year tenure at KPMG Huazhen LLP (a special general partnership) from July 2005 to November 2013 as an audit manager, she specialized in providing professional services such as IPO audits and annual audits for large and medium-sized domestic and foreign invested enterprises, as well as A-share and H-share listed companies. From February 2014 to June 2021, Ms. YANG served as the tax director at Top Spring International Holdings Limited, a real estate company listed on the Main Board of the Stock Exchange (Stock Code: 3688). She possesses extensive experience and abundant industry resources in finance and tax management and is familiar with the regulatory requirements for listed companies in Hong Kong. She has profound professional knowledge and practical experience in the areas of building corporate financial management systems, asset restructuring, mergers and acquisitions, tax compliance, corporate risk management, and financial accounting analysis.

SENIOR MANAGEMENT

Joint Company Secretaries

Mr. CHAN King Tak (陳競德), the chief financial officer and joint company secretary of the Company, joined the Company in September 2022. He has over 23 years of experience in capital markets, financial management, corporate finance, compliance with the Listing Rules and corporate governance. He graduated from The Hong Kong Polytechnic University with a bachelor's degree majoring in Accountancy in 2002, and graduated from The Chinese University of Hong Kong with an executive master's degree in business administration in 2021. He is currently a fellow member of Association of Chartered Certified Accountants and a member of the Hong Kong Institute of Certified Public Accountants. Prior to joining the Company, Mr. CHAN worked in several listed companies and an international accounting firm.

Ms. KWONG Yin Ping, Yvonne (鄭燕萍), the joint company secretary of the Company. She is a senior vice president of SWCS Corporate Services Group (Hong Kong) Limited. She holds a bachelor's degree in accountancy from the Hong Kong Polytechnic University and is a fellow of The Hong Kong Chartered Governance Institute (formerly known as The Hong Kong Institute of Chartered Secretaries) and The Chartered Governance Institute (formerly known as The Institute of Chartered Secretaries and Administrators). Ms. KWONG has extensive experience in providing company secretarial and compliance services to numerous private and listed companies. She is currently the named company secretary or joint company secretary of several companies listed on the Stock Exchange.

董事會報告書 **DIRECTORS' REPORT**

主要業務

本公司是一家投資控股公司。本集團主 要業務為房地產開發及物業租賃。

業務回顧

一般事項

有關本集團年內業務的回顧與對本集團 未來業務發展的論述分別載於本年報的 主席報告及管理層討論及分析章節內。 有關採用財務關鍵表現指標對本集團年 內的表現作出的分析載於本年報管理層 討論及分析章節內。除本年報「管理層 討論及分析 _ 期後事件」一節所披露者 外,於截至二零二四年十二月三十一日 止財政年度結束後直至本年報批准日 期,本集團並無任何重大事項。

主要風險及不確定因素

本集團面臨的主要風險及不確定因素包 括(i)按商業可接受價格在合適地點購得 發展用途的土地儲備方面的不確定性; (ii)擴張業務至新地域的不確定性;(iii)取 得購置土地及未來發展所需充裕資金的 不確定性; (iv)地產項目盈利能力波動相 關的風險;(v)取得行政證書相關的風 險;(vi)中國房地產市場表現相關的風 險; (vii)中國房地產行業的政府政策及 法規相關的風險;及(viii)原材料價格及 勞工成本上升相關的風險。

本集團的財務風險主要包括外匯匯率風 險、利率風險、信用風險及流動性風 險。該等財務風險以及本集團所使用的 相關風險管理政策及常規於本年報綜合 財務報表附計41「財務風險管理目標及 政策」中論述。

PRINCIPAL ACTIVITIES

The Company is an investment holding company. The principal activities of the Group are property development and property leasing.

BUSINESS REVIEW

General

A review of the business of the Group during the year and a discussion on the Group's future business development are set out in the Chairman's Statement, as well as the Management Discussion and Analysis sections, respectively, of this annual report. An analysis of the Group's performance during the year using financial key performance indicators is set out in the Management Discussion and Analysis section of this annual report. Save as disclosed in the section headed "Management Discussion and Analysis -Subsequent Events" in this annual report, the Group has no significant events after the end of the financial year ended 31 December 2024 and up to the date of approval of this annual report.

Principal Risks and Uncertainties

Principal risks and uncertainties the Group faces include (i) uncertainty as to the acquiring of land reserves for development in desirable locations at commercially acceptable prices; (ii) uncertainty as to business expansion into new geographic locations; (iii) uncertainty as to obtaining sufficient funding for land acquisitions and future developments; (iv) risks related to the fluctuation of profitability of property projects; (v) risks related to obtaining administrative certificates; (vi) risks related to the performance of the PRC property markets; (vii) risks related to the government policies and regulations regarding the PRC property industry; and (viii) risks related to the increasing raw materials price and labour costs.

The financial risks of the Group mainly include foreign exchange rate risk, interest rate risk, credit risk and liquidity risk. These financial risks, and the related risk management policies and practices used by the Group are discussed in note 41 headed "Financial Risk Management Objectives and Policies" to the consolidated financial statements of this annual report.

環境政策及表現

促進可持續發展及有利保護的環境是本 集團的企業及社會責任,且本集團致力 盡可能減低其環境影響,並遵守適用環 保法律及法規。本集團為遵守適用環保 法律及法規而採取的措施包括:(i)嚴格 選聘建築承包商並對其施工過程進行監 督;(ii)在項目竣工後及時申請相關政府 部門的檢測;及(iii)積極採用環保設備及 設計。本集團亦會在環境保護方面採取 自願行動,並在設計物業項目時優先考 **盧節能減排。**

於二零二四年度,本集團的物業並無收 到任何與違反任何環保法律或法規有關 的重大罰款或處罰。

本集團的二零二四年環境、社會及管治 報告將與本年報同日另行刊發。

遵守法律及法規

本集團繼續保持更新及遵守適用的相關 法律及法規規定,以確保合規。本集團 已在所有重大方面遵守所有相關法律及 法規並已從相關監管機關取得所有適用 的重要執照、批准及許可證。

與僱員的關係

本集團相信,重視企業文化的優質僱 員,是促進本集團可持續發展的必要元 素。本集團擬通過各種激勵措施,包括 培訓課程、具競爭力的薪酬待遇以及有 效的激勵制度,以吸引及挽留有技能和 才幹的僱員。有關本集團僱員及員工成 本及薪酬政策的詳情,請參閱「董事會 報告書 - 僱員及薪酬政策」一節。

Environmental Policies and Performance

It is the Group's corporate and social responsibility in promoting a sustainable and environmental friendly environment, and the Group strives to minimize its environmental impact and comply with the applicable environmental laws and regulations. The measures the Group takes to ensure its compliance with the applicable environmental laws and regulations include: (i) strictly selecting construction contractors and supervising the process of construction; (ii) applying for review by the relevant government authorities in a timely manner after the project is completed; and (iii) actively adopting environmentally friendly equipment and designs. The Group also takes voluntary actions with respect to environmental protection and makes energy conservation and emission reduction as primary considerations when designing its property projects.

None of the Group's properties had received any material fines or penalties associated with the breach of any environmental laws or regulations during Year 2024.

The Group's 2024 Environmental, Social and Governance Report shall be published separately on the same date as this annual report.

Compliance with Laws and Regulations

The Group continues to keep itself updated over the requirement of the relevant laws and regulations applicable to it to ensure compliance. The Group had complied with all relevant laws and regulations in all material aspects and has obtained all applicable material licenses, approvals and permits from relevant regulatory authorities.

Relationship with Employees

The Group believes high-quality employees who value its corporate culture are essential elements to promote the Group's sustainable growth. The Group intends to attract and retain skilled and talented employees through various initiatives, including training programs, competitive compensation packages and effective incentive system. For details regarding employees and staff costs and the emolument policy of the Group, please refer to the section headed "Directors' Report – Employees and Remuneration Policy".

與供應商的關係

本集團致力於與作為長期業務夥伴的供 應商發展良好關係,以確保本集團的業 務穩定。透過積極有效的持續溝通,本 集團與供應商的業務關係得到加強。有 關本集團主要供應商的詳情,請參閱 「董事會報告書 - 主要客戶及供應商」 一節。

與客戶的關係

客戶對本集團服務和產品的滿意度對業 務及回報產生深遠的影響。本集團專業 的銷售團隊與客戶及潛在客戶不斷的溝 通,發現及創造客戶需要並最終協助客 戶在知情的基礎上作出決策。把握市場 走勢同時識別客戶痛點對本集團及時調 整經營策略以適應市場需求至關重要。 有關本集團主要客戶的詳情,請參閱 「董事會報告書 - 主要客戶及供應商」 一節。

財務報表

本集團二零二四年度的業績及本集團於 該日的財務狀況載於財務報表第97至 260頁。

末期股息

董事會不建議派發二零二四年度末期股 息(二零二三年度:無)。於二零二四年 十二月三十一日,概無本公司股東放棄 或同意放棄任何股息的安排。

Relationship with Suppliers

The Group is dedicated to developing good relationship with suppliers as long-term business partners to ensure stability of the Group's businesses. The Group reinforces business partnerships with suppliers by ongoing communication in a proactive and effective manner. For details regarding the Group's major suppliers, please refer to the section headed "Directors' Report – Major Customers and Suppliers".

Relationship with Customers

Customers' satisfaction with the Group's services and products has a profound effect on business and returns. The Group's dedicated sales team is in constant communication with customers and potential customers to uncover and create customer needs and help customers make informed decisions. Identification of customers' pain points alongside grasping the market trend are critical for the Group to timely adjust its operating strategies to fit the market requirement. For details regarding the Group's major customers, please refer to the section headed "Directors' Report -Major Customers and Suppliers".

FINANCIAL STATEMENTS

The results of the Group for Year 2024 and the state of the Group's financial position as at that date are set out in the financial statements on pages 97 to 260.

FINAL DIVIDEND

The Board did not recommend the payment of final dividend for Year 2024 (Year 2023: Nil). As at 31 December 2024, there was no arrangement under which a shareholder of the Company had waived or agreed to waive any dividends.

股東週年大會及暫停辦理 股份過戶登記

本公司的應屆股東週年大會(「股東週年 大會」) 將於二零二五年六月二十日(星 期五)召開,而召開股東週年大會之通告 將於本公司網站及聯交所網站刊發,並 於適當時候按上市規則的要求寄發予本 公司股東。為釐定出席股東週年大會及 於會上投票的資格,本公司將於二零二 五年六月十七日(星期二)至二零二五年 六月二十日(星期五)期間(首尾兩日包 括在內) 暫停辦理股東登記, 期內將不會 辦理任何本公司股份過戶登記。為符合 資格出席將於二零二五年六月二十日 (星期五)舉行的股東週年大會及於會上 投票,所有股份過戶文件連同相關股票 必須於二零二五年六月十六日(星期一) 下午四時三十分(香港時間)前,送達本 公司的香港證券登記分處香港中央證券 登記有限公司,地址為香港灣仔皇后大 道東183號合和中心17樓1712-1716號舖。

儲備

本集團於二零二四年度的儲備變動載於 綜合權益變動表。

物業、廠房及設備

本集團及本公司於二零二四年度的物業、廠房及設備變動載於財務報表附註 13。

附屬公司

本公司主要附屬公司於二零二四年十二 月三十一日的詳情載於綜合財務報表附 註1。

捐款

本集團於二零二四年度作出的捐款合共 約人民幣0.5百萬元。

財務概要

本集團過去五個財政年度的業績及資產 及負債摘要載於本年報第260頁。

ANNUAL GENERAL MEETING AND CLOSURE OF REGISTER OF MEMBERS

The forthcoming annual general meeting of the Company (the "AGM") will be held on Friday, 20 June 2025. A notice convening the AGM will be published on the Company's website and the Stock Exchange's website and dispatched to the shareholders of the Company in accordance with the requirements of the Listing Rules in due course. For the purpose of determination of eligibility to attend and vote at the AGM, the register of members of the Company will be closed from Tuesday, 17 June 2025 to Friday, 20 June 2025 (both days inclusive), during which period no transfer of shares of the Company will be effected. In order to be entitled to attend and vote at the AGM to be held on Friday, 20 June 2025, all transfer of shares accompanied by the relevant share certificates must be lodged with the Company's Hong Kong branch share registrar, Computershare Hong Kong Investor Services Limited, at Shops 1712-1716, 17th Floor, Hopewell Centre, 183 Queen's Road East, Wanchai, Hong Kong, no later than 4:30 p.m. (Hong Kong time) on Monday, 16 June 2025.

RESERVES

Changes to the reserves of the Group during Year 2024 are set out in the consolidated statement of changes in equity.

PROPERTY, PLANT AND EQUIPMENT

Changes to the property, plant and equipment of the Group and the Company during Year 2024 are set out in Note 13 to the financial statements.

SUBSIDIARIES

Particulars of the Company's principal subsidiaries as at 31 December 2024 are set out in Note 1 to the consolidated financial statements.

DONATIONS

Donations made by the Group during Year 2024 amounted to approximately RMB0.5 million.

FINANCIAL SUMMARY

A summary of the results and of the assets and liabilities of the Group for the last five financial years is set out on page 260 of this annual report.

購買、出售及贖回本集團上 市證券

除本年報所披露外,於二零二四年度, 概無本公司及其任何附屬公司購買、出 售或贖回本集團任何上市證券。

董事

於二零二四年度及直至本年報批准日 期,董事如下:

董事姓名

Directors Name

劉偉亮先生

Mr. LIU Weiliang

李洋先生

Mr. LI Yang

歐國偉先生

Mr. OU Guowei

陸海林博士

Dr. LOKE Yu (alias LOKE Hoi Lam)

王傳序先生

Mr. WANG Chuanxu

謝駿先生

Mr. XIE Jun

楊詠儀女士

Ms. YANG Yongyi

根據本公司的組織章程細則,董事劉偉 亮先生及謝駿先生將於應屆股東週年大 會上輪值退任。楊詠儀女士於二零二四 年十二月三十一日獲董事會委任,亦將 於應屆股東週年大會上退任。所有上述 退任董事均願意膺選連任。

劉偉亮先生、謝駿先生及楊詠儀女士均 無與本公司或其任何附屬公司訂立於一 年內不可在不予賠款(一般法定責任除 外)的情况下終止的尚未屆滿服務合同。

董事及本公司高級管理層的履歷載於本 年報「董事及高級管理層履歷」一節。

PURCHASE, SALE AND REDEMPTION OF THE **GROUP'S LISTED SECURITIES**

Saved as disclosed in this annual report, neither the Company nor any of its subsidiaries purchased, sold or redeemed any of the listed securities of the Group during Year 2024.

DIRECTORS

The Directors during Year 2024 and up to the date of approval of this annual report were:

職位

Position

執行董事兼董事會主席

Executive Director and chairman of the Board

執行董事、行政總裁兼常務副總裁

Executive Director, chief executive officer and executive vice president

非執行董事(自二零二五年一月十七日起辭任)

Non-executive Director (resigned with effect from 17 January 2025)

獨立非執行董事(自二零二四年十二月三十一日起辭任)

Independent non-executive Director (resigned with effect from 31 December 2024)

獨立非執行董事

Independent non-executive Director

獨立非執行董事

Independent non-executive Director

獨立非執行董事(自二零二四年十二月三十一日起獲委任)

Independent non-executive Director (appointed with effect from 31 December 2024)

In accordance with the articles of association of the Company, Directors retiring by rotation at the forthcoming AGM are Mr. LIU Weiliang and Mr. XIE Jun. Ms. YANG Yongyi, who was appointed by the Board on 31 December 2024, will also retire at the forthcoming AGM. All the abovenamed retiring Directors offer themselves for re-election.

None of Mr. LIU Weiliang, Mr. XIE Jun and Ms. YANG Yongyi has an unexpired service contract which is not determinable by the Company or any of its subsidiaries within one year without payment of compensation, other than under normal statutory obligations.

The biographical details of the Directors and senior management of the Company are set out in the section headed "Biographies of the Directors and Senior Management" section in this annual report.

董事於重大交易、安排及合 同的權益

除財務報表附註38所披露的關聯方交易 及本董事會報告書「持續關連交易」一節 所披露的持續關連交易外,本公司或其 任何附屬公司在年末或於二零二四年度 內任何時間,概無訂立任何董事直接或 間接擁有重大權益且存續的重大交易、 安排或合同。

控 股 股 東 於 重 大 合 約 的權益

除本董事會報告書中「持續關連交易」一節所披露的持續關連交易外,於二零二四年度,本公司或其任何附屬公司與本公司或其任何附屬公司的任何控股股東概無訂立其他重大合約,亦無就控股股東或其任何附屬公司向本公司或其任何附屬公司提供服務而訂立其他重大合約。

DIRECTORS' INTERESTS IN TRANSACTIONS, ARRANGEMENTS AND CONTRACTS OF SIGNIFICANCE

Save as the related party transactions as disclosed in Note 38 to the financial statements and the continuing connected transactions as disclosed in the section headed "Continuing Connected Transactions" in this Directors' Report, no transactions, arrangements or contracts of significance to which the Company or any of its subsidiaries was a party and in which a Director had a material interest, whether directly or indirectly, subsisted at the end of the year or at any time during Year 2024.

CONTROLLING SHAREHOLDERS' INTERESTS IN CONTRACTS OF SIGNIFICANCE

Save for the continuing connected transactions as disclosed in the section headed "Continuing Connected Transactions" in this Directors' Report, there was no other contract of significance between the Company or any of its subsidiaries and any controlling shareholder of the Company or any of its subsidiaries, nor other contract of significance for the provision of services to the Company or any of its subsidiaries by a controlling shareholder or any of its subsidiaries during Year 2024.

董事及最高行政人員於本 公司或其相聯法團的股份、 相關股份及債權證的權益 及淡倉

於二零二四年十二月三十一日,董事或 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、相關股份及債權證中擁有根據證 券及期貨條例第352條規定本公司須存 置的登記冊所記錄,或根據上市規則附 錄C3所載之「上市發行人董事進行證券 交易的標準守則」(「標準守則」)須知會 本公司及聯交所的權益及淡倉如下:

於本公司股份或相關股份中的 權益

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

As at 31 December 2024, the interests and short positions of the Directors or the chief executive of the Company in the Shares, underlying Shares and debentures of the Company or its associated corporations (within the meaning of Part XV of the SFO) as recorded in the register required to be kept by the Company pursuant to section 352 of the SFO or as notified to the Company and the Stock Exchange pursuant to the Model Code for Securities Transactions by Directors of Listed Issuers as set out in Appendix C3 to the Listing Rules (the "Model Code") were as follows:

Interest in the Shares or underlying Shares of the Company

佔太公司股權

Nan	F/最高行政人員姓名 ne of ector/Chief Executive	本集團成員公司/ 相聯法團名稱 Name of Group n associated corpor	nember/	身份/權益性質 ⁽¹⁾ / Capacity/ Nature of interest ⁽¹⁾	股份數目 Number of Shares	概約百分比 Approximate percentage of shareholding in the Company
(方	1偉先生	本公司		受控法團權益(3)	217,140,000 ⁽²⁾	4.97%
	OU Guowei (resigned on January 2025)	The Company		Interest in controlled corporation ⁽³⁾		
附註	:		Notes:			
(1)	所列全部權益均為好倉	•	(1) A	All interests stated are long positions.		
(2)	該 等 217,140,000 股 股 / Shine Limited 持有。	份全部由Warm	(2) T	These 217,140,000 Shares are all held by	Warm Shine Limited.	
(3)			d	Mr. OU Guowei is the sole legal and be leemed to be interested in the Shares in under the SFO.		

佔相關已發行 同類別債券概

於本公司債權證中的權益

Interest in debentures of the Company

董事/最高行政人員姓名 Name of Director/Chief Executive	本集團成員公司/ 相聯法團名稱 Name of Group member/ associated corporation	身份/權益性質 ⁽¹⁾ Capacity/ Nature of interest ⁽¹⁾	債權證 本金金額 Principal amount of debentures	約百分比 Approximate percentage of holding in the debentures of same class in issue
歐國偉先生 (於二零二五年 一月十七日辭任)	本公司	受控法團權益(3)	1,410,000美元 ^⑵	0.19% ⁽⁴⁾
Mr. OU Guowei (resigned on 17 January 2025)	The Company	Interest in controlled corporation ⁽³⁾	US\$1,410,000 ⁽²⁾	

附註:

- (1) 所列全部權益均為好倉。
- (2) 該等債權證全部由Strike Investment Holdings Limited持有。
- (3) 歐國偉先生為Strike Investment Holdings Limited的唯一合法及實益擁有人,且根據證券及期貨條例,彼被視為於Strike Investment Holdings Limited擁有權益的債權證中擁有權益。
- (4) 相關債券為於二零二三年三月到期、本 金總額728,623,000美元及按8.0%年利率 計息的綠色優先票據。

除上文所披露者外,於二零二四年十二 月三十一日,概無董事及本公司最高行 政人員於本公司或其任何相聯法團(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任何根據證券 及期貨條例第352條規定本公司須存置 的登記冊所記錄的權益或淡倉,或須根 據標準守則知會本公司及聯交所的權益 或淡倉。

Notes:

- (1) All interests stated are long positions.
- (2) These debentures are all held by Strike Investment Holdings Limited.
- (3) Mr. OU Guowei is the sole legal and beneficial owner of Strike Investment Holdings Limited and is deemed to be interested in the debentures in which Strike Investment Holdings Limited is interested under the SFO.
- (4) The debentures are the green senior notes due March 2023 with an aggregate principal amount of US\$728,623,000 bearing interest at a rate of 8.0% per annum.

Save as disclosed above, as at 31 December 2024, none of the Directors nor the chief executive of the Company had any interests or short positions in any of the shares, underlying shares or debentures of the Company or any of its associated corporations (within the meaning of Part XV of the SFO) as recorded in the register required to be kept by the Company pursuant to section 352 of the SFO or as notified to the Company and the Stock Exchange pursuant to the Model Code.

主要股東及其他人士於股份及相關股份的權益及

於二零二四年十二月三十一日,以下人 士(董事或本公司最高行政人員除外)於 股份或相關股份中擁有任何根據證券及 期貨條例第336條規定本公司須存置的 登記冊所記錄的權益或淡倉:

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

As at 31 December 2024, the following persons (other than the Directors or the chief executive of the Company) had interests or short positions in the Shares or underlying Shares as recorded in the register required to be kept by the Company under section 336 of the SFO:

化柱去肌丛

描头瓶奶

股東姓名/名稱 Name of shareholder	權益性質 Nature of interest	所符有股份 或證券數目 ⁽¹⁾ Number of Shares or securities held ⁽¹⁾	權益概約 百分比 Approximate percentage of interest
<u> </u>	受控法團權益	1 007 250 000 (L) ⁽²⁾	45 720
歐宗榮先生		1,997,258,000 (L) ⁽²⁾	45.73%
Mr. OU Zongrong	Interest in a controlled corporation	(2)	
林淑英女士(3)	配偶權益	1,997,258,000 (L) ⁽²⁾	45.73%
Ms. LIN Shuying ⁽³⁾	Interest of spouse		
	實益擁有人	1,890,826,000 (L)	43.29%
RoYue Limited	Beneficial owner		
中國東方資產管理股份有限公司	於股份中擁有抵押權益的人士	575,000,000 (L)	13.16%
China Orient Asset Management Co., Ltd.	受控法團權益4	25,000,000 (L)	0.57%
	Interest in a controlled corporation (4)		

附註:

- 字母[L]指有關人士於該等股份的 好倉。
- 於 該 等1,997,258,000 股 股 份 中, (2) 1,890,826,000 股 股 份 由 RoYue Limited 持 有,106,404,657股股份由RoJing Limited 持有,及27,343股股份由RoJing ZR (PTC) Limited持有。歐宗榮先生為RoYue Limited、RoJing Limited及RoJing ZR (PTC) Limited的唯一合法及實益擁有人,因 此,歐宗榮先生被視為於RoYue Limited 持有的1,890,826,000股股份、RoJing Limited持有的106,404,657股股份及 RoJing ZR (PTC) Limited持有的27,343股 股份中擁有權益。
- 林淑英女士為歐宗榮先生的配偶。根據 證券及期貨條例第XV部,林淑英女士 被視為於歐宗榮先生擁有權益的相同 數目股份中擁有權益。

Notes:

- The letter "L" denotes the person's long position in such Shares. (1)
- These 1,997,258,000 Shares represent 1,890,826,000 Shares held by RoYue Limited, 106,404,657 Shares held by RoJing Limited and 27,343 shares held by Rojing ZR (PTC) Limited. Mr. Ou Zongrong is the sole legal and beneficial owner of RoYue Limited, RoJing Limited and Rojing ZR (PTC) Limited, therefore Mr. Ou Zongrong is deemed to be interested in 1,890,826,000 Shares, 106,404,657 Shares and 27,343 Shares held by RoYue Limited, RoJing Limited and Rojing ZR (PTC) Limited, respectively.
- Ms. Lin Shuying is the spouse of Mr. Ou Zongrong. Under Part XV of the SFO, Ms. Lin Shuying is deemed to be interested in the same number of Shares in which Mr. Ou Zongrong is interested.

- (4) 東興證券(香港)金融控股有限公司由東興證券股份有限公司全資擁有,而東興證券股份有限公司由中國東方資產管理股份有限公司擁有52.74%權益。根據證券及期貨條例,中國東方資產管理股份有限公司及東興證券股份有限公司被視為於東興證券(香港)金融控股有限公司擁有權益的股份中擁有權益。
- (4) Dongxing Securities (Hong Kong) Financial Holdings Limited is wholly-owned by Dongxing Securities Co., Ltd which in turn is owned as to 52.74% by China Orient Asset Management Co., Ltd. By virtue of the SFO, China Orient Asset Management Co., Ltd. and Dongxing Securities Co., Ltd are deemed to be interested in the Shares in which Dongxing Securities (Hong Kong) Financial Holdings Limited is interested.

除上文所披露者外,董事及最高行政人員並不知悉任何其他人士(董事或本公司最高行政人員除外)於二零二四年十二月三十一日於本公司股份或相關股份中擁有根據證券及期貨條例第336條規定本公司須存置的登記冊所記錄的權益或淡倉。

Save as disclosed above, the Directors and chief executive are not aware of any other person, not being a Director or chief executive of the Company, who had an interest or short position in the Shares or the underlying Shares of the Company as recorded in the register required to be kept by the Company under section 336 of the SFO as at 31 December 2024.

管理合同

概無有關本公司任何業務整體或任何重 大環節的管理及行政方面的合同於年內 訂立或仍然有效。

主要客戶及供應商

於二零二四年,因本集團業務性質使然,從其五大客戶獲得的收益佔總收益30%以下,且從其五大供應商的採購金額佔總採購成本30%以下。

審核委員會

MANAGEMENT CONTRACTS

No contracts concerning the management and administration of the whole or any substantial part of the business of the Company were entered into or existed during the year.

MAJOR CUSTOMERS AND SUPPLIERS

In 2024, due to the nature of the Group's business, revenue derived from its top five customers accounted for less than 30% of total revenue, and the purchases from its top five suppliers accounted for less than 30% of total purchase cost.

AUDIT COMMITTEE

The Company established an audit committee (the "Audit Committee") with written terms of reference in compliance with Rule 3.21 of the Listing Rules and the Corporate Governance Code. The Audit Committee consists of three members, namely Mr. XIE Jun, Mr. WANG Chuanxu and Ms. YANG Yongyi, each an independent non-executive Director. Ms. YANG Yongyi has been appointed as the chairman of the Audit Committee, and is the independent non-executive Director possessing the appropriate professional qualifications. The primary duties of the Audit Committee include: (i) making recommendations regarding the appointment and removal of external auditors of the Company; (ii) reviewing the accounting policies and financial positions of the Company; (iii) reviewing and supervising the internal audit functions and internal control structure of the Company; and (iv) reviewing and overseeing the risk management of the Company.

二零二四年度的本集團經審核綜合財務 報表於向董事會提呈批准建議前已由審 核委員會審閱。

優先購買權及稅項寬免

儘管開曼群島法律並無對優先購買權施 加限制,但本公司的組織章程細則亦無 有關該等權利的規定。

本公司並不知悉股東因持有本公司證券 而可享有任何税項寬免及豁免。

僱員及薪酬政策

於二零二四年度,本集團平均擁有927名 僱員(二零二三年度:平均1,549名僱員) 有關二零二四年度發生的僱員薪酬及福 利開支(包括董事及最高行政人員薪酬) 詳情,請參閱本年報內的財務報表附註 6、8、9及39。

本集 團 捅 渦 多 種 渠 道 , 例 如 招 聘 公 司 、 內部推介及於互聯網刊登廣告,在當地 市場招募合資格人員。本集團尤其重視 對自身工作有忠誠度及注重企業文化, 以及擁有相關工作經驗的僱員。本集團 的未來發展取決於能否物色、聘用、培 訓及留住合嫡的熟練及合資格僱員,包 括具相關專業技能的管理人員。因此, 本集團已根據僱員的職位及專長為其建 立系統性培訓計劃。

本集團與全體僱員均簽訂勞動合同及向 僱員提供具競爭力的薪酬待遇,包括基 本薪金、酌情花紅及績效工資。本公司 亦採納購股權計劃,其詳情載於「董事 會報告書 - 購股權計劃」一節。

根據適用中國法律及法規,本集團須遵 守社會保險繳納計劃。本集團亦為其於 香港的全體僱員參加強積金計劃。

The Group's audited consolidated financial statements for the Year 2024 were reviewed by the Audit Committee before recommendation to the Board for approval.

PRE-EMPTIVE RIGHTS AND TAX RELIEF

There is no provision for pre-emptive rights under the articles of association of the Company, although there are no restrictions against such rights under the laws in the Cayman Islands.

The Company is not aware of any tax relief and exemption available to the shareholders by reason of their holding of the Company's securities.

EMPLOYEES AND REMUNERATION POLICY

During Year 2024, the Group had an average number of 927 employees (Year 2023: average 1,549 employees). Please refer to Notes 6, 8, 9 and 39 to the notes to financial statements in this annual report for details of employee remuneration and benefit expense (including directors' and chief executive's remuneration) incurred for Year 2024.

The Group recruits qualified personnel in local markets through various channels, such as recruiting firms, internal referrals and advertisement on the Internet. The Group particularly values employees who demonstrate loyalty to their work and who value corporate culture, as well as those with relevant working experiences. The Group's future development, to a considerable extent, depends on its ability to identify, hire, train and retain suitably skilled and qualified employees, including management personnel, with relevant professional skills. Therefore, the Group has established systematic training programs for employees based on their positions and expertise.

The Group enters into labor contracts with all employees and offers employees competitive remuneration packages that include basic salaries, discretionary bonuses and performance-based payments. The Company has also adopted the Share Option Scheme, details of which are set out in the section headed "Directors' Report - Share Option Scheme".

Under the applicable PRC laws and regulations, the Group is subject to social insurance contribution plans. The Group also participates in the MPF Scheme for all employees in Hong Kong.

僱員退休福利

本集團亦為其於香港的全體僱員參加強 積金計劃。強積金計劃的供款乃按合資 格僱員的相關收入總額的5%及1,500港 元(以較低者為準)的最低法定供款要求 作出。該強積金計劃的資產與本集團資 產分開持有,並由獨立管理的基金 保管。

中國退休計劃及強積金計劃概無條文可 使沒收供款用作於減少未來供款。本集 團的僱員退休福利詳情載於財務報表附 註2.4、6、8、9及39。

購股權計劃

於二零一七年十二月十五日,本公司當時的股東有條件批准並採納購股權計劃,該購股權計劃須待上市後方告落實。

(1) 目的

購股權計劃旨在為本公司提供途 徑激勵參與者(定義見下文)及挽留 本集團僱員,並鼓勵僱員致力工作 提升本公司的價值及推動本公司 的長期發展。

EMPLOYEE RETIREMENT BENEFITS

The Group operates its business mainly in the Chinese Mainland. The Chinese Mainland based employees of the Group participate in various defined contribution retirement benefit plans operated by the relevant municipal and provincial governments in the PRC (the "PRC Retirement Scheme") in accordance with the rules and regulations. The Group's subsidiaries which operate in the PRC are required to make monthly contributions to these plans calculated as a percentage of the employees' salaries. The municipal and provincial governments undertake to assume the retirement benefit obligations of all existing and future retired PRC based employees' payable under the plans described above. Other than the monthly contributions, the Group has no further obligation for the payment of retirement and other post-retirement benefits of its employees. The assets of these plans are held separately from those of the Group in independently administrated funds managed by the PRC government.

The Group also participates in the MPF Scheme for all employees in Hong Kong. The contributions to the MPF Scheme are based on minimum statutory contribution requirement of the lower of 5% of eligible employees' relevant aggregate income and HK\$1,500. The assets of this MPF Scheme are held separately from those of the Group in independently administered funds.

There are no provisions under the PRC Retirement Scheme and MPF Scheme whereby forfeited contributions may be used to reduce future contributions. Particulars of the employee retirement benefits of the Group are set out in Notes 2.4, 6, 8, 9 and 39 to the financial statements.

SHARE OPTION SCHEME

On 15 December 2017, the Share Option Scheme was conditionally approved and adopted by the then shareholders of the Company and its implementation is conditional on the listing.

(1) Purpose

The purpose of the Share Option Scheme is to provide the Company with a means to incentivise the Participants (as defined below) and retain employees of the Group, and to encourage employees to work towards enhancing the value of the Company and promote the long-term development of the Company.

參與者、期限及剩餘期限 (2)

根據購股權計劃的條款,董事會有 權於採納日期起計10年期間(自二 零一七年十二月十五日起至二零 二七年十二月十四日止) 內隨時向 董事會全權酌情認為已對或將對 本集團作出貢獻的任何董事或本 集團僱員(「參與者」)授出購股權。 除非經本公司於股東大會或經董 事會提前終止,否則購股權計劃自 採納日期起計10年期間內有效。於 二零二四年十二月三十一日, 購股 權計劃之餘下有效期約為二年十 一個月。

在上市規則禁止的情況下,當參與 者將會或可能會被上市規則或任 何適用規則、規例或法律禁止買賣 股份時,不得作出要約,且不得向 任何參與者授出購股權。特別是, 於緊接下列日期(以較早者為準)前 一個月起計至實際刊發業績公告 日期止期間內,將不會授出購股 權:(i)就批准本公司任何年度、半 年、季度或其他中期期間業績而召 開的董事會會議日期(根據上市規 則首次知會聯交所的有關日期); 及(ii)本公司根據上市規則刊發其 中期或年度業績公告的期限。

可予發行的最高股份數目 (3)

因行使根據購股權計劃及本公司 當時已有的所有其他購股權計劃 將 授 出 的 所 有 購 股 權 而 可 予 發 行 的最高股份數目,合共不得超過 400,000,000 股股份,相當於股份於 聯交所上市日期已發行股份總數 (不包括庫存股份)的10%(「計劃授 權上限」),亦相當於於本年報批准 日期已發行股份總數的9.16%。於 截至二零二四年十二月三十一日 止年度的年初及年末,購股權計劃 項下可供授出的購股權數量為 400,000,000份。

Participants, Duration and Remaining Life

Subject to the terms of the Share Option Scheme, the Board shall be entitled at any time within the period of 10 years after the adoption date, being 15 December 2017 to 14 December 2027, to grant options to any director or employee of the Group who in the sole discretion of the Board has contributed or will contribute to the Group (the "Participant"). Subject to earlier termination by the Company in general meetings or by the Board, the Share Option Scheme shall be valid and effective for a period of 10 years commencing on the adoption date. As at 31 December 2024, the remaining life of the Share Option Scheme is approximately 2 years and 11 months.

No offer shall be made and no option shall be granted to any Participant in circumstances prohibited by the Listing Rules at a time when the Participant would or might be prohibited from dealing in the Shares by the Listing Rules or by any applicable rules, regulations or law. In particular, no options may be granted during the period commencing one month immediately preceding the earlier of (i) the date of the Board meeting (as such date is first notified to the Stock Exchange in accordance with the Listing Rules) for the approval of the Company's results for any year, half-year, quarterly or other interim period; and (ii) the deadline for the Company to publish its interim or annual results announcement under the Listing Rules; and ending on the date of actual publication of such results announcement.

Maximum Number of Shares Available for Issue

The maximum number of Shares which may be issued upon exercise of all options to be granted under the Share Option Scheme and all other share option schemes existing at such time of the Company shall not in aggregate exceed 400,000,000 Shares (representing 10% of the total number of Shares in issue (excluding treasury shares) as of the date of the listing of the Shares on the Stock Exchange, the "Scheme Mandate Limit"), which represents 9.16% of the total number of Shares in issue as at the date of approval of this annual report. The number of options available for grant under the Share Option Scheme at the beginning and the end of the year ended 31 December 2024 was 400,000,000.

本公司可在獲得股東事先批准的 情況下隨時更新計劃授權上限,惟 無論如何根據已更新上限,因行使 根據購股權計劃及本公司任何其 他購股權計劃將授出的所有購股 權而可予發行的股份總數,不得超 過於批准更新計劃授權上限之日 已發行股份(不包括庫存股份)的 10% °

(4) 每個參與者的最大權利和計 劃限制

於任何12個月期間內因行使根據購 股權計劃及本公司任何其他購股 權計劃向任何參與者授出或將予 授出的購股權(包括已行使、已註 銷及尚未行使者)而已發行及將予 發行的最高股份數目,不得超過授 出時已發行股份(不包括庫存股份) 的1%,除非於股東大會上另行取 得股東批准,且該名參與者及其聯 繫人放棄投票。

因行使根據購股權計劃及本公司任 何其他購股權計劃已授出但尚未行 使的所有購股權而可予發行的最高 股份數目,於任何時間均不得超過 不時已發行股份總數(不包括庫存 股份)的10%。

向關連人士或其任何聯繫人 授出購股權

向本公司的董事、主要行政人員或 主要股東或彼等各自的任何聯繫 人授出任何購股權,須獲得獨立非 執行董事(不包括身為建議承授人 的獨立非執行董事)的批准。如向 本公司主要股東或獨立非執行董 事或彼等各自的任何聯繫人授出 購股權,將致使因於截至向參與者 發出授出購股權要約的日期(「要約 日期」)(包括該日)止12個月期間根 據本公司任何購股權計劃已經及 將會授予該名人士的所有購股權 (包括已行使、已註銷或尚未行使 的購股權)獲行使而已發行及將予 發行的股份,合共相當於要約日期 已發行股份逾0.1%,則授出購股權 須經本公司股東於股東大會批准, 而承授人、彼等之聯繫人及所有本 公司核心關連人士須就相關決議 案放棄投票。

The Company may renew the Scheme Mandate Limit at any time subject to prior shareholders' approval but in any event, the total number of Shares which may be issued upon exercise of all options to be granted under the Share Option Scheme and any other share option schemes of the Company under the limit as refreshed must not exceed 10% of the Shares in issue (excluding treasury share) as at the date of approval of the renewal of the Scheme Mandate Limit.

(4) Maximum Entitlement of Each Participant and Scheme Limit

The maximum number of Shares issued and to be issued upon exercise of the options granted and to be granted to any Participant under the Share Option Scheme and any other share option schemes of the Company (including exercised, cancelled and outstanding options) in any 12 month period shall not at the time of grant exceed 1% of the Shares in issue (excluding treasury share), unless otherwise separately approved by shareholders in general meeting with such Participant and his associates abstaining from voting.

At any time, the maximum number of Shares which may be issued upon exercise of all options which then have been granted and have yet to be exercised under the Share Option Scheme and any other share option schemes of the Company shall not exceed 10% of the total number of Shares in issue (excluding treasury share) from time to time.

Grant of Options to Connected Persons or Any of their Associates

Each grant of options to a Director, chief executive or substantial shareholder of the Company, or their respective associate(s), must be approved by the independent non-executive Directors (excluding any independent non-executive Director who is the proposed grantee). Where any grant of options to a substantial shareholder or an independent non-executive Director, or their respective associate(s), would result in the Shares issued and to be issued upon exercise of all options granted and to be granted under any share option scheme(s) of the Company (including options exercised, cancelled and outstanding) to such person in the 12-month period up to and including the date on which an offer of the grant of option is made to the Participant (the "Offer Date") representing in aggregate over 0.1% of the Shares in issue at the Offer Date, such grant of options must be approved by the shareholders of the Company in general meeting, in which the grantee, his/her associates and all core connected persons of the Company must abstain from voting in favour of such resolution.

(6) 接納及行使購股權,歸屬 期限

參與者須支付1.00港元作為接納彼 等所獲授購股權的代價。有關支付 並無設特定期限。相關接納及付款 的期間由董事會於授出購股權時 釐定。

於授出任何購股權條款的規限下, 購股權可由承授人於購股權時期 內任何時間根據要約指定的歸屬 時間及其他條款行使。授出日期起 計10年後,不得再歸屬任何購 股權。

行使價 **(7)**

行使價應由董事會釐定且應知會 一名參與者,並於任何情況下不得 低於以下各項的較高者:

- 股份於購股權授出日期(必須 為營業日)在聯交所每日報價 表所列收市價;
- 股份於緊接要約日期前五個 營業日在聯交所每日報價表 所列平均收市價;及
- 於授出日期的股份面值。

購股權授出 (8)

自採納購股權計劃以來及直至本 報告日期,本公司概無根據購股權 計劃授出或同意授出購股權,或概 無購股權獲行使、註銷、失效或尚 未行使。因此, 載列就於二零二四 年根據購股權計劃授出之購股權 而可能而發行的股份數目除以二 零二四年已發行的相關類別股份 的加權平均數對本公司並不適用。

購股權計劃主要條款的進一步詳 情載於本公司日期為二零一七年 十二月二十八日的招股章程。

Acceptance and Exercise of Options, Vesting Period

Participants are required to pay HK\$1.00 as consideration for the acceptance of an option granted to them. There is no specific period set for such payment. The period for such acceptance and payment are determined by the Board at the time of granting the options.

Subject to the terms of grant of any option, an option may be exercised by the grantee at any time during the option period and in accordance with the vesting schedule and other terms specified in the offer. No option may be vested more than 10 years after the date of grant.

Exercise Price

The exercise price shall be a price determined by the Board and notified to a Participant but in any event shall be at least the higher

- the closing price of the Shares as stated in the Stock Exchange's daily quotation sheets on the date of grant of the option, which must be a business day;
- the average of the closing price of the Shares as stated in the Stock Exchange's daily quotation sheets for the five business days immediately preceding the Offer Date; and
- the nominal value of a Share on the date of grant.

(8) **Option Granted**

Since the adoption of the Share Option Scheme and up to the date of this report, no option has been granted or agreed to be granted by the Company pursuant to the Share Option Scheme, or were exercised, cancelled, lapsed or outstanding. Therefore, it is not applicable for the Company to set out the number of Shares that may be issued in respect of the share options granted under the Share Option Scheme during 2024 divided by the weighted average number of Shares of the relevant class in issue in 2024.

Further details of the principal terms of the Share Option Scheme are set out in the prospectus of the Company dated 28 December 2017.

公眾持股量

於本年報批准日期及根據本公司循公開 渠道可獲得的資料以及就董事所知,本 公司已維持上市規則規定的最低25%公 眾持股量。

核數師

財務報表已由安永會計師事務所審核, 彼將於應屆股東週年大會上退任,並符 合資格膺選連任。續聘核數師的決議案 將於應屆股東週年大會上提呈。本公司 的核數師於過去三年並未有變動。

可供分派儲備

於二零二四年十二月三十一日,本集團 沒有可供分派予本公司股東的儲備。

債務

於二零二四年十二月三十一日,本集團 擁有總額為人民幣27,827.9百萬元的尚 未償還銀行及其他借款(二零二三年十 二月三十一日:人民幣29,000.5百萬 元)、賬面值為人民幣5,098.5百萬元的 公司债券(二零二三年十二月三十一 日:人民幣4.953.7百萬元)、賬面值為人 民幣24,514.7百萬元的優先票據(二零二 三年十二月三十一日:人民幣24.162.2百 萬元) 及賬面值為人民幣1,412.7百萬元的 永續資本證券(二零二三年十二月三十 一日:人民幣1.391.9百萬元)。本集團的 借款以人民幣、港元及美元計值。詳情 載於「管理層討論及分析-流動資金、財 務及資本資源-債務」一節。

PUBLIC FLOAT

As at the date of approval of this annual report and based on the information that is publicly available to the Company and within the knowledge of the Directors, the Company has maintained the minimum public float of 25% as required under the Listing Rules.

AUDITOR

The financial statements have been audited by Ernst & Young who shall retire at the forthcoming AGM and, being eligible, offer themselves for reappointment. A resolution for the re-appointment of auditor will be proposed at the forthcoming AGM. There has been no change in the auditor of the Company during the past three years.

DISTRIBUTABLE RESERVES

As at 31 December 2024, the Group had no reserve available for distribution to shareholders of the Company.

INDEBTEDNESS

As at 31 December 2024, the Group had total outstanding bank and other borrowings of RMB27,827.9 million (31 December 2023: RMB29,000.5 million), corporate bond with carrying amounts of RMB5,098.5 million (31 December 2023: RMB4,953.7 million), senior notes with carrying amounts of RMB24,514.7 million (31 December 2023: RMB24,162.2 million) and PCS with carrying amounts of RMB1,412.7 million (31 December 2023: RMB1,391.9 million). The Group's borrowings are denominated in Renminbi, Hong Kong dollars and US dollars. The details are set out in the section headed "Management Discussion and Analysis -Liquidity, Financial and Capital Resources – Indebtedness".

購買本公司證券的權利及 股本掛鈎協議

於二零二四年度內任何時間,本公司、 或其任何控股公司或附屬公司、或其任 何同系附屬公司概無參與作出任何安 排,讓董事或本公司最高行政人員或其 各自的聯繫人(定義見上市規則)有權認 購本公司或其任何相聯法團(定義見證 券及期貨條例)的證券,或透過收購本 公司或任何其他法團的股份或債券而獲 得利益,且除於「本董事會報告書--購股 權計劃」一節所披露外,本公司亦無訂 立任何股本掛鈎協議。

董事於競爭性業務的權益

於本年報批准日期,董事及本公司附屬 公司的董事或其各自的聯繫人概無於直 接或間接與本公司及其附屬公司的業務 構成或可能構成競爭的業務中擁有權益 而須根據上市規則予以披露。

根 據 上 市 規 則 第 13.51B(1)條 披露的董事及最高行政人 員履歷變動

除「董事及高級管理層履歷」一節及財務 報表附註8所披露者外,自本公司二零 二四年中報日期起並無其他根據上市規 則 第13.51B(1)條 須 予 披 露 的 董 事 履 歷 變動。

控股股東作出的不競爭 承諾

為限制與本公司的業務競爭,控股股東 歐宗榮先生、歐國強先生、歐國偉先 生、RoYue Limited、RoJing Limited、 RoSheng Limited及Warm Shine Limited (「控 股股東」)於二零一七年十二月十五日訂 立以本公司為受益人的不競爭契據(「不 競爭契據」)。根據不競爭契據,控股股 東承諾(其中包括)不與本集團業務競 爭,不競爭契據詳情載於本公司日期為 二零一七年十二月二十八日的招股章程 「與控股股東的關係」一節「不競爭契據」 分節。

RIGHTS TO ACQUIRE THE COMPANY'S SECURITIES AND EQUITY-LINKED **AGREEMENTS**

At no time during Year 2024 was the Company, or any of its holding companies or subsidiaries, or any of its fellow subsidiaries, a party to any arrangement to enable the Directors or chief executive of the Company or their respective associates (as defined under the Listing Rules) to have any right to subscribe for securities of the Company or any of its associated corporations as defined in the SFO or to acquire benefits by means of acquisition of shares in, or debentures of, the Company or any other body corporate, nor did the Company enter into any equity-linked agreement save as disclosed in the section headed "Share Option Scheme" in this Directors' Report.

DIRECTORS' INTERESTS IN COMPETING BUSINESS

As at the date of approval of this annual report, none of the Directors and directors of the Company's subsidiaries, or their respective associates had interests in businesses, which compete or are likely to compete either directly or indirectly, with the businesses of the Company and its subsidiaries as required to be disclosed pursuant to the Listing Rules.

CHANGES IN DIRECTOR'S AND CHIEF EXECUTIVE'S BIOGRAPHICAL DETAILS UNDER RULE 13.51B(1) OF THE LISTING RULES

Save as disclosed in the section headed "Biographies of the Directors and Senior Management" and Note 8 to the financial statements, there is no other change in Directors' biographical details which is required to be disclosed pursuant to Rule 13.51B(1) of the Listing Rules since the date of the 2024 interim report of the Company.

NON-COMPETITION UNDERTAKING BY CONTROLLING SHAREHOLDERS

In order to restrict competition activities with the Company, the controlling shareholders, namely Mr. OU Zongrong, Mr. OU Guoqiang, Mr. OU Guowei, RoYue Limited, RoJing Limited, RoSheng Limited and Warm Shine Limited (the "Controlling Shareholder(s)"), entered into a deed of non-competition in favor of the Company on 15 December 2017 (the "Deed of Non-competition"). Pursuant to the Deed of Non-competition, the Controlling Shareholders have undertaken, among others, not to compete with the business of the Group, and details of the Deed of Noncompetition are set out in the sub-section headed "Deed of Noncompetition" in the section headed "Relationship with Controlling Shareholders" of the prospectus of the Company dated 28 December 2017.

各控股股東已就於二零二四年度(「有關 期間」)遵守不競爭契據中的承諾(「承 諾」) 向董事會作出書面確認。

收到控股股東的確認後,獨立非執行董 事已進行審查作為年度審閱程序的一部 分。在為釐定控股股東於有關期間是否 已全面遵守承諾而進行的年度評估中, 獨立非執行董事注意到:(a)控股股東聲 明彼等於有關期間已全面遵守承諾;(b) 控股股東於有關期間並無報告新的競爭 業務;及(c)並無任何特定情況致使全面 遵守承諾受到質疑。鑒於以上所述,獨 立非執行董事確認,盡其所能肯定控股 股東已於有關期間遵守所有承諾。

獲准許的彌償條文

在適用法律規限下及根據本公司組織章 程細則,董事及要員可從本公司的資產 及溢利獲得彌償,並確保董事及要員免 就因執行各自的職務或應有職責所作出 或發生的作為或不作為而招致或蒙受的 所有訴訟、費用、收費、損失、損害及開 支招致任何損害。本公司於整個年內已 就可能向董事及要員提出的法律訴訟投 購適當的董事及要員責任保險。

持續關連交易

誠如本公司日期為二零二三年十二月二 十九日之公告所披露,正榮服務集團有 限公司(股份代號:6958)及其附屬公司 (統稱為「正榮服務集團」) 為本公司的關 連人士。因此,正榮服務集團與本集團 之間的交易構成本公司根據上市規則第 14A章的關連交易或持續關連交易(視情 況而定)。

Each of the Controlling Shareholders has made a written confirmation to the Board in respect of their compliance with the undertakings in the Deed of Non-competition (the "Undertakings") during Year 2024 (the "Relevant Period").

Upon receiving the confirmations from the Controlling Shareholders, the independent non-executive Directors had reviewed the same as part of the annual review process. In determining whether the Controlling Shareholders had fully complied with the Undertakings in the Relevant Period for the annual assessment, the independent non-executive Directors noted that: (a) the Controlling Shareholders declared that they had fully complied with the Undertakings in the Relevant Period; (b) no new competing business was reported by the Controlling Shareholders during the Relevant Period; and (c) there was no particular situation rendering the full compliance of the Undertakings being questionable. In view of the above, the independent non-executive Directors confirmed that, as far as they can ascertain, all of the Undertakings were complied with by the Controlling Shareholders in the Relevant Period.

PERMITTED INDEMNITY PROVISION

Subject to applicable laws, the Directors and key officers shall be indemnified and secured harmless out of the assets and profits of the Company from and against all actions, costs, charges, losses, damages and expenses which they or any of them may incur or sustain by or by reason of any act done, concurred in or omitted in or about the execution of their duty, or supposed duty, in their respective offices, pursuant to the articles of association of the Company. The Company has arranged for appropriate insurance cover for Directors' and key officers' liabilities in respect of legal actions that may be brought against the Directors and key officers throughout the year.

CONTINUING CONNECTED TRANSACTIONS

As disclosed in the Company's announcement dated 29 December 2023, each of Zhenro Services Group Limited (Stock Code: 6958) and its subsidiaries (collectively the "Zhenro Services Group") is a connected person of the Company. Accordingly, the transactions between Zhenro Services Group and the Group constitute connected transactions or continuing connected transactions (as the case may be) of the Company under Chapter 14A of the Listing Rules.

二零二三年交付前物業管理 (1) 服務協議

本公司(為其本身及代表其附屬公 司)於二零二二年十一月十五日與 正榮服務(為其本身及代表其附屬 公司) 訂立框架協議(「二零二三年 交付前物業管理服務協議|),內容 有關提供交付前物業管理服務。根 據二零二三年交付前物業管理服 務協議,正榮服務集團將(倘其於 根據相關交付前物業管理法律及 法規進行的招標程序後被選中)根 據招標文件及正榮服務集團與本 集團成員公司將不時訂立的最終 管理服務協議就本集團開發的住 宅物業項目於該等物業交付予業 主前提供交付前管理服務(包括但 不限安保、清潔、園藝、公共區域 及共用設施的維修及維護)(統稱 「交付前服務」)。二零二三年交付 前物業管理服務協議已自二零二 三年一月一日起生效, 直至二零二 五年十二月三十一日(包括該日)為 止,訂約方互相協定後可續期,惟 須遵守適用法律法規的規定。本集 團就交付前服務應付正榮服務集 團的服務費須按正榮服務集團根 據相關招標提交的報價及相關政 府部門建議的定價條款釐定。於二 零二四年,本集團就其服務支付予 正榮服務集團的管理服務費總額 為人民幣2.0百萬元,並無超過該 交易於二零二四年的年度上限人 民幣20.0百萬元。二零二三年交付 前物業管理服務協議項下擬進行 的交易構成本公司於上市規則第 14A章項下的持續關連交易。由於 二零二三年交付前物業管理服務 協議項下管理及相關服務交易之 年度上限的一項或多項適用百分 比率超過0.1%但其全部低於5%, 該等交易須遵守上市規則第 14A.76(2)條有關申報、年度審核及 公告規定,惟獲豁免遵守獨立股東 批准規定。根據國際財務報告準 則,二零二三年交付前物業管理服 務協議項下擬進行的交易亦構成 本公司的關聯方交易,其詳情載於 財務報表附註38。

有關二零二三年交付前物業管理 服務協議及相關年度上限之詳情 載於本公司日期為二零二二年十 一月十五日的公告。

(1) 2023 Pre-Delivery Property Management Services Agreement

The Company (for itself and on behalf of its subsidiaries) entered into a framework agreement in relation to the provision of pre-delivery property management services with Zhenro Services (for itself and on behalf of its subsidiaries) on 15 November 2022 (the "2023 Pre-Delivery Property Management Services Agreement"). Under the 2023 Pre-Delivery Property Management Services Agreement, Zhenro Services Group shall, where it is selected following the tender processes in accordance with the relevant pre-delivery property management laws and regulations, provide pre-delivery management services for residential property projects developed by the Group before the delivery of such properties to property owners (including but not limited to security, cleaning, landscaping, repair and maintenance of common area and shared facilities) according to the tender documents and definitive management agreements to be entered into between Zhenro Services Group and members of the Group from time to time (collectively, the "Pre-Delivery Services"). The 2023 Pre-Delivery Property Management Services Agreement had been effective from 1 January 2023 and up to and including 31 December 2025 and its term may be renewed as the parties may agree, subject to applicable laws and regulations. The service fees payable by the Group to Zhenro Services Group for the Pre-Delivery Services shall be based on the fee quotes to be submitted by the Zhenro Services Group under the relevant tender bids and the pricing terms as recommended by the relevant government authorities. The aggregate management service fees paid by the Group to Zhenro Services Group for their service in 2024 were RMB2.0 million, which did not exceed the annual cap of the transaction for 2024 of RMB20.0 million. The transactions contemplated under the 2023 Pre-Delivery Property Management Services Agreement constituted continuing connected transactions for the Company under Chapter 14A of the Listing Rules. As one or more of the applicable percentage ratios of the transactions of the annual cap in respect of the management and related services under the 2023 Pre-Delivery Property Management Services Agreement exceeded 0.1% but all of them were less than 5%, the transactions were subject to the reporting, annual review and announcement requirements but are exempt from the independent shareholders' approval requirement under Rule 14A.76(2) of the Listing Rules. The transactions contemplated under the 2023 Pre-Delivery Property Management Services Agreement also constituted related party transactions of the Company under IFRS, details of which are set out in Note 38 to the financial statements.

Details of the 2023 Pre-Delivery Property Management Services Agreement with the annual caps relating thereto are set out in the Company's announcement dated 15 November 2022.

(2) 二零二三年管理服務協議

本公司(為其本身及代表其附屬公 司)於二零二二年十一月十五日與 正榮服務(為其本身及代表其附屬 公司)訂立框架管理服務協議 (「二零二三年管理服務協議」),內 容有關提供管理及相關服務。根據 二零二三年管理服務協議,正榮服 務集團將根據正榮服務集團與本 集團成員公司將不時訂立的最終 管理服務協議,為本集團的住宅物 業項目及其示範單位、銷售辦事 處、社區會所以及本集團營運的商 業物業提供管理及相關服務,包括 但不限於上述場所的清潔、園藝、 門房、維持公共秩序、安保服務及 其他相關增值服務(統稱「管理服 務」)。本集團就管理服務應付正榮 服務集團的管理費須按公平基準 並考慮二零二三年管理服務協議 中定價政策所述的多種因素而釐 定。二零二三年管理服務協議已自 二零二三年一月一日起生效,直至 二零二五年十二月三十一日(包括 該日) 為止, 訂約方互相協定後可 續期,惟須遵守適用法律法規的規 定。於二零二四年,本集團向正榮 服務集團支付的管理服務費總額 為人民幣29.4百萬元,並無超過該 交易於二零二四年的年度上限人 民幣50.0百萬元。二零二三年管理 服務協議項下擬進行的交易構成 本公司於上市規則第14A章項下的 持續關連交易。由於二零二三年管 理服務協議項下管理及相關服務 交易之年度上限的一項或多項適 用百分比率超過0.1%但其全部低於 5%,該等交易須遵守上市規則第 14A.76(2)條有關申報、年度審核及 公告規定,惟獲豁免遵守獨立股東 批准規定。根據國際財務報告準 則,二零二三年管理服務協議項下 擬進行的交易亦構成本公司的關 聯方交易,其詳情載於財務報表附 註38。

有關二零二三年管理服務協議及 相關年度上限之詳情載於本公司 日期為二零二二年十一月十五日 的公告。

(2) 2023 Management Services Agreement

The Company (for itself and on behalf of its subsidiaries) entered into a framework management services agreement in relation to the provision of management and related services with Zhenro Services (for itself and on behalf of its subsidiaries) (the "2023 Management Services Agreement") on 15 November 2022. Under the 2023 Management Services Agreement, Zhenro Services Group shall provide management and related services to the residential property projects of the Group and their display units, sales offices and community clubhouses as well as commercial properties operated by the Group, including but not limited to cleaning, landscaping, concierge, maintenance of public order, security services and other related value-added services to the aforesaid venues according to the definitive management agreements to be entered into between Zhenro Services Group and members of the Group from time to time (collectively, the "Management Services"). The management fees payable by the Group to the Zhenro Services Group for the Management Services shall be determined on arm's length basis taking into account a wide range of factors set out in the pricing policy in the 2023 Management Services Agreement. The 2023 Management Services Agreement had been effective from 1 January 2023 and up to and including 31 December 2025 and its term may be renewed as the parties may agree, subject to applicable laws and regulations. The aggregate management service fees paid by the Group to Zhenro Services Group in 2024 were RMB29.4 million, which did not exceed the annual cap of the transaction for 2024 of RMB50.0 million. The transactions contemplated under the 2023 Management Services Agreement constituted continuing connected transactions for the Company under Chapter 14A of the Listing Rules. As one or more of the applicable percentage ratios of the transactions of the annual cap in respect of the management and related services under the 2023 Management Services Agreement exceeded 0.1% but all of them were less than 5%, the transactions were subject to the reporting, annual review and announcement requirements but were exempt from the independent shareholders' approval requirement under Rule 14A.76(2) of the Listing Rules. The transactions contemplated under the 2023 Management Services Agreement also constituted related party transactions of the Company under IFRS, details of which are set out in Note 38 to the financial statements.

Details of the 2023 Management Services Agreement with the annual caps relating thereto are set out in the Company's announcement dated 15 November 2022.

二零二三年諮詢服務協議

於二零二二年十一月十五日,本公 司與正榮商業管理有限公司(「正榮 商業」,為正榮服務的非全資附屬 公司) 訂立諮詢服務協議(「二零二 三年諮詢服務協議|),內容有關正 榮商業及其附屬公司(「正榮商業集 團」) 向本集團提供商業物業運營及 諮詢服務(統稱「諮詢服務」)。二零 二三年諮詢服務協議已自二零二 三年一月一日起生效,直至二零二 五年十二月三十一日(包括該日)為 止,訂約方互相協定後可續期,惟 須遵守適用法律法規的規定。本集 團就諮詢服務應付正榮商業集團 的服務費須考慮二零二三年諮詢 服務協議中定價政策所述的多種 因素而釐定。於二零二四年,本公 司並未向正榮商業支付商業物業 運營及諮詢服務費,並無超過該交 易於二零二四年的年度上限人民 幣15.0百萬元。二零二三年諮詢服 務協議項下擬進行的交易構成本 公司於上市規則第14A章項下的持 續關連交易。由於二零二三年諮詢 服務協議項下商業物業運營及諮 詢服務交易之年度上限的一項或 多項適用百分比率超過0.1%但全部 均低於5%,該等交易須遵守上市 規則第14A.76(2)條有關申報、年度 審核及公告規定,惟獲豁免遵守獨 立股東批准規定。根據國際財務報 告準則,二零二三年諮詢服務協議 項下擬進行的交易亦構成本公司 的關聯方交易,其詳情載於財務報 表附註38。

有關二零二三年諮詢服務協議及 相關年度上限之詳情載於本公司 日期為二零二二年十一月十五日 的公告。

(3) 2023 Consultancy Services Agreement

On 15 November 2022, the Company entered into the Consultancy Services Agreement (the "2023 Consultancy Services Agreement") with Zhenro Commercial Management Co., Ltd.* (正榮商業管理 有限公司) ("Zhenro Commercial"), a non-wholly owned subsidiary of Zhenro Services, in relation to the provision of commercial property operational and consultancy services (collectively, the "Consultancy Services") by Zhenro Commercial and its subsidiaries (the "Zhenro Commercial Group") to the Group. The 2023 Consultancy Services Agreement has been effective from 1 January 2023 and up to and including 31 December 2025 and its term may be renewed as the parties may agree, subject to applicable laws and regulations. The service fees payable by the Group to the Zhenro Commercial Group for the Consultancy Services shall be determined taking into account a wide range of factors set out in the pricing policy in the 2023 Consultancy Services Agreement. There were no commercial property operational and consultancy services fees paid by the Company to the Zhenro Commercial in 2024, which did not exceed the annual cap of the transaction for 2024 of RMB15.0 million. The transactions contemplated under the 2023 Consultancy Services Agreement constitute continuing connected transactions for the Company under Chapter 14A of the Listing Rules. As one or more of the applicable percentage ratios of the transactions in relation to the annual cap in respect of the commercial property operational and consultancy services under the 2023 Consultancy Services Agreement exceed(s) 0.1% but all of them are less than 5%, the transactions are subject to the reporting, annual review and announcement requirements but are exempt from the independent shareholders' approval requirement under Rule 14A.76(2) of the Listing Rules. The transactions contemplated under the 2023 Consultancy Services Agreement also constitute related party transactions of the Company under IFRS, details of which are set out in Note 38 to the financial statements.

Details of the 2023 Consultancy Services Agreement with the annual caps relating thereto are set out in the Company's announcement dated 15 November 2022.

(4) 租賃協議

本集團成員公司(作為出租人)於二 零二一年五月十日或之前已與正 榮商業集團成員公司(作為承租人) 訂立現有租賃協議(「現有租賃協 議一及新訂租賃協議(「新訂租賃協 議」),內容有關相關承租人向本集 團相關成員公司(作為出租人)租賃 整個物業並有權招租及分租相關 物業的任何單位,以及就相關物業 進行廣告、管理及運營活動。現有 租賃協議及新訂租賃協議已自各 自簽訂日期起生效,直至二零二三 年十二月三十一日(包括該日)為 止, 訂約方互相協定後可續期, 惟 須遵守適用法律法規的規定。於二 零二三年,正榮商業集團成員公司 概無就現有租賃協議及新訂租賃 協議支付予本公司租金。現有租賃 協議及新訂租賃協議項下擬進行 的交易構成本公司於上市規則第 14A章項下的持續關連交易。就現 有租賃協議而言,根據上市規則第 14A.60(1)條,本公司須就現有租賃 協議下的持續關連交易遵守上市 規則第14A章項下的年度審閱及披 露規定,各協議均具有固定期限及 固定條款。任何現有租賃協議如有 變更或重續,本公司將遵守上市規 則第14A章項下所有適用規定。就 新訂租賃協議而言,由於有關新訂 租賃協議的最高年度上限之所有 適用百分比率(定義見上市規則第 14.07條)均低於0.1%,故新訂租賃 協議根據上市規則第14A.76(1)(a)條 獲全面豁免遵守股東批准、年度審 閱及所有披露規定。根據國際財務 報告準則,現有租賃協議及新訂租 賃協議項下擬進行的交易亦構成 本公司的關聯方交易,其詳情載於 財務報表附註38。

有關現有租賃協議及新訂租賃協 議及相關年度上限之詳情載於本 公司日期為二零二一年五月十九 日的公告。

(4) Lease Agreement

Members of the Group (as lessor) entered into the Existing Lease Agreements ("Existing Lease Agreements") and the New Lease Agreement ("New Lease Agreement") with members of Zhenro Commercial Group (as lessee) by 10 May 2021, pursuant to which the such respective lessee leases the entire property from the relevant member of the Group (as lessor), and has the right to procure tenants and sub-lease any units in the relevant property, and to engage in advertising, management and operation activities in respect of the relevant property. The Existing Lease Agreements and the New Lease Agreement have been effective from their respective signing date and up to and including 31 December 2023 and the terms may be renewed as the parties may mutually agree, subject to applicable laws and regulations. There was no rental fees paid by members of Zhenro Commercial Group to the Company in respect of the Existing Lease Agreements and the New Lease Agreement in 2023. The transactions contemplated under the Existing Lease Agreements and the New Lease Agreement constitute continuing connected transactions for the Company under Chapter 14A of the Listing Rules. With respect to the Existing Lease Agreements, pursuant to Rule 14A.60(1) of the Listing Rules, the Company is required to comply with the annual review and disclosure requirements under Chapter 14A of the Listing Rules regarding the continuing connected transactions under the Existing Lease Agreements, each of which is an agreement for a fixed period with fixed terms. The Company will comply with all applicable requirements under Chapter 14A of the Listing Rules upon variation or renewal of any of the Existing Lease Agreements. With respect to the New Lease Agreement, as all of the applicable percentage ratios (as defined under Rule 14.07 of the Listing Rules) in relation to the highest annual cap for the New Lease Agreement were less than 0.1%, the New Lease Agreement was fully exempted from the shareholders' approval, annual review and all disclosure requirements under Rule 14A.76(1)(a) of the Listing Rules. The transactions contemplated under the Existing Lease Agreements and the New Lease Agreement also constitute related party transactions of the Company under IFRS, details of which are set out in Note 38 to the financial statements.

Details of the Existing Lease Agreements and the New Lease Agreement and the annual caps relating thereto are set out in the Company's announcement dated 19 May 2021.

(5) 二零二四年租賃協議

為重續於二零二三年十二月三十 一日屆滿的現有租賃協議及所工 租賃協議,於二零二三年十二月 員出 一九日,本公司與正榮商租 員公司(作為承租人)訂立租 員公司(作為承租人)訂立租 人內成議 開相關所 和人向本集團相關物業 個份 有權招租及分租相關物業進行 單位,以及就相關物業進行 管理及運營活動。

雖然二零二四年租賃協議於二零二三年度內訂立,但每份二零二四年租賃協議的期限為二零二四年一月一日至二零二五年十二月三十一日(包括首尾兩日),訂約方互相協定後可重續,惟須遵守上市規則第14A章及所有其他適用法律及法規的規定。

正榮服務集團應付本集團的租金 須經公平磋商後參考鄰近該物業 的可資比較物業之現行市場租金 而釐定。

於二零二四年度,概無根據二零二四年租賃協議所進行的交易。有關二零二四年租賃協議及相關年度上限之詳情載於本公司日期為二零二三年十二月二十九日的公告。

(5) 2024 Lease Agreements

In order to renew the Existing Lease Agreement and the New Lease Agreement which expired on 31 December 2023, on 29 December 2023, the Company and members of Zhenro Commercial Group (as lessee) entered into lease agreements (the "2024 Lease Agreements"), pursuant to which the such respective lessee leases the entire property from the relevant member of the Group (as lessor), and has the right to procure tenants and sub-lease any units in the relevant property, and to engage in advertising, management and operation activities in respect of the relevant property.

While the 2024 Lease Agreements were entered into during Year 2023, the term of each 2024 Lease Agreements will be from 1 January 2024 to 31 December 2025 (both days inclusive), which may be renewed as the parties may agree, subject to compliance with the requirements under Chapter 14A of the Listing Rules and all other applicable laws and regulations.

The rental fees payable by Zhenro Services Group to the Group shall be determined on arm's length basis and with reference to the prevailing market rental fee for comparable premises in the vicinity of the property.

During Year 2024, there was no transaction contemplated under the 2024 Lease Agreements. Details of the 2024 Lease Agreements and the annual caps relating thereto are set out in the Company's announcement dated 29 December 2023.

(6) 獨立非執行董事及外部核數 師審閱

所有獨立非執行董事已審閱有關 持續關連交易,並確認該等持續關 連交易乃:

- 於本集團正常及日常業務過 程中訂立;
- 按正常商業條款或更優惠條 (ii) 款而訂立;及
- (iii) 根據規管該等交易的協議按 公平合理的條款訂立,且符 合本公司股東的整體利益。

本公司的外部核數師安永會計師 事務所獲委聘就持續關連交易作 出報告,且董事會已確認,根據上 市規則第14A.56條,安永會計師事 務所已遞交函件,確認:

- 並無注意到任何事項使其相 (i) 信所披露持續關連交易未獲 董事會批准;
- 就涉及本集團提供貨物或服 務的交易,並無注意到任何 事項使其相信持續關連交易 在所有重大方面未根據本集 團的定價政策訂立;
- (iii) 並無注意到任何事項使其相 信持續關連交易在所有重大 方面未根據規管該等交易的 有關協議訂立;及
- 並無注意到任何事項使其相 (iv) 信所披露持續關連交易已超 過本公司所設定的年度上限。

(6) Review by the independent non-executive Directors and external auditor

All the independent non-executive Directors have reviewed the continuing connected transactions and confirmed that the continuing connected transactions have been entered into:

- in the ordinary and usual course of business of the Group; (i)
- on normal commercial terms or better; and (ii)
- (iii) according to the agreements governing them on terms that are fair and reasonable and in the interests of the shareholders of the Company as a whole.

The Company's external auditor, Ernst & Young, was engaged to report on the continuing connected transactions and the Board of Directors confirmed that, pursuant to Rule 14A.56 of the Listing Rules, Ernst & Young has provided a letter confirming that:

- (i) nothing has come to their attention that caused them to believe that the disclosed continuing connected transactions have not been approved by the Board;
- for transactions involving the provision of goods or services by the Group, nothing has come to their attention that caused them to believe that the continuing connected transactions were not entered into, in all material respects, in accordance with the pricing policies of the Group;
- (iii) nothing has come to their attention that caused them to believe that the continuing connected transactions were not entered into, in all material respects, in accordance with the relevant agreements governing such transactions; and
- nothing has come to their attention that caused them to believe that the disclosed continuing connected transactions have exceeded the annual cap set by the Company.

(7) 一般事項

除上文披露者外,於二零二四年度,本集團並未訂立任何根據上市規則須於本年報披露的關連交易或持續關連交易。

除上文所披露者外,財務報表附註38所披露的其他關聯方交易並不構成上市規則項下須予披露的「關連交易」或「持續關連交易」。構成本集團持續關連交易的關聯方交易已遵守上市規則第14A章的披露規定。

上文有關本年報其他章節、報告或附註 的所有提述,構成本年報的一部分。

承董事會命 *董事會主席* 劉偉亮

中國上海,二零二五年三月二十八日

(7) General

Save as disclosed above, for Year 2024, the Group had not entered into any connected transactions or continuing connected transactions which are required to be disclosed in this annual report pursuant to the Listing Rules.

Save as disclosed above, the other related party transactions as disclosed in Note 38 to the financial statements did not constitute "connected transactions" or "continuing connected transactions" required to be disclosed under the Listing Rules. The related party transactions that constituted continuing connected transactions of the Group have complied with the disclosure requirements under Chapter 14A of the Listing Rules.

All references above to other sections, reports or notes in this annual report form part of this annual report.

By order of the Board LIU Weiliang Chairman of the Board

Shanghai, PRC, 28 March 2025

本公司诱過專注於誠信、問責、诱明、 獨立、盡責及公平原則,致力達到高水 平的企業管治。本公司制定實施了健全 的治理政策措施,董事會負責履行本公 司治理職責。董事會參考企業管治守則 持續檢討及監督本公司的治理情況,以 維持本公司高水準的企業管治常規。

就董事所知,於二零二四年度內,本公 司一直遵守上市規則附錄C1所載的守則 條文。

董事會及多元化政策

董事會負責透過指導及監督本公司事 務,推動本公司邁向成功。董事會擁有 管理及從事本公司業務的一般權力。董 事會將日常經營及管理權力授予本公司 管理層負責,管理層將執行董事會釐定 的策略及指引。

董事會將不時根據現況檢討董事會架構 及組成,以保持本公司的高水準企業管 治慣例。

董事會具備適合本公司業務需要的技能 和經驗。本公司亦已採納董事會多元化 政策, 載列董事會就董事會成員多元化 而制訂的方針。在董事會的組成方面, 一直從多個方面考慮董事會的多樣性, 包括但不限於性別、年齡、文化和教育 背景、行業經驗、技術及專業技能及/ 或資格、知識、作為本公司董事的服務 時長及投入的時間。本公司亦將考慮有 關自身業務模式及不時的特定需要等因

The Company is committed to achieving high standards of corporate governance by focusing on principles of integrity, accountability, transparency, independence, responsibility and fairness. The Company has developed and implemented sound governance policies and measures with the Board being responsible for performing such corporate governance duties. The Board will continue to review and monitor the governance of the Company with reference to the Corporate Governance Code so as to maintain a high standard of corporate governance practices of the Company.

So far as the Directors are aware, during Year 2024, the Company has complied with the code provisions set out in Appendix C1 of the Listing Rules.

BOARD OF DIRECTORS AND DIVERSITY **POLICY**

The Board is responsible for directing and supervising the Company's affairs in order to lead the Company towards success. The Board has general powers for the management and conduct of the Company's business. The day-to-day operations and management are delegated by the Board to the management of the Company, who will implement the strategy and direction as determined by the Board.

The Board will review the structure and composition of the Board from time to time in light of prevailing circumstances, in order to maintain a high standard of corporate governance practices of the Company.

The Board has a balance of skills and experience appropriate for the requirements of the business of the Company. The Company has also adopted a board diversity policy setting out the approach adopted by the Board regarding diversity of Board members. In designing the Board's composition, Board diversity has been considered from a number of perspectives, including but not limited to gender, age, cultural and educational background, industry experience, technical and professional skills and/or qualifications, knowledge, length of services and time to be devoted as a director of the Company. The Company will also take into account factors relating to its own business model and specific needs from

素。最終決定將基於候選人將帶給董事 會的裨益及貢獻。截至本年報批准日 期,董事會組成的分析如下:

time to time. The ultimate decision will be based on merit and contribution that the selected candidates will bring to the Board. As at the date of approval of this annual report, the analysis of the Board composition is as follow:

人數 No. of Person	職位 Position	年齡組別 Age Group	技能/行業經驗 Skill/Industry Experiences	董事服務年資 Years of Directors' Service	教育背景 Educational Background	性別 Gender
1			房地產開發及 管理、戰略投 資及綜合管理 Real estate		工程管理 Engineering management	
2	執行董事 Executive Director	30-40歲 30-40 years old	development and management, strategic investment and comprehensive management	超過5年 Over 5 years	文學 Arts	男性 Male
3			審計及會計、 企業管治及	2-6年	工程 Engineering	
4	獨立非執行董事 Independent non-	40-55 蔵	金融 Audit and accounting,	2–6 years	工商管理 Business administration	
5	executive Director	140-55 years old 1		少於1年 Less than 1 year	國際經濟與貿易 International economics and trade	女性 Female

就職位、年齡、技能及行業經驗、服務 年資及知識而言,董事會屬相當多元 化。於二零二四年十二月三十一日委任 楊詠儀女士為獨立非執行董事後,本公 司已根據上市規則第13.92條達致董事會 層面的性別多元化規定。董事會的目標 是於任何時候均至少有一名女性董事會 成員, 並將繼續尋找機會,於物色到合 適人選時逐步增加女性成員之比例。

The Board is fairly diverse in terms of position, age, skills and industry experience, length of service and knowledge. Following the appointment of Ms. YANG Yongyi as an independent non-executive Director on 31 December 2024, the Company had achieved the gender diversity requirement at Board level pursuant to Rule 13.92 of the Listing Rules. The Board targets to have at least one female Board member at all time and will continue to seek opportunities to increase the proportion of female members over time as and when suitable candidates are identified.

於二零二四年十二月三十一日,本集團 的僱員(包括高級管理人員在內)中女性 和男性分別佔40.3%和59.7%,董事會感 到滿意並認為符合房地產行業屬性。由 於本集團根據學術背景、工作經驗和表 現等標準而並非根據性別選擇或提拔合 適的人才,因此並無令實現全體僱員 (包括高級管理人員)性別多元化更具挑 戰性或更無關的任何緩解因素或情況。 本集團將繼續在招聘時及招聘中高級員 工時考慮性別多元化,以培養一批潛在 的董事會繼任者,及維持甚至提高各個 層級的女性員工比例,以實現性別平等 為最終目標。

就董事所知,各董事之間(尤其是主席 劉偉亮先生與行政總裁李洋先生之間) 並無任何財務、業務、家族或其他重 要/相關的關係。

本公司已與各執行董事訂立服務合約, 及已向各獨立非執行董事發出委任函。 該等服務合約及委任函的主要詳情為(a) 任期自二零二三年六月八日(就執行董 事劉偉亮先生而言)、二零二四年三月二 十六日(就執行董事李洋先生而言)、二 零二三年十二月十五日(就獨立非執行 董事王傳序先生而言)、二零二二年九月 十三日(就獨立非執行董事謝駿先生而 言)及二零二四年十二月三十一日(就獨 立非執行董事楊詠儀女士而言) 起計初 始固定期限為三年;及(b)可根據彼等各 自的條款予以終止。服務合約及委任函 可根據本公司組織章程細則及適用規章 續訂。

二零二四年度,向董事應付的薪酬總額 (包括袍金、薪金、退休金計劃供款、以 股份為基礎的薪酬開支、酌情花紅、住 房及其他津貼以及其他實物福利)約為 人民幣5.8百萬元。

As at 31 December 2024, 40.3% and 59.7% of the employees (including senior management) of the Group were female and male, respectively, which is regarded by the Board as satisfactory and is in line with the attributes of the real estate industry. There are no mitigating factors or circumstances which make achieving gender diversity across the workforce (including senior management) more challenging or less relevant as the Group selects or promotes suitable talents based on criteria such as academic background, working experience and performances rather than on the ground of gender. The Group will continue to take gender diversity into consideration during recruitment and when recruiting staff members of mid to senior levels in order to develop a pipeline of potential successors to the Board, and will maintain or even increase female proportion at all levels with the ultimate goal of achieving gender parity.

To the best knowledge of the Directors, there is no financial, business, family or other material/relevant relationships among the Directors and in particular, between the chairman, Mr. LIU Weiliang and the chief executive officer, Mr. LI Yang.

The Company has entered into service contracts with each of the executive Directors and has issued letters of appointment to each of the independent non-executive Directors. The principal particulars of these service contracts and letters of appointment are (a) for an initial fixed term of three years commencing from 8 June 2023 (for executive Director Mr. LIU Weiliang), 26 March 2024 (for executive Director Mr. LI Yang), 15 December 2023 (for independent non-executive Directors Mr. WANG Chuanxu), 13 September 2022 (for independent non-executive Director Mr. XIE Jun), and 31 December 2024 (for independent non-executive Director Ms. YANG Yongyi) and (b) subject to termination in accordance with their respective terms. The service contracts and letters of appointment may be renewed in accordance with the articles of association of the Company and the applicable Rules.

The aggregate remuneration (including fees, salaries, contributions to pension schemes, share-based compensation expenses, discretionary bonuses, housing and other allowances and other benefits in kind) payable to the Directors for Year 2024 was approximately RMB5.8 million.

董事薪酬乃經參考可資比較公司所支付 的薪金、董事需付出的時間及職責以及 本集團的業績予以釐定。二零二四年度 董事及高級管理層薪酬詳情載於財務報 表附註8及9。此外,根據企業管治守則 之守則條文第E.1.5條,於二零二四年 度,高級管理層成員年度薪酬按範圍載 列如下:

The remuneration of the Directors is determined with reference to salaries paid by comparable companies, time commitment and responsibilities of the Directors and performance of the Group. Details of the remuneration of the Directors and senior management for 2024 are set out in Notes 8 and 9 to the financial statements. In addition, pursuant to code provision E.1.5 of the Corporate Governance Code, the annual remuneration of members of the senior management by band for Year 2024 is set out below:

		高級管理層人數
		Number of senior
按範圍劃分之高級管理層薪酬	Remuneration to the senior management by band	management
人民幣2,000,001元至人民幣2,500,000元	RMB2,000,001 to RMB2,500,000	1
總計	Total	1

於二零二四年度,本公司共有三名獨立 非執行董事,符合上市規則所規定獨立 非執行董事人數須佔董事會成員人數至 少三分之一且不得少於三人。

獨立非執行董事在確保董事會獲得獨立 意見方面發揮了重要作用。他們運用獨 立的分析和專業的判斷,為董事會的決 策提供專業而公平的意見。這能保障本 公司及股東的利益。全體董事(包括獨 立非執行董事)皆通過多種渠道與董事 會溝通及表達彼等之觀點,且可各自獨 立接觸本集團之管理,以作出知情決 定。根據企業管治守則之守則條文第 C.2.7條,董事會主席應每年與獨立非執 行董事召開一次沒有其他董事出席的會 議,討論重大事項及任何關注事項。此 外,全體董事或任何彼等緊密聯繫人於 擬於會議上審議的任何事項中有重大權 益,應就相關決議案放棄投票,且不被 計入會議法定出席人數。於該等事項無 權益之獨立非執行董事及其聯繫人應出 席該會議。

During Year 2024, the Company has three independent non-executive Directors, which meets the requirement of the Listing Rules that the number of independent non-executive directors must represent at least onethird of the Board and should not be less than three.

The independent non-executive Directors play an important role in ensuring the Board obtains independent views. They use their independent analysis and professional judgments to provide professional and fair opinions on the decisions made by the Board. This ensures the interests of the Company and the shareholders are being protected. All Directors, including the independent non-executive Directors, are given various channels to communicate and express their views to the Board and have separate and independent access to the management of the Group in order to make informed decisions. Pursuant to Code Provision C.2.7 of the Corporate Governance Code, the chairman of the Board should hold at least one meeting every year, with the independent non-executive Directors and without the presence of other Directors, to discuss significant matters and any concerns. Further, all Directors or any of their close associates who have a material interest in any matter to be considered in a meeting should abstain from voting on the relevant resolution, and shall not be included in the quorum of the meeting. Independent non-executive Directors who, and whose associates, have no interest in the matter should attend the meeting.

董事會每年審閱上述機制,以確保董事 會可取得獨立意見,以及此機制的實施 和有效性,並確認於二零二四年度此機 制有效實施。

提名委員會獲授權以評估獨立非執行董 事之獨立性。獨立非執行董事須就彼等 之獨立性向本公司提供年度確認書及在 隨後出現影響彼等之獨立性的任何情況 變動時盡快通知本公司。根據上市規則 第3.13條,本公司已收到來自各獨立非 執行董事對其獨立性的年度書面確認, 且認為彼等均為獨立。

董事可獲公司秘書提供服務,以確保董 事會程序得到遵守。於二零二四年度, 陳競德先生為本公司的聯席公司秘書之 一。本公司亦已委聘鄺燕萍女士(方圓 企業服務集團(香港)有限公司(一間公 司秘書服務供應商)的高級總監)擔任另 一名聯席公司秘書,協助陳競德先生履 行其作為本公司公司秘書之職務。鄺燕 萍女士於本公司的主要聯繫人為陳競德 先生。

為遵守上市規則第3.29條的規定,於二 零二四年度,陳競德先生及鄺燕萍女士 各自均已進行不少於15小時的相關專業 培訓。

The Board reviews the above mechanisms annually to ensure independent views are available to the Board and the implementation and effectiveness of such mechanisms, and confirmed that such mechanisms were effective during Year 2024.

The nomination committee is authorised to assess the independence of the independent non-executive Directors. The independent non-executive Directors are required to provide an annual confirmation of their independence to the Company and to notify the Company as soon as possible of any subsequent change of circumstances that may affect their independence. The Company has received the annual written confirmation of independence from each of the independent non-executive Directors pursuant to Rule 3.13 of the Listing Rules, and considers them to be independent.

Directors have access to the services of the company secretary to ensure that the Board procedures are followed. During Year 2024, Mr. CHAN King Tak was one of the Company's joint company secretaries. The Company has also engaged Ms. KWONG Yin Ping, Yvonne, a senior vice president of SWCS Corporate Services Group (Hong Kong) Limited (a company secretarial service provider), as another joint company secretary to assist Mr. CHAN King Tak in discharging his duties as company secretary of the Company. Ms. KWONG Yin Ping, Yvonne's primary contact person at the Company is Mr. CHAN King Tak.

In compliance with Rule 3.29 of the Listing Rules, each of Mr. CHAN King Tak and Ms. KWONG Yin Ping, Yvonne have undertaken no less than 15 hours of relevant professional training during Year 2024.

各董事於首次獲委任時,本公司已安排 全面入職培訓,確保其對本公司的運營 及業務有適當的了解,且充分知悉董事 於上市規則及其他相關法定要求項下的 責任。楊詠儀女士(其於二零二四年十 二月三十一日獲委任加入董事會)已於 二零二四年十二月九日根據上市規則第 3.09D條向一間有資格就香港法律提供 意見的律師行取得有關適用法律及法規 項下董事的職責及責任的法律意見,並 已確認彼明白其作為董事的義務。本公 司將為全體董事安排合適培訓,以發展 及更新其知識與技能,作為其持續專業 發展的一部分。於二零二四年度,本公 司已安排上市規則相關的培訓,以作為 董事持續專業發展的一部分,董事的培 訓記錄的概要載列如下:

On the first occasion of each Director's appointment, the Company has arranged a comprehensive induction to ensure that he/she has a proper understanding of the Company's operations and business and is fully aware of the director's responsibilities under the Listing Rules and other relevant statutory requirements. Ms. YANG Yongyi, who was appointed to the Board on 31 December 2024, had obtained legal advice relating to director's duties and responsibilities under applicable laws and regulations on 9 December 2024 from a law firm qualified to advise on Hong Kong law pursuant to Rule 3.09D of the Listing Rules, and had confirmed that she understood her obligations as a Director. The Company will arrange suitable training for all Directors in order to develop and refresh their knowledge and skills as part of their continuous professional development. During Year 2024, the Company has arranged Listing Rules-related training as part of Directors' continuous professional development and the training records of the Directors are summarized as follows:

> 出席簡介會、培訓或 研討會及閱讀材料 Attending briefings, trainings or seminars and reading materials

執行董事 劉偉亮先生 李洋先生	Executive Directors Mr. LIU Weiliang Mr. LI Yang	$\sqrt{}$
非執行董事 歐國偉先生(自二零二五年一月十七日 起辭任)	Non-executive Director Mr. OU Guowei (resigned with effect from 17 January 2025)	$\sqrt{}$
獨立非執行董事 陸海林博士(自二零二四年十二月三十一日 起辭任)	(resigned with effect from 31 December	ı
王傳序先生 謝駿先生 楊詠儀女士(自二零二四年十二月三十一日 起獲委任)	2024) Mr. WANG Chuanxu Mr. XIE Jun Ms. YANG Yongyi (appointed with effect from 31 December 2024)	√ √ √

企業管治守則之守則條文第C.5.1條規定,每年應最少舉行四次定期董事會會議,大約每季舉行一次。

於二零二四年度,本公司舉行4次董事 會會議及兩次股東大會。董事會會議中 合共審議32份提案,包括有關審議本公 司二零二三年年報、二零二三年年度業 績公告、二零二四年中期報告及二零二 四年中期業績公告之提案。

下表載列於二零二四年度各董事出席所 召開的董事會會議、董事會委員會及股 東大會的詳情。 Code provision C.5.1 of the Corporate Governance Code requires that at least four regular Board meetings should be held each year at approximately quarterly intervals.

During Year 2024, the Company held 4 Board meetings and two general meetings. A total of 32 proposals were considered at the Board meetings, including proposals for the consideration of the Company's 2023 annual report, 2023 annual results announcement, 2024 interim report and 2024 interim results announcement.

The table below sets out the details of the attendance of each Director at the Board meetings, Board committee meetings and general meeting held during Year 2024.

		Num 董事會 The Board		提名委員會	次數 ings eligible to at 薪酬委員會 Remuneration committee	tend 股東大會 General meeting
執行董事	Executive Directors					
劉偉亮先生	Mr. LIU Weiliang	4/4	_	3/3	3/3	2/2
李洋先生	Mr. LI Yang	4/4	_	-	-	2/2
非執行董事	Non-executive Director					
歐國偉先生的	Mr. OU Guowei ⁽¹⁾	3/4	2/2	_	_	2/2
獨立非執行董事	Independent non- executive Directors					
陸海林博士(2)	Dr. LOKE Yu (alias					
	LOKE Hoi Lam) ⁽²⁾	4/4	2/2	_	_	2/2
王傳序先生	Mr. WANG Chuanxu	4/4	2/2	3/3	3/3	2/2
謝駿先生的	Mr. XIE Jun ⁽³⁾	4/4	_	3/3	3/3	2/2
楊詠儀女士(4)	Ms. YANG Yongyi ⁽⁴⁾	_	_	_	_	_

附註:

- (1) 歐國偉先生於二零二五年一月十七日 辭任非執行董事及審核委員會委員。
- (2) 陸海林博士自二零二四年十二月三十 一日起辭任獨立非執行董事及審核委 員會主席。
- (3) 謝駿先生於二零二五年一月十七日獲 委任為審核委員會委員。
- (4) 楊詠儀女士於二零二四年十二月三十 一日獲委任為獨立非執行董事及審核 委員會主席。於二零二四年十二月三十 一日,本公司並無舉行董事會會議、審 核委員會會議或股東大會。

Notes:

- Mr. OU Guowei resigned as a non-executive Director and the member of the audit committee with effect from 17 January 2025.
- (2) Dr. LOKE Yu (alias LOKE Hoi Lam) resigned as an independent non-executive Director and the chairman of the audit committee with effect from 31 December 2024.
- (3) Mr. XIE Jun was appointed as the member of the audit committee with effect from 17 January 2025.
- (4) Ms. YANG Yongyi was appointed as an independent non-executive Director and the chairman of the audit committee with effect from 31 December 2024. There was no board meeting, meeting of the audit committee or general meeting of the Company held on 31 December 2024.

企業管治職能

董事會負責履行企業管治守則之守則條 文第A.2.1條所載之職能。董事會已檢討 本公司之企業管治政策及慣例、董事及 高級管理層之培訓及持續專業發展、本 公司在遵守法律法規規定、遵守標準守 則及書面員工指引以及遵守企業管治守 則方面之政策及慣例及於本企業管治報 告中作出的披露。

董事委員會

本公司設有三個主要董事委員會,即審 核委員會、提名委員會及薪酬委員會。 各個董事委員會均按其職權範圍運作。 董事委員會之職權範圍於本公司及聯交 所網站可供香閱。

董事委員會獲提供履行職責的充足資 源, 並在適當情況下(在提出合理要求 後)可徵詢獨立專業意見,費用由本公 司承擔。

審核委員會

本公司根據上市規則第3.21條及企業管 治守則成立審核委員會並訂明其書面職 權範圍。審核委員會包括三名成員,即 獨立非執行董事謝駿先生、王傳序先生 及楊詠儀女士。楊詠儀女士獲委任為審 核委員會主席,是具備適當專業資格的 獨立非執行董事。審核委員會的主要職 責包括:(i)就委任及罷免本公司外部核 數師提出推薦建議;(ii)審閱本公司的會 計政策及財務狀況;(iii)審查及監督本公 司的內部審計職能及內部控制架構;及 (iv)審查及監察本公司的風險管理。

於二零二四年度,審核委員會已檢討財 務報告系統、合規程序、內部控制(包括 資源的充足性、員工資格及經驗、本公 司會計及財務報告部門的培訓計劃及預 算)、內部審計職能的有效性及風險管理 系統及流程、舉報政策以及重新委任外 部核數師。董事會並未偏離審核委員會 就外部核數師的甄選、委任、辭職或解 僱所提出的任何建議。

CORPORATE GOVERNANCE FUNCTIONS

The Board is responsible for performing the functions set out in the code provision A.2.1 of the Corporate Governance Code. The Board reviewed the Company's corporate governance policies and practices, training and continuous professional development of Directors and senior management, the Company's policies and practices on compliance with legal and regulatory requirements, the compliance of the Model Code and written employee guidelines, and the Company's compliance with the Corporate Governance Code and disclosure in this Corporate Governance Report.

BOARD COMMITTEES

The Company has three principal Board committees, namely the Audit Committee, the nomination committee and the remuneration committee. Each of the Board committees operates under its terms of reference. The terms of reference of the Board committees are available on the website of the Company and that of the Stock Exchange.

The Board committees are provided with sufficient resources to discharge their duties and, upon reasonable request, are able to seek independent professional advice in appropriate circumstances, at the Company's expense.

AUDIT COMMITTEE

The Company established an Audit Committee with written terms of reference in compliance with Rule 3.21 of the Listing Rules and the Corporate Governance Code. The Audit Committee consists of three members, namely Mr. XIE Jun, Mr. WANG Chuanxu and Ms. YANG Yongyi, each an independent non-executive Director. Ms. YANG Yongyi has been appointed as the chairman of the Audit Committee, and is the independent non-executive Director possessing the appropriate professional qualifications. The primary duties of the Audit Committee include: (i) making recommendations regarding the appointment and removal of external auditors of the Company; (ii) reviewing the accounting policies and financial positions of the Company; (iii) reviewing and supervising the internal audit functions and internal control structure of the Company; and (iv) reviewing and overseeing the risk management of the Company.

During Year 2024, the Audit Committee reviewed the financial reporting system, compliance procedures, internal control (including the adequacy of resources, staff qualifications and experience, training programs and budgeting of the Company's accounting and financial reporting departments), the effectiveness of the internal audit function and risk management systems and processes, whistleblowing policy and the reappointment of the external auditor. The Board had not deviated from any recommendation given by the Audit Committee on the selection, appointment, resignation or dismissal of external auditor.

審核委員會亦審閱本公司及其附屬公司 於中期及財政年度的中期及年終業績, 以及外部核數師就審計過程中的會計事 項及主要調查結果而編製的審計報告。

The Audit Committee also reviewed interim and final results of the Company and its subsidiaries for the interim period and the fiscal year as well as the audit report prepared by the external auditor relating to accounting issues and major findings in the course of audit.

提名委員會

本公司根據企業管治守則成立提名委員 會並訂明其書面職權範圍。提名委員會 主席為執行董事劉偉亮先生,及其他成 員為王傳序先生及謝駿先生(各自為獨 立非執行董事)。提名委員會的主要職責 包括:(i)至少每年檢討董事會的構成及 評估董事的能力與經驗;(ii)就董事的委 任及罷免向董事會提出推薦建議;及(iii) 評估獨立非執行董事的獨立性及董事 (尤其是主席及行政總裁)的繼任計劃。

董事會已採納董事會提名政策,其中載 列識別和推薦候選人參加董事會選舉的 目的及原則、程序以及標準。提名委員 會已獲董事會授權物色具備合適資格成 為董事的人士,並就甄選及委任獲提名 人士擔任董事職位向董事會提出建議。 於評核董事會的組成時,提名委員會考 慮董事會多元化政策所述的多項範疇, 包括但不限於性別、年齡、文化及教育 背景、行業經驗、技術及專業技能及/ 或資格、知識、作為本公司董事的服務 時長及投入的時間。提名委員會將討論 及協定取得董事會多元化之度量目標 (倘必要)及向董事會推薦予以採納。

於物色及選擇合適的董事人選時,提名 委員會向董事會作出建議前會考慮人選 的品格、資歷、經驗、獨立性及其他可 配合企業策略及達致董事會多元化(倘 合適)的必要有關條件。

於二零二四年度,提名委員會已檢討提 名政策及董事會多元化政策;評估獨立 非執行董事的獨立性; 及考慮楊詠儀女 士的工作背景,認為彼將進一步加強董 事會的獨立性及平衡意見及委任其為獨 立非執行董事將有助於董事會的性別多 元化。就此,審核委員會向董事會提出 委任建議,及就於股東週年大會上重選 退任董事向董事會提出建議。

NOMINATION COMMITTEE

The Company established a nomination committee with written terms of reference in compliance with the Corporate Governance Code. The chairman of the nomination committee is Mr. LIU Weiliang, an executive Director, and the other members are Mr. WANG Chuanxu and Mr. XIE Jun, each an independent non-executive Director. The primary duties of the nomination committee include: (i) reviewing the composition of the Board of Directors and assessing the ability and experience of Directors at least annually; (ii) making recommendations to the Board on the appointment and removal of Directors; and (iii) assessing the independence of the independent nonexecutive and succession planning for directors, in particular the chairman and the chief executive officer.

The Board had adopted a board nomination policy which sets out the purposes and principles, the process and criteria for identifying and recommending candidates for election to the Board. The nomination committee has been delegated by the Board to identify individuals suitably qualified to become a Director and make recommendations to the Board on the selection and appointment of individuals nominated for directorships. In assessing the Board composition, the nomination committee would take into account various aspects set out in the board diversity policy, including but not limited to gender, age, cultural and educational background, industry experience, technical and professional skills and/or qualifications, knowledge, length of services and time to be devoted as a director of the Company. The nomination committee would discuss and agree on measurable objectives for achieving diversity on the Board, where necessary, and recommend them to the Board for adoption.

In identifying and selecting suitable candidates for directorships, the nomination committee would consider the candidate's character, qualifications, experience, independence and other relevant criteria necessary to complement the corporate strategy and achieve board diversity, where appropriate, before making recommendation to the Board.

During Year 2024, the nomination committee has reviewed the nomination policy and the board diversity policy; assessed the independence of independent non-executive Directors; and considered the working background of Ms. Yang Yongyi, it is believed that she will further enhance the independence and balanced perspectives of the Board and her appointment as an independent non-executive director will contribute to gender diversity of the Board. In light of this, the Audit Committee has recommended her appointment to the Board and made recommendation to the Board in relation to the re-election of retiring Directors at the annual general meeting.

薪酬委員會

本公司根據上市規則第3.25條及企業管 治守則成立薪酬委員會並訂明其書面職 權範圍。薪酬委員會主席王傳序先生為 獨立非執行董事,薪酬委員會其他成員 謝駿先生為獨立非執行董事及劉偉亮先 生為執行董事。薪酬委員會的主要職責 包括:(i)檢討董事及高級管理層的薪酬 政策並就此向董事會提出推薦建議;(ii) 監督薪酬政策的實施;(iii)評估執行董事 的表現並批准執行董事服務合同的條 款;及(iv)根據上市規則第17章審閱及/ 或批准有關股份計劃的事宜。

本公司制定董事薪酬政策,確保以適當 水平的薪酬來吸引及挽留高素質人才, 以監管本集團業務及發展。有關本集團 薪酬政策的詳情,請參閱「董事會報告書 - 僱員及薪酬政策」一節。薪酬委員會已 於其職權範圍中採納企業管治守則之守 則條文第E.1.2(c)(ii)條所述的標準。

於二零二四年度,薪酬委員會已討論及 檢討本公司有關董事及高級管理層的服 務協議、委任函及薪酬政策,並已就個 別執行董事及高級管理層的服務協議、 委任函及薪酬待遇向董事會提出建議。 薪酬委員會亦評估執行董事的表現。概 無與股份計劃有關的事項需要由薪酬委 員會審查及/或批准。

董事進行證券交易的標準 守則

本公司已採納上市規則附錄C3所載上市 發行人董事進行證券交易的標準守則 (「標準守則」) 作為有關董事進行證券交 易之行為守則。經本公司作出特定查詢 後,全體董事確認,彼等於二零二四年 度內已遵守標準守則。

REMUNERATION COMMITTEE

The Company established a remuneration committee with written terms of reference in compliance with Rule 3.25 of the Listing Rules and the Corporate Governance Code. The chairman of the remuneration committee is Mr. WANG Chuanxu, an independent non-executive Director, and the other members of remuneration committee are Mr. XIE Jun, an independent non-executive Director, and Mr. LIU Weiliang, an executive Director. The primary duties of the remuneration committee include: (i) reviewing and making recommendations to the Board regarding remuneration policies for Directors and senior management; (ii) supervising the implementation of remuneration policies; (iii) assessing performance of executive directors and approving the terms of executive directors' service contracts; and (iv) reviewing and/or approving matters relating to share schemes under Chapter 17 of the Listing Rules.

The Company has in place a policy on Directors' remuneration to ensure that there is an appropriate level of remuneration to attract and retain people of high calibre to oversee the Group's business and development. For details regarding the emolument policy of the Group, please refer to the section headed "Directors' Report - Employees and Remuneration Policy". The remuneration committee has adopted the model described in code provision E.1.2(c)(ii) of the Corporate Governance Code in its terms of reference.

During Year 2024, the remuneration committee discussed and reviewed the service agreements, appointment letters and remuneration policy for Directors and senior management of the Company, and made recommendations to the Board on the service agreements, appointment letters and remuneration packages of individual executive Directors and senior management. The remuneration committee also assessed the performance of the executive Directors. There were no matters relating to share schemes that were required to be reviewed and/or approved by the remuneration committee.

MODEL CODE FOR SECURITIES TRANSACTIONS BY DIRECTORS

The Company has adopted the Model Code for Securities Transactions by Directors of Listed Issuers (the "Model Code") set out in Appendix C3 to the Listing Rules as its code of conduct regarding Directors' securities transactions. All Directors have confirmed, following specific enquiry made by the Company, that they have complied with the Model Code during Year 2024.

股息政策

本公司已採納股息政策(「股息政策」), 據此,本公司可向本公司股東宣派及派 發股息,惟本集團錄得除稅後溢利且宣 派及派發股息不會影響本集團的正常 運營。

支付任何股息的建議視乎董事會酌情決 定,且宣派末期股息須待本公司股東批 准後方可作實。於提議派發任何股息 時,董事會亦須考慮(其中包括)本集團 的營運、盈利、財務狀況、資金需求及 董事認為當時相關的任何其他條件。本 公司支付任何股息亦須受開曼群島公司 法及本公司組織章程細則的任何限制所 規限。

本公司將不時檢討股息政策,且概不保 證於任何特定期間擬派或宣派股息。

外部核數師

於二零二四年度,就本集團財務報表的 審計已付本公司的外部核數師 - 安永會 計師事務所的費用為人民幣5.5百萬元。

年內,安永會計師事務所及其附屬公司 和其他關聯實體向本集團提供的非審計 服務,包括税務申報及周轉和重組戰略 服務的費用約為人民幣0.7百萬元。

問責及審計

董事負責監督財務報表的編製工作,以 真實公平地反映本集團的事務狀況以及 報告期的業績及現金流量。核數師就其 對財務報表的申報責任的聲明載於本年 報第93至96頁。於編製二零二四年度的 財務報表時,董事已選擇合適的會計政 策並貫徹應用;作出審慎、公平及合理 的判斷及估計;並按持續基準編製財務 報表,其原因載於財務報表附註2.1。

DIVIDEND POLICY

The Company has adopted a dividend policy ("Dividend Policy"), pursuant to which the Company may declare and distribute dividends to the shareholders of the Company, provided that the Group records a profit after tax and that the declaration and distribution of dividends does not affect the normal operations of the Group.

The recommendation of the payment of any dividend is subject to the discretion of the Board, and any declaration of final dividend will be subject to the approval of the shareholders of the Company. In proposing any dividend payout, the Board shall also take into account, inter alia, the Group's operations, earnings, financial condition, capital requirements and any other conditions the Directors may deem relevant at such time. Any payment of the dividend by the Company is also subject to any restrictions under the Companies Law of the Cayman Islands and the articles of association of the Company.

The Dividend Policy will be reviewed from time to time and there is no assurance that a dividend will be proposed or declared in any specific periods.

EXTERNAL AUDITOR

For Year 2024, the fees paid to the Company's external auditor, Ernst & Young, for the audit of the financial statements of the Group were RMB5.5 million.

During the year, the fees of non-audit services, including tax filing and turnaround and restructuring strategy service provided by Ernst & Young and its subsidiary and other affiliate entities to the Group are approximately RMB0.7 million.

ACCOUNTABILITY AND AUDIT

The Directors are responsible for overseeing the preparation of the financial statements in order to give a true and fair view of the state of affairs of the Group and of the results and cash flow during the reporting period. A statement from the auditor about its reporting responsibilities on the financial statements is set out on pages 93 to 96 of this annual report. In preparing the financial statements for Year 2024, the Directors have selected suitable accounting policies and applied them consistently, made judgments and estimates that are prudent, fair and reasonable and prepared the financial statements on a going concern basis for the reasons as set out in note 2.1 to the financial statements.

董事注意到,如獨立核數師報告無法表示意見之基準章節所述,由於有關持續經營的多項不確定事項之間可能存在互相影響以及可能對綜合財務報表產生累計影響,本公司外部核數師並無就本集團截至二零二四年十二月三十一日止年度的綜合財務報表發表意見。

本集團於截至二零二四年十二月三十一 日止年度錄得淨虧損人民幣7,539,046,000 元。於二零二四年十二月三十一日,(i) 本集團分別錄得流動負債淨額及負債淨 額 人 民 幣 12.867.740.000 元 及 人 民 幣 2,279,785,000元;(ii)本集團的計息銀行及 其他借款、優先票據、公司債券、永續 資本證券及資產支持證券本金及利息總 額為人民幣69,477,634,000元,其中人民 幣63,537,982,000元將在未來十二個月內 到期償還,其現金及現金等價物為人民 幣1,215,294,000元;(iii)本集團尚未按預 定還款日期償還若干優先票據的本息合 計人民幣21,406,730,000元及若干優先票 據的利息合計人民幣1,464,816,000元,導 致人民幣7,583,850,000元的若干優先票 據違約事件;(iv)尚未按預定還款日期償 還計息銀行及其他借款的本金合計人民 幣 18,148,651,000 元, 導致人民幣 7,149,749,000元的若干長期計息銀行及 其他借款須按要求償還;(v)本集團未能 償還於二零二二年十一月到期的公司債 券本息人民幣1,252,621,000元; (vi)本集 團未能償還於二零二四年七月到期的資 產支持證券的尚未償還金額人民幣 1,041,088,000元,及(vii)本集團未能償還 永續資本證券的本息人民幣 1.750.150.000 元。

The Directors noted that the Company's external auditor did not express an opinion on the consolidated financial statements of the Group for the year ended 31 December 2024 due to the potential interaction of multiple uncertainties related to going concern and their possible cumulative effect on the consolidated financial statements as described in the Basis for Disclaimer of Opinion section of the independent auditor's report.

The Group recorded a net loss of RMB7,539,046,000 for the year ended 31 December 2024. As at 31 December 2024, (i) the Group recorded net current liabilities and net liabilities amounted to RMB12,867,740,000 and RMB2,279,785,000, respectively; (ii) the Group's aggregate principal and interest of interest-bearing bank and other borrowings, senior notes, corporate bonds, perpetual capital securities and asset-backed securities amounted to RMB69,477,634,000, out of which RMB63,537,982,000 will be due for repayment within the next twelve months, while its cash and cash equivalents amounted to RMB1,215,294,000; (iii) the Group had not repaid an aggregate amount of principal and interest of RMB21,406,730,000 for certain senior notes and an aggregate amount of interest amounting to RMB1,464,816,000 for certain senior notes according to their scheduled repayment dates, triggering events of default for certain senior notes amounting to RMB7,583,850,000; (iv) an aggregate amount of principal of RMB18,148,651,000 for interest-bearing bank and other borrowings had not been repaid according to their scheduled repayment dates, triggering certain long-term interest-bearing bank and other borrowings amounting to RMB7,149,749,000 becoming repayable on demand; (v) the Group failed to repay the principal and interest amounting to RMB1,252,621,000 for a corporate bond due in November 2022; (vi) the Group failed to repay the outstanding amount of RMB1,041,088,000 for the asset-backed securities due in July 2024, and (vii) the Group failed to repay the principal and interest amounting to RMB1,750,150,000 for the perpetual capital securities.

上述狀況顯示存在重大不確定性,對本集團持續經營的能力構成重大疑問。鑒 於該等情況,本公司董事已實施多項計 劃及措施以改善本集團的流動資金及財 務狀況,包括:

- (a) 本集團一直積極與其法律顧問及 財務顧問就其境外整體債務管理 方案進行合作,以實現長期可持續 的資本結構,解決流動資金問題, 穩定本集團運營,同時兼顧所有持 份者的利益。
- (b) 本集團一直與現有貸款人就延期 償還若干借款展開積極磋商。本集 團或可延長若干計息銀行及其他 借款的付款時間。然而,有關延期 的確認須待貸款人的最終批准方 可作實。
- (c) 本集團一直與多家金融機構就以 合理成本獲得新貸款展開積極磋 商,以確保其在建物業項目的 交付。
- (d) 本集團將繼續尋求其他替代性融 資及借貸,藉以為清償其現有融資 責任以及未來營運及資本開支提 供資金。
- (e) 本集團已制定一項業務戰略規劃, 主要針對加快物業銷售。
- (f) 本集團已實施措施加快未收的銷售所得款項的回籠及有效控制成本與開支。
- (g) 本集團將繼續尋求合適機會出售 其於若干項目開發公司的股權,藉 以產生額外現金流量。

董事已審閱管理層編製的本集團現金流量預測,預測涵蓋自二零二四年十二月三十一日起不少於十二個月的期間。本公司將繼續與其顧問努力就本公司境務的整體重組達成可行方案。彼等認為,經考慮上述計劃及措施,本集團將有足夠營運資金為其營運提供資金,並

The above conditions indicate the existence of material uncertainties which cast significant doubt over the Group's ability to continue as a going concern. In view of such circumstances, the directors of the Company have undertaken a number of plans and measures to improve the Group's liquidity and financial position, including:

- (a) The Group has been actively working with its legal advisor and financial advisers on its offshore holistic liability management solutions, in order to achieve a long-term sustainable capital structure, resolve its liquidity issue and stabilise the Group's operations, taking into account the interests of all its stakeholders.
- (b) The Group has been actively negotiating with existing lenders on the extension for repayments of certain borrowings. The Group may be able to extend the payment schedule for certain interest-bearing bank and other borrowings. Nevertheless, the confirmation of such extension is subject to the final approval from the lenders.
- (c) The Group has been actively negotiating with several financial institutions to obtain new loans at a reasonable cost for ensuring delivery of its property projects under development.
- (d) The Group will continue to seek for other alternative financing and borrowings to finance the settlement of its existing financial obligations and future operating and capital expenditures.
- (e) The Group has prepared a business strategy plan mainly focusing on the acceleration of the sales of properties.
- (f) The Group has implemented measures to speed up the collection of outstanding sales proceeds and effectively control costs and expenses.
- (g) The Group will continue to seek suitable opportunities to dispose of its equity interests in certain project development companies in order to generate additional cash inflows.

The directors have reviewed the Group's cash flow projections prepared by management, which cover a period of not less than twelve months from 31 December 2024. The Company will continue to work with its advisors on reaching a feasible outcome on the holistic restructuring of the offshore debts of the Company. They are of the opinion that, taking into account the above-mentioned plans and measures, the Group will have sufficient working capital to finance its operations and to meet its financial

能夠履行其自二零二四年十二月三十一 日起計未來十二個月內到期的財務責 任。因此,董事信納按持續經營基準編 製綜合財務報表屬適當。

儘管如此,本集團管理層能否完成上述 計劃及實施上述措施存在重大不確定因 素。本集團能否持續經營將取決於下列 因素:

- 成功完成其境外債務全面重組; (a)
- 成功與本集團現有貸款人磋商,重 續或延期償還本集團計息銀行及 其他借貸;
- 成功為合資格項目開發及時取得 (c) 項目開發貸款;
- 於需要時成功取得額外新融資 (d) 資源;
- 成功開展本集團業務戰略規劃(包 (e) 括加快物業銷售);
- 成功實施措施加快未收的銷售所 (f) 得款項的回籠及有效控制成本與 開支;及
- 成功於適當時候出售本集團於若 干項目開發公司的股權。

倘本集團未能完成上述計劃及實施上述 措施及持續經營,則需要作出調整以將 本集團資產的賬面值撇減至其可收回金 額,為可能產生的任何進一步負債作出 撥備,並將非流動資產及非流動負債分 別重新分類為流動資產及流動負債。該 等調整的影響並未於綜合財務報表中 反映。

審核委員會已與董事會及本集團管理層 討論外部核數師的擔憂以及計劃及措施 obligations as and when they fall due within twelve months from 31 December 2024. Accordingly, the directors are satisfied that it is appropriate to prepare the consolidated financial statements on a going concern basis.

Notwithstanding the above, significant uncertainties exist as to whether the Group is able to achieve its plans and measures as described above. Whether the Group will be able to continue as a going concern would depend upon the following:

- successfully completing the holistic restructuring of its offshore indebtedness;
- successfully negotiating with the Group's existing lenders for the renewal or extension for repayment of the Group's interest-bearing bank and other borrowings;
- (c) successfully securing project development loans for qualified project development in a timely manner;
- successfully obtaining additional new sources of financing as and when needed;
- successfully carrying out the Group's business strategy plan including the acceleration of the sales of properties;
- successfully implementing measures to speed up the collection of the outstanding sales proceeds and effectively control costs and expenses; and
- successfully disposing of the Group's equity interests in certain project development companies when suitable.

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

The Audit Committee has discussed with the Board and the management of the Group about the concerns of the external auditor and the possible

的可能影響。審核委員會及董事會已審 慎考慮本集團未來流動資金及表現及其 可用融資來源以評估本集團是否有足夠 財務來源持續經營,並已考慮(其中包 括)(1)境外整體債務管理方案取得的進 展;(2)中國若干城市針對首套房購房者 及二套层購房者置業的首付比例有所下 降;(3)本集團於二零二四年延長部分借 款的到期日;(4)本集團已獲得若干地方 政府及若干金融機構批准的專項貸款, 以確保項目交付;及(5)管理層編製的現 金流量預測,涵蓋自二零二四年十二月 三十一日起不少於十二個月的期間。審 核委員會同意管理層及董事會就持續經 營事宜作出的立場及採納的主要判斷領 域評估基礎。

管理層將考慮採取適當行動解決無法表 示意見。此將包括(其中包括)持續實施 及優化計劃及措施,並持續與外部核數 師討論,以解決無法表示意見。

審核委員會也討論及理解外部核數師的 擔憂,即管理層是否能夠實現計劃及措 施存在多項不確定因素。審核委員會對 外部核數師關於無法表示意見的立場並 無異議。

內部監控及風險管理

董事會負責維持健全有效的內部控制和 風險管理系統,以維護本集團的資產和 股東權益,並每年檢討本集團內部控制 和風險管理系統的有效性,涵蓋所有重 大管控包括財務、運營及合規管控,以 確保現行的內部控制和風險管理系統屬 足夠。該等系統旨在管理而非消除未能 達成業務目標的風險(包括(其中包括) 與環境、社會和治理相關的重大風險), 並僅可對防範重大錯誤陳述或損失提供 合理而非絕對的保證。本公司亦具有內 部審計職能,主要分析和獨立評估發行 人的風險管理和內部控制系統的充分和 有效與否,解決重大內部控制缺陷,並 至少每年向董事會報告其調查結果。

impacts of the Plans and Measures. The Audit Committee and the Board have given careful consideration to the future liquidity and performance of the Group and its available sources of financing in assessing whether the Group will have sufficient financial sources to continue as a going concern, and have also taken into considerations that, among other things, (1) progress made in relation to the Offshore Holistic Liability Management Solutions; (2) the downpayment for purchasing residential units for first time homebuyers and second homebuyers have been lowered in certain cities in the PRC; (3) the extension of maturity dates for certain borrowings of the Group in 2024; (4) the approvals of special loans by several local governments and certain financial institutions to the Group to ensure project delivery; and (5) the cash flow projections prepared by the management, which cover a period of not less than twelve months from 31 December 2024. The Audit Committee agreed with the position taken by and the basis of assessment on major judgmental areas adopted by the management and the Board regarding the going concern issue.

The management will consider taking appropriate actions to address the Disclaimer of Opinion. This will include, among others, implementing and optimizing the plans and measures on an ongoing basis, and discussing with the external auditor on an ongoing basis to address the Disclaimer of Opinion.

The Audit Committee also discussed and understood the concerns of the external auditor that uncertainties exist as to whether the management will be able to achieve the Plans and Measures. There was no disagreement by the Audit Committee with the external auditor's position regarding the Disclaimer of Opinion.

INTERNAL CONTROLS AND RISK **MANAGEMENT**

The Board is responsible for maintaining sound and effective internal control and risk management systems in order to safeguard the Group's assets and shareholders' interests and reviewing the effectiveness of the Group's internal control and risk management systems, covering all material controls, including financial, operational and compliance controls, on an annual basis, so as to ensure that internal control and risk management systems in place are adequate. Such systems are designed to manage rather than eliminate the risk of failure to achieve business objectives (including, among others, material risks relating to environmental, social and governance), and can only provide reasonable and not absolute assurance against material misstatement or loss. The Company also has an internal audit function which primarily carries out the analysis and independent appraisal of the adequacy and effectiveness of the issuer's risk management and internal control systems, resolves material internal control defects and reports their findings to the Board on at least an annual basis.

本集團已搭建多維度的風險管理體系, 其中包括(1)信息平台保障風險管理系統 得以高效運轉;(2)建立風險管理政策, 確保本集團執行一致的風險識別、計量 及報告的程序與標準;(3)識別各業務環 節及重要程序的潛在風險;(4)風險評估 及處理程序確保對已識別的風險及時作 出評估及提出解決方案;及(5)對風險管 理政策、風險評估程序、風險管理措施 及其效果進行監督和檢討,並且匯報結 果至董事會。此外,本集團的內部控制 和風險管理系統包括一套完善的組織架 構,有明確界定的責任和權限。日常部 門的運作委託給個別部門,對其行為和 業績負責,並要求在授權範圍內經營自 己部門的業務,並執行和嚴格遵守由本 公司不時設定的戰略和政策。每個部門 還需要向董事會通報部門業務的重大發 展,以及實施由董事會定期制定的政策 和戰略的情況。

於二零二四年度內,董事會已檢討本集 團內部監控及風險管理制度的有效性, 以確保管理層根據協定程序及標準維持 及運作一個良好的體系。檢討範圍涵蓋 所有重大監控,包括財務、營運及合規 監控及風險管理職能。尤其是,董事會 考慮本公司在會計、內部審計及財務申 報職能方面的資源、員工資格及經驗以 及培訓課程及有關預算是否充足。該檢 討乃經與本公司的管理層、其外聘及內 部核數師討論後作出,且有關評估由審 核委員會進行。董事會認為,現有內部 控制和風險管理系統乃足夠及有效,尤 其是在財務申報及遵守上市規則方面。

The Group has established a multi-dimensional risk management system, which includes (1) an information platform that ensures the efficient operation of the risk management system; (2) formulating risk management policies to ensure the Group carries out consistent procedures and standards for risk identification, measurement and reporting; (3) identifying potential risks of various business segments and key procedures; (4) risk assessment and action procedures to ensure identified risks are assessed and solutions are proposed in a timely manner; and (5) monitoring and reviewing the risk management policies, risks assessment procedures, measures for managing risks and their effectiveness, and report the findings to the Board. In addition, the Group's internal control and risk management systems include a well-established organizational structure with clearly defined lines of responsibility and authority. The day-to-day departmental operations are entrusted to individual department which is accountable for its own conduct and performance and is required to operate its own department's business within the scope of the delegated authority and to implement and strictly adhere to the strategies and policies set by the Company from time to time. Each department is also required to keep the Board informed of material developments of the department's business and implementation of the policies and strategies set by the Board on a regular basis.

During Year 2024, the Board has reviewed the effectiveness of the internal control and risk management systems of the Group to ensure that a sound system is maintained and operated by the management in compliance with the agreed procedures and standards. The review covered all material controls, including financial, operational and compliance controls and risk management functions. In particular, the Board considered the adequacy of resources, staff qualifications and experience, training programs and budget of the Company's accounting, internal audit and financial reporting functions. The review was made by discussions with the management of the Company, its external and internal auditors and the assessment was conducted by the Audit Committee. The Board considers that the existing internal control and risk management systems are adequate and effective, in particular, for financial reporting and Listing Rules compliance.

舉報及反腐敗政策

構建方便和诱明的舉報體系是本集團致 力於推動廉潔治理的重要組成部分。為 此,本集團制定了《舉報管理指引》,明 確本集團內部和外部的舉報管理機制、 舉報渠道和方式,並制定了統一的舉報 受理及處理程序。同時,《舉報管理指 引》明確了對舉報人的保護和獎勵的規 定,要求受理方嚴格保密舉報人的信 息,以最大程度上保障舉報人權益和 利益。

此外,本集團嚴格遵守相關法律法規, 建立了《員工職務行為準則》等制度,規 範僱員違反廉潔、濫用職權、利益衝突 等行為,並明確本集團價值導向,使全 體僱員盡忠職守、廉正自律,共同維護 本集團整體利益。本集團已安排並將持 續加強董事及僱員反貪腐及反舞弊培 訓,加強腐敗預防宣傳,樹立清正廉潔 的員工文化。

內幕消息

在處理及發放內幕消息之程序及內部監 控方面,本公司高度重視其於證券及期 貨條例第XIVA部及上市規則項下之責 任。本公司已採納持續披露合規政策, 政策載列對本集團董事及管理人員之指 引及程序,以確保本集團之內幕消息公 平、及時地公開。本集團定期為管理人 員舉行簡報會,協助彼等了解及遵守相 關政策。

WHISTLEBLOWING AND ANTI-CORRUPTION **POLICIES**

Building a convenient and transparent reporting system is a crucial component of the Group's collective effort towards clean and honest governance. To this end, the Group has formulated the "Guidelines for Reporting Management", which outline the Group's internal and external reporting management mechanisms, reporting channels and methods and set forth standardized procedures for the acceptance and processing of reports. Meanwhile, the "Guidelines for Reporting Management" provide explicit protection and reward provisions for whistleblowers, and require that any information about whistleblowers be kept confidential by the recipient, so as to safeguard the rights and interests of whistleblowers to the greatest possible extent.

In addition, the Group adheres strictly to relevant laws and regulations and has established systems such as "Code of Conduct for Employees", which regulates employee behavior, including violations of integrity, abuse of power and conflict of interests, and defines the Group's value orientation, enabling employees to perform their duties with loyalty, integrity, and self-discipline, and jointly safeguard the overall interests of the Group. The Group arranged and will continue to reinforce anti-corruption and antifraud training for Directors and employees, intensifies corruption prevention campaigns and fosters a culture of honesty and integrity among its workforce.

INSIDE INFORMATION

With respect to procedures and internal controls for the handling and dissemination of inside information, the Company takes seriously of its obligations under Part XIVA of the Securities and Futures Ordinance and the Listing Rules. The Company has adopted a Continuous Disclosure Compliance Policy which sets out guidelines and procedures to the Directors and officers of the Group to ensure inside information of the Group is to be disseminated to the public in equal and timely manner. Briefing session is held regularly for officers to facilitate their understanding and compliance with the policy.

股東權利

本公司於開曼群島註冊成立。董事會可 於其認為適當的情況下隨時召開股東特 別大會。特別股東大會亦可由一名或多 名股東要求召開,該等股東於提出要求 當日持有本公司實繳股本不少於十分之 一並有權在股東大會上按本公司股本中 一股一票的基準投票。有關要求須以書 面形式向董事會或秘書提出,藉以要求 董事會就處理有關要求所指明之任何事 務而召開股東特別大會。有關會議須在 存放該請求書後2個月內召開。如董事 會在請求書存放日期起計21日內未有進 行安排召開有關會議,則請求人可用相 同方式自行召開會議,且請求人因董事 會未有召開會議而招致的所有合理費 用,須由本公司償還請求人。請求人可 在根據本條要求召開的股東大會議程中 增加決議案。

為保障股東權益及權利,本公司將就各重大事宜(包括選舉個別董事)於股東大會提呈獨立決議案。

股東提名人士參撰董事的程序可於本公 司網站(www.zhenrodc.com)查閱。股東可將 書面建議送交本公司公司秘書(地址為 香港灣仔皇后大道東248號大新金融中 心40樓),惟遞交該書面通知的最短期限 須至少為七天,且提交該通知的期限不 應早於寄發就有關選舉而召開有關股東 大會通告日期翌日開始,及不得遲於舉 行有關股東大會日期前七天完結。為確 保其他股東有充足時間接收及考慮獲提 名董事候選人的資料, 謹請股東於相關 股東大會前盡早且無論如何不遲於相關 股東大會擬定舉行日期前12個營業日 (定義見上市規則,即聯交所開市進行證 券買賣日)提交建議提名相關人士參選 董事的書面通知,使本公司能與本公司 的證券登記處完成核查程序,及遵循上 市規則項下適用規定促使刊發公告及/ 或向股東寄發補充通函。倘本公司於相 關股東大會舉行日期前第12個營業日後

SHAREHOLDERS' RIGHTS

The Company is incorporated in the Cayman Islands. The Board may whenever it thinks fit to convene an extraordinary general meeting. Extraordinary general meetings shall also be convened on the requisition of one or more Shareholders holding, at the date of deposit of the requisition, not less than one tenth of the paid up capital of the Company having the right of voting at general meetings, on a one vote per Share basis in the share capital of the Company. Such requisition shall be made in writing to the Board or the Secretary for the purpose of requiring an extraordinary general meeting to be called by the Board for the transaction of any business specified in such requisition. Such meeting shall be held within two Months after the deposit of such requisition. If within 21 days of such deposit, the Board fails to proceed to convene such meeting, the requisitionist(s) themself (themselves) may do so in the same manner, and all reasonable expenses incurred by the requisitionist(s) as a result of the failure of the Board shall be reimbursed to the requisitionist(s) by the Company. The requisitionist(s) may add resolutions to the agenda of a general meeting requisitioned under this Article.

To safeguard shareholders' interests and rights, separate resolutions are and will be proposed at general meetings on each substantial issue, including the election of individual Directors.

The procedures for shareholder to propose a person for election as a director are available on the Company's website (www.zhenrodc.com). Shareholders may lodge written proposal to the company secretary of the Company at 40/F, Dah Sing Financial Centre, 248 Queen's Road East, Wanchai, Hong Kong, provided that the minimum length of the period, during which such written notice is given, shall be at least seven days and that the lodgment of such notice shall commence no earlier than the day after the dispatch of the notice of the general meeting appointed for such election and end no later than seven days prior to the date of such general meeting. In order to ensure that other shareholders would have sufficient time to receive and consider the information of the person proposed for election as a director, shareholders are urged to lodge their written notice of his intention to propose a person for election as director as early as practicable in advance of the relevant general meeting and, in any case, not less than 12 business days (as defined in the Listing Rules, i.e. day(s) on which the Stock Exchange is open for business of dealing in securities) before the date scheduled for holding the relevant general meeting, so that the Company can complete the verification procedure with the Company's share registrar, and procure the publication of an announcement and/or the dispatch of a supplementary circular to shareholders in compliance with the applicable

接獲任何有關書面通知,則本公司將需 要考慮是否押後相關會議,以根據上市 規則提前至少10個營業日通知股東有關 議案。

股東及投資者如欲就本公司向董事會作 出查詢,可將有關查詢寄至本公司,地 址如下:

地址: 香港灣仔港灣道26號華潤大

夏32樓3201室

聯絡人: 陳競德先生

電郵地址: anthonychan@zhenro.com

本公司通常不會處理口頭或匿名查詢。

股東通訊政策

為與股東保持公開有效的溝通,董事會 已採納股東通訊政策,並及時向股東更 新有關本集團業務的相關資料。該政策 會定期檢討以確保其有效性。本公司已 建立多個與股東溝通的渠道,具體如下:

- 可於聯交所網站(www.hkexnews.hk) (i) 及本公司網站(www.zhenrodc.com)查 閱之公司 通訊,如年度報告、中期 報告及通函;
- 分別於聯交所及本公司網站刊發 上市規則規定之公告及其他披露;
- (iii) 本公司的公司資料及聯繫方式於 本公司網站可供查閱;
- 股東週年大會及股東特別大會為 (iv) 股東就本公司提出查詢及意見,並 與董事及高級管理人員交換意見 提供平台;及

requirements under the Listing Rules. In the event that any such written notice is received by the Company later than the 12th business day before the date of holding the relevant general meeting, the Company will need to consider whether to adjourn the relevant meeting so as to give shareholders a notice of at least 10 business days of the proposal in accordance with the Listing Rules.

Shareholders and investors who wish to make inquiries to the Board regarding the Company may send such enquiries to the Company at the following address:

Address: Unit 3201, 32/F, China Resources Building,

26 Harbour Road, Wanchai, Hong Kong

Contact person: Mr. Chan King Tak Email address: anthonychan@zhenro.com

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

SHAREHOLDERS' COMMUNICATION POLICY

The Board has adopted the shareholders' communication policy to maintain an open and effective communication with the shareholders and to update the shareholders on relevant information on the Group's business in a timely manner. The policy is regularly reviewed to ensure its effectiveness. The Company has established several channels to communicate with its shareholders as follows:

- Corporate communications such as annual reports, interim reports and circulars are available on the Stock Exchange's website at www.hkexnews.hk and the Company's website at www.zhenrodc. com;
- Announcements and other disclosures as required under the Listing Rules are published on the respective websites of the Stock Exchange and the Company;
- (iii) Corporate information and contact details of the Company are made available on the Company's website;
- (iv) Annual and extraordinary general meetings provide a forum for the shareholders to raise queries and make comments about the Company, and exchange views with the Directors and senior management; and

(v) 本公司香港股份過戶登記處香港中央證券登記有限公司,為股東提供股份登記、派發股息及相關事宜之服務。

於二零二四年度,本公司維持著充足的 聯絡資料,以供股東向董事會提出詢 問。此外,本公司於二零二四年六月十 四日舉行股東週年大會,股東於會上與 董事會主席交流意見。企業通訊將及時 刊發於本公司及聯交所網站。於二零二 四年度,董事會已審閱股東通訊政策 實施與成效,基於上述因素,董事會認 為,股東通訊政策屬有效。

章程文件

本公司於二零二四年六月十四日舉行的 股東週年大會上通過一項特別決議案, 推准修訂本公司組織章程細則(「組織章 程細則」)及採納經修訂及重列的組織章 程細則,自二零二四年六月十四日起生 效。詳情請參閱本公司日期為二零二四 年四月二十九日的通函及本公司日期為 二零二四年六月十四日的投票結果 公告。

經修訂及重列的組織章程細則可於本公司及聯交所網站查閱。

(v) The Hong Kong share registrar of the Company, Computershare Hong Kong Investor Services Limited, serves the shareholders in respect of share registration, dividend payment and related matters.

During Year 2024, the Company has maintained sufficient contact details for shareholders to put forward enquiries to the Board. In addition, the Company held an AGM on 14 June 2024 at which shareholders were able to communicate their views with the chairman of the Board. Corporate communications were published on the websites of the Company and the Stock Exchange in a timely manner. The Board has reviewed the implementation and effectiveness of the shareholders' communication policy during Year 2024 and based on the above factors, the Board considers the shareholders' communication policy to be effective.

CONSTITUTIONAL DOCUMENTS

A special resolution was passed at the annual general meeting of the Company held on 14 June 2024, which approved the amendment of the articles of association of the Company (the "Articles of Association") and the adoption of the amended and restated Articles of Association with effect from 14 June 2024. Please refer to the circular of the Company dated 29 April 2024 and the poll results announcement of the Company dated 14 June 2024 for details.

The amended and restated Articles of Association is available on the websites of the Company and the Stock Exchange.



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致正榮地產集團有限公司全體股東 (於開曼群島註冊成立的有限公司)

無法表示意見

吾等獲委聘審核第97至260頁所載正榮地產集團有限公司(「貴公司」)及其附屬公司(「貴集團」)的綜合財務報表,包括於二零二四年十二月三十一日的綜合財務狀況表、截至該日止年度的綜合損益表、綜合全面收益表、綜合權益變動表及綜合現金流量表以及綜合財務報表附註(包括重大會計政策資料)。

吾等並無就 貴集團的綜合財務報表發表意見。如本報告無法表示意見之基準所述,有關持續經營的多項不確定事項之間可能存在互相影響以及可能對無法 財務報表產生累計影響,故此吾等無法就綜合財務報表發表意見。在所有其他 方面,吾等認為該等綜合財務報表已遵 照香港公司條例的披露規定妥為擬備。 To the shareholders of Zhenro Properties Group Limited (Incorporated in the Cayman Islands with limited liability)

DISCLAIMER OF OPINION

We were engaged to audit the consolidated financial statements of Zhenro Properties Group Limited (the "Company") and its subsidiaries (the "Group") set out on pages 97 to 260, which comprise the consolidated statement of financial position as at 31 December 2024, and the consolidated statement of profit or loss, the consolidated statement of comprehensive income, the consolidated statement of changes in equity and the consolidated statement of cash flows for the year then ended, and notes to the consolidated financial statements, including material accounting policy information.

We do not express an opinion on the consolidated financial statements of the Group. Because of the potential interaction of the multiple uncertainties relating to going concern and their possible cumulative effect on the consolidated financial statements as described in the *Basis for Disclaimer of Opinion* section of our report, it is not possible for us to form an opinion on the consolidated financial statements. In all other respects, in our opinion, the consolidated financial statements have been properly prepared in compliance with the disclosure requirements of the Hong Kong Companies Ordinance.

無法表示意見之基準 與持續經營相關的多項不確定 事項

誠如綜合財務報表附註2.1所述, 貴集 團於截至二零二四年十二月三十一日止 年度錄得淨虧損人民幣7,539,046,000元。 於二零二四年十二月三十一日,(i) 貴 集團分別錄得流動負債淨額及負債淨額 人民幣12,867,740,000元及人民幣 2,279,785,000元;(ii) 貴集團的計息銀行 及其他借款、優先票據、公司債券、永 續資本證券及資產支持證券本金及利息 總額為人民幣69,477,634,000元,其中人 民幣63,537,982,000元將在未來十二個月 內到期償還,其現金及現金等價物為人 民幣1,215,294,000元;(iii) 貴集團尚未 按預定還款日期償還若干優先票據的本 息合計人民幣21,406,730,000元及若干優 先票據的利息合計人民幣1,464,816,000 元, 導致人民幣7,583,850,000元的若干優 先票據違約事件; (iv)尚未按預定還款日 期償還計息銀行及其他借款的本金合計 人民幣18,148,651,000元,導致人民幣 7,149,749,000元的若干長期計息銀行及 其他借款須按要求償還;(v) 貴集團未 能償還於二零二二年十一月到期的公司 債券本息人民幣1,252,621,000元; (vi) 貴 集團未能償還於二零二四年七月到期的 資產支持證券的尚未償還金額人民幣 1,041,088,000元,及(vii) 貴集團未能償 還永續資本證券的本息人民幣 1,750,150,000元。該等情況連同綜合財務 報表附註2.1所披露其他事宜,表明存在 令 貴集團的持續經營能力存在重大質 疑的重大不確定因素。

BASIS FOR DISCLAIMER OF OPINION

Multiple uncertainties relating to going concern

As set out in note 2.1 to the consolidated financial statements, the Group recorded a net loss of RMB7,539,046,000 for the year ended 31 December 2024. As at 31 December 2024, (i) the Group recorded net current liabilities and net liabilities amounted to RMB12,867,740,000 and RMB2,279,785,000, respectively; (ii) the Group's aggregate principal and interest of interest-bearing bank and other borrowings, senior notes, corporate bonds, perpetual capital securities and asset-backed securities amounted to RMB69,477,634,000, out of which RMB63,537,982,000 will be due for repayment within the next twelve months, while its cash and cash equivalents amounted to RMB1,215,294,000; (iii) the Group had not repaid an aggregate amount of principal and interest of RMB21,406,730,000 for certain senior notes and an aggregate amount of interest amounting to RMB1,464,816,000 for certain senior notes according to their scheduled repayment dates, triggering events of default for certain senior notes amounting to RMB7,583,850,000; (iv) an aggregate amount of principal of RMB18,148,651,000 for interest-bearing bank and other borrowings had not been repaid according to their scheduled repayment dates, triggering certain long-term interest-bearing bank and other borrowings amounting to RMB7,149,749,000 becoming repayable on demand; (v) the Group failed to repay the principal and interest amounting to RMB1,252,621,000 for a corporate bond due in November 2022; (vi) the Group failed to repay the outstanding amount of RMB1,041,088,000 for the asset-backed securities due in July 2024, and (vii) the Group failed to repay the principal and interest amounting to RMB1,750,150,000 for the perpetual capital securities. These conditions, together with other matters disclosed in note 2.1 to the consolidated financial statements, indicate the existence of material uncertainties which cast significant doubt on the Group's ability to continue as a going concern.

無法表示意見之基準(續) 與持續經營相關的多項不確定 事項(續)

貴公司董事正在實施計劃及採取措施, 以改善 貴集團流動資金及財務狀況, 詳情載於綜合財務報表附註2.1。綜合財 務報表已按持續經營假設編製,假設之 有效性取決於該等措施的結果,其存在 多種不確定性,包括:(i)成功完成其境 外債務全面重組;(ii)成功與 貴集團現 有貸款人磋商,重續或延期償還 貴集 團計息銀行及其他借貸;(iii)成功為合資 格項目開發及時取得項目開發貸款; (iv) 於需要時成功取得額外新融資資源;(v) 成功開展 貴集團業務戰略規劃(包括 加快物業銷售);(vi)成功實施措施加快 未收的銷售所得款項的回籠及有效控制 成本與開支;及(vii)成功並及時實施計 劃以出售 貴集團於若干項目開發公司 的股權,並及時回收所得款項。

由於多項不確定事項、多項不確定事項 之間可能存在互相影響以及可能產生的 累計影響,吾等無法對按持續經營基準 編製是否屬恰當提供意見。倘 貴集團 無法實現上述計劃及措施, 貴集團可 能無法持續經營,則可能需要作出調整 以將 貴集團資產的賬面值撇減至其可 收回金額,為可能產生的任何進一步負 債作出撥備,並將非流動資產及非流動 負債分別重新分類為流動資產及流動負 債。該等調整的影響並未於綜合財務報 表中反映。

董事就綜合財務報表須承 擔的責任

貴公司董事須負責根據國際會計準則理 事會頒佈的國際財務報告準則會計準則 及香港公司條例的披露規定,編製真實 而公平地反映情況的綜合財務報表,並 進行董事釐定對編製綜合財務報表屬必 要的有關內部監控,以使該等綜合財務 報表不存在由於欺詐或錯誤而導致的重 大錯誤陳述。

BASIS FOR DISCLAIMER OF OPINION (Continued)

Multiple uncertainties relating to going concern (Continued)

The directors of the Company have been undertaking plans and measures to improve the Group's liquidity and financial position, which are set out in note 2.1 to the consolidated financial statements. The validity of the going concern assumption on which the consolidated financial statements have been prepared depends on the outcome of these measures, which are subject to multiple uncertainties, including: (i) successfully completing the holistic restructuring of its offshore indebtedness; (ii) successfully negotiating with the Group's existing lenders for the renewal or extension for repayment of the Group's interest-bearing bank and other borrowings; (iii) successfully securing project development loans for qualified project development timely; (iv) successfully obtaining additional new sources of financing as and when needed; (v) successfully carrying out the Group's business strategy plan including the acceleration of the sales of properties; (vi) successfully implementing measures to speed up the collection of outstanding sales proceeds and effectively control costs and expenses; and (vii) the successful and timely implementation of the plans to dispose of its equity interests in certain project development companies, and the timely collection of the proceeds.

As a result of these multiple uncertainties, their potential interaction, and the possible cumulative effect thereof, we were unable to form an opinion as to whether the going concern basis of preparation is appropriate. Should the Group fail to achieve the abovementioned plans and measures, it might not be able to continue to operate as a going concern, and adjustments would have to be made to write down the carrying amount of the Group's assets to their recoverable amounts, to provide for any further liabilities which might arise and to reclassify non-current assets and non-current liabilities as current assets and current liabilities, respectively. The effects of these adjustments have not been reflected in the consolidated financial statements.

RESPONSIBILITIES OF THE DIRECTORS FOR THE CONSOLIDATED FINANCIAL STATEMENTS

The directors of the Company are responsible for the preparation of the consolidated financial statements that give a true and fair view in accordance with IFRS Accounting Standards issued by the International Accounting Standards Board 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.

董事就綜合財務報表須承 擔的責任(續)

在編製綜合財務報表時, 貴公司董事須 負責評估 貴集團持續經營的能力,並 披露與持續經營有關的事項(如適用)。 除非 貴公司董事擬將 貴集團清盤或 停止營運,或除此之外並無其他實際可 行的辦法,否則須採用以持續經營為基 礎的會計法。

審核委員會協助 貴公司董事履行彼等 監督 貴集團財務報告程序的責任。

核數師就審核綜合財務報 表須承擔的責任

吾等的責任是根據香港會計師公會(「香 港會計師公會」)頒佈之香港核數準則對 貴集團的綜合財務報表進行審核工 作,並為全體股東出具核數師報告,除 此以外,本報告不作其他用途。吾等概 不就本報告的內容對任何其他人士負責 或承擔任何責任。然而,由於吾等報告 中無法表示意見之基準一節所述的事 項,吾等無法就綜合財務報表發表 意見。

根據香港會計師公會的職業會計師道德 守則(「守則」),吾等獨立於 貴集團, 並已履行守則中的其他職業道德責任。

出具本獨立核數師報告的審核項目合夥 人為Ho Wai Ling。

安永會計師事務所 執業會計師 香港 二零二五年三月二十八日

RESPONSIBILITIES OF THE DIRECTORS FOR THE CONSOLIDATED FINANCIAL STATEMENTS

(Continued)

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

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

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

Our responsibility is to conduct an audit of the Group's consolidated financial statements in accordance with Hong Kong Standards on Auditing issued by the Hong Kong Institute of Certified Public Accountants ("HKICPA") and to issue an auditor's report. We report solely to you, as a body, and for no other purpose. We do not assume responsibility towards or accept liability to any other person for the contents of this report. However, because of the matters described in the Basis for Disclaimer of Opinion section of our report, it is not possible for us to form an opinion on the consolidated financial statements.

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

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

Ernst & Young Certified Public Accountants Hong Kong 28 March 2025

CONSOLIDATED STATEMENT OF PROFIT OR LOSS

截至二零二四年十二月三十一日止年度 Year ended 31 December 2024

		附註 Notes	二零二四年 2024 人民幣千元 RMB'000	二零二三年 2023 人民幣千元 RMB'000
收益 銷售成本	REVENUE Cost of sales	5	33,416,906 (31,453,104)	38,774,935 (36,596,210)
毛利	Gross profit		1,963,802	2,178,725
其他收入及收益 銷售及分銷開支 行政開支 金融資產減值虧損淨額 其他開支 投資物業的公平值虧損 按公平值計入損益的金融 資產的公平值虧損 融資成本 應佔以下單位溢利及虧損: 合營企業 聯營公司	Other income and gains Selling and distribution expenses Administrative expenses Impairment losses on financial assets, net Other expenses Fair value losses on investment properties Fair value losses on financial assets at fair value through profit or loss Finance costs Share of profits and losses of: Joint ventures Associates	5 22, 38 5 14	30,647 (797,318) (629,542) (664,343) (3,123,457) (573,200) - (3,730,262) 38,430 116,467	82,244 (922,979) (655,900) (1,426,423) (4,594,607) (644,419) (254,155) (2,588,893) (28,178) (149,697)
除税前虧損	LOSS BEFORE TAX	6	(7,368,776)	(9,004,282)
所得税開支 年內虧損	Income tax expense LOSS FOR THE YEAR	10	(170,270) (7,539,046)	(481,280) (9,485,562)
以下人士應佔: 母公司擁有人 非控股權益	Attributable to: Owners of the parent Non-controlling interests		(6,829,835) (709,211) (7,539,046)	(8,467,942) (1,017,620) (9,485,562)
母公司普通權益持有人 應佔每股虧損	LOSS PER SHARE ATTRIBUTABLE TO ORDINARY EQUITY HOLDERS OF THE PARENT			
基本及攤薄	Basic and diluted	12	人民幣(1.56)元 RMB(1.56) yuan	人民幣(1.94)元 RMB(1.94) yuan

綜合全面收益表 CONSOLIDATED STATEMENT OF COMPREHENSIVE INCOME

截至二零二四年十二月三十一日止年度 Year ended 31 December 2024

		二零二四年 2024 人民幣千元 RMB'000	二零二三年 2023 人民幣千元 RMB'000
年內虧損	LOSS FOR THE YEAR	(7,539,046)	(9,485,562)
其他全面虧損 可於往後期間重新分類至損益 之其他全面虧損:	OTHER COMPREHENSIVE LOSS Other comprehensive loss that may be reclassified to profit or loss in subsequent periods:		
匯兑差額: 換算海外業務產生的匯兑差額	Exchange differences: Exchange differences on translation of foreign operations	(230,467)	(54,417)
於往後期間將不會重新分類至 損益之其他全面虧損:	Other comprehensive loss that will not be reclassified to profit or loss in subsequent periods:		
匯兑差額: 換算海外業務產生的匯兑差額	Exchange differences: Exchange differences on translation of foreign operations	(258,063)	(128,618)
年內其他全面虧損,扣除税項	OTHER COMPREHENSIVE LOSS FOR THE YEAR, NET OF TAX	(488,530)	(183,035)
年內全面虧損總額,扣除税項	TOTAL COMPREHENSIVE LOSS FOR THE YEAR, NET OF TAX	(8,027,576)	(9,668,597)
以下人士應佔: 母公司擁有人 非控股權益	Attributable to: Owners of the parent Non-controlling interests	(7,318,365) (709,211) (8,027,576)	(8,650,977) (1,017,620) (9,668,597)

綜合財務狀況表 CONSOLIDATED STATEMENT OF FINANCIAL POSITION 「零二四年十二月三十一日 31 December 2024

		附註 Notes	二零二四年 2024 人民幣千元 RMB'000	二零二三年 2023 人民幣千元 RMB'000
小法乱次文	NON CURRENT ACCEPTO			
非流動資產	NON-CURRENT ASSETS	1.2	522.152	1.244.200
物業、廠房及設備	Property, plant and equipment	13	522,152	1,244,300
投資物業	Investment properties	14	7,433,700	8,006,900
使用權資產	Right-of-use assets	15	222,173	247,203
其他無形資產	Other intangible assets		16	28
於合營企業的投資	Investments in joint ventures	16	2,254,602	2,179,692
於聯營公司的投資	Investments in associates	17	6,359,924	6,346,465
遞延税項資產	Deferred tax assets	18	19,201	578,263
非流動資產總值	Total non-current assets		16,811,768	18,602,851
流動資產	CURRENT ASSETS			
按公平值計入損益的	Financial assets at fair value through			
金融資產	profit or loss		_	2,701
開發中物業	Properties under development	19	33,373,365	64,430,208
持作出售已竣工物業	Completed properties held for sale	20	29,483,387	29,801,224
貿易應收款項	Trade receivables	21	262,670	574,284
應收關聯公司款項	Due from related companies	38	9,916,396	10,281,064
預付款項、其他應收款項	Prepayments, other receivables and			
及其他資產	other assets	22	18,589,696	22,465,143
可收回税項	Tax recoverable		1,760,203	1,994,545
受限制現金及已抵押存款	Restricted cash and pledged deposits	23	1,969,388	3,318,649
現金及現金等價物	Cash and cash equivalents	23	1,215,294	1,716,960
流動資產總值	Total current assets		96,570,399	134,584,778

綜合財務狀況表 CONSOLIDATED STATEMENT OF FINANCIAL POSITION _零_四年十二月三十一日 31 December 2024

		附註 Notes	二零二四年 2024 人民幣千元 RMB'000	二零二三年 2023 人民幣千元 RMB'000
流動負債 貿易應付款項及應付票據 其他應付款項及應計費用 合約負債 應付關聯公司款項 計息銀行及其他借款 優先票據 公司資資本證券 應付税項 租賃負債	CURRENT LIABILITIES Trade and bills payables Other payables and accruals Contract liabilities Due to related companies Interest-bearing bank and other borrowings Senior notes Corporate bonds Perpetual capital securities Tax payable Lease liabilities	24 25 26 38 27 28 29 32 10	16,349,689 15,737,159 13,841,193 5,375,738 26,795,849 24,514,674 1,496,056 1,412,671 3,913,574 1,536	17,734,022 13,522,987 45,469,076 5,608,784 25,834,848 24,162,213 1,187,772 1,391,908 4,472,318 14,026
流動負債總額	Total current liabilities		109,438,139	139,397,954
流動負債淨值	NET CURRENT LIABILITIES		(12,867,740)	(4,813,176)
總資產減流動負債	TOTAL ASSETS LESS CURRENT LIABILITIES		3,944,028	13,789,675

		附註 Notes	二零二四年 2024 人民幣千元 RMB'000	二零二三年 2023 人民幣千元 RMB'000
非流動負債	NON-CURRENT LIABILITIES			
計息銀行及其他借款	Interest-bearing bank and other borrowings	27	1,032,050	3,165,631
其他應付款項及應計費用	Other payables and accruals	25	1,305,123	328,370
公司債券	Corporate bonds	29	3,602,479	3,765,969
遞延税項負債	Deferred tax liabilities	18	279,287	367,883
租賃負債	Lease liabilities	15	4,874	10,293
		17	·	
非流動負債總額	Total non-current liabilities		6,223,813	7,638,146
淨(負債)/資產	Net (liabilities)/assets		(2,279,785)	6,151,529
權益	EQUITY			
母公司擁有人應佔權益	Equity attributable to owners of the parent			
股本	Share capital	30	282	282
儲備	Reserves	31	(11,207,610)	(3,889,245)
			(11,207,328)	(3,888,963)
非控股權益	Non-controlling interests		8,927,543	10,040,492
權益總額	Total equity		(2,279,785)	6,151,529

劉偉亮先生 董事

李洋先生 董事

Mr. Liu Weiliang Director

Mr. Li Yang Director

綜合權益變動表

CONSOLIDATED STATEMENT OF CHANGES IN EQUITY

截至二零二四年十二月三十一日止年度 Year ended 31 December 2024

				Δ+	母公司擁 tributable to ow		ant				
				Λι	ilibutable to ow	•					
		股本	股份溢價	合併儲備	資本儲備	法定盈餘 儲備 Statutory	匯兑波動 儲備 Exchange	累計虧損	總計	非控股權益 Non-	權益總額
		Share capital 人民幣千元 RMB'000 (附註30) (note 30)	Share premium 人民幣千元 RMB'000 (附註31(a)) (note 31(a))	Merger reserve 人民幣千元 RMB'000 (附註31(b)) (note 31(b))	Capital reserve 人民幣千元 RMB'000 (附註31(c)) (note 31(c))	surplus reserves 人民幣千元 RMB'000 (附註31(d)) (note 31(d))	fluctuation reserve 人民幣千元 RMB'000 (附註31(e)) (note 31(e))	Accumulated losses 人民幣千元 RMB'000	Total 人民幣千元 RMB'000	controlling interests 人民幣千元 RMB'000	Total equity 人民幣千元 RMB'000
	As at 1 January 2024 Loss for the year Other comprehensive loss for the year:	282	3,696,478* -	4,527,360* -	(215,068)*	1,851,021* -	(1,026,027)*	(12,723,009)* (6,829,835)	(3,888,963) (6,829,835)	10,040,492 (709,211)	6,151,529 (7,539,046)
換算海外業務產生 的匯兑差額	Exchange differences on translation of foreign operations	-	-	-	-	-	(488,530)	-	(488,530)	-	(488,530)
年內全面虧損總額	Total comprehensive loss for the year	-	-	-	-	-	(488,530)	(6,829,835)	(7,318,365)	(709,211)	(8,027,576)
附屬公司非控股 權益減資 向附屬公司非控股	Capital reduction of subsidiaries for non-controlling interests	-	-	-	-	-	-	-	-	(320,465)	(320,465)
股東派付股息 轉撥至法定盈餘	Dividends paid to non-controlling shareholders of subsidiaries Appropriations to statutory	-	-	-	-	-	-	-	-	(83,273)	(83,273)
储備	surplus reserves	-	-	-	-	34,149	-	(34,149)	-	-	-
於二零二四年 十二月三十一日	As at 31 December 2024	282	3,696,478*	4,527,360*	(215,068)*	1,885,170*	(1,514,557)*	(19,586,993)*	(11,207,328)	8,927,543	(2,279,785)
於二零二三年 一月一日 年內虧損 年內其他全面虧損	As at 1 January 2023 Loss for the year Other comprehensive loss for the year:	282	3,696,478* -	4,527,360* -	(218,148)* -	1,719,294* -	(842,992)* -	(4,123,340)* (8,467,942)	4,758,934 (8,467,942)	12,720,723 (1,017,620)	17,479,657 (9,485,562)
換算海外業務產生 的匯兑差額	Exchange differences on translation of foreign operations	-	-	-	-	-	(183,035)	-	(183,035)	-	(183,035)
年內全面虧損總額	Total comprehensive loss for the year	-	-	-	-	-	(183,035)	(8,467,942)	(8,650,977)	(1,017,620)	(9,668,597)
收購非控股權益 出售附屬公司	Acquisition of non-controlling interests Disposal of subsidiaries	-	-	-	3,080	-	-	-	3,080	(1,238,308) (20,635)	(1,235,228) (20,635)
向附屬公司非控股 股東派付股息 轉撥至法定盈餘	Dividends paid to non-controlling shareholders of subsidiaries Appropriations to statutory	-	-	-	-	-	-	-	-	(403,668)	(403,668)
儲備 於二零二三年	surplus reserves As at 31 December 2023	-	2 (0) (=0)	-	(215.0(0)*	131,727	- (1.00/.007)	(131,727)		10.0/2/25	-
十二月三十一日		282	3,696,478*	4,527,360*	(215,068)*	1,851,021*	(1,026,027)*	(12,723,009)*	(3,888,963)	10,040,492	6,151,529

該等儲備賬目包括綜合財務狀況表內 的綜合儲備人民幣(11,207,610,000)元(二 零二三年:人民幣(3,889,245,000)元)。

These reserve accounts comprise the consolidated reserves of RMB(11,207,610,000) (2023: RMB(3,889,245,000)) in the consolidated statement of financial position.

综合現金流量表 CONSOLIDATED STATEMENT OF CASH FLOWS

截至二零二四年十二月三十一日止年度 Year ended 31 December 2024

物業、廠房及設備折舊 Depreciation of property, plant and equipment 6, 13 21,958 24,231 使用權資產折舊 Depreciation of right-of-use assets 6, 15 20,220 33,275 攤銷其他無形資產 Amortisation of other intangible assets 6 12 20 出售物業、廠房及設備項 Losses/(gains) on disposal of items of			附註 Notes	二零二四年 2024 人民幣千元 RMB'000	二零二三年 2023 人民幣千元 <i>RMB</i> '000
ACTIVITIES	颁然还新田人法具	CACH ELOWIC EDOM ODED ATINIC			
除税前虧損 Loss before tax Adjustments for: 物業、廠房及設備折舊 Depreciation of property, plant and equipment 6, 13 21,958 24,231 使用權資産折舊 Depreciation of right-of-use assets 6, 15 20,220 33,275	經宮伯數况金派里				
調整: Adjustments for: Depreciation of property, plant and equipment 6, 13 21,958 24,231 使用權資產折舊 Depreciation of right-of-use assets 6, 15 20,220 33,275 攤銷其他無形資產 Amortisation of other intangible assets 6 12 20 出售物業、廠房及設備項目的虧損淨額出售所屬公司的虧損淨額出售投公平值計入損益的金融資產的虧損淨額的金融資產的虧損淨額的金融資產的虧損淨額的金融資產的虧損淨額的金融資產的收益 Losses on disposal of subsidiaries, net 10ss, net 10sses on disposal of financial assets at fair value through profit or 10ss, net 10ss, net 10sses of isposal of financial assets at fair value through profit or 10ss, net 10sses of profits and losses of: 3,6 87 9,504 租期終止的收益的方律企業	除税前虧損			(7,368,776)	(9.004.282)
物業、廠房及設備折舊	調整:			(,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	(), • • -, - • -,
equipment 6,13 21,958 24,231 Depreciation of right-of-use assets 6,15 20,220 33,275 推銷其他無形資產 Amortisation of other intangible assets 6 12 20 10		,			
使用權資產折舊			6, 13	21,958	24,231
出售物業、廠房及設備項目的虧損/(收益)淨額	使用權資產折舊	Depreciation of right-of-use assets		20,220	33,275
目的虧損/(收益) 淨額 出售附屬公司的虧損淨額 出售按公平值計入損益 的金融資產的虧損淨額 和期終止的收益 虧估以下單位溢利及 虧償之業 聯營公司 接近的之中值虧損 養養的之中值虧損 養養的之中值虧損 養養的之中值虧損 全面融資產減值虧損淨額 表验で理查數 定該有數學不可與不可與不可與不可與不可與不可與不可與不可與不可與不可與不可與不可與不可與不	攤銷其他無形資產	Amortisation of other intangible assets	6	12	20
出售附屬公司的虧損淨額 出售按公平值計入損益 的金融資產的虧損淨額 和期終止的收益 虧估以下單位溢利及 虧營之司 虧償之 物營公司 整公司 虧損淨額	出售物業、廠房及設備項	Losses/(gains) on disposal of items of			
出售按公平值計入損益 的金融資產的虧損淨額 和期終止的收益 Gain on lease term termination 應佔以下單位溢利及 虧養企業 對oint ventures 資產的公平值虧損 有論 value losses from financial assets at fair value of investment properties 已竣工物業確認的減值 虧損 已竣工物業確認的減值 虧損 就物業、廠房及設備確認 的減值虧損 即可可可可以以供養的 的減值虧損 可可可可可以以供養的 的減值虧損 可可可可可以以供養的 可可可可可以可可可可可可可可可可可可可可可可可可可可可可可可可可可可可可可	目的虧損/(收益)淨額	property, plant and equipment, net	5, 6	6	(4,428)
assets at fair value through profit or loss, net 5,6 87 9,504 租期終止的收益 Gain on lease term termination 15 (1,096) - 應佔以下單位溢利及 Share of profits and losses of: 虧損: 合營企業 Joint ventures (38,430) 28,178 聯營公司 Associates (116,467) 149,697 按公平值計入損益的金融 資產的公平值虧損 fair value losses from financial assets at fair value through profit or loss - 254,155 投資物業公平值變動 Changes in fair value of investment properties 14 573,200 644,419 金融資產減值虧損淨額 Impairment losses on financial assets, net 6 664,343 1,426,423 就開發中物業及持作出售 Impairment losses recognised for properties under development and completed properties held for sale 5,6 2,328,116 4,375,883 就物業、廠房及設備確認 Impairment losses recognised for property, plant and equipment 5,6 700,196 - 融資成本 Finance costs 7 3,730,262 2,588,893 利息收入 Interest income 5 (21,917) (50,813)	出售附屬公司的虧損淨額	Losses on disposal of subsidiaries, net		-	25,243
loss, net 5,6 87 9,504 和期終止的收益 Gain on lease term termination 15 (1,096) - 應估以下單位溢利及 Share of profits and losses of: 虧損: 合營企業 Joint ventures (38,430) 28,178 聯營公司 Associates (116,467) 149,697 按公平值計入損益的金融 fair value losses from financial assets at fair value through profit or loss - 254,155 投資物業公平值變動 Changes in fair value of investment properties 14 573,200 644,419 金融資產減值虧損淨額 Impairment losses on financial assets, net	出售按公平值計入損益	Losses on disposal of financial			
租期終止的收益 Gain on lease term termination 15 (1,096) - 應估以下單位溢利及 Share of profits and losses of: (38,430) 28,178 虧費企業 Joint ventures (38,430) 28,178 聯營公司 Associates (116,467) 149,697 按公平值計入損益的金融資產的公平值虧損 Fair value losses from financial assets atfair value profit or loss - 254,155 投資物業公平值變動 Changes in fair value of investment properties 14 573,200 644,419 金融資產減值虧損淨額就開發中物業及持作出售已竣工物業確認的減值虧損 Impairment losses recognised for properties under development and completed properties held for sale 5,6 2,328,116 4,375,883 就物業、廠房及設備確認的減值虧損 Impairment losses recognised for property, plant and equipment 5,6 700,196 - 融資成本 Finance costs 7 3,730,262 2,588,893 利息收入 Interest income 5 (21,917) (50,813)	的金融資產的虧損淨額	assets at fair value through profit or			
應估以下單位溢利及		loss, net	5, 6		9,504
虧損: (38,430) 28,178 聯營公司 Associates (116,467) 149,697 按公平值計入損益的金融 Fair value losses from financial assets at 資產的公平值虧損 - 254,155 投資物業公平值變動 Changes in fair value of investment properties 14 573,200 644,419 金融資產減值虧損淨額 Impairment losses on financial assets, net 6 664,343 1,426,423 就開發中物業及持作出售 Impairment losses recognised for properties under development and completed properties held for sale 5, 6 2,328,116 4,375,883 就物業、廠房及設備確認 的減值 Impairment losses recognised for 的減值虧損 property, plant and equipment 5, 6 700,196 - 融資成本 Finance costs 7 3,730,262 2,588,893 利息收入 Interest income 5 (21,917) (50,813)			15	(1,096)	-
合營企業 聯營公司Joint ventures Associates(38,430)28,178聯營公司 按公平值計入損益的金融 資產的公平值虧損 投資物業公平值變動Fair value losses from financial assets at fair value of investment properties—254,155投資物業公平值變動Changes in fair value of investment properties—573,200644,419金融資產減值虧損淨額 就開發中物業及持作出售 已竣工物業確認的減值 虧損Impairment losses on financial assets, net properties under development and completed properties held for sale5,62,328,1164,375,883就物業、廠房及設備確認 的減值虧損Impairment losses recognised for property, plant and equipment5,6700,196—融資成本 利息收入Finance costs Interest income73,730,262 (21,917)2,588,893 (50,813)		Share of profits and losses of:			
聯營公司 Associates (116,467) 149,697 按公平值計入損益的金融 Fair value losses from financial assets at 資產的公平值虧損 fair value through profit or loss — 254,155 投資物業公平值變動 Changes in fair value of investment properties 14 573,200 644,419 金融資產減值虧損淨額 Impairment losses on financial assets, net 6 664,343 1,426,423 就開發中物業及持作出售 已竣工物業確認的減值 properties under development and completed properties held for sale 5,6 2,328,116 4,375,883 就物業、廠房及設備確認 property, plant and equipment 5,6 700,196 — 融資成本 Finance costs 7 3,730,262 2,588,893 利息收入 Interest income 5 (21,917) (50,813)					
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資產的公平值虧損 fair value through profit or loss 投資物業公平值變動 Changes in fair value of investment properties 14 573,200 644,419 金融資產減值虧損淨額 Impairment losses on financial assets, net 6 664,343 1,426,423 就開發中物業及持作出售 E竣工物業確認的減值 properties under development and single completed properties held for sale 5,6 2,328,116 4,375,883 就物業、廠房及設備確認 Impairment losses recognised for 的減值虧損 property, plant and equipment 5,6 700,196 — 融資成本 Finance costs 7 3,730,262 2,588,893 利息收入 Interest income 5 (21,917) (50,813)				(116,467)	149,697
投資物業公平值變動 Changes in fair value of investment properties 14 573,200 644,419 金融資產減值虧損淨額 Impairment losses on financial assets, net 6 664,343 1,426,423 就開發中物業及持作出售 Impairment losses recognised for 已竣工物業確認的減值 properties under development and completed properties held for sale 5,6 2,328,116 4,375,883 就物業、廠房及設備確認 Impairment losses recognised for 的減值虧損 property, plant and equipment 5,6 700,196 — 融資成本 Finance costs 7 3,730,262 2,588,893 利息收入 Interest income 5 (21,917) (50,813)					/
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金融資產減值虧損淨額 Impairment losses on financial assets, net 6 64,343 1,426,423 in in pairment losses recognised for completed properties held for sale 5,6 2,328,116 4,375,883 in in in pairment losses recognised for completed properties held for sale 5,6 700,196 — in in in pairment losses recognised for complete for property, plant and equipment 5,6 700,196 — in in in pairment losses recognised for complete for property, plant and equipment 5,6 700,196 — in in in pairment losses recognised for complete for property, plant and equipment 5,6 700,196 — in in in pairment losses recognised for complete for property, plant and equipment 5,6 700,196 — in in pairment losses recognised for complete for property, plant and equipment 5,6 700,196 — in in pairment losses recognised for complete for property, plant and equipment 5,6 700,196 — in pairment losses recognised for complete for property, plant and equipment 5,6 700,196 — in pairment losses recognised for complete for property, plant and equipment 5,6 700,196 — in pairment losses recognised for complete for property, plant and equipment 5,6 700,196 — in pairment losses recognised for complete for property, plant and equipment 5,6 700,196 — in pairment losses recognised for complete for property, plant and equipment 5,6 700,196 — in pairment losses recognised for complete for property, plant and equipment 5,6 700,196 — in pairment losses recognised for complete for property, plant and equipment 5,6 700,196 — in pairment losses recognised for complete for complete for property, plant and equipment 5,6 700,196 — in pairment losses recognised for complete for complet	投貨物業公半伹變期	_	1 /	572 200	(44.410
就開發中物業及持作出售 已竣工物業確認的減值 虧損 completed properties held for sale 的減值虧損 property, plant and equipment 的減值虧損 property, plant and equipment 方, 6 和資成本 利息收入 Impairment losses recognised for 方, 6 700,196 - 3,730,262 2,588,893 利息收入 Interest income 5 (21,917) (50,813)	人				
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虧損 completed properties held for sale 5, 6 2,328,116 4,375,883 就物業、廠房及設備確認 Impairment losses recognised for 的減值虧損 property, plant and equipment 5, 6 700,196 — 融資成本 Finance costs 7 3,730,262 2,588,893 利息收入 Interest income 5 (21,917) (50,813)					
就物業、廠房及設備確認 Impairment losses recognised for 的減值虧損 property, plant and equipment 5, 6 700,196 — 融資成本 Finance costs 7 3,730,262 2,588,893 利息收入 Interest income 5 (21,917) (50,813)			5 6	2 228 116	/1 275 002
的減值虧損 property, plant and equipment 5, 6 700,196 - 融資成本 Finance costs 7 3,730,262 2,588,893 利息收入 Interest income 5 (21,917) (50,813)		1 1 1), 0	2,320,110	7,77,005
融資成本 Finance costs 7 3,730,262 2,588,893 利息收入 Interest income 5 (21,917) (50,813)		1	5. 6	700.196	_
利息收入 Interest income 5 (21,917) (50,813)			,		2,588,893
	• •				

綜合現金流量表 CONSOLIDATED STATEMENT OF CASH FLOWS 截至二零二四年十二月三十一日止年度 Year ended 31 December 2024

	附註 Notes	二零二四年 2024 人民幣千元 RMB'000	二零二三年 2023 人民幣千元 RMB'000
開發中物業及持作出售	Decrease in properties under development		
已竣工物業減少	and completed properties held for sale	29,019,608	25,438,484
受限制現金減少	Decrease in restricted cash	1,281,786	2,705,499
提取/(存放)已抵押存款	Withdrawal/(placement) of pledged deposits	66,750	(48,789)
貿易應收款項減少	Decrease in trade receivables	311,614	173,574
預付款項、其他應收款項及 其他資產減少	Decrease in prepayments, other receivables and other assets	1,901,223	1,709,214
應收關聯公司款項	Decrease/(increase) in amounts due from	1,001,==0	1,7 07,211
減少/(增加)	related companies	6,869	(25,675)
貿易應付款項及應付票據	(Decrease)/increase in trade and bills	, -	(2 , 12 ,
(減少)/增加	payables	(1,249,449)	2,142,215
其他應付款項及應計費用	Increase in other payables and accruals		
增加	• •	105,589	1,116,483
合約負債減少	Decrease in contract liabilities	(31,603,442)	(31,254,149)
應付關聯公司款項	(Decrease)/increase in amounts due to		
(減少)/增加	related companies	(6,772)	26,008
經營所得現金	Cash generated from operations	325,490	2,483,262
己收利息	Interest received	21,917	50,813
已退/(已付)税項	Tax refunded/(paid)	3,234	(346,582)
經營活動所得現金流量淨額	Net cash flows from operating activities	350,641	2,187,493

		附註 Notes	二零二四年 2024 人民幣千元 RMB'000	二零二三年 2023 人民幣千元 RMB'000
投資活動現金流量	CASH FLOWS FROM INVESTING ACTIVITIES			
購買物業、廠房及設備項目	Purchases of items of property, plant and equipment		(37)	(1,698)
添置投資物業	Additions to investment properties		(37)	(23,919)
出售附屬公司	Disposal of subsidiaries		_	109,002
已收聯營公司股息	Dividends received from associates		14,400	107,002
附屬公司清盤	Liquidation of subsidiaries	35	(2,043)	_
出售按公平值計入損益的	Disposal of financial assets at fair value		(-,5)	
金融資產	through profit or loss		2,641	38,711
出售物業、廠房及設備項目	Disposal of items of property, plant and		,	
	equipment		25	7,370
投資活動所得現金流量淨額	Net cash flows from investing activities		14,986	129,466
融資活動現金流量	CASH FLOWS FROM FINANCING ACTIVITIES			
收購非控股權益	Acquisition of non-controlling interests		_	(159,565)
關聯公司墊款	Advances from related companies	38	271,282	786,164
償還關聯公司墊款	Repayment of advances from related			
	companies	38	(497,556)	(1,332,747)
償還給予關聯公司的墊款	Repayment of advances to related companies	38	531,883	2,409,477
給予關聯公司的墊款	Advances to related companies	38	(398,723)	(2,375,787)
提取已抵押存款	Withdrawal of pledged deposits		725	4,245
計息銀行及其他借款所得	Proceeds from interest-bearing bank and			
款項	other borrowings		423,778	534,956
償還計息銀行及其他借款	Repayment of interest-bearing bank and			
	other borrowings		(1,115,387)	(2,716,765)
償還公司債券	Repayment of corporate bonds		(3,320)	(3,753)
已付資產支持證券之利息	Interest paid to asset-backed securities		(4,176)	(2,411)
租賃款項(包括相關利息)	Lease payments including related interest	15	(13,001)	(22,392)
已付利息	Interest paid		(63,771)	(992,566)
融資活動所用現金流量淨額	Net cash flows used in financing activities		(868,266)	(3,871,144)

綜合現金流量表 CONSOLIDATED STATEMENT OF CASH FLOWS 截至二零二四年十二月三十一日止年度 Year ended 31 December 2024

		附註 Notes	二零二四年 2024 人民幣千元 RMB'000	二零二三年 2023 人民幣千元 RMB'000
25% Tot J. 4-4 J.J. 388 AS A ED ET A ED	NEW DECEMBER OF THE CASE AND CASE			
現金及現金等價物減少淨額	NET DECREASE IN CASH AND CASH		(502 (20)	(1 55 / 105)
年初現金及現金等價物	EQUIVALENTS Cash and cash equivalents at beginning of		(502,639)	(1,554,185)
十四九亚及九亚寸页的	year		1,716,960	3,270,111
匯率變動的影響,淨額	Effect of foreign exchange rate changes, net		973	1,034
年末現金及現金等價物	CASH AND CASH EQUIVALENTS AT			
	END OF YEAR		1,215,294	1,716,960
現金及現金等價物結餘分析	ANALYSIS OF BALANCES OF CASH			
	AND CASH EQUIVALENTS			
現金及銀行結餘	Cash and bank balances	23	3,184,682	5,035,609
減:受限制現金	Less: Restricted cash	23	1,905,468	3,187,254
已抵押存款	Pledged deposits	23	63,920	131,395
綜合現金流量表及綜合	Cash and cash equivalents as stated in the			
財務狀況表所列現金	consolidated statement of cash flows and			
及現金等價物	consolidated statement of financial			
	position		1,215,294	1,716,960

1. 公司及集團資料

本公司於二零一四年七月二十一 日在開曼群島註冊成立為獲豁免 有限公司。本公司股份於二零一八 年一月十六日在香港聯合交易所 有限公司(「聯交所」)主板上市。本 公司的註冊辦事處位於Walkers Corporate Limited, 190 Elgin Avenue, George Town, Grand Cayman KY1-9008, Cayman Islands °

於年內,本集團主要從事物業開發 及物業租賃。

本公司董事認為,本公司的最終控 股股東為歐宗榮先生。

有關附屬公司的資料

本公司主要附屬公司的詳情載列 如下:

1. CORPORATE AND GROUP INFORMATION

The Company was incorporated as an exempted company with limited liability in the Cayman Islands on 21 July 2014. The Company's shares were listed on the Main Board of The Stock Exchange of Hong Kong Limited (the "Stock Exchange") on 16 January 2018. The registered office of the Company is located at Walkers Corporate Limited, 190 Elgin Avenue, George Town, Grand Cayman KY1-9008, Cayman Islands.

During the year, the Group was principally involved in property development and property leasing.

In the opinion of the directors of the Company, the ultimate controlling shareholder of the Company is Mr. Ou Zongrong.

Information about subsidiaries

Particulars of the Company's principal subsidiaries are set out below:

附屬公司	註冊成立/登記及營業地點 Place of incorporation/	已發行普通股/註冊股本 Issued ordinary/	本公司應佔 股權百分比 Percentage of equity interest attributable to	主要業務
Subsidiaries	registration and business	registered share capital	the Company	Principal activities
間接持有: Indirectly held:				
湖南秀山麗水置業有限公司	中國/中國內地	人民幣8,000,000元	100%	物業開發及物業租賃
Hunan Xiushan Lishui Real Estate Co., Ltd.	PRC/Mainland China	RMB8,000,000		Property development and property leasing
昆山建寶置業有限公司**	中國/中國內地	人民幣100,000,000元	50%	物業開發
Kunshan Jianbao Real Estate Co., Ltd.**	PRC/Mainland China	RMB100,000,000		Property development
正潤(莆田)置業發展有限公司 Zhengrun (Putian) Real Estate Development Co., Ltd.	中國/中國內地 PRC/Mainland China	人民幣80,800,000元 RMB80,800,000	100%	物業開發 Property development
正升(平潭) 置業發展有限公司 Zhengsheng (Pingtan) Real Estate Development Co., Ltd.	中國/中國內地 PRC/Mainland China	人民幣50,000,000元 RMB50,000,000	100%	物業開發 Property development

_零_四年十二月三十一日 31 December 2024

公司及集團資料(續)

有關附屬公司的資料(續)

本公司主要附屬公司的詳情載列 如下:(續)

1. CORPORATE AND GROUP INFORMATION

(Continued)

Information about subsidiaries (Continued)

Particulars of the Company's principal subsidiaries are set out below: (Continued)

附屬公司	註冊成立/登記及營業地點	已發行普通股/註冊股本	本公司應佔 股權百分比 Percentage of	主要業務
Subsidiaries	Place of incorporation/ registration and business	Issued ordinary/ registered share capital	equity interest attributable to the Company	Principal activities
間接持有: <i>(續)</i>				
回攻行行· <i>闽</i> Indirectly held: (Continued)				
武漢正榮正升置業有限公司	中國/中國內地	人民幣100,100,000元	100%	物業開發
Wuhan Zhenro Zhengsheng Real Estate Co., Ltd.		RMB100,100,000	10070	Property development
w unan Zhenio Zhengsheng Real Estate Co., Etd.	1 KC/Maimand Cinna	KMD100,100,000		Troperty development
廈門市榮聯嘉置業有限公司	中國/中國內地	人民幣1,570,000,000元	100%	物業開發
Xiamen Ronglianjia Real Estate Co., Ltd.	PRC/Mainland China	RMB1,570,000,000	100/0	Property development
Trainer Hongram, a rear Zotate 601, Zea.	Tropium dini	111.22 1,7 / 0,000,000		Troperty development
佛山迅茂房地產開發有限公司	中國/中國內地	人民幣500,000,000元	100%	物業開發
Foshan Xunmao Real Estate Development Co., Ltd.	PRC/Mainland China	RMB500,000,000		Property development
南京正榮德信房地產開發有限公司	中國/中國內地	人民幣1,430,306,200元	100%	物業開發及物業租賃
Nanjing Zhenro Dexin Property Development Co., Ltd.	PRC/Mainland China	RMB1,430,306,200		Property development and property leasing
正榮蘇南(蘇州)房地產有限公司	中國/中國內地	人民幣750,000,000元	100%	物業開發
Zhengrong Sunan (Suzhou) Real Estate Co., Ltd	PRC/Mainland China	RMB750,000,000		Property development
長沙正澤置業有限公司	中國/中國內地	人民幣800,000,000元	100%	物業開發及物業租賃
Changsha Zhengze Real Estate Co., Ltd.	PRC/Mainland China	RMB800,000,000		Property development and property leasing
鄭州新榮桂置業有限公司*	中國/中國內地	人民幣3,000,000,000元	98%	物業開發及物業租賃
Zhengzhou Xinronggui Real Estate Co., Ltd.*	PRC/Mainland China	RMB3,000,000,000		Property development and property leasing
西安正杰房地產開發有限公司*	中國/中國內地	人民幣10,363,000元	97%	物業開發
Xi'an Zhengjie Real Estate Development Co., Ltd.*	PRC/Mainland China	RMB10,363,000		Property development

1. 公司及集團資料(續)

有關附屬公司的資料(續)

本公司主要附屬公司的詳情載列 如下:(續)

1. CORPORATE AND GROUP INFORMATION

(Continued)

Information about subsidiaries (Continued)

Particulars of the Company's principal subsidiaries are set out below: (Continued)

附屬公司	註冊成立/登記及營業地點	已發行普通股/註冊股本	本公司應估 股權百分比 Percentage of equity interest	主要業務
Subsidiaries	Place of incorporation/ registration and business	Issued ordinary/ registered share capital	attributable to	Principal activities
間接持有: <i>(續)</i>				
Indirectly held: (Continued) 武漢正舟置業發展有限公司	中國/中國內地	人民幣50,000,000元	100%	物業開發
Wuhan Zhengzhou Real Estate Development	PRC/Mainland China	RMB50,000,000	10070	Property development
Co., Ltd.	1 Roginalitation of the	11/12/0,000,000		Troperty development
榮瑞(福州)投資發展有限公司*	中國/中國內地	人民幣2,800,000,000元	80%	物業開發
Rongrui (Fuzhou) Investment and Development	PRC/Mainland China	RMB2,800,000,000	0070	Property development
Co., Ltd.*	TROPHENIAN CHINA	KID2,000,000,000		Troperty development
成都榮恒韵置業有限公司	中國/中國內地	人民幣30,000,000元	100%	物業開發
Chengdu Ronghengyun Real Estate Co., Ltd.	PRC/Mainland China	RMB30,000,000		Property development
正哲(莆田)置業有限公司	中國/中國內地	人民幣50,500,000元	100%	物業開發
Zhengzhe (Putian) Real Estate Co., Ltd.	PRC/Mainland China	RMB50,500,000		Property development
合肥興裕房地產開發有限公司*	中國/中國內地	人民幣200,000,000元	55%	物業開發
Hefei Xingyu Real Estate Development Co., Ltd.*	PRC/Mainland China	RMB200,000,000		Property development
正嘉(莆田)置業有限公司	中國/中國內地	人民幣50,000,000元	100%	物業開發
Zhengjia (Putian) Real Estate Co., Ltd.	PRC/Mainland China	RMB50,000,000		Property development
武漢正本置業發展有限公司	中國/中國內地	人民幣5,000,000元	100%	物業開發
Wuhan Original Property Development Co., Ltd.	PRC/Mainland China	RMB5,000,000		Property development
武漢恒瑞聚福房地產開發有限公司*	中國/中國內地	人民幣50,000,000元	51%	物業開發
Wuhan Hengrui Jufu Real Estate Development Co., Ltd.*	PRC/Mainland China	RMB50,000,000		Property development

_零_四年十二月三十一日 31 December 2024

1. 公司及集團資料(續)

有關附屬公司的資料(續)

本公司主要附屬公司的詳情載列 如下:(續)

1. CORPORATE AND GROUP INFORMATION

(Continued)

Information about subsidiaries (Continued)

Particulars of the Company's principal subsidiaries are set out below: (Continued)

附屬公司	註冊成立/登記及營業地點 Place of incorporation/	已發行普通股/註冊股本 Issued ordinary/	本公司應估 股權百分比 Percentage of equity interest attributable to	
Subsidiaries	registration and business	registered share capital	the Company	Principal activities
間接持有: <i>(續)</i> Indirectly held: <i>(Continued)</i>				
成都正芑泰置業有限公司	中國/中國內地	人民幣30,000,000元	1000/	物業開發
	PRC/Mainland China	, ,	100%	2001000
Chengdu Zhengqitai Real Estate Co., Ltd.	PRC/Mainland China	RMB30,000,000		Property development
廈門市正澎置業有限公司	中國/中國內地	人民幣50,000,000元	100%	物業開發
Xiamen Zhengpeng Real Estate Co., Ltd.	PRC/Mainland China	RMB50,000,000		Property development
泉州正耀置業有限公司	中國/中國內地	人民幣50,000,000元	100%	物業開發
Quanzhou Zhengyao Real Estate Co., Ltd.	PRC/Mainland China	RMB50,000,000	10070	Property development
Quanzilou Zhengyao Rear Estate Co., Etc.	1 RC/Mannand Cinna	KMD)0,000,000		Troperty development
襄陽市長房正創置業有限公司	中國/中國內地	人民幣50,000,000元	100%	物業開發
Xiangyang Changfang Zhengchuang Real Estate Co., Ltd.	PRC/Mainland China	RMB50,000,000		Property development
阜陽榮薈置業發展有限公司	中國/中國內地	人民幣100,000,000元	100%	物業開發
Fuyang Ronghui Real Estate Development	PRC/Mainland China	RMB100,000,000		Property development
Co., Ltd.				
南昌榮銘房地產開發有限公司**	中國/中國內地	人民幣294,118,000元	3/10%	物業開發
Nanchang Rongming Property Development	PRC/Mainland China	RMB294,118,000	J 170	Property development
Co., Ltd.**	Tro, Manual Cinia	111111111111111111111111111111111111111		Troperty development
南京正紫置業發展有限公司	中國/中國內地	人民幣50,000,000元	1000/	物業開發
Nanjing Zhengzi Real Estate Development	PRC/Mainland China	RMB50,000,000 几	100%	22,121,201
Co., Ltd.	PRC/Mainland China	KMB)0,000,000		Property development
鄭州榮熙置業發展有限公司*	中國/中國內地	人民幣100,000,000元	51%	物業開發
Zhengzhou Rongxi Real Estate Development	PRC/Mainland China	RMB100,000,000		Property development
Co., Ltd.*				

1. 公司及集團資料(續)

1. CORPORATE AND GROUP INFORMATION

(Continued)

Information about subsidiaries (Continued)

本公司主要附屬公司的詳情載列 如下:(續)

有關附屬公司的資料(續)

Particulars of the Company's principal subsidiaries are set out below: (Continued)

附屬公司 Subsidiaries	註冊成立/登記及營業地點 Place of incorporation/ registration and business	已發行普通股/註冊股本 Issued ordinary/ registered share capital	本公司應估 股權百分比 Percentage of equity interest attributable to the Company	主要業務 Principal activities
				<u> </u>
間接持有: <i>(續)</i>				
Indirectly held: (Continued) 鄭州榮瑞置業發展有限公司*	中國/中國內地	人民幣100,000,000元	51%	物業開發
对用未调直来较低有限公司。 Zhengzhou Rongrui Real Estate Development	PRC/Mainland China	RMB100,000,000)1%	初来两级 Property development
Co., Ltd.*	- 110/1/ammand 0/mm	12122 100,000,000		Troperty development
宜春正澤置業有限公司**	中國/中國內地	人民幣100,000,000元	49%	物業開發
Yichun Zhengze Real Estate Co., Ltd.**	PRC/Mainland China	RMB100,000,000		Property development
滁州正乾置業發展有限公司	中國/中國內地	人民幣124,688,000元	100%	物業開發
Chuzhou Zhengqian Real Estate Development Co., Ltd.	PRC/Mainland China	RMB124,688,000		Property development
南京正奧置業發展有限公司*	中國/中國內地	人民幣1,615,000,000元	60%	物業開發
Nanjing Zhengao Real Estate Development Co., Ltd.*	PRC/Mainland China	RMB1,615,000,000		Property development
合肥榮金房地產開發有限公司	中國/中國內地	人民幣100,000,000元	100%	物業開發
Hefei Rongjin Property Development Co., Ltd.	PRC/Mainland China	RMB100,000,000		Property development
西安正弘豐置業有限公司*	中國/中國內地	人民幣10,363,000元	97%	物業開發及物業租賃
Xi'an Zhenghongfeng Real Estate Co., Ltd.*	PRC/Mainland China	RMB10,363,000		Property development and property leasing
南昌築正房地產開發有限公司*	中國/中國內地	人民幣330,000,000元	62%	物業開發
Nanchang Zhuzheng Real Estate Development Co., Ltd.*	PRC/Mainland China	RMB330,000,000		Property development

公司及集團資料(續)

有關附屬公司的資料(續)

所有於中國註冊的集團公司的英 文名稱乃由本公司管理層盡最大 努力對該等公司中文名稱翻譯所 得,乃因其並無正式英文名稱。上 文披露的所有主要附屬公司的法 律形式為有限公司。

上表所列乃董事認為對年度業績 有主要影響,或構成本集團淨資產 主要部份的本公司附屬公司。董事 認為若列出其他附屬公司的詳情, 會令資料過於冗長。

根據上述安排,本集團有責任於借 款償還後在未來某個日期按固定 金額向信託融資公司購買相關 股權。

此外,經各公司(即信託融資公司) 法定權益持有人確認,本集團保留 在日常業務過程中控制該等公司 的權力。就此而言,考慮到該安排 的實質乃為項目開發借款提供該 等附屬公司的部分股權作為抵押 物及本集團保留實際能力管理該 等項目公司的財務及經營政策以 自該等項目公司的經營活動獲取 利益,本公司董事認為該等公司的 財務狀況及經營業績應併入本集 團財務報表。

- 該等公司為本公司的非全資附屬 公司的附屬公司, 因本公司於該 等公司擁有控制權而入賬列為附 屬公司。
- 根據與附屬公司其他股東訂立的 合約安排及附屬公司之組織章程 細則,本集團在股東大會上獲授 絕大多數表決權,這使本集團目 前具有指導該等公司相關活動的 能力。因此,本集團對該等公司 擁有控制權,故該等公司列作本 集團的附屬公司。

CORPORATE AND GROUP INFORMATION 1.

(Continued)

Information about subsidiaries (Continued)

The English names of all group companies registered in the PRC represent the best efforts made by the management of the Company to translate the Chinese names of these companies as they do not have official English names. The legal form of all the above disclosed principal subsidiaries are limited liability companies.

The above table lists the subsidiaries of the Company which, in the opinion of the directors, principally affected the results for the year or formed a substantial portion of the net assets of the Group. To give details of other subsidiaries would, in the opinion of the directors, result in particulars of excessive length.

Under the aforementioned arrangements, the Group was obliged to purchase the related equity interests at a fixed amount on a future date upon repayment of the borrowings from the trust financing companies.

In addition, the Group retains the power to control these companies in the ordinary course of business by confirmation from the legal equity holder of each company (i.e., the trust financing company). In this regard, considering the facts that the substance of the arrangements is to collateralise some equity interests in these subsidiaries for the borrowings for project development and the Group retains the practical ability to govern the financial and operating policies of these project companies so as to obtain benefits from the operating activities of these project companies, the directors of the Company are of the view that the financial position and operating results of these companies should be consolidated into the Group's financial statements.

- These companies are subsidiaries of non-wholly-owned subsidiaries of the Company and, accordingly, are accounted for as subsidiaries by virtue of the Company's control over them.
- The Group was granted more than a majority of voting rights in the shareholders' meeting according to the contractual arrangements with the other shareholders of the subsidiaries, and the articles of associates of the subsidiaries, which gives the Group the current ability to direct the relevant activities of these companies. Accordingly, the Group has control over these companies which are accounted for as subsidiaries of the Group.

會計政策

2.1 編製基準

該等財務報表乃根據國際會計準則 理事會(「國際會計準則理事會|)批 准的國際財務報告準則會計準則(包 括所有國際財務報告準則、國際會 計準則(「國際會計準則」)及詮釋)及 香港公司條例的披露要求編製。該 等財務報表乃根據歷史成本慣例法 編製,惟已按公平值計量的投資物 業及按公平值計入損益的金融資產 除外。該等財務報表以人民幣(「人 民幣」)呈列,除另有説明外,所有 金額約整至最接近千位數。

持續經營基準

本集團截至二零二四年十二月三十 一日止年度錄得淨虧損人民幣 7,539,046,000元。於二零二四年十二 月三十一日,(i)本集團分別錄得流動 負債淨額及負債淨額人民幣 12,867,740,000元及人民幣2,279,785,000 元;(ii)本集團的計息銀行及其他借 款、優先票據、公司債券、永續資本 證券及資產支持證券本金及利息總 額為人民幣69,477,634,000元,其中人 民幣63,537,982,000元將在未來十二個 月內到期償還,其現金及現金等價 物 為 人 民 幣 1.215.294.000 元; (iii) 本 集 團尚未按預定還款日期償還若干優 先票據的本息合計人民幣 21,406,730,000元及若干優先票據的利 息合計人民幣1,464,816,000元,導致 人民幣7,583,850,000元的若干優先票 據違約事件;(iv)尚未按預定還款日 期償還計息銀行及其他借款的本金 合計人民幣18,148,651,000元,導致人 民幣7,149,749,000元的若干長期計息 銀行及其他借款須按要求償還;(v) 本集團未能償還於二零二二年十一 月到期的公司债券本息人民幣 1,252,621,000元; (vi)本集團未能償還 於二零二四年七月到期的資產支持 證券未償還款項人民幣1,041,088,000 元;及(vii)本集團未能償還永續資本 證券的本息人民幣1,750,150,000元。

ACCOUNTING POLICIES

2.1 BASIS OF PREPARATION

These financial statements have been prepared in accordance with IFRS Accounting Standards (which include all International Financial Reporting Standards, International Accounting Standards ("IASs") and interpretations) approved by the International Accounting Standards Board (the "IASB") and the disclosure requirements of the Hong Kong Companies Ordinance. They have been prepared under the historical cost convention, except for investment properties and financial assets at fair value through profit or loss which have been measured at fair value. These financial statements are presented in Renminbi ("RMB") and all values are rounded to the nearest thousand except when otherwise indicated.

Going concern basis

The Group recorded a net loss of RMB7,539,046,000 for the year ended 31 December 2024. As at 31 December 2024, (i) the Group recorded net current liabilities and net liabilities amounted to RMB12,867,740,000 and RMB2,279,785,000, respectively; (ii) the Group's aggregate principal and interest of interest-bearing bank and other borrowings, senior notes, corporate bonds, perpetual capital securities and asset-backed securities amounted to RMB69,477,634,000, out of which RMB63,537,982,000 will be due for repayment within the next twelve months, while its cash and cash equivalents amounted to RMB1,215,294,000; (iii) the Group had not repaid an aggregate amount of principal and interest of RMB21,406,730,000 for certain senior notes and an aggregate amount of interest amounting to RMB1,464,816,000 for certain senior notes according to their scheduled repayment dates, triggering events of default for certain senior notes amounting to RMB7,583,850,000; (iv) an aggregate amount of principal of RMB18,148,651,000 for interest-bearing bank and other borrowings had not been repaid according to their scheduled repayment dates, triggering certain long-term interest-bearing bank and other borrowings amounting to RMB7,149,749,000 becoming repayable on demand; (v) the Group failed to repay the principal and interest amounting to RMB1,252,621,000 for a corporate bond due in November 2022; (vi) the Group failed to repay the outstanding amount of RMB1,041,088,000 for the asset-backed securities due in July 2024, and (vii) the Group failed to repay the principal and interest amounting to RMB1,750,150,000 for the perpetual capital securities.

財務報表附註 NOTES TO FINANCIAL STATEMENTS

二零二四年十二月三十一日 31 December 2024

2.1 編製基準(續)

持續經營基準(續)

上述狀況顯示存在重大不確定性, 對本集團持續經營的能力構成重 大疑問。鑒於該等情況,本公司董 事已實施多項計劃及措施以改善 本集團的流動資金及財務狀況, 包括:

- 本集團一直積極與其法律顧 (a) 問及財務顧問就其境外整體 債務管理方案進行合作,以 實現長期可持續的資本結 構,解決流動資金問題,穩定 本集團運營,同時兼顧所有 持份者的利益。
- 本集團一直與現有貸款人就 (b) 延期償還若干借款展開積極 磋商。本集團或可延長若干 計息銀行及其他借款的付款 時間。然而,有關延期的確認 須待貸款人的最終批准方可 作實。
- 本集團一直與多家金融機構 (c) 就以合理成本獲得新貸款展 開積極磋商,以確保其在建 物業項目的交付。
- 本集團將繼續尋求其他替代 (d) 性融資及借貸,藉以為清償 其現有融資責任以及未來營 運及資本開支提供資金。
- 本集團已制定一項業務戰略 (e) 規劃,主要針對加快物業 銷售。
- (f) 本集團已實施措施加快未收 的銷售所得款項的回籠及有 效控制成本與開支。
- 本集團將繼續尋求合適機會 (g) 出售其於若干項目開發公司 的股權,藉以產生額外現金 流量。

2.1 BASIS OF PREPARATION (Continued)

Going concern basis (Continued)

The above conditions indicate the existence of material uncertainties which cast significant doubt over the Group's ability to continue as a going concern. In view of such circumstances, the directors of the Company have undertaken a number of plans and measures to improve the Group's liquidity and financial position, including:

- The Group has been actively working with its legal advisor and (a) financial advisers on its offshore holistic liability management solutions, in order to achieve a long-term sustainable capital structure, resolve its liquidity issue and stabilise the Group's operations, taking into account the interests of all its stakeholders.
- The Group has been actively negotiating with existing lenders on the extension for repayments of certain borrowings. The Group may be able to extend the payment schedule for certain interest-bearing bank and other borrowings. Nevertheless, the confirmation of such extension is subject to the final approval from the lenders.
- The Group has been actively negotiating with several financial institutions to obtain new loans at a reasonable cost for ensuring delivery of its property projects under development.
- The Group will continue to seek for other alternative financing and borrowings to finance the settlement of its existing financial obligations and future operating and capital expenditures.
- The Group has prepared a business strategy plan mainly focusing on the acceleration of the sales of properties.
- The Group has implemented measures to speed up the collection of outstanding sales proceeds and effectively control costs and expenses.
- (g) The Group will continue to seek suitable opportunities to dispose of its equity interests in certain project development companies in order to generate additional cash inflows.

2.1 編製基準(續)

持續經營基準(續)

董事已審閱管理層編製的本集團 現金流量預測,預測涵蓋自二零二 四年十二月三十一日起不少於十 二個月的期間。董事認為,經考慮 上述計劃及措施,本集團將有足夠 營運資金為其營運提供資金,並能 夠履行其自二零二四年十二月三 十一日起計十二個月內到期的財 務責任。因此,董事信納按持續經 營基準編製綜合財務報表屬適當。

儘管如此,本集團管理層能否完成 上述計劃及實施上述措施存在重 大不確定因素。本集團能否持續經 營將取決於下列因素:

- (a) 成功完成其境外債務全面 重組;
- 成功與本集團現有貸款人磋 (b) 商,重續或延期償還本集團 計息銀行及其他借貸;
- 成功為合資格項目開發及時 (c) 取得項目開發貸款;
- 於需要時成功取得額外新融 (d) 資資源;
- 成功開展本集團業務戰略規 (e) 劃(包括加快物業銷售);
- 成功實施措施加快未收的銷 (f) 售所得款項的回籠及有效控 制成本與開支;及
- 成功於適當時候出售本集團 (g) 於若干項目開發公司的股權。

2.1 BASIS OF PREPARATION (Continued)

Going concern basis (Continued)

The directors have reviewed the Group's cash flow projections prepared by management, which cover a period of not less than twelve months from 31 December 2024. They are of the opinion that, taking into account the above-mentioned plans and measures, the Group will have sufficient working capital to finance its operations and to meet its financial obligations as and when they fall due within twelve months from 31 December 2024. Accordingly, the directors are satisfied that it is appropriate to prepare the consolidated financial statements on a going concern basis.

Notwithstanding the above, significant uncertainties exist as to whether the Group is able to achieve its plans and measures as described above. Whether the Group will be able to continue as a going concern would depend upon the following:

- successfully completing the holistic restructuring of its offshore indebtedness;
- successfully negotiating with the Group's existing lenders for (b) the renewal or extension for repayment of the Group's interestbearing bank and other borrowings;
- successfully securing project development loans for qualified (c) project development in a timely manner;
- successfully obtaining additional new sources of financing as and when needed;
- (e) successfully carrying out the Group's business strategy plan including the acceleration of the sales of properties;
- successfully implementing measures to speed up the collection of the outstanding sales proceeds and effectively control costs and expenses; and
- successfully disposing of the Group's equity interests in certain (g) project development companies when suitable.

2.1 編製基準(續)

持續經營基準(續)

倘本集團未能完成上述計劃及實 施上述措施及持續經營,則需要作 出調整以將本集團資產的賬面值 撇減至其可收回金額,為可能產生 的任何進一步負債作出撥備,並將 非流動資產及非流動負債分別重 新分類為流動資產及流動負債。該 等調整的影響並未於綜合財務報 表中反映。

合併基準

該等綜合財務報表包括本公司及 其附屬公司(統稱為「本集團」)截至 二零二四年十二月三十一日止年 度的財務報表。附屬公司為由本公 司直接或間接控制的實體(包括結 構性實體)。當本集團對參與投資 對象業務所得的浮動回報承擔風 險或享有權利以及能透過其對投 資對象的權力(即本集團獲賦予現 有能力以指導投資對象相關活動 的既存權利)影響該等回報時,即 取得控制權。

於一般情況下均存在多數投票權 形成控制權之推定。倘本公司擁有 少於投資對象大多數投票或類似 權利,則本集團於評估其是否擁有 對投資對象的權力時會考慮一切 相關事實及情況,包括:

- 與投資對象其他投票持有人 (a) 的合約安排;
- 其他合約安排所產生的權 (b) 利;及
- 本集團的投票權及潛在投 (c) 票權。

2.1 BASIS OF PREPARATION (Continued)

Going concern basis (Continued)

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

Basis of consolidation

The consolidated financial statements include the financial statements of the Company and its subsidiaries (collectively referred to as the "Group") for the year ended 31 December 2024. A subsidiary is an entity (including a structured entity), directly or indirectly, controlled by the Company. Control is achieved when the Group is exposed, or has rights, to variable returns from its involvement with the investee and has the ability to affect those returns through its power over the investee (i.e., existing rights that give the Group the current ability to direct the relevant activities of the investee).

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

- (a) the contractual arrangement with the other vote holders of the investee;
- (b) rights arising from other contractual arrangements; and
- (c) the Group's voting rights and potential voting rights.

2.1 編製基準(續)

合併基準(續)

附屬公司的財務報表乃就本公司 的相同報告期使用貫徹一致的會 計政策編製。附屬公司的業績乃自 本集團獲取控制權之日開始作合 併計算,並繼續綜合入賬直至有關 控制權終止之日為止。

即使導致非控股權益出現赤字餘額,損益及其他全面收益各部份仍歸屬於本集團母公司擁有人及非控股權益。所有有關本集團各成員公司間之交易的集團內公司間資產及負債、權益、收入、開支及現金流量會於綜合賬目時全數抵銷。

倘有事實及情況顯示上文所述三個控制因素中有一個或以上出現變動,則本集團將重新評估是否仍控制投資對象。附屬公司的擁有權權益變動(並無喪失控制權)作為股本交易入賬。

2.1 BASIS OF PREPARATION (Continued)

Basis of consolidation (Continued)

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

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

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

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

2.2 會計政策及披露變動

本集團於本年度財務報表首次採 納以下經修訂國際財務報告準則 會計準則。

國際財務報告準則第16號的修訂 Amendments to IFRS 16 國際會計準則第1號的修訂 Amendments to IAS 1

國際會計準則第1號的修訂 Amendments to IAS 1 國際會計準則第7號及 國際財務報告準則第7號的修訂 Amendments to IAS 7 and IFRS 7

經修訂國際財務報告準則會計準 則的性質及影響如下:

國際財務報告準則第16號的 (a) 修訂訂明賣方 _ 承租人於計 量售後租回交易產生的租賃 負 債 時 使 用 的 規 定 , 以 確 保 賣方 _ 承租人不會確認與其 所保留使用權有關的任何收 益或虧損金額。由於本集團 自首次採納國際財務報告準 則第16號之日起並無涉及不 取決於指數或利率的可變租 賃付款的售後租回交易,故 該等修訂對本集團的財務狀 況或表現並無任何影響。

2.2 CHANGES IN ACCOUNTING POLICIES AND DISCLOSURES

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

售後租回中的租賃負債 Lease Liability in a Sale and Leaseback 負債分類為流動或非流動(「二零二零年修訂」) Classification of Liabilities as Current or Non-current (the "2020 Amendments") 附有契約的非流動負債(「二零二二年修訂」) Non-current Liabilities with Covenants (the "2022 Amendments") 供應商融資安排

Supplier Finance Arrangements

The nature and the impact of the revised IFRS Accounting Standards are described below:

Amendments to IFRS 16 specify the requirements that a sellerlessee uses in measuring the lease liability arising in a sale and leaseback transaction to ensure the seller-lessee does not recognise any amount of the gain or loss that relates to the right of use it retains. Since the Group has no sale and leaseback transactions with variable lease payments that do not depend on an index or a rate occurring from the date of initial application of IFRS 16, the amendments did not have any impact on the financial position or performance of the Group.

2.2 會計政策及披露變動(續)

二零二零年修訂澄清將負債 (b) 分類為流動或非流動的規 定,包括延遲清償權的含 義,以及延遲權必須在報告 期末存在。負債的分類不受 實體將行使其延遲清償權的 可能性所影響。該等修訂亦 澄清,負債可以用其自身的 權益工具清償,以及只有當 可轉換負債中的轉換選擇權 本身作為權益工具入賬時, 負債的條款才不會影響其分 類。二零二二年修訂進一步 澄清,在貸款安排產生的負 債契約中,只有實體於報告 日或之前必須遵守的契約才 會影響負債分類為流動或非 流動。對於實體於報告期後 12個月內必須遵守未來契約 的非流動負債,須進行額外 披露。

> 本集團已重新評估其於二零 二三年及二零二四年一月一 日的負債條款及條件,並認 為其負債分類為流動或非流 動於首次應用該等修訂後維 持不變。因此,該等修訂對本 集團的財務狀況或表現並無 任何影響。

國際會計準則第7號及國際財 務報告準則第7號的修訂闡明 供應商融資安排的特點,並 規定須就該等安排作出額外 披露。該等修訂的披露規定 旨在協助財務報表使用者了 解供應商融資安排對實體的 負債、現金流量及流動資金 風險的影響。由於本集團並 無供應商融資安排,該等修 訂對本集團財務報表並無任 何影響。

2.2 CHANGES IN ACCOUNTING POLICIES AND DISCLOSURES (Continued)

The 2020 Amendments clarify the requirements for classifying liabilities as current or non-current, including what is meant by a right to defer settlement and that a right to defer must exist at the end of the reporting period. Classification of a liability is unaffected by the likelihood that the entity will exercise its right to defer settlement. The amendments also clarify that a liability can be settled in its own equity instruments, and that only if a conversion option in a convertible liability is itself accounted for as an equity instrument would the terms of a liability not impact its classification. The 2022 Amendments further clarify that, among covenants of a liability arising from a loan arrangement, only those with which an entity must comply on or before the reporting date affect the classification of that liability as current or non-current. Additional disclosures are required for noncurrent liabilities that are subject to the entity complying with future covenants within 12 months after the reporting period.

The Group has reassessed the terms and conditions of its liabilities as at 1 January 2023 and 2024 and concluded that the classification of its liabilities as current or non-current remained unchanged upon initial application of the amendments. Accordingly, the amendments did not have any impact on the financial position or performance of the Group.

Amendments to IAS 7 and IFRS 7 clarify the characteristics of supplier finance arrangements and require additional disclosure of such arrangements. The disclosure requirements in the amendments are intended to assist users of financial statements in understanding the effects of supplier finance arrangements on an entity's liabilities, cash flows and exposure to liquidity risk. As the Group does not have supplier finance arrangements, the amendments did not have any impact on the Group's financial statements.

2.3 已頒佈但未生效的國際 財務報告準則會計準則

本集團尚未於該等財務報表內應 用下列已頒佈但未生效的新訂及 經修訂國際財務報告準則會計準 則。本集團擬於該等經修訂國際財 務報告準則(如適用)生效時應用該 等經修訂國際財務報告準則會計 準則。

國際財務報告準則第18號 IFRS 18 國際財務報告準則第19號 IFRS 19 國際財務報告準則第9號及 國際財務報告準則第7號的修訂 Amendments to IFRS 9

國際財務報告準則第9號及 國際財務報告準則第7號的修訂

Amendments to IFRS 9 and IFRS 7 國際財務報告準則第10號及 國際會計準則第28號的修訂

Amendments to IFRS 10 and IAS 28

and IFRS 7

國際會計準則第21號的修訂 Amendments to IAS 21 國際財務報告準則會計準則的 年度改進 - 第11 冊

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- 於二零二五年一月一日或之後開 始的年度期間生效
- 於二零二六年一月一日或之後開 始的年度期間生效
- 於二零二七年一月一日或之後開 始的年度/報告期間生效
- 未釐定強制生效日期,惟仍可供 採納

有關預期將適用於本集團的國際 財務報告準則會計準則的進一步 資料敍述如下。

2.3 ISSUED BUT NOT YET EFFECTIVE IFRS ACCOUNTING STANDARDS

The Group has not applied the following new and revised IFRS Accounting Standards, that have been issued but are not yet effective, in these financial statements. The Group intends to apply these revised IFRS Accounting Standards, if applicable, when they become effective.

財務報表的早列及披露。

Presentation and Disclosure in Financial Statements³ 未承擔公共責任的附屬公司:披露3 Subsidiaries without Public Accountability: Disclosures³ 金融工具分類和計量的修訂2

Amendments to the Classification and Measurement of Financial Instruments²

涉及依賴自然能源生產電力的合同2

Contracts Referencing Nature-dependent Electricity² 投資者與其聯營公司或合營企業之間的資產出售或注資4

Sale or Contribution of Assets between an Investor and its Associate or Joint Venture

缺乏可兑换性1

Lack of Exchangeability

國際財務報告準則第1號、國際財務報告準則第7號、 國際財務報告準則第9號、國際財務報告準則第10號及 國際會計準則第7號的修訂2

Amendments to IFRS 1, IFRS 7, IFRS 9, IFRS 10 and IAS 7²

- Effective for annual periods beginning on or after 1 January 2025
- Effective for annual periods beginning on or after 1 January 2026
- Effective for annual/reporting periods beginning on or after 1 January 2027
- No mandatory effective date yet determined but available for adoption

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

2.3 已頒佈但未生效的國際 財務報告準則會計準則 (續)

國際財務報告準則第18號取代國際 會計準則第1號財務報表的呈列。 儘管國際會計準則第1號的多個部 分已被繼承並作出有限變動,但國 際財務報告準則第18號對損益表內 的呈列方式引入新規定,包括指定 總計及小計。實體須將損益表內的 所有收入及開支分類為五個類別 之一:經營、投資、融資、所得税 及已終止經營業務,並呈列兩個新 界定的小計。其亦規定在單一附註 中披露管理層界定的績效指標,並 對主要財務報表及附註中的組合 (總計及分類)及資訊位置提出更高 的規定。之前包含在國際會計準則 第1號的部分規定已移至國際會計 準則第8號會計政策、會計估計變 動及錯誤,並重新命名為國際會計 準則第8號財務報表的編製基準。 由於國際財務報告準則第18號的頒 佈,國際會計準則第7號現金流量 表、國際會計準則第33號每股盈利 及國際會計準則第34號中期財務報 告已作出有限但廣泛適用的修訂。 此外,其他國際財務報告準則會計 準則亦有輕微相應修訂。國際財務 報告準則第18號及其他國際財務報 告準則會計準則的相應修訂於二 零二七年一月一日或之後開始的 年度期間生效,並可提早應用。本 集團須追溯應用。本集團現正分析 新規定及評估國際財務報告準則 第18號對本集團財務報表的呈列及 披露的影響。

2.3 ISSUED BUT NOT YET EFFECTIVE IFRS ACCOUNTING STANDARDS (Continued)

IFRS 18 replaces IAS 1 Presentation of Financial Statements. While a number of sections have been brought forward from IAS 1 with limited changes, IFRS 18 introduces new requirements for presentation within the statement of profit or loss, including specified totals and subtotals. Entities are required to classify all income and expenses within the statement of profit or loss into one of the five categories: operating, investing, financing, income taxes and discontinued operations and to present two new defined subtotals. It also requires disclosures about management-defined performance measures in a single note and introduces enhanced requirements on the grouping (aggregation and disaggregation) and the location of information in both the primary financial statements and the notes. Some requirements previously included in IAS 1 are moved to IAS 8 Accounting Policies, Changes in Accounting Estimates and Errors, which is renamed as IAS 8 Basis of Preparation of Financial Statements. As a consequence of the issuance of IFRS 18, limited, but widely applicable, amendments are made to IAS 7 Statement of Cash Flows, IAS 33 Earnings per Share and IAS 34 Interim Financial Reporting. In addition, there are minor consequential amendments to other IFRS Accounting Standards. IFRS 18 and the consequential amendments to other IFRS Accounting Standards are effective for annual periods beginning on or after 1 January 2027 with earlier application permitted. Retrospective application is required. The Group is currently analysing the new requirements and assessing the impact of IFRS 18 on the presentation and disclosure of the Group's financial statements.

2.3 已頒佈但未生效的國際 財務報告準則會計準則

國際財務報告準則第19號允許合資 格實體選擇應用精簡披露規定,同 時仍應用其他國際財務報告準則 會計準則中的確認、計量及呈列規 定。為符合資格,於報告期末,實 體必須為國際財務報告準則第10號 綜合財務報表所界定的附屬公司, 無公眾問責性且須有一個編製符 合國際財務報告準則會計準則的 綜合財務報表供公眾使用的母公 司(最終或中間公司)。該等修訂允 許提早應用。由於本公司為上市公 司,其不符合資格選擇應用國際財 務報告準則第19號。本公司若干附 屬公司正考慮於彼等特定財務報 表內應用國際財務報告準則第 19號。

國際財務報告準則第9號及國際財 務報告準則第7號的修訂金融工具 分類和計量的修訂澄清了終止確 認金融資產或金融負債之日期,並 引入一項會計政策選擇以允許通 過電子支付系統結算的金融負債 在滿足特定條件的情況下,於結算 日之前進行終止確認。該等修訂澄 清了如何評估具有環境、社會及管 治以及其他類似或然特徵的金融 資產的合約現金流量特徵。此外, 該等修訂澄清了具有無追索權特 徵的金融資產及合約掛鈎工具的 分類要求。該等修訂亦包括指定按 公平價值計入其他全面收益之股 本工具投資及具有或然特徵之金 融工具之額外披露。該等修訂應追 溯應用,並於首次應用日期對期初 保留溢利(或權益的其他組成部分) 進行調整。過往期間毋須重列,且 僅可在不須預知的情況下重列。允 許同時提早應用所有修訂或僅提 早應用與金融資產分類相關的修 訂。預期該等修訂不會對本集團的 財務報表造成任何重大影響。

2.3 ISSUED BUT NOT YET EFFECTIVE IFRS ACCOUNTING STANDARDS (Continued)

IFRS 19 allows eligible entities to elect to apply reduced disclosure requirements while still applying the recognition, measurement and presentation requirements in other IFRS Accounting Standards. To be eligible, at the end of the reporting period, an entity must be a subsidiary as defined in IFRS 10 Consolidated Financial Statements, cannot have public accountability and must have a parent (ultimate or intermediate) that prepares consolidated financial statements available for public use which comply with IFRS Accounting Standards. Earlier application is permitted. As the Company is a listed company, it is not eligible to elect to apply IFRS 19. Some of the Company's subsidiaries are considering the application of IFRS 19 in their specified financial statements.

Amendments to IFRS 9 and IFRS 7 Amendments to the Classification and Measurement of Financial Instruments clarify the date on which a financial asset or financial liability is derecognised and introduce an accounting policy option to derecognise a financial liability that is settled through an electronic payment system before the settlement date if specified criteria are met. The amendments clarify how to assess the contractual cash flow characteristics of financial assets with environmental, social and governance and other similar contingent features. Moreover, the amendments clarify the requirements for classifying financial assets with non-recourse features and contractually linked instruments. The amendments also include additional disclosures for investments in equity instruments designated at fair value through other comprehensive income and financial instruments with contingent features. The amendments shall be applied retrospectively with an adjustment to opening retained profits (or other component of equity) at the initial application date. Prior periods are not required to be restated and can only be restated without the use of hindsight. Earlier application of either all the amendments at the same time or only the amendments related to the classification of financial assets is permitted. The amendments are not expected to have any significant impact on the Group's financial statements.

2.3 已頒佈但未生效的國際 財務報告準則會計準則 (續)

對國際財務報告準則第9號和國際 財務報告準則第7號修訂本涉及依 賴自然能源生產電力的合同,闡明 瞭「自用」要求對範圍內合同的應 用,並修訂了範圍內合同現金流量 套期關係中套期項目的指定要求。 該修訂本還包括補充披露要求,使 財務報表使用者能夠瞭解該等合 同對企業的財務表現和未來現金 流量的影響。與自用豁免的修訂應 追溯適用。上期無需重述,且只能 在不使用後見之明的情況下重述。 與套期會計相關的修訂應未來適 用於首次執行日或之後指定的新 的避險關係。允許提前應用。國際 財務報告準則第9號及國際財務報 告準則第7號修訂本應同時適用。 預計該修訂本不會對集團的財務 報表產生任何重大影響。

國際財務報告準則第10號及國際會 計準則第28號的修訂解決國際財務 報告準則第10號與國際會計準則第 28號之間對於處理投資者與其聯營 公司或合營企業之間的資產出售 或出資的規定的不一致性。該等修 訂要求資產出售或出資構成一項 業務時,確認下游交易產生的全部 收益或虧損。對於不構成業務的資 產交易,交易所產生的收益或虧損 僅以無關連的投資者於該聯營公 司或合營企業的權益為限,於投資 者的損益中確認。該等修訂將於未 來期間應用。國際會計準則理事會 已剔除了國際財務報告準則第10號 及國際會計準則第28號(修訂本)的 以往強制生效日期。然而,該等修 訂可於現時採納。

2.3 ISSUED BUT NOT YET EFFECTIVE IFRS ACCOUNTING STANDARDS (Continued)

Amendments to IFRS 9 and IFRS 7 Contracts Referencing Naturedependent Electricity clarify the application of the "own-use" requirements for in-scope contracts and amend the designation requirements for a hedged item in a cash flow hedging relationship for in-scope contracts. The amendments also include additional disclosures that enable users of financial statements to understand the effects these contracts have on an entity's financial performance and future cash flows. The amendments relating to the own-use exception shall be applied retrospectively. Prior periods are not required to be restated and can only be restated without the use of hindsight. The amendments relating to the hedge accounting shall be applied prospectively to new hedging relationships designated on or after the date of initial application. Earlier application is permitted. The amendments to IFRS 9 and IFRS 7 shall be applied at the same time. The amendments are not expected to have any significant impact on the Group's financial statements.

Amendments to IFRS 10 and IAS 28 address an inconsistency between the requirements in IFRS 10 and in IAS 28 in dealing with the sale or contribution of assets between an investor and its associate or joint venture. The amendments require a full recognition of a gain or loss resulting from a downstream transaction when the sale or contribution of assets constitutes a business. For a transaction involving assets that do not constitute a business, a gain or loss resulting from the transaction is recognised in the investor's profit or loss only to the extent of the unrelated investor's interest in that associate or joint venture. The amendments are to be applied prospectively. The previous mandatory effective date of amendments to IFRS 10 and IAS 28 was removed by the IASB. However, the amendments are available for adoption now.

2.3 已頒佈但未生效的國際 財務報告準則會計準則

國際會計準則第21號的修訂訂明實 體應如何評估某種貨幣是否可兑 换為另一種貨幣,以及在缺乏可兑 换性的情况下,實體應如何估計於 計量日期的即期匯率。該等修訂要 求披露讓財務報表使用者能夠了 解貨幣不可兑換的影響的資料,允 許提早應用。於應用該等修訂時, 實體不能重列比較資料。初始應用 該等修訂的任何累計影響應於初 始應用當日確認為對保留溢利期 初結餘的調整或對權益單獨組成 部分中累積的匯兑差額累計金額 的調整(如適用)。該等修訂預計不 會對本集團的財務報表產生任何 重大影響。

國際財務報告準則會計準則的年 度改進 — 第11冊載列國際財務報 告準則第1號、國際財務報告準則 第7號(及隨附國際財務報告準則第 7號實施指引)、國際財務報告準則 第9號、國際財務報告準則第10號 及國際會計準則第7號之修訂。預 期適用於本集團的修訂詳情如下:

國際財務報告準則第7號金融 工具:披露:該等修訂已更新 國際財務報告準則第7號第 B38段及國際財務報告準則第 7號實施指引第IG1、IG14及 IG20B段之若干措辭,以簡化 或與該準則其他段落及/或 其他準則所用概念及詞彙保 持一致。此外,該等修訂澄清 國際財務報告準則第7號實施 指引未必全面詳盡國際財務 報告準則第7號所引用段落之 所有規定,亦無產生額外規 定。該等修訂允許提早應 用。預期該等修訂不會對本 集團的財務報表造成任何重 大影響。

2.3 ISSUED BUT NOT YET EFFECTIVE IFRS ACCOUNTING STANDARDS (Continued)

Amendments to IAS 21 specify how an entity shall assess whether a currency is exchangeable into another currency and how it shall estimate a spot exchange rate at a measurement date when exchangeability is lacking. The amendments require disclosures of information that enable users of financial statements to understand the impact of a currency not being exchangeable. Earlier application is permitted. When applying the amendments, an entity cannot restate comparative information. Any cumulative effect of initially applying the amendments shall be recognised as an adjustment to the opening balance of retained profits or to the cumulative amount of translation differences accumulated in a separate component of equity, where appropriate, at the date of initial application. The amendments are not expected to have any significant impact on the Group's financial statements.

Annual Improvements to IFRS Accounting Standards - Volume 11 set out amendments to IFRS 1, IFRS 7 (and the accompanying Guidance on implementing IFRS 7), IFRS 9, IFRS 10 and IAS 7. Details of the amendments that are expected to be applicable to the Group are as follows:

IFRS 7 Financial Instruments: Disclosures: The amendments have updated certain wording in paragraph B38 of IFRS 7 and paragraphs IG1, IG14 and IG20B of the Guidance on implementing IFRS 7 for the purpose of simplification or achieving consistency with other paragraphs in the standard and/or with the concepts and terminology used in other standards. In addition, the amendments clarify that the Guidance on implementing IFRS 7 does not necessarily illustrate all the requirements in the referenced paragraphs of IFRS 7 nor does it create additional requirements. Earlier application is permitted. The amendments are not expected to have any significant impact on the Group's financial statements.

2.3 已頒佈但未生效的國際 財務報告準則會計準則 (續)

- 國際財務報告準則第9號金融 工具:該等修訂澄清,當承租 人根據國際財務報告準則第9 號釐定租賃負債已終止時, 承租人須應用國際財務報告 準則第9號第3.3.3段,並在損 益中確認所產生之任何收益 或虧損。此外,該等修訂已更 新國際財務報告準則第9號第 5.1.3段及國際財務報告準則 第9號附錄A的若干措辭,以 消除可能出現的混淆。該等 修訂允許提早應用。預期該 等修訂不會對本集團的財務 報表造成任何重大影響。
- 國際財務報告準則第10號綜 合財務報表:該等修訂澄清 國際財務報告準則第10號第 B74段所述的關係僅為投資者 與作為投資者實際代理的其 他各方之間可能存在的各種 關係的示例,從而消除與國 際財務報告準則第10號第B73 段規定的不一致之處。該等 修訂允許提早應用。預期該 等修訂不會對本集團的財務 報表造成任何重大影響。
- 國際會計準則第7號現金流量 表:該等修訂在先前刪除「成 本法」的定義後,將國際會計 準則第7號第37段中的「成本 法」一詞替換為「按成本計 算」。允許提早採納。預期該 等修訂不會對本集團的財務 報表造成任何影響。

2.3 ISSUED BUT NOT YET EFFECTIVE IFRS ACCOUNTING STANDARDS (Continued)

IFRS 9 Financial Instruments: The amendments clarify that when a lessee has determined that a lease liability has been extinguished in accordance with IFRS 9, the lessee is required to apply paragraph 3.3.3 of IFRS 9 and recognise any resulting gain or loss in profit or loss. In addition, the amendments have updated certain wording in paragraph 5.1.3 of IFRS 9 and Appendix A of IFRS 9 to remove potential confusion. Earlier application is permitted. The amendments are not expected to have any significant impact on the Group's financial statements.

- IFRS 10 Consolidated Financial Statements: The amendments clarify that the relationship described in paragraph B74 of IFRS 10 is just one example of various relationships that might exist between the investor and other parties acting as de facto agents of the investor, which removes the inconsistency with the requirement in paragraph B73 of IFRS 10. Earlier application is permitted. The amendments are not expected to have any significant impact on the Group's financial statements.
- IAS 7 Statement of Cash Flows: The amendments replace the term "cost method" with "at cost" in paragraph 37 of IAS 7 following the prior deletion of the definition of "cost method". Earlier application is permitted. The amendments are not expected to have any impact on the Group's financial statements.

2.4 重大會計政策

於聯營公司及合營企業的 投資

聯營公司為本集團於其一般不少 於20%股本投票權中擁有長期權益 且可對其發揮重大影響力的實體。 重大影響力指參與投資對象財務 及經營政策決策的權力,但並非控 制或共同控制該等政策。

合營企業指一種合營安排, 對安排 擁有共同控制權的訂約方據此對 合營企業的淨資產擁有權利。共同 控制指按照合約協定對一項安排 所共有的控制,共同控制僅於就有 關活動的決策要求享有控制權的 訂約方一致同意時存在。

本集團於聯營公司及合營企業的 投資乃按本集團根據權益會計法 應佔淨資產減任何減值虧損於綜 合財務狀況表列賬。倘會計政策可 能存在任何不一致,則會作出調整 使其一致。本集團應佔聯營公司及 合營企業收購後業績及其他全面 收益分別計入綜合損益表及綜合 其他全面收益表。此外,倘於聯營 公司或合營企業的權益直接確認 變動,則本集團於綜合權益變動表 確認其應佔任何變動(倘適用)。本 集團與其聯營公司或合營企業間 交易產生的未變現收益及虧損將 以本集團於聯營公司或合營企業 的投資為限對銷,惟倘未變現虧損 證明所轉讓資產減值則除外。收購 聯營公司或合營企業所產生的商 譽入賬列作本集團於聯營公司或 合營企業的投資的一部分。

2.4 MATERIAL ACCOUNTING POLICIES

Investments in associates and joint ventures

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

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

The Group's investments in associates and joint ventures are stated in the consolidated statement of financial position at the Group's share of net assets under the equity method of accounting, less any impairment losses. Adjustments are made to bring into line any dissimilar accounting policies that may exist. The Group's share of the post-acquisition results and other comprehensive income of associates and joint ventures is included in the consolidated statement of profit or loss and consolidated other comprehensive income, respectively. In addition, when there has been a change recognised directly in the equity of the associate or joint venture, the Group recognises its share of any changes, when applicable, in the consolidated statement of changes in equity. Unrealised gains and losses resulting from transactions between the Group and its associates or joint ventures are eliminated to the extent of the Group's investments in the associates or joint ventures, except where unrealised losses provide evidence of an impairment of the assets transferred. Goodwill arising from the acquisition of associates or joint ventures is included as part of the Group's investments in associates or joint ventures.

2.4 重大會計政策(續)

於聯營公司及合營企業的 投資(續)

倘於聯營公司的投資變成於合營 企業的投資或出現相反情況,則不 會重新計量保留權益。反之,該投 資繼續根據權益法入賬。在所有其 他情况下,失去對聯營公司的重大 影響力或對合營企業的共同控制 權後,本集團按其公平值計量及確 認任何剩餘投資。聯營公司或合營 企業於失去重大影響力或共同控 制權後的賬面值與剩餘投資及出 售所得款項的公平值之間的任何 差額乃於損益內確認。

業務合併及商譽

業務合併按收購法列賬。已轉讓代 價乃按收購日期的公平值計量,該 公平值為本集團所轉讓資產的收 購日期的公平值、本集團對被收購 方前度擁有人承擔的負債及本集 團發行以換取被收購方控制權的 股本權益的總和。就各項業務合併 而言,本集團選擇是否以公平值或 被收購方可識別淨資產的應佔比 例,計量於被收購方之非控股權 益。非控股權益之所有其他部分乃 按公平值計量。收購相關成本於產 生時支銷。

當所收購的一組活動及資產包括 一項投入及一項實質過程,而兩者 對創造產出的能力有重大貢獻,則 本集團確定其已收購一項業務。

本集團收購一項業務時會根據合 約條款、收購日期之經濟狀況及有 關條件評估承擔的金融資產及負 債,以進行適當分類及指定。這包 括分離被收購方主合約中的嵌入 式衍生工具。

2.4 MATERIAL ACCOUNTING POLICIES (Continued)

Investments in associates and joint ventures (Continued)

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

Business combinations and goodwill

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

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

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

2.4 重大會計政策(續)

業務合併及商譽(續)

倘業務合併分階段進行,先前持有 的股本權益按其收購日期的公平 值重新計算,且產生的任何收益或 虧損於損益或其他全面收益(如適 用) 內確認。

收購方轉讓的任何或然代價將按 收購日期的公平值確認。分類為資 產或負債的或然代價按公平值計 量,且公平值變動於損益內確認。 分類為權益的或然代價不再重新 計量,且後續結算於權益內入賬。

商譽初步按成本計量,即已轉讓代 價、就非控股權益確認的金額及本 集團先前持有的被收購方股本權 益的任何公平值之和超出所收購 可識別淨資產及所承擔負債的部 分。倘該代價及其他項目之和低於 所收購淨資產的公平值,有關差額 在重估後於損益內確認為折價收 購收益。

初始確認後,商譽按成本減任何累 計減值虧損計量。商譽每年進行減 值測試,或倘事件或情況變動表明 賬面值可能減值,則須進行更頻繁 的測試。本集團每年於十二月三十 一日對商譽進行減值測試。就減值 測試而言,於業務合併時收購的商 譽自收購日期起被分配至預期將 從合併協同效應受益之本集團各 現金產生單位或現金產生單位組 別,而不論本集團之其他資產或負 債是否被分配至該等單位或單位 組別。

減值乃通過評估與商譽有關的現 金產生單位(現金產生單位組別)的 可收回金額而釐定。倘現金產生單 位(現金產生單位組別)的可收回金 額低於賬面值,則確認減值虧損。 就商譽所確認的減值虧損不會於 其後期間撥回。

2.4 MATERIAL ACCOUNTING POLICIES (Continued)

Business combinations and goodwill (Continued)

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

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

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

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

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

2.4 重大會計政策(續)

業務合併及商譽(續)

倘商譽被分配至某現金產生單位 (或現金產生單位組別),而該單位 內的部分業務被出售,與被出售業 務有關的商譽將於釐定出售收益 或虧損時計入該業務的賬面值。在 此等情況下被出售的商譽按被出 售業務的相對價值及保留的現金 產生單位部分計量。

公平值計量

非金融資產的公平值計量計及市場參與者通過使用該資產達致其最高及最佳效用,或通過將其出售予另一使用該資產達致其最高及最佳效用的市場參與者而產生經濟效益的能力。

本集團使用適用於不同情況且有 足夠數據計量公平值的估值技術, 以盡量使用相關可觀察輸入數據 及盡量減少使用不可觀察輸入 數據。

2.4 MATERIAL ACCOUNTING POLICIES (Continued)

Business combinations and goodwill (Continued)

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

Fair value measurement

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

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

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

2.4 重大會計政策(續)

公平值計量(續)

於財務報表中計量或披露公平值 的所有資產及負債,均根據對公平 值計量整體而言屬重大的最低級 別輸入數據在下述公平值層級內 進行分類:

- 第一層級 基於相同資產或負債 於活躍市場所報價格 (未經調整)
- 第二層級 基於對公平值計量而 言屬重大的可直接或 間接觀察最低級別輸 入數據的估值技術
- 第三層級 基於對公平值計量而 言屬重大的不可觀察 最低級別輸入數據的 估值技術

就於財務報表按經常性基準確認 之資產及負債而言,本集團於各報 告期末根據對公平值計量整體而 言屬重大的最低級別輸入數據通 過重新評估分類以確定各層級之 間是否出現轉移。

非金融資產減值

倘存在減值跡象,或當須每年就資 產進行減值檢測(存貨、遞延税項 資產、金融資產及投資物業除 外),則會估計資產的可收回金 額。資產的可收回金額為資產或現 金產生單位的使用價值及其公平 值減出售成本兩者中的較高者,並 就個別資產而釐定,除非資產並不 產生明顯獨立於其他資產或資產 組別的現金流入,於此情況下,則 就資產所屬現金產生單位釐定可 收回金額。

2.4 MATERIAL ACCOUNTING POLICIES (Continued)

Fair value measurement (Continued)

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

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

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

Impairment of non-financial assets

Where an indication of impairment exists, or when annual impairment testing for an asset is required (other than inventories, deferred tax assets, financial assets and investment properties), the asset's recoverable amount is estimated. An asset's recoverable amount is the higher of the asset's or cash-generating unit's value in use and its fair value less costs of disposal, and is determined for an individual asset, unless the asset does not generate cash inflows that are largely independent of those from other assets or groups of assets, in which case the recoverable amount is determined for the cashgenerating unit to which the asset belongs.

2.4 重大會計政策(續)

非金融資產減值(續)

於進行現金產生單位減值測試時, 倘公司資產的賬面值的一部分能 夠按合理及一致的基準或以其他 方式被分配至最小現金產生單位 組別,則其將被分配至個別現金產 生單位。

僅在資產賬面值高於其可收回金 額的情況下,方會確認減值虧損。 評估使用價值時,估計未來現金流 量按可反映幣值時間值及資產特 定風險的現時市場評估的税前貼 現率貼現至其現值。減值虧損按與 該減值資產功能相符的開支類別 於其產生期間自損益中扣除。

於各報告期末,會就是否有跡象顯 示先前所確認的減值虧損可能不 再存在或可能已減少作出評估。倘 存在此等跡象,則會估計可收回金 額。僅當用以釐定資產(商譽除外) 可收回金額的估計有變時,方會撥 回先前就該資產確認的減值虧損, 但撥回金額不得超逾倘於過往年 度並無就該資產確認減值虧損而 應釐定的賬面值(扣除任何折舊/ 攤銷)。減值虧損撥回會計入其產 生期間的損益。

2.4 MATERIAL ACCOUNTING POLICIES (Continued)

Impairment of non-financial assets (Continued)

In testing a cash-generating unit for impairment, a portion of the carrying amount of a corporate asset is allocated to an individual cash-generating unit if it can be allocated on a reasonable and consistent basis or, otherwise, to the smallest group of cashgenerating units.

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

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

2.4 重大會計政策(續)

關聯方

以下人士被視為本集團的關聯方, 倘:

- 有關方為一名人士或該人士 (a) 的關係密切家庭成員,而該 人士:
 - 對本集團擁有控制權或 共同控制權;
 - 對本集團擁有重大的影 (ii) 響力;或
 - (iii) 為本集團或本集團母公 司的主要管理人員的其 中一名成員;

或

- 該人士為實體且符合下列任 (b) 何一項條件:
 - 該實體與本集團屬同一 (i) 集團的成員公司;
 - 一實體為另一實體(或 (ii) 另一實體的母公司、附 屬公司或同系附屬公 司)的聯營公司或合營 企業;
 - (iii) 該實體與本集團為同一 第三方的合營企業;
 - 一實體為一第三方的合 (iv) 營企業,而另一實體為 該第三方的聯營公司;
 - 該實體為就本集團或與 本集團有關聯的實體的 僱員利益而設立的離職 後福利計劃;

2.4 MATERIAL ACCOUNTING POLICIES (Continued)

Related parties

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

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

or

- (b) the party is an entity where any of the following conditions applies:
 - (i) the entity and the Group are members of the same group;
 - (ii) one entity is an associate or joint venture of the other entity (or of a parent, subsidiary or fellow subsidiary of the other entity);
 - (iii) the entity and the Group are joint ventures of the same third party;
 - (iv) one entity is a joint venture of a third entity and the other entity is an associate of the third entity;
 - the entity is a post-employment benefit plan for the benefit of employees of either the Group or an entity related to the Group;

2.4 重大會計政策(續)

關聯方(續)

- (續) (b)
 - 該實體為(a)所述人士控 制或共同控制;
 - (vii) (a)(i)所述人士對實體擁 有重大影響力或為該實 體(或該實體母公司)主 要管理人員的其中一名 成員;及
 - (viii) 該實體或其為其中一部 分的任何集團成員公司 向本集團或本集團的母 公司提供主要管理人員 的服務。

物業、廠房及設備與折舊

物業、廠房及設備(在建工程除外) 乃按成本減累計折舊及任何減值 虧損列賬。物業、廠房及設備項目 的成本包括其購買價及任何使資 產達至其工作狀態及地點以作擬 定用途的直接應佔成本。

於物業、廠房及設備項目投入運作 後所產生的支出,如維修及保養支 出,通常於其產生期間計入損益。 倘達至確認標準,主要檢查支出於 資產賬面值中撥充資本為重置成 本。倘大部分物業、廠房及設備須 不時重置,本集團將該等部分確認 為具有特定可使用年期的個別資 產並相應地對其進行折舊。

2.4 MATERIAL ACCOUNTING POLICIES (Continued)

Related parties (Continued)

- (b) (Continued)
 - (vi) the entity is controlled or jointly controlled by a person identified in (a);
 - (vii) a person identified in (a)(i) has significant influence over the entity or is a member of the key management personnel of the entity (or of a parent of the entity); and
 - (viii) the entity, or any member of a group of which it is a part, provides key management personnel services to the Group or to the parent of the Group.

Property, plant and equipment and depreciation

Property, plant and equipment, other than construction in progress, are stated at cost less accumulated depreciation and any impairment losses. The cost of an item of property, plant and equipment comprises its purchase price and any directly attributable costs of bringing the asset to its working condition and location for its intended use.

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

2.4 重大會計政策(續)

物業、廠房及設備與折舊 (續)

折舊乃以直線法於各物業、廠房及 設備項目的估計可使用年期內將 各項目的成本撇銷至其剩餘價值 計算。主要的估計可使用年期及年 度折舊率如下:

2.4 MATERIAL ACCOUNTING POLICIES (Continued)

Property, plant and equipment and depreciation (Continued)

Depreciation is calculated on the straight-line basis to write off the cost of each item of property, plant and equipment to its residual value over its estimated useful life. The principal estimated useful lives and the annual depreciation rates are as follows:

		估計可使用年期 Estimated useful lives	年度折舊率 Annual depreciation rates
樓宇	Buildings	20年	5%
機動車	Motor vehicles	20 years 4至5年	5% 19%至24%
辦公設備及電子裝置	Office equipment and electronic devices	4 to 5 years 3至5年	19% to 24% 19%至32%
租賃物業裝修	Leasehold improvements	3 to 5 years 3至8年 3 to 8 years	19% to 32% 12.5%至33% 12.5% to 33%

當物業、廠房及設備項目的各部分 有不同可使用年期時,該項目的成 本乃按合理基準在各部分之間分 配,而各部分單獨進行折舊。剩餘 價值、可使用年期及折舊方法至少 於各財政年度末檢討,並作出調整 (如嫡用)。

物業、廠房及設備項目(包括初步 確認的任何重大部分)於出售或預 期其使用或出售不會帶來任何未 來經濟利益時終止確認。於資產終 止確認年度的損益內確認的任何 出售或報廢盈虧乃有關資產出售 所得款項淨額與賬面值之間的 差額。

在建工程按成本減任何減值虧損 列賬且未予折舊。在建工程竣工及 可予使用後重新分類至物業、廠房 及設備的適當類別。

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

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

Construction in progress is stated at cost less any impairment losses, and is not depreciated. It is reclassified to the appropriate category of property, plant and equipment when completed and ready for use.

2.4 重大會計政策(續) 投資物業

投資物業為持有以賺取租金收入 及/或作資本增值的土地及樓宇權 益(包括使用權資產)。該等物業初 始按成本(包括交易成本)計量。於 初始確認後,投資物業按反映報告 期末市況的公平值入賬。

投資物業公平值變動所產生的盈 虧於其產生年度計入損益表。

任何投資物業報廢或出售盈虧於 報廢或出售年度於損益內確認表。

由投資物業轉為自用物業或存貨 時,該物業期後會計的認定成本為 改變用途當日的公平值。倘本集團 佔用作自用物業的物業轉為投資 物業,本集團直至改變用涂當日前 根據「物業、廠房及設備與折舊」項 下 所 述 政 策 將 自 有 物 業 入 賬 , 及 / 或根據「使用權資產」項下所述政策 將持作使用權資產的物業入賬,而 物業於當日的賬面值與公平值之 間的任何差額則根據上文「物業、 廠房及設備與折舊」項下所述政策 入賬列作重估。由存貨轉為投資物 業時,物業於當日的公平值與其先 前的賬面值之間的任何差額於損 益表內確認。

2.4 MATERIAL ACCOUNTING POLICIES (Continued)

Investment properties

Investment properties are interests in land and buildings (including right-of-use assets) held to earn rental income and/or for capital appreciation. Such properties are measured initially at cost, including transaction costs. Subsequent to initial recognition, investment properties are stated at fair value, which reflects market conditions at the end of the reporting period.

Gains or losses arising from changes in the fair values of investment properties are included in the statement of profit or loss in the year in which they arise.

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

For a transfer from investment properties to owner-occupied properties or inventories, the deemed cost of a property for subsequent accounting is its fair value at the date of change in use. If a property occupied by the Group as an owner-occupied property becomes an investment property, the Group accounts for such property in accordance with the policy stated under "Property, plant and equipment and depreciation" for owned property and/or accounts for such property in accordance with the policy stated under "Rightof-use assets" for property held as a right-of-use asset up to the date of change in use, and any difference at that date between the carrying amount and the fair value of the property is accounted for as a revaluation in accordance with the policy stated under "Property, plant and equipment and depreciation" above. For a transfer from inventories to investment properties, any difference between the fair value of the property at that date and its previous carrying amount is recognised in the statement of profit or loss.

2.4 重大會計政策(續)

開發中物業

開發中物業擬於竣工後持作出售。

開發中物業按成本(包括土地成 本、建設成本、借款成本、專業費 用及於開發期內產生的該等物業 直接應佔其他成本)與可變現淨值 中的較低者列賬。

除非開發中物業不能於正常營運 週期內落成,否則該等開發中物業 分類為流動資產。物業於竣工後轉 至持作出售已竣工物業。

持作出售已竣工物業

持作出售已竣工物業按成本與可 變現淨值兩者中的較低者於財務 狀況表列賬。成本按未售物業應佔 土地及樓宇成本總額的分攤比例 釐定。可變現淨值計及預期最終將 變現的價格減出售物業產生的估 計成本。

分配物業開發成本

土地成本根據各單位各自的可售 建築面積(「建築面積」) 佔可售總建 築面積的比例分配至各單位。單位 相關建設成本按個別情況識別及 分配。一般建設成本按與土地成本 相若的方式根據可售建築面積 分配。

租賃

本集團於合約開始時評估合約是 否為或包含租賃。倘合約為換取代 價而給予在一段時間內控制已識 別資產使用的權利,則該合約為或 包含租賃。

本集團作為承租人

本集團就所有租賃(惟短期租賃及 低價值資產租賃除外)應用單一確 認及計量方法。本集團確認租賃負 債以作出租賃付款,而使用權資產 指使用相關資產的權利。

2.4 MATERIAL ACCOUNTING POLICIES (Continued)

Properties under development

Properties under development are intended to be held for sale after completion.

Properties under development are stated at the lower of cost comprising land costs, construction costs, borrowing costs, professional fees and other costs directly attributable to such properties incurred during the development period and net realisable value.

Properties under development are classified as current assets unless those will not be realised in the normal operating cycle. On completion, the properties are transferred to completed properties held for sale.

Completed properties held for sale

Completed properties held for sale are stated in the statement of financial position at the lower of cost and net realisable value. Cost is determined by an apportionment of the total costs of land and buildings attributable to the unsold properties. Net realisable value takes into account the price ultimately expected to be realised, less estimated costs to be incurred in selling the properties.

Allocation of property development costs

Land costs are allocated to each unit according to their respective saleable gross floor area ("GFA") to the total saleable GFA. Construction costs relating to units were identified and allocated specifically. Common construction costs have been allocated according to the saleable GFA similar to land costs.

Leases

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

Group as a lessee

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

2.4 重大會計政策(續)

租賃(續)

本集團作為承租人(續)

使用權資產

使用權資產於租賃開始日期 (即相關資產可供使用當日) 確認。使用權資產按成本減 任何累計折舊及任何減值虧 損計量,並就租賃負債的任 何重新計量作出調整。當使 用權資產與於作為存貨持有 的租賃土地的權益相關時, 該等資產其後根據本集團有 關「開發中物業」及「持作出售 已竣工物業」的政策按成本與 可變現淨值中的較低者計 量。使用權資產成本包括已 確認租賃負債的金額、已產 生初始直接成本及於開始日 期或之前作出的租賃付款減 任何已收租賃優惠。使用權 資產於資產的租期及估計可 使用年期(以較短者為準)內 按直線法折舊如下:

土地使用權 Land use rights 辦公樓宇 Office buildings

倘租賃資產的所有權於租期 結束時轉讓予本集團或成本 反映購買選擇權的行使,則 使用資產的估計可使用年期 計算折舊。

當使用權資產與於作為存貨 持有的租賃土地的權益相關 時,該等資產其後根據本集 團有關「開發中物業」或「持作 出售已竣工物業」的政策按成 本與可變現淨值中的較低者 計量。當使用權資產符合投 資物業的定義時,其將計入 投資物業。相應的使用權資 產初步根據本集團有關「投資 物業|的政策按成本計量,且 其後按公平值計量。

2.4 MATERIAL ACCOUNTING POLICIES (Continued)

Leases (Continued)

Group as a lessee (Continued)

Right-of-use assets

Right-of-use assets are recognised at the commencement date of the lease (that is the date the underlying asset is available for use). Right-of-use assets are measured at cost, less any accumulated depreciation and any impairment losses, and adjusted for any remeasurement of lease liabilities. When the right-of-use assets relate to interests in leasehold land held as inventories, they are subsequently measured at the lower of cost and net realisable value in accordance with the Group's policies for "properties under development" and "completed properties held for sale". The cost of right-of-use assets includes the amount of lease liabilities recognised, initial direct costs incurred, and lease payments made at or before the commencement date less any lease incentives received. Rightof-use assets are depreciated on a straight-line basis over the shorter of the lease terms and the estimated useful lives of the assets as follows:

> 20至40年 20 to 40 years 2至5年 2 to 5 years

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

When the right-of-use assets relate to interests in leasehold land held as inventories, they are subsequently measured at the lower of cost and net realisable value in accordance with the Group's policy for "properties under development" or "completed properties held for sale". When a right-of-use asset meets the definition of investment property, it is included in investment properties. The corresponding right-of-use asset is initially measured at cost, and subsequently measured at fair value, in accordance with the Group's policy for "investment properties".

2.4 重大會計政策(續)

租賃(續)

本集團作為承租人(續)

和賃負債

租賃負債於租賃開始日期按 租期內支付的租賃付款之現 值予以確認。租賃付款包括 固定付款(包括實質固定付 款)減任何應收租賃優惠、基 於指數或利率的可變租賃付 款及根據剩餘價值擔保預期 將予支付的款項。租賃付款 亦包括本集團合理確定將予 行使的購買選擇權的行使價 及倘租期反映本集團正行使 終止租賃選擇權時就終止租 賃支付的罰款。不取決於指 數或利率的可變租賃付款於 出現觸發付款的事件或情況 的期間內確認為開支。

於計算租賃付款的現值時, 由於租賃內所隱含的利率不 易釐定,因此本集團於租賃 開始日期使用其增量借款利 率。於開始日期後,和賃負債 金額就反映利息的累積而增 加及因作出的租賃付款而減 少。此外,如有修改、租期變 化、租賃付款變動(例如指數 或利率變動導致未來租賃付 款變動)或購買相關資產的選 擇權評估變更,租賃負債的 賬面值將重新計量。

短期租賃及低價值資產 (c) 租賃

本集團將短期租賃確認豁免 應用於其機動車及辦公設備 的短期租賃(即自開始日期起 計租期為十二個月或以下且 不包含購買選擇權的租賃)。 其亦將低價值資產租賃的確 認豁免應用於被認為低價值 的辦公設備及筆記本電腦 租賃。

本集團就低價值資產訂立租 賃時將釐定是否按逐項租賃 基準將租賃資本化。短期租 賃及低價值資產租賃的租賃 付款在租期內按直線法確認 為開支。

2.4 MATERIAL ACCOUNTING POLICIES (Continued)

Leases (Continued)

Group as a lessee (Continued)

(b) Lease liabilities

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

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

Short-term leases and leases of low-value assets

The Group applies the short-term lease recognition exemption to its short-term leases of motor vehicles and office equipment (that is those leases that have a lease term of 12 months or less from the commencement date and do not contain a purchase option). It also applies the recognition exemption for leases of low-value assets to leases of office equipment and laptop computers that are considered to be of low value.

When the Group enters into a lease in respect of a low-value asset, the Group decides whether to capitalise the lease on a lease-by-lease basis. Lease payments on short-term leases and leases of low-value assets are recognised as an expense on a straight-line basis over the lease term.

2.4 重大會計政策(續)

租賃(續)

本集團作為出租人

本集團作為出租人時,其於租賃開 始時(或租賃變更時)將各租賃分類 為經營租賃或融資租賃。

本集團並未轉讓資產所有權所附 帶的絕大部分風險及回報的租賃 歸類為經營租賃。當合約包含租賃 及非租賃部分時,本集團按相對獨 立的銷售價格基準將合約代價分 配至各部分。租金收入於租期內按 直線法列賬,且因其經營性質將其 計入損益表之收益。於磋商及安排 經營租賃時產生的初始直接成本 乃添加至租賃資產的賬面值,並於 租期內按相同基準確認為租金收 入。或然租金乃於所賺取的期間內 確認為收益。

將相關資產所有權所附帶的絕大 部分風險及回報轉讓予承租人的 租賃入賬列作融資租賃。

投資及其他金融資產

初始確認及計量

金融資產於初始確認時分類為隨 後按攤銷成本計量及按公平值計 入損益計量。

於初始確認時,金融資產分類取決 於金融資產的合約現金流量特徵 及本集團管理該等金融資產的業 務模式。除並無包含重大融資成份 或本集團已就其應用並未調整重 大融資成份的影響的可行權宜方 法的貿易應收款項外,本集團初步 按其公平值加上(倘金融資產並非 按公平值計入損益)交易成本計量 金融資產。並無包含重大融資成份 或本集團已就其應用可行權宜方 法的貿易應收款項根據下文就「收 益確認」所載政策按國際財務報告 準則第15號釐定的交易價格計量。

2.4 MATERIAL ACCOUNTING POLICIES (Continued)

Leases (Continued)

Group as a lessor

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

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

Leases that transfer substantially all the risks and rewards incidental to ownership of an underlying asset to the lessee are accounted for as finance leases.

Investments and other financial assets

Initial recognition and measurement

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

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

2.4 重大會計政策(續)

投資及其他金融資產(續)

初始確認及計量(續)

為使金融資產按攤銷成本或按公 平值計入其他全面收益進行分類 及計量,其需產生純粹為支付本金 及未償還本金利息(「純粹為支付本 金及利息」)的現金流量。現金流量 並非純粹為支付本金及利息的金 融資產,不論其業務模式如何,均 按公平值計入損益分類及計量。

本集團管理金融資產的業務模式 指其如何管理其金融資產以產生 現金流量。業務模式確定現金流量 是否來自收集合約現金流量、出售 金融資產或兩者兼有。按攤銷成本 分類及計量的金融資產於旨在持 有金融資產以收取合約現金流量 的業務模式內持有,而按公平值計 入其他全面收益分類及計量的金 融資產於旨在持有以收取合約現 金流量及銷售的業務模式內持有。 並未於上述業務模式內持有的金 融資產按公平值計入損益分類及 計量。

購買或出售乃須於一般按市場規 例或慣例所設定的期間內交付資 產的金融資產於交易日(即本集團 承諾購買或出售資產的日期)確認。

後續計量

金融資產的後續計量取決於其分 類如下:

按攤銷成本計量的金融資產(債 務工具)

按攤銷成本計量的金融資產其後 採用實際利率法計量,並可予減 值。當資產終止確認、修改或減值 時,收益及虧損於損益表內確認。

2.4 MATERIAL ACCOUNTING POLICIES (Continued)

Investments and other financial assets (Continued)

Initial recognition and measurement (Continued)

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

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

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

Subsequent measurement

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

Financial assets at amortised cost (debt instruments)

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

2.4 重大會計政策(續)

投資及其他金融資產(續)

後續計量(續)

按公平值計入損益的金融資產

按公平值計入損益的金融資產按 公平值於財務狀況表列賬,而公平 值變動淨額於損益表中確認。

該類別包括本集團並無不可撤回 地選擇按公平值計入其他全面收 益進行分類的衍生工具及權益投 資。在支付權確立時,權益投資的 股息亦於損益表內確認為其他 收入。

終止確認金融資產

金融資產(或(倘適用)金融資產的 一部分或一組類似金融資產的一 部分)主要於下列情況下終止確認 (即從本集團綜合財務狀況表中 剔除):

- 從資產收取現金流量的權利 已到期;或
- 本集團已根據「轉手」安排轉 讓其從資產收取現金流量的 權利,或已承擔向第三方無 重大延誤全額支付所收現金 流量的責任;及(a)本集團已 轉讓資產的絕大部分風險及 回報,或(b)本集團雖未轉讓 或保留資產的絕大部分風險 及回報,但已轉讓資產的控 制權。

倘本集團已轉讓其從資產收取現 金流量的權利或訂立轉手安排,則 其評估有否保留資產所有權的風 險及回報及保留的程度。倘其並無 轉讓或保留資產的絕大部分風險 及回報,亦無轉讓資產控制權,則 本集團繼續按本集團持續參與程 度確認已轉讓資產。在此情況下, 本集團亦確認相關負債。已轉讓資 產及相關負債以反映本集團所保 留權利及責任的基準計量。

2.4 MATERIAL ACCOUNTING POLICIES (Continued)

Investments and other financial assets (Continued)

Subsequent measurement (Continued)

Financial assets at fair value through profit or loss

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

This category includes derivative instruments and equity investments which the Group had not irrevocably elected to classify at fair value through other comprehensive income. Dividends on the equity investments are also recognised as other income in the statement of profit or loss when the right of payment has been established.

Derecognition of financial assets

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

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

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

2.4 重大會計政策(續)

終止確認金融資產(續)

以擔保形式對已轉讓資產的持續 參與,按資產原賬面值與本集團可 能須償還的最高代價金額兩者中 的較低者計量。

金融資產減值

本集團就並非按公平值計入損益 持有的所有債務工具確認預期信 貸虧損(「預期信貸虧損」) 撥備。預 期信貸虧損乃基於根據合約到期 的合約現金流量與本集團預期收 取並按原始實際利率的概約利率 貼現的所有現金流量之間的差額 釐定。預期現金流量將包括出售所 持抵押品或合約條款所包含的其 他信貸升級措施所得的現金流量。

一般法

預期信貸虧損分兩個階段確認。就 自初始確認以來信用風險並無大 幅增加的信貸敞口而言,會為未來 12個月可能發生的違約事件所產生 的信貸虧損(12個月預期信貸虧損) 計提預期信貸虧損撥備。就自初始 確認以來信用風險大幅增加的該 等信貸敞口而言,須就預期於敝口 的餘下年期產生的信貸虧損計提 虧損撥備,不論違約的時間(全期 預期信貸虧損)。

於各報告日期,本集團評估自初始 確認以來金融工具的信用風險是 否大幅增加。進行評估時,本集團 比較金融工具在報告日期發生違 約的風險及金融工具在初始確認 日期發生違約的風險,並考慮毋須 付出過多的成本或努力即可獲得 的合理及可支持的資料,包括歷史 及前瞻性資料。本集團認為,當合 約付款逾期超過30天時,信貸風險 會顯著增加。

2.4 MATERIAL ACCOUNTING POLICIES (Continued)

Derecognition of financial assets (Continued)

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

Impairment of financial assets

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

General approach

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

At each reporting date, the Group assesses whether the credit risk on a financial instrument has increased significantly since initial recognition. When making the assessment, the Group compares the risk of a default occurring on the financial instrument as at the reporting date with the risk of a default occurring on the financial instrument as at the date of initial recognition and considers reasonable and supportable information that is available without undue cost or effort, including historical and forward-looking information. The Group considers that there has been a significant increase in credit risk when contractual payments are more than 30 days past due.

2.4 重大會計政策(續)

金融資產減值(續)

一般法(續)

當合約付款逾期90天時,本集團將 金融資產視為違約。然而,在若干 情況下,當內部或外部資料表明本 集團不太可能在考慮到本集團所 持有的任何信貸升級措施之前全 額收到未支付合約款項時,本集團 亦可能將一項金融資產視為違約。 金融資產在合理預期無法收回合 約現金流量的情況下被撇銷。

按攤銷成本計量的金融資產乃根 據一般法減值,且其於以下階段就 預期信貸虧損計量予以分類,惟應 用下文所述簡易法的貿易應收款 項除外。

- 第一階段 _ 信用風險自初始確認 以來並無大幅增加且 其虧損撥備按等於12 個月預期信貸虧損的 數額計量的金融工具
- 第二階段 _ 信用風險自初始確認 以來大幅增加但並非 信貸減值金融資產且 其虧損撥備按等於全 期預期信貸虧損的數 額計量的金融工具
- 第三階段 _ 於報告日期出現信貸 減值(但並非購入或 源生信貸減值)且其 虧損撥備按等於全期 預期信貸虧損的數額 計量的金融資產

2.4 MATERIAL ACCOUNTING POLICIES (Continued)

Impairment of financial assets (Continued)

General approach (Continued)

The Group considers a financial asset in default when contractual payments are 90 days past due. However, in certain cases, the Group may also consider a financial asset to be in default when internal or external information indicates that the Group is unlikely to receive the outstanding contractual amounts in full before taking into account any credit enhancements held by the Group. A financial asset is written off when there is no reasonable expectation of recovering the contractual cash flows.

Financial assets at amortised cost are subject to impairment under the general approach and they are classified within the following stages for measurement of ECLs except for trade receivables which apply the simplified approach as detailed below.

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

財務報表附註 NOTES TO FINANCIAL STATEMENTS

零二四年十二月三十一日

31 December 2024

2.4 重大會計政策(續)

金融資產減值(續)

簡易法

就並無包含重大融資成份的貿易 應收款項而言,或當本集團應用並 未調整重大融資成份的影響的可 行權宜方法時,本集團於計算預期 信貸虧損時應用簡易法。根據簡易 法,本集團並無追蹤信用風險的變 化,但於各報告日期根據全期預期 信貸虧損確認虧損撥備。本集團已 基於其過往信貸虧損經驗建立撥 備矩陣,並就債務人及經濟環境的 特定前瞻性因素作出調整。

就包含重大融資成份的貿易應收 款項及租賃應收款項而言,本集團 選擇採用簡易法與上述政策計算 預期信貸虧損作為其會計政策。

金融負債

初始確認及計量

金融負債於初始確認時被分類為 按攤銷成本計量的貸款及借款及 應付款項(如適用)。

所有金融負債初步按公平值確認 及倘為貸款及借款以及應付款項, 則應減去直接應佔交易成本。

本集團的金融負債主要包括貿易 應付款項及應付票據、其他應付款 項、應付關聯公司款項、計息銀行 及其他借款、優先票據及公司 債券。

2.4 MATERIAL ACCOUNTING POLICIES (Continued)

Impairment of financial assets (Continued)

Simplified approach

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

For trade receivables that contain a significant financing component and lease receivables, the Group chooses as its accounting policy to adopt the simplified approach in calculating ECLs with policies as described above.

Financial liabilities

Initial recognition and measurement

Financial liabilities are classified, at initial recognition, as loans and borrowings, and payables at amortised cost, as appropriate.

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

The Group's financial liabilities primarily include trade and bills payables, other payables, amounts due to the related companies, interest-bearing bank and other borrowings, senior notes and corporate bonds.

2.4 重大會計政策(續)

金融負債(續)

後續計量

金融負債的後續計量取決於其分 類如下:

按攤銷成本計量的金融負債(貿 易及其他應付款項以及借款)

於初始確認後,貿易及其他應付款 項、計息借款以及應付款項(包括 資產支持證券項下的應付款項)隨 後以實際利率法按攤銷成本計量, 除非貼現影響屬微不足道,在該情 況下,其按成本列賬。當負債終止 確認以及按實際利率法進行攤銷 程序時,收益及虧損於損益表內 確認。

攤銷成本於計及收購事項任何折 讓或溢價及屬實際利率不可或缺 一部分的費用或成本後計算。實際 利率攤銷計入損益表的融資成 本內。

財務擔保合約

本集團發出的財務擔保合約指因 特定債務人不能按照債務工具條 款於到期時償付款項而須就持有 人產生的虧損向其支付賠償款項 的該等合約。財務擔保合約按其公 平值初步確認為負債,並就發出擔 保直接應佔的交易成本進行調整。 於初步確認後,本集團按以下兩者 中的較高者計量財務擔保合約:(i) 按照「金融資產減值」所載政策釐定 的預期信貸虧損撥備;及(ii)初步確 認的金額減(如適用)確認的累計收 入金額。

2.4 MATERIAL ACCOUNTING POLICIES (Continued)

Financial liabilities (Continued)

Subsequent measurement

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

Financial liabilities at amortised cost (trade and other payables, and borrowings)

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

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

Financial guarantee contracts

Financial guarantee contracts issued by the Group are those contracts that require a payment to be made to reimburse the holder for a loss it incurs because the specified debtor fails to make a payment when due in accordance with the terms of a debt instrument. A financial guarantee contract is recognised initially as a liability at its fair value, adjusted for transaction costs that are directly attributable to the issuance of the guarantee. Subsequent to initial recognition, the Group measures the financial guarantee contracts at the higher of: (i) the ECL allowance determined in accordance with the policy as set out in "Impairment of financial assets"; and (ii) the amount initially recognised less, when appropriate, the cumulative amount of income recognised.

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2.4 重大會計政策(續)

金融負債(續)

後續計量(續)

公司債券

本公司發行含有負債及提早贖回 權(與主合約並無密切關連)的公司 債券在初始確認時分作不同類別。 於發行日期,負債及提早贖回權部 分均按公平值確認。在其後期間, 公司債券的負債部分使用實際利 率法按攤銷成本列賬。提早贖回權 按公平值計量,公平值變動於損益 內確認。與發行公司債券有關的交 易成本按其相關公平值的比例分 配至負債及提早贖回權部分。與提 早贖回權有關的交易成本即時於 損益扣除。與負債部分有關的交易 成本計入負債部分的賬面值,並使 用實際利率法在公司債券期內 攤銷。

優先票據

本公司發行含有負債及提早贖回 權(與主合約並無密必關連)的優先 票據在初始確認時分作不同類別。 於發行日期,負債及提早贖回權部 份均按公平值確認。

在其後期間,優先票據的負債部份 使用實際利率法按攤銷成本列賬。 提早贖回選擇權按公平值計量,其 公平值變化計入損益。

與發行優先票據有關的交易成本 按有關公平值的比例分配予負債 及提早贖回選擇權部份。與提早贖 回選擇權有關的交易成本即時計 入損益。與負債部份有關的交易成 本計入負債部份的賬面值,並使用 實際利率法在優先票據期內攤銷。

2.4 MATERIAL ACCOUNTING POLICIES (Continued)

Financial liabilities (Continued)

Subsequent measurement (Continued)

Corporate bonds

Corporate bonds issued by the Company that contain both liability and early redemption option (which is not closely related to the host contract) are classified separately on initial recognition. At the date of issue, both the liability and early redemption option components are recognised at fair value. In subsequent periods, the liability component of the corporate bonds are carried at amortised cost using the effective interest method. The early redemption option is measured at fair value with changes in fair value recognised in profit or loss. Transaction costs that relate to the issue of the corporate bonds are allocated to the liability and early redemption option components in proportion to their relative fair values. Transaction costs relating to the early redemption option are charged to profit or loss immediately. Transaction costs relating to the liability component are included in the carrying amount of the liability portion and amortised over the periods of the corporate bonds using the effective interest method.

Senior notes

Senior notes issued by the Company that contain both liability and early redemption option (which is not closely related to the host contract) are classified separately into respective items on initial recognition. At the date of issue, both the liability and early redemption option components are recognised at fair value.

In subsequent periods, the liability component of the senior notes is carried at amortised cost using the effective interest method. The early redemption option is measured at fair value with changes in fair value recognised in profit or loss.

Transaction costs that relate to the issue of the senior notes are allocated to the liability and early redemption option components in proportion to their relative fair values. Transaction costs relating to the early redemption option are charged to profit or loss immediately. Transaction costs relating to the liability component are included in the carrying amount of the liability portion and amortised over the period of the senior notes using the effective interest method.

2.4 重大會計政策(續)

金融負債(續)

後續計量(續)

永續資本證券

有義務償還本金或支付任何分派 的永續資本證券乃分類為負債的 一部份。在以後期間,永續資本證 券使用實際利率法按攤銷成本列 賬。與永續資本證券有關的交易成 本計入負債的賬面值,並使用實際 利率法在永續資本證券期內攤銷。

終止確認金融負債

當金融負債的責任已履行、取消或 屆滿時,金融負債會被終止確認。

當現時金融負債被另一項由同一 貸款人借出,而條款有重大不同的 金融負債所取代,或當現時負債的 條款被重大修訂,該取代或修訂被 視為對原有負債的終止確認及對 新負債的確認,而各自賬面值的差 額於損益表內確認。

抵銷金融工具

倘有現行可予執行的法律權利以 抵銷確認金額及有意按淨額基準 償付,或變現資產與清還負債同時 進行,則抵銷金融資產及金融負債 及於財務狀況表內呈報淨金額。

2.4 MATERIAL ACCOUNTING POLICIES (Continued)

Financial liabilities (Continued)

Subsequent measurement (Continued)

Perpetual capital securities

Perpetual capital securities with obligation to repay principal or to pay any distribution are classified as part of liabilities. In subsequent periods, the perpetual capital securities are carried at amortised cost using the effective interest method. Transaction costs relating to the perpetual capital securities are included in the carrying amount of the liability and amortised over the periods of the perpetual capital securities using the effective interest method.

Derecognition of financial liabilities

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

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

Offsetting of financial instruments

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

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2.4 重大會計政策(續)

現金及現金等價物

財務狀況表中的現金及現金等價 物包括手頭現金及銀行現金,以及 到期日通常在三個月內的短期高 流動性存款,其可隨時轉換為已知 金額的現金,價值變動風險很小及 為滿足短期現金承擔而持有。

就綜合現金流量表而言,現金及現 金等價物包括手頭及銀行現金以 及上文所界定的短期存款,減須按 要求償還並構成本集團現金管理 組成部分的銀行透支。

撥備

倘因過往事件導致現時承擔責任 (法定或推定責任),且日後可能須 流失資源以履行責任, 並能可靠估 計責任的數額,則確認撥備。

倘本集團預期部分或全部撥備將 獲償付,而幾乎肯定可獲償付,則 有關償付確認為獨立資產。撥備相 關開支於損益表內扣除償付金額 呈列。

倘貼現影響重大,則確認撥備的金 額為預期履行責任所需未來開支 於報告期末的現值。貼現現值隨時 間增加的金額計入損益表中的融 資成本。

2.4 MATERIAL ACCOUNTING POLICIES (Continued)

Cash and cash equivalents

Cash and cash equivalents in the statement of financial position comprise cash on hand and at banks, and short-term highly liquid deposits with a maturity of generally within three months that are readily convertible into known amounts of cash, subject to an insignificant risk of changes in value and held for the purpose of meeting short-term cash commitments.

For the purpose of the consolidated statement of cash flows, cash and cash equivalents comprise cash on hand and at banks, and short-term deposits as defined above, less bank overdrafts which are repayable on demand and form an integral part of the Group's cash management.

Provisions

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

When the Group expects some or all of a provision to be reimbursed, the reimbursement is recognised as a separate asset, but only when the reimbursement is virtually certain. The expense relating to a provision is presented in the statement of profit or loss net of any reimbursement.

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

2.4 重大會計政策(續)

所得税

所得税包括即期及遞延税項。與於 損益以外確認項目相關的所得税 於損益以外的其他全面收益確認 或直接於權益確認。

即期税項資產及負債,乃按預期自 税務當局退回或付予税務當局的 金額,根據於報告期末已實施或實 際上已實施的税率(及税法),以及 考慮本集團經營所在國家當時的 詮釋及慣例計量。

遞 延 税 項 採 用 負 債 法 就 於 報 告 期 末資產及負債的税基與兩者用作 財務報告的賬面值之間的所有暫 時差額計提撥備。

遞 延 税 項 負 債 乃 就 所 有 應 課 税 暫 時差額而確認,惟下列情況除外:

- 遞延税項負債乃因在一項並 非業務合併的交易中初次確 認商譽、資產或負債而產 生,且於交易時並不影響會 計利潤或應課税溢利或虧損 以及不產生同等應課税及可 扣税暫時差額;及
- 就與於附屬公司、合營企業 及聯營公司的投資有關的應 課税暫時差額而言,暫時差 額的撥回時間為可控制,且 該等暫時差額於可見將來可 能不會撥回。

2.4 MATERIAL ACCOUNTING POLICIES (Continued)

Income tax

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

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

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

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

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

- 零二四年十二月三十一日 31 December 2024

2.4 重大會計政策(續)

所得税(續)

遞 延 税 項 資 產 乃 就 所 有 可 扣 税 暫 時差額、未動用税項抵免和任何未 動用税項虧損的結轉而確認。遞延 税項資產的確認以將可能有應課 税溢利以動用可扣税暫時差額、未 動用税項抵免和未動用税項虧損 的結轉作對銷為限,惟下列情況 除外:

- 與可扣税暫時差額有關的遞 延税項資產乃因在一項並非 業務合併的交易中初次確認 資產或負債而產生,且於交 易時並不影響會計利潤及應 課税溢利或虧損以及不產生 同等應課税及可扣税暫時差 額;及
- 就與於附屬公司、合營企業 及聯營公司的投資有關的可 扣税 暫 時差額而言,遞延税 項資產僅於暫時差額於可見 將來有可能撥回以及將有應 課税溢利以動用暫時差額作 對銷的情況下,方予確認。

於各報告期末審閱遞延税項資產 的賬面值,並於不再可能有足夠應 課税溢利以動用全部或部份遞延 税項資產時,相應扣減該賬面值。 未被確認的遞延税項資產會於各 報告期末重新評估,並在可能有足 夠應課税溢利以收回全部或部份 遞延税項資產時予以確認。

褫 延税 項 資產 及 負 倩 乃 按 預 期 嫡 用於變現資產或清還負債期間的 税率,根據於報告期末已實施或實 際上已實施的税率(及税法)計算。

2.4 MATERIAL ACCOUNTING POLICIES (Continued)

Income tax (Continued)

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

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

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

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

2.4 重大會計政策(續)

所得税(續)

當且僅當本集團具法定執行權抵 銷即期税項資產與即期税項負債, 且遞延税項資產及遞延税項負債 有關被同一税務機關對同一應課 税企業或不同應課税企業徵收所 得税,而該等企業於各預期將有龐 大遞延税項負債或資產償還或收 回之未來期間按淨額基準償還即 期税項負債及資產,或同時變現資 產及清償負債,遞延税項資產可與 遞延税項負債對銷。

收益確認

收益按於本集團日常業務過程中 所提供之銷售物業及服務已收或 應收代價之公平值計量。收益在扣 除税項後列賬。

銷售物業

收益於資產控制權轉移至買方時 確認。資產控制權可於一段時間內 或於某一時點轉移,取決於合約之 條款與適用於合約之法律。倘本集 團在履約過程中滿足下列條件,資 產控制權於一段時間內發生轉移:

- 買方同時收到且消耗由本集 團履約所帶來之利益;或
- 於本集團履約時創建及增強 由買方控制之資產;或
- 並無產生對本集團有替代用 途之資產,且本集團就累計 至今已完成履約部份擁有可 強制執行之付款權利。

收益於買方獲得資產控制權之某 一時點確認。

於釐定交易價格時,倘融資部份屬 重大,則本集團就融資部份的影響 而調整已承諾之代價金額。

2.4 MATERIAL ACCOUNTING POLICIES (Continued)

Income tax (Continued)

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

Revenue recognition

Revenue is measured at the fair value of the consideration received or receivable for the sales of properties and services provided in the ordinary course of the Group's activities. Revenue is shown, net of taxes.

Sales of properties

Revenues are recognised when or as the control of the asset is transferred to the purchaser. Depending on the terms of the contract and the laws that apply to the contract, control of the asset may transfer over time or at a point in time. Control of the asset is transferred over time if the Group's performance:

- provides benefits which are received and consumed simultaneously by the purchaser; or
- creates and enhances an asset that the purchaser controls as the Group performs; or
- does not create an asset with an alternative use to the Group and the Group has an enforceable right to payment for performance completed to date.

Revenue is recognised at a point in time when the purchaser obtains control of the asset.

In determining the transaction price, the Group adjusts the promised amount of consideration for the effect of a financing component if it is significant.

財務報表附註 NOTES TO FINANCIAL STATEMENTS

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2.4 重大會計政策(續)

收益確認(續)

銷售物業(續)

對於在某時點轉移物業控制權的 房地產開發及銷售合約,收益於買 方獲得實物所有權或已竣工物業 的法定所有權且本集團現時已有 權收取付款並很可能收回代價時 確認。

銷售貨物

銷售貨物的收益於資產控制權轉 移至客戶的時間點(一般為交付貨 物時)確認。

管理諮詢服務

來自提供與物業項目開發有關的 支持服務的管理諮詢服務收入於 提供相關服務及客戶同時取得及 消耗本集團所提供之利益時確認。

來自其他來源的收益

租金收益於租賃期間按時間比例 基準確認。並不取決於指數或利率 的可變租賃款項於產生的會計期 間確認為收入。

其他收入

利息收入按應計基準以實際利率 法透過採用將金融工具的估計未 來所收現金在預計年期或較短期 間(如適用)內準確貼現至金融資產 賬面值淨值的利率予以確認。

股息收入於股東收取付款的權利 確立、與股息相關的經濟收益可能 將流入本集團及股息金額能可靠 計量時確認。

合約負債

於本集團轉讓相關貨物或服務前 從客戶處收取付款或付款到期(以 較早者為準)時確認合約負債。合 約負債於本集團履行合約(即將相 關貨物或服務的控制權轉讓予客 戶) 時確認為收益。

2.4 MATERIAL ACCOUNTING POLICIES (Continued)

Revenue recognition (Continued)

Sales of properties (Continued)

For property development and sales contracts for which the control of the property is transferred at a point in time, revenue is recognised when the purchaser obtains the physical possession or the legal title of the completed property and the Group has a present right to payment and the collection of the consideration is probable.

Sale of goods

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

Management consulting services

Management consulting service income derived from the provision of support services in connection with development of property projects is recognised when the relevant services are rendered and the customer simultaneously receives and consumes the benefits provided by the Group.

Revenue from other sources

Rental income is recognised on a time proportion basis over the lease terms. Variable lease payments that do not depend on an index or a rate are recognised as income in the accounting period in which they are incurred.

Other income

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

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

Contract liabilities

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

2.4 重大會計政策(續)

合約成本

除資本化為存貨、物業、廠房及設 備以及無形資產的成本外,為履行 客戶合約所產生的成本如滿足以 下所有條件,則資本化為資產:

- 成本與實體可具體識別的合 (a) 約或預計合約直接相關。
- 成本產生或增加實體將用於 達成(或持續達成)未來履約 責任的資源。
- (c) 預期將可收回成本。

資本化合約成本按與向客戶轉移 有關該資產之貨物或服務一致之 系統基準於損益表攤銷及扣除。其 他合約成本於產生時支銷。

僱員福利

養老金計劃

本集團根據強制性公積金計劃條 例為符合資格參與界定供款強制 性公積金退休福利計劃(「強積金計 劃」)的僱員設立強積金計劃。供款 乃根據僱員基本薪金的一定百分 比作出,並於其根據強積金計劃的 成為應付款項時自損益表扣除。強 積金計劃資產與本集團資產分開, 於獨立管理的基金內持有。本集團 的僱主供款一旦注入強積金計劃, 即悉數歸屬僱員。

本集團於中國內地營運的附屬公 司的僱員須參加當地市政府實施 的中央養老金計劃。該等附屬公司 須按其僱員薪金的若干百分比向 中央養老金計劃供款。該等供款於 根據中央養老金計劃的規則成為 應付款項時自損益表扣除。

2.4 MATERIAL ACCOUNTING POLICIES (Continued)

Contract costs

Other than the costs which are capitalised as inventories, property, plant and equipment and intangible assets, costs incurred to fulfil a contract with a customer are capitalised as an asset if all of the following criteria are met:

- The costs relate directly to a contract or to an anticipated (a) contract that the entity can specifically identify.
- The costs generate or enhance resources of the entity that will be used in satisfying (or in continuing to satisfy) performance obligations in the future.
- (c) The costs are expected to be recovered.

The capitalised contract cost assets are amortised and charged to the statement of profit or loss on a systematic basis that is consistent with the transfer to the customer of the goods or services to which the asset relates. Other contract costs are expensed as incurred.

Employee benefits

Pension scheme

The Group operates a defined contribution Mandatory Provident Fund retirement benefit scheme (the "MPF Scheme") under the Mandatory Provident Fund Schemes Ordinance for those employees who are eligible to participate in the MPF Scheme. Contributions are made based on a percentage of the employees' basic salaries and are charged to the statement of profit or loss as they become payable in accordance with the rules of the MPF Scheme. The assets of the MPF Scheme are held separately from those of the Group in an independently administered fund. The Group's employer contributions vest fully with the employees when contributed into the MPF Scheme.

The employees of the Group's subsidiaries which operate in Mainland China are required to participate in a central pension scheme operated by the local municipal government. These subsidiaries are required to contribute a certain percentage of their payroll costs to the central pension scheme. The contributions are charged to the statement of profit or loss as they become payable in accordance with the rules of the central pension scheme.

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2.4 重大會計政策(續)

僱員福利(續)

辭退福利

當本集團再不能收回福利的要約 或當本集團確認涉及辭退福利的 付款的重組成本時(以較早者為 準),則該等辭退福利獲確認。

借款成本

直接用於購買、興建或生產合資格 資產(即需待相當時間方可達致其 擬定用途或出售的資產)的借款成 本一律撥充作為該等資產的部份 成本。一旦資產大致可供擬定用途 或出售,則有關借款成本不再撥充 資本。所有其他借款成本均於產生 期間支銷。借款成本包括實體就借 用資金產生的利息及其他成本。

報告期後事項

倘本集團於報告期後但於授權刊 發日期前收到有關於報告期末存 在的條件的資料,其將評估有關資 料會否影響其財務報表中確認的 金額。本集團將調整其財務報表中 確認的金額以反映報告期後的任 何調整事項,並根據新資料更新與 該等條件有關的披露。就報告期後 的未調整事件而言,本集團將不會 更改其財務報表中確認的金額,但 會披露未調整事項的性質及對其 財務影響的估計,或無法作出該估 計的聲明(如適用)。

股息

末期股息於股東大會上獲股東批 准時確認為負債。擬派末期股息於 財務報表附註披露。

2.4 MATERIAL ACCOUNTING POLICIES (Continued)

Employee benefits (Continued)

Termination benefits

Termination benefits are recognised at the earlier of when the Group can no longer withdraw the offer of those benefits and when the Group recognises restructuring costs involving the payment of termination benefits.

Borrowing costs

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

Events after the reporting period

If the Group receives information after the reporting period, but prior to the date of authorisation for issue, about conditions that existed at the end of the reporting period, it will assess whether the information affects the amounts that it recognises in its financial statements. The Group will adjust the amounts recognised in its financial statements to reflect any adjusting events after the reporting period and update the disclosures that relate to those conditions in light of the new information. For non-adjusting events after the reporting period, the Group will not change the amounts recognised in its financial statements, but will disclose the nature of the nonadjusting events and an estimate of their financial effects, or a statement that such an estimate cannot be made, if applicable.

Dividends

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

2.4 重大會計政策(續)

外幣

2.4 MATERIAL ACCOUNTING POLICIES (Continued)

Foreign currencies

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

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

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

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2.4 重大會計政策(續)

外幣(續)

若干海外附屬公司的功能貨幣為 人民幣以外的貨幣。於報告期末, 該等實體的資產及負債按報告期 末當時的匯率換算為人民幣,而其 損益表按與交易日期當時匯率相 若的匯率換算為人民幣。

因此而產生的匯兑差額於其他全 面收益確認並於匯兑波動儲備累 計, 非控股權益應佔的差額除外。 出售外國業務時,與該項外國業務 有關的儲備累計金額,會在損益表 確認。

因收購外國業務而產生的任何商 譽及對資產與負債賬面值的公平 值調整作為外國業務之資產及負 債處理,並按收市匯率換算。

就綜合現金流量表而言,海外附屬 公司的現金流按現金流當日的匯 率換算為人民幣。經常頻繁且全年 度產生的海外附屬公司現金流按 該年度的加權平均匯率換算為 港元。

永續資本證券

並無訂約責任償還其本金額或支 付任何分派的永續資本證券乃分 類為權益的一部份。有義務償還本 金或支付任何分派的永續資本證 券乃分類為負債的一部份。

2.4 MATERIAL ACCOUNTING POLICIES (Continued)

Foreign currencies (Continued)

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

The resulting exchange differences are recognised in other comprehensive income and accumulated in the exchange fluctuation reserve, except to the extent that the differences are attributable to non-controlling interests. On disposal of a foreign operation, the cumulative amount in the reserve relating to that particular foreign operation is recognised in the statement of profit or loss.

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

For the purpose of the consolidated statement of cash flows, the cash flows of overseas subsidiaries are translated into RMB at the exchange rates ruling at the dates of the cash flows. Frequently recurring cash flows of overseas subsidiaries which arise throughout the year are translated into Hong Kong dollars at the weighted average exchange rates for the year.

Perpetual capital securities

Perpetual capital securities with no contracted obligation to repay their principal or to pay any distribution are classified as part of equity. Perpetual capital securities with obligation to repay principal or to pay any distribution are classified as part of liabilities.

重大會計判斷及估計 3.

編製本集團的財務報表時,管理層 須作出會影響所呈報收益、開支、 資產與負債金額及其附帶披露以 及或然負債披露的判斷、估計及假 設。有關該等假設及估計的不明朗 因素可能導致須對日後受到影響 的資產或負債的賬面值作出重大 調整。

持續經營考慮

於應用本集團會計政策時,除涉及 估計者外,管理層已假設本集團來 年將能夠按持續經營基準營運以 編製綜合財務報表,該假設為一項 重大判斷,其對綜合財務報表的已 確認金額影響至為重大。評估持續 經營假設涉及本公司董事於某一 特定時間點就固有不確定性的事 件或條件的未來結果作出判斷。董 事認為本集團有能力按持續經營 基準繼續營運,而個別或共同可能 對持續經營假設構成重大疑問並 可能產生業務風險的重大事件或 條件載於財務報表附註2.1。

判斷

在應用本集團的會計政策時,除涉 及估計者外,管理層已作出下列判 斷,其對財務報表的已確認金額影 響至為重大:

遞延税項資產

倘應課税溢利將可沖減可動用的 虧損,則未動用税項虧損以可能產 生的應課税溢利為限確認為遞延 税項資產。重大管理判斷須依據日 後應課税溢利的有關時間及水平, 連同日後税務規劃策略作出,用以 釐定可確認遞延税項資產的金額。

SIGNIFICANT ACCOUNTING JUDGEMENTS 3. AND ESTIMATES

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

Going concern consideration

In the process of applying the Group's accounting policies, apart from those involving estimations, management has prepared the consolidated financial statements on the assumption that the Group will be able to operate as a going concern in the coming year, which is a critical judgement that has the most significant effect on the amounts recognised in the consolidated financial statements. The assessment of the going concern assumption involves making a judgement by the directors of the Company, at a particular point of time, about the future outcome of events or conditions which are inherently uncertain. The directors consider that the Group has the capability to continue as a going concern and the major events or conditions, which may give rise to business risks, that may individually or collectively cast a significant doubt upon the going concern assumption are set out in note 2.1 to the financial statements.

Judgements

In the process of applying the Group's accounting policies, management has made the following judgements, apart from those involving estimations, which have the most significant effect on the amounts recognised in the financial statements:

Deferred tax assets

Deferred tax assets are recognised for unused tax losses to the extent that it is probable that taxable profit will be available against which the losses can be utilised. Significant management judgement is required to determine the amount of deferred tax assets that can be recognised, based upon the likely timing and the level of future taxable profits, together with future tax planning strategies.

- 零二四年十二月三十一日 31 December 2024

重大會計判斷及估計(續) 3.

判斷(續)

物業租賃分類 二本集團作為出 租人

本集團已就其投資物業組合訂立 商業物業租賃。根據對有關安排條 款及條件之評估,如租期不構成商 用物業之經濟壽命的主要部分且 最低租賃款項現值不等於商用物 業之絕大部分公平值,本集團已釐 定其保留該等已出租物業所有權 附帶的絕大部分重大風險及回報, 並將有關合約以經營租賃入賬。

釐定有重續選擇權合約的租期 時所用重大判斷

本集團擁有多個包含延期及終止 選擇權的租賃合約。本集團於評估 是否行使重續或終止租賃選擇權 時運用判斷。本集團將考慮所有會 對行使重續或終止選擇權構成經 濟激勵的相關因素。於開始日期 後,如在本集團控制範圍內有影響 其行使或不行使重續或終止租賃 選擇權的重大事件或情況變動(例 如重大租賃物業裝修或重大租賃 資產定制),本集團會重新評估 租期。

MATERIAL ACCOUNTING JUDGEMENTS 3. AND ESTIMATES (Continued)

Judgements (Continued)

Property lease classification - Group as lessor

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

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

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

重大會計判斷及估計(續)

判斷(續)

投資物業與自有物業的分類

本集團決定物業是否符合投資物 業的資格,並已制訂作出此判斷的 準則。投資物業是為賺取租金或資 本增值或同時為達至該等目的而 持有的物業。因此,本集團會考慮 一項物業產生的現金流量是否大 致獨立於本集團持有的其他資產。 若干物業包括持作賺取租金或持 作資本增值的部分,而另一部分則 持作生產用途或供應貨品或服務 或作行政用涂。倘若該等部分可以 分開出售或根據融資租賃分開出 租,本集團將把有關部分分開入 賬。倘該等部分無法分開出售,則 只會在持作生產用途或供應貨品 或服務或作行政用途的部分並不 重要時,有關物業才會列作投資物 業。判斷乃按照個別物業基準作 出,以釐定配套服務是否重要以致 物業並不符合投資物業的資格。

估計不明朗因素

下文闡述有關未來的主要假設及 於報告期末估計不明朗因素的其 他主要來源,其具有導致對下個財 政年度的資產與負債賬面值作出 重大調整的重大風險。

MATERIAL ACCOUNTING JUDGEMENTS 3. AND ESTIMATES (Continued)

Judgements (Continued)

Classification between investment properties and owner-occupied properties

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

Estimation uncertainty

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

- 零二四年十二月三十一日 31 December 2024

重大會計判斷及估計(續) 3.

估計不明朗因素(續)

開發中物業及持作出售已竣工 物業的撥備

本集團的開發中物業及持作出售 已竣工物業以成本與可變現淨值 的較低者入賬。根據本集團以往的 經驗及所涉物業的性質,本集團根 據當前市況估計售價、開發中物業 的竣工成本以及銷售物業將產生 的成本。

倘竣工成本增加或銷售淨值降低, 則可變現淨值會減少,且這可能導 致就開發中物業及持作出售已竣 工物業作出撥備。作出相關撥備須 運用判斷及估計。倘預期有別於原 先估計,則將對相關估計變更期間 的物業賬面值及撥備作出相應 調整。

貿易應收款項、其他應收款項 及存款以及應收關聯方款項之 預期信貸虧損撥備

本集團使用撥備矩陣計算貿易應 收款項、其他應收款項及存款以及 應收關聯方款項之預期信貸虧損。 撥備率乃基於擁有類似虧損模式 (即客戶類別及評級)的多個客戶分 部組別的逾期日數釐定。撥備率乃 根據其他應收款項及存款以及應 收關聯方款項的違約盈利能力及 違約損失而定。

預期虧損率最初基於本集團的歷 史觀察違約率。本集團將通過調整 矩陣以調整歷史信貸虧損經驗與 前瞻性資料。例如,倘預測經濟狀 況(如國內生產總值)預期將於未來 一年內惡化,這可能導致物業行業 違約數量增加,歷史違約率將得到 調整。歷史觀察違約率於各報告日 期進行更新,並對前瞻性估計的變 動進行分析。

MATERIAL ACCOUNTING JUDGEMENTS 3. AND ESTIMATES (Continued)

Estimation uncertainty (Continued)

Provision for properties under development and completed properties held for sale

The Group's properties under development and completed properties held for sale are stated at the lower of cost and net realisable value. Based on the Group's historical experience and the nature of the subject properties, the Group makes estimates of the selling prices, the costs of completion of properties under development, and the costs to be incurred in selling the properties based on prevailing market conditions.

If there is an increase in costs to completion or a decrease in net sales value, the net realisable value will decrease and this may result in a provision for properties under development and completed properties held for sale. Such provision requires the use of judgement and estimates. Where the expectation is different from the original estimate, the carrying value and provision for the properties in the periods in which such estimate is changed will be adjusted accordingly.

Provision for expected credit losses on trade receivables, other receivables and deposits and due from related parties

The Group uses a provision matrix to calculate ECLs for trade receivables, other receivables and deposits and due from related parties. The provision rates are based on days past due for groupings of various customer segments that have similar loss patterns (i.e., by customer type and rating). The provision rates are based on profitability of default and the loss given default for other receivables and deposits, and amounts due from related parties.

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

3. 重大會計判斷及估計(續)

估計不明朗因素(續)

貿易應收款項、其他應收款項 及存款以及應收關聯方款項之 預期信貸虧損撥備(續)

3. MATERIAL ACCOUNTING JUDGEMENTS AND ESTIMATES (Continued)

Estimation uncertainty (Continued)

Provision for expected credit losses on trade receivables, other receivables and deposits and due from related parties (Continued)

The assessment of the correlation among historical observed default rates, forecast economic conditions and ECLs is a significant estimate. The amount of ECLs is sensitive to changes in circumstances and forecast economic conditions. The Group's historical credit loss experience and forecast of economic conditions may also not be representative of a customer's actual default in the future. The information about the ECLs on the Group's trade receivables, other receivables and deposits and due from related companies is disclosed in notes 21, 22 and 38 to the financial statements, respectively.

PRC corporate income tax ("CIT")

The Group is subject to corporate income taxes in the PRC. As a result of the fact that certain matters relating to the income taxes have not been confirmed by the local tax bureau, objective estimation and judgement based on currently enacted tax laws, regulations and other related policies are required in determining the provision for income taxes to be made. Where the final tax outcome of these matters is different from the amounts originally recorded, the differences will impact on the income tax and tax provisions in the period in which the differences realise.

PRC land appreciation tax ("LAT")

The Group is subject to LAT in the PRC. The provision for LAT is based on management's best estimates according to the understanding of the requirements set forth in the relevant PRC tax laws and regulations. The actual LAT liabilities are subject to the determination by the tax authorities upon the completion of the property development projects. The Group has not finalised its LAT calculation and payments with the tax authorities for all its property development projects. The final outcome could be different from the amounts that were initially recorded, and any differences will impact on the LAT expenses and the related provision in the period in which the differences realise.

財務報表附註 NOTES TO FINANCIAL STATEMENTS

零二四年十二月三十一日 31 December 2024

重大會計判斷及估計(續) 3.

估計不明朗因素(續)

投資物業公平值估計 若無類似物業在活躍市場的現有 價格,本集團將考慮來自多種來源 之資料,其中包括:

- 不同性質、狀況或地點之物 (a) 業於活躍市場之現有價格(經 調整以反映該等差異);
- 活躍程度稍遜的市場的類似 (b) 物業的近期價格(經調整以反 映自按該等價格進行交易當 日以來經濟狀況之任何變 動);及
- (c) 根據對未來現金流量的可靠 估計預測經貼現現金流量, 此項預測以任何現有租賃及 其他合約之條款以及(在可行 情況下)外來證據(如地點及 狀況相同之類似物業現有市 場租值)為憑證,並採用可反 映現金流量金額及時間不明 朗因素當時市場評估之貼 現率。

於二零二四年十二月三十一日,投 資物業之賬面值為人民幣 7,433,700,000元(二零二三年:人民 幣8,006,900,000元)。進一步詳情(包 括用作公平值計量之主要假設) 載 於財務報表附註14。

MATERIAL ACCOUNTING JUDGEMENTS 3. AND ESTIMATES (Continued)

Estimation uncertainty (Continued)

Estimation of fair value of investment properties

In the absence of current prices in an active market for similar properties, the Group considers information from a variety of sources, including:

- current prices in an active market for properties of a different (a) nature, condition or location, adjusted to reflect those differences;
- recent prices of similar properties on less active markets, with adjustments to reflect any changes in economic conditions since the date of the transactions that occurred at those prices; and
- discounted cash flow projections based on reliable estimates of future cash flows, supported by the terms of any existing lease and other contracts and (when possible) by external evidence such as current market rents for similar properties in the same location and condition, and using discount rates that reflect current market assessments of the uncertainty in the amount and timing of the cash flows.

At 31 December 2024, the carrying amount of investment properties was RMB7,433,700,000 (2023: RMB8,006,900,000). Further details, including the key assumptions used for fair value measurement, are given in note 14 to the financial statements.

3. 重大會計判斷及估計(續)

估計不明朗因素(續)

非金融資產(商譽除外)減值 本集團於各報告期末評估所有非 金融資產(包括使用權資產)有否任 何減值跡象。該等非金融資產在有 跡象顯示賬面值可能無法收回時 進行減值測試。倘資產或現金產生 單位的賬面值超逾其可收回金額 (即其公平值減出售成本與其使用 價值中的較高者),則存在減值。 公平值減出售成本按自同類資產 公平交易中具約束力的銷售交易 的可得數據或可觀察市價減出售 資產的增量成本計算。倘採用使用 價值計算,則管理層須估計資產或 現金產生單位的預期未來現金流 量,並選取合適的貼現率以計算該 等現金流量的現值。

4. 經營分部資料

地區資料

由於本集團來自外部客戶的收益 僅為其於中國內地的經營所得且 本集團並無非流動資產位於中國 內地境外,故並無呈列地區資料。

3. MATERIAL ACCOUNTING JUDGEMENTS AND ESTIMATES (Continued)

Estimation uncertainty (Continued)

Impairment of non-financial assets (other than goodwill)

The Group assesses whether there are any indicators of impairment for all non-financial assets (including the right-of-use assets) at the end of each reporting period. These non-financial assets are tested for impairment when there are indicators that the carrying amounts may not be recoverable. Impairment exists when the carrying value of an asset or a cash-generating unit exceeds its recoverable amount, which is the higher of its fair value less costs of disposal and its value in use. The calculation of the fair value less costs of disposal is based on available data from binding sales transactions in an arm's length transaction of similar assets or observable market prices less incremental costs for disposing of the asset. When value-in-use calculations are undertaken, management must estimate the expected future cash flows from the asset or cash-generating unit and choose a suitable discount rate in order to calculate the present value of those cash flows.

4. OPERATING SEGMENT INFORMATION

Management monitors the operating results of the Group's business which includes property development and leasing and commercial property management by project locations for the purpose of making decisions about resource allocation and performance assessment, while no single location's revenue, net profit or total assets exceed 10% of the Group's consolidated revenue, net profit or total assets, respectively. As the economic characteristics are similar in all the locations, where the nature of property development and leasing and management are similar, and the nature of the aforementioned business processes, the type or class of customer for the aforementioned business and the methods used to distribute the properties or provide the services are also similar, all locations were aggregated as one reportable operating segment.

Geographical information

No geographical information is presented as the Group's revenue from the external customers is derived solely from its operation in Mainland China and no non-current assets of the Group are located outside Mainland China. 二零二四年十二月三十一日 31 December 2024

經營分部資料(續)

有關主要客戶的資料

截至二零二三年及二零二四年十 二月三十一日止年度,本年度對單 一客戶或共同控制下的一組客戶 的銷售並無佔本集團收益的10%或 以上。

收益、其他收入及收益、 其他開支

對收益的分析如下:

OPERATING SEGMENT INFORMATION

(Continued)

Information about major customers

No sales to a single customer or a group of customers under common control accounted for 10% or more of the Group's revenue for the years ended 31 December 2023 and 2024.

5. REVENUE, OTHER INCOME AND GAINS, OTHER EXPENSES

An analysis of revenue is as follows:

		二零二四年 2024 人民幣千元 RMB'000	二零二三年 2023 人民幣千元 RMB'000
客戶合約收益 來自其他來源的收益 來自投資物業經營租賃的 租金收入總額:	Revenue from contracts with customers Revenue from other sources Gross rental income from investment property operating leases:	33,340,442	38,697,406
租賃款項,包括固定款項	Lease payments, including fixed payments	76,464	77,529
總計	Total	33,416,906	38,774,935

客戶合約收益

分類收益資料

Revenue from contracts with customers

Disaggregated revenue information

		二零二四年 2024 人民幣千元 RMB'000	二零二三年 2023 人民幣千元 RMB'000
貨物或服務類型 銷售物業 管理諮詢服務 銷售貨物	Types of goods or services Sale of properties Management consulting services Sale of goods	33,331,088 9,354 -	38,648,331 42,851 6,224
總計	Total	33,340,442	38,697,406
收益確認時間: 物業或貨物於某一 時間點轉移 服務隨時間轉移	Timing of revenue recognition: Properties or goods transferred at a point in time Services transferred over time	33,331,088 9,354	38,654,555 42,851
總計	Total	33,340,442	38,697,406

收益、其他收入及收益、 其他開支(續)

客戶合約收益(續)

分類收益資料(續) 下表載列於本報告期間已確 認的計入報告期初合約負債 及自過往期間履行的履約責 任中確認的收益金額:

5. REVENUE, OTHER INCOME AND GAINS, OTHER EXPENSES (Continued)

Revenue from contracts with customers (Continued)

Disaggregated revenue information (Continued) The following table shows the amounts of revenue recognised

in the current reporting period that were included in the contract liabilities at the beginning of the reporting period and recognised from performance obligations satisfied in previous periods:

		二零二四年 2024 人民幣千元 RMB'000	二零二三年 2023 人民幣千元 RMB'000
計入報告期初合約負債 的已確認收益:	Revenue recognised that was included in contract liabilities at the beginning of the reporting period:		
銷售物業	Sales of properties	30,178,205	36,074,192

(b) 履約責任

有關本集團履約責任的資料 概述 如下:

銷售物業

就物業銷售合約而言,本集 團於買方獲得實物所有權或 已竣工物業的法定所有權時 將收益確認為相等於合約 金額。

管理諮詢服務

就管理諮詢服務而言,本集 團按與本集團迄今為止對客 戶提供服務的價值直接對應 的開票權金額確認收益。大 部分管理諮詢服務合約並無 固定期限。交付前及諮詢服 務合約的期限一般設定為於 對手方告知本集團不再需要 該等服務時屆滿。

Performance obligations

Information about the Group's performance obligations is summarised below:

Sale of properties

For property sales contracts, the Group recognises revenue equal to the contract amount when the purchaser obtains the physical possession or the legal title of the completed property.

Management consulting services

For management consulting services, the Group recognises revenue in the amount that equals to the right to invoice which corresponds directly with the value to the customer of the Group's performance to date. The majority of the management consulting service contracts do not have a fixed term. The term of the contracts for pre-delivery and consulting services is generally set to expire when the counterparties notify the Group that the services are no longer required.

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收益、其他收入及收益、 其他開支(續)

客戶合約收益(續)

履約責任(續)

銷售貨物

銷售貨物的收益於貨物的控 制權轉移至客戶時(即貨物交 付予客戶之時點)確認。交易 價格於客戶接收材料時即時 到期支付。

於十二月三十一日,交易價 格分配至剩餘履約責任(未達 成或部份未達成)的金額 如下:

5. REVENUE, OTHER INCOME AND GAINS, OTHER EXPENSES (Continued)

Revenue from contracts with customers (Continued)

Performance obligations (Continued)

Sale of goods

Revenue from sales of goods is recognised when control of the goods has transferred to the customer, being at the point the goods are delivered to the customer. Payment of the transaction price is due immediately at the point the customer has accepted the materials.

The amounts of transaction prices allocated to the remaining performance obligations (unsatisfied or partially unsatisfied) as at 31 December are as follows:

		二零二四年 2024 人民幣千元 RMB'000	二零二三年 2023 人民幣千元 RMB'000
預期將確認為收益的金額:	Amounts expected to be recognised as revenue:		
一年內	Within one year	11,488,190	30,646,827
一年後	After one year	2,353,003	14,822,249
總計	Total	13,841,193	45,469,076

5. 收益、其他收入及收益、 其他開支(續)

客戶合約收益(續)

(b) 履約責任(續) 銷售貨物(續) 其他收入及收益分析如下:

5. REVENUE, OTHER INCOME AND GAINS, OTHER EXPENSES (Continued)

Revenue from contracts with customers (Continued)

(b) Performance obligations (Continued) Sale of goods (Continued)

An analysis of other income and gains is as follows:

		二零二四年 2024 人民幣千元 RMB'000	二零二三年 2023 人民幣千元 RMB'000
其他收入 利息收入	Other income Interest income	21,917	50,813
其他	Others	1,879	6,306
其他收入總額	Total other income	23,796	57,119
收益	Gains		
沒收按金	Forfeiture of deposits	5,312	13,050
政府補助	Government grants	443	7,074
租期終止的收益	Gain on lease term termination	1,096	_
出售物業、廠房及 設備項目的收益	Gain on disposal of items of property, plant and equipment	-	4,795
出售按公平值計入損益 的金融資產的收益	Gain on disposal of financial assets at fair value through profit or loss	-	206
收益總額	Total gains	6,851	25,125
其他收入及收益總額	Total other income and gains	30,647	82,244

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收益、其他收入及收益、 其他開支(續)

客戶合約收益(續)

(b) 履約責任(續) 銷售貨物(續) 其他開支分析如下:

5. REVENUE, OTHER INCOME AND GAINS, OTHER EXPENSES (Continued)

Revenue from contracts with customers (Continued)

(b) Performance obligations (Continued) Sale of goods (Continued) An analysis of other expenses is as follows:

		二零二四年	二零二三年
		2024	2023
		人民幣千元	人民幣千元
		RMB'000	RMB'000
就開發中物業及持作出售	Impairment losses recognised for properties		
的已竣工物業確認的減值	under development and completed		
虧損(附註19、20)	properties held for sale (notes 19, 20)	2,328,116	4,375,883
就物業、廠房及設備確認的	Impairment losses recognised for Property,		
減值虧損(附註13)	plant and equipment (notes 13)	700,196	_
匯兑差額淨額	Foreign exchange differences, net	54,514	160,866
出售附屬公司的虧損淨額	Losses on disposal of subsidiaries, net		
(附註6)	(note 6)	_	25,243
出售按公平值計入損益的	Losses on disposal of financial assets		
金融資產的虧損	at fair value through profit or loss	87	9,710
出售物業、廠房及設備項目	Losses on disposal of items of property,		
的虧損	plant and equipment	6	367
捐款	Donations	500	500
其他	Others	40,038	22,038
其他開支總額	Total other expenses	3,123,457	4,594,607

6. 除税前虧損

6. LOSS BEFORE TAX

本集團除税前虧損乃扣除/(計入) 以下各項後達致:

The Group's loss before tax is arrived at after charging/(crediting):

		附註 Notes	二零二四年 2024 人民幣千元 RMB'000	二零二三年 2023 人民幣千元 RMB'000
已售物業成本	Cost of properties sold	20	31,452,175	36,582,585
就開發中物業及持作	Impairment losses recognised for		- , . ,	- /- /
出售已竣工物業確認	properties under development,			
的減值虧損	completed properties held for sale	5, 19, 20	2,328,116	4,375,883
就物業、廠房及	Impairment losses recognised for			
設備確認的減值虧損	property, plant and equipment	5, 13	700,196	_
物業、廠房及設備項目	Depreciation of items of property, plant			
折舊	and equipment	13	21,958	24,231
使用權資產折舊	Depreciation of right-of-use assets	15	20,220	33,275
其他無形資產攤銷	Amortisation of other intangible assets		12	20
出售按公平值計入損益的	Losses on disposal of financial assets at			
金融資產的虧損淨額	fair value through profit or loss, net	5	87	9,504
出售物業、廠房及設備項	Losses/(gains) on disposal of items of			
目的虧損/(收益)淨額	property, plant and equipment, net	5	6	(4,428)
租期終止的收益	Gains on lease term termination	5	(1,096)	_
出售附屬公司的虧損淨額	Losses on disposal of subsidiaries, net		_	25,243
核數師薪酬	Auditors' remuneration		5,500	6,700
金融資產減值虧損淨額	Impairment losses on financial assets, net	22, 38	664,343	1,426,423
僱員福利開支(包括董事	Employee benefit expense (including			
及最高行政人員薪酬)	directors' and chief executive's			
(附註8):	remuneration (note 8):			
工資及薪金	Wages and salaries		313,828	369,615
養老金計劃供款及	Pension scheme contributions and			
社會福利	social welfare		51,767	61,928

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7. 融資成本

融資成本的分析如下:

7. FINANCE COSTS

An analysis of finance costs is as follows:

		二零二四年 2024 人民幣千元 RMB'000	二零二三年 2023 人民幣千元 RMB'000
計息銀行及其他借款、公司 債券、優先票據的利息以 及資產支持證券的所得款項 收益合約產生的利息開支 租賃負債利息	Interest on interest-bearing bank and other borrowings, corporate bonds, senior notes and proceeds from asset-backed securities Interest expense arising from revenue contracts Interest on lease liabilities	4,597,336 783,402 998	4,602,796 1,222,247 2,645
並非按公平值計入損益的 金融負債的利息開支總額 減:資本化利息 總計	Total interest expense on financial liabilities not at fair value through profit or loss Less: Interest capitalised Total	5,381,736 (1,651,474) 3,730,262	5,827,688 (3,238,795) 2,588,893

8. 董事的薪酬

根據上市規則、香港公司條例第 383(1)(a)、(b)、(c)及(f)條以及公司 (披露董事利益資料)規例第2部披露的本年度董事及最高行政人員 薪酬如下:

8. DIRECTORS' REMUNERATION

Directors' and chief executive's remuneration for the year, disclosed pursuant to the Listing Rules, section 383(1)(a), (b), (c) and (f) of the Hong Kong Companies Ordinance and Part 2 of the Companies (Disclosure of Information about Benefits of Directors) Regulation, is as follows:

		二零二四年 2024 人民幣千元 RMB'000	二零二三年 2023 人民幣千元 RMB'000
 袍金	Fees	900	900
其他酬金:	Other emoluments:		
工資、津貼及實物福利	Salaries, allowances and benefits in kind	5,226	5,656
表現掛鈎花紅	Performance-related bonuses	412	856
養老金計劃供款及社會福利	Pension scheme contributions and social		
	welfare	198	532
		5,836	7,044
總計	Total	6,736	7,944

^{*} 本公司若干執行董事有權獲得與本集團經營業績相關的花紅付款。

^{*} Certain executive directors of the Company are entitled to bonus payments which are associated with the operating result of the Group.

8. 董事的薪酬(續)

(a) 獨立非執行董事

年內支付予獨立非執行董事 的袍金如下:

DIRECTORS' REMUNERATION (Continued)

(a) Independent non-executive directors

The fees paid to independent non-executive directors during the year were as follows:

		二零二四年 2024 人民幣千元 RMB'000	2023
袍金 楊詠儀女士 陸海林先生 王傳序先生 謝駿先生	Fees Ms. Yang Yongyi Mr. Loke Yu Mr. Wang Chuanxu Mr. Xie Jun	- 300 300 300	300
總計	Total	900	900

楊詠儀女士獲委任為獨立非 執行董事,自二零二四年十 二月三十一日起生效。

陸海林先生辭任獨立非執行 董事,自二零二四年十二月 三十一日起生效。

年內,並無其他應付獨立非 執行董事的薪酬(二零二三 年:無)。

Ms. Yang Yongyi has been appointed as an independent nonexecutive director with effect from 31 December 2024.

Mr. Loke Yu has been resigned as an independent nonexecutive director with effect from 31 December 2024.

There were no other emoluments payable to the independent non-executive directors during the year (2023: Nil).

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8. 董事的薪酬(續)

(b) 執行董事、非執行董事 及最高行政人員

8. DIRECTORS' REMUNERATION (Continued)

(b) Executive directors, non-executive director and the chief executive

从 城间17岁	人八只		Cilier exe	Cutive			
		袍金	工資、津貼 及實物福利 Salaries, allowances	表現 掛鈎花紅 Performance	股本結算以 股份為基礎 的付款開支 Equity-settled share-based	養老金計劃 供款及 社會福利 Pension scheme contributions	薪酬總計
			and benefits	related	payment	and social	Total
		Fees 人民幣千元	in kind 人民幣千元	bonuses 人民幣千元	expenses 人民幣千元	welfare 人民幣千元	remuneration 人民幣千元
		ス氏策1九 RMB'000	RMB'000	RMB'000	八氏策 1 ル RMB'000	八氏策1九 RMB'000	RMB'000
		RMD 000	KMD 000	KMD 000	KMD 000	KMD 000	KMD 000
二零二四年 執行董事: 李洋先生	2024 Executive directors: Mr. Li Yang	-	1,820	-	-	16	1,836
非執行董事: 歐國偉先生	Non-executive director: Mr. Ou Guowei	-	1,586	412	-	167	2,165
最高行政人員: 劉偉亮先生	Chief executive: Mr. Liu Weiliang	-	1,820	-	-	15	1,835
總計	Total	_	5,226	412	-	198	5,836
		袍金	工資、津貼 及實物福利 Salaries,	表現 掛鈎花紅	股本結算以 股份為基礎 的付款開支 Equity-settled	養老金計劃 供款及 社會福利 Pension scheme	薪酬總計
			allowances	Performance	share-based	contributions	
			and benefits	related	payment	and social	Total
		Fees 人民幣千元	in kind	bonuses	expenses	welfare	remuneration
		人氏帯干儿 RMB'000	人民幣千元 RMB'000	人民幣千元 RMB'000	人民幣千元 RMB'000	人民幣千元 RMB'000	人民幣千元 RMB'000
		KMD 000	MIND 000	KMD 000	KMD 000	KMD 000	KMD 000
二零二三年 執行董事: 黄仙枝先生	2023 Executive directors: Mr. Huang Xianzhi	_	507	_	_	40	547
李洋先生	Mr. Li Yang	_	1,549	256	_	164	1,969
	Mr. Li Yang		1,549	256	_	164	1,969
非執行董事: 歐國偉先生	=		1,549	256 395	-	164	2,404
非執行董事:	Mr. Li Yang Non-executive director:				- -		<u> </u>

董事的薪酬(續) 8.

(b) 執行董事、非執行董事 及最高行政人員(續)

黄仙枝先生已辭任董事會主 席、執行董事、提名委員會主 席、薪酬委員會成員及本公 司授權代表,自二零二三年 一月二十日起生效。

執行董事劉偉亮先生由董事 會副主席調任為主席,並已 獲委任為提名委員會主席、 薪酬委員會成員及本公司授 權代表,自二零二三年一月 二十日起生效。

截至二零二四年十二月三十 一日止年度,本集團並無向 任何董事支付任何酬金(作為 加入本集團或加入本集團後 的獎勵),亦無向任何現任董 事或前任董事支付任何酬金 (作為離職補償)(二零二三 年:無)。

年內, 概無董事或最高行政 人員放棄或同意放棄任何薪 酬的安排(二零二三年:無)。

DIRECTORS' REMUNERATION (Continued) 8.

(b) Executive directors, non-executive director and the chief executive

Mr. Huang Xianzhi has resigned as the chairman of the board of directors, an executive director, the chairman of the Nomination Committee, a member of the Remuneration Committee and an authorised representative of the Company with effect from 20 January 2023.

Mr. Liu Weiliang, an executive director, has been re-designated from the vice chairman of the board of directors to the Chairman, and has been appointed as the chairman of the Nomination Committee, a member of the Remuneration Committee and an authorised representative of the Company with effect from 20 January 2023.

During the year ended 31 December 2024, no emolument was paid by the Group to any of the directors as an inducement to join or upon joining the Group or to any directors or past directors as compensation for loss of office (2023: Nil).

There was no arrangement under which a director or the chief executive waived or agreed to waive any remuneration during the year (2023: Nil).

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五名最高薪酬僱員 9.

年內,五名最高薪酬僱員包括三名 董事(二零二三年:三名董事),其 薪酬詳情載於上文附註8。並非本 公司董事或最高行政人員的餘下 一名(二零二三年:兩名)最高薪酬 僱員年內的薪酬詳情如下:

9. FIVE HIGHEST PAID EMPLOYEES

The five highest paid employees during the year included three directors (2023: three directors), details of whose remuneration are set out in note 8 above. Details of the remuneration for the year of the remaining one (2023: two) highest paid employees who are neither a director nor chief executive of the Company are as follows:

		二零二四年 2024 人民幣千元 RMB'000	二零二三年 2023 人民幣千元 RMB'000
工資、津貼及實物福利 表現掛鈎花紅 養老金計劃供款及社會福利	Salaries, allowances and benefits in kind Performance-related bonuses Pension scheme contributions and social welfare	3,773 590 183	3,559 1,014 181
總計	Total	4,546	4,754

薪酬位於以下範圍的非董事及非 最高行政人員最高薪酬僱員人數 如下:

The number of non-director and non-chief executive highest paid employees whose remuneration fell within the following bands is as follows:

		僱員人數 Number of employees	
		二零二四年 2024	二零二三年 2023
2,000,000港元至2,500,000港元 2,500,001港元至3,000,000港元	HK\$2,000,000 to HK\$2,500,000 HK\$2,500,001 to HK\$3,000,000	1 -	1 1
總計	Total	1	2

截至二零二四年十二月三十一日 止年度,本集團並無向任何五位最 高薪酬僱員支付任何酬金,作為加 入本集團或加入本集團後的獎勵 或作為離職補償(二零二三年: 無)。

During the year ended 31 December 2024, no emolument was paid by the Group to any of the five highest paid employees as an inducement to join or upon joining the Group or as compensation for loss of office (2023: Nil).

10. 所得税

本集團須就本集團成員公司註冊 及經營所在税務司法權區產生及 源自其的溢利按實體基準繳納所 得税。根據開曼群島及英屬處女群 島的規則及法規,本集團於開曼群 島及英屬處女群島註冊成立的附 屬公司毋須繳納任何所得税。本集 團於香港註冊成立的附屬公司毋 須繳納所得税,因為該等公司於截 至二零二四年十二月三十一日止 年度並無現時於香港產生的任何 應課税溢利。

本集團於中國內地經營的附屬公 司於年內須按25%的税率繳納中國 企業所得税。

土地增值税乃按照30%至60%的累 進税率對土地增值額徵收,土地增 值額為出售物業所得款項減可扣 減支出(包括土地成本、借款成本 及其他物業開發支出)。本集團根 據有關中國內地税務法律及法規 的規定為土地增值税估計、作出及 計提税項撥備。土地增值税撥備須 由當地税務機關進行最終審核及 批准。

10. INCOME TAX

The Group is subject to income tax on an entity basis on profits arising in or derived from the tax jurisdictions in which members of the Group are domiciled and operate. Pursuant to the rules and regulations of the Cayman Islands and British Virgin Islands, the Group's subsidiaries incorporated in the Cayman Islands and British Virgin Islands are not subject to any income tax. The Group's subsidiaries incorporated in Hong Kong were not liable for income tax as they did not have any assessable profits currently arising in Hong Kong for the year ended 31 December 2024.

Subsidiaries of the Group operating in Mainland China were subject to PRC CIT at a rate of 25% for the year.

LAT is levied at progressive rates ranging from 30% to 60% on the appreciation of land value, being the proceeds from the sale of properties less deductible expenditures including land costs, borrowing costs and other property development expenditures. The Group has estimated, made and included in taxation a provision for LAT according to the requirements set forth in the relevant Mainland China tax laws and regulations. The LAT provision is subject to the final review and approval by the local tax bureau.

		二零二四年	二零二三年
		2024	2023
		人民幣千元	人民幣千元
		RMB'000	RMB'000
即期税項:	Current tax:		
中國企業所得税	PRC CIT	159,091	214,416
中國土地增值税	PRC LAT	(459,287)	2,202
遞延税項(附註18)	Deferred tax (note 18)	470,466	264,662
年內税項支出總額	Total tax charged for the year	170,270	481,280

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10. 所得税(續)

本公司及其大部分附屬公司註冊 及/或運營所在司法權區按法定税 率計算的除税前虧損適用的所得 税開支與按實際所得税率計算的 所得税開支對賬如下:

10. INCOME TAX (Continued)

A reconciliation of income tax expense applicable to loss before tax at the statutory tax rates for the jurisdictions in which the Company and the majority of its subsidiaries are domiciled and/or operate to the income tax expense at the effective income tax rate is as follows:

		二零二四年 2024 人民幣千元 RMB'000	二零二三年 2023 人民幣千元 RMB'000
除税前虧損	Loss before tax	(7,368,776)	(9,004,282)
按法定所得税率計算	At the statutory income tax rate	(1,842,194)	(2,251,071)
合營企業及聯營公司應佔	Profits and losses attributable to joint		
溢利及虧損	ventures and associates	(38,724)	44,469
不可扣税開支	Expenses not deductible for tax	8,695	11,144
過往年度利用的税項虧損	Tax losses and deductible temporary		
及可扣減暫時差異	differences utilised from previous years	(559,961)	(179,246)
未確認的可扣減暫時差異	Deductible temporary differences not		
	recognised	1,033,460	1,313,460
未確認的税項虧損	Tax losses not recognised	1,913,459	1,540,873
土地增值税撥備	Provision for LAT	(459,287)	2,202
土地增值税的税務影響	Tax effect on LAT	114,822	(551)
按本集團實際税率計算	Tax charge at the Group's effective rate		
的税項支出		170,270	481,280

年內,合營企業及聯營公司應佔的 税項費用為人民幣116,565,000元 (二零二三年:人民幣70,589,000 元)。年內,合營企業及聯營公司 應佔的税項抵免人民幣64,933,000 元(二零二三年:人民幣129,881,000 元)於綜合損益表內列作「應佔合營 企業及聯營公司溢利及虧損」。

The share of tax charge attributable to joint ventures and associates amounted to RMB116,565,000 for the year (2023: RMB70,589,000). The share of tax credit attributable to joint ventures and associates amounting to RMB64,933,000 for the year (2023: RMB129,881,000) is included in "Share of profits and losses of joint ventures and associates" in the consolidated statement of profit or loss.

10. 所得税(續)

綜合財務狀況表內的應付税項指:

10. INCOME TAX (Continued)

Tax payable in the consolidated statement of financial position represents:

		二零二四年 2024 人民幣千元 RMB'000	二零二三年 2023 人民幣千元 RMB'000
應付中國企業所得税 應付中國土地增值税	PRC CIT payable PRC LAT payable	2,803,490 1,110,084	2,989,394 1,482,924
應付税項總額	Total tax payable	3,913,574	4,472,318

11. 股息

董事會建議不派付截至二零二四 年十二月三十一日止年度之末期 股息(二零二三年:無)。

12. 母公司普通權益持有人 應佔每股虧損

每股基本虧損乃根據母公司普通 權益持有人應佔年內虧損以及年 內發行在外普通股加權平均數 4,367,756,000股(二零二三年: 4,367,756,000股)計算。

由於本集團於截至二零二四年及 二零二三年十二月三十一日止年 度並無已發行潛在攤薄普通股,故 並未就截至二零二四年及二零二 三年十二月三十一日止年度呈列 之每股基本虧損作出攤薄調整。

11. DIVIDENDS

The board of directors does not recommend the payment of final dividend for the year ended 31 December 2024 (2023: Nil).

12. LOSS PER SHARE ATTRIBUTABLE TO ORDINARY EQUITY HOLDERS OF THE **PARENT**

The calculation of the basic loss per share amount is based on the loss for the year attributable to ordinary equity holders of the parent, and the weighted average number of ordinary shares of 4,367,756,000 (2023: 4,367,756,000) outstanding during the year.

No adjustment has been made to the basic loss per share amounts presented for the years ended 31 December 2024 and 2023 in respect of a dilution as the Group had no potentially dilutive ordinary shares in issue during the years ended 31 December 2024 and 2023.

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12. 母公司普通權益持有人應佔每股虧損(續)

每股基本及攤薄虧損金額乃根據 以下項目計算:

12. LOSS PER SHARE ATTRIBUTABLE TO ORDINARY EQUITY HOLDERS OF THE PARENT (Continued)

The calculations of the basic and diluted loss per share amounts are based on:

		二零二四年 2024	二零二三年 2023
虧損 母公司普通權益持有人 應佔虧損(人民幣千元)	Loss Loss attributable to ordinary equity holders of the parent (RMB'000)	(6,829,835)	(8,467,942)
股份 年內已發行普通股的 加權平均數	Shares Weighted average number of ordinary shares in issue during the year	4,367,756,000	4,367,756,000
每股虧損 基本及攤薄	Loss per share Basic and diluted	人民幣(1.56)元 RMB(1.56)	人民幣(1.94)元 RMB(1.94)

13. 物業、廠房及設備

13. PROPERTY, PLANT AND EQUIPMENT

	人	樓宇 Buildings 民幣千元 RMB'000	機動車 Motor vehicles 人民幣千元 RMB'000	辦公設備 及電子裝置 Office equipment and electronic devices 人民幣千元 RMB'000	租賃 改良工程 Leasehold improvements 人民幣千元 RMB'000	在建工程 Construction in progress 人民幣千元 RMB'000	總計 Total 人民幣千元 RMB'000
二零二四年 31 Dece 十二月三十一日	ember 2024						
於二零二四年 At 1 Jan	uary 2024						
成本 Cost		514,105	50,257	45,718	16,267	827,740	1,454,087
	lated depreciation mpairment	(104,407)	(44,816)	(45,100)	(15,464)	-	(209,787)
賬面淨值 Net carr	ying amount	409,698	5,441	618	803	827,740	1,244,300
一月一日, accur		409,698 - -	5,441 - -	618 37 (31)	803	827,740 - -	1,244,300 37 (31)
年度折舊撥備 Deprecia	ation provided og the year	(20,438)	(500)	(317)	(703) -	- (700,196)	(21,958) (700,196)
十二月三十一日, of acc 扣除累計折舊 depre	ecember 2024, net rumulated rciation and irment	389,260	4,941	307	100	127,544	522,152
十二月三十一日 成本 Cost 累計折舊及減值 Accumu	ecember 2024 lated depreciation mpairment	514,105 (124,845)	50,257 (45,316)	45,595 (45,288)	16,267 (16,167)	827,740 (700,196)	1,453,964 (931,812)
	ying amount	389,260	4,941	307	100	127,544	522,152

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13. 物業、廠房及設備(續)

13. PROPERTY, PLANT AND EQUIPMENT (Continued)

		樓宇	機動車	辦公設備 及電子裝置 Office equipment	租賃 改良工程	在建工程	總計
		Buildings 人民幣千元	Motor vehicles 人民幣千元	and electronic devices 人民幣千元	Leasehold improvements 人民幣千元	Construction in progress 人民幣千元	Total 人民幣千元
		RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
二零二三年 十二月三十一日	31 December 2023						
於二零二三年 一月一日	At 1 January 2023						
成本	Cost	525,332	55,247	46,718	16,182	827,740	1,471,219
累計折舊	Accumulated depreciation	(95,193)	(48,183)	(44,703)	(13,365)	-	(201,444)
賬面淨值	Net carrying amount	430,139	7,064	2,015	2,817	827,740	1,269,775
於二零二三年 一月一日,	At 1 January 2023, net of accumulated						
扣除累計折舊	depreciation	430,139	7,064	2,015	2,817	827,740	1,269,775
添置	Additions	-	1,683	15	_	_	1,698
出售	Disposals	-	(2,621)	(321)	_	-	(2,942)
年度折舊撥備	Depreciation provided during the year	(20,441)	(685)	(1,091)	(2,014)	-	(24,231)
於二零二三年 十二月三十一日,	At 31 December 2023, net of accumulated						
扣除累計折舊	depreciation	409,698	5,441	618	803	827,740	1,244,300
於二零二三年 十二月三十一日	At 31 December 2023						
成本	Cost	514,105	50,257	45,718	16,267	827,740	1,454,087
累計折舊	Accumulated depreciation	(104,407)	(44,816)	(45,100)	(15,464)	-	(209,787)
賬面淨值	Net carrying amount	409,698	5,441	618	803	827,740	1,244,300

於二零二四年十二月三十一日,本 集團賬面淨值約人民幣209,845,000 元(二零二三年:人民幣192,906,000 元)的物業、廠房及設備已質押, 為本集團獲授的計息銀行及其他 借款作抵押(附註27)。

As at 31 December 2024, the Group's property, plant and equipment with a net carrying amount of approximately RMB209,845,000 (2023: RMB192,906,000) were pledged to secure interest-bearing bank and other borrowings granted to the Group (note 27).

14. 投資物業

14. INVESTMENT PROPERTIES

		在建 Under construction 人民幣千元 RMB'000	已竣工 Completed 人民幣千元 RMB'000	總計 Total 人民幣千元 RMB'000
於二零二三年一月一日的 賬面值 添置 公平值調整虧損淨額	Carrying amount at 1 January 2023 Additions Net loss from a fair value adjustment	3,319,199 23,919 (113,419)	5,308,201 - (531,000)	8,627,400 23,919 (644,419)
於二零二三年十二月 三十一日及二零二四年 一月一日的賬面值 公平值調整虧損淨額	Carrying amount at 31 December 2023 and 1 January 2024 Net loss from a fair value adjustment	3,229,699 (205,600)	4,777,201 (367,600)	8,006,900 (573,200)
於二零二四年十二月 三十一日的賬面值	Carrying amount at 31 December 2024	3,024,099	4,409,601	7,433,700

本集團的投資物業位於中國內地。 本集團的投資物業乃基於獨立專 業合資格估值師仲量聯行企業評 估及諮詢有限公司(「仲量聯行」)的 評估於二零二四年十二月三十一 日重估為人民幣7.433.700.000元(二 零二三年:人民幣8,006,900,000 元)。本集團的高級財務經理及財 務總監經本公司董事會批准後決 定委任外部估值師負責本集團物 業的外部估值。甄選標準包括市場 知識、聲譽、獨立性及是否保持專 業標準。本集團的高級財務經理及 財務總監已與估值師就進行財務 報告估值的估值假設及估值結果 進行討論。

於二零二四年十二月三十一日,本 集團總賬面值約人民幣5,826,019,000 元(二零二三年:人民幣6,277,319,000 元)的投資物業已質押,為本集團 獲授的計息銀行及其他借款作抵 押(附註27)。

The Group's investment properties are situated in Mainland China. The Group's investment properties were revalued on 31 December 2024 based on valuations performed by Jones Lang LaSalle Corporate Appraisal and Advisory Limited ("JLL"), an independent professionally qualified valuer, at RMB7,433,700,000 (2023: RMB8,006,900,000). The Group's senior finance manager and the chief financial officer decide, after approval from the board of directors of the Company, to appoint which external valuer to be responsible for the external valuations of the Group's properties. Selection criteria include market knowledge, reputation, independence and whether professional standards are maintained. The Group's senior finance manager and the chief financial officer have discussions with the valuer on the valuation assumptions and valuation results when the valuation is performed for financial reporting.

As at 31 December 2024, the Group's investment properties with an aggregate carrying amount of approximately RMB5,826,019,000 (2023: RMB6,277,319,000) were pledged to secure interest-bearing bank and other borrowings granted to the Group (note 27).

14. 投資物業(續)

公平值層級

下表説明本集團投資物業的公平 值計量層級:

14. INVESTMENT PROPERTIES (Continued)

Fair value hierarchy

The following table illustrates the fair value measurement hierarchy of the Group's investment properties:

		•			
		於二零二四年-	十二月三十一日	使用以下級別的	的公平值計量
		Fair value i	measurement as	at 31 December 20	024 using
		活躍市場		重大不可觀察	
		之報價	輸入數據	輸入數據	
		(第一級)	(第二級)	(第三級)	總計
		Quoted prices	Significant	Significant	
		in active	observable	unobservable	
		markets	inputs	inputs	
		(Level 1)	(Level 2)	(Level 3)	Total
		人民幣千元	人民幣千元	人民幣千元	人民幣千元
		RMB'000	RMB'000	RMB'000	RMB'000
就以下項目進行的 經常性公平值計量:	Recurring fair value measurement for:				
已竣工商業物業	Completed commercial properties	-	-	4,409,601	4,409,601
在建商業物業	Commercial properties under				
	construction	-	_	3,024,099	3,024,099
總計	Total	_	-	7,433,700	7,433,700
				使用以下級別的	
				t 31 December 202	3 using
		活躍市場 之報價	重大可觀察 輸入數據	重大不可觀察	
		(第一級)	制八剝塚 (第二級)	輸入數據 (第三級)	總計
		Quoted prices	Significant	Significant	₩ <u>©</u> 日
		in active	observable	unobservable	
		markets	inputs	inputs	
		(Level 1)	(Level 2)	(Level 3)	Total
		人民幣千元	人民幣千元	人民幣千元	人民幣千元
		RMB'000	RMB'000	RMB'000	RMB'000
就以下項目進行的 經常性公平值計量:	Recurring fair value measurement for:				
已竣工商業物業	Completed commercial properties	_	_	4,777,201	4,777,201
在建商業物業	Commercial properties under			1,777,201	1,777,201
- 10 ha sie na sie	construction	_	_	3,229,699	3,229,699
總計	Total			8,006,900	8,006,900
WU HI	1 0:41	_	_	0,000,900	0,000,700

14. 投資物業(續)

公平值層級(續)

年內,第一級與第二級之間並無公 平值計量的轉撥,亦無轉撥至或轉 撥自第三級(二零二三年:無)。

以下為投資物業估值所用的估值 技術及主要輸入數據概要:

14. INVESTMENT PROPERTIES (Continued)

Fair value hierarchy (Continued)

During the year, there were no transfers of fair value measurements between Level 1 and Level 2 and no transfers into or out of Level 3 (2023: Nil).

Below is a summary of the valuation techniques used and the key inputs to the valuation of investment properties:

	估值技術 Valuation techniques	重大不可觀察輸入數據 Significant unobservable inputs	範圍或加權平均 Range or weighted average	
			二零二四年 2024	二零二三年 2023
已竣工商業物業	收入資本化法	估計租金 (人民幣/每平方米及每月)		
Completed commercial properties	Income capitalisation method	Estimated rental value (RMB per sq.m. and per month) 資本化比率	26–250	30–263
		Capitalisation rate	4.5%-6%	4%-6%
在建商業物業 Commercial properties under construction	比較法 Comparison method	預期利潤率 Expected profit margin	5%	10%

已竣工商業物業的公平值乃通過 收入資本化法釐定,方法是通過計 及有關物業因現有租約而產生及/ 或在現行市況下可能取得的租金 收入淨額(就租約的潛在續租收入 作出充分撥備),然後加以資本 化,以按適當的資本化比率釐定公 平值。亦會在適當情況下參考相關 市場上可獲得的可資比較銷售 交易。

估計租金大幅增加/(減少)將導致 投資物業的公平值大幅增加/(減 少)。資本化比率大幅增加/(減 少) 將導致投資物業的公平值大幅 減少/(增加)。

The fair value of completed commercial properties is determined by the income capitalisation method, taking into account the net rental income of the properties derived from the existing leases and/or achievable in the existing market with due allowance for the reversionary income potential of the leases, which have been then capitalised to determine the fair value at an appropriate capitalisation rate. Where appropriate, reference has also been made to the comparable sales transactions as available in the relevant market.

A significant increase/(decrease) in the estimated rental value would result in a significant increase/(decrease) in the fair value of the investment properties. A significant increase/(decrease) in the capitalisation rate would result in a significant decrease/(increase) in the fair value of the investment properties.

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14. 投資物業(續)

公平值層級(續)

在建商業物業的公平值使用比較 法釐定,經參考相關市場上可獲得 的可資比較交易個案並(如適用)經 扣除以下項目後得出物業的公平 值(假設其已竣工):

- 市場參與者完成物業將產生 的估計建築成本及專業費 用;及
- 市場參與者就持有及開發該 物業至竣工所需的估計利 潤率。

估計建築成本越高,將會導致在建 投資物業公平值越低。預期利潤率 越高,將會導致在建投資物業公平 值越低。

15. 租賃

本集團作為承租人

本集團擁有用於其業務營運的多 個辦公樓、機動車及其他設備項目 的租賃合約。本集團已提前作出一 次性付款以向業主收購租賃土地 (租期為20年),根據該等土地租賃 的條款,本集團將不會繼續支付任 何款項。辦公樓的租期通常介乎2 至5年。其他設備的租期通常為12 個月或以下及/或個別設備的價值 較低。一般而言,本集團不可向本 集團以外人士轉讓及分租租賃資 產。包含續期及終止選擇權及可變 租金的多個租賃合約於下文詳述。

14. INVESTMENT PROPERTIES (Continued)

Fair value hierarchy (Continued)

The fair value of commercial properties under construction is determined by using the comparison method, with reference to comparable sales evidence as available in the relevant market to derive the fair value of the property assuming it was completed and, where appropriate, after deducting the following items:

- Estimated construction costs and professional fees to be expensed to complete the properties that would be incurred by a market participant; and
- Estimated profit margin that a market participant would require to hold and develop the property to completion.

The higher the estimated construction costs, the lower the fair value of the investment properties under construction would be resulted. The higher expected profit margin, the lower fair value of the investment properties under construction would be resulted.

15. LEASES

The Group as a lessee

The Group has lease contracts for various items of office buildings, motor vehicles and other equipment used in its operations. Lump sum payments were made upfront to acquire the leased land from the owners with lease periods of 20 years, and no ongoing payments will be made under the terms of these land leases. Leases of office buildings generally have lease terms between 2 and 5 years. Other equipment generally have lease terms of 12 months or less and/or are individually of low value. Generally, the Group is restricted from assigning and subleasing the leased assets outside the Group. There are several lease contracts that include extension and termination options and variable lease payments, which are further discussed below.

15. 租賃(續)

本集團作為承租人(續)

使用權資產 (a) 年內本集團使用權資產的賬 面值及變動如下:

15. LEASES (Continued)

The Group as a lessee (Continued)

Right-of-use assets (a) The carrying amounts of the Group's right-of-use assets and the movements during the year are as follows:

		土地使用權 Land use rights 人民幣千元 RMB'000	辦公樓 Office buildings 人民幣千元 RMB'000	總計 Total 人民幣千元 RMB'000
於二零二三年一月一日	As at 1 January 2023	245,759	32,776	278,535
添置	Additions		13,265	13,265
租期終止所產生之減少	Decrease arising from lease term		15,207	19,209
	termination	_	(11,322)	(11,322)
折舊開支	Depreciation charge	(13,015)	(20,260)	(33,275)
於二零二三年十二月 三十一日及二零二四年	As at 31 December 2023 and 1 January 2024			
一月一日		232,744	14,459	247,203
租期終止所產生之減少	Decrease arising from lease term			
	termination	_	(4,810)	(4,810)
折舊開支	Depreciation charge	(13,015)	(7,205)	(20,220)
於二零二四年	As at 31 December 2024			
十二月三十一日		219,729	2,444	222,173

於二零二四年十二月三十一 日,本集團總賬面值約人民 幣156,932,000元(二零二三 年:人民幣165,775,000元)的 使用權資產已質押,為本集 團獲授的計息銀行及其他借 款作抵押(附註27)。

As at 31 December 2024, the Group's right-of-use assets with an aggregate carrying amount of approximately RMB156,932,000 (2023: RMB165,775,000) were pledged to secure interest-bearing bank and other borrowings granted to the Group (note 27).

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15. 租賃(續)

本集團作為承租人(續)

(b) 租賃負債 年內租賃負債的賬面值及變 動如下:

15. LEASES (Continued)

The Group as a lessee (Continued)

Lease liabilities

The carrying amount of lease liabilities and the movements during the year are as follows:

		二零二四年 2024 人民幣千元 RMB'000	二零二三年 2023 人民幣千元 RMB'000
於一月一日的賬面值	C	2/ 210	42.122
	Carrying amount as at 1 January	24,319	42,123
新租賃	New leases	_	13,265
年內已確認利息增幅	Accretion of interest recognised during	000	2//-
	the year	998	2,645
租期終止所產生之減少	Decrease arising from lease term		
	termination	(5,906)	(11,322)
付款	Payments	(13,001)	(22,392)
於十二月三十一日的賬面值	Carrying amount as at 31 December	6,410	24,319
分析為:	Analysed into:		
即期部份	Current portion	1,536	14,026
非即期部份	Non-current portion	4,874	10,293

租賃負債的到期日分析披露 於財務報表附註41。

於損益中確認的租賃相關款 (c) 項如下:

The maturity analysis of lease liabilities is disclosed in note 41 to the financial statements.

(c) The amounts recognised in profit or loss in relation to leases are as follows:

		二零二四年 2024 人民幣千元 RMB'000	二零二三年 2023 人民幣千元 RMB'000
租賃負債利息 使用權資產折舊開支 與短期租賃有關的開支	Interest on lease liabilities Depreciation charge of right-of-use assets Expense relating to short-term leases	998 20,220	2,645 33,275
(計入行政開支) 與低價值資產租賃有關的 開支(計入銷售及分銷 開支)	(included in administrative expenses) Expense relating to leases of low-value assets (included in selling and distribution expenses)	3,255 1,578	4,932 1,491
於損益中確認的款項總額	Total amount recognised in profit or loss	26,051	42,343

- 租賃總現金流出及與尚未開 始的租賃有關的未來現金流 出披露於財務報表附註33。
- The total cash outflow for leases and future cash outflows relating to leases that have not yet commenced are disclosed in note 33 to the financial statements.

15. 租賃(續)

本集團作為出租人

本集團根據經營租賃安排租賃其 投資物業(附註14),包括4個中國 內地商業物業。租賃條款一般要求 租戶支付保證金,並規定根據當時 市況定期調整租金。本集團於年內 確認的租金收入為人民幣 76,464,000元(二零二三年:人民幣 77,529,000元), 詳情載於財務報表 附註5。

於二零二四年十二月三十一日,本 集團根據與其租戶訂立的經營租 賃於未來期間應收的未貼現租賃 款項如下:

15. LEASES (Continued)

The Group as a lessor

The Group leases its investment properties (note 14) consisting of four commercial properties in Mainland China under operating lease arrangements. The terms of the leases generally require the tenants to pay security deposits and provide for periodic rent adjustments according to the then prevailing market conditions. Rental income recognised by the Group during the year was RMB76,464,000 (2023: RMB77,529,000), details of which are included in note 5 to the financial statements.

At 31 December 2024, the undiscounted lease payments receivable by the Group in future periods under operating leases with its tenants are as follows:

		二零二四年 2024 人民幣千元 RMB'000	二零二三年 2023 人民幣千元 RMB'000
一年內	Within one year	84,587	87,296
一年以上但兩年以內	After one year but within two years	14,121	84,587
兩年以上但三年以內	After two years but within three years	14,358	14,121
三年以上但四年以內	After three years but within four years	14,602	14,358
四年以上但五年以內	After four years but within five years	14,853	14,602
五年後	After five years	150,658	165,511
總計	Total	293,179	380,475

16. 於合營企業的投資

16. INVESTMENTS IN JOINT VENTURES

		二零二四年	二零二三年
		2024	2023
		人民幣千元	人民幣千元
		RMB'000	RMB'000
分佔淨資產	Share of net assets	2,254,602	2,179,692

應收及應付合營企業款項於財務 報表附註38披露。

The amounts due from and to joint ventures are disclosed in note 38 to the financial statements.

一零二四年十二月三十一日 31 December 2024

16. 於合營企業的投資(續)

本集團於二零二四年的重要 合營企業詳情如下:

16. INVESTMENTS IN JOINT VENTURES (Continued)

Particulars of the Group's material joint ventures in 2024 are as follows:

公司名稱 Name of company	註冊地點及年份 Place and year of registration	實繳資本 Paid-in capital 人民幣千元 RMB'000	本集團應佔 擁有權百分比 Percentage of ownership interest attributable to the Group	
南京江語城置業有限公司	中國南京	1,501,841	50%	物業開發
Nanjing Jiangyucheng Real Estate Co., Ltd.	二零二零年 Nanjing, PRC 2020			Property development
合肥梁錦企業管理諮詢 有限公司	中國合肥二零一九年	200,000	33%	物業開發
Hefei Liangjin Enterprise Management Consulting Co., Ltd.	Hefei, PRC 2019			Property development

南京江語城置業有限公司(被 (b) 視為本集團截至二零二四年 及二零二三年十二月三十一 日止年度的重要合營企業)與 中國內地的其他合營夥伴共 同經營一個物業開發項目, 採用權益法入賬。

> 合肥梁錦企業管理諮詢有限 公司(被視為本集團截至二零 二三年十二月三十一日止年 度的重要合營企業,但於截 至二零二四年十二月三十一 日止年度並不被視為重大)與 中國內地的其他合營夥伴共 同經營一個物業開發項目, 採用權益法入賬。

Nanjing Jiangyucheng Real Estate Co., Ltd. is considered a material joint venture of the Group for the years ended 31 December 2024 and 2023. It operates a property development project with the other joint venture partner in Mainland China and was accounted for using the equity method.

Hefei Liangjin Enterprise Management Consulting Co., Ltd. was considered a material joint venture of the Group for the year ended 31 December 2023 but was not material for the year ended 31 December 2024. It operates a property development project with the other joint venture partner in Mainland China and was accounted for using the equity method.

16. 於合營企業的投資(續)

(b) (Continued)

(續) (b)

下表列示有關南京江語城置 業有限公司的財務資料摘 要,已就任何會計政策差異 作出調整並與綜合財務報表 內的賬面值對賬:

The following table illustrates the summarised financial information in respect of Nanjing Jiangyucheng Real Estate Co., Ltd. adjusted for any differences in accounting policies and reconciled to the carrying amount in the consolidated financial statements:

16. INVESTMENTS IN JOINT VENTURES (Continued)

		二零二四年 十二月三十一日 31 December 2024 人民幣千元 RMB'000	二零二三年 十二月三十一日 31 December 2023 人民幣千元 RMB'000
現金及現金等價物 其他流動資產	Cash and cash equivalents Other current assets	7,484 2,088,699	19,489 4,669,789
流動資產	Current assets	2,096,183	4,689,278
非流動資產	Non-current assets	2	2
金融負債,不包括貿易及 其他應付款項 其他流動負債	Financial liabilities, excluding trade and other payables Other current liabilities	(173,790) (361,594)	(2,898,390) (374,187)
流動負債	Current liabilities	(535,384)	(3,272,577)
淨資產	Net assets	1,560,801	1,416,703
與本集團於合營企業的權益 對賬: 本集團所佔擁有權比例 本集團應佔合營企業淨資產	Reconciliation to the Group's interest in the joint venture: Proportion of the Group's ownership Group's share of net assets of the joint venture	50% 780,401	50% 708,352
	Carrying amount of the investment	780,401	708,352
收益 開支 税項	Revenue Expenses Tax	2,701,992 (2,509,863) (48,032)	1,039,312 (859,325) (81,073)
年內溢利及全面收益總額	Profit and total comprehensive income for the year	144,097	98,914

二零二四年十二月三十一日 31 December 2024

16. 於合營企業的投資(續)

16. INVESTMENTS IN JOINT VENTURES (Continued)

(續) (b)

下表列示有關合肥梁錦企業 管理諮詢有限公司的財務資 料摘要,已就任何會計政策 差異作出調整並與綜合財務 報表內的賬面值對賬:

(b) (Continued)

The following table illustrates the summarised financial information in respect of Hefei Liangjin Enterprise Management Consulting Co., Ltd. adjusted for any differences in accounting policies and reconciled to the carrying amount in the consolidated financial statements:

		二零二三年 十二月三十一日
		31 December
		2023 人民幣千元
		RMB'000
現金及現金等價物	Cash and cash equivalents	157,735
其他流動資產	Other current assets	867,988
流動資產	Current assets	1,025,723
非流動資產	Non-current assets	7
金融負債,不包括貿易及	Financial liabilities, excluding trade and	
其他應付款項	other payables	(533,222)
其他流動負債	Other current liabilities	(212,374)
流動負債	Current liabilities	(745,596)
淨資產	Net assets	280,134
與本集團於合營企業的權益對賬:	Reconciliation to the Group's interest in the joint venture:	
本集團所佔擁有權比例	Proportion of the Group's ownership	33%
本集團應佔合營企業淨資產	Group's share of net assets of the joint venture	92,444
投資的賬面值	Carrying amount of the investment	92,444
收益	Revenue	453,234
開支	Expenses	(389,234)
税項	Tax	_
年內溢利及全面收益總額	Profit and total comprehensive income	
	for the year	64,000

16. 於合營企業的投資(續)

(c) 下表説明本集團並非個別屬 重大的合營企業的概要財務 資料:

16. INVESTMENTS IN JOINT VENTURES (Continued)

The following table illustrates the aggregate financial information of the Group's joint ventures that are not individually material:

		二零二四年 2024 人民幣千元 RMB'000	二零二三年 2023 人民幣千元 RMB'000
年內分佔合營企業損益及 全面收益總額	Share of the joint ventures' profits and losses and total comprehensive income for the year	(33,619)	(98,755)
本集團於合營企業投資的 賬面值總額	Aggregate carrying amount of the Group's investments in the joint ventures	1,474,201	1,378,896

本公司董事認為,由於於合 營企業的投資被視為可全數 收回,故於二零二四年十二 月三十一日無需計提減值撥 備(二零二三年:無)。合營企 業已按權益法於該等財務報 表入賬。

The directors of the Company are of the opinion that no provision for impairment was necessary as at 31 December 2024 as the investments in joint ventures were considered fully recoverable (2023: Nil). The joint ventures have been accounted for using the equity method in these financial statements.

17. 於聯營公司的投資

17. INVESTMENTS IN ASSOCIATES

		二零二四年	二零二三年
		2024	2023
		人民幣千元	人民幣千元
		RMB'000	RMB'000
分佔淨資產	Share of net assets	6,359,924	6,346,465

應收及應付聯營公司款項於財務 報表附註38披露。

The amounts due from and to associates are disclosed in note 38 to the financial statements.

一零二四年十二月三十一日 31 December 2024

17. 於聯營公司的投資(續)

17. INVESTMENTS IN ASSOCIATES (Continued)

本集團重要聯營公司詳情 如下:

Particulars of the Group's material associates are as follows:

公司名稱 Name of company	註冊地點及年份 Place and year of registration	實繳資本 Paid-in capital 人民幣千元 RMB'000	attributable to the	
正茂(福州)投資發展 有限公司	中國福州二零二零年	1,800,000	40%	物業開發
Zhengmao (Fuzhou) Investment Development Co., Ltd.	Fuzhou, PRC 2020			Property development
廈門聯榮悦置業有限公司	中國廈門 二零二一年	2,660,000	25%	物業開發
Xiamen Lianrongyue Properties Co., Ltd.	Xiamen, PRC 2021			Property development

正茂(福州)投資發展有限公 (b) 司(於截至二零二四年十二月 三十一日止年度被視為本集 團之重大聯營公司,而於截 至二零二三年十二月三十一 日止年度並不重大)與中國內 地之戰略夥伴營運物業開發 項目並使用權益法入賬。

> 廈門聯榮悦置業有限公司(截 至二零二三年十二月三十一 日止年度被視為本集團的重 要聯營公司,但於截至二零 二四年十二月三十一日止年 度並不重大)與中國內地的策 略性夥伴為投資控股公司, 採用權益法入賬。其附屬公 司從事物業開發項目。

Zhengmao (Fuzhou) Investment Development Co., Ltd., which was considered a material associate of the Group for the year ended 31 December 2024 but was not material for the year ended 31 December 2023, operates property development projects with strategic partners in Mainland China and is accounted for using the equity method.

Xiamen Lianrongyue Properties Co., Ltd., which was considered a material associate of the Group for the year ended 31 December 2023 but was not material for the year ended 31 December 2024, was an investment holding company with strategic partners in Mainland China and is accounted for using the equity method. Its subsidiary is engaged in property development projects.

17. 於聯營公司的投資(續)

17. INVESTMENTS IN ASSOCIATES (Continued)

(續) (b)

下表列示有關正茂(福州)投 資發展有限公司的財務資料 摘要,已就任何會計政策差 異作出調整並與綜合財務報 表內的賬面值對賬:

(b) (Continued)

The following table illustrates the summarised financial information in respect of Zhengmao (Fuzhou) Investment Development Co., Ltd. adjusted for any differences in accounting policies and reconciled to the carrying amount in the consolidated financial statements:

		二零二四年 十二月三十一日 31 December 2024 人民幣千元 RMB'000
現金及現金等價物 其他流動資產	Cash and cash equivalents Other current assets	68,928 2,640,539
流動資產	Current assets	2,709,467
金融負債,不包括貿易及 其他應付款項 其他流動負債	Financial liabilities, excluding trade and other payables Other current liabilities	(187,152) (51,328)
流動負債	Current liabilities	(238,480)
非流動負債	Non-current liabilities	(346,200)
淨資產	Net assets	2,124,787
與本集團於聯營公司的 權益對賬: 本集團所佔擁有權比例 本集團應佔聯營公司淨資產	Reconciliation to the Group's interest in the associate: Proportion of the Group's ownership Group's share of net assets of the associate	40% 849,915
投資的賬面值	Carrying amount of the investment	849,915
收益 開支 税項	Revenue Expenses Tax	2,403,175 (1,912,862) (122,578)
年內溢利及全面收益總額	Profit and total comprehensive income for the year	367,735

二零二四年十二月三十一日 31 December 2024

17. 於聯營公司的投資(續)

17. INVESTMENTS IN ASSOCIATES (Continued)

(續) (b)

下表列示有關廈門聯榮悦置 業有限公司的財務資料摘 要,已就任何會計政策差異 作出調整並與綜合財務報表 內的賬面值對賬:

(b) (Continued)

The following table illustrates the summarised financial information in respect of Xiamen Lianrongyue Properties Co., Ltd. adjusted for any differences in accounting policies and reconciled to the carrying amount in the consolidated financial statements:

	人民幣千元 RMB'000
Cash and cash equivalents Other current assets	63 2,712,812
Current assets	2,712,875
Non-current assets	10,000
Other current liabilities	(63,245)
Current liabilities	(63,245)
Net assets	2,659,630
Reconciliation to the Group's interest in the associate: Proportion of the Group's ownership Group's share of net assets of the associate Adjustment for unrealised profits and losses from related party transactions	25% 664,908 -
Carrying amount of the investment	664,908
Revenue Expenses Tax Profit and total comprehensive income	- - -
	Other current assets Current assets Non-current assets Other current liabilities Current liabilities Net assets Reconciliation to the Group's interest in the associate: Proportion of the Group's ownership Group's share of net assets of the associate Adjustment for unrealised profits and losses from related party transactions Carrying amount of the investment Revenue Expenses

17. 於聯營公司的投資(續)

下表説明本集團並非個別屬 重大的聯營公司的概要財務 資料:

17. INVESTMENTS IN ASSOCIATES (Continued)

The following table illustrates the aggregate financial information of the Group's associates that are not individually material:

		二零二四年 2024 人民幣千元 RMB'000	二零二三年 2023 人民幣千元 RMB'000
分佔聯營公司損益及 全面收益總額	Share of the associates' profits and losses and total comprehensive income	(30,627)	(149,697)
本集團於聯營公司投資的 賬面值總額	Aggregate carrying amount of the Group's investments in the associates	5,510,009	5,681,557

本公司董事認為,由於於聯 營公司的投資被視為可全數 收回,故於二零二四年十二 月三十一日無需計提減值撥 備(二零二三年:無)。聯營公 司已按權益法於該等財務報 表入賬。

The directors of the Company are of the opinion that no provision for impairment was necessary as at 31 December 2024 as the investments in associates were considered fully recoverable (2023: Nil). The associates have been accounted for using the equity method in these financial statements.

18. 遞延税項

遞延税項資產及負債於年內的變 動如下:

遞延税項資產

18. DEFERRED TAX

The movements in deferred tax assets and liabilities during the year are as follows:

Deferred tax assets

		二零二四年 2024							
		租賃負債	可供抵銷 未來應課税 溢利的虧損 Losses	應計工資 及福利	應計建築成本	未變現預收收益	應計土地 增值税	金融資產減值虧損	總計
		Lease liabilities 人民幣千元	available for offsetting against future taxable profits 人民幣千元	Payroll and welfare accrual 人民幣千元	Accrued construction cost 人民幣千元	Unrealised revenue received in advance 人民幣千元	Accrued LAT 人民幣千元	Impairment losses on financial assets 人民幣千元	Total 人民幣千元
		RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
於二零二三年十二月三十一日 年內扣除自損益表的遞延税項 (附註10)	At 31 December 2023 Deferred tax charged to the statement of profit or loss	6,080	6,159	912	115,022	487,922	134,698	4,484	755,277
	during the year (note 10)	(4,477)	(510)	(145)	(99,643)	(487,922)	(23,916)	(4,484)	(621,097)
於二零二四年十二月三十一日	At 31 December 2024	1,603	5,649	767	15,379	-	110,782	-	134,180

遞延税項負債

Deferred tax liabilities

		投資物業產生的公平值調整 Fair value adjustment arising from investment properties 人民幣千元 RMB'000	物業、廠房 及設備產生 的公平值調整 Fair value adjustment arising from property, plant and equipment 人民幣千元 RMB'000	二零二四年 2024 業務合併產生 的公平值調整 Fair value adjustment arising from business combination 人民幣千元 RMB'000	使用權資產 Right-of-use assets 人民幣千元 RMB'000	總計 Total 人民幣千元 RMB'000
於二零二三年十二月三十一日年內計入損益表的遞延税項	At 31 December 2023 Deferred tax credited to the statement of	447,030	49,522	44,730	3,615	544,897
(附註10)	profit or loss during the year (note 10)	(143,300)	(2,018)	(2,309)	(3,004)	(150,631)
於二零二四年十二月三十一日 的遞延税項負債總額	Gross deferred tax liabilities at 31 December 2024	303,730	47,504	42,421	611	394,266

18. 遞延税項(續)

遞延税項資產及負債於年內的變 動如下:(續)

遞延税項資產

18. DEFERRED TAX (Continued)

The movements in deferred tax assets and liabilities during the year are as follows: (Continued)

Deferred tax assets

	二零二三年 2023								
			可供抵銷 未來應課税	應計工資	應計	未變現	應計土地增	金融資產	
		租賃負債	溢利的虧損 Losses available	及福利	建築成本	預收收益	值税	減值虧損	總計
			for offsetting	_ " ,		Unrealised		Impairment	
		Lease	against future taxable	Payroll and welfare	Accrued construction	received	Accrued	losses on financial	
		liabilities 人民幣千元	profits 人民幣千元	accrual 人民幣千元	cost 人民幣千元	in advance	LAT 人民幣千元	assets	Total 人民幣千元
		RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
於二零二二年十二月三十一日 年內計入/(扣除自)損益表的遞 延税項(附註10)	At 31 December 2022 Deferred tax credited/(charged) to the statement of profit or loss	10,531	15,179	933	105,970	932,664	135,774	4,484	1,205,535
C DUSA (FILE ELO)	during the year (note 10)	(4,451)	(9,020)	(21)	9,052	(444,742)	(1,076)	-	(450,258)
於二零二三年十二月三十一日 的遞延税項負債總額	Gross deferred tax liabilities at 31 December 2023	6,080	6,159	912	115,022	487,922	134,698	4,484	755,277

遞延税項負債

Deferred tax liabilities

			物業、廠房	二零二三年 2023		
		投資物業產生 的公平值調整 Fair value	及設備產生 的公平值調整 Fair value	業務合併產生 的公平值調整 Fair value	使用權資產	總計
		adjustment arising from investment	adjustment arising from property, plant	adjustment arising from business	Right-of-use	
		properties 人民幣千元 RMB'000	and equipment 人民幣千元 RMB'000	combination 人民幣千元 RMB'000	assets 人民幣千元 RMB'000	Total 人民幣千元 RMB'000
於二零二二年十二月三十一日	At 31 December 2022	608,135	52,607	61,557	8,194	730,493
年內計入損益表的遞延税項(附註10)	Deferred tax credited to the statement of profit or loss during the year (note 10)	(161,105)	(3,085)	(16,827)	(4,579)	(185,596)
於二零二三年十二月三十一日 的遞延税項負債總額	Gross deferred tax liabilities at 31 December 2023	447,030	49,522	44,730	3,615	544,897

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18. 遞延税項(續)

就呈列而言,若干遞延税項資產及 負債已於綜合財務狀況表內抵銷。 以下為就財務申報目的的遞延税 項結餘分析:

18. DEFERRED TAX (Continued)

For presentation purposes, certain deferred tax assets and liabilities have been offset in the consolidated statement of financial position. The following is an analysis of the deferred tax balances for financial reporting purposes:

		二零二四年 2024 人民幣千元 RMB'000	二零二三年 2023 人民幣千元 RMB'000
於綜合財務狀況表內確認的 遞延税項資產淨值 於綜合財務狀況表內確認的 遞延税項負債淨值	Net deferred tax assets recognised in the consolidated statement of financial position Net deferred tax liabilities recognised in the consolidated statement of financial position	19,201 (279,287)	578,263 (367,883)
總計	Total	(260,086)	210,380

本集團在中國大陸產生的税項虧 損為人民幣16,450,668,000元(二零 二三年:人民幣9,775,768,000元), 將在一至五年內到期以抵銷未來 應課税溢利。並無就該等虧損確認 遞延税項資產,因為其產生於已虧 損一段時間的附屬公司,且認為不 大可能有應課税溢利抵銷税項虧 損。本集團可扣税暫時差額為人民 幣23,171,960,000元(二零二三年: 人民幣20,587,946,000元)。

根據《中華人民共和國企業所得税 法》,在中國內地成立的外商投資 企業向海外投資者宣派的股息將 徵收10%的預扣税。該規定自二零 零八年一月一日起生效並適用於 二零零七年十二月三十一日後產 生的盈利。倘中國內地與該外國投 資者所處司法權區存在税收協定, 可採用較低預扣税率。本集團的適 用税率為10%。因此,本集團須就 該等在中國內地成立附屬公司就 自二零零八年一月一日起產生的 盈利所分派的股息繳納預扣税。

The Group has tax losses arising in Mainland China of RMB16,450,668,000 (2023: RMB9,775,768,000) that will expire in one to five years for offsetting against future taxable profits. Deferred tax assets have not been recognised in respect of these losses as they have arisen in subsidiaries that have been loss-making for some time and it is not considered probable that taxable profits will be available against which the tax losses can be utilised. The Group has deductible temporary differences of RMB23,171,960,000 (2023: RMB20,587,946,000).

Pursuant to the PRC Corporate Income Tax Law, a 10% withholding tax is levied on dividends declared to foreign investors from the foreign investment enterprises established in Mainland China. The requirement is effective from 1 January 2008 and applies to earnings after 31 December 2007. A lower withholding tax rate may be applied if there is a tax treaty between Mainland China and the jurisdiction of the foreign investors. For the Group, the applicable rate is 10%. The Group is therefore liable for withholding taxes on dividends distributed by those subsidiaries established in Mainland China in respect of earnings generated from 1 January 2008.

18. 遞延税項(續)

於二零二四年十二月三十一日,並 無就本集團於中國內地成立的附 屬公司須繳納預扣税的未匯出盈 利應付的預扣税確認任何遞延税 項。本公司董事認為,本集團的資 金將就拓展本集團的經營而於中 國內地保留,故該等附屬公司於可 預見未來不可能分派有關盈利。與 於並無確認遞延税項負債的中國 內地附屬公司的投資相關的暫時 差異總額合共約為零(二零二三 年:零)。

結轉税項虧損乃按可能產生的未 來應課税溢利而實現的相關税務 利益而確認遞延税項資產。

18. DEFERRED TAX (Continued)

As at 31 December 2024, no deferred tax has been recognised for withholding taxes that would be payable on the unremitted earnings that are subject to withholding taxes of the Group's subsidiaries established in Mainland China. In the opinion of the directors of the Company, the Group's fund will be retained in Mainland China for the expansion of the Group's operation, so it is not probable that these subsidiaries will distribute such earnings in the foreseeable future. The aggregate amount of temporary differences associated with investments in subsidiaries in Mainland China for which deferred tax liabilities have not been recognised totalled approximately nil (2023: nil).

Deferred tax assets are recognised for tax losses carried forward to the extent that the realisation of the related tax benefits through future taxable profits is probable.

19. 開發中物業

19. PROPERTIES UNDER DEVELOPMENT

		二零二四年	二零二三年
		2024	2023
		人民幣千元	人民幣千元
		RMB'000	RMB'000
於一月一日的賬面值	Carrying amount at 1 January	64,430,208	113,364,362
添置	Additions	2,432,567	11,921,383
轉撥至持作出售已竣工物業	Transferred to completed properties held for		
(附註20)	sale (note 20)	(33,690,205)	(63,863,847)
已確認減值虧損(附註5、6)	Impairment losses recognised (notes 5, 6)	(1,811,642)	(4,257,253)
轉撥至持作出售已竣工物業的	Impairment losses transferred to completed		
減值虧損(附註20)	properties held for sale (note 20)	2,012,437	7,265,563
於十二月三十一日的賬面值	Carrying amount at 31 December	33,373,365	64,430,208

本集團的開發中物業位於中國內 地的租賃土地上。

於二零二四年十二月三十一日,本 集團總賬面值約人民幣 19,887,661,000元(二零二三年:人 民幣33,019,538,000元)的開發中物 業已質押,為本集團獲授的計息銀 行及其他借款作抵押(附註27)。

The Group's properties under development are situated on leasehold lands in Mainland China.

At 31 December 2024, the Group's properties under development with an aggregate carrying amount of approximately RMB19,887,661,000 (2023: RMB33,019,538,000) were pledged to secure interest-bearing bank and other borrowings granted to the Group (note 27).

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19. 開發中物業(續)

開發中物業的減值撥備變動如下:

19. PROPERTIES UNDER DEVELOPMENT (Continued)

The movements in provision for impairment of properties under development are as follows:

		二零二四年 2024 人民幣千元 RMB'000	二零二三年 2023 人民幣千元 RMB'000
於一月一日的賬面值 已確認減值虧損(附註5、6) 轉撥至持作出售已竣工物業的 減值虧損(附註20)	Carrying amount at 1 January Impairment losses recognised (notes 5, 6) Impairment losses transferred to completed properties held for sale (note 20)	4,980,488 1,811,642 (2,012,437)	7,988,798 4,257,253 (7,265,563)
於十二月三十一日的賬面值	Carrying amount at 31 December	4,779,693	4,980,488

開發中物業的價值於各報告期末 評估。倘賬面值超逾其可變現淨 值,則存在減值。可變現淨值乃由 本集團於報告期末參考現行市況 及現有價格減適用可變銷售開支 及於完成時之預期成本釐定。就開 發中物業計提減值撥備後,倘影響 開發中物業減值的因素已經消失, 導致開發中物業的可變現淨值超 過其賬面價值,則在原已計提的開 發中物業減值撥備金額內予以轉 回,轉回的金額計入當期損益。

The value of properties under development ("PUD") is assessed at the end of each reporting period. An impairment exists when the carrying value exceeds its net realisable value. The net realisable value is determined by the Group with reference to the prevailing market conditions and existing prices, less applicable variable selling expenses and anticipated costs at completion, at the end of the reporting period. After making the provision for impairment of PUD, in case the factors causing impairment of PUD no longer exist, and the net realisable value exceeds the carrying amount, the original provision for impairment shall be released to the profit or loss for the current period.

20. 持作出售已竣工物業

20. COMPLETED PROPERTIES HELD FOR SALE

		二零二四年 2024 人民幣千元 RMB'000	二零二三年 2023 人民幣千元 RMB'000
於一月一日的賬面值 轉撥自開發中物業(附註19)	Carrying amount at 1 January	29,801,224	9,904,155
轉撥至銷售成本(附註6)	Transferred from properties under development (note 19) Transferred to cost of sales (note 6)	33,690,205 (31,452,175)	63,863,847 (36,582,585)
轉撥自開發中物業的減值虧損 (附註19)	Impairment losses transferred from properties under development (note 19)	(2,012,437)	(7,265,563)
已確認減值虧損(附註5、6) 附屬公司清盤(附註35)	Impairment losses recognised (notes 5, 6) Liquidation of subsidiaries (note 35)	(516,474) (26,956)	(118,630)
於十二月三十一日的賬面值	Carrying amount at 31 December	29,483,387	29,801,224

於二零二四年十二月三十一日,本集團總賬面值約人民幣22,500,306,000元(二零二三年:人民幣11,260,898,000元)的持作出售已竣工物業已質押,為本集團獲授的計息銀行及其他借款作抵押(附註27)。

As at 31 December 2024, the Group's completed properties held for sale with an aggregate carrying amount of approximately RMB22,500,306,000 (2023: RMB11,260,898,000) were pledged to secure interest-bearing bank and other borrowings granted to the Group (note 27).

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20. 持作出售已竣工物業(續)

20. COMPLETED PROPERTIES HELD FOR SALE

(Continued)

持作出售已竣工物業的減值撥備 變動如下:

The movements in provision for impairment of completed properties held for sale are as follows:

		二零二四年 2024 人民幣千元 RMB'000	二零二三年 2023 人民幣千元 RMB'000
於一月一日的賬面值 減值虧損撇銷 轉撥自開發中物業的減值虧損 (附註19) 已確認減值虧損(附註5、6) 附屬公司清盤	Carrying amount at 1 January Impairment losses written off Impairment losses transferred from properties under development (note 19) Impairment losses recognised (notes 5, 6) Liquidation of subsidiaries	6,011,235 (2,974,968) 2,012,437 516,474 (14,788)	1,646,272 (3,019,230) 7,265,563 118,630
於十二月三十一日的賬面值	Carrying amount at 31 December	5,550,390	6,011,235

持作出售已竣工物業的價值於各 報告期末評估。倘賬面值超逾其可 變現淨值,則存在減值。可變現淨 值乃根據現行市價減適用銷售開 支並參考售價而釐定。就持作出售 已竣工物業計提減值撥備後,倘影 響持作出售已竣工物業減值的因 素已經消失,導致持作出售已竣工 物業的可變現淨值超過其賬面價 值,則在原已計提的持作出售已竣 工物業減值撥備金額內予以轉回, 轉回的金額計入當期損益。

開發中物業及持作出售已竣工物 業的可變現淨值的釐定涉及預期 未來售價、相關税費以及完成該等 物業銷售所需的成本。開發中物業 及持作出售已竣工物業於財務報 告日期的可變現淨值由本集團管 理層計算。本集團管理層委聘外部 估值師對若干物業進行獨立估值。 中國內地不同城市的地方政府近 期實施的房地產市場降溫措施,包 括限價政策和限購政策,可能導致 該等城市的房地產價格出現波動。

The value of completed properties held for sale ("PHS") is assessed at the end of each reporting period. An impairment exists when the carrying value exceeds its net realisable value. The net realisable value is determined by reference to the selling price based on the prevailing market price less applicable selling expenses. After making the provision for impairment of PHS, in case the factors causing impairment of PHS no longer exist, and the net realisable value exceeds the carrying amount, the original provision for impairment shall be released to the profit or loss for the current period.

The determination of the net realizable value of PUD and PHS involves expected future selling prices, the relevant taxes, and costs necessary to complete the sale of these properties. The calculation of the net realisable value for PUD and PHS at the financial reporting date is performed by the Group's management. The Group's management engaged an external valuer to perform independent valuations for certain properties. Recent property market cooling measures imposed by the local governments in different cities in Mainland China, which include policies of limiting prices and home purchase restrictions, could lead to volatility in property prices in these cities.

21. 貿易應收款項

21. TRADE RECEIVABLES

		二零二四年	二零二三年
		2024	2023
		人民幣千元	人民幣千元
		RMB'000	RMB'000
貿易應收款項	Trade receivables	262,670	574,284

貿易應收款項為無抵押且不計息。 貿易應收款項的賬面值與其公平 值相若。於各報告期末基於發票日 期的貿易應收款項賬齡分析如下: Trade receivables mainly represent rentals receivable from tenants, sales of properties, sales of goods and sales of consultation service. The Group seeks to maintain strict control over its outstanding receivables. Overdue balances are reviewed regularly by management. In view of the aforementioned and the fact that the Group's trade receivables relate to diversified customers, there is no significant concentration of credit risk. Included in the Group's trade receivables of sales of properties are mainly due from state-owned enterprises and government departments. The Group does not hold any collateral or other credit enhancements over its trade receivable balances. Trade receivables are non-interest-bearing.

Trade receivables are unsecured and non-interest-bearing. The carrying amounts of trade receivables approximate to their fair values. An ageing analysis of the trade receivables as at the end of the reporting period, based on the invoice date, is as follows:

		二零二四年 2024 人民幣千元 RMB'000	二零二三年 2023 人民幣千元 RMB'000
一年內 一年以上	Less than 1 year Over 1 year	104,306 158,364	152,986 421,298
總計	Total	262,670	574,284

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21. 貿易應收款項(續)

既未逾期亦未減值的應收款項涉 及包括國有企業及政府部門的多 元化客戶,該等客戶無近期違約記 錄且收款率高。

本集團根據國際財務報告準則第9 號的規定應用簡易法為預期信貸 虧損計提撥備,該準則允許所有貿 易應收款項採用整個存續期的預 期虧損撥備。為計算預期信貸虧 損,貿易應收款項已根據共享信用 風險特徵及逾期日數分類。貿易應 收款項的預期虧損率評估為0.7% (二零二三年:0.4%)。根據對預期 虧損率及賬面總值的評估,本公司 董事認為,有關該等結餘的預期信 貸虧損被視為並不重大,因此,並 無就其進行虧損津貼撥備。

21. TRADE RECEIVABLES (Continued)

Receivables that were neither past due nor impaired relate to diversified customers including state-owned enterprises and government departments, for whom there was no recent history of default and high collectability.

The Group applies the simplified approach to providing for ECLs prescribed by IFRS 9, which permits the use of the lifetime expected loss provision for all trade receivables. To measure the ECLs, trade receivables have been grouped based on shared credit risk characteristics and the days past due. The expected loss rate of trade receivables is assessed to be 0.7% (2023: 0.4%). Based on evaluation on the expected loss rate and gross carrying amount, the directors of the Company are of the opinion that the ECL in respect of these balances is considered to be immaterial, and therefore, there has not been a loss allowance provision.

22. 預付款項、其他應收款 項及其他資產

22. PREPAYMENTS, OTHER RECEIVABLES AND OTHER ASSETS

		二零二四年 2024 人民幣千元 RMB'000	二零二三年 2023 人民幣千元 RMB'000
₩	D :	0/0.001	1 202 0/7
按金	Deposits	969,801	1,302,947
其他可收回税項	Other tax recoverable	1,465,214	2,603,006
應收附屬公司非控股股東款項	Due from non-controlling shareholders of		
	subsidiaries	14,244,906	14,683,930
合約成本資產	Contract cost assets	886,506	1,441,693
存入地方政府及相關機構賬戶	Proceeds from pre-sales of properties		
的預售物業所得款項	deposited in accounts of local governments		
	and related agencies	907,436	1,818,423
建築成本預付款項	Prepayments for construction cost	8,390	25,412
其他應收款項	Other receivables	816,747	859,332
		19,299,000	22,734,743
減值撥備	Impairment allowance	(709,304)	(269,600)
總計	Total	18,589,696	22,465,143

22. 預付款項、其他應收款 項及其他資產(續)

其他應收款項及存款的減值撥備 變動如下:

22. PREPAYMENTS, OTHER RECEIVABLES AND OTHER ASSETS (Continued)

The movements in provision for impairment of other receivables and deposits are as follows:

		二零二四年 2024 人民幣千元 RMB'000	二零二三年 2023 人民幣千元 RMB'000
於一月一日的賬面值 已確認減值虧損(附註6) 出售附屬公司	Carrying amount at 1 January Impairment losses recognised (note 6) Disposal of subsidiaries	269,600 439,704 -	75,732 304,703 (110,835)
於十二月三十一日的賬面值	Carrying amount at 31 December	709,304	269,600

預付款項、其他應收款項及其他資 產為無抵押、不計息且無固定還款 期限。 Prepayments, other receivables and other assets are unsecured, non-interest-bearing and have no fixed terms of repayment.

本集團按預期信貸虧損模式對其 他應收款項及存款(須根據國際財 務報告準則第9號對減值的規定)進 行減值評估。預期信貸虧損金額於 各報告日期更新,以反映信貸風險 自初步確認以來之變動。於二零二 四年十二月三十一日,預期信貸 損為人民幣709,304,000元(二零二 三年十二月三十一日:人民幣 269,600,000元)。 The Group performs impairment assessment under ECL model on other receivables and deposits, which are subject to impairment assessment under IFRS 9. The amount of ECL is updated at each reporting date to reflect changes in credit risk since initial recognition. As at 31 December 2024, the ECLs were RMB709,304,000 (31 December 2023: RMB269,600,000).

23. 現金及現金等價物、受限制現金及已抵押存款

23. CASH AND CASH EQUIVALENTS, RESTRICTED CASH AND PLEDGED DEPOSITS

		二零二四年 2024 人民幣千元	二零二三年 2023 人民幣千元
現金及銀行結餘	Cash and bank balances	3,184,682	<i>RMB'000</i> 5,035,609
減:受限制現金 已抵押存款	Less: Restricted cash Pledged deposits	1,905,468 63,920	3,187,254 131,395
現金及現金等價物	Cash and cash equivalents	1,215,294	1,716,960

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23. 現金及現金等價物、受 限制現金及已抵押存款

根據有關中國法規,本集團的若干 房地產開發公司須將若干現金款 項存置於指定銀行賬戶作特定用 途。於二零二四年十二月三十一 日,該部分的受限制現金為人民幣 724,669,000元(二零二三年:人民幣 2,938,623,000元)。於二零二四年十 二月三十一日,受限制現金中因訴 訟被人民法院查封的金額為人民 幣1,180,799,000元(二零二三年:人 民幣248,631,000元)。

於二零二四年十二月三十一日,為 數人民幣63,920,000元(二零二三 年:人民幣131,395,000元)的銀行存 款已為本集團及第三方作出質押, 作為買方按揭貸款、項目建設、銀 行融資的抵押品,或質押予銀行作 為發行銀行承兑票據的抵押品。

23. CASH AND CASH EQUIVALENTS, RESTRICTED CASH AND PLEDGED DEPOSITS (Continued)

Pursuant to relevant regulations in the PRC, certain property development companies of the Group are required to place certain amounts of cash in the designated bank accounts for a specified use. As at 31 December 2024, the restricted cash for this part amounted to RMB724,669,000 (2023: RMB2,938,623,000). As at 31 December 2024, the restricted cash included an amount of RMB1,180,799,000, which was seized by the People's Court due to lawsuits (2023: RMB248,631,000).

As at 31 December 2024, bank deposits of RMB63,920,000 (2023: RMB131,395,000) were pledged for the Group and third parties as security for purchasers' mortgage loans, construction of projects, bank facilities, or pledged to banks as collateral for issuance of bank acceptance notes.

		二零二四年 2024 人民幣千元 RMB'000	二零二三年 2023 人民幣千元 RMB'000
現金及現金等價物	Cash and cash equivalents		
以人民幣計值 以美元計值 以港元計值	Denominated in RMB Denominated in US\$ Denominated in HK\$	1,204,136 6,647 4,511	1,705,939 8,765 2,256
總計	Total	1,215,294	1,716,960
以人民幣計值的受限制現金及 已抵押存款	Restricted cash and pledged deposits denominated in RMB	1,969,388	3,318,649

人民幣不得自由兑换為其他貨幣, 但根據中國內地的《外匯管理條例》 及《結匯、售匯及付匯管理規定》, 本集團可通過獲授權進行外匯業 務的銀行將人民幣兑換為其他 貨幣。

The RMB is not freely convertible into other currencies, however, under Mainland China's Foreign Exchange Control Regulations and Administration of Settlement, and Sale and Payment of Foreign Exchange Regulations, the Group is permitted to exchange RMB for other currencies through banks authorised to conduct foreign exchange business.

23. 現金及現金等價物、受限制現金及已抵押存款

銀行現金根據每日銀行存款利率 按浮動利率計息。銀行結餘存於無 近期違約記錄的信譽可靠的銀行。 現金及現金等價物的賬面值與其 公平值相若。

於二零二四年十二月三十一日,本 集團正對受限制現金、已抵押存款 及現金及現金等價物進行內部信 用評級。本集團已評估受限制現 金、已抵押存款及現金及現金等價 物之信用風險自初始確認以來 無大幅增加,並按十二個月之預期 信貸虧損計量減值,且已評估預期 信貸虧損並不重大。

24. 貿易應付款項及應付票據

於報告期末,基於發票日期的本集 團貿易應付款項及應付票據賬齡 分析如下:

23. CASH AND CASH EQUIVALENTS, RESTRICTED CASH AND PLEDGED DEPOSITS (Continued)

Cash at banks earns interest at floating rates based on daily bank deposit rates. The bank balances are deposited with creditworthy banks with no recent history of default. The carrying amounts of the cash and cash equivalents approximate to their fair values.

As at 31 December 2024, the internal credit rating of restricted cash, pledged deposits and cash and cash equivalents was performing. The Group has assessed that the credit risk of the restricted cash, pledged deposits and cash and cash equivalents has not increased significantly since initial recognition and measured the impairment based on 12-month ECLs, and has assessed that the ECLs are immaterial.

24. TRADE AND BILLS PAYABLES

An ageing analysis of the Group's trade and bills payables as at the end of the reporting period, based on the invoice date, is as follows:

		二零二四年 2024 人民幣千元 RMB'000	二零二三年 2023 人民幣千元 RMB'000
一年內 一年以上	Within 1 year Over 1 year	15,194,182 1,155,507	16,507,435 1,226,587
總計	Total	16,349,689	17,734,022

貿易應付款項為無抵押,一般基於 工程進度結算。於二零二四年十二 月三十一日,本公司附屬公司發行 的約人民幣1,144,767,000元(二零二 三年:人民幣1,225,210,000元)商業 承兑票據逾期未付。 The trade payables are unsecured and are normally settled based on the progress of construction. As at 31 December 2024, commercial acceptance bills of approximately RMB1,144,767,000 (2023: RMB1,225,210,000) issued by the Company's subsidiaries were overdue and unpaid.

一零二四年十二月三十一日 31 December 2024

25. 其他應付款項及應計

25. OTHER PAYABLES AND ACCRUALS

		二零二四年 2024 人民幣千元 RMB'000	二零二三年 2023 人民幣千元 RMB'000
附屬公司非控股股東	Advances from non-controlling shareholders		
及第三方墊款	of subsidiaries and third parties	4,378,420	4,686,623
建築相關留置按金	Retention deposits related to construction	1,086,953	1,428,020
應付工資及福利	Payroll and welfare payable	67,895	92,592
物業銷售相關按金	Deposits related to sales of properties	69,516	79,868
營業税及附加	Business tax and surcharges	623,332	488,838
維修基金	Maintenance fund	171,716	233,681
資產支持證券所得款項(附註)	Proceeds from asset-backed securities (note)	2,525,416	2,355,149
應付利息	Interest payables	8,098,439	4,459,873
其他	Others	20,595	26,713
		17,042,282	13,851,357
減:即期部分	Less: Current portion	15,737,159	13,522,987
非即期部分	Non-current portion	1,305,123	328,370

附註:結餘指由中國內地金融機構建立 的特殊目的實體(「特殊目的實 體」)就發行資產支持證券收取的 所得款項,而本集團將銷售物業 餘下收益的若干未來貿易應收款 項作抵押。根據本集團及特殊目 的實體的分配協議,本集團自客 戶收取銷售所得款項時,本集團 將匯出其代表特殊目的實體收取 的任何現金流量。於二零二四年 十二月三十一日, 資產支持證券 所得款項之即期部分為人民幣 1,220,293,000元(二零二三年:人民 幣2,026,779,000元),非即期部分為 人民幣1,305,123,000元(二零二三 年:人民幣328,370,000元)。截至二 零二四年十二月三十一日,本集 團未能償還於二零二四年七月到 期的資產支持證券未償還款項人 民幣1,041,088,000元,其已構成違 約事項。截至二零二四年十二月 三十一日止年度,本集團成功與 資產支持證券債權人磋商延期償 還本息。未償還款項人民幣 198,579,000元、人民幣150,241,000元 及人民幣1,135,508,000元的償還已 分別延期至二零二六年九月十七 日、二零二六年十一月八日及二 零二七年五月二十日。

Note: The balance represented proceeds received from a special purpose entity ("SPE") set up by a financial institution in Mainland China for issuance of asset-backed securities, to which the Group has collateralised certain future trade receivables for the remaining receipts from sales of properties. Under an assignment arrangement between the Group and the SPE, as and when the Group receives the sales proceeds from customers, the Group would remit any cash flows it collects on behalf of the SPE. As at 31 December 2024, the current portion of the proceeds from asset-backed securities was RMB1,220,293,000 (2023: RMB2,026,779,000) and the non-current portion was RMB1,305,123,000 (2023: RMB328,370,000). As of 31 December 2024, the Group failed to repay the outstanding amount of RMB1,041,088,000 for the asset-backed securities due in July 2024, which constituted an event of default. During the year ended 31 December 2024, the Group successfully negotiated with creditors of assetbacked securities on the extension for repayments of principal and interest thereon. Repayments of the outstanding amounts of RMB198,579,000, RMB150,241,000 and RMB1,135,508,000 have been extended to 17 September 2026, 8 November 2026 and 20 May 2027, respectively.

25. 其他應付款項及應計費用(續)

計入其他應付款項中的應付利息 指計息銀行及其他借款、優先票 據、公司債券、永續資本證券及資 產支持證券的逾期利息,未償還該 利息構成違約事項。

除人民幣2,525,416,000元(二零二三年:人民幣2,355,149,000元)資產支持證券及人民幣437,467,000元(二零二三年:人民幣460,313,000元)若干非控股股東墊款外(該等款項按介乎6%至13%(二零二三年:6%至13%)的固定年利率計息),來自附屬公司非控股股東的其他應付款項及餘下墊款為無抵押、不計息並應按要求償還。其他應付款項於各報告期末的公平值與其相應的賬面值相若。

$25. \ OTHER\ PAYABLES\ AND\ ACCRUALS\ ({\it Continued})$

The interest payables included in other payables represent the overdue interest on interest-bearing bank and other borrowings, senior notes, corporate bonds, perpetual capital securities, and asset-backed securities, the non-repayment of which constitutes an event of default.

Except for the asset-backed securities and certain advances from non-controlling shareholders amounting to RMB2,525,416,000 (2023: RMB2,355,149,000) and RMB437,467,000 (2023: RMB460,313,000), respectively, which bear interest at fixed interest rates ranging from 6% to 13% per annum (2023: 6% to 13%), other payables and the remaining advances from non-controlling shareholders of subsidiaries are unsecured, non-interest-bearing and repayable on demand. The fair values of other payables at the end of each of the reporting periods approximated to their corresponding carrying amounts.

26. 合約負債

合約負債詳情如下:

26. CONTRACT LIABILITIES

Details of contract liabilities are as follows:

		於二零二四年	於二零二三年	於二零二三年
		十二月三十一日	十二月三十一日	一月一日
		31 December	31 December	1 January
		2024	2023	2023
		人民幣千元	人民幣千元	人民幣千元
		RMB'000	RMB'000	RMB'000
合約負債	Contract liabilities	13,841,193	45,469,076	76,723,225

本集團根據物業銷售所載的結算 安排收取客戶的付款。付款通常在 合約履行之前收取,主要來自 銷售。

The Group receives payments from customers based on billing schedules as established in the property sales. Payments are usually received in advance of the performance under the contracts which are mainly from sales.

27. 計息銀行及其他借款

27. INTEREST-BEARING BANK AND OTHER **BORROWINGS**

		二零二四年十二月三十一目 31 December 2024		二零二三年十二月三十一日 31 December 2023			
		實際利率(%) 到期日 人民幣千元 Effective		實際利率(%) 到期日 Effective		人民幣千元	
		interest rate (%)	Maturity	RMB'000	interest rate (%)	Maturity	RMB'000
即期 銀行貸款 – 有抵押	Current Bank loans secured	4.6–9	按要求 on demand	216,303	4.6–9	2024年/ 按要求 2024/	242,189
銀行貸款-無抵押	Bank loans unsecured	4.19–10	按要求 on demand	484,677	4.19–10	on demand 2024年/ 按要求 2024/	478,877
其他貸款 - 有抵押	Other loans secured	9.8–12	2025年/按要求 2025/	2,620,851	9.8–12	on demand 2024年/ 按要求 2024/	2,674,189
長期銀行貸款的即 期部份-有抵押	Current portion of long term bank loans secured	5–8.8	on demand 2025年/ 按要求 2025/ on demand	17,714,212	4–8.8	on demand 2024年/ 按要求 2024/ on demand	17,423,140
長期銀行貸款的即 期部份-無抵押	Current portion of long term bank loans unsecured	4.68-8.88	按要求 on demand	1,368,090	4.68-8.88	按要求 on demand	1,345,892
長期其他貸款的即 期部份_有抵押	Current portion of long term other loans secured	2.8–11	2025年/ 按要求 2025/ on demand	4,391,716	2.8–11	2024年/ 按要求 2024/ on demand	3,670,561
總計-即期	Total – current			26,795,849			25,834,848
非即期 銀行貸款 – 有抵押 其他貸款 – 有抵押	Non-current Bank loans – secured Other loans – secured	3.94–5.1 2.8	2026–2027 2026	980,650 51,400	4.3–8.5 2.8–7.4	2025–2035 2025–2026	2,022,481 1,143,150
總計-非即期	Total – non-current			1,032,050			3,165,631
總計	Total			27,827,899			29,000,479

		二零二四年 2024 人民幣千元 RMB'000	二零二三年 2023 人民幣千元 RMB'000
按以下利率計息: 固定利率 浮動利率	Interest bearing at: Fixed rate Floating rate	22,296,200 5,531,699	23,412,494 5,587,985
總計	Total	27,827,899	29,000,479

27. 計息銀行及其他借款(續) 27. INTEREST-BEARING BANK AND OTHER BORROWINGS (Continued)

		二零二四年 2024 人民幣千元 RMB'000	二零二三年 2023 人民幣千元 RMB'000
分析為: 應償還銀行貸款 須於一年內或按要求 於第二年 於第三至第五年(包含首尾兩年)	Analysed into: Bank loans repayable Within one year or on demand In the second year In the third to fifth years, inclusive	19,783,282 285,650 695,000	19,490,098 1,451,081 571,400
小計	Subtotal	20,763,932	21,512,579
應償還其他借款: 須於一年內或按要求 於第二年 於第三至第五年(包含首尾兩年)	Other borrowings repayable: Within one year or on demand In the second year In the third to fifth years, inclusive	7,012,567 51,400	6,344,750 1,045,150 98,000
小計	Subtotal	7,063,967	7,487,900
總計	Total	27,827,899	29,000,479

於二零二四年十二月三十一日,本 集團未償還或違約的部分計息銀 行及其他借款為人民幣 18,148,651,000元(二零二三年:人 民幣9,459,284,000元),其構成違約 事件。同日,中國的銀行對本集團 若干附屬公司提起訴訟,要求該等 附屬公司償還若干計息銀行及其 他借款人民幣2,699,155,000元(二零 二三年:人民幣2,735,166,000元), 其計入上述違約借款。

根據本集團部分借款協議,本集團 優先票據、公司債券、資產支持證 券或計息銀行及其他借款項下的任 何違約將導致相關借款須按要求償 還。於二零二四年十二月三十一 日,本集團的若干優先票據、若干 資產支持證券、若干計息銀行及其 他借款及一筆公司債券發生違約, 導致合計人民幣7,149,749,000 元(二 零二三年:人民幣6,684,544,000元) 的計息銀行及其他借款須按要求償 還。截至二零二四年十二月三十一 日,上述違約事項下的借款均列示 在本集團綜合財務狀況表的流動負 **債項下。**

As at 31 December 2024, the Group failed to repay or breached the covenants of certain interest-bearing bank and other borrowings amounting to RMB18,148,651,000 (2023: RMB9,459,284,000), which constituted an event of default. At the same date, there were outstanding litigations commenced by banks in the PRC against certain subsidiaries of the Group requesting such subsidiaries to repay certain interest-bearing bank and other borrowings amounting to RMB2,699,155,000 (2023: RMB2,735,166,000), which were included in the above-mentioned defaulted borrowings.

Pursuant to agreements of some of the Group's borrowings, any default under the Group's senior notes, corporate bonds, asset-backed securities or interest-bearing bank and other borrowings will trigger the relevant borrowings becoming repayable on demand. As at 31 December 2024, the Group was in default of certain senior notes, certain asset-backed securities, certain interest-bearing bank and other borrowings and a corporate bond, causing interest-bearing bank and other borrowings of a total amount of RMB7,149,749,000 (2023: RMB6,684,544,000) having become repayable on demand. The above-mentioned borrowings that under events of default are presented under current liabilities in the Group's consolidated statement of financial position as at 31 December 2024.

一零二四年十二月三十一日 31 December 2024

27. 計息銀行及其他借款(續)

本集團的若干銀行及其他借款由 質押以下於報告期末賬面值如下 的資產作抵押:

27. INTEREST-BEARING BANK AND OTHER BORROWINGS (Continued)

Certain of the Group's interest-bearing bank and other borrowings are secured by the pledges of the following assets with carrying values at the end of the reporting period as follows:

		二零二四年十二月三十一日	二零二三年 十二月三十一日
		31 December	31 December
		2024	2023
		人民幣千元	人民幣千元
		RMB'000	RMB'000
投資物業(附註14)	Investment properties (note 14)	5,826,019	6,277,319
使用權資產(附註15)	Right-of-use assets (note 15)	156,932	165,775
開發中物業(附註19)	Properties under development (note 19)	19,887,661	33,019,538
物業、廠房及設備(附註13)	Property, plant and equipment (note 13)	209,845	192,906
持作出售已竣工物業(附註20)	Completed properties held for sale (note 20)	22,500,306	11,260,898

於二零二四年十二月三十一日,本 集團已質押為數人民幣387,818,000 元(二零二三年:人民幣415,499,000 元)的有關已售物業的未來所 得款項,作為取得為數人民幣 132,431,000元(二零二三年:人民幣 132,154,000元)的計息銀行及其他 借款的抵押品。

於二零二四年十二月三十一日,本 集團附屬公司非控股股東已就本 集團若干銀行貸款人民幣 2,540,367,000元(二零二三年:人民

於二零二四年十二月三十一日,本集 團並無銀行貸款由第三方擔保(二 零二三年:人民幣216,000,000元)。

幣2,460,750,000元)作出擔保。

本公司管理層已評估,計息銀行及 其他借款的公平值與其賬面值相 若,在很大程度上是由於該等借款 乃基於現行市場利率於本集團與 獨立第三方金融機構間作出。

As at 31 December 2024, the Group has pledged future proceeds in respect of properties sold amounting to RMB387,818,000 (2023: RMB415,499,000) as collateral to secure interest-bearing bank and other borrowings amounting to RMB132,431,000 (2023: RMB132,154,000).

As at 31 December 2024, the non-controlling shareholders of the Group's subsidiaries have guaranteed certain of the Group's bank loans amounting to RMB2,540,367,000 (2023: RMB2,460,750,000).

As at 31 December 2024, none of the Group's bank loans was guaranteed by a third party (2023: RMB216,000,000).

The management of the Company has assessed that the fair values of interest-bearing bank and other borrowings approximate to their carrying amounts largely due to the fact that such borrowings were made between the Group and independent third party financial institutions based on prevailing market interest rates.

28. 優先票據

28. SENIOR NOTES

		二零	二四年十二月	三十一日		二零	二三年十二月	三十一日	
		31 December 2024		31 December 2023					
		原貨幣本金				原貨幣本金			
		Principal				Principal			
		at original	合約利率			at original	合約利率		
		currency	Contractual			currency	Contractual		
		千元	interest	到期日	人民幣千元	千元	interest	到期日	人民幣千元
		000	rate (%)	Maturity	RMB'000	000	rate (%)	Maturity	RMB'000
二零二二年到期之優先票據III	Senior notes due 2022 III	22,777美元				22,777美元			
(「二零二二年票據III」)	("2022 Notes III")	US\$22,777	8.70%	2022	164,267	US\$22,777	8.70%	2022	161,853
二零二三年到期之優先票據Ⅱ	Senior notes due 2023 II	300,000美元				300,000美元			
(「二零二三年票據II」)	("2023 Notes II")	US\$300,000	9.15%	2023	2,189,939	US\$300,000	9.15%	2023	2,158,229
二零二四年到期之優先票據I	Senior notes due 2024 I	290,000美元				290,000美元			
(「二零二四年票據」」)	("2024 Notes I")	US\$290,000	7.88%	2024	2,116,150	US\$290,000	7.88%	2024	2,085,497
二零二四年到期之優先票據Ⅱ	Senior notes due 2024 II	200,000美元				200,000美元			
(「二零二四年票據II」)	("2024 Notes II")	US\$200,000	8.35%	2024	1,472,184	US\$200,000	8.35%	2024	1,451,044
二零二三年到期之優先票據Ⅲ	Senior notes due 2023 III	200,000美元				200,000美元			
(「二零二三年票據III」)	("2023 Notes III")	US\$200,000	8.30%	2023	1,473,114	US\$200,000	8.30%	2023	1,451,974
二零二五年到期之優先票據I	Senior notes due 2025 I	349,000美元				349,000美元			
(「二零二五年票據」」)	("2025 Notes I")	US\$349,000	7.35%	2025	2,561,259	US\$349,000	7.35%	2025	2,516,671
二零二六年到期之優先票據Ⅰ	Senior notes due 2026 I	393,000美元				393,000美元			
(「二零二六年票據」」)	("2026 Notes I")	US\$393,000	6.63%	2026	2,882,153	US\$393,000	6.63%	2026	2,833,992
二零二六年到期之優先票據Ⅱ	Senior notes due 2026 II	291,000美元				291,000美元			
(「二零二六年票據Ⅱ」)	("2026 Notes II")	US\$291,000	6.70%	2026	2,140,438	US\$291,000	6.70%	2026	2,104,976
二零二二年到期之優先票據IV	Senior notes due 2022 IV	23,361美元				23,361美元			
(「二零二二年票據IV」)	("2022 Notes IV")	US\$23,361	5.98%	2022	156,312	US\$23,361	5.98%	2022	154,015
二零二四年到期之優先票據III	Senior notes due 2024 III	340,000美元				340,000美元			
(「二零二四年票據Ⅲ」)	("2024 Notes III")	US\$340,000	7.10%	2024	2,421,690	US\$340,000	7.10%	2024	2,385,752
二零二二年到期之優先票據V	Senior notes due 2022 V	人民幣8,141元				人民幣8,141元			
(「二零二二年票據V」)	("2022 Notes V")	RMB8,141	7.13%	2022	8,897	RMB8,141	7.13%	2022	8,897
二零二二年到期之優先票據VI	Senior notes due 2022 VI	人民幣1,879元				人民幣1,879元			
(「二零二二年票據VI」)	("2022 Notes VI")	RMB1,879	7.13%	2022	2,041	RMB1,879	7.13%	2022	2,041
二零二二年到期之優先票據VII	Senior notes due 2022 VII	17,739美元				17,739美元			
(「二零二二年票據VII」)	("2022 Notes VII")	US\$17,739	6.50%	2022	132,103	US\$17,739	6.50%	2022	130,162
新美元票據	New USD Notes	728,623美元				728,623美元			
(「二零二三年票據IV」)	("2023 Notes IV")	US\$728,623	8.00%	2023	5,175,412	US\$728,623	8.00%	2023	5,098,395
新人民幣票據	New RMB Notes	人民幣1,589,980元				人民幣1,589,980元			
(「二零二三年票據V」)	("2023 Notes V")	RMB1,589,980	8.00%	2023	1,618,715	RMB1,589,980	8.00%	2023	1,618,715
即期部分總計	Total current portion				24,514,674				24,162,213

零二四年十二月三十一日 31 December 2024

28. 優先票據(續)

28. SENIOR NOTES (Continued)

		二零二四年 十二月三十一日 31 December 2024 人民幣千元 RMB'000	二零二三年 十二月三十一日 31 December 2023 人民幣千元 RMB'000
本集團應償還的優先票據如下:	The Group's senior notes were repayable as follows:		
按要求	On demand	24,514,674	24,162,213

二零二二年票據III

於二零一九年十月三日,本公司發 行本金總額為300,000,000美元的二 零二二年票據III,票面利率為 8.7%,並於二零二二年到期。本公 司籌得所得款項淨額293,962,000美 元(經扣除包銷折扣及佣金以及其 他開支)。於二零二二年八月三日 之前任何時間,本公司可選擇按預 先釐定之贖回價贖回二零二二年 票據III。贖回價詳情於相關發售備 忘錄內披露。

截至二零二二年三月二十一日,本 集團已回購本金為7,000,000美元的 二零二二年票據III。於二零二二年 三月二十九日,本公司已完成二零 二二年票據III的交換要約及同意徵 求(到期日已延長且已豁免任何潛 在違約),本金總額為270,223,000美 元的二零二二年票據III已註銷並交 换為二零二三年票據IV,而二零二 二年票據III的餘下尚未償還本金為 22,777,000美元。於二零二二年八月 三日,本公司未能支付餘下未償還 本金22,777,000美元連同其應計利 息,其構成違約事件。

2022 Notes III

On 3 October 2019, the Company issued the 2022 Notes III at a coupon rate of 8.7% due within 2022 with an aggregate principal amount of US\$300,000,000. The Company raised net proceeds of US\$293,962,000 (after deduction of underwriting discounts and commissions and other expenses). At any time and from time to time prior to 3 August 2022, the Company might redeem the 2022 Notes III at a pre-determined redemption price. The details of the redemption price are disclosed in the relevant offering memorandum.

By the end of 21 March 2022, the Group has repurchased the 2022 Notes III in a principal amount of US\$7,000,000. On 29 March 2022, the Company completed the exchange offer and consent solicitation for 2022 Notes III, which extended the maturity date and waived any potential defaults, resulting in an aggregate principal amount of US\$270,223,000 of 2022 Notes III being cancelled and exchanged to 2023 Notes IV, and the remaining outstanding principal amount of the 2022 Notes III was US\$22,777,000. On 3 August 2022, the Company failed to make the payment of the remaining outstanding principal amount of US\$22,777,000, together with interest accrued thereon, which constituted an event of default.

28. 優先票據(續)

二零二三年票據II

於二零一九年十一月六日,本公司 發行本金總額為300,000,000美元的 二零二三年票據II,票面利率為 9.15%, 並於二零二三年到期。本 公司籌得所得款項淨額296,629,000 美元(經扣除包銷折扣及佣金以及 其他開支)。於二零二三年五月六 日之前任何時間,本公司可選擇按 預先釐定之贖回價贖回二零二三 年票據II。贖回價詳情於相關發售 備忘錄內披露。於二零二二年三月 二十九日,同步同意徵求已獲票據 持有人接納,以豁免與二零二三年 票據Ⅱ有關的任何潛在違約。於二 零二三年五月六日,本公司未能支 付餘下未償還本金300,000,000美元 連同其應計利息,其構成違約 事件。

二零二四年票據1

於二零二零年一月十四日,本公司 發行本金總額為290,000,000美元的 二零二四年票據1,票面利率為 7.88%, 並於二零二四年到期。本 公司籌得所得款項淨額286,288,000 美元(經扣除包銷折扣及佣金以及 其他開支)。於二零二四年四月十 四日之前任何時間,本公司可按預 先釐定的贖回價贖回二零二四年 票據I。贖回價的詳情於相關發售 備忘錄中披露。於二零二二年三月 二十九日,同步同意徵求已獲票據 持有人接納,以豁免與二零二四年 票據I有關的任何潛在違約。於二 零二四年四月十四日,本公司未能 支付餘下未償還的本金290,000,000 美元連同其應計利息,其構成違約 事件。

28. SENIOR NOTES (Continued)

2023 Notes II

On 6 November 2019, the Company issued the 2023 Notes II at a coupon rate of 9.15% due within 2023 with an aggregate principal amount of US\$300,000,000. The Company raised net proceeds of US\$296,629,000 (after deduction of underwriting discounts and commissions and other expenses). At any time and from time to time prior to 6 May 2023, the Company may redeem the 2023 Notes II at a pre-determined redemption price. The details of the redemption price are disclosed in the relevant offering memorandum. On 29 March 2022, the concurrent consent solicitation has been accepted by the note holders to waive any potential defaults in respect of the 2023 Notes II. On 6 May 2023, the Company failed to make the payment of the remaining outstanding principal amount of US\$300,000,000, together with interest accrued thereon, which constituted an event of default.

2024 Notes I

On 14 January 2020, the Company issued the 2024 Notes I at a coupon rate of 7.88% due within 2024 with an aggregate principal amount of US\$290,000,000. The Company raised net proceeds of US\$286,288,000 (after deduction of underwriting discounts and commissions and other expenses). At any time and from time to time prior to 14 April 2024, the Company may redeem the 2024 Notes I at a pre-determined redemption price. The details of the redemption price are disclosed in the relevant offering memorandum. On 29 March 2022, the concurrent consent solicitation was accepted by the note holders to waive any potential defaults in respect of the 2024 Notes I. On 14 April 2024, the Company failed to make the payment of the remaining outstanding principal amount of US\$290,000,000, together with interest accrued thereon, which constituted an event of default.

- 零二四年十二月三十一日 31 December 2024

28. 優先票據(續)

二零二四年票據II

於二零二零年五月二十一日,本公 司發行本金總額為200,000,000美元 的二零二四年票據II,票面利率為 8.35%, 並於二零二四年到期。本 公司籌得所得款項淨額197,345,000 美元(經扣除包銷折扣及佣金以及 其他開支)。於二零二四年三月十 日之前任何時間,本公司可按預先 釐定的贖回價贖回二零二四年票 據II。贖回價的詳情於相關發售備 忘錄中披露。於二零二二年三月二 十九日,同步同意徵求已獲票據持 有人接納,以豁免與二零二四年票 據Ⅱ有關的任何潛在違約。於二零 二四年三月十日,本公司未能支付 餘下未償還的本金200,000,000美元 連同其應計利息,其構成違約 事件。

二零二三年票據III

於二零二零年六月十五日, 本公司 發行本金總額為200,000,000美元的 二零二三年票據III,票面利率為 8.3%,並於二零二三年到期。本公 司籌得所得款項淨額197,594,000美 元(經扣除包銷折扣及佣金以及其 他開支)。於二零二三年九月十五 日之前任何時間,本公司可按預先 釐定的贖回價贖回二零二三年票 據III。贖回價的詳情於相關發售備 忘錄中披露。於二零二二年三月二 十九日,同步同意徵求已獲票據持 有人接納,以豁免與二零二三年票 據III有關的任何潛在違約。於二零 二三年九月十五日,本公司未能支 付餘下未償還本金200,000,000美元連 同其應計利息,其構成違約事件。

28. SENIOR NOTES (Continued)

2024 Notes II

On 21 May 2020, the Company issued the 2024 Notes II at a coupon rate of 8.35% due within 2024 with an aggregate principal amount of US\$200,000,000. The Company raised net proceeds of US\$197,345,000 (after deduction of underwriting discounts and commissions and other expenses). At any time and from time to time prior to 10 March 2024, the Company may redeem the 2024 Notes II at a pre-determined redemption price. The details of the redemption price are disclosed in the relevant offering memorandum. On 29 March 2022, the concurrent consent solicitation was accepted by the note holders to waive any potential defaults in respect of the 2024 Notes II. On 10 March 2024, the Company failed to make the payment of the remaining outstanding principal amount of US\$200,000,000, together with interest accrued thereon, which constituted an event of default.

2023 Notes III

On 15 June 2020, the Company issued the 2023 Notes III at a coupon rate of 8.3% due within 2023 with an aggregate principal amount of US\$200,000,000. The Company raised net proceeds of US\$197,594,000 (after deduction of underwriting discounts and commissions and other expenses). At any time and from time to time prior to 15 September 2023, the Company may redeem the 2023 Notes III at a pre-determined redemption price. The details of the redemption price are disclosed in the relevant offering memorandum. On 29 March 2022, the concurrent consent solicitation was accepted by the note holders to waive any potential defaults in respect of the 2023 Notes III. On 15 September 2023, the Company failed to make the payment of the remaining outstanding principal amount of US\$200,000,000, together with interest accrued thereon, which constituted an event of default.

28. 優先票據(續)

二零二五年票據I

於二零二零年九月十一日,本公司 發行本金總額為350,000,000美元的 二零二五年票據1,票面利率為 7.35%,並於二零二五年到期。本 公司籌得所得款項淨額345,592,000 美元(經扣除包銷折扣及佣金以及 其他開支)。於二零二五年二月五 日之前任何時間,本公司可按預先 釐定的贖回價贖回二零二五年票 據」。贖回價的詳情於相關發售備 忘錄中披露。於二零二二年三月二 十九日,同步同意徵求已獲票據持 有人接納,以豁免與二零二五年票 據I有關的任何潛在違約。本集團 已回購本金為1,000,000美元的二零 二五年票據I。

截至二零二四年十二月三十一日,本公司未能於二零二五年票據I的寬限期屆滿前支付利息77,175,000美元,其構成違約事件。於批准財務報表日期,本公司未能支付餘下未償還的本金349,000,000美元連同其應計利息,其於二零二五年二月五日構成違約事件。

二零二六年票據Ⅰ

於二零二一年一月七日,本公司發 行本金總額為400,000,000美元的二 零二六年票據1,票面利率為 6.63%,並於二零二六年到期。本 公司籌得所得款項淨額395,850,000 美元(經扣除包銷折扣及佣金以及 其他開支)。於二零二六年一月七 日之前任何時間,本公司可按預先 釐定的贖回價贖回二零二六年票 據I。贖回價的詳情於相關發售備 忘錄中披露。於二零二二年三月二 十九日,同步同意徵求已獲票據持 有人接納,以豁免與二零二六年票 據I有關的任何潛在違約。本集團 已回購本金為7,000,000美元的二零 二六年票據I。

截至二零二四年十二月三十一日,本公司未能於二零二六年票據I的 寬限期屆滿前支付利息66,300,000 美元,其構成違約事件。

28. SENIOR NOTES (Continued)

2025 Notes I

On 11 September 2020, the Company issued the 2025 Notes I at a coupon rate of 7.35% due within 2025 with an aggregate principal amount of US\$350,000,000. The Company raised net proceeds of US\$345,592,000 (after deduction of underwriting discounts and commissions and other expenses). At any time and from time to time prior to 5 February 2025, the Company may redeem the 2025 Notes I at a pre-determined redemption price. The details of the redemption price are disclosed in the relevant offering memorandum. On 29 March 2022, the concurrent consent solicitation was accepted by the note holders to waive any potential defaults in respect of the 2025 Notes I. The Group has repurchased 2025 Notes I in the principal amount of US\$1,000,000.

By the end of 31 December 2024, the Company failed to pay interest in the amount of US\$77,175,000 before expiry of the grace period for the 2025 Notes I, which constituted an event of default. As of the date of approval of the financial statements, the Company failed to make the payment of the remaining outstanding principal amount of US\$349,000,000, together with interest accrued thereon, which constituted an event of default on 5 February 2025.

2026 Notes I

On 7 January 2021, the Company issued the 2026 Notes I at a coupon rate of 6.63% due within 2026 with an aggregate principal amount of US\$400,000,000. The Company raised net proceeds of US\$395,850,000 (after deduction of underwriting discounts and commissions and other expenses). At any time and from time to time prior to 7 January 2026, the Company may redeem the 2026 Notes I at a pre-determined redemption price. The details of the redemption price are disclosed in the relevant offering memorandum. On 29 March 2022, the concurrent consent solicitation was accepted by the note holders to waive any potential defaults in respect of the 2026 Notes I. The Group has repurchased 2026 Notes I in the principal amount of US\$7,000,000.

By the end of 31 December 2024, the Company failed to pay interest in the amount of US\$66,300,000 before expiry of the grace period for the 2026 Notes I, which constituted an event of default.

財務報表附註 NOTES TO FINANCIAL STATEMENTS

零二四年十二月三十一日 31 December 2024

28. 優先票據(續)

二零二六年票據II

於二零二一年二月四日,本公司發 行本金總額為300,000,000美元的二 零二六年票據II,票面利率為 6.7%, 並於二零二六年到期。本公 司籌得所得款項淨額296,661,000美 元(經扣除包銷折扣及佣金以及其 他開支)。於二零二六年八月四日 之前任何時間,本公司可按預先釐 定的贖回價贖回二零二六年票據 II。贖回價的詳情於相關發售備忘 錄中披露。於二零二二年三月二十 九日,同步同意徵求已獲票據持有 人接納,以豁免與二零二六年票據 II有關的任何潛在違約。本集團已 回購本金為9,000,000美元的二零二 六年票據II。

截至二零二四年十二月三十一日, 本公司未能於二零二六年票據Ⅱ的 寬限期屆滿前支付利息60,300,000 美元,其構成違約事件。

二零二二年票據IV

於二零二一年四月十五日,本公司 發行本金總額為220,000,000美元的 二零二二年票據IV,票面利率為 5.98%, 並於二零二一年到期。本 公司籌得所得款項淨額218,468,000 美元(經扣除包銷折扣及佣金以及 其他開支)。於二零二二年四月十 三日之前任何時間,本公司可選擇 按預先釐定之贖回價贖回二零二 二年票據IV。贖回價詳情於相關發 售備忘錄內披露。

28. SENIOR NOTES (Continued)

2026 Notes II

On 4 February 2021, the Company issued the 2026 Notes II at a coupon rate of 6.7% due within 2026 with an aggregate principal amount of US\$300,000,000. The Company raised net proceeds of US\$296,661,000 (after deduction of underwriting discounts and commissions and other expenses). At any time and from time to time prior to 4 August 2026, the Company may redeem the 2026 Notes II at a pre-determined redemption price. The details of the redemption price are disclosed in the relevant offering memorandum. On 29 March 2022, the concurrent consent solicitation was accepted by the note holders to waive any potential defaults in respect of the 2026 Notes II. The Group has repurchased 2026 Notes II in the principal amount of US\$9,000,000.

By the end of 31 December 2024, the Company failed to pay interest in the amount of US\$60,300,000 before expiry of the grace period for the 2026 Notes II, which constituted an event of default.

2022 Notes IV

On 15 April 2021, the Company issued the 2022 Notes IV at a coupon rate of 5.98% due within 2021 with an aggregate principal amount of US\$220,000,000. The Company raised net proceeds of US\$218,468,000 (after deduction of underwriting discounts and commissions and other expenses). At any time and from time to time prior to 13 April 2022, the Company might redeem the 2022 Notes IV at a pre-determined redemption price. The details of the redemption price are disclosed in the relevant offering memorandum.

28. 優先票據(續)

二零二二年票據IV(續)

於二零二二年三月二十九日,本公司已完成二零二二年票據IV的交換要約及同意徵求(到期日已延長且已豁免任何潛在違約),本金總票據IV已註銷並交換為二零二三年票據IV的能表價還本金為23,361,000美元。於二零二二年四月十三日,本公司未能支付餘下未償還本金23,361,000美元連同其應計利息,其構成違約事件。

二零二四年票據III

於二零二一年六月十日,本公司發 行本金總額為340,000,000美元的二 零二四年票據Ⅲ,票面利率為 7.1%,並於二零二四年到期。本公 司籌得所得款項淨額333,240,000美 元(經扣除包銷折扣及佣金以及其 他開支)。於二零二四年九月十日 之前任何時間,本公司可按預先釐 定的贖回價贖回二零二四年票據 III。贖回價的詳情於相關發售備忘 錄中披露。於二零二二年三月二十 九日,同步同意徵求已獲票據持有 人接納,以豁免與二零二四年票據 III有關的任何潛在違約。於二零二 四年九月十日,本公司未能支付餘 下未償還的本金340,000,000美元連 同其應計利息,其構成違約事件。

28. SENIOR NOTES (Continued)

2022 Notes IV (Continued)

On 29 March 2022, the Company completed the exchange offer and consent solicitation for the 2022 Notes IV, which extended the maturity date and waived any potential defaults, resulting in an aggregate principal amount of US\$196,639,000 of the 2022 Notes IV being cancelled and exchanged to the 2023 Notes IV, and the remaining outstanding principal amount of the 2022 Notes IV was US\$23,361,000. On 13 April 2022, the Company failed to make the payment of the remaining outstanding principal amount of US\$23,361,000, together with interest accrued thereon, which constituted an event of default.

2024 Notes III

On 10 June 2021, the Company issued the 2024 Notes III at a coupon rate of 7.1% due within 2024 with an aggregate principal amount of US\$340,000,000. The Company raised net proceeds of US\$333,240,000 (after deduction of underwriting discounts and commissions and other expenses). At any time and from time to time prior to 10 September 2024, the Company may redeem the 2024 Notes III at a pre-determined redemption price. The details of the redemption price are disclosed in the relevant offering memorandum. On 29 March 2022, the concurrent consent solicitation was accepted by the note holders to waive any potential defaults in respect of the 2024 Notes III. On 10 September 2024, the Company failed to make the payment of the remaining outstanding principal amount of US\$340,000,000, together with interest accrued thereon, which constituted an event of default.

- 零二四年十二月三十一日 31 December 2024

28. 優先票據(續)

二零二二年票據V

於二零二一年七月二日,本公司發 行本金總額為人民幣1,300,000,000 元的二零二二年票據 V, 票面利率 為7.125%,並於二零二二年到期。 本公司籌得所得款項淨額人民幣 1,292,350,000元(經扣除包銷折扣及 佣金以及其他開支)。於二零二二 年六月三十日之前任何時間,本公 司可選擇按預先釐定之贖回價贖 回二零二二年票據V。贖回價詳情 於相關發售備忘錄內披露。

於二零二二年三月二十九日,本公 司已完成二零二二年票據V的交換 要約及同意徵求(到期日已延長且 已豁免任何潛在違約),本金總額 為人民幣1,291,859,000元的二零二 二年票據V已註銷並交換為二零二 三年票據V,而二零二二年票據V 的餘下尚未償還本金為人民幣 8,141,000元。於二零二二年六月三 十日,本公司未能支付餘下未償還 的人民幣8,141,000元連同其應計利 息,其構成違約事件。

二零二二年票據VI

於二零二一年七月二日,本公司發 行本金總額為人民幣300,000,000元 的二零二二年票據VI,票面利率為 7.125%,並於二零二二年到期。本 公司籌得所得款項淨額人民幣 298,717,000元 (經扣除包銷折扣及 佣金以及其他開支)。於二零二二 年六月三十日之前任何時間,本公 司可選擇按預先釐定之贖回價贖 回二零二二年票據VI。贖回價詳情 於相關發售備忘錄內披露。

28. SENIOR NOTES (Continued)

2022 Notes V

On 2 July 2021, the Company issued the 2022 Notes V at a coupon rate of 7.125% due within 2022 with an aggregate principal amount of RMB1,300,000,000. The Company raised net proceeds of RMB1,292,350,000 (after deduction of underwriting discounts and commissions and other expenses). At any time and from time to time prior to 30 June 2022, the Company might redeem the 2022 Notes V at a pre-determined redemption price. The details of the redemption price are disclosed in the relevant offering memorandum.

On 29 March 2022, the Company completed the exchange offer and consent solicitation for the 2022 Notes V, which extended the maturity date and waived any potential defaults, resulting in an aggregate principal amount of RMB1,291,859,000 of the 2022 Notes V being cancelled and exchanged to 2023 Notes V, and the remaining outstanding principal amount of the 2022 Notes V was RMB8,141,000. On 30 June 2022, the Company failed to make the payment of the remaining outstanding principal amount of RMB8,141,000, together with interest accrued thereon, which constituted an event of default.

2022 Notes VI

On 2 July 2021, the Company issued the 2022 Notes VI at a coupon rate of 7.125% due within 2022 with an aggregate principal amount of RMB300,000,000. The Company raised net proceeds of RMB298,717,000 (after deduction of underwriting discounts and commissions and other expenses). At any time and from time to time prior to 30 June 2022, the Company might redeem the 2022 Notes VI at a pre-determined redemption price. The details of the redemption price are disclosed in the relevant offering memorandum.

28. 優先票據(續)

二零二二年票據VI(續)

於二零二二年三月二十九日,本公 司已完成二零二二年票據VI的交換 要約及同意徵求(到期日已延長至 不早於二零二三年三月且已豁免 任何潛在違約),本金總額為人民 幣298,121,000元的二零二二年票據 VI已註銷並交換為二零二三年票據 V,而二零二二年票據VI的餘下尚 未償還本金為人民幣1,879,000元。 於二零二二年六月三十日,本公司 未能支付餘下未償還本金人民幣 1,879,000元連同其應計利息,其構 成違約事件。

二零二二年票據VII

於二零二一年九月三日,本公司發 行本金總額為250,000,000美元的二 零二二年票據VII,票面利率為 6.5%, 並於二零二二年到期。本公 司籌得所得款項淨額247,595,000美 元(經扣除包銷折扣及佣金以及其 他開支)。於二零二二年九月一日 之前任何時間,本公司可選擇按預 先釐定之贖回價贖回二零二二年 票據VII。贖回價詳情於相關發售 備忘錄內披露。

截至二零二二年三月二十一日,本 集團已回購本金為13,500,000美元 的二零二二年票據VII。於二零二 二年三月二十九日,本公司已完成 二零二二年票據VII的交換要約及 同意徵求(到期日已延長至不早於 二零二三年三月且已豁免任何潛 在違約),本金總額為218,761,000美 元的二零二二年票據VII已註銷並 交換為二零二三年票據IV,而二零 二二年票據VII的餘下尚未償還本 金為17,739,000美元。於二零二二年 九月一日,本公司未能支付餘下未 償還本金17,739,000美元連同其應 計利息,其構成違約事件。

28. SENIOR NOTES (Continued)

2022 Notes VI (Continued)

On 29 March 2022, the Company completed the exchange offer and consent solicitation for 2022 Notes VI, which extended the maturity date no earlier than March 2023 and waived any potential defaults, resulting in an aggregate principal amount of RMB298,121,000 of the 2022 Notes VI being cancelled and exchanged to the 2023 Notes V, and the remaining outstanding principal amount of the 2022 Notes VI was RMB1,879,000. On 30 June 2022, the Company failed to make the payment of the remaining outstanding principal amount of RMB1,879,000, together with interest accruing thereon, which constituted an event of default.

2022 Notes VII

On 3 September 2021, the Company issued the 2022 Notes VII at a coupon rate of 6.5% due within 2022 with an aggregate principal amount of US\$250,000,000. The Company raised net proceeds of US\$247,595,000 (after deduction of underwriting discounts and commissions and other expenses). At any time and from time to time prior to 1 September 2022, the Company may redeem the 2022 Notes VII at a pre-determined redemption price. The details of the redemption price are disclosed in the relevant offering memorandum.

By the end of 21 March 2022, the Group has repurchased the 2022 Notes VII in the principal amount of US\$13,500,000. On 29 March 2022, the Company completed the exchange offer and consent solicitation for 2022 Notes VII, which extended the maturity date no earlier than March 2023 and waived any potential defaults, resulting in an aggregate principal amount of US\$218,761,000 of the 2022 Notes VII being cancelled and exchanged to the 2023 Notes IV, and the remaining outstanding principal amount of the 2022 Notes VII was US\$17,739,000. On 1 September 2022, the Company failed to make the payment of the remaining outstanding principal amount of US\$17,739,000, together with interest accrued thereon, which constituted an event of default.

財務報表附註 NOTES TO FINANCIAL STATEMENTS

零二四年十二月三十一日 31 December 2024

28. 優先票據(續)

二零二三年票據IV

於二零二二年三月二十九日,本公 司於完成交換要約及同意徵求後, 發行本金總額為728,623,000美元的 二零二三年票據IV,票面利率為 8%,並於二零二三年三月到期,以 交換由本公司合營企業ZhenAn Glory Investment Limited發行由本公 司擔保的二零二二年票據III、二零 二二年票據IV、二零二二年票據 VII及於二零二二年三月到期年息 5.95%的優先票據。於二零二三年 三月六日之前任何時間,本公司可 選擇按預先釐定之贖回價贖回二 零二三年票據IV。贖回價詳情於相 關發售備忘錄內披露。於二零二三 年三月六日,本公司未能支付餘下 未償還本金728,623,000美元連同其 應計利息,其構成違約事件。

二零二三年票據V

於二零二二年三月二十九日,本公 司於完成交換要約及同意徵求後, 發行本金總額為人民幣 1,589,980,000元的二零二三年票據 V,票面利率為8%,並於二零二三 年三月到期,以交换二零二二年票 據V及二零二二年票據VI。於二零 二三年三月六日之前任何時間,本 公司可選擇按預先釐定之贖回價 贖回二零二三年票據V。贖回價詳 情於相關發售備忘錄內披露。於二 零二三年三月六日,本公司未能支 付餘下未償還本金人民幣 1,589,980,000 元 連 同 其 應 計 利 息, 其構成違約事件。

28. SENIOR NOTES (Continued)

2023 Notes IV

On 29 March 2022, with the completion of the exchange offer and consent solicitation, the Company issued the 2023 Notes IV at a coupon rate of 8% due in March 2023 with an aggregate principal amount of US\$728,623,000, in exchange for the 2022 Notes III, 2022 Notes IV, 2022 Notes VII and 5.95% Senior Notes due March 2022, which were guaranteed by the Company and issued by ZhenAn Glory Investment Limited, a joint venture of the Company. At any time and from time to time prior to 6 March 2023, the Company may redeem the 2023 Notes IV at a pre-determined redemption price. The details of the redemption price are disclosed in the relevant offering memorandum. On 6 March 2023, the Company failed to make the payment of the remaining outstanding principal amount of US\$728,623,000, together with interest accrued thereon, which constituted an event of default.

2023 Notes V

On 29 March 2022, with the completion of the exchange offer and consent solicitation, the Company issued the 2023 Notes V at a coupon rate of 8% due in March 2023 with an aggregate principal amount of RMB1,589,980,000, in exchange for the 2022 Notes V and 2022 Notes VI. At any time and from time to time prior to 6 March 2023, the Company may redeem the 2023 Notes V at a predetermined redemption price. The details of the redemption price are disclosed in the relevant offering memorandum. On 6 March 2023, the Company failed to make the payment of the remaining outstanding principal amount of RMB1,589,980,000, together with interest accrued thereon, which constituted an event of default.

28. 優先票據(續)

二零二三年票據V(續)

於二零二四年十二月三十一日,本集團尚未按預定還款日期償還若干優先票據的本息合計人民幣21,406,730,000元(二零二三年十二月三十一日:人民幣12,763,266,000元)及若干優先票據的利息合計人民幣1,464,816,000元(二零二三年十二月三十一日:人民幣1,824,355,000元),導致人民幣7,583,850,000元(二零二三年十二月三十一日:人民幣13,377,932,000元)的若干優先票據違約事件,截至二零二四年十二月三十一日,其在本集團綜合財務狀況表的流動負債項下列示。

倘發生違約事件(例如30天寬限期 失效)並且仍在繼續,受託人或當 時未償還優先票據本金總額至少 25%的持有人可以書面通知本公司 及受託人,宣佈相關優先票據的本 金、溢價(如有)以及應計和未付利 息立即到期應付([加速通知])。

截至本綜合財務報表批准日期,本公司未收到因上述優先票據未支付本金或利息而導致的加速通知。

二零二二年票據III、IV、V、VI及 VII、二零二三年票據II、III、IV及 V、二零二四年票據I、II及III、二 零二五年票據I及二零二六年票據I 及II由本集團若干現有附屬公司 擔保。

由於二零二三年票據II、III、IV及 V、二零二四年票據I、II及III、二 零二五年票據I及二零二六年票據I 及II的提早贖回期權的公平值並不 重大,因此本集團未於發行日期及 二零二四年及二零二三年十二月 三十一日確認該等公平值。

28. SENIOR NOTES (Continued)

2023 Notes V (Continued)

As at 31 December 2024, the Group had not repaid an aggregate amount of principal and interest of RMB21,406,730,000 (31 December 2023: RMB12,763,266,000) for certain senior notes and an aggregate amount of interest of RMB1,464,816,000 (31 December 2023: RMB1,824,355,000) for certain senior notes according to their scheduled repayment dates, triggering events of default for certain senior notes amounting to RMB7,583,850,000 (31 December 2023: RMB13,377,932,000), which are presented under current liabilities in the Group's consolidated statement of financial position as at 31 December 2024.

If an event of default has occurred (such as the 30-day grace period lapses) and is continuing, the trustee or holders of at least 25% in the aggregate principal amount of the senior notes then outstanding may, by written notice to the Company and to the trustee, declare the principal of, premium, if any, and accrued and unpaid interest on the relevant senior notes to be immediately due and payable (the "Acceleration Notice").

Up to the date of approval of these consolidated financial statements, the Company has not received any Acceleration Notice as a result of the non-payment of principals or interest for aforementioned senior notes.

The 2022 Notes III, IV, V, VI and VII, the 2023 Notes II, III, IV and V, 2024 Notes I, II and III, 2025 Notes I, and 2026 Notes I and II are guaranteed by certain of the Group's existing subsidiaries.

The fair values of the early redemption options of the 2023 Notes II, III, IV and V, 2024 Notes I, II and III, 2025 Notes I, and 2026 Notes I and II were not significant and therefore were not recognised by the Group on inception and at 31 December 2024 and 2023.

二零二四年十二月三十一日 31 December 2024

29. 公司債券

29. CORPORATE BONDS

債券名稱	Name of bonds	二零二四年 一月一日 1 January 2024 人民幣千元 RMB'000	已發行 Issued 人民幣千元 RMB'000	利息開支 Interest expense 人民幣千元 RMB'000	付款 Payment 人民幣千元 RMB'000	轉讓* Transfer* 人民幣千元 RMB'000	二零二四年 十二月 三十一日 31 December 2024 人民幣千元 RMB'000
正榮債券V 正榮債券VII 正榮債券VIII 正榮債券IX	Zhenro Bond V Zhenro Bond VII Zhenro Bond VIII Zhenro Bond IX	1,187,772 1,132,767 1,115,375 1,517,827	- - - -	64,849 66,126 64,315 92,946	- 1,000 1,000 1,320	140,122 - - -	1,112,499 1,197,893 1,178,690 1,609,453
總計	Total	4,953,741	-	288,236	3,320	140,122	5,098,535

		一最一一年					二零二三年
		二零二三年一月一日	已發行	利息開支	付款	轉讓*	十二月 三十一日
		1 January		Interest			31 December
債券名稱	Name of bonds	2023	Issued	expense	Payment	Transfer*	2023
		人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元
		RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
正榮債券V	Zhenro Bond V	1,123,101	_	64,671	_	-	1,187,772
正榮債券VII	Zhenro Bond VII	1,079,297	_	54,598	1,128	-	1,132,767
正榮債券VIII	Zhenro Bond VIII	1,062,003	_	54,492	1,120	_	1,115,375
正榮債券IX	Zhenro Bond IX	1,430,986	-	88,346	1,505	-	1,517,827
總計	Total	4,695,387	-	262,107	3,753	-	4,953,741

於二零二四年十二月三十一日, 本公司未能償還正榮債券V之本 金及利息。因此,逾期應付利息 獲分類為其他應付款項。

As at 31 December 2024, the Group failed to repay the principal and interest of Zhenro Bond V. Consequently, the overdue interest payable was reclassified as other payables.

各年度末,本集團應償還的公司債 券如下:

As at the end of each of the years, the Group's corporate bonds were repayable as follows:

		二零二四年 十二月三十一日 31 December 2024 人民幣千元 RMB'000	二零二三年 十二月三十一日 31 December 2023 人民幣千元 RMB'000
須於一年內或按要求償還	Repayable within one year or on demand	1,496,056	1,187,772
須於第三至五年償還	Repayable within third to five years	3,602,479	3,765,969
總計	Total	5,098,535	4,953,741

29. 公司債券(續)

正榮債券V

於二零一九年十一月四日,正榮地產 控 股 發 行 本 金 額 為 人 民 幣 1,050,000,000元的三年期公司債券 (「正榮債券V」)。正榮債券V以人民幣計值並按年利率6.0%計息,應自二零二零年十一月四日起按年支付。經扣除發行成本後,本集團因發行收取所得款項淨額人民幣1,045,275,000元。截至二零二四年及二零二三年十二月三十一日止年度的實際年利率為6.17%。

於二零二四年十二月三十一日,正 榮地產控股未能償還本金及利息人 民幣1,252,621,000元(二零二三年十 二月三十一日:人民幣1,187,772,000 元),其構成違約事件。

正榮債券VII及VIII

於二零二零年七月二十七日,正榮地產控股發行本金額為人民幣1,000,000,000元的五年期公司債券於上海債券交易所上市。正榮債券VII以,債券於上海證券交易所上市。正榮債券VII以,應自二零二一年七月二十七日,把每年支付。經扣除發行成本後,超年支付。經扣除發行成本後額以民幣991,437,000元。截至二零二四年及二零二三年十二月三十一日止年度的實際年利率分別為5.82%及5.82%。

根據二零二三年刊發的一系列公告,正榮地產控股成功將正榮債券 VII的利息及未償還本金償還期限 延長至二零二七年一月二十七日, 並豁免任何潛在違約。

29. CORPORATE BONDS (Continued)

Zhenro Bond V

On 4 November 2019, Zhenro Property Holdings issued a three-year corporate bond with a principal amount of RMB1,050,000,000 ("Zhenro Bond V"). Zhenro Bond V is denominated in RMB and bears interest at a rate of 6.0% per annum, payable annually in arrears, beginning on 4 November 2020. After deducting the issuance costs, the Group received net proceeds of RMB1,045,275,000 from the issuance. The effective interest rate was 6.17% on an annual basis for the years ended 31 December 2024 and 2023.

As at 31 December 2024, Zhenro Property Holdings had failed to repay the principal and interest of RMB1,252,621,000 (31 December 2023: RMB1,187,772,000), which constituted an event of default.

Zhenro Bond VII and VIII

On 27 July 2020, Zhenro Property Holdings issued a five-year corporate bond with a principal amount of RMB1,000,000,000 ("Zhenro Bond VII"), which was listed on the Shanghai Stock Exchange. Zhenro Bond VII is denominated in RMB and bears interest at a rate of 5.75% per annum, payable annually in arrears, beginning 27 July 2021. After deducting the issuance costs, the Group received net proceeds of RMB991,437,000 from the issuance. The effective interest rates were 5.82% and 5.82%, respectively, on an annual basis for the years ended 31 December 2024 and 2023.

Pursuant to the a series of announcements in 2023, Zhenro Property Holdings successfully extended the repayment of interest and the outstanding principal to 27 January 2027, and waived any potential defaults with respect to Zhenro Bond VII.

- 零二四年十二月三十一日 31 December 2024

29. 公司債券(續)

正榮債券VII及VIII(續)

於二零二零年九月十四日,正榮地 產控股發行本金額為人民幣 1,000,000,000元的四年期公司债券 (「正榮債券VIII」),債券於上海證 券交易所上市。正榮債券VIII以人 民幣計值並按年利率5.45%計息, 應自二零二一年九月十四日起按 年支付。經扣除發行成本後,本集 團因發行收取所得款項淨額人民 幣994,369,000元。截至二零二四年 及二零二三年十二月三十一日止 年度的實際年利率分別為5.49% 及5.42%。

根據二零二三年刊發的一系列公 告,正榮地產控股成功將正榮債券 VIII的利息及未償還本金的償還期 限延長至二零二七年三月十四日, 並豁免任何潛在違約。

正榮債券IX

於二零二一年七月二十三日, 正榮 地產控股發行本金額為人民幣 1,320,000,000元的四年期公司债券 (「正榮債券IX」)。正榮債券IX以人 民幣計值並按年利率6.3%計息,應 自二零二二年七月二十三日起按 年支付。經扣除發行成本後,本集 團因發行收取所得款項淨額人民 幣1,314,875,000.00元。截至二零二 四年及二零二三年十二月三十一 日止年度的實際利率分別為 6.11%及6.14%。

根據二零二三年刊發的一系列公 告,正榮地產控股成功將正榮債券 IX的利息及未償還本金的償還期 限延長至二零二七年一月二十三 日,並豁免任何潛在違約。

29. CORPORATE BONDS (Continued)

Zhenro Bond VII and VIII (Continued)

On 14 September 2020, Zhenro Property Holdings issued a four-year corporate bond with a principal amount of RMB1,000,000,000 ("Zhenro Bond VIII"), which was listed on the Shanghai Stock Exchange. Zhenro Bond VIII is denominated in RMB and bears interest at a rate of 5.45% per annum, payable annually in arrears, beginning 14 September 2021. After deducting the issuance costs, the Group received net proceeds of RMB994,369,000 from the issuance. The effective interest rates were 5.49% and 5.42%, respectively, on an annual basis for the years ended 31 December 2024 and 2023.

Pursuant to the a series of announcements in 2023, Zhenro Property Holdings successfully extended the repayment of interest and the outstanding principal to 14 March 2027, and waived any potential defaults with respect to Zhenro Bond VIII.

Zhenro Bond IX

On 23 July 2021, Zhenro Property Holdings issued a four-year corporate bond with a principal amount of RMB1,320,000,000 ("Zhenro Bond IX"). Zhenro Bond IX is denominated in RMB and bears interest at a rate of 6.3% per annum, payable annually in arrears, beginning 23 July 2022. After deducting the issuance costs, the Group received net proceeds of RMB1,314,875,000.00 from the issuance. The effective interest rates were 6.11% and 6.14%, respectively, on an annual basis for the years ended 31 December 2024 and 2023.

Pursuant to a series of announcements in 2023, Zhenro Property Holdings successfully extended the repayment of interest and the outstanding principal to 23 January 2027, and waived any potential defaults with respect to Zhenro Bond IX.

29. 公司債券(續)

正榮債券IX(續)

根據債券持有人會議決議案的公告,未償還本金及應計未付利息已計入正榮債券VII、正榮債券VIII及正榮債券IX的單價。

此外,正榮地產控股已同意通過利用與下列股權相關的股權收益權為正榮債券VII及正榮債券IX提供強化擔保措施:

- 江西省正榮房地產開發有限公司及正榮正泰(香港)有限公司持有的「南京正榮中心」總計100%的股權收益權;
- 正鼎(佛山)置業發展有限公司及Zhenro Zhengheng Hongkong Limited持有的「佛山張槎季華正榮府項目」總計100%的股權收益權;
- 武漢正襄企業管理諮詢有限公司持有的「武漢光谷正榮府項目」總計100%的股權收益權;
- 江西省正榮房地產開發有限公司及南昌正騰置業有限公司持有的「宜春悦玲瓏二期項目」所附共計100%的股權收益權;
- 南昌世歐房地產開發有限公司間接持有的「東投正榮府項目」的40%的股權收益權;
- 透過南昌正榮(新加坡)置業 有限公司及南昌正鼎置業有 限公司間接持有的與「南昌青 雲宸院項目」相關的總計51% 的股權收益權。

該等股權收益權作為抵押品,確保 償還正榮債券VII及正榮債券IX。

29. CORPORATE BONDS (Continued)

Zhenro Bond IX (Continued)

Pursuant to the announcement of the bondholders' meeting resolutions, the outstanding principal amount along with accrued unpaid interest has been included in the unit price of Zhenro Bond VII, Zhenro Bond VIII and Zhenro Bond IX.

Furthermore, Zhenro Property Holdings has agreed to provide enhanced security measures for Zhenro Bond VII and Zhenro Bond IX by leveraging the equity income rights associated with the following equity interests:

- The aggregate 100% equity income rights pertaining to the "Nanjing Zhenro Center Mall and Office Tower" held by Jiangxi Zhenro Real Estate Development Co., Ltd. and Zhenro Zhengtai Hongkong Limited;
- The aggregate 100% equity income rights related to the "Foshan Zhangcha Jihua Zhenro Mansion Project" held by Zhengding (Foshan) Real Estate Development Co., Ltd. and Zhenro Zhengheng Hongkong Limited;
- The aggregate 100% equity income rights concerning the "Wuhan Guanggu Zhenro Mansion Project" held by Wuhan Zhengxiang Enterprise Management Consulting Co., Ltd.;
- The collective 100% equity income rights attached to the "Yichun Yuelinlong Phase II Project" held by Jiangxi Zhengrong Real Estate Development Co., Ltd. and Nanchang Zhengteng Real Estate Co., Ltd.;
- The 40% equity income rights in the "Dongtou Zhenro Mansion Project" held indirectly by Nanchang Shiou Properties Development Co., Ltd.;
- The aggregate 51% equity income rights associated with the "Nanchang Qingyun Chenyuan Project" held indirectly through Nanchang Zhenro (Singapore) Real Estate Co., Ltd. and Nanchang Zhengding Real Estate Co., Ltd..

These equity income rights serve as collateral to ensure repayment of the Zhenro Bond VII and Zhenro Bond IX.

- 零二四年十二月三十一日 31 December 2024

29. 公司債券(續)

正榮債券IX(續)

於二零二四年十二月三十一日,公 司债券的公平值為人民幣 715,542,000元(二零二三年:人民幣 2,516,379,000元)。公平值按债券於 該等日期的市價計算。正榮房地產 控股發行的正榮債券VII、正榮債 券VIII及正榮債券IX的公平值計量 分類為公平值層級的第一級,原因 是其於上海證券交易所上市。正榮 地產控股發行的正榮債券V的公平 值計量分類為公平值層級的第二 級,原因是其未上市。

29. CORPORATE BONDS (Continued)

Zhenro Bond IX (Continued)

As at 31 December 2024, the fair value of the corporate bonds was RMB715,542,000 (2023: RMB2,516,379,000). The fair value is calculated using the market price of the bonds on those dates. The fair value measurement of Zhenro Bond VII, Zhenro Bond VIII and Zhenro Bond IX issued by Zhenro Property Holdings is categorised within Level 1 of the fair value hierarchy as they are listed on the Shanghai Stock Exchange. The fair value measurement of Zhenro Bond V issued by Zhenro Property Holdings is categorised within Level 2 of fair value hierarchy as it is not listed.

30. 股本

股份

30. SHARE CAPITAL

Shares

	二零二四年 2024 美元 <i>US\$</i>	二零二三年 2023 美元 <i>US\$</i>
已發行及繳足: 4,367,756,000股 (二零二三年: 4,367,756,000股) 每股面值 0.00001美元 (二零二三年:每股面值0.00001美元) 的普通股	43,678	43,678

本公司股本變動概要如下:

A summary of movements in the Company's share capital is as follows:

己發行	
股份數目	股本
Number of	Share
shares in issue	
	人民幣千元
	RMB'000

於二零二三年一月一日、

二零二三年十二月三十一日及

二零二四年十二月三十一日

At 1 January 2023, 31 December 2023 and 31 December 2024

4,367,756,000

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年內本公司已發行股本並無變動 (二零二三年:無)。

There were no movements in the issued share capital of the Company during the year (2023: Nil).

31. 儲備

截至二零二四年十二月三十一日 止年度,本集團的儲備金額及其變 動呈列於綜合權益變動表。

(a) 股份溢價

股份溢價指已發行股份賬面 值與已收取代價的差額。

(b) 合併儲備

本集團的合併儲備指公司重 組及重組完成前本集團現時 旗下公司的當時控股公司的 已發行股本及本集團現時旗 下公司的若干附屬公司權益 持有人的注資。

(c) 資本儲備

(d) 法定盈餘儲備

根據中國公司法及於中國成 立的附屬公司的組織章程細 則,本集團須按税後溢利淨 額的10%提取法定盈餘儲備, 此乃根據中國會計準則釐 定,直至儲備餘額達到其註 冊資本50%為止。受相關中國 法規及本集團組織章程細則 所載若干限制的規限,法定 盈餘儲備可用於抵銷虧損或 轉換為增加股本,但轉換後 儲備餘額不得少於本集團註 冊資本的25%。儲備不得用作 其設立目的以外的其他用 途,亦不得作為現金股息 分派。

31. RESERVES

The amounts of the Group's reserves and the movements therein for the year ended 31 December 2024 are presented in the consolidated statement of changes in equity.

(a) Share premium

The share premium represents the difference between the par value of the shares issued and the consideration received.

(b) Merger reserve

The merger reserve of the Group represents the issued capital of the then holding company of the companies now comprising the Group and the capital contributions from the equity holders of certain subsidiaries now comprising the Group before the completion of the Corporate Restructuring and the Reorganisation.

(c) Capital reserve

The capital reserve represents the difference between the cost of acquisition and the non-controlling interests acquired in the case of acquisition of additional non-controlling interests of subsidiaries, or, the difference between the proceeds from disposal and the non-controlling interests disposed of in the case of disposal of partial equity interests in subsidiaries to non-controlling shareholders without loss of control. Details of the movements in the capital reserve are set out in the consolidated statement of changes in equity.

(d) Statutory surplus reserves

In accordance with the PRC Company Law and the articles of association of the subsidiaries established in the PRC, the Group is required to appropriate 10% of its net profits after tax, as determined under the Chinese Accounting Standards, to the statutory surplus reserves until the reserve balance reaches 50% of its registered capital. Subject to certain restrictions set out in the relevant PRC regulations and in the articles of association of the Group, the statutory surplus reserves may be used either to offset losses, or to be converted to increase share capital provided that the balance after such conversion is not less than 25% of the registered capital of the Group. The reserves cannot be used for purposes other than those for which they are created and are not distributable as cash dividends.

- 零二四年十二月三十一日 31 December 2024

31. 儲備(續)

(e) 匯兑波動儲備

匯 兑 波 動 儲 備 包 括 換 算 集 團 實體的財務報表產生的所有 外匯差額。該儲備根據財務 報表附註2.4所載的會計政策 處理。

32. 永續資本證券

分類為負債

31. RESERVES (Continued)

(e) Exchange fluctuation reserve

The exchange fluctuation reserve comprises all foreign exchange differences arising from the translation of the financial statements of group entities. The reserve is dealt with in accordance with the accounting policy set out in note 2.4 to the financial statements.

32. PERPETUAL CAPITAL SECURITIES

Classified as Liabilities

		二零二四年 十二月三十一日 31 December 2024	
		人民幣千元 RMB'000	人民幣千元 RMB'000
永續資本證券II	Perpetual Capital Securities II	1,412,671	1,391,908

於二零一九年六月十九日,本公司 發行本金額為200,000,000美元的優 先永續資本證券(「永續資本證券 II」)。扣除發行成本後的所得款項 淨額總額為198,274,000美元。永續 資本證券II並無固定到期日,可由 本公司選擇於二零二二年一月二 十五日或以後按本金額連同應計、 未付或延遲派息付款贖回。工具自 發行日起至二零二二年一月二十 五日的分派率為年息率10.25%,加 上以後每年遞進息率5%。本集團 並無為永續資本證券Ⅱ作出擔保或 質押。本公司可按其全權酌情選擇 根據證券的條款延遲分派。除非及 直至本公司全數支付所有未付拖 欠分派及任何額外分派金額,否則 本公司不得宣派或派付任何股息、 或分派或作出付款, 並將促使不會 就此派付股息或作出其他支付或 贖回、削減、註銷、購回或以任何 代價收購。本公司可選擇贖回全部 而非部份證券。本公司並無責任就 永續工具交付現金、支付利息或行 使其贖回權。

On 19 June 2019, the Company issued senior perpetual capital securities (the "Perpetual Capital Securities II") with the principal amount of US\$200,000,000. Net proceeds after deducting the issue cost amounted to US\$198,274,000 in total. The Perpetual Capital Securities II have no fixed maturity date and are redeemable on or after 25 January 2022 at the Company's option at the principal amount together with accrued, unpaid or deferred distribution payments. The distribution rate for the instruments is 10.25% per annum from the date of issue to 25 January 2022, then increases by 5% per annum thereafter. No guarantee or pledge was made by the Group for the Perpetual Capital Securities II. The Company may, at its sole discretion, elect to defer a distribution pursuant to the terms of the securities. Unless and until the Company satisfies in full all outstanding arrears of distribution and any additional distribution amount, the Company shall not declare or pay any dividends or distributions, or make payment on, and will procure that no dividend or other payment is made on or redeem, reduce, cancel, buyback or acquire for any consideration thereof. Securities may be redeemed at the option of the Company, in whole but not in part. The Company has no obligation to deliver cash in respect of the perpetual instruments, pay interest nor exercise its right of redemption.

32. 永續資本證券(續)

分類為負債(續)

於二零二四年十二月三十一日,本公司未能支付永續資本證券的本金及利息人民幣1,750,150,000元(二零二三年:人民幣1,610,788,000元),其構成違約事件。

33. 綜合現金流量表附註

(a) 主要非現金交易

年內,本集團就辦公樓宇租賃安排作出之使用權資產及租賃負債的非現金添置為零(二零二三年:人民幣13,265,000元)。

32. PERPETUAL CAPITAL SECURITIES (Continued)

Classified as Liabilities (Continued)

On 29 March 2022, the consent solicitation for the Perpetual Capital Securities II was completed. The Company postponed the redemption of the securities to 6 March 2023, extended the first reset date of distribution rate to March 2023, and made modifications to relevant indebtedness default event in order to waive any potential defaults. Pursuant to the Consent Solicitation Memorandum and relevant terms of the Trust Deed dated 29 March 2022, the Company announced that all outstanding perpetual capital securities would be redeemed in full on 6 March 2023 (the "Redemption Date") at a redemption price equal to 102% of the outstanding principal amount thereof, plus any distributions accrued and unpaid to, but excluding, the Redemption Date.

In the opinion of the directors, before 29 March 2022, the Company was able to control the delivery of cash or other financial assets to the holders of the Perpetual Capital Securities II, therefore the Perpetual Capital Securities II were classified as equity instruments and presented as a part of the equity. However, on 29 March 2022, due to the distribution of redemption notice in relation to the Perpetual Capital Securities II, which is mandatory and binding upon given, the directors believe there would be a payment obligation on the Redemption Date. Therefore, the Perpetual Capital Securities II are reclassified as financial liabilities and presented as a part of the liabilities in the consolidated statement of financial position.

As at 31 December 2024, the Company failed to repay the principal and interest amounting to RMB1,750,150,000 (2023: RMB1,610,788,000) for the perpetual capital securities, which constituted an event of default.

33. NOTES TO THE CONSOLIDATED STATEMENT OF CASH FLOWS

(a) Major non-cash transactions

During the year, the Group had nil non-cash additions to right-of-use assets and lease liabilities (2023: RMB13,265,000), in respect of lease arrangements for office buildings.

二零二四年十二月三十一日 31 December 2024

33. 綜合現金流量表附註(續)

33. NOTES TO THE CONSOLIDATED STATEMENT OF CASH FLOWS (Continued)

(b) 融資活動產生的負債

(b) Changes in liabilities arising from financing activities

									來自融資
		計息銀行及			資產支持	永續資本		應付關聯	活動的負債
		其他借款	優先票據	公司債券	證券	證券	租賃負債	公司款項	總額
									Total
		Interest-							liabilities
		bearing bank			Asset-	Perpetual		Due to	from
		and other		Corporate	backed	capital	Lease	related	financing
		borrowings	Senior notes	bonds	securities	securities	liabilities	companies	activities
		人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元
		RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
		KMD 000	KMD 000	KMD 000	KMD 000	KMD 000	KMD 000	KIND 000	RMD 000
於二零二三年一月一日	At 1 January 2023	30,883,597	23,859,544	4,695,387	2,237,786	1,311,845	42,123	6,129,358	69,159,640
融資現金流量變動	Changes from financing								
	cash flows	(3,149,571)	-	(3,753)	(2,411)	-	(22,392)	(503,228)	(3,681,355)
非現金變動	Non-cash movements	1,266,453	302,669	262,107	119,774	80,063	4,588	(17,346)	2,018,308
於二零二三年	At 31 December 2023								
十二月三十一日	At J1 December 202)	29,000,479	24,162,213	4,953,741	2,355,149	1,391,908	24,319	5,608,784	67,496,593
融資現金流量變動	Character for an Caracian	29,000,479	24,102,213	4,900,741	2,5)),149	1,391,900	24,319),000,704	07,490,393
做 貝 坑 並 抓 里 変 期	Changes from financing	((01 (00)		(2.220)	(/ 17/)		(12.001)	(22/ 27/)	(020.200)
	cash flows	(691,609)	-	(3,320)	(4,176)	-	(13,001)	(226,274)	(938,380)
非現金變動	Non-cash movements	(480,971)	352,461	148,114	174,443	20,763	(4,908)	(6,772)	203,130
於二零二四年	At 31 December 2024								
十二月三十一日		27,827,899	24,514,674	5,098,535	2,525,416	1,412,671	6,410	5,375,738	66,761,343
		,,,-	,,,	,,,-	,,	,,,,,,,	-,	-,5,.50	,,

(c) 租賃總現金流出

計入現金流量表的租賃總現 金流出如下:

(c) Total cash outflow for leases

The total cash outflow for leases included in the statement of cash flows is as follows:

		二零二四年 2024 人民幣千元 RMB'000	二零二三年 2023 人民幣千元 RMB'000
經營活動內 融資活動內	Within operating activities Within financing activities	4,833 13,001	6,423 22,392
總計	Total	17,834	28,815

34. 擁有重大非控股權益的 非全資附屬公司

本集團擁有重大非控股權益的附屬公司詳情載列如下:

二零二四年十二月三十一日

34. PARTLY-OWNED SUBSIDIARIES WITH MATERIAL NON-CONTROLLING INTERESTS

Details of the Group's subsidiaries that have material non-controlling interests were set out below:

31 December 2024

		透過非控股 權益持有的 股權百分比 Percentage of equity interest held by non-controlling interests %	分配至非控股權益的年內 溢利/(虧損) Profit/(loss) for the year allocated to non-controlling interests 人民幣千元 RMB'000	非控股權益 累計結餘 Accumulated balances of non- controlling interests 人民幣千元 RMB'000
武漢恒瑞聚福房地產 開發有限公司 (「 武漢恒瑞聚福 」)	Wuhan Hengrui Jufu Real Estate Development Co., Ltd. ("Wuhan Hengrui Jufu")	49	84,450	332,399
榮瑞(福州)投資發展 有限公司(「 福州榮瑞 」)	Rongrui (Fuzhou) Investment and Development Co., Ltd. ("Fuzhou Rongrui")	20	15,944	537,348
南京正業置業發展有限 公司(「 南京正業 」)	Nanjing Zhengye Real Estate Development Co., Ltd. ("Nanjing Zhengye")	49	(7,762)	1,212,733

二零二三年十二月三十一日

31 December 2023

		透過非控股	分配至非控股	
		權益持有的	權益的年內	非控股權益
		股權百分比	溢利/(虧損)	累計結餘
		Percentage of	Profit/(loss) for the	Accumulated
		equity interest held	year allocated	balances of non-
		by non-controlling	to non-controlling	controlling
		interests	interests	interests
		%	人民幣千元	人民幣千元
		%	RMB'000	RMB'000
南京弘正房地產開發	Nanjing Hongzheng Real Estate			
有限公司(「南京弘正」)	Development Co., Ltd.			
	("Nanjing Hongzheng")	49	105,797	90,078
陝西卓越景達置業	Shaanxi Zhuoyue Jingda			
有限公司(「陝西卓越」)	Real Estate Co., Ltd.			
	("Shaanxi Zhuoyue")	66	(26,969)	73,288
南京正業置業發展	Nanjing Zhengye Real Estate			
有限公司(「南京正業」)	Development Co., Ltd.			
	("Nanjing Zhengye")	49	109,320	1,220,495

二零二四年十二月三十一日 31 December 2024

34. 擁有重大非控股權益的非全資附屬公司(續)

下表説明上述附屬公司的概要財 務資料。所披露的金額未計及任何 公司間抵銷:

二零二四年

34. PARTLY-OWNED SUBSIDIARIES WITH MATERIAL NON-CONTROLLING INTERESTS

(Continued)

The following tables illustrate the summarised financial information of the above subsidiaries. The amounts disclosed are before any intercompany eliminations:

2024

		武漢恒瑞聚福 Wuhan Hengrui Jufu 人民幣千元 RMB'000	福州榮瑞 Fuzhou Rongrui 人民幣千元 RMB'000	南京正業 Nanjing Zhengye 人民幣千元 RMB'000
收益 開支總額 所得税開支	Revenue Total expenses Income tax expense	974,189 (801,842)	3,430,293 (3,257,647) (92,926)	195,107 (209,254) (1,694)
年內溢利及全面收益 總額	Profit and total comprehensive income for the year	172,347	79,720	(15,841)
流動資產 非流動資產 流動負債 非流動負債	Current assets Non-current assets Current liabilities Non-current liabilities	970,904 - (292,539) -	3,524,958 3,101 (841,317)	3,204,505 14,484 (744,025)
淨資產	Net assets	678,365	2,686,742	2,474,964
經營活動(所用)/所得 現金流量淨額 投資活動所得現金流量 淨額	Net cash flows (used in)/ from operating activities Net cash flows from investing activities	(9,684)	93,381 -	69,400 -
融資活動所得/(所用) 現金流量淨額	Net cash flows from/ (used in) financing activities	9,138	(189,582)	(58,036)
現金及現金等價物 (減少)/增加淨額	Net (decrease)/increase in cash and cash equivalents	(546)	(96,201)	11,364

34. 擁有重大非控股權益的 非全資附屬公司(續) 34. PARTLY-OWNED SUBSIDIARIES WITH MATERIAL NON-CONTROLLING INTERI MATERIAL NON-CONTROLLING INTERESTS

(Continued)

二零二三年

2023

		南京弘正 Nanjing Hongzheng 人民幣千元 RMB'000	陝西卓越 Shaanxi Zhuoyue 人民幣千元 RMB'000	南京正業 Nanjing Zhengye 人民幣千元 RMB'000
收益 開支總額 所得税開支	Revenue Total expenses Income tax expense	3,286,298 (2,965,214) (105,171)	- (40,862) -	3,117,314 (2,810,974) (83,238)
年內溢利及全面收益 總額	Profit and total comprehensive income for the year	215,913	(40,862)	223,102
流動資產 非流動資產 流動負債 非流動負債	Current assets Non-current assets Current liabilities Non-current liabilities	949,311 103 (762,249) (3,332)	1,206,264 - (1,095,222) -	3,398,216 15,918 (923,328)
淨資產	Net assets	183,833	111,042	2,490,806
經營活動(所用)/所得 現金流量淨額 投資活動所得現金流量	Net cash flows (used in)/ from operating activities Net cash flows from	(17,429)	(37,493)	234,237
淨額 融資活動所得/(所用) 現金流量淨額	investing activities Net cash flows from/ (used in) financing activities	17,428	40,284	(223,706)
現金及現金等價物 (減少)/增加淨額	Net (decrease)/increase in cash and cash equivalents	(1)	2,791	10,531

- 零二四年十二月三十一日 31 December 2024

35. 進入破產清算程序之附 屬公司

於二零二四年七月一日,正榮(上 海)科技服務有限公司收到上海市 第三中級法院之民事裁定書((2024) 滬03破546號),其於二零二四年六 月十八日裁定,受理申請人襄陽阜 家房地產經紀有限公司對被申請 人正榮(上海)科技服務有限公司 (擁有99%權益之附屬公司)提出之 破產清算申請,並委任方達律師事 務所為管理人。正榮(上海)科技服 務有限公司當前處於資金催收及 註銷程序。董事認為,本集團於該 判决後失去正榮(上海)科技服務有 限公司之控制權並於其後終止綜 合入賬附屬公司。直至財務報表批 准日期,上海科技尚未完成清算。

於二零二四年六月二十五日,江蘇 省蘇州市吳江區人民法院之民事 裁定書((2024)蘇0509破17-1號)裁 定蘇州正譽房地產開發有限公司 宣告破產,並委任國浩律師(蘇州) 事務所為管理人。於二零二四年十 二月二日,本公司收到江蘇省蘇州 市吳江區人民法院之民事裁定書 ((2024)蘇0509破17-6號),其於二零 二四年十一月二十九日裁定,由於 蘇州正譽房地產開發有限公司當 前並無其他可供分配資產,法院終 止蘇州正譽房地產開發有限公司 之破產程序。根據有關法律規定, 倘於破產程序終結後兩年內發現 存在可依法收回之資產或者其他 可分配資產,債權人有權請求人民 法院補充分配。同時,國浩律師 (蘇州)事務所繼續擔任管理人。董 事認為,本集團於該判決後失去蘇 州正譽房地產開發有限公司之控 制權並於其後終止綜合入賬附屬 公司。

35. SUBSIDIARIES UNDER BANKRUPTCY LIQUIDATION PROCEDURES

On 1 July 2024, Zhenro (Shanghai) Technology Services Co., Ltd. received the Civil Ruling (2024) Hu 03 Bankruptcy No. 546 from Shanghai Third Intermediate Court, which ruled on 18 June 2024 that it accepted the bankruptcy liquidation application filed by the applicant Xiangyang Fujia Real Estate Brokerage Co., Ltd. against the respondent Zhenro (Shanghai) Technology Services Co., Ltd., a 99%-owned subsidiary, and appointed Fangda Partners as the administrator. Zhenro (Shanghai) Technology Services Co., Ltd is currently in the fund collection and cancellation proceedings. The directors considered that the Group lost control over Zhenro (Shanghai) Technology Services Co., Ltd. upon the judgement and deconsolidated the subsidiaries thereafter. Up to the date of approval of the financial statements, the liquidation of Shanghai Technology has not yet been completed.

On 25 June 2024, Civil Ruling (2024) Su 0509 Bankruptcy No. 17-1 from Wujiang District People's Court of Suzhou City, Jiangsu Province ruled on declaring Suzhou Zhengyu Real Estate Development Co., Ltd. bankrupt and appointed Grandall Law Firm (Suzhou) as the administrator. On 2 December 2024, the Company received the Civil Ruling (2024) Su 0509 Bankruptcy No. 17-6 from Wujiang District People's Court of Suzhou City, Jiangsu Province, which ruled on 29 November 2024 that as Suzhou Zhengyu Real Estate Development Co., Ltd. currently had no other assets available for distribution, the court terminated the bankruptcy proceedings of Suzhou Zhengyu Real Estate Development Co., Ltd. According to relevant legal stipulations, should it be found within two years subsequent to the conclusion of the bankruptcy proceedings that there exist assets recoverable as per the law or other distributable assets, creditors reserve the right to petition the people's court for supplementary distribution. Meanwhile, Grandall Law Firm (Suzhou) continues to act as the administrator. The directors considered that the Group lost control over Suzhou Zhengyu Real Estate Development Co., Ltd. upon the judgement and deconsolidated the subsidiaries thereafter.

35. 進入破產清算程序之附屬公司(續)

出售日期的資產及負債的賬面值 如下:

二零二四年

35. SUBSIDIARIES UNDER BANKRUPTCY LIQUIDATION PROCEDURES (Continued)

The carrying values of the assets and liabilities on the dates of disposal were as follows:

2024

		總計 Total 人民幣千元 RMB'000
取消綜合入賬之資產淨值:	Net assets deconsolidated:	
現金及現金等價物 預付款項、其他應收款項及其他資產 應收關聯公司款項 持作出售之物業 貿易應付款項及應付票據 合約負債 其他應付款項及應計費用 應付税項 應付關聯公司款項 取消綜合入賬之資產淨值	Cash and cash equivalents Prepayments, other receivables and other assets Due from related companies Properties held for sale Trade and bills payables Contract liabilities Other payables and accruals Tax payables Due to related companies Net assets deconsolidated	2,043 60,027 1,338,553 26,956 (134,884) (24,441) (34,776) (27,440) (110,384) 1,095,654
應收代價	Consideration receivable	1,095,654
附屬公司清算之收益/虧損淨額	Net gains/losses on liquidation of subsidiaries	-
有關取消綜合入賬的現金及現金等價物 流入淨額的分析如下:	An analysis of the net inflow of cash and cash equivalents in respect of the deconsolidation is as follows:	
現金代價 取消綜合入賬的現金及現金等價物	Cash consideration Cash and cash equivalents deconsolidated	(2,043)
有關取消綜合入賬的現金及現金等價物 流入淨額	Net inflow of cash and cash equivalents in respect of the deconsolidation	(2,043)

一零二四年十二月三十一日 31 December 2024

36. 或然負債

於報告期末,未於財務報表內撥備 的或然負債如下:

36. CONTINGENT LIABILITIES

At the end of the reporting period, contingent liabilities not provided for in the financial statements were as follows:

		附註 Notes	二零二四年 2024 人民幣千元 RMB'000	二零二三年 2023 人民幣千元 RMB'000
向銀行作出的有關授予 本集團物業買家融資的 擔保 向銀行及其他機構作出的 有關授予關聯公司及 第三方融資的擔保	Guarantees given to banks in connection with facilities granted to purchasers of the Group's properties Guarantees given to banks and other institutions in connection with facilities granted to related companies and a third party	(1)	19,760,221 2,760,452	29,210,471 2,886,892
總計	Total		22,520,673	32,097,363

附註:

本集團就若干銀行向本集團持作 出售已竣工物業買家授出的抵押 融資提供擔保。根據擔保安排的 條款,如買家拖欠按揭付款,本 集團負責向該等銀行償還未償還 抵押本金及違約買家所欠的任何 應計利息及罰款。

> 根據上述安排,相關物業已質押 予該等銀行作為抵押貸款的抵押 品;倘該等買家拖欠抵押還款, 該等銀行有權接管有關法定業 權,並透過公開拍賣將抵押物業 變現。

> 本集團的擔保期由授出相關抵押 貸款日期起至買家獲發物業所有 權證及辦理登記止,有關證明一 般會於買家接管相關物業後的一 至兩年內取得。

> 截至二零二四年及二零二三年十 二月三十一日止年度,本集團並 未就向本集團持作出售已竣工物 業買家授出的抵押融資提供擔保 產生任何重大損失。本公司董事 認為如出現違約付款,相關物業 的可變現淨值足以償還未償還抵 押貸款連同任何應計利息及罰 款,故並無對擔保計提撥備。

Notes:

(1) The Group provided guarantees in respect of mortgage facilities granted by certain banks to the purchasers of the Group's completed properties held for sale. Pursuant to the terms of the guarantee arrangements, in the case of default on mortgage payments by the purchasers, the Group is responsible for repaying the outstanding mortgage principals together with any accrued interest and penalties owed by the defaulted purchasers to those banks.

Under the above arrangement, the related properties were pledged to the banks as collateral for the mortgage loans, upon default on mortgage repayments by these purchasers, the banks are entitled to take over the legal titles and will realise the pledged properties through open auction.

The Group's guarantee period starts from the dates of grant of the relevant mortgage loans and ends upon the issuance and registration of property ownership certificates to the purchasers, which will generally be available within one to two years after the purchasers take possession of the relevant properties.

The Group did not incur any material losses during the years ended 31 December 2024 and 2023 in respect of the guarantees provided for mortgage facilities granted to purchasers of the Group's completed properties held for sale. The directors of the Company considered that in the case of default on payments, the net realisable value of the related properties would be sufficient to repay the outstanding mortgage loans together with any accrued interest and penalty, and therefore, no provision has been made in connection with the guarantees.

36. 或然負債(續)

附註:(續)

- (2) 本集團就向合營企業、聯營公司 及第三方的借款向銀行及其他機 構提供擔保。本公司董事認為, 由於公平值並不重大,截至二零 二四年及二零二三年十二月三十 一日,就向合營企業、聯營公費 及第三方提供的擔保計提之撥備 甚微。有關關聯方交易的進一步 詳情載於財務報表附註38。
- 除附註27所披露的銀行和其他金 (3) 融機構對本集團的附屬公司提起 的訴訟外,尚有幾個建築商對本 集團的若干附屬公司提起的要求 支付建築費的未決訴訟。根據本 集團內部法律顧問的意見,本公 司董事估計,本集團很可能有責 任支付建築費,於二零二四年及 二零二三年十二月三十一日,已 就該費用計提撥備並計入「貿易 應付款項及應付票據一。本公司 董事認為,截至二零二四年及二 零二三年十二月三十一日止年 度,無須就訴訟計提進一步的重 大準備。

除上文披露者外,於本年度及直 至二零二四年十二月三十一日, 本集團並無牽涉任何其他重大訴 訟、仲裁或行政程序、索賠或糾 紛。據本公司董事所知,本集團 並無其他針對本集團的未決或潛 在重大訴訟或索賠。於二零二四 年十二月三十一日,本集團是若 干非重大訴訟的被告,同時也是 本集團日常業務過程中產生的若 干訴訟的當事人。該等或有負 债、訴訟或其他法律程序的可能 結果目前無法合理確定,但本公 司董事相信,上述案件可能產生 的任何法律責任將不會對本集團 的財務狀況或業績產生任何重大 影響。

36. CONTINGENT LIABILITIES (Continued)

Notes: (Continued)

- (2) The Group provided guarantees to banks and other institutions in connection with borrowings made to the joint ventures, associates and third parties. The directors of the Company consider that provision in respect of the guarantees provided to the joint ventures, associates and third parties is immaterial as of 31 December 2024 and 2023 since the fair value is not significant. Further details of the related party transactions are included in note 38 to the financial statements.
- (3) In addition to the litigations commenced by banks and other financial institutions against subsidiaries of the Group as disclosed in note 27, there were outstanding litigations commenced by several constructors against certain subsidiaries of the Group claiming construction fees. Based on the advice of the Group's in-house legal counsel, the directors of the Company have estimated that the Group will likely be liable to pay the construction fees, which had been provided and included in "trade and bill payables" as at 31 December 2024 and 2023. In the opinion of the Company's directors, no further significant provision for litigation was required to be made for the years ended 31 December 2024 and 2023.

Except as disclosed above, during the year and up to 31 December 2024, the Group was not involved in any other material litigation, arbitration or administrative proceedings, claims or disputes. As far as the directors of the Company was aware, the Group had no other material litigation or claim which was pending or threatened against the Group. As at 31 December 2024, the Group was the defendant of certain non-material litigations, and also a party to certain litigations arising from the ordinary course of business of the Group. The likely outcome of these contingent liabilities, litigations or other legal proceedings cannot be ascertained with reasonable certainty at present, but the directors of the Company believes that any possible legal liability which may be incurred from the aforesaid cases will not have any material impact on the financial position or results of the Group.

財務報表附註 NOTES TO FINANCIAL STATEMENTS

二零二四年十二月三十一日 31 December 2024

37. 承擔

本集團於報告期末擁有以下合約 承擔:

37. COMMITMENTS

The Group had the following contractual commitments at the end of the reporting period:

		二零二四年 2024 人民幣千元	二零二三年 2023 人民幣千元
已訂約但尚未撥備: 開發中物業	Contracted, but no provided for: Properties under development	RMB'000	7,492,880

此外,本集團亦向合營企業提供以 下承擔(包括本集團與其他合營企 業共同承擔的承擔份額),該等承 擔不包括在上述內容中:

In addition, the Group had the following commitments provided to joint ventures (including the Group's share of commitments made jointly with other joint venturers), which are not included in the above:

		二零二四年	二零二三年
		2024	2023
		人民幣千元	人民幣千元
		RMB'000	RMB'000
已訂約但尚未撥備:	Contracted, but no provided for:		
注資	Capital contributions	1,832,876	1,836,176

38. 關聯方交易

38. RELATED PARTY TRANSACTIONS

(a) 重大關聯方交易

(a) Significant related party transactions

		二零二四年 2024 人民幣千元 RMB'000	二零二三年 2023 人民幣千元 RMB'000
合營企業及聯營公司墊款	Advances from joint ventures and associates	271,282	786,164
償還合營企業及聯營公司的 墊款	Repayment of advances from joint ventures and associates	497,556	1,332,747
給予合營企業及聯營公司的 墊款	Advances to joint ventures and associates	398,723	2,375,787
償還給予合營企業及聯營公 司的墊款	Repayment of advances to joint ventures and associates	531,883	2,409,477
由最終控股股東控制的公司 提供的物業管理及管理諮 詢服務(附註)	Property management and management consulting services from companies controlled by the ultimate controlling shareholders (note)	31,424	50,786
最終控股股東控制的公司之 租金收入(附註)	Rental income to companies controlled by the ultimate controlling shareholders (note)	74,095	69,608
為合營企業及聯營公司提供 管理諮詢服務(附註)	Management consulting services to joint ventures and associates (note)	8,227	25,675

附註:該等交易乃根據參與各方 共同協定的條款及條件 進行。

(b) 與關聯方的其他交易

於二零二四年十二月三十一日,本集團就合營企業及聯營公司獲授之為數人民幣2,424,952,000元(二零二三年:人民幣2,525,392,000元)的若干銀行及其他貸款作出擔保。

Note: These transactions were carried out in accordance with the terms and conditions mutually agreed by the parties involved.

(b) Other transactions with related parties

As at 31 December 2024, the Group guaranteed certain bank and other loans made to joint ventures and associates of up to RMB2,424,952,000 (2023: RMB2,525,392,000).

二零二四年十二月三十一日 31 December 2024

38. 關聯方交易(續)

38. RELATED PARTY TRANSACTIONS (Continued)

(c) 與關聯方的未付結餘

(c) Outstanding balances with related parties

		二零二四年 十二月三十一日 31 December 2024 人民幣千元 RMB'000	二零二三年 十二月三十一日 31 December 2023 人民幣千元 RMB'000
應收關聯公司款項 貿易: 由最終控股股東控制的 公司 由合營企業控制的公司	Due from related companies Trade: Companies controlled by the ultimate controlling shareholders	6,530	41,067
非貿易: 合營企業及聯營公司	Companies controlled by the joint venture Non-trade: Joint ventures and associates	27,668 13,008,530	13,141,690
減值	Impairment	(3,126,332)	(2,901,693)
總計	Grand Total	9,916,396	10,281,064
應付關聯公司款項: 貿易: 最終控股股東控制的公司	Due to related companies: Trade: Companies controlled by the ultimate controlling shareholders	187,509	194,281
非貿易: 合營企業及聯營公司	Non-trade: Joint ventures and associates	5,188,229	5,414,503
總計	Grand total	5,375,738	5,608,784

應收關聯公司款項減值準備 的變動情況如下:

The movements in provision for impairment of due from related companies are as follows:

		二零二四年 2024 人民幣千元 RMB'000	二零二三年 2023 人民幣千元 RMB'000
於一月一日的賬面值 已確認減值虧損(附註6)	Carrying amount at 1 January Impairment losses recognised (note 6)	2,901,693 224,639	1,779,973 1,121,720
於十二月三十一日的賬面值	Carrying amount at 31 December	3,126,332	2,901,693

38. 關聯方交易(續)

(c) 與關聯方的未付結餘(續)

本集團根據預期信貸虧損模 試值評估,該等款須須根建行 減值評估,該等數須須根建行 減值評估。預期信貸虧 減值評估。預期信貸虧 養額於每個報告日更信 險的變化。於二零四關 險的變化。於二零四關 內之一日,應收 人民 一日,應以 人民 等 1,126,332,000元(二零二人 大工月三十一日: 人 2,901,693,000元)。

除應付合營企業及聯營公司的款項人民幣70,481,000元(二零二三年:人民幣66,031,000元),按5.95%的利率計息,其他餘額均屬無擔保、免息及須按要求償還。

(d) 本集團主要管理人員 薪酬

38. RELATED PARTY TRANSACTIONS (Continued)

(c) Outstanding balances with related parties (Continued)

The Group performs impairment assessment under ECL model on the amounts due from related parties, which are subject to impairment assessment under IFRS 9. The amount of ECL is updated at each reporting date to reflect changes in credit risk since initial recognition. As at 31 December 2024, the impairment of the amounts due from related parties was RMB3,126,332,000 (31 December 2023: RMB2,901,693,000).

Except for the amounts due to joint ventures and associates of RMB70,481,000 (2023: RMB66,031,000) which are interest-bearing at a rate of 5.95%, other balances are unsecured, interest-free and repayable on demand.

(d) Compensation of key management personnel of the Group

	二零二四年 2024 人民幣千元	二零二三年 2023 人民幣千元
	RMB'000	RMB'000
短期僱員福利 Short term employee benefits 養老金計劃供款及社會福利 Pension scheme contributions and social	10,901	11,985
welfare	381	713
支付予主要管理人員的薪酬 Total compensation paid to key 總額 management personnel	11,282	12,698

董事酬金的進一步詳情載於 財務報表附註8。

Further details of directors' emoluments are included in note 8 to the financial statements.

二零二四年十二月三十一日 31 December 2024

39. 按類別劃分的金融工具

於報告期末各類金融工具的賬面 值如下:

二零二四年十二月三十一日

金融資產

39. FINANCIAL INSTRUMENTS BY CATEGORY

The carrying amounts of each of the categories of financial instruments as at the end of the reporting period are as follows:

31 December 2024

Financial assets

		按攤銷成本 列賬的金融資產 Financial assets at amortised cost 人民幣千元 RMB'000
貿易應收款項(附註21) 計入預付款項、其他應收款項及 其他資產的金融資產(附註22) 應收關聯公司款項(附註38) 受限制現金(附註23) 已抵押存款(附註23) 現金及現金等價物(附註23)	Trade receivables (note 21) Financial assets included in prepayments, other receivables and other assets (note 22) Due from related companies (note 38) Restricted cash (note 23) Pledged deposits (note 23) Cash and cash equivalents (note 23)	262,670 15,969,089 9,916,396 1,905,468 63,920 1,215,294
總計	Total	29,332,837

金融負債

Financial liabilities

		按攤銷成本列 賬的金融負債 Financial liabilities at amortised cost 人民幣千元 RMB'000
租賃負債(附註15)	Lease liabilities (note 15)	6,410
貿易應付款項及應付票據(附註24)	Trade and bills payables (note 24)	16,349,689
計入其他應付款項及應計費用的金融	Financial liabilities included in other payables and	10,549,069
負債(附註25)	accruals (note 25)	15,173,991
計息銀行及其他借款(附註27)	Interest-bearing bank and other borrowings (note 27)	27,827,899
優先票據(附註28)	Senior notes (note 28)	24,514,674
公司債券(附註29)	Corporate bonds (note 29)	5,098,535
永續資本證券(附註32)	Perpetual capital securities (note 32)	1,412,671
應付關聯公司款項(附註38)	Due to related companies (note 38)	5,375,738
總計	Total	95,759,607

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39. 按類別劃分的金融工具 39. FINANCIAL INSTRUMENTS BY CATEGORY

(Continued)

31 December 2023

金融資產

Financial assets

總計	Total	33,252,642	2,701	33,255,343
現金及現金等價物(附註23)	Cash and cash equivalents (note 23)	1,716,960	-	1,716,960
已抵押存款(附註23)	Pledged deposits (note 23)	131,395	-	131,395
受限制現金(附註23)	Restricted cash (note 23)	3,187,254	-	3,187,254
應收關聯公司款項(附註38)	Due from related companies (note 38)	10,281,064	_	10,281,064
款項及其他資產的金融 資產(附註22)	Financial assets included in prepayments, other receivables and other assets (note 22)	17,361,685	-	17,361,685
貿易應收款項(附註21) 計入預付款項、其他應收	Trade receivables (note 21)	574,284	_	574,284
按公平值計入損益的金融資產	Financial assets at fair value through profit or loss	. -	2,701	2,701
		RMB'000	RMB'000	RMB'000
		人民幣千元	人民幣千元	人民幣千元
		Financial assets	Financial assets at fair value through profit or loss	Total
		按攤銷成本 列賬的金融資產	按公平值計入 損益的金融資產	總計

金融負債

Financial liabilities

		按攤銷成本 列賬的金融負債 Financial liabilities at amortised cost 人民幣千元 RMB'000
租賃負債(附註15)	Lease liabilities (note 15)	24,319
貿易應付款項及應付票據(附註24)	Trade and bills payables (note 24)	17,734,022
計入其他應付款項及應計費用的金融	Financial liabilities included in other payables and	
負債(附註25)	accruals (note 25)	11,735,326
計息銀行及其他借款(附註27)	Interest-bearing bank and other borrowings (note 27)	29,000,479
優先票據(附註28)	Senior notes (note 28)	24,162,213
公司債券(附註29)	Corporate bonds (note 29)	4,953,741
永續資本證券(附註32)	Perpetual capital securities (note 32)	1,391,908
應付關聯公司款項(附註38)	Due to related companies (note 38)	5,608,784
總計	Total	94,610,792

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40. 金融工具的公平值及公 平值層級

除賬面值與公平值合理相若的金 融工具外,本集團金融工具的賬面 值及公平值如下:

40. FAIR VALUE AND FAIR VALUE HIERARCHY OF FINANCIAL INSTRUMENTS

The carrying amounts and fair values of the Group's financial instruments, other than those with carrying amounts that reasonably approximate to fair values, are as follows:

		賬面 Carrying a		公平值 Fair values		
		二零二四年 2024 人民幣千元 RMB'000	二零二三年 2023 人民幣千元 RMB'000	二零二四年 2024 人民幣千元 RMB'000	二零二三年 2023 人民幣千元 RMB'000	
金融資產 按公平值計入損益的 金融資產	Financial assets Financial assets at fair value through profit or loss	_	2,701	_	2,701	
金融負債 計息銀行及其他借款	Financial liabilities Interest-bearing bank and other borrowings	27,827,899	29,000,479	27,880,301	29,023,892	
公司債券 優先票據 永續資本證券	Corporate bonds Senior notes Perpetual capital securities	5,098,535 24,514,674 1,412,671	4,953,741 24,162,213 1,391,908	715,542 774,238 21,565	2,516,379 785,380 19,506	
總計	Total	58,853,779	59,508,341	29,391,646	32,345,157	

管理層已評估現金及現金等價物、 已抵押存款、受限制現金、貿易應 收款項、貿易應付款項及應付票 據、計入預付款項、其他應收款項 及其他資產的金融資產、計入其他 應付款項及應計費用的金融負債 以及應收/應付關聯公司款項的公 平值與其賬面值相若,主要是由於 該等工具的到期期限較短。

本集團的融資部門由財務經理帶 領,負責釐定金融工具公平值計量 的政策及程序。財務經理直接向財 務總監匯報。於各報告日期,融資 部門分析金融工具價值的變動並 决定應用於估值的主要輸入數據。 估值由財務總監審核及批准。每年 就中期及年度財務報告與審核委 員會對估值結果進行兩次討論。

Management has assessed that the fair values of cash and cash equivalents, pledged deposits, restricted cash, trade receivables, trade and bills payables, financial assets included in prepayments, other receivables and other assets, financial liabilities included in other payables and accruals, and amounts due from/to related companies approximate to their carrying amounts largely due to the short term maturities of these instruments.

The Group's finance department headed by the finance manager is responsible for determining the policies and procedures for the fair value measurement of financial instruments. The finance manager reports directly to the chief financial officer. At each reporting date, the finance department analyses the movements in the values of financial instruments and determines the major inputs applied in the valuation. The valuation is reviewed and approved by the chief financial officer. The valuation results are discussed with the audit committee twice a year for interim and annual financial reporting.

40. 金融工具的公平值及公平值層級(續)

金融資產及負債之公平值以該工 具於自願訂約各方現時進行之交 易(強迫或清算銷售除外)中之交易 金額入賬。以下方法及假設乃用於 估計公平值:

計息銀行及其他借款的公平值乃 通過將預期未來現金流量按現時 可用於具類似條款、信用風險及餘 下還款期限之工具的利率進行貼 現計算。本集團於二零二四年十二 月三十一日自有計息銀行及其他 借款之不履約風險被評定為並不 重大。

優先票據、永續資本證券及公司債券(不包括正榮債券V)的公平值乃根據市價計算。正榮債券V的公平值乃通過將預期未來現金流量按現時可用於具類似條款、信用風險及餘下還款期限之工具的利率進行貼現計算。

上市股本投資的公平值乃按所報 市價計算。非上市基金投資的公平 值乃參考所報市價根據市場法最 大限度地利用可觀察市場數據 計算。

40. FAIR VALUE AND FAIR VALUE HIERARCHY OF FINANCIAL INSTRUMENTS (Continued)

The fair values of the financial assets and liabilities are included at the amount at which the instrument could be exchanged in a current transaction between willing parties, other than in a forced or liquidation sale. The following methods and assumptions were used to estimate the fair values:

The fair values of interest-bearing bank and other borrowings have been calculated by discounting the expected future cash flows using rates currently available for instruments with similar terms, credit risk and remaining maturities. The Group's own non-performance risk for interest-bearing bank and other borrowings as at 31 December 2024 was assessed to be insignificant.

The fair values of senior notes, perpetual capital securities and corporate bonds, excluding Zhenro Bond V, are based on market prices. The fair value of Zhenro Bond V has been calculated by discounting the expected future cash flows using rates currently available for instruments with similar terms, credit risk and remaining maturities.

The fair values of listed equity investments are based on quoted market prices. The fair value of unlisted fund investments is based on the market approach by reference to quoted market prices, maximising the use of observable market data where it is available.

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40. 金融工具的公平值及公平值層級(續)

公平值層級

下表列示本集團金融工具的公平 值計量層級:

按公平值計量的資產: 於二零二四年十二月三十一日,本

公司並無按公平值計量的金融 資產。

於二零二三年十二月三十一日

40. FAIR VALUE AND FAIR VALUE HIERARCHY OF FINANCIAL INSTRUMENTS (Continued)

Fair value hierarchy

The following tables illustrate the fair value measurement hierarchy of the Group's financial instruments:

Assets measured at fair value:

As at 31 December 2024, the Company had no financial assets measured at fair value.

As at 31 December 2023

使用以 ⁻ Fair valu			
活躍市場 之報價 (第一級)	重大可觀察 輸入數據 (第二級)		
Quoted prices in active	Significant observable	Significant unobservable	
markets (Level 1)	inputs (Level 2)	inputs (Level 3)	總 T
人民幣千元 RMB'000	人民幣千元 RMB'000		人民幣· RMB'

按公平值計入損益 Financial assets at fair value 的金融資產

through profit or loss 2,701 2,701

本集團於二零二四年十二月三十 一日並無任何按公平值計量的金 融負債(二零二三年:無)。

於本年度內,第一級與第二級之間 並無公平值計量之轉撥, 而金融資 產與金融負債均無第三級之轉入 或轉出(二零二三年:無)。

The Group had no financial liabilities measured at fair value as at 31 December 2024 (2023: Nil).

During the year, there were no transfers of fair value measurements between Level 1 and Level 2 and no transfers into or out of Level 3 for both financial assets and financial liabilities (2023: Nil).

公平值層級(續)

披露公平值的負債: 於二零二四年十二月三十一日

40. 金融工具的公平值及公 平值層級(續) 40. FAIR VALUE AND FAIR VALUE HIERARCHY OF FINANCIAL INSTRUMENTS (Continued)

Fair value hierarchy (Continued)

Liabilities for which fair values are disclosed:

As at 31 December 2024

			下數據計量之名 e measurement 重大可觀察 輸入數據 (第二級) Significant observable		
		markets (Level 1) 人民幣千元	inputs (Level 2) 人民幣千元	inputs (Level 3) 人民幣千元	總計 Total 人民幣千元
		RMB'000	RMB'000	RMB'000	RMB'000
計息銀行及其他	Interest-bearing bank and				
借款 公司債券	other borrowings	- 501 6/2	27,880,301	_	27,880,301
公 · · · · · · · · · · · · · · · · · · ·	Corporate bonds Senior notes	591,642 774,238	123,900	_	715,542 774,238
永續資本證券	Perpetual capital securities	21,565	_	_	21,565
總計	Total	1,387,445	28,004,201	_	29,391,646

於二零二三年十二月三十一日

As at 31 December 2023

	使用以下數據計量之公平值 Fair value measurement using					
		活躍市場 之報價 (第一級)	重大可觀察 輸入數據 (第二級)	重大不可觀 察輸入數據 (第三級)		
		Quoted prices in active	Significant observable	Significant unobservable	/u/a 2-1	
		markets (Level 1) 人民幣千元	inputs (Level 2) 人民幣千元	inputs (Level 3) 人民幣千元	總計 Total 人民幣千元	
		RMB'000	RMB'000	RMB'000	RMB'000	
計息銀行及其他	Interest-bearing bank and					
借款	other borrowings	_	29,023,892	_	29,023,892	
公司債券	Corporate bonds	2,392,479	123,900	_	2,516,379	
優先票據	Senior notes	785,380	_	_	785,380	
永續資本證券	Perpetual capital securities	19,506	-	_	19,506	
總計	Total	3,197,365	29,147,792	_	32,345,157	

41. 財務風險管理目標及政策

本集團金融工具產生的主要風險 為利率風險、外匯風險、信用風險 及流動資金風險。一般而言,本集 團對其風險管理採取保守策略。本 集團未持有或發行可供交易的衍 生金融工具。董事會檢討並同意該 等風險管理政策,其概述如下。

(a) 利率風險

本集團面臨的市場利率變動 風險主要與財務報表附註27 所載的本集團計息銀行及其 他借款有關。本集團並無使 用衍生金融工具對沖利率風 險。本集團使用浮息銀行借 款管理其利息成本。

於二零二四年十二月三十一日,倘在所有其他變量維持不變的情況下銀行借款的利率上升/下降1%,則本集團於本年度的除稅前溢利將減少/增加約人民幣55,317,000元(二零二三年:人民幣55,880,000元)。

(b) 外匯風險

本集團面臨交易貨幣風險。 該等風險乃因運營單位以單 位之功能貨幣以外之貨幣進 行交易而產生。此外,本集團 面臨來自其金融資產及優先 票據的貨幣風險。

41. FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES

The Group's principal financial instruments mainly include cash and bank balances, trade receivables, and trade and other payables, which arise directly from its operations. The Group has other financial assets and liabilities such as interest-bearing bank and other borrowings, senior notes, corporate notes, perpetual capital securities, financial instruments at fair value through profit or loss, amounts with related companies and other receivables. The main purpose of these financial instruments is to raise finance for the Group's operations.

The main risks arising from the Group's financial instruments are interest rate risk, foreign currency risk, credit risk and liquidity risk. Generally, the Group introduces conservative strategies on its risk management. The Group does not hold or issue derivative financial instruments for trading purposes. The board of directors reviews and agrees policies for managing each of these risks and they are summarised below.

(a) Interest rate risk

The Group's exposure to risk for changes in market interest rates relates primarily to the Group's interest-bearing bank and other borrowings as set out in note 27 to the financial statements. The Group does not use derivative financial instruments to hedge interest rate risk. The Group manages its interest cost using variable rate bank borrowings.

As at 31 December 2024, if the interest rate of bank borrowings had increased/decreased by 1% and all other variables held constant, the profit before tax for the year of the Group would have decreased/increased by approximately RMB55,317,000 (2023: RMB55,880,000).

(b) Foreign currency risk

The Group has transactional currency exposures. Such exposures arise from transactions by operating units in currencies other than the units' functional currencies. In addition, the Group has currency exposures from its financial assets and senior notes.

41. 財務風險管理目標及政策(續)

(b) 外匯風險(續)

下表列示於報告期末在所有其他變量維持不變的情況下,因美元及人民幣匯率的合理可能變動而對本集團除稅前溢利的影響(來自以美元及人民幣計值的金融工具)及本集團權益的影響(由於遠期貨幣合同的公平值變動)之敏感度分析。

41. FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES (Continued)

(b) Foreign currency risk (Continued)

The following table demonstrates the sensitivity at the end of the reporting period to a reasonably possible change in the US\$ and RMB exchange rates, with all other variables held constant, of the Group's profit before tax (arising from US\$ and RMB denominated financial instruments) and the Group's equity (due to changes in the fair value of forward currency contracts)

		美元匯率 上升/(下跌) Increase/ (decrease) in US\$ rate %	除税前溢利 增加/(減少) Increase/ (decrease) in profit before tax 人民幣千元 RMB'000
二零二四年	2024		
倘人民幣兑美元轉弱 倘人民幣兑美元轉強	If the RMB weakens against US\$ If the RMB strengthens against US\$	-5% +5%	(581,643) 581,643
二零二三年	2023		
倘人民幣兑美元轉弱 倘人民幣兑美元轉強	If the RMB weakens against US\$ If the RMB strengthens against US\$	-5% +5%	(1,200,764) 1,200,764

(c) 信用風險

(c) Credit risk

The Group trades only with recognised and creditworthy third parties. It is the Group's policy that all customers who wish to trade on credit terms are subject to credit verification procedures. In addition, receivable balances are monitored on an ongoing basis and the Group's exposure to bad debts is not significant. For transactions that are not denominated in the functional currency of the relevant operating unit, the Group does not offer credit terms without the specific approval of the Head of Credit Control.

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41. 財務風險管理目標及 政策(續)

(c) 信用風險(續)

最大風險及年終所處階段 下表載列於十二月三十一日 按照本集團的信貸政策劃分 的信貸質素及最高信用風險 (乃主要基於逾期資料(除非 取得其他資料無須不必要的 成本或努力)釐定)及年終所 處階段分類。所呈列金額為 金融資產的賬面總值。

於二零二四年十二月三十一日

41. FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES (Continued)

(c) Credit risk (Continued)

Maximum exposure and year-end staging

The tables below show the credit quality and the maximum exposure to credit risk based on the Group's credit policy, which is mainly based on past due information unless other information is available without undue cost or effort, and yearend staging classification as at 31 December. The amounts presented are gross carrying amounts for financial assets.

As at 31 December 2024

		12個月預期 信貸虧損 12-month ECLs	全期預期信貸虧損 Lifetime ECLs			
		第一階段	第二階段	第三階段	簡易法	總計
		Stage 1	Stage 2	Stage 3	Simplified approach	Total
		人民幣千元 RMB'000	人民幣千元 RMB'000	人民幣千元 RMB'000	人民幣千元 RMB'000	人民幣千元 RMB'000
貿易應收款項	Trade receivables	_	_	_	262,670	262,670
計入預付款項、	Financial assets					
其他應收款項及	included in					
其他資產的	prepayments,					
金融資產	other receivables					
- 正常	and other assets					
de 11 BB w// 11 → 11 -cf	– Normal	15,969,089	_	_	_	15,969,089
應收關聯公司款項	Due from related				0.046.006	0.046.006
亚四州 11 人	companies	1 005 //0	_	_	9,916,396	9,916,396
受限制現金	Restricted cash	1,905,468	_	_	_	1,905,468
已抵押存款	Pledged deposits Cash and cash	63,920	_	_	_	63,920
現金及現金等價物	equivalents	1,215,294	_	_	_	1,215,294
	Total	19,153,771	_	_	10,179,066	29,332,837

41. 財務風險管理目標及政策(續)

(c) 信用風險(續)

最大風險及年終所處 階段(續)

於二零二三年十二月三十一日

41. FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES (Continued)

(c) Credit risk (Continued)

Maximum exposure and year-end staging (Continued)

As at 31 December 2023

		12個月預期 信貸虧損 12-month	貸虧損 全期預期信貸虧損			
		ECLs		Lifetime ECLs		
		第一階段	第二階段	第三階段	簡易法 Simplified	總計
		Stage 1	Stage 2	Stage 3	approach	Total
		人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元
		RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
貿易應收款項 計入預付款項、 其他應收款項及	Trade receivables Financial assets included in	-	-	-	574,284	574,284
其他資產的 金融資產 - 正常	prepayments, other receivables and other assets – Normal	17,361,685	_	_	_	17,361,685
應收關聯公司款項	Due from related companies	17,501,005			10,281,064	10,281,064
受限制現金	Restricted cash	3,187,254	_	_	10,281,004	3,187,254
已抵押存款	Pledged deposits	131,395	_	_	_	131,395
現金及現金等價物	Cash and cash	-5-,577				-5-,5//
	equivalents	1,716,960	_	_	_	1,716,960
總計	Total	22,397,294	_	_	10,855,348	33,252,642

- * 本集團根據預期信貸虧損 就減值資料應用簡易法的 貿易應收款項於財務報表 附註21披露。概無重大信 用集中風險。
- ** 倘計入預付款項、其他應 收款項及其他資產的金融 資產並未逾期且並無資 顯示該等金融資產的信用 風險自初始確認以來產 增加,則該等金融資之 信貸質素被視為「正常」。
- * For trade receivables to which the Group applies the simplified approach for impairment, information based on the ECLs is disclosed in note 21 to the financial statements. There is no significant concentration of credit risk.
- ** The credit quality of the financial assets included in prepayments, other receivables and other assets is considered to be "normal" when they are not past due and there is no information indicating that the financial assets had a significant increase in credit risk since initial recognition.

__零_四年十二月三十一日 31 December 2024

41. 財務風險管理目標及政策(續)

(d) 流動資金風險

本集團的目標為透過運用計息銀行及其他借款、租賃負債、公司債券、優先票據以及資產支持證券所得款項維持融資持續性及靈活性之間的平衡。本集團持續密切監控現金流量。

本集團於報告期末按合約未 貼現付款計算的金融負債的 到期情況如下:

41. FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES (Continued)

(d) Liquidity risk

The Group's objective is to maintain a balance between continuity of funding and flexibility through the use of interest-bearing bank and other borrowings, lease liabilities, corporate bonds, senior notes and proceeds from asset-backed securities. Cash flows are being closely monitored on an ongoing basis.

The maturity profile of the Group's financial liabilities as at the end of the reporting period, based on the contractual undiscounted payments, is as follows:

		按要求 On demand 人民幣千元 RMB'000	3個月以內 Less than 3 months 人民幣千元 RMB'000	3至12個月 3 to 12 months 人民幣千元 RMB'000	1年以上 Over 1 year 人民幣千元 RMB'000	總計 Total 人民幣千元 RMB'000
二零二四年 十二月三十一日	31 December 2024					
計息銀行及其他	Interest-bearing bank					
借款	and other					
	borrowings	24,458,511	627,054	3,644,229	1,106,536	29,836,330
公司債券	Corporate bonds	1,112,499	43,467	340,089	3,971,172	5,467,227
優先票據	Senior notes	24,774,696	_	_	_	24,774,696
永續資本證券	Perpetual capital					
	securities	1,750,150	_	_	_	1,750,150
租賃負債	Lease liabilities	_	388	1,288	5,273	6,949
貿易應付款項及應	Trade and bills					
付票據	payables	16,349,689	-	_	_	16,349,689
計入其他應付款項	Financial liabilities					
的金融負債	included in other					
	payables	15,737,159	3,270	175,935	1,408,582	17,324,946
應付關聯公司款項	Due to related					
	companies	70,481	5,309,451	-	-	5,379,932
總計	Total	84,253,185	5,983,630	4,161,541	6,491,563	100,889,919

41. 財務風險管理目標及政策(續)

(d) 流動資金風險(續)

本集團於報告期末按合約未 貼現付款計算的金融負債的 到期情況如下:(續)

有關按持續基準編製之分析,請參閱附註2.1。

41. FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES (Continued)

(d) Liquidity risk (Continued)

The maturity profile of the Group's financial liabilities as at the end of the reporting period, based on the contractual undiscounted payments, is as follows: (Continued)

Please refer to note 2.1 for analysis of going concern basis of preparation.

		按要求 On demand 人民幣千元 RMB'000	3個月以內 Less than 3 months 人民幣千元 RMB'000	3至12個月 3 to 12 months 人民幣千元 RMB'000	1年以上 Over 1 year 人民幣千元 RMB ² 000	總計 Total 人民幣千元 RMB'000
二零二三年 十二月三十一日	31 December 2023					
計息銀行及其他	Interest-bearing bank					
借款	and other borrowings	18,161,889	4,279,476	5,273,425	3,392,174	31,106,964
公司債券	Corporate bonds	1,176,000	3,653	_	4,437,706	5,617,359
優先票據	Senior notes	12,715,387	16,069,276	_	_	28,784,663
永續資本證券	Perpetual capital					
	securities	1,548,750	_	_	_	1,548,750
租賃負債	Lease liabilities	_	6,913	9,688	12,746	29,347
貿易應付款項及	Trade and bills					
應付票據	payables	17,734,022	_	_	_	17,734,022
計入其他應付款項	Financial liabilities					
的金融負債	included in other					
	payables	11,563,413	1,131,487	932,319	372,082	13,999,301
應付關聯公司款項	Due to related					
	companies	66,031	5,560,057	-	_	5,626,088
總計	Total	62,965,492	27,050,862	6,215,432	8,214,708	104,446,494

(e) 資本管理

本集團資本管理的主要目標 為保障本集團持續經營並維 持穩健的資本比率的能力, 以支持其業務並使股東價值 最大化。

(e) Capital management

The primary objectives of the Group's capital management are to safeguard the Group's ability to continue as a going concern and to maintain healthy capital ratios in order to support its business and maximise shareholders' value.

一零二四年十二月三十一日 31 December 2024

41. 財務風險管理目標及 政策(續)

(e) 資本管理(續)

本集團會根據經濟狀況的變 化管理及調整其資本架構。 為維持或調整資本架構,本 集團或會對派付予股東的股 息、股東資本回報或發行新 股作出調整。於截至二零二 四年十二月三十一日及二零 二三年十二月三十一日止年 度,並無對管理資金之目 的、政策或程序作出任何 變更。

本集團採用資產負債率(即債 務淨額除以權益總額)來監控 資本。本集團的債務淨額包 括貿易應付款項及應付票 據、其他應付款項及應計費 用、計息銀行及其他借款、公 司債券、優先票據、永續資本 證券、租賃負債及應付關聯 公司款項減現金及現金等價 物。於報告期末的資產負債 率如下:

41. FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES (Continued)

(e) Capital management (Continued)

The Group manages its capital structure and makes adjustments to it in light of changes in economic conditions. To maintain or adjust the capital structure, the Group may adjust the dividend payment to shareholders, return capital to shareholders or issue new shares. No changes were made in the objectives, policies or processes for managing capital during the years ended 31 December 2024 and 31 December 2023.

The Group monitors capital using a gearing ratio, which is net debt divided by total equity. The Group includes, within net debt, trade and bills payables, other payables and accruals, interest-bearing bank and other borrowings, corporate bonds, senior notes, perpetual capital securities, lease liabilities and amounts due to related companies, less cash and cash equivalents. The gearing ratios as at the end of the reporting periods were as follows:

		二零二四年	二零二三年
		十二月三十一目	十二月三十一日
		31 December	31 December
		2024	2023
		人民幣千元	人民幣千元
		RMB'000	RMB'000
貿易應付款項及應付票據	Trade and bills payables	16,349,689	17,734,022
其他應付款項及應計費用	Other payables and accruals	15,173,991	11,735,326
計息銀行及其他借款	Interest-bearing bank and other borrowings	27,827,899	29,000,479
公司債券	Corporate bonds	5,098,535	4,953,741
優先票據	Senior notes	24,514,674	24,162,213
永續資本證券	Perpetual capital securities	1,412,671	1,391,908
租賃負債	Lease liabilities	6,410	24,319
應付關聯公司款項	Due to related companies	5,375,738	5,608,784
減:現金及現金等價物	Less: Cash and cash equivalents	1,215,294	1,716,960
債務淨額	Net debt	94,544,313	92,893,832
權益總額	Total equity	(2,279,785)	6,151,529
資本及債務淨額	Capital and net debt	92,264,528	99,045,361
資產負債率	Gearing ratio	102%	94%

42. 報告期後事項

於二零二五年一月二十一日,本公司宣佈,歐宗榮先生(持有本公司45.73%已發行股份的控股股東)因涉嫌違法犯罪而被採取強制措施。詳情請參閱本公司日期為二零二五年一月二十一日之公告。

於二零二五年二月十八日,本公司宣佈,正進行程序以委任RoYue Limited (「RoYue」)的清盤人。RoYue 為本公司控股股東(截至本報告日期,持有本公司已發行股份總數約43.29%),由歐宗榮先生全資擁有。詳情請參閱本公司日期為二零二五年二月十八日之公告。

42. EVENTS AFTER THE REPORTING PERIOD

On 21 January 2025, the Company announced that Mr. OU Zongrong (the controlling shareholder holding 45.73% of the issued shares of the Company) was subject to constraint measures due to his alleged breach of laws involving criminal offence. For details, please refer to the announcement of the Company dated 21 January 2025.

On 18 February 2025, the Company announced that proceedings to appoint liquidators for RoYue Limited ("RoYue") are ongoing. RoYue is the controlling shareholder of the Company, which, as at the date of this report, held approximately 43.29% of the total issued shares of the Company, and is wholly-owned by Mr. OU Zongrong. For details, please refer to the announcement of the Company dated 18 February 2025.

_零_四年十二月三十一日 31 December 2024

43. 本公司財務狀況表

於報告期末,有關本公司財務狀況

表的資料如下:

THE COMPANY

43. STATEMENT OF FINANCIAL POSITION OF

Information about the statement of financial position of the Company at the end of the reporting period is as follows:

		二零二四年 2024 人民幣千元 RMB'000	二零二三年 2023 人民幣千元 RMB'000
非流動資產	NON-CURRENT ASSETS		
於合營企業的投資	Investments in joint ventures	1	1
物業、廠房及設備	Property, plant and equipment	7	7
總計非流動資產	Total non-current assets	8	8
流動資產	CURRENT ASSETS		
現金及現金等價物	Cash and cash equivalents	2,748	2,797
預付款項、其他應收款項及	Prepayments, other receivables and other	_,,	_,,,,
其他資產	assets	15,776	15,169
應收關聯公司款項	Due from related companies	16,919	16,112
應收附屬公司款項	Due from subsidiaries	24,479,294	26,333,468
總計流動資產	Total current assets	24,514,737	26,367,546
流動負債	CURRENT LIABILITIES		
計息銀行及其他借款	Interest-bearing bank and other borrowings	1,852,767	1,824,769
其他應付款項及應計費用	Other payables and accruals	6,758,198	4,360,958
應付關聯公司款項	Due to related companies	88,362	83,617
應付附屬公司款項	Due to subsidiaries	2,188,056	2,158,545
優先票據	Senior notes	24,790,905	24,434,118
永續資本證券	Perpetual capital securities	1,412,671	1,391,908
總計流動負債	Total current liabilities	37,090,959	34,253,915
流動負債淨額	NET CURRENT LIABILITIES	(12,576,222)	(7,886,369)
總資產減流動負債	TOTAL ASSETS LESS CURRENT		
	LIABILITIES	(12,576,214)	(7,886,361)
負債淨額	Net liabilities	(12,576,214)	(7,886,361)
權益	EQUITY		
股本	Share capital	282	282
儲備	Reserves	(12,576,496)	(7,886,643)
資產虧絀/權益總額	Deficiency in assets/total equity	(12,576,214)	(7,886,361)

43. 本公司財務狀況表(續)

43. STATEMENT OF FINANCIAL POSITION OF THE COMPANY (Continued)

附註:

Note

本公司的權益概要如下:

A summary of the Company's equity is as follows:

		股本 Share capital 人民幣千元 RMB'000	股份溢價 Share premium 人民幣千元 RMB'000	保留溢利 Retained profits 人民幣千元 RMB'000	匯兑波動 儲備 Exchange fluctuation reserve 人民幣千元 RMB'000	總計 Total 人民幣千元 RMB'000
於二零二三年 一月一日的結餘 年內全面虧損總額	Balance at 1 January 2023 Total comprehensive loss for the year	282	3,696,478	(7,492,862)	(270,283)	(4,066,385)
匯兑波動儲備	Exchange fluctuation reserve	-	-	-	(128,618)	(128,618)
於二零二三年 十二月三十一日及 二零二四年 一月一日的結餘	Balance at 31 December 2023 and 1 January 2024	202	2 (0(479	(11.10%.220)	(200.001)	/7.00/ 3/1\
年內全面虧損總額	Total comprehensive	282	3,696,478	(11,184,220)	(398,901)	(7,886,361) (4,431,790)
匯兑波動儲備	loss for the year Exchange fluctuation reserve	_	-	(4,431,790)	(258,063)	(258,063)
於二零二四年 十二月三十一日的	Balance at 31 December 2024					
結餘		282	3,696,478	(15,616,010)	(656,964)	(12,576,214)

44. 批准財務報表

董事會於二零二五年三月二十八日批准並授權刊發本財務報表。

44. APPROVAL OF THE FINANCIAL STATEMENTS

The financial statements were approved and authorised for issue by the board of directors on 28 March 2025.

五年財務概要 FIVE YEARS' FINANCIAL SUMMARY

		二零二四年 2024 人民幣千元	Year 二零二三年 2023 人民幣千元	二月三十一日』 ended 31 Decem 二零二二年 2022 人民幣千元	ber 二零二一年 2021 人民幣千元	二零二零年 2020 人民幣千元
		RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
收益 年內(虧損)/溢利	Revenue (Loss)/Profit for the year	33,416,906 (7,539,046)	38,774,935 (9,485,562)	25,895,478 (14,617,223)	36,992,368 1,195,513	36,126,089 3,558,934
母公司擁有人應佔 年內(虧損)/溢利	(Loss)/Profit for the year attributable to owners					
	of the parent	(6,829,835)	(8,467,942)	(12,877,046)	809,005	2,650,744
			於十二月三十一日			
			As at 31 December			
		二零二四年	二零二三年	二零二二年	二零二一年	二零二零年
		2024	2023	2022	2021	2020
		人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元 PNCP'000
		RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
非流動資產	Non-current assets	16,811,768	18,602,851	20,954,039	27,030,605	22,145,787
流動資產	Current assets	96,570,399	134,584,778	173,512,253	226,811,001	199,239,714
資產總額	Total assets	113,382,167	153,187,629	194,466,292	253,841,606	221,385,501
非流動負債流動負債	Non-current liabilities	6,223,813	7,638,146	6,634,440	41,365,530	51,523,998
	Current liabilities	109,438,139	139,397,954	170,352,195	171,533,565	132,258,549
負債總額	Total liabilities	115,661,952	147,036,100	176,986,635	212,899,095	183,782,547
權益總額	Total equity	(2,279,785)	6,151,529	17,479,657	40,942,511	37,602,954
母公司擁有人應佔 權益總額	Total equity attributable to owners of the parent	(11,207,328)	(3,888,963)	4,758,934	19,354,196	19,576,267

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