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VESON HOLDINGS LIMITED 鋭信控股有限公司

(於開曼群島註冊成立之有限公司) (股份代號:01399)

2025年中期業績公告

鋭信控股有限公司(「本公司」)董事(「董事」)會(「董事會」)欣然宣佈本公司及其附屬公司(合稱「本集團」)截至2025年6月30日止六個月的未經審核中期業績。本公告列載本公司2025年中期報告(「2025年中期報告」)全文,並符合香港聯合交易所有限公司證券上市規則中有關中期業績初步公告附載的資料的要求。本中期業績公告及2025年中期報告將可於香港交易及結算所有限公司網站www.hkexnews.hk及本公司網站www.vesonhldg.com閱覽。

財務摘要

截至6月30日止六個月 (除另有註明外,以人民幣千元列示)

	2025年 (未經審核)	2024年 (未經審核)	變動百分比 (+/-)
營業額	2,380,758	2,440,776	-2.46%
期內(虧損)/溢利	(18,870)	5,556	-439.6%
本公司擁有人應佔期內(虧損)/溢利	(14,468)	5,524	-361.9%
每股基本及攤薄(虧損)/盈利(人民幣分)	(1.33)	0.51	-360.8%



VESON HOLDINGS LIMITED 鋭信控股有限公司 (incorporated in the Cayman Islands with limited liability)

(於開曼群島註冊成立的有限公司) (Stock Code 股份代號: 01399)



Interim Report 2025

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CORPORATE INFORMATION 公司資料

REGISTERED OFFICE

Conyers Trust Company (Cayman)
Limited
Cricket Square
Hutchins Drive
P.O. Box 2681
Grand Cayman KY1-1111
Cayman Islands

PRINCIPAL PLACE OF BUSINESS IN THE PRC

SCUD Industrial Park
Fuzhou Pilot Free Trade Zone
No. 98 Jiangbin East Avenue
Mawei District, Fuzhou
Fujian Province, PRC

PLACE OF BUSINESS IN HONG KONG

Room 1017, 10/F Leighton Centre 77 Leighton Road Causeway Bay, Hong Kong

BOARD OF DIRECTORS

Executive Directors
Ni Chen Hui (Chairman)
Lian Xiu Qin (Chief Executive Officer)

Non-Executive Directors
Feng Ming Zhu (re-designated from an executive Director with effect from 27 May 2025)
Loke Yu (resigned with effect from 17 March 2025)

Independent Non-Executive Directors Heng Ja Wei Victor Lam Yau Yiu Cheung Wai Kwok Gary

註冊辦事處

Conyers Trust Company (Cayman) Limited Cricket Square Hutchins Drive P.O. Box 2681 Grand Cayman KY1-1111 Cayman Islands

中國主要營業地點

中國福建省 福州市馬尾區 江濱東大道98號 福州自貿試驗區 飛毛腿工業園

香港營業地點

香港銅鑼灣 禮頓道77號 禮頓中心10樓1017室

董事會

執行董事 倪晨暉(主席) 連秀琴(行政總裁)

非執行董事

馮明竹(自2025年5月27日起 由執行董事調任) 陸海林(自2025年3月17日起辭任)

獨立非執行董事 邢家維 林友耀 張為國

CORPORATE INFORMATION 公司資料

COMPANY SECRETARY

Yeung Mun Tai (FCCA, CPA)

AUTHORISED REPRESENTATIVES

Ni Chen Hui Yeung Mun Tai

LEGAL ADVISER

Reed Smith Richards Butler LLP 17th Floor, One Island East Taikoo Place 18 Westlands Road, Quarry Bay Hong Kong

INDEPENDENT AUDITOR

BDO Limited Certified Public Accountants Registered Public Interest Entity Auditors 25th Floor, Wing On Centre 111 Connaught Road, Central Hong Kong

AUDIT COMMITTEE

Heng Ja Wei Victor (Chairman) Lam Yau Yiu Cheung Wai Kwok Gary

REMUNERATION COMMITTEE

Heng Ja Wei Victor (Chairman) Lam Yau Yiu Cheung Wai Kwok Gary

公司秘書

楊滿泰(FCCA、CPA)

獲授權代表

倪晨暉 楊滿泰

法律顧問

禮德齊伯禮律師行有限法律責任合夥香港 鰂魚涌華蘭路18號 太古坊 港島東中心17樓

獨立核數師

香港立信德豪會計師事務所有限公司 執業會計師 註冊公眾利益實體核數師 香港 干諾道中111號 永安中心25樓

審核委員會

邢家維(主席) 林友耀 張為國

薪酬委員會

邢家維(主席) 林友耀 張為國

CORPORATE INFORMATION 公司資料

NOMINATION COMMITTEE

Cheung Wai Kwok Gary (Chairman) Heng Ja Wei Victor Lam Yau Yiu

CORPORATE GOVERNANCE COMMITTEE

Lam Yau Yiu (Chairman)
Heng Ja Wei Victor
Cheung Wai Kwok Gary
Ni Chen Hui
Feng Ming Zhu
Loke Yu (resigned with effect from 17 March 2025)

PRINCIPAL SHARE REGISTRAR AND TRANSFER OFFICE

Suntera (Cayman) Limited Suite 3204, Unit 2A Block 3, Building D P.O. Box 1586 Gardenia Court Camana Bay Grand Cayman, KY1-1100 Cayman Islands

HONG KONG BRANCH SHARE REGISTRAR AND TRANSFER OFFICE

Tricor Investor Services Limited 17/F, Far East Finance Centre 16 Harcourt Road Hong Kong

PRINCIPAL BANKERS

The Export-Import Bank of China Bank of Communications Fujian Haixia Bank China Merchants Bank Bank of China ICBC

WEBSITE

www.vesonhldg.com

提名委員會

張為國(主席) 邢家維 林友耀

企業管治委員會

林友耀(主席) 邢家維張為國軍院制

陸海林(自2025年3月17日起辭任)

股份過戶登記總處

Suntera (Cayman) Limited Suite 3204, Unit 2A Block 3, Building D P.O. Box 1586 Gardenia Court Camana Bay Grand Cayman, KY1-1100 Cayman Islands

香港股份過戶登記分處

卓佳證券登記有限公司 香港 夏慤道16號 遠東金融中心17樓

主要往來銀行

中國進出口銀行 可通銀行 福建海銀行 招商銀行 中國工商銀行 中國工商銀行

網站

www.vesonhldg.com

FINANCIAL HIGHLIGHTS 財務摘要

Six months ended 30 June 截至6月30日止六個月

	截至6月30日止六個月			
		2025 RMB'000 人民幣千元 (Unaudited) (未經審核)	2024 RMB'000 人民幣千元 (Unaudited) (未經審核)	% Change 變動百分比 (+/-)
Turnover	營業額	2,380,758	2,440,776	-2.46%
(Loss)/profit for the period	期內(虧損)/溢利	(18,870)	5,556	-439.6%
(Loss)/profit for the period attributable to owners of the Company	本公司擁有人 應佔期內 (虧損)/溢利	(14,468)	5,524	-361.9%
Basic and diluted (loss)/earnings per share (RMB cents)	每股基本及攤薄 (虧損)/盈利 (人民幣分)	(1.33)	0.51	-360.8%

OVERVIEW

Veson Holdings Limited ("Veson" or the "Company". together with its subsidiaries, the "Group") focuses on the R&D and application of lithiumion batteries. It mainly provides lithium-ion battery solutions for well-known mobile communication and internet technology companies, covering the production and sales of mobile phone batteries, tablet batteries, notebook batteries and power banks. In recent years, the Group has actively explored new power supply product markets. applied the Group's expertise and experience in producing lithium-ion batteries and designing battery protection circuits to a wider range of mobile devices, in order to develop new energy storage intelligent hardware battery products with higher profit margins, and has remained committed to providing customers with more diversified professional module business.

INDUSTRY REVIEW

According to preliminary data from IDC, a market research agency, global smartphone shipments increased by 1.5% year-over-year reaching 304.9 million units in the first guarter of 2025, and by 1.0% year-over-year to 295.2 million units in the second quarter of 2025. However, China's smartphone market declined in the second guarter of 2025, reversing earlier growth momentum. The smartphone market remained positive overall. yet uncertainty fueled by tariffs volatility, ongoing macro-economic challenges such as forex instability, unemployment and inflation across regions have tapered demand and led consumers to deprioritize spending on smartphones, especially in low-end segments. IDC anticipates that the global smartphone market will continue to face challenges due to economic uncertainties and geopolitical tensions. Competition is expected to intensify in niche segments such as foldable devices and advanced camera technology. Meanwhile, 5G devices are expected to continue driving growth, particularly in emerging markets.

概覽

行業回顧

根據市場調查機構IDC的初步數據, 2025年第一季全球智能手機出貨 量同比增加1.5%, 達3.049億台, 2025年第二季同比增加1.0%, 達 2.952億台。然而,中國智能手機 市場在2025年第二季出現下滑, 結束了此前的增長態勢。儘管智能 手機市場整體仍保持正面態勢,但 關稅波動引發的不確定性、各地持 續存在的外匯波動、失業率及通貨 膨脹等宏觀經濟挑戰,已導致需求 減弱,並使消費者不再優先考慮在 智能手機上的支出,尤其在低端市 場表現更為明顯。IDC預期,受經 濟不確定性及地緣政治緊張局勢影 響,全球智能手機市場將持續面臨 挑戰。摺疊屏設備和高階相機技術 等細分領域的競爭預計將加劇。同 時,5G設備預計會繼續推動增長, 尤其在新興市場。

With the rapid popularisation of artificial intelligence, Al-enabled smartphones, driven by both technological innovation and market demand, are poised to become a key growth driver in the mobile phone industry, offering users a more intelligent experience. The development of Al-enabled smartphones relies not only on chips and software, but also heavily on breakthroughs in battery technology. Consumers' growing demand for all-day battery life and fast charging is driving manufacturers to adopt higher-capacity batteries. At the same time, the multifunctionality of Alenabled smartphones makes battery endurance a core competitive factor. High-performance lithiumion batteries will be the key foundation supporting continued innovation in Al-enabled mobile phones. and are set to become a major focus of research and investment in the mobile phone industry over the coming years. The rise of Al-enabled smartphones has brought various impacts to the consumer lithium-ion battery market, resulting in overall stable demand for the consumer battery industry.

Looking ahead, with the acceleration technological innovation and product upgrading, market competition will also intensify. The mobile phone industry will require further innovation and breakthrough to sustain current momentum. Although the share of mobile phone lithium-ion batteries in the consumer market has declined in recent years, lithium-ion batteries continue to be widely applied in sectors such as new energy vehicles and energy storage system. These application scenarios are rapidly integrating into both industrial production and everyday life. With the growing adoption of 5G and AI technologies. the broad scope for intelligent products is expected to lead to rapid expansion in market scale, further fueling demand for consumer lithium-ion batteries and battery protection circuits.

隨著人工智能的快速普及,AI智能 手機在技術創新和市場需求的雙重 推動下,成為手機行業的關鍵增長 動力,為用戶帶來更智慧化的使用 體驗。AI智能手機的發展不僅依賴 晶片與軟件,更仰賴電池技術的突 破。消費者對全天候續航與快速充 電的需求日益強烈,推動廠商採用 更高容量電池。同時,AI智能手機 的多功能性使電池續航成為核心競 爭力。高性能鋰離子電池將是支撐 AI智能手機持續創新的關鍵基礎, 未來幾年勢必成為手機產業的重要 研發與投資方向。AI智能手機的興 起對消費類鋰離子電池市場帶來了 多方面的影響,令整體消費電池行 業需求保持平穩。

BUSINESS REVIEW

During the six-month period from 1 January 2025 to 30 June 2025 (the "Review Period"), more than 90% of the Group's revenue was derived from the ODM business, the majority of which came from the smartphone and tablet segment of consumer electronics market. Approximately 63% and 21% of the Group's ODM sales revenue during the Review Period was contributed by the sales of mobile phone batteries and tablet batteries, respectively. The Group mainly deploys its production facilities in the PRC, which offers advantages such as large-scale manufacturing and strong industrial design capabilities. The customer portfolio and product mix of the ODM business remained largely unchanged during the Review Period. Although the Group's overall sales volume of ODM battery products increased by approximately 4.9% during the Review Period, the sales revenue declined slightly by 0.6%, primarily due to a general decline in selling prices. During the Review Period, the Group's sales of mobile phone batteries decreased by 6.2%, while the Group's sales of tablet batteries and notebook batteries increased by 27.6% and 4.6% respectively. This was mainly due to the sales volume of tablet batteries and notebook batteries increasing by approximately 20% compared with the same period last year.

業務回顧

於2025年1月1日至2025年6月30日 六個月期間(「回顧期間」),本集團 九成以上的收入來自ODM業務,而 當中絕大部分收入來自消費電子市 場的智能手機及平板電腦市場。於 回顧期間,本集團約63%及21%的 ODM銷售收入分別來自手機電池及 平板電池的銷售。本集團主要在中 國部署其生產設施,具備大規模生 產及強大的工業設計能力等優勢。 ODM業務的客戶組合及產品組合於 回顧期間基本保持不變。儘管本集 團ODM電池產品的整體銷量於回顧 期間增長約4.9%,但主要由於銷售 價格普遍下跌,導致銷售收入輕微 下跌0.6%。於回顧期間,本集團的 手機電池銷售額減少6.2%,而本集 團的平板電池及筆記本電池銷售額 分別增長27.6%及4.6%。此乃主要 由於平板電池及筆記本電池的銷量 較去年同期增加約20%。

Due to the weak global economy, the replacement cycle of mobile phones has lengthened, resulting in significant overcapacity across the mobile phone industry chain. Coupled with the general overcapacity of lithium-ion battery materials leading to a continuous decline in prices, and the intensified domestic price competition, the gross profit margin of mobile phone products and related accessories contracted. To mitigate the risk that changes in the sales of individual products may materially impact the overall business performance, the Group is continuously broadening its product and technology platforms to diversify its sources of revenue and profit, thereby reducing its dependence on the mobile phone battery segment. The Group believes that, smartphones will remain the most important platform for personal entertainment, consumption and social networking for the foreseeable future. Their light productivity features are also steadily strengthening, and no new technology terminal has yet emerged that can truly replace smartphones. Smartphones themselves continue to evolve and upgrade, and the high-end mobile phone market represented by foldable devices has introduced differentiated applications, content, and user experiences while enriching product diversity.

由於全球經濟疲軟,手機換機週期 變長,導致手機產業鏈產能顯著過 剩。加上鋰離子電池材料普遍產能 過剩導致價格持續下跌,國內價格 競爭激烈,壓縮了手機產品及相關 配件的毛利空間。為了緩解個別產 品之銷售變化對整體業務表現造成 重大影響的風險,本集團正持續拓 寬其產品及技術平台,令收入及盈 利來源多樣化,從而減輕其對於手 機電池分部的依賴。本集團相信在 可預見的將來,智能手機仍將是 個人娛樂、消費和社交最重要的平 台。其輕生產力屬性也在逐步強 化,尚未出現能夠真正替代智能手 機的新科技終端。智能手機自身也 不斷演化和升級,以摺疊屏設備為 代表的高端手機市場,在豐富產品 多樣化的同時,為用戶帶來了差異 化的應用、內容和用戶體驗。

In response to public concerns regarding the 3C certification (China Compulsory Certification) of power banks, particularly due to the current domestic flight restrictions on carrying products without the 3C certification mark, the State Administration for Market Regulation has significantly strengthened the quality and safety supervision of power bank products starting this July. Although the new government regulations will limit the sale of low-end power banks, it is expected to benefit the sales of our power banks designed and developed for major clients, and may help boost our sales performance in the near future.

因應公眾對移動電源3C認證(中國強制性認證)的關注,特別是由於證的關注,特別是由於認力的關注,特別是由於認標誌的產品,國家市場監督管理總局從今年7月起全面加強移動電源的實量安全監管。儘管政府的售工將限制低端移動電源的銷售戶設計其將有利於我們為主要客在設計其將有利於我們為主要客,在設計及開發的移動電源的銷售,已設計及開發的移動電源的銷售,但的將來可能有助於促進我們的銷售表現。

The Group is adjusting its development strategy in response to market changes and is taking proactive measures to diversify business risks by actively exploring new power supply product markets. and developing higher margin backup battery products. Moving forward, the Group will prioritize improving profitability over operating income growth and will continuously monitor market competition to ensure timely and appropriate responses. The Group remains committed to investing in the research and development of new technologies, and the R&D team will continue to pursue innovation in industrial design and the application of AI technology, enabling the Company to build momentum for future business development, and better anticipate and respond to evolving customer needs, industry trends and competitive dynamics.

本集團正在調整發展戰略應對市場

In the face of complex external environment, the Group will continue to optimize its product development processes, redesign and retrofit equipment to improve production efficiency, and maintain a streamlined and flexible structure through business restructuring. The Group will also ensure strong business relationships with its customers to meet their production needs effectively. In addition, the Group will actively focus on talent development, product quality, environmental awareness promotion and supplier management. By paying close attention to detail and exploring new sources of value, the Group is committed to providing safe and sustainable green energy products to customers and consumers, thereby achieving long-term sustainable development.

During the Review Period, the Group recorded a consolidated turnover of approximately RMB2,380.8 million (2024: RMB2,440.8 million), which decreased by approximately 2.5% as compared with the same period in 2024. The Group recorded loss for the period attributable to owners of the Company of approximately RMB14.5 million (2024; profit for the period attributable to owners of the Company RMB5.5 million), and basic and diluted loss per share of approximately RMB1.33 cents (2024: basic and diluted earnings per share RMB0.51 cents). The ODM business recorded a turnover of approximately RMB2,249.3 million (2024: RMB2,236.9 million), accounting for approximately 94.5% (2024: 91.6%) of the Group's consolidated turnover. The bare battery cell business recorded a turnover of approximately RMB47.7 million (2024: RMB65.2 million), accounting for approximately 2.0% (2024: 2.7%) of the Group's consolidated turnover.

ODM Business

The lithium-ion battery products supplied by the ODM business mainly consist of mobile phone batteries, tablet batteries, notebook batteries and power banks. During the Review Period, turnover of mobile phone batteries represented approximately 63.3% (2024: 67.8%) of turnover of the ODM business and the sales volume of mobile phone batteries increased by approximately 3.9% to approximately 42.4 million pieces (2024: 40.8 million pieces) and recorded a turnover of approximately RMB1,423.8 million (2024: RMB1,517.1 million), which decreased by approximately 6.2% year-on-year due to a general decline in selling prices of mobile phone batteries. In terms of product mix, mobile phone batteries, tablet batteries, notebook batteries and power

於回顧期間,本集團錄得綜合營業 額約人民幣2,380,800,000元(2024 年: 人民幣2,440,800,000元), 較2024年 同期減少約2.5%。本集 團錄得本公司擁有人應佔期內虧損 約人民幣14,500,000元(2024年: 本公司擁有人應佔期內溢利人民幣 5,500,000元),並錄得每股基本 及攤薄虧損約人民幣1.33分(2024 年:每股基本及攤薄盈利約人民幣 0.51分)。ODM業務錄得營業額約 人民幣2,249,300,000元(2024年: 人民幣2.236.900.000元),佔本集 團綜合營業額約94.5%(2024年: 91.6%)。電芯業務錄得營業額約人 民 幣47,700,000元(2024年: 人民 幣65,200,000元),佔本集團綜合營 業額約2.0%(2024年:2.7%)。

ODM業務

ODM業務所供應的鋰離子電池產品 主要包括手機電池、平板電池、筆記 本電池及移動電源。於回顧期間, 手機電池營業額約佔ODM業務營業 額63.3% (2024年:67.8%)以及手機 電池銷量增加約3.9%至約4,240萬顆 (2024年:4,080萬顆)及錄得營業額 約人民幣1,423,800,000元(2024年: 人民幣1.517.100.000元), 手機電池 的銷售價格普遍下跌導致其同比減 少約6.2%。按產品組合計,手機電 池、平板電池、筆記本電池及移動電 源的營業額分別約佔本集團ODM業務 營業額63.3%、21.4%、4.5%及3.2% (2024年:67.8%、16.9%、4.3%及 3.9%)。於回顧期間,新電源產品的

banks contributed approximately 63.3%, 21.4%, 4.5% and 3.2% (2024: 67.8%, 16.9%, 4.3% and 3.9%) of the Group's ODM turnover respectively. The aggregate sales of new power supply products contributed approximately RMB103.3 million (2024: RMB126.0 million) to the turnover of the ODM business during the Review Period and represented approximately 4.6% (2024: 5.6%) of the turnover of the ODM business.

總銷售額為ODM業務營業額貢獻約人 民幣103,300,000元(2024年:人民幣 126,000,000元)·佔ODM業務營業額 約4.6%(2024年:5.6%)。

Bare Battery Cell Business

During the Review Period, the bare battery cell business recorded a consolidated turnover of approximately RMB47.7 million (2024: RMB65.2 million), which decreased by approximately 26.9% year-on-year.

電芯業務

於回顧期間,電芯業務錄得綜合營業額約人民幣47,700,000元(2024年:人民幣65,200,000元),同比減少約26.9%。

FINANCIAL REVIEW

During the Review Period, the Group recorded a consolidated turnover of approximately RMB2,380.8 million (2024: RMB2,440.8 million), which decreased by approximately 2.5% as compared with the same period in 2024. Gross profit for the Group was approximately RMB178.4 million (2024: RMB156.2 million), which increased by approximately 14.2% as compared with the same period in 2024. The Group recorded a loss for the period and a loss for the period attributable to owners of the Company of approximately RMB18.9 million (2024: profit for the period RMB5.6 million) and approximately RMB14.5 million (2024: profit for the period attributable to owners of the Company RMB5.5 million) respectively. The Group recorded EBITDA1 of approximately RMB58.3 million (2024: RMB97.3 million), which decreased by approximately 40.1% as compared with the same period in 2024. Basic and diluted loss per share was approximately RMB1.33 cents (2024: basic and diluted earnings per share RMB0.51 cents).

During the Review Period, a turnover of approximately RMB2,249.3 million (2024: RMB2,236.9 million) was generated from the ODM business, which accounted for approximately 94.5% (2024: 91.6%) of the Group's consolidated turnover, slightly increased by 0.6%. A turnover of approximately RMB47.7 million (2024: RMB65.2 million) was generated from the bare battery cell business, which accounted for approximately 2.0% (2024: 2.7%) of the Group's consolidated turnover. The revenue derived from the bare battery cell business recorded a decrease of 26.9%.

財務回顧

於回顧期間,本集團錄得綜合營業 額約人民幣2.380.800.000元(2024 年: 人民幣2.440.800.000元), 較2024年 同 期 減 少 約2.5%。 本 集 團的毛利約人民幣178.400.000元 (2024年: 人民幣156,200,000元), 相比2024年 同期增加約14.2%。 本集團錄得期內虧損及本公司擁 有人應佔期內虧損分別約人民幣 18,900,000元(2024年:期內溢利 人民幣5,600,000元)及約人民幣 14.500.000元(2024年: 本公司擁 有人應佔期內溢利人民幣5,500,000 元)。本集團錄得EBITDA1約人民 幣58,300,000元(2024年: 人民幣 97,300,000元),較2024年同期減 少約40.1%。每股基本及攤薄虧損 約人民幣1.33分(2024年: 每股基本 及攤薄盈利人民幣0.51分)。

於 回 顧 期 間, 約 人 民 幣 2,249,300,000元(2024年: 人 民 幣 2,236,900,000元)營業額來自 ODM業務,佔本集團綜合營業額約 94.5%(2024年:91.6%),輕微增 加0.6%。約 人 民 幣 47,700,000元(2024年:人民幣65,200,000元)營業額來自電芯業務,佔本集團綜合營業額約2.0%(2024年:2.7%)。電芯業務的收益減少26.9%。

For the purposes of this interim report, EBITDA means profit/(loss) before income tax expenses plus finance costs, depreciation and amortisation of intangible assets. EBITDA is a non-IFRS measure used by management for monitoring business performance and may not be comparable to similar measures presented by other companies.

就本中期報告而言,EBITDA指扣除所得稅開支前溢利/(虧損)加融資成本、折舊及無形資產攤銷。EBITDA是管理層用於監控業務表現的非國際財務報告準則指標,可能無法與其他公司呈報的類似指標相比較。

Sales by Major Products

During the Review Period, sales of approximately RMB1,423.8 million (2024: RMB1,517.1 million) came from mobile phone batteries, which accounted for approximately 59.8% (2024: 62.2%) of the Group's consolidated turnover. Sales of tablet batteries, notebook batteries and power banks amounted to approximately RMB481.0 million (2024: RMB377.0 million), RMB100.9 million (2024: RMB96.5 million) and RMB71.0 million (2024: RMB87.4 million), accounted for approximately 20.2% (2024: 15.4%), 4.2% (2024: 4.0%) and 3.0% (2024: 3.6%) of the Group's consolidated turnover respectively. Sales of new power supply products amounted to approximately RMB103.3 million (2024: RMB125.9 million). which accounted for approximately 4.3% (2024: 5.2%) of the Group's consolidated turnover. The sales of bare battery cells contributed sales of approximately RMB47.7 million (2024: RMB65.2 million), which accounted for approximately 2.0% (2024: 2.7%) of the Group's consolidated turnover.

Cost of Sales

During the Review Period, the Group's consolidated cost of sales amounted to approximately RMB2,202.4 million (2024: RMB2,284.6 million), representing a decrease of approximately 3.6% as compared with the same period in 2024. As a result of the decline in the market price of the key materials for lithium batteries, the overall selling price and material cost for the ODM batteries products dropped to a certain extent during the Review Period. Direct materials, direct labour and other production costs accounted for approximately 91.6%, 4.8% and 3.6% (2024: 91.7%, 4.4% and 3.9%) of the Group's consolidated cost of sales respectively.

各主要產品銷售額

於回顧期間,約人民幣1,423,800,000 元(2024年: 人民幣1,517,100,000 元)的銷售額來自手機電池,約佔 本集團綜合營業額59.8%(2024年: 62.2%)。平板電池、筆記本電池 及移動電源的銷售額分別約為人民 幣481.000.000元(2024年: 人民幣 377,000,000元)、人民幣100,900,000 元(2024年:人民幣96.500.000元)及 人民幣71,000,000元(2024年:人民幣 87,400,000元),分別約佔本集團綜合 營業額20.2%(2024年:15.4%)、4.2% (2024年:4.0%) 及3.0%(2024年: 3.6%)。新電源產品的銷售額約為人 民幣103.300.000元(2024年:人民幣 125,900,000元),佔本集團綜合營業 額約4.3%(2024年:5.2%)。電芯銷 售貢獻銷售額約人民幣47,700,000元 (2024年:人民幣65.200.000元),佔 本集團綜合營業額約2.0%(2024年: 2.7%) •

銷售成本

於回顧期間,本集團綜合銷售成本約 人民幣2,202,400,000元(2024年:人 民幣2,284,600,000元),較2024年 同期減少約3.6%。由於鋰電池關鍵 材料市場價格下跌,回顧期間ODM 電池產品整體售價及材料成本均出現 一定程度下降。直接材料、直接人工 及其他生產成本分別佔本集團的綜 合銷售成本約91.6%、4.8%及3.6% (2024年:91.7%、4.4%及3.9%)。

Gross Profit and Gross Profit Margin
The Group recorded a gross profit margin of 7.5%
(2024: 6.4%) for the Review Period. The increase
in overall gross profit margin was primarily due to a
general reduction in sales costs of ODM business
through optimization of production processes.

Other revenue of approximately RMB13.0 million (2024: RMB21.1 million) mainly comprised bank interest income, sales of raw materials and government grant. The decrease in other revenue was mainly due to the recording of an insurance claim of approximately RMB9.3 million in the first half of 2024, which was in respect of the property losses caused by Typhoon "Hai Kuai" in 2023.

Selling and distribution expenses of approximately RMB35.3 million (2024: RMB34.0 million) accounted for approximately 1.5% (2024: 1.4%) of the Group's consolidated turnover. Selling and distribution expenses mainly comprised transportation expenses, commercial expenses, office expenses, staff salaries and welfare and entertainment expenses. Selling and distribution expenses slightly increased was attributable to the increase in office expenses during the Review Period.

Administrative expenses of approximately RMB137.7 million (2024: RMB111.6 million) accounted for approximately 5.8% (2024: 4.6%) of the Group's consolidated turnover. Administrative expenses mainly comprised R&D expenses, staff salaries and welfare, depreciation and amortisation expenses and staff training expenses. The increase in administrative expenses was mainly attributable to the increase in staff welfare, R&D expenses, and technical service costs during the Review Period.

Other operating expenses of approximately RMB2.0 million (2024: RMB4.5 million) mainly represented the write-off of inventories. The decrease in other operating expenses was mainly

毛利及毛利率

於回顧期間,本集團錄得毛利率 7.5%(2024年:6.4%)。整體毛利 率增加主要是由於通過優化生產流 程使得ODM業務的銷售成本普遍下 降所致。

其他收益約人民幣13,000,000元(2024年:人民幣21,100,000元),主要包括銀行利息收入、銷售原材料及政府津貼。其他收益減少乃主要由於2024年上半年就2023年颱風「海葵」導致的財產損失錄得保險索賠約人民幣9,300,000元所致。

銷售及分銷開支約人民幣 35,300,000元(2024年:人民幣 34,000,000元),佔本集團綜合營業額約1.5%(2024年:1.4%)。銷售 及分銷開支主要包括運輸費、業務 費、辦公費用、員工薪金及福利以 及招待費。銷售及分銷開支輕微增加乃由於回顧期間辦公費用增加所 致。

行政開支約人民幣137,700,000元 (2024年:人民幣111,600,000元), 佔本集團綜合營業額約5.8%(2024 年:4.6%)。行政開支主要包括研 發費用、員工薪金及福利、折舊及 攤銷費用及員工培訓費用。行政開 支增加乃主要由於回顧期間員工福 利、研發費用及技術服務成本增加 所致。

其他經營開支約人民幣2,000,000元 (2024年: 人民幣4,500,000元), 主要為存貨撇銷。其他經營開支減 少主要由於回顧期間存貨撇銷以及

due to the decrease in write-off of inventory and the loss of disposal of property, plant and equipment during the Review Period. 出售物業、廠房及設備虧損減少所 致。

於回顧期間,本集團錄得就應收

During the Review Period, the Group recorded a net impairment loss recognised on trade and notes receivables of approximately RMB7.2 million (2024: net reversal of impairment recognised on trade and notes receivables RMB13.5 million). The Group also recorded a net reversal of impairment loss recognised on prepayments, deposits and other receivables of approximately RMB0.8 million (2024: RMB0.7 million).

貿易款項及應收票據確認之減值 虧損淨額約人民幣7,200,000元 (2024年:就應收貿易款項及應 收票據確認之減值撥回淨額人民 幣13,500,000元)。本集團亦錄得 就預付款項、按金及其他應收款 項確認之減值虧損撥回淨額約人 民幣800,000元(2024年:人民幣 700,000元)。

Finance costs of approximately RMB26.3 million (2024: RMB32.8 million) mainly represent interest on bank borrowings and interest on discounted notes receivables. The decrease in finance costs was mainly due to the decrease in interest on short-term and long-term bank borrowings during the Review Period

融資成本約人民幣26,300,000元(2024年:人民幣32,800,000元)主要指銀行借貸利息及應收票據貼現利息。融資成本減少主要是由於回顧期間短期及長期銀行借貸利息減少所致。

(Loss)/Profit for the period Attributable to Owners of the Company

本公司擁有人應佔期內(虧損)/溢利

During the Review Period, the customer and product structure of the ODM business remained largely unchanged. In the first half of 2025, the overall sales volume of the Group's ODM battery products increased by approximately 4.9% yearon-year. However, due to a general decline in selling prices, revenue did not record a year-onyear growth. However, the Group still recorded gross profit of approximately RMB178.4 million (2024: RMB156.2 million), representing a growth of approximately 14.2%. Although the overall gross profit margin of ODM products improved compared to the same period last year primarily due to a general reduction in sales costs of ODM business through optimization of production processes, the Group recorded a consolidated net loss during the Review Period, due to a substantial increase in administrative expenses by approximately 23.5%. As a result, the Group recorded a loss for the period attributable to owners of the Company

於回顧期間,ODM業務的客戶及產 品結構基本保持不變。於2025年上 半年,本集團ODM電池產品整體銷 量同比增長約4.9%。然而,由於 銷售價格普遍下跌,收入並未錄得 同比增長。然而,本集團仍錄得毛 利約人民幣178,400,000元(2024 年: 人民幣156,200,000元),增長 約14.2%。儘管本集團透過優化生 產流程, 使ODM業務的銷售成本普 编降低,從而今ODM產品的整體毛 利率較去年同期有所改善,惟於回 顧期間仍錄得綜合淨虧損,主要原 因為行政開支大幅增加約23.5%。 因此,本集團錄得本公司擁有人應 佔期內虧損約人民幣14,500,000 元(2024年:本公司擁有人應佔期 內溢利人民幣5.500.000元),減少 361.9%。該等開支主要包括員工福 利、研發及技術服務增加的成本。

amounting to approximately RMB14.5 million (2024: profit for the period attributable to owners of the Company RMB5.5 million), representing a decrease of 361.9%. These expenses mainly included increased costs in employee benefits, R&D, and technical service. The increase in such expenses is aimed at enhancing employee retention and continuously driving innovation in industrial design and artificial intelligence applications, thereby supporting the Group's long-term sustainable development, and the Company expects the impact of these expenditures on the Group's operating profit to be temporary.

該等開支增加旨在提升員工留任率,並持續推動工業設計及人工智能應用方面的創新,從而支持本集團長期可持續發展,且本公司預計該等支出對本集團經營溢利的影響是暫時的。

Treasury Management and Cash Funding

The Group's funding and treasury policy is designed to maintain a diversified and balanced debt profile and financing structure. The Group continues to monitor its cash flow position and debt profile, and its centralised treasury function leads the enhancement of the cost-efficiency of funding initiatives. In order to maintain financial flexibility and adequate liquidity for the Group's operations, potential investments and growth plans, the Group has built a strong base of funding resources and will keep exploring cost-efficient ways of financing.

Liquidity and Financial Resources

Cash and cash equivalents as at 30 June 2025 held by the Group amounted to approximately RMB148.7 million (at 31 December 2024: RMB333.0 million) and were principally denominated in RMB. The decrease in cash and cash equivalents was mainly due to the decrease in cash flows generated from operating activities during the Review Period. The Group recorded a net cash outflow from operating activities of approximately RMB159.2 million for the six months ended 30 June 2025 (2024: net cash inflow from operating activities RMB20.1 million). Net cash inflow from investing activities for the six months ended 30 June 2025 amounted to approximately RMB75.1 million (2024: RMB149.0 million) and a

庫務管理及融資

本集團的融資及庫務政策旨在維持 債務狀況及融資構架多元化及 衡。本集團持續監控其現金流量 況和負債組合,並由本集團的 部門中央統籌以提升融資活動的資 本效益。本集團已建立雄厚的本來 源基礎並將持續尋求符合成本來 源基礎並將持續尋求符合成本 、 潛在投資及發展計劃,維持靈活 充足的流動資金。

流動資金及財務資源

本集團於2025年6月30日持有的現金及現金等價項目約為人民幣148,700,000元(於2024年12月31日:人民幣333,000,000元),並主要以人民幣計值。現金及現金等價項目減少乃主要由於回顧期間經營活動產生的現金流量減少。本集團於截至2025年6月30日止六個月錄得經營活動產生現金流出淨額約人民幣159,200,000元(2024年:經營活動產生現金流入淨額人民幣20,100,000元)。截至2025年6月30日止六個月投資活動產生現金流入淨額約為人民幣75,100,000元

net cash outflow from financing activities for the six months ended 30 June 2025 amounted to approximately RMB100.6 million (2024: RMB47.4 million) respectively.

The Group's outstanding borrowings as at 30 June 2025 amounting to approximately RMB1,124.4 million (at 31 December 2024: RMB1,222.2 million) were principally denominated in RMB and carried fixed interest rates. A total of RMB883.3 million of the interest-bearing borrowings will fall due during the next 12 months after the end of the Review Period. There was no particular seasonality of the Group's borrowings. The Group monitored its capital by gearing ratio, which is calculated as the total debt of the Group divided by the total equity of the Group. Total debt to equity ratio of the Group expressed as a percentage of interest bearing borrowings over the total equity of approximately RMB1,070.0 million (at 31 December 2024: RMB1,087.8 million) was approximately 105.1% as at 30 June 2025 (as at 31 December 2024: 112.4%). The decrease in the gearing ratio was mainly attributable to the decrease of the shortterm borrowings during the Review Period. Bank deposits pledged for banking facilities as at 30 June 2025 was approximately RMB505.8 million (as at 31 December 2024: RMB597.8 million), representing a decrease of approximately 15.4% as compared to 31 December 2024.

As at 30 June 2025, the Group's current ratio was approximately 1.2 times (at 31 December 2024: 1.2 times) based on current assets of approximately RMB3,338.7 million (at 31 December 2024: RMB3,582.3 million) and current liabilities of approximately RMB2,782.7 million (at 31 December 2024: RMB3,056.5 million).

Trade receivable turnover days were approximately 113 days for the six months ended 30 June 2025 as compared to approximately 127 days for the year ended 31 December 2024. Inventory turnover days were approximately 46 days for the six months ended 30 June 2025 as compared

(2024年: 人民幣149,000,000元) 及截至2025年6月30日止六個月融 資活動產生現金流出淨額約為人民 幣100,600,000元(2024年: 人民幣 47,400,000元)。

於2025年6月30日, 本集團的未 償還借款約人民幣1,124,400,000 元(於2024年12月31日: 人民幣 1.222.200.000元)主要以人民幣計 值, 並按固定利率計息。計息借款 合計人民幣883,300,000元將於回顧 期間結束後的未來12個月內到期。 本集團的借款並無特定季節性。本 集團通過資本負債比率監控其資 金,計算方式為本集團總負債除以 本集團總權益。本集團的總負債對 權益比率按計息借款除以總權益約 人民幣1.070.000.000元(於2024年 12月31日: 人民幣1.087.800.000 元)計算,於2025年6月30日的比 率 約 為105.1%(於2024年12月31 日:112.4%)。資本負債比率減少 主要由於回顧期間短期借款減少所 致。於2025年6月30日,本集團就 銀行融資質押的銀行存款約為人民 幣505,800,000元(於2024年12月 31日:人民幣597.800.000元),較 2024年12月31日減少約15.4%。

於2025年6月30日,本集團流動比率約為1.2倍(於2024年12月31日:1.2倍),乃根據流動資產約人民幣3,338,700,000元(於2024年12月31日:人民幣3,582,300,000元)及流動負債約人民幣2,782,700,000元(於2024年12月31日:人民幣3,056,500,000元)計算。

於截至2025年6月30日止六個月,應收貿易款項週轉天數約為113日, 而於截至2024年12月31日止年度則 約為127日。於截至2025年6月30 日止六個月,存貨週轉天數約為46 日,而於截至2024年12月31日止年

to approximately 41 days for the year ended 31 December 2024. Trade payable turnover days were approximately 67 days for the six months ended 30 June 2025 as compared to approximately 67 days for the year ended 31 December 2024.

月31日止年度則約為67日。

Net Current Assets and Net Assets

The Group's net current assets as at 30 June 2025 were approximately RMB556.1 million, representing an increase of approximately 5.7% from the balance of approximately RMB525.9 million recorded as at 31 December 2024. Net assets as at 30 June 2025 were approximately RMB1,070.0 million, representing a decrease of approximately RMB17.7 million from the balance of approximately RMB1,087.8 million as at 31 December 2024.

Pledge of Assets

As at 30 June 2025, bank loans of approximately RMB1,124.4 million (at 31 December 2024: RMB1,222.2 million) were secured by the Group's assets. Please refer to Notes 14 and 16 of the condensed consolidated financial statements for further details.

Commitments

The Group's capital commitments outstanding as at 30 June 2025 amounted to approximately RMB16.4 million (at 31 December 2024: RMB29.3 million) and was mainly attributed to acquisition of property, plant and equipment.

Contingent Liabilities

As at 30 June 2025, the Group did not provide any form of guarantee for any company outside the Group and was not involved in any material legal proceedings for which provision for contingent liabilities was required.

Capital Structure

During the Review Period, there was no change in the share capital of the Company.

流動資產淨值及資產淨值

本集團於2025年6月30日的流動資產淨值約人民幣556,100,000元,較於2024年12月31日錄得的結餘約人民幣525,900,000元增加約5.7%。資產淨值於2025年6月30日約為人民幣1,070,000,000元,較2024年12月31日的結餘約人民幣1,087,800,000元減少約人民幣17,700,000元。

度則約為41日。於截至2025年6月

30日止六個月,應付貿易款項週轉

天數約為67日,而於截至2024年12

資產抵押

於2025年6月30日,為數約人民幣 1,124,400,000元(於2024年12月31 日:人民幣1,222,200,000元)的銀 行貸款乃以本集團的資產作抵押。 進一步詳情請參閱簡明綜合財務報 表附註14及16。

承擔

於2025年6月30日, 本集團尚有資本承擔約人民幣16,400,000元(於2024年12月31日:人民幣29,300,000元),主要用於購買物業、廠房及設備。

或然負債

於2025年6月30日,本集團並無為本集團以外任何公司提供任何形式的擔保,亦並無牽涉需作出或然負債撥備的任何重大法律訴訟。

資本架構

於回顧期間,本公司股本並無變動。

Foreign Exchange Exposure

For the six months ended 30 June 2025, the Group conducted its business transactions principally in Renminbi ("RMB"). The Group has not experienced any material difficulties or negative impacts on its operations as a result of fluctuations in currency exchanges rates. Although the Group has certain bank balances denominated in United States Dollars, Japanese Yen, Indian Rupee and Hong Kong Dollars, their proportion to the Group's total assets is insignificant. The Directors considered that no hedging of exchange risk is required and accordingly, no financial instruments were used for hedging purposes during the Review Period. Nevertheless, the management will continue to monitor the Group's foreign exchange exposure and will take prudent measures as and when appropriate.

Significant Investment Held, and Material Acquisition and Disposal

Significant Investment Held

During the Review Period, the Group did not hold any significant investment.

Material Acquisition and Disposal of Subsidiaries, Associates and Joint Ventures

The Group did not make any material acquisition or disposal of subsidiaries, associates or joint ventures during the Review Period.

Future Plans for Material Investments or Capital Assets

As at 30 June 2025, the Group did not have any specific plan for material investments or capital assets.

外匯風險

持有重大投資以及重大收購及出售

持有重大投資

於回顧期間,本集團概無持有任何 重大投資。

重大收購及出售附屬公司、聯營公司及合營企業

於回顧期間,本集團並未作出任何 重大收購或出售附屬公司、聯營公 司或合營企業。

重大投資或資本資產之未來計劃

於2025年6月30日,本集團並無任 何關於重大投資或資本資產的具體 計劃。

Employee and Remuneration Policies

As at 30 June 2025, the Group had 2,465 full-time employees (at 30 June 2024: 2,542) and the ratio of male and female employees is 65.3% (2024: 63.8%) and 34.7% (2024: 36.2%) respectively. The related employees' costs for the Review Period amounted to RMB204.6 million (six months ended 30 June 2024: RMB192.6 million). The salaries of the Group's employees were determined by reference to the personal performance, professional qualification. industry experience of the relevant employee and relevant market trends. The Group ensures all levels of employees are paid according to market standard and employees are rewarded on a performance-related basis within the framework of the Group's salary, incentives and bonus scheme. The management reviews the remuneration policy of the Group on a regular basis and evaluates the work performance of its employees. The remuneration of the employees includes salaries, allowances, year-end bonus and social insurance. In accordance with the relevant prevailing laws and regulations of the PRC, the Group has participated in the social insurance plans set up by the related local government authorities, including pension funds, medical insurance (including maternity insurance), unemployment insurance and work-related injury insurance. The Group has also participated in the mandatory provident fund scheme for its Hong Kong employees in accordance with the Mandatory Provident Fund Scheme Ordinance (Chapter 485 of the Laws of Hong Kong). The Company also adopted a share option scheme on 17 June 2019 to reward eligible participants (including directors and employees of the Group) for their contributions to the Group.

僱員及薪酬政策

於2025年6月30日,本集團有2.465 名 全 職 僱 員(於2024年6月30日: 2.542名),男女僱員比率分別為 65.3% (2024年:63.8%) 及34.7% (2024年: 36.2%)。於回顧期間的 相關僱員成本為人民幣204.600.000 元(截至2024年6月30日 止六個月: 人民幣192.600.000元)。本集團僱 員的薪金乃經參考有關僱員的個人 表現、專業資格、行內經驗及相關 市場趨勢釐定。本集團確保所有職 級僱員的薪酬均符合市場水平,而 本集團會根據本集團的薪金、獎勵 及花紅計劃並因應僱員的表現對僱 員作出獎勵。管理層定期檢討本集 團的薪酬政策,並評估僱員的工作 表現。僱員薪酬包括薪金、津貼、 年終花紅及社會保障。根據中國現 行相關法律及法規,本集團已參與 本地有關政府機關設立的社會保障 計劃,包括退休金、醫療保險(包括 生育保險)、失業保險及工傷保險。 本集團亦按照強制性公積金計劃條 例(香港法例第485章)為香港僱員 參與強制性公積金計劃。本公司亦 於2019年6月17日採納購股權計劃 獎勵合資格參與者(包括本集團董事 及僱員)為本集團作出的貢獻。

REPORT ON REVIEW OF INTERIM FINANCIAL INFORMATION 中期財務資料的審閱報告



Tel: +852 2218 8288 Fax: +852 2815 2239 www.bdo.com.hk

電話: +852 2218 8288 傳真: +852 2815 2239 www.bdo.com.hk 25th Floor Wing On Centre 111 Connaught Road Central Hong Kong

香港干諾道中111號 永安中心25樓

TO THE BOARD OF DIRECTORS OF VESON HOLDINGS LIMITED

(incorporated in the Cayman Islands with limited liability)

INTRODUCTION

We have reviewed the interim financial information set out on pages 24 to 59, which comprise the condensed consolidated statement of financial position of Veson Holdings Limited (the "Company") and its subsidiaries (collective referred to as the "Group") as of 30 June 2025, and the related condensed consolidated statement of profit or loss and other comprehensive income, condensed consolidated statement of changes in equity and condensed consolidated statement of cash flows for the six months then ended, and notes to the interim condensed consolidated financial statements including material accounting policy information (the "interim financial information"). The Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited require the preparation of a report on interim financial information to be in compliance with the relevant provisions thereof and International Accounting Standard 34 "Interim Financial Reporting" as issued by the International Accounting Standard Board ("IAS 34"). The directors of the Company are responsible for the preparation and presentation of this interim financial information in accordance with IAS 34. Our responsibility is to express a conclusion on this interim financial information based on our review. This report is made solely to you, as a body, in accordance with our agreed terms of engagement, and for no other purpose. We do not assume responsibility towards or accept liability to any other person for the contents of this report.

致鋭信控股有限公司董事會

(於開曼群島註冊成立之有限公司)

引言

本核數師已審閱列載於第24頁至第 59頁鋭信控股有限公司(「貴公司」) 及其附屬公司(合稱「貴集團」)的中 期財務資料,此中期財務資料包括 於2025年6月30日的簡明綜合財務 狀況表與截至該日止六個月期間的 相關簡明綜合損益及其他全面收益 表、簡明綜合權益變動表及簡明綜 合現金流量表以及中期簡明綜合財 務報表附註,包括重要會計政策資 料(「中期財務資料」)。根據香港聯 合交易所有限公司證券上市規則, 上市公司必須根據上市規則中的相 關規定和國際會計準則理事會頒佈 的國際會計準則第34號「中期財務報 告」(「國際會計準則第34號」)的規定 編製中期財務資料報告。貴公司董 事須負責根據國際會計準則第34號 編製及呈列此中期財務資料。我們 的責任是根據我們的審閱對本中期 財務資料作出結論。本報告乃按照 我們雙方所協議的委聘條款,僅向 閣下(作為整體)報告,除此以外, 我們的報告不可用作其他用途。我 們概不就本報告的內容,對任何其 他人士負責或承擔法律責任。

REPORT ON REVIEW OF INTERIM FINANCIAL INFORMATION 中期財務資料的審閱報告

SCOPE OF REVIEW

We conducted our review in accordance with Hong Kong Standard on Review Engagements 2410 "Review of Interim Financial Information Performed by the Independent Auditor of the Entity" issued by the Hona Kona Institute of Certified Public Accountants. A review of interim financial information consists of making inquiries, primarily of persons responsible for financial and accounting matters, and applying analytical and other review procedures. A review is substantially less in scope than an audit conducted in accordance with Hong Kong Standards on Auditing and consequently does not enable us to obtain assurance that we would become aware of all significant matters that might be identified in an audit. Accordingly, we do not express an audit opinion.

CONCLUSION

Based on our review, nothing has come to our attention that causes us to believe that the interim financial information is not prepared, in all material respects, in accordance with IAS 34.

BDO Limited

Certified Public Accountants

Chan Tsz Hung

Practising Certificate Number P06693

Hong Kong, 29 August 2025

審閱範圍

我們已根據香港會計師公會頒佈的香港審閱工作準則第2410號「實體的獨立核數師對中期財務資料審閱」進行審閱。中期財務資料審閱」進行審閱。中期財務及會計學的人員詢問,並實施分析和其實的人員詢問,,審閱程序。由於審閱的範圍,數不能保證我們會計會與一次不能保證我們會對為在。因此我們不會發表任何審計意見。

結論

根據我們的審閱,並無任何事項已 引起我們注意,而令我們相信該中 期財務資料於所有重大方面並未根 據國際會計準則第34號編製。

香港立信德豪會計師事務所有限公司 執業會計師

陳子鴻

香港執業證書號碼P06693

香港,2025年8月29日

CONDENSED CONSOLIDATED STATEMENT OF PROFIT OR LOSS AND OTHER COMPREHENSIVE INCOME 簡明綜合損益及其他全面收益表

For the six months ended 30 June 2025 截至2025年6月30日止六個月

Six months ended 30 June 截至6月30日止六個月

		Notes 附註	2025 RMB'000 人民幣千元 (Unaudited) (未經審核)	2024 RMB'000 人民幣千元 (Unaudited) (未經審核)
Turnover Cost of sales	營業額 銷售成本	5	2,380,758 (2,202,380)	2,440,776 (2,284,593)
Gross profit Other revenue Selling and distribution expenses Administrative expenses Other operating expenses (Impairment loss)/reversal of impairment loss recognised on trade and notes receivables, net Reversal of impairment loss recognised on prepayments,	毛利 其他收益 銷售及分銷開支 行政經營開支 就應經營貿易款的(減極 票損) 一次減值虧損撥 額 就預付款額 就預付款額 應 數 減值 減值 減 減 減 減 減 減 減 減 減 減 減 減 減 減 減 減		178,378 13,045 (35,258) (137,728) (1,977)	156,183 21,142 (34,046) (111,556) (4,462)
deposits and other receivables, net Finance costs	虧損撥回淨額 融資成本		799 (26,288)	716 (32,811)
(Loss)/profit before income tax Income tax expense (Loss)/profit for the period	除所得税前(虧損)/溢利所得税開支期內(虧損)/溢利	6 7	(16,232) (2,638) (18,870)	8,708 (3,152) 5,556
(Loss)/profit for the period attributable to: Owners of the Company Non-controlling interests	下列人士應佔期內 (虧損)/溢利: 本公司擁有人 非控股權益		(14,468) (4,402) (18,870)	5,524 32 5,556

CONDENSED CONSOLIDATED STATEMENT OF PROFIT OR LOSS AND OTHER COMPREHENSIVE INCOME 簡明綜合損益及其他全面收益表

For the six months ended 30 June 2025 截至2025年6月30日止六個月

		截土0万30日止八四万		
			2025	2024
		Note	RMB cents	RMB cents
		附註	人民幣分	人民幣分
			(Unaudited)	(Unaudited)
			(未經審核)	(未經審核)
(Loss)/earnings per share attributable to owners of the Company for the period	期內本公司擁有人應佔 每股(虧損)/盈利			
Basic and diluted	每股基本及攤薄 (虧損)/盈利	0	(4.00)	0.54
(loss)/earnings per share	(順)(月)/ 盆利	9	(1.33)	0.51

CONDENSED CONSOLIDATED STATEMENT OF PROFIT OR LOSS AND OTHER COMPREHENSIVE INCOME 簡明綜合損益及其他全面收益表

For the six months ended 30 June 2025 截至2025年6月30日止六個月

Six months ended 30 June

		截至6月30日止六個月	
		2025 RMB'000 人民幣千元 (Unaudited) (未經審核)	2024 RMB'000 人民幣千元 (Unaudited) (未經審核)
(Loss)/profit for the period	期內(虧損)/溢利	(18,870)	5,556
Other comprehensive income for the period	期內其他全面收益		
Item that may be reclassified to profit or loss in subsequent periods:	於往後期間可能重新 分類至損益的 項目: 換算海外業務產生		
Exchange differences on translating foreign operations		1,154	(2,132)
Total comprehensive income for the period, net of tax	期內全面收益總額, 扣除税項	(17,716)	3,424
Attributable to:	下列人士應佔:		
Owners of the Company Non-controlling interests	本公司擁有人 非控股權益	(13,314) (4,402)	2,807 617
		(17,716)	3,424

CONDENSED CONSOLIDATED STATEMENT OF FINANCIAL POSITION 簡明綜合財務狀況表

At 30 June 2025 於2025年6月30日

		Notes 附註	30 June 2025 2025年 6月30日 RMB'000 人民幣千元 (Unaudited) (未經審核)	31 December 2024 2024年 12月31日 RMB'000 人民幣千元 (Audited) (經審核)
Non-current assets Property, plant and equipment Investment properties Right-of-use assets Intangible assets Financial assets at fair value through other comprehensive	非流動資產 物業、廠房及設備 投資物業 使用形資產 無好公平 按全直計入其他 全融資產	10 11	544,760 89,395 6,992 1,984	562,013 92,827 9,472 2,203
income Deferred tax assets	遞延税項資產		20,940 96,330	20,940 98,968
Total non-current assets	非流動資產總額		760,401	786,423
Current assets Inventories Trade and notes receivables Prepayments, deposits and other receivables Amounts due from	流動資產 存貨 應收貿易款項及 應收票據 預付款項、按金及 其他應收款項 應收關連人士款項	12	554,877 1,459,550 426,816	542,854 1,664,664 221,806
related parties Current tax recoverable Pledged bank deposits Bank balances and cash Total current assets	可收回即期税項 已抵押銀行存款 銀行結餘及現金 流動資產總額	16	227,909 15,078 505,792 148,714	207,231 15,066 597,759 332,961

CONDENSED CONSOLIDATED STATEMENT OF FINANCIAL POSITION 簡明綜合財務狀況表

At 30 June 2025 於2025年6月30日

		Notes 附註	30 June 2025 2025年 6月30日 RMB'000 人民幣千元 (Unaudited) (未經審核)	31 December 2024 2024年 12月31日 RMB'000 人民幣千元 (Audited) (經審核)
Current liabilities	流動負債			
Trade and notes payables Other payables, receipts	應付貿易款項及 應付票據 其他應付款項、	13	1,805,755	1,961,850
in advance and accrued charges	預收款項及 應計費用		91,143	86,454
Lease liabilities – current portion	租賃負債 一流動部分		1,312	4,060
Bank loans – current portion	銀行貸款 一流動部分	14	883,300	1,003,050
Amounts due to directors	應付董事款項		16	44
Amounts due to related parties	應付關連人士款項		1,133	1,029
Total current liabilities	流動負債總額		2,782,659	3,056,487
Net current assets	流動資產淨值		556,077	525,854
Total assets less	資產總額減流動負債			
current liabilities	央庄秘识 例加到只良		1,316,478	1,312,277

CONDENSED CONSOLIDATED STATEMENT OF FINANCIAL POSITION 簡明綜合財務狀況表

At 30 June 2025 於2025年6月30日

			30 June 2025	31 December 2024
		Notes 附註	2025年 6月30日 RMB'000 人民幣千元 (Unaudited) (未經審核)	2024年 12月31日 RMB'000 人民幣千元 (Audited) (經審核)
Non-current liabilities	非流動負債			
Bank loans – non- current portion Deferred tax liabilities	銀行貸款 一非流動部分 遞延税項負債	14	241,078 5,360	219,161 5,360
Total non-current liabilities	非流動負債總額		246,438	224,521
Net assets	淨資產		1,070,040	1,087,756
Capital and reserves Share capital Reserves	資本及儲備 股本 儲備	15	107,590 952,286	107,590 965,600
Equity attributable to owners of the Company	本公司擁有人應佔權益		1,059,876	1,073,190
Non-controlling interests	非控股權益		10,164	14,566
Total equity	總權益		1,070,040	1,087,756

Ni Chen Hui 倪晨暉 Director 董事

Lian Xiu Qin 連秀琴 Director 董事

CONDENSED CONSOLIDATED STATEMENT OF CHANGES IN EQUITY 簡明綜合權益變動表

For the six months ended 30 June 2025 截至2025年6月30日止六個月

		Share capital	Share premium	Capital reserve	Statutory reserve fund	Enterprise expansion fund	Translation reserve	Retained profits/ (accmulated losses)	Attributable to owners of the Company 本公司	Non- controlling interests	Total equity
		股本 RMB'000 人民幣千元	股份溢價 RMB'000 人民幣千元	資本儲備 RMB'000 人民幣千元	法定 公積金 RMB'000 人民幣千元	企業 發展基金 RMB'000 人民幣千元	匯兑儲備 RMB'000 人民幣千元	保留溢利/ (累計虧損) RMB'000 人民幣千元	擁有人 應佔部分 RMB'000 人民幣千元	非控股 權益 RMB'000 人民幣千元	總權益 RMB'000 人民幣千元
At 1 January 2024 (Audited)	於2024年1月1日(經審核)	107,590	619,288	186,133	149,540	74,291	(74,340)	29,014	1,091,516	(5,461)	1,086,055
Profit for the period Exchange differences on translating foreign operations	期內溢利 換算海外業務時 產生之匯兇差額	-	-	-	-	-	(2,717)	5,524	5,524	32 585	5,556
Total comprehensive income for the period	期內全面收益總額	-	-	-	-	-	(2,717)	5,524	2,807	617	3,424
Appropriation	分配	-	-	-	860	430	-	(1,290)	-		
At 30 June 2024 (Unaudited)	於2024年6月30日 (未經審核)	107,590	619,288	186,133	150,400	74,721	(77,057)	33,248	1,094,323	(4,844)	1,089,479
At 1 January 2025 (Audited)	於2025年1月1日(經審核)	107,590	619,288	186,133	150,696	74,869	(80,686)	15,300	1,073,190	14,566	1,087,756
Loss for the period Exchange differences arising on translating	期內虧損 換算海外業務時 產生之匯兑差額	-	-	-	-	-	-	(14,468)	(14,468)	(4,402)	(18,870)
foreign operations	在工厂能力在款	-	-	-	-	-	1,154	-	1,154	-	1,154
Total comprehensive income for the period	期內全面收益總額		-	-	-	-	1,154	(14,468)	(13,314)	(4,402)	(17,716)
Appropriation	分配	-	-	-	757	379	-	(1,136)	-		-
At 30 June 2025 (Unaudited)	於2025年6月30日 (未經審核)	107,590	619,288	186,133	151,453	75,248	(79,532)	(304)	1,059,876	10,164	1,070,040

CONDENSED CONSOLIDATED STATEMENT OF CASH FLOWS 簡明綜合現金流量表

For the six months ended 30 June 2025 截至2025年6月30日止六個月

Six months ended 30 June 截至6月30日止六個月

		2025 RMB'000 人民幣千元 (Unaudited) (未經審核)	2024 RMB'000 人民幣千元 (Unaudited) (未經審核)
Net cash (used in)/generated from operating activities	經營活動(所用)/所 得現金淨額	(159,212)	20,057
Cash flows from investing	投資活動現金流量		
activities Interest received Additions of property, plant	已收利息 添置物業、廠房及	3,148	10,365
and equipment Decrease in pledged	設備 已抵押銀行存款	(20,025)	(12,857)
bank deposits Proceeds from disposal of property, plant and	減少 出售物業、廠房及 設備所得款項	91,967	151,264
equipment Addition of intangible assets	添置無形資產	<u>-</u>	366 (110)
Net cash generated from investing activities	投資活動所得現金 淨額	75,090	149,028
Cash flows from financing	融資活動現金流量		
activities Proceeds from bank loans Increase/(decrease) in amounts due to related	銀行貸款所得款項應付關連人士款項增加/(減少)	605,861	988,893
parties Repayments of bank	償還銀行借款	104	(205)
borrowings Repayment of interest portion	償還租賃負債之	(703,694)	(1,032,318)
of lease liabilities Repayment of principal	利息部分	(103)	(390)
portion of lease liabilities Decrease in amounts due to	本金部分應付董事款項	(2,743)	(3,352)
directors	減少	(28)	(4)
Net cash used in financing activities	融資活動所用現金 淨額	(100,603)	(47,376)

CONDENSED CONSOLIDATED STATEMENT OF CASH FLOWS 簡明綜合現金流量表

For the six months ended 30 June 2025 截至2025年6月30日止六個月

Six months ended 30 June 截至6月30日止六個月

		数工0/100 H 亚八间/1		
		2025 RMB'000 人民幣千元 (Unaudited) (未經審核)	2024 RMB'000 人民幣千元 (Unaudited) (未經審核)	
Net (decrease)/increase in cash and cash equivalents	現金及現金等價 項目(減少)/ 增加淨額	(184,725)	121.709	
Cash and cash equivalents at beginning of period Effect of foreign exchange rate changes	期初現金及現金等價項目 [[本變動之影響]	332,961 478	133,825	
Cash and cash equivalents at end of period	期末現金及現金等價 項目	148,714	255,429	

NOTES TO THE INTERIM CONDENSED CONSOLIDATED FINANCIAL STATEMENTS 中期簡明綜合財務報表附註

For the six months ended 30 June 2025 截至2025年6月30日止六個月

1. GENERAL

Veson Holdings Limited (the "Company", together with its subsidiaries, the "Group") is a public limited liability company incorporated in the Cayman Islands on 20 July 2006 as an exempted company and its shares were listed on the Main Board of The Stock Exchange of Hong Kong Limited (the "Stock Exchange") on 21 December 2006.

The Group is principally engaged in manufacture and sale of lithium-ion battery modules and related accessories for mobile phones, tablets, notebook and digital electronic appliances. The Group is also engaged in manufacture and sale of lithium-ion bare battery cells.

2. BASIS OF PREPARATION AND SIGNIFICANT EVENTS

The interim financial information has been prepared in accordance with International Accounting Standard 34 "Interim Financial Reporting" ("IAS 34") issued by International Accounting Standards Board ("IASB") and the applicable disclosure requirements under Appendix D2 to the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited (the "Listing Rules"). The interim financial information was authorised for issue by the board of directors of the Company on 29 August 2025.

1. 一般資料

鋭信控股有限公司(「本公司」, 連同其附屬公司,為「本集團」) 於2006年7月20日在開曼群島 註冊成立為獲豁免之上市有限 公司,其股份已於2006年12月 21日在香港聯合交易所有限公司(「聯交所」)主板上市。

本集團主要從事手機、平板電腦、筆記本及數碼類電子產品的鋰離子電池模組及有關配件之生產及銷售。本集團亦從事 鋰離子電芯之生產及銷售。

2. 編製基準及重大事項

中期財務資料已遵照國際會計準則理事會(「國際會計準則理事會」)頒佈的國際會計準則第34號「中期財務報告」(「國際會計準則第34號」)及香港聯合交易所有限公司證券上市規則」)附錄D2適用的披露條文編製。中期財務資料於2025年8月29日獲本公司董事會授權刊發。

NOTES TO THE INTERIM CONDENSED CONSOLIDATED FINANCIAL STATEMENTS 中期簡明綜合財務報表附註

For the six months ended 30 June 2025 截至2025年6月30日止六個月

2. BASIS OF PREPARATION AND 2. 編製基準及重大事項(續) SIGNIFICANT EVENTS (Continued)

The interim financial information has been prepared with the same accounting policies adopted in the consolidated financial statements for the year ended 31 December 2024, except for those that relate to new standards or interpretations effective for the first time for periods beginning on or after 1 January 2025. Details of any changes in accounting policies are set out in Note 3. The adoption of the amended International Financial Reporting Standards ("IFRS Accounting Standards") have no material effect on the interim financial information. The Group has not early adopted any new or amended IFRS Accounting Standards that has been issued but not yet effective in the current accounting period.

The preparation of the interim financial information in compliance with IAS 34 requires the use of certain judgements, estimates and assumptions that affect the application of policies and the reported amounts of assets and liabilities, income and expenses on a year to date basis. Actual results may differ from these estimates. The areas where significant judgments and estimates have been made in preparing the interim financial information and their effect are disclosed in Note 4.

The interim financial information are presented in Chinese Renminbi ("RMB"). unless otherwise stated. The interim financial information contains condensed consolidated financial statements and selected explanatory notes. The notes include an explanation of events and transactions that are significant to an understanding of the changes in financial position and performance of the Group since the 2024 annual financial statements. The interim financial information does not include all of the information required for a complete set of financial statements prepared in accordance with IFRS Accounting Standards and should be read in conjunction with the 2024 annual financial statements.

For the six months ended 30 June 2025 截至2025年6月30日止六個月

2. BASIS OF PREPARATION AND 2. 編製基 SIGNIFICANT EVENTS (Continued)

In line with many other manufacturing companies, the Group maintains a net current assets position as part of its business model. The Group has sufficient working capital and unutilised borrowing facilities to service operating activities and ongoing capital expenditures. Accordingly, the interim financial information has been prepared on a going concern basis.

The interim financial information is unaudited, but has been reviewed by BDO Limited in accordance with Hong Kong Standard on Review Engagements 2410, "Review of Interim Financial Information Performed by the Independent Auditor of the Entity", issued by the Hong Kong Institute of Certified Public Accountants (the "HKICPA"). BDO Limited's independent review report to the Board of Directors is included on pages 21 to 22.

3. CHANGES IN IFRS ACCOUNTING STANDARDS

The IASB has issued amendments to IFRS Accounting Standards that are first effective for the current accounting period of the Group. Of these, the following amendments are relevant to the Group:

IAS 21 and IFRS 1

Lack of Exchangeability (amendments)

The new or amended IFRS Accounting Standards that are effective from 1 January 2025 did not have any significant impact on the Group's accounting policies.

2. 編製基準及重大事項(續)

與許多其他製造企業一樣,作 為業務模式的一部分。。本集團 維持淨流動資產狀況及未動用 持融資可開支。營經營經濟 續資資內開支。 資資資本開支。 資料乃按持續經營基準編製。

3. 國際財務報告準則會計準則變動

國際會計準則理事會頒佈多項 於本集團的當前會計期間首次 生效之國際財務報告準則會計 準則修訂本。其中,以下修訂 與本集團有關:

國際會計準則第21號及國際財務 缺乏可兑換性報告準則第1號 (修訂本)

自2025年1月1日起生效之新訂或經修訂國際財務報告準則會計準則對本集團之會計政策並無任何重大影響。

For the six months ended 30 June 2025 截至2025年6月30日止六個月

4. USE OF JUDGEMENTS AND ESTIMATES

In preparing this interim financial information, the significant judgements made by the management in applying the Group's accounting policies and the key sources of estimation uncertainty were the same as those that applied to 2024 annual financial statements.

5. SEGMENT INFORMATION

Reportable segments

The Group is engaged in the business of original design manufacturing ("ODM business") as well as bare battery cells ("Bare battery cell business"). The chief operating decision makers (i.e. the Company's directors) review the segment information of these businesses and, based on which, allocate resources to segments and assess their performance. The Group's reportable segments are set out below:

ODM business – Manufacture and supply of lithium-ion battery modules, power banks, motive battery and related accessories for branded mobile phone, notebooks and tablets manufacturers within and outside China and provision of processing services.

Bare battery cell business – Manufacture and sale of lithium-ion bare battery cells for mobile phones, tablets and power banks.

Others – Sales of raw materials and work-in-progress and rental income.

4. 使用判斷及估計

於編製本中期財務資料時,管理層於應用本集團的會計政策及估計不確定因素的主要來源時所作出的重大判斷,與2024年年度財務報表所應用者一致。

5. 分部資料

申報分部

本集團目前經營原廠設計製造 (「ODM業務」)及電芯業務(「電 芯業務」),而主要經營決策者 (即本公司董事)亦審閱有關該 等業務之分部資料,並據此分 配分部資源及評估其業績。本 集團申報分部載列如下:

ODM業務一為中國境內外品牌 手機、筆記本及平板製造商生 產及供應鋰離子電池模組、移 動電源、動力電池及相關配件 及提供加工服務。

電芯業務 - 製造及銷售適用於 手機、平板電腦及移動電源的 鋰離子電芯。

其他一銷售原材料及半成品及 租金收入。

For the six months ended 30 June 2025 截至2025年6月30日止六個月

5. **SEGMENT INFORMATION** (Continued)

Reportable segments (Continued)

Segment information about these businesses is presented as follows:

For the six months ended 30 June 2025 (unaudited)

5. 分部資料(續)

申報分部(續)

有關該等業務的分部資料呈列如下:

截至2025年6月30日止六個月(未經審核)

		ODM business ODM業務 RMB'000 人民幣千元	Bare battery cell business 電芯業務 RMB'000 人民幣千元	Others 其他 RMB'000 人民幣千元	Total 總計 RMB'000 人民幣千元
Total turnover Less: Intersegment sales	總營業額 減:內部銷售	2,616,310 (366,991)	53,587 (5,869)	219,322 (135,601)	2,889,219 (508,461)
Turnover	營業額	2,249,319	47,718	83,721	2,380,758
Segment profit/(loss)	分部溢利/(虧損)	30,937	(7,908)	5,113	28,142
Unallocated income - Interest income	未分配收入 一利息收入				3,148
Unallocated expenses - Legal and professional fees	未分配開支 一法律及專業				
- Staff costs - Finance costs - Others	費用 一員工成本 一融資成本 一其他				(673) (12,424) (26,288) (8,137)
Loss before income tax Income tax	除所得稅前虧損 所得稅				(16,232) (2,638)
Loss for the period	期內虧損				(18,870)

For the six months ended 30 June 2025 截至2025年6月30日止六個月

5. **SEGMENT INFORMATION** (Continued)

5. 分部資料(續)

Reportable segments (Continued)
For the six months ended 30 June 2024 (unaudited)

申報分部(續) 截至**2024**年6月**30**日止六個月 (未經審核)

		ODM business ODM業務 RMB'000 人民幣千元	Bare battery cell business 電芯業務 RMB'000 人民幣千元	Others 其他 RMB'000 人民幣千元	Total 總計 RMB'000 人民幣千元
Total turnover	總營業額	2,696,782	75,387	296,276	3,068,445
Less: Intersegment sales	減:內部銷售	(459,853)	(10,144)	(157,672)	(627,669)
Turnover	營業額	2,236,929	65,243	138,604	2,440,776
Segment profit/(loss)	分部溢利/(虧損)	46,599	(2,453)	4,645	48,791
Unallocated income - Interest income - Others	未分配收入 一利息收入 一其他				5,008 5,216
Unallocated expenses - Legal and professional fees - Staff costs - Finance costs	未分配開支 一法律及專業 費用 一員工成本 一融資成本				(109) (9,255) (32,811)
- Others	一其他				(8,132)
Profit before income tax Income tax	除所得税前溢利 所得税				8,708 (3,152)
Profit for the period	期內溢利				5,556

For the six months ended 30 June 2025 截至2025年6月30日止六個月

5. **SEGMENT INFORMATION** (Continued)

Reportable segments (Continued)

Segment assets and liabilities are presented as follows:

As at 30 June 2025 (unaudited)

5. 分部資料(續)

申報分部(續)

分部資產及負債呈列如下:

於2025年6月30日(未經審核)

		ODM business ODM業務 RMB'000 人民幣千元	電芯業務	Total 總計 RMB'000 人民幣千元
Segment assets	分部資產	3,739,399	94,192	3,833,591
Unallocated corporate assets	未分配公司資產			
Property, plant and equipmentInvestment propertiesFinancial assets at FVTOCI	一物業、廠房及設備 一投資物業 一按公平值計入其他 全面收益的金融			51,932 89,395
Bank balances and cash Prepayments, deposits and other receivables	資產 -銀行結餘及現金 -預付款項、 按金及其他			20,940 3,093
Amounts due from related partiesOthers	應收款項 一應收關連人士款項 一其他			149 98,055 1,982
Consolidated total assets	綜合資產總額			4,099,137
Segment liabilities	分部負債	2,984,032	37,557	3,021,589
Unallocated corporate liabilities - Other payables - Amounts due to directors - Amounts due to related parties - Deferred tax liabilities - Others	未分配公司負債 一其他應付款項 一應付董事款項 一應付關連人士款項 一遞延稅項負債 一其他			927 16 1,041 5,360 164
Consolidated total liabilities	綜合負債總額			3,029,097

For the six months ended 30 June 2025 截至2025年6月30日止六個月

5. SEGMENT INFORMATION (Continued)

Reportable segments (Continued) As at 31 December 2024 (audited)

5. 分部資料(續)

申報分部(續) 於2024年12月31日(經審核)

		ODM business ODM業務 RMB'000 人民幣千元	Bare battery cell business 電芯業務 RMB'000 人民幣千元	Total 總計 RMB'000 人民幣千元
Segment assets	分部資產	4,030,857	97,898	4,128,755
Unallocated corporate assets - Property, plant and	未分配公司資產 一物業、廠房及設備			
equipment - Investment properties - Financial assets at EVTOCI	一投資物業 一按公平值計入其他			43,510 92,827
	全面收益的金融 資產			20,940
 Bank balances and cash Prepayments, deposits and other receivables 	一銀行結餘及現金 一預付款項、 按金及其他			8,528
Amounts due from related partiesOthers	應收款項 一應收關連人士款項 一其他			446 69,956 3,802
Consolidated total assets	綜合資產總額			4,368,764
Segment liabilities	分部負債	3,234,009	38,033	3,272,042
Unallocated corporate liabilities - Other payables - Amounts due to directors - Amounts due to related parties - Deferred tax liabilities - Others	未分配公司負債 一其他應付款項 一應付董事款項 一應付關連人士款項 一遞延稅項負債 一其他			2,223 44 986 5,360 353
Consolidated total liabilities	綜合負債總額			3,281,008

For the six months ended 30 June 2025 截至2025年6月30日止六個月

5. **SEGMENT INFORMATION** (Continued)

Turnover from major products

The Group's disaggregated turnover from its major products and services were as follows:

5. 分部資料(續)

來自主要產品之營業額

本集團主要產品及服務之分類 營業額如下:

2024

Six months ended 30 June 截至6月30日止六個月

2025

		2025 RMB'000 人民幣千元 (Unaudited) (未經審核)	2024 RMB'000 人民幣千元 (Unaudited) (未經審核)
ODM business:	ODM業務:		
Turnover recognised at a point in time: Mobile phone batteries Tablet batteries Notebook batteries Power banks Other batteries Others	於 確手平筆移其其 一認機板記動他他 一認機板記動他他	1,423,758 481,002 100,930 71,045 103,257 44,511	1,517,085 377,016 96,517 87,363 125,946 16,047
		2,224,503	2,219,974
Turnover recognised over time: Processing income	在一段時間內 確認的營業額: 加工收入	24,816	16,955
ODM business	ODM業務	2,249,319	2,236,929
Bare battery cell business: Turnover recognised at a point in time: Lithium-ion bare battery cells	電芯業務: 於某一時間點 確認的營業額: 鋰離子電芯	47,718	65,243
Others	其他	77,189	133,599
		2,374,226	2,435,771
Revenue from other sources:	其他收入來源:		
Rental income	租賃收入	6,532	5,005
Total turnover	總營業額	2,380,758	2,440,776

For the six months ended 30 June 2025 截至2025年6月30日止六個月

5. SEGMENT INFORMATION (Continued)

Geographical information

Analysis of the Group's turnover and results as well as analysis of the Group's carrying amount of each relevant segment's assets and additions to property, plant and equipment and intangible assets by geographical market have not been presented as they are substantially generated from or situated in the People's Republic of China (the "PRC").

6. (LOSS)/PROFIT BEFORE INCOME TAX

This is arrived at after charging/(crediting):

5. 分部資料(續)

地區資料

6. 除所得税前(虧損)/溢利

已扣除/(計入)下列項目:

Six months ended 30 June 截至6月30日止六個月

		2025 RMB'000 人民幣千元 (Unaudited) (未經審核)	2024 RMB'000 人民幣千元 (Unaudited) (未經審核)
Ohart tauran and 'an land	並入中信世紀数		
Short-term operating lease rentals for office premises	辦公室短期經營 和賃和金	7,371	5,202
Depreciation of property, plant	物業、廠房及	7,011	0,202
and equipment	設備折舊	41,997	49,516
Depreciation of investment	投資物業折舊		
properties	 	3,432	2,521
Depreciation of right-of-use assets	使用權資產折舊	2,592	3,210
Amortisation of intangible assets	無形資產攤銷	219	550
Write-off of inventories	存貨撇銷	1,894	3,352
Write-off of property, plant and	物業、廠房及		
equipment	設備撇銷	49	-
Loss on disposals of property,	出售物業、廠房		
plant and equipment	及設備虧損	-	366
Research and development costs	研發成本	53,101	49,532
Net foreign exchange	匯兑虧損/(收益)	33,101	49,002
loss/(gain)	淨額	4,234	(1,004)
Interest income	利息收入	(3,148)	(5,008)
Interest on lease liabilities	租賃負債利息	103	390
Interest on bank borrowings	銀行借款利息	22,147	26,979
Interest on discounted	貼現應收票據利息		
notes receivables		4,038	5,442

For the six months ended 30 June 2025 截至2025年6月30日止六個月

7. INCOME TAX EXPENSE

7. 所得税開支

Six months ended 30 June 截至6月30日止六個月

		上 0 / 1 0 0 日 土 / 1 回 / 1	
		2025	2024
		RMB'000	RMB'000
		人民幣千元	人民幣千元
		(Unaudited)	(Unaudited)
		(未經審核)	(未經審核)
Current tax – PRC Enterprise Income Tax: – Tax for the period	即期税項一中國 企業所得税: 一期內税項 遞延税項	- 0.000	708
Deferred tax	<u> </u>	2,638	2,444
Income tax expense	所得税開支	2,638	3,152

No provision for taxation has been made by the Company as it is not subject to tax in the Cayman Islands or other jurisdictions.

No provision for Hong Kong Profits Tax has been made as the Group's profits were neither arising in nor derived from Hong Kong during both periods, and all subsidiaries incorporated in Hong Kong incurred tax losses during both periods.

The provision for PRC Enterprise Income Tax is based on the estimated taxable income for PRC taxation purposes at the rate of taxation applicable for both periods.

由於本公司毋須繳納開曼群島 或其他司法權區的稅項,故本 公司並無作出稅項撥備。

由於在兩個期間內本集團的溢利既非香港產生,亦非來自香港,而所有於香港註冊成立之附屬公司於兩個期間內錄得稅項虧損,故此並無就香港利得稅作出撥備。

中國企業所得税撥備乃根據於兩個期間內以適用税率按就中國稅務目的而言之估計應課稅 收入而作出。

For the six months ended 30 June 2025 截至2025年6月30日止六個月

7. INCOME TAX EXPENSE (Continued)

Pursuant to the PRC Enterprise Income Tax Laws, the subsidiaries that established in the PRC are subject to PRC Enterprise Income Tax rate at 25%. Subsidiaries established in the PRC which are qualified as an Advance and New Technology Enterprise ("ANTE") for a 3-year period are entitled to a concessionary Enterprise Income Tax rate of 15%, subject to the fulfilment of certain conditions on yearly basis during the 3-year period. On 22 December 2022, Dongguan Hongde Battery Co., Ltd. ("Dongguan Hongde"), a subsidiary of the Group, was approved to continue as an ANTE for a period of 3 years and the certificate number is GR202244005132. It is subject to EIT at 15% accordingly. For the six months ended 30 June 2025 and 2024, the Enterprise Income Tax rate applicable to Dongguan Hongde is 15%.

8. DIVIDENDS

No interim dividend was declared for the six months ended 30 June 2025 and 2024.

7. 所得税開支(續)

根據中國企業所得稅法,本 集團在中國成立的附屬公司 須按中國企業所得税率25%繳 税。在中國成立並合資格作為 為期三年的高新技術企業(「高 新技術企業1)的附屬公司有權 享有15%的企業所得税優惠税 率,惟須於該三年期間每年滿 足 若 干 條 件。 於2022年12月 22日,本集團的附屬公司東 莞市鴻德電池有限公司(「東莞 鴻德」)獲准繼續為高新技術企 業,為期三年,證書編號為 GR202244005132。 其 按15% 的税率繳納相應企業所得税。 截 至2025年 及2024年6月30日 止六個月,東莞鴻德的適用企 業所得税率為15%。

8. 股息

截至2025年及2024年6月30日 止六個月, 概無宣派中期股息。

For the six months ended 30 June 2025 截至2025年6月30日止六個月

9. (LOSS)/EARNINGS PER SHARE

The calculation of basic and diluted (loss)/ earnings per share attributable to owners of the Company is based on the following data:

9. 每股(虧損)/盈利

本公司擁有人應佔每股基本及 攤薄(虧損)/盈利根據以下數 據計算:

Six months ended 30 June

	截至6月30日止六個月	
	2025	2024
	RMB'000	RMB'000
	人民幣千元	人民幣千元
	(Unaudited)	(Unaudited)
	(未經審核)	(未經審核)
(Loss)/profit for the 本公司擁有人 period attributable to the owners of the 本公司擁有人 應佔期內 (虧損)/溢利		
Company	(14,468)	5,524

Number of ordinary shares as at 30 June

於6月30日之普通股數目

	2025	2024
	'000	'000
	千股	千股
	(Unaudited)	(Unaudited)
	(未經審核)	(未經審核)
Weighted average number 普通股加權 of ordinary shares 平均數	1 000 001	4 000 004
of ordinary shares 平均數	1,090,001	1,090,001

For the six months ended 30 June 2025 截至2025年6月30日止六個月

10. PROPERTY, PLANT AND EQUIPMENT

During the six months ended 30 June 2025, the Group acquired plant and machinery at a cost of approximately RMB8,615,000, electronic equipment, furniture and fixtures at a cost of approximately RMB1,328,000 and construction in progress at a cost of approximately RMB14,291,000.

During the six months ended 30 June 2025, the Group has transferred construction in progress at a cost at approximately of RMB2,254,000 to plant and machinery.

11. INTANGIBLE ASSETS

As at 30 June 2025, intangible assets comprise computer software with net carrying amount of approximately RMB1,984,000 (31 December 2024: RMB2,203,000).

10. 物業、廠房及設備

截至2025年6月30日止六個月, 本集團購入成本約人民幣 8,615,000元之廠房及機器,購 入成本約人民幣1,328,000元之 電子設備、傢俬及裝置以及購 入成本約人民幣14,291,000元 之在建工程。

截至2025年6月30日止六個月 本集團將成本約人民幣 2,254,000元之在建工程轉撥至 廠房及機器。

11. 無形資產

於2025年6月30日, 無形資產包括賬面淨值約為人民幣1,984,000元(2024年12月31日: 人民幣2,203,000元)的電腦軟件。

For the six months ended 30 June 2025 截至2025年6月30日止六個月

1,459,550

12. 應收貿易款項及應收票據 12. TRADE AND NOTES RECEIVABLES 30 June 31 December 2025 2024 2025年 2024年 6月30日 12月31日 RMB'000 RMB'000 人民幣千元 人民幣千元 (Unaudited) (Audited) (未經審核) (經審核) Trade receivables 應收貿易款項 1,457,584 1,667,034 Notes receivables 應收票據 86,088 97,898 1,543,672 1,764,932 Less: Allowance for bad 減:呆壞賬撥備 and doubtful debts (84, 122)(100, 268)

1,664,664

For the six months ended 30 June 2025 截至2025年6月30日止六個月

12. TRADE AND NOTES RECEIVABLES 12. 應收貿易款項及應收票據(續) (Continued)

An ageing analysis of the trade and notes receivables at the end of the reporting period, based on the invoice date and net of allowance, is as follows:

於報告期末,應收貿易款項及 應收票據的賬齡分析如下(基於 發票日期及已扣除撥備):

	30 June 2025 2025年 6月30日 RMB'000 人民幣千元 (Unaudited) (未經審核)	31 December 2024年 2024年 12月31日 RMB'000 人民幣千元 (Audited) (經審核)
0 to 60 days 0至60日 61 to 180 days 61至180日 181 to 365 days 181至365日	1,100,276 356,764 2,510 1,459,550	1,136,948 478,148 49,568 1,664,664

The average credit period granted on sale of goods ranged from 60 to 90 days.

給予銷售貨品的平均信貸期介 平60至90日。

For the six months ended 30 June 2025 截至2025年6月30日止六個月

13. TRADE AND NOTES PAYABLES

13. 應付貿易款項及應付票據

TRADE AND NOTES PATABLES		13. 應門貝勿私的	以底门示琢
		30 June 2025 2025年 6月30日 RMB'000 人民幣千元 (Unaudited) (未經審核)	31 December 2024年 2024年 12月31日 RMB'000 人民幣千元 (Audited) (經審核)
Trade payables Notes payables	應付貿易款項 應付票據	753,744 1,052,011	728,920 1,232,930
		1,805,755	1,961,850
An ageing analysis of payables at the end of the based on the invoice date	e reporting period,	應付票據的題發票日期):	,應付貿易款項及 長齡分析如下(基於
		30 June 2025 2025年 6月30日 RMB'000 人民幣千元 (Unaudited) (未經審核)	31 December 2024 2024年 12月31日 RMB'000 人民幣千元 (Audited) (經審核)
0 to 60 days 61 to 180 days 181 to 365 days	0至60日 61至180日 181至365日	1,377,919 412,242 3,035	1,429,446 435,089 88,742
More than 1 year but within 2 years More than 2 years but	一年以上但兩年內 兩年以上但三年內	5,268	1,388
within 3 years Over 3 years	超過三年	366 6,925	1,109 6,076

Trade payables principally comprise amounts outstanding for trade purchases and ongoing costs. The average credit period taken for trade purchases ranged from 30 to 90 days.

應付貿易款項主要包括貿易購 貨及持續成本的未支付款項。 貿易購貨的平均信貸期介乎30 至90日。

1,805,755

1,961,850

For the six months ended 30 June 2025 截至2025年6月30日止六個月

14. BORROWINGS

14. 借款

	30 June 2025 2025年 6月30日 RMB'000 人民幣千元 (Unaudited) (未經審核)	31 December 2024 2024年 12月31日 RMB'000 人民幣千元 (Audited) (經審核)
Bank loans Secured bank loans Less: Amounts shown under current liabilities 銀行貸款 有抵押銀行貸款 減:流動負債項下 所列金額	1,124,378	1,222,211
Amounts shown under 非流動負債項下所 non-current liabilities 列金額	241,078	219,161

Particulars of the Group's pledge of assets are set out in Note 16.

本集團抵押資產的詳情載於附 註16。

For the six months ended 30 June 2025 截至2025年6月30日止六個月

15. SHARE CAPITAL

15. 股本

	Number of
	ordinary shares
Amount	of HK\$0.10 each
	每股0.10港元
金額	普通股數目
RMB'000	in Thousands
人民幣千元	千股

Issued and fully paid:
At 31 December 2024 (audited)
and 30 June 2025 (unaudited)

已發行及繳足: 於2024年12月31日 (經審核)及2025年 6月30日(未經審核)

1,090,001

107.590

16. PLEDGE OF ASSETS

As at 30 June 2025, the following assets have been pledged by the Group in favour of the banks as guarantees for the issuance of bank accepted notes for payments to suppliers, as collaterals for electricity expenses payable to landlords and as collaterals for bank and other loans:

16. 資產抵押

於2025年6月30日,本集團已 將以下資產抵押予銀行,作為 向供應商付款而發出銀行承兑 匯票之擔保、作為應付業主電 費的抵押物及作為獲得銀行及 其他貸款的抵押物:

	30 June 2025 2025年 6月30日 RMB'000 人民幣千元 (Unaudited) (未經審核)	31 December 2024 2024年 12月31日 RMB'000 人民幣千元 (Audited) (經審核)
Property, plant and 物業、廠房及設備 equipment Investment properties 投資物業 Leasehold land held 計入使用權資產之 under operating lease 根據經營租賃持 included in right-of-use 有之租賃土地 assets	364,516 89,395 5,867	294,313 92,827 5,960
Bank deposits 銀行存款	505,792	597,759
	965,570	990,859

For the six months ended 30 June 2025 截至2025年6月30日止六個月

17. RELATED PARTY TRANSACTIONS

(a) During the period, the Group had the following transactions with related parties:

17. 關連人士交易

(a) 於期內,本集團與關連人 士進行的交易如下:

Six months ended 30 June

截至6月30日止六個月

		2025 RMB'000 人民幣千元 (Unaudited) (未經審核)	2024 RMB'000 人民幣千元 (Unaudited) (未經審核)
		(/I/I/I	(小紅田区)
Rental expenses paid to:	已付租金開支予以下公司:		
Scud Stock (Fujian) Co., Ltd. (Note 1)	福建飛毛腿股份有限公司(附註1)	5,046	5,084
Rental income received from:	已收以下公司租金收入:		
Scud Stock (Fujian) Co., Ltd. (Note 1)	福建飛毛腿股份有限公司(附註1)	3,740	3,740
Fujian Scud Power Technology Co., Ltd. (Note 4)	福建飛毛腿動力科技有限公司(附註4)	1,920	1,261
Scud Energy Technology Co., Ltd. (Note 6)	飛毛腿能源科技有限公司(<i>附註6</i>)	852	-
Rental expenses for equipment paid to:	已付設備租金開支予以下公司:		
Fujian Province Sanjiang Technician College (Note 3)	福建省三江技師學院(附註3)	30	-
Purchases of raw materials from EBTEB New Energy Technology Co., Ltd. (Note 2)	向易佰特新能源科技有限公司採購原材料 <i>(附註2)</i>	19,831	43,916
Purchases of finished goods and low-value consumables from EBTEB New Energy Co., Ltd. (Note 2)	向易佰特新能源科技有限公司採購製成品和 低值耗材(<i>附註2)</i>	115	77
Processing income received from:	已收以下公司的加工收入:		
Fujian Scud Power Technology Co., Ltd. (Note 4)	福建飛毛腿動力科技有限公司(附註4)	21,565	14,059
Dongguan Scud Intelligent Technology Co., Ltd. (Note	5) 東莞飛毛腿智能科技有限公司(附註5)	211	-

For the six months ended 30 June 2025 截至2025年6月30日止六個月

17. RELATED PARTY TRANSACTIONS 17. 關連人士交易(*續*) (Continued)

(a) (Continued)

(a) (續)

			nded 30 June 日止六個月
		2025 RMB'000 人民幣千元 (Unaudited) (未經審核)	2024 RMB'000 人民幣千元 (Unaudited) (未經審核)
Sales of finished goods to:	銷售製成品予以下公司:		
EBTEB New Energy Technology Co., Ltd. (Note 2)	易佰特新能源科技有限公司(附註2)	49	471
Fujian Province Sanjiang Technician College (Note 3)	福建省三江技師學院(附註3)	5	-
Fujian Scud Power Technology Co., Ltd. (Note 4)	福建飛毛腿動力科技有限公司(附註4)	-	479
Vietnam Scud Power Technology Co., Ltd. (Note 5)	越南飛毛腿動力科技有限公司(附註5)	1,313	-
Training expense paid to Fujian Province Sanjiang Technician College (<i>Note 3</i>)	支付培訓費予福建省三江技師學院 <i>(附註3)</i>	154	1,773

For the six months ended 30 June 2025 截至2025年6月30日止六個月

17. RELATED PARTY TRANSACTIONS 17. 關連人士交易(續)

(Continued)

(a) (Continued)

Notes:

- A company of which Mr. Fang Jin, the controlling shareholder of the Company, was a director and held 70% (31 December 2024: 70%) shareholding interest.
- A company of which Scud Communication Technology Co., Ltd. held 40% (31 December 2024: 40%) shareholding interest and with its director being the son of Mr. Fang Jin, the controlling shareholder of the Company.
- 3. A company of which Mr. Fang Jin was a director and had beneficial interest.
- 4. A company with its director and shareholder holding 68.63% (31 December 2024: 68.63%) shareholding interest of the company being the son of Mr. Fang Jin, the controlling shareholder of the Company. Scud Energy Technology Co., Ltd. holds 24.48% (31 December 2024: 24.48%) shareholding interest in Fujian Scud Power Technology Co., Ltd.
- 5. A company of which Mr. Fang Jin and his son had beneficiary interest.
- A company of which Mr. Fang Jin was a director and held 99.90% (31 December 2024: 99.90%) shareholding interest.
- (b) Other transaction with related party:

As at 30 June 2025, Mr. Fang Jin and the son of Mr. Fang Jin have guaranteed certain bank facilities made to the subsidiaries of the Group of up to an amount of RMB3,991,000,000 (31 December 2024: RMB3,791,000,000).

(a) (續)

附註:

- 1. 一間本公司控股股東方 金先生為其董事並持有 其70% (2024年12月31 日:70%)股權的公司。
- 2. 一間由飛毛腿通訊技術有限公司擁有40% (2024年12月31日: 40%)股權的公司且其董 事為本公司控股股東方 金先生之子。
- 3. 一間方金先生為其董事 並擁有實益權益的公司。
- 4. 一間本公司控股股東方 金先生之子為其董事及 股東並持有其68.63% (2024年12月31日: 68.63%)股權之公司。 飛毛腿能源科技有限公司持有福建飛毛腿動力 科技有限公司24.48% (2024年12月31日: 24.48%)股權。
- 5. 一間方金先生及其兒子 擁有實益權益的公司。
- 6. 方金先生為該公司董事 並持有該公司99.90% (2024年12月31日: 99.90%)股權。

(b) 與關連人士的其他交易:

於2025年6月30日,方金先生及方金先生的兒子就向本集團附屬公司提供金額最高達人民幣3,991,000,000元)的符3,791,000,000元)的若干銀行授信作出擔保。

For the six months ended 30 June 2025 截至2025年6月30日止六個月

18. COMMITMENTS AND ARRANGEMENTS 18. 承擔及安排

(a) Capital commitments

(a) 資本承擔

	30 June 2025 2025年 6月30日 RMB'000 人民幣千元	31 December 2024年 2024年 12月31日 RMB'000 人民幣千元
Contracted but not accounted for, in respect of acquisition of property, plant and equipment 就收購物業、 廠房及設備 已訂約 但未入賬	16,422	29,316

(b) Operating lease commitments

(b) 經營租賃安排

At the end of the reporting period, the Group had outstanding minimum commitments under non-cancellable operating leases in respect of land and buildings which fall due as follows:

於報告期末,本集團根據 不可撤銷經營租賃就以下 期間到期的土地及樓宇尚 欠最低承擔如下:

30 June 31 December

		2025 2025年 6月30日 RMB'000	2024 2024年 12月31日 RMB'000
		人民幣千元	人民幣千元
Within one year	於一年內	5,046	10,092

None of the leases includes contingent rentals. The Group does not have an option to purchase the leased land and buildings at the expiry of the lease periods.

有關租約並不包括或然租金。本集團於租期屆滿時 並無購置租賃土地及樓宇 的選擇權。

For the six months ended 30 June 2025 截至2025年6月30日止六個月

19. FAIR VALUE

(a) Carrying amount versus fair value

The carrying amounts of each of the categories of financial instruments at the end of the reporting period are as follows:

19. 公平值

(a) 賬面值與公平值比較

於報告期末,各類別金融工具的賬面值如下:

		30 June 2025 2025年 6月30日 RMB'000 人民幣千元 (Unaudited) (未經審核)	31 December 2024年 2024年 12月31日 RMB'000 人民幣千元 (Audited) (經審核)
Financial assets Financial assets measured at amortised costs Trade receivables Financial assets included in prepayments, deposits and other	金融資產 按攤銷成本計量 的金融資子 內面 資 別 別 別 別 別 別 別 別 別 別 別 別 別 別 別 別 別 の 別	1,373,462	1,566,766
receivables Amounts due from	應收關連人士款	16,458	17,358
related parties	項 已抵押銀行存款	227,909	207,231
Pledged bank deposits	銀行結餘及現金	505,792	597,759
Bank balances and cash	<u> </u>	148,714	332,961
		2,272,335	2,722,075
Financial assets measured at FVTOCI Financial assets at FVTOCI Notes receivables	按公平值計入其 他全面收益計 量的金融資 按公平值計入益 他全面資產 他全融資產 應收票據	20,940 86,088	20,940 97,898
		107,028	118,838

For the six months ended 30 June 2025 截至2025年6月30日止六個月

30 June 2025

19. FAIR VALUE (Continued)

19. 公平值(續)

(a) Carrying amount versus fair value (Continued)

(a) 賬面值與公平值比較(續)

31 December

2024

		2025年 2025年 6月30日 RMB'000 人民幣千元 (Unaudited) (未經審核)	2024年 2024年 12月31日 RMB 000 人民幣千元 (Audited) (經審核)
Financial liabilities Financial liabilities measured at amortised costs Trade and notes payables Financial liabilities included in other payables, contract liabilities and accrued	金融負債 按辦金融負債 吃付 應付 原 不	1,805,755	1,961,850
charges Lease liabilities Bank loans Amounts due to directors Amounts due to related parties	租賃負債 銀行貸款 應付董事款項 應付關連人士款 項	16,815 1,312 1,124,378 16 1,133	11,233 4,060 1,222,211 44 1,029
		2,949,409	3,200,427

The above financial instruments which are measured at amortised costs are not measured at fair value due to their short-term nature. The carrying values of the above financial instruments approximate their fair values.

上述以攤銷成本計量的金融工具,因其短期性質不以公平值計量。以上金融工具的賬面價值與其公平值相若。

For the six months ended 30 June 2025 截至2025年6月30日止六個月

19. FAIR VALUE (Continued)

(b) Fair value hierarchy

The level in the fair value hierarchy within which the financial asset or financial liability is categorised is determined on the basis of the lowest level input that is significant to the fair value measurement.

Financial assets and financial liabilities are classified in their entirety into only one of the three levels.

The fair value hierarchy has the following levels:

- Level 1 quoted prices (unadjusted) in active markets for identical assets or liabilities
- Level 2 inputs other than quoted prices included within Level 1 that are observable for the asset or liability, either directly (i.e. as prices) or indirectly (i.e. derived from prices)
- Level 3 inputs for the asset or liability that are not based on observable market data (unobservable inputs).

19. 公平值(續)

(b) 公平值層級

金融資產或金融負債所屬的公平值層級乃根據對公平值計量重要的最低層級 輸入值而釐定。

金融資產及金融負債整體 僅分類至三個層級其中一 個。

公平值層級分為以下各級 別:

- 一第1級一相同資產或負債於活躍市場 債款活躍市等 的報價(未經調整)
- -第3級-並非基於可觀察市場數據的 察產或負債的輸入值(不可觀察的輸入值)。

		Level 3 第3級 30 June 2025 2025年6月30日 RMB'000 人民幣千元 (Unaudited) (未經審核)	Level 3 第3級 31 December 2024 2024年12月31日 RMB'000 人民幣千元 (Audited) (經審核)
Financial assets at FVTOCI - Equity investment - Notes receivables*	按公平值計入其他全 面收益的金融資產 一股權投資 一應收票據#	20,940 86,088	20,940 97,898

- * Notes receivables are stated at FVTOCI. The directors are of the opinion that the carrying amounts of notes receivables approximate to their fair value.
- # 應收票據乃按公平值計 入其他全面收益呈列。 董事認為應收票據的賬 面值與其公平值相若。

For the six months ended 30 June 2025 截至2025年6月30日止六個月

19. FAIR VALUE (Continued)

(c) Transfers during the period

During the six months period ended 30 June 2025, there were no transfer into or out of Level 3 fair value measurements.

(d) Valuation techniques

Fair value of the equity investment is determined by discounted cash flow approach.

As at 30 June 2025, the fair value of equity investment classified as level 3 is calculated using discounted cash flow approach with the following key assumptions:

Re-levered beta* 1.24

Company specific risk 2.00% premium*

Market risk premium* 6.64%

Risk-free interest rate* 1.65%

Expected average growth 2.67% rate in revenue[^]

- * A higher in any of the above parameters would result in a decrease in the fair value of equity investment, and vice versa.
- A higher in this parameter would result in a increase in the fair value of equity investment, and vice versa.

Fair value of notes receivables is determined by income approach in which with reference to the present value of future contractual cash flows discounted at observable market interest rates for instruments with similar characteristics to those held by the Group.

19. 公平值(續)

(c) 期內轉移

截至2025年6月30日止六個月,第3級公平值計量中並無轉入或轉出。

(d) 估值方法

股權投資的公平值乃按折 現現金流量法釐定。

於2025年6月30日,分類 為第3級的股權投資公平 值乃採用折現現金流量法 計算,並附帶以下關鍵假 設:

權益系統風險 1.24 係數*

企業特定風險報 2.00% 酬率*

市場風險溢價* 6.64%

無風險利率* 1.65%

預期收益平均 2.67% 增長率[^]

- * 上述任一參數增加將導 致股權投資的公平值減 少,反之亦然。
- 介 此參數增加將導致股權 投資的公平值增加,反 之亦然。

應收票據的公平值採用收益法釐定,其中已參考與本集團持有的具有類似特徵的工具按可觀察市場利率折現的未來合約現金流量的現值。

DIRECTORS' AND CHIEF EXECUTIVES' INTERESTS AND SHORT POSITIONS IN SHARES

As at 30 June 2025, none of the Directors and chief executives of the Company had any interests or short positions in any shares, underlying shares or debentures of the Company or its associated corporations (within the meaning of Part XV of the Securities and Futures Ordinance (Chapter 571 of the Laws of Hong Kong) ("SFO"), as recorded in the register required to be kept under 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.

SHARE OPTIONS

The Company's share option scheme (the "Scheme") was adopted pursuant to a shareholders' resolution passed on 17 June 2019 for the purpose of rewarding participants who have contributed or will contribute to the Group and encouraging participants to work towards enhancing the value of the Company and its shares for the benefit of the Company and its shareholders as a whole. Eligible participants are directors (including executive directors, non-executive directors and independent non-executive directors) and employees of the Group and any advisors, consultants, distributors, contractors, suppliers, agents, customers, business partners, joint venture business partners, promoters and service providers of any member of the Group who the board of directors of the Company considers to have contributed or will contribute to the Group. The Scheme was adopted for a period of 10 years expiring on 16 June 2029. The total number of shares in respect of which options may be granted under the Scheme without prior approval from the Company's Shareholders shall not exceed 109,000,124 shares, representing approximately 10% of the total number of shares of the Company in issue as at the date of this interim report.

No options have been granted under the Scheme since the adoption of the Scheme and during the Review Period. The number of options available for grant under the Scheme as at 1 January 2025 and

董事及最高行政人員之股份權益及 淡倉

於2025年6月30日,概無本公司董事或最高行政人員於本公司或其任何相聯法團(定義見香港法例第571章證券及期貨條例(「證券及期貨條例」)第XV部)之任何股份、相關股份或債券中擁有根據證券及期貨條例第352條規定存置之登記冊所記錄或根據上市發行人董事進行證券交易之標準守則而須知會本公司及聯交所之任何權益或淡倉。

購股權

本公司已根據2019年6月17日通過 的股東決議案採納購股權計劃(「該 計劃」),其目的為獎勵已或將為本 集團作出貢獻的人士及激勵參與者 為本公司及其股東的整體利益而致 力提升本公司及其股份的價值。合 資格參與者為本集團董事(包括執 行董事、非執行董事及獨立非執行 董事)及僱員,以及本公司董事會 認為曾經或將為本集團作出貢獻之 本集團任何成員公司之任何顧問、 諮詢人士、分銷商、承包商、供應 商、代理人、客戶、業務夥伴、合 營企業業務夥伴、推廣人、服務提 供商。該計劃採納年期為十年, 將於2029年6月16日到期。無需本 公司股東事先批准可根據該計劃授 出購股權的相關股份總數不得超過 109,000,124股,佔本公司於本中報 日期已發行股份總數約10%。

自採納該計劃起及於回顧期間,概無根據該計劃授出購股權。於2025年1月1日及2025年6月30日根據該計劃可供授出的購股權數目為109,000,124

30 June 2025 is 109.000.124. The number of shares in respect of which options had been granted and remained outstanding under the Scheme was Nil as at 1 January 2025 and 30 June 2025.

Particulars of the Scheme are set out in the Company's circular dated 29 April 2019 and the Company's annual report for the financial year ended 31 December 2024.

DIRECTORS' RIGHTS TO ACQUIRE SHARES **OR DEBENTURES**

Save as disclosed in the section headed "Share Options", at no time during the six months ended 30 June 2025 was the Company or any of its holding companies, subsidiaries or fellow subsidiaries, a party to any arrangements to enable the Directors to acquire benefits by means of the acquisition of shares in, or debentures of, the Company or any other body corporate.

SUBSTANTIAL SHAREHOLDERS

As at 30 June 2025, 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 of the Company as recorded in the register required to be kept under section 336 of the SFO:

Long positions (Ordinary shares of HK\$0.10 each of the Company):

份。於2025年1月1日及2025年6月30 日,該計劃項下已授出且仍未行使的 購股權所涉及的股份數目為零。

該計劃的詳情載於本公司日期為 2019年4月29日的通函及本公司截 至2024年12月31日 止財政年度的年

董事收購股份或債券之權利

除「購股權」一節所披露外,本公司或 其任何控股公司、附屬公司或同系附 屬公司於截至2025年6月30日止六個 月任何時間內概無訂立任何安排,致 使董事可透過收購本公司或任何其他 法人團體的股份或債券以獲取利益。

主要股東

於2025年6月30日,以下人士(並非 本公司董事或最高行政人員)於本公 司之股份或相關股份中擁有根據證 券及期貨條例第336條規定存置之登 記冊內所記錄之權益或淡倉:

好倉(本公司每股面值0.10港元之普 涌股):

Percentage of the

Name of shareholder 股東名稱/姓名	Capacity 身份	Number of issued ordinary shares held 所持已發行 普通股數目	issued voting shares of the Company as at 30 June 2025 (Note 1) 於2025年6月30日 佔本公司已發行 具有投票權股份 之百分比 (附註1)
0.70.1.11.11.11.11.11.11.11	D (1)	400 770 000	00.000/
Swift Joy Holdings Limited 迅悦控股有限公司	Beneficial owner 實益擁有人	423,770,000	38.88%
Right Grand Holdings Limited 正宏控股有限公司	Beneficial owner 實益擁有人	128,568,000	11.79%
正为江灰竹铁五町	其皿摊竹八		
Fang Jin 方金	Interest in controlled corporations	552,338,000	50.67%
	受控法團權益		61

SUBSTANTIAL SHAREHOLDERS (Continued)

Note 1: We have applied the number of shares of the Company in issue as at 30 June 2025, i.e. 1,090,001,246 shares, when calculating this percentage.

- Note 2: Each of Swift Joy Holdings Limited and Right Grand Holdings Limited was a private company directly wholly-owned by Mr. Fang Jin.
- Note 3: Among the 552,338,000 shares, 423,770,000 shares were owned by Swift Joy Holdings Limited and 128,568,000 shares were owned by Right Grand Holdings Limited (see also Note 2 above).

Save as disclosed above, as at 30 June 2025, the Company had not been notified by any persons (other than the Directors or chief executives of the Company) who had interests or short positions in the shares or underlying shares of the Company as recorded in the register required to be kept under section 336 of the SFO.

CHANGES IN DIRECTORS' INFORMATION

Set out below are changes in information of Directors of the Company pursuant to Rule 13.51B(1) of the Listing Rules:

Dr. Loke Yu resigned as a non-executive Director of the Company with effect from 17 March 2025. For further details, please refer to the announcement of the Company dated 17 March 2025. Dr. Loke Yu also resigned as an independent non-executive director of Hang Sang (Siu Po) International Holding Company Limited (Stock code: 3626) on 15 March 2025 and Matrix Holdings Limited (Stock code: 1005) on 17 March 2025.

With effect from 27 May 2025, (i) Mr. Feng Ming Zhu was re-designated from an executive Director to a non-executive Director and ceased to be the Chairman of the Board and the authorised representative of the Company under Rule 3.05

主要股東(續)

附註1: 於計算該百分比時,已採用本公司2025年6月30日之已發行股份數目(即1,090,001,246股股份)計算。

附註2: 迅悦控股有限公司及正宏控股 有限公司均為方金先生直接全 資擁有的私營公司。

附註3: 於552,338,000股 股 份 中, 423,770,000股股份由迅悦控股 有限公司擁有及128,568,000股 股份由正宏控股有限公司擁有 (亦見上文附註2)。

除上文披露者外,於2025年6月30日,本公司並無獲任何人士(並非本公司董事或最高行政人員)知會彼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條存置之登記冊內所記錄之權益或淡倉。

董事的資料變動

根據上市規則第13.51B(1)條載列本公司董事資料變動如下:

陸海林博士已自2025年3月17日起 辭任本公司非執行董事。進一步詳 情,請參閱本公司日期為2025年3 月17日的公告。陸海林博士亦已於 2025年3月15日辭任Hang Sang (Siu Po) International Holding Company Limited(股份代號:3626)及於2025 年3月17日辭任美力時集團有限公司 (股份代號:1005)的獨立非執行董 事。

自2025年5月27日 起·(i)馮 明 竹 先 生由執行董事調任為非執行董事, 並不再為董事會主席及上市規則第 3.05條及公司條例第16部所指的本 公司授權代表:及(ii)執行董事倪晨

of the Listing Rules and Part 16 of the Companies Ordinance; and (ii) Mr. Ni Chen Hui, an executive Director, was appointed as the Chairman of the Board and the authorised representative of the Company under Rule 3.05 of the Listing Rules and Part 16 of the Companies Ordinance. For further details, please refer to the announcement of the Company dated 27 May 2025.

暉先生獲委任為董事會主席及上市規則第3.05條及公司條例第16部所指的本公司授權代表。進一步詳情,請參閱本公司日期為2025年5月27日的公告。

INTERIM DIVIDEND

In light of the challenging business environment, the Board has decided not to recommend the payment of interim dividend for the six months ended 30 June 2025 (2024 interim dividend: Nil). The Directors will continue to monitor the dividend policy closely to ensure that an optimal balance can be achieved between the retention of sufficient liquidity in the Group to prepare for the future development ahead and the distribution of earnings to the shareholders respectively.

鑑於營商環境充滿挑戰,董事會已決定不建議派發截至2025年6月30日止六個月的中期股息(2024年中期股息:無)。董事將持續密切監察股息政策,以確保在保留本集團未來發展所需足夠流動資金與向股東分配盈利之間實現最佳平衡。

PURCHASE, SALE OR REDEMPTION OF SECURITIES

During the six months ended 30 June 2025, neither the Company nor any of its subsidiaries purchased, sold or redeemed any of the Company's securities (including sale of treasury shares as defined in the Listing Rules, if any).

As at the date of this interim report, there were no treasury shares (as defined in the Listing Rules) held by the Company.

購買、出售或贖回證券

中期股息

於截至2025年6月30日止六個月內,本公司或其任何附屬公司概無購買、出售或贖回本公司任何證券(包括出售上市規則所定義的庫存股份(若有))。

於本中期報告日期,本公司並無持有任何庫存股份(定義見上市規則)。

COMPLIANCE WITH THE CORPORATE GOVERNANCE CODE OF THE LISTING RULES

To the best knowledge of the Directors, the Company complied with all the code provisions set out in the Corporate Governance Code as set out in Part 2 of Appendix C1 of the Listing Rules during the Review Period.

遵守上市規則企業管治守則

據董事所深知,本公司於回顧期間 已遵守上市規則附錄C1第2部所載 企業管治守則的所有守則條文。

MODEL CODE FOR SECURITIES TRANSACTIONS BY DIRECTORS OF LISTED ISSUERS

The Company has adopted the Model Code for Securities Transactions by Directors of Listed Issuers as set out in Appendix C3 to the Listing Rules (the "Model Code"). Having made specific enquiries of all Directors, the Directors confirmed to the Company that all Directors have complied with the required standard as set out in the Model Code throughout the six months ended 30 June 2025

AUDIT COMMITTEE

As at the date of this interim report, the Audit Committee comprises three independent non-executive Directors, namely, Mr. Heng Ja Wei Victor, Mr. Lam Yau Yiu and Mr. Cheung Wai Kwok Gary. The Audit Committee has reviewed with the management the unaudited financial information and interim report of the Company for the six months ended 30 June 2025 before they presented the same to the Board for approval.

ACKNOWLEDGEMENT

The Chairman of the Company would like to thank the Board, management and all members of our staff for their dedication and loyalty. The Chairman of the Company would also like to thank our shareholders and business associates for their strong support to the Group.

On behalf of the Board of **Veson Holdings Limited**

龙灰鲜

Ni Chen Hui Chairman

Hong Kong, 29 August 2025

上市發行人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」)。經向全體董事作出特定查詢後,本公司獲董事確認,全體董事於截至2025年6月30日止六個月已遵守標準守則所規定的標準。

審核委員會

於本中期報告日期,審核委員會由 三名獨立非執行董事(即邢家維先 生、林友耀先生及張為國先生)組成。審核委員會聯同管理層人員已 審閱本公司截至2025年6月30日止 六個月的未經審核財務資料及中期 報告,繼而提呈董事會以供批准。

致謝

本公司主席謹此感謝董事會、管理 層及所有員工勤奮工作及忠誠服 務。本公司主席亦感謝股東及業務 夥伴對本集團的全力支持。

承董事會命 **鋭信控股有限公司**

龙长峰

倪晨暉 *主席*

香港,2025年8月29日



VESON HOLDINGS LIMITED 鋭信控股有限公司

SCUD Industrial Park Fuzhou Pilot Free Trade Zone No. 98 Jiangbin East Avenue Mawei District, Fuzhou Fujian Province, PRC

Hong Kong

中國福建省 福州市馬尾區 江濱東大道98號 福州自貿試驗區 飛毛腿工業園

Tel 電話: (86) 591-63158888 Fax 傳真: (86) 591-87307773

www.vesonhldg.com



審閱中期業績

本公司審核委員會已於提呈本公司截至2025年6月30日止六個月的簡明綜合財務報表予董事會批准前聯同本公司高級管理層審閱本集團採納的會計原則及慣例,討論財務報告事宜,並審閱簡明綜合財務報表。

致謝

本人謹感謝董事會、管理層及所有員工的勤奮工作及忠誠。本人亦感謝股東及業務夥伴對本集團的強力支持。

代表董事會 **鋭信控股有限公司** *主席* **倪晨暉**

香港,2025年8月29日

於本公告日期,董事會之執行董事為倪晨暉先生及連秀琴女士;非執行董事為馮明竹先生;獨立非執行董事為邢家維先生、林友耀先生及張為國先生。