VANOV HOLDINGS COMPANY LIMITED

環龍控股有限公司

(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: 2260



CONTENTS 目錄

CORPORATE INFORMATION	公司資料	2
CHAIRPERSON'S STATEMENT	主席報告	5
MANAGEMENT DISCUSSION AND ANALYSIS	管理層討論及分析	10
CORPORATE GOVERNANCE REPORT	企業管治報告	19
BIOGRAPHIES OF DIRECTORS AND SENIOR MANAGEMENT	董事及高級管理層履歷	39
DIRECTORS' REPORT	董事會報告	45
INDEPENDENT AUDITOR'S REPORT	獨立核數師報告	68
CONSOLIDATED STATEMENT OF PROFIT OR LOSS AND OTHER COMPREHENSIVE INCOME	綜合損益及其他全面收益表	75
CONSOLIDATED STATEMENT OF FINANCIAL POSITION	綜合財務狀況表	76
CONSOLIDATED STATEMENT OF CHANGES IN EQUITY	綜合權益變動表	78
CONSOLIDATED STATEMENT OF CASH FLOWS	綜合現金流量表	79
NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS	綜合財務報表附註	81
PROPERTIES OWNED BY THE GROUP	本集團所擁有的物業	166
PROPERTY HELD FOR INVESTMENT	持作投資的物業	167
FIVE-YEAR FINANCIAL SUMMARY	五年財務概要	168

CORPORATE INFORMATION 公司資料

BOARD OF DIRECTORS

Executive Directors

Ms. Shen Genlian (Chairperson) Mr. Zhou Jun (Chief executive officer) Mr. Xie Zongguo Ms. Yuan Aomei

Independent Non-Executive Directors

Mr. Ip Wang Hoi Mr. Zhang Shenjin Mr. Wang Yunchen

BOARD COMMITTEES

Audit Committee

Mr. Wang Yunchen (Chairman) Mr. Zhang Shenjin Mr. Ip Wang Hoi

Remuneration Committee

Mr. Ip Wang Hoi (Chairman) Mr. Zhou Jun Mr. Zhang Shenjin

Nomination Committee

Ms. Shen Genlian (Chairperson) Mr. Ip Wang Hoi Mr. Wang Yunchen

AUTHORISED REPRESENTATIVES

Ms. Shen Genlian Ms. Mak Po Man Cherie

COMPANY SECRETARY

Ms. Mak Po Man Cherie

董事會

執行董事

沈根蓮女士(主席) 周駿先生(行政總裁) 謝宗國先生 袁傲梅女士

獨立非執行董事

葉 耘 開 先 生 張 慎 金 先 生 王 運 陳 先 生

董事委員會

審核委員會

王運陳先生(主席) 張慎金先生 葉耘開先生

薪酬委員會

葉転開先生(主席) 周駿先生 張慎金先生

提名委員會

沈根蓮女士(主席) 葉転開先生 王運陳先生

授權代表

沈根蓮女士 麥寶文女士

公司秘書

麥寶文女士

CORPORATE INFORMATION 公司資料

REGISTERED OFFICE

Cricket Square Hutchins Drive PO Box 2681 Grand Cayman, KY1-1111 Cayman Islands

HEADQUARTER

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PRINCIPAL PLACE OF BUSINESS IN HONG KONG

40th Floor, Dah Sing Financial Centre 248 Queen's Road East, Wanchai Hong Kong

PRINCIPAL BANKERS

Industrial Bank Co., Ltd. Hong Kong Branch Industrial Bank Co., Ltd. Chengdu Branch Industrial Bank Co., Ltd. Shanghai Branch Waigaoqiao Sub-Branch Chengdu Rural Commercial Bank Co., Ltd. Wenjiang Yongsheng Branch Hua Xia Bank Co., Ltd. Chengdu Branch

AUDITOR

Grant Thornton Hong Kong Limited Certified Public Accountants Registered Public Interest Entity Auditor

LEGAL ADVISER AS TO HONG KONG LAWS

Loong & Yeung

COMPLIANCE ADVISER

CMBC International Capital Limited

註冊辦事處

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總部

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香港主要營業地點

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主要往來銀行

興業銀行股份有限公司
香港分行
興業銀行股份有限公司
成都分行
興業銀行股份有限公司
上海分行外高橋支行
成都農村商業銀行股份有限公司
溫江永盛分行
華夏銀行股份有限公司成都分行

核數師

致同(香港)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

關於香港法律的法律顧問

龍炳坤、楊永安律師行

合規顧問

民銀資本有限公司

CORPORATE INFORMATION 公司資料

PRINCIPAL SHARE REGISTRAR AND TRANSFER OFFICE

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STOCK CODE

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WEBSITE

www.vanov.cn

主要股份過戶登記處

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香港股份過戶登記分處

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股份代號

2260

網站

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Dear Shareholders,

Under the 14th Five-Year Plan of the PRC, significant effort was put into transforming and improving traditional industries, optimizing industrial layouts and structural adjustments, increasing supply of quality products from light and textile industry, accelerating the transformation and improvement process of companies in key industries like chemical and papermaking and refining the green manufacturing system. In 2023, facing complex and changing international landscape and global economic slowdown, China's economy achieved sustained growth despite the various headwinds. According to the data from the National Bureau of Statistics of China, China's gross domestic product (GDP) grew by 5.2% year-on-year to RMB126 trillion in 2023, reaching a new level exceeding RMB121 trillion in 2022, with top growth rate among major economies in the world.

During the reporting period, the production volume of paper and paperboard amounted to 144.055 million tonnes, representing a year-on-year increase of 6.6%. In 2023, under the continuously improving industry situation, the Group strengthened its corporate core, insisted on technological innovation as the lifeline of corporate survival and development, and achieved growth in both revenue and net profit. In 2023, revenue amounted to approximately RMB237.37 million, representing a year-on-year increase of 9.0%; net profit amounted to approximately RMB53.683 million, representing a year-on-year increase of 1.3%.

Continuous technological innovation is the key to development. The Group has always prioritized technological innovation while improving its R&D and core technological capabilities. Currently, the Group owns 97 inventions, utility models and design patents. Sichuan Huanlong Technology Fabric Co., Ltd.* (四川環龍技術織物有限公司) and Shanghai Jinxiong Paper Making Net Carpet Co., Ltd.* (上海金熊造紙網毯有限公司), both subsidiaries of the Group, are recognized as national High and New Tech Enterprise. Sichuan Huanlong Technology Fabric Co., Ltd. was recognized as a Sichuan Specialized and New Enterprise, Sichuan Service-oriented Manufacturing Enterprise and Sichuan Green Factory and awarded the "Contribution Award for Product Development" by China National Textile and Apparel Council. Shanghai Jinxiong Paper Making Net Carpet Co., Ltd, a subsidiary of the Company and a sci-tech SME, was recognized as a Shanghai Specialized and New Enterprise and awarded the "Top 100 Shanghai Hi-tech Achievement Transfer Project Award". The Group insists on actively exploring the road of green development. The Group completed the carbon footprint evaluation of papermaking felts and obtained carbon footprint certification during the reporting period, and was recognized as one of the "Top 10 Green and Low-Carbon Transformation Enterprise of Chengdu" and a National "Green Factory".

敬致各位股東:

中國「十四五」規劃,大力改造提升傳統產業,推 動產業佈局優化和結構調整,擴大輕工、紡織等優 質產品供給,加快化工、造紙等重點行業企業改造 升級,完善綠色製造體系。2023年,面對複雜多變 的國際局勢,世界經濟增長放緩。中國經濟頂住多 重壓力實現持續增長,據中國國家統計局發佈數據 顯示,2023年全年,國內生產總值(GDP)達126萬億 元人民幣,同比增長5.2%,繼2022年突破121萬億元 人民幣之後,再次躍上新台階,增速居世界主要經濟 體前列。

報告期內,中國紙及紙板產量達14,405.5萬噸, 同比增長6.6%:2023年在持續向好的行業局勢下,集 團增強企業內核,堅持以技術創新作為企業生存發 展的生命線,實現收益、淨利潤的雙增長。2023年, 實現收益約為人民幣23,737.0萬元,同比增長9.0%; 實現淨利潤5,368.3萬元,同比增長1.3%。

技術的持續創新是發展的關鍵,集團始終堅持 將技術創新置於優先位置,持續提升研發及核心技 術能力。截至目前,集團發明、實用新型及外觀專 利持有數量達97項。集團旗下附屬公司四川環龍技 術織物有限公司、上海金熊造紙網毯有限公司均為 國家級高新技術企業;四川環龍技術織物有限公司均為 國家級高新技術企業;四川環龍技術織物有限公司榮 獲四川省專精特新企業、四川省服務型製造示範企 業、四川省綠色工廠,榮獲中國紡織工業聯合會產 品開發貢獻獎;集團旗下附屬公司上海金熊造紙網毯 有限公司(科技型中小企業)榮獲上海市專精特新企 業、上海市高新技術成果轉化項目「百佳」獎。集團堅 持不斷積極探索綠色發展之路,本集團在報告期內 完成了造紙毛毯碳足跡核算並取得碳足跡認證,順 利榮獲成都市「十佳」綠色低碳轉型企業,獲評國家 級「綠色工廠」稱號。

for identification purposes only

The Group's self-developed Paper Machine Efficiency Operation System (造紙機運營效率優化服務數字平台系統) visualized its technical achievements and service value, providing the Group with competitive edges and added value to products, while also enhancing customers' loyalty. The system provides data support for the product design and optimization solutions for papermaking felts, achieving continuous improvement for product quality and providing strong foundation for the sustained growth of the Group and stable customer sources.

In 2023, the Group invested in the PM3 digital and intelligent production line in Shanghai Jinxiong production site. All equipment was in place and certain of which has been installed during the reporting period. The production line will be completed and commence production by 2024. The project will transform the traditional manufacturing industry into intelligent, clean and green manufacturing by applying advanced technology and the Company's years of expertise. The Group is the first enterprise in the PRC which owns an advanced production line for the widest papermaking felt around the world. The Company has simultaneously launched a production digitization project based on the Company's self-developed Paper Machine Efficiency Operation System, integrating the Company's many years of research and development results and experience, and undertaking the major mission of revolutionizing the papermaking felt industry of the PRC, which will significantly enhance the level of craftsmanship and technology of the paper industry of the PRC and lead the future development of China's papermaking felt industry.

The development of the Group would not be possible without the support of the public. In the course of the Group's development, the Group is thankful for the trust and support of its stakeholders. In 2023, the Group further explored and improved its ESG management to facilitate sustainable development, optimize its ESG and internal control system, enrich its talent management system and increase its investment in charity. To repay the shareholders of the Company, dividends of RMB19.338 million was distributed during the year. In order to bring further returns to the shareholders of the Company, the Group plans to distribute additional dividends in 2024. 本集團自主開發的造紙機運營效率優化服務數 字平台系統,實現了技術成果的可視化和服務價值的 顯性化,給本集團帶來了競爭力優勢和產品附加值, 同時也提高了客戶的黏性,對本集團造紙毛毯的產 品設計、優化方案提供數據支撐,實現產品質量的 持續提升,為集團持續增長、穩定的客戶資源提供 了強有力的保障。

2023年,本集團投資於上海金熊生產基地的PM3 數字化、智能化製造生產線,所有設備已全部到位, 部分設備報告期內已安裝完成,生產線將於2024年 建成並投產。該項目運用先進技術手段,結合公司 沉澱多年的專業技術,將實現傳統製造業向智能製 造、清潔製造、綠色製造轉型,是本集團也是截至目 前國內首條全球幅寬最寬的造紙毛毯先進生產線。 公司同步配套啟動了生產數字化項目,基於公司自主 開發的造紙機運營效率優化服務數字平台系統,融 合公司多年研發成果及經驗,承載了中國造紙毛毯 行業重大革新使命,將大幅提升我國造紙行業工藝 技術水平,引領中國造紙毛毯行業未來發展。

集團的發展之路離不開各界人士的大力支持,集 團在發展的過程中不忘持份者對本集團的信任及支 持。2023年,本集團不斷探索和強化ESG管理工作, 以此推動可持續發展之路,完善環境、社會及管治 和內控體系,豐富人才管理機制,加大公益投入力度 等。為回報公司股東,本年度已完成派息1933.8萬港 元。為持續回報公司股東,本集團計劃2024年將繼 續向股東分派股息。

BUSINESS PROSPECTS

The paper industry uses plant fibers from wood and native plants like bamboo and recycled fibers like waste paper as raw materials, which can partially replace non-renewable resources, such as plastics and non-ferrous metals. It is an important industry in China's national economy with the characteristics of green and sustainable development.

According to the 9th Five-Year Plan of the PRC paper industry and the policy direction of the 14th Five-Year Plan, policy support for the paper industry has changed from structural adjustment to sustainable development and then to green manufacturing. The Outline of the 14th Five-Year Plan and the Long-Range Objectives Through 2035 proposes plans for transforming and improving traditional industries, optimizing industrial layouts and structural adjustments, increasing supply of quality products from light and textile industry, accelerating the transformation and improvement process of companies in key industries like chemical and papermaking and refining the green manufacturing system

Paperboard is widely used in the packaging and transport industry. With the rapid development of e-commerce, the increase in demand for packaging will continue to promote the growth of paper board production. Meanwhile, as the consumer demand for sustainable development and environmental protection increases, the trend of replacing other materials with paper board will grow even stronger, providing wider development room for paper board manufacturing.

Pursuant to the 14th Five-Year Plan Medium and Long-term High Quality Development Outline for the Paper Industry, in 2025, the total production volume of paper and paper board shall reach 140 million tonnes. With the recovery of global economic activities, the market demand for paper and paper board is also increasing, leading to favorable market sentiment and industry development prospects.

業務前景

造紙產業以木材、竹等原生植物纖維和廢紙等 再生纖維為原料,可部分替代塑料、有色金屬等不 可再生資源,是我國國民經濟中具有緣色、可持續 發展特點的重要產業。

根據中國造紙工業「九五」計劃「十四五」規劃政策 性方向來看,對造紙行業的政策支持,從「結構調整」 到「可持續發展」再到「綠色製造」的變化。《「十四五」 規劃和2035遠景目標綱要》,提出要改造提升傳統產 業,推動產業佈局優化和結構調整,擴大輕工、紡 織等優質產品供給,加快化工、造紙等重點行業企 業改造升級,完善綠色製造體系。

紙板廣泛應用於包裝和運輸行業,隨著電子商務的快速發展,對包裝需求的增加將持續推動紙板 生產的增長,同時隨著消費者對可持續發展和環保 要求的提升,將進一步推動紙板替代其他材料的趨勢,為紙板生產提供更廣闊的發展空間。

根據《造紙行業「十四五」中長期高質量發展綱要》,中國造紙行業2025將實現紙及紙板總產量達到 1.4億噸,隨著全球經濟活動的恢復,紙及紙板市場 的需求也不斷增加,市場行情及行業發展前景持續 向好。

According to the latest research report prepared by QYResearch, the global scale of the paper and paper board packaging market is expected to reach US\$193.801 billion by 2029, representing a CAGR of 3.75% over the next few years. At present, main global paper and paper board packaging manufacturers are mainly located in the United States, Europe and China; while new production capacity in Southeast Asia is growing rapidly, it is still below the world's average and far behind that of Europe, the United States and other developed regions, with huge room for development. Production lines in Europe and the United States are undergoing upgrades and renovations, increasing demands from existing markets. Paper and packaging industry was in product structure adjustment stage from 2010 to 2020, leading to a significant increase in demand for virgin pulp and a corresponding increase in production capacity. The industry enters the phase of sustainability and digitalization from 2020 to 2030, with digital transformation showing huge development potential.

DEVELOPMENT PLAN

Looking forward, the Company remains optimistic about the paper industry and the papermaking felts subsector. The Group will adhere to the strategy of "internationalization", "refinement" and "digitalization and systematization", striving to become the world's leading supplier of papermaking felts that utilizes technology and technological innovations as its core drive to implement the rapid development plan of the Group.

The Group will further improve the Paper Machine Efficiency Operation System, empowering its green development effort with digitization and smart technology and further implement the 14th Five-Year Plan Industrial Green Development Plan and the Implementation Plan for Carbon Emission Peak in the Industrial Sector. We will further strengthen our ESG management to achieve corporate development, fulfill our corporate responsibilities, aggressively promote corporate green manufacturing and expedite technology and product upgrade. We will expand our market with quality, improve value-added product services with digitalization and establish standardized system with internationalization, in order to create brand value, promote the sustainable and high-quality development of the Group and facilitate the process towards green sustainable development of the industry. QYResearch最新調研報告顯示,預計2029年全 球紙和紙板包裝市場規模將達到1,938.01億美元,未 來幾年複合增長率為3.75%。目前,全球核心紙和紙 板包裝生廠商主要分佈在美國、歐洲和中國等;東南 亞地區新增產能快速增加,但低於世界平均水平,遠 遠落後於歐美等發達地區,仍有巨大的發展空間;歐 美地區產線升級改造,釋放存量市場需求。造紙與 包裝行業2010-2020年為產品結構調整階段,全球對 原漿的需求大幅增加,產能也相應提升。2020-2030 年進入可持續和數字化階段,數字化轉型帶來巨大 發展潛力。

發展規劃

展望未來,公司依然對造紙行業及造紙毛毯細 分領域充滿信心,集團將堅持「國際化」、「精品化」、 「數字化及系統化」戰略,致力於成為國際一流的造 紙毛毯供應商,以科技、技術創新作為核心動力,實 現本集團的高速增長發展規劃。

本集團將持續提升造紙機運營效率優化服務數 字平台系統,以數字化、智能化賦能綠色發展之路, 持續貫徹落實《「十四五」工業綠色發展規劃》《工業領 域碳達峰實施方案》。持續加強ESG管理,以企業發 展、踐行企業責任,積極推動企業的綠色製造,快 速實現技術及產品持續升級,以「精品」拓展市場,以 「數字化」提升產品增值服務能力,以「國際化」標準 建體系,實現品牌創效益,推動本集團的持續、高 質量發展,助力行業綠色可持續發展之路。

In 2024, the Group will complete a digital and smart production line in Shanghai that is among the best within the global papermaking felt industry. This production line will be mainly producing papermaking felts for high-speed papermaking felts, and will form synergies with the Paper Machine Efficiency Operation System of the Group to greatly improve product quality and services of the Group and contribute to the efforts on energy saving, emission reduction, quality and efficiency enhancement, digital transformation and smart manufacturing within the paper industry. The Group is committed to develop the production line into a leading production base for papermaking mesh with world class technology.

To achieve internationalization, sustainable rapid growth, expansion into global market, promote the internationalization of the Vanov brand and enhance its influence, the Group will selectively seek strategic acquisitions to supplement its business capabilities and strategic focuses.

APPRECIATION

The Group would like to express its sincere gratitude to all staff, investors, customers, suppliers, government at all levels, banks, business partners and other stakeholders for their trust and support towards Vanov Holdings. In the future, it is believed the Group will live up to the trust of the community and continuously improve the Group's operating results, explore the road towards green industrial development in the papermaking felt industry, guide the development of papermaking felt industry through technological innovation and shoulder social responsibilities, in order to create value for shareholders of the Company and stakeholders and achieve sustainable corporate development.

Shen Genlian Chairperson Hong Kong, 28 March 2024 2024年,本集團將在上海建成一條造紙毛毯行 業全球領先水平的數字化、智能化製造生產線,該 產線主要用作生產高速造紙機使用的造紙毛毯,是 與集團造紙機運營效率優化服務數字平台系統形成 協同效應,將極大提升本集團產品品質和服務能力, 為造紙行業在節能減排、提質增效、數字化轉型、 智能製造等方面貢獻力量,本集團致力於將其打造 成為具有全球領先技術水平的造紙網毯標桿生產基 地。

本集團為實現國際化、持續性的高速增長,拓 展全球市場,推動環龍品牌國際化和影響力,會選 擇性地尋求策略性收購,以補充業務能力及策略重 點。

致謝

本集團衷心感謝全體員工、投資者、客戶、供應 商、各級政府、銀行、業務夥伴等持份者對環龍控 股的信任及支持。未來,相信集團將不負社會各界 的信任,持續提升本集團的經營業績,持續探索造 紙毛毯行業綠色產業發展之路,以技術創新引領造 紙毛毯行業發展,肩負的社會責任,為公司股東及利 益相關方持續創造價值,實現企業可持續發展。

沈根蓮 *主席* 香港,2024年3月28日

BUSINESS REVIEW

The Group has always seen technological innovation as the lifeline of corporate survival and development. The Group currently has two production sites, namely Chengdu Wenjiang and Shanghai Jinxiong, as well as two renowned papermaking felt brands of VANOV and Observation feet brands of VANOV and Observation has always been the core motivation of the Group's sustainability. The subsidiaries of the Group are recognized as national High and New Tech Enterprise, provincial corporate technical center and provincial "specialized and new" enterprise. As of today, the Group owns 97 invention, utility model and design patents.

During the reporting period, utilizing the Group's self-developed Paper Machine Efficiency Operation System, the Group could provide comprehensive papermaking felt pre-sales, sales and after-sales services. The Group promptly reacts to customers' need and provides them with solutions based on professional technological and digital services. The system not only optimizes the tracking of paper machine efficiency and provision of resolutions, it also provides the best operating condition of the machines and parameter suggestions to customers. The system provides overall efficiency enhancement and training sessions for customers while provides supporting data for the Group's product design and solution enhancement in order to achieve continuous improvement on product quality, which firmly ensures the sustained growth of the Group and stable customer resources.

In 2023, Sichuan Huanlong Technology Fabric Co., Ltd.* (四川 環龍技術織物有限公司) and Shanghai Jinxiong Paper Making Net Carpet Co., Ltd.* (上海金熊造紙網毯有限公司), both subsidiaries of the Group, began the evaluation of carbon footprint. This project serves the Group's goal of green manufacturing and lays the foundation for green and sustainable development of the Group. The Group completed the carbon footprint evaluation for papermaking felts and obtained carbon footprint certification. The Group was recognized as one of the "Top 10 Green and Low-Carbon Transformation Enterprise of Chengdu" and a National "Green Factory".

業務回顧

本集團始終將技術創新作為企業生存發展的生 命線,本集團目前擁有成都溫江、上海金熊兩大產業 基地,擁有**VANOV**及**(bear**兩大造紙毛毯知 名品牌,並始終將科技創新作為本集團可持續發展 的核心動力。本集團旗下附屬公司擁有中國國家級 高新技術企業、省級企業技術中心、省級專精特新 企業等稱號。截至目前,本集團發明、實用新型及外 觀專利持有數量達**97**項。

報告期內,本集團研發的造紙機運營效率優化服 務數字平台系統,實現了造紙毛毯的售前、售中和售 後的全流程服務。本集團對客戶的需求進行快速響 應,並轉化為專業技術服務、數據化的解決方案,一 方面實現對紙機效率運營數據的跟蹤、完善以及制 定解決方案;另一方面為客戶提供最佳的紙機運行狀 態以及參數建議:並為客戶提供紙機整體提效方案 以及培訓課程:同時對本集團造紙毛毯的產品設計、 優化方案提供數據支撐,實現產品質量的持續提升, 為本集團的持續增長、穩定的客戶資源提供強力保 障。

2023年,本集團下屬公司四川環龍技術織物有限 公司、上海金熊造紙網毯有限公司啟動了碳足跡的認 證工作,該項目亦是為本集團綠色製造的目標服務, 也為本集團綠色、可持續發展奠定基礎。本集團在 報告期內完成了造紙毛毯碳足跡核算並取得碳足跡 認證;榮獲成都市「十佳」綠色低碳轉型企業;獲評國 家級「綠色工廠」稱號。

* for identification purposes only

During the reporting period, the PM3 production line project of the Shanghai Jinxiong production site of the Group is progressing as scheduled. The project plans to establish a PRC production site which possesses the most advanced papermaking net carpet technology in the world. As of today, the Group is the first enterprise in the PRC which owns an advanced production line for the widest papermaking felt around the world. The launch of the PM3 project not only bridges the gap in the PRC market, it also highly boosts the quality and stability of the products through its advanced production craftsmanship, technologies and reliable equipment. The Group contributes significant value to the papermaking industry by ways of craftsmanship enhancement, technology innovation and product upgrade.

FUTURE PLANS

The struggle does not end here. Historical performance guides our future path.

In order to boost the business development of the Group and facilitate the international development plan of Vanov, the Group will continue to implement the measures as set out in the Prospectus (as defined below) to develop the Company. The directors of the Company (the "**Directors**") intend to implement the following measures funded by the Group's internal resources:

- (I) the Group has executed the production capacity expansion plan in three phases from 2021 to 2024 in order to satisfy the expected increasing demand in its high-speed papermaking felts. Such additional production capacity is mainly intended for manufacturing the papermaking felts used for paper machines of higher speed; the PM3 production line in Shanghai Jinxiong production site is expected to launch in the first half of 2024, which will further expand our capacity.
- (II) the Group will continue to upgrade the Paper Machine Efficiency Operation System to facilitate the collection of information from customers' papermaking machines and production machinery and equipment, support the analysis of the data collected from the machines, build database and promote customized product services based on its analysis of the data. In 2024, the Group will continue to develop its production machinery and equipment based on the information collected using the online platform and allocate more resources to strengthen the Group's information technology facilities.

報告期內,本集團位於上海金熊生產基地的PM3 項目產線如期推進,該項目計劃在中國打造具有全球 領先技術水平的造紙網毯標桿生產基地,本集團也 是截至目前國內首家擁有全球幅寬最寬的造紙毛毯 先進生產線的企業。PM3項目的推出不僅填補國內 市場空白,同時通過對先進製造工藝、技術和可靠 先進設備的應用,將大幅度提升產品質量和穩定性, 為提升我國造紙行業工藝技術水平,造紙技術革新 及產品升級貢獻重要價值。

未來計劃

奮鬥不止於此,歷史的成績引領未來的方向。

為持續推動本集團業務增長,推進國際化環龍發展規劃,集團將繼續履行在招股章程(定義見下文) 承諾的措施去發展企業,本公司董事(「董事」)擬動用 本集團內部資源實行以下措施:

- (I) 2021年至2024年分三個階段的推進產能擴大計劃,以滿足對高速造紙毛毯的預期上升需求;該等額外產能主要作生產供高速造紙機使用的造紙毛毯;位於上海金熊生產基地的PM3項目產線預計將在2024年上半年投產,繼而實現產能擴大計劃。
- (II)本集團將持續升級造紙機運營效率優化服務數字平台系統,以促進從客戶造紙機以及生產機器及設備中收集資料,支援對從造紙機所取得數據的分析、建立數據庫並基於對數據的分析提升定製產品服務:2024年,本集團將繼續基於使用在線平台收集的資料開發其生產機器及設備,並分配更多資源加強本集團的信息科技設施。

(III) to achieve future growth of the Group, the Group may selectively pursue strategic acquisitions that complement its business and strategic priorities, such as for expanding the business horizontally in the industry chain and supply chain.

FINANCIAL REVIEW

Revenue

The Group principally engages in the design, manufacture and sales of papermaking felts under the brands of VANOV and Obear. The revenue for the year ended 31 December 2023 was approximately RMB237.4 million, representing an increase of 9.0% as compared to approximately RMB217.8 million for the year ended 31 December 2022, which was mainly attributable to the increase in product sales and unit sales price.

Gross Profit and Gross Profit Margin

The Group's gross profit for the year ended 31 December 2023 was approximately RMB126.5 million, representing an increase of approximately RMB9.7 million from approximately RMB116.8 million for the year ended 31 December 2022. Its gross profit margin decreased from approximately 53.6% for the year ended 31 December 2022 to approximately 53.3% for the year ended 31 December 2023, which was mainly attributable to the increase in cost of raw material.

Other Income

Other income for the Group decreased by approximately RMB6.6 million from approximately RMB20.1 million for the year ended 31 December 2022 to approximately RMB13.5 million for the year ended 31 December 2023, which was mainly attributable to the decrease in exchange gain.

Selling and Distribution Expense

For the year ended 31 December 2023, selling and distribution expenses of the Group was approximately RMB22.4 million, as compared to approximately RMB21.6 million for the year ended 31 December 2022. Selling and distribution expenses for the year ended 31 December 2023 accounted for approximately 9.4% of its revenue, representing an increase of approximately RMB0.8 million from the year ended 31 December 2022, which was mainly attributable to the increase in travel and entertainment fees in connection with sales.

(III) 為實現本集團未來高速增長目標,本集團會選擇 性地尋求策略性收購,以補充其業務及策略重 點,例如在產業鏈及供應鏈中縱向拓展業務。

財務回顧

收益

本集團主要以 VANOV 及 Constant 品牌從事 造紙毛毯的設計、製造及銷售。本集團截至2023年 12月31日止年度的收益約為人民幣237.4百萬元,較 截至2022年12月31日止年度的約人民幣217.8百萬元 增加9.0%,主要原因為產品銷售量及銷售單價上漲 所致。

毛利及毛利率

截至2023年12月31日止年度,本集團毛利約為人 民幣126.5百萬元,較截至2022年12月31日止年度的 約人民幣116.8百萬元增加約人民幣9.7百萬元。毛利 率則由截至2022年12月31日止年度約53.6%減少至截 至2023年12月31日止年度約53.3%,主要原因為原材 料成本增加所致。

其他收入

本集團截至2023年12月31日止年度的其他收入約 為人民幣13.5百萬元,較截至2022年12月31日止年度 約人民幣20.1百萬元減少約人民幣6.6百萬元,主要原 因為匯兑收益減少所致。

銷售及分銷開支

本集團截至2023年12月31日止年度的銷售及分銷 開支約為人民幣22.4百萬元,而截至2022年12月31日 止年度則約為人民幣21.6百萬元。截至2023年12月31 日止年度的銷售及分銷開支佔收益約9.4%,較截至 2022年12月31日止年度增加約人民幣0.8百萬元。主 要原因為與銷售相關的差旅及招待費增加所致。

Administrative and Other Operating Expenses

For the year ended 31 December 2023, administrative and other operating expenses of the Group was approximately RMB42.3 million, as compared to approximately RMB40.3 million for the year ended 31 December 2022. Such increase was mainly due to the increase in depreciation and staff cost.

Finance Cost

For the year ended 31 December 2023, total finance cost of the Group reached approximately RMB11.7 million, representing an increase of approximately RMB1.2 million as compared to approximately RMB10.5 million for the year ended 31 December 2022. The main reason for such increase was the increase in loan interest derived from bank borrowings.

Income Tax Expense

Income tax expense of the Group for the year ended 31 December 2023 reached approximately RMB9.7 million, representing a decrease of approximately RMB1.7 million from approximately RMB11.4 million for the year ended 31 December 2022. Such decrease was mainly due to the decrease in the amount of PRC dividend withholding tax.

Effective tax rate (income tax expense divided by profit before income tax for the current year) for the year ended 31 December 2023 was approximately 15.3%, as compared to 17.8% for the year ended 31 December 2022. Such decrease was mainly attributable to the increase in research and development expense and decrease in PRC dividend withholding tax.

Turnover Days of Inventories and Trade Payables

Turnover days of inventories of the Group for the year ended 31 December 2023 were 60.0 days, as compared to 52.9 days for the year ended 31 December 2022.

Turnover days for trade payables of the Group for the year ended 31 December 2023 were 77.0 days, as compared to 82.8 days for the year ended 31 December 2022.

行政及其他經營開支

本集團截至2023年12月31日止年度的行政及其他 經營開支約為人民幣42.3百萬元,而截至2022年12月 31日止年度則約為人民幣40.3百萬元。其增加的主要 原因為折舊及員工成本增加所致。

財務成本

截至2023年12月31日止年度,本集團的總財務成 本約為人民幣11.7百萬元,與截至2022年12月31日止 年度約人民幣10.5百萬元相比增加約人民幣1.2百萬 元。其增加的主要原因為銀行借款產生的貸款利息 增加所致。

所得税開支

本集團截至2023年12月31日止年度的所得税開支 約為人民幣9.7百萬元,較截至2022年12月31日止年 度約人民幣11.4百萬元減少約人民幣1.7百萬元,其減 少的主要原因為中國股息預扣税下降所致。

截至2023年12月31日止年度的實際税率(所得税 開支除以本年度除所得税前溢利)約為15.3%,而截 至2022年12月31日止年度則為17.8%,其減少的主要 原因為就研發開支額外扣減增加及中國股息預扣税 下降所致。

存貨及貿易應付款項週轉期

本集團截至2023年12月31日止年度的存貨週轉期 為60.0天,而於截至2022年12月31日止年度則為52.9 天。

本集團截至2023年12月31日止年度的貿易應付款 項週轉期為77.0天,而截至2022年12月31日止年度則 為82.8天。

Liquidity, Financial Resources and Capital Structure

As at 31 December 2023, net assets of the Group reached approximately RMB409.0 million (31 December 2022: approximately RMB373.4 million). As at 31 December 2023, current assets and current liabilities of the Group reached approximately RMB308.5 million (31 December 2022: approximately RMB285.5 million) and approximately RMB191.3 million (31 December 2022: approximately RMB148.9 million). As at 31 December 2023, the current ratio of the Group was 161.3%, as compared to 191.7% as at 31 December 2022.

The Group normally finances its operations from cash generated from its operating activities and bank borrowings. As at 31 December 2023, outstanding bank borrowings and other borrowings of the Group was approximately RMB326.7 million (31 December 2022: approximately RMB215.5 million). These bank borrowings and other borrowings were generally secured by its property, plant and equipment and land lease prepayment. As at 31 December 2023, bank balances and cash of the Group reached approximately RMB78.6 million (31 December 2022: approximately RMB85.6 million). Net gearing ratio (total borrowings minus cash and cash equivalents and divided by shareholders' equity) of the Group as of 31 December 2023 was 61.6% (31 December 2022: 35.1%).

The Group has sufficient cash and available bank credit to meet the commitment and its operating cash requirement.

The Group's trading and monetary assets are denominated in RMB. The Group is exposed to financial risks through its use of financial instruments in its ordinary course of operations and in its investment activities. The financial risks include market risks (including foreign currency risk, interest rate risk and other price risk), credit risk and liquidity risk. The Group's overall financial risk management policies focuses on the unpredictability and volatility at financial markets and seeks to minimise potential adverse effects on the financial position, financial performance and cash flows of the Group. No derivative financial instruments are used to hedge any risk exposures.

Gearing Ratio

Gearing ratio is calculated by dividing total borrowings by total equity at the period-end date and expressed as a percentage. The gearing ratio of the Group as at 31 December 2023 was approximately 82.6% as compared to approximately 60.4% as at 31 December 2022. The increase in gearing ratio was mainly due to the increase in project loans in 2023.

流動資金、財務資源及資本結構

於2023年12月31日,本集團的資產淨值約為人民 幣409.0百萬元(2022年12月31日:約人民幣373.4百萬 元)。於2023年12月31日,本集團的流動資產約達人 民幣308.5百萬元(2022年12月31日:約人民幣285.5百 萬元),而流動負債則約為人民幣191.3百萬元(2022 年12月31日:約人民幣148.9百萬元)。於2023年12月 31日,本集團的流動比率為161.3%,而於2022年12月 31日則為191.7%。

本集團主要使用經營活動所得現金及銀行借款 為其業務提供資金。於2023年12月31日,本集團的 未償還銀行借款及其他借款約為人民幣326.7百萬元 (2022年12月31日:約人民幣215.5百萬元)。該等銀行 借款及其他借款一般以本集團物業、廠房及設備以 及土地租賃預付款項抵押。於2023年12月31日,本 集團持有銀行結餘及現金約人民幣78.6百萬元(2022 年12月31日:約人民幣85.6百萬元)。本集團截至2023 年12月31日的淨資產負債比率(借款總額減現金及現 金等價物除以股東權益)為61.6%(2022年12月31日: 35.1%)。

本集團具備充裕現金及可供動用的銀行備用額以 應付其承擔及營運資金需要。

本集團的交易及貨幣資產主要以人民幣計值。本 集團就於日常業務過程及投資活動中使用金融工具 承受財務風險。財務風險包括市場風險(包括外幣風 險、利率風險及其他價格風險)、信貸風險及流動資 金風險。本集團的整體財務風險管理政策專注於金 融市場的不可預測性及波動性,及尋求盡量減少對 本集團財務狀況、財務表現及現金流量可能造成的 不利影響。概無採用衍生金融工具對沖任何風險。

資產負債比率

資產負債比率乃按期末當日借款總額除以總權益 計算,並以百分比表示。於2023年12月31日,本集團 的資產負債比率約為82.6%,而於2022年12月31日則 約為60.4%。資產負債比率增加的主要原因為本集團 於2023年項目貸款增加所致。

Pledge of Assets

As at 31 December 2023, certain of the Group's assets were pledged to secure bank and other borrowings of the Group. The aggregate carrying amount of the assets of the Group pledged at 31 December 2023 was approximately RMB150.3 million.

Treasury Policy

The Group has adopted a prudent financial management approach towards its treasury policy and thus maintained a healthy financial position throughout the period. The Board closely monitors the Group's liquidity position to ensure that the liquidity structure of the Group's assets, liabilities and other commitments can meet its funding requirements at all times.

Foreign Exchange Risk

The Group mainly operates in the PRC. Most of the operating transactions and revenue were settled in RMB and the Group's assets and liabilities are primarily denominated in RMB. However, the Group has certain bank balances and trade receivables denominated in US dollars and Hong Kong dollars amounting to approximately RMB58.4 million and RMB1.8 million, respectively, as at 31 December 2023 which expose the Group to foreign currency risk. The Group does not have a foreign currency hedging policy. However, the Group manages the risk by closely monitoring the movements of the foreign currency rate and would consider hedging against significant foreign currency exposure should it be necessary.

Trade and Other Receivable

For the year ended 31 December 2023, the trade and other receivable of the Group were approximately RMB209.9 million.

As at 31 December 2023, the net trade receivables of the Group amounted to approximately RMB173,791,000, among which approximately RMB5,202,000 has been net off with lifetime expected credit lossess ("**ECL**").

資產抵押

於2023年12月31日,本集團已抵押若干資產以擔 保本集團銀行及其他借款。本集團已抵押資產於2023 年12月31日的賬面總值約為人民幣150.3百萬元。

庫務政策

本集團在制定庫務政策時採取審慎的財務管理 方針,因此財務狀況於整個期間保持良好。董事會 密切監察本集團的流動資金狀況,以確保本集團資 產、負債及其他承擔的流動資金結構能時刻滿足資 金需要。

外匯風險

本集團主要在中國經營業務。大部分業務交易及 收益以人民幣結算,本集團的資產及負債亦主要以 人民幣計值。不過,於2023年12月31日,本集團的若 干銀行結餘及貿易應收款項以美元及港元計值,金 額分別約為人民幣58.4百萬元及人民幣1.8百萬元, 致使本集團承受外匯風險。本集團並無制定任何外 匯對沖政策。然而,本集團會密切關注外幣匯率變 動來管理有關風險,並在有需要時考慮對沖重大外 匯風險。

貿易及其他應收款項

截至2023年12月31日止年度,本集團的貿易及其 他應收款項約為人民幣209.9百萬元。

於2023年12月31日,本集團的貿易應收款項淨額 約為人民幣173,791,000元,其中已扣除貿易應收款 項的全期預期信貸虧損(「預期信貸虧損」)。

The Group's ECL allowance has been taken into consideration the historical credit loss experience of the customers over the years, therefore the ECL allowance was sufficient to cover the expected credit loss of trade receivable for the year ended 31 December 2023. The ECL rate as disclosed in Note 36.5 to the consolidated financial statements has been adjusted based on (i) the average historical credit loss experience of the customers; (ii) the forward-looking factors specific to the customers; and (iii) the economic environment for the year ended 31 December 2023. To the best knowledge and information of the Directors, as at 31 December 2023 and up to the date of this annual report, the Company was not aware that those customers have any financial difficulties in repaying the relevant trade receivables as these customers are either listed companies or top players in the papermaking industries or customers which have/will have ongoing and/or potential future business relationships with the Group.

The Group has implemented various measures to follow up on the trade receivable balances, including introducing incentive measures for sales personnel to increase their effort and motivation in collecting trade receivables and has been continuously monitoring the payments from those customers and contacting them to follow up on the status of their payments. The Directors believed that the trade receivables as at 31 December 2023 would be fully recovered progressively and no further impairment loss was recognised thereby.

Contingent Liabilities

As at 31 December 2023, the Group did not have any material contingent liabilities.

SIGNIFICANT INVESTMENTS HELD, MATERIAL ACQUISITIONS AND DISPOSALS OF SUBSIDIARIES, ASSOCIATES AND JOINT VENTURES, AND FUTURE PLANS FOR MATERIAL INVESTMENTS OR CAPITAL ASSETS

Save as disclosed in this report, there were no other significant investments held, no material acquisitions or disposals of subsidiaries, associates and joint ventures, nor was there any plan authorized by the Board for other material investments or additions of capital assets as at 31 December 2023.

本集團的預期信貸虧損撥備已考慮客戶歷年的 歷史信貸虧損經驗,因此預期信貸虧損撥備足以彌 補截至2023年12月31日止年度的貿易應收款項的預 期信貸虧損。綜合財務報表附註36.5所披露的預期 信貸虧損率已根據(i)客戶的平均歷史信貸虧損經驗; (ii)針對客戶的前瞻性因素;及(iii)截至2023年12月31 日止年度的經濟環境而作出調整。據董事所深知及 盡悉,於2023年12月31日及直至本年報日期,本公司 並不知悉該等客戶在償還相關貿易應收款項方面存 在任何財務困難,因為該等客戶均為上市公司或與 本集團有/將有持續及/或潛在未來業務關係的造 紙行業頂尖企業或客戶。

本集團已採取多項措施跟進應收款項餘額,包括 為銷售人員推出獎勵措施,以加大其收回應收款項 的努力及積極性,並持續監控該等客戶的付款情況 並聯繫彼等跟進付款狀況。董事相信,於2023年12 月31日的貿易應收款項將逐步全數收回,因而不會進 一步確認減值虧損。

或然負債

於2023年12月31日,本集團並無任何重大的或然 負債。

所持主要投資、重大收購及出售附屬公司、 聯營公司及合營企業以及有關重要投資或 資本資產之未來計劃

除本報告所披露者外,概無持有其他主要投資、 重大收購或出售附屬公司、聯營公司及合營企業,於 2023年12月31日亦無經董事會授權之有關其他重要 投資或資本資產添置的任何計劃。

EMPLOYEE AND REMUNERATION POLICY

As at 31 December 2023, the Group had 357 employees (as at 31 December 2022: 327 employees). As at 31 December 2023, the total staff cost, including salaries, wages and other benefits, and contributions to defined contribution plans, amounted to approximately RMB41.2 million.

The remuneration package offered by the Group to its employees generally includes salary, allowances and payment for welfare contributions, including social insurance contributions and housing provident fund contributions. The Group determines its employees' remunerations based on each employee's qualification, relevant experience, position and seniority. The Group conducts annual review on salary increments, bonuses and promotions based on the performance of each employee. The Group provides regular on-the-job training to the employees and conducts yearly reviews of their performance. The Group believes that these initiatives have contributed to stronger work incentive among its employees.

USE OF NET PROCEEDS FROM THE SHARE OFFER

On 29 December 2021, the Company offered 114,200,000 ordinary shares at the range of HK\$1.22 per share to HK\$1.44 per share for subscription. The offer price was determined at HK\$1.22 and the shares of the Company were successfully listed on the Main Board of the Stock Exchange on 11 January 2022. Net proceeds from the Listing (after deduction of underwriting fees and commissions and other listing expense) were approximately HK\$92.8 million. In addition, the Over-allotment Option (as defined in the prospectus of the Company dated 29 December 2021 (the "**Prospectus**")) was partially exercised and the Company further issued 3,442,000 shares, representing approximately 3.0% of the number of shares of the Company initially offered at HK\$1.22. The additional net proceeds from the partial exercise of the Over-allotment Option were approximately HK\$4.2 million.

僱員及薪酬政策

於2023年12月31日,本集團擁有357名僱員(於 2022年12月31日:327名僱員)。於2023年12月31日, 員工成本總額(包括薪金、工資及其他福利以及界定 供款計劃供款)約為人民幣41.2百萬元。

本集團向僱員提供的薪酬待遇一般包括薪金、津 貼及繳付福利供款,包括社會保險供款及住房公積 金供款。本集團根據每名僱員的資格、相關經驗、職 位及資歷釐定僱員薪酬。本集團根據每名僱員的績 效每年進行薪酬調升、花紅及晉升審查。本集團為 僱員提供定期在職培訓,並按年評審彼等的績效。 本集團認為,該等措施有利於激勵僱員的工作。

股份發售所得款項淨額用途

本公司於2021年12月29日以每股股份1.22港元至 每股股份1.44港元發售114,200,000股普通股以供認 購。發售價釐定為1.22港元,本公司股份於2022年1 月11日在聯交所主板成功上市。扣除包銷費用及佣金 以及其他上市開支後的上市所得款項淨額約為92.8 百萬港元。此外,超額配股權(定義見本公司日期為 2021年12月29日的招股章程(「招股章程」))獲部份行 使,本公司再發行3,442,000股股份,相當於按1.22 港元初始提呈認購的本公司股份數目約3.0%。部分 行使超額配股權收取的額外所得款項淨額約為4.2百 萬港元。

An analysis of the utilisation of the net proceeds from the date of the Listing up to 31 December 2023 is set out below: 自上市日期起直至2023年12月31日,所得款項淨 額的動用情況分析載列如下:

		Percentage 百分比	Allocated use of proceeds 所得款項的分 配用途 (HK\$ million) (百萬港元)	Used as of 31 December 2023 截至2023年 12月31日 已動用 (HK\$ million) (百萬港元)	Unused balance as of 31 December 2023 截至2023年 12月31日 尚未動用結餘 (HK\$ million) (百萬港元)	Proposed timetable for the use of unutilised net proceeds 動用尚未動用 所得款項淨額 的建議時間表
Purchase machinery to upgrade production sites	購買機器以升級 生產基地	40%	38.8	38.8	-	
Strengthen research and development capabilities	加強研發能力	20%	19.4	12.7	6.7	On or before 31 December 2024 2024年12月 31日或之前
Pursue strategic acquisitions	尋求策略性收購	10%	9.7	_	9.7	On or before 31 December 2024 2024年12月 31日或之前
Reduce indebtedness	減少債務	20%	19.4	19.4	_	
Working capital and other general corporate purpose	作營運資金及 其他一般企業用途	10%	9.7	9.7	_	
		100%	97.0	80.6	16.4	

As at 31 December 2023, the amount of unutilised net proceeds amounted to approximately HK\$16.4 million. The unutilised net proceeds were placed in interest-bearing deposits with authorised financial institutions or licensed banks in Hong Kong and the PRC.

As of 31 December 2023, the utilised net proceeds were applied in accordance with the planned use as previously disclosed in the Prospectus and the remaining net proceeds are expected to be used as planned. The remaining unutilised net proceeds are expected to be utilised on or before 31 December 2024. 於2023年12月31日,尚未動用的所得款項淨額約 為16.4百萬港元。尚未動用的所得款項淨額以計息 存款形式存放於香港及中國認可金融機構或持牌銀 行。

截至2023年12月31日,已動用的所得款項淨額已 按照先前於招股章程中披露的計劃用途動用,餘下 的所得款項淨額預期亦將按計劃動用。餘下的尚未 動用所得款項淨額預期將於2024年12月31日或之前 動用。

CORPORATE GOVERNANCE PRACTICE

The Company is committed to maintain high standards of corporate governance to protect the interests of its shareholders and to enhance corporate value and accountability. The Company has adopted all the code provisions in the Corporate Governance Code (the "**CG Code**") in Appendix C1 of the Listing Rules as its own code on corporate governance practices. The Board has reviewed the Company's corporate governance practices and is satisfied that the Company has complied with all code provisions of the CG Code for the year ended 31 December 2023. The Company will continue to enhance its corporate governance practices appropriate to the conduct and growth of its business and to review such practices from time to time to ensure that it complies with the CG Code and align with the latest developments.

DIRECTORS' SECURITIES TRANSACTIONS

The Company has adopted the Model Code for Securities Transactions by Directors of Listed Issuers (the "**Model Code**") as set out in Appendix C3 to the Listing Rules as its own code of conduct regarding Directors' securities transactions. Having made specific enquiries of all the Directors, each of the Directors has confirmed that he/she has complied with the Model Code for the year ended 31 December 2023.

BOARD OF DIRECTORS

The Board (including all independent non-executive Directors) is responsible for the leadership and control of the Company, and setting up the overall strategy as well as reviewing the operation and financial performance of the Group. The Board reserved for its decision or consideration matters covering overall strategy, major acquisitions and disposals, annual budgets, annual and interim results, recommendations on Directors' appointment or re-appointment, approval of major capital transactions and other significant operational and financial matters. The management was delegated the authority and responsibility by the Board for the daily management of the Group. In addition, the Board has also delegated various responsibilities to the Board committees. Further details of these committees are set out in this corporate governance report.

企業管治常規

本公司致力於保持高水準的企業管治,以保障股 東利益,並提升企業價值及問責性。本公司已採納 上市規則附錄C1所載企業管治守則(「企業管治守則」) 的所有守則條文,為其自身的企業管治常規守則。董 事會已審閱本公司的企業管治常規,並信納本公司於 截至2023年12月31日止年度已遵守企業管治守則的 所有守則條文。本公司將繼續提升適用於其業務操守 及增長的企業管治常規,並不時檢討有關常規,確 保其符合企業管治守則並與最新發展一致。

董事進行證券交易

本公司已採納上市規則附錄C3所載之上市發行 人董事進行證券交易的標準守則(「標準守則」),作為 其本身就董事進行證券交易之行為守則。經向全體 董事作出特定查詢後,各董事確認於截至2023年12 月31日止年度一直遵守標準守則。

董事會

董事會(包括所有獨立非執行董事)負責領導及控 制本公司,並制訂整體政策及檢討本集團營運及財務 表現。整體策略事宜、主要收購及出售、年度預算、 年度及中期業績、建議推薦董事委任或連任、批准 重大資本交易及其他重大營運及財務事宜上,董事 會保留決策或審議的權利。管理層獲董事會委派權 力及責任,負責本集團日常管理。此外,董事會亦向 董事委員會委派多項責任。該等委員會的詳情載於 本企業管治報告。

Composition

As at the date of this annual report, the Board comprises seven Directors and their respective roles are as follows:

Executive Directors

Ms. Shen Genlian (Chairperson) Mr. Zhou Jun (Chief executive officer) Mr. Xie Zongguo Ms. Yuan Aomei

Independent non-executive Directors

Mr. Ip Wang Hoi Mr. Zhang Shenjin Mr. Wang Yunchen

The biographical details of the Directors are set out in the section headed "Biographies of Directors and Senior Management" of this annual report. Save for Mr. Zhou Jun, being the spouse of Ms. Shen Genlian, the Chairperson of the Board (the "**Chairperson**"), the Board members have no relationship (whether financial, business, family or other material or relevant relationships) amongst members of the Board.

Board meetings and general meetings

The Board meets regularly to discuss the overall strategy as well as the operation and financial performance of the Group, in addition to the meetings for reviewing and approving the Group's annual and interim results. The Directors had participated in the Board meetings as indicated below. For those Directors who could not attend these meetings in person, they participated through electronic media.

The company secretary of the Company (the "**Company Secretary**") assists the Chairperson to prepare the agenda of the meetings and each Director may request to include any relevant matters on the agenda. Generally, at least 14 days' notice is given for the regular meetings by the Company. All substantive agenda items have comprehensive briefing papers, which are, in general, circulated three days before convening each Board meeting.

Between scheduled meetings, senior management of the Group provides to the Directors, on a regular basis, monthly updates and other information with respect to the performance and business activities of the Group. It enables the Board to make informed assessment of financial and other decisions.

組成

於本年度報告日期,董事會由七名董事組成,各 人的職位如下:

執行董事

沈根蓮女士(主席) 周駿先生(行政總裁) 謝宗國先生 袁傲梅女士

獨立非執行董事

葉耘開先生 張慎金先生 王運陳先生

董事的詳細履歷載於本年度報告「董事及高級管 理層履歷」一節。除周駿先生為董事會主席(「**主席**」) 沈根蓮女士之配偶外,董事會成員之間概無任何財 務、業務、親屬或其他重大或相關關係。

董事會會議及股東大會

除了審閲及批准本集團年度及中期業績的會議 外,董事會亦定期會面以討論本集團的整體策略以 及營運及財務表現。董事參與董事會會議的情況如 下。未能親身出席的董事則透過電子媒介參與會議。

本公司公司秘書(「**公司秘書**」)協助主席編製會議 議程,每名董事可要求將任何相關的事項列入議程。 一般而言,本公司舉行定期會議須於至少14天前發出 通知。所有主要議程項目均有全面簡介文件,一般於 每次董事會會議召開前三天傳閱。

在已編定會期的會議之間,本集團高級管理層定 期向董事提供每月更新及其他有關本集團表現與業 務活動的資料。此舉令董事會可對財務及其他決策 作出知情評估。

All the Directors are able to seek advice and services from the Company Secretary on the Board procedures and all applicable laws, rules and regulations, and corporate governance matters. Draft minutes of Board meetings and meetings of Board committees are circulated to all Directors for comment and approval as soon as practicable after the meetings. Minutes of Board meetings and meetings of Board committees are kept by the Company Secretary and all Board members are given a copy of the minutes for their record. Should a matter being considered involve a potential conflict of interest of a Director, the Director involved in the transaction would be requested to leave the boardroom and abstain from voting. The matter would be discussed and resolved by other Directors in a form of physical meeting. Policy is in place that the Directors, upon reasonable request, may seek independent professional advice on issues related to the Group's business at the Company's expenses. The attendance of each Director at the Board meetings and general meeting during the year is set out below:

全體董事可就董事會程序及所有適用法律、規則 及法規以及企業管治事宜向公司秘書尋求意見及服 務。董事會及董事會委員會的會議記錄草擬本將在 會後儘快供全體董事傳閱以提出意見及審批。董事 會及董事會委員會的會議記錄由公司秘書保存,且全 體董事會成員均可獲得會議記錄之副本以作記錄。 倘所考慮事項涉及董事之潛在利益衝突,則涉及該 項交易之董事將須避席且放棄表決。有關事項將以 實體會議形式由其餘董事討論及決議。本公司政策 規定董事可合理要求就本集團業務相關事宜尋求獨 立專業意見,費用由本公司承擔。每名董事於年內出 席董事會會議及股東大會的情況如下:

		Number of Board meetings attended/ convened 已出席/已舉行 之董事會	Attendance rate	Number of general meetings attended/ convened 已出席/ 已舉行之	Attendance rate
		會議次數	出席率	股東大會次數	出席率
Executive Directors	執行董事				
		A / A	1000/	4 /4	10.00/
Ms. Shen Genlian	沈根蓮女士	4/4	100%	1/1	100%
Mr. Zhou Jun	周駿先生	4/4	100%	1/1	100%
Mr. Xie Zongguo	謝宗國先生	4/4	100%	1/1	100%
Ms. Yuan Aomei	袁傲梅女士	4/4	100%	1/1	100%
Independent non-executive Directors	獨立非執行董事				
Mr. Ip Wang Hoi	葉耘開先生	4/4	100%	1/1	100%
	采 私 南 九 生 張 慎 金 先 生	4/4	100%	1/1	100%
Mr. Zhang Shenjin					
Mr. Wang Yunchen	王運陳先生	4/4	100%	1/1	100%

Appointment, re-election and removal of Directors

Each of the executive Directors and independent non-executive Directors has entered into a service contract with the Company for a specific term. The Directors have been appointed for a term of three years commencing from 22 June 2022, unless and until it is terminated by either the Company or such Director. The term of appointment of each Director is subject to retirement by rotation and re-election at the annual general meeting of the Company (the "AGM") in accordance with its articles of association of the Company (the "Articles of Association") and the Listing Rules.

Pursuant to the Articles of Associations, one-third of all Directors (whether executive or non-executive) shall retire from office by rotation provided that every Director shall be subject to retirement by rotation and re-election at each AGM at least once every three years.

The Articles of Association provide that any Director appointed by the Board to fill a casual vacancy in the Board or as an addition to the existing Board shall hold office only until the first AGM of the Company. Any Director so appointed after his/her appointment and shall then be eligible for re-election.

The Company may, in accordance with the Articles of Association, by ordinary resolution remove any Director before the expiration of his/her term of office notwithstanding anything to the contrary in the Articles of Association or in any agreement between the Company and such Director.

委任、重選及罷免董事

各執行董事及獨立非執行董事已與本公司訂立指 定期限的服務合約。董事的委任期由2022年6月22日 起為期三年,除非或直至由本公司或有關董事終止。 根據本公司組織章程細則(「組織章程細則」)及上市 規則,每名董事須在本公司股東週年大會(「股東週年 大會」)上輪值退任及連任。

根據組織章程細則,全體執行及非執行董事中三 分之一須輪值告退,惟各董事至少須每隔三年在股東 週年大會上輪值退任及連任。

組織章程細則規定,由董事會委任以填補董事會 臨時空缺或增加現有董事會人數的任何董事,其任 期僅直至獲委任後的本公司第一屆股東週年大會。 任何由此委任的董事合資格膺選連任。

本公司可根據組織章程細則透過普通決議案將 任何任期未滿的董事撤職,即使組織章程細則或本 公司與該董事訂立的任何協議有任何相反規定。

Directors' training

Code provision C.1.4 of the CG Code provides that directors should participate in continuous professional development to develop and refresh their knowledge and skills. This is to ensure that their contribution to the Board remain informed and relevant. All the Directors are encouraged to participate in continuous professional development activities by ways of attending training and/or reading materials relevant to the Company's business or to the Directors' duties and responsibilities. A summary of professional training received by the Directors for the year ended 31 December 2023 according to the records provided by the Directors is as follows:

董事培訓

企業管治守則守則條文C.1.4的規定,董事應參 與持續專業發展,發展並更新其知識及技能,以確 保其繼續在具備全面資訊及切合所需的情況下對董 事會作出貢獻。全體董事應透過出席培訓及/或閱 讀與本公司業務或董事職能及職責相關的文件,參 與持續專業發展活動。根據董事提供的記錄,截至 2023年12月31日止年度,董事接受的專業培訓概要如 下:

> Attending seminar(s)/ programme(s)/ conference(s) and/or reading materials relevant to the business or directors' duties 出席座談會/活動/研討會 及/或閱讀與業務或董事職 責相關的文件

Ms. Shen Genlian	沈根蓮女士
Mr. Zhou Jun	周駿先生
Mr. Xie Zongguo	謝宗國先生
Ms. Yuan Aomei	袁傲梅女士
Mr. Ip Wang Hoi	葉耘開先生
Mr. Zhang Shenjin	張慎金先生
Mr. Wang Yunchen	王運陳先生

Directors' and Officers' Liabilities Insurance

The Company has arranged appropriate insurance cover for the Directors' and officers' liabilities in respect of legal actions against Directors, officers and senior management of the Company arising out of corporate activities.

董事及高級職員之責任保險

本公司已為董事及高級職員購買合適之保險,就 本公司董事、高級職員及高級管理層因公司業務所承 擔的法律責任提供保障。

CHAIRMAN AND CHIEF EXECUTIVE

In accordance with the code provision C.2.1 of the CG Code, the roles of the chairman and the chief executive should be separate and should not be performed by the same individual. Currently, Ms. Shen Genlian, the Chairperson, is responsible for the for strategic development and providing advice on the operation and management of the Group. Mr. Zhou Jun, the chief executive officer of the Company, is responsible for the overall management, strategic and major decisions on the development and planning and operation of the Group.

INDEPENDENT NON-EXECUTIVE DIRECTORS

Pursuant to the requirement of Rules 3.10 and 3.10A of the Listing Rules, the Company has appointed three independent non-executive Directors, one of whom has appropriate professional qualification in accounting and financial management expertise. All independent non-executive Directors have confirmed their independence, as set out in Rule 3.13 of the Listing Rules, to the Company and the Board considers that all independent non-executive Directors have satisfied their independence of the Group.

All independent non-executive Directors have offered sufficient time and efforts to serve the business affairs of the Company. They also possess appropriate academic and professional qualifications and related management experience and have contributed to the Board with their professional opinion. The Board believes that the participation of independent non-executive Directors shall offer their independent judgment on issues relating to strategy, performance, conflict of interest and management process such that the interests of all shareholders and the Group are considered and safeguarded.

To ensure that independent views and input are available to the Board, the Company has established mechanisms including (i) strengthening the independent non-executive Directors' recruitment process to include criteria such as each candidates' available time commitments and qualification; (ii) reviewing the number of independent non-executive Directors on an annual basis; (iii) performing additional assessment or evaluation of independent non-executive Directors' contribution; and (iv) engage external independent professional advisors to assist performance of the Directors' duties. The Board will review the implementation and effectiveness of the above mechanisms on an annual basis.

During the year under review, the Chairperson had held a meeting with the independent non-executive Directors without the presence of the other executive Directors.

主席及行政總裁

根據企業管治守則守則條文C.2.1,主席及行政 總裁的職位應作區分,不應由同一人擔任。現時沈 根蓮女士為主席,負責策略發展及就本集團的營運 及管理提供意見。周駿先生為本公司行政總裁,負責 本集團整體管理及就發展、規劃及營運作出策略性 及重大決策。

獨立非執行董事

根據上市規則第3.10條及3.10A條的規定,本公司 已委任三名獨立非執行董事,其中一人具備相關專業 會計資歷及財務管理專業知識。全體獨立非執行董 事均已按照上市規則第3.13條所載向本公司確認彼等 之獨立身份,且董事會認為全體獨立非執行董事均 信納彼等獨立於本集團。

全體獨立非執行董事均付出大量時間及努力處理 本公司業務,且具備相關學歷、專業資格與有關管理 經驗,為董事會提供專業意見。董事會相信,獨立非 執行董事之參與可對策略、表現、利益衝突及管理 流程事宜提供獨立判斷,並能顧及與保障全體股東 及本集團之利益。

為確保董事會具備獨立意見及觀點,本公司已設 立以下機制:(i)加強獨立非執行董事的聘用流程,將 各候選人可付出的時間及資歷等納入為條件:(ii)每 年檢討獨立非執行董事的人數:(iii)對獨立非執行董 事的貢獻進行額外評估或評價:及(iv)聘用外部獨立 專業顧問協助履行董事職責。董事會將每年檢討上 述機制的執行情況及成效。

於回顧年度,主席已在其他執行董事不在場的情 況下與獨立非執行董事舉行一次會議。

BOARD COMMITTEES

Implementation and execution of the policies and strategies formulated by the Board and the daily operations are delegated from the Board to the management of the Company and the Board reviewed the written delegation arrangements regularly, so that the Board is able to make informed decisions. In addition, an audit committee (the "Audit Committee"), a remuneration committee (the "Remuneration Committee") and a nomination committee (the "Nomination Committee") have been set up to assist the Board in fulfilling certain responsibilities. All committees have been established with defined written terms of reference, which were posted on the websites of the Stock Exchange (www.hkex.com.hk) and the Company (www.vanov.cn). All committees shall report to the Board on their decisions or recommendations made. All committees are provided with sufficient resources to discharge their duties and, upon reasonable request, are able to seek independent professional advice in appropriate circumstances, at the Company's expense.

Audit Committee

Audit Committee was established with written terms of reference in compliance with Rule 3.21 of the Listing Rules and the CG Code. The primary duties of the Audit Committee are, among other things, to review and supervise the Group's financial reporting process and internal control and risk management system, nominate and monitor external auditors, provide advice and comments to the Board on matters related to corporate governance and perform other duties and responsibilities as assigned by the Board.

The Audit Committee consists of three independent non-executive Directors, namely Mr. Ip Wang Hoi, Mr. Zhang Shenjin and Mr. Wang Yunchen. Mr. Wang Yunchen currently serves as the chairman of the Audit Committee.

The following is a summary of work performed by the Audit Committee during the year:

- reviewed annual results of 2022 and annual report of 2022, interim results of 2023 and interim report of 2023;
- discussed with the management and the external auditor the accounting policies and practices which may affect the Group;
- reviewed the report prepared by the external auditor covering major findings in the course of the audit and the accounting and financial reporting matters;

董事會委員會

董事會授權本公司管理層落實及執行董事會制 定的政策及策略以及處理日常營運,而董事會已定 期審閱書面授權安排,故董事會能作出知情決定。 此外,審核委員會(「**審核委員會**」)、薪酬委員會(「**薪 酬委員會**」)、以及提名委員會(「提名委員會」)已告成 立,以協助董事會履行若干職責。所有委員會均具有 明確的書面職權範圍,該等範圍刊載於聯交所網站 (www.hkex.com.hk)及本公司網站(www.vanov.cn)。 所有委員會須向董事會匯報其作出的決定或推薦建 議。所有委員會均獲提供充足資源以履行其職務, 並可應合理要求於適當情況下徵詢獨立專業意見,費 用由本公司承擔。

審核委員會

本公司已成立審核委員會,並根據上市規則第 3.21條及企業管治守則書面列明其職權範圍。審核 委員會的主要職責為(其中包括)檢討及監督本集團 的財務申報流程及內部監控及風險管理系統,提名 及監督外聘核數師,就企業管治相關事宜向董事會 提供意見及建議,並履行董事會委派的其他職務及 職責。

審核委員會由三名獨立非執行董事組成,分別為 葉耘開先生、張慎金先生及王運陳先生。王運陳先 生現時擔任審核委員會主席。

以下為審核委員會於年內所進行的工作概要:

- 審閲2022年年度業績及2022年年度報告、
 2023年中期業績及2023年中期報告;
- 與管理層及外聘核數師討論可能影響本集團 的會計政策與常規;
- 審閲外聘核數師編製的報告(當中涵蓋其於 審核過程的主要發現)以及會計及財務報告 事宜:

- reviewed the effectiveness of the risk management and internal control systems of the Group; and
- considered the re-appointment of external auditor of the Company.

The Audit Committee held two meetings during the year ended 31 December 2023. Individual attendance of each committee member at the meeting during the year ended 31 December 2023 is as follows:

- 檢討本集團風險管理及內部監控系統的有效 性;及
- 考慮重新委任本公司的外聘核數師。

審核委員會於截至2023年12月31日止年度已舉行 兩次會議。各委員會成員於截至2023年12月31日止 年度的會議出席次數如下:

Attendance/

Name of Committee Member	委員會成員姓名	Number of meetings 出席次數/會議次數
Mr. Ip Wang Hoi	葉耘開先生	2/2
Mr. Zhang Shenjin	張慎金先生	2/2
Mr. Wang Yunchen	王運陳先生	2/2

The annual results of the Group for the year ended 31 December 2023 have been reviewed by the Audit Committee before submission to the Board for approval. The Audit Committee was of the view that the preparation of such results complied with the applicable accounting standards and requirements as well as the Listing Rules and that adequate disclosures have been made.

Remuneration Committee

The Remuneration Committee was established with written terms of reference in compliance with Rule 3.25 of the Listing Rules and the CG Code. The primary duties of the Remuneration Committee are, among other things, to make recommendations to the Board on the Company's policy for human resource management as well as establish and review policies and structure in relation to remuneration for the Directors and senior management.

The Remuneration Committee consists of one executive Director, Mr. Zhou Jun and two independent non-executive Directors, Mr. Ip Wang Hoi and Mr. Zhang Shenjin. Mr. Ip Wang Hoi currently serves as the chairman of the Remuneration Committee.

The following is a summary of work performed by the Remuneration Committee during the year:

- Assessed the performance of the Directors and senior management of the Company; and
- Reviewed and recommended to the Board the remuneration policy and structure relating to the Directors and senior management of the Company.

本集團截至2023年12月31日止年度的年度業績於 提交董事會審批前,已由審核委員會審閲。審核委 員會認為,有關業績乃遵照適用會計準則及規定以 及上市規則編製,並已作出充分披露。

薪酬委員會

本公司已成立薪酬委員會,並根據上市規則第 3.25條及企業管治守則書面列明其職權範圍。薪酬 委員會的主要職責為(其中包括)就本公司的人力資源 管理政策向董事會提供建議,並制定及檢討有關董 事及高級管理層薪酬的政策及架構。

薪酬委員會由一名執行董事周駿先生、及兩名獨 立非執行董事葉耘開先生及張慎金先生組成。葉耘 開先生現時擔任薪酬委員會主席。

以下為薪酬委員會於年內所進行的工作概要:

- 評估本公司董事及高級管理層的表現;及
- 檢討薪酬政策及本公司董事及高級管理層的 結構,並向董事會提出推薦建議。

The Remuneration Committee held one meeting during the year ended 31 December 2023. Individual attendance of each committee member at the meeting during the year ended 31 December 2023 is as follows:

薪酬委員會於截至2023年12月31日止年度已舉行 一次會議。各委員會成員於截至2023年12月31日止年 度的會議出席次數如下:

Name of Committee Member 委員會成員姓名 Mr. Zhou Jun 周駿先生 Mr. Ip Wang Hoi 葉転開先生

The Company formulates a competitive remuneration policy by reference to prevailing market salary practices in order to attract, retain and motivate the Directors and senior management of the Company to achieve the strategic targets of the Group.

The remuneration for the Directors and senior management comprises basic salary, retirement benefits and discretionary bonus. No Director is allowed to approve his/her own remuneration. Details of the amount of emoluments of Directors paid for the year ended 31 December 2023 are set out in note 9 to the consolidated financial statements.

Nomination Committee

Mr. Zhang Shenjin

The Nomination Committee was established with written terms of reference in compliance with the CG Code. The primary duties of the Nomination Committee are, among other things, to make recommendations to the Board regarding candidates to fill vacancies on the Board and/or in senior management, to assess the independence of the independent non-executive Directors, to review the time commitment required of the Directors and to evaluate whether the Directors have committed adequate time to discharge their responsibilities to review and implement the Nomination Policy and to consider related matters.

The Nomination Committee consists of one executive Director, Ms. Shen Genlian, and two independent non-executive Directors, Mr. Ip Wang Hoi and Mr. Wang Yunchen. Ms. Shen Genlian currently serves as the chairperson of the Nomination Committee.

The following is a summary of work performed by the Nomination Committee during the year:

- Reviewed and considered the Nomination Policy, the structure, size and composition of the Board; and
- Assessed independence of the independent non-executive Directors.

Attendance/ Number of meetings 出席次數/會議次數

- 1/1 1/1
- 1/1

本公司參考現行市場薪酬慣例制定具競爭力的薪 酬政策,以吸引、挽留及激勵董事及本公司高級管理 層實現本集團的策略目標。

董事及高級管理層的薪酬包括基本薪金、退休 福利及酌情花紅。董事不得自行批准其薪酬。截至 2023年12月31日止年度支付予董事的薪酬金額詳情 載於綜合財務報表附註9。

提名委員會

張慎金先生

本公司已成立提名委員會,並根據企業管治守則 書面列明其職權範圍。提名委員會的主要職責為(其 中包括)向董事會推薦填補董事會及/或高級管理層 空缺的人選、評估獨立非執行董事的獨立性、檢討 董事須付出的時間並評估董事是否已付出足夠時間 履行檢討及實施提名政策的職責,以及審議相關事 宜。

提名委員會由包括一名執行董事沈根蓮女士、兩 名獨立非執行董事葉耘開先生及王運陳先生。沈根 蓮女士現時擔任提名委員會主席。

以下為提名委員會於年內所進行的工作概要:

- 檢討及審議提名政策、董事會架構、規模及 組成;及
- 評估獨立非執行董事的獨立性。

The Nomination Committee carries out the process of selecting and recommending candidates for directorships by making reference to the balance of expertise, skills, experience, professional knowledge, personal integrity and time commitments of such individuals, the requirements of the business of the Group and other relevant statutory requirements and regulations. Further, pursuant to the terms of reference of the Nomination Committee and the Nomination Policy, the Nomination Committee, when reviewing the composition of the Board, will have regard to the Company's Board Diversity Policy and the progress on achieving the objectives set for implementing the said policy. The Company recognises and embraces the benefits of diversity of Board members.

The Nomination Committee held one meeting during the year ended 31 December 2023. Individual attendance of each committee member at the meeting during the year ended 31 December 2023 is as follows:

提名委員會負責甄選及推薦候任董事人選,當中 考慮到平衡有關人選的專長、技能、經驗、專業知 識、個人誠信及時間付出,本集團的業務要求及其他 相關法定要求及法規。此外,根據提名委員會的職 權範圍及提名政策,提名委員會在審查董事會的組 成時,將參考本公司董事會成員多元化政策以及有關 政策所設定目標的完成進度。本公司承認並擁護董 事會成員多元化帶來的裨益。

提名委員會於截至2023年12月31日止年度已舉行 一次會議。各委員會成員於截至2023年12月31日止年 度的會議出席次數如下:

Name of Committee Member	委員會成員姓名	Attendance/ Number of meetings 出席次數/會議次數
Ms. Shen Genlian	沈根蓮女士	1/1
Mr. Ip Wang Hoi	葉耘開先生	1/1
Mr. Wang Yunchen	王運陳先生	1/1

BOARD DIVERSITY POLICY

During the year ended 31 December 2023, the Board adopted a board diversity policy (the "**Board Diversity Policy**") setting out the approach to achieve diversity on the Board. The Company considered diversity of board members can be achieved through consideration of a number of aspects, including but not limited to gender, age, cultural and educational background, ethnicity, professional experience, skills, knowledge and length of service. All Board appointments will be based on meritocracy, and candidates will be considered against selection criteria, having regard for the benefits of diversity on the Board. Selection of candidates will be based on a range of diversity perspectives, including but not limited to gender, age, cultural and educational background, professional experience, skills and knowledge. The ultimate decision will be made upon the merits and contribution that the selected candidates will bring to the Board.

董事會成員多元化政策

截至2023年12月31日止年度,董事會採納董事會 成員多元化政策(「董事會成員多元化政策」),列出達 致董事會多元化的方針。本公司認為,董事會成員多 元化可通過考慮多項因素達致,包括但不限於性別、 年齡、文化及教育背景、種族、專業經驗、技能、知 識及服務年期。所有董事會成員均以用人唯才的原 則委任,將根據甄選條件考慮各人選,並考慮成員 多元化對董事會帶來的裨益。甄選人才將基於多個 多元化範疇,包括但不限於性別、年齡、文化及教育 背景、專業經驗、技能及知識。最終決定將基於所 選候選人將為董事會帶來的價值及貢獻而作出。

The Board's composition as at the date of this report under diversified perspectives is summarised as follows:

於本報告日期,多元化範疇的董事會組成概述如 下:



As at 31 December 2023, the Board comprises seven members, two of whom is female director, thus achieving the goal of gender diversity in the Board. As at 31 December 2023, the ratio of male and female in the workforce is 56% and 44%, respectively; and the ratio of male and female in the senior management is 60% and 40% respectively. As such, the Company's workforce and the senior management have both achieved gender diversity between males and females. The Company would continue to take into account of diversity perspectives in its hiring.

The Nomination Committee will review the Board Diversity Policy and monitor its implementation on an annual basis. The Nomination Committee will report annually to shareholders on the process adopted in relation to the Board appointments and the consideration given to the diversity on the Board.

NOMINATION POLICY

The Board has adopted a director nomination policy (the "**Nomination Policy**") on 9 December 2021 in relation to the nomination, appointment, re-appointment of new Directors and the nomination procedure of the Company, which provides that in evaluating and selecting any candidate for directorship, the Nomination Committee shall consider the candidates' character and integrity, professional qualifications, skills, knowledge and experience, independence, diversity on the Board, willingness to devote adequate time to discharge duties as a Board member and such other criteria that are appropriate to the business of the Company.

於2023年12月31日,董事會由七名成員組成,其 中兩名為女性董事,實現董事會性別多元化的目標。 於2023年12月31日,員工的男女比率分別為56%及 44%;而高級管理層的男女比率分別為60%及40%。 因此,本公司的員工及高級管理層均已達致男女性別 多元。本公司於聘用人才時將繼續考慮多元層面。

提名委員會將每年審閲董事會成員多元化政策並 監察其實施情況。提名委員會將每年向股東匯報委 任董事會成員所採用的程序以及對董事會成員多元 化所作出的考慮。

提名政策

董事會已於2021年12月9日就提名、委任、重新 委任新董事及本公司的提名程序採納董事提名政策 (「提名政策」),該政策規定提名委員會於評選任何董 事候選人時,應當考慮候選人的品格及誠信、專業 資格、技能、知識及經驗、獨立性、董事會多元化、 彼是否願意投入足夠時間履行董事會成員的職責及 適用於本公司業務的其他標準。

DIVIDEND POLICY

The Board has adopted a dividend policy (the "**Dividend Policy**") on 9 December 2021. A summary of the Dividend Policy is disclosed as below.

Subject to the approval of the shareholders and requirement of the relevant law, the Company shall pay annual dividends to the shareholders if the Group is profitable, operations environment is stable and there is no significant investment or commitment made by the Group, after taking into account the factors as detailed below and determined by the Board from time to time. The remaining net profits will be used for the Group's development and operations. The Dividend Policy allows the Company to declare special dividends from time to time in addition to the annual dividends.

In proposing any dividend payout, the Board shall also take into account, inter alia, (i) the Company's actual and expected financial performance; (ii) retained earnings and distributable reserves of the Group; (iii) the level of the Group's debts to equity ratio, return on equity and the relevant financial covenants; and (iv) the general economic conditions, business cycle of the Group's business and other internal and external factors that may have an impact on the business or financial performance and position of the Company.

Any final dividends declared by the Company must be approved by an ordinary resolution of the shareholders at an AGM and must not exceed the amount recommended by the Board. The Dividend Policy shall be reviewed periodically and submitted to the Board for approval if amendments are required.

CORPORATE GOVERNANCE FUNCTIONS

The Board is responsible for performing the corporate governance duties set out in code provision A.2.1 of the CG Code, namely: (i) to develop and review the Company's policies and practices on corporate governance and make recommendations to the Board; (ii) to review and monitor the training and continuous professional development of the Directors and senior management; (iii) to review and monitor the Company's policies and practices on compliance with legal and regulatory requirements; (iv) to develop, review and monitor the code of conduct and compliance manual (including in relation to securities trading) applicable to employees and the Directors; and (v) to review the Company's compliance with the CG Code and disclosure in the corporate governance report in the Company's annual report.

股息政策

董事會已於2021年12月9日採納股息政策(「**股息** 政策」)。股息政策的概要披露如下。

待股東批准後並根據相關法律規定,在本集團獲 利、經營環境穩定及本集團概無作出任何重大投資 或承擔的情況下,經考慮下文詳述的各項因素後並按 董事會不時釐定,本公司應當向股東派付年度股息。 其餘純利將用作本集團的發展及營運。除年度股息 外,股息政策亦允許本公司不時宣派特別股息。

於建議任何派息率時,董事會亦應當考慮(其中 包括)(i)本公司的實際及預期財務表現:(ii)本集團的 保留盈利及可供分派儲備:(iii)本集團的負債權益比 率、股本回報率及相關財務契諾的水平:及(iv)整體 經濟狀況、本集團業務的商業週期以及可能對本公 司業務或財務表現及狀況產生影響的其他內部及外 部因素。

本公司所宣派任何末期股息均須經股東於股東 週年大會上以普通決議案批准,且不得超過董事會 所建議的金額。股息政策應予定期檢討,如須修改, 則須提交董事會批准。

企業管治職能

董事會負責履行企業管治守則守則條文A.2.1所 載的企業管治職責,即:(i)制定及檢討本公司有關企 業管治的政策和常規,並向董事會提供推薦建議:(ii) 檢討及監督董事及高級管理層的培訓和持續專業發 展:(iii)檢討及監察本公司有關遵守法律監管規定的 政策和常規:(iv)制定、檢討及監察僱員及董事適用 的操守準則及合規手冊(包括與證券交易相關方面): 及(v)檢討本公司遵守企業管治守則的情況及於本公 司年報企業管治報告內的披露資料。

During the Board meeting held on 28 March 2024, the Board reviewed the Company's policies and practices on corporate governance and legal and regulatory compliance, training and continuous professional development participations of the Directors, as well as the Company's compliance with the CG Code.

The Board acknowledges its responsibility in maintaining a sound and effective internal control and risk management systems for the Group to safeguard shareholders' investments and assets of the Company at all times.

COMPANY SECRETARY

The Company has appointed Ms. Mak Po Man Cherie as the company secretary of the Company. Ms. Mak Po Man Cherie of SWCS Corporate Services Group (Hong Kong) Limited, an external service provider, has been engaged by the Company as the company secretary to support the Board by ensuring good information flow within the Board and that the Board policy and procedures are followed. Ms. Liu Jinping is the financial controller of the Company, and is the primary contact of Ms. Mak Po Man Cherie at the Company.

Ms. Mak has confirmed that she has complied with Rule 3.29 of the Listing Rules in relation to the professional training requirements.

RISK MANAGEMENT AND INTERNAL CONTROL

The Board acknowledges its responsibility in maintaining a sound and effective internal control and risk management systems for the Group to safeguard the shareholders' investments and assets of the Company at all times.

The Company has established a set of comprehensive risk management policies and measures to identify, evaluate and manage risks arising from operations.

The processes used to identify, evaluate and manage significant risks by the Group are summarised as follows:

董事會已於2024年3月28日舉行董事會會議,並 於會上檢討本公司有關企業管治及遵守法律監管規 定的政策和常規、董事參與培訓及持續專業發展的 情況,以及本公司遵守企業管治守則的情況。

董事會知悉其有責任為本集團維持穩健有效的內 部監控及風險管理制度,以便隨時保障股東投資及 本公司資產。

公司秘書

本公司已委任麥寶文女士為本公司的公司秘書。 方圓企業服務集團(香港)有限公司(外聘服務提供商) 的麥寶文女士已獲本公司委聘擔任本公司的聯席公司 秘書,為董事會提供支援,確保董事會內資訊交流 暢順以及董事會政策及程序獲委善遵循。劉金萍女 士為本公司之財務總監,亦為麥寶文女士於本公司的 主要聯絡人。

麥女士確認,彼已遵守上市規則第**3.29**條有關專 業培訓的規定。

風險管理及內部監控

董事會知悉其有責任為本集團維持穩健有效的內 部監控及風險管理制度,以便隨時保障股東投資及 本公司資產。

本公司已制定一套全面的風險管理政策及措施, 以便識別、評估及管理因營運產生的風險。

本集團用以識別、評估及管理重大風險的程序 概述如下:

Risk Identification

 Identifies risks that may potentially affect the Group's business and operations.

Risk Assessment

- Assesses the risks identified by using the assessment criteria developed by the management; and
- Considers the impact and consequence on the business and the likelihood of their occurrence.

Risk Response

- Prioritises the risks by comparing the results of the risk assessment; and
- Determines the risk management strategies and internal control processes to prevent, avoid or mitigate the risks.

Risk Monitoring and Reporting

- Performs ongoing and periodic monitoring of the risk and ensures that appropriate internal control processes are in place;
- Revises the risk management strategies and internal control processes in case of any significant change of situation; and
- Reports the results of risk monitoring to the management and the Board regularly.

Control procedures have been designed to safeguard assets against misappropriation and disposition; ensure compliance with relevant laws, rules and regulations; ensure proper maintenance of accounting records for provision of reliable financial information used within the business or for publication; and to provide reasonable assurance against material misstatement, loss or fraud.

風險識別

識別可能對本集團業務及營運構成潛在影響的風險。

風險評估

- 使用管理層制定的評估準則對已識別風險進行 評估;及
- 考慮風險對業務的影響及後果以及出現有關風險的可能性。

風險應對

- 透過比較風險評估的結果,排列風險處理次序;
 及
- 釐定風險管理策略及內部監控程序,以防止、避免或降低風險。

風險監察及匯報

- 持續並定期監察風險,並確保設有適當的內部監 控程序;
- 於出現任何重大變動時,修訂風險管理策略及 內部監控程序;及
- 向管理層及董事會定期匯報風險監察結果。

監控程序旨在保障資產免被挪用及處置;確保遵 守相關法例、規則及規例;確保有關為業務用途或公 眾使用提供可靠財務資料的會計記錄得到妥善保管; 及針對重大錯誤陳述、損失或欺詐行為提供合理保 證。

The Board is responsible for the risk management and internal control systems of the Company and reviewing their effectiveness. The Board oversees the overall risk management of the Group and endeavours to identify, control impact of the identified risks and facilitate implementation of coordinated mitigating measures. The Audit Committee assists the Board in the review, which covers operational, financial, compliance controls and risk management functions, to maintain an adequate and effective internal control system to safeguard the interests of the shareholders and the assets of the Group. The risk management and internal control systems of the Company are designed to manage rather than eliminate the risk of failures to achieve business objectives, and can only provide reasonable and not absolute assurance against material misstatement or loss. A review of the effectiveness of the Group's risk management and internal control systems, including financial, operation and compliance controls, will be conducted by the Board at least annually.

The Group does not have an internal audit function. Taking into account the size, nature and complexity of the Group's business, the Board have sufficient capacity to oversee the design and implementation of the risk management and internal control system and to assess its effectiveness, and accordingly there is no immediate need to set up an internal audit function within the Group. The Directors will review annually the needs for internal audit function.

The Company has engaged an external consultant to perform a review on the Group's internal control and risk management systems. With the assistance of the external consultant, the Board conducted an annual review on the effectiveness of the internal control system of the Group and considered the adequacy of resources, gualifications and experience of staff of the Company's accounting and financial reporting function, and their training programmes and budget. Save the Company's inadvertent oversight of not awaring the exceeding of the de minimis threshold of the continuing connected transactions as disclosed in the section headed "Continuing Connected Transactions" under the Directors' Report, the Board is not aware of any significant internal control and risk management weaknesses nor significant breach of limits or risk management policies, and considers the existing internal control system and risk management system effective and adequate.

董事會負責本公司的風險管理及內部監控制度, 並審視有關制度的有效性。董事會監察本集團的整 體風險管理,致力識別及監控已識別風險的影響, 並促進協調緩解措施的落實執行。審核委員會亦協 助董事會進行有關維持足夠及有效之內部監控系統 的檢討,當中涵蓋營運、財務、合規監控以及風險 管理功能,以保障股東利益及本集團資產。本公司的 風險管理及內部監控制度旨在管理而非消除未能達 致業務目標的風險,並僅能針對重大錯誤陳述或損 失提供合理但非絕對的保證。董事會將至少每年對 本集團風險管理及內部監控制度(包括財務、營運及 合規監控等)有效性作出檢討。

本集團並無設立內部審核部門。經計及本集團業 務的規模、性質及複雜程度,董事會備有足夠能力 監察風險管理及內部監控制度的設計與實施,亦有 足夠能力評估其有效性,因而無需即時在本集團內 設立內部審核部門。董事將每年檢討是否需要設立 內部監控職能。

本公司已聘請外部顧問對本集團的內部監控及風 險管理系統進行檢討。在外部顧問的協助下,董事 會對本集團內部監控系統之成效進行年度檢討,亦 考慮本公司在會計及財務報告職能方面之資源、員工 資歷及經驗是否足夠,以及員工所接受之培訓課程 及有關預算是否充足。除本公司因無心之失而未留意 董事會報告[持續關連交易]一節所披露的持續關連 交易超出符合最低豁免水平範圍外,董事會並未發 現任何重大內部監控及風險管理缺陷,亦未發現重 大違反限制或風險管理政策之情況,並認為現有內 部監控系統及風險管理系統有效及足夠。

PROCEDURES AND INTERNAL CONTROLS FOR THE HANDLING AND DISSEMINATION OF INSIDE INFORMATION

The Group strictly follows the requirements of the Securities and Futures Ordinance of (Chapter 571 of the Laws of Hong Kong) (the "**SFO**") and the Listing Rules and ensures that inside information is disclosed to the public as soon as reasonably practicable unless the information falls within any of the safe harbours of the SFO. Before inside information is fully disclosed to the public, such information is kept strictly confidential. In addition, the Group adopted the policy of disclosing relevant information only to appropriate staff within the Group.

DIRECTORS' RESPONSIBILITY FOR THE CONSOLIDATED FINANCIAL STATEMENTS

The Directors acknowledge their responsibilities for the preparation of the consolidated financial statements of the Company for the year ended 31 December 2023 and ensure that they are prepared in accordance with the statutory requirements and applicable accounting standards. The Directors also ensure the timely publication of the consolidated financial statements.

The statement of the external auditor of the Company with regard to their reporting responsibilities on the Company's consolidated financial statements, is set out in the Independent Auditor's Report on pages 68 to 74 of this annual report.

The Directors confirm that, to the best of their knowledge, having made all reasonable enquiries, they are not aware of any material uncertainties relating to events or conditions which may cause the Company not to continue as a going concern. Therefore, the Directors continue to adopt the going concern approach in preparing the consolidated financial statements.

處理及發佈內幕消息的程序和內部監控措 施

本集團嚴格遵循香港法例第571章香港證券及期 貨條例(「證券及期貨條例」)及上市規則的規定,並確 保在合理可行情況下盡快向公眾披露內幕消息,除 非有關消息屬於證券及期貨條例下任何安全港條文 的範圍。在向公眾全面披露內幕消息前,本集團會 確保該消息絕對保密。此外,本集團所採納的政策 為僅向本集團內部合適員工披露相關消息。

董事就綜合財務報表承擔的責任

董事知悉彼等負責編製本公司截至2023年12月31 日止年度的綜合財務報表,並確保有關財務報表根 據法定規定及適用會計準則編製。董事亦須確保綜 合財務報表及時發佈。

本公司外聘核數師對本公司綜合財務報表的申報 責任的陳述載於本年報第68頁至第74頁的獨立核數 師報告。

董事確認,據彼等所深知,經作出所有合理查詢 後,彼等並不知悉任何可能促使本公司不會按持續 基準經營的重大不確定因素的相關事宜或狀況。因 此,董事於編製綜合財務報表時繼續採納持續經營 的基準。

AUDITOR'S REMUNERATION

During the year ended 31 December 2023, services provided to the Company by external auditor, Grant Thornton Hong Kong Limited, and the fees paid or payable were as follows:

核數師酬金

於截至2023年12月31日止年度,外聘核數師致同 (香港)會計師事務所有限公司向本公司提供的服務及 收取或應收的費用如下:

		人民幣千元
Audit service for the year ended 31 December 2023 Non-audit service	截至2023年12月31日止年度的審核服務 非審核服務	1,060
 Agreed-upon procedures engagement on interim financial information of the Group for the six months 	— 就本集團截至2023年6月30日止 六個月的中期財務資料的協定	
ended 30 June 2023	委聘程序	100

1,160

RMB'000

ANNUAL REMUNERATION PAYABLE TO THE MEMBERS OF SENIOR MANAGEMENT

The annual remuneration of the members of the senior management by band for the year ended 31 December 2023 is as follows:

應付高級管理人員的年度薪酬

截至2023年12月31日止年度按範圍劃分的高級管 理人員年度薪酬如下:

Remuneration bands (HK\$)	薪酬範圍(港元)	Number of individuals 人員數目
Nil – 1,000,000	零至1,000,000	2
1,000,001 - 1,500,000	1,000,001至1,500,000	1
Further details of the Directors' em	oluments and five highest	根據上市規則附錄 ▶2 須予披露有關董事酬金及

Further details of the Directors' emoluments and five highest paid individuals required to be disclosed under Appendix D2 of the Listing Rules are set out in note 9 to the consolidated financial statements.

根據上市規則附錄D2須予披露有關董事酬金及 五名最高薪酬人士之進一步詳情載於綜合財務報表 附註9。
CORPORATE GOVERNANCE REPORT 企業管治報告

INVESTOR RELATIONS AND COMMUNICATION

The Company has adopted the Shareholders' Communication Policy, which sets out the Company's use of a number of mechanisms to provide effective and efficient communication to shareholders, among which, (i) the share registrar of the Company serves the shareholders in respect of their shareholding and related matter; (ii) corporate communications such as annual reports, interim reports and circulars are provided in both English and Chinese versions and are available on the Stock Exchange's website at www.hkexnews.hk and the Company's website at www.vanov.cn; and (iii) general meetings provide a forum for the shareholders to make comments and exchange views with the Directors and senior management. At the AGM, the Chairperson of the Board, the chairman of Board committees, or, in their absence, other members of each committee will also answer questions from shareholders. The auditor of the Company will also attend the annual general meeting to answer questions about the conduct of the audit, the preparation and content of the auditor's report, the accounting policies and auditor independence.

The shareholders are encouraged to attend the general meetings of the Company and the Directors always make efforts to fully address any questions raised by the shareholders at the AGM and the extraordinary general meetings (the "**EGM**") of the Company. In addition, the shareholders have the right to nominate a person to stand for election as a director at any general meeting by lodging a written notice to the Company.

The forthcoming AGM of the Company will be held on 21 June 2024, the notice of which will be sent to the shareholders in accordance with the Articles of Association, the Listing Rules and other applicable laws and regulations.

During the year ended 31 December 2023, the Board has reviewed the implementation and effectiveness of the shareholders' Communication Policy. The Board believes that the diversified shareholders' communication channels provide shareholders and investors with effective access to information about the Group, and that shareholders can contact the Board directly and express their opinions on their own initiative through the following procedures for directing shareholders' enquiries to the Board. The Board, therefore, endorses the effectiveness of the Shareholders' Communication Policy.

投資者關係及通訊

本公司已採納一項股東通訊政策,其中載列本公 司利用多項機制向股東提供有效及高效率的通訊,其 中包括(i)本公司的股份過戶登記處就股東的持股及 相關事宜向彼等提供服務:(ii)年報、中期報告及通 函等公司通訊備有中英文版本,並可於聯交所網站 www.hkexnews.hk及本公司網站www.vanov.cn查閱; 及(iii)股東大會為股東提供發表意見及與董事及高級 管理層交換觀點的平台。在股東週年大會上,董事 會主席、董事會委員會主席或(倘彼等缺席)各委員會 的其他成員亦會解答股東疑問。本公司核數師亦將 出席股東週年大會以回答有關進行審計工作、編製 核數師報告及其內容、會計政策及核數師獨立性的 問題。

本公司鼓勵股東出席股東大會,而董事亦一直致 力全面回應股東於本公司股東週年大會及股東特別 大會(「**股東特別大會**」)提出的任何問題。此外,股東 亦有權向本公司發出書面通知以提名任何人士在股 東大會上參選董事一職。

本公司應屆股東週年大會將於2024年6月21日舉 行,大會通告將根據組織章程細則、上市規則及其 他適用法律法規寄發予股東。

截至2023年12月31日止年度,董事會已審閲股東 通訊政策的實施及有效性。董事會相信,股東的廣 泛溝通渠道為股東及投資者提供有效獲取有關本集 團資訊的渠道,且股東可通過以下程序直接聯繫董 事會並主動反映意見,將彼等查詢轉至董事會。因 此,董事會認可股東通訊政策的有效性。

CORPORATE GOVERNANCE REPORT 企業管治報告

Anti-corruption system and whistle-blowing procedures

For the Group's anti-corruption policy and whistleblowing procedures, please refer to "Environmental, Social and Governance Report" which is available on the websites of the Company (www.vanov.cn) and of the Stock Exchange (www.hkex.com.hk) on the even date.

Procedures for Shareholders to Convene an Extraordinary General Meeting and to put forward proposals at general meetings

The shareholders may put forward proposals at general meetings by requisitioning an EGM. Pursuant to article 58 of the Articles of Association, EGM may be convened by the Board on the requisition of one or more shareholders holding, at the date of deposit of the requisition, not less than one tenth of the paid-up capital of the Company having the right of voting at general meetings. Such requisition shall be made in writing to the Board or the Company Secretary for the purpose of requiring an EGM to be called by the Board for the transaction of any business specified in such requisition. Such meeting shall be held within two months after the deposit of such requisition. If within 21 days of such deposit, the Board fails to proceed to convene such meeting, the requisitionist(s) himself (themselves) may do so in the same manner, and all reasonable expenses incurred by the requisitionist(s) as a result of the failure of the Board shall be reimbursed to the requisitionist(s) by the Company.

Pursuant to article 85 of the Articles of Association, no person other than a Director retiring at the meeting shall, unless recommended by the Directors for election, be eligible for election as a Director at any general meeting unless a notice signed by a shareholder (other than the person to be proposed) duly qualified to attend and vote at the meeting for which such notice is given of his intention to propose such person for election and also a notice signed by the person to be proposed of his willingness to be elected shall have been lodged at the Company's principal place of business in Hong Kong (as shown below) provided that the minimum length of the period, during which such notice(s) are given, shall be at least seven (7) days and that (if the notices are submitted after the dispatch of the notice of the general meeting appointed for such election) the period for lodgement of such notice(s) shall commence on the day after the dispatch of the notice of the general meeting appointed for such election and end no later than seven (7) days prior to the date of such general meeting.

反貪污制度及舉報程序

就本集團的反貪污政策及舉報程序,請參 閲「環境、社會及管治報告」,同日於本公司網站 (www.vanov.cn)及聯交所網站(www.hkex.com.hk)可 供閲覽。

股東召開股東特別大會及於股東大會提程議 案的程序

股東可透過要求召開股東特別大會而在股東大 會提呈議案。根據組織章程細則第58條,股東特別 大會可由董事會按任何一名或多名股東(彼等於提請 要求當日持有本公司股東大會投票權不少於本公司繳 足股本十分之一)的書面要求予以召開。該要求須就 要求董事會召開股東特別大會以處理該要求指定的 任何事務,透過向董事會或公司秘書發出書面要求 而作出。該大會應於遞呈該要求後兩個月內舉行。 倘於遞呈後21日內,董事會未能召開該大會,則作出 該要求人士可以同樣方式召開大會,而作出要求人士 因董事會未能召開大會而合理產生的所有開支應由 本公司向作出要求人士進行償付。

根據組織章程細則第85條,除非獲董事推薦參 選,否則除會上退任董事外,概無任何人士符合資格 於任何股東大會上參選董事,除非由正式符合資格 出席大會並於會上表決的股東(並非擬參選人士)簽 署通告,當中表明建議提名該人士參選的意向,並 附上所提名人士簽署表示願意參選的通知,提交本 公司香港主要營業地點(如下所示),而發出該等通知 的期間最少須為七(7)天,而(若該等通知於寄發有關 選舉所召開股東大會通告後遞交)該通知的提交期間 於寄發召開有關選舉的股東大會通告翌日開始,亦 不得遲於該股東大會舉行日期前七(7)日結束。

CORPORATE GOVERNANCE REPORT 企業管治報告

Procedures for directing Shareholders' enquiries to the Board

Shareholders may at any time send their enquiries and concerns to the Board in writing. Contact details are as follows:

Vanov Holdings Company Limited No. 519, Section 2, Xinhua Avenue Chengdu Strait Science and Technology Industry Development Park Wenjiang District Chengdu Sichuan Province, PRC

The Board regularly reviews shareholders' communication policy to ensure its implementation and effectiveness and to reflect current best practices in communications with the shareholders and the investment community, and considers that the shareholders' communication policy is effective and adequate.

CONSTITUTIONAL DOCUMENTS

During the year ended 31 December 2023, there were no changes in the Company's constitutional documents. The latest version of the Company's Memorandum and Articles is available on the websites of the Company (www.vanov.cn) and of the Stock Exchange (www.hkex.com.hk).

向董事會轉達股東查詢的程序

股東可隨時以書面形式向董事會提出查詢及關注 事項。聯絡詳情如下:

環龍控股有限公司 中國四川省 成都市溫江區 海峽兩岸科技產業開發園 新華大道二段519號

董事會定期檢討股東通訊政策,確保其行之有 效,並反映與股東及投資者通訊的現行最佳慣例, 並認為股東通訊政策屬有效及充分。

章程文件

截至2023年12月31日止年度,本公司之章程文件 概無任何變動。本公司最新版本的組織章程大綱及 細則可於本公司網站(www.vanov.cn)及聯交所網站 (www.hkex.com.hk)閲覽。

EXECUTIVE DIRECTORS

Ms. Shen Genlian (沈根蓮), aged 56, Chairperson, an executive Director and the chairperson of the Nomination Committee of the Company. She is responsible for strategic development and providing advice on the operation and management of the Group. Ms. Shen is also a director of each of Lion Courage Enterprises Limited ("Lion Courage"), Vanov Tianhe International Holdings Limited, Virtuous Way Limited, Marvel Dragon Development Limited and Sichuan Huanlong Technology Fabric Co., Ltd.* (四川 環龍技術織物有限公司) ("Sichuan Huanlong"), all of which being subsidiaries of the Company. She is the spouse of Mr. Zhou Jun. Ms. Shen obtained a Bachelor Degree in Mechanical Engineering (Instrumentation and Test System) from East China Institute of Technology* (華東工學院) (currently known as Nanjing University of Science and Technology* (南京理工大學)) in July 1990 and completed a study of Advanced Studies Course for Postgraduate in Business Administration (企業管理學科專業研究生課程進修 班) at Southwestern University of Finance and Economics* (西南 財經大學) in December 2000. Ms. Shen has more than 21 years' experience in papermaking felts manufacturing industry.

執行董事

沈根蓮女士,56歲,本公司主席、執行董事及提 名委員會主席。彼負責策略發展及就本集團的營運及 管理提供意見。沈女士亦為Lion Courage Enterprises Limited (「Lion Courage」)、環龍天和國際控股有限 公司、賢途有限公司、億龍發展有限公司及四川環龍 技術織物有限公司(「四川環龍」)各自的董事,該等公 司為本公司附屬公司。彼為周駿先生的配偶。沈女士 於1990年7月取得華東工學院(現稱為南京理工大學) 機械工程(設備及測試系統)學士學位及於2000年12 月完成西南財經大學企業管理學科專業研究生課程 進修班課程。沈女士於造紙毛毯製造業擁有逾21年 經驗。

Mr. Zhou Jun (周 駿), aged 60, chief executive officer of the Company, an executive Director and a member of the Remuneration Committee of the Company. He is responsible for overall management, strategic and major decisions on the development and daily operation of the Group. Mr. Zhou is also director of each of Lion Courage, Chengdu Huanlong Funeng Technology Co., Ltd* (成都環龍賦能科技有限公司) ("Huanlong Funeng"), Chengdu Huanlong Lixin Technology Co., Ltd.* (成都 環龍立欣科技有限公司) ("Huanlong Lixin"), Sichuan Huanlong and Shanghai Jinxiong Paper Making Net Carpet Co., Ltd.* (上海 金熊造紙網毯有限公司). He is the spouse of Ms. Shen Genlian. Mr. Zhou graduated from the Technical School of China Academy of Engineering Physics* (中國工程物理研究院技工學校) in July 1982 and completed a study of Advanced Studies Course for Postgraduate (In-service Programme) in Business Administration (企業管理研究生課程進修班(在職學習)) at the Business School of Sichuan University* (四川大學商學院) in July 2000. Mr. Zhou is a Vice President of the 6th Council of Sichuan Papermaking Industry Association* (四川省造紙行業協會第六屆理事會副會 長), a Vice Chairman of the 6th Council of Sichuan Papermaking Industry Association* (四川省造紙行業協會第六屆理事會副理 事長), a Vice Chairman of the 9th Council of Sichuan Province Papermaking Association* (四川省造紙學會第九屆理事會副理 事長), a Standing Director of the 10th Council of Sichuan Textile Engineering Society* (四川省紡織工程學會第十屆理事會常務 理事), a Standing Vice President of the 2nd Council of Sichuan Papermaking Industry Association Household Paper Branch* (四川省造紙行業協會生活用紙分會第二屆理事會常務副會 長), an Individual Director of the 8th Council of China Technical Association of Paper Industry (中國造紙學會第八屆理事會個 人理事) and was a Vice President of the 4th Council of China Nonwovens & Industrial Textiles Association* (中國產業用紡織品 行業協會第四屆理事會副會長). Mr. Zhou has more than 22 years' experience in papermaking felts manufacturing industry.

周駿先生,60歲,本公司行政總裁、執行董事及 薪酬委員會成員。彼負責本集團的整體管理及就發 展及日常營運作出策略性及重大決策。周先生亦為 Lion Courage、成都環龍賦能科技有限公司(「環龍賦 **能**」)、成都環龍立欣科技有限公司(「**環龍立欣**」)、四 川環龍及上海金熊造紙網毯有限公司各自的董事。 彼為沈根蓮女士的配偶。周先生於1982年7月畢業於 中國工程物理研究院技工學校,並於2000年7月在四 川大學商學院完成企業管理研究生課程進修班(在職 學習)課程。周先生為四川省造紙行業協會第六屆理 事會副會長、四川省造紙行業協會第六屆理事會副 理事長、四川省造紙學會第九屆理事會副理事長、四 川省紡織工程學會第十屆理事會常務理事、四川省 造紙行業協會生活用紙分會第二屆理事會常務副會 長、中國造紙學會第八屆理事會個人理事以及中國 產業用紡織品行業協會第四屆理事會副會長。周先 生於造紙毛毯製造業擁有逾22年經驗。

* for identification purposes only

Mr. Xie Zongguo (謝宗國), aged 52, an executive Director of the Company. He is responsible for the overall daily operation and research and development management, and participating in decision-making in respect of major matters. Mr. Xie is also a director of Sichuan Huanlong. Mr. Xie obtained a Bachelor Degree in Textile Engineering from the Tianjin Textile Institute* (天津紡 織工學院) (currently known as Tianjin Polytechnic University* (天津工業大學)) in July 1993. Mr. Xie has more than 21 years' experience in papermaking felts manufacturing industry. He currently serves as general manager and director of Sichuan Huanlong. Mr. Xie is an individual director of the 8th Council of China Technical Association of Paper Industry (中國造紙學會第八 屆理事會個人理事) and a technical expert of the PRC papermaking felt industry jointly awarded by the China Non-wovens & Industrial Textile Association, Papermaking Textile Branch* (中國產業用紡 織品行業協會造紙用紡織品分會) and the Dewatering Equipment Profession Committee of China Technical Association of Paper Industry* (中國造紙學會脱水器材專業委員會).

Ms. Yuan Aomei (袁傲梅), aged 43, an executive Director of the Company. She is responsible for providing advice on the operation and management. Ms. Yuan obtained a graduation certificate of Top-up Undergraduate Degree (專科升本科畢業 證書) in Business Administration (part-time) from Southwestern University of Finance and Economics* (西南財經大學) in July 2010. Ms. Yuan has more than 13 years' experience in business administration. Ms. Yuan joined Huanlong Industrial Group Co. Ltd.* (環龍工業集團有限公司) in August 2008 and worked as the director of its capital operations management centre* (資金運營 管理中心總監) from 2014 to December 2020. She left Huanlong Industrial Group Co. Ltd.* (環龍工業集團有限公司) and joined Sichuan Huanlong as head of treasury since January 2021. Before joining the Group, Ms. Yuan worked as office manager of Chengdu Zhishan Tea Cultural Development Ltd.* (成都至善茶文化發展 有限公司) from January 2007 to August 2008, and as capital representative* (資金外勤) of Chengdu Tianyou Development Ltd.* (成都天友發展有限公司) from January 2003 to December 2006.

謝宗國先生,52歲,本公司執行董事。彼負責整 體日常營運與研發管理及參與有關重大事務的決策。 謝先生亦為四川環龍的董事。謝先生於1993年7月取 得天津紡織工學院(現稱為天津工業大學)的紡織工 程學士學位。謝先生於造紙毛毯製造業擁有逾21年 經驗。彼現時為四川環龍的總經理及董事。謝先生 為中國造紙學會第八屆理事會個人理事及中國產業 用紡織品行業協會造紙用紡織品分會與中國造紙學 會脱水器材專業委員會聯名頒授的中國造紙毛毯行 業技術專家。

袁傲梅女士,43歲,本公司執行董事。彼負責就 營運及管理提供意見。袁女士於2010年7月取得西南 財經大學工商管理(兼讀)專科升本科畢業證書。袁女 士於工商管理方面擁有逾13年經驗。袁女士自2008 年8月起加入環龍工業集團有限公司,並於2014年至 2020年12月擔任其資金運營管理中心總監。她於2021 年1月離開環龍工業集團有限公司並加入四川環龍。 加入本集團前,袁女士於2007年1月至2008年8月擔 任成都至善茶文化發展有限公司的辦公室經理,並 於2003年1月至2006年12月擔任成都天友發展有限公 司的資金外勤。

* for identification purposes only.

INDEPENDENT NON-EXECUTIVE DIRECTORS

Mr. Ip Wang Hoi (葉 転 開), aged 48, an independent non-executive Director of the Company. He is also the chairman of the Remuneration Committee, and a member of each of the Audit Committee and the Nomination Committee of the Company. He is responsible for supervising and providing independent advice on the operation and management of the Group. Mr. Ip obtained his Bachelor of Business Administration in Accounting and Finance from the University of Hong Kong in December 1998 and Master of Business Administration from the University of Chicago Graduate School of Business in March 2008. Mr. Ip has been a member of Hong Kong Institute of Certified Public Accountants since September 2001 and a fellow of CPA Australia since November 2020. Mr. Ip was designated as a Chartered Financial Analyst by the CFA Institute in September 2005. Mr. Ip has more than 21 years' experience in accounting, investment banking and corporate finance. Mr. Ip joined Arthur Andersen in September 1998 and was transferred to PricewaterhouseCoopers with effect from 1 July 2002. Mr. Ip left PricewaterhouseCoopers in April 2004 and his last position was a manager. Mr. Ip was employed by J.P. Morgan Securities (Asia Pacific) Limited from March 2011 to March 2016 and his last position was an executive director in the global investment banking department. Mr. Ip was employed by Tuspark Financial Holdings (HK) Limited from March 2017 to February 2020 and his last position was the chief executive officer of the corporate finance department - TUS Corporate Finance Limited. Mr. Ip has been the responsible officer of Wings Securities Limited since February 2020.

Mr. Zhang Shenjin (張慎金), aged 53, an independent non-executive Director of the Company. He is also a member of each of the Audit Committee and the Remuneration Committee of the Company. He is responsible for supervising and providing independent advice on the operation and management of the Group. Mr. Zhang has over 15 years of experience in financial news reporting. Mr. Zhang worked for China Business Times Shandong Reporter Station* (中華工商時報山東記者站) from September 1992 to July 2006 and worked as reporter stationmaster* (記者站站長) from 1997. Mr. Zhang has served as the fourth secretary-general of China Paper and Pulp Industry Chamber of Commerce* (中華全國工商 業聯合會紙業商會) since November 2017. Mr. Zhang obtained a graduation certificate of Junior College Program (專科畢業證書) in Chinese Language and Literature by correspondence education from Shandong Heze Education University* (山東省菏澤教育學院) (currently known as Heze University* (菏澤學院)) in June 1992.

獨立非執行董事

葉耘開先生,48歲,本公司獨立非執行董事。彼 亦為本公司薪酬委員會主席,以及審核委員會及提名 委員會各自的成員。彼負責監察及就本集團的營運 及管理提供獨立意見。葉先生於1998年12月取得香 港大學工商管理學士(會計及財務)學位,並於2008 年3月取得芝加哥大學商學院(University of Chicago Graduate School of Business) 工商管理碩士學位。葉 先生自2001年9月起成為香港會計師公會會員,並自 2020年11月起成為澳洲會計師公會資深會員。葉先生 於2005年9月獲特許財務分析師公會(CFA Institute)認 可為特許財務分析師。葉先生於會計、投資銀行及 企業融資方面擁有逾21年經驗。葉先生於1998年9月 加入安達信會計師事務所,於2002年7月1日調往羅兵 咸永道會計師事務所。葉先生於2004年4月離開羅兵 咸永道會計師事務所,最後職位為經理。葉先生於 2011年3月至2016年3月受僱於J.P. Morgan Securities (Asia Pacific) Limited, 最後職位為全球投資銀行部 執行董事。葉先生於2017年3月至2020年2月受僱於 啟 迪 金 融 控 股 (香 港) 有 限 公 司 , 最 後 職 位 為 企 業 融 資部 — TUS Corporate Finance Limited行政總裁。 葉先生自2020年2月起擔任永時證券有限公司的負責 人。

張慎金先生,53歲,本公司獨立非執行董事。彼 亦為本公司審核委員會及提名委員會各自的成員。彼 負責監察及就本集團的營運及管理提供獨立意見。 張先生於財經新聞報導方面擁有逾15年經驗。張先 生於1992年9月至2006年7月於中華工商時報山東記 者站任職,自1997年起擔任記者站站長。張先生自 2017年11月起擔任中華全國工商業聯合會紙業商會 第四任秘書長。張先生於1992年6月透過函授教育取 得山東省菏澤教育學院(現稱菏澤學院)的漢語語言 文學專科畢業證書。

* for identification purposes only

Mr. Wang Yunchen (王運陳), aged 39, an independent non-executive Director of the Company. He is also the chairman of the Audit Committee and a member of the Nomination Committee of the Company. He is responsible for supervising and providing independent advice on the operation and management of the Group. Mr. Wang obtained a Bachelor Degree, a Master Degree and a Doctorate Degree in Financial Management from Southwestern University of Finance and Economics* (西南財經大 學) in June 2007, March 2010 and December 2013, respectively. Mr. Wang was awarded the professorship of Accounting qualification issued by Sichuan Agricultural University (四川農業 大學) in December 2020. Mr. Wang has been working for College of Management of Sichuan Agricultural University (四川農業大 學) since January 2014 and serves as the head of its department of financial management. Mr. Wang currently serves as a postdoctoral researcher at the Postdoctoral Program Research Station of business administration* (工商管理博士後科研流動 站) at Fudan University. Mr. Wang was awarded the third prize of the 18th Social Science Outstanding Achievement of Sichuan Province* (四川省第十八次社會科學優秀成果三等獎) in August 2019.

Mr. Wang obtained a listed company senior management training* (上市公司高級管理人員培訓) graduation certificate issued by the Shenzhen Stock Exchange in March 2017. Mr. Wang has served as the independent director of Sichuan Dawn Precision Technology Co., Ltd., a company listed on the Shenzhen Stock Exchange (stock code: 300780) since September 2022. Mr. Wang served as an independent director of Sichuan Jinyu Automobile City (Group) Co., Ltd.* (四川金宇汽車城(集團)股份有限公司), a company listed on the Shenzhen Stock Exchange (stock code: 000803) from October 2019 to December 2019, an independent director of Chengdu Xingrong Environmental Co., Ltd.* (成都市興 蓉環境股份有限公司), a company listed on the Shenzhen Stock Exchange (stock code: 000598) from April 2017 to August 2020 and an independent director of Sichuan Crun Co., Ltd.* (四川川潤 股份有限公司), a company listed on the Shenzhen Stock Exchange (stock code: 002272) from August 2017 to March 2022.

王運陳先生,39歲,本公司獨立非執行董事。彼 亦為本公司審核委員會主席及提名委員會成員。彼 負責監察及就本集團的營運及管理提供獨立意見。 王先生於2007年6月、2010年3月及2013年12月分別 取得西南財經大學財務管理學士學位、碩士學位及 博士學位。王先生於2020年12月獲頒授四川農業大 學發出的會計學教授資格。王先生自2014年1月起一 直在四川農業大學任職,並擔任其財務管理學系主 管。王先生目前於復旦大學工商管理博士後科研流 動站擔任博士後研究員。王先生於2019年8月獲頒四 川省第十八次社會科學優秀成果三等獎。

王先生於2017年3月取得深圳證券交易所頒發的 上市公司高級管理人員培訓畢業證書。王先生自2022 年9月擔任四川德恩精工科技股份有限公司(一間於深 圳證券交易所上市的公司,股份代號:300780)的獨 立董事。王先生於2019年10月至2019年12月擔任四川 金宇汽車城(集團)股份有限公司(一間於深圳證券交 易所上市的公司,股份代號:000803)獨立董事、於 2017年4月至2020年8月擔任成都市興蓉環境股份有 限公司(一間於深圳證券交易所上市的公司,股份代 號:000598)的獨立董事及於2017年8月至2022年3月 擔任四川川潤股份有限公司(一間於深圳證券交易所 上市的公司,股份代號:002272)的獨立董事。

* for identification purposes only.

SENIOR MANAGEMENT

Mr. Gao Qiang, aged 49, the sales director of the Group. He is responsible for the creation of sales strategies and the management of sales goals and targets. Mr. Gao has more than 21 years' experience in sales and papermaking felts manufacturing industry. Before joining the Group, Mr. Gao has worked for Huanlong Industrial Group Co. Ltd.* (環龍工業集團 有限公司) as sales manager since December 2001, responsible for the creation of sales strategies and the management of sales goals and targets. Mr. Gao left Huanlong Industrial Group Co. Ltd.* (環龍工業集團有限公司) and joined Sichuan Huanlong as sales manager in February 2007 and currently serves as the sales director of the Group. Mr. Gao obtained a graduation certificate of Junior College Program (專科畢業證書) in Textile Engineering issued by the Wuhan Textile Industry College* (武漢紡織工學院) (currently known as Wuhan Textile University* (武漢紡織大學)) in July 1998.

Ms. Lin Xiaoyan, aged 42, the director of the operation department of the Group. She is responsible for the promotion of the operational efficiency and quality for the Group's overall marketing. Ms. Lin has more than 15 years' experience in corporate management and operation. She joined Sichuan Huanlong since its establishment in February 2007 and was promoted to operation director in April 2019. Ms. Lin obtained a graduation certificate of Junior College Program (專科畢業 證書) in Industrial Enterprise Management jointly issued by the Southwestern University of Finance and Economics* (西南財 經大學) and the Sichuan Province Higher Education Self-study Examination Committee* (四川省高等教育自學考試委員會) in December 1999 and a graduation certificate of Specialized Secondary School Program (普通中等專業學校畢業證書) in Pulp and Paper Making Process from the Sichuan Light Industry School* (四川省輕工業學校) in July 2000.

Ms. Mak Po Man Cherie, aged 49, is the company secretary of the Company. Ms. Mak is the Vice President of SWCS Corporate Services Group (Hong Kong) Limited. She has worked for various professional firms and listed companies in Hong Kong, with over 18 years of experience in the fields of audit, accounting, corporate finance, compliance and corporate secretarial. Ms. Mak obtained a Master of Corporate Governance degree from The Hong Kong Polytechnic University in 2017. She has been admitted as an associate member of The Hong Kong Chartered Governance Institute and The Chartered Governance Institute in the United Kingdom in 2017, a member of the Hong Kong Institute of Certified Public Accountants in 2003, and a fellow member of the Association of Chartered Certified Accountants in 2006.

* for identification purposes only.

高強先生,49歲,本集團銷售總監。彼負責制 定銷售策略以及管理銷售目標及指標。高先生於銷 售及造紙毛毯製造業擁有逾21年經驗。加入本集團 前,高先生自2001年12月起於環龍工業集團有限公司 擔任銷售經理,負責制定銷售策略以及管理銷售目標 及指標。高先生於2007年2月離開環龍工業集團有限 公司並加入四川環龍擔任銷售經理,現時為銷售總 監。高先生於1998年7月取得武漢紡織工學院(現稱 武漢紡織大學)的紡織工程專科畢業證書。

林曉燕女士,42歲,本集團運營部門總監。彼負 責提升本集團整體營銷的運營效率及質量。林女士在 企業管理及營運方面擁有逾15年經驗。她於2007年2 月四川環龍成立時加入,於2019年4月晉升為運營總 監。林女士於1999年12月取得西南財經大學及四川 省高等教育自學考試委員會聯合頒發的工業企業管 理專科畢業證書,並於2000年7月取得四川省輕工業 學校紙漿及造紙過程普通中等專業學校畢業證書。

麥寶文女士,49歲,為本公司公司秘書。麥女士 為方圓企業服務集團(香港)有限公司的副總監。彼曾 在多家專業機構及香港上市公司工作,擁有逾18年工 作經驗,範疇包括審計、會計、公司財務、合規及公 司秘書。麥女士於2017年獲香港理工大學公司管治 碩士學位。彼於2017年獲認可為香港特許公司治理 公會及英國特許公司治理公會會士、於2003年獲認 可為香港會計師公會會員及於2006年獲認可為英國 特許公認會計師公會資深會員。 The Directors present their annual report and the audited consolidated financial statements of the Company and the Group for the year ended 31 December 2023.

PRINCIPAL ACTIVITIES

The Company acts as an investment holding company. The principal activities of its principal subsidiaries are set out in note 14 to the consolidated financial statements.

RESULTS AND DIVIDENDS

The results of the Group for the year ended 31 December 2023 are set out in the consolidated statement of profit or loss and other comprehensive income on page 75.

The Board has resolved to recommend the payment of a final dividend of 4 HK cents per share for the year ended 31 December 2023 to shareholders whose names appear on the register of members of the Company on Tuesday, 2 July 2024. The final dividend is subject to the approval of the shareholders at the annual general meeting of the Company to be held on 21 June 2024, if approved, it will be paid in cash on or around Friday, 30 August 2024.

There is no arrangement that a shareholder of the Company has waived or agreed to waive any dividend.

DISTRIBUTABLE RESERVES

As at 31 December 2023, the Company's reserves available for distribution to shareholders amounted to RMB73,520,000, representing the aggregation of the share premium, the contributed surplus and the retained profits.

FIVE-YEAR FINANCIAL SUMMARY

A summary of the results and the assets and liabilities of the Group for the last five financial years is set out on page 168 of the annual report.

董事謹此提呈本公司及本集團截至2023年12月31 日止年度的年報及經審核綜合財務報表。

DIRECTORS' REPORT

董事會報告

主要業務

本公司為投資控股公司。主要附屬公司的主要業務刊載於綜合財務報表附註14。

業績及股息

本集團截至2023年12月31日止年度的業績刊載於 第75頁的綜合損益及其他全面收益表。

董事會已決議建議向於2024年7月2日(星期二)名 列本公司股東名冊的股東派付截至2023年12月31日 止年度的末期股息每股4港仙。末期股息須經股東於 2024年6月21日舉行的本公司股東週年大會上批准, 如獲批准,將於2024年8月30日(星期五)或前後以現 金方式派付。

概無本公司股東放棄或同意放棄任何股息的安 排。

可供分派的儲備

於2023年12月31日,本公司可供分派予股東的儲備乃股份溢價、實繳盈餘及保留溢利的總和,合共 為人民幣73,520,000元。

五年財務概要

本集團最近五個財政年度的業績和資產及負債 摘要刊載於年報第168頁。

PROPERTIES OWNED BY THE GROUP

The Group owns properties in Wenjiang District, Chengdu, Sichuen, the PRC for production (the "**Properties**"). Details of the Properties owned by the Group as at 31 December 2023 are set out on page 166.

INVESTMENT PROPERTY

One factory building of the Properties was on 5 December 2021 leased to an independent third party in a short term basis for investment purpose. Details of the movements in the investment property of the Group during the year are set out in note 13 to the consolidated financial statements. Details of the major investment property held by the Group as at 31 December 2023 are set out on page 167.

PROPERTY, PLANT AND EQUIPMENT

During the year, the Group acquired property, plant and equipment at a cost of approximately RMB196.1 million (2022: RMB89.8 million) for the purpose of expanding its business. Details of the movements in the property, plant and equipment of the Group during the year are set out in note 12 to the consolidated financial statements.

BUSINESS REVIEW

A fair review of the Group's business and indication of likely future development in the Group's business are provided in the "Chairperson's Statement" and "Management Discussion and Analysis" sections of this annual report. An analysis using key financial performance indicators is set out in "Management Discussion and Analysis" section while the principal risks and uncertainties are contained in the "Notes to the Financial Statements" section of this annual report. Compliance with relevant laws and regulations that have a significant impact on the Group can be found throughout this annual report, in particular, the "Corporate Governance Report". Discussions on the Group's environmental policies and performance are covered by a separate Environmental, Social and Governance (ESG) Report which will be available on the Company's website under the "Corporate Social Responsibility" section and the website of the Stock Exchange on the same day of this annual report. The above sections form part of this Report of the Directors.

本集團所擁有的物業

本集團於中國四川省成都市溫江區擁有物業作生 產用途(「物業」)。本集團於2023年12月31日所擁有的 物業詳情載於第166頁。

投資物業

物業的其中一間廠房於2021年12月5日以短期租 賃出租予一名獨立第三方作投資用途。有關本集團 於年內的投資物業變動詳情載於綜合財務報表附註 13。有關本集團於2023年12月31日所持的主要投資 物業詳情載於第167頁。

物業、廠房及設備

於年內,本集團為擴展業務而購置物業、廠房及 設備的成本約為人民幣196.1百萬元(2022年:人民幣 89.8百萬元)。有關本集團物業、廠房及設備於年內 的變動詳情刊載於綜合財務報表附註12。

業務回顧

有關本集團業務的公正審閲以及本集團業務的 未來發展趨勢刊載於本年報「主席報告」及「管理層討 論及分析」各節。使用關鍵財務績效指標所作出的任 何分析刊載於本年報「管理層討論及分析」一節,而 主要風險及不確定因素則刊載於「財務報表附註」一 節。本集團所遵守且對本集團具重大影響的相關法 律及法規已刊載於本年報各章節(特別是「企業管治報 告」)。有關本集團環境政策及表現的討論已單獨載 於環境、社會及管治(ESG)報告內,有關報告將於年 度報告日期同日在本集團網站「企業社會責任」一欄及 聯交所網站可供閲覽。上述各節構成本董事會報告 內容的一部分。

Key relationships with stakeholders

The Group believes that its success depends on the support from its key stakeholders, namely employees, customers and suppliers.

Employees

The Group endeavours to provide better working conditions and attractive remunerations to its employees. The Group offers remuneration package to its employees, which include salary, allowances and payment for welfare contributions, including social insurance contributions and housing provident fund contributions. Based on the performance of each employee, the Group will provide salary increments, bonuses and promotions, so as to encourage the employees' personal developments. The Group provides regular on-the-job training to its employees in order to build up a sound career platform for employees.

Customers

The Group has developed strong relationships with its customers. The Group communicates and works closely with its customers during the entire production process to ensure that its products are properly designed and manufactured in accordance with the customers' production needs. For the purpose of strengthening business relationships with customers, the Group's sales and marketing teams will visit customers' production facilities regularly to understand their needs and keep abreast of the latest development and trends of its customers' products. As part of the Group's after-sales service, it issues complimentary technical advisory proposals to the customers analysing the performance of their production machines, in order to provide tailor-made papermaking felts solutions to its customers.

與持份者的主要關係

本集團相信成功取決於主要持份者的支持,即 僱員、客戶及供應商。

僱員

本集團致力為僱員提供良好工作環境及具吸引力 的薪酬待遇。本集團向僱員提供的薪酬待遇包括薪 金、津貼及繳付福利供款,其中包括社會保險供款 及住房公積金供款。本集團根據每名僱員的表現提 供薪酬調升、花紅及晉升機會,以鼓勵僱員的個人 發展。本集團定期為僱員提供在職培訓,旨在為僱 員建立穩固的事業基礎。

客戶

本集團與客戶建立強大的關係。本集團與客戶於 整個生產過程緊密溝通及合作,以確保產品根據客 戶的生產需求妥為設計及製造。就鞏固與客戶的業 務關係而言,本集團的銷售及營銷團隊定期到訪客戶 的生產設施,以了解客戶的需求,緊貼客戶產品需求 的最新發展及趨勢。作為售後服務的一部分,本集 團向客戶提供免費技術諮詢建議,分析其生產機器 的表現,為客戶提供訂製造紙毛毯解決方案。

Suppliers

The Group maintains good relationships with its key suppliers through the established long-term business relationships with them. The Group carefully selects its suppliers of raw materials and maintains a list of approved suppliers. The approved suppliers are selected based on a number of factors, including product quality, supply capacity, pricing and way of settlement. The Group believes that the established long-term business relationships with these key suppliers enables the Group to have a steady supply of raw materials which are manufactured according to the specifications and timing requested by it and its customers, and such relationships have been built upon a mutual trust and confidence over the years of cooperation between the Group and suppliers.

RESERVES

Movements during the year in the reserves of the Group and the Company are set out in the consolidated statement of changes in equity on page 78 and note 29 to the consolidated financial statements respectively.

SHARE CAPITAL

Details of movements during the year in the share capital of the Company are set out in note 28 to the consolidated financial statements.

BONDS ISSUED

The Company did not have any bonds in issue or existence for the year ended 31 December 2023.

BORROWINGS

Details of borrowings of the Group during the year ended 31 December 2023 are set out in notes 25 and 26 to the consolidated financial statements.

供應商

本集團透過與主要供應商建立長期業務關係維 持友好關係。本集團審慎挑選原材料供應商,並設 有獲批供應商名單。獲批供應商乃基於多項因素而 挑選,包括產品質量、供應能力、價格及結算方式。 本集團相信,與主要供應商的長期業務關係使本集 團可獲得按照本集團及客戶要求的規格及時間所製 造的原材料的穩定供應,而該等關係建基於多年來 本集團與供應商合作建立的互信及信心。

儲備

本集團及本公司儲備於年內的變動分別載於綜合 權益變動表第78頁以及綜合財務報表附註29。

股本

本公司股本於年內的變動詳情刊載於綜合財務報表附註28。

已發行債券

截至2023年12月31日止年度,本公司概無發行或 存續任何債券。

借款

有關本集團截至2023年12月31日止年度的借款詳 情刊載於綜合財務報表附註25及26。

TAXATION

The information on the taxation of the Company and the Group in 2023 is set out in note 8 to the consolidated financial statements.

DIRECTORS AND DIRECTORS' SERVICE CONTRACTS

The Directors during the year and up to the date of this report were:

Executive Directors

Ms. Shen Genlian (Chairperson) Mr. Zhou Jun (Chief executive officer) Mr. Xie Zongguo Ms. Yuan Aomei

Independent non-executive Directors

Mr. Ip Wang Hoi Mr. Zhang Shenjin Mr. Wang Yunchen

The biographical details of the Directors are set out on page 39 to page 43 of this annual report.

Each of the Directors has entered into a service contract ("**Directors' service Contract(s)**") with the Company for a term of three years commencing from 22 June 2022 which is subject to termination by either party giving not less than three month's written notice. All the Directors, including the independent non-executive Directors, are subject to retirement by rotation at the annual general meetings of the Company pursuant to the Articles of Association.

税項

有關本公司及本集團於2023年的税項資料刊載 於綜合財務報表附註8。

董事及董事的服務合約

於年內直至本報告日期的董事如下:

執行董事

沈根蓮女士(主席) 周駿先生(行政總裁) 謝宗國先生 袁傲梅女士

獨立非執行董事

葉耘開先生 張慎金先生 王運陳先生

董事履歷詳情刊載於本年報第39頁至43頁。

各董事已與本公司訂立服務合約(「董事服務合約」),任期由2022年6月22日起為期三年,任何一方均可發出不少於三個月的書面通知終止合約。所有董事,包括獨立非執行董事均須根據組織章程細則於本公司股東週年大會上輪值告退。

Pursuant to Article 84(1) of the Articles of Association, notwithstanding any other provisions in the Articles, at each annual general meeting one-third of the Directors for the time being (or, if their number is not a multiple of three (3), the number nearest to but not less than one-third) shall retire from office by rotation provided that every Director shall be subject to retirement at an annual general meeting at least once every three years.

Pursuant to Article 84(2) of the Articles of Association, a retiring Director shall be eligible for re-election and shall continue to act as a Director throughout the meeting at which he retires. The Directors to retire by rotation shall include (so far as necessary to ascertain the number of directors to retire by rotation) any Director who wishes to retire and not to offer himself for re-election. Any further Directors so to retire shall be those of the other Directors subject to retirement by rotation who have been longest in office since their last re-election or appointment and so that as between persons who became or were last re-elected Directors on the same day those to retire shall (unless they otherwise agree among themselves) be determined by lot. Any Director appointed by the Board pursuant to Article 83(3) shall not be taken into account in determining which particular Directors or the number of Directors who are to retire by rotation.

Accordingly, Ms. Yuan Aomei, Mr. Zhang Shenjin and Mr. Wang Yunchen will retire by rotation at the forthcoming AGM and, being eligible, offer themselves for re-election.

No director proposed for re-election at the forthcoming AGM has a service contract with the Company which is not determinable by the Company within one year without payment of compensation, other than statutory compensation.

根據章程細則第84(1)條之規定,儘管細則有任 何其他規定,於每屆股東週年大會上,當時為數三分 之一的董事(或如董事人數並非三(3)的倍數,則須為 最接近但不少於三分之一之數目)須輪值退任,而每 位董事須每三年至少在股東週年大會上輪值退任一 次。

根據章程細則第84(2)條規定,退任董事有資格 膺選連任及於其退任的整個大會上繼續以董事身份 行事。輪流退任的董事須包括(就釐定輪流退任董事 的人數而言屬必要)有意退任且不願膺選連任的任何 董事。任何其他須如此卸任的董事須為自其上次再 當選或獲委任起計,任期最長而須輪換卸任的董事, 而對於同日獲委任或上次再當選的董事,則以抽籤 決定退任人選(除非彼等就此自行達成協議)。在決 定輪席退任的特定董事或董事數目時,任何根據本 細則第83(3)條獲董事會委任的董事不應被考慮內。

因此,袁傲梅女士、張慎金先生及王運陳先生 將於應屆股東週年大會上輪值告退並合資格膺選連 任。

擬於應屆股東週年大會上膺選連任的董事概無 與本公司訂立服務合約,禁止本公司於一年內終止合 約而毋須作出賠償(法定賠償除外)。

CHANGES IN DIRECTORS' OR CHIEF EXECUTIVES' INFORMATION

Pursuant to Rule 13.51B(1), all change and updated information regarding the Directors and chief executive are set out in the section headed "Biographies of Directors and Senior Management". Save as disclosed in the above section, there was no change to any of the information required to be disclosed pursuant to Rule 13.51(2)(a) to (e) and (g).

DIRECTORS' REMUNERATION AND FIVE HIGHEST PAID INDIVIDUALS

Details of the Directors' remuneration and five highest paid individuals during the year are set out in note 9 to the consolidated financial statements.

PERMITTED INDEMNITY

The Articles of Association provide that the Directors shall be indemnified and secured harmless out of the assets and profits of the Company from and against all actions, costs, charges, losses, damages and expenses which they shall or may incur or sustain by or by reason of any act done, concurred in or omitted in or about the execution of their duty, or supposed duty, in their respective offices. Such provisions were in force during the course of the year under review and remained in force as of the date of this report.

董事及最高行政人員的資料變動

根據第13.51B(1)條規定,有關董事及最高行政人員的所有資料變動及更新刊載於「董事及高級管理層的履歷」一節。除上文所披露者外,概無任何資料變動須根據第13.51(2)(a)條至(e)條和(g)條規定予以披露。

DIRECTORS' REPORT

董事會報告

董事薪酬及五名最高薪酬人士

有關年內董事薪酬及五名最高薪酬人士的詳情 刊載於綜合財務報表附註9。

獲准許的彌償

根據組織章程細則,董事按各自的職務執行其 職責(或假定職責)時因所作出、同意或遺漏的任何 作為而招致或蒙受的所有訴訟、費用、收費、損失、 損害及開支,均可獲本公司的資產及溢利給予補償, 並確保其免受損失。有關條款於回顧年度生效,且 截至本報告日期仍然生效。

DIRECTORS' INTERESTS AND SHORT POSITIONS IN SHARES, UNDERLYING SHARES AND DEBENTURES

As at 31 December 2023, the interests and short positions of each Director and chief executive of the Company in the Shares, underlying shares and debentures of the Company or any of its associated corporations (within the meaning of Part XV of the SFO) as recorded in the register which have to be notified to the Company and the Stock Exchange pursuant to Divisions 7 and 8 of Part XV of the SFO or are required to be kept under Section 352 of the SFO or required to be notified to the Company and the Stock Exchange pursuant to the Model Code were as follows:

(i) Long positions in the Shares

董事於股份、相關股份及債權證中的權益 及淡倉

於2023年12月31日,本公司各董事於本公司或其 任何相聯法團(定義見證券及期貨條例第XV部)的股 份、相關股份及債權證中,擁有根據證券及期貨條 例第XV部第7及8分部須知會本公司及聯交所的權益 及淡倉,或根據證券及期貨條例第352條須記錄於登 記冊內的權益及淡倉,或根據標準守則須知會本公 司及聯交所的權益及淡倉如下:

(i) 於股份中的好倉

		Number of Shares held/	Approximate percentage of interest in the
Name of Director	Capacity/Nature	interested in 持有/擁有權益	Company 於本公司權益
董事姓名	身份/性質	的股份數目	的概約百分比
Ms. Shen Genlian <i>(Note)</i>	Founder of a discretionary trust; interest of spouse	359,947,200	74.46%
沈根蓮女士(附註)	全權信託創立人;配偶權益		
Mr. Zhou Jun <i>(Note)</i>	Founder of a discretionary trust; interest of spouse	359,947,200	74.46%
周駿先生(附註)	全權信託創立人;配偶權益		

Note: Perfect Angle Limited ("Perfect Angle") and Wonderful Advisor Limited ("Wonderful Advisor") are holding 269,960,400 and 89,986,800 Shares. Each of Perfect Angle and Wonderful Advisor is directly and wholly owned by Vistra Trust (Singapore) Pte. Limited ("Vistra Trust"), the trustee of the SGL Trust and the ZJ Trust. The SGL Trust is an irrevocable discretionary trust established by Fame Attain Limited ("Fame Attain"), which is wholly-owned by Ms. Shen Genlian, as the settlor. The beneficiaries of the SGL Trust are Ms. Shen Genlian and the children of Ms. Shen Genlian. The ZJ Trust is an irrevocable discretionary trust established by South Source Enterprises Limited ("South Source"), which is wholly-owned by Mr. Zhou Jun, as the settlor. The beneficiaries of the ZJ Trust are Mr. Zhou Jun and the children of Ms. Shen Genlian. Ms. Shen Genlian and Mr. Zhou Jun are wife and husband. Accordingly, each of Ms. Shen Genlian and Mr. Zhou Jun is deemed to be interested in the said 269,960,400 and 89,986,800 Shares (in aggregate 359,947,200 Shares) under the SFO.

附註: Perfect Angle Limited (「Perfect Angle」) 及 Wonderful Advisor Limited ([Wonderful **Advisor**」) 持 有269,960,400股 及89,986,800股 股份。 Perfect Angle 及Wonderful Advisor 各 自分別由Vistra Trust (Singapore) Pte. Limited (「**Vistra Trust**」)直接全資擁有[,] Vistra Trust 為SGL Trust及ZJ Trust的受託人。 SGL Trust 為譽致有限公司(「譽致」)成立的不可撤銷全 權信託,譽致為沈根蓮女士作為財產授予人 全資擁有。 SGL Trust的受益人為沈根蓮女士 以及沈根蓮女士的子女。ZJ Trust 為南源企業 有限公司(「南源」)成立的不可撤銷全權信託, 南源由周駿先生作為財產授予人全資擁有。 ZJ Trust 的受益人為周駿先生以及沈根蓮女 士的子女。沈根蓮女士及周駿先生為夫婦。 因此,根據證券及期貨條例,沈根蓮女士及 周駿先生各自被視為於上述269,960,400股及 89,986,800股股份(合共359,947,200股股份)中 擁有權益。

DIRECTORS' REPORT 董事會報告

(ii) Long position in the ordinary shares of associated corporations

(ii) 於相聯法團普通股中的好倉

			Number of Shares or	
	Name of associated		registered capital held/	Approximate percentage of
Name of Director	corporation	Capacity/Nature	interested in 持有/擁有	interest
董事姓名	相聯法團名稱	身份/性質	權益的股份或註 冊資本數目	權 益 概 約 百 分 比
_ ; / = =				
Ms. Shen Genlian (Note1)	Perfect Angle	Founder of a discretionary trust	100	100%
沈根蓮女士 <i>(附註1)</i>		全權信託創立人		
Mr. Zhou Jun <i>(Note1)</i> 周駿先生 <i>(附註1)</i>	Perfect Angle	Interest of spouse 配偶權益	100	100%
Ms. Shen Genlian <i>(Note2)</i>	Huanlong Lixin	Interest in a controlled corporation/interest of spouse	RMB10,000	1%
沈根蓮女士 <i>(附註2)</i>	環龍立欣	於受控法團的權益/ 配偶權益	人民幣 10,000 元	
Mr. Zhou Jun <i>(Note2)</i> 周駿先生 <i>(附註2)</i>	Huanlong Lixin 環龍立欣	Interest of spouse 配偶權益	RMB10,000 人民幣10,000元	1%

Notes:

- Perfect Angle is holding 269,960,400 Shares. Perfect Angle is directly and wholly owned by Vistra Trust, the trustee of the SGL Trust. The SGL Trust is an irrevocable discretionary trust established by Fame Attain, which is wholly-owned by Ms. Shen Genlian, as the settlor. The beneficiaries of the SGL Trust are Ms. Shen Genlian and the children of Ms. Shen Genlian. Ms. Shen Genlian and Mr. Zhou Jun are wife and husband. Accordingly, Perfect Angle is a holding company and an associated corporation of the Company, and each of Ms. Shen Genlian and Mr. Zhou Jun is deemed to be interested in the said shares of the associated corporation under the SFO.
- 2. Huanlong Lixin is an indirect non-wholly owned subsidiary of the Company, the equity interest of which is held as to 99% by Huanlong Funeng, a wholly-owned subsidiary of the Company and 1% by Huanlong Industrial Group Co., Ltd* (環龍工業集團有 限公司), respectively. Huanlong Industrial Group Co., Ltd* (環龍 工業集團有限公司) is held as to 75% by Ms. Shen Genlian and 25% by Mr. Zhou, respectively. Ms. Shen Genlian and Mr. Zhou Jun are wife and husband. Accordingly, Huanlong Lixin is an associated corporation of the Company, and each of Ms. Shen Genlian and Mr. Zhou Jun is deemed to be interested in the equity interest of the associated corporation under the SFO.

附註:

- Perfect Angle持有269,960,400股股份。Perfect Angle由Vistra Trust (SGL Trust的受託人)直接全 資擁有。SGL Trust為譽致成立的不可撤銷全權 信託,譽致由沈根蓮女士作為財產授予人全資擁 有。SGL Trust的受益人為沈根蓮女士以及沈根 蓮女士的子女。沈根蓮女士及周駿先生為夫婦。 因此,根據證券及期貨條例,Perfect Angle為本 公司的控股公司及相聯法團,且沈根蓮女士及周 駿先生各自被視為於上述相聯法團股份中擁有權 益。
- 環龍立欣為本公司的間接非全資附屬公司,其股 權分別由本公司的全資附屬公司環龍賦能持有 99%及由環龍工業集團有限公司持有1%。環龍 工業集團有限公司分別由沈根蓮女士持有75%及 由周駿先生持有25%。沈根蓮女士及周駿先生為 夫婦。因此,根據證券及期貨條例,環龍立欣為 本公司的相聯法團,且沈根蓮女士及周駿先生各 自被視為於相聯法團股權中擁有權益。

Save as disclosed in the foregoing, as at 31 December 2023, none of the Directors or chief executive of the Company or their respective close associates had any interests or short positions in any Shares, underlying shares or debentures of the Company or any of its associated corporations as recorded in the register required to be kept pursuant to Section 352 of the SFO or as otherwise notified to the Company and the Stock Exchange pursuant to Divisions 7 and 8 of Part XV of the SFO or pursuant to the Model Code.

* for identification purposes only.

EQUITY-LINKED AGREEMENTS

Details of the equity-linked agreements entered into during the year under review or subsisting at the end of the year under review are set out below:

Share Option Scheme

On 9 December 2021, a share option scheme (the "Share Option Scheme") was approved and adopted by the shareholders, under which, options may be granted to any Eligible Participants (as defined below) to subscribe for the Shares subject to the terms and conditions stipulated in the Share Option Scheme. The Company has adopted the Share Option Scheme as an incentive to the Directors and the Eligible Participants.

除上文所披露者外,於2023年12月31日,本公司 概無董事、最高行政人員或彼等各自的緊密聯繫人 於本公司或其任何相聯法團的股份、相關股份及債權 證中,擁有根據證券及期貨條例第352條須記錄於登 記冊內的任何權益及淡倉,或根據證券及期貨條例 第XV部第7及8分部或根據標準守則須知會本公司及 聯交所的權益及淡倉。

* 僅供識別。

權益掛鈎協議

有關於回顧年度內訂立或於回顧年末仍存續的權 益掛鈎協議詳情刊載如下:

購股權計劃

於2021年12月9日,股東批准並採納購股權計劃 (「購股權計劃」)。據此,任何合資格參與者(定義見 下文)可根據購股權計劃所訂明的條款及條件,獲授 予購股權以認購股份。本公司已採納購股權計劃以 獎勵董事及合資格參與者。

The Share Option Scheme will provide the Eligible Participants an opportunity to have a personal stake in the Company with the view to achieving the following objectives: (i) motivating the Eligible Participants to optimise their performance efficiency for the benefit of the Group; and (ii) attracting and retaining or otherwise maintaining on-going business relationships with the Eligible Participants whose contributions are or will be beneficial to the long-term growth of the Group.

The Board may, at its discretion, offer to grant an option to subscribe for such number of new Shares as the Board may determine to the following persons (the "Eligible Participants"): (i) any full-time or part-time employee of any member of the Group; (ii) any consultant or adviser of any member of the Group; (iii) any Director (including executive, non-executive or independent non-executive Directors) of any member of the Group; (iv) any substantial shareholder of any member of the Group; and (v) any distributor, contractor, supplier, agent, customer, business partner or service provider of any member of the Group. The basis of eligibility of any participant to the grant of any option shall be determined by the Board (or as the case may be, where required under the Listing Rules, the independent non-executive Directors) from time to time on the basis of the participant's contribution or potential contribution to the development and growth of the Group.

The maximum number of Shares which may be issued upon exercise of all options (excluding, for this purpose, options which have lapsed in accordance with the terms of the Share Option Scheme and any other share option scheme of the Company) to be granted under the Share Option Scheme and any other share option scheme of the Company must not in aggregate exceed 48,000,000 Shares, being 9.93% of the total number of the Shares in issue as at the date of this annual report.

The total number of Shares issued and which may fall to be issued upon exercise of the options granted under the Share Option Scheme and any other scheme of the Company (including both exercised and outstanding options) to each participant in any 12-month period shall not exceed 1% of the total number of the Shares in issue for the time being. Any further grant of options in excess of the 1% limit shall be subject to the shareholders' approval in general meeting with such participant and his associates abstaining from voting. 購股權計劃將讓合資格參與者有機會於本公司擁 有個人權益,並旨在達成以下目標:(i)鼓勵合資格參 與者為本集團的利益而提高其表現效率:及(ii)吸引並 挽留合資格參與者或以其他方式與合資格參與者維 持長久的業務關係,而該合資格參與者的貢獻乃對 或將會對本集團的長遠發展有利。

董事會可酌情決定向以下人士(「合資格參與者」) 授出購股權,按董事會釐定的新股份數目作出認購: (i)本集團任何成員公司的全職或兼職僱員:(ii)本集團 任何成員公司的諮詢人或顧問:(iii)本集團任何成員 公司的董事(包括執行董事、非執行董事或獨立非執 行董事):(iv)本集團任何成員公司的主要股東:及(v) 本集團任何成員公司的分銷商、承包商、供應商、代 理、客戶、業務夥伴或服務供應商。董事會(或視乎 情況根據上市規則規定為獨立非執行董事)將不時根 據參與者對本集團的發展及增長所作出或可能作出 的貢獻,決定該參與者是否合資格獲授予購股權。

根據本公司購股權計劃及任何其他購股權計劃 授出的所有購股權(就此而言,不包括根據本公司購 股權計劃及任何其他購股權計劃的條款已失效的購 股權),於行使時可獲發行的股份數目上限合共不得 超出48,000,000股股份(即於本年報日期已發行股份 總數的9.93%)。

於任何12個月期間,根據本公司購股權計劃及任 何其他購股權計劃授予各參與者的購股權(包括已行 使及尚未行使的購股權)獲行使時,已發行及將會發 行的股份總數不得超過當時已發行股份總數的1%。 額外授出任何超過1%上限的購股權須經股東於股東 大會上批准,且有關參與者及其緊密聯繫人須於會 上放棄投票。

An offer for the grant of option must be accepted within seven days from the offer date. Options granted shall be taken up upon payment of HK\$1.00 as consideration for the grant of option. Options may be exercised at any time from the date which option is deemed to be granted and accepted and expired on the date as the Board in its absolute discretion determine and which shall not exceed a period of 10 years from the date on which the share options are deemed to be granted and accepted but subject to the provisions for early termination thereof contained in the Share Option Scheme.

The subscription price for the Shares under the Share Option Scheme shall be determined by the Board and shall not be less than the highest of: (i) the closing price of the Shares as stated in the Stock Exchange's daily quotation sheets on the date of grant, which must be a day on which the Stock Exchange is open for the business of dealing in securities; (ii) the average of the closing prices of the Shares as stated in the Stock Exchange's daily quotation sheets for the five business days immediately preceding the date of grant; and (iii) the nominal value of a Share.

The Share Option Scheme shall be valid and effective for a period of 10 years commencing from 9 December 2021. As at 31 December 2023, the remaining life of the Share Option Scheme is approximately 7 years and 11 months. No share option has been granted by the Company under the Share Option Scheme since its adoption up to the date of this annual report.

As at the date of this annual report, the total number of Shares available for issue under the Share Option Scheme was 48,000,000, representing approximately 9.93% of the issued Shares as at the date of this annual report.

Other than the Share Option Scheme, no equity-linked agreements were entered into by the Company during the year ended 31 December 2023 or subsisting at the end of the year.

RETIREMENT BENEFIT PLANS

Details of retirement benefit plans of the Group during the year under review are set out in note 2.20 to the consolidated financial statements.

授出購股權的要約須於要約日期起計七日內接納。已授出的購股權須於支付1.00港元作為授出購股權的代價後方告接納。購股權可自購股權被視為已授出及接納的日期起隨時行使,並於董事會全權酌情釐定的日期屆滿,惟不得超過購股權被視為授出及接納的日期起計10年的期限,但可根據購股權計劃所載條文予以提早終止。

購股權計劃下的普通股認購價將由董事會釐定, 且不得低於下列各項中的最高者:(i)股份於授出日期 (須為聯交所開市買賣證券的日子)在聯交所每日報 價表所示的收市價:(ii)緊接授出日期前五個營業日股 份在聯交所每日報價表所示的平均收市價;及(iii)股 份面值。

購股權計劃自2021年12月9日起10年內生效及有效。於2023年12月31日,購股權計劃的餘下年期約為 7年11個月。自採納購股權計劃起直至本年報日期, 本公司概無授出任何購股權。

於本年報日期,根據購股權計劃可供發行的股份 總數為48,000,000股,約佔本年報日期已發行股份的 9.93%。

除購股權計劃外,本公司概無於2023年12月31日 止年度內訂立或於年末存續其他權益掛鈎協議。

退休福利計劃

本集團於回顧年度的退休福利計劃詳情載於綜 合財務報表附註2.20。

INTERESTS AND SHORT POSITIONS OF THE SUBSTANTIAL SHAREHOLDERS IN SHARES AND UNDERLYING SHARES OF THE COMPANY

As at 31 December 2023, so far as the Directors are aware, the interest and short positions of the persons, other than a Director or chief executive of the Company, in the Shares and underlying shares of the Company as recorded in the register required to be kept under section 336 of the SFO and which fell to be disclosed to the Company under Divisions 2 and 3 of Part XV of the SFO are as follows:

主要股東於本公司股份及相關股份中的權 益及淡倉

DIRECTORS' REPORT

董事會報告

Annrovimate

於2023年12月31日,據董事所知,以下人士(本公司董事或最高行政人員除外)於本公司的股份及相關股份中擁有的權益及淡倉,須根據證券及期貨條例 第336條記錄於備存登記冊內,及須根據證券及期貨 條例第XV部第2及3分部向本公司作出披露:

Number of

		Shares held/	percentage of
Name	Capacity/Nature	interested in	interest
		持有/擁有權益	權益概約
姓名/名稱	身份/性質	的股份數目	百分比
Perfect Angle	Beneficial owner 實益擁有人	269,960,400	55.84%
Wonderful Advisor	Beneficial owner 實益擁有人	89,986,800	18.61%
Vistra Trust <i>(Note)</i> (附註)	Trustee 受託人	359,947,200	74.46%

Note: Vistra Trust is the trustee of the SGL Trust and ZJ Trust and holds 100% issued share capital of both Perfect Angle and Wonderful Advisor, thus Vistra Trust is deemed to be interested in all the Shares held by Perfect Angle and Wonderful Advisor for the purpose of the SFO.

ARRANGEMENTS TO PURCHASE SHARES OR DEBENTURES

Save for the Share Option Scheme as disclosed under the section headed "Share Option Scheme" above, at no time during the year under review was the Company, its holding company, or any of its 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 debts securities (including debentures) of, the Company or any other body corporate.

附註: Vistra Trust為SGL Trust及ZJ Trust的受託人,並持 有Perfect Angle及Wonderful Advisor 100%的已發 行股本,因此,根據證券及期貨條例,Vistra Trust 被視為於Perfect Angle及Wonderful Advisor持有的 所有股份中擁有權益。

股份或債權證的收購安排

除上文「購股權計劃」一節所披露的購股權計劃 外,本公司、其控股公司,或任何附屬公司或同系附 屬公司概無於回顧年度任何時間參與訂立任何安排, 致使董事可藉由收購本公司或任何其他法人團體的 股份或債務證券(包括債權證)而獲益。

CORPORATE GOVERNANCE

The Group is committed to maintaining a high level of corporate governance. Particulars of the Company's corporate governance practices are set out in the Corporate Governance Report on pages 19 to 38 of this annual report.

APPOINTMENT OF INDEPENDENT NON-EXECUTIVE DIRECTORS

The Company has received, from each of the independent non-executive Directors, an annual confirmation of his independence pursuant to Rule 3.13 of the Listing Rules. The Company considers all of the independent non-executive Directors are independent.

DIRECTORS' INTERESTS IN TRANSACTIONS, ARRANGEMENTS OR CONTRACTS OF SIGNIFICANCE

Save as the related party transactions as disclosed in note 34 to the consolidated financial statements and section headed "Continuing Connected Transactions" below, there were no other transactions, arrangements or contracts that are significant in relation to the business of the Group to which the Company or any of its subsidiary was a party and in which a Director or his/ her connected entity had a material interest, whether directly or indirectly, subsisted at any time during the year ended 31 December 2023.

MANAGEMENT CONTRACTS

Save for employment contracts, no other contracts concerning the management and administration of the whole or any substantial part of the business of the Company were entered into or existed during the year ended 31 December 2023.

企業管治

本集團致力維持高水準的企業管治。有關本公司 企業管治措施的詳情刊載於本年報第19至38頁的企 業管治報告。

委任獨立非執行董事

本公司已接獲各獨立非執行董事根據上市規則第 3.13條就其獨立性發出的年度書面確認。本公司認為 所有獨立非執行董事均屬獨立人士。

董事於重大交易、安排或合約中的權益

除綜合財務報表附註34及下文「持續關連交易」一 節所披露的關聯方交易外,截至2023年12月31日止 年度內任何時間,本公司或其任何附屬公司概無簽訂 對本集團業務而言屬重大的其他交易、安排及合約, 亦無董事或其關連實體於其他交易、安排及合約中直 接或間接擁有重大權益。

管理合約

除僱傭合約外,截至2023年12月31日止年度,概 無訂立或存在任何涉及本公司整體或任何重大部分 業務的管理及行政合約。

COMPETING INTEREST

Apart from the Group's business, none of the Director, the Controlling Shareholders or any of their respective close associates was engaged in or had any interest in any business that competes or may compete with the principal business of the Group, which would require disclosure under Rule 8.10 of the Listing Rules, or has any other conflict of interest with the Group during the year ended 31 December 2023 and up to the date of this annual report.

DEED OF NON-COMPETITION

Ms. Shen Genlian and Mr. Zhou Jun (the "**Covenantors**") entered into a deed of non-competition (the "**Deed of Non-Competition**") on 9 December 2021 in favour of the Company (for itself and for the benefit of each other member of the Group), pursuant to that they will not directly or indirectly participate in, or hold any right or interest, or otherwise be involved in any business which may be in competition with the business of the Group during the period that the Deed of Non-Competition remains effective.

The Company has received the annual confirmation of the Covenantors in respect of their compliance with the non-competition undertakings under the Deed of Non-Competition during the year ended 31 December 2023.

The independent non-executive Directors also reviewed the Covenantors' compliance with the non-competition undertakings. The independent non-executive Directors confirmed that the Covenantors were not in breach of the non-competition undertakings during 31 December 2023.

PURCHASE, SALE OR REDEMPTION OF SECURITIES

Neither the Company nor any of its subsidiaries purchased, sold or redeemed any of the Company's listed securities for the year ended 31 December 2023.

競爭權益

截至2023年12月31日止年度及直至本年報日期, 除本集團業務外,董事、控股股東或彼等各自的緊 密聯繫人並無從事與本集團主要業務構成競爭或可 能構成競爭的業務,或在當中擁有權益,而導致須 根據上市規則第8.10條作出披露,亦無與本集團存在 其他利益衝突。

不競爭契據

於2021年12月9日,沈根蓮女士及周駿先生(「契諾人」)以本公司為受益人(為其本身及本集團各間其他成員公司的利益)訂立不競爭契據(「不競爭契據」)。 據此,於不競爭契據生效期間,彼等不會直接或間 接從事任何業務活動,從而或會與本集團的業務構 成競爭,或於當中持有任何權利或權益,或以其他 方式涉及其中。

截至2023年12月31日止年度,本公司已收取契諾 人根據不競爭契據遵守不競爭承諾的年度確認。

獨立非執行董事亦已就契諾人有否遵守不競爭承 諾作出審查。獨立非執行董事確認,契諾人於2023 年12月31日期間並無違反不競爭承諾。

購買、出售或贖回證券

截至2023年12月31日止年度,本公司或其任何附 屬公司並無購買、出售或贖回本公司任何上市證券。

PRE-EMPTIVE RIGHTS

There are no provisions for pre-emptive rights under the Articles of Association of the Company or the laws of the Cayman Islands which would oblige the Company to offer new Shares on a pro rata basis to existing Shareholders.

TAX RELIEF AND EXEMPTION

The Company is not aware of any relief on taxation available to the shareholders by reason of their holding of the Shares. If the shareholders are unsure about the taxation implications of purchasing, holding, disposing of, dealing in, or exercising of any rights in relation to the Shares, they are advised to consult their professional advisers.

RELATED PARTY TRANSACTIONS

The related party transactions of the Group made during the year ended 31 December 2023 were disclosed in note 34 to the consolidated financial statements.

CONTINUING CONNECTED TRANSACTIONS

On 9 December 2021, Sichuen Huanlong entered into a master supply agreement (the "2021 Huanlong New Material Master Supply Agreement") with Sichuan Huanlong New Material Ltd.* (四川環龍新材料有限公司) ("Huanlong New Material"), pursuant to which, Sichuan Huanlong agreed to sell papermaking felts to Huanlong New Material on a non-exclusive basis for a term commencing from the Listing Date and ending on 31 December 2023.

On 9 December 2021, Sichuen Huanlong entered into a master supply agreement (the "2021 Huanlong New Material Master Supply Agreement" together with the 2021 Huanlong New Material Master Supply Agreement, the "2021 Master Supply Agreements") with Sichuan Huanlong Daily Products Ltd.* (四川環龍生活用品有限公司) ("Huanlong Daily Products"), pursuant to which, Sichuan Huanlong agreed to sell papermaking felts to Huanlong Daily Products on a non-exclusive basis for a term commencing from the Listing Date and ending on 31 December 2023.

優先認購權

本公司的組織章程細則或開曼群島的法律並無 有關優先認購權的條文,規定本公司須按比例向現 有股東提呈發售新股份。

税務寬減及豁免

本公司並不知悉任何股東因持有股份而享有任何 税務寬減。股東如對購買、持有、出售、買賣股份或 行使任何股份相關權利的税務影響有任何疑問,務 請諮詢彼等的專業顧問。

關聯方交易

本集團於2023年12月31日止年度所進行的關聯方 交易披露於綜合財務報表附註34。

持續關連交易

於2021年12月9日,四川環龍與四川環龍新材料 有限公司(「環龍新材料」)訂立一份總供應協議(「2021 年環龍新材料總供應協議」),據此,四川環龍同意 向環龍新材料按非獨家基準出售造紙毛毯,合約期 由上市日期起至2023年12月31日止。

於2021年12月9日,四川環龍與四川環龍生活用 品有限公司(「環龍生活用品」)訂立一份總供應協議 (「2021年環龍新材料總供應協議」,連同2021年環龍 新材料總供應協議統稱「2021年該等總供應協議」), 據此四川環龍同意向環龍生活用品按非獨家基準出 售造紙毛毯,合約期由上市日期起至2023年12月31日 止。

* for identification purposes only

The papermaking felts to be supplied by the Group under the 2021 Master Supply Agreements are mainly used by Huanlong New Material and Huanlong Daily Products in their manufacturing process as a raw material for the production of various paper related products. Since supply of papermaking felts is in the ordinary and usual course of business of the Group, the transactions under the 2021 Master Supply Agreements provides a steady income of the Group.

Huanlong Daily Products is a wholly-owned subsidiary of Huanlong New Material. Huanlong New Material is held as to approximately 33.44% by Huanlong Industrial Group Co., Ltd* 環 龍工業集團有限公司 (which is in turn owned as to approximately 75% by Ms. Shen Genlian and 25% by Mr. Zhou Jun), approximately 14.26% by New Stream Investment Limited ("**New Stream**") (which is an independent third party), approximately 12.25% by Beijing Sequoia Mingde Equity Investment Center (Limited Partnership)* (北京紅杉銘德股權投資中心(有限合 夥)) ("**Beijing Sequoia Mingde**"), an independent third party, approximately 3.48% by Ms. Shen Genlian and the remaining interest of approximately 36.57% by 15 other independent third parties, respectively. Hence Huanlong New Material and Huanlong Daily Products are therefore associates of Ms. Shen Genlian and Mr. Zhou Jun, and connected persons of the Company.

New Stream is a limited liability partnership incorporated in the Cayman Islands and is principally engaged in investment activities. To the best of the Directors' knowledge, information and belief, having made all reasonable enquiries, New Stream is ultimately wholly-owned by Redview Capital L.P. (鴻為資本), a private equity investing fund set up in the Cayman Islands that focuses on traditional growth capital, on investments in new materials, clean energy, consumer, and advanced manufacturing in China and is ultimately controlled by Mr. Hebert Pang Kee Chan, a Malaysian natural person.

Beijing Sequoia Mingde is a limited partnership incorporated in the PRC, whose general partner is Beijing Sequoia Kund Investment Management Centre (Limited Partnership)* (北京紅杉 坤德投資管理中心(有限合夥)) ("Beijing Sequoia Kund"). To the best knowledge and information of the Directors, Beijing Sequoia Mingde is owned as to approximately 66.67% by Beijing Sequoia Shengde Equity Investment Centre (Limited Partnership)* (北京紅 杉盛德股權投資中心(有限合夥)) ("Beijing Sequoia Shengde") and approximately 33.3% by Beijing Sequoia Capital Equity Investment Centre (Limited Partnership)* (北京紅杉漮德股權投資 中心(有限合夥)).

* for identification purposes only

本集團根據2021年該等總供應協議供應的造紙 毛毯主要由環龍新材料及環龍生活用品於其製造過 程中用作生產各種紙相關產品的原材料。由於造紙 毛毯供應於本集團的一般及日常業務過程中進行, 故2021年該等總供應協議項下交易為本集團提供穩 定收入。

環龍生活用品為環龍新材料的全資附屬公司。環 龍新材料分別由環龍工業集團有限公司持有約33.44% (該公司由沈根蓮女士持有約75%權益及由周駿先生持 有25%權益)、由獨立第三方New Stream Investment Limited (「New Stream」)持有約14.26%、由獨立第三 方北京紅杉銘德股權投資中心(有限合夥)(「北京紅杉 銘德」)持有約12.25%、由沈根蓮女士持有約3.48%及 由其他15名獨立第三方持有餘下約36.57%的權益。 因此,環龍新材料及環龍生活用品為沈根蓮女士及 周駿先生的聯繫人,亦為本公司的關連人士。

New Stream為一間於開曼群島註冊成立的有限 責任合夥,主要從事投資活動。據董事作出一切合 理查詢後所深知、盡悉及確信,New Stream由鴻為 資本最終全資擁有(一間於開曼群島成立的私募股權 投資基金,由一位馬來西亞自然人彭其前先生最終 控制,專注於傳統增長資本、在中國投資於新材料、 清潔能源、消費者及先進生產)。

北京紅杉銘德為一間於中國註冊成立的有限合 夥,其一般合夥為北京紅杉坤德投資管理中心(有限 合夥)(「北京紅杉坤德」)。據董事所深知及盡悉,北 京紅杉銘德由北京紅杉盛德股權投資中心(有限合夥) (「北京紅杉盛德」)擁有約66.67%,以及由北京紅杉 漮德股權投資中心(有限合夥)擁有約33.3%。

* 僅供識別

To the best knowledge and information of the Directors, Beijing Sequoia Shengde is owned as to approximately 40.9% by Beijing Sequoia Virtue Equity Investment Centre (Limited Partnership)* (北京紅杉亞德股權投資中心(有限合夥)) ("**Beijing Sequoia Virtue**"). Ningbo Meishan Free Trade Port Zone Sequoia Aoide Investment Management Partnership (Limited Partnership)* (寧波梅山保税港區紅杉薈德投資管理合夥企業(有限合夥)) ("**Ningbo Meishan**") is the general partner of Beijing Sequoia Virtue.

Each of Beijing Sequoia Kund, Beijiing Sequoia Shengde, Beijing Sequoia Virtue and Ningbo Meishan is an entity indirectly non-wholly owned by HongShan (${ { { { ({ { { I } { { k } } + } } } } } }).$

HongShan is a leading venture capital and private equity investing fund investing across technology, healthcare and consumer sectors. Since 2005, HongShan has been fostering entrepreneurship and innovation, backing more than 1,500 companies around the globe with transformative technologies, disruptive business models and high-growth potential.

To the best of the Directors' knowledge, information and belief, having made all reasonable enquiries Huanlong New Material, New Stream, Beijing Sequoia Mingde and its ultimate beneficial owners are independent third parties.

The transactions contemplated under the 2021 Maser Supply Agreements were aggregated and treated as if they were one transaction under Rule 14A.81 of the Listing Rules, and the aggregate sales were used for calculating the applicable percentage ratios.

As at the date of entering into the 2021 Master Supply Agreements, based on the historical sales amounts and expected demand from Huanlong New Materials and Huanlong Daily Products, the estimated aggregate sales under the 2021 Master Supply Agreements for each of the three years ending 31 December 2023 would be less than HK\$3.0 million per year. Since all applicable percentage ratios in respect of the transactions contemplated under the 2021 Master Supply Agreements were below 5% and the aggregated sales therein were less than HK\$3,000,000 per year, the transactions contemplated under the 2021 Master Supply Agreements constituted de minimis continuing connected transactions under Rule 14A.76(1)(c) of the Listing Rules, and were exempt from reporting, annual review, announcement and the Company's independent shareholders' approval requirements at the time being. No annual cap was therefore set for the transactions contemplated under the Master Supply Agreements.

據董事所深知及盡悉,北京紅杉盛德由北京紅 杉亞德股權投資中心(有限合夥)(「北京紅杉亞德」)擁 有約40.9%。寧波梅山保税港區紅杉薈德投資管理合 夥企業(有限合夥)(「寧波梅山」)為北京紅杉亞德的一 般合夥。

北京紅杉坤德、北京紅杉盛德、北京紅杉亞德及 寧波梅山各自為由紅杉中國間接非全資擁有的實體。

紅杉中國為一間領先的創投資本及私募股權投資 基金,投資遍佈科技、保健及消費者行業。自2005 年起,紅杉中國一直培養創業及創新精神,支持全 球超過1,500間具備技術轉化、顛覆性商業模型及高 增長潛力的公司。

據董事作出一切合理查詢後所深知、盡悉及確 信,環龍新材料、New Stream、北京紅杉銘德及其 最終實益擁有人均為獨立第三方。

根據上市規則第14A.81條,2021年該等總供應協 議項下擬進行的交易已合併計算,並視作一項交易處 理,且總銷售額已用於計算適用百分比率。

於2021年該等總供應協議訂立日期,根據環龍新 材料及環龍生活用品的過往銷售金額及預期需求, 截至2023年12月31日止三個年度各年2021年該等總 供應協議項下的估計銷售總額將少於每年3.0百萬港 元。由於2021年該等總供應協議項下擬進行交易相 關的所有適用百分比率低於5%以及有關總銷售額低 於每年3,000,000港元,2021年該等總供應協議項下 擬進行的交易構成上市規則第14A.76(1)(c)條項下的 最低限度的持續關連交易,目前獲豁免遵守申報、年 度審查、公告及獨立股東批准的規定。因此,概無 為該等總供應協議項下擬進行的交易設定年度上限。

* for identification purposes only

* 僅供識別

Due to the increasing demand of the papermaking felts by Huanlong New Material after the expansion of its production site and the commencement of operation of its new papermaking machines in 2022, Huanlong New Material and Huanlong Daily Products increased its purchase of papermaking felts from the Group and exceeded the de minimis threshold and amounted to approximately HK\$4.5 million. A new annual cap of the 2021 Master Supply Agreements of not more than HK\$6.0 million (the "**New Annual Cap**") was set for the year ending 31 December 2023.

The 2021 Master Supply Agreements expired on 31 December 2023, the Group renew the agreements by entering into the 2024 Huanlong New Material Master Supply Agreement and the 2024 Huanlong Daily Products Master Supply Agreement (together, the "**2024 Master Supply Agreements**") with Huanlong New Material and Huanlong Daily Products, respectively on 21 March 2024 for a term of 3 years commencing from 1 January 2024 and ending on 31 December 2026. The annual caps in respect of the aggregate sales of papermaking felts by the Group under the 2024 Master Supply Agreements are RMB9,000,000, RMB9,900,000 and RMB9,900,000 for 3 years ending 31 December 2026. Details of the 2024 Master Supply Agreements were set out in the Company's announcements dated 21 March 2024 and 9 April 2024, respectively.

As all the applicable percentage ratios (other than the profit ratio) for the highest annual cap are less than 5%, the transactions contemplated under the 2024 Master Supply Agreements are subject to the reporting, announcement and annual review requirements, but exempted from the circular and the independent shareholders' approval under Rule 14A.76(2)(b) of the Listing Rules.

The independent non-executive Directors have reviewed the Group's continuing connected transactions and have confirmed that these continuing connected transactions were entered into (i) in the ordinary and usual course of business of the Group, (ii) on normal commercial terms or better, and (iii) in accordance with the relevant agreements governing them on terms that are fair and reasonable and in the interests of the shareholders of the Company as a whole.

由於2022年環龍新材料擴張其生產基地及新造 紙機器投產後對造紙毛毯的需求增加,環龍新材料 及環龍生活用品增加對本集團的造紙毛毯採購量, 並超過最低限度,合共約為45百萬港元。本公司已

DIRECTORS' REPORT

董事會報告

並超過最低限度,合共約為4.5百萬港元。本公司已 就截至2023年12月31日止年度設定2021年該等總供 應協議的新年度上限為低於6.0百萬港元(「新年度上限)。

2021年該等總供應協議於2023年12月31日屆滿, 本集團於2024年3月21日分別透過與環龍新材料及 環龍生活用品訂立2024年環龍新材料總供應協議及 2024年環龍生活用品總供應協議(統稱「2024年該等 總供應協議」)以重續協議,由2024年1月1日至2026年 12月31日止為期3年。根據2024年該等總供應協議, 本集團的造紙毛毯銷售總額年度上限於截至2026年 12月31日止3個年度為人民幣9,000,000元、人民幣 9,900,000元及人民幣9,900,000元。有關2024年該等 總供應協議的詳情分別載於本公司日期為2024年3月 21日及2024年4月9日的公告。

由於最高年度上限的所有適用百分比率(利潤率 除外)均少於5%,2024年該等總供應協議項下擬進 行的交易須遵守上市規則第14A.76(2)(b)條的申報、 公告及年度審查的規定,惟豁免遵守通函及獨立股 東批的規定。

獨立非執行董事已檢討本集團的持續關連交易, 並確認該等持續關連交易乃(i)於本集團一般及日常 業務過程中訂立:(ii)按正常或更佳商業條款訂立:及 (iii)根據規管該等交易的相關協議按公平合理且符合 本公司股東整體權益的條款訂立。

Save as disclosed above, the Company has complied with the relevant requirements under Chapter 14A of the Listing Rules from time to time in respect of the continuing connected transactions of the Group disclosed above.

The Company's auditor was engaged to report on the Group's continuing connected transactions in accordance with Hong Kong Standard on Assurance Engagements 3000 (Revised) "Assurance Engagements Other Than Audits or Reviews of Historical Financial Information" and with reference to Practice Note 740 (Revised) "Auditor's Letter on Continuing Connected Transactions under the Hong Kong Listing Rules" issued by the Hong Kong Institute of Certified Public Accountants. The auditor has issued a letter containing the findings and conclusions in respect of the continuing connected transactions of the Group as disclosed above in accordance with Rule 14A.56 of the Listing Rules. The auditor has confirmed that nothing has come to their attention that causes them to believe that the disclosed continuing connected transactions:

- (i) have not been approved by the Company's Board of Directors;
- (ii) were not, in all material respects, in accordance with the pricing policies of the Group;
- (iii) were not entered into, in all material respects, in accordance with the relevant agreements governing such transactions; and
- (iv) have exceeded the annual cap as set by the Company.

除上文所披露者外,本公司已就上文所披露的本 集團持續關連交易不時遵守上市規則第14A章的相關 規定。

本公司核數師已獲委聘根據香港會計師公會頒 佈之香港核證委聘準則第3000號(經修訂)「對過往財 務資料進行審核或審閱以外之核證委聘」及參考實務 指引第740號(經修訂)「關於香港上市規則所述持續 關連交易之核數師函件」對本集團的持續關連交易作 出報告。核數師已根據上市規則第14A.56段發出函 件,當中載有其有關上述本集團所披露的持續關連 交易的發現及結論。核數師已確認並無發現任何事 項致使其相信已披露持續關連交易:

- (i) 未獲本公司董事會批准;
- (ii) 在所有重大方面未有按照本集團的定價政策進行;
- (iii) 在所有重大方面未有按照規管該等交易的相關協 議進行:及
- (iv) 已超過本公司設定的年度上限。

DIRECTORS' INTEREST IN TRANSACTIONS, ARRANGEMENTS AND CONTRACTS OF SIGNIFICANCE

Save as disclosed in section headed "Continuing Connected Transactions" above, there was no transactions, arrangements and contracts of significance, to which the Company, its holding company, or any of its subsidiaries or fellow subsidiaries was a party and in which a Director had a material interest, whether directly or indirectly, subsisted at the end of the year or at any time during the year.

CONTRACTS BETWEEN THE COMPANY AND ITS CONTROLLING SHAREHOLDERS

Save as the sections headed "Related Party Transactions" and "Continuing Connected Transactions" above and note 34 to the consolidated financial statements, there is no contract of significance, whether for provision of service or otherwise, between the Company or any of its subsidiaries and the Controlling Shareholders or any of the Controlling Shareholders' subsidiaries at any time during the year under review.

MAJOR CUSTOMERS AND SUPPLIERS

In the year under review, the aggregate sales attributable to the Group's five largest customers accounted for approximately 16.7% of the Group's total sales for the year and the sales to the largest customer included therein amounted to approximately 6.8%. The aggregate purchases attributable to the Group's five largest suppliers accounted for approximately 77.3% of the Group's total purchases for the year and the largest supplier included therein amounted to approximately 51.8%.

None of the Directors, their associates or any shareholder which, to the best knowledge of the Directors, owned more than 5% of the Company's issued share capital had any interest in the share capital of any of the Group's five largest suppliers or customers.

SUFFICIENCY OF PUBLIC FLOAT

According to the information that is publicly available to the Company and within the knowledge of the Directors, the Company has maintained a sufficient public float as required under the Listing Rules as at the latest practicable date prior to the issue of this annual report.

董事於重大交易、安排或合約中的權益

DIRECTORS' REPORT

董事會報告

除上文「持續關連交易」一節所披露者外,於年末 或年內任何時間,本公司、其控股公司,或其任何附 屬公司或同系附屬公司概無訂立重大交易、安排及合 約,亦無董事於其中直接或間接擁有重大權益。

本公司與控股股東的合約

除上文「關聯方交易」及「持續關連交易」各節及綜 合財務報表附註34所述者外,於回顧年度內任何時 間,本公司或其任何附屬公司概無與控股股東或控 股股東任何附屬公司訂立提供服務或其他方面的重 大合約。

主要客戶及供應商

於回顧年度內,本集團五大客戶應佔銷售總額佔本集團年內銷售總額約16.7%,最大客戶的銷售額則 佔約6.8%。本集團五大供應商應佔採購總額佔本集團 年內採購總額約77.3%,最大供應商則佔約51.8%。

據董事所深知,概無董事、彼等的聯繫人或任何 股東擁有超過5%的本公司已發行股本或於本集團的 五大供應商或客戶中擁有任何股本權益。

充足的公眾持股量

根據本公司可得的公開資料及據董事所知,於刊 發本年報前的最後實際可行日期,本公司始終按上市 規則的規定維持充足的公眾持股量。

REVIEW BY AUDIT COMMITTEE

The Audit Committee of the Company comprises three independent non-executive Directors, namely Mr. Wang Yunchen, Mr. Zhang Shenjin and Mr. Ip Wang Hoi. This 2023 annual report has been reviewed by the Audit Committee.

AUDITORS

Grant Thornton Hong Kong Limited, the auditors of the Company, will retire at the conclusion of the forthcoming AGM of the Company and be eligible to offer themselves for re-appointment. A resolution will be submitted to the AGM to be held on 21 June 2024 to seek the shareholders' approval on the reappointment of Grant Thornton Hong Kong Limited as auditors of the Company until the conclusion of the next AGM and to authorise the Board to fix their remuneration.

ANNUAL GENERAL MEETING

The Company will hold the AGM on Friday, 21 June 2024. A notice convening the AGM will be published and despatched to shareholders in due course.

CLOSURE OF REGISTER OF MEMBERS

For determining the eligibility to attend and vote at the 2024 AGM

The register of members of the Company will be closed from Tuesday, 18 June 2024 to Friday, 21 June 2024 (both days inclusive) for the purpose of determining the entitlement of attending and voting at the AGM to be held on Friday, 21 June 2024. The record date will be Friday, 21 June 2024. In order to qualify for attending and voting at the AGM, all transfers accompanied by the relevant share certificate must be lodged with the Company's share registrar in Hong Kong, Computershare Hong Kong Investor Services Limited at Shops 1712–1716, 17/F., Hopewell Centre, 183 Queen's Road East, Wanchai, Hong Kong not later than 4:30 p.m. on Monday, 17 June 2024.

審核委員會的審閲

本公司的審核委員會由三名獨立非執行董事組 成,包括王運陳先生、張慎金先生及葉耘開先生。 2023年報乃經由審核委員會審閱。

核數師

本公司的核數師,致同(香港)會計師事務所有限 公司,將於本公司的應屆股東週年大會結束時退任, 並合資格膺選連任。將於2024年6月21日舉行的股東 週年大會上將提呈決議案,以尋求股東批准續聘致 同(香港)會計師事務所有限公司為本公司的核數師, 直至下屆股東週年大會結束為止,以及授權董事會 釐定其酬金。

股東週年大會

本公司將於2024年6月21日(星期五)舉行股東週 年大會。召開股東週年大會的通告將適時刊發並寄 發予股東。

暫停辦理股份過戶登記手續

為釐定出席2024年股東週年大會並於會上投票的資格

本公司將自2024年6月18日(星期二)起至2024年6 月21日(星期五)止(包括首尾兩日)暫停辦理股份過戶 登記手續,以釐定出席於2024年6月21日(星期五)舉 行的股東週年大會並於會上投票的資格。記錄日期 將為2024年6月21日(星期五)。為符合資格出席股東 週年大會並於會上投票,所有股份過戶文件(建同相 關股票)必須不遲於2024年6月17日(星期一)下午四時 三十分送達本公司於香港的股份過戶登記處香港中 央證券登記有限公司,地址為香港灣仔皇后大道東 183號合和中心17樓1712-1716號舖。

Entitlement to the proposed final dividend

The register of members of the Company will be closed from Thursday, 27 June 2024 to Tuesday, 2 July 2024 (both days inclusive) for the purpose of determining the entitlement of receiving the final dividend for the year ended 31 December 2023. The record date will be Tuesday, 2 July 2024. In order to qualify for receiving the final dividend, all transfers accompanied by the relevant share certificate must be lodged with the Company's share registrar in Hong Kong, Computershare Hong Kong Investor Services Limited at Shops 1712–1716, 17/F., Hopewell Centre, 183 Queen's Road East, Wanchai, Hong Kong not later than 4:30 p.m. on Wednesday, 26 June 2024.

EVENTS AFTER THE REPORTING PERIOD

Saved as disclosed in this report, no significant events of the Group occurred after 31 December 2023 and up to the date of this annual report.

On behalf of the Board

Shen Genlian Chairperson

Hong Kong, 28 March 2024

獲派發建議末期股息的資格

本公司將自2024年6月27日(星期四)起至2024年 7月2日(星期二)止(包括首尾兩日)暫停辦理股份過戶 登記手續,以釐定可享截至2023年12月31日止年度 末期股息的資格。記錄日期將為2024年7月2日(星期 二)。為符合資格獲派末期股息,所有股份過戶文件 (連同相關股票)必須不遲於2024年6月26日(星期三) 下午四時三十分送達本公司於香港的股份過戶登記 處香港中央證券登記有限公司,地址為香港灣仔皇 后大道東183號合和中心17樓1712-1716號舖。

期後事件

除本報告所披露者外,於2023年12月31日後直至 本年報日期,概無發生任何重大事件。

代表董事會

沈根蓮 *主席*

香港·2024年3月28日



Grant Thornton 致同

To the members of Vanov Holdings Company Limited (incorporated in the Cayman Islands with limited liability)

OPINION

We have audited the consolidated financial statements of Vanov Holdings Company Limited (the "Company") and its subsidiaries (together, the "Group") set out on pages 75 to 165, which comprise the consolidated statement of financial position as at 31 December 2023, and the consolidated statement of profit or loss and other comprehensive income, the consolidated statement of changes in equity and the consolidated statement of cash flows for the year then ended, and notes to the consolidated financial statements, including material accounting policy information.

In our opinion, the consolidated financial statements give a true and fair view of the consolidated financial position of the Group as at 31 December 2023, and of its consolidated financial performance and its consolidated cash flows for the year then ended in accordance with Hong Kong Financial Reporting Standards ("HKFRSs") issued by the Hong Kong Institute of Certified Public Accountants ("HKICPA") and have been properly prepared in compliance with the disclosure requirements of the Hong Kong Companies Ordinance.

BASIS OF OPINION

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



致環龍控股有限公司的成員公司 (於開曼群島註冊成立的有限公司)

意見

吾等已審核第75至165百所載環龍控股有限公司(「貴 公司])及其附屬公司(統稱「貴集團])的綜合財務報 表,當中包括於2023年12月31日的綜合財務狀況表, 及截至該日止年度的綜合損益及其他全面收益表、 综合權益變動表及綜合現金流量表,以及載有重大 會計政策資料的綜合財務報表附註。

吾等認為,該等綜合財務報表已根據香港會計師公 會(「香港會計師公會」)頒佈的《香港財務報告準則》 (「香港財務報告準則」),真實而中肯地反映 貴集 團於2023年12月31日的綜合財務狀況,及截至該日 止年度的綜合財務表現及綜合現金流量,並已遵照 香港公司條例的披露要求妥為編製。

意見的基礎

吾等已根據香港會計師公會頒佈的《香港審核準則》 (「香港審核準則」)進行審核。吾等在該等準則下承 擔的責任已在本報告 [核數師就審核綜合財務報表 須承擔的責任」一節中作進一步闡述。根據香港會 計師公會頒佈的《專業會計師道德守則》(「守則」), 吾等獨立於 貴集團,並已履行守則中的其他職業 道德責任。吾等相信,吾等所獲得的審核憑證足夠 且適合作為審核意見的基礎。

KEY AUDIT MATTERS

Key audit matters are those matters that, in our professional judgment, were of most significance in our audit of the consolidated financial statements of the current period. These matters were addressed in the context of our audit of the consolidated financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters.

Revenue recognition for sales of papermaking felts 銷售造紙毛毯的收益確認

Refer to Notes 2.16 and 4 to the consolidated financial statements 請參閱綜合財務報表附註2.16及4

Kev Audit Matter 關鍵審核事項

manufacture and sales of papermaking felts. 收益主要包括設計、製造及銷售造紙毛毯所得收益。

Sales of papermaking felts are recognised when control of . the goods has been transferred to the customers, being at the point in time when the goods are delivered.

造紙毛毯的銷售於貨品的控制權轉移至顧客後(即交付貨品時) • 予以確認。

We identified the recognition of revenue as a key audit matter because of its significance to the Group and revenue is one of the key performance indicators of the Group, therefore it is a significant audit risk area.

收益確認已獲吾等確定為關鍵審核事項,因為其對 貴集 團屬重大,且收益乃 貴集團的關鍵績效指標之一,因此收 益屬重大的審核風險範疇。

關鍵審核事項

關鍵審核事項乃吾等根據專業判斷,認為對本期間 综合財務報表的審核最為重大的事項。吾等於審核 整體綜合財務報表及出具意見時處理該等事項。吾 等不會對該等事項提供單獨的意見。

How our audit addressed the Key Audit Matter 吾等的審核如何處理關鍵審核事項

Revenue principally comprises revenue from the design, Our audit procedures to assess the recognition of revenue included.

吾等評估收益確認的審核程序包括:

- obtaining an understanding of the processes and internal control in relation to recognition of revenue from sales of papermaking felts;
- 了解銷售造紙毛毯時確認收益的過程及內部監控;
- assessing the appropriateness of judgment made by management on revenue recognition on the sales of papermaking felts by reviewing the sales contracts, on a sample basis, with reference to HKFRS 15;
- 參照香港財務報告準則第15號抽樣審閱銷售合約,以評估 管理層確認銷售造紙毛毯收益時所作出的判斷是否恰當;
- testing the revenue recognised from sales of papermaking felts, on a sample basis, against sales contracts or orders, and customer acknowledgement of delivery to evaluate whether the control of the papermaking felts has passed to the customers:
- 抽樣對照銷售合約或訂單和顧客的交付回執(用作評估造 紙毛毯的控制權是否已移交顧客),以測試銷售造紙毛毯 所確認的收益;
- performing analysis of revenue, gross profit trend and their fluctuation; and
- 分析收益,毛利趨勢及其波幅;及
- assessing the adequacy of the Group's disclosure with respect to revenue recognised.
- 評估 貴集團就收益確認所作出的披露是否足夠。

KEY AUDIT MATTERS (Continued)

閣鍵審核事項(續)

Impairment assessment of trade receivables 貿易應收款項的減值評估 Refer to Notes 2.9, 18 and 36.5 to the consolidated financial statements *請參閱綜合財務報表附註2.9、18及36.5*

Key Audit Matter 關鍵審核事項

approximately RMB173,791,000 has been net off with trade receivables included: lifetime expected credit losses ("ECL") on trade receivables amounted to approximately RMB5,202,000 as at 31 December 2023.

於2023年12月31日, 貴集團的貿易應收款項淨額約為人民 幣173,791,000元,且已扣除貿易應收款項的全期預期信貸 虧損(「預期信貸虧損」)約人民幣5,202,000元。

We identified impairment assessment of trade receivables as a key audit matter due to the significance of trade . receivables to the Group's consolidated financial position and the involvement of subjective judgement and management estimates in evaluating ECL of the Group's . trade receivables at the end of the reporting period.

貿易應收款項的減值評估已獲吾等確定為關鍵審核事項, 因為貿易應收款項對 貴集團的綜合財務狀況屬重大,加上 • 評估 貴集團於報告期末的貿易應收款項預期信貸虧損時 涉及管理層的主觀判斷及估計。

How our audit addressed the Key Audit Matter 吾等的審核如何處理關鍵審核事項

The Group's net trade receivables amounting to Our audit procedures to assess the impairment assessment of

吾等評估貿易應收款項減值評估的審核程序包括:

- obtaining an understanding of management's processes and internal control regarding the collection and the assessment of the recoverability of trade receivables;
- 了解管理層收回貿易應收款項的過程及內部監控,以及就 貿易應收款項可否回收作出的評估;
- testing the accuracy of the trade receivables ageing analysis, on a sample basis, by checking to the source documents;
- 檢查原始文件,以抽樣測試貿易應收款項的賬齡分析是否 進確;
- evaluating the management's assessment on the ECL of trade receivables, including their identification of credit-impaired receivables and the reasonableness of management's grouping of the remaining trade receivables into different categories in the provision matrix, and the basis of estimated loss rates applied in each category in the provision matrix, with reference to the historical payment records, public available information and credit history of the Group's customers and the correspondence with customers: and
- 參照過往付款記錄、公開可得資料以及 貴集團顧客的信 貸記錄及相關通訊,以評核管理層就貿易應收款項預期 信貸虧損作出的測試,包括確定信貸減值的應收款項、管 理層有否合理地按撥備矩陣內的不同類別為剩餘的貿易 應收款項分組,以及撥備矩陣內各類別用作為基準的估 計虧損率;及
- Evaluating the disclosures regarding the impairment assessment of trade receivables to the consolidated financial statements.
- 評核綜合財務報表就貿易應收款項減值評估作出的披露。

OTHER INFORMATION

The directors are responsible for the other information. The other information comprises all the information in the 2023 annual report of the Company, but does not include the consolidated financial statements and our auditor's report thereon.

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

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

RESPONSIBILITIES OF THE DIRECTORS FOR THE CONSOLIDATED FINANCIAL STATEMENTS

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

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

The directors assisted by the Audit Committee are responsible for overseeing the Group's financial reporting process.

其他資料

董事須對其他資料負責。其他資料包括 貴公司 2023年報內的所有資料,惟不包括綜合財務報表及 吾等的核數師報告。

吾等對於綜合財務報表的意見並不涉及其他資料, 吾等亦不會對該等其他資料發表任何形式的鑒證結 論。

就吾等對綜合財務報表的審核而言,吾等的責任乃 閲覽其他資料,藉以考慮其他資料是否與綜合財務 報表或吾等於審核時所了解的情況出現重大抵觸, 又或是否存在重大錯誤陳述。基於吾等已執行的工 作,倘若吾等認為其他資料存在重大錯誤陳述,則 吾等須如實報告。就此而言,吾等並無任何報告事 項。

董事就綜合財務報表須承擔的責任

根據香港會計師公會頒佈的香港財務報告準則及香 港公司條例的披露規定,董事有責任編製真實而中 肯的綜合財務報表,亦須對其認為屬必要的內部監 控負責,以避免編製綜合財務報表時因欺詐或錯誤 而引致重大錯誤陳述。

於編製綜合財務報表時,董事有責任評估 貴集團 持續經營的能力,於適用情況下披露有關持續經營 的事項,並使用持續經營為會計基礎,除非董事有 意將 貴集團清盤或停止經營,或別無其他實際的 替代方案。

審核委員會協助董事履行監督 貴集團的財務報告 過程的責任。
INDEPENDENT AUDITOR'S REPORT 獨立核數師報告

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

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

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

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

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

核數師就審核綜合財務報表須承擔的責任

吾等旨在就綜合財務報表整體是否不存在因欺詐或 錯誤而引致的重大錯誤陳述作出合理鑒證,並出具 載有吾等意見的核數師報告。吾等按照所協定的委 聘條款僅向 閣下(作為整體)報告吾等的意見,除 此之外本報告別無其他目的。吾等概不就本報告的 內容向任何其他人士負上或承擔任何責任。

合理鑒證屬高水平的保證,惟無法保證按照香港審 核準則作出的審核將能一直發現存在重大錯誤陳述。 倘錯誤陳述可在合理預期情況下影響綜合財務報表 的個別或整體使用者根據該等報表作出經濟決定, 則有關錯誤陳述視作重大。

根據香港審核準則進行審計的過程中,吾等運用專 業判斷,保持專業懷疑態度。吾等亦:

- 識別並評估因欺詐或錯誤而引致綜合財務報表 存在重大錯誤陳述的風險,設計並執行審核程 序以應對該等風險,以及獲取充足及適當的審 核憑證,作為吾等意見的基礎。由於欺詐可能 涉及串謀、偽造、蓄意遺漏、虛假陳述,或淩 駕於內部監控之上,因此未能發現因欺詐而引 致重大錯誤陳述的風險高於未能發現因錯誤而 引致重大錯誤陳述的風險。
- 了解與審核相關的內部監控,以設計適當的審 核程序,惟並非旨在對 貴集團內部監控是否 有效發表意見。
- 評估董事所採用的會計政策是否恰當、作出的 會計估計及相關披露是否合理。

AUDITOR'S RESPONSIBILITIES FOR THE AUDIT OF THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)

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

We communicate with the Audit Committee regarding, among other matters, the planned scope and timing of the audit and significant audit findings, including any significant deficiencies in internal control that we identify during our audit.

We also provide the Audit Committee with a statement that we have complied with relevant ethical requirements regarding independence, and to communicate with them all relationships and other matters that may reasonably be thought to bear on our independence, and where applicable, action taken to eliminate threats or safeguards applied.

核數師就審核綜合財務報表須承擔的責任 (續)

- 就董事採用的持續經營會計基礎是否恰當作出結論。根據所獲取的審核憑證,確定是否存在有關事項或情況的重大不確定因素,從而可能導致 貴集團的持續經營能力產生重大疑慮。倘若吾等認為存在重大不確定因素,則有必要於核數師報告中提請使用者注意綜合財務報表中的相關披露。倘若相關披露不足,則吾等應修改意見。吾等的結論按照截至核數師報告日期止所取得的審計憑證為基準。然而,未來事項或情況可能導致 貴集團無法持續經營。
- 評估綜合財務報表的整體呈報方式、結構及內容(包括披露資料),以及綜合財務報表有否中 肯地反映相關交易和事項。
- 就 貴集團當中的實體或業務活動的財務資料 獲取充足、適當的審核憑證,以便對綜合財務 報表發表意見。吾等負責 貴集團審核的方向、 監督及執行。吾等為審核意見承擔全部責任。

吾等與審核委員會溝通(其中包括)審計的計劃範圍、 時間安排、重大審核發現,包括吾等於審核時所確 定的任何內部監控重大缺陷。

吾等亦向審核委員會發出聲明,說明吾等已符合有 關獨立性的相關專業道德要求,及告知彼等一切有 可能影響吾等獨立性的關係及其他事項,以及相關 防範措施(如適用)。

INDEPENDENT AUDITOR'S REPORT 獨立核數師報告

AUDITOR'S RESPONSIBILITIES FOR THE AUDIT OF THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)

From the matters communicated with the Audit Committee, we determine those matters that were of most significance in the audit of the consolidated financial statements of the current period and are therefore the key audit matters. We describe these matters in our auditor's report unless law or regulation precludes public disclosure about the matter or when, in extremely rare circumstances, we determine that a matter should not be communicated in our report because the adverse consequences of doing so would reasonably be expected to outweigh the public interest benefits of such communication.

核數師就審核綜合財務報表須承擔的責任 (續)

與審核委員會溝通的事項當中,吾等確定哪些事項 對於本期綜合財務報表的審核最為重大,屬關鍵審 核事項。除非法律法規禁止公開披露該等事項,又 或於極端罕見的情況下,吾等認為在吾等報告內發 佈某事項造成合理預期的負面後果超過發佈所帶來 的公眾利益,否則吾等將於核數師報告中敘述該等 事項。

Grant Thornton Hong Kong Limited

Certified Public Accountants 11th Floor, Lee Garden Two 28 Yun Ping Road Causeway Bay Hong Kong SAR

28 March 2024

Lau Kwong Kei Practising Certificate No.: P07578 **致同(香港)會計師事務所有限公司** *執業會計師* 香港 銅鑼灣 恩平道28號 利園二期11樓

2024年3月28日

劉廣基 執業證書編號: P07578

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

For the year ended 31 December 2023 截至2023年12月31日止年度

		Notes 附註	2023 2023年 RMB'000 人民幣千元	2022 2022年 RMB'000 人民幣千元
Revenue	收益	4	237,370	217,756
Cost of sales	銷售成本		(110,881)	(100,939)
Gross profit	毛利		126,489	116,817
Other income	其他收入	5	13,500	20,102
Fair value loss on financial assets at	按公平值計入損益的金融資產的		,	,
fair value through profit or loss	公平值虧損	19	(154)	(1)
Selling and distribution expenses	銷售及分銷開支		(22,400)	(21,595)
Administrative and other operating	行政及其他經營開支			()/
expenses			(42,326)	(40,345)
Finance costs	財務成本	6	(11,714)	(10,536)
Profit before income tax	除所得税前溢利	7	63,395	64,442
Income tax expense	所得税開支	8	(9,712)	(11,442)
Profit and total comprehensive income for the year	年內溢利及全面收益總額		53,683	53,000
Profit and total comprehensive	以下各方應佔溢利及			
income attributable to	全面收益總額:			
Equity holders of the Company	本公司權益持有人		53,124	52,437
Non-controlling interests	非控股權益		559	563
			53,683	53,000
			2023	2022
			2023年	2022年
			RMB cents	RMB cents
			人民幣分	人民幣分
Earnings per share attributable to equity holders of the Company	本公司權益持有人應佔 每股盈利			

CONSOLIDATED STATEMENT OF FINANCIAL POSITION 綜合財務狀況表

As at 31 December 2023 於2023年12月31日

		Notes 附註	2023 2023年 RMB'000 人民幣千元	2022 2022年 RMB'000 人民幣千元
ASSETS AND LIABILITIES	資產及負債			
Non-current assets	非流動資產			
Property, plant and equipment	物業、廠房及設備	12	358,053	176,718
Investment property	投資物業	13	38,261	40,296
Land lease prepayment	土地租賃預付款項	15	4,843	5,180
Intangible assets Prepayment of acquisition for property,		16	80,541	69,019
plant and equipment and intangible	無形資產的預付款項		20.942	00 107
assets	按金		29,843 2,100	88,137
Deposit		27		2,100
Deferred tax assets	遞延税項資產	27	900	760
			514,541	382,210
Current assets	流動資產			
Inventories	存款	17	19,123	17,333
Trade and other receivables	貿易及其他應收款項	18	209,932	181,543
Financial assets at fair value through	按公平值計入損益的金融資產			
profit or loss		19	830	984
Cash and cash equivalents	現金及現金等價物	20	78,631	85,618
			308,516	285,478
Current liabilities	流動負債			
Contract liabilities	合約負債	21	1,395	486
Trade and other payables	貿易及其他應付款項	22	55,931	48,534
Lease liabilities	租賃負債	23	4,125	3,460
Discounted bills financing	貼現票據融資	24	3,690	_
Bank borrowings	銀行借款	25	84,961	57,500
Other borrowings	其他借款	26	27,437	24,381
Income tax payable	應付所得税		13,778	14,557
			191,317	148,918
Net current assets	流動資產淨額		117,199	136,560
Total assets less current liabilities	總資產減流動負債		631,740	518,770

CONSOLIDATED STATEMENT OF FINANCIAL POSITION 綜合財務狀況表

As at 31 December 2023 於2023年12月31日

			2023	2022
			2023年	2022年
		Notes	RMB'000	RMB'000
		附註	人民幣千元	人民幣千元
Non-current liabilities	非流動負債			
Lease liabilities	租賃負債	23	3,389	6,673
Other borrowings	其他借款	26	29,815	29,122
Bank borrowings	銀行借款	25	184,500	104,500
Deferred tax liabilities	遞延税項負債	27	5,027	5,121
			222,731	145,416
Net assets	資產淨值		409,009	373,354
CAPITAL AND RESERVES	資本及儲備			
Share capital	股本	28	3,949	3,949
Reserves	儲備	29	401,707	366,409
Equity attributable to equity holders of	本公司權益持有人應佔權益			
the Company			405,656	370,358
Non-controlling interests	非控股權益		3,353	2,996
Total equity	總權益		409,009	373,354

The consolidated financial statements on pages 75 to 165 were approved by the Board of Directors on 28 March 2024 and were signed on its behalf. 第75至165頁的綜合財務報表於2024年3月28日經董 事會批准,並由以下人士代為簽署。

Shen Genlian	Xie Zongguo	
沈根蓮	謝宗國	
Director	Director	
<i>董事</i>	<i>董事</i>	

The notes on pages 81 to 165 are an integral part of these consolidated financial statements.

第81至165頁所載的附註構成此等綜合財務報表的 一部分。

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

For the year ended 31 December 2023 截至2023年12月31日止年度

			Attributable to e 本公	equity holders of 司權益持有人應(
		Share capital 股本 RMB'000 人民幣千元	Share premium* 股份溢價* RMB'000 人民幣千元 <i>(Note 29)</i> <i>(附註29)</i>	Capital reserve* 資本儲備* RMB'000 人民幣千元 <i>(Note 29)</i> <i>(附註29)</i>	Statutory reserve* 法定儲備* RMB'000 人民幣千元 <i>(Note 29)</i> <i>(附註29)</i>	Retained profits* 保留溢利* RMB'000 人民幣千元	Subtotal 小計 RMB'000 人民幣千元	Non- controlling interests 非控股權益 RMB'000 人民幣千元	Total 總計 RMB'000 人民幣千元
As at 1 January 2022	於 2022 年1月1日	1	_	43,841	33,312	135,395	212,549	2,433	214,982
Profit and total comprehensive	年內溢利及全面收益								
income for the year	總額	-	_	_	-	52,437	52,437	563	53,000
Transfer	轉撥	-	-	_	11,358	(11,358)	-	-	-
Capitalisation issue	資本化發行	2,990	(2,990)	_	-	-	-	_	-
Issue of new shares	發行新股份	958	115,948	-	-	-	116,906	-	116,906
Transaction costs attributable to	發行新股份應佔								
issue of new shares	交易成本	_	(11,534)	-	-	_	(11,534)	-	(11,534)
As at 31 December 2022 and	於 2022 年12月31日及								
1 January 2023	2023年1月1日	3,949	101,424	43,841	44,670	176,474	370,358	2,996	373,354
Profit and total comprehensive	年內溢利及全面收益	-,				,	,	_,	,
income for the year	總額	_	_	_	_	53,124	53,124	559	53,683
Transfer	轉撥	_	_	_	4,798	(4,798)	_	_	_
Dividends paid to non-controlling	已付非控股權益股息				,	(,)			
interests		_	_	_	_	_	_	(202)	(202)
Final dividends paid to equity	截至2022年12月31日止							()	()
holders of the Company for the	年度已付本公司權益								
year ended 31 December 2022	持有人末期股息								
(Note 11)	(附註11)	_	_	_	_	(17,826)	(17,826)	_	(17,826)
As at 31 December 2023	於 2023年12月31 日	3,949	101,424	43,841	49,468	206,974	405,656	3,353	409,009

* The reserves accounts comprise the Group's reserves of RMB401,707,000 (2022: RMB366,409,000) in the consolidated statement of financial position. * 儲備賬目包括綜合財務狀況表內的本集團儲備人民幣 401,707,000元(2022年:人民幣366,409,000元)。

CONSOLIDATED STATEMENT OF CASH FLOWS 綜合現金流量表

For the year ended 31 December 2023 截至2023年12月31日止年度

		Note 附註	2023 2023年 RMB'000 人民幣千元	2022 2022年 RMB'000 人民幣千元
Operating activities	經營活動			
Profit before income tax	除所得税前溢利		63,395	64,442
Adjustments for:	就下列各項作出調整:			
Amortisation of intangible assets	無形資產攤銷		4,441	3,225
Depreciation	折舊	7	16,238	12,190
(Gain)/Loss on disposal of property,	出售物業、廠房及設備			
plant and equipment	(收益)/虧損		(29)	82
Reversal of provisions for inventories	存貨撥備撥回		(91)	(377)
Provision of allowance on trade and	貿易應收款項及應收票據			
bills receivables, net	撥備淨額		1,544	823
Provision for warranty	保養撥備		6,566	4,579
Interest income	利息收入		(3,271)	(997)
Fair value loss on financial assets at	按公平值計入損益的金融			
fair value through profit or loss	資產公平值虧損		154	1
Unrealised exchange gain, net	未變現匯兑收益淨額		(1,695)	(6,138)
Finance costs	財務成本		11,714	10,536
Operating cash flows before working	營運資金變動前的經營			
capital changes	現金流量		98,966	88,366
Increase in inventories	存貨增加		(1,699)	(5,053)
Increase in trade and other receivables	貿易及其他應收款項增加		(29,933)	(28,889)
Increase in trade and other payables	貿易及其他應付款項增加		831	4,786
Increase/(Decrease) in contract	合約負債增加/(減少)			
liabilities			909	(26)
Decrease in amount due to a related	應付關聯方款項減少			(22)
party				(20)
Cash generated from operations	經營所得現金		69,074	59,164
Income tax paid	已付所得税		(10,725)	(1,568)
Net cash generated from	經營活動所得現金淨額			
operating activities			58,349	57,596

CONSOLIDATED STATEMENT OF CASH FLOWS 綜合現金流量表

For the year ended 31 December 2023 截至2023年12月31日止年度

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			2023	2022
			2023年	2022年
		Note	RMB'000	RMB'000
		附註	人民幣千元	人民幣千元
Investing activities	投資活動			
Acquisition of property, plant and equipment	收購物業、廠房及設備		(132,868)	(84,009)
Acquisition of intangible assets	收購無形資產		(15,963)	(10,903)
Additions of subsequent expenditures on investment property	投資物業的其後支出的增加		_	(1,348)
Interest received	已收利息		3,271	997
Proceeds from disposal of property,	出售物業、廠房及設備			
plant and equipment	所得款項		959	339
Purchase of financial assets at fair	購買按公平值計入損益之			
value through profit or loss	金融資產			(985)
Net cash used in investing activities	投資活動所用現金淨額		(144,601)	(95,909)
Financing activities	融資活動			
Proceeds of bank borrowings	銀行借款所得款項		185,000	162,300
Repayment of bank borrowings	償還銀行借款		(77,539)	(105,300)
Proceeds of other borrowings	其他借款所得款項		30,000	_
Repayment of other borrowings	償還其他借款		(29,968)	(18,367)
Repayment of lease liabilities	償還租賃負債 		(3,871)	(4,840)
Interest paid	已付利息		(11,714)	(10,536)
Listing expenses paid	已付上市開支		_	(19,624)
Increase/(Decrease) in discounted bills financing	貼 垷 祟		3,690	(2.921)
Proceeds from issue of new shares	發行新股份所得款項		5,090	(3,821) 116,906
Transaction costs attributable to issue	發行新股份應佔交易成本			110,900
of new shares	设门机胶顶芯山文勿风 本			(11,534)
Dividends paid to non-controlling	已付非控股權益股息			(11,004)
interests			(202)	_
Dividends paid to equity holders of the	已付本公司權益持有人股息		(===)	
Company			(17,826)	_
Not each from financing activities	融資活動所得現金淨額		77 570	105 194
Net cash from financing activities	<i>쨊 貝 </i>		77,570	105,184
Net (decrease)/increase in cash	現金及現金等價物(減少)/			
and cash equivalents	增加淨額		(8,682)	66,871
Cash and cash equivalents at	年初現金及現金等價物			
beginning of year			85,618	12,609
Effect of foreign exchange rate	匯率變動影響			
changes			1,695	6,138
Cash and cash equivalents at end	年末現金及現金等價物			
of year		20	78,631	85,618

1. GENERAL INFORMATION

1.1 General information

Vanov Holdings Company Limited (the "Company") was incorporated in the Cayman Islands on 5 November 2018 as an exempted company with limited liability under the Companies Act, Cap.22 (Act 3 of 1961, as consolidated and revised) of the Cayman Islands. The address of its registered office is Cricket Square, Hutchins Drive, P.O. Box 2681, Grand Cayman KY1-1111, Cayman Islands and its headquarter is situated at No.519, Section 2, Xinhua Avenue, Chengdu Strait Science and Technology Industry Development Park, Wenjiang District, Chengdu, Sichuan Province, the People's Republic of China (the "PRC").

The Company is an investment holding company and its subsidiaries are principally engaged in the design, manufacture and sales of papermaking felts.

The Company's immediate holding company is Perfect Angle Limited ("Perfect Angle"), a company incorporated in the British Virgin Islands ("BVI"). The Company's ultimate controlling parties are Ms. Shen Genlian and Mr. Zhou Jun, the spouse of Ms. Shen Genlian (together, the "Controlling Shareholders").

The Company's shares were listed on the Main Board of The Stock Exchange of Hong Kong Limited (the "Stock Exchange") on 11 January 2022.

These consolidated financial statements for the year ended 31 December 2023 were approved for issue by the board of directors (the "Board") on 28 March 2024.

2. SUMMARY OF MATERIAL ACCOUNTING POLICIES

2.1 Basis of preparation

These consolidated financial statements have been prepared in accordance with Hong Kong Financial Reporting Standards ("HKFRSs") which collective term includes all applicable individual HKFRSs, Hong Kong Accounting Standards ("HKASs") and Interpretations issued by the Hong Kong Institute of Certified Public Accountants ("HKICPA") and the accounting principles generally accepted in Hong Kong. The consolidated financial statements also comply with the applicable disclosure requirements of the Hong Kong Companies Ordinance and include the applicable disclosure requirements of the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited ("Listing Rules").

1. 一般資料

1.1 一般資料

環龍控股有限公司(「本公司」)於2018年11月 5日根據開曼群島公司法第22章(1961年第3 號法例,經綜合及修訂)在開曼群島註冊成 立為獲豁免有限責任公司,註冊辦事處位 於Cricket Square, Hutchins Drive, P.O. Box 2681, Grand Cayman KY1-1111, Cayman Islands,而其總部位於中華人民共和國(「中 國」)四川省成都市溫江區海峽兩岸科技產 業開發園新華大道二段519號。

本公司為一間投資控股公司,連同其附屬公司主要從事造紙毛毯的設計、製造及銷售。

本公司的直接控股公司為Perfect Angle Limited (「Perfect Angle」),該公司於英屬處 女群島(「英屬處女群島」)註冊成立。本公司 的最終控制方為沈根蓮女士及周駿先生(沈 根蓮女士的配偶)(統稱為「控股股東」)。

本公司股份於2022年1月11日在香港聯合交易所有限公司(「聯交所」)主板上市。

截至2023年12月31日止年度的綜合財務報 表於2024年3月28日經董事會(「董事會」)批 准刊發。

2. 重大會計政策概要

2.1 編製基準

此等綜合財務報表乃按照香港財務報告準則(「香港財務報告準則」)編製。香港財務報告準則」)編製。香港財務報告準則僅為一個統稱,當中包括香港會計師公會(「香港會計師公會」)頒佈的所有適用個別香港財務報告準則、香港會計準則」)及詮釋,以及香港一般公認的會計原則。綜合財務報表亦符合香港公司條例的適用披露規定及包括香港聯合交易所有限公司證券上市規則(「上市規則」)的適用披露規定。

2.1 Basis of preparation (Continued)

The material accounting policies that have been used in the preparation of this consolidated financial statements are summarised below. These policies have been consistently applied to all the years presented unless otherwise stated. The adoption of new or amended HKFRSs and the impacts on the Group's financial statements, if any, are disclosed in Note 2.2.

The consolidated financial statements have been prepared on the historical cost basis except for certain financial assets which are stated at fair values.

It should be noted that accounting estimates and assumptions are used in preparation of the consolidated financial statements. Although these estimates are based on management's best knowledge and judgment of current events and actions, actual results may ultimately differ from those estimates. The areas involving a higher degree of judgment or complexity, or areas where assumptions and estimates are significant to the consolidated financial statements are disclosed in Note 3.

2.2 Adoption of new and amended HKFRSs

New and amended HKFRSs that are effective for annual periods beginning on or after 1 January 2023

In the current year, the Group has applied for the first time the following new and amended HKFRSs issued by the HKICPA, which are relevant to the Group's operations and effective for the Group's consolidated financial statements for the annual period beginning on 1 January 2023:

Amendments to HKAS 1 and HKFRS Practice Statement 2	Disclosure of Accounting Policies
Amendments to HKAS 8	Definition of Accounting Estimates
Amendments to HKAS 12	Deferred Tax related to Assets and Liabilities arising from a Single Transaction
Amendments to HKAS 12	International Tax Reform — Pillar Two Model Rules

The adoption of the new and amended HKFRSs had no material impact on how the results and financial position for the current and prior periods have been prepared and presented.

2. 重大會計政策概要(續)

2.1 編製基準(續)

編製此等綜合財務報表時所採用的重大會 計政策概述於下文。除非另有説明,否則該 等政策已於呈列的所有年度貫徹應用。新 訂或經修訂香港財務報告準則的採用以及 對本集團財務報表的影響(如有)於附註2.2 披露。

綜合財務報表乃按歷史成本基礎編製,惟 若干按公平值呈列的金融資產除外。

務請注意,編製綜合財務報表時會使用會計估計及假設。儘管該等估計乃基於管理 層對目前事件及行動的最佳理解及判斷作出, 惟實際結果最終可能與該等估計有異。涉 及較高程度判斷或複雜性之範圍,或假設 及估計對綜合財務報表而言屬重大之範圍 於附註3披露。

2.2 採用新訂及經修訂香港財務報告準則

於2023年1月1日或之後開始的會計期 間生效的新訂及經修訂香港財務報告 準則

於本年度,本集團首次應用以下由香港會計 師公會頒佈的新訂及經修訂香港財務報告 準則,有關準則與本集團的營運有關及適 用於2023年1月1日開始的年度期間本集團 的綜合財務報表:

香港會計準則第1號及	會計政策的
香港財務報告準則實務	披露
報告第2號(修訂本)	
香港會計準則第8	會計估計的定
號(修訂本)	義
香港會計準則第12號	單一交易產生之
(修訂本)	資產及負債
	之相關遞延
	税項
香港會計準則第12號	國際税務改革
(修訂本)	— 第二支柱
	模型規例

採納新訂及經修訂香港財務報告準則對如 何編製及呈列本期間及過往期間的業績及 財務狀況並無重大影響。

2. SUMMARY OF MATERIAL ACCOUNTING POLICIES (Continued)

2.2 Adoption of new and amended HKFRSs (Continued)

Amendments to HKAS 1 and HKFRS Practice Statement 2 "Disclosure of Accounting Policies"

The amendments to HKAS 1 require entities to disclose material accounting policy information instead of significant accounting policies in its financial statements. Accounting policy information is material if, when considered together with other information included in an entity's financial statements, it can reasonably be expected to influence decisions that the primary users of general purpose financial statements make on the basis of those financial statements. The amendments also provide some guidance on how material policy information are being identified and provide some examples of when accounting policy information is likely to be material.

In March 2021, HKICPA issued HKFRS Practice Statement 2 "Making Materiality Judgements" to provide entities with non-mandatory guidance on how to make materiality judgements when preparing their general purpose financial statements in accordance with HKFRS. HKFRS Practice Statement 2 was subsequently revised to provide guidance and examples on how to apply the concept of materiality to accounting policy disclosures.

The amendments to HKAS 1 are applied by the Group on 1 January 2023 and are applied prospectively. The amendments have no impact on the Group's financial positions and performance but has affected the accounting policies disclosures as set out in note 2 to the consolidated financial statements.

2. 重大會計政策概要(續)

2.2 採用新訂及經修訂香港財務報告準則 (續)

香港會計準則第1號及香港財務報告準 則實務公告第2號(修訂本)「會計政策的 披露」

香港會計準則第1號(修訂本)要求實體於其 財務報表中披露重大會計政策資料而非其 重要的會計政策。倘會計政策資料連同實 體財務報表內其他資料一併考慮,可合理 預期其會影響通用財務報表主要使用者基 於該等財務報表所作出的決定,則該會計 政策資料屬重大。該等修訂本亦就如何識 別重大政策資料提供指引,並舉例説明會 計政策資料何時可能屬重大。

於2021年3月,香港會計師公會頒佈香港財 務報告準則實務公告第2號「作出重大判斷」, 為實體在根據香港財務報告準則編製通用 財務報表時如何作出重大判斷提供非強制 性指引。香港財務報告準則實務公告第2號 隨後作出修訂,以提供有關如何將重大的 概念應用於會計政策披露的指引及示例。

本集團於2023年1月1日應用香港會計準則 第1號(修訂本),且有關修訂本於未來適用。 應用該等修訂本並無對本集團財務狀況及 表現構成影響,惟影響綜合財務報表附註2 所載會計政策的披露。

2. SUMMARY OF MATERIAL ACCOUNTING POLICIES (Continued)

2.2 Adoption of new and amended HKFRSs (Continued)

Amendments to HKAS 8 "Definition of Accounting Estimates"

The amendments clarify how entities should distinguish changes in accounting policies from changes in accounting estimates by introducing a definition for accounting estimates, which is now defined as "monetary amounts in the financial statements that are subject to measurement uncertainty".

Besides, the amendments also clarify the relationship between accounting policies and accounting estimates by specifying that an entity develops an accounting estimate to achieve the objective set out by an accounting policy. Accounting estimates typically involve the use of judgements or assumptions based on latest available reliable information. A change in accounting estimate that results from new information or new development is not correction of an error. Therefore, the effects of a change in an input or a measurement technique used to develop an accounting estimate are changes in accounting estimates if they do not result from the correction of prior period errors. In addition, two illustrative examples are added to illustrate how to apply the new definition of accounting estimates.

The amendments are applied by the Group on 1 January 2023 and are applied prospectively. The amendments have no impact on the consolidated financial statements of the Group.

2. 重大會計政策概要(續)

2.2 採用新訂及經修訂香港財務報告準則 (續)

香港會計準則第8號(修訂本)「會計估計 的定義」

該等修訂本釐清實體應如何區分會計政策 變動與會計估計變動,就此引入對會計估 計的定義。現將會計估計定義為「財務報表 中具有計量不確定性的貨幣金額」。

另外,該等修訂本亦釐清會計政策與會計 估計的關係,説明實體作出會計估計乃為了 實現會計政策所制定的目標。作出會計估 計時一般涉及依賴最新可得且可靠的資訊 以進行判斷或假設。因有任何新資訊或新 發展而造成的會計估計變動並不屬於差錯 更正。因此,用以建立會計估計的輸入資 料或計量技術如有變動,且該變動並非前 期差錯的更正,該變動即屬會計估計變動。 此外,亦新增了兩項釋例,以説明如何應 用會計估計的新定義。

本集團於2023年1月1日應用該等修訂本,且 有關修訂本於未來適用。應用該等修訂本 並無對本集團綜合財務報表構成影響。

2. SUMMARY OF MATERIAL ACCOUNTING POLICIES (Continued)

2.2 Adoption of new and amended HKFRSs (Continued)

Issued but not yet effective HKFRSs

At the date of authorisation of these consolidated financial statements, certain amended HKFRSs have been published but are not yet effective, and have not been adopted early by the Group.

Amendments to HKFRS 10 and HKAS 28	Sale or Contribution of Assets between an Investor and its Associate or Joint Venture ³
Amendments to HKFRS 16	Lease Liability in a Sale and Leaseback ¹
Amendments to HKAS 1	Classification of Liabilities as Current or Non-current and related amendments to Hong Kong Interpretation 5 ¹
Amendments to HKAS 1	Non-current Liabilities with Covenants ¹
Amendments to HKAS 7 and HKFRS 7	Supplier Finance Arrangements ¹

Amendments to HKAS 21 Lack of Exchangeability²

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

- 2 Effective for annual periods beginning on or after 1 January 2025
- 3 Effective date not yet determined

The directors anticipate that all of the pronouncements will be adopted in the Group's accounting policy for the first period beginning on or after the effective date of the pronouncement. Information on amended HKFRSs that are expected to have impact on the Group's accounting policies is provided below. Other amended HKFRSs are not expected to have a material impact on the Group's consolidated financial statements.

2. 重大會計政策概要(續)

2.2 採用新訂及經修訂香港財務報告準則 (續)

已頒佈但尚未生效的香港財務報告準 則

於此等綜合財務報表授權日期,若干經修 訂香港財務報告準則已經頒佈但尚未生效, 本集團亦無提早採納該等經修訂準則。

香港財務報告準則第10號	投資者與其聯營公
及香港會計準則第 28 號	司或合營企業之
(修訂本)	間的資產出售或
	投入3
香港財務報告準則第16號	售後租回之租賃
(修訂本)	負債1
香港會計準則第1號	將負債分類為流動
(修訂本)	或非流動及對
	香港詮釋第5號
	的相關修訂1
香港會計準則第1號	附帶契諾的非流動
(修訂本)	負債1
香港會計準則第7號及	供應商融資安排1
香港財務報告準則	
第 7 號(修訂本)	
香港會計準則第 21 號	缺乏可交換性²
(修訂本)	
	及香港會計準則第28號 (修訂本) 香港財務報告準則第16號 (修訂本) 香港會計準則第1號 (修訂本) 香港會計準則第1號 (修訂本) 香港會計準則第7號及 香港財務報告準則 第7號(修訂本) 香港會計準則第21號

1 於2024年1月1日或之後開始之年度期間生效

- 2 於2025年1月1日或之後開始之年度期間生效
- 3 生效日期尚未確定

董事預期,所有聲明將於本集團於該等聲 明生效日期或之後開始的首個期間的會計 政策中採納。預期經修訂香港財務報告準 則的資料將對本集團會計政策造成的影響 如下。預期其他經修訂香港財務報告準則 不會對本集團之綜合財務報表造成重大影 響。

2.3 Basis of consolidation

The consolidated financial statements incorporate the financial statements of the Company and all its subsidiaries made up to 31 December each year.

Subsidiaries are entities controlled by the Group. The Group controls an entity when the Group is exposed, or has rights, to variable returns from its involvement with the entity and has the ability to affect those returns through its power over the entity. When assessing whether the Group has power over the entity, only substantive rights relating to the entity (held by the Group and others) are considered.

The Group includes the income and expenses of a subsidiary in the consolidated financial statements from the date it gains control until the date when the Group ceases to control the subsidiary.

Intra-group transactions, balances and unrealised gains and losses on transactions between group companies are eliminated in preparing the consolidated financial statements. Where unrealised losses on intra-group asset sales are reversed on consolidation, the underlying asset is also tested for impairment from the Group's perspective. Amounts reported in the financial statements of subsidiaries have been adjusted where necessary to ensure consistency with the accounting policies adopted by the Group.

Non-controlling interests represent the equity on a subsidiary not attributable directly or indirectly to the Company, and in respect of which the Group has not agreed any additional terms with the holders of those interests which would result in the Group as a whole having a contractual obligation in respect of those interests that meets the definition of a financial liability. For each business combination, the Group can elect to measure any non-controlling interests either at fair value or at their proportionate share of the subsidiary's net identifiable assets.

2. 重大會計政策概要(續)

2.3 合併基準

综合財務報表載有本公司及其所有附屬公司截至每年12月31日的財務報表。

附屬公司為本集團所控制的實體。當本集 團承受或享有參與實體所得的可變回報, 且有能力透過其對實體的權力影響該等回 報時,則本集團控制該實體。於評估本集 團對實體是否擁有權力時,僅考慮(由本集 團及他人持有)與實體有關的實質權利。

本集團的綜合財務報表載有附屬公司自本 集團取得其控制權當日起至失去其控制權 當日止期間的收入及開支。

編製綜合財務報表時,集團內公司間交易、 集團內公司間交易的結餘及未變現收益及 虧損會予以對銷。倘集團內公司間資產銷 售的未變現虧損於綜合入賬時撥回,則相 關資產亦從本集團的角度進行減值測試。 附屬公司財務報表的申報金額已作必要調整, 以確保本集團採用的會計政策一致。

非控股權益是指並非由本公司直接或間接 擁有於附屬公司的股權,本集團未有對非 控股權益持有人同意任何符合金融負債定 義的法定義務的額外條款。本集團對各企 業合併可以選擇按附屬公司的可認定淨資 產的公平值或以其相應的比例計量任何非 控股權益。

2.3 Basis of consolidation (Continued)

Non-controlling interests are presented in the consolidated statement of financial position within equity, separately from the equity attributable to the owners of the Company. Non-controlling interests in the results of the Group are presented on the face of the consolidated statement of profit or loss and other comprehensive income as an allocation of the total profit or loss and total comprehensive income for the year between non-controlling interests and the owners of the Company.

Changes in the Group's interests in subsidiaries that do not result in a loss of control are accounted for as equity transactions, whereby adjustments are made to the amounts of controlling interests within consolidated equity to reflect the change in relative interests, but no adjustments are made to goodwill and no gain or loss is recognised.

In the Company's statements of financial position, subsidiaries are carried at cost less any impairment loss unless the subsidiary is held for sale or included in a disposal group. Cost is adjusted to reflect changes in consideration arising from contingent consideration amendments. Cost also includes direct attributable costs of investment.

The results of subsidiaries are accounted for by the Company on the basis of dividends received and receivable at the end of the reporting period. All dividends whether received out of the investee's pre or post-acquisition profits are recognised in the Company's profit or loss.

2. 重大會計政策概要(續)

2.3 合併基準(續)

非控股權益在綜合財務狀況表的權益項目 內區別於本公司擁有人應佔權益而單獨列示。 非控股權益應佔本集團的業績作為本年度 損益及綜合全面收益總額在非控股權益及 本公司擁有人之間分配,並於綜合損益表 及綜合全面收益表中列示。

本集團於附屬公司的權益變動倘不會引致 喪失控制權,則以權益交易入賬,並據此 對綜合權益中控股權益的金額作調整,以 反映相關權益的變動,惟不會調整商譽及 確認盈虧。

除非附屬公司乃持作出售或計入出售組別, 否則於本公司的財務狀況表中,附屬公司 按成本扣除任何減值虧損列賬。調整成本 以反映或然代價修訂產生之代價變動。成 本亦包括投資直接應佔成本。

附屬公司的業績由本公司按報告期末已收 及應收股息為基準入賬。不論所收取股息 是以投資對象的收購前或收購後溢利作出, 全部股息均於本公司的損益中確認。

2.4 Foreign currency translation

The consolidated financial statements is presented in RMB, which is also the functional currency of the Company.

In the individual financial statements of the combined entities, foreign currency transactions are translated into the functional currency of the individual entity using the exchange rates prevailing at the dates of the transactions. At the reporting date, monetary assets and liabilities denominated in foreign currencies are translated at the foreign exchange rates ruling at that date. Foreign exchange gains and losses resulting from the settlement of such transactions and from the reporting date retranslation of monetary assets and liabilities are recognised in the profit or loss.

Non-monetary items carried at fair value that are denominated in foreign currencies are retranslated at the rates prevailing on the date when the fair value was determined. Non-monetary items that are measured in terms of historical cost in a foreign currency are not retranslated (i.e. only translated using the exchange rate at the transaction date). When a fair value gain or loss on a non-monetary item is recognised in profit or loss, any exchange component of that gain or loss is also recognised in profit or loss. When a fair value gain or loss on a non-monetary item is recognised in other comprehensive income, any exchange component of that gain or loss is also recognised in other comprehensive income.

In the consolidated financial statements, all individual financial statements of foreign operations, originally presented in a currency different from the Group's presentation currency, have been converted into RMB. Assets and liabilities have been translated into RMB at the closing rates at the reporting date. Income and expenses have been converted into the RMB at the exchange rates ruling at the transaction dates, or at the average rates over the reporting period provided that the exchange rates do not fluctuate significantly. Any differences arising from this procedure have been recognised in other comprehensive income and accumulated separately in the translation reserve in equity.

2. 重大會計政策概要(續)

的功能貨幣。

2.4 外幣換算

於合併實體的獨立財務報表中,外幣交易 乃按交易當日適用的匯率換算為個別實體 的功能貨幣。於報告日期,以外幣計值的 貨幣資產及負債乃按該日期的匯率換算。 因結算該等交易及於報告日期重新換算的 貨幣資產及負債所產生的外匯損益均於損 益中確認。

综合財務報表以人民幣呈列,人民幣本公司

以外幣計值且按公平值呈列的非貨幣項目 乃按公平值釐定當日適用的匯率重新換算。 按歷史成本以外幣計量的非貨幣項目不作 重新換算(即僅採用交易日期的匯率換算)。 當非貨幣項目的公平值損益於損益確認, 該損益的任何兑換部分亦確認為損益。當 非貨幣項目的公平值損益在其他全面收益 中確認時,該損益的任何交換部分都在其 他全面收益中確認。

於綜合財務報表中,原以本集團呈報貨幣 以外的貨幣呈列的海外業務的所有獨立財 務報表均已換算為人民幣。資產及負債已 按報告日期的收市匯率換算為人民幣。收 入與支出按交易日適用的匯率,或按報告 期間的平均匯率換算為人民幣(假設匯率並 無重大波動)。任何因此程序產生的差額已 於其他全面收益中確認並於權益內的換算 儲備單獨累計。

2.5 Property, plant and equipment

Property, plant and equipment (other than construction-in-progress as described below and cost of right-of-use assets as described in Note 2.13) are initially recognised at acquisition cost (including any cost directly attributable to bringing the assets to the location and condition necessary for them to capable of operating in the manner intended by the Group's management), and subsequently stated at cost less accumulated depreciation and impairment losses, if any.

Construction in progress includes property, plant and equipment in the course of construction for production or for its own use purposes. Construction in progress is carried at cost less any recognised impairment loss. Costs include professional fees and, for qualifying assets, borrowing costs capitalised in accordance with the Group's accounting policy (Note 2.18). Construction in progress is classified to the appropriate category of property, plant and equipment when completed and ready for intended use. Depreciation of these assets, on the same basis as other property assets, commences when the assets are ready for their intended use.

Depreciation on property, plant and equipment is provided to write off the cost less their residual values, if any, over their estimated useful lives, using the straight-line method, at the following rates per annum:

Building	20 years or shorter of the
	lease term
Leasehold improvements	5 years or shorter of the
	lease term
Plant and machinery	5–12 years
Furniture and fixtures	3–5 years
Motor vehicles	5 years

Accounting policy for depreciation of right-of-use assets is set out in Note 2.13.

Estimates of residual values and useful lives are reviewed, and adjusted if appropriate, at each reporting date.

2. 重大會計政策概要(續)

2.5 物業、廠房及設備

物業、廠房及設備(下文所述的在建工程除 外及附註2.13所述的使用權資產成本除外) 最初按收購成本確認(包括將資產移至使資 產能夠按照本集團管理層的預期運作的必 要地點及條件直接歸屬的任何成本),隨後 按成本減去累計折舊及減值虧損後列示(如 有)。

在建工程包括作生產或自用用途的在建物業、 廠房及設備。在建工程按成本扣除任何已 確認減值虧損列賬。成本包括專業費用及(就 合資格資產而言)根據本集團會計政策資本 化的借款成本(附註2.18)。在建工程於落成 及可供作擬定用途時分類至物業、廠房及 設備的適當類別。當資產可供作擬定用途 時,該等資產開始按其他物業資產的相同 基準折舊。

物業、廠房及設備折舊以直綫法於其估計 可使用年期內按下列年率作出撥備,以撇 銷成本減其剩餘價值(如有):

樓宇	20年或租期(以較短者		
	為準)		
租賃裝修	5年或租期(以較短者		
	為準)		
廠房及機器	5至12年		
傢俱及固定裝置	3至5年		
汽車	5年		

使用權資產折舊的會計政策載於附註2.13。

估計剩餘價值及使用年期於各報告日期進 行檢討及於適當時作出調整。

2. SUMMARY OF MATERIAL ACCOUNTING POLICIES (Continued)

2.5 Property, plant and equipment (Continued)

The gain or loss arising on retirement or disposal is determined as the difference between the sales proceeds and the carrying amount of the asset and is recognised in the profit or loss.

Subsequent costs are included in the asset's carrying amount or recognised as a separate asset, as appropriate, only when it is probable that future economic benefits associated with the item will flow to the Group and the cost of the item can be measured reliably. The carrying amount of the replaced part is derecognised. All other costs, such as repairs and maintenance, are charged to the profit or loss during the financial period in which they are incurred.

2.6 Investment properties

Investment properties are land and/or buildings which are owned or held under a leasehold interest (see Note 2.13) to earn rental income and/or for capital appreciation. These include land held for a currently undetermined future use and property that is being constructed or developed for future use as investment property.

Such properties are measured initially at cost. Subsequent to initial recognition, investment properties are stated at cost less accumulated depreciation and accumulated impairment losses, if any. Depreciation is calculated on the straight-line basis over the expected useful life and after taking into account of their estimated residual value. The principal expected useful life for this purpose are as follows:

Building

20 years

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

2. 重大會計政策概要(續)

2.5 物業、廠房及設備(續)

報廢或出售所產生的收益或虧損按出售所 得款項與相關資產的賬面值之間的差額釐 定,並於損益內確認。

後續成本計入資產的賬面值或於適當時確 認為一項個別資產,前提條件為與該項目 相關的未來經濟利益極有可能流入本集團 及該項目成本能可靠計量。終止確認已重 置部分的賬面值。所有其他成本(如維修及 保養成本)於該等成本產生的財務期間自損 益內扣除。

2.6 投資物業

投資物業指根據租賃權益(見附註2.13)擁 有或持作賺取租金收入及/或資本增值的 土地及/或樓宇,包括未確定未來用途的 持有土地以及正在建造或發展以供日後作 投資物業用途的物業。

該等物業按成本初步計量。初步確認之後, 投資物業按成本減累計折舊及累計減值虧 損(如有)列賬。折舊乃以直綫法按預期可 使用年期,並經計及其估計剩餘價值計算。 就此而言,主要的預期可使用年期如下:

樓宇 20年

報廢或出售投資物業的任何收益或虧損於 報廢或出售年度在綜合損益及其他全面收 益表當中予以確認。

2. SUMMARY OF MATERIAL ACCOUNTING POLICIES (Continued)

2.7 Intangible assets (other than goodwill) and research and development activities

Intangible assets (other than goodwill)

Acquired intangible assets are recognised initially at cost. After initial recognition, intangible assets with finite useful lives are carried at cost less accumulated amortisation and any accumulated impairment losses. Amortisation for intangible assets with finite useful lives is provided on straight-line basis over their estimated useful lives. Amortisation commences when the intangible assets are available for use. The following useful lives are applied:

Trademarks	10 years
Computer software and	5 years
operation systems	
Capitalised development	10 years
costs	

Intangible assets with indefinite useful lives (i.e. trademarks) are carried at cost less any subsequent accumulated impairment losses.

The assets' amortisation methods and useful lives are reviewed, and adjusted if appropriate, at each reporting date.

Intangible assets, with finite and indefinite useful lives, are tested for impairment as described below in Note 2.19.

Research and development costs

Costs associated with research activities are expensed in profit or loss as they occur. Costs that are directly attributable to development activities are recognised as intangible assets provided they meet the following recognition requirements:

- demonstration of technical feasibility of the prospective product for internal use or sale;
- there is intention to complete the intangible asset and use or sell it;

2. 重大會計政策概要(續)

2.7 無形資產(不包括商譽)及研發活動

無形資產(不包括商譽)

已收購無形資產初步按成本值確認。於初 步確認後,具有限可使用年期的無形資產 按成本減累計攤銷及任何累計減值虧損列 賬。具有限可使用年期的無形資產於估計 可使用年期內以直線法攤銷。無形資產於 可供使用時開始攤銷。可使用年期的應用 如下:

商標	10年
電腦軟件及	5年
運營系統	
資本化開發成本	10年

具無限可使用年期的無形資產(即商標)按 成本減任何後續累計減值虧損列賬。

資產攤銷法及可使用年期於各報告日期檢 討並於適當時作出調整。

具有限及無限可使用年期的無形資產按下 文附註2.19所述進行減值測試。

研發成本

與研究活動有關的成本乃於其產生時於損 益內支銷。直接歸屬於開發活動的成本乃 確認為無形資產,惟其須符合以下確認規 定:

- 證明開發該供內部使用或銷售的準產
 品技術上可行;
- 有意完成該無形資產並加以使用或將 其出售;

2. SUMMARY OF MATERIAL ACCOUNTING POLICIES (Continued)

2.7 Intangible assets (other than goodwill) and research and development activities (Continued)

Research and development costs (Continued)

- the Group's ability to use or sell the intangible asset is demonstrated;
- the intangible asset will generate probable economic benefits through internal use or sale;
- sufficient technical, financial and other resources are available for completion; and
- the expenditure attributable to the intangible asset can be reliably measured.

Direct costs include employee costs incurred on development activities along with an appropriate portion of relevant overheads. The costs of development of internally generated software, products or knowhow that meet the above recognition criteria are recognised as intangible assets. They are subject to the same subsequent measurement method as acquired intangible assets.

All other development costs are expensed as incurred.

2.8 Financial instruments

Recognition and derecognition

Financial assets and financial liabilities are recognised when the Group becomes a party to the contractual provisions of the financial instrument.

Financial assets are derecognised when the contractual rights to the cash flows from the financial asset expire, or when the financial asset and substantially all of its risks and rewards are transferred. A financial liability is derecognised when it is extinguished, discharged, cancelled or expires.

2. 重大會計政策概要(續)

2.7 無形資產(不包括商譽)及研發活動(續)

研發成本(續)

- 一證明本集團有能力使用或出售該無形 資產;
- 透過內部使用或銷售該無形資產將產
 生可能的經濟利益;
- 具備充足技術、財務及其他資源以供完成;及
- 一 該無形資產的應佔開支能可靠地計量。

直接成本包括因開發活動產生的僱員成本 連同有關日常開支的適當部分。內部生成 的軟件、產品或技術知識並符合上述確認 標準的開發成本均確認為無形資產,並採 用與所收購無形資產相同的後續計量方法。

所有其他開發成本均於產生時支銷。

2.8 金融工具

確認及終止確認

倘本集團成為金融工具合約條文的訂約方, 則確認金融資產及金融負債。

當收取金融資產的現金流量的合約權利屆滿, 或金融資產及金融資產的絕大部分風險及 回報已被轉移時,則終止確認金融資產。 金融負債於其消除、解除、註銷或到期時 終止確認。

2. SUMMARY OF MATERIAL ACCOUNTING POLICIES (Continued)

2.8 Financial instruments (Continued)

Financial assets

Classification and initial measurement of financial assets

Except for those trade receivables that do not contain a significant financing component and are measured at the transaction price in accordance with HKFRS 15, all financial assets are initially measured at fair value, in case of a financial asset not at fair value through profit or loss ("FVTPL"), plus transaction costs that are directly attributable to the acquisition of the financial asset.

Financial assets are classified into the following categories:

- amortised cost;
- FVTPL; or
- fair value through other comprehensive income ("FVOCI").

The classification is determined by both the entity's business model for managing the financial asset; and the contractual cash flow characteristics of the financial asset.

All income and expenses relating to financial assets that are recognised in profit or loss are presented within finance costs, or other income, except for expected credit losses ("ECL") of trade and bills receivables which is presented within administrative and other operating expenses. 2. 重大會計政策概要(續)

2.8 金融工具(續)

金融資產

金融資產的分類及初步計量

除該等不包含重大融資成分且按照香港財務報告準則第15號按交易價格計量的貿易應收款項外,所有金融資產初步按公平值計量,倘如金融資產並非按公平值計入損益(「按公平值計入損益」),加上直接歸屬於收購該金融資產的交易成本。

金融資產分為以下類別:

— 攤銷成本;

- 按公平值計入損益;或
- 按公平值計入其他全面收益(「按公平值 計入其他全面收益」)。

分類乃根據實體管理金融資產的業務模式; 及金融資產的合約現金流量特徵釐定。

與於損益中確認的金融資產有關的所有收 入及開支於財務成本或其他收入內呈列, 惟於行政及其他經營開支內呈列的貿易應 收款項及應收票據的預期信貸虧損(「預期 信貸虧損」)除外。

2. SUMMARY OF MATERIAL ACCOUNTING POLICIES (Continued)

2.8 Financial instruments (Continued)

Subsequent measurement of financial assets

Debt investments

Financial assets at amortised cost

Financial assets are measured at amortised cost if the assets meet the following conditions (and are not designated as FVTPL):

- they are held within a business model whose objective is to hold the financial assets and collect its contractual cash flows; and
- the contractual terms of the financial assets give rise to cash flows that are solely payments of principal and interest on the principal amount outstanding.

After initial recognition, these are measured at amortised cost using the effective interest method. Interest income from these financial assets is included in other income in profit or loss. Discounting is omitted where the effect of discounting is immaterial. The Group's trade and other receivables, amounts due from related parties and cash and cash equivalents fall into this category of financial instruments.

Financial assets at FVTPL

Financial assets that are held within a different business model other than "hold to collect" or "hold to collect and sell' are categorised at FVTPL. Further, irrespective of business model, financial assets whose contractual cash flows are not solely payments of principal and interest are accounted for at FVTPL. All derivative financial instruments fall into this category, except for those designated and effective as hedging instruments, for which the hedge accounting requirements under HKFRS 9 apply. 2. 重大會計政策概要(續)

2.8 金融工具(續)

金融資產的後續計量

債務投資

按攤銷成本計量的金融資產

倘金融資產符合以下條件(且並非指定為按 公平值計入損益),則該資產按攤銷成本計 量:

- 以持有金融資產及收取合約現金流量為
 目的的經營模式下持有的金融資產;及
- 金融資產的合約條款產生的現金流量
 純粹為支付本金及未償還本金的利息。

於初始確認後,該等金融資產使用實際利 率法按攤銷成本計量。來自該等金融資產 的利息收入計入損益中的其他收入。倘貼 現影響微乎其微,則貼現可忽略不計。本集 團的貿易及其他應收款項、應收關聯方款 項以及現金及現金等價物均屬於此類金融 工具。

按公平值計入損益之金融資產

於「持作收取」或「持作收取及出售」以外之 不同業務模型持有之金融資產分類為按公 平值計入損益。此外,不論何種業務模型, 合約現金流並非僅為本金及利息付款之金 融資產入賬列為按公平值計入損益。所有 衍生財務工具屬於此類別,惟指定及有效 作為對沖工具之財務工具除外,該等工具 乃應用香港財務報告準則第9號下之對沖會 計處理規定。

2. SUMMARY OF MATERIAL ACCOUNTING POLICIES (Continued)

2.8 Financial instruments (Continued)

Financial liabilities

Classification and measurement of financial liabilities

The Group's financial liabilities include bank borrowings, other borrowing, lease liabilities, trade and other payables and discounted bills financing.

Financial liabilities (other than lease liabilities) are initially measured at fair value, and, where applicable, adjusted for transaction costs.

Subsequently, financial liabilities (other than lease liabilities) are measured at amortised cost using the effective interest method.

All interest-related charges are included within finance costs.

Accounting policies of lease liabilities are set out in Note 2.13.

Borrowings

Borrowings are recognised initially at fair value, net of transaction costs incurred. Borrowings are subsequently stated at amortised cost; any difference between the proceeds (net of transaction costs) and the redemption value is recognised in profit or loss over the period of the borrowings using the effective interest method.

Borrowings are classified as current liabilities unless the Group has an unconditional right to defer settlement of the liability for at least twelve months after the reporting date.

Other financial liabilities

Other financial liabilities are recognised initially at their fair value and subsequently measured at amortised cost, using the effective interest method.

2. 重大會計政策概要(續)

2.8 金融工具(續)

金融負債

金融負債的分類及計量

本集團金融負債包括銀行借款、其他借款、 租賃負債、貿易及其他應付款項及貼現票 據融資。

金融負債(租賃負債除外)初步按公平值計量, 及(倘適用)就交易成本進行調整。

隨後,金融負債(租賃負債除外)使用實際 利率法按攤銷成本計量。

所有利息相關費用均計入財務成本。

租賃負債的會計政策載於附註2.13。

借款

借款初步按公平值扣除產生的交易成本確認。 借款其後按攤銷成本列賬:借款所得款項(扣 除交易成本)與贖回價值之間的任何差額按 實際利率法於借款期內於損益中確認。

除非本集團有無條件權利將負債的償還期 限遞延至報告日期後最少十二個月,否則 借款分類為流動負債。

其他金融負債

其他金融負債初步按其公平值確認,隨後 採用實際利率法按攤銷成本計量。

2.9 Impairment of financial assets

HKFRS 9's impairment requirements use forward-looking information to recognise ECL — the "ECL model". Instruments within the scope included loans and other debt-type financial assets measured at amortised cost and trade receivables recognised and measured under HKFRS 15.

The Group considers a broader range of information when assessing credit risk and measuring ECL, including past events, current conditions, reasonable and supportable forecasts that affect the expected collectability of the future cash flows of the instrument.

In applying this forward-looking approach, a distinction is made between:

- financial instruments that have not deteriorated significantly in credit quality since initial recognition or that have low credit risk ("Stage 1") and
- financial instruments that have deteriorated significantly in credit quality since initial recognition and whose credit risk is not low ("Stage 2").

"Stage 3" would cover financial assets that have objective evidence of impairment at the reporting date.

"12-month ECL" are recognised for the Stage 1 category while "lifetime ECL" are recognised for the Stage 2 category.

Measurement of the ECL is determined by a probability-weighted estimate of credit losses over the expected life of the financial instrument.

2. 重大會計政策概要(續)

2.9 金融資產減值

香港財務報告準則第9號的減值規定採用更 具前瞻性的資料確認預期信貸虧損—「預 期信貸虧損模式」。屬於該範疇的工具包括 按攤銷成本計量的貸款及其他債務類金融 資產以及根據香港財務報告準則第15號確 認及計量的貿易應收款項。

本集團在評估信貸風險及計量預期信貸虧 損時考慮更廣泛的資料,包括過往事件、 當前狀況、影響工具未來現金流量預期可 收回性的合理且言之有據的預測。

於應用該前瞻性方法時,須對下列各項作 出區別:

- 自初始確認以來信貸質量未顯著惡化
 或信貸風險較低的金融工具(「第一階
 段」);及
- 自初始確認以來信貸質量顯著惡化且
 信貸風險不低的金融工具(「第二階段」)。

「第三階段」將涵蓋於報告日期具有客觀減 值證據的金融資產。

「12個月預期信貸虧損」於第一階段類別內 確認,而「全期預期信貸虧損」於第二階段 類別內確認。

預期信貸虧損的計量於金融工具預計存續 期內按信貸虧損的概率加權估計釐定。

2. SUMMARY OF MATERIAL ACCOUNTING POLICIES (Continued)

2.9 Impairment of financial assets (Continued)

Trade receivables

For trade receivables, the Group applies a simplified approach in calculating ECL and recognises a loss allowance based on lifetime ECL at each reporting date. These are the expected shortfalls in contractual cash flows, considering the potential for default at any point during the life of the financial assets. In calculating the ECL, the Group has established a provision matrix with appropriate groupings and/or individually assessed for debtors with significant balances, that is based on its historical credit loss experience and external indicators, adjusted for forward-looking factors specific to the debtors and the economic environment.

To measure the ECL, trade receivables have been grouped based on shared credit risk characteristics and the days past due.

Other financial assets measured at amortised cost

The Group measures the loss allowance for other receivables equal to 12-month ECL, unless when there has been a significant increase in credit risk since initial recognition, the Group recognises lifetime ECL. The assessment of whether lifetime ECL should be recognised is based on significant increase in the likelihood of risk of default occurring since initial recognition.

In assessing whether the credit risk has increased significantly since initial recognition, the Group compares the risk of default occurring on the financial assets at the reporting date with the risk of default occurring on the financial assets at the date of initial recognition. In making this assessment, the Group considers both quantitative and qualitative information that is reasonable and supportable, including historical experience and forward-looking information that is available without undue cost or effort.

2. 重大會計政策概要(續)

2.9 金融資產減值(續)

貿易應收款項

就貿易應收款項而言,本集團採用簡化方 法計算預期信貸虧損確認虧損撥備。考慮 於全期預期信貸虧損確認虧損撥備。考慮 到金融資產存續期內任何時間點均可能出 現違約事件,該等為合約現金流量的預期 缺口。於計算預期信貸虧損時,本集團已 用適當的分類及/或對有重大餘額的債期 人進行單獨評估,以建立基於其過往信貸 虧損經驗及外部指標的撥備矩陣,並根據 債務人特定前瞻性因素及經濟環境作調整。

於計量預期信貸虧損時,貿易應收款項已 根據共同信貸風險特徵及逾期天數分類。

按攤銷成本計量的其他金融資產

本集團按相等於12個月預期信貸虧損計量 其他應收款項的虧損撥備,除非自初始確 認以來信貸風險大幅增加,則本集團確認 全期預期信貸虧損。評估應否確認全期預 期信貸虧損乃基於自初始確認以來發生違 約風險的可能性的大幅增加。

於評估信貸風險是否自初始確認以來已大 幅增加時,本集團比較金融資產於報告日 期出現違約的風險與該金融資產於初始確 認日期出現違約的風險。作此評估時,本 集團會考慮合理及有理據的定量及定性資料, 包括歷史經驗及毋須花費過度成本或精力 即可獲得的前瞻性資料。

2. SUMMARY OF MATERIAL ACCOUNTING POLICIES (Continued)

2.9 Impairment of financial assets (Continued)

Other financial assets measured at amortised cost (Continued)

In particular, the following information is taken into account when assessing whether credit risk has increased significantly:

- an actual or expected significant deterioration in the financial instrument's external (if available) or internal credit rating;
- significant deterioration in external market indicators of credit risk, e.g. a significant increase in the credit spread, the credit default swap prices for the debtor;
- existing or forecast adverse changes in regulatory, business, financial, economic conditions or technology environment that are expected to cause a significant decrease in the debtor's ability to meet its debt obligations; and
- an actual or expected significant deterioration in the operating results of the debtor.

Irrespective of the outcome of the above assessment, the Group presumes that the credit risk has increased significantly since initial recognition when contractual payments are more than 30 days past due, unless the Group has reasonable and supportable information that demonstrates otherwise.

Despite the aforegoing, the Group assumes that the credit risk on a debt instrument has not increased significantly since initial recognition if the debt instrument is determined to have low credit risk at the end of each reporting period. A debt instrument is determined to have low credit risk if it has a low risk of default, the borrower has strong capacity to meet its contractual cash flow obligations in the near term and adverse changes in economic and business conditions in the longer term may, but will not necessarily, reduce the ability of the borrower to fulfil its contractual cash flow obligations.

- 2. 重大會計政策概要(續)
 - **2.9 金融資產減值**(續)

按攤銷成本計量的其他金融資產(續)

- 尤其是,評估信貸風險是否大幅增加時會 考慮下列資料:
- 金融工具外部(如有)或內部信貸評級的 實際或預期重大惡化;
- 信貸風險的外部市場指標的重大惡化, 例如信貸息差、債務人的信貸違約掉 期價大幅增加;
- 預期將導致債務人履行其債務責任的能 力大幅下降的監管、業務、財務、經濟 狀況或技術環境的現有或預測不利變動; 及
- 債務人經營業績的實際或預期重大惡化。

不論上述評估的結果如何,本集團認為, 當合約付款逾期超過30天,則自初始確認 以來信貸風險已大幅增加,除非本集團有 合理有據的資料證明。

儘管如此,倘於各報告期末釐定債務工具 的信貸風險較低,則本集團假設該債務工 具的信貸風險自初始確認以來並無顯著增 加。倘該債務工具違約風險較低、借款人 近期具充分償付合約現金流量負債的能力 及長期而言經濟及業務狀況的不利變動未 必降低借款人償付合約的現金流量負債的 能力,債務工具被釐定為具有較低的信貸 風險。

2. SUMMARY OF MATERIAL ACCOUNTING POLICIES (Continued)

2.9 Impairment of financial assets (Continued)

Other financial assets measured at amortised cost (Continued)

For internal credit risk management, the Group considers an event of default occurs when (i) information developed internally or obtained from external sources indicates that the debtor is unlikely to pay its creditors, including the Group, in full (without taking into account any collateral held by the Group); (ii) the financial asset is 90 days past due.

Detailed analysis of the ECL assessment of trade receivables and other financial assets measured at amortised cost are set out in Note 36.5.

2.10 Inventories

Inventories are carried at the lower of cost and net realisable value. Cost, which comprises all cost of purchase and, where applicable, other costs that have been incurred in bringing the inventories to their present location and condition, and is determined by using the weighted average method. Net realisable value is the estimated selling price in the ordinary course of business less the estimated cost of completion and applicable selling expenses.

2.11 Cash and cash equivalents

Cash and cash equivalents include cash at bank and in hand, demand deposits with banks and short term highly liquid investments with original maturities of three months or less that are readily convertible into known amounts of cash and which are subject to an insignificant risk of changes in value.

2. 重大會計政策概要(續)

2.9 金融資產減值(續)

按攤銷成本計量的其他金融資產(續)

就內部信貸風險管理而言,本集團認為, 違約事件在(i)內部制訂或來自外界來源的 資料顯示債務人不大可能悉數向債權人(包 括本集團)還款(未計及本集團所持任何抵 押品)時:及(ii)金融資產已逾期90天時發生。

有關貿易應收款項及按攤銷成本計量的其 他金融資產的預期信貸虧損評估的詳細分 析載於附註36.5。

2.10 存貨

存貨以成本與可變現淨值兩者中較低者列 賬。成本包括所有購買成本及(倘適用)將 存貨移至現址及達致現況而產生的其他成 本,並採用加權平均法釐定。可變現淨值 為日常營業過程中的估計售價減估計完工 成本及適用銷售開支。

2.11 現金及現金等價物

現金及現金等價物包括銀行存款及手頭現金、 銀行活期存款及原定到期日為三個月或以下、 可隨時兑換為已知數額現金且價值變動風 險較低的短期高度流動性投資。

2.12 Contract liabilities

A contract liability is recognised when the customer pays consideration before the Group recognises the related revenue (see Note 2.16). A contract liability would also be recognised if the Group has an unconditional right to receive consideration before the Group recognises the related revenue. In such cases, a corresponding receivable would also be recognised (see Note 2.8).

2.13 Lease

Definition of a lease

At inception of a contract, the Group considers whether a contract is, or contains a lease. A lease is defined as 'a contract, or part of a contract, that conveys the right to use an identified asset (the underlying asset) for a period of time in exchange for consideration'. To apply this definition, the Group assesses whether the contract meets three key evaluations which are whether:

- the contracts contains an identified asset, which is either explicitly identified in the contract or implicitly specified by being identified at the time the asset is made available to the Group;
- the Group has the right to obtain substantially all of the economic benefits from use of the identified asset throughout the period of use, considering its rights within the defined scope of the contract; and
- the Group has the right to direct the use of the identified asset throughout the period of use. The Group assess whether it has the right to direct 'how and for what purpose' the asset is used throughout the period of use.

2. 重大會計政策概要(續)

2.12 合約負債

合約負債乃本集團確認相關收益前在客戶 支付代價時確認(見附註2.16)。倘本集團在 本集團確認相關收益前有無條件收取代價 的權利,則亦確認合約負債。在此情況下, 亦會確認相應應收款項(見附註2.8)。

2.13 租賃

租賃定義

於合約訂立時,本集團會考慮一項合約是 否或有無包含租賃。租賃乃定義為一項合 約或合約的一部分,給予權利在一段時間 內使用已識別資產(相關資產)以換取代價。 為應用該定義,本集團評估合約是否符合 三項主要評估:

- 一合約是否包含已識別資產,其於合約中 明確識別或透過於資產可供本集團使 用時識別以暗示方式指定;
- 本集團是否有權於整個使用期取得使 用已識別資產的絕大部分經濟利益,考 慮本集團於合約界定的範圍內的權利;
- 本集團是否有權於整個使用期內主導 使用已識別資產。本集團評估其是否有 權於整個使用期主導資產的「使用方式 及目的」。

2. SUMMARY OF MATERIAL ACCOUNTING POLICIES (Continued)

2.13 Lease (Continued)

Measurement and recognition of leases as a lessee

At lease commencement date, the Group recognises a right-of-use asset and a lease liability on the consolidated statement of financial position. The right-of-use asset is measured at cost, which is made up of the initial measurement of the lease liability, any initial direct costs incurred by the Group, an estimate of any costs to dismantle and remove the underlying asset at the end of the lease, and any lease payments made in advance of the lease commencement date (net of any lease incentives received).

The Group depreciates the right-of-use asset on a straight-line basis from the lease commencement date to the earlier of the end of the useful life of the right-of-use assets or the end of the lease term unless the Group is reasonably certain to obtain ownership at the end of the lease term. The Group also assesses the right-of-use asset for impairment when such indicator exists.

At the commencement date, the Group measures the lease liability at the present value of the lease payments unpaid at that date, discounted using the interest rate implicit in the lease or, if that rate cannot be readily determined, the Group's incremental borrowing rate.

Lease payments included in the measurement of the lease liability are made up of fixed payments (including in-substance fixed payments) less any lease incentives receivable, variable payments based on an index or rate, and amounts expected to be payable under a residual value guarantee.

Subsequent to initial measurement, the liability will be reduced for lease payments made and increased for interest cost on the lease liability. It is remeasured to reflect any reassessment or lease modification, or if there are changes in in-substance fixed payments.

2. 重大會計政策概要(續)

2.13 租賃(續)

作為承租人計量及確認租賃

於租賃開始日期,本集團於綜合財務狀況 報表確認使用權資產及租賃負債。使用權 資產按成本計量,成本由租賃負債初始計 量、本集團產生任何初始直接成本、任何 於租賃屆滿時拆卸及移除相關資產的成本 估計及任何於租賃開始日期前作出的預付 租賃款項(減任何已收取的租賃優惠)組成。

本集團將使用權資產由租賃開始日期至使 用權資產使用年期完結前或租賃年期屆滿(除 本集團合理肯定於租賃年期屆滿時取得擁 有權外)時(以較早者為準)按直綫法折舊。 本集團亦於該等指標出現時評估使用權資 產減值。

於開始日期,本集團按當日未支付租賃付款 之現值計量租賃負債,並使用租賃中隱含 的利率予以貼現,或倘該利率不容易釐定, 則採用本集團的增量借賃利率予以貼現。

計量租賃負債計入的租賃付款為固定付款(包 括實物固定付款)減任何應收租賃優惠、按 指數或價格計量的可變付款及根據剩餘價 值保證應付的預期金額。

於初始計量後,負債將按已付租賃付款減少, 並按租賃負債利息成本增加。其將重新計 量為反映任何重新評估或租賃修訂、或倘 實物固定付款出現變動。

2. SUMMARY OF MATERIAL ACCOUNTING POLICIES (Continued)

2.13 Lease (Continued)

Measurement and recognition of leases as a lessee (Continued)

For lease modification that is not accounted for as a separate lease, the Group remeasures the lease liability based on the lease term of the modified lease by discounting the revised lease payments using a revised discount rate at the effective date of modification. The only exception is any rent concessions which arose as a direct consequence of the COVID-19 pandemic and which satisfied the conditions set out in paragraph 46B of HKFRS 16 "Leases". In such cases, the Group took advantage of the practical expedient set out in paragraph 46A of HKFRS 16 and recognised the change in consideration as if it were not a lease modification.

When the lease is remeasured, the corresponding adjustment is reflected in the right-of-use asset, or profit and loss if the right-of-use asset is already reduced to zero.

The Group has elected to account for short-term leases using the practical expedients. Instead of recognising a right-of-use asset and lease liability, the payments in relation to these leases are recognised as an expense in profit or loss on a straight-line basis over the lease term. Short-term leases are leases with a lease term of 12 month or less.

Right-of-use assets that do not meet the definition of investment property have been included in property, plant and equipment. The prepaid lease payments for leasehold land are presented as "land lease prepayment" under non-current assets.

Refundable rental deposits paid are accounted for under HKFRS 9 and initially measured at fair value. Adjustments to fair value at initial recognition are considered as additional lease payments and included in the cost of right-of-use assets.

2. 重大會計政策概要(續)

2.13 租賃(續)

作為承租人計量及確認租賃(續)

就未作為單獨租賃入賬的租賃修改而言, 本集團按透過使用修改生效日期的經修訂 貼現率貼現經修訂租賃付款的經修改租賃 的租期重新計量租賃負債。唯一的例外是 因新型冠狀病毒疫情而直接產生的任何租 金優惠,而其符合香港財務報告準則第16號 「租賃」第46B段所載的條件。在該等情況 下,本集團利用香港財務報告準則第16號 第46A段所載的實際權宜方法,確認代價 變動,猶如其並非租賃修改。

當租賃重新計量時,相關的調整將反映於 使用權資產,或倘使用權資產已減至零時 於損益中反映。

本集團選擇使用可行權宜處理短期租賃入 賬。有關該等租賃的付款於租期內按直線 法於損益中確認為開支,而非確認使用權 資產及租賃負債。短期租賃為租期為12個 月或以下的租賃。

不符合投資物業定義的使用權資產已計入 物業、廠房及設備。租賃土地的預付租賃 付款於非流動資產項下呈列為「土地租賃預 付款項」。

已支付的可退還租賃按金根據香港財務報告準則第9號入賬並按公平值初始計量。對 初始確認的公平值作出的調整被視為額外 租賃付款並計入使用權資產成本。

2. SUMMARY OF MATERIAL ACCOUNTING POLICIES (Continued)

2.13 Lease (Continued)

Measurement and recognition of leases as a lessor

As a lessor, the Group classifies its leases as either operating or finance leases.

A lease is classified as a finance lease if it transfers substantially all the risks and rewards incidental to ownership of the underlying asset, and classified as an operating lease if it does not.

The Group also earns rental income from operating leases of its investment properties. Rental income is recognised on a straight-line basis over the term of the lease.

For a transfer that does not satisfy requirements as a sale in accordance with HKFRS 15, the transaction is in substance a financing arrangement under HKFRS 9. Therefore, the Group as a seller-lessee accounts for the proceeds received as "other borrowings" within the scope of HKFRS 9.

2.14 Provisions and contingent liabilities

Provisions are recognised when the Group has a present obligation (legal or constructive) as a result of a past event, and it is probable that an outflow of economic benefits will be required to settle the obligation and a reliable estimate of the amount of the obligation can be made. Where the time value of money is material, provisions are stated at the present value of the expenditure expected to settle the obligation.

All provisions are reviewed at each reporting date and adjusted to reflect the current best estimate.

2. 重大會計政策概要(續)

2.13 租賃(續)

作為出租人計量及確認租賃

作為出租人,本集團將其租賃分類為經營 租賃或融資租賃。

當租賃轉移相關資產擁有權附帶的絕大部 分風險及回報時,則該租賃分類為融資租賃; 否則分類為經營租賃。

本集團通過其投資物業的經營租賃賺取租 金收入。租金收入按租期以直線法予以確 認。

就不符合香港財務報告準則第15號銷售規 定的轉讓而言,交易實質為香港財務報告 準則第9號項下的融資安排。因此,本集團 作為賣方 — 承租人所收取的所得款項符合 香港財務報告準則第9號的「其他借款」。

2.14 撥備及或然負債

倘本集團因過往事件而承擔現時責任(法定 或推定),而履行該責任很可能需要有經濟 利益的流出,且能可靠地估計有關責任的 金額,則確認撥備。倘金額的時間價值重 大,則撥備乃按預期履行責任所需開支的 現值列賬。

所有撥備乃於各報告日期審核並作出調整 以反映目前最佳估計。

2. SUMMARY OF MATERIAL ACCOUNTING POLICIES (Continued)

2.14 Provisions and contingent liabilities (Continued)

Where it is not probable that an outflow of economic benefits will be required, or the amount cannot be estimated reliably, the obligation is disclosed as a contingent liability, unless the probability of outflow of economic benefits is remote. Possible obligations, whose existence will only be confirmed by the occurrence or non-occurrence of one or more future uncertain events not wholly within the control of the Group, are also disclosed as contingent liabilities unless the probability of outflow of economic benefits is remote.

2.15 Share capital

Ordinary shares are classified as equity. Share capital is recognised at the amount of consideration of shares issued, after deducting any transaction costs associated with the issuing of shares (net of any related income tax benefit) to the extent they are incremental costs directly attributable to the equity transaction.

2.16 Revenue recognition

Revenue is recognised to depict the transfer of promised goods and services to customers in an amount that reflect the consideration to which the Group expects to be entitled in exchange for those goods and services. Specially, the Group uses a 5-step approach for revenue recognition.

Step 1:	Identify the contract(s) with a customer	第 1 步:	識別與客戶的合約
Step 2:	Identify the performance obligations in the contract	第 2 步:	識別合約中的履約責任
Step 3:	Determine the transaction price	第 3 步:	釐定交易價
Step 4:	Allocate the transaction price to the performance obligations in the contract	第 4 步:	就合約中的履約責任分配交易價
Step 5:	Recognise revenue when (or as) the entity satisfies a performance obligation	第5步:	當(或在)實體達成履約責任時確 認收益

2. 重大會計政策概要(續)

2.14 撥備及或然負債(續)

倘經濟利益流出的可能性不大,或金額無 法可靠估計,該責任乃披露為或然負債,除 非經濟利益流出的可能性極低則另作別論。 除非經濟利益流出的可能性極低,否則視 乎某宗或多宗並非完全在本集團控制範圍 內的未來事件是否發生方可確定是否存在 的潛在責任,亦會披露為或然負債。

2.15 股本

普通股乃分類為權益。倘交易成本為股本 交易直接應佔的遞增成本,則股本按已發 行股份的代價金額確認,當中扣除與發行 股份相關的任何交易成本(扣除任何相關所 得税利益)。

2.16 收益確認

收益乃確認以説明向客戶轉讓已承諾貨品 及服務,其金額反映本集團預期就交換該 等貨品及服務而有權獲得的代價。具體而言, 本集團採用5步法進行收益確認。

2. SUMMARY OF MATERIAL ACCOUNTING POLICIES (Continued)

2.16 Revenue recognition (Continued)

The Group recognises revenue when (or as) a performance obligation is satisfied, i.e. when "control" of the goods or services underlying the particular performance obligation is transferred to the customer.

Control of the goods or services may be transferred over time or at a point in time. Control of the goods or services is transferred over time if:

- the customer simultaneously receives and consumes the benefits provided by the entity's performance as the Group performs;
- the Group's performance creates and enhances an asset that customer controls as the Group performs; or
- the Group's performance does not create an asset with an alternative use to the Group and the Group has an enforceable right to payment for performance completed to date.

If control of the goods or services transfers over time, revenue is recognised over the period of the contract by reference to the progress toward complete satisfaction of that performance obligation. Otherwise, revenue is recognised at a point in time when the customer obtains control of the goods or services.

Revenue from sales of papermaking felts products are recognised at a point in time when the legal title of the finished good is transferred and the Group has present right to payment and the collection of the consideration is probable. This is usually taken as the time when the goods are delivered and the customer has accepted the goods.

Sales-related warranties associated with papermaking felts cannot be purchased separately and are served as an assurance that the products sold comply with agreed-upon specifications (i.e. assurance-type warranties). Accordingly, the Group accounts for warranties in accordance with HKAS 37 "Provisions, Contingent Liabilities and Contingent Assets".

2. 重大會計政策概要(續)

2.16 收益確認(續)

當(或在)達成履約責任時,即當特定履約 責任相關的貨品或服務的「控制權」轉移予 客戶時,本集團即確認收益。

對貨品或服務的控制權可隨時間或於某時 間點轉移。倘出現以下情況,貨品或服務 的控制權將隨時間轉移:

- 客戶於本集團履約時同時接受及使用實 體履約所提供的利益;
- 一 於本集團履約時創造及加強客戶所控 制的資產;或
- 當本集團履約時並無創造可由本集團另 作他用的資產,且本集團對迄今完成的 履約付款具有可強制執行的權利。

倘對貨品或服務的控制權隨時間轉移,則 收益乃參照履約責任圓滿完成的進度於合 約期間確認。否則,收益於客戶獲得對貨 品或服務的控制權的時間點確認。

銷售造紙毛毯產品的收益於轉移成品的法 定所有權的時間點,且本集團擁有收取款 項之現有權利並極有可能收取代價時確認。 此通常被視為貨品交付及客戶接收貨品的 時間。

與造紙毛毯有關的銷售相關保養不能單獨 購買,並作為所售產品符合商定規格(即保 證型保養)的保證。因此,本集團根據香港 會計準則第**37**號「撥備、或然負債及或然資 產」入賬列作擔保。

2. SUMMARY OF MATERIAL ACCOUNTING POLICIES (Continued)

2.16 Revenue recognition (Continued)

Rental income from letting the Group's investment property is recognised on a straight-line basis over the lease term.

Interest income is recognised on a time proportion basis using the effective interest rate method.

2.17 Government grants

Grants from the government are recognised at their fair value where there is a reasonable assurance that the grant will be received and the Group will comply with all attached conditions. Government grants are deferred and recognised in profit or loss over the period necessary to match them with the costs that the grants are intended to compensate. Government grants relating to the purchase of assets are deducted from the carrying amount of the asset and consequently are effectively recognised in profit or loss over the useful life of the asset by way of reduced depreciation expense.

Government grants relating to income is presented in gross under "Other income" in the consolidated statement of profit or loss and other comprehensive income.

2.18 Borrowing costs

Borrowing costs incurred, net of any investment income earned on the temporary investment of the specific borrowings, for the acquisition, construction or production of any qualifying asset are capitalised during the period of time that is required to complete and prepare the asset for its intended use. A qualifying asset is an asset which necessarily takes a substantial period of time to get ready for its intended use or sale. Other borrowing costs are expensed when incurred.

Borrowing costs are capitalised as part of the cost of a qualifying asset when expenditure for the asset is being incurred, borrowing costs are being incurred and activities that are necessary to prepare the asset for its intended use or sale are being undertaken. Capitalisation of borrowing costs ceases when substantially all the activities necessary to prepare the qualifying asset for its intended use or sale are complete.

2.16 收益確認(續)

租賃本集團投資物業所得的租金收入按租 期以直線法予以確認。

利息收入使用實際利率法按時間比例確認。

2.17 政府撥款

倘能夠合理地保證政府撥款將可收取,且 本集團將遵守所有附帶條件,來自政府的 撥款按其公平值確認。政府撥款遞延入賬, 並按擬補償的成本配合其所需期間於損益 確認。有關購買資產的政府撥款從資產的 賬面金額中扣除,因此通過減少折舊開支 在資產的使用年限內於損益中有效確認。

與收入相關的政府撥款乃於綜合損益及其 他全面收益表內「其他收入」項內合計呈列。

2.18 借款成本

收購、建設或製造任何合資格資產所產生的借款成本(扣除於特定借款暫時投資所得的任何投資收入),於完成建設及將資產達 致擬定用途所需時間期限內資本化。合資 格資產為需要長時間達到擬定用途或銷售 狀況的資產。其他借貸成本於產生時支銷。

借款成本作為合資格資產成本的一部分, 於資產產生開支、產生借款成本及使資產 投入擬定用途或銷售所需的準備工作進行 期間資本化。在使合資格資產投入擬定用 途或銷售所需的絕大部分準備工作完成後, 不再將借款成本資本化。

2.19 Impairment of non-financial assets

Property, plant and equipment (including right-of-use assets), investment property, intangible assets, land lease prepayment and investments in subsidiaries in the Company's statements of financial position are subject to impairment testing. Intangible assets with indefinite useful lives and that are not yet available for use are tested for impairment at least annually, irrespective of whether there is any indication that they are impaired. Others are tested for impairment whenever there are indications that the asset's carrying amount may not be recoverable.

An impairment loss is recognised as an expense immediately for the amount by which the asset's carrying amount exceeds its recoverable amount. Recoverable amount is the higher of fair value, reflecting market conditions less costs of disposal, and value in use. In assessing value in use, the estimated future cash flows are discounted to their present value using a pre-tax discount rate that reflects current market assessment of time value of money and the risk specific to the asset.

For the purposes of assessing impairment, where an asset does not generate cash inflows largely independent from those other assets, the recoverable amount is determined for the smallest group of assets that generate cash inflows independently (i.e. a cash-generating unit). As a result, some assets are tested individually for impairment and some are tested at cash-generating unit level.

Impairment loss is charged pro rata to the assets in the cash generating unit, except that the carrying value of an asset will not be reduced below its individual fair value less cost of disposal, or value in use, if determinable.

An impairment loss is reversed if there has been a favourable change in the estimates used to determine the asset's recoverable amount and only to the extent that the asset's carrying amount does not exceed the carrying amount that would have been determined, net of depreciation or amortisation, if no impairment loss had been recognised.

2. 重大會計政策概要(續)

2.19 非金融資產減值

在本公司財務狀況表的物業、廠房及設備(包括使用權資產)、投資物業、無形資產、土 地租賃預付款項及於附屬公司的投資須進 行減值測試。尚未可供使用的具無限可使 用年期的無形資產不論有否出現減值蹟象 均須每年進行減值測試。當有蹟象顯示其 他資產的賬面值可能無法收回時,則對有 關其他資產進行減值測試。

減值虧損按資產之賬面值超出其可收回金額的差額,即時確認為開支。可收回金額為公平值(反映市場狀況減出售成本)與使 用價值兩者中的較高者。於評估使用價值時,估計未來現金流量以税前貼現率貼現 至現值,以反映現時市場對金錢時間值及 該資產的特定風險的評估。

為評估減值,倘資產未能產生很大程度上 獨立於其他資產的現金流入,可收回金額 則按獨立產生現金流入的最小組別資產(即 現金產生單位)釐定。因此,部分資產個別 進行減值測試,另有部分資產則按現金產 生單位水平測試。

減值虧損乃按比例計入現金產生單位內的 資產,惟資產賬面值不會減少至低於其個 別公平值減銷售或使用價值(倘可予釐定) 則除外。

倘用以釐定資產可收回金額的估計出現有 利變動,減值虧損予以撥回,並僅以資產 賬面值不超過在並無確認減值虧損的情況 下應予釐定的賬面值(扣除折舊或攤銷)為 限。
2. SUMMARY OF MATERIAL ACCOUNTING POLICIES (Continued)

2.20 Employee benefits

Retirement benefits

In accordance with the rules and regulations in the PRC, the PRC based employees of the Group participate in various defined contributions retirement benefit plans organised by the relevant municipal and provincial governments in the PRC under which the Group and the PRC based employees are required to make monthly contributions to these plans calculated as a percentage of the employees' salaries, subject to a certain ceiling.

The municipal and provincial governments undertake to assure the retirement benefit obligations of all existing and future retired PRC based employees payable under the plans described above. Other than the monthly contributions, the Group has no further obligation for the payment of retirement and other post-retirement benefits of its employees. The assets of these plans are held separately from those of the Group in independently administrated funds managed by the PRC government.

The contributions are recognised as employee benefit expenses when they are due.

Short-term employee benefits

Employee entitlements to annual leave are recognised when they accrue to employees. A provision is made for the estimated liability for annual leave as a result of services rendered by employees up to the reporting date.

Non-accumulating compensated absences such as sick leave and maternity leave are not recognised until the time of leave.

2. 重大會計政策概要(續)

2.20 僱員福利

退休福利

根據中國的規則及法規,本集團的中國僱員參與由中國相關市級及省級政府組織的 各類界定供款退休福利計劃,據此本集團 及中國僱員須按僱員薪金的計算比例(不超 過上限)按月向該等計劃供款。

市級及省級政府承諾確保根據上述計劃中 應付的所有現時及未來已退休中國僱員的 退休福利責任。除每月供款外,本集團並 無向其僱員支付退休及其他退休後福利的 其他責任。該等計劃的資產由中國政府管 理的獨立管理基金保管,與本集團的資產 分開持有。

供款於到期時確認為僱員福利開支。

短期僱員福利

僱員應得的年假於其應享有時確認。就截 至報告日期僱員已提供服務所產生的年假 的估計負債計提撥備。

病假及產假等非累計有薪休假於正式告假 時方予以確認。

2. SUMMARY OF MATERIAL ACCOUNTING POLICIES (Continued)

2.21 Accounting for income taxes

Income tax comprises current tax and deferred tax.

Current income tax assets and/or liabilities comprise those obligations to, or claims from, fiscal authorities relating to the current or prior reporting period, that are unpaid at the reporting date. They are calculated according to the tax rates and tax laws applicable to the fiscal periods to which they relate, based on the taxable profit for the year. All changes to current tax assets or liabilities are recognised as a component of tax expense in the profit or loss.

Deferred tax is calculated using the liability method on temporary differences at the reporting date between the carrying amounts of assets and liabilities in the consolidated financial statements and their respective tax bases. Deferred tax liabilities are generally recognised for all taxable temporary differences. Deferred tax assets are recognised for all deductible temporary differences, tax losses available to be carried forward as well as other unused tax credits, to the extent that it is probable that taxable profit, including existing taxable temporary differences, will be available against which the deductible temporary differences, unused tax losses and unused tax credits can be utilised.

Deferred tax assets and liabilities are not recognised if the temporary difference arises from initial recognition of assets and liabilities in a transaction that affects neither taxable nor accounting profit or loss and does not give rise to equal taxable and deductible temporary differences.

Deferred tax liabilities are recognised for taxable temporary differences arising on investments in subsidiaries, except where the Group is able to control the reversal of the temporary differences and it is probable that the temporary differences will not reverse in the foreseeable future.

2. 重大會計政策概要(續)

2.21 所得税會計處理

所得税包括當期税項及遞延税項。

當期所得税資產及/或負債包括就目前或 以往報告期(且於報告日尚未繳付)向財政部 門履行的責任或其提出的申索,乃基於年內 應課税溢利,根據有關財政期間適用的税 率及税法計算。當期税項資產或負債的所 有變動均於損益確認為税項開支的一部分。

遞延税項採用負債法就於報告日期綜合財 務報表中資產及負債的賬面值與其各自税 基間的暫時差額計算。遞延税項負債一般 按所有應課税暫時差額確認。遞延税項資 產則一般按所有可扣税暫時差額、可結轉 税項虧損以及其他未動用税項抵免確認, 惟以可能錄得應課税溢利(包括現有應課税 暫時差額)用作抵銷可扣税暫時差額、未動 用税項虧損及未動用税項抵免為限。

倘暫時差額來自交易(不影響應課税或會計 溢利或虧損,亦不會產生相等應課税及可 扣税暫時差額)中初步確認的資產及負債, 則不會確認遞延税項資產及負債。

於附屬公司的投資所產生的應課税暫時差 額確認為遞延税項負債,惟倘本集團可以 控制暫時差額的撥回,而暫時差額可能不 會於可預見將來撥回則除外。

2. SUMMARY OF MATERIAL ACCOUNTING POLICIES (Continued)

2.21 Accounting for income taxes (Continued)

For leasing transactions in which the tax deductions are attributable to the lease liabilities, the Group applies the requirements in HKAS 12 to the lease liabilities and the related assets separately. The Group recognises a deferred tax asset related to the lease liabilities to the extent that it is probable that taxable profit will be available against which the deductible temporary difference can be utilised and a deferred tax liability for all taxable temporary differences.

Deferred tax is calculated, without discounting, at tax rates that are expected to apply in the period the liability is settled or the asset realised, provided they are enacted or substantively enacted at the reporting date.

Changes in deferred tax assets or liabilities are recognised in the profit or loss, or in other comprehensive income or directly in equity if they relate to items that are charged or credited to other comprehensive income or directly in equity.

Current tax assets and current tax liabilities are presented in net if, and only if,

- (a) the Group has the legally enforceable right to set off the recognised amounts; and
- (b) intends either to settle on a net basis, or to realise the asset and settle the liability simultaneously.

The Group presents deferred tax assets and deferred tax liabilities in net if, and only if,

(a) the entity has a legally enforceable right to set off current tax assets against current tax liabilities; and

2. 重大會計政策概要(續)

2.21 所得税會計處理(續)

就税項扣減歸屬於租賃負債的租賃交易而言, 本集團對租賃負債及相關資產分別應用香 港會計準則第12號的規定。倘可能出現可 利用暫時差額扣税的應課税溢利,本集團 就租賃負債確認遞延税項資產,並就所有 應課税暫時差額確認遞延税項負債。

遞延税項按於報告日期已經或大致上已實 施預期於償付負債或變現資產期間適用的 税率計算,毋須貼現。

倘遞延税項資產或負債的變動與自其他全 面收益或直接於權益中扣除或計入的項目 有關,則該等遞延税項資產或負債的變動 於損益或於其他全面收益或直接於權益內 確認。

當期税項資產及當期税項負債僅在以下情 況以淨額呈列:

- (a) 本集團依法有強制執行權可以抵銷確 認金額;及
- (b) 擬以淨額基準結算,或變現該資產,同時結清該負債。

本集團僅在以下情況以淨額呈列遞延税項 資產及遞延税項負債:

(a) 該實體依法有強制執行權可以將當期 税項資產與當期税項負債對銷;及

2. SUMMARY OF MATERIAL ACCOUNTING POLICIES (Continued)

2.21 Accounting for income taxes (Continued)

- (b) the deferred tax assets and the deferred tax liabilities relate to income taxes levied by the same taxation authority on either:
 - (i) the same taxable entity; or
 - (ii) different taxable entities which intend either to settle current tax liabilities and assets on a net basis, or to realise the assets and settle the liabilities simultaneously, in each future period in which significant amounts of deferred tax liabilities or assets are expected to be settled or recovered.

2.22 Related parties

For the purposes of these consolidated financial statements, a party is considered to be related to the Group if:

- (a) the party is a person or a close member of that person's family and if that person:
 - (i) has control or joint control over of the Group;
 - (ii) has significant influence over the Group; or
 - (iii) is a member of the key management personnel of the Group or of a parent of the Group.
- (b) the party is an entity and if any of the following conditions applies:
 - (i) the entity and the Group are members of the same group.
 - (ii) one entity is an associate or joint venture of the other entity (or an associate or joint venture of a member of a group of which the other entity is a member).
 - (iii) the entity and the Group are joint ventures of the same third party.

2. 重大會計政策概要(續)

2.21 所得税會計處理(續)

- (b) 遞延税項資產及遞延税項負債是關於 同一税務機關就以下任何一項所徵收的 所得税:
 - (i) 同一應課税實體;或
 - (ii) 計劃於各未來期間(而預期在有關 期間內將結清或收回巨額的遞延税 項負債或資產)以淨額基準結算當 期税項負債及資產或同時變現資產 及結清負債的不同應課税實體。

2.22 關聯方

就本綜合財務報表而言,倘下列情況適用, 則一方被視為與本集團相關連:

- (a) 該方為一名人士或該名人士的近親家族 成員且倘該人士:
 - (i) 對本集團有控制權或共同控制權;
 - (ii) 對本集團有重大影響力;或
 - (iii) 為本集團或本集團母公司主要管理 層成員。
- (b) 該方為一個實體且倘下列情況適用:
 - (i) 該實體及本集團屬同一集團的成員。
 - (ii) 一個實體為另一實體的聯營公司或 合資公司(或為某一集團的成員的 聯營公司或合資公司,而該另一實 體為此集團的成員)。
 - (iii) 該實體及本集團皆為相同第三方的 合資公司。

2. SUMMARY OF MATERIAL ACCOUNTING POLICIES (Continued)

2.22 Related parties (Continued)

- (b) the party is an entity and if any of the following conditions applies: (Continued)
 - (iv) one entity is a joint venture of a third entity and the other entity is an associate of the third entity.
 - (v) the entity is a post-employment benefit plan for the benefit of employees of either the Group or an entity related to the Group.
 - (vi) the entity is controlled or jointly controlled by a person identified in (a).
 - (vii) a person identified in (a)(i) has significant influence over the entity or is a member of the key management personnel of the entity (or of a parent of the entity).
 - (viii) the entity, or any member of a company of which it is a part, provides key management personnel services to the Group or to the parent of the Group.

Close members of the family of a person are those family members who may be expected to influence, or be influenced by, that person in their dealings with the entity.

2.23 Segment reporting

The Group identifies operating segments and prepares segment information based on the regular internal financial information reported to the chief operating decision maker ("CODM") for their decisions about resources allocation to the Group's business components and for their review of the performance of those components.

2. 重大會計政策概要(續)

2.22 關聯方(續)

- (b) 該方為一個實體且倘下列情況適用: (續)
 - (iv) 一個實體為第三實體的合資公司及 另一實體為第三實體的聯營公司。
 - (v)該實體乃為本集團或與本集團有關 連的實體的僱員福利而設的離職後 福利計劃。
 - (vi) 該實體受(a)所識別的人士控制或共 同控制。
 - (vii) 於(a)(i)所識別的人士對實體有重大 影響,或為該實體(或實體的母公司) 主要管理層成員。
 - (viii) 該實體或其所屬公司的任何成員, 向本集團或本集團的母公司提供主 要管理人員服務。

有關人士的近親家族成員為預期於實體交 易時將影響該人士或受該人士影響的家族 成員。

2.23 分部呈報

本集團識別經營分部,並根據定期呈報予 主要經營決策者(「主要經營決策者」)以供彼 等決定本集團業務部分的資源分配及審閲 該等部分表現的內部財務資料編製分部資 料。

3. CRITICAL ACCOUNTING ESTIMATES AND JUDGMENTS

3.1 Sources of estimation uncertainty

The Group makes estimates and assumptions concerning the future. The resulting accounting estimates will, by definition, seldom equal the related actual results. The estimates and assumptions that have a significant risk of causing a material adjustment to the carrying amounts of assets and liabilities within the next financial year are discussed below:

Warranty provision

The Group provides warranty to certain customers. The provision for warranty is estimated based on expected warranty work to be performed for goods under the warranty period and labor charges expected to be incurred. As historical maintenance and service record may not resemble the future maintenance and service of the products sold, differences between the actual amount and the estimated amount of this provision may affect future profit or loss. The carrying amount of the Group's warranty provision at the end of each reporting period is set out in Note 22 to the consolidated financial statements.

Estimation of impairment of trade and other receivables

The Group follows the guidance of HKFRS 9 to determine when a receivable is impaired. In making this estimation and judgment, the Group evaluate, among other factors, the ageing analysis of receivables, the financial healthiness and collection history of the individual debtors and expected future change of credit risks, including the consideration of factors such as general economy measure, existing market conditions and change in macro-economic indicators, etc at the end of each reporting period as set out in Note 36.5.

The carrying amount of the Group's trade and other receivables as at 31 December 2023 amounted to approximately RMB207,615,000 (2022: RMB181,894,000) and ECL allowance amounted to approximately RMB5,436,000 (2022: RMB4,312,000). Details of the trade and other receivables are disclosed in Note 18 to the consolidated financial statements.

3. 關鍵會計估計及判斷

3.1 估計不明朗因素的來源

本集團對未來作出估計及假設。就會計估計的結果而言,顧名思義,絕少會與有關 實際結果相同。有極高風險導致下個財政 年度的資產及負債的賬面值出現重大調整 的估計及假設討論如下:

保養撥備

本集團為若干客戶提供保養。保養撥備乃 根據保養期內就貨品進行的預期保養工作 及預計將產生的勞工費用估計。由於過往 維護及服務記錄未必與已售出產品的未來 維護及服務相同,該撥備的實際金額與估 計金額的差異可能會影響未來損益。本集 團於各報告期末的保養撥備賬面值載於綜 合財務報表附註22。

估計貿易及其他應收款項減值

本集團遵循香港財務報告準則第9號的指引 釐定應收款項於何時減值。誠如附註36.5 所載,在作出該估計及判斷時,本集團於 各報告末評估(其中包括)應收款項的賬齡 分析、個別債務人的財務穩健性及收款記 錄以及信貸風險的預期未來變動,包括考 慮總體經濟表現、當時市況及宏觀經濟指 標變動等因素。

於2023年12月31日,本集團貿易及其他應收 款項賬面值約為人民幣207,615,000元(2022 年:人民幣181,894,000元),而預期信貸虧 損撥備則約為人民幣5,436,000元(2022年: 人民幣4,312,000元)。貿易及其他應收款項 的詳情於綜合財務報表附註18披露。

3. CRITICAL ACCOUNTING ESTIMATES AND JUDGMENTS (Continued)

3.1 Sources of estimation uncertainty (Continued)

Useful lives of property, plant and equipment, investment property and intangible assets

The Group's management determines the estimated useful lives and related depreciation and amortisation for its property, plant and equipment, investment property and intangible assets. The estimates are based on the historical experience of the actual economic lives of property, plant and equipment, investment property and intangible assets of similar nature and functions. Actual economic lives may differ from estimated useful lives. Management will adjust the depreciation and amortisation where the useful lives are estimated to be different from the previous estimates. Periodic reviews could result in a change in useful lives and therefore depreciation and amortisation expense in future periods. The carrying amounts of property, plant and equipment, investment property and intangible assets at the end of each reporting period is set out in Notes 12, 13 and 16 to the consolidated financial statements.

Provision for inventories

The Group reviews the carrying amount of inventories based on consideration of obsolescence of raw materials and the net realisable value of finished goods. The identification of inventory obsolescence and estimated selling price in the ordinary course of business require the use of judgment and estimates. Where the expectation is different from the original estimate, such difference will impact the carrying amount of inventories in the period in which such estimate has been changed. During the year ended 31 December 2023, reversal for inventories of RMB91,000 (2022: reversal inventories of RMB377,000) was recognised. The carrying amount of inventories is set out in Note 17 to the consolidated financial statements. 3. 關鍵會計估計及判斷(續)

3.1 估計不明朗因素的來源(續)

物業、廠房及設備、投資物業及無形 資產的可使用年期

本集團管理層釐定物業、廠房及設備、投 資物業及無形資產的估計可使用年期及相 關折舊及攤銷。該等估計乃根據性質及功 能相若的物業、廠房及設備、投資物業及 無形資產實際經濟壽命期的過往經驗而定。 實際經濟壽命期可能有別於估計可使用年期。 當可使用年期估計有別於原先估計,則管 理層將調整折舊及攤銷。定期審查可能導 致可使用年期出現變動,繼而導致未來崩 間的折舊及攤銷開支出現變動。物業、廠 房及設備、投資物業及無形資產於各報告 期末的賬面值載於綜合財務報表附註12、 13及16。

存貨撥備

本集團基於對原材料過時及成品的可變現 淨值的考慮,審查存貨的賬面值。於日常 業務過程中確定存貨過時及估計售價須採 用判斷及估算。倘預期有別於原先估計, 該差額將影響有關估計變更期間的存貨賬 面值。於截至2023年12月31日止年度期間已 確認存貨撥回人民幣91,000元(2022年:存 貨撥回人民幣377,000元)。存貨賬面值載於 綜合財務報表附註17。

3. CRITICAL ACCOUNTING ESTIMATES AND JUDGMENTS (Continued)

3.2 Critical accounting judgments

In the process of applying the Group's accounting policies, management has made the following accounting judgments:

Current income tax

The Group is subject to Enterprise Income Tax ("EIT") in the PRC. Significant judgment is required in determining the provision for EIT. There are transactions and calculations for which the ultimate determination is uncertain during the ordinary course of business. Where the final tax outcome of these matters is different from the amounts that we initially recorded, such differences will impact the current income tax and deferred tax provision in the period in which such determination is made.

Research and development activities

Careful judgment by the Company's management is applied when deciding whether the recognition requirements for development costs have been met. This is necessary as the economic success of any product development is uncertain and may be subject to future technical problems at the time of recognition. Judgments are based on the best information available at the end of each reporting period. In addition, all internal activities related to the research and development of new products or know how are continuously monitored by the Company's management.

3. 關鍵會計估計及判斷(續)

3.2 關鍵會計判斷

在應用本集團會計政策的過程時,管理層 已作出以下會計判斷:

當期所得税

本集團須繳納中國企業所得税(「企業所得 税」)。釐定企業所得税撥備須作出重大判 斷。在日常業務過程中,多項交易及計算方 式均會導致未能確定最終所定税項。倘該 等事項的最終税務結果有別於最初錄得的 款項,有關差額將影響釐定期間的當期所 得税及遞延税項撥備。

研發活動

本公司管理層於決定開發成本是否已達到 確認要求時作出審慎判斷。由於任何產品 開發能否取得經濟效益尚未明朗,及於確 認時可能會受制於未來技術問題,故此屬 必要之舉。判斷基於各報告期末可獲得的 最佳資料作出。此外,有關研發新產品的 所有內部活動由本公司管理層持續監督。

4. REVENUE AND SEGMENT REPORTING

4.1 Revenue

The Group was engaged in the design, manufacture and sales of papermaking felts. An analysis of the Group's revenue by products during the year is as follows:

Recognised at a point in time:

4. 收益及分部呈報

4.1 收益

本集團從事造紙毛毯的設計、製造及銷售。 以下為本集團年內按產品劃分的收益分析:

於一個時間點確認:

		2023	2022
		2023年	2022年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Packaging papermaking felts	包裝紙造紙毛毯	148,317	151,700
Specialty papermaking felts	特種紙造紙毛毯	41,521	26,934
Printing papermaking felts	印刷造紙毛毯	19,608	14,244
Household papermaking felts	生活紙造紙毛毯	12,030	12,591
Pulp papermaking felts	漿板造紙毛毯	15,894	12,287

Remaining performance obligations

The following table includes revenue expected to be recognised in the future related to performance obligations that are unsatisfied (or partially unsatisfied) is as follows:

剩餘履約責任

下表載列預期未來將確認有關未履行(或部 分履行)的履約責任的收益:

217,756

237,370

		2023 2023年 RMB'000 人民幣千元	2022 2022年 RMB'000 人民幣千元
Within one year	一年內	20,985	15,264

4. REVENUE AND SEGMENT REPORTING (Continued)

4.2 Segment information

Information reported to the CODM (i.e. the board of directors) for the purpose of resources allocation and performance assessment focuses on the operating results of the Group as a whole as the Group's resources are integrated and no discrete financial information is available.

No segment of assets and liabilities are presented as no discrete financial information is available.

Geographical information

The following table sets out information on the geographical locations of the Group's revenue determined based on geographical region of the customers.

4. 收益及分部呈報(續)

4.2 分部資料

由於本集團的資源已整合,且並無任何獨 立財務資料,故就資源分配及表現評估而 向主要營運決策者(即董事會)報告的資料 集中於本集團整體的經營業績。

由於並無獨立財務資料,故不呈列資產及 負債分部。

地理資料

下表載列本集團根據客戶地區釐定收益的 地理位置資料。

		2023 2023年 RMB'000 人民幣千元	2022 2022年 RMB'000 人民幣千元
The PRC Overseas	中 國 海 外	227,322 10,048	203,125 14,631
		237,370	217,756

As at 31 December 2023 and 2022, all of the non-current assets of the Group were located in the PRC.

Information about major customers

Since none of the Group's sales to a single customer amounted to 10% or more of the Group's total revenue for the years ended 31 December 2023 and 2022, no information about major customers in accordance with HKFRS 8 "Operating Segments" is presented. 於2023年及2022年12月31日,本集團的所有 非流動資產均位於中國。

有關主要客戶的資料

由於本集團於截至2023年及2022年12月31 日止年度並無單一客戶的銷售額佔本集團 總收益的10%或以上,故並無根據香港財 務報告準則第8號「經營分部」呈列有關主要 客戶的資料。

5. OTHER INCOME

5. 其他收入

		2023 2023年 RMB'000 人民幣千元	2022 2022年 RMB'000 人民幣千元
Bank interest income	銀行利息收入	3,271	997
Sales of scrap materials	銷售廢料	1,865	2,133
Government subsidies (note)	政府補貼(附註)	2,893	5,813
Rental income from investment property	投資物業所得租金收入	2,332	1,924
Exchange gains, net	匯兑收益淨額	1,540	8,804
Gains on disposal of property, plant and	出售物業、廠房及設備收益		
equipment		29	_
Sundry income	雜項收入	1,570	431
		13,500	20,102

Note: The amount represents unconditional government subsidies received from the local government authorities for the purpose of research and development and supporting its operation.

附註: 該款項指收取地方政府機關為研究及開發及 支持其營運所給予的無條件政府補貼。

6. FINANCE COSTS

6. 財務成本

		2023 2023年 RMB'000 人民幣千元	2022 2022年 RMB'000 人民幣千元
Interest expenses on:	以下各項的利息開支:		
Discounted bills financing	貼現票據融資	87	30
Bank borrowings	銀行借款	12,247	6,646
Other borrowings	其他借款	3,138	3,790
Lease liabilities	租賃負債	458	70
Total borrowing costs Less:	借款成本總額 減:	15,930	10,536
Amounts capitalised in the cost of	於合資格資產成本資本化的金額		
qualifying assets		(4,216)	
		11,714	10,536

During the year ended 31 December 2023, the Group borrowed bank loans which are made specifically for the purpose of obtaining the qualifying assets, which represented the plant and machinery under construction-in-progress. Thus, the disclosure of capitalisation rate used to determine the amount of borrowing costs eligible for capitalisation is not applicable. 截至2023年12月31日止年度,本集團為獲得 合資格資產(乃指在建工程項下的廠房及機 器)而專門借入銀行貸款。因此,用於釐定 符合資格進行資本化的借款金額的資本化 率之披露共不適用。

7. PROFIT BEFORE INCOME TAX

7. 除所得税前溢利

Profit before income tax is arrived at after o	harging/(crediting):	除所得税前溢利於扣除/(計 定:	十入)以下各項後釐
		2023 2023年 RMB'000 人民幣千元	2022 2022年 RMB'000 人民幣千元
Employee benefit expenses (including directors' remuneration):	僱員福利開支(包括董事	⊑薪酬):	
 Salaries, wages and other benefits Contributions to defined contribution 	 — 薪金、工資及其他 — 界定供款計劃供款 		31,808
plans		7,346	5,942
		41,243	37,750
Depreciation:	折舊:		
Property, plant and equipment	物業、廠房及設備		
— owned assets	— 自有資產	8,598	8,095
 right-of-use assets 	— 使用權資產	5,268	1,753
Investment property	投資物業	2,035	2,004
Land lease prepayment	土地租賃預付款項	337	338
Total depreciation	折舊總額	16,238	12,190
Amortisation of intangible assets	無形資產攤銷	4,441	3,225
Cost of inventories recognised	已確認為開支的存貨成		-,
as expenses, including:	包括:	65,183	58,820
- Reversal of provisions for inventories	— 存貨撥備撥回	(91)	(377)
Auditor's remuneration	核數師酬金	1,160	1,200
Exchange gains, net	匯兑收益淨額	(1,540)	(8,804)
(Gain)/Loss on disposal of property,	出售物業、廠房及設備		
plant and equipment	(虧損)	(29)	82
Research and development costs	研發成本	8,743	8,165
Lease charges on short term leases	短期租約租賃費用	88	510
Provision of ECL allowance on trade and	貿易應收款項及應收票	據預期信	
bills receivables, net	貸虧損撥備淨額	1,544	823
Provision for warranty	保養撥備	6,566	4,579
Listing expenses	上市開支		6,350

During the years ended 31 December 2023 and 2022, there were no contributions forfeited by the Group on behalf of its employees who left the plan prior to vesting fully in such contribution, nor had there been any utilisation of such forfeited contributions to reduce future contributions. As at 31 December 2023 and 2022, no forfeited contributions were available for utilisation by the Group to reduce the existing level of contribution. 於截至2023年及2022年12月31日止年度,就供 款全數歸屬前經已退出計劃的僱員而言,本集 團概無代該等僱員沒收任何有關供款,亦無動 用有關沒收供款以降低未來供款。於2023年及 2022年12月31日,概無沒收供款可供本集團使 用以降低現有供款水平。

8. INCOME TAX EXPENSE

8. 所得税開支

		2023 2023年 RMB'000 人民幣千元	2022 2022年 RMB'000 人民幣千元
Current tax	當期税項		
PRC Enterprise Income Tax	中國企業所得税	7,961	8,642
PRC withholding tax on dividends	就股息繳納的中國預扣税	1,985	
		9,946	8,642
Deferred tax	遞 延 税 項		
Current year (Note 27)	本年度(<i>附註27</i>)	(234)	2,800
Income tax expense	所得税開支	9,712	11,442

Pursuant to the rules and regulations of the Cayman Islands, the Company is not subject to any income tax in the Cayman Islands.

No provision for Hong Kong Profits Tax was made in the consolidated financial statements as the Group had no assessable profits subject to Hong Kong Profits Tax during the year ended 31 December 2023 (2022: nil).

Under the Law (the "EIT Law") of the PRC on Enterprise Income Tax ("EIT") and Implementation Regulation of the EIT Law, PRC EIT is calculated at 25% of the assessable profits for subsidiary established in the PRC.

Pursuant to the relevant laws and regulations in the PRC, a subsidiary of the Group, Sichuan Huanlong Technology Fabric Co., Ltd. ("Sichuan Huanlong"), is qualified as a company under the development strategy of the PRC's western region to enjoy a preferential income tax rate of 15% from 1 January 2021 to 31 December 2030, therefore it is entitled to a preferential income tax rate of 15% for the years ended 31 December 2023 and 2022.

The Company's subsidiary, Shanghai Jinxiong Paper Making Net Carpet Co., Ltd. ("Shanghai Jinxiong") was accredited as High and New Technology Enterprise by the relevant authorities in Shanghai for a term of three years which will be expired in November 2026, therefore it is entitled to a preferential tax rate of 15% for the years ended 31 December 2023 and 2022. 根據開曼群島規則及法規,本公司毋須在開曼 群島繳納任何所得税。

由於本集團於截至2023年12月31日止年度並無 須繳納香港利得税的應課税溢利(2022年:無), 故並無在綜合財務報表中就香港利得税計提撥 備。

根據中國企業所得税法(「企業所得税法」)及企 業所得税法實施條例,中國企業所得税按在中 國境內成立附屬公司應課税溢利的25%計算。

根據中國相關法律法規,本集團附屬公司四川 環龍技術織物有限公司(「四川環龍」)合資格成 為中國西部大開發項下公司,並可自2021年1月 1日起至2030年12月31日享有15%的優惠所得税 税率,因此合資格於截至2023年及2022年12月 31日止年度享有15%的優惠所得税税率。

本公司的附屬公司上海金熊造紙網毯有限公司 (「上海金熊」)獲上海相關機構評定為高新技術 企業,為期三年,於2026年11月到期,因此於截 至2023年及2022年12月31日止年度享有15%的 優惠税率。

8. INCOME TAX EXPENSE (Continued)

In addition, both Sichuan Huanlong and Shanghai Jinxiong are eligible for tax deduction up to 200% (2022: 200%) and 200% (2022: 200%) of approved research and development costs incurred for the years ended 31 December 2023 and 2022 respectively.

Reconciliation between income tax expense and accounting profit at applicable tax rate:

8. 所得税開支(續)

此外,四川環龍及上海金熊分別於截至2023 年及2022年12月31日止年度產生的核准研發成 本均合資格享有最高200% (2022年:200%)和 200% (2022年:200%)的税收減免。

所得税開支與按適用税率計算的會計溢利對賬 如下:

		2023 2023年 RMB'000 人民幣千元	2022 2022年 RMB'000 人民幣千元
Profit before income tax	除所得税前溢利	63,395	64,442
Tax at the PRC EIT tax rate of 25% (2022: 25%)	中國企業所得税税率25%的税項 (2022年:25%)	15,849	16,111
Tax effects of non-deductible expenses (note)	不可扣減開支的税務影響 <i>(附註)</i>	2,233	1,403
Utilisation of temporary differences previously not recognised	使用先前未確認的暫時性差異	(268)	821
Additional deduction for research and development expenses	就研發開支額外扣減	(3,172)	(2,655)
PRC dividend withholding tax (Note 27)	中國股息預扣税(附註27)	903	1,960
Effect of income taxed at concessionary rate	按優惠税率計算的所得税影響	(5,833)	(6,198)
Income tax expense	所得税開支	9,712	11,442

9. DIRECTORS' EMOLUMENTS AND FIVE HIGHEST PAID INDIVIDUALS

9. 董事酬金及五大最高薪酬人士

9.1 董事酬金

9.1 Directors' emoluments

Year ended 31 December 2023 截至2023年12月31日止年度 Salaries. Contributions allowances to retirement and benefits Discretionary benefit Directors' schemes Total fees in kind bonus 薪金、 退休福利 董事袍金 津貼及實物福利 總計 酌情花紅 計劃供款 RMB'000 RMB'000 RMB'000 RMB'000 RMB'000 人民幣千元 人民幣千元 人民幣千元 人民幣千元 人民幣千元 Executive directors: 執行董事: 800 800 Mr. Zhou Jun (note (a)) 周駿先生(附註(a)) _ _ _ 88 92 Ms. Shen Genlian 沈根蓮女士 4 _ _ Mr. Xie Zongguo 謝宗國先生 700 480 69 1,249 _ Ms. Yuan Aomei 袁傲梅女士 239 56 _ 60 355 Independent non-executive 獨立非執行董事: directors: Mr. Ip Wang Hoi 葉耘開先生 120 120 Mr. Zhang Shenjin 張慎金先生 120 120 _ _ _ Mr. Wang Yunchen 王運陳先生 120 120 _ _ _ 360 1,827 540 129 2,856

		Year ended 31 December 2022 截至2022年12月31日止年度				
		Discotorel	Salaries, allowances		Contributions to retirement	
		Directors' fees	and benefits in kind	Discretionary bonus	benefit schemes 祖休短利	Total
		董事袍金		酌情花紅	退休福利 計劃供款	總計
		RMB'000 人民幣千元	RMB'000 人民幣千元	RMB'000 人民幣千元	RMB'000 人民幣千元	RMB'000 人民幣千元
Executive directors:	執行董事:					
Mr. Zhou Jun <i>(note (a))</i>	周駿先生 <i>(附註(a))</i>	-	800	-	_	800
Ms. Shen Genlian	沈根蓮女士	-	-	—	-	_
Mr. Xie Zongguo	謝宗國先生	-	700	400	63	1,163
Ms. Yuan Aomei	袁傲梅女士	-	240	47	47	334
Independent non-executive directors:	獨立非執行董事:					
Mr. Ip Wang Hoi	葉耘開先生	117	_	_	_	117
Mr. Zhang Shenjin	張慎金先生	117	_	_	_	117
Mr. Wang Yunchen	王運陳先生	117	_	_	-	117
		351	1,740	447	110	2,648

9. DIRECTORS' EMOLUMENTS AND FIVE HIGHEST PAID INDIVIDUALS (Continued)

9.1 Directors' emoluments (Continued)

Notes:

(a) Mr. Zhou Jun is also the Chief Executive Officer of the Company. His emoluments disclosed above include those for services rendered by him in the capacity of the Chief Executive Officer.

Bonus are discretionary and are based on the performance of the Group.

9.2 Five highest paid individuals

The five individuals whose emoluments were the highest in the Group for the year ended 31 December 2023 include two (2022: two) directors whose emoluments are disclosed in Note 9.1. The aggregate emoluments of the remaining three (2022: three) individuals for the year are as follows:

9. 董事酬金及五大最高薪酬人士(續)

9.1 董事酬金(續)

附註:

(a) 周駿先生亦為本公司行政總裁。其如上文披露的酬金包括彼擔任行政總裁時所提供的服務酬金。

花紅屬酌情性質且根據本集團的表現而發放。

9.2 五名最高薪酬人士

截至2023年12月31日止年度,本集團五名 最高薪酬人士包括兩名(2022年:兩名)董 事,其酬金於附註9.1披露。年內,其餘三名 (2022年:三名)人士的酬金合計如下:

		2023 2023年 RMB'000 人民幣千元	2022 2022年 RMB'000 人民幣千元
Basic salaries, housing allowances, other allowances and benefits in kind	基本薪金、住房津貼、其他津貼 及實物福利	2,582	2,725
Contributions to retirement benefit schemes	退休福利計劃供款	178	155
		2,760	2,880

The above individuals' emoluments are within the following bands:

上述人士的酬金屬於以下範圍:

		2023 2023年	2022 2022年
Nil to HK\$1,000,000	零至1,000,000港元	2	1
HK\$1,000,001 — HK\$1,500,000	1,000,001港元至1,500,000港元	1	2

No director or the five highest paid individuals received any emoluments from the Group as an inducement to join or upon joining the Group or as compensation for loss of office during the year ended 31 December 2023 (2022: nil). No director or the five highest paid individuals has waived or agreed to waive any emoluments during the year ended 31 December 2023 (2022: nil). 截至2023年12月31日止年度,董事或五名最 高薪酬人士概無向本集團收取任何酬金(2022 年:無),作為吸引其加入或於加入本集團 時的誘因或作為離職的補償。截至2023年 12月31日止年度,董事或五名最高薪酬人 士概無放棄或同意放棄任何酬金(2022年: 無)。

10. EARNINGS PER SHARE

10. 每股盈利

The calculation of basic earnings per share attributable to equity holders of the Company is based on the following:

本公司權益持有人應佔每股基本盈利乃根據下 文所列計算得出:

		2023 2023年	2022 2022年
Earnings	盈利		
Profit for the year attributable to equity	本公司權益持有人應佔年內溢利		
holders of the Company (in RMB'000)	(人民幣千元)	53,124	52,437
Weighted average number of ordinary	用作計算每股基本盈利的普通		
shares for the purpose of calculating basic	股加權平均數		
earnings per share		483,442,000	479,632,581
Earnings per share (in RMB cents)	每股盈利(人民幣分)	10.99	10.93

As at 31 December 2023 and 2022, the total shares of the Company in issue were 483,442,000 ordinary shares.

Diluted earnings per share is the same as basic earnings per share for years ended 31 December 2023 and 2022 as there were no dilutive potential ordinary shares in issue during the years.

於2023年及2022年12月31日,本公司的已發行 股份總數為483,442,000股普通股。

由於截至2023年及2022年12月31日止年度概無 已發行的潛在攤薄普通股,因此該等年度的每 股攤薄盈利與每股基本盈利一致。

11. DIVIDENDS

11.股息

11.1 Dividends attributable to the year

11.1 本年度股息

		2023 2023年 RMB'000 人民幣千元	2022 2022年 RMB'000 人民幣千元
Proposed final dividend of 4 HK cents (2022: 4 HK cents) per ordinary share	建議末期股息每股普通股 4港仙(2022年:4港仙)	17,559	17,826

The final dividend proposed after the end of the reporting period has not been recognised as a liability at the end of the reporting period and is subject to approval by the shareholders in the forthcoming annual general meeting.

11.2 Dividends attributable to the previous financial year, approved and paid during the year

於報告期結束後建議的末期股息尚未於報 告期結束時確認為負債,且須待股東於應 屆股東週年大會批准,方可作實。

11.2 屬於上一財政年度,並於本年度核准及 派付之股息

		2023 2023年 RMB'000 人民幣千元	2022 2022年 RMB'000 人民幣千元
Final dividend in respect of the financial year ended 31 December 2022, of 4 HK cents (2021: nil) per ordinary share	就截至2022年12月31日止 財政年度派發末期 股息每股普通股4港仙 (2021年:無)	17.826	_

12.PROPERTY, PLANT AND EQUIPMENT 12.物業、廠房及設備

		Leasehold improvements	Plant and machinery	Furniture and fixtures 傢俱及	Motor vehicles	Construction in progress	Total	
		樓宇 RMB'000 人民幣千元	租賃裝修 RMB'000 人民幣千元	廠房及機器 RMB'000 人民幣千元	固定裝置 RMB'000 人民幣千元	汽車 RMB'000 人民幣千元	在建工程 RMB'000 人民幣千元	總計 RMB'000 人民幣千元
Cost	成本							
As at 1 January 2022	於2022年1月1日	37,313	1,876	88,269	3,727	1,213	38,967	171,365
Additions	添置	8,804	601	478	156	_	79,757	89,796
Modification	轉撥	4,831	_	_	_	_	_	4,831
Transfer to investment property	轉入投資物業	_	-	3,833	13	_	(3,846)	_
Disposals/Written-off	出售/撤銷		_	(2,219)	(103)	(4)	_	(2,326)
As at 31 December 2022	於 2022 年12月31日	50,948	2,477	90,361	3,793	1,209	114,878	263,666
As at 1 January 2023	於 2023 年1月1日	50,948	2,477	90,361	3,793	1,209	114,878	263,666
Additions	添置	1,252	907	176	195	1,209	193,601	196,131
Transfers	轉撥	1,202		53,715	423	_	(54,138)	130,131
Disposals/Written-off	₩ 出售/撇銷		(262)	(1,520)	(58)			(1.840)
	山白/伽玥		(202)	(1,520)	(00)		_	(1,840)
As at 31 December 2023	於2023年12月31日	52,200	3,122	142,732	4,353	1,209	254,341	457,957
Accumulated depreciation	累計折舊							
As at 1 January 2022	於2022年1月1日	23,220	872	51,740	2,624	549	_	79,005
Charge for the year	年內支出	3,133	329	5,949	310	127	_	9,848
Written back on disposals/written-off	出售/撇銷時撥回	-	_	(1,812)	(90)	(3)	-	(1,905)
As at 31 December 2022	於 2022 年12月31日	26,353	1,201	55,877	2,844	673	_	86,948
As at 1 January 2023	於 2023 年1月1日	26,353	1,201	55,877	2,844	673	_	86,948
Charge for the year	年內支出	6,648	318	6,404	371	125		13,866
Written back on disposals/written-off	出售/撇銷時撥回	-	_	(859)	(51)	-	-	(910)
As at 31 December 2023	於 2023年12月31 日	33,001	1,519	61,422	3,164	798	_	99,904
Not book amount	昨 五 項 店							
Net book amount As at 31 December 2022	賬面淨值 於 2022 年12月31日	24,595	1,276	34,484	949	536	114,878	176,718
As at 31 December 2023	於 2023 年12月31日	19,199	1,603	81,310	1,189	411	254,341	358,053
		,	.,	,•	.,		,	,

12. PROPERTY, PLANT AND EQUIPMENT (Continued)

As at 31 December 2023, the Group's property, plant and equipment with aggregate net book amount of RMB99,642,000 (2022: RMB128,884,000), including construction in progress and plant and equipment amounting RMB74,204,000 (2022: RMB98,826,000) and RMB45,828,000 (2022: nil), respectively, were pledged to secure the bank and other borrowings granted to the Group (Note 35).

Included in the net carrying amount of property, plant and equipment is right-of-use assets as follows:

12.物業、廠房及設備(續)

於2023年12月31日,本集團總賬面淨值人民 幣99,642,000元(2022年:人民幣128,884,000 元)的物業、廠房及設備,包括分別為人民幣 74,204,000元(2022年:人民幣98,826,000元)及 人民幣45,828,000元(2022年:零)的在建工程 以及廠房及設備,已予抵押以取得授予本集團 的銀行及其他借款(附註35)。

計入物業、廠房及設備的賬面值淨額內的使用 權資產如下:

		2023	3 2022
		2023 年	2022年
		RMB'000) RMB'000
		人民幣千元	人民幣千元
Buildings	樓宇	9,218	3 13,234
	e assets is depreciated on a straight-line ated useful life or lease term as follows:	上述使用權資產的估計可 線法減值如下:	可使用年期或租期以直
Buildings	5% or shorter of the lease term	樓宇 5%或租期轉	交短者
additions, modification right-of-use assets ind amounting to RMB	nded 31 December 2023, the total n adjustment and depreciation charge to cluded in property, plant and equipment 1,252,000 (2022: RMB8,804,000), 31,000) and RMB5,268,000 (2022: actively.	截至2023年12月31日止年 設備的使用權資產添置、 總額分別為人民幣1,252, 8,804,000元)、零(2022年 及人民幣5,268,000元(20) 元)。	・修訂調整及折舊費用 000元(2022年∶人民幣 ₣∶人民幣4,831,000元)

13.INVESTMENT PROPERTY

13. 投資物業

		RMB'000 人民幣千元
Cost	成本	
At 1 January 2022	於 2022年1 月1日	41,443
Additions — subsequent expenditures	添置 — 其後支出	1,348
At 31 December 2022, 1 January 2023 and	於2022年12月31日、2023年1月1日及	
31 December 2023	2023年12月31日	42,791
Accumulated depreciation	累計折舊	
At 1 January 2022	於 2022年1 月1日	491
Charge for the year	年內支出	2,004
At 31 December 2022 and 1 January 2023	於2022年12月31日及2023年1月1日	2,495
Charge for the year	年內支出	2,035
At 31 December 2023	於 2023 年12月31日	4,530
Net book amount	賬面淨值	
At 31 December 2022	於 2022年12月31 日	40,296
At 31 December 2023	於 2023年12 月31日	38,261

Details the Group's investment property and information about the fair value hierarchy as at the end of the reporting period are as follows. The levels are based on the observability and significance of inputs to the measurements, as follows:

- Level 1: quoted prices (unadjusted) in active markets for identical assets and liabilities.
- Level 2: inputs other than quoted prices included within Level 1 that are observable for the asset or liability, either directly or indirectly, and not using significant unobservable inputs.
- Level 3: significant unobservable inputs for the asset or liability.

於報告期末,本集團的投資物業及有關公平值 層級資料的詳情如下。以下各等級乃基於輸入 值在計量時可否觀察及是否重大劃分:

- 第一級:相同資產及負債在活躍市場未經調整的報價。
- 第二級:除第一級包括的報價外,可直接或 間接觀察的資產或負債輸入值,且並無涉 及重大不可觀察的輸入值。
- 第三級:重大不可觀察的資產或負債輸入值。

13.INVESTMENT PROPERTY (Continued)

13.投資物業(續)

	cember 2023 12月31日	As at 31 Deo 於2023年	
Total	Level 3	Level 2	Level 1
總計	第三級	第二級	第一級
RMB'000	RMB'000	RMB'000	RMB'000
人民幣千元	人民幣千元	人民幣千元	人民幣千元

Recurring fair value measurement	經常性公平值計量				
 Factory building in the PRC 	— 於中國的廠房	_	_	42,000	42,000

	cember 2022 12月31日	As at 31 Deo 於2022年	
Total	Level 3	Level 2	Level 1
總計	第三級	第二級	第一級
RMB'000	RMB'000	RMB'000	RMB'000
人民幣千元	人民幣千元	人民幣千元	、民幣千元

Recurring fair value measurement	經常性公平值計量				
 Factory building in the PRC 	— 於中國的廠房	_	_	42,000	42,000

The Group's investment property was revalued at 31 December 2023 and 2022 by an independent professional qualified valuer. The Group's management has discussion with the valuer on the valuation assumptions when the valuation is performed at the end of reporting period.

The fair value of the factory building in the PRC is estimated using an income approach which capitalises the estimated rental income stream, net of projected operating costs, using a discount rate derived from market yields implied by recent transactions in similar properties. When actual rent differs materially from the estimated rents, adjustments have been made to the estimated rental value. The estimated rental stream takes into account current occupancy level, estimates of future vacancy level, the terms of leases and expectations for rentals from future leases over the remaining economic life of the properties. 本集團的投資物業於2023年及2022年12月31日 獲獨立合資格專業估值師重新估值。於報告期 末進行估值時,本集團的管理層已就估值的假 設與估值師展開討論。

於中國的廠房採用收入法估計公平值,即使用 相似物業於近期交易時的隱含市場孳息率得出 的折現率,將估計的租金收入流扣除預測經營 成本後撥充資本。當實際租金與估計租金出現 重大差異時,估計租金值則會作出調整。估計 租金流經計及當前出租率、估計的未來空置率、 租賃條款,以及按物業的剩餘經濟壽命預測未 來租賃的租金。

14.INTERESTS IN SUBSIDIARIES

As at the date of this report, the Company had direct and indirect interest in the following subsidiaries and the particulars of which are set out below:

14. 於附屬公司的權益

於本報告日期,本公司於以下附屬公司擁有直 接及間接權益,詳情載列如下:

		Place of incorporation	Registered/ Issued and			
Company name	Kind of legal entity	and operation 註冊成立及	paid up capital 已註冊/已發行及	As at 31 De	ecember	Principal activities
公司名稱	法律實體類型	經營地點	繳足資本	於 12 月	31日	主要業務
				2023 2023年	2022 2022年	
Directly held: 直接持有:						
Lion Courage Enterprises Limited Lion Courage Enterprises Limited	Limited liability company 有限責任公司	The BVI 英屬處女群島	USD100 100美元	100%	100%	Investment holding 投資控股
Virtuous Way Limited 賢途有限公司	Limited liability company 有限責任公司	The BVI 英屬處女群島	USD100 100美元	100%	100%	Investment holding 投資控股
Indirectly held: 間接持有:						
Vanov Tianhe International Holdings Limited 環龍天和國際控股有限公司	Limited liability company 有限責任公司	Hong Kong 香港	HKD10,000 10,000港元	100%	100%	Sales of papermaking felts 造紙毛毯的銷售
Chengdu Huanlong Funeng Technology Co., Ltd.	Limited liability company, registered as a wholly foreign owned enterprise under PRC law	The PRC	RMB1,000,000	100%	100%	Investment holding
成都環龍賦能科技有限公司	有限責任公司,根據中國法律註冊為外資獨資企 業	中國	人民幣1,000,000元			投資控股
Chengdu Huanlong Lixin Technology Co., Ltd.	Limited liability company, registered as a foreign- invested enterprise and domestic joint venture under PRC law	The PRC	RMB1,000,000	99%	99%	Investment holding
成都環龍立欣科技有限公司	有限責任公司,根據中國法律註冊為外商投資企 業及國內合營企業	中國	人民幣 1,000,000 元			投資控股
Marvel Dragon Development Limited 億龍發展有限公司	Limited liability company 有限責任公司	Hong Kong 香港	HKD100 100港元	100%	100%	Investment Holding 投資控股
Sichuan Huanlong Technology Fabric Co., Ltd.	Limited liability company, registered as a sino- foreign joint venture enterprise under PRC law	The PRC	RMB40,650,000	99%	99%	Manufacturing and sales of papermaking felts
四川環龍技術織物有限公司	有限責任公司,根據中國法律註冊為中外合資企 業	中國	人民幣40,650,000元			造紙毛毯的製造及銷售
Shanghai Jinxiong Paper Making Net Carpet Co., Ltd.	Limited liability company, registered as a sino- foreign joint venture enterprise under PRC law	The PRC	RMB47,550,000	99%	99%	Manufacturing and sales of papermaking felts
上海金熊造紙網毯有限公司	有限責任公司,根據中國法律註冊為中外合資企 業	中國	人民幣 47,550,000 元			造紙毛毯的製造及銷售
 The translation of name in E only. 	nglish is for identification purposes	6	* 英文譯名	僅供識別	o	
None of the subsidiaries had i	ssued any debt securities at the	2	於報告期末	,概無附	屬公司	P 發行任何債務證

None of the subsidiaries had issued any debt securities at the end of the reporting period.

於報告期末,概無附屬公司已發行任何債務證券。

15.LAND LEASE PREPAYMENT

15.土地租賃預付款項

		2023 2023年 RMB ² 000 人民幣千元	2022 2022年 RMB'000 人民幣千元
The Group's land lease prepayments comprise:	本集團的土地租賃預付款		
	項包括:		
The PRC, held on:	中國,以下列租約持有:		
- Leases of between 10 to 50 years	— 10至50年的租約	4,843	5,180
The movements in their net carrying amounts ar follows:	e analysed as 其賬面淨	值變動分析如下:	
	e analysed as 其賬面淨	值變動分析如下:	
	e analysed as 其賬面淨	2023	2022
	e analysed as 其賬面淨	2023 2023年	2022年
	e analysed as 其賬面淨	2023 2023年 RMB'000	2022年 RMB'000
	e analysed as 其賬面淨	2023 2023年	2022年
	e analysed as 其賬面淨 年初	2023 2023年 RMB'000	2022年 RMB'000
follows:		2023 2023年 RMB'000 人民幣千元	2022年 RMB'000 人民幣千元

The leasehold land is situated in the PRC and held under medium lease. As at 31 December 2023, the Group's land lease prepayment with a carrying amount of RMB4,843,000 (2022: RMB5,180,000) were pledged to a bank to secure bank borrowings granted to the Group (Note 35).

租賃土地位於中國,並以中期租約持有。於 2023年12月31日,本集團向銀行抵押賬面值為 人民幣4,843,000元(2022年:人民幣5,180,000 元)的土地租賃預付款項,以取得授予本集團的 銀行借款(附註35)。

16.INTANGIBLE ASSETS

16. 無形資產

		Trademarks 商標 RMB'000 人民幣千元	Computer software and operation systems 電腦軟件及 運營系統 RMB'000 人民幣千元	Capitalised development costs 資本化開發成本 RMB'000 人民幣千元	Construction in progress 在建工程 RMB'000 人民幣千元	Total 總計 RMB'000 人民幣千元
Cost	成本					
As at 1 January 2022	於 2022 年1月1日	32,454	910	26,900	5,671	65,935
Additions	添置	180	_	_	102	282
Additions from internal developments	內部開發添置	_	_	_	10,621	10,621
Transfer	轉撥	_	_	10,045	(10,045)	
As at 31 December 2022	於 2022 年12月31日	32,634	910	36,945	6,349	76,838
As at 1 January 2023	於 2023 年1月1日	32,634	910	36,945	6,349	76,838
Additions	添置		3,506	_	190	3,696
Additions from internal developments	內部開發添置	_	_	_	12,267	12,267
Transfer	轉撥	_	_	11,111	(11,111)	
As at 31 December 2023	於 2023 年12月31日	32,634	4,416	48,056	7,695	92,801
Accumulated amortisation	累計攤銷					
As at 1 January 2022	於2022年1月1日	_	145	4,449	_	4,594
Charge for the year	年內支出	3	88	3,134	_	3,225
As at 31 December 2022	於 2022年12月31 日	3	233	7,583	_	7,819
As at 1 January 2023	於 2023 年1月1日	3	233	7.583	_	7,819
Charge for the year	年內支出	18	379	4,044	_	4,441
As at 31 December 2023	於 2023 年12月31日	21	612	11,627	-	12,260
Net book amount	賬面淨值					
As at 31 December 2022	於2022年12月31日	32,631	677	29,362	6,349	69,019
As at 31 December 2023	於 2023 年12月31日	32,613	3,804	36,429	7,695	80,541

16. INTANGIBLE ASSETS (Continued)

Intangible assets mainly represent:

- the trademarks with carrying amounts of RMB32,454,000 (2022: RMB32,454,000) were regarded as having indefinite useful lives because in opinion of the directors of the Group, they are capable of being renewed indefinitely at insignificant cost;
- (2) the trademark with carrying amount of RMB159,000 (2022: RMB177,000) was regarded as having definite estimated useful live of 10 years;
- (3) computer software and operation systems were acquired from third parties or through internal development; and
- (4) capitalised development costs generated through internal research and developments and capitalised technical know-hows by the Group.

The Group assesses the useful lives capitalised developments costs by considering the economic life cycles, continuous technological advancement of the patents, the experience on previous products of the Group and contractual legal rights of the patents, it is concluded that the useful lives of these patents are 10 years.

The amortisation charge for the years ended 31 December 2023 and 2022 is included in "Administrative and other operating expenses" in the profit or loss.

Impairment testing

The trademarks with indefinite useful lives and the intangible assets that under construction in progress which not yet available for use have been allocated to the relevant cash-generating units (the "CGU") which is the same for impairment testing.

The recoverable amount of the CGU has been determined based on value in use calculations, covering a detailed five-year budget plan, followed by an extrapolation of expected cash flows at the average growth rates of 4% (2022: 4%).

16. 無形資產(續)

無形資產主要指:

- (1) 賬面值為人民幣32,454,000元(2022年:人 民幣32,454,000元)的商標被視為具有無限 可使用年期,因為本集團董事認為該等商 標能夠以極低成本無限期重續:
- (2) 賬面值為人民幣159,000元(2022年:人民幣 177,000元)的商標被視為具有明確的估計 可使用年期為10年;
- (3) 自第三方購入或透過內部開發的電腦軟件 及運營系統;及
- (4)本集團通過內部研發及資本化技術知識產 生的資本化開發成本。

本集團透過考慮經濟生命週期、專利的持續技 術進步、本集團過往產品的經驗及專利的合約 合法權利,以評估資本化開發成本的可使用年期, 本集團認為該等專利的可使用年期為10年。

截至2023年及2022年12月31日止年度,攤銷費 用已計入損益表的「行政及其他經營開支」。

減值測試

具無限可使用年期的商標及尚未可供使用的在 建無形資產已分配至作相同減值測試的相關現 金產生單位(「現金產生單位」)。

現金產生單位的可收回金額按使用價值計算而 釐定,涵蓋一個詳細的五年預算計劃,隨後按4% (2022年:4%)的平均增長率外推預期現金流量。

16.INTANGIBLE ASSETS (Continued)

Impairment testing (Continued)

As at 31 December 2023, the discount rates applied to the cash flow projections were 14.5% (2022: 14.6%). The key assumptions for the Group have been determined by the Group's management based on past performance and its expectations for the industry development. The discount rates used are pre-tax and reflects specific risks relating to the segment.

Based on the above key assumptions, as at 31 December 2023 the recoverable amount would exceed the carrying amounts of the CGU by not less than approximately RMB80.9 million (2022: RMB42.9 million). If the growth rate decreased by 1%, the recoverable amount of the relevant CGU would be dropped by approximately RMB8.1 million (2022: RMB5.3 million) as at 31 December 2023. If the discount rate (pre-tax) increased by 1%, the recoverable amount of the relevant CGU would be dropped by approximately RMB8.1 million (2022: RMB5.3 million) as at 31 December 2023. If the discount rate (pre-tax) increased by 1%, the recoverable amount of the relevant CGU would be dropped by approximately RMB10.8 million (2022: RMB7.1 million) as at 31 December 2023.

In the opinion of the directors of the Company, a reasonably possible change in key parameters would not cause the carrying amount of the relevant CGU to exceed the recoverable amount. If the growth rate decreased by 66% or discount rate increased by 20% as at 31 December 2023 (as at 31 December 2022: the growth rate decreased by 24% or discount rate increased by 11%), the recoverable amount of the relevant CGU would be approximated to its carrying amount.

In the opinion of the directors, there is no reasonably possible change in the key assumptions on which the recoverable amount of the trademarks is based that would cause the carrying amounts to exceed the recoverable amount.

16. 無形資產(續)

減值測試(續)

現金流量預測所應用貼現率於2023年12月31日 為14.5%(2022年:14.6%)。本集團的主要假設 由本集團管理層根據過去表現及對行業發展的 預期釐定。所使用貼現率未計及税項,反映分 部相關的具體風險。

根據上述主要假設,於2023年12月31日,可收 回金額分別將超過現金產生單位的賬面值不少 於約人民幣80.9百萬元(2022年:人民幣42.9百 萬元)。倘增長率減少1%,則於2023年12月31日 相關現金產生單位的可收回金額將減少約人民 幣8.1百萬元(2022年:人民幣5.3百萬元)。倘貼 現率(除税前)增加1%,則於2023年12月31日相 關現金產生單位的可收回金額將減少約人民幣 10.8百萬元(2022年:人民幣7.1百萬元)。

本公司董事認為,主要參數的合理可能變動不 會導致相關現金產生單位的賬面值超過可收回 金額。倘於2023年12月31日的增長率減少66% 或貼現率增加20%(2022年12月31日:增長率減 少24%或貼現率增加11%),則相關現金產生單 位的可收回金額將與其賬面值相若。

董事認為,對於商標可收回金額基礎的主要假 設,並無合理可能變動會導致賬面值超出可收 回金額。

17. INVENTORIES

17.存貨

		2023	2022
		2023 年	2022年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Raw materials	原材料	10,411	7,851
Work-in-progress	在建工程	4,329	4,885
Finished goods	成品	4,607	4,912
		19,347	17,648
Less: provision for inventories	減:存貨撥備	(224)	(315)
		19,123	17,333
Analysis of the provision for inventory writ	e down is as below:	存貨撇減撥備的分析如下:	
		2023	2022

At the end of the year	於年末	224	315
Reversal for the year	年內撥回	(91)	(377)
At the beginning of the year	於年初	315	692
		人民幣千元	人民幣千元
		RMB'000	RMB'000
		2023年	2022年
		2023	2022

During the years ended 31 December 2022 and 2023, the reversal of provision for inventory arose from sale of obsolete inventory.

截至2022年及2023年12月31日止年度,存貨撥 備撥回乃由於出售過時存貨產生。

18. TRADE AND OTHER RECEIVABLES

18.貿易及其他應收款項

		2023 2023年 RMB'000 人民幣千元	2022 2022年 RMB'000 人民幣千元
Trade receivables	貿易應收款項		
- Third parties	— 第三方	172,449	152,282
- Related parties	— 關聯方	6,544	3,372
Less: ECL allowance provision	減:預期信貸虧損撥備	(5,202)	(4,312)
		173,791	151,342
Bills receivables	應收票據	27,244	19,907
Less: ECL allowance provision	減:預期信貸虧損撥備	(234)	
		200,801	171,249
Prepayments	預付款項	1,213	1,379
Refundable deposits (note)	可退回按金(附註)	4,146	8,140
Other tax receivables	其他應收税項	3,204	178
Other receivables	其他應收款項	568	597
		9,131	10,294
		209,932	181,543

Note: The refundable deposits was paid for:

- the consultancy work on potential acquisition of investment targets amounting to RMB4,146,000 (2022: RMB4,522,000). If no acquisition is completed within the contract period, the deposit will be refunded to the Group; and
- (ii) operation system upgrade to strengthen the Group's Huanlong Paper Machine Efficiency Operation System amounting to nil (2022: RMB3,618,000). If the work cannot meet the target timeline completed within the contract period, the deposit will be refunded to the Group.

附註: 可退還按金乃就以下各項而支付:

- (i) 投資目標的潛在收購諮詢工作,金額 為人民幣4,146,000元(2022年:人民幣 4,522,000元)。倘於合約期內並無收購 完成,則按金將退還予本集團;及
- (ii) 運營系統升級以加強本集團的造紙機運 營效率優化服務數字平台系統,金額為 零(2022年:3,618,000元)。倘於合約期 內升級工作未能於目標時間內完成,則 按金將退還予本集團。

18. TRADE AND OTHER RECEIVABLES

(Continued)

The directors considered that the fair values of trade and other receivables are not materially different from their carrying amounts.

As at each reporting date, the ageing analysis of trade receivables based on the delivery date is as follows:

18.貿易及其他應收款項(續)

董事認為貿易及其他應收款項的公平值與其賬 面值並無重大差異。

於各報告日期,根據交付日期呈列的貿易應收 款項賬齡分析如下:

		2023	2022
		2023 年	2022年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
0–90 days	0天至90天	113,420	94,527
91–180 days	91天至180天	28,495	20,204
181–365 days	181天至365天	18,895	22,543
Over 365 days	365天以上	18,183	18,380

The bills represent promissory notes issued by banks received by the Group from customers who discharge their liabilities to pay the Group for the goods or services invoiced. These bills are endorsable, unsecured, non-interest bearing and matured within one year.

As at 31 December 2023, included in the balances, bills receivables of RMB3,690,000 (2022: nil) were discounted with recourse. These bills receivables were not derecognised as the title of these bills receivables were not transferred to the counterparties. On the other hand, as at 31 December 2023, discounted bills financing of RMB3,690,000 (2022: nil) was recognised for the cash received (Note 24).

票據指本集團從客戶收取由銀行發出的承兑票 據,有關客戶就發票貨品或服務履行向本集團 的付款責任。該等票據為可背書、無抵押、不 計息及於一年內到期。

178,993

155,654

於2023年12月31日,計入結餘的應收票據中, 人民幣3,690,000元(2022年:零)已貼現並具有 追索權。該等應收票據尚未被終止確認,乃由 於該等應收票據的所有權並未轉移至對手方。 另一方面,於2023年12月31日,已就收取的現 金確認貼現票據融資人民幣3,690,000元(2022 年:零)(附註24)。

18. TRADE AND OTHER RECEIVABLES

18.貿易及其他應收款項(續)

(Continued)

The ageing analysis of bills receivables presented based on issue date at the end of each reporting period is as follows:

根據各報告期末發行日期呈列的應收票據賬齡 分析如下:

		2023	2022
		2023 年	2022年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
0 – 90 days	0天至90天	14,385	12,146
91 – 180 days	91天至180天	12,719	7,301
181 – 365 days	181天至365天	140	460
		27,244	19,907

Bills receivables endorsed

Not included in the years end balances, during the year ended 31 December 2023, the Group has transferred bills receivables amounted to RMB106,652,200 (2022: RMB100,933,910) to settle its payables through endorsing the bills to its suppliers. In accordance with the Law of Negotiable Instruments in the PRC, the endorsee of the bills has a right of recourse against the endorser if the issuing banks default. For those endorsed to its suppliers, the Group has derecognised these bills receivables and the trade and other payables in their entirety. In the opinion of the directors of the Company, the Group has transferred substantially all the risks and rewards of ownership of these bills to the endorsee. The Group has limited exposure in respect of the settlement obligation of these bills receivables under relevant PRC rules and regulations should the issuing banks failed to settle the bills on maturity date. The Group considered the issuing banks of the bills are of good credit quality and the risk of non-settlement by the issuing banks on maturity is insignificant.

已背書應收票據

不計入年末結餘,於截至2023年12月31日止年 度,本集團已轉讓應收票據人民幣106,652,200 元(2022年:人民幣100,933,910元),以透過背 書該等票據向其供應商結算其應付款項。根據 中國票據法,如票據的發行銀行違約,票據的 被背書人可向背書人行使追索權。就向其供應 商背書的票據而言,本集團已悉數終止確認該 等應收票據及貿易及其他應付款項。本公司董 事認為,本集團已將該等票據所有權的絕大部 分風險及回報轉移至有關被背書人。根據中國 相關規則及法規,倘發行銀行未能於到期日結 算票據,本集團就該等應收票據承擔的結算員 任的風險有限。本集團認為票據發行銀行具良 好信貸質量,且發行銀行於到期時未能結算的 風險屬微不足道。

18. TRADE AND OTHER RECEIVABLES

(Continued)

Bills receivables endorsed (Continued)

As at 31 December 2023, the maximum exposure to loss, which is same as the amount payable by the Group to the endorsee in respect of the endorsed bills, should the issuing banks fail to settle the bills on maturity date amounted to RMB106,652,200 (2022: RMB100,933,910). All the bills receivables endorsed have a maturity date of less than one year from the end of each reporting period.

The movement in the ECL allowance of trade and bills receivables is as follows:

18.貿易及其他應收款項(續)

已背書應收票據(續)

於2023年12月31日,倘發行銀行未能於到期日 結算票據,則最大虧損風險相等於本集團就 已背書票據應付有關被背書人的金額為人民 幣106,652,200元(2022年:人民幣100,933,910 元)。所有已背書應收票據之到期日自各報告期 末起計均少於一年。

貿易應收款項及應收票據的預期信貸虧損撥備 變動如下:

		2023	2022
		2023 年	2022年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
At the beginning of the year	於年初	4,312	3,639
Amounts written off	已撇銷金額	(420)	(150)
Provision of ECL allowance	預期信貸虧損撥備	1,544	823

At the end of the year	於年末	5,436	4,312

As at 31 December 2023, included in the balance of ECL allowance provision are individually impaired trade receivables with an aggregate balance of RMB3,821,000 (2022: RMB1,821,000), with reference to the historical experience of these receivables, the collection of these receivables may not be recoverable. The Group does not hold any collateral over these balances.

Further details of the Group's credit policy and credit risk arising from trade and other receivables are set out in Note 36.5.

於2023年12月31日,預期信貸虧損撥備結餘包括個別減值的貿易應收款項的總結餘為人民幣 3,821,000元(2022年:人民幣1,821,000元),而 參考該等應收款項的過往經驗,該等應收款項 未必可收回。本集團並無就該等結餘持有任何 抵押品。

本集團的信貸政策及貿易及其他應收款項產生 的信貸風險詳情載於附註36.5。

19. FINANCIAL ASSETS AT FAIR VALUE THROUGH PROFIT OR LOSS

19. 按公平值計入損益的金融資產

		2023	2022
		2023 年	2022年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Listed equity securities and warrants —	上市股本證券及權證—		
Hong Kong	香港	830	984

The fair value of the Group's investments in listed equity securities and warrants has been measured as described in Note 36.7.

本集團於上市股本證券及權證的投資之公平值 乃按照附註**36.7**釐定。

20.CASH AND CASH EQUIVALENTS

20.現金及現金等價物

		2023	2022
		2023 年	2022年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Cash and bank balances	現金及銀行結餘	78,631	85,618

Cash at banks earns interests at floating rates based on daily bank deposit rates.

Included in bank and cash balances of the Group is RMB20,226,000 (2022: RMB10,654,000) of bank balances denominated in Renminbi ("RMB") placed with banks in the PRC. RMB is not a freely convertible currency. Under the PRC's Foreign Exchange Control Regulations and Administration of Settlement and Sales and Payment of Foreign Exchange Regulations, the Group is permitted to exchange RMB for foreign currencies through banks that are authorised to conduct foreign exchange business. 銀行現金按根據每日銀行存款利率計算的浮動 利率賺取利息。

本集團的銀行及現金結餘包括存放在中國境內 的以人民幣(「人民幣」)計值的銀行結餘人民幣 20,226,000元(2022年:人民幣10,654,000元)。 人民幣不可自由兑換。根據中國外匯管理條例 及結匯、售匯及付匯管理規定,本集團獲准通 過授權開展外匯業務的銀行將人民幣兑換成外 幣。

21. CONTRACT LIABILITIES

21. 合約負債

		2023	2022
		2023 年	2022年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Amount received in advance for sales of	預期就銷售造紙毛毯產品		
papermaking felts products expected to be	預先收取的款項將於以		
recognise:	下期間確認:		
— within one year	— 一年內	1,395	486

Contract liabilities represent the deposits received from the customers in advance of the transfer of papermaking felts to the customers.

Contract liabilities outstanding at the beginning of the year amounting to RMB327,000 (2022: RMB110,000) have been recognised as revenue during the year.

戶按金。

於年初未償還合約負債人民幣327,000元(2022 年:人民幣110,000元)已於年內確認為收益。

22.TRADE AND OTHER PAYABLES

22.貿易及其他應付款項

		2023 2023年 RMB'000 人民幣千元	2022 2022年 RMB'000 人民幣千元
Trade payables	貿易應付款項		
— Third parties	— 第三方	26,040	20,768
Other payables	其他應付款項		
Other payables	其他應付款項	3,523	3,585
Construction payables	應付工程款項	9,087	905
Accrued salaries	應計工資款項	6,563	5,824
Receipt in advance from a tenant	預收租戶款項	700	700
Accruals	應計款項	3,172	3,334
Warranty provision	保養撥備	5,121	4,699
Other tax payables	其他應付税項	1,725	8,719
		29,891	27,766
		55,931	48,534

22.TRADE AND OTHER PAYABLES (Continued)

22.貿易及其他應付款項(續)

The Group is granted by its suppliers a credit periods of 30 to 90 days (2022: 30 to 90 days). Based on the invoice dates, the ageing analysis of the trade payables is as follows:

本集團獲其供應商授予30至90天(2022年:30至 90天)的信貸期。根據發票日期,貿易應付款項 的賬齡分析如下:

		2023	2022
		2023年	2022年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
0–30 days	0 天至 30 天	7,952	9,285
31–60 days	31天至60天	6,446	4,450
61–90 days	61天至90天	4,997	2,804
91–180 days	91天至180天	4,720	2,919
181–365 days	181天至365天	1,517	901
Over 365 days	365天以上	408	409

The carrying	values	of trade	and	other	payables	are
considered to	be rea	sonable a	approx	kimatior	n of their	fair
values.						

The movement in the warranty provision is as follows:

貿易及其他應付款項的賬面值被視為合理地與 其公平值相若。

20,768

26,040

保養撥備的變動如下:

5,121	4,699
5用 (6,144)	(4,485)
6,566	4,579
4,699	4,605
人民幣千元	人民幣千元
RMB'000	RMB'000
2023年	2022年
2023	2022
	2023年 RMB'000 人民幣千元 3 5 6 6,566 5 月 (6,144)

The warranty provision represents management's best estimate of the Group's liability under 45 to 120 days warranty granted on papermaking felts, based on prior experience and industry averages for defective products. 保養撥備指管理層對本集團就造紙毛毯提供45 至120天保養(根據過往經驗及有關缺陷產品的 行業常規得出)所承擔責任的最佳估計。

23.LEASE LIABILITIES

23.租賃負債

		2023 2023年 RMB'000 人民幣千元	2022 2022年 RMB'000 人民幣千元
Total minimum lease payment due:	應付最低租賃付款總額:		
— Within one year	—一年內	4,394	3,866
- In the second to fifth years	—於第二至第五年	3,456	6,971
		7,850	10,837
Future finance charges on leases liabilities	租賃負債未來融資費用	(336)	(704)
Present value of lease liabilities	租賃負債現值	7,514	10,133
		2023	2022
		2023年	2022年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Present value of minimum lease payments:	最低租賃付款現值:		
- Within one year	— 一年內	4,125	3,460
 In the second to fifth years 	— 於第二至第五年	3,389	6,673
		7,514	10,133
Less: Portion due within one year included under	減:流動負債項下的一年內		
current liabilities	到期部分	(4,125)	(3,460)
Portion due after one year included under non-	非流動負債項下的一年後		
current liabilities	到期部分	3,389	6,673

The Group leases properties for operation and these lease liabilities were measured at the present value of the lease payments that are not yet paid. All leases are entered at fixed prices and typically made for fixed periods of one to two years (2022: one to three years), lease terms are negotiated on an individual basis.

The total cash outflows for leases including the payments of lease liabilities for the year ended 31 December 2023 were RMB4,417,000 (2022: RMB5,420,000).

本集團就經營而租用物業,該等租賃負債按尚 未支付的租賃付款的現值計量。所有租賃均以 固定價格及一般以一至兩年(2022年:一至三年) 的固定租期訂立。租期乃按個別基準磋商而定。

截至2023年12月31日止年度,租賃的現金流出 總額(包括租賃負債的付款)為人民幣4,417,000 元(2022年:人民幣5,420,000元)。

24.DISCOUNTED BILLS FINANCING

The balance represents borrowings from banks by discounting, with recourse, bills receivables to the Group which were endorsed by third parties. The Group continues to recognise the carrying amount of the underlying bills receivables, as presented in Note 18, since the title of receivables was not transferred to the counterparties.

25.BANK BORROWINGS

24.貼現票據融資

該結餘指通過貼現本集團具追索權的應收票據 而取得的銀行借款,該等借款由第三方背書。 由於應收款項的所有權並無轉移至對手方,因 此本集團繼續確認附註18所呈列相關應收票據 的賬面值。

25. 銀行借款

		2023 2023年 RMB'000 人民幣千元	2022 2022年 RMB'000 人民幣千元
Bank borrowings — current — non-current	銀行借款 — 即期 — 非即期	84,961 184,500	57,500 104,500
		269,461	162,000

At 31 December 2023 and 2022, bank borrowings were secured and repayable as follows:

於2023年及2022年12月31日,已抵押銀行借款 及其須予償還情況如下:

			2023 2023年 RMB'000 人民幣千元	2022 2022年 RMB'000 人民幣千元
Carrying amount repayable (Note)	須於以下期間償還的賬 <i>(附註)</i>	面值		
 within one year in the second year to fifth year inclusive after five years 	 一年內 第二年至第五年 (包括首尾兩年) 五年後 		84,961	57,500
			139,500 45,000	104,500 —
			269,461	162,000
<i>Note:</i> The amounts are based on the scheduled repayment dates set out in the loan agreements.		附註:	該等金額乃基於貸款協議 期計算得出。	所載的原訂還款日
The interest rates of the bank borrowings is set out in Note 36.3.		銀行借	請款的利率載於附註36.3	0

The bank borrowings were secured by pledged assets as set out in Note 35.

銀行借款由已抵押資產擔保(附註35)。
26.OTHER BORROWINGS

26.其他借款

		2023	2022
		2023年	2022年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Other borrowings	其他借款		
- current	— 即期	27,437	24,381
- non-current	— 非即期	29,815	29,122
		57,252	53,503
secured and repayable as follows:		及其須予償還情況如下:	
		2023	2022
		2023 年	2022年
		2023年 RMB'000	2022年 RMB'000
		2023 年	2022年
Carrying amount repayable:	須於以下期間償還的賬酮	2023年 RMB'000 人民幣千元	2022年 RMB'000
Carrying amount repayable: — within one year	須於以下期間償還的賬面 — 一年內	2023年 RMB'000 人民幣千元	2022年 RMB'000
		2023年 RMB'000 人民幣千元 回值: 27,437	2022年 RMB'000 人民幣千元

During the year ended 31 December 2023, the Group entered into sale and leaseback agreements with leasing companies for machinery and equipment ("Secured Assets") amounting to RMB33,717,000 (2022: RMB49,336,000) for a period of three years (2022: a period of three years). Upon maturity, the Group will be entitled to purchase the Secured Assets.

As at 31 December 2023, one of the sale and leaseback agreement amounting to RMB14,200,000 (2022: nil) has been settled before maturity and the related Secured Assets amounting to RMB29,998,000 (2022: nil) has been purchased by the Group.

截至2023年12月31日止年度,本集團與租賃公司訂立金額為人民幣33,717,000元(2022年:人 民幣49,336,000元)的售後回租協議,以獲得機 器及設備(「抵押資產」),為期三年(2022年:為 期三年)。於到期時,本集團將有權購買有抵押 資產。

於2023年12月31日,其中一份價值人民幣 14,200,000元(2022年:零)的售後回租協議 已於到期前清償,且本集團已購買人民幣 29,998,000元(2022年:零)的有關抵押資產。

26.OTHER BORROWINGS (Continued)

The interest rates of the other borrowings is set out in Note 36.3.

As at 31 December 2023, sale and leaseback obligation of RMB57,252,000 (2022: RMB53,503,000) was secured by the Group's construction in progress and plant and equipment with carrying amount of RMB74,204,000 (2022 : RMB98,826,000) and RMB45,828,000 (2022: nil), respectively (Note 12).

27. DEFERRED TAX

The movements in deferred tax assets/(liabilities) are as follows $\stackrel{:}{\cdot}$

Deferred Tax Assets

26.其他借款(續)

其他借款的利率載於附註36.3。

於2023年12月31日,售後回租責任為人民幣 57,252,000元(2022年:人民幣53,503,000元), 由本集團賬面價值分別為人民幣74,204,000 元(2022年:人民幣98,826,000元)及人民幣 45,828,000元(2022年:零)的在建工程以及廠 房及設備作抵押(附註12)。

27. 遞延税項

遞延税項資產/(負債)的變動如下:

遞延税項資產

		Provision for inventories 存貨撥備 RMB'000 人民幣千元	Provision of allowance on receivable 應收款項撥備 RMB'000 人民幣千元	Unrealised profit in inventories 未變現存貨溢利 RMB'000 人民幣千元	Right-of-use assets 使用權資產 RMB'000 人民幣千元	Total 總計 RMB'000 人民幣千元
As at 1 January 2022	於 2022 年1月1日	104	546	70	_	720
Credited/(Charged) to	於損益計入/(扣除)					
profit or loss (Note 8)	(附註8)	(57)	101	(4)	_	40
As at 31 December 2022 and	於 2022年12月31 日及					
1 January 2023	2023年1月1日	47	647	66	_	760
Credited/(Charged) to	於損益計入/(扣除)					
profit or loss (Note 8)	(附註 8)	(13)	133	20	2,356	2,496
As at 31 December 2023	於 2023年12月31 日	34	780	86	2,356	3,256

27. DEFERRED TAX (Continued)

27. 遞延税項(續)

Deferred Tax Liabilities

遞延税項負債

		Accelerated tax depreciation	Withholding on undistributed profits 未分派溢利	Lease liabilities	Total
		加速税項折舊 RMB'000 人民幣千元	的預扣税 RMB'000 人民幣千元	租賃負債 RMB'000 人民幣千元	總計 RMB'000 人民幣千元
As at 1 January 2022	於2022年1月1日	(2,114)	_	(167)	(2,281)
Charged to profit or loss (Note 8)	於損益扣除 <i>(附註8)</i>	(409)	(1,960)	(471)	(2,840)
As at 31 December 2022 and	於 2022年12 月 31 日及				
1 January 2023	2023年1月1日	(2,523)	(1,960)	(638)	(5,121)
Credited to profit or loss upon payment	付款時計入損益	-	1,985	_	1,985
(Charged)/Credited to in profit or	於損益(扣除)/計入				
loss (Note 8)	(附註8)	(1,155)	(903)	(2,189)	(4,247)
As at 31 December 2023	於 2023 年12月31日	(3,678)	(878)	(2,827)	(7,383)

The amounts recognised in the consolidated statement of financial position are as follows:

於綜合財務狀況表確認的金額如下:

		2023 2023年 RMB'000 人民幣千元	2022 2022年 RMB'000 人民幣千元
Deferred tax assets recognised in the	於綜合財務狀況表確認的		
consolidated statement of financial position	遞延税項資產	900	760
Deferred tax liabilities recognised in the	於綜合財務狀況表確認的		
consolidated statement of financial position	遞延税項負債	(5,027)	(5,121)
Net deferred tax liabilities	遞延税項負債淨額	(4,127)	(4,361)

As at 31 December 2023, deferred tax liabilities have not been recognised on the aggregate amount of temporary differences associated with the undistributed profits of Sichuan Huanlong for the withholding taxes that would be payable on the unremitted earnings of approximately RMB206,096,000 (2022 : RMB191,979,000) that are subject to withholding taxes. The Company controls the dividend policy of Sichuan Huanlong and it is not probable that the temporary differences will reverse in the foreseeable future. During the year ended 31 December 2023, withholding tax of RMB1,082,000 (2022 : RMB1,960,000) was charged to profit or loss for the dividends declared by Sichuan Huanlong.

於2023年12月31日,尚未就四川環龍未分配利 潤與未匯出收入應繳預扣税相關的暫時性差異 總額確認遞延税項負債,需要繳納預扣税的未 匯出收入約為人民幣206,096,000元(2022年: 人民幣191,979,000元)。本公司控制四川環龍的 股息政策,故該暫時性差異於可見將來不大可 能逆轉。截至2023年12月31日止年度,四川環 龍宣派股息預扣税人民幣1,082,000元(2022年: 人民幣1,960,000元)已計入損益。

28.SHARE CAPITAL

28.股本

		No. of shares 股份數目	RMB'000 人民幣千元
Authorised :	法定:		
Ordinary shares of HK\$0.01 each	每股面值 0.01 港元的 普通股		
As at 1 January 2022	於 2022年1 月1日	38,000,000	335
Increase in authorised share capital	增加法定股本	1,962,000,000	24,020
As at 31 December 2022,1 January 2023 and 31 December 2023	於2022年12月31日、 2023年1月1日及		
	2023年12月31日	2,000,000,000	24,355
Issued and fully paid :	已發行及繳足:		
As at 1 January 2022	於2022年1月1日	12,000	1
Capitalisation Issue (note a)	資本化發行(附註 a)	365,788,000	2,990
Issue of shares on 11 January 2022 (note b)	於2022年1月11日發行股份 <i>(附註b)</i>	114,200,000	930
Issue of shares on 8 February 2022 (note c)	於2022年2月8日發行股份		
	(附註 c)	3,442,000	28
As at 31 December 2022,1 January 2023	於2022年12月31日、		
and 31 December 2023	2023年1月1日及		
	2023年12月31日	483,442,000	3,949

The Share capital of the Company comprises of fully paid ordinary Shares. As fully paid ordinary Shares are equally eligible to receive dividends and to the repayment of capital and represent one vote at shareholders' meetings of the Company.

Notes :

(a) Pursuant to the resolutions of the shareholders passed on 9 December 2021, subject to the share premium account of the Company being credited as a result of the global offering, the directors were authorised to allot and issue a total of 365,788,000 shares credited as fully paid at par to the holders of the shares on the register of members of the Company at the close of business on 8 December 2021 in proportion to their shareholdings by way of capitalisation of the sum of HK\$3,657,880 (equivalents to approximately RMB2,990,000) standing to the credit of the share premium account of the Company (the "Capitalisation Issue"). The Capitalisation Issue is effective upon listing on 11 January 2022 and the shares allotted and issued rank pari passu in all respects with the existing issued shares. 本公司股本包括已繳足的普通股。由於已繳足 普通股在收取股息及資本償還方面享有同等資 格,故於本公司股東大會上代表一票。

附註:

(a) 根據股東於2021年12月9日通過的決議案,就本 公司的股份溢價賬因全球發售而出現進賬,董事 獲授權透過將本公司股份溢價賬進賬3,657,880 港元(相當於約人民幣2,990,000元)撥充資本,根 據2021年12月8日結束營業時名列本公司股東名 冊的股份持有人所持的股權比例,向彼等配發及 發行按面值入賬列作繳足的合共365,788,000股 股份(「資本化發行」)。資本化發行自2022年1月11 日上市起生效,而所配發及發行的股份於各方面 與現存已發行股份享有同等地位。

28.SHARE CAPITAL (Continued)

Notes : (Continued)

- (b) On 11 January 2022, the Company issued 114,200,000 new shares at HK\$1.22 per share for total gross proceeds of HK\$139,324,000 (equivalents to approximately RMB113,477,000) by way of initial public offering of the Company on the Stock Exchange.
- (c) On 8 February 2022, the Company further issued 3,442,000 new shares at HK\$1.22 per share for total gross proceeds of HK\$4,199,240 (equivalents to approximately RMB3,429,000) upon partial exercise of the over-allotment option granted by the Company.

29. RESERVES

The reconciliation between the opening and closing balances of each component of the Group's equity is set out in the consolidated statement of changes in equity.

Share premium

The share premium represents the difference between the par value of the shares of the Company and net proceeds received from the issuance of the shares of the Company.

Under the Companies Law of the Cayman Islands, the share premium account of the Company may be applied for payment of distributions or dividends to the shareholders provided that immediately following the date on which the distribution or dividend is proposed to be paid, the Company is able to pay its debts as they fall due in the ordinary course of business.

Capital reserve

The capital reserve of the Group represents the aggregate of the share capital of the subsidiaries comprising the Group arising from the reorganisation for listing on the Stock Exchange.

Statutory reserve

In accordance with the Company Law of the PRC, each of the company that was registered in the PRC is required to appropriate 10% of the annual statutory profit after tax (after offsetting any prior years' losses), determined in accordance with the PRC accounting standards, to the statutory reserve until the balance of the reserve funds reaches 50% of the entity's registered capital. The statutory reserve can be utilised to offset prior years' losses or to increase capital, provided the remaining balance of the statutory reserve is not less than 25% of the registered capital.

28.股本(續)

附註:(續)

- (b) 於2022年1月11日,本公司透過在聯交所進行首次 公開發售,以每股股份1.22港元發行114,200,000 股新股份,所得款項總額為139,324,000港元(相 當於約人民幣113,477,000元)。
- (c) 於2022年2月8日,本公司在部分行使其授出的超額配股權後,以每股股份1.22港元進一步發行3,442,000股新股份,所得款項總額為4,199,240港元(相當於約人民幣3,429,000元)。

29.儲備

本集團權益中各部分期初與期末結餘的對賬載 於綜合權益變動表。

股份溢價

股份溢價指本公司股份面值與發行本公司股份 所得款項淨額之間的差額。

根據開曼群島公司法,本公司股份溢價賬可供 撥作分派或派發股息予股東,惟緊隨建議分派 或派息當日,本公司能支付正常業務過程中到 期之債務。

資本儲備

本集團的資本儲備指為於聯交所上市進行重組 後本集團旗下附屬公司的股本總數。

法定儲備

根據中國公司法,在中國註冊的各公司須就根 據中國會計準則釐定的年度法定除税後溢利(抵 銷任何過往年度虧損後)劃撥10%至法定儲備, 直至儲備金結餘達到該實體註冊資本的50% 為止。法定儲備可用於抵銷過往年度虧損或增 加資本,惟法定儲備的餘額不少於註冊資本的 25%。

30.本公司的財務狀況表

30.STATEMENT OF FINANCIAL POSITION OF THE COMPANY

		Notes 附註	2023 2023年 RMB'00 人民幣千元	2022 2022年 RMB'00 人民幣千元
ASSETS AND LIABILITIES	資產及負債			
Non-current assets	非流動資產			
Interests in subsidiaries	於附屬公司的權益		1,594	1,594
Amount due from a subsidiary	應收附屬公司款項		21,341	22,060
			22,935	23,654
Current assets	流動資產			
Prepayments and other receivables	預付款項及其他應收款項		4,276	8,661
Amount due from a subsidiary	應收附屬公司款項		80	_
Financial assets at fair value through	按公平值計入損益的			
profit or loss	金融資產	19	830	984
Cash and cash equivalents	現金及現金等價物		73,635	74,143
			78,821	83,788
Current liabilities	流動負債			
Amount due to a subsidiary	應付附屬公司款項		20,516	23,730
Accruals	應計款項		2,179	2,403
			22,695	26,133
Net current assets	流動資產淨值		56,126	57,655
Net assets	資產淨值		79,061	81,309
	資本及儲備			
CAPITAL AND RESERVES Share capital	頁 平 及 阔 悀 股本	28	3,949	3,949
Reserves	儲備	20	75,112	77,360
Total equity	總權益		79,061	81,309

Approved by the Board of Directors on 28 March 2024 and were signed on its behalf.

於2024年3月28日經董事會批准,並由以下人士 代為簽署。

Shen Genlian 沈根蓮 Director 董事 Xie Zongguo 謝宗國 Director 董事

30.STATEMENT OF FINANCIAL POSITION OF THE COMPANY (Continued)

30.本公司的財務狀況表(續)

Note: The movement of the Company's res	serves are as follows:	附註:	本公司的儲備	變動如下:	
		Share premium 股份溢價 RMB'000 人民幣千元	Capital reserve 資本儲備 RMB'000 人民幣千元	Accumulated losses 累計虧損 RMB'000 人民幣千元	Total 總計 RMB'000 人民幣千元
As at 1 January 2022	於 2022 年1月1日	_	1,592	(26,337)	(24,745)
Profit for the year	年內溢利	-	_	681	681
Capitalisation issue	資本化發行	(2,990)	_	_	(2,990)
Issue of new shares	發行新股份	115,948	_	_	115,948
Transaction costs attributable to issue of new shares	發行新股份應佔交易成本	(11,534)	_	_	(11,534)
As at 31 December 2022 and 1 January 2023	於2022年12月31日及2023年1月1日	101,424	1,592	(25,656)	77,360
Profit for the year	年內溢利	-	_	15,578	15,578
Final dividends paid to equity holders of the Company for the year ended 31 December 2022 (Note 11)	截至2022年12月31日止年度已付本 公司權益持有人末期股息				
	(附註11)	_	_	(17,826)	(17,826)
As at 31 December 2023	於 2023年12月31 日	101,424	1,592	(27,904)	75,112

As at 31 December 2023, the distributable reserves of the Company amounting to RMB73,520,000 (2022 : RMB75,768,000).

31. LEASE COMMITMENTS

As Lessor

At 31 December 2023 and 2022, the Group had future aggregate minimum lease receipts under non-cancellable operating leases in respect of factory building as follows :

於2023年12月31日,本公司的可分派儲備為人 民幣73,520,000元(2022年:人民幣75,768,000 元)。

31.租賃承擔

作為出租人

於2023年及2022年12月31日,本集團根據不可 撤銷經營租賃就廠房收取的未來最低租賃款項 總額如下:

		2023 2023年 RMB'000 人民幣千元	2022 2022年 RMB'000 人民幣千元
Within one year	一年內	799	1,499
After one year but within two years	一年後但兩年內		799
		799	2,298

32.CAPITAL COMMITMENTS

32.資本承擔

As at end of the reporting date, the Group has capital 於報告期末,本集團的資本承擔如下: commitments are as follows :

		2023年 RMB'000	2022年 RMB'000
		人民幣千元	人民幣千元
Contracted but not provided for	已訂約但未撥備		
Property, plant and equipment	物業、廠房及設備	18,669	83,614

33.NOTES TO THE CONSOLIDATED STATEMENT OF CASH FLOWS

33.综合現金流量表附註

Reconciliation of liabilities arising from financing activities :

融資活動產生的負債對賬:

				Discounted	
		Bank borrowings 銀行借款 RMB'000 人民幣千元	Other borrowings 其他借款 RMB'000 人民幣千元	bills financing 貼現票據融資 RMB'000 人民幣千元	Lease liabilities 租賃負債 RMB'000 人民幣千元
As at 1 January 2022	於 2022 年1月1日	105,000	22,534	3,821	1.338
Cash flows :	現金流量:	,	,	-,	.,
Proceeds	所得款項	162,300	_	_	_
Repayment	還款	(105,300)	(18,367)	(3,821)	_
Capital element of lease rentals paid	已付租賃租金本金部分		(···,···)	(-,)	(4,840)
Interest element of lease rentals paid	已付租賃租金利息部分	_	_	_	(70)
Non-cash transaction	非現金交易:				(-)
New borrowings (Note 26)	新增借款 <i>(附註26)</i>	_	49,336	_	_
New leases	新租賃	_	_	_	8,804
Lease modification	租賃修改	_	_	_	4,831
Effect of interest charges	利息費用影響		_	<u> </u>	70
As at 31 December 2022 and 1 January 2023	於2022年12月31日及	400.000	50 500		10 100
Cash flows :	2023年1月1日 現金流量:	162,000	53,503	_	10,133
Proceeds	况 並 派 里 · 所得款項	185,000	30,000	3,690	
	川 恃 承 頃 還 款	,		3,090	_
Repayment	^返 承 已付租賃租金本金部分	(77,539)	(29,968)	_	(2.074)
Capital element of lease rentals paid	已17.祖員祖並平並即77 已付租賃租金利息部分	_	_	—	(3,871)
Interest element of lease rentals paid Non-cash transactions :	亡17 祖貝祖並利息部刀 非現金交易:	_	_	_	(458)
	非現並父 <i>為</i> , 新增借款 <i>(附註26)</i>		3.717		
New borrowings <i>(Note 26)</i> New leases	新増信款(<i>附社20)</i> 新租賃	_	3,/1/	_	1 050
	和但具 利息費用影響	_			1,252 458
Effect of interest charges	<u> </u>	_	_	_	458
As at 31 December 2023	於 2023年12月31 日	269,461	57,252	3,690	7,514

34.RELATED PARTY TRANSACTIONS

Save as disclosed in Note 18 to the consolidated financial statements, the Group had the following transactions with its related parties during the year :

(a) Names and relationship

Name of related party 關聯方名稱

Sichuan Huanlong New Material Ltd.* (四川環龍新材料有限公司) 四川環龍新材料有限公司

Sichuan Huanlong Daily Products Ltd.* (四川省環龍生活用品有限公司) 四川省環龍生活用品有限公司

* The translation of name in English is for identification purposes only.

34. 關聯方交易

除綜合財務報表附註18所披露者外,本集團於 年內與其關聯方進行了以下交易:

(a) 名稱及關係

Relationship with the Group 與本集團的關係

A company controlled by the Controlling Shareholders 受控股股東控制的公司

A company controlled by the Controlling Shareholders 受控股股東控制的公司

* 英文譯名僅供識別。

34.RELATED PARTY TRANSACTIONS 34. 關聯方交易(續) (Continued) (b) Related party transactions (b) 關聯方交易 2023 2022 2023年 2022年 RMB'000 RMB'000 人民幣千元 人民幣千元 (i) Material transactions with related (i) 與關聯方的重大交易 parties Nature Name of related party 關聯方名稱 性 質 Sales Sichuan Huanlong New Material Ltd.* ("Huanlong New Material") (note) 3.047 2.796 四川環龍新材料有限公司 銷售 (「環龍新材料」)(附註) Sales Sichuan Huanlong Daily Products Ltd.* ("Huanlong Daily Products") (note) 1,252 1,173 四川省環龍生活用品有限公司 銷售 (「環龍生活用品」)(附註) Note: Huanlong New Material and Huanlong Daily Products are 附註: 環龍新材料及環龍生活用品為沈根蓮女 associates of Ms. Shen Genlian and Mr. Zhou Jun and 士及周駿先生的聯繫人,而環龍生活用 Huanlong Daily Products is a wholly owned subsidiary of 品為環龍新材料的全資附屬公司,故該 Huanlong New Material, the related party transactions 等關聯交易將合併計算,並視作一項交 shall therefore be aggregated and treated as if they were 易處理,構成上市規則第14A章項下的 one transaction and constitute continuing connected 持續關連交易。 transactions under Chapter 14A of the Listing Rules. Sales to related parties were conducted in the Group's 向關聯方的銷售乃於本集團正常業務過 程中進行,價格及條款並不低於向本集 normal course of business and at prices and terms no less 團其他第三方客戶收取並與其訂立的價 than those charged to and contracted with other third party customers of the Group. 格及條款。 2023 2022 2023年 2022年 **RMB'000** RMB'000 人民幣千元 人民幣千元 (ii) Key management personnel (ii) 主要管理人員報酬 compensation Salaries, allowances and benefits 薪金、津貼及福利 3,883 3,511 Contribution to defined contribution 界定供款退休計劃供 retirement plans 款 254 248 4,137 3,759

* for identification purposes only

僅供識別

34.RELATED PARTY TRANSACTIONS

34. 關聯方交易(續)

(Continued)

Balances with related parties		(c) 與關聯方的結餘	
		2023	2022
		2023年	2022年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Amounts due from related parties:	應收關聯方款項:		
Huanlong New Material	環龍新材料		
— trade	— 貿易	4,889	2,431
Huanlong Daily Products	環龍生活用品		
— trade	— 貿易	1,655	941
		6,544	3,372

Note: The amounts due are unsecured, interest-free and repayable on demand. The trade balances had a credit period of 60 days (2022:60 days). The carrying amounts approximates their fair value and are denominated in RMB.

35.PLEDGE OF ASSETS

35.資產抵押

At the end of each reporting period, certain of the Group's assets were pledged to secure bank and other borrowings of the Group. The aggregate carrying amount of the assets of the Group pledged at the end of the reporting period are as follows: 於各報告期末,本集團若干資產已抵押以取得 授予本集團的銀行及其他借款。本集團已抵押 資產於報告期末的賬面總值如下:

附註: 應付款項為無抵押、免息及須按要求償還。貿易結餘的信貸期為60日(2022年:

人民幣計值。

60日)。賬面值與其公平值相若,並以

		2023 2023年 RMB'000 人民幣千元	2022 2022年 RMB'000 人民幣千元
Property, plant and equipment (Note 12)	物業、廠房及設備	115 170	400.004
Land losso proportion (Note 15)	<i>(附註12)</i> 土地租賃預付款項	145,470	128,884
Land lease prepayment (Note 15)	工地祖員原內款項 <i>(附註15)</i>	4,843	5,180
		150,313	134,064

36. FINANCIAL RISK MANAGEMENT AND FAIR VALUE MEASUREMENTS

The Group is exposed to financial risks through its use of financial instruments in its ordinary course of operations and in its investment activities. The financial risks include market risk (including foreign currency risk, interest rate risk and other price risk), credit risk and liquidity risk.

The Group's overall financial risk management policies focuses on the unpredictability and volatility at financial markets and seeks to minimise potential adverse effects on the financial position, financial performance and cash flows of the Group. No derivative financial instruments are used to hedge any risk exposures.

36.1 Categories of financial assets and liabilities

36.財務風險管理及公平值計量

本集團就其於日常業務過程及投資活動中使用 金融工具承受財務風險。財務風險包括市場風 險(包括外幣風險、利率風險及其他價格風險)、 信貸風險及流動性風險。

本集團的整體財務風險管理政策專注於金融市 場的不可預測性及波動性,及尋求盡量減少對 本集團財務狀況、財務表現及現金流量可能造 成的不利影響。概無採用衍生金融工具對沖任 何風險。

36.1 金融資產及負債分類

		2023 2023年 RMB'000 人民幣千元	2022 2022年 RMB'000 人民幣千元
Financial assets	金融資產		
Financial assets measured at	按攤銷成本計量的		
amortised cost:	金融資產:		
Trade and other receivables	貿易及其他應收款項	207,615	181,894
Cash and cash equivalents	現金及現金等價物	78,631	85,618
Financial assets at FVTPL:	公平值計入損益的		
	金融資產:		
Listed equity securities and warrants	上市股本證券及權證	830	984
		287,076	268,496
Financial liabilities	金融負債	287,076	268,496
Financial liabilities Financial liabilities measured at	金融負債 按 <i>攤銷成本計量的</i>	287,076	268,496
		287,076	268,496
Financial liabilities measured at	按攤銷成本計量的	287,076 48,385	268,496
Financial liabilities measured at amortised cost:	按攤銷成本計量的 金融負債:		
<i>Financial liabilities measured at amortised cost:</i> Trade and other payables	<i>按攤銷成本計量的 金融負債:</i> 貿易及其他應付款項	48,385	34,416
<i>Financial liabilities measured at amortised cost:</i> Trade and other payables Lease liabilities	按 <i>攤銷成本計量的 金融負債:</i> 貿易及其他應付款項 租賃負債	48,385 7,514	34,416
<i>Financial liabilities measured at amortised cost:</i> Trade and other payables Lease liabilities Discounted bills financing	按 <i>攤銷成本計量的 金融負債:</i> 貿易及其他應付款項 租賃負債 貼現票據融資	48,385 7,514 3,690	34,410 10,133 —

36.FINANCIAL RISK MANAGEMENT AND FAIR VALUE MEASUREMENTS (Continued)

36.2 Foreign currency risk

36. 財務風險管理及公平值計量(續)

36.2 外幣風險

Foreign currency risk refers to the risk that the fair value or future cash flows of a financial instrument will fluctuate because of changes in foreign exchange rates. The Group's exposure to foreign currency risk arise primarily from its sales transactions and IPO proceeds, which are primarily denominated in US\$ and HK\$ which are not the functional currencies of the respective entities within the Group to which these transactions relate.

As at the end of each of reporting period, US\$ and HK\$ denominated financial assets translated into RMB at the closing rates, are as follows:

外幣風險指金融工具的公平值或未來現金 流量因匯率變動而波動的風險。本集團面 臨的外幣風險主要來自其主要以美元和港 元計值的銷售交易及上市募集資金,美元 及港元並非本集團與該等交易有關的實體 的功能貨幣。

於各報告期末,以美元及港元計值及按期 末匯率換算為人民幣的金融資產如下:

2023 2023年		Trade receivables 貿易應收款項 RMB'000	Bank balances 銀行結餘 RMB'000
		人民幣千元	人民幣千元
US\$	美元	1,806	58,213
HK\$	港元		192
		1,806	58,405
		.,	
		Trade	
2022		receivables	Bank balances
2022年		貿易應收款項	銀行結餘
		RMB'000	RMB'000
		人民幣千元	人民幣千元
US\$	美元	2,396	53,637
HK\$	港元		21,327
		2,396	74,964

The following table illustrates the sensitivity of the Group's profit after income tax for the year and equity in regards to an appreciation in the functional currencies of respective group entities against US\$ and HK\$. These sensitivity rates are the rates used when reporting foreign currency risk internally to key management personnel and represents management's best assessment of the possible change in foreign exchange rates.

下表顯示本集團的年內除所得税後溢利及 權益對各集團實體的功能貨幣兑美元及港 元升值的敏感度。該等敏感度比率為向主 要管理人員內部報告外幣風險時所採用的 比率,並代表管理層對外幣匯率可能出現 的變動的最佳評估。

36.FINANCIAL RISK MANAGEMENT AND FAIR VALUE MEASUREMENTS (Continued)

36.財務風險管理及公平值計量(續)

Foreign current	cy risk (Continued)	36.2 外幣風險 (續)		
2023 2023年		Sensitivity rate 敏感度	Decrease in profit 溢利減少 RMB'000 人民幣千元	Decrease in equity 權益減少 RMB'000 人民幣千元
US\$	美元	5%	2,551	2,551
нк\$	港元	5%	8	8
2022 2022年		Sensitivity rate 敏感度	Decrease in profit 溢利減少 RMB'000	Decrease in equity 權益減少 RMB'000
US\$	美元	5%	人民幣千元 2,381	人民幣千元 2,381
HK\$	港元	5%	906	906

The same % depreciation in the respective group entities' functional currencies against the respective foreign currencies would have the same magnitude on the Group's profit for the year and equity but of opposite effect.

The Group currently does not have a foreign currency hedging policy, and manages its foreign currency risk by closely monitor the scale of foreign currency transactions, foreign currency assets and liabilities. 倘有關集團實體的功能貨幣兑各外幣出現 相同百分比的貶值,則對本集團的年內溢 利及權益具有程度相同但性質相反的影響。

本集團目前並無外幣對沖政策,並密切監 察外幣交易規模、外幣資產及負債以管理 其外幣風險。

36.FINANCIAL RISK MANAGEMENT AND FAIR VALUE MEASUREMENTS (Continued)

36.3 Interest rate risk

Interest rate risk relates to the risk that the fair value or cash flows of a financial instrument will fluctuate because of changes in market interest rates. Bank borrowings and other borrowing bearing variable rates expose the Group to cash flow interest rate risk and the Company was not subject to interest rate risk. The Group's interest rate risk arises primarily from variable rates bank borrowings and other borrowing. The exposure to interest rates for the Group's bank deposits is considered immaterial.

The interest rates of the Group's borrowings at the reporting date were as follows:

36.財務風險管理及公平值計量(續)

36.3 利率風險

利率風險涉及金融工具的公平值或現金流 量因市場利率變動而浮動的風險。按浮動 利率計息的銀行借款及其他借款使本集團 承受現金流量利率風險,而本公司則不受 利率風險影響。本集團的利率風險主要來 自浮息銀行借款及其他借款。本集團銀行 存款承受的利率風險微不足道。

本集團於報告日期借款的利率如下:

		2023		2022		
		2023年		2022年		
		Interest		Interest		
		rate per		rate per		
		annum	RMB'000	annum	RMB'000	
		年利率	人民幣千元	年利率	人民幣千元	
Bank borrowings	銀行借款					
- Floating interest rate	— 浮息	5.90%-6.50%	119,900	3.45%-6.50%	40,900	
- Fixed interest rate	— 定息	3.20%-5.20%	149,561	3.65%-5.20%	121,100	
			269,461		162,000	
Other borrowing	其他借款					
- Floating interest rate	— 浮息	5.50%-7.10%	57,252	6.85%-7.20%	53,503	
			326,713		215,503	

36.FINANCIAL RISK MANAGEMENT AND FAIR VALUE MEASUREMENTS (Continued)

36.3 Interest rate risk (Continued)

The sensitivity analysis is not provided as the amount is considered insignificant.

The same degree of decrease in basis point would have the same magnitude on the Group's profit for the year and the total equity as at the end of each reporting period but of opposite effect.

The assumed changes in interest rates are considered to be reasonably possible based on observation of current market conditions and represents management's assessment of a reasonably possible change in interest rate. The analysis is performed on the same basis during the years.

36.4 Other price risk

Other price risk relates to the risk that the fair values or future cash flows of a financial instrument will fluctuate because of changes in market prices (other than changes in interest rates and foreign exchange rates). The Group is exposed to change in market prices in respect of its investments in listed equity securities and warrants classified as financial assets at FVTPL.

The sensitivity analysis is not provided as the amount is considered insignificant.

36.5 Credit risk

Credit risk refers to the risk that the counterparty to a financial instrument would fail to discharge its obligation under the terms of the financial instrument and cause a financial loss to the Group. The Group's exposure to credit risk mainly arises from granting credit to customers in the ordinary course of its operations. The Group's maximum exposure to credit risk is limited to the carrying amounts of the financial assets at end of each reporting period as detailed in Note 36.1.

36.財務風險管理及公平值計量(續)

36.3 利率風險(續)

由於金額被視為不重大,故概無提供敏感 度分析。

相同基點減幅將對本集團於年內的溢利及 各報告期末的總權益具有程度相同但性質 相反的影響。

利率的假設變動乃經觀察現行市況後視為 合理地可能出現的變動,並代表管理層對 利率合理地可能出現變動的評估。該分析 乃按年內的相同基準進行。

36.4 其他價格風險

其他價格風險指由於市場價格變動(利率及 匯率變動除外)而引致金融工具之公平值或 未來現金流量波動之風險。本集團就分類 為按公平值計入損益的金融資產的上市股 本證券及權證投資承受市場價格風險。

由於金額被視為不重大,故概無提供敏感 度分析。

36.5 信貸風險

信貸風險指金融工具的交易對手方未能履 行其金融工具條款項下責任,導致本集團 蒙受財務虧損的風險。本集團承受的信貸 風險主要來自於日常業務過程中給予客戶 的信貸。本集團承受的最高信貸風險以附 註36.1所詳述各報告期末金融資產的賬面 值為上限。

36.FINANCIAL RISK MANAGEMENT AND FAIR VALUE MEASUREMENTS (Continued)

36.5 Credit risk (Continued)

Trade and bills receivables

The Group usually grants a credit period of 30 to 180 days (2022: 30 to 180 days) to its customers. Before accepting any new customer, the Group assesses the potential customer's credit quality and defines credit limits by customer. Credit limits granted to customers are reviewed periodically.

To measure the expected credit losses, trade and bills receivables have been grouped based on shared credit risk characteristics and the days past due. The expected credit loss below also incorporate forward-looking information.

The Group applies the HKFRS 9 simplified approach to measuring ECL, which uses a lifetime expected loss allowance for all trade and bills receivables using a provision matrix and individual assessment. The ECL rate of collectively assessed trade and bills receivables are detailed in the following table: 36. 財務風險管理及公平值計量(續)

36.5 信貸風險(續)

貿易應收款項及應收票據

本集團通常給予其客戶30至180天(2022年: 30至180天)的信貸期。於接納任何新客戶 之前,本集團會評估潛在客戶的信貸質素, 並界定客戶的信貸限額。授予客戶的信貸 限額會定期檢討。

為計量預期信貸虧損,貿易應收款項及應 收票據已根據共同信貸風險特徵及逾期天 數分類。以下預期信貸虧損亦包含前瞻性 資料。

本集團應用香港財務報告準則第9號簡化方 法計量預期信貸虧損,使用撥備矩陣及個 別評估就所有貿易應收款項及應收票據使 用全期預期虧損撥備。下表詳列統評貿易 應收款項及應收票據的預期信貸虧損率:

		Current 即期	Less than 365 days past due 逾期365天以內	More than 365 days past due 逾期365天以上	Individually impaired 個別減值	Total trade receivables 貿易應收款項總額	Bills receivables 應收票據
As at 31 December 2023 ECL rate Gross carrying amount Lifetime ECL	於2023年12月31日 預期信貸虧損率 賬面總值 全期預期信貸虧損	0.7% 111,662 814	1.3% 62,520 804	14.7% 990 145	90% 3,821 3,439	178,993 5,202	0.9% 27,244 234
As at 31 December 2022 ECL rate Gross carrying amount Lifetime ECL	於2022年12月31日 預期信貸虧損率 賬面總值 全期預期信貸虧損	0.9% 88,619 798	2.7% 62,430 1,673	7.3% 2,784 202	90% 1,821 1,639	155,654 4,312	 19,907

36.FINANCIAL RISK MANAGEMENT AND FAIR VALUE MEASUREMENTS (Continued)

36.5 Credit risk (Continued)

Trade and bills receivables (Continued)

Throughout the years ended 31 December 2023 and 2022, the historical credit loss experience of the customers of the Group, the forward-looking factors specific to the debtors and the economic environment remains no significant changes. As such, expected credit loss rate throughout the years remains stable.

Other receivables and amounts due from related parties

In order to minimise the credit risk of other receivables, the management of the Group has designated a team responsible for determination of credit limits and credit approvals. The management would make periodic collective and individual assessment on the recoverability of other receivables based on historical settlement records and past experience as well as current external information and adjusted to reflect probability weighted forward-looking information, including the default rate where the relevant debtors operates. Other monitoring procedures are in place to ensure that follow-up action is taken to recover overdue debts. In these regards, the credit risk of other receivables are considered to be low.

Besides, the management is of opinion that there is no significant increase in credit risk on these other receivables since initial recognition as the risk of default is low after considering the factors as set out in Note 2.9 and, thus, no ECL recognised during the year ended 31 December 2023 (2022: nil).

Cash and cash equivalents

The credit risks are considered to be insignificant because the counterparties are financial institutions that have sound credit rating. 36.財務風險管理及公平值計量(續)

36.5 信貸風險(續)

貿易應收款項及應收票據(續)

於截至2023年及2022年12月31日止年度,本 集團客戶的過往信貸虧損經驗、債務人的 特定前瞻性因素及經濟環境並無重大變動。 因此,全年內的預期信貸虧損率維持穩定。

其他應收款項及應收關聯方款項

為盡量減低其他應收款項的信貸風險,本 集團管理層已指派一支團隊負責釐定信貸 限額及信貸審批。管理層將根據過往結算 記錄及過往經驗以及目前外部資料,定期 對其他應收款項的可收回性進行集體及個 別評估,其會進行調整以反映概率加權的 前瞻性資料,包括相關債務人營運的違約 率。另已制定其他監督程序以確保採取跟 進行動以收回逾期債務。就此方面,其他 應收款項的信貸風險被視為甚低。

此外,管理層考慮到附註2.9所載因素後, 認為由於違約風險甚低,因該等其他應收 款項的信貸風險自初始確認以來並無顯著 增加,因此截至2023年12月31日止年度並 無確認預期信貸虧損(2022年:無)。

現金及現金等價物

信貸風險被視為微不足道,因為對手方為 擁有穩健信貸評級的財務機構。

36.FINANCIAL RISK MANAGEMENT AND FAIR VALUE MEASUREMENTS (Continued)

36.6 Liquidity risk

Liquidity risk relates to the risk that the Group will not be able to meet its obligations associated with its financial liabilities that are settled by delivering cash or another financial asset. The Group is exposed to liquidity risk in respect of settlement of its payables, and also in respect of its cash flow management. The Group's objective is to maintain an appropriate level of liquid assets and committed lines of funding to meet its liquidity requirements in the short and longer term.

Analysed below is the Group's remaining contractual maturities for its financial liabilities as at 31 December 2023. When the creditor has a choice of when the liability is settled, the liability is included on the basis of the earliest date when the Group can be required to pay. Where the settlement of the liability is in instalments, each instalment is allocated to the earliest period in which the Group is committed to pay. The contractual maturity analysis below is based on the undiscounted cash flows of the financial liabilities.

36.財務風險管理及公平值計量(續)

36.6 流動資金風險

流動資金風險涉及本集團無法履行以現金 或其他金融資產結算的金融負債相關責任 的風險。本集團就結算其應付款項以及管 理其現金流量面臨流動資金風險。本集團 的目標是維持適當的流動資產水平及取得 獲承諾的信貸融資,以應付其短期及較長 期的流動資金需求。

以下為本集團於2023年12月31日的金融負 債餘下合約到期分析。倘債權人有權選擇 負債的償付時間,則該負債根據本集團可 能被要求支付的最早日期列賬。倘負債須 分期償付,則每期還款分配至本集團承諾 支付的最早期間。以下合約到期分析乃根 據金融負債未貼現現金流量作出。

		Within one year or on demand 一年內或 按要求 RMB'000 人民幣千元	over one year but within two years 超過一年 但兩年內 RMB'000 人民幣千元	Uver two years but within five years 起過兩年 但五年內 RMB'000 人民幣千元	Over five years 起過五年 RMB'000 人民幣千元	Total undiscounted amount 未貼現總額 RMB'000 人民幣千元	Carrying amount 賬面值 RMB'000 人民幣千元
As at 31 December 2023	於2023年12月31日						
Trade and other payables	貿易及其他應付款項	48,385	-	-	-	48,385	48,385
Lease liabilities	租賃負債	4,394	3,456	-	-	7,850	7,514
Discounted bills financing	貼現票據融資	3,690	-	-	-	3,690	3,690
Bank borrowings	銀行借款	92,124	101,825	68,233	58,081	320,263	269,461
Other borrowings	其他借款	30,603	18,894	12,285	-	61,782	57,252
		179,196	124,175	80,518	58,081	441,970	386,302
As at 31 December 2022	於 2022 年12月31日						
Trade and other payables	貿易及其他應付款項	34,416	_	_	_	34,416	34,416
Lease liabilities	租賃負債	3,866	3,912	3,059	_	10,837	10,133
Bank borrowings	銀行借款	64,551	25,737	88,894	_	179,182	162,000
Other borrowings	其他借款	28,244	23,290	6,616	_	58,150	53,503
		131,077	52,939	98,569	_	282,585	260,052

Over

Over

36.FINANCIAL RISK MANAGEMENT AND FAIR VALUE MEASUREMENTS (Continued)

36.7 Fair value measurements of financial instruments

Financial assets and liabilities measured at fair value in the consolidated statement of financial position are grouped into three levels of a fair value hierarchy. The three levels are defined based on the observability and significance of inputs to the measurements, as follows:

Details the Group's investment property and information about the fair value hierarchy as at the end of the reporting period are as follows. The levels are based on the observability and significance of inputs to the measurements, as follows:

- Level 1: quoted prices (unadjusted) in active markets for identical assets and liabilities.
- Level 2: inputs other than quoted prices included within Level 1 that are observable for the asset or liability, either directly or indirectly, and not using significant unobservable inputs.
- Level 3: significant unobservable inputs for the asset or liability.

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

36.財務風險管理及公平值計量(續)

36.7 金融工具的公平值計量

綜合財務狀況表內按公平值計量的金融資 產及負債歸類為公平值層級的三個等級。 該三個等級乃基於計量的輸入值的可觀察 程度及重要性界定如下:

於報告期末,本集團的投資物業及有關公 平值層級資料的詳情如下。以下各等級乃 基於輸入值在計量時可否觀察及是否重大 劃分:

- 第一級:相同資產及負債在活躍市場未 經調整的報價。
- 第二級:除第一級包括的報價外,可直接或間接觀察的資產或負債輸入值,且並無涉及重大不可觀察的輸入值。
- 第三級:重大不可觀察的資產或負債輸入值。

金融資產或負債整體於公平值層級內所屬 的等級建基於對公平值計量具有重大意義 的最低等級輸入值。

36.FINANCIAL RISK MANAGEMENT AND FAIR VALUE MEASUREMENTS (Continued)

36.財務風險管理及公平值計量(續)

36.7 Fair value measurements of financial instruments (Continued)

The financial assets and liabilities measured at fair value in the consolidated statement of financial position on a recurring basis are grouped into the fair value hierarchy as follows: 36.7 金融工具的公平值計量(續)

於綜合財務狀況表內按經常性基準以公平 值計量的金融資產及負債在公平值層級中 分類如下:

830

	As at 31 Deo 於2023年	cember 2023 12月31日	
Level 1	Level 2	Level 3	Total
第一級	第二級	第三級	總計
RMB'000	RMB'000	RMB'000	RMB'000
人民幣千元	人民幣千元	人民幣千元	人民幣千元

830

Financial assets at FVTPL 按公平值計入損益的

金融資產

- Listed equity securities and 一上市股本證券及權證 warrants

)ecember 2022 2年12月31日	
L	_evel 1 Level	2 Level 3	Total
	第一級 第二編	吸 第三級	總計
RM	1B'000 RMB'00	0 RMB'000	RMB'000
人民	幣千元 人民幣千元	元 人民幣千元	人民幣千元

Financial assets at FVTPL 按公平值計入損益的

金融資產

— Listed equity securities and — 上市股本證券及權證	0.0.4			0.9.4
warrants	984	—		984
There were no transfers between Level 1 and Level 2		截至2023年12月31	日止年度,第	一級與第二
during the year ended 31 December 2023 (2022:nil).		級之間概無發生轉	₽撥(2022 年:≇	無)。
The carrying amounts of the Group's other financial		由於到期日較短,	本集團其他	金融資產及
assets and liabilities are not materially different from their		負債的賬面值與其	其於各報告期:	末的公平值
fair value at the end of each reporting period due to their		並無重大差異。		
short maturities.				

37. CAPITAL MANAGEMENT

The Group's capital management objectives are to ensure the Group's ability to continue as a going concern and to provide an adequate return to the equity holders by pricing goods and services commensurately with the level of risk.

The Group actively and regularly reviews its capital structure and makes adjustments in light of changes in economic conditions. The Group monitors its capital structure on the basis of the net debt-to-equity ratio. For this purpose, net debt is defined as borrowings, discounted bills financing and lease liabilities less cash and cash equivalents. In order to maintain or adjust the ratio, the Group may adjust the amount of dividends paid to the equity holders, issue new shares and raise new debt financing.

The net debt-to-equity ratio as at the end of each reporting period is as follows:

37. 資本管理

本集團的資本管理目標為確保本集團能夠持續 經營業務,並透過為貨品及服務訂立與風險水 平相稱的價格,藉以為權益持有人提供充裕回 報。

本集團積極及定期檢討其資本架構,並因應經 濟狀況變動作出調整。本集團以淨負債權益比 率基準監察其資本架構。就此而言,淨債務乃 界定為借款、貼現票據融資及租賃負債減現金 及現金等價物。為維持或調整該比率,本集團 可調整向權益持有人派付股息的金額、發行新 股及籌集新債務融資。

於各報告期末的淨負債權益比率如下:

		2023	2022
		2023年	2022年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Bank borrowings	銀行借款	269,461	162,000
Other borrowings	其他借款	57,252	53,503
Discounted bills financing	貼現票據融資	3,690	_
Lease liabilities	租賃負債	7,514	10,133
Less: Cash and cash equivalents	減:現金及現金等價物	(78,631)	(85,618)
Net debt	淨債務	259,286	140,018
Total equity	總權益	409,009	373,354
	we be and		51 0,00 1
Net debt-to-equity ratio	淨負債權益比率	63.39%	37.50%

PROPERTIES OWNED BY THE GROUP 本集團所擁有的物業

Type of properties 物業類型	Location 位置	Main usage 主要用途	Description 描述
Land	No. 519, Section 2, Xinhua Avenue Chengdu Strait Science and Technology Industry Development Park, Wenjiang District, Chengdu Sichuan Province, the PRC		A parcel of land with a site area of approximately 38,391 square metres
土地	中國四川省成都市溫江區 海峽兩岸科技產業開發 園新華大道二段519號		一幅地盤面積約38,391平 方米的土地
Buildings	No. 519, Section 2, Xinhua Avenue Chengdu Strait Science and Technology Industry Development Park, Wenjiang District, Chengdu Sichuan Province, the PRC	houses	Buildings built on the parcel of land at No.519, west section of Xinhua Road, Cross- Strait Science and Technology Industry Development Park, Wenjiang District, Chengdu, Sichuan, the PRC with an aggregate gross floor area of approximately 34,613.24 square metres
建築物	中國四川省成都市溫江區 海峽兩岸科技產業開發 園新華大道二段519號	兩間廠房、一間員工宿舍、一間 員工食堂及兩間配電房	建於中國四川省成都市溫 江區海峽兩岸科技產業 開發園新華路西段519 號土地的建築物,總建 築面積約為34,613.24平 方米

PROPERTY HELD FOR INVESTMENT 持作投資的物業

Investment Property

Location 位置	Type of properties 物業類型	Main usage 主要用途	Lease term 租賃年期
No. 519, Section 2, Xinhua Avenue Chengdu Strait Science and Technology Industry Development Park, Wenjiang District, Chengdu	Building	One factory building	Short lease
Sichuan Province, the PRC 中國四川省成都市溫江區海峽 兩岸科技產業開發園新華大道 二段519號	建築物	一間廠房	短期租賃

FIVE-YEAR FINANCIAL SUMMARY 五年財務概要

		Year ended 31 December 截至12月31日止年度					
	2019	2020	2021	2022	2023		
	2019年	2020年	2021年	2022年	2023 年		
	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000		
	人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元		
收益	167,314	182,759	213,668	217,756	237,370		
銷售成本	(77,985)	(83,140)	(100,046)	(100,939)	(110,881)		
王利	89 329	99 619	113 622	116 817	126,489		
		,	,	,	13,500		
按公平值計入損益的	4,701	0,020	0,000	20,102	10,000		
	_	_	_	(1)	(154)		
銷售及分銷開支	(14,855)	(17,764)	(19,855)	(21,595)	(22,400)		
行政及其他經營開支							
	(31,088)	(32,145)	(31,587)	(40,345)	(43,326)		
財務成本	(6,669)	(7,241)	(8,229)	(10,536)	(11,714)		
除所得税前溢利	41,478	48,494	59,460	64,442	63,395		
所得税開支	(6,401)	(7,481)	(8,770)	(11,442)	(9,712)		
年內溢利及全面收益 總額							
	35,077	41,013	50,690	53,000	53,683		
资态乃台信							
	291 533	337 562	416 764	667 688	823,057		
總負債				294,334	414,048		
一部 电声控 一部 化二乙酸可二乙酮 資源	肖售成本 E利 其他收入 安公平值計入損益的 金融資產公平值虧損 肖售及分銷開支 计 市政及其他經營開支 才務成本 A 新得税前溢利 所得税開支 F內溢利及全面收益 顧資產及負債 顧資產	RMB'000 人民幣千元 放益 167,314 肖售成本 (77,985) E利 89,329 其他收入 4,761 安公平值計入損益的 4,761 安公平值前入損益的	RMB'000 RMB'000 人民幣千元 人民幣千元 X益 167,314 182,759 肖告成本 (77,985) (83,140) E利 89,329 99,619 其他收入 4,761 6,025 安公平值計入損益的 4,761 6,025 安公平值計入損益的 (14,855) (17,764) 计费及分銷開支 (14,855) (17,764) 行政及其他經營開支 (31,088) (32,145) 才務成本 (6,669) (7,241) 除所得税前溢利 41,478 48,494 所得税前溢利 41,478 48,494 所得税前溢利 41,478 48,494 所得税前送利 35,077 41,013 醫產及負債 291,533 337,562	RMB'000 RMB'000 RMB'000 人民幣千元 人民幣千元 人民幣千元 次益 167,314 182,759 213,668 尚售成本 (77,985) (83,140) (100,046) 毛利 89,329 99,619 113,622 其他收入 4,761 6,025 5,509 安公平值計入損益的 4,761 6,025 5,509 安公平值計入損益的 (14,855) (17,764) (19,855) 行政及其他經營開支 (31,088) (32,145) (31,587) 才務成本 (6,669) (7,241) (8,229) 余所得税前溢利 41,478 48,494 59,460 所得税開支 (6,401) (7,481) (8,770) 下內溢利及全面收益 35,077 41,013 50,690 電產及負債 291,533 337,562 416,764	RMB'000 RMB'000		



VANOV HOLDINGS COMPANY LIMITED 環龍控股有限公司