

CENTURY GINWA RETAIL HOLDINGS LIMITED 世紀金花商業控股有限公司

(Incorporated in Bermuda with limited liability) (於百慕達註冊成立之有限公司)

(Stock Code 股份代號:162)



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Corporate Information

公司資料

BOARD OF DIRECTORS

Executive and Non-executive Directors

Mr. Yao Jiangang (Chairman)

Mr. Qin Chuan (Chief Executive Officer)

Ms. Wan Qing

Mr. Huang Zhihua

Mr. Chen Shuai

Independent Non-executive Directors

Mr. Tsang Kwok Wai

Mr. Ruan Xiaofeng

Ms. Song Hong

AUDIT COMMITTEE MEMBERS

Mr. Tsang Kwok Wai (Chairman)

Mr. Chen Shuai

Mr. Ruan Xiaofeng

NOMINATION COMMITTEE MEMBERS

Mr. Yao Jiangang (Chairman)

Mr. Chen Shuai

Mr. Tsang Kwok Wai

Mr. Ruan Xiaofeng

Ms. Song Hong

REMUNERATION COMMITTEE MEMBERS

Mr. Ruan Xiaofeng (Chairman)

Mr. Chen Shuai

Mr. Tsang Kwok Wai

COMPANY SECRETARY

Mr. Leung Kee Wai

(resigned with effect from 1 September 2023)

Mr. Yu Leung Fai

(appointed with effect from 3 September 2023

and resigned with effect from 1 January 2024)

Ms. Chan Yuen Ying Stella

(appointed with effect from 1 January 2024)

STOCK CODE

162

COMPANY WEBSITE

www.cgrh.com.hk

董事會

執行與非執行董事

姚建鋼先生(主席)

秦川先生(行政總裁)

宛慶女士

黄致華先生

陳帥先生

獨立非執行董事

曾國偉先生

阮曉峰先生

宋紅女士

審核委員會成員

曾國偉先生(主席)

陳帥先生

阮曉峰先生

提名委員會成員

姚建鋼先生(主席)

陳帥先生

曾國偉先生

阮曉峰先生

宋紅女士

薪酬委員會成員

阮曉峰先生(主席)

陳帥先生

曾國偉先生

公司秘書

梁基偉先生

(自二零二三年九月一日起辭任)

余亮暉先生

(自二零二三年九月三日起獲委任及

自二零二四年一月一日起辭任)

陳婉縈女士

(自二零二四年一月一日起獲委任)

股份代號

162

公司網址

www.cgrh.com.hk

Corporate Information 公司資料

HEAD OFFICE AND PRINCIPAL PLACE OF BUSINESS

Unit 301, 3/F, OfficePlus@Wan Chai 303 Hennessy Road, Wanchai, Hong Kong

REGISTERED OFFICE

Clarendon House 2 Church Street Hamilton HM 11 Bermuda

HONG KONG BRANCH SHARE REGISTRAR AND TRANSFER OFFICE

Tricor Abacus Limited 17th Floor, Far East Finance Centre 16 Harcourt Road Hong Kong

BERMUDA PRINCIPAL SHARE REGISTRAR AND TRANSFER AGENT

MUFG Fund Services (Bermuda) Limited 4th Floor North Cedar House 41 Cedar Avenue Hamilton HM 12 Bermuda

PRINCIPAL BANKERS

The Bank of East Asia Bank of China China Merchants Bank Ping An Bank Bank of Chengdu Chang'an Bank

AUDITORS

Overseas Auditor McMillan Woods (Hong Kong) Limited Registered Public Interest Entity Auditor

Domestic Auditor
WUYIGE Certified Public Accountants LLP

LEGAL ADVISERS

Bird & Bird (Hong Kong Law) Conyers Dill & Pearman (Bermuda Law)

總辦事處兼主要營業地點

香港灣仔軒尼詩道303號 協成行灣仔中心3樓301室

註冊辦事處

Clarendon House 2 Church Street Hamilton HM 11 Bermuda

香港股份過戶登記分處

卓佳雅柏勤有限公司 香港 夏慤道16號 遠東金融中心17樓

百慕達主要股份登記及過戶處

MUFG Fund Services (Bermuda) Limited 4th Floor North Cedar House 41 Cedar Avenue Hamilton HM 12 Bermuda

主要往來銀行

東亞銀行 中招 安都 銀行 平成 長 安都銀行 安都 銀行 安都 銀行 安都 銀行

核數師

境外核數師 長青(香港)會計師事務所有限公司 註冊公眾利益實體核數師

境內核數師 大信會計師事務所(特殊普通合夥)

法律顧問

鴻鵠律師事務所(香港法律) Conyers Dill & Pearman(百慕達法律)

Financial Highlights and Key Performance Index

財務摘要及關鍵業務指標

FINANCIAL HIGHLIGHTS

財務摘要

		Year ended 31 December 2023 截至 二零二三年 十二月三十一日 止年度 RMB million 人民幣百萬元	
Gross revenue (1)	總收益(1)	976.7	847.8
Revenue	收益	363.8	376.1
EBITDA	税息折舊及攤銷前利潤	(34.3)	(23.0)
EBIT (Loss from operations)	税息前利潤 (經營虧損)	(233.0)	(211.6)
Loss attributable to equity shareholders of the Company	本公司股東應佔虧損	(453.3)	(361.7)
Basic loss per share	每股基本虧損	(38.9) cents 分	(15.5) cents 分

		At 31 December	At 31 December
		2023 於二零二三年 十二月三十一日 RMB million	RMB million
Net assets of the Group	本集團資產淨值	人民幣百萬元 948.6	人民幣百萬元
NAV per ordinary share (2)	每股普通股資產淨值(2)	0.83 yuan 元	1.31 yuan π

Notes:

附註:

- (1) Gross revenue represents the gross amount arising from the sales of goods, concession sales charged to retail customers, gross rental income and management and administrative service fee income charged to tenants.
- (1) 總收益指銷售商品、計入零售客戶之特 許專櫃銷售、總租金收入以及向租戶收 取之管理及行政服務費收入之總額。
- (2) NAV per ordinary share represents the total equity attributable to equity shareholders of the Company per ordinary share.
- (2) 每股普通股資產淨值指本公司股東應佔 每股普通股權益總額。

Financial Highlights and Key Performance Index 財務摘要及關鍵業務指標

KEY PERFORMANCE INDEX

關鍵業務指標

		Year ended	Year ended
		31 December	31 December
		2023	2022
		截至	截至
		二零二三年	二零二二年
		十二月三十一日	十二月三十一日
		止年度	止年度
		RMB	RMB
		人民幣元	人民幣元
Sales per ticket (1)	交易單價(1)	1,223	1,007
Annualised area efficiency (per m²) (2)	年度化坪效(每平方米)⑵	11,746	12,400

Notes:

- (1) Sales per ticket represents gross revenue per total number of transactions of department stores.
- (2) Annualised area efficiency represents annualised gross revenue per average operating area of department stores.

附註:

- (1) 交易單價指百貨商場總收益除以總交易 單數。
- (2) 年度化坪效指百貨商場年度化總收益除 以平均經營面積。

Five Years Summary Financial Information

五年財務資料摘要

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度 (Expressed in Renminbi ("RMB")) (以人民幣(「人民幣」)呈列)

RESULTS

業績

		Year ended 31 December 2023 RMB'000 截至 二零二三年 十二月三十一日 止年度 人民幣千元	Year ended 31 December 2022 RMB'000 截至 二零二二年 十二月三十一日 止年度 人民幣千元	Year ended 31 December 2021 RMB'000 截至 二零二一年 十二月三十一日 止年度 人民幣千元	Nine months ended 31 December 2020 RMB'000 截至 二零二零年 十二月三十一日 止九個月 人民幣千元	Year ended 31 March 2020 RMB'000 截至 二零二零年 三月三十一日 止年度 人民幣千元
Revenue - Continuing operations - Discontinued operations	收益 一持續經營業務 一終止經營業務	363,826 	376,070 –	494,280 -	397,021 _	642,012
		363,826	376,070	494,280	397,021	642,012
Loss attributable to equity shareholders of the Company – Continuing operations – Discontinued operations	本公司股東應佔 虧損 一持續經營業務 一終止經營業務	(453,250) 	(361,737) –	(367,967) –	(635,095) –	(1,279,095) -
		(453,250)	(361,737)	(367,967)	(635,095)	(1,279,095)
ASSETS AND LIABIL 資產及負債	LITIES					
		As at 31 December 2023 RMB'000 於二零二三年 十二月三十一日	As at 31 December 2022 RMB'000 於二零二二年 十二月三十一日 人民幣千元	As at 31 December 2021 RMB'000 於二零二一年十二月三十一日	As at 31 December 2020 RMB'000 於二零二零年 十二月三十一日	As at 31 March 2020 RMB'000 於二零二零年 三月三十一日
NON-CURRENT ASSETS	非流動資產	人民幣千元 7,399,745	7,353,273	人民幣千元 7,058,735	人民幣千元 6,397,191	人民幣千元 6,669,619
CURRENT ASSETS DEDUCT:	流動資產減:	292,342	199,832	150,710	687,307	721,565
CURRENT LIABILITIES	流動負債	2,259,514	4,442,302	2,789,331	2,733,966	2,645,748
NET CURRENT LIABILITIES	流動負債淨額	(1,967,172)	(4,242,470)	(2,638,621)	(2,046,659)	(1,924,183)
TOTAL ASSETS LESS CURRENT LIABILITIES DEDUCT: NON-CURRENT LIABILITIES	總資產減流動 負債 減: 非流動負債	5,432,573 4,483,997	3,110,803 1,603,771	4,420,114 2,611,854	4,350,532 2,312,560	4,745,436 2,036,718
NET ASSETS	資產淨額	948,576	1,507,032	1,808,260	2,037,972	2,708,718

Chairman's Statement 主席報告

CHAIRMAN'S STATEMENT

On behalf of the board (the "Board") of directors (the "Directors") of Century Ginwa Retail Holdings Limited (the "Company"), I would like to present the audited results of the Company and its subsidiaries (the "Group") for the year ended 31 December 2023.

BUSINESS REVIEW

Looking back at the year past, the loosening of the epidemic situation at the beginning of the year spurred rapid growth in the consumer market. However, due to the changing consumption habits during the epidemic period, and increasing rationality and "quality-to-cost" consciousness of consumers, the consumption intensity gradually declined after a short period of rapid growth. In 2023, the total retail sales of social consumer goods reached RMB47.15 trillion, representing a year-on-year growth of 7.2%, which reached a record high, and consumption became the main powerhouse of economic growth. However, the high guarter-on-quarter growth was based on a low base in 2022, with combined growth of only 3.4% over the two years. The overall domestic consumer market is still experiencing a weak recovery. Rational and diversified consumer demand will become the new driving force behind the sustained growth of the consumer market. At the same time, with the support of various favorable policies promulgated by the government, consumption will remain the key driving force for the economic growth in 2024.

In 2023, the Company still adhered to the mission of "creating an ideal community for city life" and maintained the values of "customer first, dedicated service and good pursuance" at all times. The Company devoted itself into exploring the Xi'an and Xianyang markets. Meanwhile, the Company's overall enhancement in trade and investment attraction, operation, service and management capabilities resulted in an obvious upward development momentum of the Company.

主席報告

本人謹代表世紀金花商業控股有限公司 (「本公司」或「公司」)董事(「董事」)會 (「董事會」),呈報本公司及其附屬公司 (「本集團」)截至二零二三年十二月三十一 日止年度之經審核業績。

業務回顧

二零二三年,公司仍堅持「創造城市生活理想社區」為使命,時刻保持「顧客至上、用心服務、崇尚美好」的價值觀,繼續深耕西安、咸陽市場,同時伴隨招商能力、運營能力、服務能力、管理能力等全方位提升,公司向上發展勢頭明顯。

Chairman's Statement

主席報告

BUSINESS REVIEW (continued)

In terms of store operation, SAIGO project has been restarted in early 2023 with its refreshing name of "Century Ginwa New Block" (世紀金花 New Block). It has realized business branding and contextual marketing, as well as providing customer service experience and overall digital enhancement. The project has become a new attraction for customer flow in Xi'an Chengbei Shopping District. Through a series of measures such as replacing inefficient brands, broadening sales channels and promoting precision marketing, the profitability of the high-tech project has been significantly improved. The competition in shopping districts where Xianyang Renmin Store is located has intensified, and the brand differentiation adjustment and hardware upgrade of the store environment have been intensively promoted. Meanwhile, with the rich customer base, Xianyang's market share has been stabilized and enhanced.

In terms of new store expansion, the Xianyang Golden Square Garden project has been officially named "Century Ginwa Tiandi" (世紀金花新天地). Currently, the preparatory work for the project is accelerating, with its construction and testing of the operation software completed and on-schedule. For the supermarket business, the Group will continue to promote the downward reaching supply channel, innovative marketing, improve market responsiveness, so as to realize cost-effectiveness and enhance profitability.

In terms of management effectiveness, the Company built a cadre of talents by combining external introduction with internal training, and continued to build a more professional and younger management team. Facing complex and diverse challenges, the Company effectively enhanced the comprehensive quality and ability of its staff by means of various targeted and practical special training, which resulted in a significant improvement in the staff efficiency. Meanwhile, the Company improved its internal systems and procedures, and enhanced its management efficiency.

FUTURE AND OUTLOOK

The Company put more focus on changes in economic and consumption trends, seeking breakthroughs from various perspectives. The Company continued to differentiate its store operation and build up its own characteristics. We have joined the Xianyang Regional Department Store with the supermarket, in order to reinforce its market share by complementing the existing and new stores.

業務回顧(續)

新店拓展方面,咸陽金方圓項目已正式命名為「世紀金花新天地」,目前正在加速籌備,工程如期進行,運營軟件完成搭建與測試。超市業務方面,持續推進供應鏈渠道下沉、創新營銷、提升市場反應度,實現降本增效、提升盈利能力。

管理效能方面,以外部引進與內部培養相結合建設人才梯隊,持續打造更專業、更年輕的經營管理團隊:面臨複雜多樣的挑戰,公司通過各類針對性強、可實操的專項培訓,員工綜合素質能力有效提升,人效比顯著改善:同時完善內部制度程序,提升管理效率。

未來業務展望

公司更加注重經濟與消費趨勢變化,多角度尋求創變突破,繼續推行門店經營差異化,樹立各店特色;咸陽區域百貨與超市並舉,新老門店相輔相成鞏固市場份額。

Chairman's Statement 主席報告

FUTURE AND OUTLOOK (continued)

Since the beginning of 2024, the Company has introduced a third-party operation and management high-tech store with commercial operation experience, which pioneered the Company's entrusted operation. With the support of external resources, the Company has gained new vitality and revenue growth points. At the same time, the Company is planning to lease out the whole property assets of the Bell Tower project, and create innovative business scene by leveraging the resources of digital technology.

The core concept of SAIGO store is to reshape the marketing system by focusing on meeting the needs of customers, strengthen brand linkage, closely link up the upstream and downstream supply, and promote sales enhancement. The key competitiveness of SAIGO store will be built by clarifying its position of "Taste, Knowledge and Elegance", partially adjusting and upgrading hardware facilities, introducing highquality brands and improving service quality. Xianyang Store strives for organizing first-time brand launches and best-selling goods launches as its focal point. It has also enriched the members' rights of birthday discounts and members' points for transboundary cooperation. Employees' business skills are enhanced to create a quality and comfortable consumption atmosphere in all aspects. Xintiandi Project strives to create a friendly shopping mall with a comprehensive business mix that emphasizes human care, takes into account both consumer entertainment experience and pet-friendly social relationships. thus fulfilling the one-stop high quality shopping and entertainment needs of all customers' family members.

The Company, which regards satisfying customer needs as its initial intention, always strives to deliver sustainable development for a robust company while delivering performance growth.

APPRECIATION

On behalf of the Board, I would also like to extend my sincere thanks to our shareholders, investors, customers, suppliers, bankers and business associates for their continued strong support.

未來業務展望(續)

二零二四年伊始,公司引入具有商業經營經驗的第三方經營管理高新店,開創公司委託經營先河,借助外部資源為公司注入新的活力和營收增長點:同時,公司計劃將鍾樓項目物業資產整體出租,借數字科技力量塑造創新商業場景。

公司堅持以顧客需求為出發點,追求業績增長的同時,提供更健公司的可持續發展。

致謝

本人謹此代表董事會向各股東、投資者、客 戶、供應商、往來銀行及業務夥伴致以摯誠 謝意,感激彼等一直以來之鼎力支持。

Yao Jiangang

Chairman Hong Kong, 28 March 2024 姚建鋼

主席

香港,二零二四年三月二十八日

Management Discussion and Analysis

管理層討論及分析

FINANCIAL RESULTS

The Group's gross revenue for the year ended 31 December 2023 was RMB976.7 million, as compared to RMB847.8 million for the year ended 31 December 2022. The increase in gross revenue was mainly due to the increase in the total revenue from new concession counters.

Annualised area efficiency (annualised gross revenue per average operating area of department stores) for the year ended 31 December 2023 was RMB11,746 per square meter, as compared to RMB12,400 per square meter for the year ended 31 December 2022. The decrease in area efficiency was due to the opened new stores has larger operating area notwithstanding with the increase in total revenue, whereby decreased the average area efficiency.

The Group's revenue for the year ended 31 December 2023 was RMB363.8 million, as compared to RMB376.1 million for the year ended 31 December 2022.

The gross rental income and management and administrative service fee income of the Group for the year ended 31 December 2023 were RMB90.1 million, as compared to RMB68.6 million for the year ended 31 December 2022. The increase was due to the rental and management service fee for new stores.

The Group's loss from operations (EBIT) for the year ended 31 December 2023 was RMB233.0 million as compared to loss of RMB211.6 million for the year 31 December 2022. The operating profit margin (loss from operations over gross revenue) changed from -23.9% to -22.3%.

Net finance costs of the Group for the year ended 31 December 2023 were RMB231.8 million (2022: RMB204.1 million). The increase in finance costs was due to the increase in interest expense on the borrowings.

The Group's loss for the year ended 31 December 2023 and loss attributable to shareholders of the Company were RMB460.1 million (2022: RMB378.9 million) and RMB453.3 million (2022: RMB361.7 million) respectively.

財務業績

本集團截至二零二三年十二月三十一日止年度之總收益為人民幣976.7百萬元,而截至二零二二年十二月三十一日止年度為人民幣847.8百萬元。總收益增加乃主要由於新專櫃的總收益增加所致。

截至二零二三年十二月三十一日止年度之年度化坪效(百貨商場年度化總收益除以平均經營面積)為每平方米人民幣11,746元,而截至二零二二年十二月三十一日止年度為每平方米人民幣12,400元。坪效減少乃由於儘管總收益增加,但新開業商場的經營面積更大,故而平均坪效有所減少。

本集團截至二零二三年十二月三十一日止年度之收益為人民幣363.8百萬元,而截至二零二二年十二月三十一日止年度為人民幣376.1百萬元。

本集團截至二零二三年十二月三十一日止年度之總租金收入及管理及行政服務費收入為人民幣百萬90.1百萬元,而截至二零二二年十二月三十一日止年度為人民幣68.6百萬元。增加乃由於新商場租金及管理服務費所致。

本集團截至二零二三年十二月三十一日 止年度之經營虧損(稅息前盈利)為人民 幣233.0百萬元,而截至二零二二年十二 月三十一日止年度為虧損人民幣211.6百 萬元。經營溢利率(經營虧損除以總收益) 由-23.9%變為-22.3%。

本集團截至二零二三年十二月三十一日止年度之財務費用淨額為人民幣231.8百萬元(二零二二年:人民幣204.1百萬元)。財務費用增加乃由於借貸之利息開支增加所致。

截至二零二三年十二月三十一日止年度,本集團虧損及本公司股東應佔虧損分別為人民幣460.1百萬元(二零二二年:人民幣378.9百萬元)及人民幣453.3百萬元(二零二二年:人民幣361.7百萬元)。

Management Discussion and Analysis 管理層討論及分析

LIQUIDITY AND FINANCIAL RESOURCES

As at 31 December 2023, the Group's consolidated net asset value was RMB948.6 million (31 December 2022: RMB1,507.0 million). As at 31 December 2023, the Group had cash at bank and on hand amounting to RMB49.7 million (31 December 2022: RMB19.5 million). The current ratio of the Group as at 31 December 2023 was 0.13 (31 December 2022: 0.04). The gearing ratio, being bank and other borrowings and lease liabilities less cash at bank and on hand divided by the total equity, as at 31 December 2023, was 5.06 (31 December 2022: 2.81).

BUSINESS REVIEW

Looking back at the reporting period, the People's Republic of China (the "PRC") retail industry faced and will continue to face challenges and be subject to internal and external factors including macroeconomic fluctuation, government policy guidance, rapid growth of other retail channels such as e-commerce and rising costs in the short term. By adhering to the principle of managing its financial resources in a prudent manner, the Group will optimise its cost structure, improve its management efficiency and strengthen its capability. It will strive to make progress in the PRC market which is full of opportunities and challenges, in order to create values for its customers and maximise the returns to its shareholders.

MATERIAL ACQUISITION AND DISPOSAL AND SIGNIFICANT INVESTMENTS

The Company did not make any material acquisitions or disposals of subsidiaries, associates or joint ventures for the year ended 31 December 2023. As at 31 December 2023, the Group did not hold any significant investments.

流動資金及財政資源

於二零二三年十二月三十一日,本集團之綜合資產淨值為人民幣948.6百萬元(二零二二年十二月三十一日:人民幣1,507.0百萬元)。於二零二三年十二月三十一日,本集團之銀行結存及手頭現金為人民幣49.7百萬元(二零二二年十二月三十一日:人民幣19.5百萬元)。於二零二三年十二月三十一日:0.04)。於二零二三年十二月三十一日之資本負債比結存及手頭現金後除以權益總額)為5.06(二零二二年十二月三十一日:2.81)。

業務回顧

回首報告期間,內地百貨業形勢仍具挑戰, 行業短期內仍會持續受到宏觀經濟波動、 政府政策導向、電商等其他零售管道快速 增長、成本上升等內外因素左右。本集團將 堅持審慎理財的原則,優化成本結構,提升 管理效率,加強能力建設,在充滿機遇和挑 戰的中國零售市場砥礪奮進,為客戶創造 價值,為股東帶來更高回報。

重大收購及出售及重大投資

截至二零二三年十二月三十一日止年度, 本公司未進行有關附屬公司、聯營公司或 合營企業的任何重大收購或出售。於二零 二三年十二月三十一日,本集團概無持有 任何重大投資。

Management Discussion and Analysis

管理層討論及分析

CHARGE ON THE GROUP'S ASSETS

As at 31 December 2023, property and equipment with an aggregate net book value of approximately RMB3,641.5 million (31 December 2022: RMB3,734.4 million), investment property amounting to RMB834.4 million (31 December 2022: RMB728.8 million) and cash at bank amounting to RMB1.4 million (31 December 2022: RMB2.7 million) of the Group had been pledged to secure the Group's bank and other borrowings.

MATERIAL LITIGATION

Save for the litigation as disclosed in the section headed "Events After the Reporting Period" in the Directors' Report, none of the members of the Group was engaged in any litigation, arbitration or claim of material importance in which any member of the Group is a defendant and no litigation, arbitration or claim of material importance was known to the Directors to be pending or threatened by or against any member of the Group in which any member of the Group is a defendant during the year ended 31 December 2023 and as at the date of this report.

MATERIAL PLAN FOR INVESTMENT OR CAPITAL ASSETS

The Group intends to expand its retail operations via opening of new branches. The source of funding will be primarily from the proceeds from bank and other borrowings.

FOREIGN EXCHANGE EXPOSURE

During the year ended 31 December 2023, the revenue generated and costs incurred from the Group's operation of department stores, shopping mall and supermarkets were in Renminbi. The Directors believe that the Group was not subject to any significant exposure to foreign exchange risk as most of the transactions, assets and liabilities of the Group were denominated in Renminbi.

PROPERTY HELD FOR INVESTMENT

The Group leased out a non-freehold investment property under operating leases for commercial use (shopping mall). It is held under medium term lease and located in Blocks 1 and 3, Saigo Shopping Centre, South of Feng Cheng Wu Road, West of Wei Yang Road, Economic and Technological Development Zone, Xi'an City, Shaanxi Province, The PRC.

本集團資產抵押

於二零二三年十二月三十一日,本集團賬面淨值總額約人民幣3,641.5百萬元(二零二二年十二月三十一日:人民幣3,734.4百萬元)之物業及設備、人民幣834.4百萬元(二零二二年十二月三十一日:人民幣728.8百萬元)之投資物業及人民幣1.4百萬元(二零二二年十二月三十一日:人民幣2.7百萬元)之銀行現金已被抵押以作為本集團之銀行及其他借貸之擔保。

重大訴訟

除董事會報告「期後事項」一節所披露訴訟外,截至二零二三年十二月三十一日止年度及於本報告日期,本集團成員公司並無牽涉任何以本集團成員公司為被告的重大訴訟、仲裁或索償,且據董事所知本集團任何成員公司概無任何以本集團成員公司為被告的尚未了結或面臨威脅的重大訴訟、仲裁或索償。

投資或資本資產之重大計劃

本集團擬通過開設新分店拓展其零售業務。資金來源將主要來自銀行及其他借貸 之所得款項。

外匯風險

於截至二零二三年十二月三十一日止年度內,本集團經營的百貨商場、購物中心及超級市場業務,其所賺取之收益及產生之費用均以人民幣計算。董事認為本集團並無蒙受任何重大外匯風險,乃由於多數交易、資產及負債乃以人民幣列值。

持作投資物業

本集團出租一處經營租約項下之非永久業權投資物業作商業用途(購物中心)。該物業根據中期租約持有及位於中國陝西省西安市經濟技術開發區未央大道以西鳳城五路以南賽高購物中心1座及3座。

Management Discussion and Analysis 管理層討論及分析

FUTURE PLAN AND OUTLOOK

Looking ahead, due to the impact of numerous uncertainties in domestic and international economy, the current situation may not be greatly improved in the short term. However, leveraging the restart and revival of the national economy coupled with the positive guidance and stimulation of the government departments on the consumption capacity, we believe that the consumption capacity will be further released.

Favoured by the overall circumstances, the Company will also diversify its business for increasing its profit, further develop its brand agency business, introduce well-known domestic and foreign brands to enter the northwest market, so as to provide consumers with more quality choices and provide operational management services to the franchise stores. By reducing channels to directly provide goods to consumers, the pattern of profit distribution will be changed. With our strong brand strength, outstanding operating efficiency, good financial performance and loyal customer base, we believe the Company will maintain its leading position in the marketplace among the industry and generate better returns for our shareholders. The Company will also adjust its strategy and formulate corresponding policies in a timely manner in the face of many unfavorable conditions.

In the aspect of existing business expansion, based on the successful practice and experience of the trendy department store and the supermarket business of the Group, we will continue to strive for the healthy growth of scale for coverage of second-and third-tier cities.

未來計劃及展望

展望未來,儘管受國內外經濟諸多不確定因素的影響,短期內現狀可能不會有大的改觀,但隨著國家經濟的重啟、復蘇,隨著政府部門對消費能力的積極引導、刺激,相信消費能力會得到進一步釋放。

在現有業務拓展方面,基於本集團流行百 貨和超市業務上的成功實踐和經驗積累, 繼續爭取在二三線城市的覆蓋實現規模的 良性增長。

Management Discussion and Analysis

管理層討論及分析

FUTURE PLAN AND OUTLOOK (continued)

In the reporting period, the Company focused on the concept of new retail, to achieve "technology upgrades, service upgrades, management upgrades". In the specific business operations, brand adjustment, membership recruitment, service techniques, teams of talents and other aspects, the Company will abandon the original inertial thinking, and constantly adopt new technologies and new methods to achieve new breakthroughs in all aspects; at the same time, the Company will implement planning and design in precise marketing, management effectiveness, safety operations, and other aspects one by one, and achieve the matching of responsibilities and rights. Specific strategies include the following five aspects:

Strategy I: Plan implementation. Thoroughly complete the various business indicators of the year 2024. In the aspect of brand adjustment, we must complete the brand adjustment plan of 2024 according to the time node. It also clarifies the overall operational planning work in the future.

Strategy II: Active expansion. Continue to advance the Tiandi Department Store project, which will officially open before the planned timeline. At the same time, on the basis of comprehensive investigations, we will continue to explore expansion projects in second-and third-tier cities in the Shaanxi province.

Strategy III: Capital protection. Strengthen revenue, use new types of financing channel tools, optimise the receivable turnover period and create a healthy capital liquidity environment.

Strategy IV: Driven innovation. Integrate consumer finance and internet financial products; meanwhile analyse the consumption behavior data of members, and develop the mobile application of shopping guides.

Strategy V: Management effectiveness. Fully embody the corporate culture effectiveness, performance management effectiveness and communication mechanism efficiency, and integrate the application of new management technologies.

未來計劃及展望(續)

本報告期間,本公司圍繞新零售的理論, 實現技術升級、服務升級、管理升級。在具 體的經營工作、品牌調整、會員招募、服務 手段、人才梯隊等方面摒棄原有的慣性思 維,不斷採取新技術、新方法,實現各方面 的新突破,同時,本公司將在精準行銷、管 理效能、安全運營等方面要一一落實規劃 設計,實現責權相配。具體的策略包括以下 五個方面:

策略一:落實規則。全面完成二零二四年各項年度經營指標,在品牌調整方面,要按時間節點完成二零二四年的品牌調整計畫,並明確今後整體運營規劃工作。

策略二:積極拓展。繼續推進新天地百貨商場項目,在計劃時間節點前正式開業。同時,基於全面調研基礎上,繼續挖掘陝西省內二三線城市拓展專案。

策略三:資金保障。加大營收力度,運用新型融資管道工具,優化貨款賬期,創造一個良性的資金流動性環境。

策略四:創新驅動。整合消費金融及互聯網金融產品;同時分析會員消費行為資料,以及導購端移動應用的開發。

策略五:管理效能。充分體現企業文化效能、績效管理效能、溝通機制效能工作,整合發揮管理新技術的應用。

Management Discussion and Analysis 管理層討論及分析

FUTURE PLAN AND OUTLOOK (continued)

Cooperation with Investment Fund

After successful introduction of Hony Capital, a leading private-equity firm in China sponsored by Legend Holdings, in late 2010 to acquire the Company's convertible bonds amounting to HK\$1,330.5 million, the cooperation between Hony Capital and the Group has become closer. In December 2012, Hony Capital had not only made additional capital contribution to the Group of US\$60 million (approximately HK\$470 million) for business expansion and as working capital. As at the date of this annual report, Hony Capital holds 28.07% of the Company's ordinary share capital in issue and was the Company's second largest shareholder.

CONTINGENT LIABILITIES

The Group's contingent liabilities are disclosed in note 32 to the financial statements.

DIVIDENDS

The directors do not recommend the payment of a dividend in respect of the reporting period.

HUMAN RESOURCES

As at 31 December 2023, the number of the Group's staff was 3,435 (31 December 2022: 2,000), including 767 (31 December 2022: 1,000) directly employed full time employees, and the remaining being concession sales staffs managed on behalf of the suppliers; and the number of male and female employees was 580 and 2,855, respectively, accounting for approximately 17% and approximately 83%, respectively. Most of the employees are employed in Mainland China. The directly employed employees' remuneration, promotion and salary increments are assessed based on both the Group's performance and the professional and working experience of the individual as well as by reference to prevailing market practice and standards. Apart from the general remuneration package, the Group also grants discretionary bonus to the eligible staffs based on their performance and contribution to the Group. The Group regards high-calibre staffs as one of the key factors to corporate success.

The Company has implemented fair employment practices, and adopted the principles of merit-based employment and talents for suitable positions in the recruitment process without any gender discrimination.

未來計劃及展望(續)

與投資基金之合作

自二零一零年底我們成功引入聯想控股旗下中國領先的私募基金弘毅投資認購本公司13.305億港元可換股債券後,雙方合作更趨緊密。於二零一二年十二月,弘毅投資向本集團增加投資共6,000萬美元(約4.7億港元)作為拓展業務及營運資金。於本年報日期,弘毅投資持股佔本公司已發行普通股股本28.07%,為本公司第二大股東。

或然負債

本集團之或然負債於財務報表附註32中披露。

股息

董事不建議就本報告期派付股息。

人力資源

本公司已實施公平就業常規,在招聘過程 中採取擇優錄取及適才適用原則且並無任 何性別歧視。

Biographies of Directors

董事履歷

EXECUTIVE DIRECTORS AND NON-EXECUTIVE DIRECTORS

Mr. Yao Jiangang ("Mr. Yao")

Mr. Yao, aged 53, was appointed as an executive Director, the chairman of the Board and the chairman of the nomination committee of the Company (the "Nomination Committee") on 14 December 2022. Mr. Yao graduated from Xi'an International Studies University in 1994 and Cheung Kong Graduate School of Business in 2022. He holds an associate's degree in German from the Adult Education College of Xi'an International Studies University and a master's degree in business administration. Mr. Yao has extensive experience in business, retail and management. He joined the Group in September 2021, and currently holds the position as the president of Century Ginwa Co., Ltd.. Mr. Yao served as the senior business consultant of Fujian Dongbai Group and the general manager of Lanzhou Center of Lanzhou Oriental Friendship Real Estate Co., Ltd.* (蘭州東方友誼置業有限公 司蘭州中心) from 2017 to August 2021. He worked as the vice president of Xi'an Kaiyuan Investment Group from 2012 to 2017. He also served as the general manager of Shanghai Kaitong Business Management Co., Ltd.*(上海凱通商業管 理有限公司) from 2010 to 2011. He also worked at Hong Kong Walden International Business Management Co., Ltd.* (香港華鐙國際商業管理有限公司) as the chief business officer from 2007 to 2009. He served as the general manager of Xi'an Meimei Department Store* (西安美美百貨公司) from 2005 to 2007, and the deputy general manager of Century Ginwa Co., Ltd. from 1996 to 2004.

Mr. Qin Chuan ("Mr. Qin")

Mr. Qin, aged 60, was appointed as an executive Director and the chief executive officer of the Company on 21 October 2019. He was an executive Director from November 2001 to March 2006. He ceased to be a Director since March 2006 to 20 October 2019. He currently holds directorships at certain subsidiaries of the Company. Mr. Qin graduated in Shaanxi Radio & Television University majoring in mechanical engineering in 1987 and obtained a degree of Master of Business Administration in China Europe International Business School graduated in 2005. Mr. Qin has rich experience in investment, finance and listed companies' management. He joined Ginwa Investments Holding Group Ltd. ("Ginwa Investments") in 1995 and was the vice-president of Ginwa Investments from 2011 to March 2021. Mr. Qin worked in Ginwa Enterprise (Group) Inc. (a company listed on the Shanghai Stock Exchange with stock code: 600080) since 1995 and was the assistant to the president. He was the director of Ginwa Enterprise (Group) Inc. from May 2011 to October 2018.

執行董事與非執行董事

姚建鋼先生(「姚先生」)

姚先生,53歲,於二零二二年十二月十四 日獲委任為執行董事、董事會主席及本公 司提名委員會(「提名委員會」)主席。姚先 生於一九九四年畢業於西安外國語學院並 於二零二二年畢業於長江商學院,持有西 安外國語學院成人教育學院德語大專學位 及工商管理碩士學位。姚先生在商業、零售 及管理方面富有經驗。彼於二零二一年九 月加入本集團,目前擔任世紀金花股份有 限公司總裁,姚先生自二零一七年至二零 二一年八月出任福建東百集團高級商業顧 問及蘭州東方友誼置業有限公司蘭州中心 總經理,彼於二零一二年至二零一七年出 任西安開元投資集團副總裁,彼亦於二零 一零年至二零一一年出任上海凱通商業管 理有限公司出任總經理,彼亦於二零零七 年至二零零九年出任香港華鐙國際商業管 理有限公司商務總監,彼亦於二零零五年 至二零零七年出任西安美美百貨公司總經 理,彼曾於一九九六年至二零零四年出任 世紀金花股份有限公司副總經理。

秦川先生(「秦先生」)

秦先生,60歲,於二零一九年十月二十一 日獲委任為本公司執行董事及行政總裁。 彼於二零零一年十一月至二零零六年三月 期間擔任執行董事。彼於二零零六年三月 至二零一九年十月二十日期間不再擔任董 事。彼亦為本公司數間附屬公司之董事。 秦先生於一九八七年畢業於陝西廣播電視 大學,主修機械工程,並於二零零五年獲得 中歐國際工商學院工商管理碩士學位。秦 先生在投資、財務及上市公司管理方面富 有經驗。彼於一九九五年起加入金花投資 控股集團有限公司(「金花投資」),並於二 零一一年至二零二一年三月期間曾出任金 花投資副總裁。秦先生自一九九五年起任 職金花企業(集團)股份有限公司(一間於 上海證券交易所上市之公司;股票代碼: 600080),曾任董事長助理。彼於二零一一 年五月至二零一八年十月期間出任金花企 業(集團)股份有限公司董事。

Biographies of Directors 董事履歷

Ms. Wan Qing ("Ms. Wan")

Ms. Wan, aged 46, was appointed as an executive Director on 24 June 2020 and the chief financial officer of the Company with effect from 3 September 2023. She currently holds directorships at certain subsidiaries of the Company. Ms. Wan graduated from The Hong Kong Polytechnic University and Xi'an Jiaotong University. She holds a master's degree in business administration. Ms. Wan has obtained certain professional qualifications in the PRC including certified public accountant and certified tax agent. Ms. Wan is experienced in financing, finance and mergers and acquisitions. She joined the Group since 2008, and holds the positions as financial controller and deputy general manager of Century Ginwa Co., Ltd.. In June 2020, Ms. Wan was appointed as a vice president of the Group. From 2002 to 2008, Ms. Wan worked in a reputable accounting firm in the PRC and was responsible for audit work.

Mr. Huang Zhihua ("Mr. Huang")

Mr. Huang, aged 46, was appointed as a non-executive Director on 14 December 2022. Mr. Huang graduated from Zhengzhou University of Aeronautics in 1999 and Northwestern Polytechnical University in 2009. He holds a bachelor's degree in industrial engineering and a master's degree in business administration. Mr. Huang has extensive experience in financing, finance and investment management. He has joined Xi'an Qujiang Cultural Financial Holdings (Group) Co., Ltd.*(西安曲江文化金融控股(集團)有限公 司) since February 2020, and currently holds the positions as a member of the CPC Committee and the investment director. He served as the manager, deputy general manager and risk control director of the first investment department of Shaanxi Province Industry Investment Co., Ltd. from November 2011 to February 2020, and the director of the investment project department of Shaanxi Investment Group from June 2003 to October 2011. He served as the director of the R&D department of Shaanxi Jufeng Investment Information Co., Ltd.* (陝西巨豐投資資訊有限責任公司) from September 2002 to May 2003, and the director of the R&D Department of Tianjin Ronghui Investment Consulting Co., Ltd.* (天津融匯投 資諮詢有限責任公司) from July 2001 to September 2002.

宛慶女士(「宛女士」)

黃致華先生(「黃先生」)

黄先生,46歲,於二零二二年十二月十四日 獲委任為非執行董事。黃先生於一九九九 年畢業於鄭州航空工業管理學院並於二零 零九年畢業於西北工業大學,彼持有工業 工程學士學位及工商管理碩士學位。黃先 生在融資、財務及投資管理富有經驗。彼自 二零二零年二月就任西安曲江文化金融控 股(集團)有限公司,目前擔任黨委委員及 投資總監。彼於二零一一年十一月至二零 二零年二月出任陝西省產業投資有限公司 投資一部經理、副總經理及風控總監,並於 二零零三年六月至二零一一年十月出任陝 西省投資公司投資項目部業務主管。彼於 二零零二年九月至二零零三年五月出任陝 西巨豐投資資訊有限責任公司研發部業務 主管,並曾於二零零一年七月至二零零二 年九月出任天津融匯投資諮詢有限責任公 司研發部業務主管。

Biographies of Directors

董事履歷

Mr. Chen Shuai ("Mr. Chen")

Mr. Chen, aged 50, was appointed as a non-executive Director of the Company on 3 December 2010. He was also appointed as a member of each of the audit committee (the "Audit Committee") and remuneration committee (the "Remuneration Committee") of the Company on 7 January 2011 and the Nomination Committee on 7 March 2012. He currently holds directorships at certain subsidiaries of the Company.

Mr. Chen joined Hony Capital in 2003 and has served as managing director of Hony Capital since 2011. As at the date of this annual report, Hony Capital, through Glory Keen Holdings Limited, (i) was beneficially interested in 322,727,272 ordinary shares of the Company, representing approximately 28.07% of the number of ordinary shares of the Company in issue, and (ii) held the interest-free promissory note of HK\$247,184,318 issued by the Company. Mr. Chen directs city services, hotel management, investments in financial services, culture and media, consumer goods and retail and construction material sectors of Hony Capital. Mr. Chen has extensive experience in investment management, supplier management and retail business.

Prior to joining Hony Capital in 2003, Mr. Chen had worked in an investment company, a PRC retail chain and department store and a PRC domestic comprehensive supermarket company. He was a non-executive director of China Rongzhong Financial Holdings Company Limited (a company whose shares are listed on The Stock Exchange of Hong Kong Limited (the "Stock Exchange") with stock code: 3963) from 9 July 2018 to 10 March 2023, and a director of Shanghai SMI Holding Co., Ltd. (a company whose shares are listed on the Shanghai Stock Exchange with stock code: 600649) and Shanghai Environment Group Co., Ltd. (a company whose shares are listed on the Shanghai Stock Exchange with stock code: 601200). He was a non-executive director of Hospital Corporation of China Limited (a company whose shares are listed on the Stock Exchange with stock code: 3869) from 23 June 2020 to 20 November 2020, and was re-designated as an executive director since 20 November 2020. Currently, he also serves as a director of I-Mab Biopharma Co., Ltd. (a company listed on NASDAQ with stock code: IMAB). Mr. Chen holds an Executive Master of Business Administration degree from The China Europe International Business School. He received his bachelor degree in Economics from Beijing Forestry University.

陳帥先生(「陳先生」)

陳先生,50歲,於二零一零年十二月三日 獲委任為本公司非執行董事。彼並於二零 一一年一月七日獲委任為本公司審核委員 會(「審核委員會」)和薪酬委員會(「薪酬 委員會」)之成員及於二零一二年三月七日 獲委任為提名委員會成員。彼亦為本公司 數間附屬公司之董事。

陳先生於二零零三年加入弘毅投資,且自二零一一年起擔任弘毅投資之董事總經理。於本年報日期,弘毅投資通過榮建控股有限公司(i)於本公司實益擁有322,727,272股普通股股份,佔本公司已發行的普通股數目約28.07%;及(ii)持有本公司發行的無無息247,184,318港元的承兑票据。陳先生於弘毅投資主導城市服務、酒店管理、金融粉入文化及傳媒、消費品及零售與建築物料行業之投資。陳先生於投資管理、供應商管理及零售業務方面擁有豐富經驗。

於二零零三年加入弘毅投資之前,陳先生已 在一間投資公司、一間中國零售連鎖百貨商 場及一間中國國內綜合超市公司任職。彼 於二零一八年七月九日至二零二三年三月 十日擔任中國融眾金融控股有限公司(股 份於香港聯合交易所有限公司(「聯交所」) 上市之公司,股份代號:3963)之非執行董 事,以及上海城投控股股份有限公司(股 份於上海證券交易所上市之公司;股份代 號:600649)及上海環境集團股份有限公司 (股份於上海證券交易所上市之公司;股份 代號:601200)之董事。彼於二零二零年六 月二十三日至二零二零年十一月二十日期 間擔任弘和仁愛醫療集團有限公司(股份 於聯交所上市之公司,股份代號:3869)之 非執行董事,且自二零二零年十一月二十 日起調任為執行董事。目前,彼亦擔任天境 生物科技公司(股份於納斯達克上市之公 司;股份代號:IMAB)之董事。陳先生持有 中歐國際工商學院頒發之高層管理人員工 商管理碩士學位。彼獲頒北京林業大學經 濟學學士學位。

Biographies of Directors 董事履歷

INDEPENDENT NON-EXECUTIVE DIRECTORS

Mr. Tsang Kwok Wai ("Mr. Tsang")

Mr. Tsang, aged 53, was appointed as an independent non-executive Director on 25 September 2008. He is also the chairman of the Audit Committee and a member of each of the Nomination Committee and the Remuneration Committee. Mr. Tsang is a fellow member of The Hong Kong Institute of Certified Public Accountants, The Association of Chartered Certified Accountants and The Taxation Institute of Hong Kong. Mr. Tsang has over 20 years of experience in accounting and finance. At present, he practices public accounting.

Mr. Tsang was the joint company secretary of Green International Holdings Limited (a company whose shares are listed on the Stock Exchange with stock code: 2700) from 1 April 2019 to 31 July 2023.

Mr. Ruan Xiaofeng ("Mr. Ruan")

Mr. Ruan, aged 53, was appointed as an independent non-executive Director on 15 May 2015. He is also the chairman of the Remuneration Committee and a member of each of the Audit Committee and the Nomination Committee. Mr. Ruan is currently the Deputy General Manager of Bozhi Technology (Beijing) Limited.

Mr. Ruan was the senior investment manager of Hony Capital from 2003 to 2009. He previously worked in ZTE Capital and TCL Ventures as vice president and executive director respectively and served as a law lecturer mainly for corporate law, tax law and securities law in the arts and law faculty in Beijing University of Chemical Technology. During that period, he was a part-time lawyer in a number of law firms. He has solid legal practice experience and is familiar with corporate governance, corporate finance and investment, mergers and acquisition, business restructuring. He holds a master of business administration degree from the China Europe International Business School and a bachelor degree and a master of economic law degree from the Law School of Jilin University.

獨立非執行董事

曾國偉先生(「曾先生」)

曾先生,53歲,於二零零八年九月二十五日獲委任為獨立非執行董事。彼亦為審核委員會主席以及提名委員會及薪酬委員會各自之成員。曾先生為香港會計師公會資深會員,以及香港稅務學會資深會員。曾先生在會計及財務方面擁有逾二十年經驗。彼現時從事會計工作。

曾先生曾於二零一九年四月一日起至二零二三年七月三十一日為格林國際控股有限公司(一間股份於聯交所上市之公司:股份代號:2700)之聯席公司秘書。

阮曉峰先生(「阮先生」)

阮先生,53歲,於二零一五年五月十五日獲委任為獨立非執行董事。彼亦為薪酬委員會主席以及審核委員會及提名委員會各自之成員。阮先生目前擔任博知科技(北京)有限公司副總經理。

阮先生于二零零三年至二零零九年期間任職弘毅投資之高級投資經理。彼曾在中興資本與TCL創投分別擔任副總裁及執行董之職務,更在北京化工大學文法學院法學系擔任講師,主講公司法、税法及證券法則間在多家律師事務所出任兼職律師之證券。彼擁有多年法律實務工作經驗,並熟悉公司治理、企業投資融資業務、收購、學院經濟法專工商管理碩士及吉林大學法學院經濟法專業碩士研究生學歷。

Biographies of Directors

董事履歷

Ms. Song Hong ("Ms. Song")

Ms. Song, aged 56, was appointed as an independent non-executive Director and a member of the Nomination Committee on 30 October 2020. She graduated from Nankai University in 1990 with a double bachelor's degree in tourism economic management and sociology. She completed the EMBA program from the Guanghua School of Management, Peking University in 2000. Ms. Song has nearly 30 years of experience in logistics management and procurement. Ms. Song served as the vice president and chief operating officer of Zhuhai Apex Technology Co., Ltd. (珠海艾派克科技股 份有限公司) (currently named as Ninestar Corporation, a company listed on the Shenzhen Stock Exchange with stock code: 002180) and Zhuhai Seine Technology Co., Ltd. (珠海 賽納打印科技股份有限公司) from 2016 to 2017. She worked at Hony Capital from November 2008 to 2015, during which she served as the founding partner and managing director of Beijing Hony Yuanfang Investment Consultants Ltd. (北京 弘毅遠方投資顧問有限公司), a subsidiary of Hony Capital, as well as the vice president of Lenovo Mobile Co., Ltd., the president of Shenzhen Longhao Co., Ltd. (深圳龍浩有限 公司) (currently named as Shenzhen Longhao Tiandi Co., Ltd. (深圳市龍浩天地有限公司)) and the president of King Hero Limited (帝雄有限公司) (a company established in the British Virgin Islands and a wholly-owned subsidiary of the Company) for which the companies were invested by Hony Capital. She worked for Lenovo Group from 1998 to 2007, responsible for logistics management and procurement business, and served as the vice president of the global logistics department.

* For identification purpose only

宋紅女士(「宋女士」)

宋女士,56歳,於二零二零年十月三十日 獲委任為獨立非執行董事以及董事會提名 委員會成員,彼於一九九零年畢業於南開 大學,持有旅遊經濟管理與社會學雙學士 學位。彼於二零零零年完成北京大學光華 管理學院之高級管理人員工商管理碩士課 程。宋女士在物流管理及採購等擁有近三十 年的工作經驗。宋女士於二零一六年至二 零一七年擔任珠海艾派克科技股份有限公 司(現名為納思達股份有限公司,一間於 深圳證券交易所上市之公司;股份代碼: 002180) 暨珠海賽納打印科技股份有限公 司副總裁及首席運營官。彼自二零零八年 十一月至二零一五年任職弘毅投資,期間 曾擔任弘毅投資之附屬公司北京弘毅遠方 投資顧問有限公司創始合夥人及董事總經 理,以及獲弘毅投資之公司聯想移動通信 有限公司副總裁、深圳龍浩有限公司(現 名為深圳市龍浩天地有限公司)總裁與帝 雄有限公司(一間於英屬處女群島成立之 公司,並為本公司之全資附屬公司)總裁。 彼於一九九八年至二零零七年任職聯想集 團,負責物流管理及採購業務,並曾擔任全 球物流部門副總裁。

The Directors are pleased to present their report together with the audited financial statements for the year ended 31 December 2023.

主要業務

報表。

PRINCIPAL ACTIVITIES

The principal activity of the Company is investment holding and those of the subsidiaries are set out in note 16 to the financial statements.

本公司之主要業務為投資控股。各附屬公司之主要業務載於財務報表附註16。

董事欣然提呈截至二零二三年十二月

三十一日止年度之報告,連同經審核財務

BUSINESS REVIEW

Environmental protection

In order to promote corporate governance, drive environmental protection proactively, facilitate relationships among stakeholders and contribute to the society, the management has established Environmental, Social and Governance ("ESG") Committee to set targets, policies, procedures and guidelines for ESG related matters so as to promote the sustainable development of the Group's business and the community where the Group's business is operated. Five Task Forces are set up under the ESG Committee. Members in the Task Forces come from the elites of relevant departments responsible for assisting the ESG Committee to monitor the promotion of the corresponding ESG related matters, establish key performance indicators and periodic effectiveness assessment. The ESG Committee is responsible to report to the Board periodically the status of execution and recommendations of improvements.

業務回顧

環境保護

The Group has set up an energy conservation project team to implement a number of energy saving and emission reduction measures in offices, department stores and supermarkets to reduce electricity consumption, discharge of pollutants, and to avoid wastage of resources. For achieving the concept of "Green management and balanced development", the Group will continue to review and monitor the implementation of each measure, and optimise the measures based on their effectiveness.

本集團已成立節能專案小組,在辦公室、百 貨商場及超級市場實施多項節能、減排的措施,以減少電力消耗、污染物的排放,以及 避免浪費資源。本集團會繼續檢討及監察 各項措施的推行情況及按成效不斷優化, 並貫徹「綠色經營、均衡發展」之理念。

Compliance with laws and regulations

The Group has ensured and will continue to ensure full compliance with relevant laws and regulations that have significant impact on its operations, including but not limited to laws and regulations in relation to product safety and liabilities, customer rights protection, employment and occupational safety and laws and regulations relating to property leasing and property management.

遵守法律及法規

本集團已確保及將繼續確保完全遵守對本 集團營運有重要影響的相關法律及法規, 包括但不限於有關商品安全及責任、保障顧 客權利、僱員及職業安全的法律及法規和 有關物業租賃及物業管理的法律及法規。

The management will monitor the impact of any changes in the relevant laws and regulations from time to time and seek external advice if considered necessary. 管理層將不時監察任何有關法律及法規的 變更所產生之影響,及於需要時尋求外界 意見。

Directors' Report

董事會報告

BUSINESS REVIEW (continued)

Principal risks and uncertainties

The Group is engaged in the operation of department stores, a shopping mall and supermarkets in the PRC. The risks associated include burglary, fire, significant incidents, cash storage and in transit. The Group has followed relevant laws and regulations to set up security measures to lower the chance of these risks, to protect the security of human lives and inventories and to minimise any loss.

For other risks, such as credit risks, interest rate risks, liquidity risks, currency risks and equity price risks, and risk reduction measures, please refer to "Financial Risk Management and Fair Value" in note 30 to the financial statements.

Relationships with key stakeholders

The Group firmly believes that maintaining good relationship with key stakeholders (including employees, customers, vendors, governing bodies and shareholders) is the key element to ensure long-term success and continual profit growth.

(1) Employees

Employees are the most important and valuable assets of the Group. The Group has established comprehensive talent recruitment and sound performance appraisal polices to reward and recognise performing employees with competitive remuneration package, and to promote them with career development and progression by appropriate training and providing them with equal opportunities within the Group for career development.

(2) Customers

Our customers are mainly retails customers of department stores. Through good standards of the look, appearance and actions of employees, the Group creates a good image of service. The Group not only devotes to set up a consistent labelling system and clear pricing system, but also endeavors to eradicate the selling of fake and inferior quality products. The Group treasures complaints and comments from customers. In order to provide excellent customer services and to increase market share and business expansion, the Group has set up various channels to strengthen the communication with customers, including customer satisfactory surveys, customer opinion cards and website of the Company.

業務回顧(續)

主要風險及不確定性

本集團主要於中國經營百貨商場、購物中心 及超級市場。相關的風險包括盜竊、火災、 重大特別事故等、現金的儲存和運送等。就 上述的風險,本集團已按相關法律及法規 制定安全措施,以減低風險出現的機會,確 保人身及存貨的安全,同時將損失減至最 低。

其他風險,包括信貸風險、利率風險、流動資金風險、貨幣風險和權益價格風險;以及減低風險措施詳情,於財務報表附註30 「財務風險管理及公允值」闡述。

與主要持份者的關係

本集團深信與主要持份者(包括僱員、客戶、供應商、監管機構及股東)維持良好關係,是確保長期成功及盈利持續增長的要素。

(1) 僱員

僱員是本集團最重要及具價值的資產。本集團制定了完善的人才招聘和表現評核制度,以優厚的薪酬及福利,獎勵及表揚表現優秀的員工,並透過適當培訓及提供平等的機會協助他們在集團內發展事業及晉升。

(2) 客戶

BUSINESS REVIEW (continued)

Relationships with key stakeholders (continued)

(3) Goods suppliers and services providers

The Group adheres to open, fair and transparent criteria in choosing goods suppliers and services providers and has set up a vendor evaluation system. The evaluation will base on prices, quality, costs, delivery and after-sales services after strict execution of purchase procedures and goods/service inspection standards. In order to ensure sustainable quality of goods and service supply, the Group will carry out continual monitoring and periodic examination of all vendors.

(4) Regulators

The Group operates in the retail business through different department stores which are subject to the jurisdictions of the national and local regulators. Along with compliance with applicable laws, rules and regulations, each department store of the Group has taken steps to ensure that relevant local concerns, customs and changes of laws or regulations have been accounted for.

(5) Shareholders

For communication, shareholders may contact the Group via "contact us" section of the website of the Company. Besides, the Group will also communicate with shareholders through printed or online version of notices, announcements, annual and interim reports. Annual general meeting provides a forum for shareholders to exchange views with the Board.

RESULTS AND DIVIDENDS

The loss and cash flows of the Group for the year ended 31 December 2023 and the state of affairs of the Company and of the Group as at 31 December 2023 are set out in the financial statements on pages 149 to 158. A balanced review of the Group's business and an analysis of the application of financial key performance indicators are provided in the "Financial Highlights and Key Performance Index" and "Management Discussion and Analysis" sections of this Annual Report, which is also part of this Directors' Report.

The Directors do not recommend the payment of a dividend in respect of the year ended 31 December 2023.

業務回顧(續)

與主要持份者的關係(續)

(3) 商品及服務供應商

本集團堅持採用公開、公平及透明的準則來篩選商品及服務供應商,並已建立一個供應商評估系統,在嚴格執行商品的採購和商品及服務驗收標準程序後,以價格、品質、成本、遞送及售後服務等來進行評估。本集團對供應商進行長期監控和定期審查,並不時檢查以確保繼續獲得高品質的供應及服務。

(4) 監管機構

本集團透過不同百貨商場在零售業 運作,由全國及當區的監管機構規 管,除遵守相關法律、規則及法規 外,本集團旗下的每個百貨商場也採 取措施,確保營運顧及當地的關注和 慣例及不斷更新的法規。

(5) 股東

股東可透過本公司網站的「聯絡我們」網頁與本集團溝通。此外,本集團會透過印刷及網上版本的通告、公告、年度及中期報告等與股東溝通。 股東周年大會為股東提供與董事會 交流意見的平台。

業績及股息

本集團於截至二零二三年十二月三十一日 止年度之虧損及現金流量,以及本公司與 本集團於二零二三年十二月三十一日之財 政狀況載於財務報表第149至158頁。對本 集團業務的中肯審視及運用財務關鍵表現 指標進行的分析請見本年報「財務摘要及 關鍵業務指標」及「管理層討論及分析」章 節,該等章節亦為本董事會報告的一部分。

董事不建議就截至二零二三年十二月 三十一日止年度派付任何股息。

Directors' Report

董事會報告

FINANCIAL SUMMARY

The summary of the consolidated results of the Group for the three years ended 31 December 2023, 2022, 2021, the nine months ended 31 December 2020 and the year ended 31 March 2020 and the assets and liabilities of the Group as at 31 March 2020 and 31 December 2020, 2021, 2022, 2023 are set out on page 6.

SHARE CAPITAL

Details of movements in share capital of the Company during the year ended 31 December 2023 are set out in note 29 to the financial statements.

RESERVES

Details of movements in reserves of the Group and the Company during the year ended 31 December 2023 are set out in note 29 to the financial statements.

As at 31 December 2023, the Company's reserves (including retained profits, if any, and contributed surplus, subject to equity shareholders' approval) amounting to RMB995,255,000 (31 December 2022: RMB995,255,000) were available for distribution to the Company's shareholders. In addition, the share premium of the Company in the amount of approximately RMB1,019,254,000 (31 December 2022: RMB1,136,595,000) may be distributed in form of fully paid bonus shares.

RETIREMENT BENEFITS

The Group has arranged for its Hong Kong employees to join the Mandatory Provident Fund Scheme (the "MPF Scheme"). The MPF Scheme is a defined contribution scheme managed by an independent trustee. Under the MPF scheme, each of the Group and its employees make monthly contribution to the scheme at 5% of the employees' earnings as defined under the Mandatory Provident Fund legislation. Both the employer's and the employee's contributions are subject to a cap of monthly earnings of HK\$30,000 and thereafter contributions are voluntary. As stipulated by the rules and regulations in the PRC, the Group contributes to state-sponsored retirement plans for its employees in the PRC. The Group contributes to retirement plans at specified percentages of the basic salaries of its employees, and has no further obligations for the actual payment of pensions or post-retirement benefits. The statesponsored retirement plans are responsible for the entire pension obligations payable to retired employees.

財務概要

本集團於截至二零二三年、二零二二年、二零二一年十二月三十一日止三個年度、截至二零二零年十二月三十一日止九個月及截至二零二零年三月三十一日止二個年度之綜合業績,以及本集團於二零二零年三月三十一日及二零二三年入二零二二年及二零二三年十二月三十一日之資產與負債概要載於第6頁。

股本

本公司截至二零二三年十二月三十一日止年度股本之變動詳情載於財務報表附註 29。

儲備

本集團及本公司之儲備於截至二零二三年 十二月三十一日止年度之變動詳情載於財 務報表附註29。

於二零二三年十二月三十一日,本公司可供分派予其股東之儲備(包括保留溢利(如有)及繳入盈餘(須取得股東之批准))為人民幣995,255,000元(二零二二年十二月三十一日:人民幣995,255,000元)。此外,本公司之股份溢價金額約為人民幣1,019,254,000元(二零二二年十二月三十一日:人民幣1,136,595,000元),可以繳足紅股形式分派。

退休褔利

FIXED ASSETS

Details of movements in fixed assets of the Group during the year ended 31 December 2023 are set out in note 12 to the financial statements

BANK AND OTHER BORROWINGS

Details of bank and other borrowings of the Group during the year ended 31 December 2023 are set out in note 25 to the financial statements.

DIRECTORS' INTERESTS IN CONTRACTS

Save as disclosed in note 33 to the financial statements, no transactions, arrangements or contracts of significance to which the Company, any of its subsidiaries or fellow subsidiaries was a party and in which a director of the Company or his/her connected entities had a material interest, whether directly or indirectly, subsisted at 31 December 2023 or at any time during the year ended 31 December 2023.

DIRECTORS AND DIRECTORS' SERVICE CONTRACTS

The directors of the Company who held office during the year ended 31 December 2023 and up to the date of this annual report were:

Executive Directors

Mr. Yao Jiangang (Chairman)

Mr. Qin Chuan (Chief Executive Officer)

Ms. Wan Qing

Non-Executive Directors

Mr. Huang Zhihua Mr. Chen Shuai

Independent Non-Executive Directors

Mr. Tsang Kwok Wai Mr. Ruan Xiaofeng Ms. Song Hong

固定資產

本集團之固定資產於截至二零二三年十二 月三十一日止年度之變動詳情載於財務報 表附註12。

銀行及其他借貸

本集團之銀行及其他借貸於截至二零二三 年十二月三十一日止年度之詳情載於財務 報表附註25。

董事在合約中之權益

除財務報表附註33所披露者外,於二零二三年十二月三十一日或截至二零二三年十二月三十一日止年度內任何時間,本公司各董事或其關連實體概無在本公司、其任何附屬公司或同系附屬公司所訂立之任何重要交易、安排或合約中直接或間接擁有重大權益。

董事及董事之服務合約

於截至二零二三年十二月三十一日止年度及截至本年報日期止,本公司之在任董事如下:

執行董事

姚建鋼先生(主席) 秦川先生(行政總裁) 宛慶女士

非執行董事

黄致華先生 陳帥先生

獨立非執行董事

曾國偉先生 阮曉峰先生 宋紅女士

Directors' Report

董事會報告

DIRECTORS AND DIRECTORS' SERVICE CONTRACTS (continued)

In accordance with Bye-law 84(1) of the Company, one-third of the directors of the Company for the time being should retire at each annual general meeting from office by rotation, Ms. Wan Qing, Mr. Tsang Kwok Wai and Mr. Ruan Xiaofeng will retire from office of Directors by rotation at the forthcoming annual general meeting and, being eligible, will offer themselves for re-election.

The independent non-executive Directors, being Mr. Tsang Kwok Wai, Mr. Ruan Xiaofeng and Ms. Song Hong, have confirmed to the Company their independence, and the Board considers them to be independent for the year ended 31 December 2023. The Company considers that each of such independent non-executive Directors to be independent from the Group based on the guidelines set out in Rule 3.13 of the Rules Governing the Listing of Securities on the Stock Exchange ("Listing Rules").

Biographical details of the Directors are set out on pages 16 to 20.

None of the Directors had entered into any service contract with any member of the Group which is not terminable by the Group within one year without payment of compensation, other than statutory compensation.

DIRECTORS' AND OFFICERS' INSURANCE

The Company has arranged appropriate insurance cover in respect of potential legal actions against its Directors and officers. Such insurance were in force during the reporting period and as of the date of this report.

EMOLUMENTS OF DIRECTORS, SENIOR MANAGEMENT AND TOP FIVE HIGHEST PAID INDIVIDUALS

Details of the emoluments of the directors and top five highest paid individuals of the Group are set out in notes 8 and 9 to the financial statements.

董事及董事之服務合約(續)

根據本公司之公司細則第84(1)條,本公司 當時三分之一的董事應在每屆股東週年大 會輪值退任,宛慶女士、曾國偉先生及阮 曉峰先生將於應屆股東週年大會上輪值退 任,且合資格並願意膺選連任。

獨立非執行董事(即曾國偉先生、阮曉峰先生及宋紅女士)已向本公司確認其獨立性,且董事會認為彼等於截至二零二三年十二月三十一日止年度均屬獨立人士。根據聯交所證券上市(「上市規則」)第3.13條所載指引,本公司認為上述各獨立非執行董事均為本集團的獨立人士。

董事之履歷詳情載於第16至20頁。

各董事概無與本集團任何成員公司訂立本 集團不可於一年內免付賠償(法定賠償除 外)而予以終止之服務合約。

董事及高級職員的保險

本公司已就可能對其董事及高級職員的潛在法律訴訟安排合適保險。該等保險在報告期內有效,並於本報告日期亦維持有效。

董事、高級管理層及五名最高薪人 士之酬金

本集團董事及五名最高薪人士之酬金詳情 載於財務報表附註8及9。

EMOLUMENTS OF DIRECTORS, SENIOR MANAGEMENT AND TOP FIVE HIGHEST PAID INDIVIDUALS (continued)

Details of the remuneration of the Directors and senior management of the Company by band for the year ended 31 December 2023 are set out as follows:

董事、高級管理層及五名最高薪人 士之酬金(續)

本公司董事及高級管理人員於截至2023年 12月31日止年度按等級之薪酬情況如下:

Range 介乎 Number of individuals

Below RMB1,000,000 人民幣1,000,000元以下 RMB1,000,001 to RMB1,500,000 人民幣1,000,001元至人民幣1,500,000元 7

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CONNECTED TRANSACTIONS

Off-market Buy-back of Non-voting Convertible Preferred Shares

Reference are made to the Company's announcements dated 15 June 2022 and 6 January 2023 and the Company's circular dated 7 December 2022. On 15 June 2022, the Company and Glory Keen Holdings Limited ("Glory Keen", a substantial shareholder of the Company) entered into an agreement, pursuant to which the Company conditionally agreed to buy back from Glory Keen, and Glory Keen conditionally agreed to sell 1,177,068,181 preferred shares of the Company (the "Preferred Shares") (equivalent to all the issued Preferred Shares) to the Company at the buy-back price of approximately HK\$0.21 per Preferred Share and a total consideration of HK\$247,184,318. The buy-back was completed on 6 January 2023 ("Completion") and the Preferred Shares have been cancelled by the Company with effect from 6 January 2023. The consideration was satisfied by the issue of an interest free promissory note by the Company in favour of Glory Keen in the principal amount of HK\$247,184,318 due on 6 January 2024 (the "Promissory Note").

關連交易

場外回購無投票權可換股優先股

茲提述本公司日期為二零二二年六月十五 日及二零二三年一月六日之公告及本公 司日期為二零二二年十二月七日之通函。 於二零二二年六月十五日,本公司及榮 建控股有限公司(「榮建」,本公司主要股 東)訂立協議,據此,本公司有條件同意 自榮建回購,且榮建有條件同意向本公司 出售1,177,068,181股本公司優先股(「優 先股」)(相當於所有已發行優先股),回 購價為每股優先股約0.21港元,總代價為 247,184,318港元。回購已於二零二三年一 月六日完成(「完成」),且本公司已自二零 二三年一月六日起計銷優先股。代價已透 過本公司向榮建發行本金額為247,184,318 港元於二零二四年一月六日到期之無票息 可承兑票據(「可承兑票據」)結付。

Receiving Financial Assistance in relation the Extension Agreement

Reference are made to the Company's announcements dated 8 February 2024 and 5 March 2024, and the circular dated 14 February 2024 relating to the connected transaction for receiving financial assistance in relation to the entering into the extension agreement.

接受關於延期協議的財務資助

茲提述本公司日期為二零二四年二月八日 及二零二四年三月五日之公告以及日期為 二零二四年二月十四日之通函,內容有關 接受關於訂立延期協議的財務資助之關連 交易。

CONNECTED TRANSACTIONS (continued)

Receiving Financial Assistance in relation the Extension Agreement (continued)

On 8 February 2024, the Company and Glory Keen, a substantial shareholder holding approximately 28.07% of the total number of issued shares of the Company, entered into an agreement to extend the maturity date of the Promissory Note (the "Extension Agreement"), pursuant to which the parties agreed to, among other things, extend the maturity date of the Promissory Note to the second anniversary of the date of Completion (i.e. 6 January 2025) or the date on which Glory Keen declares early maturity of the Promissory Note, following the failure of the Company to make repayment pursuant to the repayment arrangement as specified in the Extension Agreement ("Early Maturity Date"), whichever is earlier. The repayment arrangement of the outstanding amount due under the Promissory Note of HK\$247,184,318 pursuant to the Extension Agreement shall be: (i) no later than 29 February 2024, the Company shall repay to Glory Keen not less than RMB15 million; (ii) no later than 31 July 2024, the Company shall repay to Glory Keen not less than RMB50 million in aggregate (i.e. including the amount repaid pursuant to subparagraph (i) above); and (iii) no later than 6 January 2025, the Company shall repay to Glory Keen all outstanding amount.

The entering into of the Extension Agreement constituted a connected transaction for the Company and is subject to the reporting, announcement, circular and independent shareholders' approval requirements under Chapter 14A of the Listing Rules. The independent shareholders of the Company have approved the Extension Agreement at the special general meeting of the Company held on 5 March 2024.

關連交易 (續) 接受關於延期協議的財務資助 (續)

於二零二四年二月八日,本公司與榮建持 有本公司已發行股份總數約28.07%之主要 股東)訂立協議,以延長承兑票據之到期日 (「延期協議」),據此,訂約雙方已同意(其 中包括) 將承兑票據之到期日延長至完成 日期之第二週年當日(即二零二五年一月 六日)或隨本公司未能根據延期協議所訂 明之償還安排作出還款後,榮建宣佈承兑 票據提早到期之日期(「提早到期日」)(以 較早者為準)。根據延期協議,承兑票據項 下應付之未償還金額247,184,318港元之 償還安排如下: (i)不遲於二零二四年二月 二十九日,本公司須向榮建償還不少於人 民幣15,000,000元; (ii)不遲於二零二四年 七月三十一日,本公司須向榮建償還合共 不少於人民幣50,000,000元(即包括根據 上文(i)分段已償還之金額);及(iii)不遲於二 零二五年一月六日,本公司須向榮建償還 所有未償還金額。

訂立延期協議構成本公司之關連交易,且須遵守上市規則第14A章項下申報、公告、通函及獨立股東批准規定。本公司獨立股東已於本公司於二零二四年三月五日舉行之股東特別大會上批准延期協議。

DIRECTORS' AND CHIEF EXECUTIVES' INTERESTS AND SHORT POSITIONS IN THE SHARES, UNDERLYING SHARES AND DEBENTURES OF THE COMPANY

As at 31 December 2023, the interests and short positions of the Directors and chief executives of the Company in shares, underlying shares and debentures of the Company or any of its associated corporations (within the meaning of Part XV of the Securities and Futures Ordinance (Chapter 571 of the Laws of Hong Kong) (the "SFO")) which were required to be entered into the register required to be kept under section 352 of the SFO or otherwise were required to be notified to the Company and the Stock Exchange pursuant to Divisions 7 and 8 of Part XV of the SFO (including interests and short positions which they are taken or deemed to have under such provisions of the SFO) and/or the Model Code for Securities Transactions by Directors of Listed issuers as set out in Appendix C3 to the Listing Rules (the "Model Code") (the "Model Code"), were as follows:

董事及主要行政人員於本公司股份、相關股份及債券之權益及短倉

於二零二三年十二月三十一日,本公司董事及主要行政人員於本公司或其任何相聯法團(定義見香港法例第571章證券)之貨條例(「證券及期貨條例」)第XV部)之股份、相關股份及債券中,擁有須載入程置之條例第352條之規定所存置之權益及短倉,或根據證券本公置之實。可以與於於一之權益及短倉(包括根據有之類與人類等人人董事進行證券交易的標準可則」)而須知會本公司及聯交所之權益及短倉載列如下:

Long positions in the shares of the Company

本公司股份中之長倉

Name of director	Nature of interests	Number of issued ordinary shares held	Approximate percentage of the issued ordinary share capital of the Company
董事姓名	權益性質	所持已發行 普通股數目	佔本公司 已發行普通股 股本概約百分比
Ms. Wan Qing	Interests of spouse	123,500 (Note 1)	0.01%

Note:

宛慶女士

附言:

Mr. Ge Xin, the spouse of Ms. Wan Qing, is beneficially interested in 123,500 shares of the Company (the "Shares"). Therefore, Ms. Wan Qing is deemed to be interested in 123,500 Shares in the Company under the SFO.

配偶權益

葛新先生乃宛慶女士之配偶,實益擁有123,500股本公司股份(「股份」)。因此,根據證券及期貨條例,宛慶女士被視為擁有123,500股本公司之權益。

(附註1)

Directors' Report

董事會報告

DIRECTORS' AND CHIEF EXECUTIVES' INTERESTS AND SHORT POSITIONS IN THE SHARES, UNDERLYING SHARES AND DEBENTURES OF THE COMPANY (continued)

Long positions in the shares of the Company (continued)

Note: (continued)

Save as disclosed above, as at 31 December 2023, none of the Directors or chief executives of the Company had, under Divisions 7 and 8 of Part XV of the SFO, nor were they taken to or deemed to have under such provisions of the SFO, any interests or short positions in the shares, underlying shares or debentures of the Company or any associated corporations (within the meaning of Part XV of the SFO) or any interests which are required to be notified to the Company and the Stock Exchange pursuant to the Model Code or any interests which are required to be entered into the register kept by the Company pursuant to section 352 of the SFO.

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

The register of substantial shareholders required to be kept under section 336 of the SFO shows that as at 31 December 2023, the Company had been notified of the following substantial shareholders' interests and short positions, being interests of 5% or more of the Company's issued ordinary share capital. These interests are in addition to those disclosed above in respect of the Directors or chief executives of the Company.

董事及主要行政人員於本公司股份、相關股份及債券之權益及短倉 (續)

本公司股份中之長倉(續)

附註:(續)

除上文所披露者外,於二零二三年十二月三十一日,本公司董事或主要行政人員概無根據證券及期貨條例第XV部第7及第8分部擁有或根據證券及期貨條例相關規定而被視作或當作於股份中擁有任何權益或急,本公司或任何相聯法團(定義見意為及期貨條例第XV部)相關股份或債券的任何權益或短倉,或根據標準守則而須知本公司及聯交所的任何權益,或須載入本公司根據證券及期貨條例第352條之規定所存置之登記冊之任何權益。

主要股東於股份及相關股份之權 益及短倉

於二零二三年十二月三十一日,根據證券及期貨條例第336條存置之主要股東登記冊顯示,本公司獲知會,下列主要股東於本公司已發行普通股股本中擁有5%或以上權益及短倉。該等權益為上述所披露本公司董事及主要行政人員擁有之權益以外之權益。

SUBSTANTIAL SHAREHOLDERS' INTERESTS AND SHORT POSITIONS IN SHARES AND UNDERLYING SHARES (continued)

主要股東於股份及相關股份之權 益及短倉(續)

Long position/short position in the shares of the Company

本公司股份之長倉/短倉

Name of shareholder 股東名稱	Long positions/ short positions 長倉/短倉	Nature of interests 權益性質	Number of issued ordinary shares held 所持已發行普通股數目		Approximate percentage of the issued ordinary share capital of the Company 佔本公司已發行善通股股本之概約百分比
Qujiang Cultural Financial International	Long positions	Corporate interests	336,166,156	(Note 1)	29.24%
Investment Limited 曲江文化金融國際投資有限公司	長倉	公司權益	330,100,130	(附註1)	23.24 /0
Xi'an Qujiang Cultural Financial Holdings	Long positions	Interest in a controlled corporation	336,166,156	(Note 1)	29.24%
(Group) Co. Ltd. 西安曲江文化金融控股(集團)有限公司	長倉	於受控制法團持有權益	,	(附註1)	
Xi'an Qujiang New District	Long positions	Interest in a controlled corporation	336,166,156	(Note 1)	29.24%
Management Committee 西安曲江新區管理委員會	長倉	於受控制法團持有權益		(附註1)	
Glory Keen Holdings Limited ("Glory Keen") 榮建控股有限公司(「榮建」)	Long positions 長倉	Corporate interests 公司權益	322,727,272	(Note 2) (附註2)	28.07%
Hony Capital Fund 2008, L.P.	Long positions 長倉	Interest in a controlled corporation 於受控制法團持有權益	322,727,272	(Note 2) (附註2)	28.07%
Hony Capital Fund 2008 GP, L.P.	Long positions 長倉	Interest in a controlled corporation 於受控制法團持有權益	322,727,272	(Note 2) (附註2)	28.07%
Hony Capital Fund 2008 GP Limited	Long positions 長倉	Interest in a controlled corporation 於受控制法團持有權益	322,727,272	(Note 2) (附註2)	28.07%
Hony Group Management Limited	Long positions 長倉	Interest in a controlled corporation 於受控制法團持有權益	322,727,272	(Note 2) (附註2)	28.07%
Hony Managing Partners Limited	Long positions 長倉	Interest in a controlled corporation 於受控制法團持有權益	322,727,272	(Note 2) (附註2)	28.07%
Exponential Fortune Group Limited	Long positions 長倉	Interest in a controlled corporation 於受控制法團持有權益	322,727,272	(Note 2) (附註2)	28.07%
Mr. Zhao John Huan 趙令歡先生	Long positions 長倉	Interest in a controlled corporation 於受控制法團持有權益	322,727,272	(Note 2) (附註2)	28.07%

Directors' Report

董事會報告

SUBSTANTIAL SHAREHOLDERS' INTERESTS AND SHORT POSITIONS IN SHARES AND UNDERLYING SHARES (continued)

Long position/short position in the shares of the Company (continued)

Notes:

- Qujiang Cultural Financial International Investment Limited (1) held 336,166,156 Shares. Xi'an Qujiang Cultural Financial Holdings (Group) Co. Ltd. holds the entire issued share capital of Quijang Cultural Financial International Investment Limited. Each of Xi'an Qujiang New District Management Committee and Xi'an Qujiang Cultural Holding Company Limited beneficially owns 80.05% and 19.95% equity interests in Xi'an Qujiang Cultural Financial Holdings (Group) Co. Ltd., respectively. Xi'an Qujiang New District Management Committee owns 99.9% equity interest in Xi'an Qujiang Cultural Holding Company Limited. As such, Xi'an Qujiang Cultural Financial Holdings (Group) Co. Ltd. and Xi'an Qujiang New District Management Committee were deemed to be interested in 336,166,156 Shares by virtue of their shareholding in Qujiang Cultural Financial International Investment Limited.
- (2) The long position of 322,727,272 Shares represents the 322,727,272 Shares held by Glory Keen. Hony Capital Fund 2008, L.P. holds the entire issued share capital of Glory Keen. Hony Capital Fund 2008 GP, L.P. is the sole general partner of Hony Capital Fund 2008, L.P. Hony Capital Fund 2008 GP Limited, a wholly-owned subsidiary of Hony Group Management Limited, is the sole general partner of Hony Capital Fund 2008 GP, L.P. Hony Managing Partners Limited owns 80% equity interests in Hony Group Management Limited. Hony Managing Partners Limited is a whollyowned subsidiary of Exponential Fortune Group Limited. Mr. Zhao John Huan holds 49% of the issued share capital of Exponential Fortune Group Limited. Each of the abovementioned parties was therefore deemed to be interested in the interest held by Glory Keen.

主要股東於股份及相關股份之權益及短倉(續)

於本公司股份之長倉/短倉(續)

附註:

- (1) 曲江文化金融國際投資有限公司持有 336,166,156股股份。西安曲江文化金融控股(集團)有限公司持有曲江文化 金融國際投資有限公司之全部已發行股本。西安曲江新區管理委員會及西安曲 江文化控股有限公司分別實益擁有西安 曲江文化金融控股(集團)有限公司司 80.05%及19.95%權益。西安曲江文化控股有限 公司之99.9%股權。因此,西安由 公司之99.9%股權。因此,西安由 公司之99.9%股權。因此,西安由 公司之99.9%股權。因此,西安由 江新區管理委員會因其在曲江文化金融 國際投資有限公司之股權而被視作擁有 336,166,156股股份之權益。
- (2) 長倉322,727,272股股份指榮建所持有 322,727,272股股份。Hony Capital Fund 2008, L.P.持有榮建之全部已發行股本。 Hony Capital Fund 2008 GP, L.P.為Hony Capital Fund 2008, L.P.之唯一普通合夥 人。Hony Capital Fund 2008 GP Limited 為Hony Group Management Limited 之全資附屬公司,且為Hony Capital Fund 2008 GP, L.P.之唯一普通合夥人。 Hony Managing Partners Limited擁有 80% Hony Group Management Limited 之股本權益。Hony Managing Partners Limited為Exponential Fortune Group Limited之全資附屬公司。趙令歡先生 持有Exponential Fortune Group Limited 49%已發行股本。上述各方因而被視為 於榮建所持有之權益中擁有權益。

SUBSTANTIAL SHAREHOLDERS' INTERESTS AND SHORT POSITIONS IN SHARES AND UNDERLYING SHARES (continued)

Save as disclosed above, the Directors and chief executives of the Company are not aware that there is any person who, as at 31 December 2023, had an interest or short position in the Shares and underlying shares of the Company which would fall to be disclosed to the Company under the provisions of Divisions 2 and 3 of Part XV of the SFO, or who is, directly or indirectly, interested in 5% or more of the nominal value of any class of share capital carrying rights to vote in all circumstances at general meeting of any other member of the Group.

DIRECTORS' INTERESTS IN COMPETING BUSINESS

As at 31 December 2023, none of the Directors nor their respective associates had any interest which competes or is likely to compete, either directly or indirectly, with the business of the Group.

MAJOR CUSTOMERS AND SUPPLIERS

The aggregate sales attributable to the Group's largest customer and five largest customers taken together were less than 30% of the Group's total sales for the year ended 31 December 2023. The aggregate purchases attributable to the Group's largest supplier and five largest suppliers taken together were less than 30% of the Group's total purchases for the year ended 31 December 2023.

None of the Directors, their associates, or any shareholders (which, to the best knowledge of the directors, owned more than 5% of the Company's issued share capital) had any beneficial interest in the Group's five largest major customers and suppliers during the year ended 31 December 2023.

PURCHASE, SALE OR REDEMPTION OF THE COMPANY'S LISTED SECURITIES

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

PRE-EMPTIVE RIGHTS

There is no provision for pre-emptive rights under the Company's Bye-Laws and the laws of Bermuda.

主要股東於股份及相關股份之權 益及短倉(續)

除上文所披露者外,於二零二三年十二月三十一日,據本公司董事及主要行政人員所知,概無任何人士於本公司股份或相關股份中擁有任何權益或短倉須根據證券及期貨條例第XV部第2及第3分部之規定而向本公司披露,或直接或間接持有附帶權利可在任何情形下於本集團任何其他成員公司之股東大會投票之任何類別股本面值之5%或以上權益。

董事於競爭業務之權益

於二零二三年十二月三十一日, 概無董事或 彼等各自之聯繫人擁有任何直接或間接與 本集團業務競爭或可能競爭之任何權益。

主要客戶及供應商

本集團最大客戶及五大客戶合共總銷售額 少於本集團截至二零二三年十二月三十一 日止年度總銷售額之30%。本集團對最大 供應商及五大供應商合共總採購額少於本 集團截至二零二三年十二月三十一日止年 度總採購額之30%。

於截至二零二三年十二月三十一日止年度,概無任何董事、其聯繫人士或任何股東(以董事所知擁有本公司5%以上已發行股本)於本集團五大主要客戶及供應商中擁有任何實益權益。

購買、出售或贖回本公司之上市 證券

於截至二零二三年十二月三十一日止年度,本公司及其任何附屬公司概無購買、出售或贖回本公司任何上市證券。

優先購買權

本公司之公司細則及百慕達法例均無關於 優先購買權之條文。

Directors' Report

董事會報告

MANAGEMENT CONTRACTS

No contract concerning the management and administration of the whole or any substantial part of the business of the Group was entered into or existed during the year ended 31 December 2023.

OTHER MATTERS

Disposal Mandate in relation to Disposal of Shares in Ginwa Enterprise (Group) Inc.*

Reference are made to the circular of the Company dated 26 May 2022 and the announcement dated 7 July 2022. The Company has obtained approval from the shareholders of the Company (the "Shareholders") for possible sale of up to 30,000,000 shares ("A-Share(s)") of Ginwa Enterprise (Group) Inc.* (金花企業(集團)股份有限公司) (the "A-Shares Company") from time to time during the mandate period (the "Disposal"). The Shareholders authorised the Directors to handle the matters relating to the finalizing of the Disposal (the "Disposal Mandate"). Pursuant to the requirements of the Disposal Mandate, the disposal price of each A-Share shall be the highest of: (a) not less than RMB8.5 per A-Share; (b) the arithmetic average of the daily weighted average prices of the 30 trading days immediately preceding the date of the reminding announcement to be issued by the A-Shares Company in respect of the Disposal; and (c) the audited net asset value of each A-Share of the A-Shares Company in the last financial year. The Disposal Mandate will remain in force for a period of 12 months from the date of Shareholders' approval obtained (i.e. 7 July 2022). During the period from the grant of the Disposal Mandate by the Shareholders on 7 July 2022 to 7 July 2023, the Company had disposed of a total of 7,327,400 A-Shares pursuant to the Disposal Mandate, with the total proceeds of RMB62.2 million and the disposal price of RMB8.5 per A-Share. In addition, on 11 August 2023, the Company has completed the registration of the sale of 18,689,910 A-Shares with the total proceeds of RMB158.9 million pursuant to the share transfer agreement dated 29 August 2022 (as supplemented by the supplemental agreement to the share transfer agreement dated 5 July 2023).

管理合約

本集團於截至二零二三年十二月三十一日 止年度並無訂立或訂有任何關於本集團全 部業務或其中任何重大部份之管理及行政 合約。

其他事項

有關出售金花企業(集團)股份有限公司 股份之出售授權

兹提述本公司日期為二零二二年五月 二十六日之通函及日期為二零二二年七月 七日之公告。本公司已獲本公司股東(「股 東」)批准於授權期間不時可能出售金花 企業(集團)股份有限公司(「A股公司」) 之最多30,000,000股(「A股」)(「出售事 項」)。股東授權董事處理與落實出售事項 有關之相關事宜(「出售授權」)。根據出售 授權的規定,每股A股之出售價將為以下各 項的最高者: (a)不低於每股A股人民幣8.5 元;(b)緊接A股公司就出售事項將予刊發之 提示性公告日期前30個交易日之每日加權 平均價格之算術平均值;及(c)A股公司於最 近一個財政年度之經審核每股A股資產淨 值。出售授權將自其獲得股東批准日期(即 二零二二年七月七日)起計十二個月期間 內有效。自股東於二零二二年七月七日授 出出售授權至二零二三年七月七日期間, 本公司根據出售授權出售合共7,327,400股 A股,所得款項合共為人民幣62.2百萬元, 每股A股出售價格為人民幣8.5元。此外,於 二零二三年八月十一日,本公司根據日期 為二零二二年八月二十九日之股份轉讓協 議(經日期為二零二三年七月五日之股份 轉讓協議之補充協議補充)已完成登記出 售18,689,910股A股,所得款項合共為人民 幣158.9百萬元。

OTHER MATTERS (continued)

Disposal Mandate in relation to Disposal of Shares in Ginwa Enterprise (Group) Inc.* (continued)

Immediately after the expiry date of the Disposal Mandate and up to 31 December 2023, the Company sold an aggregate of 2,434,454 A-Shares to certain independent third parties through several tranches on exchange through the Shanghai Stock Exchange where the A-Shares Company is listed, for the total proceeds of RMB17.99 million. As at 31 December 2023, the Company beneficially owned 1,548,236 A-Shares of the A-Shares Company.

Disposal of Fund Participating Shares

Reference is made to the Company's announcement dated 21 February 2023. On 21 February 2023, the Company, as the vendor, and CMBC International Investment (HK) Limited, as the purchaser, had entered into a share transfer agreement, pursuant to which the Company agreed to dispose of, and the purchaser agreed to purchase, the non-voting participating shares held by the Company in Serica Segregated Portfolio (the "Sub-Fund"), representing 2% of the total equity of the Sub-Fund, at a consideration of HK\$17,000,000. The transaction was completed on 17 March 2023 upon the fulfillment of all the conditions under the share transfer agreement.

Very Substantial Acquisition in relation to the Lease Agreement

References are made to the Company's announcement dated 15 May 2023 and the circular dated 14 June 2023. On 15 May 2023, Xianyang Century Ginwa Dingshang Trade and Commerce Company Limited* (咸陽世紀金花鼎尚商貿有限公司) ("Xianyang Century Ginwa"), an indirect wholly-owned subsidiary of the Company, as lessee, entered into a lease agreement with Shaanxi Jinfangyuan Industrial Development Co., Ltd.* (陝西金方圓實業開發有限公司), as lessor, for the lease of partially leased housing on the basement level 1 to upper floor level 5 at Building No.1, part of the outer facade, outer square and ancillary facilities of Jinfangyuan Plaza, No. 29 Renmin West Road, Xianyang, Shaanxi, the PRC, with a lease term of 15 years and 9 months. The total rental and property fees during the lease term are approximately RMB459,468,710 (tax inclusive).

其他事項(續)

有關出售金花企業(集團)股份有限公司 股份之出售授權(續)

緊隨出售授權之屆滿日期後以及截至二零二三年十二月三十一日,本公司透過A股公司上市所在之上海證券交易所之場內分成若干批次向若干獨立第三方出售合共2,434,454股A股,所得款項合共為人民幣17.99百萬元。於二零二三年十二月三十一日,本公司實益擁有1,548,236股A股公司之A股。

出售基金參與股份

茲提述本公司日期為二零二三年二月二十一日之公告。於二零二三年二月二十一日,本公司(作為賣方)與民銀國際投資(香港)有限公司(作為買方)已訂立股份轉讓協議,據此,本公司同意出售及買方同意購買本公司於Serica Segregated Portfolio(「子基金」)持有之無投票權參與股份(佔子基金總股權之2%),代價為17,000,000港元。由於股份轉讓協議項下的所有條件均已獲達成,該交易已於二零二三年三月十七日完成。

有關租賃協議之非常重大收購事項

OTHER MATTERS (continued)

Disposal of Property

Reference is made to the Company's announcement dated 20 June 2023 in relation to a discloseable transaction for the disposal of property. On 14 June 2023, Xi'an Honghui Property Management Company Limited* (西安鴻輝物業管理有 限公司) ("Honghui Property"), an indirect wholly-owned subsidiary of the Company, as vendor, entered into a sale and purchase contract with an individual residing in the PRC (a natural person and independent third party), as purchaser, for the disposal of a property located at Room 20101, Unit 2, Building 3, 108 Square, Overseas Chinese Town, No. 2 Beichitouerlu, Qujiang New District, Xi'an, the PRC (中國西安 市曲江新區北池頭二路2號華僑城108坊小區3幢2單元20101) ("Property 2"), pursuant to which, Honghui Property agreed to sell and the purchaser agreed to purchase Property 2 with a consideration of RMB12,000,000. The Group has received the consideration in full.

Xian Development Project

Reference is made to the agreement dated 4 December 2014 entered into between Century Ginwa Company Limited* (世 紀金花股份有限公司) (as the purchaser, the "Purchaser"), a non-wholly owned subsidiary of the Company, and Shanghai Huade Investment Company Limited* (上海花德投資 有限公司) (as the vendor, the "Vendor") (subsequently amended by the first supplemental agreement dated 20 July 2017 (the "First Supplemental Agreement") and the second supplemental agreement dated 20 September 2021 (the "Second Supplemental Agreement")) (collectively, the "Agreement"), pursuant to which the Purchaser required to develop the commercial section (the "Xi'an Centre Property") of the development known as "Xi'an Centre" being developed by Xi'an Yigao Property Development Company Limited* (西安億高置業有限公司) (the "Project Company") in the Xi'an Hi-tech Industries Development Zone of Xi'an, the PRC, and subsequently purchase the Xi'an Centre Property at an aggregate consideration of RMB1,651,112,750 (the "Acquisition"). Pursuant to the First Supplemental Agreement, the Purchaser and the Vendor agreed to extend the payment schedule in relation to the consideration of the Acquisition and delay the date of delivery of the Xi'an Centre Property. Pursuant to the Second Supplementary Agreement, all the

其他事項(續)

出售物業

茲提述本公司日期為二零二三年六月二十日有關出售物業之須予披露交易之公告。於二零二三年六月十四日,本公司之之司內國公司西安鴻輝物業管理有限國大獨立第三方)(作為賣方)(作為賈方)(作為賈方)(作為賈克)(作為賈克)(作為賈亞安市曲江新區也於中國西安市曲江新區之號華僑城108坊3幢2單元20101號之第(「物業二」)訂立買賣合同,據此,鴻大學工具,以對於大價。

西安發展項目

茲提述本公司非全資控股附屬公司世紀金 花股份有限公司(作為買方,「買方」)於二 零一四年十二月四日與上海花德投資有限 公司(作為賣方,「賣方」)訂立的協議(其 後經日期為二零一七年七月二十日第一份 補充協議(「第一份補充協議」)及日期為 二零二一年九月二十日的第二份補充協 議(「第二份補充協議」)修訂(統稱「該協 議」),據此買方要求開發由西安億高置業 有限公司(「項目公司」)於中國西安市西 安高新技術產業開發區開發之「西安中心」 開發項目之商業部份(「西安中心物業」)及 其後由買方以總代價人民幣1,651,112,750 元購買西安中心物業(「收購事項」)。根據 第一份補充協議,買方與賣方同意延長與 收購事項之代價有關之付款計劃以及延遲 西安中心物業之交付日期。根據第二份補 充協議, 賣方在該協議項下的所有權行、義 務及責任已轉讓予項目公司,並修訂了代 價的支付責任,以及進一步修訂了交付西

OTHER MATTERS (continued)

Xian Development Project (continued)

rights, obligations and liabilities of the Vendor under the Agreement had been assigned to the Project Company, and amendments had been made to the liability for payment of the consideration, and the date for delivery of the Xi'an Centre Property had been further revised to no later than 31 December 2022. The completion of the project was expected to be further delayed to June 2023 as the project was suspended due to the impacts of haze, the High School Entrance Examinations and the National College Entrance Examinations, and the repeated outbreaks of the COVID-19 epidemic in recent years.

As the Project Company failed to complete the project and deliver the Xi'an Centre Property in the mid of 2023, the Purchaser and the Project Company conducted negotiations on the matter but no consensus had been reached. In order to protect the interests of the Purchaser and the Group, the Company is now considering taking further actions to safeguard the interests of the Group and its shareholders.

Formation of Joint Venture

Reference is made to the Company's announcement dated 28 December 2023 in relation to a discloseable transaction for the formation of a joint venture. On 28 December 2023, Xi'an Qujiang Century Ginwa Commercial Management Group Limited* (西安曲江世紀金花商業管理集團有限公司) ("Qujiang Century Ginwa Group"), a wholly-owned subsidiary of the Company, entered into the articles of association of the joint venture ("JV Articles") with Xi'an Wenfei Commercial Operation Management Company Limited* (西安文斐商業運 營管理有限公司) ("Wenfei Commercial") and Xi'an Zhuogun Taihe Trade Company Limited* (西安卓群泰合商貿有限 公司) ("Zhuogun Taihe") in relation to the formation of a limited liability company in the PRC under the proposed name of Xi'an Century Jinhua Zhuohe Commercial Management Company Limited* (西安世紀金花卓合商業管理有限公 司) (the "Joint Venture"). The Joint Venture was formed and established on 29 December 2023. The Joint Venture was held as to 40% by Qujiang Century Ginwa Group, 30% by Wenfei Commercial and 30% by Zhuogun Taihe. The Joint Venture will have a registered capital of RMB20,000,000, which will be contributed by Quijang Century Ginwa Group as to RMB8,000,000, Wenfei Commercial as to RMB6,000,000 and Zhuoqun Taihe as to RMB6,000,000 in cash, respectively. Each of the parties is required to pay up its respective committed registered capital on or before 30 June 2024 pursuant to

其他事項(續)

西安發展項目(續)

安中心物業之日期至不得遲於二零二二年 十二月三十一日。該項目受霧霾、中高考及 近年來新冠疫情反复等停工影響,預計完 工時間進一步延遲至二零二三年六月。

由於項目公司未能於二零二三年中完成該項目並交付西安中心物業,買方與項目公司就該事宜進行協商,但並未達成一致意見。為保障買方及本集團利益,本公司現正考慮採取進一步行動,以保障本集團及其股東利益。

成立合營企業

茲提述本公司日期為二零二三年十二月 二十八日有關成立合營企業之須予披露交 易之公告。於二零二三年十二月二十八日, 西安曲江世紀金花商業管理集團有限公司 (「曲江世紀金花集團」)(本公司的全資附 屬公司)就於中國成立一間擬定名稱為西安 世紀金花卓合商業管理有限公司的有限公 司(「合營企業」)與西安文斐商業運營管理 有限公司(「文斐商業」)及西安卓群泰合商 貿有限公司(「卓群泰合」)訂立合營企業之 組織章程細則(「合營細則」)。合營企業於 二零二三年十二月二十九日成立。合營企業 由曲江世紀金花集團持有40%、由文斐商業 持有30%及由卓群泰合持有30%。合營企 業的註冊資金將為人民幣20,000,000元, 其中曲江世紀金花集團、文斐商業及卓群泰 合將分別以現金出資人民幣8,000,000元、 人民幣6.000.000元及人民幣6.000.000 元。根據合營細則,各訂約方須於二零二四 年六月三十日或之前繳足其各自的承諾註 冊資金。合營企業將主要從事西安鴻輝物業 管理有限公司(一間於中國成立之有限公 司及為本公司之間接全資附屬公司)(「鴻 輝物業」)擁有之高新店購物中心(「高新

OTHER MATTERS (continued)

Formation of Joint Venture (continued)

the JV Articles. The Joint Venture will be principally engaged in the operation and management of the shopping mall at Gaoxin (高新店購物中心)(the "Gaoxin Shopping Mall") owned by Xi'an Honghui Property Management Company Limited* (西安鴻輝物業管理有限公司), a limited liability company established in the PRC and an indirect wholly-owned subsidiary of the Company ("Honghui Property"). (i) Xi'an Century Ginwa Shopping Mall Company Limited* (西安世 紀金花購物有限公司)("Xi'an Century Ginwa"), an indirect wholly owned subsidiary of the Company, has entered into an entrusted operation and management agreement with the Joint Venture, pursuant to which the Joint Venture will be entrusted to provide brand operation and management service in respect of the Gaoxin Shopping Mall for a term of 10 years, and (ii) Honghui Property (as lessor) has entered into the lease contract with Xi'an Century Ginwa (as co-lessee) and the Joint Venture (as co-lessee) to lease the Gaoxin Shopping Mall and its ancillary facilities to Xi'an Century Ginwa and the Joint Venture for operation at a total rental fee of approximately RMB177,395,400 for a term of 10 years. As at the date of this announcement, the parties have contributed RMB10,000,000 registered capital in the Joint Venture.

CLOSURE OF REGISTER OF MEMBERS

For determining the identity of the Shareholders to attend and vote at the annual general meeting of the Company to be held on Wednesday, 5 June 2024 ("2024 AGM"), the register of members of the Company will be closed from Thursday, 30 May 2024 to Wednesday, 5 June 2024, both days inclusive, during which period no transfer of Shares will be registered. In order to be eligible to attend and vote at the 2024 AGM, all transfers of Shares accompanied by the relevant share certificates must be lodged with the Company's branch share registrar and transfer office in Hong Kong, Tricor Abacus Limited at 17/F., Far East Finance Centre, 16 Harcourt Road, Hong Kong for registration not later than 4:30 p.m. on Wednesday, 29 May 2024.

其他事項(續)

成立合營企業(續)

店購物中心」)的營運及管理。(i)本公司之間接全資附屬公司西安世紀金花購物有公司(「西安世紀金花」)已與合營企業企業延遲及管理協議,據此合營企業及管理協議,據此合營企業及管理協議,據此合營企業及管理協議,據此合營企業及管理協議,據此合營企業及作為共同承租人)內人公公公司,以將高新店購物中心及其附屬是對人民幣177,395,400元合合理金總額約為人民幣177,395,400元合合理金總額約為人民幣177,395,400元合營租金總額約為人民幣177,395,400元合營租票,訂約方已向合營企業注資人民幣10,000,000元的註冊資本。

暫停辦理股份過戶登記

MATERIAL EVENT AFTER THE REPORTING PERIOD

Litigation

Reference are made to the Company's announcements dated 17 June 2022 and 25 March 2024, and the Company's circular dated 30 June 2022.

Xi'an Century Ginwa Ding Yao Shopping Mall Company Limited* (西安世紀金花鼎耀購物有限公司) ("Century Ginwa Ding Yao"), an indirect subsidiary of the Company, filed a civil complaint to Xi'an City Weiyang District People's Courts, which claims that: (i) the lease agreement entered into between Xi'an Century Ginwa Shopping Mall Company Limited* (西安世紀金花購物有限公司) ("Xi'an Century Ginwa"), an indirect wholly owned subsidiary of the Company, as original lessee entity, and Shaanxi Daming Palace Investment Development Co., Ltd.* (陝西大明宮投資發展有限責任 公司) (the "Lessor") as lessor in respect of the lease of the commercial property "Daming Palace Shopping Mall (大 明宮購物中心)" located at No. 359 Taihua North Road in Weiyang District, Xi'an City, with two floors underground and seven floors above ground (the "Property") for a term of 20 years (the "Lease Agreement") (as supplemented by the supplemental agreement to the Lease Agreement entered into between Xi'an Century Ginwa and the Lessor in respect of the change of the lessee entity from Xi'an Century Ginwa to Century Ginwa Ding Yao), be ruled as terminated on 27 November 2023, and the Lessor to repay Century Ginwa Ding Yao the earnest money of RMB70 million and relevant interests; and (ii) the Lessor to compensate Century Ginwa Ding Yao the costs associated with the surrender of the Property and to bear relevant costs and fees incurred as the plaintiff in the litigation for exercising the rights.

On 19 March 2024, Century Ginwa Ding Yao received the summon of Xi'an City Weiyang District People's Courts in respect of the litigation case, pursuant to which the first hearing of the litigation case will be held at Daming Palace People's Court of Xi'an City Weiyang District People's Courts at 9:00 a.m on 30 April 2024.

As at 31 December 2023 and the date of this report, there were no litigation or claims of material importance pending or threatened against any member of the Group.

報告期後之重大事項

訴訟

茲提述本公司日期為二零二二年六月十七日及二零二四年三月二十五日之公告以及本公司日期為二零二二年六月三十日之通函。

本公司間接附屬公司西安世紀金花鼎耀購 物有限公司(「世紀金花鼎耀」)向西安市未 央區人民法院遞交了民事起訴狀,訴稱: (i)判令本公司之間接全資附屬公司西安世 紀金花購物有限公司(「西安世紀金花」) (作為原承租主體)與陝西大明宮投資發展 有限責任公司(「出租人」)(作為出租人) 訂立之租賃協議(以租賃位於西安市未央 區太華北路359號名為「大明宮購物中心」 之商業物業,地下兩層及地上七層(「該物 業」),租期為20年)(「租賃協議」)(經西 安世紀金花與出租人訂立之租賃協議的補 充協議(以將承租主體由西安世紀金花變 更為世紀金花鼎耀)補充)於二零二三年 十一月二十七日終止,以及出租人向世紀 金花鼎耀返還誠意金人民幣7,000萬元及相 關利息;及(ii)出租人賠償世紀金花鼎耀交 還該物業產生的費用,並承擔作為原告實 現債權產生的相關成本及費用。

於二零二四年三月十九日,世紀金花鼎耀接獲西安市未央區人民法院有關訴訟案件的傳票,據此,該訴訟案件將於二零二四年四月三十日上午9時在西安市未央區人民法院大明宮人民法庭進行第一次聆訊。

於二零二三年十二月三十一日及本報告日期,本集團並無針對本集團任何成員公司的未決或面臨威脅的重大訴訟或申索。

Directors' Report

董事會報告

SUFFICIENCY OF PUBLIC FLOAT

Based on the information that is publicly available to the Company and within the knowledge of the Directors as at the date of this annual report, there is sufficient public float of more than 25% of the Shares in the market as required under the Listing Rules.

AUDITOR

KPMG retired at the conclusion of the annual general meeting of the Company held on 30 June 2023 (the "2023 AGM").

McMillan Woods (Hong Kong) CPA Limited and WUYIGE Certified Public Accountants LLP have been appointed as the overseas and domestic auditors of the Company, respectively at the 2023 AGM.

The term of appointment of McMillan Woods (Hong Kong) CPA Limited and WUYIGE Certified Public Accountants LLP as auditors of the Company shall conclude at the forthcoming annual general meeting of the Company.

A resolution for the re-appointment of McMillan Woods (Hong Kong) CPA Limited as overseas auditor and WUYIGE Certified Public Accountants LLP as domestic auditor of the Company is to be proposed at the forthcoming annual general meeting.

Save as aforesaid, there has been no change in the auditor of the Company during the preceding three years.

On behalf of the Board

Yao Jiangang

Executive Director Hong Kong, 28 March 2024

足夠公眾持股量

按本公司取得之公開資料及據董事所知, 於本年報日期,股份在市場上具有高於上 市規則所規定25%之足夠公眾持股量。

核數師

畢馬威已於本公司於二零二三年六月三十日舉行之股東週年大會(「二零二三年股東 週年大會」)結束後退任。

於二零二三年股東週年大會上,長青(香港)會計師事務所有限公司及大信會計師 事務所(特殊普通合夥)已分別獲委任為本 公司境外及境內核數師。

長青(香港)會計師事務所有限公司及大信會計師事務所(特殊普通合夥)擔任本公司 核數師之任期將於本公司應屆股東週年大 會上結束。

重新委任長青(香港)會計師事務所有限公司及大信會計師事務所(特殊普通合夥)分別為本公司境外核數師及境內核數師之決議案將於應屆股東週年大會上提呈。

除上文所述者外,本公司核數師於過去三 年並無任何變動。

代表董事會

姚建鋼

執行董事 香港,二零二四年三月二十八日

CORPORATE GOVERNANCE PRACTICES

The Board is committed to upholding a high standard of corporate governance practices and business ethics in the firm belief that they are essential for maintaining and promoting investors' confidence and maximizing shareholders' returns.

The Board regularly reviews its corporate governance practices, risk management and internal control policy and procedures in order to meet the rising expectations of stakeholders and comply with increasingly stringent regulatory requirements, and to fulfill its commitment to corporate governance excellence.

The Company had complied with the code provisions of the Corporate Governance Code (the "CG Code") as set out in Appendix C1 to the Listing Rules throughout the year ended 31 December 2023 except for certain deviations as set out below.

CG Code Provision F.2.2 stipulates that the chairman of the board should attend the annual general meeting. He should also invite the chairmen of the audit, remuneration and nomination committees to attend. The chairman of the Board (and chairman of the nomination committee) and the chairman of the remuneration committee were not able to attend the annual general meeting of the Company held on 30 June 2023 (the "2023 AGM") due to other important business engagement. They had delegated the chief executive officer to chair and be available to answer questions at the 2023 AGM.

企業管治常規

董事會恪守維持高水平企業管治常規及商 業道德標準的承諾,並堅信此對保持及提 高投資者信心、增加股東回報攸關重要。

為了達成公司相關利益者不斷提升的期望、符合日趨嚴謹之規管要求,以及實踐董事會堅守優越企業管治之承諾,董事會定期檢討其企業管治常規、風險管理及內部 監控政策與程序。

本公司於截至二零二三年十二月三十一日 止年度一直遵守上市規則附錄C1所載《企 業管治守則》(「企業管治守則」)之守則條 文,惟如下載列之若干偏離情況除外。

企業管治守則條文第F.2.2條訂明,董事會主席應出席股東周年大會,並邀請審審核員會、薪酬委員會及提名委員會主席)及席。董事會主席(兼提名委員會主席)及新酬委員會的主席因其他重要業務關係,未出席本公司於二零二三年六月三十日惠得之股東周年大會」),而他們已委派行政總裁擔任二零二三年股東周年大會主席及回答提問。

企業管治報告

MODEL CODE FOR SECURITIES TRANSACTIONS BY DIRECTORS

The Company has adopted the Model Code for Securities Transactions by Directors of Listed Issuers as set out in Appendix C3 to the Listing Rules. Having made specific enquiry of all the directors, all the directors confirmed that they have complied with the required standards set out in the Model Code throughout the year ended 31 December 2023.

BOARD OF DIRECTORS

Board Composition

As at 31 December 2023 and the date of this annual report, the Board is comprised of three executive Directors, two non-executive Directors and three independent non-executive Directors.

The members of the Board are as follows:

Executive Directors

Mr. Yao Jiangang (Chairman)

Mr. Qin Chuan (Chief Executive Officer)

Ms. Wan Qing

Non-Executive Directors

Mr. Huang Zhihua Mr. Chen Shuai

Independent Non-Executive Directors

Mr. Tsang Kwok Wai Mr. Ruan Xiaofeng Ms. Song Hong

All Directors have given sufficient time and attention to the affairs of the Group. Each executive Director is suitably qualified for his position, and has sufficient experience to hold his/her position so as to carry out his/her duties effectively and efficiently. There are no relationships (financial, business, family or other material/relevant relationships) between members of the Board. Biographical information of the Directors are set out in the section headed "Biographies of Directors" of this annual report.

董事進行證券交易之標準守則

本公司採納了上市規則附錄C3所載之上市發行人董事進行證券交易的標準守則。經向所有董事作出特定查詢後,全部董事確認彼等於截至二零二三年十二月三十一日止年度,一直遵守標準守則所載之規定準則。

董事會

董事會組成

於二零二三年十二月三十一日及本年報日期,董事會由三名執行董事、兩名非執行董事及三名獨立非執行董事組成。

董事會成員如下:

執行董事

姚建鋼先生(主席) 秦川先生(行政總裁)

宛慶女士

非執行董事

黄致華先生

陳帥先生

獨立非執行董事

曾國偉先生

阮曉峰先生

宋紅女士

全體董事均就本集團事務投入充分的時間及精力。各執行董事均符合資格勝任其職位,並有足夠經驗擔任其職務,有效履行職責。董事會成員之間並無任何關係(財務、業務、家庭或其他重大/相關關係)。有關董事的履歷詳情載於本年報「董事履歷」一節。

OPERATIONS OF THE BOARD

The Board determines the corporate mission and broad strategies, monitors and controls operating and financial performance and sets appropriate policies to manage risks in pursuit of the Group's strategic objectives. According to CG Code Provision C.5.1, the Board should meet regularly and Board meetings should be held at least four times a year at approximate intervals. During the year ended 31 December 2023, the Board met regularly and frequently for the review and approval on the business of department stores, shopping mall and supermarkets. Details of Directors' attendance of the Board and the general meetings held for the year ended 31 December 2023 are set out as follows:

董事會之運作

董事會負責釐定企業願景及主要策略、監 察及監控營運及財務表現,以及制定合適 的風險管理政策。以達成本集團的策略目 標。根據企業管治守則條文第C.5.1條之規 定,董事會應定期舉行會議,而董事會會議 應每年舉行最少四次,約每季一次。於截至 二零二三年十二月三十一日止年度,董事 會定期及經常舉行會議,以檢討及審批經 營百貨商場、購物中心及超級市場之業務。 關於截至二零二三年十二月三十一日止年 度舉行之董事會會議及股東大會,董事之 出席紀錄載列如下:

Name of Director 董事姓名	Board meetings 董事會會議	General meetings 股東大會
Executive Directors 執行董事		
がります Mr. Yao Jiangang	8/8	0/2
姚建鋼先生	3/3	0/2
Mr. Qin Chuan	8/8	2/2
秦川先生		
Ms. Wan Qing	8/8	0/2
宛慶女士		
Non-Executive Directors		
非執行董事		
Mr. Huang Zhihua	7/8	0/2
黄致華先生		
Mr. Chen Shuai 陳帥先生	8/8	0/2
深 紀 先 生		
Independent Non-Executive Directors		
獨立非執行董事		
Mr. Tsang Kwok Wai	8/8	2/2
曾國偉先生	0.40	0./2
Mr. Ruan Xiaofeng 阮曉峰先生	8/8	0/2
Ms. Song Hong	8/8	0/2
宋紅女士	5, 5	-, -

企業管治報告

All Directors are provided with relevant materials relating to the matters brought before the meetings. They have separate and independent access to the senior management and the company secretary of the Company at all times and may seek independent professional advice at the Company's expense. When queries are raised by Directors, steps would be taken to respond as promptly and as fully as possible. All Directors have the opportunity to include matters in the agenda of Board meetings. Notices of at least 14 days of Board meetings are given to the Directors and Board procedures comply with the Bye-Laws of the Company, as well as relevant rules and regulations.

全體董事於會議前皆獲提供有關討論事項的相關材料。董事於任何時候均可單獨及獨立聯絡本公司高級管理層及公司秘書,並可尋求獨立專業意見,費用由本公司會來了。董事若有諮詢,本公司會盡力及的議事項。本公司至少在14日會單類的一董事發出董事會會議通告,而董事程的符合本公司之公司細則及相關規則及規例。

FUNCTIONS AND DUTIES OF THE BOARD

The overall management of the Company's operation is vested in the Board. The Board carries out its functions according to the powers conferred upon it by the Bye-Laws of the Company which is uploaded onto the websites of the Stock Exchange and the Company, and since the date of uploading, no significant changes have been made.

The main functions and duties conferred on the Board include:

- management of the overall business and strategic development;
- deciding business plans and investment plans;
- convening general meetings and reporting to the Shareholders; and
- exercising other powers, functions and duties conferred by Shareholders in general meetings.

The Board is responsible for fulfilling the corporate governance responsibilities under A.2.1 of the CG Code. Regarding the aforementioned functions, during the year, the following works, inter alia, were performed by the Board: (i) reviewed the Corporate Governance Report of the Company for 2022; and(ii) reviewed the trainings and continuous professional development undertaken by the Directors and senior management.

The day-to-day management, administration and operation of the Company are delegated to the Chief Executive Officer and the senior management of the Company. The delegated functions and work tasks are periodically reviewed. Approvals must be obtained from the Board prior to any significant transactions entered into by the aforesaid officers.

董事會職能及職責

本公司業務的整體管理全賴董事會。董事會根據本公司之公司細則(已上載至聯交所及本公司網站,自上載之日起並無作出任何重大變更)賦予的權力行使其職能。

董事會的主要職能及職責如下:

- 整體業務的管理及策略發展;
- 一 業務計劃及投資計劃的決策;
- 舉行股東大會及向股東匯報;及
- 一 行使股東於股東大會賦予的其他權力、職能及職責。

董事會亦負責履行企業管治守則第A.2.1條項下的企業管治職責。年內,董事會已就此進行(其中包括)以下工作:(i)審閱本公司二零二二年度企業管治報告:及(ii)檢討董事及高級管理層的培訓及持續專業發展。

本公司的日常管理、行政管理及營運職能 授派予本公司行政總裁及高級管理層。本 公司會定期檢討轉授職能及工作任務。上 述高級職員訂立重大交易前須獲董事會批 准。

The Directors may have access to the advice and services of the company secretary of the Company to ensure that the board procedures, and all applicable rules and regulations, are followed. In addition, the Directors may, upon reasonable request, seek independent professional advice under appropriate circumstance at the Company's expense. The Board shall resolve to provide separate, appropriate, independent and professional advice to the Directors to assist the relevant Directors in discharging their duties.

全體董事均可獲本公司的公司秘書提供意見及服務,確保能夠遵守董事會程序及所有適用規則及規例。此外,經合理要求,董事可於適當情況下尋求獨立專業意見,費用由本公司承擔。董事會須決議是否為董事提供單獨適當的獨立專業意見以輔助有關董事履行職責。

INDEPENDENT NON-EXECUTIVE DIRECTORS

Independent non-executive Directors have played a significant role in the Board by bringing their independent judgment to Board meetings and scrutinizing the Group's performance. Their views carry significant weight in the Board's decision. In particular, they bring an impartial view to issues relating to the Group's strategy, performance and control. All independent non-executive Directors have extensive academic, professional and industry expertise and management experience and have provided their professional advice to the Board. The independent non-executive Directors provide independent advice on the Group's business strategy, results and management to ensure that all interests of Shareholders are taken into account, and the interests of the Company and its Shareholders are protected.

The Board has three independent non-executive Directors in compliance with Rule 3.10(1) of the Listing Rules, which requires that every board of directors of a listed issuer must include at least three independent non-executive directors. In addition, at least one independent non-executive Director, namely, Mr. Tsang Kwok Wai, who has appropriate professional accounting qualifications or financial management expertise in accordance with Rule 3.10(2) of the Listing Rules. The Company has appointed three independent non-executive Directors, representing more than one-third of the Board, in compliance with Rule 3.10A of the Listing Rules.

The Company has a mechanism in place to ensure that the Board has access to independent views and advices that: (a) the Company has established strict procedures for the selection, nomination and appointment/re-appointment of Directors (including the independent non-executive Directors), and considers various factors of diversity (including independence) when selecting Directors; (b) all Directors (including the independent non-executive Directors) have ready access to independent professional advices from outside the Group when they consider it necessary; (c) all independent non-executive Directors participate in the Board process from developing agendas, providing information to focusing on constructive debates and discussions to facilitate effective and active involvement; and (d) the independent non-executive Directors are required to provide their annual confirmation of independence to the Company on an annual basis to confirm that they remain independent.

獨立非執行董事

獨立非執行董事於董事會內擔當重要角色,在董事會會議提供獨立判斷並監察與集團表現。彼等的意見對董事會的決表現於經輕重:尤其是彼等對本。全體獨立決現是經等事宜的公正立場。全體獨立業與及行董事擁有廣泛的學術、專業及行業專人行及管理經驗,及向董事會提供專業意見。獨及立時,確保股東的利益均獲得保養慮,令本公司及其股東的利益均獲得保障。

董事會有三名獨立非執行董事,符合上市規則第3.10(1)條的規定,即上市發行人董事會須包括至少三名獨立非執行董事。此外,根據上市規則第3.10(2)條的規定,至少有一名獨立非執行董事(即曾國偉先生)具備合適的專業會計資格或財務管理專業知識。為符合上市規則第3.10A條的規定,本公司已委任三名獨立非執行董事,佔董事會人數逾三分之一。

本公司有機制確保董事會獲得獨立觀點和意見的渠道:(a)本公司對董事(包括獨立非執行董事)設有嚴格之甄選、提名及委種至新委任程序,並於選聘董事時考慮多種元化因素(其中包括獨立性);(b)所為三十一次,所有獨立非執行董事)可隨專業會是是(c)所有獨立非執行董事均以及積極參與專之獨立非執行董事領每年向本公司提供性對論與討論,以促進有效及積極參與法及(d)獨立非執行董事須每年向本公司提供年。獨立性確認書,以確認其仍具有獨立性。

企業管治報告

The Company has received annual confirmations of independence from each of the existing independent non-executive Directors in accordance with Rule 3.13 of the Listing Rules. Based on such confirmations, the Company considers that all the independent non-executive Directors are independent and that they have met the specific independence guidelines as set out in Rule 3.13 of the Listing Rules.

本公司已接獲現任各獨立非執行董事按照 上市規則第3.13條發出的年度獨立性確認 書。根據該等確認書,本公司認為,全體獨 立非執行董事均獨立,且符合上市規則第 3.13條所載詳細獨立指引。

DIRECTORS' RESPONSIBILITIES FOR THE FINANCIAL STATEMENTS

The Directors are responsible for overseeing in preparation of accounts for each financial period with a view to ensuring such accounts give a true and fair view of the state of affairs of the Group and of the results and cashflow for that period. The Company's accounts are prepared in accordance with all relevant statutory requirements and applicable accounting standards. The Directors are responsible for ensuring that appropriate accounting policies are selected and applied consistently; and that judgments and estimates made are prudent and reasonable.

PROFESSIONAL DEVELOPMENT

Every newly appointed Director will be given an induction training so as to ensure that he/she has appropriate understanding of the Group's business and of his/her duties and responsibilities under the Listing Rules and the relevant statutory and regulatory requirements.

The Company also provides regular updates on the business development of the Group. The Directors are regularly briefed on the latest development regarding the Listing Rules and other applicable statutory requirements to ensure compliance and upkeep of good corporate governance practices. In addition, the Company has been encouraging the Directors to enrol in professional development courses and seminars relating to the Listing Rules, Companies Ordinance and corporate governance practices organised by professional bodies or chambers in Hong Kong. All Directors are requested to provide the Company with their respective training records pursuant to the CG Code.

All Directors participated in appropriate continuous professional development and refreshed their knowledge and skills during the year ended 31 December 2023 for ensuring that their contribution to the Board remains informed and relevant. Such professional development was completed by way of attending briefings, conference, courses, forum and seminars, teaching, self-reading and participating in business-related researches which are relevant to the business or directors' duties. Each of the Directors has provided a record of training they received for the year ended 31 December 2023 to the Company.

董事就財務報表所承擔之責任

董事須負責監督每個財政期間會計賬目之編製、以確保該等賬目能夠真實公允地反映本集團之財務狀況、於該期間之業績與現金流量。本公司會計賬目之編製均符合全部有關法定要求及適用之會計準則。董事有責任確保選用合適會計政策並能貫徹應用,同時作出審慎及合理的判斷及估量。

專業發展

每名新委任的董事將獲履新培訓,確保彼 對本集團的業務及上市規則及相關法規及 監管要求下其本身的職務及責任有適當了 解。

本公司亦定期提供本集團業務發展的最新資料。董事獲定期提供有關上市規則及其他適用法律規定的最新發展簡報,確保遵守及維持良好的企業管治常規。此外,一直鼓勵董事參與由香港專業團體或公司條例及企體業別、公司條例及企體業別,公司條例及企體業別,公司條例及企體業別,以表明之規定的本學與人類,以表述,以表述。

全體董事於截至二零二三年十二月三十一一日上年度均已參加適當的持續專業保下更的語及技能與時並進,確保對訊及切合所需的情況式會會作出貢獻。完成專業發展的官人,會有關業務或董事職務之簡報會、預讀和國際,會大會與業務相關研究。各董事已向三十二月一日上年度所接受培訓的記錄。

CHAIRMAN AND CHIEF EXECUTIVE OFFICER

The roles of the Chairman and Chief Executive Officer are separate and are not performed by the same individual as this ensures better checks and balances and hence better corporate governance. Mr. Yao Jiangang is the Chairman of the Company, and Mr. Qin Chuan is the Chief Executive Officer of the Company.

The Chairman's responsibility is to oversee the functioning of the Board and the strategies and policies of the Group.

The Chief Executive Officer is responsible for monitoring the daily operation and management of the Company.

TERM OF APPOINTMENT OF NON-EXECUTIVE DIRECTORS

Mr. Huang Zhihua has entered into a letter of appointment with the Company for a fixed term of three years commencing from 14 December 2022. Ms. Song Hong has entered a letter of appointment with the Company without a specific term. There is no service contract executed by the Company with each of Mr. Chen Shuai, Mr, Tsang Kwok Wai and Mr. Ruan Xiaogfeng, and each of them has no fixed term of service with the Company.

APPOINTMENTS AND RE-ELECTION OF DIRECTORS

All Directors are subject to retirement by rotation and reelection at an annual general meeting at least once every three years in accordance with the Bye-Laws of the Company.

The Bye-Laws of the Company provide that any Director appointed by the Board to fill a casual vacancy in the Board shall hold office until the first annual general meeting of the Company after his appointment and be subject to re-election at such meeting, and any Director appointed by the Board as an addition to the existing Board shall hold office only until the next following annual general meeting of the Company and shall then be eligible for re-election.

主席及行政總裁

主席及行政總裁的職能乃屬獨立,且並非由同一人士執行以確保較好的制衡作用,從而達至更佳的企業管治。姚建鋼先生為本公司主席,秦川先生為本公司行政總裁。

主席的職責是監督董事會運作以及本集團策略及政策的實行。

行政總裁負責監察本公司的日常運作及管 理。

非執行董事任期

黃致華先生已與本公司訂立委任函,自二零二二年十二月十四日起固定任期三年。 宋紅女士與本公司訂立委任函,並無特定 任期。本公司與陳帥先生、曾國偉先生及阮 曉峰先生均無簽訂服務合同,且彼等於本 公司並無固定服務期限。

董事的委任及重選

根據本公司之公司細則,所有董事須至少 每三年於股東周年大會上輪流退任及膺選 連任。

本公司之公司細則規定,任何獲董事會委任以填補董事會正常職位空缺的董事須任職至其獲委任後本公司的首次股東周年大會為止,並須於該大會上重選,而任何獲董事會委任加入現時董事會的新增董事的任期僅至本公司下屆股東周年大會為止,屆時可符合資格膺選連任。

企業管治報告

BOARD COMMITTEES

The Board has established the (i) Audit Committee, (ii) Remuneration Committee and (iii) Nomination Committee with defined terms of reference. The terms of reference of the Board committees, which explain their respective roles and the authorities delegated to them by the Board, are available on the websites of the Company and the Stock Exchange. The Board committees are provided with sufficient resources to discharge their duties and, upon reasonable request, are able to seek independent professional advice and other assistance under appropriate circumstances, at the Company's expense.

AUDIT COMMITTEE

The Audit Committee was established by the Company, with written terms of reference in compliance with the requirements set out in Appendix C1 to the Listing Rules.

The Audit Committee shall consist of not less than 3 members. Currently, the Audit Committee consists of two independent non-executive Directors: Mr. Tsang Kwok Wai and Mr. Ruan Xiaofeng, and one non-executive Director: Mr. Chen Shuai. Mr. Tsang Kwok Wai is the chairman of Audit Committee.

The primary objective of the Audit Committee is to review the financial reporting process of the Group and its risk management and internal control system, oversee the audit process and perform other duties assigned by the Board and make recommendations for the Company to improve the quality of financial information to be disclosed. It also reviews the annual and interim reports of the Company prior to their approval by the Board.

During the year ended 31 December 2023, the Audit Committee reviewed the accounting principles and practices adopted by the Group, and made a recommendation as regards the appointment of the external auditor. In addition, the Audit Committee, together with management and independent auditors, have reviewed the accounting principles and practices adopted by the Group, and discussed auditing, internal control and financial reporting matters including the review of the audited results for the year ended 31 December 2022 and the unaudited interim results for the six months ended 30 June 2023 prior to their approval by the Board. The Audit Committee also discussed the change of auditors by considering the fee, overall description and evaluation of the proposed new auditors, including independence, audit fee quotation, qualification conditions, manpower and other resources allocation etc. during the process of selection of new auditors.

董事委員會

董事會已成立具特定職權範圍之(i)審核委員會、(ii)薪酬委員會及(iii)提名委員會。董事委員會的職權範圍(當中分別説明其角色及董事會授予的權力)登載於本公司及聯交所網站。董事委員會獲提供充足資源履行職責,經合理要求,於適當情況下,可尋求獨立專業意見及其他協助,費用由本公司承擔。

審核委員會

本公司已根據上市規則附錄C1所載之規定成立具有明確職權範圍之審核委員會。

審核委員會由最少三名成員組成,其現任 成員包括兩名獨立非執行董事:曾國偉先 生及阮曉峰先生,以及一名非執行董事:陳 帥先生。曾國偉先生為審核委員會主席。

審核委員會之主要目標是檢討本集團之財務報告程序及其風險管理及內部監控系統,監督審核過程及履行董事會指派之其他職務,以及向本公司提供建議,以改善將予披露財務資料之質素。此外,審核委員會亦會在董事會作出批准前,預先審閱本公司之年度及中期報告。

During the year ended 31 December 2023, four meetings were held by the Audit Committee. The attendance record of each member of the Audit Committee at the meetings of the Audit Committee is set out below:

截至二零二三年十二月三十一日止年度, 審核委員會舉行了四次會議。審核委員會 各成員於審核委員會會議的出席記錄載列 如下:

> Attendance/ Number of Audit Committee meetings 出席/審核 委員員目

Name of Director

董事姓名

Mr. Tsang Kwok Wai 曾國偉先生 Mr. Chen Shuai 陳帥先生 Mr. Ruan Xiaofeng 阮曉峰先生 4/4

4/4

4/4

There had been no disagreement between the Board and the Audit Committee during the year ended 31 December 2023.

REMUNERATION COMMITTEE

The Company established the Remuneration Committee with written terms of reference in compliance with the CG Code.

The Remuneration Committee shall consist of not less than two members. Currently, the Remuneration Committee consists of two independent non-executive Directors: Mr. Ruan Xiaofeng and Mr. Tsang Kwok Wai and one non-executive Director: Mr. Chen Shuai. Mr. Ruan Xiaofeng is the chairman of the Remuneration Committee.

The primary duty of the Remuneration Committee is to formulate the remuneration structure and policy of the Group, to review the remuneration packages of executive Directors and senior management, including bonuses to ensure that such remuneration is reasonable and not excessive. Generally, their remunerations are determined based on their experience and qualifications, the Group's performance as well as market conditions. The Remuneration Committee has adopted the approach under code provision E.1.2(c)(ii) of the CG Code to make recommendations to the Board on remuneration packages of the Directors and the members of senior management.

於截至二零二三年十二月三十一日止年度,董事會與審核委員會並無意見分歧。

薪酬委員會

本公司已成立薪酬委員會,其書面職權範 圍乃符合企業管治守則規定。

薪酬委員會由最少兩名成員組成。薪酬委員會現任成員包括兩名獨立非執行董事: 阮曉峰先生及曾國偉先生以及一名非執行 董事:陳帥先生。阮曉峰先生為薪酬委員會 主席。

薪酬委員會主要職責為制定本集團之薪酬架構及政策,審核執行董事及高級管理層之薪酬待遇,包括花紅,確保彼等之薪酬屬合理而不致過多。一般而言,彼等之薪酬乃根據彼等之經驗及資歷、本集團之表現及市場情況釐定。薪酬委員會已採納企業等治守則之條文第E.1.2(c)(ii)條項下的方針,以就董事及高級管理層成員的薪酬待遇向董事會提出建議。

企業管治報告

During the year ended 31 December 2023, the Remuneration Committee has, among other things, reviewed the remuneration package of the Directors and senior management of the Group and made recommendations to the Board in relation to their remuneration package including the adjustment proposal.

截至二零二三年十二月三十一日止年度, 薪酬委員會已(其中包括)檢討本集團董事 及高級管理層之薪酬待遇以及就彼等之薪 酬待遇(包括調整建議)向董事會提供推薦 建議。

During the year ended 31 December 2023, two meetings were held by the Remuneration Committee. The attendance record of each member of the Remuneration Committee at the meetings of the Remuneration Committee is set out below:

截至二零二三年十二月三十一日年度,薪酬委員會舉行了兩次會議。薪酬委員會各成員於薪酬委員會會議的出席記錄載列如下:

Name of Director 董事姓名	Attendance/ Number of Remuneration Committee meetings 出席/薪酬 委員會 會議數目
Mr. Ruan Xiaofeng	2/2
阮曉峰先生 Mr. Chen Shuai 陳帥先生	2/2
Mr. Tsang Kwok Wai 曾國偉先生	2/2

NOMINATION COMMITTEE

The Company established the Nomination Committee with written terms of reference in compliance with the CG Code.

Currently, the Nomination Committee consists of one executive Director: Mr. Yao Jiangang, one non-executive Director: Mr. Chen Shuai and three independent non-executive Directors: Mr. Tsang Kwok Wai, Mr. Ruan Xiaofeng and Ms. Song Hong. Mr. Yao Jiangang is the chairman of the Nomination Committee

The primary duties of the Nomination Committee are to review the structure, size and composition of the Board at least once a year and to identify (including not limited to engaging independent search firm(s) to assist such identification) individuals suitably qualified to become Board members and select or make recommendations to the Board on the selection of individuals nominated for directorships. The Company has implemented the following Board diversity policy (the "Board Diversity Policy"): the Company recognises and embraces the benefits of having a diverse Board, and considers diversity at Board level as an essential element in maintaining a competitive advantage. The diversity factors considered by the Company include but are not limited to skills, experience, expertise, culture, independence, age and gender. The Company shall appoint at least one female director. Ms. Wan Qing and Ms. Song Hong currently serve as Directors of the Company. In identifying suitable director candidates and making such recommendations to the Board, the Nomination Committee would also take into account various aspects of a candidate, including but not limited to his education background, professional experience, experience with the relevant industry and past directorships. In addition, the Company will go to great lengths to achieve gender diversity when recruiting employees at all levels (including middle and senior levels), so as to provide suitable successor directors for the Board when appropriate and ensure gender diversity of the Board.

During the year ended 31 December 2023, the Nomination Committee has reviewed the Board's structure, size and composition to ensure that it has a balance of expertise, skills, independence and experience appropriate to the requirements of the business of the Company and reviewed the annual confirmation of independence submitted by independent non-executive Directors and assessed their independence. Meanwhile, the Nomination Committee will also give consideration to the Board Diversity Policy when identifying suitably qualified candidates to become members of the Board, and the Board will review the Board Diversity Policy annually to ensure its effectiveness.

提名委員會

本公司已成立提名委員會,其書面職權範 圍乃符合企業管治守則。

提名委員會現任成員包括一名執行董事: 姚建鋼先生,一名非執行董事:陳帥先生, 以及三名獨立非執行董事:曾國偉先生、阮 曉峰先生及宋紅女士組成。姚建鋼先生為 提名委員會主席。

提名委員會的主要職責為至少每年檢討一 次董事會的架構、人數及組成,以及物色 (包括但不限於通過委聘獨立尋聘機構協助 物色)具備合適資格可擔任董事會成員的 人士,並挑選或建議董事會提名有關人士 出任董事。本公司已實施以下董事會多元 化政策(「董事會多元化政策」):本公司了 解及認同具有多元化董事會成員的裨益, 並視在董事會層面的多元化為維持競爭因 素的重要元素。本公司考慮的多元化因素, 包括但不限於技能、經驗、專才、文化、獨 立性、年齡及性別等。本公司將至少委任一 名女性董事(現時宛慶女士及宋紅女士擔 任本公司董事)。物色合適董事人選及向董 事會作出有關推薦建議時,提名委員會亦 須考慮候選人各方面的條件,包括但不限 於其教育背景、專業經驗、相關行業經驗及 過往董事職務。此外,本公司亦將在招聘各 層(包括中高層)員工時盡力實現性別多元 化,以便在適當時為董事會輸送合適的繼 任董事,以確保董事會的性別多元化。

截至二零二三年十二月三十一日止年度, 提名委員會已檢討董事會的架構、人數、 組成,以確保具備比重均衡的適當專長、 能、獨立性及經驗,以切合本公司業務之需 要,並已審閱獨立非執行董事提交的獨立性 作度確認書以及評核彼等的獨立性。 時,提名委員會亦將於物色具備合適成 的人選擔任董事會成員時考慮董事會成員 多元化政策,而董事會將每年審閱董事會 成員多元化政策以確保其成效。

企業管治報告

During the year ended 31 December 2023, one meeting was held by the Nomination Committee. The attendance record of each member of the Nomination Committee at the meeting of the Nomination Committee is set out below:

截至二零二三年十二月三十一日止年度, 提名委員會舉行了一次會議。提名委員會 各成員於提名委員會會議的出席記錄載列 如下:

> Attendance/ Number of

Name of Director 董事姓名	Nomination Committee meeting 出席/提名 委員會 會議數目
Mr. Yao Jiangang 姚建鋼先生	1/1
Mr. Chen Shuai	1/1
陳帥先生	
Mr. Tsang Kwok Wai	1/1
曾國偉先生	4./4
Mr. Ruan Xiaofeng 阮曉峰先生	1/1
Ms. Song Hong 宋紅女士	1/1

EMPLOYEE DIVERSITY

For details of the Company's employee diversity, please refer to the Environmental, Social and Governance Report of this report.

AUDITOR'S REMUNERATION

KPMG retired upon conclusion of the 2023 AGM, and McMillan Woods (Hong Kong) CPA Limited ("McMillian Woods") and WUYIGE Certified Public Accountants LLP ("WUYIGE") have been appointed as the overseas and domestic auditors of the Company, respectively at the 2023 AGM. The external auditor is refrained from engaging in non-audit services except for specific approved items, such as review of interim results of the Group. The Audit Committee reviews the external auditor's statutory audit scope and non-audit services and approves its fees. A remuneration of RMB1,300,000 and RMB1,300,000 was paid/payable to McMillian Woods and WUYIGE repectively for the provision of annual audit and review of interim results services. No other non-audit services were provided by McMillian Woods and WUYIGE for the year ended 31 December 2023.

員工多元化

有關本公司員工多元化之詳情,請參見本報告「環境、社會及管治報告」。

核數師酬金

FINANCIAL REPORTING

The Board, supported by the chief financial officer and the finance department, is responsible for the preparation of the financial statements of the Company and the Group for each financial year which shall give a true and fair view of the financial position, performance and cash flow of the Company and its subsidiaries for that period. The Directors acknowledge their responsibilities for preparing the accounts of the Company and the Group. As at 31 December 2023, the Board is not aware of any material uncertainties relating to events or conditions that may cast significant doubt upon the Group's ability to continue as a going concern.

The responsibilities of McMillian Woods, the Company's external auditor, in relation to the financial statements are set out in the section headed "Independent Auditor's Report" in this annual report.

COMPANY SECRETARY

During the year ended 31 December 2023, Mr. Leung Kee Wai resigned as the company secretary of the Company (the "Company Secretary") with effect from 1 September 2023, and Mr. Yue Leung Fai of Fung, Yu & Co. CPA Limited, the external service provider, was subsequently appointed as the Company Secretary with effect from 3 September 2023 and resigned as the Company Secretary with effect from 1 January 2024.

The Company has engaged an external professional company secretarial services provider, Uni-1 Corporate Services Limited ("Uni-1"), to provide compliance and full range of company secretarial services to the Group in order to assist the Group to cope with the changing regulatory environment and to suit different commercial needs. Ms. Chan Yuen Ying Stella, the representative of Uni-1, was appointed as the named Company Secretary with effect from 1 January 2024.

Mr. Qin Chuan, an executive Director, is the primary point of contact at the Company for the Company Secretary.

According to the requirements of Rule 3.29 of the Listing Rules, Ms. Chan Yuen Ying Stella had taken no less than 15 hours of relevant professional training for the year ended 31 December 2023.

財務報告

本公司外聘核數師長青就財務報表履行的 職責載列於本年報「獨立核數師報告」一 節。

公司秘書

截至二零二三年十二月三十一日止年度,梁基偉先生辭任本公司公司秘書(「公司秘書」),自二零二三年九月一日起生效,來自外部服務供應商馮兆林余錫光會計師事務所有限公司的余亮暉先生隨後自二零二三年九月三日起獲委任為公司秘書並自二零二四年一月一日起辭任公司秘書。

本公司已委聘外聘專業公司秘書服務供應商統一企業服務有限公司(「統一」)為本集團提供合規及全套公司秘書服務,藉以協助本集團應付不斷轉變的規管環境及適應不同的商業需求。統一之代表陳婉縈女士(「陳女士」)於二零二四年一月一日獲委任為署名公司秘書。

執行董事秦川先生為本公司與公司秘書之 主要聯繫人。

根據上市規則第3.29條之規定,陳婉縈女士 已於截至二零二三年十二月三十一日止年 度參與不少於十五小時之相關專業培訓。

企業管治報告

RISK MANAGEMENT AND INTERNAL CONTROL

The Board has overall responsibilities for maintaining sound and effective risk management and internal control systems of the Group. During the year ended 31 December 2023, the Group has complied with the Corporate Governance Code by establishing appropriate and effective risk management and internal control systems. Management is responsible for the design, implementation and monitoring of such systems so as to safeguard the Group's assets and shareholders' interest, while the Board oversees management in performing its duties on an ongoing basis. The Board is also responsible for ensuring maintenance of proper accounting records to provide reliable financial information and compliance with relevant laws and regulations. The main features of the risk management and internal control systems are described in the sections below:

Risk Management Framework

The Group maintains a risk management framework which manages the risk associated with its business and operations. The system comprises the following phases:

- (i) Identification: Identify ownership of risks, business objectives and risks that could affect the achievement of objectives;
- (ii) Evaluation: Analyze the likelihood and impact of risks and evaluate the risk portfolio accordingly; and
- (iii) Management: Consider the risk responses, ensure effective communication to the Board and on-going monitor the residual risks.

Based on the risk assessments conducted during the year ended 31 December 2023, no risk at a high level was identified.

風險管理及內部監控

風險管理框架

本集團維持之風險管理框架負責管理與其 業務及營運相關之風險。該系統包括以下 階段:

- (i) 識別: 識別風險歸屬、業務目標及可 能影響目標實現之風險;
- (ii) 評估:分析風險之可能性及影響,並 據此評估風險組合;及
- (iii) 管理:考慮風險應對措施,確保與 董事會有效溝通並持續監測剩餘風 險。

根據於截至二零二三年十二月三十一日止年度進行之風險評估,並無發現任何高風險。

Internal Control Systems

The Group adopts internal control systems which are compatible with the Committee of Sponsoring Organizations of the Treadway Commission ("COSO") framework. The COSO framework enables the Group to achieve objectives regarding effectiveness and efficiency of operations, reliability of financial reporting and compliance with applicable laws and regulations. The components of the framework are shown as follows:

- (i) Control Environment: A set of standards, processes and structures that provide the basis for carrying out internal control across the Group;
- (ii) Risk Assessment: A dynamic and iterative process for identifying and analyzing risks to achieve the Group's objectives, forming a basis for determining how risks should be managed;
- (iii) Control Activities: Action established by policies and procedures to help ensure that management directives to mitigate risks to the achievement of objectives are carried out;
- (iv) Information and Communication: Internal and external communication to provide the Group with the information needed to carry out day-to-day controls; and
- (v) Monitoring: Ongoing and separate evaluations to ascertain whether each component of internal control is present and functioning.

Upon identification of major internal control defects, the Group shall require the relevant departments to rectify immediately. For those material defects which cannot be rectified immediately, the Group will formulate corresponding rectification plans, with efforts to promote rectification. Based on the internal control reviews conducted during the year ended 31 December 2023, no significant control deficiency was required to be brought to the attention of the Audit Committee and the Board.

內部監控系統

本集團採納內部監控系統,該系統與全美反舞弊性財務報告委員會發起組織(「COSO」)委員會之框架相符。透過COSO框架,本公司能夠實現有關營運有效性及效率、財務報告可靠性以及遵守適用法律及法規之目標。框架之組成部分列示如下:

- (i) 監控環境:為於本集團進行內部監控 提供基礎之一套準則、程序及架構;
- (ii) 風險評估:識別及分析風險以實現本 集團目標,以及為釐定如何管理風 險提供基礎之不斷轉變而反復之過 程:
- (iii) 監控活動:根據政策及程序確立之行動,以幫助確保執行管理層為減低風險以達成目標所作出之指示;
- (iv) 資訊及溝通: 為本集團提供進行日常 監控所需資訊之內部及外部溝通: 及
- (v) 監測:持續及獨立評估以確定內部監 控之各組成部分是否存在及運作正 常。

如發現重大監控缺陷,本集團將要求有關部門立即進行整改,對無法立即完成整改的重大缺陷,本集團將制定相應整改計劃,努力推進整改。根據於截至二零二三年十二月三十一日止年度進行之內部監控審閱,並無重大監控缺陷須提請審核委員會及董事會注意。

企業管治報告

Internal Audit

The Group has engaged an external professional (the "Internal Control Consultant") to assist the Group in carrying out the Internal Audit ("IA") function for the year ended 31 December 2023. The IA function was independent from the Group's daily operation and it assisted the Audit Committee in carrying out appraisal on the effectiveness of the risk management and internal control systems of the Group. The appraisal was performed through conducting interviews, collecting walkthroughs and performing tests of control effectiveness. The Group has reviewed an IA charter to ensure it has defined the scope, duties and responsibilities of the IA function and its reporting protocol.

The Company has also conducted an annual risk assessment to identify respective strategic risks, operational risks, financial risks and compliance risks of its major business segments. Based on the result of the annual risk assessment and following a risk-oriented methodology audit approach, the Company has devised a three-year internal audit plan that prioritized the significance of the risks identified into annual internal audit projects to assist the Audit Committee in assessing the effectiveness of the Group's risk management and internal control systems. According to the three-year internal audit plan approved by the Board, review of the internal control systems was conducted semi-annually and their results were reported to the Board via the Audit Committee afterwards.

Effectiveness of the Risk Management and Internal Control Systems

The Board is responsible for overseeing the risk management and internal control systems of the Group on an ongoing basis, and ensuring review of the effectiveness of risk management and internal control systems on a semi-annual basis. Several areas have been considered during the Board's oversight and review, which include but are not limited to (i) the changes in the nature and extent of significant risks since the latest semi-annual review; (ii) the Group's ability to respond to changes in its business and the external environment, and (iii) the scope and quality of management's ongoing monitoring of risks and of the internal control systems.

內部審核

截至二零二三年十二月三十一日止年度,本集團已聘請外部專業人士(「內部監控問員)以協助本集團履行內部審核(「內部監控兩核(「內部審核」)職能。內部審核職能獨立於集團內部審核委員會對本集團內部監控系統之有效性進行動談、收集穿團內部監控有效性測試執行。本集內部審核憲章,以確保其已界定內部大數量、職責及責任以及其報告議成功能之範圍、職責及責任以及其報告議定書。

風險管理及內部監控系統之有效性

董事會負責持續監督本集團之風險管理及內部監控系統,並確保每半年對風險管理及及內部監控系統之有效性進行審查。於董事會之監督及審查期間已對若干方面作出考慮,包括但不限於(i)自上次半年度審查以來重大風險之性質及程度之變化:(ii)本集團對其業務及外部環境變化作出應對之能力;及(iii)管理層持續監測風險之範圍及質量,以及內部監控系統之範圍及質量。

The Board, through its reviews and the reviews made by the Audit Committee, concluded that the risk management and internal control systems of the Group were effective and adequate for the year ended 31 December 2023. Such systems, however, were designed to manage rather than eliminate the risk of failure to achieve business objectives, and could only provide reasonable and not absolute assurance against material misstatement or loss.

The Board also believes that the Company has adequate resources in terms of internal audit, accounting and financial reporting functions and in aspects related to the environmental, social and governance performance and reporting of the Company, and qualifications and experience of relevant staff, and also provides sufficient training programs and budget for the year ended 31 December 2023.

Inside Information

In order to enhance the Group's system of handling inside information, and to ensure the truthfulness, accuracy, completeness and timeliness of its public disclosures, the Group also adopts and implements inside information policy and procedures. Certain reasonable measures have been taken by the Group from time to time to ensure that proper safeguards exist to prevent breach of disclosure requirements in relation to the Group, which include:

- (i) The access of information is restricted to a limited number of employees on a need-to-know basis.
 Employees who are in possession of inside information are fully conversant with their obligations to preserve confidentiality;
- (ii) Confidentiality agreements are in place when the Group enters into significant negotiations;
- (iii) The Executive Directors are designated persons who speak on behalf of the Company when communicating with external parties such as the media, analysts or investors; and
- (iv) Unless the information falls within the "Safe Harbour", the Company will disclose such inside information to the public as soon as practicable.

董事會透過其審查以及審核委員會進行之 審查,認為截至二零二三年十二月三十一 日止年度,本集團之風險管理及內部監控 系統為有效及充分。然而,有關系統旨在管 理而非消除未能實現業務目標之風險,並 且只能就防止重大錯報或損失提供合理而 非絕對之保證。

董事會亦認為截至二零二三年十二月三十一日止年度,本公司於內部審核、會計、財務匯報職能方面以及與本公司環境、社會及管治表現和匯報相關的方面已有足夠的資源,相關工作人員具備足夠的資格及經驗,所提供的培訓及預算亦屬充裕。

內幕消息

為加強本集團處理內幕消息之制度,確保公開披露資料之真實性、準確性、完整性與及時性,本集團亦採納及執行內幕消息政策及程序。本集團已不時採取若干合理措施,確保存有防止違反披露規定之適當保障措施,其中包括:

- (i) 只有需要了解之有限數目之僱員可 獲取消息。擁有內幕消息之僱員完全 了解其保守機密之責任:
- (ii) 本集團訂立重大協商時簽訂保密協 議;
- (iii) 與外界(如媒體、分析師或投資者) 溝通時,執行董事為代表本公司發言 之指定人士;及
- (iv) 除非有關消息處於「安全港條文」的 範疇,否則本公司會在合理切實可行 的範圍內盡快向公眾披露該等內幕 消息。

企業管治報告

DIVIDEND POLICY

The Company may declare dividends from time to time. In proposing any dividend payout, the Board shall take into account, inter alia:

- a) the Group's actual and expected financial performance;
- b) retained profits and distributable reserves of the Group and each of the members of the Group;
- the level of the Group's adjusted net debts-to-equity ratio, return on equity and the relevant financial covenants;
- d) the Group's current and future operation;
- e) any contractual restrictions from the payment of dividends;
- f) any restrictions under applicable laws or regulations;
- the dividends received from the Group's subsidiaries and associates, which in turn will depend on the ability of those subsidiaries and associates to pay a dividend;
- h) the Group's expected working capital requirements;
- general economic conditions and other internal or external factors that may have an impact on the business or financial performance and position of the Group; and
- j) any other factors that the Board deem appropriate.

No dividend shall be declared in excess of the amount recommended by the Board.

This dividend policy and the declaration and/or payment of future dividends under this policy are subject to the Board's continuing determination that this dividend policy and the declaration and/or payment of dividends would be in the best interests of the Group and the Company's shareholders, and are in compliance with the bye-laws of the Company and all applicable laws and regulations. The Board endeavours to maintain a balance between meeting the Company's shareholders' expectations and prudent capital management with a sustainable dividend policy.

股息政策

本公司可不時宣派股息。於建議派付任何 股息時,董事會須計及(其中包括):

- a) 本集團之實際及預期財務表現;
- b) 本集團及本集團各成員公司之保留 溢利及可分派儲備;
- c) 本集團之經調整淨債項對資本比率、權益回報率及相關財務契諾;
- d) 本集團之當前及未來營運;
- e) 派付股息產生之任何合約限制;
- f) 適用法律及規例之任何限制;
- g) 自本集團之附屬公司及聯營公司收取之股息,而該等股息取決於該等附屬公司及聯營公司派付股息之能力:
- h) 本集團之預期營運資金需求;
- i) 整體經濟狀況及可能對本集團之業務、財務表現及狀況造成影響之其他內部或外部因素;及
- i) 董事會認為適當之任何其他因素。

所宣派股息不得超過董事會建議之金額。

待董事會持續釐定本股息政策政策以及宣派及/或派付股息將符合本集團及本公司股東之最佳利益,並遵守本公司細則及所有適用法律及法規後,本股息政策以及根據本政策宣派及/或派付未來股息方可作實。董事會致力透過可持續股息政策,維持達致本公司股東期望與審慎資本管理之平衡。

The Board will continually review the dividend policy and reserves the right in its sole and absolute discretion to update, amend, modify and/or cancel the dividend policy at any time. This dividend policy shall in no way constitute a legally binding commitment by the Group in respect of its future dividend and/or in no way obligate the Group to declare a dividend at any time or from time to time, there can be no assurance that dividends will be paid in any particular amount for any given period. Even if the Board decides to recommend and pay dividends, the form, frequency and amount will depend upon the abovementioned factors.

董事會將繼續檢討股息政策,並保留隨時更新、修訂、修改及/或取消股息政策之完全自主權利。本股息政策並不構成本集團對其未來股息之法律約束承諾及/或並未令本集團有義務隨時或不時宣派股息,故概不保證將於任何指定期間派付任何特定金額之股息。即使董事會決定建議及派付股息,其形式、頻率及金額將視乎上述因素而定。

SHAREHOLDERS' RIGHTS

PROCEDURES FOR SHAREHOLDERS TO CONVENE AN EXTRAORDINARY GENERAL MEETING AND TO PUT FORWARD PROPOSALS AT SHAREHOLDERS' MEETING

Pursuant to the Bye-Laws of the Company, any 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 carrying the right of voting at general meetings of the Company shall at all times have the right, by written requisition to the Board or the company secretary of the Company by mail at Unit 301, 3/F, OfficePlus@Wan Chai, 303 Hennessy Road, Wanchai, Hong Kong, to require a special general meeting to be called by the Board for the transaction of any business specified in such requisition, and 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.

PROCEDURES BY WHICH ENQUIRIES MAY BE PUT TO THE BOARD

Shareholders may send their enquiries and concerns to the Board by addressing them to the company secretary of the Company by mail at Unit 301, 3/F, OfficePlus@Wan Chai, 303 Hennessy Road, Wanchai, Hong Kong. The company secretary of the Company is responsible for forwarding communications relating to matters within the Board's direct responsibilities to the Board and communications relating to ordinary business matters, such as suggestions and inquiries, to the executive Directors of the Company.

股東權利

股東召開股東特別大會及於股東大會上 提出議案的程序

向董事會提出諮詢的程序

股東可以郵件方式向本公司的公司秘書發出其對董事會的諮詢及關注事項,郵寄地址為香港灣仔軒尼詩道303號協成行灣仔中心3樓301室。本公司的公司秘書負責將與董事會直接職責有關的事宜轉達董事會,而將有關日常業務的事宜(如建議及諮詢)轉達本公司執行董事。

企業管治報告

INVESTOR RELATIONS

CONSTITUTIONAL DOCUMENTS

During the year ended 31 December 2023, the Company has adopted a new set of Bye-laws (the "Bye-Laws") in substitution for, and to the exclusion of, the then existing bye-laws to bring the Bye-Laws in line with the amendments made to the Listing Rules in relation to the Core Standards and the applicable laws of Bermuda, and to make certain housekeeping amendments to the Bye-Laws, for the purpose of making consequential amendments to provide ability for the Company to hold any general meeting as a physical meeting, in the form of a hybrid meeting or as an exclusively electronic meeting in one or more locations.

The second amended and restated Bye-Laws was approved by way of a special resolution passed by the Shareholders at the 2023 AGM. The second amended and restated Bye-Laws is available on the websites of the Company and the Stock Exchange.

COMMUNICATION WITH SHAREHOLDERS

The Board recognises the importance of effective communication with the shareholders of the Company. The Company has established a number of communication channels to maintain an ongoing dialogue with its shareholders and to enhance the transparency of the Group. These include (i) holding annual and special general meetings to provide a forum for shareholders to communicate directly with the Board and the Board committees, at which the Board and the Board committees may also seek for and understand the advices of shareholders and stakeholders; (ii) distributing corporate documents and releasing announcements to disseminate the Group's latest information to the shareholders; and (iii) maintaining the Company's website to provide an electronic means of communication with the shareholders and the public.

Shareholders and other interested parties are welcome to access the Group's information from the Company's website at www.cgrh.com.hk. The Group's corporate information including terms of reference of the Board committees, the Group's financial reports, announcements and circulars are available on the website. In order to enhance shareholders' understanding of the Group's business performance and development, the Company will continue to improve its corporate disclosure on the Company's website and the communication with its shareholders.

投資者關係

憲章文件

截至二零二三年十二月三十一日止年度,本公司已採納一套新細則(「細則」)以替代及摒除當時的現行細則,以使細則符合上市規則有關核心水平的修訂及百慕達適用法律,並對細則進行若干內部管理修訂,以便作出相應修訂,使本公司能夠在一個或多個地點以實體會議形式、以混合會議形式或專門以電子會議形式舉行任何股東大金。

第二次經修訂及重列細則已透過股東於二 零二三年股東週年大會上通過特別決議案 方式批准。第二次經修訂及重列細則可於 本公司及聯交所網站查閱。

與股東之溝通

董事會深明與本公司股東進行有效溝通之 重要性。本公司建立多個溝通渠道,以維 與其股東之持續對話並提升本集團之透 度。該等渠道包括(i)舉行股東周年大會,向股東提供直接與 東特別大會,向股東提供直接與會會 董事委員會溝通之論壇,董事會及股及 董會亦可於該等會議上徵求及理解企動 員會亦可於該等會議上徵求及理解企動 科益相關者的意見;(ii)向股東る發出公告以發佈本集團之東 及(iii)維護本公司網站,以向股東及公 供電子溝通方式。

歡迎股東及其他有興趣方訪問本公司網站www.cgrh.com.hk獲取有關本集團之資料。本集團之公司資料包括網站上提供之董事委員會之職權範圍、本集團之財務報告、公告及通函。為深化股東對本集團業務表現及發展之瞭解,本公司將繼續增加在本公司網站上之企業資料披露及加強與其股東之溝通。

The Company has reviewed the implementation of the above shareholder communication policy during the reporting period. The Company believes that such policy is appropriate and effective given that it has provided an effective channel for shareholders to express their opinions to the Company and for the Company to seek for and understand advices from shareholders and stakeholders.

本公司已檢討上述股東通訊政策於本報告期內的執行情況,基於該政策已提供有效渠道供股東向本公司表達意見,及本公司徵求並理解股東和持份者意見,本公司認為相關政策適當及有效。

Environmental, Social and Governance Report

環境、社會及管治報告

I. ABOUT THIS REPORT

i. Overview

Accordance with the Environmental, Social and Governance Reporting Guide, as set out in Appendix 27 of the Listing Rules of the Stock Exchange of Hong Kong Limited ("HKEX"), the board of directors (the "Board") of Century Ginwa Retail Holdings Limited (the "Company") is pleased to present the Environmental, Social and Governance (hereinafter called "ESG") Report (the "Report") of the Company and its subsidiaries (collectively as the "Group" or "we") for the year ended 31 December 2023 (the "Reporting Period"). The Report outlines the policies, sustainability strategies, management approach and initiatives implemented by the Group and the performance of the Group in environmental and social aspects of its business.

ii. Reporting Scope

The Report covers the Group's businesses in operating department stores, shopping centers and supermarkets in Mainland China. Some companies of the Group are not covered in the Report because their impact on the ESG performance is not significant. During the reporting period, there were no significant changes to the scope of reporting.

iii. Reporting Basis

The Report discloses the required information under the "mandatory disclosure requirements" and "comply or explain" provisions of the Environmental, Social and Governance Reporting Guide as set out in Appendix 27 to the Listing Rules. The relevant provisions and details are set out at the end of the Report.

一、 關於本報告

(一) 概述

根據港交所《主板上市規則》 附錄二十七「ESG報告指引」 相關要求,世紀金花商業控 股有限公司(以下簡稱「本 公司」董事會(以下簡稱「董 事會」)發表本公司及其附屬 公司(以下統稱「本集團」或 「我們」)截至二零二三年十二 月三十一日止年度(以下簡 稱「報告期內」)環境、社會及 管治(以下簡稱「ESG」)報告 (以下簡稱「本報告」)。本報 告概述了本集團旗下業務在 環境及社會範疇所實行的政 策、可持續發展策略、管理方 針及措施以及本集團在這方 面的表現。

(二)報告範圍

本報告涵蓋了本集團在中國內地經營百貨商場、購物中心及超級市場的業務。本集團部分公司對於ESG方面的表現沒有重大影響,因此不納入報告範圍內。在報告期內,本報告範圍沒有重大改變。

(三)報告基準

本報告披露了上市規則附錄二十七的《環境、社會及管治報告指引》「強制披露規定」及「不遵守就解釋」條文所規定的相關數據。有關條文及詳情詳見本ESG報告的結尾部分。

Environmental, Social and Governance Report 環境、社會及管治報告

I. ABOUT THIS REPORT(continued)

iv. Reporting Principles

The Group adheres to the following reporting principles as the basis for the preparation of the Report.

1. Materiality

The threshold at which ESG issues determined by the Board are sufficiently important to investors and other stakeholders of the Group that they should be reported, details of which are set out in the sections headed "Stakeholders' Engagement" and "Materiality Assessment" below for more details.

2. **Ouantification**

The quantified environmental and social key performance indicators ("KPIs") are disclosed in the Report to give stakeholders of the Group a comprehensive picture of the Group's ESG performance. The KPIs are accompanied by textual descriptions to explain their purposes and impacts.

3. Balance

Every effort has been made in the Report to reflect the performance of the Group's ESG activities impartially and avoid selection, omission or presentation format that might inappropriately influence the decision or judgment of the readers of the Report.

4. Consistency

As far as is reasonably practicable, the Group has used consistent methodologies to allow for meaningful comparisons of ESG data over time.

一、 關於本報告(續)

(四) 匯報原則

本集團遵循以下匯報原則,作 為編製本報告的基礎。

1. 重要性

當董事會認為有關ESG 事宜會對本集團的投 資者及其他利益相關 方產生重要影響時, 集團就應作出匯報,本 關詳細內容已在「重 相關方參與」及「重 性評估」部分披露。

2. 量化

本報告中披露經量化的環境及社會關鍵績 效指標,讓本集團的 利益相關方全面面的解本集團在ESG方時 現。相關指標同時附表 文字説明,以解釋其目 的和影響。

3. 平衡

本報告已盡量客觀公 正地反映本集團在ESG 方面的各項工作表現, 並避免可能會不恰當 地影響本報告讀者的 決策或判斷的選擇、遺 漏或報告格式。

4. 一致性

本集團已在合理可行的情況下盡量使用一致的披露統計方法,使 ESG數據日後可進行有意義的比較。

Environmental, Social and Governance Report

環境、社會及管治報告

II. MANAGEMENT OF ENVIRONMENTAL, SOCIAL AND GOVERNANCE

i. Board Statement

The Board takes overall responsibility for ESG matters and their integration into the Group's management approach and strategies. It guides the management and monitoring of ESG matters that have been identified as relevant to the Group, and reviews the progress made against ESG-related goals and targets. For disclosures about the Board's supervision over ESG matters, the Board's ESG management policies and strategies, and the progress of the board's review of ESG-related goals and targets and their relationship with the Group's business, please refer to other disclosure in this "Management of Environmental, Social and Governance" section, which forms part of the Board Statement.

ii. Report of Chairman

The Group is committed to corporate social responsibility and balancing environmental, social and economic benefits. It also aims to balance its business development with the interests of its key stakeholders and operates its business in a sustainable manner. To achieve this vision, the Group has set a sustainability framework that focuses on environmental protection, resource management, employee and community well-being and guides its sustainability efforts to ensure that sustainability elements are integrated into every business process and all business decisions.

Global warming is a major concern of governments worldwide. As a socially responsible corporate, the Group is committed to mitigating its environmental impact and integrating responsible environmental practices into its businesses. Meanwhile, the Group endeavours to foster a sense of environmental stewardship within the Company, with an aim to make joint efforts with employees to build an environment-friendly and resource-saving enterprise.

二、環境、社會及管治的管理

(一) 董事會聲明

(二) 主席報告

全球氣候變暖是世界各國政府關注的主要問題,作為一家具有社會責任感的企業,本集團致力於減輕對環境的影學,並將環保責任的實踐融入主義務中。同時,本集團努力在公司內部樹立環保意識,與到工共同努力構建環境友好型與資源節約型的企業。

Environmental, Social and Governance Report 環境、社會及管治報告

II. MANAGEMENT OF ENVIRONMENTAL, SOCIAL AND GOVERNANCE (continued)

ii. Report of Chairman (continued)

The Group keeps the initial aim of embracing corporate social responsibility, actively participates in public welfare undertakings; continues to allocate resources to optimise the equipment and facilities using natural resources and set an example, respond to the environmental protection measures of local governments, and promote various environmental protection activities in shopping malls, shopping centers and supermarkets, so as to contribute positively to the global climate change.

To achieve this vision, the Board has set a number of environmental and social KPls and taken a top-down approach to disintegrate the KPls into the functional departments. The Board not only improved the wellbeing of the employees but also urged the employees to make changes in different areas, such as reducing greenhouse gas emissions and making good use of resources. During the Reporting Period, the Group has made achievements by actively supporting the Group's sustainable development strategies and objectives from the management team and all employees. The relevant scope, progress and achievements relating to the environmental and social KPls are disclosed in the Report.

The Group aims to become the first group army in the commercial sector in Central and Western China and a respectable retail enterprise. Going forward, the Group serves to enhance its business performance through implementation of sustainable development strategies and to generate more meaningful long-term value for the enterprise and its stakeholders.

二、環境、社會及管治的管理 (續)

(二) 主席報告(續)

本集團堅守承擔企業社會責任的最初目標,積極參與公益事業,持續投入優化使用天然資源的設備與設施,並以身作則,響應地方政府的環保措施,在商場、購物中心及超級市場推廣各類環保活動,為全球氣候帶來正向改變。

本集團以躍居中國中西部商 業版塊第一集團軍,成為受人 尊敬的零售企業為目標,希望 通過實踐可持續發展策略,提 升業務表現,為企業及利益相 關方創造更多更有意義的長 遠價值。

Environmental, Social and Governance Report

環境、社會及管治報告

II. MANAGEMENT OF ENVIRONMENTAL, SOCIAL AND GOVERNANCE (continued)

iii. Governance structure

ESG Committee is established and chaired by the Chief Executive Officer of the Group. The committee members include representatives from major departments, including the Integrated Management Center, Internal Control & Legal Department, Brand Development Center, Operations Management Center and Engineering Management Center, etc.. The ESG Committee will follow the requirements of laws and regulations; and to conduct business following appropriate best practices; like setting up ESG targets, policies, procedures and guidelines. In order to promote our Group's business and the long-term sustainable development of the local community of our business locations, we improve our corporate governance, protect the environment, engage our stakeholders and to contribute to the society. We have five ESG Task Forces under the ESG Committee, with keys members from the related departments assisting the ESG Committee to supervise and monitor the progress of various ESG activities, to coordinate in setting up key performance indicators, to regularly assess the effectiveness, and to hold seminars to enhance the staff awareness in environmental protection. The Group also collects the appeal and feedbacks of stakeholders through various channels. For example, customers, suppliers/brands and shareholders can make their recommendations via the Integrated Management Center/Brand Development Center, and general meeting of listed companies. The Group also set up suggestion box to collect employees' suggestions which are directly sent to the management. The management implements the relevant suggestions after evaluating the feasibility.

二、環境、社會及管治的管理 (續)

(三) 管治架構

成立ESG委員會,由本集團行 政總裁擔任主席,成員包括 本集團各主要部門的代表, 分別來自綜合管理中心、內控 法務部、品牌發展中心、運營 管理中心、工程管理中心等。 ESG委員會按照有關法律法 規要求和合適的最佳慣例, 就ESG制定目標、政策、程序 及指引,通過提升企業管治、 保護環境、促進利益相關方關 系和回饋社會行動,以推動本 集團業務和業務所在社區的 長遠可持續發展。ESG委員會 下設五個ESG小組,小組成員 來自各有關部門的骨干,分別 負責協助ESG委員會監督各部 門開展ESG有關事宜,協助制 定關鍵績效指標及定期評估 成效,並舉辦講座及組織活動 以提升員工對環境保護的意 識。本集團還通過多渠道收集 利益相關方的要求及建議,例 如:客戶可向運營管理中心、 供貨商/品牌商可向綜合管 理中心/品牌發展中心、股東 可於上市公司股東大會中提 出建議;本集團還設置員工建 議箱,收集員工建議,郵件直 接發送至管理層,管理層先參 考建議的可行性,然後實施有 關建議。ESG委員會負責定期 向董事會匯報執行情況及提 出優化建議。

Environmental, Social and Governance Report 環境、社會及管治報告

II. MANAGEMENT OF ENVIRONMENTAL, SOCIAL AND GOVERNANCE (continued)

iii. Governance structure (continued)

The terms of reference, organizational structure, reporting line and members of the ESG Committee are as follows:

二、 環境、社會及管治的管理 *(續)*

(三)管治架構(續)

ESG委員會的職權範圍、組織架構、匯報渠道及組成成員如下:

Environmental, Social and Governance Committee Leader: Chief Executive Officer (Secretary of the Committee: Company Secretary of the Group) 環境、社會及管治委員會 領導: 行政總裁 (委員會秘書:公司秘書)

Environmental, Social and Governance Committee Convenor 環境、社會及管治委員會召集人

Community and Shareholders/ Investors Focus Task Force 投資者和社會關注小組

Integrated Management Center

綜合管理中心

- To maintain good communication with shareholders and other stakeholders, and to enhance shareholders' value in the long run
- To care for the community and people in need; to ensure that the interests of the community are considered in conducting business activities
- 與股東和其他利益相 關方保持良好的溝通,提高股東的長遠 價值
- 關心社會及有需要人士,確保業務活動會考慮社區的利益

Employees and Occupational Safety Focus Task Force 員工和職安關注小組 Integrated Management Center and Internal Control & Legal Department 综合管理中心及内控法務部

- To care for our people, from recruitment, training to developing our employees
- To maintain good communication and interactions with the management team
- To give appropriate encouragement and recognition to employees
- To provide a safe working environment
- To prevent briberies, extortion, frauds and money laundering
 - 關注員工的招聘、培 訓和發展
- 與管理團隊作良好的 溝通和互動
- 對員工給予適當的鼓 勵及肯定
- 提供安全的工作環境
- 關注賄賂、勒索、欺詐 及洗黑錢的風險防控

Suppliers Focus Task Force 供貨商關注小組

Integrated Management Center and Brand Development Center 综合管理中心及 品牌發展中心

- To pay attention to product safety from suppliers
- To focus on the procurement procedures and the practice in supplier selection
- To maintain good communication and interactions with suppliers and to build up trust; so as to keep the good reputation, integrity and sustainable development of the Group
- ▶ 關注供貨商商品安全 •
- 關注採購程序和聘用 供貨商的慣例
 - 與供貨商保持良好的 溝通和建立互信,以 促進集團的聲譽、誠 信和可持續性發展

Customers Focus Task Force 客戶關注小組

Operations Management Center

運營管理中心

- To concern about the customers' service quality expectations
- To maintain good communication and interactions with customers and to build up trust; so as to keep the good reputation, integrity and sustainable development of the Group
- To focus on protecting our intellectual property rights and customer privacy
- 關注顧客服務質量及 期望
- 與顧客保持良好的溝 通和建立互信,以促 進集團的聲譽、誠信 和可持續性發展
- 關注知識產權和客戶 隱私的保護

Environmental Focus Task Force 環境保護關注小組

Integrated Management Center and Engineering Management Center 綜合管理中心及

工程管理中心
To cultivate a corporate culture in promoting energy conservation, to prevent pollution, to reduce emissions and

to reduce wastes

- To pay attention to the environmental protection related policies, measures and effectiveness (including setting up of KPIs and performance evaluation)
- 鼓勵節約能源、防止 污染、減少碳排放、保 護天然資源和減少浪 費的企業文化
- 關注環保政策、措施 和成效(包括關鍵績 效指標的制定及評估 成效)

Environmental, Social and Governance Report

環境、社會及管治報告

II. MANAGEMENT OF ENVIRONMENTAL, SOCIAL AND GOVERNANCE (continued)

iii. Governance structure (continued)

The Board has appointed an independent consulting firm to provide advice on the ESG matters and assist in collecting data and information for conducting various analyses and providing improvement recommendations on ESG performance. The Group has also collected the views of key stakeholders on ESG matters during daily operations and conducted a materiality assessment to identify important ESG issues for the Group, details of which are disclosed in the sections headed "Stakeholders' Engagement" and "Materiality Assessment" below. To effectively lead the ESG process of the Group, the Board monitors the work of all departments to ensure that they work closely together to achieve the sustainable development goals of operational compliance and social responsibility.

iv. Stakeholders' Engagement

The Group is committed to maintaining the sustainable development of its business. While achieving both economic and social benefits, we actively shoulder the social responsibilities and uphold the corporate philosophy of "grace for the times and sincerely contributing to the society", and support environmental protection at the communities where the business operates. The Group maintains a close tie with its stakeholders, including government/ regulatory organizations, shareholders/investors, employees, customers, suppliers, community, etc. and strives to balance their opinions and interests through constructive communications in order to determine the directions of its sustainable development. The Group continues to identify, understand, assess and determine its environmental, social and governance risks in response to the needs and expectations of various above-mentioned stakeholders, and ensures that the relevant risk management measures and internal control systems are operating effectively. The following table shows the communication channels, management response to the stakeholders' expectations and concerns:

二、環境、社會及管治的管理 (續)

(三)管治架構(續)

董事會已聘請獨立的諮詢公 司,為ESG事宜進行數據和資 料收集及分析工作,並就ESG 績效表現提供改善建議。本 集團已收集和分析主要利益 相關方對ESG事宜的意見,並 進行重要性評估以識別本集 團的重要ESG議題,有關詳細 內容已於下文「利益相關方參 與」及「重要性評估」部分披 露。為有效領導本集團的ESG 進程,董事會持續監察各部門 的工作,確保各部門之間緊密 合作,共同實現合規營運和肩 負社會責任的可持續發展目 標。

(四) 利益相關方參與

本集團致力維持業務的可持 續發展,在取得經濟社會雙重 效益的同時,我們積極承擔 社會責任, 秉承 「恩澤惠於時 代,摯誠饋於社會」的企業理 念,多年來為環保及業務所在 的社區提供支持。本集團與 政府/監管組織、股東/投 資者、員工、客戶、供貨商、 社區等利益相關方保持密切 聯繫,力求通過建設性的交流 以平衡意見與利益,從而確定 本集團的可持續發展方向。本 集團持續針對上述各個利益 相關方的需求與期望,進行識 別、理解、分析、評估及確定 ESG風險,確保相關風險管理 及內部監察系統妥善及有效 地運行。有關利益相關方的期 望與要求、溝涌渠道及管理層 的響應如下表:

Environmental, Social and Governance Report 環境、社會及管治報告

II. MANAGEMENT OF ENVIRONMENTAL, SOCIAL AND GOVERNANCE (continued)

二、環境、社會及管治的管理 (續)

iv. Stakeholders' Engagement (continued)

(四)	利益相關方參與	(續)
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Stakenolacis E	ingagement (com	maca) (F	1/ 心血伯酮刀多类(源)
Stakeholders 利益相關方	Expectations and concerns 期望與要求	communication channels 溝通渠道	Management response 管理層響應
Government/regulatory organizations	 Compliance in laws and regulations Fulfill tax obligation Cooperation 	 Periodic report/interim announcement Correspondence Field investigation 	 Uphold integrity and compliance in operations Pay tax on time, and in return contributing to the society Establish comprehensive and effective internal control system
政府/監管組織	→ 遵守法律法規 → 履行税務責任 → 合作共嬴	★ 定期報告/臨時公告★ 往來函件★ 實地調研	→ 在營運中秉持誠信及合規 → 按時繳稅以回饋社會 → 建立全面有效的內部控制體系
Shareholders/investors	 Return on investment Information transparency Corporate governance system 	 Information disclosed on the HKEX website The Company's official website Annual general meeting and other shareholders' meetings 	 Management possesses relevant experience and professional knowledge in business sustainability Ensure transparent and effective communications by dispatching information on the websites of HKEX and the Company Set up an investor hotline to maintain close and effective communication with the market and investors Continue to improve the internal control system and risk management
股東/投資者	A 投資回報 信息公開透明 經營風險管理	▲ 在本公司及聯交所網站披露信息▲ 本公司網站→ 股東大會及其他股東會議	
Employees	 ➤ Labor rights ➤ Career development ➤ Compensation and welfare ➤ Health and workplace safety ➤ Care for employees 	 Staff activities Employee performance evaluation Induction and on the job training Internal meetings and announcements Contact via email, employees' mail box, phone and communication applications Employees reasonable recommendation management measures 	 Set up contractual obligations to protect labor rights Set up development subsidy fund to encourage employees to participate in continuous education and professional trainings Establish a fair, reasonable and competitive remuneration scheme Pay attention to occupational health and safety Organize leisure activities to enhance cohesion
員工	↑ 外工權益 事業發和 海上 中 中 明 東 長 日 日 東 長 日 日 日 日 日 日 日 日 日 日 日 日 日	計	 ↓ 制定合約責任以保護勞工權益 ↓ 設立發展補助基金,鼓勵員工參與持續教育及專業培訓 ↓ 建立公平、合理和具競爭力的薪酬體系 ↓ 注重職業健康及安全 ↓ 舉辦員工活動以增強凝聚力

Environmental, Social and Governance Report

環境、社會及管治報告

II. MANAGEMENT OF ENVIRONMENTAL, SOCIAL AND GOVERNANCE (continued)

iv. Stakeholders' Engagement (continued)

Expectations and concerns 利益相關方 期望與要求

Brands/Consumers

- Integrity and contractual obligation
- High quality products
- Intimate service and experience
- > Privacy protection

二、 環境、社會及管治的管理 (續)

(四) 利益相關方參與(續)

Management response 管理層響應

- Ensure proper contractual obligations are in place
- Actively communicate with the brands to set a reasonable payment settlement schedule, to reach mutual agreement with partners and gain confidence from brands, and to create favorable condition for the company and stakeholders working together
- Continuously introduce quality brands and enhance service quality to satisfy customers; and focus on shop positioning so as to make each store have its own characteristics and to reduce competition among shops having the same brands, and to achieve virtuous cycle of differentiated operations
- Establish uniform labels and set prices for products, and strive to eliminate fake and inferior products to protect consumers' rights and interests
- Establish communication channels Stakeholders Expectations and concerns communication channels Management response through interviews, phone surveys, hotline and complaint mailboxes
- Organize customer satisfaction survey to improve service quality
- Develop a comprehensive members' information confidentiality mechanism and carry out regular information system maintenance
- ➤ 確保履行合約責任
- A 積極與品牌商溝通,合理地安排還款期限,與各類合作方取得共識,樹立品牌商的信心,營造各利益方與公司協同共進的良好局面
- ▶ 持續引入優質品牌與提升服務質量以滿足客戶,同時實施[一店一定位]規劃理念,真正使各門店各具特色,減少門店共有品牌的競爭,實現差異化經營的良性循環
- ▶ 為商品設立統一標識、訂明價格,極力 杜絕假冒偽劣商品,以保障消費者權益
- ▲ 通過面談、電話回訪、設置熱線電話及 投訴信箱等建立良好的溝通渠道
- ▶ 進行客戶滿意度調查工作以改善服務 質量
- ➤ 制定全面的會員數據保密機制及定期維護信息系統

communication channels 溝通渠道

- ➤ Business visit
- Operations Management Center
- Contact via email and phone call
- Customer satisfaction survey and customer comment cards

品牌商/消費者

- ➤ 誠信履約
- ➤ 高品質商品
- ➤ 貼心服務與體驗
- ➤ 保護隱私
- ➤ 商務拜訪
- ➤ 運營管理中心
- ➤ 通過電子郵件及電話聯絡
- ➤ 客戶滿意度調查及顧客意見卡

Environmental, Social and Governance Report 環境、社會及管治報告

II. MANAGEMENT OF ENVIRONMENTAL, SOCIAL AND GOVERNANCE (continued)

二、環境、社會及管治的管理 (續)

(四) 利益相關方參與(續)

iv. Stakeholders' Engagement (continued)

Stakenoiders	Engagement (conti	(Titled)	四)利益化關力参與(與)
Stakeholders 持份者	Expectations and concerns 期望與要求	communication channels 溝通渠道	Management response 管理層回應
Suppliers	 ➤ Stable demand ➤ Fair and open tender ➤ Corporate reputation 	 Business visit Contact via e-mail and phone call Integrated Management Center and Brand Development Center 	 Ensure proper contractual obligations are in place Establish policy and procedures in supply chain management Establish and maintain strong and long-term relationship with suppliers, to build up confidence of suppliers, and to create a good situation in which all interested parties and the company work together Strengthen the tendering management system continuously
供貨商	➤ 需求穩定 ➤ 公平及公開招標 ➤ 企業信譽	▶ 商務拜訪▶ 通過電子郵件及電話聯絡♪ 綜合管理中心及品牌發展中心	and select suppliers with due care → 確保履行合約責任 → 制定供應鍵管理的政策和程序
Community	 Environmental protection Reduce waste generation Community contribution Economic development 	 The Company's official website and information publicity website of government department Community activities Promotional activities Publicity booths and posters 	 Pay attention to climate change Continuously invest resources in environmental protection Actively promote the sorting of garbage Encourage employees to actively participate in charitable activities and voluntary services Maintain good and stable financial performance and business growth Respond to government's appeal of stimulating business growth so as to drive the economic development of the community
社區	A 環境保護 A 減少廢棄物的產生 A 社區參與 A 經濟發展	本公司網站及政府部門信息公示網站社區活動从促銷活動宣傳攤位及海報	community A 關注氣候變化 A 持續於環境保護方面投入資源 A 積極宣傳垃圾分類的工作 A 鼓勵員工積極參與慈善活動和志願服務 A 確保良好的財務業績和業務增長

➤ 確保良好的財務業績和業務增長➤ 響應政府呼吁,刺激各營運地點消費,

帶動社區的經濟發展

環境、社會及管治報告

II. MANAGEMENT OF ENVIRONMENTAL, SOCIAL AND GOVERNANCE (continued)

v. Materiality Assessment

During the Reporting Period, the Group held discussions with the management and conducted materiality assessment through various channels to identify ESG issues in which both the Group and its key stakeholders are interested and assessed the level of concern as viewed by them so as to select the relatively important ESG issues. For the materiality assessment, the Group has adopted the following three processes:

二、環境、社會及管治的管理 (續)

(五) 重要性評估

報告期內,本集團管理層進行 討論,並通過多種方式進行重 要性評估,列出主要利益相關 方與本集團所關心的環境、社 會及管治項目,再評估雙方對 各項目的重視程度,從而選擇 出相對重要的ESG議題。對於 重要性評估,本集團已採取以 下三個流程:

Through diverse channels and internal discussions.

Examines and adopts the ESG issues of concern in the past stakeholders' engagement.

Identification 識別

Draws attention to emerging ESG issues.

通過多種渠道及內部討論

檢視及採納過往利益相關方參與活動時所關注的ESG議題

關注新的ESG議題

Synthesizes, analyzes and evaluates the views of all parties to identify and prioritize potential and important issues.

Prioritization 訂立優先次序 Develops materiality matrix based on the importance of the issue to the Group and its key stakeholders.

綜合、分析及評估各方意見,以辨識潛在重要性議題,並為此類議題 訂立優先次序

根據議題對本集團及主要利益相關方的重要程度編製重要性矩陣圖

Interacts with the management team to validate the materiality assessment and ensure that these issues are aligned with the sustainable development direction sought by the Group.

Validation 驗證 Reports the materiality assessment to the Board and makes the required disclosures in the ESG Report.

與管理團隊互動,以驗證重要性評估結果,確保這些議題與本集團尋求的可持續發展方向一致

將作出所需的重要性評估結果向董事會匯報,並在ESG報告中作出所 需的披露

II. MANAGEMENT OF ENVIRONMENTAL, **SOCIAL AND GOVERNANCE** (continued)

Materiality Assessment (continued)

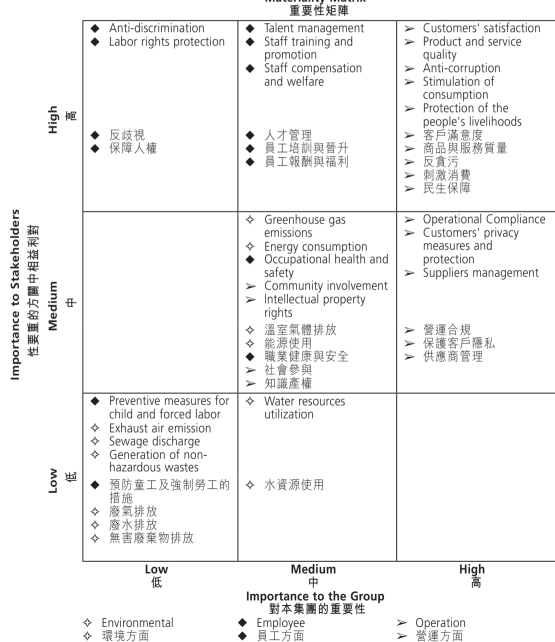
Materiality assessment helps the Group to ensure its business objectives and development direction are in line with the expectations and requirements of its stakeholders. The matters of concern of the Group and shareholders are presented in the following materiality matrix:

環境、社會及管治的管理 (續)

(五) 重要性評估(續)

重要性評估有助本集團確保 業務發展能夠滿足利益相關 方的期望與要求,本集團和利 益相關方所關心的事項均列 載於以下的重要性矩陣圖內:

Materiality Matrix



環境、社會及管治報告

III. ENVIRONMENTAL PROTECTION

The Group strictly complies with the laws and regulations on environmental protection at operating locations, including the "Environmental Protection Law of the People's Republic of China", the "Water Pollution Prevention and Control Law of the People's Republic of China", the "Law of the People's Republic of China on the Prevention and Control of Environmental Pollution Caused by Solid Wastes", the "Law of the People's Republic of China on Prevention and Control of Pollution from Environmental Noise", the "Energy Conservation Law of the People's Republic of China" of Mainland China and the applicable laws and regulations of relevant provincial and municipal ecology and environment bureau. The Group always paid great attention to energy conservation, emission reduction and environmental protection, and adheres to the management philosophy of sustainable development to achieve green operation and balanced development; in response to the global environmental protection trends, the Group implements energy conservation and environmental protection measures to mitigate the environmental risks and negative impacts from the Group's business activities. The ESG Committee plays a critical decision-making role on various measures, including environmental protection, customers' service, supply chain, employees' and investors' concerns, and gradually enhances the Group's sustainability performance. Besides, we strictly adhere to the applicable environmental laws and regulations and support the government in various actions to protect the environment, and hopes to fulfill the expectations and concerns of both the Group and its stakeholders in business development and environmental protection.

三、 環境保護

本集團嚴格遵守營運地的環境保護 法律法規,包括中國內地的《中華人 民共和國環境保護法》、《中華人民 共和國水污染防治法》、《中華人民 共和國固體廢物污染環境防治法》、 《中華人民共和國環境噪聲污染防 治法》、《中華人民共和國節約能源 法》及有關省市環境保護局的法律 法規。本集團長期以來非常注重節 能減排及綠色環保,秉持著可持續 發展的管理理念,實現綠色經營及 均衡發展,並順應全球的環保趨勢, 開展各項節能環保措施,將本集團 對環境所帶來的風險及影響降至最 低。ESG委員會在各項措施中擔當重 要的決策角色,從環境保護、客戶服 務、供應鏈、員工及投資者等多個層 面考慮,逐步提升本集團可持續發展 的表現。此外,我們一直嚴格遵循與 本集團業務有關的環保法律法規, 支持及響應政府各項的環保行動, 希望在保護環境的同時,能夠滿足利 益相關方對本集團業務發展的期望 與要求。

III. ENVIRONMENTAL PROTECTION

(continued)

In order to implement the Group's environmental protection policy effectively, we have set up the Integrated Management and Property Management departments at each mall for monitoring the daily environmental and resources conservation management work within the mall and office areas; and demand our employees to strictly follow the Group's internal guidelines to collect, classify, store and dispose of wastes; hope to reduce waste and to avoid resources wastage through various measures. Please refer to the details in the "Management of Emissions" and "Management of Resources Utilization" sections below.

i. Management of Emissions

The Group integrates green operation into our development strategies to monitor and manage various environmental factors and their impacts on the environment, with an aim to build a strong environmental management system. The Group's economic and trading business does not involve any production activities, and its environmental impacts mainly comes from use of natural resources, generation of solid wastes (Please refer to the "Management of Disposal of Solid Wastes" section below for details) and discharge of domestic wastewater from office, shopping mall and supermarket operations, and never produced any solid or liquid hazardous wastes. The use of natural resources (including gasoline, diesel, natural gas and electricity) will produce air pollutants and greenhouse gases (Please refer to the "Management of Resource Utilization" section below for details); and domestic wastewater is discharged to the local wastewater treatment plant through the urban wastewater pipeline.

三、環境保護(續)

(一) 排放物的管理

本集團將綠色經營納入我們 的發展策略當中,監察及管理 各環境要素及它們為環境帶 來的影響,期望構建一個強大 的環境管理體系。本集團的商 **貿業務並沒有涉及任何生產** 活動,對環境的影響主要來 自辦公室、商場、購物中心及 超級市場營運中使用天然資 源、產生固體廢物(詳細數據 請參考下文 [固體廢物處置管 理」部分)及排放生活污水; 當中並沒有涉及產生任何有 害固體或液體排放物。使用天 然資源(包括汽油、柴油、天 然氣及電力)會產生空氣污染 物及溫室氣體(詳細數據請參 考下文「資源使用的管理」部 分);而生活污水通過城市排 污管網,排放至當地污水處理 廠。

環境、社會及管治報告

III. ENVIRONMENTAL PROTECTION

(continued)

- i. Management of Emissions (continued)
 - 1. Management of Disposal of Solid Wastes

The solid wastes generated by the Group can be divided into two types, recyclable and non-recyclable, which mainly include the product packaging materials (such as plastic bags, wrapping paper, carton box), slow-moving goods, kitchen wastes, construction and engineering wastes and domestic garbage. In order to reduce waste production and the negative impacts on the environment, we encourage the shops to use biodegradable plastic bags and packaging paper, and strictly implement the plastic bag levy system; we donate slow-moving consumable goods to the people in need; encourage employees to take food at right portions and reduce food waste; reuse waste spare parts for the repairs and maintenance of the equipment inside the malls; recycle and re-use the wooden boards, lights and electrical equipment removed or discarded by the brands after shop renovation; post environmental slogans in the malls and organize activities in the theme of environmental protection so as to enhance the public awareness in saving the environment.

三、環境保護(續)

(一) 排放物的管理(續)

1. 固體廢物處置管理

本集團所產生的固體 廢物可分為可回收和 不可回收兩類,主要 有商品包裝物料(如 塑料袋、包裝紙、運 裝箱)、滯銷商品、廚 余、工程垃圾及生活垃 圾等。為減少廢物及對 環境的負面影響,我們 鼓勵品牌商使用可自 然分解的塑料袋、包裝 紙,嚴格執行使用塑料 購物袋收費制度;將滯 銷產品轉贈有需要的 基層人士;鼓勵員工用 餐時按需取量以減少 廚余;利用廢舊配件零 件作為商場設備維修 之用;回收再利用品牌 商在裝修工程時所拆 除或掉棄的木板、燈具 及電器設備;在商場張 貼不同的環保標語,舉 辦以環保為主題的活 動,以增強大眾的環保 意識。

III. ENVIRONMENTAL PROTECTION

(continued)

- i. Management of Emissions (continued)
 - 1. Management of Disposal of Solid Wastes (continued)

The Group always advocates the belief in green environmental protection, actively promotes wastes classification and resources recycling for relieving the pressure on the environment and to spread messages on important measures for improving the living environment, continue to instill knowledge of wastes classification to employees and customers and to explain how people's behaviors have been damaging the environment and facilities and to illustrate the correct way of implementation. Therefore, we have set up a waste classification team, established waste classification management policy and procedure; improved and enhanced the waste classification facilities, and delegated personnel to monitor the implementation progress of each department. The Group has set up recycle bin for hazardous wastes, kitchen wastes, recyclable wastes and non-recyclable wastes and to share wastes recycling knowledge at promotion booths inside shopping malls; so as to actively promote the knowledge on wastes recycling and classification, and to advocate "mixed wastes is garbage and classification turns wastes into resources", hope to raise the proportion of the recyclable wastes; and at the same time, assist the local government to promote wastes classification; and to cultivate people's habit to live a "low-carbon" life; and produce less wastes.

三、環境保護(續)

(一) 排放物的管理(續)

1. 固體廢物處置管理

本集團一直倡導綠色環 保理念,積極宣傳垃圾 分類與資源回收,緩解 對環境構成壓力,改善 生活環境等重要舉措的 信息,持續向員工及顧 客灌輸垃圾分類知識, 對他們損壞環境設施的 行為進行勸導及告知他 們正確使用的方法。我 們為此成立了垃圾分 類小組,制定垃圾分類 管理制度及流程;完善 及優化各種垃圾分類設 施, 並安排專人負責監 督各部門的實施情況。 本集團的商場內設置有 害垃圾、廚余垃圾、可 回收垃圾及不可回收垃 圾的回收箱,擺放垃圾 回收知識的宣傳攤位, 積極向客戶推廣垃圾分 類知識,提倡「混裝是 垃圾,分類是資源」的 概念,希望在增加可回 收利用垃圾的回收率的 同時,協助當地政府推 廣垃圾分類,培養市民 「低碳」生活的習慣,從 而減少廢物的產生。

環境、社會及管治報告

III. ENVIRONMENTAL PROTECTION

(continued)

- i. Management of Emissions (continued)
 - 1. Management of Disposal of Solid Wastes (continued)

For the wastes generated from equipment repairs and maintenance inside the shopping malls and supermarkets, and the construction wastes produced by shops when they move in or undergo renovation, we follow the local urban waste disposal management requirements to arrange wastes collection by construction companies or the local government sanitation department; and illegal dumping of waste is forbidden. The Group started to collect data on domestic wastes and domestic wastewater from shopping malls and offices since March of 2019, and implemented the relevant measures relating to the production, disposal and reduction of domestic wastes and organized environmental protection trainings at appropriate times to enhance employees' awareness of environmental protection. With the active support of our employees, the Group's environmental management system has been enhanced progressively, and will continuously optimize various reuse and wastes reduction measures. The Group focuses not only on its own business operations, but also actively promotes the global sustainable development trend.

三、環境保護(續)

(一) 排放物的管理(續)

1. 固體廢物處置管理

對於商場、購物中心及 超級市場內維修保養設 備及品牌商進駐或裝修 時所產牛的工程垃圾, 我們按照當地城市管理 的相關廢物處置規定, 統一交由工程公司或當 地政府環衛部門進行收 集及處置,絕不非法傾 倒仟何廢物。本集團白 2019年3月開始對各門 店及辦公室所產生的生 活垃圾及生活廢水進行 統計,並推行有關生活 垃圾產生、處置及減廢 的措施;並適時舉辦環 境保護的培訓,增強員 工對環保的意識。在員 工的積極支持下,本集 團的環境管理體系已逐 漸完善,並將繼續優化 各項廢物再利用與減廢 措施,本集團旨在於營 運的同時,積極融入推 動全球可持續發展的大 趨勢中。

III. ENVIRONMENTAL PROTECTION

(continued)

i. Management of Emissions (continued)

1. Management of Disposal of Solid Wastes (continued)

The non-hazardous solid waste generated by the Group increased by approximately 1,251.00 tonnes or 1348% as compared with that of the previous year, with a total of approximately 1,344.59 tonnes of nonhazardous solid wastes generated (of which 1,233.86 tonnes were generated for shopping mall at Saigao). The main reason of the increase of non-hazardous solid waste is the completion of the renovation of the shopping mall at Saigao, which began operations during the Reporting Period. The shopping mall has a large volume and a significant proportion of special formats such as catering, contributing to the increase in solid waste.

2. Compliance

During the Reporting Period, the Group strictly abides by the environmental laws and regulations of the state and local ecology and environmental bureaus, and the Group did not involve in any confirmed violations or non-compliance incident relating to emissions that had a significant impact on the Group.

三、環境保護(續)

(一) 排放物的管理(續)

2. 合規性

報告期內,本集團嚴格 遵守國家及當地環境 保護局的環境法律法 規,沒有涉及任何與惠 放相關並對本集 重大影響的已確認 法、違規事件。

環境、社會及管治報告

III. ENVIRONMENTAL PROTECTION

(continued)

ii. Management of Resource Utilization

The Group has been strictly complied with the "Regulations on Energy Conservation in Shaanxi Province", the "Regulations on Energy Conservation in Public Authority" and the applicable energy-saving policies and requirements of each city. We established an energy-saving project management team to carry out the energy-saving and emissionreduction projects on shopping centers; continuously enhancing the projects by adopting various measures to conform with the national environmental protection policy of energysaving and emission-reduction. The Group clearly understands the use of resources not only increased the operating costs, but also has impact on the environment. Therefore, the Group strictly monitors and manages ESG data. In order to operate as a conservation-oriented enterprise, green management is implemented throughout the Group to correct our wasteful behavior in daily work and living. Besides, we have also established "Employees' Suggestion Rationalization Management Measures" to provide direct communication channel between employees and the management in order to advocate employees to participate in operation management. We hope that employees can raise up different effective recommendations relating to their familiar working environment and to formulate efficient energy-saving and emission-reduction policy, further promote and implement measures in energy-saving, emissionreduction and efficient use of resources, thereby reducing operating costs, creating publicity and atmosphere of energy-saving and emissionreduction in the working environment, and minimizing the Group's negative impact on the environment.

三、環境保護(續)

(二) 資源使用的管理

本集團一直嚴格遵守《陝西省 節約能源條例》、《公共機構 節能條例》,以及各市相關節 能的政策與要求,成立節能項 目管理小組,開展針對各購物 中心重點的節能減排方案,實 施多方面措施及持續優化項 目,以配合國家對節能降耗與 減排方面的環境政策。本集團 清楚了解資源消耗除了會增 加營運成本外,也會對環境造 成影響,因此本集團實行嚴格 的ESG數據監控與管理,為了 建設節約型企業,於本集團上 下推行綠色管理,以糾正日常 工作與生活中的浪費行為。此 外,我們還制定《員工合理化 建議管理辦法》,建立一個讓 員工與管理層直接溝通的渠 道,倡導全員參與營運管理, 希望員工能於熟悉的工作環 境,提出各種有效的建議,以 制定高效的節能減排政策,進 一步推廣節能減耗與有效利 用資源的工作,藉此降低營業 成本,營造節能減耗的工作環 境和宣傳氛圍,將本集團對環 境的不良影響降至最低。

III. ENVIRONMENTAL PROTECTION

(continued)

ii. Management of Resource Utilization (continued)

1. Management of Diesel, Gasoline and Natural Gas Consumption

Diesel and gasoline fuel-based vehicles are mainly used for guest pick-up, business trips and materials transportation. We analyze the monthly fuel consumption data to regulate our employees on the usage of vehicles. If abnormalities are found, the vehicle administrators are required to provide explanation. Drivers must plan the routes before using the vehicles and use the shortest route and the fastest way to reach the destination. We also require the driver to stop the engine to prevent engines idling; conduct regular repairs and maintenance to reduce extra fuel consumption and waste gas emissions due to part failure. Besides. we also promote and publicize the "low carbon travel" emission-reduction measures, encourage employees to use public transportations or the shared bikes within the urban area to reduce use of vehicles, thereby reducing emissions and greenhouse gas. We hope the employees could deliver the message of "Living Green" to their family and friends; and to motivate more people to build an ecological civilization together.

三、環境保護(續)

(二)資源使用的管理(續)

1. 柴油、汽油及天然氣 使用的管理

柴油與汽油主要用於 接送客人、業務出差及 運送物料的車輛。我們 通過分析各車輛每月 的用油數據,以規範員 工使用汽車狀況,如發 現不正常使用的情況, 車輛管理人需提供解 釋。司機用車前必須預 先規劃路線,以最短及 最快捷路線到達目的 地;我們還要求司機停 車熄火防止引擎空轉; 定期保養維修車輛, 減少因零件故障而額 外消耗及產生不必要 的燃油及廢氣。此外, 我們推廣宣傳「低碳出 行|的減排措施,鼓勵 員工使用公共交通工 具或市內的共享單車 作為代步工具,減少使 用汽車的次數,從而減 少廢氣及溫室氣體的 產生。我們希望員工向 他們的朋友及親屬傳 遞「綠色生活方式」的 理念,讓更多人行動起 來,共同建設生態文 明。

環境、社會及管治報告

III. ENVIRONMENTAL PROTECTION

(continued)

- ii. Management of Resource Utilization (continued)
 - 1. Management of Diesel, Gasoline and Natural Gas Consumption (continued)

During the Reporting Period, the Group consumed a total of approximately 10,135.40 liters of diesel fuel and gasoline, representing an increase of approximately 1,960.84 liters or 23.99% as compared to the previous year. The increase in consumption was mainly attributable to the fact that the shopping mall at Daming Palace, which did not consume any gasoline and diesel fuel in the previous year, transferred one vehicle for use in the reporting period and consumed a total of 2,685.03 liters of gasoline.

Natural gas is mainly used in staff canteen cooking utensils and heating in some supermarkets. We require that the kitchen staff should prepare food according to actual needs, and the heating system could only be used when temperature fell below certain degree so as to avoid over-usage or waste of natural gas due to excessive food prepared or use of the heating system under inappropriate temperature.

During the Reporting Period, the Group consumed a total of approximately 34,826.00 cubic meters of natural gas, representing a decrease of approximately 4,324.00 cubic meters or 11.04% as compared to the previous year.

三、環境保護(續)

- (二)資源使用的管理(續)
 - 1. 柴油、汽油及天然氣 使用的管理(續)

於報告期內,本集團共消耗天然氣約34,826.00立方米,較上年度比較減少約4,324.00立方米或11.04%。

III. ENVIRONMENTAL PROTECTION

(continued)

ii. Management of Resource Utilization (continued)

1. Management of Diesel, Gasoline and Natural Gas Consumption (continued)

The Group set a target at the beginning of the reporting period to reduce its natural gas usage by 10.00% in the current year as compared to the previous year and has achieved the target in the current year. Please refer to the below table and the "Summary of Environmental Data and Performance" section below for the relevant data.

During the Reporting Period, the Group's use of energy and Scope 1 greenhouse gas emitted are as follows:

三、環境保護(續)

(二) 資源使用的管理(續)

1. 柴油、汽油及天然氣 使用的管理(續)

> 本集團於報告期初訂立 目標,與上年度比較 減少10.00%,並已 減少10.00%,並已於 本年度達成目標。有關 數據請參閱下表及下文 「環境數據表現摘要」 一節。

> 於報告期內,本集團使 用能源及所排放的範圍 一溫室氣體的情況如下 表:

> > 2022

	2023 2023年度		2022 2022年度	
	Consumption	CO ₂ equivalent emissions (Tonnes) 二氧化碳	Consumption	CO ₂ equivalent emissions (Tonnes) 二氧化碳
	使用量	當量排放量 (噸)	使用量	當量排放量 (噸)
Direct Use of Energy: 直接使用能源:				
Diesel 柴油	3,876.47 liters 公升	10.75	3,812.92 liters 公升	10.57
Gasoline 汽油	6,258.93 liters 公升	16.94	4,361.64 liters 公升	11.81
Natural Gas 天然氣	34,826.00 m³ 立方米	63.78	39,150.00 m³ 立方米	71.7
Greenhouse Gas Emiss 溫室氣體排放總量	ion	91.47		94.08
Creenhouse Gas Emiss 溫室氣體排放量密度 ¹	ion Intensity ¹	0.37		0.38

2022

環境、社會及管治報告

III. ENVIRONMENTAL PROTECTION

(continued)

ii. Management of Resource Utilization (continued)

1. Management of Diesel, Gasoline and Natural Gas Consumption (continued) Note:

The Group's greenhouse gas emission intensity is calculated based on 0.001 square meters (m²) of the floor area of the shopping malls and offices, for which included the newly added floor area of Century Ginwa Xi'an Supermarket during the reporting period.

2. Management of Electricity Consumption

The Group has always concerned about the impact of its business operations on the environment. However, due to the nature of our business, high demand of electricity consumption in shopping malls, mainly used in lighting and airconditioning. In order to balance the energy-saving and emission-reduction target and satisfying the customers' needs, we strengthen the management of electricity use within malls and the publicizing effort of energy-saving and emission-reduction in various aspects. We hope to maximize the efficiency in electricity use, and at the same time, build up habit in energy conservation in our business environment.

三、環境保護(續)

(二)資源使用的管理(續)

1. 柴油、汽油及天然氣 使用的管理(續)

附註:

1 本集團溫室氣體 的排放量密度是 按商場及辦積 沒面 多面 6.001平方米進行 計算,本報告期內 增加了世紀金築 面積。

2. 電力使用的管理

III. ENVIRONMENTAL PROTECTION

(continued)

ii. Management of Resource Utilization (continued)

2. Management of Electricity Consumption (continued)

For the management of lighting system, the Integrated Management Center and Property Management departments strictly controls the electricity consumption during renovation of new brands and the existing brands, controls the use of high-energy lighting, and at the same time, recommend the use of LED energysaving lighting. The brands have to control their electricity load, and turn off the lights when there is no one in the shops. We conduct detailed inspection and acceptance procedures on different aspects, such as industrial art, fire prevention, safety, design, resources and energy consumption when the renovation is completed. These measures can effectively control the energy consumption of the brands in future operation. For the electricity management of existing brands and the public areas of the malls, other than continue to request the brands to use LED energy-saving lighting, we also adopt various electricity conservation measures, for example, we only switch on the monitoring lights and emergency lights during non-business hours; the brands must apply in writing and pay the extra electricity charges if they demand additional electricity during non-business hours. We will not provide additional electricity if the brands

三、環境保護(續)

(二)資源使用的管理(續)

2. 電力使用的管理 (續)

在照明系統管理方面, 綜合管理及物業管理部 門嚴格控制新進品牌裝 修時及原有品牌重新 裝修時的用電量,控制 高能耗燈具的使用,同 時建議使用節能的LED 燈,品牌商必須自我管 控其用電負荷,無人時 關掉商舖內的電燈;工 程竣工時會對工藝、消 防、安全、設計、資源 及能源消耗方面進行詳 細的驗收流程,上述措 施能有效地控製品牌 商日後營運時的能源消 耗。對於現有品牌商及 商場公共區域的電力管 理,我們除了繼續要求 品牌商更換LED節能燈 具外,同時採取了多項 節電措施,例如:我們 於非營業時間內僅開啟 最低監控照明及應急照 明;品牌商於非營業時 間內需要額外送電,品 牌商必須以書面申請並 同時繳納有關電費,商 場的管理人員才會安排 送電;對於沒有申請、 沒有繳費的品牌商及 外來單位,我們一律不 予送電;我們實施區域 性照明安排,關掉部分

環境、社會及管治報告

III. ENVIRONMENTAL PROTECTION

(continued)

ii. Management of Resource Utilization (continued)

2. Management of Electricity Consumption (continued)

or external units did not submit the application and pay the extra electricity charges. We implement regional lighting arrangements, turn off unnecessary lights in some areas, set nighttime mode in rear corridors and outdoor walkways, and adopt alternate lighting in restroom areas to reduce electricity consumption, adjust the running time of the escalator to avoid unnecessary wastage, thereby reducing the electricity consumption from lighting in the malls. Apart from electricity use for lighting, supermarkets need to store a variety of fresh food and goods in 24-hour freezer facilities for preservation purposes. These facilities consume huge amounts of electricity, so we take various measures to reduce electricity consumption. For example, we carry out targeted maintenance and repairs for the equipment; plan to carry out innovative and intelligent management of the equipment so that the equipment can adjust its temperature automatically according to the detected temperature and the product type, and to switch intelligently its operation mode (such as sleep mode at night); provide alert or signal in case of equipment failure so that the responsible departments can carry out repairs as soon as possible and to reduce the failure rate of the equipment.

三、環境保護(續)

(二)資源使用的管理(續)

2. 電力使用的管理 (續)

區域不必要的燈具,將 公區後場誦道及室外 過道照明筒燈減到夜 間模式,衛生間筒燈照 明減到隔一亮一模式; 調整自動電梯的運行 時間,以避免不必要的 浪費,從而減少商場的 照明用電量。超級市場 除了照明用電外,還須 將各種新鮮食材及貨 物儲存於24小時運行 的冷凍設備內以作保 鮮用途,此類設備用電 量巨大,因此我們採取 不同的措施以減少用 電量,例如:不時為設 備進行針對性的保養 與維修;計劃對設備進 行創新智慧化管理,讓 設備能夠根據溫度與 商品結構調節設備內 的溫度,以及改變設備 的運行狀態(如夜間休 眠狀態);在設備故障 時提供實時反饋,讓有 關部門能夠盡快進行 維修,減少設備的故障 率。

III. ENVIRONMENTAL PROTECTION (continued)

ii. Management of Resource Utilization (continued)

2. Management of Electricity Consumption (continued)

For the electricity management of airconditioning, we conduct regular repair and maintenance and monitor the operation of air-conditioning equipment inside the malls, clean the facilities regularly, and carry out appropriate energy-saving re-engineering for the facilities, thereby increasing their output rate, and reducing the additional electricity consumption from abnormal operation. Besides, we adopt appropriate measures to control the temperature, timing difference and air volume of the air-conditioning equipment, such as, we reasonably adjust the temperature according to seasonal change, real-time temperature data feed from the monitoring system inside the malls and the feedback from on-site personnel. We also adjust on/off time of the facilities and the ratio of fresh air supply, aiming at satisfying the comfort needs of customers, and at the same time, achieving the goal of energy-conservation.

三、環境保護(續)

(二) 資源使用的管理(續)

2. 電力使用的管理 (續)

在空調用電管理方面, 我們採取定期的維修 保養,監控商場內空調 設備的運行狀況, 定期 清洗空調設備中的污 垢,對設備作出適當的 節能改造,從而增加空 調設備的輸出率,以及 減少空調設備不正常 運作而消耗額外電力。 此外,我們對空調設備 使用方面作出滴當的 溫度、時差及風量的控 制措施,例如:根據季 節、商場的實時溫度以 及現場人員的反饋,合 理地設定空調溫度;根 據季節更改空調設備 的開關時間及調節新 風輸送的比例,旨在滿 足消費者的舒適需求 下,達到節能降耗之目 的。

環境、社會及管治報告

III. ENVIRONMENTAL PROTECTION

(continued)

ii. Management of Resource Utilization (continued)

2. Management of Electricity Consumption (continued)

The Group has established a strict review and approval procedure for selecting suppliers of power facilities and equipment, the suppliers have to provide qualification certificates and product manual. We compare the qualification among different suppliers and evaluate different criteria about the equipment (including energy consumption, quality, function, etc.) prior to purchase so as to reduce unnecessary energy consumption due to unsuitable facilities and equipment. The Integrated Management and Property Management departments is responsible for the daily inspection of offices and shopping malls, and the organization, planning, execution and inspection of energy-saving and consumption reduction work, and the maintenance staff conducts regular repairs and maintenance on electrical facilities and equipment. When faults or abnormal operations are found, immediate repair is carried out to reduce energy consumption and to avoid accidents. We also actively conduct energy-saving technological transformation for electrical appliances to improve the power efficiency of the unit.

三、環境保護(續)

(二)資源使用的管理(續)

2. 電力使用的管理 (續)

本集團對電力設施與設 備的供貨商制定了嚴謹 的審批流程,供貨商需 要提供有關的資質證 明、產品説明書等。我 們比較不同供貨商的資 質及衡量設備使用的不 同因素(包括耗電量、 質量、功能等)才進行 採購,以減少因採購不 適合的設施與設備而造 成不必要的能源消耗。 綜合管理及物業管理部 門負責辦公室、商場及 購物中心的日常巡檢及 節能降耗工作的組織、 計劃、落實和檢查,維 修人員定期維護及保養 電力設施與設備,當發 現故障或不正常運作, 需立即進行維修以減少 能源消耗及避免事故發 生;我們也積極展開節 能技術改造,以提高機 組用電效率。

III. ENVIRONMENTAL PROTECTION (continued)

ii. Management of Resource Utilization (continued)

2. Management of Electricity Consumption (continued)

For the electricity management in office, we post different energy-saving promotional slogans in the offices; increase the natural lighting capacity of the work place; encourage employees to change their habit in use of electrical appliances by turning off the unnecessary lights and electrical appliances during lunch break and after work, the computer and the printer are set to automatic sleep mode. Restricted use of air conditioners according to seasonal and temperature changes, the temperature setting of the air conditioner in summer and winter cannot be lower than 26°C and not higher than 20°C respectively. air conditioner should be turned off 15 minutes before the end of office hours; doors and windows must be closed when air conditioners are turned on.

三、環境保護(續)

(二) 資源使用的管理(續)

2. 電力使用的管理 (續)

對於辦公室的能耗管 理方面,我們於辦公場 所張貼不同的節能宣 傳標語;增加辦公場所 的自然采光能力;鼓勵 員工改變其使用電器 的習慣,中午休息及下 班時必須關掉不必要 燈具與電器的電源;將 計算機及打印機設定 為自動休眠模式;空調 按季節及氣溫變化情 況限時使用,空調夏季 及冬季的温度設定分 別不能低於26°C及不 能高於20°C;辦公時 間結束前15分鍾關掉 空調,嚴禁於開空調時 打開門窗。

環境、社會及管治報告

III. ENVIRONMENTAL PROTECTION

(continued)

ii. Management of Resource Utilization (continued)

2. Management of Electricity Consumption (continued)

The Group believes that publicity and education is also an important part of energy-saving and emission-reduction work. Within the corporate, we remind our employees to abide by the energysaving measures during the morning assembly, so as to enhance their awareness in energy-saving, and hope that employees can understand that everyone must work together to remain competitive under the fierce market competition. We also hope that employees can start from every little thing and are determinant to avoid resource wastage, thereby enhancing their environmental protection awareness in work and life through participation in energysaving and emission-reduction activities. Besides, we post various energy-saving slogans in shopping malls, use electronic displays to publicize energy-saving tips. We organize different promotional activities in shopping malls to educate the public about the relationship between energy usage and the sustainability of the planet.

三、環境保護(續)

(二)資源使用的管理(續)

2. 電力使用的管理 (續)

本集團相信宣傳教育 是節能減排工作重要 的一環;在企業內部, 我們於早會交接班時 間提醒員工貫徹遵守 節能措施,讓員工意識 到節約能耗的重要性, 並希望員工明白在激 烈的市場競爭下,大家 必須同心協力才能保 持競爭力;我們通過號 召員工共同參與節能 減排活動,希望員工能 從身邊每一件小事做 起,堅決拒絕資源浪費 的現象,以提升大家在 工作和生活中的環保 意識。此外,我們在商 場及購物中心內,張貼 不同的節能標語,使用 電子顯示屏播放節能 小常識,舉辦不同的宣 傳活動,藉此教育大眾 能源使用與地球可持 續性的關係。

III. ENVIRONMENTAL PROTECTION (continued)

ii. Management of Resource Utilization (continued)

2. Management of Electricity Consumption (continued)

During the Reporting Period, the Group used a total of approximately 33,790.42 MWh of electricity, representing an increase of approximately 16,140.92 MWh or 91.45% as compared with that of the previous year. The increase was mainly caused by the two shopping malls. For the shopping mall at Saigao, its completion of the renovation and reopening during the reporting period resulted the increase in electricity consumption. For the shopping mall at Zhonglou, the addition of 25 new shops in the commercial pedestrian street in March 2023 and the opening of Happy Market in the front hall in September, resulting in an increase of electricity consumption compared with 2022.

三、環境保護(續)

(二) 資源使用的管理(續)

2. 電力使用的管理 (續)

於報告期內,本集團共 使用電力約33,790.42 兆瓦時,較上年度增加 約16.140.92兆瓦時或 91.45%,主要原因為 兩座購物中心。購物 中心賽高店閉店改造 完畢並於本報告期正 常營業,該購物中心體 量較大導致用電量增 加;購物中心鍾樓店於 2023年3月起商場步行 街新增臨租商舖(25 家),9月商場前廳歡 樂市集營業,商舖增 加,用電量較2022年 增長。

環境、社會及管治報告

III. ENVIRONMENTAL PROTECTION

(continued)

ii. Management of Resource Utilization (continued)

2. Management of Electricity Consumption (continued)

During the Reporting Period, the Group's use of energy and Scope 2 greenhouse gas emitted are as follows:

三、環境保護(續)

(二) 資源使用的管理(續)

2. 電力使用的管理

(續)

於報告期內,本集團使 用能源及所排放的範圍 二溫室氣體的情況如下 表:

2023 2023年度 2022 2022年度

CO₂ CO₂ equivalent equivalent Consumption Consumption emissions emissions (MWh) (Tonnes) (MWh) (Tonnes) 二氧化碳當 二氧化碳當 使用量 使用量 量排放量 量排放量 (兆瓦時) (兆瓦時) (噸) (噸)

Indirect Use of Energy:

間接使用能源:

Electricity ² **33,790.42 19,632.23** 17,649.50 10,768.47 電力²

Greenhouse Gas Emission 溫室氣體排放總量 Intensity ¹ 密度¹ **19,632.23** 10,768.47

79.90 43.79

Note:

附註:

- The Group's greenhouse gas emission intensity is calculated based on 0.001 square meters (m²) of the floor area of the shopping malls and offices, for which included the newly added floor area of Century Ginwa Xi'an Supermarket during the reporting period.
- According to the Ministry of Ecology and Environment's "Methodology and Reporting Guidelines for Corporate Greenhouse Gas Emissions Accounting and Reporting for Electricity Generating Facilities (Revised 2022)", the grid emission factor was adjusted from 0.6101t CO₂/MWh to the latest 0.5810t CO₂/MWh.

- 2 根據生態環境 部《企業溫室 體排放核算方 法與報告指內 發電設施(2022 年修訂版)》, 電網排放因子 由0.6101tCO₂/ MWh調整為最 新的0.5810tCO₂/ MWh。

III. ENVIRONMENTAL PROTECTION (continued)

ii. Management of Resource Utilization (continued)

3. Management of Water Resources Consumption

The Group uses government-supplied water sources in shopping malls and offices. Although we do not encounter any water supply problem during the Reporting Period, we clearly understand the importance of water resources for business operations and living needs; therefore, we implement various measures to enhance water resource use efficiency and to avoid wastage. The Integrated Management and Property Management departments of each mall regularly collect and analyze the statistical data of water consumption to monitor the water usage. We educate and promote the concept of "green life" to our employees and customers by way of slogans, training and publicity activities. We have implemented a number of measures and retrofitted the equipment in the malls; for the purpose of reducing water use as long as the comfort of the customers is not compromised. For example, adjust the operating frequency of the water pump motors flexibly so as to minimize the electricity and water consumption, strengthen water pipes inspection to avoid running, dripping, leaking and long flowing water; reuse condensed water from airconditioning equipment in the cooling tower, as the temperature of condensed water is low enough to reduce the temperature of the cooling tower less energy is consumed, and at the same time, reduced the frequency of water replenishment into the cooling tower; install water-saving faucets and reasonably adjust the volume of water outflow; use foot valve manual flushing to replace automatic induction flushing; regularly check the water facilities to prevent water leakage; immediately repair or replace when problem is found, and keep detailed records. The Group persistently instilling its employees about the importance of the conservation culture, and puts up posters of different resource saving methods in the office area, and demands the employees to control the water flow at low level, water tap should be turned off after

三、環境保護(續)

(二)資源使用的管理(續)

3. 水資源使用的管理

本集團所使用的水資 源由當地政府提供, 主要用於百貨商場、購物中心及辦公室。 報告期內,我們雖然沒 有就取得適用水源上 遇到任何問題,但我們 清楚了解水資源對業 務營運及生活需要的 重要性,因此我們實施 各項增加水資源效用 的措施,以避免浪費水 資源。各個商場的綜合 管理及物業管理部門 定期統計及分析用水 量,以監控用水情況; 我們還採用標語、培訓 及宣傳活動的方式對 員工及顧客進行教導 與宣傳,以推廣綠色生 活的概念。在商場內實 施多項措施及改造設 備,以不影響顧客的舒 適度為前提,減少水資 源的使用,例如:靈活 調整水泵電機的運行 頻率,盡可能降低水泵 用電量及水量,加強水 管檢查,杜絕跑、冒、 滴、漏及長流水現象; 將空調設備的冷凝水 回用於冷卻塔,由於冷 凝水的溫度較低能夠 降低冷卻水塔的溫度, 因此能減少能源消耗 的同時,還能減少補充 水資源至冷卻塔的次 數;安裝節水型水龍頭 並合理調節出水量;洗 手間使用腳踏式代替 電子感應式設備沖洗 廁所;定期檢查用水設 施,杜絕漏水現象,如發現問題,應立即修理 或更换,並作出詳細記 錄。本集團持續向每一 位員工灌輸節約文化 的重要性,在辦公區域 張貼節約資源方法的 海報,並要求員工洗手 時控制水流,水龍頭盡 量開小,用完隨手關閉

環境、社會及管治報告

III. ENVIRONMENTAL PROTECTION

(continued)

ii. Management of Resource Utilization (continued)

3. Management of Water Resources Consumption (continued)

The water resources used by the Group during the Reporting Period increased by approximately 95,312.19 cubic meters or 69.61% as compared with that of the previous year, with a total of approximately 232,237.87 cubic meters of water resources used. The increase was mainly caused by the two shopping malls. For the shopping mall at Saigao, its completion of the renovation and reopening during the reporting period resulted the increase in water consumption. For the shopping mall at Zhonglou, the addition of 25 new shops in the commercial pedestrian street in March 2023 and the opening of Happy Market in the front hall in September, resulting in an increase of water consumption compared with 2022.

三、環境保護(續)

(二)資源使用的管理(續)

3. 水資源使用的管理 (續)

本集團在報告期內使用 的水資源較上年度增加 約95,312.19立方米或 69.61%, 共使用水資 源約232,237.87立方 米。用水量增加的主要 原因為購物中心賽高店 閉店改造完畢並於本報 告期正常營業,該購物 中心體量較大導致用水 量增加;購物中心鍾樓 店於2023年3月起商場 步行街新增臨租商舖 (25家),9月商場前廳 歡樂市集營業,商舖增 加,用水量較2022年增 長。

III. ENVIRONMENTAL PROTECTION

(continued)

- ii. Management of Resource Utilization (continued)
 - 3. Management of Water Resources
 Consumption (continued)

During the reporting period, the Group's water consumption is set out in the table below:

三、環境保護(續)

(二)資源使用的管理(續)

3. 水資源使用的管理 (續)

> 於報告期內,本集團的 用水情況如下表:

202320222023年度2022年度(Cubic Meters)(Cubic Meters)(立方米)(立方米)

Water Resources

水資源

Total **232,237.87** 136,925.68

總量

Intensity ¹ **945.12** 556.76

密度1

Note: 附註:

The Group's water consumption intensity is calculated based on 0.001 square meters (m²) of the floor area of the shopping malls and offices, for which included the newly added floor area of Century Ginwa Xi'an Supermarket during the reporting period.

1 本集團用水量密度是按商場及至的建築面積的0.001平方米值 行計算,本報告期內增加了世紀金 統面積。

環境、社會及管治報告

III. ENVIRONMENTAL PROTECTION

(continued)

ii. Management of Resource Utilization (continued)

4. Management of the Use of Packaging Materials

The packaging materials used by the Group mainly include plastic and paper bags provided for customers to carry the purchased goods, and packaging materials used for supermarket stock up and packaging of fresh food; in order to actively support the national policy of "Administrative Measures for the Paid Use of Plastic Bags at Commodity Retailing Places", and to achieve the aims of conserving resources, protecting the ecological environment, and influencing our consumers to reduce plastic shopping bags use, to bring their own shopping bags, and to use more eco-friendly shopping bags: we have established the "Regulations for the Use of Eco-friendly Shopping Bags" to ensure the Company's environmental-friendly shopping bags are used appropriately. The Group restricted salespeople from providing plastic shopping bags to consumers at below-cost price or free of charge. We also regularly assign delegated staff to packaging counters to inspect and carry out comprehensive monitoring, including assessment of the application standards, charge level and review of the packaging materials record. Besides, we have also promoted the concept of "green lifestyle" to the public, and posted promotional slogans at various sales areas, appealed consumers to reduce the use of plastic products and use more bio-degradable materials to reduce the impact on the environment due to incorrect or excessive use of packaging materials.

三、環境保護(續)

(二) 資源使用的管理(續)

4. 包裝材料使用的管理

本集團所使用的包裝物 主要有為顧客提供的 盛載所購商品的塑料與 紙袋,以及用於超級市 場備貨與包裝新鮮食品 的包裝物;為了積極響 應國家《商品零售場所 塑料購物袋有償使用管 理辦法》的政策,並以 節約資源、保護生態環 境、引導消費者減少使 用塑料購物袋、自備購 物袋及多使用環保購物 袋等方面為目標,我們 制定了「環保購物袋使 用管理規範」,確保公 司環保購物袋的正確使 用。本集團規定在商品 的銷售過程中,禁止銷 售人員以低於經營成本 或無償形式向消費者提 供塑料購物袋;我們還 定期派遣專人到包裝物 使用點進行檢查及對其 使用的標準、價格及賬 目進行全面監控管理。 此外,我們還向大眾推 廣 [綠色生活方式] 的 理念,在各銷售場所貼 上宣傳標語,呼吁消費 者減少使用塑料制品 的,多使用生物可降解 材料,以減少因不正確 或過量使用包裝物而對 環境帶來的負荷。

III. ENVIRONMENTAL PROTECTION

(continued)

ii. Management of Resource Utilization (continued)

4. Management of the Use of Packaging Materials (continued)

During the reporting period, the Group consumed approximately 44.55 tonnes of packaging materials, representing a decrease of approximately 12.86 tonnes or 22.40% when compared with the previous year.

The Group set a target at the beginning of the reporting period to reduce the amount of packaging used in the current year by 10.00% as compared to the previous year and has achieved the target in the current year. Please refer to the table below and the section "Summary of Environmental Data Performance" below for the relevant data.

During the Reporting Period, the Group's use of packaging materials is as follows:

三、環境保護(續)

(二)資源使用的管理(續)

4. 包裝材料使用的管理 (續)

報告期內,本集團共消耗包裝物約44.55噸,較上年度減少約12.86噸或22.40%。

本集團於報告期初訂立目標,與上年度的包裝物 較,將本年度的包裝物 用量減少10.00%,並 已於本年度達成目標。 有關數據請參閱下表 及下文「環境數據表現 摘要」一節。

於報告期內,本集團的 包裝物使用情況如下 表:

2023	2022
2023年度	2022年度
(Tonnes)	(Tonnes)
(噸)	(噸)

Packaging Materials

商品所用包裝材料

Total 44.55 57.41 總量
Intensity ¹ 0.18 0.23 密度¹

Note:

The Group's packaging materials consumption intensity is calculated based on 0.001 square meters (m²) of the floor area of the shopping malls and offices, for which included the newly added floor area of Century Ginwa Xi'an Supermarket during the reporting period.

附註:

本集團包裝物使 用量密度是按物度 場及辦公室的 藥面積的0.001平 方米進行計算,本 報告期內增加安 世紀金花西 市的建築面積。

環境、社會及管治報告

III. ENVIRONMENTAL PROTECTION

(continued)

ii. Management of Resource Utilization (continued)

5. Management of Paper Consumption

In order to reduce the impact of our daily office operation on the environment, the Group actively promotes the "Paperless. ffice" policy, sets up office automation system to enable each department to distribute information and documents in electronic format; paper purchase by the procurement center and set up an office paper distribution registration management system; demand employees to check the format of the document before copying or printing; reduce the font size of the file to make full use of the paper without affecting the legibility: fully utilize paper by reusing single-sided papers, and collect double-sided printed papers to qualified recycler for handling. We have also introduced different electronic payment methods in various department stores and supermarkets to speed up the implementation of paperless payment, and to carry out promotion activities through online digital marketing channels and reduced use of printed materials.

三、環境保護(續)

(二)資源使用的管理(續)

5. 紙張使用的管理

為減輕日常辦公室運作 對環境產生的影響,本 集團積極推廣「無紙化 辦公室一,設置辦公室 自動化系統,讓各部門 能夠使用電子形式傳遞 信息及文件;紙張由採 購中心統一採購並建立 辦公室用紙發放登記管 理制度;要求員工檢查 文件格式沒有出錯才復 印或打印;在不影響閱 讀的前提下,將文件字 體縮小以盡量充分利用 紙張;循環使用單面打 印的紙張,將兩面都已 使用過的廢紙放入再造 紙收集箱,並交由有資 質的回收商處理。我們 還在各百貨中心及超級 市場引入各種電子付款 方式,加快無紙化支付 進程,並利用在線營銷 管道進行推廣,減少使 用印刷品。

III. ENVIRONMENTAL PROTECTION

(continued)

iii. Environment and Natural Resources

The Group has always been actively bringing environmental responsibility into its daily operations, energy consumption and waste production is monitored and managed over the years, and will continue to monitor, identify and disclose the impact of our business activities on the environment. The major impact on the environment and natural resources from shopping malls and offices operations mainly come from waste gas, greenhouse gas, wastewater and solid waste generated from the use of natural resources (including electricity, natural gas, fuel, water, paper, etc.), and the construction wastes and domestic wastes generated from the operation of shopping malls.

Although the COVID-19 outbreak has had a huge impact on the economy in Mainland China, the Group's department stores and shopping malls businesses are the first to bear the brunt. Faced with the decline in profits of physical retail corporates, the Group's determination to environmental protection and green operations has not diminished. With years of accumulated environmental protection work experience, we have effectively reduced operating costs, allowing us to invest more resources and implement various measures to increase resource efficiency. Besides, the Chinese government provides preferential policies and tax reductions for various industries, which indirectly provides great support to the Group's environmental protection work and reduces economic pressure. We will continue to advocate the concept of "save one unit of electricity, save one tonne of water, save a drop of oil, save a piece of paper, save a penny", manage resource utilization and enhance the employees' awareness of environmental protection.

三、環境保護(續)

(三) 環境及天然資源

儘管2019冠狀病毒病疫情對 中國內地經濟帶來巨大沖擊, 本集團的百貨與購物中心業 務更是首當其沖,在面對實體 零售企業利潤下滑的情況下, 本集團對環境保護的決心及 綠色營運的堅持仍未有減退, 憑藉累積多年的環保工作經 驗,有效地降低營運成本,讓 我們投放更多資源,推行各種 增加資源效益的措施。此外, 中國政府對各行各業提供優 惠政策與税收減免,間接為 本集團的環保工作給予很大 的支持,減低經濟壓力,我們 將繼續在企業文化宣傳中, 宣傳成本控制觀念,讓員工自 覺節約使用資源,同時加大 宣傳力度,向員工倡導「節約 一度電、節約一噸水、節約一 滴油、節約一張紙、節約一分 錢」的觀念,從源頭管理資源 耗用及提升員工的環保意識。

環境、社會及管治報告

III. ENVIRONMENTAL PROTECTION

(continued)

iv. Climate Change

Climate change is expected to worsen the frequency and severity of extreme weather events and cause catastrophic damage. Climate change is also changing seasonal and annual patterns of temperature, precipitation and other weather phenomena, increasing risk of heavy rains, rising tides and flooding that can cause serious damage to assets such as buildings, warehouses and inventories, resulting in economic losses. In the long term, climate change may lead to rise in the sea level, long-term changes in climate patterns of chronic heat waves (persistent higher temperature, etc.). The risks of climate change are still imminent. Understanding of these trends and their relevance to the Group's businesses can help the Group to prepare, analyze possible risks and opportunities, seize the opportunities of potential benefits and establish the response capacity of the Group in the long run.

In response to climate change, the Group will continue to pay attention to climate changes, continuously review and monitor the implementation of various measures, constantly optimize measures based on effectiveness, establish various effective and appropriate measures with reference to its operations, implement "green operation, balanced development" and seek opinions from external parties whenever needed, for reducing our carbon footprint. We hope to use this report to share with the others the results of our efforts and performance on natural resource conservation, and to convey environmental protection messages to stakeholders, so as to achieve a more powerful environmental protection publicity effect and to work with all walks of life to mitigate the climate change.

三、環境保護(續)

(四) 氣候變化

氣候變化使各種極端天氣變 得更頻繁,情況更為惡劣,經 常造成災難性的損失;氣候變 化還正在改變溫度、降水和其 他天氣現象的季節性和年度 模式,增加暴雨、潮位上升和 洪水災害的風險,可能對建築 物、倉庫和儲存貨物等資產造 成嚴重破壞,從而造成經濟損 失。長遠而言,氣候變化可能 導致海平面上升、慢性熱浪的 氣候模式的長期變化(如持續 較高的溫度等)。氣候變化的 風險仍迫在眉捷,通過了解這 些趨勢與自身業務的關連,有 助我們作好準備,分析可能出 現的風險和機遇,長遠而言有 助於本集團把握機遇及建立 應對能力。

IV. EMPLOYMENT AND LABOR PRACTICES

Employees are our valuable assets and the key driver for the Group's sustainable and long-term business development. We devote to create a non-discrimination. equal, harmonious and safe workplace. In order to adhere to our governance philosophy of attracting talent by means of "compensation", "relationship", "career" and "working platform", we internally have an equal competition mechanism in place, standardize the employee advancement and promotion process and provide competitive remuneration and various benefits. The Group enhances employees' consciousness of innovation, work flexibility and focus on commitment, promotes full participation of all our employees in management, encourages employees to make rational recommendations and put into practice so as to fulfill the mission of providing high quality merchandises and services to the customers. Besides, we encourage employees to maintain harmonious interpersonal relationships, promote team spirit of cooperation and unity, bravely face difficulties and overcome challenges. Our human resources policies vary by locations to comply with the local labor laws and regulations. The Group has strictly complied with the relevant laws and regulations on employment and Labor of Mainland China and Hong Kong, including the "Constitution of the People's Republic of China", the "Labor Law of the People's Republic of China", the "Law of the People's Republic of China on the Protection of Minors", the "Provisions on the Special Protection for Underage Employees", the "Provisions on the Prohibition of Using Child Labor", the "Law of the People's Republic of China on the Protection of Women's Rights and Interests", the "Insurance Law of the People's Republic of China", the "Labor Contract Law of the People's Republic of China", the "Social Insurance Law of the People's Republic of China", the "Regulations on Work Related Injury Insurances", the "Trade Union Law of the People's Republic of China", the "Employment Promotion Law of the People's Republic of China", the "Labor Dispute Mediation and Arbitration Law of the People's Republic of China", the "Law of the People's Republic of China on the Protection of Disabled Persons", the "Individual Income Tax Law of the People's Republic of China", the "Regulation on the Implementation of the Employment Contract Law of the People's Republic of China", the "Law of the People's Republic of China on the Prevention and Control of Occupational Diseases" of Mainland China, and the "Employment Ordinance", the "Employees' Compensation Ordinance", the "Mandatory Provident Fund Schemes Ordinance", the "Minimum Wage Ordinance", the "Sex Discrimination Ordinance", the "Disability Discrimination Ordinance", the "Family Status Discrimination Ordinance", the "Race Discrimination Ordinance", the "Occupational Safety and Health Ordinance" of Hong Kong and other local government requirements and standards. Relevant information will be described in detail in the sections headed "Employment", "Health and Safety" and "Labor Standards" below.

四、 僱傭及勞工常規

本集團一直視員工為最寶貴的資 產,對業務可持續和長遠發展起著 關鍵作用。我們致力打造非歧視、平 等、和諧及安全的工作環境;我們在 內部營造平等的競爭機制,規範員 工晉升和晉級的流程,並憑藉具有競 爭力的薪酬和各項福利,體現[以待 遇留人」、「以情感留人」、「以事業 留人 | 及「以平台留人 | 的理念來吸 納人才。本集團增強員工創新、靈活 和重視承諾的意識,提倡全員參與 管理,鼓勵員工提出合理化建議,並 應用於實際工作中,以完成為客戶 提供優質商品和服務的使命。此外, 我們鼓勵員工建立融洽和諧的人際 關係,提倡相互協作的團隊力量並 發揚本集團多年來累積的團結合作 精神;發揮集體的力量接受困難及 迎接挑戰。我們根據各地不同的勞 工條例而調整和制定適合當地企業 的政策。本集團嚴格遵守中國內地 及香港有關僱傭及勞工的法規,包 括中國內地的《中華人民共和國憲 法》、《中華人民共和國勞動法》、 《中華人民共和國未成年人保護 法》、《未成年工特殊保護規定》 《禁止使用童工規定》、《中華人民 共和國婦女權益保障法》、《中華人 民共和國保險法》、《中華人民共和 國勞動合同法》、《中華人民共和國 社會保險法》、《工傷保險條例》、 《中華人民共和國工會法》、《中華 人民共和國就業促進法》、《中華人 民共和國勞動爭議調解仲裁法》、 《中華人民共和國殘疾人保障法》、 《中華人民共和國個人所得稅法》、 《中華人民共和國勞動合同法實施 條例》、《中華人民共和國職業病防 治法》,以及香港的《僱傭條例》、 《僱員補償條例》、《強制性公積金 計劃條例》、《最低工資條例》、《性 別歧視條例》、《殘疾歧視條例》、 《家庭崗位歧視條例》、《種族歧視 條例》、《職業安全及健康條例》及 其他當地政府的要求與標準。有關資 料將於下文「僱傭」、「健康和安全」 及「勞工準則」部分中詳細描述。

環境、社會及管治報告

IV. EMPLOYMENT AND LABOR PRACTICES (continued)

i. Employment

The Group has established an internal management system which specifies the requirements for recruitment, promotion, dismissal, working hours, rest periods, compensation, welfare and other benefits.

1. Recruitment, Promotion, Dismissal, Equal Opportunity, Diversity and Antidiscrimination

The Group is a fair opportunity employer and respects personal privacy, and established related policy in this area. During the recruitment process, the department head determines the job positions' responsibilities and requirements, and the Human Resources Department assesses and screens applicants according to the requirements. We adhere to the merit system principles and fair recruitment. The appropriate candidates would be selected based on their morality, knowledge, abilities and job requirements, and regardless of their nationality, gender, age, geographical, religious beliefs. The policy applies to all phases of the employment relationship, including but not limited to, hiring, promotion, performance appraisal, training, personal development and termination. The Group handles dismissal and compensation in accordance with the local laws and regulations.

四、 僱傭及勞工常規(續)

(一) 僱傭

本集團制定了內部管理制度, 並對招聘、晉升、解雇、工作 時長、假期、薪酬、福利及其 他待遇等方面作出明確要求。

1. 招聘、晉升、解雇、平 等機會、多元化及反 歧視

本集團主張平等機會及 尊重個人隱私,並制定 了相關政策。在招聘過 程中,部門主管確定崗 位的工作責任與要求, 人力資源部門會按照要 求篩選合適的應聘者。 我們堅持以擇優錄取、 公平任用為原則;並以 品德、學識、能力及崗 位要求為僱用標準, 為不同民族、性別、年 齡、地域、宗教信仰的 人士給予平等的僱用 機會。上述政策適用於 不同階段的僱傭關係, 包括但不限於招聘、晉 升、績效考核、培訓、 個人發展及終止聘用。 如解僱員工或因此而需 要作出賠償,本集團按 照當地的法律法規處 理。

IV. EMPLOYMENT AND LABOR PRACTICES (continued)

- i. Employment (continued)
 - 1. Recruitment, Promotion, Dismissal, Equal Opportunity, Diversity and Antidiscrimination (continued)

In order to enhance work quality and employee competencies, the Group conducts periodic performance appraisal and fairly assess the level of awards, salary increment and/or promotion recommendations based on a number of criteria, including working experience, seniority, knowledge and skills, performance, contributions, etc... In the performance appraisal process, the department head communicates and discusses with employees about their achievements, suggest areas for improvement, and setting objectives and performance indicator for the next appraisal period, so as to motivate the employees for continuous improvement and to develop their potential.

On the basis of equality, the Group hopes to identify talents who are committed and dedicated to work, willing to take responsibility, keep learning, continuously improving their abilities and willing to move forward with the Group.

四、 僱傭及勞工常規(續)

(一) 僱傭(續)

1. 招聘、晉升、解雇、平 等機會、多元化及反 歧視(續)

> 為了提升員工的工作 質量與辦事效率,本集 團定期進行系統化的 績效考核並按照多項 標準作出評估,包括工 作經驗、資歷、知識技 能、表現及貢獻等,以 便公平地發放員工獎 金、調整薪酬及/或考 慮晉升建議的。在績效 考核的猧程中,部門主 管與下屬員工溝通與 討論,主要是為了肯定 員工的成績,提出改進 建議及為員工制訂下 一個考核周期的績效 計劃和工作目標,以激 勵員工持續改進及引 發員工潛能。

> 在平等的基礎上,本集 團期望發掘能投入 作、敬業及勇於承擔 任的人才,並且對別 學習、持續改善自身 力及願意與集團一同 向前發展的員工寄予 信心和厚望。

環境、社會及管治報告

IV. EMPLOYMENT AND LABOR PRACTICES

(continued)

- i. Employment (continued)
 - 1. Recruitment, Promotion, Dismissal, Equal Opportunity, Diversity and Antidiscrimination (continued)

At the end of the Reporting Period, the number and distribution of the Group's employees are as follows:

四、僱傭及勞工常規(續)

(一) 僱傭(續)

1. 招聘、晉升、解雇、平 等機會、多元化及反 歧視(續)

本報告期末,本集團的僱員人數及分布情況如下表:

	2023	2022 1
	2023年度	2022年度1
Gender 性別		
Male 男性	226	283
Female 女性	458	570
Employment Type 僱傭類別		
Full-time 全職	675	840
Part-time 兼職	9	13
Age Group 年齡組別		
18-30	90	101
31-45	419	524
46-60	175	225
>60	_	3
Geographical Region 地區		
Mainland China 中國內地	684	853
Hong Kong 香港	-	-

During the Reporting Period, the Group's average monthly employee turnover rate is as follows:

於報告期內,本集團僱員平均每月流失率如下表:

	2023 2023年度	2022 ¹ 2022年度 ¹
Gender 性別		
Male 男性	1.87%	1.95%
Female 女性	1.82%	0.96%
Age Group 年齡組別		
18-30	2.52%	1.84%
31-45	1.86%	1.60%
46-60	2.08%	1.83%
Geographical Region 地區		
Mainland China 中國內地	4.00%	2.31%
Hong Kong 香港	-	_

IV. EMPLOYMENT AND LABOR PRACTICES (continued)

- i. Employment (continued)
 - 1. Recruitment, Promotion, Dismissal, Equal Opportunity, Diversity and Antidiscrimination (continued)

Note:

1 Part of last year's comparative figures are restated to conform with the current year's presentation.

2. Compensation, Welfare and Other Benefits

The Group attracts and retains outstanding talents with competitive remuneration packages and regularly assesses their salary levels to ensure it is up to the market standard. The Group benchmarks the upto-date remuneration data in its industry. and strives to establish a fair, reasonable and competitive remuneration scheme in order to ensure the pay level of general staff is competitive in the region where the Group operates; and the core members are remunerated competitively within the industry. Employees' salaries level is decided based on one's knowledge, skills, experiences and education background relevant to their work requirements, and the Group implements a remuneration system that consists of basic salary and performance-based bonus.

四、 僱傭及勞工常規(續)

(一) 僱傭(續)

1. 招聘、晉升、解雇、平 等機會、多元化及反 歧視(續)

附註:

1 上年度部分數據 需重列作為比較 用途。

2. 薪酬、福利及其他待 遇

本集團以具有競爭優勢 的薪酬吸引和保留高素 質員工,了解行業勞工 市場薪酬情況,力求建 立公平、合理、極具競 爭力的薪酬體系,並實 現通用人才的薪酬水平 在營業地區具有競爭力 及骨干核心人員的薪酬 水平在同行業具有競爭 力。員工的薪酬按照每 一職位所要求的知識技 能、經驗和教育程度等 因素而確定,並實行崗 位工資和績效獎金相結 合的薪酬制度。

環境、社會及管治報告

IV. EMPLOYMENT AND LABOR PRACTICES (continued)

- i. Employment (continued)
 - 2. Compensation, Welfare and Other Benefits (continued)

The employees' remuneration package includes basic salary, seniority salary, overtime pay, and so on. Other benefits include working meals, messing allowance, communication allowance, birthday gifts, festive gifts, medical insurance, provision of group accident insurance for employees in high risk job positions, infectious disease insurance purchased for protecting the employees' safety at the time of the pandemic, provide nucleic acid testing, medical donations for employees and their families, etc.. We provide anti-heatstroke and warm drinks and supplies to special position workers (including security guards, staff canteen's employees, parking crews) during high temperature and cold weather.

Besides, the Group provides social security benefits for all employees following the requirement of the local labor laws and social security laws and regulations. The Group contributes to various social security schemes (endowment insurance, medical insurance, unemployment insurance, work injury insurance and maternity insurance) and housing provident fund for the employees in Mainland China, and contributes to the Mandatory Provident Fund Scheme for the employees in Hong Kong.

The Group organized staff activities such as spring sports games, badminton competition, Century Ginwa's 25th anniversary musical storytelling session, staff birthday party, and Arbor Day to enrich the life of the staff and to enhance teamwork.

四、 僱傭及勞工常規(續)

(一) 僱傭(續)

2. 薪酬、福利及其他待 遇(續)

員工的工資包括基本 工資、工齡工資、加班 費等;其他福利包括工 作餐、用餐津貼、通訊 津貼、生日禮品、節日 福利品、醫療保險、為 高風險崗位員工投保 團體意外傷害保險、為 員工及員工家屬提供 醫療捐款等。在高溫及 嚴寒天氣,我們為特殊 崗位的員工(包括保安 員、員工餐廳員工、泊 車員等)提供防暑和保 暖飲品及物品,以免員 工身體不適。

本集團組織了春季運動會、羽毛球比賽、世紀金花25周年音會、員工生日會、樹節團建等員工活,加豐富員工生活,加強員工之間的默契及擬別。

IV. EMPLOYMENT AND LABOR PRACTICES (continued)

i. Employment (continued)

3. Working Hours and Rest Periods

The Group pays attention to its employees' health and encourages everyone to maintain work-life balance, and set up employee work hours according to the requirements of the local labor laws and protects the employee rights to rest days and holidays; so that all employees are entitled to rest days and statutory holidays such as annual leave, maternity leave, funeral leave and work injury leave in accordance with the local labor laws.

ii. Staff Health and Occupational Safety

The Group pays attention to its employees' health and provides a safe work environment so as to prevent occupational hazards and various incidents from happening. We sign target responsibility statement of "Setup Safe Workplace" with each subsidiary, and formulate safe management team with reference to the company's operation. Management and employees at all levels must clearly understand their own safety responsibilities and strictly perform the requirements as stated on the target responsibility statement.

四、 僱傭及勞工常規(續)

(一) 僱傭(續)

3. 工作時數及假期

(二)員工健康與職業安全

環境、社會及管治報告

IV. EMPLOYMENT AND LABOR PRACTICES (continued)

- ii. Staff Health and Occupational Safety (continued)
 - 1. Safe Business Premises and Working Environment

The Group establishes a safety management manual to strengthen its fire safety management in its business sites, key departments and offices. Smoking is prohibited for staff and customers; and we target to keep our shopping centers, malls, supermarkets and offices smoke-free. We designated staff to regularly carry out fire prevention patrol every day at all locations and critical departments; and keep patrol records. We take immediate remediation or precautions once fire hazards are found. In compliance with the local fire prevention standards and policies, we have stringent management on fire equipment and facilities; carry out repairs and maintenance, and keep records.

四、 僱傭及勞工常規(續)

- (二)員工健康與職業安全(續)
 - 1. 安全營業場所及工作 環境

本集團制定了安全管 理手冊,加強營業現 場、各重點部門、辦公 室等地方的消防安全 的管理。將各購物中 心、商場、超級市場及 辦公室定為「無煙區 域」,任何員工及顧客 嚴禁吸煙。我們安排專 人每天定時對這些地 方和重點部門進行消 防巡查, 並詳細記錄情 況;如發現消防隱患, 需立刻提出整改方案 或採取防範措施,以確 保安全。按照各地方的 消防標準和政策,我們 對所有消防器材、設施 及設備進行嚴格管理, 妥善維護及保養,並詳 細記錄情況。

IV. EMPLOYMENT AND LABOR PRACTICES (continued)

ii. Staff Health and Occupational Safety (continued)

2. Property Management

In order to regulate the property management work, we have established property management policies and procedures. The Integrated Management and the Property Management Departments are responsible for monitoring, inspection, providing guidance and evaluation work. Employees have to report to maintenance staff immediately when repairs (such as electrical equipment, electric power distribution equipment, facilities at shopping malls, air-conditioners, drainage equipment, etc.) are needed for shopping centers, supermarkets and offices so as to ensure the customers' and employees' safety at these locations. Staff of special work types (such as electrician, welders) must possess valid license before they are allowed to work; for example, to get a fire certificate before using fire; carpenter should promptly clean up with the sawdust and shavings after job completion; inflammables, explosive, chemical or dangerous materials are prohibited and no storage is allowed; paint workers should not blend paints on-site or at the locations close to fire or electric source; paints should be covered with lids immediately after use.

四、 僱傭及勞工常規(續)

(二)員工健康與職業安全(續)

2. 物業管理

為了規範物業的管理 工作,我們制定了物業 項目管理制度,綜合管 理及物業管理部門負 責監督、檢查、指導及 考評工作。如發現購物 中心、超級市場及辦公 室需要維修,例如:電 器設備、配電設備、商 場設施、空調機、排水 設備等,員工應立即通 知維修人員進行維修, 以確保購物中心、超級 市場及辦公室內的客 戶與員工的安全。重點 工種的員工(如電工、 電氣焊工)必須持證上 崗,他們必須按章工 作,例如:用火前應事 先辦理動火證;木工應 及時清理鋸末、刨花; 嚴禁於作業場所點火 及存放易燃易爆的化 學危險物品;油漆工不 得在場內調配油漆,嚴 禁於場外調配油漆時 點火及於電源周圍作 業,使用完油漆桶後應 立即蓋緊蓋子。

環境、社會及管治報告

IV. EMPLOYMENT AND LABOR PRACTICES (continued)

ii. Staff Health and Occupational Safety (continued)

3. Safety Training

Training topics are mainly related to workplace safety and occupational health. The Group raises its employees' safety awareness by providing appropriate occupational health and safety training to introduce the corporate development plan, enhance their awareness on safety and continuously strengthen their consciousness, improve their professional skills, especially for those job positions under significant potential safety hazards, and enable them to perform their duties in a safe environment. Employees have to report to the management immediately when incident occurs or aware of any potential hazards. Safety education and training work plays an important role to ensure the workplace is safe. New hires must receive safety training prior to put into work. This is to make sure that staff have the necessary safety knowledge in their position; familiar and able to master the safety techniques required. Key and special positions (such as fire control center) have to take professional training and pass the examination before they are assigned to take up the role. Firefighters have to be familiar with and master the use of various types of fire prevention facilities to ensure that they can operate with the equipment for fighting fire. During the Reporting Period, we organized various safety training activities such as fire control, firefighting skills, safety knowledge, safety production, fire-fighting emergency drills, flood control emergency drills, and emergency power supply drills for sudden power outages trainings.

四、 僱傭及勞工常規(續)

(二)員工健康與職業安全(續)

3. 安全培訓培訓

工作與安全工作環境、 職業健康有著密不可分 的關係,本集團通過適 當的安全意識教育,使 員工了解企業方針,增 強安全意識和持續改進 的自覺性、提高員工的 專業技能,尤其是負責 存在重大安全隱患崗位 的員工,使其能在安全 的環境下履行職責;如 發現事故及安全隱患, 需立即向管理層報告。 安全教育培訓工作對提 供安全的工作環境起 著重要的作用,員工上 崗前,必須接受安全培 訓,以確保員工具有崗 位的安全知識,熟悉和 掌握崗位的安全技能; 重點及特殊崗位(如消 控中心等)的員工需接 受專業培訓,考試合格 後,方能上任;消防人 員需熟悉並掌握各類消 防設施的使用技巧,確 保撲救火災過程中操作 順利。報告期內,我們 組織了多個安全培訓活 動,如消防知識培訓、 消防技能培訓、安全知 識培訓、安全生產專題 培訓、滅火應急演練、 防汛應急預案培訓、突 發停電應急供電演練 等。

IV. EMPLOYMENT AND LABOR PRACTICES (continued)

ii. Staff Health and Occupational Safety (continued)

3. Safety Training (continued)

During the Reporting Period, the number of lost days due to work injury are as follows:

Lost Days Due to Work Injury 因工傷損失工作日數

There was no work-related fatality occurred in each of the past three years (including the Reporting Period) within the Group.

iii. Staff Development and Training

In order to align the staff career development with its long-term corporate business plan, the Group sets up staff training polices with reference to the departmental human resources needs. The human resources department established a comprehensive staff training plan with an aim to build an excellent, well-trained and responsible corporate team. This can enhance the staff's knowledge and management capabilities and improve their work ability, performance and efficiency, and raise their enthusiasm in work to activate team spirit.

四、 僱傭及勞工常規(續)

(二)員工健康與職業安全(續)

3. 安全培訓培訓(續)

報告期內,本集團員工 因工傷損失工作日數 如下表:

202320222023年度2022年度

本集團在過去三年(包括報告期內)沒有員工因工亡故。

(三)員工發展及培訓

環境、社會及管治報告

IV. EMPLOYMENT AND LABOR PRACTICES (continued)

iii. Staff Development and Training (continued)

New hires have to participate in induction training and pass the assessment. The training topics include corporate culture, site management, sales skills, membership policies, service etiquette and skills, quality awareness, fire safety (on-site public facilities). On top of providing foundation training, we also provide skills advancement, professional and management training to ensure that staff possess professional theory and knowledge, and new knowledge for overcoming challenges in order to lay a solid foundation for long-term development of employees and the Group.

During the Reporting Period, in addition to the new hire induction training, we also organized various training programmes related to corporate management, customer service, finance, procurement, human resources, employees' health and work safety (please refer to "Health and Safety" section below for details of employees' health and work safety), etc. The training topics include management systems, corporate culture, the one-day workflow, the signing of contracts, membership knowledge, service etiquette, art appreciation, team management, sales skills, health knowledge, efficient meetings, performance management and OKR knowledge etc.. In order to achieve better results from organizing training programmes, employees are asked to provide feedback and satisfaction level upon completion of training programmes and serve as reference for next year's training plan.

四、 僱傭及勞工常規(續)

(三)員工發展及培訓(續)

報告期內,除了新員工之職前 培訓,我們還組織了多項與 企業管理、商場客戶服務、財 務、採購、人力資源、員工健 康與安全工作(員工健康與安 全工作培訓的詳細數據請參 考下文「健康與安全」部分) 等方面相關的培訓課程,如管 理制度培訓、企業文化培訓、 一日工作流程培訓、合同簽訂 注意事項培訓、會員知識培 訓、服務禮儀培訓、藝術鑒賞 培訓、團隊管理培訓、銷售技 巧、健康知識培訓、高效會議 培訓、績效管理培訓、OKR知 識培訓等。為了提升培訓課程 的效果,於培訓課程完成後, 詢問員工對培訓課程的滿意 度和意見,作為下年度培訓計 劃的參考依據。

EMPLOYMENT AND LABOR PRACTICES IV. (continued)

iii. **Staff Development and Training** (continued)

During the Reporting Period, the percentage of the Group's employees trained ¹ is as follows:

四、 僱傭及勞工常規(續)

(三)員工發展及培訓(續)

2023

2023

於報告期內,本集團的受訓員 工百分比1如下表:

2022 3

20223

	2023年度	2022年度3
Gender 性別		
Male 男性	49.02%	14.36%
Female 女性	88.21%	41.74%
Employee Category 職級組別		
Senior management 高級管理層	83.72%	9.09%
Middle management 中級管理層	80.00%	27.18%
Ordinary staff 普通員工	73.51%	28.41%

During the Reporting Period, the average training hours per the Group's employee ² are as follows:

於報告期內,本集團僱員的平 均受訓時數2如下表:

	2023年度	2022年度3
Gender 性別		
Male 男性	3.80	1.80
Female 女性	10.28	4.31
Employee Category 職級組別		
Senior management 高級管理層	44.53	2.02
Middle management 中級管理層	6.47	4.15
Ordinary staff 普通員工	6.50	2.76

Notes:

- "The percentage of the Group's employees trained" refers to the number of Group's employees trained within the Reporting Period divided by the sum of Group's number of employees at the end of the Reporting Period and the number of departing employees within the Reporting Period.
- 2 "The average training hours per the Group's employee" refers to the number of training hours provided by the Group to its employees within the Reporting Period divided by the sum of Group's number of employees at the end of the Reporting Period and the number of departing employees within the Reporting Period.

附註:

- 「受訓員工百分比」是指 本集團於報告期內受訓員 工人數除以本集團年底員 工人數及於報告期內離職 員工人數總和。
- 「平均受訓時數 | 是指本 集團於報告期內為員工提 供培訓的總時數除以本集 團年底員工人數及報告期 內離職員工人數總和。

環境、社會及管治報告

IV. EMPLOYMENT AND LABOR PRACTICES

(continued)

iii. Staff Development and Training (continued)

Notes: (continued)

3 Part of last year's comparative figures are restated to conform with the current year's presentation.

iv. Labor Standards

The Group cherishes human rights and protects labor rights and interests, and does not allow to hire child labor and forced labor. The human resources department of the Group conducts background checks and reference checks in its hiring process to prevent any child labor. Besides, the Group has also implemented various measures to prevent any forms of forced labor, including prisoners, indentured servitude, bonded labor. For example, labor contract is signed by the employee on a fair and voluntary basis, ensure employees do not need to bear any onboarding costs, never deduct wages, benefits or property of employees, detention of employee's identity card or other identification documents is strictly prohibited, any form of physical abuse, assault, body search or insult, or forcing an employee to work by means of violence, threat or unlawful restriction of personal freedom are all forbidden. Employees' consent for work overtime is required to avoid involuntary overtime work, and the employees are compensated as appropriate in accordance with the applicable labor laws and regulations. In case any possible violations are found, the Group will immediately take countermeasures to rectify and eliminate such violations as soon as possible, so as to ensure compliance operations. During the Reporting Period, the Group did not involve in any violation of the laws and regulations related to the child and forced labor.

四、 僱傭及勞工常規(續)

(三)員工發展及培訓(續)

附註:(續)

3 上年度部分數據需重列作 為比較用途。

(四) 勞工準則

本集團重視人權及保護勞工 權益,不容許僱用童工及強制 勞工。本集團人力資源部門 在招聘過程中進行背景及諮 詢審查,以防止聘請童工。此 外,本集團還嚴格執行各種措 施,以防止任何形式的強制勞 工,包括囚工、契約勞工、抵 债勞工,例如在平等自願的基 礎上與員工簽訂勞動合同;確 保員工入職時不需承擔任何 僱傭費用;絕不克扣員工的工 資、福利或財產;絕不扣留身 份證或其他身份證明文件;嚴 禁任何形式的體罰、毆打、搜 身或侮辱行為,或以暴力、威 脅或非法限制人身自由等手 段強迫員工勞動。為了避免非 自願性加班,任何加班安排必 須獲得員工同意,並按照適用 法律法規給予員工補償。如發 現任何可能的違規情況,本集 團將迅速採取應對措施進行 整改,盡快消除違規情況,確 保合規經營。於報告期內,本 集團沒有違反任何與童工和 強制勞工有關的法律法規。

IV. EMPLOYMENT AND LABOR PRACTICES (continued)

iv. Labor Standards (continued)

Compliance

During the Reporting Period, the Group did not involve in any non-compliance incidents relating to employment, health and safety, and labor standards that have significant impact on the Group.

V. OPERATING PRACTICES

i. Supply Chain Management

The Group conveys its concern on environmental issues to its suppliers and business partners, and expects them to implement similar practices. The Group also serves to maintain long-term, stable and strategic cooperative relationships with leading suppliers, and co-develops with its suppliers on the basis of equality and win-win situation.

We have established centralized procurement management manual to strictly control and monitor the procurement process relating to materials, engineering work and services. We have set up strict processes and requirements in respect of the management of approved suppliers, procurement methods, quality improvement, procurement contract, etc.. In order to ensure the procurement processes are carried out following the principles of fairness, justice, openness, effectiveness, integrity and ethics, and to enhance efficiency and ensure good product and service quality. The centralized procurement team is responsible for establishing procurement policy and carrying out daily procurement work. The audit team conducts qualification evaluation and reviews the procurement process. The supervision team monitors the compliance of procurement process, handles reports and appeals relating to the procurement process, corrects violated behaviors and penalizes the employees for breaches.

四、 僱傭及勞工常規(續)

(四) 勞工準則(續)

合規性

於報告期內,本集團沒有涉及與僱傭、健康與安全及勞工准則相關並對本集團有重大影響的已確認違法、違規事件。

五、營運慣例

(一) 供應鏈管理

本集團向供貨商及業務伙伴 傳達我們對環保事宜所採取 的措施及期望,冀盼大家能配 合本集團對社會履行社會責 任。我們希望與有實力的供貨 商建立長期、穩定的戰略合作 關係,與供貨商在平等、雙贏 的基礎上共同發展業務。

我們制定了集中採購管理手 冊,嚴格控制和監管採購物 資、工程與服務的過程,對於 合格供貨商、採購方式、質量 改善、采購合同等方面的管理 皆設有嚴謹的流程與要求, 務使採購過程能符合公平、公 正、公開、效益、誠信、廉潔 的原則,提升效率及確保產品 與服務的質量。集中採購領導 小組負責制定採購政策及日 常採購工作,審核小組對採購 過程進行資格評定與審核,監 察小組監督採購過程的合規 性,處理與採購過程有關的舉 報與申訴,糾正違紀行為及處 罰違紀的員工。

環境、社會及管治報告

V. OPERATING PRACTICES (continued)

i. Supply Chain Management (continued)

To accept new suppliers, we will pay visits to their business sites, and evaluate their certifications, internal management policies documents, work manual, operational status, etc. to make sure that they possess the capabilities in fulfilling the obligations. We also establish strict evaluation procedures for renewal of merchandise suppliers, and regularly compile statistics and review the performance of our suppliers, assess their capability, business status and operational results; in order to grasp the product sales situations and make appropriate adjustment to our strategies. The evaluation includes reviewing of their market position, their overall capability, product quality, supply performance, sales performance, quality service, business results; and conduct a comprehensive evaluation based on a combination of scores and text comments. The evaluation result is sent to management to ensure that the selected suppliers are competitive and possess recognized qualifications and good internal control system, stable quality, on-time delivery, laws and regulations compliance. We have established policies and procedures in supply chain management and provided various reporting channels for employees, suppliers, customers and other business partners to report any violations and suspected abuse one's authority for own interest. During the Reporting Period, the Group did not have significant issues relating to violations in this respect.

五、營運慣例(續)

(一) 供應鏈管理(續)

挑選新供貨商時,我們需實地 考察供貨商的業務地點,審核 它們的資質證明、內部管理制 度文件、工作指引、營運狀況 等,確保它們具有履行責任的 實力。對於銷售商品供貨商的 續用,我們設有嚴格的評審制 度,需定期對供貨商的業績進 行統計及調查,並對其能力、 發展狀況及營運業績等進行 考核,以便掌握商品銷售情 況,作出相應戰略調整。考核 內容包括行業地位、綜合實 力、商品質量、供貨業績、銷 售業績、質量服務、營業表現 等,結合計分制度和文字描述 對供貨商進行全方位評估, 經審核檢查後 上報管理層,確 保所選用的供貨商具有競爭 力、具認可資格、有良好的內 部管理制度、質量穩定、準時 交貨、合法合規等。對於供應 鏈系統管理,我們設有嚴謹的 程序,讓員工、供貨商、客戶 與我們業務有關的人士可以 舉報任何懷疑利用職務違法、 違規的行為。報告期內,本集 團未收到任何有關這方面的 嚴重違規報告。

V. OPERATING PRACTICES (continued)

i. Supply Chain Management (continued)

During the Reporting Period, the number and geographical distribution of the main suppliers that have business with the Group are as follows:

Mainland China 中國內地 Hong Kong 香港

ii. Product and Service Responsibility

The Group realizes that the department store and shopping center business not only need to guarantee high-quality goods, but also need to provide customers with high-quality services and establish good corporate image. Therefore, we follow the operating strategies and goals of each operating location, and observe the requirements of laws and regulations, market conditions, customers' needs and expectations and other information to establish our policy relating to quality. The Group pays attention to customers' needs, wins customers' confidence with high quality and distinctive products; cares about customers' feelings, provides services that exceed customers' expectations, and creates surprises for customers: protect its own image, promotes business innovation, and insists on adopting innovative methods to enhance customers' service experience; focus on trends; while leading the trend and advocating consumer spending on the mainstream culture, we also pay attention to the customers' experience. Every department, every employee of the Group, everything they did, and every word they said, altogether built the "Century Ginwa" brand. Both the front-line employees and back-office personnel uphold the Group's core value of "To do the best, and never change ", consistently implement each quality policy, provide customers with high-quality services and products, and instill the thoughts of "our action is customers' needs driven" among employees, so as to achieve a first-class enterprise brand image.

五、營運慣例(續)

(一) 供應鏈管理(續)

報告期內,與本集團有業務往來的主要供貨商數量及地理 分布如下表:

202320222023年度2022年度

808 657 **4** 5

(二) 商品和服務責任

本集團意識到百貨商場與購 物中心業務不僅要保證商品 質量,更需要為顧客提供優質 服務和樹立良好企業形象, 因此我們根據各營運地點的 經營方針與目標,並結合法律 法規要求、市場狀況、消費者 需求與期望等信息,定立質量 方針。本集團關注顧客需求, 以質量優良、具特色的商品贏 取顧客信心;關心顧客感受, 提供超越顧客期望的服務, 為顧客創造驚喜的體驗;關愛 自身形象,推動業務創新,堅 持採用創新方法以提升顧客 服務體驗;注重推崇時尚,在 引領時尚、倡導消費主流文化 的同時,使顧客得到享受。本 集團各個部門、每位員工所做 的每一件事、説的每一句話都 是在努力締造「世紀金花」的 品牌,無論是前線員工或後勤 人員都秉持著本集團「至真 至極,始終不渝」的核心價值 觀,貫徹執行每個質量方針, 為客戶提供優質服務和高質 量商品,於員工之間樹立「顧 客的需求是我們的行動指南」 的思想,以成就一流企業的品 牌形象。

環境、社會及管治報告

V. OPERATING PRACTICES (continued)

ii. Product and Service Responsibility (continued)

In order to build up an image of excellent service, we established employees' handbook to strictly require our staff to pay attention to their appearance, phone manner, reception etiquette, conduct and behavior, dressing, job descriptions and requirements, and service greetings, etc. We have established service quality monitoring system to accurately evaluate the company's service quality, to promptly remediate problems found, and to provide customers with satisfactory services meeting their needs. When serving customers, every employee must abide by the Group's professional ethics, serve customers with sincerity, respect customers' national customs and religious beliefs, and should not judge people by appearance or comment on customers.

During the Reporting Period, the number of products and service related complaints received are as follows:

Complaints received 接到的投訴

五、營運慣例(續)

(二) 商品和服務責任(續)

報告期內,本集團接到的關於 產品及服務的投訴數量如下 表:

2023	2022
2023年度	2022年度
303	237

V. OPERATING PRACTICES (continued)

ii. Product and Service Responsibility (continued)

1. Product Quality

The Group strictly implements the price policy, hoping to achieve "Fair trade, genuine products at fair price, and adequate measurement". In order to strengthen the quality management of merchandise and maintain the reputation of the malls, we have established the "Merchandise Quality Control Regulations" according to the national product safety standards. Before each type of merchandise are placed on the counter, the relevant departments have to check and accept the brand products according to the acceptance standards, and the supervisory departments monitors the merchandise acceptance process including the appearance, quality, shelf life, labels, safety, instructions for use, etc., to ensure the products provided by the suppliers comply with the national standards and our requirements, and at the same time, to prevent the inflow of fake or inferior merchandise and to protect the legitimate rights and interests of consumers.

2. Quality of Brand

In order to continuously strengthen the brand products quality monitoring, to maintain our reputation, to eliminate fake and shoddy goods, and to protect the consumer rights and interests by the Group; we follow the applicable local laws and regulations in brands and goods selection; and monitor and manage closely the brands and suppliers that we work with. We also establish supplier renewal system to ensure that the suppliers' merchandises are continuously keeping at high quality.

五、營運慣例(續)

(二) 商品和服務責任(續)

1. 產品質量

為了加強銷售商品的 質量管理及維護商場 的信譽,我們按照國家 的商品安全標準,制定 了「商品質量管理規 範」;我們針對不同類 別的商品,上櫃前,相 關部門嚴格按照驗收 標準對商品推行驗收, 並由監督部門監督商 品的驗收流程,驗收內 容包括外觀、質量、保 質期、標簽、安全、使 用説明等,以確保供貨 商提供的商品均能符 合國家和我們的要求, 同時杜絕假冒或劣質 商品流入及保護消費 者的合法權益。

2. 經營品牌質量

本集團持續加強對我 們經營品牌的質量監 督,維護我們的信譽, 杜絕假冒偽劣商品的 流入,保護消費者權 益,按照當地有關商品 質量、保護消費者權益 等法律法規,在挑選品 牌及商品時,我們對合 作品牌和所屬供貨商 及其商品的資質管理 作出嚴謹的管理;我們 制定了審核供貨商續 用的制度,確保現有供 貨商的商品能持續保 持高水平。

環境、社會及管治報告

V. OPERATING PRACTICES (continued)

ii. Product and Service Responsibility (continued)

3. Customers' Complaints

Besides, continuous improvement is one of the key principles of the Group's quality management. We actively seek various opportunities to improve the quality of products and services, correct and reduce the adverse impact on the Group, to meet customer requirements. We, from time to time, conduct customer satisfactory survey to obtain feedbacks on our malls' reputation, merchandise and service quality, shopping environment, service facilities, goods pricing, etc. in the form of phone calls and on-site visit. We regularly review the number of customers' complaints received, analyze and evaluate our customers' comments and suggestions; and to formulate improvement plan to enhance our service quality. We remind our employees of the service image requirements and customers' feedback during morning assembly. We also use the customers' complaints as case sharing and employee training materials to strengthen the responsiveness of employees to customers' complaints and to give the customer better impression.

4. Recall of Merchandises

During the Reporting Period, the Group has no product sold or shipped subject to recalls for safety and health reasons.

五、營運慣例(續)

(二) 商品和服務責任(續)

3. 顧客投訴

此外,持續改進是本集 團質量管理的重要原則 之一,我們積極尋求各 種改進產品與服務質 量的機會,糾正及減少 對本集團的不利影響, 以滿足顧客的要求。我 們不時就商場信譽、商 品及服務質量、購物環 境、服務設施、商品價 格等,通過如電話回訪 及現場攔訪的方式進 行顧客滿意度問卷調 查,定期統計顧客投訴 個案,對顧客的意見和 建議進行分析,制定改 進方案,以改善我們的 服務質量;我們在每天 門店的晨會中提醒員工 有關服務形象的要求及 顧客對我們的意見,將 所收集到的顧客投訴個 案,作為案例分享與員 工培訓材料,以加強員 工在遇到顧客投訴時的 應變能力,以及提高顧 客對我們的印象。

4. 回收商品

報告期內,本集團沒有 已售或已運送商品中因 安全與健康理由而須回 收的商品。

V. OPERATING PRACTICES (continued)

- ii. Product and Service Responsibility (continued)
 - 5. Intellectual Property Rights and Portrait Rights

The daily operations of the Group in shopping malls often involve the use of the others' intellectual property rights and portrait rights. In order to prevent infringement behaviors, we have established "Management Regulations Involving the Use of Others' Intellectual Property Rights and Portrait Rights in Propaganda", strictly regulate the pictures, celebrities portraits, copyrighted emoticons, text materials, fonts, video and audiovisual materials used by us and brand owners in promotion inside and outside the shopping malls, and through different media. Any promotion without the authorization from the owners are strictly prohibited. We also regularly organize training relating to the "Law of the People's Republic of China on Advertising", the "Law of the People's Republic of China on Copyright" and the applicable laws to strengthen the professional skills and litigation awareness of the employees.

五、營運慣例(續)

(二)商品和服務責任(續)

5. 知識產權與肖像權

本集團在商場日常的 經營中,經常會涉及到 使用他人的知識產權 及肖像權,為防範各種 可能會引致侵權的行 為,我們制定了「宣傳 推廣中涉及使用他人 知識產權及肖像權管 理規範」,嚴格規管我 們及品牌商在商場內 外及各種媒體中盲傳 時所使用的圖片、明星 肖像、有版權表情、文 字數據、字體、影視與 影音數據等,禁止任何 未經持權方授權的宣 傳;我們定期組織開展 《中華人民共和國廣告 法》、《中華人民共和 國著作權法》等相關 法律培訓,強化員工專 業技能和法律意識。

環境、社會及管治報告

V. OPERATING PRACTICES (continued)

ii. Product and Service Responsibility (continued)

6. Customers' Data Privacy

In order to strengthen our connection with customers, we have set up membership system since 2000, member services and concessions are given by member class; a customer service consultant is assigned to each of our senior members and focus on meeting the customer's personal preferences and needs; and we become the pilot enterprise in the Northwest Region. Confidentiality is one of the Group's core values. We set up management policies relating to information security, information system network, set up access right with information system to handle and store customers' information diligently and confidentially, and to protect customers' privacy. All employees are strictly prohibited to disclose any such information to third parties without proper authority unless there is a legal or professional right or duty to do so.

Compliance

During the Reporting Period, the Group's products and services did not involve in significant issues relating to violations nor did the Group receive any complaints concerning breaches of customer privacy, loss of customer data, intellectual property rights and portrait rights.

五、營運慣例(續)

(二) 商品和服務責任(續)

6. 顧客資料隱私

為加強與顧客的聯繫, 本集團早在2000年就 開始設立會員制度,按 照會員等級提供服務和 優惠,由客服顧問對高 級會員賬戶進行一對一 維護,切合他們的個人 喜好和需求,成為西北 區域的先導企業。保密 是本集團的核心價值之 一,對於信息安全、信 息系統網絡、信息系統 權限等方面,我們制定 了相關的管理制度,嚴 謹及機密處理與儲存龐 大的會員數據和保障顧 客的隱私,除非是擁有 法律或專業權限或職責 需要,在未獲得適當授 權下,員工不得向第三 方披露任何資料。

合規性

V. OPERATING PRACTICES (continued)

iii Anti-corruption

Maintaining an ethical working environment is one of the Group's core values. We have adopted a zero-tolerance approach for all kinds of corruption, bribery and extortion situation. To comply with the "Criminal Law of the People's Republic of China", the "Prevention of Bribery Ordinance" enforced by the Hong Kong Independent Commission Against Corruption and other applicable laws and regulations, we set up internal management system to regulate employees' conduct. Offenders who request and accept bribes, obtain other illegal interests are heavily penalized, including termination of employment contracts, sent to the judicial authority (if violating local laws and regulations), and so on. We conduct anti-corruption training and case study each year and demand all personnel to build a habit of strict compliance with policies and procedures, and to prevent all bribery. During the Reporting Period, the Group organized anti-corruption seminars and corruption case training to the staff.

五、營運慣例(續)

(三) 反貪污

維持高道德標準的工作環境 是本集團核心價值之一,我們 對各種貪污、賄賂及勒索情況 採取零容忍態度。為了符合 《中華人民共和國刑法》、香 港廉政公署所執行的《防止賄 賂條例》和其他相關國家的 法律法規,我們制定了內部管 理制度,規範員工的行為,對 於索取、收受賄賂、獲得其他 非法利益等行為訂明嚴厲的 罰則,包括被公司終止勞動合 同、送交司法機關處理(如違 反當地政府的法律法規)等。 我們還每年為員工進行反貪 污的培訓及案例分享,要求所 有員工養成嚴格遵守規章制 度的習慣, 村絕一切行賄受賄 行為。報告期內,本集團為員 工組織了「廉潔專題會議及貪 污案例培訓。

環境、社會及管治報告

V. OPERATING PRACTICES (continued)

iii Anti-corruption (continued)

We bring the disciplinary monitoring work in the business process, ensure that there are channels (including for reporting boxes, email and hotline) for reporting suspected cases of obtaining personal interests in carrying out one's job duties, briberies, extortion, fraud, money laundering in breach of policies, regulations, and laws in strict confidence to the Internal Control & Legal Department. We also set up suggestion box and reward employees who make good recommendations. We sign the anticorruption agreements with suppliers. During the procurement and bidding processes, the Internal Control & Legal Department participates in the procurement and bidding work to monitor the compliance of each department(such as bribery, receiving gifts and mis-behavior in the bidding process, etc.); the Internal Control & Legal Department also participates in the engineering work inspection process, and is responsible for monitoring whether the engineering companies are authorized, their employees' qualification, whether the equipment is consistent with the contract terms, and whether the company has executed the inspection according to the process, and so on. During the Reporting Period, the Group or its employees did not involve in any litigation cases of corruption.

五、營運慣例(續)

(三) 反貪污(續)

我們將紀檢監察工作深入到 經營過程中,確保在絕對保 密的情况下可以通過不同渠 道(包括舉報箱、舉報電郵和 熱線)向內控法務部通報利用 職務謀取個人私利、賄賂、勒 索、欺詐及洗黑錢等違紀、違 規或違法的個案,而且我們設 置員工建議箱,獎勵提出好建 議的員工。我們與供貨商簽訂 反貪腐協議,在採購及招標的 流程中,內控法務部會參與採 購及招標工作,以監督各個 部門的合規性(如賄賂、收取 禮物、開標流程不對的行為 等);內控法務部還會參與工 程驗收流程,負責監督工程方 是否授權單位、工程人員的資 質、器材是否與合同一致,以 及是否按照公司的驗收流程 進行等。報告期內,並沒有涉 及指控本集團或本集團員工 貪污的訴訟案件。

VI. COMMUNITY INVESTMENT

The Group is committed to building the corporate culture of "open and creative, win-win, grace for the times and sincerely contributing to the society", advocate a green, energy-saving and safe lifestyle, and devoted to charitable activities to show our determination in taking up the social responsibility, to care for the people in need and to push on building a harmonious enterprise.

The Group advocates the concept of sustainable development and jointly promotes regional economic development. The Group is a responsible taxpayer and offers job opportunities to local people. We paid "five insurances and housing provident fund" for staff in Mainland China and the mandatory provident fund contributions for staff in Hong Kong. We run our business following good practices; we actively promote green energy-saving and environmental friendly concepts; we set up a role model for the industry; and to some certain extent, we have contributed to social stability and building a harmonious community.

六、 社區投資

本集團秉承「開放創新、攜手共贏、 恩澤惠於時代、摯誠饋效社會」的企 業文化,倡導綠色節能安全的生活方 式,致力於公益事業,彰顯我們勇於 承擔社會責任,關愛有需要人士的價 值目標,推進和諧企業建設。

本集團倡導可持續發展理念,共同促進地區的經濟發展。本集團依法經營納稅,協助緩解當地的就業壓力,完 遺余力;為國內員工繳納五險一金, 為香港員工參加強積金計劃。我們一直保持良好的經營、積極推行節能 綠色環保理念及營造良好的發展 序,是行業裡的榜樣,在保持社會 定、建設和諧社區方面,有一定的貢 獻。

環境、社會及管治報告

VII. ENVIRONMENTAL PERFORMANCE DATA 七、環境數據表現摘要SUMMARY

	Unit 單位	2023 2023年度	2022 2022年度
Greenhouse gas ("GHG") Emissions 3:			
溫室氣體³:			
Scope 1 ¹:			
範圍一1:	T	04.47	04.00
Total 總量	Tonnes 噸	91.47	94.08
応里 Intensity ⁴	Tonnes	0.37	0.38
密度⁴	·····································	0.37	0.56
пр	* <i>V</i> A		
Scope 2 ² :			
範圍二 ² :			
Total	Tonnes	19,632.23	10,768.47
總量	噸		
Intensity ⁴	Tonnes	79.9	43.79
密度4	噸		
Air Emissions ³ : 호드 여 내 산 모 3			
廢氣總排放量³: Nitrogen Oxides	Kilograms	129.18	134.29
氮氧化物	公斤	129.10	134.29
数电记物 Sulfur Oxides	Kilograms	0.19	0.13
硫氧化物	公斤	0.13	0.15
Particulate Matters	Kilograms	8.06	6.54
顆粒物	公斤		
Non-hazardous Wastes ⁵:			
無害固體廢物⁵:			
Total	Tonnes	1,344.59	92.87
總量	噸		
Intensity ⁴	Tonnes	5.47	0.38
密度 4	頓		
Packaging Materials Used for Merchandise:			
商品所用包裝材料:			
Total	Tonnes	44.55	57.41
總量	噸		
Intensity ⁴	Tonnes	0.18	0.23
密度4			

VII.	L. ENVIRONMENTAL PERFORMANCE DATA 七、SUMMARY (continued)		環境數據表現摘	要(續)
		Unit 單位	2023 2023 年度	2022 2022年度
	Energy and Water Consumption: 天然資源消耗量:			
	Electricity:	MWh		
	電力:	兆瓦時		
	Total	MWh	33,790.42	17,649.50
	總量	兆瓦時		
	Intensity ⁴	MWh	137.51	71.77
	密度 ⁴	兆瓦時		
	Diesel:			
	柴油:	1.20	2 076 47	2.042.02
	Total 總量	Liters	3,876.47	3,812.92
		公升 Liters	15.78	15.10
	Intensity ⁴ 密度 ⁴	公升	15./8	15.10
	省 及▼	公开		
	Gasoline:			
	汽油:			
	Total	Liters	6,258.93	4,361.64
	總量	公升		
	Intensity ⁴	Liters	25.47	17.74
	密度 *	公升		
	Natural Gas:			
	天然氣:			
	Total	Cubic meters	34,826.00	39,150.00
	總量	立方米		
	Intensity ⁴	Cubic meters	141.73	159.19
	密度 ⁴	立方米		
	Water:			
	水資源:			
	Total	Cubic meters	232,237.87	136,925.68
	總量	立方米		
	Intensity ⁴	Cubic meters	945.12	556.76
	密度4	立方米		

環境、社會及管治報告

VII. ENVIRONMENTAL PERFORMANCE DATA SUMMARY (continued)

Notes:

- 1 Scope 1 refers to the Group's business direct GHG emission, including combustion of diesel, gasoline and natural gas.
- 2 Scope 2 refers to the Group's business indirect GHG emissions, including consumption of purchased electricity.
- The carbon emissions are calculated with reference to the emission factors published by the electricity suppliers, the "Methodology and Reporting Guidelines for Corporate Greenhouse Gas Emissions Accounting and Reporting for Electricity Generating Facilities (Revised 2022)" issued by the Climate Change Department of the Ministry of Ecology and Environment of the PRC and the "Reporting Guidance on Environmental Key Performance Indicators" issued by The Stock Exchange of Hong Kong Limited.
- The above environmental performance data intensity is calculated based on 0.001 square meters (m²) of the floor area of the shopping malls and offices.
- The non-hazardous solid waste was the construction waste generated from renovation work and the domestic waste produced by the employees of all shopping malls and offices. Since the construction waste was handled by the construction contractor which did not provide relevant production data. Therefore, we did not disclose the relevant data in this Report. And, domestic waste data is a multiple of average daily weight of waste produced by each person and the number of employees at month end. Domestic waste is disposed of by the local sanitation department or third party.

七、 環境數據表現摘要(續)

附註:

- 1 範圍一是指本集團業務因直接使 用燃料而產生的溫室氣體排放, 包括燃燒柴油、汽油及天然氣。
- 2 範圍二是指本集團業務內部消耗 購回來的電力所引致的「間接能 源」溫室氣體排放。
- 3 碳排放之計算參照電力供貨商 發佈的排放系數、中國生態環境 部《企業溫室氣體排放核算方法 與報告指南發電設施(2022年修 訂版)》及香港聯合交易所有限 公司《環境關鍵績效指標匯報指 引》。
- 4 以上環境表現數據的密度是按商場及辦公室的建築面積的0.001 平方米進行計算。
- 5 無害固體廢物包含裝修工程所產 生的廢物,以及各商場與辦公室 員工所產生的生活垃圾。由於工程廢物由工程承包商負責處置, 工程承包商未有提供相關產生量 數據,因此我們沒有於此報告一 披露相關數據。部分門店生活垃 圾數據是按照每人每天平均員工 的廢物重量乘以當月月底的員 人數計算。生活垃圾則由當地環 衛部門或第三方進行處置。

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> A. Environmental A.環境

Aspect A1 **Emissions** 層面A1 排放物

General Disclosure Information on: 74-79

(a) the policies; and

(b) compliance with relevant laws and regulations that have a significant impact on the issuer relating to air and greenhouse gas emissions, discharges into water and land, and generation of hazardous and non-hazardous waste.

一般披露 有關廢氣及溫室氣體排放、向水及土地的排污、有害及無害

廢棄物的產生等的:

(a) 政策;及

(b) 遵守對發行人有重大影響的相關法律及規例的資料。

KPI A1.1 The types of emissions and respective emissions data. 126

關鍵績效指標A1.1 排放物種類及相關排放數據。

KPI A1.2 Direct (Scope 1) and energy indirect (Scope 2) greenhouse 83, 92, 126

> gas emissions (in tonnes) and, where appropriate, intensity (e.g. per unit of production volume, per facility).

直接(範圍1)及能源間接(範圍2)溫室氣體排放量(以噸計 關鍵績效指標A1.2

算)及(如適用)密度(如以每產量單位、每項設施計算)。

KPI A1.3 Total hazardous waste produced (in tonnes) and, where N/A

appropriate, intensity (e.g. per unit of production volume,

per facility).

關鍵績效指標A1.3 所產生有害廢棄物總量(以噸計算)及(如適用)密度(如以 不適用

每產量單位、每項設施計算)。

KPI A1.4 Total non-hazardous waste produced (in tonnes) and, where 126

appropriate, intensity (e.g. per unit of production volume,

per facility).

關鍵績效指標A1.4 所產生無害廢棄物總量(以噸計算)及(如適用)密度(如以

每產量單位、每項設施計算)。

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KPI A1.5	Description of emissions target(s) set and steps taken to achieve them.	75-79
關鍵績效指標A1.5	描述所訂立的排放量目標及為達到這些目標所採取的步驟。	
KPI A1.6	Description of how hazardous and non-hazardous wastes are handled, and a description of reduction target(s) set and steps taken to achieve them.	75-79
關鍵績效指標A1.6	描述處理有害及無害廢棄物的方法,及描述所訂立的減廢目標及為達到這些目標所採取的步驟。	
Aspect A2	Use of Resources	
層面 A2 General Disclosure	資源使用 Policies on the officient use of resources including energy	80-98
General Disclosure	Policies on the efficient use of resources, including energy, water and other raw materials.	00-90
一般披露	有效使用資源(包括能源、水及其他原材料)的政策。	
KPI A2.1	Direct and/or indirect energy consumption by type (e.g. electricity, gas or oil) in total (MWh) and intensity (e.g. per unit of production volume, per facility).	83, 92, 127
關鍵績效指標A2.1	按類型劃分的直接及/或間接能源(如電、氣或油)總耗量(以兆瓦時計算)及密度(如以每產量單位、每項設施計算)。	
KPI A2.2	Water consumption in total and intensity (e.g. per unit of production volume, per facility).	95, 127
關鍵績效指標A2.2	總耗水量及密度(如以每產量單位、每項設施計算)。	
KPI A2.3	Description of energy use efficiency target(s) set and steps taken to achieve them.	81-92
關鍵績效指標A2.3	描述所訂立的能源使用效益目標及為達到這些目標所採取的步驟。	
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目標及為達到這些目標所採取的步驟。

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	Aspect A3 層面A3	The Environment and Natural Resources 環境及天然資源	
	僧 囲A3 General Disclosure	吸現及大然貝房 Policies on minimising the issuer's significant impact on the environment and natural resources.	99
	一般披露	減低發行人對環境及天然資源造成重大影響的政策。	
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	Aspect A4	Climate Change	
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B. Social B.社會

Aspect B1 Employment and Labor Practices

層面B1 僱傭

General Disclosure Information on: 101-108

(a) the policies; and

(b) compliance with relevant laws and regulations that have a significant impact on the issuer relating to compensation and dismissal, recruitment and promotion, working hours, rest periods, equal opportunity, diversity, anti-discrimination, and other benefits and welfare.

一般披露 有關薪酬及解雇、招聘及晉升、工作時數、假期、平等機會、

多元化、反歧視以及其他待遇及福利的:

(a) 政策;及

(b) 遵守對發行人有重大影響的相關法律及規例的資料。

KPI B1.1 Total workforce by gender, employment type (for example, 104

full-or part-time), age group and geographical region.

關鍵績效指標B1.1 按性別、僱傭類型(如全職或兼職)、年齡組別及地區劃分的

僱員總數。

KPI B1.2 Employee turnover rate by gender, age group and

geographical region.

關鍵績效指標B1.2 按性別、年齡組別及地區劃分的僱員流失比率。

Aspect B2 Health and Safety

層面B2 健康與安全

General Disclosure Information on: 108-111

(a) the policies; and

(b) compliance with relevant laws and regulations that have a significant impact on the issuer relating to providing a safe working environment and protecting employees

from occupational hazards.

一般披露 有關提供安全工作環境及保障僱員避免職業性危害的:

(a) 政策;及

(b) 遵守對發行人有重大影響的相關法律及規例的資料。

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I	KPI B2.1	Number and rate of work-related fatalities occurred in each of the past three years including the reporting year			111
1	關鍵績效指標B2.1	指標B2.1 過去三年(包括匯報年度)每年因工亡故的人數及比率。		为人數及比率。	
	KPI B2.2 關鍵績效指標B2.2	Lost days due to work injury. 因工傷損失工作日數。			111
	KPI B2.3 關鍵績效指標B2.3	Description of occupational healt adopted, and how they are implemed 描述所採納的職業健康與安全措施法。	ented a	and monitored.	108-111

KPI B2.3 關鍵績效指標B2.3	Description of occupational health and safety measures adopted, and how they are implemented and monitored. 描述所採納的職業健康與安全措施,以及相關執行及監察方法。	108-111
Aspect B3	Development and Training	
層面 B3 General Disclosure	發展及培訓 Policies on improving employees' knowledge and skills for discharging duties at work. Description of training activities.	111-114
一般披露	有關提升僱員履行工作職責的知識及技能的政策。描述培訓活動。	
KPI B3.1	The percentage of employees trained by gender and employee category (e.g. senior management, middle management).	113
關鍵績效指標B3.1	按性別及僱員類別(如高級管理層、中級管理層)劃分的受訓僱員百分比。	
KPI B3.2	The average training hours completed per employee by gender and employee category.	113
關鍵績效指標B3.2	按性別及僱員類別劃分,每名僱員完成受訓的平均時數。	

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Aspect B4 層面B4 General Disclosure	Babor Standards 勞工準則 Information on: (a) the policies; and (b) compliance with relevant laws and regulation a significant impact on the issuer relating to child and forced Labor.	
一般披露	有關防止童工或強制勞工的: (a) 政策;及 (b) 遵守對發行人有重大影響的相關法律及規例	的資料。
KPI B4.1 關鍵績效指標B4.1	Description of measures to review employment pavoid child and forced Labor. 描述檢討招聘慣例的措施以避免童工及強制勞口	
KPI B4.2 關鍵績效指標B4.2	Description of steps taken to eliminate such practice discovered. 描述在發現違規情況時消除有關情況所採取的之	
Aspect B5 層面B5 General Disclosure 一般披露	Supply Chain Management 供應鏈管理 Policies on managing environmental and social supply chain. 管理供應鏈的環境及社會風險政策。	risks of the 115-117
KPI B5.1 關鍵績效指標B5.1	Number of suppliers by geographical region. 按地區劃分的供貨商數目。	117
KPI B5.2	Description of practices relating to engaging number of suppliers where the practices implemented, and how they are implemented	are being

monitored.

關鍵績效指標B5.2 描述有關聘用供貨商的慣例,向其執行有關慣例的供貨商數目,以及相關執行及監察方法。

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關鍵績效指標B6.2

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KPI B5.3	Description of practices used to identify environmental and social risks.	115-117			
關鍵績效指標B5.3	描述有關識別供應鏈每個環節的環境及社會風險的慣例, 以及相關執行及監察方法。				
KPI B5.4	Description of practices used to promote environmentally preferable products and services when selecting suppliers, and how they are implemented and monitored.	115-117			
關鍵績效指標B5.4	描述在揀選供貨商時促使多用環保產品及服務的慣例,以及 相關執行及監察方法。				
Aspect B6 層面B6	Product Responsibility 產品責任				
General Disclosure	Information on: (a) the policies; and (b) compliance with relevant laws and regulations that have a significant impact on the issuer relating to health and	118-122			
	safety, advertising, labelling and privacy matters relating to products and services provided and methods of redress.				
一般披露	有關所提供產品和服務的健康與安全、廣告、標簽及隱私事宜以及補救方法的: (a) 政策:及 (b) 遵守對發行人有重大影響的相關法律及規例的資料。				
KPI B6.1	Percentage of total products sold or shipped subject to recalls for safety and health reasons.	120			
關鍵績效指標B6.1	已售或已運送產品總數中因安全與健康理由而須回收的百分比。				
KPI B6.2	Number of products and service related complaints received and how they are dealt with.	118			
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接獲關於產品及服務的投訴數目以及應對方法。

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關鍵績效指標B6.4	描述質量檢定過程及產品回收程序。	
KPI B6.5	Description of consumer data protection and privacy policies, and how they are implemented and monitored.	122
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Aspect B7	Anti-corruption 反貪污	
層面 B7 General Disclosure	以貝方 Information on:	123-124
General Disclosure	(a) the policies; and(b) compliance with relevant laws and regulations that have a significant impact on the issues relating to bribery,	123 12 1
一般披露	extortion, fraud and money laundering. 有關防止賄賂、勒索、欺詐及洗黑錢的: (a) 政策: 及	
	(b) 遵守對發行人有重大影響的相關法律及規例的資料。	
KPI B7.1	Number of concluded legal cases regarding corrupt practices brought against the issuer or its employees during the	124
關鍵績效指標B7.1	reporting period and the outcomes of the cases. 於報告期內對發行人或其僱員提出並已審結的貪污訴訟案 件的數目及訴訟結果。	
KPI B7.2	Description of preventive measures and whistle-blowing procedures, and how they are implemented and monitored.	123-124
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KPI B7.3 Description of anti-corruption training provided to directors 123-124

and staff.

關鍵績效指標B7.3 描述向董事及員工提供的反貪污培訓。

Aspect B8 Community Investment

層面B8 社區投資

General Disclosure Policies on community engagement to understand the 125

needs of the communities where the issuer operates and to ensure its activities take into consideration the communities'

interests.

一般披露 有關以社區參與來了解營運所在社區需要和確保其業務活

動會考慮社區利益的政策。

KPI B8.1 Focus areas of contribution (e.g. education, environmental 125

concerns, Labor needs, health, culture, sport).

關鍵績效指標B8.1 專注貢獻範疇(如教育、環境事宜、勞工需求、健康、文化、

體育)。

KPI B8.2 Resources contributed (e.g. money or time) to the focus 125

area.

關鍵績效指標B8.2 在專注範疇所動用資源(如金錢或時間)。

Note: 附註:

1 The Group's main business is operating department stores, shopping centers and supermarkets. We did not generate any hazardous wastes.

本集團主要業務是經營百貨商場、購物中心及超級市場,因此 沒有產生任何有害廢物。

Independent Auditor's Report

獨立核數師報告



Independent auditor's report to the shareholders of Century Ginwa Retail Holdings Limited

(Incorporated in Bermuda with limited liability)

OPINION

We have audited the consolidated financial statements of Century Ginwa Retail Holdings Limited (the "Company") and its subsidiaries (the "Group") set out on pages 149 to 282, which comprise the consolidated statement of financial position as at 31 December 2023, and the consolidated statement of profit or loss, consolidated statement of profit or loss and other comprehensive income, consolidated statement of changes in equity and consolidated statement of cash flows for the year then ended and notes to the consolidated financial statements, including a summary of 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 FOR OPINION

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

致世紀金花商業控股有限公司 各股東的獨立核數師報告

(於百慕達註冊成立之有限公司)

意見

我們已審核載列於第149至282頁的世紀金花商業控股有限公司(「貴公司」)及其附屬公司(統稱「貴集團」)的綜合財務報表,當中包括於二零二三年十二月三十一日的綜合財務狀況表及截至該日止年度的綜合損益表、綜合損益及其他全面收益表、綜合權益變動表及綜合現金流量表,以及綜合財務報表附註(包括重大會計政策資料)。

我們認為,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」)真實而公允地反映 貴集團於二零二三年十二月三十一日的綜合財務狀況及 貴集團截至 黃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之適用披露要求妥為編製。

意見基準

我們已按照香港會計師公會頒佈的香港審計準則(「香港審計準則」)進行審核工作。我們根據該等準則的責任進一步描述於本報告「核數師有關審核綜合財務報表的責任」一節。按照香港會計師公會的「等會計師操守守則」(「守則」),我們獨立於。貴集團,且我們已按照守則履行其他道德責任。我們相信,我們獲取的審核證據屬充分、適當,為發表審核意見提供了基礎。

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KEY AUDIT MATTERS

Key audit matters are those matters that, in our professional judgement, were of most significance in our audit of the consolidated financial statements 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.

關鍵審核事項

關鍵審核事項指根據我們的專業判斷,在 我們對本期間綜合財務報表的審核中最重 要的事項。該等事項在我們對綜合財務報 表進行整體審核及就此達致意見時處理, 我們並不就此另外提供意見。

Assessment of impairment of goodwill and intangible assets 商譽及無形資產減值評估

Refer to Notes 14 and 15 to the consolidated financial statements, accounting judgements and estimates Notes 3(b)(i) and the material accounting policy information in Notes 2(e) and (i). 請參閱綜合財務報表附註14及15、附註3(b)(i)的會計判斷及估計以及附註2(e)及(i)的會計政策資料。

The Key Audit Matter 關鍵審核事項

As at 31 December 2023, goodwill and intangible assets, which arose from business acquisitions of department store and supermarket operations in prior years, amounted to approximately RMB279,611,000 in total. No impairment losses on goodwill and intangible assets were recognised in the consolidated statement of profit or loss for the year ended 31 December 2023 (2022: RMB30,164,000).

於二零二三年十二月三十一日,商譽及無形資產(因過往年度進行百貨商場及超級市場業務之業務收購而產生)合共約為人民幣279,611,000元。於截至二零二三年十二月三十一日止年度之綜合損益表內概無確認商譽及無形資產之減值虧損(二零二二年:人民幣30,164,000元)。

The financial performance of the Group's department store and supermarket operations, as a consequence of a slow-down in economic growth in the People's Republic of China (the "PRC"), as well as intense competition from surrounding shopping malls and online retail sales, has underperformed management's expectations when these businesses were acquired, which has increased the risk that goodwill and intangible assets related to these business acquisitions may be impaired.

由於中華人民共和國(「中國」)經濟增長放緩及來自周邊購物中心與網上零售的競爭加劇, 貴集團百貨商場及超級市場業務的財務表現低於管理層收購該等業務時的預期,增加了有關收購該等業務的商譽及無形資產可能減值的風險。

How the matter was addressed in our audit 我們的審核中如何處理有關事項

Our audit procedures to assess impairment of goodwill and intangible assets included the following:

我們評估商譽及無形資產減值的審核程序包括以下各項:

- assessing the external valuer's qualifications, expertise and experience and considering the external valuer's objectivity and independence.
 - 評估外部估值師的資格、專業知識及經驗, 並考慮外部估值師的客觀性及獨立性;
- assessing and challenging the Group's identification of "CGUs" and the allocation of goodwill, intangible assets and other assets to those CGUs;
 - 評估及質疑 貴集團對現金產生單位的識別 及向該等現金產生單位分配商譽,無形資產 及其他資產;
- assessing the reliability of management's cash flow forecasting process by comparing the previous year's forecasts with the current period's results, discussing significant variances with management and considering the effect of such variances on the current period's forecasts and if there was any indication of management bias; 透過將上一年度的預測與當期業績比較,評

透過將上一年度的預測與富期業績比較,評估管理層現金流預測過程的可靠性,與管理層討論重大偏差,並考慮該偏差對當期預測的影響及是否存在任何管理層偏見的跡象;

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KEY AUDIT MATTERS (continued)

關鍵審核事項(續)

Assessment of impairment of goodwill and intangible assets (continued) 商譽及無形資產減值評估 (續)

Refer to Notes 14 and 15 to the consolidated financial statements, accounting judgements and estimates Notes 3(b)(i) and (c) and the material accounting policy information in Notes 2(e) and (i). (continued) 請參閱綜合財務報表附註14及15、附註3(b)(i)及(c)的會計判斷及估計以及附註2(e)及(i)的會計政策資料。(續)

The Key Audit Matter (continued) 關鍵審核事項 (續) How the matter was addressed in our audit (continued)

我們的審核中如何處理有關事項(續)

Management performs impairment assessments of the relevant cash generating units ("CGUs") to which goodwill and intangible assets have been allocated at the end of each reporting period. Management compares the carrying amount of each CGU with its recoverable amount, which is determined by assessing the value-in-use based on discounted cash flow forecasts.

管理層為每個於報告期末獲分配商譽及無形資產的有關現金產生單位(「現金產生單位」)進行減值評估。管理層將各現金產生單位的賬面值與其透過評估根據折現現金流量預測計算的使用價值釐定的可收回金額進行比較。

The preparation of discounted cash flow forecasts involves the exercise of significant management judgement, in particular in forecasting revenue growth and operating profit and in determining appropriate discount rates.

編製貼現現金流預測涉及管理層作出重大判斷,尤其 是在預測收益增長及經營溢利以及釐定適當的貼現率 時。

We identified the assessment of impairment of goodwill and intangible assets as a key audit matter because management's forecasts of the future cash flows involve certain critical judgements in respect of the assumptions made, which are inherently uncertain and could be subject to management bias.

我們認為商譽及無形資產減值的評估是一項關鍵審核 事項,原因是管理層對未來現金流預測涉及有關所作出 假設的若干關鍵判斷,而該等判斷本質上是不確定的, 可能受到管理層偏見的影響。

- evaluating the key assumptions used in the estimated future cash flow, including forecasts of future revenue growth rates and gross margins, by comparing with forecast approved by management, historical performance and externally available information;
 - 透過與管理層批准之預測、過往表現及外部 可得資料作比較,評估估計未來現金流量所 採用之主要假設,包括未來收益增長率及毛 利率之預測;
- involving our valuation specialists to assist us in evaluating the valuation methodology and assessing the discount rate applied by comparison with the discount rates for similar companies in the same industry; 安排我們的估值專家協助我們評估估值方
 - 安排我們的估值專家協助我們評估估值万 法,及以透過比較同行業類似公司的貼現 率,評估所採納的貼現率:
- obtaining management's sensitivity analysis and challenging the key assumptions to which the outcome of the impairment assessments was most sensitive, including forecast revenue and forecast profit margins, and considering if there was any indication of management bias in the selection of these assumptions; and 獲取管理層的敏感度分析,質疑減值評估結果最敏感的關鍵假設(包括預測收益及預測利潤率),考慮是否有任何跡象顯示管理層在選擇該等假設時存在管理層偏見;及
- considering the disclosures in the consolidated financial statements in respect of the impairment assessments and assessing the adequacy of the disclosures against prevailing accounting standards.

考慮就減值評估於綜合財務報表作出之披露,並評估按現行會計準則作出之披露是否 足夠。

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KEY AUDIT MATTERS (continued)

關鍵審核事項(續)

Valuation of land and buildings held for own use and investment properties

持作自用之土地及樓宇以及投資物業估值

Refer to Notes 12 and 13 to the consolidated financial statements, accounting judgements and estimates in note 3(b)(i) and the accounting policies in Notes 2(g) and (h).

請參閱綜合財務報表附註12及13、附註3(b)(i)的會計判斷及估計以及附註2(q)及(h)的會計政策。

The Key Audit Matter 關鍵審核事項

The Group is engaged in the operation of department stores, a shopping mall and supermarkets and properties management in the PRC.

貴集團主要從事在中國經營百貨商場、購物中心及超級市場以及物業管理。

The Group's land and buildings held for own use and investment properties are revalued at the end of each reporting period and are stated at their fair values. 告售團共作戶田之土地及#宝以及投資物業於久報生

貴集團持作自用之土地及樓宇以及投資物業於各報告期末重估,按其公允值入賬。

How the matter was addressed in our audit 我們的審核中如何處理有關事項

Our audit procedures to assess the valuation of leasehold land and buildings held for own use and investment properties included the following:

我們評估持作自用之土地及樓宇以及投資物業估值的審核程序包括以下各項:

- assessing the external property valuer's qualifications, expertise and experience and considering the external property valuer's objectivity and independence;
 - 評估外部物業估值師的資格、專長及經驗, 並考慮其客觀性及獨立性;
- involving our valuation specialists to assist us in assessing the valuations prepared by the external property valuer by evaluating the appropriateness of the valuation methodology and performing alternate calculation; and

邀請估值專家通過評估估值方法的適當性 及進行交替計算協助我們評估由外部財產 估值師編製的估值:及

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KEY AUDIT MATTERS (continued)

關鍵審核事項(續)

Valuation of land and buildings held for own use and investment properties (continued) 持作自用之土地及樓字以及投資物業估值(續)

Refer to Notes 12 and 13 to the consolidated financial statements2, accounting judgements and estimates in note 3(b)(i) and the accounting policies in Notes 2(g) and (h). (continued)

請參閱綜合財務報表附註12及13、附註3(b)(i)的會計判斷及估計以及附註2(q)及(h)的會計政策。(續)

The Key Audit Matter (continued) 關鍵審核事項 (續)

How the matter was addressed in our audit (continued)

我們的審核中如何處理有關事項(續)

The fair values of land and buildings held for own use and investment properties were assessed by the management based on independent valuations prepared by an external property valuer using certain estimates, which included comparable market prices. 持作自用之土地及樓宇以及投資物業的公允值乃由管理層基於外部物業估值師使用若干估計(包括可資比較市場價格)編製的獨立估值而評估。

We identified the valuation of land and buildings held for own use and investment properties as a key audit matter because of the significance of their value to the Group's total assets and also because determining their fair values involve a significant degree of judgement. 我們認為持作自用之土地及樓宇以及投資物業的估值為一項關鍵審核事項,原因是其價值對 貴集團總資產屬重大,且釐定其公允值涉及重大程度的判斷。

considering the disclosures in the consolidated financial statements in respect of the valuation of land and buildings held for own use and investment properties.
 考慮綜合財務報表中有關持作自用之土地及樓宇以及投資物業估值的披露。

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KEY AUDIT MATTERS (continued)

關鍵審核事項(續)

Assessment of impairment of prepayments for acquisition of properties 收購物業預付款項之減值評估

Refer to Notes 17 the consolidated financial statements, accounting judgements and estimates Notes 3(b) (i) and the material accounting policy information in Notes 2(k).

請參閱綜合財務報表附許17、附許3(b)(i)的會計判斷及估計以及附許2(k)的重大會計政策資料。

The Key Audit Matter 關鍵審核事項

As at 31 December 2023, prepayments for acquisition of properties amounted to RMB2,189,475,000. Impairment losses on prepayments for acquisition of properties of RMB35,747,000 were recognised in the consolidated statement of profit or loss for the year ended 31 December 2023.

於二零二三年十二月三十一日,收購物業的預付款項金額為人民幣2,189,475,000元。收購物業預付款項之減值虧損人民幣35,747,000元已於截至二零二三年十二月三十一日止年度的綜合損益表內確認。

The economic challenges surrender in the People's Republic of China (the "PRC") which has increased the risk that prepayments for acquisition of properties may be impaired.

中華人民共和國(「中國」)面臨經濟挑戰,增加了收購物業預付款項可能出現減值的風險。

Management performs impairment assessments of prepayments for acquisition of properties at the end of each reporting period. Management compares the carrying amount of prepayments for acquisition of properties with its recoverable amounts. The recoverable amounts of prepayments for acquisition of properties were based on the discounted cash flow which assessed by the management with assistance by independent external valuers using certain estimations. 管理層於各報告期末對收購物業的預付款項進行減值評估。管理層將收購物業預付款項的賬面值與其可收回金額進行比較。收購物業預付款項的可收回金額乃根據貼現現金流量計算,且由管理層在獨立外部估值師協助下使用若干估計進行評估。

How the matter was addressed in our audit 我們的審核中如何處理有關事項

Our audit procedures to assess the impairment of prepayments for acquisition of properties included the following:

我們評估收購物業預付款項之減值之審核程序包括以下各項:

- assessing the external property valuer's qualifications, expertise and experience and considering the external property valuer's objectivity and independence;
 評估外部物業估值師的資格、專長及經驗,並考慮其客觀性及獨立性;
- involving our valuation specialists to assist us in assessing the valuations prepared by the external property valuer by evaluating the appropriateness of the valuation methodology and the relevance of the assumptions and estimates applied; and 安排我們的估值專家透過評估估值方法的適當性以及所用假設及估計的相關性協助我們評估外部物業估值師編製的估值:及
- considering the disclosures in the consolidated financial statements in respect of impairment assessments.

考慮綜合財務報表中有關減值評估的披露。

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KEY AUDIT MATTERS (continued)

關鍵審核事項(續)

Assessment of impairment of prepayments for acquisition of properties (continued) 收購物業預付款項之減值評估(續)

Refer to Notes 17 the consolidated financial statements, accounting judgements and estimates Notes 3(b) (i) and the material accounting policy information in Notes 2(k). (continued)

請參閱綜合財務報表附註17、附註3(b)(i)的會計判斷及估計以及附註2(k)的重大會計政策資料。(續)

The Key Audit Matter (continued) 關鍵審核事項 (續) How the matter was addressed in our audit (continued)

我們的審核中如何處理有關事項(續)

We identified the assessment of impairment of prepayments for acquisition of properties as a key audit matter because of the significance of their value to the Group's total assets and also because determining their recoverable amounts involve a significant degree of judgement.

我們認為收購物業預付款項之減值評估是一項關鍵審核事項,原因為其價值對 貴集團總資產屬重大,且釐定其可收回金額涉及重大程度的判斷。

INFORMATION OTHER THAN THE CONSOLIDATED FINANCIAL STATEMENTS AND AUDITOR'S REPORT THEREON

The directors are responsible for the other information. The other information comprises all the information included in the annual report, other than 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.

OTHER MATTERS

The consolidated financial statements for the year ended 31 December 2022 were audited by another auditor who expressed an unmodified opinion on those statements on 30 March 2023.

除綜合財務報表及核數師報告以 外的資料

董事對其他資料負責。其他資料包括年報中包含的所有資料,但不包括綜合財務報表及我們就此的核數師報告。

我們對綜合財務報表的意見不涵蓋其他資料,且我們並不對此發表任何形式的保證 結論。

其他事項

截至二零二二年十二月三十一日止年度的 綜合財務報表經另一名核數師審核,其於 二零二三年三月三十日就該等報表出具保 留意見。

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INFORMATION OTHER THAN THE CONSOLIDATED FINANCIAL STATEMENTS AND AUDITOR'S REPORT THEREON (continued)

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 AND THE AUDIT COMMITTEE 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 are assisted by the Audit Committee in discharging their responsibilities for overseeing the Group's financial reporting process.

除綜合財務報表及核數師報告以 外的資料(續)

就我們對綜合財務報表的審核而言,我們 的責任是閱讀其他資料,並同時考慮其他 資料是否與綜合財務報表或我們在審核過 程中獲得的了解存在重大不一致或看似被 重大錯報。

倘若基於我們進行的工作,我們認為該其 他資料存在重大錯報,則我們須報告該事 實。我們在此方面無任何發現可報告。

董事及審核委員會對綜合財務報 表的責任

董事負責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編制綜合財務報表,以使綜合財務報表作出真實而公允的反映,及落實其認為必要的內部控制,以使綜合財務報表不存在由於欺詐或錯誤而導致的重大錯報。

在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,披露(如適用)與持續經營有關的事項,並使用持續經營會計基準(除非董事擬將 貴集團清盤或終止經營,或除此之外並無其他可行的選擇)。

董事在履行監督 貴集團財務報告程序的 職責時獲審核委員會協助。

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

Our objectives are to obtain reasonable assurance about whether the consolidated financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. This report is made solely to you, as a body, in accordance with Section 90 of the Bermuda Companies Act 1981, 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 scepticism 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.

核數師審核綜合財務報表的責任

我們的目標是就綜合財務報表整體是否不存在重大錯報(不論因欺詐或錯誤導致)取得合理保證,並出具包含我們意見的核數師報告。本報告根據一九八一年百慕達公司法第90條僅向 閣下提供,不得用於其他用途。我們概不就本報告的內容向其他任何人負有或承擔任何責任。

合理保證是一種高水平的保證,但並不保證按照香港審計準則進行的審核總能發現所存在的重大錯報。錯報可能因欺詐或錯誤而產生,如個別或整體合理預期可能影響用戶基於該等綜合財務報表作出的經濟決定,則屬重大。

作為按照香港審計準則進行審核的一部分,我們在整個審核期間作出專業判斷並保持專業懷疑。我們亦:

- 識別及評估綜合財務報表中存在重大 錯報(不論因欺詐或錯誤導致)的風 險,設計及執行應對該等風險的審核 程序,並取得充分適當的審核證據, 為我們的意見提供基礎。未發現欺詐 導致重大錯報的風險高於錯誤導致重 大錯報的風險,原因是欺詐可能涉及 勾結、偽造、故意遺漏、虛假陳述或超 越內部控制。
- 取得與審核相關的內部控制的理解, 以設計適當的審核程序,但目的並非 對 貴集團內部控制的有效性發表意 見。

Independent Auditor's Report 獨立核數師報告

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

- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by the directors.
- Conclude on the appropriateness of the directors' use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Group's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the consolidated financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Group to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content
 of the consolidated financial statements, including the
 disclosures, and whether the consolidated financial
 statements represent the underlying transactions and
 events in a manner that achieves fair presentation.
- 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 communicate with them all relationships and other matters that may reasonably be thought to bear on our independence and, where applicable, actions taken to eliminate threats or safeguards applied.

核數師審核綜合財務報表的責任 (續)

- 評價董事所採用會計政策的適當性及 所作出會計估計的合理性。
- 對董事使用持續經營會計基準的適當性,及(基於所取得的審核證據)是否存在與事件或狀況相關且可能導致對 貴集團持續經營能力產生重大至確定性,需要在重大不確定性,需要在主人不確定性,需要在主人不確定性,需要在主人不確定性,需要在主人不確定性,需要在主人不確定性,需要在主人不可能,不要的相關被露或(如該披露不足)的相關被露或(如該披露不足)的相關被露或(如該披露不足)的指論基於截數的報告日期所獲得的審核證據。然而,未來事件或狀況可能導致 貴集團無法持續經營。
- 評價綜合財務報表的整體列報、結構 及內容,包括披露及綜合財務報表是 否按實現公允列報的方式反映了相關 交易及事件。
- 獲取有關 貴集團內實體或業務活動的財務資料的充分適當的審核證據, 以對綜合財務報表發表意見。我們負責指導、監督及進行集團審核。我們仍然對我們的審核意見承擔全部責任。

我們就(其中包括)審核的規劃範圍及時間 與重大審核結果(包括我們在審核中發現 的內部控制重大缺陷)與審核委員會溝通。

我們亦向審核委員會提供一份聲明,表示 我們已遵守有關獨立性的相關道德要求, 並就合理可能導致對我們獨立性產生疑問 的所有關係及(如適用)採取行動消除威脅 或採取保障措施與審核委員會溝通。

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.

核數師審核綜合財務報表的責任

根據與審核委員會溝通的事項,我們認為 有關事項是對審核本期間綜合財務報表而 言最重要的事項,因此屬於關鍵審核事項。 我們在核數師報告中説明該等事項,除非 法律或法規禁止公開披露該事項,或(在極 少數情況下)由於其不利後果合理預期將 超過公開披露所帶來的公共利益,我們認 為該事項不應在我們的報告中披露。

McMillan Woods (Hong Kong) CPA Limited

Certified Public Accountants

Lo Ka Ki

Audit Engagement Director
Practising Certificate Number: P06633

24/F., Siu On Centre 188 Lockhart Road Wan Chai, Hong Kong

28 March 2024

長青(香港)會計師事務所有限公司 執業會計師

盧家麒

審核項目董事 執業證書編號: P06633

香港灣仔 駱克道188號 兆安中心24樓

二零二四年三月二十八日

Consolidated Statement of Profit or Loss

綜合損益表

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度 (Expressed in Renminbi ("RMB")) (以人民幣 (「人民幣」)呈列)

		Note 附註	Year ended 31 December 2023 截至 二零二三年 十二月三十一日 止年度 RMB'000 人民幣千元	Year ended 31 December 2022 截至 二零二二年 十二月三十一日 止年度 RMB'000 人民幣千元
Revenue	收益	4	363,826	376,070
Other income Cost of goods sold Sales and other taxes and surcharges Staff costs Depreciation expenses Utilities expenses Advertisement expenses Reversal of provision	其他收入 貨品銷售成本 銷售及其他税項及附加税 員工成本 折舊開支 公共事業開支 廣告開支 撥供	5 19 6(b) 12 28	2,543 (168,753) (19,194) (84,390) (197,407) (33,064) (9,093) 60,733	370 (197,760) (12,389) (98,949) (151,926) (23,356) (6,233)
Expected credit losses on trade and other receivables Impairment losses on goodwill and	應收賬款及其他應收款 預期信貸虧損 商譽及無形資產減值虧損	30(a)	(58,423)	11
intangible assets Impairment losses on prepayments	收購物業預付款項之	15	-	(30,164)
for acquisition of properties Other operating expenses	減值虧損 其他經營開支	17 6(c)	(35,747) (54,051)	(67,273)
Loss from operations	經營虧損		(233,020)	(211,599)
Valuation gain on an investment properties Net finance costs	投資物業估值收益 財務費用淨額	13 6(a)	1,270 (231,802)	36,689 (204,084)
Loss before taxation Income tax	除税前虧損 所得税	6 7	(463,552) 3,409	(378,994) 53
Loss for the year	本年度虧損		(460,143)	(378,941)
Attributable to: Equity shareholders of the Company Non-controlling interests	由以下人士應佔 : 本公司股東 非控股權益		(453,250) (6,893)	(361,737) (17,204)
Loss for the year	本年度虧損		(460,143)	(378,941)
Loss per share Basic and diluted (RMB)	每股虧損 基本及攤薄(人民幣元)	11	(0.389)	(0.155)

The notes on pages 159 to 282 form part of these financial statements.

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 截至二零二三年十二月三十一日止年度 (Expressed in RMB) (以人民幣呈列)

		Note 附註	Year ended 31 December 2023 截至 二零二三年 十二月三十一日 止年度 RMB'000 人民幣千元	Year ended 31 December 2022 截至 二零二二年 十二月三十一日 止年度 RMB'000 人民幣千元
Loss for the year	本年度虧損		(460,143)	(378,941)
Other comprehensive income/ (expense) for the year (after tax and reclassification adjustments):	本年度其他全面收益/ (開支)(經扣除税項及重 新分類調整):			
Items that will not be reclassified to profit or loss: - Surplus on revaluation of land and buildings held for own use - Equity securities at FVOCI-net movement in fair value reserve (non-recycling)	將不會重新分類至損益 之項目: 一重估持作自用之土地 及樓宇盈餘 一按公允值計量且其變動 計入其他全面收益之權 益證券一公允值儲備	10	120,403	93,530
 Exchange differences on translation into presentation 	(不可劃轉)變動淨額 一換算為呈列貨幣之 匯兑差額	10	12,053	(18,915)
currency		10	(17,661)	2,661
Other comprehensive income for the year	本年度其他全面收益		114,795	77,276
Total comprehensive expense for the year	本年度全面開支總額		(345,348)	(301,665)

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 截至二零二三年十二月三十一日止年度 (Expressed in RMB) (以人民幣呈列)

	Year ended	Year ended
	31 December	31 December
	2023	2022
	截至	截至
	二零二三年	二零二二年
	十二月三十一日	十二月三十一日
	止年度	止年度
Note	RMB'000	RMB'000
附註	人民幣千元	人民幣千元

Attributable to:

Equity shareholders of the

Company

Non-controlling interests

由以下人士應佔:

本公司股東

非控股權益

(340,397)

(281,412)

(4,951) (20,253)

Total comprehensive expense for 本年度全面開支總額

the year

(345,348)

(301,665)

The notes on pages 159 to 282 form part of these financial statements.

Consolidated Statement of Financial Position

綜合財務狀況表

At 31 December 2023 於二零二三年十二月三十一日 (Expressed in RMB) (以人民幣呈列)

		Note 附註	At 31 December 2023 於二零二三年 十二月三十一日 <i>RMB'000</i> 人民幣千元	At 31 December 2022 於二零二二年 十二月三十一日 <i>RMB'000</i> 人民幣千元
Non-current assets				
Property and equipment	物業及設備	12	4,085,901	3,983,742
Investment properties	投資物業	13	834,400	728,772
Intangible assets	無形資產	14	244,482	244,482
Goodwill	商譽	15	35,129	35,129
Prepayments for acquisition of	收購物業之預付款項 		55,125	,
properties		17	2,189,475	2,128,943
Equity securities designated at fair value through other	指定為按公允值計量且其變動計入其他全面收益之權益證		2,103,473	
comprehensive income (FVOCI) Financial assets measured at fair value through profit or loss	券 按公允值計量且其變動計入 損益之金融資產	18(a)	_	206,491
(FVPL)		18(b)	_	14,675
Deferred tax assets	遞延税項資產	26(b)	10,358	11,039
			7,399,745	7,353,273
Current assets	流動資產			
Inventories	存貨	19	28,003	22,050
Trade and other receivables	應收賬款及其他應收款	20	166,375	121,993
Prepayments	預付款項		36,705	36,247
Equity securities designated at FVOCI	指定為按公允值計量且其變動 計入其他全面收益之權益證			,
	券	18(a)	11,534	_
Cash at bank and on hand	銀行結存及手頭現金	21	49,725	19,542
			292,342	199,832
Current liabilities Trade and other payables Promissory note	流動負債 應付賬款及其他應付款 承兑票據	22 23	544,263 229,214	655,622 –
Contract liabilities	合同負債	24	158,338	152,424
Bank and other borrowings	銀行及其他借貸	25(a)	1,042,885	3,290,748
Lease liabilities	租賃負債	26	19,886	17,847
Income tax payable	應付所得税	27(a)	36,098	36,098
Provisions	撥備	28	228,830	289,563
			2,259,514	4,442,302
Net current liabilities	流動負債淨額		(1,967,172)	(4,242,470)
Total assets less current liabilities	總資產減流動負債		5,432,573	3,110,803

The notes on pages 159 to 282 form part of these financial statements.

Consolidated Statement of Financial Position

綜合財務狀況表

At 31 December 2023 於二零二三年十二月三十一日 (Expressed in RMB) (以人民幣呈列)

		Note 附註	At 31 December 2023 於二零二三年 十二月三十一日 <i>RMB'000</i> 人民幣千元	At 31 December 2022 於二零二二年 十二月三十一日 RMB'000 人民幣千元
Non-current liabilities Bank and other borrowings Lease liabilities Deferred tax liabilities	非流動負債 銀行及其他借貸 租賃負債 遞延税項負債	25(b) 26 27(b)	3,448,513 341,884 693,600 4,483,997	777,857 165,962 659,952 1,603,771
NET ASSETS	資產淨額		948,576	1,507,032
CAPITAL AND RESERVES Share capital Reserves	股本及儲備 股本 儲備	29	103,602 818,731	199,369 1,276,469
Total equity attributable to equity shareholders of the Company	本公司股東應佔權益總額		922,333	1,475,838
Non-controlling interests	非控股權益		26,243	31,194
TOTAL EQUITY	權益總額		948,576	1,507,032

Approved and authorised for issue by the board of directors on 28 March 2024.

經董事會於二零二四年三月二十八日批准 及授權刊發。

Yao Jiangang Qin Chuan 姚建鋼 秦川 Chairman Director 主席 董事

The notes on pages 159 to 282 form part of these financial statements.

Consolidated Statement of Changes in Equity

綜合權益變動表

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度 (Expressed in RMB) (以人民幣呈列)

		Share capital 股本 RMB'000 人民幣千元 (Note 29(c)) (附註 29(c))	Share premium 股份溢價 RMB'000 人民幣千元 (Note 29(d)(ii)) (附註 29(d)(ii))	Capital reserve 資本儲備 RMB'000 人民幣千元 (Note 29(d)(ii)) (附註 29(d)(ii))	Contributed surplus 鐵入盈餘 RMB'000 人民幣千元 (Note 29(d)(iii)) (附註 29(d)(iii))	Property revaluation reserve 物業重估 儲構 RMB 000 人民幣千元 (Note 29(d)(iv)) (附註 29(d)(iv))	Fair value reserve (non-recycling) 公允值儲備 (不可劃轉) RMB 000 人民幣千元 (Note 29(d)(v)) (附註 29(d)(v))	Statutory reserves 法定儲備 RMB'000 人民幣千元 (Note 29(d)(vi)) (附註 29(d)(vi))	Exchange reserve 匯兑儲備 RMB'000 人民幣千元 (Note 29(d)(vii)) (附註 29(d)(vii))	Accumulated losses 累計虧損 RMB 000 人民幣千元	Total 合計 <i>RMB'000</i> 人民幣千元	Non- controlling interests 非控股 權益 RMB'000 人民幣千元	Total equity 權益 總額 <i>RMB'000</i> 人民幣千元
Balance at 1 January 2022	於二零二二年 一月一日 結餘	199,369	1,136,595	(74,944)	995,255	1,250,393	(68,489)	129,585	94,553	(1,905,434)	1,756,883	51,377	1,808,260
Changes in equity for the year:	本年度權益 變動:												
Loss for the year Other comprehensive income	本年度虧損 其他全面收益 —	-	-	-	-	93,530	(15,866)	-	- 2,661	(361,737)	(361,737) 80,325	(17,204) (3,049)	(378,941) 77,276
Total comprehensive income for the year	本年度全面 收益總額 <u>-</u>	-	-	-	-	93,530	(15,866)	-	2,661	(361,737)	(281,412)	(20,253)	(301,665)
Disposal of equity securities designated at FVOCI (see Note18(a))	出售按公允值計量且其變 動計入其他全面收益之 權益證券(見附註 18(a))	-	-	-	-	-	7,382	-	-	(7,015)	367	70	437
Balance at 31 December 2022	於二零二二年十二月 三十一日結餘	199,369	1,136,595	(74,944)	995,255	1,343,923	(76,973)	129,585	97,214	(2,274,186)	1,475,838	31,194	1,507,032

Consolidated Statement of Changes in Equity

綜合權益變動表

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度 (Expressed in RMB) (以人民幣呈列)

		Share capital 股本 RMB'000 人民幣千元 (Note 29(c)) (附註 29(c))	Share premium 股份溢價 <i>RMB'000</i> 人民幣千元 (<i>Note</i> 29(d)(i)) (附註 29(d)(i))	Capital reserve 資本儲備 RMB'000 人民幣千元 (Note 29(d)(ii)) (附註 29(d)(ii))	Contributed surplus 繳入盈餘 <i>RMB'000</i> 人民幣千元 (Note 29(d)(iii)) (附註 29(d)(iii))	Property revaluation reserve 物業重估 RMB'000 人民幣千元 (Note 29(d)(iv)) (附註 29(d)(iv))	Fair value reserve (non- recycling) 公允值儲轉 (不可劃等) RMB'000 人民幣千元 (Note 29(d)(v)) (附註 29(d)(v))	Statutory reserves 法定儲備 RMB'000 人民幣千元 (Note 29(d)(vi)) (附註 29(d)(vi))	Exchange reserve 匯兑儲備 RMB'000 人民幣千元 (Note 29(d)(vii)) (附註 29(d)(vii))	Accumulated losses 累計虧損 RMB'000 人民幣千元	Total 合計 <i>RMB'000</i> 人民幣千元	Non- controlling interests 非控脸 <i>RMB'000</i> 人民幣千元	Total equity 權益額 <i>RMB'000</i> 人民幣千元
Balance at 1 January 2023	於二零二三年 一月一日結餘	199,369	1,136,595	(74,944)	995,255	1,343,923	(76,973)	129,585	97,214	(2,274,186)	1,475,838	31,194	1,507,032
Changes in equity for the year:	本年度權益變動:												
Loss for the year Other comprehensive income	本年度虧損 其他全面收益	-	-	-	-	120,403	- 10,111	-	- (17,661)	(453,250)	(453,250) 112,853	(6,893) 1,942	(460,143) 114,795
Total comprehensive income for the yea		-	-	<u>-</u> -		120,403	10,111	-	(17,661)		(340,397)	(4,951)	(345,348)
Appropriation Disposal of equity securities designated	轉撥 出售指定為按公允 值計量且其變動	-	-	-	-	-	-	8,740	-	(8,740)	-	-	-
at FVOCI Cancellation of convertible	計入其他全面收 益之權益證券 註銷可換股 優先股	-	-	-	-	-	(12,609)	-	-	14,642	-	(2,033)	-
preference shares (see Note 23)	(見附註23)	(95,767)	(117,341)	-	-	-	-	-	-	-	(213,108)	-	(213,108)
Balance at 31 December 2023	於二零二三年十二 月三十一日結餘	103,602	1,019,254	(74,944)	995,255	1,464,326	(79,471)	138,325	79,553	(2,721,534)	922,333	24,210	948,576

The notes on pages 159 to 282 form part of these financial statements.

Consolidated Cash Flow Statement

綜合現金流量表

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度 (Expressed in RMB) (以人民幣呈列)

		Note 附註	Year ended 31 December 2023 截至 二零二三年 十二月三十一日 止年度 RMB'000 人民幣千元	Year ended 31 December 2022 截至 二零二二年 十二月三十一日 止年度 RMB'000 人民幣千元
Operating activities	經營活動			
Loss before taxation	除税前虧損		(463,552)	(378,994)
Adjustments for:	調整:		(403,332)	(3,0,331)
Depreciation expenses	折舊開支	12	197,407	151,926
Expected credit losses on trade	應收賬款及其他應收款	, _	1577107	,
and other receivables	預期信貸虧損		58,423	(11)
Impairment losses on goodwill	商譽及無形資產減值虧損		33,123	(,
and intangible assets		15	_	30,164
Net (gain)/loss on disposal of	處置物業及設備及投資性			·
property and equipment and	產業之(收益)/虧損			
investment property	淨額	6(c)	(4,142)	20,441
Interest income	利息收入	5	(2,090)	(2,334)
Net finance costs	財務費用淨額	6(a)	231,802	204,084
Change in fair value of financial	按公允值計量且其變動計入			
assets measured at FVPL	損益之金融資產之公允值			
	變動	5	(453)	1,964
Valuation gain on an	投資物業估值收益			
investment property		13	(1,270)	(36,689)
Reversal of provision	撥回存貨撥備		(60,733)	-
Impairment losses on prepayments				
for acquisition of properties	減值虧損		35,747	_
Changes in working capital:	營運資金變動:			
(Increase)/decrease in inventories	存貨之(增加)/減少		(5,953)	2,473
Increase in trade and other	貿易及其他應收款項			
receivables and prepayments	以及預付款項之增加		(90,292)	(127,491)
Increase in restricted cash at bank	受限銀行現金増加		_	(78)
Increase in trade and	應付賬款及其他應付款之		400.450	22.050
other payables	增加		122,152	22,850
Increase in contract liabilities	合約負債之增加		5,914	17,469
Net cash from (used in)	經營所得(所用)現金淨額			
operations			22,960	(94,226)
Income tax paid	已繳所得税	27(a)	(2,397)	(753)
Net cash from (used in)	經營活動所得(所用)現金淨額			
operating activities	~~ = 14 20 11 12 1 11 11 12 12 12 13 15 15 15 15 15 15 15 15 15 15 15 15 15		20,563	(94,979)

Consolidated Cash Flow Statement

綜合現金流量表

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度 (Expressed in RMB) (以人民幣呈列)

		Note 附註	Year ended 31 December 2023 截至 二零二三年 十二月三十一日 止年度 RMB'000 人民幣千元	Year ended 31 December 2022 截至 二零二二年 十二月三十一日 止年度 RMB'000 人民幣千元
		PI) AL	人以中十九	八八市「儿
Investing activities	投資活動			
Payments for the purchase of	購置物業及設備付款			(
property and equipment	com #m ## 고 ^n /# ^ C/ /a #h 주		(52,943)	(161,407)
Proceeds from disposal of property and equipment	處置物業及設備之所得款項		21,317	8,113
Interests received	已收利息		2,090	1,563
Proceeds from disposal of equity	出售指定為按公允值計量且其		2,030	1,505
securities designated at FVOCI	變動計入其他全面收益之權			
-	益證券之所得款項		207,010	50,931
Proceed from disposal of FVTPL	出售按公允值計量且其變動			
	計入損益之所得款項		15,128	_
Decrease/(increase) in restricted	受限銀行現金減少/(増加)	24()	4 264	(4.702)
cash at bank	關聯方貸款	21(a)	1,264	(1,703)
Loans to related parties Repayments to related parties	爾聯万貝		(26,114) (160,828)	
Repayments to related parties			(100,020)	
Net cash generated/(used in)	投資活動所得/(所用)			
from investing activities	現金淨額		6,924	(100,800)
Einansing activities	融資活動			
Financing activities Capital element of lease rentals	概員冶期 已付租金之資本部分			
paid	1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1	21(b)	(33,437)	(31,238)
Interest element of lease rentals	已付租金之利息部分	21(0)	(33,437)	(31,230)
paid		21(b)	(18,408)	(17,931)
Proceeds from new bank loans	新增銀行貸款所得款項	21(b)	119,900	175,000
Proceeds from new other	新增其他借貸所得款項			
borrowings	01/10-10-10-10-11	21(b)	1,544,586	2,350,787
Repayment of bank loans	償還銀行貸款 (第2000年140年140年140年140年140年140年140年140年140年	21(b)	(390,810)	(340,000)
Repayment of other borrowings	償還其他借貸 其他只付融资成本	21(b)	(850,883)	(1,728,244)
Other finance costs paid	其他已付融資成本	21(b)	(370,777)	(229,719)
Net cash generated from	融資活動所得現金淨額			
financing activities			171	176,952

Consolidated Cash Flow Statement

綜合現金流量表

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度 (Expressed in RMB) (以人民幣呈列)

			Year ended	Year ended
			31 December	31 December
			2023	2022
			截至	截至
			二零二三年	二零二二年
			十二月三十一日	十二月三十一日
			止年度	止年度
		Note	RMB'000	RMB'000
		附註	人民幣千元	人民幣千元
		'		_
Net increase/(decrease) in cash	現金及現金等值項目之		24 420	(10.027)
and cash equivalents	淨增加/(減少)		31,438	(18,827)
Cash and cash equivalents at the	在 切 租 全 及 租 全 笙 庙 佰 日			
beginning of the year	午初况並及况並等值項目	21(a)	11,484	30,243
beginning of the year		2 I (a)	11,404	30,243
Effect of foreign exchange	外幣兑換率變動之影響			
rate changes	71 11 70 37 1 23 7 39 1		9	68
- J				
Cash and cash equivalents at the	年末現金及現金等值項目			
end of the year		21(a)	42,931	11,484
,		<i>= 1</i> (a)	,551	,

The notes on pages 159 to 282 form part of these financial statements.

財務報表附註

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度 (Expressed in RMB unless otherwise indicated) (除非另有指明,否則以人民幣呈列)

1 CORPORATE INFORMATION

Century Ginwa Retail Holdings Limited (the "Company") was incorporated in Bermuda on 8 August 2000 as an exempted company with limited liability under the Bermuda Companies Act 1981. The shares of the Company were listed on The Stock Exchange of Hong Kong Limited (the "Stock Exchange") on 23 October 2000. The consolidated financial statements of the Company for the year ended 31 December 2023 comprise the Company and its subsidiaries (collectively referred to as the "Group"). The principal activities of the Group are the operation of department stores, a shopping mall and supermarkets and properties management in the People's Republic of China (the "PRC").

Qujiang Cultural Financial International Investment Limited ("Qujiang Investment") was a substantial shareholder of the Company, holding 29.24% of the issued ordinary shares of the Company.

2 BASIS OF PREPARATION AND MATERIAL ACCOUNTING POLICY INFORMATION

(a) Statement of compliance

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

The HKICPA has issued certain mew and amendments to HKFRSs that are first effective or available for early adoption for the current accounting period of the Group. Note 2(c) provides information on any changes in accounting policies resulting from initial application of these developments to the extent that they are relevant to the Group for the current accounting period reflected in these financial statements.

1 公司資料

曲江文化金融國際投資有限公司 (「曲江投資」)為本公司之主要股東,持有本公司已發行普通股股份之 29.24%。

2 編製基準及重大會計政策資料

(a) 遵例聲明

香港會計師公會已頒佈若干新訂香港財務報告準則及其修訂,並於本集團之本期會計期間首次生效或可供提早採納。首次應用該等與本集團有關之香港財務報告準則所引致當前及以往會計期間之會計政策變動,已反映於該等財務報表內,有關資料列載於附註2(c)。

財務報表附註

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度 (Expressed in RMB unless otherwise indicated) (除非另有指明,否則以人民幣呈列)

2 BASIS OF PREPARATION AND MATERIAL ACCOUNTING POLICY INFORMATION

(continued)

(b) Basis of preparation of the financial statements

The measurement basis used in the preparation of the financial statements is the historical cost basis except for investments in equity securities (Note 2(f)), land and buildings held for own use (Note 2(g)) and investment property (Note 2(h)) which are stated at their fair value.

The preparation of financial statements in conformity with the HKFRSs requires management to make judgements, estimates and assumptions that affect the application of policies and reported amounts of assets, liabilities, income and expenses. The estimates and associated assumptions are based on historical experience and various other factors that are believed to be reasonable under the circumstances, the results of which form the basis of making the judgements about carrying values of assets and liabilities that are not readily apparent from other sources. Actual results may differ from these estimates

The estimates and underlying assumptions are reviewed on an ongoing basis. Revisions to accounting estimates are recognised in the period in which the estimate is revised if the revision affects only that period, or in the period of the revision and future periods if the revision affects both current and future periods.

Judgements made by management in the application of the HKFRSs that have significant effect on the financial statements and major sources of estimation uncertainty are discussed in Note 3.

2 編製基準及重大會計政策資料 (續)

(b) 財務報表編製基準

除按公允值呈列之權益證券投資 (附註2(f))、持作自用之土地及 樓宇(附註2(g))及投資物業(附 註2(h))外,該等財務報表編製 時是以歷史成本作為計量基準。

管理層會不斷審閱各項估計和相關假設。倘若會計估計之修訂只影響某一期間,其影響便會在該期間內確認,或如果修訂對當期和未來期間均有影響,則在作出修訂之期間和未來期間確認。

有關管理層在應用香港財務報告 準則時所作出對財務報表有重大 影響之判斷,以及估計不確定性 之主要來源載述於附註3。

財務報表附註

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度 (Expressed in RMB unless otherwise indicated) (除非另有指明,否則以人民幣呈列)

2 BASIS OF PREPARATION AND MATERIAL ACCOUNTING POLICY INFORMATION

(continued)

(b) Basis of preparation of the financial statements (continued)

As at 31 December 2023, the Group had net current liabilities of RMB1,967,172,000 and incurred net loss of RMB460,143,000 and had net cash used in operating activities of RMB162,599,000 during the year ended 31 December 2023. However, the directors of the Company do not consider that material uncertainties related to events or conditions exist which, individually or collectively, may cast significant doubt on the Group's ability to continue as a going concern. This is because based on a cash flow forecast of the Group for at least twelve months ending 31 December 2024 prepared by the management, the directors have made an assessment and concluded that the Group is able to continue as a going concern for at least the next twelve months from the end of the reporting period and to meet its repayment obligations, as and when they fall due, having regard to the following:

- the Group has obtained short-term loans from two banks with a total amount of RMB65,000,000 after the end of the reporting period;
- Qujiang Financial Holdings (the controlling shareholder of Qujiang Investment), a stateowned enterprise, has extended its short-term loans for two years granted to the Group of RMB2,168,422,000 during the year ended 31 December 2023;
- Qujiang Financial Holdings has committed to provide additional loan facility of RMB1.2 billion to the Group and provide guarantees with its subsidiary for the loan facilities from banks or any other financial institutions. The directors are of the opinion that the Group is highly dependent on the financial support of Qujiang Financial Holdings for at least twelve months from the end of the reporting period;

2 編製基準及重大會計政策資料 (續)

(b) 財務報表編製基準(續)

於二零二三年十二月三十一日, 本集團之流動負債淨額為人民幣 1,967,172,000元,以及於截至二 零二三年十二月三十一日止年度 產生虧損淨額人民幣460,143,000 元及經營活動所用現金淨額人民 幣162.599.000元。然而,本公司 董事認為,並不存在個別或整體 可能會令本集團持續經營能力造 成重大疑慮的事件或情況相關的 重大不確定性。此乃由於根據管 理層編製之本集團截至二零二四 年十二月三十一日止至少十二個 月之現金流量預測,董事已進行 評估,並總結出本集團於報告期 末起計未來至少十二個月能夠 繼續按持續經營基準經營業務, 以及於債務到期時履行其償債責 任,當中已計及以下各項:

- 一 於報告期末後,本集團已 自兩間銀行取得短期貸 款總額人民幣65,000,000 元;
- 一間國有企業曲江金融控股(曲江投資之控股股東) 已於截至二零二三年十二 月三十一日止年度將其對本集團的短期借款人民幣 2,168,422,000元展期兩年;
- 曲江金融控股已承諾為本 集團提供人民幣12億元之 額外貸款融資以及為銀行 等金融機構貸款融資董 附屬公司提供擔保。 認為,本集團自報告期 認為,本集團自內高度 起至少十二個月內高務支 賴曲江金融控股之財務支 援;

財務報表附註

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度 (Expressed in RMB unless otherwise indicated) (除非另有指明,否則以人民幣呈列)

2 BASIS OF PREPARATION AND MATERIAL ACCOUNTING POLICY INFORMATION

(continued)

(b) Basis of preparation of the financial statements (continued)

the Group has maintained long-term strong business relationships with its major banks and financial institutions to get their continuing support and is actively discussing with these banks and financial institutions for renewal of loans or new facilities amounting to RMB901 million, and the directors of the Company are of the opinion that renewal or new facilities are likely to be obtained during the year ending 31 December 2024.

The directors of the Company are therefore of the opinion that the Group will have adequate funds to meet its liabilities as and when they fall due for at least twelve months from the end of the reporting period. Accordingly, the directors are of the opinion that it is appropriate to prepare the Group's financial statements for the year ended 31 December 2023 on a going concern basis.

(c) Changes in accounting policies

The Group has applied the following new and amendments to HKFRSs issued by the HKICPA for the first time, which are mandatorily effective for the annual period beginning on or after 1 January 2023 for preparation of the consolidated financial statements:

HKFRS 17 (including the October 2020 and February 2022 Amendments to HKFRS 17) Insurance Contracts

Amendments to HKAS 8 Amendments to HKAS 12 Definition of Accounting Estimates Deferred Tax related to Assets and Liabilities arising from a Single Transaction

2 編製基準及重大會計政策資料 (續)

(b) 財務報表編製基準(續)

- 本集團一直與其主要往來 銀行及金融機構保持 穩固的業務關係,並 過等之持續支持。 極與該等銀行及金融 討論續人民幣9.01億元,並 觀達人民幣9.01億元,至 司董事之 司一四年 時 一四年 時 新融資。

因此,本公司董事認為,本集團 將有足夠資金應付其自報告期末 起至少十二個月到期之負債。因 此,董事認為,按持續經營基準 編製本集團截至二零二三年十二 月三十一日止年度之財務報表乃 屬適當。

(c) 會計政策變動

本集團已首次應用以下香港會計師公會頒佈於二零二三年一月一日開始或其後之本集團年度期間強制生效之新訂香港財務報告準則及其修訂,以編製綜合財務報表:

香港財務報告 保險合約 準則第17號 (包括二零二零 年十月及二零 二二年二月) 香港財務報告 準則第17號之 修訂 香港會計準則 會計估計之 第8號之修訂

香港會計準則

第12號之修訂

管計議 定單一之之 產生之負之 產產關之 種類項

財務報表附註

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度 (Expressed in RMB unless otherwise indicated) (除非另有指明,否則以人民幣呈列)

2 BASIS OF PREPARATION AND MATERIAL ACCOUNTING POLICY INFORMATION

(continued)

(c) Changes in accounting policies (continued)

Amendments to Inte

International Tax Reform-Pillar Two model Rules

Amendments to HKAS 1 and HKAS Practice Statement 2 Disclosure of Accounting

Policies

Except as described below, the application of the new and amendments to HKFRSs in the current year had no material impact on the Group's financial positions and performance for the current and prior years and/or on the disclosures set out in these consolidated financial statements.

Impacts on application of Amendments to HKAS 1 and HKFRS Practice Statement 2 Disclosure of Accounting Policies

The Group has applied the amendments for the first time in the current year. HKAS 1 Presentation of Financial Statements is amended to replace all instances of the term "significant accounting policies" with "material accounting policy information". 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.

(d) Subsidiaries and non-controlling interests

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

2 編製基準及重大會計政策資料 (續)

(c) 會計政策變動(續)

香港會計準則 第12號之修訂 國際税制改 革一支柱

二規則範

本

香港會計準則 第1號及香港 會計政策之 披露

會計準則實務聲明第2號之修訂

除下文所述者外,本年度應用新訂及香港財務報告準則及其修訂對本集團於本年度及過往年度之財務狀況及表現及/或該等綜合財務報表所載披露並無重大影響。

應用香港會計準則第1號及香港 財務報告準則實務聲明第2號之 修訂會計政策之披露的影響

本集團已於本年度首次應用該等 修訂。香港會計準則第1號財 報表之呈列已獲修訂或「重大會計政策資料」取代「重大會連 計政策資料」取代「重大會連 計政策資料」取代「重大會連 時期務報表內其他資料一 這,會計政策資料可以合主要 者根據該等財務報表所作出 定,則該會計政策資料屬重大。

(d) 附屬公司及非控股權益

附屬公司為本集團控制之實體。倘本集團從其參與實體業務而受到或有權享有可變回報並有能力運用其對該實體之權力影響該等回報,則本集團對該實體擁有控制權。在評估本集團是否擁有權力時,僅會考慮(本集團及其他方所持有)實質性權力。

財務報表附註

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度 (Expressed in RMB unless otherwise indicated) (除非另有指明,否則以人民幣呈列)

2 BASIS OF PREPARATION AND MATERIAL ACCOUNTING POLICY INFORMATION

(continued)

(d) Subsidiaries and non-controlling interests (continued)

An investment in a subsidiary is consolidated into the consolidated financial statements from the date that control commences until the date that control ceases.

Non-controlling interests represent the equity interests in 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 equity interests which would result in the Group as a whole having a contractual obligation in respect of those equity 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 the non-controlling interests' proportionate share of the subsidiary's net identifiable assets.

Non-controlling interests are presented in the consolidated statement of financial position within equity, separately from equity attributable to the equity shareholders 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 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 period between non-controlling interests and the equity shareholders of the Company.

In the Company's statement of financial position, an investment in a subsidiary is stated at cost less impairment losses (see Note 2(k)), unless the investment is classified as held for sale.

2 編製基準及重大會計政策資料 (續)

(d) 附屬公司及非控股權益(續)

於附屬公司的投資於綜合財務報 表內從控制開始日起至控制完結 日止綜合處理。

非控股權益列示於綜合財務狀況 表之權益項下,以與歸屬於本公 司股東應佔權益區分。

於本集團業績內之非控股權益作 為期內分配予非控股權益與本公 司股東之總溢利或虧損及全面收 益總額在綜合損益表及綜合損益 及其他全面收益表中列示。

在本公司之財務狀況表內,於一間 附屬公司之投資乃以成本減減值 虧損(見附註2(k))列賬,除非該 投資被分類為持作出售之投資。

財務報表附註

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2 BASIS OF PREPARATION AND MATERIAL ACCOUNTING POLICY INFORMATION

(continued)

(e) Goodwill

Goodwill represents the excess of:

- (i) the aggregate of the fair value of the consideration transferred, the amount of any non-controlling interest in the acquiree and the fair value of the Group's previously held equity interests in the acquiree; over
- (ii) the net fair value of the acquiree's identifiable assets and liabilities measured as at the acquisition date.

When (ii) is greater than (i), then this excess is recognised immediately in the consolidated statement of profit or loss as a gain on a bargain purchase.

Goodwill is stated at cost less accumulated impairment losses. Goodwill arising on a business combination is allocated to each cash-generating unit, or groups of cash-generating units, that is expected to benefit from the synergies of the combination and is tested annually for impairment (see Note 2(k)).

(f) Investments in equity securities

The Group's policies for investments in equity securities, other than investments in subsidiaries, associate and joint venture, are as follows:

Investments in equity securities are recognised/ derecognised on the date the Group commits to purchase/sell the investment. The investments are initially stated at fair value plus directly attributable transaction costs, except for those investments measured at fair value through profit or loss (FVPL) for which transaction costs are recognised directly in profit or loss. These investments are subsequently accounted for as follows, depending on their classification.

2 編製基準及重大會計政策資料 (續)

(e) 商譽

商譽指:

- (i) 所轉讓代價之公允值、於 被收購方之任何非控股權 益之金額及本集團先前持 有被收購方權益之公允值 之總額:超過
- (ii) 於收購日期所計量之被收 購方之可識別資產及負債 之淨公允值。

倘(ii)高於(i),則此超出部份即時 於綜合損益表確認為議價購買收 益。

商譽是以成本減累計減值虧損列 賬。業務合併產生之商譽被分配 至預期可從合併之協同效益中獲 益之各現金產生單位或現金產生 單位之群組,並每年進行減值測 試(見附註2(k))。

(f) 股本證券投資

本集團之權益證券投資政策(於附屬公司、聯營公司及合營企業 之投資除外)如下:

權益證券投資於本集團承諾購買/出售投資之日確認/終止確認。相關投資初始按公允值加直接應佔交易成本入賬,惟按公允值計量且其變動計入損益的投資除外,該等投資的交易成本直接於損益確認。該等投資其後視乎其分類按以下方式入賬。

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2 BASIS OF PREPARATION AND MATERIAL ACCOUNTING POLICY INFORMATION

(continued)

- (f) Investments in equity securities (continued)
 - (i) Investments other than equity investments

 Non-equity investments held by the Group
 are classified into one of the following
 measurement categories:
 - amortised cost, if the investment is held for the collection of contractual cash flows which represent solely payments of principal and interest. Interest income from the investment is calculated using the effective interest method (see Note 2(u)(vi)).

(ii) Equity investments

An investment in equity securities is classified as FVPL unless the equity investment is not held for trading purposes and on initial recognition of the investment the Group makes an election to designate the investment at FVOCI (non-recycling) such that subsequent changes in fair value are recognised in other comprehensive income. Such elections are made on an instrumentby-instrument basis, but may only be made if the investment meets the definition of equity from the issuer's perspective. Where such an election is made, the amount accumulated in other comprehensive income remains in the fair value reserve (non-recycling) until the investment is disposed of. At the time of disposal, the amount accumulated in the fair value reserve (non-recycling) is transferred to retained profits. It is not recycled through profit or loss. Dividends from an investment in equity securities, irrespective of whether classified as at FVPL or FVOCI, are recognised in profit or loss as other income in accordance with the policy set out in Note 2(u)(v).

2 編製基準及重大會計政策資料 (續)

- (f) 股本證券投資(續)
 - (i) 權益投資以外的投資

本集團持有之非權益投資 乃按以下其中一種計量類 別進行分類:

- 如持有投資是為了收取僅代表支付本金和利息之合約現金流,則按攤銷成本計量。投資之利息收入乃按實際利率法計算(見附註2(u)(vi))。

(ii) 權益投資

權益證券投資均會被分類 為按公允值計量且其變動 計入損益,除非該權益投 資並非持作買賣,且本集 團在初步確認投資時選擇 將投資指定為按公允值計 量且其變動計入其他全面 收益(不可劃轉),以致後 續公允值變動於其他全面 收益確認。該項選擇乃以 逐項工具之基礎上作出, 惟只有當投資符合發行人 角度下之權益定義時方可 作出。倘作出此選擇,則在 該項投資被出售前,於其 他全面收益中累計之金額 仍保留在公允值儲備(不 可劃轉)。在出售時,於公 允值儲備(不可劃轉)中 累計之金額會轉入保留溢 利,不會劃轉至損益。其不 會於損益中回收。根據附 註2(u)(v)所載政策,來自權 益證券投資之股息,不論 是否分類為按公允值計量 且其變動計入損益或按公 允值計量且其變動計入其 他全面收益,均於損益中 確認為其他收入。

財務報表附註

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2 BASIS OF PREPARATION AND MATERIAL ACCOUNTING POLICY INFORMATION

(continued)

(g) Property and equipment

Land and buildings held for own use are stated at their revalued amount, being their fair values at the date of the revaluation less any subsequent accumulated depreciation.

Revaluations are performed with sufficient regularity to ensure that the carrying amounts of these assets do not differ materially from that which would be determined using fair values at the end of the reporting period.

Changes arising on the revaluation of land and buildings held for own use are generally dealt with in other comprehensive income and are accumulated separately in equity in the property revaluation reserve. The only exceptions are as follows:

- when a deficit arises on revaluation, it will be charged to profit or loss to the extent that it exceeds the amount held in the reserve in respect of that same asset immediately prior to the revaluation; and
- when a surplus arises on revaluation, it will be credited to profit or loss to the extent that a deficit on revaluation in respect of that same asset had previously been charged to profit or loss.

Residential properties held for own use and other items of property and equipment are stated at cost less accumulated depreciation and impairment losses (see Note 2(k)).

The cost of self-constructed items of property and equipment includes the cost of materials, direct labour, the initial estimate, where relevant, of the costs of dismantling and removing the items and restoring the site on which they are located.

2 編製基準及重大會計政策資料 (續)

(q) 物業及設備

持作自用之土地及樓宇乃按其重估金額(即其於重估日期之公允值減任何其後累計折舊)列賬。

重估乃充分地定期進行,以確保 該等資產賬面值不會與報告期末 採用公允值所釐定者有重大出 入。

重估持作自用之土地及樓宇時產 生之變動一般於其他全面收益中 處理並單獨於物業重估儲備之權 益內累計。惟下列情況例外:

- 一 倘在重估時產生虧絀,則 緊接於重估前在該項虧絀 超過儲備內列於同一資產 項下之數額之情況下,有 關虧絀之超出部份將會在 損益中扣除;及
- 倘在重估時產生盈餘,則在 有關同一資產之重估虧絀 以往在損益中扣除之情況 下,該筆盈餘將以曾扣除之 虧絀為限計入損益中。

持作自用之住宅物業以及物業及設備之其他項目按成本減累計折舊及減值虧損(見附註2(k))列賬。

物業及設備自建項目之成本包括 材料及直接勞工、最初估計的相 關拆除、移動以修復該項目所在 處的成本。

財務報表附註

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2 BASIS OF PREPARATION AND MATERIAL ACCOUNTING POLICY INFORMATION

(continued)

(g) Property and equipment (continued)

Items may be produced while bringing an item of property and equipment to the location and condition necessary for it to be capable of operating in the manner intended by management. The proceeds from selling any such items and the related costs are recognised in profit or loss.

Gains or losses arising from the retirement or disposal of an item of property and equipment are determined as the difference between the net disposal proceeds and the carrying amount of the item and are recognised in profit or loss on the date of retirement or disposal. Any related revaluation surplus is transferred from the property revaluation reserve to retained profits and is not reclassified to profit or loss.

Depreciation is calculated to write off the cost or valuation of items of property and equipment, less their estimated residual values, using the straightline method over their estimated useful lives as follows:

2 編製基準及重大會計政策資料 (續)

(q) 物業及設備(續)

可將物業廠房及設備項目帶到使 其能夠按照管理層擬定的方式運 作所必需的位置及條件時產生任 何項目。出售任何該等項目之所 得款項及相關成本於損益確認。

報廢或處置物業及設備項目所產 生之盈虧為處置該項目所得款項 淨額與該項目賬面值之差額,並 於報廢或處置日在損益內確認。 任何相關物業重估盈餘乃自物業 重估儲備轉撥至保留溢利但不會 重新分類至損益。

折舊乃按物業及設備項目之成本 或估值減其估計剩餘價值,以其 估計使用年期採用直線法撇銷如 下:

Estimated useful lives 估計使用年期

Land and buildings held for own use carried at fair value 20 - 50 years 以公允值列賬之持作自用土地及樓宇 20至50年 Residential properties held for own use carried at cost and leasehold 3 – 35 years improvements 按成本列賬之持作自用住宅物業及租賃物業裝修 3至35年 Properties leased for own use 1 - 13 years 自用租賃物業 1至13年 Furniture, fixtures and equipment 3 - 28 years 傢俬、裝置及設備 3至28年 Motor vehicles 3 - 10 years 運輸工具 3至10年

Where parts of an item of property and equipment have different useful lives, the cost or valuation of the item is allocated on a reasonable basis between the parts and each part is depreciated separately. Both the useful life of an asset and its residual value are reviewed annually.

當物業及設備的各部份有不同的 可使用年限,則該資產的成本或 估值依照合理基準分配於各部份 並單獨計提折舊。資產之可使用 年期及其剩餘價值均會每年進行 檢討。

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2 BASIS OF PREPARATION AND MATERIAL ACCOUNTING POLICY INFORMATION

(continued)

(g) Property and equipment (continued)

No depreciation is provided in respect of construction in progress until it is completed and ready for its intended use.

(h) Investment property

Investment property is land and/or building which is owned or held under a leasehold interest (see Note 2(j)) to earn rental income and/or for capital appreciation.

Investment property is stated at fair value, unless it is still in the course of construction or development at the end of the reporting period and its fair value cannot be reliably measured at that time. Any gain or loss arising from a change in fair value or from the retirement or disposal of an investment property is recognised in profit or loss. Rental income from investment property is accounted for as described in Note 2(u)(iii).

(i) Intangible assets (other than goodwill)

Intangible assets that are acquired by the Group are stated at cost less accumulated amortisation (where the estimated useful life is finite) and impairment losses (see Note 2(k)).

Intangible assets are not amortised while their useful lives are assessed to be indefinite. Any conclusion that the useful life of an intangible asset is indefinite is reviewed annually to determine whether events and circumstances continue to support the indefinite useful life assessment for that asset. If they do not, the change in the useful life assessment from indefinite to finite is accounted for prospectively from the date of change and is amortised on a straight-line basis over the assets' estimated useful lives.

2 編製基準及重大會計政策資料 (續)

(q) 物業及設備(續)

並無就在建工程進行折舊,直至 其竣工並可作其擬定用途。

(h) 投資物業

投資物業乃擁有或根據租賃權益(見附註2(j))持有作賺取租金及/或作資本升值用途之土地及/或樓宇。

投資物業乃按公允值列賬,除非該物業於報告期末正在興建而其公允值於當時未能可靠地釐定。 投資物業公允值變動或報廢或處 置投資物業產生之盈虧於損益內確認。投資物業之租金收入按附 註2(u)(iii)所述入賬。

(i) 無形資產(不包括商譽)

本集團收購之無形資產按成本減累計攤銷(倘估計使用年期為有期限)及減值虧損(見附註2(k))列賬。

財務報表附註

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2 BASIS OF PREPARATION AND MATERIAL ACCOUNTING POLICY INFORMATION

(continued)

(i) Leased assets

At inception of a contract, the Group assesses whether the contract is, or contains, a lease. A contract is, or contains, a lease if the contract conveys the right to control the use of an identified asset for a period of time in exchange for consideration. Control is conveyed where the customer has both the right to direct the use of the identified asset and to obtain substantially all of the economic benefits from that use.

(i) As a lessee

Where the contract contains lease component(s) and non-lease component(s), the Group has elected not to separate non-lease components and accounts for each lease component and any associated non-lease components as a single lease component for all leases.

At the lease commencement date, the Group recognises a right-of-use asset and a lease liability, except for short-term leases that have a lease term of 12 months or less and leases of low-value assets which, for the Group are primarily office furniture. When the Group enters into a lease in respect of a low-value asset, the Group decides whether to capitalise the lease on a lease-by-lease basis. The lease payments associated with those leases which are not capitalised are recognised as an expense on a systematic basis over the lease term.

Where the lease is capitalised, the lease liability is initially recognised at the present value of the lease payments payable over the lease term, discounted using the interest rate implicit in the lease or, if that rate cannot be readily determined, using a relevant incremental borrowing rate. After initial recognition, the lease liability is measured at amortised cost and interest expense is calculated using the effective interest method.

2 編製基準及重大會計政策資料 (續)

(j) 租賃資產

本集團於合約初始評估有關合約 是否屬租賃或包含租賃。倘合約 為換取代價而給予於一段時間內 控制可識別資產使用的權利,則 該合約為租賃或包含租賃。 戶不但擁有主導被識別資產使用 的權利,還有權獲得使用被識別 資產所產生的幾乎全部經濟利 益,則資產的控制權發生讓渡。

(i) 作為承租人

倘合約包含租賃部分及非 租賃部分,本集團選擇不 將非租賃部分及每項租賃 部分及任何相關非租賃部 分的賬目分開,作為所有 租賃的單一租賃部分。

財務報表附註

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2 BASIS OF PREPARATION AND MATERIAL ACCOUNTING POLICY INFORMATION

(continued)

- (j) Leased assets (continued)
 - (i) As a lessee (continued)

The right-of-use asset recognised when a lease is capitalised is initially measured at cost, which comprises the initial amount of the lease liability plus any lease payments made at or before the commencement date, and any initial direct costs incurred. Where applicable, the cost of the right-of-use assets also includes an estimate of costs to dismantle and remove the underlying asset or to restore the underlying asset or the site on which it is located, discounted to their present value, less any lease incentives received. The rightof-use asset is subsequently stated at cost less accumulated depreciation and impairment losses (see Notes 2(g) and 2(k)(iii)), except for the right-of-use assets that meet the definition of investment property are carried at fair value in accordance with Note 2(h).

In the consolidated statement of financial position, the current portion of long-term lease liabilities is determined as the present value of contractual payments that are due to be settled within twelve months after the reporting period.

(ii) As a lessor

When the Group acts as a lessor, it determines at lease inception whether each lease is a finance lease or an operating lease. A lease is classified as a finance lease if it transfers substantially all the risks and rewards incidental to the ownership of an underlying assets to the lessee. If this is not the case, the lease is classified as an operating lease.

2 編製基準及重大會計政策資料 (續)

(i) 租賃資產(續)

(i) 作為承租人(續)

當租賃被資本化時確認的 使用權資產初始按成本計 量,成本包括租賃負債的 初始金額加上在開始日期 或之前支付的任何租賃款 項,以及產生的任何初始 直接成本。倘適用,使用權 資產之成本亦包括估計拆 除及移除相關資產或恢復 相關資產或其所在地點之 成本,並貼現至其現值,減 任何已收取之租賃優惠。 使用權資產其後按成本減 累計折舊及減值虧損(見 附註2(g)及2(k)(iii))列賬, 惟符合投資物業定義之使 用權資產則根據附註2(h)按 公允值列賬。

在綜合財務狀況表中,長期租賃負債的流動部分釐 定為於報告期末後十二個 月內到期支付的合約付款 的現值。

(ii) 作為出租人

財務報表附註

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度 (Expressed in RMB unless otherwise indicated) (除非另有指明,否則以人民幣呈列)

2 BASIS OF PREPARATION AND MATERIAL ACCOUNTING POLICY INFORMATION

(continued)

- (j) Leased assets (continued)
 - (ii) As a lessor (continued)

When a contract contains lease and non-lease components, the Group allocates the consideration in the contract to each component on a relative stand-alone selling price basis. The rental income from operating leases is recognised in accordance with Note 2(u)(iii).

(k) Credit losses and impairment of assets

(i) Credit losses from financial instruments

The Group recognises a loss allowance for expected credit losses (ECLs) on the following item:

 financial assets measured at amortised cost (including cash and cash equivalents and trade and other receivables);

Financial assets measured at fair value, including equity securities measured at FVPL and equity securities designated at FVOCI (non-recycling) are not subject to the ECL assessment.

Measurement of ECLs

ECLs are a probability-weighted estimate of credit losses. Credit losses are measured as the present value of all expected cash shortfalls (i.e. the difference between the cash flows due to the Group in accordance with the contract and the cash flows that the Group expects to receive).

2 編製基準及重大會計政策資料 (續)

(i) 租賃資產(續)

(ii) 作為出租人(續)

倘合約包含租賃及非租賃部份,則本集團按相對獨立售價基準將合約中之代價分配至各部份。經營租賃之租金收入根據附註2(u)(iii)確認。

(k) 信貸虧損及資產減值

(i) 金融工具之信貸虧損

本集團就預期信貸虧損確 認下列項目的虧損撥備:

按攤銷成本計量的金融資產(包括現金及現金等值項目以及應收賬款及其他應收款);

按公允值計量的金融資產(包括按公允值計量且其變動計入損益之權益證券及指定按公允值計量且其變動計入其他全面收益(明劃轉)之權益證券)毋須進行預期信貸虧損評估。

計量預期信貸虧損

預期信貸虧損為信貸虧損 的概率加權估計。信貸虧損 損以所有預期現金差額的 現值(即根據合約應付 本集團的現金流量與本集 團預計收取的現金流量 間的差額)計量。

財務報表附註

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2 BASIS OF PREPARATION AND MATERIAL ACCOUNTING POLICY INFORMATION

(continued)

(k) Credit losses and impairment of assets (continued)

(i) Credit losses from financial instruments (continued)

Measurement of ECLs (continued)

The expected cash shortfalls are discounted using the following discount rates where the effect of discounting is material:

- fixed-rate financial assets and trade and other receivables: effective interest rate determined at initial recognition or an approximation thereof;
- variable-rate financial assets: current effective interest rate;

The maximum period considered when estimating ECLs is the maximum contractual period over which the Group is exposed to credit risk.

In measuring ECLs, the Group takes into account reasonable and supportable information that is available without undue cost or effort. This includes information about past events, current conditions and forecasts of future economic conditions.

ECLs are measured on either of the following bases:

 12-month ECLs: these are losses that are expected to result from possible default events within the 12 months after the reporting date; and

2 編製基準及重大會計政策資料 (續)

- (k) 信貸虧損及資產減值(續)
 - (i) 金融工具之信貸虧損 (續)

計量預期信貸虧損(續) 倘貼現之影響重大,預期 現金差額將使用以下貼現 率貼現:

- 固定利率金融資產及 應收賬款及其他應收 款:於首次確認時釐 定之實際利率或其近 似值;
- 浮動利率金融資產: 現行實際利率;

估計預期信貸虧損時所考 慮的最長期間為本集團面 對信貸風險的最長合同期 間。

於計量預期信貸虧損時,本集團會考慮在無需付付過多成本或努力下即可靠資料。此有關過往事件、現項包括有關過往事件、現時狀況及未來經濟狀況預測的資料。

預期信貸虧損將採用以下 基準計量:

- 12個月預期信貸虧 損:指報告日期後12 個月內可能發生的違 約事件而導致的預期 虧損:及

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2 BASIS OF PREPARATION AND MATERIAL ACCOUNTING POLICY INFORMATION

(continued)

(k) Credit losses and impairment of assets (continued)

(i) Credit losses from financial instruments (continued)

Measurement of ECLs (continued)
ECLs are measured on either of the following bases: (continued)

 lifetime ECLs: these are losses that are expected to result from all possible default events over the expected lives of the items to which the ECL model applies.

Loss allowances for trade receivables are always measured at an amount equal to lifetime ECLs. ECLs on these financial assets are estimated using a provision matrix based on the historical credit loss experience, adjusted for factors that are specific to the debtors and an assessment of both the current and forecast general economic conditions at the reporting date.

Trade receivables with credit-impaired are assessed for ECL individually.

For all other financial instruments, the Group recognises a loss allowance equal to 12-month ECLs unless there has been a significant increase in credit risk of the financial instrument since initial recognition, in which case the loss allowance is measured at an amount equal to lifetime ECLs.

2 編製基準及重大會計政策資料 (續)

- (k) 信貸虧損及資產減值(續)
 - (i) 金融工具之信貸虧損 (續)

計量預期信貸虧損(續) 預期信貸虧損將採用以下 基準計量:(續)

整個存續期的預期信貸虧損:指預期信貸虧損模式適用項目的預期年期內所有可能違約事件而導致的預期虧損。

出現信貸減值的應收賬款單獨評估預期信貸虧損。

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2 BASIS OF PREPARATION AND MATERIAL ACCOUNTING POLICY INFORMATION

(continued)

(k) Credit losses and impairment of assets (continued)

(i) Credit losses from financial instruments (continued)

Significant increases in credit risk

In assessing whether the credit risk of a financial instrument has increased significantly since initial recognition, the Group compares the risk of default occurring on the financial instrument assessed at the reporting date with that assessed at the date of initial recognition. In making this reassessment, the Group considers that a default event occurs when (i) the borrower is unlikely to pay its credit obligations to the Group in full, without recourse by the Group to actions such as realising security (if any is held); or (ii) the financial asset is 90 days past due. The Group considers both quantitative and qualitative information that is reasonable and supportable, including historical experience and forward-looking information that is available without undue cost or effort.

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

- failure to make payments of principal or interest on their contractually due dates;
- an actual or expected significant deterioration in a financial instrument's external or internal credit rating (if available):
- an actual or expected significant deterioration in the operating results of the debtor; and

2 編製基準及重大會計政策資料 (續)

(k) 信貸虧損及資產減值(續)

(i) 金融工具之信貸虧損 (續)

信用風險顯著增加

評估金融工具的信貸風險 自初始確認以來有否顯著 增加時,本集團會比較於 報告日期及於初步確認日 期評估的金融工具發生違 約的風險。於作出是項重 新評估時,本集團認為當(i) 借款人不大可能於本集團 無追索權採取行動(如變 現抵押品(如持有))的情 況下向本集團悉數支付其 信貸責任時;或(ii)金融資 產逾期90天時,即屬發生 違約事件。本集團會考慮 合理可靠的定量及定性資 料,包括過往經驗及在無 需付出過多成本或努力下 即可獲得的前瞻性資料。

具體而言,評估信貸風險 自初始確認以來有否顯著 增加時會考慮以下資料:

- 未能按合約到期日期 支付本金或利息;
- 金融工具外部或內部 信貸評級(如有)的 實際或預期顯著惡 化;
- 債務人經營業績的實際或預期顯著惡化: 及

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2 BASIS OF PREPARATION AND MATERIAL ACCOUNTING POLICY INFORMATION

(continued)

- (k) Credit losses and impairment of assets (continued)
 - (i) Credit losses from financial instruments (continued)

Significant increases in credit risk (continued) In particular, the following information is taken into account when assessing whether credit risk has increased significantly since initial recognition: (continued)

 existing or forecast changes in the technological, market, economic or legal environment that have a significant adverse effect on the debtor's ability to meet its obligation to the Group.

Depending on the nature of the financial instruments, the assessment of a significant increase in credit risk is performed on either an individual basis or a collective basis. When the assessment is performed on a collective basis, the financial instruments are grouped based on shared credit risk characteristics, such as past due status and credit risk ratings.

2 編製基準及重大會計政策資料 (續)

- (k) 信貸虧損及資產減值(續)
 - (i) 金融工具之信貸虧損 (續)

信用風險顯著增加(續) 具體而言,評估信貸風險 自初始確認以來有否顯著 增加時會考慮以下資料: (續)

 科技、市場、經濟或 法律環境的目前或預 期變動對債務人履行 其對本集團責任的能 力有重大不利影響。

視乎金融工具的性質,信貸風險顯著增加乃按個別基準或共同基準進行評估。倘評估為按共同基準超行,金融工具則按與 進行,金融工具則按與與 的信貸風險特徵(如逾期 狀況及信貸風險評級)進行 分組。

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2 BASIS OF PREPARATION AND MATERIAL ACCOUNTING POLICY INFORMATION

(continued)

(k) Credit losses and impairment of assets (continued)

(i) Credit losses from financial instruments (continued)

Significant increases in credit risk (continued) ECLs are remeasured at each reporting date to reflect changes in the financial instrument's credit risk since initial recognition. Any change in the ECL amount is recognised as an impairment gain or loss in profit or loss. The Group recognises an impairment gain or loss for all financial instruments with a corresponding adjustment to their carrying amount through a loss allowance account, except for investments in debt securities that are measured at FVOCI (recycling), for which the loss allowance is recognised in other comprehensive income and accumulated in the fair value reserve (recycling).

Write-off policy

The gross carrying amount of a financial asset is written off (either partially or in full) to the extent that there is no realistic prospect of recovery. This is generally the case when the Group determines that the debtor does not have assets or sources of income that could generate sufficient cash flows to repay the amounts subject to the write-off.

Subsequent recoveries of an asset that was previously written off are recognised as a reversal of impairment in profit or loss in the period in which the recovery occurs.

2 編製基準及重大會計政策資料 (續)

(k) 信貸虧損及資產減值(續)

(i) 金融工具之信貸虧損 (續)

信用風險顯著增加(續) 預期信貸虧損於各報告日 期重新計量,以反映自首 次確認起金融工具信貸風 險的變動。預期信貸虧損 金額的任何變動均在損 益中確認為減值收益或 虧損。本集團確認所有金 融工具的減值收益或虧損 時,會通過虧損撥備賬對 其賬面值作出相應調整, 惟按公允值計量且其變動 計入其他全面收益(可劃 轉)之債務證券之投資除 外,其虧損撥備於其他全 面收益確認及於公允值儲 備(可劃轉)累計。

撇銷政策

如沒有實際可回收前景, 金融資產的賬面總值(部 分或全數)會予以撇銷。一般而言,本集團認為債務 人並無資產或收入來源可 產生足夠現金流量以 應予以撇銷的金額。

過往撇銷資產的後續收回 在收回期間確認為減值撥 回並計入損益。

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2 BASIS OF PREPARATION AND MATERIAL ACCOUNTING POLICY INFORMATION

(continued)

(k) Credit losses and impairment of assets (continued)

(ii) Impairment of other non-current assets

Internal and external sources of information are reviewed at each end of reporting period to identify indications that the following assets may be impaired or, except in the case of goodwill, an impairment loss previously recognised no longer exists or may have decreased:

- property and equipment, including right-of-use assets (other than land and buildings held for own use stated at revalued amounts):
- intangible assets;
- goodwill;
- non-current prepayments for acquisitions of properties; and
- investments in subsidiaries in the Company's statement of financial position.

If any such indication exists, the asset's recoverable amount is estimated. In addition, for goodwill, intangible assets that are not yet available for use and intangible assets that have indefinite useful lives, the recoverable amount is estimated annually whether or not there is any indication of impairment.

2 編製基準及重大會計政策資料 (續)

(k) 信貸虧損及資產減值(續)

(ii) 其他非流動資產之減值

本集團於各報告期末檢討 內部及外來資料,以識別 下列資產有否出現減值跡 象或,除商譽外,過往已確 認之減值虧損不再存在或 已減少:

- 物業及設備,包括使 用權資產(按重估金 額計值之土地及樓宇 除外);
- 無形資產;
- 商譽;
- 收購物業之非流動預付款項;及
- 於本公司之財務狀況 表內於附屬公司之投 資。

倘有任何減值跡象,則會估計該項資產之可收回金額。此外,無論有無減值跡象,商譽及尚不可使用的無形資產及具有無限可使用年期的無形資產每年估計可收回金額。

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2 BASIS OF PREPARATION AND MATERIAL ACCOUNTING POLICY INFORMATION

(continued)

- (k) Credit losses and impairment of assets (continued)
 - (ii) Impairment of other non-current assets (continued)
 - Calculation of recoverable amount

The recoverable amount of an asset is the greater of its fair value 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 assessments of the time value of money and the risks specific to the asset. Where an asset does not generate cash inflows largely independent of those from other assets, the recoverable amount is determined for the smallest group of assets that generates cash inflows independently (i.e. a cash-generating unit). A portion of the carrying amount of a corporate asset (for example, head office building) is allocated to an individual cash-generating unit if the allocation can be done on a reasonable and consistent basis, or to the smallest group of cash-generating units if otherwise.

2 編製基準及重大會計政策資料 (續)

- (k) 信貸虧損及資產減值(續)
 - (ii) 其他非流動資產之減值 (續)
 - 計算可收回金額 資產之可收回金額為 其公允值減處置成本 及使用價值兩者中之 較高者。於評估使用 價值時,會使用除稅 前貼現率將估計未來 現金流量貼現至現 值。該貼現率反映市 場當時所評估之貨幣 時間價值和該資產之 獨有風險。倘個別資 產所產生之現金流入 基本上不能獨立於其 他資產所產生之現金 流入,則以獨立產生 現金流入之最小資產 組合(即現金產生單 位)來釐定可收回金 額。倘可按合理及一 致之基準進行分配, 則公司資產(例如總 部大樓)之賬面值部 分分配至個別現金產 生單位,或分配至最 小現金產生單位組別 (如有)。

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2 BASIS OF PREPARATION AND MATERIAL ACCOUNTING POLICY INFORMATION

(continued)

(k) Credit losses and impairment of assets (continued)

(ii) Impairment of other non-current assets (continued)

Recognition of impairment losses

An impairment loss is recognised in profit or loss if the carrying amount of an asset, or the cash-generating unit to which it belongs, exceeds its recoverable amount. Impairment losses recognised in respect of cash-generating units are allocated to reduce the carrying amount of the assets in the unit (or group of units) on a pro rata basis, except that the carrying value of an asset will not be reduced below its individual fair value less costs of disposal (if measurable) or value in use (if determinable).

(iii) Interim financial reporting and impairment

Under the Listing Rules, the Group is required to prepare an interim financial report in compliance with HKAS 34, *Interim financial* reporting, in respect of the first six months of the financial year. At the end of the interim period, the Group applies the same impairment testing, recognition, and reversal criteria as it would at the end of the financial year (see Notes 2(k)(i) and 2(k)(ii)).

2 編製基準及重大會計政策資料 (續)

(k) 信貸虧損及資產減值(續)

(ii) 其他非流動資產之減值 (續)

確認減值虧損 資產或其所屬之現金 產生單位之賬面值高 於其可收回金額時, 則會於損益內確認減 值虧損。就現金產生 單位確認之減值虧損 會先分配用以削減現 金產生單位(或一組 單位)所獲分配任何 商譽之賬面值,隨後 則按比例削減單位 (或一組單位)內其他 資產之賬面值,惟資 產賬面值不可下調至 低於其獨立之公允值 減處置成本(如能計 量)或使用價值(如 能釐定)。

(iii) 中期財務報告及減值

根據上市規則,本集團須根據香港會計準則第34號「中期財務報告」就財政年度首六個月編製中期財務報告。於中期期末,本集團應用於財政年度結束時所應用之相同減值測試、確認及撥回標準(見附註2(k)(i)及2(k)(ii))。

財務報表附註

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2 BASIS OF PREPARATION AND MATERIAL ACCOUNTING POLICY INFORMATION

(continued)

(k) Credit losses and impairment of assets (continued)

(iii) Interim financial reporting and impairment (continued)

Impairment losses recognised in an interim period in respect of goodwill are not reversed in a subsequent period. This is the case even if no loss, or a smaller loss, would have been recognised had the impairment been assessed only at the end of the financial year to which the interim period relates.

(I) Inventories

Inventories are assets which are held for sale in the ordinary course of business, in the process of production for such sale or in the form of materials or supplies to be consumed in the production process or in the rendering of services.

Inventories are carried at the lower of cost and net realisable value.

Cost is calculated using the first-in, first-out method and comprises all costs of purchase and other costs incurred in bringing the inventories to their present location and condition.

Net realisable value is determined by reference to the sales proceeds of items sold in the ordinary course of business subsequent to the financial year end date or to management estimates based on prevailing market conditions.

2 編製基準及重大會計政策資料 (續)

(k) 信貸虧損及資產減值(續)

(iii) 中期財務報告及減值 (續)

(I) 存貨

存貨指於日常業務過程中持作出 售、於生產過程中出售或於生產 過程中或於提供服務時消耗之材 料或用品之形式。

存貨按成本及可變現淨值之間之 較低者入賬。

成本以先進先出法計算且包括購 買之全部成本及將存貨送至其目 前位置及狀態所產生之其他成 本。

可變現淨值乃參考按於財政年度 結算日以後循日常業務過程中出 售項目所得之出售所得款項或由 管理層根據當前市況而作之估計 釐定。

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2 BASIS OF PREPARATION AND MATERIAL ACCOUNTING POLICY INFORMATION

(continued)

(I) Inventories (continued)

When inventories are sold, the carrying amount of those inventories is recognised as an expense in the period in which the related revenue is recognised.

The amount of any write-down of inventories to net realisable value and all losses of inventories are recognised as an expense in the period the write-down or loss occurs. The amount of any reversal of any write-down of inventories is recognised as a reduction in the amount of inventories recognised as an expense in the period in which the reversal occurs.

(m) Trade and other receivables

A receivable is recognised when the Group has an unconditional right to receive consideration. A right to receive consideration is unconditional if only the passage of time is required before payment of that consideration is due.

Trade receivables that do not contain a significant financing component are initially measured at their transaction price.

(n) Interest-bearing borrowings

Interest-bearing borrowings are recognised initially at fair value less attributable transaction costs. Subsequent to initial recognition, interest-bearing borrowings are stated at amortised cost using the effective interest method. Interest expense is recognised in accordance with the Group's accounting policy for borrowing costs (see Note 2(w)).

2 編製基準及重大會計政策資料 (續)

(I) 存貨(續)

當出售存貨時,該等存貨賬面值 於有關收益確認之期間內確認為 開支。

任何存貨金額撇減而至可變現淨 值及存貨之所有遺失均於撇減或 遺失之發生期內確認為開支。存 貨任何撇減撥回之金額於撥回發 生之期間內被確認為已確認為開 支之存貨金額之減少。

(m) 應收賬款及其他應收款

應收款項於本集團有無條件權利 收取代價時予以確認。倘代價僅 隨時間推移即會成為到期應付, 則收取代價的權利為無條件。

並無重大融資部分之應收貿易賬 款初步按其交易價計量。

(n) 計息借貸

計息借貸初步按公允值減應佔交易成本確認。於初步確認後,計息借貸採用實際利息法按攤銷成本列賬。利息開支根據本集團有關借貸成本之會計政策確認(見附註2(w))。

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2 BASIS OF PREPARATION AND MATERIAL ACCOUNTING POLICY INFORMATION

(continued)

(o) Convertible preference share capital

Convertible preference share capital is classified as equity if it is non-redeemable, or redeemable only at the Company's option, and any dividends are discretionary. Dividends on convertible preference share capital classified as equity are recognised as distributions within equity.

(p) Trade and other payables

Trade and other payables are initially recognised at fair value. Subsequent to initial recognition, trade and other payables are stated at amortised cost unless the effect of discounting would be immaterial, in which case they are stated at invoice amounts.

(q) Cash and cash equivalents

Cash and cash equivalents comprise cash at bank and on hand, demand deposits with banks and other financial institutions. Cash and cash equivalents are assessed for ECLs in accordance with the policy set out in Note 2(k)(i).

2 編製基準及重大會計政策資料 (續)

(o) 可換股優先股股本

倘可換股優先股股本為不能贖回,或僅可按本公司選擇贖回, 而任何股息屬酌情者,則可換股 優先股股本將被分類為權益。被 分類為權益之可換股優先股股本 之股息被確認為權益項下分派。

(p) 應付賬款及其他應付款

應付賬款及其他應付款初步按公允值確認。於初步確認後,應付賬款及其他應付款按攤銷成本列賬,除非貼現影響並不重大,在此情況下,則按發票金額列賬。

(a) 現金及現金等值項目

現金及現金等值項目包括銀行結存及手頭現金、存放於銀行及其他財務機構之活期存款。現金及現金等值項目根據附註2(k)(i)所載政策評估預期信貸虧損。

財務報表附註

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2 BASIS OF PREPARATION AND MATERIAL ACCOUNTING POLICY INFORMATION

(continued)

(r) Employee benefits

(i) Short-term employee benefits and contributions to defined contribution retirement plans

Salaries, annual bonuses, paid annual leave, contributions to defined contribution retirement plans and the cost of non-monetary benefits are accrued in the period in which the associated services are rendered by employees. Where payment or settlement is deferred and the effect would be material, these amounts are stated at their present values.

(s) Income tax

Income tax for the period comprises current tax and movements in deferred tax assets and liabilities. Current tax and movements in deferred tax assets and liabilities are recognised in profit or loss except to the extent that they relate to business combinations, or items recognised in other comprehensive income or directly in equity, in which case the relevant amounts of tax are recognised in other comprehensive income or directly in equity, respectively.

Current tax is the expected tax payable on the taxable income for the period, using tax rates enacted or substantively enacted at the end of the reporting period, and any adjustment to tax payable in respect of previous years.

2 編製基準及重大會計政策資料 (續)

(r) 僱員福利

(i) 短期僱員褔利及定額供款 退休計劃的供款

薪金、年終花紅、有薪年 假、定額供款退休計劃的 供款及非現金褔利成本自 在僱員提供有關服務之期 間內應計。倘若付款響, 該遞延並有重大影響,該 等金額以其現值呈列。

(s) 所得税

期內所得稅包括即期稅項及遞延稅項資產與負債之變動。即期稅項及遞延稅項資產及負債之變動均在損益內確認,但以與業務直接可以與與其他全面收益或有關者除外別稅確認為權益項目相關者除分別稅稅。 該情況下,有關稅項金額分別稅稅。 認為其他全面收益或直接於權益稅。

即期税項是按期內應課税收入以報告期末已生效或實際上已生效之稅率計算之預期應付稅項,加以往年度應付稅項之任何調整。

財務報表附註

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2 BASIS OF PREPARATION AND MATERIAL ACCOUNTING POLICY INFORMATION

(continued)

(s) Income tax (continued)

Deferred tax assets and liabilities arise from deductible and taxable temporary differences respectively, being the differences between the carrying amounts of assets and liabilities for financial reporting purposes and their tax bases. Deferred tax assets also arise from unused tax losses and unused tax credits.

Apart from certain limited exceptions, all deferred tax liabilities, and all deferred tax assets to the extent that it is probable that future taxable profits will be available against which the asset can be utilised, are recognised. Future taxable profits that may support the recognition of deferred tax assets arising from deductible temporary differences include those that will arise from the reversal of existing taxable temporary differences, provided those differences relate to the same taxation authority and the same taxable entity, and are expected to reverse either in the same period as the expected reversal of the deductible temporary difference or in periods into which a tax loss arising from the deferred tax asset can be carried back or forward. The same criteria are adopted when determining whether existing taxable temporary differences support the recognition of deferred tax assets arising from unused tax losses and credits, that is, those differences are taken into account if they relate to the same taxation authority and the same taxable entity, and are expected to reverse in a period, or periods, in which the tax loss or credit can be utilised.

2 編製基準及重大會計政策資料 (續)

(s) 所得税(續)

遞延税項資產及負債分別由可抵 扣及應課税暫時差異,即資產及 負債就財務申報而言之賬面值與 其税基之間之差異而產生。遞延 税項資產亦由未動用税務虧損及 未動用税項抵免而產生。

除了某些有限之例外情况外,所 有遞延税項負債及遞延税項資 產(僅限於有可能用來動用日後 應課税溢利之資產)均予確認。 支持確認由可抵扣暫時差異所產 生遞延税項資產的未來應課税溢 利包括因撥回目前存在之應課税 暫時差異而產生之數額,但該等 撥回之差異必須與同一稅務機關 和同一應課税實體有關,並預期 在可抵扣暫時差異預計撥回之同 一期間或遞延税項資產所產生稅 項虧損可向後期或向前期結轉之 期間內撥回。在決定目前存在之 應課税暫時差異是否足以支持確 認由未動用税項虧損及抵免所產 牛之遞延税資項資產時,亦會採 用同一準則,即倘差異是與同一 税務機關及同一應課税實體有 關,以及預期在動用税項虧損和 抵免之期間內撥回,則計入該等 差異。

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2 BASIS OF PREPARATION AND MATERIAL ACCOUNTING POLICY INFORMATION

(continued)

(s) Income tax (continued)

The limited exceptions to recognition of deferred tax assets and liabilities are those temporary differences arising from goodwill not deductible for tax purposes, the initial recognition of assets or liabilities that affect neither accounting nor taxable profit (provided they are not part of a business combination and at the time of the transaction does not give rise to equal taxable and deductible temporary differences), and temporary differences relating to investments in subsidiaries to the extent that, in the case of taxable differences, the Group controls the timing of the reversal and it is probable that the differences will not reverse in the foreseeable future, or in the case of deductible differences, unless it is probable that they will reverse in the future.

Where investment property is carried at its fair value in accordance with the accounting policy set out in Note 2(h), the amount of deferred tax recognised is measured using the tax rates that would apply on sale of this asset at its carrying value at the reporting date unless the property is depreciable and is held within a business model whose objective is to consume substantially all of the economic benefits embodied in the property over time, rather than through sale. In all other cases, the amount of deferred tax recognised is measured based on the expected manner of realisation or settlement of the carrying amount of the assets and liabilities, using tax rates enacted or substantively enacted at the end of the reporting period. Deferred tax assets and liabilities are not discounted.

The carrying amount of a deferred tax asset is reviewed at the end of each reporting period and is reduced to the extent that it is no longer probable that sufficient taxable profits will be available to allow the related tax benefit to be utilised. Any such reduction is reversed to the extent that it becomes probable that sufficient taxable profits will be available.

2 編製基準及重大會計政策資料 (續)

(s) 所得税(續)

每個報告期末均會檢討遞延稅項 資產之賬面值,並調減至再無足 夠應課稅溢利以動用有關稅務利 益為止。任何有關減幅於可能有 足夠應課稅溢利時予以撥回。

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For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度 (Expressed in RMB unless otherwise indicated) (除非另有指明,否則以人民幣呈列)

2 BASIS OF PREPARATION AND MATERIAL ACCOUNTING POLICY INFORMATION

(continued)

(s) Income tax (continued)

Additional income taxes that arise from the distribution of dividends are recognised when the liability to pay the related dividends is recognised.

Current tax balances and deferred tax balances, and movements therein, are presented separately from each other and are not offset. Current tax assets are offset against current tax liabilities, and deferred tax assets against deferred tax liabilities, if the Company or the Group has the legally enforceable right to set off current tax assets against current tax liabilities and the following additional conditions are met:

- in the case of current tax assets and liabilities, the Company or the Group intends either to settle on a net basis, or to realise the asset and settle the liability simultaneously; or
- in the case of deferred tax assets and liabilities,
 if they relate to income taxes levied by the same taxation authority on either:
 - the same taxable entity; or
 - different taxable entities, which, in each future period in which significant amounts of deferred tax liabilities or assets are expected to be settled or recovered, intend to realise the current tax assets and settle the current tax liabilities on a net basis or realise and settle simultaneously.

2 編製基準及重大會計政策資料 (續)

(s) 所得税(續)

因分派股息產生的額外所得稅在 支付相關股息的負債確認時確 認。

即期税項結餘及遞延税項結餘以及有關變動均獨立呈列,不予抵銷。倘本公司或本集團具備合法權力將即期税項資產與即期税項負債抵銷,且符合以下額外條件,則即期税項資產與即期税項負債抵銷,而遞延税項資產則與遞延税項負債抵銷:

- 就即期税項資產及負債而言,本公司或本集團擬按 淨額基準結算或同時變現 資產及清付負債;或
- 就遞延稅項資產及負債而言,倘與相同稅務機構就以下其中一項徵收之所得稅有關:
 - 同一應課税實體;或
 - 不同應課税實體,而 該等實體於各個 清付或資產之間 負債或資產之間 類之日後期現 類類基準變現即即 項資產及清付 資債或同時變 產及清付負債。

財務報表附註

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度 (Expressed in RMB unless otherwise indicated) (除非另有指明,否則以人民幣呈列)

2 BASIS OF PREPARATION AND MATERIAL ACCOUNTING POLICY INFORMATION

(continued)

(t) Provisions and contingent liabilities

Provisions are recognised for liabilities of uncertain timing or amount when the Group or the Company has a legal or constructive obligation arising as a result of a past event, it is probable that an outflow of economic benefits will be required to settle the obligation and a reliable estimate 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.

Where some or all of the expenditure required to settle a provision is expected to be reimbursed by another party, a separate asset is recognised for any expected reimbursement that would be virtually certain. The amount recognised for the reimbursement is limited to the carrying amount of the provision.

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 events are also disclosed as contingent liabilities unless the probability of outflow of economic benefits is remote.

(u) Revenue and other income

Income is classified by the Group as revenue when it arises from the sale of goods, the provision of services or the use by others of the Group's assets under leases in the ordinary course of the Group's business.

2 編製基準及重大會計政策資料 (續)

(t) 撥備及或然負債

倘若本集團或本公司須就已發生之事件承擔法律或推定責任, 而履行該責任時可能會導致經濟利益外流,並可作出可靠之估計,便會就該時間或金額不定之負債確認撥備。如果貨幣時間價值重大時,撥備則按預計履行責任所涉及開支之現值入賬。

倘結算撥備所需之部分或全部開 支預期可由另一方償還,則就任 何實際可確定之預期償還確認獨 立資產。就償付所確認的金額以 撥備的賬面值為限。

倘若不可能出現經濟利益外流, 或是無法對有關金額作出可靠之 估計,便會將該責任披露為可 負債,除非經濟利益外流之可能 性渺茫則除外。須視乎某宗或 宗未來事件是否發生才能確露 完未來事件是否發生才能確露 在與否之潛在責任,亦會披露 或然負債,除非經濟利益外流之 可能性渺茫則除外。

(u) 收益及其他收入

本集團將其日常業務過程中產生 自銷售貨品、提供服務或根據租 賃其他使用本集團資產的收入分 類為收益。

財務報表附註

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2 BASIS OF PREPARATION AND MATERIAL ACCOUNTING POLICY INFORMATION

(continued)

(u) Revenue and other income (continued)

Revenue is recognised when control over a product or service is transferred to the customer, or the lessee has the right to use the asset, at the amount of promised consideration to which the Group is expected to be entitled, excluding those amounts collected on behalf of third parties. Revenue excludes value added tax or other sales taxes and is after deduction of any trade discounts.

Further details of the Group's revenue and other income recognition policies are as follows:

(i) Sale of goods and net income from concession sales

Revenue arising from the sale of goods and net income from concession sales are recognised when the customer takes possession of and accepts the goods. No revenue or net income is recognised if there are significant uncertainties regarding recovery of the consideration due, the possible return of goods, or continuing management involvement with the goods. Payments received in advance from customers that are related to sales of goods not yet delivered are deferred in contract liabilities in the consolidated statement of financial position. Revenue is recognised when goods are delivered to the customers. After expiry of prepaid stored value cards, the corresponding receipts in advance are normally recognised as income based on the Group's previous experience in forfeiture of prepaid stored value cards by customers.

(ii) Service fee income

Service fee income from the operation of department stores, shopping mall and supermarkets is recognised over time.

2 編製基準及重大會計政策資料 (續)

(u) 收益及其他收入(續)

當產品或服務的控制權按本集 團預期有權獲取的承諾代價數額(不包括代表第三方收取的金額)轉移至客戶或承租人有權動 用資產時,收益予以確認。收益 不包括增值稅或其他銷售稅,並 經扣除任何貿易折扣。

有關本集團收益及其他收入確認政策的進一步詳情載列如下:

(i) 銷售貨品及專櫃銷售淨收 入

銷售貨品收益及專櫃銷售 淨收入於客戶接受貨品及 有關擁有權的風險及回報 時確認。倘到期代價之收 回存在重大不確定性,貨 物可能被退回,或本集團 仍持續參與貨物管理,則 不會確認收益或淨收入。 預收客戶款項與尚未交付 貨品銷售有關,於綜合財 務狀況表內之合約負債中 遞延。收益於貨品付運予 客戶時確認。預付儲存值 卡到期後,相應的預收款 項一般根據本集團過往沒 收客戶預付儲存值卡的經 驗確認為收入。

(ii) 服務費收入

經營百貨商場、購物中心 及超級市場之服務費收入 隨時間確認。

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2 BASIS OF PREPARATION AND MATERIAL ACCOUNTING POLICY INFORMATION

(continued)

(u) Revenue and other income (continued)

(iii) Rental income from operating leases

Rental income receivable under operating leases is recognised in profit or loss in equal instalments over the periods covered by the lease term, except where an alternative basis is more representative of the pattern of benefits to be derived from the use of the leased asset. Lease incentives granted are recognised in profit or loss as an integral part of the aggregate net lease payments receivable.

(iv) Customer loyalty programme

The Group's customer loyalty programme awards customers credits which entitle the customers to the right to exchange for products offered under the customer loyalty programme and gives rise to a separate performance obligation. The Group allocated a portion of the transaction price to the customer loyalty programme based on relative standalone selling price. Such amount is deferred and revenue is recognised when the programme credits are redeemed and the Group has fulfilled its obligations to supply the products offered under the customer loyalty programme. Deferred revenue is also released to revenue when it is no longer considered probable that the programme credits will be redeemed.

(v) Dividends

Dividend income from listed investments is recognised when the share price of the investment goes ex-dividend.

2 編製基準及重大會計政策資料 (續)

(u) 收益及其他收入(續)

(iii) 經營租賃之租金收入

經營賃之應收租金收入, 等賃之應收租金收入, 等額在損益中確認, 有其他基準能更清晰地 時使用的租賃資外。 的收益模勵在損益中確 的 之租賃獎勵在損額的組成 部份。

(iv) 客戶忠誠度計劃

本獎分客產任價客額於團度確積撥集勵授戶品。分戶會計已計認分的之戶客該產集一該延積行提遞不定戶分權計單接生團部度處分其供延再。戶分權計單按分計理獲根產收可定有換提履獨價有收及戶責於贖度有換提履獨價有收及戶責於贖計關根供約立格關益本忠任計回點,贖據品益能

(v) 股息

上市投資之股息收入在投資項目股價除息時確認。

財務報表附註

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2 BASIS OF PREPARATION AND MATERIAL ACCOUNTING POLICY INFORMATION

(continued)

(u) Revenue and other income (continued)

(vi) Interest income

Interest income is recognised as it accrues using the effective interest method. For credit impaired financial assets, the effective interest rate is applied to the amortised cost (i.e. gross carrying amount net of loss allowance) of the asset (see Note 2(k)(i)).

(v) Translation of foreign currencies

Foreign currency transactions during the year are translated into the functional currency of the entity to which they relate at the foreign exchange rates ruling at the transaction dates. Monetary assets and liabilities denominated in foreign currencies are translated into the functional currency of the entity to which they relate at the foreign exchange rates ruling at the end of the reporting period. Exchange gains and losses are recognised in profit or loss.

Non-monetary assets and liabilities that are measured in terms of historical cost in a foreign currency are translated into the functional currency of the entity to which they relate using the foreign exchange rates ruling at the transaction dates.

2 編製基準及重大會計政策資料 (續)

(u) 收益及其他收入(續)

(vi) 利息收入

利息收入於產生時以實際 利率法確認。就出現信貸 減值的金融資產而言,實 際利率應用於資產的攤銷 成本(即扣除虧損撥備的 總賬面值)(見附註2(k) (i))。

(v) 外幣換算

年內之外幣交易按交易日之外幣 匯率換算為與其有關實體之功能 貨幣。以外幣計值之貨幣資產及 負債按報告期末之外幣匯率換算 為與其有關實體之功能貨幣。匯 兑收益及虧損於損益內確認。

根據外幣歷史成本計量之非貨幣 資產及負債乃使用交易當日釐定 之外匯匯率換算為與其有關之實 體之功能貨幣。

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2 BASIS OF PREPARATION AND MATERIAL ACCOUNTING POLICY INFORMATION

(continued)

(v) Translation of foreign currencies (continued)

The results of operations which have a functional currency other than RMB, the Group's presentation currency, are translated into RMB at the exchange rates approximating the foreign exchange rates ruling at the dates of the transactions. Statement of financial position items are translated into RMB at the closing foreign exchange rates at the end of the reporting period. The resulting exchange differences are recognised in other comprehensive income and accumulated separately in equity in the exchange reserve.

(w) Borrowing costs

Borrowing costs that are directly attributable to the acquisition of an asset which necessarily takes a substantial period of time to get ready for its intended use are capitalised as part of the cost of that asset. Other borrowing costs are expensed in the period in which they are incurred.

The capitalisation of borrowing costs as part of the cost of a qualifying asset commences 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 are in progress. Capitalisation of borrowing costs is suspended or ceases when substantially all the activities necessary to prepare the qualifying asset for its intended use or sale are interrupted or complete.

(x) Related parties

- (a) A person, or a close member of that person's family, is related to the Group if that person:
 - (i) has control or joint control over the Group;
 - (ii) has significant influence over the Group;
 - (iii) is a member of the key management personnel of the Group or the Group's parent.

2 編製基準及重大會計政策資料 (續)

(v) 外幣換算(續)

使用本集團之呈列貨幣人民幣以外之功能貨幣計值之經營業績按交易當日釐定之外匯匯率之概整 医率換算為人民幣。財務狀況 項目按報告期末之外匯收市 医光 與算為人民幣。所產生之匯 差額於其他全面收益確認並於匯兑儲備之權益中獨立累計。

(w) 借貸成本

收購必定需要較長期間才能用作 擬定用途的資產直接應佔的借貸 成本,作為該資產成本的一部分 而資本化。其他借貸成本在產生 之期間支銷。

借貸成本作為合資格資產成本的一部分而資本化,在資產產生開支、產生借貸成本及籌備資產作預期用途所需的活動正在進行時開始。借貸成本資本化在籌備合資格資產作預期用途或銷售所需的所有活動中斷或完成時暫停或終止。

(x) 關連人士

- (a) 一名人士或該名人士之近 親家庭成員為本集團之關 連人士,如該名人士:
 - (i) 控制或共同控制本集 團;
 - (ii) 對本集團有重大影響 力;或
 - (iii) 為本集團或本集團母 公司之主要管理人員 成員。

財務報表附註

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2 BASIS OF PREPARATION AND MATERIAL ACCOUNTING POLICY INFORMATION

(continued)

- (x) Related parties (continued)
 - (b) An entity is related to the Group if any of the following conditions applies:
 - (i) The entity and the Group are members of the same group.
 - (ii) One entity is an associate or joint venture of the other entity (or an associate or joint venture of a member of a group of which the other entity is a member).
 - (iii) Both entities are joint ventures of the same third party.
 - (iv) One entity is a joint venture of a third entity and the other entity is an associate of the third entity.
 - (v) The entity is a post-employment benefit plan for the benefit of employees of either the Group or an entity related to the Group.
 - (vi) The entity is controlled or jointly controlled by a person identified in (a).
 - (vii) A person identified in (a)(i) has significant influence over the entity or is a member of the key management personnel of the entity (or of a parent of the entity).
 - (viii) The entity, or any member of a group of which it is a part, provides key management personnel services to the Group or to the Group's parent.

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 編製基準及重大會計政策資料 (續)

(x) 關連人士(續)

- (b) 實體如符合以下情況之一時,則為本集團之關連人士:
 - (i) 該實體與本集團為同 一集團成員公司。
 - (ii) 實體為另一實體之聯營公司或合營企業(或另一實體所屬集團成員公司之聯營公司或合營企業)。
 - (iii) 兩個實體均為同一第 三方之合營企業。
 - (iv) 實體為第三實體之合 營企業且另一實體為 該第三實體之聯營公 司。
 - (v) 實體為讓本集團或與 本集團有關之實體之 僱員受益之終止受僱 後福利計劃。
 - (vi) 實體由(a)所界定人士 控制或共同控制。
 - (vii) 由(a)(i)所界定人士對 實體有重大影響力或 為該實體(或該實體 母公司)之主要管理 層成員。
 - (viii) 該實體,或其所屬集 團之任何成員公司, 向本集團或本集團之 母公司提供主要管理 層服務。

個別人士之親密家庭成員乃指該 親屬成員在與公司交易時可能影 響或被影響之親屬成員。

財務報表附許

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2 BASIS OF PREPARATION AND MATERIAL ACCOUNTING POLICY INFORMATION

(continued)

(y) Segment reporting

Operating segments, and the amounts of each segment item reported in the financial statements, are identified from the financial information provided regularly to the Group's most senior executive management for the purposes of allocating resources to, and assessing the performance of, the Group's various lines of business and geographical locations.

Individually material operating segments are not aggregated for financial reporting purposes unless the segments have similar economic characteristics and are similar in respect of the nature of products and services, the type or class of customers, the methods used to distribute the products or provide the services, and the nature of the regulatory environment. Operating segments which are not individually material may be aggregated if they share a majority of these criteria.

The Group's revenue is substantially derived from retail customers in the PRC and the Group's operating assets are substantially located in the west region of the PRC. Accordingly, no segment analysis based on geographical location of the customers and assets is provided.

3 ACCOUNTING JUDGEMENTS AND ESTIMATES

(a) Critical accounting judgements in applying the Group's accounting policies

In the process of applying the Group's accounting policies, management has made the following accounting judgements:

2 編製基準及重大會計政策資料 (續)

(y) 分部報告

經營分部及財務報表內呈報之各 分部項目之金額是由定期提供予 本集團最高行政管理人員以作資 源分配,及對本集團之各項業務 及地區分部進行業績評估之財務 資料中識別出來的。

除非分部具備相似之經濟特徵及在產品及服務性質、客戶類型或類別、分銷產品或提供服務所使用之方法以及監管環境方面相似,否則各個重大經營分部在財務匯報中不會進行合算。個別非重大之經營分部,如果符合上述大部份標準,則可能會進行合算。

本集團之收益主要源自其於中國 之零售客戶,而本集團之經營資 產絕大部份位於中國西部地區。 因此,並無提供根據客戶及資產 所在地理區域劃分之分部分析。

3 會計判斷及估計

(a) 應用本集團會計政策時之關鍵 會計判斷

於應用本集團會計政策時,管理 層已作出以下會計判斷:

財務報表附註

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3 ACCOUNTING JUDGEMENTS AND ESTIMATES (continued)

(a) Critical accounting judgements in applying the Group's accounting policies (continued)

(i) Going concern assessment

Management has made judgement about the Group's ability to continue as a going concern and concluded that there are no material uncertainties related to events or conditions which, individually or collectively, may cast significant doubt on the Group's ability to continue as a going concern. Further information is set out in Note 2(b).

(ii) Classification of interests in leasehold land and buildings held for own use

In accordance with HKAS 16, Property, plant and equipment, the Group chooses to apply either the cost model or the revaluation model as its accounting policy for items of property and equipment held for own use on a class-by-class basis. In applying this policy, the Group has concluded that its registered ownership interests in leasehold properties and the right to use other properties leased under tenancy agreements are two separate groupings of assets which differ significantly in their nature and use. Accordingly, they are regarded by the Group as separate classes of asset for subsequent measurement policies in accordance with Notes 2(g) and (j). Specifically, registered ownership interests are carried under the revaluation model, while rights to use properties under tenancy agreements are carried at depreciated cost.

3 會計判斷及估計(續)

(a) 應用本集團會計政策時之關鍵 會計判斷(續)

(i) 持續經營評估

(ii) 持作自用之租賃土地及樓 宇之擁有權權益

根據香港會計準則第16號 「物業、廠房及設備」,本集 團選擇將成本模式或重估 模式作為其按分類基準就 持作自用之物業及設備項 目之會計政策。於應用該 政策時,本集團認為其於 租賃物業之登記擁有權權 益及根據租賃協議租賃之 其他物業之使用權為兩種 不同之資產組別,其性質 及用途均有重大差異。因 此,本集團根據附註2(g)及 (j)將其視為後續計量政策 之獨立資產類別。具體而 言,註冊所有權權益按重 估模式列賬,而根據租賃 協議使用物業之權利則按 折舊成本列賬。

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For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度 (Expressed in RMB unless otherwise indicated) (除非另有指明,否則以人民幣呈列)

3 ACCOUNTING JUDGEMENTS AND ESTIMATES (continued)

- (a) Critical accounting judgements in applying the Group's accounting policies (continued)
 - (ii) Classification of interests in leasehold land and buildings held for own use (continued)

In making this judgement, the Group has taken into account that, as the registered owner of a leasehold property, the Group is able to benefit fully from any changes in the valuation of these properties whether as holding gains or by selling the property interest to others, as well as being able to use the properties in its operation free of paying market rents. In contrast, the shorter term tenancy agreements are typically for periods of no more than 15 years and are subject to other restrictions, in particular on transferability of the Group's tenancy rights to others. These shorter term tenancy agreements are executed in order to retain operational flexibility and to reduce the Group's exposure to the property market fluctuation. They may contain termination or extension clauses, and/ or rental payment are usually increased every 1 to 3 years to reflect market rentals.

(iii) Recognition of deferred tax on withholding tax on distribution

At 31 December 2023, temporary differences relating to the undistributed profits of certain subsidiaries of the Group established in the PRC amounted to RMB701,485,000 (31 December 2022: RMB679,692,000). Deferred tax liabilities of RMB35,074,250 (31 December 2022: RMB33,985,000) have not been recognised in respect of the tax that would be payable on the distribution of these retained profits as the Company controls the dividend policy of these subsidiaries and it has been determined that it is probable that profits from these subsidiaries will not be distributed in the foreseeable future.

3 會計判斷及估計(續)

- (a) 應用本集團會計政策時之關鍵 會計判斷(續)
 - (ii) 持作自用之租賃土地及樓 宇之擁有權權益(續)

於作出此判斷時,本集團 已考慮作為租賃物業之登 記擁有人,本集團可全面 受惠於該等物業估值之任 何變動(不論為持有收益 或透過出售物業權益予其 他人士),以及可於營運 中使用物業而毋須支付市 場租金。相比之下,較短 期租賃協議一般不超過15 年,並受其他限制,尤其是 本集團租賃權可轉讓性之 限制。該等短期租賃協議 乃為保持營運靈活性及減 少本集團面對物業市場波 動之風險而訂立。該等條 款可能包含終止或延長條 款,及/或租金通常每1至 3年增加一次,以反映市場 租金。

(iii) 確認分派之預扣税之遞延 税項

於二零二三年十二月三十一 日,與本集團若干於中國成 立之附屬公司之未分配溢利 有關之暫時差異為人民幣 701,485,000元(二零二二 年十二月三十一日:人民 幣679,692,000元)。遞延税 項負債人民幣35.074.250元 (二零二二年十二月三十一 日:人民幣33,985,000元) 尚未就將按該等保留溢利之 分派而應付之税項而予以確 認,原因為本公司控制該等 中國附屬公司之股息政策及 已釐定來自該等附屬公司之 溢利不大可能於可預見將來 予以分派。

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3 ACCOUNTING JUDGEMENTS AND ESTIMATES (continued)

(b) Sources of estimation uncertainty

Notes 12, 13, 14, 15 17 and 26 contain information about the assumptions and their risk factors relating to valuation of land and buildings held for own use, investment properties, goodwill and intangible assets impairment, provision for Cash Coupon Card issued but not yet consumed and financial assets measured at fair value. Other key sources of estimation uncertainty are as follows:

(i) Impairment losses of non-current assets and prepayments for acquisition of properties

At 31 December 2023, non-current assets (other than prepayments for acquisition of properties) and repayments for acquisition of properties of the Group amounted to RMB5,210,270,000 and RMB2.189.475.000 (2022: RMB5.224.330.000 and RMB2,128,943,000), respectively. If circumstances indicate that the carrying amount of a long-lived asset may not be recoverable, the asset may be considered "impaired", and an impairment loss may be recognised in accordance with accounting policy for impairment of long-lived assets as described in Note 2(k). The carrying amounts of long-lived assets are reviewed periodically or when indications are identified in order to assess whether the recoverable amounts have declined below the carrying amounts. When such a decline has occurred, the carrying amount is reduced to recoverable amount. The recoverable amount is the greater of the fair value less costs of disposal and value in use. In determining the value in use, expected future cash flows generated by the asset are discounted to their present value, which requires significant judgement relating to the level of revenue and amount of operating costs. The Group uses all readily available information in determining an amount that is a reasonable approximation of the recoverable amount, including estimates based on reasonable and supportable assumptions and projections of the level of revenue and amount of operating costs. Changes in these estimates could have a significant impact on the carrying value of the assets and could result in additional impairment charge or, except for goodwill, reversal of impairment in future periods.

3 會計判斷及估計(續)

(b) 估計不確定性來源

附註12、13、14、15、17及26載有與持作自用土地及樓宇及投資物業之估值、商譽及無形資產減值、已發行但未消費之商聯卡撥備以及按公允值計量之金融資產之假設及其風險因素之資料。估計不確定之其他重要來源如下:

(i) 非流動資產之減值虧損及 收購物業之預付款項

於二零二三年十二月三十一 日,本集團之非流動資產 (收購物業之預付款項除 外)及收購物業之還款金額 分別為人民幣5,210,270,000 元及人民幣2.189.475.000 元(二零二二年:人民幣 5,224,330,000元及人民幣 2,128,943,000元)。倘有情 況顯示無法收回耐用資產之 賬面值,有關資產可能視為 「減值」,並可能根據附註 2(k)所述有關耐用資產減值 之會計政策確認減值虧損。 本集團定期或當發現減值跡 象時覆核耐用資產之賬面 值,藉以評估可收回金額是 否下跌至低於賬面值。倘出 現上述減值情況, 賬面值則 會減至可收回金額。可收回 金額為公允值減處置成本或 使用價值兩者中之較高者。 在釐定使用價值時,資產產 生的預計未來現金流量貼現 至現值,當中須對相關收入 水平及經營成本金額作出重 要判斷。本集團在釐定與可 收回金額相若之合理數額 時,使用全部可輕易獲得資 料,包括基於合理及有支持 力之假設之估計以及收益與 經營成本款額之預測水平。 有關估計之變動可對資產之 賬面值產生重大影響,並可 於未來期間引致額外減值開 支或(商譽除外)作出減值 撥回。

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3 ACCOUNTING JUDGEMENTS AND ESTIMATES (continued)

(b) Sources of estimation uncertainty (continued)

(ii) Depreciation

Property and equipment are depreciated on a straight-line basis over the estimated useful lives of the assets, after taking into account the estimated residual values. The management reviews the estimated useful lives and the residual values, of the assets regularly in order to determine the amount of depreciation expense to be recorded during any reporting period. The determination of the useful lives and the residual values is based on historical experience with similar assets. The depreciation expense for future periods is adjusted if there are significant changes from previous estimates.

(iii) Provision for Cash Coupon Card issued but not yet consumed

As at 31 December 2023, the Group recognises provision for RMB228,830,000 (2022: RMB289,563,000) in relation to Cash Coupon Card issued but not yet consumed. The provision is based on the difference between the amount of Cash Coupon Card that is expected to be consumed in the future of approximately RMB228,930,000 (2022: RMB289,563,000) and the Cash Coupon Card issued but not yet consumed of approximately RMB410,972,000 (2022: RMB472,793,000). The amount of Cash Coupon Card that is expected to be consumed in the future are estimated by the management's assessment based on the latest and subsequent Cash Coupon Card consumption data availabe to the management. The amount of provision could change significantly as a result of changes in market expectation and trend.

4 REVENUE AND SEGMENT REPORTING

(a) Revenue

The principal activities of the Group are the operation of department stores, a shopping mall and supermarkets and properties managements in the PRC.

3 會計判斷及估計(續)

(b) 估計不確定性來源(續)

(ii) 折舊

(iii) 已發行但未消費之商聯卡 撥備

於二零二三年十二月三十一 日,本集團就已發行但未 消費之商聯卡確認撥備人 民幣228,830,000元(二零 二二年:人民幣289,563,000 元)。撥備乃基於預計未來 會消費的商聯卡金額約人 民幣228,930,000元(二零 二二年: 人民幣289,563,000 元)與已發行但未消費 之商聯卡金額約人民幣 410,972,000元(二零二二 年:人民幣472.793.000元) 之間的差額。預計未來會消 費的商聯卡金額乃按管理層 根據管理層可獲得的最新及 其後商聯卡消費數據作出的 評估而估計。撥備金額或會 因市場預期及趨勢的變化而 發生重大變化。

4 收益及分部報告

(a) 收益

本集團之主要業務為於中國經營 百貨商場、購物中心及超級市場 以及物業管理。

財務報表附註

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REVENUE AND SEGMENT REPORTING

(continued)

(a) Revenue (continued)

Revenue represents the sales value of goods sold to customers, net income from concession sales, gross rental income and management and administrative service fee income.

Disaggregation of revenue (i)

Disaggregation of revenue from contracts with customers by major products or service lines is as follows:

收益及分部報告(續)

(a) 收益(續)

收益指向客戶售出之商品銷售價 值、特許專櫃銷售淨收入、總租 金收入,以及管理及行政服務費 收入。

(i) 收入分類

按主要產品或服務線劃分 之客戶合約收益分類如 下:

Year ended	Year ended
31 December	31 December
2023	2022
截至	截至
二零二三年	二零二二年
十二月三十一日	十二月三十一日
止年度	止年度
RMB'000	RMB'000
人民幣千元	人民幣千元

Revenue from contracts with 香港財務報告準則第15號範 customers within the scope of HKFRS15

圍內之來自客戶合約之收 益

Sales of goods Net income from concession sales Management and administrative service fee income		191,395 82,344 44,782	230,323 77,124 35,560
Revenue from other sources Gross rental income	其他來源收益 總租金收入	318,521 45,305	343,007 33,063
		363,826	376,070
Disaggregated by timing of revenue recognition	按收益確認時間分類		
Point in time Over time	時點 隨時間	273,739 44,782	307,447 35,560

The Group's entire revenue is attributable to the market in Shaanxi province, the PRC. No analysis of geographical information is therefore presented.

本集團的全部收益來自中 國陝西市場。因此,概無呈 列地理資料分析。

343,007

318,521

財務報表附註

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4 REVENUE AND SEGMENT REPORTING (continued)

(a) Revenue (continued)

(i) Disaggregation of revenue (continued)

The Group engages in the retail business, and accordingly, the directors of the Company consider that the Group's customer base is diversified and has no customer with whom transactions have exceeded 10% of the Group's revenue for the year ended 31 December 2023 (2022: Nil). Details of concentrations of credit risk are set out in Note 30(a).

Information on gross revenue

Gross revenue for concession sales charged to retail customers.

4 收益及分部報告(續)

(a) 收益(續)

(i) 收入分類(續)

與總收益有關之資料 計入零售客戶之特許專櫃 銷售之總收益。

		Year ended	Year ended
		31 December	31 December
		2023	2022
		截至	截至
		二零二三年	二零二二年
		十二月三十一日	十二月三十一日
		止年度	止年度
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Sales of goods	商品銷售	191,395	230,323
Gross revenue from concession	特許專櫃銷售總收益		
sales		695,224	548,810
Gross rental income	總租金收入	45,305	33,063
Management and administrative	管理及行政服務費收入		
service fee income		44,782	35,560
		976,706	847,756

Further details regarding the Group's segment reporting are disclosed in Note 4(b).

有關本集團分部報告之進 一步詳情於附註4(b)披露。

財務報表附註

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度 (Expressed in RMB unless otherwise indicated) (除非另有指明,否則以人民幣呈列)

4 REVENUE AND SEGMENT REPORTING (continued)

(a) Revenue (continued)

(ii) Revenue expected to be recognised in the future arising from contracts with customers in existence at the reporting

The Group has applied the practical expedient in paragraph 121 of HKFRS 15 to its sales contracts for prepaid stored value cards such that the Group did not disclose the information about revenue that the Group will be entitled to when it satisfies the remaining performance obligations under the contracts for sales of prepaid stored value cards because the Group recognises revenue at the amount to which it has a right to invoice, which corresponds directly to the value to the customer of the Group's performance completed to date.

(b) Segment reporting

The Group manages its businesses by lines of business. In a manner consistent with the way in which information is reported internally to the Group's most senior executive management for the purposes of resource allocation and performance assessment, the Group has presented the following two reportable segments. No operating segments have been aggregated to form the following reportable segments.

- Department stores and shopping mall: this segment operates 2 department stores and a shopping mall. 1 new department store is expected to open in 2024.
- Supermarkets: this segment includes the operation of 2 community supermarkets, 3 comprehensive supermarkets and 2 fresh food supermarkets.

4 收益及分部報告(續)

(a) 收益(續)

(ii) 預期於未來因於報告日期 存在之客戶合約而產生之 收益

本集團已對其話1212至其語 121至其所 121至其所 121至其所 121至, 121至,

(b) 分部報告

本集團透過業務類型管理其業務。就資源分配及表現評估而言,為符合向本集團之最高級管理層作內部報告資料方式,本集團已按以下兩個可報告分部進行呈報。概無經營分部合併以構成以下可報告分部。

- 百貨商場及購物中心:此 分部包括營運二家百貨商 場及一家購物中心。一家 新百貨商場預期於二零 二四年開業。
- 超級市場:此分部包括營 運二家社區超級市場、三 家綜合超級市場及二家生 鮮超級市場。

財務報表附註

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度 (Expressed in RMB unless otherwise indicated) (除非另有指明,否則以人民幣呈列)

4 REVENUE AND SEGMENT REPORTING

(continued)

(b) Segment reporting (continued)

(i) Segment information

For the purposes of assessing segment performance and allocating resources between segments, the Group's senior executive management monitors the results attributable to each reportable segment on the following bases:

Revenue and net income and expenses are allocated to the reportable segments with reference to revenue and net income generated by those segments and the expenses incurred by those segments. However, assistance provided by one segment to another is not measured.

The measure used for reporting segment profit is "adjusted EBITDA" i.e. "adjusted earnings before interest, taxes, depreciation and amortisation", where "interest" is regarded as including interest income, and other financial charges and income, and "depreciation and amortisation" is regarded as including impairment losses on tangible and intangible assets and valuation gain or loss on investment property. To arrive at adjusted EBITDA, the Group's earnings are further adjusted for items not specifically attributed to individual segments, such as head office or corporate administration costs. No inter-segment sales have occurred for the years ended 31 December 2023 and 2022.

Assets and liabilities are not monitored by the Group's senior executive management based on segments. Accordingly, no information on segment assets and liabilities is presented.

4 收益及分部報告(續)

(b) 分部報告(續)

(i) 分部資料

就於分部間評估分部表現及分配資源而言,本集團 之高級管理層監察各個可報告分部之應佔業績,其 基準如下:

收益及淨收入以及開支分配至可報告分部,乃參照該等分部所產生收益及淨收入以及該等分部所產生 開支。然而,分部之間所提供支援並不予計量。

用於報告分部溢利之方 法為「經調整EBITDA」, 即「經調整之未計利息、 税項、折舊及攤銷前之盈 利」,其中「利息」包括利 息收入及其他財務支出及 收入,而「折舊及攤銷」包 括有形資產及無形資產之 減值虧損與投資物業之估 值收益或虧損。為計算經 調整EBITDA,本集團之盈 利乃對並未被專門指定屬 於個別分部之項目作出 進一步調整,如總辦事處 或公司行政成本。於截至 二零二三年及二零二二年 十二月三十一日 1 年度, 內部分部間並無銷售。

資產及負債並無經由本集 團之高級管理層按分部監察。因此,概無與分部資產 及負債有關之資料呈報。

財務報表附註

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度 (Expressed in RMB unless otherwise indicated) (除非另有指明,否則以人民幣呈列)

4 REVENUE AND SEGMENT REPORTING (continued)

- (b) Segment reporting (continued)
 - (i) **Segment information** (continued)

Information regarding the Group's reportable segments as provided to the Group's most senior executive management for the purposes of resource allocation and assessment of segment performance for the years ended 31 December 2023 and 2022 is set out below.

4 收益及分部報告(續)

- (b) 分部報告(續)
 - (i) 分部資料(續)

以下所載有關本集團之可報告分部資料乃提供予本集團之最高級管理層,以供彼等就截至二零二三年十二月三十一日止年度分配資源及評估分部表現。

Year ended 31 December 2023 截至二零二三年十二月三十一日止年度

Department stores and shopping mall **Supermarkets** Total 百貨商場及 購物中心 超級市場 合計 RMB'000 RMB'000 RMB'000 人民幣千元 人民幣千元 人民幣千元 按收益確認時間分類 Disaggregated by timing of revenue recognition 時點 Point in time 123,017 150,722 273,739 Over time 隨時間 34,621 10,161 44,782 157,638 160,883 318,521 Revenue from other sources 來自其他來源之收益 35,464 9,841 45,305 外來客戶之收益及可報告 Revenue from external 分部收益 customers and reportable 193,102 170,724 363,826 segment revenue Reportable segment (loss)/profit 可報告分部(虧損)/ (adjusted EBITDA) 溢利(經調整EBITDA) (2,068)6,981 4,913

財務報表附註

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度 (Expressed in RMB unless otherwise indicated) (除非另有指明,否則以人民幣呈列)

4 REVENUE AND SEGMENT REPORTING

(continued)

- (b) Segment reporting (continued)
 - (i) Segment information (continued)

4 收益及分部報告(續)

- (b) 分部報告(續)
 - (i) 分部資料(續)

	截至二零二二年十二月三十一日止年度		日止年度
	Department stores and shopping mall 百貨商場及	Supermarkets	Total
	購物中心 RMB'000 人民幣千元	超級市場 <i>RMB'000</i> 人民幣千元	合計 RMB'000 人民幣千元
按收益確認時間分類			
時點 隨時間	103,860 21,688	203,587 1,391	307,447 23,079
	125,548	204,978	330,526
來自其他來源之收益	33,063	12,481	45,544
外來客戶之收益及可報告 分部收益			
	158,611	217,459	376,070
可報告分部虧損 (經調整EBITDA)	(16,313)	(2,186)	(18,499)
	時點 隨時間 來自其他來源之收益 外來客戶之收益及可報告 分部收益	Department stores and shopping mall 百貨商場及 購物中心 RMB'000 人民幣千元	Department stores and shopping mall 百貨商場及 購物中心 RMB'000 人民幣千元Supermarkets 超級市場 RMB'000 人民幣千元按收益確認時間分類103,860 21,688203,587 1,391時點 隨時間103,860 21,688204,978來自其他來源之收益125,548204,978來自其他來源之收益33,06312,481外來客戶之收益及可報告 分部收益158,611217,459可報告分部虧損

財務報表附註

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度 (Expressed in RMB unless otherwise indicated) (除非另有指明,否則以人民幣呈列)

4 REVENUE AND SEGMENT REPORTING

Year ended

31 December

(continued)

- **(b)** Segment reporting (continued)
 - (ii) Reconciliation of reportable segment (loss)/profit

4 收益及分部報告(續)

- (b) 分部報告(續)
 - (ii) 可報告分部(虧損)/溢 利對賬

Year ended

Year ended

31 December

31 December

		2023	2022
		截至	截至
		二零二三年	二零二二年
		十二月三十一日	十二月三十一日
		止年度	止年度
		RMB'000	RMB'000
		人民幣千元	人民幣千元
			_
Reportable segment profit/(loss)	可報告分部溢利/(虧損)	4,913	(18,499)
Other income	其他收入	2,543	370
Depreciation expenses	折舊開支	(197,407)	(151,926)
Impairment losses on goodwill and	商譽及無形資產減值虧損		
intangible assets		-	(30,164)
Impairment losses on prepayments	收購物業預付款項之減值虧損		
for acquisition of properties		(35,747)	_
Net finance costs	財務費用淨額	231,802	(204,084)
Valuation gain on an investment	投資物業估值收益		
property		1,270	36,689
Unallocated head office and corporate	未分配總部及公司行政開支		
administration expenses		(7,322)	(11,380)
Loss before taxation	除税前虧損	(463,552)	(378,994)

5 OTHER INCOME

5 其他收入

Year ended

31 December

		2023 截至 二零二三年 十二月三十一日 止年度 <i>RMB'000</i> 人民幣千元	十二月三十一日
Interest income Change in fair value of financial assets measured at FVPL	利息收入 按公允值計量且其變動計入損益之 金融資產之公允值變動	2,090 453	2,334
		2,543	370

財務報表附註

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度 (Expressed in RMB unless otherwise indicated) (除非另有指明,否則以人民幣呈列)

6 LOSS BEFORE TAXATION

6 除税前虧損

Loss before taxation is arrived at after charging/ (crediting):

除税前虧損已扣除/(計入):

(a) Net finance costs:

(a) 財務費用淨額:

	(ω)	70.00 £ 70.70 HX ·	
		Year ended	Year ended
		31 December	31 December
		2023	2022
		截至	截至
		二零二三年	二零二二年
		十二月三十一日	十二月三十一日
		止年度	止年度
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Interest expenses on bank and other	銀行及其他借貸之利息支出		
borrowings		296,395	268,110
Interest on lease liabilities	租賃負債之利息		
(see Note 21(b))	(見附註21(b))	18,408	17,931
Bank charges and other finance costs	銀行費用及其他財務費用	1,535	2,540
Total borrowing costs	總借貸成本	316,338	288,581
Less: interest expense capitalised	減:已資本化入收購物業預付款		
into prepayments for acquisitions of	項之利息開支		
properties (see Note 21(b))	(見附註21(b))	(84,700)	(84,486)
Net foreign exchange loss/(gain)	匯兑虧損/(收益)淨額	164	(11)
	— >2 /-3 1/// (N/mm / / 1 k//		(,
		231,802	204,084
			20.,001

The borrowing costs have been capitalised at a rate of 7.02% per annum for the year ended 31 December 2023 (2022: 6.98%).

截至二零二三年十二月三十一日 止年度借貸成本已按每年7.02% (二零二二年:6.98%)之比率資 本化。

財務報表附註

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度 (Expressed in RMB unless otherwise indicated) (除非另有指明,否則以人民幣呈列)

6 LOSS BEFORE TAXATION (continued)

6 除税前虧損(續)

(b) Staff costs:

(b) 員工成本:

U)	员工水个:	
	Year ended	Year ended
	31 December	31 December
	2023	2022
	截至	截至
	二零二三年	二零二二年
	十二月三十一日	十二月三十一日
	止年度	止年度
	RMB'000	RMB'000
	人民幣千元	人民幣千元
	75,013	88,415
	9,377	10,534
	84,390	98,949

Salaries, wages and other benefits Contributions to defined contribution retirement plans 薪金、工資及其他福利 向定額供款退休計劃供款

The employees of the subsidiaries of the Group established in the PRC participate in defined contribution retirement benefit schemes managed by the local government authorities, whereby these subsidiaries are required to contribute to the schemes at 16% of the employees' basic salaries. Employees of these subsidiaries are entitled to retirement benefits, calculated based on a percentage of the average salaries level in the PRC, from the above mentioned retirement schemes at their normal retirement age.

本集團於中國成立之附屬公司之 僱員參與地方政府機構管理之定 額供款退休福利計劃,據此該 附屬公司須按僱員基本薪金之 16%向該等計劃供款。根據上 退休計劃,該等附屬公司僱員於 達致正常退休年齡時有權按上述 退休計劃享有按中國平均薪資水 平百分比計算之退休福利。

The Group also operates a Mandatory Provident Fund Scheme (the "MPF Scheme") under the Hong Kong Mandatory Provident Fund Scheme Ordinance for employees under the jurisdiction of the Hong Kong Employment Ordinance. The MPF Scheme is a defined contribution retirement plan administered by an independent trustee. Under the MPF Scheme, the employer and its employees are each required to make contributions to the plan at 5% of the employees' relevant salaries, subject to a cap of monthly relevant salaries of HK\$30,000.

本集團亦根據香港強制性公積金計劃條例為香港僱傭條例之司計劃條例為香港僱傭條例之司制之積金計劃(「強積金計劃」)。強積金計劃為一個由獨立受謝制。根據全計劃,僱主及其僱員均須關薪資之5%(每月相關薪資之5%(每月相關薪資之5%(每月計劃供款。

財務報表附註

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度 (Expressed in RMB unless otherwise indicated) (除非另有指明,否則以人民幣呈列)

6 **LOSS BEFORE TAXATION** (continued)

(b) Staff costs: (continued)

Contributions to the retirement schemes vest immediately, there is no forfeited contributions that may be used by the Group to reduce the existing level of contribution.

The Group has no further obligation for payment of other retirement benefits beyond the above annual contributions.

其他

(c) Other operating expenses:

Auditors' remuneration

- statutory audit service

Other professional service fee

(Gain)/Loss on disposal of property and equipment and investment property

Expense related to short-term lease

Property management fee

- other audit service

other services

Others

除税前虧損(續) 6

(b) 員工成本:(續)

向退休計劃之供款即時歸屬。本 集團不會動用已被沒收的供款減 低現有的供款水平。

除作出上述年度供款外,本集團 概無就其他退休福利付款之責 任。

(c) 其他經營開支:

	Year ended	Year ended
	31 December	31 December
	2023	2022
	截至	截至
	二零二三年	二零二二年
	十二月三十一日	十二月三十一日
	止年度	止年度
	RMB'000	RMB'000
	人民幣千元	人民幣千元
核數師薪酬		
一法定核數服務	2,600	4,200
-其他核數服務	_	600
一其他服務	_	600
其他專業服務費	10,683	11,843
物業管理費	7,405	7,147
出售物業及設備及投資性產業		
之(收益)/虧損	(4,142)	20,441
短期租賃相關開支	72	440

37,433

54,051

22,002

67,273

財務報表附註

Year ended

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度 (Expressed in RMB unless otherwise indicated) (除非另有指明,否則以人民幣呈列)

7 INCOME TAX IN THE CONSOLIDATED STATEMENT OF PROFIT OR LOSS

7 綜合損益表內所得税

- (a) Taxation in the consolidated statement of profit or loss represents:
- (a) 綜合損益表內之税項指:

Year ended

		31 December 2023 截至 二零二三年 十二月三十一日 止年度 RMB'000 人民幣千元	止年度 <i>RMB'000</i>
Current taxation (see Note 27(a)):	本期税項(<i>見附註27(a)</i>):		
 withholding tax on distributed earnings 	一分派盈利預扣税	2,888	_
– provision for PRC Corporate	-中國企業所得税撥備		
Income Tax – (Over)/under-provision in respect	-過往年度撥備(超額)/不足	221	_
of prior years		(712)	680
		2,397	680
Deferred taxation (see Note 27(b)): - origination and reversal of	遞延税項(見附註27(b)): 一暫時差異之產生及撥回		
temporary differences	ロッケスた圧工人以口	(5,806)	(733)
		(3,409)	(53)

財務報表附註

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度 (Expressed in RMB unless otherwise indicated) (除非另有指明,否則以人民幣呈列)

7 INCOME TAX IN THE CONSOLIDATED STATEMENT OF PROFIT OR LOSS

(continued)

(b) Reconciliation between tax credit and accounting loss at applicable tax rates:

7 綜合損益表內所得税(續)

(b) 税項抵免及會計虧損按適用税 率之調節如下:

Year ended	Year ended
31 December	31 December
2023	2022
截至	截至
二零二三年	二零二二年
十二月三十一日	十二月三十一日
止年度	止年度
RMB'000	RMB'000
人民幣千元	人民幣千元

Loss before taxation	除税前虧損	(463,552)	(378,994)
Expected tax on loss before tax, calculated at the rates applicable in the tax jurisdictions concerned (see Notes (i), (ii) and (iii))	除税前虧損之預期税項·按有關 税務司法權區之適用税率計算 (見附註(i)、(ii)及(iii))	(115,202)	(92,664)
Tax effect of non-deductible expenses	不可扣減支出之税務影響	11,283	4,511
Tax effect of non-taxable income Tax effect of unused tax losses not	非應課税收入之税務影響 未確認未動用税務虧損之	(15,183)	-
recognised Tax effect of temporary differences not	税務影響 未確認暫時差額之税務影響	98,911	87,448
recognised	个唯必自时左锁之忧 <u>协</u> 影音	14,606	(28)
Withholding tax on distributed earnings (Over)/under-provision in respect of prior		2,888	_
years	_	(712)	680
Income tax	所得税	(3,409)	(53)

財務報表附註

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度 (Expressed in RMB unless otherwise indicated) (除非另有指明,否則以人民幣呈列)

7 INCOME TAX IN THE CONSOLIDATED STATEMENT OF PROFIT OR LOSS

(continued)

(b) Reconciliation between tax credit and accounting loss at applicable tax rates: (continued)

Notes:

- (i) The Company and the subsidiaries of the Group incorporated in Hong Kong are subject to Hong Kong Profits Tax rate of 16.5% (2022: 16.5%). No provision for Hong Kong Profits Tax has been made, as the Company and the subsidiaries of the Group incorporated in Hong Kong did not have assessable profits subject to Hong Kong Profits Tax for the year ended 31 December 2023 (2022: RMB Nil).
- (ii) The Company and the subsidiaries of the Group incorporated in countries other than the PRC (including Hong Kong) are not subject to any income tax pursuant to the rules and regulations of their respective countries of incorporation.
- (iii) The subsidiaries of the Group established in the PRC are subject to a PRC Corporate Income Tax rate of 25% for the year ended 31 December 2023 (2022: 25%).

7 綜合損益表內所得稅(續)

(b) 税項支出及會計虧損按適用税 率之調節如下:(續)

附註:

- (i) 本公司及本集團於香港註冊成立之附屬公司須繳納香港利得税税率為16.5%(二零二二年:16.5%)。由於本公司及本集團於香港註冊成立之附屬公司截至二零二三年十二月三十一日止年度並無須繳納香港利得稅之應課稅溢利(二零二二年:人民幣零元),故並未就香港利得稅作出撥備。
- (ii) 本公司及本集團於中國(包括香港)以外國家註冊成立之附屬公司根據其各自所在註冊國家之法律及法規毋須繳納任何所得稅。
- (iii) 截至二零二三年十二月三十一 日止年度,本集團於中國成立 之附屬公司須繳納中國企業 所得税税率為25%(二零二二 年:25%)。

財務報表附註

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度 (Expressed in RMB unless otherwise indicated) (除非另有指明,否則以人民幣呈列)

8 DIRECTORS' REMUNERATION

Directors' remuneration disclosed pursuant to section 383(1) of the Hong Kong Companies Ordinance and Part 2 of the Companies (Disclosure of Information about Benefits of Directors) Regulation are as follows:

8 董事薪酬

根據香港公司條例第383(1)條及公司 (披露董事利益資料)規例第2部披露 之董事薪酬如下:

Year ended 31 December 2023 截至二零二三年十二月三十一日止年度

		————————————————————————————————————				
		Directors' fees	Salaries, allowances and benefits in kind	Retirement scheme contributions	Total	
			薪金、津貼及			
		董事袍金	其他實物福利	退休計劃供款	合計	
		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	
Chief Executive and Executive Director	行政總裁及執行董事					
Mr. Qin Chuan	秦川先生	1,442	-	16	1,458	
Executive directors	執行董事					
Mr. Yao Jiangang (See note (a))	姚建鋼先生(<i>見附註(a))</i>	262	1,151	3	1,416	
Ms. Wan Qing	宛慶女士	318	676	44	1,038	
Non-executive directors	非執行董事					
Mr. Chen Shuai (See note (b))	陳帥先生(<i>見附註(b))</i>	_	-	_	-	
Mr. Huang Zhihua (See note (c))	黃致華先生(<i>見附註(c)</i>)	-	-	-	-	
Independent non-executive directors	獨立非執行董事					
Mr. Ruan Xiaofeng	阮曉峰先生	206	-	-	206	
Ms. Song Hong	宋紅女士	206	-	-	206	
Mr. Tsang Kwok Wai	曾國偉先生	229			229	
		2,663	1,827	63	4,553	

財務報表附註

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度 (Expressed in RMB unless otherwise indicated) (除非另有指明,否則以人民幣呈列)

8 **DIRECTORS' REMUNERATION** (continued)

8 董事薪酬(續)

Year ended 31 December 2022 截至二零二二年十二月三十一日止年度

		_		7.1	
			Salaries,		
			allowances	Retirement	
			and benefits	scheme	
		Directors' fees	in kind 薪金、津貼及	contributions	Total
		董事袍金	其他實物福利	退休計劃供款	合計
		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
Chief Executive and Executive Director Mr. Qin Chuan	行政總裁及執行董事 秦川先生	1,546	_	15	1,561
Executive directors Mr. Huang Shunxu (resigned on 14 December 2022)	執行董事 黃順緒先生(於二零二二年 十二月十四日辭任)				_
Ms. Wan Qing	カース 日 I 所 I / アース 日 I 所	1,423	_	39	1,462
Mr. Yao Jiangang (appointed on 14 December 2022) (See note (a))	姚建鋼先生(於二零二二年 十二月十四日獲委任)	1,423	_	33	1,402
	(見附註(a))	30	2,023	-	2,053
Non-executive directors	非執行董事				
Mr. Chen Shuai <i>(See note (b))</i> Mr. Li Yang (resigned on 14 December 2022) <i>(See note (c))</i>	陳帥先生(見附註(b)) 李陽先生(於二零二二年 十二月十四日辭任)	-	-	-	-
Mr. Huang Zhihua (appointed on	<i>(見附註(c))</i> 黃致華先生(於二零二二年	-	-	-	-
14 December 2022) (See note (c))	十二月十四日獲委任) (見附註(c))	_	_	_	-
Independent non-executive directors	獨立非執行董事				
Mr. Ruan Xiaofeng	阮曉峰先生	258	_	-	258
Ms. Song Hong	宋紅女士	258		-	258
Mr. Tsang Kwok Wai	曾國偉先生	258		_	258
		3,773	2,023	54	5,850

Note:

- (a) Mr. Yao Jiangang was appointed as an executive director, the chairman of the Board and the chairman of the nomination committee on 14 December 2022.
- (b) The emolument of Mr. Chen Shuai from 1 January 2022 to 31 December 2023 in relation to his service rendered for the Group were borne by Hony Capital and not allocated to the Group.
- (c) The emoluments of Mr. Huang Zhihua from 14 December 2022 to 31 December 2023 and Mr. Li Yang from 1 January 2022 to 14 December 2022 in relation to their services rendered for the Group were borne by Quijiang Financial Holdings and not allocated to the Group.

附註:

- (a) 姚建鋼先生於二零二二年十二月 十四日獲委任為執行董事,董事會 主席及提名委員會主席。
- (b) 陳帥先生其於二零二二年一月一日 至二零二三年十二月三十一日為本 集團提供服務的薪酬由弘毅投資承 擔,而未分配予本集團。
- (c) 黄致華先生其於二零二二年十二月 十四日至二零二三年十二月三十一 日及李陽先生其於二零二二年一月 一日至二零二二年十二月十四日為 本集團提供服務的薪酬由曲江金融 控股承擔,而未分配予本集團。

財務報表附註

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度 (Expressed in RMB unless otherwise indicated) (除非另有指明,否則以人民幣呈列)

INDIVIDUALS WITH HIGHEST EMOLUMENTS

Of the five individuals with the highest emoluments, three (2022: three) are directors whose emoluments are disclosed in Note 8.

The emoluments in respect of the other two (2022: two) individuals are as follows:

最高薪人士

在五名最高薪人士中,三名(二零 二二年:三名)為董事,而其酬金詳情 已於附註8披露。

有關其他兩名(二零二二年:兩名)人 士之酬金如下:

Year ended	Year ended
31 December	31 December
2023	2022
截至	截至
二零二三年	二零二二年
十二月三十一日	十二月三十一日
止年度	止年度
RMB'000	RMB'000
人民幣千元	人民幣千元
1,877	1,603
79	75
1 956	1 678

Salaries, allowances and benefits in kind 薪金、津貼及其他實物福利 Retirement scheme contributions

退休計劃供款

1,956 1,6/8

The emoluments of the two (2022: two) individuals who are not directors and who are amongst the five highest paid individuals of the Group are within the following bands:

兩名(二零二二年:兩名)並非董事且 屬於本集團五名最高薪人士之個別人 士之薪酬介乎以下範圍:

		Year ended 31 December 2023	Year ended 31 December 2022
		截至	截至
		, ,	二零二二年
			十二月三十一日
		止年度	
		Number of	Number of
		individuals	individuals
		人數	人數
HKD Nil to HKD1,000,000	零港元至1,000,000港元 1,000,001港元至1,500,000港元	1	2
HKD1,000,001 to HKD1,500,000	1,000,001/6儿至1,500,000/6儿	- 1	_

財務報表附註

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度 (Expressed in RMB unless otherwise indicated) (除非另有指明,否則以人民幣呈列)

10 OTHER COMPREHENSIVE INCOME

10 其他全面收益

- (a) Tax effects relating to each component of other comprehensive income
- (a) 與其他全面收益各部份有關之税 項影響

	Year ended 31 December 2023 截至二零二三年十二月三十一日止年度		Year ended 31 December 2022 截至二零二二年十二月三十一日止年度			
	Before tax amount 除税項前	Tax expense	Net-of-tax amount 扣除税項	Before tax amount 除税項前	Tax expense	Net-of-tax amount 扣除税項
	金額 <i>RMB'000</i> 人民幣千元	税項開支 RMB'000 人民幣千元 (Note 27(b))	後金額 <i>RMB'000</i> 人民幣千元	金額 <i>RMB'000</i> 人民幣千元	税項開支 RMB'000 人民幣千元 (Note 27(b))	後金額 RMB'000 人民幣千元
		(附註27(b))			(附註27(b))	
Surplus on revaluation of 重估持作自用土地及 land and buildings held 樓字之盈餘 for own use (see Note 12) (見附註12)	160,538	(40,135)	120,403	124,707	(31,177)	93,530
Other financial assets net 其他金融資產公允值 movement in the fair		(13)133)	·		V- 1 /	
value reserve Exchange differences 換算為呈列貨幣之 on translation into 匯兑差額	12,053	-	12,053	(18,915)	-	(18,915)
presentation currency	(17,661)	_	(17,661)	2,661	_	2,661
Other comprehensive 其他全面收益						
income	154,930	(40,135)	114,795	108,453	(31,177)	77,276
income	154,930	(40,135)	114,795	108,453	(31,1//)	//,2/6

(b) Components of other comprehensive income, including reclassification adjustments.

Equity investments measured at

disposal

(b) 其他全面收益部分(包括重新分 類調整)。

Year ended	Year ended
31 December	31 December
2023	2022
截至	截至
二零二三年	二零二二年
十二月三十一日	十二月三十一日
止年度	止年度
RMB'000	RMB'000
人民幣千元	人民幣千元

FVOCI	其他全面收益之股本證券		
Changes in fair value recognised during the year	年內確認之公允值變動	12,053	(18,915)
Reclassified to accumulated losses upon	出售後重新分類至累計虧損	-	

按公允值計量日甘絲動計 1

7,382

(10,576)

財務報表附註

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度 (Expressed in RMB unless otherwise indicated) (除非另有指明,否則以人民幣呈列)

11 BASIC AND DILUTED LOSS PER SHARE

(a) Basic loss per share

The calculation of basic loss per share is based on the loss attributable to equity shareholders of the Company of RMB453,250,000 (2022: loss of RMB361,737,000) and the weighted average number of 1,165,819,000 ordinary and convertible preference shares (2022: 2,326,763,000 ordinary and convertible preference shares) in issue during the year.

The holder of the convertible preference shares is entitled to receive the same rate of dividends/ distributions as the holders of ordinary shares. Accordingly, for the purpose of the calculation of basic loss per share, the convertible preference shares issued have been included in the calculation of the weighted average number of shares in issue.

On 6 January 2023, the Company had completed the off-market share buy-back of non-voting preference shares, details of which are set out in note 28 to the consolidated financial statements.

(b) Diluted loss per share

The calculation of diluted loss per share is the same as the basis loss per share as the Company did not have any potential dilutive shares outstanding for the years ended 31 December 2023 and 2022.

11 每股基本及攤薄虧損

(a) 每股基本虧損

每股基本虧損乃基於本公司股東應佔虧損人民幣453,250,000元(二零二二年:虧損人民幣361,737,000元)及於本年內已發行加權平均數1,165,819,000股普通股及可換股優先股(二零二二年:2,326,763,000股普通股及可換股優先股)。

可換股優先股持有人有權按與 普通股持有人相同之比率獲得 股息/分派。因此,就計算每股基本虧損而言,計算已發行股份 加權平均數時已計入已發行可換 股優先股。

於二零二三年一月六日,本公司 已完成場外回購無投票權優先 股,其詳情載於綜合財務報表附 註28。

(b) 每股攤薄虧損

由於本公司於截至二零二三年及 二零二二年十二月三十一日止年 度並無任何潛在發行在外攤薄股 份,故每股攤薄虧損之計算與每 股基本虧損相同。

財務報表附註

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度 (Expressed in RMB unless otherwise indicated) (除非另有指明,否則以人民幣呈列)

12 PROPERTY AND EQUIPMENT

12 物業及設備

I NOI ENTI AN	D LQUII ML	• •			MACA	PX 1179		
			Residential					
		Land and	properties held					
		buildings held	for own use					
		for own use	carried at cost	Properties	Furniture,			
		carried at fair	and leasehold	leased for own	fixtures and		Construction in	
		value	improvements	use	equipment	Motor vehicles	progress	Total
			按成本列賬之					
		以公允值列賬	持作自用					
		之持作自用	住宅物業		傢俬、			
		土地及樓宇	及租賃物業裝修	自用租賃物業	裝置及設備	運輸工具	在建工程	合計
		RMB'000	RMB'000	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	人民幣千元 ————————————————————————————————————	人民幣千元
	-D-1- D-11 FE							
Cost or valuation:	成本或估值:							
At 1 January 2023	於二零二三年一月一日	3,734,360	172,465	255,753	29,971	651	13,571	4,206,771
Exchange adjustments	匯	-	11	-	386	-	-	397
Additions	添置	-	12,584	211,871	2,458	143	37,758	264,814
Disposals	處置 株 1 ((川)	-	(22,935)	(3,121)	(2,405)	-	- (22 -22)	(28,461)
Transfer in/(out)	轉入/(出)	-	38,795	-	-	-	(38,795)	-
Reclassification to investment property		(404.000)						(********
(see Note 12(b)(ii))	(見附註12(b)(ii))	(104,358)	-	-	-	-	-	(104,358)
Surplus on revaluation (see Note 10)	重估盈餘(見附註10)	160,538	-	-	-	-	-	160,538
Less: elimination of	減:抵銷累計折舊	(440.070)						(440.070)
accumulated depreciation		(149,078)	-					(149,078)
At 31 December 2023	於二零二三年十二月三十一日	3,641,462	200,920	464,503	30,410	794	12,534	4,350,623
Representing:	指:							
Cost	成本		200,920	464,503	30,410	794	12,534	709,161
Valuation – 31 December 2023	估值-二零二三年		200,320	404,303	30,410	134	12,334	703,101
Valuation 51 December 2025	十二月三十一日	3,641,462	_	_	_	_	_	3,641,462
	1-/1-1 H	3,041,402						3,041,402
		3,641,462	200,920	464,503	30,410	794	12,534	4,350,623
	· . = 1 // # - · 4 // 1- 1-							
Less: accumulated depreciation and impairment losses	減:累計折舊及減值虧損							
At 1 January 2023	於二零二三年一月一日	_	(135,393)	(58,836)	(28,550)	(250)	_	(223,029)
Exchange adjustments	正 正 正 注 正 三 二 二 二 二 二 二 二 二 二 二 二 二 二	_	(11)		(386)	(230)	_	(397)
Charge for the year	本年度折舊	(149,078)	(10,463)	(34,497)	(3,281)	(88)	_	(197,407)
Written back on disposals	處置時撥回	(143,010)	2,299	2,513	2,221	(00)	_	7,033
Elimination on revaluation	重估時抵銷	149,078		_		_	_	149,078
	±10 77-47							,
At 31 December 2023	於二零二三年十二月三十一日	-	(143,568)	(90,820)	(29,996)	(338)	-	(264,722)
Not head value	能 高级							
Net book value: At 31 December 2023	賬面淨值 : 於二零二三年十二月三十一日	3,641,462	57,352	373,683	414	456	12,534	4,085,901
	*/- < -/]- H	3,071,702	31,332	373,003	717	730	12,334	1,005,501

財務報表附註

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度 (Expressed in RMB unless otherwise indicated) (除非另有指明,否則以人民幣呈列)

12 PROPERTY AND EQUIPMENT (continued) 12 物業及設備(續)

	D EQUIPMEN	. (00//	.iiiaca,	12	彻未及	PX Im (//	只 /	
			Residential					
		Land and	properties held					
		buildings held	for own use					
		for own use	carried at cost	Properties	Furniture,			
		carried at fair	and leasehold	leased for	fixtures and	Motor	Construction in	
		value	improvements	own use	equipment	vehicles	progress	Total
			按成本列賬之					
		以公允值列賬	持作自用					
		之持作自用	住宅物業		傢俬、			
		土地及樓宇	及租賃物業裝修	自用租賃物業	装置及設備	運輸工具	在建工程	合計
		RMB'000	RMB'000	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	人民幣千元	人民幣千元
Cost or valuation:	成本或估值:		252.444					
At 1 January 2022	於二零二二年一月一日	2,844,000	253,111	257,720	80,924	1,497	4,494	3,441,746
Exchange adjustments	匯兑調整	-	43	-	1,552	-	-	1,595
Additions	添置	-	1,690	1,272	2,613	-	313,419	318,994
Disposals	處置	-	(82,379)	(3,239)	(55,479)	(846)	-	(141,943)
Transfer in/(out)	轉入/(出)	157,084	_	_	361	-	(304,342)	(146,897)
Reclassification from investment	自投資物業重新分類							
property (see Note 12(b)(i))	(見附註12(b)(i))	1,064,553	_	_	_	_	_	1,064,553
Reclassification to investment property		.,,						.,,
(see Note 12(b)(ii))	(見附註12(b)(ii))	(344,439)						(344,439)
			_	_	_	_	_	
Surplus on revaluation (see Note 10)	重估盈餘(見附註10)	124,707	-	-	-	-	-	124,707
Less: elimination of	減:抵銷累計折舊							
accumulated depreciation	-	(111,545)			-			(111,545)
A+ 24 D 2022	₩	2 724 260	172.465	255 752	20.074	CE4	42.574	4 200 774
At 31 December 2022	於二零二二年十二月三十一日	3,734,360	172,465	255,753	29,971	651	13,571	4,206,771
Representing:	指:							
Cost	成本	-	172,465	255,753	29,971	651	13,571	472,411
Valuation – 31 December 2022	估值-二零二二年							
	十二月三十一日	3,734,360	_	_	-	-	-	3,734,360
		3,734,360	172,465	255,753	29,971	651	13,571	4,206,771
Less: accumulated depreciation	減:累計折舊及減值虧損							
and impairment losses								
A+ 1 Innuary 2022	₩		100.025	20.022	70.000	700		200.012
At 1 January 2022	於二零二二年一月一日	-	198,025	29,922	78,086	780	-	306,813
Exchange adjustments	匯兑調整	-	43	-	1,552	-	-	1,595
Charge for the year	本年度折舊	111,545	2,098	30,889	7,221	173	-	151,926
Written back on disposals	處置時撥回	-	(64,773)	(1,975)	(58,309)	(703)	-	(125,760)
Elimination on revaluation	重估時抵銷	(111,545)	-		-	-	-	(111,545)
At 31 December 2022	於二零二二年十二月三十一日		135,393	58,836	28,550	250	-	223,029
Net book value:	賬面淨值:							
At 31 December 2022	於二零二二年十二月三十一日	3,734,360	37,072	196,917	1,421	401	13,571	3,983,742

財務報表附註

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度 (Expressed in RMB unless otherwise indicated) (除非另有指明,否則以人民幣呈列)

12 PROPERTY AND EQUIPMENT (continued)

(a) Fair value measurement of land and buildings carried at fair value and investment properties

(i) Fair value hierarchy

The following table presents the fair value of the Group's land and buildings and investment properties measured at the end of the reporting period on a recurring basis, categorised into the three-level fair value hierarchy as defined in HKFRS 13, Fair value measurement. The level into which a fair value measurement is classified is determined with reference to the observability and significance of the inputs used in the valuation technique as follows:

- Level 1 valuations: Fair value measured using only Level 1 inputs, i.e. unadjusted quoted prices in active markets for identical assets or liabilities at the measurement date.
- Level 2 valuations: Fair value measured using Level 2 inputs, i.e. observable inputs which fail to meet Level 1, and not using significant unobservable inputs. Unobservable inputs are inputs for which market data are not available.
- Level 3 valuations: Fair value measured using significant unobservable inputs.

12 物業及設備(續)

(a) 按公允值列賬之土地及樓宇及 投資物業之公允值計量

(i) 公允值層級

- 第一級估值:僅使用 第一級輸入數據(即 於計量日同類資產或 負債於活躍市場之未 經調整報價)計量之 公允值。
- 第二級估值:使用第二級輸入數據(即可表別等)與據之並藥入數據可觀於不可觀察公分數據為無市場數據。
- 第三級估值:使用重 大不可觀察輸入數據 計量之公允值。

財務報表附註

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度 (Expressed in RMB unless otherwise indicated) (除非另有指明,否則以人民幣呈列)

12 PROPERTY AND EQUIPMENT (continued)

- (a) Fair value measurement of land and buildings carried at fair value and investment properties (continued)
 - (i) Fair value hierarchy (continued)

12 物業及設備(續)

- (a) 按公允值列賬之土地及樓宇及 投資物業之公允值計量(續)
 - (i) 公允值層級(續)

Fair value measurements categorised into Level 3 分類為第三級之公允值計量

AtAt31 December31 December20232022於二零二三年於二零二二年十二月三十一日RMB'000人民幣千元人民幣千元

Recurring fair value measurements

經常性公允值計量

Land and buildings held for

持作自用土地及樓宇

own use

3,641,462 3,734,360

728,772

834,400

Investment properties (see Note 13)

投資物業(見附註13)

During the year ended 31 December 2023, there was no transfer between Level 1 and Level 2, or transfer into or out of Level 3 (2022: no transfer). The Group's policy is to recognise transfers between levels of fair value

hierarchy as at the end of the reporting period

in which they occur.

截至二零二三年十二月 三十一日止年度,並無第 一級與第二級間之轉撥或轉入或轉出第三級(二等:無轉撥)。本集 二二年:無轉撥)。本集團 之政策為於發生轉撥之報 告期末確認公允值層級各 分級間之轉撥。

財務報表附註

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度 (Expressed in RMB unless otherwise indicated) (除非另有指明,否則以人民幣呈列)

12 PROPERTY AND EQUIPMENT (continued)

- (a) Fair value measurement of land and buildings carried at fair value and investment properties (continued)
 - (i) Fair value hierarchy (continued)

All of the Group's land and buildings held for own use carried at fair value and investment properties were revalued as at 31 December 2023. The valuations were carried out by Newland Appraisals Limited (31 December 2022: Newland Appraisals Limited), an independent professional qualified valuer. The valuer has recent experience in the location and category of properties being valued. The Group's Financial Controller has discussions with the external valuer on the valuation assumptions, techniques, inputs and valuation results when the valuation is performed at each interim and annual reporting date.

As at 31 December 2022, there has been a change in valuation technique used from market comparison approach to discounted cash flow approach since the current economic conditions, whereby the relevant markets became less active and the market evidence became less available and reliable and the directors of the Company believe discounted cash flow approach is more representative of fair value in the current circumstance. The directors of the Company considered that the change in valuation technique has not resulted in a material impact on the valuation of these properties.

12 物業及設備(續)

(a) 按公允值列賬之土地及樓宇及 投資物業之公允值計量(*續*)

(i) 公允值層級(續)

本集團所有按公允值列賬 之持作自用土地及樓宇以 及投資物業於二零二三年 十二月三十一日進行重 估。該估值由獨立專業合 資格估值師新蘭特房地產 資產評估有限公司(二零 二二年十二月三十一日: 新蘭特房地產資產評估有 限公司)進行。該估值師 於估值物業之位置及類別 擁有近期經驗。於各中期 及年度報告日期進行估值 時,本集團之財務總監已 與外部估值師討論相關估 值假設、技術、輸入資料及 估值結果。

於三場流濟不夠董更允估等鄉二十術現當場變本流下記無工一時法,下,及信表本術之二,變是,市可貼現公之估工估更由相場靠現時司變值工的更的關發,現情董動造人,該影響不流下認無重工的與前變得公量的為對大月市金經得不司法公,該影

財務報表附註

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度 (Expressed in RMB unless otherwise indicated) (除非另有指明,否則以人民幣呈列)

12 PROPERTY AND EQUIPMENT (continued)

(a) Fair value measurement of land and buildings carried at fair value and investment properties (continued)

(ii) Valuation techniques and inputs used in Level 3 fair value measurements

12 物業及設備(續)

- (a) 按公允值列賬之土地及樓宇及 投資物業之公允值計量(續)
 - (ii) 第三級公允值計量所使用 之估值方法及輸入數據範 疇

As at 31 December 2023 於二零二三年十二月三十一日	Valuation techniques 估值方法	Significant unobservable input 重大不可觀察輸入資料	Range 範疇
Land and buildings held for	Discounted cash flow	Risk-adjusted discount rate	6%
own use 持作自用土地及樓宇	approach 貼現現金流量法	風險調整貼現率	
331 479— 8700 3	/H /0 /0 <u>-1 //0</u>	Expected market rental growth 預期市場租金增長	2% to 5% 2%至5%
		Market monthly rent rate (per sqm) 市場月租 (每平方米)	RMB92~ RMB284 人民幣92元至 人民幣284元
	Market comparison approach	Average market unit sale rate (per sqm)	RMB14,100
	市場比較法	平均市場單位售價(每平方米)	
Investment properties-ownership interests in land and buildings	Discounted cash flow approach	Risk-adjusted discount rate	6%
投資物業-土地及樓宇之 擁有權權益	貼現現金流量法	風險調整貼現率	
		Expected market rental growth 預期市場租金增長	2% to 5% 2%至5%
		Market monthly rent rate	RMB239 ~
		(per sqm) 市場月租 (每平方米)	RMB290 人民幣239元至 人民幣290元
As at 31 December 2022 於二零二二年十二月三十一日	Valuation techniques 估值方法	Significant unobservable input 重大不可觀察輸入資料	Range 範疇
Land and buildings held for own use	Discounted cash flow approach	Risk-adjusted discount rate	6%
持作自用土地及樓宇	貼現現金流量法	風險調整貼現率 Expected market rental growth 預期市場租金增長	4.5%
		Market monthly rent rate (per sqm) 市場月租 (每平方米)	RMB63 ~ RMB335 人民幣63元至 人民幣335元
	Market comparison approach	Average market unit sale rate (per sqm)	RMB14,000
	市場比較法	平均市場單位售價(每平方米)	
Investment properties-ownership interests in land and buildings	Discounted cash flow approach	Risk-adjusted discount rate	6%
投資物業-土地及樓宇之 擁有權權益	貼現現金流量法	風險調整貼現率	
)堆 行 惟 惟 洫		Expected market rental growth 預期市場租金增長	4.5%
		Market monthly rent rate (per	RMB251 ~
Data: Il I I I I I I I I I I I I I I I I I I		sqm) 市場月租 (每平方米)	RMB253 人民幣251元至 人民幣253元

財務報表附註

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度 (Expressed in RMB unless otherwise indicated) (除非另有指明,否則以人民幣呈列)

12 PROPERTY AND EQUIPMENT (continued)

- (a) Fair value measurement of land and buildings carried at fair value and investment properties (continued)
 - (ii) Valuation techniques and inputs used in Level 3 fair value measurements (continued)

The fair value of certain land and buildings held for own use carried at fair value and investment properties-ownership interests in land and buildings located in the PRC is determined by discounting a projected cash flow series associated with the properties using risk-adjusted discount rates. The valuation takes into account expected market rental growth and estimated rental value of the respective properties. The discount rates used have been adjusted for the quality and location of the buildings and the tenant credit quality. The fair value measurement is positively correlated to the expected market rental growth and estimated rental value and negatively correlated to the risk-adjusted discount rate.

The fair value of certain land and buildings held for own use carried at fair value located in the PRC is determined using market comparison approach by reference to recent sales price of comparable properties on a price per square meter basis in the relevant market. Comparable properties of similar size, characteristics and location are analysed and selected for each property in order to arrive at a fair comparison of their fair values. The fair value measurement is positively correlated to the average market unit sale rate.

12 物業及設備(續)

- (a) 按公允值列賬之土地及樓宇及 投資物業之公允值計量(*續*)
 - (ii) 第三級公允值計量所使用 之估值方法及輸入數據範 疇(續)

若干按公允值列賬之持作 自用土地及樓宇及投資物 業一位於中國之土地及樓 宇之擁有權權益,其公允 值乃採用風險調整貼現率 貼現與物業相關之預測現 金流量系列而釐定。該估 值計及各物業的預期市場 租金增長及估計租金價 值。所採用之貼現率已就 樓宇之質素及位置以及租 戶之信貸質素作出調整。 公允值計量與預期市場租 金增長及估計租金價值呈 正相關,與風險調整貼現 率呈負相關。

財務報表附註

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度 (Expressed in RMB unless otherwise indicated) (除非另有指明,否則以人民幣呈列)

12 PROPERTY AND EQUIPMENT (continued)

- (a) Fair value measurement of land and buildings carried at fair value and investment properties (continued)
 - (ii) Valuation techniques and inputs used in Level 3 fair value measurements (continued)

Fair value adjustment of investment properties is recognised in the line item "valuation gain on investment properties" on the face of the consolidated statement of profit or loss.

Surplus/deficit on revaluation of properties held for own use are recognised in other comprehensive income in "property revaluation reserve".

All the gains/losses recognised in profit or loss for the year arise from the properties held at the end of the reporting period.

(iii) Depreciated cost of land and buildings held for own use carried at fair value

12 物業及設備(續)

- (a) 按公允值列賬之土地及樓宇及 投資物業之公允值計量(續)
 - (ii) 第三級公允值計量所使用 之估值方法及輸入數據範 疇(續)

投資物業之公允值調整於 綜合損益表之「投資物業 估值收益」項內確認。

持作自用物業之重估盈餘/ 虧絀於「物業重估儲備」內 確認為其他全面收益。

本年度損益確認之所有收益/虧損產生自報告期末 持有之物業。

(iii) 以公允值列賬之持作自用 土地及樓宇折舊成本

 At
 At

 31 December
 31 December

 2023
 2022

 於二零二三年
 於二零二二年

 十二月三十一日
 RMB'000

 RMB'000
 RMB'000

人民幣千元 人民幣千元

Had the revalued land and buildings carried at fair value been carried at cost less accumulated depreciation and impairment losses, the carrying amount would have been

如以公允值列賬之重估土地 及樓宇以成本減累計折舊 及減值虧損列賬,賬面值 將為

2,384,907 2,574,322

財務報表附註

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度 (Expressed in RMB unless otherwise indicated) (除非另有指明,否則以人民幣呈列)

12 PROPERTY AND EQUIPMENT (continued)

(b) Reclassification between investment property with property and equipment

(i) Reclassification from investment property to property and equipment

In a view to adjust the operations of the reopened department store, the Group operate its own shopping mall for sale of goods to customers instead of leasing to third parties from 31 December 2022. The above change in use resulted in the reclassification of these areas from investment property to property and equipment. On the date of reclassification, the fair value of these areas recognised under investment property was RMB1,064,553,000, which was determined based on a valuation carried out by the same valuer using the same valuation technique as mentioned in Notes 12(a)(i) and 12(a)(ii) above, and is deemed to be the property's initial cost for subsequent accounting under property and equipment.

(ii) Reclassification from property and equipment to investment property

In a view to adjust the operations of the reopened department store, the Group used certain areas of its shopping mall for lease to third parties instead of operating own department stores from 31 December 2023. The above change in use resulted in the reclassification of these areas from land and building held for own use to investment property. On the date of reclassification, the fair value of these areas recognised under land and building held for own use was RMB104,358,000 (2022: RMB344,439,000), which was determined based on a valuation carried out by the same valuer using the same valuation technique as mentioned in Notes 12(a)(i) and 12(a)(ii) above, and is deemed to be the property's initial cost for subsequent accounting under investment property.

12 物業及設備(續)

- (b) 投資物業與物業及設備之重新 分類
 - (i) 從投資物業重新分類至物 業及設備

為調整重新開設的百貨 店的營運,本集團自二零 二二年十二月三十一日起 自營購物中心向客戶出售 貨物,而非向第三方出租。 上述用途變動導致該等 地區由投資物業重新分類 為物業及設備。於重新分 類日期,投資物業項下確 認的該等區域的公允值為 人民幣1.064.553.000元, 乃根據上述附註12(a)(i)及 12(a)(ii)所述相同估值方法 按相同估值師進行的估值 釐 定, 並被視為該物業的 初始成本物業及設備項下 之其後會計處理。

(ii) 從物業及設備重新分類為 投資物業

為調整重新開業之百貨 商場之營運,本集團自二 零二三年十二月三十一 日起使用其購物中心之 若干區域以租予第三方, 而非自營百貨商場。上述 用途變動導致該等區域 由持作自用之土地及樓宇 重新分類至投資物業。於 重新分類日期,該等區域 根據持作自用之土地及樓 宇確認之公允值為人民幣 104,358,000元(二零二二 年:人民幣344,439,000 元), 乃如上文附註12(a)(i) 及12(a)(ii)所述根據由同一 估值師使用相同之估計技 術進行之估值而釐定,並 且被視為按投資物業進行 後續會計處理後之物業初 始成本。

財務報表附註

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度 (Expressed in RMB unless otherwise indicated) (除非另有指明,否則以人民幣呈列)

12 PROPERTY AND EQUIPMENT (continued)

12 物業及設備(續)

(c) Right-of-use assets

The analysis of the net book value of right-of-use assets by class of underlying asset is as follows:

(c) 使用權資產

使用權資產賬面淨值按相關資產 類別分析如下:

assets by class of underlying asset is as follows.			犬只 カリノノ ベハ XH I、・	
		Note 附註	At 31 December 2023 於二零二三年 十二月三十一日 RMB'000 人民幣千元	At 31 December 2022 於二零二二年 十二月三十一日 <i>RMB'000</i> 人民幣千元
Ownership interests in leasehold land and buildings held for own use, carried at fair value in PRC, with remaining lease term between 10 and 50 years	於中國以公允值列賬之 持作自用之租賃土地 及樓宇之擁有權權益, 附有餘下租期介乎 10至50年	(i)	3,641,462	3,734,360
Residential properties held for own use carried at depreciated cost Properties leased for own use, carried at depreciated cost	按折舊成本列賬之 持作自用住宅物業 按折舊成本列賬之 自用租賃物業	(ii) (iii)	373,683	8,226 196,917
			4,015,145	205,143
Ownership interests in leasehold investment property, carried at fair value, with remaining lease term between 10 and 50 years	於租賃投資物業之擁有權權益,按公允值列賬,餘下租期介乎10至50年	(i)	834,400	728,772
			4,849,545	4,668,275

財務報表附許

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度 (Expressed in RMB unless otherwise indicated) (除非另有指明,否則以人民幣呈列)

12 PROPERTY AND EQUIPMENT (continued)

(c) Right-of-use assets (continued)

The analysis of expense items in relation to leases recognised in profit or loss is as follows:

12 物業及設備(續)

(c) 使用權資產(續)

有關於損益確認之租賃開支項目 分析如下:

Year ended	Year ended
31 December	31 December
2023	2022
截至	截至
二零二三年	二零二二年
十二月三十一日	十二月三十一日
止年度	止年度
RMB'000	RMB'000
人民幣千元	人民幣千元

Depreciation charge of right-of-use assets by class of underlying asset: Ownership interests in leasehold land 於中國以公允值列賬之持作 and buildings held for own use carried at fair value in PRC Residential properties held for own use carried at depreciated cost Properties leased for own use, carried 按折舊成本列賬之自用租賃 at depreciated cost

按相關資產類別劃分的使用 權資產折舊支出: 自用之租賃土地及樓宇之 擁有權權益 按折舊成本列賬之持作自用 住宅物業 物業

111,545 149,078 223 34,497 30,889 142,657 183,575

Interest on lease liabilities (see Note 6(a)) Expense relating to leases of lowvalue assets, excluding short-term leases of low-value assets

租賃負債之利息(附許6(a))

與低值資產租賃有關的開 支,不包括低值資產的短 期租賃

17,931 18,408

> 440 72

During the year ended 31 December 2023, additions to right-of-use assets were RMB211,871,000 (2022: RMB1,272,000). This amount primarily related to the capitalised lease payments payable under new tenancy agreements.

Details of total cash outflow for leases and the maturity analysis of lease liabilities and the future cash outflows arising from leases that are not yet commenced are set out in Notes 21(c), 25 and 30, respectively.

截至二零二三年十二月三十一 日止年度,添置使用權資產為人 民幣211,870,000元(二零二二 年:人民幣1,272,000元)。該金 額主要與根據新租賃協議應付之 資本化租賃款項有關。

和賃之現金流出總額及和賃負債 之到期日分析以及自尚未開始之 租賃產生之未來現金流出分別載 於附註21(c)、25及30。

財務報表附註

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度 (Expressed in RMB unless otherwise indicated) (除非另有指明,否則以人民幣呈列)

12 PROPERTY AND EQUIPMENT (continued)

- (c) Right-of-use assets (continued)
 - (i) Ownership interests in leasehold land and buildings held for own use and in leasehold investment property

The Group holds several commercial buildings for its department stores and shopping mall operation business. The Group is the registered owner of these property interests, including the whole and part of undivided share in the underlying land. Lump sum payments were made upfront to acquire these property interests from their previous registered owners, and there are no ongoing payments to be made under the terms of contract for assignment.

(ii) Residential properties held for own use carried at depreciated cost

The Group holds several residential properties. The Group is the registered owner of these property interests, including the whole and part of undivided share in the underlying land. Lump sum payments were made upfront to acquire these property interests from their previous registered owners, and there are no ongoing payments to be made under the terms of contract for assignment.

(iii) Properties leased for own use

The Group has obtained the right to use other properties as its retail stores through tenancy agreements. The leases typically run for an initial period of 1 to 15 years. Lease payments are usually increased every 1 to 3 years to reflect market rentals.

12 物業及設備(續)

- (c) 使用權資產(續)
 - (i) 持作自用之租賃土地及樓 宇及租賃投資物業之擁有 權權益

(ii) 按折舊成本列賬之持作自 用住宅物業

(iii) 自用租賃物業

本集團已透過租賃協議取得使用其他物業作為其零售店之權利。租賃一般初步為期一至十五年。租賃付款通常每一至三年增加,以反映市場租金。

財務報表附註

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度 (Expressed in RMB unless otherwise indicated) (除非另有指明,否則以人民幣呈列)

12 PROPERTY AND EQUIPMENT (continued)

(d) Title ownership

As at 31 December 2022, the Group was in the progress of applying for registration of the ownership certificates for certain of its properties. The aggregate carrying value of such properties as at 31 December 2022 was approximately RMB8,226,000. The directors are of the opinion the Group is entitled to lawfully own and occupy these properties. The Group has sold the properties in 2023.

12 物業及設備(續)

(d) 業權所有權

於二零二二年十二月三十一日,本集團正在為其若干物業申請登記所有權證書。該等物業於二零二二年十二月三十一日之總賬面值為約人民幣8,226,000元。董事認為,本集團有權合法使用及佔用該等物業。本集團已於二零二三年出售該等物業。

13 INVESTMENT PROPERTIES

At 31 December

13 投資物業

Year ended Year ended 31 December 31 December 2022 2023 截至 截至 二零二三年 二零二二年 十二月三十一日 十二月三十一日 止年度 止年度 RMB'000 RMB'000 人民幣千元 人民幣千元

Valuation:	估值:		
At 1 January Transfer in from construction	於一月一日 從在建工程轉入	728,772	1,347,798
in progress		_	146,897
Disposals	處置	_	(82,498)
Reclassification to property and equipment (see Note 12(b)(i))	重新分類至物業及設備 <i>(見附註12(b)(i))</i>	_	(1,064,553)
Reclassification from property and	自物業及設備重新分類		
equipment (see Note 12(b)(ii))	(見附註12(b)(ii))	104,358	344,439
Fair value adjustments	公允值調整	1,270	36,689

於十二月三十一日

The Group leases out investment properties under operating leases. The leases typically run for an initial period of 1 to 10 years, with an option to renew the lease after that date at which time all terms are renegotiated. Lease payments are usually increased every 1 to 3 years to reflect market rentals. Certain leases include variable lease payment terms that are based on the revenue of tenants.

本集團根據經營租賃出租投資物業。 該等租賃一般初步為期一至十年,並 有權選擇在該日後續期,屆時所有條 款均可重新商定。租金通常每一至三 年增加一次,以反映市場租金。若干 租賃包括以租戶收益為基準之可變租 賃付款期。

834,400

728.772

財務報表附註

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度 (Expressed in RMB unless otherwise indicated) (除非另有指明,否則以人民幣呈列)

13 INVESTMENT PROPERTIES (continued)

Undiscounted lease payments under non-cancellable operating leases in place at the end of the reporting period will be receivable by the Group in future periods as follows:

13 投資物業(續)

於報告期末,本集團根據不可撤銷經營租約於未來期間應收之未貼現租賃款項如下:

Trademark 商標

		At 31 December 2023 於二零二三年 十二月三十一日 <i>RMB'000</i> 人民幣千元	RMB'000
Within 1 year After 1 year but within 5 years After 5 years	一年內 一年後但五年內 五年後	14,147 2,113 4,363 20,623	11,276 5,534 304 17,114

14 INTANGIBLE ASSETS

14 無形資產

		RMB'000 人民幣千元
Cost: At 1 January 2022, 31 December 2022, 1 January 2023 and 31 December 2023	成本: 於二零二二年一月一日、 二零二二年十二月三十一日、 二零二三年十二月一日及	
	二零二三年十二月三十一日	524,812
Less: accumulated impairment losses At 1 January 2022 Impairment losses	減:累計減值虧損 於二零二二年一月一日 減值虧損	250,166
At 31 December 2022, 1 January 2023 and 31 December 2023	於二零二二年十二月三十一日、 二零二三年一月一日及 二零二三年十二月三十一日	280,330
Carrying amount: At 31 December 2023	賬面值: 於二零二三年十二月三十一日	244,482
At 31 December 2022	於二零二二年十二月三十一日	244,482

財務報表附註

Αt

31 December

244,482

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度 (Expressed in RMB unless otherwise indicated) (除非另有指明,否則以人民幣呈列)

14 INTANGIBLE ASSETS (continued)

Intangible assets represented trademarks with indefinite useful life. These are allocated to the Group's cashgenerating units identified according to the department store and supermarket operations as follows:

14 無形資產(續)

無形資產指具有無限期可使用年期之商標。該等無形資產根據如下之百貨商場及超級市場業務分配至本集團之已識別現金產生單位:

Αt

31 December

	業務國家及經營分部	2023	2022
		於二零二三年	於二零二二年
		十二月三十一日	十二月三十一日
		RMB'000	RMB'000
		人民幣千元	人民幣千元
			_
Century Ginwa Company Ltd.	Department stores and		
("Ginwa Bell Tower")	shopping mall, PRC	_	_
世紀金花股份有限公司(「金花鐘樓」)	百貨商場及購物中心,中國		
Golden Chance (Xian) Limited	Department stores and		
("GCX")	shopping mall, PRC	69,802	69,802
	百貨商場及購物中心,中國		
Ideal Mix Limited	Department stores and shopping		
	mall and supermarkets, PRC	74,680	74,680
	百貨商場及購物中心與		
	超級市場,中國		
Trademark-use-right of the trademark			
"Ginwa" (see Note (a))		100,000	100,000
「金花」商標之商標使用權(見附註(a))			

Country of operation and

operating segments

Note:

(a) The Group enjoys the entire rights and interest in and to the trademark "Ginwa", free and clear of any restriction, which result in the Group having the right, for itself and/ or to license to other third parties, to use the trademark for any other newly opened shopping malls, department stores and supermarkets. Accordingly, the intangible asset is regarded by the Group as having an indefinite useful life. It has been carried out impairment testing at the end of the reporting period by testing all of the Group's cashgenerating units together with goodwill and intangible assets include in the carrying amount.

Details of impairment tests relating to for cash-generating units containing goodwill and intangible assets with indefinite useful life are set out in Note 15.

附註:

(a) 本集團享有商標「金花」之全部權利 及權益,不受任何限制,因此,本集 團有權就其自身及/或授權其他第 三方就任何新開購物中心、百貨商 場及超級市場使用該商標。因此,本 集團將無形資產視作具有無期限 使用年期。於報告期末,透過對本集 團所有現金產生單位連同商譽及無 形資產計入賬面價值,對該無形資 產進行減值測試。

244,482

有關載有商譽及無期限可使用年期之無形資產之現金產生單位之減值測試詳情載於附註15。

財務報表附註

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度 (Expressed in RMB unless otherwise indicated) (除非另有指明,否則以人民幣呈列)

15 GOODWILL

15 商譽

RMB'000 人民幣千元

Cost:

At 1 January 2022, 31 December 2022, 1 January 2023 and 31 December 2023

成本:

於二零二二年一月一日、二零二二年 十二月三十一日、二零二三年一 月一日及二零二三年十二月三十一日

1,451,814

Less: accumulated impairment losses

At 1 January 2022, 31 December 2022, 1 January 2023 and 31 December 2023

減:累計減值虧損

於二零二二年一月一日、 二零二二年十二月三十一日、 二零二三年一月一日及 二零二三年十二月三十一日

1,416,685

Carrying amount:

At 31 December 2023

賬面值:

於二零二三年十二月三十一日

35,129

At 31 December 2022

於二零二二年十二月三十一日

35,129

Impairment tests for cash-generating units containing goodwill and intangible assets with indefinite useful life

Goodwill is allocated to the Group's cash-generating units identified according to the department store and supermarket operations acquired as follows:

載有商譽及無期限可使用年期之無 形資產之現金產生單位之減值測試

商譽根據如下所收購之百貨商場及超級市場業務分配至本集團之已識別現金產生單位:

	Country of operation and operating segments 業務國家及經營分部	2023 於二零二三年 十二月三十一日 RMB'000	
Ginwa Bell Tower	Department stores and		
A ++ A> In	shopping mall, PRC	_	_
金花鐘樓	百貨商場及購物中心,中國		
GCX	Department stores and shopping mall, PRC	_	_
	百貨商場及購物中心,中國		
Ideal Mix Limited	Department stores and shopping		
	mall and supermarkets, PRC 百貨商場及購物中心與 超級市場,中國	35,129	35,129
		35,129	35,129

財務報表附註

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度 (Expressed in RMB unless otherwise indicated) (除非另有指明,否則以人民幣呈列)

15 GOODWILL (continued)

Impairment tests for cash-generating units containing goodwill and intangible assets with indefinite useful life (continued)

Notes:

(a) During the year ended 31 December 2023, the financial performance of the Group's department store and supermarket operations, as a consequence of the slowing down of economic growth in the PRC as well as a consequence of the intense competition from surrounding shopping malls and online retail sales, did not meet management's expectations. Management performed impairment assessments of the relevant cash-generating units to which goodwill and intangible assets has been allocated.

The recoverable amounts of the cash-generating units were determined based on value-in-use calculations. These calculations use cash flow projections based on financial budgets approved by management covering a five-year period. These cash flow projections adopted the annualised rates of sales growth ranging from 0% to 36% (2022: from 0% to 35%), which are based on the Group's historical experience with these operations and adjusted for other factors that are specific to each cash-generating unit including the renovation and upgrade of the GCX which will position the department store in the highend market where the Group will be capable of reaching out to a wider and more premium customer base after their grand re-openings. Management determined that the GCX will be re-opened in January 2024. Cash flows beyond the five-year period are extrapolated using an estimated growth rate of 2% (2022: 2%). The cash flows are discounted using discount rate of 16% (2022: 16%). The discount rates used are pre-tax and reflect specific risks relating to the respective cash-generating units.

15 商譽(續)

載有商譽及無期限可使用年期之無 形資產之現金產生單位之減值測試 (續)

附註:

(a) 截至二零二三年十二月三十一日止年度,由於中國經濟增長放緩以及周邊購物商場及線上零售銷售激烈競爭,本集團百貨商場及超級市場業務的財務表現未符管理層預期。管理層已對已獲分配商譽及無形資產的相關現金產生單位進行減值評估。

現金產生單位的可收回金額乃按使 用價值計算而釐定。有關計算乃使 用根據管理層批准的五年期間財務 預算為基準的現金流量預測。該等 現金流量預測乃根據本集團就該等 業務之歷史經驗採用年銷售增長率 為0%至36%(二零二二年:0%至 35%)進行推算,並就每一個現金產 生單位特定之其他因素調整,包括 GCX的翻新及升級,此舉會將這間 百貨商場提升至高端市場定位,於 重新盛大開業之後本集團將能夠吸 納更多高端客人。管理層決定GCX 將於二零二四年一月重新開業。五 年期間後的現金流量使用估計增長 率2%(二零二二年:2%)進行推 算。現金流量採用貼現率16%(二零 二二年:16%) 進行貼現。所使用貼 現率為除税前貼現率,反映與各現 金產生單位相關之特定風險。

財務報表附註

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度 (Expressed in RMB unless otherwise indicated) (除非另有指明,否則以人民幣呈列)

15 GOODWILL (continued)

Impairment tests for cash-generating units containing goodwill and intangible assets with indefinite useful life (continued)

Notes:(continued)

(b) As a result of the above impairment test, impairment loss on intangible assets of Nil (2022: RMB30,164,000) were recognised in the consolidated statement of profit or loss for the current financial year which relates to the cashgenerating unit of Ginwa Bell Tower acquired in August 2008.

The key assumptions used in the value-in-use calculations for the above three cash-generating units are as follows:

15 商譽(續)

載有商譽及無期限可使用年期之無 形資產之現金產生單位之減值測試 (續)

附註:(續)

(b) 經上述減值測試,無形資產之減值虧損零(二零二二年:人民幣30,164,000元)於本財政年度的綜合損益表內確認,涉及於二零零八年八月收購金花鐘樓之現金產生單位。

上述三項現金產生單位的使用價值計算所使用的關鍵假設概述如下:

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Λ÷

	Key assumptions 關鍵假設	31 December 2023 於二零二三年 十二月三十一日	31 December 2022 於二零二二年 十二月三十一日
Ginwa Bell Tower	Annual sales growth rate for the first five-year period	0%	0% - 5%
金花鐘樓	首五年期間的年銷售增長率 Annual sales growth rate after the five-year period 五年期間後的年銷售增長率	2%	2%
	Discount rate 貼現率	16%	16%
GCX	Annual sales growth rate for the first five-year period 首五年期間的年銷售增長率	3% - 30%	0% – 5%
	Annual sales growth rate after the five-year period 五年期間後的年銷售增長率	2%	2%
	Discount rate 貼現率	16%	16%
Ideal Mix Limited	Annual sales growth rate for the first five-year period 首五年期間的年銷售增長率	3% - 36%	0% – 35%
	Annual sales growth rate after the five-year period 五年期間後的年銷售增長率	2%	2%
	Discount rate 貼現率	16%	16%

Any adverse change in the assumptions used in the calculation of recoverable amount of cash-generating units would result in further impairment losses.

計算現金產生單位的可收回金額時 所使用假設的任何不利變動將產生 進一步減值虧損。

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度 (Expressed in RMB unless otherwise indicated) (除非另有指明,否則以人民幣呈列)

16 INVESTMENTS IN SUBSIDIARIES

16 投資附屬公司

The following list contains only the particulars of major subsidiaries which principally affected the results, assets or liabilities of the Group.

下表僅載列主要影響本集團業績、資產或負債之主要附屬公司詳情。

Proportion of ownership interest 擁有權權益比例

As at 31 December 2023 and 2022 於二零二三年及二零二二年十二月三十一日

			ルーダーーエ	マーニーズーマーーナー ロ			
Name of companies	Place of establishment and operations	Particulars of registered and paid up capital	The Group's effective interest	Held by the Company	Held by subsidiaries 由本公司	Principal activities	Legal form
公司名稱	成立及 營業地點	已註冊及 繳足股本資料	本集團之實際權益	由本公司 持有	附屬公司持有	主要業務	法律形式
Ginwa Bell Tower* 金花鐘樓	The PRC 中國	RMB 人民幣 235,500,000元	83.88%	-	83.88%	Operation of department store 經營百貨商場	Limited liability company 有限責任公司
Xi'an Century Ginwa Saigo Shopping Mall Company Limited* 西安世紀金花賽高購物有限公司	The PRC 中國	RMB 人民幣 30,000,000元	100%	-	100%	Operation of department store 經營百貨商場	Limited liability company 有限責任公司
Xi'an Century Ginwa Shopping Mall Company Limited* 西安世紀金花購物有限公司	The PRC 中國	HK\$ 65,000,000 港元	100%	-	100%	Operation of department store 經營百貨商場	Limited liability company 有限責任公司
Xianyang Century Ginwa Trade and Commerce Company Limited* 咸陽世紀金花商貿有限公司	The PRC 中國	RMB 人民幣 3,000,000元	100%	-	100%	Operation of department stores and supermarkets 經營百貨商場及超 級市場	Limited liability company 有限責任公司
Xi'an Yixin Property Management Company Limited* 西安億鑫物業管理有限公司	The PRC 中國	RMB 人民幣 536,885,750元	100%	-	100%	Properties management 物業管理	Limited liability company 有限責任公司
Shaanxi Qianhui Properties Company Limited* 陝西千匯置業有限公司	The PRC 中國	RMB 人民幣 252,800,000元	100%	-	100%	Operation of shopping mall and properties management 經營購物中心及 物業管理	Limited liability company 有限責任公司
Xi'an Honghui Property Management Company Limited* 西安鴻暉物業管理有限公司	The PRC 中國	RMB 人民幣 124,000,000元	100%	-	100%	Properties management 物業管理	Limited liability company 有限責任公司

^{*} The English translation of the names of these companies is for reference only. The official names of these companies are in Chinese.

該等公司之英文譯名僅供參考。該 等公司之正式名稱以中文為準。

財務報表附註

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度 (Expressed in RMB unless otherwise indicated) (除非另有指明,否則以人民幣呈列)

16 INVESTMENTS IN SUBSIDIARIES

(continued)

The following table lists out the information relating to Ginwa Bell Tower, the only subsidiary of the Group which has material non-controlling interests ("NCI"). The summarised financial information presented below represents the amounts before any inter-company elimination.

16 投資附屬公司(續)

下表載列本集團唯一擁有重大非控股權益(「非控股權益」)之附屬公司金 花鐘樓有關之資料。下文呈列之財務 資料摘要指並未納入任何公司間抵銷 之金額。

		Year ended 31 December 2023 截至 二零二三年 十二月三十一日 止年度 RMB'000 人民幣千元	Year ended 31 December 2022 截至 二零二二年 十二月三十一日 止年度 RMB'000 人民幣千元
Revenue	收益	272	136
Loss for the year	本年度虧損	(42,764)	(106,725)
Loss for the year attributable to NCI	本年度非控股權益應佔虧損	(6,893)	(17,204)
Non-current assets Current assets Non-current liabilities Current liabilities	非流動資產 流動資產 非流動負債 流動負債	53,774 518,576 (9,194) (400,354)	1,458,826 509,646 (180,000) (1,594,961)
Net assets	資產淨額	162,802	193,511
Net assets attributable to NCI	非控股權益應佔資產淨額	26,243	31,194

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度 (Expressed in RMB unless otherwise indicated) (除非另有指明,否則以人民幣呈列)

17 PREPAYMENTS FOR ACQUISITION OF PROPERTIES

17 收購物業之預付款項

	RMB'000 人民幣千元
'	
於二零二二年一月一日	1,982,153
添置	146,790
二零二三年一月一日	2,128,943
添置	96,279
減值虧損	(35,747)
於二零二三年十二月三十一日	2,189,475
	添置 於二零二二年十二月三十一日及 二零二三年一月一日 添置 減值虧損

The amounts represent partial payments made by the Group for its intended acquisition of commercial properties under development that are situated in the PRC. On 4 December 2014, the Group, through Ginwa Bell Tower, entered into an acquisition agreement with Shanghai Huade Investment Company Limited ("Huade Investment"), pursuant to which Huade Investment agreed to procure a project company to develop the above properties in accordance with the requirements of Ginwa Bell Tower, and Ginwa Bell Tower agreed to purchase part of the above properties for an aggregate consideration of RMB1,651,112,750. The substantial construction of the commercial properties commenced in October 2016. These properties are intended to be used by the Group to expand its retail operations.

Included in the additions are the capitalised interest expense and the consideration settled based on the contract.

計入添置之金額為已資本化利息開支及根據合約償付之代價。

財務報表附註

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度 (Expressed in RMB unless otherwise indicated) (除非另有指明,否則以人民幣呈列)

18 EQUITY INVESTMENTS

(a) Equity securities designated at FVOCI (non-recycling)

18 權益投資

(a) 指定為按公允值計量且其變動 計入其他全面收益(不可劃轉) 之股本證券

 At
 At

 31 December
 31 December

 2023
 2022

 於二零二三年
 於二零二二年

 十二月三十一日
 RMB'000

 RMB'000
 RMB'000

| **KMB 000** | RMB 000 | **人民幣千元** | 人民幣千元

Listed equity securities

上市股本證券

11,534 206,491

These securities represent the 1,548,236 (31 December 2022: 26,439,300) Ginwa Enterprise (Group) Inc. ("Ginwa Enterprise") A-shares listed in the Shanghai Stock Exchange. The Company obtained the approval from the Shareholders on 7 July 2022, which allow the Company to dispose the A-Shares (in whole or in part) when market condition is favourable during a period of 12 months from the date of the approval. The Company disposed 24,891,064 A-shares through on-market transactions during the year ended 31 December 2023 (2022: 3,560,700 A-shares).

(b) Financial assets measured at FVPL

該等證券指於上海股份交易所上市之1,548,236股(二零二二年十二月三十一日:26,439,300股)金花企業(集團)公司(「金花企業」)A股。本公司已於二零二二年七月七日獲股東批准,據此,本公司可於批准日期起計十二個月內當市況有利時出售A股(全部或部份)。截至二零二三年十二月三十一日止年度,本公司透過市場交易出售24,891,064股A股(二零二二年:3,560,700股A股)。

(b) 按公允值計量且其變動計入損 益之金融資產

 At
 At

 31 December
 31 December

 2023
 2022

 於二零二三年
 於二零二二年

 十二月三十一日
 RMB'000

 人民幣千元
 人民幣千元

Unlisted investment fund at fair value 按公允值列賬之 非上市投資基金

14,675

On 30 December 2020, the Group entered into a subscription agreement pursuant to which the Group has subscribed for the participating shares in an unlisted investment fund (the "Fund") for an aggregate amount of HK\$17,000,000 which was equivalent to RMB14,307,000. The investment objective of the Fund is to achieve steady and long-term returns through investment of commercial real estate projects in the PRC.

於二零二零年十二月三十日,本集團訂立認購協議,據此,本集團已就非上市投資基金(「基金」)之參與股份認購合共17,000,000港元,相等於人民幣14,307,000元。該基金的投資目標為透過在中國投資商業房地產項目取得穩定及長期回報。

財務報表附註

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度 (Expressed in RMB unless otherwise indicated) (除非另有指明,否則以人民幣呈列)

18 EQUITY INVESTMENTS (continued)

(b) Financial assets measured at FVPL (continued)

On 17 March 2023, the Group disposed total participating shares in the Fund to an independent third party with a consideration of HK\$17,000,000 which was equivalent to RMB15,128,000.

18 權益投資(續)

(b) 按公允值計量且其變動計入損 益之金融資產(續)

於二零二三年三月十七日,本集團向一名獨立第三方出售基金的全部參與股份,代價為17,000,000港元(相當於人民幣15,128,000元)。

19 INVENTORIES

19 存貨

		At	At
		31 December	31 December
		2023	2022
		於二零二三年	於二零二二年
		十二月三十一日	十二月三十一日
		RMB'000	RMB'000
		人民幣千元	人民幣千元
	'		
Merchandises	商品	25,730	19,921
Low value consumables	低值易耗品	2,273	2,129
		28,003	22,050
			,

An analysis of the amount of inventories recognised as an expense and included in the consolidated statement of profit or loss is as follows:

確認為開支並列入綜合損益表之存貨 金額分析如下:

At	At
31 December	31 December
2023	2022
於二零二三年	於二零二二年
十二月三十一日	十二月三十一日
RMB'000	RMB'000
人民幣千元	人民幣千元

Carrying amount of inventories sold 已售存貨賬面值

168,753 1

197,760

財務報表附註

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度 (Expressed in RMB unless otherwise indicated) (除非另有指明,否則以人民幣呈列)

20 TRADE AND OTHER RECEIVABLES

20 應收賬款及其他應收款

		At 31 December 2023 於二零二三年 十二月三十一日 RMB'000 人民幣千元	At 31 December 2022 於二零二二年 十二月三十一日 RMB'000 人民幣千元
Trade receivables from third parties, net of loss allowance (see Note 20(a)) Other receivables from third parties Amounts due from related parties (see Note 20(b)) Deposits	應收第三方賬款,扣除虧損撥備 (見附註20(a)) 其他應收第三方款項 應收關聯人士款項 (見附註20(b)) 按金	21,963 8,305 26,114 88,517	12,481 6,489 – 82,009
Financial assets measured at amortised cost	按攤銷成本計量之金融資產	144,899	100,979
Value added tax recoverable	可退還增值税	21,476 166,375	21,014 121,993

Except for deposits of RMB500,000 (31 December 2022: RMB1,781,000), all of the trade and other receivables are expected to be recovered or recognised as expenses within one year.

除按金人民幣500,000元(二零二二年十二月三十一日:人民幣1,781,000元)外,所有應收賬款及其他應收款預期將於一年內收回或確認為支出。

財務報表附註

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度 (Expressed in RMB unless otherwise indicated) (除非另有指明,否則以人民幣呈列)

20 TRADE AND OTHER RECEIVABLES

(continued)

(a) Ageing analysis

Included in trade and other receivables are trade receivables (net of loss allowance) with the following ageing analysis (based on the invoice date) as of the end of the reporting period:

20 應收賬款及其他應收款 (續)

(a) 賬齡分析

計入應收賬款及其他應收款之應收賬款(已扣除虧損撥備)於報告期末按發票日期之賬齡分析如下:

		At	At
		31 December	31 December
		2023	2022
		於二零二三年	於二零二二年
		十二月三十一日	十二月三十一日
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Less than 1 month	少於一個月	14,271	6,132
More than 1 month but less than	一個月以上但少於三個月	-	
3 months		5,367	5,633
More than 3 months	三個月以上	2,325	716
		21,963	12,481

Trade receivables from third parties are due within 3 months from the date of billing. Further details on the Group's credit policy and credit risk arising from trade debtors are set out in Note 29(a).

(b) The balance as at 31 December 2023 are unsecured, non interest bearing and are expected to be settled in 2024.

應收第三方賬款自發票日期起三個月內到期。有關本集團信貸政策及應收賬款產生之信貸風險之進一步資料載於附註29(a)。

(b) 於二零二三年十二月三十一日之 結餘屬無抵押,免息及預期將於 二零二四年結付。

財務報表附註

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度 (Expressed in RMB unless otherwise indicated) (除非另有指明,否則以人民幣呈列)

21 CASH AT BANK AND ON HAND

21 銀行結存及手頭現金

(a) Cash and cash equivalents comprise:

(a) 現金及現金等值項目包括:

AtAt31 December31 December20232022於二零二三年於二零二二年十二月三十一日RMB'000人民幣千元人民幣千元

Cash at bank and on hand in the consolidated statement of financial position Less: restricted cash at bank

(see Note (i))

綜合財務狀況表項下銀行結存 及手頭現金

減:受限銀行現金 (見附註(i)) **49,725** 19,542

(6,794) (8,058)

Cash and cash equivalents in the consolidated cash flow statement

綜合現金流量表之現金及 現金等值項目

42.931 11.484

Note:

(i) Restricted cash at bank at 31 December 2023 represented bank deposits of RMB1,436,000 (31 December 2022: RMB2,715,000) pledged to secure the Group's bank loans (see Note 24(c)), and RMB5,048,000 (31 December 2022: RMB5,010,000) for performance guarantee for certain suppliers of concession sales, and RMB310,000 (31 December 2022: RMB333,000) frozen by the banks for different reasons.

The Group's operations of department stores, shopping mall and supermarkets in the PRC are conducted in RMB. RMB is not a freely convertible currency and the remittance of RMB out of Mainland China is subject to the relevant rules and regulations of foreign exchange control promulgated by the PRC government.

附註:

(i) 於二零二三年十二月三十一日的銀行受限制現金指為取得本集團銀行貸款(見附款人民幣1,436,000元(二零二人二年十二月三十一日:人民幣5,048,000元(二零二二年十二月三十一日:人民幣5,010,000元)以及銀行因不同理由凍結之人民幣310,000元(二零二二年十二月三十一日:人民幣333,000元)。

本集團於中國之百貨商場、購物中心及超級市場經營業務乃以人民幣進行。人民幣為非自由兑換貨幣,故自中國內地匯出人民幣匯款須受中國政府頒佈的有關外匯管制規則及規例所規限。

財務報表附註

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度 (Expressed in RMB unless otherwise indicated) (除非另有指明,否則以人民幣呈列)

21 CASH AT BANK AND ON HAND (continued)

21 銀行結存及手頭現金(續)

(b) Reconciliation of liabilities arising from financing activities

(b) 融資活動產生之負債之對賬

financing activities						
				Payables		
			Other	for interest	Lease	
		Bank loans	borrowings 其他借貸	expenses 應付利息	liabilities	Total
		銀行貸款	總額	支出	租賃負債	合計
		RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
		人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元
		(Note 24)	(Note 24)	(Note 22)	(Note 25)	
		(附註24)	(附註24)	(附註22)	(附註25)	
At 1 January 2023	於二零二三年一月一日	979,000	3,089,605	81,562	183,809	4,333,976
Changes from financing cash flows:	融資現金流量變動:					
Proceeds from new bank loans	新增銀行貸款所得款項	119,900	-	_	_	119,900
Proceeds from new other borrowings	新增其他借貸所得款項	-	1,544,586	-	-	1,544,586
Repayment of bank loans	償還銀行貸款	(390,810)	-	-	-	(390,810)
Repayment of other borrowings	償還其他借貸	-	(850,883)	-	-	(850,883)
Other finance costs paid	其他已付融資成本	-	-	(370,777)	-	(370,777)
Capital element of lease rentals paid	已付租金之資本部分	-	-	-	(33,437)	(33,437)
Interest element of lease rentals paid	已付租金之利息部分		-		(18,408)	(18,408)
Total changes from financing cash flows	融資現金流量總額	(270,910)	693,703	(370,777)	(51,845)	171
	er V \m #6	(=, 0,0 . 0)				
Exchange adjustments	匯兑調整	-	 		<u>-</u>	-
Other changes: Interest expenses, bank charges and other finance costs (see Note 6(a))	其他變動: 利息開支、銀行手續費及其			242 204	40 400	224 002
Capitalised borrowing costs	他融資成本(<i>見附註6(a)</i>) 資本化借貸成本	-	-	213,394	18,408	231,802
(see Note 6(a)) Decrease in lease liabilities from	(見附註6(a)) 年內終止租賃產生之	-	-	84,700	-	84,700
termination of lease during the year Increase in lease liabilities from entering into new leases	租賃負債減少 年內訂立新租約之 租賃負債增加	-	-	-	(473)	(473)
during the year			-	_	211,871	211,871
Total other changes	其他變動總額	_ 	_ 	298,094	229,806	527,900
At 31 December 2023	於二零二三年					
ACT December EVES	十二月三十一日	708,090	3,783,308	8,879	361,770	4,862,047

財務報表附註

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度 (Expressed in RMB unless otherwise indicated) (除非另有指明,否則以人民幣呈列)

21 CASH AT BANK AND ON HAND (continued)

21 銀行結存及手頭現金(續)

(b) Reconciliation of liabilities arising from financing activities (continued)

(b) 融資活動產生之負債之對賬 (續)

financing activities (cor	itinuea)		(<i>韻)</i>		
				Payables for		
		Bank	Other	interest	Lease	
		loans	borrowings	expenses	liabilities	Total
			其他借貸	應付利息		
		銀行貸款	總額	支出	租賃負債	合計
		RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
		人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元
		(Note 24)	(Note 24)	(Note 22)	(Note 25)	, , , , , , , , ,
		(附註24)	(附註24)	(附註22)	(附註25)	
				-		
At 1 January 2022	於二零二二年一月一日	1,144,000	2,467,062	40,631	283,902	3,935,595
Changes from financing cash flows:	融資現金流量變動:					
TIOWS:						
Proceeds from new bank loans	新增銀行貸款所得款項	175,000	_	-	_	175,000
Proceeds from new other borrowings	新增其他借貸所得款項	_	2,350,787	_	_	2,350,787
Repayment of bank loans	償還銀行貸款	(340,000)	_	_	_	(340,000)
Repayment of other borrowings	償還其他借貸	-	(1,728,244)	-	-	(1,728,244)
Other finance costs paid	其他已付融資成本	-	-	(229,719)	-	(229,719)
Capital element of lease rentals paid	已付租金之資本部分	-	-	-	(31,238)	(31,238)
Interest element of lease rentals paid	已付租金之利息部分	_			(17,931)	(17,931)
Total changes from financing	融資現金流量總額					
cash flows	104× 70 ± 1/10 ± 1/10 PM	(165,000)	622,543	(229,719)	(49,169)	178,655
Other changes:	其他變動:					
Interest expenses, bank charges and	利息開支、銀行手續費及其					
other finance costs (see Note 6(a))	他融資成本(<i>見附註6(a)</i>)	_	_	186,164	17,931	204,095
Capitalised borrowing costs	資本化借貸成本			100,104	17,331	204,033
(see Note 6(a))	(見附註6(a))	_	_	84,486	_	84,486
Decrease in lease liabilities	年內出售租賃之			04,400		04,400
from termination of leases	租賃負債減少					
during the year		_	_	_	(70,127)	(70,127)
Increase in lease liabilities from	年內訂立新租約之				(70,127)	(70,127)
entering into new leases	租賃負債增加					
during the year	шд <u>Д Д. Г. Г</u>	_	_	_	1,272	1,272
g j			-		.,_,_	.,
Total other changes	其他變動總額	-	_	270,650	(50,924)	219,726
A4 34 Danishas 2022	→					
At 31 December 2022	於二零二二年 十二月三十一日	979,000	3,089,605	81,562	183,809	4,333,976
	. – % – 1 – 8	3,3,000	3,003,003	31,302	103,003	1,555,570

財務報表附註

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度 (Expressed in RMB unless otherwise indicated) (除非另有指明,否則以人民幣呈列)

21 CASH AT BANK AND ON HAND (continued)

(c) Total cash outflow for leases

Amounts included in the consolidated cash flow statement for leases comprise the following:

21 銀行結存及手頭現金(續)

(c) 租賃之現金流出總額

計入綜合現金流量表之租賃金額 包括下列各項:

Year ended 31 December 2023	Year ended 31 December 2022
截至	截至
二零二三年	二零二二年
十二月三十一日	十二月三十一日
止年度	止年度
RMB'000	RMB'000
人民幣千元	人民幣千元
72	440
72 51,845	440 49,169

Within operating cash flows 經營現金流量內 Within financing cash flows 融資現金流量內

These amounts relate to the following:

.ca. caca	
31 December	31 December
2023	2022
截至	截至
二零二三年	二零二二年
十二月三十一日	十二月三十一日
止年度	止年度
RMB'000	RMB'000
人民幣千元	人民幣千元

Year ended

Lease rentals paid

已付租金

51,917

49,609

Year ended

財務報表附註

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度 (Expressed in RMB unless otherwise indicated) (除非另有指明,否則以人民幣呈列)

22 TRADE AND OTHER PAYABLES

22 應付賬款及其他應付款

		At 31 December 2023 於二零二三年 十二月三十一日 <i>RMB'000</i> 人民幣千元	At 31 December 2022 於二零二二年 十二月三十一日 RMB'000 人民幣千元
Trade payables arising from: – Concession sales – Purchase of inventories	應付賬款因以下各項產生: 一特許專櫃銷售 一購買存貨	160,853 44,014 204,867	91,483 29,391 120,874
Amounts due to related parties (see Note (i))	應付關連人士款項(見附註(i))	11,824	172,652
Other payables and accrued expenses: - Payables for staff related costs - Payables for interest expenses and transaction costs on borrowings - Deposits from concessionaries and customers - Dividends payables	其他應付款及應計費用: 一應付之員工相關費用 一應付利息支出及借貸之交易 成本 一特許經營商及客戶按金	15,316 8,879 9,532 3,661	14,245 81,562 45,824 3,661
– Others (see Note (ii))	一其他(<i>見附註(ii)</i>)	323,662	359,465
Financial liabilities measured at amortised cost Other taxes payable	按攤銷成本計量之金融負債應付其他税項	540,353 3,910 544,263	652,991 2,631 655,622

All of the trade and other payables are expected to be settled or recognised as revenue or net income or in profit or loss within one year or are repayable on demand. 所有應付賬款及其他應付款預期將於 一年內償還或確認為收益或淨收入或 按要求償還。

財務報表附註

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度 (Expressed in RMB unless otherwise indicated) (除非另有指明,否則以人民幣呈列)

22 TRADE AND OTHER PAYABLES (continued)

Notes:

- (i) The balance as at 31 December 2023 are unsecured, noninterest bearing and are expected to be settled in 2024.
- (ii) Included in the balance are payables of RMB141,031,000 at 31 December 2023 (2022: RMB163,182,000) due to a third party relating to the renovation and upgrade of one department store and the shopping mall.

Ageing analysis

Trade payables from third parties are due within one month from the date of billing. Included in trade and other payables are trade payables with the following ageing analysis (based on the due date) as of the end of the reporting period:

22 應付賬款及其他應付款(續)

附註:

- (i) 於二零二四年十二月三十一日之結 餘為無抵押、免息以及預期於二零 二三年內結付。
- (ii) 結餘包括於二零二三年十二月 三十一日應付第三方款項人民幣 141,031,000元(二零二二年:人民 幣163,182,000元)·其與翻新及升 級一間百貨商場及購物中心有關。

賬齡分析

應付第三方賬款自發票日期起一個月內到期。計入應付賬款及其他應付款之應付賬款於報告期末按到期日之賬齡分析如下:

 At
 At

 31 December
 31 December

 2023
 2022

 於二零二三年
 於二零二二年

 十二月三十一日
 RMB'000

 人民幣千元
 人民幣千元

Due within one month or on demand 於一個月內到期或按要求支付

204,867

120,874

23 PROMISSORY NOTE

23 承兑票據

AtAt31 December31 December20232022於二零二三年於二零二二年十二月三十一日RMB'000人民幣千元人民幣千元

Promissory Note

承兑票據

229,214

財務報表附註

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度 (Expressed in RMB unless otherwise indicated) (除非另有指明,否則以人民幣呈列)

23 PROMISSORY NOTE (continued)

On 15 June 2022, the Company and Glory Keen Holdings Limited ("Glory Keen") entered into an agreement, pursuant to which the Company conditionally agreed to buy back from Glory Keen, and Glory Keen conditionally agreed to sell 1,177,068,181 preferred shares to the Company at the buyback price of approximately HK\$0.21 per preferred share and a total consideration of HK\$247,184,318. This transaction was completed on 6 January 2023 and the preferred shares have been cancelled by the Company with effect from 6 January 2023. The consideration have be satisfied by the Company by issue of the interest-free promissory note in the amount of HK\$247,184,318 due on 6 January 2024.

24 CONTRACT LIABILITIES

23 承兑票據(續)

24 合同負債

AtAt31 December31 December20232022於二零二三年於二零二二年十二月三十一日RMB'000人民幣千元人民幣千元

Contract liabilities in relation to customer loyalty programme

Contract liabilities in relation to receipts in advance from customers (Note (i))

與客戶忠誠度計劃有關的 合同負債 有關預收客戶款項的 合約負債(附註(i))

2,486 4,571

155,852 147,853

158,338 152,424

The contract liabilities represented the aggregate amount of the transaction price allocated to the performance obligations that are unsatisfied as of the end of the reporting period. The Group expects the transaction price allocated to the unsatisfied performance obligations will be recognised as direct sales and gross revenue from concession sales when the Group transfers goods or services to the customer in the ordinary business operation.

合約負債指於報告期末分配至未獲履 行之履約責任之交易價總額。本集團 預期,於日常業務營運中向客戶轉讓 貨品或服務時,分配至未履行履約責 任的交易價將確認為直接銷售及特許 銷售的總收益。

財務報表附註

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度 (Expressed in RMB unless otherwise indicated) (除非另有指明,否則以人民幣呈列)

24 CONTRACT LIABILITIES (continued)

24 合同負債(續)

Note:

附註:

(i) Movements in contract liabilities in relation to receipts in advance from customers

(i) 有關客戶預收款項之合約負債變動

		At	At
		31 December	31 December
		2023	2022
		於二零二三年	於二零二二年
		十二月三十一日	十二月三十一日
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Balance at 1 January	於一月一日結餘	147,853	128,277
Decrease in contract liabilities as a result	由於於年初計入合約負債之年內		
of recognising revenue during the year that was included in the contract	確認收益,合約負債減少		
liabilities at the beginning of the year		(121,120)	(80,051)
Increase in contract liabilities as a result	因於期內就預付儲值卡預收客戶		
of receipts in advance from customers	款項而增加之合同負債		
during the period in respect of prepaid			
stored value cards		129,119	99,627
Balance at 31 December	於十二月三十一日之餘額	155,852	147,853

The unsatisfied performance obligations resulting from direct sales and gross revenue from concession sales are expected to be recognised as revenue within one year or on demand.

因直接銷售及特許經營權銷售產生 之未履行履約責任及總收益預期將 於一年內或按要求償還。

財務報表附註

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度 (Expressed in RMB unless otherwise indicated) (除非另有指明,否則以人民幣呈列)

25 BANK AND OTHER BORROWINGS

25 銀行及其他借貸

- (a) The Group's short-term bank loans and other borrowings are analysed as follows:
- (a) 本集團之短期銀行貸款及其他 借貸分析如下:

At	At
31 December	31 December
2023	2022
於二零二三年	於二零二二年
十二月三十一日	十二月三十一日
RMB'000	RMB'000
人民幣千元	人民幣千元

90,000
-
_
90,000
_
50,448
50,448
50,300
00,748
5

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度 (Expressed in RMB unless otherwise indicated) (除非另有指明,否則以人民幣呈列)

25 BANK AND OTHER BORROWINGS

25 銀行及其他借貸(續)

(continued)

- (b) The Group's long-term bank loans and other borrowings are analysed as follows:
- (b) 本集團之長期銀行貸款及其他 借貸分析如下:

	At	At
	31 December	31 December
	2023	2022
	於二零二三年	於二零二二年
	十二月三十一日	十二月三十一日
	RMB'000	RMB'000
	人民幣千元	人民幣千元_
銀行貸款:		

properties and land and buildings 地及村 and future income rights and 作抵抗	: 團之投資物業與土 婁宇及未來收入權 甲·並由本公司及 堅先生擔保	
Mr. Wu Yijian – secured by the Group's — 以本集 future income rights and 作抵	260,000 團之未來收入權 甲,並由曲江金融控	304,000
of Qujiang Financial Holdings	間附屬公司擔保 34,990	_
Qujiang Financial Holdings 公司打	金融控股一間附屬 詹保 59,200 金融控股擔保	50,000
buildings and guaranteed by 押,並	29,000 團之土地及樓宇作抵 拉由質押物業之未來 及本公司擔保	35,000
properties and the Company	300,000	500,000
	683,190	889,000
Other borrowings: 其他借貸 - unsecured and unguaranteed -無抵押 - guaranteed by Qujiang Financial -由曲江		93,181
Holdings	45,976	45,976
	婁宇作抵押,並由曲 融控股及本集團附屬	
subsidiaries of the Group	200,000	600,000
	3,138,199	739,157
bank loans and other borrowings 之即期	限行貸款及其他貸款 部份(<i>見附註25(a))</i>	
(see Note 25(a))	(372,876)	(850,300)
	3,448,513	777,857

財務報表附註

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度 (Expressed in RMB unless otherwise indicated) (除非另有指明,否則以人民幣呈列)

25 BANK AND OTHER BORROWINGS

(continued)

(b) The Group's long-term bank loans and other borrowings are analysed as follows: (continued)

The Group's long-term bank loans and other borrowings are repayable as follows:

25 銀行及其他借貸(續)

(b) 本集團之長期銀行貸款及其他 借貸分析如下:(續)

> 本集團之長期銀行貸款及其他借 貸須於下列期間償還:

		At 31 December 2023 於二零二三年 十二月三十一日 <i>RMB'000</i> 人民幣千元	RMB'000
Within 1 year After 1 year but within 2 years After 2 years but within 5 years After 5 years	一年內 一年後但兩年內 兩年後但五年內 五年後	372,876 3,248,123 192,800 7,590 3,821,389	850,300 310,876 422,981 44,000 1,628,157

All of the non-current interest-bearing bank loans and other borrowings are carried at amortised cost. None of the non-current interest-bearing bank loans and other borrowings is expected to be settled within one year.

(c) The following assets and their respective carrying values as at the end of the reporting period are pledged to secure the Group's bank and other borrowings:

所有非即期計息銀行貸款及其他 借貸均按攤銷成本入賬。概無非 即期計息銀行貸款及其他借貸預 期將於一年內清償。

(c) 下列資產及其各自之賬面值於 本報告期末已被抵押以作為本 集團之銀行及其他借貸之擔 保:

		At	At
		31 December	31 December
		2023	2022
		於二零二三年	於二零二二年
		十二月三十一日	十二月三十一日
		RMB'000	RMB'000
		人民幣千元	人民幣千元
	'		
Property and equipment	物業及設備	3,641,462	3,734,360
Investment property	投資物業	834,400	728,772
Cash at bank (see Note 21(a)(i))	銀行結存(見附註21(a)(i))	1,436	2,715
		4,477,298	4,465,847

財務報表附註

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度 (Expressed in RMB unless otherwise indicated) (除非另有指明,否則以人民幣呈列)

25 BANK AND OTHER BORROWINGS

(continued)

(d) Certain of the Group's bank and other borrowings are subject to the fulfilment of covenants commonly found in lending arrangements with financial institutions. If the Group were to breach the covenants, such borrowings would become repayable on demand. At 31 December 2023, none of the covenants relating to the bank and other borrowings had been breached.

25 銀行及其他借貸(續)

(d) 本集團若干銀行及其他借貸須滿足與金融機構之貸款安排中之常見契諾。倘本集團違反契諾,該等借貸將變成須按要求償還。於二零二三年十二月三十一日,概無違反有關銀行及其他借貸的契諾。

26 LEASE LIABILITIES

W

At 31 December 2023, the lease liabilities were repayable as follows:

26 租賃負債

於二零二三年十二月三十一日,租賃 負債的還款期如下:

		At	At
		31 December	31 December
		2023	2022
		於二零二三年	於二零二二年
		十二月三十一日	十二月三十一日
		RMB'000	RMB'000
		人民幣千元	人民幣千元
	'		
Vithin 1 year	一年內	19,886	17,847
fter 1 year but within 2 years	一年後但兩年內	18,858	19,357

After 1 year but within 2 years	一年後但兩年內	18,858	19,357
After 2 years but within 5 years	兩年後但五年內	77,641	52,732
After 5 years	五年後	245,385	93,873
		341,884	165,962
		361,770	183,809

財務報表附註

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度 (Expressed in RMB unless otherwise indicated) (除非另有指明,否則以人民幣呈列)

27 INCOME TAX IN THE CONSOLIDATED STATEMENT OF FINANCIAL POSITION

- (a) Movements in current taxation in the consolidated statement of financial position are as follows:
- 27 綜合財務狀況表內之所得税
 - (a) 綜合財務狀況表內之本期税項 變動指:

		Year ended 31 December 2023 截至 二零二三年 十二月三十一日 止年度 RMB'000 人民幣千元	2022 截至 二零二二年 十二月三十一日
Balance of income tax payable	於一月一日應付所得税結餘		
at 1 January		36,098	36,171
Withholding tax on distributed earnings	分派盈利預扣税	2,888	_
Provision for income tax on the estimated taxable profits for the	為本年度估計應課税溢利提供 的所得税(<i>見附註7(a))</i>		
year (see Note 7(a))		221	_
(Over)/under-provision in respect of prior years (see Note 7(a))	過往年度撥備(超額)/不足 (見附註7(a))	(712)	680
Income tax paid during the year		(2,397)	(753)
Balance of income tax payable	於十二月三十一日應付之		26.000
at 31 December	所得税結餘	36,098	36,098

財務報表附註

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度 (Expressed in RMB unless otherwise indicated) (除非另有指明,否則以人民幣呈列)

27 INCOME TAX IN THE CONSOLIDATED STATEMENT OF FINANCIAL POSITION

27 綜合財務狀況表內之所得税 (續)

(continued)

(b) Deferred tax assets and liabilities recognised:

(b) 已確認遞延税項資產及負債:

		Accrued expenses and deferred income	Expected credit losses on financial assets measured at amortised cost	Fair value adjustments on property and equipment, investment properties and intangible assets and related depreciation 物業及設備、投資物業及無形資產之公允值調整,	Interest capitalisation on prepayment for acquisition of properties	Net
		應計開支及 遞延收入 RMB'000 人民幣千元	按攤銷成本計量 之金融資產 之預期信貸虧損 RMB'000 人民幣千元	以及相關物業 及無形資產 之折舊 <i>RMB'000</i> 人民幣千元	收購物業 預付款項之 利息資本化 <i>RMB'000</i> 人 <i>民幣千元</i>	淨值 RMB'000 人民幣千元
Deferred tax arising from:	因下列各項產生之遞延税項:					
At 1 January 2022	於二零二二年一月一日	1,403	10,134	(528,674)	(101,332)	(618,469)
(Charged)/credited to the consolidated statement of profit or loss (see Note 7(a)) Charged to reserves (see Note 10)	(扣自)/計入綜合損益表(見附註7(a)) 於儲備扣除(見附註10)	(499)	1 -	22,353 (31,177)	(21,122)	733 (31,177)
At 31 December 2022 and 1 January 2023	於二零二二年十二月三十一日 及二零二三年一月一日	904	10,135	(537,498)	(122,454)	(648,913)
(Charged) /credited to the consolidated statement of profit or loss (see Note 7(a)) Charged to reserves (see Note 10)	(扣自)/計入綜合損益表(見附註7(a)) 於儲備扣除(見附註10)	(681)	- -	27,662 (40,135)	(21,175) -	5,806 (40,135)
At 31 December 2023	於二零二三年十二月三十一日	223	10,135	(549,971)	(143,629)	(683,242)

財務報表附許

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度 (Expressed in RMB unless otherwise indicated) (除非另有指明,否則以人民幣呈列)

27 INCOME TAX IN THE CONSOLIDATED STATEMENT OF FINANCIAL POSITION

(continued)

(c) Reconciliation of deferred tax assets and liabilities recognised in the consolidated statement of financial position

27 綜合財務狀況表內之所得稅 (續)

(c) 於綜合財務狀況表確認的遞延 税項資產及負債對賬

At	At
31 December	31 December
2023	2022
於二零二三年	於二零二二年
十二月三十一日	十二月三十一日
RMB'000	RMB'000
人民幣千元	人民幣千元

Deferred tax assets recognised in the 於綜合財務狀況表確認之 consolidated statement of financial position

Deferred tax liabilities recognised in the consolidated statement of financial position

遞延税項資產

於綜合財務狀況表確認之 遞延税項負債

10,358 11,039

(693,600)(659,952)

(683, 242)(648,913)

(d) Deferred tax assets not recognised

In accordance with the accounting policy set out in Note 2(s), the Group has not recognised deferred tax assets in respect of unused tax losses of RMB1,659,632,000 (2022: RMB1,263,989,000) as it is not probable that future taxable profits against which the losses can be utilised will be available in the relevant tax jurisdiction and entity. The remaining unused tax losses at 31 December 2023 will expire on or before the financial period ending 31 December 2027.

The Group has not recognised deferred tax assets in respect of provision of expected credit losses on financial assets measured at amortised cost of RMB58,423,000 (2022: Nil) as it is not probable that future taxable profits against which the losses can be utilised will be available in the relevant tax jurisdiction and entity.

(d) 未確認之遞延税項資產

根據附註2(s)所載之會計政策, 本集團並未確認有關未動用稅務 虧損人民幣1.659.632.000元(二 零二二年: 人民幣1,263,989,000 元)之遞延税項資產,原因為在 有關稅務司法權區及實體將不大 可能會取得未來應課稅溢利以 動用虧損。於二零二三年十二月 三十一日之餘下未動用税務虧 損將於截至二零二七年十二月 三十一日止財政期間或之前屆 滿。

本集團並未確認有關按攤銷成本 計量之金融資產之預期信貸虧損 撥備人民幣58,423,000元(二零 二二年:無)之遞延税項資產, 原因為在有關稅務司法權區及實 體將不大可能會取得未來應課稅 溢利以動用虧損。

財務報表附註

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度 (Expressed in RMB unless otherwise indicated) (除非另有指明,否則以人民幣呈列)

27 INCOME TAX IN THE CONSOLIDATED STATEMENT OF FINANCIAL POSITION

(continued)

(e) Deferred tax liabilities not recognised

At 31 December 2023, temporary differences relating to the undistributed profits of certain subsidiaries of the Group established in the PRC amounted to RMB701,485,000 (31 December 2022: RMB679,692,000). Deferred tax liabilities of RMB35,074,250 (31 December 2022: RMB33,985,000) have not been recognised in respect of the tax that would be payable on the distribution of these retained profits as the Company controls the dividend policy of these subsidiaries and it has been determined that it is probable that profits from these subsidiaries will not be distributed in the foreseeable future.

27 綜合財務狀況表內之所得税 (續)

(e) 未確認之遞延税項負債

28 PROVISIONS

28 撥備

As at 31 December 2023 於 二零二三年 十二月三十一日 *RMB'000* 人民幣千元

 At 1 January 2023
 於二零二三年一月一日
 289,563

 Reversal
 撥回
 (60,733)

 At 31 December 2023
 於二零二三年十二月三十一日
 228,830

Reconciliation to the consolidated statements of 綜合財務狀況表對賬: financial position:

Current 流動 **228,830**

財務報表附註

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度 (Expressed in RMB unless otherwise indicated) (除非另有指明,否則以人民幣呈列)

28 PROVISIONS (continued)

Certain subsidiaries of the Company (the "Relevant Subsidiaries") have begun cooperation with the Prepaid Card Management Company in 2009 for its provision of services in managing the issue and usage of Cash Coupon Card (single-use prepaid card) (the "Cash Coupon Card") for the Group's department stores, shopping mall and supermarkets (the "Relevant Stores"), and entered into a termination agreement with the Prepaid Card Management Company on 31 October 2019 to terminate the cooperation with the Prepaid Card Management Company in respect of the Cash Coupon Card thereunder, pursuant to which no new Cash Coupon Card will be issued and sold by the Prepaid Card Management Company.

Pursuant to the applicable PRC laws and regulations and the rules related to the Cash Coupon Card, consumers can still use the issued Cash Coupon Card for consumption in the Relevant Stores, and the Prepaid Card Management Company remains obliged to repay the consumption amount of the abovementioned Cash Coupon Card to the Relevant Subsidiaries.

As of 31 December 2023, the total amount of the Cash Coupon Card issued but not yet consumed is approximately RMB410,972,000 (2022: RMB472,793,000). After comprehensively considering the amount of Cash Coupon Card that is expected to be consumed in the future of approximately RMB228,930,000 (2022: RMB289,563,000), have been recognised in the consolidated statement of financial position.

28 撥備(續)

本公司若干附屬公司(「相關附屬公司」)於二零零九年開始與預付與預付表電理公司進行合作,由其就本集團關場、購物中心及超級市場(「相關附屬的形态預付卡)(「商聯卡」)提供管理協議,並於二零一九年十月三十個預付卡管理公司訂立終止協議,於於二零一九年十月三十份,終作數預付卡管理公司將不發行和銷售新的商聯卡。

根據適用中國法律法規及商聯卡章程,消費者仍可以使用已發售的商聯卡來相關門店消費,而預付卡管理公司對於上述商聯卡消費金額仍負有向相關附屬公司還款的義務。

截至二零二三年十二月三十一日,已發行但未消費之商聯卡總金額約為人民幣410,972,000元(二零二二年:人民幣472,793,000元)。本集團綜合考慮預計未來將予消費的商聯卡金額後,已於綜合財務狀況表內確認撥備。

財務報表附註

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度 (Expressed in RMB unless otherwise indicated) (除非另有指明,否則以人民幣呈列)

29 CAPITAL, RESERVES AND DIVIDENDS

(a) Movements in components of equity

The reconciliation between the opening and closing balances of each component of the Group's consolidated equity is set out in the consolidated statement of changes in equity. Details of the changes in the Company's individual components of equity between the beginning and the end of the reporting period are set out below:

29 資本、儲備及股息

(a) 權益部份變動

本集團綜合權益之各部份之期初 及期末結餘之對賬乃載於綜合權 益變動表。本報告期初至期末本 公司之各個權益部份之變動詳情 載列如下:

		Share capital 股本 RMB'000 人民幣千元 (Note 28(c)) (附註28(c))	Share premium 股份溢價 RMB'000 人民幣千元 (Note 28(d)(i)) (附註28(d)(i))	Capital reserve 資本儲備 RMB'000 人民幣千元 (Note 28(d)(ii)) (附註28(d)(ii))	Contributed surplus 缴入盈餘 RMB'000 人民幣千元 (Note 28(d)(iii)) (附註28(d)(iii))	Exchange reserve 匯兌儲備 RMB'000 人民幣千元 (Note 28(d)(vii)) (附註28(d)(vii))	Accumulated losses 累計虧損 RMB'000 人民幣千元	Total 合計 RMB'000 人民幣千元
Balance at 1 January 2022	於二零二二年一月一日結餘	199,369	1,136,595	6,377	995,255	153,083	(934,666)	1,556,013
Changes in equity for the year:	本年度權益變動:							
Total comprehensive expense for the year	本年度全面收益總額		_		-	(79,929)	(4,818)	(84,747)
Balance at 31 December 2022 and 1 January 2023	於二零二二年十二月三十一日及 二零二三年一月一日結餘	199,369	1,136,595	6,377	995,255	73,154	(939,484)	1,471,266
Changes in equity for the year:	本年度權益變動:							
Total comprehensive expense for the year Cancellation of convertible preference shares	本年度全面收益總額 註銷可換股優先股(<i>見附註23</i>)	-	-	-	-	(58,916)	(253,295)	(312,211)
(see Note 23)	正射引法队该儿队(无附近23/	(95,767)	(117,341)	_	-	-	-	(213,108)
Balance at 31 December 2023	於二零二三年十二月三十一日結餘	103,602	1,019,254	6,377	995,255	14,238	(1,192,779)	945,947

(b) Dividends

(i) Dividends payable to equity shareholders of the Company and holder of the convertible preference shares attributable to the period.

The directors of the Company do not recommend the payment of a dividend for the year ended 31 December 2023 (2022: RMB Nil).

(ii) Dividends payable to equity shareholders of the Company and holder of the convertible preference shares attributable to the previous financial year, approved during the period.

No final dividend in respect of the previous financial year has been approved for the year ended 31 December 2023 (2022: RMB Nil).

(b) 股息

(i) 本公司股東及可換股優先 股持有人應佔期內應付股

> 本公司董事並不建議派付 截至二零二三年十二月 三十一日止年度之股息 (二零二二年:人民幣零 元)。

(ii) 本公司股東及可換股優先 股持有人應佔上一財政年 度應付股息(於期內獲批 准)

> 截至二零二三年十二月 三十一日止年度並無批准 上一財政年度的末期股息 (二零二二年:人民幣零 元)。

財務報表附註

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度 (Expressed in RMB unless otherwise indicated) (除非另有指明,否則以人民幣呈列)

29 CAPITAL, RESERVES AND DIVIDENDS

29 資本、儲備及股息(續)

(continued)

(c) Share capital

(i) Issued share capital

(c) 股本

(i) 已發行股本

RMB'000

人民幣千元

Year ended 31 December 2023 截至二零二三年

Year ended 31 December 2022 截至二零二二年

十二月三十一日止年度

十二月三十一日止年度

Number of shares 股份數目 '000

千股

Number of shares 股份數目

'000 RMB'000 千股 人民幣千元

法定

Authorised:	法定:				
Ordinary shares at HK\$0.1 each	每股0.1港元之普通股	15,000,000	135,168	15,000,000	135,168
Preference shares at HK\$0.1 each	每股0.1港元之優先股	5,000,000	45,056	5,000,000	45,056
Ordinary shares, issued and fully paid:	已發行及繳足普通股︰				
At 1 January and 31 December	於一月一日及十二月三十一日	1,149,695	103,602	1,149,695	103,602
Convertible preference shares, issued and fully paid:	已發行及繳足可換股優先股:				
At 1 January Cancellation <i>(see Note 23)</i>	於一月一日 註銷 <i>(見附註23)</i>	1,177,068 (1,177,068)	95,767 (95.767)	1,177,068 -	95,767 -
31 December	十二月三十一日		-	1,177,068	95,767
Total share capital	股本總額	1,149,695	103,602	2,326,763	199,369

Ordinary shares

The holders of ordinary shares are entitled to receive dividends as declared from time to time and are entitled to one vote per share at meetings of the Company. All ordinary shares rank equally with regard to the Company's residual assets.

普通股

普通股持有人有權收取不 時宣派之股息及有權於本 公司大會上每股投一票。 所有普通股於本公司之剩 餘資產方面均擁有同等地 位。

財務報表附註

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度 (Expressed in RMB unless otherwise indicated) (除非另有指明,否則以人民幣呈列)

29 CAPITAL, RESERVES AND DIVIDENDS

(continued)

(c) Share capital (continued)

(i) Issued share capital (continued)

Convertible preference shares

Convertible preference shares do not carry the right to vote. The holder of the convertible preference shares has the right, at any time and at the sole option of such holder, to convert the convertible preference shares in whole, or in any part, into fully paid ordinary shares in the Company. The conversion ratio is 1 convertible preference share to 1.1 ordinary shares. Holder of the convertible preference shares ranks pari passu with other holders of the ordinary shares in respect of its entitlement to dividend or other distribution of the Company. In the event of any liquidation, winding-up or dissolution of the Company, holder of the convertible preference shares shall receive an amount equal to HK\$1.60 per convertible preference share, plus all accrued but unpaid dividends in preference to the ordinary shareholders.

(d) Nature and purpose of reserves

(i) Share premium

The application of the share premium account is governed by Section 40 of the Bermuda Companies Act 1981.

(ii) Capital reserve

At 31 December 2023 and 31 December 2022, capital reserve comprises the following:

 the difference between the nominal value of the ordinary shares issued by the Company and the aggregate of the share capital and share premium of a subsidiary acquired through an exchange of shares pursuant to a group reorganisation took place on 28 September 2000;

29 資本、儲備及股息(續)

(c) 股本(續)

(i) 已發行股本(續)

可換股優先股

可換股優先股不附帶投票 權。可換股優先股持有人 有權於任何時間及按該持 有人之絕對選擇權將可換 股優先股全部或任何部份 轉換為本公司之已繳足普 通股。轉換率為1股可換股 優先股轉成1.1股普通股。 可換股優先股持有人與其 他普通股持有人在有權享 有本公司股息或其他分派 方面具有同等地位。倘本 公司清盤、清算或解散,可 換股優先股持有人將較普 **通股股東優先收取金額等** 同於按每股可換股優先股 1.60港元,加上所有應計但 未付股息之款項。

(d) 儲備之性質及用途

(i) 股份溢價

股份溢價賬的應用由百慕 達一九八一年公司法第40 條監管。

(ii) 資本儲備

於二零二三年十二月 三十一日及二零二二年 十二月三十一日,資本儲 備包括以下各項:

- 本公司根據於二零零 零年九月二十八日進 行之集團重組所發行 普通股之面值與透過 股份交換所收購之一 間附屬公司之股本及 股份溢價總額之間之 差額:

財務報表附註

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度 (Expressed in RMB unless otherwise indicated) (除非另有指明,否則以人民幣呈列)

29 CAPITAL, RESERVES AND DIVIDENDS

(continued)

(d) Nature and purpose of reserves (continued)

(ii) Capital reserve (continued)

At 31 December 2023 and 31 December 2022, capital reserve comprises the following: *(continued)*

- the difference between the carrying amounts and the principal amounts of the unsecured notes redeemed in 2011 and 2012; and
- the difference between the consideration paid on the acquisition of non-controlling interests and the carrying amount of the non-controlling interests.

(iii) Contributed surplus

The application of the contributed surplus account is governed by Section 54 of the Bermuda Companies Act 1981.

(iv) Property revaluation reserve

The property revaluation reserve has been set up and is dealt with in accordance with the accounting policies adopted for land and buildings held for own use in Note 2(g).

(v) Fair value reserve

The fair value reserve comprises the cumulative net change in the fair value of other financial assets held at the end of the reporting period and is dealt with in accordance with the accounting policies set out in Notes 2(f) and 2(k)(i).

29 資本、儲備及股息(續)

(d) 儲備之性質及用途(續)

(ii) 資本儲備(續)

於二零二三年十二月三十一日及二零二二年十二月三十一日,資本儲備包括以下各項:(續)

- 於二零一一年及二零 一二年已贖回無抵押 票據之賬面值與本金 間之差額;及
- 收購非控股權益支付 之代價與非控股權益 賬面值之間之差額。

(iii) 繳入盈餘

繳入盈餘賬之應用受百慕 達一九八一年公司法第54 條監管。

(iv) 物業重估儲備

物業重估儲備已設立並根據附註2(g)就持作自用之土地及樓宇採納之會計政策處理。

(v) 公允值儲備

公允值儲備包含於報告期末持有其他金融資產的公允值累計變動淨額及根據載於附註2(f)及2(k)(i)的會計政策處理。

財務報表附註

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度 (Expressed in RMB unless otherwise indicated) (除非另有指明,否則以人民幣呈列)

29 CAPITAL, RESERVES AND DIVIDENDS

(continued)

(d) Nature and purpose of reserves (continued)

(vi) Statutory reserves

In accordance with the articles of association of the subsidiaries of the Group established in the PRC, these subsidiaries were required to set up certain statutory reserves, which were non-distributable. The transfers of these reserves are at discretion of the directors of the respective subsidiaries. The statutory reserves can only be utilised for predetermined means upon approval by the relevant authority.

(vii) Exchange reserve

The exchange reserve comprises all foreign exchange differences arising from the translation of the financial statements of operations into the presentation currency. The reserve is dealt with in accordance with the accounting policies set out in Note 2(v).

(e) Capital management

The Group's primary objectives when managing capital are to safeguard the Group's ability to continue as a going concern, so that it can continue to provide returns for equity shareholders and benefits for other stakeholders, by pricing products and services commensurately with the level of risk and by securing access to finance at a reasonable cost.

The Group actively and regularly reviews and manages its capital structure to maintain a balance between the higher shareholder returns that might be possible with higher levels of borrowings and the advantages and security afforded by a sound capital position, and makes adjustments to the capital structure in light of changes in economic conditions.

29 資本、儲備及股息(續)

(d) 儲備之性質及用途(續)

(vi) 法定儲備

根據本集團於中國成立程制,該等附屬公司之組織司須定組制,該等附屬公司法定設置,該等儲備之轉入。該等儲備之轉換,該等儲備之轉換,對於實際。以對於實際。

(vii) 匯兑儲備

匯兑儲備包括所有因將經營業務財務報表換算為呈列貨幣所產生的匯兑差額。儲備已根據附註2(v)所載之會計政策處理。

(e) 資本管理

本集團管理資本主要旨在保障本 集團的持續經營能力,以便可透 過與風險水準對等地為產品及服 務定價及按合理成本取得融資而 繼續為股東帶來回報及為其他利 益相關者帶來利益。

本集團積極及定期檢討及管理其資本架構,在維持較高借貸水準而可能帶來較高股東回報與取得穩健資金狀況所帶來的裨益及保障之間作出平衡,並就經濟環境的轉變對資本架構進行調整。

財務報表附註

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度 (Expressed in RMB unless otherwise indicated) (除非另有指明,否則以人民幣呈列)

29 CAPITAL, RESERVES AND DIVIDENDS

(continued)

(e) Capital management (continued)

The Group monitors its capital structure on the basis of an adjusted net debt-to-capital ratio. For this purpose, adjusted net debt is defined as total debt (which includes bank and other borrowings and lease liabilities), plus unaccrued proposed dividends, less cash at bank on hand. Adjusted capital comprises all components of equity less unaccrued proposed dividends.

In order to improve the Group's capital structure, the Group may adjust the amount of dividends paid to shareholders, issue new shares, raise new debt financing or sell assets to reduce debt.

The adjusted net debt-to-capital ratio as at 31 December 2023 and 2022 are as follows:

29 資本、儲備及股息(續)

(e) 資本管理(續)

本集團以經調整淨債項對資本比率為基準而監察其資本結構。就此而言,經調整淨債項乃界定為債項總額(其包括銀行及其他借貸及租賃負債)加未計擬派股息減銀行手頭現金。經調整資本包括所有權益部份減未計擬派股息。

為改善本集團之資本架構,本集 團可調整支付予股東的股息金額、發行新股份、籌集新的債務 融資或出售資產以減少債務。

於二零二三年及二零二二年十二 月三十一日,經調整淨債項對資 本比率如下:

Αt

Αt

		31 December 2023 於二零二三年 十二月三十一日 <i>RMB'000</i> 人民幣千元	2022 於二零二二年
Current liabilities: Bank and other borrowings Lease liabilities	流動負債: 銀行及其他借貸 租賃負債	1,042,885 19,886	3,290,748 17,847
Non-current liabilities: Bank and other borrowings Lease liabilities	非流動負債: 銀行及其他借貸 租賃負債	3,448,513 341,884	777,857 165,962
Total debt Less: cash at bank and on hand	債務總額 減:銀行及手頭現金	4,853,168 (49,725)	4,252,414 (19,542)
Adjusted net debt	經調整淨債項	4,803,443	4,232,872
Adjusted capital	經調整資本	948,576	1,507,032
Adjusted net debt-to-capital ratio	經調整淨債項與資本比率	506%	281%

財務報表附註

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度 (Expressed in RMB unless otherwise indicated) (除非另有指明,否則以人民幣呈列)

29 CAPITAL, RESERVES AND DIVIDENDS

(continued)

(e) Capital management (continued)

Neither the Company nor any of its subsidiaries are subject to externally imposed capital requirements.

The externally imposed capital requirements for the Group that in order to maintain its listing on the Stock Exchange is to have a public float of at least 25% of the shares of the Company throughout the year. Based on the information that is publicly available to the Company and within the knowledge of the directors, the Company has maintained a sufficient public float of at least 25% throughout the year ended 31 December 2023.

30 FINANCIAL RISK MANAGEMENT AND FAIR VALUES

The Group is not exposed to significant currency risk as most of the transactions are denominated in the same currency as the functional currency of the operations in which they relate. Exposure to credit, liquidity and interest rate arises in the normal course of the Group's business. The Group is also exposed to equity price risk arising from its equity investment in another entity.

The Group's exposure to these risks and the financial risk management policies and practices used by the Group to manage these risks are described below.

(a) Credit risk

The Group's credit risk is primarily attributable to trade and other receivables. Management has a credit policy in place, and the exposures to these credit risks are monitored on an ongoing basis.

Cash is deposited with financial institutions with acceptable credit quality. Management does not expect any of these financial institutions with fail to meet their obligations.

The Group does not provide any other guarantees which would expose the Group or the Company to credit risk.

29 資本、儲備及股息(續)

(e) 資本管理(續)

本公司及其任何附屬公司概不受 外界施加之資本規定規限。

為保持於聯交所的上市地位,本 集團受外界施加的資本要求是在 整個年度內本公司股份須具有至 少25%的公眾持股量。根據本公 司公開所得資料及據董事所知, 本公司於截至二零二三年十二月 三十一日止年度一直維持至少 25%的足夠公眾持股量。

30 財務風險管理及公允值

由於大部分交易以與相關經營的功能貨幣相同的貨幣計值,本集團並無面臨重大貨幣風險。於本集團之正常業務過程中會產生信貸、流動資金及利率風險。本集團亦面對權益價格風險,其來自本集團於其他實體之權益投資。

本集團所承受之該等風險及本集團用 以管理該等風險之財務風險管理政策 與慣例載述如下。

(a) 信貸風險

本集團之信貸風險主要由應收賬 款及其他應收款所產生。管理層 已制訂信貸政策,並持續監控須 承受的該等信貸風險。

現金存置於信貸質素可獲接納之 金融機構。管理層預期該等金融 機構概不會不履行其責任。

本集團並無提供使本集團或本公司面臨信貸風險之任何其他擔 保。

財務報表附註

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度 (Expressed in RMB unless otherwise indicated) (除非另有指明,否則以人民幣呈列)

30 FINANCIAL RISK MANAGEMENT AND FAIR VALUES (continued)

(a) Credit risk (continued)

Credit risk arising from trade receivables

The Group's exposure to credit risk is influenced mainly by the individual characteristics of each debtor rather than the industry in which the debtors operate and therefore significant concentrations of credit risk primarily arise when the Group has significant exposure to individual debtors. At the end of the reporting period 15% (2022: 16%) and 37% (2022: 48%) of the total trade receivables was due from the Group's largest debtor and the five largest debtors, respectively.

In respect of trade receivables, individual credit evaluations are performed on all debtors requiring credit over a certain amount. These evaluations focus on the debtor's past history of making payments when due and current ability to pay, and take into account information specific to the debtor as well as pertaining to the economic environment in which the debtor operates. Trade receivables are generally due within 3 months from the date of billing. Normally, the Group does not obtain collateral from debtors.

The Group measures loss allowances for trade receivables at an amount equal to lifetime ECLs, which is calculated using a provision matrix. Trade receivables are mainly due from credit card centres owned by state-owned financial institutions in the PRC and tenants operating in the Group's department stores, shopping mall and supermarkets, and accordingly, the management of the Group considers the concentration and credit risks to be low. As the Group's historical credit loss experience does not indicate significantly different loss patterns for different customer segments, the loss allowance based on past due status is not further distinguished between the Group's different customer bases.

30 財務風險管理及公允值 (續)

(a) 信貸風險(續)

其他貿易賬款產生之信貸風險

本集團承受之信貸風險主要受各債務人自身狀況之影響,而主人經營所在行業,因此重大東中信貸風險主要是當本集團須爾人之重大風險主要是當大風險計劃,應生。於報告期末,應收賬款總額之15%(二零二二年:16%)及37%(二零二二年:48%)乃分別來自本集團之最大債務人及五大債務人。

財務報表附註

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度 (Expressed in RMB unless otherwise indicated) (除非另有指明,否則以人民幣呈列)

30 FINANCIAL RISK MANAGEMENT AND FAIR VALUES (continued)

(a) Credit risk (continued)

Credit risk arising from trade receivables (continued)

The following table provides information about the Group's exposure to credit risk and ECLs for trade receivables:

30 財務風險管理及公允值 (續)

(a) 信貸風險(續)

其他貿易賬款產生之信貸風險 (續)

下表載列本集團面臨之信貸風險 及應收賬款之預期信貸虧損之資 料:

At 31 December 2023

於二零二三年十二月三十一日

		ルータ-	+1-7-	і н
		Expected	Gross carrying	Loss
		loss rate 預期虧損率	amount 總賬面值	allowance 虧損撥備
		%	<i>RMB'000</i> 人民幣千元	RMB'000 人民幣千元
Current (not past due)	即期(未逾期)	2.3%	19,655	452
Less 3 months past due	逾期不超過三個月	2.4%	2,826	66
Over 3 months past due	逾期超過三個月	100%	5,959	5,959
		_	28,440	6,477
		•		

At 31 December 2022

於二零二二年十二月三十一日

Expected Gross carrying

		loss rate 預期虧損率 %	amount 總賬面值 <i>RMB'000</i> 人民幣千元	Eoss allowance 虧損撥備 RMB'000 人民幣千元
Current (not past due) Less 3 months past due	即期(未逾期) 逾期不超過三個月	0.5% 1.2%	11,824 725	59 9
Over 3 months past due	逾期超過三個月	100%		
			12,549	68

Except for debtors with significant outstanding balances or credit-impaired, the Group determines the ECL on these items on a collective basis, grouped by past due status.

除具有重大未償還結餘或信貸減 值的應收賬款外,本集團按集體 基準釐定該等項目的預期信貸虧 損,並按逾期狀況分組。

財務報表附註

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度 (Expressed in RMB unless otherwise indicated) (除非另有指明,否則以人民幣呈列)

30 FINANCIAL RISK MANAGEMENT AND FAIR VALUES (continued)

(a) Credit risk (continued)

Balance at 1 January

Impairment losses recognised/ (reversed) during the year

Balance at 31 December

Credit risk arising from trade receivables (continued)

Expected loss rates are based on actual loss experience over the past 3 years. These rates are adjusted to reflect differences between economic conditions during the period over which the historic data has been collected, current conditions and the Group's view of economic conditions over the expected lives of the receivables.

Movement in the loss allowance account in respect of trade receivables during the period is as follows:

30 財務風險管理及公允值 (續)

(a) 信貸風險(續)

其他貿易賬款產生之信貸風險 (續)

預期虧損率乃根據過去三年之實際虧損經驗得出。該等比率會作出調整以反映歸集過往數據期間之經濟狀況、當前狀況與本集團對應收款項預期年期內經濟狀況之觀點之差異。

其他貿易賬款產生之信貸風險期內,應收賬款之虧損撥備賬變動如下:

Year ended

	rear ended	rear ended
	31 December	31 December
	2023	2022
	截至	截至
	二零二三年	二零二二年
	十二月三十一日	十二月三十一日
	止年度	止年度
	RMB'000	RMB'000
	人民幣千元	人民幣千元_
日結餘	68	239
!/(撥回)之		
損	6,410	(171)
三十一日之餘額	6,478	68

Vaar andad

Credit risk arising from other receivables from third parties

於一月一

年內確認

於十二月

減值虧

The Group measures loss allowance for other receivables at an amount equal to 12-month ECLs. ECLs on these financial assets are estimated based on the Group's historical credit loss experience, adjusted for factors that are specific to the debtors and an assessment of both the current and forecast general economic conditions at the reporting date.

來自第三方之其他應收款項產 生之信貸風險

本集團按相等於十二個月預期信貸虧損之金額計量其他應收款項之虧損撥備。該等金融資產之預期信貸虧損乃根據本集團之過往信貸虧損經驗估計,並根據債務人特有之因素進行調整,同時對報告日當前及預測之整體經濟狀況進行評估。

財務報表附註

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度 (Expressed in RMB unless otherwise indicated) (除非另有指明,否則以人民幣呈列)

30 FINANCIAL RISK MANAGEMENT AND FAIR **VALUES** (continued)

(a) Credit risk (continued)

Credit risk arising from trade receivables (continued)

Movement in the loss allowance account in respect of other receivables during the period is as follows:

30 財務風險管理及公允值 (續)

(a) 信貸風險(續)

其他貿易賬款產生之信貸風險 (續)

期內有關其他應收賬款之虧損撥 備金額之變動載列如下:

		Year ended 31 December 2023	Year ended 31 December 2022
		截至	
			二零二二年
		十二月三十一日	
		止年度	止年度
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Balance at 1 January Impairment losses recognised/	於一月一日結餘 年內確認/(撥回)之	441	281
(reversed) during the year	減值虧損	52,013	160
Written-off during the year	年內撇銷	(51,217)	
Balance at 31 December	於十二月三十一日之餘額	1,237	441

(b) Liquidity risk

Individual operating entities within the Group are responsible for the short-term investments of their cash surpluses, where the raising of financings is centrally managed by the head office of the Group to cover expected cash demands. The Group's policy is to regularly monitor its liquidity requirements and its compliance with lending covenants, to ensure that it maintains sufficient reserves of cash and adequate committed lines of funding from major financial institutions to meet its liquidity requirements in the short and longer term.

At 31 December 2023, the Group had net current liabilities of RMB1,967,172,000. The Group has undertaken and will continue to undertake various measures in order to further improve its liquidity position in the short and longer term. Further details are set out in Note 2(b).

(b) 流動資金風險

本集團內個別經營實體負責彼等 現金盈餘之短期投資,而資金籌 集則由本集團總部集中管理以應 付預期現金需求。本集團之政策 為定期監察其流動資金需求及其 遵守借貸契諾之情況,以確保本 集團維持充足現金儲備以及獲主 要金融機構承諾提供足夠資金, 以應付短期及長期之流動資金需 求。

於二零二三年十二月三十一日, 本集團之流動負債淨額為人民幣 1,967,172,000元。本集團已承 諾及將繼續採取多項措施以進一 步改善其短期及長期之流動資 金狀況。進一步詳情載列於附註 2(b) °

財務報表附註

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度 (Expressed in RMB unless otherwise indicated) (除非另有指明,否則以人民幣呈列)

30 FINANCIAL RISK MANAGEMENT AND FAIR VALUES (continued)

(b) Liquidity risk (continued)

The following tables show the remaining contractual maturities at the end of the reporting period of the Group's non-derivative financial liabilities, which are based on contractual undiscounted cash flows (including interest payments computed using contractual rates or, if floating, based on rates current at the end of the reporting period) and the earliest dates the Group can be required to pay.

30 財務風險管理及公允值 (續)

(b) 流動資金風險(續)

下表載有本集團之非衍生金融負債於報告期末之餘下合約到期情況,有關情況乃根據合約未貼現現金流量(包括使用合約利率計算,或如屬浮動利率,則根據於報告期末之利率計算之利息付款)以及本集團可能被要求還款之最早日期得出。

As at 31 December 2023 於二零二三年十二月三十一日 Contractual undiscounted cash outflow 合約未貼現現金流出

		Within 1 year or on demand 一年內 或按要求 RMB'000 人民幣千元	More than 1 year but less than 2 years 超過一年 但少於兩年 <i>RMB'000</i> 人民幣千元	More than 2 years but less than 5 years 超過兩年 但少於五年 RMB'000 人民幣千元	More than 5 years 超過五年 RMB'000 人民幣千元	Total 合計 <i>RMB'000</i> 人民幣千元	Carrying amount at 31 December 於 十二月三十一日 之賬面值 RMB'000 人民幣千元
Trade and other payables measured at amortised cost Promissory Note Lease liabilities Bank and other borrowings	按攤銷成本計量之 應付賬款及其他應付款 承兑票據 租賃負債 銀行及其他借貸	540,353 229,214 32,049 1,108,408	- - 50,324 3,452,199	- - 149,377 204,913	- 324,225 8,067	540,353 229,214 555,975 4,773,587	540,353 229,214 361,770 4,491,398
		1,913,934	3,502,523	354,290	332,292	6,103,039	5,632,645
			於二零 Contractua	at 31 December 20 厚二二年十二月三十 al undiscounted cas 合約未貼現現金流出	-一日 h outflow		-
		Within 1 year or on demand	More than 1 year but less than 2 years	More than 2 years but less than 5 years	More than 5 years	Total	Carrying amount at 31 December 於
		一年內 或按要求 <i>RMB'000</i> 人民幣千元	超過一年 但少於兩年 <i>RMB'000</i> 人民幣千元	超過兩年 但少於五年 <i>RMB'000</i> 人民幣千元	超過五年 <i>RMB'000</i> 人民幣千元	合計 <i>RMB'000</i> 人民幣千元	十二月三十一日 之賬面值 <i>RMB'000</i> 人民幣千元
Trade and other payables measured at amortised cost Lease liabilities Bank and other borrowings	按攤銷成本計量之 應付賬款及其他應付款 租賃負債 銀行及其他借貸	652,991 31,679 3,742,618	- 31,868 354,007	- 81,955 461,066	- 109,785 45,513	652,991 255,287 4,603,204	652,991 183,809 4,068,605
		4,427,288	385,875	543,021	155,298	5,511,482	4,905,405

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度 (Expressed in RMB unless otherwise indicated) (除非另有指明,否則以人民幣呈列)

30 FINANCIAL RISK MANAGEMENT AND FAIR VALUES (continued)

(c) Interest rate risk

The Group's interest rate risk arises primarily from interest-bearing borrowings. Borrowings issued at variable rates and at fixed rates expose the Group to cash flow interest rate risk and fair value interest rate risk respectively.

(i) Interest rate profile

The following table details the interest rate profile of the Group's borrowings at the end of the reporting period.

30 財務風險管理及公允值 (續)

(c) 利率風險

本集團之利率風險主要來自計息 借貸。按可變利率及按固定利率 發行之借貸使本集團分別承受現 金流量利率風險及公允值利率風 險。

(i) 利率概況

下表詳列本集團計息借貸於報告期末之利率概況。

		At 31 December 2023 於二零二三年十二月三十一日		At 31 Decei 於二零二二年十	
		Effective interest rate 實際利率		Effective interest rate 實際利率	
		%	<i>RMB'000</i> 人民幣千元	%	RMB'000 人民幣千元
Fixed rate borrowings:	固定利率借貸:				
Other borrowings	其他借貸總額	7.1%	3,783,307	7.0%	2,909,605
Bank loans	銀行貸款	6.3%	403,090	6.3%	479,000
			4,186,397		3,388,605
Variable rate borrowings:	可變利率借貸:			/	
Other borrowings	其他借貸總額	-	-	7.9%	180,000
Bank loans	銀行貸款	6.5%	305,000	6.6%	500,000
		:	305,000	: :	680,000
Total borrowings	借貸總額	ı	4,491,397		4,068,605
Fixed rate borrowings as a percentage of total	固定利率借貸佔借貸總 額之百分比				
borrowings			93%		83%

(ii) Sensitivity analysis

At 31 December 2023, it is estimated that a general increase/decrease of 100 basis points in interest rates, with all other variables held constant, would have increase/decrease the Group's loss after tax and accumulated losses by approximately RMB3,050,000 (31 December 2022: RMB6,800,000).

(ii) 敏感性分析

於二零二三年十二月三十一日,在所有其他可變動因素保持不變之情況下,估計利率一般增加或減少100基點將增加/減少本集團稅後虧損及累計虧損約人民幣3,050,000元(二零二二年十二月三十一日:人民幣6,800,000元)。

財務報表附註

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度 (Expressed in RMB unless otherwise indicated) (除非另有指明,否則以人民幣呈列)

30 FINANCIAL RISK MANAGEMENT AND FAIR VALUES (continued)

(c) Interest rate risk (continued)

(ii) Sensitivity analysis (continued)

The sensitivity analysis above indicates the exposure to cash flow interest rate risk arising from floating rate borrowings held by the Group at the end of the reporting period, the impact of which on the Group's loss after tax and accumulated losses is estimated as an annualised impact on interest expense of such a change in interest rates. The analysis is performed on the same basis for the years ended 31 December 2023 and 2022.

(d) Equity price risk

The Group is exposed to equity price changes arising from other financial assets (Note 18).

The Group's investments in other financial assets are listed on the Shanghai Stock Exchange. The performance of these equity securities is regularly monitored.

At 31 December 2023, it is estimated that an increase/decrease of 10% in the relevant stock price with all other variables held constant, would have increased/decreased the Group's other comprehensive income by RMB1,153,000 (31 December 2022: RMB20,649,000).

The sensitivity analysis indicates the instantaneous change in the Group's other comprehensive income that would arise assuming that the changes in the stock price had occurred at the end of the reporting period and had been applied to re-measure this financial instrument held by the Group which exposes the Group to equity price risk at the end of the reporting period. It is also assumed that none of the Group's other financial assets would be considered impaired as a result of the decrease in the relevant stock price, and that all other variables remain constant. The analysis is performed on the same basis for the years ended 31 December 2023 and 2022.

30 財務風險管理及公允值 (續)

(c) 利率風險(續)

(ii) 敏感性分析(續)

(d) 權益價格風險

本集團面臨其他金融資產產生之權益價格變動風險(附註18)。

本集團於其他金融資產之投資於 上海證券交易所上市。該等權益 證券之表現已獲定期監控。

於二零二三年十二月三十一日,估計有關股票價格上漲/下跌10%,在所有其他可變動因素保持不變之情況下,本集團之其他全面收益將增加/減少人民幣1,153,000元(二零二二年十二月三十一日:人民幣20,649,000元)。

此敏感度分析預示假設股價變動已於報告期末發生並該面別是主義主義主義主義主義主義主義主義主要。 (於報告期末令本集團之其。 (於報告期末令本集團之其。 (於報告期末令本集團之其。 (於報告期下本集團之其。 (於報告期下本集團之 (於報告期下本集團之 (於報告,以及假設動 (設本集團之 (政保持不變。此 (政保持不變。此 (政保持不變。此 (政保持不變。 (政保持不變) (政保持不要之相同基本 (政保持不要之相同基本 (政保持不要之相同基本 (政保持不)

財務報表附註

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度 (Expressed in RMB unless otherwise indicated) (除非另有指明,否則以人民幣呈列)

30 FINANCIAL RISK MANAGEMENT AND FAIR VALUES (continued)

(e) Fair value measurement

(i) Financial assets and liabilities measured at fair value

Fair value hierarchy

The following table presents the fair value of the Group's financial instruments measured at the end of the reporting period on a recurring basis, categorised into the three-level fair value hierarchy as defined in HKFRS 13, *Fair value measurement*. The level into which a fair value measurement is classified is determined with reference to the observability and significance of the inputs used in the valuation technique as follows:

- Level 1 valuations: Fair value measured using only Level 1 inputs, i.e. unadjusted quoted prices in active markets for identical assets or liabilities at the measurement date.
- Level 2 valuations: Fair value measured using Level 2 inputs, i.e. observable inputs which fail to meet Level 1, and not using significant unobservable inputs. Unobservable inputs are inputs for which market data are not available.
- Level 3 valuations: Fair value measured using significant unobservable inputs.

The Group has a team headed by the finance manager performing valuations for the financial assets measured at FVPL. The team reports directly to the chief financial officer and the audit committee. A valuation report with analysis of changes in fair value measurement is prepared by the team at each interim and annual reporting date, and is reviewed and approved by the chief financial officer. Discussion of the valuation process and results with the chief financial officer and the audit committee is held twice a year, to coincide with the reporting dates.

30 財務風險管理及公允值 (續)

(e) 公允值計量

(i) 按公允值計量之金融資產 及負債

公允值層級

- 第一級估值:僅使用 第一級輸入數據(即 於計量日同類資產或 負債於活躍市場之未 經調整報價)計量之 公允值。
- 第三級估值:使用重 大不可觀察輸入數據 計量之公允值。

財務報表附註

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度 (Expressed in RMB unless otherwise indicated) (除非另有指明,否則以人民幣呈列)

30 FINANCIAL RISK MANAGEMENT AND FAIR VALUES (continued)

- (e) Fair value measurement (continued)
 - (i) Financial assets and liabilities measured at fair value (continued)

Fair value hierarchy (continued)

30 財務風險管理及公允值

- (e) 公允值計量(續)
 - (i) 按公允值計量之金融資產 及負債(續)

公允值層級(續)

Fair value measurements as at 31 December 2023 categorised into 於二零二三年十二月三十一日之

Fair value at	公允值計量分類為		
31 December 2023	Level 1	Level 2	Level 3
於二零二三年			
十二月三十一日			
公允值	第一級	第二級	第三級
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 measurements
Financial assets:
Equity securities designated at FVOCI (see Note 18 (a))

With the provided HTML Applies Appli

(見附註18(a))

11,534 -

Fair value measurements as

at 31 December 2022 categorised into 於二零二二年十二月三十一日之 公允值計量分類為 Fair value at 31 December 2022 Level 1 Level 2 Level 3 於二零二二年 十二月三十一日 公允值 第一級 第二級 第三級 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 measurements Financial assets:	經常性公允值計量 金融資產:				
Equity securities designated at FVOCI	指定為按公允值計量且其				
(see Note 18 (a))	變動計入其他全面收益				
	(不可劃轉)之權益證券				
	(見附註18(a))	206,491	206,491	-	-
Financial assets measured at FVPL	按公允值計量且其變動				
(see Note 18 (b))	計入損益之金融資產				
	(見附註18(b))	14,675	-	-	14,675

財務報表附註

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度 (Expressed in RMB unless otherwise indicated) (除非另有指明,否則以人民幣呈列)

30 FINANCIAL RISK MANAGEMENT AND FAIR VALUES (continued)

- **(e)** Fair value measurement (continued)
 - (i) Financial assets and liabilities measured at fair value (continued)

Fair value hierarchy (continued)

During the year ended 31 December 2023, there were no transfers between Level 1 and Level 2, or transfers into or out of Level 3 (2022: Nil). The Group's policy is to recognise transfers between levels of fair value hierarchy as at the end of the reporting period in which they occur.

Information about Level 3 fair value measurements

The fair value of financial assets measured at FVPL is determined by the share of net assets when a valuation is available according to the International Private Equity and Venture Capital Valuation Guidelines. A 10% increase/decrease in net assets would result in a RMB1,468,000 increase/decrease for the year ended 31 December 2022 in the fair value of the financial assets and would have decrease/increase the Group's loss by RMB1,468,000 for the year ended 31 December 2022.

30 財務風險管理及公允值 (續)

- (e) 公允值計量(續)
 - (i) 按公允值計量之金融資產 及負債(續)

公允值層級(續)

截至二零二三年十二月 三十一日止年度內, 第一級與第二級間之轉 或轉入或轉出第三級(零二二年:無)。本集之 級團 大確認公允值層級 各 份 級間之轉撥。

第三級公允值計量資料

財務報表附註

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度 (Expressed in RMB unless otherwise indicated) (除非另有指明,否則以人民幣呈列)

30 FINANCIAL RISK MANAGEMENT AND FAIR VALUES (continued)

- (e) Fair value measurement (continued)
 - Financial assets and liabilities measured at fair value (continued)

Information about Level 3 fair value measurements (continued)

The movements during the year in the balance of the Level 3 fair value measurements are as follows:

30 財務風險管理及公允值 (續)

- (e) 公允值計量(續)
 - (i) 按公允值計量之金融資產 及負債(續)

第三級公允值計量資料

年內第三級公允值計量之 結餘變動如下:

Year ended	Year ended
31 December	31 December
2023	2022
截至	截至
二零二三年	二零二二年
十二月三十一日	十二月三十一日
止年度	止年度
RMB'000	RMB'000
人民幣千元	人民幣千元

Unlisted investment fund at fair value: Balance at 1 January Changes in fair value recognised

in profit or loss during the year (see Note 5) Disposals

Balance at 31 December

按公允值列賬之非上市 投資基金:

於一月一日結餘 年內於損益確認之公允值 變動(見附註5)

於十二月三十一日之餘額

出售

14,675

16,639

(1,964)453 (15,128)

14,675

(ii) Fair value of financial assets and liabilities carried at other than fair value

The carrying amounts of the Group's financial instruments carried at cost or amortised cost are not materially different from their fair values at 31 December 2023 and 31 December 2022.

(ii) 並非按公允值列賬之金融 資產及負債之公允值

於二零二三年十二月 三十一日及二零二二年 十二月三十一日,本集團 以成本或攤銷成本列賬之 金融工具之賬面值與其公 允值並無重大差別。

財務報表附註

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度 (Expressed in RMB unless otherwise indicated) (除非另有指明,否則以人民幣呈列)

31 COMMITMENTS

At 31 December 2023, the outstanding capital commitments of the Group not provided for in the consolidated financial statements were as follows:

31 承擔

於二零二三年十二月三十一日,本集 團未在綜合財務報表中撥備之未付資 本承擔如下:

At	At
31 December	31 December
2023	2022
於二零二三年	於二零二二年
十二月三十一日	十二月三十一日
RMB'000	RMB'000
人民幣千元	人民幣千元

Commitments in respect of purchase of property and equipment and investment properties

購買物業及設備以及投資物業之

承擔

contracted forauthorised but not contracted for

一已訂約 一已授權但未訂約 7,589 365,000 7,940 365,000

372,589

372,940

At 31 December 2023, capital commitments in respect of purchase of property and equipment and investment properties are for leasehold improvements to be installed in the Group's department store and supermarket operations and for the renovation and upgrade of the department stores and the shopping mall.

In addition, the Group has entered into a lease of 20 years as at 31 December 2023, which was approved by the general meeting in July 2022, however, the property has not been delivered as of the end of reporting period hereof as the status of the property has not yet met the delivery standards as agreed in the contract, the lease payments under which amounted to RMB73,283,000 per annum and increase by 5% every 3 years.

於二零二三年十二月三十一日,有關購買物業及設備以及投資物業之資本承擔乃與將於本集團之百貨商場及超級市場業務安裝之租賃裝修以及百貨商場及購物中心之裝修及升級有關。

此外,於二零二三年十二月三十一日,本集團已訂立為期20年的租賃,且已於二零二二年七月獲得股東大會批准,然而,截至報告期末,該物業因未達致合約協定的交付標準而尚未交付,其租賃付款額為每年人民幣73,283,000元,每三年增加5%。

財務報表附註

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度 (Expressed in RMB unless otherwise indicated) (除非另有指明,否則以人民幣呈列)

32 CONTINGENT LIABILITIES

A guarantee provided by Ginwa Bell Tower in respect of a payable for acquisition of a property by Ginwa Investments in August 2005. Ginwa Investments has defaulted repayment of the above payable. As at the end of the reporting period, the directors of the Company do not consider it is probable that a claim will be made against the Group under the guarantee. The maximum liability of the Group at the end of the reporting period under the guarantee issued is the outstanding amount of the liability of RMB9,500,000 plus accrued interest (2022: RMB9,500,000).

33 MATERIAL RELATED PARTY TRANSACTIONS

In addition to the balances disclosed elsewhere in these financial statements, the Group entered into the following material related party transactions.

(a) Transactions with equity shareholders and their affiliates, and a director of the Company

32 或然負債

金花鐘樓就金花投資於二零零五年八月收購一項物業之應付款項而提供之擔保。金花投資已拖欠償還上述應付款項。於報告期末,本公司董事認為將不大可能會根據擔保而對本集團於報告期末之已最高負債為尚未償還之負債人民幣9,500,000元(二零二二年人民幣9,500,000元)加應計利息。

33 重大關連人士交易

除該等財務報表其他部份所披露之結 餘外,本集團亦進行以下重大關連人 士交易。

(a) 與本公司股東及彼等聯屬人士 以及一名董事進行之交易

Year ended	Year ended
31 December	31 December
2023	2022
截至	截至
二零二三年	二零二二年
十二月三十一日	十二月三十一日
止年度	止年度
RMB'000	RMB'000
人民幣千元	人民幣千元

Guarantees provided by Qujiang Financial Holdings or its subsidiary for the Group's bank and other	曲江金融控股或其附屬公司於 報告期末就本集團銀行及其 他借貸提供之擔保		
borrowings at the end of the			
reporting period		444,066	820,976
(Repayements to)/ advances received			
from Qujiang Financial Holdings	來自曲江金融控股之墊款		
(see Note (i))	(見附註(i))	(61,810)	86,642
Advance to Qujiang Financial	向曲江金融控股提供之墊款		
Holdings (see Note (i))	(見附註(i))	26,000	_
Other borrowings from Qujiang	曲江金融控股之其他借貸		
Financial Holdings		3,328,716	2,261,603

Note:

(i) The advances are unsecured, non-interest bearing and have no fixed terms of repayment.

(i) 該墊款為無抵押、免息及並無 固定還款期。

附註:

財務報表附註

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度 (Expressed in RMB unless otherwise indicated) (除非另有指明,否則以人民幣呈列)

33 MATERIAL RELATED PARTY TRANSACTIONS (continued)

(b) Key management personnel remuneration

Remuneration for key management personnel, including amounts paid to the Company's directors as disclosed in Note 8 and the highest paid employees as disclosed in Note 9, is as follows:

33 重大關連人士交易(續)

(b) 主要管理人員薪酬

主要管理人員之薪酬(包括附註 8所披露已付予本公司董事之款 項及附註9所披露已付予若干最 高薪酬僱員之款項)如下:

Year ended	Year ended
31 December	31 December
2023	2022
截至	截至
二零二三年	二零二二年
十二月三十一日	十二月三十一日
止年度	止年度
RMB'000	RMB'000
人民幣千元	人民幣千元

Salaries, allowances and benefits in kind

Retirement scheme contributions 退休計劃供款

薪金、津貼及其他實物福利

7,496 228 9,072 196

7,724

9,268

Total remuneration is included in "staff costs" (see Note 6(b)).

(c) Leasing arrangement

In November 2021, the Group entered into a two-year lease in respect of certain leasehold properties from a related party for the operation of a shopping mall. The total amount of rent payable by the Group under the lease is RMB95,724,000, which was determined with reference to amounts charged by the related party to third parties. At the commencement date of the lease, the Group recognised an investment property and a lease liability of RMB82,498,000. In June 2022, the Group terminated the lease in advance, and the investment property and lease liability were disposed. (see Note 13).

(d) Applicability of the Listing Rules relating to connected transactions

Certain of the related party transactions disclosed in Note 32(a) above constitute connected transactions or continuing connected transactions as defined in Chapter 14A of the Listing Rules. However, those transactions are exempt from the disclosure requirements in Chapter 14A of the Listing Rules as they are conducted on normal commercial terms or better and not secured by the assets of the Group.

薪酬總額計入「員工成本」內(見附註6(b))。

(c) 租賃安排

於二零二一年十一月,本集團就經營商場而向關連人士租用租賃物業訂立為期兩年之總署百數,不其團根據租賃應付租金總券1,724,000元,乃參釐三方向第三方收取的金數營之,內額之一項租賃開始日,本集團提前終止租賃(見附之,本集團提前終止租賃(見附註13)。

(d) 上市規則就關於關連交易之適 用性

上述附註32(a)所披露之若干關連人士交易構成上市規則第14章所界定之關連交易或持續關連交易。然而,由於該等交易按一般商業條款或更佳條款進行且並非以本集團資產作抵押,故獲豁免遵守上市規則第14章之披露規定。

財務報表附註

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度 (Expressed in RMB unless otherwise indicated) (除非另有指明,否則以人民幣呈列)

34 COMPANY LEVEL STATEMENT OF FINANCIAL POSITION

34 公司層面財務狀況表

		Note 附註	At 31 December 2023 於二零二三年 十二月三十一日 RMB'000 人民幣	At 31 December 2022 於二零二二年 十二月三十一日 RMB'000 人民幣
Non-current assets Interests in subsidiaries Financial assets measured at FVPL	非流動資產 於附屬公司之權益 按公允值計量且其變動計入 損益之金融資產		1,734,240	1,940,692 14,676
			1,734,240	1,955,368
Current assets Other receivables Cash at bank and on hand	流動資產 其他應收款 銀行結存及手頭現金		32,653 90	32,040 108
			32,743	32,148
Current liabilities Other payables	流動負債 其他應付款		821,036	516,250
			821,036	516,250
Net current liabilities	流動負債淨額		(788,293)	(484,102)
NET ASSETS	資產淨額		945,947	1,471,266
CAPITAL AND RESERVES Share capital Reserves	股本及儲備 股本 儲備	29	103,602 842,345	199,369 1,271,897
TOTAL EQUITY	權益總額		945,947	1,471,266

Approved and authorised for issue by the board of directors on 28 March 2024.

經董事會於二零二四年三月二十八日批准 及授權刊發。

Yao Jiangang 姚建鋼 Chairman 主席 Qin Chuan 秦川 Director 董事

財務報表附註

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度 (Expressed in RMB unless otherwise indicated) (除非另有指明,否則以人民幣呈列)

35 NON-ADJUSTING EVENTS AFTER THE REPORTING PERIOD

On 8 February 2024, the Company and Glory Keen Holdings Limited, a substantial shareholder of the Company, entered into an agreement to extend the maturity date of the Promissory Note (the "Extension Agreement"), pursuant to which the parties agreed to, among other things, extend the maturity date of the Promissory Note to the second anniversary of the date of Completion (i.e. 6 January 2025) or the date on which Glory Keen declares early maturity of the Promissory Note, following the failure of the Company to make repayment pursuant to the repayment arrangement as specified in the Extension Agreement ("Early Maturity Date"), whichever is earlier. The repayment arrangement of the outstanding amount due under the Promissory Note of HK\$247,184,318 pursuant to the Extension Agreement shall be: (i) no later than 29 February 2024, the Company shall repay to Glory Keen not less than RMB15 million; (ii) no later than 31 July 2024, the Company shall repay to Glory Keen not less than RMB50 million in aggregate (i.e. including the amount repaid pursuant to subparagraph (i) above); and (iii) no later than 6 January 2025, the Company shall repay to Glory Keen all outstanding amount.

The Group entered a lease agreement with Shaanxi Daming Palace Investment Development Co., Ltd (the "Lessor"). As at 31 December 2023. The Group entered filed a civil complaint on 19 March 2024 to Xi'an City Weiyang District People's Courts, which claims that the lease agreement be ruled as dissolved on 27 November 2023, the Lessor to repay Century Ginwa Ding Yao the earnest money of RMB70 million and relevant interests; and (ii) the Lessor to compensate Century Ginwa Ding Yao the costs associated with the Property and to bear relevant costs incurred as the plaintiff in the litigation for exercising the rights.

35 報告期後之非調整事項

於二零二四年二月八日,本公司與榮 建控股有限公司(本公司之主要股東) 訂立協議以延長承兑票據之到期日 (「延期協議」),據此訂約雙方已同意 (其中包括)將承兑票據之到期日延 長至完成日期之第二週年當日(即二 零二五年一月六日)或隨本公司未能 根據延期協議所訂明之償還安排作出 還款後,榮建宣佈承兑票據提早到期 之日期(「提早到期日」)(以較早者 為準)。根據延期協議,承兑票據項下 應付之未償還金額247,184,318港元 之償還安排如下: (i)不遲於二零二四 年二月二十九日,本公司須向榮建償 還不少於人民幣15,000,000元; (ii)不 遲於二零二四年七月三十一日,本公 司須向榮建償還合共不少於人民幣 50,000,000元(即包括根據上文(i)分 段已償還之金額);及(iii)不遲於二零 二五年一月六日,本公司須向榮建償 還所有未償還金額。

本集團與陝西大明宮投資發展有限責任公司(「出租人」)訂立租賃協議有限之事。本集團於二零二四年三月十九日和五日本中。 京市未央區人民法院遞交了民事。 京狀,訴稱:(i)判令租賃協議於二民年十一月二十七日終止,以及人工。 (ii)出租人向世紀金花鼎耀返還誠意金租民,並不是 整7,000萬元及相關利息;及(ii)出租人的 時償世紀金花鼎耀交還該物業產生的相關費用。

財務報表附註

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度 (Expressed in RMB unless otherwise indicated) (除非另有指明,否則以人民幣呈列)

36 POSSIBLE IMPACT OF AMENDMENTS TO STANDARDS ISSUED BUT NOT YET EFFECTIVE FOR THE YEAR ENDED 31 DECEMBER 2023

The Group has not applied any amendments to standards to disclose that have been issued but are not yet effective for the financial year beginning 1 January 2023.

36 已頒佈但尚未於截至二零二三 年十二月三十一日止年度生 效之準則之修訂本及詮釋之 潛在影響

本集團並無應用已頒布但尚未於二零 二三年一月一日開始之財政年度生效 之任何準則之修訂本及詮釋。

Effective for accounting periods beginning on or after 於以下日期或之後開始的會計期間生效

Amendments to HKAS 1, Classification of liabilities as current or non-current 1 January 2024 二零二四年一月一日 香港會計準則第1號(修訂本),將負債分類為流動或非流動 Amendments to HKAS 1 Non-current liabilities with covenants 1 January 2024 香港會計準則第1號(修訂本),附帶契諾之非流動負債 二零二四年一月一日 Amendments to HKFRS 16 – Lease Liability in a sales and leaseback 1 January 2024 香港財務報告準則第16號(修訂本)-售後租回之租賃負債 二零二四年一月一日 Revised Amendments to Hong Kong Interpretation 5 (revised) presentation of financial 1 January 2024 statements-classification by borrower of a term loan that contains a repayment on demand clause 香港詮釋第5號之修訂本(經修訂)財務報表的呈列-借款人對 二零二四年一月一日 包含可隨時要求償還條款之定期貸款之分類 Amendments to HKAS 7 and HKFRS 7 Supplier finance arrangements 1 January 2024 香港會計準則第7號及香港財務報告準則第7號(修訂本),供應商融資安排 二零二四年一月一日 Amendments to HKAS 21 – Lack of Exchangeability 1 January 2025 香港會計準則第21號(修訂本),缺乏交換性 二零二五年一月一日 Amendments to HKFRS 10 and HKAS 28 Sale or contribution To be determined by

The Group is in the process of making an assessment of what the impact of these amendments is expected to be in the period of initial application. The directors of the Company expected that the adoption of them is unlikely to have a significant impact on the consolidated financial statements.

of assets between an investor and its associate or joint venture

香港財務報告準則第10號及香港會計準則第28號(修訂本),

投資者與其聯營公司或合營企業之間之資產出售或注資

本集團正在評估該等修訂預期於首次 應用期間的影響。本公司董事預期採 納上述修訂不大可能對綜合財務報表 構成重大影響。

the HKICPA

待香港會計師公會釐定

