

十月稻田集團股份有限公司 Shiyue Daotian Group Co., Ltd.

(於中華人民共和國註冊成立的股份有限公司) (A joint stock company incorporated in the People's Republic of China with limited liability) 股份代號 Stock Code: 9676



2024 中期報告 INTERIM REPORT

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|---|--|
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| Independent non-executive Directors | 獨立非執行董事 |
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MACRO AND INDUSTRY ENVIRONMENT

During the first half of 2024, China's national economy was generally stable with steady progress, featuring steady increase of production and sustained recovery of demand. During the first half of 2024, the retail sales of grain, oil and food commodities among consumer goods increased by 9.6% as compared with the corresponding period of last year. The national consumer price index (CPI) increased by 0.1% year-on-year, of which grain prices increased by 0.5%. With the enhancement of national health awareness, consumers are more concerned about products' cost performance and food safety, the demand for staple food has evolved from the pursuit of satiety in the past to today's desire for not only gourmet food but also nutritional elements, thus progressing towards a more health-conscious direction.

In terms of categories, China's kitchen staple food can be divided into four categories, namely, flour products, rice products, whole grain and corn as the representatives of the new staple food products. As the main food for people in most parts of China, rice has a large market space and maintains a decent rate of growth, with a market exhibiting maturity and stability. At the same time, the growing health consciousness of consumers and the popularization of the concept of dietary balance have contributed to the growth of the market scale for whole grain and corn. Corn has gradually transited from a passive staple food choice to an active one, and with its low-fat and high-fiber advantages, it has become an important supplement to traditional staple foods such as rice. Since 2020, the proportion of corn in the domestic public "staple food" consumption structure increased to 11%. It is expected that by 2025, the market scale of staple corn will reach RMB577 billion¹, unveiling a promising market prospect for the new staple food.

Based on package specification, rice, whole grain, bean and seed products can be further divided into pre-packaged products and bulk products. Pre-packaged products have become more popular among consumers, mainly due to their portability and better preservation of quality, freshness and taste. As Chinese consumers have become more conscious of food quality, more consumers prefer to purchase pre-packaged rice, whole grain, bean and seed products, boosting a much higher growth rate in the pre-packaged market.

宏觀及行業環境

2024年上半年,中國國民經濟運行總體平穩,穩中有 進,生產穩定增長,需求持續恢復,2024年上半年社 會消費品零售中糧油食品類較上年度同期增長9.6%, 全國居民消費價格(CPI)同比上漲0.1%,其中糧食價格 上漲0.5%。隨著國民健康意識的增強,消費者更加關 注產品性價比和食品安全,對主食的訴求,從過去的 追求吃飽,向如今的既要吃好,還要有營養、更健康 的方向蜕變升級。

按照品類而言,我國廚房主食食品可分為面製品、米 製品、雜糧和以玉米為代表的新型主食製品四大類。 大米作為中國大部分地區人民的主要食糧,具有較大 市場空間,且保持較好增長,市場成熟穩定。同時, 消費者日益增強的健康意識以及膳食平衡觀念的普及 推動了雜糧及玉米市場規模的增長。玉米由原來的被 動主食選擇逐步轉變為主動選擇,並以其低脂肪、高 纖維的優點,成為大米等傳統主食品類的重要補充。 2020年以來,玉米在國內大眾「主糧」消費結構中佔比 提升至11%。預計到2025年,主食玉米市場規模將達 到5.77千億元,新型主食市場前景非常廣闊。

按照包裝規格,大米、雜糧、豆類及籽類產品可進一 步劃分為預包裝產品和散裝產品。由於預包裝產品便 於運送,且能更好保持品質、新鮮度和口感,因此更 受客戶喜愛。隨著中國客戶對食品質量關注度提高, 更多客戶傾向於購買預包裝大米、雜糧、豆類及籽類 產品,從而刺激預包裝產品市場增長率的提升。

來源:《玉米主食化趨勢白皮書》,中國食品工業協會、 新華網共同編寫,發佈於2024年3月20日。

I Source: "White Paper on the Trend of Corn as Staple Food", jointly prepared by China National Food Industry Association and Xinhua Net and published on March 20, 2024.

PROSPECT

By adhering to the mission of "being committed to providing Chinese consumers" with healthy, quality and safe pantry food" all along, the Group has been dedicated to providing our customers with pre-packaged premium rice, whole grain, bean, and dried food products. By maintaining multichannel sales coverage, we are committed to providing customers with products of diversified categories that are sourced from renowned grain production regions in China. In virtue of increasingly improved service quality and operational efficiency, we aim to "build a valuable and influential food brand in China".

We will continue to broaden and deepen our multichannel ecosystem, and reinforce our channel management capabilities. We will continue to use the traffic ecology to lay out our brand IP matrix, increase brand exposure, and continue to gain insight into users' needs and build brand recognition. We will pay constant and close attention to the overall industry trends, exert promptly adjustments to our business layout and product assortment, give full play to our own characteristics and advantages to expand new channels and businesses while endeavouring to forge flagship products. We will also continue to penetrate into selected production areas for rice, whole grain, bean and other products, and focus on building infrastructure for procurement, production, inspection, storage and other core capabilities in quality origins.

BUSINESS REVIEW

In the first half of 2024, the Group has been dedicated to providing customers with pre-packaged premium rice, whole grain, bean and dried food products, aiming to capture consumer mindshare with high brand visibility and convenient purchase experience. The Group has continued to cultivate its categories in existence, expand its multi-category product portfolio, develop its sales network, strengthen its multi-brand business model with respective proven record of success, and consolidate its supply chain management capabilities to meet diversified consumer needs and continuously strengthen the emotional connection of our consumers with us.

未來展望

本集團堅持以「為中國消費者提供健康、優質、安全 的廚房食品」為使命,致力於為客戶提供預包裝優質 大米、雜糧、豆類及乾貨產品。通過保持多渠道銷 售覆蓋,我們致力於為客戶提供來自中國著名農業產 區的多元化品類產品,通過提升服務質量和運營效率 「打造中國有價值、有影響力的食品品牌」。

我們將繼續深耕多渠道生態體系,強化我們的渠道管 理能力;我們將繼續借助流量生態佈局品牌IP矩陣, 增加品牌曝光,持續洞察用戶需求,建立品牌心智; 我們將持續、密切關注整體行業動態,及時調整業務 佈局和產品組合,充分發揮自身特色和優勢,拓展新 渠道、新業務,努力打造明星產品;繼續深入大米、 雜糧、豆類及其他產品的精選產區,專注在優質原產 地佈局打造採購、生產、檢驗、倉儲等核心能力。

業務回顧

2024年上半年,本集團持續致力於為客戶提供預包 裝優質大米、雜糧、豆類及乾貨產品,矢志以「看得 見,買得到」贏得消費者的青睞。本集團持續深耕現 有品類,拓寬多品類產品矩陣,拓寬銷售網絡,加強 多品牌各有側重的商業模式,以及夯實供應鏈管理能 力,從而滿足多樣化的消費者需求,持續強化我們與 消費者的情感連接。

During the first half of 2024, total revenue of the Group was RMB2,620.6 million, representing an increase of approximately 17.7% as compared with RMB2,227.2 million to the corresponding period of last year. Gross profit of the Group increased by 36.2% from RMB326.3 million for the corresponding period of last year to RMB444.3 million during the Reporting Period, while gross profit margin increased from 14.7% for the corresponding period of last year to 17.0% during the Reporting Period. The Group recorded a profit before income tax of RMB132.9 million during the Reporting Period as compared to a loss before income tax of RMB21.3 million for the corresponding period of last year, and recorded a net profit of RMB125.8 million during the Reporting Period as compared to a net loss of RMB24.3 million for the corresponding period of last year. Adjusted net profit increased by 30.6% from RMB114.0 million for the corresponding period of last year to RMB148.9 million during the Reporting Period, and adjusted net profit margin increased from 5.1% for the corresponding period of last year to 5.7% during the Reporting Period.

OUR BRANDS AND PRODUCTS

We are one of the leading and rapidly growing pantry staple food companies in China, enjoying a robust multichannel brand presence. We have been dedicated to providing our consumers with premium pre-packaged rice, whole grain, bean, and dried food products since our inception, and have successfully established and been operating multiple well-recognized brands, mainly including Shiyue Daotian (十月稻田), Firewood Courtyard (柴火大院) and Sunshine Family (福享人家). The Group has been growing steadily, successfully achieving a consistent leading performance in the past. According to an industry study completed by Frost & Sullivan in May 2024, we have been recognized as the "Top Selling Brand for Northeast Rice in China for Five Consecutive Years²" and the "Omni-channel Service Provider for 130 Million Users of Chinese Families³". In addition, in response to the trend of making corn a staple food, we have laid out the corn categories in the high-quality production area in Northeast China, which has won the full recognition of the market and consumers by virtue of its advantages in production area, production and processing, and product innovation since its appearance on the market, and we have been certified as the "Top Selling Brand for Corn Categories in China⁴" by Frost & Sullivan.

2024上半年,本集團的總收入為人民幣2,620.6百 萬元,較去年同期的人民幣2,227.2百萬元增加約 17.7%。本集團的毛利由去年同期的人民幣326.3百萬 元增加36.2%至報告期內的人民幣444.3百萬元,毛利 率由去年同期的14.7%增加至報告期內的17.0%。較去 年同期的所得税前虧損人民幣21.3百萬元,報告期內 本集團錄得所得税前虧損人民幣132.9百萬元,較去年 同期的淨虧損人民幣24.3百萬元,報告期內本集團錄 得淨利潤人民幣125.8百萬元。經調整淨利潤由去年同 期的人民幣114.0百萬元增加30.6%至報告期內的人民 幣148.9百萬元,經調整淨利潤率由去年同期的5.1%增 加至報告期內的5.7%。

我們的品牌及產品

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我們是中國領先且增長迅速的廚房主食食品企業之 一,擁有強大的多渠道品牌影響力。自成立以來,我 們致力於為消費者提供優質的預包裝大米、雜糧、豆 類及乾貨產品,已成功建立並運營多個備受認可的品 牌,主要包括十月稻田、柴火大院和福享人家。本集 團一路穩紮穩打,成功實現過往業績持續領先。據弗 若斯特沙利文於2024年5月完成的行業研究,我們獲 得了「連續五年東北大米全國銷量領先²」及「全渠道累 計服務1.3億中國家庭用戶³」的認證。此外,我們順應 玉米主食化趨勢,在東北優質產地佈局玉米品類,自 上市以來憑借產地、生產加工、產品創新等優勢迅速 贏得市場和消費者的充分認可,並獲得弗若斯特沙利 文「玉米品類全國銷量領先⁴」認證。

2 基於弗若斯特沙利文對中國東北大米行業的研究;按 2019-2023年間預包裝東北大米產品於中國內地的零售 渠道銷售量(噸)計;東北大米定義為產自中國東北產 區的粳米;於2024年5月完成調研。

基於弗若斯特沙利文對中國廚房主食食品行業的研究: 按截至2024年4月在中國大陸所有銷售渠道累計服務的 家庭用戶人群總數計;於2024年5月完成調研。

基於弗若斯特沙利文對中國玉米行業的研究;按2023 年1月至2024年3月玉米品類於中國內地的零售渠道銷 售量(噸)計;玉米品類指食用玉米,主要包括玉米 棒、玉米段、玉米粒及玉米衍生產品等;於2024年5 月完成調研。

² Based on research on the Northeast Rice industry in China by Frost & Sullivan; calculated based on the sales volume (tons) of pre-packaged Northeast Rice products in retail channels in Mainland China from 2019 to 2023; Northeast Rice is defined as japonica rice produced in the production area of Northeast China; the survey was completed in May 2024.

Based on research on the pantry staple food industry in China by Frost & Sullivan; calculated based on the total number of household users served by all sales channels in Mainland China as of April 2024; the survey was completed in May 2024.

⁴ Based on research on the corn industry in China by Frost & Sullivan; calculated based on the sales volume (tons) of corn categories in retail channels in Mainland China from January 2023 to March 2024; corn categories refer to edible corn, mainly including corn cobs, corn segments, corn kernels and corn derivatives, etc.; the survey was completed in May 2024.

We mainly supply rice products, whole grain, bean and other products, as well as dried food and other products. Rice products mainly include pre-packaged rice products of different varieties, such as Wuchang rice (五常大米), Daoxiang rice (稻香米), long grain rice (長粒香大米) and Komachi rice (小町米). Whole grain and bean products mainly include pre-packaged mixed brown rice, millet and red bean, and other products under this category primarily refer to seed and corn products. Dried food products mainly include pre-packaged wood ear mushrooms, snow fungus mushroom and lotus seeds, and other products under this category mainly include by-products, such as bran, husk and fractioned rice. Our revenue is mainly derived from the sales of rice products, whole grain and bean products. The table below sets forth a breakdown of our revenue by product category for the periods indicated:

我們主要提供大米產品、雜糧、豆類及其他產品,及 乾貨及其他產品。大米產品主要包括不同類別的預包 裝大米產品,如五常大米、稻香米、長粒香大米、小 町米等。雜糧及豆類產品主要包括預包裝糙米類混合 雜糧、黃小米及紅小豆,該品類下其他產品指籽類及 玉米產品。乾貨產品主要包括預包裝木耳、銀耳及蓮 子等,該品類下其他產品主要包括糠、稻殼、碎米等 副產品。我們的收入主要來源於大米產品及雜糧及豆 類產品的銷售額。下表載列於所示期間我們按產品類 別劃分的收入明細:

| | | Six months ended June 30, | | | | |
|--------------------------------------|------------|---------------------------|------------|-----------|------------|--|
| | | 截至6月30日止六個月 | | | | |
| | | 2024 2023 | | | | |
| | | 2024 | 4年 | 2023年 | | |
| | | | % of total | | % of total | |
| | | RMB'000 | revenue | RMB'000 | revenue | |
| Product category | 產品類別 | 人民幣千元 | 佔總收入% | 人民幣千元 | 佔總收入% | |
| | | | | | | |
| Rice products | 大米產品 | 1,707,209 | 65.2% | 1,739,381 | 78.1% | |
| Whole grain, bean and other products | 雜糧、豆類及其他產品 | 726,271 | 27.7% | 288,342 | 12.9% | |
| Dried food and other products | 乾貨及其他產品 | 187,085 | 7.1% | 199,480 | 9.0% | |
| | | | | | | |
| Total | 合計 | 2,620,565 | 100.0% | 2,227,203 | 100.0% | |

Our revenue generated from rice products decreased by 1.9% from RMB1,739.4 million for the corresponding period of last year to RMB1,707.2 million during the Reporting Period, primarily due to the fact that affected by the increase in the cost of paddy as raw materials, we adjusted our rice selling prices and product offerings, resulting in a decrease in sales volume of rice varieties with low gross profit rate and a decrease in revenue. Meanwhile, our sales volume and revenue of high-end rice continued to grow. Such combined factors resulted in a drop in rice income of RMB32.2 million. Our revenue generated from whole grain, bean and other products increased by 151.9% from RMB288.3 million for the corresponding period of last year to RMB726.3 million during the Reporting Period, and its percentage of our total revenue increased from 12.9% for the corresponding period of last year to 27.7%, primarily due to the fact that we have actively developed new products and broadened our product portfolio and sales network. Our corn products witnessed a significant increase in sales revenue in the first half of 2024 as compared with the corresponding period of last year. In the first half of 2024, our revenue generated from dried food and other products decreased by 6.2% from RMB199.5 million for the corresponding period of last year to RMB187.1 million and its percentage of our total revenue decreased to 7.1% from 9.0% for the corresponding period of last year, primarily due to the fact that the sales price of by-products in such category, such as bran, husk and fractioned rice, declined in line with the market conditions, which in turn led to the decrease in sales revenue of by-products.

報告期內我們的大米產品所得收入由去年同期的人民 幣1,739.4百萬元減少1.9%至人民幣1,707.2百萬元,主 要由於受水稻原材料成本上漲影響,我們調整了大米 銷售價格和產品組合,導致低毛利率米種銷量下降, 收入下降,同時我們的高端大米銷量及收入保持增 長,綜合導致大米收入下降人民幣32.2百萬元。我們 的雜糧、豆類及其他產品所得收入由去年同期的人民 幣288.3百萬元增加151.9%至報告期內的人民幣726.3百 萬元,佔我們總收入的百分比由去年同期的12.9%增 加至27.7%,主要由於我們積極開發新產品,拓寬了 產品矩陣及銷售網絡,我們的玉米產品在2024年上半 年銷售收入較去年同期大幅增加。2024年上半年我們 的乾貨及其他產品所得收入由去年同期的人民幣199.5 百萬元減少6.2%至人民幣187.1百萬元,佔我們總收入 百分比由去年同期的9.0%減少至7.1%,主要由於該品 類中的糠、稻殼、碎米等副產品的銷售價格隨市場行 情下降,副產品銷售收入下降。

OUR SALES NETWORK

The Group's customers include corporate customers and individual customers. We started building our network from cooperating with online channels, partnered with multiple e-commerce platforms with leading positions, wide consumer outreach and high brand awareness in China and established leadership under multiple categories in terms of market share. In line with the developing landscape of the offline retail ecosystem, we have successfully established an extensive presence across our modern retail channels. Leveraging our competitive advantages on online channels, we have further deepened our sales channel penetration and established a multichannel sales network.

The table below sets forth a breakdown of our revenue by sales channel for the periods indicated:

我們的銷售網絡

本集團的客戶包括企業客戶及個人客戶。我們通過與 線上渠道合作來建立自身網絡,與多個在中國具有領 先地位、廣泛的消費者覆蓋及較高品牌知名度的電商 平台合作,並在多個品類的市場份額方面建立領先地 位。順應線下零售業態的發展,我們成功在現代商 超渠道建立廣泛的銷售網絡。憑藉線上渠道的競爭優 勢,我們進一步深化銷售渠道滲透,建立多渠道銷售 網絡。

下表載列於所示期間我們按銷售渠道劃分的收入明細:

| | | | Six months ended June 30, 截至6月30日止六個月 | | | |
|--------|--|--|--|------------------|-----------|------------|
| | | | 20 | 24 | 2023 | |
| | | | 202 | 4年 | 2023 | 3年 |
| | | | | % of total | | % of total |
| | | | RMB'000 | revenue | RMB'000 | revenue |
| Sales | channel | 銷售渠道 | 人民幣千元 | 佔總收入% | 人民幣千元 | 佔總收入% |
| Online | e channels | 在線渠道 | | | | |
| — E- | -commerce platforms | - 電商平台 | 1,095,938 | 41.8% | 1,329,848 | 59.7% |
| – C | Online self-operated stores | 一在線自營店 | 680,319 | 26.0% | 224,442 | 10.1% |
| Mode | rn retail channels ¹ | 現代商超渠道 | 393,223 | 15.0% | 290,891 | 13.1% |
| Direct | t customers ² | 直接客戶2 | 321,654 | 12.3% | 259,443 | 11.6% |
| Distri | bution network | 經銷網絡 | 29,43 | 4.9% | 122,579 | 5.5% |
| Total | | 合計 | 2,620,565 | 100.0% | 2,227,203 | 100.0% |
| Notes: | | | 附註: | | | |
| I. | Modern retail channels mainly include to end-consumers. | NKAs and LKAs which provide our product | | 商超渠道主要包 及LKA。 | 括向終端消費者 | 提供我們產品的 |
| 2. | Direct customers primarily consist companies, and other corporate and ir | of catering companies, agricultural products ndividual customers. | | 客戶主要包括餐 個人客戶。 | 飲公司、農產品 | 公司以及其他企 |

During the Reporting Period, our revenue from online channels accounted for the majority of our total revenue. Revenue generated from online channels increased by 14.3% from RMB1,554.3 million for the corresponding period of last year to RMB1,776.3 million during the Reporting Period. Among which, our revenue from e-commerce platforms decreased by 17.6% from RMB1,329.8 million for the corresponding period of last year to RMB1,095.9 million during the Reporting Period, primarily because we adjusted our channel structure, and reduced our investment in several channels with low gross profit. Revenue from online self-operated stores increased by 203.2% from RMB224.4 million for the corresponding period of last year to RMB680.3 million during the Reporting Period, mainly due to the increase in sales as we opened new stores on certain social e-commerce platforms and increased promotion and brand exposure. Revenue generated from modern retail channels increased by 35.2% from RMB290.9 million for the corresponding period of last year to RMB393.2 million during the Reporting Period, which was mainly due to increased sales volume, resulting from our continuous cultivation of channels and establishment of partnership with high-quality customers. Revenue from direct customers increased by 24.0% from RMB259.4 million for the corresponding period of last year to RMB321.7 million during the Reporting Period, which reflected the Company's active efforts in direct customer expansion, especially strengthening the cooperation with catering companies. Revenue from distribution network increased by 5.5% from RMB122.6 million for the corresponding period of last year to RMB129.4 million during the Reporting Period, which reflected the Company's continuous exploration of distribution channels during the Reporting Period.

OUR PRODUCTION

In order to offer premium products to our consumers, we procure raw materials from renowned places of origin for grains. We have established long-term and stable relationships with a wide range of suppliers across product categories. Specifically, our core grain production areas include Shenyang Xinmin, Wuchang, Songyuan, Tonghe, and Aohan. The rice originating from Wuchang, and millet originating from Aohan, are China National Geographical Indication Products. We also purchase raw materials for whole grain, bean and dried food products from other renowned places of origin, including red beans from Daqing, Heilongjiang Province, mung beans from Inner Mongolia, and peanuts from Fuyu, Jilin Province.

報告期內我們來自線上渠道的收入佔我們總收入的大 部分。來自線上渠道產生的收入由去年同期的人民幣 1,554.3百萬元增加14.3%至報告期內的人民幣1,776.3 百萬元。其中我們來自電商平台的收入由去年同期的 人民幣1,329.8百萬元減少17.6%至報告期內的人民幣 1,095.9百萬元,主要由於我們調整渠道結構,減少了 在低毛利渠道的投入,來自線上自營店的收入由去年 同期的人民幣224.4百萬元增加203.2%至報告期內的人 民幣680.3百萬元,主要由於我們在若干社交電商平台 新開店舖,並增加推廣和品牌曝光,帶來銷售增長。 現代商超渠道產生的收入由去年同期的人民幣290.9百 萬元增加35.2%至報告期內的人民幣393.2百萬元,主 要由於我們持續深耕渠道,與優質客戶達成合作,帶 來銷量增加。來自直接客戶的收入由去年同期的人民 幣259.4百萬元增加24.0%至報告期內的人民幣321.7百 萬元,反映了公司在直接客戶拓展方面的積極努力, 特別是加強了與餐飲公司的合作。來自經銷網絡的收 入由去年同期的人民幣122.6百萬元增加5.5%至報告期 內的人民幣129.4百萬元,反映了公司在報告期內持續 開拓經銷渠道。

我們的生產

為向消費者提供優質的產品,我們採購來自優質糧食 產地的原材料。我們已與各類產品供應商建立長期穩 定的關係。具體而言,我們的糧食核心產區包括瀋陽 新民地區、五常地區、松原地區、通河地區及敖漢地 區。五常大米、敖漢小米為中國國家地理標誌產品。 我們亦在其他優質地區採購雜糧、豆類、乾貨產品的 原材料,如在黑龍江省大慶採購紅小豆及在內蒙古採 購綠豆,以及在吉林省扶餘採購花生。

In order to lock in high-quality raw grains in core production areas, in addition to purchasing from suppliers, we have engaged farmers for contract farming, and in 2024, we also increased the amount of grains self-cultivated by the Company. Our planting businesses mainly focus on the planting of Daoxiang rice in the Wuchang production base, as well as the planting of high-quality corn varieties in the Xinmin, Wuchang, and Aohan production bases. 為了鎖定核心產區優質原糧,除從供應商處採購外, 我們僱傭農戶進行訂單種植,並且在2024年,我們亦 增加了公司自行種植的數量。我們的種植業務主要佈 局為五常生產基地的稻香米種植,及新民、五常、敖 漢生產基地的優質品種玉米種植。



Xinmin production and partial corn planting bases 新民生產及部分玉米種植基地



Corn growing condition inspection in corn planting base 玉米種植基地 玉米生長狀態檢查



Wuchang production and partial paddy planting bases 五常生產及部分水稻種植基地



Paddy transplanting in paddy planting bases 水稻種植基地 水稻插秧

We constantly optimize our production process, explore and develop the production technology and techniques to maintain the good taste and preserve the nutritional value of our products, thus satisfying the preferences of our consumers. Our production process is highly standardized and automated. In addition, we have made substantial investment in purchasing advanced production machinery and equipment. Our production team members work closely to continuously maintain our production machinery and equipment to meet our high production standards and improve our production efficiency. As of June 30, 2024, we had established the following production bases in proximity to the five core grain production areas in China, namely Shenyang Xinmin production base, Wuchang production base.

我們不斷改良我們的生產工序,以及探索開發我們的 生產技術和工藝,使我們的產品保持良好的口感、保 存營養價值,滿足目標消費者的喜好。我們的生產流 程高度標準化及自動化。此外,我們已大量投資購買 先進的生產機器及設備,我們的生產團隊成員亦緊密 合作,持續維護我們的生產機器及設備,以滿足我們 嚴格的生產標準並提高生產效率。截至2024年6月30 日,我們已在中國五個核心糧食產區附近建立下列生 產基地,分別為瀋陽新民生產基地、五常生產基地、 松原生產基地、通河生產基地以及敖漢生產基地。







Rice and corn production lines 我們的大米及玉米生產線

FOOD SAFETY AND QUALITY CONTROL

Food safety and product quality are our top priority. We are committed to offering safe and premium food to maintain consumer confidence in our products and strengthen our brand recognition. We have implemented stringent food safety and quality control standards and measures throughout our operations, covering steps from procurement, production and storage to sales. To achieve systematic quality management, our quality assurance team focuses on implementing a group-level quality control plan through the implementation and maintenance of our quality control system, and is responsible for quality inspection of raw materials, semi-finished products and finished products, as well as product shelf-life management.

OUR INFORMATION TECHNOLOGY

The IT systems utilized by the Group cover various aspects of our operations, including raw materials supply, production, operation and logistics. Our IT team is responsible for developing and maintaining IT systems in line with our business expansion and creating customized solutions to meet our business needs. We have developed and implemented a supply chain management system to integrate resources along the supply chain and align value propositions with the aim of decreasing our upfront costs. In addition, we use ERP system, TMS, warehousing management system, CRM system, cloud office system and OA system to complement each other to achieve a series of functions such as product operation and data management.

食品安全和質量控制

食品安全和產品質量是我們的首要關注事項。我們堅 持提供安全且優質的產品,以保持消費者對我們產品 的信心並加強我們的品牌知名度。我們在經營全過程 實施了嚴格的食品安全和質量控制標準和措施,涵蓋 採購、生產、儲存至銷售等步驟。為實現系統化的質 量管理,我們的質量保證團隊專注於通過實施及維護 我們的質量控制體系落實我們集團層面的質量控制規 劃,並負責原材料、半成品和成品質量檢查以及產品 保質期管理。

我們的信息技術

本集團使用的信息技術系統涵蓋我們經營的各個方 面,包括原材料供應、生產、運營及物流。我們的信 息技術團隊負責開發及維護信息技術系統,以與我們 的業務擴展保持同步,並打造定制化方案以滿足我們 的業務需要。我們已開發並採用供應鏈管理系統,以 整合供應鏈資源,採取一致的價值主張,從而有可能 降低我們的前期成本。此外我們利用ERP系統、運輸 管理系統、倉儲管理系統、CRM系統、雲辦公系統、 OA系統作多方互補,實現產品運營和數據管理等一 系列功能。

FINANCIAL REVIEW

Revenue and Gross Profit

During the Reporting Period, the Group recorded a revenue of RMB2,620.6 million, representing an increase of 17.7% as compared with RMB2,227.2 million in the first half of last year, primarily because (i) we continued to cultivate our categories in existence, attach importance to customer needs and feedback, and expand the multi-category product portfolio based on the philosophy of healthy and safe diet; and (ii) we paid constant and close attention to the overall industry trends, adjusted our business arrangement, gave full play to our own characteristics and advantages, enhanced our brand effect and brand competitiveness, and satisfied the diverse consumer needs.

Gross profit of the Group during the Reporting Period amounted to RMB444.3 million, representing an increase of RMB118.0 million from RMB326.3 million in the first half of last year. Gross profit margin of the Group increased from 14.7% in the first half of last year to 17.0% for the Reporting Period, primarily because we (i) continued to adjust our product structure and selling price, (ii) continued to adjust our channel structure and strategic layout, and reduced our involvement in certain channels with low gross profit.

Other Net Income

Other net income of the Group decreased from RMB9.4 million in the first half of last year to RMB8.0 million during the Reporting Period, mainly due to the comprehensive effect of the fair value change losses from the financial assets measured at fair value and reversing the difference between the amount of litigation provision in the estimated liabilities of the previous year and the amount of judgment.

Gains Arising from Changes in Fair Value of Biological Assets

The Group planted corn and paddies during the Reporting Period. As of June 30, 2024, part of our corn has completed pollination and undergone changes in biological state, thus generating a fair value gain of RMB3.5 million.

財務回顧

收益及毛利

報告期內本集團錄得收入為人民幣2,620.6百萬元, 較上年度上半年的人民幣2,227.2百萬元相比增加了 17.7%,主要由於(i)我們持續深耕現有品類,關注客 戶需求和反饋,基於健康、安全飲食的理念,拓寬多 品類產品矩陣;及(ii)我們持續、密切關注整體行業動 態,調整業務佈局,充分發揮自身特色和優勢,提升 品牌效應和品牌競爭力,滿足多樣化的消費者需求。

報告期內本集團毛利為人民幣444.3百萬元,較上年 度上半年的人民幣326.3百萬元增加人民幣118.0百萬 元。本集團毛利率由上年度上半年的14.7%增至報告 期內的17.0%,主要是由於我們(i)持續調整產品結構 和銷售價格,(ii)持續調整渠道結構和戰略佈局,減少 了在若干低毛利渠道的投入。

其他收入淨額

本集團的其他收入淨額由上年度上半年的人民幣9.4百 萬元減少至報告期內的人民幣8.0百萬元,主要由於以 公允價值計量的金融資產帶來的公允價值變動損失及 轉回上年度預計負債中訴訟預提金額與判決金額的差 異的綜合影響。

生物資產公允價值變動收益

本集團於報告期內種植玉米、水稻,截止2024年6月 30日,部分玉米完成授粉,發生生物狀態變化,產生 公允價值收益人民幣3.5百萬元。

Selling and Distribution Expenses

Selling and distribution expenses of the Group increased by 47.9% from RMB162.0 million in the first half of last year to RMB239.6 million during the Reporting Period, primarily due to changes in the structure of our sales channels and a significant increase in commission expenses related to social e-commerce platforms.

Administrative Expenses

Administrative expenses of the Group decreased from RMB76.9 million in the first half of last year to RMB73.2 million during the Reporting Period, mainly due to the fact that it incurred listing expenses of RMB24.1 million in the first half of 2023, whereas during the Reporting Period, there was no listing expense as the Company had been listed on October 12, 2023. In addition, the Company's expert consultation fees increased as compared with the first half of last year. Such combined factors led to a decrease in administrative expenses.

Impairment Losses Charged/Reversed on Trade and Other Receivables

Impairment losses charged/reversed on trade and other receivables of the Group changed from a impairment loss reversed of RMB1.1 million in the first half of last year to an impairment loss charged of RMB2.1 million during the Reporting Period, mainly as a result of the increase of accounts receivable.

Finance Costs

Our finance costs increased by 60.0% from RMB5.0 million in the first half of last year to RMB8.0 million during the Reporting Period, primarily due to the increase in average balance of borrowings as compared with that of the first half of last year which resulted in an increase of interest expenses.

銷售及經銷開支

本集團的銷售及經銷開支由上年度上半年的人民幣 162.0百萬元增加47.9%至報告期內的人民幣239.6百萬 元,主要由於我們的銷售渠道結構變化,社交電商平 台相關佣金費用大幅增加。

行政開支

本集團的行政開支由上年度上半年的人民幣76.9百萬 元減少至報告期內的人民幣73.2百萬元,主要由於 2023年上半年度發生上市費用24.1百萬元,公司已於 2023年10月12日上市,報告期內未發生上市費用。此 外,公司專家諮詢費用較上年度上半年增加,綜合導 致行政開支有所下降。

貿易及其他應收款項減值虧損支出/撥回

本集團的貿易及其他應收款項減值虧損支出/撥回由 上年度上半年減值損失撥回人民幣1.1百萬元變為報告 期內的減值損失支出人民幣2.1百萬元,主要由於應收 賬款增加。

財務成本

我們的財務成本自上年度上半年的人民幣5.0百萬元增 加60.0%至報告期內的人民幣8.0百萬元,主要是由於 借款平均餘額較上年度上半年增加,導致利息支出增 加。

Changes in the Carrying Amount of Financial Instruments Issued to Investors

Our changes in the carrying amount of financial instruments issued to investors primarily relate to the financial instruments granted to certain investors of our Series A, Series B and Series C financing. The redemption rights related to financial instruments have automatically expired upon the listing of the Company's Shares on the Stock Exchange. Our changes in the carrying amount of financial instruments issued to investors in the first half of last year amounted to RMB114.2 million. In light of the expiration of redemption rights related to financial instruments, there were no changes in the carrying amount of financial instruments issued to investors during the Reporting Period.

Income Tax Expenses

Income tax expenses of the Group increased from RMB3.0 million in the first half of last year to RMB7.1 million during the Reporting Period, primarily due to the increase in the taxable income.

Profit/Loss for the Period

As a result of the foregoing, profit for the period of the Group increased from a loss of RMB24.3 million in the first half of last year to a profit of RMB125.8 million during the Reporting Period.

Non-IFRS Measure

To supplement the consolidated financial statements of the Group, which are presented in accordance with IFRS Accounting Standards, the Group also uses adjusted net profit (non-IFRS measure) as additional financial measures, which is not required by, or presented in accordance with IFRS Accounting Standards. The Group believes that the non-IFRS measure provides useful information to investors and others in understanding and evaluating our consolidated results of operations in the same manner as they help the Group's management. However, the Group's presentation of adjusted net profit (non-IFRS measure) may not be comparable to similarly titled measures presented by other companies. The use of such non-IFRS measures has limitations as an analytical tool, and investors should not consider it in isolation from, or as a substitute for an analysis of, the Group's results of operations or financial condition as reported under IFRS Accounting Standards.

向投資者發行的金融工具賬面值變動

向投資者發行的金融工具賬面值變動主要與授予我們 A輪、B輪及C輪融資的若干投資者的金融工具有關, 與金融工具相關的贖回權已於本公司股份於聯交所上 市時自動屆滿。我們上年度上半年向投資者發行的金 融工具賬面值變動為人民幣II4.2百萬元,由於與金融 工具相關的贖回權已屆滿,報告期內無向投資者發行 的金融工具賬面值變動。

所得税費用

本集團的所得税費用由上年度上半年的人民幣3.0百萬 元增加至報告期內的人民幣7.1百萬元,主要由於應課 税收入的增加。

期內利潤/虧損

由於上述原因,本集團期內利潤由上年度上半年的虧 損人民幣24.3百萬元,增加至報告期內的利潤人民幣 125.8百萬元。

非國際財務報告準則計量

為補充本集團根據國際財務報告會計準則呈列的綜合 財務報表,本集團亦採用並非國際財務報告會計準則 規定或並非按國際財務報告會計準則呈列的經調整淨 利潤(非國際財務報告準則計量)作為額外財務計量。 本集團相信,非國際財務報告準則計量為投資者及其 他人士提供有用的信息,以通過協助本集團管理層相 同的方式了解及評估我們的綜合經營業績。然而,本 集團呈列的經調整淨利潤(非國際財務報告準則計量) 未必可與其他公司所呈列類似計量指標相比。該等非 國際財務報告準則計量用作分析工具存在局限性,投 資者不應視其為獨立於或可代替本集團根據國際財務 報告會計準則所呈報經營業績或財務狀況的分析。

The Group defines adjusted net profit (non-IFRS measure) as net profit for the periods adjusted by adding back changes in fair value arising from equity investments, changes in the carrying amount of financial instruments issued to investors and listing expenses. The following table reconciles the adjusted net profit (non-IFRS measure) for the periods presented to the most directly comparable financial measures calculated and presented in accordance with IFRS Accounting Standards, which is net profit or loss for the periods: 本集團將經調整淨利潤(非國際財務報告準則計量)定 義為通過加回股權投資的公允價值變動、向投資者發 行的金融工具賬面值變動及上市開支調整的期內淨利 潤。下表呈列期間的經調整淨利潤(非國際財務報告 準則計量)與根據國際財務報告會計準則計算及呈列的 最直接可比財務計量(即期內淨利潤或虧損)的對賬:

| | | | | Six months ended 截至6月30日止; | |
|------------|---|-----------------------------------|------|--|----------|
| | | | | 2024 | 2023 |
| | | | | 2024年 | 2023年 |
| | | | | RMB'000 | RMB'000 |
| | | | | 人民幣千元 | 人民幣千元 |
| | nciliation of net profit to adjusted t profit (non-IFRS measure) | 淨利潤與經調整淨利潤 (非國際財務報告準則 | 計量)詞 | 周節表 | |
| Profit | :/(loss) for the period | 期內利潤/(虧損) | | 125,761 | (24,301) |
| Add: | | 九口 : | | | |
| Chan | ges in fair value arising from equity | 來自權益投資的公允價值 | 直變動□ | | |
| inv | restments ¹ | | | 23,109 | - |
| Chan | ges in the carrying amount of financial | 向投資者發行的金融工具 | 具的賬面 | 面值變動 ² | |
| ins | truments issued to investors ² | | | - | 114,196 |
| Listin | g expenses ³ | 上市開支3 | | - | 24,093 |
| Adjus | sted net profit (non-IFRS measure) | 經調整淨利潤(非國際財 | 務報告 | 準則計量) 148,870 | 113,988 |
| Notes | : | | 附註 | : | |
| Ι. | The profit or loss arising from changes in fair value by the Group. | of listed equity investments held | Ι. | 本集團持有的對上市股權投資產生的? 益。 | 公允價值變動損 |
| <u>2</u> . | Changes in the carrying amount of financial instru primarily related to financial instruments granted to Series B and Series C financing. | | 2. | 向投資者發行的金融工具的賬面值變 們A輪、B輪及C輪融資的若干投資者的 | |
| 3. | Listing expenses primarily related to the initial public | c offering. | 3. | 上市開支主要與首次公開發售相關。 | |

Adjusted net profit (non-IFRS measure) of the Group increased by 30.6% from RMB114.0 million in the first half of last year to RMB148.9 million during the Reporting Period, while the adjusted net profit margin (non-IFRS measure) rose from 5.1% to 5.7%, mainly due to the combined factors which contributed to the growth of net profit, including that we continued to adjust our product structure and selling price and implemented continuous adjustments to our channel structure and strategic layout, and reduced our involvement in certain channels with low gross profit which resulted in the increase in gross profit margin from 14.7% to 17.0%, plus that channel changes led to an increase in expense ratios.

Inventories

Inventories of the Group decreased by 30.2% from RMB1,604.8 million as of December 31, 2023 to RMB1,119.9 million as of June 30, 2024. Inventory turnover days of the Group decreased from 127 days in 2023 to 115 days during the Reporting Period, mainly due to the fact that the procurement of raw materials by the Company is subject to seasonal fluctuations, with raw grain purchases made in the fourth quarter of each year in most case, whereas during the Reporting Period, we used raw materials for production, the inventory balance of which had dropped off as of June 30, 2024.

Biological Assets

The Group planted corn and paddies successively during the Reporting Period. The valuation on the fair value of its biological assets as of June 30, 2024 was carried out by an independent valuer, among which, the fair values of corn and paddies grown amounted to RMB31.5 million and RMB10.0 million respectively.

Trade and Other Receivables

Trade receivables of the Group increased by 21.7% from RMB242.8 million as of December 31, 2023 to RMB295.6 million as of June 30, 2024. Turnover days of trade receivables decreased from 24 days in 2023 to 18 days during the Reporting Period, mainly because we intensified our efforts to collect and manage trade receivables.

Other receivables of the Group remained relatively stable, decreasing from RMB170.0 million as of December 31, 2023 to RMB165.7 million as of June 30, 2024, among which, the refundable value-added tax was deducted during the Reporting Period, with the amount declining.

報告期內本集團的經調整淨利潤(非《國際財務報告準 則》計量)由上年度上半年的人民幣114.0百萬元增加 30.6%至人民幣148.9百萬元,經調整淨利潤率(非《國 際財務報告準則》計量)5.1%增至5.7%,主要由於我們 持續調整產品結構和銷售價格,並且持續調整渠道結 構和戰略佈局,減少在低毛利渠道的投入,毛利率從 14.7%增長至17.0%,此外由於渠道變化導致費用率有 所增加,綜合影響淨利潤有所增長。

存貨

本集團的存貨由截至2023年12月31日的人民幣1,604.8 百萬元減少30.2%至截至2024年6月30日的人民幣 1,119.9百萬元。本集團的存貨周轉日數由2023年度的 127天減少至報告期的115天,主要是由於公司原材料 採購受季節性影響,主要於每年的四季度收購原糧, 報告期內生產領用原材料,截至2024年6月30日存貨 餘額下降。

生物資產

本集團於報告期內陸續種植玉米和水稻,由獨立評估 師對截至2024年6月30日的生物資產公允價值進行評 估,種植玉米公允價值為人民幣31.5百萬元,種植水 稻公允價值為人民幣10.0百萬元。

貿易及其他應收款項

本集團的貿易應收款項由截至2023年12月31日的人民 幣242.8百萬元增加21.7%至截至2024年6月30日的人民 幣295.6百萬元。貿易應收款項周轉天數從2023年度的 24天減少至報告期的18天,主要是由於我們加強了對 貿易應收款項的回收和管理。

本集團的其他應收款項由截至2023年12月31日的人 民幣170.0百萬元減少至截至2024年6月30日的人民幣 165.7百萬元,較為穩定,其中可退換增值税在報告期 內抵扣,金額有所下降。

Financial Assets Measured at FVPL

The financial assets measured at FVPL held by the Group as at June 30, 2024, included equity investments of RMB494.4 million in listed companies for the intention of strategic cooperation and investment, and wealth management products of private funds which were subscribed with idle funds for the purpose of cash management amounting to RMB343.9 million (inclusive of idle proceeds from global offering amounting to HK\$280 million).

Trade and Other Payables

Trade payables of the Group increased by 3.3% from RMB137.6 million as of December 31, 2023 to RMB142.2 million as of June 30, 2024. Trade payables turnover days decreased from 13 days in the previous year to 12 days during the Reporting Period, which remained relatively stable.

Other payables of the Group decreased by 1.1% from RMB104.3 million as of December 31, 2023 to RMB103.2 million as of June 30, 2024, mainly attributable to (i) the payment of the payables for construction and purchase of property, plant and equipment, and the listing expenses, and (ii) the increase in dividends payable of the Company by RMB33.1 million, partially offsetting the decline of other payables.

Contract Liabilities

Our contract liabilities were short-term receipts in advance from customers. All of the contract liabilities are expected to be recognized as revenue within one year. Contract liabilities of the Group decreased by 41.9% from RMB13.6 million as of December 31, 2023 to RMB7.9 million as of June 30, 2024, mainly due to the fact that during the Reporting Period, the Group fulfilled its obligations of contractual liabilities, and affected by the seasonality of sales, as of June 30, 2024, the demand of some customers decreased as compared with that of December 31, 2023, the eve of the Spring Festival.

以公允價值計量且其變動計入當期損益的金融資產

本集團2024年6月30日持有的以公允價值計量且其變 動計入當期損益的金融資產,包括由戰略合作和投資 意圖對上市公司的股權投資金額為人民幣494.4百萬 元,及基於閒置資金現金管理原因認購的私募基金理 財產品金額為人民幣343.9百萬元(其中包括閒置全球 發售所得款項280百萬港元)。

貿易及其他應付款項

本集團的貿易應付款項由截至2023年12月31日的人民 幣137.6百萬元增加3.3%至截至2024年6月30日的人民 幣142.2百萬元,貿易應付款項周轉天數從上年度的13 天減少至報告期內的12天,較為穩定。

本集團的其他應付款項由截至2023年12月31日的人民 幣104.3百萬元減少1.1%至截至2024年6月30日的人民 幣103.2百萬元,主要歸因於(i)支付建設及購買物業、 廠房及設備相關應付的款項及上市費用,(ii)公司應付 股利增加人民幣33.1百萬元,部分抵消了其他應付款 的下降。

合約負債

我們的合約負債主要為客戶的短期預收款項。所有合約負債預期將於一年內確認為收益。本集團的合約 負債由截至2023年12月31日的人民幣13.6百萬元減少 41.9%至截至2024年6月30日的人民幣7.9百萬元,主要 由於報告期內履行了合約負債義務,並且受銷售季節 性影響,截至2024年6月30日,部分客戶較2023年12 月31日春節前夕需求有所下降。

LIQUIDITY AND CAPITAL RESOURCES

Cash and Cash Equivalents

Cash and cash equivalents of the Group decreased by 58.7% from RMB1,427.2 million as of December 31, 2023 to RMB588.8 million as of June 30, 2024, mainly due to the repayment of borrowings and the utilization of idle funds to purchase wealth management products by the Group during the Reporting Period.

Bank Loans

Bank loans of the Group decreased by 50.5% from RMB1,011.1 million as of December 31, 2023 to RMB500.4 million as of June 30, 2024, mainly due to the repayment of borrowings by the Group during the Reporting Period.

Gearing Ratio

As at June 30, 2024, gearing ratio of the Group (total liabilities/total assets) reached 20.0%, which was lower than gearing ratio of 28.5% as at December 31, 2023, mainly due to the decrease in the amount of liabilities resulting from the repayment of borrowings by the Group.

Financial Risks

We have adopted risk management program to focus on minimizing potential adverse effects of the unpredictability of financial markets as we are exposed to a variety of financial risks, including credit risk, liquidity risk, interest rate risk, currency risk and fair value measurement risk.

Credit Risk

Credit risk refers to the risk that a counterparty will default on its contractual obligations resulting in a financial loss to the Group. As of June 30, 2024, our Group's credit risk was primarily attributable to trade receivables. Our Group's exposure to credit risk arising from cash and cash equivalents and bills receivables is limited because the counterparties are banks and financial institutions with high credit standing, for which our Group is considered to have low credit risk. Our Group does not provide any guarantees which would expose our Group to credit risk.

流動資金及資本資源

現金及現金等價物

本集團的現金及現金等價物由截至2023年12月31日的 人民幣1,427.2百萬元減少58.7%至截至2024年6月30日 的人民幣588.8百萬元,主要由於本集團在報告期內償 還借款、利用閒置資金購買理財產品。

銀行貸款

本集團的銀行貸款由截至2023年12月31日的人民幣 1,011.1百萬元減少50.5%至截至2024年6月30日的人民 幣500.4百萬元,主要是由於本集團在報告期內償還借 款。

資本負債比率

於2024年6月30日,本集團資本負債比率(負債總額/ 資產總額)為20.0%,比2023年12月31日本集團的資本 負債比率28.5%有所下降,這主要由於本集團償還借 款,負債金額有所下降。

財務風險

由於我們面臨多種財務風險,包括信貸風險、流動資 金風險、利率風險、貨幣風險及公允價值計量風險, 我們已採取風險管理計劃,重點將金融市場不可預測 的潛在不利影響降到最低。

信貸風險

信貸風險指對手方不履行其合約責任而對本集團造成 財務損失的風險。截至2024年6月30日,本集團的信 貸風險主要來自貿易應收款項。本集團來自現金及現 金等價物以及應收票據的信貸風險有限,因為對手方 為具有較高信用評級的銀行和金融機構,本集團被認 為相關信貸風險較低。本集團並無提供任何會使本集 團面臨信貸風險的擔保。

Liquidity Risk

The treasury function is centrally managed by our Group, which includes the short-term investment of cash surpluses and the raising of funds to cover expected cash demands. Our 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 and investors to meet its liquidity requirements in the short and long term.

Interest Rate Risk

Interest rate risk is the risk that the fair value of future cash flows of a financial instrument will fluctuate because of changes in market interest rates. Our Group's interest rate risk arises primarily from interest-bearing borrowings issued at variable rates and at fixed rates, which expose our Group to cash flow interest rate risk and fair value interest rate risk, respectively.

Currency Risk

The Group is exposed to currency risk primarily from cash balances that are denominated in a foreign currency. The currencies giving rise to this risk are primarily USD and HK\$.

CONTINGENT LIABILITIES

As of June 30, 2024, the Group did not have any material contingent liabilities.

CAPITAL COMMITMENTS AND CAPITAL EXPENDITURES

As of June 30, 2024, the Group had capital commitments of approximately RMB67.5 million (as of December 31, 2023: RMB97.5 million), mainly used for purchase and construction of buildings, machinery and equipments.

For the six months ended June 30, 2024, the Group's capital expenditure amounted to approximately RMB89.2 million (for the six months ended June 30, 2023: RMB143.0 million), mainly used for purchase of property, plant and equipment and land-use-rights.

流動資金風險

庫務職能由本集團統一管理,其中包括盈餘現金短期 投資及集資以滿足預期現金需求。本集團的政策是定 期監察其流動資金需求及遵守出借契據的情況,以確 保其維持充足現金儲備及主要金融機構和投資者的充 足承諾資金額度,滿足長短期流動資金需求。

利率風險

利率風險指金融工具的未來現金流的公允價值因市場 利率變動而波動的風險。本集團的利率風險主要來自 按浮動及固定利率發放的計息借款,該等計息借款 令本集團分別面臨現金流利率風險及公允價值利率風 險。

貨幣風險

本集團面臨的貨幣風險主要來自以外幣計值的現金結 餘。產生此風險的貨幣主要為美元及港元。

或然負債

截至2024年6月30日,本集團概無任何重大或有負債。

資本承擔及資本開支

截至2024年6月30日,本集團的資本承擔約為人民幣 67.5百萬元(截至2023年12月31日:人民幣97.5百萬 元),主要用於購買和建築樓宇、機器及設備。

截至2024年6月30日止六個月,本集團的資本開支約 為人民幣89.2百萬元(截至2023年6月30日止六個月: 人民幣143.0百萬元),主要用於購買物業、廠房及設 備及土地使用權。

PLEDGED ASSETS

As at June 30, 2024, the aggregate carrying value of the property, plant and equipments and land-use-rights pledged for the Group's bank loans was RMB306.9 million (as of December 31, 2023: RMB434.3 million).

SIGNIFICANT INVESTMENT, MATERIAL ACQUISITION AND DISPOSAL

As of June 30, 2024, the Group's equity investments in listed companies totalled RMB494.4 million, accounting for 11.3% of the Group's total assets as at June 30, 2024. In accordance with Paragraph 32(4A) of Appendix D2 to the Listing Rules, details of significant investments measured at FVPL with a value accounting for 5% or more of the Group's total assets as at June 30, 2024 are set out below:

資產抵押

於2024年6月30日,本集團就於銀行貸款質押的物業、廠房及設備及土地使用權的賬面總值為人民幣 306.9百萬元(截至2023年12月31日:人民幣434.3百萬元)。

重大投資、重大收購及出售事項

截至2024年6月30日,本集團持有上市公司股權投資 共計人民幣494.4百萬元,共佔本集團於2024年6月30 日之總資產的11.3%。根據上市規則附錄D2第32(4A) 段,按公允價值計入損益且其價值於2024年6月30日 佔本集團總資產5%或以上的重大投資詳情載列如下:

| Company Name (Stock Code) 相關公司名稱(股份代號) | Migao Group Holdings Limited (9879.HK) 米高集團控股有限公司 (9879.HK) | Sichuan Baicha Baidao Industrial Co., Ltd. (2555.HK) ("Chabaidao") 四川百茶百道實業股份有限公司 (2555.HK)(「茶百道」) |
|---|--|---|
| | | |
| Date of Investment | March 21, 2024 | April 23, 2024 |
| 投資日期 | 2024年3月21日 | 2024年4月23日 |
| Principal Activities | Manufacturing and trading of | Sale of goods and equipment to franchisees, |
| 相關公司主營業務 | specialty potash-based fertilizers | as well as royalty and franchising income from franchisees |
| | 特種鉀肥的生產及貿易 | 向加盟商銷售貨品及設備、 向加盟商收取特許權使用費及加盟費 |
| Number of shares of relevant companies held by the Group 本集團持有相關公司股份數量 | 40,098,000 | 22,323,400 |
| Shareholding ratio of the Group in relevant companies | 4.4% | 1.5% |
| 本集團持有相關公司股份佔比 | | |
| Initial capital contribution from the Group (RMB'000) 本集團初始投資金額(人民幣千元) | 152,576 | 364,887 |
| Gains/(profits or losses) from changes in fair value of such investments recognized during the Reporting Period (RMB'000) | 70,664 | (93,773) |
| 該等投資於報告期內確認的公允價值變動收益/(損益) (人民幣千元) | | |
| Fair value of such investments as at June 30, 2024 (RMB'000) | 223,240 | 271,114 |
| 該等投資於2024年6月30日的公允價值(人民幣千元) | | |
| Proportion of fair value of such investments as at June 30, 2024 to the Group's total assets 該等投資於2024年6月30日公允價值佔本集團總資產比例 | 5.1% | 6.2% |

The fair value of listed equity investments is determined based on the quoted market bid price (Level I: quoted price in active markets). Due to the withdrawal of dividends distribution by Chabaidao subsequent to the Reporting Period, the ex-dividends corresponding to such dividends were restored, amounting to RMB6.3 million. During the Reporting Period, the Group did not receive any dividends from the above listed equity investments.

The Group's investment objectives primarily revolve around the pursuit of strategic collaborations with both upstream and downstream enterprises, thereby instilling greater impetus for stable operation and growth in the future. The Group holds positive views towards the future prospect of the principal activities involved in the above equity investments and deems its investments therein to possess strategic investment value. The Board did not alter the Group's investment strategy due to short-term market volatilities.

As the applicable percentage ratios (as defined under Rule 14.07 of the Listing Rules) of the aforementioned two listed equity investments are both less than 5%, such investments did not constitute notifiable transactions under Chapter 14 of the Listing Rules. Save as disclosed above, the Group neither had any significant investments held, nor any material acquisition or disposal of any relevant subsidiaries, associates and joint ventures during the Reporting Period.

FUTURE PLAN FOR MATERIAL INVESTMENTS OR CAPITAL ASSETS

Save for the "Future Plans and Use of Proceeds" disclosed in the Prospectus, the Group did not have any existing plan for acquiring other material investments or capital assets during the Reporting Period and as of the date of this report. 上市股權投資的公允價值根據市場買入價釐定(第一級:活躍市場報價),由於茶百道報告期後撤銷派發股息,對該股息對應的除淨進行還原,金額為人民幣6.3 百萬元。報告期內,本集團並未收到上述上市股權投 資的任何股息。

本集團之投資目標主要基於尋求上下游企業在業務方 面的戰略合作,為日後的穩定經營和增長提供更多動 力。本集團對上述股權投資主要業務的未來前景持正 面態度,認為其於之投資具策略性投資價值,董事會 未有因為短期市場波動而改變本集團的投資策略。

上述兩筆上市股權投資的適用百分比率(定義見上市 規則第14.07條)均低於5%,故均未構成上市規則第十 四章規定的須予公佈的交易。除上述外,於報告期內 本集團並無持有任何重大投資,亦無任何有關附屬公 司、聯營公司及合營企業的重大收購或出售事項。

未來重大投資或資本資產計劃

報告期內及截至本報告日期,除招股章程中披露的 「未來計劃及所得款項用途」外,本集團現時沒有計劃 取得其他重大投資或資本資產。

COMPLIANCE WITH MODEL CODE

The Company has adopted the Model Code as a code of conduct regarding securities transactions by the Directors and Supervisors since the Listing Date. Having made specific enquiries with each Director and each Supervisor, they have confirmed that they have complied with the Model Code during the Reporting Period.

COMPLIANCE WITH CORPORATE GOVERNANCE CODE

We are committed to achieving high standards of corporate governance which are crucial to our development and safeguard the interests of our Shareholders. During the Reporting Period and up to the date of this report, the Company has complied with all applicable code provisions set out in the Corporate Governance Code, except for the deviation from code provision C.2.1.

In accordance with code provision C.2.1 of Part 2 of the Corporate Governance Code, the roles of chairman and general manager should be separate and should not be performed by the same individual. However, the Company does not have a separate role of chairman and general manager and the responsibilities of chairman and general manager are both undertaken by Mr. Wang Bing. The Board believes that having the same person assume the responsibilities of chairman and general manager is conducive to ensuring consistent leadership within the Group and making the Group's overall strategic planning more effective and efficient. In addition, since there are three independent non-executive Directors among the nine Directors in total of the Board, there will be sufficient independent voices in the Board to protect the interests of the Company and Shareholders as a whole. Therefore, the Board considers that the balance of power and authority for the present arrangement will not be impaired and this structure will enable the Company to make and implement decisions promptly and effectively. The Board will continue to review and monitor the corporate governance code practices of the Company with an aim of maintaining a high standard of corporate governance.

遵守標準守則

本公司自上市日期起已採納標準守則作為董事及監事 進行證券交易的守則。經向所有董事及監事作出特定 查詢,彼等確認於報告期內已遵守標準守則。

遵守企業管治守則

我們致力於達成高水平的企業管治,這對我們的發展 及保障股東權益至關重要。於報告期內及直至本報告 日期,本公司已遵守企業管治守則所載的所有適用守 則條文,惟對守則條文第C.2.1條的偏離除外。

根據企業管治守則第二部分守則條文C.2.1,董事長與 總經理的角色應有區分,不應由同一人兼任。然而, 本公司並無區分董事長及總經理,董事長及總經理的 責任均由王兵先生擔負。董事會認為,由同一人同 時承擔董事長及總經理的責任有利於確保本集團內部 領導一致,使本集團的整體戰略規劃更有效及高效。 此外,由於董事會共九名董事中有三名獨立非執行董 事,董事會內將有足夠的獨立發言以保障本公司及股 東的整體利益。因此,董事會認為,現有安排的權力 和授權平衡將不會受到損害,此架構將使本公司能夠 迅速有效地作出及實施決策。董事會將繼續檢討及監 察本公司的企業管治常規守則,以維持高標準的企業 管治。

INTERESTS AND SHORT POSITIONS OF DIRECTORS, SUPERVISORS AND CHIEF EXECUTIVES IN THE SHARES, UNDERLYING SHARES OR DEBENTURES OF THE COMPANY AND ITS ASSOCIATED CORPORATIONS

As at June 30, 2024, to the best of the Directors' knowledge, the interests and short positions of the Directors, the Supervisors and chief executives of the Company in the Shares, underlying Shares or debentures of the Company or its associated corporations (as defined in Part XV of the SFO) which were (i) 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); or (ii) recorded in the register kept under Section 352 of the SFO; or (iii) required to be notified to the Company and the Stock Exchange pursuant to the Model Code are as follows:

董事、監事及最高行政人員於本公司及其相聯 法團的股份、相關股份或債權證中的權益及淡 倉

於2024年6月30日,據董事所知,本公司董事、監事 及最高行政人員於本公司或其相聯法團(定義見證券及 期貨條例第×V部)的股份、相關股份或債權證中擁有 (i)根據證券及期貨條例第×V部第7及8分部須知會本公 司及聯交所的權益及淡倉(包括根據證券及期貨條例的 有關條文被當作或視為擁有的權益及淡倉);或(ii)記錄 於根據證券及期貨條例第352條須存置的登記冊內的權 益及淡倉;或(iii)根據標準守則須知會本公司及聯交所 的權益及淡倉如下:

| | | | | Approximate percentage of | Approximate percentage of shareholding in |
|---|--|---|--|---|---|
| Name of the Directors, Supervisors and chief executives | Nature of interest | Number of Shares interested | Class of Shares | shareholding in the relevant class of Shares as at June 30, 2024 | the total issued share capital of the Company as at June 30, 2024 於2024年6月30日 |
| 董事 [、] 監事 及最高行政人員姓名 | 權益性質 | 擁有權益的 股份數目 | 股份類別 | 於2024年6月30日 於相關股份類別的 持股概約百分比 | 於本公司全部 已發行股本中的 持股概約百分比 |
| Mr. Wang Bing ⁽²⁾⁽³⁾ 王兵先生 ⁽²⁾⁽³⁾ | Beneficial owner 實益擁有人 | 219,723,650 (L) | Domestic Shares 內資股 | 27.06% | 20.57% |
| | Interest in controlled corporation 於受控法團的權益 | 490,648,310 (L) | Domestic Shares 內資股 | 60.44% | 45.93% |
| Ms. Zhao Wenjun ⁽²⁾⁽³⁾ 趙文君女士 ⁽²⁾⁽³⁾ | Interest of spouse and interest in controlled corporation 配偶權益及於受控法團的權益 | 710,371,960 (L) | Domestic Shares 內資股 | 87.50% | 66.50% |
| Mr. Shu Minghe ⁽⁴⁾ 舒明賀先生 ⁽⁴⁾ | Interest in controlled corporation 於受控法團的權益 | 386,036,760 (L) | Domestic Shares 內資股 | 47.55% | 36.14% |
| 时时夏乃至10 Ms. Zhao Shulan 趙淑蘭女士 | 於文任公園的催血 Beneficial owner 實益擁有人 | 12,883,340 (L) | 內貢放 Domestic Shares 內資股 | 1.59% | 1.21% |
| Notes: | | ßf | 1註: | | |
| (I) The Letter "L" denotes the per | son's long position in the Shares. | (1 |) 字母[L]代表詞 | 亥人士於股份的好倉 | 0 |
| interest in Shiyue Jinfeng, and S Daotian Enterprise Managemen Wenjun are deemed to be int | Wenjun respectively hold 70% and 30% hiyue Jinfeng is the general partner of ex t and Shiyue Zhongxin. Mr. Wang Bing a erested in the 386,036,760 Shares and Daotian Enterprise Management and Shiy | ach of Shiyue and Ms. Zhao 104,611,550 | Ý 權,且十月金 通合夥人。根 女士被視為於 | 並文君女士持有十月 豐為十月稻田企業管 操膝證券及期貨條例 十月稻田企業管理 60股及104,611,550股 | 會理及十月眾鑫的普 ,王兵先生及趙文君 &十月眾鑫分別所持 |
| | e of Mr. Wang Bing. Therefore, each d deemed to be interested in the Shares | | | 禹王兵先生的配偶。 正及趙文君女士被視》 。 | |
| Shiyue Daotian Enterprise Mar Shenyang Shengxin, which in t interest in Shiyue Daotian Er directly and indirectly through the partnership interest in Shiyi | approximately 4.37% of the partnersh nagement and holds 100% of the equi urn holds approximately 39.31% of the tterprise Management. As such, Mr. Shenyang Shengxin, holds approximate ue Daotian Enterprise Management. Mr n the 386,036,760 Shares held by Shi | y interest in e partnership Shu Minghe, ly 43.68% of . Shu Minghe | 夥權益,並於 於十月稻田企 舒明賀先生重 業管理持有約 例,舒明賀先 | <+月稻田企業管理 <溶陽盛信持有100% <業管理持有約39.319 | 6股權,而瀋陽盛信 6合夥權益。因此, 同接於十月稻田企 根據證券及期貨條 |

Enterprise Management under the SFO.

RIGHTS OF DIRECTORS AND SUPERVISORS TO ACQUIRE 董事及監事購買股份或債權證的權利 SHARES OR DEBENTURES

As of June 30, 2024, none of the Directors or Supervisors or their respective spouses or children under the age of 18 was granted any rights to acquire benefits by means of acquisition of Shares or debentures of the Company, nor exercised any such rights. The Company or any of its subsidiaries did not make any arrangement to enable the Directors or their respective spouses or children under the age of 18 to acquire such rights from any other body corporate.

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

As at June 30, 2024, the following persons (not being the Directors, Supervisors or chief executives of the Company) had interests or short positions in the Shares or underlying Shares of the Company which would be required to be recorded in the register kept under Section 336 of the SFO:

於截至2024年6月30日,概無授予任何董事、監事或 彼等各自的配偶或未滿18歲的子女通過購入本公司股 份或債權證的方式而獲益的權利,而彼等亦無行使任 何該等權利;且本公司或其任何附屬公司並無作出安 排以令董事或彼等各自的配偶或未滿18歲的子女於任 何其他法人團體獲得該等權利。

主要股東於本公司股份及相關股份的權益及淡倉

於2024年6月30日,按本公司根據證券及期貨條例第 336條須存置的登記冊所記錄,以下人士(本公司董 事、監事或最高行政人員除外)於本公司股份或相關 股份中擁有權益或淡倉:

| | | | | | Approximate |
|--------------------------------------|------------------------------------|-----------------|-----------------|--------------------------|-------------------|
| | | | | Approximate | percentage of |
| | | | | percentage of | shareholding in |
| | | | | shareholding in | the total issued |
| | | Number of | | the relevant class | share capital of |
| | | Shares | | of Shares as at | the Company as at |
| Name of Shareholder | Nature of interest | interested | Class of Shares | June 30, 2024 | June 30, 2024 |
| | | | | | 於2024年6月30日 |
| | | | | 於202 4 年6月30日 | 於本公司全部 |
| | | 擁有權益的 | | 於相關股份類別 | 已發行股本中的 |
| 股東姓名 | 權益性質 | 股份數目 | 股份類別 | 的持股概約百分比 | 持股概約百分比 |
| | | | | | |
| Shiyue infeng ⁽²⁾ | Interest in controlled corporation | 490,648,310 (L) | Domestic Shares | 60.4% | 45.93% |
| 十月金豐四 | 於受控法團的權益 | | 內資股 | | |
| Shiyue Daotian Enterprise Management | Beneficial owner | 386,036,760 (L) | Domestic Shares | 47.55% | 36.14% |
| 十月稻田企業管理 | | | | | |
| / 1111 | 實益擁有人 | | 內資股 | | |

| | | | | Approximate | Approximate percentage of |
|---|---|------------------|------------------------|---------------------------------------|-------------------------------------|
| | | | | percentage of | shareholding in the total issued |
| | | Number of | | shareholding in the relevant class | share capital of |
| | | Shares | | of Shares as at | the Company as at |
| Name of Shareholder | Nature of interest | interested | Class of Shares | June 30, 2024 | June 30, 2024 |
| | | inter ested | | june 50, 2021 | 於2024年6月30日 |
| | | | | 於2024年6月30日 | 於本公司全部 |
| | | 擁有權益的 | | 於相關股份類別 | 已發行股本中的 |
| 股東姓名 | 權益性質 | 股份數目 | 股份類別 | 的持股概約百分比 | 持股概約百分比 |
| | | | | | |
| Shiyue Zhongxin 十月眾鑫 | Beneficial owner 實益擁有人 | 104,611,550 (L) | Domestic Shares 內資股 | 12.89% | 9.79% |
| Shenyang Hongsheng ⁽³⁾ 瀋陽鴻升 ⁽³⁾ | Interest in controlled corporation 於受控法團的權益 | 104,611,550 (L) | Domestic Shares 內資股 | 12.89% | 9.79% |
| Shenyang Shengxin ⁽⁴⁾ | Interest in controlled corporation | 386,036,760 (L) | Domestic Shares | 47.55% | 36.14% |
| ····································· | 於受控法團的權益 | | | | |
| Generation Sigma HK Investment Limited ⁽⁵⁾ | Beneficial owner | 88,710,970 (L) | H Shares | 34.61% | 8.31% |
| Generation Sigma HK Investment Limited ⁽⁵⁾ | 實益擁有人 | | H股 | | |
| Generation Sigma Investment Ltd. ⁽⁵⁾ | Interest in controlled corporation | 88,710,970 (L) | H Shares | 34.61% | 8.31% |
| Generation Sigma Investment Ltd. ⁽⁵⁾ | 於受控法團的權益 | | H股 | | |
| GenBridge Capital Fund I, L.P. ⁽⁵⁾ | Interest in controlled corporation | 88,710,970 (L) | H Shares | 34.61% | 8.31% |
| GenBridge Capital Fund I, L.P. ⁽⁵⁾ | 於受控法團的權益 | | H股 | | |
| GenBridge Capital Fund I GP, Ltd. ⁽⁵⁾ | Interest in controlled corporation | 88,710,970 (L) | H Shares | 34.61% | 8.31% |
| GenBridge Capital Fund I GP, Ltd. ⁽⁵⁾ | 於受控法團的權益 | | H股 | | |
| GenBridge Capital Partners, Ltd. ⁽⁵⁾ | Interest in controlled corporation | 88,710,970 (L) | H Shares | 34.61% | 8.31% |
| GenBridge Capital Partners, Ltd. ⁽⁵⁾ | 於受控法團的權益 | | H股 | | |
| Ms. LI Mao Chun ⁽⁵⁾⁽⁶⁾ | Interest in controlled corporation | 88,710,970 (L) | H Shares | 34.61% | 8.31% |
| LI Mao Chun女士 ⁽⁵⁾⁽⁶⁾ | 於受控法團的權益 | | H股 | | |
| Mr. CHEUK Hiu Kwong ⁽⁶⁾ | Interest of spouse | 88,710,970 (L) | H Shares | 34.61% | 8.31% |
| CHEUK Hiu Kwong先生 ⁽⁶⁾ | 配偶的權益 | | H股 | F (10/ | 1.250/ |
| HSG Growth VI Holdco Y, Ltd. ⁽⁷⁾ | Beneficial owner 實益擁有人 | 14,378,720 (L) | H Shares H股 | 5.61% | 1.35% |
| HSG Growth VI Holdco Y, Ltd. ⁽⁷⁾ HongShan Capital Growth Fund VI, L.P. ⁽⁷⁾ | 具 亚 摊 何 八 Interest in controlled corporation | 14,378,720 (L) | H Shares | 5.61% | 1.35% |
| HongShan Capital Growth Fund VI, L.P. ⁽⁷⁾ | 於受控法團的權益 | 1 1,37 0,720 (L) | H Shares | 5.0170 | 0,661 |
| HSG Growth VI Management, L.P. ⁽⁷⁾ | Interest in controlled corporation | 14,378,720 (L) | H Shares | 5.61% | 1.35% |
| HSG Growth VI Management, L.P. ⁽⁷⁾ | 於受控法團的權益 | (L) | H股 | 5.0770 | 1.5370 |
| HSG Holding Limited ⁽⁷⁾ | Interest in controlled corporation | 14,378,720 (L) | H Shares | 5.61% | 1.35% |
| HSG Holding Limited ⁽⁷⁾ | 於受控法團的權益 | | H股 | | |
| | | | | | |

| | | | | | Approximate |
|--|------------------------------------|----------------|-----------------|--------------------|-------------------|
| | | | | Approximate | percentage of |
| | | | | percentage of | shareholding in |
| | | | | shareholding in | the total issued |
| | | Number of | | the relevant class | share capital of |
| | | Shares | | of Shares as at | the Company as at |
| Name of Shareholder | Nature of interest | interested | Class of Shares | June 30, 2024 | June 30, 2024 |
| | | | | | 於2024年6月30日 |
| | | | | 於2024年6月30日 | 於本公司全部 |
| | | 擁有權益的 | | 於相關股份類別 | 已發行股本中的 |
| 股東姓名 | 權益性質 | 股份數目 | 股份類別 | 的持股概約百分比 | 持股概約百分比 |
| | | | | | |
| SNP China Enterprises Limited ⁽⁷⁾ | Interest in controlled corporation | 14,378,720 (L) | H Shares | 5.61% | 1.35% |
| SNP China Enterprises Limited ⁽⁷⁾ | 於受控法團的權益 | | H股 | | |
| Shen Nanpeng ⁽⁷⁾ | Interest in controlled corporation | 14,378,720 (L) | H Shares | 5.61% | 1.35% |
| 沈南鵬 ⁽⁷⁾ | 於受控法團的權益 | | H股 | | |
| Shenzhen Sequoia Hanchen Equity | Beneficial owner | 14,378,720 (L) | H Shares | 5.61% | 1.35% |
| Investment Partnership (Limited | | | | | |
| Partnership) ⁽⁸⁾ | | | | | |
| 深圳紅杉瀚辰股權投資合夥企業 | 實益擁有人 | | H股 | | |
| (有限合夥)® | | | | | |
| Shenzhen Sequoia Yuechen Investment | Interest in controlled corporation | 14,378,720 (L) | H Shares | 5.61% | 1.35% |
| Partnership (Limited Partnership) ⁽⁸⁾ | | | | | |
| 深圳紅杉悦辰投資合夥企業 | 於受控法團的權益 | | H股 | | |
| (有限合夥)® | | | | | |
| Shenzhen Sequoia Yuchen Equity Investment | Interest in controlled corporation | 14,378,720 (L) | H Shares | 5.61% | 1.35% |
| Partnership (Limited Partnership) ⁽⁸⁾ | | | | | |
| 深圳市紅杉煜辰股權投資合夥企業 | 於受控法團的權益 | | H股 | | |
| (有限合夥)® | | | | | |
| Shenzhen Sequoia An Tai Equity Investment | Interest in controlled corporation | 14,378,720 (L) | H Shares | 5.61% | 1.35% |
| Partnership (Limited Partnership) $^{(8)}$ | | | | | |
| 深圳紅杉安泰股權投資合夥企業 | 於受控法團的權益 | | H股 | | |
| (有限合夥)® | | | | | |
| Shenzhen Sequoia Huan Yu Investment | Interest in controlled corporation | 14,378,720 (L) | H Shares | 5.61% | 1.35% |
| Management Co., Ltd. ⁽⁸⁾ | | | | | |
| 深圳市紅杉桓宇投資諮詢有限公司® | 於受控法團的權益 | | H股 | | |
| Zhou Kui ⁽⁸⁾ | Interest in controlled corporation | 14,378,720 (L) | H Shares | 5.61% | 1.35% |
| 周逵 [®] | 於受控法團的權益 | | H股 | | |

Notes:

- (1) The Letter "L" denotes the person's long position in the Shares.
- (2) Shiyue Jinfeng is the general partner of each of Shiyue Daotian Enterprise Management and Shiyue Zhongxin, respectively. Shiyue Jinfeng is deemed to be interested in the Shares held by Shiyue Daotian Enterprise Management and Shiyue Zhongxin respectively under the SFO.
- (3) Shenyang Hongsheng holds approximately 90% of the partnership interest in Shiyue Zhongxin. Shenyang Hongsheng is deemed to be interested in the Shares held by Shiyue Zhongxin under the SFO.
- (4) Shenyang Shengxin holds approximately 39.31% of the partnership interest in Shiyue Daotian Enterprise Management. Shenyang Shengxin is deemed to be interested in the Shares held by Shiyue Daotian Enterprise Management under the SFO.
- (5) Generation Sigma HK Investment Limited is wholly owned by Generation Sigma Investment Ltd., in which GenBridge Capital Fund I, L.P. holds 80.71% interests. The general partner of GenBridge Capital Fund I, L.P. is GenBridge Capital Fund I GP, Ltd., which is 50% owned by GenBridge Capital Partners, Ltd. GenBridge Capital Partners, Ltd. is wholly owned by Ms. Li Mao Chun. Generation Sigma Investment Ltd., GenBridge Capital Fund I, L.P., GenBridge Capital Partners, Ltd., GenBridge Capital Fund I, Mao Chun are deemed to be interested in the Shares held by Generation Sigma HK Investment Limited under the SFO.
- (6) Mr. CHEUK Hiu Kwong is the spouse of Ms. LI Mao Chun. CHEUK Hiu Kwong is deemed to be interested in the same Shares in which Ms. LI Mao Chun is interested under the SFO.
- (7) HSG Growth VI Holdco Y, Ltd. is wholly owned by HongShan Capital Growth Fund VI, L.P. which is in turn wholly owned by HSG Growth VI Management, L.P. HSG Growth VI Management, L.P. is wholly owned by HSG Holding Limited, which is in turn wholly owned by SNP China Enterprises Limited. SNP China Enterprises Limited is wholly owned by Mr. Shen Nanpeng. HongShan Capital Growth Fund VI, L.P., HSG Growth VI Management, L.P., HSG Holding Limited, SNP China Enterprises Limited and Mr. Shen Nanpeng are deemed to be interested in the Shares held by HSG Growth VI Holdco Y, Ltd. under the SFO.

附註:

- (I) 字母[L]代表該人士於股份的好倉。
- (2) 十月金豐為十月稻田企業管理及十月眾鑫的普通合夥 人。根據證券及期貨條例,十月金豐被視為於十月稻 田企業管理及十月眾鑫各自所持的股份中擁有權益。
- (3) 瀋陽鴻升持有十月眾鑫的約90%合夥權益。根據證券 及期貨條例,瀋陽鴻升被視為於十月眾鑫所持的股份 中擁有權益。
- (4) 瀋陽盛信於十月稻田企業管理持有約39.31%合夥權 益。根據證券及期貨條例,瀋陽盛信被視為於十月稻 田企業管理所持的股份中擁有權益。
- (5) Generation Sigma HK Investment Limited由Generation Sigma Investment Ltd.全資擁有,而Generation Sigma Investment Ltd.由GenBridge Capital Fund I, L.P.擁有 80.71%權益。GenBridge Capital Fund I, L.P.的普通合夥 人為GenBridge Capital Fund I GP, Ltd.,而GenBridge Capital Fund I GP, Ltd.由GenBridge Capital Partners, Ltd.擁有50%權益。GenBridge Capital Partners, Ltd.由 Li Mao Chun女士全資擁有。根據證券及期貨條例, Generation Sigma Investment Ltd.、GenBridge Capital Fund I, L.P.、GenBridge Capital Fund I GP, Ltd., GenBridge Capital Partners, Ltd.及LI Mao Chun女士被視 為於Generation Sigma HK Investment Limited持有的股 份中擁有權益。
- (6) CHEUK Hiu Kwong先生為LI Mao Chun女士的配偶。 根據證券及期貨條例,CHEUK Hiu Kwong被視為於LI Mao Chun女士擁有權益的相同股份中擁有權益。
- (7) HSG Growth VI Holdco Y, Ltd. 由HongShan Capital Growth Fund VI, L.P.全資擁有,而HongShan Capital Growth Fund VI, L.P.由HSG Growth VI Management, L.P.全資擁有。HSG Growth VI Management, L.P.由HSG Holding Limited全資擁有,而HSG Holding Limited SNP China Enterprises Limited全資擁有。SNP China Enterprises Limited由沈南鵬先生全資擁有。R據證 券及期貨條例,HongShan Capital Growth Fund VI, L.P.、HSG Growth VI Management, L.P.、HSG Holding Limited、SNP China Enterprises Limited及沈南鵬先生 被視為於HSG Growth VI Holdco Y, Ltd.持有的股份中 擁有權益。

Shenzhen Seguoia Hanchen Equity Investment Partnership (Limited Partnership) (8)(深圳紅杉瀚辰股權投資合夥企業(有限合夥)) is 99.99% owned by Shenzhen Sequoia Yuechen Investment Partnership (Limited Partnership) (深圳紅杉悦辰投 資合夥企業(有限合夥)), which is 60.60% owned by Shenzhen Sequoia Yuchen Equity Investment Partnership (Limited Partnership) (深圳紅杉煜辰股權投資合夥 企業(有限合夥)). Shenzhen Seguoia An Tai Equity Investment Partnership (Limited Partnership) (深圳紅杉安泰股權投資合夥企業(有限合夥)) is the general partner of each of Shenzhen Sequoia Hanchen Equity Investment Partnership (Limited Partnership) (深圳紅杉瀚辰股權投資合夥企業(有限合夥)), Shenzhen Seguoia Yuechen Investment Partnership (Limited Partnership) (深圳紅杉悦辰投資合夥企 業(有限合夥)) and Shenzhen Sequoia Yuchen Equity Investment Partnership (Limited Partnership) (深圳紅杉煜辰股權投資合夥企業(有限合夥)), while Shenzhen Sequoia An Tai Equity Investment Partnership (Limited Partnership) (深圳紅杉安 泰股權投資合夥企業(有限合夥)) is wholly owned by Shenzhen Sequoia Huan Yu Investment Management Co., Ltd. (深圳市紅杉桓宇投資諮詢有限公司). Shenzhen Sequoia Huan Yu Investment Management Co., Ltd. (深圳市紅杉桓宇投資諮詢 有限公司) is wholly owned by Zhou Kui. Shenzhen Sequoia Yuechen Investment Partnership (Limited Partnership) (深圳紅杉悦辰投資合夥企業(有限合夥)), Shenzhen Sequoia Yuchen Equity Investment Partnership (Limited Partnership) (深 圳紅杉煜辰股權投資合夥企業(有限合夥)), Shenzhen Sequoia An Tai Equity Investment Partnership (Limited Partnership) (深圳紅杉安泰股權投資合夥企業(有 限合夥)), Shenzhen Sequoia Huan Yu Investment Management Co., Ltd. (深圳市紅 杉桓宇投資諮詢有限公司) and Mr. Zhou Kui are deemed to be interested in the Shares held by Shenzhen Seguoia Hanchen Equity Investment Partnership (Limited Partnership) (深圳紅杉瀚辰胶權投資合夥企業(有限合夥)) under the SFO.

COMPLIANCE WITH LAWS AND REGULATIONS

The Group's operations are carried out primarily in the PRC, while the Shares of the Company are listed on the Stock Exchange. The businesses operated by us are subject to the laws of relevant jurisdictions in the PRC, Hong Kong and other related areas. During the six months ended June 30, 2024 and as of the date of this report, we have complied with relevant laws and regulations that have a significant impact on the Group in the applicable jurisdictions. During the Reporting Period, the Group did not have any material non-compliance with such laws and regulations.

PURCHASE, SALE AND REDEMPTION OF THE LISTED SECURITIES

During the Reporting Period, neither the Company nor any of its subsidiaries purchased, sold or redeemed any of the Company's listed securities (including the sale of treasury shares). As of the end of the Reporting Period, the Company or its subsidiaries did not hold any treasury shares.

深圳市紅杉瀚辰股權投資合夥企業(有限合夥)由深圳 (8) 紅杉悦辰投資合夥企業(有限合夥)擁有99.99%權益 而深圳紅杉悦辰投資合夥企業(有限合夥)由深圳紅杉 煜辰股權投資合夥企業(有限合夥)擁有60.60%權益。 深圳紅杉安泰股權投資合夥企業(有限合夥)為深圳市 紅杉瀚辰股權投資合夥企業(有限合夥)、深圳紅杉悦 辰投資合夥企業(有限合夥)及深圳紅杉煜辰股權投資 合夥企業(有限合夥)的普通合夥人,而深圳紅杉安泰 股權投資合夥企業(有限合夥)由深圳市紅杉桓宇投資 諮詢有限公司全資擁有。深圳市紅杉桓宇投資諮詢有 限公司由周逵全資擁有。根據證券及期貨條例,深圳 紅杉悦辰投資合夥企業(有限合夥)、深圳紅杉煜辰股 權投資合夥企業(有限合夥)、深圳紅杉安泰股權投資 合夥企業(有限合夥)、深圳市紅杉桓宇投資諮詢有限 公司及周逵先生被視為於深圳市紅杉瀚辰股權投資合 夥企業(有限合夥)持有的股份中擁有權益。

遵守法律法規的情況

本集團的業務營運主要在中國進行,而本公司的股份 則在聯交所上市。我們所營運的業務主要受中國、香 港等相關區域的法律監管。截至2024年6月30日止六 個月以及本報告日期,我們已遵守所適用區域對本集 團有重大影響的相關法例及規例,於報告期內,本集 團未有任何重大違反該等法律法規的行為。

購買 · 出售及贖回上市證券

報告期內,本公司或其任何附屬公司概無購買、出售 或贖回本公司之任何上市證券(包括出售庫存股份)。 截至報告期末,本公司或其附屬公司並無持有庫存股 份。

USE OF PROCEEDS FROM THE GLOBAL OFFERING

On October 12, 2023, the Company's H Shares were listed on the Stock Exchange, and the net proceeds from the global offering were approximately HK\$716.4 million after deducting underwriting commissions and other related expenses. Up to June 30, 2024, the Group had utilized approximately HK\$161.51 million of the proceeds for the intended purposes set out in the Prospectus, and the remaining unutilized proceeds amounted to approximately HK\$554.89 million. The balance of the proceeds from the listing will continue to be utilized according to the intended purposes and the planned schedule as mentioned above. Please see the table below for details:

全球發售所得款項用途

於2023年10月12日,本公司H股於聯交所上市,經扣 除(包銷佣金及其他相關開支)後,全球發售所得款 項淨額約為716.4百萬港元。直至2024年6月30日, 本集團已根據招股章程所載擬定用途動用所得款項約 161.51百萬港元,餘下未動用所得款項約為554.89百 萬港元。上市所得款項結餘將繼續根據上述擬定用途 及計劃時間使用,詳情請見下表:

| | Net proceeds | Unutilized net | proceeds during the | Utilized net | Unutilized net | |
|--------------------|---|--|---|---|--|---|
| | from the | proceeds as of | six months ended | proceeds up to | proceeds as at | Expected timeline for |
| Approximate % of | global offering | January I, 2024 | June 30, 2024 | June 30, 2024 | June 30, 2024 | utilization of the balance |
| total net proceeds | (HK\$ million) | (HK\$ million) | (HK\$ million) | (HK\$ million) | (HK\$ million) | of the net proceeds |
| | | 截至2024年1月1日 | | 直至2024年 | 於2024年 | |
| | | | | | | |
| | | | | | | 剩餘所得款項淨額 |
| 的概約百分比 | (百萬港元) | (百萬港元) | (百萬港元) | (百萬港元) | (百萬港元) | 預期使用時間 |
| 35% | 250.74 | 250.74 | 134.60 | 134.60 | 11614 | By the end of 2025 |
| 5570 | 2000 1 | 20071 | 15 100 | 131.00 | 110.11 | b) the one of 2023 |
| | | | | | | 於2025年末前 |
| 30% | 214.92 | 214.92 | 17.99 | 17.99 | 196.93 | By the end of 2025 |
| | | | | | | , |
| | | | | | | |
| | | | | | | |
| | | | | | | |
| | | | | | | 於2025年末前 |
| | | | | | | |
| | | | | | | |
| 10% | 71.64 | 71.64 | 5.45 | 5.45 | 66.19 | By the end of 2025 |
| | | | | | | |
| | | | | | | 於2025年末前 |
| 10% | 71.64 | 71.64 | 3.37 | 3.37 | 68.27 | By the end of 2025 |
| | | | | | | 於2025年末前 |
| 5% | 35.82 | 35.82 | 0.00 | 0.00 | 35.82 | By the end of 2025 |
| | | | | | | 於2025年末前 |
| 10% | 71.64 | 71.54 | 0.00 | 0.10 | 71.54 | By the end of 2025 於2025年末前 |
| | | | | | | 11/2023 7[\f] |
| | | | | | | |
| 100% | 716.40 | 716.30 | 161.41 | 161.51 | 554.89 | |
| | total net proceeds 估所得款項總淨額 的概約百分比 35% 30% 10% 10% 5% 10% | Approximate % of total net proceedsglobal offering (HK\$ million)估所得款項總淨額 的概約百分比全球發售 所得款項淨額 (百萬港元)35%250.7430%214.9210%71.645%35.8210%71.64 | Approximate % of total net proceeds global offering (HK\$ million) January 1, 2024 total net proceeds (HK\$ million) 截至2024年1月1日 全球發售 止尚未動用的 所得款項源額 所得款項源額 均概約百分比 (百萬港元) 35% 250.74 35% 250.74 30% 214.92 10% 71.64 10% 71.64 5% 35.82 10% 71.64 5% 35.82 10% 71.64 | Approximate % of total net proceeds global offering (HK\$ million) january 1, 2024 (HK\$ million) june 30, 2024 (HK\$ million) 査球發售 止尚未動用的 所得款項源類 的概約百分比 (HK\$ million) 截至2024年1月1日 止六個月已動用的 所得款項淨額 截至2024年6月30日 止六個月已動用的 所得款項淨額 35% 250.74 250.74 (百萬港元) 35% 250.74 250.74 134.60 30% 214.92 214.92 17.99 10% 71.64 71.64 5.45 10% 71.64 71.64 3.37 5% 35.82 35.82 0.00 10% 71.64 71.54 0.00 | Approximate % of total net proceeds global offering (HK\$ million) january 1, 2024 (HK\$ million) june 30, 2024 (HK\$ million) june 30, 2024 (HK\$ million) 臺球發售 防得款項評額 全球發售 所得款項評額 近常款項評額 所得款項評額 june 30, 2024 (HK\$ million) june 30, 2024 (HK\$ million) june 30, 2024 (HK\$ million) 306 全球發售 (百萬港元) 近常就項評額 (百萬港元) 所得款項評額 (百萬港元) june 30, 2024 (HK\$ million) june 30, 2024 (HK\$ million) 307 全球發售 (百萬港元) 近得款項評額 (百萬港元) 所得款項評額 (百萬港元) june 30, 2024 (HK\$ million) june 30, 2024 (HK\$ million) 308 250.74 250.74 134.60 134.60 308 214.92 214.92 17.99 17.99 109 71.64 71.64 3.37 3.37 5% 35.82 35.82 0.00 0.00 10% 71.64 71.54 0.00 0.10 | Approximate % of total net proceeds global offering (HK\$ million) june 30, 2024 (HK\$ million) june 30, 2024 (H\$ million) < |

The Company has utilized part of the net proceeds from the global offering of Shares and will gradually utilize the net proceeds in accordance with the intended purposes as stated in the Prospectus. In order to enhance the capital usage efficiency, reasonably utilize the temporarily idle proceeds raised from the global offering and realize value preservation and appreciation of the proceeds of the Company and protect the interests of Shareholders of the Company, without affecting the normal operation activities of the Company, as approved by the 2023 annual general meeting of the Company held on June 7, 2024 for the cash management purpose, it was proposed to utilize up to HK\$280 million of the proceeds which were expected to remain idle for more than one year to appropriately purchase wealth management products with high security, positive liquidity and a term of maturity not exceeding 12 months, within 12 months from the date when it was considered and approved at the 2023 annual general meeting. The above amount can be utilized on a rolling basis during the above-mentioned investment period of 12 months. The return from the cash management belongs to the Company. There is no material impact on the normal use of the proceeds according to the intended purposes as disclosed in the Prospectus and the normal operations of the Company. For details, please refer to the Company's announcement dated May 13, 2024 and circular dated May 16, 2024. As of June 30, 2024, the Company had used approximately HK\$280 million to subscribe for short-term wealth management products, which did not constitute a notifiable transaction under Chapter 14 and/nor a connected transaction under Chapter 14A of the Listing Rules.

AUDIT COMMITTEE

The Company established the Audit Committee with written terms of reference in compliance with the Rule 3.21 of the Listing Rules and the Corporate Governance Code. As at the date of this report, the Audit Committee comprises one non-executive Director (namely Mr. CHANG Bin) and two independent non-executive Directors (namely Mr. SHI Ketong and Mr. YEUNG Chi Tat) of the Company. Mr. YEUNG is the chairman of the Audit Committee. The Audit Committee has reviewed the accounting principles and practices adopted by the Group and discussed financial reporting matters with the management of the Company, and has also reviewed the Group's unaudited interim results for the six months ended June 30, 2024. 本公司已動用部分自全球發售股份所得款項淨額, 並將根據招股章程所述擬定用途逐步動用所得款項淨 額。為提高資金使用效率,合理利用暫時閒置的全球 發售所得款項,實現本公司募集資金的保值增值,保 障本公司股東利益,經本公司於2024年6月7日召開的 2023年年度股東大會審議批准,在不影響本公司正常 經營活動的前提下,擬於2023年年度股東大會審議通 過之日起12個月內,使用預期將繼續閒置一年以上的 募集資金適當購買安全性高、流動性好、期限不超過 12個月的理財產品,金額不高於280百萬港元,以進 行現金管理。該額度在上述12個月的投資期限內可循 環滾動使用。現金管理所得收益歸本公司所有,不會 實質影響募集資金按招股章程披露的既定用途的正常 使用及本公司的正常經營。詳情請參見本公司日期為 2024年5月13日的公告及2024年5月16日的通函。截至 2024年6月30日,本公司認購短期理財產品已動用金 額約為280百萬港幣,不構成上市規則項下第十四章 须予公佈的交易及/或第十四A章的關連交易。

審核委員會

本公司成立審核委員會,並根據上市規則第3.21條及 企業管治守則制定其書面職權範圍。於本報告日期, 審核委員會由本公司一名非執行董事(即常斌先生)及 兩名獨立非執行董事(即史克通先生及楊志達先生)組 成。楊先生為審核委員會主席。審核委員會經已審閲 本集團所採納的會計原則及慣例並與本公司管理層討 論財務報告事宜,亦已審閲本集團截至2024年6月30 日止六個月的未經審核中期業績。
Other Information 其他資料

INTERIM DIVIDEND

The Board resolved not to declare an interim dividend for the six months ended June 30, 2024.

PUBLIC FLOAT

Rule 8.08(1)(a) of the Listing Rules requires that there must be an open market in the securities for which listing is sought, and that a sufficient public float of an issuer's listed securities shall be maintained. This normally means that at least 25% of the issuer's total issued share capital must at all times be held by the public. Pursuant to Rule 8.08(1)(d) of the Listing Rules, the Stock Exchange may, subject to certain conditions and at its discretion, accept a lower percentage of between 15% to 25% in the case of issuers with an expected market capitalization at the time of listing of over HK\$10 billion.

We have applied to the Stock Exchange to exercise its discretion to grant a waiver under Rule 8.08(1)(d) of the Listing Rules at the time of listing, and the Stock Exchange has granted a waiver to strictly comply with the minimum public float requirements under Rule 8.08(1)(a) of the Listing Rules, resulting in the minimum percentage of public float being 15.7% of the total issued share capital of the Company from time to time.

Based on the information that is publicly available to the Company and to the best knowledge of the Directors, the Company has maintained the aforementioned minimum public float required by the Stock Exchange since the Listing Date and up to the Latest Practicable Date.

BIOGRAPHICAL CHANGES OF DIRECTORS, SUPERVISORS AND SENIOR MANAGEMENT

Mr. Yeung Chi Tat, our independent non-executive Director, was appointed as an independent non-executive director of Chabaidao, a company listed on the Stock Exchange (stock code: 2555) in April 2024, and in May 2024, Mr. Yeung was appointed as an independent non-executive director of Lingbao Gold Group Company Ltd., a company listed on the Stock Exchange (stock code: 3330).

中期股息

董事會決議不宣派截至2024年6月30日止六個月的中 期股息。

公眾持股量

上市規則第8.08(1)(a)條規定,尋求上市的證券必須 有公開市場,且發行人的上市證券須維持足夠公眾持 股量。一般而言,無論何時,發行人已發行股本總 額必須至少有25%由公眾人士持有。根據上市規則第 8.08(1)(d)條,在符合若干條件的情況下,如發行人預 期在上市時的市值逾100億港元,則聯交所可酌情接 納介乎15%至25%之間的一個較低的百分比。

我們於上市時已向聯交所申請根據上市規則第8.08(1) (d)條行使其酌情權授予豁免,且聯交所已授予豁免嚴 格遵守上市規則第8.08(1)(a)條項下的最低公眾持股量 規定,使公眾持股量的最低百分比不時為本公司已發 行股本總額的15.7%。

根據本公司可得公開資料及據董事所知,本公司自上 市日期起及直至最後實際可行日期均維持聯交所要求 的前述最低公眾持股量。

董事、監事及高級管理人員履歷變動情況

獨立非執行董事楊志達先生,受聘為獨立非執行董事 的茶百道(聯交所上市公司,股份代號:2555)於2024 年4月上市,2024年5月楊先生受聘為靈寶黃金集團股 份有限公司(聯交所上市公司,股份代號:3330)獨立 非執行董事。

Other Information 其他資料

Mr. Lin Chen, our independent non-executive Director, has served as an independent director of Allianz Global Investors Fund Management Co., Ltd. since September 2023. Allianz Fund has been officially open after being approved in April 2024. Mr. Lin Chen has served as an independent director of Beijing 51World Digital Twin Technology Co., Ltd since September 2024.

Save as disclosed above, the Company is not aware of any changes in the information of Directors, Supervisors and senior management that require disclosure in accordance with Rule 13.51B(1) of the Listing Rules from January 1, 2024 and up to the Latest Practicable Date.

HUMAN RESOURCES AND REMUNERATION POLICY

The Company has always adhered to the "people-oriented" employment philosophy, strengthened the construction of the talent system, and promoted the growth of talent capabilities, thereby driving the business development of the Company. In implementing the employment strategy that integrates "internal training" and "external introduction", the Company pays more attention to the cultivation of internal talents while constantly carrying out the "Management Trainee Program". In the first half of 2024, the Company established collaborative partnerships such as "employment base" and "internship base" for talents with relevant schools and departments of certain universities such as Dalian University of Technology, Liaoning University, and Heilongjiang University to ensure the input of exceptional graduates.

The Company places a strong emphasis on employee training to improve employees' professional and comprehensive capabilities. We consistently provide new recruits with induction training encompassing corporate culture, business operations, management knowledge, etc., enabling employees to be swiftly assimilated into and adaptive to their positions. The Company also provides comprehensive training and development for its employees through the establishment of internal training forum, commerce academies, etc., which facilitates employees to become well-rounded talents with managerial thinking.

Moreover, the Company has comprehensively sorted out and enhanced its operational procedures pertaining to employee relations in order to streamline the processes, achieve online and automated procedures as far as possible aiming to enhance administrative efficiency, and provide employees with a more standardized and convenient service experience. 獨立非執行董事林晨先生,於2023年9月開始擔任 Allianz Global Investors Fund Management Co., Ltd. (安 聯基金管理有限公司)的獨立董事,安聯基金於2024 年4月獲核准後正式開業。於2024年9月林晨先生擔任 北京五一視界數字孿生科技股份有限公司獨立董事。

除上文所披露者外,本公司並不知悉自2024年1月1日 及直至最後實際可行日期,董事、監事及高級管理人 員的資料發生任何需要根據上市規則第13.51B(1)條予 以披露的變動。

人力資源與薪酬政策

公司始終遵循「以人為本」的用人理念,加強人才體系 建設,促進人才能力成長,進而推動公司業務發展。 公司在實施「內培」和「外引」相結合的用人策略下, 更加注重內部人才的培養,持續推行「管培生計劃」。 2024年上半年,公司先後與大連理工大學、遼寧大 學、黑龍江大學等高等學校的相關院系,建立人才 「就業基地」和「實習基地」等合作關係,保證優秀生源 的輸入。

公司注重員工培訓,提升員工專業與綜合能力,我們 持續不斷的為新入職員工提供有關企業文化、業務操 作、管理通識等方面的入職培訓,讓員工快速融入和 適應崗位。公司還通過建立內部培訓大講堂、商學苑 等方式,對公司員工進行全方位的培訓和培養,使員 工成為具備經營者思維的全面發展型人才。

公司還全面梳理與改進了員工關係操作流程,精簡環節,盡可能實現線上化、自動化,提高辦理效率,給 員工提供更規範,更便捷的服務體驗。

Other Information 其他資料

In terms of salary, the Company has gradually improved its salary system. On the basis of ensuring internal fairness, it appropriately favors key positions and core employees to maintain the market competitiveness of the salary for outstanding talents. Meanwhile, it adheres to the principle that employee salary is closely related to company benefits and may fluctuate. The Company has continued to flexibly use a variety of salary structures and models to meet the needs of employee management and motivation in different scenarios, such as implementing piece-rate wages and performance-linked incentives for front-line employees at production line. By continuously improving the performance-linked salary incentive model for offline sales personnel and progressively broadening its scope of application, the Company has accomplished a win-win synergy of escalating performance level alongside increased employee income. The Company handles and pays various social insurance and housing provident funds in accordance with relevant national laws, regulations and local policy documents, withholds and pays personal income tax of employees, and guides employees to complete their consolidation and final settlement of personal income tax for the previous year.

As at June 30, 2024, we had 2,058 full-time employees, most of whom were located in Shenyang, Wuchang and Beijing.

SHARE SCHEME

During the six months ended June 30, 2024, the Company and its major subsidiaries did not have any share scheme.

SUBSEQUENT EVENTS

Subsequent to 30 June 2024 and up to the date of this report, the Company redeemed certain investment in wealth management products with the aggregate amount of RMB66.1 million.

薪酬方面,公司逐漸完善薪酬體系,在保證內部公平的基礎上,對關鍵崗位和核心骨幹員工適當的傾斜, 保持優秀人才的薪酬市場競爭力。同時堅持員工薪酬 與公司效益緊密聯繫、上下浮動的原則。公司繼續靈 活使用多種薪酬結構與模式,滿足不同場景下的員工 管理與激勵的需要,如對生產一線員工實行計件工資 和績效激勵。不斷完善線下銷售人員績效薪酬激勵模 式,並逐步擴大使用範圍,實現公司業績增長與員 工收入增加雙贏。公司根據國家有關法律、法規及地 方性政策文件,辦理和繳納各項社會保險與住房公積 金,並代扣代繳員工個人所得税,指導員工完成個人 所得税上年度匯算清繳。

於2024年6月30日,我們有2,058名全職僱員,其中大 多數位於瀋陽、五常及北京。

股份計劃

截至2024年6月30日止六個月,本公司及主要附屬公 司並無股份計劃。

報告期後事項

於2024年6月30日後至本報告日期止期間,本公司贖回部分理財產品投資,金額合共人民幣66.1百萬元。

Consolidated Statement of Profit or Loss and Other Comprehensive Income 綜合損益及其他全面收入表

For the six months ended 30 June 2024 – unaudited (Expressed in Renminbi ("RMB")) 截至2024年6月30日止六個月一未經審核(以人民幣(「人民幣」)列示)

| | | | Six months end 截至6月30日 | |
|--|---------------------------------|------|---------------------------|-------------|
| | | | 2024 | 2023 |
| | | | 2024年 | 2023年 |
| | | Note | RMB'000 | RMB'000 |
| | | 附註 | 人民幣千元 | 人民幣千元 |
| Revenue | 收益 | 4 | 2,620,565 | 2,227,203 |
| Cost of sales | 銷售成本 | | (2,176,281) | (1,900,907) |
| Gross profit | 毛利 | 4 | 444,284 | 326,296 |
| | 013 | , | 11,201 | 520,270 |
| Other net income | 其他收入淨額 | | 7,968 | 9,354 |
| Gains arising from changes in fair value of | 生物資產公允價值變動產生的收益 | | | |
| biological assets | | | 3,467 | _ |
| Selling and distribution expenses | 銷售及經銷開支 | | (239,558) | (161,956) |
| Administrative expenses | 行政開支 | | (73,156) | (76,923) |
| Impairment losses (charged)/reversed on trade | 貿易及其他應收款項減值虧損 | | | |
| and other receivables | (支出)/撥回 | | (2,089) | 1,108 |
| Profit from operations | 經營利潤 | | 140,916 | 97,879 |
| Finance costs | 財務成本 | 5(a) | (8,046) | (4,978) |
| Changes in the carrying amount of financial | 向投資者發行的金融工具 | | | |
| instruments issued to investors | 賬面值變動 | | _ | (114,196) |
| Profit/(loss) before taxation | 除税前溢利/(虧損) | 5 | 132,870 | (21,295) |
| Income tax | 所得税 | 6 | (7,109) | (3,006) |
| Profit/(loss) and total comprehensive income for the period attributable to equity shareholders of the Company | e 本公司權益股東應佔期內 溢利/(虧損)及全面收入總額 | | 125,761 | (24,301) |
| Earnings/(loss) per share | 每股盈利/(虧損) | | | |
| | 基本及攤薄(人民幣元) | 7 | 0.12 | (0.02) |
| Basic and diluted (RMB) | 坐中这种母(八以中儿) | / | 0.12 | (0.02) |

The notes on pages 45 to 69 form part of this interim financial report. Details of dividends payable to equity shareholders of the Company are set out in Note I6(b).

第45頁至第69頁的附註構成本中期財務報告的一部 分。應向公司權益股東派發的股息詳見附註16(b)。

Consolidated Statement of Financial Position 綜合財務狀況表

At 30 June 2024 – unaudited (Expressed in RMB) 於2024年6月30日一未經審核(以人民幣列示)

| | | | At 30 June | At 31 December |
|---|-----------------|------|------------|----------------|
| | | | 2024 | 2023 |
| | | | 於2024年 | 於2023年 |
| | | | 6月30日 | 12月31日 |
| | | Note | RMB'000 | RMB'000 |
| | | 附註 | 人民幣千元 | 人民幣千元 |
| Non-current assets | 非流動資產 | | | |
| Property, plant and equipment | 物業、廠房及設備 | 8 | 980,532 | 957,868 |
| Right-of-use assets | 使用權資產 | | 234,085 | 189,215 |
| Financial assets measured at fair value through | 以公允價值計量且其變動計入 | | | |
| profit or loss (''FVPL'') | 損益的金融資產 | 9 | 494,354 | _ |
| Other non-current assets | 其他非流動資產 | | 24,131 | 20,490 |
| | | | 1,733,102 | ١,167,573 |
| Current assets | 流動資產 | | | |
| Financial assets measured at FVPL | 以公允價值計量且其變動計入損益 | | | |
| | 的金融資產 | 9 | 343,949 | _ |
| Biological assets | 生物資產 | 10 | 41,521 | _ |
| Inventories | 存貨 | 11 | 1,119,927 | 1,604,828 |
| Trade and other receivables | 貿易及其他應收款項 | 12 | 487,177 | 505,192 |
| Restricted deposits | 受限制存款 | 13 | 30,000 | 30,000 |
| Cash and cash equivalents | 現金及現金等價物 | 13 | 588,758 | 1,427,218 |
| | | | 2,611,332 | 3,567,238 |
| Current liabilities | 流動負債 | | | |
| Trade and other payables | 貿易及其他應付款項 | 14 | 245,391 | 241,861 |
| Contract liabilities | 合約負債 | | 7,912 | 13,571 |
| Bank loans | 銀行貸款 | 15 | 500,397 | 1,011,071 |
| Lease liabilities | 租賃負債 | | 29,976 | 12,899 |
| Income tax payable | 應付所得税 | | 3,249 | 6,070 |
| | | | 786,925 | I,285,472 |
| Net current assets | 流動資產淨值 | | 1,824,407 | 2,281,766 |
| | | | | |
| Total assets less current liabilities | 總資產減流動負債 | | 3,557,509 | 3,449,339 |

Consolidated Statement of Financial Position 綜合財務狀況表

At 30 June 2024 – unaudited (continued) (Expressed in RMB) 於2024年6月30日一未經審核(續)(以人民幣列示)

| | | | At 30 June | At 31 December |
|-------------------------|-------|-------|------------|----------------|
| | | | 2024 | 2023 |
| | | | 於2024年 | 於2023年 |
| | | | 6月30日 | 12月31日 |
| | | Note | RMB'000 | RMB'000 |
| | | 附註 | 人民幣千元 | 人民幣千元 |
| Non-current liabilities | 非流動負債 | | | |
| Lease liabilities | 租賃負債 | | 37,690 | 19,467 |
| Deferred income | 遞延收入 | | 43,661 | 46,362 |
| | | | | |
| | | | 81,351 | 65,829 |
| NET ASSETS | 資產淨值 | | 3,476,158 | 3,383,510 |
| CAPITAL AND RESERVES | 資本及儲備 | | | |
| Share capital | 股本 | 16(a) | 106,815 | 106,815 |
| Reserves | 儲備 | | 3,369,343 | 3,276,695 |
| TOTAL EQUITY | 總權益 | | 3,476,158 | 3,383,510 |

This interim financial report was approved by the Board of Directors on 29 此中期財務報告於2024年8月29日獲董事會批准。 August 2024.

| Wang Bing | Zou Hao |
|----------------|-----------------------|
| 王兵 Director | 鄒昊 Director |
| 董事 | 董事 |

The notes on pages 45 to 69 form part of this interim financial report.

第45頁至第69頁的附註構成本中期財務報告的一部 分。

Consolidated Statement of Changes In Equity 綜合權益變動表

For the six months ended 30 June 2024 – unaudited (Expressed in RMB) 截至2024年6月30日止六個月一未經審核(以人民幣列示)

| At 31 December 2023 | 於2023年12月31日 | 106,815 | 1,398,597 | 2,281,174 | 4,142 | (407,218) | 3,383,510 |
|--|----------------------------|------------------|------------------|------------------|------------------|------------------|---------------------|
| Appropriation to reserves | 分配至儲備 | | _ | | 4,142 | (4,142) | _ |
| the listing of the Company's shares | | _ | _ | 2,847,016 | - | - | 2,847,016 |
| Expiration of the redemption rights upon | 本公司股份上市後贖回權到期 | | | | | | |
| net of share issuance expenses (Note 16(a)) | 扣除股份發行開支 (附註16(a)) | 5,340 | 706,113 | _ | _ | _ | 711,453 |
| ssuance of shares by initial public offering, | | | | | | | × , |
| Loss and total comprehensive income for the period | 期內虧損及全面收入總額 | _ | _ | _ | _ | (40,562) | (40,562) |
| Changes in equity for the six months ended 31 December 2023: | 截至2023年12月31日止 六個月權益變動: | | | | | | |
| At 30 June 2023 | 於2023年6月30日 | 101,475 | 692,484 | (565,842) | _ | (362,514) | (134,397) |
| liability company (Note 16(a)) | (附註16(a)) | | (1,717,998) | 1,335,941 | (16,711) | 398,768 | - |
| the preferential rights Conversion into a joint stock limited | 轉制為股份有限公司 | _ | - | (285,714) | _ | - | (285,714) |
| Recognition of redemption liabilities for | 確認優先權的贖回負債 | | | | | | |
| Capital contributions (Note 16(a)) | 出資(附註16(a)) | 2,030 | 279,960 | - | _ | (24,301) | (24,301) 281,990 |
| Loss and total comprehensive income for the period | 期內虧損及全面收入總額 | | | | | (24,301) | (24201) |
| Changes in equity for the six months ended 30 June 2023: | 截至2023年6月30日止 六個月權益變動: | | | | | | |
| At I January 2023 | 於2023年1月1日 | 99,445 | 2,130,522 | (1,616,069) | 6,7 | (736,981) | (106,372) |
| | | RMB'000 人民幣千元 | RMB'000 人民幣千元 | RMB'000 人民幣千元 | RMB'000 人民幣千元 | RMB'000 人民幣千元 | RMB'000 人民幣千元 |
| | | <u> </u> | 資本儲備 | 其他儲備 | 法定儲備 | 累計虧損 | 緫計 |
| | | share capital | reserve | reserve | reserve | losses | Total |
| | | Paid-in capital/ | Capital | Other | Statutory | Accumulated | |

Consolidated Statement of Changes In Equity 綜合權益變動表

For the six months ended 30 June 2024 – unaudited (continued) (Expressed in RMB) 截至2024年6月30日止六個月一未經審核(續)(以人民幣列示)

| At 30 June 2024 | 於2024年6月30日 | 106,815 | 1,398,597 | 2,281,174 | 4,142 | (314,570) | 3,476,158 |
|--|---------------------------|------------------|-----------|-----------|-----------|-------------|-----------|
| | | | | | | | |
| Dividends to shareholders (Note 16(b)) | 向股東派付股息(附註16(b)) | - | - | - | - | (33,113) | (33,113) |
| for the period | | - | - | - | - | 125,761 | 125,761 |
| Profit and total comprehensive income | 期內溢利及全面收入總額 | | | | | | |
| Changes in equity for the six months ended 30 June 2024: | 截至2024年6月30日止六個月權 益變動: | | | | | | |
| At I January 2024 | 於2024年1月1日 | 106,815 | 1,398,597 | 2,281,174 | 4,142 | (407,218) | 3,383,510 |
| | | 人民幣千元 | 人民幣千元 | 人民幣千元 | 人民幣千元 | 人民幣千元 | 人民幣千元 |
| | | RMB'000 | RMB'000 | RMB'000 | RMB'000 | RMB'000 | RMB'000 |
| | | 股本 | 資本儲備 | 其他儲備 | 法定儲備 | 累計虧損 | 總計 |
| | | 實繳資本/ | | | | | |
| | | share capital | reserve | reserve | reserve | losses | Total |
| | | Paid-in capital/ | Capital | Other | Statutory | Accumulated | |

The notes on pages 45 to 69 form part of this interim financial report.

第45頁至第69頁的附註構成本中期財務報告的一部 分。

Condensed Consolidated Statement of Cash Flows 簡明綜合現金流量表

For the six months ended 30 June 2024 – unaudited (Expressed in RMB) 截至2024年6月30日止六個月一未經審核(以人民幣列示)

| | | | Six months en | |
|---|------------------|------------|---------------|-----------------|
| | | | 截至6月30日 | |
| | | | 2024 2024年 | 2023 2023年 |
| | | Nata | RMB'000 | RMB'000 |
| | | Note 附註 | 人民幣千元 | KMB000 人民幣千元 |
| | | PIJā± | 人民帝十九 | 八氏帝十九 |
| Operating activities | 經營活動 | | | |
| Cash generated from operations | 經營所得現金 | | 690,882 | 467,045 |
| Income tax paid | 已付所得税 | | (9,930) | (5,885) |
| Net cash generated from operating activities | 經營活動所得現金淨額 | | 680,952 | 461,160 |
| Investing activities | 投資活動 | | | |
| Payments for purchase of property, plant and | 購買物業、廠房及設備以及 | | | |
| equipment and land use rights | 土地使用權付款 | | (89,190) | (142,958) |
| Net proceeds from disposal of property, plant | 出售物業、廠房及設備所得款項淨額 | | (07,170) | (112,750) |
| and equipment | | | 193 | 773 |
| Purchase of financial assets at FVPL | 購買以公允價值計量且其變動 | | 175 | 115 |
| | 計入損益的金融資產 | | (1,141,552) | _ |
| Redemption of financial assets at FVPL | 贖回以公允價值計量且其變動 | | (1,111,332) | |
| | 計入損益的金融資產 | | 253,446 | _ |
| Investment income received | 已收投資收入 | | 4,298 | _ |
| | | | ., | |
| Net cash used in investing activities | 投資活動所用現金淨額 | | (972,805) | (42, 85) |
| Financing activities | 融資活動 | | | |
| Proceeds from the capital contributions, net of | 出資所得款項,扣除交易成本 | | | |
| transaction costs | | | - | 285,292 |
| Issuance costs of the listing of the Company's | 本公司股份上市發行成本 | | | |
| shares | | | (1,297) | (2,002) |
| Proceeds from bank loans | 銀行貸款所得款項 | | 100,000 | 93,409 |
| Repayment of bank and other loans | 銀行及其他貸款還款 | | (610,674) | (484,488) |
| Capital element of lease rentals paid | 已付租賃租金的本金部分 | | (22,984) | (4,535) |
| Interest element of lease rentals paid | 已付租賃租金的利息部分 | | (1,444) | (407) |
| Finance costs paid | 已付財務成本 | | (13,270) | (4,988) |
| Net cash used in financing activities | 融資活動所用現金淨額 | | (549,669) | (117,719) |
| | | | | |
| Net (decrease)/increase in cash and cash | 現金及現金等價物 | | | |
| equivalents | (減少)/增加淨額 | | (841,522) | 201,256 |
| Cash and cash equivalents at I January | Ⅰ月Ⅰ日現金及現金等價物 | | 1,427,218 | 120,360 |
| Effect of foreign exchange rates changes | 匯率變動的影響 | | 3,062 | _ |
| Cash and cash equivalents at 30 June | 6月30日現金及現金等價物 | 13 | 588,758 | 321,616 |
| | | | | |

The notes on pages 45 to 69 form part of this interim financial report.

第45頁至第69頁的附註構成本中期財務報告的一部 分。

I.

(Expressed in RMB unless otherwise indicated) (除特別註明外,金額單位為人民幣元)

CORPORATE INFORMATION

I.

Shiyue Daotian Group Co., Ltd. (十月稻田集團股份有限公司) (the "Company") was established in Shenyang, Liaoning Province, the People's Republic of China (the "PRC") on 3 May 2018 as a limited liability company. The Company and its subsidiaries (together, the "Group") are principally engaged in the manufacturing and sales of pantry staple food in the PRC.

The Company's shares were listed on the Main Board of The Stock Exchange of Hong Kong Limited (the "Stock Exchange") on 12 October 2023.

2 BASIS OF PREPARATION

The interim financial report has been prepared in accordance with the applicable disclosure provisions of the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited, including compliance with International Accounting Standard ("IAS") 34, *Interim financial reporting*, issued by the International Accounting Standards Board (the "IASB"). It was authorised for issue on 29 August 2024.

The interim financial report has been prepared in accordance with the same accounting policies adopted in the 2023 annual financial statements, except for the accounting policy changes that are expected to be reflected in the 2024 annual financial statements. Details of any changes in accounting policies are set out in Note 3.

The preparation of an interim financial report in conformity with IAS 34 requires management to make judgements, estimates and assumptions that affect the application of policies and reported amounts of assets and liabilities, income and expenses on a year to date basis. Actual results may differ from these estimates.

公司資料

十月稻田集團股份有限公司(「本公司」)於2018 年5月3日在中華人民共和國(「中國」)遼寧省瀋 陽市成立為有限責任公司。本公司及其附屬公 司(統稱為「本集團」)在中國主要從事廚房主食 的生產及銷售。

本公司股份於2023年10月12日在香港聯合交易 所有限公司(「聯交所」)主板上市。

2 編製基準

本中期財務報告乃按照香港聯合交易所有限公 司證券上市規則所有適用之披露規定而編製, 當中包括符合國際會計準則理事會(「國際會計 準則理事會」)所頒佈之國際會計準則(「國際會 計準則」)第34號*中期財務報告*之規定。其於 2024年8月29日獲授權刊發。

除預期將會於2024年度週年財務報表採納之會 計政策轉變外,本中期財務報告已按照2023 年度週年財務報表所採納的相同會計政策而編 製。有關任何會計政策變動之詳情載於附註3。

中期財務報告乃遵照國際會計準則第34號而編 製,有關準則規定管理層作出影響政策應用及 年初至今的資產與負債、收入及開支呈報金額 的判斷、估計及假設。實際結果可能與此等估 計有所不同。

(Expressed in RMB unless otherwise indicated) (除特別註明外,金額單位為人民幣元)

2 BASIS OF PREPARATION (CONTINUED)

This interim financial report contains condensed consolidated financial statements and selected explanatory notes. The notes include an explanation of events and transactions that are significant to an understanding of the changes in financial position and performance of the Group since the 2023 annual financial statements. The condensed consolidated interim financial statements and notes thereon do not include all of the information required for a full set of financial statements prepared in accordance with IFRS Accounting Standards.

The interim financial report is unaudited, but has been reviewed by KPMG in accordance with Hong Kong Standard on Review Engagements 2410, *Review of interim financial information performed by the independent auditor of the entity*, issued by the HKICPA. KPMG's independent review report to the Board of Directors is included on page 70 to 71.

The financial information relating to the financial year ended 31 December 2023 that is included in the interim financial report as comparative information does not constitute the Company's statutory annual consolidated financial statements for that financial year but is derived from those financial statements. Statutory financial statements for the year ended 31 December 2023 are available from the Company's registered office. The auditors have expressed an unqualified opinion on those financial statements in their report dated 28 March 2024.

3 CHANGES IN ACCOUNTING POLICIES

The Group has applied the following amendments to IFRS Accounting Standards issued by the IASB to this interim financial report for the current accounting period:

- Amendments to IAS I, Presentation of financial statements: Classification of liabilities as current or non-current ("2020 amendments")
- Amendments to IAS 1, Presentation of financial statements: Noncurrent liabilities with covenants ("2022 amendments")
- Amendments to IFRS 16, *Leases: Lease liability in a sale and leaseback*
- Amendments to IAS 7, Statement of cash flows and IFRS 7, Financial instruments: Disclosures – Supplier finance arrangements

2 編製基準(續)

本中期財務報告載有簡明綜合財務報表及經篩 選的解釋性附註。該等附註載有對了解自2023 年度週年財務報表刊發以來本集團的財務狀況 及表現變動而言屬重要的事件及交易説明。簡 明綜合中期財務報表及其附註並未載有根據國 際財務報告會計準則編製全份財務報表所需之 所有資料。

本中期財務報告未經審核,惟已經畢馬威會計 師事務所根據香港會計師公會頒佈之香港審閱 委聘準則第2410號「由實體獨立核數師執行的中 期財務資料審閱」進行審閱。畢馬威會計師事務 所致董事會的獨立審閱報告載於第70頁至第71 頁。

作為比較資料納入中期財務報告的截至2023年 12月31日止財政年度的財務資料並不構成本公 司該財政年度的法定年度綜合財務報表,惟摘 錄自該等財務報表。截至2023年12月31日止 年度的法定財務報表可向本公司註冊辦事處索 取。核數師已於日期為2024年3月28日的報告中 對該等財務報表出具無保留意見。

3 會計政策變動

本集團已將以下由國際會計準則理事會頒佈的 國際財務報告會計準則修訂本應用於當前會計 期間的本中期財務報告:

- 國際會計準則第1號(修訂本),呈列財務
 報表:負債分類為流動或非流動(「2020年
 修訂本」)
- 國際會計準則第1號(修訂本),呈列財務 報表:附帶契諾的非流動負債(「2022年修 訂本」)
- 國際財務報告準則第16號(修訂本),租 賃:售後租回的租賃負債
- 國際會計準則第7號(修訂本),現金流量
 表及國際財務報告準則第7號,金融工具:
 披露-供應商融資安排

3

(Expressed in RMB unless otherwise indicated)
 (除特別註明外,金額單位為人民幣元)

3 CHANGES IN ACCOUNTING POLICIES (CONTINUED)

None of these developments have had a material effect on how the Group's results and financial position for the current period have been prepared or presented. The Group had not applied any new standard or interpretation that is not yet effective for the current accounting period.

4 REVENUE AND SEGMENT REPORTING

(a) Revenue

The principal activities of the Group are manufacturing and sales of pantry staple food. All of the revenue of the Group is recognised at a point in time during the Reporting Period. Further details regarding the Group's principal activities are disclosed in Note 4(b).

Disaggregation of revenue by primary products is disclosed in Note 4(b)(i).

(b) Segment reporting

The Group manages its businesses by products. 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 three reportable segments. No operating segments have been aggregated to form the following reportable segments.

- Rice products: this segment mainly produces pre-packaged
 rice products of different varieties.
- Whole grain, bean and other products: this segment mainly produces pre-packaged mixed brown rice, millet, corn, red bean and sesame.
- Dried food and other products: this segment mainly produces pre-packaged wood ear mushrooms, snow fungus mushroom and lotus seeds, as well as by-products, such as bran, husk and fractioned rice.

會計政策變動(續)

該等變動對本集團本期間業績及財務狀況的編 製或呈報方式並無構成重大影響。本集團並無 應用任何在當前會計期間尚未生效的新準則或 詮釋。

4 收益及分部報告

(a) 收益

本集團的主要業務為生產及銷售廚房主食 食品。本集團的所有收益均於報告期間內 的某個時間點確認。有關本集團主要業務 的進一步詳情披露於附註4(b)。

按主要產品劃分的分列收益於附註4(b)(i) 披露。

(b) 分部報告

本集團按產品管理其業務。按照符合就資 源分配和業績評估目的向本集團最高級別 執行管理層內部報告資料的方式,本集團 已呈列以下三個可報告分部。概無為形成 以下可報告分部而合併任何經營分部。

- 大米產品:該分部主要生產不同類 別的預包裝大米產品。
- 雜糧、豆類及其他產品:該分部主 要生產預包裝糙米、小米、玉米、 紅豆及芝麻。
- 乾貨及其他產品:該分部主要生產 預包裝木耳、銀耳及蓮子以及糠、
 稻殼、碎米等副產品。

(Expressed in RMB unless otherwise indicated) (除特別註明外,金額單位為人民幣元)

| 4 | REV (b) | AND SEGMENT REPORTING (CONTINUED) ent reporting (Continued) Segment results | 4 | | | | |
|---|------------|---|----|--------------------------|---|--|----------------------------|
| | | 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 during the Reporting Period is set out below. | | | 部表現而 | 向本集團最高 的有關本集團 | 分配及評估分 高級別執行管 團可報告分部 |
| | | | | | Six months end 截至2024年6月 Whole grain, bean | led 30 June 202] 30日止六個月 Dried food | |
| | | | | Rice products 大米產品 | and other products 雜糧、豆類 及其他產品 | and other products 乾貨及 其他產品 | Total 總計 |
| | | | بر | RMB'000 、民幣千元 | RMB'000 人民幣千元 | RMB'000 人民幣千元 | RMB'000 人民幣千元 |
| | | Revenue from external customers 來自外部客戶的收益及 and reportable segment revenue 可報告分部收益 | | 1,707,209 | 726,271 | 187,085 | 2,620,565 |
| | | Reportable segment gross profit 可報告分部毛利 | | 211,083 | 217,306 | 15,895 | 444,284 |
| | | | | | Six months end 截至2023年6月 Whole grain, bean | led 30 June 202 月30日止六個月 Dried food | |
| | | | | Rice products | and other products 雜糧、豆類 | and other products 乾貨及 | Total |
| | | |) | 大米產品 RMB'000 民幣千元 | | + 5 页 其他產品 RMB'000 人民幣千元 | 總計 RMB'000 人民幣千元 |
| | | Revenue from external customers 來自外部客戶的收益及 and reportable segment revenue 可報告分部收益 | | 1,739,381 | 288,342 | 199,480 | 2,227,203 |

可報告分部毛利

238,109

68,790

19,397

326,296

Reportable segment gross profit

(Expressed in RMB unless otherwise indicated)
 (除特別註明外,金額單位為人民幣元)

| REVENUE AND SEGMENT REPORTING (CONTINUED) Segment reporting (Continues) (i) Segment reporting (Continues) (ii) 常確要(A) (iii) 常確要(A) (iii) 常確要(A) (iiii) 学校部項(A) (iiiiiiiiiiiiiiiiiiiiiiiiiiiiiiiii | | | | | | (13.13.3342.73) | |
|---|---|--|-----------|-----|-----|-----------------|-------------|
| (a) Segment reporting (Continued) (b) 分部報告(部) (c) Geographic information (c) 分部報告(部) (c) 分離現分部 (c) かけるは he PRC. All of the Croup's revenue is generated from its catatomers in the PRC. Hence, no segment analysis based on geographical location of the customers and assets is presented. PROFIT/(LOS) BEFORE TAXATION Segment analysis based on geographical location of the customers and assets is presented. PROFIT/(LOS) BEFORE TAXATION Profit/(loss) before taxation is arrived at after charging (a) Finance costs (b) 分易成本 (c) Finance costs (c) Staff cost (c) Staff cost | 4 RI | Evenue and segment reporting (continued |) 4 | 收益】 | 反分音 | 郛報告 (續) | |
| (1) Geographic Information (1) 処理費料 The Group does not have material assets or operation outside the PRC. All of the Group's revenue is generated from its customers in the PRC. Hence, no segment analysis based on geographical location of the customers and assets is presented. 本集團主無於中國克外藻有重大產 重要素券。今集團的收益主部項目 大於中國的客戶。因此,並重互引 基於客戶及資產地理位置的分部分 fro 5 PROFIT/(LOSS) BEFORE TAXATION Profit/(Loss) before taxation is arrived at after charging: 5 除税期准利/(金用)乃使加除以下各項後得出: (1) Finance costs (1) 財務成率 (2) Finance costs (2) 財務成率 (2) Finance costs (3) 財務成本 (2) Finance costs (3) 財務成本 (2) Finance costs (3) 財務成本 (3) Finance costs (3) 財務成本 (4) Finance costs (4) 行貢款的利息的文 (5) Finance costs (3) 財務成本 (7) Finance costs (3) 財務成本 (2) Finance costs (3) 財務成本 (4) Finance costs (4) 行貢款的利息目的支 (5) Finance costs (3) June (6) Finance costs (4) 行貢款的利息目的支 (7) Finance costs (4) 月7 (6) Finance costs (4) 行貢款的利息目的支 (7) Finance costs (4) 月7 (7) Finance costs (4) 月7 (7) Finance costs (4) 月7 (6) Finance costs (6) 月7 (6) Finance costs (6) 月7 (7) Finance costs (6) 月7 <td></td> <td></td> <td></td> <td>(b)</td> <td>分部</td> <td>報告(續)</td> <td></td> | | | | (b) | 分部 | 報告 (續) | |
| The Group does not have material assets or operation outside the PRC. All of the Group's revenue is generated from its customers in the PRC. Hence, no segment analysis based on geographical location of the customers and assets is presented. | , i i i i i i i i i i i i i i i i i i i | | | | | | |
| autide the PRC. All of the Group's revenue is generated from its customers in the PRC. Hence, no segment analysis based on geographical location of the customers and assets is presented. 査務業務・本集同的牧道全部末自 其於年期的客戶。QU, 亡蘇集习J 基於客戶及資產通过低量的分部分 fro 5 PRCFIT/(LOS) BEFORE TAXATION Profit/(Ioss) before taxation is anived at after changing: 5 6 7 | | (1) 2008. up no micromation | | | () | | |
| autide the PRC. All of the Group's revenue is generated from its customers in the PRC. Hence, no segment analysis based on geographical location of the customers and assets is presented. 査務業務・本集同的牧道全部末自 其於年期的客戶。QU, 亡蘇集习J 基於客戶及資產通过低量的分部分 fro 5 PRCFIT/(LOS) BEFORE TAXATION Profit/(Ioss) before taxation is anived at after changing: 5 6 7 | | The Group does not have material assets or or | peration | | | 本集團並無於中國 | 境外擁有重大資 |
| from its customers in the PRC. Hence, no segment analysis based on geographical location of the customers and assets is presented. 基於本早及資產地理位室的分部分析。 5 PROFIT/(LOSS) BEFORE TAXATION 5 MR的描述II/CISEIJD ETABLE TARTICE Profit/(UoSs) before taxation is annoted at after changing: 第 PROFIT/(LOSS) BEFORE TAXATION 5 MRD MAIL / SERIEJD ETABLE TARTICE (n) Finance costs (a) Finance costs (b) MB CRE 2024 2023 2024年 2023年 2023年 2023年 2024年 2023年 2023年 2023年 RNB000 RVB000 RVB000 RVB000 RVB000 Junce see labilities 銀行貸款的利息需支 13,270 4,571 Interest expenses on bank loans 銀行貸款的利息需支 13,270 4,571 Interest expenses on bank loans 銀行貸款的利息需支 13,270 4,571 Interest on lease liabilities 相賃貸貸利息 14,44 407 Foreign exchange gains 個貨貨貸利息 14,44 407 June 2024 and 2023. 0.14 14,004 120,504 Quad 2024 2023 2024 2023 Quad 2024 2023 2024 2024 | | | | | | | |
| based on geographical location of the customers and assets is presented. 至於客戶及資產地理位質的分部分 析。 5 PROFIT/(LOSS) BEFORE TAXATION Profit/(loss) before taxation is arrived at after chargins: 5 PROFIT /(I \$ ST) DEEDRE TAXATION Profit/(loss) before taxation is arrived at after chargins: 5 PROFIT /(I \$ ST) DEEDRE TAXATION Profit/(loss) before taxation is arrived at after chargins: 5 PROFIT /(I \$ ST) DEEDRE TAXATION Profit/(loss) before taxation is arrived at after chargins: (a) Finance costs (a) J BEACA S (b) Finance costs (b) S R ME0000 R R R R R S2024年 K2023年 K, J301H L, * Marging R R R R | | | | | | | |
| presented. す。 5 PROFIT/(LOSS) BEFORE TAXATION 5 (除我前送利/(新用) Profit/(loss) before taxation is arrived at after charging: 6 (R 新加利/(新用))5線加除以下各項後得出: (1) Finance coss (1) 財務(加) 「 Finance coss (1) 財務(加) 「 Finance coss (1) 財務(加) 「 「 Finance coss (1) 財務(加) 「 「 「 「 「 「 」 」 」 」 」 」 」 」 」 」 」 」 」 | | | | | | | |
| 5 PROFIT/LOSS) BEFORE TAXATION Profit/loss) before taxation is arrived at after charging: 5 除稅前送利/(虧損))5總和除以下各項後得出: (a) Finance costs (a) 財務成本 (b) Finance costs (a) 財務成本 (c) Finance costs (a) 財務成本 (c) Finance costs (a) 財務成本 (c) Finance costs (c) 日本 (c) Finance costs have been capitalised for the six months ended 30 june 2024 and 2023. (c) 日本 (c) Staff costs (c) 日本 (c) Staff cost to defin | | 0 0 1 | assets is | | | | 见埋位直的分部分 |
| Profit/(bas) before taxation is arrived at after charging 除熱筋溢利/(範損)乃總扣除以下各項後得出: (a) Financ coss (a) 財務成和 2024 2023 2024 2023 2024 2023 2024 2023 2024 2023 2024 2023 2024 2023 2024 2023 2024 2023 2024 2023 2024 2023 2024 2023 2024 2023 2024 2023 2024 2023 2024 2023 110000 CRS*F元 No borrowing costs have been capitalised for the six months ended 30 June 2024 and 2023. (b) Staff cost (b) GITCS (c) Staff cost (c) GITCS (c) Staff cost (c) GITCS (c) Age state and other benefits Kard x Light Kinhal Mindigk (c) Age state state and other benefits Kard x Light Kinhal Mindigk (d) Age state | | presented. | | | | 析。 | |
| Profit/(bas) before taxation is arrived at after charging 除熱筋溢利/(範損)乃總扣除以下各項後得出: (a) Financ coss (a) 財務成和 2024 2023 2024 2023 2024 2023 2024 2023 2024 2023 2024 2023 2024 2023 2024 2023 2024 2023 2024 2023 2024 2023 2024 2023 2024 2023 2024 2023 2024 2023 2024 2023 110000 CRS*F元 No borrowing costs have been capitalised for the six months ended 30 June 2024 and 2023. (b) Staff cost (b) GITCS (c) Staff cost (c) GITCS (c) Staff cost (c) GITCS (c) Age state and other benefits Kard x Light Kinhal Mindigk (c) Age state state and other benefits Kard x Light Kinhal Mindigk (d) Age state | | | | | | | |
| (a) Finance costs (a) 財務成年 Signature (b) 財務成年 2024 2023 2024 2023 2024 2023 2024 2023 2024 2023 2024 2023 2024 2023 2024 2023 2024 2023 2024 2023 2024 2023 2024 2023 2024 2023 2024 2023 2024 2023 2024 2023 2024 2023 2025 13270 4,571 Interest copenses on bank loans 銀行貸取付利息 14,004 100 corres 144,04 407 6,668 - - 8 010 corres 10 10 101 corres 10 10 10 101 corres 10 10 10 10 101 corres 10 10 10 10 10 | | | 5 | | | | |
| Six months ended 30 June 離至6月30日止6個月 2024 2023 2024年 2023 2024年 2023 2024年 2023 2024年 2023 2024年 2023 2024年 2023 2024年 2023 1,270 4.571 Interest expenses on bank loans 銀行貸款的利息開支 13,270 4.571 Interest on lease liabilities 租賃負債利息 1,444 407 Foreign exchange gains 運足收益 (6.668) – 8,046 4978 No borrowing costs have been capitalised for the six months ended 30 June 2024 and 2023. (b) Staff costs (b) 員工成本 Six months ended 30 June 截至6月30日止六個月 - 2024 2023 2024年 2023年 RMB'000 民NHB'000 人民幣千元 人民幣千元 2024 2023 2024年 2023年 RMB'000 民NHB'000 人民幣千元 人民幣千元 55x months ended 30 June 144,004 120,506 Contributions to defined contribution 第定代系波像計劃的供款 retirement schemes 9,948 10,962 | Pr | rofit/(loss) before taxation is arrived at after charging: | | 除税前 | 前溢利 | /(虧損)乃經扣除. | 以下各項後得出: |
| Six months ended 30 June 離至6月30日止6個月 2024 2023 2024年 2023 2024年 2023 2024年 2023 2024年 2023 2024年 2023 2024年 2023 2024年 2023 1,270 4.571 Interest expenses on bank loans 銀行貸款的利息開支 13,270 4.571 Interest on lease liabilities 租賃負債利息 1,444 407 Foreign exchange gains 運足收益 (6.668) – 8,046 4978 No borrowing costs have been capitalised for the six months ended 30 June 2024 and 2023. (b) Staff costs (b) 員工成本 Six months ended 30 June 截至6月30日止六個月 - 2024 2023 2024年 2023年 RMB'000 民NHB'000 人民幣千元 人民幣千元 2024 2023 2024年 2023年 RMB'000 民NHB'000 人民幣千元 人民幣千元 55x months ended 30 June 144,004 120,506 Contributions to defined contribution 第定代系波像計劃的供款 retirement schemes 9,948 10,962 | | | | | | * + | |
| 第日の日正に個用 2024 2023 2024年 2023年 2024年 2024年 2023年 2024年 2026年 人民幣千元 人民幣千元 1 11200 11200 11501 1 11200 11200 11501 1 11200 11200 11501 1 11200 11200 11501 1 11200 11200 11501 1 11200 11200 11500 1 11200 11200 11500 1 11200 11200 11500 1 11200 11200 11200 1 11200 11200 11200 1 11200 11200 11200 1 11200 11200 11200 1 11200 11200 11200 1 11200 11200 11200 1 11200 11200 11200 1 11200 11200 <t< td=""><td>(a</td><td>) Finance costs</td><td></td><td>(a)</td><td>以防</td><td></td><td>dod 20 lune</td></t<> | (a |) Finance costs | | (a) | 以防 | | dod 20 lune |
| 2024 2023年 2024年 2024年 11derest expenses on bank loans 銀行貸款的利息開支 13,270 4,571 11derest on lease liabilities 租賃負債利息 1,444 407 2024年 0.068 - 8000 6,668 - 8000 0.066 4,978 No borrowing costs have been capitalised for the six months ended 30 June 2024 and 2023. 8 4 800 Cost for str (b) 目工成本 2024年 2023年 2024 2023 2024年 2023 2024年 2023 2024 2023 2024年 2023 2024年 2023 2024 2023 2024年 2023 2024 2023 2024 2023 8 10000 RMB0000 RMB0000 RMB0000 RMB0000 2024年 20236 2024年 20236 2024年 20236 2024 202 | | | | | | | • |
| 2024年 2023年 RMB000 人民幣千元 ALR幣千元 人民幣千元 Interest expenses on bank loans 銀行貸款的利息開支 13,270 Interest on lease liabilities 祖貸負債利息 1,444 Oreign exchange gains 正之火磁 (6,668) Mb borrowing costs have been capitalised for the six months endel 30 June 2024 and 2023. 截至2024年及2023年6人2023年6人300日上六個月・ (f) Staff cost (b) 員工成本 2024 2023 2024年 2024 2023 2024 | | | | | | | |
| RMB'000 RMB'000 RMB'000 人民幣千元 hterest expenses on bank loans 銀行貸款的利息開支 13,270 4,571 hterest expenses on bank loans 銀行貸款的利息開支 14,444 407 Proteign exchange gains 歴史收益 (6.669) - Rob borrowing costs have been capitalised for the six months endel 30 june 2024 and 2023. 截至2024年及2023年6人2023年6人30日止六個月・ No borrowing costs have been capitalised for the six months endel 30 june 2024 and 2023. 飯店町の本 Six months endel 30 june 2024 and 2023. () Staff costs () 月工命 2024 2023 2024年 2023 2024 2023 2024年 2023年 RMB'000 KRMB'000 KRMB'000 KRMB'000 人民幣千元 ガム民幣千百及及北小個市 120,504 140,04 120,504 10,962 10,962 10,962 10,962 10,962 | | | | | | | |
| 人民幣千元 人民幣千元 Interest expenses on bank loans 銀行貸款的利息開支 13,270 4,571 Interest on lease liabilities 租賃負債利息 1,444 407 Foreign exchange gains 匯以收益 (6,669) - No borrowing costs have been capitalised for the six months ended 30 june 2024 and 2023. 截至2024年及2023年6月30日止六個月・ 概無借款成本被資本化。 (1) Staff costs (b) 員工成本 2024 2023年 2024年 2024年 人民幣千元 人民幣千元 大民幣千元 人民幣千元 人民幣千元 10000 一日 月 10100 日 月 101000 日 月 1010000 | | | | | | | |
| Interest expenses on bank loans 銀行貸款的利息開支 13,270 4,571 Interest on lease liabilities 租賃負債利息 1,444 407 Foreign exchange gains 匯兑收益 (6,669) | | | | | | | |
| Interest on lease liabilities 租賃負債利息 1,444 407 Foreign exchange gains 歴兑收益 (6,668) - 8,046 4,978 No borrowing costs have been capitalised for the six months ended 30 June 2024 and 2023. 截至2024年及2023年6月30日止六個月・ 概無借款成本被資本化。 (b) Staff costs (b) 員工成本 2024 2023 2024年 | | | | | | 人氏帝十九 | 入氏帝十九 |
| Interest on lease liabilities 租賃負債利息 1,444 407 Foreign exchange gains 歴兑收益 (6,668) - 8,046 4,978 No borrowing costs have been capitalised for the six months ended 30 June 2024 and 2023. 截至2024年及2023年6月30日止六個月・ 概無借款成本被資本化。 (b) Staff costs (b) 員工成本 2024 2023 2024年 | | | | | | | |
| Foreign exchange gains歴兑收益(6.668)8,04649788,0464978No borrowing costs have been capitalised for the six months ended 30 June 2024 and 2023.截至2024年及2023年6月30日止六個月、 概無借款成本被資本化。(b)Staff costs(b)員工成本20242023 2024年2023 2024年20242023 2024年2023 2023年20242023 2024年2023 2024年20242023 2024年2023 2024年20242023 2024年2023 2024年20242023 2024年2023 2024年20242023 2024年2023 2024年20242023 2024年2023 2024年20242023 2024年2023 2024年20242023 2024年2023 2024年20242023 2024年2023 2024年20242023 2024年2023 2024年20242023 2024年2023 2024年20242023 2024年2023 202420242023 2024年2023 202420242023 2024年2023 202420242023 2024年2023 202420252024年2023 202420262023 20242024 202420272024 20242023 202420282024 20242023 202420292024 20242023 202420292024 20242023 202420242023 20242023 202420252024 20242023 2 | | | | | | · · · · · · | , |
| 8,046 4,978 No borrowing costs have been capitalised for the six months ended 30 June 2024 and 2023. 截至2024年及2023年6月30日止六個月・ 概無借款成本被資本化。 (b) Staff costs (b) 員工成本 Six months ended 30 June 截至6月30日止六個月 2024 2023 2024 2023 2024 2023 2024 2023 2024年 2023 2024年 2023 2024年 2023年 RMB'000 RMB'000 人民幣千元 人民幣千元 Salaries, wages and other benefits 薪金、工資及其他福利 144,004 120,506 Contributions to defined contribution 界定供款退休計劃的供款 9,948 10,962 | | | | | | 1,444 | 407 |
| No borrowing costs have been capitalised for the six months ended 30 June 2024 and 2023. 截至2024年及2023年6月30日止六個月・ 概無借款成本被資本化。 (b) 員工成本 近x months ended 30 June 截至6月30日止六個月 2024 2023 2024年 2023年 2024年 2023年 2024年 2023年 RMB'000 RMB'000 人民幣千元 人民幣千元 Salaries, wages and other benefits 薪金、工資及其他福利 Contributions to defined contribution 界定供款退休計劃的供款 9,948 10,962 | | Foreign exchange gains | (益 | | | (6,668) | |
| No borrowing costs have been capitalised for the six months ended 30 June 2024 and 2023. 截至2024年及2023年6月30日止六個月・ 概無借款成本被資本化。 (b) 員工成本 近x months ended 30 June 截至6月30日止六個月 2024 2023 2024年 2023年 2024年 2023年 2024年 2023年 RMB'000 RMB'000 人民幣千元 人民幣千元 Salaries, wages and other benefits 薪金、工資及其他福利 Contributions to defined contribution 界定供款退休計劃的供款 9,948 10,962 | | | | | | | |
| 30 June 2023. 概無借款成本被資本化。 (b) Staff costs (b) 員工成本 <u> 安全6月30日止六個月</u> 2024 2023 2024年 2023年 2024年 2023年 RMB'000 人民幣千元 人民幣千元 Salaries, wages and other benefits 薪金、工資及其他福利 144,004 120,506 P定供款退休計劃的供款 9,948 10,962 | | | | | | 8,046 | 4,978 |
| 30 June 2023. 概無借款成本被資本化。 (b) Staff costs (b) 員工成本 <u> 安全6月30日止六個月</u> 2024 2023 2024年 2023年 2024年 2023年 RMB'000 人民幣千元 人民幣千元 Salaries, wages and other benefits 薪金、工資及其他福利 144,004 120,506 P定供款退休計劃的供款 9,948 10,962 | | | | | | | |
| (b) Staff costs (b) Staff costs (c) 員工成本 Six months end 30 June 截至6月30-L上六個J 2024 2023 2024年 2023年 2024年 2023年 RMB'000 人民幣千元 人民幣千元 Salaries, wages and other benefits 薪金、工資及其他福利 144,004 120,506 内定作ibutions to defined contribution 新金、工資及其他福利 144,004 120,506 内定性款退休計劃的供款 9,948 10,962 | | No borrowing costs have been capitalised for the six month | ns ended | | 截至2 | 2024年及2023年6月 | 30日止六個月, |
| Six months ended 30 June 截至6月30日止六個月 2024 2023 2024年 2023年 RMB'000 人民幣千元 人民幣千元 Salaries, wages and other benefits 薪金、工資及其他福利 144,004 120,506 Contributions to defined contribution 界定供款退休計劃的供款 retirement schemes 9,948 10,962 | | 30 June 2024 and 2023. | | | 概無伯 | 昔款成本被資本化。 | |
| Six months ended 30 June 截至6月30日止六個月 2024 2023 2024年 2023年 RMB'000 人民幣千元 人民幣千元 Salaries, wages and other benefits 薪金、工資及其他福利 144,004 120,506 Contributions to defined contribution 界定供款退休計劃的供款 retirement schemes 9,948 10,962 | | | | | | | |
| 截至6月30日止六個月202420232024年2023年2024年2023年RMB'000RMB'000人民幣千元人民幣千元Salaries, wages and other benefits薪金、工資及其他福利Contributions to defined contribution界定供款退休計劃的供款retirement schemes9,94810,962 | (b |) Staff costs | | (b) | 員工月 | 成本 | |
| 202420232024年2023年2024年2023年RMB'000RMB'000人民幣千元人民幣千元Salaries, wages and other benefits薪金、工資及其他福利Contributions to defined contribution界定供款退休計劃的供款retirement schemes9,94810,962 | | | | | | Six months en | ded 30 June |
| 2024年2023年RMB'000RMB'000人民幣千元人民幣千元Salaries, wages and other benefits薪金、工資及其他福利Contributions to defined contribution界定供款退休計劃的供款retirement schemes9,94810,962 | | | | | | 截至6月30日 | 山六個月 |
| RMB'000 人民幣千元 RMB'000 人民幣千元 Salaries, wages and other benefits 薪金、工資及其他福利 144,004 120,506 Contributions to defined contribution 界定供款退休計劃的供款 9,948 10,962 | | | | | | 2024 | 2023 |
| 人民幣千元 人民幣千元 Salaries, wages and other benefits 薪金、工資及其他福利 144,004 120,506 Contributions to defined contribution 界定供款退休計劃的供款 9,948 10,962 | | | | | | 2024年 | 2023年 |
| Salaries, wages and other benefits薪金、工資及其他福利144,004120,506Contributions to defined contribution界定供款退休計劃的供款9,94810,962 | | | | | | RMB'000 | RMB'000 |
| Contributions to defined contribution 界定供款退休計劃的供款 retirement schemes 9,948 10,962 | | | | | | 人民幣千元 | 人民幣千元 |
| Contributions to defined contribution 界定供款退休計劃的供款 retirement schemes 9,948 10,962 | | | | | | | |
| Contributions to defined contribution 界定供款退休計劃的供款 retirement schemes 9,948 10,962 | | Salaries, wages and other benefits 薪金、 | 工資及其他福利 | | | 144.004 | 120.506 |
| retirement schemes 9,948 10,962 | | - | | | | , • | |
| | | | | | | 9,948 | 10,962 |
| 153,952 131,468 | | | | | | | |
| | | | | | | 153 952 | 131 468 |
| | | | | | | 100,702 | 131,100 |

(Expressed in RMB unless otherwise indicated) (除特別註明外,金額單位為人民幣元)

5 PROFIT/(LOSS) BEFORE TAXATION (CONTINUED)

除税前溢利/(虧損)(續) 5 ++ /1. -= --

| (c) Other items | (c) | Other | items | |
|-----------------|-----|-------|-------|--|
|-----------------|-----|-------|-------|--|

| Other items | (c) | 其他耳 | 頁目 | |
|--|-------------|-----|--------------|--------------|
| | | | Six months e | nded 30 June |
| | | | 截至6月30 | 日止六個月 |
| | | | 2024 | 2023 |
| | | | 2024年 | 2023年 |
| | | | RMB'000 | RMB'000 |
| | | | 人民幣千元 | 人民幣千元 |
| | | | | |
| Cost of inventories (Note 11) | 存貨成本(附註11) | | 2,176,281 | 1,900,907 |
| Depreciation | 折舊 | | | |
| – owned property, plant and equipment | 自有物業 、廠房及設備 | | 43,420 | 31,786 |
| - right-of-use assets | -使用權資產 | | 5,915 | 6,356 |
| Net loss/(gain) on disposal of property, plant and | 出售物業、廠房及設備的 | | | |
| equipment | 虧損/(收益)淨額 | | 113 | (5) |
| Rental expenses | 租賃開支 | | 827 | 946 |
| Listing expenses | 上市開支 | | - | 24,093 |

INCOME TAX 6

(ii)

所得税 6

| | | | Six months end 截至6月30日 | |
|------------------|--|-----|---------------------------|---------|
| | | | 2024 | 2023 |
| | | | 2024年 | 2023年 |
| | | | RMB'000 | RMB'000 |
| | | | 人民幣千元 | 人民幣千元 |
| Current taxation | 即期税項 | | 7,109 | 3,006 |
| | oup established in the PRC are subject to ax rate of 25% for the six months ended | (i) | 國成立的本集團附屬 引30日止六個月須按2 | |

30 June 2024 (six months ended 30 June 2023: 25%).

- 得税税率納税(截至2023年6月30日止六個 月:25%)。
- In accordance with relevant tax regulations in the PRC, the Group's business in primary processing of agricultural products is eligible for income tax exemption.
- 根據中國相關税務法規,本集團的農產品 (ii) 初加工業務合資格獲豁免繳納所得税。

7

(Expressed in RMB unless otherwise indicated)(除特別註明外・金額單位為人民幣元)

7 EARNINGS/(LOSS) PER SHARE

(a) Basic earnings/(loss) per share

The calculation of the basic earnings/(loss) per share during the Reporting Period is based on the profit/(loss) attributable to ordinary equity shareholders of the Company and the weighted average number of ordinary shares in issue or deemed to be in issue during the Reporting Period.

The Company was converted into a joint stock limited liability company and issued 99,445,074 shares with the par value of RMBI each on 6 January 2023. For the purpose of computing basic earnings/(loss) per share, the weighted average number of ordinary shares deemed to be in issue before the Company's conversion into a joint stock limited liability company was determined assuming the conversion into joint stock limited liability company had occurred on I January 2023, at the conversion ratio established in the conversion in January 2023 and taking into account of the share split at a onefor-ten basis immediately upon listing.

The financial instruments issued to investors with preferential rights were treated as treasury share and debited to other reserve before the termination of preferential rights. Accordingly, before the termination of preferential rights, the shares converted from related paid-in capital was deducted when calculating the number of ordinary shares deemed in issue.

每股盈利/(虧損)

(a) 每股基本盈利 (虧損) 於報告期內,每股基本盈利 (虧損)的計 算乃基於本公司普通權益股東應佔溢利/ (虧損)及報告期內已發行或被視為已發行 的普通股的加權平均數目。

本公司已於2023年1月6日改制為股份有限 公司,發行99,445,074股每股面值人民幣1 元的股份。就計算每股基本盈利/(虧損) 而言,本公司改制為股份有限公司前被視 為已發行的普通股的加權平均數,乃經 假設於2023年1月1日已改制為股份有限公 司,以2023年1月改制時確立的換股比率 釐定,且計及緊隨上市後按一比十基準進 行的股份拆細計劃。

向投資者發行的附帶優先權的金融工具於 優先權終止前被視為庫存股份並計入其他 儲備。因此,於優先權終止前,相關實繳 股本轉股數於計算視作已發行普通股股數 時扣除。

(Expressed in RMB unless otherwise indicated) (除特別註明外・金額單位為人民幣元)

| 7 | EAF | RNINGS/(LOSS) PER SHARE (CONTINUED) | 7 | 每麼 | 设盈利/(虧損) (續) |
|---|-----|--|---|-----|---------------------|
| | (a) | Basic earnings/(loss) per share (Continued) | | (a) | 每股基本盈利/(虧損)(續) |
| | | Profit/(loss) for the period attributable to ordinary equity | | | 本公司普通權益股東應佔期內溢利/() |
| | | shareholders of the Company | | | 損) |

| | | Six months ended 30 June 截至6月30日止六個月 | |
|---|---|---|-----------------------------------|
| | | 2024 2024年 RMB'000 人民幣千元 | 2023 2023年 RMB'000 人民幣千元 |
| shareholders of the Company | 本公司所有權益股東 應佔期內溢利/(虧損) 向投資者發行的金融工具 應佔期內虧損分配 | 125,761 | (24,301) 6,948 |
| Profit/(loss) for the period attributable to ordinary 4 equity shareholders of the Company | 本公司普通權益股東 應佔期內溢利/(虧損) | 125,761 | (17,353) |

Weighted average number of shares

股份加權平均數目

虧

| | | Six months ended 30 June 截至6月30日止六個月 | |
|--|----------------|---|---------------|
| | | 2024 | 2023 |
| | | 2024年 | 2023年 |
| | | No. of shares | No. of shares |
| | | '000 | '000 |
| | | 股份數目 | 股份數目 |
| | | 千股 | 千股 |
| | | | |
| Ordinary shares deemed to be in issue at 1 January | 於1月1日視為已發行的普通股 | 1,068,153 | 994,450 |
| Effect of ordinary shares deemed to be in issue | 視為已發行普通股的影響 | _ | 18,390 |
| Effect of the financial instruments issued to | 向投資者發行金融工具的影響 | | |
| investors | | - | (289,580) |
| | | | |
| Weighted average number of ordinary shares | (視為)已發行的普通股 | | |
| (deemed to be) to be in issue | 加權平均數 | 1,068,153 | 723,260 |

7

(Expressed in RMB unless otherwise indicated) (除特別註明外・金額單位為人民幣元)

7 EARNINGS/(LOSS) PER SHARE (CONTINUED)

(b) Diluted earnings/(loss) per share

Diluted earnings/(loss) per share is calculated by adjusting the weighted average number of ordinary shares outstanding to assume conversion of all dilutive potential ordinary shares. There is no dilutive potential shares outstanding during the six months ended 30 June 2024 and the dilutive earnings per share is the same as basic earnings per share. During the six months ended 30 June 2023, the Group's potential ordinary shares are from financial instruments issued to investors with preferential rights. The potential ordinary shares were not included in the calculation of diluted loss per share as their inclusion would be anti-dilutive. Accordingly, diluted loss per share for the six months ended 30 June 2023 is the same as basic loss per share.

8 PROPERTY, PLANT AND EQUIPMENT

(a) Acquisitions and disposals of owned assets

During the six months ended 30 June 2024, the Group acquired items of property, plant and equipment with a cost of RMB66.4 million (six months ended 30 June 2023: RMB64.9 million). Items of property, plant and equipment with a net book value of RMB0.3 million were disposed of during the six months ended 30 June 2024 (six months ended 30 June 2023: RMB0.7 million), resulting in a loss on disposal of RMB0.1 million (six months ended 30 June 2023: a gain on disposal of RMB0.1 million).

(b) Title ownership At 30 June 2024, certificates of certain plant and buildings of the Group with carrying amount of RMB134.0 million are yet to be obtained (31 December 2023: RMB152.7 million). 每股盈利/(虧損)(續)

(b) 每股攤薄盈利/(虧損)

每股攤薄盈利/(虧損)乃假設所有可攤薄 的潛在普通股悉數獲兑換後,調整已發行 普通股的加權平均數計算得出。截至2024 年6月30日止六個月,並無可攤薄的潛在 流通股,並且每股攤薄盈利與每股基本盈 利相同。截至2023年6月30日止六個月, 本集團的潛在普通股來自向投資者發行的 附帶優先權的金融工具。計算每股攤薄虧 損時並未計及潛在普通股,乃由於其計入 潛在普通股將具有反攤薄影響。因此,截 至2023年6月30日止六個月的每股攤薄虧 損與每股基本虧損相同。

8 物業、廠房及設備

(a) 收購及處置自有資產

截至2024年6月30日止六個月,本集團購 入成本為人民幣66.4百萬元(截至2023年6 月30日止六個月:人民幣64.9百萬元)的物 業、廠房及設備項目。截至2024年6月30 日止六個月,本集團出售賬面淨值為人民 幣0.3百萬元(截至2023年6月30日止六個 月:人民幣0.7百萬元)的物業、廠房及設 備項目,導致出售虧損人民幣0.1百萬元 (截至2023年6月30日止六個月:出售收益 人民幣0.1百萬元)。

(b) 所有權證

於2024年6月30日,本集團賬面值為人民 幣134.0百萬元(2023年12月31日:人民幣 152.7百萬元)的若干廠房及樓宇尚未取得 權證。

(Expressed in RMB unless otherwise indicated) (除特別註明外,金額單位為人民幣元)

| FIN | IANCIAL ASSETS MEASURED AT FVPL | 9 | 以公 <i>分</i> 資產 | 2價 | 值計量且其變動 | 計入損益的金融 |
|------|---|--|-------------------|------------------------------|---|--|
| | | | | | At 30 June | At 31 December |
| | | | | | 2024 | 2023 |
| | | | | | 於2024年 6月30日 | 於2023年 12月31日 |
| | | | | | 6月30日 RMB'000 | 12月31日 RMB'000 |
| | | | | | 人民幣千元 | 人民幣千元 |
| | n-current assets | 非流動資產 | | | | |
| - Li | isted equity investments (Note (i)) | -上市股權投資(附註(i)) ————————————————————— | | | 494,354 | |
| | r rent assets ivestment in wealth management | 流動資產 一投資私募基金發行的理則 | 才產品 | | | |
| P | products issued by private funds (Note (ii)) | (附註(ii)) | | | 343,949 | _ |
| (i) | The Group does not intend to dispose the listed twelve months after the Reporting Period and cla non-current assets. | | (i) 2 T | ▶集 ┣股; | 團無意於報告期後十. 權投資,並將該等投資 | 二個月內出售該等上 :分類為非流動資產。 |
| (ii) | The Group invested in the wealth management pr funds. The wealth management products have o of 4.5% to 6.0% per annum and have an initial tr 30 June 2024, the investments objectives were o term money market instruments, including the Un with remaining maturity within one year and ca Considering the contractual cash flows do not qua principal and interest due to the variable returns, accounted for as financial assets measured at FVPL. | expected rates of return erm of 12 months. As of mainly to invest in short- ited States treasury bonds ash and cash equivalents. lify for solely payments of the investment has been | | 里台 目余 停 加 留 定 | 團投資於私募基金提 產品的預期年化回報; 期為12個月。截至20 主要為投資於短期貨 限在一年以內的美國 物。考慮到合約現金; 格為純粹本息付款, 值計量且其變動計入損 | 率為4.5%至6.0%,初 24年6月30日,投資 幣市場工具,包括剩 國債以及現金及現金 流量因收益可變而不 因此該投資作為以公 |
| | e analysis on the fair value measurement of the losed in Note 17. | above financial assets is | 本集團 於附註 | | 述金融資產的公允(。 | 賈值計量分析披露 |

(Expressed in RMB unless otherwise indicated) (除特別註明外・金額單位為人民幣元) 61

| 10 | BIOLOGICAL ASSETS The biological assets of the Group mainly include paddies and corns as current assets. | 10 | 生物資產 本集團的生物資產主要包括水稻及玉米,分類 為流動資產。 | |
|----|---|----|---|--|
| | Pielogical assate and managined at fair value loss sorts to call with any | | 开物资 资控公会 | |

Biological assets are measured at fair value less costs to sell, with any change therein recognised in profit or loss.

生物資產按公允價值減出售成本計量,當中任 何變動於損益確認。

| | | Corns | Paddies | Total |
|------------------------|--------------------|---------|---------|---------|
| | | 玉米 | 稻穀 | 總計 |
| | | RMB'000 | RMB'000 | RMB'000 |
| | | 人民幣千元 | 人民幣千元 | 人民幣千元 |
| | 於2024年1月1日 | | | |
| At I January 2024 | ₩2024年1月1日 種植成本 | 28,081 | 9.973 | |
| Planting cost | | · · · · | 7,773 | |
| Fair value adjustments | 公允價值調整 | 3,467 | | 3,467 |
| At 30 June 2024 | 於2024年6月30日 | 31,548 | 9,973 | 41,521 |

(Expressed in RMB unless otherwise indicated) (除特別註明外,金額單位為人民幣元)

II INVENTORIES

Ⅱ 存貨

| | | At 30 June | At 31 December |
|---------------------------------|--------|------------|----------------|
| | | 2024 | 2023 |
| | | 於2024年 | 於2023年 |
| | | 6月30日 | 12月31日 |
| | | RMB'000 | RMB'000 |
| | | 人民幣千元 | 人民幣千元 |
| | | | |
| Raw materials | 原材料 | 747,834 | 1,183,751 |
| Work in progress | 在製品 | 33,250 | 57,100 |
| Finished goods | 製成品 | 310,809 | 343,286 |
| Packaging materials | 包裝材料 | 39,784 | 33,613 |
| | | | |
| | | 1,131,677 | 1,617,750 |
| Less: write down of inventories | 減:存貨撇減 | (11,750) | (12,922) |
| | | | |
| | | 1,119,927 | 1,604,828 |

The analysis of the amount of inventories recognised as an expense and 已確認為開支並計入損益的存貨金額分析如下: included in profit or loss is as follows:

Six months ended 30 June 截至6月30日止六個月 2024 2023 2024年 2023年 RMB'000 RMB'000 人民幣千元 人民幣千元 已售存貨的賬面值 Carrying amount of inventories sold 2,177,453 1,899,665 (Reversal of)/write-down of inventories 存貨(撥回)/撇減 (1, 172)1,242 2,176,281 1,900,907

(Expressed in RMB unless otherwise indicated)
 (除特別註明外,金額單位為人民幣元)

| TRADE AND OTHER RECEIVABLES | 12 貿易及其 | 他應收款項 | |
|--|----------------------------|--------------|----------------|
| | | At 30 June | At 31 December |
| | | 2024 | 2023 |
| | | 於2024年 | 於2023年 |
| | | 6月30日 | 12月31日 |
| | | RMB'000 | RMB'000 |
| | | 人民幣千元 | 人民幣千元 |
| Trade receivables from: | 來自以下人士的貿易應收款項: | | |
| | 不日以下八工时頁勿應收款項 · 一第三方 | 200.419 | 245 (24 |
| – third parties | 一布二刀 | 300,618 | 245,634 |
| Less: loss allowance | 減:虧損撥備 | (5,038) | (2,882) |
| | | | |
| | | 295,580 | 242,752 |
| Bills receivables | 應收票據 | 25,928 | 92,406 |
| | | | |
| Prepayments to suppliers | 向供應商的預付款項 | 31,835 | 25,041 |
| | | 31,835 | 25,041 |
| | | | 23,011 |
| Value added tax recoverable | 可收回增值税 | 68,387 | 125,970 |
| Deposits and amounts due from the e-commerce platforms | 應收電商平台保證金及款項 | 11,971 | 9,890 |
| Deposits for bidding and purchase of land-use-rights | 土地使用權投標及購買保證金 | 1,657 | 1,657 |
| Financial assets redemption in transit (Note) | 在途金融資產贖回(附註) | 38,177 | 1,007 |
| Other receivables | 其他應收款項 | 738 | 364 |
| Other deposits | 其他保證金 | 12,904 | 7,112 |
| | | 12,701 | 7,112 |
| | | 133,834 | 144,993 |
| | | | |
| Trade and other receivables | 貿易及其他應收款項 | 487,177 | 505,192 |
| Note: The amount has been collected in July 2024. | 附註:該金額 | 額已於2024年7月收回 | o |
| All of the trade and other receivables are expected | d to be recovered or 所有貿易】 | 及其他應收款項預算 | 期於一年內收回或 |
| recognised as expenses or transferred to equity with | in one year. 確認為開支 | 反或轉撥至權益。 | |

(Expressed in RMB unless otherwise indicated) (除特別註明外,金額單位為人民幣元)

12 TRADE AND OTHER RECEIVABLES (CONTINUED)

12 貿易及其他應收款項(續)

Ageing analysis

賬齡分析

As of the end of the Reporting Period, the ageing analysis of the Group's trade receivables (net of loss allowance), based on the invoice date, is as follows:

| 截至報告期末,本集團基於發票日期的貿易應 |
|----------------------|
| 收款項(扣除虧損撥備)賬齡分析如下: |
| |

| | | At 30 June | At 31 December |
|-----------------|--------|------------|----------------|
| | | 2024 | 2023 |
| | | 於2024年 | 於2023年 |
| | | 6月30日 | 12月31日 |
| | | RMB'000 | RMB'000 |
| | | 人民幣千元 | 人民幣千元 |
| | | | |
| Within 3 months | 3個月內 | 285,513 | 218,773 |
| 4 to 6 months | 4至6個月 | 5,726 | 15,174 |
| 7 to 12 months | 7至12個月 | 2,816 | 8,714 |
| Over I year | 1年以上 | 1,525 | 91 |
| | | | |
| | | 295,580 | 242,752 |

I3 RESTRICTED DEPOSITS AND CASH AND CASH 13 受限制存款及現金及現金等價物 EQUIVALENTS

| | | At 30 June | At 31 December |
|--|---------------|------------|----------------|
| | | 2024 | 2023 |
| | | 於2024年 | 於2023年 |
| | | 6月30日 | 12月31日 |
| | | RMB'000 | RMB'000 |
| | | 人民幣千元 | 人民幣千元 |
| | | | |
| Cash at bank and on hand | 銀行及手頭現金 | 618,758 | 1,457,218 |
| Less: restricted deposits within bank (Note) | 減:受限制銀行存款(附註) | (30,000) | (30,000) |
| | | | |
| Cash and cash equivalents in the condensed | 簡明綜合現金流量表之現金及 | | |
| consolidated statements of cash flows | 現金等價物 | 588,758 | 1,427,218 |

Note: The restricted deposits represent the bank deposits frozen by court due to a litigation against certain subsidiaries of the Group.

附註:受限制存款指因本集團若干附屬公司遭提起訴 訟而被法院凍結的銀行存款。

(Expressed in RMB unless otherwise indicated)
 (除特別註明外,金額單位為人民幣元)

| TRADE AND OTHER PAYABLES | 14 貿易及 | 炎其他應付款 項 | |
|---|---------------|---------------------|----------------|
| | | At 30 June | At 31 December |
| | | 2024 | 2023 |
| | | 於202 4 年 | 於2023年 |
| | | 6月30日 | 12月31日 |
| | | RMB'000 | RMB'000 |
| | | 人民幣千元 | 人民幣千元 |
| Trade payables | 貿易應付款項 | | |
| - third parties | 一第三方 | 142,194 | 137,566 |
| | | | , |
| Dividend payable | 應付股息 | 33,113 | _ |
| Payables for staff related costs | 應付員工相關成本 | 31,155 | 38,365 |
| Payables for construction and purchase of property, | 應付物業、廠房及設備建設及 | | |
| plant and equipment | 購買款項 | 13,790 | 25,970 |
| Payables for costs incurred in connection with the | 就本公司股份首次公開發售 | | |
| initial public offering of the Company's shares | 所產生的應付成本 | - | 6,224 |
| Others | 其他 | 4,881 | 8,474 |
| | | 82,939 | 79,033 |
| | | 62,737 | /7,033 |
| Financial liabilities measured at amortised cost | 按攤銷成本計量的金融負債 | 225,133 | 216,599 |
| Provision for an outstanding legal claim | 計提未決法律申索 | 16,249 | 20,000 |
| Refund liabilities | 退款負債 | 1,381 | 1,634 |
| Payables for miscellaneous taxes | 應付雜項税 | 2,628 | 3,628 |
| | | 245,391 | 241,861 |

As of the end of the Reporting Period, the ageing analysis of the Group's trade payables, based on the invoice date, is as follows:

截至報告期末,本集團貿易應付款項基於發票 日期的賬齡分析如下:

| | | At 30 June | At 31 December |
|------------------------------|---------|------------|----------------|
| | | 2024 | 2023 |
| | | 於2024年 | 於2023年 |
| | | 6月30日 | 12月31日 |
| | | RMB'000 | RMB'000 |
| | | 人民幣千元 | 人民幣千元 |
| | | | |
| Within one year or on demand | 一年內或按要求 | 142,194 | 137,566 |
| | | | |

All of the trade and other payables are expected to be settled within one year or are repayable on demand.

預計所有貿易及其他應付款項將於一年內結算 或須按要求償還。

(Expressed in RMB unless otherwise indicated) (除特別註明外,金額單位為人民幣元)

| 15 | BAN | K LOANS | 15 | ; | 銀行 | 貸款 | | |
|----|-----|---|------------------|-------------|--------|-----|------------------|----------------|
| | (a) | The Group's bank loans comprised: | | | (a) | 本集 | 團的銀行貸款包括 | : |
| | | | | | | | At 30 June | At 31 December |
| | | | | | | | 2024 | 2023 |
| | | | | | | | 於2024年 | 於2023年 |
| | | | | | | | 6月30日 | 12月31日 |
| | | | | | | | RMB'000 | RMB'000 |
| | | | | | | | 人民幣千元 | 人民幣千元 |
| | | Bank Ioans: | 銀行貸款: | | | | | |
| | | Secured by property, plant and equipment and | 由本集團的物業、廠 | 阪房) | 及 | | | |
| | | land-use-rights of the Group | 設備以及土地使用 | | | Ħ | 500,397 | 750,763 |
| | | Unsecured | 無抵押 | - 1 | 1 5-05 | | _ | 260,308 |
| | | | | | | | | |
| | | | | | | | 500,397 | 1,011,071 |
| | (b) | The Group's bank loans are repayable as follows: | | | (b) | 本集[| 團的銀行貸款按以⁻ | 下方式償還: |
| | | | | | | | At 30 June | At 31 December |
| | | | | | | | 2024 | 2023 |
| | | | | | | | 於2024年 | 於2023年 |
| | | | | | | | 6月30日 | 12月31日 |
| | | | | | | | RMB'000 | RMB'000 |
| | | | | | | | 人民幣千元 | 人民幣千元 |
| | | Within I year or on demand | 於一年內或按要求 | | | | 500,397 | 1,011,071 |
| | | | 术 十内或按安本 | | | | 500,377 | 1,011,071 |
| | (c) | Certain of the Group's bank loans are secured lassets of the Group: | by the following | | (c) | | 團的若干銀行貸款。 抵押: | 以本集團的以下資 |
| | | | | | | | At 30 June | At 31 December |
| | | | | | | | 2024 | 2023 |
| | | | | | | | 於2024年 | 於2023年 |
| | | | | | | | 6月30日 | 12月31日 |
| | | | | | | | RMB'000 | RMB'000 |
| | | | | | | | 人民幣千元 | 人民幣千元 |
| | | Property, plant and equipment | 物業、廠房及設備 | | | | 220,870 | 322,822 |
| | | Land-use-rights | 土地使用權 | | | | 86,027 | ,447 |
| | | | 上で以川唯 | | | | 00,027 | 111,177 |
| | | | | | | | 306,897 | 434,269 |
| | | | | | | | | |

(Expressed in RMB unless otherwise indicated)(除特別註明外,金額單位為人民幣元)

15 BANK LOANS (CONTINUED)

- (d) At 30 June 2024, the Group's banking facilities amounting to RMB1,350.0 million (31 December 2023: RMB1,550.0 million), were utilised to the extent of RMB500.0 million (31 December 2023: RMB1,010.0 million).
- (e) Certain of the Group's bank loans are subject to the fulfilment of covenants commonly found in lending arrangements with financial institutions. If the Group were to breach the covenants, the loans would become repayable on demand. The Group regularly monitors its compliance with these covenants. At 30 June 2024 and 31 December 2023, none of the covenants relating to the bank loans had been breached.
- (f) At 30 June 2024 and 31 December 2023, certain bank loans were guaranteed by the subsidiaries within the Group.

16 CAPITAL, RESERVES AND DIVIDENDS

- (a) Paid-in capital/share capital
 - (i) Paid-in capital

15 銀行貸款(續)

- (d) 於2024年6月30日,本集團的銀行融資為 人民幣1,350.0百萬元(2023年12月31日: 人民幣1,550.0百萬元),其中已動用人民 幣500.0百萬元(2023年12月31日:人民幣 1,010.0百萬元)。
- (e) 本集團若干銀行貸款須受與金融機構訂立 的借貸安排常見的履行契諾所規限。倘本 集團違反有關契諾,則有關貸款須按要求 償還。本集團定期監察其遵循該等契諾的 情況。於2024年6月30日及2023年12月31 日,概無違反任何有關銀行貸款的契諾。
- (f) 於2024年6月30日及2023年12月31日,若 干銀行貸款由本集團內的附屬公司提供擔 保。

16 資本、儲備及股息 (a) 實繳資本/股本

(i) 實繳資本

| | | Paid-in capital 實繳資本 RMB'000 人民幣千元 |
|---|-----------------------|---|
| At I January 2023 | 於2023年1月1日 | 99,445 |
| Conversion into a joint stock company (Note 16(a)(i)) | 改制為股份有限公司(附註16(a)(i)) | (99,445) |
| 31 December 2023 | 2023年12月31日 | _ |

(Expressed in RMB unless otherwise indicated) (除特別註明外,金額單位為人民幣元)

(陈符別註明外, 金額単位為人氏常兀)

16 CAPITAL, RESERVES AND DIVIDENDS (CONTINUED)

(ii) 股本

(a) **實繳資本**/股本(續)

- (a) Paid-in capital/share capital (Continued)
 - (ii) Share capital

| | | | | Number of | |
|-------|---|--|------|--|---|
| lssue | ed and fully paid | 已發行及繳足 | 01 | dinary shares | Share capital |
| | | | | 普通股數目 | 股本 |
| | | | | ,000 | RMB'000 |
| | | | | 千股 | 人民幣千元 |
| | | | | | |
| At I | January 2023 | 於2023年1月1日 | | _ | _ |
| | | | | | |
| Issue | e of ordinary shares upon conversion | 改制為股份制公司時發行普通股 | | | |
| in | to a joint stock company (Note (i)) | (附註(i)) | | 99,445 | 99,445 |
| Issue | ${\rm e}$ of ordinary shares in series C financing | C輪融資中發行普通股(附註(ii)) | | | |
| (Ւ | Note (ii)) | | | 2,030 | 2,030 |
| | | | | | |
| At 3 | 0 June 2023 | 於2023年6月30日 | | 101,475 | 101,475 |
| | | | | | |
| Shar | es split upon listing (Note (iii)) | 上市時的股份拆細(附註(iii)) | | 913,271 | - |
| Issua | nce of ordinary shares by initial public | 透過首次公開發售發行普通股 | | | |
| of | fering (Note (iv)) | (附註(iv)) | | 53,407 | 5,340 |
| | | | | | |
| At 3 | I December 2023 and 30 June 2024 | 於2023年12月31日及 | | | |
| | | 2024年6月30日 | | 1,068,153 | 106,815 |
| | | | | | |
| Note | PS: | | 附註 | : | |
| (i) | lssue of ordinary shares upon conversion company | into a joint stock | (i) | 改制為股份制2 | 公司時發行普通股 |
| | On 6 January 2023, the Company was constructed liability company and issued with a par value of RMB1 each. | | | | ∃ · 本公司改制為 並發行99,445,074 幣Ⅰ元的股份。 |
| (ii) | Issue of ordinary shares in series C financir | g | (ii) | C輪融資中發行著 | 普通股 |
| | On 17 January 2023, the Company con C financing and 2,029,491 new shares were issued to the Series C investor wi of USD42,333,000 (approximately RMB2 was fully paid in February 2023. The exce | of the Company th a consideration 85,292,000), which | | 成 C 輪 融 資, 行 2,029,49 I 股 價 為 42,333,000 | 7日,本公司完 向C輪投資者發 本公司新股,代)美元(約人民幣 ,於2023年2月繳 |

足。總代價人民幣285,292,000 元超出股本增資人民幣2,030,000 元的差額,經扣除交易成本 人民幣3,302,000元後為人民幣 279,960,000元,已計入資本儲備。

to the capital reserve.

consideration of RMB285,292,000 over the increase in the share capital of RMB2,030,000, net of transaction costs of RMB3,302,000, amounting to RMB279,960,000 was credited

¹⁶ 資本、儲備及股息(續)

| | | | | | | | | (Expressed in RMB unless otherwise indicated) (除特別註明外,金額單位為人民幣元) |
|----|-------------|---|---|----|-----------|-----|-------|--|
| 16 | (a) Paid-in | capital/s | ES AND DIVIDENDS (CONTINUED) hare capital (Continued) bital (Continued) | 16 | 資本 (a) | 實繳資 | | <mark>役息(<i>續</i>)</mark> ´股本(<i>續</i>) (<i>續</i>) |
| | ٢ | Notes: (Co | ontinued) | | | | 附註 | :(續) |
| | (1 | (iii) Sha | ares split upon listing | | | | (iii) | 上市時的股份拆細 |
| | | the Im has | I 12 October 2023, the Company's shares were listed on Main Board of the Stock Exchange of Hong Kong Limited. Mediately upon listing, the ordinary shares of the Company been split on a one-for-ten basis, and the nominal value the shares changed from RMB1.00 each to RMB0.10 each. | | | | | 於2023年10月12日,本公司股份 於香港聯合交易所有限公司主板上 市。緊隨上市後,本公司普通股 已按一比十基準分拆,而股份面 值由每股面值人民幣1.00元變為每 股面值人民幣0.10元。 |
| | (i | (iv) Issu | uance of ordinary shares by initial public offering | | | | (iv) | 透過首次公開發售發行普通股 |
| | | val pei Th RN to ne apj RN | n 12 October 2023, 53,407,500 ordinary shares of par ue of RMB0.10 each were issued at a price of HK\$15,36 r ordinary share upon the listing of the Company's shares. e proceeds of HK\$5,820,000 (equivalent to approximately 185,340,000), representing the par value, were credited the Company's share capital. The remaining proceeds, t of share issuance expenses of RMB41,274,000, of proximately HK\$769,538,000 (equivalent to approximately 18706,113,000) were credited to the Company's capital ierve account. | | | | | 於2023年10月12日,於本公司股 份上市後,53,407,500股每股面 值人民幣0.10元的普通股以每股 普通股15.36港元的價格發行。面 值5,820,000港元(相當於約人民幣 5,340,000元)的所得款項記入本公 司股本。扣除股份發行費用人民 幣41,274,000元後的剩餘所得款項 達約769,538,000港元(相當於約人 民幣706,113,000元)記入本公司資 |

本公積賬戶。

(Expressed in RMB unless otherwise indicated) (除特別註明外,金額單位為人民幣元)

| 16 | CAP (b) | PITAL, Divid | RESERVES AND DIVIDENDS (CONTINUED) lends | 16 | 資本 (b) | 、儲 股息 | 備及股息(續) | |
|----|------------|-----------------|---|---------------------------|-----------------------|-----------------|---------------------------|------------------------------------|
| | | (i) | Dividends payable to equity shareholders of the Compar attributable to the interim period | lУ | | (i) | 歸屬於中期期間的 股東股息 | 的應付本公司權益 |
| | | | The directors of the Company do not recommend th payment of interim dividend for the six months ended 3 June 2024 (six months ended 30 June 2023: RMBNil) | | | | 6月30日止六個月 | 義派付截至2024年 的中期股息(截至 六個月:人民幣零 |
| | | (ii) | Dividends payable to equity shareholders of the Compar attributable to the previous financial year, approved durin the interim period | | | (ii) | 中期期間獲批並 度的應付本公司權 | 帰屬於上一財政年 益股東股息 |
| | | | | | | | Six months en 截至6月30日 | • |
| | | | | | | | 2024 | 2023 |
| | | | | | | | 2024年 RMB'000 人民幣千元 | 2023年 RMB'000 人民幣千元 |
| | | | interim period, of RMB0.03 I per ordinary 每股普 share (six months ended 30 June 2023: (截至24 | 政年度末期 通股人民幣 023年6月3 | 朝股息 幣0.031 30日止 | | | |
| | | | RMBNil) 六個月 | :人民幣等 | 苓 兀) | | 33,113 | |

(Expressed in RMB unless otherwise indicated) (除特別註明外,金額單位為人民幣元)

I7 FAIR VALUE MEASUREMENT OF FINANCIAL INSTRUMENTS I7 金融工具的公允價值計量 (i) Financial assets measured at fair value (i) 以公允價值計量的金融資產 Fair value hierarchy 公允價值層級

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 IFRS 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 I valuations: Fair value measured using only Level I 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.

下表列示本集團於報告期末按經常性基準 計量的金融工具的公允價值,並歸類至國 際財務報告準則第13號公允價值計量所界 定的三個公允價值層級。公允價值計量的 分類層級參考估值技術中使用的輸入數據 的可觀察性和重要性確定如下:

- 第1級估值:僅使用第1級輸入數據 計量的公允價值,即可識別資產或 負債於計量日期於活躍市場上的未 經調整報價。
- 第2級估值:使用第2級輸入數據(即 未能符合第1級的可觀察輸入數據) 且並非使用重大不可觀察輸入數據 計量的公允價值。不可觀察輸入數 據為不可獲得市場數據的輸入數據。
- 第3級估值:使用重大不可觀察輸入 數據計量的公允價值。

(Expressed in RMB unless otherwise indicated)

(除特別註明外,金額單位為人民幣元)

I7 FAIR VALUE MEASUREMENT OF FINANCIAL INSTRUMENTS I7 金融工具的公 (CONTINUED)

- (i) Financial assets measured at fair value (Continued) Fair value hierarchy (Continued)
- 金融工具的公允價值計量(*續)*

(i) 以公允價值計量的金融資產(續) 公允價值層級(續)

| | | F 1 1 | Fair value measurements as at 30 June 2024 categorised into 於2024年6月30日歸類至以下層級的公允價值言 | | | |
|---|---|---|--|-------------------------|-------------------------|--|
| | | Fair value at 30 June 2024 於2024年 | Level I | Level 2 | Level 3 | |
| | | 6月30日的 公允價值 RMB'000 人民幣千元 | 第I級 RMB'000 人民幣千元 | 第2級 RMB'000 人民幣千元 | 第3級 RMB'000 人民幣千元 | |
| Financial assets: – Listed equity investments – Investment in wealth management products | 金融資產: 一上市股權投資 一投資私募基金發行的 理財產品 | 494,354 | 494,354 | _ | - | |
| issued by private funds | | 343,949 | - | _ | 343,949 | |

During the six months ended 30 June 2024, there were no transfers between Level 1 and Level 2, or transfers into or out of Level 3 (2023: None). 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. 於截至2024年6月30日止六個月,第1級與 第2級之間並無轉移,亦無轉入或轉出第 3級(2023年:無)。本集團的政策是於報 告期末在公允價值層級發生轉移時予以確 認。

(Expressed in RMB unless otherwise indicated)
 (除特別註明外,金額單位為人民幣元)

| 7 | FAIR VALUE MEASUREMENT OF FINANCIAL INST (CONTINUED) | RUMENTS 17 | 金融工具 | 的公允價值計量 (續) |
|---|--|---------------------------------|----------|---|
| | (i) Financial assets measured at fair value (Continued) | | (i) 以公 | :允價值計量的金融資產 (續) |
| | Information about Level 3 fair value measurements | | 有麟 | 朝第3級公允價值計量的資料 |
| | Below is a summary of significant unobservable ir valuation of these financial assets at 30 June 2024. | nputs to the | | 為2024年6月30日該等金融資產估值 大不可觀察輸入數據的概要。 |
| | | Valuation techniques 估值技術 | | Significant unobservable inputs 重大不可觀察輸入數據 |
| | Wealth management products issued by private funds 私募基金發行的理財產品 | Discounted cash flow 貼現現金流量法 | ' method | Expected return rate 預期回報率 |
| | The investment in wealth management products ar within one year. The increase of estimated weigh | nted average | 平均 | 產品投資年期為一年以內。估計加權 預期回報率上升將致使金融產品的公 |
| | expected return rates will lead to the higher fair financial products. If the estimated weighted expected and the structure of the structure o | | | ₹值上升。倘估計加權預期平均回報率 □/減少0.5%,而所有其他變量維持 |

financial products. If the estimated weighted expected average return rates had increased/decreased by 0.5% with all other variables held constant, the Group's profit before income tax for the six months ended 30 June 2024 would have been increased/ decreased by RMB1,247,000 (for the six months ended 30 June 2023: RMBNil).

17

理財產品投資年期為一年以內。估計加權 平均預期回報率上升將致使金融產品的公 允價值上升。倘估計加權預期平均回報率 增加/減少0.5%,而所有其他變量維持 不變,則本集團截至2024年6月30日止六 個月的除所得税前溢利將增加/減少人民 幣1,247,000元(截至2023年6月30日止六個 月:人民幣零元)。

(Expressed in RMB unless otherwise indicated)

(除特別註明外,金額單位為人民幣元)

FAIR VALUE MEASUREMENT OF FINANCIAL INSTRUMENTS 17 17 (CONTINUED)

Financial assets measured at fair value (Continued) (i) Information about Level 3 fair value measurements (Continued)

Redemption of financial assets

The movement during the period in the balance of Level 3 fair value measurements is as follows:

| 金融工具的公允價值計量(續) |
|----------------|
|----------------|

以公允價值計量的金融資產(續) (i) 有關第3級公允價值計量的資料(續)

期內第3級公允價值計量結餘的變動如下:

(295,921)

| | | ۵ | t 30 June 2024 於2024年 6月30日 RMB'000 人民幣千元 |
|---|--------------|---|---|
| Wealth management products issued by private funds: | 私募基金發行的理財產品: | | |
| At I January | 於1月1日 | | _ |
| Additions in investments | 增加投資 | | 624,089 |

贖回金融資產

| | | | · · · · · |
|---|--------------------------|------------------|-----------|
| Net realised and unrealised gains recognised i | n 期內於損益確認的已 | 變現及 | |
| profit or loss during the period | 未變現收益淨額 | | 15,781 |
| At 30 June | 於6月30日 | | 343,949 |
| Fair value of financial assets and liabilities ca | rried at other than (ii) | 並非按公允價值列賬的金 | 融資產及負債的 |
| fair value | | 公允價值 | |
| The carrying amounts of the Group's financial in | struments carried at | 於2024年6月30日及2023 | 年12月31日,本 |
| cost or amortised cost were not materially diffe | erent from their fair | 集團按成本或攤銷成本列 | 賬的金融工具的 |
| values as at 30 June 2024 and 31 December 202 | 23. | 賬面值與其公允價值並無 | 重大差異。 |
| | | | |

(Expressed in RMB unless otherwise indicated) (除特別註明外・金額單位為人民幣元)

| 18 | COMMITMENTS Capital commitments outstanding at 30 June 2024 in interim financial report were as follows: | 18 not provided for in the | | 月30日 · 於中期財 《本承擔如下: | 務報告中並未撥備 |
|----|--|-------------------------------|------------------------------|---|--|
| | | | | At 30 June 2024 於2024年 6月30日 RMB'000 人民幣千元 | At 31 December 2023 於2023年 12月31日 RMB'000 人民幣千元 |
| | Commitments in respect of buildings, machinery and equipment Contracted for | 就樓宇、機器及設備的承擔 已訂約 | -Leinin | 67,483 | 97,546 |
| 19 | MATERIAL RELATED PARTY TRANSACTION In addition to the transactions and balances disclu- interim financial report, the material related party tr by the Group during the Reporting Period are set of | | 才務報告其他部分ē €團於報告期內訂≤ 、。 | | |
| | Key management personnel remuneration | | 土安官理人 | 、貝新師 Six months ei | adad 30 luna |
| | | | | 截至6月30日 | |
| | | | | 2024 | 2023 |
| | | | | 2024年 | 2023年 |
| | | | | RMB'000 | RMB'000 |
| | | | | 人民幣千元 | 人民幣千元 |
| | | | | | |
| | Salaries, allowances and benefits in kind | 薪金、津貼及實物福利 | IJ | 4,830 | 3,837 |
| | Contributions to defined contribution retirement sch | nemes 界定供款退休計劃的供 | 款 | 228 | 207 |
| | | | | 5,058 | 4,044 |
| 20 | SUBSEQUENT EVENTS Subsequent to 30 June 2024 and up to the da | | | 事項 月30日後至本報告∣ ▶理財產品投資,金 | |

Subsequent to 30 June 2024 and up to the date of this report, the Company redeemed certain investment in wealth management products with the aggregate amount of RMB66.1 million.

於2024年6月30日後至本報告日期止期間,本公 司贖回部分理財產品投資,金額合共人民幣66.1 百萬元。

Review Report 審閲報告

To the Board of Directors of Shiyue Daotian Group Co., Ltd. (A joint stock company incorporated in the People's Republic of China with limited liability)

INTRODUCTION

We have reviewed the interim financial report set out on pages 39 to 69 which comprises the consolidated statement of financial position of Shiyue Daotian Group Co., Ltd. (the "**Company**") as of 30 June 2024 and the related consolidated statement of profit or loss and other comprehensive income and consolidated statement of changes in equity and condensed consolidated statement of cash flows for the six-month period then ended and explanatory notes. The Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited require the preparation of an interim financial report to be in compliance with the relevant provisions thereof and International Accounting Standard 34, *Interim financial reporting*, issued by the International Accounting Standard 34.

Our responsibility is to form a conclusion, based on our review, on the interim financial report and to report our conclusion solely to you, as a body, in accordance with our agreed terms of engagement, and for no other purpose. We do not assume responsibility towards or accept liability to any other person for the contents of this report.

SCOPE OF REVIEW

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

致十月稻田集團股份有限公司董事會 (於中華人民共和國註冊成立的股份有限公司)

引言

本核數師(以下簡稱「我們」)已審閲列載於第39至69頁 的十月稻田集團股份有限公司(「**貴公司**」)的中期財務 報告,該中期財務報告包括截至2024年6月30日的綜 合財務狀況表及截至該日止六個月期間的相關綜合損 益及其他全面收入表、綜合權益變動表及簡明綜合現 金流量表以及附註解釋。香港聯合交易所有限公司證 券上市規則規定,編製中期財務報告必須符合上市規 則的相關規定以及國際會計準則理事會頒佈的國際會 計準則第34號「*中期財務報告*」。董事須負責根據國際 會計準則第34號編製及列報中期財務報告。

我們的責任是根據我們的審閲對中期財務報告作出結 論,並按照我們雙方所協議的委聘條款,僅向全體董 事會報告。除此以外,本報告不可用作其他用途。我 們概不就本報告的內容,對任何其他人士負責或承擔 法律責任。

審閲範圍

我們已根據香港會計師公會頒佈的香港審閱委聘準則 第2410號「由實體的獨立核數師審閱中期財務資料」進 行審閱。中期財務報告審閱工作包括主要向負責財務 及會計事宜的人員作出查詢,並採用分析及其他審閱 程序。由於審閱的範圍遠較按照香港審計準則進行的 審核範圍為小,所以不能保證我們會注意到在審核中 可能會被發現的所有重大事項。因此我們不會發表任 何審核意見。 To the Board of Directors of Shiyue Daotian Group Co., Ltd. (continued) (A joint stock company incorporated in the People's Republic of China with limited liability)

CONCLUSION

Based on our review, nothing has come to our attention that causes us to believe that the interim financial report as at 30 June 2024 is not prepared, in all material respects, in accordance with International Accounting Standard 34, *Interim financial reporting*.

致十月稻田集團股份有限公司董事會(續) (於中華人民共和國註冊成立的股份有限公司)

結論

根據我們的審閲工作,我們並無注意到任何事項,使 我們相信於2024年6月30日的中期財務報告在所有重 大方面未有按照國際會計準則第34號「*中期財務報告*」 編製。

Review Report

審閲報告

| KPMG | 畢馬威會計師事務所 |
|--|--------------------------|
| Certified Public Accountants | 執業會計師 |
| 8th Floor, Prince's Building 10 Chater Road Central, Hong Kong | 香港中環 遮打道10號 太子大廈8樓 |
| 29 August 2024 | 2024年8月29日 |



| "Articles of Association" | | the Articles of Association of Shiyue Daotian Group Co., Ltd. (as amended, supplemented or otherwise modified from time to time) |
|--|-----|--|
| 「公司章程」 | 指 | 《十月稻田集團股份有限公司章程》(經不時修訂、補充或以其他方式修改) |
| "associate(s)" | | has the meaning ascribed to it under the Listing Rules |
| 「聯繫人」 | 指 | 具有上市規則賦予該詞的涵義 |
| "Audit Committee" | | the audit committee of the Board |
| 「審核委員會」 | 指 | 董事會下轄審核委員會 |
| "Board" or "Board of Directors" | | the board of Directors of the Company |
| 「董事會」 | 指 | 本公司董事會 |
| "Company" | | Shiyue Daotian Group Co., Ltd., a joint stock company incorporated in the PRC with |
| | | limited liability, the H Shares of which are listed on the Stock Exchange with stock code of 9676 |
| 「本公司」 | 指 | 十月稻田集團股份有限公司,一家於中國註冊成立的股份有限公司,其H股 於聯交所上市(股份代號為9676) |
| "Controlling Shareholder(s)" or "Controlling | | has the meaning ascribed to it under the Listing Rules and unless the context |
| Shareholders Group'' | | otherwise requires, refers to Mr. Wang Bing (王兵) , Ms. Zhao Wenjun (趙文君), Shiyue Daotian Enterprise Management, Shiyue Jinfeng, Shiyue Zhongxin and |
| | 114 | |
| 「控股股東」或「控股股東集團」 | 指 | 具有上市規則賦予該詞的涵義,除文義另有所指外,均指王兵先生、趙文君 女士、十月稻田企業管理、十月金豐、十月眾鑫及瀋陽鴻升 |
| "Corporate Governance Code" | | the Corporate Governance Code set out in Appendix CI to the Listing Rules, as |
| 「企業管治守則」 | 指 | amended, supplemented or otherwise modified from time to time 上市規則附錄CI所載企業管治守則(經不時修訂、補充或以其他方式修改) |
| "CRM system" | | customer relationship management system |
| 「CRM系統」 | 指 | 客戶關係管理系統 |
| "Director(s)" | | the director(s) of the Company |
| 「董事」 | 指 | 本公司董事 |
| ''Domestic Share(s)'' | | ordinary shares in the share capital of the Company, with a nominal value of RMB0.10 each, which are subscribed for and paid up in RMB |
| 「內資股」 | 指 | AVIBUITO each, which are subscribed for and paid up in KIMB 本公司股本中每股面值人民幣0.10元的普通股,以人民幣認購並繳足 |
| "ERP system" | | enterprise resource planning system |
| 「ERP系統」 | 指 | 企業資源規劃系統 |



| "Group", "we", "us" or "our" 「本集團」或「我們」 | 指 | the Company and its subsidiaries 本公司及其附屬公司 |
|--|---|--|
| "H Share(s)" 「H股」 | 指 | overseas listed foreign Shares in the share capital of the Company with a nominal value of RMB0.10 each, which are traded in Hong Kong dollars and listed on the Stock Exchange 本公司股本中每股面值人民幣0.10元的境外上市外資股,以港元買賣並於聯 交所上市 |
| "H Share Registrar" 「H股證券登記處」 | 指 | Tricor Investor Services Limited 卓佳證券登記有限公司 |
| "Hong Kong" or "HK" 「香港」 | 指 | the Hong Kong Special Administrative Region of the PRC 中華人民共和國香港特別行政區 |
| "Hong Kong dollars" or "HK\$" 「港元」 | 指 | Hong Kong dollars, the lawful currency of Hong Kong 港元 ・香港法定貨幣 |
| "Latest Practicable Date" 「最後實際可行日期」 | 指 | September 20, 2024, being the latest practicable date for the purpose of ascertaining certain information in this report prior to its publication 2024年9月20日 ,即於本報告刊發前確定其中若干數據的最後實際可行日期 |
| "Listing Date" 「上市日期」 | 指 | October 12, 2023 2023年10月12日 |
| "Listing Rules" | | the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited, as amended, supplemented or otherwise modified from time to time |
| 「上市規則」 | 指 | 香港聯合交易所有限公司證券上市規則(經不時修訂、補充或以其他方式修 改) |
| "LKA(s)" 「LKA」 | 指 | regional supermarket, hypermarket and convenience store operator(s) 地區性超市、大賣場及便利店經營商 |
| "Model Code" | | the Model Code for Securities Transactions by Directors of Listed Issuers set out in Appendix C3 to the Listing Rules, as amended, supplemented or otherwise modified from time to time |
| 「標準守則」 | 指 | 上市規則附錄C3《上市發行人董事進行證券交易的標準守則》(經不時修訂、 補充或以其他方式修改) |

Definitions 釋義

| "NKA(s)" [NKA] | 指 | national supermarket, hypermarket and convenience store operator(s) 全國性超市、大賣場及便利店經營商 |
|---|---|---|
| "Nomination Committee" 「提名委員會」 | 指 | the nomination committee of the Board 董事會下轄提名委員會 |
| "OA system" 「OA系統」 | 指 | office automation system 辦公自動化系統 |
| "Prospectus" | | the prospectus issued by the Company on September 28, 2023 in relation to our global offering and listing |
| 「招股章程」 | 指 | 本公司就全球發售及上市所刊發日期為2023年9月28日的招股章程 |
| ''Reporting Period'' 「報告期」 | 指 | from January 1, 2024 to June 30, 2024 2024年1月1日至2024年6月30日 |
| "RMB" or "Renminbi" 「人民幣」 | 指 | the lawful currency of the PRC 中國法定貨幣 |
| "SFO" or "Securities and Futures Ordinance" | | the Securities and Futures Ordinance (Chapter 571 of the Laws of Hong Kong), as amended, supplemented or otherwise modified from time to time |
| 「證券及期貨條例」 | 指 | 香港法例第571章《證券及期貨條例》(經不時修訂、補充或以其他方式修改) |
| "Share(s)" 「股份」 | 指 | Domestic Share(s) and H Share(s) 內資股及H股 |
| "Shareholder(s)" 「股東」 | 指 | holder(s) of our Share(s) 股份持有人 |
| ''Shenyang Hongsheng'' | | Shenyang Hongsheng Enterprise Management Consulting Co., Ltd. (瀋陽鴻升企業 管理諮詢有限公司), a limited liability company incorporated under the laws of the PRC on March 20, 2023 and one of our Controlling Shareholders |
| 「瀋陽鴻升」 | 指 | 瀋陽鴻升企業管理諮詢有限公司,一家於2023年3月20日根據中國法律註冊 成立的有限公司,為我們的控股股東之一 |
| ''Shenyang Shengxin'' | | Shenyang Shengxin Enterprise Management Consultation Co., Ltd. (瀋陽盛信企業 管理諮詢有限公司), a limited liability company incorporated under the laws of the PRC on February 20, 2023 |
| 「瀋陽盛信」 | 指 | 瀋陽盛信企業管理諮詢有限公司,一家於2023年2月20日根據中國法律註冊 成立的有限公司 |

Definitions 釋義

| ''Shenyang Xinchang'' | | Shenyang Xinchang Grain Trade Co., Ltd. (瀋陽信昌糧食貿易有限公司), a limited liability company incorporated under the laws of the PRC on June 27, 2005 and a wholly-owned subsidiary of the Company |
|--|---|--|
| 「瀋陽信昌」 | 指 | 瀋陽信昌糧食貿易有限公司,一家於2005年6月27日根據中國法律註冊成立 的有限公司,為本公司的全資附屬公司 |
| ''Shiyue Daotian Enterprise Management'' | | Shenyang Shiyue Daotian Enterprise Management Consulting Partnership (Limited Partnership) (瀋陽十月稻田企業管理諮詢合夥企業(有限合夥)), a limited partnership incorporated under the laws of the PRC on July 24, 2020 and one of our Controlling Shareholders |
| 「十月稻田企業管理」 | 指 | 。 瀋陽十月稻田企業管理諮詢合夥企業(有限合夥),一家於2020年7月24日根據 中國法律註冊成立的有限合夥企業,為我們的控股股東之一 |
| ''Shiyue Jinfeng'' | | Shenyang Shiyue Jinfeng Enterprise Management Consulting Company Limited (瀋陽 十月金豐企業管理諮詢有限公司), a limited liability company incorporated under the laws of the PRC on July 8, 2020 and one of our Controlling Shareholders |
| 「十月金豐」 | 指 | 瀋陽十月金豐企業管理諮詢有限公司,一家於2020年7月8日根據中國法律註 冊成立的有限公司,為我們的控股股東之一 |
| ''Shiyue Zhongxin'' | | Shenyang Shiyue Zhongxin Enterprise Management Consulting Partnership (Limited Partnership) (瀋陽十月眾鑫企業管理諮詢合夥企業(有限合夥)), a limited partnership incorporated under the laws of the PRC on July 24, 2020 and one of our |
| 「十月眾鑫」 | 指 | Controlling Shareholders 瀋陽十月眾鑫企業管理諮詢合夥企業(有限合夥),一家於2020年7月24日根據 中國法律註冊成立的有限合夥企業,為我們的控股股東之一 |
| ''Stock Exchange'' 「聯交所」 | 指 | The Stock Exchange of Hong Kong Limited 香港聯合交易所有限公司 |
| "subsidiary" or "subsidiaries" 「附屬公司」 | 指 | has the meaning ascribed to it under the Listing Rules 具有上市規則賦予該詞的涵義 |
| ''substantial shareholder(s)'' 「主要股東」 | 指 | has the meaning ascribed to it under the Listing Rules 具有上市規則賦予該詞的涵義 |
| "Supervisor(s)" 「監事」 | 指 | the supervisor(s) of the Company 本公司監事 |
| "Supervisory Committee" 「監事會」 | 指 | supervisory committee of the Company 本公司監事會 |



| "TMS" | | transportation management system |
|--------------------|---|---|
| [TMS] | 指 | 運輸管理系統 |
| | | |
| | | |
| ''Treasury share'' | | has the meaning ascribed to it under the Listing Rules |
| 「庫存股份」 | 指 | 具有上市規則賦予該詞的涵義 |
| | | |
| | | |
| "USD" | | United States dollars, the lawful currency of the United States |
| 「美元」 | 指 | 美元,美國法定貨幣 |
| | | |



十月稻田集團股份有限公司 Shiyue Daotian Group Co., Ltd.

