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## Weigang Environmental Technology Holding Group Limited 维港环保科技控股集团有限公司

(Incorporated in the Cayman Islands with limited liability) (於開曼群島註冊成立的有限公司) (Stock Code 股份代號:1845)

#### ANNOUNCEMENT OF THE ANNUAL RESULTS FOR THE YEAR ENDED 31 DECEMBER 2024

截至2024年12月31日止年度的 全年業績公告

#### FINANCIAL HIGHLIGHTS 財務摘要

For the year ended 31 December 2024, revenue of the Group amounted to RMB241.6 million, representing a decrease of 4.7% compared with the year ended 31 December 2023.

截至2024年12月31日止年度,本集團的收入為人民幣241.6百萬元,較截至2023年12月31日止年 度減少4.7%。

For the year ended 31 December 2024, gross profit of the Group amounted to RMB58.0 million (2023: RMB60.7 million). The Group's gross profit margin for the year ended 31 December 2024 was 24.0% (2023:24.0%), which is stable as compared to the year ended 31 December 2023.

截至2024年12月31日止年度,本集團的毛利為人民幣58.0百萬元(2023年:人民幣60.7百萬元)。 本集團截至2024年12月31日止年度的毛利率為24.0%(2023年:24%),與截至2023年12月31日止 年度相比保持穩定。

For the year ended 31 December 2024, the Group recorded a net loss of RMB55.3 million, with a net loss margin of 22.9%, compared with a net loss of RMB1.3 million, with a net loss margin of 0.5% for the year ended 31 December 2023.

與截至2023年12月31日止年度的淨虧損人民幣1.3百萬元及淨虧損率0.5%相比,本集團截至2024年12月31日止年度錄得淨虧損人民幣55.3百萬元及淨虧損率22.9%。

For the year ended 31 December 2024, loss attributable to owners of the Company was RMB48.6 million, compared with profit attributable to owners of the Company amounted to RMB1.8 million for the year ended 31 December 2023.

與截至2023年12月31日止年度本公司擁有人應佔利潤為人民幣1.8百萬元相比,截至2024年12月 31日止年度本公司擁有人應佔虧損為人民幣48.6百萬元。

For the year ended 31 December 2024, basic loss per share attributable to owners of the Company amounted to RMB0.036, compared with basic earnings per share attributable to owners of the Company of RMB0.001 for the year ended 31 December 2023.

與截至2023年12月31日止年度本公司擁有人應佔每股基本盈利人民幣0.001元相比,截至2024年 12月31日止年度本公司擁有人應佔每股基本虧損為人民幣0.036元。

The board (the "**Board**") of directors (the "**Directors**") of Weigang Environmental Technology Holding Group Limited (the "**Company**", together with its subsidiaries collectively referred to as the "**Group**") hereby announces the consolidated annual results of the Group for the year ended 31 December 2024 (the "**Reporting Period**"), together with comparative figures for the corresponding year of 2023.

In this announcement, "we", "us" and "our" refer to the Company and where the context otherwise requires, the Group. 維港環保科技控股集團有限公司(「本公司」,連同其附屬公司統稱為「本集團」) 董事(「董事」)會(「董事會」)宣佈本集團 截至2024年12月31日止年度(「報告期」) 的綜合年度業績,連同2023年同期的比 較數字。

於本公告,「我們」及「我們的」指本公司, 而在文義另有所指時指本集團。

#### CONSOLIDATED STATEMENT OF PROFIT OR LOSS AND OTHER COMPREHENSIVE INCOME

综合損益及其他全面收益表

For the year ended 31 December 2024 (Expressed in Renminbi) 截至2024年12月31日止年度 (以人民幣為單位)

		NOTE 附註	2024 2024年 <i>RMB'000</i> 人民幣千元	2023 2023年 <i>RMB'000</i> 人民幣千元
Revenue	收入	4	241,618	253,450
Cost of services	服務成本		(183,591)	(192,724)
Gross profit	毛利		58,027	60,726
Other income and other gains and	其他收入及其他收益及	5	0.2.2	(100)
losses, net	虧損淨額		832	(498)
Administrative expenses	行政開支 分銷及銷售開支		(58,970)	(55,443)
Distribution and selling expenses Impairment losses (recognised)/ reversed on property, plant and	为朝及朝皆開又 物業、廠房及設備減值 虧損(確認)/撥回		(3,776)	(1,751)
equipment			(28,772)	3,916
Impairment losses (recognised)/ reversed on trade receivables, other receivables and contract assets	貿易應收款項、其他 應收款項以及合約 資產減值虧損 (確認)/撥回	8	(8,753)	7,713
Research and development costs	研發成本	8	(12,510)	(11,227)
Share of results of an associate	應佔一間聯營企業的 業績	0	(1-,010)	(182)
Finance costs	融資成本	6	(2,839)	(182)
(Loss)/profit before tax	税前(虧損)/利潤	8	(56,761)	680
Income tax credit/(expense)	所得税抵免/(開支)	7	1,492	(1,954)
Loss and total comprehensive expense for the year	年內虧損及全面開支 總額		(55,269)	(1,274)

		NOTE	2024 2024年 <i>RMB'000</i>	2023 2023年 <i>RMB '000</i>
		NOIL 附註	人民幣千元	人民幣千元
(Loss)/profit and total comprehensive (expense)/income for the year attributable to:	以下各方應佔年內 (虧損)/利潤及全 面(開支)/收益 總額:			
- Owners of the Company	-本公司擁有人		(48,572)	1,752
- Non-controlling interests	- 非控股權益		(6,697)	(3,026)
			(55,269)	(1,274)
(Loss)/earnings per share (RMB)	每股(虧損)/盈利 (人民幣元)	9		
– Basic	- 基本		(0.036)	0.001
– Diluted	- 攤薄		(0.036)	0.001

#### CONSOLIDATED STATEMENT OF FINANCIAL POSITION

綜合財務狀況表

As at 31 December 2024 (Expressed in Renminbi)

### 於2024年12月31日 (以人民幣為單位)

		NOTE 附註	2024 2024年 <i>RMB'000</i> 人民幣千元	2023 2023年 <i>RMB</i> '000 人民幣千元
Non-current assets Property, plant and equipment Right-of-use assets Intangible assets Goodwill Deferred tax assets	<b>非流動資產</b> 物業、廠房及設備 使用權資產 無形資產 商譽 遞延税項資產		239,756 29,360 6,094 18,277 16,401 309,888	230,485 35,824 7,794 18,277 15,267 307,647
<b>Current assets</b> Inventories	<b>流動資產</b> 存貨		12,133	8,467
Trade and notes receivables Deposits, prepayments and other	貿易應收款項及應收 票據 按金、預付款項及其	11	264,718	223,133
receivables Contract assets Amounts due from non-controlling	他應收款項 合約資產 應收附屬公司非控股	12	61,664 65,690	48,256 167,760
shareholders of subsidiaries Pledged bank deposits Cash and cash equivalents	股東款項 已抵押銀行存款 現金及現金等價物		9,810 	12,279 2,000 73,615
	han at the table		463,785	535,510
<b>Current liabilities</b> Trade payables Other payables and accrued	<b>流動負債</b> 貿易應付款項 其他應付款項及應計	13	154,411	176,516
expenses Amounts due to non-controlling shareholders of subsidiaries	開支 應付附屬公司非控股 股東款項		59,121 14,395	72,832 14,395
Contract liabilities Lease liabilities Borrowings Income tax payables	合約負債 租賃負債 借款 應納所得税	12	6,318 2,049 39,311 1,158	5,569 3,401 32,900 1,999
			276,763	307,612

		NOTE 附註	2024 2024年 <i>RMB'000</i> 人民幣千元	2023 2023年 <i>RMB'000</i> 人民幣千元
Net current assets	流動資產淨值		187,022	227,898
Total assets less current liabilities	資產總額減流動負債		496,910	535,545
<b>Non-current liabilities</b> Borrowings	<b>非流動負債</b> 借款		22,486	_
Lease liabilities Deferred tax liabilities	租賃負債 遞延税項負債		2,022 369	7,079
			24,877	7,725
NET ASSETS	資產淨值		472,033	527,820
Capital and reserves	資本及儲備			
Share capital Reserves	股本儲備		55,100 317,244	55,100 366,027
Equity attributable to owners of	本公司擁有人			
the Company Non-controlling interests	<b>應佔權益</b> 非控股權益		372,344 99,689	421,127 106,693
TOTAL EQUITY	權益總額		472,033	527,820

#### NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

For the year ended 31 December 2024

#### 1. GENERAL INFORMATION

Weigang Environmental Technology Holding Group Limited (the "Company") was incorporated in the Cayman Islands on 18 May 2017 as an exempted company with limited liability under the Companies Law of the Cayman Islands. The immediate holding company and the ultimate holding company of the Company are WeiGang Technology Limited and Weigang Green Technology Limited ("Weigang Green"), respectively, both of which were incorporated in the British Virgin Islands ("BVI"). Weigang Green is wholly owned by Mr. Cai Zhuhua ("Mr. Cai"), the ultimate controlling shareholder of the Company, who is also the chairman and executive director of the Company. The shares of the Company have been listed on the Main Board of The Stock Exchange of Hong Kong Limited (the "Stock Exchange") on 3 January 2019.

The address of the registered office of the Company is 190 Elgin Avenue, George Town, Grand Cayman, KY1-9008, Cayman Islands and the address of principal place of business of the Company is Unit 3904, 39/F, AIA Tower, 183 Electric Road, North Point, Hong Kong.

The consolidated financial statements are presented in Renminbi ("**RMB**"), which is also the functional currency of the Company.

#### 綜合財務報表附註

截至2024年12月31日止年度

#### 1. 一般資料

維港環保科技控股集團有限公司(「本公司」) 於2017年5月18日根據開曼群島公司法於開 曼群島註冊成立為獲豁免有限公司。本公 司的直接控股公司及最終控股公司分別為 維港科技有限公司及維港綠色科技有限公 司(「**維港綠色**」),兩者均於英屬維爾京群 島(「**英屬維爾京群島**」)註冊成立,且維港 綠色由本公司的最終控股股東蔡珠華先生 (「**蔡先生**」)全資擁有,彼亦為本公司主席 兼執行董事。本公司股份已於2019年1月3 日在香港聯合交易所有限公司(「**聯交所**」) 主板上市。

本公司註冊辦事處的地址為190 Elgin Avenue, George Town, Grand Cayman, KY1-9008, Cayman Islands。本公司主要營業地 點的地址為香港北角電氣道183號友邦廣場 39樓3904單元。

綜合財務報表以人民幣(「**人民幣**」)列示, 人民幣亦為本公司的功能貨幣。

#### 2. APPLICATION OF NEW AND AMENDMENTS TO IFRS ACCOUNTING STANDARDS

## Amendments to IFRS Accounting Standards that are mandatorily effective for the current year

In the current year, the Group has applied the following amendments to IFRS Accounting Standards issued by the International Accounting Standard Board ("IASB") for the first time, which are mandatorily effective for the Group's annual periods beginning on or after 1 January 2024 for the preparation of the consolidated financial statements:

Amendments to IFRS 16	Lease Liability in a Sale and
	Leaseback
Amendments to IAS 1	Classification of Liabilities as
	Current or Noncurrent
Amendments to IAS 1	Non-current Liabilities with
	Covenants
Amendments to IAS 7	Supplier Finance Arrangements
and IFRS 7	

Except as described below, the application of the amendments to IFRS Accounting Standards in the current year has had no material impact on the Group's financial positions and performance for the current and prior years and/or on the disclosures set out in these consolidated financial statements.

Impacts on application of Amendments to IAS 1 Classification of Liabilities as Current or Non-current (the "2020 Amendments") and Amendments to IAS 1 Non-current Liabilities with Covenants (the "2022 Amendments")

The Group has applied the amendments for the first time in the current year.

 應用新訂及經修訂《國際財務報告準則》 會計准則

#### 於本年度強制生效的經修訂《國際財務報告 準則》會計準則

於本年度,本集團已首次應用以下由國際 會計準則理事會(「國際會計準則理事會」) 頒佈並於2024年1月1日或之後開始的本集 團年度期間強制生效的經修訂《國際財務報 告準則》會計準則,以編製綜合財務報表:

《國際財務報告準則》	售後租回的租賃負
第16號修訂本	債
《國際會計準則》	負債分類為流動或
第1號修訂本	非流動
《國際會計準則》	附帶契約的非流動
第1號修訂本	負債
《國際會計準則》第7號	供應商融資安排
及《國際財務報告準	
則》第7號修訂本	

除下文所述者外,於本年度應用經修訂《國際財務報告準則》會計準則不會對本集團於 本年度及過往年度之財務狀況及表現及/ 或對該等綜合財務報表內所載之披露產生 重大影響。

應用《國際會計準則》第1號修訂本負債分類 為流動或非流動(「2020年修訂本」)及《國 際會計準則》第1號修訂本附帶契約的非流 動負債(「2022年修訂本」)的影響

本集團於本年度首次應用該等修訂本。

The 2020 Amendments provide clarification and additional guidance on the assessment of right to defer settlement for at least twelve months from reporting date for classification of liabilities as current or noncurrent, which:

- specify that the classification of liabilities as current or non-current should be based on rights that are in existence at the end of the reporting period. Specifically, the classification should not be affected by management intentions or expectations to settle the liability within 12 months.
- clarify that the settlement of a liability can be a transfer of cash, goods or services, or the entity's own equity instruments to the counterparty. If a liability has terms that could, at the option of the counterparty, result in its settlement by the transfer of the entity's own equity instruments, these terms do not affect its classification as current or non-current only if the entity recognises the option separately as an equity instrument applying IAS 32 Financial Instruments: Presentation.

For rights to defer settlement for at least twelve months from reporting date which are conditional on the compliance with covenants, the 2022 Amendments specifically clarify that only covenants that an entity is required to comply with on or before the end of the reporting period affect the entity's right to defer settlement of a liability for at least twelve months after the reporting date, even if compliance with the covenant is assessed only after the reporting date. The 2022 Amendments also specify that covenants with which an entity must comply after the reporting date (i.e. future covenants) do not affect the classification of a liability as current or non-current at the reporting date. However, if the entity's right to defer settlement of a liability is subject to the entity complying with covenants within twelve months after the reporting period, an entity discloses information that enables users of financial statements to understand the risk of the liabilities becoming repayable within twelve months after the reporting period. This would include information about the covenants, the carrying amount of related liabilities and facts and circumstances, if any, that indicate that the entity may have difficulties complying with the covenants.

In accordance with the transition provision, the Group has applied the new accounting policy to the classification of liability as current or non-current retrospectively. The application of the amendments in the current year had no material impact on the consolidated financial statements. 2020年修訂本為評估自報告日期起至少12 個月的延期結算權利提供澄清及額外指引, 以將負債分類為流動或非流動,其中:

- 訂明將負債分類為流動或非流動應 基於報告期末已存在的權利。具體而 言,該分類不應受到管理層在12個月 內結算負債的意圖或預期而影響。
  - 釐清結算負債可以為轉移現金、商品 或服務,或實體本身的權益工具予交 易對手方。倘負債具有條款,可由交 易對手方選擇透過轉讓實體本身的 權益工具進行結算,則僅當實體應用 國際會計準則第32號「金融工具:呈 列」將選擇權單獨確認為權益工具 時,該等條款方不會對其分類為流動 或非流動造成影響。

2022年修訂本明確釐清有關將結算日期推 遲自報告日期起計至少12個月的權利(以遵 守契諾為條件),實體須於報告期末或之前 遵守的契諾會影響實體延期負債結算至報 告日期後至少12個月的權利,即便僅在報 告日期後評估對契諾的遵守情況。2022年 修訂本亦訂明,實體在報告日期後必須遵 守的契約(即未來契約)不會影響於報告日 期負債為流動或非流動的分類。然而,如 果實體延期結算負債的權利取決於實體在 報告日期後12個月內是否遵守承諾,則實 體應披露相關資訊,以使財務報表使用者 能夠了解該負債在報告日期後12個月內償 還之風險。這將包括有關契約、相關負債 的賬面價值以及表明實體可能難以遵守契 約的事實和情況(如有)。

根據過度規定,本集團對負債分類為流動 或非流動追溯應用新會計政策。於本年度 應用該等修訂,對綜合財務報表並無重大 影響。

## New and amendments to IFRS Accounting Standards in issue but not yet effective

The Group has not early applied the following new and amendments to IFRS Accounting Standards that have been issued but are not yet effective:

Amendments to IFRS 9 and IFRS 7	Amendments to the Classification and Measurement of Financial Instruments <sup>3</sup>
Amendments to IFRS 9 and IFRS 7	Contracts Referencing Nature-dependent Electricity <sup>3</sup>
Amendments to IFRS 10 and IAS 28	Sale or Contribution of Assets between an Investor and its Associate or Joint Venture <sup>1</sup>
Amendments to IFRS Accounting Standards	Annual Improvements to IFRS Accounting Standards – Volume 11 <sup>3</sup>
Amendments to IAS 21	Lack of Exchangeability <sup>2</sup>
IFRS 18	Presentation and Disclosure in Financial Statements <sup>4</sup>

- <sup>1</sup> Effective for annual periods beginning on or after a date to be determined.
- <sup>2</sup> Effective for annual periods beginning on or after 1 January 2025.
- <sup>3</sup> Effective for annual periods beginning on or after 1 January 2026.
- <sup>4</sup> Effective for annual periods beginning on or after 1 January 2027.

Except for as query the new IFRS Accounting Standard mentioned below, the Directors of the Company anticipate that the application of these new and amendments to IFRS Accounting Standards will have no material impact on the consolidated financial statements in the foreseeable future.

#### 已頒佈但未生效的新訂及經修訂《國際財務 報告準則》會計準則

本集團並無提前應用以下已頒佈但未生效 之新訂及經修訂《國際財務報告準則》會計 準則:

第9	財務報告準則》 號及《國際財務 告準則》第7號修	金融工具分類及計 量的修訂 <sup>3</sup>	
	財務報告準則》	涉及依賴自然能源	
	號及《國際財務	生產電力的	
戦台 訂オ	告準則》第7號修 └	合同3	
1.1.4	财務報告準則》	投資者與其聯營公	
第1	0號及《國際會	司或合營	
計判	丰則》第28號修	企業之間的資產	
訂オ	Ż	出售或出資1	
《國際	財務報告準則》	《國際財務報告準	
會言	十準則修訂本	則》會計準則年	
		度改進-第11卷3	
《國際	會計準則》第21	缺乏可兑换性2	
號他	8訂本		
《國際	財務報告準則》	財務報表中的呈列	
第1	8號	及披露4	
1	~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~	<b>夜</b> 胆 払 劫 左 南 即 胆	
1		後開始的年度期間	
2	生效。	P → 桜 明 払 敁 左 歯 助	
2	於2025年1月1日의 間生效。	<b>戊</b> 之後開始的年度期	
3	••=	戊之後開始的年度期	
	間生效。		
4		戊之後開始的年度期	
	間生效。		
	間生效。		

除下述新訂《國際財務報告準則》會計準則 外,本公司董事預期,應用該等新訂及經 修訂《國際財務報告準則》會計準則於可見 將來不會對綜合財務報表造成重大影響。

## IFRS 18 Presentation and Disclosure in Financial Statements ("IFRS 18")

IFRS 18 which sets out requirements on presentation and disclosures in financial statements, will replace IAS 1 Presentation of Financial Statements ("IAS 1"). This new IFRS Accounting Standard, while carrying forward many of the requirements in IAS 1, introduces new requirements to present specified categories and defined subtotals in the statement of profit or loss: provide disclosures on management-defined performance measures in the notes to the financial statements and improve aggregation and disaggregation of information to be disclosed in the financial statements. In addition, some IAS 1 paragraphs have been moved to IAS 8 Accounting Policies, Changes in Accounting Estimates and Errors and IFRS 7 Financial Instruments: Disclosures. Minor amendments to IAS 7 Statement of Cash Flows and IAS 33 Earnings per Share are also made.

IFRS 18, and amendments to other standards, will be effective for annual periods beginning on or after 1 January 2027, with early application permitted. The application of the new standard is expected to affect the presentation of the statement of profit or loss and disclosures in the future financial statements. The Group is in the process of assessing the detailed impact of IFRS 18 on the Group's consolidated financial statements.

#### 《國際財務報告準則》第18號財務報表中的 呈列及披露(「《國際財務報告準則》第18號」)

《國際財務報告準則》第18號載列財務報表 的呈列及披露規定,將取代《國際會計準則》 第1號財務報表呈列(「**《國際會計準則》第1** 號」)。此新訂《國際財務報告準則》會計準 則儘管延續《國際會計準則》第1號的多項規 定,但新訂準則引入了新的規定,要求於 損益表中呈列指定類別及定義小計;於財 務報表附註中提供管理層界定的績效衡量 的披露,並改進主要財務報表中披露的資 料的匯總及分類。此外,《國際會計準則》 第1號的部分段落已移至《國際會計準則》第 8號會計政策、會計估計變動及錯誤以及《國 際財務報告準則》第7號現金流量表及《國際 會計準則》第33號每股盈利亦作出輕微修訂。

《國際財務報告準則》第18號及其他準則的 修訂本將於2027年1月1日或之後開始的年 度期間生效,允許提前應用。預期應用新 訂準則將影響損益表的呈列及未來財務報 表中的披露。本集團目前正在評估《國際財 務報告準則》第18號對本集團之綜合財務報 表的具體影響。

#### 3. OPERATING SEGMENT INFORMATION

The Group is organised into two business units based on the internal structure and management strategy, which is also the basis of information reported to the Group's chief operating decision maker ("CODM") (i.e. the executive directors of the Company) for the purpose of making strategic decisions.

The two reportable and operating segments are set out as follows:

- (a) solid waste treatment segment is engaged in the provision of comprehensive solid waste incineration turnkey solutions focused on the research, design, integration and commissioning of solid waste systems by the Group to external customers in the People's Republic of China (the "PRC"); and
- (b) oilfield auxiliary services segment is engaged in petroleum transportation, meter maintenance, oil pipe repair and water treatment.

#### Segment revenue and results

The following is an analysis of the Group's revenue and results by operating and reportable segments:

3. 營運分部資料

本集團根據內部架構及管理策略分為兩個 業務單位,而內部架構及管理策略亦為向 本集團主要經營決策者(「**主要經營決策者**」) (即本公司執行董事)呈報資料以供作戰略 決策的基準。

上述兩個可呈報及營運分部載列如下:

- (a) 固體廢物處理分部,為本集團向中華 人民共和國(「中國」)外部客戶提供 專注於固體廢物系統的研究、設計、 集成及調試的綜合固體廢物焚燒處 置整體解決方案的分部;及
- (b) 油田周邊服務分部,為從事石油運輸、測量儀維護、油管維修及水處理業務的分部。

#### 分部收入及業績

本集團按營運及可呈報分部劃分的收入及 業績分析如下:

		Solid waste 固體廢		Oilfield auxil 油田周	•	Tot 總言	
		2024 2024年 RMB'000 人民幣千元	2023 2023年 <i>RMB'000</i> 人民幣千元	2024 2024年 RMB'000 人民幣千元	2023 2023年 <i>RMB'000</i> 人民幣千元	2024 2024年 RMB'000 人民幣千元	2023 2023年 <i>RMB'000</i> 人民幣千元
<b>Segment revenue</b> – External sales	<b>分部收入</b> 一外部銷售	85,207	127,676	156,411	125,774	241,618	253,450
Segment (loss)/profit	分部(虧損)/利潤	(45,221)	9,979	(4,912)	(3,207)	(50,133)	6,772
Bank interest income Unallocated corporate other income and other gains	銀行利息收入 未分配企業其他收 入及其他收益及					824	845
and losses, net Unallocated corporate	虧損淨額 未分配企業開支					(629)	(143)
expenses Unallocated finance costs	未分配融資成本					(6,758) (65)	(6,747) (47)
(Loss)/profit before tax Income tax credit/	税前(虧損)/利潤 所得税抵免/					(56,761)	680
(expense)	(開支)					1,492	(1,954)
Loss for the year	年內虧損					(55,269)	(1,274)

Segment (loss)/profit represents the (loss from)/profit earned by each segment without allocation of net foreign exchange losses, central administration costs, certain finance costs and income tax expense. This is the measure reported to the CODM for the purposes of resource allocation and performance assessment.

#### Segment assets and liabilities

The following is an analysis of the Group's assets and liabilities by reportable and operating segments:

分部(虧損)/利潤指各分部產生的(虧損) /利潤,並無分配外匯虧損淨額、中央行 政成本、若干融資成本及所得税開支。此 乃向主要經營決策者呈報以供資源分配及 表現評估的計量。

#### 分部資產及負債

以下為本集團按可呈報及營運分部劃分的 資產及負債分析:

		2024 2024年 <i>RMB'000</i> 人民幣千元	2023 2023年 <i>RMB'000</i> 人民幣千元
Assets	資產		
Segment assets	分部資產		
Solid waste treatment	固體廢物處理	563,915	661,058
Oilfield auxiliary services	油田周邊服務	199,464	172,333
Unallocated assets	未分配資產	10,294	9,766
Total assets	資產總額	773,673	843,157
Liabilities	負債		
Segment liabilities	分部負債		
Solid waste treatment	固體廢物處理	119,289	169,807
Oilfield auxiliary services	油田周邊服務	173,745	136,676
Unallocated liabilities	未分配負債	8,606	8,854
Total liabilities	負債總額	301,640	315,337

For the purpose of monitoring segment performance and allocating resources between segments:

- All assets are allocated to reportable segments other than other corporate assets that are managed on a group basis; and
- All liabilities are allocated to reportable segments other than income tax payables and other corporate liabilities that are managed on a group basis.

#### **Geographical information**

All the revenue generated by the Group for the years ended 31 December 2024 and 2023 were attributable to customers based in the PRC. Accordingly, no geographical analysis is presented.

就監察分部表現及於分部間分配資源而言:

- 所有資產已獲分配至可呈報分部,惟 不包括按組別管理的其他企業資產。
- 所有負債已獲分配至可呈報分部,惟 不包括按組別管理的應納所得税及 其他企業負債。

#### 地區資料

•

截至2024年及2023年12月31日止年度,本 集團所產生的所有收入均來源於中國的客 戶。因此,並無呈列地區分析。

#### Information about major customers

Revenue from customers of the corresponding years contributing over 10% of the total revenue of the Group are as follows:

#### 有關主要客戶的資料

於相應年度在本集團總收入中佔10%以上 的客户收入如下:

			2024	2023
			2024年	2023年
			<i>RMB'000</i>	RMB '000
			人民幣千元	人民幣千元
Customer A <sup>1</sup>	客戶A <sup>1</sup>		79,756	36,154
Customer B <sup>1</sup>	客戶B <sup>1</sup>		70,368	N/A <sup>3</sup> 不適用 <sup>3</sup>
Customer C <sup>1</sup>	客戶C <sup>1</sup>		N/A <sup>3</sup> 不適用 <sup>3</sup>	66,915
Customer D <sup>2</sup>	客戶D <sup>2</sup>		N/A <sup>3</sup> 不適用 <sup>3</sup>	41,511
<sup>1</sup> Revenue from oilfield auxi	liary services segment	1	來自油田周邊服務分	部的收入
<sup>2</sup> Revenue from solid waste t	reatment segment	2	來自固體廢物處置分	部的收入

- 2 Revenue from solid waste treatment segment
- 3 The corresponding revenue did not contribute over 10% of the total revenue of the Group.

#### 4. REVENUE

Disaggregation of revenue from contracts with customers

The following is an analysis of the Group's revenue from its major services which is recognised over time within the scope of IFRS 15 Revenue from Contracts with Customers:

- 來自固體廢物處置分部的收入
- 3 收入於相應報告期並無在本集團收 入中佔10%或以上。

#### 收入 4.

#### 就客戶合約的收入分拆

下表載列本集團來自其主要服務的收入之 分析,其皆於《國際財務報告準則》第15號 「客戶合約的收入」範圍內隨時間確認:

\_

		2024 2024年 <i>RMB'000</i> 人民幣千元	2023 2023年 <i>RMB'000</i> 人民幣千元
Oilfield auxiliary services	油田周邊服務	156,411	125,774
Hazardous waste incineration solutions	危險廢物焚燒處置解決		
	方案	38,426	102,693
Cement plant parallel kiln co-treatment	水泥回轉窑平行協同處置		
solution services	解決方案服務	30,750	14,340
Oil sludge thermal desorption	油泥熱脱附處置服務		
treatments services		13,550	-
Maintenance services	維護服務	2,481	2,654
Technical upgrading services	技術升級服務		7,989
		241,618	253,450

#### OTHER INCOME AND OTHER GAINS AND 5. LOSSES, NET

		2024 2024年 <i>RMB'000</i> 人民幣千元	2023 2023年 <i>RMB'000</i> 人民幣千元
Bank interest income	銀行利息收入	824	845
Government grants (Note) Sundry income	政府補助(附註) 雜項收入	613 19	1,766 76
Other income	其他收入	1,456	2,687
Loss on disposal and write-off of property, plant and equipment, net	物業、廠房及設備出 售虧損淨額及撤銷	(524)	(253)
Loss on deemed disposal of interest in an associate	視作出售於一間聯營企業 的權益的虧損	_	(2,788)
Gain on lease modification	租賃修改收益	581	_
Net foreign exchange losses	外匯虧損淨額	(681)	(144)
Other gains and losses, net	其他收益及虧損淨額	(624)	(3,185)
		832	(498)

Note:

6.

#### 附註:

Government grants represented immediate financial support granted by the local governments. There were no specific conditions attached to the grants and the amounts were recognised in profit or loss upon the receipt of relevant grants.

政府補助為當地政府給予的實時財務支持。 補助不附帶特定條件,且金額於收到相關 補助時在損益中確認。

FINANCE COSTS	6.	融資成本		
			2024 2024年 <i>RMB'000</i> 人民幣千元	2023 2023年 <i>RMB'000</i> 人民幣千元
Interest on borrowings Interest on lease liabilities	借款利息 租賃負債利息	_	2,508 331 2,839	2,119 455 2,574

#### **INCOME TAX (CREDIT)/EXPENSE** 7.

#### 所得税(抵免)/開支 7.

			2024 2024年 <i>RMB'000</i> 人民幣千元	2023 2023年 <i>RMB'000</i> 人民幣千元
Current tax:	即期税項:			
PRC Enterprise Income Tax: – Provision for the year – Over-provision in respect of prior years	中國企業所得 - 年內撥備 - 過往年度		(81)	400 (435)
Deferred tax	遞延税項		(81) (1,411)	(35) 1,989
Income tax (credit)/expense	所得税(抵免)	/開支	(1,492)	1,954
Pursuant to the rules and regulations of the Cay and the BVI, the Group is not subject to any in the Cayman Islands and the BVI.		法規,本	曼群島及英屬維爾京 本集團無需繳納任何 京群島之所得税。	
No provision for taxation in Hong Kong has b the Group's income neither arises in, nor is d Hong Kong.			集團的收入並非產生 為香港税項作出任何:	
Under the Law of the PRC on Enterprise Inco "EIT Law") and Implementation Regulation Law, the tax rate of the PRC subsidiaries is 2	of the EIT	<b>法》</b> 」)及	國《企業所得税法》( 《企業所得税法實) 司兩個年度之税率」	奄條例》,中國

years, except for certain subsidiaries which are entitled to preferential tax rates, as determined in accordance with the relevant tax rules and regulations in the PRC.

據中國相關税務規則及法規,確定為享有 優惠税率的若干附屬公司則除外。

		2024 2024年 <i>RMB'000</i> 人民幣千元	2023 2023年 <i>RMB'000</i> 人民幣千元
(Loss)/profit before tax has been arrived at after charging/(crediting):	税前(虧損)/利潤已扣除/ (計入)下列各項:		
Staff costs (including directors' emoluments) Directors' remuneration Other staffs:	員工成本(包括董事酬金) 董事薪酬 其他員工:	3,598	4,141
<ul> <li>Salaries and other allowances</li> <li>Discretionary bonus</li> <li>Retirement benefits scheme contributions</li> </ul>	- 薪金與其他津貼 - 酌情花紅 - 退休福利計劃供款	42,697 1,664 12,264	42,587 3,486 12,596
Total staff costs	總員工成本 _	60,223	62,810
Auditor's remuneration – Audit service – Non-audit service	核數師薪酬 - 審核服務 - 非審核服務	800 400	900 400
Total auditor's remuneration	總核數師薪酬	1,200	1,300
Depreciation of property, plant and equipment Depreciation of right-of-use assets Amortisation of intangible assets (included in administrative expenses)	物業、廠房及設備折舊 使用權資產折舊 無形資產攤銷 (計入行政開支)	18,240 3,762 1,700	11,234 3,506 1,700
Total depreciation and amortisation	折舊及攤銷總額	23,702	16,440
Impairment losses recognised/(reversed) on	- 以下各項減值虧損確認/ (撥回)		
<ul> <li>trade receivables</li> <li>contract assets</li> <li>other receivables</li> </ul>	- 貿易應收款項 - 合約資產 - 其他應收款項	12,317 (3,070) (494)	(1,937) (5,776)
	_	8,753	(7,713)
Research and development costs* Impairment losses recognised/(reversed) on	研發成本* 物業、廠房及設備減值虧損	12,510	11,227
property, plant and equipment Cost of inventories recognised as an expense	確認/(撥回) 確認為費用的存貨成本 	28,772 4,008	(3,916) 3,867
	確認為費用的存貨成本 <b>=</b>		3,867

\* The amount included staff costs of approximately RMB5,293,000 (2023: RMB5,702,000), and material and other related costs of approximately RMB7,217,000 (2023: RMB5,525,000) for the year ended 31 December 2024.

該款項包括截至2024年12月31日止年 度的員工成本約人民幣5,293,000元 (2023年:人民幣5,702,000元)以及材 料及其他相關成本約人民幣7,217,000 元(2023年:人民幣5,525,000元)。

#### 9. (LOSS)/EARNINGS PER SHARE

#### 9. 每股(虧損)/盈利

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

本公司擁有人應佔每股基本及攤薄(構	釫損)
/盈利的計算乃基於下列數據:	

		2024 2024年 <i>RMB'000</i> 人民幣千元	2023 2023年 <i>RMB</i> 000 人民幣千元
(Loss)/earnings for the purpose of basic and diluted (loss)/earnings per share	用以計算每股基本及 (虧損)/盈利的 (虧損)/盈利	≿攤薄 (48,572)	1,752
		2024 2024年 '000 <i>千</i>	2023 2023年 <i>'000</i> <i>千</i>
Number of shares Weighted average number of ordinary shares for the purpose of basic (loss)/earnings per share	<b>股份數量</b> 用以計算每股基本 (虧損)/盈利的		
Effect of dilutive potential ordinary shares: Share options	加權平均股份數量 攤薄潛在普通股的景 購股權		1,333,335
Weighted average number of ordinary shares for the purpose of diluted (loss)/earnings per share	用以計算每股攤薄 (虧損)/盈利的 普通股加權平均數	注目 1,333,335	1,334,563
The computation of diluted loss per share for ended 31 December 2024 does not assume the e the Company's share options since their assume would result in a decrease in loss per share.	xercise of	計算截至2024年12月31日 薄虧損並無假設本公司購 原因為假設該項行使會導到	服權已獲行使,

#### 10. DIVIDENDS

No dividend was paid or proposed for ordinary shareholder of the Company during the years ended 31 December 2024 and 2023, nor has any dividend been proposed since 31 December 2024.

#### 10. 股息

截至2024年及2023年12月31日止年度,本 公司並無向普通股股東派付或建議宣派任 何股息,且自2024年12月31日以來亦無建 議派付任何股息。

#### 11. 貿易應收款項及應收票據

		2024 2024年 <i>RMB'000</i> 人民幣千元	2023 2023年 <i>RMB'000</i> 人民幣千元
Trade receivables Less: Allowance for credit losses	貿易應收款項 減:信貸虧損撥備	281,821 (30,758)	215,058 (18,441)
Notes receivable	應收票據	251,063 13,655	196,617 26,516
Total trade and note receivables	貿易應收款項及 應收票據總額	264,718	223,133

As at 1 January 2023, trade receivables from contracts with customers, net of allowance of credit losses, amounted to RMB172,857,000.

The Group normally allows a credit period within 180 days (2023: 180 days) to its trade customers. The following is an ageing analysis of trade and notes receivables net of allowance for credit losses at the end of the reporting period presented based on the invoice dates:

於2023年1月1日,客戶合約貿易應收款項 扣除信貸虧損撥備後為人民幣172,857,000 元。

本集團一般向貿易客戶授予180日(2023年: 180日)內的信貸期。以下為於報告期末按 發票日期呈列的貿易應收款項及應收票據 (減去信貸虧損撥備)賬齡分析:

		2024 2024年 <i>RMB'000</i> 人民幣千元	2023 2023年 <i>RMB'000</i> 人民幣千元
0–90 days	0至90日	100,109	114,778
91–180 days	91至180日	24,706	22,722
181–365 days	181至365日	27,296	25,599
Over 365 days	365日以上	112,607	60,034

Notes receivable represents bank acceptance notes and commercial acceptance notes amounting to approximately RMB10,853,000 (2023: RMB1,027,000) and RMB2,802,000 (2023: RMB25,489,000) respectively. As at 31 December 2024 and 2023, all notes receivable are solely held for collection of contractual cash flows at maturity date and are measured at amortised cost. All notes receivable held by the Group are with a maturity period of less than one year.

應收票據為金額分別約為人民幣10,853,000 元(2023年:人民幣1,027,000元)及人民幣 2,802,000元(2023年:人民幣25,489,000元) 的銀行承兑票據及商業承兑票據。 於2024年及2023年12月31日,所有應收票據 僅為於到期日收取合約現金流量而持有, 並按攤銷成本計量。本集團持有的所有應 收票據均於一年內到期。

264,718

223.133

#### **12. CONTRACT ASSETS AND LIABILITIES**

## Contract assets

#### 12. 合約資產及負債

合約資產

		2024 2024年 <i>RMB'000</i> 人民幣千元	2023 2023年 <i>RMB'000</i> 人民幣千元
Arising from performance under hazardous waste incineration solutions services, pyrolysis solid waste treatments solutions services and technical upgrading services	產生自危險廢物焚燒處置 解決方案服務、無氧裂解 固體廢物處理解決方案服 務及技術升級服務的履約	65,690	167,760
teennear upgrading services			107,700

As at 1 January 2023, contract assets, net of allowance for credit losses, amounted to RMB197,692,000.

The contract assets primarily relate to the Group's right to consideration for work completed and not billed because the rights are conditioned on the Group's future performance. The contract assets are transferred to trade receivables when the rights become unconditional.

As at 31 December 2024, contract assets include retention receivables of approximately RMB20,382,000 (2023: RMB64,850,000). The Group generally provides their customers with one to two (2023: one to two) years warranty period. Upon the expiration of retention period, if the relevant hazardous wastage processing plant has met the requirements in the contract, the customer would conduct a final inspection and provide an acceptance certificate and pay the retention within the term as specified in the contract.

The Group classifies these contract assets as current because the Group expects to realise them in its normal operating cycle.

During the year ended 31 December 2024, the reversal of impairment losses on contract assets of RMB3,070,000 (2023: RMB5,776,000) was recognised in profit or loss. As at 31 December 2024, the accumulated allowance for impairment of contract assets is RMB2,137,000 (2023: RMB5,207,000).

於2023年1月1日,扣除信貸虧損撥備後的 合約資產為人民幣197,692,000元。

合約資產主要與本集團就已完成但未開票 的工程收取代價的權利有關,因為該等權 利取決於本集團的未來表現。當權利成為 無條件時,合約資產將轉撥至貿易應收款 項。

於2024年12月31日,合約資產包括應收保 留金約人民幣20,382,000元(2023年:人民 幣64,850,000元)。本集團一般向其客戶提 供一至兩年的保修期(2023年:一至兩年)。 於保留期屆滿之時,若相關危險廢物處理 廠已滿足合約所列要求,客戶將進行最後 檢驗並提供驗收合格證書,且於合約規定 的期限內支付保留金。

本集團將該等合約資產分類為流動,原因為本集團預期於正常營運週期內將其變現。

截至2024年12月31日止年度,人民幣 3,070,000元的合約資產減值虧損撥回(2023 年:人民幣5,776,000元)已於損益中確認。 於2024年12月31日,合約資產累計減值虧 損撥備為人民幣2,137,000元(2023年:人民 幣5,207,000元)。

#### 合約負債

		2024 2024年 <i>RMB'000</i> 人民幣千元	2023 2023年 <i>RMB'000</i> 人民幣千元
Hazardous waste incineration solutions	危險廢物焚燒處置解決方案	214	229
Technical upgrading services	技術升級服務	_	951
Maintenance services Cement plant parallel kiln	維護服務 水泥回轉窑平行協同處置解決	5,809	4,389
co-treatment solution services	方案服務 _	295	
	-	6,318	5,569

As at 1 January 2023, contract liabilities amounted to RMB7,872,000.

All the contract liabilities are expected to be recognised as revenue within one year.

#### **13. TRADE PAYABLES**

The following is an ageing analysis of trade payables at the end of the reporting periods presented based on the invoices dates: 於2023年1月1日, 合約負債為人民幣 7,872,000元。

預期所有合約負債將於一年內確認為收入。

#### 13. 貿易應付款項

以下為於報告期末按發票日期呈列的貿易 應付款項的賬齡分析:

		2024 2024年 <i>RMB'000</i> 人民幣千元	2023 2023年 <i>RMB'000</i> 人民幣千元
0–90 days	0至90日	71,315	89,122
91–180 days	91至180日	54,821	68,944
181–365 days	181至365日	10,904	4,734
Over 365 days	365日以上	17,371	13,716
		154,411	176,516

The credit period granted on purchase of goods and services is from 90 to 180 days. All of the trade payables are expected to be settled within one year or are repayable on demand.

購買商品及服務被授予的信貸期介乎90至 180日。預期所有貿易應付款項將於一年內 結付或須按要求償還。

#### MANAGEMENT DISCUSSION AND ANALYSIS

#### I. BUSINESS REVIEW

The Group is a leading comprehensive hazardous waste incineration turnkey solution provider in China focused on the research, design, integration and commissioning of solid waste treatment systems, particularly for hazardous waste incineration. Leveraging its experience and expertise in hazardous waste incineration, the Group has expanded its offerings to other areas of solid waste treatment, such as cement plant parallel kiln co-treatment and pyrolysis treatment of solid waste. The Group conducts research and development of technologies related to these new areas and have successfully applied some of them to its new solid waste treatment projects.

The Group is also engaged in the business of provision of oilfield auxiliary services and oil sludge thermal desorption treatment services in Xinjiang Uygur Autonomous Region. With years of local market development and project experience accumulation, the oilfield auxiliary services business has been growing steadily year by year, and the related revenue recorded a substantial increase in 2024.

In 2024, the Group's primary sources of revenue were the design, integration and commissioning of hazardous waste incineration treatment systems and oilfield auxiliary services in the PRC. At the same time, the Group also achieved significant milestones in several new business areas in 2024. 管理層討論及分析

#### I. 業務回顧

本集團亦於新疆維吾爾自治區內從 事油田周邊服務業務及油泥熱脱附 處置業務。憑藉多年的當地市場開 拓與項目經驗積累,油田周邊服務 業務逐年穩步增長,相關收入於 2024年度錄得較大增幅。

於2024年,本集團的主要收入來源 是在中國提供危險廢物焚燒處置系 統的設計、集成及調試和油田周邊 服務。同時,本集團亦於2024年在 多個新業務領域取得階段性的成果。

## Provision of Hazardous Waste Incineration Solutions

Before 2024, the Group had completed 43 hazardous waste incineration projects, with an aggregate designed disposal capacity of 1,043,500 tonnes per annum, all of which were handed over to the Group's customers in normal operation. In 2024, the Group completed an additional 8 hazardous waste incineration projects, with an aggregate designed disposal capacity of approximately 179,000 tonnes per annum. As at 31 December 2024, the Group had 5 ongoing hazardous waste incineration projects, spanning 5 cities in China, with an aggregate designed disposal capacity of approximately 131,000 tonnes per annum. The table below sets out a summary of the hazardous waste incineration projects completed in 2024 and the ongoing hazardous waste incineration projects as at 31 December 2024:

Hazardous waste incineration projects completed in 2024:

於2024年前,本集團完成了43個危險廢物焚燒處置項目並已於正常運營下轉交予本集團的客戶,累計設計處置能力為1,043,500噸/年。於2024年,本集團額外完成了8個危險廢物焚燒處置項目,累計設計處置能力約為179,000噸/年。於2024年12月31日,本集團有5個危險廢物焚燒處置項目尚未完工,遍佈中國5個城市,累計設計處置能力約為131,000噸/年。下表載列於2024年 该工危險廢物焚燒處置項目及於2024年12月31日尚未完工危險廢物焚燒處置項目的表完工,這

於2024年竣工的危險廢物焚燒處置 項目:

Designed

No. 編號	Project 項目		Disposal/ Treatment Capacity (tonnes per annum) 設計處置/ 處理能力 (噸/年)
1	North Bay hazardous waste incineration project	北部灣危險廢物焚燒處置項目	16,500
2	Henan Puyang hazardous waste incineration project	河南濮陽危險廢物焚燒處置項目	15,000
3	Sichuan Zigong industry hazardous waste treatment project	四川自貢工業危險廢物處置項目	30,000
4	Anqing hazardous waste incineration project	安慶危險廢物焚燒處置項目	30,000
5	Xianju hazardous waste incineration project	仙居危險廢物焚燒處置項目	15,000
6	Jiangsu Xuzhou hazardous waste incineration project	江蘇徐州危險廢物焚燒處置項目	20,000
7	Hubei Yichang hazardous waste incineration project	湖北宜昌危險廢物焚燒處置項目	22,500
8	Guangdong Zhongshan hazardous waste incineration Project	廣東中山危險廢物焚燒處置項目	30,000
	Total	總計	179,000

- \* Completed project is defined as which the system functionality evaluation is completed.
- \* 已竣工項目界定為完成系統功能性 評估的項目。

at 31 December 2024:		廢物焚燒處置項目:			
No.	Project		Designed Disposal/ Treatment Capacity (tonnes per annum) 設計處置/		
編號	項目		處理能力 (噸/年)		
1 2 3 4 5	Hubei Wuhan hazardous waste incineration Project Guangdong Huizhou hazardous waste incineration project Hubei Xianning hazardous waste incineration project Zhejiang Zhoushan hazardous waste incineration project Jiangxi Jingdezhen hazardous waste incineration Project	湖北武漢危險廢物焚燒處置項目 廣東惠州危險廢物焚燒處置項目 湖北咸寧危險廢物焚燒處置項目 浙江舟山危險廢物焚燒處置項目 江西景德鎮危險廢物處置項目	30,000 20,000 21,000 30,000 30,000		

Ongoing hazardous waste incineration projects as

總計

131,000

於2024年12月31日尚未完工的危險

#### Provision of Oilfield Auxiliary Services and Oil Sludge Thermal Desorption Treatment Services

The oilfield auxiliary services primarily refer to the provision of transportation, technical support, pipeline installation, oil well cleaning management, instrument and meter maintenance and appraisal services to the Karamay Oilfield and its supporting industries in Xinjiang Uygur Autonomous Region, etc. The Group's revenue from the provision of oilfield auxiliary services amounted to RMB156.4 million during the year (2023: RMB125.8 million).

In addition, the Group constructed and operated an oil sludge thermal desorption treatment project near the Karamay Oilfield, which mainly focused on the harmless treatment and resource utilization of oily sludge waste. The overall design treatment capacity of the project was 200,000 tons per year. In July 2023, the project officially obtained a hazardous waste operation permit issued by the local authorities. At the beginning of 2024, the project successfully won the bidding and entered into an oily sludge treatment contract with a related subsidiary of PetroChina (中國石 油) through public tendering. The project was officially put into trial operation in late March 2024. The project generated revenue of RMB13.6 million from waste disposal during the Reporting Period.

#### **Cement Plant Parallel Kiln Co-Treatment**

The Group built and operated a cement plant parallel kiln co-treatment project ("Yunfu Project") in Yunfu City, Guangdong Province through signing cooperation agreements with relevant partners. The project mainly focused on harmless treatment of solid waste, with an overall designed disposal capacity of 83,600 tons per year. The project obtained the hazardous waste operation permit issued by the local government agency in August 2022 and was officially put into trial operation in September 2022. 油田周邊服務業務主要指本集團為 新疆維吾爾自治區的克拉瑪依油田 及配套產業提供運輸、技術、管道 安裝、油井清潔管理、儀器儀表維 修鑒定等服務。本集團年內提供油 田周邊服務所產生的收入為人民幣 156.4百萬元(2023年:人民幣125.8 百萬元)。

同位於克拉瑪依油田附近,本集團 亦建設並運營一個油泥熱脱附處置 項目主要針對含油污泥廢物 進行無害化處理和資源化利用,總 體設計處置能力為20萬噸/年。該 項目於2023年7月正式取得當地政府 機構頒發的危險廢物經營許可證, 並於2024年年初通過公開招投標並 成功中標的方式與中國石油的相關 附屬公司簽署含油污泥處置合同, 項目於2024年3月下旬已正式投產物 處置所產生的收入為人民幣13.6百 萬元。

#### 水泥回轉窑平行協同處置

本集團通過與相關合作方簽署合作 協議的方式,於廣東省雲浮市建設 並運營一個水泥回轉窑平行協同處 置項目(「**雲浮項目**」),項目主要針 對固體廢棄物進行無害化處理,總 體設計處置能力為8.36萬噸/年。 該項目已於2022年8月取得當地政府 機構頒發的危險廢物經營許可證, 並於2022年9月正式投產試運營。 Through Maoming Jingsheng Environmental Protection Technology Limited (茂名景勝環保 科技有限公司), the Group's non-wholly-owned subsidiary, the Group established and operated another cement plant parallel co-treatment project ("**Maoming Project**") in Maoming City, Guangdong Province. The project mainly focused on harmless treatment of solid waste with an overall designed disposal capacity of 88,900 tons per year. The project was granted by the local official agency with a 5-year hazardous waste operation permit to operate from December 2024 and was officially put into trial operation in 2024.

These two projects generated revenue of RMB30.8 million from waste disposal during the Reporting Period.

#### **Pyrolysis Solid Waste Treatment**

In 2024, the Group utilized its own industrial land located in Heshan City, Guangdong Province to construct and operate a project that converts low value waste plastics into fuel oil using pyrolysis technology and processes solid waste into alternative fuels. The overall designed disposal capacity was 220,000 tons per year. Construction of the project officially commenced in February 2024, employing a phased construction approach, and the initial plan is for the first production line to commence trial operation in the second quarter of 2025. 本集團亦通過其非全資附屬公司茂 景勝環保科技有限公司於廣東省茂 名市建設並運營另一個水泥回轉窑 平行協同處置項目(「**茂名項目**」), 項目亦主要針對固體廢棄物進行無 害化處理,總體設計處置能力為8.89 萬噸/年。該項目於2024年12月取 得當地政府機構頒發的五年期危險 廢物經營許可證,並已於2024年正 式投產試運營。

該2個項目於報告期內提供廢物處置 所產生的收入為人民幣30.8百萬元。

#### 固體廢物的無氣裂解處理

於2024年,本集團利用自有的位於 廣東省鶴山市的工業用地,建設並 運營一個利用無氧裂解技術將低值 廢塑料製成燃料油以及將固廢處理 製成替代燃料的項目,總體設計處 置能力為22萬噸/年。該項目已於 2024年2月正式開工建設,採用分期 建設的方式,計劃第一條生產線將 於2025年二季度投產試運營。

#### II. FINANCIAL POSITION AND OPERATING RESULTS

#### Revenue

Revenue decreased by 4.7% from RMB253.5 million for the year ended 31 December 2023 to RMB241.6 million for the year ended 31 December 2024.

The Group derived the majority of its revenue from provision of hazardous waste incineration solutions and providing oilfield auxiliary services and the remainder from provision of cement plant parallel kiln co-treatment services, Oil sludge thermal desorption treatments services and other services including technical upgrading and maintenance services.

Revenue from hazardous waste incineration solutions decreased by 62.6% from RMB102.7 million for the year ended 31 December 2023 to RMB38.4 million for the year ended 31 December 2024. Such decrease was mainly affected by a combination of the following adverse factors: (i) a decline in market demand attributable to the global economic recession and the downturn of the environmental protection industry; and (ii) that part of the newly signed projects had not commenced construction because the project owner's funds are yet to be in place.

The Group's revenue from oilfield auxiliary services amounted to RMB156.4 million for the year ended 31 December 2024 (2023: RMB125.8 million), representing an increase of 24.3%. This substantial growth is mainly attributable to the rising demand for Karamay oilfield auxiliary services in Xinjiang. In addition, the Company has intensified its market development efforts in this business segment.

#### II. 財務狀況及經營業績

#### 收入

收入從截至2023年12月31日止年度的人民幣253.5百萬元減少4.7%至截至2024年12月31日止年度的人民幣241.6百萬元。

本集團的大部分收入來自提供危險 廢物焚燒處置解決方案及油田周邊 服務,剩餘收入來自提供水泥回轉 窑平行協同處置服務、油泥熱脱附 處置服務及其他服務(包括技術升 級及維護服務)。

危險廢物焚燒處置解決方案的收入 從截至2023年12月31日止年度的人 民幣102.7百萬元減少62.6%至截至 2024年12月31日止年度的人民幣 38.4百萬元。該下滑主要由下列各 項不利因素共同影響:(i)受全球經 濟衰退以及環保行業不景氣的影響, 市場需求整體鋭減;及(ii)部分新簽 約項目因業主資金尚未到位而尚未 開工。

截至2024年12月31日止年度,本集 團油田周邊服務收入為人民幣156.4 百萬元(2023年:人民幣125.8百萬 元),增幅為24.3%。該大幅增長主 要歸因於新疆克拉瑪依油田周邊服 務業務需求上漲,同時公司加大了 該業務的市場開拓力度。 The Group recorded revenue from cement plant parallel kiln co-treatment services amounted to RMB30.8 million for the year ended 31 December 2024 (2023: RMB14.3 million), up by 115.4%, which was mainly due to the operations of Yunfu and Maoming project.

The Group recorded revenue from cement plant parallel kiln co-treatment services amounted to RMB13.6 million for the year ended 31 December 2024, which was mainly due to the operations of Karamay Project in Xinjiang.

Revenue from other services decrease by 76.4% from RMB10.6 million for the year ended 31 December 2023 to RMB2.5 million for the year ended 31 December 2024. Such decrease was attributable to decrease in demand for technical upgrading and maintenance services from customers during the year.

#### **Cost of Services**

Cost of services decreased by 4.7% from RMB192.7 million for the year ended 31 December 2023 to RMB183.6 million for the year ended 31 December 2024. Such decrease was mainly attributable to the decrease of the revenue generated from hazardous waste incineration treatment business.

Cost of services for the Group's hazardous waste incineration treatment business consists primarily of (i) cost of equipment and materials; (ii) direct labour costs; (iii) sub-contracting costs; and (iv) others.

The cost of services for hazardous waste incineration treatment business decreased by 81.4% from RMB70.5 million for the year ended 31 December 2023 to RMB13.1 million for the year ended 31 December 2024. Such decrease was mainly due to the decrease in revenue from hazardous waste incineration treatment business, which led to decrease in equipment and material procurement and installation costs for the installation of several hazardous waste incineration systems. 截至2024年12月31日止年度,本集 團錄得水泥回轉窑平行協同處置服 務收入為人民幣30.8百萬元(2023 年:人民幣14.3百萬元),增幅為 115.4%,主要源於雲浮和茂名項目 的運營。

截至2024年12月31日止年度,本集 團錄得油泥熱脱附處置服務收入為 人民幣13.6百萬元,主要源於新疆 克拉瑪依項目的運營。

來自其他服務的收入從截至2023年 12月31日止年度的人民幣10.6百萬 元減少76.4%至截至2024年12月31日 止年度的人民幣2.5百萬元。該減少 歸因於本年度內客戶的技術升級及 維護服務需求減少。

#### 服務成本

服務成本從截至2023年12月31日止 年度的人民幣192.7百萬元減少4.7% 至截至2024年12月31日止年度的人 民幣183.6百萬元。該減少主要歸因 於危險廢物焚燒處置業務的服務收 入減少。

本集團危險廢物焚燒處置業務的服務成本主要包括:(i)設備及材料成本;(ii)直接人工成本;(iii)分包成本; 及(iv)其他。

危險廢物焚燒處置業務的服務成本 從截至2023年12月31日止年度的人 民幣70.5百萬元減少81.4%至截至 2024年12月31日止年度的人民幣 13.1百萬元。該減少主要歸因於危 險廢物焚燒處置業務的服務收入減 少,從而導致用於安裝若干危險廢 物焚燒系統的設備及材料採購和安 裝費用減少。 Cost of services for oilfield auxiliary services was RMB134.4 million for the year ended 31 December 2024 (2023: RMB105.0 million), representing an increase of 28.8%. Such increase was mainly attributable to the increase of the revenue from oilfield auxiliary services.

Cost of services for cement plant parallel kiln cotreatment services was RMB20.2 million for the year ended 31 December 2024 (2023: RMB7.7 million), representing a growth of 162.3%, which was mainly due to the increase in revenue from Maoming project operation.

Cost of services for cement plant parallel kiln cotreatment services was RMB11.1 million for the year ended 31 December 2024, which was mainly due to the operations of Karamay Project in Xinjiang.

Cost of services for other services decreased by 51% from RMB9.6 million for the year ended 31 December 2023 to RMB4.7 million for the year ended 31 December 2024. Such decrease was mainly due to the decrease in the Group's revenue from other services revenue.

#### **Gross Profit and Gross Profit Margin**

The Group's gross profit decreased by 4.4% from RMB60.7 million for the year ended 31 December 2023 to RMB58.0 million for the year ended 31 December 2024, and the gross profit margin for 2024 was 24.0% (2023: 24.0%), which is stable as compared to the year ended 31 December 2023.

The following table sets out the Group's gross profit and gross profit margin for each of the business segments for the periods stated. 截至2024年12月31日止年度,油田 周邊服務的服務成本為人民幣134.4 百萬元(2023年:人民幣105.0百萬 元),增幅為28.8%,該增加主要歸 因於油田周邊服務收入增加。

截至2024年12月31日止年度,水泥 回轉窑平行協同處置服務的服務成 本為人民幣20.2百萬元(2023年:人 民幣7.7百萬元),增幅為162.3%, 乃主要由於茂名項目運營收入增加 所致。

截至2024年12月31日止年度,油泥 熱脱附處置服務成本為人民幣11.1 百萬元,乃主要由於新疆克拉瑪依 項目運營所致。

其他服務的服務成本從截至2023年 12月31日止年度的人民幣9.6百萬元 減少51%至截至2024年12月31日止年 度的人民幣4.7百萬元。該減少主要 由於其他服務收入的減少。

#### 毛利及毛利率

本集團的毛利從截至2023年12月31 日止年度的人民幣60.7百萬元減少 4.4%至截至2024年12月31日止年度 的人民幣58.0百萬元,而2024年度的 毛利率為24.0%(2023年:24.0%), 與截至2023年12月31日止年度相比 保持穩定。

下表載列於所述期間本集團各業務分部的毛利及毛利率。

		Gross profit 毛利		Gross profit margin 毛利率	
		2024 2024年 RMB million 人民幣百萬元	2023 2023年 RMB million 人民幣百萬元	2024 2024年	2023 2023年
Hazardous waste incineration solutions Oilfield auxiliary services Cement plant parallel kiln co-treatment	危險廢物焚燒處置解決方案 油田周邊服務 水泥回轉窑平行協同處置服務	25.3 22.0	32.2 20.8	65.8% 14.1%	31.4% 16.5%
services Oil sludge thermal desorption	油泥熱脱附處置服務	10.5	6.7	34.3%	46.4%
treatments services Other services	其他服務	2.5 (2.3)	1.0	18.1% (91.3%)	10.1%
Total	合計	58.0	60.7	24.0%	24.0%

Gross profit of hazardous waste incineration solutions decreased by 21.4% from RMB32.2 million for the year ended 31 December 2023 to RMB25.3 million for the year ended 31 December 2024. Such decrease was mainly attributable to the decrease of 62.6% in revenue from hazardous waste incineration solutions.

Gross profit of oilfield auxiliary services for the year ended 31 December 2024 amounted to RMB22.0 million (2023: RMB20.8 million). Such increase was mainly attributable to the 5.8% increase in revenue from oilfield auxiliary services.

Gross profit of cement plant parallel kiln co-treatment services for the year ended 31 December 2024 amounted to RMB10.5 million (2023: RMB6.7 million), which was mainly due to the increase in operation revenue from Yunfu and Maoming project.

Gross profit of cement plant parallel kiln co-treatment services for the year ended 31 December 2024 amounted to RMB2.5 million, which was mainly due to the increase in operation revenue from Karamay Project in Xinjiang.

The gross profit of other services decreased from earnings of RMB1.0 million for the year ended 31 December 2023 to loss of RMB2.3 million for the year ended 31 December 2024. The loss is attributed to an increase in direct labor costs from other service revenue.

# Other income, and Other Gains and Losses, Net

The Group's other income, other gains and losses, net increased from a net losses of RMB0.5 million for the year ended 31 December 2023 to a net earnings of RMB0.8 million for the year ended 31 December 2024. Due to the absence of the loss from the disposal of interest in an associate in 2024, the Group recorded earnings in 2024.

危險廢物焚燒處置解決方案的毛利 從截至2023年12月31日止年度的人 民幣32.2百萬元減少21.4%至截至 2024年12月31日止年度的人民幣 25.3百萬元。該減少主要歸因於危 險廢物焚燒處置解決方案收入減少 62.6%。

截至2024年12月31日止年度,油田 周邊服務的毛利為人民幣22.0百萬 元(2023年:人民幣20.8百萬元), 該增加主要歸因於油田周邊服務收 入增長了5.8%。

截至2024年12月31日止年度,提供 水泥回轉窑平行協同處置服務的毛 利為人民幣10.5百萬元(2023年:人 民幣6.7百萬元),乃主要由於雲浮 及茂名項目的運營收入增加。

截至2024年12月31日止年度,油泥 熱脱附處置服務的毛利為人民幣2.5 百萬元,乃主要由於新疆克拉瑪依 項目的運營收入增加。

其他服務的毛利從截至2023年12月 31日止年度的盈利人民幣1.0百萬元 減少至截至2024年12月31日止年度 的虧損人民幣2.3百萬元。該虧損歸 因於其他服務收入的直接人工成本 增加。

#### 其他收入、及其他收益及虧損淨額

本集團其他收入及其他收益和虧損 淨額由截至2023年12月31日止年度 的淨虧損人民幣0.5百萬元,改善至 截至2024年12月31日止年度的淨收 益人民幣0.8百萬元。由於2024年並 無出售聯營公司權益的虧損,故本 集團於2024年實現盈利。

#### **Administrative Expenses**

Administrative expenses increased by 6.5% from RMB55.4 million for the year ended 31 December 2023 to RMB59.0 million for the year ended 31 December 2024, remaining relatively steady.

#### **Research and Developments Costs**

Research and developments costs mainly include research and development expenses, which included staff costs, material and other related costs primarily associated with the research and development of solid waste treatment applications.

The Group's research and development costs increase by 11.6% from RMB11.2 million for the year ended 31 December 2023 to RMB12.5 million for the year ended 31 December 2024. Such increase was mainly attributable to the Group's focus on key technologies during the year, resulting in an overall increase in research and development investment.

## Impairment losses reversed/(recognised) on property, plant and equipment

The Group's impairment losses on property, plant and equipment and write-off of intangible assets RMB28.8 million for the year ended 31 December 2024, compared with the recognition of impairment losses of property plant and equipment by RMB3.9 million in aggregate for the year ended 31 December 2023. Such significant increase in impairment losses and write-off was mainly attributable to the following factors during the year: 1) based on the assessment results of the independent third-party valuer, impairment losses totaling RMB28.8 million were accrued for the Qingchuan pyrolysis project (青川無氧裂解項目) and the Zibo waste paper residues project (淄博廢紙渣項目). To concentrate the Group's resources on developing projects such as resource recycling, and due to concerns about the commercial prospects of the abovementioned two projects, the management of the Group, after careful consideration, decided to enter into termination agreement with the corresponding counterparty in relation to these projects in the first quarter of 2025, and the independent third-party valuer also conducted a

#### 行政開支

行政開支從截至2023年12月31日止 年度的人民幣55.4百萬元增加6.5% 至截至2024年12月31日止年度的人 民幣59.0百萬元,保持相對穩定。

#### 研發成本

研發成本主要包括研發開支(包括 主要與固體廢物處理應用研發有關 的人工成本、材料及其他相關成本)。

本集團的研發開支從截至2023年12 月31日止年度的人民幣11.2百萬元 增加11.6%至截至2024年12月31日止 年度的人民幣12.5百萬元。該增加 主要歸因於本集團本年度內專注於 關鍵技術的研發投入,總體研發投 入增加。

#### 物業、廠房及設備減值虧損撥回/ (確認)

截至2024年12月31日止年度,本集 團的物業、廠房及設備減值虧損人 民幣28.8百萬元,對比截至2023年12 月31日止年度確認物業、廠房及設 備減值虧損撥回總值人民幣3.9百萬 加主要歸因本年度內的下列因素:1) 根據獨立第三方評估師的評估結果, 對青川無氧裂解項目、淄博廢紙渣 再生利用等項目、同時出於對該兩 個項目的商業前景的顧慮,經本集 團管理層慎重考慮後決定,該兩個 項目均於2025年一季度與對應的合 project valuation based on the updates of the projects and the subsequent disposal plan proposed by the Group's management.

# Impairment losses reversed/(recognised) on trade receivables, other receivables and contract assets

The Group's impairment losses on trade receivables, other receivables and contract assets RMB8.8 million for the year ended 31 December 2024, compared with the recognition is reversed by impairment losses of RMB7.7 million for the year ended 31 December 2023. Such significant increase in impairment losses was mainly due to the increase in the average aging of accounts receivable, other receivables and contract assets, which were newly added this year.

#### **Finance costs**

The Group's finance costs increase by 7.7% from RMB2.6 million for the year ended 31 December 2023 to RMB2.8 million for the year ended 31 December 2024. Such increase was primarily attributable to the increase in borrowings during the Reporting Period.

#### **Income Tax Expense**

Income tax expense consists of current tax and deferred tax for PRC enterprise income tax.

The Company primarily operated through its PRC subsidiaries which generally paid the PRC enterprise income tax at a statutory rate of 25% on its estimated assessable profits for the year ended 31 December 2024 (2023: 25%). Additionally, according to the relevant tax rules and regulations and preferential tax policies in the PRC, the Group's subsidiaries, Guangzhou Weigang Environmental Protection Technology Limited and Karamay Shuangxin Co., Ltd., were entitled to a preferential PRC income tax rate of 15%. Xinjiang Tiansheng Xinhong Environmental Protection Technology Co., Ltd. was entitled to a 50% reduction of enterprise income tax rate of 25% during the Reporting Period.

作方簽署合作解除協議,獨立第三 方評估師亦根據項目的最新情況及 本集團管理層擬定的後續處置計劃 進行了項目估值。

#### 貿易應收款項、其他應收款項以及 合約資產減值虧損撥回/(確認)

截至2024年12月31日止年度,本集 團的貿易應收款項、其他應收款項 以及合約資產減值虧損人民幣8.8百 萬元,對比截至2023年12月31日止 年度確認撥回減值虧損人民幣7.7百 萬元。該等減值虧損的大幅增加主 要是因為本年新增的應收賬款、其 他應收款項以及合約資產的平均賬 齡增加。

#### 融資成本

本集團的融資成本從截至2023年12 月31日止年度的人民幣2.6百萬元增 加7.7%至截至2024年12月31日止年 度的人民幣2.8百萬元,主要歸因於 報告期間借款的增加。

#### 所得税開支

所得税開支包括中國企業所得税的 即期税項及遞延税項。

本公司主要透過中國附屬公司運營 業務,該等附屬公司於截至2024年 12月31日止年度就估計應課税利潤 通常按25%(2023年:25%)的法定 税率繳納中國企業所得税。另外, 根據中國相關税務法規及税收優惠 成業中國相關税務法規及税收優惠 保科技有限公司和克拉瑪依雙信有 限責任公司於報告期內享受15%的 中國所得税税率優惠,新疆天聖新 宏環保科技有限公司於報告期內按 宏業所得税税率25%享受減半徵收 優惠。 For the year 31 December 2024, the Group recorded a net loss of RMB55.3 million, with a net loss margin of 22.9%, compared with a net loss of RMB1.3 million with a net loss margin of 0.5% for the year ended 31 December 2023. The increase in losses is mainly attributed to the increase in impairment risk of related items during the current year.

#### Trade and note receivables

The increase in trade and note receivables from RMB223.1 million as at 31 December 2023 to RMB264.7 million as at 31 December 2024 was primarily due to rapid growth in trade and note receivables from oilfield auxiliary services and cement plant parallel kiln co-treatment services in 2024.

The average trade receivables turnover days increased from 283.3 days in 2023 to 361.5 days in 2024 mainly due to slower collection of accounts receivable affected by macroeconomy.

#### **Trade payables**

Trade payables decreased from RMB176.5 million as at 31 December 2023 to RMB154.4 million as at 31 December 2024. The average trade payables turnover days increased from 287.1 days in 2023 to 405.0 days in 2024 as the Group intended to better manage liquidity and cash flow.

#### **Contract assets**

The decrease in contract assets from RMB167.8 million as at 31 December 2023 to RMB65.7 million as at 31 December 2024 was primarily due to a decrease in our total number of ongoing hazardous waste incineration projects.

### 年內虧損

與截至2023年12月31日止年度的淨 虧損人民幣1.3百萬元及淨虧損率 0.5%相比,本集團截至2024年12月 31日止年度錄得淨虧損人民幣55.3 百萬元,而本集團的淨虧損率則為 22.9%。虧損增加主要歸因於本年度 內增加相關項目的減值風險。

#### 貿易應收款項及應收票據

貿易應收款項及應收票據自2023年 12月31日的人民幣223.1百萬元增加 至2024年12月31日的人民幣264.7百 萬元,主要原因是本集團2024年油 田周邊服務和水泥回轉窑平行協同 處置服務應收賬款增長較快。

貿易應收款項的平均週轉日數自 2023年的283.3日增加至2024年的 361.5日,主要由於受宏觀經濟影 響,本集團2024年的應收賬款回款 速度減慢。

#### 貿易應付款項

貿易應付款項自2023年12月31日人 民幣176.5百萬元減少至2024年12月 31日的人民幣154.4百萬元。貿易應 付款項的平均週轉日數自2023年的 287.1日增加至2024年的405.0日,原 因是本集團擬更好地管理流動資金 及現金流。

#### 合約資產

合約資產自2023年12月31日的人民幣167.8百萬元減少至2024年12月31日的人民幣65.7百萬元,主要原因是正在進行的危險廢物焚燒處置項目總數減少。

#### **Contract liabilities**

The increase in contract liabilities from RMB5.6 million as at 31 December 2023 to RMB6.3 million as at 31 December 2024 was primarily due to a increase in advance from customers of ongoing technical maintenance services.

#### Borrowings

As at 31 December 2024, the Group had borrowings of RMB39.3 million provided by several financial institutions in China, which were secured by the Group's assets and personal guarantee provided by, among others, the Group's controlling shareholder, Mr. Cai Zhuhua, and his spouse, Ms. Huang Ying (2023: RMB32.9 million).

#### **Capital Expenditure**

For the year ended 31 December 2024, the Group's material capital expenditure amounted to approximately RMB68.8 million (2023: RMB19.2 million), mainly used for the purchase of (1) properties and equipment for oil sludge treatment project; and (2) facility for solid waste treatment projects owned by the Group.

#### **Capital Commitment**

As at 31 December 2024, the Group had capital commitment amounted to RMB1.1 million (2023: RMB2.1 million) which consisted mainly of payments to be made for (1) the Cement Plant Co-treatment project in Guangdong; and (2) the pyrolysis solid waste treatment project in Sichuan and Shandong.

#### **Pledge of Assets**

As at 31 December 2024, the Group had pledged trade receivables and right-of-use assets amounted to RMB16.6 million and RMB17.5 million, respectively (2023: deposits amounted to RMB2.0 million).

#### 合約負債

合約負債自2023年12月31日的人民幣5.6百萬元增加至2024年12月31日的人民幣6.3百萬元,主要原因是正在進行的技術維護服務的預收客戶款項增加。

#### 借款

於2024年12月31日,本集團獲數間 中國金融機構借款為人民幣39.3百 萬元,有關借款由(其中包括)本集 團的資產提供擔保及本集團控股股 東蔡珠華先生及其配偶黃瑛女士等 人提供個人擔保(2023年:人民幣 32.9百萬元)。

#### 資本開支

截至2024年12月31日止年度,本集 團的重大資本開支約為人民幣68.8 百萬元(2023年:人民幣19.2百萬 元),主要用於(1)為油泥處理項目 購買物業及設備;及(2)為本集團自 有的固體廢物處置項目購買設備。

#### 資本承擔

於2024年12月31日,本集團的資本 承擔為人民幣1.1百萬元(2023年: 人民幣2.1百萬元),主要包括為就(1) 廣東水泥廠協同處理項目;及(2)四 川及山東無氧裂解固體廢物處置項 目所作的付款。

#### 資產抵押

於2024年12月31日,本集團已分別 抵押貿易應收款項人民幣16.6百萬 元和使用權資產人民幣17.5百萬元 (2023年:存款人民幣2.0百萬元)。

#### **Contingent Liabilities**

As at 31 December 2024, the Group had no material contingent liabilities.

#### **Gearing Ratio**

As at 31 December 2024, the current assets of the Group were approximately RMB463.8 million, total assets were approximately RMB773.7 million, current liabilities were approximately RMB276.8 million and total liabilities were approximately RMB301.7 million. The gearing ratio (total liabilities/total assets) of the Group was approximately 39% (2023: 37.4%).

#### **III. PROSPECTS**

In recent years, the PRC government has over time introduced a series of policies that have far-reaching impact on the development of the environmental protection industry, and promoted the sustained and rapid development of environmental protection. The realisation of "Beautiful China initiative" and "Ecological Civilization" has been written into the PRC Constitution, highlighting the importance of ecological civilization construction in the overall layout of the country, and the construction of ecological civilization has risen to the level of national will. The report of the 20th National Congress of the Communist Party of China further listed ecological environment as a separate chapter, specifically expounding "Pursuing Green Development and Promoting Harmony between Humanity and Nature". It means that ecological environment protection has become an important part to guarantee for the sustainable development of the whole society in our country, and a key part of its policy.

#### 或有負債

於2024年12月31日,本集團概無重 大或有負債。

### 資本負債比率

於2024年12月31日,本集團有流動 資產約人民幣463.8百萬元、資產總 額約人民幣773.7百萬元、流動負債 約人民幣276.8百萬元及負債總額約 人民幣301.7百萬元。本集團的資本 負債比率(負債總額/資產總額)約 為39%(2023年:37.4%)。

## III. 前景

近年,中國政府已隨時間推出一系 列對環保行業發展有深遠影響的政 策,並促進環境保護的可持續及急 速發展。實現「美麗中國倡議」及「生 態文明」已獲納入中國憲法,強調 要 的工生態文明已提升至國家 上建立生態文明已提升至國家 環境單列一章,具體闡述「推動綠色 發展,促進人與自然和諧共生」。意 關乎全社會可持續發展的重要保障, 也是執政施政的關鍵一環。

As China's economy continues to advance and urbanization rates rise, alongside improvements in living standards, the establishment of facilities for the harmless treatment and resource utilization of solid waste has become indispensable component of urban development infrastructure. The national government has issued a number of policies to support and guide the development of the solid waste treatment industry, such as the "Notice on Carrying out Demonstrations of Comprehensive Utilization of Bulk Solid Waste", "Work Plan for the Construction of "Waste-Free City" during the "14th Five-Year Plan" Period", "Environmental Infrastructure Construction Standard Improvement Action (2023-2025)" and so on. With a strong support from national policies, the demand for solid waste treatment will continue to grow. The Group will seize these development opportunities by virtue of its own strength and a leading solid waste treatment solutions provider in China.

The Group will continue to capture the opportunities brought by the policies for the development of the environmental protection industry, and actively seize more business opportunities from solid waste treatment by commercialising its advanced solid waste treatment technologies to market with the resources from strategic shareholders, the capital market network, and its strong R&D capabilities. The Group will still continue to focus on the technology innovation, actively use the major technological breakthroughs and R&D project experience in the past few years, and take advantage of the domestic economic recovery, to further expand the Group's business scope, maintain the Group's leading position in the market, maximize shareholder returns. Looking ahead, the Group will focus on the following key initiatives leveraging its existing advantages:

隨著我國經濟發展、城鎮化率提升、 人民生活水準提高,固體廢物的無 害化和資源化的處理設施已成為城 鎮發展所需的基礎設施中不可或缺 的一部分。國家發佈多項政策支持 和引導固廢處理行業的發展,如《關 於開展大宗固體廢棄物綜合利用示 範問通知》《「十四五」時期「無廢城 建設工作方案》《環境基礎設施 建設水準提升行動(2023-2025年)》 等。憑藉國家政策所提供的強大支 持,固體廢物處理的需求將繼續增 長。作為中國領先固體廢物處理解 決方案供應商,本集團將透過其自 身優勢把握該等發展機遇。

#### Continue to strengthening the market position and expand the market share on hazardous waste incineration

The Group will focus on: (1) further improving techniques on hazardous waste incineration treatments; (2) continue to cultivate customer relationships as well as explore new customers in both China and oversea markets; (3) facilitate more frequent communications and provide more comprehensive value-add services with industry participants; and (4) further investment on other area of hazardous waste treatment, including applying the facilities of oil sludge thermal desorption technology, upgrading cement production facilities to implement hazardous waste cooperative disposal system and etc.

#### Grasp more business opportunities on solid waste treatment through industrialization of pyrolysis technology

The Group will explore the demand of market by developing and commercializing solutions for a number of new solid waste treatment applications such as with respect to waste plastics and waste paper residues.

# Further enhance our competitiveness and risk management with the adoption of more project models

The Group will continue to seek opportunities to participate in solid waste treatment projects by exploring different project models, such as the first operation and maintenance services project, an oil sludge treatment facility designed and commissioned in Karamay. In future, the Group may also consider investing in and/or operating its own solid waste treatment projects as primary or joint project owner in other new area of solid waste treatment industry.

#### 繼續鞏固市場地位,並擴大在危險 廢物處置領域的市場份額

本集團將專注於:(1)進一步提高危險廢物焚燒處理技術;(2)於國內外市場繼續培養客戶關係及發掘新客戶;(3)與行業參與者進行更頻繁的溝通及提供更全面的增值服務;及(4)進一步投資危險廢物處理的其他範疇,包括應用油泥熱脱附技術及升級水泥生產設施以推行協作處置系統等。

#### 通過將無氧裂解技術工業化,把握 更多來自固體廢物處理領域的商機

本集團將通過開發及商業化其他多 種新固體廢物處置應用解決方案(例 如廢塑料及廢紙渣處置等),以挖 掘市場需求。

#### 我們將採用更多的項目模式,進 一步提升競爭力並加強風險管理

本集團將繼續通過發掘不同項目模 式,以尋求參與固體廢物處置項目 的機遇,例如首個運營及維護服務 項目以及於克拉瑪依設計和調試的 油泥處理設施。將來,本集團亦可 能會考慮以項目主要或聯合擁有人 的身份投資及/或運營自有的固體 廢物處理項目的其他新範疇。

#### Actively explore innovative applications of artificial intelligence (AI) in the environmental technology sector

The Group will actively explore the application potential of AI and other digital technologies in the environmental protection sector to drive business upgrade through technological innovation. AI technology demonstrates its significant value in processes optimization, operational efficiency improvement, and environmental data analysis capability enhancement. By continuing to promote intelligent exploration, we expect to further enhance our technological innovation capability and project management, thereby contributing our technological expertise to the sustainable development of the environmental industry.

## Utilize capital market platform to realize enterprise value appreciation

While developing business and expanding the markets, the Group will leverage its strong capital strength to enter the fields of solid waste treatment through various approaches, such as technology cooperation, investment, mergers and acquisitions, so as to build an integrated environmental industry group.

#### 我們將積極探索人工智能在環保科 技領域的創新應用

本集團將積極探索人工智能等數字 化技術在環保領域的應用潛力,以 科技創新驅動業務升級。人工智能 技術在優化工藝流程、提升運營效 率及強化環境數據分析等方面展現 出顯著價值。通過持續推動智能化 探索,我們期待進一步提升技術創 新能力和項目管理水平,為環保行 業的可持續發展貢獻科技力量。

#### 運用資本市場平台實現企業增值

於發展業務及擴展市場時,本集團 將憑藉其強勁資本優勢透過各途徑 (如技術合作、投資、併購)進入固 體廢物處理領域,從而建立一個綜 合環保行業集團。

## EMPLOYEE AND REMUNERATION POLICIES

Our remuneration committee is responsible for reviewing the Group's emolument policy and structure for all remuneration of the Directors and senior management of the Group, having regard to the Group's operating results, individual performance of the Directors and senior management and comparable market practices.

As at 31 December 2024, the Group employed 341 employees (2023: 368 employees), among which more than 250 were personnel conducting R&D, project management and execution for our business.

Remuneration of Directors is determined based on their roles and duties and with reference to the market conditions, the Company's remuneration policy and the prevailing market conditions, subject to the approval by the shareholders in the general meeting.

#### **USE OF PROCEEDS**

The Company was listed on the Stock Exchange on 3 January 2019. The net proceeds raised from the global offering were approximately HK\$259.4 million (equivalent to approximately RMB227.2 million).

As at 31 December 2024, the Company had utilised RMB202.3 million of the net proceeds, representing approximately 89.0% of the net proceeds.

As disclosed in the Company's interim report for the six months ended 30 June 2024, the Board had resolved to reallocate the unutilised net proceeds allocated for the establishment of a research and engineering centre (the "Reallocation") and extend the expected utilisation timeline from the second half of 2024 to the second half of 2026. Save for this, there are no other changes to the plan for utilising the net proceeds.

#### 僱員及薪酬政策

薪酬委員會負責以檢討本集團的薪酬政 策以及董事及本集團高級管理層整體薪 酬的架構,其中已考慮到本集團的經營 業績、董事及高級管理層的個人工作表 現以及相若市場慣例。

於2024年12月31日,本集團聘有341名僱員(2023年:368名僱員),其中超過250 名僱員負責我們業務的研發、項目管理 及執行。

董事的薪酬乃根據彼等的職責及職務並 經參考市況、本公司的薪酬政策及現行 市況後釐定,惟須待股東於股東大會上 批准方可作實。

#### 所得款項用途

本公司於2019年1月3日在聯交所上市。 全球發售募集的所得款項淨額約為259.4 百萬港元(約等於人民幣227.2百萬元)。

截至2024年12月31日,本公司已動用所得 款淨額人民幣202.3百萬元,佔所得款淨 額約89.0%。

誠如本公司截至2024年6月30日止六個月 的中期報告所披露,董事會已決議重新 分配原分配用作設立研究與工程技術中 心的未動用所得款項淨額(「重新分配」), 並將預期動用時間從2024年下半年延長 至2026年下半年。除此以外,所得款項 淨額的使用計劃概無其他變動。 The following table sets forth a breakdown of the utilisation of net proceeds as at 31 December 2024 and the allocation of the unutilised amount following the Reallocation:

下表載列截至2024年12月31日的動用詳 情以及重新分配後的未動用金額的計劃 用途:

Use of net proceeds 所得款用途 (Unit: RMB million) (單位:人民幣百萬元)	Planned use of net proceeds prior to the Reallocation 重新分配前 所得款爭額 計劃用途	Utilised amount in the first half of 2024 於2024年 上半年 已動用金額	Utilised amount up to 30 June 2024 截至 2024年 6月30日 已動用金額	Allocation of the unutilised amount of the net proceeds following the Reallocation 重新分配後 所得款評額 計劃用途	Utilised amount in the Second half of 2024 於2024年 下半年 已動用金額	Utilised amount up to 31 December 2024 截至 2024年 12月31日 已動用金額	Unutilised amount of the net proceeds following the Reallocation as at 31 December 2024 重新分配後 所得款諍額 截至2024年 12月31日 未動用金額	Updated expected timeline of full utilisation of the balance 悉數動用餘額的 更新預期時間表
Utilisation of the pyrolysis technology for the treatment of various types of solid waste 用作利用各類固體廢物處理的 無氧裂解技術	90.9	-	90.9	105.9	6.5	97.4	8.5	On or before 31 December 2026 於2026年12月31日 或之前
Establishment of a research and engineering centre 用作設立研究與工程技術中心	45.4	5.3	5.3	10.0	2.1	7.4	2.6	On or before 31 December 2026 於2026年12月31日 或之前
Commercialisation of oil sludge thermal desorption technology 用作油泥熱脱附技術的商業化	34.1	1.8	32.0	44.5	5.3	37.3	7.2	On or before 31 December 2026 於2026年12月31日 或之前
Invest in and operate the business of cement plant parallel kiln co-treatment solutions 用作投資及經營水泥回轉窑平 行協同處置解決方案業務	34.1	_	34.1	44.1	3.4	37.5	6.6	On or before 31 December 2026 於2026年12月31日 或之前
Working capital and general corporate use 用作營運資金及一般公司用途	22.7	_	22.7	22.7		22.7		N/A 不適用
Total 總計	227.2	7.1	185.0	227.2	17.3	202.3	24.9	

#### **OTHER INFORMATION**

#### PURCHASE, SALE AND REDEMPTION OF THE COMPANY'S LISTED SECURITIES

Neither the Company nor any member of the Group had purchased, sold or redeemed any of the Company's shares during the Reporting Period.

# COMPLIANCE WITH CORPORATE GOVERNANCE CODE

The Group is committed to maintaining high standards of corporate governance to safeguard the interests of shareholders and to enhance corporate value and accountability. The Company has adopted the principles and code provisions as set out in the Corporate Governance Code (the "CG Code") contained in Appendix C1 to the Rules Governing the Listing of Securities on the Stock Exchange (the "Listing Rules") during the Reporting Period.

The Company has complied with the applicable code provisions of the CG Code during the Reporting Period.

#### MODEL CODE FOR SECURITIES TRANSACTIONS

The Company has adopted the Model Code as set out in Appendix C3 to the Listing Rules as its code of conduct regarding dealings in the securities of the Company. Having made specific enquiry of all the Directors of the Company, all the Directors confirmed that they have strictly complied with the required standards set out in the Model Code during the period.

The Board has also adopted the Model Code to regulate all dealings by relevant employees who are likely to be in possession of unpublished inside information of the Company in respect of securities in the Company as referred to in code provision C.1.3 of the CG Code. No incident of non– compliance with the Model Code by the Company's relevant employees has been noted during the Reporting Period after making reasonable enquiry. 其他資料

#### 購買、出售及贖回本公司的上市證券

於報告期間,本公司或本集團任何成員 公司概無購買、出售或贖回本公司任何 股份。

#### 遵守企業管治守則

本集團致力維持高水平的企業管治,以 維護股東的權益並改善企業價值及問責 性。於報告期內,本公司已採納載於聯 交所證券上市規則(「上市規則」)附錄C1 中企業管治守則(「企業管治守則」)所載 的原則及守則條文。

本公司已於報告期內遵守企業管治守則的適用守則條文。

#### 證券交易的《標準守則》

本公司已採納上市規則附錄C3所載《標準 守則》,作為其買賣本公司證券時的行為 準則。在向本公司全體董事作出特定查 詢後,全體董事已確認彼等於期內已嚴 格遵守《標準守則》所載的必守準則。

董事會亦已採納《標準守則》,規範可能擁有本公司有關本公司證券的未公開內幕消息的相關僱員的所有交易(如企業管治守則的守則條文第C.1.3條所述)。經作出合理查詢後,報告期內並無發現本公司的相關僱員未有遵守《標準守則》的情況。

#### FINAL DIVIDEND

The Board has resolved not to recommend the payment of any final dividend for the year ended 31 December 2024.

#### AUDIT COMMITTEE

The Group's annual results for 2024 have been reviewed by the Audit Committee of the Company.

The Audit Committee has considered and reviewed the Group's annual results for the year ended 31 December 2024, the accounting principles and practices adopted by the Company and the Group and discussed matters in relation to internal control and financial reporting with the management. The Audit Committee considers that the annual financial results for the year ended 31 December 2024 are in compliance with the relevant accounting standards, rules and regulations and appropriate disclosures have been duly made.

# SCOPE OF WORK OF BAKER TILLY HONG KONG LIMITED

The figures in respect of the Group's consolidated statement of financial position, consolidated statement of profit or loss and other comprehensive income and the related notes thereto for the year ended 31 December 2024 as set out in the preliminary announcement have been agreed by the Group's auditor, Baker Tilly Hong Kong Limited, to the amounts set out in the Group's audited consolidated financial statements for the year. The work performed by Baker Tilly Hong Kong Limited in this respect did not constitute an assurance engagement in accordance with Hong Kong Standards on Auditing, Hong Kong Standards on Review Engagements or Hong Kong Standards on Assurance Engagements issued by the Hong Kong Institute of Certified Public Accountants and consequently no assurance has been expressed by Baker Tilly Hong Kong Limited on the preliminary announcement.

#### 末期股息

董事會議決不會建議派付截至2024年12 月31日止年度的任何末期股息。

#### 審核委員會

本集團2024年的年度業績已由本公司的 審核委員會審閱。

審核委員會已考慮及審閱本集團截至 2024年12月31日止年度的年度業績、本 公司及本集團所採納的會計原則及慣例 以及與管理層討論有關內部控制及財務 報告的事宜。審核委員會認為截至2024 年12月31日止年度的年度財務業績符合 相關會計準則、規則及法規,並已正式 作出適當披露。

#### 天職香港會計師事務所有限公司的工 作範疇

有關初步公告所載本集團截至2024年12 月31日止年度的綜合財務狀況表、綜合 損益及其他全面收益表及相關附註的數 字,已由本集團核數師天職香港會計師 事務所有限公司與本集團於本年度的經 審核綜合財務報表所載金額核對一致。 天職香港會計師事務所有限公司就此進 行的工作不構成按照香港會計師公會頒 佈的香港核數準則、香港審閱工作準則 或香港保證工作準則的保證工作,因此 天職香港會計師事務所有限公司概不就 初步公告作出任何保證。

#### ANNUAL GENERAL MEETING

The forthcoming Annual General Meeting ("AGM") will be held on Tuesday, 3 June 2025. A notice convening the AGM and all other relevant documents will be published and despatched to shareholders.

#### **CLOSURE OF REGISTER OF MEMBERS**

For determining the entitlement to attend the vote at the AGM to be held on Tuesday, 3 June 2025, the registers of members of the Company will be closed from Thursday, 29 May 2025 to Tuesday, 3 June 2025, both days inclusive, during which period no transfer of shares will be registered. In order to be eligible to attend and vote at the AGM, all transfers of shares accompanied by the relevant share certificates and properly completed transfer forms must be lodged with the branch share registrar of the Company in Hong Kong, Tricor Investor Services Limited at 17/F, Far East Finance Centre, 16 Harcourt Road, Hong Kong, for registration no later than 4:30 p.m. on Wednesday, 28 May 2025.

#### **PUBLIC FLOAT**

Based on the information that is publicly available to the Company and to the knowledge of the Directors, the Company has maintained a public float of no less than 25% of the issued shares as at the date of this announcement, which was in line with the requirement under the Listing Rules.

#### 股東週年大會

應屆股東週年大會(「**股東週年大會**」)將 於2025年6月3日(星期二)舉行。召開股 東週年大會的通告及其他相關文件將予 刊發並寄發予股東。

#### 暫停辦理股份過戶登記

為釐定有權出席將於2025年6月3日(星期 二)舉行的股東週年大會並於會上投票的 資格,本公司的股份過戶登記將於2025 年5月29日(星期四)至2025年6月3日(星 期二,包括首尾兩日)期間暫停,期間不 會進行股份過戶登記。為合資格出席股 東週年大會並於會上投票,所有股份過 戶文件連同有關股票及正式填妥的過戶 表格須於2025年5月28日(星期三)下午四 時三十分前送交本公司於香港的股份過 戶登記分處卓佳證券登記有限公司,地 址為香港夏慤道16號遠東金融中心17樓, 以辦理過戶登記手續。

#### 公眾持股量

根據本公司所得公開資料及就董事所知, 於本公告日期,本公司已維持已發行股 份不少於25%的公眾持股量,符合上市規 則的規定。

#### **EVENTS AFTER REPORTING PERIOD**

After the Reporting Period, the Group had the following significant events.

On 21 March 2025, Dehui Environment, an indirect wholly-owned subsidiary of the Company, and Changzhou Rongzhixiang entered into the JV Agreement, pursuant to which the parties agreed to establish the JV Company in the PRC and to set out the terms for, among others, the ownership, funding and management in the JV Company.

The registered capital of the JV Company shall be RMB20 million, of which (1) Dehui Environment shall commit to contribute RMB14 million in cash; and (2) Changzhou Rongzhixiang shall commit to contribute RMB6 million by way of injection of the Intangible Assets in the JV Company. Upon Completion, the equity interest of the JV Company will be owned as to 70% and 30% by Dehui Environment and Changzhou Rongzhixiang, respectively. Upon Completion, the financial information of the JV Company will be consolidated into the financial statements of the Company and the JV Company will become an indirect non-wholly owned subsidiary of the Company, constituting a discloseable transaction. For details, please refer to the Company's announcement dated 21 March 2025.

#### PUBLICATION OF 2024 ANNUAL RESULTS AND ANNUAL REPORT

This annual results announcement of the Group for 2024 is published on the Stock Exchange's website at www.hkexnews.hk and the Company's website at www.gzweigang.com. The 2024 Annual Report containing all applicable information required by the Listing Rules will be despatched to the shareholders of the Company and published on the above websites in April 2025.

#### 報告期後事項

於報告期後,本集團有下列重要事項。

2025年3月21日,德滙環境(本公司的間 接全資附屬公司)與常州榮之祥訂立合資 協議,據此,雙方同意在中國成立合資 公司,並訂立合資公司所有權、資金及 管理等條款。

合資公司的註冊資本應為人民幣20百萬 元,其中(1)德滙環境承諾以現金出資人 民幣14百萬元;及(2)常州榮之祥承諾通 過向合資公司注入無形資產的方式出資 人民幣6百萬元。於完成後,合資公司的 股本權益將分別由德滙環境及常州榮之 祥擁有70%及30%。於完成後,合資公司 的財務資料將綜合併入本公司的財務報 表,並且合資公司將成為本公司的財務報 表,並且合資公司將成為本公司的間接 非全資附屬公司,該交易構成須予披露 交易。詳情請參閱公司於2025年3月21日 發佈的公告。

#### 刊發2024年年度業績及年報

本集團2024年的年度業績公告刊登於聯 交所網站(www.hkexnews.hk)及本公司網 站(www.gzweigang.com)。載有上市規則 規定所有適用資料的2024年年報將於 2025年4月寄發予本公司股東及刊登於上 述網站。

#### APPRECIATION

On behalf of the Board, I would like to take this opportunity to express my gratitude to the management and staff of the Group for their commitment and contribution during the year. I would also like to express my appreciation to the guidance from the regulators and continued support from our shareholders and customers.

By order of the Board Weigang Environmental Technology Holding Group Limited

#### 致謝

本人謹藉此機會代表董事會,向本集團 管理層及員工於年內的努力及奉獻致以 謝意。本人亦謹此答謝監管機構的指導 以及股東與客戶的長期支持。

承董事會命 **維港環保科技控股集團有限公司** 

**CAI Zhuhua** *Chairman & Executive Director* 

PRC, 27 March 2025

As at the date hereof, the Board comprises Mr. CAI Zhuhua. Mr. DONG Honghui, Mr. LI Kaiyan and Mr. GU Chunbin as executive Directors; and Mr. Chi Weijun; Mr. XIAO Hui and Ms. XIAO Jingui as independent non-executive Directors. *董事長兼執行董事* **蔡珠華** 

中國,2025年3月27日

於本公告日期,董事會包括執行董事蔡 珠華先生、董紅暉先生、李開顏先生及 辜淳彬先生;以及獨立非執行董事遲維 君先生、肖輝先生及肖金桂女士。