

Dexin Services Group Limited 德信服务集团有限公司

(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: 2215



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Corporate Information 公司資料

BOARD OF DIRECTORS

Executive Directors

Mr. Hu Yiping *(Chairman)* Mr. Tang Junjie Ms. Zheng Peng

Independent Non-executive Directors

Mr. Rui Meng Mr. Yang Xi Dr. Wong Wing Kuen Albert

AUDIT COMMITTEE

Mr. Rui Meng *(Chairman)* Dr. Wong Wing Kuen Albert Mr. Yang Xi

REMUNERATION COMMITTEE

Dr. Wong Wing Kuen Albert *(Chairman)* Mr. Tang Junjie Mr. Rui Meng

NOMINATION COMMITTEE

Mr. Hu Yiping *(Chairman)* Dr. Wong Wing Kuen Albert Mr. Rui Meng

AUTHORISED REPRESENTATIVES

Mr. Tang Junjie Ms. Lin Sio Ngo

COMPANY SECRETARY

Ms. Lin Sio Ngo

董事會

執行董事

胡一平先生(*主席)* 唐俊杰先生 鄭鵬女士

獨立非執行董事

芮萌先生 楊熙先生 王永權博士

審核委員會

芮萌先生(*主席)* 王永權博士 楊熙先生

薪酬委員會

王永權博士*(主席)* 唐俊杰先生 芮萌先生

提名委員會

胡一平先生(*主席)* 王永權博士 芮萌先生

授權代表

唐俊杰先生 練少娥女士

公司秘書

練少娥女士

Corporate Information 公司資料

REGISTERED OFFICE

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

HEADQUARTERS IN THE PRC

Room 488, Building 2 No. 2008–2010, Jinchang Road Liangzhu Street Hangzhou Zhejiang Province PRC

PRINCIPAL PLACE OF BUSINESS IN HONG KONG

40th Floor Dah Sing Financial Centre No. 248 Queen's Road East Wanchai Hong Kong

CAYMAN ISLANDS PRINCIPAL SHARE REGISTRAR AND TRANSFER OFFICE

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

HONG KONG SHARE REGISTRAR

Computershare Hong Kong Investor Services Limited Shops 1712–1716, 17th Floor Hopewell Centre 183 Queen's Road East Wanchai Hong Kong

註冊辦事處

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

中國總部

中國 浙江省 杭州市 良渚街道 金昌路2008-2010號 2幢488室

香港主要營業地點

香港 灣仔 皇后大道東248號 大新金融中心 40樓

開曼群島主要股份過戶登記處

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

香港股份過戶登記處

香港中央證券登記有限公司 香港 灣仔 皇后大道東183號 合和中心 17樓1712-1716號鋪

Corporate Information 公司資料

LEGAL ADVISERS

As to Hong Kong law:

Fangda Partners 26/F, One Exchange Square 8 Connaught Place Central, Hong Kong

As to Cayman Islands law:

Conyers Dill & Pearman 29th Floor One Exchange Square 8 Connaught Place Central Hong Kong

AUDITOR

Zhonghui Anda CPA Limited Certified Public Accountants and Registered Public Interest Entity Auditor 23/F, Tower 2, Enterprise Square Five, 38 Wang Chiu Road Kowloon Bay Hong Kong

PRINCIPAL BANK

Bank of Communications Co., Ltd. Industrial and Commercial Bank of China Limited

STOCK CODE

2215

COMPANY'S WEBSITE

www.dexinfuwu.com

DATE OF LISTING

15 July 2021

法律顧問

香港法律:

方達律師事務所 香港中環 康樂廣場8號 交易廣場一期26樓

開曼群島法律:

康德明律師事務所 香港 中環 康樂廣場8號 交易廣場一期 29樓

核數師

中匯安達會計師事務所有限公司 執業會計師及 註冊公共利益實體核數師 香港 九龍灣 宏照道38號企業廣場第五期二座23樓

主要往來銀行

交通銀行股份有限公司 中國工商銀行股份有限公司

股份代碼

2215

公司網站

www.dexinfuwu.com

上市日期 2021年7月15日

Awards and Honours 獎項及榮譽



2024 TOP10 China Companies in IFM-Facility Management 2024中國IFM設施管理企業TOP10



2024 TOP10 Commercial Property Service Companies in China 2024中國商業物業服務企業TOP10



2024 TOP 100 Property Management Companies in China in terms of Comprehensive Strength 2024中國物業服務綜合實力百強企業



2024 China Outstanding Enterprises in Red Property Service 2024中國紅色物業服務優秀企業



2024 Top 100 Property Service Enterprises with High-Quality Service Capability in China 2024中國物業高品質服務力百強企業



2024 Top 30 Competitors of Property Management Companies in Eastern China 2024中國物業服務企業華東30強



2024 China Excellent Property Services Enterprise in Major Cities 2024中國主要城市物業服務優秀企業



2024 Top 100 Property Management Companies in China 2024中國物業服務百強企業

Financial Highlights 財務摘要

| | | December 2024 2024年12月 RMB'000 人民幣千元 | December 2023 2023年12月 RMB'000 人民幣千元 | Changes 變動 % |
|---|-------------------------|---|---|--------------------|
| Key financial information | 主要財務資料 | | | |
| Revenue | 收入 | 933,423 | 955,580 | -2.3% |
| Gross profit | 毛利 | 187,601 | 226,039 | -17.0% |
| Profit for the period | 期間利潤 | 37,674 | 62,497 | -39.7% |
| Including non-controlling interests Attributable to owners | — 包括非控股權益 — 本公司擁有人應佔 | -799 | 730 | -209.5% |
| of the Company | 一 平公可擁有八應伯 | 38,473 | 61,767 | -37.7% |

| | | December 2024 2024年12月 RMB'000 人民幣千元 | December 2023 2023年12月 RMB'000 人民幣千元 |
|-------------------------------------|------------|---|---|
| Total assets | 資產總額 | 1,341,107 | 1,424,649 |
| Total liabilities | 負債總額 | 650,874 | 665,616 |
| Cash and bank balance | 現金及銀行餘額 | 202,181 | 229,728 |
| Total equity | 權益總額 | 690,233 | 759,033 |
| Interest attributable to the owners | 本公司擁有人應佔權益 | | |
| of the Company | | 680,930 | 742,766 |

| | | December 2024 2024年12月 | December 2023 2023年12月 |
|--|--------------|---------------------------|---------------------------|
| Key financial ratios | 主要財務比率 | | |
| Gross profit margin | 毛利率 | 20.1% | 23.7% |
| Net profit margin | 淨利率 | 4.0% | 6.5% |
| Net profit margin attributable to the owners | 本公司擁有人應佔淨利潤率 | | |
| of the Company | | 4.1% | 6.5% |
| Basic and diluted earnings per share (RMB) | 每股基本及攤薄盈利 | | |
| | (人民幣元) | 0.042 | 0.065 |

| | December 2024 2024年12月 | December 2023 2023年12月 |
|--|---------------------------|---------------------------|
| Total property management contracted GFA as at the end of reporting period (sq.m.'000)於報告期末物業管理總合約建 築面積(千平方米)Total property management GFA under management as at the end of reporting period於報告期末物業管理總在管建 築面積(千平方米) | 42,153 | 44,702 |
| (sq.m.'000) | 39,089 | 39,243 |

Chairman's Statement 主席報告

Dear shareholders,

On behalf of the Board, I hereby present the results of the Group for the twelve months ended 31 December 2024 (the "**Reporting Period**").

Affected by a multitude of factors such as the adjustment in the real estate industry, the property service industry is currently undergoing profound turbulence. Despite numerous challenges, looking back, the journey remains remarkable. In 2024, Dexin Services Group took "stable operation" as its strategic anchor and braved the headwind towards the transformation of "deep value cultivation".

SEEKING STABLE PROGRESS WITH FOCUS ON HIGH-QUALITY DEVELOPMENT

The Group adhered to strategic development determination and, in line with its operational direction set at the beginning of the year, had advanced structural adjustment to its managed projects in an orderly manner, and proactively withdrew from some low-efficiency operational projects. Amid a complex and ever-changing external environment, the Group continued to optimize its operational quality and sustained the layout of business gross profit margin above the industry average. The Group's strong operational resilience has been widely recognized, and was accoladed the title of "TOP 100 Property Management Companies in China" for 11th consecutive year, having moved up to the 20th place. The Group had always committed to independent market expansion and maintained the overall stability in its management scale. During the Reporting Period, the Group took over high-quality second-hand residential projects such as Hangzhou Qunxian Mansion, forming a successful experience of establishing reputation through benchmark projects and inventory expansion through deep cultivation. In the non-residential sector that it focused on, the Group created a city service standard featuring "space operation + industrial empowerment" at Quzhou CBD Science and Education Industrial Park in Zhejiang by establishing a cooperation model with Qujiang Communications Investment (衢江交投) to deepen the integration with local industry leaders and promote collaborative innovation.

尊敬的各位股東:

本人謹代表董事會提呈本集團截至2024年12月 31日止十二個月(「**報告期間**」)的業績。

受地產行業調整等多方面因素影響,當下的物 業服務行業也在經歷深刻的震盪。縱有千般挑 戰,回首依然精彩。2024年,德信服务集团以 「穩健經營」為戰略錨點,朝著「價值深耕」的蜕 變之路逆風前行。

穩中精進,錨定高質量航向

集團堅持戰略發展定力,根據年初的經營方 向,有序推進管理項目的結構性調整,主動退 出了一些低效運營項目。在外部經營環境複雜 多變的背景下,持續優化經營質量,延續了業 務毛處於平均水平以上的格局。集團較 會動整體務百強企業」,並躍升至第20位。 集體穩定。報告期內接管了杭州群賢府等類為 「中國物業服務百強企業」,並躍升至第20位。 集體穩定。報告期內接管了杭州群賢府等類為 「中國始終堅持獨立市場化拓展,保持管等現 個始終堅持獨立市場化拓展,保持管等 調合發展,在重點佈局的非住領域,通過 特色的城市窗口服務標準,深化與地方龍頭企 業的融合發展,推進合作創新。

Chairman's Statement 主席報告

STRENGTHENING FOUNDATION TO ENHANCE MANAGEMENT EFFICIENCY AND STABILIZE PROFIT

The Group attached great importance to the development and improvement of its internal control and compliance systems, and had fulfilled its obligations for timely disclosure. With focus on risk prevention and compliance management and supervision, the Group conducted routine audit and internal control inspections throughout the year. Amid the industry's shift toward lean adjustment, the Group has implemented multiple measures to enhance management quality and efficiency. The Group proactively pursued a flatter and more efficient management structure, vigorously promoted project group management to achieve manpower, finance, materials and professional resources sharing among neighbouring projects, so as to improve on-site service response efficiency. Focusing on refined management and control, each business unit conducted daily operation and management in line with the comprehensive budget targets, particularly in the stringent implementation of cash flow planning management. The Group's independently-developed information management tools facilitated the integration of business and finance, which provided real-time insights of the operational health level through dashboard displays, and achieved a three-tiered penetrative control featuring "strategic focus at the decision-making level, dynamic regulation by city companies, precise execution at the grassroots level", driving improvement in both decision-making efficiency and execution effectiveness.

WITH QUALITY AS THE FOUNDATION TO DEFINE SERVICE VALUE BENCHMARK

Service quality is the foundation of our existence. The Group actively responded to the Ministry of Housing and Urban-Rural Development's call for "good houses, good services", continued to advance the construction of red properties, and received the Five-Star Property Service Enterprise Certification in Hangzhou. The "Companion with Passion (知己送春風)" guality improvement campaign conducted throughout the year helped to create a warm and vibrant community space through measures such as homecoming route optimization, emergency assistance from command centers, and seasonal landscape maintenance. The Group's management performance has been remarkable. Dexin Zhenyuan and Yin'aowan were recognized as excellent residential communities in Hangzhou in terms of property management, Lizhou Yipin was awarded the title of beautiful home community in Jinhua, and Huzhou Chunfengli and Lishui Yuanhu Huayuan were awarded the title of red property project in Zhejiang Province.

底盤鞏固,管理增效穩利潤

集團高度重視內控合規體系的建設完善,履行 及時披露義務,以風險防範為導向、合規管理 監督為重點,全年例行開展審計內控巡查專項 工作。在行業進入收縮調整的基調下,多措工 舉提升管理質效。以主動調整的姿態追求更加 扁平高效的管理架構,大力財物以及專業資加 理,提升服務現場響應效率。著眼於精細口管 ,提升服務現場響應效率。著眼於精細口常 ,提升服務現場響應效率。著眼於精細日常經 營管理,特別是嚴格落實現金流計劃管理。 , 以視管理研發的信息化管理工具助推業財融合, 以視「決策層戰略聚焦、城市公司動態調控、基 層執行精準直達」的三級穿透式管控,驅動決 策效率與執行效能雙提升。

品質築基,定義服務價值標桿

服務品質是立足之本。集團積極響應住建部「好 房子好服務」號召,持續推進紅色物業建設,榮 膺杭州市五星級物業服務企業認證。貫穿全年 的「知己送春風」品質提升主題行動,通過歸家 動線打造、指揮中心應急援助、四季繽紛景觀 養護等措施,營造有服務溫度、有社群活力的 鄰里空間。管理績效斐然,其中:德信臻園、 印奧灣獲評杭州市物業管理優秀住宅小區,麗 州一品獲評金華市美好家園小區,湖州春風 裡、麗水元湖花苑獲評浙江省級紅色物業項目。 The Group has also focused on service product innovation in the commercial and office sectors. In 2024, the highly popular game "Black Myth: Wukong" was born in the Hangzhou Xiangshan Art Community, and we had the privilege of creating a new service model for digital cultural and creative parks for Game Science's Hangzhou headquarters and other cultural and artistic enterprises, and provided customized services such as smart security and exhibition support. In the urban service sector, the Liangzhu Gateway Park project under our management was rated as the "National 3A-Level Tourist Attraction". In particular, for the 60,000 square meters of space under the bridges, we pioneered an innovative "sports venues + staggered parking" smart operation model, achieving improvement in both ecological benefits and urban functionality.

DRIVEN BY INNOVATION TO EXPAND SERVICE ECOSYSTEMS' BOUNDARIES

The Group has centered its strategy on extending the service industry chain to open up new avenues for guality-driven innovation. Our high-end commercial and office service brand "Shipu Lianhang" (世普 聯行) actively cultivated professional services in the IFM sector, and integrated energy-saving technologies to expand into a low-carbon service ecosystem. By deploying distributed photovoltaic applications in commercial office projects, the Group has established a full-cycle low-carbon service system encompassing "diagnosis - re-engineering - operation", driving the transformation of energy structure in commercial office buildings. A benchmark example is the 220,000-square-meter TOD project, Hangzhou Dexin Center Complex, which has undergone building-integrated photovoltaic transformation. Through intelligent microgrid, the project achieved the self-use and energy storage optimization of photovoltaic power generation, significantly reduced the peak electricity load of the building. In the living services sector, the Group has enhanced the capabilities of our confidant life housekeeper and linked with household needs, offering customized services such as housekeeping, home appliance cleaning, and private garden maintenance, creating a closed-loop service model of "homeowner needs - housekeeper dispatch - home services".

Chairman's Statement 主席報告

集團同時也聚焦於商辦領域的服務產品創新。 2024年大熱的遊戲《黑神話:悟空》誕生於杭州 象山藝術公社,我們有幸為遊戲科學杭州總部 等一批文化藝術企業打造了數字文創園區服務 新模式,並提供智慧安防、展覽保障等專業定 製服務。在城市服務板塊,我們管理的良渚門 戶公園項目獲評「國家3A級旅遊景區」,特別是 針對6萬平方米橋下空間,創新試點「運動場所 +錯峰停車」智慧運營模式,實現生態效益與城 市功能雙提升。

創新驅動,創新服務生態邊界

集團以服務產業鏈延展為軸心,開闢賽道向新 提質。高端商寫服務品牌「世普聯行」積極打造 IFM領域服務專業化特色,整合節能技術向低 碳服務生態延伸。通過在商業辦公項目鋪設分 佈式光伏應用,構建「診斷 – 改造 – 運營」 全週期低碳服務體系,推動商辦樓宇能源結構 轉型。以22萬方TOD項目杭州德信中心綜合體 為標桿實踐,開展光伏建築一體化改造,通過 智能微電網實現光伏發電自發自用與儲能優 化,顯著削減樓宇峰值用電負荷。在生活服務 板塊,我們通過培養知己生活管家的勝任能 力,鏈接家庭需求,推出了家政保潔、家電清 洗、私家園林養護等定製服務產品,實現「業主 需求 – 管家調度 – 到家服務」的服務閉環。

FUTURE PROSPECTS

Greatness is often achieved with a focus on details

Guided by the government work report to accelerate the development of new quality productivity, the property services industry faces unprecedented opportunities and challenges. In 2025, "Hangzhou Tech Six Little Dragons" became popular. As a local property service enterprise, we clearly feel that the new era is now roaring in and increasingly recognize that future industry competition will depend on the level of technological innovation. Leveraging the developmental momentum and resource opportunities of the city, we will actively embrace ourselves with the wave of artificial intelligence transformation, explore the practical application of intelligent robots in service scenarios and incubate new products of "AI technology + service scenarios". At the same time, the Group will vigorously promote management reform and innovation, such as using AI big models to create decision-making support tools to transition from experience-driven to data-driven decision-making paradigms, pushing ahead with the automation of internal management processes, enhance organizational learning capabilities and facilitate knowledge accumulation, ultimately empowering human resources efficiency improvement. Every industry upheaval reshapes the in-place value framework and anchors. We firmly believe that only by staving true to the essence of service and embracing changes and innovation can we move forward steadily in the wave of the changing times.

未來展望

風起於青萍之末, 浪成於微瀾之間

在政府工作報告加快發展新質生產力的指導 下,物業服務行業面臨前所未有的機遇與挑 戰。2025年「杭州科技六小龍」出圈,作為本土 物業服務企業,我們清晰地感受到新時代正呼 嘯而來,也愈發感受到未來的行業競爭將取決 於科技含金量。借助這座城市的發展勢能和資 源機會,我們將積極融入人工智能的變革浪潮 中,探索智能機器人在服務場景中的實際應 用,孵化[AI技術+服務場景]的新產品。同 時,集團也將大力推進管理變革創新,如利用 AI大模型打造決策輔助工具,實現從經驗驅動 到數據驅動的決策範式轉換,推動內部管理流 程自動化、組織學習能力提升與知識沉澱,賦 能人效提升。行業的每一次震盪都在重塑價值 座標系,我們堅信:堅守服務本質、擁抱變革 創新,方能在時代浪潮中行穩致遠。

Dexin Services Group Limited Hu Yiping Chairman

28 March 2025

德信服务集团有限公司 *主席* 胡一平

2025年3月28日

OPERATION REVIEW

Business model of the Group

The Group has three business lines: (i) property management services; (ii) value-added services to non-property owners; and (iii) community value-added services, which constitute a comprehensive service product for our clients, covering the entire property management value chain.

- **Property management services.** The Group provides property developers, property owners and residents with a wide range of property management services. The property management services of the Group primarily comprise (i) security services; (ii) cleaning services; (iii) gardening services; and (iv) common area facility repair and maintenance services for residential properties and non-residential properties.
- Value-added services to non-property owners. The Group provides a full range of property-related business solutions to non-property owners, which primarily include property developers. The value-added services to non-property owners of the Group primarily comprise (i) the provision of sales office management services; (ii) the provision of preliminary planning and design consultancy services; (iii) the provision of property inspection and repair services; and (iv) the provision of commercial consulting services.
- Community value-added services. The Group also offers various community value-added services to property owners and residents, including (i) smart community solutions; (ii) property sales and assistance services; (iii) community resources value-added services; (iv) clubhouse services; (v) home decoration services; and (vi) community retail and home services.

We believe that the property management services business line is the foundation of the Group to generate revenue, expand business scale and increase our customer base for community value-added services to property owners and residents. The Group's value-added services to non-property owners facilitate its early access to property development projects and the establishment and development of business relationships with property developers, thereby enhancing the Group's competitiveness and securing contracts for property management services. The Group's community value-added services business line is conducive to strengthen the relationship between the Group and customers and improve customer satisfaction and loyalty. We believe that the three business lines of the Group will continue helping the Group to gain market share and expand its business scope in the PRC.

經營回顧

本集團的業務模式

本集團擁有三條業務線,即(i)物業管理服務; (ii)非業主增值服務;及(iii)社區增值服務,構成 提供給客戶的綜合服務產品,涵蓋整個物業管 理價值鏈。

- 物業管理服務。本集團向物業開發商、業 主及住戶提供一系列的物業管理服務。本 集團的物業管理服務主要包括住宅及非 住宅物業的(i)秩序維護服務:(ii)清潔服 務:(iii)緣化服務:及(iv)公共區域設施維 修保養服務。
- 非業主增值服務。本集團向非業主(主要 包括物業開發商)提供全方位的物業相關 業務解決方案。本集團的非業主增值服務 主要包括(i)提供有關案場服務;(ii)前介服 務;(iii)提供房檢房修服務;及(iv)提供商 業諮詢服務。
- **社區增值服務。**本集團還為業主和住戶提 供各種社區增值服務,包括(i)智能社區解 決方案;(ii)物業銷售及協銷服務;(iii)社區 資源增值服務;(iv)會所服務;(v)美居服 務;及(vi)社區零售和家居服務。

我們認為物業管理服務業務線乃本集團產生收 入、擴大業務規模及增加業主和住戶社區增值 服務客戶群體的基礎。本集團的非業主增值服 務有助於本集團儘早接觸物業開發項目以及與 物業開發商建立和培養業務關係,從而提升本 集團的競爭優勢,確保獲得物業管理服務訂 約。本集團的社區增值服務業務線有助於增強 本集團與客戶的關係,提升客戶滿意度及忠誠 度。我們認為本集團的三條業務線將繼續助力 本集團獲得市場份額及擴大在中國的業務範圍。

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PROPERTY MANAGEMENT SERVICES

In 2024, the Group adhered to the strategic vision of being a service provider of future urban life relationship, achieved steady growth in the GFA under management and constantly expanded the GFA under its management. As at the end of 2024, we had a total GFA under management of approximately 39.1 million sq.m., representing a decrease of approximately 0.1 million sq.m. as compared with approximately 39.2 million sq.m. in 2023. Such decrease was mainly attributable to the slight reduction in the GFA under management by the Company as a result of intensified market competition.

物業管理服務

2024年,本集團堅持未來城市生活關係服務商 的戰略願景,實現在管建築面積的穩定增長, 不斷拓寬在管面積。截至2024年末,我們的總 在管建築面積約39.1百萬平方米,較2023年約 39.2百萬平方米下降約0.1百萬平方米。該下降 主要系市場競爭加劇,公司在管面積略有縮減。

The following table sets forth our property management contracted GFA and GFA under management as of the years indicated:

下表載列截至所示年度我們的物業管理合約建 築面積及在管建築面積:

| | | For | For the year ended 31 December 截至12月31日止年度 2024 2024年 | | | Fo | ber | | |
|------------------------|------|-----------------|--|-----------------|-------------|--------------------|-----------------|------------------|-------------|
| | | Ocurture at a | d and a sta | Proj | | O a return at a | el unua in esta | Proje | |
| | | | d projects 項目 | under ma 士竺 | | Contracteo 簽約 | 1 2 | under mar 在管: | 0 |
| | | 题》 Number of | 坝日 | 在管 Number of | 坦日 | ्रास् Number of | 供日 | 仕官· Number of | 供日 |
| | | projects | GFA | projects | GFA | projects | GFA | projects | GFA |
| | | 項目數量 | 建築面積 | 項目數量 | 建築面積 | 項目數量 | 建築面積 | 項目數量 | 建築面積 |
| | | | (sq.m.'000) | | (sq.m.'000) | XHXX | (sq.m.'000) | XHXX | (sq.m.'000) |
| | | | (千平方米) | | (千平方米) | | (千平方米) | | (千平方米) |
| As of the beginning of | 截至年初 | | | | | | | | |
| the year | | 333 | 44,702 | 297 | 39,243 | 317 | 48,698 | 255 | 34,543 |
| Newly contracted | 新訂約 | 23 | 2,913 | 19 | 2,158 | 55 | 5,965 | 38 | 4,249 |
| Reserve conversion | 儲備轉化 | 0 | 0 | 18 | 3,080 | 0 | 0 | 41 | 5,555 |
| Acquisition | 收購 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 |
| Termination | 終止 | (53) | (5,462) | (51) | (5,392) | (39) | (9,961) | (37) | (5,104) |
| As of the end of the | 截至年末 | | | | | | | | |
| year | | 303 | 42,153 | 283 | 39,089 | 333 | 44,702 | 297 | 39,243 |

Approximately half of our revenue from property management services was generated from the services provided to properties developed by independent third-party property developers. As of 31 December 2024, we had 167 properties under our management that were developed by independent third-party property developers with a total GFA under management of approximately 20.6 million sq.m.

我們物業管理服務的約一半收入乃產生自就獨 立第三方物業開發商所開發物業提供的服務。 截至2024年12月31日,我們有167項在管物業 由獨立第三方物業開發商開發,在管總建築面 積約為20.6百萬平方米。

The following table sets forth a breakdown of our total GFA under management by property type as of the dates indicated:

下表載列截至所示日期我們按物業類型劃分的 在管總建築面積明細:

| | | As of 31 December 截至12月31日 | | | | | |
|---|-------------------------|----------------------------------|--|------------------|----------------------------------|--|------------------|
| | | GFA 建築面積 sq.m.'000 千平方米 | 2024 2024年 Revenue 收入 RMB'000 人民幣千元 | Percentage 佔比 | GFA 建築面積 sq.m.'000 千平方米 | 2023 2023年 Revenue 收入 RMB'000 人民幣千元 | Percentage 佔比 |
| Properties developed by Dexin China Jointly developed | 德信中國所開發 物業 聯合開發物業 | 13,916 | 300,481 | 36.1% | 13,163 | 259,028 | 35.0% |
| properties Properties developed by independent third-parties | 獨立第三方物業 | 4,562 20,611 | 124,732 407,157 | 15.0% 48.9% | 4,320 21,760 | 104,466 377,351 | 14.1% 50.9% |
| Total | 總計 | 39,089 | 832,370 | 100.0% | 39,243 | 740,845 | 100.0% |

Our Geographical Presence

Zhejiang Province and the Yangtze River Delta Region are among the most economically developed regions in the PRC, with higher urbanisation rates and resident disposable income. Most of our service projects are concentrated in cities with higher competitive pricing levels. We continue to expand into first-tier and second-tier cities nationwide, and continue to increase the GFA under management and income from core cities outside Zhejiang Province and the Yangtze River Delta Region, further intensifying our competitive strength in the property industry. For the year ended 31 December 2024, our geographic presence has extended to 39 cities in China.

我們的地理位置

浙江及長江三角洲地區是中國經濟最發達的地 區之一,城鎮化率及居民可支配收入較高。我 們服務的項目大部分依據在收費水平競爭力較 高的城市。我們不斷佈局全國一二線城市,不 斷擴大浙江及長江三角州外的核心城市的在管 面積及收入,使得我們更具物業競爭力。截至 2024年12月31日止年度,我們的地理分佈已擴 展至中國39座城市。

The following table sets forth our total GFA under management by region as of the dates indicated:

下表載列截至所示日期我們按區域劃分的在管 總建築面積:

| | | As of 31 December 截至12月31日 | | | | | |
|---|----------------------------|-------------------------------|--------------------------------|------------------|-------------------|--------------------------------|------------------|
| | | GFA 建築面積 | 2024 2024年 Revenue 收入 | Percentage 佔比 | GFA 建築面積 | 2023 2023年 Revenue 收入 | Percentage 佔比 |
| | | sq.m.'000 千平方米 | RMB'000 人民幣千元 | | sq.m.'000 千平方米 | RMB'000 人民幣千元 | |
| Zhejiang Province Yangtze River Delta Region (excluding | 浙江省 長江三角洲地區 (不包括浙江省) | 25,969 | 613,462 | 73.7% | 25,183 | 541,394 | 73.1% |
| Zhejiang Province) | | 7,920 | 137,790 | 16.6% | 8,575 | 126,147 | 17.0% |
| Other regions | 其他地區 | 5,200 | 81,118 | 9.7% | 5,485 | 73,304 | 9.9% |
| Total | 總計 | 39,089 | 832,370 | 100.0% | 39,243 | 740,845 | 100.0% |

Portfolio of Properties under Management

在管物業組合

While the majority of properties under our management are primarily residential properties, we continuously sought to provide property management services to non-residential properties in the Reporting Period. The non-residential properties under our management are diverse, including commercial complexes, office buildings, schools, hospitals, industrial parks and municipal facilities. We believe that by accumulating our experience and recognition for our quality property management services to both residential and non-residential properties, we will be able to continue to diversify our portfolio of properties and further enlarge our customer base.

儘管我們在管的大部分物業為住宅物業,我們 在本報告期間仍不斷尋求為非住宅物業提供物 業管理服務。我們在管的非住宅物業非常豐 富,包括商業綜合體、寫字樓、學校、醫院、 產業園及市政設施。我們相信,憑藉我們在為 住宅及非住宅物業提供優質物業管理服務時積 累的經驗及聲譽,我們將能繼續在多元化物業 組合及進一步擴大我們的客戶群。

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The following table sets forth our total GFA under management as of 下表載列我們截至所示日期的在管總建築面積: the dates indicated:

| | | As of 31 December 截至12月31日 | | | | | |
|---|---------------|----------------------------------|-----------------------------------|------------------|----------------------------------|-----------------------------------|------------------|
| | | | 2024 2024年 | | | 2023 2023年 | |
| | | GFA 建築面積 sq.m.'000 千平方米 | Revenue 收入 RMB'000 人民幣千元 | Percentage 佔比 | GFA 建築面積 sq.m.'000 千平方米 | Revenue 收入 RMB'000 人民幣千元 | Percentage 佔比 |
| Residential properties Non-residential properties | 住宅物業 非住宅物業 | 31,302 7,787 | 577,455 254,915 | 69.4% 30.6% | 29,752 9,491 | 483,625 257,220 | 65.3% 34.7% |
| Total | 合計 | 39,089 | 832,370 | 100.0% | 39,243 | 740,845 | 100.0% |

Value-added Services to Non-property Owners

For the year ended 31 December 2024, revenue from value-added services to non-property owners amounted to RMB38.7 million, decreasing by 63.5% compared to that for the year ended 31 December 2023. This was attributable to the ongoing negative sentiments of the real estate industry. Revenue from relevant value-added services to non-property owners decreased notably as demand for these services declined.

非業主増值服務

截至2024年12月31日止年度,非業主增值服務 收入人民幣38.7百萬元,較截至2023年12月31 日止年度下降63.5%,此乃由於房地產行業持 續之負面情緒所致。相關非業主增值服務需求 減少,業務收入明顯下滑。

| | 31 Decer | For the year ended 31 December 2024 截至2024年12月31日止年度 | | ar ended oer 2023 月31日止年度 | |
|---|-------------------------------------|--|------------------|---------------------------------|--|
| | Revenue 收入 RMB'000 人民幣千元 | RevenuePercentageRevenuePercentage收入佔比收入RMB'000%RMB'000 | | | |
| Sales office management services 案場 Preliminary planning and design 前介 consultancy services | , | 58.7% 30.7% | 61,465 37.614 | 57.9% | |
| Property inspection and repair 房驗 services | :房修服務 3,136 :諮詢服務 970 | 8.1% 2.5% | 6,917 94 | 6.5% 0.1% | |
| Commercial consuling services 向来 | 品目前の加入がが、970 38,688 | 100.0% | 106,090 | 100.0% | |

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Community Value-added Services

In terms of community value-added services, our customers mainly include property owners, residents and property developers, and we offer a wide variety of community value-added services to make the living more convenient and to foster community attachment and sense of belonging. These services primarily include (i) smart community solutions; (ii) property sales and assistance services; (iii) community resources value-added services; (iv) clubhouse services; (v) home decoration services; and (vi) community retail and home services. During the Reporting Period, revenue from community value-added services was RMB62.4 million, representing a decrease of 42.6% as compared with RMB108.6 million for 2023.

社區增值服務

就社區增值服務而言,我們的客戶主要包括業 主、住戶以及物業開發商,我們為其提供範圍 廣泛的社區增值服務,使其生活更便捷,培養 社區情感及歸屬感。該等服務主要包括(i)智能 社區解決方案;(ii)物業銷售及協銷服務;(ii)社 區資源增值服務;(iv)會所服務;(v)美居服務; 及(vi)社區零售和家居服務。於本報告期間,社 區增值服務收入達人民幣62.4百萬元,較2023 年人民幣108.6百萬元下降42.6%。

| | | For the year ended 31 December 2024 截至2024年12月31日止年度 | | For the ye 31 Decem 截至2023年12 | ber 2023 |
|--|-----------------------|--|------------|-------------------------------------|------------|
| | | Revenue | Percentage | Revenue | Percentage |
| | | 收入 | 佔比 | 收入 | 佔比 |
| | | RMB'000 | % | RMB'000 | % |
| | | 人民幣千元 | % | 人民幣千元 | % |
| Smart community solutions Property sales and assistance | 智能社區解決方案 物業銷售及協銷服務 | 11,419 | 18.3% | 11,080 | 10.2% |
| services Community resources value- | 社區資源增值服務 | 952 | 1.5% | 9,675 | 8.9% |
| added services | 11 四頁/亦相但加劢 | 26,468 | 42.5% | 31,641 | 29.1% |
| Clubhouse services | 會所服務 | 1,398 | 2.2% | 2,338 | 2.2% |
| Home decoration services Community retail and home | 美居服務 社區零售和家居服務 | 1,925 | 3.1% | 25,131 | 23.1% |
| services | | 20,203 | 32.4% | 28,780 | 26.5% |
| | | | | | |
| | | 62,365 | 100.0% | 108,645 | 100.0% |

Smart community solutions are those provided to residential and nonresidential property developers by us through customised software meeting their specific requirements for property management. For the year ended 31 December 2024, revenue from smart community solutions amounted to RMB11.4 million, increasing by RMB0.3 million compared to RMB11.1 million for the year ended 31 December 2023, and the overall business maintained a stable development.

智能社區解決方案是我們通過滿足彼等對物業 管理的特定需求定製軟件,向住宅物業及非住 宅物業開發商提供智能社區解決方案。截至 2024年12月31日止年度,智能社區解決方案收 入達人民幣11.4百萬元,較截至2023年12月31 日止年度人民幣11.1百萬元增加人民幣0.3百萬 元,總體業務保持穩定。 Property sales and assistance services include primarily the provision of property sales and assistance services to property developers and owners, assisting property developers to market real estate properties to owners and residents living in properties under our management. Revenue from property services decreased as the size of market transactions contracted as a result of the continuing impact of the real estate industry environment during the year, while our car park sales service was also affected. For the year ended 31 December 2024, revenue from property sales and assistance services amounted to RMB1.0 million, decreasing by RMB8.7 million compared to RMB9.7 million for the year ended 31 December 2023.

Community resources value-added services include primarily our provision of certain value-added services to owners, assisting owners to lease out public areas and public facilities to third parties. For the year ended 31 December 2024, revenue from community resources value-added services amounted to RMB26.5 million, decreasing by RMB5.1 million compared to RMB31.6 million for the year ended 31 December 2023.

Home decoration services refer to customised services provided by us from interior design to the procurement and installation of furniture and appliances. We initially provide decoration-related services and also assist third-party decoration service providers to promote their services to the business. For the year ended 31 December 2024, revenue from home decoration services amounted RMB1.9 million, representing a decrease of 92.3% from RMB25.1 million for the year ended 31 December 2023, which was mainly due to a sharp decrease in revenue from home decoration services resulting from the continued downturn in the real estate market with a significant decline in delivered projects.

Community retail and home service are mainly catered to the ever-changing demands of owners and residents, as the Group provides services such as cleaning, repair and maintenance and community business to owners and residents through its subsidiary Hangzhou Julin Lifestyle Services Co., Ltd. For the year ended 31 December 2024, revenue from community retail and home service amounted to RMB20.2 million, decreasing by RMB8.6 million compared to RMB28.8 million for the year ended 31 December 2023.

物業銷售及協銷服務主要包括向物業開發商及 業主提供物業銷售及協銷服務,協助物業開發 商向居住於我們在管物業的業主及住戶推銷房 產物業,受年內地產行業環境持續影響,市場 交易規模縮減,房產服務收入下降,我們從事 的停車場銷售服務亦受到影響。截至2024年12 月31日止年度,物業銷售及協銷服務收入達人 民幣1.0百萬元,較截至2023年12月31日止年 度人民幣9.7百萬元下降人民幣8.7百萬元。

社區資源增值服務主要包括我們向業主提供的 若干增值服務,協助業主出租公共區域及公共 設施於第三方。截至2024年12月31日止年度, 社區資源增值服務收入達人民幣26.5百萬元, 較截至2023年12月31日止年度人民幣31.6百 萬元下降人民幣5.1百萬元。

美居服務為我們提供從室內裝修設計到家具及 家電採購及安裝的定製服務,我們從最初提供 裝修相關服務,也協助第三方裝修服務提供商 向業主推銷其服務。截至2024年12月31日止年 度,美居服務收入為人民幣1.9百萬元,較截至 2023年12月31日止年度人民幣25.1百萬元下降 92.3%主要系房地產市場持續下行,交付項目 大幅下降,美居收入鋭減。

社區零售和家居服務主要圍繞業主及住戶不斷 變化的需求而開展,本集團通過附屬公司杭州 桔鄰生活服務有限公司為業主及住戶提供清 潔、維修保養、社區商業等服務。截至2024年 12月31日止年度,社區零售和家居服務收入達 人民幣20.2百萬元,較截至2023年12月31日 止年度人民幣28.8百萬元下降人民幣8.6百萬 元。

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FINANCIAL REVIEW

Revenue

For the Reporting Period, revenue of the Group amounted to RMB933.4 million (2023: RMB955.6 million), representing a decrease of 2.3% as compared with that of 2023. Such decrease in revenue was primarily attributable to the decrease in the Group's business revenue from the value-added services to non-property owners and community value-added services.

The following table sets forth a breakdown of our revenue by business line during the years indicated, both in absolute amount and as a percentage of total revenue:

財務回顧

收入

於本報告期間,本集團實現收入人民幣933.4百 萬元(2023年度:人民幣955.6百萬元),較 2023年下降2.3%。其收入下降主要由於本集團 業務非業主增值服務及社區增值服務的下降所 致。

下表載列於所示年度按業務線劃分的收入明細 (以絕對金額及佔總收入的百分比列示):

| | | For the year ended 31 December 截至12月31日止年度 | | | | | |
|---|-------------------|---|-------------------|------------------|-------------------|--|--|
| | | 2024 2024年 | | 202 202 | | | |
| | | RMB'000 人民幣千元 | Percentage 佔比% | RMB'000 人民幣千元 | Percentage 佔比% | | |
| Property management services Value-added services to | 物業管理服務 非業主增值服務 | 832,370 | 89.2% | 740,845 | 77.5% | | |
| non-property owners | | 38,688 | 4.1% | 106,090 | 11.1% | | |
| Community value-added services | 社區增值服務 | 62,365 | 6.7% | 108,645 | 11.4% | | |
| | | | | | | | |
| Total | 總計 | 933,423 | 100.0% | 955,580 | 100.0% | | |

Property management services remained the largest source of revenue for the Group. For the year ended 31 December 2024, revenue from property management services reached RMB832.4 million, representing an increase of RMB91.5 million as compared with 2023. The growth in revenue was attributable to the fact that the Group was committed to expanding basic services for customers with deepened focus on its development strategy for Zhejiang Province.

Cost of Sales

The cost of sales of the Group is primarily comprised of (i) staff costs; (ii) security, cleaning and greening costs; and (iii) utilities and maintenance costs. For the year ended 31 December 2024, the cost of sales of the Group was RMB745.8 million, representing an increase of RMB16.28 million as compared with 2023. This was attributable to the Group's efforts to further increase its market share, service quality, and growth in property management services.

物業管理服務仍是本集團的最大收入來源。截 至2024年12月31日止年度,物業管理服務收入 達到人民幣832.4百萬元,較2023年增加人民 幣91.5百萬元。有關收入增長得益於本集團深 化聚焦浙江省發展戰略,致力於擴大客戶基礎 服務。

銷售成本

本集團的銷售成本主要包括(i)員工成本;(ii)秩 序維護、清潔及綠化成本;(iii)公用事業及維護 成本等。截至2024年12月31日止年度,本集團 的銷售成本為人民幣745.8百萬元,較2023年 增加人民幣16.28百萬元。此乃由於本集團為進 一步提高市場份額及服務質量,和物業管理服 務增長所致。

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Management Discussion and Analysis 管理層討論及分析

Gross Profit and Gross Profit Margin

Based on the abovementioned factors, the gross profit of the Group was RMB187.6 million for the Reporting Period, representing a decrease of RMB38.4 million as compared with RMB226.0 million in 2023. The gross profit margin decreased from 23.7% for 2023 to 20.1% in the Reporting Period.

The following table sets forth our gross profit margin by business segment for the periods:

毛利及毛利率

基於以上原因,本集團本報告期間的毛利為人 民幣187.6百萬元,較2023年人民幣226.0百萬 元下降人民幣38.4百萬元。毛利率由2023年的 23.7%下降至本報告期間的20.1%。

下表載列我們於期間按業務分部劃分的毛利率:

| | | For the year ended 31 December 截至12月31日止年度 | | |
|--|-------------------|--|---------------|--------------|
| | | 2024 2024年 | 2023 2023年 | Change 變動 |
| Property management services Value-added services to non- | 物業管理服務 非業主增值服務 | 18.2% | 23.4% | -5.2% |
| property owners | 刘匠横佐即改 | 23.5% | 16.6% | 6.9% |
| Community value-added services | 社區增值服務 | 43.9% | 32.3% | 11.6% |
| Total | 總計 | 20.1% | 23.7% | -3.6% |

The Group's gross profit margin for 2024 decreased by 3.6%, affected primarily by a decline in the domestic real estate industry environment, the average property management fee rate for property management service, geographical concentration of GFA under management and cost control ability.

The gross profit margin of value-added services to non-property owners increased from 16.6% for the previous year to 23.5% for the year.

The gross profit margin of community value-added services increased from 32.3% for the previous year to 43.9% for the year, which was mainly due to the reduction of redundant labor costs with the Company's streamlined organizational structure.

本集團2024年度毛利率下降3.6%,主要受國內 房地產行業環境下滑物業管理服務收取的平均 物業管理費率、在管面積地理集中度及成本控 制能力的影響。

非業主增值服務毛利率由上一年度16.6%上漲 至本年度23.5%。

社區增值服務毛利率由上一年度32.3%增加至 本年度43.9%,主要因公司精簡組織架構,減 少冗餘人力開支。

Selling and marketing expenses

The selling and marketing expenses of the Group decreased from RMB13.8 million for 2023 to RMB10.7 million for the Reporting Period, representing a decrease of 22.3%.

Administrative expenses

The administrative expenses of the Group decreased by RMB52.6 million from RMB130.5 million for 2023 to RMB77.9 million for the Reporting Period, which was primarily attributable to the realignment of our organisation framework and optimisation of staff allocation to achieve cost reduction.

Impairment losses on trade and other receivables

The impairment losses on trade and other receivables changed from RMB30.5 million for 2023 to RMB36.2 million for the Reporting Period. The increase in impairment reflected primarily a higher amount of impairment provision for the amount receivable from related parties made by the Group for prudence purposes as compared with the corresponding period of last year in view of changing credit risks owing to the ongoing decline of the property industry during the year.

Impairment losses on loan receivables

The impairment losses on loan receivables changed from 0 to RMB21.4 million for the Reporting Period. The increase in impairment was due to the borrower has failure to perform its repayment obligations on time in accordance with the loan agreement.

For further details, please refer to the announcement of the Company dated 28 March 2025.

Other income

Other income decreased from RMB15.0 million for 2023 to RMB3.4 million for the Reporting Period. Such decrease was primarily due to the decline in income from government grants we received during the year.

Other net gains

During the Reporting Period, the Group recorded other net gains of RMB1.0 million (2023: RMB0.05 million). Such increase was mainly due to the effect of foreign exchange difference during the Reporting Period.

銷售及營銷開支

本集團的銷售及營銷開支增加,由2023年的人 民幣13.8百萬元下降22.3%至本報告期間的人 民幣10.7百萬元。

行政開支

本集團的行政開支由2023年的人民幣130.5百 萬元減少人民幣52.6百萬元至本報告期間的人 民幣77.9百萬元。主要由於我們調整組織框架,優化人員配置,節約成本開支。

貿易及其他應收款項減值虧損

貿易及其他應收款項減值虧損由2023年的人民 幣30.5百萬元轉變為本報告期間的人民幣36.2 百萬元,減值增加主要由於考慮年內地產行業 持續下行導致的信用風險變化因素,本集團出 於謹慎性原則,針對關聯方應收款項較去年同 期計提更多減值撥備。

應收貸款之減值虧損

應收貸款之減值虧損由0轉變為報告期間的人 民幣21.4百萬元。減值增加乃由於借款人未能 按照貸款協議按時履行還款責任所致。

進一步詳情請參閱本公司日期為2025年3月28 日之公告。

其他收入

其他收入由2023年的人民幣15.0百萬元下降至 本報告期間的人民幣3.4百萬元,減少主要由於 我們本年度取得的政府補助收入下降。

其他收益淨額

於本報告期間,本集團錄得其他收益淨額人民 幣1.0百萬元(2023年:人民幣0.05百萬元), 增加主要由於本報告期間匯兑差額影響。

Finance income-net

The finance income-net of the Group decreased from RMB21.8 million for 2023 to RMB8.5 million for the Reporting Period, representing a decrease of RMB13.3 million. Such decrease was primarily attributable to interest waivers on loans receivable provided to third parties.

Income tax expenses

The income tax expenses of the Group decreased from RMB24.7 million for 2023 to RMB16.4 million for the Reporting Period, representing a decrease of 33.5%.

Profit for the year

Based on the reasons above, the net profit of the Group during the Reporting Period was RMB37.7 million, representing a decrease of 39.7% as compared with RMB62.5 million in 2023. Net profit margin was 4.0%, representing a decrease of 2.5% as compared with that of 2023.

The basic and diluted earnings per share of the Company was RMB0.042 per share.

Trade and other receivables and prepayments

As of 31 December 2024, trade and other receivables and prepayments amounted to RMB1,077.4 million, representing a decrease of RMB72.8 million compared to RMB1,150.3 million as of 31 December 2023.

As of 31 December 2024, trade receivables amounted to RMB430.1 million, increasing by RMB51.2 million compared to RMB379.0 million as of 31 December 2023. Other receivables amounted to RMB349.6 million, decreasing by RMB44.4 million compared to RMB393.9 million as of 31 December 2023, which was mainly due to the downsizing of the scale of the Group's management operations and increase in allowance for impairment of trade receivables.

融資收入淨額

本集團的融資收入淨額由2023年的人民幣21.8 百萬元,下降至本報告期間人民幣8.5百萬元, 下降人民幣13.3百萬元。該下降主要是由於向 第三方提供應收借款而進行了利息免除。

所得税開支

本集團的所得税開支由2023年的人民幣24.7百 萬元下降33.5%至本報告期間的人民幣16.4百 萬元。

年內利潤

基於上述原因,本集團本報告期間的利潤淨額 為人民幣37.7百萬元,較2023年的人民幣62.5 百萬元下降39.7%。淨利潤率為4.0%,較2023 年下降2.5%。

本公司的每股基本及攤薄盈利為每股股份人民 幣0.042元。

貿易及其他應收款項以及預付款項

截至2024年12月31日,貿易及其他應收款項以 及預付款項為人民幣1,077.4百萬元,較截至 2023年12月31日的人民幣1,150.3百萬元下降 人民幣72.8百萬元。

截至2024年12月31日,貿易應收款項人民幣 430.1百萬元,較截至2023年12月31日的人民 幣379.0百萬元增長人民幣51.2百萬元。其他應 收款項人民幣349.6百萬元,較截至2023年12 月31日的人民幣393.9百萬元下降人民幣44.4 百萬元,主要由於本集團管理業務規模縮減及 貿易應收款項減值撥備增加所致。

Trade and other payables

Trade payables include mainly amounts payable for commodities or services in the ordinary course of business, including procurement of external labour services, materials and energy. Other payables include amounts received on behalf of other parties on a temporary basis, deposits received and other expenses payables. As of 31 December 2024, the Group's trade and other payables amounted to RMB409.2 million, decreasing by 5.0% compared to RMB430.7 million as of 31 December 2023, which was primarily attributable to the reduction in the scale of operations resulting from the decrease in GFA under management during the Reporting Period.

LIQUIDITY AND CAPITAL RESOURCES

The Group pursues a prudent treasury management policy, and actively manages its liquidity position to cope with any demands for capital for daily operation and future development. Also, the Group actively reviews and manages its capital structure on a regular basis to maintain the advantages and security of a strong capital position and adjust the capital structure in response to changes in economic conditions.

The Group's principal sources of liquidity come from the proceeds from our business operations. The majority of the Group's cash and cash equivalents are denominated in RMB, which amounted to RMB202.2 million as at 31 December 2024, representing a decrease of 12.0% from the cash and cash equivalents of RMB229.7 million as of 31 December 2023.

As of 31 December 2024, the Group's current ratio (current assets divided by current liabilities) was 2.0 times (31 December 2023: 2.1 times).

As of 31 December 2024, the Group's borrowings amounted to RMB17.0 million (31 December 2023: RMB27.0 million) and the gearing ratio (total borrowings divided by total equity) was 0.02 (31 December 2023: 0.04).

Foreign exchange risk

Substantially all of the Group's revenues and expenditures are denominated in RMB. As of 31 December 2024, the Group has not entered into any hedging transaction. The Group manages its foreign exchange risk by closely monitoring the movement of the foreign exchange rates and will consider hedging significant foreign currency exposure should the need arise.

貿易及其他應付款項

貿易應付款主要為日常業務過程中購買商品或 服務而應付的款項,包括對外勞務、材料及能 源的採購。其他應付款包括暫時代收款、已收 保證金及其他應付開支。於2024年12月31日, 本集團貿易及其他應付款項人民幣409.2百萬 元,較2023年12月31日的人民幣430.7百萬元 下降5.0%,主要源於報告期間物業管理面積減 少引發的運營規模同步收窄。

流動資金及資本資源

本集團奉行審慎的庫務管理政策,並積極管理 其流動資金狀況,以應付日常營運及任何未來 發展的資金需求。此外,本集團定期積極檢討 及管理其資本結構,以維持強大的資本狀況的 優勢及安全性,並根據經濟狀況的變動調整資 本結構。

本集團流動資金的主要來源為業務經營所得款 項。本集團的現金及現金等價物大部分為人民 幣,於2024年12月31日達人民幣202.2百萬 元,較2023年12月31日現金及現金等價物為人 民幣229.7百萬元下降12.0%。

截至2024年12月31日,本集團的流動比率(流 動資產/流動負債)為2.0倍(2023年12月31 日:2.1倍)。

截至2024年12月31日,本集團借款人民幣17.0 百萬元(2023年12月31日為人民幣27.0百萬 元),且資本負債比率(借款總額除以權益總額) 為0.02(2023年12月31日為0.04)。

外匯風險

本集團的絕大部分收入和支出均以人民幣計 值。截至2024年12月31日,本集團並未訂立任 何對沖交易。本集團透過密切監察外匯匯率變 動管理外匯風險,必要時亦會考慮對沖重大外 匯敞口。

CAPITAL COMMITMENTS

As of 31 December 2024, the Group did not have any capital commitments contracted for but not provided for.

CONTINGENT LIABILITIES AND PLEDGE OF ASSETS

As of 31 December 2024, the Company, its subsidiaries and associates did not pay for any financial guarantees, provide guarantees or mortgage for loans, nor have other significant contingent liabilities.

SIGNIFICANT INVESTMENTS, MATERIAL ACQUISITIONS AND DISPOSALS OF SUBSIDIARIES, ASSOCIATES AND JOINT VENTURES

During the Reporting Period, the Group entered into an agreement for the acquisition of 24.0% equity interest in Hangzhou Xiangyu Property Management Services Co., Ltd. from Deqing Xuchi Enterprise Management Partnership (Limited Partnership) (德清栩馳企業管理合夥 企業(有限合夥)) at a consideration of RMB7.37 million, and for the acquisition of 8.0% equity interest in Hangzhou Xiangyu Property Management Services Co., Ltd. from Deqing Yuting Enterprise Management Partnership (Limited Partnership) (德清寓庭企業管理合夥 企業(有限合夥)) at a consideration of RMB2.46 million. As at 31 December 2024, the transaction has not been fully completed.

During the Reporting Period, Dexin Shengquan Property Services Co., Ltd. (德信盛全物業服務有限公司) (an indirect wholly-owned subsidiary of the Company) transferred the 49% equity interest it held in Hangzhou Xiaoshan Qicai Shengquan Property Service Co., Ltd. (杭州 蕭山七彩盛全物業服務有限公司) to Hangzhou Qicai Future Community Property Co., Ltd. (杭州七彩未來社區物業有限公司) at a consideration of RMB1.2 million. The transaction was completed on 31 December 2024.

On 24 August 2023, Hangzhou Junde Commercial Operations Management Co., Ltd. (杭州駿德商業運營管理有限公司) (an indirect wholly-owned subsidiary of the Company) entered into four Underground Parking Space Use Rights Transfer Agreements with (i) Hangzhou Desheng Real Estate Co., Ltd. (杭州德昇置業有限公司) at a consideration of RMB52,825,000, (iii) Hangzhou Deyin Real Estate Co., Ltd. (杭州德銀置業有限公司) at a consideration of RMB21,450,000, (iii) Hangzhou Kaishen Enterprise Management Co., Ltd. (杭州凱燊企業管 理有限公司) (an indirect wholly-owned subsidiary of Dexin China) at a consideration of RMB17,160,000, and (iv) Hangzhou Konggang Real Estate Co., Ltd. (杭州空港置業有限公司) at a consideration of RMB120,000,000, respectively (collectively, the "Acquisition of the Target Parking Spaces").

資本承擔

截至2024年12月31日,本集團概無任何已訂約 但並無計提撥備之資本承擔。

或然負債及抵押資產

截至2024年12月31日,本公司、其附屬公司及 聯營公司並無支付任何財務擔保、為貸款提供 擔保或按揭,亦無其他重大或然負債。

重大投資、重大收購及出售附屬公 司、聯營公司及合營企業

於本報告期間,本集團訂立一份協議,以向德 清栩馳企業管理合夥企業(有限合夥)收購杭州 祥寓物業管理服務有限公司24.0%股權,代價 為人民幣7.37百萬元。以向獨立第三方德清寓 庭企業管理合夥企業(有限合夥)收購杭州祥寓 物業管理服務有限公司8.0%股權,代價為人民 幣2.46百萬元。於2024年12月31日,該交易 未全部完成。

於本報告期間,德信盛全物業服務有限公司(本 公司間接全資附屬公司)將擁有杭州蕭山七彩 盛全物業服務有限公司49%股權以代價人民幣 1.2百萬元轉讓給杭州七彩未來社區物業有限公 司。於2024年12月31日,已完成該交易。

於2023年8月24日,本公司間接全資附屬公司 杭州駿德商業運營管理有限公司分別與以下各 方訂立四份地下車位使用權轉讓協議:(1)杭州 德昇置業有限公司,代價為人民幣52,825,000 元,(ii)杭州德銀置業有限公司,代價為人民幣 21,450,000元,(iii)杭州凱燊企業管理有限公司 (德信中國之間接全資附屬公司),代價為人民 幣17,160,000元,及(iv)杭州空港置業有限公 司,代價為人民幣120,000,000元(統稱「**收購** 目標車位」)。

On 24 August 2023, Dexin Shengquan Property Services Co., Ltd. (德 信盛全物業服務有限公司) (Shengguan Property) (an indirect wholly-owned subsidiary of the Company) entered into the Equity Transfer Agreement with Deging Moganshan Dexin Movie City Development Co., Ltd. (德清莫干山德信影視城開發有限公司) (Dexin Movie City) and Deging Moganshan Ruijing Real Estate Co., Ltd. (德清 莫干山瑞璟置業有限公司) (Deqing Moganshan Ruijing), pursuant to which. Shengguan Property has conditionally agreed to acquire and Dexin Movie City has conditionally agreed to sell the 100% equity interest in Deging Moganshan Ruijing at a consideration of RMB90,000,000 (the "Equity Acquisition"). The principal asset of Deging Moganshan Ruijing is Moganshan Yungu Dexin New Century Mingting Hotel (莫干山雲谷德信開元名庭酒店) located at No. 66 Sanmo Line, Moganshan Town, Deging County, Huzhou, Zhejiang Province, the PRC. Upon Equity Acquisition completion, Deging Moganshan Ruijing will become an indirect wholly-owned subsidiary of the Company and its financial results will be consolidated into the consolidated financial statements of the Company. The transactions contemplated under the Equity Transfer Agreement were approved at the extraordinary general meeting of the Company on 13 March 2024. As at the date of this report, the transactions have not been completed.

As of the date of this report, the shareholders have approved the Acquisition of the Target Parking Spaces and the Equity Acquisition (the "**Major and Connected Acquisitions**") at the extraordinary general meeting of the Company on 13 March 2024. The completion of the Major and Connected Acquisitions will depend on, among other things, Dexin China having obtained the requisite approval. Based on the latest publicly-available information, the extraordinary general meeting of Dexin China was originally scheduled to be held on 12 June 2024 to consider and approve transactions contemplated under the Underground Parking Space Use Rights Transfer Agreements and Equity Transfer Agreement. The abovementioned extraordinary general meeting of Dexin China has been cancelled according to the announcement of Dexin China dated 26 June 2024. The Company will make further announcements as and when appropriate to update the market on the latest status of the Major and Connected Acquisitions.

The High Court of Hong Kong Special Administrative Region had ordered that Dexin China be wound up on 11 June 2024, and there is uncertainty in the recoverability of deposits paid with Dexin China. Please refer to "Directors' Report – Management's position and audit committee's view towards the modification" of the deposit paid to Dexin China" on the treatment by the Group of the deposit that would be applied towards the Major and Connected Acquisitions.

於2023年8月24日,本公司間接全資附屬公司 德信盛全物業服務有限公司(盛全物業)與德清 莫干山德信影視城開發有限公司(德信影視城) 及德清莫干山瑞璟置業有限公司(德清莫干山 瑞璟)訂立股權轉讓協議,據此,盛全物業有條 件同意購買而德信影視城有條件同意出售德清 莫干山瑞璟之100%股權,代價為人民幣 90.000.000元(「**收購股權**」)。德清莫干山瑞璟 之主要資產為莫干山雲谷德信開元名庭酒店(位 於中國浙江省湖州市德清縣莫干山鎮三莫線66 號)。於收購股權完成之後,德清莫干山瑞璟將 成為本公司的間接全資附屬公司,其財務業績 將併入本公司的綜合財務報表。股權轉讓協議 項下擬進行之交易已於2024年3月13日之本公 司股東特別大會上獲得批准通過。於截至本報 告日期,交易尚未完成。

截至本報告日期,股東已於本公司2024年3月 13日的股東特別大會上批准收購目標車位及收 購股權(「主要及關連交易」)。主要及關連交易 將於(其中包括)德信中國取得必要批准後方告 完成。基於最新公開可獲得資料,德信中國原 訂於2024年6月12日舉行股東特別大會,以審 議及批准地下車位使用權轉讓協議及股權轉讓 協議項下擬進行的交易。根據德信中國日期為 2024年6月26日的公告,德信中國的上述股東 特別大會已被取消。本公司將適時作出進一步 公告以告知市場主要及關連交易的最新狀況。

由於香港特別行政區高等法院已於2024年6月 11日下令對德信中國進行清盤,並且德信中國 支付的存款的可回收性存在不確定性。請參閱 「董事會報告書 — 管理層對修改意見的立場及 審核委員會的意見」就在主要及關連交易項下, 本集團已付德信中國的按金的處理方式。

FUTURE PLANS FOR MATERIAL INVESTMENTS

The Group intends to utilise part of the net proceeds raised from the listing to acquire or invest in other property management companies as part of our strategies to expand our business scale and market share. As of the date of this report, the Group did not have any other future plans for material investments or acquisition of capital assets.

SIGNIFICANT EVENTS AFTER THE END OF THE REPORTING PERIOD

On 28 March 2025, the Company entered into the Supplemental Agreement to the Loan Agreement with Hangzhou Ruiyang Supply Chain Management Co., Ltd.* (杭州瑞揚供應鏈管理有限公司) ("**Hangzhou Ruiyang**"), to acquire the rights-of-use of certain additional car parking spaces to offset the outstanding loan under the Loan Agreement dated 16 December 2022. Please refer to the announcement of the Company dated 28 March 2025 for further details.

Save as disclosed herein, there are no significant events of the Group subsequent to 31 December 2024 and up to the date of this report.

EMPLOYEE AND REMUNERATION POLICY

As of 31 December 2024, the total number of employees of the Group remained at 2,465 (31 December 2023: 2,942 employees), of which, the number of male and female employees were 1,262 and 1,203, accounting for 51.2% and 48.8% respectively. In 2024, namely the period from 1 January to 31 December 2024, the total cost paid by the Group to its employees amounted to RMB284.0 million.

In 2024, the Group underwent significant organizational reform to further optimise our organizational structure by implementing flat management and collective management models for projects, which reduced management layers and improved decision-making efficiency and speed of information flow. This reform effectively improved the flexibility and response speed of the organization, further achieving quality and efficiency improvement. This reform simultaneously promoted the upgrading of digital management tools by deploying intelligent collaborative platforms, which significantly improved the efficiency of process approval and injected new impetus into improving quality and efficiency. Under the new management model, communication and collaboration among employees have become smoother, and team collaboration efficiency has significantly improved, providing stronger support for the business development of the Group.

重大投資的未來計劃

本集團擬將部分上市所籌集的所得款項淨額用 於收購或投資其他物業管理公司,作為我們擴 大業務規模及市場份額策略的一部分。截至本 報告日期,本集團並無任何其他重大投資或收 購資本資產的未來計劃。

本報告期末後重大事項

於2025年3月28日,本公司與杭州瑞揚供應鏈 管理有限公司(「杭州瑞揚」)訂立貸款協議之補 充協議,收購若干額外停車位的使用權,以抵 銷日期為2022年12月16日之貸款協議項下之尚 未償還貸款。進一步詳情請查閱本公司日期為 2025年3月28日的公告。

除上文所披露者外,於2024年12月31日之後及 直至本報告日期,本集團並無任何重大事項。

僱員及薪酬政策

截至2024年12月31日,本集團的在職員工總數 維持在2,465名(2023年12月31日:2,942名僱 員),其中男女僱員人數分別為1,262及1,203 (分別佔51.2%及48.8%)名。在2024年度,即 2024年1月1日至12月31日期間,本集團為員 工支付的總成本為人民幣284.0百萬元。

2024年,本集團進行了重要的組織變革,通過 實施扁平化管理和項目群管理模式,進一步優 化了組織架構,減少了管理層級,提升了決策 效率和信息流通速度。這一變革有效提高了組 織的靈活性和響應速度,進一步實現提質增 效。此次變革同步推動數字化管理工具升級, 部署智能協同平台,實現流程審批時效顯著提 升,為提質增效注入新動能。在新的管理模式 下,員工的溝通協作更加順暢,團隊合作效率 顯著提升,為集團的業務發展提供了更有力的 支撐。

The Group's remuneration system takes into account various key factors, such as local salary standards, industry salary dynamics, economic inflation, operational efficiency the Company, and performance of individual employee, with the aim of building a scientific and reasonable remuneration structure. We are committed to providing employees with competitive salary packages that match the market standard, ensuring that we maintain our advantage in competing talent recruitment. In accordance with the current laws and regulations in the PRC, we provide comprehensive social insurance coverage for employees in the Mainland, including medical, work-related injury, pension, maternity, unemployment insurance, and housing provident fund, to protect the rights and interests of employees in all aspects.

The Board of the Group will regularly conduct systematic reviews of the remuneration policy to ensure that it evolves simultaneously with the market environment and business development, covering adjustments of remuneration standard and optimisation of compensation structure. In addition, we have implemented a regular performance evaluation system to comprehensively evaluate employees' work performance on an annual/quarterly/monthly basis. The evaluation results will be directly related to compensation adjustments, job promotions, and annual awards and honors of employees.

In terms of employee training and development, the Group regards employees as the core driving force for sustainable development. Adhering to the talent development concept of "specialization, professionalization, and youthfulness", the Company has established a clear promotion mechanism, vertical rank management system, and Y-shaped career development channel. Through promotion, job rotation, and secondment, the Company provides diversified career development platforms for employees. Meanwhile, with the goal of focusing on strategic orientation, cultivating core talents, and empowering professionalism, the Company established its training systems including induction training system for new employees, on-the-job promotion training system, training system for reserve talent pool, and training system for occupational skills. Common forms of training include online live streaming, offline teaching, hybrid learning, mentor-based system, and workshops. Training activities include on-site practice, scenario simulation, case analysis, expansion activities, and benchmarking study. We provide efficient resources and ample opportunities for employees' learning and development through flexible and diverse methods, as well as comprehensive and rich content.

本集團的薪酬體系綜合考量了諸多關鍵要素, 例如當地薪資水平、行業薪酬動態、經濟通脹 情況、公司運營效能以及員工個人績效等,旨 在構建科學合理的薪酬架構。我們致力於為員 工提供與市場水平相匹配且富有競爭力的薪資 待遇,確保在人才競爭中保持優勢。依據中國 現行法律法規,我們為內地員工提供全面的社 會保險保障,包括醫療、工傷、養老、生育、 失業保險及住房公積金等,全方位守護員工權 益。

集團董事會將定期對薪酬政策進行系統性覆 盤,確保其與市場環境及業務發展同步演進, 涵蓋薪資水平調整與薪酬結構優化等內容。此 外,我們實施了定期績效評估體系,按年/ 季/月對員工工作表現進行綜合評定,評估結 果將直接關聯員工薪資調整、職位晉升以及年 度評優評先等事項。

在員工培訓和發展方面,本集團視員工為可持 續發展的核心驅動力。秉持「專業化、職業化、 年輕化」的人才發展理念,公司制定了明確的 晉升機制,建立了縱向職級管理體系及Y型戰 業發展通道,通過晉升、輪崗、掛職等方式, 為員面、培養核心人才、賦能專業的目標,公 司建立的培訓體系包括新員工入職培訓體系、 關位在職業技能培訓體系、儲備人才梯隊培養 調位在職業技能培訓體系、。常用的培訓形式、 協協力式路場面授、混合學習、導師制 版、案例分析、拓展活動、標桿考察等。員工學 習發展提供高效資源,創造充足機會。

Mr. Hu Yiping (胡一平), aged 58, was appointed as our Director on 22 October 2020 and was re-designated as our executive Director and appointed as the chairman of our Board on 31 December 2020. He is responsible for the overall operational management of business development and strategic planning of our Group. Mr. Hu served as executive director of Dexin Shengquan Property Services Co., Ltd. from March 2004 to December 2004 and consecutively served as the executive director, the chairman of the board and the director from April 2013 to September 2020, primarily responsible for its major business decisions.

Mr. Hu has over 25 years of experience in the PRC real estate industry and property management. From January 1987 to August 1995, Mr. Hu worked at Deging County Construction Surveying Design Studio (德清縣建築勘察設計所), a PRC government authority responsible for planning of urban and rural development and construction, where he consecutively served as a technician for the survey and design office. the assistant engineer and the engineer mainly responsible for design work. He established Dexin Real Estate Group Co., Ltd. (德信地產集團 有限公司) (formerly known as Zhejiang Dexin Real Estate Co., Ltd. (浙 江德信置業有限公司) and Deging County Real Estate Co., Ltd (德清縣 中房置業有限公司)) in September 1995 and has been the director and chairman of the board of directors of since then, mainly responsible for its overall development, investment strategies and major business decisions. He has been an executive director and the chairman of the board of Dexin China Holdings Company Limited, (whose shares are listed on the Main Board of the Stock Exchange, stock code: 2019, the company was ordered to be wound up by the High Court of Hong Kong on 11 June 2024) since August 2018, primarily responsible for its overall development, investment strategies and major business decisions.

Mr. Hu graduated from Zhejiang School of Construction (浙江省建築工 業學校) in the PRC in January 1987 with a diploma's degree in civil engineering specialty, and from Zhejiang Yucai Workers' University (浙 江育才職工大學) in the PRC in June 1995 with an associate's degree in architecture. He obtained his bachelor's degree in financial management (online course) from Tianjin University (天津大學) in the PRC in 2013 and obtained his executive master of business administration (EMBA) from Xiamen University (廈門大學) in the PRC in September 2018. He obtained a qualification for senior economist (高 級經濟師) issued by Zhejiang Human Resources and Social Security Department (浙江省人力資源和社會保障廳) in December 2007. He also obtained a gualification for engineer issued by Huzhou Personnel Department (湖州市人事局) in September 1996. Currently, Mr. Hu is the president of Zhejiang Real Estate Industry Association (浙江省房地產協 會) and the chairman of Huzhou Chamber of Commerce in Hangzhou (杭州市湖州商會).

Mr. Hu is a director of Dexin China, which was ordered to be wound up by the High Court of the Hong Kong Special Administrative Region on 11 June 2024. Mr. Hu has been a director and chairman of the board of directors of Dexin China from 14 August 2018. **胡一平先生**,58歲,於2020年10月22日獲委 任為董事及於2020年12月31日調任為執行董 事,並獲委任為主席。其負責本集團業務發展 的整體運營管理及戰略規劃。胡先生於2004年 3月至2004年12月擔任德信盛全物業服務有限 公司執行董事,並於2013年4月至2020年9月 先後擔任執行董事、董事長兼董事,主要負責 重大業務決策。

胡先生在中國房地產行業和物業管理方面擁有 超過25年的經驗。胡先生於1987年1月至1995 年8月在德清縣建築勘察設計所(負責城市和農 村發展與建設規劃的中國政府機構)工作,並 在該院先後擔任勘察設計處技術員、助理工程 師及主要負責設計工作的工程師。其於1995年 9月成立德信地產集團有限公司(前稱浙江德信 置業有限公司及德清縣中房置業有限公司), 自此一直擔任董事及董事長,主要負責整體發 以來,其一直擔任德信中國控股有限公司(其 股份於聯交所主板上市,股份代號:2019,於 2024年6月11日被香港高等法院頒令清盤)的 執行董事及董事會主席,主要負責整體發展、 投資戰略以及重大業務決策。

胡先生於1987年1月畢業於中國浙江省建築工 業學校,獲得工民建專業中專學歷,並於1995 年6月畢業於中國浙江育才職工大學,獲得建 築學大專學歷。其亦於2013年獲得中國天津大 學財務管理(在線課程)本科學歷,於2018年9 月獲得中國廈門大學高級管理人員工商管理碩 士學位(EMBA)。其於2007年12月獲得浙江省 人力資源和社會保障廳頒發的高級經濟師資 格。其亦於1996年9月獲得湖州市人事局頒發 的工程師資格。胡先生現為浙江省房地產協會 會長及杭州市湖州商會會長。

胡先生為德信中國董事,該公司於2024年6月 11日被香港特別行政區高等法院頒令清盤。胡 先生自2018年8月14日起擔任德信中國董事會 董事及主席。

Mr. Tang Junjie (唐俊杰), aged 50, was appointed as our Director on 22 October 2020 and was re-designated as our executive Director and appointed as our president on 31 December 2020. He is responsible for the formulation and implementation of the business strategy, annual operation planning and financial planning of our Group. Mr. Tang joined our Group as the chairman of the board and general manager of Dexin Shengquan Property Services Co., Ltd. in November 2018 where he was primarily responsible for the formulation and implementation of the business strategy, annual operation and implementation of the business strategy.

Prior to joining our Group, Mr. Tang worked at Wenzhou Planning Bureau of Zhejiang Province (浙江省溫州市規劃局) (now known as Wenzhou Natural Resources and Planning Bureau (溫州市自然資源和 規劃局)), where he served various positions from August 1996 to January 2013, the deputy division chief of the municipal office, primarily responsible for urban comprehensive transportation system, urban planning and engineering approval, and the deputy director-general of Longwan Branch, where he was mainly responsible for detailed planning of the city and construction engineering approval. From January 2013 to March 2018, he worked at Wenzhou High and New Technology Industrial Development Zone (溫州市高新技術產業開 發區), where he consecutively served as the deputy director and the director of the land planning office at the Management Committee of the Science and Technology Park of Wenzhou High-Tech Zone (溫州市 高新區科技園管委會), where he was mainly responsible for land use planning and management and urban management; the division chief at the Industrial Planning Division of Wenzhou High-Tech Zone (溫州市高 新區產業規劃處), where he was mainly responsible for strategic planning of the management committee and investment and operation of the high-tech industries; the director-general of the Planning and Construction of Wenzhou South Zheijang Science and Technology City (溫州市浙南科技城規劃建設局), where he was mainly responsible for land development and utilization, spatial planning, implementation and management of the construction projects. From March 2018 to October 2020, he worked at Dexin Holdings Group Limited as assistant to the chairman of the board, where he was mainly responsible for strategic investment and operation of the property management sector.

唐俊杰先生,50歲,於2020年10月22日獲委 任為董事及於2020年12月31日調任為執行董 事,並獲委任為總裁。其負責本集團業務策 略、年度運營及財務計劃的制定與實施。唐先 生於2018年11月加入本集團,擔任德信盛全物 業服務有限公司董事長兼總經理,主要負責業 務策略、年度運營及財務計劃的制定與實施。

於加入本集團之前,於1996年8月至2013年1 月,唐先生曾在浙江省溫州市規劃局(現稱溫 州市自然資源和規劃局)工作並擔任多個職務, 即擔任市政處的副處長,主要負責城市綜合交 通體系、城市規劃與工程審批;擔任龍灣分局 副局長,主要負責城市具體規劃與建築工程審 批。其於2013年1月至2018年3月在溫州市高 新技術產業開發區工作,相繼在溫州市高新區 科技園管委會國土規劃辦擔任副主任及主任, 主要負責土地使用規劃及管理及城市管理;在 溫州市高新區產業規劃處擔任處長,主要負責 管理委員會的戰略規劃及高新產業的投資與經 營;擔任溫州市浙南科技城規劃建設局局長, 主要負責土地開發與利用、空間規劃、建設項 目的實施與管理。其於2018年3月至2020年10 月在德信控股集團有限公司工作,擔任董事長 助理,主要負責物業管理部門的戰略投資及運 營。

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Mr. Tang obtained his bachelor's degree in civil engineering and architectural engineering from Zhejiang University (浙江大學) in the PRC in Julv 1996. He obtained his master's degree in public administration from Tongji University (同濟大學) in the PRC in November 2005. Mr. Tang was awarded as the "2019 Top 100 China Property Manager" (2019中國物業經理人100強) in 2019, "2020 Top 50 China Property Manager Election of the Yangtze River Delta Region (the Fourth)" (2020 (第四屆) 中國物業經理人評選長三角50強) in December 2020 and "Top 30 Property CEO of the Year in China" (中國物業年度 CEO 30强) in December 2021. Mr. Tang obtained a qualification for Engineer of Urban Planning (城市規劃工程師) issued by Wenzhou Engineering Technician Position Second Review Committee (溫州市工 程技術人員職務第二評審委員會) in November 2001. Mr. Tang obtained a qualification for Registered Urban Planner (註冊城市規劃師) issued by MOHURD in January 2014. Mr. Tang is currently the director of China Property Management Association, Vice President of Hangzhou Property Management Association and Vice President of Wenzhou Chamber of Commerce.

Ms. Zheng Peng, aged 44, was appointed as the executive director of the Company since 14 April 2023. She was appointed as the chief financial officer on 21 July 2022 and was appointed as the vice president on 1 November 2024, who is responsible for the operation of the Group's financial management affairs, financial system construction and overall supervision and management of financial management work. Ms. Zheng has over 17 years of experience in accounting and financial management industry. Ms. Zheng obtained a bachelor's degree in Dongbei University of Finance and Economics (東北財經大學) in 2004. Ms. Zheng has been serving as a director of Kaibang International Limited (a substantial shareholder of the Company) since 6 February 2024. She joined our Group in July 2017 as the finance manager of the finance department in Hangzhou region and was mainly responsible for the overall financial management of the Company in the Hangzhou region. Ms. Zheng also served as the deputy director at our financial management centre (the "Centre") in January 2020 and was mainly responsible for the Group's budget, final accounts management and financial informationisation construction, and assisting the then chief financial officer in the operation of financial affairs. She was promoted to be the deputy general manager of the Centre in March 2022, who is primarily responsible for the overall management of the Group's financial affairs, and was further promoted to be the general manager of the Centre in July 2022, who is primarily responsible for the overall supervision and management of the Group's financial affairs. Prior to joining the Company, Ms. Zheng served as an accountant in the Huangshan State Taxation Bureau (黃山國家税務局) from April 2005 to August 2013. She also served as financial director of Hangzhou Chengnan Real Estate Property Company (杭州城南房地產 物業公司) from September 2013 to June 2017 and was mainly responsible for the daily business and management of the finance department.

唐先生於1996年7月獲得中國浙江大學土木工 程學建築工程專業學士學位。其於2005年11月 獲得中國同濟大學公共管理碩士學位。唐先生 於2019年榮獲「2019中國物業經理人100強」, 於2020年12月榮獲「2020(第四屆)中國物業經 理人評選長三角50強」,於2021年12月榮獲 「中國物業年度CEO 30強」。唐先生於2001年 11月獲得溫州市工程技術人員職務第二評審委 員會頒發的城市規劃工程師資格。於2014年1 月獲得住建部頒發的註冊城市規劃師資格。唐 先生為現任中國物業管理協會理事,杭州市物 業管理協會副會長、溫州商會副會長。

鄭鵬女士,44歲,自2023年4月14日起獲委任 為本公司執行董事。彼於2022年7月21日獲委 任為首席財務官,並於2024年11月1日獲委任 為副總裁,負責本集團財務管理事務運作、財 務體系建設及對財務管理工作的全面監督、管 理。鄭女士於會計及財務管理行業擁有逾17年 經驗。鄭女士於2004年獲得東北財經大學學士 學位。鄭女士自2024年2月6日起擔任凱邦國際 有限公司(本公司的主要股東)的董事。彼於 2017年7月加入本集團,擔任杭州地區財務部 財務經理。主要負責公司杭州地區的全面財務 管理工作,鄭女士亦於2020年1月擔任財務管 理中心(「該中心」)副總監,主要負責本集團預 算、決算管理及財務資訊化建設工作,協時任 首席財務官負責財務事務運作。於2022年3月 晉升為該中心副總經理,主要負責本集團財務 事務的全面管理,並於2022年7月再次晉升為 該中心總經理,全面負責本集團財務事務的監 督及管理。於加入本公司前,鄭女士於2005年 4月至2013年8月擔任黃山國家税務局的會計。 於2013年9月至2017年6月,彼亦擔任杭州城 南房地產物業公司的財務部主任,主要負責財 務部門的日常業務及管理。

Dr. Wong Wing Kuen Albert, aged 73, was appointed as an independent non-executive Director with effect from 14 April 2023. Dr. Wong has 29 years of experience in accounting. Dr. Wong is the principal consultant of KND Associates CPA Limited since January 2018. He is an independent non-executive director of APAC Resources Limited (a company listed on the Main Board of the Stock Exchange, stock code: 1104) since July 2004, Solargiga Energy Holdings Limited (a company listed on the Main Board of the Stock Exchange, stock code: 757) since January 2008, China Merchants Land Limited (a company listed on the Main Board of the Stock Exchange, stock code: 978) since June 2012, China Wan Tong Yuan (Holdings) Limited (a company listed on the Main Board of the Stock Exchange, stock code: 6966) since September 2017, Tian An Medicare Limited (a company listed on the Main Board of the Stock Exchange, stock code: 383) since December 2018, served as an independent non-executive director of Capital Finance Holdings Limited (a company listed on the GEM Board of the Stock Exchange, stock code: 8239) from January 2018 to January 2022, China VAST Industrial Urban Development Company Limited (a company previously listed on the Main Board of the Stock Exchange, stock code: 6166, which was privatized and delisted from the Stock Exchange since December 2022) from August 2014 to December 2022, and has been an independent non-executive director of Dexin China Holdings Limited (a company listed on the Main Board of the Stock Exchange, stock code: 2019, the company was ordered to be wound up by the High Court of Hong Kong on 11 June 2024) from January 2019 to 11 June 2024.

Notwithstanding Dr. Wong's engagement as an independent nonexecutive director of six companies listed on the Stock Exchange, Dr. Wong confirmed that he would devote sufficient time to act as our independent non-executive Director based on the following:

 Dr. Wong is neither a full time member of the above-named companies nor involved in the day-to-day operations or management of such companies. As such, he has no executive and management responsibility therein; 王永權博士,73歲,自2023年4月14日起獲委 任為獨立非執行董事。王博士擁有29年的會計 經驗。自2018年1月起,王博士擔任冠泓會計 師行有限公司的首席顧問。彼自2004年7月起 於亞太資源有限公司(聯交所主板上市公司, 股份代號:1104)、自2008年1月起於陽光能源 控股有限公司(聯交所主板上市公司,股份代 號:757)、自2012年6月起於招商局置地有限 公司(聯交所主板上市公司,股份代號:978)、 自2017年9月起於中國萬桐園(控股)有限公司 (聯交所主板上市公司,股份代號:6966)、自 2018年12月起於天安卓健有限公司(聯交所主 板上市公司,股份代號:383)的獨立非執行董 事。自2018年1月至2022年1月期間擔任首都 金融控股有限公司(一間於聯交所GEM上市的 公司,股份代號:8239)的獨立非執行董事, 自2014年8月至2022年12月期間擔任中國宏泰 產業市鎮發展有限公司(一間先前於聯交所主 板上市的公司,股份代號:6166,自2022年12 月起私有化及自聯交所除牌)的獨立非執行董 事及自2019年1月至2024年6月11日期間,擔 任德信中國控股有限公司(聯交所主板上市公 司,股份代號:2019,於2024年6月11日被香 港高等法院頒令清盤)的獨立非執行董事。

儘管王博士擔任六家於聯交所上市公司的獨立 非執行董事,但王博士確認其將會投入足夠的 時間擔任獨立非執行董事,依據如下:

 王博士既非上述公司的全職人員,亦不參 與該等公司的日常運營或管理,因此,其 對該等公司並無執行及管理職責;

- Dr. Wong is primarily required to attend relevant board meetings, committee meetings and shareholders' meetings of the abovenamed listed companies. He has maintained a high attendance rate for board meetings, committee meetings and shareholders' meetings for such listed companies during the respective latest financial period since his respective appointment dates;
- Dr. Wong's role as principal consultant of KND Associates CPA Limited is on a part-time basis and he is not involved in the daily management of KND Associates CPA Limited;
- With his background and experience, Dr. Wong is fully aware of the responsibilities and expected time involvements for independent non-executive directors of listed companies. He has not found difficulties in devoting to, and managing his time with, numerous companies and he is confident that with his experience in being responsible for several roles concurrently, he will be able to discharge his duties to our Company;
- None of the above-named listed companies that he has directorship with has questioned or complained about his time devoted to such companies; and
- Dr. Wong's role in our Group is non-executive in nature and he will not be involved in the daily management of our Group's business, thus his engagement as our independent non-executive Director will not require his full-time participation.

Based on the foregoing, our Directors do not have reasons to believe that the various positions currently held by Dr. Wong will result in Dr. Wong not having sufficient time to act as our independent nonexecutive Director or not properly discharging his fiduciary duties as a director of our Company.

Dr. Wong obtained his bachelor's degree in commerce from a joint program held by Shenzhen University (深圳大學) in Shenzhen, the PRC and Clayton University in Missouri, the United States of America in May 1990. He also obtained a bachelor's degree in business management (online course) and a master's degree in business administration (online course) from Nottingham Trent University in Nottingham, the United Kingdom in December 2005 and December 2007, respectively. He also obtained his doctoral degree in philosophy in business administration from the Bulacan State University, Republic of the Philippines in December 2010.

- 王博士主要須出席上述上市公司的相關董 事會會議、委員會會議及股東大會。自其 獲委任之相關日期,於各最近財政期間王 博士一直保持於該等上市公司的董事會會 議、委員會會議及股東大會的高出席率;
- 王博士擔任冠泓會計師行有限公司的首席 顧問屬兼職性質,且其不參與冠泓會計師 行有限公司的日常管理;
- 憑藉其背景及經驗,王博士充分知悉上市 公司獨立非執行董事的職責及預計投入時 間。就向多家公司投入及管理其時間而 言,彼並無任何困難,且其堅信,憑藉彼 同時擔任多個職務的經驗,彼有能力履行 其對本公司的職責;
- 彼任職董事的上述上市公司均無質疑或投 訴其對該等公司投入的時間:及
- 王博士於本集團的職務屬非執行性質,且 彼將不參與本集團業務的日常管理。因 此,就擔任獨立非執行董事而言,其無須 全職參與。

基於上述,我們董事並無理由認為王博士目前 擔任的多個職位將會造成彼並無充足時間擔任 本公司獨立非執行董事或無法妥為履行其作為 本公司董事的受信責任。

王博士於1990年5月從位於中國深圳的深圳大 學與位於美利堅合眾國密蘇里州的克萊頓大學 舉辦的聯合課程獲得商業學士學位。彼亦分別 於2005年12月和2007年12月自英國諾丁漢的 諾丁漢特倫特大學獲得工商管理(在線課程)學 士學位和工商管理(在線課程)碩士學位。彼亦 於2010年12月自菲律賓共和國的布拉卡國立大 學獲得工商管理哲學博士學位。

Dr. Wong was elected or admitted and has remained as member of a number of institutions, including being a fellow member of The Taxation Institute of Hong Kong since January 1999, a fellow member of The Institute of Chartered Accountants in Ireland (formerly known as The Institute of Certified Public Accountants in Ireland before merger) since August 2000, a fellow member of The Hong Kong Institute of Chartered Secretaries since February 2002, a member of The Chartered Institute of Arbitrators since May 2002, a fellow member of The Institute of Chartered Secretaries and Administrators since September 2002, a fellow member of Association of International Accountants since September 2005 and a member of the Hong Kong Securities and Investment Institute since November 2012.

Dr. Wong was a director of Dexin China, which was ordered to be wound up by the High Court of the Hong Kong Special Administrative Region on 11 June 2024. Dr. Wong has been an independent non-executive director of Dexin China from 11 January 2019 and he had ceased to be a director of Dexin China on 11 June 2024.

Mr. Rui Meng (芮萌), aged 57, was appointed as our independent non-executive Director on 21 June 2021 and is primarily responsible for providing independent advice on the operations and management of our Group. He has been a Professor in Accounting since January 2012 and a Parkland Chair in Finance (鵬瑞集團金融學教席教授) since March 2019 at China Europe International Business School (中歐國際 工商學院). From October 2015 to October 2019, he served as the Zhongkun Group Chair in Finance (中坤集團金融學教席教授) at China Europe International Business School.

In addition to the working experience above, Mr. Rui served or has been serving as independent director or independent non-executive director of the following listed companies: 王博士曾獲選為或獲接納為且目前仍為許多機 構的成員,包括自1999年1月獲選為香港税務 學會資深會員;自2000年8月獲選為愛爾蘭特 許會計師協會(合併前稱愛爾蘭註冊會計師協 會)資深會員;自2002年2月獲選為香港特許秘 書公會資深會員;自2002年5月獲選為英國皇 家特許仲裁員協會會員;自2002年9月獲選為 英國特許秘書及行政人員公會資深會員;自 2005年9月獲選為國際會計師公會資深會員; 及自2012年11月獲選為香港證券及投資學會會 員。

王博士曾任德信中國董事,該公司於2024年6 月11日被香港特別行政區高等法院頒令清盤。 王博士於2019年1月11日起擔任德信中國之獨 立非執行董事,彼於2024年6月11日起不再擔 任德信中國董事。

芮萌先生,57歲,於2021年6月21日獲委任為 獨立非執行董事,主要負責就本集團的運營及 管理提供獨立意見。彼自2012年1月起擔任中 歐國際工商學院的會計學教授及自2019年3月 起擔任鵬瑞金融學教席教授。於2015年10月至 2019年10月,彼於中歐國際工商學院擔任中坤 集團金融學教席教授。

除上述工作履歷外,芮先生曾任或現任以下上 市公司獨立董事或獨立非執行董事職務:

| Period of service 服務年期 | Name of company 公司名稱 | Principal business, place of listing and stock code 主要業務、上市地及股份代號 | Position(s) 職位 |
|--------------------------------|--|---|----------------------|
| From April 2017 to May 2023 | Shang Gong Group Co., Ltd. (上工申貝(集團)股份有限 公司) | A machinery company listed on the Shanghai Stock Exchange (stock code: 600843) | Independent director |
| 2017年4月至2023年5月 | 上工申貝(集團)股份有限公司 | 一家於上海證券交易所上市的機械公司(證券 代碼:600843) | 獨立董事 |

| Period of service 服務年期 | Name of company 公司名稱 | Principal business, place of listing and stock code 主要業務、上市地及股份代號 | Position(s) 職位 |
|--------------------------------|---|--|---|
| Since August 2017 自2017年8月起 | China Education Group Holdings Limited (中國教育 集團控股有限公司) 中國教育集團控股有限公司 | An education company listed on the Main Board of the Stock Exchange (stock code: 839) 一家於聯交所主板上市的教育機構(股份代 號: 839) | Independent non-executive director and the chairman of the audit committee 獨立非執行董事及審計委員會主席 |
| Since May 2018 自2018年5月起 | Country Garden Services Holdings Company Limited (碧桂園服務控股有限公司) 碧桂園服務控股有限公司 | A property management company listed on the Main Board of the Stock Exchange (stock code: 6098) 一家於聯交所主板上市的物業管理公司(股份 代號: 6098) | Independent non-executive director and the chairman of the audit committee 獨立非執行董事及審計委員會主席 |
| Since May 2019 自2019年5月起 | Landsea Green Group Co, Ltd. (朗詩綠色集團有限公司) 朗詩綠色集團有限公司 | A real estate company listed on the Main Board of the Stock Exchange (stock code: 106) 一家於聯交所主板上市的房地產 公司(股份代號: 106) | Independent non-executive director and the chairman of the audit committee 獨立非執行董事及審計委員會主席 |

Notwithstanding Mr. Rui's engagement as an independent non-executive director of three companies listed on the Stock Exchange, as advised and confirmed by Mr. Rui, he has sufficient time to act as an independent non-executive Director based on the following:

- (i) Other than serving as Professor in Accounting at China Europe International Business School, Mr. Rui has not taken up any full time employment in any capacity except serving as an independent non-executive director in the above listed companies. With his background and experience, Mr. Rui is fully aware of the responsibilities and expected time involvements for serving as independent non-executive director. He has not found difficulties in devoting and managing his time to these companies and he is confident that with his experience in being responsible for multiple roles, he will be able to discharge his duties to our Company; and
- (ii) Mr. Rui's role in our Group is non-executive in nature and he will not be involved in the daily management of our Group's business, thus his engagement as an independent non-executive Director will not require his full-time participation.

儘管芮先生擔任三家聯交所上市公司的獨立非 執行董事,經芮先生告知及確認,根據下列內 容,其有充足時間擔任獨立非執行董事:

- (i) 除擔任中歐國際工商學院會計學教授,芮 先生除於上述上市公司擔任獨立非執行董 事外並未以任何身份從事任何全職工作。
 憑藉其背景及經驗,芮先生深知擔任獨立 非執行董事涉及的責任及預期時間。在投 身入於該等公司並管理其分配在該等公司 上的時間方面,其並未發現有任何困難, 且其堅信,其擔任多個職務的經驗將使其 能夠履行其對本公司的職責;及
- (ii) 芮先生於本集團的角色為非執行性質,彼 並不會涉及本集團業務日常管理,因此, 聘用彼為獨立非執行董事不須其全職參 與。

Based on the foregoing, our Directors do not have reasons to believe that the various positions currently held by Mr. Rui will result in Mr. Rui not having sufficient time to act as an independent non-executive Director or not properly discharging his fiduciary duties as a director of our Company.

Mr. Rui obtained his bachelor's degree in international economics from the Institute of International Relations in Beijing (中歐國際工商學院) in the PRC in July 1990. He received a master of science in economics from Oklahoma State University in the United States as well as a master of business administration degree and a doctor of philosophy degree in business administration from the University of Houston in the United States in May 1993, December 1996 and August 1997, respectively. Mr. Rui has been professional designated as a Certified Financial Analyst by the Association for Investment Management and Research since September 2000 and a Financial Risk Manager by the Global Association of Risk Professionals since April 2010.

Mr. Yang Xi (楊熙), aged 44, was appointed as our independent nonexecutive Director on 21 June 2021 and is primarily responsible for providing independent advice on the operations and management of our Group.

From February 2008 to January 2015, he worked at Beijing Yisheng Leju Information Services Ltd. (北京怡生樂居信息服務有限公司), a real estate online to offline service provider and a company listed on New York Stock Exchange (stock code: LEJU), where he served as editorin-chief mainly responsible for publication editing of the websites. From January 2015 to February 2019, he worked at Shanghai Weimi Business Information Consulting Co., Ltd. (上海帷米商務信息諮詢有限 公司), a company primarily engaged in business information consulting, where he served as the chief operating officer mainly responsible for operation and management of the company. Since February 2019, he has been working at Beijing Zhongwuyanxie Information Technology Co., Ltd. (北京中物研協信息科技有限公司), a company primarily engaged in information technology, where he served as the general manager mainly responsible for management of the company. And has been serving as an external supervisor of Roiserv Lifestyle Services Co., Ltd. (a company listed on the Stock Exchange, stock code: 2146) since 2 March 2023. He has been an independent non-executive Director of First Services Holdings (a company listed on the Stock Exchange, stock code : 2107.HK) since September 2024.

基於上述,我們董事並無理由認為芮先生目前 擔任的多個職位會造成彼並無充足時間擔任本 公司獨立非執行董事或無法適當履行其作為董 事的受信責任。

芮先生於1990年7月獲得中國中歐國際工商學院國際經濟學學士學位。其分別於1993年5 月、1996年12月及1997年8月在美國俄克拉荷馬州立大學獲得經濟學理學碩士學位,並在美國休斯敦大學獲得工商管理碩士學位和工商管理哲學博士學位。自2000年9月起,芮先生獲投資管理與研究協會專業認證為註冊金融分析師,並自2010年4月起獲全球風險管理專業人士協會專業認證為金融風險管理師。

楊熙先生,44歲,於2021年6月21日獲委任為 獨立非執行董事,主要負責就本集團的運營及 管理提供獨立意見。

其於2008年2月至2015年1月在北京怡生樂居 資訊服務有限公司工作,擔任總編,主要負責 網站出版編輯,該公司為一家線上至線下房地 產服務提供者,及一家於紐約證券交易所上市 (股份代號:LEJU)的公司。其於2015年1月至 2019年2月在上海帷米商務資訊諮詢有限公司 工作,擔任首席運營官,主要負責該公司的運 營及管理,該公司主要從事商務資訊諮詢服 務。自2019年2月起,其在北京中物研協資訊 科技有限公司工作,擔任總經理,主要負責該 公司管理,該公司主要從事信息技術業務。以 及自2023年3月2日起擔任榮萬家生活服務股份 有限公司(一家於聯交所上市的公司,股份代 號:2146)的外部監事。自2024年9月起,擔任 第一服務控股(一家於聯交所上市的公司,股份 代號:2107.HK)獨立非執行董事。

Mr. Yang obtained his bachelor's degree of arts from Beijing Technology and Business University (北京工商大學) in the PRC in June 2001. Mr. Yang was a supervisor and shareholder of Beijing Tianlun Real Estate Brokerage Co., Ltd. (北京天倫房地產經紀有限公司) whose business license was revoked on 30 December 2008. He confirmed that, to the best of his knowledge and belief, as of the date of this annual report, no claims had been made against him and he was not aware of any threatened or potential claims made against him and there are no outstanding claims and/or liabilities as a result of the revocation of the above company.

Mr. Liu Yibing (劉義兵), aged 47, was appointed as our executive vice president in June 2015 and is primarily responsible for the operation and management of the investment development center and enterprise business department of our Group and overseeing our operations in Zhejiang district. He joined our Group as the manager of the marketing department of Dexin Shengquan Property Services Co., Ltd. in March 2006, primarily responsible for management of the marketing department. Mr. Liu has over 14 years of experience in property management. Prior to joining our Group, Mr. Liu worked at Hangzhou Lvheng Property Management Co., Ltd. (杭州綠恒物業管理 有限公司), a property management company.

In addition, Mr. Liu served in several subsidiaries of our Group. From March 2006 to June 2015, he consecutively served as manager of the marketing department, regional manager of Hangzhou district, manager and vice general manager of Dexin Shengquan Property Services Co., Ltd. and as its executive deputy general manager since June 2015. Since June 2015, he also serves as the director and general manager of Zhejiang Shengquan Security Services Co., Ltd. (浙江盛全保安服務 有限公司). Besides, Mr. Liu has been serving as the person in charge of several branch offices of Shengquan Property since October 2013, where he is mainly responsible for the overall operation. Mr. Liu obtained his associate's degree in tourism management from West Anhui University (皖西學院) in the PRC in July 1999.

楊先生於2001年6月獲得中國北京工商大學文 學學士學位。楊先生曾為北京天倫房地產經紀 有限公司的監事及股東,該公司的營業執照於 2008年12月30日被吊銷。其確認,據其所深知 及確信,截至本年報日期,未對其提出任何申 索且其並不知悉任何針對其的申索威脅或潛在 申索且並無由於上述公司的註銷導致的未決申 索及/或負債。

劉義兵先生,47歲,於2015年6月獲委任為常 務副總裁,主要負責本集團投資發展中心及商 企事業部的運營及管理以及監督浙江區的運 營。其於2006年3月加入本集團,擔任德信盛 全物業服務有限公司營銷部經理,主要負責營 銷部的管理。劉先生擁有超過14年的物業管理 經驗。於加入本集團之前,劉先生於一家物業 管理公司杭州綠恒物業管理有限公司工作。

此外,劉先生曾於本集團多個附屬公司任職。 於2006年3月至2015年6月在德信盛全物業服 務有限公司先後擔任營銷部經理、杭州區區域 經理、經理及副總經理,及自2015年6月起擔 任常務副總經理。自2015年6月起,其亦擔任 浙江盛全保安服務有限公司的董事及總經理。 此外,劉先生自2013年10月起一直擔任盛全物 業多個分公司的負責人,主要負責整體運營。 劉先生於1999年7月從中國皖西學院獲得旅遊 管理大專學歷。
Biographical Details of Directors and Senior Management 董事及高級管理層履歷詳情

Mr. Chen Xin (陳昕), aged 42, was appointed as an assistant to the president in July 2018 and is mainly responsible for the strategic development and brand building and promotion of the listed group. He assists the president in managing the operation and quality control centre, information technology centre, and oversees the operation of the environmental company, Enjieli, Julin, Youai Technology and Dexiao Energy Company. He joined our Group in October 2013 as the planning manager, general manager of the third business department and assistant to general manager of Dexin Shengquan Property Services Co., Ltd., primarily responsible for the project named "Shengquan Youjia" (盛全優家), for building smart community platform and expanding the community business cooperation.

Prior to joining our Group, from July 2005 to April 2010, he worked at Hangzhou Dukuai Newsreader Media Co., Ltd. (杭州都快讀報人傳媒有 限公司) (formally known as Hangzhou Newsreader Advertising Media Co., Ltd. (杭州讀報人廣告傳媒有限公司) and Hangzhou Newsreader E-Commerce Co., Ltd. (杭州讀報人電子商務有限公司)), a company principally engaged in commercial operation, where he served as an account manager mainly responsible for planning and organization of reader activities. From May 2010 to March 2011, he worked at Zhejiang Transportation Travel Media Co., Ltd. (浙江交通旅遊傳媒有限 公司), a company principally engaged in media events planning, where he served as a planning manager of the planning department mainly responsible for advertisement design and marketing plan. From November 2011 to September 2013, he worked at Hangzhou HONYAR Electrical Co., Ltd. (杭州鴻雁電器有限公司), an architectural electric products manufacturing enterprise, where he served as the manager of the public relations department mainly responsible for brand building, corporate culture promotion and media relationship maintenance.

Mr. Chen obtained his bachelor's degree in arts from Shanghai Jiao Tong University (上海交通大學) in the PRC in July 2005.

陳昕先生,42歲,於2018年7月獲委任為總裁 助理,主要負責上市集團戰略發展和品牌建設 與推廣,協助總裁分管運營品控中心,信息技 術中心,監督環境公司、恩杰力、桔鄰、尤愛 科技、德曉能源公司的運營。其於2013年10月 加入本集團,曾擔任第三事業部的策劃經理、 總經理及德信盛全物業服務有限公司總經理助 理,主要負責「盛全優家」項目,致力建立智能 小區平台及擴大小區業務合作。

在加入本集團之前,其於2005年7月至2010年 4月在杭州都快讀報人傳媒有限公司(前稱杭州 讀報人廣告傳媒有限公司、杭州讀報人電子商 務有限公司)工作,擔任客戶經理,主要負責策 劃及組織讀者活動,而該公司主要從事商業活 動運營。2010年5月至2011年3月,其在浙江 交通旅遊傳媒有限公司工作,擔任策劃部策劃 經理,主要負責廣告創意與營銷方案,而該公 司主要從事媒體活動策劃。2011年11月至2013 年9月,其於杭州鴻雁電器有限公司工作,擔任 公共關係部經理,主要負責品牌建設、企業文 化宣傳與媒體關係維護,而該公司為一家建築 電器產品製造企業。

陳先生於2005年7月從中國上海交通大學獲得 文學學士學位。

Biographical Details of Directors and Senior Management 董事及高級管理層履歷詳情

Ms. Zhao Lixiang (趙麗湘), aged 46, was appointed as our chief human resources and administration officer in June 2013 and is primarily responsible for the management of human resources and administration affairs, construction of enterprise culture and development of human resources service system of our Group.

Ms. Zhao has over 21 years of experience in human resources and administration management. Prior to joining our Group, from January 2000 to December 2003, she worked at Huasheng Construction Group Co., Ltd. (華升建設集團有限公司), a company principally engaged in construction, where she served as the manager of the oversea business department mainly responsible for daily management of human resources. From January 2004 to July 2006, she worked at Zhejiang Jinke Daily Chemical Co., Ltd. (浙江金科日化原料有限公司), where she served as human resources manager mainly responsible for improvement of human resources policies and procedures and other daily affairs of human resources. From July 2006 to June 2010, she worked at Shaoxing Shangyu Jinjin Hotel Co., Ltd. (紹興市上虞金錦大 酒店有限公司), where she served as the head of general manager office mainly responsible for the daily affairs of the general manager office. From July 2010 to September 2011, she served as the manager of administration and human resources department at Zhejiang Geshan Pinyue Travel Co., Ltd. (浙江歌山品悦旅業有限公司) (formally known as Zhejiang Geshan Pinyue Hotel Co., Ltd. (浙江歌山品悦大酒店有限公 司)), where she was mainly responsible for the daily management of human resources and administration affairs. From October 2011 to July 2012 and from August 2012 to June 2013, she successively served as the human resources and administration director at Zhejiang Shimao Junlan Hotel Management Co., Ltd. (浙江世貿君瀾酒店管理有限公司) and Zhejiang Denghao Hotel Co., Ltd. (浙江登豪酒店有限公司), respectively, where she was mainly responsible for the daily management of human resources and administration affairs.

Ms. Zhao obtained her bachelor's degree in business management from Nankai University (南開大學) in the PRC through distance learning in July 2018. She obtained the human resources management division (Level 1) (企業人力資源管理人員一級) issued by the Occupational Skill Testing Authority of the Ministry of Human Resources and Social Security (人力資源和社會保障部職業技能鑑定中心) in November 2015.

Save as disclosed above, none of the Directors or senior management members (i) has any relationship with any Directors, senior management or substantial shareholders (as defined in the Listing Rules) or controlling shareholders (as defined in the Listing Rules) of the Company, (ii) hold any other positions with the Company or other members of the Group; or (iii) held any directorship in other listed public companies in the last three years. 趙麗湘女士,46歲,於2013年6月獲委任為首 席人力資源官,主要負責本集團人力資源及行 政事務管理、企業文化建設及人力資源服務體 系建設。

年的經驗。於加入本集團之前,其於2000年1 月至2003年12月在華升建設集團有限公司(一 家主要從事建築的公司)工作,擔任海外事業 部經理,主要負責人力資源日常管理。其於 2004年1月至2006年7月在浙江金科日化原料 有限公司工作,擔任人力資源經理,主要負責 改善人力資源政策和程序以及其他日常人力資 源事務。其於2006年7月至2010年6月在紹興 市上虞金錦大酒店有限公司工作,擔任總經理 辦公室主任,主要負責總經理辦公室的日常事 務。其於2010年7月至2011年9月擔任浙江歌 山品悦旅業有限公司(原浙江歌山品悦大酒店 有限公司)行政人事部經理,主要負責人力資 源及行政事務的日常管理。2011年10月至2012 年7月以及2012年8月至2013年6月,其先後分 別擔任浙江世貿君瀾酒店管理有限公司和浙江 登豪酒店有限公司的人力行政總監,主要負責 人力資源及行政事務的日常管理。

趙女士通過遠程學習於2018年7月獲得中國南 開大學的工商管理學士學位。其於2015年11月 獲得人力資源和社會保障部職業技能鑑定中心 頒發的企業人力資源管理人員一級的評級。

除上文所披露者外,概無董事或高級管理層成 員於過去三年內(i)與本公司任何董事、高級管 理層或主要股東(定義見上市規則)或控股股東 (定義見上市規則)有任何關係;(ii)於本公司或 本集團其他成員公司擔任任何其他職務;或(iii) 在其他上市公眾公司擔任任何董事職務。

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The Board is pleased to present this annual report together with the audited consolidated financial statements of the Group for the year ended 31 December 2024.

PRINCIPAL ACTIVITIES

The Group has three main business lines, namely (i) property management services, (ii) value-added services to non-property owners and (iii) community value-added services, forming an integrated service offering to its customers that cover the entire value chain of property management.

Analysis of the principal activities of the Group during the year ended 31 December 2024 is set out in the section headed "Management Discussion and Analysis" of this annual report.

FINANCIAL STATEMENTS

The consolidated annual results of the Group for the year ended 31 December 2024 are set out on pages 107 to 175 of this annual report.

FINAL DIVIDEND

The Board does not recommend the payment of any final dividend for the year ended 31 December 2024 (2023: nil).

To the knowledge of the Directors, there is no arrangement that a shareholder of the Company has waived or agreed to waive any dividend.

PROPERTY, PLANT AND EQUIPMENT

For the year ended 31 December 2024, details of the changes in the property, plant and equipment of the Group for the Year are set out in the Note 17 to the consolidated financial statements of the Group.

RESERVES

Details of movement in reserves of the Group during the year ended 31 December 2024 are set out in the consolidated statement of changes in equity and Note 31 to the consolidated financial statements. 董事會欣然呈報彼等的報告,連同本集團截至 2024年12月31日止年度的經審核綜合財務報 表。

主要業務

本集團擁有三條主要業務線,即(i)物業管理服務、(ii)非業主增值服務及(iii)社區增值服務,構成提供給客戶的綜合服務產品,涵蓋整個物業管理價值鏈。

本集團於截至2024年12月31日止年度之主要業務分析載於本年報「管理層討論及分析」一節。

財務報表

本集團截至2024年12月31日止年度的綜合年度 業績載於本年報第107頁至175頁。

末期股息

董事會不建議就截至2024年12月31日止年度派 付末期股息(2023年:無)。

就董事所知,概無本公司股東已經放棄或同意 放棄任何股息之安排。

物業、廠房及設備

截至2024年12月31日止年度,本集團物業、廠 房及設備於本年度的變動詳情載於本集團綜合 財務報表附註17。

儲備

本集團於截至2024年12月31日止年度的儲備變 動詳情載於綜合權益變動表及綜合財務報表附 註31。

DISTRIBUTABLE RESERVES

Details of reserves available for distribution to shareholders are set out in Note 31 of the consolidated financial statements on page 167 of this annual report. Under the Companies Law (Revised) of the Cayman Islands, the share premium of the Company is distributable to the shareholders provided that immediately following the date on which the dividend is proposed to be distributed, the Company will be in a position to pay off its debts as they fall due in the ordinary course of business.

BUSINESS REVIEW

A review of the business of the Group during the year and a discussion on the Group's future business development are set out in the Chairman's Statement, as well as the Management Discussion and Analysis on pages 7 to 10 and pages 11 to 26, respectively, of this annual report. Save as disclosed in the section headed "Management Discussion and Analysis — EVENTS OCCURRING AFTER THE REPORTING PERIOD" in this annual report, the Group has no significant events after the end of the financial year ended 31 December 2024 and up to the date of this annual report.

RELATIONSHIP WITH EMPLOYEES

The Group believes that high-quality employees who value its corporate culture are essential elements to promote the Group's sustainable growth. The Group intends to attract and retain skilled and talented employees from reputable universities of PRC through various initiatives, including its creative trainee programs, competitive compensation packages and effective incentive system.

For details regarding employees and staff costs and the emolument policy of the Group, please refer to the section headed "Directors' Report – Employees and Remuneration Policy".

RELATIONSHIP WITH SUPPLIERS

The Group is dedicated to develop good relationship with suppliers as long-term business partners to ensure stability of the Group's businesses. We reinforce business partnerships with suppliers by conducting ongoing communication in a proactive and effective manner.

For further details regarding our major suppliers, please refer to the section headed "Directors' Report – Major Customers and Suppliers".

可供分派儲備

可供分派予股東的儲備詳情載於本年報第167 頁綜合財務報表附註31。根據開曼群島公司法 (經修訂),於本公司股份溢價賬的資金可分派 予股東,惟須待緊隨擬分派股息當日後方可進 行。本公司將作好準備於日常業務過程中償還 其到期債務。

經營回顧

本集團於本年度之經營回顧及本集團未來業務 發展之討論分別載於本年報第7至10頁的主席 報告及第11至26頁的管理層討論及分析內。除 本年報「管理層討論及分析 — 報告期後發生的 事件」一節所披露者外,於截至2024年12月31 日止財政年度結束後及直至本年報日期,本集 團並無任何重大事項。

與僱員的關係

本集團相信,重視其企業文化的優質僱員,是 促進本集團可持續發展的必要元素。本集團擬 通過各種激勵措施,包括創新的培訓生課程、 具競爭力的薪酬待遇以及有效的激勵制度,以 吸引及挽留來自中國名校有技能和才幹的僱員。

有關本集團僱員及員工成本及薪酬政策的詳 情,請參閱「董事會報告 — 僱員及薪酬政策」 一節。

與供應商的關係

本集團致力於與作為長期業務夥伴的供應商發 展良好關係,以確保本集團的業務穩定。透過 積極有效的持續溝通,我們與供應商的業務關 係得到加強。

有關主要供應商的進一步詳情,請參閱「董事 會報告 — 主要客戶及供應商」一節。

RELATIONSHIP WITH CUSTOMERS

Customers' satisfaction with our services and products has a profound effect on our profitability. Our dedicated sales team is in constant communication with our customers and potential customers to uncover and create customer needs and help customers make informed decisions. Identification of customers' pain points alongside grasping the market trend are critical for the Group to timely adjust the Group's operating strategies to match the market requirements. For details regarding the Group's major customers, please refer to the sections headed "Directors' Report — Major Customers and Suppliers".

SHARE CAPITAL

Details of the movements in share capital of the Company during the year ended 31 December 2024 are set out in Note 29 to the consolidated financial statements of this annual report.

PRINCIPAL RISKS AND UNCERTAINTIES

Principal risks and uncertainties which the Group faces include (i) its future growth may not materialize as planned; (ii) uncertainty as to securing new or renewing the existing property management service agreements on favourable terms, or at all; (iii) uncertainty related to acquisitions which may not be successful and the Group may face difficulties in integrating acquired operations with its existing operations; (iv) no control over a majority of revenue generate from connected persons of the Company; (v) risks related to development in the government policies and regulations regarding the PRC property management services; (vi) risks related to the increasing raw material prices and labor costs; and (vii) risks relating to the recoverability of deposits with Dexin China Group.

The Group is not subject to significant credit risk and liquidity risk. The Group's financial risk is mainly due to foreign exchange rate risk. As the majority of the Group's operations are conducted in the PRC and are denominated in Renminbi. Foreign currency transactions mainly comprise the receipt of listing proceeds and payment of professional fees (denominated in Hong Kong dollars and United States dollars). As at 31 December 2024, the major non-RMB assets were cash and cash equivalents denominated in Hong Kong dollars with a corresponding amount of RMB0.2 million and cash and cash equivalents denominated in United States dollars with a corresponding amount of RMB0.12 million. Fluctuations in the exchange rate of Renminbi against foreign currencies may affect the Group's results of operations. The Group currently does not have a foreign currency hedging policy and manages its foreign exchange risk by closely monitoring movements in foreign exchange rates. The Group will make foreign exchange hedging arrangements as and when necessary.

與客戶的關係

客戶滿意我們的服務和產品,對我們的盈利能 力產生深遠的影響。我們專業的銷售團隊與客 戶及潛在客戶不斷的溝通,發現及創造客戶需 要並最終協助客戶在知情的基礎上作出決策。 把握市場走勢同時識別客戶痛點對本集團及時 調整本集團的經營策略以適應市場需求至關重 要。有關本集團主要客戶的詳情,請參閱「董事 會報告 — 主要客戶及供應商」一節。

股本

本公司股本於截至2024年12月31日止年度之變 動詳情載於本年報綜合財務報表附註29。

主要風險及不確定因素

本集團面臨的主要風險及不確定因素包括(i)其 未必能按計劃實現未來增長:(ii)無法確定能按 有利條款取得新的物業管理服務協議或重續現 有物業管理服務協議,或根本無法取得或重續現 該等協議:(iii)無法確定未來的收購是否會成功 且本集團在將所收購業務與其現有業務進行整 合方面或會面臨困難:(iv)無法控制來自本公司 關連人士的大部分收益:(v)與中國物業管理服 務的政府政策及法規的發展相關的風險:(vi)與 原材料價格及勞工成本上升相關的風險;及(vii) 與德信中國集團按金可收回性有關的風險。

本集團並無面臨重大信用風險及流動資金風險。本集團的財務風險主要為外匯匯率風險。 由於本集團的大部分業務於中國進行並以人民 幣計值。外幣交易主要包括收取上市所得款項 及支付專業費用(以港元和美元計值)。於2024 年12月31日,主要非人民幣資產為以港元計值 的現金及現金等價物相應金額人民幣0.2百萬元 及以美元計值的現金及現金等價物相應金額人 民幣0.12百萬元。人民幣兑外幣的匯率波動可 能影響本集團的經營業績。本集團現時並無外 幣對沖政策,而通過密切監察外匯匯率變動管 理其外匯風險。本集團將於必要時作出外匯對 沖安排。

PURCHASE, SALE OR REDEMPTION OF THE 購買、出售或贖回本公司上市證券 COMPANY'S LISTED SECURITIES

During the year ended 31 December 2024, the Company has repurchased a total of 54,745,000 Shares on the Stock Exchange at an aggregate consideration of HK\$98,800,500. As at the date of this report, a total of 19,427,000 Shares repurchased during the Reporting Period have been cancelled. The repurchase was effected for the enhancement of shareholder value in the long term.

截至2024年12月31日止年度,本公司於聯交所 按總代價98,800,500港元購回合共54,745,000 股股份。於本報告日期,合共19,427,000股於 報告期內回購的股份已被註銷。回購是為了提 高長遠股東價值而進行的。

| Trading Month | 交易月份 | Number of Shares Repurchased 購回股份數目 | Highest Price Per Share Paid 所支付 每股最高價 (HK\$) (港元) | Lowest Price Per Share Paid 所支付 每股最低價 (HK\$) (港元) | Total Consideration Paid 所支付總代價 (HK\$) (港元) |
|---------------|------|--|---|--|--|
| | | | (泡儿) | ())())())())())())())())())())())())()) | (池儿) |
| March | 3月 | 3,781,000 | 2 | 2 | 7,562,000 |
| April | 4月 | 5,940,000 | 2 | 1.99 | 11,878,970 |
| May | 5月 | 9,706,000 | 2 | 1.81 | 19,069,110 |
| | | | | | |
| October | 10月 | 5,634,000 | 1.9 | 1.63 | 10,141,980 |
| November | 11月 | 19,204,000 | 2 | 1.55 | 33,309,130 |
| December | 12月 | 10,480,000 | 1.65 | 1.47 | 16,839,310 |
| Total | 合計 | 54,745,000 | | | 98,800,500 |

Save as disclosed above, 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 defined by the Rules Governing the Listing of Securities (the "Listing Rules") on The Stock Exchange of Hong Kong Limited (the "Stock Exchange")). As at 31 December 2024, certain of the repurchased shares were pending cancellation, and the Company did not hold any treasury shares.

除上文所披露外,於報告期內,本公司及其任 何附屬公司概無購買、出售或贖回任何本公司 上市證券(包括出售具香港聯合交易所有限公 司(「**聯交所**」)證券上市規則(「**上市規則**」)定義 的庫存股份)。於2024年12月31日,若干已購 回股份有待註銷及本公司概無持有任何庫存股 份。

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CONTINUING DISCLOSURE OBLIGATIONS PURSUANT TO THE LISTING RULES

Save as disclosed in this annual report, the Company does not have any other disclosure obligations under Rules 13.20, 13.21 and 13.22 of the Listing Rules.

ANNUAL GENERAL MEETING

The forthcoming 2025 AGM will be held on Thursday, 29 May 2024 and its notice and all other relevant documents will be published and despatched to the Shareholders in April 2025.

CLOSURE OF REGISTER OF MEMBERS

(a) For determining the entitlement of the shareholders to attend and vote at the 2024 AGM

The register of members of the Company will be closed from Monday, 26 May 2025 to Thursday, 29 May 2025, both days inclusive and during which no share transfer will be effected, for the purpose of ascertaining shareholders' entitlement to attend and vote at the 2024 AGM. In order to be eligible to attend and vote at the 2024 AGM, all transfer documents accompanied by the relevant share certificates must be lodged for registration with the Company's share registrar in Hong Kong, Computershare Hong Kong Investor Services Limited, at Shops 1712–1716, 17th Floor, Hopewell Centre, 183 Queen's Road East, Wanchai, Hong Kong, not later than 4:30 pm on Friday, 23 May 2025.

根據上市規則持續披露責任

除本年報所披露者外,本公司並無上市規則第 13.20、13.21及13.22條項下的任何其他披露責 任。

股東週年大會

即將召開的2025年度股東週年大會將於2024年 5月29日(星期四)舉行,其通告及所有其他相 關文件將於2025年4月發佈並寄發予股東。

暫停辦理股份過戶登記

(a) 確定股東有權出席2024年度股東 週年大會並於會上投票

為確定股東有權出席2024年度股東週年 大會並於會上投票,本公司將於2025年5 月26日(星期一)至2025年5月29日(星期 四)(包括首尾兩日)暫停辦理股份過戶登 記,在此期間,將不會進行任何股份轉 讓。為符合資格出席2024年度股東週年 大會並進行投票,所有過戶文件及相關股 票須於2025年5月23日(星期五)下午4時 30分前送交本公司香港股份過戶登記處 香港中央證券登記有限公司登記,地址為 香港灣仔皇后大道東183號合和中心17樓 1712-1716號舖。

ENVIRONMENTAL POLICIES AND PERFORMANCE

It is the Group's corporate and social responsibility in promoting a sustainable and environmental friendly environment, and the Group strives to minimize its environmental impact and comply with the applicable environmental laws and regulations. The Group has implemented reasonable measures in the operation of its businesses to comply with all applicable requirements. Given the nature of the Group's operations, it is believed that the Group is not subject to material environmental liability risk or compliance costs.

The measures the Group took to ensure compliance with the applicable environmental laws and regulations include: (i) formulating and improving management measures and operational guidelines for energy conservation, emission reduction and waste management; and (ii) actively adopting environmentally friendly equipment and designs.

The Group had not received any material fines or penalties associated with the breach of any environmental laws or regulations during the year ended 31 December 2024.

The 2024 Environmental, Social and Governance Report of the Group shall be published separately and will be posted on the websites of the Stock Exchange (www.hkexnews.hk) and the Company (www.dexinfuwu.com).

PRE-EMPTIVE RIGHTS AND TAX RELIEF

There is no provision for pre-emptive rights under the Articles of Association, nor restrictions against such rights under the laws of the Cayman Islands, which would oblige the Company to offer new Shares on a pro-rata basis to its existing Shareholders.

The Company is not aware of any tax relief and exemption available to the Shareholders by reason of their holding of the Company's securities.

環境政策及表現

促進可持續發展及有利保護的環境是本集團的 企業及社會責任,且本集團致力儘可能降低其 環境影響,並遵守適用環保法律及法規。本集 團已在業務運營過程中採取合理措施,以遵守 所有適用規定。鑑於本集團的業務性質,本集 團認為其無須承擔重大的環境責任風險或合規 成本。

本集團為遵守適用環保法律及法規而採取的措施包括:(i)制訂並完善節能減排和廢棄物管理 的管理辦法和操作指引:及(ii)積極採用環保設 備及設計。

於截至2024年12月31日止年度,本集團並無收 到任何與違反任何環保法律或法規有關的重大 罰款或處罰。

2024年環境、社會及管治報告將獨立刊發並將 於聯交所網站(www.hkexnews.hk)及本公司網站 (www.dexinfuwu.com)刊載。

優先購買權及税項寬免

組織章程細則並無有關優先購買權(其令本公 司有義務按比例向其現有股東發售新股)的規 定,開曼群島法律亦無對有關權利施加限制。

本公司並不知悉股東因持有本公司證券而可享 有任何税項寬免及豁免。

USE OF PROCEEDS FROM THE GLOBAL OFFERING

The shares of the Company have been listed on the Main Board of The Stock Exchange since 15 July 2021 (the "**Listing Date**"). The net proceeds amounted to HK\$763.5 million. Reference is made to the announcements of the Company dated 16 December 2022, 22 March 2023 and 14 January 2025 (the "**Announcements**"). The prospectus (the "**Prospectus**") of the Company dated 29 June 2021 originally indicated that approximately 65.0% of the net proceeds would be used for the expansion of business scale and increase in market share through multiple channels, and the net proceeds that would be applied for this purpose amounted to approximately HK\$496.0 million. The unutilised portion of the net proceeds originally intended for such purpose in the amount of HK\$426.6 million is not required for immediate use by the Group at that moment.

On 16 December 2022, Shanghai Xuguan Trading Co., Ltd.* (上海栩 全商貿有限公司), an indirect wholly-owned subsidiary of the Company (the "Lender" and as the lender), entered into a loan agreement with Hangzhou Ruiyang Supply Chain Management Co., Ltd.* (杭州瑞揚供 應鏈管理有限公司), a business partner of the Company and an independent third party (the "Borrower" or "Hangzhou Ruiyang" and as the borrower). Pursuant to the loan agreement, the Lender has agreed to advance to the Borrower a loan in the principal amount of up to RMB315 million (the "Loan"), bearing an interest rate of 8% per annum and secured by the Charged Assets (defined as below). The loans to be provided to the Borrower by the Lender will be financed by the net proceeds not utilized by the Company since 2021. Having considered the commercial benefits to the Group in deploying the unutilised net proceeds as a loan secured by the Charged Assets (the "Charged Assets"), which comprise car parking spaces, located at Dexin Airport City, Xiaoshan District, Hangzhou City, Zhejiang Province, the PRC, which have an appraised market value of approximately RMB630 million as valued by the property valuer; this allows the Group to improve the efficiency and the effectiveness of the Group's temporarily idle funds with better investment returns.

全球發售所得款項用途

本公司股份自2021年7月15日(「上市日期」)起 在聯交所主板上市。所得款項淨額為763.5百萬 港元。茲提述本公司日期為2022年12月16日、 2023年3月22日及2025年1月14日的公告(「該 等公告」)。本公司日期為2021年6月29日之招 股章程(「招股章程」)原表示,所得款項淨額約 65.0%將用於透過多渠道擴大業務規模及增加 市場份額,而用於此用途的所得款項淨額約為 496.0百萬港元。原本擬作此用途的所得款項淨 額426.6百萬港元的未使用部分當時並無由本 集團立即使用。

於2022年12月16日,本公司間接全資附屬公司 上海栩全商貿有限公司(「**貸款人**」,作為貸款 人)與本公司的一名業務夥伴及獨立第三方杭 州瑞揚供應鏈管理有限公司(「借款人」或「杭州 **瑞揚**|,作為借款人)訂立貸款協議。根據貸款 協議,貸款人同意向借款人塾付本金額最高為 人民幣315百萬元的貸款(「貸款」),按年利率 8%計息,並以押記資產(定義見下文)作抵押。 貸款人將使用本公司自2021年以來尚未動用的 所得款項淨額向借款人提供貸款。考慮將未使 用的所得款項淨額分配用作押記資產(「**押記資 產**」)(包括位於中國浙江省杭州市蕭山區德信空 港城的停車位,經物業估值師估值的經評估市 值約為人民幣630百萬元)擔保的貸款對本集團 的商業利益,讓本集團能夠提高本集團暫時閒 置資金及效率和效益,並帶來更好的投資回報。

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For further information, please refer to the paragraph "Advance to an entity provided by the Group" in this report and the announcements of the Company dated 16 December 2022, 22 March 2023, 14 January 2025 and 28 March 2025 and also the section headed "Management Discussion and Analysis — Significant Events after the end of the Reporting Period" on the latest developments on the enforcement of the Charged Assets underlying the Loan.

有關進一步資料,請查閱本報告「本集團向一 名實體所提供墊付」一段及本公司日期為2022 年12月16日、2023年3月22日、2025年1月14 日及2025年3月28日之公告以及「管理層討論 及分析 — 本報告期末後重大事項」一節有關執 行貸款相關押記資產的最新情況。

下表載列於該等公告前的所得款項淨額分配、 用途變更及用途變更後的修訂狀況:

| Usa 用道 | ges | Planned use of net proceeds as disclosed in the Prospectus 招股章程 所披露 所得款項淨額 之計劃用途 HKD million 百萬港元 | Revised allocation of unutilised net proceeds at 16 December 2022 2022年 12月16日 對尚未動用 所得款項淨額 之經修訂分配 HKD million 百萬港元 | Unutilised net proceeds at 1 January 2024 於2024年 1月1日 尚未動用 所得款項淨額 HKD million 百萬港元 | Utilised net proceeds during the Reporting Period 於報告期內 已動用 所得款項淨額 HKD million 百萬港元 | Unutilised net proceeds as at 31 December 2024 截至2024年 12月31日 未動用 所得款項淨額 HKD million 百萬港元 | Expected timetable of the net proceeds to be utilised ^(Note) 動用所得款項淨額的 預期時間表 ^(所註) |
|-----------|--|--|---|---|--|---|--|
| 1. | Expand our business scale and improve market share through multiple channels 擴大我們的業務規模及通過多渠道提高 市場份額 | 496.0 | 83.7 | 83.7 | 1.3 | 82.4 | By June 2026 2026年6月之前 |
| 2. | Diversify and expand our service offerings 多元化及擴展我們的服務產品 | 76.4 | 7.1 | 0.0 | 0.0 | 0.0 | Nil 無 |
| 3. | Invest in information technologies and our internal management system(s) to improve service quality and customer experience 投資信息技術和我們的內部管理系統, 以此改善服務質量和客戶體驗 | 76.4 | 70.2 | 60.5 | 4.9 | 55.6 | By June 2026 2026年6月之前 |
| 4. | Improve human resource management and enhance corporate culture 完善人力資源管理並提升企業文化 | 38.3 | 12.7 | 7.8 | 7.8 | 0.0 | Nil 無 |
| 5. | Working capital and other general corporate purposes 營運資金及其他一般公司目的 | 76.4 | 7.5 | 0.0 | 0.0 | 0.0 | Nil 無 |
| 6. | Provide loans to borrowers 向借款人貸款 | N/A 不適用 | 342.9 | 0.0 | 0.0 | 0.0 | Nil 無 |
| | | 763.5 | 524.1 | 152.0 | 14.0 | 138.0 | |

The table below sets out the allocation of the net proceeds before the Announcements, the change in use and the revised position after the change in use:

Note: The expected timeline for utilising the unutilised funds is based on the best estimation of the future market condition made by the Group. It may be subject to change based on the current and future development of market conditions.

Update on the expected timetable for the use of the net proceeds from the Global Offering

The Board wishes to inform the shareholders that the net proceeds from the Global Offering which were and remained unutilised as at 31 December 2024 were approximately HK\$138.0 million (the **"Unutilised Net Proceeds"**). Having considered the reasons set out in the paragraph headed "Reasons for the updated expected timetable for the use of the net proceeds from the Global Offering" below, the Board has resolved to extend the expected deadline for the use of the Unutilised Net Proceeds from 31 December 2024 to 30 June 2026. The unutilised net proceeds have been deposited into interest-bearing accounts with licensed banks.

Reasons for the updated expected timetable for the use of the net proceeds from the Global Offering

The intended use of the net proceeds from the Global Offering as disclosed in the Prospectus and Announcements was based on the best estimation made by the Board in relation to the then future market conditions and business plans as at the latest practicable date of the Prospectus and Announcements. In this regards, based on the Board's continuing evaluation of the trends in the property management industry and the global and local economic conditions prevailing at the time, the actual utilisation of the net proceeds from the Global Offering proceeded more slowly than expected. The delay was mainly caused by the cyclic fluctuation in the real estate industry and unprecedented challenges in the property management industry which has resulted in the slowdown of the Group's business expansion as a whole.

In particular, regarding the net proceeds allocated to expand our business scale and improve market share through multiple channels, although the Company strived to enlarge market presence that are in line with the Group's business strategy, in view of the market uncertainty, the Group has taken a prudent approach in the expansion. Additional time is required for the investment in and acquisition of the potential targets that are complementary to the Group's business. As at the date of this report, the Group is in the process of identifying suitable acquisition opportunities. 附註: 動用尚未動用資金的預期時間表乃基於本集團對未 來市場狀況的最佳估計。其可能根據當前及未來市 場條件的發展而發生變化。

有關動用全球發售所得款項淨額預期 時間表的最新情況

董事會謹此知會股東,於2024年12月31日尚未 動用的全球發售所得款項淨額為約138.0百萬 港元(「尚未動用所得款項淨額」)。經考慮下文 「更新動用全球發售所得款項淨額預期時間表 的原因」一段所載的原因,董事會議決將動用 尚未動用所得款項淨額的預期限期由2024年12 月31日延長至2026年6月30日。尚未動用所得 款項淨額已存入持牌銀行的計息賬戶。

更新動用全球發售所得款項淨額預期 時間表的原因

招股章程及該等公告所披露的全球發售所得款 項淨額的預期用途乃基於董事會於招股章程及 該等公告的最後實際可行日期就當時的未來市 場狀況及業務計劃作出的最佳估計。就此而 言,根據董事會對當時物業管理行業趨勢以及 全球及本地經濟狀況的持續評估,全球發售所 得款項淨額的實際動用進度較預期緩慢。延遲 的主要原因為房地產行業的週期性波動及物業 管理行業前所未有的挑戰,導致本集團整體業 務的擴張有所放緩。

尤其是,就分配至擴大我們的業務規模及通過 多渠道提高市場份額的所得款項淨額而言,盡 管本公司努力擴大符合本集團業務戰略的市場 佔有率,惟鑑於市場的不確定性,本集團採取 謹慎的擴張方式。本集團需要額外時間投資及 收購與本集團業務互補的潛在目標。於本報告 日期,本集團正在尋找合適的收購機會。

Moreover, regarding the net proceeds allocated to invest in information technologies and our internal management system(s) to improve service quality and customer experience, the Group is in the process of identifying suitable system(s) for the relevant investment and anticipates it will take longer than originally planned.

The Board considers that the extension of the expected timeline for full utilisation of the Net Proceeds will not have any material adverse impact on the existing business and operations of the Group and is in the best interest of the Company and the shareholders as a whole. In the event of any material change in the timetable of the use of the Unutilised Net Proceeds, the Company will make appropriate announcement(s) in due course.

DIRECTORS

The Directors during the year ended 31 December 2024 and up to the date of this annual report are:

Executive Directors

Mr. Hu Yiping *(Chairman)* Mr. Tang Junjie Ms. Zheng Peng

Independent non-executive Directors

Mr. Rui Meng Mr. Yang Xi Dr. Wong Wing Kuen Albert

BOARD OF DIRECTORS AND SENIOR MANAGEMENT

The biographical details of the Directors and senior management are set out in the section headed "Biographical Details of Directors and Senior Management" of this annual report. 此外,就分配至投資信息技術和我們的內部管 理系統,以此改善服務質量和客戶體驗的所得 款項淨額而言,本集團正在為相關投資尋找合 適的系統,預計所需的時間將比原計劃長。

董事會認為,延長悉數動用所得款項淨額的預 期時間將不會對本集團的現有業務及運營產生 任何重大不利影響,並且符合本公司及股東的 整體最佳利益。倘動用尚未動用所得款項淨額 的時間表出現任何重大變化,本公司將適時刊 發適當公告。

董事

於截至2024年12月31日止年度及直至本年報日 期,董事如下:

執行董事

胡一平先生*(主席)* 唐俊杰先生 鄭鵬女士

獨立非執行董事

芮萌先生 楊熙先生 王永權博士

董事會及高級管理層

董事和高級管理層的履歷詳情載於本年報的「董 事及高級管理層履歷詳情」一節。

DIRECTORS' INTERESTS IN TRANSACTIONS, ARRANGEMENTS AND CONTRACTS OF SIGNIFICANCE

Save for the related party transactions as disclosed in note 14 and note 35 to the consolidated financial statements, no transactions, arrangements or contracts of significance to which the Company or any of its subsidiaries was a party and in which a Director had a material interest, whether directly or indirectly, subsisted at the end of the year ended 31 December 2024 or at any time during the year.

TERMS OF OFFICE AND SERVICE CONTRACTS OF DIRECTORS

Each of the executive Directors has entered into a service contract with the Company for a term of three years, which may be terminated by not less than three months' notice in writing served by either party on the other.

Each of the independent non-executive Directors has entered into a letter of appointment with the Company for a term of three years, which may be terminated by not less than three months' notice in writing served by either party on the other.

Save as disclosed above, none of the Directors has entered into any service contract with any member of the Group that is not determinable by the Group within one year without payment of compensation, other than statutory compensation.

COMPENSATION OF DIRECTORS AND SENIOR MANAGEMENT

The emoluments of the Directors and senior management of the Group are decided by the Board with reference to the recommendation given by the Remuneration Committee.

Details of the Directors' emoluments and emoluments of the five highest paid individuals in the Group are set out in note 14 to the consolidated financial statements of this annual report.

For the year ended 31 December 2024, no emoluments were paid by the Group to any Director or any of the five highest paid individuals as an inducement to join or upon joining the Group or as compensation for loss of office.

董事於重大交易、安排及合約之權 益

除綜合財務報表附註14及附註35所披露的關聯 方交易外,本公司或其任何附屬公司於截至 2024年12月31日止年度之年末或年內任何時 間,概無訂立任何董事直接或間接擁有重大權 益且存續的重大交易、安排或合約。

董事之任期及服務合約

各執行董事已與本公司訂立服務合約,為期三 年,可由任何一方向另一方發出不少於三個月 的書面通知予以終止。

各獨立非執行董事已與本公司訂立委任書,為 期三年,可由任何一方向另一方發出不少於三 個月的書面通知予以終止。

除上文所披露者外,概無董事與本集團成員公 司訂立本集團不可於一年內免付賠償(法定賠 償除外)而終止的服務合約。

董事及高級管理層之薪酬

本集團董事及高級管理層之薪酬由董事會參照 薪酬委員會提供之推薦建議決定。

董事之薪酬及本集團五名最高薪酬人士之薪酬 詳情載於本年報綜合財務報表附註14。

截至2024年12月31日止年度,本集團並無向任 何董事或任何五名最高薪酬人士支付酬金,作 為加入或加入本集團的獎勵或作為離職補償。 None of the Directors has waived or agreed to waive any emoluments for the year ended 31 December 2024.

Save as disclosed in this annual report, no other payments have been made or are payable by the Group to or on behalf of any of the Directors for the year ended 31 December 2024.

DIRECTORS' INTERESTS IN COMPETING BUSINESS

As at the date of this annual report, none of the Directors and directors of the Company's subsidiaries, or their respective associates had interests in businesses, which compete or are likely to compete either directly or indirectly, with the businesses of the Company and its subsidiaries as required to be disclosed pursuant to the Listing Rules.

NON-COMPETITION UNDERTAKING BY CONTROLLING SHAREHOLDERS

In order to restrict competition activities with the Company, the controlling shareholders of the Company (the "Controlling Shareholders"), namely Mr. Hu Yiping and Shengfu International Limited, entered into the deed of non-competition in favour of the Company on 22 June 2021 (the "Deed of Non-competition"). Pursuant to the Deed of Non-competition, the Controlling Shareholders have undertaken, among others, not to compete with the business of the Group, and details of the Deed of Non-competition" in the sub-section headed "Deed of Non-competition" in the section headed "Relationship with Controlling Shareholders" of the Prospectus.

Each of the Controlling Shareholders has made a written confirmation to the Board in respect of their compliance with the undertakings in the Deed of Non- competition (the "Undertakings") during the Reporting Period. Upon receiving the confirmations from the Controlling Shareholders, the independent non-executive Directors had reviewed the same as part of the annual review process. In determining whether the Controlling Shareholder had fully complied with the Undertakings in the Reporting Period for the annual assessment, the independent nonexecutive Directors noted that: (a) the Controlling Shareholders declared that they had fully complied with the Undertakings in the Reporting Period; (b) no new competing business was reported by the Controlling Shareholders during the Reporting Period; and (c) there was no particular situation rendering the full compliance of the Undertakings being questionable. In view of the above, the independent nonexecutive Directors confirmed that, as far as they are aware, the Controlling Shareholders had complied with all the Undertakings in the Reporting Period.

截至2024年12月31日止年度,概無任何董事放 棄或同意放棄任何酬金。

除本年報所披露者外,截至2024年12月31日止 年度,本集團並無向任何董事或代表任何董事 作出其他付款或應付款。

董事於競爭性業務的權益

於本年報日期,董事及本公司附屬公司的董事 或其各自的聯繫人概無於直接或間接與本公司 及其附屬公司的業務構成或可能構成競爭的業 務中擁有權益而須根據上市規則予以披露。

控股股東作出的不競爭承諾

為限制與本公司的業務競爭,本公司控股股東 (「控股股東」)胡一平先生、盛富國際有限公司 於2021年6月22日訂立以本公司為受益人的不 競爭契據(「不競爭契據」)。根據不競爭契據, 控股股東承諾(其中包括)不會與本集團的業務 競爭,不競爭契據詳情載於招股章程「與控股 股東的關係」一節「不競爭契據]分節。

各控股股東已就於報告期遵守不競爭契據中的 承諾(「**承諾**」)向董事會作出書面確認。收到控 股股東的確認後,獨立非執行董事已進行審查 作為年度審閲程序的一部分。在為釐定控股股 東於報告期是否已全面遵守承諾而進行的年度 評估中,獨立非執行董事注意到:(a)控股股東 較報告期並無報告新的競爭業務;及(c)並無 任何特定情況致使全面遵守承諾受到質疑。鑑 於以上所述,獨立非執行董事確認,盡其所悉 控股股東已於報告期遵守所有承諾。

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MANAGEMENT CONTRACTS

No contracts concerning the management and administration of the whole or any substantial part of the business of the Company were entered into or existed during the year ended 31 December 2024.

EQUITY-LINKED AGREEMENTS

During the year ended 31 December 2024, the Company had not entered into any equity-linked agreements.

MATERIAL LEGAL PROCEEDINGS

The Group was not involved in any material legal proceedings during the year ended 31 December 2024.

LOAN AND GUARANTEE

During the year ended 31 December 2024 and saved as disclosed below, the Group had not made any loans or provided any guarantee for loans, directly or indirectly, to the senior management of the Company, the Directors, the controlling shareholders or their respective associates.

管理合同

概無有關本公司任何業務整體或任何重大環節 的管理及行政方面的合同於截至2024年12月31 日止年度訂立或仍然有效。

股權掛鈎協議

於截至2024年12月31日止年度,本公司並無訂 立任何股權掛鈎協議。

重大法律訴訟

截至2024年12月31日止年度,本集團概無涉及 任何重大法律訴訟。

貸款及擔保

截至2024年12月31日止年度及除下文披露者 外,本集團並無直接或間接向本公司高級管理 層、董事、控股股東或彼等各自的聯繫人作出 貸款及提供貸款擔保。

ADVANCE TO AN ENTITY PROVIDED BY THE GROUP

本集團向一名實體所提供墊付

As of 31 December 2024, a loan to a third party with an aggregate principal amount of approximately RMB315,000,000, is outstanding. Disclosure that is required under Rule 13.20 of the Listing Rules is set out below:

截至2024年12月31日,向一名第三方授出的本 金總額約為人民幣315,000,000元的貸款尚未償 還。上市規則第13.20條規定的披露如下:

| | As of 31 December 2024 | | | 截至2024年12月31日 | | |
|------------------------------------|--|---------|---|---|--|--|
| Balance outstanding | RMB315,000,000 | | 尚未償還餘額 | 人民幣315,000,000元 | | |
| Background of the loan advanced | | 所墊付貸款背景 | 旨在利用本集團的閑置 現金產生額外收入。更 多詳情,請參閱本公司 於2022年12月16日及 2023年3月22日發佈的 公告。 | | | |
| Borrower | Hangzhou Ruiyang Supply Chain Management Co., Ltd.* (杭州瑞揚供應鏈 管理有限公司), a business partner of the Company, and an Independent Third Party. It is principally engaged in supply chain management, and it is held as to 95% by Deqing Kaisheng Enterprise Management Co., Ltd.* (德清凱昇企業管理有限公司) and 5% by Wei Qiang (魏強); Deqing Kaisheng Enterprise Management Co., Ltd. Is 100% held by Lai Haiping (賴海萍) | | 借款人 | 杭州瑞揚供應鏈管理有 限公司,為本公司之業 務夥伴,及為一名獨立 第三方。其主要從事供 應鏈管理,由德清凱昇 企業管理有限公司及魏 強分別持有95%及5% 股權;而德清凱昇企業 管理有限公司由賴海萍 全資持有 | | |
| Lender | ender Shanghai Xuquan Trading Co., Ltd.* (上海 栩全商貿有限公司), an indirect wholly- owned subsidiary of the Company | | 貸款人 | 上海栩全商貿有限公 司,為本公司的間接全 資附屬公司 | | |
| Interest Rate | 5%-8% per annum during the year | | 利率 | 年利率5%至8% | | |
| Repayment terms | Repayable by December 2024 | | 償還條款 | 於2024年12月前償還 | | |
| The charged assets | Car parking spaces with an aggregated appraised value of approximately RMB630 million (as appraised by a property valuer prior to the signing of the loan agreement) | | 抵押資產 | 估值總額約人民幣630 百萬元的車位(由物業 估值師於簽訂貸款協議 之前評估) | | |

Reasons for and Benefits of the Loan

In 2022, the local and global economies have been volatile, the number of newly completed flats in the PRC has shown a decreasing trend, the property development industry in the PRC has faced substantial uncertainties, and interest rates in the PRC have been decreasing. In this uncertain macroeconomic environment, the Group has been taking a prudent approach in respect of investment opportunities for its business expansion. As of 30 June 2022, the Group had cash and cash equivalents of approximately RMB826.6 million, which the Directors confirmed to far exceed its immediate need for their use of cash. The Board considered that by entering into the Loan Agreement, the Group could produce extra income with its idle cash with potentially higher returns than other available options, such as bank deposits or wealth management products.

Hangzhou Ruiyang was a business partner of the Company, and an Independent Third Party. Hangzhou Ruiyang has approached the Group to request for financial support for its operation and has expressed its willingness with the Group to cooperate in certain commercial real estate projects. After the Board has evaluated the ability of Hangzhou Ruiyang to repay the loan, and also the availability of the Charged Assets and their value as reported by the Property Valuer, it concluded that the financial and credit risks of Hangzhou Ruiyang to default in their loan repayment obligations were likely to be low and manageable. The Group may also be able to derive additional business cooperation opportunities with Hangzhou Ruiyang.

The Board also considered that the Loan is collateralised by the Charged Assets that had an appraised value of approximately RMB630 million as confirmed by the Property Valuer. The Lender used the Company's unutilised Net Proceeds from 2021 to provide the Loan to the Borrower. The Company ensured that the Group had sufficient operating cash flow and that the value of the Charged Assets exceeded the outstanding principal amount of the Loan at least on a half year basis, and had the right under the Loan Agreement to request the Borrower to include additional assets as Charged Assets to ensure that the Group's funds were fully secured.

After taking into account (a) the Group's strong cash position with cash and cash equivalents of approximately RMB826.6 million at 30 June 2022, as disclosed in the annual report of the Company for the 12 months ended 31 December 2022; (b) the expected financial position, financial performance and working capital of the Group for the next 12 months after provision of the Loan; (c) that the Loan is secured by the Charged Assets with an appraised market value of approximately RMB630 million; and (d) the measures taken by the Company to ensure its sufficiency of working capital, the Directors were of the view that the Company would have sufficient working capital for the next twelve months after provision of the Loan.

進行貸款的理由及裨益

於2022年,本地及全球經濟持續波動,中國新 落成物業公寓數目呈下降趨勢,中國物業發展 行業面臨重大不確定性,而中國利率持續下 降。在該不確定的宏觀經濟環境下,本集團在 尋求業務拓展的投資機會方面一直秉持審慎態 度。截至2022年6月30日,本集團的現金及現 金等價物約為人民幣826.6百萬元,董事確認該 金額遠超其動用現金的即時需求。董事會認 為,通過訂立貸款協議,本集團可利用閑置現 金產生額外收入,其潛在回報較其他可選項(如 銀行存款或理財產品)更高。

杭州瑞揚曾經為本公司的業務夥伴及獨立第三 方。杭州瑞揚已接洽本集團,要求為其營運提 供財務支持,並表示願與本集團就若干商業房 地產項目進行合作。經董事會評估杭州瑞揚償 還貸款的能力以及物業估值師所報告的抵押資 產的可得性及其價值後,其認為杭州瑞揚無法 履行其貸款償還責任的財務及信用風險較低且 可控。本集團亦可能與杭州瑞揚取得更多業務 合作機會。

董事會亦認為,貸款乃以經物業估值師確認的 估值約人民幣630百萬元的抵押資產作擔保。 貸款人使用本公司之2021年未動用所得款項淨 額向借款人提供貸款。本公司確保本集團有足 夠的經營現金流量,並確保抵押資產的價值超 過貸款的未償還本金額(至少以半年為基準), 並有權根據貸款協議要求借款人將額外資產納 入抵押資產,以確保本集團的資金得到足額擔 保。

經考慮(a)誠如本公司截至2022年12月31日止 12個月的年度報告所披露,於2022年6月30 日,本集團現金狀況強健,現金及現金等價物 約為人民幣826.6百萬元;(b)本集團於提供貸 款後未來十二個月的預期財務狀況、財務表現 及營運資金;(c)貸款乃由經評估市值約人民幣 630百萬元的抵押資產作擔保;及(d)本公司為 確保營運資金充足而採取的措施,董事認為, 本公司於提供貸款後未來十二個月擁有充足營 運資金。

Having considered the above, the Board was then of the view that the terms of the Loan Agreement were arrived at after arm's length negotiations between the Lender and the Borrower, which were on normal commercial terms, fair and reasonable and in the best interests of the Company and the Shareholders as a whole.

Business Strategies in Granting the Loan

In granting the Loan, the Board had believed that it could not only derive additional interest income to the Group, but also strengthen the business relationship between the Group and the Borrower, which in turn could bring more business resources to the Group. The primary consideration relating to the granting of the loan was the interests gained from the provision of the Loan would be higher than holding idle cash as deposits in banks or other financial institutions. In addition, the Board had also considered that the Loan is collateralised by the Charged Assets that had an appraised value of approximately RMB630 million, which was nearly twice the principal amount under the Loan.

Besides, the Board believed with the provision of the Loan, goodwill could be established between the Group and the Borrower. The Borrower and Hangzhou Junde, an indirect wholly-owned subsidiary of the Company, entered into a procurement agreement on 10 May 2022 pursuant to which the Borrower would provide comfort home living product to the Group from May 2022 to May 2024. The Company had believed that the Loan would solidify such business relationship between the Group and the Borrower. It was then expected that with the previously existing cooperation together with the financial relationship between the Group and the Borrower, the Group would be able to identify more potential customers, and efficiently allocate and match resources to better serve its existing or new customers. After conducting the risk assessment on the Borrower, the Group was then of the view that the granting of the Loan was in line with the Group's business strategies to maximize shareholders value.

Update on Loan Transaction

As at 31 December 2024, the Lender had repaid the principal amount of approximately RMB55,488,000 in cash under the Loan Agreement; and the outstanding principal amount of RMB259,512,000 (the "**Outstanding Loan**") and the outstanding interests of approximately RMB8,903,000 (the "**Outstanding Interests**") accrued during the last two quarters under the Loan Agreement remain overdue by the Borrower. 基於上述理由,董事會認為,貸款協議的條款 乃貸款人與借款人經公平磋商後按一般商業條 款達致,屬公平合理,且符合本公司及其股東 整體最佳利益。

授出貸款採用的業務策略

董事會認為授出貸款不僅可為本集團帶來額外 利息收入,亦可加強本集團與借款人的業務關 係,從而為本集團帶來更多業務資源。有關授 出貸款的主要考量因素為來自提供貸款所得利 息將高於閑置現金在銀行或其他金融機構的存 款利息。此外,董事會亦考慮到貸款乃以估值 約人民幣630百萬元(幾乎貸款本金的兩倍)的 抵押資產作擔保。

此外,董事會認為,通過提供貸款,本集團與 借款人之間可建立商譽。借款人與本公司的間 接全資附屬公司杭州駿德已於2022年5月10日 訂立採購協議,據此,借款人將於2022年5月 至2024年5月向本集團提供美居產品。本公司 相信貸款將鞏固本集團與借款人相關的業務關 係。憑藉過往現有的合作以及本集團與借款人 的財務關係,預期本集團可挖掘更多潛在客 戶,有效配置及匹配資源以更好地服務現有或 新客戶。對借款人進行風險評估後,本集團認 為授出貸款符合本集團最大化股東價值的業務 策略。

有關貸款交易的更新情況

於2024年12月31日,貸款人已以現金償還貸款 協議項下的本金約人民幣55,488,000元;而借 款人仍未償還貸款協議項下尚未償還本金人民 幣259,512,000元(「尚未償還貸款」)及最後兩 個季度應計的尚未償還利息約人民幣8,903,000 元(「尚未償還利息」)。

On 28 March 2025, the Lender and the Borrower entered into the Supplemental Agreement to the Loan Agreement. Pursuant to the Supplemental Agreement, the Company has agreed to acquire the rights-of-use of additional assets (being 783 underground car parking spaces with an appraised value of approximately RMB99,040,000 as at 31 December 2024) ("Additional Assets"), and such Additional Assets shall be applied to offset the remaining Outstanding Loan on a dollar to dollar basis. The acquisition of the rights-of-use of Additional Assets constitutes a notifiable transaction under the Listing Rules.

For further details, please refer to the announcement of the Company dated 28 March 2025 in relation to the enforcement of charged assets and entering into the supplemental agreement to the Loan Agreement and "Management Discussion and Analysis — Significant Events after the End of the Reporting Period" of this report.

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

As at 31 December 2024, the interests and short positions of Directors or chief executives of the Company in the Shares, underlying Shares or debentures of the Company and any of its associated corporations (within the meaning of Part XV of the SFO), which were required to be (i) notified to the Company and the Stock Exchange pursuant to Divisions 7 and 8 of Part XV of the SFO (including interests or short positions which they were taken or deemed to have under such provisions of the SFO), or (ii) entered in the register kept by the Company pursuant to section 352 of the SFO, or (iii) notified to the Company and the Stock Exchange under the Model Code for Securities Transactions by Directors of Listed Issuers (the "**Model Code**") set out in Appendix C3 to the Listing Rules, were as follows:

於2025年3月28日,貸款人與借款人訂立貸款 協議的補充協議。根據補充協議,本公司已同 意收購額外資產(即783個地下停車位,於2024 年12月31日之評估價值為約人民幣99,040,000 元)(「**額外資產**」)的使用權,以及有關額外資產 用於按等額基準抵銷剩餘尚未償還貸款。收購 額外資產的使用權構成上市規則項下一項須予 公佈交易。

進一步詳情請參閱本公司日期為2025年3月28 日內容有關強制執行抵押資產及訂立貸款協議 的補充協議之公告以及本報告「管理層討論及 分析 — 本報告期末後重大事項」。

董事及最高行政人員於本公司及其 相聯法團的股份、相關股份及債權 證的權益及淡倉

於2024年12月31日,本公司董事或最高行政人員於本公司及其任何相聯法團(定義見證券及 期貨條例第XV部)的股份、相關股份或債權證 中擁有(i)根據證券及期貨條例第XV部第7及8分 部須知會本公司及聯交所的權益及淡倉(包括 根據證券及期貨條例有關條文被當作或視為擁 有的權益或淡倉),或(ii)根據證券及期貨條例第 352條須記入本公司存置的登記冊的權益及淡 倉,或(iii)根據上市規則附錄C3所載上市發行人 董事進行證券交易的標準守則(「**標準守則**」)須 知會本公司及聯交所的權益及淡倉如下:

佔相聯法團

概約百分比

權益的

91.6%

55

Approximate

interest

57.65%

percentage of

概約權益百分比

Nature of interest

受控法團權益(2) Interest of spouse(2)

配偶權益⑵

Interest in controlled corporation⁽²⁾

權益性質

Directors' Report 董事會報告書

Interest in Shares of the Company (i)

於本公司股份的權益 (i)

Number of

Shares interested⁽¹⁾

529,202,279 (L)

擁有權益的股份數目

| | Nai | me of Director | Name of associated corporation | Nature of interes | st | | Number of shares interested ⁽¹⁾ | of inter asso | entage |
|------|------|------------------------|---|---------------------|-------------|------|--|------------------------------|--------|
| (ii) | | erest in asso mpany | ciated corporation of | f the (i | i i) | 於ス | 卜公司相聯法團 | 的權益 | |
| | (2) | Peifen ("Ms. Wei"), t | is owned as to 91.6% by Mr. Hu a the spouse of Mr. Hu. By virtue of ed to be interested in the Shar | the SFO, Mr. Hu and | | (2) | 盛富國際由胡先生擁有 偶魏佩芬女士(「 魏女 : 券及期貨條例,胡先生 國際擁有的股份當中排 | 士 」)擁有8.4% ■及魏女士被∛ | 6。根據證 |
| | (1) | The letter "L" denote | es the person's long position in our | Shares. | | (1) | 字母「L」表示該人士於 | 該等股份的如 | 子倉。 |
| | Note | s: | | | | 附註 | : | | |
| | | Tang Junjie 梭杰先生 | Beneficial Owner 實益擁有人 | | | 14,2 | 265,741 (L) | | 1.55% |

權益性質

實益擁有人

Beneficial owner

Name of Director

Mr. Hu Yiping ("Mr. Hu") 胡一平先生(「**胡先生**」)

董事名稱

董事名稱

Mr. Hu

胡先生

Note:

The letter "L" denotes the person's long position in the shares of the associated (1) corporation.

Shengfu International

相聯法團名稱

盛富國際

附註:

擁有權益的

股份數目⑴

458 (L)

(1) 字母「L」表示該人士於相聯法團股份的好倉。

Save as disclosed above and to the best knowledge of the Directors, as at 31 December 2024, none of the Directors or chief executives of the Company has any interests and/or short positions in the Shares, underlying Shares or debentures of the Company or its associated corporations (within the meaning of Part XV of the SFO) which were required to be (i) notified to the Company and the Stock Exchange pursuant to Divisions 7 and 8 of Part XV of the SFO (including interests or short positions which they were taken or deemed to have under such provisions of the SFO), or (ii) entered in the register kept by the Company pursuant to section 352 of the SFO, or (iii) notified to the Company and the Stock Exchange under the Model Code.

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

So far as is known to any Director or chief executive of the Company, as at 31 December 2024, the following corporations/persons (other than the Directors or chief executives of the Company) had interests of 5% and more in the issued Shares of the Company according to the register of interests required to be kept by the Company under section 336 of the SFO:

除上文所披露者外,據董事所知,於 2024年12月31日,本公司董事或最高行 政人員概無於本公司或其相聯法團(定義 見證券及期貨條例第XV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 XV部第7及8分部須知會本公司及聯 交所的任何權益及/或淡倉(包括根據證 券及期貨條例有關條文被當作或視為擁 有的權益或淡倉),或(ii)記錄於本公司根 據證券及期貨條例第352條存置的登記冊 的權益及/或淡倉,或(iii)根據標準守則須 知會本公司及聯交所的權益及/或淡倉。

主要股東於股份及相關股份之權益 及淡倉

據本公司任何董事或最高行政人員所知,於 2024年12月31日,以下人士(本公司董事或最 高行政人員除外)於本公司已發行股份擁有根 據證券及期貨條例第336條須記入該條所指的 登記冊之5%及以上權益:

| Name of corporation/person 公司名稱/人士姓名 | Nature of interest 權益性質 | Number of shares interested ^⑴ 擁有權益的 股份數目 ^⑴ | Approximate percentage of interest ⁽⁴⁾ 權益的 概約百分比 ⁽⁴⁾ |
|--|--|---|--|
| Shengfu International ⁽²⁾ 盛富國際 ⁽²⁾ | Beneficial owner 實益擁有人 | 529,202,279 (L) | 57.65% |
| Mr. Hu ⁽²⁾ 胡先生 ⁽²⁾ | Interested in controlled corporation 受控制法團權益 | 529,202,279 (L) | 57.65% |
| Ms. Wei ^⑵ 魏女士 ^⑵ | Interest of spouse 配偶的權益 | 529,202,279 (L) | 57.65% |
| Kaibang International Limited 凱邦國際有限公司 | Beneficial owner 實益擁有人 | 115,363,889 (L) | 12.57% |
| HONG KONG MEI LUN INT'L CO., LIMITED (" HK Mei Lun ") ^⑶ 香港美侖國際有限公司(下稱「 香港美侖 」)⑶ | Beneficial owner 實益擁有人 | 53,418,803 (L) | 5.82% |

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| Name of corporation/person | | Nature of interest | N | umber of shares interested ^⑴ 擁有權益的 | Approximate percentage of interest ⁽⁴⁾ 權益的 | |
|--|---|--|-----------------------|---|--|--|
| 公司 |]名稱/人士姓名 | 權益性質 | | 股份數目⑴ | 概約百分比4 | |
| | Shen Yuehua (" Ms. Shen ") ⁽³⁾ | Interest in controlled corporation | | 53,418,803 (L) | 5.82% | |
| 沈月華女士(下稱「 沈女士 」) ⁽³⁾ Mr. Jin Liang (" Mr. Jin") ⁽³⁾ 金糧先生(下稱「 金先生 」) ⁽³⁾ | | 受控制法團權益 Interest of spouse 配偶的權益 | 53,418,803 (L) | | 5.82% | |
| Notes | S: | | 附註 | : | | |
| (1) The letter "L" denotes the person's long position in our Shares. | | Shares. | (1) | (1) 字母「L」表示該人士於該等股份的好倉。 | | |
| (2) | (2) Shengfu International is owned as to 91.6% by Mr. Hu and 8.4% by Ms. Wei, the spouse of Mr. Hu. By virtue of the SFO, Mr. Hu and Ms. Wei are deemed to be interested in the Shares held by Shengfu International. | | (2) | 盛富國際由胡先生擁有91.6%股權及由胡先生的配偶 魏女士擁有8.4%股權。根據證券及期貨條例,胡先生 及魏女士被視為於盛富國際擁有的股份當中擁有權 益。 | | |
| (3) HK Mei Lun is owned as to approximately 93.9% by Ms. Shen and approximately 6.1% by Mr. Jin, the spouse of Ms. Shen. By virtue of the SFO, Ms. Shen and Mr. Jin are deemed to be interested in the Shares held by HK Mei Lun. | | | (3) | 3) 香港美侖由沈女士擁有約93.9%股權及沈女士的配偶 金先生擁有約6.1%股權。根據《證券及期貨條例》, 沈女士及金先生被視為在香港美侖持有的股份中擁有 權益。 | | |
| (4) | (4) Calculated based on the total number of issued Shares of 917,881,000 Shares as at 31 December 2024. | | (4) | 根 據 於2024年12月31 917,881,000股計算。 | 日的已發行股份總數 | |
| Save as disclosed above and to the best knowledge of the Directors, as at 31 December 2024, no person (other than the Directors or chief executives of the Company) had registered an interest or a short position in the Shares or underlying Shares of the Company as | | | 月3 [.] 行政 | :文披露者外及就董事所 1日,概無任何人士(本 (人員除外)於本公司服 夏記錄在本公司根據證: | s公司的董事或最高 G份或相關股份中擁 | |

recorded in the register required to be kept by the Company under 條須存置的登記冊上的權益或淡倉。

section 336 of the SFO.

SHARE OPTION SCHEME

On 21 June 2021, the Company adopted the share option scheme (the "**Share Option Scheme**"), which falls within the ambit of, and is subject to, the requirements under Chapter 17 of the Listing Rules. The purpose of the Share Option Scheme is to recognize and acknowledge the contributions that the eligible participants had or may have made to the Group. The Directors consider that the Share Option Scheme, with its broad basis of participation, will enable the Group to reward employees, Directors and other selected participants for their contributions to the Group. It is expected that the Share Option Scheme will (i) motivate the eligible participants to optimize their performance efficiency for the benefit of the Group; and (ii) attract and retain or otherwise maintain an on-going business relationship with the eligible participants whose contributions will be beneficial to the long-term growth of the Group.

The total number of shares which may be issued upon exercise of all options to be granted under the Share Option Scheme and any other share option schemes of the Company shall not in aggregate exceed 100,000,000 (excluding treasury shares), being 10% of the shares in issue on the day on which trading of the shares commences on the Stock Exchange (1,000,000,000 shares), but excluding any shares which may be issued upon the exercise of the Over-allotment Option. The scheme limit of 100,000,000 shares represents 10.89% of the total issued shares of the Company as at the date of this report, all of which may be available for issue under the Share Option Scheme.

The total number of Shares issued and which may fall to be issued upon exercise of the options granted under the Share Option Scheme and any other share option schemes of the Company (including both exercise and outstanding options) to each eligible participant in any 12-month period shall not exceed 1% of the total number of Shares in issue for the time being.

The Share Option Scheme will remain in force for a period of 10 years from 15 July 2021 and the options granted have a 10-year exercise period. The period during which an option may be exercised will be determined by the Board in its absolute discretion subject to compliance with the requirements under any applicable laws, regulations or rules, save that no option may be exercised more than 10 years after it has been granted.

購股權計劃

於2021年6月21日,本公司採納購股權計劃 (「**購股權計劃**」),該計劃屬上市規則第17章項 下之範疇,並須受該等規定所規限。購股權計 劃是為了認可及表彰合資格參與者對本集團所 作出或可能已作出的貢獻。董事認為,購股權 計劃具有廣泛的參與基礎,將使本集團可就僱 員、董事及其他選定參與者對本集團所作出的 貢獻給予獎勵。預期購股權計劃將(i)激勵合資 格參與者為本集團利益而優化其表現效率;及 (ii)吸引及挽留合資格參與者或以其他方式與合 資格參與者維持持續的業務關係,而彼等的貢 獻將有利於本集團的長期增長。

因行使根據購股權計劃及本公司任何其他購股 權計劃將予授出的所有購股權而可能發行的股 份總數,合共不得超過100,000,000股(不包括 庫存股份),即股份於聯交所開始買賣當日已 發行股份的10%(1,000,000,000股股份),惟不 包括因行使超額配股權而可能發行的任何股 份。計劃上限為100,000,000股股份,佔本報告 日期本公司已發行股份總數的10.89%,所有股 份均可根據購股權計劃發行。

於任何12個月期間因行使根據購股權計劃及本 公司任何其他購股權計劃授出的購股權而向每 名合資格參與者發行及將予發行的股份總數(包 括已行使及尚未行使的購股權),不得超過當 時已發行股份總數的1%。

購股權計劃自2021年7月15日起計十年期間一 直生效,而獲授出的購股權的行使期為十年。 在遵守任何適用法例、法規或規則規定下,董 事會可全權酌情決定購股權的行使期,惟概無 任何購股權可於授出後十年後行使。

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The subscription price per Share under the Share Option Scheme will be a price determined by the Directors, but shall not be less than the highest of (i) the official closing price of the Shares as stated in the Stock Exchange's daily quotations sheet on the date of grant, which must be a business day; (ii) the average official closing price of the Shares as stated in the Stock Exchange's daily quotations sheet for the five business days immediately preceding the date of grant; and (iii) the nominal value of a Share on the date of grant.

A nominal consideration of HK\$1.00 is payable upon acceptance of the grant of an option.

No options were granted, exercised, cancelled or lapsed by the Company under the Share Option Scheme nor were there outstanding share options under the Share Option Scheme during the Reporting Period and up to the date of this annual report.

A summary of the terms of the Share Option Scheme has been set out in the section headed "D. Share Option Scheme" in Appendix IV of the Prospectus.

ARRANGEMENTS TO PURCHASE SHARES OR DEBENTURES

Other than the Share Option Scheme as disclosed under the section headed "Share Option Scheme" in this annual report, at no time during the year under review was the Company, its holding company, or any of its subsidiaries, a party to any arrangement to enable the Directors to acquire benefits by means of the acquisition of Shares in, or debt securities including debentures of, the Company or any other body corporate.

MAJOR CUSTOMERS AND SUPPLIERS

For the year ended 31 December 2024, revenue derived from its top five customers accounted for 8.1% of the Group's total revenue and the revenue amount from the Group's single largest customer, Dexin China Group, accounted for 4.9% of the Group's total revenue.

Other than Dexin China Group, or their joint ventures or associates, the Group's customers during the year ended 31 December 2024 were all independent third parties.

根據購股權計劃,每股股份的認購價將由董事 釐定,惟不得低於以下最高者:(i)批授當日(必 須為營業日)聯交所每日報價表中所列的股份 官方收市價:(ii)緊接批授日期前五個營業日聯 交所每日報價表所列的股份平均官方收市價; 及(iii)股份於批授日期的面值。

於接納授出的購股權時應付名義代價1.00港元。

本公司概無根據購股權計劃授出、行使、註銷 或失效購股權,且自報告期間起至本年報日期 止,概無購股權計劃下之尚未行使之購股權。

購股權計劃之條款概要已載於招股章程附錄四 「D.購股權計劃」一節。

購回股份或債券的安排

除本年報「購股權計劃」一節所披露者外,於回 顧年度內任何時間,本公司、其控股公司或其 任何附屬公司概無訂立任何安排,以使董事可 藉購入本公司或任何其他法人團體的股份或債 務證券(包括債權證)而獲益。

主要客戶及供應商

於截至2024年12月31日止年度,從五大客戶獲 得的收益佔本集團總收益8.1%及從本集團單一 最大客戶德信中國集團獲得的收益佔本集團總 收益4.9%。

除德信中國集團或其合營企業或聯營公司外, 本集團於截至2024年12月31日止年度的客戶均 為獨立第三方。

Save as disclosed above, none of the Directors, their close associates or any Shareholders who, to the knowledge of the Directors, own more than 5% of the Company's issued shares (excluding treasury shares), had any interest in any of the Group's five largest customers. During the year ended 31 December 2024, none of the Group's major customers was also one of the Group's five largest suppliers.

For the year ended 31 December 2024, the purchases from its top five suppliers accounted for 20.1% of the Group's total purchase cost and the purchases amount from the Group's single largest supplier, accounted for 11.4% of the Group's total purchases.

For the year ended 31 December 2024, none of the Group's major suppliers was also one of the Group's five largest customers and all of the Group's major suppliers were independent third parties.

None of the Directors, their close associates or any Shareholders who, to the knowledge of the Directors, owned more than 5% of the Company's issued shares (excluding treasury shares), had any interest in any of the Group's five largest suppliers.

EMPLOYEES AND REMUNERATION POLICY

As of 31 December 2024, the total number of employees of the Group remained at 2,465 (31 December 2023: 2,942 employees), of which, the number of male and female employees were 1,262 and 1,203, accounting for 51.2% and 48.8% respectively. In 2024, namely the period from 1 January to 31 December 2024, the total cost paid by the Group to its employees amounted to RMB284.0 million.

In 2024, the Group underwent significant organizational reform to further optimise our organizational structure by implementing flat management and collective management models for projects, which reduced management layers and improved decision-making efficiency and speed of information flow. This reform effectively improved the flexibility and response speed of the organization, further achieving quality and efficiency improvement. This reform simultaneously promoted the upgrading of digital management tools by deploying intelligent collaborative platforms, which significantly improved the efficiency of process approval and injected new impetus into improving quality and efficiency. Under the new management model, communication and collaboration among employees have become smoother, and team collaboration efficiency has significantly improved, providing stronger support for the business development of the Group. 除上文所披露者外,概無董事、彼等緊密聯繫 人或(據董事所知)任何擁有逾5%的本公司已 發行股份(不包括庫存股份)的股東於任何本集 團五大客戶持有任何權益。截至2024年12月31 日止年度,概無本集團的主要客戶亦為本集團 五大供應商之客戶。

於截至2024年12月31日止年度,自五大供應商 的採購金額佔本集團總採購成本的20.1%及自 本集團單一最大供應商的採購金額佔本集團總 採購金額的11.4%。

於截至2024年12月31日止年度,概無本集團的 主要供應商亦為本集團五大客戶之一且本集團 所有主要供應商均為獨立第三方。

概無董事、監事、彼等之緊密聯繫人或(據董事 所知)擁有逾5%的本公司已發行股份(不包括 庫存股份)的任何股東於任何本集團五大供應 商擁有任何權益。

僱員及薪酬政策

截至2024年12月31日,本集團的在職員工總數 維持在2,465名(2023年12月31日:2,942名僱 員),其中男女僱員人數分別為1,262及1,203 (分別佔51.2%及48.8%)名。在2024年度,即 2024年1月1日至12月31日期間,本集團為員 工支付的總成本為人民幣284.0百萬元。

2024年,本集團進行了重要的組織變革,通過 實施扁平化管理和項目群管理模式,進一步優 化了組織架構,減少了管理層級,提升了決策 效率和信息流通速度。這一變革有效提高了組 織的靈活性和響應速度,進一步實現提質增 效。此次變革同步推動數字化管理工具升級, 部署智能協同平台,實現流程審批時效顯著提 升,為提質增效注入新動能。在新的管理模式 下,員工的溝通協作更加順暢,團隊合作效率 顯著提升,為集團的業務發展提供了更有力的 支撐。 The Group's remuneration system takes into account various key factors, such as local salary standards, industry salary dynamics, economic inflation, operational efficiency the Company, and performance of individual employee, with the aim of building a scientific and reasonable remuneration structure. We are committed to providing employees with competitive salary packages that match the market standard, ensuring that we maintain our advantage in competing talent recruitment. In accordance with the current laws and regulations in the PRC, we provide comprehensive social insurance coverage for employees in the Mainland, including medical, work-related injury, pension, maternity, unemployment insurance, and housing provident fund, to protect the rights and interests of employees in all aspects.

The Board of the Group will regularly conduct systematic reviews of the remuneration policy to ensure that it evolves simultaneously with the market environment and business development, covering adjustments of remuneration standard and optimisation of compensation structure. In addition, we have implemented a regular performance evaluation system to comprehensively evaluate employees' work performance on an annual/quarterly/monthly basis. The evaluation results will be directly related to compensation adjustments, job promotions, and annual awards and honors of employees.

In terms of employee training and development, the Group regards employees as the core driving force for sustainable development. Adhering to the talent development concept of "specialization, professionalization, and youthfulness", the Company has established a clear promotion mechanism, vertical rank management system, and Y-shaped career development channel. Through promotion, job rotation, and secondment, the Company provides diversified career development platforms for employees. Meanwhile, with the goal of focusing on strategic orientation, cultivating core talents, and empowering professionalism, the Company established its training systems including induction training system for new employees, on-the-job promotion training system, training system for reserve talent pool, and training system for occupational skills. Common forms of training include online live streaming, offline teaching, hybrid learning, mentor-based system, and workshops. Training activities include on-site practice, scenario simulation, case analysis, expansion activities, and benchmarking study. We provide efficient resources and ample opportunities for employees' learning and development through flexible and diverse methods, as well as comprehensive and rich content.

本集團的薪酬體系綜合考量了諸多關鍵要素, 例如當地薪資水平、行業薪酬動態、經濟通脹 情況、公司運營效能以及員工個人績效等,旨 在構建科學合理的薪酬架構。我們致力於為員 工提供與市場水平相匹配且富有競爭力的薪資 待遇,確保在人才競爭中保持優勢。依據中國 現行法律法規,我們為內地員工提供全面的社 會保險保障,包括醫療、工傷、養老、生育、 失業保險及住房公積金等,全方位守護員工權 益。

集團董事會將定期對薪酬政策進行系統性覆 盤,確保其與市場環境及業務發展同步演進, 涵蓋薪資水平調整與薪酬結構優化等內容。此 外,我們實施了定期績效評估體系,按年/ 季/月對員工工作表現進行綜合評定,評估結 果將直接關聯員工薪資調整、職位晉升以及年 度評優評先等事項。

The Group adopts a formal and transparent remuneration policy to determine the remuneration packages of Directors and employees of the Company and its subsidiaries.

- The Remuneration Committee is mandated to formulate the Group's remuneration policy for the Board's approval, and to make recommendations to the Board on the Group's annual salary adjustment, the annual performance bonus and share award.
- The objective of remunerating Directors is to ensure that there is an appropriate level of remuneration to attract and retain experienced people of high calibre to oversee the Group's business and development. Their remuneration is reviewed annually with reference to companies of comparable business or scale, and any changes are subject to Shareholders' approval.
- Quality and committed staff are valuable assets contributing to the Group's success. In terms of talent training, the Group will further enhance its employee training program with internal and external resources. The employee training programs primarily cover key areas in the Group's business operations, which provide continuous training to its existing employees at different levels to specialise and strengthen their skill sets.
- In determining the remuneration and compensation packages of the Directors and senior management, the Group will take into account salaries paid by comparable companies, time commitment and responsibilities of the Directors and performance of the Group.
- In general, the Group determines employee salaries based on each employee's qualification, position and seniority. As required by relevant regulations, the Group is subject to social insurance contribution plans or other pension schemes prescribed by the local governments and is required to pay on behalf of its employees, a monthly social insurance funds covering pension fund, medical insurance, work-related injury insurance, maternity insurance and unemployment insurance, and the housing provident fund, or to contribute regularly to mandatory provident fund schemes on behalf of its employees.

本集團採納正規及透明的薪酬政策,以釐定本 公司及其附屬公司的董事及僱員的薪酬待遇。

- 薪酬委員會負責制定本集團的薪酬政策, 以供董事會批准,及就本集團的年薪調
 整、年度表現分紅及股份獎勵向董事會提
 出建議。
- 董事薪酬的目標是確保有可吸引及挽留經驗豐富的高級人才的適當水準的薪酬,以監察本集團的業務及發展。彼等之薪酬將參照業務及規模可資比較公司進行年度審閱,且任何變動須得到股東的批准。
- 高質量且忠誠的員工乃為本集團成功作出 貢獻的寶貴資產。在人才培訓方面,本集 團將通過內部及外部資源進一步加強員工 培訓計劃。員工培訓計劃主要涵蓋本集團 業務運營中的關鍵領域,該等培訓為現有 不同級別的員工提供持續的培訓,使其專 業化並強化彼等的技能。
- 在釐定董事及高級管理層的薪酬及報酬待 遇時,本集團將考慮可資比較公司所付的 薪金、董事的時間投入及職責以及本集團 的表現。
- 一般而言,本集團按照各僱員的資質、職 位及資歷釐定僱員薪金。根據相關法規的 要求,本集團須參與地方政府組織的社會 保險供款計劃或其他退休計劃,代表員工 支付每月社會保險基金,涵蓋養老金基 金、醫療保險、工傷保險、生育保險及失 業保險以及住房公積金,或為僱員定期向 強積金計劃做出供款。

The Company enters into labor contracts with all of its employees. The Company offers its employees competitive remuneration packages that include basic salaries, discretionary bonuses, performance-based payments and year-end bonuses.

To incentivise its employees and promote the long-term growth of the Company, the Company has conditionally adopted a share option scheme (the "**Share Option Scheme**"). Details of the Share Option Scheme are set out in the sections headed "Director's report — Share Option Scheme".

During the year ended 31 December 2024, the Group did not experience any significant labour disputes or any difficulty in recruiting employees.

RETIREMENT BENEFITS SCHEME

Details of the pension obligations of the Company are set out in Note 14 of the consolidated financial statements in this annual report.

SUFFICIENCY OF PUBLIC FLOAT

Rule 8.08 of the Listing Rules requires there to be an open market in the securities for which listing is sought and a sufficient public float of an issuer's listed securities to 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. Based on the information that is publicly available to the Company and to the knowledge of the Directors as at the latest practicable date prior to the issue of this annual report, the Company has maintained a sufficient public float as required under the Listing Rules.

CONTRACTS WITH CONTROLLING SHAREHOLDERS

Other than disclosed in the sections headed "Related Party Transactions and Connected Transactions" and related disclosures in this report under "Management Discussion and Analysis" and Note 35 to the consolidated financial statements contained in this annual report, no contract of significance was entered into between the Company or any of its subsidiaries and the Controlling Shareholders or any of its subsidiaries during the year ended 31 December 2024 or subsisted at the end of the year and no contract of significance for the provision of services to the Company or any of its subsidiaries by a Controlling Shareholder or any of its subsidiaries was entered into during the year ended 31 December 2024 or subsisted at the end of the year. 本公司與全體員工簽訂勞動合同。本公司向員 工提供具有競爭力的薪酬待遇,包括基本薪 金、酌情分紅、基於績效的薪酬及年終分紅。

為激勵員工以及促進本公司的長期發展,本公 司有條件地採納購股權計劃(「**購股權計劃**」)。 購股權計劃之詳情載於「董事會報告 — 購股權 計劃」一節。

於截至2024年12月31日止年度,本集團概無任 何重大勞資糾紛或招募員工的困難。

退休福利計劃

本公司之退休金責任詳情載於本年報綜合財務 報表附註14。

足夠公眾持股量

上市規則第8.08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。該規定通常表示在任何時間發行人的 已發行股本總數最少25%必須由公眾持有。基 於本公司所獲公開資料及就董事所知,於刊發 本年報前的最後實際可行日期,本公司已維持 上市規則規定的足夠公眾持股量。

控股股東合約

除本年報「關聯方交易及關連交易」、在本年報 「管理層討論及分析」章節內的相關披露以及本 年報綜合財務報表附註35所披露者外,截至 2024年12月31日止年度,本公司或其任何附屬 公司概無與控股股東或其任何附屬公司訂立重 大合約且概無有關合約於年底存續,截至2024 年12月31日止年度,亦無就控股股東或其任何 附屬公司向本公司或其任何附屬公司提供服務 而訂立重大合約且概無有關合約於年底存續。

RELATED PARTY TRANSACTIONS AND CONNECTED TRANSACTIONS

Details of the related party transactions of the Group for the year ended 31 December 2024 are set out in Note 35 to the consolidated financial statements.

The related party transactions set out in Note 35 to the consolidated financial statements include related party transactions disclosed under accounting standards and related party transactions which also constitute continuing connected transactions of the Company under Chapter 14A of the Listing Rules. The related party transactions in respect of the remuneration of Directors and chief executives of the Company constitute continuing connected transactions as defined in Chapter 14A of the Listing Rules. However, these transactions are exempt from reporting, announcement and independent shareholders' approval requirements under Chapter 14A of the Listing Rules. The Directors believe the other related party transactions set out in Note 36 to the consolidated financial statements do not fall within the definition of "connected transactions" or "continuing connected transactions" under Chapter 14A of the Listing Rules (as the case may be). The Company confirmed that it was in compliance with the disclosure requirements in Chapter 14A of the Listing Rules for the year ended 31 December 2024 or a waiver from such provisions has been obtained from the Stock Exchange.

The Group had entered into various transactions which constituted continuing connected transactions under Chapter 14A of the Listing Rules for the year ended 31 December 2021 (where all such continuing connected transactions required to be disclosed herein are conducted in compliance with the Listing Rules) as follows:

關聯方交易及關連交易

本集團截至2024年12月31日止年度的關聯方交易詳情載於綜合財務報表附註35。

載於綜合財務報表附註35之關聯方交易包括根 據會計準則披露之關聯方交易及根據上市規則 第14A章亦構成本公司的持續關連交易之關聯 方交易。關於本公司董事及最高行政人員之薪 酬的關聯方交易已構成上市規則第14A章所界 定的持續關連交易。然而,根據上市規則第14A 章,這些交易可豁免申報、公告及獨立股東批 准規定。董事認為,綜合財務報表附註36所載 其他關聯方交易並不屬於上市規則第14A章下 「關連交易」或「持續關連交易」(視情況而定)的 定義。本公司確認其於截至2024年12月31日止 年度已遵守上市規則第14A章的披露規定或已 獲聯交所批准豁免遵守有關條文。

本集團於截至2021年12月31日止年度訂立多項 構成上市規則第14A章項下持續關連交易的交 易(須於本報告披露的所有有關持續關連交易 均於遵守上市規則之情況下進行)如下:

Partially-exempt Continuing Connected Transactions (subject to Reporting, Annual Review and Announcement Requirements)

1(a). Dexin China Smart Community Solution Services

On 15 December 2023, the Company (for ourselves and on behalf of our other subsidiaries) entered into a master smart community solutions services agreement (the "**Master Dexin China Smart Community Solutions Services Agreement**") with Dexin China (for itself and on behalf of its subsidiaries), pursuant to which our Group agreed to provide Dexin Group with smart community solutions with hardware and software that integrate, among other things, visitor management, traffic control, carpark management, security control, energy conservation and fire control capabilities for properties developed by Dexin Group (the "Dexin China Smart Community Solutions Services").

The initial term of the Master Dexin China Smart Community Solutions Services Agreement commenced from 1 January 2024 to 31 December 2026, which may be renewed as the parties may mutually agree, subject to compliance with the requirements under Chapter 14A of the Listing Rules and all other applicable laws and regulations.

The amount received in respect of the Dexin China Smart Community Solutions Services under the Master Dexin China Smart Community Solutions Services Agreement for the year ended 31 December 2024 is RMB3.0 million.

The annual cap in respect of the Master Dexin China Smart Community Solutions Services Agreement for the year ended 31 December 2024 and for each of the two years ending 31 December 2026 is RMB3.1 million, RMB3.3 million and RMB3.4 million. Therefore, the amount received in respect of the Dexin China Smart Community Solutions Services under the Master Dexin China Smart Community Solutions Services Agreement for the year ended 31 December 2024 has not exceeded the annual cap for the year ended 31 December 2024 under the Master Dexin China Smart Community Solutions Services Agreement.

部分獲豁免持續關連交易(須遵守申 報、年度審核及公告規定)

1(a). 德信中國智能社區解決方案服務

於2023年12月15日,本公司(為其本身 及代表我們的其他附屬公司)與德信中國 (為其本身及代表其附屬公司)訂立一項 智能社區解決方案服務總協議(「德信中 國智能社區解決方案服務總協議」),據 此,本集團同意向德信集團提供智能社區 解決方案,該解決方案的硬件及軟件為德 信集團開發的物業集成了(其中包括)訪 客管理、交通管制、停車場管理、秩序維 護控制、節省能耗及消防控制等功能(「德 信中國智能社區解決方案服務」)。

德信中國智能社區解決方案服務總協議 的初始期限為自2024年1月1日起至2026 年12月31日,且經雙方相互同意後,該 期限可予以延期,惟須遵守上市規則第 14A章及所有其他適用法律法規的規定。

截至2024年12月31日止年度,就德信中 國智能社區解決方案服務總協議項下德 信中國智能社區解決方案服務收取的數 額為人民幣3.0百萬元。

截至2024年12月31日止年度及截至2026 年12月31日止兩個年度各年,有關德信 中國智能社區解決方案服務總協議的年 度上限分別為人民幣3.1百萬元、人民幣 3.3百萬元及人民幣3.4百萬元。因此,截 至2024年12月31日止年度,就德信中國 智能社區解決方案服務總協議項下德信 中國智能社區解決方案服務收取的數額 並未超過德信中國智能社區解決方案服 務總協議項下截至2024年12月31日止年 度的年度上限。

1(b). Mr. Hu Smart Community Solution Services

On 15 December 2023, the Company (for ourselves and on behalf of our other subsidiaries) entered into a master smart community solutions services agreement (the "Master Mr. Hu Smart Community Solutions Services Agreement") with Mr. Hu (for and on behalf of the associates of Mr. Hu (excluding Dexin Group but including the associates of Dexin China), pursuant to which our Group agreed to provide Mr. Hu's Companies with smart community solutions with hardware and software that integrate, among other things, visitor management, traffic control, carpark management, security control, energy conservation and fire control capabilities for properties developed by Mr. Hu's Companies (the "Mr. Hu Smart Community Solutions Services").

The initial term of the Master Mr. Hu Smart Community Solutions Services Agreement commenced from 1 January 2024 to 31 December 2026, which may be renewed as the parties may mutually agree, subject to compliance with the requirements under Chapter 14A of the Listing Rules and all other applicable laws and regulations.

The amount received in respect of the Mr. Hu Smart Community Solutions Services under the Master Mr. Hu Smart Community Solutions Services Agreement for the year ended 31 December 2024 is RMB1.6 million.

The annual cap in respect of the Master Mr. Hu Smart Community Solutions Services Agreement for the year ended 31 December 2024 and for each of the two years ending 31 December 2026 is RMB2.9 million, RMB3.1 million and RMB3.2 million. Therefore, the amount received in respect of the Mr. Hu Smart Community Solutions Services under the Master Mr. Hu Smart Community Solutions Services Agreement for the year ended 31 December 2024 has not exceeded the annual cap for the year ended 31 December 2024 under the Master Mr. Hu Smart Community Solutions Services Agreement.

1(b). 胡先生智能社區解決方案服務

於2023年12月15日,本公司(為其本身 及代表我們的其他附屬公司)與胡先生 (為及代表胡先生的聯繫人(不包括德信 集團但包括德信中國的聯繫人))訂立智 能社區解決方案服務總協議(「胡先生智 能社區解決方案服務總協議」),據此,本 集團同意向胡先生的公司提供智能社區 解決方案,該解決方案的硬件及軟件為胡 先生的公司開發的物業集成了(其中包括) 訪客管理、交通管制、停車場管理、秩序 維護控制、節省能耗及消防控制等功能 (「胡先生智能社區解決方案服務」)。

胡先生智能社區解決方案服務總協議的 初始期限由2024年1月1日起至2026年12 月31日止,且經雙方相互同意後,該期 限可予以延期,惟須遵守上市規則第14A 章以及所有其他適用法律法規的規定。

截至2024年12月31日止年度,就胡先生 智能社區解決方案服務總協議項下胡先 生智能社區解決方案服務收取的數額為 人民幣1.6百萬元。

截至2024年12月31日止年度及截至2026 年12月31日止兩個年度各年,有關胡先 生智能社區解決方案服務總協議的年度 上限分別為人民幣2.9百萬元、人民幣3.1 百萬元及人民幣3.2百萬元。因此,截至 2024年12月31日止年度,就胡先生智能 社區解決方案服務總協議項下胡先生智 能社區解決方案服務總協議項下胡先生智 能社區解決方案服務總協議項下胡先生智 能社區解決方案服務總協議項下胡先生智 能社區解決方案服務總協議項下胡先生智 能社區解決方案服務總協議 Non-exempt Continuing Connected Transactions (subject to the Reporting, Annual Review, Announcement, Circular and Independent Shareholders' Approval Requirements)

1(a). Dexin China Property Management and Related Services

On 15 December 2023, Shengquan Property (for itself and on behalf of its subsidiaries) entered into a master property management and related services agreement (the "Master Dexin **China Property Management and Related Services** Agreement") with Dexin China (for itself and on behalf of its subsidiaries), pursuant to which Shengguan Property agreed to provide Dexin Group with property management and related services, including but not limited to (i) preliminary planning and design consultancy services; (ii) management services for the sales offices and the display units; (iii) (a) house inspection; (b) pre-delivery cleaning services; (c) pre-delivery preparation; and (d) repair and maintenance services for house and auxiliary facilities after delivery; and (iv) property management services (such as cleaning and security services) for the properties developed and owned by Dexin Group, including but not limited to the unsold residential property units, car parking lots, office buildings and commercial properties (the "Dexin China Property Management and Related Services").

The initial term of the Master Dexin China Property Management and Related Services Agreement commenced from 1 January 2024 to 31 December 2026, which may be renewed as the parties may mutually agree, subject to compliance with the requirements under Chapter 14A of the Listing Rules and all other applicable laws and regulations.

The amount received in respect of the Dexin China Property Management and Related Services under the Master Dexin China Property Management and Related Services Agreement for the year ended 31 December 2024 is RMB24.0 million. 不獲豁免持續關連交易(須遵守申報、 年度審核、公告、通函及獨立股東批准 規定)

1(a). 德信中國物業管理及相關服務

於2023年12月15日,盛全物業(為其本 身及代表其附屬公司)與德信中國(為其 本身及代表其附屬公司)訂立一項物業管 理及相關服務總協議(「德信中國物業管理 及相關服務總協議」),據此,盛全物業同 意向德信集團提供物業管理及相關服務, 包括但不限於(i)前介服務;(ii)為案場及樣 板間提供管理服務;(ii)(a)驗房服務;(b)交 付前清潔服務;(c)交付前籌備服務;及(d) 交付後房屋及配套設施的維修保養服務; 及(iv)為德信集團所開發及擁有的物業(包 括但不限於未售出住宅物業單位、停 場 、寫字樓宇及商業物業)提供清潔及秩 序維護等物業管理服務(「德信中國物業管 理及相關服務」)。

德信中國物業管理及相關服務總協議的初 始期限為自2024年1月1日起至2026年12 月31日止,且經雙方相互同意後,該期限 可予以延期,惟須遵守上市規則第14A章 及所有其他適用法律法規的規定。

截至2024年12月31日止年度,就德信中 國物業管理及相關服務總協議項下德信中 國物業管理及相關服務收取的數額為人民 幣24.0百萬元。

The annual cap in respect of the Master Dexin China Property Management and Related Services Agreement for the year ended 31 December 2024 and for each of the two years ending 31 December 2026 is RMB58.4 million, RMB49.5 million and RMB40.3 million. Therefore, the amount received in respect of the Dexin China Property Management and Related Services under the Master Dexin China Property Management and Related Services Agreement for the year ended 31 December 2024 has not exceeded the annual cap for the year ended 31 December 2024 under the Master Dexin China Property Management and Related Services Agreement.

1(b). Mr. Hu Property Management and Related Services

On 15 December 2023, the Company (for ourselves and on behalf of our subsidiaries) entered into a master property management and related services agreement (the "Master Mr. Hu Property Management and Related Services Agreement") with Mr. Hu (for and on behalf of the associates of Mr. Hu (excluding Dexin Group but including the associates of Dexin China) ("Mr. Hu's Companies")), pursuant to which the Group agreed to provide Mr. Hu's Companies with property management and related services, including but not limited to (i) preliminary planning and design consultancy services; (ii) management services for the sales offices and the display units; (iii) (a) house inspection; (b) pre- delivery cleaning services; (c) pre-delivery preparation; and (d) repair and maintenance services for house and auxiliary facilities after delivery; and (iv) property management services (such as cleaning and security services) for the properties developed and owned by Mr. Hu's Companies, including but not limited to the unsold residential property units, car parking lots, office buildings and commercial properties (the "Mr. Hu Property Management and Related Services").

The initial term of the Master Mr. Hu Property Management and Related Services Agreement commenced from 1 January 2024 to 31 December 2026, which may be renewed as the parties may mutually agree, subject to compliance with the requirements under Chapter 14A of the Listing Rules and all other applicable laws and regulations.

The amount received in respect of the Mr. Hu Property Management and Related Services under the Master Mr. Hu Property Management and Related Services Agreement for the year ended 31 December 2024 is RMB16.1 million. 截至2024年12月31日止年度及截至2026 年12月31日止兩個年度各年,有關德信 中國物業管理及相關服務總協議的年度上 限分別為人民幣58.4百萬元、人民幣49.5 百萬元及人民幣40.3百萬元。因此,截至 2024年12月31日止年度,就德信中國物 業管理及相關服務總協議項下德信中國物 業管理及相關服務收取的數額並未超過德 信中國物業管理及相關服務總協議項下截 至2024年12月31日止年度的年度上限。

1(b). 胡先生物業管理及相關服務

於2023年12月15日,本公司(為其本身 及代表我們的附屬公司)與胡先生(為及 代表胡先生的聯繫人(不包括德信集團但 包括德信中國的聯繫人,「胡先生的公 司」))訂立物業管理及相關服務總協議 (「胡先生物業管理及相關服務總協議」), 據此,本集團同意向胡先生的公司提供物 業管理及相關服務,包括但不限於(i)前介 服務;(ii)為案場及樣板間提供管理服務; (iii)(a)驗房服務;(b)交付前清潔服務;(c)交 付前籌備服務;及(d)交付後房屋及配套設 施的維修保養服務;及(iv)為胡先生的公司 所開發及擁有的物業(包括但不限於未售 出住宅物業單位、停車場、寫字樓宇及商 業物業)提供清潔、秩序維護等物業管理 服務(「**胡先生物業管理及相關服務**」)。

胡先生物業管理及相關服務總協議的初始 期限為自2024年1月1日起至2026年12月 31日止,且經雙方相互同意後,該期限可 予以延期,惟須遵守上市規則第14A章及 所有其他適用法律法規的規定。

截至2024年12月31日止年度,就胡先生 物業管理及相關服務總協議項下胡先生物 業管理及相關服務收取的數額為人民幣 16.1百萬元。 The annual cap in respect of the Master Mr. Hu Property Management and Related Services Agreement for the year ended 31 December 2024 and for each of the two years ending 31 December 2026 is RMB31.5 million, RMB28.0 million and RMB24.2 million. Therefore, the amount received in respect of the Mr. Hu Property Management and Related Services under the Master Mr. Hu Property Management and Related Services Agreement for the year ended 31 December 2024 has not exceeded the annual cap for the year ended 31 December 2024 under the Master Mr. Hu Property Management and Related Services Agreement.

2. Parking Space Leasing and Sales Agency Services

On 9 June 2022, the Company entered into the Parking Space Leasing and Sales Agency Services Framework Agreement (the "Parking Space Leasing and Sales Agency Services Framework Agreement") with Dexin China, pursuant to which, the Group will provide exclusive parking spaces sales and leasing agency services in respect of the target parking spaces to Dexin China Group (the "Parking Space Leasing and Sales Agency Services").

The initial term of the Parking Space Leasing and Sales Agency Services Framework Agreement commenced from the date on which it is considered and approved at the extraordinary general meeting dated 11 October 2022 to 31 December 2024, which may be renewed as the parties may mutually agree, subject to compliance with the requirements under Chapter 14A of the Listing Rules and all other applicable laws and regulations.

The amount received in respect of the Parking Space Leasing and Sales Agency Services under the Parking Space Leasing and Sales Agency Services Framework Agreement for the year ended 31 December 2024 income was RMB0 million. In addition, the Company paid deposits of RMB250 million to Dexin China for the parking spaces sales and leasing agency during the year.

Directors' Report 董事會報告書

截至2024年12月31日止年度及截止2026 年12月31日止兩個年度各年,有關胡先 生物業管理及相關服務總協議的年度上限 分別為人民幣31.5百萬元、人民幣28.0百 萬元及人民幣24.2百萬元。因此,截至 2024年12月31日止年度,就胡先生物業 管理及相關服務總協議項下胡先生物業管 理及相關服務收取的數額並未超過胡先生 物業管理及相關服務總協議項下截至2024 年12月31日止年度的年度上限。

2. 車位租售業務代理服務

於2022年6月9日,本公司與德信中國訂 立車位租售業務代理服務框架協議(「**車** 位租售業務代理服務框架協議」),據此, 本集團將向德信中國集團就目標車位提 供車位銷售及租賃業務獨家代理服務(「**車** 位租售業務代理服務」)。

車位租售業務代理服務框架協議的初始 期限自2022年10月11日的股東特別大會 審議及批准之日起至2024年12月31日 止,其於遵守上市規則第14A章的規定以 及所有其他適用法律及法規的前提下,可 由訂約各方共同協定的方式續期。

截至2024年12月31日止年度,根據車位 租售業務代理服務框架協議收取有關車 位租售業務代理服務的收入金額為人民 幣0百萬元。此外於本年度本公司向德信 中國支付車位租售代理保證金人民幣250 百萬元。

The deposits charged for the parking spaces sales and leasing agency of the Company regarding the annual cap in respect of the Parking Space Leasing and Sales Agency Services Framework Agreement for the years ended 31 December 2022, 2023 and year ended 31 December 2024 is RMB250 million, RMB300 million and RMB300 million, respectively. Therefore, the deposit amount paid in respect of the Parking Space Leasing and Sales Agency Services Iramework Agreement for the year ended 31 December 2024 has not exceeded the annual cap for the year ended 31 December 2024 under the Parking Space Leasing and Sales Agency Services Framework Agreement. For details of the Parking Space Leasing and Sales Agency Services Framework Agreement. For details of the Parking Space Leasing and Sales Agency Services Framework Agreement. For details of the Parking Space Leasing and Sales Agency Services Framework Agreement. For details of the Parking Space Leasing and Sales Agency Services Framework Agreement. For details of the Parking Space Leasing and Sales Agency Services Framework Agreement. For details of the Parking Space Leasing and Sales Agency Services, please refer to the announcement of the Company dated 9 June 2022 and the circular of the Company dated 16 September 2022.

Confirmation from Independent Non-executive Directors

Pursuant to Rule 14A.55 of the Listing Rules, the independent nonexecutive Directors have reviewed the CCT Agreements, and confirmed the transactions under the CCT Agreements have been entered into:

- (1) in the ordinary and usual course of business of the Group;
- (2) on normal commercial terms or better; and
- (3) according to the agreements governing them on terms that are fair and reasonable and in the interests of the Shareholders as a whole.

The independent non-executive Directors further confirmed that the annual caps in respect of the continuing connected transactions under the CCT Agreements are fair and reasonable and in the interests of the Company and its shareholders as a whole, and that the transactions were conducted in accordance with the pricing policies disclosed in the Prospectus.

有關截至2022年和2023年12月31日止年 度以及截至2024年12月31日止年度各年 的車位租售業務代理服務框架協議的年 度收取本公司車位租售代理保證金上限 分別為人民幣250百萬元、人民幣300百 萬元及人民幣300百萬元。因此,根據 位租售業務代理服務框架協議,截至 2024年12月31日止年度收取有關車位租 售業務代理服務框架協議中截至 2024年12月31日止年度之年度上限。有 關車位租售業務代理服務的詳情,請查閲 本公司日期為2022年6月9日之公告及本 公司日期為2022年9月16日之通函。

獨立非執行董事的確認

根據上市規則第14A.55條,獨立非執行董事已 審閱持續關連交易協議,並確認持續關連交易 協議項下的交易:

- (1) 於本集團日常及一般業務過程中訂立;
- (2) 按一般商業條款或更佳條款進行;及
- (3) 根據該等協議,其條款屬公平合理,且符 合股東的整體利益。

獨立非執行董事進一步確認,有關持續關連交 易協議項下持續關連交易之年度上限屬公平合 理,並符合本公司及其股東的整體利益,而該 等交易乃根據招股章程所披露之定價政策進行。

Confirmations from the Company's Independent Auditor

In accordance with Rule 14A.56 of the Listing Rules, the Group has engaged its auditor (the "**Auditor**") to report on the Group's continuing connected transactions in accordance with Hong Kong Standard on Assurance Engagements 3000 (Revised) "Assurance Engagements Other Than Audits or Reviews of Historical Financial Information" and with reference to Practice Note 740 "Auditor's Letter on Continuing Connected Transactions under the Hong Kong Listing Rules" issued by the Hong Kong Institute of Certified Public Accountants. The Auditor has issued its unqualified letter containing its findings and conclusions in respect of the aforesaid continuing connected transactions conducted by the Group for the year ended 31 December 2024 and confirmed that nothing has come to its attention in relation to the above continuing connected transactions with regard to the matters set out in Rule 14A.56 of the Listing Rules.

EVENTS AFTER THE REPORTING PERIOD

Details of the events after the Reporting Period of the Company are set out in "Management Discussion and Analysis – Significant Events after the End of the Reporting Period" and Note 38 to the consolidated financial statements in this annual report.

PERMITTED INDEMNITY PROVISION

Subject to applicable laws, the Directors shall be indemnified and secured harmless out of the assets and profits of the Company from and against all actions, costs, charges, losses, damages and expenses which they or any of them may incur or sustain by or by reason of any act done, concurred in or omitted in or about the execution of their duty, or supposed duty, in their respective offices, pursuant to the Articles of Association.

Such permitted indemnity provision has been in force for the year ended 31 December 2024. The Company has arranged for appropriate insurance cover for Directors' liabilities in respect of legal actions that may be brought against the Directors.

本公司獨立核數師的確認

根據上市規則第14A.56條,本集團已委聘核數 師(「**核數師**」),以根據香港會計師公會頒佈之 香港核證委聘準則第3000號(經修訂)「歷史財 務資料審計或審閲以外之核證工作」及參考實 務守則第740號「關於香港上市規則下持續關連 交易的核數師函件」,對本集團持續關連交易 進行報告。核數師已發出無保留意見函件,當 中載有其就本集團於截至2024年12月31日止年 度所進行的上述持續關連交易的發現及結論及 確認並無發現任何與上述持續關連交易有關的 事宜與上市規則第14A.56條所載的事宜有關。

報告期後事項

本公司報告期後事項之詳情載於本年報「管理 層討論與分析 – 本報告期末後重大事項」及本 年報綜合財務報表附註38內。

獲准許的彌償條文

在適用法律規限下及根據組織章程細則,董事 可從本公司的資產及溢利獲得彌償,並確保董 事免就執行各自的職務或應有職責或因所作出 或發生的作為或不作為而招致或蒙受的所有訴 訟、費用、收費、損失、損害及開支招致任何 損害。

該等獲准許彌償條文已於截至2024年12月31日 止年度生效。本公司已就可能向董事提出的法 律訴訟投購適當的董事責任保險。
VIEWS OF THE BOARD AND THE AUDIT COMMITTEE ON THE QUALIFIED OPINION

The Board and the Audit Committee noted that the consolidated financial statements of the Company for the year ended 31 December 2024 were subject to the qualified opinion (the "Qualified Opinion") of ZHONGHUI ANDA CPA Limited, the independent auditor of the Company (the "Independent Auditor"), on the basis as set out in the section headed "Basis for Qualified Opinion" in the independent auditor's report (the "Independent Auditor's Report") under the section "Extract of the Independent Auditor's Report".

The Board and the Audit Committee did not express different views from that of the Independent Auditor on the basis of the qualifications as the unresolved qualifications for the year ended 31 December 2024, which might have consequential effect on the Group's financial performance for the year ended 31 December 2024 and the related disclosure thereof in the consolidated financial statements.

The Audit Committee had critically reviewed the facts and circumstances leading to and fully understood the reasons leading to the qualified opinion, in particular, the liquidation status of Dexin China since June 2024, which is beyond control of the Company. The management of the Company has also assessed the expected credit loss of the outstanding trade receivables, other receivables and deposit in relation to Dexin China based on the latest status. For the details of the views of the management and audit committee on the Qualified Opinion, please refer to the paragraphs "Management's position and audit committee's view towards the modifications" below.

Details of the modifications

Due to the fact that, on 11 June 2024, Dexin China was ordered to be wound up by The High Court of Hong Kong Special Administrative Region, there is an uncertainty in the recoverability of the deposit paid with Dexin China.

董事會及審核委員會對保留意見之 意見

董事會及審核委員會注意到,本公司於截至 2024年12月31日止年度之綜合財務報表受本公 司獨立核數師(「**獨立核數師**」)中匯安達會計師 事務所有限公司根據獨立核數師報告(「**獨立核** 數師報告」)「獨立核數師報告摘錄」一節中「保 留意見的基準」一節所載基準出具之保留意見 (「**保留意見**」)所規限。

由於截至2024年12月31日止年度之未解決保留 意見可能會對本集團於截至2024年12月31日止 年度之財務表現以及綜合財務報表中的相關披 露產生影響,故董事會及審核委員會並未根據 保留意見發表有別於獨立核數師之意見。

審核委員會已嚴格審閱導致保留意見的事實及 情況,並充分理解導致保留意見的原因,特別 是德信中國自2024年6月起的清盤狀況,而此 情況並非本公司所能控制。本公司管理層亦已 根據最新情況評估與德信中國有關的尚未償還 貿易應收款項、其他應收款項以及保證金的預 期信貸虧損。有關管理層及審核委員會對保留 意見的觀點詳情,請參閱下文「管理層對修改 意見的立場及審核委員會的意見」各段。

修訂詳情

由於德信中國於2024年6月11日被香港特別行 政區高等法院頒令清盤,向德信中國支付的按 金的可收回性存在不確定性。

In addition, included in the consolidated statement of financial position as at 31 December 2023 was trade receivable with gross carrying amount of approximately RMB14,465,000 and impairment loss of approximately RMB72,000 was recognised for the year ended 31 December 2023. During the year ended 31 December 2024, additional impairment loss of approximately RMB14,393,000 was recognised. Recoverability of the gross trade receivable as at 31 December 2023 of approximately RMB14,465,000, unable to obtain sufficient appropriate evidence to justify whether the relevant impairment loss on trade receivable of approximately RMB14,393,000 recognised in current year should be recognised in the prior year.

Management's position and audit committee's view towards the modifications

In connection with the qualified opinion for the deposit paid to Dexin China of RMB250,000,000, the Group did not make specific impairment regarding deposit in relation to Dexin China due to (i) the ongoing liquidation status and the Directors cannot predict the timing and outcome of the actions initiated by creditors: (ii) as at the date of this annual report, there is no material progress on the repayment schedule by Dexin China and its subsidiaries; and (iii) the Company has consulted legal advisors regarding the potential debt recovery procedures based on the current circumstances. Based on the foregoing, the management of the Company considered the timing and possibility of the recoverability of the outstanding deposit in relation to Dexin China is uncertain and no impairment has been made in this regard. The Audit Committee has reviewed the matter and discussed the same with the Independent Auditors and the Board. Taking into account of the latest liquidation status and the temporary suspension of trading in the shares of Dexin China, the Audit Committee does not disagree with the basis of the gualified opinion of the Independent Auditors in this regard.

Based on publicly available information, Dexin China was ordered to be wound up by the High Court of Hong Kong, and the trading of its shares on the Stock Exchange has been suspended since 11 June 2024. The management of the Company is closely monitoring on the resumption progress of Dexin China, and where necessary, the Company would consider initiating legal proceedings to recover the deposit with the aim to address the concerns raised in the qualification. 此外,於2023年12月31日計入綜合財務狀況表 的 貿 易 應 收 款 項 總 賬 面 值 約 為 人 民 幣 14,465,000元,截至2023年12月31日止年度 已確認減值虧損約人民幣72,000元。截至2024 年12月31日止年度,已確認額外減值虧損約人 民幣14,393,000元。於2023年12月31日約人 民幣14,465,000元的貿易應收款項總額的可收 回性,未能取得充足適當的憑證,以證明於本 年度確認的貿易應收款項的相關減值虧損約人 民幣14,393,000元是否應於上一年度確認。

管理層對修改意見的立場及審核委員 會的意見

就有關已付德信中國的按金人民幣250,000,000 元的保留意見而言,本集團未對與德信中國有 關的保證金作出特定減值,原因為(i)清盤仍在 進行中且董事無法預測債權人採取行動的時間 及結果:(ii)於本年報日期,德信中國及其附聞 公司的還款時間表並無重大進展;及(iii)本公司 已根據當前情況就可能的債務追討程序認為問 律顧問。基於上述情況,本公司管理層認為與 了能性並不確定,因此,未就此作出減值 關 師及董事會討論。經計及德信中國最新清盤 數師及股份暫停買賣,審核委員會並不反對獨 立核數師就此提出的保留意見的基準。

根據公開資料,德信中國被香港高等法院頒令 清盤,其股份自2024年6月11日起暫停在聯交 所買賣。本公司管理層正密切監察德信中國的 復牌進度,如屬必要,本公司將考慮提起法律 訴訟以追討按金,解決保留意見中提出的關注 事項。

In connection with the gualified opinion for the trade and other receivable from Dexin China as at 31 December 2023, the Independent Auditor was unable to ascertain their recoverability due to the lack of evidence to support the financial ability of Dexin China. During the year ended 31 December 2024, the Group has adopted a prudent account receivable management. Through close following up on payment status of the long-overdue trade receivables, certain outstanding trade and other receivables were settled. In addition, the Group had provided expected credit loss for the outstanding balance as at 31 December 2024. As sufficient expected credit loss had been made, the Board is of the view that the gualified opinion in relation to the trade and other receivables from Dexin China is resolved, except for the qualified opinion regarding the uncertainty in whether the expected credit loss of approximately RMB14,393,000 recognised in current year should be recognised in prior year, which expected not to be carried forward to the year ending 31 December 2025.

Save for the above, the Board's and the Audit Committee's view are not inconsistent with that expressed by Zhonghui Anda CPA Limited.

The Company's action plans and timeline to address the qualified opinion

In view of the qualified opinion mentioned above, the Company has formulated the action plans as follows:

With respect to the Deposit

The Company notes that the difficulty arising from the refund of the Deposits arose due to the liquidation status of Dexin China. On this basis, the Company will closely monitor the progress of Dexin China's liquidation status and take further actions after seeking advice from the Company's legal advisors.

就有關於2023年12月31日應收德信中國之貿易 及其他應收款項之保留意見而言,由於缺乏支 持德信中國財務能力之證據,獨立核數師無法 確定其可收回性。於截至2024年12月31日止年 度,本集團採納審慎之應收賬款管理。透過已 切跟進逾期較久貿易應收款項之付款情況,已 結清若干尚未償還貿易及其他應收款項。此 外,本集團已就於2024年12月31日之尚未償還 銷期信貸虧損撥備,董事會認為,有關應收意 預期信貸虧損撥備,董事會認為,有關應收德 信中國之貿易及其他應收款項之保留意見已縫 解決,惟有關於本年度確認之預期信貸虧損約 人民幣14,393,000元是否應於上一年度確認之 確定性之保留意見除外,其預期將不會結轉至 截至2025年12月31日止年度。

除上述情況外,董事會及審核委員會的意見與 中匯安達會計師事務所有限公司所表達的意見 並無不一致。

公司處理保留意見的行動計劃及時間 表

鑑於上述保留意見,本公司已制定以下行動計 劃:

關於按金

本公司注意到退還按金出現困難乃由於德信中 國之清盤狀況。基於此,本公司將密切監督德 信中國清盤狀況的進度並在徵求本公司法律顧 問的意見后採取進一步行動。

With respect to the long outstanding trade and other receivables

In respect of the audit Issue for the long outstanding trade and other receivables due from Dexin China Group, as mentioned above, given that sufficient expected credit loss had been made, the Board is of the view that the qualified opinion in relation to the trade and other receivable from Dexin China is resolved, except for the qualified opinion regarding the uncertainty in whether the expected credit loss of approximately RMB14,393,000 recognised in current year should be recognised in prior year, which expected not to be carried forward to the year ending 31 December 2025. With an aim to minimise the recurrence of similar audit issue, the Company has nevertheless formulated the following plans of action, which are currently being discussed between its legal and financial advisors and also its Board:

1. **Follow up on payment status:** As at the date of this report, the Company has been following up with on the long-overdue trade receivables. The Company understands from the majority of the customers, that they are in the progress of making payment or seeking in the internal approval for making payment.

Subject to the payment status, the Company will consider taking further actions as detailed below.

To enter into mediation with customers with long 2. outstanding trade receivables, and where warranted, commence legal actions to recover the long outstanding trade receivables: In respect of the trade receivables that is past due over one year and subject to the specific circumstances of the customers or the project involved, the Company has engaged legal advisors to study the chance of successfully bringing legal actions and recover the long outstanding trade receivables. Where after negotiation with customers it becomes apparent that customers would not settle the long outstanding trade receivables within a reasonable time frame, and where no settlement plan can be provided, the Company will commence mediation proceedings through the engagement of an independent mediator to come to a mutually agreed solution for the receivables. The reason for the Company seeking mediation as its primary method of dispute resolution is because the property management industry, major customer of the Group are its key business assets, and it is not to the interest of the Company to commence actions of an adversarial nature unless necessary. Where mediation does not result in a solution acceptable to the Company, the Group would, after seeking legal advice on the how to seek maximum recovery of the said receivables, commence litigation and/or arbitration proceedings against its customers.

關於長期未償還的貿易及其他應收款項

關於上述應收德信中國集團的長期未償還的貿易及其他應收款項的審核事項,鑑於已計提充 足預期信貸虧損撥備,董事會認為,有關應收 德信中國之貿易及其他應收款項之保留意見已 獲解決,惟有關於本年度確認之預期信貸虧損 約人民幣14,393,000元是否應於上一年度確認 之確定性之保留意見除外,其預期將不會結轉 至截至2025年12月31日止年度。儘管如此,為 儘量減少再次發生類似審核事項,本公司已制 定以下行動計劃,該等計劃目前正由其法律及 財務顧問與其董事會討論:

 跟進付款狀態:截至本報告日期,本公司 一直跟進長期逾期貿易應收款項。本公司 自大多數客戶了解到彼等正在付款或尋求 內部批准付款。

> 根據付款狀態,本公司將考慮採取下述的 進一步行動。

與具有長期未償還的貿易應收款項的客戶 2. 進行仲裁,如有必要,採取法律行動收回 **長期未償還貿易應收款項:**對於逾期一年 以上的貿易應收款項,視乎客戶或所涉及 項目的具體情況,本公司已委聘法律顧問 研究成功提起法律訴訟的可能性及收回長 期未償還貿易應收款項。倘與客戶磋商 後,客戶顯然不會於合理時限內結清長期 未償還貿易應收款項,且無法提供結算計 劃,本公司將透過委聘獨立仲裁人發起仲 裁程序,以達成雙方協定的應收款項解決 方案。本公司尋求仲裁作為其主要爭議解 決方法的原因是,物業管理行業,本集團 的主要客戶是其主要業務資產,除非必 要,否則採取對抗性行動並不符合本公司 的利益。倘仲裁未能達成本公司可接受的 解決方案,本集團將就如何最大限度地收 回上述應收款項徵求法律意見後,對其客 戶提起訴訟及/或仲裁程序。

- 3. Demand for agreed settlement proposal with security over assets: The Group will demand its customers with long outstanding trade receivables to come up with a settlement proposal for long outstanding payables, and an undertaking for a period of no shorter than three years that such customers will settle all outstanding trade and other payable in stages, and will seek the advice of its financial and legal advisors, and approved by its independent non-executive Directors, on the adoption and approval of the settlement proposal. Depending on the negotiation process and the amount that is due, the Company may also require security over assets to be given by to back up the agreed settlement proposal, subject to other accounting, tax, legal and Listing Rules compliance considerations.
- 4. **Shorten credit period:** Independently with the actions that will be taken for 1. to 3. above, the Company will seek to revise its payment terms and credit period with its major customers so as to prevent further increase in outstanding trade and other receivables.
- 5. Monitor credit risk of Dexin China Group: The Company's management is closely monitoring the winding up proceedings of Dexin China, which would affect the debt settlement ability of Dexin China Group as a whole. On the other hand, the Company has also sent customers with poor payment history reminder notices on payment. The Company will continue to monitor the Group's exposure to the recoverability risk on an ongoing basis and periodically reviews settlement patterns from customers with poor payment history and the put pressure on these customers to pay back the receivables due to the Group.
- 6. Set up debt collection unit: Since 2024, the Company has set up a debt collection unit to enforce its internal policies for debt collection and avoid bad debts and formulate a payment collection schedule with the specific customers taking into account of their financial circumstances.
- 7. Alternative settlement: In the event that the above measures cannot be implemented effectively to collect the outstanding amount due, the Company will negotiate with customers with long outstanding trade receivables on payment collection schedule and alternative settlement proposals to resolve the amounts due in an amicable way; and where needed, consult legal advisors and take legal actions in accordance with the plans detailed above.

- 3. 對以資產作抵押的協定結算方案的要求: 本集團將要求其長期未償還應收款項的客戶就長期未償還應付款項提出結算方案, 並承諾於不少於三年的期限內該等客戶將 分階段結清所有未償還貿易及其他應付款 項,並就採納及批准結算方案徵求其法律 顧問的意見,並獲其獨立非執行董事批 准。根據磋商過程及到期金額,本公司亦 可能要求提供資產抵押,以支持協定的結 算方案,惟須遵守其他會計、税務、法律 及上市規則合規事宜。
- 縮短信用期:獨立於上述對1.至3.的行動,本公司將尋求修訂與其主要客戶之付款條款及信用期,以防止未償還貿易及其他應收款項進一步增加。
- 5. 監控德信中國集團的信用風險:本公司管 理層密切監控影響德信中國集團整體償債 能力的德信中國清盤訴訟。另一方面,本 公司亦已向付款歷史記錄不佳的客戶發送 催款通知。本公司將繼續持續監控本集團 的可收回性風險並定期審核付款歷史記錄 不佳的客戶的結算方式,然後向該等客戶 施加壓力以償還本集團的應收款項。
- 設立債務催收部門:自2024年起,本公司 設立債務催收部門以執行其內部收債政策 及避免壞賬,並在考慮特定客戶的財務狀 況後與該等客戶制定回款計劃。
- 7. 替代解決方案:倘上述措施未獲有效實施 以收回到期未付款項,本公司將與具有長 期未償還的貿易應收款項的客戶就回款計 劃及替代結算方案進行磋商,以友好方式 結清到期未付款項;如有必要,諮詢法律 顧問並根據上述計劃採取法律行動。

CORPORATE GOVERNANCE

The Company recognizes the importance of good corporate governance for enhancing the management of the Company as well as preserving the interests of the shareholders as a whole. The Company has adopted the code provisions set out in the Corporate Governance Code ("**CG Code**") as contained in Appendix C1 to the Listing Rules as its own code to govern its corporate governance practices.

In the opinion of the Directors, the Company had complied with the relevant code provisions contained in the CG Code during the year ended 31 December 2024.

The Board will continue to review and monitor the practices of the Company with an aim to maintaining a high standard of corporate governance. Information on the corporate governance practices adopted by the Company is set out in the Corporate Governance Report on pages 79 to 100 of this annual report.

AUDIT COMMITTEE

The Audit Committee had reviewed together with the management and external auditor the accounting principles and policies adopted by the Company and the audited consolidated financial statements for the year ended 31 December 2024.

AUDITOR

As disclosed in the announcement of the Company dated 26 April 2022, PricewaterhouseCoopers ("**PwC**") has resigned as the auditor of the Company with effect from 25 April 2022. The Group has appointed Zhonghui Anda CPA Limited ("**Zhonghui Anda**") as the new auditor of the Company with effect from 26 April 2022. The financial statements for the year ended 31 December 2024 have been audited by Zhonghui Anda and there has been no change to the auditor of the Company since Zhonghui Anda's appointment in 2022.

CHANGES IN THE BOARD AND THE DIRECTORS' INFORMATION

Save as disclosed in this annual report, as of the date of this report, the Directors confirm that no information is required to be disclosed pursuant to Rule 13.51B(1) of the Listing Rules.

企業管治

本公司深明良好企業管治對提高本公司管理及 維護股東整體利益的重要性。本公司已採納上 市規則附錄C1所載企業管治守則(「**企業管治守** 則」)的守則條文,作為其本身管治其企業管治 常規的守則。

董事認為,本公司於截至2024年12月31日止年 度已遵守企業管治守則所載的相關守則條文。

董事會將繼續檢討及監察本公司的常規,以維 持高水平的企業管治。有關本公司採納的企業 管治常規的資料載於本年報第79頁至100頁的 企業管治報告。

審核委員會

審核委員會已與管理層及外部核數師共同審閲 本公司的會計原則及政策及截至2024年12月31 日止年度的經審核綜合財務報表。

核數師

誠如本公司日期為2022年4月26日的公告所披露,羅兵咸永道會計師事務所(「**羅兵咸永道**」) 已辭任本公司核數師,自2022年4月25日起生效。本集團已委任中匯安達會計師事務所有限 公司(「**中匯安達**」)為本公司新任核數師,自 2022年4月26日起生效。截至2024年12月31 日止年度的財務報表已由中匯安達審核,自 2022年委任中匯安達以來本公司核數師並無變更。

董事會及董事資料的變動

除本年報所披露者外,截至本報告日期,董事 確認並無須根據上市規則第13.51B(1)條披露任 何資料。

FUTURE PLANS FOR MATERIAL INVESTMENTS

Save as disclosed in this annual report, the Group did not have any future plans for material investments as of the date of this annual report.

COMPLIANCE WITH LAWS AND REGULATIONS

The Group continues to keep itself updated over the requirement of the relevant laws and regulations applicable to it to ensure compliance. During the Reporting Period, the Group had complied with all relevant laws and regulations in all material aspects and have obtained all applicable material licenses, approvals and permits from relevant regulatory authorities. During the year ended 31 December 2024, there was no material breach of, or non-compliance, with applicable laws and regulations by the Group.

OTHER INFORMATION

All references above to other sections, reports or notes in this annual report form part of this annual report.

重大投資的未來計劃

除本年報所披露者外,截至本年報日期,本集 團並無任何未來重大投資計劃。

遵守法律及法規

本集團繼續保持更新及遵守適用的相關法律及 法規規定,以確保合規。於報告期間,本集團 已在所有重大方面遵守所有相關法律及法規並 已從相關監管機關取得所有適用的重要執照、 批准及許可證。於截至2024年12月31日止年 度,本集團概無嚴重違反或不遵守相關法律及 法規。

其他資料

上文有關本年報其他章節、報告或附註的所有 提述,構成本報告的一部分。

On behalf of the Board Hu Yiping Chairman 承董事會命 *主席* **胡一平**

The Group is committed to maintaining and strengthening high standards of corporate governance by focusing on principles of integrity, accountability, transparency, independence, responsibility and fairness, in order to safeguard and protect the interests of the Shareholders and to enhance corporate value and accountability system. The Company has adopted the principles and code provisions of the Corporate Governance Code as the basis of the Company's corporate governance practices, and the Corporate Governance Code has been applicable to the Company with effect from the Listing Date.

For the year ended 31 December 2024, the Company has complied with all applicable code provisions set out in the Corporate Governance Code. The Board will continue to review and monitor the practices of the Company for the purpose of complying with the Code and maintaining a high standard of corporate governance practices of the Company.

CORPORATE CULTURE OF THE COMPANY

The management of the Company assumes a leadership role in establishing, promoting and continuously strengthening the desired corporate culture of the Company. The Company strives to create a positive and progressive culture based on its mission and values.

During 2024, the Company continued to strengthen its corporate culture by focusing on the following.

Mission: 1. To build a platform for our employees and create value for our shareholders; 2. To take responsibility for society and be a confidant in the lives of our customers;

Values: 1. Three righteousnesses: being positive, following the right path, and being authentic; 2. Three sharings: to create, to share, and to undertake together.

The management of the Company establishes and promotes a corporate culture, meanwhile, expects and requires all employees to reinforce the corporate culture. All new employees are required to participate in induction and training programmes to enable them to better understand our corporate culture, corporate structure and policies. The Company will continue to improve and enhance its corporate culture so that it is embedded in all aspects of the Group and aligned with the mission, corporate values and strategies the Company.

本集團透過專注於持正、問責、透明、獨立、 盡責及公平原則,致力於維持及強化高標準的 企業管治,以維護及保障股東的利益及加強企 業價值和問責制度。本公司的企業管治實務採 用企業管治守則之原則及守則條文,企業管治 守則自上市日期起適用於本公司。

截至2024年12月31日止年度,本公司已遵守企 業管治守則中載列的所有適用守則條文。董事 會將繼續檢討及監察本公司的慣例,以遵守守 則及維持本公司高水平的企業管治常規。

公司企業文化

公司管理層擔當領導角色,建立、促進並持續 加強本公司的理想企業文化。本公司致力以其 使命和價值觀為本,創建正面、鼓勵進步的文 化。

2024年期間,本公司透過專注於下列各項,持續加強公司文化建設:

使命:1.為員工搭建平台,為股東創造價值; 2.為社會承擔責任,成為客戶的生活知己;

價值觀:1.三正:樹正氣、走正道、做正品; 2.三共:共創、共享、共擔。

公司管理層樹立、推廣企業文化,同時期望並 要求所有員工加強企業文化。所有新入職員工 均須參與入職及培訓計劃,以便他們更好地瞭 解我們的企業文化、公司架構及政策。公司將 不斷完善、健全企業文化,使其深入集團各個 層面,並與本公司的使命、企業價值觀和策略 保持一致。

The Board considers that the corporate culture and the purpose, values and strategy of the Group are aligned.

BOARD OF DIRECTORS

The Board takes on the responsibility to oversee all major matters of the Company and is charged with promoting the success of the Company by directing and supervising its affairs. The Board has general powers for the management and conduct of the Company's business. The day-to-day operations and management are delegated by the Board to the management of the Company, who will implement the strategy and direction as determined by the Board.

The Board will review the structure and composition of the Board from time to time in light of prevailing circumstances, in order to maintain a high standard of corporate governance practices of the Company. The Board has a balance of skills and experience appropriate for the requirements of the business of the Company. The Company has also adopted a board diversity policy which sets out the objective and approach to achieve diversity of the Board.

The Board currently comprises six Directors, including three executive Directors and three independent non-executive Directors.

The composition of the Board during the year ended 31 December 2024 and up to the date of this annual report is as follows:

Executive Directors

Mr. Hu Yiping (*Chairman of the Board and Executive Director*)Mr. Tang Junjie (*Executive Director and President*)Ms. Zheng Peng (*Executive Director and Chief Financial Officer*)

Independent Non-executive Directors

Dr. Wong Wing Kuen Albert Mr. Rui Meng Mr. Yang Xi

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董事會認為企業文化與本集團的宗旨、價值觀 及策略一致。

董事會

董事會負責監督本公司所有重大事務並透過指 導及監督其事務推動本公司邁向成功。董事會 擁有管理及從事本公司業務的一般權力。董事 會將日常經營及管理權力授予本公司管理層負 責,管理層將執行董事會釐定的策略及指引。

董事會將不時根據現況檢討董事會架構及組 成,以保持本公司的高水平企業管治慣例。董 事會具備適合本公司業務需要的技能和經驗。 本公司亦已採納董事會多元化政策,其中載列 實現董事會多元化的目標及方法。

現董事會由六名董事組成,包括三名執行董事 及三名獨立非執行董事。

截至2024年12月31日止年度及直至本年報日 期,董事會的構成如下:

執行董事

胡一平先生 (董事會主席兼執行董事) 唐俊杰先生(執行董事兼總裁) 鄭鵬女士(執行董事兼首席財務官)

獨立非執行董事

王永權博士 芮萌先生 楊熙先生 No Board member has other relationship with the other Board members of the Company.

Code provision C.2.1 of the CG Code states that the roles of chairman and chief executive officer should be separate and should not be performed by the same individual. The chairman, Mr. Hu Yiping, focuses on the overall management of the investment strategies and business development of the Group. The executive Director and president, Mr. Tang Junjie is responsible for day-to-day business and management of the Group. Such division of responsibilities helps to reinforce their independence and to ensure a balance of power and authority.

Each of the executive Directors has entered into a service contract with the Company on 21 June 2021 and 14 April 2023, respectively and each of the non-executive Directors and independent non-executive Directors has entered into their respective letters of appointment.

The aggregate remuneration (including fees, salaries, contributions to pension schemes, share-based compensation expenses, discretionary bonuses, housing and other allowances and other benefits in kind) payable to the Directors for the year ended 31 December 2024 was approximately RMB3.6 million.

The remuneration of the Directors and senior management is determined with reference to salaries paid by comparable companies, time commitment and responsibilities of the Directors and performance of the Group.

During the year ended 31 December 2024 the Company has three independent non-executive Directors, which meets the requirement of the Listing Rules that the number of independent non-executive directors must represent at least one-third of the Board and should not be less than three.

The Company has received a written annual confirmation of independence from each of the independent non-executive Directors pursuant to Rule 3.13 of the Listing Rules, and considers them to be independent.

董事會成員與本公司其他董事會成員並無其他 關係。

企業管治守則的守則條文第C.2.1條列明,主席 與行政總裁的角色應有區分,並不應由一人同 時兼任。主席胡一平先生負責本集團的整體投 資戰略管理及業務開發。執行董事兼總裁唐俊 杰先生負責本集團日常業務及管理。職責區分 有助加強彼等獨立處事,並確保權力及職權間 取得平衡。

各執行董事已分別於2021年6月21日及2023年 4月14日與本公司訂立服務合約,且各非執行 董事及獨立非執行董事已各自訂立委任函。

截至2024年12月31日止年度,向董事應付的薪 酬總額(包括袍金、薪金、退休金計劃供款、以 股份為基礎的薪酬開支、酌情花紅、住房及其 他津貼以及其他實物福利)約為人民幣3.6百萬 元。

董事及高級管理層薪酬乃經參考可資比較公司 所支付的薪金、董事需付出的時間及職責以及 本集團的業績予以釐定。

截至2024年12月31日止年度,本公司共有三名 獨立非執行董事,符合上市規則所規定獨立非 執行董事人數須佔董事會成員人數至少三分之 一且不得少於三人。

根據上市規則第3.13條,本公司已收到來自各 獨立非執行董事對其獨立性的書面年度確認, 且認為彼等均為獨立。

The Directors have access to the services of the company secretary to ensure that the Board procedures are followed. The company secretary of the Company is Ms. Lin Sio Ngo. The primary personnel at the Company with whom Ms. Lin Sio Ngo, a manager of SWCS Corporate Services Group (Hong Kong) Limited (a company secretarial service provider), has been contacting in respect of company secretarial matters is Ms. Zheng Peng, the executive director and chief financial officer of the Company.

During the year ended 31 December 2024, Ms. Lin has undertaken no less than 15 hours of relevant professional training in compliance with Rule 3.29 of the Listing Rules.

On the first occasion of each Director's appointment, the Company has arranged a comprehensive induction to ensure that he/she has a proper understanding of the Company's operations and business and is fully aware of the director's responsibilities under the Listing Rules and other relevant statutory requirements. The Company will arrange suitable training for all Directors in order to develop and refresh their knowledge and skills as part of their continuous professional development.

According to the training records provided by the Directors, the summary of training received for the year ended 31 December 2024 is as follows:

董事可獲公司秘書提供服務,以確保董事會程 序得到遵守。本公司公司秘書為練少娥女士。 練少娥女士(方圓企業服務集團(香港)有限公 司(一間公司秘書服務供應商)的經理)就公司 秘書事務一直與本公司進行聯絡的主要人員為 本公司執行董事及首席財務官鄭鵬女士。

截至2024年12月31日止年度,練女士已進行不 少於15小時的相關專業培訓,符合上市規則第 3.29條的規定。

各董事於首次獲委任時,本公司已安排全面入 職培訓,確保其對本公司的運營及業務有適當 的了解,且充分知悉董事於上市規則及其他相 關法定要求項下的責任。本公司將為全體董事 安排合適培訓,以發展及更新其知識與技能, 作為其持續專業發展的一部分。

根據董事提供的培訓紀錄,於截至2024年12月 31日止年度接受的培訓概要如下:

| Name of Directors | 董事姓名 | Training ^{Note} 培訓 ^{附註} |
|---------------------------|-------|--|
| Mr. Hu Yiping | 胡一平先生 | |
| Mr. Tang Junjie | 唐俊杰先生 | |
| Ms. Zheng Peng | 鄭鵬女士 | |
| Dr. Wong Wing Kuen Albert | 王永權博士 | |
| Mr. Rui Meng | 芮萌先生 | |
| Mr. Yang Xi | 楊熙先生 | \checkmark |

Note:

附註:

Attendance of trainings on the Listing Rules, internal control compliance, ESG and reading of materials on the Listing Rules, anti-corruption and other related issues.

出席有關上市規則、內控合規、ESG培訓及閱讀上市規則、 反貪污及其他相關議題的材料。 Code provision C.5.1 of the CG Code requires that board meetings should be held at least four times a year at approximately quarterly intervals with active participation of the majority of the Directors, either in person or through electronic means of communications.

The Directors expects to convene at least four regular Board meetings in each financial year at approximately quarterly intervals in accordance with code provision C.5.1 of the CG Code.

For the year ended 31 December 2024, 4 Board meetings and 1 general meeting were held by the Company. The table below sets out the details of Board meetings attendance of each Director during the year ended 31 December 2024.

企業管治守則守則條文第C.5.1條規定,董事會 每年應至少舉行四次定期會議,大約每季一 次,並由大部分董事親身或透過電子通訊方式 積極參與。

董事預期根據企業管治守則守則條文第C.5.1 條,董事會於每個財政年度至少應舉行四次定 期會議,大約每季一次。

截至2024年12月31日止年度,本公司已召開4 次董事會會議及1次股東大會。下表載列於截 至2024年12月31日止年度各董事出席董事會會 議的詳情。

| | | Attended/Eligible to attend Board meetings 出席/應出席 董事會會議次數 | Attended/Eligible to attend general meeting 出席/應出席 股東大會次數 |
|-------------------------------------|---------|---|---|
| Executive Directors | 執行董事 | | |
| Mr. Hu Yiping | 胡一平先生 | 4/4 | 1/1 |
| Mr. Tang Junjie | 唐俊杰先生 | 4/4 | 1/1 |
| Ms. Zheng Peng | 鄭鵬女士 | 4/4 | 1/1 |
| Independent Non-executive Directors | 獨立非執行董事 | | |
| Dr. Wong Wing Kuen Albert | 王永權博士 | 4/4 | 1/1 |
| Mr. Rui Meng | 芮萌先生 | 4/4 | 1/1 |
| Mr. Yang Xi | 楊熙先生 | 4/4 | 1/1 |

CORPORATE GOVERNANCE FUNCTIONS

The Board is responsible for performing the functions set out in the code provision A.2.1 of the CG Code. The Board reviewed the Company's corporate governance policies and practices, training and continuous professional development of Directors and senior management, the Company's policies and practices on compliance with legal and regulatory requirements, the compliance of the Model Code and written employee guidelines, and the Company's compliance with the Code and disclosure in this Corporate Governance Report.

MECHANISMS FOR THE BOARD TO OBTAIN INDEPENDENT VIEWS AND OPINIONS

The Company recognises the importance of Board independence to good corporate governance. The current composition of the Board comprises one-third independent non-executive Directors. The majority of the members of the Audit Committee, the Nomination Committee and the Remuneration Committee are independent non-executive Directors. Both the Audit Committee and the Remuneration Committee are chaired by independent non-executive Directors. The remuneration of the independent non-executive Directors is reviewed regularly to maintain competitive and commensurate with their responsibilities and workload.

A Director shall declare his/her interest, direct or indirect, if any, in a motion or transaction to be considered by the Board at a Board meeting and abstain from voting, if applicable. All Directors, including the independent non-executive Directors, are entitled to seek external independent professional advice if they consider it necessary. The independent non-executive Directors have consistently demonstrated a strong commitment and ability to devote sufficient time to the discharge of their board responsibilities.

The Company has obtained from each of the independent nonexecutive Directors a confirmation of their independence from the Company pursuant to Rule 3.13 of the Listing Rules. The Company considers that all the independent non-executive Directors are independent.

The Board has reviewed the implementation and effectiveness of such mechanisms during the Year and is of the view that such mechanisms are sufficiently effective in ensuring that the Board is provided with independent views and opinions.

企業管治職能

董事會負責履行企業管治守則之守則條文第 A.2.1條所載之職能。董事會已檢討本公司之企 業管治政策及慣例、董事及高級管理層之培訓 及持續專業發展、本公司在遵守法律法規規 定、遵守標準守則及書面員工指引以及遵守守 則方面之政策及慣例及於本企業管治報告中作 出的披露。

董事會獲得獨立觀點和意見的機制

本公司深明董事會獨立性對良好的企業管治至 關重要。董事會當前的構成為包括三分之一的 獨立非執行董事。審計委員會、提名委員會及 薪酬委員會的大多數成員為獨立非執行董事。 審計委員會及薪酬委員會均由獨立非執行董事 擔任主席。獨立非執行董事的薪酬會定期進行 檢討,以維持競爭力並與其責及工作量相稱。

董事須宣佈其在董事會將於董事會會議上考慮 的議案或交易中的直接或間接利益(如有),並 放棄投票(倘適用)。全董事(包括立非執行董 事)均可在其認為必要時尋求外部獨立專業意 見。獨立非執行董事一貫表現出堅定的承諾及 能力,投入足夠時間履行其董事會責。

本公司已取得各獨立非執行董事根據上市規則 第3.13條就彼等獨立於本公司出具的確認書。 本公司認為全體獨立非執行董事均屬獨立。

董事會已於年內檢討該機制的實施及有效性, 並認為有關機制足以有效確保董事會獲得獨立 觀點和意見。

BOARD COMMITTEES

The Company has three principal Board committees, namely the Audit Committee, the Nomination Committee and the Remuneration Committee. Each of the Board committees operates under its terms of reference. The terms of reference of the Board committees are available on the website of the Company and that of the Stock Exchange.

The Board committees are provided with sufficient resources to discharge their duties and, upon reasonable request, are able to seek independent professional advice in appropriate circumstances, at the Company's expense.

AUDIT COMMITTEE

The Company has established the Audit Committee with written terms of reference in compliance with Rule 3.21 of the Listing Rules and the CG Code. The Audit Committee consists of three members, 3 independent non-executive Directors, namely Mr. Rui Meng, Dr. Wong Wing Kuen Albert and Mr. Yang Xi. Mr. Rui Meng has been appointed as the chairman of the Audit Committee, and Mr. Rui Meng has the appropriate professional qualifications or related financial management expertise as required under Rule 3.10(2) of the Listing Rules.

The primary duties of the Audit Committee include, but are not limited to (i) assisting the Board by providing an independent opinion on the effectiveness of financial reporting process, internal controls and risk management system of the Group; (ii) overseeing the audit procedures and performing other duties and responsibilities designated by the Board.

董事委員會

本公司設有三個主要董事委員會,即審核委員 會、提名委員會及薪酬委員會。各個董事委員 會均按其職權範圍運作。董事委員會之職權範 圍於本公司及聯交所網站可供查閱。

董事委員會獲提供履行職責的充足資源,並在 適當情況下(在提出合理要求後)可徵詢獨立專 業意見,費用由本公司承擔。

審核委員會

本公司根據上市規則第3.21條及企業管治守則 成立審核委員會並訂明其書面職權範圍。審核 委員會包括三名成員,即3位獨立非執行董事 芮萌先生、王永權博士及楊熙先生。芮萌先生 獲委任為審核委員會主席,芮萌先生具有上市 規則第3.10(2)條所要求的適當專業資格或相關 財務管理專長。

審核委員會的主要職責包括(但不限於):(i)協助董事會,就本集團的財務申報程序、內部控制及風險管理系統的有效性提供獨立意見;(ii) 監督審計程序並履行董事會指派的其他職責及責任。

For the year ended 31 December 2024, 2 meetings of the Audit Committee was held and the attendance record of the Audit Committee members is set out in the table below: 截至2024年12月31日止年度,審核委員會曾舉 行2次會議及審核委員會成員的出席記錄載於 下表:

Attended/Eligible to attend

| | | 出席/應出席會議次數 |
|---------------------------|-------|------------|
| Directors | 董事 | |
| Dr. Wong Wing Kuen Albert | 王永權博士 | 2/2 |
| Mr. Rui Meng | 芮萌先生 | 2/2 |
| Mr. Yang Xi | 楊熙先生 | 2/2 |

During the year ended 31 December 2024, the Audit Committee reviewed the financial reporting system, compliance procedures, internal control (including the adequacy of resources, staff qualifications and experience, training programs and budget of the Company's accounting and financial reporting functions) and risk management systems, effectiveness of the Company's internal audit function and processes and the reappointment of the external auditor. The Board had not deviated from any recommendation given by the Audit Committee on the selection, appointment, resignation or dismissal of external auditor.

The Audit Committee also reviewed the annual results of the Company and its subsidiaries for the year ended 31 December 2024.

NOMINATION COMMITTEE

Pursuant to paragraph B.3 of the CG Code as set out in Appendix C1 of the Listing Rules, the Group has established a Nomination Committee with written terms of reference. The Nomination Committee consists of three members, namely Mr. Hu Yiping, Dr. Wong Wing Kuen Albert and Mr. Rui Meng. Mr. Hu Yiping has been appointed as the chairman of the Nomination Committee.

The primary duties of the Nomination Committee include, but are not limited to, (i) reviewing the structure, size and composition of the Board; (ii) assessing the independence of the independent nonexecutive Directors; and (iii) making recommendations to the Board on relevant matters relating to the appointment of the Directors. 截至2024年12月31日止年度,審核委員會已檢 討財務報告系統、合規程序、內部監控(包括資 源的充足性、員工資格及經驗、本公司會計及 財務報告部門的培訓計劃及預算)、風險管理 系統、本公司內部審核職能的有效性及流程以 及重新委任外部核數師。董事會並未偏離審核 委員會就外部核數師的甄選、委任、辭職或解 僱所提出的任何建議。

審核委員會亦審閱本公司及其附屬公司截至 2024年12月31日止年度業績。

提名委員會

遵照《上市規則》附錄C1所載《企業管治守則》 第B.3段,本集團已成立提名委員會並制定書面 職權範圍。提名委員會由三名成員組成,分別 為胡一平先生、王永權博士及芮萌先生。胡一 平先生已獲委任為提名委員會主席。

提名委員會的主要職責包括,但不限於:(i)審 閱董事會的架構、規模和組成:(ii)評估獨立非 執行董事的獨立性;及(iii)就委任董事相關事宜 向董事會提出推薦建議。 For the year ended 31 December 2024, 1 meeting of the Nomination Committee were held and the attendance record of the Nomination Committee members is set out in the table below: 截至2024年12月31日止年度,提名委員會曾舉 行1次會議及提名委員會成員的出席記錄載於 下表:

Attended/Eligible to attend 出席/應出席會議次數

| Directors | 董事 | |
|---------------------------|-------|-----|
| Mr. Hu Yiping | 胡一平先生 | 1/1 |
| Dr. Wong Wing Kuen Albert | 王永權博士 | 1/1 |
| Mr. Rui Meng | 芮萌先生 | 1/1 |

During the year ended 31 December 2024, the Nomination Committee has reviewed the nomination policy and the Board Diversity Policy; assessed the independence of independent non-executive Directors; and made recommendation to the Board in relation to the re-election of retiring Directors at the annual general meeting.

The Nomination Committee has conducted an annual assessment of the independence of each independent non-executive Director and made recommendations to the Board on the appointment of Directors and senior management of the Company during the year ended 31 December 2024.

REMUNERATION COMMITTEE

Pursuant to Rule 3.25 of the Listing Rules and paragraph E.1 of the CG Code as set out in Appendix C1 of the Listing Rules, the Group has established a Remuneration Committee with written terms of reference. The Remuneration Committee consists of three members, namely Dr. Wong Wing Kuen Albert, Mr. Tang Junjie and Mr. Rui Meng. Dr. Wong Wing Kuen Albert has been appointed as the chairman of the Remuneration Committee.

截至2024年12月31日止年度,提名委員會已檢 討提名政策及董事會多元化政策;評估獨立非 執行董事的獨立性;及就於股東周年大會上重 選退任董事向董事會提出建議。

提名委員會已就各獨立非執行董事的獨立性進 行年度評估,並就截至2024年12月31日止年度 本公司董事及高級管理層的委任向董事會提供 建議。

薪酬委員會

遵照《上市規則》第3.25條及《上市規則》附錄 C1所載《企業管治守則》第E.1段,本集團已成 立薪酬委員會並制定書面職權範圍。薪酬委員 會由三名成員組成,分別為王永權博士、唐俊 杰先生及芮萌先生。王永權博士已獲委任為薪 酬委員會主席。

The primary duties of the Remuneration Committee include, but are not limited to (i) making recommendations to the Board on the policy and structure of remuneration for directors and senior management and on the establishment of a formal and transparent process for developing such remuneration policy; (ii) determining the specific terms of the remuneration packages for all directors and senior management; (iii) reviewing and approving performance-based remuneration with reference to the corporate goals and objectives resolved by the Board from time to time; and (iv) reviewing and approving matters relating to share schemes under Chapter 17 of the Listing Rules.

For the year ended 31 December 2024, 1 meeting of the Remuneration Committee was held and the attendance record of the Remuneration Committee members is set out in the table below:

薪酬委員會的主要職責包括,但不限於:(i)就 董事及高級管理層薪酬的政策和架構以及就制 定有關薪酬政策而設立正式和透明的程序向董 事會提出推薦建議:(ii)釐定所有董事及高級管 理層的薪酬方案具體條款:(iii)參考董事會不時 議決的企業目標及宗旨而審閱及批准績效薪酬; 及(iv)審閱及批准上市規則第17章項下之股份計 劃相關事宜。

截至2024年12月31日止年度,薪酬委員會曾舉 行1次會議及薪酬委員會成員的出席記錄載於 下表:

| | | Attended/Eligible to attend 出席/應出席會議次數 |
|---------------------------|-------|---|
| Directors | 董事 | |
| Dr. Wong Wing Kuen Albert | 王永權博士 | 1/1 |
| Mr. Rui Meng | 芮萌先生 | 1/1 |
| Mr. Tang Junjie | 唐俊杰先生 | 1/1 |

During the year ended 31 December 2024, the Remuneration Committee discussed and reviewed the service agreements, appointment letters and remuneration policy for Directors and senior management of the Company, and made recommendations to the Board on the service agreement, appointment letter and remuneration packages of individual executive Directors and senior management. 截至2024年12月31日止年度,薪酬委員會已討 論及檢討本公司董事及高級管理層的服務協 議、委任函及薪酬政策,並已就個別執行董事 及高級管理層的服務協議、委任函及薪酬待遇 向董事會提出建議。

MODEL CODE FOR SECURITIES TRANSACTIONS 董事進行證券交易的標準守則 BY DIRECTORS

The Company has adopted the Model Code as its code of conduct regarding Directors' securities transactions. The provisions under the Listing Rules in relation to compliance with the Model Code by the Directors regarding securities transactions have been applicable to the Company since the Listing Date. All Directors have confirmed, following specific enquiry by the Company, that they have complied with the Model Code throughout the period ended 31 December 2024.

NOMINATION POLICY

The Company has adopted a nomination policy (the "Nomination Policy") which sets out the selection criteria and procedures to nominate board candidates.

The Nomination Policy aims to nominate suitable candidates to the Board. Pursuant to the Nomination Policy, the Nomination Committee shall identify suitable board candidates and make recommendation to the Board, after assessing a number of factors of a candidate, including, but not limited to, reputation for integrity, accomplishment and experience, commitment in respect of available time and relevant interests, independence of proposed independent non-executive Directors and diversity in all aspects. The Board shall have the final decision in relation to its nomination of any candidates to stand for election at a general meeting.

The Nomination Committee will review the Nomination Policy, as appropriate, and recommend revision to the Board for consideration and approval.

DIVIDEND POLICY

The Company has adopted a dividend policy ("**Dividend Policy**"), pursuant to which the Company may declare and distribute dividends to the Shareholders, provided that the declaration and distribution of dividends is not in excess of the amount recommended by the Board.

本公司已採納標準守則,作為有關董事進行證券交易的行為守則。上市規則有關董事遵守進 行證券交易的行為守則的條文自上市日期起適 用於本公司。經本公司作出具體查詢後,全體 董事確認,截至2024年12月31日止整個期間, 彼等已遵守標準守則。

提名政策

本公司已採納提名政策(「**提名政策**」),其中載 有獲提名董事會候選人的甄選標準及提名程序。

提名政策旨在提名合適人選予董事會。根據提 名政策,提名委員會將物色適合的董事會候選 人,並經評估候選人的多項因素後向董事會提 出推薦意見,包括但不限於,誠信聲譽、成就 及經驗、能夠付出的時間及對相關事務的關 注、建議獨立非執行董事的獨立性及各方面的 多元化。董事會就提名任何候選人於股東大會 參選擁有最終決定權。

提名委員會將於有需要時檢討提名政策,並向 董事會提出建議修訂以供考慮及批准。

股息政策

本公司已採納股息政策(「**股息政策**」),據此, 本公司可向股東宣派及派發股息,惟宣派及派 發的股息不可超過董事會建議的數額。

The recommendation of the payment of any dividend is subject to the discretion of the Board, and any declaration of final dividend will be subject to the approval of the Shareholders. In proposing any dividend payout, the Board shall also take into account, among other things, the Group's financial results, Shareholders' interests; general business conditions and strategies, financial condition, capital requirements, taxation considerations, contractual, statutory and regulatory restriction (if any), and any other conditions the Directors may deem relevant at such time. Any payment of the dividend by the Company is also subject to any restrictions under the Companies Law of the Cayman Islands and the Articles of Association.

The Dividend Policy will be reviewed from time to time and there is no assurance that a dividend will be proposed or declared in any specific periods.

BOARD DIVERSITY POLICY

The Company has adopted the Board Diversity Policy which sets out the approach to achieve diversity of the Board. The Company recognises the benefits of having a diversified Board and sees increasing diversity at the Board level as an essential element in supporting the attainment of the Group's strategic objectives and sustainable development. The Group seeks to achieve diversity of the Board through the consideration of a number of factors, including but not limited to professional experience, skills, knowledge, education background, gender, age and ethnicity. In addition, members of the Board has a balanced mix of experience including overall management, brand enhancement, business development, legal, financial, audit and accounting experience. The ages of the Directors range from 44 to 73 years old and their educational backgrounds range from civil engineering, corporate management, public administration, accounting, agricultural economics and management, international economics to iournalism and communication studies.

The Company has adopted the Board Diversity Policy with the aim of achieving an appropriate level of diversity among Board members according to the circumstances of the Group from time to time. In summary, the Board Diversity Policy sets out that when considering the nomination and appointment of a Director, with the assistance of the Nomination Committee, the Board would consider a range of diversity of perspectives, including but not limited to the professional experience, skills, knowledge, education background, gender, age and ethnicity, in order to better serve the needs and development of the Company. All Board appointments will be based on merits and candidates will be considered against objective criteria, having due regard to the benefits of diversity to the Board. 支付任何股息的建議視乎董事會酌情決定,且 宣派末期股息須待股東批准後方可作實。於提 議派發任何股息時,董事會亦須考慮(其中包 括)本集團的財務業績、股東權益;整體業務狀 況及策略、財務狀況、資金需求、税務考慮因 素、合約、法定及規管限制(如有)及董事認為 當時相關的任何其他條件。本公司支付任何股 息亦須受開曼群島公司法及組織章程細則的任 何限制所規限。

本公司將不時檢討股息政策,且概不保證於任 何特定期間擬派或宣派股息。

董事會多元化政策

本公司已採納董事會多元化政策,其中載列實 現董事會多元化的方法。本公司深知董事會多 元化帶來的益處並視董事會層面日益多元化為 支持本集團達到戰略目標及維持可持續發展的 關鍵元素。本集團尋求通過考慮多種因素來 現董事會多元化,包括但不限於專業經驗、 說 載、教育背景、性別、年齡及種族。 此 外,董事組合具備均衡的經驗,包括全面管 理、品牌提升、業務發展、法律、財務、略 計經驗。董事的年齡範圍為44至73歲, 教 育背景涵蓋土木工程、企業管理、公共管理、 會計學、農業經濟與管理、國際經濟到新聞學 和傳播學等多個領域。

本公司已採納董事會多元化政策,根據本集團 不時的情況,致力達致董事會成員適當的多元 化水平。概括而言,董事會多元化政策載列, 在提名委員會的協助下,於考慮提名及委任董 事時,董事會將會考慮多個方面,包括但不限 於專業經驗、技能、知識、教育背景、性別、 年齡及種族,以更好地切合本公司需要及發 展。董事會所有委任均以用人唯才為基準,並 在考慮人選時考慮客觀標準及對董事會多元化 的裨益。 The Board currently has one female Director and as such has achieved gender diversity in respect of the Board. We will strive to enhance female representation and achieve an appropriate balance of gender diversity with reference to the stakeholders' expectation and international and local recommended best practices. We will also ensure that there is gender diversity when recruiting staff at mid to senior level and we are committed to provide career development opportunities for female staff so that we will have a pipeline of female senior management and potential successors to our Board in near future.

The Company plans to offer all-rounded trainings to female employees whom we consider to have the suitable experience, skills and knowledge of our operation and business, including but not limited to, business operation, management, accounting and finance, legal and compliance and research and development. The Nomination Committee will review the Board Diversity Policy from time to time to ensure its continued effectiveness.

REMUNERATION PAYABLE TO MEMBERS OF SENIOR MANAGEMENT

Pursuant to the then applicable code provision B.1.5 of the Corporate Governance Code, the annual remuneration of members of the senior management (other than Directors) by band for the year ended 31 December 2024 is set out below:

董事會目前擁有一名女性董事,故就董事會而 言已達致性別多樣化。我們將參考利益相關者 的期望以及國際及本地的最佳實踐建議,致力 提升女性比例並實現性別多元化的適當平衡。 我們亦將確保於中高級員工招聘中促進性別多 元化,並致力為女性員工提供職業發展機會, 從而於不久將來提供女性高級管理層渠道並擁 有董事會潛在繼任者。

本公司計劃為我們認為具備我們營運及業務所 需經驗、技能和知識的女性員工提供全面的培 訓,包括但不限於業務營運、管理、會計及財 務、法律及合規以及研發。提名委員會將不時 檢討董事會多元化政策,以確保其持續效力。

應付高級管理層成員薪酬

根據當時適用的企業管治守則第B.1.5條守則條 文,截至2024年12月31日止年度,高級管理層 成員(董事除外)之年薪按組別載列如下:

| Salary | iry 薪資 | |
|--------------------------------|-------------------------|---|
| Nil to HK\$1,000,000 | 零至1,000,000港元 | 2 |
| HK\$1,000,001 to HK\$1,500,000 | 1,000,001港元至1,500,000港元 | 1 |

EXTERNAL AUDITOR

The Company appointed Zhonghui Anda CPA Limited as the external auditor for the year ended 31 December 2024.

Details of the fees paid/payable in respect of the audit and non-audit services provided by Zhonghui Anda CPA Limited for the year ended 31 December 2024 are set out in the table below:

外部核數師

截至2024年12月31日止年度,本公司委任中匯 安達會計師事務所有限公司擔任外部核數師。

下表載列截至2024年12月31日止年度就中匯安 達會計師事務所有限公司提供的審計及非審計 服務已付/應付費用詳情:

> Services rendered 所提供的服務 (RMB'000) (人民幣千元)

Annual audit of the financial statements of the 對本集團財務報表的年度審計 Group

2,537

ACCOUNTABILITY AND AUDIT

The Directors are responsible for overseeing the preparation of the financial statements which give a true and fair view of the state of affairs of the Group and of the results and cash flow during the Reporting Period. A statement from the auditor about its reporting responsibilities on the financial statements is set out on pages 107 to 175 of this annual report. In preparing the financial statements for the year ended 31 December 2024, the Directors have selected suitable accounting policies and applied them consistently, made judgments and estimates that are prudent, fair and reasonable and prepared the financial statements on a going concern basis.

問責及審計

董事負責監督財務報表的編製工作,以真實公 平地反映本集團的事務狀況以及報告期的業績 及現金流量。核數師就其對財務報表的申報責 任的聲明載於本年報第107至175頁。於編製截 至2024年12月31日止年度的財務報表時,董事 已選擇合適的會計政策並貫徹應用,作出審 慎、公平及合理的判斷及估計,並按持續基準 編製財務報表。

INTERNAL CONTROLS AND RISK MANAGEMENT

Risk Management and Internal Control System

During the reporting year, the Group has complied with Code D.2 of the CG Code through the establishment of an appropriate and effective risk management and internal control system. Management is responsible for the design, implementation and monitoring of such system and the Board continuously monitors the performance of management in discharging its responsibilities and has engaged an external independent internal control consultant to review the Group's risk management and internal control system for the year. The review procedures performed by the independent internal control consultant include reviewing the existing risk management and internal control system, assessing the adequacy of material internal controls for the Group, and reporting key risk information and internal control findings to the Board and management, and the management has reported the internal control findings and risk assessment results identified by the independent internal control consultant to the Board and has implemented an action plan and will provide the Board with regular updates on the remediation progress. The risk management and internal control systems are designed to manage, rather than eliminate business risk; to help safeguard the Group's assets against fraud and other irregularities; and to give reasonable, but not absolute, assurance against material financial misstatement or loss.

The Company acknowledges that it has certain internal control weaknesses for the year ended 31 December 2022, further details of which were announced by the Company on 11 October 2022. To prevent future non-compliances of a similar nature, the Company has implemented enhanced internal control measures, including the appointment of an independent internal control consultant. Further information on the Group's latest Risk Management Process, Risk Management System and Internal Control System are set out below.

內部監控及風險管理

風險管理及內部監控系統

於本報告年度,本集團已透過建立合適及有效 的風險管理及內部監控系統遵守企業管治守則 第D.2條。管理層負責設計、實施及監管有關系 統,而董事會持續監控管理層履行其職責,以 及委聘外部獨立內控顧問對集團本年度的風險 管理及內部監控系統進行審閱。獨立內控顧問 進行的審閱程序包括檢討現有的風險管理及內 部監控系統,評估重大內部監控措施對本集團 而言是否充分足夠,並向董事會及管理層報告 關鍵風險資料及內控發現,管理層已向董事會 報告獨立內控顧問識別的內部監控發現及風險 評估結果,並已落實行動計劃以及將定期向董 事會提供補救的後續發展情況。風險管理及內 部控制系統旨在管理而非消除業務風險;有助 於保障本集團資產免受欺詐及其他違規行為的 侵害;並合理但非絕對地保證不會出現重大財 務錯報或損失。

本公司承認,於截至2022年12月31日止年度, 其內部監控存在某些薄弱環節,本公司已於 2022年10月11日公佈進一步詳情。為防止日後 出現類似性質的違規行為,本公司已實施經強 化內部監控措施,包括委任一名獨立內部監控 顧問。有關本集團最新的風險管理流程、風險 管理系統及內部監控系統的進一步詳情載於下 文。

Risk Management Process

The Company has developed a risk management process to identify, evaluate and manage significant risks and to resolve material internal control defects (if any). Senior management, through the Company's internal audit function, is responsible for the annual risk reporting process. Members of the internal audit function meet with various members of the senior management to review and assess risks and discuss solutions to address material internal control defects (if any), including any changes relevant to a given year. Risks are compiled, ratings are assigned and mitigation plans are documented. The risk assessment is reviewed by certain members of senior management and presented to the Audit Committee and the Board for their review.

Risks are evaluated by the Board and senior management based on (i) the severity of the impact of the risk on the Company's financial results; (ii) the probability that the risk will occur; and (iii) the velocity or speed at which a risk could occur.

Based on the risk evaluation, the Company will manage the risks as follows:

- **Risk elimination** senior management may identify and implement certain changes or controls that in effect eliminate the risk entirely.
- **Risk mitigation** senior management may implement a risk mitigation plan designed to reduce the likelihood, velocity or the severity of the risk to an acceptable level.
- **Risk retention** senior management may decide that the risk rating is low enough that the risk is acceptable for the Company and that no action is required. The risk would continue to be monitored as part of the risk management program to ensure the level of risk does not increase to an unacceptable level.

風險管理流程

本公司已制定風險管理流程以識別、評估及管 理重大風險,解決重大內部監控缺陷(如有)。 高級管理層負責透過本公司內部審核職能進行 年度風險申報。內部審核職能成員會與不同的 高級管理人員舉行會議,以審閱及評估風險, 並商討解決重大內部監控缺陷(如有)的解決方 案,包括作出與任何特定年度有關的改變。對 風險進行匯總,評級並制定減輕風險的計劃。 風險評估乃由高級管理層若干成員進行審閱, 然後提呈審核委員會及董事會以供審閱。

董事會及高級管理層根據(i)風險對本公司財務 業績影響的嚴重程度;(ii)風險發生的可能性; 及(iii)風險發生的速度對風險進行評估。

本公司將根據風險評估結果按以下方式管理風 險:

- 排除風險 高級管理層可確認並實施若
 干變動或控制,完全排除風險。
- 減低風險水平 高級管理層可實施風險
 緩解計劃,將風險可能性、速度或嚴重性
 降至可接受水平。
- **維持風險水平** 高級管理層可確定基於 風險評級屬低,對本公司屬可接受,毋須 採取措施。作為風險管理計劃的一部分, 將繼續監督風險,確保風險水平不會上升 至不可接受的水平。

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Reviewing the Effectiveness of Risk Management and Internal Control System

The Board takes the lead to evaluate the risk management and internal control systems of the Group by reviewing the major operations of the Group on a rotational basis every year with review period covering the full financial year. During the reporting year, the Board has conducted a review of the Group's risk management and internal control system, including but not limited to (i) changes in the nature and extent of significant risks and the Company's ability to respond to changes in its business and external environment, (ii) the scope and quality of management's continuing oversight of the risk and internal control system, (iii) communication of oversight results with the Board and the Audit Committee to assess the scope and frequency of the effectiveness of the Company's control and risk management, (iv) significant control deficiencies or weaknesses identified, and (v) the effectiveness of the Company's financial reporting process and compliance with the Listing Rules, and (vi) review of the risk management and internal control reviews conducted by the independent internal control consultant during the year.

The Board acknowledges that it is responsible for the oversight of the Company's risk management and internal control systems and reviewing their effectiveness. Such systems are designed to manage rather than eliminate risk of failure to achieve business objectives, and can only provide reasonable and not absolute assurance against material misstatement or loss.

The Board, through the Audit Committee, is responsible for reviewing and assessing the major risks facing the Company and reviewing, approving and monitoring the Company's approach to addressing such risks annually.

Based on the above review, the Board is of the opinion that throughout the year ended 31 December 2024, the Group's risk management and internal control system has effective and adequate and no material issues have been identified that may have an impact on the financial controls, operational controls, compliance controls and risk management functions of the Group.

In addition, the Board also considers that the resources, staff qualifications and experience, training courses and budget of the Company's accounting, compliance, legal and financial reporting functions were adequate and effective during the reporting year.

檢討風險管理及內部監控系統的有效 性

董事會確認負責監管本公司風險管理及內部監 控系統,並評估該等系統的成效。該等系統旨 在管理未能達致經營目標的風險,而非排除該 風險,僅可為避免重大錯誤陳述或損失提供合 理而非絕對保證。

董事會負責透過審核委員會審閱及評估本公司 面臨的主要風險,並每年審批及監察本公司處 理該等風險的方法。

根據以上的檢討,董事會認為,於截至2024年 12月31日止整個年度內,本集團的風險管理及 內部監控系統有效及足夠,亦無發現任何可能 對集團財務監控、運作監控、合規監控以及風 險管理功能可能構成影響的重要事項。

此外,董事會亦認為,本公司於本報告年度內 在會計、合規、法律及財務申報職能方面的資 源、員工資歷及經驗、培訓課程及預算足夠且 有效。

Under its terms of reference, the Audit Committee is responsible for reviewing and monitoring the risk management and internal control systems of the Company. The Audit Committee oversees the risk management process and reviews the effectiveness of the risk management and internal control systems by conducting the following procedures:

- Reviewing the Company's risk management program and policy.
- Reviewing with senior management at least annually reports demonstrating compliance with the risk management policy.
- Discussing with senior management at least annually the Company's major risk exposures and the steps senior management has taken or should take to assess and treat such exposures.
- Reviewing the ongoing effectiveness of the Company's risk management practices.

The Company's senior management is responsible for administering the Company's risk management program and is accountable for ensuring that the Company's business operations are conducted in compliance with our risk management policy, taking into consideration changes in the business environment and the Company's risk tolerance.

Responsibilities of the Company's senior management include:

- Designing and implementing a Company-wide risk management policy.
- Reviewing and updating the risk management policy on a timely basis, ensuring it remains relevant and adequate, taking into account changes in the environment, industry and the Company's operations and risk profile and, where necessary, recommending changes to the risk management policy for the Audit Committee to review.
- Ensuring that the Company's risk management program is aligned and integrated with the annual strategic and business planning process and vice versa.
- Designing and establishing a risk management methodology which provides the appropriate tools to identify, evaluate, and manage business exposures.

審核委員會負責根據其職權範圍審閱及監管本 公司的風險管理及內部監控系統。審核委員會 通過下列程序監管風險管理流程和審閱風險管 理及內部監控系統的成效:

- 審閱本公司風險管理計劃及政策。
- 至少每年與高級管理層審閱有關風險管理 政策合規情況的報告。
- 至少每年與高級管理層討論本公司主要風 險以及高級管理層就評估和處理該等風險 已採取或須採取的措施。
- 審閱本公司風險管理工作的持續成效。

本公司高級管理層負責管理本公司的風險管理 計劃,亦負責因應營商環境變化及本公司風險 承受能力,確保本公司業務營運符合風險管理 政策。

本公司高級管理層的職責包括:

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- 制定及實施公司風險管理政策。
- 因應環境、行業、本公司營運及風險狀況
 變化,及時審閲並更新風險管理政策,確
 保已採取相關且充分的政策,並在有需要
 時提出有關風險管理政策的修訂意見,供
 審核委員會審閲。
 - 確保本公司風險管理計劃與年度策略及業 務規劃流程互相配合,反之亦然。
 - 制定及設立風險管理辦法,提供合適工具 識別、評估及管理業務風險。

- Establishing a Company-wide risk reporting process to ensure that the Company's senior management, the Audit Committee and the Board of Directors are apprised of all material risk issues and business exposures.
- Ensuring necessary management controls and oversight processes are in place to monitor compliance with the risk management policy and the risk management methodology.
- Approving and monitoring key risk positions and exposure trends, risk management strategies and risk management priorities.
- Reviewing and discussing the Company's overall risk profile, key and emerging risks and risk management activities through periodic risk discussions among senior management.
- Reviewing the key business strategies and initiatives to assess their impact on the Company's overall risk position.

INSIDE INFORMATION

With respect to procedures and internal controls for the handling and dissemination of inside information, the Company takes seriously of its obligations under the Part XIVA of the SFO and the Listing Rules. The Company has adopted a continuous disclosure compliance policy which sets out guidelines and procedures to the Directors and officers of the Group to ensure inside information of the Group is to be disseminated to the public in equal and timely manner. Briefing session is held regularly for officers to facilitate their understanding and compliance with the policy.

- 制定公司風險申報流程,確保本公司高級 管理層、審核委員會及董事會知悉所有重 大風險事宜及業務風險。
- 確保已實施必要的管理控制及監管程序以 監控風險管理政策和風險管理辦法的合規 情況。
- 審批及監控主要風險狀況與風險趨勢、風 險管理策略以及風險管理的重點工作。
- 定期與高級管理層開展風險討論,審閲及 討論本公司的整體風險狀況、主要及即將 發生的風險和風險管理活動。
- 審閱主要業務策略及措施,以評估對本公司整體風險狀況的影響。

內幕消息

在處理及發放內幕消息之程序及內部監控方面,本公司高度重視其於證券及期貨條例第 XIVA部及上市規則下之責任。本公司已採納持 續披露合規政策,政策載列對本集團董事及管 理人員之指引及程序,以確保本集團之內幕消 息公平、及時地公開。本集團定期為管理人員 舉行簡報會,協助彼等了解及遵守相關政策。

SHAREHOLDERS

Convening of Extraordinary General Meetings by Shareholders

The Company is incorporated in the Cayman Islands. The Board may whenever it thinks fit call extraordinary general meetings. Pursuant to the Articles of Association, general meetings shall also be convened on the written requisition to the Board or the secretary of the Company of any one or more members of the Company holding, at the date of deposit of the requisition, not less than one-tenth of the paid up capital of the Company carrying the right of voting at general meetings of the Company. Such meeting shall be held within two (2) months after the deposit of such requisition. If within 21 days of such deposit the Board fails to proceed to convene such meeting, the requisitionist(s) himself (themselves) may convene the general meeting in the same manner, and all reasonable expenses incurred by the requisitionist(s) as a result of the failure of the Board shall be reimbursed to the requisitionist(s) by the Company.

Putting forward proposals at general meetings

To safeguard Shareholder's interests and rights, separate resolutions are and will be proposed at general meetings on each substantial issue, including the election of individual Directors.

The procedures for Shareholder to propose a person for election as a Director is available on the Company's website (https://www.dexinfuwu.com).

Shareholders may lodge written notice to the company secretary of the Company at 40/F, Dah Sing Financial Centre, 248 Queen's Road East, Wanchai, Hong Kong, provided that the minimum length of the period, during which such written notice is given, shall be at least seven (7) days and that the lodgment of such notice shall commence no earlier than the day after the dispatch of the notice of the general meeting appointed for such election and end no later than seven (7) days prior to the date of such general meeting. The written notice will be verified with the company secretary of the Company and upon their confirmation that the request is proper and in order, they will ask the Nomination Committee and the Board to consider to include the resolution in the agenda for the general meeting proposing such person to be elected as a Director.

股東 股東召開股東特別大會

本公司於開曼群島註冊成立。董事會可於其認 為適當的情況下隨時召開股東特別大會。根據 組織章程細則,本公司任何一名或以上於提請 要求當日持有不少於本公司繳足股本(賦有權 利在本公司股東大會投票)十分之一的股東向 本公司董事會或秘書發出書面要求後亦可召開 股東大會。有關大會應於提請要求後兩(2)個月 內舉行。倘於提請要求後21日內董事會未有召 開大會,則提請要求的人士自身可按相同方式 召開股東大會,而本公司須向提請要求的人士 補償因董事會未有召開大會而自行召開大會所 產生的所有合理開支。

於股東大會上提呈建議

為保障股東權益及權利,本公司將就各重大事 宜(包括選舉個別董事)於股東大會提呈獨立決 議案。

股東提名人士參選董事的程序可於本公司網站 (https://www.dexinfuwu.com)查閱。

股東可將書面通知送交本公司的公司秘書(地 址為香港灣仔皇后大道東248號大新金融中心 40樓),惟遞交該書面通知的最短期限須至少 為七(7)天,且提交該通知的期限不應早於寄發 就有關選舉而召開有關股東大會通告日期翌日 開始,及不得遲於舉行有關股東大會日期前七 (7)天完結。書面通知將由本公司的公司秘書將 實,當確認請求乃屬妥當合規後,公司秘書將 請提名委員會及董事會考慮將決議案納入建議 該名人士參選董事的股東大會的議程中。 There are no provisions in the Articles of Association for the Shareholders to put forward proposals at general meetings. Shareholders who wish to put forward proposals may request the Company to convene an extraordinary general meeting in accordance with the procedures set out in the above paragraph.

PUTTING FORWARD ENQUIRIES TO THE BOARD

Enquiries about the Company may be put to the Board by contacting the Company or directly by raising the questions at an annual general meeting or extraordinary general meeting. The contact details of the Company are set out in the Company's website (www.dexinfuwu.com).

Shareholders may send their enquiries or requests as mentioned above to the following:

Address:

Room 488, Building 2, No. 2008–2010 Jinchang Road, Liangzhu Street, Hangzhou, Zhejiang Province, the PRC.

Principal place of business in Hong Kong: 40th Floor, Dah Sing Financial Centre, No. 248 Queen's Road East, Wanchai, Hong Kong

Telephone: +400–905–7060 (Customer Service Centre – Hangzhou, PRC) +86 0571–88173911 (Investor Relationship's Phone Number – Hangzhou, PRC)

E-mail address: ir@shengquanwuye.com

Shareholders may also direct their enquiries about their shareholdings to the Company's Hong Kong share registrar, Computershare Hong Kong Investor Services Limited, whose address is Shops 1712–1716, 17th Floor, Hopewell Centre, 183 Queen's Road East, Wanchai, Hong Kong.

組織章程細則並無供股東在股東大會上提呈建 議的條文。有意提呈建議的股東可按照上一段 所載程序要求本公司召開股東特別大會。

向董事會查詢

有關本公司的查詢可通過與本公司聯繫或直接 在股東周年大會或股東特別大會上提出質詢提 交給董事會。本公司的聯繫方式載於本公司網 站(https://www.dexinfuwu.com)。

股東可透過以下途徑發出上述查詢或請求:

地址: 浙江省杭州市良渚街道金昌路2008、2010號2 幢488室

香港主要營業地點: 香港灣仔皇后大道東248號大新金融中心40樓

電話號碼: +400-905-7060(客服中心 - 中國杭州) +86 0571-88173911 (投資者關係電話 - 中國杭州)

電郵地址: ir@shengquanwuye.com

股東亦可直接向本公司的香港證券登記處香港 中央證券登記有限公司(地址為香港灣仔皇后 大道東183號合和中心17樓1712-1716號鋪)查 詢股權。

COMMUNICATION WITH SHAREHOLDERS AND INVESTORS RELATIONS

The Company considers that effective communication with Shareholders is essential for enhancing investor relations and investor understanding of the Group's business performance and strategies. The Company endeavours to maintain an on-going dialogue with Shareholders and in particular, through annual general meetings and other general meetings. At the forthcoming annual general meeting, Directors (or their delegates as appropriate) will be available to meet Shareholders and answer their enquiries.

Shareholders and investors may access the Company's corporate communication documents through the website of the Company (https://www.dexinfuwu.com) and the website of the Stock Exchange. Shareholders may also make written representations or enquiries in writing to the Board if they have any concerns.

During the Reporting Period, the Board has reviewed the implementation of the Shareholders' Communication Policy and considered it appropriate and effective.

CONSTITUTIONAL DOCUMENTS

During the year ended 31 December 2024, there has not been no change in the Company's constitutional documents.

與股東溝通及投資者關係

本公司認為與股東有效溝通對加強投資者關係 及投資者對本集團業務表現與策略的了解至關 重要。本公司致力與股東保持溝通,尤其是透 過股東周年大會及其他股東大會。於應屆股東 周年大會上,董事(或其代表(如適用))將與股 東會面並回應股東查詢。

股 東 及 投 資 者 可 以 透 過 本 公 司 網 站 (https://www.dexinfuwu.com)及聯交所網站閲 覽本公司的公司通訊文件。股東亦可以書面形 式向董事會提出需要關注的書面意見或提出查 詢。

於報告期內,董事會已檢討股東通訊政策的實 施情況,並認為該政策適當及有效。

章程文件

截至2024年12月31日止年度,本公司的章程文件並無任何變動。



TO THE SHAREHOLDER OF DEXIN SERVICES GROUP LIMITED

(Incorporated in the Cayman Islands with limited liabilities)

QUALIFIED OPINION

We have audited the consolidated financial statements of Dexin Services Group Limited (the "**Company**") and its subsidiaries (collectively referred to as the "**Group**") set out on pages 107 to 175, which comprise the consolidated statement of financial position as at 31 December 2024, and the consolidated statement of profit or loss and other comprehensive income, consolidated statement of changes in equity and consolidated statement of cash flows for the year then ended, and notes to the consolidated financial statements, including material accounting policy information.

In our opinion, except for the possible effects of the matters described in the Basis for Qualified Opinion section of our report, the consolidated financial statements give a true and fair view of the consolidated financial position of the Group as at 31 December 2024, and of its consolidated financial performance and its consolidated cash flows for the year ended 31 December 2024 in accordance with Hong Kong Financial Reporting Standards ("**HKFRSs**") issued by the Hong Kong Institute of Certified Public Accountants (the "**HKICPA**") and have been properly prepared in compliance with the disclosure requirements of the Hong Kong Companies Ordinance.

BASIS FOR QUALIFIED OPINION

Trade and other receivables and deposit in relation to Dexin China Holding Company Limited and its subsidiaries, joint ventures and associates ("Dexin China")

Included in the trade and other receivable and prepayment is deposit paid to Dexin China of RMB250,000,000 as at 31 December 2024 and 2023. Due to the fact that, on 11 June 2024, Dexin China was ordered to be wound up by The High Court of Hong Kong Special Administrative Region, there is an uncertainty in the recoverability of the deposit. There are no other satisfactory audit procedures that we could adopt to determine whether any impairment should be made.

致德信服务集团有限公司全體股東

(於開曼群島註冊成立的有限公司)

保留意見

吾等已審核第107頁至175頁所載德信服务集团 有限公司(「**貴公司**」)及其附屬公司(統稱「**貴集** 團」)的綜合財務報表,包括於2024年12月31 日的綜合財務狀況表以及截至該日止年度的綜 合損益及其他全面收益表、綜合權益變動表及 綜合現金流量表,以及綜合財務報表附註(包 括重大會計政策資料)。

吾等認為,除本報告「保留意見的基礎」一節所 述事項可能產生之影響外,綜合財務報表已按 照香港會計師公會(「**香港會計師公會**」)頒佈的 香港財務報告準則(「**香港財務報告準則**」)真實 而中肯地反映 貴集團於2024年12月31日的綜 合財務狀況及截至2024年12月31日止年度的綜 合財務表現及其綜合現金流量,並已根據香港 公司條例的披露規定妥為編製。

保留意見的基準

與德信中國控股有限公司及其附屬 公司、合營企業及聯營公司(「德信 中國」)有關的貿易及其他應收款項及 按金

於2024年及2023年12月31日,貿易及其他應 收款項以及預付款項包括已付德信中國的按金 人民幣250,000,000元。由於德信中國於2024 年6月11日被香港特別行政區高等法院頒令清 盤,按金的可收回性存在不確定性。吾等亦無 法採納其他令人信納的審核程序,以釐定是否 計提任何減值撥備。

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In addition, included in the consolidated statement of financial position as at 31 December 2023 was trade receivable with gross carrying amount of approximately RMB14,465,000 and impairment loss of approximately RMB72,000 was recognised for the year ended 31 December 2023. During the year ended 31 December 2024, additional impairment loss of approximately RMB14,393,000 was recognised. Since we were unable to ascertain the recoverability of the gross trade receivable as at 31 December 2023 of approximately RMB14,465,000, we have been unable to obtain sufficient appropriate audit evidence to justify whether the relevant impairment loss on trade receivable of approximately RMB14,393,000 recognised in current year should be recognised in the prior year.

Any adjustments to these figures might have a consequential effect on the Group's financial performance for the years ended 31 December 2024 and 2023 and the Group's financial position as at 31 December 2024 and 2023.

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

KEY AUDIT MATTERS

Key audit matter is the matter that, in our professional judgment, was of most significance in our audit of the consolidated financial statements of the current period. This matter was addressed in the context of our audit of the consolidated financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on this matter. In addition to the matter described in the Basis for Qualified Opinion Section, we have determined the matters described below to be the Key audit matters to be communicated in our report. 此外,於2023年12月31日計入綜合財務狀況表 的貿易應收款項總賬面值約為人民幣 14,465,000元,截至2023年12月31日止年度 已確認減值虧損約人民幣72,000元。截至2024 年12月31日止年度,已確認額外減值虧損約人 民幣14,393,000元。由於吾等未能確定於2023 年12月31日約人民幣14,465,000元的貿易應收 款項總額的可收回性,吾等未能取得充足適當 的審計憑證,以證明於本年度確認的貿易應收 款項的相關減值虧損約人民幣14,393,000元是 否應於上一年度確認。

對該等數字的任何調整或會對 貴集團於截至 2024年及2023年12月31日止年度的財務表現 及 貴集團於2024年及2023年12月31日的財 務狀況產生後續影響。

吾等已根據香港會計師公會頒佈的香港審核準則(「**香港審核準則**」)進行審核。吾等於該等準則項下的責任於我們的報告核數師就審核綜合 財務報表須承擔的責任部份作進一步闡述。根 據香港會計師公會頒佈的專業會計師道德守則 (「**守則**」),吾等獨立於 貴集團,並已遵循守 則履行其他道德責任。吾等相信,吾等所獲得 的審核憑證能充足及適當地為吾等的保留意見 提供基礎。

關鍵審核事項

關鍵審核事項是根據吾等的專業判斷,認為對 本期綜合財務報表的審核最為重要的事項。該 事項在對綜合財務報表整體進行審核並形成意 見的背景下進行處理,而吾等不對該事項提供 單獨的意見。除保留意見的基準一節所述事宜 外,吾等釐定以下所述事宜為關鍵審核事項並 於我們報告中溝通。

Trade and other receivables

Refer to the Note 22 of the consolidated financial statements. The Group tested the impairment and estimation for expected credit loss allowance ("**ECL**") for trade and other receivables. This estimation is significant to our audit because the balance of trade receivables and other receivables of RMB430,135,000 and RMB99,574,000 respectively as at 31 December 2024 and impairment loss recognised for the year ended 31 December 2024 of RMB21,826,000 is material to the consolidated financial statements. In addition, the Group's estimation involves application of judgement and is based on assumptions and estimates.

Our audit procedures included, among others:

- Assessing the Group's relationship and transaction history with the customers;
- Evaluating the Group's impairment assessment and ECL assessment:
- Check the computation of ECL calculation;
- Assessing ageing of the debts;
- Assessing creditworthiness of the customers;
- Checking subsequent settlements from the customers; and
- Assessing the disclosure of the Group's exposure to credit risk in the consolidated financial statements.

We consider that the Group's estimation for expected credit loss allowance for trade and other receivables is supported by the available evidence.

貿易及其他應收款項

參閱綜合財務報表附註22。 貴集團已測試對 貿易及其他應收款項預期信貸虧損(「預期信貸 虧損」)撥備的減值及估計。該估計對吾等之審 核有重大影響,乃由於貿易應收款項及其他應 收款項於2024年12月31日的結餘分別為人民幣 430,135,000元及人民幣99,574,000元以及於 截至2024年12月31日止年度確認的減值虧損人 民幣21,826,000元對綜合財務報表而言屬重 大。此外,貴集團的估計涉及判斷的應用,而 判斷乃基於假設及估計。

吾等之審核程序包括(其中包括):

- 評估 貴集團與客戶的關係及交易歷史;
- 評價 貴集團的減值評估及預期信貸虧損 評估;
- 核查預期信貸虧損的計算方法;
- 評估債務賬齡;
- 評估客戶信用;

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- 核查客戶的後續結算;及
 - 評估 貴集團於綜合財務報表中對信貸風
 險敞口的披露資料。
 - 吾等認為, 貴集團對貿易及其他應收款項預期 信貸虧損撥備的估計有可得證據支持。

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Loans receivables

Refer to Note 22 to the consolidated financial statements. The Group tests the amount of loan receivables for impairment and estimate ECL. This estimation is significant to our audit because the balance of loan receivables and ECL of RMB268,240,000 and RMB21,422,000 as at 31 December 2024 is material to the consolidated financial statements. In addition, the impairment tests involve application of judgement and are based on assumptions and estimates.

Our audit procedures included, among others:

- Assessing the Group's procedures on granting loans limit and repayment periods to borrowers;
- Assessing creditworthiness of the borrowers;
- Assessing the Group's relationship and transaction history with the borrowers;
- Assessing the value of the assets to be utilized to offset the loan receivable by obtaining valuation report, discussion with valuer regarding the appropriateness of the valuation methodologies, evaluating the key assumptions and the data input, and checked to supporting evidence; and
- Checked the subsequent settlements;

We consider that the Group's impairment tests for loan receivables and ECL are supported by the available evidence.

OTHER INFORMATION

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

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

In connection with our audit of the consolidated financial statements, our responsibility is to read the other information and, in doing so, consider whether the other information is materially inconsistent with the consolidated financial statements or our knowledge obtained in the audit or otherwise appears to be materially misstated.

應收貸款

參閱綜合財務報表附註22。 貴集團測試應收 貸款減值金額並估計預期信貸虧損。該估計對 吾等之審核有重大影響,乃由於應收貸款及預 期信貸虧損於2024年12月31日的結餘人民幣 268,240,000元及人民幣21,422,000元對綜合 財務報表而言屬重大。此外,減值測試涉及判 斷的應用,而判斷乃基於假設及估計。

吾等之審核程序包括(其中包括):

- 評估 貴集團向借款人授出貸款限額及還 款期的程序;
- 評估借款人信用;
- 評估 貴集團與借款人的關係及交易歷 史;
- 透過取得估值報告、與估值師討論估值方
 法的合適性、評估主要假設和輸入的數
 據,以及核對支持證據,評估用於抵銷應
 收貸款的資產的價值;及
- 核對後續結算;

吾等認為, 貴集團對應收貸款及預期信貸虧損 的減值測試有可得證據支持。

其他資料

董事須對其他資料承擔責任。其他資料包括所 有載於 貴公司年報(但不包括綜合財務報表 及吾等的核數師報告)的資料。

吾等對綜合財務報表作出的意見並無涵蓋其他 資料,而吾等不會對其他資料發表任何形式的 核證結論。

就吾等審核綜合財務報表而言,吾等的責任為 閱讀其他資料,從而考慮其他資料是否與綜合 財務報表或吾等在審核過程中獲悉的資料存在 重大不符,或似乎存在重大錯誤陳述。 If, based on the work we have performed, we conclude that there is a material misstatement of this other information, we are required to report that fact. As described in the Basis for Qualified Opinion section above, we were unable to obtain sufficient appropriate evidence. Accordingly, we are unable to conclude whether or not the other information is materially misstated with respect to this matter.

RESPONSIBILITIES OF DIRECTORS FOR THE CONSOLIDATED FINANCIAL STATEMENTS

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

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

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

Our objectives are to obtain reasonable assurance about whether the consolidated financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. We report our opinion solely to you, as a body, and for no other purpose. We do not assume responsibility towards or accept liability to any other person for the contents of this report. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with HKSAs will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these consolidated financial statements.

倘吾等基於已進行的工作認為其他資料出現重 大錯誤陳述,吾等須報告有關事實。誠如保留 意見的基準一節所述,吾等無法獲得充足適當 憑證。因此,吾等無法就此對其他資料是否存 在重大錯誤陳述作出結論。

董事就綜合財務報表須承擔的責任

董事須負責按照香港會計師公會所頒佈的香港 財務報告準則及香港公司條例的披露規定編製 真實及公允的綜合財務報表,以及對董事認為 對編製綜合財務報表而言屬必要的內部監控負 責,以使其不存在由於欺詐或錯誤而導致的重 大錯誤陳述。

在編製綜合財務報表時,董事須負責評估 貴 集團持續經營的能力,並披露與持續經營有關 的事項(如適用)。除非董事擬將 貴集團清盤 或停止營運,或除此之外並無其他實際可行的 方法,否則須採用以持續經營為基礎的會計法。

核數師就審核綜合財務報表須承擔的 責任

吾等的目標為就該等綜合財務報表整體而言是 否不存在由於欺詐或錯誤而導致的重大錯誤陳 述取得合理保證,並發出載有吾等意見的核數 師報告。吾等僅向整體股東報告吾等之意見, 除此以外,吾等的報告不可用作其他用途。 育概不就本報告的內容對任何其他人士負責, 條概不就本報告的內容對任何其他人士負責, 作 派子證根據香港審核準則進行的審核工作總 能察覺所存在的重大錯誤陳述。錯誤陳述可因 欺詐或錯誤產生,倘個別或整體在合理預期情 況下可影響使用者根據綜合財務報表作出的經 濟決定時,則被視為重大錯誤陳述。

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A further description of our responsibilities for the audit of the consolidated financial statements is located at the HKICPA's website at: https://www.hkicpa.org.hk/en/Standards-setting/Standards/ Our-views/auditre

This description forms part of our auditor's report.

有關吾等對綜合財務報表審核事宜之責任的 進一步描述載於香港會計師公會的網站: https://www.hkicpa.org.hk/en/Standardssetting/Standards/Our-views/auditre

該描述組成吾等之核數師報告的一部分。

ZHONGHUI ANDA CPA Limited

Certified Public Accountants Li Chi Hoi Audit Engagement Director Practising Certificate Number P07268 Hong Kong, 28 March 2025

中匯安達會計師事務所有限公司 執業會計師

李志海 審核項目董事 執業證書編號P07268 香港,2025年3月28日

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

| | | Notes 附註 | 2024 2024年 RMB'000 人民幣千元 | 2023 2023年 RMB'000 人民幣千元 |
|-------------------------------------|-------------|-------------|-----------------------------------|-----------------------------------|
| Revenue | 收入 | 7 | 933,423 | 955,580 |
| Cost of sales | 銷售成本 | | (745,822) | (729,541) |
| Gross profit | 毛利 | | 187,601 | 226,039 |
| Other income | 其他收入 | 9 | 3,376 | 14,917 |
| Other gains — net | 其他收益淨額 | 10 | 957 | 50 |
| Selling and marketing expenses | 銷售及營銷開支 | | (10,697) | (13,773) |
| Administrative expenses | 行政開支 | | (77,866) | (130,479) |
| Impairment loss on trade and | 貿易及其他應收款項之 | | | |
| other receivables | 減值虧損 | | (36,219) | (30,534) |
| Impairment loss on loan receivables | 應收貸款之減值虧損 | | (21,422) | — |
| Share of result of associates | 應佔聯營公司業績 | | (145) | (813) |
| Share of result of a joint venture | 應佔一間合營企業業績 | | (7) | _ |
| Operating profit | 經營利潤 | | 45,578 | 65,407 |
| Interest income | 利息收入 | | 9,792 | 23,311 |
| Finance costs | 融資成本 | | (1,253) | (1,508) |
| Finance income – net | 融資收入淨額 | 11 | 8,539 | 21,803 |
| Profit before taxation | 除税前利潤 | | 54,117 | 87,210 |
| Income tax expenses | 所得税開支 | 12 | (16,443) | (24,713) |
| Profit and total comprehensive | 年內利潤及全面收益總額 | | | |
| income for the year | | 13 | 37,674 | 62,497 |
| Profit and total comprehensive | 以下各方應佔年內利潤及 | | | |
| income for the year | 全面收益總額: | | | |
| attributable to: | | | | |
| Owners of the Company | 本公司擁有人 | | 38,473 | 61,767 |
| Non-controlling interests | 非控股權益 | | (799) | 730 |
| | | | 37,674 | 62,497 |
| Earnings per share | 每股盈利 | | | |
| – Basic and diluted | - 基本及攤薄 | | | |
| (RMB) | (人民幣元) | 16 | 0.042 | 0.065 |
Consolidated Statement of Financial Position 综合財務狀況表

| | | | 2024 | 2023 |
|-----------------------------------|--------------|--------|-----------|-----------|
| | | | 2024年 | 2023年 |
| | | Notes | RMB'000 | RMB'000 |
| | | 附註 | 人民幣千元 | 人民幣千元 |
| | | 113 82 | | |
| Non-current assets | 非流動資產 | | | |
| Property, plant and equipment and | 物業、廠房及設備以及使用 | | | |
| right-of-use assets | 權資產 | 17 | 7,501 | 11,265 |
| Intangible assets | 無形資產 | 18 | 2,790 | 3,333 |
| Deferred income tax assets | 遞延所得税資產 | 28 | 28,610 | 14,200 |
| Investment in associates | 於聯營公司的投資 | 19 | 353 | 501 |
| Investment in a joint venture | 於一間合營企業的投資 | 20 | 493 | _ |
| | | | 39,747 | 29,299 |
| Current assets | 流動資產 | | | |
| Inventories | 存貨 | 21 | 21,734 | 15,363 |
| Trade and other receivables and | 貿易及其他應收款項以及預 | | | |
| prepayments | 付款項 | 22 | 1,077,445 | 1,150,259 |
| Cash and cash equivalents | 現金及現金等價物 | 23 | 202,181 | 229,728 |
| | | | 1,301,360 | 1,395,350 |
| Current liabilities | 流動負債 | | | |
| Trade and other payables | 貿易及其他應付款項 | 24 | 409,237 | 430,744 |
| Contract liabilities | 合約負債 | 26 | 148,442 | 150,995 |
| Borrowings | 借款 | 25 | 7,000 | 17,000 |
| Lease liabilities | 租賃負債 | 27 | 175 | 1,091 |
| Current income tax liabilities | 即期所得税負債 | | 76,020 | 55,769 |
| | | | 640,874 | 655,599 |
| Net current assets | 流動資產淨值 | | 660,486 | 739,751 |
| TOTAL ASSETS LESS CURRENT | 總資產減流動負債 | | | |
| LIABILITIES | | | 700,233 | 769,050 |
| Non-current liabilities | 非流動負債 | | | |
| Borrowings | 借款 | 25 | 10,000 | 10,000 |
| Lease liabilities | 租賃負債 | 27 | - | 17 |
| | | | 10,000 | 10,017 |
| NET ASSETS | 資產淨值 | | 690,233 | 759,033 |
| Capital and reserves | 資本及儲備 | | | |
| Share capital | 股本 | 29 | 7,564 | 7,738 |
| Reserves | 儲備 | 31 | 673,366 | 735,028 |
| Equity attributable to owners | 本公司擁有人應佔權益 | | | |
| of the Company | | | 680,930 | 742,766 |
| Non-controlling interests | 非控股權益 | | 9,303 | 16,267 |
| TOTAL EQUITY | 權益總額 | | 690,233 | 759,033 |

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

| | | Attributable to owners of the Company 本公司擁有人應佔 | | | | | | | |
|---|---------------------------|---|--|---|---|---|--|---|---|
| | | Share capital 股本 RMB'000 人民幣千元 | Share premium 股份溢價 RMB'000 人民幣千元 | Capital reserves 資本儲備 RMB'000 人民幣千元 | Statutory reserves 法定儲備 RMB'000 人民幣千元 | Retained profits 保留利潤 RMB'000 人民幣千元 | Total 總計 RMB'000 人民幣千元 | Non- controlling interests 非控股權益 RMB'000 人民幣千元 | Total equity 權益總額 RMB'000 人民幣千元 |
| At 1 January 2023 Profit and total comprehensive | 於2023年1月1日 期內利潤及全面收益總額 | 8,115 | 554,688 | (61,704) | 31,243 | 232,202 | 764,544 | 16,652 | 781,196 |
| income for the period | | - | - | - | - | 61,767 | 61,767 | 730 | 62,497 |
| Cancellation of shares | 註銷股份 | (73) | (21,073) | 21,146 | - | - | - | - | - |
| Repurchase and cancellation of shares Capital injection by | 購回及註銷股份 非控股權益注資 | (304) | (83,241) | _ | _ | _ | (83,545) | _ | (83,545) |
| non-controlling interest | | - | - | - | - | - | - | 300 | 300 |
| Deregister of subsidiaries | 註銷登記附屬公司 | - | - | - | - | - | - | (440) | (440) |
| Dividend paid by a subsidiary | 一間附屬公司支付的股息 | - | - | - | - | - | - | (975) | (975) |
| Transfer to statutory reserves | 劃撥至法定儲備 | - | - | _ | (1,600) | 1,600 | _ | - | - |
| At 31 December 2023 | 於2023年12月31日 | 7,738 | 450,374 | (40,558) | 29,643 | 295,569 | 742,766 | 16,267 | 759,033 |
| At 1 January 2024 Profit and total comprehensive | 於2024年1月1日 期內利潤及全面收益 | 7,738 | 450,374 | (40,558) | 29,643 | 295,569 | 742,766 | 16,267 | 759,033 |
| income for the period | 總額 | - | - | - | - | 38,473 | 38,473 | (799) | 37,674 |
| Repurchase and cancellation of shares | 購回及註銷股份 | (174) | (35,102) | (55,524) | - | - | (90,800) | _ | (90,800) |
| Capital injection by non-controlling interest | 非控股權益注資 | _ | _ | _ | - | - | _ | 735 | 735 |
| Dividend paid by a subsidiary | 一間附屬公司支付的股息 | _ | - | _ | _ | _ | _ | (6,900) | (6,900) |
| Purchase of additional interest in | 購買一間附屬公司之 | | | | | | | , | |
| a subsidiary | 額外權益 | - | - | (9,509) | - | - | (9,509) | - | (9,509) |
| Transfer to statutory reserves | 劃撥至法定儲備 | - | - | - | (3,743) | 3,743 | - | - | - |
| At 31 December 2024 | 於2024年12月31日 | 7,564 | 415,272 | (105,591) | 25,900 | 337,785 | 680,930 | 9,303 | 690,233 |

Consolidated Statement of Cash Flows 綜合現金流量表

| activities | 淨額 | 81,141 | (6,246 |
|--|---------------------------|------------------|-------------------|
| let cash generated from/(used in) investing | 投資活動所得/(所用)現金 | 1,015 | 2,208 |
| Investment in a joint venture Cash inflow from disposal of an associate | 於一間合營企業的投資 出售聯營公司的現金流入 | (500) 1,013 | - 2,269 |
| equipment | 所得款項 | 635 | 180 |
| Proceeds from disposal of property, plant and | 出售物業、廠房及設備之 | | |
| Interest received | 已收利息 | 9,792 | 23,31 |
| Purchases of intangible assets | 購買無形資產 | (207) | (793 |
| Purchases of property, plant and equipment | 購買物業、廠房及設備 | (2,741) | (7,460 |
| Loans to third parties | 向第三方提供的貸款 | (158,670) | (101,000 |
| Repayments from third parties | 第三方還款 | 231,819 | 77,24 |
| ash flows from investing activities | 投資活動的現金流量 | | |
| activities | | 12,952 | 141,52 |
| Net cash generated from operating | 經營活動所得現金淨額 | | |
| Income tax paid | 已付所得税 | (10,602) | (14,29 |
| Cash generated from operations | 經營所得現金 | 23,554 | 155,81 |
| Change in contract liabilities | 合約負債變動 | (2,553) | 43,64 |
| change in trade and other payables | 變動 | (17,628) | 101,68 |
| prepayments Change in trade and other payables | 及 | (61,855) | (85,70 |
| Change in trade and other receivables and | 貿易及其他應收款項以 及預付款項之變動 | | 105 70 |
| Change in inventories | 存貨變動 | (6,371) | (7,41 |
| working capital | 經營現金流量 | 111,961 | 103,61 |
| Operating cash flows before movements in | 營運資金變動前之 | | |
| plant and equipment | 及設備之虧損 | 24 | 5 |
| Loss on disposal/written off of property, | 出售/撇銷物業、廠房 | | |
| Finance costs | 融資成本 | 1,253 | 1,50 |
| Gain on disposal of associates | 出售聯營公司之收益 | (1,010) | (77 |
| Loss on deregister of subsidiaries | 註銷附屬公司之虧損 | - | 17 |
| Share of result of a joint venture | 應佔一間合營企業業績 | 7 | - |
| Share of result of associates | 應佔聯營公司業績 | 145 | 81 |
| Interest income | 利息收入 | (9,792) | (23,31 |
| Impairment loss on loan receivables | 應收貸款之減值虧損 | 21,422 | |
| other receivables | 減值虧損 | 36,219 | 30,53 |
| Amortisation of intangible assets Impairment loss on trade and | 無形資產攤銷 貿易及其他應收款項之 | 750 | 43 |
| equipment and right-of-use assets | 使用權資產折舊 | 8,826 | 6,96 |
| Depreciation of property, plant and | 物業、廠房及設備以及 | | |
| Adjustments for: | 就以下各項作出的調整: | | |
| Profit before taxation | 除税前利潤 | 54,117 | 87,21 |
| ash flows from operating activities | 經營活動產生現金流量 | | |
| | | XKm1 72 | |
| | | 人民幣千元 | 人民幣千元 |
| | | 2024年 RMB'000 | 2023 4 RMB'000 |
| | | 2024 2024年 | 2023 2023年 |

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Consolidated Statement of Cash Flows 綜合現金流量表

| | | 2024 2024年 RMB'000 人民幣千元 | 2023 2023年 RMB'000 人民幣千元 |
|--|---------------|-----------------------------------|-----------------------------------|
| Cash flows from financing activities | 融資活動的現金流量 | | |
| Dividends paid to non-controlling interest | 已付非控股權益股息 | (6,900) | (975) |
| Proceeds from bank and other borrowings | 銀行及其他借款所得款項 | _ | 10,000 |
| Repayments of bank and other borrowings | 償還銀行及其他借款 | (10,000) | (38,000) |
| Equity transaction with non-controlling interest | 與非控股權益的股權交易 | (9,509) | _ |
| Deregister of subsidiaries | 註銷登記附屬公司 | _ | (440) |
| Capital injection by non-controlling interest | 非控股權益注資 | 735 | 300 |
| Interest paid | 已付利息 | (1,095) | (1,399) |
| Repayment of lease liabilities | 償還租賃負債 | (4,071) | (1,347) |
| Repurchase of shares | 購回股份 | (90,800) | (83,545) |
| Net cash used in financing activities | 融資活動所用現金淨額 | (121,640) | (115,406) |
| Net (decrease)/increase in cash and | 現金及現金等價物(減少)/ | | |
| cash equivalents | 増加淨額 | (27,547) | 19,873 |
| Cash and cash equivalents at the | 期初現金及現金等價物 | | |
| beginning of the period | | 229,728 | 209,855 |
| Cash and cash equivalents at the end | 期末現金及現金等價物 | | |
| of the period | | 202,181 | 229,728 |
| Analysis of cash and cash equivalents | 現金及現金等價物之分析 | | |
| Bank and cash balances | 銀行及現金結餘 | 202,181 | 229,728 |

1. GENERAL INFORMATION

Dexin Services Group Limited (the "**Company**") was incorporated in the Cayman Islands on 22 October 2020 as an exempted company with limited liability under the Companies Act. The address of the Company's registered office is Cricket Square, Hutchins Drive, PO Box 2681, Grand Cayman KY1-1111, Cayman Islands. The Company's shares were listed on the main board of The Stock Exchange of Hong Kong Limited (the "**Stock Exchange**") on 15 July 2021.

The Company is an investment holding company. The principal activities of its subsidiaries are set out in note 37 to the consolidated financial statements. The Company and its subsidiaries are collectively referred to as the "Group". The Company's ultimate holding company is Shengfu International Limited. The ultimate controlling shareholder of the Group is Mr. Hu Yiping (胡一平, "Mr. Hu" or the "Ultimate Controlling Shareholder").

The consolidated financial statements are presented in Renminbi ("**RMB**"). RMB is the functional currency of the Company and the Company's subsidiaries.

2. BASIS OF PREPARATION

These consolidated financial statements have been prepared in accordance with Hong Kong Financial Reporting Standards (the "**HKFRSs**") issued by the Hong Kong Institute of Certified Public Accountant (the "**HKICPA**"), and the applicable disclosures required by the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited and by the Hong Kong Companies Ordinance.

These consolidated financial statements have been prepared under the historical cost convention.

1. 一般資料

德信服务集团有限公司(「本公司」)於 2020年10月22日根據公司法於開曼群島 註冊成立為獲豁免有限責任公司。本公司 註冊辦事處地址為Cricket Square, Hutchins Drive, PO Box 2681, Grand Cayman KY1-1111, Cayman Islands。本 公司股份於2021年7月15日在香港聯合交 易所有限公司(「**聯交所**」)主板上市。

本公司為投資控股公司。其附屬公司之主 要活動載於綜合財務報表附註37。本公司 及其附屬公司統稱為「本集團」。本公司的 最終控股公司為盛富國際有限公司。本集 團的最終控股股東為胡一平先生(「胡先 生」或「**最終控股股東**」)。

綜合財務報表乃以人民幣(「**人民幣**」)呈 報。人民幣為本公司及本公司附屬公司之 功能貨幣。

2. 編製基準

該等綜合財務報表乃根據香港會計師公會 (「**香港會計師公會**」)頒佈之香港財務報告 準則(「**香港財務報告準則**」)及香港聯合 交易所有限公司證券上市規則及香港公司 條例要求之適用披露編製。

該等綜合財務報表乃根據歷史成本法而編 製。

3. ADOPTION OF NEW AND REVISED HONG KONG FINANCIAL REPORTING STANDARDS

In the current year, the Group has adopted all the new and revised Hong Kong Financial Reporting Standards (the "**HKFRSs**") issued by the Hong Kong Institute of Certified Public Accountants (the "**HKICPA**") that are relevant to its operations and effective for its accounting year beginning on 1 January 2024. HKFRSs comprise Hong Kong Financial Reporting Standards (the "**HKFRS**"); Hong Kong Accounting Standards (the "**HKFRS**"); and Interpretations. The adoption of these new and revised HKFRSs did not result in significant changes to the Group's accounting policies, presentation of the Group's consolidated financial statements and amounts reported for the current year and prior years.

The Group has not applied the new HKFRSs that have been issued but are not yet effective. The application of these new HKFRSs will not have material impact on the consolidated financial statements of the Group.

4. MATERIAL ACCOUNTING POLICIES

The preparation of consolidated financial statements in conformity with HKFRSs requires the use of certain key assumptions and estimates. It also requires the directors to exercise its judgements in the process of applying the accounting policies. The areas involving critical judgements and areas where assumptions and estimates are significant to these consolidated financial statements, are disclosed in note 5 to the consolidated financial statements.

The material accounting policies applied in the preparation of these consolidated financial statements are set out below.

Consolidation

The consolidated financial statements include the financial statements of the Company and its subsidiaries made up to 31 December. Subsidiaries are entities over which the Group has control. The Group controls an entity when it is exposed, or has rights, to variable returns from its involvement with the entity and has the ability to affect those returns through its power over the entity. The Group has power over an entity when the Group has existing rights that give it the current ability to direct the relevant activities, i.e. activities that significantly affect the entity's returns.

採納新訂及經修訂香港財務報 告準則

於本年度,本集團已採納由香港會計師公 會(「**香港會計師公會**」)頒佈、與其營運有 關及於2024年1月1日開始的會計年度內 生效的所有新訂及經修訂香港財務報告準 則(「**香港財務報告準則**」)。香港財務報告 準則包括香港財務報告準則(「**香港財務報 告準則**」);香港會計準則(「**香港會計準 則**」);及詮釋。採納該等新訂及經修訂香 港財務報告準則並無導致於本年度及過往 年度本集團的會計政策、本集團綜合財務 報表的呈列及呈報金額有重大變動。

本集團尚未應用已頒佈但尚未生效之新訂 香港財務報告準則。應用此等新訂香港財 務報告準則將不會對本集團的綜合財務報 表產生重大影響。

4. 重大會計政策

根據香港財務報告準則編製綜合財務報表 須使用若干重要假設及估計,亦須董事在 應用會計政策時行使其判斷。涉及關鍵判 斷,假設及估計對該等綜合財務報表而言 屬重大的範疇均於綜合財務報表附註5披 露。

編製該等綜合財務報表時應用之重大會計 政策載列如下。

綜合賬目

綜合財務報表包括本公司及其附屬公司截 至12月31日止之財務報表。附屬公司是 由本集團控制的實體。倘本集團因參與實 體的業務而可獲得或有權獲得可變回報, 且有能力透過對實體行使權力而影響其回 報,則對該實體擁有控制權。當本集團之 現有權力賦予其目前能掌控有關業務(即 大幅影響實體回報之業務)之能力時,則 本集團對該實體擁有權力。

4. MATERIAL ACCOUNTING POLICIES (Continued)

Consolidation (Continued)

When assessing control, the Group considers its potential voting rights as well as potential voting rights held by other parties, to determine whether it has control. A potential voting right is considered only if the holder has the practical ability to exercise that right.

Subsidiaries are consolidated from the date on which control is transferred to the Group. They are de-consolidated from the date the control ceases.

The gain or loss on the disposal of a subsidiary that results in a loss of control represents the difference between (i) the fair value of the consideration of the sale plus the fair value of any investment retained in that subsidiary and (ii) the Company's share of the net assets of that subsidiary plus any remaining goodwill relating to that subsidiary and any related accumulated translation reserve.

Intragroup transactions, balances and unrealised profits are eliminated. Unrealised losses are also eliminated unless the transaction provides evidence of an impairment of the asset transferred. Accounting policies of subsidiaries have been changed where necessary to ensure consistency with the policies adopted by the Group.

Non-controlling interests represent the equity in subsidiaries not attributable, directly or indirectly, to the Company. Non-controlling interests are presented in the consolidated statement of financial position and consolidated statement of changes in equity within equity. Non-controlling interests are presented in the consolidated statement of profit or loss and other comprehensive income as an allocation of profit or loss and total comprehensive income for the year between the non-controlling shareholders and owners of the Company.

Profit or loss and each component of other comprehensive income are attributed to the owners of the Company and to the non-controlling shareholders even if this results in the non-controlling interests having a deficit balance.

重大會計政策(續) 綜合賬目(續)

評估控制權時,本集團會考慮其潛在投票 權以及由其他各方持有的潛在投票權以決 定其是否擁有控制權。僅在持有人能實際 行使潛在投票權之情況下方予以考慮該權 利。

附屬公司在控制權轉移至本集團當日起綜 合入賬。附屬公司在控制權終止當日起停 止綜合入賬。

出售附屬公司而導致失去控制權之盈虧乃 指(i)出售代價公允價值連同於該附屬公司 任何保留投資公允價值與(ii)本公司應佔該 附屬公司資產淨值連同與該附屬公司有關 之任何餘下商譽以及任何相關累計匯兑儲 備兩者間差額。

集團內公司間交易、結餘及未變現溢利均 予以對銷。未變現虧損亦會予以對銷,除 非該交易有證據顯示所轉讓資產出現減值 則作別論。附屬公司之會計政策已按需要 變更,以確保與本集團所採納政策貫徹一 致。

非控股權益指並非直接或間接屬於本公司 之附屬公司權益。非控股權益乃呈列於綜 合財務狀況表及綜合權益變動表之權益 中。非控股權益作為本公司非控股股東與 權益持有人之間分配本年度溢利或虧損及 全面收益總額呈列於綜合損益及其他全面 收益表內。

溢利或虧損及其他全面收益的每個成份歸 屬予本公司擁有人及非控股股東,即使導 致非控股權益產生虧絀結餘亦然。

4. MATERIAL ACCOUNTING POLICIES (Continued)

Consolidation (Continued)

Changes in the Company's ownership interest in a subsidiary that do not result in a loss of control are accounted for as equity transactions (i.e. transactions with owners in their capacity as owners). The carrying amounts of the controlling and non-controlling interests are adjusted to reflect the changes in their relative interests in the subsidiary. Any difference between the amount by which the non-controlling interests are adjusted and the fair value of the consideration paid or received is recognised directly in equity and attributed to the owners of the Company.

Business combination and goodwill

The acquisition method is used to account for the acquisition of a subsidiary in a business combination. The cost of acquisition is measured at the acquisition-date fair value of the assets given, equity instruments issued, liabilities incurred and contingent consideration. Acquisition-related costs are recognised as expenses in the periods in which the costs are incurred and the services are received. Identifiable assets and liabilities of the subsidiary in the acquisition are measured at their acquisition-date fair values.

The excess of the cost of acquisition over the Company's share of the net fair value of the subsidiary's identifiable assets and liabilities is recorded as goodwill. Any excess of the Company's share of the net fair value of the identifiable assets and liabilities over the cost of acquisition is recognised in consolidated profit or loss as a gain on bargain purchase which is attributed to the Company.

In a business combination achieved in stages, the previously held equity interest in the subsidiary is remeasured at its acquisition-date fair value and the resulting gain or loss is recognised in consolidated profit or loss. The fair value is added to the cost of acquisition to calculate the goodwill.

If the changes in the value of the previously held equity interest in the subsidiary were recognised in other comprehensive income (for example, equity investments at fair value through other comprehensive income), the amount that was recognised in other comprehensive income is recognised on the same basis as would be required if the previously held equity interest were disposed of.

重大會計政策(續) 綜合賬目(續)

一間附屬公司之所有權權益發生變動(控 制權並未發生變動),則按權益交易入賬 (即與擁有人身份持有人的交易)。控股及 非控股權益之賬面值經調整以反映其於附 屬公司相關權益之變動。非控股權益被調 整之金額與已付或已收代價公允價值之間 之任何差額須直接於權益內確認並歸屬於 本公司擁有人。

業務合併及商譽

本集團採用收購法將業務合併中所收購的 附屬公司入賬。收購成本乃按於收購日期 所獲資產、所發行股本工具及所產生負債 以及或然代價的公允價值計量。收購相關 成本於有關成本產生及獲提供服務期間確 認為開支。收購事項中附屬公司的可識別 資產及負債均按其於收購日期的公允價值 計量。

收購成本超出本公司分佔附屬公司可識別 資產及負債的公平淨值的差額乃列作商 譽。本公司分佔可識別資產及負債的公平 淨值超出收購成本的任何差額乃於綜合損 益內確認為本公司應佔議價購買收益。

對於分階段進行之業務合併,先前已持有 之附屬公司之權益乃按其收購日期之公允 價值重新計量,而由此產生之損益於綜合 損益內確認。公允價值會加入至收購代價 以計算商譽。

倘先前於附屬公司持有之股權的價值變動 於其他全面收益確認(如按公允價值計入 其他全面收益之股權投資),則於其他全 面收益確認的金額乃按倘出售先前持有之 股權要求的相同基準確認。

4. MATERIAL ACCOUNTING POLICIES (Continued)

Business combination and goodwill (Continued)

Goodwill is tested annually for impairment or more frequently if events or changes in circumstances indicate that it might be impaired. Goodwill is measured at cost less accumulated impairment losses. The method of measuring impairment losses of goodwill is the same as that of other assets. Impairment losses of goodwill are recognised in consolidated profit or loss and are not subsequently reversed. Goodwill is allocated to cash-generating units that are expected to benefit from the synergies of the acquisition for the purpose of impairment testing.

The non-controlling interests in the subsidiary are initially measured at the non-controlling shareholders' proportionate share of the net fair value of the subsidiary's identifiable assets and liabilities at the acquisition date.

Associates

Associates are entities over which the Group has significant influence. Significant influence is the power to participate in the financial and operating policy decisions of an entity but is not control or joint control over those policies. The existence and effect of potential voting rights that are currently exercisable or convertible, including potential voting rights held by other entities, are considered when assessing whether the Group has significant influence. In assessing whether a potential voting right contributes to significant influence, the holder's intention and financial ability to exercise or convert that right is not considered.

Investment in an associate is accounted for in the consolidated financial statements by the equity method and is initially recognised at cost. Identifiable assets and liabilities of the associate in an acquisition are measured at their fair values at the acquisition date. The excess of the cost of acquisition over the Group's share of the net fair value of the associate's identifiable assets and liabilities is recorded as goodwill. The goodwill is included in the carrying amount of the investment and is tested for impairment together with the investment at the end of each reporting period when there is objective evidence that the investment is impaired. Any excess of the Group's share of the net fair value of the identifiable assets and liabilities over the cost of acquisition is recognised in consolidated profit or loss.

重大會計政策(續) 業務合併及商譽(續)

商譽會每年進行減值測試或當事件或情況 改變顯示可能出現減值時則更頻繁地進行 減值測試。商譽乃按成本減累計減值虧損 計量。商譽減值虧損之計量方法與其他資 產之計量方法相同。商譽之減值虧損於綜 合損益確認,且其後不會撥回。就減值測 試而言,商譽被分配至預期將受惠於收購 協同效益之現金產生單位。

於附屬公司之非控股權益初步按非控股股 東於收購日期應佔附屬公司可識別資產及 負債的公平淨值之比例計量。

聯營公司

聯營公司為本集團對其有重大影響之實 體。重大影響乃有權參與而非控制或共同 控制有關實體之財務及營運政策決定。於 評估本集團是否對另一實體有重大影響力 時,將考慮是否存在目前可行使或可轉換 的潛在投票權(包括由其他實體持有的潛 在投票權)以及其影響。在評估潛在投票 權有否構成重大影響時,不會考慮持有人 行使或轉換該權利之意向及財務能力。

於聯營公司之投資乃採用權益法於綜合財 務報表內入賬,並初步按成本確認。所收 購聯營公司之可識別資產及負債乃按其於 收購當日之公允價值計量。倘收購成本超 出本集團應佔聯營公司之可識別資產及負 債之公平淨值,則差額列作商譽。該商 費 乃計入投資之賬面值,並於有客觀證據顯 示投資出現減值時於各報告期末連同投資 一併進行減值測試。倘本集團應佔可識別 資產及負債之公平淨值超逾收購成本,則 有關差額將於綜合損益內確認。

4. MATERIAL ACCOUNTING POLICIES (Continued)

Associates (Continued)

The Group's share of an associate's post-acquisition profits or losses is recognised in consolidated profit or loss, and its share of the post-acquisition movements in reserves is recognised in the consolidated reserves. The cumulative post-acquisition movements are adjusted against the carrying amount of the investment. When the Group's share of losses in an associate equals or exceeds its interest in the associate, including any other unsecured receivables, the Group does not recognise further losses, unless it has incurred obligations or made payments on behalf of the associate. If the associate subsequently reports profits, the Group resumes recognising its share of those profits only after its share of the profits equals the share of losses not recognised.

The gain or loss on the disposal of an associate that results in a loss of significant influence represents the difference between (i) the fair value of the consideration of the sale plus the fair value of any investment retained in that associate and (ii) the Group's share of the net assets of that associate plus any remaining goodwill relating to that associate and any related accumulated foreign currency translation reserve. If an investment in an associate becomes an investment in a joint venture, the Group continues to apply the equity method and does not remeasure the retained interest.

Unrealised profits on transactions between the Group and its associates are eliminated to the extent of the Group's interests in the associates. Unrealised losses are also eliminated unless the transaction provides evidence of an impairment of the asset transferred. Accounting policies of associates have been changed where necessary to ensure consistency with the policies adopted by the Group.

重大會計政策(續) 聯營公司(續)

本集團應佔聯營公司收購後損益於綜合損 益內確認,而其應佔聯營公司收購後儲備 變動則於綜合儲備中確認。累計收購後變 動就投資之賬面值作出調整。倘本集團 6 聯營公司虧損相等於或超逾其於聯營公 司之權益(包括任何其他無抵押應收款項) 時,則本集團不會進一步確認虧損,除非 本集團已產生義務或已代聯營公司支付款 項。倘聯營公司其後錄得溢利,則本集團 僅於其應佔溢利等於其應佔未確認虧損 後,才會恢復確認其應佔之該等溢利。

出售一間聯營公司導致失去重大影響力之 收益或虧損指(i)出售代價之公允價值加上 該聯營公司保留任何投資之公允價值與(ii) 本集團應佔該聯營公司資產淨值加上有關 該聯營公司的任何剩餘商譽及任何有關累 計外幣換算儲備間之差額。倘於聯營公司 之投資成為於合營企業之投資,則本集團 繼續應用權益法且不會重新計量保留權 益。

對銷本集團與其聯營公司間交易之未變現 溢利乃以本集團於聯營公司之權益為限。 未變現虧損亦會予以對銷,除非該交易有 證據顯示所轉讓資產出現減值則作別論。 聯營公司之會計政策已按需要變更,以確 保與本集團所採納政策貫徹一致。

4. MATERIAL ACCOUNTING POLICIES (Continued)

Joint arrangements

A joint arrangement is an arrangement of which two or more parties have joint control. Joint control is the contractually agreed sharing of control of an arrangement, which exists only when decisions about the relevant activities require the unanimous consent of the parties sharing control. Relevant activities are activities that significantly affect the returns of the arrangement. When assessing joint control, the Group considers its potential voting rights as well as potential voting rights held by other parties, to determine whether it has joint control. A potential voting right is considered only if the holder has the practical ability to exercise that right.

A joint arrangement is either a joint operation or a joint venture. A joint operation is a joint arrangement whereby the parties that have joint control of the arrangement have rights to the assets, and obligations for the liabilities, relating to the arrangement. A joint venture is a joint arrangement whereby the parties that have joint control of the arrangement have rights to the net assets of the arrangement.

In relation to its interest in a joint operation, the Group recognises in its consolidated financial statements, its assets, including its share of any assets held jointly; its liabilities, including its share of any liabilities incurred jointly; its revenue from the sale of its share of the output arising from the joint operation; its share of the revenue from the sale of the output by the joint operation; and its expenses, including its share of any expenses incurred jointly, in accordance with the HKFRSs applicable to the particular assets, liabilities, revenues and expenses.

Investment in a joint venture is accounted for in the consolidated financial statements by the equity method and is initially recognised at cost. Identifiable assets and liabilities of the joint venture in an acquisition are measured at their fair values at the acquisition date. The excess of the cost of acquisition over the Group's share of the net fair value of the joint venture's identifiable assets and liabilities is recorded as goodwill. The goodwill is included in the carrying amount of the investment and is tested for impairment together with the investment at the end of each reporting period when there is objective evidence that the investment is impaired. Any excess of the Group's share of the net fair value of the identifiable assets and liabilities over the cost of acquisition is recognised in consolidated profit or loss.

重大會計政策(續) 共同安排

合營安排指雙方或多方於其中擁有共同控 制權之安排。共同控制是指按照合約約定 對某項安排所共有之控制,共同控制僅在 當相關活動要求共同享有控制權之各方作 出一致同意之決定時存在。相關活動指對 定制時,本集團會考慮其潛在投票權,以 及由其他方持有之潛在投票權,以釐定有 人具有行使該權利之實際能力時才予 以考慮。

合營安排指共同經營或合營企業。共同經 營乃對該項安排擁有共同控制權之各方對 該項安排之資產擁有權利及對其負債承擔 責任之合營安排。合營企業乃擁有共同控 制權之各方對該項安排之淨資產擁有權利 之合營安排。

有關共同經營之權益,本集團乃按照適用 於特定資產、負債、收益及開支之香港財 務報告準則,於其綜合財務報表中確認其 資產(包括分佔共同持有之任何資產);其 負債(包括分佔共同產生之任何負債);來 自出售其共同經營所分佔產出之收益;其 在共同經營中產出所分佔之收益;及其開 支(包括分佔共同產生之任何開支)。

於合營企業之投資乃按權益法記入綜合財 務報表,並初步按成本確認。於合營企業 收購之可識別資產及負債按收購日期之公 允價值計量。倘收購成本超出本集團應佔 合營企業之可識別資產及負債之公允價值 淨值,差額將以商譽入賬。商譽計入投資 之賬面值,並於有客觀證據顯示該項投資 之減值時,於各報告期末連同該項投資進 行減值測試。倘本集團應佔可識別資產及 負債之公允價值淨值高於收購成本,有關 差額將於綜合損益內確認。

4. MATERIAL ACCOUNTING POLICIES (Continued)

Joint arrangements (Continued)

The Group's share of a joint venture's post-acquisition profits or losses is recognised in consolidated profit or loss, and its share of the post-acquisition movements in reserves is recognised in the consolidated reserves. The cumulative post-acquisition movements are adjusted against the carrying amount of the investment. When the Group's share of losses in a joint venture equals or exceeds its interest in the joint venture, including any other unsecured receivables, the Group does not recognise further losses, unless it has incurred obligations or made payments on behalf of the joint venture. If the joint venture subsequently reports profits, the Group resumes recognising its share of those profits only after its share of the profits equals the share of losses not recognised.

The gain or loss on the disposal of a joint venture that results in a loss of joint control represents the difference between (i) the fair value of the consideration of the sale plus the fair value of any investment retained in that joint venture and (ii) the Group's share of the net assets of that joint venture plus any remaining goodwill relating to that joint venture and any related accumulated foreign currency translation reserve. If an investment in a joint venture becomes an investment in an associate, the Group continues to apply the equity method and does not remeasure the retained interest.

Unrealised profits on transactions between the Group and its joint ventures are eliminated to the extent of the Group's interests in the joint ventures. Unrealised losses are also eliminated unless the transaction provides evidence of an impairment of the asset transferred. Accounting policies of joint ventures have been changed where necessary to ensure consistency with the policies adopted by the Group.

重大會計政策(續) 共同安排(續)

本集團應佔合營企業收購後溢利或虧損於 綜合損益表確認,而其應佔收購後儲備變 動於綜合儲備內確認。累計收購後變動就 投資之賬面值作出調整。倘本集團應佔合 營企業虧損相等於或多於其於合營企業之 權益(包括任何其他無抵押應收款項), 除非本集團已承擔義務或代表合營企業付 款,否則本集團不會進一步確認虧損。倘 合營企業其後錄得溢利,則本集團僅於其 應佔溢利相等於其應佔未確認之虧損後, 方會恢復確認其應佔之該等溢利。

因出售合營企業而導致失去共同控制之損 益乃指以下兩者之差異:(i)銷售代價之公 允價值加上於該合營企業任何保留投資之 公允價值及(ii)本集團應佔該合營企業之資 產淨值加上有關該合營企業之剩餘商譽及 任何相關累計外幣換算儲備。倘於合營企 業之投資成為於聯營公司之投資,則本集 團繼續應用權益法,且不會重新計量保留 權益。

本集團與其合營企業之間交易之未實現溢 利以本集團於合營企業之權益予以抵銷。 除非有關交易提供轉讓資產之減值憑證, 否則未實現之虧損亦予以抵銷。合營企業 之會計政策在必要時已經更改,以確保與 本集團採納之政策保持一致。

4. MATERIAL ACCOUNTING POLICIES (Continued)

Foreign currency translation

(a) Functional and presentation currency

Items included in the financial statements of each of the Group's entities are measured using the currency of the primary economic environment in which the entity operates (the "**functional currency**"). The consolidated financial statements are presented in RMB, which is the Company's presentation currency and functional currency.

(b) Transactions and balances in each entity's financial statements

Transactions in foreign currencies are translated into the functional currency on initial recognition using the exchange rates prevailing on the transaction dates. Monetary assets and liabilities in foreign currencies are translated at the exchange rates at the end of each reporting period. Gains and losses resulting from this translation policy are recognised in profit or loss.

Non-monetary items that are measured at fair values in foreign currencies are translated using the exchange rates at the dates when the fair values are determined.

When a gain or loss on a non-monetary item is recognised in other comprehensive income, any exchange component of that gain or loss is recognised in other comprehensive income. When a gain or loss on a non-monetary item is recognised in profit or loss, any exchange component of that gain or loss is recognised in profit or loss.

4. 重大會計政策(續)

外幣換算

(a) 功能及呈列貨幣

本集團各實體的財務報表所載項 目,乃採用有關實體營運業務所在 地的主要經濟環境的貨幣(「**功能貨** 幣」)計量。綜合財務報表以人民幣 呈列;人民幣是本公司的呈報貨幣 及功能貨幣。

(b) 各實體財務報表的交易及結餘

外幣交易於初步確認時按交易當日 通行的匯率換算為功能貨幣。以外 幣為單位的貨幣資產及負債,按各 報告期末的匯率換算。此換算政策 引致的收益及虧損將於損益表中確 認。

按外幣公允價值計量之非貨幣項目 採用釐定公允價值當日之匯率換算。

當非貨幣項目的損益於其他全面收 益表確認時,任何損益匯兑部分將 於其他全面收益表中確認。當非貨 幣項目的損益於損益表確認時,任 何損益匯兑部分將於損益表中確認。

4. MATERIAL ACCOUNTING POLICIES (Continued)

Foreign currency translation (Continued)

(c) Translation on consolidation

The results and financial position of all the group entities that have a functional currency different from the Company's presentation currency are translated into the Company's presentation currency as follows:

- Assets and liabilities for each statement of financial position presented are translated at the closing rate at the date of that statement of financial position;
- Income and expenses are translated at average exchange rates (unless this average is not a reasonable approximation of the cumulative effect of the rates prevailing on the transaction dates, in which case income and expenses are translated at the exchange rates on the transaction dates); and
- All resulting exchange differences are recognised in the translation reserve.

On consolidation, exchange differences arising from the translation of the net investment in foreign entities and of borrowings are recognised in the translation reserve. When a foreign operation is sold, such exchange differences are recognised in consolidated profit or loss as part of the gain or loss on disposal.

Goodwill and fair value adjustments arising on the acquisition of a foreign entity are treated as assets and liabilities of the foreign entity and translated at the closing rate.

4. 重大會計政策(續)

外幣換算(續)

- (c) 綜合賬目的換算
 - 所有本集團實體的業績及財務狀況 的功能貨幣如有別於本公司的呈列 貨幣,均按以下方式換算為本公司 的呈列貨幣:
 - 於各財務狀況表呈列的資產及 負債乃按有關財務狀況表日期 的收市匯率換算;
 - 收支乃按平均匯率換算(除非 該平均匯率並非在有關交易當 日通行匯率累積影響的合理估 計內,在該情況下,收支按有 關交易當日的匯率換算);及
 - 所有因此而產生的匯兑差額均
 於換算儲備內確認。

於綜合賬目時,因換算於海外實體 投資淨額及換算借貸而產生的匯兑 差額,均於換算儲備內確認。當出 售海外業務時,有關匯兑差額於綜 合損益中確認為出售的部分損益。

購入海外實體所產生的商譽及公允 價值調整,乃作為該海外實體的資 產及負債處理,並按收市匯率折算。

4. MATERIAL ACCOUNTING POLICIES (Continued)

Property, plant and equipment

Property, plant and equipment are stated at cost less accumulated depreciation and impairment loss.

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

Depreciation of property, plant and equipment is calculated at rates sufficient to write off their costs less their residual values over the estimated useful lives or annual rate on a straight-line basis. The principal annual rates are as follows:

| Equipment and machinery | 10%-33.33% |
|-------------------------|------------|
| Vehicles and others | 10%-33.34% |

The residual values, useful lives and depreciation method are reviewed and adjusted, if appropriate, at the end of each reporting period.

The gain or loss on disposal of property, plant and equipment is the difference between the net sales proceeds and the carrying amount of the relevant asset, and is recognised in profit or loss.

Intangible assets

Computer software

Intangible assets mainly include computer software. They are initially recognised and measured at costs incurred to acquire and bring them to use. Intangible assets are amortised over their estimated useful lives (generally 10 years based on management's expectation on the technological lives of the computer software), using the straight-line method which reflects the pattern in which the intangible asset's future economic benefits are expected to be consumed.

4. 重大會計政策 (續)

物業、廠房及設備

物業、廠房及設備按成本減累計折舊及減 值虧損列賬。

往後成本計入資產的賬面值或確認為獨立 資產(如適用),但只在與該項目相關之未 來經濟利益有可能流入本集團且成本能可 靠計量時才按上述方式處理。所有其他維 修及保養在產生的期間內在損益中確認。

物業、廠房及設備折舊乃按足以在其估計 可使用年期內撇銷其成本減剩餘價值的折 舊率或年率以直線法計算。主要折舊年率 如下:

| 設備及機器 | 10%-33.33% |
|-------|------------|
| 車輛及其他 | 10%-33.34% |

剩餘價值、可使用年期及折舊方法於各報 告期末進行審閱並調整(如適用)。

出售物業、廠房及設備之盈虧指出售所得 款項淨額與相關資產賬面值之間的差額, 在損益內確認。

無形資產

計算機軟件

無形資產主要包括計算機軟件。其初始按 收購並使其達致可使用狀態所產生的成本 確認並計量。無形資產於其估計可使用年 期(一般為10年,根據管理層對計算機軟 件的技術壽命的預期而定)內採用直線法 予以攤銷,直線法反映了該等無形資產的 未來經濟利益預期被消耗的模式。

4. MATERIAL ACCOUNTING POLICIES (Continued)

Leases

The Group as lessee

Leases are recognised as right-of-use assets and corresponding lease liabilities when the leased assets are available for use by the Group. Right-of-use assets are stated at cost less accumulated depreciation and impairment losses. Depreciation of right-of-use assets is calculated at rates to write off their cost over the shorter of the asset's useful life and the lease term on a straight-line basis. The principal annual rate is as follows:

| Land | and | buildings |
|------|-----|-----------|
| | | |

20%-33.33%

Right-of-use assets are measured at cost comprising the amount of the initial measurement of the lease liabilities, lease payments prepaid, initial direct costs and the restoration costs. Lease liabilities include the net present value of the lease payments discounted using the interest rate implicit in the lease if that rate can be determined, or otherwise the Group's incremental borrowing rate. Each lease payment is allocated between the liability and finance cost. The finance cost is charged to profit or loss over the lease term so as to produce a constant periodic rate of interest on the remaining balance of the lease liability.

Payments associated with short-term leases and leases of low-value assets are recognised as expenses in profit or loss on a straight-line basis over the lease terms. Short-term leases are leases with an initial lease term of 12 months or less. Low-value assets are assets of value below US\$5,000.

The Group as lessor

(a) Operating leases

Leases that do not substantially transfer to the lessees all the risks and rewards of ownership of assets are accounted for as operating leases. Rental income from operating leases is recognised on a straight-line basis over the term of the relevant lease.

(b) Finance leases

Leases that substantially transfer to the lessees all the risks and rewards of ownership of assets are accounted for as finance leases. Amounts due from lessees under finance leases are recognised as receivables at the amount of the Group's net investment in the leases. Finance lease income is allocated to accounting periods so as to reflect a constant periodic rate of return on the Group's net investment in the leases.

4. 重大會計政策(續) 和賃

本集團作為承租人

租賃於租賃資產可供本集團使用時確認為 使用權資產及相應租賃負債。使用權資產 乃按成本減累計折舊及減值虧損列賬。使 用權資產折舊乃按在資產使用年期與租賃 期兩者中較短者撇銷其成本的折舊率以直 線法計算。主要折舊年率如下:

土地及樓宇 20%-33.33%

使用權資產乃按成本(包括初步計量租賃 負債金額、預付租賃款項、初步直接成本 及恢復成本)計量。租賃負債包括使用租 賃隱含利率(倘有關利率可予確定,否則 使用本集團的遞增借款利率)折現租賃付 款的現值淨額。各租賃付款於負債與融資 成本之間分配。融資成本於租期內在損益 內扣除,以使租賃負債餘額的利率固定。

與短期租賃及低價值資產租賃相關的付款 於租期內以直線法在損益內確認為開支。 短期租賃乃為初步租期為12個月或以下 的租賃。低價值資產為價值低於5,000美 元的資產。

本集團作為出租人

(a) 經營租賃

資產所有權之所有風險及回報未實 質上轉移至承租人之租賃,列為經 營租賃。經營租約之租金收入於相 關租期內按直線法確認。

(b) 融資租賃

資產擁有權的絕大部份風險及回報 轉移至承租人的租賃列為融資租 賃。根據融資租賃應收承租人之款 項按本集團於租約之淨投資款額列 為應收款項。融資租賃收入會分配 予會計期間,以反映本集團有關租 賃淨投資額之定期回報率。

4. MATERIAL ACCOUNTING POLICIES (Continued)

Inventories

Inventories are stated at the lower of cost and net realisable value. Cost is determined using the weighted average basis. The cost of finished goods and work in progress comprises raw materials, direct labour and an appropriate proportion of all production overhead expenditure, and where appropriate, subcontracting charges. Net realisable value is the estimated selling price in the ordinary course of business, less the estimated costs of completion and the estimated costs necessary to make the sale.

Recognition and derecognition of financial instruments

Financial assets and financial liabilities are recognised in the statement of financial position when the Group becomes a party to the contractual provisions of the instruments.

Financial assets are derecognised when the contractual rights to receive cash flows from the assets expire; the Group transfers substantially all the risks and rewards of ownership of the assets; or the Group neither transfers nor retains substantially all the risks and rewards of ownership of the assets but has not retained control on the assets. On derecognition of a financial asset, the difference between the asset's carrying amount and the sum of the consideration received is recognised in profit or loss.

Financial liabilities are derecognised when the obligation specified in the relevant contract is discharged, cancelled or expires. The difference between the carrying amount of the financial liability derecognised and the consideration paid is recognised in profit or loss.

重大會計政策(續) 存貨

存貨按成本與可變現淨值兩者中之較低者 列賬。成本以加權平均基準釐定。製成品 及在製品之成本包括原材料、直接人工及 所有生產經常開支之適當比例,及外判費 用(如適用)。可變現淨值乃於日常業務過 程中之估計售價減估計完成成本及估計出 售時所需之費用。

確認及終止確認金融工具

本集團於成為工具合約條文之訂約方時於 財務狀況表中確認金融資產及金融負債。

於收取資產現金流量之已訂約權利屆滿; 本集團轉讓資產擁有權之絕大部分風險及 回報;或本集團既無轉讓亦未保留資產擁 有權之絕大部分風險及回報,但不保留資 產之控制權時,終止確認金融資產。終止 確認一項金融資產時,資產賬面值與已收 代價總和之間之差額於損益內確認。

倘相關合約訂明之責任解除、註銷或屆 滿,則終止確認金融負債。已終止確認金 融負債賬面值與已付代價之差額於損益內 確認。

4. MATERIAL ACCOUNTING POLICIES (Continued)

Financial assets

Financial assets are recognised and derecognised on a trade date basis where the purchase or sale of an asset is under a contract whose terms require delivery of the asset within the timeframe established by the market concerned, and are initially recognised at fair value, plus directly attributable transaction costs except in the case of financial assets at fair value through profit or loss (the **"Financial assets at FVTPL"**). Transaction costs directly attributable to the acquisition of investments at fair value through profit or loss are recognised immediately in profit or loss.

Financial assets of the Group are classified under the following categories:

(i) Financial assets at amortised cost

Financial assets (including trade and other receivables) are classified under this category if they satisfy both of the following conditions:

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

They are subsequently measured at amortised cost using the effective interest method less loss allowance for expected credit losses.

(ii) Financial assets at FVTPL

Financial assets are classified under this category if they do not meet the conditions to be measured at amortised cost and the conditions of debt instruments at fair value through other comprehensive income unless the Group designates an equity investment that is not held for trading as at fair value through other comprehensive income on initial recognition.

重大會計政策(續) 金融資產

倘購入或出售資產根據合約條款規定須於 有關市場所規定期限內交付資產,則金融 資產按交易日基準確認及終止確認,並按 公允價值加直接應佔交易成本初步確認, 惟按公允價值計量且其變動計入損益的金 融資產(「按公允價值計量且其變動計入損益的金 融資產(「按公允價值計量且其變動計入損 益的金融資產」)則除外。收購按公允價值 計量且其變動計入損益的投資之直接應佔 交易成本即時於損益內確認。

本集團將金融資產分類為以下類別:

(i) 按攤銷成本列值之金融資產

符合下列兩項條件的金融資產(包括 貿易及其他應收款項)分類至此類 別:

- 資產乃按目的為持有資產以收
 取合約現金流量的業務模式持
 有;及
- 資產合約條款於特定日期產生
 現金流量,有關現金流量僅為
 本金及尚未償還本金之利息付款。

有關項目其後以實際利率法按攤銷 成本減去預期信貸虧損之虧損撥備 計量。

(ii) 按公允價值計量且其變動計入損 益的金融資產

倘金融資產不符合按攤銷成本計量 的條件及於其他全面收益按公允價 值計算的債務工具條件,除非本集 團於初步確認時將並非持作買賣的 股本投資指定為於其他全面收益按 公允價值計量,則金融資產分類至 此類別。

4. MATERIAL ACCOUNTING POLICIES (Continued)

Financial assets (Continued)

(ii) Financial assets at FVTPL (Continued)

Financial assets at FVTPL are subsequently measured at fair value with any gains or losses arising from changes in fair values recognised in profit or loss. The fair value gains or losses recognised in profit or loss are net of any interest income and dividend income. Interest income and dividend income are recognised in profit or loss.

Loss allowances for expected credit losses

The Group recognises loss allowances for expected credit losses on financial assets at amortised cost as defined in HKFRS 15. Expected credit losses are the weighted average of credit losses with the respective risks of a default occurring as the weights.

At the end of each reporting period, the Group measures the loss allowance for a financial instrument at an amount equal to the expected credit losses that result from all possible default events over the expected life of that financial instrument ("**lifetime expected credit losses**") for trade receivables, or if the credit risk on that financial instrument has increased significantly since initial recognition.

If, at the end of the reporting period, the credit risk on a financial instrument (other than trade receivables) has not increased significantly since initial recognition, the Group measures the loss allowance for that financial instrument at an amount equal to the portion of lifetime expected credit losses that represents the expected credit losses that result from default events on that financial instrument that are possible within 12 months after the reporting period.

The amount of expected credit losses or reversal to adjust the loss allowance at the end of the reporting period to the required amount is recognised in profit or loss as an impairment gain or loss.

4. 重大會計政策(續)

金融資產(續)

(ii) 按公允價值計量且其變動計入損 益的金融資產(續)

> 按公允價值計量且其變動計入損益 的金融資產其後按公允價值計量, 公允價值變動產生之任何收益或虧 損於損益中確認。於損益確認之公 允價值收益或虧損乃減去所有利息 收入及股息收入。利息收入及股息 收入於損益中確認。

預期信貸虧損之虧損撥備

本集團按攤銷成本確認金融資產(定義見 香港財務報告準則第15號)的預期信貸虧 損之虧損撥備。預期信貸虧損乃加權平均 信貸虧損,並以發生相關違約風險之金額 作為加權數值。

於各報告期末,本集團計量金融工具的虧 損撥備,金額等於該金融工具預計年期內 所有可能違約事件所產生應收賬款的預期 信貸虧損(「**全期預期信貸虧損**」),或自初 步確認後該金融工具的信貸風險大幅增 加。

倘於報告期末,金融工具(應收賬款除外) 的信貸風險自初步確認後並無大幅增加, 本集團會按相等於反映該金融工具可能於 報告期後十二個月內發生的違約事件所引 致預期信貸虧損的全期預期信貸虧損部分 的金額,計量該金融工具之虧損撥備。

於報告期末將虧損撥備調整至規定金額的 預期信貸虧損或撥回金額,於損益中確認 為減值收益或虧損。

4. MATERIAL ACCOUNTING POLICIES (Continued)

Cash and cash equivalents

For the purpose of the statement of cash flows, cash and cash equivalents represent cash at bank and on hand, demand deposits with banks and other financial institutions, and short-term highly liquid investments which are readily convertible into known amounts of cash and subject to an insignificant risk of change in value. Bank overdrafts which are repayable on demand and form an integral part of the Group's cash management are also included as a component of cash and cash equivalents.

Financial liabilities and equity instruments

Financial liabilities and equity instruments are classified according to the substance of the contractual arrangements entered into and the definitions of a financial liability and an equity instrument under HKFRSs. An equity instrument is any contract that evidences a residual interest in the assets of the Group after deducting all of its liabilities. The accounting policies adopted for specific financial liabilities and equity instruments are set out below.

Borrowings

Borrowings are initially recognised at fair value, net of transaction costs incurred, and subsequently measured at amortised cost using the effective interest method.

Borrowings are classified as current liabilities unless the Group has an unconditional right to defer settlement of the liability for at least 12 months after the reporting period.

Financial guarantee contract liabilities

Financial guarantee contract liabilities are initially recognised at fair value and subsequently measured at the higher of:

- the loss allowance; and
- the amount initially recognised less cumulative amortisation recognised in profit or loss over the terms of the guarantee contracts.

重大會計政策(續) 現金及現金等價物

就現金流量表而言,現金及現金等價物指 銀行及手頭現金、存於銀行及其他金融機 構的活期存款,及可隨時轉換為已知數額 現金且並無重大價值變動風險的短期及高 度流通投資。應要求償還及構成本集團現 金管理一個完整部分的銀行透支亦列入現 金及現金等價物的一部分。

金融負債及權益工具

金融負債及權益工具乃根據所訂立之合約 安排之內容及根據香港財務報告準則對金 融負債及權益工具之定義而分類。權益工 具為證明於本集團經扣除其所有負債後之 資產中所剩餘權益之任何合約。就特定金 融負債及權益工具而採納之會計政策載於 下文。

借貸

借貸起初按公允價值扣除所產生交易成本 確認,其後使用實際利息法按攤銷成本計 量。

除非本集團有權並在無條件限制的情況下 將負債的償還日延長至報告期間後最少十 二個月,否則借貸將被分類為流動負債。

財務擔保合約負債

財務擔保合約負債初步按公允價值確認, 其後以下列較高者計量:

- 虧損撥備;及
- 初步確認金額減擔保合約期內損益
 中確認的累計攤銷。

4. MATERIAL ACCOUNTING POLICIES (Continued)

Trade and other payables

Trade and other payables are initially recognised at fair value and subsequently measured at amortised cost using the effective interest method unless the effect of discounting would be immaterial, in which case they are stated at cost.

Equity instruments

Equity instruments issued by the Company are recorded at the proceeds received, net of direct issue costs.

Revenue from contracts with customers

Revenue is measured based on the consideration specified in a contract with a customer with reference to the customary business practices and excludes amounts collected on behalf of third parties. For a contract where the period between the payment by the customer and the transfer of the promised product or service exceeds one year, the consideration is adjusted for the effect of a significant financing component.

The Group recognises revenue when it satisfies a performance obligation by transferring control over a product or service to a customer. Depending on the terms of a contract and the laws that apply to that contract, a performance obligation can be satisfied over time or at a point in time. A performance obligation is satisfied over time if:

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

If a performance obligation is satisfied over time, revenue is recognised by reference to the progress towards complete satisfaction of that performance obligation. Otherwise, revenue is recognised at a point in time when the customer obtains control of the product or service.

4. 重大會計政策(續)

貿易及其他應付款項

貿易及其他應付款項初步按公允價值確 認,其後則以實際利率法按攤銷成本計 量,折現影響微小則作別論,在該情況 下,則按成本列賬。

權益工具

本公司發行之權益工具按已收所得款項 (扣除直接發行費用)入賬。

來自客戶合約的收入

收入乃根據與客戶訂立的合約所指明的代 價參考慣常業務慣例計量,並不包括代表 第三方收取的金額。對於客戶付款及轉移 協定產品或服務期間超過一年的合約,代 價會就重大融資部分的影響進行調整。

本集團於完成向客戶轉讓產品或服務控制 權的履約責任時確認收入。視乎合約條款 及有關合約適用的法例,履約責任可隨時 間或於某個時間點完成。倘屬以下情況, 履約責任則可隨時間達成:

- 客戶同時收取及消耗本集團履約所 提供的利益;
- 本集團履約創建或提升一項於創建
 或提升時由客戶控制的資產;或
- 本集團履約並無創建供本集團作其
 他用途的資產,且本集團有權就迄
 今為止已完成的履約部分強制收回
 款項。

倘履約責任可隨時間達成,收益乃根據完成有關履約責任的進度確認。否則,收益 於客戶獲得產品或服務控制權的時間點確 認。

4. MATERIAL ACCOUNTING POLICIES (Continued)

Other revenue

Interest income is recognised using the effective interest method.

Employee benefits

(a) Employee leave entitlements

Employee entitlements to annual leave and long service leave are recognised when they accrue to employees. A provision is made for the estimated liability for annual leave and long service leave as a result of services rendered by employees up to the at the end of the reporting period.

Employee entitlements to sick leave and maternity leave are not recognised until the time of leave.

(b) Pension obligations

The Group contributes to defined contribution retirement schemes which are available to all employees. Contributions to the schemes by the Group and employees are calculated as a percentage of employees' basic salaries. The retirement benefit scheme cost charged in profit or loss represents contributions payable by the Group to the funds.

(c) Termination benefits

Termination benefits are recognised at the earlier of the dates when the Group can no longer withdraw the offer of those benefits and when the Group recognises restructuring costs and involves the payment of termination benefits.

Borrowing costs

Borrowing costs directly attributable to the acquisition, construction or production of qualifying assets, which are assets that necessarily take a substantial period of time to get ready for their intended use or sale, are capitalised as part of the cost of those assets, until such time as the assets are substantially ready for their intended use or sale. Investment income earned on the temporary investment of specific borrowings pending their expenditure on qualifying assets is deducted from the borrowing costs eligible for capitalisation.

To the extent that funds are borrowed generally and used for the purpose of obtaining a qualifying asset, the amount of borrowing costs eligible for capitalisation is determined by applying a capitalisation rate to the expenditures on that asset. The capitalisation rate is the weighted average of the borrowing costs applicable to the borrowings of the Group that are outstanding during the period, other than borrowings made specifically for the purpose of obtaining a qualifying asset.

All other borrowing costs are recognised in profit or loss in the period in which they are incurred.

4. 重大會計政策(續)

其他收入

利息收入乃按實際利率法確認。

僱員福利

(a) 僱員應享假期

僱員的年假及長期服務假期於賦予 僱員時確認。截至報告期末已就僱 員因所提供服務享有的年假及長期 服務假期的估計負債作出撥備。

僱員病假及產假權利於僱員休假時 始確認。

(b) 退休金責任

本集團為所有僱員向界定供款退休 計劃作出供款。本集團與僱員各自 之供款乃按僱員基本薪金之百分比 計算。透過損益支銷之退休福利計 劃成本指本集團向基金之供款。

(c) 終止聘用福利

終止聘用福利於本集團不能撤回有 關福利之要約當日或本集團確認其 重組成本及支付終止聘用福利當日 (以較早者為準)確認。

借貸成本

直接涉及收購、建築或生產合資格資產 (即必須經過一段頗長時間方能準備好作 擬定用途或出售之資產)之借貸成本會被 資本化為該等資產之部分成本,直至該等 資產大致上準備好作擬定用途或出售時為 止。特定借貸款項在用作合資格資產之支 出前而暫時用作投資所賺獲之投資收入, 需自可資本化之借貸成本中扣除。

如借貸屬非指定用途而所得款項用作獲取 合資格資產,可資本化之借貸成本金額以 該項資產開支之資本化率計算釐定。資本 化率為適用於本集團該期間未償還借貸之 借貸成本加權平均值(為獲得合資格資產 之特別借貸除外)。

所有其他借貸成本於產生期間的損益內確 認。

4. MATERIAL ACCOUNTING POLICIES (Continued)

Government grants

A government grant is recognised when there is reasonable assurance that the Group will comply with the conditions attaching to it and that the grant will be received.

Government grants relating to income are deferred and recognised in profit or loss over the period to match them with the costs they are intended to compensate.

Government grants that become receivable as compensation for expenses or losses already incurred or for the purpose of giving immediate financial support to the Group with no future related costs are recognised in profit or loss in the period in which they become receivable.

Government grants relating to the purchase of assets are recorded as deferred income and recognised in profit or loss on a straight-line basis over the useful lives of the related assets.

Taxation

Income tax represents the sum of the current tax and deferred tax.

The tax currently payable is based on taxable profit for the year. Taxable profit differs from profit recognised in profit or loss because it excludes items of income or expense that are taxable or deductible in other years and it further excludes items that are never taxable or deductible. The Group's liability for current tax is calculated using tax rates that have been enacted or substantively enacted by the end of the reporting period.

Deferred tax is recognised on differences between the carrying amounts of assets and liabilities in the consolidated financial statements and the corresponding tax bases used in the computation of taxable profit. Deferred tax liabilities are generally recognised for all taxable temporary differences and deferred tax assets are recognised to the extent that it is probable that taxable profits will be available against which deductible temporary differences, unused tax losses or unused tax credits can be utilised. Such assets and liabilities are not recognised if the temporary difference arises from goodwill or from the initial recognition (other than in a business combination) of other assets and liabilities in a transaction that affects neither the taxable profit nor the accounting profit.

重大會計政策(續) 政府補貼

政府補貼於合理保證本集團遵守所有附帶 條件以及將獲取補助時確認。

有關收入之政府補貼為遞延收入及於期內 於損益確認為與擬作補償的成本相匹配之 收入。

作為已產生開支或虧損之應收補償或就給 予本集團即時財務支援目的而無未來相關 成本之政府補貼,於成為應收款項期間於 損益確認。

有關購買資產之政府補貼記錄為遞延收入 並以直線法於有關資產之可使用年期內於 損益確認。

税項

所得税指即期税項及遞延税項之總額。

現時應付税項乃按本年度應課税溢利計 算。應課税溢利與損益中所確認溢利不 同,因為前者不包括在其他年度應課税或 可扣税收入或開支,並且不包括永不課税 或扣税的項目。本集團本期税項負債乃按 報告期末前已確立或實際確立的税率計 算。

遞延税項以資產及負債於其綜合財務報表 的賬面值與計算應課税溢利所用相應税基 之間的差額確認。遞延税項負債通常會就 所有應課税臨時性差額確認,而遞延税項 資產乃於可能出現可利用臨時性差額 稅、未動用税項虧損或税項回撥的應 署務合併以外原因開始確認其他資產及 負債而引致的臨時性差額既不影響應課税 溢利亦不影響會計溢利,則不會確認該等 資產及負債。

4. MATERIAL ACCOUNTING POLICIES (Continued)

Taxation (Continued)

Deferred tax liabilities are recognised for taxable temporary differences arising on investments in subsidiaries and associates except where the Group is able to control the reversal of the temporary difference and it is probable that the temporary difference will not reverse in the foreseeable future.

The carrying amount of deferred tax assets is reviewed at the end of each reporting period and reduced to the extent that it is no longer probable that sufficient taxable profits will be available to allow all or part of the asset to be recovered.

Deferred tax is calculated at the tax rates that are expected to apply in the period when the liability is settled or the asset is realised, based on tax rates that have been enacted or substantively enacted by the end of the reporting period. Deferred tax is recognised in profit or loss, except when it relates to items recognised in other comprehensive income or directly in equity, in which case the deferred tax is also recognised in other comprehensive income or directly in equity.

The measurement of deferred tax assets and liabilities reflects the tax consequences that would follow from the manner in which the Group expects, at the end of the reporting period, to recover or settle the carrying amount of its assets and liabilities.

Deferred tax assets and liabilities are offset when there is a legally enforceable right to set off current tax assets against current tax liabilities and when they relate to income taxes levied by the same taxation authority and the Group intends to settle its current tax assets and liabilities on a net basis.

重大會計政策(續) 税項(續)

遞延税項負債乃就於附屬公司及聯營公司 之投資而引致的應課税臨時性差額而確 認,惟若本集團可控制臨時性差額撥回及 臨時性差額有可能未必於可見將來撥回的 情況除外。

遞延税項資產的賬面值於各報告期末作檢 討,並於不再可能會有足夠應課税溢利恢 復全部或部分資產時作調減。

遞延税項乃按預期於負債清償或資產變現 期間適用的税率計算,有關税率為於報告 期末前已確立或實際確立的税率。遞延税 項於損益中確認,惟倘遞延税項在其他全 面收益或直接在權益中確認的情況(在此 情況下遞延税項亦會於其他全面收益或直 接於權益中確認)除外。

遞延税項資產及負債之計量反映本集團於 報告期末預計收回或結算資產及負債賬面 值之方式而引致之税務後果。

遞延税項資產及負債在具合法執行權利以 現行税項資產抵銷現行税項負債,以及其 與同一課税機關徵收之所得税有關,而本 集團計劃以淨額基準處理其現行税項資產 及負債時,方予以抵銷。

4. MATERIAL ACCOUNTING POLICIES (Continued)

Segment reporting

Operating segments and the amounts of each segment item reported in the financial statements are identified from the financial information provided regularly to the Group's most senior executive management for the purpose of allocating resources and assessing the performance of the Group's various lines of business.

Individually material operating segments are not aggregated for financial reporting purposes unless the segments have similar economic characteristics and are similar in respect of the nature of products and services, the nature of productions processes, the type or class of customers, the methods used to distribute the products or provide the services, and the nature of the regulatory environment. Operating segments which are not individually material may be aggregated if they share a majority of these criteria.

Related parties

A related party is a person or entity that is related to the Group.

- (a) A person or a close member of that person's family is related to the Group if that person:
 - (i) has control or joint control over the Group;
 - (ii) has significant influence over the Group; or
 - (iii) is a member of the key management personnel of the Company or of a parent of the Company.
- (b) An entity is related to the Group (reporting entity) if any of the following conditions applies:
 - (i) The entity and the Company are members of the same group (which means that each parent, subsidiary and fellow subsidiary is related to the others).
 - (ii) One entity is an associate or joint venture of the other entity (or an associate or joint venture of a member of a group of which the other entity is a member).

重大會計政策(續) 分部報告

經營分部及財務報表所呈報各分部的金 額,乃摘錄自為向本集團各項業務分配資 源及評估其業績而定期向本集團最高行政 管理層提供的財務資料。

個別重要的經營分部不會合併進行財務申 報,但如該等經營分部的經濟特性相似且 其產品和服務的性質、生產工序的性質、 客戶類別或階層、分銷產品或提供服務所 使用的方法以及監管環境的性質類似,則 作別論。個別不重要的經營分部如果符合 以上大部分條件,則合併作為一個報告分 部。

關聯方

關聯方為與本集團有關連之個人或實體。

- (a) 該人士或該人士之近親與本集團有 關連,倘該人士:
 - (i) 控制或共同控制本集團;
 - (ii) 對本集團有重大影響;或
 - (iii) 為本公司或本公司母公司之主要管理層成員。
- (b) 倘符合下列任何條件,則該實體與本集團(報告實體)有關聯:
 - (i) 該實體與本公司屬同一集團之 成員公司(即各母公司、附屬 公司及同系附屬公司彼此間有 關聯)。
 - (ii) 一間實體為另一實體之聯營公司或合營企業(或另一實體為成員公司之集團旗下成員公司之聯營公司或合營企業)。

4. MATERIAL ACCOUNTING POLICIES (Continued)

Related parties (Continued)

- (b) (Continued)
 - (iii) Both entities are joint ventures of the same third party.
 - (iv) One entity is a joint venture of a third entity and the other entity is an associate of the third entity.
 - (v) The entity is a post-employment benefit plan for the benefit of employees of either the Group or an entity related to the Group. If the Group is itself such a plan, the sponsoring employers are also related to the Group.
 - (vi) The entity is controlled or jointly controlled by a person identified in (a).
 - (vii) A person identified in (a)(i) has significant influence over the entity or is a member of the key management personnel of the entity (or of a parent of the entity).
 - (viii) The entity, or any member of a group of which it is a part, provides key management personnel services to the Company or to a parent of the Company.

Impairment of assets

At the end of each reporting period, the Group reviews the carrying amounts of its tangible and intangible assets except inventories and receivables to determine whether there is any indication that those assets have suffered an impairment loss. If any such indication exists, the recoverable amount of the asset is estimated in order to determine the extent of any impairment loss. Where it is not possible to estimate the recoverable amount of an individual asset, the Group estimates the recoverable amount of the cash-generating unit to which the asset belongs.

Recoverable amount is the higher of fair value less costs of disposal and value in use. In assessing value in use, the estimated future cash flows are discounted to their present value using a pre-tax discount rate that reflects current market assessments of the time value of money and the risks specific to the asset.

4. 重大會計政策(續)

關聯方(續)

- (b) (續)
 (iii) 兩間實體均為同一第三方之合
 營企業。
 - (iv) 一間實體為第三方實體之合營 企業,而另一實體為該第三方 實體之聯營公司。
 - (v) 實體為本集團或與本集團有關 連之實體就僱員利益設立之離 職福利計劃。倘本集團本身屬 有關計劃,提供資助之僱主亦 與本集團有關連。
 - (vi) 實體受(a)內所識別人士控制或 共同控制。
 - (vii) (a)(i)內所識別人士對實體有重 大影響力或屬該實體(或該實 體之母公司)之主要管理層成員。
 - (viii) 實體或其所屬集團之任何成員 公司向本公司或本公司之母公 司提供主要管理人員服務。

資產減值

於各報告期末,本集團會審閱其有形及無 形資產(存貨及應收款項除外)之賬面值, 以釐定是否有任何情況顯示該等資產已出 現減值虧損。倘出現任何有關情況,則會 估計資產之可收回金額,以釐定減值虧損 之數額。如未能對個別資產之可收回金額 作出估計,則本集團會評估該資產所屬之 現金產生單位之可收回金額。

可收回金額乃公允價值減出售成本與使用 價值兩者中之較高者。評估使用價值時, 估計未來現金流量按税前折現率折現至其 現值,税前折現率反映對貨幣時間價值及 資產特定風險之當前市場評估。

4. MATERIAL ACCOUNTING POLICIES (Continued)

Impairment of assets (Continued)

If the recoverable amount of an asset or cash-generating unit is estimated to be less than its carrying amount, the carrying amount of the asset or cash-generating unit is reduced to its recoverable amount. An impairment loss is recognised immediately in profit or loss, unless the relevant asset is carried at a revalued amount, in which case the impairment loss is treated as a revaluation decrease.

Where an impairment loss subsequently reverses, the carrying amount of the asset or cash-generating unit is increased to the revised estimate of its recoverable amount, but so that the increased carrying amount does not exceed the carrying amount that would have been determined (net of amortisation or depreciation) had no impairment loss been recognised for the asset or cash-generating unit in prior years. A reversal of an impairment loss is recognised immediately in profit or loss, unless the relevant asset is carried at a revalued amount, in which case the reversal of the impairment loss is treated as a revaluation increase.

Provisions and contingent liabilities

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

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

Events after the reporting period

Events after the reporting period that provide additional information about the Group's position at the end of the reporting period or those that indicate the going concern assumption is not appropriate are adjusting events and are reflected in the consolidated financial statements. Events after the reporting period that are not adjusting events are disclosed in the notes to the consolidated financial statements when material.

重大會計政策(續) 資產減值(續)

倘資產或現金產生單位之可收回金額估計 低於其賬面值,則資產或現金產生單位之 賬面值將調低至其可收回金額。減值虧損 即時於損益中確認,除非有關資產乃以重 估金額列賬,在該情況下減值虧損將視為 重估之減值。

倘減值虧損於其後回撥,資產或現金產生 單位之賬面值將增加至重新估計之可收回 金額,惟增加後之賬面值不得超過於以往 年度並無就資產或現金產生單位確認減值 虧損而原已釐定之賬面值(扣除攤銷或折 舊)。減值虧損之回撥即時於損益中確 認,除非有關資產乃以重估金額列賬,在 該情況下減值虧損之回撥將視為重估之增 值。

撥備及或然負債

倘本集團須就過往事件承擔當前法律或推 定義務,而履行該義務可能會導致經濟利 益外流,並可對所需款項作出可靠之估 計,則就該時間或數額不定之負債確認撥 備。如果貨幣時間價值重大,則按預計履 行義務所需開支之現值計列撥備。

倘經濟利益外流之可能性較低,或是無法 對有關款額作出可靠之估計,則將該義務 披露為或然負債,若該類資源外流之可能 性極低則除外。須視乎一項或多項未來事 件是否發生才能確定存在與否之潛在義 務,亦會披露為或然負債,若該類資源外 流之可能性極低則除外。

報告期後事項

為本集團於報告期末狀況提供額外資料或 顯示持續經營假設並不合適之報告期後事 項均屬調整事項及反映於綜合財務報表 內。不屬於調整事項之報告期後事項於重 要時在綜合財務報表附註內作出披露。

5. CRITICAL KEY ESTIMATES

Key sources of estimation uncertainty

The key assumptions concerning the future, and other key sources of estimation uncertainty at the end of the reporting period, that have a significant risk of causing a material adjustment to the carrying amounts of assets and liabilities within the next financial year, are discussed below.

(a) Impairment for trade and other receivables and prepayments

The Group makes impairment loss for bad and doubtful debts based on assessments of the recoverability of the trade and other receivables and prepayments, including the current creditworthiness and the past collection history of each debtor. Impairments arise where events or changes in circumstances indicate that the balances may not be collectible. The identification of bad and doubtful debts requires the use of judgement and estimates. Where the actual result is different from the original estimate, such difference will impact the carrying value of the trade and other receivables and doubtful debt expenses in the year in which such estimate has been changed.

(b) Income taxes and deferred tax

Significant estimates are required in determining the provision for income taxes. There are many transactions and calculations for which the ultimate tax determination is uncertain during the ordinary course of business. Where the final tax outcome of these matters is different from the amounts that were initially recorded, such differences will impact the income tax and deferred tax provisions in the period in which such determination is made.

Deferred tax assets in respect of tax losses carried forward and deductible temporary differences are recognised and measured based on the expected manner of realisation or settlement of the carrying amount of the relevant assets and liabilities, using tax rates enacted or substantively enacted at the end of each reporting date. In determining the carrying amounts of deferred tax assets, expected taxable profits are estimated which involves a number of assumptions related to the operating environment of the Group and require a significant level of judgement on the part of the directors. Any change in such assumptions and judgement would affect the carrying amounts of deferred tax assets to be recognised and hence the net profit in future years.

5. 主要估計

估計不明朗因素之主要來源

於報告期末有重大風險可致使下個財政年 度之資產及負債賬面值須作重大調整而與 未來有關之主要假設及估計不明朗因素之 其他主要來源論述如下。

(a) 貿易及其他應收款項以及預付款 項之減值

本集團根據評估貿易及其他應收款 項以及預付款項之減值之可收回性 對呆壞賬作出減值虧損,包括每位 債務人之目前信譽及過往收款記 錄。於發生顯示餘額可能無法收回 之事件或情況變動下會出現減值。 呆壞賬之識別需要判斷和估計。倘 實際將於上述估計出現變動之年度 影響應收賬款及其他應收款項及呆 賬開支之賬面值。

(b) 所得税及遞延税項

釐定所得税撥備時須作出重大估 計。在日常業務過程中,有很多交 易及計算在釐定最終税項時並不確 定。倘該等事項之最終税務結果與 最初記錄之金額不一致,有關差額 會影響作出有關釐定的期間內之所 得税及遞延税項撥備。

6. FINANCIAL RISK MANAGEMENT

The Group's activities expose it to a variety of financial risks: foreign currency risk, credit risk, liquidity risk and interest rate risk. The Group's overall risk management programme focuses on the unpredictability of financial markets and seeks to minimise potential adverse effects on the Group's financial performance.

(a) Foreign currency risk

The Group has certain exposure to foreign currency risk as most of its business transactions, assets and liabilities are principally denominated in the functional currencies of the Group entities RMB. The Group currently does not have a foreign currency hedging policy in respect of foreign currency transactions, assets and liabilities. The Group will monitor its foreign currency exposure closely and will consider hedging significant foreign currency exposure should the need arise.

If the RMB had weakened/strengthened 5 per cent against the Hong Kong dollar and United States dollars with all other variables held constant, consolidated profit before tax for the year would have been approximately RMB95,000 (2023: RMB96,000) higher/lower, arising mainly as a result of the foreign exchange loss on cash and cash equivalents denominated in Hong Kong dollar and United States dollars.

(b) Credit risk

Credit risk refers to the risk that a counterparty will default on its contractual obligation resulting in a financial loss to the Group. The Group's credit risk is primarily attributable to cash at bank and trade, loan and other receivables. Management has a credit policy in place and the exposures to these credit risks are monitored on an ongoing basis.

Apart from trade receivables due from related parties, the Group has large number of customers and there was no concentration of credit risk.

The Group's cash at bank is mainly held by well-known financial institutions. Management does not foresee any significant credit risks arising from these deposits and does not expect that these financial institutions will default and cause losses to the Group.

6. 金融風險管理

本集團業務面對多種金融風險:外幣風險、信貸風險、流動資金風險及利率風險。本集團之整體風險管理政策集中於金融市場之低可測度,並力求盡量減低對本 集團財務表現之潛在不利影響。

(a) 外幣風險

由於本集團大部分業務交易、資產 及負債主要以本集團實體的功能貨 幣人民幣計值,因此本集團面臨一 定的外幣風險。本集團目前並無關 於外幣交易、資產及負債的外幣對 沖政策。本集團將密切監測其外幣 風險,並將於需要時考慮對沖重大 的外幣風險。

倘人民幣對港元及美元貶值/升值 5%,而所有其他變量保持不變,本 年度的綜合税前溢利將增加/減少 約人民幣95,000元(2023年:人民幣 96,000元),主要是由於以港元及美 元計值的現金及現金等價物匯兑虧 損所致。

(b) 信貸風險

信貸風險是指交易對方不履行其合 約義務,造成本集團蒙受財務損失 的風險。本集團的信貸風險主要來 自銀行現金及貿易、貸款及其他應 收款項。管理層已制定信貸政策並 持續監控該等信貸風險。

除應收關聯方貿易應收款項外,本 集團擁有大量客戶且並無集中的信 貸風險。

本集團的銀行現金主要由知名的金 融機構持有。管理層預計該等存款 不會產生任何重大信貸風險,並預 計該等金融機構不會違約而使本集 團蒙受損失。

6. FINANCIAL RISK MANAGEMENT (Continued)

(b) Credit risk (Continued)

The Group assessed that the expected loss rate for trade receivables from related parties were low considering the good finance position and credit history of the related parties.

The Group applies the simplified approach to providing for expected credit losses ("**ECL**") prescribed by HKFRS 9, which permits the use of the lifetime expected loss provision for trade receivables due from third parties. To measure the ECL, trade receivables due from third parties have been grouped based on shared credit risk characteristics and the days past due. The ECL also incorporate forward-looking information.

The Group expects that the credit risk associated with trade receivables due from related parties is considered to be low, since they have a strong capacity to meet its contractual cash flow obligations in the near term. The Group has assessed that the ECL rate for the amounts due from related parties are immaterial under 12 months ECL method and considered them to have low credit risk, and thus the loss allowance is immaterial.

For loan and other receivables other than those from related parties, management makes periodic collective assessments as well as individual assessment on the recoverability of other receivables based on historical settlement records and past experience.

6. 金融風險管理(續)

(b) 信貸風險(續)

鑒於關聯方良好的財務狀況及信貸 過往,本集團估計關聯方貿易應收 款項的預期虧損率較低。

本集團應用簡化方法,就香港財務 報告準則第9號所規定的預期信貸虧 損(「預期信貸虧損」)計提撥備,該 準則允許就應收第三方的貿易應收 款項利用存續期預期虧損撥備。為 計量預期信貸虧損,應收第三方的 貿易應收款項的類別乃根據其所具 有的信貸風險特徵及逾期天數劃 分。預期信貸虧損亦包含前瞻性資 料。

本集團預期與應收關聯方貿易應收 款項相關的信貸風險較低,因為彼 等有雄厚實力滿足其近期的合約現 金流量義務。本集團經評估認為, 按照12個月預期信貸虧損方法,應 收關聯方款項的預期信貸虧損率並 不重大,並將該等款項視為低信貸 風險,因此虧損撥備並不重大。

就貸款及其他應收款項(應收關聯方 款項除外)而言,管理層根據過往結 算記錄及過往經驗,就其他應收款 項的可收回性定期作出整體及個別 評估。

6. FINANCIAL RISK MANAGEMENT (Continued)

(b) Credit risk (Continued)

The Group considers the probability of default whether there has been a significant increase in credit risk on an ongoing basis throughout each reporting period. To assess whether there is a significant increase in credit risk the Group compares the risk of a default occurring on the asset as at the reporting date with the risk of default as at the date of initial recognition. It considers available reasonable and supportive forwarding looking information. Especially the following indicators are incorporated:

- actual or expected significant adverse changes in business, financial or economic conditions that are expected to cause a significant change to the borrower's ability to meet its obligations;
- actual or expected significant changes in the operating results of the borrower;
- significant changes in the expected performance and behaviour of the borrowers, including changes in the payment status of borrowers and changes in the operating results of the borrowers.

6. 金融風險管理(續)

(b) 信貸風險(續)

本集團考慮違約的可能性,也評估 在各報告期間信貸風險是否會持續 顯著增加。在評估信貸風險是否顯 著增加時,本集團將報告日期資產 發生違約的風險與初始確認日期發 生違約的風險進行比較,同時也考 慮可獲得的合理及支持性前瞻性資 料。特別是結合了以下指標:

- 業務、財務或經濟環境中實際 或者預期發生的預期導致借款 人履行責任的能力產生重大變 化的重大不利變化;
- 借款人經營業績的實際或預期 重大變化;
- 借款人預期表現及行為的重大
 變化,包括借款人的付款狀況
 變化及借款人的經營業績變化。

6. FINANCIAL RISK MANAGEMENT (Continued)

(b) Credit risk (Continued)

A summary of the assumptions underpinning the Group's expected credit loss model is as follows:

6. 金融風險管理(續)

(b) 信貸風險(續)

本集團預期信貸虧損模式基於的假 設總結如下:

| Category 類別 | Group definition of category 本集團針對各類的定義 | Basis for recognition of expected credit loss provision 確認預期信貸虧損撥備的基準 |
|--|---|---|
| Performing | Customers have a low risk of default and a strong capacity to meet contractual cash flows | 12 months expected losses. Where the expected lifetime of an asset is less than 12 months, expected losses are measured at its expected lifetime |
| 正常 | 客戶違約風險很低且有能力產生合約要求的現 金流量 | 12個月的預期虧損。對於預期存續期在 12個月之內的資產,預期虧損基於預 期存續期計量 |
| Underperforming | Receivables for which there is a significant increase in credit risk; as significant increase in credit risk is presumed if interest and/or principal repayments are 180 days past due | Lifetime expected losses |
| 關注 | 信貸風險顯著增加的應收款項;倘利息及/或 本金還款逾期180天,則推定信貸風險將顯 著增加 | 存續期間預期虧損 |
| Non-performing | Interest and/or principal repayments are 365 | Lifetime expected losses |
| 不良 | days past due 利息及/或本金還款逾期365天 | 存續期間預期虧損 |
| providing for expendence calculating the e | unts for its credit risk by appropriately ected credit losses on a timely basis. In xpected credit loss rates, the Group cal loss rates for each category of | 本集團通過及時適當地為預期信貸 虧損作出撥備來計算信貸風險。計 算預期信貸虧損率時,本集團考慮 各類應收款項的歷史虧損率,並對 |

providing for expected credit losses on a timely basis. In calculating the expected credit loss rates, the Group considers historical loss rates for each category of receivables and adjusts for forward looking macroeconomic data. As there was no significant change of the customer base, historical credit loss rate of customers and forward-looking information for the years ended 31 December 2024 and 2023.

本集團通過及時適當地為預期信貸 虧損作出撥備來計算信貸風險。計 算預期信貸虧損率時,本集團考慮 各類應收款項的歷史虧損率,並對 前瞻性宏觀經濟數據進行調整。由 於截至2024年及2023年12月31日 止年度的客戶群、過往客戶信貸虧 損率及前瞻性資料並無重大變動。

6. FINANCIAL RISK MANAGEMENT (Continued)

(b) Credit risk (Continued)

As at 31 December 2024 and 2023, the loss allowance provision for the trade and other receivables due from third parties was determined as follows. The expected credit losses below also incorporated forward looking information.

6. 金融風險管理(續)

(b) 信貸風險(續)

於2024年及2023年12月31日,應 收第三方貿易及其他應收款項的虧 損撥備釐定如下。下文預期信貸虧 損亦包含前瞻性資料。

| | | | 20 202 | | | 20 202 | |
|--|-------------------------------|--------------------------------|---|---|--------------------------------|---|---|
| At 31 December 2024 於2024年12月31日 | | Expected loss rate 預期虧損率 | Gross carrying amount 賬面總額 RMB'000 人民幣千元 | Loss allowance 虧損撥備 RMB'000 人民幣千元 | Expected loss rate 預期虧損率 | Gross carrying amount 賬面總額 RMB'000 人民幣千元 | Loss allowance 虧損撥備 RMB'000 人民幣千元 |
| Trade receivables Related parties Third party aging | 貿易應收款項 關聯方 第三方賬齡 | 24% | 111,014 | 26,225 | 1% | 95,968 | 1,053 |
| Within 1 year 1 to 2 years | 1年以內 1至2年 | 9% 15% | 218,612 86,146 | 19,842 12,947 | 6% 12% | 173,170 84,337 | 10,838 10,348 |
| 2 to 3 years 3 to 4 years | 2至3年 3至4年 | 11% 53% | 69,557 13,835 | 7,638 | 20% 36% | 50,472 9,740 | 10,077 3,468 |
| Over 4 years | 3至4年 4年以上 | 31% | 7,112 | 2,183 | 69% | 9,740 3,423 | 2,355 |
| Total | 總計 | | 506,276 | 76,141 | | 417,110 | 38,139 |
| Other receivables Related parties Third party aging | 其他應收款項 關聯方 第三方賬齡 | 1% | 265,381 | 2,781 | 0.1% | 271,475 | 221 |
| Within 1 year | 1年以內 | 2% | 63,167 | 1,466 | 4% | 72,172 | 3,109 |
| 1 to 2 years 2 to 3 years | 1至2年 2至3年 | 7% 48% | 20,844 8,070 | 1,553 3,859 | 11% 59% | 56,556 3,355 | 6,410 1,975 |
| 3 to 4 years Over 4 years | 3至4年 4年以上 | 49% 66% | 2,980 756 | 1,463 502 | 38% 47% | 1,170 2,621 | 449 1,243 |
| Total | 總計 | | 361,198 | 11,624 | | 407,349 | 13,407 |

6. FINANCIAL RISK MANAGEMENT (Continued)

(b) Credit risk (Continued)

The movement in the allowance for impairment of trade receivables and other receivables during the year, including both specific and collective loss components, is as follows:

Impairment of trade and other receivables

6. 金融風險管理(續)

(b) 信貸風險(續)

於年內,貿易及其他應收款項之減 值撥備之變動(包括特別及綜合虧損 部份)如下:

| | | Trade receivables 貿易應收款項 RMB'000 人民幣千元 | Other receivables 其他應收款項 RMB'000 人民幣千元 | Total 總計 RMB'000 人民幣千元 |
|--|--|---|---|--|
| At 1 January 2023 Impairment loss recognised | 於2023年1月1日 已確認減值虧損 | 25,208 12,931 | 4,920 8,487 | 30,128 21,418 |
| At 31 December 2023 and 1 January 2024 Impairment loss recognised/ (reversed) | 於2023年12月31日及 2024年1月1日 已確認/(撥回)減值虧損 | 38,139 38,002 | 13,407 (1,783) | 51,546 36,219 |
| At 31 December 2024 | 於2024年12月31日 | 76,141 | 11,624 | 87,765 |

As at 31 December 2024 and 2023, the gross carrying amount of trade and other receivables (excluding prepayments) was RMB867,474,000 and RMB824,459,000 respectively, and thus the maximum exposure to loss was RMB779,709,000 and RMB772,913,000 respectively.

於2024年及2023年12月31日,貿易及其他應收款項(不包括預付款項)的賬面總額分別為人民幣867,474,000元及人民幣824,459,000元,因此最大的虧損敞口分別為人民幣779,709,000元及人民幣772,913,000元。

| | | | | 2024 2024年 | |
|---------------------|---------|-----------|----------|---------------|---------|
| | | | Gross | | |
| | | Expected | carrying | Loss | |
| | | loss rate | amount | allowance | Total |
| | | 預期虧損率 | 賬面總額 | 虧損撥備 | 總計 |
| At 31 December 2024 | | | RMB'000 | RMB'000 | RMB'000 |
| 於2024年12月31日 | | | 人民幣千元 | 人民幣千元 | 人民幣千元 |
| Loans and interest | 應收貸款及利息 | | | | |
| receivables | | 8% | 259,512 | (21,422) | 238,090 |

貿易及其他應收款項減值

6. FINANCIAL RISK MANAGEMENT (Continued)

(c) Liquidity risk

The Group's policy is to regularly monitor current and expected liquidity requirements to ensure that it maintains sufficient reserves of cash to meet its liquidity requirements in the short and longer term.

The maturity analysis, based on undiscounted cash flows, of the Group's financial liabilities is as follows:

6. 金融風險管理(續)

(c) 流動資金風險

本集團之政策乃定期監察目前及預 期之流動資金需求以確保其維持充 足現金儲備,滿足其短期及長期之 流動資金需求。

本集團金融負債基於未折現現金流 量作出之到期日分析如下:

| | | 1 year 1年以內 | Between 1 and 2 years 1至2年 | 5 years 2至5年 | Total 總計 |
|---------------------------------|-----------|------------------|----------------------------------|------------------|------------------|
| 31 December 2024 2024年12月31日 | | 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 |
| Trade and other payables | 貿易及其他應付款項 | 383,518 | - | - | 383,518 |
| Lease liabilities | 租賃負債 | 178 | - | - | 178 |
| Borrowings | 借貸 | 7,591 | 10,343 | - | 17,934 |
| | | 391,287 | 10,343 | - | 401,630 |

| | | Less than | Between 1 and | Between 2 and | |
|--------------------------|-----------|-----------|---------------|---------------|---------|
| | | 1 year | 2 years | 5 years | Total |
| | | 1年以內 | 1至2年 | 2至5年 | 總計 |
| 31 December 2023 | | RMB'000 | RMB'000 | RMB'000 | RMB'000 |
| 2023年12月31日 | | 人民幣千元 | 人民幣千元 | 人民幣千元 | 人民幣千元 |
| Trade and other payables | 貿易及其他應付款項 | 409,354 | _ | _ | 409,354 |
| Lease liabilities | 租賃負債 | 1,129 | 17 | _ | 1,146 |
| Borrowings | 借貸 | 17,934 | 505 | 10,343 | 28,782 |
| | | 428,417 | 522 | 10,343 | 439,282 |

(d) Interest rate risk

Other than cash and cash equivalents, the Group has no significant interest-bearing assets and liabilities, the Group's operating cash flows are substantially independent of changes in market interest rates.

(d) 利率風險

除現金及現金等價物外,本集團並 無其他重大的計息資產及負債,本 集團的經營現金流量基本不受市場 利率變動的影響。

FINANCIAL RISK MANAGEMENT (Continued) 金融風險管理(續) 6. 6. (e) Categories of financial instruments (e) 金融工具類別 2024 2023 2024年 2023年 **RMB'000** RMB'000 人民幣千元 人民幣千元 金融資產: Financial assets: 按攤銷成本計量之金融資產 Financial assets at amortised cost (including cash and cash equivalents) (包括現金及現金等價物) 1.228.708 1.343.100 Financial liabilities: 金融負債: Financial liabilities at amortised cost 按攤銷成本計量之金融負債 400,518 436,354

(f) Fair values

The carrying amounts of the Group's financial assets and financial liabilities at amortised cost as reflected in the consolidated statement of financial position approximate their respective fair values.

7. REVENUE

Revenue represents income from property management services, value-added services to non-property owners and community value-added services.

(f) 公允價值

本集團的按攤銷成本計量之金融資 產及金融負債的賬面值(誠如綜合財 務狀況表所示)與其各自之公允價值 相若。

7. 收益

收益指來自物業管理服務、非業主增值服 務及社區增值服務之收入。

| | | 2024 2024年 RMB'000 人民幣千元 | 2023 2023年 RMB'000 人民幣千元 |
|---|--|-----------------------------------|-----------------------------------|
| Revenue from contracts with customers: Property management services Value-added services to non-property owners Community value-added services | 來自客戶合約的收益: 物業管理服務 非業主増值服務 社區増值服務 | 832,370 38,688 62,365 | 740,845 106,090 108,645 |
| | | 933,423 | 955,580 |

For the years ended 31 December 2024 and 2023, revenue from entities controlled by the Ultimate Controlling Shareholder and joint ventures and associates of the Ultimate Controlling Shareholder contributed to 5% and 12% of the Group's revenue, respectively. Other than entities controlled by the Ultimate Controlling Shareholder and joint ventures and associates of the Ultimate Controlling Shareholder, the Group had a large number of customers and none of whom contributed 10% or more of the Group's revenue for the years ended 31 December 2024 and 2023. 截至2024年及2023年12月31日止年度, 來自最終控股股東控制的實體以及最終控 股股東的合營企業及聯營公司的收益分別 佔本集團收益的5%及12%。除最終控股 股東控制的實體及最終控股股東的合營企 業及聯營公司外,本集團擁有大量客戶, 截至2024年及2023年12月31日止年度, 概無任何客戶貢獻本集團收益的10%或以 上。
7. **REVENUE** (Continued)

7. 收益(續)

Disaggregation of revenue from contracts with customers:

The major operating entities of the Group are domiciled in the PRC. Accordingly, all the Group's revenues were derived in the PRC for the year ended 31 December 2024 and 2023.

來自客戶合約收益之細分:

本集團的主要營運實體位於中國。因此, 本集團於截至2024年及2023年12月31日 止年度的所有收益均來自中國。

| | | 2024 2024年 RMB'000 人民幣千元 | 2023 2023年 RMB'000 人民幣千元 |
|---------------------------------|---------------|-----------------------------------|-----------------------------------|
| Timing of revenue recognition | 收益確認的時間 | | |
| Over time At a point in time | 隨時間 於某一時間點 | 905,856 27,567 | 911,109 44,471 |
| | | 933,423 | 955,580 |

Unsatisfied performance obligations

For property management services and value-added services to non-property owners, the Group recognises revenue in the amount that equals to the right to invoice which corresponds directly with the value to the customer of the Group's performance to date, on a monthly basis. The Group has elected the practical expedient for not to disclose the remaining performance obligations for these type of contracts. The majority of the property management services contracts do not have a fixed term.

For community value-added services, they are rendered in short period of time, which is generally less than a year, and the Group has elected the practical expedient for not to disclose the remaining performance obligations for these type of contracts.

未履行的履約義務

就物業管理服務及非業主增值服務而言, 本集團按月確認相等於有權開票金額的收 益,該金額直接對應本集團迄今對客戶履 約的價值。本集團已選擇可行權宜方法, 不披露該等類型合約的剩餘履約責任。大 部分物業管理服務合約並無固定期限。

就社區增值服務而言,其乃於短期內提 供,期限通常不到一年,本集團已選擇可 行權宜方法,以致毋須披露該等類型合約 的剩餘履約義務。

8. SEGMENT INFORMATION

Management has determined the operating segments based on the reports reviewed by the chief operating decision-maker (the "**CODM**"). The CODM, who is responsible for allocating resources and assessing performance of the operating segment, has been identified as the executive directors.

For the year ended 31 December 2024 and 2023, the Group is principally engaged in the provision of property management services, community value-added services, and value-added services to non-property owners. Management reviews the operating results of the business as one operating segment to make decisions about resources to be allocated. Therefore, the CODM of the Company regards that there is only one segment which is used to make strategic decisions.

The principal operating entities of the Group are domiciled in the PRC. Accordingly, all of the Group's revenue were derived in the PRC for the year ended 31 December 2024 and 2023.

As at 31 December 2024 and 2023, all of the non-current assets of the Group were located in the PRC.

9. OTHER INCOME

8. 分部資料

管理層已根據經主要經營決策者(「**主要經** 營決策者」)審閱的報告確定經營分部。主 要經營決策者已被確定為執行董事,負責 分配資源及評估經營分部的表現。

截至2024年及2023年12月31日止年度, 本集團主要從事提供物業管理服務、社區 增值服務及非業主增值服務。管理層將業 務經營業績作為一個經營分部進行審閱, 以決定資源分配。因此,本公司的主要經 營決策者認為,僅一個分部用於作出戰略 決策。

本集團的主要經營實體均位於中國。因 此,截至2024年及2023年12月31日止年 度,本集團的所有收益均來自中國。

於2024年及2023年12月31日,本集團所 有的非流動資產均位於中國。

9. 其他收入

| | | 2024 2024年 RMB'000 人民幣千元 | 2023 2023年 RMB'000 人民幣千元 |
|---|-------------------|-----------------------------------|-----------------------------------|
| Government grants (note) Value-added tax deductibles | 政府補貼(附註) 增值税抵扣 | 2,888 488 3,376 | 14,111 806 14,917 |

Note: Government grants mainly consisted of financial support funds granted by the local governments.

附註:政府補助主要包括地方政府授予的財政資助。

10. OTHER GAINS - NET 10. 其他收益淨額

| | | 2024 2024年 RMB'000 人民幣千元 | 2023 2023年 RMB'000 人民幣千元 |
|---|--|-----------------------------------|-----------------------------------|
| Exchange losses Loss on deregister of subsidiaries Gain on disposal of associates Loss on disposal/written off of property, plant and equipment | 匯兑虧損 註銷登記附屬公司的虧損 出售聯營公司的收益 出售物業、廠房及設備之 虧損/撇銷物業、廠房及 | (1,383) — 1,010 | (540) (175) 774 |
| Others gains | 設備 其他收益 | (24) 1,354 957 | (55) 46 50 |

11. FINANCE INCOME - NET

11. 融資收入淨額

| | | 2024 2024年 RMB'000 | 2023 2023年 RMB'000 |
|--|----------|--------------------------|--------------------------|
| | | 人民幣千元 | 人民幣千元 |
| Finance income | 融資收入 | | |
| Interests income from loan receivables | 應收貸款利息收入 | 9,275 | 23,023 |
| Interests income from bank deposits | 銀行存款利息收入 | 517 | 288 |
| | | 9,792 | 23,311 |
| Finance costs | 融資成本 | | |
| Interest expenses for borrowings | 借款利息開支 | (1,095) | (1,399) |
| Interest expenses on lease liabilities | 租賃負債利息開支 | (158) | (109) |
| | | (1,253) | (1,508) |
| | | 8,539 | 21,803 |

12. INCOME TAX EXPENSES

12. 所得税開支

| | | 2024 2024年 RMB'000 人民幣千元 | 2023 2023年 RMB'000 人民幣千元 |
|---|---------------------------------------|-----------------------------------|-----------------------------------|
| Current tax — PRC Enterprise Income Tax (" EIT "): | 即期税項 — 中國企業 所得税(「 企業所得税 」): | | |
| - Provision for the year | - 年內撥備 | 30,853 | 30,183 |
| Deferred tax (note 28): | 遞延税項(附註28): | (14,410) | (5,470) |
| | | 16,443 | 24,713 |

The Company was incorporated in the Cayman Islands as an exempted company with limited liability and accordingly, is exempted from Cayman Islands income tax. The Company's direct subsidiary in the BVI was incorporated under the International Business Companies Act of the BVI and, accordingly, is exempted from British Virgin Islands income tax.

Hong Kong profits tax rate is 16.5%. No provision for Hong Kong profits tax was provided as the Group did not have assessable profit in Hong Kong.

Income tax provision of the Group in respect of operations in Mainland China has been calculated at the applicable tax rate on the estimated assessable profits for the year, based on the existing legislation, interpretations and practices in respect thereof.

The general corporate income tax rate in PRC is 25%, with the exception of any preferential treatments received, such as the 15% preferential tax rate that Hangzhou Xier Technology Co., Ltd. ("**Xier Technology**", a PRC subsidiary of the Group) can enjoy as a result of its qualification as a High and New Technology Enterprise ("**HNTEs**") from December 2021 to November 2024.

Pursuant to the Detailed Implementation Regulations for Implementation of the Corporate Income Tax Law issued on 6 December 2007, dividends distributed from the profits generated by the PRC companies after 1 January 2008 to their foreign investors shall be subject to this withholding income tax of 10%, a lower 5% withholding income tax rate may be applied when the immediate holding companies of the subsidiaries in Mainland China are incorporated in Hong Kong and fulfil the requirements to the tax treaty arrangements between Mainland China and Hong Kong. The Group has not accrued any withholding income tax for these undistributed earnings of its subsidiaries in Mainland China as the Group does not have a plan to distribute these earnings from its subsidiaries in Mainland China. 本公司是於開曼群島註冊成立的一家獲豁 免有限責任公司,因此獲豁免繳納開曼群 島所得税。本公司於英屬維爾京群島的直 接附屬公司乃根據英屬維爾京群島國際商 業公司法註冊成立,因此獲豁免繳納英屬 維爾京群島所得税。

香港利得税税率為16.5%。由於本集團並 無產生自香港的應課税利潤,故並無就香 港利得税計提撥備。

本集團就中國內地業務經營計提的所得税 撥備乃根據現有相關立法、詮釋及慣例對 年內估計應課税利潤按適用税率計算。

中國的一般企業所得税税率為25%,獲得 優惠待遇除外,例如杭州悉爾科技有限公司(「**悉爾科技**」,本集團的中國附屬公司) 由於獲得高新技術企業(「**高新技術企業**」) 資格,自2021年12月至2024年11月可享 受15%的優惠所得税税率。

根據於2007年12月6日頒佈的企業所得税 法實施條例,於2008年1月1日後,以中 國公司產生的利潤向其海外投資者分派的 股息應按10%的税率繳納預扣所得税,倘 中國內地附屬公司的直接控股公司在香港 註冊成立及符合由中國內地與香港所訂立 的税務條約安排規定,則適用5%的較低 預扣所得税税率。由於本集團並無計劃分 派來自中國內地附屬公司的該等盈利,故 本集團並未就中國內地附屬公司的未分派 盈利應計任何預扣所得税。

12. INCOME TAX EXPENSES (Continued)

12. 所得税開支(續)

The reconciliation between income tax expense and the product of profit before tax at applicable tax rates is as follows:

所得税開支與按適用税率計算之除税前利 潤乘積的對賬如下:

| | | 2024 2024年 RMB'000 人民幣千元 | 2023 2023年 RMB'000 人民幣千元 |
|---|--|-----------------------------------|-----------------------------------|
| Profit before taxation | 除税前利潤 | 54,117 | 87,210 |
| Tax calculated at applicable income tax rate of 25% Preferential income tax rates applicable to certain companies comprising the Group | 按適用所得税税率25%計算 的税項 適用於本集團旗下若干公司 的優惠所得税税率 | 13,529 315 | 21,802 231 |
| Tax effect of income not taxable and expenses not deductible for tax purposes Utilisation of tax losses previously not recognised | 毋須課税收入及不可扣税開 支的税務影響 動用先前尚未確認的税項虧 損 | 2,735 (136) | 2,815 |
| | 1/2 | 16,443 | 24,713 |

13. PROFIT AND TOTAL COMPREHENSIVE INCOME FOR THE YEAR

13. 年內利潤及全面收益總額

The Group's profit for the year is stated after charging the following:

本集團年內利潤乃經扣除以下各項後列 賬:

| | | 2024 2024年 RMB'000 人民幣千元 | 2023 2023年 RMB'000 人民幣千元 |
|---|---|-----------------------------------|-----------------------------------|
| Auditor's remuneration | 核數師薪酬 | 2,537 | 2,454 |
| Depreciation of property, plant and equipment and right-of-use assets Amortisation of intangible assets Impairment loss on trade and | 物業、廠房及設備以及 使用權資產折舊 無形資產攤銷 貿易及其他應收款項之 | 8,826 750 | 6,963 438 |
| other receivables Loss on disposal/written off of property, plant and equipment | 減值虧損 出售物業、廠房及設備之虧 損/撇銷物業、廠房及設 | 57,641 | 30,534 |
| Staff costs including directors' emoluments: | 備 員工成本(包括董事酬金): | 24 | 55 |
| Wages, salaries and bonuses Social insurance expenses and | 工資、薪金及花紅 社會保險開支及住房福利 | 234,487 | 253,664 |
| housing benefits (Note (i)) | (附註(i)) | 42,969 | 40,895 |
| Other employee benefits | 其他僱員福利 | 6,586 | 6,727 |
| Total staff costs | 員工成本總額 | 284,042 | 301,286 |

13. PROFIT AND TOTAL COMPREHENSIVE INCOME FOR THE YEAR (Continued)

Note:

(i) Employees of the Group's PRC subsidiaries are required to participate in a defined contribution scheme administered and operated by the local municipal governments. The Group's PRC subsidiaries contribute funds to the scheme to fund the retirement benefits of the employees. The contributions are calculated based on a certain percentage of the employees' salaries as agreed by the local municipal governments. The Group's PRC subsidiaries and its employees are required to make monthly contributions. The only obligation of the Group with respect to the defined contribution scheme is to make the required contribution to the scheme. There is no forfeited contribution under the defined contribution scheme available to reduce the existing level of contributions in future years.

The Group has no other material obligation for the payment of retirement benefits associated with these schemes beyond the annual contributions described above.

14. DIRECTORS' AND CHIEF EXECUTIVE'S EMOLUMENTS

13. 年內利潤及全面收益總額(續)

附註:

(i) 本集團中國附屬公司的僱員須參與由當地市政 府管理及營辦的界定供款計劃。本集團中國附 屬公司向該計劃供款,為僱員的退休福利撥 資。供款根據當地市政府協定的僱員薪金的特 定百分比計算。本集團的中國附屬公司及其僱 員須按月作出供款。本集團對界定供款計劃的 責任僅為向該計劃作出所需供款。根據界定供 款計劃,並無沒收供款以供減少未來年度的現 有供款水平。

> 除上述年度供款外,本集團概無其他重大責任 支付與該等計劃有關的退休福利。

14. 董事及最高行政人員酬金

| For the year ended 31 December 2024 | 截至2024年12月31日 止年度 | Directors' fees 董事袍金 RMB'000 | Salaries 薪金 RMB'000 | Housing allowance and contributions to a retirement benefit scheme 住房津貼及退休 福利計劃供款 RMB'000 | Discretionary bonuses and other benefits 酌情花紅及 其他福利 RMB'000 | Total 總計 RMB'000 |
|--|----------------------|---------------------------------------|---------------------------|--|--|------------------------|
| | | 人民幣千元 | 人民幣千元 | 人民幣千元 | 人民幣千元 | 人民幣千元 |
| Executive Directors | 執行董事 | | | | | |
| Mr. Hu Yiping | 胡一平先生 | _ | - | - | - | - |
| Mr. Tang Junjie | 唐俊杰先生 | - | 1,000 | 96 | 1,065 | 2,161 |
| Ms. Zheng Peng | 鄭鵬女士 | - | 533 | 96 | 197 | 826 |
| Independent Non-Executive | 獨立非執行董事 | | | | | |
| Directors | | | | | | |
| Mr. Rui Meng | 芮萌先生 | 198 | - | - | - | 198 |
| Mr. Yang Xi | 楊熙先生 | 198 | - | - | - | 198 |
| Mr. Wong Wing Kuen | 王永權先生 | | | | | |
| Albert | | 198 | - | - | - | 198 |
| Total | 總計 | 594 | 1,533 | 192 | 1,262 | 3,581 |

14. DIRECTORS' AND CHIEF EXECUTIVE'S

14. 董事及最高行政人員酬金(續)

EMOLUMENTS (Continued)

| | | | , | | , | ., |
|---|---|-------------|-----------|------------------|----------------|---------|
| Total | 總計 | 542 | 1,500 | 182 | 1,686 | 3,910 |
| Mr. Jia Shenghua (note ii) | 賈生華先生(附註ii) | 52 | _ | _ | _ | 52 |
| Albert (note i) | | 128 | _ | _ | _ | 128 |
| Mr. Wong Wing Kuen | 王永權博士(附註i) | | | | | |
| Mr. Yang Xi | 楊熙先生 | 181 | _ | _ | _ | 181 |
| Mr. Rui Meng | 芮萌先生 | 181 | _ | _ | _ | 181 |
| Directors | | | | | | |
| ndependent Non-Executive | 獨立非執行董事 | | | | | |
| Ms. Zheng Feng (note i) Ms. Zhu Xiaoli (note ii) | \$P\$ | _ | 500 | - 91 | - 557 | 1,14C |
| Mr. Tang Junjie Ms. Zheng Peng (note i) | 鄭鵬女士(附註i) | _ | 500 | 91 91 | 557 | 2,220 |
| Mr. Hu Yiping Mr. Tang, Jupin | 胡一平先生 唐俊杰先生 | _ | 1,000 | 91 | | - 2,220 |
| Executive Directors | 執行董事 | | | | | |
| | | 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 |
| | | 董事袍金 | 薪金 | 福利計劃供款 | 其他福利 | 總計 |
| | | ++ -+ >/_ A | ++ ^ | 住房津貼及退休 | 酌情花紅及 | 14.21 |
| 1 December 2023 | 止年度 | fees | Salaries | benefit scheme | other benefits | Tota |
| For the year ended | 截至2023年12月31日 | Directors' | | a retirement | bonuses and | |
| | | | | contributions to | Discretionary | |
| | | | | allowance and | | |

Appointed as director of the Company on 14 April 2023. (i)

Resigned as director of the Company on 14 April 2023. (ii)

附註:

(i) 於2023年4月14日獲委任為本公司董事。

(ii) 於2023年4月14日辭任本公司董事。

14. DIRECTORS' AND CHIEF EXECUTIVE'S EMOLUMENTS (Continued)

The five highest paid individuals in the Group during the year included two (2023: two) directors whose emoluments are reflected in the analysis presented above. The emoluments of the remaining three (2023: three) individuals are set out below:

14. 董事及最高行政人員酬金(續)

年內本集團的五名最高薪酬人士中包括兩 名(2023年:兩名)董事,該等董事酬金 已於上文呈列的分析內列示。餘下三名 (2023年:三名)人士的酬金載列如下:

| | | 2024 2024年 RMB'000 人民幣千元 | 2023 2023年 RMB'000 人民幣千元 |
|--|-------------------------|-----------------------------------|-----------------------------------|
| Wages, salaries and bonuses Social insurance expenses and | 工資、薪金及花紅 社會保險費用及住房補貼 | 1,800 | 1,800 |
| housing benefits | | 288 | 273 |
| Other employee benefits | 其他僱員福利 | 733 | 1,317 |
| | | 2,821 | 3,390 |

The emoluments of the three (2023: three) individuals with the highest emoluments are within the following bands:

最高薪酬的三名(2023年:三名)人士酬 金範圍如下:

| | | Number of employees 僱員人數 | | |
|--|-------------------------------|-----------------------------|---------------|--|
| | | 2024 2024年 | 2023 2023年 | |
| Nil to HK\$1,000,000 HK\$1,000,001 to HK\$1,500,000 | 零至1,000,000港元 1,000,001港元至 | 2 | _ | |
| | 1,500,000港元 | 1 | 3 | |

During the year, no emoluments were paid by the Group to the directors or the five highest paid individuals as an inducement to join or upon joining the Group or as compensation for loss of office. None of the directors has waived or agreed to waive any emoluments during both years.

年內,本集團並無向董事或五名最高薪酬 人士支付任何酬金,作為加入本集團或加 入本集團後的獎勵或作為離職補償。概無 董事於該兩個年度放棄或同意放棄任何酬 金。

15. DIVIDEND

No dividend was paid or proposed during the year ended 31 December 2024, nor has any dividend been proposed since the end of the reporting period (2023: nil)

16. EARNINGS PER SHARE

The calculation of the basic earnings per share for the year is based on the profit for the year attributable to the owners of the Company of approximately RMB38,473,000 (2023: RMB61,767,000) and on the weighted average number of shares in issue during the year of approximately 920,092,615 (2023: 950,837,808).

No diluted loss per share is presented as the Company had no potential ordinary shares outstanding for the years ended 31 December 2024 and 2023.

17. PROPERTY, PLANT AND EQUIPMENT AND RIGHT-OF-USE ASSETS

15. 股息

於截至2024年12月31日止年度,並無派 發或建議派發任何股息,且自報告期末起 亦無建議派發任何股息(2023年:無)。

16. 每股盈利

年內每股基本盈利乃以本公司擁有人應佔 年內溢利約人民幣38,473,000元(2023 年:人民幣61,767,000元)及年內已發行 股份加權平均數約920,092,615股(2023 年:950,837,808股)計算。

由於截至2024年及2023年12月31日止年 度本公司並無任何已發行在外潛在普通 股,故並無呈列每股攤薄虧損。

17. 物業、廠房及設備以及使用權 資產

| | | 2024 2024年 RMB'000 人民幣千元 | 2023 2023年 RMB'000 人民幣千元 |
|--|-------------------------|-----------------------------------|-----------------------------------|
| Property, plant and equipment (a) Right-of-use assets (b) | 物業、廠房及設備(a) 使用權資產(b) | 7,011 490 | 9,923 1,342 |
| | 区而惟貞座(D) | 7,501 | 1,342 |

| Pro | operty, plant and equipment | (a) 物業 | (a) 物業、廠房及設備 | | |
|------|--|--------------------|--|---|---------------------------------|
| | | | Equipment and machinery 設備及機器 RMB'000 人民幣千元 | Vehicles and others 車輛及其他 RMB'000 人民幣千元 | To 總 RMB'0 人民幣千 |
| COS | | 成本 | | | |
| | I January 2023 litions | 於2023年1月1日 添置 | 13,273 1,328 | 26,568 6,132 | 39,8 |
| | posal/write-off | <i>◎□</i> 出售/撒銷 | (1,135) | - | 7,4 (1,1 |
| | 31 December 2023 and | 於2023年12月31日及 | (.,) | () | (.,,. |
| 1 | January 2024 | 2024年1月1日 | 13,466 | 32,651 | 46,1 |
| Add | litions | 添置 | 241 | 2,500 | 2,7 |
| Disp | oosal/write-off | 出售/撇銷 | (470) | (722) | (1,1 |
| At 3 | 31 December 2024 | 於2024年12月31日 | 13,237 | 34,429 | 47,6 |
| | CUMULATED DEPRECIATION | 累計折舊及減值 | | | |
| | January 2023 | 於2023年1月1日 | 10,325 | 21,078 | 31,4 |
| | vided for the year | 年內撥備 | 1,001 | 4,736 | 5,7 |
| | inated on disposal/write-off | 出售/撇銷時對銷 | (903) | (43) | (9 |
| | 31 December 2023 and | 於2023年12月31日及 | | | |
| | January 2024 | 2024年1月1日 年內撥備 | 10,423 976 | 25,771 | 36,1 |
| | vided for the year inated on disposal/write-off | 平內撥涌 出售/撇銷時對銷 | 976 (394) | 4,018 (139) | 4,9 (5 |
| | 1 December 2024 | 於2024年12月31日 | 11,005 | 29,650 | 40,6 |
| | RAVING VALUES | | 11,000 | 20,000 | +0,0 |
| | 31 December 2024 | 於2024年12月31日 | 2,232 | 4,779 | 7,0 |
| At . | 31 December 2023 | 於2023年12月31日 | 3,043 | 6,880 | 9,9 |
| | | | 0,010 | 8,888 | 5,0 |

| Right-of-use assets | | (b) 使用權資產 | | |
|--|--------------------|-----------------------------------|--------------------------------|--|
| At 31 December: | 於12月31日: | 2024 2024年 RMB'000 人民幣千元 | 202 2023 RMB'00 人民幣千ź | |
| Land and buildings | 土地及樓宇 | 490 | 1,34 | |
| Lease commitments of short-term leases | 短期租賃的租賃承擔 | 303 | 52 | |
| The maturity analysis, based on ur the Group's lease liabilities is as fo | | 基於未貼現現金》 負債的到期情況分 | | |
| Less than 1 year Between 1 and 2 years | 一年以內 一至兩年 | 178 — | 1,12 | |
| | | 178 | 1,1 | |
| Year ended 31 December: | 截至12月31日止年度: | 2024 2024年 RMB'000 人民幣千元 | 20; 2023 RMB'0 人民幣千 | |
| Depreciation charge of right-of-use assets Land and buildings | 使用權資產折舊費用 土地及樓宇 | 3,832 | 1,2: | |
| Expenses related to short-term leases | 短期租賃相關開支 | 2,805 | 5,9 | |
| Lease interests | 租賃利息 | 158 | 1 | |
| Total cash outflow for leases | 租賃現金流出總額 | 6,876 | 7,3 | |
| Additions to right-of-use assets | 添置使用權資產 | 2,980 | 1; | |

The Group leases various land and buildings. Lease agreements are typically made for fixed periods of 2 to 3 years. Lease terms are negotiated on an individual basis and contain a wide range of different terms and conditions. The lease agreements do not impose any covenants and the leased assets may not be used as security for borrowing purposes.

本集團租賃若干土地及樓宇。租賃 協議通常訂有固定租期,為期兩至 三年。租賃條款按單獨基準磋商, 包含各種不同條款及條件。租賃協 議並無施加任何契諾,且租賃資產 不得用作借貸抵押。

18. INTANGIBLE ASSETS

18. 無形資產

| | | Computer software 計算機軟件 RMB'000 人民幣千元 |
|--|---------------|---|
| COST | 成本 | |
| At 1 January 2023 | 於2023年1月1日 | 4,873 |
| Addition | 添置 | 793 |
| At 31 December 2023 and 1 January 2024 | 於2023年12月31日及 | |
| | 2024年1月1日 | 5,666 |
| Addition | 添置 | 207 |
| At 31 December 2024 | 於2024年12月31日 | 5,873 |
| ACCUMULATED AMORTISATION | 累計攤銷 | |
| At 1 January 2023 | 於2023年1月1日 | 1,895 |
| Provided for the year | 年內撥備 | 438 |
| At 31 December 2023 and | 於2023年12月31日及 | |
| 1 January 2024 | 2024年1月1日 | 2,333 |
| Provided for the year | 年內撥備 | 750 |
| At 31 December 2024 | 於2024年12月31日 | 3,083 |
| CARRYING VALUE | 賬面值 | |
| At 31 December 2024 | 於2024年12月31日 | 2,790 |
| At 31 December 2023 | 於2023年12月31日 | 3,333 |

19. INVESTMENT IN ASSOCIATES

19. 於聯營公司的投資

| | | 2024 2024年 RMB'000 | 2023 2023年 RMB'000 |
|----------------------|--------|--------------------------|--------------------------|
| | | 人民幣千元 | 人民幣千元 |
| Share of net assets: | 應佔淨資產: | 353 | 501 |

The following table shows, in aggregate, the Group's share of the amounts of all individually immaterial associates that are accounted for using the equity method. 下表列示以權益法入賬之本集團應佔所有 個別並無重大影響之聯營公司總額。

19. INVESTMENT IN ASSOCIATES (Continued)

19. 於聯營公司的投資(續)

| Year ended 31 December: | 截至12月31日止年度: | 2024 2024年 RMB'000 人民幣千元 | 2023 2023年 RMB'000 人民幣千元 |
|---|----------------------|-----------------------------------|-----------------------------------|
| Profit/(Loss) from continuing operations | 來自持續經營業務之利潤/ (虧損) | (145) | 3 |
| Loss after tax from discontinued operations | 來自已終止經營業務之税後 虧損 | _ | (816) |
| Other comprehensive expense | 其他全面開支 | - | _ |
| Total comprehensive expense | 全面開支總額 | (145) | (813) |

20. INVESTMENT IN JOINT VENTURE

20. 於合營企業之投資

| | | 2024 2024年 RMB'000 人民幣千元 | 2023 2023年 RMB'000 人民幣千元 |
|--|------------------------------------|-----------------------------------|-----------------------------------|
| Cost of investment Share of loss | 投資成本 分佔虧損 | 500 (7) 493 | |
| Share of net assets: | 分佔資產淨值: | 493 | _ |
| At 31 December: Carrying amounts of interest | 於12月31日: 權益之賬面值 | 493 | _ |
| Year ended 31 December: Loss from continuing operations | 截至12月31日止年度: 來自持續經營業務之虧損 | (7) | _ |
| Loss after tax from discontinued operations | 來自已終止經營業務之税後 虧損 | _ | _ |
| Other comprehensive expense | 其他全面開支 | - | _ |
| Total comprehensive expense | 全面開支總額 | (7) | _ |

20. INVESTMENT IN JOINT VENTURE (Continued)

20. 於合營企業之投資(續)

As at 31 December 2024, the Group has interests in the joint venture as following:

於2024年12月31日,本集團於合營企業 之權益如下:

| Name of entity | Place of incorporation | Class of shares held | Proportion of ownership interests in directly held by the Company 本公司直接持有 | Principal activity |
|--|------------------------|-------------------------|--|------------------------------|
| 實體名稱 | 註冊成立地點 | 所持股份類別 | 所有權權益比例 | 主要業務 |
| Quzhou Shengquan Urban Operation Service Co., Ltd | PRC | Registered capital | 50% | Property management services |
| 衢州盛全城市運營服務有限公司 | 中國 | 註冊資本 | 50% | 物業管理服務 |

21. INVENTORIES

21. 存貨

| | | 2024 2024年 RMB'000 人民幣千元 | 2023 2023年 RMB'000 人民幣千元 |
|---------------------|------|-----------------------------------|-----------------------------------|
| Raw materials | 原材料 | 2,087 | 2,103 |
| Finished goods | 製成品 | 3,276 | 3,377 |
| Properties for sale | 待售物業 | 16,371 | 9,883 |
| | | 21,734 | 15,363 |

| | | 2024 | 2023 |
|---|------------------|-----------|----------|
| | | 2024年 | 2023 |
| | | RMB'000 | RMB'00 |
| | | 人民幣千元 | 人民幣千葉 |
| Trade receivables | 貿易應收款項 | | |
| - Related parties | — 關聯方 | 111,014 | 95,96 |
| - Third parties | - 第三方 | 395,262 | 321,14 |
| Less: allowance for impairment of | 減:貿易應收款項減值撥備 | | |
| trade receivables | | (76,141) | (38,13 |
| | | 430,135 | 378,97 |
| Other receivables | 其他應收款項 | | |
| - Deposits (Note e) | - 按金(附註e) | 269,950 | 271,48 |
| Payments on behalf of | - 代表業主之付款(附註(b)) | | |
| property owners (Note (b)) | | 42,447 | 93,61 |
| - Others | — 其他 | 48,801 | 42,25 |
| Less: allowance for impairment of | 減:其他應收款項減值撥備 | | |
| other receivables | | (11,624) | (13,40 |
| | | 349,574 | 393,94 |
| Prepayments | 預付款項 | | |
| - Prepayments for inventories | - 存貨預付款項 | 20,139 | 19,27 |
| Other prepayments | - 其他預付款項 | 30,779 | 17,61 |
| | | 50,918 | 36,88 |
| Loan receivables (Notes (c)(d)) | 應收貸款(附註(c)(d)) | 268,240 | 340,45 |
| Less: allowance for impairment of | 減:應收貸款減值撥備 | | |
| loan receivables | | (21,422) | |
| | | 246,818 | 340,45 |
| | | 1,077,445 | 1,150,25 |

22. TRADE AND OTHER RECEIVABLES AND PREPAYMENTS (Continued)

(a) Trade receivables mainly arise from property management services income to property owners and value-added services to non-property owners. Property management services income are received in accordance with the terms of the relevant services agreements. Service income from property management service is due for payment by the residents upon the issuance of demand note.

As at 31 December 2024 and 2023, the ageing analysis of the trade receivables based on recognition date of trade receivables before impairment were as follows:

22. 貿易及其他應收款項以及預付 款項(續)

(a) 貿易應收款項主要來自向業主提供的物業管理 服務收入及非業主增值服務。物業管理服務收 入乃根據相關服務協議的條款收取。住戶應於 發出繳款通知書後支付到期的物業管理服務的 服務收入。

> 於2024年及2023年12月31日,基於減值前貿 易應收款項確認日期的貿易應收款項賬齡分析 如下:

| | | 2024 2024年 RMB'000 人民幣千元 | 2023 2023年 RMB'000 人民幣千元 |
|-----------------|----------|-----------------------------------|-----------------------------------|
| 0 to 180 days | 0至180天 | 223,164 | 199,338 |
| 181 to 365 days | 181至365天 | 61,410 | 44,145 |
| 1 to 2 years | 1至2年 | 120,911 | 99,277 |
| 2 to 3 years | 2至3年 | 78,685 | 60,268 |
| 3 to 4 years | 3至4年 | 14,025 | 10,389 |
| Over 4 years | 4年以上 | 8,081 | 3,693 |
| | | 506,276 | 417,110 |

(b) The balance represented mainly the payments on behalf of property owners in respect of utility costs of properties.

- (c) As at 31 December 2024, loans to third parties with aggregate principle amount at approximately RMB8,728,000 (2023: RMB25,459,000) are unsecured, interest bearing at 10% (2023: 10%) p.a. and repayable within one year.
- (d) As at 31 December 2024, loan to a third party with an aggregate principal amount of approximately RMB259,512,000 (2023: RMB315,000,000) are secured by certain car parks space, bear interest at 5% (before 1 July 2023: 8%) per annum and are repayable in December 2024. As the Borrower has failed to perform its repayment obligations on time in accordance with the loan agreement, the Company has enforced its rights to realise the charged assets to protect the interest of the Company and its shareholders. As at the date of this report, the amount of approximately RMB259,512,000 under the loan agreement remain overdue by the Borrower. The Company is in the process of completing the procedures for the acquisition of the charged assets.
- (e) As at 31 December 2024 and 2023, the amount including deposit of RMB250,000,000 paid to Dexin China Holdings Limited ("Dexin China") for obtaining the exclusive leasing and sales rights and the cooperation rights on leasing and sales for the certain parking spaces for the term up to 31 December 2024. Due to the fact winding up order was granted to Dexin China by the High Court of Hong Kong, the deposit is still not refunded by Dexin China up to the date of this report. The Company is negotiating with Dexin China for the refund of the deposit.

b) 結餘主要為代業主支付物業的公用事業費用。

(c) 於2024年12月31日,借予第三方本金總額約 人民幣8,728,000元(2023年:人民幣 25,459,000元)之貸款為無抵押、按年利率 10%(2023年:10%)計息及須於一年內償還。

- (d) 於2024年12月31日,借予第三方本金總額約 人民幣259,512,000元(2023年:人民幣 315,000,000元)之貸款由若干停車位作抵押, 按年利率5%(於2023年7月1日之前:8%)計 息及須於2024年12月償還。由於借款人未能 按照貸款協議按時履行還款責任,本公司已執 行其權利將抵押資產變現,以保障本公司及其 股東的利益。於本報告日期,借款人仍逾期未 償還貸款協議項下約人民幣259,512,000元的 款項。本公司現正在完成收購抵押資產之程 序。
- (e) 於2024年及2023年12月31日,已付德信中國 控股有限公司(「德信中國」)按金人民幣 250,000,000元,以取得截至2024年12月31日 止若干停車位的獨家租售權及租售合作權。由 於香港高等法院向德信中國發出清盤令,截至 本報告日期,德信中國仍未退還按金。本公司 正就退還按金與德信中國進行磋商。

23. CASH AND CASH EQUIVALENTS

As at 31 December 2024, the cash and cash equivalents of the Group denominated in Renminbi ("**RMB**") amounted to 200,923,000 (2023: RMB228,179,000). Conversion of RMB into foreign currencies is subject to the PRC's Foreign Exchange Control Regulations.

24. TRADE AND OTHER PAYABLES

23. 現金及現金等價物

於2024年12月31日,本集團以人民幣 (「**人民幣**」)計值的現金及現金等價物為人 民幣200,923,000元(2023年:人民幣 228,179,000元)。人民幣兑換成外幣須受 《中華人民共和國外匯管理條例》所限。

24. 貿易及其他應付款項

| | | Note 附註 | 2024 2024年 RMB'000 人民幣千元 | 2023 2023年 RMB'000 人民幣千元 |
|--|-------------|------------|-----------------------------------|-----------------------------------|
| Trade payables | 貿易應付款項 | (a) | | |
| - Related parties | — 關聯方 | | 381 | 4,891 |
| - Third parties | - 第三方 | | 195,061 | 173,660 |
| | | | 195,442 | 178,551 |
| Other payables | 其他應付款項 | | | |
| - Deposits | - 按金 | (C) | 41,541 | 43,088 |
| - Amounts temporarily received from/ | - 暫時向/代業主收取 | | | |
| on behalf of property owners | 的金額 | | 110,651 | 153,482 |
| - Amounts due to related parties | - 應付關聯方款項 | (b) | 2,193 | 3,972 |
| - Amounts due to non-controlling | - 應付非控股權益款項 | | | |
| interests | | (b) | 1,753 | 1,555 |
| - Accrued payroll | - 應計薪資 | | 21,057 | 18,335 |
| Other taxes payables | - 其他應付税項 | | 25,719 | 21,390 |
| - Other accrued expenses | - 其他應計開支 | | 10,881 | 10,371 |
| | | | 213,795 | 252,193 |
| | | | 409,237 | 430,744 |

24. TRADE AND OTHER PAYABLES (Continued)

24. 貿易及其他應付款項(續)

及按要求償還。

金費用,以便退還業主。

(C)

25. 借款

(i)

該等款項主要為向業主收取的水電費,以便支

付給有關服務提供商,以及向承租人收取的租

Notes:

(a) The aging analysis of trade payables was as follow:

附註:

(a) 貿易應付款項的賬齡分析如下:

| | | 2024年 RMB'000 | 2023年 RMB'00 |
|---------------------------------|---------|------------------|-----------------|
| | | 人民幣千元 | 人民幣千元 |
| Within 1 year | 1年以內 | 185,353 | 171,24 |
| After 1 year but within 2 years | 1年後但2年內 | 4,378 | 5,05 |
| After 2 year but within 3 years | 2年後但3年內 | 3,504 | 1,27 |
| Over 3 years | 超過3年 | 2,207 | 96 |
| | | 195,442 | 178,55 |

(b) Amounts due to related parties and non-controlling interests were unsecured, interest free and repayable on demand.

(c) The amounts mainly represented utility expenses collected from the property owners to be paid to related service providers and rental fee collected from leasees to be returned to the property owners.

25. BORROWINGS

2024 2023 2024年 2023年 **RMB'000** RMB'000 人民幣千元 人民幣千元 有抵押貸款 17,000 27,000 Secured loans 17,000 27,000 於以下期限內應償還的賬面值 Carry amount repayable (note): (附註): Within one year (i) 一年內(i) 7,000 17,000 In the second year (ii) 第二年(ii) 10,000 In the third to fifth year (ii) 第三至五年(ii) 10.000 _ 17,000 27,000 附註: Notes:

 The secured bank loan of RMB7,000,000 is secured by the director's personal guarantee, carried a fixed interest rate of 5.0% per annum.

(ii) The secured bank loan of RMB10,000,000 is secured by corporate guarantee provided by the ultimate holding company, carried a fixed interest rate of 5.05% per annum and repayable in September 2026. 有抵押銀行貸款人民幣7,000,000元由董事的 個人擔保作抵押,按固定年利率5.0%計息。

(ii) 有抵押銀行貸款人民幣10,000,000元由最終控股公司提供的公司擔保作抵押,按固定年利率
 5.05%計息並須於2026年9月償還。

| CONTRACT LIABILITIES | | 26. 合約 | 約負債 | |
|-------------------------|---------|-------------|-------------|------------|
| | | As at | As at | As at |
| | | 31 December | 31 December | 31 January |
| | | 2024 | 2023 | 2023 |
| | | 於2024年 | 於2023年 | 於2023年 |
| | | 12月31日 | 12月31日 | 1月31日 |
| | | RMB'000 | RMB'000 | RMB'000 |
| | | 人民幣千元 | 人民幣千元 | 人民幣千元 |
| Contract liabilities | 合約負債 | | | |
| Property management | 物業管理服務 | | | |
| services | | 143,648 | 144,989 | 103,301 |
| Value-added services to | 非業主增值服務 | | | |
| non-property owners | | 79 | 222 | 1,499 |
| Community value-added | 社區增值服務 | | | |
| services | | 4,715 | 5,784 | 2,553 |
| | | 148,442 | 150,995 | 107,353 |

Transaction prices allocated to performance obligations unsatisfied at the end of year and expected to be recognised as revenue in: 於年末分配至未達成履約責任及預期於以 下年度確認為收入的交易價格:

| — 2024 — 2025 | — 2024年 — 2025年 | – 148,442 | 150,995 — |
|---|-------------------------|--------------|--------------|
| | | 148,442 | 150,995 |
| Revenue recognised in the year that was included in contract liabilities at beginning of year | 於年內確認的收入 (計入年初的合約負債) | 150,995 | 107,353 |

Unsatisfied performance obligations

For property management services and value-added services to non-property owners, the Group recognises revenue in the amount that equals to the right to invoice which corresponds directly with the value to the customer of the Group's performance to date, on a monthly basis. The Group has elected the practical expedient for not to disclose the remaining performance obligations for these type of contracts. The majority of the property management services contracts do not have a fixed term.

For community value-added services, they are rendered in short period of time, which is generally less than a year, and the Group has elected the practical expedient for not to disclose the remaining performance obligations for these type of contracts.

未履行的履約責任

就物業管理服務及非業主增值服務而言, 本集團按月確認相等於有權開票金額的收 入,該金額直接對應本集團迄今對客戶履 約的價值。本集團已選擇可行權宜方法, 不披露該等類型合約的剩餘履約責任。大 部分物業管理服務合約並無固定期限。

就社區增值服務而言,其乃於短期內提 供,通常不到一年,本集團已選擇可行權 宜方法,不披露該等類型合約的剩餘履約 責任。

27. LEASE LIABILITIES

27. 租賃負債

| | | Lease payments 租賃付款 | | Present value of lease payments 租賃付款的現值 | | |
|---|--|--|-----------------------------------|---|-----------------------------------|--|
| | | 2024 2024年 RMB ³ 000 人民幣千元 | 2023 2023年 RMB'000 人民幣千元 | 2024 2024年 RMB'000 人民幣千元 | 2023 2023年 RMB'000 人民幣千元 | |
| Within 1 year After 1 year but within 2 years After 2 year but within 5 years | 一年內 1年後但2年內 2年後但5年內 | 178 | 1,129 17 — | 175 | 1,091 17 — | |
| Less: Future finance charges | 減:未來融資費用 | 178 (3) | 1,146 (38) | 175 | 1,108 | |
| Present value of lease liabilities Less: Amount due for settlement within 12 months (shown under current liabilities) | 租賃負債的現值 減:12個月內到期償付 的金額(於流動 負債項下呈列) | 175 | 1,108 | (175) | (1,091) | |
| Amount due for settlement after 12 months | 12個月後到期償付的 金額 | | | | 17 | |

The effective interest rate of the Group's lease liabilities as at 31 December 2024 is 5.44% (2023: 5.44%).

28. DEFERRED TAX

The following are the major deferred tax assets/(liabilities) recognised by the Group.

於2024年12月31日本集團租賃負債的實際利率為5.44%(2023年:5.44%)。

28. 遞延税項

以下為本集團確認的主要遞延税項資產/ (負債)。

| | | Allowance on doubtful debts 呆賬撥備 RMB'000 人民幣千元 | Tax losses 税項虧損 RMB'000 人民幣千元 | Total 總計 RMB'000 人民幣千元 |
|----------------------------|---------------|---|--|---|
| At 1 January 2023 | 於2023年1月1日 | 7,532 | 1,198 | 8,730 |
| Credited to profit or loss | 於損益計入 | 5,355 | 115 | 5,470 |
| At 31 December 2023 and | 於2023年12月31日及 | | | |
| 1 January 2024 | 2024年1月1日 | 12,887 | 1,313 | 14,200 |
| Credited to profit or loss | 於損益計入 | 14,410 | _ | 14,410 |
| At 31 December 2024 | 於2024年12月31日 | 27,297 | 1,313 | 28,610 |

28. DEFERRED TAX (Continued)

At the end of the reporting period the Group has unused tax losses of RMB5,011,000 (2023: RMB5,011,000) available for offset against future profits that will expire within ten years. No deferred tax asset has been recognised in respect of RMB2,307,000 (2023: RMB3,870,000) due to the unpredictability of future profit streams.

The Group has not recognised deferred tax liabilities as at 31 December 2024 in respect of undistributed earnings of RMB491,724,000 (2023: RMB371,950,000) as the Company controls the dividend policy of the subsidiaries and it has been determined that these profits will not be distributed in the foreseeable future.

28. 遞延税項(續)

於報告期末,本集團持有未動用税項虧損 人民幣5,011,000元(2023年:人民幣 5,011,000元),可供抵銷未來溢利(將於 十年內到期)。由於未來溢利來源的不可 估計性,故概無就人民幣2,307,000元 (2023年:人民幣3,870,000元)確認遞延 税項資產。

於2024年12月31日,本集團並無就未分 派盈利人民幣491,724,000元(2023年: 人民幣371,950,000元)確認遞延税項負 債,原因是本公司控制附屬公司的股息政 策且已釐定該等溢利將不會於可見將來分 派。

29. SHARE CAPITAL

29 股本

| | | Number of ordinary shares 普通股數目 | Nominal value ordinary shares 普通股面值 | Amount equivalent to RMB'000 等同金額 |
|----------------------------------|--------------|--|--|--|
| Authorised: | 法定: | | | |
| Shares of the Company with | 本公司每股面值 | | | |
| nominal value of | 0.01港元的股份 | | | |
| HK\$0.01 each | | | | |
| At 1 January 2023, | 於2023年1月1日、 | | | |
| 31 December 2023, | 2023年12月31日、 | | | |
| 1 January 2024 and | 2024年1月1日及 | | | |
| 31 December 2024 | 2024年12月31日 | 5,000,000,000 | 50,000,000 | 43,947 |
| Issued and fully paid: | 已發行及繳足: | | | |
| At 1 January 2023 | 於2023年1月1日 | 978,861,000 | 9,788,610 | 8,115 |
| Cancellation of shares (Notes a) | 註銷股份(附註a) | (8,100,000) | (81,000) | (73) |
| Repurchases and cancellation of | 購回及註銷股份 | | | |
| shares (Notes b) | (附註b) | (33,453,000) | (334,530) | (304) |
| At 31 December 2023 | 於2023年12月31日 | 937,308,000 | 9,373,080 | 7,738 |
| Repurchases and cancellation of | 購回及註銷股份 | | | |
| shares (Note c) | (附註c) | (19,427,000) | (194,270) | (174) |
| At 31 December 2024 | 於2024年12月31日 | 917,881,000 | 9,178,810 | 7,564 |

29. SHARE CAPITAL (Continued)

Notes:

- (a) During the year ended 31 December 2022, the Group repurchased a total of 46,090,000 ordinary shares listed on Stock Exchange. The total amount paid to repurchase these ordinary shares was approximately RMB119,908,000. As at 31 December 2022, 37,990,000 shares repurchased during the current reporting period has been cancelled. Upon the cancellation of the 37,990,000 ordinary shares repurchased, the issued share capital of the Company was reduced by the par value of approximately RMB347,000, and the premium paid on the repurchase of these cancelled shares of RMB98,415,000, including transaction costs was deducted from share premium of the Company. The remaining 8,100,000 repurchased ordinary shares were subsequently cancelled in March 2023.
- (b) During the year ended 31 December 2023, the Group repurchased and cancelled a total of 33,453,000 ordinary shares listed on Stock Exchange. The total amount paid to repurchase these ordinary shares was approximately RMB83,545,000. The issued share capital of the Company was reduced by the par value of approximately RMB304,000, and the premium paid on the repurchase of these cancelled shares of RMB83,241,000, including transaction costs was deducted from share premium of the Company.
- (c) During the year ended 31 December 2024,the Group repurchased a total of 54,745,000 ordinary shares listed on Stock Exchange. The total amount paid to repurchased these ordinary shares was approximately RMB90,800,000. As at 31 December 2024, 19,427,000 shares repurchased during the current reporting period has been cancelled. Upon the cancellation of the 19,427,000 ordinary shares repurchased, the issued share capital of the Company was reduced by the par value of approximately RMB174,000, and the premium paid on the repurchased of these cancelled shares of RMB35,102,000, including transaction costs was deducted from share premium of the Company.

29 股本(續)

附註:

- (a) 於截至2022年12月31日止年度,本集團回購 合共46,090,000股於聯交所上市的普通股。為 回購此等普通股所支付的總金額約為人民幣 119,908,000元。於2022年12月31日,本報告 期內回購的37,990,000股股份已被註銷。於註 銷所購回的37,990,000股普通股後,本公司的 已發行股本按面值減少約人民幣347,000元, 而購回此等已註銷股份的已付溢價人民幣 98,415,000元(包括交易成本)已從本公司股份 溢價中扣除。餘下8,100,000股已回購普通股 隨後於2023年3月註銷。
- (b) 於截至2023年12月31日止年度,本集團回購及註銷合共33,453,000股於聯交所上市的普通股。回購該等普通股所支付的總金額約為人民幣83,545,000元。本公司已發行股本按面值減少約人民幣304,000元,而回購該等已註銷股份所支付的溢價人民幣83,241,000元(包括交易成本)已從本公司股份溢價中扣除。
- (c) 截至2024年12月31日止年度,本集團回購合 共54,745,000股於聯交所上市的普通股。回購 該等普通股支付的總金額約為人民幣 90,800,000元。於2024年12月31日,已註銷 於本報告期內購回的19,427,000股份。於註 銷所購回的19,427,000股普通股後,本公司已 發行股本按面值減少約人民幣174,000元,而 購回該等已註銷股份所支付的溢價人民幣 35,102,000元(包括交易成本)已從本公司股份 溢價中扣除。

30. STATEMENT OF FINANCIAL POSITION AND 30. 本公司財務狀況表及儲備 RESERVES OF THE COMPANY

| | | 2024 2024年 RMB'000 人民幣千元 | 2023 2023年 RMB'000 人民幣千元 |
|---|--|---|---|
| Non-current assets Investment in a subsidiary | 非流動資產 於一間附屬公司的投資 | 58,602 | 58,602 |
| Current assets Prepayment Amount due from a subsidiary Cash and cash equivalents | 流動資產 預付款項 應收一間附屬公司款項 現金及現金等價物 | 3,532 344,805 86 348,423 | 3,532 433,012 310 436,854 |
| Current liabilities Other payables Amount due to a subsidiary | 流動負債 其他應付款項 應付一間附屬公司款項 | 11,207 125 | 11,207 123 |
| Net current assets Total assets less current liabilities Net assets | 流動資產淨值 總資產減流動負債 資產淨值 | 11,332 337,091 395,693 395,693 | 11,330 425,524 484,126 484,126 |
| Capital and reserves Share capital Reserves Total equity | 資本及儲備 股本 儲備 權益總額 | 7,564 388,129 395,693 | 7,738 476,388 484,126 |

31. RESERVES

(a) Group

Share premium

Share premium represents the difference between the consideration and the par value of the issued and paid up shares of the Company.

Capital reserve

31. 儲備

(a) 本集團

股份溢價

股份溢價指本公司已發行實繳股份 的代價與面值之間的差額。

資本儲備

| | | | | | 2024 | 2023 |
|---|----------------------------|--|--|-----|---|--------------------|
| | | | Note | | 2024年 RMB'000 | 2023年 RMB'000 |
| | | | 附註 | | 人民幣千元 | 人民幣千元 |
| Reo | rganisation | 重組 | (a) | | 64,599 | 64,599 |
| Purc | chase of additional | 購買一間附屬公司的 | | | | |
| in | terest in a subsidiary | 額外權益 | 37(a) | | (30,968) | (21,459) |
| Rep | urchase of shares | 購回股份 | 29(c) | | (55,524) | — |
| Dee | med contribution | 視作出資 | (b) | | 7,331 | 7,331 |
| Xier | Technology | 悉爾科技 | (C) | | 15,837 | 15,837 |
| She | ngquan Property | 盛全物業 | (d) | | (114,374) | (114,374) |
| Zhid | la Xiaorui | 智大曉瑞 | (e) | | 7,508 | 7,508 |
| | | | | | (105,591) | (40,558) |
| | | | | | | |
| (a) | | ntribution from the then shareholders of the of the consideration given in relation to the | | (a) | 集團公司當時朋 組規定的代價部 | 段東的累計注資超出就重 部分。 |
| (b) The Group disposed of Zhejiang Shengquan Security Services Co., Ltd. (the "Shengquan Security") to an entity controlled by Mr. Hu at a consideration of RMB11,000,000 during the year ended 31 December 2018 and the Group bought back Shengquan Security during the Reorganisation. Shengquan Security was engaged in the Listing Business, the consideration received was accounted for as a deemed contribution from the controlling shareholder of the Group during the year ended 31 December 2018. | | | (b) 截至2018年12月31日止年度,本以代價人民幣11,000,000元向胡先制的實體出售浙江盛全保安服務有司(「盛全保安」),本集團於重組期回盛全保安。盛全保安從事上市業截至2018年12月31日止年度收取價入賬列為視作本集團控股股東出 | | 1,000,000元向胡先生控 新江盛全保安服務有限公),本集團於重組期間購 整全保安從事上市業務, 月31日止年度收取的代 | |
| | During the year ended 31 E | December 2019, the Group injected capital | | | 截至2019年12 | 月31日止年度,本集團 |

During the year ended 31 December 2019, the Group injected capital of RMB3,669,000 to a company engaged in the Excluded Business. Since the financial information of the Excluded Business, the capital injection was accounted for as a deemed distribution to the controlling shareholder of the Group.

(c) The shareholder of Xier Technology has acquired or disposed of certain equity interests in Xier Technology, which resulted in increases or decreases in non-controlling interests and corresponding decreases or increases in capital reserves. 向一家從事除外業務的公司注資人民幣 3,669,000元。由於除外業務的財務資料,注資入賬列為視作向本集團控股股 東分派。

(c) 悉爾科技股東購入或出售悉爾科技若干 股權,致使非控股權益增加或減少,資 本儲備則相應減少或增加。

31. RESERVES (Continued)

(a) Group (Continued)

Capital reserve

(d) During the years ended 31 December 2018 and 2019, the then shareholder of Shengquan Property acquired additional interests in Shengquan Property, which resulted in decreases in non-controlling interests of RMB1,644,000 and RMB4,851,000 and corresponding increases in the capital reserves.

On 16 November 2020, Shengquan Technology acquired 95% equity interest in Shengquan Property at a consideration of RMB55,800,000 from its then shareholders. Upon completion of the transaction, Shengquan Property was 95% owned by Shengquan Technology and 5% owned by Zhida Xiaorui.

In August and September 2020, Shengquan Property acquired certain fellow subsidiaries engaged in the Listing Business from the entities controlled by Mr. Hu at total consideration of RMB72,665,000.

In September 2020, Shengquan Property disposed certain subsidiaries engaged in the Excluded Business to the entities controlled by Mr. Hu at a total consideration of RMB7,596,000.

(e) On 1 November 2020, Zhi Da Xiao Rui (Hong Kong) Limited ("Zhida Xiaorui"), an entity controlled by another pre-IPO investor, agreed to inject HK\$8,900,000 (equivalent to approximately RMB7,508,000) to Shengquan Property in return of 5% of its equity interest.

Statutory reserves

In accordance with relevant rules and regulations in the PRC, when declaring dividend, the Group's PRC subsidiaries are required to appropriate not less than 10% of their profit after taxation calculated under PRC accounting rules and regulations to the statutory reserve fund, until the accumulated total of the fund reaches 50% of the registered capital of the respective companies. The statutory reserve fund can only be used, upon approval by the relevant authority, to offset losses brought forward from prior years or to increase the paid up capital of respective companies.

31. 儲備(續)

(a) 本集團(續)

資本儲備

(d) 截至2018年及2019年12月31日止年 度,盛全物業當時股東收購盛全物業的 額外權益,致使非控股權益分別減少人 民幣1,644,000元及人民幣4,851,000 元,而資本儲備則相應增加。

> 於2020年11月16日,盛全科技自盛全物業當時股東收購其95%的股權,代價為人民幣55,800,000元。交易完成後, 盛全物業由盛全科技擁有95%權益,由 智大曉瑞擁有5%權益。

> 於2020年8月及9月,盛全物業自胡先 生控制的實體收購若干從事上市業務的 同系附屬公司,總代價為人民幣 72,665,000元。

> 於2020年9月,盛全物業向胡先生控制 的實體出售若干從事除外業務的附屬公司,總代價為人民幣7,596,000元。

(e) 於2020年11月1日,智大曉瑞(香港) 有限公司(「智大曉瑞」)(一家由另一名 首次公開發售前投資者控制的實體)同 意向盛全物業注資8,900,000港元(相當 於約人民幣7,508,000元),以換取其 5%的股權。

法定儲備

根據中國有關規則及法規,在宣派 股息時,本集團的中國附屬公司須 將根據中國會計準則及法規計算的 税後利潤的不低於10%劃撥至法定 儲備金,直至法定儲備金的累計總 額達到各公司註冊資本的50%為 止。法定儲備金只能在相關機構批 准後用於抵銷過往年度結轉的虧損 或增加各公司的實收資本。

31. RESERVES (Continued)

(a) Group (Continued)

Capital management

The Group's primary objectives when managing capital are to safeguard the Group's ability to continue as a going concern so that it can continue to provide returns for shareholders and benefits for other stakeholders. To this end, the Group aims to price services commensurately with the level of risk and secure access to financing at a reasonable cost. The Group's overall strategy remained unchanged throughout the reporting periods.

The Group monitors its capital structure based on the adjusted net debt-to-capital ratio. For this purpose, adjusted net debt is defined as total debt (which includes interest-bearing loans and borrowings, and lease liabilities) plus unaccrued proposed dividends, less cash and cash equivalents. Adjusted capital represents total equity attributable to equity shareholders of the Company, less unaccrued proposed dividends.

As at 31 December 2024 and 2023, the Group maintained at net cash position.

31. 儲備(續)

(a) 本集團(續)

(b) 本公司

資本管理

本集團管理資本的主要目標是保障 本集團能夠持續經營,從而繼續為 股東提供回報及為其他利益相關者 謀求利益。為此,本集團旨在透過 因應風險水平為服務定價以及按合 理成本獲得融資。本集團的整體策 略於整個報告期維持不變。

本集團基於經調整債務淨額資本比 率監察其資本架構。為此,經調整 債務淨額界定為債務總額(包括計息 貸款及借款以及租賃負債)加未計擬 派股息減現金及現金等價物。經調 整資本指本公司權益股東應佔權益 總額減未計擬派股息。

於2024年及2023年12月31日,本 集團維持淨現金狀況。

| | | Share premium 股份溢價 RMB'000 | Capital reserves 資本儲備 RMB'000 | Accumulated losses 累計虧損 RMB'000 | Total 總計 RMB'000 |
|--|------------------------|-------------------------------------|--|--|------------------------|
| | | 人民幣千元 | 人民幣千元 | 人民幣千元 | 人民幣千元 |
| At 1 January 2023 Total comprehensive | 於2023年1月1日 全面開支總額 | 554,688 | 37,456 | (33,882) | 558,262 |
| expense | | _ | _ | 1,294 | 1,294 |
| Cancellation of shares Repurchase and | 註銷股份 購回及註銷股份 | (21,073) | 21,146 | — | 73 |
| cancellation of shares | | (83,241) | _ | _ | (83,241) |
| At 31 December 2023 Total comprehensive | 於2023年12月31日 全面開支總額 | 450,374 | 58,602 | (32,588) | 476,388 |
| expense | | - | - | 2,367 | 2,367 |
| Repurchase and | 購回及注銷股份 | | | | |
| cancellation of shares | | (35,102) | (55,524) | _ | (90,626) |
| At 31 December 2024 | 於2024年12月31日 | 415,272 | 3,078 | (30,221) | 388,129 |

(b) Company

32. CAPITAL COMMITMENTS

The Group did not have any material capital commitments as at 31 December 2024 and 2023.

33. CONTINGENT LIABILITIES

The Group did not have any material contingent liabilities as at 31 December 2024 and 2023.

34. RECONCILIATION OF LIABILITIES ARISING FROM FINANCING ACTIVITIES

32. 資本承擔

於2024年及2023年12月31日,本集團並 無任何重大資本承擔。

33. 或然負債

於2024年及2023年12月31日,本集團並 無任何重大或然負債。

34. 融資活動產生的負債對賬

| | | Interest payable 應付利息 RMB'000 人民幣千元 | Borrowing 借款 RMB'000 人民幣千元 | Lease liabilities 租賃負債 RMB'000 人民幣千元 | Total 總計 RMB'000 人民幣千元 |
|---|---|--|--|---|--|
| At 1 January 2023 Financing cash flows Non-cash changes — Addition | 於2023年1月1日 融資現金流量 非現金變動 — 添置 | (1,248) | 55,000 (28,000) | 2,216 (1,347) 130 | 57,216 (30,595) 130 |
| Addition Finance costs | — <i>灬</i> 直 — 融資成本 | 1,399 | _ | 130 | 1,508 |
| At 31 December 2023 Financing cash flows Non-cash changes — Addition | 於2023年12月31日 融資現金流量 非現金變動 — 添置 | 151 (1,095) — | 27,000 (10,000) — | 1,108 (4,071) 2,980 | 28,259 (15,166) 2,980 |
| - Finance costs | - 融資成本 | 1,095 | - | 158 | 1,253 |
| At 31 December 2024 | 於2024年12月31日 | 151 | 17,000 | 175 | 17,326 |

35. RELATED PARTY TRANSACTIONS

35. 關聯方交易

In addition to the related party information disclosed elsewhere in the consolidated financial statements, the Group entered into the following significant related party transactions for the year ended 31 December 2024. 除綜合財務報表其他章節披露的關聯方資 料以外,本集團於截至2024年12月31日 止年度訂立下列重大關聯方交易。

35. RELATED PARTY TRANSACTIONS (Continued)

35. 關聯方交易(續)

方的關係

(a) Name of and relationship with related parties

During the year, transactions with the following parties are considered as related party transactions:

年內,與下列各方的交易被視為關 聯方交易:

(a) 關聯方姓名/名稱及與關聯

| Name of related party 關聯方姓名/名稱 | Relationship with the Group 與本集團的關係 |
|---|--|
| Mr. Hu 胡先生 | Ultimate controlling shareholder of the Company 本公司最終控股股東 |
| Dexin China Holdings Company Limited and its subsidiaries (" Dexin China Group ") | Controlled by Mr. Hu |
| 德信中國控股有限公司及其附屬公司(「德信中國集團」) | 由胡先生控制 |
| Key management personnel remuneration | (b) 主要管理人員酬金 |

Remuneration for key management personnel of the Group, including amounts paid to the Company's directors and other members of key management as disclosed in Note 15, is as follows:

本集團主要管理人員酬金(包括已付

本条圈主要管理入員斷金(包括已約 本公司董事及其他主要管理層的款 項(誠如附註15所披露))如下:

| | | 2024 2024年 RMB'000 人民幣千元 | 2023 2023年 RMB'000 人民幣千元 |
|--|-------------|-----------------------------------|-----------------------------------|
| Salaries and other short-term employee benefits | 薪金及其他短期僱員福利 | 5,809 | 6,758 |

(c) Significant related party transactions

(b)

During the years ended 31 December 2024 and 2023, the Group had the following significant transactions with related parties. The transactions amounts disclosed represent the transactions with relevant parties during the periods when those parties were related parties of the Group.

(c) 重大關聯方交易

截至2024年及2023年12月31日止 年度,本集團與關聯方擁有以下重 大交易。披露的交易金額指在相關 方為本集團的關聯方時與之進行的 交易。

| | | | 202 2024 RMB'00 人民幣千克 | ₽ 0 | 2023 2023年 RMB'000 人民幣千元 |
|--|-----|---|--------------------------------|---------------|-----------------------------------|
| Provision of services Dexin China Group and its joint ventures and associates Other entities controlled by | (i) | 提供服務 - 德信中國集團及其合營 企業及聯營公司 - 胡先生控制的其他實體 | 44,69 | 5 | 71,748 |
| Mr. Hu | | | 14 | 1 | 36,574 |
| | | | 44,83 | 6 | 108,322 |

| Balances with related parties | S | (d) 與關聯 | 涛的結餘 | |
|--|--|---------|------------------------------|--------------------------|
| | | RM | 2024 024年 B'000 将千元 | 202 202 RMB 人民幣 |
| Trade related Trade receivables Dexin China Group and its joint ventures and associates Other entities controlled by Mr. Hu | 貿易相關 貿易應收款項 一 德信中國集團及其合營 企業及聯營公司 一 胡先生控制的其他實體 | 10 |)5,500 5,514 | 92 3 |
| Other receivables - Dexin China Group and its joint ventures and associates - Other entities controlled by Mr. Hu | 其他應收款項 - 德信中國集團及其合營 企業及聯營公司 - 胡先生控制的其他實體 | 1 | 1,514 3,867 | 1 20 |
| Trade payables Dexin China Group and its joint ventures and associates Other entities controlled by Mr. Hu | 貿易應付款項 - 德信中國集團及其合營 企業及聯營公司 - 胡先生控制的其他實體 | | 381 — | 4 |
| Other payables — Dexin China Group and its joint ventures and associates — Other entities controlled by Mr. Hu | 其他應付款項 - 德信中國集團及其合營 企業及聯營公司 - 胡先生控制的其他寘體 | | 2,165 28 | 3 |
| Contract liabilities – Dexin China Group and its joint ventures and associates – Other entities controlled by Mr. Hu | 合約負債 - 德信中國集團及其合營 企業及聯營公司 - 胡先生控制的其他實體 | | 835 — | 4 |
| Deposit paid for parking space leasing and sales agency services Dexin China Group and its joint ventures and associates Other entities controlled by Mr. Hu | 已付車位租售代理服務按金 - 德信中國集團及其合營 企業及聯營公司 - 胡先生控制的其他實體 | 25 | 50,000 | 250 |

Other receivables and other payables due from or due to related parties are unsecured, interest-free, and with terms on demand or in accordance with related agreements. 應收或應付關聯方的其他應收款項 以及其他應付款項為無抵押及免 息,期限為按要求償還或根據相關 協議而定。

36. PARTICULARS OF PRINCIPAL SUBSIDIARIES 36. 本公司主要附屬公司詳情 OF THE COMPANY

| Company name | Country/place and date of incorporation/ establishment 註冊成立/成立的國家/ | Registered/ issued and paid-in capital 註冊/已發行及 | Attributable equity interest of the Group 本集團應佔股權 | | Principal activities 主營業務 | |
|--|---|---|--|---------------|------------------------------|--|
| 公司名稱 | 地點及日期 | 實繳資本 | | | | |
| | | | 2024 2024年 | 2023 2023年 | | |
| | | | | | | |
| Shengping International Limited | British Virgin Islands 26 October 2020 | Not applicable/- | 100% | 100% | Investment holding | |
| 盛平國際有限公司 | 英屬維爾京群島 2020年10月26日 | 不適用/— | | | 投資控股 | |
| Zhirui International Limited | British Virgin Islands 21 September 2020 | Not applicable/- | 100% | 100% | Investment holding | |
| 智瑞國際有限公司 | 英屬維爾京群島 2020年9月21日 | 不適用/— | | | 投資控股 | |
| Indirectly owned: 間接擁有: | | | | | | |
| Sheng Quan Holding (Hong Kong) Limited | Hong Kong 2 November 2020 | Not applicable/- | 100% | 100% | Investment holding | |
| 盛全控股(香港)有限公司 | 香港 2020年11月2日 | 不適用/— | | | 投資控股 | |
| Zhejiang Shengquan Technology Co., Ltd | Hong Kong 16 November 2020 | Not applicable/- | 100% | 100% | Investment holding | |
| 浙江盛全科技有限公司 | 香港 2020年11月16日 | 不適用/— | | | 投資控股 | |
| Dexin Shengquan Property Services Co., Ltd. | PRC 29 March 2004 | RMB200,000,000/ RMB113,740,000 | 100% | 100% | Property management | |
| 德信盛全物業服務有限公司 | 中國 2004年3月29日 | 人民幣200,000,000元/ 人民幣113,740,000元 | | | 物業管理 | |
| Zhejiang Shengjie Environment Engineering Co., Ltd. | PRC 8 May 2014 | RMB10,000,000/ RMB10,000,000 | 100% | 100% | Environmental cleaning | |
| 浙江盛潔環境工程有限公司 | 中國 2014年5月8日 | 人民幣10,000,000元/ 人民幣10,000,000元/ | | | 環境清潔 | |
| Hangzhou Junde Commercial Operations Management Co., Ltd. | PRC 16 May 2019 | RMB128,000,000/ RMB100,000,000 | 100% | 100% | Commercial operation | |
| 杭州駿德商業運營管理有限公司 | 中國 2019年5月16日 | 人民幣128,000,000元/ 人民幣100,000,000元 | | | 商業營運 | |

36. PARTICULARS OF PRINCIPAL SUBSIDIARIES 36. 本公司主要附屬公司詳情(續) OF THE COMPANY (Continued)

| Company name 公司名稱 | Country/place and date of incorporation/ establishment 註冊成立/成立的國家/ 地點及日期 | Registered/ issued and paid-in capital 註冊/已發行及 實繳資本 | Attributable equity interest of the Group 本集團應佔股權 | | Principal activities 主營業務 | |
|--|--|---|--|---------------|------------------------------|--|
| | | | 2024 2024年 | 2023 2023年 | | |
| Hangzhou Julin Lifestyle Services Co., Ltd. | PRC 2 November 2018 | RMB50,000,000/ RMB1,000,000 | 100% | 100% | Wholesale and retail | |
| 杭州桔鄰生活服務有限公司 | 中國 2018年11月2日 | 人民幣50,000,000元/ 人民幣1,000,000元 | | | 批發及零售 | |
| Zhejiang Shengquan Security Services Co., Ltd. | PRC 25 June 2015 | RMB11,000,000/ RMB11,000,000 | 100% | 100% | Security services | |
| 浙江盛全保安服務有限公司 | 中國 2015年6月25日 | 人民幣11,000,000元/ 人民幣11,000,000元 | | | 秩序維護服務 | |
| Xier Technology | PRC 24 September 2015 | RMB32,918,012/ RMB32,918,012 | 78% | 78% | Technology | |
| 悉爾科技 | 中國 2015年9月24日 | 人民幣32,918,012元/ 人民幣32,918,012元 | | | 技術 | |
| Dexin Property Services Co., Ltd. | PRC 2 January 2019 | RMB50,000,000/- | 100% | 100% | Property services | |
| 德信物業服務有限公司 | 中國 2019年1月2日 | 人民幣5,000,000元/— | | | 物業服務 | |
| Hangzhou Deyu Commercial Management Co., Ltd. | PRC 14 September 2020 | RMB10,000,000/ RMB1,000,000 | 70% | 70% | Commercial management | |
| 杭州德域商業管理有限公司 | 中國 2020年9月14日 | 人民幣10,000,000元/ 人民幣1,000,000元 | | | 商業管理 | |
| Hangzhou Xiangyu Property Management Services Co., Ltd. | PRC 14 September 2020 | RMB1,000,000/- | 100% | 68% | Apartment management | |
| 杭州祥寓物業管理服務有限公司 | 中國 2020年9月14日 | 人民幣1,000,000元/— | | | 公寓管理 | |
| Huzhou Guomao Property Co., Ltd. | PRC 12 July 2001 | RMB1,250,000/ RMB1,250,000 | 60% | 60% | Property services | |
| 湖州國貿物業有限責任公司 | 中國 2001年7月12日 | 人民幣1,250,000元/ 人民幣1,250,000元 | | | 物業服務 | |

The English name of the subsidiaries represents the best effort by the management of the Group in translating their Chinese names as they do not have an official English name. 因附屬公司並無官方英文名稱,故其英文 名稱為本集團管理層盡最大努力自其中文 名稱翻譯而來。

37. NOTES TO THE CONSOLIDATED STATEMENT 37. 綜合現金流量表附註 OF CASH FLOWS

(a) Purchase of non-controlling interests

During the year, the Group acquired 32% interests in a 68% subsidiary from the non-controlling shareholders at a cash consideration of RMB9,509,000. The effect of the acquisition on the equity attributable to the owners of the Company is as follows:

(a) 購買非控股權益

於年內,本集團自非控股股東收購 一間擁有68%權益之附屬公司之 32%權益,現金代價為人民幣 9,509,000元。收購對本公司擁有人 應佔權益之影響如下:

> RMB'000 人 民 数 千 元

| Share of net assets in the subsidiary acquired | 分佔所收購附屬公司之資產淨值 | _ |
|---|----------------|-------|
| Consideration | 代價 | 9,509 |
| Loss on acquisition recognised directly in equity | 於權益直接確認之收購虧損 | 9,509 |

38. EVENTS AFTER THE REPORTING PERIOD

On 28 March 2025, the Group entered into supplemental agreement to the loan agreement with Hangzhou Ruiyang Supply Chain Management Co., Limited ("**Hangzhou Ruiyang**") to acquire certain car parking spaces, such additional car parking spaces will be applied to offset the outstanding loan due by Hangzhou Ruiyang on dollar to dollar basis. Please refer to the Company's announcement dated 28 March 2025.

39. APPROVAL OF CONSOLIDATED FINANCIAL STATEMENTS

The consolidated financial statements were approved and authorised for issue by the Board of Directors on 28 March 2025.

38. 報告期後事項

於2025年3月28日,本集團與杭州瑞揚供應鏈管理有限公司(「杭州瑞揚」)訂立貸款協議的補充協議,收購若干停車位,該 等額外停車位將用於按等額基準抵銷杭州 瑞揚之到期未償還貸款。請參閱本公司日 期為2025年3月28日之公告。

39. 批准綜合財務報表

該等綜合財務報表於2025年3月28日獲董 事會批准及授權刊發。

Financial Summary 財務概要

| | | 2024 2024年 RMB'000 | 2023 2023年 RMB'000 | 2022 2022年 RMB'000 | 2021 2021年 RMB'000 | 2020 2020年 RMB'000 |
|---|------------|--------------------------|--------------------------|--------------------------|--------------------------|--------------------------|
| | | 人民幣千元 | 人民幣千元 | 人民幣千元 | 人民幣千元 | 人民幣千元 |
| Key financial information | 主要財務資料 | | | | | |
| Revenue | 收入 | 933,423 | 955,580 | 958,597 | 870,422 | 692,319 |
| Gross profit | 毛利 | 187,601 | 226,039 | 271,374 | 299,082 | 235,757 |
| Profit for the period | 期間利潤 | 37,674 | 62,497 | 125,060 | 110,050 | 105,807 |
| Including non-controlling interests | - 包括非控股權益 | (799) | 730 | 3.037 | 11.828 | 8,617 |
| Attributable to owners of the Company | - 本公司擁有人應佔 | 38,473 | 61,767 | 122,023 | 98,222 | 97,190 |

| | | December | December | December | December | December |
|------------------------------|----------|-----------|-----------|-----------|-----------|----------|
| | | 2024 | 2023 | 2022 | 2021 | 2020 |
| | | 2024年 | 2023年 | 2022年 | 2021年 | 2020年 |
| | | 12月 | 12月 | 12月 | 12月 | 12月 |
| | | RMB'000 | RMB'000 | RMB'000 | RMB'000 | RMB'000 |
| | | 人民幣千元 | 人民幣千元 | 人民幣千元 | 人民幣千元 | 人民幣千元 |
| Non-current assets | 非流動資產 | 39,747 | 29,299 | 340,393 | 29,775 | 24,254 |
| Current assets | 流動資產 | 1,301,360 | 1,395,350 | 974,496 | 1,208,762 | 420,689 |
| | | | | | | |
| Total assets | 資產總額 | 1,341,107 | 1,424,649 | 1,314,889 | 1,238,537 | 444,943 |
| | | | | | | |
| Non-current liabilities | 非流動負債 | 10,000 | 10,017 | 1,026 | 569 | 2,626 |
| Current liabilities | 流動負債 | 640,874 | 655,599 | 532,667 | 377,757 | 353,889 |
| | | | | | | |
| Total liabilities | 負債總額 | 650,874 | 665,616 | 533,693 | 378,326 | 356,515 |
| | | | | | | |
| Total equity | 權益總額 | 690,233 | 759,033 | 781,196 | 860,211 | 88,428 |
| Interest attributable to the | 本公司擁有人應佔 | | | | | |
| owners of the Company | 權益 | 680,930 | 742,766 | 764,544 | 835,657 | 75,870 |

