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Financial Highlights

財務摘要

RMB'000 人民幣千元		2024 二零二四年	2023 二零二三年
Revenue	營業額	252,952	237,653
Cost of sales Gross profit Selling & distribution costs Administrative expenses Operating profit Profit before taxation Income tax (expense)/credit	銷售成本 毛利 銷售及分銷成本 行政開支 經營利潤 税前利潤 所得税(開支)/抵免	(124,173) 128,779 (94,874) (29,359) 7,582 6,627 (72)	(117,935) 119,718 (81,106) (27,602) 14,882 13,544 83
Profit for the year attributable to owners of the Company Gross margin Net profit ratio	本公司擁有人應佔之 年內利潤 毛利率 淨利潤率	6,555 50.9% 2.6%	13,627 50.4% 5.7%
Earnings per share (RMB cents) Basic Diluted	每股盈利(人民幣仙) 基本 攤薄	0.2073 0.2073	0.4309 0.4309

Revenue by Product Category

收入按產品類別分析



(RMB'000) (人民幣千元)	2024 二零二四年	2023 二零二三年
Shampoo & hair-care products 洗髮護髮產品	230,393	217,684
Other household & personal care products 其他家用及個人護理產品	22,558	19,944
Skincare products 護膚產品	1	25
Total 合計	252,952	237,653



Financial Highlights (Continued)

財務摘要(續)

Revenue by Branded Product Category

收入按產品品牌類別分析



鹿濤	0,010	0,002
Poyal Wind 追風	2,438	2,043
Others 其他	0*	26
Total 合計	252,952	237,653

* Less than RMB1,000.

該金額低於人民幣1,000元。

*



Directors

Executive Directors

CHEN Qiyuan (Chairman) CHEN Zheng He (Chief Executive Officer) WONG Sin Yung CPA

Independent non-executive Directors

CHEUNG Kin Wing FCA, CPA Dr. WANG Qi PhD (Resigned on 30 June 2024)

Dr. LIU Jing *PhD* CHU Tat Hoi (Appointed on 30 June 2024)

Audit and Risk Management Committee

CHEUNG Kin Wing FCA, CPA (Chairman) Dr. WANG Qi PhD (Resigned on 30 June 2024)

Dr. LIU Jing *PhD* CHU Tat Hoi (Appointed on 30 June 2024)

Remuneration Committee

CHEUNG Kin Wing FCA, CPA (Chairman) CHEN Zheng He Dr. WANG Qi PhD (Resigned on 30 June 2024)

Dr. LIU Jing PhD (Appointed on 30 June 2024)

Nomination Committee

CHEN Qiyuan *(Chairman)* CHEUNG Kin Wing *FCA, CPA* Dr. WANG Qi *PhD* (Resigned on 30 June 2024)

Dr. LIU Jing PhD (Appointed on 30 June 2024)

董事

執行董事

陳啟源(*主席)* 陳正鶴(*首席執行官)* 黃善榕*CPA*

獨立非執行董事

張建榮 FCA, CPA 王琦博士PhD(於二零二四年六月三十日 退任) 劉婧博士PhD 朱達凱(於二零二四年六月三十日 獲委任)

審核及風險管理委員會

張建榮 FCA, CPA(主席)
王琦博士PhD(於二零二四年六月三十日 退任)
劉婧博士PhD
朱達凱(於二零二四年六月三十日 獲委任)

薪酬委員會

張建榮 FCA, CPA(主席)
陳正鶴
王琦博士PhD(於二零二四年六月三十日 退任)
劉婧博士PhD(於二零二四年六月三十日 獲委任)

提名委員會

陳啟源(主席) 張建榮 FCA, CPA 王琦博士PhD(於二零二四年六月三十日 退任) 劉婧博士PhD(於二零二四年六月三十日 獲委任)



Corporate Information (Continued)

公司資料(續)

Environmental, Social, and Governance Committee (the "ESG Committee")

Dr. WANG Qi *PhD (Chairman)* (Resigned on 30 June 2024) Dr. LIU Jing *PhD (Chairlady)* (Appointed as Chairlady with effect from 30 June 2024)

CHEUNG Kin Wing CHEN Zheng He CHU Tat Hoi (Appointed on 30 June 2024)

Company Secretary

WONG Sin Yung CPA

Authorised Representatives

CHEN Zheng He WONG Sin Yung *CPA*

Registered Office

Cricket Square Hutchins Drive P.O. Box 2681 Grand Cayman, KY1-1111 Cayman Islands

Principal Place of Business in the PRC

468 Guanghua 3rd Road Bawang Industrial Complex Baiyun District Guangzhou 510450 PRC

環境、社會及管治委員會

王琦博士PhD(主席) (於二零二四年六月三十日退任) 劉婧博士PhD(主席) (於二零二四年六月三十日獲委任為 主席) 張建榮先生 陳正鶴先生 朱達凱先生 (於二零二四年六月三十日獲委任)

公司秘書

黃善榕 CPA

授權代表

陳正鶴 黃善榕 *CPA*

註冊辦事處

Cricket Square Hutchins Drive P.O. Box 2681 Grand Cayman, KY1-1111 Cayman Islands

中國主要營業地點

中國 廣州 白雲區 廣花三路468號 霸王工業園 郵編:510450



Corporate Information (Continued)

公司資料(續)

Place of Business in Hong Kong

Suite B, 12/F Ritz Plaza 122 Austin Road Tsimshatsui Kowloon Hong Kong

Hong Kong Branch Share Registrar and Transfer Office

Boardroom Share Registrars (HK) Limited 2103B, 21/F., 148 Electric Road North Point Hong Kong

Cayman Islands Principal Share Registrar and Transfer Office

Codan Trust Company (Cayman) Limited Cricket Square Hutchins Drive P.O. Box 2681 Grand Cayman KY1-1111 Cayman Islands

Registered PIE Auditor

SHINEWING (HK) CPA Limited 17/F, Chubb Tower Windsor House 311 Gloucester Road Causeway Bay Hong Kong

香港營業地點

香港 九龍 尖沙咀 柯士甸道122號 麗斯中心 12樓B室

香港證券登記處

寶德隆證券登記有限公司 香港 北角 電氣道148號21樓2103B室

開曼群島證券過戶登記總處

Codan Trust Company (Cayman) Limited Cricket Square Hutchins Drive P.O. Box 2681 Grand Cayman KY1-1111 Cayman Islands

註冊公眾利益實體核數師

信永中和(香港)會計師事務所有限公司 香港 銅鑼灣 告士打道311號 皇室大廈 安達人壽大樓17樓



Corporate Information (Continued) 公司資料(續)

Legal Advisor on Hong Kong Law

Fangda Partners 26th Floor, One Exchange Square 8 Connaught Place Central, Hong Kong

Company's Website

www.bawang.com.cn

Stock Code

01338

Principal Bankers

The Hongkong and Shanghai Banking Corporation Limited 1 Queen's Road Central Hong Kong

Bank of China Limited 1073 Jichang Road Guangzhou 510180 PRC

香港法律顧問

方達律師事務所 香港中環 康樂廣場8號 交易廣場1期26樓

公司網址

www.bawang.com.cn

股票代碼

01338

主要往來銀行

香港上海滙豐銀行有限公司 香港 皇后大道中1號

中國銀行股份有限公司 中國 廣州市 機場路1073號 郵編:510180



Dear shareholders of the Company,

On behalf of the board (the "**Board**") of directors ("**Directors**") of BaWang International (Group) Holding Limited (the "**Company**"), I present the audited annual results of the Company and its subsidiaries (collectively, the "**Group**") for the year ended 31 December 2024.

The Directors report that the total revenue of the Group for the year ended 31 December 2024 was approximately RMB253.0 million, representing an increase of approximately 6.4% from approximately RMB237.7 million for 2023. The operating profit of the Group for the year ended 31 December 2024 was approximately RMB7.6 million as compared with an operating profit of approximately RMB14.9 million for 2023.

For the year ended 31 December 2024, the net profit of the Group was approximately RMB6.6 million, as compared with a net profit of approximately RMB13.6 million for 2023.

For further information on the operating performance of the Group, please refer to the "Financial Review" section of this annual report.

各位尊敬的本公司之股東:

本人謹代表霸王國際(集團)控股有限公 司(「本公司」)之董事會(「董事會」),向 全體股東呈報本公司及其附屬公司(統稱 「本集團」)截至二零二四年十二月三十一 日止年度的經審核年度業績。

董事報告本集團截至二零二四年十二月 三十一日止年度的總營業額約為人民幣 253.0百萬元,較二零二三年同期的約人 民幣237.7百萬元增加了約6.4%。本集團 截至二零二四年十二月三十一日止年度 錄得經營利潤約為人民幣7.6百萬元,而 二零二三年同期經營利潤約人民幣14.9 百萬元。

本集團截至二零二四年十二月三十一日 止年度錄得淨利潤約為人民幣6.6百萬 元,而二零二三年同期錄得淨利潤約人 民幣13.6百萬元。

關於本集團經營業績詳細資料,請參閱 本年度報告內「財務回顧」部分。





Chairman's Statement (Continued) 主席報告書(續)

For further information on the outlook of the Group, please refer to the "Outlook" section of this report.

During the year under review, the Group continued to operate under the value-chain-oriented business model, which enabled the Group to control the cost of sales and operating costs at a sustainable level.

In mid-January 2025, the International Monetary Fund ("**IMF**") slightly increased China's gross domestic product ("**GDP**") growth prediction for 2025 from previous estimate by 0.1 percent points from 4.5 percent to 4.6 percent because of the carryover from 2024 and the stimulus measures announced in November 2024, which largely offsets the negative effect on the investment from trade policy uncertainty and the struggling property market, but the growth would stabilize at 4.5 percent in 2026 as trade uncertainty dissipated and higher retirement ages slowed the decline in the labor supply of the country.

The actual China's year-on-year GDP growth was 5.0 percent in 2024. According to the IMF, the development of Chinese economy in 2024 was a "positive surprise" compared to the IMF's forecast of 4.8 percent. Some analysts indicated that China's achievement of a 5.0 percent GDP growth in 2024 can be attributed to a combination of strong export performance, effective stimulus measures, balanced sectoral growth, targeted policy support for domestic demand, and favorable global economic conditions.

In late January 2025, the IMF projected that the global economy will continue to grow at 3.3 percent both in 2025 and 2026. The forecast of 2025 is broadly unchanged according to the World Economic Outlook of October 2024 published by the IMF, primarily on account of an upward revision in the United States offsetting downward revisions in other major economies. Global headline inflation is expected to decline to 4.2 percent in 2025 and to 3.5 percent in 2026, converging back to target earlier in developed economies than in emerging market and developing economies.

有關本集團展望的進一步資料,請參閱 本報告的「展望」部分。

於回顧年度內,本集團繼續執行價值鏈 導向的業務模式,使本集團控制銷售成 本及營運成本維持在可持續的水平。

二零二五年一月下旬,國際貨幣基金組織(「國際貨幣基金組織」),源於二零二 四年公佈的刺激經濟措施及其後的引申 效應將中國二零二五年的國內生產總值 (「GDP」)增長預測從先前的4.5%修正為 4.6%,微調了0.1個百分點。很大程度上 抵銷了貿易政策不確定性和房地產市場 對投資的負面影響。但隨著貿易不確定 對投資的負面影響。但隨著貿易不確 對投資的負面影響。也隨著貿易不確 對投資的負面影響。也隨著貿易不確 對投資的負面影響。也隨著貿易不確 對投資的負面影響。也隨著貿易不

二零二四年中國實際GDP同比增長 5.0%,國際貨幣基金組織表示,與他們 預測的4.8%相比,二零二四年中國經濟 的發展是一個「正面的驚喜」。有分析認 為,中國二零二四年GDP增長5.0%,得益 於强勁的出口表現、有效的刺激措施、均 衡的行業增長、有針對性的內需政策支 持以及有利的全球經濟形勢。

二零二五年一月下旬國際貨幣基金組織 在預測,二零二五年與二零二六年全球 經濟增長預計將增長同為3.3%。二零二 五年的預測與二零二四年十月國際貨幣 基金組織出版的《世界經濟展望》的預測 基本沒有變化,主要是因為美國的上割 抵銷了其他主要經濟體的下調。預計全 球總體通脹率將在二零二五年下降至 4.2%,並在二零二六年下降至3.5%,發 達經濟體比新興市場和發展中經濟體更 早達到目標。



Chairman's Statement (Continued) 主席報告書(續)

In mid-January 2025, the National Bureau of Statistics indicated the retail sales of consumer goods increased by 3.5 percent year-onyear in 2024. The growth was supported by various factors, including government-led initiatives that stimulated consumer spending, particularly in urban and rural areas, where retail sales rose by 3.4 percent and 4.3 percent respectively. Notably, online retail sales surged by 7.2 percent, indicating a strong shift towards e-commerce during the year. According to a rating report, projections for the retail sales growth in 2025 indicate an increase of 4.0 percent to 5.0 percent because of government subsidies and merchant discounts which stimulate spending levels. Additionally, online retail is anticipated to continue to its upward trajectory, benefiting from the improvements in convenience and user experience on major platforms.

Looking forward, we plan to focus on two areas to drive the strategic directions to sustain and develop our business in the volatile economic environment. In the short run, the Group intends to continue building up a management team with strong experience in both domestic and global HPC sectors, to regain the sales growth momentum and profitability, and to improve investors' confidence in the Group. In the long run, the Group will continue to focus on strengthening the business model and positioning to acquire market shares from domestic and international competitors, maintaining a multi-brand and multi-product strategy in HPC sectors, and becoming a leader in the branded Chinese herbal HPC products.

On behalf of the Board, I would like to take this opportunity to express our gratitude to all shareholders, customers, suppliers, banks, professional parties, and employees of the Group for their continuous patronage and support.

CHEN Qiyuan *Chairman*

Hong Kong, 28 March 2025

二零二五年一月中旬,中國國家統計局發佈的數據顯示,二零二四年社會消費品零售額同比增長3.5%,這一增長受到多種因素的支撐,其中包括政府主導的刺激消費舉措,特別是城市和農村上零售額分別增長3.4%和4.3%。值得注意的是,網上零售額猛增7.2%,表個。 年內向電子商務的强勁轉變。根據評級 年內向電子商務的强勁轉變。根據激了 消費水平,預計二零二五年零售額增長 將增長4.0%至5.0%。此外,改善,在線零 售預計將繼續呈上升趨勢。

展望未來,在不穩定的經營環境中,我們 計劃專注於維持和發展我們業務之戰略 方向這兩方面:就短期而言,本集團擬繼 續組建就國內外家庭及個人護理行業都 具有豐富經驗的管理團隊、恢復銷售增 長勢頭和盈利能力,以及提升投資者對 本集團的信心;就長期而言,本集團將繼 續鞏固發展模式及定位,以增加市場佔 有率及迎戰國內外競爭對手,保持家的 衡策略及成為中草藥家庭及個人護理產 品領軍企業。

謹藉此機會,我代表董事會向不斷擁戴 及支持本集團的全體股東、客戶、供應 商、銀行、專業人士和僱員,致以衷心的 謝意。

陳啟源 主席

香港,二零二五年三月二十八日

Management Discussion and Analysis

管理層討論及分析

Business Review

Business Review

For brand promotion, the Group adopted the following strategies for publicity and promotion of its branded products and increased the revenue during the year under review:

- (1) We continued to provide consumers with quality Bawang branded products. Leveraging on the Chinese consumers' desire for and confidence in domestically manufactured products in promoting our Bawang branded products series, we will deepen their understanding in our brand concept of "Daunted by hair-fall, Use Bawang Shampoo".
- (2) Through our official blogs in popular social media platforms including Weibo, Douyin, Kuaishou and Xiaohongshu, we implanted word-of-mouth marketing to improve the awareness and reputation of our brand, which stimulated the interest of target customers to purchase our products and accelerate the sales of our branded products.

業務回顧

業務回顧

在品牌宣傳推廣上,本集團在回顧年度 內採取以下策略來宣傳及推廣了我們的 品牌產品從而增加了銷售收入:

- (1) 我們持續提供高質量的品牌產品, 借助消費者對國貨的熱愛和信任, 推廣霸王品牌系列產品,從而深化 消費者對「怕脱髮,用霸王」這一品 牌理念的認知。
- (2) 我們通過多渠道新媒體推廣,包括 官方微博、抖音、快手和小紅書等 新媒體平台,通過種草和口碑傳 播,提高這個品牌的知名度和美譽 度,激發目標客戶的購買興趣,加 快品牌產品的銷售增長。







- (3) We continued to leverage on our new hi-tech equipment, various patents and innovative packaging of Bawang branded products to attract more consumers' attention. To attract the interest of young consumers in our products, we rolled out antihair fall shampoo products with fresh packaging that young consumers are fond of by adhering to their favourite lifestyles.
- (4) We carried out a variety of marketing activities to increase our face-to-face interaction with consumers. We carried out quizzes with prizes for enhancement of brand recognition. We carried out festival and holiday promotion activities and conduct educational webinars and seminars in hair health and haircare for enhancement of consumers' understanding and knowledge of anti-hair fall so as to enhance the professional brand image of Bawang anti-hair fall, and to build up a preference for consumers to select Bawang branded products.
- (5) Through the continuous participations in community welfare events, we concurrently implanted some advertisements for promoting our Bawang branded products and brand image.

- (3) 我們繼續通過我們的高新設備、霸 王品牌的各項專利及創新的包裝吸 引更多消費者,同時針對他們喜好 的生活方式推出年輕人喜愛的各種 新穎包裝的防脱洗髮水,吸引年輕 消費者的關注和購買興趣。
- (4) 我們開展了多樣化的推廣活動,通過與消費者進行面對面的互動,舉辦有獎問答,從而提升品牌的親和 力和知名度,通過節假日大促、舉辦有關頭髮健康和護理的在線教育 課程和講座,提升消費者對防脱髮 知識的了解,從而提升霸王防脱專 業品牌形象和優先選擇霸王產品的 機會。
- (5) 我們通過不斷參與社會公益活動, 在活動中植入廣告,推廣霸王品牌 產品和提升霸王品牌形象。







- (6) Through a variety of styles in livestreaming sales which increased the exposures of our products and consumer's participation and improve the consumers' feedbacks mechanism, we performed analytical reviews to understand the consumers' opinions with a view to addressing their needs and optimizing our products and services.
- (7) Through visual design and marketing techniques, we created more energetic and youthful publicity materials that attracted more young consumers and to improve the conversion rates for sales. We rolled out Bawang Brand membership program. We offered members' privileges, bonus point awards and personalized services for building up brand loyalty and repeated purchases.
- (8) We participated in the COSMOPROF Asia Hong Kong. We have successfully enhanced the recognition of Bawang brand in both the local and overseas markets, which has aroused the brand awareness by more consumers both at home and abroad and also laid the foundation for future co-operations.

- (6) 我們增加多種形式的直播帶貨活動,增加品牌曝光度和消費者參與度,同時加強建立完善的消費者反 饋機制,及時了解消費者需求和意見,不斷優化產品和服務。
- (7) 我們通過視覺設計和營銷手段, 使宣傳物料更生動、年輕化,吸引 更多年輕消費者,從而提高銷售轉 化率。同時推出霸王品牌的會員制 度,為會員提供專屬優惠、積分獎 勵和個性化服務,提升品牌忠誠度 和複購率。
- (8) 我們參加了在香港舉辦的亞太區 美容展覽,並成功地擴寬了霸王品 牌在國內外市場的知名度,從而讓 更多的國內外消費者了解我們的品 牌,為未來的合作奠定基礎。



管理層討論及分析(續)



For conventional channels, the Group adopted the following strategies for publicity and promotion of its branded products and increased the revenue during the year under review:

We continued our market development project known as (1) "Thousand Townships for Ten Thousand Points-of-Sales", which has commenced since March 2024. To expedite the distribution of products to the local market for enhancement of sales revenue, we have appointed a number of key distributors in our traditional channel across Hainan Island, which ensured that our shampoo products will swiftly be delivered to all pointof-sales in their respective township networks. Additionally, publicity and promotional events were carried out to enhance the awareness and confidence of our brand. Such marketing initiatives demonstrated our determinations to extensively develop the market and to enhance our brand influence. This market development project has extensively and thoroughly covered the southern China region after a year, and we have started to promote this project on a nationwide basis.

在傳統渠道推廣營銷方面,本集團在回 顧年度內採取了以下策略來營銷我們的 產品從而增加了銷售收入:

我們繼續推進從二零二四年三月開 (1) 始的「千鎮萬店」市場開發項目,來 加快產品在當地市場的分銷,以提 高銷售收入,我們從海南島各地的 傳統渠道開始,指定多家重點經銷 商去確保我們的洗髮水產品的供貨 能夠迅速到達各自的鄉鎮網絡銷售 點。此外,我們也舉辦了宣傳及推 廣活動,以提升我們的品牌知名度 及信心。這些營銷舉措體現了我們 廣泛開拓市場的決心,提升了我們 的品牌影響力和擴大了市場覆蓋範 圍以增加我們在這個渠道的銷售。 在開展後一年,我們已經將這開發 項目在華南地區做深做透,目前我 們已經把這開發項目在全國展開 推廣。

- (2) We invited our national distributors to participate in our new year wealth-creation and new products roll-out conference after the Spring Festival holiday in 2024. During the conference, we showcased our new products and their respective functionalities. The fresh packaging designs and the unique functionalities of the new products have aroused the distributors' interest to place orders for these newly-launched products, which have successfully increased the purchase order quantity and enhanced our sales revenue.
- (3) We increased the frequency of weekend promotions and counter shows and made use of creative performance and interactions with consumers to successfully catch shoppers' attention so as to arouse their interest in purchasing our products.

For online sales channel, the Group adopted the following strategies for publicity and promotion of its branded products and increased the revenue during the year under review:

- (1) The operations of JD's self-operated stores recorded significant increase in the same-store sales revenue. At the same time, we expanded our live streaming team and successfully expanded our channels into retail platforms of Meituan and 1688 for enriching our online distribution channels.
- (2) We successfully developed and launched the "Fragrance Bottle" product targeting late-night users. At the same time, we also expanded our product offerings horizontally by introducing best-selling hair care essential oils, hair masks, and dandruff essences, enriching the variety of products in this channel.
- (3) In terms of marketing promotion, we fully leverage on the broad user base of platforms like Weibo and Xiaohongshu (Little Red Book) to conduct diversified content marketing activities in order to acquire customer traffic to our online stores. By implanting high-quality product recommendation notes, user experience sharing, and creative short videos, we successfully attracted the attention of a large number of target users, effectively enhancing brand exposure and product awareness.

- (2) 我們在春節期過後邀請全國的經銷 商客戶參加我們品牌產品的新春 財富盛會暨新品發佈會。在發佈會 上,我們向經銷商客戶展示了我們 的新品並向他們介紹了新品的各項 功效。新產品新穎的包裝和獨特的 功效激發了他們的下訂單興趣,從 而增加了經銷商客戶的訂單量,增 加了本集團的銷售收入。
- (3) 我們成功增加了優質銷售點的周末 促銷和貼櫃秀活動的頻率,利用創 意表演來和消費者進行互動,成功 引起了他們的購買興趣。

在電商渠道推廣營銷方面,本集團在回 顧年度內採取了以下策略來營銷我們的 產品從而增加了銷售收入:

- (1) 京東直營店鋪錄得較大同店銷售 收入增長,同時我們擴充了直播團 隊,並成功拓展了美團、1688等渠 道,豐富了我們的電商分銷渠道。
- (2) 我們成功開發並打造了針對熬夜人 群的「香囊瓶」,同時橫向拓展了護 髮精油、髮膜和頭皮精華爆品,豐 富了我們這一渠道的產品種類。
- (3) 在營銷推廣方面,我們充分利用微 博、小紅書等平台的大流量基數, 開展多樣化的內容營銷活動以獲取 網店客流。通過發佈高質量的產品 種草筆記、使用心得分享以及創意 短視頻,我們成功吸引了大量目標 用戶的關注,有效提升了品牌曝光 度與產品認知度。



(4) We actively expanded our influencer marketing cooperation with influencers and established long-term partnerships with numerous influential figures. With the help of these influencers' professional recommendations and follower-base, our products were quickly marketed to a broader consumer audience, further stimulating market vitality and acquiring customer traffic, which resulted in significant growth in sales performance through this channel.

During the year under review, we continued to participate in public welfare events so as to enhance our public image as a responsible corporation. During the International Workers' Day on the 1st of May and in conjunction with the People's Government of Guangzhou Jianggao Town, we carried out a public welfare event "Salute to Beauticians, Care Starting from the Head" by donating shampoos, shower gels and other household care products to the environmental sanitation workers in the community. We believe that these types of social activities help to publicize our corporate mission and enhance our corporate image.

As at 31 December 2024, the Bawang brand distribution network comprised approximately 837 distributors and three KA retailers, covering 27 provinces and four municipalities in China. Furthermore, the Bawang-branded products were also sold in Hong Kong, Singapore, Thailand, Malaysia, USA, and Mongolia.

During the year under review, the Group enhanced its product formula and upgraded packaging to promote new Royal Wind branded shampoo products primarily for the online sales channel. As at 31 December 2024, the Royal Wind brand distribution network comprised approximately 837 distributors, covering 27 provinces.

The Litao products mainly comprise shower gels and laundry detergents, which target consumers living in the second-tier or third-tier cities in China. The Group's goal is to maintain market coverage in the traditional channel. As at 31 December 2024, the Litao products distribution network comprised approximately 795 distributors, covering 27 provinces.

The Group has established 11 online retailing platforms for our Bawang, Royal Wind and Herborn branded products, of which two were established during the year under review. (4) 我們積極拓展達人帶貨合作模式, 與眾多具有影響力的達人建立長期 的合作關係。借助達人的專業推薦 與粉絲基礎,我們的產品得以快速 觸達更廣泛的消費群體,進一步激 發了市場活力,實現了這一渠道銷 售業績的顯著增長。

於回顧年度內,我們繼續參與社區福利 活動,以提升我們作為負責任的企業的 公眾形象。在五一勞動節前期,我們與 廣州市江高政府開展「致敬美容師-關愛 從頭開始」的公益活動,為環衛工人送上 洗髮水、沐浴露和其他家用護理產品。我 們相信這些類型的社會公益活動有助於 宣傳我們的企業使命和提升我們的企業 形象。

截至二零二四年十二月三十一日,霸王 品牌分銷網絡包括大概837個分銷商及三 個重點零售商,覆蓋中國27個省份及四 個直轄市。此外,該等產品亦已銷往中國 香港、新加坡、泰國、馬來西亞、美國及 蒙古。

於回顧年度內,本集團通過升級產品配 方和包裝去推廣追風新系列產品,主供 電商平台。截至二零二四年十二月三十 一日,追風品牌分銷網絡包括大概837個 分銷商,覆蓋中國27個省份。

麗濤產品主要由沐浴露和洗衣液組成, 以中國二、三線城市的消費者為目標客 戶群體。本集團的目標是保持產品在流 通渠道的市場覆蓋。截至二零二四年十 二月三十一日,麗濤品牌分銷網絡包括 大約795個分銷商,覆蓋中國27個省份。

本集團已在國內11個線上零售平台建立 電商旗艦店銷售霸王、追風和本草堂品 牌產品,其中兩家於回顧年度內建立。

管理層討論及分析(續)

For the year under review, we obtained and/or renewed and/or possessed the certificates and/or recognitions as follows:

- the permit for production of cosmetic products, which was issued by Guangdong Provincial Medical Products Administration, and is valid until May 2027;
- our Chinese herbal hair care series shampoo, Chinese antidandruff series shampoo and Chinese herbal skin care series body wash series products have been recognized as "The 2022 Elite High-Tech Products in Guangdong Province (2022年度廣 東省名優高新技術產品)" by the Guangdong Provincial New Hi-tech Enterprise Association (廣東省高新技術企業協會) in January 2023 and valid for a period of three years until January 2026;
- our production process for hair-care and skin-care products has been certified by SGS with a validity period until July 2025 as to meet the requirements of US FDA CFSAN by reference to Cosmetic Good Manufacturing Practices (GMP) Guidelines 2008;
- our production process for hair-care and skin-care products has been certified by SGS with a validity period until July 2025 as to meet the requirements of ISO22716: 2007 by reference to Cosmetic Good Manufacturing Practices (GMP) Guidelines 2007;
- Bawang (Guangzhou) Co., Ltd was recognized by the Department of Industry and Information Technology of Guangdong Province (廣東省工業和信息化廳) as a "Specialized Unique Innovative Small and Medium Enterprise (專精特新中 小企業)" on 6 January 2024 with a validity period up to January 2027; and
- we were accredited as Grade A credit rating taxpayer for financial year 2023 by Guangzhou Municipal Tax Service of the State Taxation Administration on 1 August 2024.

於回顧年度內,我們獲得和/或延續和/ 或持有以下的證書和/或認證:

- 廣東省藥品監督管理局頒發的化妝
 品生產許可證書,有效期截至二零
 二七年五月;
- 我們的中草藥養髮護髮系列洗髮 液、中藥去屑系列洗護髮產品及中 草藥護膚系列沐浴露系列產品於二 零二三年一月被廣東省高新技術企 業協會認定為「2022年度廣東省名優 高新技術產品」,有效期為三年截至 二零二六年一月;
- 我們護髮護膚產品的生產流程通過 了SGS機構的評估,獲得美國食品 安全營養中心有關化妝品良好生產 規範(GMP)2008的認證,有效期截至 二零二五年七月:
- 我們護髮護膚產品的生產流程通過了SGS機構的評估,獲得國際 化標準組織化妝品生產操作指南 ISO22716:2007有關化妝品良好生 產規範(GMP)認證,有效期截至二零 二五年七月;
- 霸王(廣州)有限公司於二零二四年 一月六日被廣東省工業和信息化廳 認定為「專精特新中小企業」,有效 期截至二零二七年一月;及
- 我們於二零二四年八月一日被國家
 税務總局廣州市税務局評定為二零
 二三年度納税信用A級納税人。



管理層討論及分析(續)

Key Risks and Uncertainties

Apart from those stated in the Chairman's Statement, Management Discussion and Analysis and Outlook sections, the Company is exposed to the following key risks and uncertainties which are required to be disclosed pursuant to the Companies Ordinance (Cap. 622 of the Laws of Hong Kong).

1. Risks Relating to Our Industry

In recent years, it has been common for the Mainland manufacturing enterprises to face continuously rising labour costs and difficulties in employing skilled labour. Our Group's strategy in response is to reduce the production costs by improving the degree of machine automation and efficiency. Since the start of 2020, and up to the year ended 31 December 2022, almost all business enterprises in the China have been suffering from the unprecedented coronavirus pandemic, corresponding prevention and control measures by the government have been implemented to contain the spread of coronavirus. During this period, the Group strictly followed all the regulatory measures laid down by the government and the Group has made every effort to ameliorate any adverse impacts on its operations and economic impacts on itself and its customers. As always, the Group will cooperate with the government on all mandatory control measures in respect of public hygiene and health, if any.

2. Credit Risks Relating to Customers

Exposure to bad debts attributable to customers usually intensifies following a weak economic performance. To minimize credit risks, the management of the Group has appointed dedicated staff members to handle procedures for determining credit limits, credit approval and other monitoring procedures, to ensure that follow-up actions with all receivables are taken in a timely manner. In addition, the Group reviews the collectibility of receivables at the end of a reporting period, to ensure that sufficient impairment losses are recognised for uncollectible debts. For the year ended 31 December 2024, the Group has reversal of impairment losses of approximately RMB1.7 million in respect of trade receivables by adopting the expected credit loss model.

主要風險及不明朗因素

除主席報告書、管理層討論及分析及展 望提述事宜以外,本公司根據《公司條 例》(香港法例第622章)須予披露所面對 的主要風險及不明朗因素如下。

1. 行業風險

國內生產企業近年普遍面對勞工成 本不斷上漲及招聘熟手工人困難。 本集團的應變策略是通過提高機器 自動化程度和使用效率以降低生產 成本。自二零二零年初開始直至二 零二二年十二月三十一日止年度, 全中國企業都遭受到了前所未有的 冠狀病毒大流行,政府為控制冠狀 病毒的傳播,在情況有需要的時候 採取了相應的預防和控制措施。在 這期間,本集團一直嚴格遵守政府 制定的所有這些監管措施,同時本 集團亦盡一切努力去改善對其業務 的任何不利影響及對自身和客戶的 經濟影響。本集團將一如既往地就 有關公共衛生和健康的所有强制性 管制措施(如有)與政府配合。

2. 客戶的信貸風險

管理層討論及分析(續)

3. Liquidity Risks

In managing liquidity risks, the Group monitors and maintains cash and cash equivalents at a level which is considered by the management as sufficient, to satisfy the needs arising from the Group's operations and to mitigate the effect of fluctuations of cash flow. The Group's management will continue to closely monitor the use of cash.

4. Currency Risks

Sales to overseas countries denominated in foreign currencies expose the Group to foreign exchange risks. The Group closely manages and monitors foreign exchange risks to ensure that appropriate measures are taken in a timely manner. The Group will consider using hedging in respect of foreign currencies to mitigate relevant risks as and when appropriate.

Environmental Protection

The Group is responsible for its impact to the environment arising from its business operations. During the year under review, the Group strictly complied with the local environmental regulations of the PRC. The production of household and personal care products belongs to the light industry, thus no pollutants are involved during the manufacturing process and adverse impact on the surrounding environment is minimal. The Group has been investing and implementing various energy conservation projects in recent years, as a result of which overall power consumption has drastically reduced.

Business Compliance

During the year under review, the Group has complied with the relevant laws and regulations that have a significant impact on the Group.

3. 流動資金風險

管理流動資金風險時,本集團會監 察及保持管理層視為足夠水平之現 金及現金等值項目,以撥付本集團 營運所需及減低現金流量波動之影 響。本集團之管理層將繼續密切監 察現金之使用情況。

4. 貨幣風險

因有產品銷往海外市場以外幣結 算,以致本集團承受外幣折算風險。本集團會密切管理及監察外匯 風險,以確保及時地採取適當措施。本集團會在適當時候考慮使用 對沖以降低有關風險。

環境保護

本集團須為業務經營對環境的影響承擔 責任。於回顧年度內,本集團遵守中國當 地的環保法規。家庭及個人護理產品生 產是屬輕工業,所以沒有污染物質牽涉 在生產過程中及對周邊環境造成不良的 影響機會很低。本集團近年亦投資及實 施多項節能項目,用電量大幅度降低。

業務合規

於回顧年度內,本集團已遵守對本集團 有重大影響之相關法律及法規。



管理層討論及分析(續)

Relationship with Employees, Customers and Suppliers

The Group adopts an employee-oriented approach, which ensures that all staff members are reasonably remunerated. To retain a quality workforce, we strive to regularly improve, review and update our human resources policy and our compensation and benefits. We also provide training opportunities to upgrade the skills of our staff members. We also care for the occupational health and safety of our workers.

The Group's major customers are categorised into three channels, namely conventional distributors, key account hypermarkets and supermarkets, and online sales (including online official flagship stores and distributors). The credit terms granted to major customers are 30 to 90 days, which are in line with those of the credit terms granted to other customers.

The Group maintains good relationships with its customers. We have put in place handling procedures to receive and analyse the customers' complaints and make recommendations on remedial actions with a view to improving service quality.

The Group is in good relationship with its suppliers and conducts a fair and strict appraisal of its suppliers on an annual basis.

Financial Review

Revenue

During the year under review, the Group's revenue was approximately RMB253.0 million, representing an increase of approximately 6.4% from approximately RMB237.7 million for 2023. The revenue through the online sales channel was approximately RMB135.9 million, representing an increase of approximately 7.7% from approximately RMB126.2 million in 2023 and the revenue through the conventional sales channel increased by approximately 5.0% as compared with 2023.

The Group's core brand, Bawang, generated approximately RMB240.9 million in revenue, which accounted for approximately 95.2% of the Group's total revenue by product category in 2024, and represented an increase of approximately 4.0% as compared with 2023.

與僱員、顧客和供應商的關係

本集團以人為本,確保所有僱員享有合 理待遇。同時為保留高素質人才,我們不 斷完善薪酬和補償制度,並定期檢討及 更新人力資源管理制度。我們提供僱員 培訓機會來提升僱員的職業技能。我們 亦關注僱員的職業健康與安全。

本集團主要顧客分為三個類別:傳統經 銷商、重點客戶大賣場及超市以及電商 (包括自營官方旗艦店和分銷客戶)。主要 客戶獲授之信貸期為30日至90日,與其 他客戶獲授之信貸期一致。

本集團與顧客關係良好。為完善服務質 素,本集團制定完善的追溯體系來收集 顧客的投訴、分析並提出改善意見。

本集團與供應商關係良好,每年對供應 商進行公平及嚴格的審核。

財務回顧

營業額

於回顧年度內,本集團營業額約為人民幣253.0百萬元,較二零二三年同期的人 民幣237.7百萬元增加了約6.4%,其中電 商渠道的營業額約為人民幣135.9百萬 元,較二零二三年同期的約人民幣126.2 百萬元增加了約7.7%。傳統渠道的營業 額較二零二三年增加了約5.0%。

本集團核心品牌--霸王,其營業額約人民 幣240.9百萬元,約佔本集團二零二四年 度按品牌分類營業額的95.2%,比二零二 三年增加了4.0%。

The branded Chinese herbal anti-dandruff hair-care series, Royal Wind, generated approximately RMB2.4 million in revenue, which accounted for approximately 1.0% of the Group's total revenue by product category in 2024, and represented an increase of approximately 19.3% as compared with 2023.

The natural-based branded shampoo, shower gel and laundry detergent products series, Litao, generated approximately RMB9.6 million in revenue, which accounted for approximately 3.8% of the Group's total revenue by product category in 2024, and represented an increase of approximately 146.0% as compared with 2023.

We sold our products through extensive distribution and retail networks, and via conventional and online sales channels. During the year ended 31 December 2024, a summary of our sales revenue in percentage through different networks and/or channels is as follows: 中草藥去屑護髮系列品牌-追風,其於 二零二四年度的營業額約人民幣2.4百 萬元,約佔本集團按品牌分類營業額的 1.0%,比二零二三年度增加了約19.3%。

以純天然為基礎的洗髮水、沐浴露和洗 衣液產品系列--麗濤,其營業額約人民幣 9.6百萬元,約佔本集團二零二四年度經 營按品牌分類營業額的3.8%,比二零二 三年度增加了約146.0%。

我們通過廣泛的分銷商和零售商網絡, 也通過傳統和電商兩個渠道銷售我們 的產品,截止二零二四年十二月三十一 日,綜述我們通過不同網絡和/或渠道的 銷售額百分比列示如下:

Network/Channel 網 絡/渠 道		Conventional 傳統 (%)	Online 電商 (%)	Total 合計 (%)
Distributor Retailer	分銷商 零售商	43.8 2.5	19.4 34.3	63.2 36.8
Total	合計	46.3	53.7	100.0

In 2024, the sales to Hong Kong and the overseas markets accounted for approximately 1.1% of our total revenue.

Cost of Sales

Cost of sales in 2024 amounted to approximately RMB124.2 million, representing an increase of approximately 5.3% compared with approximately RMB117.9 million in 2023. The overall increase in cost of sales was generally in line with the increase in revenue. As a percentage of revenue, cost of sales slightly decreased from approximately 49.6% in 2023 to approximately 49.1% in 2024.

於二零二四年度,在香港和海外市場的 銷售額約佔本集團總營業額的約1.1%。

銷售成本

二零二四年度的銷售成本約人民幣124.2 百萬元,相比二零二三年度約人民幣 117.9百萬元增加了約5.3%。整體銷售成 本增加大致與銷售額的增加相符按佔營 業額的百分比計算,銷售成本從二零二 三年的約49.6%略下降至二零二四年的約 49.1%。



管理層討論及分析(續)

Gross Profit

During the year under review, the Group's gross profit increased to approximately RMB128.8 million, representing an increase of approximately 7.6% as compared with approximately RMB119.7 million for 2023. The gross profit margin slightly increased from approximately 50.4% for 2023 to approximately 50.9% for 2024. Such increase was mainly attributable to a slight decrease in the average unit cost of production as aforementioned.

Other Income

During the year under review, other income decreased to RMB1.4 million, representing a decrease of 51.1% as compared with 2023. Such decrease was mainly attributable to a decrease in bank interest income and a decrease in government grants.

Selling and Distribution Costs

Selling and distribution costs increased to approximately RMB94.9 million for 2024, representing an increase of approximately 17.0% as compared with approximately RMB81.1 million in 2023. Such increase was mainly due to an increase in expenses spent in the promotion and advertising of the Group's products in various online platforms such as Douyin and JD.com, and the conventional channel, but was partially offset by the decrease in outsourced labour costs. As a percentage of revenue, our selling and distribution costs increased from approximately 34.1% in 2023 to 37.5% in 2024.

Administrative Expenses

Administrative expenses for 2024 amounted to approximately RMB29.4 million, representing an increase of approximately 6.4% as compared with approximately RMB27.6 million in 2023. Such increase was mainly due to the increase in research and development expenses, and salaries and bonus, which was partially offset by the decrease in provision for bad debt, and the waiver of trade payables. As a percentage of revenue, our administration expenses was approximately 11.6% which is the same as 2023.

毛利

於回顧年度內,本集團的毛利增加至約 人民幣128.8百萬元,與二零二三年度約 人民幣119.7百萬元相比增加了約7.6%。 毛利率從二零二三年約50.4%略增加至二 零二四年約50.9%。毛利率增加的主要原 因是由於上述之平均單位生產成本的輕 微減少。

其他收入

在本年度,其他收入約為人民幣1.4百萬 元,與二零二三年相比減少了51.1%。減 少的主要原因是由於銀行利息收入和政 府補貼收入的減少。

銷售及分銷開支

二零二四年度銷售及分銷開支增加至約 人民幣94.9百萬元,較二零二三年度的 約人民幣81.1百萬元增加約17.0%。其 增加的原因主要是在各網絡平台例如抖 音、京東等及傳統分銷商渠道促銷的廣 告及推廣費用的增加,但部份被外包勞 務成本的減少所抵減。以佔收益的百分 比計算,我們的銷售及分銷開支由二零 二三年的約34.1%增加至二零二四年的約 37.5%。

行政費用

二零二四年度行政費用約為人民幣29.4 百萬元,較二零二三年度同期的約人民 幣27.6百萬元,增加了約6.4%。其增加的 原因主要研發費用、工資獎金的增加, 但部份被壞帳準備的減少和貿易應付賬 款的註銷所抵銷。以佔收益的百分比計 算,約11.6%與二零二三年的相同。

管理層討論及分析(續)

Impairment Losses Reversed in respect of Trade Receivables

For the year under review, the Group has reversed impairment losses of approximately RMB1.7 million (2023: approximately RMB1.1 million) in respect of trade receivables, following the management's assessment on credit risk of our financial assets by adopting the expected credit loss (the "**ECL**") according to IFRS 9.

Profit from Operations

The Group recorded an operating profit of approximately RMB7.6 million for 2024, as compared with an operating profit of approximately RMB14.9 million for 2023, representing a decrease of approximately 49.1% year-on-year. Such decrease was mainly because of the increase in selling and distribution costs and administrative expenses, but was partially offset by the increase of gross profit.

Finance Costs

For the year ended 31 December 2024, no interest on bank borrowings was incurred (2023: Nil). Interest on lease liabilities amounted to approximately RMB1.0 million (2023: RMB1.3 million).

Income Tax Expense/Credit

During the year ended 31 December 2024, the Group had deferred income tax expense of RMB0.07 million (2023: deferred income tax credit of approximately RMB0.08 million).

Profit for the Year

As a result of the combined effect of the above mentioned factors, the Group recorded a net profit of approximately RMB6.6 million for 2024, as compared with a net profit of approximately RMB13.6 million for 2023, representing a decrease of approximately 51.9% year-on-year.

有關貿易應收款項之減值損失回撥

在回顧年度內,管理層根據國際報告準 則第9號的預期信貸損失「預期信貸損失」 對金融資產進行信用風險評估後,本集 團回撥了貿易應收款項之減值損失約為 人民幣1.7百萬元(二零二三年:約人民幣 1.1百萬元)。

經營利潤

於二零二四年,本集團錄得經營利潤約 人民幣7.6百萬元,而二零二三年錄得利 潤約人民幣14.9百萬元,同比下降了約 49.1%。減少的主要原因是本集團銷售及 分銷開支和行政費用的增加但部份被毛 利的增加所抵銷。

融資成本

截至二零二四年十二月三十一日止年 度,無錄得銀行借款的利息(二零二三 年:無)。另外,來自租賃負債的利息約 為人民幣1.0百萬元(二零二三年:約人民 幣1.3百萬元)。

所得稅開支/抵免

截至二零二四年十二月三十一日,本集 團錄得所得遞延收入税支出人民幣0.07 百萬元(二零二三年:遞延收入抵免約人 民幣0.08百萬元)。

年內利潤

綜合以上列報的因素,二零二四年度本 集團錄得淨利潤約人民幣6.6百萬元, 而二零二三年同期錄得淨利潤約人民幣 13.6百萬元,同比下降了約51.9%。



管理層討論及分析(續)

The net profit for the full financial year ended 31 December 2024 increased by RMB1.6 million as compared to the estimated net profit in the range of approximately RMB5.0 million for the ten months ended 31 October 2024 as announced in the profit warning announcement of the Company dated 15 November 2024. Such increase was due to the increase in the sales in the last two months of 2024 and the decrease in the depreciation for fixed assets, but was partially set off by the increase in the recognition of selling expenses payable to the distributors during the last two months of 2024.

Profit for the Year Attributable to Owners of the Company

As a result of the combined effect of the above factors, the Group recorded a profit attributable to owners of the Company of approximately RMB6.6 million for 2024, as compared with a profit attributable to owners of the Company of approximately RMB13.6 million for 2023, representing a decrease of approximately 51.9% year-on-year.

Outlook

In March 2025, in the National People's Congress of China, an ambitious GDP growth target of around 5.0 percent in 2025 has been made, which is higher than the GDP growth prediction made by the IMF in mid-January this year, but it is consistent with the target and actual growth in 2024. Chinese Premier Li Qiang acknowledged that there are challenges that are being faced, and emphasized "hard work" is required to achieve this growth target.

Having said that, the central government is determined to find strength from within amid rising external uncertainties. Special actions are launched to boost domestic consumption, such as trade-in programs for durable goods and subsidies for services consumption, such as for childcare and gradual implementation of free preschool education. Measures are also being implemented to promote sustainable consumption as proposed in a previous plenum resolution. 二零二四年全年度淨利潤較二零二四年 十一月十五日盈利預警公告中披露的截 至二零二四年十月三十一日止的十個月 估計淨利潤約人民幣5.0百萬元區間增 加約人民幣1.6百萬元。其主要原因是本 集團在二零二四年最後的兩個月期間營 業額的增加和固定資產折舊的減少,但 部份被經銷商核銷的銷售費用的增加所 折減。

本公司擁有人應佔年內利潤

因上述因素的綜合影響,本集團二零二 四年度錄得本公司擁有人應佔利潤約人 民幣6.6百萬元,而二零二三年度錄得本 公司擁有人應佔利潤約人民幣13.6百萬 元,同比下降了約51.9%。

展望

在二零二五年三月召開的中國全國人民 代表大會上,中國制定了二零二五年國 內GDP增長5.0%左右的宏偉目標,這高 於國際貨幣基金組織在本年一月中旬對 二零二五年GDP增長的預測,但與二零 二四年的增長目標和實際增長相一致。 中國總理李强承認面臨挑戰,並强調要 實現這增長目標需要「艱苦努力」。

話雖如此,在外部不確定性不斷增加的 情況下,中央政府決心從內部尋找力 量。政府推出了一些特別行動來刺激國 內消費,例如耐用品以舊換新計劃和對 服務消費的補貼,例如兒童保育和逐步 實施免費學前教育。政府還正在按照上 一届全體會議中所提出的決議,實施一 些措施來促進可持續消費。

Some economic analysts are of the view that with the US most recently levying more tariffs on Chinese goods will negatively affect the exports to the US once the tariff becomes effective. Nonetheless, the resolve to stick with around 5 percent GDP growth year-on-year is likely aimed at projecting confidence and signalling strong domestic policy support to boost domestic demand. Despite the increased external uncertainties, recent optimism around AI development spurred by DeepSeek and green shoots in consumption such as from the record high movie box office results in the spring festival holiday suggest that confidence may be returning. The hard data remains mixed, but should confidence remain strong, this can pose potential upside.

Owing to the uncertainties and challenges against the overall economic recovery as mentioned in the above paragraphs, the Directors tend to be very cautious about the Chinese economic developments environment after having taken into consideration the measures to increase the economic momentum, and also the worldwide geopolitical situations in 2025, and are conservative in formulating the strategies and operational plans for the Company.

The corporate theme for 2025 is "Striving Forward in Full Power!"

For Bawang-branded products, the Group intends to adopt the following strategies for publicity and promotion of its branded products and enhancement of revenue:

- (1) Strengthening the publicity of patent advantages: We will make use of a number of patented technologies with hi-tech equipment. We will leverage on the prominent effects of our anti-hair loss product as our publicity focus. We will concentrate on promoting our popular anti-hair fall series to increase the sales of this series. At the same time, we will continue to develop new products by reference to the current trends of the market, to rely on the core advantages of the products to expand the consumer segments, and then to turn them into loyal users of the brand for increased sales.
- (2) Upgrading product packaging creative design: In terms of product packaging, we will continue to upgrade and roll out attractive shampoo packages for attracting the attention of young consumers, stimulating their purchasing interest, thereby achieving the effect of increasing the sales of our branded products.

一些經濟分析人士認為,隨著美國可能 對中國商品加徵更多關税,這會對中國 出口到美國有負面影響,堅持GDP增長 5%左右的決心可能是為了樹立信心, 並表明政府將大力支持國內政策以刺激 內需。盡管外部不確定性增加,但最近 DeepSeek激發的對人工智能發展的樂觀 情緒以及春節假期電影票房創紀錄等消 費復蘇跡象表明信心可能正在好轉。硬 數據仍然好壞參半,但如果信心增强,這 可能會帶來潛在的上行空間。

鑒於上文所述整體經濟復蘇的不確定性 和挑戰,董事們對二零二五年中國經濟 環境連同增强經濟動力的措施和全球地 緣政治形勢的發展持謹慎態度,因此在 制定公司戰略和運營計劃時持謹慎態度。

二零二五年企業經營主題是「**火力全開● 奮發向前!**」

對於霸王品牌系列產品,本集團擬採取 以下策略來宣傳及推廣我們的品牌產品 從而增加銷售收入:

- (1) 强化專利優勢宣傳:我們將利用多 項專利技術,配備先進的設備,並 以其專業的防脱功效作為宣傳重 點,著重推廣熱銷的防脱系列產品 以增加防脱系列產品的銷售額,同 時,根據當前市場的新趨勢不斷開 發新產品,依靠產品的核心優勢吸 引更廣泛的消費群體,進而轉化為 品牌的忠實用戶,增加銷售量。
- (2) 產品包裝創意設計升級:在產品包裝上,不斷升級和推出造型具有吸引力的洗髮水包裝。吸引年輕消費者的目光,增加其購買興趣,從而增加我們品牌產品的銷售額。



管理層討論及分析(續)

- (3) Developing active cross-sector co-operations: We will constantly identify other brands, IPs and related events which match with our brand concepts for co-operations to launch limited edition co-branded products, and to hold highly interactive promotional activities for arousing the consumers' interest. Leveraging on the partners' resources and influence, we will strive to broaden the scope of brand communication so as to attract more potential consumers.
- (4) Deepening the operations of social media: Leveraging on the official Weibo account for Bawang branded shampoo as well as other popular social media platforms such as Douyin, Kuaishou, and Xiaohongshu, we will initiate interesting brandrelated topics for discussions on the blogs. Through frequent interactions with consumers, we intend to enhance the brand's popularity and reputation in the minds of the public so that the target customers will have a strong desire to buy our products, thereby increasing the sales of our branded products.
- (5) Cooperating with key opinion leaders (KOL) for brand promotion: We will actively establish cooperative relationships with influential KOLs and leverage on their large number of followers for promoting Bawang branded products among their fans. Through the brand recommendation made by livestreaming ambassadors, the exposure of products to the public will be greatly increased, brand popularity will be enhanced and resulting in a highly efficient purchase conversion rate.
- (6) Organizing different offline activities: We plan to hold a variety of offline activities regularly or on an ad-hoc basis, such as new product launch conferences so that consumers can have firsthand experience in the charm of new products. We will invite hair-care experts to hold regular talks on anti-hair fall strategies. We will hold promotional activities through vivid counter-shows to attract consumers' active participations so as to enhance the emotional bonding between brand and consumers, and thereby increasing our sales through the stores of traditional channel.

For Royal Wind branded product series, the Group will distribute the hair care products through both conventional and online channels to satisfy consumers' demands through precise usage scenarios, which aim to attract more young consumers to buy the products and increase sales revenue.

- (3) 積極開展跨界聯動:不斷尋找與自身品牌理念相匹配的其他品牌、 IPs以及相關事件去進行聯動合作, 携手推出限量版聯名產品,同時舉辦互動性强且用戶感興趣的促銷活動,借助合作方的資源與影響力, 拓寬品牌的傳播邊界,吸引更多潛 在消費人群。
- (4) 社交媒體深度運營:借助霸王洗髮 水官方微博,以及抖音、快手、小紅 書等熱門社交媒體平台,發佈趣味 性的品牌關聯話題。通過與消費者 頻繁互動,提升品牌在大眾心中的 知名度和美譽度,讓目標客戶對產 品產生濃厚的購買意願,從而增加 我們品牌產品的銷售額。
- (5) 攜手意見領袖推廣:主動與具有廣 泛影響力的頭部意見領袖(KOL)建 立合作關係,借助他們龐大的粉絲 群體,讓其向粉絲推薦霸王品牌產 品,比如品牌推薦官或者直播代 言,大幅提升產品在大眾面前的曝 光機會,提高品牌話題度並且形成 高效的銷售轉化。
- (6) 舉辦多元綫下活動:有計劃地定期 或不定期舉辦各類綫下活動,比如 新品發佈會,讓消費者第一時間體 驗新品魅力;邀請毛髮健康領域的 專家,定期舉辦防脱主題講座。舉 辦豐富多彩的貼櫃秀促銷活動。吸 引消費者踴躍參與,增强品牌與消 費者之間的情感紐帶,促進傳統渠 道賣場產品銷量的提升。

對於追風品牌系列產品,集團將通過傳 統和電商渠道,通過精準的使用場景來 滿足消費者對美髮產品的需求,以吸引 更多年輕消費者,增加這個品牌的銷售 收入。

管理層討論及分析(續)

For Litao branded product series, the Group will continue with its household care brand positioning, and will continue to sell laundry detergent and other HPC products through our conventional channels.

For conventional channels, the Group will continue to deepen cooperation and interaction with distributors by the following strategies:

- (1) We will leverage new product launch conferences to expand the distribution of hot-selling products for increase sales through this channel, such as the Bawang nourishing series, oral care series, fragrance laundry detergent series, and shower gel series;
- (2) We will utilize new store openings, special events during holidays and other promotional activities in shopping malls to boost sales volume;
- (3) We will increase the frequency of weekend promotion and counter shows, and make use of creative performances to catch shoppers' attention so as to achieve positive effects on our brand influence;
- (4) We will strengthen the sales support services offered to key distributors, key channels and key points-of-sales for enhancing the revenue generated from distribution channels;
- (5) We will continue to enhance the product displays of the key points-of-sales so as to stabilise the sales revenue; and
- (6) We will make use of customers' consumption information from customs data software in various countries and participate in offline international exhibitions to develop overseas untapped markets, with an aim to increase overseas sales.

對於麗濤品牌系列產品,集團將延續麗 濤「家庭洗護」的品牌定位,繼續通過傳 統渠道銷售洗衣液等家用清潔護理產品。

對於傳統渠道,集團將繼續通過下列措施深耕與經銷商的合作與互動:

- (1) 利用新品招商會議,加大熱銷單品 如霸王養源系列、口腔系列、香氛 洗衣液系列及沐浴露系列的分銷商 開發以增加這個渠道的銷售;
- (2) 利用新店開張、重點檔期及節假日 等特殊活動,在商場開展促銷活動 增加銷量;
- (3) 增加在優質銷售點的周末促銷和貼 櫃秀活動的頻率,利用創意表演來 引起顧客的注意,並對我們的品牌 影響力產生積極影響;
- (4) 加大對重點經銷商、重點系統和重點門店銷售支援的投入,為其定製專供產品提高這些渠道產品的分銷收入;
- (5) 持續做好重點門店的產品陳列形象 建設,穩定該渠道的銷售收入;及
- (6) 利用各國海關數據庫軟件的客戶信息及參加線下的國際展會來開發海外空白市場,以增加海外的銷售。



管理層討論及分析(續)

As for the online sales channel, the Group hopes to achieve stable growth through implementation of the following plans:

- (1) For T-Mall flagship stores and T-Mall supermarkets, the Group will increase investment, improve operational efficiency and reorganise the structure of product offerings, and stabilize the market scale of the original anti-hair fall products that are popular on the platform; and develop and promote relevant new products based on the consumer segment, usage scenarios, and needs as well as the brand positioning. At the same time, the Group will horizontally expand our hair care products range, such as anti-dandruff essence, hair mask, and essence oil for increasing sales revenues;
- (2) For the JD platform, the Group will adhere to the characteristics and direction of the platform and efficiently attract more visits from high-quality customers through increasing expenditures, optimizing on-site operational efficiency, and increase sales on this platform by rolling out new key products and hot-selling products for 2025 with reference to the entry requirements of various platforms. At the same time, the Group will reorganise and optimize product prices to attract the orders from the online vendors so as to increase the sales through this platform;
- (3) For the Pinduoduo platform, the Group will continue to roll out high performance/cost ratio new products and hot-selling items which suit the customers. The official 10-billion-yuan subsidy program of Pinduoduo will serve to stimulate the sales growth on this platform;
- (4) For distributor channels, the Group will plan and reorganise products, support dealers, and expand the sales volume of some newly-developed channels such as Meituan and PuPu; encourage existing distributors to focus on customized development of hair-care, oral-care and body-care products to increase sales volume of Bawang branded products. The Group plans to develop new customers on platform 1688 through increasing investment in this platform;

對於電商渠道,本集團將計劃通過以下 方式,以期實現銷售穩定增長:

- (1) 對於天貓旗艦店和天貓超市,集團將加大費用投入、提升運營效率和 梳理貨品結構,穩住平台原有防脱 育髮熱銷產品市場規模;根據消費 者分部、應用場景、需求開發和推 廣與品牌定位相關的新品;同時橫 向拓展護髮品類,如頭皮護理精 華、髮膜、精油等增加這個平台的 銷售額;
- (2) 對於京東平台,集團將根據平台特 性和方向,通過加大費用投入,優 化站內運營效率,效率吸引更多優 質消費者流量,並根據平台內各流 量入口規則上架2025年度主推新 品、爆品來增加這個平台銷售額; 同時梳理優化產品價格,以拓展平 台企業端採購需求,做銷售額增量;
- (3) 對於拼多多平台,集團將繼續推出 適合平台人群和高性價比的新品及 上架其他渠道爆品,通過拼多多官 方平台的百億補貼等活動拉動這個 渠道的銷售增長;
- (4) 對於經銷商渠道,集團將規劃梳理 貨品,扶持經銷商,擴大美團、朴樸 等一些新開發的銷售額規模;鼓勵 現有經銷商重點定製開發護髮類、 口腔類和身體護理類產品,達至霸 王品牌銷售額增量。集團計劃加大 投入1688平台,通過1688平台開發 新的客戶;

- (5) For the live-streaming platform channel, the Group will continue to increase its investment in Douyin store live broadcast promotion, strengthen short video material content, optimize the product strategy of No. 2 live broadcast room, and increase sales volume; at the same time, through the expansion and cooperation of Douyin, video account and Kuaishou live broadcasters, the Group aims to achieve growth in brand awareness and brand sales volume; and
- (6) For the WeChat Channels (微信視頻號), the Group will closely monitor the development of video accounts and live streaming and look for the right time to formulate strategies and make investment for generating sales revenue through this channel.

For production management and quality of products, we always emphasize on the innovation of the core technology of our products with the quality of products guaranteed. We will leverage on the capability of our professional research and development team to maintain strategic cooperation with universities and research institutions in order to maintain our competitive advantage. At the same time, we will continue to automate production management. We also aim to promote Bawang brand image and market leadership through production-study-research cooperation and transformation of research achievements to high-quality products.

We will continuously catch up with the trend, improve production processes, optimize internal processes, management systems, and production efficiency, and reduce operating costs and improve corporate operating efficiency and competitiveness. We will arrange overhauling of production workshops to enhance the factory image and keeping abreast with the latest cosmetic regulatory requirements so as to make our production environment even safer. We will strengthen the automation of our production lines by continued replacement of existing old production lines and equipment so as to enhance the production efficiency and to conserve energy.

We will implement a complete performance-based assessment system with the "people-oriented" production management concept. We will provide training and education programs to upskill the workers for operating the new equipment and to educate the workers on the occupational safety through different mock-up emergency scenarios. We will also arouse the workers' awareness on the concept of green production which serves to reduce the production costs and at the same time increase their wages and fringe benefits.

- (5) 對於直播平台,集團將繼續加大抖音店鋪直播推廣投入,加强短視頻素材內容,優化2號直播間貨品策略,提升銷售額規模;同時通過拓展和合作抖音、視頻號及快手帶貨主播,實現品牌知名度和品牌銷售規模上的增長;及
- (6) 對於微信視頻號,集團將密切關注 視頻號及直播發展狀況,找準合適 時機進行佈局和投入資金而產生 銷售。

在生產管理和產品質量方面,我們在保 證產品質量的前提下,將重點放在產品 的核心技術創新上,利用我們現有的專 業研發團隊,持續與各大高校和科研機 構建立戰略合作,開展產學研合作項 目,將科研成果轉換為高質量和高品質 的產品,同時我們將持續改善生產管理 自動化以保持我們產品的競爭優勢、霸 王品牌形象和中草藥領先地位。

我們不斷與時俱進改進生產過程並優化 內部流程、管理體系、生產效率等方面, 降低運營成本並提高企業運營效益和競 爭力:我們通過對生產車間進行翻新,提 升工廠形象,同步最新化妝品法規要求 從而使我們的產品更加安全:我們將持 續替換部分舊的生產線和生產設備,使 得我們的產品生產線更加自動化,高效 化和節約能源消耗。

我們繼續推動績效考核制度,秉承「以人 為本」的生產管理理念,培訓工人操作新 設備的技能水平和模擬不同緊急場景下 的安全生產教育,提高工人對綠色生產 的環境意識,從而創造更多的員工生活 福利,在降低生產成本同時增加工人的 收入。



管理層討論及分析(續)

We will adopt a more flexible and advanced supply chain approach to reasonably utilize the production facilities and factory space, and to optimise the production processes. Subsequent to the balance sheet date of 2023, our solar energy has been in operation, helping to reduce traditional electricity consumption, thereby saving production costs and reducing carbon emissions. Whilst exercising stringent control over the production flow and process and at the same time ensuring the quality of products, we will minimize the materials spoilage and implement energy-saving initiatives so as to achieve the various environmental emission targets that have been predetermined by the Company.

For our original equipment manufacturers ("**OEM**") business, we will continue to make use of our competitive advantages in professional design, research and development capabilities, mature production management techniques and advanced production infrastructures for expanding our OEM business with a view to strengthening our cooperations with quality customers so as to increase our market share and influence in this business sector.

We believe that through the above-mentioned resources management and workflow integration to maximise production effectiveness, we can reduce costs and enhance the efficiency. We will be able to sustain high quality development for achieving the Company's predetermined emission targets as stated in the Company's ESG report, thereby creating more returns for our shareholders.

As part of the business expansion plan, the Group will continue to explore the possibility of engaging with potential distributors for launching our branded products to other countries. The Group is open to explore further business opportunities with potential overseas distributors.

As of the date of this report, the Group does not have any outstanding acquisition opportunity on hand, nor is actively exploring business opportunities that may involve potential acquisition. However, the Group would consider the feasibility of any potential investment opportunities to enhance the returns to our shareholders. 我們將採用更加靈活和先進的供應鏈管 理方法,合理利用現有的車間資源,優化 生產流程。在二零二三年資產負債表日 後,我們的光伏設備已開始運行,有助於 減少傳統用電量,從而節省生產成本,並 減少碳排放。並對生產流程和工藝進行 嚴格控制,確保產品質量的同時,最大限 度地減少物料損耗和能源浪費,以期達 成公司設定的ESG各項排放的目標。

關於代工生產(「**OEM**」)業務,將繼續利 用我們原有的專業設計、研發能力、成熟 的生產管理技能和先進的生產設施等競 爭優勢,拓展OEM業務,加強與優質客戶 的合作,以提升我們在這些業務領域的 市場佔有率和影響力。

我們相信通過上述資源及能源管理和工 作流程的整合,在合理的「降本增效」把 控下,最大限度地提高生產效率,實現可 持續性的高質量發展,以實現公司ESG報 告中的各項環境排放指標,為我們的股 東創造更多的價值回報。

在業務擴展計劃方面,本集團將繼續開 發與潛在經銷商合作,把我們的品牌推 廣至其他國家。本集團將以開放的態度 尋找與潛在的海外經銷商洽談更多的商 業合作機會。

於本報告發佈之日,本集團並無任何正 在洽談處理的收購事宜,並且暫時不會 積極尋找潛在的收購機會。然而,本集團 將考慮任何潛在投資機會的可行性,以 提高我們股東的回報。

管理層討論及分析(續)

Liquidity, Financial Resources and Capital Structure

The Group adopts conservative financial management policies and maintains a good and solid financial position. As at 31 December 2024, the time deposit, bank balances and cash of the Group were approximately RMB120.3 million (2023: approximately RMB88.3 million). No time deposit with a maturity of over one year was placed at the year end date (2023: approximately RMB30.0 million). A summary of liquidity and financial resources is set out below:

流動資金、財務資源及資本 架構

本集團採用保守的財務管理政策並維持 良好穩定的財務狀況。截止二零二四年 十二月三十一日,本集團的銀行結餘、定 期存款、及現金為約人民幣120.3百萬元 (二零二三年:約人民幣88.3百萬元),在 年度結束時沒有存放超過一年的定期存 款(二零二三年:約人民幣30.0百萬元)。 流動資金和財務資源概要列載如下:

		31 December 2024 於二零二四年 十二月三十一日 RMB in million	31 December 2023 於二零二三年 十二月三十一日 RMB in million
		人民幣百萬元	人民幣百萬元
Bank balances and cash	銀行結餘及現金	120.3	88.3
Time deposit	定期存款	0	30.0
Total loans	貸款總額	0	0
Total assets	總資產	235.4	230.3
Gearing ratio ¹	資產負債率1	0%	0%

Note:

1. Calculate as total loans divided by total assets

Material Acquisition and Disposal

The Group did not engage in any material acquisition or disposal of any of its subsidiaries or associates during the year under review.

附註:

1. 資產負債率按貸款總額除以資產總額計算

重大收購及出售

於回顧年度,本集團並無重大收購或出 售其附屬及聯營公司的活動。



管理層討論及分析(續)

Exposure to Fluctuations in Exchange Rates and Hedging

The operations of the Group are mainly carried out in China, with most transactions being settled in Renminbi. The reporting currency of the Group is Renminbi. During the year under review, the Group had exported its goods to Hong Kong and certain overseas countries. The transactions were settled in either Hong Kong Dollars or United States Dollars. The Group's cash and bank deposits are mostly denominated in Renminbi. The Company will pay dividends in Hong Kong Dollars if dividends are declared. The Directors are of the view that the Group conducts its business transactions principally in Renminbi and thus the exchange risk at the Group's operational level is not significant. As at 31 December 2024, the Group had not issued any material financial instruments or entered into any material contracts for foreign currency hedging purposes. However, the Directors will continue to monitor the foreign exchange exposure of the Group and are prepared to take prudent measures such as hedging when required.

Contingent Liabilities

The Group had no material contingent liabilities as at 31 December 2024.

Capital Commitment

As at 31 December 2024, the Group had no material capital commitment.

Charge of assets

The Group had no charge of assets as at 31 December 2024.

匯率波動風險及有關對沖

或然負債

於二零二四年十二月三十一日,本集團 並無重大或然負債。

資本承擔

於二零二四年十二月三十一日,本集團 無重大資本承擔。

資產抵押

於二零二四年十二月三十一日,本集團 無資產抵押。

Distributable Reserves

Pursuant to applicable statutory provisions of the Cayman Islands, the Company had no reserves available for distribution to the shareholders as at 31 December 2024 (2023: Nil).

Inventories

As at 31 December 2024, the Group had inventories of approximately RMB34.0 million, representing an increase of approximately 31.8% compared with approximately RMB25.8 million for 2023. Such increase was primarily due to the increase in the Group's sales volume during the year, which led management to increase the stock of raw materials, packaging materials and finished goods during the year.

The Group adopts a prudent approach in valuing its inventory. The Group continuously monitors the inventory levels of its different raw materials, packaging materials and finished goods, and based on feedback from the sales force on the various product lines and sales figures, the management regularly identifies the inventory levels of individual inventory items to determine whether there is any slow moving or obsolete items or finished goods. On this basis, the management will devise actions to be taken in relation to such inventory prior to their obsolescence, and/or whether provision should be made.

Trade Receivables

As at 31 December 2024, the Group had trade receivables of approximately RMB17.2 million, roughly the same as approximately RMB17.7 million for 2023.

Some of the Group's sales are made on credit, trade receivables are resulted when the goods and titles have been delivered and passed, respectively. The management regularly reviews the credit quality of the Group's customers and their partners to evaluate whether provision should be made.

可供分配儲備

根據開曼群島適用之法定條例,於二零 二四年十二月三十一日,本公司並無可 供分配予股東的儲備(二零二三年:無)。

存貨

於二零二四年十二月三十一日,本 集團存貨約人民幣34.0百萬元,較二零 二三年同期約人民幣25.8百萬增加約 31.8%。增加的主要原因是於回顧年度內 本集團銷售量上升,使得管理層增加了 年度內原材料、包裝材料及產成品的備 貨量。

本集團採用審慎的方法對存貨進行估 值。本集團持續監察不同原材料,包裝材 料及成品的庫存水平,並根據銷售團隊 對各產品線及銷售資料的回饋,定期識 別個別庫存項目的庫存水平以決定是否 有任何緩慢移動或過時的物料或成品。 在此基礎上,管理層將策劃這些存貨在 被淘汰之前會採取的行動,以及/或者是 否應該作出撥備。

貿易應收賬款

於二零二四年十二月三十一日,本集團 的貿易應收款項約為人民幣17.2百萬元, 與二零二三年約人民幣17.7百萬大致相 同。

本集團部分銷售以信貸形式進行,貿易 應收賬款於貨品交付及擁有權轉移時確 認。管理層定期檢討本集團客戶及其合 作夥伴的信貸質素,以評估是否應作出 撥備。



Management Discussion and Analysis (Continued) 管理 展社会なんだ(値)

管理層討論及分析(續)

Human Resources

To provide incentive to the employees of the Group, the Group is committed to staff training and development under any economic circumstances. The Group maintains a good relationship with its employees. The Group will continue to invest in our human capital so as to retain a quality workforce to achieve our organisational goal.

In 2024, the Group organised various in-house training classes to strengthen the soft skills of our staff members such as time management, stress management, and leadership development. Apart from these in-house courses, the Group also required our department managers to attend external courses on reward and compensation, and motivation, whereas our senior sales and marketing staff to attend brand positioning strategy course, and our finance and accounting staff members to attend seminars about the latest legislative/regulatory compliance, accounting standards, taxation practices and budgetary control.

As at 31 December 2024, the Group employed approximately 428 employees (31 December 2023: approximately 430), consisting of full-time employees and contract personnel in the PRC and Hong Kong. The total personnel expenses, comprising wages, salaries and benefits, amounted to approximately RMB42.5 million for 2024 (2023: approximately RMB40.6 million).

人力資源

為了激勵本集團的僱員,本集團承諾在 任何經濟環境下都為僱員提供培訓和發 展。本集團與僱員關係一向良好。我們將 繼續投資人力資本,以保持一個高素質 的僱員團隊,協助我們實現組織目標。

在二零二四年,本集團舉辦了多項內部 培訓課程,以增強我們工作人員的軟技 能,例如:時間管理、壓力管理和領導能 力發展等。除此之外,本集團還要求部門 經理參加有關獎勵和補償,以及激勵的 外部培訓課程。我們要求高級市場策劃 人員參加品牌定位策略培訓課程,也要 求財務人員參加有關最新法例/監管規 定的遵守。會計準則、税務實踐以及預算 控制方面的研討會。

於二零二四年十二月三十一日,本集團 僱用大約428名僱員(二零二三年十二月 三十一日:約430名),其中包括在中國和 香港的全職僱員以及合約僱員。人事總 開支包括工資、薪金和福利,於二零二四 年約為人民幣42.5百萬元(二零二三年: 約人民幣40.6百萬元)。



管理層討論及分析(續)

The following table sets forth a breakdown of the total headcount of our employees and contract personnel as at 31 December 2024 and 2023:

下表載列於二零二四年十二月三十一日 及二零二三年十二月三十一日我們的總 僱員及合約僱員的明細:

		31 December 2024 二零二四年 十二月三十一日	31 December 2023 二零二三年 十二月三十一日
Full-time employees Contract personnel — Full time — Part time	全職僱員 合約僱員 全職 兼職	255 173 —	236 194 —
		173	194
Total employees	總僱員人數	428	430

The employees' remuneration, promotion and salary review are based on individual job responsibilities, work performances, professional experiences and the prevailing industry practices.

Our employees in the PRC and Hong Kong join social insurance contribution plans and the Mandatory Provident Fund scheme, respectively. Other benefits include performance-based incentive bonus scheme and share options granted or to be granted under the share option schemes.

The Directors believe that the Group's human resources policies play a crucial part in the further development of the Group. Promising career prospects, good staff remuneration and benefits as well as pleasant working environment are essential factors for maintenance of a stable workforce for the Group. 本集團的僱員薪酬、晉升及工資是按照 各人的工作責任、工作表現、專業經驗及 當時的行業標準來釐定的。

本集團於中國及香港的僱員分別參加社 會保障計劃和香港強制性公積金計劃。 其他福利包括按工作表現釐定的獎金花 紅計劃和購股權計劃下已授出或將會授 出的購股權。

董事們相信本集團之人力資源政策對集 團未來發展擔當着重要角色。良好的職 業前景、優厚的僱員薪酬福利以及舒適 的工作環境,可以使本集團維持一支穩 定的工作團隊。
Corporate Governance Report

企業管治報告

The Corporate Governance Code and the Corporate Governance Report

The Company is committed to enhancing the corporate governance of the Group, and the Board reviews and updates all such necessary measures in order to promote good corporate governance.

The Board is of the view that the Company has complied with the applicable code provisions of the Corporate Governance Code (the "**CG Code**") as contained in Appendix C1 to the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited (the "**Listing Rules**") for the year ended 31 December 2024.

Model Code for Securities Transactions by Directors

The Company has adopted the Model Code for Securities Transactions by Directors of Listed Issuers (the "**Model Code**") in Appendix C3 to the Listing Rules as its own code of conduct regarding securities transactions by the Directors. Having made specific enquiry with the Directors, all Directors have confirmed that they have complied with the required standard set out in the Model Code throughout the year under review.

Board of Directors

As at 31 December 2024, the Board comprised six members, including the Chairman, Mr. CHEN Qiyuan, the Chief Executive Officer, Mr. CHEN Zheng He (the "**CEO**"), the Chief Financial Officer and three independent non-executive Directors. Biographical details of the Directors are set out in the section headed Directors and Senior Management on pages 66 to 70 of this annual report.

The Board is responsible for approving and monitoring the Group's strategies and policies, approving annual budgets and business plans, evaluating the performance of the Group and supervising the work of management. The management is responsible for the daily operations of the Group under the leadership of the CEO.

The Board has delegated a schedule of responsibilities to the executive Directors and senior management of the Company. These responsibilities include implementing decisions of the Board and directing and co-ordinating day-to-day operation and management of the Group. The Board reviews these arrangements periodically to ensure such arrangements remain appropriate to the Group's needs.

企業管治守則及企業管治 報告

本公司致力提高本集團的企業管治水 平,而董事會則檢討及更新為促進良好 企業管治的一切必要措施。

董事會認為,截至二零二四年十二月三 十一日止的年度,本公司一直遵守香港 聯合交易所之證券上市規則(「上市規 則」)附錄C1所載企業管治守則(「企業管 治守則」)所載適用的守則條文。

董事進行證券交易的標準守則

本公司已採納上市規則附錄C3所載上市 發行人之董事進行證券交易的標準守則 (「標準守則」),作為董事進行證券交易的 行為守則。向董事進行特定查詢後,所有 董事確認於回顧年度內一直遵守標準守 則所載的規定標準。

董事會

於二零二四年十二月三十一日,董事會 由六位成員組成,其中包括主席陳啟源 先生、首席執行官陳正鶴先生(「首席執 行官」)、首席財務官及三位獨立非執行董 事。各董事之履歷列載於本年度報告第 66頁至第70頁董事及高級管理層簡介。

董事會負責批准及監察本集團的整體策 略及政策、批准年度預算及業務計劃、 評估本集團表現、以及監督管理層的工 作。管理層在行政總裁的領導下負責集 團日常業務。

董事會已將一部分責任書面轉授予本公 司執行董事及公司的高級管理層。該等 責任包括:執行董事會的決定,指示及協 調本集團的日常運作及管理。董事會定 期對上述安排作出檢討,以確保該安排 符合本集團的需要。

企業管治報告(續)

To satisfy the independence requirement of the independent nonexecutive Directors, the Board must determine that the independent non-executive Directors do not have any direct or indirect material relationship with the Group. The Board follows the requirements set out in the Listing Rules to determine the independence of Directors. To ensure that independent views and input are available to the Board, the Board also consults with its external advisors as and when required for it to obtain independent views on matters ranging from (but not limited to) legal and regulatory compliance, financial report and corporate governance.

In addition, to ensure that there is a strong independent element in the Board, when nominating independent non-executive Directors to the Board, the Board takes into account factors including but not limited to the nominee's character, integrity, professional profile, and relevant working experience in the context of the profiles and working experience of other Directors. To ensure that independent nonexecutive Directors are able to perform their duties impartially, none of them has any role in the daily management of the Group, and the Board will also take into account the Nomination Policy to ensure that the independent non-executive Director candidates proposed would be able to provide independent views to the Board. The Board also regularly reviews the re-appointment of any independent nonexecutive Director who has served more than nine years, and will ensure that any such reappointment would be subject to a separate resolution to be approved by the Shareholders at the annual general meetings of the Company. Independent non-executive Directors are appointed for a term of three years.

The roles of the Chairman and the CEO are performed by different person in order to reinforce their independence and accountability. Except that the CEO, Mr. CHEN Zheng He, is the son of Mr. CHEN Qiyuan, the Directors are not otherwise related to each other.

The Board held six meetings in 2024. Each of Mr. CHEN Qiyuan, Mr. CHEN Zheng He, Mr. WONG Sin Yung, Mr. CHEUNG Kin Wing, and Dr. LIU Jing attended all the said meetings. Dr. WANG Qi had attended three meetings which had been held before his resignation on 30 June 2024. Mr. CHU Tat Hoi attended all three meetings which were held after his appointment on 30 June 2024.

The Company has adopted the nomination policy (the "Nomination Policy") and the board diversity policy (the "Diversity Policy") as required by the Corporate Governance Code and the Listing Rules, respectively, and has taken into account the diversity of the Board when selecting the candidates from a number of perspectives as stated in the Diversity Policy as published on the Company's webpage.

為了滿足獨立非執行董事的獨立性要 求,獨立非執行董事須經董事會確定與 本集團並無任何直接或間接的重大關 係。董事會按照上市規則的規定,以確 定董事的獨立性。為確保董事會能夠取 得獨立的意見和建議,董事會亦在需要 時諮詢其外部顧問,以獲取有關(但不限 於)法律與監管合規、財務報告和公司治 理等事項的獨立意見。

主席及首席執行官由不同人仕擔任,以 加強兩個不同崗位的獨立性和問責性。 除首席執行官陳正鶴先生是主席陳啟源 先生的兒子外,董事之間概無其他關係。

二零二四年期間,董事會召開了六次會 議。陳啟源先生、陳正鶴先生、黃善榕先 生、張建榮先生、及劉婧博士均有出席上 述所有會議。王琦博士均有出席於二零 二四年六月三十日退任前所召開的三次 會議。朱達凱均有出席於二零二四年六 月三十日獲委任後所召開的三次會議。

分別根據《企業管治守則》及上市規則要 求,本公司已採納提名政策(「提名政策」) 及董事會多元化政策(「多元化政策」)並 已將其在公司的網站上發佈,以及在遴 選董事候選人時從多個方面考慮多元化 政策中所述的董事會成員多元化。

企業管治報告(續)

Nomination Policy

Either the secretary or the chairman of the Nomination Committee shall call a meeting of the Nomination Committee, and may invite nominations of candidates from the Board members, if any, for the Nomination Committee to consider prior to its meeting. The Nomination Committee may also nominate candidate(s) who are not nominated by any member of the Board. For filling a casual vacancy, the Nomination Committee shall make recommendation(s) for the consideration and approval of the Board. For proposing candidate(s) to stand for election at a general meeting, the Nomination Committee shall make nominations to the Board for its consideration and recommendation to the shareholders of the Company for approval.

In order to provide information on the candidate(s) nominated by the Board for election at a shareholders' general meeting, and to invite nominations from the shareholders, a circular will be sent to the shareholders in accordance with the requirements under the Listing Rules. The relevant circular will at a minimum set out such information about each proposed candidate, as required under the applicable laws, rules and regulations, the Company's constitutional documents and the Listing Rules. A shareholder may serve a notice to the Company Secretary within the lodgment period of its intention to propose a resolution to elect a certain person as a director without the Board's recommendation or the Nomination Committee's nomination. The particulars of the proposed candidates will be sent to all shareholders for information by a supplementary circular.

In assessing the suitability of a potential candidate, the Nomination Committee would consider factors, including but not limited to, candidate's personal integrity and character, accomplishment and experience that are relevant to the Group's business, and diversity of the Board in accordance with the Diversity Policy.

Diversity Policy

In achieving diversity of the Board, a number of aspects of each director candidate will be considered, including but not limited to gender, cultural and educational background, ethnicity, professional experience, skills, knowledge and length of services. All Board appointments will be based on meritocracy, and the candidates will be considered based on the objective criteria as set out in this policy having due regard for the benefits of diversity on the Board. The Nomination Committee will monitor the implementation of the Diversity Policy and has followed the Nomination Policy and the Diversity Policy in the nomination of the new Director(s).

提名政策

提名委員會秘書或主席應召開委員會會 議,並可邀請董事會成員提名候選人,如 有,在會議前交由提名委員會考慮。提名 委員會也可提名那些非由董事會成員提 名的候選人。為填補臨時空缺,提名委員 會應提出建議,供董事會審議和核准。如 提名候選人在股東大會上由股東投票委 任,提名委員會須向董事會作出提名, 以供董事會審議,並向公司股東提出建 議,以供股東批准。

為了向股東提候選人(們)的資訊,並供 股東在在股東大會上投票選舉,並邀請 股東向公司提供董事提名,董事會按照 上市規則的規定,向股東發出通函。有關 通函將按照適用的法律、規則和條例、公 司章程檔和上市規則的要求,陳述每 個擬議案以選舉某人士為董事,無須 交決議案期間,向公司秘書送達通知。提 名候選人的詳情將以補充通函的方式送 交所有股東參閱。

提名委員會將在評估潛在候選人時參考 一些因素,包括但不限於其個人的誠信 和品德、在集團相關業務中的成就和經 驗、董事會多元化政策一致的多元化的 考慮。

多元化政策

為實現董事會多元化,董事會將從多方 面考慮每位董事候選人的背景,包括但 不限於性別、文化和教育背景、種族、 專業經驗、技能、知識和服務年資。董 會的所有任命將以任人唯賢為基礎, 選人將根據多元化政策制定的客觀標準 行審議,並適當考慮董事會多元化的策 施並在提名新董事(們)依隨提名政策及 多元化政策。

企業管治報告(續)

The Board has reviewed the appropriateness of an express diversity quota or measurable objective in achieving board diversity. After the appointment of Dr. LIU Jing at the annual general meeting of the Company held on 27 May 2022, the Board has members of both genders, and the Board considers that the Diversity Policy has been followed in furthering the diversity of the Board and after taking into account the current Board size and also the general industry landscape, it is appropriate to maintain the current gender diversity ratio at the Board level without setting further specific numerical targets and timelines, or design specific measures to develop a further pipeline of potential successors to the Board on matters relating to gender diversity. The Board will continue with its practice of considering candidates for directorship of the Board based on the diversity perspectives as set out in the Diversity Policy.

As at 31 December 2024, the Group has a relatively balanced workforce overall in terms of gender distribution, with a female to male employee ratio of (57:43), with both men and women being well represented in the various different functions throughout the Group. The Company supports diversity across a variety of perspectives, the key areas of which are similar to those for the board diversity. The Group will keep in mind its diversity policy to reach a balanced gender ratio in its workforce as one of its corporate objectives in the long run.

Dividend Policy

The Company has adopted a dividend policy (the "Dividend Policy"), pursuant to which, the decision to declare a dividend or a distribution will be at the discretion of the Board. The Company intends to declare dividends to shareholders semi-annually in an aggregate amount per year not exceeding 30% of the anticipated consolidated net annual profits and may declare special dividends from time to time in addition to interim or final dividends. In deciding whether to propose a dividend and in determining the dividend amount, the Board shall take into account (including but not limited to) the Group's operations and earnings, development needs, cash flow, financial condition, capital and other reserve requirements and surplus, contractual and financial restrictions and any other conditions or factors which the Board considers relevant and having regard to the directors' fiduciary duties. While sharing the profit with shareholders, the Company shall also maintain sufficient reserves to ensure the implementation of the Group's strategy for development.

截至二零二四年十二月三十一日,本集 團集團員工隊伍整體性別分佈相對均 衡,男性和女性僱員的比例為(57:43), 在整個集團擔任各種不同的職務中,男 性和女性的分佈平均。本公司支持各種 觀點的多元化其中的關鍵領域與董事會 多元化相似。本集團將牢記其多元化政 策,以達到性別平衡,從長遠來看,這是 公司的目標之一。

股利分配政策

企業管治報告(續)

The payment of dividend is also subject to any restrictions under the laws of Cayman Islands, the Listing Rules, the laws of Hong Kong, the memorandum and articles of association of the Company and those laws, regulations and memorandum and articles of association to which the subsidiaries of the Group are subject.

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

The Company is not aware of any shareholders who have waived or agreed to waive any dividends.

Update on Directors' Information

Dr. WANG Qi, an independent non-executive Director, resigned as an independent non-executive director of the Company from 30 June 2024. Dr. WANG also ceased to be the Chairman of the ESG Committee, and a member of each of the Audit and Risk Management Committee, the Nomination Committee and Remuneration Committee.

Dr. LIU Jing, an independent non-executive director of the Company, has been appointed as an independent non-executive director of Guangzhou Yangshan United Precision Manufacturing Co., Limited (Stock Code: 001268), listed on Shenzhen Stock Exchange since September 2024.

Remuneration of Directors and Chief Executive

Details of the remuneration of each Director and the Chief Executive for the year ended 31 December 2024 are set out in note 15 to the consolidated financial statements. Other than the Directors and the Chief Executive, there is no other member of senior management.

Directors' Training

Under Code Provision A.6.5 of the Corporate Governance Code, directors should participate in appropriate continuous professional development to develop and refresh their knowledge and skills to ensure that their contribution to the Board remains informed and relevant. Internally facilitated briefings for directors are arranged and reading materials on relevant topics are issued to Directors where appropriate. All Directors are encouraged to attend relevant training courses at the Company's expenses.

股息的支付亦受到開曼群島法律的若干 限制,上市規則、香港法律、本公司的組 織大綱和章程以及集團的子公司要受制 的有關法律、法規以及組織大綱和章程。

股利分配政策將繼續不時被評估,且概 不能保證將在任何既定期間建議或宣佈 股息。

就本公司所知,概無本公司股東放棄或 同意放棄股息。

董事資料更新

王琦博士,公司獨立非執行董事,於二零 二四年六月三十日辭任本公司獨立非執 行董事。王博士亦不再擔任獨立非執行 董事,環境、社會及管治委員會主席,審 核及風險管理委員會,提名委員會成員 和薪酬委員會成員。

劉婧博士,本公司獨立非執行董事,於二 零二四年九月起擔任於深圳證券交易所 上市的廣東揚山聯合精密製造股份有限 公司(股票代碼:001268)的獨立非執行 董事。

董事及最高行政人員薪酬

截至二零二四年十二月三十一日止年度 有關各董事及最高行政人員薪酬的詳情 載於綜合財務報表附註15。除董事及最高 行政人員外,並無其他高級管理層成員。

董事培訓

根據《企業管治守則》守則條文第A.6.5 條,董事須參與合適的持續職業發展,以 提高及更新其知識及技能,以確保繼續 在具備全面資訊及切合所需的情況下向 董事會作出貢獻。本公司於適當時為董 事安排內部用簡報,並就有關主題刊發 閱讀材料。本公司鼓勵所有董事參加相 關培訓課程,費用由本公司支付。

企業管治報告(續)

During the year ended 31 December 2023, all Directors (being Mr. CHEN Qiyuan, Mr. CHEN Zheng He, Mr. WONG Sin Yung, Mr. CHEUNG Kin Wing, Dr. WANG Qi (before his resignation on 30 June 2024). Dr. LIU Jin and Mr. CHU Tat Hoi (after his appointment on 30 June 2024)) received regular updates on the Group's business, operations, risk management and corporate governance matters, and participated in the directors' training offered by professional bodies and/or arranged by the Company. Materials on new or changes to salient laws and regulations applicable to the Group were provided to the Directors. Directors are requested to provide their records of training they received to the Company Secretary for record and annual review by the Nomination Committee. During the year under review, the Directors received an aggregate of approximately 289.8 hours of training in various fields as follows:

截至二零二三年十二月三十一日止年 度,全體董事(即陳啟源先生、陳正鶴先 生、黃善榕先生、張建榮先生、王琦博士 (於二零二四年六月三十日退任前),劉靖 博士及朱達凱先生(於二零二四年六月三 十日獲委任後))均定期接收有關本年 第報及更新,以及參與由專業機構供 和/或本公司安排的培訓。董事獲提供 的新訂重點法律及條例式變動。董事須向公存 開於本集團的新訂重點法律及條例司嚴 展例之變動。董事須向公存 關 以及提名委員會的年度審閱。於回顧年 度內,董事會接受共計約289.8小時的各 個領域的培訓列示如下:

2024 Directors' Training by Topic

二零二四年董事培訓主題

Average per person ² : approximately 48.3 hours 每人平均 ² :約48.3小時		Hong Kong Legislative/ Regulatory Compliance 香港法例/ 監管規定的 遵守	Director's Duties/ESG Practices 董事職責/ 環境、社會 及管治實施	Financial Reporting/ Taxation/Risk Management 財務報告/ 税務/ 風險管理	Market Updates	Business Management/ Investor Relationship 業務管理/ 投資者關係	Others ¹ 其他 ¹
Executive Director	執行董事						
Mr. CHEN Qiyuan	陳啟源先生	\checkmark	\checkmark	\checkmark	\checkmark	\checkmark	\checkmark
	陳正鶴先生	\checkmark	\checkmark	\checkmark	\checkmark	\checkmark	\checkmark
Mr. WONG Sin Yung	黃善榕先生	\checkmark	\checkmark	\checkmark	\checkmark	\checkmark	\checkmark
Independent							
Non-executive							
Directors	獨立非執行董事						
Mr. CHEUNG Kin Wing	張建榮先生	\checkmark	\checkmark	\checkmark	\checkmark	\checkmark	
Dr. LIU Jing	劉婧博士	\checkmark	\checkmark	\checkmark	\checkmark	\checkmark	\checkmark
Mr. CHU Tat Hoi ³	朱達凱先生 ³	\checkmark	\checkmark	\checkmark	\checkmark	\checkmark	\checkmark

 Include topics such as technology transfer and industry association internal training, etc.

 The calculation of aggregate training hours of six directors who were serving at the end of the financial year.

3. Appointed on 30 June 2024.

 Dr. WANG Qi resigned on 30 June 2024 and his training hours are not included in the calculation. 1. 包括諸如技術轉移、行業協會內部培訓等。

 合共培訓時數以在財政年度結束時,還在服務的 六位董事計算。

3. 於二零二四年六月三十日獲委任。

 王琦博士於二零二四年六月三十日辭任,他的培 訓小時沒有計算在內。

企業管治報告(續)

Remuneration Committee

The Remuneration Committee comprises our executive Director, Mr. CHEN Zheng He, and our two independent non-executive Directors, Mr. CHEUNG Kin Wing, Dr. WANG Qi. (resigned on 30 June 2024), and Dr. LIU Jing (appointed on 30 June 2024). Mr. CHEUNG Kin Wing is the chairperson of the Remuneration Committee. The primary duties of the Remuneration Committee are to make recommendation to the Board on the overall remuneration policy and structure relating to all Directors and senior management of our Group, review performance based remuneration and ensures that none of our Directors determine their own remuneration. If necessary, the Remuneration Committee will have access to independent advice.

The Remuneration Committee held two meetings in 2024. Each of Mr. CHEN Zheng He and Mr. CHEUNG Kin Wing attended all two said meetings. Dr. WANG Qi attended one meeting which had been held before his resignation on 30 June 2024. Dr. LIU Jing attended one meeting after her appointment on 30 June 2024.

During the meetings, the Remuneration Committee discussed the remuneration structure of the Directors and assessed the performance of directors. The terms of letter of appointment of Mr. CHU Tat Hoi with effect from 30 June 2024 were reviewed in one of the meetings.

Nomination Committee

The Nomination Committee comprises our executive Director, Mr. CHEN Qiyuan, and our two independent non-executive Directors, Mr. CHEUNG Kin Wing, Dr. WANG Qi. (resigned on 30 June 2024), and Dr. LIU Jing (appointed on 30 June 2024). Mr. CHEN Qiyuan is the chairperson of the Nomination Committee. The primary duties of the Nomination Committee are to review the structure, size and composition of the Board and to make recommendations to the Board regarding candidates to fill vacancies on the Board and the reelection of Directors.

The Nomination Committee held two meetings in 2024. Each of Mr. CHEN Qiyuan and Mr. CHEUNG Kin Wing attended all two said meetings. Dr. WANG Qi attended one meeting which had been held before his resignation on 30 June 2024. Dr. LIU Jing attended one meeting after her appointment on 30 June 2024.

During the meetings, the committee members reviewed the senior management structure of the Group and the re-election of Directors, and assessed the independence of independent non-executive Directors. Review and recommendation to the Board about the appointment of director, Mr. CHU Tat Hoi, with effect from 30 June 2024 were made in one of the meetings.

薪酬委員會

薪酬委員會由我們的執行董事陳正鶴先 生及兩名獨立非執行董事,即張建榮先 生,王琦博士(於二零二四年六月三十日 退任)及劉婧博士(於二零二四年六月三 十日獲委任)組成。張建榮先生為薪 對委員會主席。薪酬委員會的主要職責乃 就本集團全體董事及高級管理人員的整 體薪酬政策及架構向董事會作出推薦建 議;審閱通過表現而釐定的薪酬;以及確 保我們的董事概無釐訂本身的薪酬。如 有需要,薪酬委員會可以獲得獨立意見。

於二零二四年期間,薪酬委員會召開二 次會議。陳正鶴先生及張建榮先生均有 出席上述二次會議。王琦博士出席了於 二零二四年六月三十日退任前所召開的 一次會議。而劉婧博士出席了於二零二 四年六月三十日獲委任後所召開的一次 會議。

在會議期間,薪酬委員會討論了董事的 薪酬架構及評估了董事們的表現。在其 中一次會議中,也審閱了朱達凱先生自 二零二四年六月三十日起生效的委任函。

提名委員會

提名委員會由我們的執行董事陳啟源先 生及兩名獨立非執行董事,即張建榮先 生及王琦博士組成(於二零二四年六月三 十日退任)及劉婧博士(於二零二四年六 月三十日獲委任)。陳啟源先生為提名委 員會主席。提名委員會的主要職責為檢 討董事會架構、人數和組成及就填補董 事會空缺及重選向董事會作出推薦建議。

於二零二四年期間,提名委員會召開二次 會議。陳啟源先生及張建榮先生均有出席 上述二次會議。王琦博士出席於二零二 四年六月三十日退任前所召開的一次會 議。而劉婧博士出席於二零二四年六月三 十日獲委任後所召開的一次會議。

在會議期間,本委員會成員已審閲本集 團高級管理層架構和董事膺選連任事 項,及評估了獨立非執行董事們的獨立 性。在其中一次會議中,審閲並向董事會 推薦任命朱達凱先生為董事,並自二零 二四年六月三十日起生效。

企業管治報告(續)

Audit and Risk Management Committee

As at 31 December 2024, the Audit and Risk Management Committee comprises three independent non-executive Directors, two of whom possess the appropriate business and financial experience and skills to understand the accounts of the Group. The Audit and Risk Management Committee had been chaired by Mr. CHEUNG Kin Wing. The other members are Dr. WANG Qi (resigned on 30 June 2024), Dr. LIU Jing and Mr. CHU Tat Hoi (appointed on 30 June 2024).

The written terms of reference which describes the authority and duties of the Audit and Risk Management Committee was prepared and adopted in accordance with the Listing Rules. The Audit and Risk Management Committee is required, amongst other things, to oversee the relationship with the external auditors, to review the Group's interim and annual results, to review the scope, extent and effectiveness of risk management and internal control systems of the Group, to review accounting policies and practices adopted by the Group, to engage independent legal or other advisers as it determines necessary and to perform investigations. SHINEWING (HK) CPA Limited will confirm its independence before accepting the engagement of non-audit services.

During the year, the Audit and Risk Management Committee has performed the following:

- met with the external auditor to discuss the general scope and findings of their annual audit and interim review work;
- reviewed and recommended to the Board for approval of the external auditor's remuneration;
- made recommendations to the Board on the reappointment of the external auditor;
- reviewed the external auditor's independence, objectivity and the effectiveness of the auditing process;
- reviewed the annual and interim reports and annual and interim results announcements of the Company;
- reviewed the effectiveness and the implementation of the Group's internal audit and risk management function;
- discussed auditing, internal control, risk management and financial reporting matters of the Company before recommending them to the Board for approval; and

審核及風險管理委員會

於二零二四年十二月三十一日,審核及 風險管理委員會包括三位獨立非執行董 事,他們其中二人具備了解財務報表所 需的商業與財務技巧與經驗。審核及風 險管理委員會的主席由張建榮先生擔 任。其他成員為王琦博士(於二零二四 年六月三十日退任),劉婧博士和朱達凱 (於二零二四年六月三十日獲委任後)。

在本年度內,審核及風險管理委員會進 行了下列各項工作:

- 與外聘核數師討論其年度核數和中 期審閱工作的一般範疇和結果;
- 檢討外聘核數師酬金並建議董事會
 予以批准;
- 就重新委任外聘核數師事宜,向董 事會提出建議;
- 一檢討外聘核數師的獨立性、客觀性
 和核數程序的有效性;
- 審閱本公司年度報告和中期報告以
 及年度和中期業績公告;
- 檢討本集團內部監控及風險管理的 功能的有效性和履行;
- 就本公司審核、內部監控、風險管 理制度和財務報告事項,於建議董 事會予以批准前進行討論;及

企業管治報告(續)

 reviewed the connected transactions and continuing connected transactions entered into by the Group.

The Audit and Risk Management Committee has reviewed the annual report with the management and the external auditors and recommended its adoption by the Board.

In 2024, all issues raised by the external auditor and the Audit and Risk Management Committee have been addressed by the senior management of the Company. The work and findings of the Audit and Risk Management Committee have been reported to the Board. During the year, no issues brought to the attention of the senior management of the Company and the Board were of sufficient significance for disclosure in this annual report.

The Audit and Risk Management Committee held three meetings in 2024. Each of Mr. CHEUNG Kin Wing, Dr. LIU Jing had attended all three meetings. Dr. WANG Qi attended two meetings which had been held before his resignation on 30 June 2024 and Mr. CHU Tat Hoi attended one meeting after his appointment on 30 June 2024.

Environmental, Social and Governance Committee

The ESG Committee comprises our executive Director, Mr. CHEN Zheng He, and our three independent non-executive Directors, Mr. CHEUNG Kin Wing, Dr. LIU Jing, Dr. WANG Qi (resigned on 30 June 2024), and Mr. CHU Tat Hoi (appointed on 30 June 2024). As at 31 December 2024, Dr. LIU Jing (appointed on 30 June 2024) is the chairlady of the ESG Committee. The ESG Committee held two meetings in 2024. Each of Dr. LIU Jing and Mr. CHEUNG Kin Wing attended all two said meetings. Dr. WANG Qi attended one meeting which had been held before his resignation on 30 June 2024. Mr. CHU Tat Hoi attended one meeting after his appointment on 30 June 2024. During the meetings, Members of the Committee have reviewed the 2023 Environmental, Social and Governance Report and set targets for future air, greenhouse gas, and energy emissions.

 審閱本集團訂立的關連交易和持續 關連交易。

審核及風險管理委員會已與管理層和外 部核數師審閱年度報告,並建議董事會 將其採納。

於二零二四年,高級管理層已就外聘核 數師和審核及風險管理委員會提出的所 有問題作出回應。審核及風險管理委員 會的工作和結果已經向董事會匯報。在 本年度內,需要高級管理層和董事會注 意的問題之重要性不足以在本年度報告 內作出有關披露。

於二零二四年期間,審核及風險管理委員會召開三次會議。張建榮先生和劉婧 博士均參加了這三次會議,王琦博士出 席於二零二四年六月三十日退任前所召 開的兩次會議,而朱達凱先生出席於二 零二四年六月三十日獲委任後所召開的 一次會議。

環境·社會及管治委員會

環境、社會及管治委員會由我們的執行 董事陳正鶴先生及三名獨立非執行董 事,即張建榮先生,劉婧博士,王琦博 士(於二零二四年六月三十日退任)及朱 達凱先生(於二零二四年六月三十日獲 委任)組成。於二零二四年十二月三十一 日,環境、社會及管治委員會的主席由 劉婧博士(於二零二四年六月三十日獲委 任) 擔任。於二零二四年, 環境、社會及 管治委員會召開二次會議。劉婧博士及 張建榮先生均有出席上述二次會議。王 琦博士出席於二零二四年六月三十日退 任前所召開的一次會議。而朱達凱先生 出席於二零二四年六月三十日獲委任後 所召開的一次會議。會議期間,本委員 會成員已審閱二零二三年的環境、社會 及管治報告及設立了未來空氣、溫室氣 體、及能源等的排放目標。

企業管治報告(續)

Directors' responsibilities for financial statements

The Directors acknowledge their responsibility for preparing the financial statements of the Company, and for ensuring that the financial statements are prepared in accordance with applicable statutory requirements and accounting standards.

A statement from the auditor of the Company about their reporting responsibilities on the financial statements of the Group for the year ended 31 December 2024, is set out on pages 76 to 78 of the annual report.

There are no material uncertainties relating to events or conditions that may cast significant doubt on the Company's ability to continue as a going concern.

Internal control and risk management

The Board is responsible for making appropriate assertions on the adequacy and the effectiveness of the risk management and internal control systems and procedures and to resolve material internal control defects. The Board together with the senior management of the Group are jointly responsible for maintaining a sound and effectiveness and efficiency of operations of the Group in achieving the established corporate objectives, safeguarding assets of the Group, rendering reliable financial reporting and complying with the applicable laws and regulations.

During the year under review, the management of the Group, through its daily management activities, gathers information on the Group's business, receives reports from the internal control function of the Group, and analyses feedback from frontline and back office staff to identify risks in the Group's business, operation, financial conditions and future expansion plans. Significant risks that are identified are presented to the Audit and Risk Management Committee of the Board on an ongoing basis.

The Audit and Risk Management Committee of the Board is responsible for reviewing reports and proposals submitted. The Audit and Risk Management Committee will consider such risks and recommend to the Board measures that should to be taken to address them. Where appropriate, management of the Group will assist the Audit and Risk Management Committee in submitting proposals to the Board to address risks faced by the Group.

董事對財務報表的責任

董事知悉須負責編製本公司財務報表, 確保財務報表遵照適用的法定要求及會 計準則編製。

本公司核數師就其對本集團截至二零二 四年十二月三十一日止年度綜合財務報 表的申報責任所做的聲明載於本年度報 告第76至78頁。

並無若干事項或情況之重大不明朗因素 可能對本公司持續經營的能力產生重大 疑問。

內部監控及風險管理

董事會負責對風險管理及內部監控系統 及程序是否充分及有效作出適當的聲 明,並透過轄下的審核及風險管理委員 會定期檢討該等制度是否有效以及解 嚴重內部監控缺失。董事會與集團的、 嚴重內部監控缺失。董事會與集團的、 嚴 留對維持一套屬於本集團的、 穩 妥善而且有效的內部監控制度有著效 的責任,而該系統確保本集團能有效 地以高效率營運,藉以達成企業目標、保 障本集團資產、提供可靠的財務申報以 及遵守適用的法律及規例。

於回顧年度內,集團的管理層透過其日 常管理職能、從集團內部監控功能所獲 得的報告、以及從前線及後勤僱員所獲 得有關集團的業務、營運、財務狀況及未 來發展的信息作出分析,並持續地將識 別出的重大風險向董事會轄下的審核及 風險管理委員會匯報。

審核及風險管理委員會負責審閲其收到 的報告及建議,並會對此等風險作出評 估及向董事會建議應採取的措施。在適 當的情況下,集團的管理層亦會協助審 核及風險管理委員會就集團所面對的風 險而應採取的應對措施向董事會提供 建議。

企業管治報告(續)

Based on the risks identified by the Group's management and the Group's internal control function, the Audit and Risk Management Committee will also regularly review and report to the Board as to whether the risk management and internal control systems of the Group are effective, whether there are adequate resources (including budgetary support for the Group's accounting, internal audit and financial reporting functions, staff with adequate qualification and experience) for the implementation of the Group's risk management and internal control systems, and whether measures are in place to ensure that the staff are suitably trained for this purpose. The Directors will then collectively decide on what actions should be taken.

During the year under review, the Board has reviewed the effectiveness of the risk management and internal control systems of the Group covering all material controls such as financial, operational and compliance controls, and the Board considers that these systems and controls are well established to suit the Group's needs and are effective and adequate.

The Directors recognise that the Group's risk management and control systems are designed to manage rather than eliminate the risk of failure to achieve the Group's business objectives, and can only provide reasonable and not absolute assurance against material misstatement or loss.

Handling and disclosure of inside information

With respect to procedures and internal controls for the handling and dissemination of inside information (as defined under the Listing Rules), the Company is fully aware of its obligations under Chapter 13 of the Listing Rules and the Securities and Futures Ordinance. The Board reviews from time to time its internal guidelines on inside information or potentially price sensitive information with reference to its own and industry circumstances and also makes reference to the "Guide on Disclosure of Inside Information" issued by the Securities and Futures Commission in considering its obligations to make a disclosure. The Company's policy strictly prohibits unauthorised use or dissemination of confidential or inside information and has established and implemented procedures for responding to external enquiries about the Group's affairs, including the provision of an email address for external enquiries. The Company Secretary also regularly sends out reminders to the Directors, senior management and employees reminding them of their obligations with respect to inside information under the relevant statutory provisions and the Listing Rules.

以集團管理層以及內部審核功能所識別 的風險作為基礎,審核及風險管理委員 會亦會定期檢討並向董事會匯報內部審 核功能是否有效、提供予內部監控功部 上不可。 以及實行風險管理及內部監控系統及程 序的資源(包括本集團在會計,內部監控 及財務匯報功能的預算安排、適當資歷 及經驗的僱員的數量)是否足夠、以及評 佔現行就僱員是否有接受適當的培訓以 履行其職責。其後,董事們將共同決定應 採取何種行動。

於回顧年度內,董事會已完成檢討集團 的風險管理及內部監控系統,包括所有 重要的監控方面例如財務監控、運作監 控及合規監控,董事會在檢討後認為該 等系統以及內部監控是行之有效,符合 集團需要,並且是有效和足夠的。

董事承認集團的風險管理及內部監控系 統旨在管理而非消除未能達成業務目標 的風險,而且只能就不會有重大的失實 陳述或損失作出合理而非絕對的保證。

內幕消息的處理及發佈

在處理及發佈內幕消息(其定義與上市規 則下的定義相同)的程序及內部監控方 面,本公司完全瞭解其於上市規則第十 三章以及《證券及期貨條例》下的責任。 董事會不時參考自身與行業狀況以及證 監會頒佈的《內幕消息披露指引》,檢討 關於內幕消息或可能屬於股價敏感性 質資料的內部指引。本公司的政策嚴禁 未經授權使用或傳播機密或內幕消息, 並已設立與實施有關外界對本集團事務 進行查詢的回應程序,包括提供電子郵 箱以作外部查詢。本公司的公司秘書亦 會定期向公司的董事、高級管理層以及 僱員作出提示,以提醒他們在相關法律 條文以及上市規則下對內幕消息的相關 要求。

企業管治報告(續)

All media communication activities are restricted to persons appointed by the Board for the role in order to protect the interests of the Company and keep inside information strictly confidential prior to its disclosure.

Investor Relations and Communication with Shareholders

The Company establishes different communication channels with shareholders and investors: (i) dispatching printed copies of corporate communication documents to shareholders; (ii) the annual general meeting provides a forum for shareholders to raise comments and exchange views with the Board; (iii) latest and key information of the Group is available on the website of the Company; (iv) press conference and briefing meetings with investors, shareholders and analysts may be set up from time to time to provide updated information about the Group, and; (v) the Company's registrars serve the shareholders in respect of all share registration matters. The Board welcomes views of shareholders and encourages them to attend general meetings to raise any concerns they might have with the Board or the management directly. The Chairman of the Board as well as the Chairmen and/or other members of the Audit and Risk Management Committee and the Remuneration Committee will normally attend the annual general meetings and other shareholders' meetings of the Company to answer questions raised.

The Company convened shareholders' general meeting in 2024, this being the Annual General Meeting (the "**AGM**") for the year 2023, which was held on 31 May 2024, reviewed and approved a number of resolutions such as the financial statements for the year 2023, Report of Directors, and appointment and remuneration of auditors of the Company. All the serving Directors then, namely Mr. CHEN Qiyuan, Mr. CHEN Zheng He, Mr. WONG Sin Yung, Mr. CHEUNG Kin Wing, Dr. WANG Qi, and Dr. LIU Jing attended the AGM.

The Company has conducted a review of the implementation and effectiveness of its policies on investor relations and communication with shareholders. Having considered the multiple channels of communication and shareholder engagement in place, and the feedback that it has received, it is satisfied that the policies that are in place for investor relations and communication with shareholders have been properly implemented and remained effective during the year under review. 董事會規定只能由董事會特別委任的人 士參與與媒體的溝通活動,以保障本公 司利益以及確保內幕消息披露前絕對 保密。

投資者關係及股東通訊

本公司於二零二四年召開一次股東大 會,為二零二三年股東週年大會(「**股東 週年大會**」),其於二零二四年五月三十一 日召開,審議通過了二零二三年財務報 告、董事報告書,以及核數師聘任及酬金 等多項議案。所有當時在任董事,即陳啟 源先生、陳正鶴先生、黃善榕先生、張建 榮先生、王琦博士及劉婧博士均有出席 股東週年大會。

本公司就投資者關系和與股東的溝通的 執行情況和有效性進行了檢討。考慮到 溝通的多種渠道及股東參與以及收到的 反饋,本公司認為投資者關係和股東溝 通機制得到適當實施並於回顧年度內持 續有效而感到滿意。

企業管治報告(續)

Company Secretary

The company secretary is Mr. WONG Sin Yung, an associate member of Hong Kong Institute of Certified Public Accountants. Mr. WONG is also our executive Director and Chief Financial Officer. He assists the Board by ensuring good information flow within the Board and that the policy and procedures of the Board are followed.

In compliance with Rule 3.29 of the Listing Rules, Mr. WONG has received no less than 15 hours of relevant professional training during the year ended 31 December 2024.

Shareholders' Rights

Pursuant to the articles of association of the Company (the "**Articles**"), shareholder(s) holding not less than one-tenth of the paid-up capital of the Company carrying the right of voting at general meetings may request the Company to convene an extraordinary general meeting by sending a written requisition to the Board or the Company Secretary.

Shareholders may send written enquiries to the Company for putting forward any enquiries or proposals to the Board.

Contact details are as follows:

Address: Suite B, 12/F Ritz Plaza, 122 Austin Road, Tsimshatsui, Kowloon, Hong Kong (For the attention of Mr. WONG Sin Yung, Company Secretary)
Fax: +852 3118 6161
Email: IR@1338.hk

公司秘書

公司秘書黃善榕先生是香港會計師公會 之會員。黃先生亦為本公司之執行董事 兼首席財務官。他協助董事會以確保董 事會內信息得以傳遞,以及董事會的政 策及程序得到遵守。

為遵守上市規則第3.29條規定,黃先生 於截至二零二四年十二月三十一日止年 度內參加了不少於十五小時的相關專業 培訓。

股東權利

根據本公司組織章程(「**組識章程**」),持有 不少於十分之一本公司附有股東大會投 票權的繳足股本的股東可要求本公司召 開股東特別大會,方法為向董事會或公 司秘書發出書面要求。

股東可向本公司寄發書面查詢或建議以 向董事會作出任何查詢。

聯絡詳情如下:

地址: 香港九龍尖沙咀 柯士甸道122號 麗斯中心12樓B室 (收件人為公司秘書 黃善榕先生) 傳真: +852 3118 6161 電子郵件: IR@1338.hk

企業管治報告(續)

Constitutional Documents

During the year under review, the Company has not made any changes to its Articles. An up-to-date Articles is available on the websites of the Company and the Stock Exchange. Shareholders may refer to the Articles for further details of their rights.

Auditors' Remuneration

The remunerations paid/(payable) to the Company's independent external auditor, SHINEWING (HK) CPA Limited, for the year ended 31 December 2024 in relation to audit services and non-audit services (including the review of the Company's interim results announcement and interim report for the year 2024, respectively) were approximately RMB980,000 and RMB231,000, respectively.

ENVIRONMENTAL, SOCIAL AND GOVERNANCE ASPECTS

The Group is always committed to maintaining the highest environmental and social standards to ensure sustainable development of its business. A report on the environmental, social and governance aspects is being prepared with reference to Appendix C2 (Environmental, Social and Governance Reporting Guide) to the Listing Rules on the Stock Exchange and will be published respectively on the websites of the Company (www.bawang.com.cn) and the Stock Exchange in due course.

組織章程文件

在回顧年度內,本公司並無對其組織章 程作出任何變動。組織章程的最新版本 可在本公司網站及聯交所網站查閱。股 東亦可參考組織章程以取得有關其權利 的詳情。

核數師薪酬

截至二零二四年十二月三十一日止年 度,本公司已付/(應付)外聘獨立核數信 永中和(香港)會計師事務有限公司所有 關核數服務及非核數服務(包括分別審閱 本公司二零二四年度中期業績公告及中 期報告)的薪酬分別約為人民幣980,000 元和人民幣231,000元。

環境、社會及管治方面

本集團一直致力維持最高環保及社會標 準,確保業務可持續發展。有關環境、 社會及管治方面的報告乃根據聯交所上 市規則附錄C2(環境、社會及管治報告 指引)編製,並將分別適時於本公司網站 (www.bawang.com.cn)及聯交所網站刊 載。

Report of the Directors 董事會報告

The Directors submit this Report of Directors together with the audited consolidated financial statements for the year ended 31 December 2024.

Principal Activities

The principal activities of the Group are the designing, manufacturing, trading and distribution of Chinese herbal products, including shampoo products, hair-care products, skin-care products, and household cleaning products. The principal activities and other particulars of the subsidiaries are set out on pages 162 to 163 of this annual report.

Business Review

A fair review of the business of the Group, together with a description of the principal risks and uncertainties facing the Company, particulars of important events affecting the Group that had occurred since the end of the financial year 2024, as well as indication of likely future developments in the business of the Group are set out in the sections "Business Review" on pages 11 to 17, "Key Risks and Uncertainties" on pages 18 to 19, "Environmental Protection" on page 19, "Business Compliance" on page 19, "Relationship with Employees, Customers and Suppliers" on page 20, and "Outlook" on pages 24 to 30 of this report respectively. An analysis of the Group's revenue among the different operating segments is set out in the sections "Revenue and Segment Information" on pages 125 to 129 and "Five Year Financial Summary" on page 164 in this report.

Dividends

Following a review of the operating results of the Group, the Board does not recommend the payment of any final dividends in respect of the year ended 31 December 2024.

Results and Appropriations

The results of the Group for the year ended 31 December 2024 are set out in the consolidated statement of profit or loss and other comprehensive income on page 79 of this annual report.

董事呈列董事會報告,連同截至二零二 四年十二月三十一日止年度的經審核綜 合財務報表。

主要業務

本集團之主要業務是設計、製造、銷售中 草藥產品,包括洗髮產品、護髮產品、護 膚產品以及家庭清潔產品。各附屬公司 之主要業務及其他詳情載列於本年度報 告第162至163頁。

業務回顧

本集團中肯業務回顧,連同本公司所面 對主要 風險及不明朗因素之描述、自二 零二四年財政 年度終結後發生並對本集 團有影響之重大事項 以及本集團業務日 後可能出現之發展,分別載 於本年報第 11至17頁之「業務回顧」、第18至19頁之 「主要風險及不明朗因素」、第19頁之「環 境保護」、第19頁之「業務合規」、第20頁 之「與僱員、僱客和供應商的關係」、及第 24至30頁之「展望」內。基於本集團不同 營業分部的營業額所作出之分析載於本 年報第125至129頁之「營業及分部資料」 及第164頁之「五年財務概要」內。

派息

根據本集團經營業績的回顧,董事會不 建議派發關於截至二零二四年十二月三 十一日止年度的任何末期股息。

業績及分配

本年度截至二零二四年十二月三十一日 止年度之集團業績載於本年度報告第79 頁之綜合損益及其他全面收益表內。

Reserves

Details of the movements in the reserves of the Group and the Company during the financial year 2024 are set out on pages 82 and 157 of this annual report respectively.

Major Customers and Suppliers

During the year ended 31 December 2024, sales made to the Group's five largest customers and the largest customer accounted for approximately 10.79% and 3.78%, respectively of the total sales of the Group. The Group purchased approximately 41.30% and 15.96%, respectively of its goods and services from its five largest suppliers and the largest supplier.

None of the Directors, their close associates or any shareholders (which to the knowledge of the Directors) owning more than 5% of the Company's share capital had an interest in any of the Group's five largest customers and suppliers.

Financial Summary

A summary of the results and of the assets and liabilities of the Group for the last five financial years is set out on page 164 of this annual report.

Property, Plant and Equipment

Details of the movements in property, plant and equipment of the Group are set out in note 17 to the consolidated financial statements.

儲備

有關本集團及本公司於二零二四年財政 年度的儲備變動,詳情分別載於本年度 報告第82及157頁。

主要客戶及供應商

截至二零二四年十二月三十一日止年度,本集團向五大客戶及最大客戶銷售 所得的銷售額分別佔本集團總銷售額約 10.79%及3.78%。本集團向五大供應商及 最大供應商採購的貨物及服務分別佔其 採購的41.30%及15.96%。

概無任何本公司董事、緊密聯繫人士或 據董事所知擁有本公司股本5%以上權益 之任何股東於本集團任何五大客戶及供 應商擁有權益。

財務概要

本集團於最近五個財政年度之業績及資 產與負債概要載於本年度報告第164頁。

物業、廠房及設備

有關本集團物業、廠房及設備的變動,詳 情載於綜合財務報表附註17。

董事會報告(續)

Share Capital and Share Options

Details of the movements in the share capital of and the share options granted by the Company are set forth in notes 28 and 29 to the consolidated financial statements.

Changes in Equity

Please refer to the consolidated statement of changes in equity as contained in the audited consolidated financial statements of the year (page 82 of this annual report).

Pre-emptive Rights

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

Principal Subsidiaries

Please refer to note 34 of the audited consolidated financial statements for details of the Company's principal subsidiaries at 31 December 2024.

Purchase, Sale or Redemption of the Company's Listed Securities

Neither the Company nor any of its subsidiaries purchased, sold or redeemed any of the Company's listed securities (including sale of treasury shares, if any) during the year under review. The Company did not have any treasury shares as defined under the Listing Rules as at 31 December 2024.

股本及購股權

有關本公司股本及已授出購股權的變動,詳情載於綜合財務報表附註28和29。

權益變動

請參閱本年度經審核的綜合財務報表所 列載的綜合權益變動表(本年度報告第 82頁)。

優先購買權

本公司組織章程細則或本公司註冊成立 地點開曼群島之法律均無有關優先購買 權的條文,規定本公司須按比例向現有 股東發售新股份。

主要附屬公司

於二零二四年十二月三十一日,本公司 的附屬公司的詳情分別列載於本年度經 審核的綜合財務報表附註34。

購入·出售或贖回本公司之上 市證券

於回顧年度內,本公司及其任何附屬公 司並無購入、出售或贖回本公司之任何 上市證券(包括出售庫存股份,如有)。 截至二零二四年十二月三十一日,公司 並無持有《上市規則》所定義的任何庫存 股份。

董事會報告(續)

Equity-Linked Agreements

Save for the Share Option Scheme described below, the Group has not entered into any equity-linked agreements during the year.

Tax Relief and Exemption

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

Sufficiency of Public Float

Based on the information that is publicly available to the Company and within the knowledge of the Directors as at the latest practicable date prior to issue of this annual report, the Company has maintained the prescribed public float with at least 25% of the Shares held by the public as required under the Listing Rules during the year ended 31 December 2024 and up to the date of this annual report.

Permitted Indemnity

Pursuant to the Articles, every Director shall be entitled to be indemnified out of assets of our Company against all losses or liabilities which he/she may sustain or incur about the execution of duties of his/her office or otherwise in relation thereto. Such permitted indemnity provision is currently in force and was in force throughout the financial year. For the year under review and as at the date of this report, the Company has arranged appropriate insurance cover in respect of legal actions against the directors of the Company.

Management Contracts

No contract concerning the management and administration of the whole or any substantial part of the business of the Company was entered into or existed during the year.

股票掛鈎協議

除下文所述之購股權計劃外,本集團於 年內並無訂立任何股票掛鈎協議。

税項減免

就本公司所知,概無本公司股東因持有 本公司證券而獲得任何税務減免。

足夠公眾持股量

按本公司可公開獲得之資料及就董事所 知,於本報告刊發前之最後可行日期,本 公司於截至二零二四年十二月三十一日 止年度內及截至本年度報告發佈之日一 直維持上市規則指定數額之公眾持股量 不低於25%。

獲准許的彌償

根據組織章程細則,每名董事就其執行 職務或與此有關所蒙受的或招致的一切 損失或負債,均有權自本公司資產中獲 得彌償保證。該許可彌償條文目前已生 效,並在整個財政年度生效。於回顧年度 內及於本報告的日期,本公司已就本公 司董事可能面對的法律行動作適當的投 保安排。

管理合約

年內概無訂立或存在任何有關管理及經 營本公司全部或任何重大部份業務的 合約。

董事會報告(續)

Directors

The Directors during the year were:

Executive Directors

CHEN Qiyuan (Chairman) CHEN Zheng He (Chief Executive Officer) WONG Sin Yung CPA

Independent non-executive Directors

CHEUNG Kin Wing FCA, CPA Dr. WANG Qi PhD (Resigned on 30 June 2024)

Dr. LIU Jing *PhD* Mr. CHU Tat Hoi (Appointed on 30 June 2024)

Mr. CHU Tat Hoi had obtained the legal advice referred to in Rule 3.09D of the Listing Rules on 7 June 2024 and has confirmed he understood his obligations as a Director.

Directors' Biographies and re-election of Directors

Details of the Directors' (for the year ended 31 December 2024) biographies have been set out on pages 66 to 70 of the annual report.

Directors' Service Contracts

Each of our executive Directors (other than Mr. CHEN Zheng He) has entered into a director's service agreement with the Company for a term of three years from 4 July 2015. Mr. CHEN Zheng He has entered into a director's service agreement with the Company for a term of three years from 20 October 2014. All these service agreements are automatically renewable upon expiration, unless terminated by not less than six months' written notice served by either party to the service agreement on the other or in accordance with the provisions set out in the relevant service agreement.

For the independent non-executive Directors, Mr. CHEUNG Kin Wing has entered into a letter of appointment with the Company for a term of three years from 13 November 2023. Dr. LIU Jing has entered into a letter of appointment with the Company for a term of three years from 27 May 2022. Mr. CHU Tat Hoi has entered into a letter of appointment with the Company for a term of three years from 30 June 2024.

董事

於本年度內之董事如下:

執行董事

陳啟源(*主席)* 陳正鶴(*首席執行官)* 黃善榕*CPA*

獨立非執行董事

張建榮 FCA, CPA 王琦博士 PhD (於二零二四年六月三十日退任) 劉婧博士 PhD 朱達凱(於二零二四年六月三十日獲委任)

朱達凱先生已於二零二四年六月七日取 得上市規則第3.09D條所述之法律意見, 而彼等已確認了解其作為董事的責任。

董事之履歷詳情、退任及董事重選

本公司董事截至二零二四年十二月三十 一日年年底之履歷詳情載於本年度報告 第66至70頁。

董事服務合約

各執行董事(陳正鶴先生除外)已與本公 司訂立董事服務協議,由二零一五年七 月四日起,為期三年。陳正鶴先生已與本 公司訂立董事服務協議,由二零一四年 十月二十日起,為期三年。這些協議期屆 滿後自動重續,直至協議任何一方向另 一方發出不少於六個月之書面通知或根 據相關服務協議所載條文予以終止為止。

對於獨立非執行董事而言,張建榮先生 已與本公司簽訂委任函,由二零二三年 十一月十三日起,為期三年。劉婧博士已 與本公司簽訂委任函,由二零二二年五 月二十七日起,為期三年。朱達凱先生已 與本公司簽訂委任函,由二零二四年六 月三十日起,為期三年。 None of the Directors of the Company has entered into any service contract with the Company which cannot be terminated by the Company within one year without payment of compensation, other than statutory compensation.

Directors' Emoluments

The emoluments for the Directors are determined with reference to salaries paid by comparable companies, experience, responsibilities and performance of the Group. The Directors may be benefited from fees, salaries, housing allowances, other allowances, benefits in kind or bonuses in accordance with their respective service contracts.

Confirmation of Independence

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

Directors' and Chief Executive's Interests and Short Positions in Shares, Underlying Shares and Debentures of the Company and its Associated Corporations

As of 31 December 2024, the Directors and chief executive of the Company had the following interests and short positions in the shares, underlying shares and debentures of the Company or any of its associated corporations (within the meaning of Part XV of the Securities and Futures Ordinance (Cap. 571 of the Laws of Hong Kong) (the "**SFO**")), which were required (a) to be notified to the Company and the Stock Exchange pursuant to Divisions 7 and 8 of Part XV of the SFO (including interests and short positions which they had taken or deemed to have under such provisions of the SFO); or (b) to be and were entered into the register that was required to be kept by the Company pursuant to section 352 of the SFO; or (c) as otherwise notified to the Company and the Stock Exchange pursuant to the Model Code:

概無任何董事與公司簽訂任何服務協議 而根據該服務協議公司不能在不付賠償 金的情況下(法定賠償金除外)於一年內 終止該協議。

董事酬金

董事酬金乃參考可比公司支付的薪金、 其經驗、職責及其在本集團的表現而釐 定。董事可按照其各自的服務合約受益 於袍金、薪金、住房津貼、其他津貼、實 物利益或花紅。

獨立性之確認

本公司已接獲各獨立非執行董事根據 上市規則第3.13條發出之年度獨立性確 認書,並認為全體獨立非執行董事均為 獨立。

董事及最高行政人員於本公 司及其相聯法團的股份、相關 股份或債權證中擁有的權益 及淡倉

於二零二四年十二月三十一日,董事及 本公司行政人員於本公司及其相聯法團 (按香港法例第571章證券及期貨條例 (「證券及期貨條例」)條例第XV部的涵義 的股份、相關股份或債券證中,擁有 (a) 根據證券及期貨條例第XV部第7及第8分 部的規定須知會本公司及聯交所的權益 及淡倉(包括彼等根據上述證券及期貨條 例該等條文被當做或視作擁有的權益及 淡倉),或(b)根據證券及期貨條例第352 條規定須登記於需存置的登記冊內的權 益及淡倉,或(c)根據標準守則規定須知 會本公司及香港聯交所如下:

董事會報告(續)

Directors' and chief executive's interests and short positions in shares, underlying shares and debentures of the Company

董事及最高行政人員於本公司股份、 相關股份及債權證中擁有的權益及 淡倉

Name of director/ chief executive 董事/最高行政人員 名稱	Long/short position in ordinary shares 普通股中之好/淡倉	Nature of interest 權益性質	Number of ordinary shares/ underlying ordinary shares of the Company held 持有公司 的普通股及 相關普通股 股份 數目	Approximate percentage of issued share capital of the Company 於公司 已發行 股本中之 權益百分比 (約數)
CHEN Qiyuan (Note 1)	Long	Interest in controlled	1,900,840,000	60.12%
陳啟源(附註1)	好倉	corporation 所控制法團權益		
CHEN Zheng He (Note 2)	Long	Interest in controlled	1,900,840,000	60.12%
陳正鶴(附註2)	好倉	corporation 所控制法團權益		
WONG Sin Yung 黃善榕	Long 好倉	Beneficial owner 實益擁有人	2,100,000	0.07%

Notes:

附註:

- CHEN Qiyuan was deemed to be interested in the 1,900,840,000 shares of the Company held by Fortune Station Ltd. ("Fortune Station") by virtue of CHEN Qiyuan holding 50.43% of the issued share capital of Fortune Station. The remaining 49.57% of the issued share capital of Fortune Station was held by Heroic Hour Limited ("Heroic Hour"). Heroic Hour's entire issued share capital is held by CHEN Zheng He as trustee for himself and on behalf of his six brothers and sisters. The beneficial interests of CHEN Qiyuan's five children under the age of 18, namely CHEN Li Zi, CHEN Zheng Sheng, CHEN Zheng Yan, CHEN Ya Shan and CHEN Bo Ling in Heroic Hour, representing 65.00% of the issued share capital of Heroic Hour, were also attributable to CHEN Qiyuan.
- 2. CHEN Zheng He was deemed to be interested in the shares of Fortune Station held by Heroic Hour by virtue of him holding the entire issued share capital of Heroic Hour (as trustee for himself and his six brothers and sisters). Therefore CHEN Zheng He was deemed to be interested in the 1,900,840,000 shares of the Company held by Fortune Station.
- 憑藉陳啟源持有Fortune Station之50.43%之已發 行股份,陳啟源被視為擁有Fortune Station Ltd.
 「Fortune Station」所持有的1,900,840,000股公司 股份的權益。Fortune Station的其餘49.57%已發 行股本由Heroic Hour Limited (「Heroic Hour」)持 有,而陳正鶴作為受託人代彼及其六位弟妹持 有Heroic Hour的全部已發行股本。由陳啟源18周 歲以下的五位子女,即CHEN Li Zi、CHEN Zheng Sheng,陳正諺,陳雅善及Chen Bo Ling所實益持 有的65.00% Heroic Hour已發行股本亦被視為歸 屬於陳啟源。
- 憑藉陳正鶴作為受託人代彼及其六位弟妹持有 Heroic Hour的全部已發行股本而被視為於Heroic Hour在Fortune Station的權益中擁有權益。因 此陳正鶴被視為擁有Fortune Station所持有的 1,900,840,000股公司股份的權益。

董事會報告(續)

Directors' and chief executive's interests and short positions in shares, underlying shares and debentures of associated corporations

董事及最高行政人員於相聯法團的 股份、相關股份及債權證中之權益及 淡倉

Name of director/ chief executive 董事/最高行政人員 名稱	Name of associated corporation 相聯法團名稱	Nature of interest 權益性質	Long/short position 好/淡倉	Number of ordinary shares held 持有的 普通股 股份數目	Approximate percentage of interest in associated corporation 於相聯法團中 之權益百分比
CHEN Qiyuan (Note 1) 陳啟源(附註1)	Fortune Station	Beneficial owner 實益擁有人	Long 好倉	20,000	50.43%
		Interest of children under the age of 18	Long	12,777	32.22%
		未滿18歲子女之權益	好倉		
		Other 其他	Long 好倉	6,880	17.35%
CHEN Zheng He (Note 2) 陳正鶴(附註2)	Fortune Station	Interest in controlled corporation 所控制法團權益	Long 好倉	19,657	49.57%

Notes:

- CHEN Qiyuan was the beneficial owner of approximately 50.43% of the issued share capital of Fortune Station. The beneficial interests of CHEN Qiyuan's five children under the age of 18 in Heroic Hour, representing 65.00% of the issued share capital of Heroic Hour, were also attributable to CHEN Qiyuan. Heroic Hour held approximately 49.57% of the issued share capital of Fortune Station.
- CHEN Zheng He was deemed to be interested in the interests of Fortune Station held by Heroic Hour by virtue of him holding the entire issued share capital of Heroic Hour (as trustee for himself and his six brothers and sisters).

Other than as disclosed above, as at 31 December 2024, so far as known to any Director or chief executive of the Company, neither the Directors nor the chief executive of the Company had any interests or short positions in any shares, underlying shares or debentures of the Company or any of its associated corporations (within the meaning of Part XV of SFO) which were required (a) to be notified to the Company and the Stock Exchange pursuant to Divisions 7 and 8 of Part XV of the SFO (including interests and short positions which they had taken or deemed to have under such provisions of the SFO); or (b) to be and were entered into in the register that was required to be kept by the Company pursuant to Section 352 of the SFO; or (c) as otherwise notified to the Company and the Stock Exchange pursuant to the Model Code.

附註:

1.

- 陳啟源為Fortune Station已發行股本的約50.43%實 益擁有人。由陳啟源18周歲以下的五位子女所實 益持有的65.00% Heroic Hour已發行股本亦被視為 歸屬於陳啟源。Heroic Hour持有Fortune Station已發 行股本的約49.57%。
- 憑藉陳正鶴作為受託人代彼及其六位弟妹持有 Heroic Hour之全部已發行股本而被視為於Heroic Hour在Fortune Station的權益中擁有權益。

除上述披露的人員之外,於二零二四年 十二月三十一日,就目前本公司的任何 董事及最高行政人員所知,無論是有 行政人員所知,無論是 有本公司及其相聯法團(按證券及期分 例第 XV部的涵義)的股份、相關例第XV部的涵義)的股份、相關例第XV部的涵義)的股份、相關例第XV部的規定須知會本公員 第7及第8分部的規定須知會本公員及聯 資所的權益及淡倉(包括彼等做或視 個第352條規定須登記於需存置的登 一內,或(c)根據標準守則規定須知會本公 司及聯交所。

董事會報告(續)

Interests and Short Positions of Substantial Shareholders of the Company

As of 31 December 2024, so far as known to any Director or chief executive of the Company, shareholders (other than a Director or chief executive of the Company) who had an interest or short position in the shares or underlying shares of the Company as recorded in the register that was required to be kept pursuant to Section 336 of the SFO were as follows:

本公司主要股東的權益及 淡倉

據本公司任何董事或最高行政人員所 知,於二零二四年十二月三十一日,股東 (除本公司董事或最高行政人員外)於股 份或相關股份中擁有根據證券及期貨條 例第336條規定須登記於需存置的登記冊 內的權益或淡倉如下:

Name of shareholder	Nature of interest	Number of ordinary shares of the Company held	Approximate percentage of issued share capital of the Company 於公司已	
股東名稱	權益性質	持有的公司 普通股 股份數目	發行股本中之 權益百分比 (約數)	
Fortune Station	Beneficial owner 實益擁有人	1,900,840,000 (L)	60.12%	
Heroic Hour	Interest in controlled corporation (Note 1) 所控制法團權益(附註1)	942,199,659 (L)	29.80%	
WAN Yuhua (Note 2) 萬玉華(附註2)	Interest of children under the age of 18 未滿18歲的子女之權益	612,429,778 (L)	19.36%	
CHEN Cynthia Yuping (Note 3) 陳鈺坪(附註3)	Beneficiary of a trust (other than a discretionary trust) 信託受益人(非酌情信託)	122,466,303 (L)	3.87%	
	Other 其他	1,778,373,697 (L)	56.25%	
CHEN Li Zi (Note 3) CHEN Li Zi (附註3)	Beneficiary of a trust (other than a discretionary trust) 信託受益人(非酌情信託)	122,466,303 (L)	3.87%	
	Other 其他	1,778,373,697 (L)	56.25%	
CHEN Zheng Sheng (Note 3) CHEN Zheng Sheng (附註3)	Beneficiary of a trust (other than a discretionary trust) 信託受益人(非酌情信託)	122,466,303 (L)	3.87%	
	Other 其他	1,778,373,697 (L)	56.25%	

董事會報告(續)

Name of shareholder	Nature of interest		Number of ordinary shares of the Company held 持有的公司	Approximate percentage of issued share capital of the Company 於公司已 發行股本中之	
股東名稱	權益性質		普通股 股份數目	權益百分比 (約數)	
CHEN Zheng Yan (Note 3) 陳正諺 (附註3)	Beneficiary of a trust (other than a discre 信託受益人(非酌情信託)	tionary trust)	122,466,303 (L)	3.87%	
	Other 其他		1,778,373,697 (L)	56.25%	
CHEN Ya Shan (Note 3) 陳雅善(附註3)	Beneficiary of a trust (other than a discre 信託受益人(非酌情信託)	tionary trust)	122,466,303 (L)	3.87%	
	Other 其他		1,778,373,697 (L)	56.25%	
CHEN Bo Ling (Note 3) CHEN Bo Ling (附註3)	Beneficiary of a trust (other than a discre 信託受益人(非酌情信託)	tionary trust)	122,466,303 (L)	3.87%	
	Other 其他		1,778,373,697 (L)	56.25%	
(L)—Long Position (L)—好倉					
Notes:		附註:			
 Heroic Hour was the beneficial owner of approximately 49.57% of the issued share capital of Fortune Station and was deemed to be interested in the shares of the Company held by Fortune Station. 			 憑藉Heroic Hour為Fortune Station已發行股本的約 49.57%實益擁有人,Heroic Hour被視為於Fortune Station持有的公司股份中擁有權益。 		
2. The beneficial interests of WAN Yuhua's five children under the age of 18, namely CHEN Li Zi, CHEN Zheng Sheng, CHEN Zheng Yan, CHEN Ya Shan and CHEN Bo Ling in Heroic Hour, representing 65.00% of the issued share capital of Heroic Hour, were also attributable to WAN Yuhua.		 由萬玉華18周歲以下的五位子女,即CHEN Li Zi, CHEN Zheng Sheng,陳正諺,陳雅善及CHEN Bo Ling所實益持有的65.00% Heroic Hour已發行 股本亦被視為歸屬於萬玉華。 			
3. The interests of CHEN Cynthia Yuping, CHEN Li Zi, CHEN Zheng Sheng, CHEN Zheng Yan, CHEN Ya Shan and CHEN Bo Ling were held as beneficiaries under a trust, which held 100% of the issued share capital of Heroic Hour.		3. 憑藉陳鈺坪、CHEN Li Zi、CHEN Zheng Sheng、陳 正諺、陳雅善和CHEN Bo Ling為同一信託下的受 益人,此信託持有Heroic Hour 全部已發行股本。			
Other than as disclosed above, as of 31 December 2024, the Company has not notified by any person (other than a Director or chief executive of the Company) who had interests or short positions in the shares or underlying shares of the Company as recorded in the register required to be kept pursuant to Section 336 of the SFO.		於二零二四年十二月三十一日,除上文 所披露人士之外,本公司未接到通知有 任何人士(除本公司董事或最高行政人員 外)於股份或相關股份中擁有根據證券及 期貨條例第336條規定須登記於需存置的			

登記冊內的權益或淡倉。

董事會報告(續)

Share Option Scheme

The Company currently has in place a share option scheme, the purpose of which is to give the Directors, senior management and employees of the Group an opportunity to have a personal stake in the Company and help motivate its employees to optimise their performance and efficiency, and also to retain employees whose contributions are important to the long-term growth and profitability of the Group.

The current scheme was adopted on 29 May 2020 (the "**2020 Share Option Scheme**"), which replaced the previous share option scheme that expired on 19 May 2019. Unless otherwise cancelled or amended, the 2020 Share Option Scheme would remain in force for 10 years from the date of it becoming unconditional. All conditions for the adoption of the 2020 Share Option Scheme have been fulfilled on 2 June 2020.

The eligible participants of the 2020 Share Option Scheme may include, among others, directors, employees, consultants, professionals, customers, suppliers, agents, business or joint venture partners, advisors and contractors of the Group or a company in which the Group holds an interest or a subsidiary of such company.

The maximum number of Shares which may be issued upon the exercise of all outstanding options granted and yet to be exercised under the Share Option Scheme and any other schemes of the Company, must not, in aggregate, exceed 30.0% (or such other percentage as may be allowed under the Listing Rules) of the total number of Shares in issue from time to time. The maximum number of Shares issuable to each eligible participant in the Share Option Scheme within any 12-month period is limited to 1.0% of the Shares of the Company in issue at any time. Any further grant of share options in excess of this limit is subject to shareholders' approval at a general meeting.

The total number of shares in respect of which options may be granted under the 2020 Share Option Scheme shall be 316,244,072 shares, representing 10.0% of the issued share capital of the Company (excluding treasury shares) as at the date of this annual report. As at 1 January and 31 December of the year under review, 316,244,072 options may be granted under the 2020 Share Option Scheme.

購股權計劃

本公司現已採納了一項股權激勵計劃, 目的在於為公司董事、高級管理人員和 僱員提供一個擁有公司股票的機會,以 激勵他們表現得更好及更有效率,並以 此挽留那些為本集團的長遠增長及盈利 能力做出重大貢獻的僱員。

公司現有的購股權計劃(「**二零二零年購** 股權計劃」),取代之前的於二零一九年五 月十九日到期的購股權計劃。除非另行 取消或修訂,二零二零年的購股權計劃 仍將保留自無條件生效之日起十年內有 效。所有採用二零二零年購股權計劃的 條件已經於二零二零年六月二日完成。

二零二零年購股權計劃項下的合資格參 與者其中包括本集團或本集團擁有權益 的公司或該公司子公司的董事、僱員、顧 問、專家、客戶、供應商、商業夥伴或合 資公司夥伴、諮詢人或承包商。

因行使根據購股權計劃及本公司任何其 他計劃授出而尚未行使的所有購股權而 發行的股份總數,不能超過本公司已發 行總股份的30.0%(或根據上市規則可 進的其他百分比)。購股權計劃的每個合 資格參與者在任何十二個月期間內發行 股份的最大數目不得超過在任何時間內 公司已發行總股份的1.0%。任何授出的 購股權超過此限額的須經股東在股東大 會上批准。

二零二零年購股權計劃或可授予的股份 總額為316,244,072股,佔公司截止本年 度報告之日已發行股本(不包括庫存股 份)的10.0%。於回顧年度的一月一日以 及十二月三十一日,二零二零年購股權 計劃下有316,244,072購股權可被授出。

董事會報告(續)

Share options granted to a connected person (or its associates) of the Company, or to any of their associates, are subject to approval in advance by the independent non-executive Directors. In addition, any share options granted to a substantial shareholder or an independent non-executive Director of the Company, or to any of their associates, in excess of 0.1% of the shares of the Company in issue at any time and with an aggregate value (based on the price of the Company's shares at the date of grant) in excess of HK\$5 million, within any 12-month period, are subject to shareholders' approval in advance at a general meeting.

The offer of a grant of share options may be accepted, upon payment of an option price to be determined by the Board from time to time. The exercise period of the share options granted is determinable by the Board, and commences after a certain vesting period and ends on a date which is not later than 10 years from the date of grant of the share options.

There is no general requirement on the minimum period for which an option must be held or the performance targets which must be achieved before an option can be exercised under the terms of the 2020 Share Option Scheme.

The exercise price of share options is determinable by the Board, but shall be at least the highest of (i) the closing price of the Shares as stated in the Stock Exchange's daily quotations sheet on the offer date, which must be a business day; (ii) the average of the closing price of the Shares as stated in the Stock Exchange's daily quotation sheets for the five business days immediately preceding the Offer Date; and (iii) the nominal value of a Share.

An offer of a grant of share options shall be deemed to have been accepted and a share option to which the offer relates shall be deemed to have been granted and accepted and to have taken effect when the Company, within 21 days from the date on which a share option is offered to an eligible participant, receives the duly signed offer letter from the grantee together with the number of shares in respect of which the offer is accepted clearly stated therein and a non-refundable payment of HK\$1.00 (or such other sum in any currency as the Board may determine) in favour of the Company as consideration for the grant of share option thereof.

Since the effective date of the 2020 Share Option Scheme and up to 31 December 2024, no share option was outstanding under the 2020 Share Option Scheme, and there was no share option granted, exercised, cancelled or lapsed under the 2020 Share Option Scheme since its effective date and up to the year ended 31 December 2024. 授予本公司之關連人士(或其聯繫人)或 彼等之任何聯繫人之購股權,須事先獲 得獨立非執行董事批准。此外,在任何 十二個月期間,任何授予本公司主要股 東或獨立非執行董事,或彼等之任何聯 繫人之購股權超過本公司已發行股份之 0.1%的,以及其總價值(以本公司授出之 日之股票價格為基礎計算)超過港元5百 萬的,須經股東在股東大會上事先批准。

經董事會釐定不時支付之購股權價格 後,授出購股權之要約方可被接受。授出 購股權的行使期由董事會釐定,並經過 一定的行權等待期間開始,但結束日期 不能超過授出購股權之日起10年。

二零二零年購股權計劃的條款並無一般 的規定,要求承授人須最少持有購股權 的指定時間,或須達致若干表現目標,方 可行使購股權。

購股權之行使價由董事會釐定,但應至 少是以下價格之最高者(i)為要約日(必須 是一個營業日)當天聯交所每日報價表所 列股份之收市價:(ii)要約日前五個營業日 聯交所每日報價表所列股份之收市價的 平均值;及(iii)股份面值。

倘本公司在自向合資格參與者提呈授出 購股權之日起21日內收訖承授人發出 清楚列明接納要約所涉及股份數目的正 式簽署要約函件,建同以本公司為抬頭 人不可退還付款1.0港元(或董事會可能 釐定以任何貨幣計算的有關其他金額) 作為授出購股權之代價,則視為已接納 要約,並視為要約所涉及的購股權已授 出、獲得接納且已生效。

自二零二零年購股權計劃生效後和截至 二零二四年十二月三十一日,二零二零 年購股權計劃下並無尚未行使之購股 權,而自二零二零年購股權計劃生效日 起直至二零二四年十二月三十一日止年 度概無購股權在購股權計劃下授出、行 使、註銷或失效。

董事會報告(續)

Connected transactions and continuing connected transactions

During the year under review, the Group had no new connected transaction entered into or continuing connected transactions that were ongoing under Chapter 14A of the Listing Rules that were not fully exempt. In prior year, the Group had entered into the following connected transaction(s) in accordance with Chapter 14A of the Listing Rules that were not fully exempt under the Listing Rules, and which was supplemented to and amended during 2022.

1. Lease Agreement for the Group's production facilities, office premises and staff dormitory

On 17 November 2020, 廣州霸王化妝品有限公司 (Guangzhou Bawang Cosmetics Co., Ltd.*) ("Guangzhou Bawang") as lessor and 霸王(廣州)有限公司 (Bawang Guangzhou Co., Ltd.*) ("Bawang Guangzhou") as lessee entered into a lease agreement (the "2020 Lease Agreement") for the Group's production facilities, office premises and staff dormitory ("Leased Premises"), which are located at 468 Guanghua 3rd Road, Bawang Industrial Complex, Baiyun District. The 2020 Lease Agreement was for an original term from 1 December 2020 to 30 November 2021.

On 23 April 2021, Guangzhou Bawang as lessor and Bawang Guangzhou as lessee entered into a lease renewal agreement ("**2021 Lease Agreement**") pursuant to which Guangzhou Bawang has agreed to lease to Bawang Guangzhou Leased Premises at a monthly rental of RMB1,090,000 for the period from 1 July 2021 to 30 June 2024 and RMB1,240,000 for the period from 1 July 2024 to 30 June 2026 for a fixed term of five years, which is exclusive of management fees and other outgoings.

關連交易及持續關連交易

於回顧年度內,本集團並無新簽署任何 在上市規則第十四A章下未獲全面豁免 的關連交易或持續有效的持續性關連交 易。於以前年度,本集團已簽署如下在上 市規則第十四A章下未獲全面豁免的關聯 交易,且於2022年年度內獲修訂並補充。

本集團的生產廠房、辦公場所以及 僱員宿舍的租賃協議

於二零二零年十一月十七日,廣州 霸王化妝品有限公司(「Guangzhou Bawang Cosmetics Co., Ltd.*」)(「**廣州 霸王**」)作為出租人,與霸王(廣州) 有限公司(Bawang Guangzhou Co., Ltd.*)(「**霸王廣州**」)作為承租人,就 本集團的生產廠房、辦公場所以及 僱員宿舍(「**承租物業**」)簽訂一份租 賃協議(「**二零二零年租賃協議**」), 該承租物業位於中國廣州市白雲區 廣花三路468號霸王工業園。二零二 零年租賃協議的原期限為二零二零 年十二月一日至二零二一年十一月 三十日。

於二零二一年四月二十三日,廣州 霸王作為出租人與霸王廣州作為承 租人簽署了一份更新的租賃協議 (「二零二一年租賃協議」),根據這 份協議,廣州霸王同意自二零二一 年七月一日至二零二四年六月三十 日期間每月租金為人民幣1,090,000 元,及自二零二四年七月一日至二 零二六年六月三十日期間每月租金 為人民幣1,240,000元(不包括管理 費用及其他雜費),固定五年期限, 出租承租物業給霸王廣州。 On 1 September 2022, Bawang Guangzhou and Guangzhou Bawang entered into a supplemental lease agreement (the "**2022 Supplemental Lease Agreement**") to reduce the area leased within the Leased Premises, which took effect from 1 September 2022, at a monthly rental of RMB829,542 for the period from 1 September 2022 to 30 June 2024 and RMB943,699 for the period from 1 July 2024 to 30 June 2026, which is exclusive of management fees and other outgoings.

In accordance with IFRS 16 (Leases), the premises leased under the 2021 Lease Agreement has been recognised by the Group as right-of-use assets with a book value of approximately RMB52,884,000 as at 1 July 2021. As such, the transactions contemplated under the 2021 Lease Agreement has been treated as an acquisition of right-of-use assets which constituted a discloseable and connected transaction of the Group under Chapter 14 and Chapter 14A of the Listing Rules. Details of the 2021 Lease Agreement had been disclosed in the Company's circular dated 23 April 2021, and the 2021 Lease Agreement and the transactions contemplated thereunder had been approved by the independent shareholders in an extraordinary general meeting held on 4 June 2021. The 2021 Lease Agreement then superseded the 2020 Lease Agreement upon the 2021 Lease Agreement becoming effective on 1 July 2021.

As of 1 September 2022, being the effective date of the 2022 Supplemental Lease Agreement, the Leased Premises as a right-of-use asset had a book value of approximately RMB33,816,000, and the entering into of the 2022 Supplemental Lease Agreement constituted a variation to the terms of previously disclosed 2021 Lease Agreement pursuant to Rule 14.36 and the note to Rule 14A.35 of the Listing Rules. Details of the 2022 Supplemental Lease Agreement Lease Agreement together with the implications under IFRS 16 (Leases) had been disclosed in the Company's announcement dated 1 September 2022.

於二零二二年九月一日,霸王廣州 和廣州霸王簽訂了補充租賃協議 (「**二零二二補充租賃協議**」),減少 在已有的租賃場所內的租賃面積, 自二零二二年九月一日起生效;從 二零二二年九月一日至二零二四年 六月三十日期間月租金為人民幣 829,542元,而從二零二四年七月一 日至二零二六年六月三十日期間月 租金為人民幣943,699元,有關租金 不包括管理費用和其他雜費。

根據國際財務報告準則第16號(租 (重),二零二一年租賃協議項下的租 **賃場所為一項使用權資產,其於二** 零二一年七月一日的賬面價值約為 人民幣52,884,000元。同樣地,二零 二一年租賃協議項下擬進行的交易 將被視為本集團收購使用權資產, 及根據上市規則第14及第14A章項 下構成本公司的一項須予公佈及關 連交易。二零二一年租賃協議已被 披露於公司二零二一年四月二十三 日的通函中,且二零二一年租賃協 議及其項下擬進行的交易已被獨立 股東在二零二一年六月四日的特別 股東大會上獲批。二零二一年租賃 協議隨後取代了二零二零年租賃協 議,二零二一年租賃協議於二零二 一年七月一日生效。

於二零二二年九月一日(即二零二二 年補充租賃協議的生效日)租賃場所 的使用權資產賬面價值約為人民幣 33,816,000元,簽署二零二二年補充 租賃協議根據上市規則第14.36條和 第14A.35條之附註構成對已經披露 的二零二一年租賃協議的修訂。二 零二二年補充租賃協議的詳請連同 按照國際財務報告準則第16號(租 貢)帶來的財務影響已經披露在本公 司於二零二二年九月一日的刊發的 公告中。

董事會報告(續)

As Guangzhou Bawang is ultimately wholly-owned by Mr. CHEN Qiyuan, the chairman and an executive director of the Company, and Mr. CHEN Zheng He, the chief executive officer and an executive director of the Company, by themselves and through companies that are wholly-owned by them, Guangzhou Bawang is an associate of Mr. CHEN Qiyuan and Mr. CHEN Zheng He and is therefore a connected person of the Company pursuant to Rule 14A.12 of the Listing Rules.

For the year ended 31 December 2024, the lease payments were paid by BaWang Guangzhou to Guangzhou Bawang pursuant to the 2021 Lease Agreement (as amended by the 2022 Supplemental Lease Agreement) approximately RMB9.5 million.

The Company confirms that it has complied with the disclosure requirements in accordance with Chapter 14A of the Listing Rules in respect of the above connected transactions. The Company further confirms that the related party transactions that are set out in Note 32 under the section headed "Notes to the Consolidated Financial Statements" in this annual report fall within the definition of connected transactions under Chapter 14A of the Listing Rules, and these transactions complied with the relevant connected transaction requirements thereunder.

Directors' and Controlling Shareholders' interests in contracts of significance

Other than as disclosed under the heading "Connected transactions and continuing connected transactions" in this annual report, no Director or controlling shareholder, or an entity connected with a Director or a controlling shareholder has or had a material interest, either directly or indirectly, in any transaction, arrangement or contract of significance to the business of the Group to which the Company, its holding company or any of its subsidiaries was a party which was subsisting during or at the end of the 2024 financial year.

Directors' and Controlling Shareholders' interest in competing business

As at 31 December 2024, none of the Directors and their respective associates (as defined in the Listing Rules) or the controlling shareholders (as defined in the Listing Rules) of the Company had any interest in a business, which competes or may compete with the business of the Group.

因廣州霸王由本公司主席和執行董 事陳啟源先生及首席執行官及執行 董事陳正鶴先生直接或最終通過他 們全資擁有的公司全資持有,廣州 霸王根據上市規則第14A.12條為陳 啟源先生和陳正鶴先生的聯繫人及 本公司的關連人士。

截至二零二四年十二月三十一日止 年度,根據二零二一年租賃協議(經 二零二二年補充租賃協議修訂),霸 王廣州已支付廣州霸王的租金約人 民幣9.5百萬元。

本公司確認上述關連交易及持續關連交易已符合上市規則第十四A章的披露規定。本公司進一步確認,本年報中「綜合財務報表附註」一節中附註32中所述的關聯方交易符合上市規則第14A章中關連交易定義,且有關交易符合其在相關關連交易規則下的相關要求。

董事及控股股東之重大合約權益

除於本年度報告中「關連交易及持續關 連交易」一段所披露者外,於二零二四 年財政年度內或結束時仍然生效,而本 公司、其控股公司或其任何附屬公司亦 屬訂約方之一的重要交易、安排或合約 中,無任何董事及控股股東,或與該董事 及該控股股東有關聯的實體仍然或曾經 於其中直接或者間接有重大權益。

董事及控股股東於競爭業務的權益

於二零二四年十二月三十一日,董事及 其各自的聯繫人(定義見上市規則)或本 公司控股股東(定義見上市規則)概無在 與本集團業務構成競爭或可能構成競爭 的業務中擁有任何權益。

霸王國際(集團)控股有限公司 二零二四年年報 65

Report of the Directors (Continued)

董事會報告(續)

Retirement schemes

The Group participates in several defined contribution retirement plans which cover the Group's eligible employees in the PRC, and a Mandatory Provident Fund scheme for the employees in Hong Kong. Particulars of these retirement plans are set out in note 31 to the consolidated financial statements of this annual report. There was no forfeited contribution available to reduce the contribution payable by the Group under the above schemes.

Corporate governance

For the year ended 31 December 2024, the Directors are of the view that all the code provisions set out in the CG Code contained in Appendix C1 to the Listing Rules were met by the Company.

Audit and Risk Management Committee

The Audit and Risk Management Committee has reviewed the annual results of the Group for the year ended 31 December 2024 with the management of the Company and the Company's independent auditors and recommended its adoption by the Board.

Auditors

SHINEWING (HK) CPA Limited will retire and, being eligible, offer themselves for re-appointment. A resolution for the re-appointment of SHINEWING (HK) CPA Limited as auditors of the Company will be proposed at the forthcoming annual general meeting.

On behalf of the Board

CHEN Qiyuan *Chairman*

Hong Kong, 28 March 2025

退休計劃

本集團為本集團之合資格中國僱員參與 多種定額供款退休計劃及為香港僱員參 與強制性公積金計劃,該等退休計劃之 詳情載於本年度報告綜合財務報表附註 31。現並無已沒收的供款可用以削減本 集團根據上述計劃應支付的供款。

企業管治

董事認為,於二零二四年十二月三十一 日止年度,本公司已遵守上市規則附錄 C1所載的企業管治守則所列的原則。

審核及風險管理委員會

審核及風險管理委員會已採納與企業管 治守則相一致的職責範圍。審核及風險 管理委員會已與公司管理層及公司獨立 核數師審閱本集團截至二零二四年十二 月三十一日止之全年業績,並建議董事 會將其採納。

核數師

信永中和(香港)會計師事務所有限公司 將任滿告退,惟願應聘連任。在即將召開 之股東週年大會上將提呈議案,議決續 聘信永中和(香港)會計師事務所有限公 司為本公司之核數師。

代表董事會

陳啟源	
主席	

香港,二零二五年三月二十八日

董事及高層管理人員

Directors

As at 31 December 2024, the Board consisted of six Directors, including three executive Directors and three independent nonexecutive Directors. The following table sets forth certain information in respect of our serving Directors:

董事

截至2024年12月31日,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。下表載列關於在任董事的 若干資料:

Name 姓名	Age 年齡	Position/Title 職位/職銜
 Mr. CHEN Qiyuan 陳啟源先生	63	Chairman and Executive Director 主席兼執行董事
Mr. CHEN Zheng He 陳正鶴先生	36	CEO and Executive Director 首席執行官兼執行董事
Mr. WONG Sin Yung 黃善榕先生	70	Chief Financial Officer and Executive Director 首席財務官兼執行董事
Mr. CHEUNG Kin Wing 張建榮先生	70	Independent non-executive Director 獨立非執行董事
Dr. LIU Jing 劉婧博士	45	Independent non-executive Director 獨立非執行董事
Mr. CHU Tat Hoi (Appointed on 30 June 2024) 朱達凱先生(於二零二四年六月三十日獲委任)	51	Independent non-executive Director 獨立非執行董事

Executive Directors

Mr. CHEN Qiyuan, aged 63, is the co-founder of our Group, our chairman and has been our executive Director since 12 November 2007. Mr. CHEN is responsible for the overall strategic planning and management of our Group. Mr. CHEN has extensive experience in the Chinese herbal HPC product industry, having been engaged in the consumer chemical product business for over 30 years. Mr. CHEN entered into the HPC product business by establishing Guangzhou Bawang Cosmetics Co., Ltd. (the predecessor entity of the Company) in 1994. Mr. CHEN was engaged in the trading of pesticides in the PRC before the establishment of Guangzhou Bawang Cosmetics Co., Ltd.. In November of 2010, Mr. CHEN Qiyuan was recognised as the "Representative Successor of Chinese Herbal Tea Culture" by the Guangdong Provincial Bureau of Culture. In December 2013, Mr. CHEN Qiyuan had been honoured as the "Distinguished People of Yunfu City" for recognition of his contribution to the development of the city. Mr. CHEN is the father of Mr. CHEN Zheng He, an executive Director and the CEO of the Company. Mr. CHEN is also a director of various subsidiaries of the Company, and he is also a director of Fortune Station Limited and Heroic Hour Limited, the controlling shareholders of the Company,

執行董事

陳啟源先生,63歲,為本集團共同創辦 人、我們的主席,並自二零零七年十一 月十二日出任我們的執行董事。陳先生 負責本集團整體策略規劃及管理。陳先 生從事日化產品行業方面的業務超過30 年,在中草藥家用個人護理產品行業擁 有豐富經驗。考慮到中國市場的家用個 人護理產品業務,陳先生於一九九四年 成立廣州霸王化妝品有限公司(本公司 的前身實體)以進軍家用個人護理產品 業務。創立廣州霸王化妝品有限公司之 前,陳先生曾參與中國農藥貿易生意。 二零一零年十一月,陳啟源先生被認定 為涼茶傳統技藝的「廣東省非物質文化 遺產項目代表性傳承人」。二零一三年十 二月,陳啟源先生因其為城市作出的貢 獻,被授予[雲浮傑出紳士]的榮譽稱號。 陳先生是公司集團首席執行官兼執行董 事陳正鶴先生的父親。陳先生亦為本公 司各子公司的董事,他亦是公司的控股 股東, Fortune Station Limited 以及 Heroic Hour Limited 的董事。

董事及高層管理人員(續)

Mr. CHEN Zheng He, aged 36, was appointed as our executive Director on 20 October 2014. Mr. CHEN joined the Group in March 2007 and has been officially appointed as a director of Bawang Guangzhou and afterwards certain other subsidiaries of the Group since then and started to involve in the planning of sales, marketing, advertising and promotion campaigns of Bawang Guangzhou. Mr. CHEN was appointed as the personal assistant to the chief executive officer of the Company since March 2012, mainly responsible for the daily administration and management of Bawang Guangzhou. Since mid-2013. Mr. CHEN has also been responsible for the supervision and execution of sales, marketing, advertising and promotion campaigns of Bawang Guangzhou. Mr. CHEN works closely with the chairman and the chief executive officer of the Company on formulating overall strategic plan and management of the Group, and executing strategic plans in marketing, and sales and distribution. Mr. CHEN has been appointed as the CEO and Remuneration Committee Member with effect from 9 December 2015. Mr. CHEN obtained the degree of bachelor of commerce from the University of Toronto in 2012. Mr. CHEN is the son of Mr. CHEN Qiyuan, the chairman and an executive Director of the Company.

Mr. WONG Sin Yung, aged 70, is our Chief Financial Officer and executive Director. Mr. WONG joined our Group in April 2008 and was appointed as our executive Director on 10 December 2008. Mr. WONG was also appointed as our Chief Financial Officer and our Company Secretary since December 2008. He is responsible for the finance management and control, accounting, auditing, company secretarial and investor relations of our Group. Prior to joining our Group, Mr. WONG was an executive director of China Ting Group Holdings Limited (Stock Code: 03398), from 2005 to 2008, the shares of which are listed on the Stock Exchange. Mr. WONG was the chief accountant and finance manager of Mark Wong & Associates (Industrial Consultants) Limited from 1988 to 1992 and from 1994 to 2003 respectively. He also worked for a certified public accountant firm from 1992 to 1994. Mr. WONG has over 30 years experience in corporate finance, accounting, auditing, corporation administration, and project consulting. He is an associate member of Hong Kong Institute of Certified Public Accountants. Mr. WONG obtained a master's degree in human resource management from Macquarie University in 1996 and a master's degree in business administration from The University of Hong Kong in 1999.

陳正鶴先生,36歲,於二零一四年十月 二十日獲委任為我們的執行董事。陳先 生於二零零七年三月起加入本集團並自 此正式被任命為霸王廣州以及隨後擔任 本集團個別其他子公司的董事,並開始 參與霸王廣州的銷售,廣告及推廣活動 的策劃。陳先生於二零一二年三月起擔 任公司首席執行官私人助理一職,負責 廣州霸王的日常行政及管理。在二零一 三 年 中 開 始 , 陳 先 生 亦 同 時 負 責 霸 王 廣 州的銷售、廣告及推廣活動的監督及執 行。陳先生就制訂本集團之策略性計劃 及管理,及銷售、廣告及推廣計劃的執 行方面均與公司主席及首席執行官緊密 合作。陳正鶴先生於二零一五年十二月 九日被委任擔任本公司首席執行官及薪 酬委員會成員。陳先生於二零一二年獲 得多倫多大學商業學士學位。陳先生是 公司集團主席兼執行董事陳啟源先生的 兒子。

黃善榕先生,70歲,為我們的首席財務官 兼執行董事。黃先生於二零零八年四月 加入本集團,並於二零零八年十二月十 日獲委任為我們的執行董事。自二零零 八年十二月起, 黃先生亦被委任為我們 的首席財務官及公司秘書。彼負責本集 團的財務管理及監控、會計、審核、公司 秘書及投資者關係。加入本集團之前,黃 先生於二零零五年至二零零八年曾為華 鼎集團控股有限公司 (股票代碼:03398) (其股份於聯交所上市)的執行董事。於 一九八八年至一九九二年及一九九四年 至二零零三年期間,黃先生在 Mark Wong & Associates (Industrial Consultants) Limited 擔任總會計師及財務經理。彼亦於一九 九二年在一家執業會計師事務所工作。 **黃先生在企業融資、會計、審核、公司** 管理及項目諮詢方面擁有超過30年的經 驗。彼為香港會計師公會會員。黃先生於 一九九六年獲麥格理大學的人力資源管 理碩士學位,於一九九九年獲香港大學 工商管理碩士學位。

董事及高層管理人員(續)

Independent non-executive Directors

Mr. CHEUNG Kin Wing (張建榮先生), aged 70, was appointed as our independent non-executive Director on 13 November 2014. Mr. CHEUNG has extensive experience in information technology, financial accounting, auditing and management. Mr. CHEUNG is a member of Hong Kong Institute of Certified Public Accountants and a fellow of the Institute of Chartered Accountants in England and Wales. Since February 1999, Mr. CHEUNG has been a director and lead consultant of Sunplex Consultants Limited, a company providing human resources management and information technology consultancy services to its clients (including government organisations and private companies). Mr. CHEUNG had been an independent director of Principal Trust Company (Hong Kong) Limited (formerly known as AXA China Region Trustees Limited) from August 1999 to August 2015, an independent non-executive director of Bank of Communications Trustee Limited from November 2003 to January 2018 and Trio Industrial Electronics Group Limited (Stock Code: 01710) from February 2017 to May 2022. Mr. CHEUNG has been an independent non-executive director of ENM Holdings Limited (Stock Code: 00128) since June 2016, and Kin Pang Holdings Limited (Stock Code: 01722) since November 2017, companies whose shares are listed on The Stock Exchange of Hong Kong Limited. Mr CHEUNG joined Self Strengthening Service Centre Limited (自強服 務中心有限公司), which is a company limited by guarantee and an approved charitable organization, as a director on a voluntary basis with effect from 30 September 2019. Mr. CHEUNG had held several positions, including Assistant Manager, Manager and Senior Manager between September 1980 and July 1991 in Coopers & Lybrand. Mr. CHEUNG had been a partner of Coopers & Lybrand since March 1995, and had been a partner of PricewaterhouseCoopers since Coopers & Lybrand was merged with Price Waterhouse into PricewaterhouseCoopers in October 1998 until his resignation in May 1999. Mr. CHEUNG was Director of Operations and Finance of Hong Kong Institute of Certified Public Accountants between July 2004 and April 2008 and a consultant of Hong Kong Institute of Certified Public Accountants between April 2008 and August 2008. Mr. CHEUNG obtained a Bachelor of Commerce from The University of Calgary in Canada in June 1979.

獨立非執行董事

張建榮先生,70歲,於二零一四年十一 月十三日獲委任為我們的獨立非執行董 事。張先生於資訊科技、財務會計、審 計及管理領域擁有廣泛經驗。張先生是 香港會計師公會會員及英格蘭及威爾士 特許會計師公會的資深會員。張先生自 一九九九年二月起擔任輝柏顧問有限公 司的董事兼首席顧問,主要為客戶(包 括政府機構及私營企業)提供人力資源 管理和資訊科技諮詢服務。張先生於一 九九九年八月至二零一五年八月擔任信 安信託(香港)有限公司(前稱為安盛信 託有限公司)的獨立董事及自二零零三 年十一月起至二零一八年一月擔任交通 銀行信託有限公司的獨立非執行董事及 彼自二零一七年二月至二零二二年五月 任致豐工業電子集團有限公司(股票代 碼:01710)的獨立非執行董事。張先生 自二零一六年六月開始擔任安寧控股 有限公司(股票代碼:00128)的獨立非執 行董事及自二零一七年十一月開始擔 任建鵬控股有限公司(股票代碼:01722) 的獨立非執行董事。安寧控股有限公司, 及建鵬控股有限公司均為香港聯合交易 所有限公司的上市公司。張先生自二零 一九年九月三十日起,以義務性質擔任 自強服務有限公司的董事,該公司是一 家註冊為有限擔保公司及認可慈善機 構。張先生於一九八零年九月至一九九 一年七月期間曾在容永道會計師事務所 擔任不同工作崗位,包括助理經理、經理 及高級經理。張先生於一九九五年三月 起擔任容永道會計師事務所的合夥人, 並自一九九八年十月容永道會計師事務 所與羅兵咸會計師事務所合併成羅兵咸 永道會計師事務所後繼續擔任其合伙人 至一九九九年五月彼離開羅兵咸永道會 計師事務所為止。張先生曾於二零零四 年七月至二零零八年四月期間擔任香港 會計師公會的營運及財務總監及於二零 零八年四月至八月期間擔任香港會計師 公會顧問。張先生於一九七九年六月獲 得加拿大卡爾加里大學的商學士學位。

董事及高層管理人員(續)

Dr. LIU Jing (劉婧博士), aged 45, was appointed as our Independent non-executive Director on 22 May 2022, is currently the Associate Professor and the supervisor of postgraduate of the School of Accounting, Guangdong University of Finance & Economics. Prior to that, from 2013 to 2019, she had successively served as a full-time teacher, the director of laboratory and the Deputy Dean in the School of Accounting and Finance, Beijing Institute of Technology, Zhuhai. From 2009 to 2013, she worked for Beijing Focus Marketing Consultant Co., Ltd. (北京聚焦營銷顧問有限公司), a company providing consulting services of strategic positioning in China. Dr. LIU Jing has been appointed as an independent non-executive director of Guangzhou Yangshan United Precision Manufacturing Co., Limited (Stock Code: 001268) listed on Shenzhen Stock Exchange since September 2024.

Dr. LIU is currently a review expert of the expert team for Zhuhai Assets & Equity Exchange Service (珠海市產權交易中心評審專家庫), a vice chairman of School-Enterprise Alliance for China Accounting Education Transformation Development (中國會計教育轉型發展 校企聯盟), a business mentor of Zhuhai Science and Technology Business Entrepreneur Alliance (珠海市科技創業聯盟協會) and a business mentor of Zhuhai Employment and Business Entrepreneur Association (珠海市就業創業協會).

Dr. LIU obtained a bachelor's degree in management from Hunan Business College (currently known as Hunan University of Technology and Business) in 2001. She completed a study of Advanced Studies Course for Postgraduate in Accounting (會計學專業研究生課程進修班) at Central University of Finance and Economics in 2010 and then obtained a master's degree in management (part-time) in 2012. In 2019, Dr. LIU obtained a doctorate degree in management from The Macau University of Science and Technology. In October 2020, she was admitted to a high-end accounting talent training class in Guangdong Province and graduated in April 2023.

劉婧博士,45歲,於二零二二年五月二十 二日獲委任為我們的獨立非執行董事。 現擔任廣東財經大學會計學院副教授及 研究生導師。這之前,自二零一三年愛 一九年,先後任北京理工大學珠 學院會計與金融學院專職教師、實驗 主任、副院長。自二零零九年至二零 年,她曾任職於北京聚焦營銷顧問有 認務的公司。劉博士於二零二個 月起擔任於深圳證券交易所上市的廣東 揚山聯合精密製造股份有限公司(股票代 碼:001268)的獨立非執行董事。

劉博士目前是珠海市產權交易中心評審 專家庫的評審專家,中國會計教育轉型 發展校企聯盟副主任委員,珠海市科技 創業聯盟協會和珠海市就業創業協會創 業導師。

劉博士於二零零一年,獲得湖南商學院 (現名為湖南工商大學)學士學位。她於 二零一零年,完成中央財經大學會計學 專業研究生課程進修班學習,並於二零 一二年獲得管理學碩士學位(兼讀)。於 二零一九年,劉博士獲得澳門科技大學 商學院管理學博士學位。劉博士二零二 零年十月入讀廣東省高端會計人才培養 班,並於二零二四年四月畢業。

董事及高層管理人員(續)

Mr. CHU Tat Hoi (朱達凱先生), aged 51, has been appointed as an independent non executive Director with effect from 30 June 2024. Mr. CHU joined the financial industry since 1996 and has gained extensive practical experience in the corporate finance advisory and capital markets of Mainland China and Hong Kong. Mr. CHU is currently a responsible officer of Capital 9 Limited. Mr. CHU previously worked at various licensed corporations in Hong Kong, including Capital 9 Limited, where he was the managing director from 2020 to 2024; Celestial Capital Limited, where he was a director from 2019 to 2020; Convoy Capital Hong Kong Limited, where he was the managing director from 2015 to 2018; and Kingsway Capital Limited from 2000 to 2015 where he last served as a director. He also served Oriental Patron Asia Limited from 1996 to 2000. Mr. CHU obtained a bachelor's degree in business administration from The Chinese University of Hong Kong in 1996.

朱達凱,51歲,於二零二四年六月三十 日起獲委任為我們的獨立非執行董事。 朱先生自1996年加入金融行業,在中國 內地和香港的企業融資諮詢和資本市場 積累了豐富的實踐經驗。朱先生目前是 第9資本有限公司負責人員。他曾在香港 多家持牌公司工作,包括第9資本有限公 司,自2020年至2024年彼擔任該公司的 董事總經理;時富融資有限公司,自2019 年至2020年彼擔任該公司的董事;康宏 資本香港有限公司,從2015年至2018年 彼擔任該公司的董事總經理;以及匯富 融資有限公司,自2000年至2015年彼於 該公司擔任的最後職位為董事。自1996 年至2000年,彼亦服務於東英亞洲有限 公司。朱先生於1996年獲得香港中文大 學工商管理學士學位。

Independent Auditor's Report

獨立核數師報告



SHINEWING (HK) CPA Limited 17/F., Chubb Tower, Windsor House 311 Gloucester Road, Causeway Bay, Hong Kong 信永中和(香港)會計師事務所有限公司 香港銅鑼灣告士打道311號 皇室大廈安達人壽大樓17樓

TO THE SHAREHOLDERS OF **BAWANG INTERNATIONAL (GROUP) HOLDING LIMITED** (incorporated in the Cayman Islands with limited liability)

Opinion

We have audited the consolidated financial statements of BaWang International (Group) Holding Limited (the "Company") and its subsidiaries (hereinafter collectively referred to as the "Group") set out on pages 79 to 163, 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, 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 then ended in accordance with International Financial Reporting Standards ("IFRSs") issued by the International Accounting Standards Board (the "IASB") and have been properly prepared in compliance with the disclosure requirements of the Hong Kong Companies Ordinance.

Basis for Opinion

We conducted our audit in accordance with Hong Kong Standards on Auditing ("HKSAs") issued by the Hong Kong Institute of Certified Public Accountants (the "HKICPA"). Our responsibilities under those standards are further described in the Auditor's Responsibilities for the Audit of the Consolidated Financial Statements section of our report. We are independent of the Group in accordance with the HKICPA's Code of Ethics for Professional Accountants (the "Code"), and we have fulfilled our other ethical responsibilities in accordance with the Code. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion. 致**霸王國際(集團)控股有限公司**股東 (於開曼群島註冊成立的有限公司)

意見

我們已審計列載於第79至第163頁霸王 國際(集團)控股有限公司(「貴公司」)及 其子公司(以下合稱「貴集團」)的綜合財 務報表,其中包括於二零二四年十二月 三十一日的綜合財務狀況表,以及截至 該日止年度的綜合損益表及其他全面收 益表、綜合權益變動表和綜合現金流量 表,以及綜合財務報表附註,包括主要會 計政策概要。

我們認為,該等綜合財務報表已根據國際會計準則委員會(「國際會計準則委員會(「國際會計準則委員 會」)頒佈之國際財務報告準則(以下簡稱 「國際財務報告準則」)真實而公平地反映 貴集團於二零二四年十二月三十一日之 財務狀況及其截至該日止年度之財務表 現及綜合現金流量,並已遵循《香港公司 條例》的披露需要求進行適當編製。

意見的基礎

本行已根據香港會計師公會頒佈的《香港 審計準則》進行審計。在這些準則下,本 行的責任會在本核數師報告的核數師就 綜合財務報表須承擔的責任中詳述。根 據香港會計師公會之職業會計師道德守 則(簡稱「守則」),本行獨立於貴集團,並 已遵循守則履行其他道德責任。本行相 信,本行所獲得的審核憑證是充足和適 當地為本行的審核意見提供基礎。
獨立核數師報告(續)

Key Audit Matters

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

Impairment of trade receivables

Refer to note 22 to the consolidated financial statements and the accounting policies on pages 103 to 107.

關鍵審核事項

根據我們的專業判斷,關鍵審核事項為 本行審核本期綜合財務報表中最重要的 事項。本行在整體審核綜合財務報表和 就此形成意見時處理此等事項,而不會 就此等事項單獨發表意見。

貿易應收賬款的評估

參閱綜合財務報表附註22和第103頁至第 107頁的主要會計政策。

	ddressed in our audit
關鍵審核事項 在審核中的處理方法	

As at 31 December 2024, the Group had trade receivables of approximately RMB17,202,000, net of accumulated impairment losses of approximately RMB2,165,000.

於二零二四年十二月三十一日,貴集團貿易應收賬款達約人民幣17,202,000元,累計減值淨額為約人 民幣2,165,000元。

Allowance for impairment of trade receivables is based on expected credit losses ("ECL"), which is estimated by taking into account the credit loss experience and forward-looking information including both current and forecast general economic conditions.

貿易應收賬款減值的撥備是基於預期信貸損失(「預 期信貸損失」),在考慮了信貸損失經驗和前膽性資 料包括了當前和預測的總體經濟狀況後估算的。

We have identified valuation of trade receivables as a key audit matter because of their significance to the consolidated financial statements and the impairment assessment of trade receivables involved a significant degree of management judgement and may be subject to management bias.

我們把貿易應收賬款的減值評估確定為關鍵審計事 項,因為在貿易應收賬款減值評估涉及管理層的重 大判斷,當中可能存在意見偏頗的情況。 Our audit procedures were designed to assess the assumptions and judgements of the Group's ECL model on impairment assessment of trade receivables.

我們的審計程序旨在對管理層就貿易應收賬款減值 評估預期信貸損失模型的假設及判斷做出評估。

We have assessed the reasonableness of management's estimates for impairment allowance by examining the information used by management to form such judgements, including testing accuracy of the historical default data, evaluating whether the historical loss rates are appropriately adjusted based on current economic conditions and forward-looking information.

我們通過檢視管理層用以作出上述判斷的資料,包括 測試歷史違約數據的準確性、評估歷史損失率有否根 據現時的經濟狀況及前瞻性資料作出適當調整來評 估管理層估計減值撥備的合理性。

獨立核數師報告(續)

Valuation of inventories

存貨估值

Refer to note 20 to the consolidated financial statements and the accounting policies on page 99.

參閱綜合財務報表附註20和第99頁的主 要會計政策。

The key audit matter	How the matter was addressed in our audit
關鍵審核事項	在審核中的處理方法

As at 31 December 2024, the Group had inventories of approximately RMB33,978,000, net of accumulated allowance of approximately RMB1,471,000.

於二零二四年十二月三十一日,貴集團存貨約 人民幣33,978,000元,累計淨撥備為約人民幣 1,471,000元。

We have identified valuation of inventories as a key audit matter because of their significance to the consolidated financial statements and the involvement of significant judgement and estimation on the assessment of the net realisable values with reference to the latest invoice prices and current market conditions.

我們把存貨的減值評估確定為關鍵審計事項,因為 它們在綜合財務報表中的重要性,以及參考最新的 發票價格和當前的市場條件下,涉及到對可變現淨 值的評價的重大判斷和估算。 Our audit procedures were designed to assess the management's estimations and judgements on the assessment of net realisable value of inventories and identification of obsolete item based on their subsequent usage and selling prices subsequent to the end of the reporting period and current market conditions.

我們設計的審計程序旨在評估管理層對存貨的可變 現淨值估計和判斷,根據已報廢項目的後續使用情況 進行的識別,以及隨後報告期末的銷售價格和目前的 市場狀況。

We have assessed the net realisable value and utilisation of inventories subsequent to the end of the reporting period on a sample basis and discussed with the management in respect of the adequacy of the allowance made based on subsequent usage and sales, ageing analysis and current market conditions.

我們通過抽樣及和管理層討論有關基於後期的使用 和銷售情況,賬齡分析,和目前的市場情況撥備充分 性後評估了報告期後的存貨可變現淨值和使用價值 的情況。我們也評估了管理層所使用的假設和判斷標 準,通過評估管理層的過往評估的可靠性。

獨立核數師報告(續)

Impairment on property, plant and equipment and right-of-use assets

Refer to notes 17 and 18 to the consolidated financial statements and the accounting policies on page 110.

物業、廠房及設備和使用權資產的 減值

參考綜合財務報表中的附註17和18及第 110頁的主要會計政策。

The key audit matter	How the matter was addressed in our audit
關鍵審核事項	在審核中的處理方法

As at 31 December 2024, the Group had property, plant and equipment of approximately RMB40,840,000, net of accumulated impairment losses of approximately RMB103,657,000, and right-of-use assets of approximately RMB13,845,000.

截止二零二四年十二月三十一日,本集團的物業, 廠房及設備分別約為人民幣40,840,000元,淨累計 減值損失約為人民幣103,657,000元和使用權資產約 人民幣13,845,000元。

We have identified impairment on property, plant and equipment and right-of-use assets as a key audit matter because of their significance to the consolidated financial statements and the determination of the recoverable amount of these assets required significant management judgement relating to items such as level of revenue and amount of operating costs and discount rate.

我們已經確定了物業、廠房及設備和使用權資產的 減值作為關鍵審核事項,因為他們對綜合財務報告 的重要性,和這些資產的可收回金額的確定需要有 關項目諸如收入水平、經營成本金額和折扣率的重 大管理判斷。 Our audit procedures were designed to assess the reasonableness of the selection of valuation model, adoption of key assumptions and input data by reference to the historical information. In particular, we have tested the future cash flow forecast prepared by management on whether it is agreed to the budget approved by the board of directors and compared the budget with actual results available up to the report date. We have also evaluated the appropriateness of the assumptions, including the

sales growth rates and gross profit margin against latest

market expectations.

我們設計的審計程序旨在對依據歷史信息選擇估值 模型,選取關鍵假設及錄入數據的合理性進行評估。 特別是,我們已經測試了未來的現金流預測,董事會 是否同意預算的批准並在結果可用到報告日期將預 算與實際情況進行了比較。我們也重新評估假設的適 當性,包括銷售增長率和毛利率與最新不利的市場 預期。

We have also evaluated the discount rate employed in the calculation of value-in-use by reviewing its basis of calculation and comparing its input data to market sources.

我們通過審閱計算標準和對比其輸入數據和市場資 源後,也重新評估了用以計算使用價值的折現率。

As any changes in these assumptions and input to valuation model may result in significant financial impact, we have tested management's sensitivity analysis in relation to the key inputs to the impairment assessment.

由於這些假設和估值模型輸入的任何變化可能會導 致產生重大的財務影響,我們已經測試了管理層有關 與減值評估的主要輸入有關的敏感性分析。

獨立核數師報告(續)

Other Information

The directors of the Company are responsible for the other information. The other information comprises all of the information included in the 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. If, based on the work we have performed, we conclude that there is a material misstatement of this other information, we are required to report that fact. We have nothing to report in this regard.

Responsibilities of Directors of the Company and the Audit and Risk Management Committee for the Consolidated Financial Statements

The directors of the Company are responsible for the preparation of the consolidated financial statements that give a true and fair view in accordance with IFRSs issued by the IASB and the disclosure requirements of the Hong Kong Companies Ordinance, and for such internal control as the directors of the Company 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 of the Company 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 of the Company either intend to liquidate the Group or to cease operations, or have no realistic alternative but to do so.

The Audit and Risk Management Committee is responsible for overseeing the Group's financial reporting process.

其他資料

貴公司董事須對其他資料承擔責任。其 他資料包括年報中所包含的資料,但不 包括綜合財務報表及本行就此發出的核 數師報告。

本行對綜合財務報表作出的意見並未考 慮其他資料。本行不對其他資料發表任 何形式的核證結論。

就審計綜合財務報表而言,本行的責任 是閱讀其他資料,從而考慮其他資料是 否與綜合財務報表或本行在審核過程中 獲悉的資料存在重大不符,或似乎存在 重大錯誤陳述。倘若本行基於已完成的 工作認為其他資料出現重大錯誤陳述, 本行須報告此一事實。本行就此並無須 報告事項。

本公司董事和審核及風險管 理委員會就綜合財務報表須 承擔的責任

貴公司董事須負責根據國際會計準則理 事會頒佈的《國際財務報告準則》及《香港 公司條例》的披露要求編製及真實而公允 地列報該等綜合財務報表,並負責貴公 司董事認為編製綜合財務報表所必需的 有關內部監控,以確保有關綜合財務報 表不存在重大錯誤陳述(不論是否由於欺 詐或錯誤而導致的)。

在編製綜合財務報表時,貴公司董事須 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 非貴公司董事有意將貴集團清盤,或停 止營運,或除此之外並無其他實際可行 的辦法,否則貴公司董事須採用以持續 經營為基礎的會計法。

審核及風險管理委員會須負責監督貴集 團的財務報告流程。

獨立核數師報告(續)

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

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

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

核數師就綜合財務報表須承 擔的責任

本行根據《香港審計準則》進行審計的工 作之一,是運用專業判斷,在整個審核過 程中抱持職業懷疑態度。本行也:

- 識別和評估貴集團綜合財務報告內 的重大錯報風險(無論是否因錯誤或 欺詐而導致的),設計和執行響應這 些風險的審計程序,和獲取充份和 適當的審計證據為發表本行的意見 提供基礎。基於欺詐涉及共謀、偽 造、故意遺漏、誤導性陳述或對內 部控制的否決,因此未能發現由欺 詐而導致重大錯報的風險是比由錯 誤而導致重大錯報的風險為高。
- 瞭解與審計工作相關的內部控制
 以設計恰當的審計程序,但並非
 對貴集團的內部控制有效性發表
 意見。
- 評價公司董事選用會計政策的恰當 性和作出會計估計和相關披露的合 理性。

獨立核數師報告(續)

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

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

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

- 評估貴集團綜合財務報表的整體列報、架構和內容(包括資料披露), 以及貴集團綜合財務報表及是否已 公允地反映及列報相關交易及事項。
- 計劃和執行集團審計,以就貴集團 內實體或業務單位的財務信息獲取 充足、適當的審計憑證,作為對貴 集團財務報表發表意見的基礎。本 行負責指導、監督和審閱為集團審 計而執行的審計工作。本行為審計 意見承擔全部責任。

本行就審計工作的計劃範圍和時間、在 審核過程中的主要發現(包括內部控制的 重大缺失)及其他事項與審核及風險管理 委員會進行溝通。

本行亦向審核及風險管理委員會作出聲 明,確認本行已遵守有關獨立性的道德 要求,並就所有被合理認為可能影響核 數師獨立性的關條和其他事宜以及相關 保障措施(如適用),與管治層進行溝通。

獨立核數師報告(續)

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

The engagement partner on the audit resulting in this independent auditor's report is Chan Wing Kit.

本行通過與審核及風險管理委員會溝 通,確定哪些是本期綜合財務報表審計 工作的最重要事項,即關鍵審核事項。除 非法律或法規不容許公開披露此等事項 或在極罕有的情況下,本行認為披露此 等事項可合理預期的不良後果將超過公 眾知悉此等事項的利益而不應在報告中 予以披露,否則本行會在核數師報告中 描述此等事項。

負責此審核項目與簽發獨立核數師報告 的項目合夥人為陳永傑。

SHINEWING (HK) CPA Limited Certified Public Accountants Chan Wing Kit Practising Certificate Number: P03224

Hong Kong 28 March 2025 **信永中和(香港)會計師事務所有限公司** 執業會計師 **陳永傑** 執業證書號碼: P03224

香港 二零二五年三月二十八日

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 二零二四年 RMB'000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元
Revenue Cost of sales	營業額 銷售成本	7	252,952 (124,173)	237,653 (117,935)
Gross profit Other income Selling and distribution costs Administrative expenses Reversal of impairment losses	毛利 其他收入 銷售及分銷成本 行政開支 貿易應收賬款減值	8	128,779 1,422 (94,874) (29,359)	119,718 2,907 (81,106) (27,602)
recognised in respect of trade receivables Other expenses	損失回撥 其他開支	22	1,684 (70)	1,148 (183)
Operating profit Finance cost	經營利潤 財務費用	9	7,582 (955)	14,882 (1,338)
Profit before taxation Income tax (expense)/credit	税前利潤 所得税(開支)/抵免	10	6,627 (72)	13,544 83
Profit for the year attributable to owners of the Company	本公司擁有人應佔之 年內利潤	11	6,555	13,627
Other comprehensive expense <i>Item that will not be reclassified</i> <i>subsequently to profit or loss:</i> Exchange differences arising on translation of financial statements from functional currency to	其他期內全面收入 <i>不會被重新分類為損益 的項目:</i> 因從功能貨幣轉換至記 賬本位幣的匯兑差額			
from functional currency to presentation currency			(589)	(441)
Profit and total comprehensive income for the year attributable to owners of the Company	本公司擁有人應佔年內 利潤及全面收入		5,966	13,186
Earnings per share (RMB)	每股盈利(人民幣)	14		
Basic	基本		0.2073 cent 0.2073 仙	0.4309 cent 0.4309仙
Diluted	攤薄		0.2073cent 0.2073仙	0.4309 cent 0.4309 仙

Consolidated Statement of Financial Position

綜合財務狀況表

As at 31 December 2024 於二零二四年十二月三十一日

		Notes 附註	31 December 2024 二零二四年 十二月三十一日 RMB'000 人民幣千元	31 December 2023 二零二三年 十二月三十一日 RMB'000 人民幣千元
Non-current assets Property, plant and equipment Right-of-use assets Deferred tax assets Deposit paid for acquisition of property, plant and equipment	非流動資產 物業、廠房及設備 使用權資產 遞延所得税資產 為購置物業、廠房 及設備而支付的 預付款	17 18(i) 19	40,840 13,845 307 5,027	34,575 22,573 379
Time deposit	定期存款	23(i)	- 60,019	30,000
Current assets Inventories Right to returned goods asset Trade and other receivables Bank balances and cash	流動資產 存貨 退回存貨之權利 貿易及其他應收賬款 銀行結餘及現金	20 21 22 23(ii)	33,978 319 20,793 120,324	25,831 719 27,984 88,272
			175,414	142,806
Current liabilities Trade and other payables Contract liabilities Refund liabilities Lease liabilities	流動負債 貿易及其他應付賬款 合約負債 償還負債 租賃負債	24 25 26 18(ii)	65,798 7,711 561 10,307	59,411 5,225 1,092 9,208
			84,377	74,936
Net current assets	流動資產淨值		91,037	67,870
Total assets less current liabilities	資產淨值減流動負責		151,056	155,397
Non-current liability Lease liabilities	非流動負債 租賃負債	18(ii)	5,588	15,895
Net assets	資產淨值		145,468	139,502

Consolidated Statement of Financial Position (Continued)

綜合財務狀況表(續)

As at 31 December 2024 於二零二四年十二月三十一日

			31 December 2024 二零二四年	31 December 2023 二零二三年
		Notes 附註	十二月三十一日 RMB'000 人民幣千元	+二月三十一日 RMB'000 人民幣千元
Capital and reserves Share capital Reserves	股本及儲備 股本 儲備	27(a) 27(b)	277,932 (132,464)	277,932 (138,430)
Total equity	權益總額		145,468	139,502

The consolidated financial statements on pages 79 to 163 were approved and authorised for issue by the board of directors on 28 於二零二四年三月二十八日批准並由其 March 2025 and are signed on its behalf by:

第79至163頁面的綜合財務報表經董事會 代表簽署授權發行:

Mr. CHEN Qiyuan 陳啟源 Director 董事

Mr. CHEN Zheng He 陳正鶴 Director 董事

Consolidated Statement of Changes in Equity

綜合權益變動表

		Attributable to owners of the Company 本公司權益持有人應佔							
		Share capital 股本 RMB'000 人民幣千元	Share premium 股本溢價 RMB'000 人民幣千元 (note 27(b)) (附註27(b))	Statutory reserves 法定儲備 RMB'000 人民幣千元 (note 27(b)) (附註27(b))		Translation reserve 匯兑儲備 RMB'000 人民幣千元 (note 27(b)) (附註27(b))	Other reserve 其他儲備 RMB'000 人民幣千元 (note 27(b)) (附註27(b))	Accumulated losses 累計虧損 RMB'000 人民幣千元	Total 權益總額 RMB'000 人民幣千元
At 1 January 2023	於二零二三年一月一日	277,932	1,401,815	49,887	8,468	(33,295)	9,421	(1,587,912)	126,316
Profit for the year Other comprehensive expense for the year	年度內利潤 其他全面支出	-	-	-	-	-	-	13,627	13,627
Exchange differences arising on translation of financial statements from functional currency to	海外業務換算之 匯兑差異								
presentation currency		_	_	_	_	(441)	_	_	(441)
Total comprehensive (expense)/ income for the year	年內全面(支出)/收入 總額	_	_	_	_	(441)	_	13,627	13,186
At 31 December 2023	於二零二三年 十二月三十一日	277,932	1,401,815	49,887	8,468	(33,736)	9,421	(1,574,285)	139,502
At 1 January 2024	於二零二四年一月一日	277,932	1,401,815	49,887	8,468	(33,736)	9,421	(1,574,285)	139,502
Profit for the year Other comprehensive expense for	年度內利潤 其他全面支出	-	-	-	-	-	-	6,555	6,555
the year Exchange differences arising on translation of financial statements from functional currency to	海外業務換算之 匯兑差異								
presentation currency		-	-	-	-	(589)	-	-	(589)
Total comprehensive (expense)/ income for the year	年內全面(支出)/收入 總額	_	_	_	_	(589)	_	6,555	5,966
At 31 December 2024	於二零二四年 十二月三十一日	277,932	1,401,815	49,887	8,468	(34,325)	9,421	(1,567,730)	145,468

Consolidated Statement of Cash Flows

綜合現金流量表

		2024 二零二四年 RMB'000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元
OPERATING ACTIVITIES	經營活動		
Profit before taxation	税前虧損	6,627	13,544
Adjustments for: Bank interest income Reversal of impairment losses recognised in	就下列作出調整: 銀行利息收入 有關物業、廠房及設備	(1,225)	(1,627)
respect of trade receivables Gain on waiver of trade payables Government grants	的減值回撥 應付賬款豁免收益 政府補助	(1,684) — —	(1,148) (644) (436)
Allowance/(reversal of allowance) for inventories Depreciation of right-of-use assets Depreciation of property, plant and equipment	使用權資產折舊 物業、廠房及設備折舊	369 8,728 7,622	(137) 8,728 7,890
Finance cost Bad debt written off Loss on disposal of property, plant and equipment	財務費用 逾期存貨報廢 處置物業、廠房及設備 損失	955 — 33	1,338 730 159
Operating cash flows before working capital changes	營運資金變動前之經營資金 流量	21,425	28,397
(Increase)/decrease in inventories Decrease in right to returned goods asset Decrease/(increase) in trade and other receivables	(增加)/減少存貨 退回存貨之權利減少 3 貿易及其他應收款項	(8,516) 400	1,362 18
Increase/(decrease) in trade and other payables	減少/(増加) 貿易及其他應付款項 増加/(減少)	9,501 6,387	(7,172) (19,585)
Increase in contract liabilities (Decrease)/increase in refund liabilities	适加/(减少) 合同負債增加 償還負債(減少)/增加	2,486 (531)	(19,585) 964 62
CASH GENERATED FROM OPERATIONS AND	經營產生的現金流及		
NET CASH FROM OPERATING ACTIVITIES	經營活動產生的現金淨額	31,152	4,046

Consolidated Statement of Cash Flows (Continued)

綜合現金流量表(續)

		2024 二零二四年 RMB'000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元
	机次江乱		
INVESTING ACTIVITIES Withdrawal of a time deposit	投資活動 提取定期存款	30,000	50,000
Placement of a time deposit	存放定期存款		(30,000)
Bank interest received	已收銀行利息	599	1,447
Proceeds from disposal of property, plant and	處置物業、廠房及設備的		.,
equipment	所得款項	35	167
Purchase of property, plant and equipment	購買物業、廠房及設備	(18,965)	(2,265)
NET CASH FROM INVESTING ACTIVITIES	投資活動產生的現金淨額	11,669	19,349
FINANCING ACTIVITIES	融資活動		
Repayment of lease liabilities	償還租賃負債	(9,208)	(8,173)
Interest paid	已付利息	(955)	(1,338)
Government grants received	收到政府補助金	-	436
			()
NET CASH USED IN FINANCING ACTIVITIES	融資活動所用的現金淨額	(10,163)	(9,075)
	- · · · · · · · · · · · · · · · · · · ·		
NET INCREASE IN CASH AND CASH	現金及現金等價物增加淨額	20.650	14.000
EQUIVALENTS		32,658	14,320
CASH AND CASH EQUIVALENTS AT	於年初之現金及現金等價物		
BEGINNING OF THE YEAR		88,272	74,404
EFFECT OF FOREIGN EXCHANGE RATE CHANGES	匯率變動影響	(606)	(452)
· · · · · · · · · · · · · · · · · · ·			
CASH AND CASH EQUIVALENTS AT END OF	於年終之現金及現金等價物		
THE YEAR (note 23)	(附註23)	120,324	88,272

Notes to the Consolidated Financial Statements

综合財務報表附註

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

1. General

BaWang International (Group) Holding Limited (the "Company") was incorporated in the Cayman Islands as an exempted company with limited liability and its shares are listed on the Main Board of The Stock Exchange of Hong Kong Limited (the "Stock Exchange"). Its immediate holding company is Fortune Station Limited ("Fortune Station"), which is incorporated in the British Virgin Islands (the "BVI") and is owned as to: (1) 49.57% by Heroic Hour Limited, a company that is beneficially owned as to 22.00% by Mr. CHEN Zheng He, the chief executive officer and an executive director of the Company, and 78.00% by Mr. CHEN Zheng He's six brothers and sisters; and (2) 50.43% by Mr. CHEN Qiyuan, the chairman of the board of directors of the Company (the "Directors").

The address of the registered office is at Cricket Square, Hutchins Drive, P.O. Box 2681, Grand Cayman, KY1-1111, Cayman Islands and the principal place of business is at Bawang Industrial Park, 468 Guanghua 3rd Road, Baiyun District, Guangzhou, 510450, the People's Republic of China (the "PRC").

The principal activities of the Company and its subsidiaries (hereinafter collectively referred to as the "Group") are manufacturing and sales of the household and personal care products.

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 Renminbi ("RMB"), which is the functional currency of the principal subsidiaries of the Group where the primary economic environment is in the PRC. Other than the subsidiaries established in the PRC, whose functional currencies are RMB, the functional currency of the Company and other subsidiaries is Hong Kong dollars ("HK\$").

1. 一般資料

霸王國際(集團)控股有限公司(「本 公司」)於開曼群島註冊成立為獲豁 免的有限公司並且在香港聯合交易 所有限公司(「聯交所」)上市。其直 接母公司為在英屬處女群島(「英屬 處女群島」)註冊的Fortune Station Limited(「Fortune Station」),其股份 受益人(1) Heroic Hour Limited擁有 49.57%,該公司的22.00%股權由本 公司之執行董事及首席執行官陳正 鶴先生寬益持有,而餘下之78.00% 則由陳正鶴先生之六位弟妹實益持 有;及(2)本公司的董事會主席陳啟 源先生擁有50.43%(「董事」)。

本公司註冊辦事處的地址為Cricket Square, Hutchins Drive, P.O. Box 2681, Grand Cayman, KY1-1111, Cayman Islands,主要營業地點為中 華人民共和國(「中國」)廣州市白雲 區廣花三路468號霸王工業園,郵編 510450。

本公司及其附屬公司(以下統稱為 「本集團」)的主要從事生產及銷售家 用及個人護理產品業務。

本集團每一個實體的財務報表所列 項目均使用該實體所處的主要經濟 環境的貨幣(「功能貨幣」)來計量。 綜合財務報表以人民幣(「人民幣」) 表示,人民幣是本集團主要子公司 在中國的主要經濟環境下的功能貨 幣。除在中國境內設立的以人民幣 為記賬本位幣的子公司外,本公司 及其他子公司的記賬本位幣為港幣 (「港幣」)。

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

2. Application of Amendments to International Financial Reporting Standards ("IFRS(s)")

In the current year, the Group has applied, for the first time, the following amendments to International Financial Reporting Standards ("IFRSs") issued by the International Accounting Standards Board (the "IASB") which are effective for the Group's financial year beginning on 1 January 2024:

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

The application of the new and amendments to IFRSs in the current year has had no material effect on the Group's financial performance and positions for the current and prior periods and/or on the disclosures set out in these consolidated financial statements.

應用新訂及經修訂國際財 務報告準則(「國際財務報 告準則」)

於當前年度內,本集團已首次應用 國際會計準則委員會(「國際會計準 則委員會」)頒佈的下列經修訂國際 財務報告準則(「國際財務報告準 則」),該等修訂於本集團自二零二 四年一月一日開始的財政年度生效:

國際財務報告	售後租回交易中
準則第16號之	的租賃負債
修訂本	
國際會計準則	將負債分類為
第1號之修訂本	流動或非流動
國際會計準則	附帶契約的
第1號之修訂本	非流動負債
國際會計準則	供應商融資安排
第7號及國際	
財務報告準則	
第七號修訂本	

除下文所披露者外,於當前年度應 用新訂及經修訂國際財務報告準則 不會對本集團於本年度及過往期間 的財務表現及狀況及/或該等簡明 綜合財務資料所載的披露事項造成 重大影響。

綜合財務報表附註(續)

已頒佈但尙未生效的經修訂國際

本集團並未提早採納以下已頒佈但尚未生效的經修訂國際財務報告準

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

財務報告準則

則及詮釋:

Application of Amendments to International Financial Reporting Standards ("IFRS(s)") (Continued) 應用新訂及經修訂國際財 務報告準則(「國際財務報 告準則」)(續)

New and amendments to IFRSs issued but not yet effective

Group.

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

IFRS	18	Presentation and Disclosure in Financial Statements ³	國際財務報告 準則第18號	於財務報表之呈列及 披露 ³
IFRS 19		Subsidiaries without Public Accountability: Disclosures ³	國際財務報告 準則第19號	非公共受託責任附屬 公司的披露 ³
Ame	ndments to IAS 21	Lack of Exchangeability ¹	國際會計準則 第21號修訂本	缺乏可兑換性1
	ndments to IFRS 9 d IFRS 7	Amendments to the Classification and Measurement of Financial Instruments ²	國際財務報告 準則第9號及 國際財務報告 準則第7號 修訂本	金融工具分類及計量之 修訂 ²
	ndments to IFRS counting Standards	Annual Improvements to IFRS Accounting Standards — Volume 11 ²	國際財務報告準 則會計準則修 訂本	國際財務報告準則 會計準則之年度改進 - 第11 ²
	ndments to IFRS 10 d IAS 28	Sale or Contribution of Assets between an Investor and its Associate or Joint Venture ⁴	國際財務報告 準則第10號及 國際財務報告 準則第28號 修訂本	投資者與其聯營公司或 合營企業間的資產 出售或注入⁴
	ndments to IFRS 9 d IFRS 7	Contracts Referencing Nature- dependent Electricity ²	國際財務報告準 則第9號及國際 財務報告準則 第7號修訂本	涉及依賴自然能源生產 電力的合同 ²
1	Effective for annual periods be	ginning on or after 1 January 2025.	¹ 於二零二五 ⁴ 期間生效。	F-月-日或之後開始的年度
2	Effective for annual periods beginning on or after 1 January 2026.		² 於二零二六 ⁴ 期間生效。	F一月一日或之後開始的年度
3	Effective for annual periods beginning on or after 1 January 2027.		³ 於二零二七 ⁴ 期間生效。	F-月-日或之後開始的年度
4	Effective for annual periods be	ginning on or after a date to be determined.	4 於待定日期或	戈之後開始的年度期間生效。
appli	cation of new and a	at, except as described below, the mendments to IFRSs will have no ults and the financial position of the	訂國際財務報	期,應用新訂及經修 告準則將不會對本集 状況產生重大影響。

綜合財務報表附註(續)

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

2. Application of Amendments to International Financial Reporting Standards ("IFRS(s)") (Continued)

New and amendments to IFRSs issued but not yet effective (Continued)

IFRS 18 — Presentation and Disclosure in Financial Statements

IFRS 18 sets out requirements on presentation and disclosures in financial statements and will replace IAS 1 Presentation of Financial Statements. IFRS 18 introduces new requirements to present specified categories and defined subtotals in the statement of profit or loss; provide disclosures on managementdefined performance measures in the notes to the financial statements and improve aggregation and disaggregation of information to be disclosed in the financial statements. Minor amendments to IAS 7 "Statement of Cash Flows" and IAS 33 "Earnings per Share" are also made.

IFRS 18, and the consequential amendments to other IFRS Accounting Standards, will be effective for annual periods beginning on or after 1 January 2027, with early application permitted.

The application of the IFRS 18 is not expected to have material impact on the financial position of the Group. The directors are in the process of making an assessment of the impact of IFRS 18, but is not yet in a position to state whether the adoption would have a material impact on the presentation and disclosures of consolidated financial statements of the Group.

應用新訂及經修訂國際財務報告準則(「國際財務報告準則」)(續)

已頒佈但尙未生效的經修訂國際 財務報告準則(績)

IFRS 18 - 財務報表的列報和披露

IFRS 18規定了財務報表中列報和披露的要求,並將取代國際會計準則 第1號財務報表列報。IFRS 18引入 了新的要求,包括在損益表中列報 指定類別和定義的小計:在財務報 表附註中披露管理層定義的績效指 標;以及改進財務報表中信息的匯 總和分解。還對國際會計準則第7號 現金流量表和國際會計準則第33號 每股盈利進行了小幅修訂。

IFRS 18及其對其他國際財務報告準則的相關修訂將於二零二七年一月 一日或之後開始的年度期間生效, 允許提前應用。

預計IFRS 18的實施不會對集團的財 務狀況產生重大影響。董事們正在 評估IFRS 18的影響,但尚未能夠確 定其採用是否會對集團合並財務報 表的列報和披露產生重大影響。

綜合財務報表附註(續)

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

3. Material Accounting Policy Information

The consolidated financial statements have been prepared in accordance with IFRSs issued by the IASB. In addition, the consolidated financial statements include 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.

The consolidated financial statements have been prepared on the historical cost basis at the end of each reporting period.

Historical cost is generally based on the fair value of the consideration given in exchange for goods.

Fair value is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date, regardless of whether that price is directly observable or estimated using another valuation technique. Details of fair value measurement are explained in the accounting policies set out below.

The material accounting policies are set out below.

Basis of consolidation

The consolidated financial statements incorporate the financial statements of the Company and entities controlled by the Company and its subsidiaries.

Control is achieved where the Group has: (i) the power over the investee; (ii) exposure, or rights, to variable returns from its involvement with the investee; and (iii) the ability to use its power over the investee to affect the amount of the Group's returns.

The Group reassess whether it controls an investee if facts and circumstances indicate that there are changes to one or more of these elements of control stated above.

3. 重大會計政策信息

本綜合財務報表乃根據國際會計準 則委員會發佈的國際財務報告準 則編製。此外,本綜合財務報表包 括了聯交所證券上市規則(「上市規 則」)和香港公司條例要求的適用披 露事項。

綜 合 財 務 報 表 按 歷 史 成 本 基 準 而 編製。

歷史成本通常基於就交換貨品而支 付代價的公允價值。

公允價值是於計量日期市場參與者 間在主要市場(或最有利的市場)按 照現行市況(即平倉價)進行的有序 交易所出售資產所收取或轉讓負債 須支付的價格,不論該價格是否直 接可觀察或使用另一估值技術估計 所得。有關公允價值計量的詳情於 下文所載會計政策中解釋。

主要會計政策載列如下:

綜合賬目之基準

綜合財務報表包括本公司及受其控 制實體(即其子公司)的財務報表。

控制乃指本集團擁有:(i)權力支配被 投資方:(ii)藉對被投資方的參與而 有權改變由其獲取的回報:及(iii)藉 對該被投資方行使權力而有能力影 響本集團回報。

倘有事實及情況顯示上述三項控制 因素中有一項或以上出現變化,本 集團將重新評估其是否對投資對象 擁有控制權。

綜合財務報表附註(續)

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

3. Material Accounting Policy Information (Continued)

Basis of consolidation (Continued)

Consolidation of a subsidiary begins when the Group obtains control over the subsidiary and cease when the Group loses control of the subsidiary.

Income and expenses of subsidiaries are included in the consolidated statement of profit or loss and other comprehensive income from the date the Group gains control until the date when the Group ceases to control the subsidiary.

All intra-group assets and liabilities, equity, income, expenses and cash flows relating to transactions between entities of the Group are eliminated in full on consolidation.

Revenue from contracts with customers

Revenue is recognised to depict the transfer of promised goods to customers in an amount that reflects the consideration to which the entity expects to be entitled in exchange for those goods.

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

A performance obligation represents a good (or a bundle of goods) that is distinct or a series of distinct goods that are substantially same.

3. 重大會計政策信息(續)

綜合賬目之基準(績)

當本集團取得附屬公司之控制權 時,該等附屬公司之賬目開始合 併,而當本集團失去附屬公司之控 制權時終止合併。

附屬公司之收入及開支自本集團取 得控制權之日起至本集團失去控制 權之日至計入綜合損益表的其他全 面收益中。

集團內部各實體之間之資產及負 債、所有者權益、收入、開支以及現 金流量,將於綜合賬目時悉數對消。

收入確認

收入確認用以描述向客戶轉讓約定 貨物的金額,該金額反映了實體預 期有權以該等貨物換取的對價。

當(或於)滿足履約義務時,本集團 確認收入,即於特定履約義務的相 關商品或服務的「控制權」轉讓予客 戶時確認。

履約義務指個別的商品(或一組商 品)或大致相同的個別商品或服務。

綜合財務報表附註(續)

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

3. Material Accounting Policy Information (Continued)

Revenue from contracts with customers (Continued)

Control is transferred over time and revenue is recognised over time by reference to the progress towards complete satisfaction of the relevant performance obligation if one of the following criteria is met:

- The customer simultaneously receives and consumes the benefits provided by the Group's performance as the Group performs;
- 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.

Otherwise, revenue is recognised at a point in time when the customer obtains control of the distinct goods.

Revenue is measured based on the consideration to which the Group expects to be entitled in a contract with a customer, excludes amounts collected on behalf of third parties, discounts and sales related taxes.

Contract liabilities

A contract liability represents the Group's obligation to transfer goods to a customer for which the Group has received consideration from the customer.

The Group recognised revenue from the sales of goods including (i) hair-care products; (ii) skin-care products; and (iii) other household and personal care products.

3. 重大會計政策信息(續)

收入確認(績)

控制權隨時間轉移,而倘滿足以下 其中一項標準,則收入乃參照完全 滿足相關履約義務的進展情況而隨 時間確認。

- 隨本集團履約,客戶同時取得 並耗用本集團履約所提供的 利益;
- 本集團之履約創建或強化一資 產,該資產於創建或強化之時 即由客戶控制;或
- 本集團之履約並未產生對本集 團有替代用途的資產,且本集 團對迄今已完成履約之款項具 有可執行之權利。

否則,收入於客戶獲得個別商品或 服務控制權的時間點確認。

收入是根據與客戶簽訂的合同中規 定的對價計算的,不包括代表第三 方收取的款項、折扣和與銷售有關 的税費。

合同負債

合同負債表示本集團已經收到了客 戶的對價未來需要向客戶交付貨物 的義務。

集團確認銷售產品的收入,包括(i)護 髮產品;(ii)護膚產品;(iii)其他家庭和 個人護理用品。

綜合財務報表附註(續)

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

3. Material Accounting Policy Information (Continued)

Revenue from contracts with customers (Continued)

Sales of goods

Revenue from sales of goods is recognised at the point when control of the products has transferred, being when the products are delivered to the customers and there is no unfulfilled obligation that could affect the customer's acceptance of the products.

Right of return

When a contract provides a customer with a right to return the goods within a specified period, the consideration received from the customer is variable because the contract allows the customer to return the products. The Group uses the expected value method to estimate the goods that will be returned. For goods expected to be returned, the Group presents a refund liability as "Refund liabilities" and an asset for the right to recover products from a customer as "Right to returned goods asset".

Leasing

Definition of a lease

A contract is, or contains, a lease if the contract conveys a right to control the use of an identified asset for a period of time in exchange for consideration.

The Group as lessee

For contracts entered into or modified on or after the date of initial application of IFRS16, the Group assesses whether a contract is or contains a lease, at inception of the contract or modification date, as appropriate. The Group recognises a rightof-use asset and a corresponding lease liability with respect to all lease arrangements in which it is the lessee, except for short-term leases (defined as leases with a lease term of 12 months or less from the commencement date and do not contain a purchase option) and leases of low value assets. For these leases, the Group recognises the lease payments as an operating expense on a straight-line basis over the term of the lease unless another systematic basis is more representative of the time pattern in which economic benefits from the leased assets are consumed.

3. 重大會計政策信息(續)

收入確認(續)

貨物銷售

當產品的控制權轉移時,即產品交 付給客戶時,而且沒有會影響客戶 對產品接受的未履行義務,銷售產 品的收入才會被確認。

退貨權利

當合同規定客戶有權在規定期限 內退貨時,從客戶處收到的對價是 可變的,因為合同允許客戶退貨。 本集團使用期望值法來估計將被退 回的貨物。對於預計將被退回的貨 物,本集團將退款責任列為「償還負 債」,將從客戶收回產品的權利列為 「退回存貨之權利」。

租賃

租賃的定義

如果合約賦予客戶在一段時期內控 制特定資產的使用的權利以換取對 價,則該合約屬租賃或包含租賃。

本集團作為承租人

綜合財務報表附註(續)

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

3. Material Accounting Policy Information (Continued)

Leasing (Continued)

Lease liabilities

At the commencement date, the Group measures lease liability at the present value of the lease payments that are not paid at that date. The lease payments are discounted by using the interest rate implicit in the lease. If this rate cannot be readily determined, the Group uses its incremental borrowing rate.

Lease payments included in the measurement of the lease liability comprise fixed lease payments (including in-substance fixed payments).

The lease liability is presented as a separate line in the consolidated statement of financial position.

The lease liability is subsequently measured by increasing the carrying amount to reflect interest on the lease liability (using the effective interest method) and by reducing the carrying amount to reflect the lease payments made.

Lease liability is remeasured (and with a corresponding adjustment to the related right-of-use asset) whenever:

- the lease term has changed or there is a significant event or change in circumstances resulting in a change in the assessment of exercise of a purchase option, in which case the lease liability is remeasured by discounting the revised lease payments using revised discount rate.
- the lease payments change due to changes in an index or rate or a change in expected payment under a guaranteed residual value, in which cases the lease liability is remeasured by discounting the revised lease payments using the initial discount rate (unless the lease payments change is due to a change in a floating interest rate, in which case a revised discount rate is used).

3. 重大會計政策信息(續)

租賃(績)

租賃負債

於生效日期,本集團按當日尚未支 付的租賃付款的現值計量租賃負 債。租賃付款乃採用租賃中的內含 利率進行折現。如果這個利率不容 易確定,本集團將使用其增量借款 利率。

租賃付款包括在由固定租賃付款(包 括實質固定付款)的租賃負債的計 量中。

租賃負債在簡明綜合財務報表中單 獨列示。

租賃負債其後按調增賬面價值以反 映租賃負債利息(使用實際利率法) 和調減賬面值以反映所作出租賃付 款額的方式計量。

倘出現以下情況,本集團重新計量 租賃負債(並就相關使用權資產作出 相應調整):

- 租賃期有所變動或發生重大事件或情況變動導致行使購買選擇權的評估發生變化,在此情況下,租賃負債透過採用經修訂貼現率貼現經修訂租賃付款而重新計量。
- 租賃付款因指數或利率變動或 有擔保剩餘價值下預期付款變 動而出現變動,在此情況下, 租賃負債採用初始貼現率貼現 經修訂租賃付款而重新計量 (除非租賃付款乃由於浮動利 率變動而有所變動,則在此種 情況下,採用經修訂貼現率)。

綜合財務報表附註(續)

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

3. Material Accounting Policy Information (Continued)

Leasing (Continued)

Lease liabilities (Continued)

 a lease contract is modified and the lease modification is not accounted for as a separate lease, in which case the lease liability is remeasured based on the lease term of the modified lease by discounting the revised lease payments using a revised discount rate at the effective date of the modification.

Right-of-use assets

The right-of-use assets comprise the initial measurement of the corresponding lease liability, lease payments made at or before the commencement date and any initial direct costs, less lease incentives received.

Right-of-use assets are subsequently measured at cost less accumulated depreciation and impairment losses, and adjusted for any remeasurement of lease liabilities. They are depreciated over the shorter period of lease term and useful life of the underlying asset. The depreciation starts at the commencement date of the lease.

The Group presents right-of-use assets as a separate line in the consolidated statement of financial position.

The Group applies IAS 36 to determine whether a right-of-use asset is impaired and accounts for any identified impairment loss.

3. 重大會計政策信息(續)

租賃(續)

租賃負債(續)

 租賃合約已修改且租賃修改不 作為一項單獨租賃入賬,在此 情況下,租賃負債透過採用於 修改生效日期的經修訂貼現 率貼現經修訂租賃付款而重新 計量。

使用權資產

使用權資產包括租賃負債的初始計 量金額,於生效日期或之前作出的 任何租賃付款,以及產生的任何初 始直接成本,減去收到的租賃激勵。

使用權資產按成本減去累計折舊和 減值損失後的價值重新計量。使用 權資產按租期和相關資產的可使用 年限內較短者折舊。折舊自租賃生 效之日起計算。

本集團在簡明綜合財務報表中單獨 列有使用權資產的項目。

本集團應用國際會計準則第36號, 以確定資產使用權是否減值,並已 確認任何的減值損失。

綜合財務報表附註(續)

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

3. Material Accounting Policy Information (Continued)

Foreign currencies

For the purposes of presenting the consolidated financial statements, the assets and liabilities of the Group's foreign operations are translated into the presentation currency of the Group (i.e. RMB) using exchange rates prevailing at the end of each reporting period. Income and expenses items are translated at the average exchange rates for the year. Exchange differences arising, if any, are recognised in other comprehensive income and accumulated in equity under the heading of translation reserve.

Retirement benefit costs and termination benefits

Payments to state-managed retirement benefit schemes and the Mandatory Provident Fund Scheme (the "MPF Scheme") are recognised as an expense when employees have rendered service entitling them to the contributions.

Short-term and other long-term employee benefits

A liability is recognised for benefits accruing to employees in respect of wages and salaries in the period the related service is rendered at the undiscounted amount of the benefits expected to be paid in exchange for that service.

Liabilities recognised in respect of short-term employee benefits are measured at the undiscounted amount of the benefits expected to be paid in exchange for the related service.

3. 重大會計政策信息(續)

外幣

就呈列綜合財務報表而言,本集團 之海外業務資產及負債採用呈報期 末之通行匯率換算為本集團之呈列 貨幣(即人民幣)。否則收入及開支 項目按年內之平均匯率換算。所產 生之匯兑差額(如有)於其他全面收 益內確認並累計入權益項下之匯兑 儲備中。

退休福利成本和辭退福利

支付給國家管理的退休福利計劃及 強制性公積金計劃「強積金計劃」被 認為是當僱員提供使其有權獲得 有關供款的服務時在損益中確認為 開支。

短期和其他長期僱員福利

僱員就工資和薪金於提供服務期間 按預期就服務所支付的福利未折現 金額而確認為負債。

有關短期僱員福利的負債確認,於 提供服務期間按預期就服務所支付 的福利未折現金額予以計量。

綜合財務報表附註(續)

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

3. Material Accounting Policy Information (Continued)

Taxation

Income tax expense represents the sum of the tax currently payable and deferred tax.

The tax currently payable is based on taxable profit for the year. Taxable profit differs from profit before taxation as reported in the consolidated statement of profit or loss and other comprehensive income 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 temporary 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. Deferred tax assets are generally recognised for all deductible temporary difference to the extent that it is probable that taxable profits will be available against which those deductible temporary differences can be utilised. Such deferred tax assets and liabilities are not recognised if the temporary difference arises from the initial recognition (other than in a business combination) of assets and liabilities in a transaction that affects neither the taxable profit nor the accounting profit and at the time of the transaction does not give rise to equal taxable and deductible temporary differences.

Deferred tax liabilities are recognised for taxable temporary differences associated with investments in subsidiaries, 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. Deferred tax assets arising from deductible temporary differences associated with such investments are only recognised to the extent that it is probable that there will be sufficient taxable profits against which to utilise the benefits of the temporary differences and they are expected to reverse in the foreseeable future.

3. 重大會計政策信息(續)

稅項

所得税支出指應繳即期税項及遞延 税項之總和。

應繳即期税項根據本年度之應課税 溢利計算。應課税溢利與綜合損益 表中其他全面收益呈報的税前溢利 不同,乃基於其並無計入其他年度 應課税收入或可扣税開支以及無需 課税及不獲扣税之項目所致。本集 團之即期税項負債乃按呈報期末已 訂定或大致訂定之税率計算。

遞延税項負債乃按附屬公司投資有 關之應課税臨時差額確認,惟若本 集團可控制臨時差額之回撥及臨時差額有很可能不會於可見將來回撥 之可加除暫時差額所產生之遞延税 可動用暫時差額所產生之遞延税 可動用暫時差額利益且預計於可見 將來撥回時確認。

綜合財務報表附註(續)

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

3. Material Accounting Policy Information (Continued)

Taxation (Continued)

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 assets and liabilities are measured at the tax rates that are expected to apply in the period in which the liability is settled or the asset is realised, based on tax rates (and tax laws) that have been enacted or substantively enacted by the end of the reporting period.

The measurement of deferred tax liabilities and assets 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.

For the purposes of measuring deferred tax for leasing transactions in which the Group recognises the right-of-use assets and the related lease liabilities, the Group first determines whether the tax deductions are attributable to the right-of-use assets or the lease liabilities.

For leasing transactions in which the tax deductions are attributable to the lease liabilities, the Group applies IAS 12 Income Taxes requirements to right-of-use assets and lease liabilities separately. The Group recognises a deferred tax asset related to lease liabilities to the extent that it is probable that taxable profit will be available against which the deductible temporary difference can be utilised and a deferred tax liability for all taxable temporary differences.

Deferred tax 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 to the same taxable entity by the same taxation authority.

Current and deferred tax are recognised in profit or loss.

3. 重大會計政策信息(續)

稅項(續)

在每個報告期末,公司都會審查遞 延税資產的賬面價值,並在不再可 能有足夠的應税利潤可供利用以 使全部或部分資產得到回收的情況 下,將其減少。

遞延税項資產及負債乃根據於呈報 期末時已頒佈或實際已頒佈之税率 (及税法),按預期於清償負債或變 現資產期間適用之税率計算。

遞延税項負債及資產之計算反映本 集團預期於呈報期末時收回或償還 其資產及負債之賬面值所產生之税 務後果。

為計量本集團確認使用權資產及相 關租賃負債的租賃交易的遞延所得 税,集團首先確定税收減免是否歸 屬於使用權資產或是租賃負債。

對於因租賃負債而導致税收減免的 租賃交易,本集團對使用權資產和 租賃負債分別適用國際會計準則第 12號所得税要求。有關資產使用權 和租賃負債的暫時性差異,在初步 確認時及超過租賃期,因申請初步 確認豁免而不予確認。

遞延所得税資產和負債在法律有可 强制執行的抵銷當期税收資產的權 利,當期納税義務以及與徵收的所 得税有關的情況由同一税務機關向 同一納税單位徵税。

即期及遞延所得税項於損益中確認。

綜合財務報表附註(續)

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

3. Material Accounting Policy Information (Continued)

Property, plant and equipment

Property, plant and equipment other than properties under construction are stated in the consolidated statement of financial position at cost, less subsequent accumulated depreciation and subsequent accumulated impairment losses, if any.

Ownership interests in leasehold land and buildings

When the Group makes payments for ownership interests of properties which includes both leasehold land and building elements, the entire consideration is allocated between the leasehold land and the building elements in proportion to the relative fair values at initial recognition. To the extent the allocation of the relevant payments can be made reliably, interest in leasehold land is presented as "right-of-use assets" in the consolidated statement of financial position. When the consideration cannot be allocated reliably between nonlease building element and undivided interest in the underlying leasehold land, the entire properties are classified as property, plant and equipment.

Depreciation is recognised so as to allocate the cost of items of property, plant and equipment other than construction in progress and immature bearer plants less their residual values over their estimated useful lives, using the straight-line method. The estimated useful lives, residual values and depreciation method are reviewed at the end of each reporting period, with the effect of any changes in estimate accounted for on a prospective basis.

Properties in the course of construction for production, supply or administrative purposes are carried at cost, less any recognised impairment loss. Costs include any costs directly attributable to bringing the asset to the location and condition necessary for it to be capable of operating in the manner intended by management and, for qualifying assets, borrowing costs capitalised in accordance with the Group's accounting policy. Such properties are classified to the appropriate categories of property, plant and equipment when completed and ready for intended use. Depreciation of these assets, on the same basis as other property assets, commences when the assets are ready for their intended use.

3. 重大會計政策信息(續)

物業、廠房及設備

物業、廠房及設備乃以成本值減隨 後累計折舊及隨後累計減值損失(如 有)於綜合財務狀況表列賬。

租賃土地和建築物的所有權權益

折舊於其估計可使用年期內撤銷廠 房及設備之成本減其估計剩餘價 值後以直線法確認。估計可使用年 期、剩餘價值及折舊方法於每個呈 報期末審查,其估計變動之影響按 未來適用基準入賬。

物業指用作生產、供應或行政用途 乃按成本值減任何已確認減值虧損 列賬。成本包括專業費用,符合條 件之資產需根據本集團會計政策常 貸款成本資本化。該等物業需在設 備。相關的折舊亦應根據其他物業 資產的基準,在該等物業可供其擬 定用途時入賬。

綜合財務報表附註(續)

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

3. Material Accounting Policy Information (Continued)

Property, plant and equipment (Continued)

Ownership interests in leasehold land and buildings (Continued)

Bearer plants are classified as immature until the produce can be commercially harvested. At that point, immature bearer plants are reclassified to bearer plants and depreciation commences. Immature bearer plants are measured at accumulated costs.

An item of property, plant and equipment is derecognised upon disposal or when no future economic benefits are expected to arise from the continued use of the asset. Any gain or loss arising on the disposal or retirement of an item of property, plant and equipment is determined as the difference between the sales proceeds and the carrying amount of the asset and is recognised in profit or loss.

Research and development expenditure

Expenditure on research activities is recognised as an expense in the period in which it is incurred.

Inventories

Inventories are measured at the lower of cost and net realisable value. Costs of inventories are calculated using the weighted average method, and include expenditure incurred in acquiring the inventories, production or conversion costs and other costs incurred in bringing them to their existing location and condition. In case of manufactured inventories and work in progress, cost includes an appropriate share of the production overheads based on normal operating capacity. Net realisable value of inventories represents the estimated selling price in the ordinary course of business less all estimated costs of completion and costs necessary to make the sale.

The amount of any write-down of inventories to net realisable value and all losses of inventories are recognised as an expense in the period the write-down or loss occurs. The amount of any reversal of any write down of inventories is recognised as a reduction in the amount of inventories recognised as an expense in the period in which the reversal occurs.

3. 重大會計政策信息(續)

物業、廠房及設備(績)

租賃土地和建築物的所有權 權益(績)

生產性植物被歸類為不成熟,直到 能產生商業收獲。此時,不成熟的 生產性植物被重新分類為生產性植 物並開始計提折舊。不成熟的生產 性植物以累計投入的成本計量。

一項物業廠房和設備報廢或者將來 預期繼續使用該項資產不會帶來經 濟效益時被終止確認。任何有報廢 或者設備的退出所帶來的收入或者 損失於銷售收入和該項資產的賬面 價值之間的差异被確認為利潤或者 損失。

研究及開發支出

研究活動之支出於其發生期間確認 為費用。

存貨

存貨以成本與可變現淨值的較低者 計量。存貨成本按加權平均成本原 則決定,並包括購入存貨、生產或 轉換成本及其他將其運送至現有此 點及狀況所產生的開支。就製成品 及在製品而言,成本包括按正常產 能計算,按照適當比例分配的生產 能費用。 可變現淨值指存貨的估 計售價減估計全部完工成本及必要 的銷售開支。

存貨撇減至可變現淨值之減幅及所 有存貨損失均於撇減或損失產生期 間確認為開支。任何已撇減存貨之 撥回金額,在作為撥回期間內確認 為減少已確認為開支的存貨金額。

綜合財務報表附註(續)

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

3. Material Accounting Policy Information (Continued)

Cash and cash equivalents

In the consolidated statement of financial position, cash and bank balances comprise cash (i.e. cash on hand and demand deposits) and cash equivalents. Cash equivalents are shortterm (generally with original maturity of three months or less), highly liquid investments that are readily convertible to a known amount of cash and which are subject to an insignificant risk of changes in value. Cash equivalents are held for the purpose of meeting short-term cash commitments rather for investment or other purposes.

For the purpose of the consolidated statement of cash flows, cash and cash equivalents consist of cash and cash equivalents, as defined above, net of outstanding bank overdraft which are repayable on demand and form an integral part of the Group's cash management. Such overdrafts are presented as short-term borrowings in the consolidated statement of financial position.

Financial instruments

Financial assets and financial liabilities are recognised in the consolidated statement of financial position when a group entity becomes a party to the contractual provisions of the instrument.

Financial assets and financial liabilities are initially measured at fair value, except for trade receivables arising from contracts with customers which are initially measured in accordance with IFRS 15. Transaction costs that are directly attributable to the acquisition or issue of financial assets and financial liabilities are added to or deducted from the fair value of the financial assets or financial liabilities, as appropriate, on initial recognition.

3. 重大會計政策信息(續)

現金及現金等價物

在合併財務狀況報表中,現金和銀 行結餘包括現金(即手頭現金現金和 需求存款)和現金等價物。現金等價 物是短期的(一般存款期為三個月或 以下),高流動性的投資,很容易轉 換為已知金額的現金,並受到輕微 的風險價值變化。持有現金等價物 的目的是滿足短期現金承諾,而不 是用於投資或其他用途。

就綜合現金流量表而言,現金及現 金等價物由上文所定義之現金和現 金等價物減去未償還的即付即還的 銀行透支餘額構成本集團的現金管 理,這種透支列示在綜合財務狀況 表的短期借款位置。

金融工具

當一間集團實體成為金融工具合約 條款的一方時,金融資產及金融負 債須於綜合財務狀況表中進行確認。

金融資產及金融負債初步按公允價 值計量,但因初始計量根據國際財 務報告準則15號合約客戶而產生的 貿易應收賬款除外。初步確認時, 直接歸於收購或發行金融資產及金 融負債的交易成本須加入該等金融 資產或金融負債的公允價值或從中 扣除(如適用)。

綜合財務報表附註(續)

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

3. Material Accounting Policy Information (Continued)

Financial instruments (Continued)

Financial assets

All regular way purchases or sales of financial assets are recognised and derecognised on a trade date basis. Regular way purchases or sales are purchases or sales of financial assets that require delivery of assets within the time frame established by regulation or convention in the marketplace.

All recognised financial assets are subsequently measured in their entirety at either amortised cost or fair value, depending on the classification of the financial assets. The Group's financial assets are classified, at initial recognition, as subsequently measured at amortised cost.

The classification of financial assets at initial recognition depends on the financial asset's contractual cash flow characteristics and the Group's business model for managing them.

Financial assets at amortised cost (debt instruments)

The Group measures financial assets subsequently at amortised cost if both of the following conditions are met:

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

Financial assets at amortised cost are subsequently measured using the effective interest method and are subject to impairment.

3. 重大會計政策信息(續)

金融工具(績)

金融資產

所有常規買賣之金融資產乃按交易 日期確認及終止確認。以常規方式 買賣指須根據市場規則或慣例所規 定之限期內交付資產之金融資產 買賣。

所有認可金融資產隨後均按攤銷成 本或公允價值(視金融資產類別而 定)整體計量。金融資產在初始確認 時分類,隨後按攤餘成本計量。

初始確認時的金融資產分類取決於 金融資產的契約現金流特徵和集團 管理這些資產的業務模式。

按攤銷成本計算的金融資產(債務 工具)

如符合下列兩項條件,本集團隨後 會按攤銷成本計算金融資產

- 金融資產是在一個商業模式內 持有的,該商業模式的目標是 持有金融資產,以收集合同現 金流;以及
- 金融資產的合同條款在特定日 期產生現金流,這些現金流僅 是未償付本金的本金和利息的 支付。

按攤銷成本計算的金融資產隨後採 用有效利息法進行計量,並可能出 現減值。

綜合財務報表附註(續)

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

3. Material Accounting Policy Information (Continued)

Financial instruments (Continued)

Financial assets (Continued)

Amortised cost and effective interest method

The effective interest method is a method of calculating the amortised cost of a debt instrument and of allocating interest income over the relevant period.

For financial assets, the effective interest rate is the rate that exactly discounts estimated future cash receipts (including all fees and points paid or received that form an integral part of the effective interest rate, transaction costs and other premiums or discounts) excluding expected credit losses ("ECL"), through the expected life of the debt instrument, or, where appropriate, a shorter period, to the gross carrying amount of the debt instrument on initial recognition.

The amortised cost of a financial asset is the amount at which the financial asset is measured at initial recognition minus the principal repayments, plus the cumulative amortisation using the effective interest method of any difference between that initial amount and the maturity amount, adjusted for any loss allowance. The gross carrying amount of a financial asset is the amortised cost of a financial asset before adjusting for any loss allowance.

Interest income is recognised using the effective interest method for debt instruments measured subsequently at amortised cost. For financial assets other than purchased or originated credit-impaired financial assets, interest income is calculated by applying the effective interest rate to the gross carrying amount of a financial asset, except for financial assets that have subsequently become credit-impaired. For financial assets that have subsequently become credit-impaired, interest income is recognised by applying the effective interest rate to the amortised cost of the financial asset. If, in subsequent reporting periods, the credit risk on the credit-impaired financial instrument improves so that the financial asset is no longer credit-impaired, interest rate to the gross carrying amount of the financial asset.

Interest income is recognised in profit or loss and is included in the "Other income" line item (note 8).

3. 重大會計政策信息(續)

金融工具(績)

金融資產(續)

攤銷成本與實際利率法

實際利率法乃計算相關期間內債務 工具之攤銷成本及分配利息收入之 方法。

對於金融資產,實際利率指確切折 現金融資產之預計可使用年期或較 短期間(如適用)內估計未來現金收 入(包括構成實際利率不可或缺部 分之已付或已收之一切費用及利率 差價、交易成本及其他溢價或折讓) 不包括預期信貸損失(「預期信貸損 失」),至初步確認賬面淨值之利率。

金融資產的攤銷成本是指金融資產 在初始確認時的攤銷金額減去本金 償還額,再加上使用實際利率法計 算的累積攤銷金額,即該初始金額 與到期金額之間的任何差額,並根 據任何損失備抵額進行調整。金融 資產的賬面總額是指金融資產在調 整損失備抵前的攤銷成本。

利息收入乃按攤銷成本計算的債務 工具的實際利率法確認。對於後來 信用受損的金融資產,利息收入按 該金融資產的實際利率攤銷成本按 該金融工具的信貸風險有所改善, 以致意金融資產不再受信貸受損, 則利息收入會按該金融資產賬面價 值的實際利率計算。

利息收入確認為損益,並包括在「其他收入」項目內(附註8)。

綜合財務報表附註(續)

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

3. Material Accounting Policy Information (Continued)

Financial instruments (Continued)

Financial assets (Continued)

Impairment of financial assets

The Group recognises a loss allowance for ECL on investments in debt instruments that are measured at amortised cost. The amount of ECL is updated at each reporting date to reflect changes in credit risk since initial recognition of the respective financial instrument.

The Group always recognises lifetime ECL for trade receivables. The ECL on these financial assets are estimated using a provision matrix based on the Group's historical credit loss experience, adjusted for factors that are specific to the debtors, general economic conditions and an assessment of both the current as well as the forecast direction of conditions at the reporting date, including time value of money where appropriate.

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

Significant increase in credit risk

In assessing whether the credit risk on a financial instrument has increased significantly since initial recognition, the Group compares the risk of a default occurring on the financial instrument as at the reporting date with the risk of a default occurring on the financial instrument as at the date of initial recognition. In making this assessment, the Group considers both quantitative and qualitative information that is reasonable and supportable, including historical experience and forwardlooking information that is available without undue cost or effort. Forward-looking information considered includes the future prospects of the industries in which the Group's debtors operate, as well as consideration of various external sources of actual and forecast economic information that relate to the Group's operations.

3. 重大會計政策信息(續)

金融工具(績)

金融資產(續)

金融資產減值

本集團認可按攤銷成本計算的債務 工具投資預期信貸損失撥備。預期 信貸損失金額在每個報告日更新, 以反映自初步確認有關金融工具以 來信貸風險的變化。

本集團一向認可貿易應收賬款的使 用期預期信貸損失。預期信貸損失 提供這些金融資產估計使用矩陣根 據集團的歷史信用損失的經驗,調整 的特定於債務人的因素,綜合經濟條 件和評估當前和預測的方向在報告 日期條件,包括在適當的地方貨幣的 時間價值。

對於所有其他金融工具,本集團計 算相當於12個月預期信貸損失的損 失備抵額,除非自首次確認以來信 貸風險顯著增加,否則本集團確認 的是使用期預期信貸損失。對使用 期預期信貸損失是否應予以確認的 評估,是基於自初始確認以來發生 違約的可能性或風險的顯著增加。

信貸風險顯著增加

綜合財務報表附註(續)

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

3. Material Accounting Policy Information (Continued)

Financial instruments (Continued)

Financial assets (Continued)

Significant increase in credit risk (Continued)

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

- an actual or expected significant deterioration in the financial instrument's external (if available) or internal credit rating;
- significant deterioration in external market indicators of credit risk for a particular debtor, e.g. a significant increase in the credit spread, the credit default swap prices for the debtor, or the length of time or the extent to which the fair value of a financial asset has been less than its amortised cost;
- existing or forecast adverse changes in business, financial or economic conditions that are expected to cause a significant decrease in the debtor's ability to meet its debt obligations;
- an actual or expected significant deterioration in the operating results of the debtor;
- significant increases in credit risk on other financial instruments of the same debtor;
- an actual or expected significant adverse change in the regulatory, economic; or technological environment of the debtor that results in a significant decrease in the debtor's ability to meet its debt obligations.

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

3. 重大會計政策信息(續)

金融工具(績)

金融資產(續)

信貸風險顯著增加(續)

特別是在評估信貸風險自最初確認 以來是否顯著增加時,考慮到下列 資料:

- 金融工具的外部(如有)或內 部信用評級實際或預期顯著 惡化;
- 針對特別債務人的信貸風險的外部市場指標明細惡化, 例如,一項信貸差價的顯著增加,債務人信貸違約互換的價格,或期限加長或者延長至一項金融資產的公允價值已顯著低於其攤餘成本;
- 經營、財務、經濟狀況發生可 能導致債務人償債能力顯著 下降的現有或者預測的不利 變化;
- 債務人經營成果實際或者預期 顯著惡化的;
- 同一債務人的其他金融工具信 貸風險顯著增加的;
- 債務人在監管、經濟或技術環境中發生的實際或預期的重大 不利變化,導致債務人履行債 務的能力顯著下降。

不論上述評估的結果如何,除非本 集團有合理和可支持的資料證明並 非如此,否則本集團假定,自首次 確認合約付款逾期超過30天以來, 金融資產的信貸風險已顯著增加。

綜合財務報表附註(續)

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

3. Material Accounting Policy Information (Continued)

Financial instruments (Continued)

Financial assets (Continued)

Significant increase in credit risk (Continued)

Despite the foregoing, the Group assumes that the credit risk on a debt instrument has not increased significantly since initial recognition if the debt instrument is determined to have low credit risk at the reporting date. A debt instrument is determined to have low credit risk if (i) the debt instrument has a low risk of default, (ii) the debtor has a strong capacity to meet its contractual cash flow obligations in the near term, and (iii) adverse changes in economic and business conditions in the longer term may, but will not necessarily, reduce the ability of the borrower to fulfil its contractual cash flow obligations. The Group considers a debt instrument to have low credit risk when the asset has external credit rating of 'investment grade' in accordance with the globally understood definition or if an external rating is not available, the asset has an internal rating of 'performing'. Performing means that the counterparty has a strong financial position and there is no past due amounts.

The Group regularly monitors the effectiveness of the criteria used to identify whether there has been a significant increase in credit risk and revises them as appropriate to ensure that the criteria are capable of identifying significant increase in credit risk before the amount becomes past due.

Definition of default

The Group considers the following as constituting an event of default for internal credit risk management purposes as historical experience indicates that receivables that meet either of the following criteria are generally not recoverable:

- when there is a breach of financial covenants by the debtor; or
- information developed internally or obtained from external sources indicates that the debtor is unlikely to pay its creditors, including the Group, in full (without taking into account any collaterals held by the Group).

3. 重大會計政策信息(續)

金融工具(績)

金融資產(續)

信貸風險顯著增加(續)

儘管有上述情況,本集團假定,如 果在報告日期確定金融工具的信貸 風險較低,則該金融工具的信貸風 險自最初確認以來沒有顯著增加。 確定一個債務工具信貸風險較低,如 果(i)債務工具有一個低違約風險,(ii) 借款人有很強的能力在短期內滿足 其義務合同現金流,和(iii)不良長期 的經濟和商業環境的變化,但並不一 定會降低借款人的能力履行其合同 現金流的義務。本集團認為,如果 債務的外部信用評級為「投資級」(符 合全球公認的定義),或如果沒有外 部評級,則該資產的內部評級為「履 行」,則該金融資產的信貸風險較 低。履行是指交易對手擁有強大的 財務實力,沒有過去到期的款項。

本集團定期監測用於確定信貸風險 是否顯著增加的標準的有效性,並 酌情修訂這些標準,以確保這些標 準能夠在貸款逾期前確定信貸風險 的顯著增加。

違約之定義

本集團認為以下事項構成內部信貸 風險管理方面的違約事件,因為歷 史經驗顯示,符合以下任何一項準 則的應收賬款一般是不可收回的:

- 債務人違反財務契約的;或
- 內部開發或從外部來源獲得的 信息表明,債務人不太可能向 包括本集團在內的債權人全額 支付債務(不考慮本集團持有 的任何抵押)。

綜合財務報表附註(續)

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

3. Material Accounting Policy Information 3. 重大會計政策信息(續) (Continued)

Financial instruments (Continued)

Financial assets (Continued)

Definition of default (Continued)

Irrespective of the above analysis, the Group considers that default has occurred when a financial asset is more than 90 days past due unless the Group has reasonable and supportable information to demonstrate that a more lagging default criterion is more appropriate.

Credit-impaired financial assets

A financial asset is credit-impaired when one or more events that have a detrimental impact on the estimated future cash flows of that financial asset have occurred. Evidence that a financial asset is credit-impaired includes observable data about the following events:

- significant financial difficulty of the issuer or the borrower;
- a breach of contract, such as a default or past due event;
- it is becoming probable that the borrower will enter • bankruptcy or other financial reorganisation; or
- the disappearance of an active market for that financial asset because of financial difficulties.

Write-off policy

The Group writes off a financial asset when there is information indicating that the debtor is in severe financial difficulty and there is no realistic prospect of recovery, e.g. when the counterparty has been placed under liquidation or has entered into bankruptcy proceedings. Financial assets written off may still be subject to enforcement activities under the Group's recovery procedures, taking into account legal advice where appropriate. Any recoveries made are recognised in profit or loss.

金融工具(續)

金融資產(續)

違約之定義(續)

不管以上的分析,本集團認為,金 融資產逾期超過90天即發生違約, 除非本集團有合理和可支持的信息 證明較遲的違約標準更為合適。

信用損失金融資產

當一個或多個事件對該金融資產的 未來現金流量估計產生不利影響 時,該金融資產即為信用損失。金 融資產信用受損的證據包括以下可 觀察到的數據:

- 債務人有重大財務困難的;
- 違約,如違約或逾期事件;
- 債務人有可能破產或進行其他 • 財務重組;或
- 由於財政困難,該令融資產的 活躍市場消失了。

註銷政策

當有資料顯示債務人有嚴重的財 政困難,而且沒有實際的回收前景 時,集團會註銷一項金融資產,例 如:交易對方被清算或者進入破產 程序的。根據本集團的追討程序, 在適當情況下,考慮到法律意見, 註銷的金融資產仍可能受到執行活 動的影響。任何收回的款項均確認 為損益。

綜合財務報表附註(續)

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

3. Material Accounting Policy Information (Continued)

Financial instruments (Continued)

Financial assets (Continued)

Measurement and recognition of ECL

The measurement of ECL is a function of the probability of default, loss given default (i.e. the magnitude of the loss if there is a default) and the exposure at default. The assessment of the probability of default and loss given default is based on historical data adjusted by forward-looking information as described above. As for the exposure at default, for financial assets, this is represented by the assets' gross carrying amount at the reporting date and other relevant forward-looking information.

For financial assets, the ECL is estimated as the difference between all contractual cash flows that are due to the Group in accordance with the contract and all the cash flows that the Group expects to receive, discounted at the original effective interest rate.

If the Group has measured the loss allowance for a financial instrument at an amount equal to lifetime ECL in the previous reporting period, but determines at the current reporting date that the conditions for lifetime ECL are no longer met, the Group measures the loss allowance at an amount equal to 12-month ECL at the current reporting date, except for assets for which simplified approach was used.

The Group recognises an impairment gain or loss in profit or loss for all financial instruments with a corresponding adjustment to their carrying amount through a loss allowance account.

3. 重大會計政策信息(續)

金融工具(績)

金融資產(續)

預期信貸損失的計量和確認

預期信貸損失的計量是違約概率、 違約損失率(即違約時損失程度)和 違約風險的函數。違約概率和違約 造成損失的評估是基於由前膽性資 料如上述調整的歷史數據。對於金 融資產的違約風險,則以資產在報 告日期的賬面總值及其他有關前瞻 性資料表示。

對於金融資產,預期信貸損失估計 為根據合約中應付本集團之所有合 同現金流與本集團預期收到的所有 現金流之間的差額(按最初實際利率 折現)。

如本集團在上一個報告期間已計算 一項財務工具的損失備抵額,其金 額相當於使用期預期信貸損失,但 決定在當前報告日期壽命內的預期 信貸損失的條件不再滿足,本集團計 量損失備抵額的金額相當於當前報 告期的12個月的預期信貸虧損,使用 了簡化計量方法的資產除外。

本集團對所有金融工具在損益表中 確認撥備利得或損失,通過損失備 抵賬戶對其賬面價值作相應調整。
綜合財務報表附註(續)

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

3. Material Accounting Policy Information (Continued)

Financial instruments (Continued)

Financial assets (Continued)

Derecognition of financial assets

The Group derecognises a financial asset only when the contractual rights to the cash flows from the asset expire, or when it transfers the financial asset and substantially all the risks and rewards of ownership of the asset to another party.

On derecognition of a financial asset measured at amortised cost, the difference between the asset's carrying amount and the sum of the consideration received and receivable is recognised in profit or loss.

Financial liabilities and equity instruments

Classification as debt or equity

Debt and equity instruments issued by a group entity are classified as either financial liabilities or as equity in accordance with the substance of the contractual arrangements and the definitions of a financial liability and an equity instrument.

Equity instruments

An equity instrument is any contract that evidences a residual interest in the assets of an entity after deducting all of its liabilities. Equity instruments issued by a group entity are recognised at the proceeds received, net of direct issue costs.

Financial liabilities

All financial liabilities are subsequently measured at amortised cost using the effective interest method.

3. 重大會計政策信息(續)

金融工具(績)

金融資產(續)

終止確認金融資產

當從金融資產收取現金流之合約權 利已屆滿,或當本集團向另一方轉 移金融資產及其擁有權之絕大部份 風險及回報時,方會終止確認金融 資產。

一項金融資產終止確認以攤餘成本 計量,資產賬面金額與已收及應收 代價及已於其他全面收益確認並於 權益累計之累積盈虧之總和之差 額,會於損益中確認。

金融負債及權益工具

重分類為債券或權益

集團實體發行之債務及股權工具按 所訂立之合約安排性質,以及金融 負債及股權工具之定義分類為金融 負債及股權。

權益工具

權益工具為證明一間實體的資產經 扣除其所有負債後之剩餘權益的任 何合約。本集團發行之股權工具以 扣除直接發行成本後之已收所得款 項確認。

金融負債

所有的金融負債使用實際利率法按 攤銷成本計算。

綜合財務報表附註(續)

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

3. Material Accounting Policy Information (Continued)

Financial instruments (Continued)

Financial liabilities and equity instruments (Continued)

Financial liabilities subsequently measured at amortised cost

Financial liabilities that are not (i) contingent consideration of an acquirer in a business combination, (ii) held-for-trading, or (iii) designated as at fair value through profit or loss, are subsequently measured at amortised cost using the effective interest method.

The effective interest method is a method of calculating the amortised cost of a financial liability and of allocating interest expense over the relevant period. The effective interest rate is the rate that exactly discounts estimated future cash payments (including all fees and points paid or received that form an integral part of the effective interest rate, transaction costs and other premiums or discounts) through the expected life of the financial liability, or (where appropriate) a shorter period, to the amortised cost of a financial liability.

Derecognition of financial liabilities

The Group derecognises financial liabilities when, and only when, the Group's obligations are discharged, cancelled or they expire. The difference between the carrying amount of the financial liability derecognised and the consideration paid and payable, including any non-cash assets transferred or liabilities assumed, is recognised in profit or loss.

3. 重大會計政策信息(續)

金融工具(績)

金融負債及權益工具(績)

金融負債持續以攤銷成本計量

金融負債不是(i)業務合併收購對價 的或有負債,(ii)持有交易,或(iii)以公 允價值計入損益之金融資產,隨後 用實際利率法按照攤銷成本計量。

實際利率法為計算有關期間金融負 債之攤銷成本及分配利息開支之方 法。實際利率乃準確將金融負債在 預計年期或較短期間(如適用)內產 生之估計未來現金付款(包括所支付 或所收取構成實際利率一部份之所 有費用及息差、交易成本及其他溢 價或折現)折現至金融負債之攤銷 成本。

終止確認金融負債

當且僅當本集團之債務獲解除、撇 銷或屆滿時,本集團方會終止確認 金融負債。終止確認之金融負債賬 面金額與已付及應付代價(包括已轉 移的非現金資產或已承擔的負債)之 差額會於損益中確認。

綜合財務報表附註(續)

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

3. Material Accounting Policy Information (Continued)

Impairment losses on property, plant and equipment and right of use assets

At the end of the reporting period, the Group reviews the carrying amounts of its plant and equipment and right of use assets 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 the impairment loss, if any.

The recoverable amount of property, plant and equipment and right-of-use assets are estimated individually. When it is not possible to estimate the recoverable amount of an individual asset, the Group estimates the recoverable amount of the cashgenerating unit to which the asset belongs. Where a reasonable and consistent basis of allocation can be identified, corporate assets are also allocated to individual cash-generating unit, or otherwise they are allocated to the smallest group of cash-generating units for which a reasonable and consistent allocation basis can be identified.

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 (or a cash-generating unit) for which the estimates of future cash flows have not been adjusted.

If the recoverable amount of an asset (or a cash-generating unit) is estimated to be less than its carrying amount, the carrying amount of the asset (or the cash-generating unit) is reduced to its recoverable amount. An impairment loss is recognised immediately in profit or loss.

Where an impairment loss subsequently reverses, the carrying amount of the asset (or the 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 had no impairment loss been recognised for the asset (or the cash-generating unit) in prior years. A reversal of an impairment loss is recognised as income immediately.

3. 重大會計政策信息(續)

物業、廠房及設備和使用權資產 之減值損失

於呈報期末,本集團審閱其物業、 廠房及設備和使用權資產之賬面值 以釐定是否有任何跡象顯示該等 資產已蒙受減值損失。倘存在任何 該等跡象,將對資產之可收回金額 作出估計以確定減值損失(如有)之 程度。

分別估計物業、廠房及設備和使用 權資產的可收回金額。倘無法估計 個別資產之可收回金額,本集團將 估計該資產所屬之現金產生單位之 可收回金額。倘可辨識到合理及一 致之分配基準,企業資產亦分配到 個別現金產生單位或彼等獲分配到 可辨識合理及一致之分配基準之現 金產生單位最小之組別。

可收回金額乃公允價值減處置成本 及使用價值兩者中之較高者。評估 使用價值時,估計之未來現金流量 在未作出調整時應按當時市場對貨 幣時間值及該資產特定風險之估計 之税前折現率折現至其現值。

倘估計一項資產(或現金產生單位) 之可收回金額低於其賬面值,該資 產(或該現金產生單位)之賬面值將 減少至其可收回金額。減值損失將 即時於損益確認。

倘減值損失於其後撥回,其資產之 賬面值(或現金產生單位)將增加至 其經修訂之估計可收回金額,惟所 增加賬面值不得超過過往年度該資 產(或現金產生單位)沒有減值損失 情況下所釐定之賬面值。減值損失 撥回即時被確認為收入。

綜合財務報表附註(續)

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

4. Critical Accounting Judgement and Key Sources of Estimation Uncertainty

In the application of the Group's accounting policies, which are described in note 3, the Directors are required to make judgements, estimates and assumptions about the amounts of assets, liabilities, revenue and expenses reported and disclosures made in the consolidated financial statements. The estimates and associated assumptions are based on historical experience and other factors that are considered to be relevant. Actual results may differ from these estimates.

The estimates and underlying assumptions are reviewed on an on-going basis. Revisions to accounting estimates are recognised in the period in which the estimate is revised if the revision affects only that period, or in the period of the revision and future periods if the revision affects both current and future periods.

Key sources of estimation uncertainty

The followings are 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 resulting in a material adjustment to the carrying amounts of assets and liabilities within the next financial year.

4. 關鍵會計判斷和估計不確 定因素之主要來源

本集團於應用附註3所述之會計政 策時,本公司董事須就該等資產、 負債、收入和支出報告及綜合財務 報表作出的披露作出判斷、估計及 假設。該等估計及相關假設乃根據 董事過往經驗及其認為相關之其他 因素而作出。實際結果與估計可能 出現誤差。

該等估計及相關假設按持續基準進 行審閱。會計估計之修訂乃於作出 修訂估計之期間內確認(倘修訂僅 影響該期間),或於修訂期間及未來 期間確認(倘修訂影響本期及未來 期間)。

估計不確定因素之主要來源

於呈報期末就未來和其他估計的不 明朗因素的主要來源所作出的主要 假設,此等假設足以致使下一個財 政年度的資產及負債賬面值發生重 大調整的風險,列載如下。

綜合財務報表附註(續)

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

4. Critical Accounting Judgement and Key Sources of Estimation Uncertainty (Continued)

Key sources of estimation uncertainty (Continued)

Impairment of trade receivables

The impairment of trade receivables is based on assumptions about ECL. The Group uses judgement in making these assumptions and selecting the inputs to the impairment calculation, bases on the number of days that an individual receivable is outstanding as well as the Group's historical experience, existing market conditions of the industry in which the debtors operated and forward-looking information at the end of the reporting period. Changes in these assumptions and estimates could materially affect the result of the assessment and it may be necessary to make additional impairment charge to the consolidated statement of profit or loss and other comprehensive income. At 31 December 2024, the carrying amount of trade receivables was approximately RMB17,202,000 (2023: RMB17,655,000), net of allowance for impairment of trade receivables of approximately RMB2,165,000 (2023: RMB3,849,000). During the year ended 31 December 2024, reversal of impairment loss of trade receivables of approximately RMB1,684,000 (2023: RMB1,148,000) was recognised.

4. 關鍵會計判斷和估計不確 定因素之主要來源(續)

估計不確定因素之主要來源(績)

貿易應收款項之減值

貿易應收款項的減值準備是基於 對預期信貸損失的假設。本集團在 作出這些假設和選擇減值計算的 投入時,會根據個別應收賬款未清 償 的 天 數 , 以 及 本 集 團 在 報 告 期 末 的歷史經驗債務人經營所在行業 的現行市場情況和前瞻性資料,作 出判斷。這些假設和估計數的改變 可能會對評估結果產生重大影響, 因此可能有必要在綜合損益及其他 全面收益表的合併報表中追加減值 費用。於二零二四年十二月三十一 日,應收賬款賬面價值約為人民幣 17,202,000元(二零二三年:人民幣 17,655,000元),應收賬款減值準備 淨額約人民幣2,165,000元(二零二三 年:人民幣3.849.000元)。截至二零 二四年十二月三十一日止年度內, 回撥了約人民幣1,684,000元的貿易 應收款項減值損失(二零二三年:確 認了貿易應收賬款之減值損失約人 民幣1.148.000元)。

綜合財務報表附註(續)

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

4. Critical Accounting Judgement and Key Sources of Estimation Uncertainty (Continued)

Key sources of estimation uncertainty (Continued)

Valuation of inventories

The Group makes the allowance for inventories based on assessments of the net realisable value and ageing analysis of inventories and makes allowance for obsolete and slow-moving items identified that are no longer suitable for sale. The management estimates the net realisable value for inventories based primarily on the latest invoice prices and current market conditions. As at 31 December 2024, the carrying amount of inventories was approximately RMB33,978,000 (2023: RMB25,831,000), net of accumulated allowance of approximately RMB1,471,000 (2023: RMB1,102,000). During the year ended 31 December 2024, obsolete inventories written-off and allowance for inventories of approximately RMB696,000 (2023: RMB798,000) and RMB369,000 (2023: reversal of allowance for inventories of approximately RMB137,000) were recognised, respectively.

Impairment on property, plant and equipment and right-of-use assets

Property, plant and equipment and right-of-use assets are stated at costs less accumulated depreciation and impairment, if any. In determining whether an asset is impaired, the Group has to exercise judgement and make estimation, particularly in assessing: (i) whether an event has occurred or any indicators that may affect the asset value; (ii) whether the carrying value of an asset can be supported by the recoverable amount, in the case of value in use, the net present value of future cash flows which are estimated based upon the continued use of the asset; and (iii) the appropriate key assumptions to be applied in estimating the recoverable amounts including cash flow projections and an appropriate discount rate. When it is not possible to estimate the recoverable amount of an individual asset, the Group estimates the recoverable amount of the cashgenerating unit to which the assets belongs.

4. 關鍵會計判斷和估計不確 定因素之主要來源(續)

估計不確定因素之主要來源(續)

存貨估值

本集團根據對存貨可變現淨值的 評估和存貨的老化分析,對存貨進 行備抵,並對已確定不再適合銷售 的過時和滯銷項目進行備抵。管理 層主要根據最新的發票價格和當 前的市場狀況來估計存貨的可變 現淨值。截至二零二四年十二月三 十一日,存貨賬面價值約人民幣 33,978,000元(二零二三年:人民幣 25,831,000元),扣除累計撥備淨值 約人民幣1.471.000元(二零二三年: 人民幣1,102,000元)。截至二零二四 年十二月三十一日止年度內,分別 確認了約人民幣696,000元(二零二 三年:人民幣798,000元)的逾期存 貨報廢和約人民幣369,000元的存貨 減值準備(二零二三年:回撥了約人 民幣137.000元的存款減值準備)。

物業、廠房及設備和使用權資產 減值

綜合財務報表附註(續)

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

4. Critical Accounting Judgement and Key Sources of Estimation Uncertainty (Continued)

Key sources of estimation uncertainty (Continued)

Impairment on property, plant and equipment and right-of-use assets (Continued)

The future cash flow is estimated based on past performance and expectation for market development. As the current environment is uncertain, the estimated cash flows and discount rate are subject to higher degree of estimation uncertainty. Changing the assumptions and estimates, including the discount rates or the growth rate in the cash flow projections, could materially affect the recoverable amounts.

As at 31 December 2024, the carrying values of property, plant and equipment were approximately RMB40,840,000 (2023: RMB34,575,000), net of accumulated impairment losses of approximately RMB103,657,000 (2023: 103,657,000) and right-of-use assets were approximately RMB13,845,000 (2023: RMB22,573,000). No impairment losses were recognised for property, plant and equipment and right-of-use assets for the years ended 31 December 2024 and 2023.

Estimated useful life of property, plant and equipment

The Group depreciates the property, plant and equipment on a straight-line basis between the rates of 4% to 50% per annum, commencing from the date the property, plant and equipment are available for use. The estimated useful lives that the Group places the property, plant and equipment into productive use reflects the Directors' estimate of the periods that the Group intends to derive future economic benefits from the use of the Group's property, plant and equipment. As at 31 December 2024, the carrying values of property, plant and equipment was approximately RMB40,840,000 (2023: RMB34,575,000). Depreciation of approximately RMB7,622,000 (2023: RMB7,890,000) has been recognised for the current year.

4. 關鍵會計判斷和估計不確 定因素之主要來源(續)

估計不確定因素之主要來源(績)

物業、廠房及設備和使用權資產 減值(續)

未來的現金流是根據過去的業績和 市場發展預期(包括但不限於新冠 病毒大流行的影響)估算的。由於當 前環境的不確定性,估計的現金流 量和貼現率具有較高的估計不確定 性。改變假設和估計,包括現金流 預測中的貼現率或增長率,可能對 可收回金額產生重大影響。

於二零二四年十二月三十一日,物 業、廠房及設備之賬面值約為人民 幣40,840,000元(二零二三年:人民 幣34,575,000元),扣除累計減值虧 損約人民幣103,657,000元(二零二三 年:人民幣103,657,000元),而使用 權資產約為人民幣13,845,000元(二 零二三年:人民幣22,573,000元)。 於二零二四年和二零二三年十二月 三十一日止,無物業,廠房和設備 及使用權資產於本年度被確認減值 損失。

預計物業、廠房和設備的使用壽命

本集團自物業、廠房及設備可供使 用之日起,按每年4%至50%的直線 折舊。本集團將物業、廠房和設備 投入生產使用的預計使用壽命反映 了董事對本集團打算從使用本集團 財產、廠房和設備中獲得未來經團 財產、廠房和設備中獲得未來經四 利益的期間的估計。截至二零二四 年十二月三十一日,物業、廠房和 設備賬面價值約人民幣40,840,000 元(二零二三年:人民幣34,575,000 元)。折舊約人民幣7,622,000元(二 零二三年:人民幣7,890,000元)於本 年度被確認。

綜合財務報表附註(續)

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

4. Critical Accounting Judgement and Key Sources of Estimation Uncertainty (Continued)

Key sources of estimation uncertainty (Continued)

Income taxes

Deferred tax assets are recognised for tax losses not yet used and temporary deductible differences. As those deferred tax assets can only be recognised to the extent that it is probable that future taxable profit will be available against which the unused tax credits can be utilised, management judgement is required to assess the probability of future taxable profits. Management's assessment is constantly reviewed and deferred tax assets are recognised if it becomes probable that future taxable profits will allow the deferred tax assets to be recovered.

5. Capital Risk Management

The Group's policy is to maintain a strong capital base so as to maintain creditor and market confidence and to sustain future development of the business. The Group's overall strategy remains unchanged from prior year.

The capital structure of the Group consists of net debt, net of time deposit, bank balances and cash and equity attributable to owners of the Company, comprising share capital and reserves.

Neither the Company nor any of its subsidiaries are subject to externally imposed capital requirements.

The Directors review the capital structure on a semi-annual basis. As part of this review, the Directors consider the cost of capital and the risks associates with each class of capital. Based on recommendations of the Directors, the Group will balance its overall capital structure through new share issues as well as the issue of new debt or the redemption of existing debt.

4. 關鍵會計判斷和估計不確 定因素之主要來源(續)

估計不確定因素之主要來源(績)

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5. 資本風險管理

本集團的政策旨在維持穩健資本基 礎,以保持債權人及市場信心,以 及支持日後的業務發展。本集團整 體策略與去年維持不變。

本集團的資本結構包括債務淨額(包 括扣除銀行結存及現金)及本公司 權益持有人應佔權益(包括股本和 儲備)。

本公司及其任何附屬公司概不受外 界資本規定限制。

本公司董事每半年會審閱資本結 構。就有關審閱,董事考慮資本成 本及與各級別資本相關之風險。根 據本公司董事建議,本集團將透過 發行新股份、發行新債務或贖回現 有債務,以平衡其整體資本架構。

綜合財務報表附註(續)

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

6. Financial Instruments

6. 金融工具

(a) Categories of financial instruments (a) 金融工具類別 2024 2023 二零二四年 二零二三年 **RMB'000** RMB'000 人民幣千元 人民幣千元 Financial assets 金融資產 攤餘成本(包括現金和 At amortised cost (including cash 現金等價物) 138,677 and cash equivalents) 136,521 **Financial liabilities** 金融負債 **攤餘成本** At amortised cost 59,121 57,216

(b) Financial risk management objective and policies

The Group's major financial instruments include time deposit, trade and other receivables, bank balances and cash and trade and other payables. Details of the financial instruments are disclosed in respective notes. The risks associated with these financial instruments include market risk (currency risk and interest rate risk), credit risk and liquidity risk. The policies on how to mitigate these risks are set out below. The management manages and monitors these exposures to ensure appropriate measures are implemented on a timely and effective manner.

Market risk

Currency risk

Several subsidiaries of the Company have foreign currency sales, which expose the Group to foreign currency risk. Approximately 2% (2023: 2%) of the Group's sales is denominated in currencies other than the functional currency of the group entity making the sale. The Group currently does not have a foreign currency hedging policy. The Group will monitor foreign exchange exposure and consider hedging significant foreign currency exposure should the need arise.

(b) 金融風險管理目標及政策

市場風險

貨幣風險

本公司旗下多間附屬公司之銷 售是外幣計價,本集團因而面 對外匯風險。本集團約2%(二 零二三年:2%)之銷售以集團 實體功能貨幣以外之貨幣計 價。本集團目前並無任何外幣 對沖政策。本集團會監控外匯 風險,如有必要時,亦會考慮 對沖重大外匯風險。

綜合財務報表附註(續)

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

政策(績)

市場風險(績) 貨幣風險(續)

(b) 金融風險管理目標及

6. Financial Instruments (Continued)

6. 金融工具(續)

(b) Financial risk management objective and policies (Continued)

Market risk (Continued)

Currency risk (Continued)

The carrying amounts of the Group's foreign currency denominated monetary assets and monetary liabilities at the end of the reporting period are as follows: 本集團以外幣計價之貨幣資產

及負債於呈報期末之賬面價值 如下:

		Ass 資		Liabilities 負債		
		2024 二零二四年 RMB'000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元	2024 二零二四年 RMB'000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元	
RMB	人民幣	1,005	525	7,009	7,653	
HK\$	港元	2,077	1,781	1,335	1,256	
United States dollar	s ("USD") 美元(「美元」)	1,007	1,019	_	_	

In the opinion of the Directors, no sensitivity analysis is presented because the risk is considered insignificant.

Interest rate risk

As at 31 December 2024 and 2023, the Group is exposed to cash flow interest rate risk in relation to bank balances (see note 23). The management of the Group considered that they have minimal exposure to interest rate risk. 根據董事們的意見,因為風險 被認為不重要,故概無呈列敏 感度分析。

利率風險

於二零二四年及二零二三年十 二月三十一日,本集團承擔之 現金流利率風險涉及銀行結存 及現金(附註23)。本集團之管 理層認為利率有合理可能性的 變動不會對集團業績產生重大 影響。

綜合財務報表附註(續)

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

6. Financial Instruments (Continued)

(b) Financial risk management objective and policies (Continued)

Credit risk

As at 31 December 2024, the Group's maximum exposure to credit risk which will cause a financial loss to the Group due to failure to discharge an obligation by the counterparties is arising from the carrying amount of the respective recognised financial assets as stated in the consolidated statement of financial position.

The credit risk of the Group mainly arises from time deposit, trade and other receivables and bank balances and cash. The carrying amounts of these balances represent the Group's maximum exposure to credit risk in relation to financial assets.

In order to minimise the credit risk, the management of the Group has delegated a team responsible for determination of credit limits, credit approvals and other monitoring procedures to ensure that follow-up action is taken to recover overdue debts.

For trade receivables, the Group has applied the simplified approach in IFRS 9 to measure the allowance for impairment at lifetime ECL. The Group determines the ECL collectively by using a provision matrix, estimated based on historical credit loss experience, as well as the general economic conditions of the industry in which the debtors operate. In this regard, the Directors consider that the Group's credit risk is significantly reduced.

Management considered that other receivables to be low credit risk and thus the allowance for impairment recognised during the year was limited to 12-month ECL.

6. 金融工具(續)

(b) 金融風險管理目標及 政策(績)

信貸風險

於二零二四年十二月三十一 日,本集團之最高信貸風險(因 交易方未能履行責任及本集團 提供之財務擔保而令本集團蒙 受財務損失)來自各項金融資 產於綜合財務狀況表所列之賬 面值。

本集團之信貸風險主要來源於 定期存款、貿易及其他應收款 項、應收關聯方款項和銀行結 存及現金。這些餘額之賬面值 代表了本集團與金融資產相關 之最高信貸風險。

為盡可能減低信貸風險,本集 團之管理層已委派一支隊伍負 責釐定信貸限額、審批信貸及 進行其他監察程序,確保採取 跟進行動以收回逾期債務。

對於貿易應收款項,本集團已 採用國際財務報告準則第9號 中的簡化方法來衡量使用期 信貸損失的減值準備。本 集團根據歷史信用損失經驗, 以及債務人經營的行業的綜合 經濟狀況,採用撥備矩陣,就 這些項目共同確定預期信貸損 失。在這方面,董事們認為集 團的信貸風險大大降低。

管理層認為應收關聯方款項的 信貸風險較低,因此在年內確 認的減值準備只限於12個月的 預期信貸損失。

綜合財務報表附註(續)

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

6. Financial Instruments (Continued)

(b) Financial risk management objective and policies (Continued)

Credit risk (Continued)

The credit risk on liquid funds is limited because the counterparties are banks with high credit ratings assigned by international credit-rating agencies or with good reputation.

The Group considers the probability of default upon initial recognition of asset and whether there has been a significant increase in credit risk on an ongoing basis throughout the 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:

- internal credit rating
- actual or expected significant adverse changes in business, financial or economic conditions that are expected to cause a significant change to the debtor'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 behavior of the borrower, including changes in the payment status of borrowers in the Group and changes in the operating results of the borrower.

6. 金融工具(續)

(b) 金融風險管理目標及 政策(續)

信貸風險(續)

由於交易方為具有高信貸評 級之銀行,因其由國際信用評 級機構或有良好信譽的機構 指派,故流動資金之信貸風險 有限。

- 內部信用評級
- 預計會對債務人履行債務 的能力造成重大變化的實 際或預期的業務、財務或 經濟狀況重大不利變化
- 債務人運營結果中的實際 或預期的重大變化
- 債務人預期業績和行為的 重大變化,包括債務人在 集團內的支付狀況的變 化和借款人經營業績的 變化。

綜合財務報表附註(續)

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

6.	Financial Instruments (Continued)				金麗	融工具(續)
	(b)	Financial r policies (Co	isk management objective and ontinued)		(b)	金融風險管理目標及 政策(績)
		Credit risk (Continued)			信貸風險(續)
		The Group's e	exposure to credit risk			集團信貸風險敝口
			current credit risk grading framework following categories:			本集團現時的信貸風險評級架 構如下列項目:
		Category 分類	Description 描述	Basis for recognising ECL 確慮預期信貸虧損的基準		
		Performing	For financial assets where there has low ris or has not been a significant increase in creat initial recognition and that are not credit-impa	k since	Э	
		履行	as Stage 1) 交易對手之違約風險低,或自初始確認」 險沒有顯著增加及未發生信貸減值(作為P			
		Doubtful	For financial assets where there has been increase in credit risk since initial recognition not credit-impaired (refer to as Stage 2)	•		
		呆賬	內部產生資料或外部來源顯示信貸風險 以來顯著增加但未發生信貸減值(作為階)			8 使用期預期信貸虧損— 未發生信貸減值
	Default Financial assets are assessed as credit impai one or more events that have a detrimental impai estimated future cash flows of that asset have occu to as Stage 3)					9
		違約	當一個或多個事件對該金融資產的未來 計產生不利影響時,該金融資產即為信貸 階段3參考)			
		Write-off	There is evidence indicating that the debtor financial difficulty and the Group has no realis of recovery			
		撇 銷	有證據顯示債務人面臨嚴重財務困且本 可能收回有關賬款	集團詞	忍為不	∽ 有關金額已撇銷

2024

綜合財務報表附註(續)

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

6. Financial Instruments (Continued)

(b) Financial risk management objective and policies (Continued)

Credit risk (Continued)

The Group's exposure to credit risk (Continued)

The table below details the credit quality of the Group's financial assets as well as the Group's maximum exposure to credit risk by credit risk rating grades.

6. 金融工具(續)

(b) 金融風險管理目標及 政策(績)

信貸風險(續)

集團信貸風險敝口(續)

下表詳列了本集團金融資產信 用質量和本集團最大披露之按 信貸風險等級評定信貸風險。

2023

					二零二四年			二零二三年	
				Gross		Net	Gross		Net
		Internal	12-month or lifetime	carrying	Loss	carrying	carrying	Loss	carrying
	Notes	credit rating	ECL	amount	allowance	amount	amount	allowance	amount
		內部信用	12 個月或	賬面價值			賬面價值		
	附註	評級	使用期預期信貨損失	總額	減值準備	賬面淨值	總額	減值準備	賬面淨值
				RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
				人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元
Trade receivables	22	Note	Lifetime ECL (not credit	19,367	(2,165)	17,202	21,504	(3,849)	17,655
			impaired)						
貿易應收款		附註	使用期預期借貸損失						
			(未發生信貸減值)						
<u>.</u>		B ()	10 11 501				50.4		50.4
Other receivables 其他應收款	22	Performing 犀 ⁄⊊	12-month ECL	1,151	-	1,151	594	_	594
共他應收款		履行	12個月預期信貸虧損						
Time deposit, bank	23	Performing	12-month ECL	120,324	_	120,324	118,272	_	118,272
balances and	20	renorming		120,024		120,024	110,272		110,272
cash									
定期存款,		履行	12個月預期信貸虧損						
銀行結餘及現金									
				140,842	(2,165)	138,677	140,370	(3,849)	136,521

Note: The Group has applied simplified approach in IFRS 9 to measure the loss allowance at lifetime ECL. Details are set out in note 22.

附註:本集團已應用簡化的國際財務報告 準則9號來計量使用期預期信貸虧 損下的減值損失。詳情載列於附註 22。

綜合財務報表附註(續)

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

6. Financial Instruments (Continued)

(b) Financial risk management objective and policies (Continued)

Credit risk (Continued)

The Group's exposure to credit risk (Continued)

As at 31 December 2024, the Group's concentration of credit risk by geographical location is mainly in the PRC, which accounted for 98% (2023: 97%) of the total trade receivables.

As at 31 December 2024, the Group has concentration of credit risk, as 18% (2023: 16%) of the total trade receivables, which was due from the Group's five largest customers.

None of the Group's financial assets are secured by collateral or other credit enhancements.

Liquidity risk

Liquidity risk is the risk that the Group will not be able to meet its financial obligations as they fall due. The Group's approach to managing liquidity is to ensure, as far as possible, that it will always have sufficient liquidity to meet its liabilities when they fall due, under both normal and stressed conditions, without incurring unacceptable losses or risking damage to the Group's reputation.

The Group ensures that it maintains sufficient reserves of cash on demand to meet its liquidity requirement in the short and longer term; this excludes the potential impact of extreme circumstances that cannot reasonably be predicted, such as natural disasters.

6. 金融工具(續)

(b) 金融風險管理目標及 政策(績)

信貸風險(續)

集團信貸風險敝口(續)

本集團按地理位置劃分,信貸 風險主要集中於中國,於二零 二四年十二月三十一日,這部 分應收賬款總額佔98%(二零二 三年:97%)。

於二零二四年十二月三十一 日,本集團五大客戶集中信貸 風險佔總的貿易應收款為18% (二零二三年:16%)。

本集團之金融資產概無抵押或 其他信貸提升。

流動性風險

流動性風險指本集團無法履行 到期的財務責任的風險。本集 團管理流動資金風險的方法, 為盡量確保在一般及緊急情況 下備有足夠的流動資金應付到 期的負債,使本集團毋須承擔 不能接受的虧損或聲譽受損的 風險。

本集團確保在需要時保持足夠 現金儲備,以滿足其短期及長 期流動資金需求,惟不包括無 法合理預計的特殊情況,如自 然災害的潛在影響。

綜合財務報表附註(續)

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

6. Financial Instruments (Continued)

(b) Financial risk management objective and policies (Continued)

Liquidity risk (Continued)

The following table details the Group's remaining contractual maturity for its non-derivative financial liabilities and lease liabilities. The table has been drawn up based on the undiscounted cash flows of financial liabilities based on the earliest date on which the Group can be required to pay. The maturity dates are based on the agreed repayment dates. The table includes both interest and principal cash flows.

6. 金融工具(續)

(b) 金融風險管理目標及 政策(績)

流動性風險(續)

下表詳列本集團之非衍生金融 負債和租賃負債之剩餘合約期 限。該表乃基於本集團須作出 支付之最早日期並根據金融負 債之未折現現金流量制定。其 他非衍生金融負債和租賃負債 之到期日以協定償還日期為基 礎。表中包括利息及本金現金 流量。

		On demand or within one year 按要求或 一年內 RMB'000 人民幣千元	2–5 years 二至五年 RMB'000 人民幣千元	5 years 超過五年 RMB'000	Total undiscounted cash flows 未折現 現金流總額 RMB'000 人民幣千元	Carrying amount 賬面價值 RMB'000 人民幣千元
At 31 December 2024 Non-derivative	於二零二四年 十二月三十一日 非衍生金融負債					
financial liability	<u> </u>					
Trade and other payables	貿易及其他應付 款項	59,121	_	_	59,121	59,121
Lease liabilities	租賃負債	10,815	5,513	240	16,568	15,895

綜合財務報表附註(續)

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

6. Financial Instruments (Continued)

6. 金融工具(續)

(b) Financial risk management objective and policies (Continued)

流動性風險(續)

政策(績)

(b) 金融風險管理目標及

Liquidity risk (Continued)

or within Over undiscounted Carrying one year 2-5 years 5 years cash flows amoun 按要求或 未折現	
	g
按要求或 未折現	nt
一年內 二至五年 超過五年 現金流總額 賬面價值	直
RMB'000 RMB'000 RMB'000 RMB'000 RMB'000	0
人民幣千元 人民幣千元 人民幣千元 人民幣千元 人民幣千元 人民幣千元	Ţ

57,216

10,163

16,298

At 31 December 2023	於二零二三年 十二月三十一日
Non-derivative financial liability	非衍生金融負債
Trade and other payables	貿易及其他應付 款項
Lease liabilities	租賃負債

(c) Fair value measurements of financial instruments

The Directors consider that the carrying amounts of noncurrent and current financial assets and current financial liabilities recognised at amortised cost in the consolidated financial statements as at 31 December 2024 and 2023 approximate their fair values.

(c) 以公允價值計量之金融工具

270

本公司董事認為,由於綜合財 務報表內流動金融資產及流動 金融負債會於二零二四年及二 零二三年十二月三十一日,故 其賬面值近似於公允價值。

57,216

26,731

57,216

25,103

綜合財務報表附註(續)

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

7. Revenue and Segment Information

Revenue represents revenue arising on sales of goods, net of discounts and sales related taxes. An analysis of the Group's revenue for the year is as follows.

7. 營業額及分部資料

營業額是指扣除折扣和銷售相關税 金後的銷售收入,集團年度營業額 分析如下:

	2024 二零二四年 RMB'000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元
Revenue from contracts with customers within the scope of IFRS 15在國際財務報告準則第15號 範圍內客戶的合約收入Disaggregated by major products按主要產品分類Manufacturing and sales of the household and personal care products家庭及個人護理用品的 生產和銷售		
Hair-care products 護髮產品	230,393	217,684
Skin-care products 護膚產品	1	25
Other household and personal care 其他家用及個人護理產品 products	22,558	19,944
	252,952	237,653

Disaggregation of revenue from contracts with customers by timing of recognition

按合約收入的確認時間分類

	2024	2023
	二零二四年	二零二三年
	RMB'000	RMB'000
	人民幣千元	人民幣千元
Timing of revenue recognition 收入確認的時	間	
At a point in time 某一時間點	252,952	237,653

綜合財務報表附註(續)

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

7. Revenue and Segment Information (Continued) 7. 營業額及分部資料(續)

Transaction price allocated to the remaining performance obligations for contracts with **customers**

As at 31 December 2024, all the remaining performance obligations will be recognised as revenue within one year (2023: within one year) from the end of the reporting period. As permitted under IFRS 15, the transaction price allocated to these unsatisfied contracts is not disclosed.

Information reported to the executive directors of the Company, being the chief operating decision maker (the "CODM"), for the purposes of resource allocation and assessment of segment performance, focuses on types of goods delivered. The Directors have chosen to organise the Group around differences in products. The segments are managed separately as each operating segment offers different products which require different production information to formulate different strategies.

Specifically, the Group's reportable segments are as follows:

- Hair-care products
- Skin-care products
- Other household and personal care products

Operating segments including manufacture and sale of other household and personal care products have been aggregated into a single reporting segment after taking into account that none of which are of a sufficient size to be reported separately.

The CODM is provided with segment information concerning segment revenue and result. No analysis of segment assets or segment liabilities is presented as they are not regularly provided to the CODM.

交易價格分配給與客戶合同的剩 餘履約義務

截至二零二四年十二月三十一日和 二零二三年十二月月三十一日,所 有剩餘履約義務將在報告期結束後 一年內確認為收入。按照國際財務 報告準則第15號的規定,分配給這 些未履行合同的交易價格不予披露。

為 分 配 資 源 及 評 估 分 部 表 現, 向 主 要經營決策者,即本公司之執行董 事報告之訊息,着重於所交付貨品 的類型。主要運營決策者選擇圍繞 產品差異來組織本集團。由於各經 營分部提供不同的產品且需要不同 的產品信息以制定不同的產品策 略,因而各分部係單獨管理。

本集團之可報告的經營分部為:

- 護髮產品
- 護膚產品
- 其他家用及個人護理產品 •

經營分部包括其他家庭和個人護理 產品的生產和銷售,在考慮到沒有 一個足夠規模的分部可以單獨報告 後,已合併為一個單獨的報告分部。

主要運營決策者定期獲提供有關分 部收入和分部業績的信息,由於分 部資產和分部負債信息不會定期向 主要運營決策者提供,因此沒有對 它們進行分析。

綜合財務報表附註(續)

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

7. Revenue and Segment Information (Continued) 7. 營業額及分部資料(續)

Segment revenue and results

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

分部營業額及業績

以下是本集團按可報告分部收入及 業績分析:

		Hair-care		Skin-care		Other hous	ehold and		
		products		products		personal care products		Total	
		護髮	產品	護髮產品	護髮產品護膚產品		国人護理產品	合計	
		2024	2023	2024	2023	2024	2023	2024	2023
		二零二四年	二零二三年	二零二四年	二零二三年	二零二四年	二零二三年	二零二四年	二零二三年
		RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
		人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元
Sales to external customers	銷售於外部客戶	230,393	217,684	1	25	22,558	19,944	252,952	237,653
Segment profit/(loss)	分部盈利/(虧損)	14,122	16,871	-	(17)	(4,739)	(1,775)	9,383	15,079
Bank interest income	銀行利息收入							1,225	1,627
Other income	其他收入							197	1,280
Corporate and other unallocated	總部未分配之								
expenses	其他開支							(4,178)	(4,442)
Profit before taxation	税前利潤							6,627	13,544

The accounting policies of the operating segments are the same as the Group's accounting policies described in note 3. Segment results represent the profit earned by/(loss from) each segment without allocation of bank interest income, gain on sales of scrap materials, government grants, other miscellaneous income, net foreign exchange gains/(losses), central administrative costs and directors' emoluments. This is the measure reported to the executive directors of the Company for the purposes of resource allocation and performance assessment.

各營業部門的會計政策與本集團在 附註3中描述的會計政策相同。分部 結果代表每個分部獲得的利潤/(虧 損),不包括銀行利息收入、銷售廢 料的收益、政府補助、淨匯兑收益/ (損失)、中央管理成本、董事薪酬和 銀行借款利息。此乃為資源分配及 表現評估而向本公司之執行董事報 告之計量方式。

綜合財務報表附註(續)

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

7. Revenue and Segment Information (Continued) 7. 營業額及分部資料(續)

Other segment information

其他分部資料

		Hair- prod 護髮)	ucts	prod	Skin-care Other household and products personal care products 慶膚產品 其他家用及個人護理產品		Total 合計		
		2024 二零二四年 RMB'000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元	2024 二零二四年 RMB'000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元	2024 二零二四年 RMB'000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元	2024 二零二四年 RMB'000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元
Amounts included in the measure of segment results	計算分部結果時 已計入款項								
Additions to property, plant and equipment	物業、廠房 及設備增加	12,695	2,075	-	-	1,243	190	13,938	2,265
Depreciation of property, plant and equipment	物業、廠房 及設備折舊	6,942	7,227	-	1	680	662	7,622	7,890
Depreciation of right-of-use assets	使用權資產折舊	7,950	7,995	-	1	778	732	8,728	8,728
Interest on lease liabilities	租賃負債利息	870	1,226	-	-	85	112	955	1,338
Loss on disposal of property, plant and equipment	處置物業、廠房 及設備的損失	30	146	-	-	3	13	33	159
Bad debt written off	壞賬註銷	-	668	-	1	-	61	-	730
Reversal of impairment losses recognised in respect of trade receivables	就貿易應收賬款確認 之減值虧損回撥	(1,534)	(1,052)	-	_	(150)	(96)	(1,684)	(1,148)
Allowance/(reversal of allowance) for inventories	存貨減值撥備/ (回撥)	336	(126)	-	-	33	(11)	369	(137)
Obsolete inventories written-off	逾期存貨報廢	634	731	-	-	62	67	696	798
Amounts regularly provided to the CODM but not included in the measure of segment results	定期提供給主要運營 決策者的金額, 但不包括於分部 業績的計量中								
Government grants Bank interest income	政府補助 銀行利息收入	-		-		-		_ (1,225)	(436) (1,627)

綜合財務報表附註(續)

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

7. Revenue and Segment Information (Continued) 7. 營業額及分部資料(續)

Geographical information

The Group's operations are mainly located in the PRC (country of domicile) and Hong Kong.

The geographical location of customers is based on the location at which the goods are delivered. The geographical location of the non-current assets is based on the physical location of the assets, in the case of property, plant and equipment and rightof-use assets.

地區資料

本集團經營業務主要集中在中國(所 在國家)和香港。

客戶的所在地區乃根據交付貨品的 位置釐定。非流動資產的地理位置 乃根據資產實際所在位置(如屬物 業、廠房和設備及使用權資產)而 釐定。

		Revenue fro custo 來自外部客	mers	Non-current assets 非流動資產		
		2024 二零二四年 RMB'000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元	2024 二零二四年 RMB'000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元	
The PRC (country of domicile) Hong Kong Malaysia Outer Mongolia Thailand	中國(所在國家) 香港 馬來西亞 外蒙古 泰國	250,143 1,620 815 374 -	233,696 2,051 775 647 484	58,881 831 — — —	56,345 803 — — —	
Total	總計	252,952	237,653	59,712	57,148	

Note: Non-current assets excluded financial instruments and deferred tax assets.

Information about major customers

During the years ended 31 December 2024 and 2023, none of the Group's individual customer contributed more than 10% to the total revenue of the Group.

註:非流動資產不包括金融工具和遞延税資產。

主要客戶信息

二零二四及二零二三年度無對本集 團總收入貢獻超過10%的客戶。

綜合財務報表附註(續)

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

8. Other Income

8. 其他收入

				2024 二零二四年 RMB'000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元
Go\ Gai	ik interest income vernment grants (note (a)) n on sales of scrap materials ers (note (b))	銀行利息收入 政府補助金(附註(a)) 處置廢料收益 其他(附註(b))		1,225 — 138 59	1,627 436 200 644
				1,422	2,907
Note	S:		附註:		
(a)	(a) Various government grants were granted to the Group in respect of application of Chinese herbs in daily products. There are no unfulfilled conditions and other contingencies related to receipts of these grants.			<集團獲得有關中草藥 目的各項政府補助。目 其他與這些補助有關的	前未履行的條件和
(b)	(b) During the year ended 31 December 2023, the Group wrote off trade payables of RMB644,000 (2024: nil), which would be payable to suppliers as performance bond and were long outstanding, were considered to be no longer needed and had been recognised as other income.			战至二零二三年十二月 [\$]集團核銷應付賬款人 [\$]二四年:無),該款項 [5]支付給供應商,但長 員需要並已確認為其他	、民幣644,000元(二 原應作為履約保證 期未付,被認為不

9. Finance Cost

9. 財務費用

		2024 二零二四年	2023 二零二三年
		RMB'000 人民幣千元	RMB'000 人民幣千元
Interest on lease liabilities	租賃負債利息	955	1,338

綜合財務報表附註(續)

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

10. Income Tax (Expense)/Credit

January 2008 onwards.

10. 所得税(開支)/抵免

			2024	2023
			二零二四年	二零二三年
			RMB'000	RMB'000
			人民幣千元	人民幣千元
Deferred income tax (expense)/credit	遞延税項(開支)/收入 (附註19)		(70)	00
(note 19)	(四註19)		(72)	83
(a) Under the Law of the PRC on Enterp	ise Income Tax (the "PRC	(a)	根據中國企業所	得税法(「企業
EIT Law") and Implementation Re	-		所得税法」)及企	

Pursuant to circular issued by Ministry of Finance and State Taxation Administration on 17 January 2019, the small-scaled minimal profit enterprise with an annual taxable income below RMB1,000,000 (RMB1,000,000 included) was entitled to a preferential tax treatment of 75% exemption of taxable income and application of income tax rate as 20% from 1 January 2019 to 31 December 2021. On 2 April 2021, a circular was issued by Ministry of Finance and State Taxation Administration, the corporate income tax was halved on the basis of above preferential policies and the policies were extended from 1 January 2021 to 31 December 2022. On 26 March 2023, a circular was issued by Ministry of Finance and State Taxation Administration, the small-scaled minimal profit enterprise with an annual taxable income below RMB1,000,000 was entitled to a preferential tax treatment of 25% included in taxable income and application of income tax rate as 20% from 1 January 2023 to 31 December 2024. On 2 August 2023, a circular was issued by Ministry of Finance and State Taxation Administration and the above preferential policies were further extended to 31 December 2027. Certain PRC subsidiaries of the Group were qualified for this preferential tax treatment during the years ended 31 December 2024 and 2023.

Law, the tax rate of the PRC subsidiaries is 25% from 1

(a) 根據中國企業所得税法(「企業 所得税法」)及企業所得税法實 施條例,本集團附屬公司的税 率自二零零八年一月一日起為 25%。

> 根據財政部、國家税務局二 零一九年一月十七日下發的 通知, 年應納税所得額在人 民幣1,000,000元(含人民幣 1,000,000元)以下的小型微利 企業,自二零一九年一月一日 起至二零二一年十二月三十一 日,享受免徵75%應納税所得 額的税收優惠政策,適用20% 的所得税税率。於二零二一年 四月二日,財政部和國家税務 局下發通知,在上述優惠政策 基礎上減半徵收企業所得税, 並將政策期限從二零二一年一 月一日延長至二零二二年十二 月三十一日。於二零二三年三 月二十六日,財政部和國家税 務總局下發通知,自二零二三 年一月一日至二零二四年十二 月三十一日,對小型微利企業 年應納税所得額不超過100萬 元的可享受優惠政策減按25% 計入應納税所得額,按20%的 税率繳納企業所得税;於二零 二三年八月二日,財政部和國 家税務總局發佈通知,將這一 改策進一步延長至二零二十年 十二月三十一日。本集團在中 國的某些子公司在截至二零二 三年十二月三十一日和二零二 二年十二月三十一日期間獲得 享受此優惠政策的資格。

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

10. Income Tax (Expense)/Credit (Continued)

(a) (Continued)

The PRC EIT Law allows enterprises to apply for the certificates of "High and New Technology Enterprise" ("HNTE") which entitles the qualified companies to a preferential income tax rate of 15%. Bawang (Guangzhou) Co., Ltd. ("Bawang Guangzhou"), a PRC subsidiary of the Group, was qualified as a HNTE since 2009. For the years ended 31 December 2024 and 2023, Bawang Guangzhou has no tax payable on the profit arising in PRC since the assessable profit is wholly absorbed by tax losses brought forward.

- (b) Hong Kong Profits Tax is calculated at 16.5% on the estimated assessable profits for both years. No provision for Hong Kong Profits Tax has been provided for the years ended 31 December 2024 and 2023 as the Group did not have any assessable profits subject to Hong Kong Profits Tax for the years ended 31 December 2024 and 2023.
- (c) Pursuant to the laws and regulations of the Cayman Islands and the BVI, the Group is not subject to any income tax in the Cayman Islands and the BVI during the years ended 31 December 2024 and 2023.

10. 所得税(開支)/抵免(續)

- (a) (續)
 - 中國企業所得税法允許企業申 請高新技術企業(「高新技術企 業」)證書,而獲得該資格的企 業可以享有15%的優惠税率。 霸王(廣州)有限公司(「霸王廣 州」)自二零零九年起被認定定為 高新技術企業。截至二零二四 年十二月三十一日及二零二 三年,由於應課税利潤已悉數 由結轉税項虧損抵銷,霸王廣 州並無在中國產生利潤應付 税項。
- (b) 截至二零二四年十二月三十一日和二零二三年十二月三十一止年度,並無香港利得税撥備,因為本集團在二零二四年十二月三十一日和二零二三年十二月三十一日和二零二三年十二月三十一止的年度內還沒有任何須按香港利潤計算的應評税利潤。
- (c) 根據開曼群島及英屬處女群島的法律及法規,本集團無須為截至二零二四年及二零二三年十二月三十一日止年度繳納開曼群島及英屬處女群島的任何税項。

綜合財務報表附註(續)

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

10. Income Tax (Expense)/Credit (Continued)

Income tax (expense)/credit for the year can be reconciled to the profit before taxation per the consolidated statement of profit or loss and other comprehensive income as follows:

10. 所得税(開支)/抵免(續)

根據綜合損益表和其他綜合收益 表,年度內的所得税(開支)/抵免 可於税前扣除列示如下:

		2024 二零二四年 RMB'000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元
Profit before taxation	税前利潤	6,627	13,544
Tax calculated at the domestic	按本地所得税税率25%計算		
income tax rate of 25% (2023: 25%)	之税項(二零二三年:25%)	1,657	3,386
Effect of different tax rates of entities	於其他司法權區經營之		
operating in other jurisdictions	不同税率之税務影響	(2,446)	(3,011)
Tax effect of expenses not deductible	不可扣減費用之		
for tax purpose	税務影響	1,868	4,129
Tax effect of income not taxable	毋須課税收入之		
for tax purpose	税務影響	(1,929)	(1,747)
Tax effect of tax losses not recognised	未確認税務虧損之税務影響	2,155	24
Income tax on concessionary rate	優惠税率所得税	(31)	(65)
Utilisation of deductible temporary	可用可抵扣的未確認的		
differences not recognised	暫時性差異	(1,346)	(1,266)
Utilisation of tax losses previously	可用以前年度未確認的		
not recognised	税務損失	-	(1,367)
Income tax (expense)/credit for the year	年度所得税(開支)/抵免	(72)	83

綜合財務報表附註(續)

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

11. Profit for the Year

11. 年內利潤

Profit for the year has been arrived at after charging/(crediting):

年內虧損已扣除/(計入)下列項目:

		2024 二零二四年 RMB'000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元
Auditor's remuneration	核數師酬金		
 Statutory audit 	- 法定審計	980	939
 Other non-audit services 	- 其他非審計服務	231	224
Cost of inventories recognised as an expense	確認為開支之存貨成本	123,084	118,072
Depreciation of property, plant and equipment	物業、廠房及設備折舊	7,622	7,890
Depreciation of right-of-use assets	使用權資產折舊	8,728	8,728
Loss on disposal of property,	處置物業、廠房及設備的		
plant and equipment	損失	33	159
Net foreign exchange losses/(gains)	匯兑虧損淨額/(收益)	50	(503)
Research and development costs recognised	確認為開支之研發成本		
as an expense (note (a))	(附註(a))	13,015	12,507
Bad debt written off	壞賬註銷	-	730
Allowance/(reversal of allowance) for	存貨跌價之準備/(回撥)		
inventories (included in cost of inventories	(包括在確認為費用的		
recognised as an expense)	存貨成本中)	369	(137)
Obsolete inventories written-off (included in	逾期存貨報廢(包括在確認		
cost of inventories recognised as an expense	為費用的存貨成本中)	696	798

(a) Included in research and development expenses was staff costs of approximately RMB5,661,000 (2023: RMB5,687,000) which has been included in staff costs in note 12.
 (a) 研發費用中包含的員工成本約為人民幣 5,661,000元(二零二三年:人民幣5,687,000元),已包含在上述披露附註12的員工成本中。

12. Staff Costs

12. 僱員成本

		2024 二零二四年 RMB'000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元
Staff costs (including directors' and chief executive's emoluments) comprise:	僱員成本(包括董事及最高 行政人員的最高酬金):		
Salaries, allowances and benefits Contributions to retirement benefits schemes	薪金、津貼及福利 退休福利計劃供款	38,641	36,858
(note 31)	(附註31)	3,841	3,719
		42,482	40,577

綜合財務報表附註(續)

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

13. Dividends

No dividend was paid or proposed during the year ended 31 December 2024 (2023: nil), nor has any dividend been proposed since the end of the reporting period (2023: nil).

14. Earnings Per Share

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

2023 or at the end of both reporting periods.

13. 股息

截至二零二四年十二月三十一日止 年度並無派付或擬派任何股息(二零 二三年:無),自呈報期間後亦無擬 派任何股息(二零二三年:無)。

14. 每股盈利

本公司擁有人應佔之每股基本及攤 薄盈利根據以下數據計算。

	2024 二零二四年 RMB'000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元
Profit盈利Profit for the year attributable to owners of the Company for the purpose of basic and diluted earnings per share周以計算本公司擁有人年度 應佔每股基本及攤薄盈利 的盈利	6,555	13,627
	2024 二零二四年 '000 千股	2023 二零二三年 '000 千股
Number of shares股份數目Weighted average number of ordinary shares for the purpose of basic earnings per share用以計算每股基本 盈利的加權平均 普通股數量	3,162,441	3,162,441
per share as there were no potential dilutive ordinary shares 年十二	E截至二零二四 二月三十一日止 尊普通流通股,	年度沒有潛在

盈利與每股基本盈利相同。

綜合財務報表附註(續)

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

15. Directors' and Chief Executive's 15. 董事及最高行政人員酬金 **Emoluments**

The emoluments paid or payable to each of the seven (2023: six) directors and the chief executive were as follows:

For the year ended 31 December 2024

已付或應付七名(二零二三年: 七名)董事及最高行政人員之酬金 如下:

截至二零二四年十二月三十一日 止年度

		Ð	ecutive director 執行董事	'S	Indep	pendent non-exe 非執行』		rs	
		Mr. CHEN Qiyuan (Chairman) 陳啟源先生 (主席) RMB'000 人民幣千元	Mr. CHEN Zheng He (Chief executive) 陳正鶴先生 (首席執行官) RMB'000 人民幣千元	Mr. WONG Sin Yung 黄善榕先生 RMB'000 人民幣千元	Mr. CHEUNG Kin Wing 張建榮先生 RMB'000 人民幣千元	Dr. WANG Qi 王琦博士 RMB'000 人民幣千元 (Note (a)) (附註(a))	Dr. LIU Jing 劉靖博士 RMB'000 人民幣千元	Mr. CHU Tat Hoi 朱達凱先生 RMB'000 人民幣千元 (Note (b)) (附註(b))	Total 合計 RMB'000 人民幣千元
Emoluments paid or receivable in respect of a person's services as a director, whether of the Company or its subsidiaries Fees Emoluments paid or receivable in respect of director's other services in connection with the management of the affairs of the Company and its subsidiaries	本 公司或其附屬	-	-	-	277	92	185	93	647
Other emoluments Salaries Contributions to retirement	其他酬金 薪金、津貼 退休福利	-	133	1,110	-	-	-	-	1,243
benefits schemes	返 怀 個 杓 計 劃 供 款	-	7	17	-	_	-	-	24
Total emoluments	合計酬金	_	140	1,127	277	92	185	93	1,914

綜合財務報表附註(續)

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

15. Directors' and Chief Executive's Emoluments (Continued)

For the year ended 31 December 2023

15. 董事及最高行政人員 酬金 (續)

截至二零二三年十二月三十一日 止年度

		E	xecutive directors 執行董事		Independe	nt non-executive di 非執行董事	rectors	
		Mr. CHEN	Mr. CHEN Zheng	·				
		Qiyuan	He (Chief	Mr. WONG	Mr. CHEUNG			
		(Chairman)	executive)	Sin Yung	Kin Wing	Dr. WANG Qi	Dr. LIU Jing	Total
		陳啟源先生	陳正鶴先生	e			g	
		(主席)	(首席執行官)	黃善榕先生	張建榮先生	王琦博士	劉靖博士	合計
		RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
		人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元 (Note (a)) (附註(a))	人民幣千元	人民幣千元
Emoluments paid or receivable in respect of a person's services as a director, whether of the Company or its subsidiaries Fees	本公司或其附屬 公司的董事就 其服務支付或 應收的酬金 袍金	_	_	_	273	182	182	637
Emoluments paid or receivable in respect of director's other services in connection with the management of the affairs of the Company and its subsidiaries	本公司或其附屬 公司的董事就 其管理其他 事務服務支付 或應數的酬金							
Other emoluments	其他酬金							
Salaries	薪金、津貼	_	138	1.110	_	_	_	1,248
Discretionary bonus	酌情花紅	_	_	182	-	-	-	182
Contributions to retirement	退休福利							
benefits schemes	計劃供款	_	7	16	-	-	-	23
Total emoluments	合計酬金		145	1,308	273	182	182	2,090

Notes:

(a) Dr. WANG Qi resigned as an independent non-executive director of the Company on 30 June 2024.

(b) Mr. CHU Tat Hoi was appointed as an independent non-executive director of the Company on 30 June 2024.

Discretionary bonus of approximately RMB182,000 (2024: nil) was provided to Mr. WONG Sin Yung for the year ended 31 December 2023. The discretionary bonus was determined by the Remuneration Committee having regard to his performance and the Company's performance and profitability and the prevailing market conditions.

附註:

(a) 王琦博士於二零二四年六月三十日退任獨 立非執行董事。

(b) 朱達凱先生於二零二四年六月三十日被委 任為獨立非執行董事。

截至二零二三年十二月三十一日止 年度,約人民幣182,000元的酌情計 算之花紅提供給黃善榕先生(二零二 四年:無)。酌情計算之花紅由薪酬 委員會根據其工作表現以及公司的 業績和盈利能力市場環境釐定。

綜合財務報表附註(續)

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

15. Directors' and Chief Executive's Emoluments (Continued)

Mr. CHEN Zheng He is also the chief executive of the Company and his emoluments disclosed above included those for services rendered by him as the chief executive.

Neither the chief executive of the Company nor any of the Directors waived or agreed to waive any emoluments in the year ended 31 December 2024 (2023: nil).

16. Employees' Emoluments

Of the five individuals with the highest emoluments in the Group, one (2023: one) was a Director whose emolument is included in the disclosures in note 15 above. The emoluments of the remaining four (2023: four) individuals were as follows:

15. 董事及最高行政人員 酬金(續)

陳 正 鶴 先 生 擔 任 本 公 司 首 席 執 行 官,上述 披露之 薪 酬 包 括 其 擔 任 首 席執行官的服務 酬 金。

截至二零二四年十二月三十一日止 年度,本集團無董事及執行董事放 棄或同意放棄任何酬金(二零二三 年:無)。

16. 僱員薪酬

五位最高薪酬人士中,一位(二零二 三年:一位)為董事,其薪酬於以上 附註15披露。有關其他四名(二零 二三年:四位)薪酬人士的薪酬詳情 如下:

	2024 二零二四年 RMB'000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元
Salaries, allowances and benefits 薪金、津貼及福利 Contributions to retirement benefits schemes 退休福利計劃供款	1,607 322	1,706 334
	1,929	2,040

Their emoluments were all within nil to HK\$1,000,000, equivalent to approximately RMB925,000 (2023: equivalent to approximately RMB911,000).

During the years ended 31 December 2024 and 2023, no emoluments were paid by the Group to the five highest paid individuals (including Directors and employees) or other Directors as an inducement to join or upon joining the Group, or as compensation for loss of office. 其薪酬全部介乎零至港幣1,000,000 元大約等於人民幣925,000元 (二零二三年:大約等於人民幣 911,000元)。

於截至二零二四年及二零二三年十 二月三十一日止年度期間,本集團 並無支付酬金予本集團五名最高薪 酬人士(包括董事及僱員)或其他董 事,作為邀請加入或於加盟本集團 時之獎勵或作為離職補償。

綜合財務報表附註(續)

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

17. Property, Plant and Equipment

17. 物業 [、]廠房及設備

		Land and buildings 土地和 建築物 RMB'000 人民幣千元	Machinery 機器 RMB'000 人民幣千元	Leasehold improvements 經營租賃 改良支出 RMB'000 人民幣千元	vehicles 運輸工具 RMB'000	Office equipment and others 辦公室 設備及其他 RMB'000 人民幣千元	RMB'000	Bearer plants 生產性植物 RMB'000 人民幣千元	RMB'000	Total 總計 RMB'000 人民幣千元
									I	
COST	成本									
At 1 January 2023	於二零二三年一月一日	5,494	124,304	201,698	12,204	24,772	932	43	1,819	371,266
Exchange realignment	匯兑調整	-	-	-	113	-	-	-	-	113
Additions	添置	-	1,499	99	397	270	-	-	-	2,265
Disposals	出售		(2,544)	_	(581)	(69)	-	_	_	(3,194)
At 31 December 2023	於二零二三年十二月三十一日									
and 1 January 2024	及二零二四年一月一日	5,494	123,259	201,797	12,133	24,973	932	43	1,819	370,450
Exchange realignment	匯兑調整	-	-	-	174	-	-	-	-	174
Additions	添置	-	12,309	983	196	450	-	-	-	13,938
Disposals	出售		(557)	_	(123)	_	_	_	_	(680)
At 31 December 2024	於二零二四年十二月三十一日	5,494	135,011	202,780	12,380	25,423	932	43	1,819	383,882
ACCUMULATED DEPRECIATION AND IMPAIRMENT	累計折舊									
At 1 January 2023	於二零二三年一月一日	3,049	93,073	199,836	11,878	22,033	852	30	_	330,751
Exchange realignment	匯率調整	-	-	-	102	-	-	-	-	102
Depreciation provided	年內折舊撥備									
for the year		247	5,387	1,341	27	887	-	1	-	7,890
Eliminated on disposals	出售時對銷		(2,289)	_	(523)	(56)	_	_	_	(2,868)
At 31 December 2023	於二零二三年十二月三十一日									
and 1 January 2024	及二零二四年一月一日	3,296	96,171	201,177	11,484	22,864	852	31	_	335,875
Exchange realignment	匯率調整	_	_	_	157	_	_	_	_	157
Depreciation provided	年內折舊撥備									
for the year		247	6,133	514	134	593		1	_	7,622
Eliminated on disposals	出售時對銷	-	(501)		(111)	-	-	-	_	(612)
At 31 December 2024	於二零二四年十二月三十一日	3,543	101,803	201,691	11,664	23,457	852	32	_	343,042
CARRYING VALUES At 31 December 2024	賬面值 於二零二四年十二月三十一日	1,951	33,208	1,089	716	1,966	80	11	1,819	40,840
At 31 December 2023	於二零二三年十二月三十一日	2,198	27,088	620	649	2,109	80	12	1,819	34,575

綜合財務報表附註(續)

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

17. Property, Plant and Equipment (Continued)

Depreciation is calculated to write off the cost of items of property, plant and equipment, less their estimated residual value, if any, using straight-line method over their estimated useful lives as follows:

17. 物業、廠房及設備(續)

折舊是基於物業、廠房及設備的成 本金額減去其預計剩餘價值(如有) 後以下列預計可使用年期按直線法 計算。

Land and buildings	Over the shorter of term of the lease or 20 years
土地及建築物	租期可較短或20年
Machinery	15 years
機器	15年
Leasehold improvements	Over the shorter of term of the lease or 10 years
經營租賃改良支出	租期較短或10年
Motor vehicles	5–8 years
運輸工具	5–8年
Office equipment and others	5 years
辦公室設備及其他	5年
Display furniture	2 years
展示專櫃	2年
Bearer plants	3–25 years
生產性植物	3–25年

No depreciation is provided in respect of immature bearer plants until it is substantially completed and ready for its intended use. Upon completion and commissioning for operation, depreciation will be provided at the appropriate rates specified above. 在建工程及不成熟的生物資產不計 提折舊,直至當資產實質上完工, 並達到可使用狀態。當其完工及投 入運作時,將按上文所載適當比率 開始計提折舊。

18. Leases

(i) Right-of-use assets

18. 租賃

(i) 使用權資產

		2024 二零二四年 RMB'000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元
Buildings At 1 January Depreciation	建築物 於一月一日 折舊	22,573 (8,728)	31,301 (8,728
At 31 December	於十二月三十一日	13,845	22,573

lease terms are generally ranged from one to thirty years. None of the leases include variable lease payments. 本集團有建築物的租賃安排。 租賃期限一般為1年至30年。 這些租賃都不包括可變的租賃 付款。

綜合財務報表附註(續)

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

18. Leases (Continued)

18. 租賃(續)

(ii) Lease liabilities

(ii)	租賃負債
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		2024 二零二四年 RMB'000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元
Non-current Current	非流動 流動	5,588 10,307	15,895 9,208
		15,895	25,103

Amount navable under lease liabilities

Amount payable under lease liabiliti	es	且賃負債應付款」	頁
		2024 二零二四年 RMB'000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元
Within one year After one year but within two years After two years but within five years After five years	一年內 一年以上兩年以內 兩年以上五年以內 五年以上	10,307 5,339 55 194	9,208 10,307 5,375 213
Less: amount due for settlement within 12 months (shown under current liabilities)	減:12個月內應付款項 (列於流動負債項下)	15,895 (10,307)	25,103 (9,208)
Amount due for settlement after 12 months	12個月後到期的應付款項	5,588	15,895

綜合財務報表附註(續)

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

18. Leases (Continued)

18. 租賃(續)

(ii) Lease liabilities (Continued) Amount payable under lease liabilities (Continued) 租賃負債應付款項(續)

		2024 二零二四年 RMB'000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元
At 1 January Interest on lease liabilities Lease payment	於一月一日 租賃負債利息 租賃付款	25,103 955 (10,163)	33,276 1,338 (9,511)
At 31 December	於十二月三十一日	15,895	25,103

The weighted average incremental borrowing rate applied was 4.53% (2023: 4.53%).

適用的加權平均增量借款利率 為4.53%(二零二三年:4.52%)。

(iii) Amounts recognised in profit or loss

(iii) 確認為損益之金額

		2024 二零二四年 RMB'000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元
Depreciation on right-of-use assets	使用權資產折舊	8,728	8,728
Interest expense on lease liabilities	租賃負債利息支出	955	1,338
Expenses relating to short-term leases	短期租賃相關費用	119	126

(iv) Others

During the year ended 31 December 2024, the total cash outflow for leases amounted to approximately RMB10,282,000 (2023: RMB9,637,000).

(iv) 其他

截至二零二四年十二月三十 一日止年度內,租賃的現金流 出總額約為人民幣10,282,000 元(二零二三年:人民幣 9,637,000)。

綜合財務報表附註(續)

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

19. Deferred Taxation

The following is the analysis of the deferred tax asset, after set off certain deferred tax assets against deferred tax liabilities of the same taxable entity, for financial reporting purposes:

19. 遞延所得税

為財務報告目的,將統一機構之若 干遞延所得税資產與遞延所得税負 債抵銷後,遞延所得税負債的分析 如下:

Deferred tax assets 遞延所得税資產	307	379
	RMB'000 人民幣千元	RMB'000 人民幣千元
	2024 二零二四年	2023 二零二三年

The followings are the major deferred tax assets/(liabilities) recognised and movements thereon during the current and prior years:

以下是主要的遞延所得税資產/(負 債)及其在當年度和以前年度的變動 情況:

		Right-of- use assets 使用權資產 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 Credited/(charged) to	於二零二三年一月一日 貸記/(借記)至利潤或虧損	(4,695)	4,991	296
profit or loss		1,309	(1,226)	83
At 31 December 2023 and 1 January 2024 Credited/(charged) to	於二零二三年十二月三十一日 及二零二四年一月一日 貸記/(借記)至利潤或虧損	(3,386)	3,765	379
profit or loss		1,309	(1,381)	(72)
At 31 December 2024	於二零二四年十二月三十一日	(2,077)	2,384	307
綜合財務報表附註(續)

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

19. Deferred Taxation (Continued)

As at 31 December 2024, the Group has unused estimated tax losses of approximately RMB341,385,000 (2023: RMB327,726,000) and RMB39,099,000 (2023: RMB38,453,000) for certain subsidiaries in the PRC and Hong Kong respectively. The tax losses incurred by the subsidiaries incorporated in the PRC (except for HNTE) will expire in five years from the year in which the loss originated, while the ones incurred by the subsidiaries in Hong Kong will not expire under current tax legislation in Hong Kong. With effective from 1 January 2018, the tax losses incurred by HNTE will expire in ten years from the year in which the loss originated. No tax losses have expired during the years ended 31 December 2024 and 2023. No deferred tax asset had been recognised as at 31 December 2024 and 2023 in respect of the estimated tax losses due to the unpredictability of future profit streams.

As at 31 December 2024, the Group has deductible temporary differences in respect of impairment loss on property, plant and equipment, inventories and trade receivables of approximately RMB26,639,000 (2023: RMB35,612,000). No deferred tax asset has been recognised in relation to such deductible temporary differences as it is not probable that taxable profit will be available against which the deductible temporary differences can be utilised.

19. 遞延所得税(續)

截至二零二四年十二月三十一日, 本集團在中國內地和香港的部分子 公司未使用的估計税收損失分別約 為人民幣341,385,000元(二零二三 年:人民幣327,726,000元)和人民幣 39,099,000元(二零二三年:人民幣 38,453,000元)。在中國境內註冊的 子公司(高新科技企業除外)所發生 的税務損失,自虧損發生之日起5年 內屆滿; 而在香港註冊的子公司所 發生的税務損失,根據香港現行的 税務法例,不會屆滿。從二零一八 年一月一日起,高新科技企業產生 的税收損失將在其產生當年起10年 內到期。截至二零二三年和二零二 二年十二月三十一日止年度內,沒 有任何税收損失已經到期。截至二 零二四年和二零二三年十二月三十 一日,由於未來利潤流的不可預測 性,尚未確認遞延税項資產的預估 税收損失。

截至二零二四年十二月三十一日, 本集團可扣除暫時性差異約人民幣 26,639,000元(二零二三年:人民幣 35,612,000元)。由於不太可能有應 税利潤可用來抵扣可抵扣的暫時性 差異,因此遞延税項資產未確認與 可抵扣暫時性差異有關。

綜合財務報表附註(續)

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

20. Inventories

20. 存貨

		2024 二零二四年 RMB'000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元
Raw materials Work-in-progress Finished goods Packing materials and consumable goods	原材料 在製品 製成品 包裝材料及消耗品	14,598 3,206 13,396 2,778	11,794 3,073 8,973 1,991
		33,978	25,831

As at 31 December 2024, the carrying amount of inventories of approximately RMB33,978,000 (2023: RMB25,831,000), has been net of accumulated allowance of approximately RMB1,471,000 (2023: RMB1,102,000). During the year ended 31 December 2024, obsolete inventories written-off as defected and allowance for inventories to their net realisable values of approximately RMB696,000 (2023: RMB798,000) and RMB369,000 (2023: reversal of allowance for inventories of approximately RMB137,000) were recognised, respectively. 截至二零二四年十二月三十一 日,存貨的賬面金額為約人民幣 33,978,000元人民幣(二零二三年: 人民幣25,831,000元),已扣除累計 減值撥備約人民幣1,471,000元(二零 二三年年:人民幣1,102,000元)。於 二零二四年十二月三十一日的年度 內,逾期存貨報廢庫存作為報廢和 報廢註銷存貨抵減至其可變現淨值 約人民幣696,000元(二零二三年: 人民幣798,000元)及369,000元人民 幣(二零二三年:庫存補貼約為人民 幣137,000元)分別得到確認。

21. Right to Returned Goods Asset

21. 退回貨物之權利

		2024 二零二四年	2023 二零二三年
		RMB'000 人民幣千元	RMB'000 人民幣千元
Right to returned goods asset	退回貨物之權利	319	719

The right to returned goods asset represents the Group's right to recover products from customers where customers exercise their right of return under the Group's returns policy. The Group uses its accumulated historical experience to estimate the number of returns on a portfolio level using the expected value method. 退貨資產的權利代表本集團有權向 根據本集團退貨政策行使退貨權的 客戶收回產品。該集團利用其積累 的歷史經驗,利用期望值法在組合 層次上估計未來進貨的數量。

綜合財務報表附註(續)

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

22. Trade and Other Receivables

22. 貿易及其他應收款項

		2024 二零二四年 RMB'000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元
Receivables within the scope of IFRS 15	在國際財務報告準則第15號		
at amortised cost comprise:	範圍內的應收賬款攤餘 成本包括:		
Trade receivables	貿易應收款	19,367	21,504
Less: allowance for impairment of trade	減:貿易應收款項減值準備		
receivables		(2,165)	(3,849)
		17,202	17,655
Prepayment for purchase of raw materials	購買原材料預付款	1,148	8,553
Other prepayments	其他預付款項	1,177	1,007
Bank interest receivables	應收銀行利息	806	180
Tax receivables other than income tax	非所得税應收款	115	175
Other receivables	其他應收款	345	414
		20,793	27,984

As at 31 December 2024, the gross amount of trade receivable arising from contracts with customers amounted to RMB19,367,000 (2023: RMB21,504,000).

The Group allows an average credit period of 30 to 90 days to its trade customers. The following is an aged analysis of trade receivables net of allowance for impairment of trade receivables presented based on the invoice date, which approximates the respective revenue recognition dates, at the end of the reporting period. 截至二零二四年十三月三十一日, 來自與客戶合約的應收賬款總額為 人民幣19,367,000元(2023年:人民 幣21,504,000元)。

本集團允許貿易客戶平均信貸期限 為30至90天。以下為於各報告期末 根據接近收入確認日期的發票日期 呈列的應收貿易賬款(經扣除應收貿 易賬款減值撥備)的賬齡分析。

綜合財務報表附註(續)

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

22. Trade and Other Receivables (Continued)

22. 貿易及其他應收款項(續)

		2024 二零二四年 RMB'000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元
Less than 3 months More than 3 months but less than 6 months More than 6 months but less than	少於3個月 多於3個月但少於6個月 多於6個月但少於12個月	17,202 —	17,452 193
12 months More than 12 months	多於12個月	_	6 4
		17,202	17,655

The Group measures the loss allowance for trade receivables at an amount equal to lifetime ECL. The ECL on trade receivables are estimated using a provision matrix by reference to past default experience of the debtor and an analysis of the debtors' current financial positions, adjusted for factors that are specific to the debtors, general economic conditions of the industry in which the debtors operated and an assessment of both the current as well as the forecast direction of conditions at the reporting date.

There has been no change in the estimation techniques or significant assumptions made during the current reporting period.

As the trade receivables related to a number of customers with common risk characteristics and the Group's historical credit loss experience does not indicate significantly different loss patterns for different customer segments, the loss allowance based on past due status is not further distinguished between the Group's difference customer bases. 本集團計算的貿易應收款項損失備 抵額相等於使用期預期信貸損失。 應收貿易賬款的預期信貸損失使用 撥備矩陣並參考債務人的過往拖欠 記錄及債務人的目前財務狀況分析 而作出估計,並就債務人的特定因 素、債務人經營所在行業的整體經 濟情況及對於報告日期的當前情況 及對未來情況預測的評估作出調整。

在本報告所述期間,評估方法或作 出的重大假設方面沒有改變。

由於交易應收賬款涉及多個具有常 見風險特徵的客戶,且本集團的歷 史信貸損失經驗並不表明不同客戶 群體的損失模式存在顯著差異,基 於過去逾期狀態的損失備抵沒有進 一步區分集團的不同客戶群。

綜合財務報表附註(續)

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

22. Trade and Other Receivables (Continued)

The Group recognises lifetime ECL for trade receivables based on past due status of customers collectively that are not individually significant as follows:

22. 貿易及其他應收款項(續)

本集團根據客戶的整體賬齡,就個 別並不重要的貿易應收款項,確認 使用期預期信貸損失如下:

As at 31 December 2024	於二零二四年十二月三十一日	Weighted average expected loss rate 加權平均 預期損失率 % 百分比	Gross carrying amount 賬面價值 總額 RMB'000 人民幣千元	Loss allowance 減值準備 RMB'000 人民幣千元
Less than 3 months More than 12 months	少於3個月 多於12個月	0.02% 100%	17,206 2,161	4 2,161
			19,367	2,165
As at 31 December 2023	於二零二三年十二月三十一日	Weighted average expected loss rate 加權平均 預期損失率 % 百分比	Gross carrying amount 賬面價值 總額 RMB'000 人民幣千元	Loss allowance 減值準備 RMB'000 人民幣千元
Less than 3 months More than 3 months but less than 6 months	少於3個月 多於3個月但少於6個月	0.25% 23.50%	17,687 9	44 2
More than 6 months but less than 12 months More than 12 months	多於6個月但少於12個月 多於12個月	76.07% 100%	19 3,789	14 3,789
			21,504	3,849

Generally, trade receivables are written-off if there is information indicating that the debtor is in severe financial difficulty and there is no realistic prospect of recovery. During the year ended 31 December 2023, approximately RMB730,000 (2024: nil) was being written off. 一般來說,如果有信息顯示債務人 有嚴重經濟困難及復蘇的前景並 不現實時,貿易應收賬款就會被註 銷。於二零二三年十二月三十一日 止的年度內,約人民幣730,000元貿 易應收賬款被註銷(二零二四年: 無)。

綜合財務報表附註(續)

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

22. Trade and Other Receivables (Continued)

22. 貿易及其他應收款項(續)

The movement in the allowance for impairment of trade receivables is set out below:

貿易應收款項減值損失撥備的變動 情況如下:

		2024 二零二四年 RMB'000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元
At 1 January Reversal of impairment loss recognised	於一月一日 減值損失回撥	3,849 (1,684)	4,997 (1,148)
At 31 December	於十二月三十一日	2,165	3,849

23. Time Deposit/Bank Balances and Cash

23. 定期存款/銀行結存及現金

(i) Time deposit

(i) 定期存款

		2024 二零二四年 RMB'000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元
Non-current — Time deposit with original maturity over one year	非流動 超過一年到期的定期 存款	_	30,000

(ii) Cash and cash equivalents

(ii) 現金及現金等價物

		2024 二零二四年	2023 二零二三年
		RMB'000 人民幣千元	RMB'000 人民幣千元
Bank balances and cash	銀行結存及現金	120,324	88,272

As at 31 December 2024, cash at bank carries interest at floating rates based on daily bank deposits rates ranged from 0.001% to 1.35% (2023: 0.001% to 1.9%) per annum and time deposit carry interest at fixed rate of 2.15% per annum (2023: 2.15% per annum) with original maturity of 2 years (2023: 2 years).

於二零二四年十二月三十一 日,銀行現金按每日銀行存款 浮動年利率0.001%至1.35%(二 零二三年:0.001%至1.9%)計 算利息,定期存款有固定利率 每年為2.15%(二零二三年: 2.15%)為期二年(二零二三 年:二年)。

綜合財務報表附註(續)

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

24. Trade and Other Payables

24. 貿易及其他應付款項

		2024 二零二四年 RMB'000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元
Trade payables Promotion fee payables Accrued payroll Tax payables other than income tax Other payables and accruals	貿易應付款項 應付推廣費用 應付工資 非所得税應付款 其他應付款項及預提費用	21,644 9,305 3,903 6,677 24,269	19,078 9,218 3,651 2,195 25,269
The following is an aged analysis of trac based on the invoice date at the end of th		65,798 豪發票日期之日呈 該於呈報期末之賬齡	
		2024 二零二四年 RMB'000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元
Within 1 month	1個月內或按要求	9,283	

The average credit period on purchases is 30 to 90 days. The Group has financial risk management policies in place to ensure that all payables are settled within the credit timeframe.

由供應商給予的信貸期介於30至90 日。本集團有相應的財務風險管理 策略保證所有應付款項在信貸期限 內償還。

綜合財務報表附註(續)

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

25. Contract Liabilities

25. 合約負債

		2024 二零二四年 RMB'000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元
Advances received to deliver goods	發出貨物預收款	7,711	5,225

As at 1 January 2023, contract liabilities amounted to RMB4,261,000.

Revenue recognised during the year ended 31 December 2024 that was included in the contract liabilities as at 1 January 2024 is RMB5,225,000 (2023: RMB4,261,000). There was no revenue recognised in the current year that related to performance obligations that were satisfied in prior year.

截止二零三年一月一日的合約負債 人民幣4,261,000元。

截至二零二四年十二月三十一日 止,確認的營業額包括了截止二零 二四年一月一日的合約負債人民幣 5,225,000元(二零二三年:人民幣 4,261,000元)。概無與上一年度履行 的履行義務有關的營業額在本年度 確認收入。

26. Refund Liabilities

26. 償還負債

		2024 二零二四年 RMB'000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元
Refund liabilities	償還負債	561	1,092

The refund liabilities relate to customers' right to return products within three months of purchase. At the point of sale, a refund liability and a corresponding adjustment to revenue is recognised for those products expected to be returned. The Group uses its accumulated historical experience to estimate the number of returns on a portfolio level using the expected value method. 退款責任涉及顧客在購買三個月後 有權退貨。在銷售點,預計會被退 回的產品須承擔退款責任,並按收 入作出相應調整。該集團利用其積 累的歷史經驗,利用期望值法估計 投資組合水平上的回報率。

綜合財務報表附註(續)

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

27. Share Capital and Reserves

27. 股本及儲備

(a) Share capital

(a) 股本

		Number of shares 股份數目 '000 千股	RMB'000 人民幣千元
Ordinary shares of HK\$0.1 each	每股港元0.10之普通股		
Authorised:	法定普通股:		
At 1 January 2023, 31 December 2023, 1 January 2024 and 31 December 2024	於二零二三年一月一日, 二零二三年十二月 三十一日,二零二四年 一月一日及二零二四年 十二月三十一日	10,000,000	880,500
Issued and fully paid:	已發行及己付訖普通股:		
At 1 January 2023, 31 December 2023, 1 January 2024 and 31 December 2024	於二零二三年一月一日, 二零二三年十二月 三十一日,二零二四年 一月一日及二零二四年 十二月三十一日	3,162,441	277,932

(b) Nature and purpose of reserves

(i) Share premium

The application of the share premium account of the Company is governed by the Companies Act (Revised) of the Cayman Islands. The funds in the share premium are distributable to the shareholders of the Company 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.

(b) 儲備性質及用途

(i) 股本溢價

本公司股本溢價的應用受 開曼群島公司法(經修訂) 所規管。除非緊隨建議派 付股息的日期後,本公司 有能力償還日常業務中到 期的債務,否則本公司不 得自股本溢價向股東分派 股息。

綜合財務報表附註(續)

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

27. Share Capital and Reserves (Continued)

(b) Nature and purpose of reserves (Continued)

(ii) Statutory reserves

Statutory reserves are established in accordance with the relevant PRC rules and regulations and the articles of association of the PRC subsidiary of the Group, Bawang Guangzhou. Transfers to the reserves are approved by the directors of Bawang Guangzhou.

Bawang Guangzhou, which is wholly foreign owned enterprise established in the PRC, is required to transfer at least 10% of its net profit (after offsetting prior year losses), as determined under the PRC accounting rules and regulations, to statutory general reserve until the reserve balance reaches 50% of the registered capital under the PRC Company Law and the articles of association of the entity. The transfer to this reserve must be made before distribution of dividends to the equity shareholder.

Statutory general reserve can be used to make good prior years' losses, if any, and may be converted into share capital by issuing new shares to equity shareholders proportionate to their existing percentage of equity interests provided that the balance after such issue is not less than 25% of the registered capital.

(iii) Merger reserve

On 20 December 2007, Bawang International Group Holding (HK) Limited, a wholly-owned subsidiary of the Company, acquired all the equity interest of Bawang Guangzhou amounting to USD12,500,000, which was previously held by a company owned by the controlling shareholders of the Group, at a consideration of the same amount. Accordingly, the share capital of Bawang Guangzhou was eliminated and a merger reserve arose due to foreign exchange differences.

27. 股本及儲備(續)

(b) 儲備性質及用途(續)

(ii) 法定儲備

法定儲備乃根據有關中國 規則及規例以及本集團的 中國附屬公司霸王廣州的 公司章程設立。轉撥的儲 備已獲霸王廣州董事會 批准。

一般法定儲備可用作彌補 以往年度的虧損(如有), 亦可透過按照權益持有人 的現有的股權百分比向彼 等發行新股,以將有關儲 備轉換為股本,惟進行有 關發行後的結餘不得少於 註冊資本的25%。

(iii) 合併儲備

於二零零七年十二月二十 日,本公司全資附屬公司 霸王國際集團控股(香港) 有限公司以同等價格收購 美元12,500,000的霸王廣 州全部權益(之前由控股 股東擁有的一家公司時 有)。因此霸王廣州的股 本被抵銷,抵銷時的匯兑 差額產生合併儲備。

綜合財務報表附註(續)

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

27. Share Capital and Reserves (Continued)

(b) Nature and purpose of reserves (Continued)

(iv) Translation reserve

Translation reserve comprises all foreign exchange differences arising from the translation of the financial statements of the operations outside the PRC into the presentation currency of the Group (i.e. RMB).

(v) Other reserve

The other reserve represents the deemed contribution by the controlling shareholders in the form of non-interest bearing loans to a subsidiary. The amounts are estimated by discounting the nominal value of the non-interest bearing loans to the subsidiary at an effective interest rate.

28. Commitment

27.股本及儲備(續)

- (b) 儲備性質及用途(續)
 - (iv) 匯兌儲備

匯兑儲備包括換算中國境 外業務之財務報表(即人 民幣)所產生的全部匯兑 差額。

(v) 其他儲備

其他儲備是指控股股東借 給於附屬公司的免息貸款 所產生之視同注資。該數 額由以實際利率折現的借 給子公司之免息貸款的賬 面價值來估算。

28. 承諾

	2024 二零二四年 RMB'000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元
Capital expenditure in respect of the acquisition of property, plant and equipment contracted for but not provided in the consolidated financial statements與已購置但尚未在合並財務 報表中確認的房地產、廠房 及設備的購置相關的資本 支出。	511	_

綜合財務報表附註(續)

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

29. Equity-Settled Share-Based Transactions

Pursuant to an ordinary resolution of the shareholders of the Company at the annual general meeting of the Company on 29 May 2020, the Company adopted a 2020 share option scheme (the "2020 Share Option Scheme") to attract and retain the best available personnel to provide additional incentive to (i) any director, employee, consultant, professional, customer, supplier, agent, business or joint venture partner or adviser of or contractor to the Group or a company in which the Group holds an interest or a subsidiary of such company (the "Affiliate"); or (ii) the trustee of any trust the beneficiary of which or any discretionary trust the discretionary objects of which include any director, employee, consultant, professional, customer, supplier, agent, business or joint venture partner or adviser of or contractor to the Group or an Affiliate; or (iii) a company beneficially owned by any director, employee, consultant, professional, customer, supplier, agent, business or joint venture partner, adviser of or contractor to the Group or an Affiliate.

The total number of shares in respect of which options may be granted under the Scheme is not permitted to exceed 10% of the shares of the Company in issue at any point in time, without prior approval from the Company's shareholders. The number of shares issued and to be issued in respect of which options granted and may be granted to any individual in any one year is not permitted to exceed 1% of the shares of the Company in issue at any point in time, without prior approval from the Company's shareholders. Option granted to substantial shareholders or independent non-executive directors or any of their respective associates (including a discretionary trust whose discretionary objects include a substantial shareholders, independent non-executive directors, or any of their respective associates) in any 12-month period in excess of 0.1% of the Company's share capital or with a value in excess of HK\$5 million must be approved in advance by the Company's shareholders.

No share options were granted under the 2020 Share Option Scheme since the adoption. As at 31 December 2024 and 2023, there was no outstanding options granted under the 2020 Share Option Scheme.

29. 以股權結算並以股份為基礎的交易

根據本公司於二零二零年五月二 十九日股東週年大會的普通決議 案,本公司採納了一項二零二零年 購股權計劃(「二零二零年購股權計 劃」),旨在吸引並留住優秀的人才 並向其提供額外的激勵,包括(i)本集 團或本集團擁有權益的公司或該公 司附屬公司(「聯屬公司」)的任何董 事、僱員、顧問、專家、客戶、供應 商、代理人、商業夥伴或合資公司 夥伴、諮詢人或承包商;或(ii)本集團 或聯屬公司的任何董事、僱員、顧 問、專家、客戶、供應商、代理人、 商業夥伴或合資公司夥伴、諮詢人 或承包商作為受益人的任何信託或 作為全權信託對象的任何全權信託 的受託人;或(iii)本集團或聯屬公司 的任何董事、僱員、顧問、專家、客 戶、供應商、代理人、商業夥伴或合 資公司夥伴、諮詢人或承包商實益 擁有的公司。

自採納二零二零年購股權計劃以 來,在其項下沒有授予任何購股 權。截至二零二四年及二零二三年 十二月三十一日,概無二零二零年 購股權計劃項下尚未授予的購股權。

綜合財務報表附註(續)

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

30. Statement of Financial Position of the Company

30. 本公司財務狀況表

		Notes 附註	2024 二零二四年 RMB'000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元
Non-current asset Unlisted investments in subsidiaries	非流動資產 於非上市附屬公司的投資		_*	*
Current assets Other receivables Amounts due from subsidiaries Bank balances and cash	流動資產 其他應收款 應收附屬公司款項 銀行結存及現金	(a)	424 148 2,077	110 145 1,781
			2,649	2,036
Current liabilities Other payables Amount due to a subsidiary	流動負債 其他應付款項 應付附屬公司款項	(a)	1,335 3,057	1,256 2,996
			4,392	4,252
Net current liabilities	淨流動負債		(1,743)	(2,216)
Net liabilities	淨負債		(1,743)	(2,216)
Capital and reserves Share capital Reserves	資本及儲備 股本 儲備	(b)	277,932 (279,675)	277,932 (280,148)
Deficiency of equity	權益不足		(1,743)	(2,216)

* Less than RMB1,000

Notes:

* 該金額低於人民幣1,000元。

附註:

(a) The amounts are unsecured, non-interest bearing and repayable on demand. During the years ended 31 December 2024 and 2023, the Directors have performed an impairment assessment based on the expected credit loss model. As at 31 December 2024, the carrying amount of amounts due from subsidiaries was approximately RMB148,000 (2023: RMB145,000), net of accumulated allowance for impairment loss of approximately RMB1,618,025,000 (2023: RMB1,595,987,000). (a) 該款項無抵押、免息並按要求償還。截至 二零二四年及二零二三年十二月三十一 日止年度,董事們根據預期信貸損失模型 進行了減值評估。截至二零二四年十二 月三十一日止,應收附屬公司賬面金額 約為人民幣148,000元(二零二三年:人民 幣145,000元),扣除累計減值準備約人民 幣1,618,025,000元(二零二三年:人民幣 1,595,987,000元)。

綜合財務報表附註(續)

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

30. Statement of Financial Position of the Company (Continued)

30. 本公司財務狀況表(續)

儲備年內變動情況如下:

附註:(續)

(b)

(b) Movements in the reserves during the years are as follows:

		Share premium 股本溢價 RMB'000 人民幣千元 (note 27(b)) (附註27(b))	Translation reserve 匯兑儲備 RMB'000 人民幣千元 (note 27(b)) (附註27(b))	Accumulated losses 累計虧損 RMB'000 人民幣千元	Total 總額 RMB'000 人民幣千元
At 1 January 2023	於二零二三年一月一日	1,401,815	(110,957)	(1,571,891)	(281,033)
Total comprehensive income/ (expense) for the year	年內全面收入/(支出)總額	_	1,363	(478)	885
At 31 December 2023 and 1 January 2024	於二零二三年十二月三十一日及 二零二四年一月一日	1,401,815	(109,594)	(1,572,369)	(280,148)
Total comprehensive income/ (expense) for the year	年內全面收入/(支出)總額	_	1,892	(1,419)	473
At 31 December 2024	於二零二四年十二月三十一日	1,401,815	(107,702)	(1,573,788)	(279,675)

31. Retirement Benefit Scheme Contributions

(a) The PRC

Notes: (Continued)

Pursuant to the relevant labour rules and regulations in the PRC, the PRC subsidiaries participate in a defined contribution retirement benefit scheme (the "Scheme") organised by the local authority whereby the PRC subsidiaries are required to make contributions to the Scheme based on certain percentages of the eligible employee's salaries. The local government authority is responsible for the entire pension obligations payable to the retired employees.

31. 退休福利計劃供款

(a) 中國大陸地區

根據中國有關勞動法規,中國 附屬公司參與由中國有關當地 政府機構組織之定額供款退休 福利計劃(「該計劃」)。有關附 屬公司須按照工資之一定百分 比向該計劃供款。當地政府機 構會負責支付退休僱員的全部 退休金。

綜合財務報表附註(續)

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

31. Retirement Benefit Scheme Contributions 31. 退休福利計劃供款(續) (Continued)

(b) Hong Kong

The Group also maintains the MPF Scheme for all qualifying employees in Hong Kong in accordance with the requirements of the Mandatory Provident Fund Schemes Ordinance and related regulations. The assets of the schemes are held separately from those of the Group, in funds under the control of trustees. The Group contributes 5% of relevant payroll costs to the Scheme, of which the contribution was matched by employees and subject to a cap of HK\$1,500 per employee per month.

The Group has no other obligations for payment of retirement and other post-retirement benefits of employees other than the contribution described above. Forfeited contributions in respect of unvested benefits of employees leaving the Group's employment cannot be used to reduce ongoing contributions.

The total expense recognised in profit or loss of approximately RMB3,841,000 (2023: RMB3,719,000) represents contributions payable to these plans by the Group at rates specified in the rules of the plans.

32. Related Party Transactions

(a) Related party transactions

The Group had the following material transaction with its related party:

(b) 香港地區

根據強制性公積金計劃(「強積 金計劃])的相關條例及規定, 本集團亦為所有符合條件的香 港僱員設立強積金計劃。強積 金計劃之資產與本集團其他資 產分開,由受託人控制之基金 持有。本集團按相關工資之5% 向計劃供款。每名僱員的供款 上限為每月港元1,500。

本集團除了上述供款計劃,並無其 他義務為僱員支付退休及其他退休 後福利。僱員離職時的未歸屬權益 當中的已失效供款不可用作減少現 有供款。

損益表中之總開支約人民幣 3,841,000元(二零二三年:人民幣 3,719,000元),即本集團就該等計劃 制定的一定百分比應付之供款。

32. 關聯方交易

(a) 關聯方交易

本集團與其關聯人士進行以下 重大交易:

		2024 二零二四年	2023 二零二三年
	Nature of transaction 交易性質	RMB'000 人民幣千元	RMB'000 人民幣千元
Guangzhou Bawang Cosmetics Co., Ltd ("Guangzhou Bawang") (note (i)) 廣州霸王化妝品有限公司 (「廣州霸王」) (附註(i))	Rental fee of production plant and office premises (notes (ii) and (iii)) 生產廠房和辦公場所的 租金(附註(ii)和(iii))	10,133	9,456

綜合財務報表附註(續)

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

32. Related Party Transactions (Continued)

(a) Related party transactions (Continued)

Notes:

- (i) Guangzhou Bawang is ultimately wholly-owned by Mr. Chen Qiyuan and Mr. Chen Zheng He themselves and through companies that are wholly-owned by them.
- (ii) The Directors are of the opinion that the above transactions were conducted on normal commercial terms in the ordinary course of business and the basis of consideration for the transactions is the prevailing market price.
- (iii) On 17 November 2020, Bawang Guangzhou and Guangzhou Bawang entered into a new lease agreement with 1 year of lease from 1 December 2020. The monthly rental fee for the production premises, office premises and a staff dormitory are RMB1,040,000 in total. On 23 April 2021, the lease agreement was renewed with monthly rental fees of approximately RMB1,090,000 from 1 July 2021 to 30 June 2024 and approximately RMB1,240,000 from 1 July 2024 to 30 June 2026. On 1 September 2022, a supplemental lease agreement reduced the leased area from 49,928.17 sq.m. to 37,997.70 sq.m., and the monthly rental fees to approximately RMB830,000 from 1 September 2022 to 30 June 2024 and approximately RMB944,000 from 1 July 2024 to 30 June 2026. Details of which were set out in the Company's announcement dated on 17 November 2020, 23 April 2021 and 1 September 2022 respectively.

As at 31 December 2024, the carrying amount of such lease liabilities is approximately RMB15,613,000 (2023: RMB24,806,000). During the year ended 31 December 2024, the Group has made lease payment of approximately RMB10,133,000 (2023: RMB9,456,000) to the related company.

32. 關聯方交易(續)

(a) 關聯方交易(續)

附註:

- (i) 廣州霸王最終由陳啟源先生和陳正 鶴先生以及通過他們全資擁有的公 司全資持有。
- (ii) 董事認為,上述交易乃按一般商業
 條款於日常業務過程中進行,交易
 代價基準為現行市價。

於二零二零年十一月十七日,霸王 (iii) 廣州與廣州霸王簽署了一份就生產 廠房、辦公場所和職工宿舍自二零 二零年十二月一日開始為期一年 的新租賃協議,月租金約為人民幣 1,040,000元。於二零二一年四月-十三日,霸王廣州和廣州霸王更新 了租賃協議,自二零二一年七月一 日至二零二四年六月三十日期間的 生產廠房、辦公場所以及員工宿舍 的月租費合計為人民幣1,090,000 元,及自二零二四年七月一日至二 零二六年六月三十日期間租金增加 至月租費合計人民幣1,240,000元。 於二零二二年九月一日,霸王廣州 與廣州霸王簽署了一份補充租賃 協議,就現在租賃面積由49,928.17 平方米減少至37,997.70平方米, 月租金自二零二二年九月一日至 二零二四年六月三十日為約人民幣 830,000元,自二零二四年七月一日 至二零二六年六月三十日期間約為 人民幣944,000元。上述相關詳情分 別載列於本公司於二零二零年十一 月十七日,二零二一年四月三十日 及二零二二年九月一日的公告中。

> 於二零二四年十二月三十一日止, 這項租賃負債的賬面價值約為人 民幣15,613,000元(二零二三年: 人民幣24,806,000元)。截至二零 二四年十二月三十一日止年度,集 團已向關聯公司支付了約人民幣 10,133,000元的租金(二零二三年: 人民幣9,456,000元)。

綜合財務報表附註(續)

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

32. 關聯方交易(續) 32. Related Party Transactions (Continued)

(b) 主要管理人員報酬

(b) Compensation of key management personnel

The remuneration of key management personnel of the Group during the year was as follows:

本集團於年內主要管理人員的 酬金載列如下:

		2024 二零二四年 RMB'000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元
Short-term benefits Post-employment benefits	短期福利 離職後福利	3,121 403	3,484 442
		3,524	3,926
The remuneration of key manage Group was determined by the	•	×集團主要管理 董事諮詢薪酬委	

consultation with the remuneration committee, having regard to the performance of individuals and market trends.

人表現及市場趨勢釐定的。

綜合財務報表附註(續)

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

33. Reconciliation of Liabilities Arising from Financing Activities

The table below details changes in the Group's liabilities arising from financing activities, including both cash and non-cash changes. Liabilities arising from financing activities are those for which cash flows were, or future cash flows will be, classified in the consolidated statement of cash flows as cash flows from financing activities.

33. 融資活動產生的負債對賬

下表詳述本集團來自融資活動的 負債變動,包括現金和非現金的變 動。融資活動產生的負債是現金流 量或未來現金流量將在綜合現金流 量表中分類為融資活動現金流量的 負債。

		1 January 2024 二零二四年 一月一日 RMB'000 人民幣千元	Financing cash flows 融資 現金流量 RMB'000 人民幣千元	Non-cash changes 非現金變化 Finance cost incurred 已發生的 融資成本 RMB'000 人民幣千元	31 December 2024 二零二四年 十二月三十一日 RMB'000 人民幣千元
Lease liabilities	租賃負債	25,103	(10,163)	955	15,895
				Non-cash changes 非現金變化	
		1 January 2023 二零二三年 一月一日 RMB'000 人民幣千元	Financing cash flows 融資 現金流量 RMB'000 人民幣千元	Finance cost incurred 已發生的 融資成本 RMB'000 人民幣千元	31 December 2023 二零二三年 十二月三十一日 RMB'000 人民幣千元
Lease liabilities	租賃負債	33,276	(9,511)	1,338	25,103

綜合財務報表附註(續)

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

34. Principal Subsidiaries

Details of the Company's principal subsidiaries at 31 December 2024 and 2023 are as follows:

34. 主要附屬公司

於二零二四年及二零二三年十二月 三十一日,本公司主要附屬公司詳 情如下:

Name 名稱	Place of incorporation/ establishment and operation 成立及經營地點	Issued and paid-up/ registered capital 已發行及繳足資本	Proportion ownership interest and voting power held by the Company 本公司持有的權益及 擁有的投票權比例			Principal activities 主要業務	
)24		023	
				二四年 Indirect	二零 Direct	二三年 Indirect	
			直接	間接	直接	間接	
			%	%	%	%	
Bawang International Group Holding (HK) Limited	Hong Kong	HK\$1	-	100	-	100	Investment holding and trading of household and personal care products
霸王國際集團控股(香港) 有限公司	香港	港元1					投資控股及營銷家用 及個人護理產品
Hong Kong Bawang International Trading Limited	Hong Kong	HK\$1	-	100	-	100	Trading of household and personal care products
香港霸王國際貿易公司	香港	港元1					營銷家用及個人護理產品
Bawang Guangzhou (note (a))	The PRC	USD67,500,000	-	100	-	100	Manufacturing and trading of household and personal care products
霸王廣州(附註(a))	中國	美元67,500,000					製造及營銷家用 及個人護理產品
Guangzhou Fanmei Electronic Business Company Limited* (note (a))	The PRC	RMB1,000,000	-	100	-	100	e-Commerce and trading of household and personal care products
廣州梵魅電子商務有限公司 (附註(a))	中國	人民幣1,000,000元					電子商務及營銷家用 及個人護理產品
Guangzhou Bawang Trading Company Limited* (note (a))	The PRC	RMB1,000,000	-	100	-	100	Trading of household and personal care products
廣州霸王貿易有限公司 (附註(a))	中國	人民幣1,000,000元					營銷家用及個人護理產品
* For identification purposes only	,				* 僅供詞	忍別	
Notes:					附註:		
(a) These entities are wholl established in the PRC.	y foreign owned	and limited liability of	companies		()	と等實體為) 「限責任公司	於中國成立的外商全資擁有的 司。

綜合財務報表附註(續)

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

34. Principal Subsidiaries (Continued)

The above table lists the subsidiaries of the Group which, in the opinion of the Directors, principally affected the results or assets and liabilities of the Group. To give details of other subsidiaries would, in the opinion of the Directors, result in particulars of excessive length.

None of the subsidiaries had issued any debt securities at the end of both years or at any time during the years.

At the end of the reporting period, the Company has other wholly-owned subsidiaries that are not material to the Group. A summary of these subsidiaries are as follows:

34. 主要附屬公司(續)

上表僅列出本公司董事認為主要影響本集團業績或資產和負債之附屬 公司。本公司董事認為提供其他附 屬公司之詳情將令資料過於冗長而 不在此列示。

於當年及上一年度期內, 概無任何 附屬公司發行任何債權債務。

於呈報期末,公司擁有其他就集團 而言非重大的全資附屬公司。該等 附屬公司之主要業務概述如下:

		Number of subsidiarie 附屬公司數目		
Principal activities 主要業務	Principal place of business 主要業務地點	2024 二零二四年	2023 二零二三年	
Investment holding 投資控股	The BVI 英屬處女群島	1	1	
Investment holding 投資控股	Hong Kong 香港	1	1	

Five Years Summary

五年財務概要

As at 31 December 2024 於二零二四年十二月三十一日

		2024 二零二四年 RMB'000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元	2022 二零二二年 RMB'000 人民幣千元 (Restated) (重列)	2021 二零二一年 RMB'000 人民幣千元	2020 二零二零年 RMB'000 人民幣千元
Result	業績					
Revenue	營業額	252,952	237,653	246,341	273,604	275,987
Profit/(Loss) before taxation Taxation (expense)/credit Profit/(Loss) for the year attributable to the owners	税前利潤/(虧損) 税項(開支)/抵免 本公司擁有人 應佔之年內	6,627 (72)	13,544 83	(19,431) 110	(9,084) —	(4,038)
of the Company	利潤/(虧損)	6,555	13,627	(19,321)	(9,084)	(4,038)
Assets and liabilities Property, plant and equipment Prepaid advertising fee Net current assets	資產及負債 物業、廠房及 設備 預付廣告費用 流動資產淨值	40,840 159 91,037	34,575 148 67,870	40,515 654 29,307	61,938 850 25,022	78,699 33 65,499
Total assets less current liabilities	資產總值減流動 負債	151,056	155,397	151,419	189,171	155,051
Net assets	資產淨值	145,468	139,502	126,316	145,855	154,726
Capital and reserves Share capital Reserves	資本及儲備 股本 儲備	277,932 (132,464)	277,932 (138,430)	277,932 (151,616)	277,932 (132,077)	277,932 (123,206)
Total equity	欋益總額	145,468	139,502	126,316	145,855	154,726
Earning/(Loss) per share Basic and diluted (RMB Cent)	每股 盈利/(虧損) 基本及攤薄 (人民幣仙)	0.2073	0.4309	(0.6110)	(0.0029)	(0.0013)

BaWang International (Group) Holding Limited 霸王國際(集團)控股有限公司*

^{*} for identification purposes only 僅供識別