

GLOBAL LEADER IN THE UPHOLSTERED SOFA INDUSTRY 軟體沙發行業的全球領導者



REGAL PARTNERS HOLDINGS LIMITED 皇庭智家控股有限公司

(Incorporated in the Cayman Islands with limited liability 於開曼群島註冊成立之有限公司) Stock Code 股份代號:1575





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CORPORATE INFORMATION 公司資料

BOARD OF DIRECTORS

Executive Directors

Mr. TSE Kam Pang (Chairman) Mr. CHONG Tsz Ngai (Chief Executive Officer) Mr. ZOU Gebing (resigned on 8 January 2024)

Non-executive Directors

Mr. TSE Hok Kan Ms. WU Xiangfei *(removed on 21 June 2024)*

Independent Non-executive Directors

Prof. KWAN Pun Fong Vincent Prof. LEE Chack Fan Ms. CHEN Jianhua Prof. SIT Wing Hang, Alfred

AUDIT COMMITTEE

Prof. KWAN Pun Fong Vincent *(Chairman of committee)* Prof. LEE Chack Fan Ms. CHEN Jianhua Prof. SIT Wing Hang, Alfred

REMUNERATION COMMITTEE

Prof. KWAN Pun Fong Vincent *(Chairman of committee)* Prof. LEE Chack Fan Ms. CHEN Jianhua Prof. SIT Wing Hang, Alfred

NOMINATION COMMITTEE

Prof. KWAN Pun Fong Vincent *(Chairman of committee)* Prof. LEE Chack Fan Ms. CHEN Jianhua Prof. SIT Wing Hang, Alfred

董事會

執行董事

謝錦鵬先生(*主席)* 莊子毅先生(*行政總裁)* 鄒格兵先生(*於2024年1月8日辭任)*

非執行董事

謝學勤先生 鄔向飛女士*(於2024年6月21日被罷免)*

獨立非執行董事

關品方教授 李焯芬教授 陳建花女士 薛永恒教授

審核委員會

關品方教授(*委員會主席)* 李焯芬教授 陳建花女士 薛永恒教授

薪酬委員會

關品方教授(*委員會主席)* 李焯芬教授 陳建花女士 薛永恒教授

提名委員會

關品方教授(*委員會主席)* 李焯芬教授 陳建花女士 薛永恒教授



CORPORATE INFORMATION (CONTINUED) 公司資料(續)

COMPANY SECRETARY

Mr. LAM Hoi Lun

AUTHORISED REPRESENTATIVES

Mr. CHONG Tsz Ngai Mr. LAM Hoi Lun

AUDITORS

HLB Hodgson Impey Cheng Limited

PRINCIPAL SHARE REGISTRAR AND TRANSFER OFFICE IN THE CAYMAN ISLANDS

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

HONG KONG BRANCH SHARE REGISTRAR

Tricor Investor Services Limited 17/F, Far East Finance Centre 16 Harcourt Road, Hong Kong

REGISTERED OFFICE

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

公司秘書

林海麟先生

授權代表

莊子毅先生 林海麟先生

核數師

國衛會計師事務所有限公司

開曼群島主要股份過戶登記 總處

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

香港股份過戶登記分處

卓佳證券登記有限公司 香港夏慤道16號 遠東金融中心17樓

註冊辦事處

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



CORPORATE INFORMATION (CONTINUED) 公司資料(續)

HEADQUARTERS IN THE PRC

No. 258, Shengli Road, Maqiao Street Haining City, Jiaxing City Zhejiang Province, PRC

PRINCIPAL PLACE OF BUSINESS IN HONG KONG

Unit 3103, 31 Floor, Trendy Centre 682 Castle Peak Rood Cheung Sha Wan, Kowloon, Hong Kong

PRINCIPAL BANKERS

Bank of China (Hong Kong) Limited Industrial and Commercial Bank of China Limited Bank of Jiaxing Company Limited Agricultural Bank of China Limited China Merchants Bank Co., Ltd. Bank of Ningbo Co., Ltd. China Citic Bank Corporation Limited Zhejiang Haining Rural Commercial Bank Company Limited Bank of Huzhou Company Limited

STOCK CODE

1575

WEBSITE

www.theregalpartners.com

中國總部

中國浙江省 嘉興市海寧市 馬橋街道勝利路258號

香港主要營業地點

香港九龍長沙灣 青山道682號 潮流工貿中心31樓3103室

主要往來銀行

中國銀行(香港)有限公司 中國工商銀行(亞洲)有限公司 嘉興銀行股份有限公司 中國農業銀行股份有限公司 招商銀行股份有限公司 寧波銀行股份有限公司 中信銀行有限公司 浙江海寧農村商業銀行股份有限公司 湖州銀行股份有限公司

股份代號

1575

公司網站

www.theregalpartners.com

FINANCIAL HIGHLIGHTS 財務摘要

- Revenue decreased by approximately 36.4% to approximately RMB119.5 million in 2024 (2023: approximately RMB188.0 million)
- The Group recorded a gross profit of approximately RMB27.9 million in 2024 (2023: approximately RMB69.5 million)
- The Group's loss for the year increased by approximately 239.5% to approximately RMB88.6 million in 2024 (2023: approximately RMB26.1 million)
- Basic loss per share was approximately RMB3.28 cents in 2024 as compared with basic loss per share of approximately RMB0.92 cents in 2023
- The Board did not recommend the payment of a final dividend (2023: Nil) for the year ended 31 December 2024

- 2024年收入減少約36.4%至約人民
 幣119.5百萬元(2023年:約人民幣
 188.0百萬元)
 - 本集團於2024年錄得毛利約人民幣 27.9百萬元(2023年:約人民幣69.5 百萬元)
 - 本集團2024年虧損增加約239.5%至 約人民幣88.6百萬元(2023年:約人 民幣26.1百萬元)
- 與2023年每股基本虧損約人民幣0.92
 分比較,2024年每股基本虧損約人民
 幣3.28分
- 董事會不建議就截至2024年12月31
 日止年度派付任何末期股息(2023年:無)

CHAIRMAN'S STATEMENT 主席報告

Dear shareholders,

On behalf of the board (the "**Board**") of directors (the "**Directors**") of Regal Partners Holdings Limited (the "**Company**" or "**Regal Partners**"), I am pleased to present the annual report of the Company and its subsidiaries (the "**Group**") for the year ended 31 December 2024 ("**2024**" or the "**Reporting Period**") to shareholders of the Company (the "**Shareholders**").

2024 was an important yet challenging year for the Group. We have strategically renamed our Company as "Regal Partners Holdings Limited", signifying a renewed corporate identity. Our new management team comprised esteemed professionals from various reputable backgrounds, aiming to capitalize future growth opportunities and strengthen our market position in the furniture industry. Despite the revitalized image, our operating environment was tough and volatile. This was attributed to significant economic challenges in our major markets, particularly in the United States (the "**U.S.**"), Europe, and China. These challenges have been exacerbated by surging home prices, persistently elevated mortgage rates, considerable political uncertainties in these regions and mixed consumer sentiment in these regions.

As a furniture export enterprise, the tariffs imposed by the U.S. market have diminished the competitiveness of our products. Therefore, we swiftly adopted a dual production base strategy, with operations in both domestic and overseas locations, to mitigate the operation risks in the long-term. This strategy involves conducting research and production at our facility in China to uphold product quality, while simultaneously expanding our production to Southeast Asia, mitigating the impact of tariffs. During 2024, we have accelerated the deployment of our production base in Southeast Asia, completing construction and commencing trial production in the second half of 2024. The newly established overseas factory has been well received by customers, as evidenced by the increase in orders, some of which were from new customers.

致各位股東:

本人謹代表皇庭智家控股有限公司(「本公 司」或「皇庭智家」)董事(「董事」)會(「董事 會」)欣然向本公司股東(「股東」)提呈本公 司及其附屬公司(「本集團」)截至2024年12 月31日止年度(「2024年」或「報告期間」)的 年報。

2024年對本集團而言是重要但充滿挑戰的 一年。我們已從戰略上將本公司更名為「皇 庭智家控股有限公司」,這標誌着公司形象 的煥新。我們的新管理團隊由來自不同知 名背景的優秀專業人士組成,旨在把握未 來的增長機遇,並鞏固本集團在傢俱行業 的市場地位。儘管形象煥新,但我們的營 運環境依然艱難且充滿波動。這是由於我 們的主要市場,尤其是美國(「美國」)、歐 洲及中國,面臨着重大的經濟挑戰。這些 挑戰因房價飆升、按揭利率持續高企、這 些地區存在相當大的政治不確定性以及這 些地區消費者信心參差不一而加劇。

作為一家傢俱出口企業,美國市場所徵收 的關税削弱了我們產品的競爭力。因此, 我們迅速採取了雙生產基地策略,在境內 及境外均設有營運據點,以長期降低營運 風險。這一策略包括在我們位於中國的工 廠進行研究及生產,以維持產品質量,同 時將生產基地擴展至東南亞,以減輕關税 的影響。2024年內,我們加快在東南亞生 產基地的部署,於2024年下半年完成建設 並開始試生產。新成立的海外工廠備受客 戶歡迎,從訂單增加便可見一斑,其中一 些訂單來自新客戶。

CHAIRMAN'S STATEMENT (CONTINUED) 主席報告(續)

Research indicates that the global supply chain landscape for furniture production has partly transitioned towards Southeast Asia, driven by factors such as reduced labor costs, abundant natural resources, efficient logistics, and advantageous trade conditions. Notably, various regions in Southeast Asia witnessed a continuous uptrend in furniture exports throughout 2024. Governments in these regions also introduced supportive policies aimed at fostering the growth of the furniture industry. Our expansion of the new production facility in Southeast Asia alongside our existing factory in China enhances our ability to adapt flexibly to market changes and customer demands, optimize the supply chain, and ensure our products remain competitive in terms of price and quality for our key markets.

By bolstering our production and supply chain advantages both domestically and internationally, we also strategically concentrated resources on our export OEM business. Throughout the Year, we planned to gradually phase out the retail operations of our in-house sofa brand to reduce marketing expenses. Simultaneously, we collaborated with a well-known local furniture wholesaler in the United States in a joint venture (JV) arrangement, actively expanding our sales channels in the American market. With the assistance of our partner, we have increased our participation in trade shows from twice a year to six times a year, including renowned worldwide furniture exhibitions like the High Point Market in the U.S. This initiative has notably boosted our chances of connecting with prospective clients.

Furthermore, we have successfully expanded our operations into new markets beyond our core territories, notably Australia, Ireland, and Japan. Among these, Australia, has shown a positive market response, characterized by a consistent increase in orders. These expansions were pivotal to our growth trajectory, enabling us to access new markets and capitalize on emerging opportunities.

研究表明,受勞動力成本降低、天然資源 豐富、物流高效以及貿易條件優越等因素 驅動,全球傢俱生產的供應鏈格局已部分 轉移至東南亞地區。值得注意的是,在整 個2024年,東南亞多個地區的傢俱出口 呈現持續上升趨勢。這些地區的政府亦推 出了多項支持政策,以促進傢俱行業的發 展。我們在東南亞擴建新的生產設施,並 配合現有的中國廠房,提升了我們靈活適 應市場變化和客戶需求的能力,優化了供 應鏈,並確保本集團的產品在主要市場中 的價格和質量方面保持競爭力。

透過增強我們在國內及國際的生產和供應 鏈優勢,我們亦從戰略上將資源集中於出 口專業代工業務。在整個年度期間,我們 計劃逐步淘汰自家沙發品牌的零售業務, 以減少營銷開支。與此同時,我們與美國 一家知名的本地傢俱批發商以合資企業的 形式合作,積極拓展我們在美國市場的銷 售渠道。在合作夥伴的協助下,我們參加 貿易展覽的次數已從每年兩次增加至每年 六次,當中包括如美國高點傢俱展(High Point Market)等享譽全球的傢俱展覽。這項 舉措顯著提升了我們與潛在客戶建立聯繫 的機會。

此外,我們成功將業務拓展至核心市場以 外的新市場,尤其是澳洲、愛爾蘭及日 本。在這些市場中,澳洲的市場反應積 極,訂單持續增加。這些業務拓展對我們 的增長軌跡至關重要,使我們能夠進入新 市場並把握出現的新機遇。

CHAIRMAN'S STATEMENT (CONTINUED) 主席報告(續)

Coupled with people's increasing focus on environmentally friendly practices, the integration of smart technology, and the pursuit of sustainable lifestyles, we have closely followed market trends and allocated resources towards product innovation and expanding our distribution channels. Market research indicates that the global household market is expected to reach USD1,087.5 billion by 2032, with the United States holding a significant market share. American consumers exhibit a high demand for personalized and customized home decor products. To cater to this key market, we have continued to invest in research and development, creating environmentally friendly, innovative, and multifunctional furniture. Additionally, we have adjusted our product designs to save space and make assembly easier, in response to the high shipping costs and container shortages.

On the whole, we have undertaken a series of strategic deployments covering overseas expansion of production, broadening customer outreach, resources reallocation and product enhancements to strengthen the overall capacity of the Company. Internally, we have implemented prudent financial management practices and demonstrated fiscal discipline by refraining from acquiring any additional bank loans. These practices underscore our robust financial position, strengthening our growth strategies and reiterating our steadfast commitment to sustainable development in the future.

Looking ahead, we anticipate greater challenges and uncertainties. The global market growth is anticipated to be sluggish. According to the International Monetary Fund, the growth of various markets will be on divergent paths amid policy uncertainties. Global growth is projected at 3.3 percent both in 2025 and 2026, below the historical (2000–19) average of 3.7 percent. We anticipate intensifying pressure on operations following the imposition of tariffs by the U.S. government on imported goods, as well as increased costs and disruptions in the global supply chain.

隨着人們越來越注重環保實踐、智能科技 的融合以及對可持續生活方式的追求,我 們緊跟市場趨勢,並將資源投放於產品創 新和拓展分銷渠道方面。市場研究表明, 預計到2032年,全球家居市場規模將達到 10,875億美元,其中美國佔有相當大的市 場份額。美國消費者對個性化及定製的家 居裝飾產品需求甚高。為迎合這個重要市 場,我們持續投資於研究與開發,打造環 保、創新且多功能的傢俱。此外,鑑於運 費高昂及集裝箱短缺的情況,我們亦調整 了產品設計,以節省空間並使組裝更為便 捷。

總而言之,我們進行了一系列的戰略部 署,包括海外生產基地擴張、拓展客戶 群、資源重新分配以及產品提升,以增強 本公司的整體實力。在內部,我們採取了 審慎的財務管理措施,並通過不新增任何 銀行貸款來彰顯財政紀律。這些措施凸顯 了我們強勁的財務狀況,強化了我們的增 長策略,也重申了我們對未來可持續發展 的堅定承諾。

展望未來,我們預期將面臨更大的挑戰和 不確定性。全球市場增長預計將放緩。根 據國際貨幣基金組織的預測,在政策不確 定性的背景下,各個市場的增長將呈現分 化態勢。2025年和2026年全球增長率預計 均為3.3個百分點,低於3.7個百分點的歷史 (2000年至2019年)平均水平。我們預計, 在美國政府對進口商品徵收關税後,營運 壓力將會加大,同時還會面臨成本上升以 及全球供應鏈中斷的問題。



CHAIRMAN'S STATEMENT (CONTINUED) 主席報告(續)

Amidst the complexities of the market landscape, there are opportunities for the furnishing industry.

Trends like sustainability have been a driving force for consumers to purchase eco-friendly furniture. The rapid development of artificial intelligence for smart home, alongside the increasing popularity of ecommerce, offer promising avenues for growth in the furniture industry. The Internet of Things is blending furniture with technology to address the growing demand for enhanced smart living experiences.

We firmly believe that our revitalized corporate image, the dualproduction base strategy, and robust leadership team will be key drivers in propelling our sustainable growth in the future. We are also committed to maintaining operational excellence by consistently delivering high-quality products while ensuring healthy cash flow to foster long-term sustainable growth. 在市場格局的種種複雜情況之中, 傢俱行 業仍存在着機遇。

可持續性等趨勢已成為消費者購買環保傢 俱的推動力。智能家居領域人工智能的迅 速發展,以及電子商務日益普及,為傢俱 行業的增長提供了充滿希望的途徑。物聯 網正將傢俱與科技相融合,以滿足人們對 提升智能生活體驗日益增長的需求。

我們堅信, 煥新的公司形象、雙生產基地 策略以及強大的領導團隊,將會是推動我 們未來實現可持續增長的關鍵因素。我們 亦致力於保持卓越的營運水平,持續提供 高質量的產品,同時確保健康的現金流, 以促進長期的可持續發展。

Chairman and Executive Director Tse Kam Pang Hong Kong, 31 March 2025 *主席兼執行董事* **謝錦鵬** 香港,2025年3月31日

PROFILE OF DIRECTORS AND SENIOR MANAGEMENT 董事及高級管理層履歷

EXECUTIVE DIRECTORS

Mr. Tse Kam Pang, aged 70, is the chairman of the Group and was appointed as an executive Director on 17 October 2022. He is responsible for providing leadership to the Board. Mr. Tse is also a director of certain subsidiaries of the Company.

He is a founder, the chairman of the board of directors and an executive director of Royale Home Holdings Limited ("**Royale Home**"), a company the shares of which are listed on the Main Board of the Stock Exchange (Stock Code: 1198). He is also a controlling shareholder of Royale Home who is deemed to be interested in approximately 74.86% of the issued share capital of Royale Home. He held the position of Deputy Managing Director at Ultronics International Holdings Limited (currently known as DreamEast Group Limited), a company the shares of which are listed on the Stock Exchange (Stock Code: 0593), from 1993 to 1995. He has over 30 years of experience in the international trade and China trade business.

Mr. Tse Kam Pang is a vice chairman of Hong Kong Furniture Association and has extensive experience in the manufacture and sale of furniture business. Mr. Tse Kam Pang is the father of Mr. Tse Hok Kan, a non-executive Director and the father-in-law of Mr. Chong Tsz Ngai, an executive Director and the chief executive officer of the Company.

Mr. Tse is the sole shareholder and sole director of Century Icon, being the beneficial owner of 1,300,038,000 Shares, representing approximately 47.27% of the issued share capital.

Mr. Chong Tsz Ngai, aged 36, is the chief executive officer of the Group and was appointed as an executive Director on 17 October 2022. He is responsible for the overall management of the operations of the Group. Mr. Chong is a director of all subsidiaries of the Company.

Prior to joining the Group, he was a director of debt capital markets (DCM) at United Overseas Bank Limited, Hong Kong Branch from 2021 to 2022. He was a vice president of DCM of CNCB (Hong Kong) Capital from 2019 to 2021 and was previously a vice president of the fixed income, currency and commodities department of GF Global Capital Limited from March to December 2019.

執行董事

謝錦鵬先生,70歲,為本集團主席,於 2022年10月17日獲委任為執行董事。彼負 責領導董事會。謝先生亦為本公司若干附 屬公司的董事。

彼為皇朝家居控股有限公司(「皇朝家居」) 的創辦人、董事會主席兼執行董事,該公 司的股份於聯交所主板上市(股份代號: 1198)。彼亦為皇朝家居的控股股東,被 視為於皇朝家居已發行股本約74.86%中 擁有權益。彼曾於1993年至1995年出任 Ultronics International Holdings Limited(現 稱夢東方集團有限公司)的副董事總經理, 該公司的股份於聯交所上市(股份代號: 0593)。彼於國際貿易及中國貿易業務方面 擁有逾30年經驗。

謝錦鵬先生為香港傢俬協會副會長,在生 產及銷售傢俱業務方面擁有豐富經驗。謝 錦鵬先生為非執行董事謝學勤先生之父及 本公司執行董事兼行政總裁莊子毅先生的 岳父。

謝先生為Century Icon的唯一股東及唯一董 事,即為1,300,038,000股股份(佔已發行股 本的約47.27%)的實益擁有人。

莊子毅先生,36歲,為本集團行政總裁, 於2022年10月17日獲委任為執行董事。彼 負責本集團的整體運營管理。莊先生亦為 本公司全部附屬公司的董事。

於加入本集團之前,彼於2021年至2022 年擔任大華銀行有限公司香港分行債務資 本市場主管,於2019年至2021年擔任信 銀(香港)資本有限公司債務資本市場副總 裁,自2019年3月至12月曾任廣發全球資本 有限公司固定收益、貨幣及商品部副總裁。

Mr. Chong Tsz Ngai has over ten years of experience in the corporate finance industry. Mr. Chong holds a Master's Degree in Finance from Imperial College London and was awarded a Bachelor's Degree in accounting and finance with first-class honour by Lancaster University. Mr. Chong is a son-in-law of Mr. Tse Kam Pang, the chairman of the Board, an executive Director and a controlling shareholder of the Company.

Mr. Zou Gebing, aged 48, was appointed as an executive Director on 18 March 2016 and resigned on 8 January 2024. Prior to his resignation, he was the chairman and chief executive officer of the Group from 2016 to 2022 and responsible for the sales and marketing of the Group.

Prior to joining the Group, he was the marketing and development manager in Zhejiang Kasen Industrial Group Co., Ltd., and was deputy general manager in Hongyang Group Co., Ltd., from July 1997 to March 2000 and from May 2000 to March 2002, respectively, and had been mainly responsible for exploration and development of overseas markets of sofas and other furniture. He joined Morris Group Co., Ltd. ("**Morris PRC**") as part of its management team in May 2002, served as its vice chairman and general manager since February 2005, and became the chairman of Morris PRC in January 2012.

Mr. Zou obtained a bachelor's degree in English from Shanghai International Studies University in the PRC in July 1997 and a master's degree in business administration for senior management from Zhejiang University in the People's Republic of China (the "**PRC**") in March 2007. He had also served as a corporate tutor for MBA postgraduates in the Management School of Zhejiang University from April 2007 to March 2012. Mr. Zou was accredited as a senior economist by the Senior Economist Qualification Committee of Zhejiang Province in December 2007.

With over 20 years of industry experience as mentioned above, Mr. Zou is an experienced entrepreneur in furniture manufacturing related businesses. Mr. Zou's spouse, Ms. Wu Xiangfei is a non-executive Director (removed on 21 June 2024).

莊子毅先生於企業融資業界擁有逾十年經 驗。莊先生持有倫敦帝國學院的金融碩士 學位,並獲蘭卡斯特大學頒授的一級榮譽 會計及金融學士學位。莊先生為董事會主 席、本公司執行董事及控股股東謝錦鵬先 生的女婿。

鄒格兵先生,48歲,於2016年3月18日獲 委任為執行董事,於2024年1月8日辭任。 辭任前,彼於2016年至2022年擔任本集團 主席兼行政總裁,負責本集團的銷售及營 銷。

於加入本集團之前,彼自1997年7月至 2000年3月及自2000年5月至2002年3月分 別於浙江卡森實業集團有限公司及海寧宏 洋集團有限公司擔任營銷與發展經理及副 總經理,主要負責海外沙發及其他傢俱市 場的拓展及開發。彼於2002年5月加入慕容 集團有限公司(「慕容中國」)的管理團隊, 自2005年2月起擔任副主席兼總經理,並於 2012年1月成為慕容中國的主席。

鄒先生於1997年7月及2007年3月分別獲得 中華人民共和國(「中國」)上海外國語大學 英語學士學位及中國浙江大學工商管理高 級管理碩士學位。彼自2007年4月至2012 年3月亦擔任浙江大學管理學院的MBA研究 生企業導師。鄒先生於2007年12月獲得浙 江省高級經濟師資格評審委員會授予高級 經濟師資格。

憑藉上述逾20年的行業經驗,鄒先生已成 為傢俱製造相關行業資深的企業家。鄒先 生的配偶鄔向飛女士為非執行董事(於2024 年6月21日被罷免)。



NON-EXECUTIVE DIRECTORS

Mr. Tse Hok Kan, aged 41, was appointed as a non-executive Director on 17 October 2022.

He holds a Master of Science degree in Accounting from The Hong Kong Polytechnic University and a Bachelor of Business Administration degree – joint major in accounting and finance from Simon Fraser University.

Prior to joining the Group, he had held the position of executive director of Royale Home from 2016 to 2019. He has extensive experience in production, development, marketing of furniture and Hong Kong and China trade businesses. Mr. Tse Hok Kan is a son of Mr. Tse Kam Pang, the chairman of the Board, an executive Director and a controlling shareholder of the Company.

Ms. Wu Xiangfei, aged 47, was appointed as a non-executive Director on 9 November 2022 and removed on 21 June 2024.

She has vast experience in the furniture business. Ms. Wu Xiangfei has been the vice chairman of the board of directors of Morris Group Company Limited since 2018, during which she has accumulated experience and gained knowledge in manufacturing and sales of sofas, sofa covers and other furniture products.

Ms. Wu Xiangfei is the spouse of Mr. Zou Gebing, an executive Director resigned on 8 January 2024 and a substantial shareholder of the Company.

非執行董事

謝學勤先生,41歲,於2022年10月17日獲 委任為非執行董事。

彼持有香港理工大學會計理學碩士學位及 西門菲莎大學工商管理學士學位(會計及金 融雙主修)。

於加入本集團之前,彼曾於2016年至2019 年擔任皇朝家居的執行董事。彼於傢俱生 產、開發、營銷及中港貿易方面擁有豐富 經驗。謝學勤先生為董事會主席、本公司 執行董事及控股股東謝錦鵬先生之子。

鄔向飛女士,47歲,於2022年11月9日獲 委任為非執行董事並於2024年6月21日被罷 免。

彼在傢俱業務擁有豐富經驗。鄔向飛女士 自2018年起擔任慕容集團有限公司董事會 副主席,期間彼在沙發、沙發套及其他傢 俱產品的製造及銷售方面累積了經驗及獲 得了知識。

鄔向飛女士為本公司執行董事(於2024年1 月8日辭任)及主要股東鄒格兵先生的配偶。



INDEPENDENT NON-EXECUTIVE DIRECTORS

Professor Kwan Pun Fong Vincent, aged 74, was appointed as an independent non-executive Director on 17 October 2022. He is mainly responsible for supervising and providing independent judgement to the Board. He is also the chairman of each of the Audit Committee, Nomination Committee and Remuneration Committee.

He served as the vice president of the Hong Kong Shipping Department (香港區航舶部) of Citibank (花旗銀行), the vice president of the Asia Pacific Elevator Department of United Technologies Company (聯合技術公司), the managing director of Hintful Capital Group (興科融資集團), professor of Beijing Normal University -Hong Kong Baptist University (北京師範大學一香港浸會大學) United International College, executive dean of the HKU Zhejiang Institute of Research and Innovation (香港大學浙江科學技術研究院). He is currently a member of the Executive Committee of Hong Kong Economic Association (香港經濟學會), the chief advisor of the think tank of Qingshanhu Scitech City in Hangzhou, Zhejiang (浙江杭州 青山湖科技城), the president of Zhuhai Chuangke Yinlian Business Consulting Co., Ltd (珠海創科引聯商務諮詢有限公司), the vice chairman of Shanghai Qiaoyue IoT Technology Co., Limited (橋悦(上 海)物聯網科技有限公司), a Director of Hong Kong Economic Trading International Association (香港國際經貿合作協會) and the chairman of the Education and Training Committee (教育培訓委員會).

獨立非執行董事

關品方教授,74歲,於2022年10月17日獲 委任為獨立非執行董事。彼主要負責監督 董事會並向董事會提供獨立判斷。彼亦為 審核委員會、提名委員會及薪酬委員會之 主席。

彼曾任花旗銀行香港區航舶部副總裁、聯 合技術公司亞太區電梯部副總裁、興科融 資集團董事總經理、北京師範大學一香港 浸會大學聯合國際學院教授、香港大學浙 江科學技術研究院執行院長,現為香港經 濟學會行政委員會成員、浙江杭州青山湖 科技城智庫首席顧問、珠海創科引聯商務 諮詢有限公司總裁、橋悦(上海)物聯網科 技有限公司副董事長、香港國際經貿合作 協會理事及教育培訓委員會主席。

Professor Kwan Pun Fong Vincent was an independent director of China Zheshang Bank Co., Ltd., a company listed on the Shanghai Stock Exchange (stock code: 601916) and the Stock Exchange (stock code: 2016) from 2021 to 2023. He was the chief financial officer of Yew Chung Education Foundation in Hong Kong from 2001 to 2013. From 2010 to 2015, he served as an independent nonexecutive director of Link-Asia International MedTech Group Limited, a company listed on the Stock Exchange (stock code: 1143). Prof Kwan Pun Fong Vincent was an independent director of Jiangling Motors Corporation Limited, a company listed on the Shenzhen Stock Exchange from 2008 to 2012 and a non-executive director of Finet Group Limited (stock code: 8317), a company listed on the GEM of the Stock Exchange from 2002 to 2008. Prof Kwan Pun Fong Vincent is a Certified Practicing Accountant of CPA Australia. Prof Kwan Pun Fong Vincent obtained a Doctoral Degree in Business Administration from the University of Western Sydney in Australia in May 2004, a Master's Degree in Commerce from the University of Hitotsubashi in Japan in March 1981, and a Bachelor's Degree in Social Sciences from The University of Hong Kong in November 1973.

Professor Lee Chack Fan, *G.B.M.*, *G.B.S.*, *S.B.S.*, *J.P.*, aged 79, was appointed as an independent non-executive Director on 9 November 2022. He is mainly responsible for supervising and providing independent judgement to the Board. He is also a member of each of the Audit Committee, Nomination Committee and Remuneration Committee.

He taught at the University of Western Ontario and the University of Toronto, before starting a long career with Ontario Hydro in Canada more than 20 years, where he worked on a variety of projects that included water resources management, hydropower and nuclear power. He joined the University of Hong Kong in 1994 as a professor of the Department of Civil Engineering, and successively as chair professor of geotechnical engineering, Pro-Vice-Chancellor (Vice-President) and Director of the School of Professional and Continuing Education (HKU SPACE). He has also served as a specialist consultant or an advisor to many international bodies such as the United Nations Development Plan, World Bank and Asian Development Bank on numerous energy and infrastructure projects in many parts of the world.

關品方教授於2021年至2023年為中國浙 商銀行股份有限公司獨立董事,該公司於 上海證券交易所(股份代號:601916)及聯 交所(股份代號:2016)上市。彼曾於2001 年至2013年出任香港耀中教育機構財務總 監,於2010年至2015年出任聯交所上市公 司環亞國際醫療科技集團有限公司(股份代 號:1143)的獨立非執行董事。關品方教授 曾於2008年至2012年擔任深圳證券交易所 上市公司江鈴汽車股份有限公司的獨立董 事,並於2002年至2008年擔任聯交所GEM 上市公司財華社集團有限公司(股份代號: 8317)的非執行董事。關品方教授為澳洲 會計師公會的執業會計師。關品方教授於 2004年5月獲澳洲西悉尼大學頒授工商管理 博士學位,於1981年3月獲日本一橋大學頒 授商科碩士學位,並於1973年11月獲香港 大學頒授社會科學學士學位。

李焯芬教授,大紫荊勳章、金紫荊星章、銀紫 荊星章、太平紳士,79歲,於2022年11月9 日獲委任為獨立非執行董事。彼主要負責 監督董事會並向董事會提供獨立判斷。彼 亦為審核委員會、提名委員會及薪酬委員 會成員。

彼曾在西安大略大學及多倫多大學任教, 之後在加拿大安大略水電局展開長達超過 20年的職業生涯,期間參與了包括水資源 管理、水電及核電等多個項目。彼於1994 年加入香港大學,擔任土木工程系教授, 並先後擔任岩土工程系講座教授、副校長 及香港大學專業進修學院(HKU SPACE)院 長。彼亦曾擔任聯合國開發計劃署、世界 銀行及亞洲開發銀行等多個國際組織的專 家顧問或顧問,為世界各地許多能源及基 礎設施項目提供意見。

Professor Lee Chack Fan is an internationally renowned expert in geotechnical engineering. He served as a consultant and technical adviser to numerous energy and infrastructure projects in China and overseas, including the construction of the Three Gorges Dam of the Yangtze River. Professor Lee Chack Fan's eminent achievement in civil engineering has been highly recognised. He was awarded the K. Y. Lo Medal in 2001 by the Engineering Institute of Canada, was elected a Fellow of the Canadian Academy of Engineering and a Fellow of the Hong Kong Academy of Engineering Science in 2001, and an Academician of the Chinese Academy of Engineering in 2003.

Professor Lee Chack Fan is also the Chairman of the Board of the Hong Kong Institute for Promotion of Chinese Culture; the Jao Tsung-I Academy Management Board; Director of the Jao Tsung-I Petite Ecole, University of Hong Kong; member of the Commission on Strategic Development; etc. He previously served as the Chairman of the Council of the Lord Wilson Heritage Trust; the Harbourfront Enhancement Committee and the Veterinary Surgeons Board and was a member of the Board of the West Kowloon Cultural District Authority and the Culture and Heritage Commission.

Professor Lee Chack Fan was appointed a Justice-of-the-Peace in 2003 and awarded the Silver Bauhinia Star, the Gold Bauhinia Star and Grand Bauhinia Medal in 2005, 2013 and 2024 respectively. He was also a recipient of the K. Y. Lo Medal of the Engineering Institute of Canada in 2001; Fulbright Distinguished Scholar in 2005; Gold Medal of the Hong Kong Institution of Engineers in 2008; Queen Elizabeth II's Diamond Jubilee Medal in 2012; as well as honorary Doctor of Science degrees from the University of Western Ontario (2006), Plymouth University (2012), Edinburgh Napier University (2012) and the University of Macau (2014). 李焯芬教授是國際知名的岩土工程專家。 彼曾擔任中國及海外多個能源及基礎設施 項目的顧問及技術顧問,包括長江三峽大 壩的建設。李焯芬教授在土木工程的傑出 成就備受高度認可。2001年,彼獲加拿大 工程院頒授K. Y. Lo獎章,2001年當選加 拿大工程院院士及香港工程科學院院士, 2003年當選中國工程學院院士。

李焯芬教授亦擔任香港中華文化促進中心 理事會主席;饒宗頤文化館管理委員會主 席;香港大學饒宗頤學術館館長;策略發 展委員會成員等。彼曾任衛奕信勳爵文物 信託理事會主席;共建維港委員會及香港 獸醫管理局主席,並為西九文化區管理局 董事及文化委員會委員。

李焯芬教授於2003年獲委任為太平紳士, 並分別於2005、2013年及2024年獲頒銀 紫荊星章、金紫荊星章及大紫荊勳章。彼 亦於2001年獲加拿大工程院頒授K.Y.Lo 獎章;2005年獲美國富布爾特傑出學人 獎;2008年獲香港工程師學會金章;2012 年獲英女皇伊利沙伯二世鑽禧獎章;以及 獲加拿大西安大略大學(2006年)、英國普 利茅斯大學(2012年)、愛丁堡納皮爾大學 (2012年)及澳門大學(2014年)頒授榮譽理 學博士學位。

Professor Lee Chack Fan is currently an independent non-executive director of Hui Xian Real Estate Investment Trust (stock code: 87001) which is listed on the Stock Exchange. He also served in the following companies the shares of which are or were listed on the Stock Exchange, as a non-executive director of Zhaobangji Properties Holdings Limited (stock code: 1660) from 2018 to 2023, an independent non-executive director of South Shore Holdings Limited (stock code: 577) from 2005 to 2021, AID Life Science Holdings Limited (known as 8088 Investment Holdings Limited when it was delisted in 2022) (stock code: 8088) from 2015 to 2017 and Shimao International Holdings Limited (stock code: 649) from 2004 to its withdrawal of listing in 2007.

Professor Lee Chack Fan graduated from the University of Hong Kong with a Bachelor's degree in Civil Engineering in 1968, and a Master's degree in 1970. He received his Doctor of Philosophy degree from the University of Western Ontario in 1972, in the field of geotechnical engineering.

Ms. Chen Jianhua, aged 55, was appointed as an independent nonexecutive Director on 17 October 2022. She is mainly responsible for supervising and providing independent judgement to the Board. She is also a member of each of the Audit Committee, Nomination Committee and Remuneration Committee.

Ms. Chen Jian Hua has vast experience in the furniture and household business. Ms. Chen Jianhua has held management positions in Nantong Eastern Yisidun Furniture Co., Ltd.* (南通東方伊斯頓傢具有限公司) since 2000, during which she has accumulated experience and gained knowledge in operations and sales and marketing fields. Ms. Chen Jianhua specializes in franchising operations and has represented various furniture brands in the PRC. She has gained deep knowledge and understanding in retail distribution and business management and valuable insight in the furniture industry.

李焯芬教授現為匯賢產業信託(股份代號: 87001)的獨立非執行董事,該公司於聯交 所上市。彼亦曾於以下公司(其股份現時 或曾經在聯交所上市)任職:於2018年至 2023年出任兆邦基地產控股有限公司(股份 代號:1660)的非執行董事,於2005年至 2021年出任南岸集團有限公司(股份代號: 577)的獨立非執行董事,於2015年至2017 年出任滙友生命科學控股有限公司(在2022 年除牌時稱為八零八八投資控股有限公司) (股份代號:8088)的獨立非執行董事,以 及自2004年起出任世茂國際控股有限公司 (股份代號:649)的獨立非執行董事,直至 該公司於2007年退市。

李焯芬教授於1968年在香港大學畢業,持 有土木工程學士學位,並於1970年取得碩 士學位。彼於1972年在西安大略大學取得 岩土工程哲學博士學位。

陳建花女士,55歲,於2022年10月17日獲 委任為獨立非執行董事。彼主要負責監督 董事會並向董事會提供獨立判斷。彼亦為 審核委員會、提名委員會及薪酬委員會成 員。

陳建花女士於傢具及家居業界擁有豐富經 驗。陳建花女士自2000年起在南通東方伊 斯頓傢具有限公司擔任管理職務,在此期 間,彼於營運銷售及市場領域積累了經驗 和知識。陳建花女士專門從事特許經營業 務,並在中國代理各種傢俱品牌。彼在零 售分銷及商業管理方面具備深厚知識和了 解,並對傢俱行業有寶貴的見解。

^{*} For identification purpose only



Professor Sit Wing Hang, Alfred, *G.B.S., J.P.*, aged 63, was appointed as an independent non-executive Director on 5 July 2023. He is mainly responsible for supervising and providing independent judgement to the Board. He is also a member of each of the Audit Committee, Nomination Committee and Remuneration Committee.

Professor Sit Wing Hang, Alfred joined the Hong Kong Government in 1984 and was promoted to the Director of Electrical and Mechanical Services and Electrical & Mechanical Services Trading Fund General Manager in 2017. He was in charge of electrical and mechanical safety and energy efficiency and preservation and the provision of engineering services for electrical and mechanical assets of the Hong Kong Government. He served as Secretary for Innovation and Technology of the Hong Kong Government from April 2020 to 30 June 2022. Professor Sit was awarded the Gold Bauhinia Medal and was appointed as a Justice of the Peace by the Hong Kong Government.

Professor Sit is currently an Adjunct Professor of the Hong Kong Polytechnic University. He is currently also the Chief Executive and Secretary of the Hong Kong Institution of Engineers and a Senior Advisor to the President and Vice-Chancellor of Hong Kong Baptist University.

Professor Sit is an electrical engineer by profession and has over 40 years of experience in public administration. He is a fellow member of the Hong Kong Institution of Engineers. He was the President of the Hong Kong Institution of Facility Management and Chairman of the Biomedical Division of the Hong Kong Institution of Engineers.

薛永恒教授,金紫荊星章、太平紳士,63 歲,於2023年7月5日獲委任為獨立非執行 董事。彼主要負責監督董事會並向董事會 提供獨立判斷。彼亦為審核委員會、提名 委員會及薪酬委員會成員。

薛永恒教授於1984年加入香港政府,並於 2017年晉升為機電工程署署長兼機電工程 營運基金總經理,負責香港的機電安全、 能源效益和節約工作,以及為香港政府的 機電資產提供工程服務。彼於2020年4月至 2022年6月30日期間擔任香港政府創新及科 技局局長。薛教授獲香港特區政府頒授金 紫荊星章,並獲委任為太平紳士。

薛教授現為香港理工大學的兼職教授。彼 目前亦為香港工程師學會秘書長,以及為 香港浸會大學校長資深顧問。

薛教授是一名專業電機工程師,在公共行 政方面擁有超過40年的經驗。彼為香港工 程師學會資深會員。彼曾任香港設施管理 學會會長,以及香港工程師學會生物醫學 部主席。

MANAGEMENT DISCUSSION AND ANALYSIS 管理層討論及分析

BUSINESS REVIEW

Throughout the Reporting Period, our key markets, spanning the United States, Europe and China, reflected a prevailing atmosphere of consumer wariness, primarily influenced by pervasive global inflation and the intricate, ever-evolving geopolitical dynamics. Research showed that U.S. consumers had mixed sentiments about the economy in the first three quarters. Concurrently, consumer optimism in five major European economies remained stable but witnessed a decline towards the conclusion of 2024. In China, the consumer price index hit a decade-low, while the GDP growth rate reached 5%, aligning with the national target. Amid a tumultuous economic backdrop, the major markets' furnishing sector grappled with formidable challenges due to subdued consumer demand for home acquisitions and the adornment of living spaces. In addition, heightened logistics costs during periods of geopolitical tensions have increased operating expenses, adding further strain to companies operating within the furniture industry.

During 2024, the Group faced considerable difficulties in navigating the complex market environment, particularly in recovering orders and costs control. For the year ended 31 December 2024, the Group's total revenue decreased by 36.4% year-on-year to approximately RMB119.5 million, which was mainly attributed to weakening disposable incomes in European and American households amid persistent inflation in these regions, consequently suppressing the demand for furniture products. The net loss of the Group amounted to approximately RMB88.6 million (2023: approximately RMB26.1 million).

In response to these significant market challenges, the Group implemented several strategic adjustments to bolster competitiveness and capture additional market share. Regarding the tariff restrictions on products made in China, the Group proactively expanded into Southeast Asian facilities. The newly established plant in Southeast Asia commenced production in the latter half of the year, swiftly garnering a substantial order book. We also maintained close dialogue with local government and the customers, remaining flexible to order dynamics, considering expansion of production capacities or new plant construction. Moreover, we also actively optimized our manufacturing layout and facilities, such as establishing a clean room (dust-free) in the plant tailored to Japanese client preferences. With operations in the new Southeast Asian plant and existing facilities in mainland China, our commitment lies in sustaining supply chain resilience to meet the evolving needs of our international clientele.

業務回顧

報告期內,我們的主要市場涵蓋美國、歐 洲及中國,呈現出消費者普遍謹慎的氛 圍,這主要是受到全球普遍存在的通貨膨 脹以及錯綜複雜、不斷演變的地緣政治格 局的影響。研究顯示,美國消費者在前三 季度對經濟的看法喜憂參半。與此同時, 歐洲五大主要經濟體的消費者信心保持穩 定,但於2024年底有所下降。中國方面, 消費價格指數降至十年來的最低點,而國 內生產總值增長率達到5%,與國家目標相 符。在動盪的經濟背景下,由於消費者對 購置房屋及裝飾居住空間的需求低迷,主 要市場的家居用品行業面臨巨大挑戰。此 外,在地緣政治緊張局勢期間,物流成本 上漲增加了運營開支,給傢俱行業的企業 運營帶來了更大的壓力。

於2024年內,本集團在應對複雜的市場 環境方面遇到相當大的困難,尤其是在恢 復訂單和成本控制方面。截至2024年12 月31日止年度,本集團的總收入同比下降 36.4%至約人民幣119.5百萬元,乃主要由 於歐洲及美國家庭在其所在地區持續的通 脹背景下的可支配收入不斷減少,從而抑 制對傢俱產品的需求。本集團的淨虧損為 約人民幣88.6百萬元(2023年:約人民幣 26.1百萬元)。

面對該等重大的市場挑戰,本集團實施多 項戰略調整,以增強競爭力並奪取更多市 場份額。針對對中國製造產品的關税限 制,本集團積極向東南亞工廠擴張。在東 南亞新設立的工廠於下半年開始投產,迅 獲得了大量訂單。我們亦與當地政府變 化,並考慮擴大產能或新建工廠。此外, 我們亦積極優化我們的製造佈局及設施, 例如迎合日本客戶喜好在工廠建立了無塵 車間。憑藉東南亞新工廠以及中國內地現 有工廠的運營,我們致力維持供應鏈的韌 性,以滿足國際客戶不斷變化的需求。



The Group prioritizes the alignment of its products with market needs and emphasizes product quality. Throughout the year, it has actively engaged with customers to design innovative and stylish sofa products, effectively capturing existing customer segments and expanding into new markets. In response to the ongoing increase in logistics costs, which has been pressuring customers, the Group has developed solutions including the design of innovative modular sofa products that can be freely assembled and configured inside shipping containers, thereby optimizing space utilization and transportation efficiency. Furthermore, the Group has introduced fashionable sofas made from environmentally friendly leather materials, demonstrating its commitment to a sustainable future.

Business development in the U.S., Europe and other potential markets

The U.S. and Europe remained as our major markets, which contributed to 23.6% and 27.2% of total revenue respectively. During the year, we actively adjusted our sales strategies in the U.S. market. Notably, we established a joint venture with a local renowned furniture brand to enhance market exposure, leveraging their exceptional sales capabilities and extensive network. This collaboration also enabled us to participate in more exhibitions, including the High Point Market in the United States, the largest home furnishing industry trade show, showcasing our products and expanding distribution channels, resulting in increased orders. Additionally, we invested in social media to promote our exquisite sofa products, achieving comprehensive market exposure.

Europe was another key market. During the Reporting Period, the Group continued to uncover market opportunities in the United Kingdom, France, Norway, Spain and Ireland. It also extended its reach into new market segments including Japan and Australia through its distribution network. 本集團將產品與市場需求的匹配放在首 位,並強調產品質量。年內,本集團積極 與客戶合作,設計創新且時尚的沙發產 品,有效地鞏固了現有客戶群,並打入了 新市場。鑒於物流成本不斷上漲,給客戶 帶來了壓力,本集團已研發出解決方案, 包括設計可在貨運集裝箱內自由組裝及配 置的創新型組合式沙發產品,從而優化了 空間利用及運輸效率。此外,本集團推出 由環保皮革材料製成的時尚沙發,彰顯了 其對可持續未來的承諾。

於美國、歐洲及其他潛在市場的業 務發展

美國及歐洲仍是我們的主要市場,分別佔 總收入的23.6%及27.2%。年內,我們積 極調整美國市場的銷售策略。值得注意的 是,我們與一個當地知名傢俱品牌成立了 合資企業,借助其出色的銷售能力及廣泛 的網絡提升市場知名度。該項合作亦使我 們得以參加更多展覽,包括美國最大的家 居行業貿易展High Point Market,展示我們 的產品並擴大銷售渠道,從而增加了訂單 量。此外,我們在社交媒體上投入資源推 廣我們精美的沙發產品,實現了全面的市 場曝光。

歐洲是另一個重要市場。報告期內,本集 團繼續在英國、法國、挪威、西班牙及愛 爾蘭尋找市場機遇。本集團亦繼續通過其 分銷網絡將業務拓展至包括日本及澳洲在 內的新市場領域。



Retail business development on China and Hong Kong

During the year, the PRC market including Hong Kong contributed to 35.4% of total revenue. In a complex market environment, the Group conducted a thorough review of its Hong Kong retail operations. This led to the closure of underperforming stores, allowing for a more efficient reallocation of resources to other channels. As of December 2024, the Group had one flagship showroom in Mainland China. In Hong Kong, the Group had one self-operated retail store in Causeway Bay.

FINANCIAL REVIEW

For the year of 2024, the principal business activities of the Group comprise the manufacturing and sales of sofas and other furniture products.

During the year, the revenue of the Group amounted to approximately RMB119.5 million (2023: approximately RMB188.0 million), representing a decrease of approximately 36.4% as compared with last year. This decline was primarily due to ongoing inflationary pressures in Europe and the U.S., which have reduced consumers' disposable income and suppressed demand for non-essential good including furniture. There were indications that some European countries may be edging towards a technical recession, while a slowdown in U.S. economic growth could directly impact furniture consumption. Furthermore, the Red Sea shipping crisis has led to increased freight and insurance costs on Asia-Europe routes, causing delivery delays that have prompted customers to seek alternative local suppliers.

於中國及香港的零售業務發展

年內包括香港在內的中國市場貢獻總收入 的35.4%。在複雜的市場環境下,本集團 對其香港零售業務進行全面檢討。此導致 業績欠佳的門店關閉,藉此更有效地將資 源重新分配至其他渠道。截至2024年12 月,本集團在國內有一間旗艦展廳。於香 港,本集團於銅鑼灣設有一間自營零售店。

財務回顧

於2024年,本集團的主要業務為生產及銷售沙發及其他傢俱產品。

年內,本集團收入約人民幣119.5百萬元 (2023年:約人民幣188.0百萬元),較去年 減少約36.4%。該減少主要是由於歐洲和 美國持續存在通貨膨脹壓力,這減少了消 費者的可支配收入,並抑制了對傢俱等非 必需品的需求。有跡象表明一些歐洲國家 可能正逐漸步入技術性衰退,而美國經濟 增長放緩可能直接影響傢俱消費。再者, 紅海航運危機導致亞歐航線的運費和保險 費用增加,造成交貨延誤,促使客戶尋求 本地的替代供應商。

The net loss of the Group amounted to approximately RMB88.6 million during the year, representing an increase of approximately 239.5% as compared with the net loss of RMB26.1 million in last year. The increase in net loss is primarily due to a decrease in gains from restructuring, which declined by approximately RMB38.3 million (2024: RMB54.1 million; 2023: RMB92.4 million) compared to the previous year. Additionally, there was a one-off provision of approximately RMB58.2 million for the amounts due from related companies of the Group during the Reporting Period. The provision was made after considering the estimated recoverable amounts of the charged assets, leading to classification of certain amounts due form related companies as credit-impaired and recognition of lifetime expected credit loss on these balances. References are made to the 2023 annual report of the Company and the announcements of the Company dated 27 June 2024, 19 June 2024, 19 March 2024 and 9 February 2024 in relation to, amongst others, the amount due from entities which are controlled by Mr. Zou Gebing (the "ZOU Entities"). The auditors of the Company issued a qualified opinion in the 2023 annual report of the Company in respect of carrying amounts of the balances due from and to the ZOU Entities as at 31 December 2023 on the basis of inability to obtain sufficient appropriate audit evidence due to the uncooperative attitude of the ZOU Entities. In March 2024, the ZOU Entities denied the existence of and refused to repay the amount due from ZOU Entities claiming that such amount had been fully set off without providing sufficient and satisfactory evidence or justification. In view of the above, and taking into account the principle of prudence, provision of approximately RMB58.2 million has been made for the amounts due from the ZOU Entities. Despite the aforementioned provision, the Company is dedicated to and will, after taking the totality of circumstances into account (including but not limited to cost and benefits, success rate and effectiveness etc.), take all appropriate actions to recover and/or resolve the amount due from ZOU Entities and relevant issues, in order to safeguard the legitimate interest of the Company and its shareholders.

If excluding the provisions for financial assets, the net loss would have increased by approximately 16.5%, from approximately RMB26.1 million in 2023 to approximately RMB30.4 million in 2024.

年內,本集團的虧損淨額約人民幣88.6百 萬元,較去年虧損淨額人民幣26.1百萬元 增加約239.5%。虧損淨額增加主要是由於 重組收益減少,較上一年度減少約人民幣 38.3百萬元(2024年:人民幣54.1百萬元; 2023年:人民幣92.4百萬元)。此外,報告 期內本集團就應收關聯公司款項約人民幣 58.2百萬元計提了一次性撥備。經考慮質 押資產的估計可收回金額後作出撥備,導 致將應收關聯公司若干款項分類為發生信 貸減值並確認該等結餘的全期預期信貸虧 損。茲提述本公司2023年年報及本公司日 期為2024年6月27日、2024年6月19日、 2024年3月19日及2024年2月9日之公告, 內容有關(其中包括)應收由鄒格兵先生控 制的實體(「鄒氏實體」)的款項。基於鄒氏 實體的態度拒不合作,本公司核數師無 法獲取充分恰當的審核證據,並於本公司 2023年年報針對截至2023年12月31日應收 及應付鄒氏實體款項結餘賬面值發表保留 意見。於2024年3月,鄒氏實體否認應收鄒 氏實體款項的存在,並拒絕償還應收鄒氏 實體款項,聲言有關金額已悉數抵銷,惟 未能提供充足及可信納證據或理由。鑒於 上述者及按審慎原則,已就應收鄒氏實體 款項計提約人民幣58.2百萬元的撥備。儘 管已計提上述撥備,經考慮整體的各種情 況(包括但不限於成本與效益、成功率和成 效等)後,本公司致力並將採取一切適當行 動,以收回及/或解決應收鄒氏實體款項 及相關問題,從而保障本公司及其股東之 合法權益。

倘不計入金融資產撥備,虧損淨額會由 2023年的約人民幣26.1百萬元增加約 16.5%至2024年的約人民幣30.4百萬元。



The Company's basic and diluted loss per ordinary share was approximately RMB3.28 cents for the year of 2024 (2023: loss per ordinary share RMB0.92 cents) based on the loss for the year attributable to owners of the Company of approximately RMB87.7 million (2023: loss for the year RMB24.7 million), and the weighted average number of ordinary shares of 2,674,188,000 for the year of 2024 (2023: 2,674,188,000).

Cost of sales

The cost of sales of the Group decreased by approximately 22.6% from approximately RMB118.5 million in 2023 to approximately RMB91.7 million in 2024. The decrease imbalance was in line with the decrease in revenue.

Gross profit

The Group's gross profit for the year was approximately RMB27.9 million (2023: approximately RMB69.5 million), representing a decrease of approximately 60.0% as compared with last year. The gross profit margin decreased from 37.0% in 2023 to 23.3% in 2024. This decrease was primarily attributable to the increase in clearance sales during the year.

Other income and gains, net and gain on debt restructuring

The other income and gains, net and gain on debt restructuring of the Group decreased from approximately RMB95.4 million in 2023 to approximately RMB56.1 million in 2024. Such decrease was mainly due to the decrease in gain on debt restructuring.

Selling and distribution expenses

The selling and distribution expenses of the Group decreased by approximately 32.2% from approximately RMB48.7 million in 2023 to approximately RMB33.0 million in 2024. This decrease primarily reflected the Group's strategic move to close some branches in the U.S. and U.K., as well as retail stores in Hong Kong. It has facilitated a more efficient reallocation of resources towards alternative channels, such as collaboration with local distributors, rather than hiring local staff. 本公司於2024年的每股普通股基本及攤 薄虧損為約人民幣3.28分(2023年:每股 普通股虧損為人民幣0.92分),乃根據本 公司擁有人應佔年內虧損約人民幣87.7百 萬元(2023年:年內虧損為人民幣24.7百 萬元)以及於2024年的普通股加權平均數 2,674,188,000股(2023年:2,674,188,000 股)計算。

銷售成本

本集團銷售成本由2023年約人民幣118.5百 萬元減少約22.6%至2024年約人民幣91.7 百萬元。該減少的不平衡情況與收入減少 一致。

毛利

本集團年內毛利約人民幣27.9百萬元(2023 年:約人民幣69.5百萬元),較去年減少約 60.0%。毛利率由2023年的37.0%減少至 2024年的23.3%。該減少主要是由於年內 清倉銷售活動增加。

其他收入及收益淨額以及債務重組 收益

本集團其他收入及收益淨額以及債務重組 收益由2023年約人民幣95.4百萬元減少至 2024年約人民幣56.1百萬元。該減少主要 是由於債務重組收益減少。

銷售及分銷開支

本集團銷售及分銷開支由2023年約人民幣 48.7百萬元減少約32.2%至2024年約人民 幣33.0百萬元。該減少主要反映本集團關 閉美國及英國部份分公司以及香港零售店 的戰略舉措。此舉促使資源得以更有效地 重新分配至其他渠道,例如與本地分銷商 合作,而非僱用本地員工。



Administrative expenses

The administrative expenses of the Group decreased by approximately 29.4% from approximately RMB64.9 million in 2023 to approximately RMB45.8 million in 2024. This decrease primarily reflected a reduction in salaries and office supplies resulting from the closure of the branches in the U.S. and U.K..

Finance costs

The finance costs of the Group increased by approximately 42.1% from approximately RMB14.0 million in 2023 to approximately RMB19.9 million in 2024, which was primarily due to the increase in bank and other borrowings amounting to approximately RMB87.5 million.

Income tax credit

The income tax credit of the Group was approximately RMB0.1 million in 2024 (2023: approximately RMB0.1 million). The income tax credit was mainly attributable to the over-provision in prior year.

LIQUIDITY AND CAPITAL RESOURCES

Borrowing and pledge of assets

As at 31 December 2024, the Group's interest-bearing bank and other borrowings amounted to approximately RMB250.6 million, of which RMB118.7 million were unsecured shareholder loan repayable within one year or on demand. The bank and other borrowings' interest rates ranged between 5.0% to 8.0% per annum.

Gearing ratio

The gearing ratio of the Group is total debts (comprised of amounts due to related companies, lease liabilities, convertible loan and interest-bearing bank and other borrowings) divided by deficit in equity attributable to owners of the Company as at the end of the year and multiplied by 100%. Gearing ratio was not applicable as at 31 December 2024 and 2023.

行政開支

本集團行政開支由2023年約人民幣64.9百 萬元減少約29.4%至2024年約人民幣45.8 百萬元。該減少主要反映關閉美國及英國 的分公司,故薪金及辦公室用品減少。

融資成本

本集團融資成本由2023年約人民幣14.0百 萬元增加約42.1%至2024年約人民幣19.9 百萬元,主要是由於銀行及其他借款增加 約人民幣87.5百萬元。

所得税抵免

本集團於2024年錄得所得税抵免約人民 幣0.1百萬元(2023年:約人民幣0.1百萬 元)。所得税抵免乃主要由於過往年度超額 撥備。

流動資金及資本來源

借款及資產抵押

於2024年12月31日,本集團的計息銀行及 其他借款約人民幣250.6百萬元,其中人民 幣118.7百萬元為須於一年內或按要求償還 的無抵押股東貸款。銀行及其他借款年利 率介乎5.0%至8.0%。

資產負債比率

本集團的資產負債比率按年末的債務總額 (包括應付關聯公司款項、租賃負債、可換 股貸款及計息銀行及其他借款)除以本公司 擁有人應佔權益虧絀再乘以100%計算。於 2024年及2023年12月31日,資產負債比率 不適用。



Capital commitments

The Group did not have any capital commitment as at 31 December 2024 and 2023.

Contingent liabilities

The Group did not have any significant contingent liabilities as at 31 December 2024.

Trade receivables

The Group's trade receivables decreased to approximately RMB16.7 million as of 2024, compared to approximately RMB17.4 million in 2023. This decline is primarily attributable to an increase in the allowance for expected credit losses, which rose from approximately RMB35.4 million in 2023 to approximately RMB37.2 million in 2024.

Trade payables

The Group's trade payables decreased to approximately RMB28.9 million as of 31 December 2024, down from approximately RMB46.1 million in 2023. This reduction is primarily due to a decrease in purchases from the Group's suppliers during the fourth quarter of 2024 compared to 2023.

Foreign exchange exposure

Revenue from major customers is mainly from the U.S. and U.K. while the production facilities of the Group are mainly located in the PRC. Accordingly, most of the sales are denominated in U.S. dollar while the costs arising from the Group's operations are generally settled in RMB. As a result, fluctuations in the value of U.S. dollar against RMB could adversely affect the financial results of the Group. During 2024, the Group did not experience any material difficulties or impacts on its operations or liquidity as a result of currency exchange fluctuation. The Group will continue to monitor closely the exchange rate risk arising from its existing operations and new investments in the future. The Group will further implement the necessary hedging arrangement to mitigate any significant foreign exchange risk if and when appropriate.

資本承擔

本集團於2024年及2023年12月31日並無任 何資本承擔。

或然負債

本集團於2024年12月31日並無任何重大或 然負債。

貿易應收款項

截至2024年,本集團的貿易應收款項減少 至約人民幣16.7百萬元,而2023年則約為 人民幣17.4百萬元。該減少主要是由於預 期信貸虧損撥備的增加,由2023年約人民 幣35.4百萬元增至2024年約人民幣37.2百 萬元。

貿易應付款項

截至2024年12月31日,本集團的貿易應付 款項減少至約人民幣28.9百萬元,較2023 年的約人民幣46.1百萬元有所減少。該減 少主要是由於2024年第四季度本集團自供 應商處的採購量較2023年有所減少。

外匯風險

來自主要客戶的收入主要源自美國及英國,而本集團的生產設施主要位於中國。因此,大部分銷售額以美元計值,而本集團營運產生的成本一般以人民幣結算。因此,倘美元兑人民幣的匯價波動,則可能會對本集團的財務業績產生不利影響。於 2024年,本集團營運或流動資金並無因匯率波動而出現任何重大困難或受到重大影響。本集團將繼續密切監控其現有營運及未來新投資所引致的匯率風險。本集團將



MATERIAL ACQUISITIONS AND DISPOSALS OF SUBSIDIARIES, ASSOCIATES AND JOINT VENTURES

Pursuant to a stock purchase agreement dated 16 May 2023, the Company has subscribed for 423 shares of Series Angel Preferred Stock in Charme Inc. for the consideration of US\$1,600,000. Upon completion, the Company holds 15.9804% of the shares in Charme Inc. (the "**Charme**"). Charme is principally engaged in developing and sales of adjustable beds and medical beds to overseas markets. During 2024, the Company has been monitoring Charme's performance and requesting financial information for assessment purposes. However, it has struggled to contact Charme's representatives, particularly Mr. Zou Gebing, and has received no responses to its inquiries. This lack of communication extends to other minority shareholders, who also reported difficulties in obtaining information.

Morris International, owned by Mr. Zou Gebing, holds 70% of Charme's shares, and Mr. Zou is a substantial shareholder in the Company. Despite the ongoing issues, the Company believes these incidents will not significantly impact its financial position due to its limited investment in Charme, which is already substantially impaired in its financial statements for the year ending 31 December 2023. Meanwhile, Mr. Zou and his affiliates are involved in various other matters, including net funds outflow of approximately RMB37,398,000, which seems to constitute connected transactions of the Company not having been approved by the independent shareholders of the Company pursuant to the requirements under Chapter 14A of the Listing Rules. The Company has reported these incidents to relevant law enforcement agencies and regulatory authorities in Hong Kong. For more details, please refer to the Company's announcements dated 16 May 2023, 7 July 2023 and 20 December 2024. Save as disclosed above, the Group did not have any material acquisitions and disposals of subsidiaries, associates and joint ventures during 2024.

SIGNIFICANT INVESTMENTS

The Group did not hold any significant investments as at 31 December 2024 save as those disclosed in this report.

重大收購和處置附屬公司、聯 營公司和合營公司

根據日期為2023年5月16日的購股協議,本 公司以代價1,600,000美元認購Charme Inc. 423股天使輪優先股。完成後,本公司將持 有Charme Inc.(「Charme」)15.9804%的股 份。Charme主要從事開發及向海外市場銷 售可調式床及醫療床的業務。於2024年, 本公司一直在監控Charme的業績,並要求 提供財務信息以進行評估。然而,難以聯 繫到Charme的代表(尤其是鄒格兵先生), 且未獲任何問詢回復。這種溝通障礙也延 伸到其他少數股東,彼等均表示難以獲取 相關信息。

鄒格兵先生擁有的Morris International持有 Charme 70%的股份,而鄒先生則是該公司 的主要股東。儘管存在上述問題,鑒於對 Charme的有限投資已於截至2023年12月31 日止年度的財務報表內大幅減值,本公司 認為相關事件不會對其財務狀況產生重大 影響。此外,鄒先生及其聯屬人士目前牽 涉其他多項事務,包括涉及總額約為人民 幣37,398,000元的資金淨流出,疑為未根 據上市規則第14A章的規定獲本公司獨立股 東批准之本公司的關連交易。本公司已向 香港相關執法機關及監管機構報告上述事 件。更多詳情請參閱本公司日期為2023年 5月16日、2023年7月7日及2024年12月20 日的公告。除上文所披露者外,於2024年 內,本集團並無任何重大收購及出售附屬 公司、聯營公司及合營公司。

重大投資

除本報告所披露者外,於2024年12月31 日,本集團並無持有任何重大投資。



FUTURE PLANS FOR MATERIAL INVESTMENTS OR CAPITAL ASSETS

There was no plan authorised by the Board for material investments or additions of capital assets at the date of this report.

GOING CONCERN

We draw attention to Note 2.1 in the consolidated financial statements, which indicates that the Group incurred a loss attributable to owners of the Company of approximately RMB87,656,000 for the year ended 31 December 2024 and as at 31 December 2024, the Group had net current liabilities and net liabilities of approximately RMB186,275,000 and RMB234,724,000 respectively. As stated in Note 2.1, these conditions, along with other matters as set forth in Note 2.1, indicate that a material uncertainty exists that may cast significant doubt on the Group's ability to continue as a going concern.

QUALIFIED OPINION

Basis for qualified opinion – scope limitation on amounts due from and to related parties

The following is the basis for qualified opinion provided by the auditors of the Company in the Annual Report. As stated in the independent auditors' report in the Annual Report, as disclosed in Note 31, included in amounts due from related companies and amounts due to related companies as at 31 December 2024 and 2023 were balances with entities which are controlled by Mr. Zou Gebing, a substantial shareholder of the Company, who holds 24.24% of shareholding interests in the Company ("**Zou Entities**"). As at 31 December 2024 and 2023, the carrying amounts of amounts due from Zou Entities, net of allowance for expected credit loss were approximately RMB120,040,000 and RMB176,199,000 respectively and the carrying amounts of amounts due to Zou Entities were approximately RMB45,281,000 and RMB44,534,000 respectively.

重大投資或資本資產的未來計 劃

於本報告日期,董事會並無授權進行重大 投資或增加資本資產的計劃。

持續經營

我們提請垂注綜合財務報表附註2.1,其中 表明本集團在截至2024年12月31日止年 度內產生本公司擁有人應佔虧損約人民幣 87,656,000元,於2024年12月31日,本集 團之流動負債淨額及負債淨額分別約為人 民幣186,275,000元及人民幣234,724,000 元。誠如附註2.1所述,該等情況連同載於 附註2.1的其他事項,表明存在重大不確定 性,其可能會對本集團持續經營的能力構 成重大疑慮。

保留意見

保留意見基準-對應收及應付關聯 方款項的範圍限制

以下為本公司核數師在年報所提供的保留 意見基準。誠如年報內的獨立核數師報告 所述,於附註31所披露,於2024年及2023 年12月31日的應收關聯公司款項及應付關 聯公司款項包括與本公司主要股東鄒格兵 先生(彼持有本公司24.24%股權)所控制實 體(「鄒氏實體)之結餘。於2024年及2023 年12月31日,應收鄒氏實體款項的賬面值 (扣除預期信貸虧損撥備)分別為約人民幣 120,040,000元及人民幣176,199,000元, 而應付鄒氏實體款項的賬面值分別為約人 民幣45,281,000元及人民幣44,534,000元。

The Company's auditors were unable to obtain sufficient appropriate audit evidence to satisfy themselves that the carrying amounts of the balances with Zou Entities as at 31 December 2024 and 2023 were not materially misstated because they were unable to obtain direct confirmations from Zou Entities or have access to the management or relevant personnel of Zou Entities. There were no other alternative audit procedures that the auditor could carry out to obtain sufficient and appropriate audit evidence to satisfy themselves about the existence, accuracy and completeness of these balances as at 31 December 2024 and 2023.

Furthermore, the Group has recognised allowance for expected credit loss on amounts due from Zou Entities of approximately RMB58,224,000 and RMB182,000 in consolidated statement of profit or loss and other comprehensive income for the year ended 31 December 2024 and 2023 respectively. The allowance for expected credit loss on amounts due from Zou Entities in the consolidated statement of financial position amounted to approximately RMB59,891,000 and RMB1,241,000 as at 31 December 2024 and 2023 respectively. The auditor were unable to obtain the necessary financial, corporate, operating and business information about Zou Entities to support the impairment assessment of the amounts due from the Zou Entities as at 31 December 2024 and 2023.

As a result, the auditor were unable to obtain sufficient appropriate audit evidence to satisfy themselves that the (i) carrying amounts of the Group's balances with related companies as at 31 December 2024 and 2023; (ii) allowances for expected credit loss on amounts due from related companies recognised as at and for the years ended 31 December 2024 and 2023; and (iii) other elements and disclosures in the consolidated financial statements in relation to the balances with related companies included in the consolidated financial statements of the Group, were free from material misstatements. Any adjustments found to be necessary might have consequential significant impact on the profit or loss and other comprehensive income of the Group for the years ended 31 December 2024 and 2023, net liabilities of the Group as at 31 December 2024 and 2023 and the elements making up, and related disclosures in, the consolidated financial statements. 由於無法獲得鄒氏實體的直接確認或接觸 鄒氏實體的管理層或相關人員,因此,本 公司核數師無法取得充分適當的審核證 據,令其信納於2024年及2023年12月31日 與鄒氏實體結餘的賬面值不存在重大錯誤 陳述。核數師無法採取其他替代審核程序 來獲取充分恰當的審核證據,以令彼等信 納該等結餘於2024年及2023年12月31日的 存在性、準確性及完整性。

此外,本集團已於截至2024年及2023年 12月31日止年度的綜合損益及其他全面 收益表內就應收鄒氏實體款項分別確認預 期信貸虧損撥備約人民幣58,224,000元及 人民幣182,000元。於2024年及2023年12 月31日,綜合財務狀況表內應收鄒氏實體 款項的預期信貸虧損撥備分別為約人民幣 59,891,000元及人民幣1,241,000元。核數 師無法獲得有關鄒氏實體的必要財務、公 司、運營及業務資料,以支持對於2024年 及2023年12月31日應收鄒氏實體款項的減 值評估。

因此,核數師無法取得充分適當的審核證 據,令其信納(i)本集團於2024年及2023年 12月31日與關聯公司結餘的賬面值;(ii)於 2024年及2023年12月31日及截至該日止 年度確認的應收關聯公司款項的預期信貸 虧損撥備;及(iii)綜合財務報表中有關載於 本集團綜合財務報表與關聯公司結餘的其 他元素及披露不存在重大錯誤陳述。任何 必要的調整可能會對本集團截至2024年及 2023年12月31日止年度的損益及其他全面 收益、本集團於2024年及2023年12月31日 的負債淨額及綜合財務報表的組成要素及 相關披露產生重大影響。



Management's position and view

The auditors have requested a confirmation from the ZOU Entities and related financial, corporate, operating and business information in respect of (i) the amounts due from ZOU Entities and amounts due to ZOU Entities as at 31 December 2024 of approximately RMB179.9 million and RMB45.3 million respectively; (ii) the allowance for expected credit loss on the balances due from the ZOU Entities of RMB59.9 million as at 31 December 2024; and (iii) the expected credit loss on the balances due from the ZOU Entities of RMB58.2 million recognised in the Company's consolidated profit or loss for the year ended 31 December 2024. It was the Company's understanding that the auditors' requests were not satisfied due to the uncooperative attitude of the ZOU Entities (over which the Company has no control). The auditors stated that there were no other alternative audit procedures that they could carry out to obtain sufficient and appropriate audit evidence to satisfy themselves about the existence, accuracy, valuation and completeness of these balances as at 31 December 2024 (the "Audit Issue").

There was no disagreement between the Company and its auditors. Despite the management's best effort in procuring necessary information from and facilitate access to the ZOU Entities, the uncooperative attitude of the ZOU Entities had led to the inability to satisfy the auditors requests by providing sufficient appropriate audit evidence. In the circumstance, the management understands the qualified opinion issued by the auditors.

Audit committee's view

The Audit Committee understands that the qualified opinion was issued by the auditors as a result of their failure to obtain sufficient and appropriate audit evidence in respect of the amount due from and to the ZOU Entities and the impairment assessment thereon. The Audit Committee, having considered the management's assessment and the auditors' view, concurred with the management's view.

管理層的立場及看法

核數師已就(i)於2024年12月31日的應收鄒 氏實體款項及應付鄒氏實體款項分別約人 民幣179.9百萬元及人民幣45.3百萬元;(ii) 於2024年12月31日的應收鄒氏實體款項結 餘的預期信貸虧損的撥備人民幣59.9百萬 元;及(iii)於本公司截至2024年12月31日 止年度的綜合損益確認的應收鄒氏實體結 餘的預期信貸虧損人民幣58.2百萬元,要 求向鄒氏實體確認及要求獲取相關財務、 公司、運營及業務資料。據本公司的理 解,核數師的請求未獲信納,原因為鄒氏 實體(本公司對其並無控制權)拒不合作的 態度。核數師表明彼等無法採取其他替代 審核程序來獲取充分恰當的審核證據,以 令彼等信納該等結餘於2024年12月31日的 存在性、準確性、估值及完整性(「審核事 宜|)。

本公司與核數師並無意見分歧。儘管理層 已盡最大努力,從鄒氏實體取得必要資料 及促使與鄒氏實體接洽,惟鄒氏實體拒不 合作的態度無法通過提供充分、恰當的審 核證據來滿足核數師的要求。在此情況 下,管理層理解核數師發出的保留意見。

審核委員會的意見

審核委員會理解核數師因未能就應收及應 付鄒氏實體款項及其減值評估而取得充 分、恰當的審核證據而發出保留意見。經 考慮管理層評估及核數師意見後,審核委 員會同意管理層的看法。



The Company's plans to address the audit qualifications

The Company is working closely with its auditors with a view to resolving the Audit Issues as soon as practicable, including without limitation ascertaining the audit evidence required to satisfy the auditors.

In March 2024, the ZOU Entities denied the existence of and refused to repay the amount due from ZOU Entities claiming that such amount had been fully set off but failed to provide sufficient evidence to justify such set-off.

The Company engaged an external professional auditor in the PRC (the "PRC Auditor") to report on the fund dealings between (i) the key PRC subsidiaries of the Company (including Zhejiang Morris Fashion Home Co., Limited (浙江慕容時尚家居有限公司) ("Fashion Home"), Zhejiang Apollo Leather Products Co., Ltd.* (浙江阿波羅皮 革製品有限公司), Zhejiang Premier Furniture Manufacture Co., Ltd.* (浙江慕華家居有限公司) and Zhejiang Morris Furniture Co., Ltd.* (浙江慕容傢具有限公司) (collectively, the "Key PRC Subsidiaries") on one hand; and (ii) Mr. ZOU Gebing and Morris PRC on the other hand, from 1 January 2018 to 31 December 2022 (the "Review Period"). It was discovered that during the Review Period, amongst others, (i) the total amount of fund outflow from the Key PRC Subsidiaries to Mr. Zou Gebing's personal bank account was RMB62,293,616.00; and (ii) the total amount of fund outflow from the Key PRC Subsidiaries to Morris PRC was RMB1,313,641,527.96 (the "Aggregate Fund Outflows"). The Company could not locate any approval at the listed company level (including independent shareholders' approval) for all of the Aggregate Fund Outflows. In view of the nature of the Aggregate Fund Outflows, the Company has reported the relevant allegedly non-compliant events to relevant law enforcement agencies or regulatory authorities.

本公司處理審核保留意見的計劃

本公司與核數師充分合作,務求在可行情 況下盡快解決審核事宜,包括但不限釐定 所需的審核證據,以使核數師信納。

於2024年3月,鄒氏實體否認應收鄒氏實體 款項的存在,並拒絕償還應收鄒氏實體款 項,聲稱有關金額已悉數抵銷,惟未能提 供充足證據證明有關抵銷。

本公司於中國委聘外部專業核數師(「中國 核數師」)就2018年1月1日至2022年12月31 日(「回顧期間」),(i)本公司於中國的主要 附屬公司(包括浙江慕容時尚家居有限公司 (「時尚家居」)、浙江阿波羅皮革製品有限 公司、浙江慕華家居有限公司及浙江慕容 傢具有限公司)(統稱「主要中國附屬公司」) 作為一方與(ii)鄒格兵先生及慕容中國作為 另一方的資金交易作出報告。據發現,於 回顧期間內,(其中包括)(i)主要中國附屬公 司流出至鄒格兵先生之個人銀行帳戶的資 金總額為人民幣62,293,616.00元;及(ii)主 要中國附屬公司流出至慕容中國的資金總 額為人民幣1,313,641,527.96元(「資金流出 總額」)。本公司未能找到就所有資金流出 總額在上市公司層面的任何批准(包括獨立 股東的批准)。鑒於資金流出總額的性質, 本公司已向相關執法機構或監管當局報告 相關涉嫌不合規事件。

As Mr. Zou Gebing (and the ZOU Entities controlled by him) and the Company are now in an adversarial relationship, the Group has been handling any recovery action carefully, with thorough consideration and deliberation of strategic, legal and financial issues, with the aid of professional advisers. The Company has conducted detailed analysis, balancing all relevant factors including but not limited to: (1) the availability and value of recoverable assets to obtain by recovery actions; (2) any viable alternative or indirect procedures to pursue the Group's claims; and (3) the cost-effectiveness of procedures. Having regard to these considerations, despite the Company's effort in exploring various solutions, the Company has been experiencing substantial difficulties in recovering the Amount due from ZOU Entities in view of the lack of recoverable assets as a result of the ZOU Entities' financial and credit condition known to the Company and the ZOU Entities' suspected behaviour of debt evasion. The Company would also need to take into account its financial position and capacity in formulating its strategy and action plan, including its net liabilities and net current liabilities of RMB234,724,000 and RMB186,275,000 as at 31 December 2024, respectively, its loss-making position, as well as the uncertainties brought by geopolitical dynamics on the Group (with substantial overseas businesses). The Company has lodged complaints to relevant law enforcement agencies or regulatory authorities in respect of potential improprieties and would follow up with relevant law enforcement agencies or regulatory authorities for regulatory or law enforcement aids.

The Company will continue to explore possible solutions and use its best endeavour to formulate a feasible action plan with a view to the final resolution of the Audit Issues.

由於鄒格兵先生(及其控制的鄒氏實體)與 本公司目前處於對立關係,本集團一直謹 慎處理任何追討行動,在專業顧問的協助 下,對策略、法律及財務等問題進行全面 及詳細考慮。本公司已進行詳細分析,權 衡所有相關因素,包括但不限於:(1)透過 追討行動將取得可收回資產的可用性及價 值;(2)尋求本集團申索的任何可行的替 代或間接程序;及(3)相關程序的成本效 益。鑒於這些考慮因素,儘管本公司已努 力探索各種解決方案,但鑒於鄒氏實體的 財務及信貸狀況(本公司知悉該等狀況)導 致缺乏可收回資產,且鄒氏實體涉嫌存在 逃債行為,本公司在追討鄒氏實體所欠款 項方面一直遭遇重大困難。本公司在制定 策略及行動計劃時,亦需考慮自身的財務 狀況及能力,包括截至2024年12月31日 的負債淨額及流動負債淨額分別為人民幣 234,724,000元及人民幣186,275,000元、 其虧損狀況,以及地緣政治形勢給本集團 (擁有大量海外業務)帶來的不確定性。本 公司已就可能存在的不當行為向相關執法 機構或監管當局提出投訴,並將跟進向相 關執法機構或監管當局尋求監管或執法協 助。

本公司將繼續探索可能的解決方案,並將 盡最大努力制定可行的行動計劃,以期最 終解決審計問題。



The views of the management and the audit committee on the material uncertainty opinion relating to going concern

In view of the net current liabilities position, the Directors have carried out a detailed review of the cash flow forecast of the Group covering a period of not less than twelve months from the end of the reporting period based on certain underlying assumptions including (i) the Group succeeding in taking measures to tighten cost control; (ii) the Directors succeeding in strengthening the capital base of the Company including but not limited to, seeking new investment and business opportunities; (iii) the shareholder of the Company, Century Icon Holdings Limited, providing financial support to the Group to enable the Group to continue as a going concern and to settle its liabilities as and when they fall due; and (iv) the Group succeeding in re-negotiating the repayment schedules with certain of its debtors and endeavouring to request them to repay the trade receivables, other receivables and amounts due from related companies in accordance with the repayment schedules agreed with them. Taking into account the above assumptions, the directors of the Company consider that the Group will have sufficient working capital to meet its financial obligations as and when they fall due within the twelve months from 31 December 2024. The Directors will continue to negotiate with banks and other financiers, financial institutions and potentially interested investors with the view to obtaining new funding whether by way of equity or debt financing to improve the Company's financial position and/or liquidity, with the objective of removing the material uncertainty on going concern.

During the audit process, the audit committee discussed with the management during which the management presented the financial highlights and conveyed the key audit matters expressed by the auditors. After considering the circumstances surrounding the key audit matters and the management's presentation, the audit committee concurred with the management's judgements regarding the going concern basis of the financial statements.

管理層及審核委員會有關持續經營 重大不確定性意見的看法

鑒於流動負債淨額狀況之情況,董事根據 下列若干相關假設,對本集團由報告期末 起計不少於十二個月期間的現金流量預測 進行詳細審閱:(i)本集團成功採取措施收 緊成本控制;(ii)董事成功加強本公司的資 本基礎,包括但不限於尋求新投資及業務 機遇;(iii)本公司股東Century Icon Holdings Limited向本集團提供財務支持,以使本集 團能夠持續經營並在負債到期時結清;及 (iv)本集團成功與其若干債務人重新磋商還 款時間表及努力要求其債務人根據與彼等 協定之還款時間表償還貿易應收款項、其 他應收款項及應收關聯公司款項。經考慮 上述假設,本公司董事認為本集團從2024 年12月31日起十二個月內將有足夠營運資 金,履行其到期財務責任。董事將繼續與 銀行及其他金融界人士、金融機構及潛在 有意投資者進行磋商,以透過股權融資或 債務融資獲取新資金,以改善本公司的財 務狀況及/或流動資金,目的為消除對持 續經營事項的重大不確定性。

於審核過程中,審核委員會與管理層已進 行討論,期間管理層已呈列財務摘要及傳 達核數師所提出之關鍵審核事項。經考慮 關鍵審核事項之情況及管理層呈列之資料 後,審核委員會同意管理層對有關財務報 表之持續經營基準之判斷。



HUMAN RESOURCES MANAGEMENT

The management of the Group believes that talent is the basis for long-term development of enterprises. The Group targets to enhance its corporate image through building up and solidifying the Company's brand name. With the Five Hearts of Regal Partners: ambition, confidence, determination, perseverance and loyalty, as core values, the Group targets to establish a distinctive corporate culture. Through regular trainings and promotion of its corporate culture, the Group provides its staff with opportunities for personal growth and enhances the employees' sense of belonging to the Group. In addition, the Group provides its employees with competitive remuneration packages and various benefits in line with industry practice. At the same time, the Group strives to create a good working environment, and cultivates teamwork spirit among employees. The Group carries out performance evaluation quarterly, and conducts "Regal Partners Artisans" evaluations, aiming at elevating the morale of the Group's technicians. The Group regularly reviews human resources policies to ensure that the policies align with market practice and comply with regulatory requirements. As of 31 December 2024, the Group employed 220 employees (31 December 2023: 338 employees). The total annual salary and related costs (excluding directors' remuneration) for 2024 were approximately RMB37.8 million (2023: RMB53.8 million).

The Company operates a share option scheme which allows the Company to grant options to eligible persons as rewards for their contributions to the Group. The share option scheme has been adopted by the Company on 10 December 2016. The Company had also adopted a restricted share award scheme on 29 August 2019 for the purpose of incentivising selected participants.

人力資源管理

本集團管理層認為人才是企業長期發展的 基礎。本集團擬透過建設及鞏固本公司的 品牌名稱增強其企業形象。以皇庭智家五 心:雄心、信心、決心、恆心及忠心作為 核心價值,本集團擬建設與眾不同的企業 文化。透過其企業文化的定期培訓及推 廣,本集團為其員工提供個人成長機會, 並增強僱員對本集團的歸屬感。此外,本 集團為其僱員提供具競爭力的薪酬待遇及 與行業慣例一致的各種福利。同時,本集 **围致力創造良好的工作環境,並在僱員之** 間建設團隊精神。本集團按季度進行績效 評優,並進行「皇庭智家巨匠」評選活動, 激勵本集團技術人員的士氣。本集團定期 **審核人力資源政策**,以確保有關政策與市 場慣例一致及符合監管規定。截至2024年 12月31日,本集團僱用220名僱員(2023年 12月31日:338名僱員)。2024年的年度薪 金及相關成本總額(不包括董事薪酬)約為 人民幣37.8百萬元(2023年:人民幣53.8百 萬元)。

本公司設立購股權計劃,讓本公司向合資 格人士授出購股權作為其對本集團作出貢 獻的獎勵。購股權計劃於2016年12月10日 獲本公司採納。本公司亦於2019年8月29日 採納一項受限制股份獎勵計劃,旨在獎勵 獲選參與者。



EVENTS AFTER THE REPORTING PERIOD

On 7 March 2025, the Company and the placing agent entered into the placing agreement pursuant to which the Company appointed the placing agent to place, subject to the fulfillment of the conditions precedent to the placing, a maximum of 550,000,000 placing shares to not less than six independent placees at a price of HK\$0.051 per placing share, representing a discount of 15.00% to the closing price of HK\$0.060 per share as guoted on the Stock Exchange on the date of the placing agreement. The placing was completed on 19 March 2025. The Company intends to apply the net proceeds (approximately HK\$27,801,000, which has not been used) in the following manners: (i) as to 80% for the expansion of the Group's factory footprint in Southeast Asia, including but not limited to the purchase of additional equipment, leasing of additional workspace and renovation as well as the hiring of additional workers; and (ii) as to 20% for the general working capital purposes of the Group including but not limited to the repayment of trade payables. Further details were set out in the announcements of the Company dated 7 March 2025 and 19 March 2025.

報告期後事項

於2025年3月7日,本公司與配售代理訂 立配售協議,據此,本公司委任配售代理 在配售事項先決條件獲達成情況下,以配 售價每股配售股份0.051港元向不少於六 名獨立承配人配售最多550,000,000股配 售股份。該配售價比於配售協議日期在 聯交所所報的收市價每股0.060港元折讓 15.00%。配售事項已於2025年3月19日 完成。本公司擬按以下方式運用所得款項 淨額(約為27,801,000港元,目前並未被 使用):(i)其中80%用於擴大本集團在東 南亞的工廠規模,包括但不限於購買額外 設備、租賃額外工作空間、裝修及增聘工 人;及(ii)其中20%用於本集團的一般營運 資金用途,包括但不限於償還貿易應付款 項。更多詳情載於本公司日期為2025年3月 7日及2025年3月19日的公告。

PRINCIPAL RISKS AND UNCERTAINTIES 主要風險及不確定因素

The followings are part of the key risks and uncertainties identified by the Group. There may be other risks and uncertainties in addition to those shown below which are not known to the Group or which may not be material now but could turn out to be material in the future.

FINANCIAL AND ECONOMIC RISK

Liquidity risk

The Group's policy is to regularly monitor its liquidity requirements so as to ensure sufficient reserves of cash and adequate committed lines of funding from major financial institutions (when applicable) to meet its liquidity requirements in the short and long term. As at 31 December 2024, the Group had no significant capital commitment.

Foreign currency risk

Revenue from major customers is mainly from the U.S. and U.K. while the production facilities of the Group are mainly operates in the PRC. Accordingly, most of the sales are denominated in U.S. dollar while the costs arising from its operations are generally settled in RMB. As a result, fluctuations in the value of U.S. dollars against RMB could adversely affect the financial results of the Group. During 2024, the Group did not experience any material difficulties or impacts on its operations or liquidity as a result of currency exchange fluctuation.

The Group will continue to monitor closely the exchange rate risk arising from its existing operations and new investments in the future. The Group will further implement the necessary hedging arrangement to mitigate any significant foreign exchange risk when and if appropriate. 以下是本集團識別的部分主要風險及不確 定因素。除下文所示風險及不確定因素 外,本集團亦可能存在目前尚不知悉或現 時不重要但未來可能變得重要的其他風險 及不確定因素。

金融與經濟風險

流動資金風險

本集團政策為定期監察其流動資金需要, 以確保有充足現金儲備及獲主要金融機構 提供足夠的承諾資金額度(如適用)以滿足 其短期及長期流動資金需要。於2024年12 月31日,本集團概無重大資本承擔。

外匯風險

來自主要客戶的收入主要源自美國及英 國,而本集團的生產設施主要於中國營 運。因此,大部分銷售額以美元計值,而 其營運產生的成本一般以人民幣結算。因 此,美元兑人民幣的匯價波動,則可能會 對本集團的財務業績產生不利影響。於 2024年,本集團業務或流動資金並無因匯 率波動而出現任何重大困難或受到重大影 響。

本集團將繼續對其現有業務及未來新投資 所引致的匯率風險進行緊密監控。本集團 將於適當時進一步實施必要的對沖安排, 以降低任何重大的外匯風險。

PRINCIPAL RISKS AND UNCERTAINTIES (CONTINUED) 主要風險及不確定因素(續)

Credit risk

The Group's credit risk is primarily attributable to trade receivables. Credit evaluations are performed on all credit customers taking into account the customer's payment history and current ability to pay, any information specific to the customer and the economic environment in which the customer operates. The credit period is generally one to two months, extending up to three to four months for major customers. Each customer has a maximum credit limit. The Group seeks to maintain strict control over its outstanding receivables and overdue balances are reviewed regularly by senior management. Impairment losses are recorded for those overdue balances where there is objective evidence of impairment.

The Group has concentration risk in respect of trade receivables due from the Group's five largest customers who accounted for approximately 60.2% and 54.7% of the Group's total trade receivables as at 31 December 2024 and 2023 respectively. The credit risk exposure to trade receivables balance has been and will continue to be monitored by the Group on an ongoing basis.

Interest rate risk

The Group is exposed to interest rate risk through the impact of rate changes on interest-bearing bank and other borrowings. The Group monitors the interest rate exposure on a continuous basis and adjusts the portfolio of bank deposits and borrowings where necessary.

信貸風險

本集團的信貸風險主要來自於貿易應收款 項。本集團將評估所有信貸客戶的信貸狀 況,信貸評估計及客戶的付款歷史和當前 還款能力、與客戶及其經營所在經濟環境 有關的任何資訊。信貸期一般為一至兩個 月,主要客戶的信貸期延長至最多三至四 個月。每位客戶設有最高信貸限額。本集 團致力嚴格控制其未償還應收款項及逾期 結餘由高級管理層定期檢討。倘出現減值 的客觀證據,方可就該等逾期結餘記錄減 值虧損。

本集團面臨來自五大客戶的貿易應收款項 的集中風險,該等貿易應收款項於2024年 及2023年12月31日分別佔本集團貿易應收 款項總額的約60.2%及54.7%。本集團已經 並將持續監察關於貿易應收款項結餘的信 貸風險。

利率風險

本集團面臨利率變動對計息銀行及其他借 款產生影響的利率風險。本集團持續監察 利率風險,並在必要時調整銀行存款及借 款的組合。


PRINCIPAL RISKS AND UNCERTAINTIES (CONTINUED) 主要風險及不確定因素(續)

Economy of U.S. market

As part of the Group's revenue is derived from the U.S., its results of operations and financial condition therefore depend on the U.S. economy. The Group's profitability and business growth are affected by the uncertainty of macroeconomic conditions and uncertain economic outlook and political conditions in U.S.

The U.S. economy faces challenges such as budget deficits, public debt, lack of labor market dynamism and change in political instability. Moreover, the change of trade policies of the United States with China in recent years have brought adverse impact to the business of the Group. It remains uncertain how Sino-US trade policies will develop since the inauguration of the new US administration in January 2021.

The Group has evaluated the business risk from the change in trade policies of U.S. with China, and would explore different means to mitigate such risks stemming therefrom.

美國市場的經濟

由於本集團的部分收入來自美國,故其經 營業績及財務狀況取決於美國經濟。本集 團的盈利能力及業務增長受宏觀經濟狀況 的不確定性以及美國不明朗的經濟展望和 政治狀況影響。

美國經濟面臨預算赤字、公債、勞動力市 場動力不足及政局不穩變動等挑戰。此 外,近年美國對華貿易政策改變已對本集 團業務帶來不利影響。自2021年1月美國新 一屆政府就任以來,中美貿易政策發展仍 未明朗。

本集團已評估美國對華貿易政策變更產生 的業務風險,並將探索不同方法以緩解由 此引起的該等風險。

CORPORATE GOVERNANCE REPORT 企業管治報告

CORPORATE GOVERNANCE PRACTICES

The Company is committed to maintain high standards of corporate governance to protect the interests of its Shareholders and to enhance corporate value and accountability. The principle of the Company's corporate governance is to promote effective internal control and risk management measures, uphold a high standard of ethics, transparency, responsibility and integrity in all aspects, and to ensure that its affairs are conducted in accordance with applicable laws and regulations. The Board believes that good corporate governance standards are essential in providing a framework for the Company to safeguard the interests of Shareholders, enhance corporate value and formulate its business strategies and policies. The Board has reviewed the Company's corporate governance practices and is satisfied that save as disclosed below, the Company has complied with all code provisions ("Code Provisions") and, where applicable, the recommended best practices of the Corporate Governance Code (the "Corporate Governance Code") set out in Appendix C1 to the Rules Governing the Listing of Securities on the Stock Exchange (the "Listing Rules") during 2024 and up to the date of this report.

Code Provision D.1.2 of the Corporate Governance Code provides that management should provide members of the board with monthly updates giving a balanced and understandable assessment of the issuer's performance, position and prospects in sufficient details to enable the board as a whole and each director to discharge their duties under Rule 3.08 and Chapter 13 of the Listing Rules. Although the management of the Company did not provide a regular monthly update to the members of the Board, the management keeps providing information and updates to the members of the Board as and when appropriate.

The Company will continue to review its corporate governance practices in order to enhance its corporate governance standard, comply with regulatory requirements and meet the growing expectations of shareholders and investors of the Company.

企業管治常規

本公司致力維持高水平的企業管治標準, 以保障其股東權益及提升企業價值及問責 性。本公司的企業管治原則旨在推廣有效 的內部控制及風險管理措施,在各方面貫 徹高標準的道德、透明度、責任及誠信操 守,並確保其事務按照適用法律法規進 行。董事會認為,良好的企業管治標準對 本公司提供可保障股東權益、提升企業價 值及制定業務策略及政策的框架而言至關 重要。董事會已審閱本公司的企業管治常 規,並信納除下文披露者外,於2024年內 及直至本報告日期,本公司已遵守載列於 聯交所證券上市規則(「上市規則」)附錄C1 的企業管治守則(「企業管治守則」)所有守 則條文(「守則條文」)及建議最佳常規(如適 用)。

企業管治守則守則條文D.1.2規定,管理層 應每月向董事會成員提供更新資料,載列 有關發行人的表現、狀況及前景的公正及 易於理解的評估,內容詳情足以讓董事會 全體及每一位董事履行彼等在上市規則第 3.08條及第13章項下的職責。儘管本公司 管理層並無定期向董事會成員提供每月更 新資料,惟管理層於適當時候向董事會成 員提供資料及更新資料。

本公司將繼續檢討其企業管治常規,提升 企業管治水平、遵守監管規定並滿足本公 司股東及投資者日益增長的期望。



MODEL CODE FOR SECURITIES TRANSACTIONS

The Company has adopted the Model Code for Securities Transactions by Directors of Listed Issuers (the "**Model Code**") as set out in Appendix C3 to the Listing Rules as a code of conduct of the Company for Directors' securities transactions. The Company has made specific enquiry with its incumbent Directors regarding compliance with the Model Code during the Reporting Period, and they all confirmed that they had fully complied with the required standard set out in the Model Code regarding directors' securities transactions throughout the Reporting Period.

BOARD OF DIRECTORS

The Board is responsible for overseeing the management, businesses, strategic directions and financial performance of the Group. The Board holds regular meetings to discuss the Group's businesses and operations. All important issues are discussed in a timely manner. The Board delegates to the management the daily operations of the Group under the directions set out by the management and the Board. The Board has established various committees and has delegated to the Audit Committee, the Remuneration Committee, and the Nomination Committee of the Board (collectively, the "**Board Committees**") various duties. All the Board Committees perform their distinct roles in accordance with their respective terms of reference.

Pursuant to the internal guidelines of the Group, the Board shall meet at least four times a year. Additional board meetings will be held when warranted. The Directors at all times have full and timely access to information of the Group. There is a procedure for Directors to seek independent professional advice whenever deemed necessary by them at the expense of the Company, as appropriate.

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本公司 行為守則。本公司向現任董事進行具體查 詢,查詢其於報告期間有否遵守標準守 則,彼等均確認已於報告期間全面遵守標 準守則所載有關董事進行證券交易的規定 準則。

董事會

董事會負責監管本集團的管理、業務、策 略方向及財務表現。董事會定期舉行會 議,討論本集團的業務及營運。董事會須 及時討論所有重要事項。董事會將本集團 的日常營運授予管理層,彼等須根據管理 層及董事會制定的指示行事。董事會已成 立多個委員會並向董事會的審核委員會、 薪酬委員會及提名委員會(統稱「董事委員 會」)委派多項職責。所有董事委員會均根 據其各自的職責範圍履行其不同的責任。

根據本集團的內部指引,董事會每年至少 召開四次會議。如有需要可另外召開董事 會會議。任何時候,董事均能全面、及時 獲取本集團的資料。本公司設有程序,使 董事可於其認為需要時尋求獨立專業意 見,費用由本公司承擔(如適用)。



Directors receive at least 14 days prior written notice of a regular meeting and may propose matters for discussion to be included in the agenda. The minutes of Board meetings are prepared by the company secretary with details of the decisions reached, any concerns raised and dissenting views expressed. Copies of the final versions of Board minutes are sent to the Directors for their information and records. The draft minutes are sent to all Directors within a reasonable time after each meeting for their comments before being formally signed. The signed minutes are kept in safe custody by the company secretary and are available for inspection by the Directors.

Insurance coverage in respect of Directors' and officers' liability has been arranged by the Company.

As of the date of this report, the composition of the Board is as follows:

Executive Directors

Mr. TSE Kam Pang (*Chairman*) Mr. CHONG Tsz Ngai (*Chief Executive Officer*) Mr. ZOU Gebing (*resigned on 8 January 2024*)

Non-executive Directors

Mr. TSE Hok Kan Ms. WU Xiangfei *(removed on 21 June 2024)*

Independent Non-executive Directors

Prof. KWAN Pun Fong Vincent Prof. LEE Chack Fan Ms. CHEN Jianhua Prof. SIT Wing Hang, Alfred

The biographies of the Directors are set out in "Profile of Directors and Senior Management" on pages 10 to 17 of this annual report.

董事在常規會議之前至少14日內收到事先 書面通知,並可提出討論事宜列入議程。 董事會會議記錄由公司秘書編製,詳細介 紹了所達成的決議、提出的任何疑慮和不 同意見。董事會會議記錄的最終版本副本 將發送給董事,以供參考及記錄。會議紀 要在每次會議後、正式簽署前的合理時間 內發送給所有董事,以供提出意見。簽署 的會議記錄由公司秘書妥善保管,以供董 事查閱。

本公司已安排投購有關董事及高級職員責 任的保險。

於本報告日期,董事會的組成如下:

執行董事

謝錦鵬先生(*主席)* 莊子毅先生(*行政總裁)* 鄒格兵先生(*於2024年1月8日辭任)*

非執行董事

謝學勤先生 鄔向飛女士*(於2024年6月21日被罷免)*

獨立非執行董事

關品方教授 李焯芬教授 陳建花女士 薛永恒教授

董事履歷載於本年報第10至17頁的「董事與 高級管理層履歷」。



During the Reporting Period, the attendance of the individual 於報告期間,各董事出席會議情況如下: Directors at the meetings is set out below:

		Number of m	eetings attended	eligible to attend d	uring the Repo	rting Period
			於報告期間:	出席/有資格出席的會	會議次數	
		Remuneration	Nomination	Audit		General
		Committee	Committee	Committee	Board	Meeting
Name of Director	董事姓名	薪酬委員會	提名委員會	審核委員會	董事會	股東大會
Executive Directors	執行董事					
Mr. Tse Kam Pang	謝錦鵬先生	N/A不適用	N/A不適用	N/A不適用	10/10	2/2
Mr. Chong Tsz Ngai	莊子毅先生	N/A不適用	N/A不適用	N/A不適用	10/10	2/2
Mr. Zou Gebing	鄒格兵先生					
(resigned on 8 January 2024)	(於2024年1月8日辭任)	N/A不適用	N/A不適用	N/A不適用	1/1	N/A不適用
Non-executive Directors	非執行董事					
Mr. Tse Hok Kan	謝學勤先生	N/A不適用	N/A不適用	WA不適用	10/10	1/1
Ms. Wu Xiangfei	鄔向飛女士					
(removed on 21 June 2024)	(於2024年6月21日被罷免)	N/A不適用	N/A不適用	N/A不適用	7/7	1/1
Independent non-executive	獨立非執行董事					
Directors						
Prof. Kwan Pun Fong Vincent	關品方教授	1/1	1/1	3/3	10/10	1/1
Prof. Lee Chack Fan	李焯芬教授	1/1	1/1	3/3	10/10	1/1
Ms. Chen Jianhua	陳建花女士	1/1	1/1	3/3	10/10	1/1
Prof. Sit Wing Hang, Alfred	薛永恒教授	1/1	1/1	3/3	10/10	2/2



The non-executive Directors (including the independent non-executive Directors) have been appointed for a specific term of three years and are subject to retirement by rotation at least once every three years in accordance with the articles of association of the Company.

Independence of independent non-executive directors

The role of the independent non-executive Directors is to provide independent and objective opinions to the Board, giving adequate control and balances for the Company to protect the overall interests of the Shareholders and the Company.

They serve actively on the Board and Board Committees to provide their independent and objective views. In compliance with Rules 3.10(1) and 3.10A of the Listing Rules, the Company has appointed at least three independent non-executive Directors, representing more than one-third of the Board. At least one of the independent non-executive Directors has the appropriate professional qualifications in accounting or related financial management expertise as required by Rule 3.10(2) of the Listing Rules.

The Board must satisfy itself that an independent non-executive Director does not have any material relationship with the Group. The Board is guided by the criteria of independence as set out in the Listing Rules in determining the independence of Directors.

The Board members have no financial, business, family or other material/relevant relationships with each other, save as disclosed under the section headed "Profile of Directors and Senior Management" in this annual report. The Company has received annual confirmation of independence from all the independent non-executive Directors in accordance with Rule 3.13 of the Listing Rules. The Board is of the view that all the independent non-executive Directors are independent in accordance with the Listing Rules.

非執行董事(包括獨立非執行董事)的指定 任期為三年,並須根據本公司組織章程細 則最少每三年輪值告退一次。

獨立非執行董事的獨立性

獨立非執行董事的角色乃向董事會提供獨 立及客觀的意見,為本公司提供足夠的制 約及平衡,以保障股東及本公司整體利益。

彼等於董事會及董事委員會上積極提供其 獨立及客觀的意見。本公司已遵照上市規 則第3.10(1)及3.10A條,委任至少三名獨 立非執行董事,佔董事會人數超過三分之 一。至少一名獨立非執行董事具備上市規 則第3.10(2)條所規定的適當會計專業資格 或相關財務管理專業知識。

董事會確信,獨立非執行董事與本集團並 無任何重大關係。董事會在確定董事獨立 性時,遵循上市規則所載獨立標準。

除本年報「董事與高級管理層履歷」一節所 披露者外,董事會成員之間並無財務、商 業、家庭或其他重大/相關的關係。本公 司已收到全體獨立非執行董事根據上市規 則第3.13條提交的年度獨立性確認書。董 事會認為,根據上市規則全體獨立非執行 董事均為獨立人士。



Prof. Lee, Prof. Kwan and Ms. Chen will retire and offer themselves for re-election as an independent non-executive Director of the Company at the coming annual general meeting of the Company held on 27 June 2025. Please refer to "Corporate Governance Practices" on page 37 of this report for further details.

Board independence

The Company recognizes the Board independence is pivotal in good corporate governance and Board effectiveness. The Board has established mechanism to ensure independent views and input from any Director.

The governance framework and the following mechanisms are reviewed annually by the Board, through its Nomination Committee, to ensure their effectiveness:

- Four out of the seven Directors are Independent Non-Executive Directors, which meets the requirements of the Listing Rules that the Board must have at least three independent nonexecutive Directors and must appoint independent nonexecutive Directors representing at least one-third of the Board.
- 2. The Nomination Committee will assess the independence, qualification and time commitment of a candidate who is nominated to be a new independent non-executive Director before appointment and also the continued independence of existing Independent non-executive Directors and their time commitments annually. On an annual basis, all independent non-executive Directors are required to confirm in writing their compliance of independence requirements pursuant to Rule 3.13 of the Listing Rules, and to disclose the number of nature of offices held by them in public companies or organizations and other significant commitments.

李教授、關教授及陳女士將於本公司於 2025年6月27日舉行的應屆股東週年大會 退任並依願獲重選為本公司獨立非執行董 事。有關進一步詳情,請參閱本報告第37 頁的「企業管治常規」。

董事會獨立性

本公司認識到董事會的獨立性對於良好的 公司治理和董事會有效性至關重要。董事 會已建立機制以確保任何董事的獨立意見 和建議。

董事會每年通過其提名委員會審查治理框 架和以下機制,以確保其有效性:

- 七名董事中有四名獨立非執行董事, 符合上市規則董事會必須至少有三名 獨立非執行董事,且必須委任至少三 分之一的獨立非執行董事的要求。
- 提名委員會將在任命前評估被提名為 新獨立非執行董事的候選人的獨立 性、資格和時間投入,以及現有獨立 非執行董事的持續獨立性和彼等每年 的時間投入。所有獨立非執行董事均 每年均須根據上市規則第3.13條以書 面形式確認其符合獨立性規定,並披 露其在公眾公司或組織及其他機構擔 任職務的性質及重大承諾。



- External independent professional advice is available as and when required by individual Directors and/or committee of the Board as prescribed in the terms of reference of such committees.
- 4. All Directors are encouraged to express freely and their independent views and constructive challenges during the Board/Board Committee meetings.
- 5. No equity-based remuneration with performance-related elements will generally be granted to independent non-executive Directors.
- 6. A Director (including independent non-executive Director) who has a material interest in a contract, arrangement or other proposal shall not vote or be counted in the quorum on any Board resolution approving the same.

The Board has reviewed the implementation of the above mechanism(s) to ensure independent views and input are available to the Board for the year ended 31 December 2024 and is satisfied that such mechanisms remain to be effective.

- 根據個別董事和/或董事會委員會職 權範圍的規定,可在需要時尋求外部 獨立專業意見。
- 鼓勵所有董事在董事會/董事會委員 會會議期間自由表達彼等之獨立觀點 和建設性挑戰。
- 獨立非執行董事一般不會獲授與表現 掛鈎的股權薪酬。
- 在合約、安排或其他建議中擁有重大 利益的董事(包括獨立非執行董事), 不得就批准該等事項的任何董事會決 議案投票或計入法定人數。

董事會審查了上述機制的實施情況,以確 保董事會能夠獲得截至2024年12月31日止 年度的獨立意見和意見,並仍信服此類機 制仍然有效。

Directors' training

All Directors are provided with timely updates on the Company's performance, financial position and prospects to enable the Board as a whole and each Director to discharge their duties. In addition, the Company arranges for and provides continuous professional development training and relevant materials to the Directors to help ensure they are apprised of the latest changes in the commercial, legal and regulatory environment in which the Group conducts its business and to refresh their knowledge and skills on the roles, functions and duties of a listed company director. The Directors have provided to the Company their record of continuous professional development training, and they have participated in training activities in the following manner:

- Reading materials on Directors' duties, compliance issues for listed companies and/or legal and regulatory requirements;
- 2. Reading materials on corporate governance and financial reporting; and
- 3. Reading materials on risk management and internal control.

Dividend policy

On 10 December 2018, the Company adopted a new dividend policy that may declare and distribute dividends to the shareholders of the Company, provided that the Group records a profit after tax and that the declaration and distribution of dividends does not affect the normal operations of the Group. The Company intends to pay out an annual dividend payment at a payout ratio of not less than 30% of the Group's consolidated net profit after tax for the then financial year after taking into consideration of certain factors stated in the Company's announcement dated 10 December 2018.

董事的培訓

所有董事均獲提供有關本公司的表現、財 務狀況及前景的最新資料,以助董事會(作 為一個整體)及各董事履行職責。另外, 本公司為董事安排並提供持續專業發展培 訓和相關資料,以確保彼等了解本集團經 營業務的商業、法律和監管環境的最新變 化,並重溫其關於上市公司董事角色、職 能和職責的知識和技能。董事向本公司提 供其持續專業發展培訓記錄,並以如下方 式參加培訓活動:

- 閱讀關於董事職責、上市公司的合規
 問題及/或法律及法規要求的資料;
- 2. 閱讀企業管治和財務報告資料;及
- 3. 閱讀風險管理和內部監控資料。

股息政策

於2018年12月10日,本公司已採納新股息 政策,可向本公司股東宣派及派付股息, 惟須以本集團錄得除税後溢利且宣派及派 付股息不會對本集團正常營運構成影響為 前提。經考慮本公司日期為2018年12月10 日的公告所載若干因素後,本公司擬按不 少於本集團於當時財政年度除税後綜合淨 利潤30%的派付比率支付年度股息。



Board diversity policy ("Diversity Policy")

The Company adopted a policy of having a diversity in the composition of Board members so as to enhance the quality of its performance. In designing the Board's composition, Board diversity has been considered from a number of aspects, including but not limited to gender, age, cultural and educational background, ethnicity, professional experience, skills, knowledge and length of service. All Board appointments will be based on meritocracy, and candidates will be considered against selection criteria, having regard for the benefits of diversity on the Board.

The Nomination Committee will monitor the implementation of the Diversity Policy and, from time to time, review the Diversity Policy to ensure its effectiveness.

As at the date of this report, the Board consists of seven Directors, of which one Director is female. The Board values gender diversity is mindful of the objectives for the factors as set out in the Board Diversity Policy for assessing the candidacy of the Board members and will ensure that any successors to the Board shall follow the Board Diversity Policy and that gender diversity will be achieved in respect of the Board. The Board considers that the Board is sufficiently diverse and will regularly review diversity and consider implementing measurable objective where appropriate. Similar considerations will also be in place to assess the candidacy of the senior management team from time to time.

The Group has also taken, and continues to take, steps to promote diversity at all levels of its workforce. Opportunities for employment, training and career development are equally opened to all eligible employees without discrimination. The male to female ratio in the workforce of the Group including senior management as at 31 December 2024 is approximately 2:1 which is in line with the gender ratio in the industry in which the Group operates. The Group considers a number of factor when hiring employees including gender, age, cultural and education background, qualification, ethnicity, professional experience, skills, knowledge and length of service. The Board considers that the gender diversity in workforce (including senior management) is currently achieved.

董事會多元化政策(「多元化政策」)

本公司已採納董事會成員多元化政策,以 提升其表現質素。在設計董事會組成時, 董事會多元化加以考慮各方面,包括但不 限於性別、年齡、文化和教育背景、種 族、專業經驗、技能、知識以及服務年 資。所有董事會任命均以用人唯才為原 則,並在考慮人選時以充分顧及董事會成 員多元化的裨益為甄選準則。

提名委員會將監察多元化政策的執行情 況,並不時檢討多元化政策,以確保其行 之有效。

截至本報告日期,本董事會由七名董事組 成,其中一名董事為女性。本董事會重視 性別多元化,並謹記董事會多元化政策所 設定的評估董事會成員候選人的因素目 標,將確保任何接任董事會的人員都遵循 董事會多元化政策,並實現董事會的性別 多元化。董事會認為董事會足夠多元化, 並將定期審查多元化並考慮在適當的時候 實施可衡量的目標。類似的考慮也將用於 不時評估高級管理團隊的候選人。

本集團也已經採取了,並繼續採取措施, 在其員工階層中推廣多樣性。機會均對所 有符合條件的員工開放,不歧視任何人的 就業、培訓和職業發展機會。截至2024年 12月31日,本集團工作人員(包括高級管 理層)男女比例約為2:1,與本集團所在行 業的性別比例相符。本集團在招聘員工時 考慮了多種因素,包括性別、年齡、文化 和教育背景、資格、種族、職業經驗、技 能、知識和服務年限。董事會認為,目前 已經實現了員工階層(包括高級管理層)的 性別多樣性。

Nomination policy

The Board is responsible for selection and appointment of Directors. The Nomination Policy of the Board (the "**Nomination Policy**") sets out the criteria, process and procedures for the Nomination Committee to recommend suitable candidates for directorship with a view to ensuring that the Board has a balance of skills, experience and diversity of perspectives appropriate to the requirements of the Company's business.

The Nomination Committee shall consider a number of factors in making nominations, including but not limited to the skills and experience of the candidate, the commitment that the candidate is expected to devote to the Board and the competence of the candidate in satisfying relevant legal and regulatory requirements. The Company adopted the Diversity Policy as stated in the previous section for achieving diversity on the Board with reference to the Company's business model and specific needs. The candidate to be nominated as an INED must satisfy the independence criteria set out in Rule 3.13 of the Listing Rules.

If the Nomination Committee determines that an additional or replacement director is required, the Committee may take such measures that it considers appropriate in connection with its identification and evaluation of a candidate. The Nomination Committee may propose to the Board a candidate recommended or offered for nomination by a shareholder of the Company as a nominee for election to the Board. On making recommendation, the Nomination Committee may submit the candidate's personal profile to the Board for consideration. The Board may appoint the candidate(s) as director(s) to fill a casual vacancy(ies) or as an addition to the Board or recommend such candidate to shareholders for election or re-election (where appropriate) at the general meeting.

提名政策

董事會負責挑選及委任董事。董事會提名 政策(「提名政策」)載列提名委員會建議合 適董事人選的準則、過程及程序,藉以確 保董事會在切合本公司業務需要的技能、 經驗及觀點多元化之間取得平衡。

提名委員會將於提名時考慮多項因素,包括但不限於候選人的技能及經驗、候選人 預期為董事會作出的承諾以及候選人的能 力符合相關法律及法規規定。本公司經參 考本公司的業務模式及特定需求,採納上 一節所述多元化政策,以達致董事會多元 化。獲提名為獨立非執行董事的候選人必 須符合上市規則第3.13條所載獨立性標準。

倘提名委員會確定需要新增或更換董事, 委員會可採取其認為適當的措施,以物色 及評估人選。提名委員會可向董事會建議 由本公司股東推薦或提名的人選作為候任 董事。於提出建議時,提名委員會可向董 事會提交候選人的個人簡歷以供考慮。董 事會可委任該候選人擔任董事以填補臨時 空缺或作為新增董事,或向股東推薦該候 選人以供於股東大會選任或重選(如適用)。



BOARD COMMITTEES

The Board has established three committees, namely, the Audit Committee, the Remuneration Committee and the Nomination Committee, for overseeing particular aspects of the Company's affairs. All Board Committees are established with defined written terms of reference. The terms of reference of the Board Committees are posted on the Company's website and the website of the Stock Exchange and are available to the Shareholders upon request.

All members of each Board Committee are independent nonexecutive Directors.

Audit committee

The Audit Committee was established with written terms of reference in compliance with Rule 3.21 of the Listing Rules and the Corporate Governance Code. The primary duties of the Audit Committee are to review and supervise the financial reporting process, internal control system and risk management system of the Group, to oversee the audit process and to perform other duties and responsibilities as assigned by the Board.

Members of the Audit Committee are Prof. Kwan Pun Fong Vincent (Chairman), Ms. Chen Jianhua, Prof. Lee Chack Fan and Prof. Sit Wing Hang, Alfred. They are all independent non-executive Directors.

The Audit Committee reviewed, among other things, the audited financial statements for 2024 with recommendations to the Board for approval and discussed with the management and the external auditors the accounting policies and practices which may affect the Group, the report prepared by the external auditors covering major findings in the course of the audit and the accounting and financial reporting matters.

董事委員會

董事會已成立三個委員會,即審核委員 會、薪酬委員會及提名委員會,目的是為 監察本公司特定事務。所有董事委員會均 制定明確的書面職權範圍。董事委員會各 自的職權範圍載於本公司及聯交所網站, 股東可要求索取有關資料。

各董事委員會的所有成員均為獨立非執行 董事。

審核委員會

本公司已成立審核委員會,並依照上市規 則第3.21條及企業管治守則訂明其書面職 權範圍。審核委員會的主要職責為檢討及 監督本集團的財務報告程序、內部監控制 度及風險管理制度,監察審核程序以及履 行董事會授予的其他職責與責任。

審核委員會成員為關品方教授(主席)、陳 建花女士、李焯芬教授及薛永恒教授。彼 等均為獨立非執行董事。

審核委員會已審閱(其中包括)2024年的經 審核財務報表並向董事會建議予以批准, 與管理層及外聘核數師討論影響本集團的 會計政策與常規、外聘核數師編製的報告 (當中涵蓋其於審核過程中的重大發現)以 及會計及財務報告事宜。



Remuneration committee

The Remuneration Committee was established with written terms of reference in compliance with Rule 3.25 of the Listing Rules and the Corporate Governance Code. The primary duties of the Remuneration Committee are to establish and review the policy and structure of the remuneration for the Directors and senior management and make recommendations on the remuneration packages of individual Directors and senior management and on other employee benefit arrangements.

The Remuneration Committee consists of all the independent nonexecutive Directors, namely Prof. Kwan Pun Fong Vincent, Ms. Chen Jianhua, Prof. Lee Chack Fan and Prof. Sit Wing Hang, Alfred. Prof. Kwan Pun Fong Vincent currently serves as the chairman of the Remuneration Committee.

The Remuneration Committee has assessed the performance of the Directors and senior management of the Company, and reviewed and recommended to the Board the remuneration policy and structure relating to the Directors and senior management of the Company.

Remuneration policy

The principles of the Group's remuneration policy:

- were applied to all Directors and senior management of the Group for the Year and, so far as practicable, shall be applied to them for subsequent years;
- were sufficiently flexible taking into account future changes in the Company's business environment and remuneration practice;
- allowed remuneration arrangement to be designed to support the business strategy of the Group and to align with the interests of the Group's shareholders; and

薪酬委員會

本公司已成立薪酬委員會,並依照上市規 則第3.25條及企業管治守則訂明其書面職 權範圍。薪酬委員會的主要職責為制定與 檢討董事及高級管理層的薪酬政策及架 構,並就個別董事及高級管理層的薪酬待 遇以及其他僱員福利安排提出建議。

薪酬委員會由全體獨立非執行董事關品方 教授、陳建花女士、李焯芬教授及薛永恒 教授組成。關品方教授目前擔任薪酬委員 會主席。

薪酬委員會已評估本公司董事及高級管理 層的表現,檢討與本公司董事及高級管理 層有關的薪酬政策及架構並向董事會提供 建議。

薪酬政策

本集團的報酬政策原則為:

- 該原則適用於本年度所有董事和高級 管理層,並在實際可行的情況下,適 用於以後的年度;
- 該原則具有足夠的靈活性,考慮到本 公司未來的業務環境和報酬實踐;
- 該原則允許設計報酬安排以支持本集 團的業務戰略,並與本集團股東的利 益保持一致;及



4. aimed at setting appropriate reward levels to reflect the competitiveness in the market in which comparable companies and the Group had been operating during the Year so as to retain individuals with outstanding performance.

The remuneration package of each executive Director and senior management of the Group during the Year was structured to include:

- (a) an appropriate rate of base compensation for the job of each Executive Director and senior management of the Group;
- (b) competitive benefit programs; and
- (c) sets of performance measures and targets for performancerelated annual and long-term incentive plans based on the appropriate independent advice and/or an assessment of the interests of shareholders of the Company and taking into account an appropriate balance of risk and reward for the Directors and other participants.

The remuneration for the Directors and senior management comprises basic salary, retirement benefits and discretionary bonus. Details of the amount of emoluments of Directors paid for 2024 are set out in note 9 to the financial statements.

Nomination committee

The Nomination Committee was established with written terms of reference in compliance with the Corporate Governance Code. The primary duties of the Nomination Committee are to make recommendations to the Board on appointments of the Directors, to assess the independence of the independent non-executive Directors, to take up references and to consider related matters.

The Nomination Committee consists of all the independent nonexecutive Directors, namely Prof. Kwan Pun Fong Vincent, Ms. Chen Jianhua, Prof. Lee Chack Fan and Prof. Sit Wing Hang, Alfred. Prof. Kwan Pun Fong Vincent currently serves as the chairman of the Nomination Committee. 該原則旨在設置適當的獎勵水平,以 反映在本年度可比公司和本集團所經 營的市場中的競爭力,以挽留出色表 現的個人。

本集團每位執行董事和高級管理層在本年 度的報酬結構包括:

- (a) 基於本集團每位執行董事和高級管理 層的職位而定的適當基本薪酬率;
- (b) 具有競爭力的福利計劃;及
- (c) 根據適當的獨立建議及/或本公司股 東利益評估,考慮到董事和其他參與 者的適當風險和回報平衡,為績效相 關的年度和長期激勵計劃設定績效指 標和目標。

董事及高級管理層薪酬包括基本工資、退 休福利及酌情花紅。於2024年支付的董事 酬金金額詳情載於財務報表附註9。

提名委員會

本公司已成立提名委員會,並依照企業管 治守則訂明其書面職權範圍。提名委員會 的主要職責為就委任董事向董事會提出建 議,評估獨立非執行董事的獨立性,取得 證明以及考慮相關事宜。

提名委員會由全體獨立非執行董事關品方 教授、陳建花女士、李焯芬教授及薛永恒 教授組成。關品方教授目前擔任提名委員 會主席。



The Nomination Committee carries out the process of selecting and recommending candidates for directorships by making reference to the balance of expertise, skills, experience, professional knowledge, personal integrity and time commitments of such individuals, the requirements of the business of the Group and other relevant statutory requirements and regulations. An external recruitment agency may be engaged to carry out the recruitment and selection process when necessary.

Further, pursuant to the terms of reference of the Nomination Committee, the Nomination Committee, when reviewing the composition of the Board, will have regard to the diversity of the Board, which includes gender, age, cultural and educational background, length of service, skills, knowledge and professional experience of the Board. The Company recognises and embraces the benefits of diversity of Board members.

The Nomination Committee has reviewed the policy for the nomination of Directors, the structure, size and composition of the Board and assessed independence of the independent non-executive Directors.

Corporate governance functions

The Board is responsible for performing the corporate governance duties set out in code provision A.2.1 of the Corporate Governance Code, namely:

- to develop and review the Company's policies and practices on corporate governance and make recommendations to the Board;
- to review and monitor the training and continuous professional development of Directors and senior management;
- to review and monitor the Company's policies and practices on compliance with legal and regulatory requirements;

提名委員會負責就該等人士均衡知識、技 能、經驗、專業知識、個人誠信及投入時 間以及就本集團業務需要及其他相關法定 規則及規例,進行甄選及推薦候任董事人 選程序。有需要時或會委任外部招聘代理 進行招聘及甄選程序。

此外,根據提名委員會的職權範圍,提名 委員會在檢討董事會的組成時,將考慮到 董事會多元化,其中包括董事會的性別、 年齡、文化和教育背景、服務年資、技 能、知識以及專業經驗。本公司承認並擁 護董事會成員多元化的利益。

提名委員會已檢討董事會的董事提名政 策、架構、人數及組成,並評估獨立非執 行董事的獨立性。

企業管治職能

董事會負責履行企業管治守則的守則條文 A.2.1所載企業管治職責,即:

- (i) 制定及檢討本公司在企業管治方面的 政策及常規,並向董事會提出建議;
- (ii) 檢討及監察董事及高級管理層的培訓及持續專業發展;
- (iii) 檢討及監察本公司在遵守法律及監管 規定方面的政策及常規;



- to develop, review and monitor the code of conduct and compliance manual (including in relation to securities trading) applicable to employees and Directors; and
- (v) to review the Company's compliance with the Corporate Governance Code and disclosure in the corporate governance report in the Company's annual report.

The Board will continue to review the Company's policies and practices on corporate governance and legal and regulatory compliance, training and continuous professional development participations of the Directors, as well as the Company's compliance with the Corporate Governance Code.

AUDITORS' REMUNERATION

During 2024, the total fees paid/payable in respect of services provided by the Group's external auditors are set out below:

- (iv) 制定、檢討及監察適用於僱員及董事 的行為守則及合規手冊(包括與證券 交易有關);及
- (v) 檢討本公司遵守企業管治守則的情況 及在本公司年報的企業管治報告所作 披露。

董事會將繼續檢討本公司在遵守企業管治 及法律與監管規定方面的政策及常規、董 事的培訓及持續專業發展參與情況以及本 公司遵守企業管治守則的情況。

核數師酬金

於2024年,本集團外聘核數師就其所提供 服務已獲支付/應獲支付的總費用如下:

		2024
		2024年
		RMB'000
		人民幣千元
Audit and audit related services	審計及審計相關服務	1,260
Non-audit services: Taxation and other	非審計服務:税務及其他專業服務	
professional services		-
		1,260

COMPANY SECRETARY

The company secretary is responsible for handling company secretarial matters. The company secretary of the Company is Mr. Lam Hoi Lun. Mr. Lam has received no less than 15 hours of professional training in compliance with Rule 3.29 of the Listing Rules.

公司秘書

公司秘書負責處理公司秘書事宜。本公司 的公司秘書為林海麟先生。林先生已遵照 上市規則第3.29條接受不少於15小時的專 業培訓。



DIRECTORS' RESPONSIBILITY IN RESPECT OF THE FINANCIAL STATEMENTS

The Board, supported by the finance and accounting department, is responsible for the preparation of the financial statements of the Group that give a true and fair view. In preparing the financial statements, the Hong Kong Financial Reporting Standards issued by the Hong Kong Institute of Certified Public Accountants have been adopted. Appropriate accounting policies have also been used and applied consistently. The appropriateness of the preparation of the Company's consolidated financial statements on a going concern basis largely depends upon the outcome of the underlying assumptions as detailed in Note 2.1 to the consolidated financial statements, which in particular include: (i) cost control tightening measures; (ii) alternatives to strengthen the capital base; (iii) financial support from the ultimate holding company; and (iv) re-negotiation with debtors. However, the eventual outcome of the plans and measures described above are inherently uncertain. The conditions stated in Note 2.1 to the consolidated financial statements, including the net loss, net current liabilities, net liabilities, interest-bearing bank and other borrowings, lease liabilities, convertible loan, cash and cash equivalents of the Group, indicate the existence of material uncertainties that may cast significant doubts about the Group's ability to continue as a going concern.

The statement by the auditors of the Company regarding their reporting responsibilities on the financial statements of the Group is included in the Report of the Independent Auditors on pages 85 to 96 of this annual report.

董事對財務報表的責任

在財務及會計部門的協助下,董事會負責 編製本集團真實與公平的財務報表。編製 財務報表時,已採納香港會計師公會頒佈 的香港財務報告準則,並貫徹使用和運用 適當的會計政策。按持續經營基準編製本 公司之綜合財務報表是否適當,主要取決 於相關假設之結果,誠如綜合財務報表附 註2.1所詳述,其中特別包括(i)成本控制收 緊措施;(ii)加強資本基礎的方法;(iii)來自 最終控股公司的財務支持;及(vi)與債務人 重新協商。然而,上述計劃及措施的最終 結果本質上屬不確定。綜合財務報表附註 2.1所述的情況,包括本集團的虧損淨額、 流動負債淨額、負債淨額、計息銀行及其 他借款、租賃負債、可換股貸款、現金及 現金等價物,表明存在可能對本集團持續 經營能力產生重大疑問的重大不確定性。

本公司核數師就本集團財務報表的申報責 任聲明載於本年報第85至96頁的獨立核數 師報告。



RISK MANAGEMENT AND INTERNAL CONTROL

The management has the responsibility to maintain appropriate and effective risk management and internal control systems, and the Board has the responsibility to review and monitor the effectiveness of the Group's risk management and internal control systems at least annually covering material controls, including financial, operational and compliance controls, to ensure that the systems in place are adequate and effective. The Group adopts a risk management system which manages the risk associated with its business and operations. The system comprises the following phases:

風險管理及內部監控

管理層負責維持合適及有效的風險管理及 內部監控制度,而董事會負責至少每年檢 討及監察本集團的風險管理及內部監控制 度(涵蓋包括財務、營運及合規監控等重要 監控)的有效性,以確保現時制度的足夠性 及有效性。本集團採納風險管理制度以管 理有關其業務及營運的風險。該制度包括 以下層面:

Identification:	Identify ownership of risks, business objectives and risks that could affect the achievement of objectives.	識別:	識別風險所有權、業務目標及可 能影響目標達成的風險。
Evaluation:	Analyse the likelihood and impact of risks and evaluate the risk portfolio accordingly.	評估:	分析風險的可能性及影響並對風 險組合作出相應評估。
Management:	Consider the risk responses, ensure effective communication to the Board and on-going monitor the residual risks.	管理:	考慮風險應對,確保與董事會有 效溝通並持續監察剩餘風險。



The Company has in place an internal control system which is compatible with The Committee of Sponsoring Organizations of the Treadway Commission ("COSO") 2013 framework. The COSO framework enables the Group to achieve objectives regarding effectiveness and efficiency of operations, reliability of financial reporting and compliance with applicable laws and regulations. The five key components of the COSO framework are shown as follows:

本公司已制定符合特雷德韋委員會贊助組 織委員會(The Committee of Sponsoring) Organizations of the Treadway Commission 「COSO」)於2013年發出的框架的內部監控 制度。COSO框架可促使本集團達致營運有 效性及效率性、財務報告可靠性以及遵守 適用法律及法規的目標。COSO框架由以下 五個關鍵部分組成:

Control Environment:	A set of standards, processes and structures that provide the basis for carrying out internal control across the Group.	監控 環境:	為本集團開展內部監控提供基礎 的一套標準、程序及結構。
Risk Assessment:	A dynamic and iterative process for identifying and analysing risks to achieve the Group's objectives, forming a basis for determining how risks should be managed.	風險 評估:	識別及分析風險以達成本集團目 標並就確定如何管理風險形成依 據的動態交互流程。
Control Activities:	Action established by policies and procedures to help ensure that management directives to mitigate risks to the achievement of objectives are carried out.	監控 行動:	政策及程序為幫助確保減輕風險 以達成目標的管理層指令獲執行 而制定的行動。
Information and Communication:	Internal and external communication to provide the Group with the information needed to carry out day-to-day controls.	資訊及 通訊:	為本集團提供進行日常監控所需 資訊的內部及外部通訊。
Monitoring:	Ongoing and separate evaluations to ascertain whether each component of internal control is present and functioning.	監察:	為確定內部監控的各組成部分是 否存在及運行而進行的持續及單 獨評估。
The Group's risk management and internal control systems are, however, designed to manage rather than eliminate the risk of failure			集團的風險管理及內部監控制度 而非消除不能達成業務目標的風

to achieve business objectives, and can only provide reasonable and 隙,並僅可對重大錯誤陳述或損失提供合 not absolute assurance against material misstatement or loss.

理但並非絕對的保證。

The existing management of the Company considers that the qualified opinion originates from historical transactions involving the Zou Entities, which, as disclosed in the sub-section headed "Qualified Opinion" in the Management Discussion and Analysis" of this report, may involve the Company's internal control system. The internal control system of the Company, including without limitation, the internal transaction approval procedures, has been revamped and enhanced following the engagement of the existing management.

The existing management of the Company will use every effort to implement and maintain intact financial reporting procedures so as to avoid re-occurrence of similar issues, including conducting internal control review(s) as and when appropriate. To prevent similar noncompliance from occurring in the future, the Company has put in place the following remedial measures:

- (a) the Company has designated Professor Kwan Pun Fong Vincent, an independent non-executive Director who has extensive compliance and financial management experience, to be a designated officer (the "Designated Officer") for advising on and overseeing the internal controls of the Group. The Designated Officer would assist the Group in evaluating and implementing its risk management and compliance policies, in particular, management and reporting polices for notifiable transactions and connected transactions;
- (b) the Company has implemented and circulated internally a new internal approval policy (including document signing and use of seal/chop) to the effect that no legally binding documents or documents of material effect to the Group may be signed or entered into without the written approval from the Chairman and the chief executive officer of the Company (the "CEO");

本公司現有管理層認為,該等保留意見源 自涉及鄒氏實體之歷史交易(於本報告「管 理層討論及分析」的「保留意見」分節中披 露),其可能涉及本公司的內部監控制度。 自現有管理層介入後,本公司已全面改革 及加強內部監控制度,包括(但不限於)內 部交易審批程序。

本公司現有管理層將竭盡所能實施及維持 完善之財務匯報程序,以避免類似問題再 次發生,包括在適當時候進行內部監控檢 討。為防止日後出現類似違規情況,本公 司已實施下列補救措施:

- (a) 本公司已指定具有豐富合規和財務管 理經驗的獨立非執行董事關品方教授 為指定人員(「指定人員」),以就本集 團內部控制提出建議及進行監督。指 定人員會協助本集團評估和實施風險 管理和合規政策,特別是須予公佈的 交易和關連交易的管理和報告政策;
- (b) 本公司已實行並在內部傳閱全新內部 審批政策(包括文件簽署和印章/印 鑑的使用),規定未經本公司主席及 行政總裁(「行政總裁」)的書面批准, 不得簽署或訂立任何具有法律約束力 的文件或對本集團有重大影響的文 件;



- (c) the Company has implemented an enhanced internal control system for fund transfers. Depending on fund size, applications will have to be made to and approvals will be provided by relevant authorised senior management personnel of the Group. All application forms and approval records for fund transfers will be properly retained and kept. Material fund transfers will only be made with the written approval from the Chairman and the CEO, and fund transfers which constitute notifiable transactions and/or connected transactions under the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited (the "Listing Rules") will be conducted in accordance with the measures set out in paragraph (e) below;
- (d) the Company has circulated within the Group guidance materials in relation to the Listing Rules requirements in respect of notifiable transactions and connected transactions. In particular, in-house training or relevant materials will be provided to the key management personnel and relevant staff of the Group on at least an annual basis to ensure they have the practical knowledge to identify notifiable and connected transactions and comply with relevant requirements under the Listing Rules;
- (e) the Company has implemented enhanced internal control procedures in monitoring notifiable transactions and connected transactions under Chapters 14 and 14A of the Listing Rules:
 - subsidiaries of the Group shall from time to time and regularly report to the CEO in respect of potential transactions to be entered into by the subsidiaries;
 - the CEO (with the assistance of the compliance department) will be responsible for reviewing and checking whether the reports from subsidiaries contain information that may constitute notifiable transaction or connected transaction to be entered into in the next month and shall consolidate all information received and keep proper record of the reported potential or consummated transactions;

- (c) 本公司實行及強化資金轉讓的內部監控制度。因應資金的規模而定,任何人士須向本集團有關獲授權的高級管理人員提出申請,並經其審批。所有資金轉讓的申請表格和審批記錄都會妥善保存及保管。只有在獲得主席和行政總裁的書面批准後,方可進行大額資金轉移,而根據香港聯合交易所有限公司證券上市規則(「上市規則」)構成須予公佈的交易及/或關連交易的資金轉移,將按照下文(e)段所列的措施進行;
- (d) 本公司已於本集團內部傳閱上市規則 關於須予公佈的交易和關連交易規定 的指引材料。具體而言,本公司至少 每年向本集團的主要管理人員和相關 員工提供內部培訓或相關資料,確保 彼等具備實用知識,得悉須予公佈的 交易和關連交易,並遵守上市規則的 相關規定;
- (e) 本公司根據上市規則第十四章和第 十四A章實施經改善的內部監控程 序,以監察須予公佈的交易和關連交 易:
 - 本集團的附屬公司須不時及定 期就附屬公司可能進行的交易 向行政總裁匯報;
 - 行政總裁(在合規部門的協助下)負責審視及核對附屬公司提供的報告是否載有可能構成須予公佈交易或將於下月進行關連交易的資料,並須綜合所有接獲的資料,妥善記錄所呈報的潛在或已完成交易;



- based on the information provided, the compliance department will advise the applicable compliance requirements under the Listing Rules (if any) in respect of the reported transactions (after consultation with professional advisers, if necessary). No agreement will be entered into before a written clearance is issued by the CEO;
- the details of all notifiable or connected transactions will be reported to the CEO, chief financial officer and/or the Board as appropriate, and if needed, the compliance department shall arrange formal announcement/circular/ general meetings etc. in accordance with the Listing Rules; and
- the CEO will conduct regular inspections and verifications on at least a quarterly basis to identify and verify whether there are any unreported transactions, which, if found, will be reported to the senior management of the Company and/or Board as soon as practicable.
- (f) the Company will, as and when appropriate and necessary, seek external legal or other professional advice as to any action required to be taken in relation to any proposed transactions or events in the future. The Company will allocate resources such that the Independent Non-Executive Directors will have sufficient access to independent professional advice as they see fit in assessing future transactions of the Group.

- 合規部會根據所提供的資料, 就所申報的交易(如有需要,在 諮詢專業顧問後)建議應用上 市規則下適用的合規規定(如 有)。在行政總裁發出書面批准 前,不會簽訂任何協議;
- 所有須予公佈的交易或關連交易的詳情,會向行政總裁、財務總監及/或董事會匯報(如適用);且如有需要,合規部會根據上市規則安排正式公告/通函/股東大會等;及
- 行政總裁至少每季進行定期調 查和核查,以確定並核實是否 存在任何未申報交易,如發現 任何未有申報的交易,將在可 行的情況下儘快向本公司高級 管理層及/或董事會報告。
- (f) 在適當及有必要時,本公司會就未來 任何建議交易或事項應採取的任何行 動,尋求外部法律或其他專業意見。 本公司將會分配資源,使獨立非執行 董事在評估本集團日後交易時,能充 分獲得彼等認為適當的獨立專業意 見。

The Group has conducted an annual review on whether there is a need for an internal audit department. Given the Group's relatively simple corporate and operation structure, as opposed to diverting resources to establish a separate internal audit department, the Board, supported by the Audit Committee, is directly responsible for risk management and internal control systems of the Group and for reviewing its effectiveness.

Pursuant to the Statement of Disciplinary Action published by the Stock Exchange dated 9 January 2025, an independent review of the Company's internal controls for procuring compliance with the Corporate Governance Code and Chapters 14 and 14A of the Listing Rules was directed by the Stock Exchange. In view of this and as part of the remedial measures implemented by the Company to improve its internal control system, the Company has appointed an independent external adviser with professional staff in possession of relevant expertise and satisfactory to the Stock Exchange to conduct a thorough review of and make recommendations to improve the Company's internal controls and to procure compliance with the Corporate Governance Code and Chapters 14 and 14A of the Listing Rules (the "Internal Control Review"). The Board and the Audit Committee had reviewed the resources, staff qualifications and experience and training programs of the external independent adviser and considered they are adequate and sufficient.

The independent external adviser has reported to the Company for its findings and recommendation. The Company agreed with the recommendation and will adopt the recommenced practice in the future. Having considered the findings and recommendations of the Internal Control Review and the response and action of the Company, both the Audit Committee and the Board are of the view that the Company's proposed measures are adequate and sufficient to address the findings of the Internal Control Review and that the Group will develop adequate internal control systems to procure compliance with the Corporate Governance Code and Chapters 14 and 14A of the Listing Rules. Details of which please refer to the Company's announcement dated 7 April 2025. 本集團已就是否需要設立內部審計部門進 行年度檢討。鑑於本集團的公司及業務架 構相對簡單,並不適合分散資源成立獨立 內部審計部門,董事會在審核委員會的協 助下直接負責本集團的風險管理及內部監 控制度並檢討其有效性。

根據聯交所刊發日期為2025年1月9日的 紀律行動聲明,聯交所已指令對本公司用 以確保符合《企業管治守則》及《上市規則》 第十四及十四A章的內部監控措施展開獨 立檢討。有鑒於此,並作為本公司為改善 其內部監控系統而實施的補救措施之一部 份,本公司已委任一名獨立外部顧問(其擁 有具備相關專業知識且令聯交所信納的專 業人員)就改善本公司的內部監控及確保符 合《企業管治守則》及《上市規則》第十四及 十四A章進行全面檢討及作出建議(「**內部監** 控檢討」)。董事會及審核委員會已審閱獨 立外部顧問的資源、員工資歷和經驗以及 培訓計劃,並認為該等資源、資歷、經驗 和培訓計劃屬足夠且充分。

獨立外部顧問已向本公司報告其調查結果 及建議。本公司認同其建議,並將在未來 採納建議的做法。經考慮內部監控檢討的 結果及建議以及本公司的回應及行動後, 審核委員會及董事會均認為本公司建議的 措施已足夠及充分處理內部監控檢討的發 現,而本集團將會建立充分的內部監控系 統,以確保符合《企業管治守則》及《上市規 則》第十四及十四A章的規定。有關詳情請 參閱本公司日期為2025年4月7日的公告。



With respect to procedures and internal controls for the handling and dissemination of inside information, the Company is aware of the relevant obligations under the Securities and Futures Ordinance (Cap. 571 of the Laws of Hong Kong) (the "**SFO**") and the Listing Rules.

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

- The access of information is restricted to a limited number of employees on a need-to-know basis. Employees who are in possession of inside information are fully conversant with their obligations to preserve confidentiality.
- 2. Confidentiality covenants will be in place when the Group enters into significant negotiations.

In addition, all employees are required to strictly adhere to the rules and regulations regarding the management of inside information, including that all employees who, because of his/her office or employment, is likely to be in possession of inside information in relation to the Company, are required to comply with the securities transaction rules adopted by the Company which are on terms no less exacting than those required under the Listing Rules.

The Board and the Audit Committee had reviewed the adequacy and effectiveness of the Group's risk management and internal control systems during the Reporting Period and up to the date of this report and believes that the existing systems are adequate and effective. 就處理及發佈內幕消息的程序及內部監控 措施而言,本公司知悉香港法例第571章證 券及期貨條例(「證券及期貨條例」)及上市 規則下的相關責任。

為加強本集團的內幕消息處理制度並確保 其公開披露資料的真實性、準確性、完整 性與及時性,本集團亦採納並實施內幕消 息政策及程序。本集團已不時採納若干合 理措施以確保存在適當保障以防止違反有 關本集團的披露規定,其中包括:

- 僅少數僱員可按需要查閱相關資料。
 掌握內幕消息的僱員充分熟知彼等的 保密責任。
- 本集團進行重大磋商時將會訂立保密 條款。

此外,所有僱員須嚴格遵守有關內幕消息 管理的規則及規定,包括因其職位或僱傭 關係有可能掌握有關本公司內幕消息的所 有僱員須遵守本公司所採納的證券交易規 則,其條款不遜於上市規則的規定。

董事會及審核委員會已於報告期間及直至 本報告日期檢討本集團風險管理及內部監 控制度的足夠性及有效性,並認為現有制 度充分而且有效。



SHAREHOLDERS' RIGHTS

The general meetings of the Company provide a forum for the Shareholders to exchange views directly with the Board. Subject to provisions of the applicable laws in the Cayman Islands and the Listing Rules, the Articles require that an annual general meeting ("**AGM**") of the Company to be held each year and at the venue as determined by the Board. Each general meeting, other than an AGM, is called an extraordinary meeting.

According to the Articles, any one or more members holding at the date of deposit of the requisition not less than one-tenth of the paid up capital of the Company carrying the right of voting at general meetings of the Company shall at all times have the right, by written requisition to the Board or the secretary of the Company, to require an extraordinary general meeting to be called by the Board for the transaction of any business specified in such requisition.

If within 21 days of such deposit the Board fails to proceed to convene such meeting the requisitionist(s) himself (themselves) may do so in the same manner, and all reasonable expenses incurred by the requisitionist(s) as a result of the failure of the Board shall be reimbursed to the requisitionist(s) by the Company.

Procedures for putting forward proposals by shareholders at general meeting

To put forward proposals at a general meeting of the Company, a Shareholder should lodge a written notice of his/her/its proposal (the "**Proposal**") with his/her/its detailed contact information to the principal place of business of the Company in Hong Kong. The identity of the Shareholder and his/her/its request will be verified with the Company's branch share registrar in Hong Kong and upon confirmation by the Company's branch share registrar that the request is proper and in order and made by a Shareholder, the Board will determine in its sole discretion whether the Proposal may be included in the agenda for the general meeting.

股東權利

本公司股東大會為股東提供直接與董事會 交換意見的論壇。根據開曼群島的適用法 律條文及上市規則,細則規定本公司須每 年舉行一次股東週年大會(「**股東週年大** 會」),會議地點由董事會釐定。非股東週 年大會的各股東大會為特別大會。

根據細則,任何一名或多名股份持有人於 遞呈請求日期持有附帶於本公司股東大會 投票的權利的本公司實繳股本不少於十分 之一,則有權隨時向董事會或本公司秘書 發出書面請求,要求董事會召開股東特別 大會,以處理有關請求書中所指明的任何 事項。

如果在遞呈請求二十一日內,董事會並無 召開會議,請求人本人可以相同方式召開 會議,而請求人可向本公司報銷其因董事 會未能召開會議而招致的一切合理費用。

股東在股東大會上提呈建議的程序

為於本公司股東大會上提呈建議,股東須 以書面通知將其建議(「建議」)連同其詳細 聯絡資料呈交至本公司的香港主要營業地 點。本公司將向其香港股份過戶登記分處 核實股東身份及其要求,於獲得本公司股 份過戶登記分處確認股東作出的要求屬恰 當及適當後,董事會將全權酌情釐定是否 在股東大會議程內加入建議。



Putting enquiries by shareholders to the board

Shareholders may at any time make a request for the Company's information to the extent such information is publicly available and the Company has an investor relationship personnel to attend to enquiries from the Shareholders. Details of the contact person are set out below:

Name:	Mr. Chong Tsz Ngai	姓名:	莊子毅先生
Telephone:	(852) 2106 3288	電話:	(852) 2106 3288
Email:	Anthony.chong@theregalpartners.com	電郵:	Anthony.chong@theregalpartners.com

Shareholders may also make enquiries with the Board at the general meetings of the Company and/or by sending them to the Company's principal place of business in Hong Kong at the following correspondence address and addressing to the Board:

Address: Unit 3103, 31 Floor, Trendy CTR, 682 Castle Peak RD, Cheung Sha Wan, Kowloon, Hong Kong

Shareholders should direct their questions about their shareholdings, share transfer, share registration and payment of dividend to Tricor Investor Services Limited (the Company's branch share registrar in Hong Kong). Contact details of Tricor Investor Services Limited are set out below:

Address:	17/F, Far East Finance Centre, 16 Harcourt Road,	地
	Hong Kong	
Telephone:	(852) 2980 1333	Ē
Fax:	(852) 2810 8185	傳
Email:	is-enquiries@hk.tricorglobal.com	Ē

股東亦可於本公司股東大會上向董事會提 出詢問及/或透過將有關詢問發送至本公 司的香港主要營業地點並提交予董事會提

股東向董事會提出詢問

載列如下:

股東可隨時索取本公司資料,惟有關資料

須為可公開查閱,本公司亦有投資者關係 人員處理來自股東的詢問。聯絡人的詳情

地址: 香港九龍長沙灣青山道682號潮流工留中心31樓3103室

股東如對名下股權、股份轉讓、股份登記 及派付股息有任何疑問,應向本公司的香 港股份過戶登記分處卓佳證券登記有限公 司提出。卓佳證券登記有限公司的聯絡方 式詳情載列如下:

- 地址: 香港夏慤道16號遠東金融中心17樓
- 電話: (852) 2980 1333

出詢問,通訊地址如下:

- 專真: (852) 2810 8185
- 電郵: is-enquiries@hk.tricorglobal.com



Communication with shareholders

Under its shareholders' communication policy, the Board and senior management maintain a continuing dialogue with the Shareholders and investors through various channels including the Company's AGM to answer Shareholders' questions. The chairman and other members of the Board are present at the AGM. The annual report and AGM circular is distributed to all the Shareholders at least 20 clear business days before the AGM.

The Board has reviewed the implementation and effectiveness of the Company's shareholders' communication policy including steps taken at the general meetings the handling of queries received (if any) and the multiple channels of communication and engagement in place, and considered the Company's shareholders' communication policy has been properly implemented during the year and under review and is effective.

INVESTOR RELATIONS

The Company establishes different communication channels with investors to update them with the latest business development and financial performance including the AGM, the publication of annual reports, announcements and circulars on the websites of the Stock Exchange and the Company in order to maintain a high level of transparency.

MEMORANDUM AND ARTICLES OF ASSOCIATION

The Company adopted an amended and restated memorandum of association on 10 December 2016 and amended and restated articles of association on the Listing Date.

與股東溝通

根據其股東溝通政策,董事會及高級管理 層透過多種渠道(包括召開本公司股東週年 大會以回答股東的疑問)與股東和投資者維 持持續的對話。董事會主席及其他成員均 出席股東週年大會。本公司於股東週年大 會前至少足二十個營業日向全體股東派發 年報及股東週年大會通函。

董事會已審閲本公司股東溝通政策的執行 情況及成效,包括股東大會上所採取措 施、所接獲查詢(如有)的處理以及多種溝 通及參與渠道的落實情況,並認為本公司 股東溝通政策於本年度內得到適當執行及 審閲並屬有效。

投資者關係

本公司與投資者建立不同的通訊途徑,以 便彼等知悉最新業務發展及財務表現,包 括股東週年大會、於聯交所及本公司網站 刊發年報、公告及通函,以維持高度透明。

組織章程大綱及細則

本公司已於2016年12月10日採納經修訂及 重列的組織章程大綱以及於上市日期採納 經修訂及重列的組織章程細則。



DIRECTORS' REPORT 董事會報告

The Directors present this annual report and the audited consolidated financial statements of the Company for 2024.

BUSINESS REVIEW

The review of business performance of the Group, the Group's business prospect and the financial key performance indicators during 2024 are set out in the sections headed "Financial Highlights", "Chairman's Statement" and "Management Discussion and Analysis" on page 5, pages 6 to 9 and pages 18 to 33 respectively of this annual report. The content is part of this directors' report.

PRINCIPAL RISKS AND UNCERTAINTIES FACING THE COMPANY

The principal risks and uncertainties of the Group during the Reporting Period is set out in the section headed "Principal Risks and Uncertainties" on pages 34 to 36 of this annual report. The content is part of this directors' report.

ENVIRONMENTAL PROTECTION AND COMPLIANCE WITH LAW AND REGULATIONS

The Group is committed to supporting the environmental sustainability. Being manufacturing and trading companies in the PRC, the Group is subject to various environmental laws and regulations set by the PRC national, provincial and municipal governments. Compliance procedures are in place to ensure adherence to applicable laws, rules and regulations. During 2024, the Group has complied with relevant laws and regulations that have significant impact on the operations of the Group. Further, any changes in applicable laws, rules and regulations are brought to the attention of relevant employees and relevant operation units from time to time.

A report on the environmental, social and governance aspects is prepared in accordance with Appendix C2 to the Listing Rules will be published on the Investor Relations section of the Company's (http://www.theregalpartners.com/) and the Stock Exchange's (https://www.hkexnews.hk/) websites at the same time as the publication of the Company's annual report. 董事謹此提呈本公司的2024年年報及經審 核綜合財務報表。

業務回顧

本集團於2024年的業務表現回顧、本集團 業務前景及關鍵財務表現指標分別載於本 年報第5頁的「財務摘要」、第6至9頁的「主 席報告」及第18至33頁的「管理層討論及分 析」章節,有關內容為本董事會報告的一部 分。

本公司面臨的主要風險及不確定因素

於報告期間,本集團的主要風險及不確定 因素載於本年報第34至36頁的「主要風險及 不確定因素」一節,有關內容為本董事會報 告的一部分。

環境保護及遵守法律法規

本集團致力支持環境的可持續發展。作為 中國的製造和貿易公司,本集團須遵守中 國國家、省及市政府制定的各項環保法律 法規。本集團已設定合規程序確保遵守適 用法律、規則及規例。於2024年,本集團 已遵守對本集團營運有重大影響的相關法 律法規。此外,有關僱員及有關營運單位 不時留意適用法律、規則及規例的任何變 動。

有關環境、社會及管治方面的報告乃 根據上市規則附錄C2編製,並將在 公佈本公司年報的同一時間分別在本公 司網站(http://www.theregalpartners.com/) 投者關係部分及聯交所網站 (https://www.hkexnews.hk/)刊載。



PRINCIPAL ACTIVITIES

The Company acts as the holding company of the Group and its subsidiaries are principally engaged in the manufacturing and sale of sofas, sofa covers and other furniture products.

RESULTS AND APPROPRIATIONS

The results of the Group for 2024 are set out in the consolidated statement of profit or loss and other comprehensive income on pages 97 to 98 of this annual report.

The Board did not recommend the payment of any dividend for the year ended 31 December 2024. As at the date of this annual report, the Board was not aware that any shareholders of the Company had waived or agreed to any arrangement to waive dividends.

TAX RELIEF

The Company is not aware of any relief from taxation available to Shareholders by reason of their holding of the shares of the Company.

PROPERTY, PLANT AND EQUIPMENT

Details of movements during 2024 in the property, plant and equipment of the Group are set out in note 14 to the consolidated financial statements.

SHARE CAPITAL

Details of share capital of the Company are set out in note 28 to the Company's financial statements.

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

The Company and its subsidiaries did not purchase, sell or redeem any of the listed securities of the Company (including sale of treasury shares) during 2024.

主要業務

本公司為本集團的控股公司,而其附屬公 司主要業務為生產及銷售沙發、沙發套及 其他傢俱產品。

業績及分派

本集團於2024年的業績載於本年報第97至 98頁的綜合損益及其他全面收益表。

董事會不建議就截至2024年12月31日止年 度派付任何股息。於本年報日期,董事會 並不知悉本公司任何股東已豁免或同意任 何安排以豁免股息。

税項減免

本公司並不知悉有股東因持有本公司股份而享有任何税項減免。

物業、廠房及設備

本集團物業、廠房及設備於2024年的變動 詳情載於綜合財務報表附註14。

股本

本公司股本詳情載於本公司財務報表附註 28。

購買、出售或贖回本公司的上 市證券

於2024年內,本公司及其附屬公司概無購 買、出售或贖回任何本公司的上市證券(包 括銷售庫存股份)。



SPECIFIC PERFORMANCE OBLIGATIONS ON THE CONTROLLING SHAREHOLDERS UNDER RULE 13.18 OF THE LISTING RULES

On 21 December 2022, the Company (as borrower) and International Finance Corporation ("IFC") (as lender), Mr. Zou Gebing (as guarantor) and other parties entered into the Amendment Agreement to amend the principal terms and conditions of the Convertible Loan under a convertible loan agreement dated 5 January 2018 ("Convertible Loan Agreement"). Pursuant to the Amendment Agreement, the amount of default interests due and payable by the Company to IFC pursuant to the Convertible Loan Agreement for the period starting from 2 August 2022 (inclusive) and ending on 15 September 2022 (exclusive) is HK\$207,667.24. The amount of redemption premium due and payable by the Company to IFC pursuant to the Convertible Loan Agreement as of the date of the Amendment Agreement is HK\$2,191,768.50. The outstanding principal amount of the Convertible Loan as of 29 September 2022 is HK\$81,439,030.80 and the amount of due but unpaid jeopardy expenses as of 29 August 2022 in connection with the Convertible Loan is US\$92,383.

Under the Amendment Agreement, upon the occurrence of any of the following:

- (i) at any time and for any reason, Mr. Tse Kam Pang (謝錦鵬) ("Mr. Tse") and Mr. Zou Gebing (as a whole) cease to directly or indirectly own at least 51%, of both the economic and voting interests in the Company's share capital (determined on a fully diluted basis),
- (ii) any person or group other than Mr. Zou Gebing shall have obtained the power (whether or not exercised) to elect a majority of the board of directors of Morris Capital, or any person or group other than Mr. Tse shall have obtained the power (whether or not exercised) to elect a majority of the board of directors of Century Icon Holdings Limited,

上市規則第13.18條項下控股股 東的特定履職責任

於2022年12月21日,本公司(作為借款 人)與國際金融公司(「國際金融公司」)(作 為貸款人)、鄒格兵先生(作為擔保人)及 其他各方訂立了修訂協議,以修訂日期為 2018年1月5日的可換股貸款協議(「可換股 貸款協議」)項下之可換股貸款的主要條款 及條件。根據修訂協議,本公司於2022年 8月2日(含)至2022年9月15日(不含)期間 根據可換股貸款協議到期應付國際金融公 司的違約利息金額為207,667.24港元。截 至修訂協議日期,本公司根據可換股貸款 協議到期應付國際金融公司的贖回溢價為 2,191,768.50港元。截至2022年9月29日, 可換股貸款的未償還本金為81,439,030.80 港元,截至2022年8月29日與可換股貸款有 關的到期但未支付的風險費用為92,383美 元。

根據修訂協議,在出現下列任何一種情況 時:

- (i) 在任何時間以任何理由,謝錦鵬先生 (「謝先生」)和鄒格兵先生(作為整體) 在公司股本中的權益(在完全攤薄的 基礎上確定)不再直接或間接擁有至 少51%的經濟和表決權,
- (ii) 鄒格兵先生以外的任何個人或團體應 已獲得選舉慕容資本董事會多數成員 的權力(無論是否行使),或謝先生 以外的任何人或團體應已獲得(不論 是否行使)選舉Century Icon Holdings Limited董事會多數成員的權力,



- (iii) any person or group other than Century Icon Holdings Limited and the Morris Capital (as a whole) shall have obtained the power (whether or not exercised) to elect a majority of the Board,
- (iv) with effect from the closing of the general offer arising from the completion of the Share Subscription, the Board shall cease to consist of a majority of continuing directors or
- a "change of control" or similar event shall occur as provided in any other loan or preferred stock documentation relating to the Company.

IFC may serve a written notice (a "**Prepayment Notice**") on the Company requiring the Company to prepay any portion or all of the outstanding Convertible Loan in full within 10 days of the date of the Prepayment Notice under the Convertible Loan Agreement (as amended by the Amendment Agreement).

The Company was informed by IFC that, on 23 September 2024, IFC assigned and transferred the Convertible Loan and relevant securities to Winner Union Limited, an independent third party.

Further details of the Facilities are set out in the Company's announcements dated 5 January 2018, 24 January 2018, 10 October 2019 and 30 December 2022.

DISTRIBUTABLE RESERVES

As at 31 December 2024, the Company had no reserves available for distribution (31 December 2023: Nil).

FIVE-YEAR FINANCIAL SUMMARY

Five year financial summary are set in the section headed "Five Year Financial Summary" on page 240 of this annual report.

- (iii) 除 Century Icon Holdings Limited 及 Morris Capital(整體)以外的任何個人 或團體應已獲得選舉董事會多數成員 的權力(無論是否行使),
- (iv) 自完成股份認購所產生的全面要約交 割後,董事會將不再由多數持續董事 組成或
- (v) 與公司有關的任何其他貸款或優先股 文件中規定的「控制權變更」或類似事 件應發生。

國際金融公司可向公司發出書面通知(「提前還款通知」),要求公司根據可換股貸款協議(經由修訂協議修訂)於提前還款通知日期起10日內償還部分或全部餘下可換股貸款。

本公司獲國際金融公司告知,於2024年9月 23日,國際金融公司將可換股貸款及相關 證券轉讓予獨立第三方冠滙有限公司。

有關融資的更多詳情載於本公司日期為 2018年1月5日、2018年1月24日、2019年 10月10日及2022年12月30日的公告。

可供分派儲備

於2024年12月31日,本公司並無可供分派 儲備(2023年12月31日:無)。

五年財務概要

五年財務概要載於本年報第240頁的「五年 財務概要」一節。



DIRECTORS

The Directors during 2024 and up to the date of this annual report were:

Executive Directors

Mr. TSE Kam Pang (Chairman) Mr. CHONG Tsz Ngai (Chief Executive Officer) Mr. ZOU Gebing (resigned on 8 January 2024)

Non-executive Directors

Mr. TSE Hok Kan Ms. WU Xiangfei *(removed on 21 June 2024)*

Independent Non-executive Directors

Prof. KWAN Pun Fong Vincent Prof. LEE Chack Fan Ms. CHEN Jianhua Prof. SIT Wing Hang, Alfred

In accordance with paragraph 83(3) of the Articles, any Director appointed by the Board to fill a casual vacancy shall hold office until the first general meeting of shareholders after his appointment and be subject to re-election at such meeting and any Director appointed by the Board as an addition to the existing Board shall hold office only until the next following annual general meeting of the Company and shall then be eligible for re-election.

Further, pursuant to paragraph 84(1) of the Articles, one-third of the Directors for the time being shall retire from office by rotation provided that every Director shall be subject to retirement at an AGM at least once every three years and, being eligible, offer themselves for re-election for the forthcoming year. According to paragraph 84(2) of the Articles, any Director appointed by the Board pursuant to Article 83(3) shall not be taken into account in determining which particular Directors or the number of Directors who are to retire by rotation. Details of the re-electing directors at the forthcoming AGM will be set out in the Company's circular to be dispatched to the Shareholders.

董事

於2024年及截至本年報日期的董事如下:

執行董事

謝錦鵬先生(*主席)* 莊子毅先生(*行政總裁)* 鄒格兵先生(*於2024年1月8日辭任)*

非執行董事

謝學勤先生 鄔向飛女士*(於2024年6月21日被罷免)*

獨立非執行董事

關品方教授 李焯芬教授 陳建花女士 薛永恒教授

根據細則第83(3)段,任何獲董事會委任填 補臨時空缺的董事任期須直至彼獲委任後 首屆股東大會舉行時屆滿,屆時須於該會 上重選連任,而任何獲董事會委任加入現 有董事會的董事任期將於本公司下屆股東 週年大會舉行時屆滿,屆時符合資格重選 連任。

此外,根據細則第84(1)段,當時三分之一 董事須輪值告退,惟每名董事須最少每三 年於股東週年大會上輪值告退一次,並符 合資格及依願重選連任來年的董事職務。 根據細則第84(2)段,在釐定須輪值告退的 特定董事或董事人數時,董事會根據細則 第83(3)條委任的任何董事不得計算在內。 在應屆股東週年大會上重選的董事詳情將 載於本公司將寄發予股東的通函內。



DIRECTORS' SERVICE CONTRACTS

The Directors do not have subsisting service agreements with the Company which is not determinable by the employer within one year without payment of compensation (other than statutory compensation). Save as disclosed in note 9 to the financial statements, there were no other emoluments, pension and any compensation arrangements for the Directors and past Directors as are specified on section 78 of Schedule 11 to the new Hong Kong Companies Ordinance (Cap. 622), with reference to section 161 of the predecessor Hong Kong Companies Ordinance (Cap 32).

Each of the non-executive Directors and independent non-executive Directors has entered into a letter of appointment with the Company for a fixed term of three years commencing from 9 November 2022 (which shall continue for further successive periods until terminated by either party giving at least three months' prior written notice). They are subject to retirement by rotation and re-election at AGM of the Company at least once every three years and until terminated.

No Directors proposed for re-election at the forthcoming annual general meeting has a service contract with the Company or its subsidiaries which is not determinable by the Group within one year without payment of compensation (other than statutory compensation).

CHANGES IN DIRECTORS' INFORMATION

Pursuant to Rule 13.51B(1) of the Listing Rules, there were no changes in Directors' information required to be disclosed pursuant to paragraphs (a) to (e) and (g) of rule 13.51(2) of the Listing Rules.

董事的服務合約

董事與本公司並無訂立僱主不可於一年內 終止而毋須支付賠償(法定賠償除外)而仍 然存續的服務合約。除財務報表附註9所披 露者外,概無就現任董事及前董事作出香 港法例第622章新香港《公司條例》附表11第 78條(參照香港法例第32章前香港《公司條 例》第161條)所指的其他薪酬、退休金及其 他賠償安排。

每名非執行董事及獨立非執行董事已與本 公司訂立委任函,固定任期為自2022年11 月9日開始起計三年(可繼續進一步續期直 至一方發出至少三個月的事先書面通知終 止為止)。彼等須最少每三年於本公司股東 週年大會上輪值告退及重選一次。

擬在應屆股東週年大會上重選連任之董事 概無與本公司或其附屬公司訂立本集團不 作賠償(法定賠償除外)則不得於一年內終 止的服務合約。

董事資料變動

根據上市規則第13.51B(1)條,根據上市規 則第13.51(2)條(a)至(e)及(g)段,須予披露的 董事資料並無變動。



DIRECTORS' INTERESTS IN TRANSACTIONS, ARRANGEMENTS OR CONTRACTS OF SIGNIFICANCE

Save as those disclosed under the section headed "Connected Transactions and Continuing Connected Transactions" and the related party transactions as disclosed in note 31 to the consolidated financial statements, no transactions, arrangements or contracts of significance in relation to the Company's business to which the Company or any of its subsidiaries was a party and in which a Director or a connected entity of a Director had a material interest, whether directly or indirectly, subsisted as at 31 December 2023 or at any time during 2024.

DIRECTORS' INTERESTS IN SECURITIES

As at 31 December 2024, the interests and short positions of each Director and chief executive of the Company in the Shares, underlying Shares and debentures of the Company or any associated corporation (within the meaning of Part XV of the SFO) which were notified to the Company and the Stock Exchange pursuant to Divisions 7 and 8 of Part XV of the SFO (including interests or short positions which they are taken or deemed to have under such provision of the SFO), or which were required, pursuant to section 352 of the SFO, to be entered in the register referred to therein, or which were required, pursuant to the Model Code, are set out below:

(i) The Company

董事於重大交易、安排或合約 中的權益

除「關連交易及持續關連交易」一節及綜合 財務報表附註31所披露的關聯方交易所披 露者外,於2023年12月31日或於2024年任 何時間,概無與本公司業務有關且本公司 或其任何附屬公司作為訂約方及董事或董 事的關連實體直接或間接擁有重大權益的 重大交易、安排或合約存續。

董事於證券的權益

於2024年12月31日,本公司各董事及主要 行政人員於本公司或其任何相聯法團(按證 券及期貨條例第XV部賦予的涵義)的股份、 相關股份及債權證中擁有根據證券及期貨 條例第XV部第7及8分部須通知本公司及聯 交所(包括根據證券及期貨條例有關條文彼 等被視為或被當作擁有的權益或淡倉)或根 據證券及期貨條例第352條須列入該條所述 登記冊或須符合標準守則的權益及淡倉載 列如下:

(i) 本公司

	ne of Director/ f executive	Nature of Interest	se	nber of curities (Note 1) 译券數目	Approximate percentage of shareholding
董事	↓ / 最高行政人員姓名	權益性質	((附註1)	佔股權概約百分比
Mr.	Tse Kam Pang (Note 2)	Interest of controlled corporation	1,300,038,000 sł	nares (L)	47.27%
謝銌	鵬先生(附註2)	受控法團權益	1,300,038,0)00股(L)	
Note	S:		附註	:	
1.	The letter "L" denotes the person's	long position in such Shares.	1.	字母「L」代 倉。	表該名人士於該等股份的好
2.	Century Icon Holdings Limited (" Ce Mr. Tse Kam Pang. Under the SFO deemed, or taken to be, interested i Century Icon is interested.	, Mr. Tse Kam Pang will therefo	ore be	Icon」)由謝語 券及期貨條 為或被當作	n Holdings Limited(「 Century 錦鵬先生擁有100%。根據證 例,謝錦鵬先生將因此被視 於Century Icon擁有的權益的 份中擁有權益。



(ii) Century Icon (Note 1)

(ii) Century Icon(附註1)

		Number of securities	Approximate percentage of
Name of director/chief executive	e Nature of Interest	(Note 2) 證券數目	shareholding
董事/最高行政人員姓名	權益性質	(附註2)	佔股權概約百分比
Mr. Tse Kam Pang	Beneficial owner	100 shares of US\$1 each (L)	100%
謝錦鵬先生	實益擁有人	100股每股面值 1美元的股份(L)	100%
Notes:		附註:	
1. Century Icon holds 47.27% of the S holding company and an associated c			on 持有 47.27% 的 股 份 。 因 ry Icon為本公司的控股公司及
2. The letter "L" denotes the person's lo	ng position in such shares.	2. 字母「L」代 倉。	表該名人士於該等股份的好
e as disclosed above, none of the D Company had any other personal, rests or short positions in the Sh entures of the Company or any of hin the meaning of Part XV of the SF	family, corporate and other ares, underlying Shares or its associated corporations	本公司董事及主要行 或其任何相聯法團(部賦予的涵義)的股 中擁有須列入根據證	·於2024年12月31日, 行政人員概無於本公司 按證券及期貨條例第XV 份、相關股份或債權證 登券及期貨條例第352條

debe (with required to be kept under Section 352 of the SFO or as otherwise notified to the Company and the Stock Exchange pursuant to the Model Code as at 31 December 2024.

存置的登記冊或須根據標準守則通知本公 司及聯交所的任何其他個人、家族、公司 及其他權益或淡倉。



SUBSTANTIAL SHAREHOLDERS' INTERESTS

As at 31 December 2024, the following persons (other than the Directors or the chief executive of the Company) have interests or short positions in the Shares or underlying Shares as recorded in the register required to be kept by the Company under section 336 of the SFO:

主要股東的權益

於2024年12月31日,以下人士(本公司董 事或主要行政人員除外)於股份或相關股份 中擁有須列入本公司根據證券及期貨條例 第336條存置的登記冊的權益或淡倉:

Shai	reholders	Nature of interest		Number of ares/underlying Shares held (Note 1)	Percentage of Shares of the Company in issue
股東		權益性質	所持股份	✓相關股份數目 (附註1)	佔本公司已發行 股份百分比
Cent Cent Morr 慕容 Mr. 2 鄒格 Ms. 1 鄔向 Mr. 0	tury Icon (Note 2) tury Icon(附註2) ris Capital (Note 3) 資本(附註3) Zou Gebing (Note 3) 平兵先生(附註3) Wu Xianqfei (Note 3) 飛女士(附註3) Chen Jie (Note 4) :先生(附註4)	Beneficial owner 實益擁有人 Beneficial owner 實益擁有人 Interest of controlled corporation 受控法團權益 Interest of spouse 配偶權益 Other interest 其他權益	1,30 666,50 666,50 666,50 6666,50 6 490,00	(IIIILE I) 38,000 shares (L) 00,038,000股 (L) 00,000 shares (L) 66,500,000股 (L) 00,000 shares (L) 666,500,000股(L) 00,000 shares (L) 666,500,000股(L)	47.27% (L) 47.27% (L) 24.24% (L) 24.24% (L) 24.24% (L) 24.24% (L) 24.24% (L) 24.24% (L) 24.24% (L) 17.82% (L)
Notes	:		附註	:	
1.	The letter "L" denotes the person's long po	sition in such Shares.	1.	字母「L」代表該名人士於	於該等股份的好倉。
2.	Century Icon is owned as to 100% by Mr. T	se Kam Pang.	2.	Century Icon由謝錦鵬約	先生擁有100%。
3.	Morris Capital Limited (" Morris Capital ") is owned as to 85% by Mr. Zou Gebin, and as to 15% of its share by Ms. Zou Gebing's spouse, Ms. Wu Xianqfei. Under the SFO, Mr. Zou Gebing and Ms. Wu Xianqfei will therefore be deemed, or taken to be, interested in the same number of Shares in which Morris Capital interested. Based on a disclosure of interest form filed by Wu Bingyu (吴冰玉 on 20 February 2025, 85% equity interest in Morris Capital Limited was on 13 February 2025 acquired by Wu Bingyu (吳冰玉), who would then be deemed or taken to be, interested in those 666,500,000 Shares held by Morris Capital Limited.		der or I is E) 18 ed,	慕容資本有限公司(「 慕容資本 」)由鄒格兵先生 有85%,由鄒格兵先生之配偶鄔向飛女士擁 15%。根據證券及期貨條例,鄒格兵先生及 向飛女士將因此被視為或被當作於慕容資本擁 權益的同等數目股份中擁有權益。根據吳冰玉〕 2025年2月20日備案的權益披露表格,吳冰玉〕 2025年2月18日獲得慕容資本有限公司85%」 權;她因此被視為或被當作於慕容資本有限公 所持有的666,500,000股股份中擁有權益。	
4.	Morris Capital as the charger has entered is ordinary share in the Company in connection			慕容資本作為押記人已 司490,000,000股普通/	l就陳杰先生的貸款就本公 股訂立股份押記。


Save as disclosed above, the Company has not been notified of any other person (other than the Directors and chief executives of the Company) who had an interest or short position in the Shares and/ or underlying Shares of the Company which fell to be disclosed to the Company under Divisions 2 and 3 of Part XV of the SFO as at 31 December 2024. 除上文所披露者外,於2024年12月31日, 本公司並無接獲任何其他人士(本公司董事 及主要行政人員除外)通知,表示其於本公 司股份及/或相關股份中擁有須根據證券 及期貨條例第XV部第2及3分部向本公司披 露的權益或淡倉。

(i) Morris Capital

(i) 慕容資本

Name of shareholder	Nature of Interest	Number of securities (Note 1) 證券數目	Approximate percentage of shareholding
股東姓名	權益性質	(附註1)	佔股權概約百分比
Mr. Zou Gebing	Beneficial owner	85 shares of	85%
鄒格兵先生	實益擁有人	US\$1 each (L) 85股每股面值 1美元的股份(L)	85%
Ms. Wu Xiangfei	Beneficial owner	15 shares of US\$1 each (L)	15%
鄔向飛女士	實益擁有人	15股每股面值 1美元的股份(L)	15%
Note:		附註:	
1. The letter "L" denotes the person's lo	ng position in such Shares.	1. 字母「L」代 倉。	表該名人士於該等股份的好



MANAGEMENT CONTRACTS

No contracts concerning the management and administration of the whole or any substantial part of the Company's business were entered into or existed during 2024.

EMOLUMENT POLICY

The Group is well aware of the importance of incentivising and retaining its employees. The Group offers competitive remuneration packages to its employees and makes contributions to social security insurance funds (including pension plans, medical insurance, workrelated injury insurance, unemployment insurance and maternity insurance) and housing fund for its employees. The Remuneration Committee is set up for reviewing the Group's emolument policy and remuneration package of the Directors and chief executive of the Group, having regard to the Group's overall operating results, individual performance and comparable market practices.

RESTRICTED SHARE AWARD SCHEME

The Restricted Share Award Scheme (the "Award Scheme") was adopted by the Board on 29 August 2019 (the "Adoption Date").

Purpose

The specific objectives of the Award Scheme are: 1. to provide the Selected Participants (as defined below) with an opportunity to acquire a proprietary interest in the Group; 2. to encourage and retain such individuals to work with the Group; 3. to provide additional incentive for Selected Participants (as defined below) to achieve performance goals with a view to achieve the objectives of increasing the value of the Group; and 4. to align the interests of the Selected Participants (as defined below) directly to the Shareholders through ownership of Shares, dividends and other distributions paid on Shares and/or the increase in the value of the Shares.

管理合約

於2024年,概無訂立或存在有關本公司全 部或任何重大部分業務的管理及行政合約。

薪酬政策

本集團深知獎勵及留聘其僱員的重要性。 本集團向其僱員提供具競爭力的薪酬待 遇,並為僱員的社會保障保險基金(包括退 休金計劃、醫療保險、工傷保險、失業保 險及生育保險)及住房公積金作出供款。本 公司已成立薪酬委員會,以根據本集團的 整體經營業績、個人表現及可資比較市場 慣例,檢討本集團的薪酬政策以及本集團 董事及主要行政人員的薪酬待遇。

限制性股份獎勵計劃

董事會於2019年8月29日(「**採納日期**」)採納 限制性股份獎勵計劃(「**獎勵計劃**」)。

目的

獎勵計劃的具體目標是:1.為選定參與者 (定義見下文)提供獲得本集團所有權權益 的機會;2.鼓勵和挽留該等人士在本集團工 作;3.為選定參與者(定義見下文)提供額外 激勵以實現績效目標,以實現增加本集團 價值的目標;及4.通過股份所有權、股息和 股份支付的其他分配和/或股份價值的增 加,使選定參與者(定義見下文)的利益直 接與股東保持一致。

Participants

The Board may, from time to time, select and approve any individual, being an employee, director, officer, consultant, agent, adviser or business partner of any member of the Group or any Affiliate (including nominees and/or trustees of any employee benefit trust established for them) and any other person as determined by the Board who the Board or its delegate(s) considers, in their sole discretion, to have contributed or will contribute to the Group (the "**Eligible Persons**") for participation in the Award Scheme and grant awards to such Eligible Persons (the "**Selected Participants**").

Scheme mandate

The Board will not make any further grant of award which will result in the aggregate number of Shares underlying all grants made pursuant to the Award Scheme (excluding award shares that have been forfeited in accordance with the Award Scheme) to exceed 9.9% of the total number of issued Shares as at the Adoption Date (i.e. 99,000,000 Shares, representing 3% of the issued shares of the Company as at the date of this report) (the "Scheme Mandate") without approval by a Board resolution. As at the date of this report, awards in respect of 99,000,000 Shares may be granted pursuant to the Scheme Mandate.

Maximum entitlement of each participant

The maximum number of award shares which may be awarded to a Selected Participant under the Award Scheme in aggregate shall not exceed 5.0% of the total number of issued Shares as at the Adoption Date.

Exercise period

As the Award Scheme is a Award Scheme of the Company instead of a share option scheme, the awards granted under the Award Scheme are not subject to any exercise period nor are the Selected Participants entitled to any exercise rights.

參與者

董事會可不時選擇和批准董事會或其代表 全權酌情認為已經或將向本集團作出貢獻 的任何個人(身為本集團任何成員或任何關 聯公司的員工、董事、高級職員、顧問、 代理人、顧問或業務夥伴(包括為彼等建立 的任何僱員福利信託的代名人及/或受託 人)和任何其他人士)(「**合資格人士**」)參與 獎勵計劃,並向此類合資格人士授予獎勵 (**「選定參與者」**)。

計劃授權

董事會不會再發放任何額外的獎勵,以免 根據獎勵計劃所授予的所有獎勵中所隱含 的股票總數(不包括根據獎勵計劃被沒收的 獎勵股份)超過採納日期時已發行的股份總 數的9.9%,即99,000,000股股份(佔截至本 報告日期本公司已發行股份3%)(「計劃授 權」),除非經過董事會決議批准。於本報 告日期,與獎勵有關的99,000,000股股份 可根據計劃授權授出。

每個參與者的最大權利

根據獎勵計劃可授予選定參與者的獎勵股份的最高數目合計不得超過採納日期已發行股份總數的5.0%。

行權期

由於獎勵計劃為本公司的一項獎勵計劃而 非購股權計劃,獎勵計劃項下授出的獎勵 不受任何行使期限制,選定參與者亦無權 享有任何行使權。

Vesting period

The Board or the committee of the Board or person(s) to which the Board delegated its authority may, from time to time, while the Award Scheme is in force and subject to all applicable laws, determine such vesting criteria and conditions or periods for the award to be vested pursuant to the Award Scheme.

Subscription/purchase price

No subscription/purchase price is payable by the Eligible Persons upon acceptance of awards granted under the Award Scheme.

The Board or the committee of the Board or person(s) to which the Board delegated its authority may, from time to time, determine any purchase price of shares awarded pursuant to the Award Scheme.

Term

The Award Scheme shall commence on the Adoption Date and terminate upon the earlier of (i) the end of the period of ten (10) years commencing on the Adoption Date; or (ii) such date of early termination as determined by the Board.

歸屬期

董事會或董事會委員會或董事會授予其權 力的人士可以不時地,在獎勵計劃有效並 遵守所有適用法律的情況下,確定此類歸 屬標準和條件或期限根據獎勵計劃授予的 獎勵。

認購/購買價格

合資格人士在接受獎勵計劃授予的獎勵後 無需支付認購/購買價格。

董事會或董事會委員會或董事會授予其權 力的人士可以不時地確定根據獎勵計劃授 予的獎勵股份購買價格。

條款

獎勵計劃應從採納日期開始,並在以下日 期終止(以較早者為準)(i)從採納日期開始的 十(10)年期限結束時;或(ii)董事會確定的提 前終止日期。



Movement and position

The number of awards that were available for grant under the Scheme Mandate as at the beginning of the financial year ended 31 December 2024 was 73,000,000 Shares and as at the end of the financial year ended 31 December 2024 was 78,000,000 Shares.

變動及情況

於截至2024年12月31日止財政年度初及 截至2024年12月31日止財政年度末, 根據計劃授權可予授出獎勵數目分別為 73,000,000股股份及78,000,000股股份。

Closing

		Date of Grant 授出日期	Number of awards unvested as at 1 January 2024 於2024年 1月1日未歸屬 獎勵數目	Number of awards granted during the year 年內授出 奧勵數目	Fair value of awards at the date of grant 於授出 日期実動的 公允價值 (HKD)	Number of awards vested during the year 年內鰐屬 美亂數目	Number of awards cancelled during the year 年內註謂	Number of awards lapsed during the year 年內失效獎 職數目	Number of awards unvested as at 31 December 2024 放2024年 12月31日 未歸屬 獎職數目	price of shares immediately before the date on which awards were granted 緊接援出 獎勵日期前 股份收市價 (HKD)	Vesting Period 館屬剛	Purchase Price 購買價格 (HKD)
					(港元)					(港元)		(港元)
Director CHONG Tsz Ngai	董事 莊子毅	2 October 2023 2023年10月2日	8,000,000	-	0.13	-	-	-	8,000,000	0.18	02/10/2023 - 31/12/2025	0.18
Five highest paid individuals	五名最高薪酬人士	2 August 2023 2023年8月2日	5,000,000	-	0.12	-	-	5,000,000	-	0.18	03/08/2023 - 02/08/2024	0.18
		2 October 2023 2023年10月2日	5,000,000	-	0.13	-	-	-	5,000,000	0.18	02/10/2023 - 31/12/2025	0.18
Other grantees	其他承授人	2 October 2023 2023年10月2日	8,000,000	-	0.13	-	-	-	8,000,000	0.18	02/10/2023 - 31/12/2025	0.18
Notes:								附註:				

- (1) For details of the basis of measurement for the fair value of the restricted share awards granted, please refer to note 29 headed "Reserves" of the Financial Statements in this annual report.
- (2) Awards were granted to Employee Participants under the Award Scheme without performance targets. In view that (i) the grantees are employees of the Group who will contribute directly to the overall business performance, sustainable development and/or good corporate governance of the Group; (ii) the grant is a recognition for the grantees' past contributions to the Group; (iii) the award are subject to vesting period and also a purchase price and hence the value of the awards to be vested in the grantees is linked to the future price of the shares of the Company; and (iv) the awards granted are subject to clawback, which already cover situations where the award will lapse in the event that the grantees cease to be employees of the Group.

Details of the remuneration of the Directors for 2024 are set out in note 9 to the consolidated financial statements of this annual report.

- (1) 有關已授出受限制股份獎勵公允價值的計量準則,請參閱本年報財務報表附註29「儲備」一節。
- (2) 獎勵乃根據獎勵計劃授予僱員參與者,並無設定 表現目標。鑑於(i)承授人為本集團僱員,將直接 對本集團的整體業務表現、可持續發展及/或良 好的企業管治作出貢獻:(ii)向承授人授出獎勵乃 對彼等過往對本集團所作貢獻的認可:(iii)獎勵 設有歸屬期及購買價格,因此歸屬予承授人的獎 勵價值與本公司未來的股份價格掛鈎;及(iv)授 出的獎勵可予撤回,已涵蓋承授人不再為本集團 僱員時獎勵將失效的情況。

2024年的董事薪酬詳情載於本年報綜合財務報表附註9。



ARRANGEMENTS TO PURCHASE SHARES OR DEBENTURES

At no time during the year was the Company, its holding company, or its subsidiaries a party to any arrangements to enable the Directors (including their spouse and children under 18 years of age) to acquire benefits by means of the acquisition of Shares in, or debentures of, the Company or any other body corporate.

DIRECTORS' INTERESTS IN COMPETING BUSINESS

There were no competing business of which a Director had a material interest, whether directly or indirectly, subsisted as at 31 December 2024 or at any time during 2024.

CONNECTED TRANSACTIONS AND CONTINUING CONNECTED TRANSACTIONS

There was no connected transaction (or continuing connected transaction) that should be disclosed pursuant to annual reporting requirement of Chapter 14A of the Listing Rules during 2024.

None of the related party transactions as disclosed in note 31 to the consolidated financial statements were subject to the disclosure requirements of connected transactions or continuing connected transactions under Chapter 14A of the Listing Rules.

CORPORATE GOVERNANCE REPORT

The corporation governance report of the Group during the Reporting Period is set out in the sections headed "Corporate Governance Report" on pages 37 to 62 of this annual report.

MAJOR CUSTOMERS AND SUPPLIERS

During 2024, sales to the Group's five largest customers and purchases from the five largest suppliers accounted for approximately 42.4% and 30.2% of the total revenue and purchases for the year, respectively. The Group's largest customer accounted for around 13.8% of the total revenue for the year. The Group's largest supplier accounted for around 9.9% of the total purchase for the year.

購買股份或債權證的安排

於年內任何時間,本公司、其控股公司或 其附屬公司概無訂立任何安排,使董事(包 括其配偶及18歲以下的子女)可藉購入本公 司或任何其他法團的股份或債權證而獲益。

董事於競爭業務的權益

於2024年12月31日或於2024年任何時間, 概無董事於競爭業務中直接或間接擁有任 何重大權益。

關連交易及持續關連交易

於2024年,概無關連交易(或持續關連交易)須根據上市規則第14A章的年度報告規 定予以披露。

概無關聯方交易(披露於綜合財務報表附註 31)須遵守上市規則第14A章項下的關連交 易或持續關連交易的披露規定

企業管治報告

本集團於報告期間的企業管治報告載於本 年報第37至62頁的「企業管治報告」一節。

主要客戶及供應商

於2024年,售予本集團五大客戶的銷售額 及向五大供應商的採購額分別佔本年度總 收益及總採購額約42.4%及30.2%。本集團 最大客戶佔本年度總收益約13.8%。本集 團最大供應商佔本年度總採購額約9.9%。



None of the Directors; their close associates; or any shareholder (which to the knowledge of the Directors own more than 5% of the number of issued shares of the Company) have any interest in the largest and five largest suppliers or customers disclosed above.

PERMITTED INDEMNITY PROVISION

Pursuant to the Articles, every Director shall be entitled to be indemnified out of the assets of the Company against all losses or liabilities which he/she may sustain or incur in or about the execution of the duties of his/her office or otherwise in relation thereto. The Company has arranged for appropriate insurance cover for Directors' and officers' liabilities in respect of legal actions against the Directors and officers arising out of corporate activities. The level of the coverage is reviewed annually.

EQUITY-LINKED AGREEMENT

Save as disclosed in this annual report relating to share option scheme, no equity-linked agreements were entered into during 2024 or subsisted as at 31 December 2024.

SHARE OPTIONS SCHEME

The share options scheme (the "Share Option Scheme") was adopted by the Company on 10 December 2016. The Share Option Scheme allows the Company to grant options to the following eligible person(s) (the "Eligible person(s)"), namely, any fulltime or part-time employee of the Company or any member of the Group, including any executive Director, non-executive Director and independent non-executive Director, adviser and consultant of the Group. The purpose of the Share Option Scheme is to enable the Company to grant options to the Eligible Persons as incentives or rewards for their contribution to the Group. 概無董事或彼等之緊密聯繫人士或任何股 東(據董事所知,擁有本公司已發行股份數 目之5%以上)於前述最大或前五大供應商 及客戶中擁有任何權益。

獲准許的彌償條文

根據細則,每名董事均有權就彼在任期內 執行其職責時或就此可能蒙受或招致的所 有損失或責任從本公司的資產中獲得彌 償。本公司就董事及高級人員因企業活動 而引致針對董事及高級人員的法律行動安 排適當的保險,並每年檢討保險覆蓋水平。

股票掛鈎協議

除本年報就購股權計劃所披露者外,概無 於2024年訂立或於2024年12月31日存續的 股票掛鈎協議。

購股權計劃

本公司於2016年12月10日採納購股權計劃 (「購股權計劃」)。購股權計劃使本公司可 向以下合資格人士(「合資格人士」)授出購 股權:即本公司或本集團任何成員公司的 任何全職或兼職僱員,包括本集團任何執 行董事、非執行董事及獨立非執行董事、 顧問及諮詢人。購股權計劃旨在使本公司 可向合資格人士授出購股權作為彼等對本 集團作出貢獻的鼓勵或回報。



The principal terms of the Share Option Scheme are summarised as follows:

1. The limit on the total number of Shares which may be issued upon exercise of all options under the Share Option Scheme and any other share option schemes which may be adopted by the Group from time to time pursuant to which options to subscribe for Shares may be granted (the "**Other Schemes**") must not, in aggregate, exceed 10% of the Shares in issue as at the Listing Date (which shall be 100,000,000 Shares) unless Shareholders' approval has been obtained, and which must not exceed 30% of the Shares in issue from time to time.

As at 31 December 2024 and the date of this report, the total number of Shares available for issue under the Share Option Scheme is 100,000,000 Shares, which represents 3.6% of the issued Shares as at 31 December 2024 or the date of this report.

2. The total number of Shares issued and to be issued upon exercise of the options granted to an Eligible Person under the Share Option Scheme and Other Schemes in any 12-month period must not exceed 1% of the Shares in issue from time to time, and provided that if approved by Shareholders in general meeting with such Eligible Persons abstained from voting, the Company may make further grant of options to such Eligible Person notwithstanding that the further grant would result in the Shares issued and to be issued upon exercise of all options granted and to be granted under the Share Option Scheme and Other Scheme in the 12-month period up to and including the date of the further grant representing in aggregate over 1% of the Shares in issue from time to time.

購股權計劃的主要條款概述如下:

 購股權計劃及本集團可能不時採納並 據此授出可認購股份的購股權的任何 其他購股權計劃(「其他計劃」)項下所 有購股權獲行使而可能發行的股份總 數上限合共不得超過於上市日期已發 行股份的10%(即100,000,000股股 份),除非已獲股東批准並不得超過 不時已發行股份的30%。

> 於2024年12月31日及本報告日期, 根據購股權計劃可供發行的股份總數 為100,000,000股股份,相當於2024 年12月31日或本報告日期已發行股份 的3.6%。

 於任何12個月期間,根據購股權計 劃及其他計劃授予合資格人士的購股 權獲行使而已發行及將予發行的股份 總數,不得超過不時已發行股份的 1%,惟倘經股東在股東大會上批准 且有關合資格人士放棄投票的情況 下,本公司可以向該合資格人士進一 步授予購股權,即使於12個月期間直 至進一步授出當日(包括該日)進一步 授予的購股權將導致購股權計劃及其 他計劃項下所有已授出及將予授出的 購股權獲行使而已發行及將予發行的 股份合共超過不時已發行股份的1%。



3. An option may be exercised in accordance with the terms of the Share Option Scheme at any time during a period to be determined and notified by the Board to each Eligible Person provided that the period within which the option must be exercised shall not be more than 10 years from the date of the grant of option.

The exercise of an option may be subject to the achievement of performance target and/or any other conditions (e.g. vesting period) to be notified by our Board to each Participant, which our Board may in its absolute discretion determine.

- 4. HK\$1.00 shall be paid by the grantee to the Company by way of consideration for the grant.
- 5. The subscription price for the Shares subject to options will be a price determined by our Board and notified to each participant and shall be the highest of (i) the closing price of the Shares as stated in the Stock Exchange's daily quotations sheet on the date of grant of the options, which must be a trading day; (ii) the average closing price of the Shares as stated in the Stock Exchange's daily quotations sheets for the five trading days immediately preceding the date of grant of the options; and (iii) the nominal value of a Share.
- Share Option Scheme shall be valid and effective for a period of 10 years commencing on the Listing Date.

Other details of the Share Option Scheme are set out in the Prospectus. No share options were granted, exercised or cancelled by the Company under the share option scheme during the period from the listing date to 31 December 2024 and there were no outstanding share options under the share option scheme as at 31 December 2024 and the date of this report.

 根據購股權計劃的條款,購股權可於 董事會決定和通知每名合資格人士期 間的任何時間行使,前提為行使購股 權期限不得超過自授出購股權之日起 計十(10)年。

> 董事會可全權酌情決定,由董事會向 各參與人士告知行使購股權前可能須 達致的表現目標及/或任何其他條件 (即歸屬期)。

- 承授人須向本公司支付授出代價1.00 港元。
- 5. 受購股權規限的股份認購價將由董事 會釐定,並知會各參與人士,價格須 為下列各項的最高者:(i)於授出購股 權日期(必須為交易日)聯交所每日報 價表所載的股份收市價:(ii)於緊接授 出購股權當日前五個交易日聯交所每 日報價表所載的股份平均收市價;及 (iii)股份面值。
- 購股權計劃自上市日期起計+(10)年 期間有效及具效力。

購股權計劃的其他詳情載於招股章程。自 上市日期起至2024年12月31日止期間,本 公司概無根據購股權計劃授出、行使或註 銷任何購股權,且於2024年12月31日及本 報告日期,購股權計劃項下概無尚未行使 購股權。



PRE-EMPTIVE RIGHTS

There is no provision for pre-emptive rights under the Articles although there is no restriction against such rights under the Companies Law of the Cayman Islands.

SUFFICIENCY OF PUBLIC FLOAT

Based on the information that is publicly available to the Company and within the knowledge of its Directors, the Directors confirm that the Company has maintained a sufficient public float as required under the Listing Rules for the year ended 31 December 2024 and up to the date of this report.

INDEPENDENT AUDITORS

HLB Hodgson Impey Cheng Limited ("**HLB**") was appointed as the auditor of the Group since 21 May 2019 upon the removal of the former auditor of the Company.

There were no changes in the auditors of the Company during the past five years.

The consolidated financials statements of the Company for the years ended 31 December 2024 onwards were audited by HLB, who will retire at the AGM and a resolution for the re-appointment as the auditors of the Company will be proposed at the forthcoming AGM.

優先購買權

細則並無有關優先購買權的條文,而開曼 群島公司法亦無限制有關權利。

足夠公眾持股量

根據本公司可從公眾渠道取得的資料及據 董事所知,董事確認,本公司於截至2024 年12月31日止年度直至本報告日期起一直 維持根據上市規則要求的足夠公眾持股量。

獨立核數師

本公司前任核數師獲罷免後,國衛會計師 事務所有限公司(「國衛」)自2019年5月21日 起獲委任為本集團核數師。

本公司核數師於過去五年概無變動。

本公司截至2024年12月31日止年度起綜合 財務報表已由國衛審計,其將於股東週年 大會上退任,而續聘其為本公司核數師的 決議案將於應屆股東週年大會上提呈。



CONVERTIBLE LOAN

On 5 January 2018, the Company entered into a convertible loan agreement ("Convertible Loan Agreement") with International Finance Corporation ("IFC"), pursuant to which IFC agreed to lend, and the Company agreed to borrow, a convertible loan ("Convertible Loan") in an aggregate principal amount of HK\$200,000,000. Please refer to the announcements of the Company dated 5 January 2018 and 24 January 2018 for further details. Pursuant to the Convertible Loan Agreement and as one of the conditions of disbursement, each of Mr. Zou, Ms. Wu Xiangfei, Mr. Zou's spouse and one of the controlling shareholders of the Company, Morris PRC, a company owned as to 85% by Mr. Zou and as to 15% by Ms. Wu, and IFC entered into a share retention and undertaking agreement pursuant to which, among others, Mr. Zou has undertaken to at all times maintain his controlling stake (being not less than 51% interests) in the Company and Morris PRC and not to transfer his shares in Morris Capital, one of the controlling shareholders of the Company and owned as to 85% by Mr. Zou and 15% by Ms. Wu, or Morris PRC if, giving effect to such transfer, Mr. Zou will not be able to maintain his controlling stake in the Company or Morris PRC mentioned above for so long as any part of the Convertible Loan is outstanding or any amount is available for disbursement under the Convertible Loan Agreement and for so long as IFC holds any equity securities of the Company.

As a result of the suspension in trading in the shares of the Company from 28 March 2019, the carrying amount of liability of the convertible loan to the principal amount was adjusted and the same was reallocated from non-current liabilities to current liabilities in order to reflect such continuance. On 20 April 2019, 23 May 2019, 12 June 2019 and 30 September 2019, the Company entered into four amendment agreements respectively with the lender of the convertible loan for the agreed schedule of certain permitted prepayments of the convertible loan. As at 31 December 2019, the outstanding principal of the convertible loan was HK\$110,967,128. Under the agreed schedule as provided in the abovementioned amendment agreements, the Company agreed to repay by 11 installments between 15 June 2019 and 28 December 2019.

可換股貸款

於2018年1月5日,本公司與國際金融公 司(「國際金融公司」)訂立可換股貸款協議 (「**可換股貸款協議**」),據此,國際金融公 司同意借出而本公司同意借入本金總額為 200,000,000港元的可換股貸款(「**可換股 貸款**」)。有關進一步詳情,請參閱本公司 日期為2018年1月5日及2018年1月24日的 公告。根據可換股貸款協議及作為發放條 件之一, 鄒先生、鄔向飛女士(鄒先生配 偶)、本公司控股股東之一慕容中國(由鄒 先生及鄔女士分別擁有85%及15%的公司) 與國際金融公司各自訂立股份保留及承諾 協議,據此(其中包括),鄒先生承諾於所 有時間維持其於本公司及慕容中國的控股 股份(即不少於51%權益)且不會轉讓其於 慕容資本(本公司控股股東之一,由鄒先 生及鄔女士分別擁有85%及15%)或慕容 中國的股份,倘進行相關轉讓,鄒先生將 不能保留上述於本公司或慕容中國的控股 股份,只要可換股貸款的任何部分尚未償 還,或任何款項根據可換股貸款協議可供 發放,以及只要國際金融公司持有本公司 的任何股本證券。

由於本公司股份自2019年3月28日起暫停買 賣,可換股貸款負債的賬面值已調整至本 金額,並由非流動負債重新分配至流動負 債,以反映有關持續暫停買賣。於2019年 4月20日、2019年5月23日、2019年6月12 日及2019年9月30日,本公司與可換股貸款 借貸人就可換股貸款若干准許預付款的協 定時間表分別訂立四份修訂協議。於2019 年12月31日,可換股貸款的未償還本金為 110,967,128港元。根據上述經修訂協議訂 明的協定時間表,本公司同意於2019年6月 15日至2019年12月28日期間分11期償還。

In December 2019, the Company's subsidiary has pledged our Cambodia lease rights and respective tenant lease rights to IFC. In February 2020, the Company has received the waiver letter from IFC, allowing the Company to not make any payments to IFC from January to April 2020. On 29 May 2020, the Company was granted a temporary waiver by IFC to postpone the installments from 28 January 2020 to 28 April 2020. At the same time, the repayment schedule was renewed with an extended payment period.

On 21 December 2022, the Company renegotiated with IFC for the rescheduled repayment schedule. Based on the rescheduled repayment instalment schedule, the maturity date of the new repayment schedule is 18 June 2025. Further details of the Amendment Agreement was disclosed in the Company's announcement dated 30 December 2022.

The Company was informed by IFC that, on 23 September 2024, IFC assigned and transferred the Convertible Loan and relevant securities to Winner Union Limited, an independent third party.

As at 31 December 2024, the principal amount and accrued interest under the Convertible Loan amounted to HK\$32,466,970. There were no conversion of the Convertible Loan for the year ended 31 December 2024. The Company had repaid the convertible Loan in installments as agreed in the Amendment Agreement. A total of HK\$14,984,761 was repaid to IFC during the year ended 31 December 2024. 於2019年12月,本公司的附屬公司已將我 們的柬埔寨租賃權及各自的租戶租賃權抵 押予國際金融公司。於2020年2月,本公司 收到國際金融公司的豁免函件,允許本公 司於2020年1月至4月期間不須向國際金融 公司支付任何款項。於2020年5月29日,本 公司獲國際金融公司授予臨時豁免,將分 期付款由2020年1月28日延後至2020年4月 28日。與此同時,還款時間表更新,還款 期有所延長。

於2022年12月21日,本公司與國際金融公司就重訂還款時間表進行重新磋商。根據 重訂分期還款時間表,新還款時間表的到 期日為2025年6月18日。修訂協議的進一步 詳情已於本公司日期為2022年12月30日的 公告中披露。

本公司獲國際金融公司告知,於2024年9月 23日,國際金融公司將可換股貸款及相關 證券轉讓予獨立第三方冠滙有限公司。

於2024年12月31日,可換股貸款的本金 及應計利息為32,466,970港元。截至2024 年12月31日止年度,概無轉換可換股貸 款。本公司已按修訂協議的約定分期償還 可換股貸款。於截至2024年12月31日止 年度,償還予國際金融公司的款項共計為 14,984,761港元。



APPRECIATION

The Company would like to take this opportunity to thank the Directors, as well as the management and all employees for the contribution they have made towards the Group's continued progress, and to thank all the Shareholders, customers and business partners for their support.

致謝

本公司謹藉此機會感謝董事、管理層及全 體僱員對本集團持續發展所作貢獻,亦向 股東、客戶及業務夥伴的鼎力支持衷心致 謝。

On Behalf of the Board

謹代表董事會

Chong Tsz Ngai *Chief Executive Officer and Executive Director* Hong Kong, 31 March 2025 **莊子毅** 行政總裁兼執行董事 香港,2025年3月31日



INDEPENDENT AUDITORS' REPORT 獨立核數師報告



TO THE SHAREHOLDERS OF REGAL PARTNERS HOLDINGS LIMITED

(formerly known as Morris Home Holdings Limited) (Incorporated in the Cayman Islands with limited liability)

QUALIFIED OPINION

We have audited the consolidated financial statements of Regal Partners Holdings Limited (formerly known as Morris Home Holdings Limited) (the "**Company**") and its subsidiaries (collectively referred to as the "**Group**") set out on pages 97 to 239, 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, the consolidated statement of cash flows for the year then ended, and notes to the consolidated financial statements, including material accounting policy information.

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

31/F, Gloucester Tower香港The Landmark中環11 Pedder Street畢打街11號Central置地廣場Hong Kong告羅士打大廈31樓

致皇庭智家控股有限公司股東

(前稱慕容家居控股有限公司) (於開曼群島註冊成立之有限公司)

保留意見

我們獲委聘審計列載於第97至239頁的皇庭 智家控股有限公司(前稱慕容家居控股有限 公司)(「貴公司」)及其附屬公司(統稱「貴集 團」)的綜合財務報表,其包括於2024年12 月31日的綜合財務狀況表與截至該日止年 度的綜合損益及其他全面收益表、綜合權 益變動表和綜合現金流量表,以及綜合財 務報表附註,包括重大會計政策資料。

我們認為,除我們的報告*保留意見基準*一 節所述事項的可能影響外,該等綜合財務 報表已根據香港會計師公會(「**香港會計師 公會**」)頒佈的香港財務報告準則(「**香港財 務報告準則**」)真實而中肯地反映了 貴集 團於2024年12月31日的綜合財務狀況及截 至該日止年度的綜合財務表現及其綜合現 金流量,並已遵照香港公司條例的披露要 求妥為擬備。



BASIS FOR QUALIFIED OPINION

Scope limitation on balances with related companies

As disclosed in Note 31, included in amounts due from related companies and amounts due to related companies as at 31 December 2024 and 2023 were balances with entities which are controlled by Mr. Zou Gebing, a substantial shareholder of the Company, who holds 24.24% of shareholding interests in the Company ("**Zou Entities**"). As at 31 December 2024 and 2023, the carrying amounts of amounts due from Zou Entities, net of allowance for expected credit loss were approximately RMB120,040,000 and RMB176,199,000 respectively and the carrying amounts of amounts due to Zou Entities were approximately RMB45,281,000 and RMB44,534,000 respectively.

We were unable to obtain sufficient appropriate audit evidence to satisfy ourselves that the carrying amounts of the balances with Zou Entities as at 31 December 2024 and 2023 were not materially misstated because we were unable to obtain direct confirmations from Zou Entities or have access to the management or relevant personnel of Zou Entities. There were no other alternative audit procedures that we could carry out to obtain sufficient and appropriate audit evidence to satisfy ourselves about the existence, accuracy and completeness of these balances as at 31 December 2024 and 2023.

Furthermore, the Group has recognised allowance for expected credit loss on amounts due from Zou Entities of approximately RMB58,224,000 and RMB182,000 in consolidated statement of profit or loss and other comprehensive income for the years ended 31 December 2024 and 2023 respectively. The allowance for expected credit loss on amounts due from Zou Entities in the consolidated statement of financial position amounted to approximately RMB59,891,000 and RMB1,241,000 as at 31 December 2024 and 2023 respectively. We were unable to obtain the necessary financial, corporate, operating and business information about Zou Entities to support the impairment assessment of amounts due from Zou Entities as at 31 December 2024 and 2023.

保留意見基準

與關聯公司結餘的範圍限制

按附註31所披露,於2024年及2023年12 月31日的應收關聯公司款項及應付關聯公 司款項包括與 貴公司主要股東鄒格兵先 生控制的實體(持有 貴公司24.24%股權) (「**鄒氏實體**」)的結餘。於2024年及2023年 12月31日,應收鄒氏實體款項(扣除預期 信貸虧損撥備)之賬面值分別為約人民幣 120,040,000元及人民幣176,199,000元及 應付鄒氏實體款項之賬面值分別為約人民 幣45,281,000元及人民幣44,534,000元。

由於我們無法獲得鄒氏實體的直接確認或 接觸鄒氏實體的管理層或相關人員,因 此,我們無法取得充分適當的審核證據, 令我們信納於2024年及2023年12月31日與 鄒氏實體結餘的賬面值不存在重大錯誤陳 述。我們無法採取其他替代審核程序來獲 取充分恰當的審核證據,以令我們信納於 2024年及2023年12月31日該等結餘的存在 性、準確性及完整性。

此外, 貴集團已就應收鄒氏實體款項於 截至2024年及2023年12月31日止年度的 綜合損益及其他全面收益表分別確認預期 信貸虧損撥備約人民幣58,224,000元及人 民幣182,000元。於2024年及2023年12 月31日,綜合財務狀況表內應收鄒氏實 體款項預期信貸虧損撥備分別為約人民幣 59,891,000元及人民幣1,241,000元。我 們無法獲得有關鄒氏實體的必要財務、公 司、運營及業務資料,以支持對於2024年 及2023年12月31日的應收鄒氏實體款項進 行減值評估。



BASIS FOR QUALIFIED OPINION (CONTINUED)

Scope limitation on balances with related companies (Continued)

As a result, we were unable to obtain sufficient appropriate audit evidence to satisfy ourselves that the (i) carrying amounts of the Group's balances with related companies as at 31 December 2024 and 2023; (ii) allowances for expected credit loss on amounts due from related companies recognised for the years ended 31 December 2024 and 2023; and (iii) other elements and disclosures in the consolidated financial statements in relation to the balances with related companies included in the consolidated financial statements of the Group, were free from material misstatements. Any adjustments found to be necessary might have consequential significant impact on the profit or loss and other comprehensive income of the Group for the years ended 31 December 2024 and 2023, net liabilities of the Group as at 31 December 2024 and 2023 and the elements making up, and related disclosures in, the consolidated financial statements.

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

保留意見基準(續)

與關聯公司結餘的範圍限制(續)

因此,我們無法取得充分適當的審核證 據,令我們信納(i) 貴集團於2024年及 2023年12月31日與關聯公司結餘的賬面 值;(ii)截至2024年及2023年12月31日止 年度確認的應收關聯公司款項的預期信貸 虧損撥備;及(iii)綜合財務報表中有關計 入 貴集團綜合財務報表的與關聯公司結 餘有關的其他要素及披露不存在重大錯誤 陳述。任何必要的調整因而可能會對 貴 集團截至2024年及2023年12月31日止年度 的損益及其他全面收益、 貴集團於2024年 及2023年12月31日的負債淨額及綜合財務 報表的組成要素及相關披露產生重大影響。

我們已根據香港會計師公會頒佈的香港審 計準則(「**香港審計準則**」)進行審計。我們 在該等準則下承擔的責任已在我們的報告 *核數師對綜合財務報表審核的責任*一節中 作進一步闡述。根據香港會計師公會頒佈 的專業會計師道德守則(「**守則**」),我們獨 立於 貴集團,並已履行守則中的其他道 德責任。我們相信,我們所獲得的審計憑 證能充足及適當地為我們的保留意見提供 基礎。



MATERIAL UNCERTAINTY RELATED TO GOING CONCERN

We draw attention to Note 2.1 in the consolidated financial statements, which indicates that the Group incurred a loss attributable to owners of the Company of approximately RMB87,656,000 for the year ended 31 December 2024 and as at 31 December 2024, the Group had net current liabilities and net liabilities of approximately RMB186,275,000 and RMB234,724,000 respectively. As stated in Note 2.1, these conditions, along with other matters as set forth in Note 2.1, indicate that a material uncertainty exists that may cast significant doubt on the Group's ability to continue as a going concern. Our opinion is not modified in respect of this matter.

KEY AUDIT MATTERS

Key audit matters are those matters that, in our professional judgement, were of most significance in our audit of the consolidated financial statements of the current period. These matters were addressed in the context of our audit of the consolidated financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters. In addition to the matters described in the *Basis for Qualified Opinion* and *Material Uncertainty Related to Going Concern* sections, we have determined that matters described below to be the key audit matters to be communicated in our report.

與持續經營有關的重大不確定 性

我們提請垂注綜合財務報表附註2.1,其 中表明 貴集團在截至2024年12月31日 止年度內產生 貴公司擁有人應佔虧損約 人民幣87,656,000元,於2024年12月31 日,貴集團之流動負債淨額及負債淨額 分別約為人民幣186,275,000元及人民幣 234,724,000元。誠如附註2.1所述,該等 情況連同載於附註2.1的其他事項,表明存 在重大不確定性,其可能會對 貴集團持 續經營的能力構成重大疑慮。我們並無就 此事項修改我們的意見。

關鍵審計事項

關鍵審核事項是根據我們的專業判斷,認 為對本期綜合財務報表的審核最為重要的 事項。在我們審核整體綜合財務報表及就 其形成我們意見時處理該等事項,而我們 不會對該等事項提供單獨意見。除*保留意 見基準及與持續經營有關的重大不確定性* 章節所述事項外,我們已釐定下述事項為 將於本報告中交待的關鍵審計事項。



KEY AUDIT MATTERS (CONTINUED)

關鍵審計事項(續)

	2
關鍵審計事項 我們的審計如何處	處理關鍵審計事項

Expected credit loss ("**ECL**") assessment of trade receivables 貿易應收款項的預期信貸虧損(「**預期信貸虧損**」)評估

Refer to notes 18 and 36 to the consolidated financial statements and accounting policies on note 2.4 to the consolidated financial statements

茲提述綜合財務報表附註18及36以及綜合財務報表附註2.4所載會計政策

As at 31 December 2024, the Group had trade receivables of gross carrying amount of approximately RMB53,890,000 (2023: RMB52,817,000) and allowance for ECL of approximately RMB37,156,000 (2023: RMB35,405,000). 於2024年12月31日, 貴集團貿易應收款項的賬面總值約 為人民幣53,890,000元(2023年:人民幣52,817,000元) 及預期信貸虧損撥備約人民幣37,156,000元(2023年:人 民幣35,405,000元)。 Our procedures in relation to management's ECL assessment included:

有關管理層所進行的預期信貸虧損評估,我們進行的 程序包括:

- Understanding the key controls that the Group has implemented to manage and monitor its credit risk;
- 了解 貴集團管理及監察其信貸風險所實施的關 鍵控制;
- Checking, on a sample basis, the ageing profile of the trade receivables as at 31 December 2024 to the underlying financial records and post year end settlements to bank receipts;
- 抽樣檢查於2024年12月31日的貿易應收款項賬 齡與相關財務記錄,以及年末後銀行收據的結算 狀況;



KEY AUDIT MATTERS (CONTINUED)

關鍵審計事項(續)

Key audit matter	How our audit addressed the key audit matter
關鍵審計事項	我們的審計如何處理關鍵審計事項

Expected credit loss ("ECL") assessment of trade receivables (Continued)

貿易應收款項的預期信貸虧損(「**預期信貸虧損**」)評估(續)

Refer to notes 18 and 36 to the consolidated financial statements and accounting policies on note 2.4 to the consolidated financial statements *(Continued)*

茲提述綜合財務報表附註18及36以及綜合財務報表附註2.4所載會計政策(續)

In general, the trade receivables credit terms granted by the Group to the customers ranged between one to four months. Management performed periodic assessment on the recoverability of the trade receivables and the sufficiency of provision for impairment based on information including credit profile of different customers, ageing of the trade receivables, historical settlement records, subsequent settlement status, expected timing and amount of realisation of outstanding balances, and on-going trading relationships with the relevant customers. Management also considered forward-looking information that may impact the customers' ability to repay the outstanding balances in order to estimate the ECL for the impairment assessment.

一般而言, 貴集團向客戶授出的貿易應收款項信貸期介 乎一至四個月。管理層根據不同客戶信貸概況、貿易應收 款項賬齡、過往結算記錄、後續結算狀況、預期時間及未 償還結餘變現金額等資料,以及與相關客戶的持續貿易關 係,定期評估貿易應收款項的可收回性及減值撥備是否充 足。管理層亦已考慮可能影響客戶償還未償還結餘能力的 前瞻性資料,以估計減值評估的預期信貸虧損。

- Inquiring of management for the status of each of the material trade receivables past due as at year end and corroborating explanations from management with supporting evidence, such as understanding on-going business relationship with the customers based on trade records, check historical and subsequent settlement records of and other correspondence with the customers; and
- 向管理層查詢於年末逾期的各項重大貿易應收款 項的狀況,並以支持證據證明管理層的有關解 釋,例如根據交易記錄了解與客戶的持續業務關 係、檢查過往及其後結算記錄,以及與客戶的其 他通訊;及



KEY AUDIT MATTERS (CONTINUED)

關鍵審計事項(續)

Key audit matter	How our audit addressed the key audit matter
關鍵審計事項	我們的審計如何處理關鍵審計事項

Expected credit loss ("**ECL**") assessment of trade receivables (Continued) 貿易應收款項的預期信貸虧損(「**預期信貸虧損**」)評估(續) Refer to notes 18 and 36 to the consolidated financial statements and accounting policies on note 2.4 to the

consolidated financial statements (Continued)

茲提述綜合財務報表附註18及36以及綜合財務報表附註2.4所載會計政策(續)

We focused on this area due to the impairment assessment of trade receivables under the ECL model involved the use of significant management judgements and estimates. 我們關注該領域乃由於根據預期信貸虧損模式進行貿易應 收款項減值評估涉及運用重大管理層判斷及估計。

- Assessing the appropriateness of the ECL provisioning methodology, and the assumptions, including both historical and forward-looking information, used to determine the ECL.
- 評估預期信貸虧損撥備方法是否適當,以及用於
 釐定預期信貸虧損的假設(包括過往及前瞻性資料)。

Based on the procedures performed, we consider management's judgement and estimates in the ECL assessment of trade receivables to be supported by the available evidence.

根據已進行的程序,我們認為,管理層於貿易應收款 項預期信貸虧損評估的判斷及估計具備可得證據支持。



OTHER INFORMATION

The directors are responsible for the other information. The other information comprises the information included in the annual report, but does not include the consolidated financial statements and our auditors' report thereon (the "**Other Information**").

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 the Other Information, we are required to report that fact. As described in the *Basis for Qualified Opinion* section above, we were unable to obtain sufficient appropriate audit evidence about balances with related companies included in the consolidated financial statements. Accordingly, we are unable to conclude whether or not the Other Information is materially misstated with respect to these matters.

RESPONSIBILITIES OF DIRECTORS AND THOSE CHARGED WITH GOVERNANCE 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 HKFRSs issued by the HKICPA and the disclosure requirements of the Hong Kong Companies Ordinance, and for such internal control as the directors determine is necessary to enable the preparation of consolidated financial statements that are free from material misstatement, whether due to fraud or error.

其他信息

董事須對其他信息負責。其他信息(「**其他** 信息」)包括刊載於年報內的信息,但不包 括綜合財務報表及我們的核數師報告。

我們對綜合財務報表的意見並不涵蓋其他 信息,我們亦不對該等其他信息發表任何 形式的鑒證結論。

就我們對綜合財務報表的審計而言,我們 的責任是閱讀其他信息,在此過程中,考 慮其他信息是否與綜合財務報表或我們在 審計過程中所了解的情況存在重大抵觸或 者似乎存在重大錯誤陳述的情況。

基於我們已執行的工作,如果我們認為其 他信息存在重大錯誤陳述,我們需要報告 該事實。誠如上文*保留意見基準*章節所 述,我們未能獲得有關計入綜合財務報表 之與關聯公司的結餘的足夠適當審計證 據。因此,我們無法判斷其他信息是否存 在有關該等事項的重大錯誤陳述。

董事及管治層就綜合財務報表 承擔的責任

貴公司董事負責根據香港會計師公會頒佈 的香港財務報告準則及香港公司條例的披 露要求編製真實而中肯的綜合財務報表並 對董事認為為使綜合財務報表的編製不存 在由於欺詐或錯誤而導致的重大錯誤陳述 所需的內部控制負責。



RESPONSIBILITIES OF DIRECTORS AND THOSE CHARGED WITH GOVERNANCE FOR THE CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

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

Those charged with governance are responsible for overseeing the Group's financial reporting process.

AUDITORS' 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 auditors' report that includes our opinion, solely to you, as a body and for no other purpose. We do not assume responsibility towards or accept liability to any other person for the contents of this report.

Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with HKSAs will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these consolidated financial statements.

董事及管治層就綜合財務報表 承擔的責任*(續)*

在編製綜合財務報表時,董事負責評 估 貴集團持續經營的能力,並在適用情 況下披露與持續經營有關的事項,以及使 用持續經營為會計基礎,除非董事有意 將 貴集團清盤或停止經營,或別無其他 實際的替代方案。

管治層負責監督 貴集團的財務報告過程。

核數師對綜合財務報表審核的 責任

我們的目標是對綜合財務報表整體是否不 存在由於欺詐或錯誤而導致的重大錯誤陳 述取得合理保證,並出具包括我們意見的 核數師報告。我們僅對全體股東(作為整 體)報告我們的意見,除此以外,本報告並 無其他用途。我們不會就核數師報告的內 容向任何其他人士負上或承擔任何責任。

合理保證是高水平的保證,但不能保證按 照香港審計準則進行的審計,總能發現某 一存在的重大錯誤陳述。錯誤陳述可以由 欺詐或錯誤引起,如果合理預期其單獨或 匯總起來可能影響綜合財務報表使用者依 賴綜合財務報表所作出的經濟決定,則有 關的錯誤陳述可被視作重大。



AUDITORS' RESPONSIBILITIES FOR THE AUDIT OF THE CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

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

- Identify and assess the risks of material misstatement of the consolidated financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Group's internal control.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by the directors.
- Conclude on the appropriateness of the directors' use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Group's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditors' 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 auditors' report. However, future events or conditions may cause the Group to cease to continue as a going concern.

核數師對綜合財務報表審核的 責任*(續)*

在根據香港審計準則進行審計的過程中, 我們運用了專業判斷,保持了專業懷疑態 度。我們亦:

- 識別和評估由於欺詐或錯誤而導致綜 合財務報表存在重大錯誤陳述的風 險,設計及執行審計程序以應對這些 風險,以及獲取充足和適當的審計憑 證,作為我們意見的基礎。由於欺詐 可能涉及串謀、偽造、蓄意遺漏、虚 假陳述,或淩駕於內部監控之上,因 此未能發現因欺詐而導致的重大錯誤 陳述的風險高於未能發現因錯誤而導 致的重大錯誤陳述的風險。
 - 了解與審計相關的內部監控,以設計 適當的審計程序,但目的並非對 貴 集團內部監控的有效性發表意見。
- 評價董事所採用會計政策的恰當性及 作出會計估計和相關披露的合理性。
- 對董事採用持續經營會計基礎的恰當 性作出結論。根據所獲取的審計憑 證,確定是否存在與事項或情況有 關的重大不確定性,從而可能導致 對 貴集團的持續經營能力產生重大 疑慮。如果我們認為存在重大不確定 性,則有必要在核數師報告中提請定。 假若有關的披露不足,則我們應當發 表非無保留意見。我們的結論是基於 核數師報告日止所取得的審計憑證。 然而,未來事項或情況可能導致 貴 集團不能持續經營。



AUDITORS' RESPONSIBILITIES FOR THE AUDIT OF THE CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

- 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 consolidated financial statements. We are responsible for the direction, supervision and review of the audit work performed for the purposes of the group audit. We remain solely responsible for our audit opinion.

We communicate with those charged with governance 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 those charged with governance 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.

核數師對綜合財務報表審核的 責任*(續)*

- 評價綜合財務報表的整體列報方式、
 結構和內容,包括披露,以及綜合財
 務報表是否中肯反映相關交易和事
 項。
- 計劃及執行 貴集團審計工作以 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,以 便對 貴集團綜合財務報表發表意 見。我們負責 貴集團審計的方向、 監督審閱審計工作的執行情況。我們 為審計意見承擔全部責任。

除其他事項外,我們與管治層溝通了計劃 的審計範圍、時間安排及重大審計發現 等,包括我們在審計中識別出內部監控的 任何重大缺陷。

我們還向管治層提交聲明, 説明我們已符 合有關獨立性的相關專業道德要求, 並與 彼等溝通有可能合理地被認為會影響我們 獨立性的所有關係和其他事項,以及在適 用的情況下, 為消除威脅採取的行動或防 範措施。



AUDITORS' RESPONSIBILITIES FOR THE AUDIT OF THE CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

From the matters communicated with those charged with governance, 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 auditors' 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 director on the audit resulting in this independent auditors' report is Hon Koon Fai, Alex.

HLB Hodgson Impey Cheng Limited Certified Public Accountants

Hon Koon Fai, Alex Practising Certificate Number: P05029

Hong Kong, 31 March 2025

核數師對綜合財務報表審核的 責任(續)

從與管治層溝通的事項中,我們確定哪些 事項對本期綜合財務報表的審計最為重 要,因而構成關鍵審計事項。我們在核數 師報告中描述這些事項,除非法律法規不 允許公開披露這些事項,或在極端罕見的 情況下,如果合理預期在我們報告中溝通 某事項造成的負面後果超過產生的公眾利 益,我們決定不應在報告中溝通該事項。

出具本獨立核數師報告的審計項目董事是 韓冠輝。

國衛會計師事務所有限公司 *執業會計師*

韓冠輝 執業證書號碼:P05029

香港,2025年3月31日



CONSOLIDATED STATEMENT OF PROFIT OR LOSS AND OTHER COMPREHENSIVE INCOME 综合損益及其他全面收益表

For the year ended 31 December 2024 截至2024年12月31日止年度

		Notes 附註	2024 2024年 RMB′000 人民幣千元	2023 2023年 RMB'000 人民幣千元
Revenue	收入	5	119,507	187,975
Cost of sales	銷售成本		(91,657)	(118,511)
Gross profit	毛利		27,850	69,464
Other income and gains, net	其他收入及收益淨額	6	1,963	2,969
Gain on debt restructuring	債務重組收益	6	54,090	92,434
Allowance for expected credit losses in respect of financial assets carried at	按攤銷成本記賬的金融 資產的預期信貸虧損撥	Ū		
amortised cost, net Loss arising on fair value change of financial asset at fair value through profit or loss (" FVTPL ")	備,淨額 按公允值計入損益(「 按公 允值計入損益 」)之金融 資產的公允值變動產生		(60,826)	(32,605)
	的虧損		(1,616)	(9,712)
Selling and distribution expenses	銷售及分銷開支		(32,983)	(48,743)
Administrative expenses	行政開支		(45,765)	(64,910)
Other expenses and losses	其他開支及虧損		(11,465)	(21,038)
Finance costs	融資成本	7	(19,891)	(13,989)
Loss before tax	除税前虧損	8	(88,643)	(26,130)
Income tax credit	所得税抵免	11	66	68
Loss for the year	年內虧損		(88,577)	(26,062)
Other comprehensive income:	其他全面收益:			
Item that may be reclassified	其後可能重新分類至損益			
subsequently to profit or loss:	的項目:			
Exchange differences on translation of				
financial statements	差額		5,492	1,171
Reclassification of cumulative	出售附屬公司時重新分			
exchange fluctuation reserve upon disposal of subsidiaries	類累計匯兑波動儲備		-	3,321
Other comprehensive income for	年內其他全面收益,			
the year, net of income tax	扣除所得税		5,492	4,492
Total comprehensive loss for	年內全面虧損總額			
the year			(83,085)	(21,570)



CONSOLIDATED STATEMENT OF PROFIT OR LOSS AND OTHER COMPREHENSIVE INCOME (CONTINUED) 综合損益及其他全面收益表(續)

For the year ended 31 December 2024 截至2024年12月31日止年度

		Notes 附註	2024 2024年 RMB′000 人民幣千元	2023 2023年 RMB'000 人民幣千元
Loss attributable to:	應佔虧損:			
Owners of the Company	本公司擁有人		(87,656)	(24,728)
Non-controlling interests	非控股權益		(921)	(1,334)
			(88,577)	(26,062)
Total comprehensive loss attributable to:	應佔全面虧損總額:			
Owners of the Company	本公司擁有人		(82,155)	(19,726)
Non-controlling interests	非控股權益		(930)	(1,844)
			(83,085)	(21,570)
Loss per share attributable to	本公司擁有人			
owners of the Company	應佔每股虧損			
Basic (RMB cents)	基本(人民幣分)	13	(3.28)	(0.92)
Diluted (RMB cents)	攤薄(人民幣分)	13	(3.28)	(0.92)



CONSOLIDATED STATEMENT OF FINANCIAL POSITION 综合財務狀況表

At 31 December 2024 於2024年12月31日

		Notes 附註	31 December 2024 2024年 12月31日 RMB'000 人民幣千元	31 December 2023 2023年 12月31日 RMB'000 人民幣千元 (Restated) (經重列)	1 January 2023 2023年 1月1日 RMB'000 人民幣千元 (Restated) (經重列)
NON-CURRENT ASSETS Property, plant and equipment	非流動資產 物業、廠房及設備	14	1,601	5,802	6,505
Financial asset at FVTPL	按公允值計入損益之	17	1,001	5,002	0,505
	金融資產	15	-	1,604	_
Right-of-use assets	使用權資產	16	22,789	35,628	43,656
Total non-current assets	非流動資產總值		24,390	43,034	50,161
CURRENT ASSETS	流動資產				
Inventories	加到員座 存貨	17	19,031	26,917	25,411
Trade receivables	貿易應收款項	18	16,734	17,412	33,142
Prepayments, deposits and other	預付款項、按金及			,	
receivables	其他應收款項	19	12,970	15,584	64,695
Amount due from shareholder	應收股東款項		-	-	345
Amounts due from related companies	應收關聯公司款項	33(b)	120,040	176,258	185,527
Pledged bank deposits	已抵押銀行存款	20	21	21	33
Restricted bank balances	受限制銀行結餘	20	165	-	-
Cash and cash equivalents	現金及現金等價物	20	3,999	4,753	7,590
Total current assets	流動資產總值		172,960	240,945	316,743
CURRENT LIABILITIES	流動負債				
Trade payables	貿易應付款項	21	28,872	46,073	143,936
Contract liabilities	合約負債	22	3,356	7,210	11,052
Other payables and accruals	其他應付款項及應計			,	
	費用	22	40,179	93,437	100,260
Amounts due to related companies	應付關聯公司款項	24	45,281	44,534	62,173
Interest-bearing bank and other	計息銀行及其他借款				
borrowings		25	196,917	109,457	69,235
Warranty provision	保修撥備	26	459	943	455
Lease liabilities Derivative financial instruments	租賃負債 衍生金融工具	23 27	11,406	20,738 75	25,133 372
Convertible loan	7) 生 並 融 工 兵 可 換 股 貸 款	27	29,833	40,054	60,565
Income tax payables	應付所得税	21	2,932	2,935	2,863
Total current liabilities	流動負債總額		359,235	365,456	476,044
NET CURRENT LIABILITIES	流動負債淨額		(186,275)	(124,511)	(159,301)
TOTAL ASSETS LESS CURRENT LIABILITIES	資產總值減流動負債		(161,885)	(81,477)	(109,140)



CONSOLIDATED STATEMENT OF FINANCIAL POSITION (CONTINUED) 綜合財務狀況表(續)

At 31 December 2024 於2024年12月31日

		Notes 附註	31 December 2024 2024年 12月31日 RMB'000 人民幣千元	31 December 2023 2023年 12月31日 RMB'000 人民幣千元 (Restated) (經重列)	1 January 2023 2023年 1月1日 RMB'000 人民幣千元 (Restated) (經重列)
NON-CURRENT LIABILITIES	非流動負債				
Interest-bearing bank and other borrowings	計息銀行及其他 借款	25	53,696	53,696	_
Lease liabilities	租賃負債	23	19,143	17,358	22,319
Total non-current liabilities	非流動負債總額		72,839	71,054	22,319
Net liabilities	負債淨額		(234,724)	(152,531)	(131,459)
DEFICIT IN EQUITY	權益虧絀				
Share capital	股本	28	19,212	19,212	19,212
Reserves	儲備	29	(253,006)	(165,462)	(146,234)
Deficit in equity attributable to owners of the Company	本公司擁有人應佔 權益虧絀		(233,794)	(146,250)	(127,022)
Non-controlling interests	推 通 刷 非控股權益		(233,794)	(146,250) (6,281)	(127,022) (4,437)
Total deficit in equity	權益虧絀總額		(234,724)	(152,531)	(131,459)

Approved by and authorised for issue by the board of directors on 31 經董事會於2025年3月31日核准並授權刊 March 2025 and signed on its behalf by:

發,並由以下人士代表簽署:

Chong Tsz Ngai	Tse Hok Kan
莊子毅	謝學勤
Director	Director
董事	董事

The accompanying notes form an integral part of these consolidated 随附附註構成此等綜合財務報表的一部分。 financial statements.



CONSOLIDATED STATEMENT OF CHANGES IN EQUITY 综合權益變動表

For the year ended 31 December 2024 截至2024年12月31日止年度

		Deficit in equity attributable to owners of the Company 本公司擁有人應佔權益斷総								_		
		Share capital	Share premium	Other reserve	Treasury shares	Share award scheme reserve 股份獎勵	Exchange fluctuation reserve 匯兑波動	Reserve funds	Accumulated losses	Total	Non- controlling interest	Total equity
		股本 RMB'000 人民幣千元 (note 28) (附註28)	股份溢價 RMB'000 人民幣千元 (note 29(i)) (附註29(i))	其他儲備 RMB'000 人民幣千元 (note 29(v)) (附註29(v))	庫存股份 RMB'000 人民幣千元 (note 29(ii)) (附註29(ii))	計劃儲備 RMB'000 人民幣千元 (note 29(vi)) (附註29(vi))	储備 RMB'000 人民幣千元 (note 29(iii)) (附註29(iii))	儲備資金 RMB'000 人民幣千元 (note 29(iv)) (附註29(iv))	累計虧損 RMB'000 人民幣千元	總計 RMB'000 人民幣千元	非控股權益 RMB'000 人民幣千元	權益總額 RMB'000 人民幣千元
As at 1 January 2023 Loss for the year Other comprehensive income/ (loss) for the year: Exchange differences on translation of financial	於2023年1月1日 年內虧損 年內其他全面收益/ (虧損): 換算財務報表的 匯兑差額	19,212 _	258,756* _	(731)*	(8,992)* _	_*	(11,582)* _	60,528* _	(444,213)* (24,728)	(127,022) (24,728)	(4,437) (1,334)	(131,459) (26,062)
statements Reclassification of cumulative exchange fluctuation reserve upon deregistration of a subsidiary	■元左根 於一間附屬公司取消註 冊時將累計匯兑波動 儲備重新分類	-	-	-	-	-	1,681 3,321	-	-	1,681 3,321	(510)	1,171 3,321
Total comprehensive income/ (loss) for the year	年內全面收益/(虧損) 總額	-	-	-	-		5,002	_	(24,728)	(19,726)	(1,844)	(21,570)
Recognition of equity-settled share-based payment	確認以權益結算以股份 為基礎的付款	-	-		-	498	_	-	_	498	-	498
As at 31 December 2023 and 1 January 2024 Loss for the year Other comprehensive income/ (loss) for the year: Exchange differences on translation of financial	於2023年12月31日及 2024年1月1日 年內虧損 年內其他全面收益/ (虧損): 擁算財務報表的 匯克差額	19,212 _	258,756* _	(731)* -	(8,992)* _	498* _	(6,580)* _	60,528* _	(468,941)* (87,656)	(146,250) (87,656)	(6,281) (921)	(152,531) (88,577)
statements Total comprehensive income/ (loss) for the year	年內全面收益/ (虧損)總額	-	-	-	-	-	5,501	-	(87,656)	5,501 (82,155)	(9)	5,492 (83,085)
Recognition of equity-settled share-based payment Acquisition of additional interest in a subsidiary	確認以權益結算以股份 為基礎的付款 收購於一間附屬公司的 額外權益	-	-	-	-	892	-	-	- (6,281)	892 (6,281)	- 6,281	892
As at 31 December 2024	於2024年12月31日	19,212	258,756*	(731)*	(8,992)*	1,390*	(1,079)*	60,528*	(562,878)*	(233,794)	(930)	(234,724)

* These reserve accounts comprise the consolidated reserves of approximately * RMB253,006,000 (2023: approximately RMB165,462,000) in the consolidated statement of financial position.

該等儲備賬包括綜合財務狀況表內的綜合儲備 約人民幣253,006,000元(2023年:約人民幣 165,462,000元)。



CONSOLIDATED STATEMENT OF CASH FLOWS 综合現金流量表

For the year ended 31 December 2024 截至2024年12月31日止年度

	Notes 附註	2024 年 RMB′000 人民幣千元	2023 2023年 RMB′000 人民幣千元
Cash flows from operating activities 經營活動所得現金流			, , , , , , , , , , , , , , , , , , , ,
Loss before tax 除税前虧損		(88,643)	(26,130)
Adjustments for: 調整項目: Interest income 利息收入	6	(22)	(63)
Depreciation of property, plant and 物業、廠房及設備		(22)	(00)
equipment	8	3,143	3,707
Depreciation of right-of-use assets 使用權資產折舊	8	20,520	26,329
Impairment loss on property, plant and 物業、廠房及 equipment 設備減值虧損	8	56	_
Impairment loss on right-of-use assets 使用權資產減值權	6損 8	6,292	_
Written off of property, plant and 撇銷物業、廠房及			
equipment Loss arising on fair value change of 按公允值計入損益	8 <→全融咨	1,210	102
financial asset at FVTPL 產的公允值對			
「「「」「「」「」「」「」「」「」「」「」「」「」「」「」「」「」「」「」「		1,616	9,712
Loss on disposal of property, plant and 出售物業、廠房及		237	470
equipment	6 6	(861)	478 (1,299)
Loss on deregistration of a subsidiary 一間附屬公司取消		(001)	(1,255)
	8 2 / · / + 结/ 手	-	3,952
Gain arising on fair value change of 衍生金融工具的纪 derivative financial instruments 產生的收益	公允伹愛虭 8,27	(76)	(305)
Allowance for expected credit losses 貿易應收款項預其	9,27 月信貸虧損	(70)	(505)
in respect of trade receivables, net 撥備, 淨額	8	1,192	16,449
Allowance for expected credit losses in 按金及其他應收素 respect of deposits and other receivables, 貸虧損撥備			
respect of deposits and other receivables, 貸虧損撥備, net	7 供 8	1,410	15,974
Allowance for expected credit losses 應收關聯公司款項	頁預期信貸	.,	
in respect of amounts due from related 虧損撥備,淨客		50.224	100
companies, net Gain on debt restructuring 債務重組收益	8 6	58,224 (54,090)	182 (92,434)
Gain on modification of lease 修訂租約的收益	6	(51,050)	(187)
Provision/(reversal of provision) against 陳舊及積壓存貨搭			
obsolete and slow-moving inventories (撥備撥回) Equity-settled share-based payment 以權益結算以股份	≥ ● 为其礎的	491	(27,621)
Curry-settled share-based payment	小兩坐爬的	892	498
Product warranty additional provision 產品保修額外撥律		455	943
Finance costs 融資成本	7	19,891	13,989
Operating cash flow before movements 營運資金變動前經營	胡金流量		
in working capital	a -7u <u>-12</u> //IU -2 .	(28,063)	(55,724)
Decrease in inventories 存貨減少		7,394	26,189
(Increase)/decrease in trade receivables 貿易應收款項(增加) Decrease in prepayments, deposits and 預付款項、按金及其)/减少 	(1,073)	77
other receivables 項減少		904	33,482
Increase in restricted bank balances 受限制銀行結餘增加	Π	(165)	_
Decrease in trade payables 貿易應付款項減少	↓弗田	(12,201)	(24,617)
(Decrease)/increase in other payables and accruals 其他應付款項及應計 (減少)/增加	須川	(739)	9,540
Decrease in contract liabilities 合約負債減少		(3,854)	(4,057)
Utilisation of warranty provision 動用保修撥備		(950)	(470)
Cash used in operations 經營所用現金		(38,747)	(15,580)
Income tax refund		-	68
Net cash flows used in operating 經營活動所用現金流	z皇		
activities		(38,747)	(15,512)



CONSOLIDATED STATEMENT OF CASH FLOWS (CONTINUED) 综合現金流量表(續)

For the year ended 31 December 2024 截至2024年12月31日止年度

		Notes 附註	2024 2024年 RMB'000 人民幣千元	2023 2023年 RMB'000 人民幣千元
Cash flows from investing activities Purchase of financial assets at FVTPL	投資活動所得現金流量 購買按公允值計入損益的金融			
Payment for purchases of property, plant and	資產 購買物業、廠房及設備的付款		-	(11,148)
equipment Proceeds from disposal of property, plant and	出售物業、廠房及設備的		(836)	(3,994)
equipment	所得款項 已收利息		407 22	468 63
Decrease in pledged deposits Repayment from related companies	已抵押存款減少 來自關聯公司的還款			12 15,524
Advance to related companies	(本目開聯公司的) (本目開聯公司 () () () () () () () () () (-	(16,186)
Net cash used in investing activities	投資活動所用現金淨額		(347)	(15,261)
Cash flows from financing activities New bank and other borrowings Repayment of bank and other borrowings Repayment to related companies Repayment of convertible loan Repayment of lease liabilities Interest paid	融資活動所得現金流量 新銀行及其他借款 償還銀行及其他借款 向關聯公司還款 償還可換股貸款 償還租賃負債 已付利息		134,435 (49,088) - (9,942) (23,548) (13,458)	155,182 (61,236) (18,727) (19,547) (30,765) (5,887)
Net cash flows generated from financing activities	融資活動所得現金流量淨額		38,399	19,020
Net decrease in cash and cash equivalents Cash and cash equivalents at beginning of	現金及現金等價物減少 淨額 年初現金及現金等價物		(695)	(11,753)
year Effect of foreign exchange rate changes, net	外幣匯率變動的影響,淨額		4,753 (59)	7,590 8,916
Cash and cash equivalents at end of year	年末現金及現金等價物		3,999	4,753
Analysis of balances of cash and cash equivalents	現金及現金等價物結餘			
Cash and cash equivalents	現金及現金等價物	20	3,999	4,753

The accompanying notes form an integral part of these consolidated 随附附註構成此等綜合財務報表的一部分。 financial statements.



NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS 综合財務報表附註

For the year ended 31 December 2024 截至2024年12月31日止年度

1. CORPORATE AND GROUP INFORMATION

Regal Partners Holdings Limited (formerly known as Morris Home Holdings Limited) (the "**Company**", together with its subsidiaries as the "**Group**") is an exempted company with limited liability incorporated in the Cayman Islands. The registered office address of the Company is Cricket Square, Hutchins Drive, P.O. Box 2681, Grand Cayman KY1-1111, Cayman Islands. The principal place of business of the Company is located at Unit 3103, 31 Floor, Trendy Centre, 682 Castle Peak Road, Cheung Sha Wan, Kowloon, Hong Kong.

On 19 July 2024, the English name of the Company has been changed from "Morris Home Holdings Limited" to "Regal Partners Holdings Limited", and its Chinese name of "慕容家居 控股有限公司" has been replaced by "皇庭智家控股有限公司" as the dual foreign name in Chinese of the Company.

The shares of the Company have been listed on the Main Board of The Stock Exchange of Hong Kong Limited since 12 January 2017.

The Company is an investment holding company. During the year, the principal activities of the Group are the manufacture and sale of sofas and other furniture products.

In the opinion of the directors, the holding company and the ultimate holding company of the Company is Century Icon Holdings Limited, which is incorporated in the British Virgin Islands (the "**BVI**") and the ultimate controlling party is Mr. Tse Kam Pang, who is also the chairman and executive director of the Company.

1. 公司及集團資料

皇庭智家控股有限公司(前稱慕容家 居控股有限公司)(「本公司」,連同 其附屬公司統稱「本集團」)為一家 於開曼群島註冊成立的獲豁免有限 公司。本公司的註冊辦事處地址為 Cricket Square, Hutchins Drive, P.O. Box 2681, Grand Cayman KY1-1111, Cayman Islands。本公司的主要營業 地點位於香港九龍長沙灣青山道682 號潮流工貿中心31樓3103室。

於2024年7月19日,本公司英文名稱 由「Morris Home Holdings Limited」 更改為「Regal Partners Holdings Limited」,同時中文名稱「慕容家居控 股有限公司」則以「皇庭智家控股有限 公司」取代作為本公司新中文雙重外 文名稱。

本公司股份自2017年1月12日起在香港聯合交易所有限公司主板上市。

本公司為投資控股公司。年內本集團 的主要業務為生產及銷售沙發及其他 傢俱產品。

董事認為本公司的控股公司及最終 控股公司均為Century Icon Holdings Limited,該公司於英屬處女群島(「英 屬處女群島」)註冊成立,最終控股方 為本公司主席兼執行董事謝錦鵬先 生。



NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED) 综合財務報表附註(續)

For the year ended 31 December 2024 截至2024年12月31日止年度

1. CORPORATE AND GROUP INFORMATION (CONTINUED)

Information about subsidiaries

Particulars of the Company's principal subsidiaries are as follows:

1. 公司及集團資料(續)

附屬公司資料

本公司主要附屬公司詳情如下:

	Place of incorporation/		Issued ordinary share capital/paid up	Percentage of equity attributable to the Company 本公司應佔權益百分比					
				2024		202			Place of
Company name 公司名稱	registration 註冊成立/ 登記地點	Legal entity 法人實體	registered capital 已發行普通股本/ 繳足註冊股本	202 Direct 直接	4年 Indirect 間接	202 Direct 直接		Principal activities 主要業務	business operation 業務營運地點
Mstar International Trading (HK) Limited	Hong Kong	Limited liability company	HK\$100	-	100%	-	100%	Trading of sofas and other furniture products	Hong Kong and United States (" U.S. ")
美星國際貿易(香港)有限公司	香港	有限公司	100港元	-	100%	-	100%	買賣沙發及其他傢俱 產品	(0.5.) 香港及美國 (「 美國 」)
Morris Fashion Home HK Limited	Hong Kong	Limited liability company	HK\$10,000	-	100%	-	100%	Retailing of sofas and investment	Hong Kong
香港慕容時尚家居有限公司	香港	有限公司	10,000港元	-	100%	-	100%	沙發零售及投資	香港
Zhejiang Apollo Leather Products Co., Ltd.	The People's Republic of China (" PRC ")	Limited liability company (Taiwan, Hong Kong or Macau and domestic	US\$615,000	-	100%	-	100%	Manufacture and sale of sofa covers	The PRC
浙江阿波羅皮革製品有限公司	中華人民共和國 (「 中國 」)	joint venture) 有限公司 (台灣、香港或 澳門與境內合營企業)	615,000美元	-	100%	-	100%	生產及銷售沙發套	中國
Zhejiang Morris Fashion Home Co., Ltd.*	The PRC	Limited liability company (Taiwan, Hong Kong or Macau legal person sole	US\$41,470,000	-	100%	-	100%	Manufacturing and sale of upholstered sofas	The PRC
浙江慕容時尚家居有限公司*	中國	investment) 有限公司(台灣、香港或 澳門法人單獨投資)	41,470,000美元	-	100%	-	100%	生產及銷售軟體沙發	中國
Zhejiang Premier Furniture Manufacture Co., Ltd.*	The PRC	Limited liability company (Taiwan, Hong Kong or Macau legal person sole	US\$10,910,000	-	100%	-	100%	Manufacturing and sale of upholstered sofas	The PRC
浙江慕華家居有限公司*	中國	investment) 有限公司(台灣、香港或 澳門法人單獨投資)	10,910,000美元	-	100%	-	100%	生產及銷售軟體沙發	中國
Royale Home Living Limited (note)	The United Kingdom (" U.K. ")	Limited liability company	GBP1,000	100%	-	70%	-	Wholesale of furniture products	U.K.
(Note) Royale Home Living Limited (附註)	(U.R.) 英國(「 英國 」)	有限公司	1,000英鎊	100%	-	70%	-	批發傢俱產品	英國
Regal Partners (Guangzhou) Home Furnishing Co. Ltd* (formerly known as Guangzhou Shengbo Home Furnishing Co., Ltd.)	The PRC	Limited liability company (Taiwan, Hong Kong or Macau legal person sole investment)	US\$5,000,000	-	100%	-	100%	Trading of sofas and other furniture products	The PRC
40mm Furnishing Co., Lu.) 皇庭智家(廣州)家居有限公司 (前稱廣州盛博家居有限公司)	中國	有限公司(台灣、香港或 澳門法人單獨投資)	5,000,000美元	-	100%	-	100%	買賣沙發及其他傢俱 產品	中國
Regal Global Trading Limited	Hong Kong	Limited liability company	HK\$10,000	-	100%	-	-	Trading of sofas and other furniture	Hong Kong and U.S.
Regal Global Trading Limited	香港	有限公司	10,000港元	-	100%	-	-	products 買賣沙發及其他傢俱 產品	香港及美國



NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED) 综合財務報表附註(續)

For the year ended 31 December 2024 截至2024年12月31日止年度

1. CORPORATE AND GROUP INFORMATION (CONTINUED)

Information about subsidiaries (Continued)

- Note: During the year ended 31 December 2024, the Group further acquired remaining 30% of equity interest in Royale Home Living Limited. The Group derecognised non-controlling interests of RMB6,281,000 and recognised a decrease in equity attributable to owners of the Company of RMB6,281,000.
- * The English names of these entities represent management's best effort at translating their Chinese names as these entities did not register any official English names.

The above table lists the subsidiaries of the Company which, in the opinion of the directors, principally affected the results for the year or formed a substantial portion of the net assets of the Group. To give details of other subsidiaries would, in the opinion of the directors, result in particulars of excessive length.

2.1 BASIS OF PREPARATION

The consolidated financial statements have been prepared in accordance with Hong Kong Financial Reporting Standards ("**HKFRSs**") issued by the Hong Kong Institute of Certified Public Accountants ("**HKICPA**"). For the purpose of preparation of the consolidated financial statements, information is considered material if such information is reasonably expected to influence decisions made by primary users. In addition, the consolidated financial statements included applicable disclosures required by the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited ("**Listing Rules**") and the Hong Kong Companies Ordinance.

The consolidated financial statements have been prepared on the historical cost basis except for certain financial instruments that are measured at fair value at the end of each reporting period, as explained in the accounting policies.

1. 公司及集團資料(續)

附屬公司資料(續)

- 附註: 於截至2024年12月31日止年度,本集團 進一步收購Royale Home Living Limited的 餘下30%股權。本集團終止確認非控股 權益人民幣6,281,000元及確認本公司擁 有人應佔權益減少人民幣6,281,000元。
- * 該等實體的英文名稱乃管理層盡量根據 其中文名稱翻譯而來,是由於該等實體 並未登記任何官方英文名稱。

上表列出董事認為主要影響本集團年 內業績或構成淨資產之重大部分的本 公司附屬公司。董事認為,提供其他 附屬公司詳情會導致資料過於冗長。

2.1 編製基準

綜合財務報表乃根據香港會計師公會 (「**香港會計師公會**」)頒佈的香港財務 報告準則(「**香港財務報告準則**」)編 製。就編製綜合財務報表而言,倘有 關資料合理預期會影響主要使用者作 出的決定,則有關資料被視為重大。 此外,綜合財務報表包括香港聯合交 易所有限公司證券上市規則(「**上市規 則**」)及香港公司條例規定的適用披 露。

綜合財務報表乃按歷史成本基準編 製,惟於各報告期末按公允值計量的 若干金融工具除外,詳情於會計政策 闡述。



NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED) 综合財務報表附註(續)

For the year ended 31 December 2024 截至2024年12月31日止年度

2.1 BASIS OF PREPARATION (CONTINUED)

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

These financial statements are presented in Renminbi ("**RMB**") and all values are rounded to the nearest thousand (RMB'000) except when otherwise indicated.

Going concern

The Group incurred a loss attributable to owners of the Company of approximately RMB87,656,000 for the year ended 31 December 2024 and as at 31 December 2024, the Group had net current liabilities and net liabilities of approximately RMB186,275,000 and RMB234,724,000 respectively. These conditions may cast significant doubt on the Group's ability to continue as a going concern. Therefore, the Group may be unable to realise its assets and discharge its liabilities in the normal course of business.

In view of the above circumstances, the directors of the Company have given careful consideration to the future liquidity and financial position of the Group and its available sources of financing in assessing whether the Group will have sufficient financial resources to continue as a going concern. Certain plans and measures have been taken to deal with these conditions and to mitigate the liquidity position and improve the financial position of the Group. These plans and measures include, but are not limited to, the followings:

(i) The substantial shareholder of the Company, Mr. Tse Kam Pang, has provided to the Company an unsecured loan facility in the principal amount of up to HK\$200,000,000 to provide funds to the Group in order to enable the Group to continue as a going concern and to settle its liabilities as and when they fall due. As at 31 December 2024, the unutilised portion of this loan facility amounted to approximately HK\$63,995,000.

2.1 編製基準(續)

歷史成本一般按交換貨品及服務所付 代價的公允值計算。

該等財務報表以人民幣(「**人民幣**」)呈 列,除另有指明外,所有數值均約整 至最接近的千位數(人民幣千元)。

持續經營

截至2024年12月31日止年度,本集 團產生本公司擁有人應佔虧損約人民 幣87,656,000元,而於2024年12月 31日,本集團的流動負債淨額及負債 淨額分別約為人民幣186,275,000元 及人民幣234,724,000元。該等狀況 或會對本集團之持續經營能力產生重 大疑問。因此,本集團可能無法於其 日常業務過程中變現其資產及清償其 負債。

鑒於此等情況,本公司董事已審慎考 慮本集團未來的流動資金及財務狀況 以及其可用資金來源,以評估本集團 是否有足夠財務資源按持續經營基準 繼續運作。已採取若干計劃及措施以 應對該等狀況並減輕流動資金壓力及 改善本集團財務狀況。該等計劃及措 施包括但不限於下列各項:

(i) 本公司主要股東謝錦鵬先生, 向本公司提供本金額最多 200,000,000港元的無抵押貸款 融資,以提供本集團資金,使 本集團能夠持續經營並清償到 期負債。截至2024年12月31 日,此貸款融資的尚未動用部 分金額約為63,995,000港元。


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2.1 BASIS OF PREPARATION (CONTINUED)

Going concern (Continued)

(i) (Continued)

Mr. Tse Kam Pang has undertaken to provide continuous financial support to the Group to enable it to meet its liabilities and to pay financial obligations to third parties as and when they fall due so that the Group can continue as a going concern and carry on its business without significant curtailment of operations and will not demand repayment of his loans granted to the Group, which amounted to approximately RMB118,675,000 as at 31 December 2024, for the next twelve months from the date of approval of the consolidated financial statements;

(ii) The Group will take steps to obtain external sources of funding in order to improve the working capital and liquidity and cash flow position of the Group.

On 19 March 2025, the Company completed the placing of 550,000,000 placing shares at the placing price of HK\$0.051 per share, raising net proceeds (after deducting commission and other relevant costs and expenses) of approximately HK\$27,801,000; and

(iii) The Group is taking measures to tighten cost controls and speed up collection of trade and other receivables with an aim to attain positive cash flows from its operations.

The directors of the Company are of the opinion that, taking into account the above-mentioned plans and measures, the Group will have sufficient working capital to finance its operations and to meet its financial obligations as they fall due within twelve months from the date of approval of the consolidated financial statements. Accordingly, the directors of the Company are satisfied that it is appropriate to prepare the consolidated financial statements using the going concern basis on the assumption that the plans and measures described above will be successfully implemented.

2.1 編製基準(續)

- 持續經營(續)
- (i) *(續)*
 - 謝錦鵬先生已承諾向本集團持 續提供財務支持,以使本集團 能夠履行其責任,並在應付第 三方的財務責任到期時予以支 付,從而使本集團能夠持續經 營並開展業務,且不會大幅縮 減業務營運。此外,在綜合 財務報表獲批准之日起的未 來十二個月內,彼將不會要 求償還其於2024年12月31日 提供給本集團的金額約人民幣 118,675,000元的貸款:
- (ii) 本集團將採取措施取得外部來 源資金,以改善本集團的營運 資金、流動資金及現金流量狀 況。

於2025年3月19日,本公司完成配售550,000,000股配售股份,配售價為每股0.051港元, 籌集所得款項淨額(扣除佣金 及其他相關成本及開支後)約 27,801,000港元;及

(iii) 本集團正採取措施加強成本控制,並加快貿易及其他應收款 項的收款工作,以產生正向的 經營現金流。

本公司董事認為,經考慮上述計劃及 措施,本集團將擁有充足營運資金為 其營運提供資金及履行其自綜合財務 報表獲批准日期起十二個月內到期的 財務責任。因此,本公司董事信納使 用假設將成功上述計劃及措施的持續 經營基準編製綜合財務報表屬適當。



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2.1 BASIS OF PREPARATION (CONTINUED)

Going concern (Continued)

Notwithstanding the above, since the execution of the above plans and measures in progress and their eventual outcome is uncertain, material uncertainties exist as to whether management of the Group will be able to carry out its plans and measures as described above. Therefore, there is a material uncertainty related to events or conditions described above that may cast significant doubt on the Group's ability to continue as a going concern and that it may be unable to realise its assets and discharge its liabilities in the normal course of business. The ability of the Group to continue as a going concern would depend upon the following:

- the financial capacity of Mr. Tse Kam Pang, a controlling shareholder of the Company, to provide continuous financial support to the Group for the next twelve months from the date of approval of the consolidated financial statements;
- the Group's success in obtaining additional external funding to improve cashflow position of the Group; and
- (iii) the Group's success to tighten cost controls and speed up collection of trade and other receivables to generate positive operating cashflows.

Should the going concern assumption be inappropriate, adjustments may have to be made to reflect the situation that assets may need to be realised other than at the amounts at which they are currently carried in the consolidated statement of financial position. The effect of these adjustments have not been reflected in the consolidated financial statements.

2.1 編製基準(續)

持續經營(續)

儘管如此,由於上述計劃及措施正在 執行中,且其最終結果不確定,本集 團管理層是否能夠進行上述計劃及措 施存在重大不確定性。因此,存在與 上述事件或情況相關的重大不確定 性,這可能會對本集團持續經營的能 力產生重大疑慮,且本集團可能無法 在正常業務過程中變現其資產及清償 其負債。本集團持續經營的能力將取 決於以下方面:

- (i) 本公司控股股東謝錦鵬先生在
 綜合財務報表獲批准日期起計
 的未來十二個月內,向本集團
 持續提供財務支持的財務能力;
- (ii) 本集團成功取得額外的外部融 資,以改善本集團的現金流狀 況;及
- (iii) 本集團成功加強成本控制,並 加快貿易及其他應收款項的收 款工作,以產生正向的經營現 金流。

倘持續經營的假設並不合適,則可能 需要進行調整以反映資產或需變現的 情況,而非目前列賬於綜合財務狀況 表中的金額。該等調整的影響並未反 映於綜合財務報表中。



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2.2 CHANGES IN ACCOUNTING POLICIES AND DISCLOSURES

Amendments to HKFRSs that are mandatorily effective for the current year

In the current year, the Group has applied the following amendments to HKFRSs issued by the HKICPA for the first time, which are mandatorily effective for the Group's annual period beginning on or after 1 January 2024 for the preparation of the consolidated financial statements:

Amendments to HKFRS 16	Lease Liability in a Sale and	香港財務報告準則	售後租回中的租賃負債
	Leaseback	第16號(修訂本)	
Amendments to HKAS 1	Classification of Liabilities as Current	香港會計準則第1號	負債分類為流動或非流動
	or Non-current and related	(修訂本)	及香港詮釋第5號
	amendments to Hong Kong		(2020年)的相關修訂
	Interpretation 5 (2020)		
Amendments to HKAS 1	Non-current Liabilities with	香港會計準則第1號	附帶契諾的非流動負債
	Covenants	(修訂本)	
Amendments to HKAS 7 and	Supplier Finance Arrangements	香港會計準則第7號	供應商融資安排
HKFRS 7		及香港財務報告	
		準則第7號	

Except as described below, the application of the amendments to HKFRSs in the current year had no material impact on the Group's financial positions and performance for the current and prior years and/or on the disclosures set out in these consolidated financial statements. 除下文所述外,於本年度應用經修訂 香港財務報告準則對本集團於本年度 及過往年度的財務狀況及表現及/或 該等綜合財務報表所載的披露並無重 大影響。

(修訂本)

2.2 會計政策及披露之變動

港財務報告準則

於本年度強制生效的經修訂香

於本年度,本集團已首次應用以下由

香港會計師公會頒佈並於本集團於 2024年1月1日或之後開始的年度期

間強制生效的經修訂香港財務報告準

則,以編製綜合財務報表:



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2.2 CHANGES IN ACCOUNTING POLICIES AND DISCLOSURES (CONTINUED)

Amendments to HKFRSs that are mandatorily effective for the current year (*Continued*)

Impacts on application of Amendments to HKAS 1 Classification of Liabilities as Current or Non-current and related amendments to Hong Kong Interpretation 5 (2020) (the "2020 Amendments") and Amendments to HKAS 1 Non-current Liabilities with Covenants (the "2022 Amendments")

The 2020 Amendments clarify the requirements for classifying liabilities as current or non-current, including what is meant by a right to defer settlement and that a right to defer must exist at the end of the reporting period. Classification of a liability is unaffected by the likelihood that the entity will exercise its right to defer settlement. The amendments also clarify that a liability can be settled in its own equity instruments, and that only if a conversion option in a convertible liability is itself accounted for as an equity instrument would the terms of a liability not impact its classification. The 2022 Amendments further clarify that, among covenants of a liability arising from a loan arrangement, only those with which an entity must comply on or before the reporting date affect the classification of that liability as current or non-current. Additional disclosures are required for noncurrent liabilities that are subject to the entity complying with future covenants within 12 months after the reporting period.

2.2 會計政策及披露之變動(續)

於本年度強制生效的經修訂香 港財務報告準則(續)

應用香港會計準則第1號(修訂本) 負債分類為流動或非流動及香港 詮釋第5號的相關修訂(2020年) (「2020年修訂」)及香港會計準則 第1號(修訂本)附帶契諾的非流動 負債(「2022年修訂」)之影響

2020年修訂澄清將負債分類為流動或 非流動的規定,包括推遲清償權利的 含義及在報告期結束時必須存在的推 遲清償權利。負債的分類不受實體行 使其推遲清償權利的可能性之影響。 該等修訂亦澄清,負債可以其自有權 益工具清償,並且只有當可轉換負債 的轉換選擇權本身被作為權益工具處 理時,負債的條款才不會影響其分 類。2022年修訂進一步澄清,在貸款 安排產生的負債契諾中,只有實體於 報告日期或之前必須遵守的契諾才影 響該負債分類為流動或非流動。對於 報告期後12個月內視平該實體遵守未 來契諾情況而定的非流動負債,須作 出額外披露。



For the year ended 31 December 2024 截至2024年12月31日止年度

2.2 CHANGES IN ACCOUNTING POLICIES AND DISCLOSURES (CONTINUED)

Amendments to HKFRSs that are mandatorily effective for the current year (Continued)

Impacts on application of Amendments to HKAS 1 Classification of Liabilities as Current or Non-current and related amendments to Hong Kong Interpretation 5 (2020) (the "2020 Amendments") and Amendments to HKAS 1 Non-current Liabilities with Covenants (the "2022 Amendments") (Continued)

The Group has reassessed the terms and conditions of its liabilities as at 1 January and 31 December 2023 upon initial application of the amendments. As at 1 January and 31 December 2023, the Group had outstanding convertible loan with carrying amounts of RMB60,565,000 and RMB40,054,000, respectively. Prior to the initial application of the amendments, certain portion of the convertible loan was classified as non-current liabilities. Upon initial application of the amendments, the convertible loan was entirely reclassified as current liabilities since the conversion options were not classified as equity and are exercisable at any time at the option of the holders. The quantitative impact on the consolidated statements of financial position is summarised below:

2.2 會計政策及披露之變動(續)

於本年度強制生效的經修訂香 港財務報告準則(續)

應用香港會計準則第1號(修訂本) 負債分類為流動或非流動及香港 詮釋第5號的相關修訂(2020年) (「2020年修訂」)及香港會計準則 第1號(修訂本)附帶契諾的非流動 負債(「2022年修訂」)之影響(續)

本集團於首次應用該等修訂時,已重 新評估其於2023年1月1日及12月31 日的負債條款及條件。於2023年1月 1日及12月31日,本集團分別有賬面 值為人民幣60,565,000元及人民幣 40,054,000元的未償還可換股貸款。 在首次應用該等修訂前,可換股貸款。 在首次應用該等修訂前,可換股貸款。 的若干部分被分類為非流動負債。於 首次應用該等修訂時,可換股貸款 部被重新分類為流動負債,原因是轉 換選擇權未被分類為權益,且選擇權 持有人可隨時選擇行使。對綜合財務 狀況表的定量影響概述如下:

		31 December		
		2023		31 December
		(Originally		2023
		stated)	Adjustment	(Restated)
		2023年		2023年
		12月31日		12月31日
		(原始呈列)	調整	(經重列)
		RMB'000	RMB'000	RMB'000
		人民幣千元	人民幣千元	人民幣千元
CURRENT LIABILITIES	流動負債			
Convertible loan	可換股貸款	26,567	13,487	40,054
Total current liabilities	流動負債總額	351,969	13,487	365,456
NET CURRENT LIABILITIES	流動負債淨額	(111,024)	(13,487)	(124,511)
TOTAL ASSETS LESS	資產總值減流動負債			
CURRENT LIABILITIES	貝庄蕊但枫加到貝貝	(67,990)	(13,487)	(81,477)
NON-CURRENT LIABILITIES	非流動資產			
Convertible loan	可換股貸款	13,487	(13,487)	_
Total non-current liabilities	非流動負債總額	84,541	(13,487)	71,054



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2.2 CHANGES IN ACCOUNTING POLICIES AND 2.2 會計政策及披露之變動(續) DISCLOSURES (CONTINUED)

Amendments to HKFRSs that are mandatorily effective for the current year (Continued)

Impacts on application of Amendments to HKAS 1 Classification of Liabilities as Current or Non-current and related amendments to Hong Kong Interpretation 5 (2020) (the "2020 Amendments") and Amendments to HKAS 1 Non-current Liabilities with Covenants (the "2022 Amendments") (Continued) 於本年度強制生效的經修訂香 港財務報告準則(續)

應用香港會計準則第1號(修訂本) 負債分類為流動或非流動及香港 詮釋第5號的相關修訂(2020年) (「2020年修訂」)及香港會計準則 第1號(修訂本)附帶契諾的非流動 負債(「2022年修訂」)之影響(續)

		1 January		
		2023		1 January
		(Originally		2023
		stated)	Adjustment	(Restated)
		2023年		2023年
		1月1日		1月1日
		(原始呈列)	調整	(經重列)
		RMB'000	RMB'000	RMB'000
		人民幣千元	人民幣千元	人民幣千元
CURRENT LIABILITIES	流動負債			
Convertible loan	可換股貸款	21,492	39,073	60,565
Total current liabilities	流動負債總額	436,971	39,073	476,044
NET CURRENT LIABILITIES	流動負債淨額	(120,228)	(39,073)	(159,301)
TOTAL ASSETS LESS	資產總值減流動負債	()	(<i></i>
		(/0,06/)	(39,073)	(109,140)
NON-CURRENT LIABILITIES	非流動負債			
Convertible loan	可換股貸款	39,073	(39,073)	
Total non-current liabilities	非流動負債總額	61.392	(39.073)	22,319
CURRENT LIABILITIES	非流動負債	(70,067) 39,073 61,392	(39,073) (39,073) (39,073)	

The application of the amendments did not have any impact on the basic and diluted loss per share attributable to owners of the Company, profit or loss, other comprehensive income and the consolidated statements of cash flows for the years ended 31 December 2024 and 2023. 應用該等修訂對截至2024年及2023 年12月31日止年度本公司擁有人應佔 每股基本及攤薄虧損、溢利或虧損、 其他全面收益及綜合現金流量表並無 任何影響。



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2.3 NEW AND AMENDMENTS TO HKERSS IN ISSUE BUT NOT YET EFFECTIVE

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

Amendments to HKFRS 9 and HKFRS 7	Amendments to the Classification and Measurement of Financial Instruments ³	香港財務報告準則第9 號及香港財務 報告準則第7號 (修訂本)	對金融工具的分類及 計量的修訂 ³
Amendments to HKFRS 10 and HKAS 28	Sale or Contribution of Assets between an Investor and its and its Associate or Joint Venture ¹	香港財務報告準則第10 號及香港會計 準則第28號 (修訂本)	投資者與其聯營公司 或合營企業之間出 售或注入資產1
Amendments to HKFRS Accounting Standards	Annual Improvements to HKFRS Accounting Standards – Volume 11 ³	香港財務報告準則會計 準則(修訂本)	香港財務報告準則會 計準則的年度改 進一第11卷 ³
Amendments to HKAS 21	Lack of Exchangeability ²	香港會計準則第21號 (修訂本)	缺乏可兑換性²
HKFRS 18	Presentation and Disclosure in Financial Statements ⁴	香港財務報告準則第18 號	財務報表的呈列及 披露⁴
Amendments to HK Interpretation 5	Presentation of Financial Statement – Classification by the Borrower of a Term Loan that Contains a Repayment on Demand Clause ⁴	香港詮釋第5號(修訂 本)	財務報表的呈列一借 款人對載有按要求 償還條款的定期貸 款的分類 ⁴

1 Effective for annual periods beginning on or after a date to be determined. 2 Effective for annual periods beginning on or after 1 January 2025.

3 Effective for annual periods beginning on or after 1 January 2026.

4 Effective for annual periods beginning on or after 1 January 2027.

The directors of the Company anticipate that the application of all new and amendments to HKFRSs will have no material impact on the consolidated financial statements in the foreseeable future.

2.3 已頒佈但尚未生效的新訂 及經修訂香港財務報告準 則

本集團並無提早應用以下已頒佈但尚 未生效的新訂及經修訂香港財務報告 進則:

ㅂ/ㅂ삤/// ㅎ	封亚鼠工共时方规区
號及香港財務	計量的修訂3
報告準則第7號	
(修訂本)	
香港財務報告準則第10	投資者與其聯營公司
號及香港會計	或合營企業之間出
準則第28號	售或注入資產1
(修訂本)	
香港財務報告準則會計	香港財務報告準則會
準則(修訂本)	計準則的年度改
	進-第11卷 ³
香港會計準則第21號	缺乏可兑換性 ²
(修訂本)	
香港財務報告準則第18	財務報表的呈列及
號	披露4
香港詮釋第5號(修訂	財務報表的呈列-借
本)	款人對載有按要求
	償還條款的定期貸
	款的分類4

- 1 於待定日期或之後開始的年度期間生效。
- 2 於2025年1月1日或之後開始的年度期間 生效。
- 3 於2026年1月1日或之後開始的年度期間 生效。
- 4 於2027年1月1日或之後開始的年度期間 生效。

本公司董事預期應用所有新訂及經修 訂香港財務報告準則於可見將來將不 會對綜合財務報表造成重大影響。



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2.4 SUMMARY OF MATERIAL ACCOUNTING POLICY INFORMATION

Basis of consolidation

A subsidiary is an entity (including a structured entity), directly or indirectly, controlled by the Company. Control is achieved when the Group is exposed, or has rights, to variable returns from its involvement with the investee and has the ability to affect those returns through its power over the investee (i.e., existing rights that give the Group the current ability to direct the relevant activities of the investee).

The financial statements of the subsidiaries are prepared for the same reporting period as the Company, using consistent accounting policies. The results of subsidiaries are consolidated from the date on which the Group obtains control, and continue to be consolidated until the date that such control ceases.

Profit or loss and each component of other comprehensive income are attributed to the owners of the parent of the Group. All intra-group assets and liabilities, equity, income, expenses and cash flows relating to transactions between members of the Group are eliminated in full on consolidation.

The Group reassesses whether or not it controls an investee if facts and circumstances indicate that there are changes to one or more of the three elements of control described above. A change in the ownership interest of a subsidiary, without a loss of control, is accounted for as an equity transaction.

2.4 重大會計政策資料概要

綜合基準

附屬公司指本公司直接或間接控制的 實體(包括結構性實體)。當本集團對 參與投資對象業務的浮動回報承擔風 險或享有權利以及能透過對投資對象 的權力(即本集團獲賦予現有能力以 主導投資對象相關活動的既存權利) 影響該等回報時,即取得控制權。

附屬公司的財務報表乃就與本公司相 同的報告期間採用一致的會計政策編 製。附屬公司的業績自本集團取得控 制權當日起綜合入賬,並繼續綜合入 賬直至有關控制權終止當日為止。

損益及其他全面收益各組成部分歸屬 於本集團母公司擁有人。所有集團內 部資產及負債、權益、收入、開支及 與本集團成員公司間交易有關的現金 流量均於綜合入賬時悉數對銷。

倘有事實及情況顯示上述三項控制因 素中有一項或多項出現變化,本集團 會重新評估其是否對投資對象擁有控 制權。附屬公司的所有權權益變動 (並無失去控制權)入賬列作權益交 易。



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2.4 SUMMARY OF MATERIAL ACCOUNTING POLICY INFORMATION (CONTINUED)

Basis of consolidation (Continued)

If the Group loses control over a subsidiary, it derecognises (i) the assets (including goodwill) and liabilities of the subsidiary, (ii) the carrying amount of any non-controlling interest and (iii) the cumulative translation differences recorded in equity; and recognises (i) the fair value of the consideration received, (ii) the fair value of any investment retained and (iii) any resulting surplus or deficit in profit or loss. The Group's share of components previously recognised in other comprehensive income is reclassified to profit or loss or retained profits, as appropriate, on the same basis as would be required if the Group had directly disposed of the related assets or liabilities.

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

When necessary, adjustments are made to the financial statements of subsidiaries to bring their accounting policies in line with the Group's accounting policies.

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

Non-controlling interests in subsidiaries are presented separately from the Group's equity therein, which represent present ownership interests entitling their holders to a proportionate share of net assets of the relevant subsidiaries upon liquidation.

2.4 重大會計政策資料概要(續)

綜合基準(續)

倘本集團失去對附屬公司的控制權, 則其終止確認(i)該附屬公司的資產(包 括商譽)及負債、(ii)任何非控股權益 的賬面值及(iii)於權益內記錄的累計 匯兑差額;及確認(i)所收代價的公允 值、(ii)所保留任何投資的公允值及(iii) 損益中任何因此產生的盈餘或虧損。 先前於其他全面收益內確認的本集團 應佔部分重新分類至損益或保留溢利 (如適用),基準與本集團直接出售相 關資產或負債所需使用的基準相同。

損益及其他全面收益的各項目歸屬於 本公司擁有人及非控股權益。附屬公 司的全面收益總額歸屬於本公司擁有 人及非控股權益,即使此舉會導致非 控股權益出現虧絀結餘。

如有需要,會對附屬公司的財務報表 作出調整,使其會計政策與本集團的 會計政策一致。

所有集團內部資產及負債、權益、收 入、開支及與本集團成員公司間交易 有關的現金流量均於綜合入賬時悉數 對銷。

於附屬公司的非控股權益與本集團於 當中的權益分開呈列,指賦予其持有 人權利於清盤時按比例分佔相關附屬 公司資產淨值的現有所有權權益。



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2.4 SUMMARY OF MATERIAL ACCOUNTING POLICY INFORMATION (CONTINUED)

Revenue recognition

Revenue from contracts with customers

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

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

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 customers simultaneously receives and consumes the benefits provided by the Group's performance as the Group performs;
- the Group's performance creates and enhances an asset that the customer controls as the Group performs; or
- the Group's performance does not create an asset with an alternative use to the Group and the Group has no enforceable right to payment for performance completed to date.

2.4 重大會計政策資料概要(續)

收入確認

客戶合約收入

本集團於完成履約責任時確認收入, 即於與特定履約責任相關的貨品或服 務的「控制權」轉讓予客戶時。

履約責任指一項明確的貨品及服務 (或一批貨品或服務)或一系列大致相 同且明確的貨品或服務。

控制權隨時間轉移,而倘符合以下其 中一項標準,則收入乃參照完成相關 履約責任的進度按時間確認:

- 客戶於本集團履約時同時取得
 並耗用本集團履約所提供的利益;
- 本集團的履約創建或增強客戶
 於本集團履約時控制的資產;
 或
- 本集團的履約並未產生對本集 團有替代用途的資產,且本集 團並無強制執行權以收取迄今 已履約的款項。



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2.4 SUMMARY OF MATERIAL ACCOUNTING POLICY INFORMATION (CONTINUED)

Revenue recognition (Continued)

Revenue from contracts with customers (Continued)

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

A contract asset represents the Group's right to consideration in exchange for goods or services that the Group has transferred to a customer that is not yet unconditional. It is assessed for impairment in accordance with HKFRS 9. In contrast, a receivable represents the Group's unconditional right to consideration, i.e. only the passage of time is required before payment of that consideration is due.

A contract liability represents the Group's obligation to transfer goods or services to a customer for which the Group has received consideration (or an amount of consideration is due) from the customer. A contract asset and a contract liability relating to a contract are accounted for an presented on a net basis.

A contract asset and a contract liability related to the same contract are accounted for and presented a net basis.

Contracts with multiple performance obligations (including allocation of transaction price)

For contracts that contain more than one performance obligations, the Group allocates the transaction price to each performance obligation on a relative stand-alone selling price basis except for the allocation discounts.

2.4 重大會計政策資料概要(續)

收入確認(續)

客戶合約收入(續)

否則,收入於客戶獲得明確的貨品或 服務的控制權時確認。

合約資產指本集團就向客戶換取本集 團已轉讓的商品或服務收取代價的權 利(尚未成為無條件),並根據香港財 務報告準則第9號評估減值。相反, 應收款項指本集團收取代價的無條件 權利,即只需待時間過去代價即須到 期支付。

合約負債指本集團因已自客戶收取代 價(或到期收取的代價),而須向客戶 轉讓商品或服務的責任。有關合約的 合約資產及合約負債按淨額基準列 示。

與同一合約有關的合約資產及合約負 債按淨額基準入賬及呈列。

具有多項履約責任的合約(包括分配 交易價格)

對於包含一項以上履約責任的合約, 本集團以相對獨立的銷售價格基準將 交易價格分配至各項履約責任,惟分 配折扣除外。



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2.4 SUMMARY OF MATERIAL ACCOUNTING POLICY INFORMATION (CONTINUED)

Revenue recognition (Continued)

Revenue from contracts with customers (Continued)

Contracts with multiple performance obligations (including allocation of transaction price) (Continued)

The stand-alone selling price of the distinct good or service underlying each performance obligation is determined at contract inception. It represents the price at which the Group would sell a promised good or service separately to a customer. If a stand-alone selling price is not directly observable, the Group estimates it using appropriate techniques such that the transaction price ultimately allocated to any performance obligation reflects the amount of consideration to which the Group expects to be entitled in exchange for transferring the promised goods or services to the customer.

Principal versus agent

When another party is involved in providing goods or services to a customer, the Group determines whether the nature of its promise is a performance obligation to provide the specified goods or services itself (i.e. the Group is a principal) or to arrange for those goods or services to be provided by the other party (i.e. the Group is an agent).

The Group is a principal if it controls the specified good or service before that good or service is transferred to a customer.

2.4 重大會計政策資料概要(續)

收入確認(續)

客戶合約收入(續)

具有多項履約責任的合約(包括分配 交易價格)(續)

與各履約責任相關的明確貨品或服務 的獨立售價於合約開始時釐定。其指 本集團將承諾的貨品或服務單獨出售 予客戶的價格。倘獨立售價不可直接 觀察,本集團使用適當技術進行估 計,以便最終分配至任何履約責任的 交易價格反映本集團預期就向客戶轉 讓承諾貨品或服務而有權換取的代價 金額。

委託人或代理人

當另一方從事向客戶提供貨品或服務 時,本集團釐定其承諾的性質是否為 提供指定貨品或服務本身的履約責任 (即本集團為委託人)或安排由另一方 提供該等貨品或服務(即本集團為代 理人)。

倘本集團於特定貨品或服務轉讓予客 戶前控制該貨品或服務,則本集團為 委託人。



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2.4 SUMMARY OF MATERIAL ACCOUNTING POLICY INFORMATION (CONTINUED)

Revenue recognition (Continued)

Revenue from contracts with customers (Continued)

Principal versus agent (Continued)

The Group is an agent if its performance obligation is to arrange for the provision of the specified good or service by another party. In this case, the Group does not control the specified good or service provided by another party before that good or service is transferred to the customer. When the Group acts as an agent, it recognises revenue in the amount of any fee or commission to which it expects to be entitled in exchange for arranging for the specified goods or services to be provided by the other party.

Sale of goods

Revenue from sales of sofa, sofa covers and other furniture products are recognised at a point in time when control of the goods has transferred, which generally coincides with the time when the products are delivered to customers and title is passed.

Commission income

Commission income from sales of sofa, sofa cover and other furniture products is recognised at a point in time when the Group acts as an agent. The commission income expects to be entitled in exchange for arranging for the sales when the control of goods have been passed to customers, which is primarily upon the goods are delivered to and have been accepted by customers.

2.4 重大會計政策資料概要(續)

收入確認(續)

客戶合約收入(續)

委託人或代理人(續)

倘本集團的履約責任為安排另一方提 供指定商品或服務,則本集團為代理 人。在此情況下,在將商品或服務轉 讓予客戶之前,本集團不控制另一方 提供的指定商品或服務。當本集團為 代理人時,應就為換取另一方安排提 供的指定商品或服務預期有權取得的 任何收費或佣金的金額確認收入。

銷售貨品

銷售沙發、沙發套及其他傢俱產品的 收入於貨品控制權轉移的時間點確 認,一般與向客戶交付產品及轉移擁 有權的時間吻合。

佣金收入

銷售沙發、沙發套及其他傢俱產品的 佣金收入於本集團擔任代理人的時間 點確認。預期於安排銷售時,當貨品 控制權轉移至客戶(主要為貨品交付 至客戶及獲客戶接納時)有權換取佣 金收入。



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2.4 SUMMARY OF MATERIAL ACCOUNTING POLICY INFORMATION (CONTINUED)

Fair value measurement

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. In estimating the fair value of an asset or a liability, the Group takes into account the characteristics of the asset or liability if market participants would take those characteristics into account when pricing the asset or liability at the measurement date. Fair value for measurement and/or disclosure purposes in these consolidated financial statements is determined on such a basis, except for share-based payment transactions that are within the scope of HKFRS 2 Share-based Payment, leasing transactions that are accounted for in accordance with HKFRS 16 Leases, and measurements that have some similarities to fair value but are not fair value, such as net realisable value in HKAS 2 Inventories or value in use in HKAS 36 Impairment of Assets.

The Group uses valuation techniques that are appropriate in the circumstances and for which sufficient data are available to measure fair value, maximising the use of relevant observable inputs and minimising the use of unobservable inputs.

2.4 重大會計政策資料概要(續)

公允值計量

公允值為市場參與者於計量日期在有 序交易中出售資產所收取的價格或轉 讓負債所支付的價格,不論該價格是 否可直接觀察或使用其他估值方法估 計。於估計資產或負債的公允值時, 本集團考慮市場參與者於計量日期對 資產或負債定價時所考慮的資產或負 債的特點。在該等綜合財務報表中計 量及/或披露的公允值均在此基礎上 予以確定,惟香港財務報告準則第2 號以股份為基礎付款範圍內的以股份 為基礎付款交易、根據香港財務報告 準則第16號*租賃*入賬的租賃交易以 及與公允值類似但並非公允值的計量 (例如,香港會計準則第2號存貨中的 可變現淨值或香港會計準則第36號資 *產減值*中的使用價值)除外。

本集團採納適用於不同情況且具備充 分數據以供計量公允值的估值技術, 以盡量使用相關可觀察輸入數據及盡 量減少使用不可觀察輸入數據。



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2.4 SUMMARY OF MATERIAL ACCOUNTING POLICY INFORMATION (CONTINUED)

Fair value measurement (Continued)

All assets and liabilities for which fair value is measured or disclosed in the financial statements are categorised within the fair value hierarchy, described as follows, based on the lowest level input that is significant to the fair value measurement as a whole:

- Level 1 based on quoted prices (unadjusted) in active markets for identical assets or liabilities
- Level 2 based on valuation techniques for which the lowest level input that is significant to the fair value measurement is observable, either directly or indirectly
- Level 3 based on valuation techniques for which the lowest level input that is significant to the fair value measurement is unobservable

For assets and liabilities that are recognised in the financial statements on a recurring basis, the Group determines whether transfers have occurred between levels in the hierarchy by reassessing categorisation (based on the lowest level input that is significant to the fair value measurement as a whole) at the end of each reporting period.

2.4 重大會計政策資料概要(續)

公允值計量(續)

所有其公允值於財務報表計量或披露 的資產及負債乃按下述公允值層級分 類,分類乃基於對公允值計量整體而 言屬重大的最低層輸入數據進行:

- 第1級 基於相同資產或負債於活 躍市場的報價(未經調整)
- 第2級 基於對公允值計量而言屬 重大的可觀察(直接或間 接)最低層輸入數據的估值 技術
- 第3級 基於對公允值計量而言屬 重大的不可觀察最低層輸 入數據的估值技術

就按經常性基準於財務報表確認的資 產及負債而言,本集團透過於各報告 期末重新評估分類(基於對公允值計 量整體而言屬重大的最低層輸入數 據)確定是否發生不同層級轉移。



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2.4 SUMMARY OF MATERIAL ACCOUNTING POLICY INFORMATION (CONTINUED)

Impairment of non-financial assets

Where an indication of impairment exists, or when annual impairment testing for an asset is required (other than inventories and financial assets), the asset's recoverable amount is estimated. An asset's recoverable amount is the higher of the asset's or cash-generating unit's value in use and its fair value less costs of disposal, and is determined for an individual asset, unless the asset does not generate cash inflows that are largely independent of those from other assets or groups of assets, in which case the recoverable amount is determined for the cashgenerating unit to which the asset belongs.

An impairment loss is recognised only if the carrying amount of an asset exceeds its recoverable amount. 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. An impairment loss is charged to profit or loss in the period in which it arises in those expense categories consistent with the function of the impaired asset.

An assessment is made at the end of each reporting period as to whether there is an indication that previously recognised impairment losses may no longer exist or may have decreased. If such an indication exists, the recoverable amount is estimated. A previously recognised impairment loss of an asset other than goodwill is reversed only if there has been a change in the estimates used to determine the recoverable amount of that asset, but not to an amount higher than the carrying amount that would have been determined (net of any depreciation/ amortisation) had no impairment loss been recognised for the asset in prior years. A reversal of such an impairment loss is credited to profit or loss in the period in which it arises.

2.4 重大會計政策資料概要(續)

非金融資產減值

倘一項資產存在減值跡象,或需要進 行年度減值測試(存貨及金融資產除 外),則會估計資產的可收回金額。 資產可收回金額按該資產或現金產生 單位的使用價值及其公允值減出售成 本兩者中的較高金額計算,並按個別 資產釐定,除非該資產並無產生大部 分獨立於其他資產或資產組別的現金 流入,在此情況下,可收回金額將按 該資產所屬現金產生單位釐定。

減值虧損僅於資產賬面值超過其可收 回金額時方會確認。在評估使用價值 時,估計未來現金流量採用反映當前 市場對資金時間價值及資產特定風險 的評估的税前貼現率貼現至其現值。 減值虧損於其產生期間的損益賬內在 與減值資產功能一致的該等開支類別 中扣除。

於各報告期末評估是否有跡象顯示先 前確認的減值虧損不再存在或可能已 減少。倘有該等跡象存在,則會估計 可收回金額。先前就資產(商譽除外) 確認的減值虧損,僅於用以釐定該資 產的可收回金額的估計有變時予以撥 回,但不得高於過往年度並無就該資 產確認減值虧損而釐定的賬面值(扣 除任何折舊/攤銷)。撥回的減值虧 損於其產生期間計入損益賬。



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2.4 SUMMARY OF MATERIAL ACCOUNTING POLICY INFORMATION (CONTINUED)

Related parties

A party is considered to be related to the Group if:

- (a) the party is a person or a close member of that person's family and that person
 - (i) has control or joint control over the Group;
 - (ii) has significant influence over the Group; or
 - (iii) is a member of the key management personnel of the Group or of a parent of the Group; or
- (b) the party is an entity where any of the following conditions applies:
 - (i) the entity and the Group are members of the same group;
 - (ii) one entity is an associate or joint venture of the other entity (or of a parent, subsidiary or fellow subsidiary of the other entity);
 - (iii) the entity and the Group are joint ventures of the same third party;
 - (iv) one entity is a joint venture of a third entity and the other entity is an associate of the third entity;
 - (v) the entity is a post-employment benefit plan for the benefit of employees of either the Group or an entity related to the Group;

2.4 重大會計政策資料概要(續)

關聯人士

若出現下列情況,以下人士將被視為 與本集團有關聯:

- (a) 該人士為下列人士或下列人士 的近親,而該人士
 - (i) 控制或共同控制本集團;
 - (ii) 對本集團有重大影響力;或
 - (iii) 為本集團或本集團母公司的主要管理人員;或
- (b) 該人士為符合下列任何條件的 實體:
 - (i) 該實體與本集團屬同一集 團的成員公司;
 - (ii) 某實體為另一實體(或另 一實體的母公司、附屬公 司或同系附屬公司)的聯 營公司或合營企業;
 - (iii) 該實體與本集團為同一第三方的合營企業;
 - (iv) 某實體為第三方實體的合
 營企業,而另一實體為該
 第三方實體的聯營公司;
 - (v) 該實體為本集團或與本集 團有關聯的實體就僱員利 益設立的離職後福利計 劃;



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2.4 SUMMARY OF MATERIAL ACCOUNTING POLICY INFORMATION (CONTINUED)

Related parties (Continued)

A party is considered to be related to the Group if: (Continued)

- (b) the party is an entity where any of the following conditions applies: *(Continued)*
 - (vi) the entity is controlled or jointly controlled by a person identified in (a);
 - (vii) a person identified in (a)(i) has significant influence over the entity or is a member of the key management personnel of the entity (or of a parent of the entity); and
 - (viii) the entity, or any member of a group of which it is a part, provides key management personnel services to the Group or to the parent of the Group.

Close members of the family of a person are those family members who may be expected to influence, or be influenced by, that person in their dealings with the entity, and include:

- (a) that person's children and spouse or domestic partner;
- (b) children of that person's spouse or domestic partner; and
- (c) dependants of that person or that person's spouse or domestic partner.

A transaction is considered to be a related party transaction when there is a transfer of resources, or obligations between the Group and a related party, regardless of whether a price is charged.

2.4 重大會計政策資料概要(續)

關聯人士(續)

若出現下列情況,以下人士將被視為 與本集團有關聯:(續)

- (b) 該人士為符合下列任何條件的 實體:(續)
 - (vi) 實體受(a)所識別人士控制或共同控制;
 - (vii) 第(a)(i)項所列人士對該實 體具有重大影響力或為該 實體(或該實體的母公司) 的主要管理人員;及
 - (viii) 該實體或其所屬集團的任 何成員公司為本集團或本 集團的母公司提供主要管 理人員服務。

一名人士的近親成員指與該實體交易 時預期可影響該名人士或受該人士影 響的家庭成員,並包括:

- (a) 該名人士的子女及配偶或同居(4G;
- (b) 該名人士的配偶或同居伴侶的 子女;及
- (c) 該名人士或該名人士的配偶或 同居伴侶之受養人。

當本集團與關聯人士之間存在資源或 責任轉讓時(不論是否收取費用),則 交易被視為關聯方交易。



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2.4 SUMMARY OF MATERIAL ACCOUNTING POLICY INFORMATION (CONTINUED)

Property, plant and equipment and depreciation

Property, plant and equipment that are tangible assets that are held for use in the production or supply of goods or services, or for administrative purposes other than construction in progress, are stated at cost less accumulated depreciation and any impairment losses. The cost of an item of property, plant and equipment comprises its purchase price and any directly attributable costs of bringing the asset to its working condition and location for its intended use.

Expenditure incurred after items of property, plant and equipment have been put into operation, such as repairs and maintenance, is normally charged to profit or loss in the period in which it is incurred. In situations where the recognition criteria are satisfied, the expenditure for a major inspection is capitalised in the carrying amount of the asset as a replacement. Where significant parts of property, plant and equipment are required to be replaced at intervals, the Group recognises such parts as individual assets with specific useful lives and depreciates them accordingly.

Depreciation is calculated on the straight-line basis to write off the cost of each item of property, plant and equipment to its residual value over its estimated useful life. The principal annual rates used for this purpose are as follows:

Buildings	5%
Leasehold improvements	Over the shorter of the lease
	terms and 33.3%
Plant and machinery	10% to 20%
Furniture, fixtures and office equipment	20% to 33.3%
Motor vehicles	20% to 33.3%

2.4 重大會計政策資料概要(續)

物業、廠房及設備以及折舊

持作用於生產或供應貨品或服務或作 行政用途的物業、廠房及設備(為有 形資產)(在建工程除外)按成本減累 計折舊及任何減值虧損列賬。物業、 廠房及設備項目的成本包括其購買價 及將資產達至其擬定用途之營運狀況 及地點的任何直接應佔成本。

物業、廠房及設備項目投入運作後產 生的維修及保養等開支,一般於產生 期間計入損益。若符合確認條件,大 型檢測開支資本化為資產賬面值,作 為重置資本。倘物業、廠房及設備的 重要部分須定期替換,則本集團確認 該等部分為具特定使用年期的個別資 產,並計提相應折舊。

折舊乃以直線法在估計使用年期內將 各物業、廠房及設備項目的成本撇銷 至其剩餘價值計算。就此使用的主要 年率如下:

建築物	5%	
租賃物業裝修	租期及33.3%(以	
	較短者為準)	
廠房及機器	10%至20%	
傢俱、傢俬及辦公設備	20%至33.3%	
汽車	20%至33.3%	



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2.4 SUMMARY OF MATERIAL ACCOUNTING POLICY INFORMATION (CONTINUED)

Property, plant and equipment and depreciation (Continued)

Where parts of an item of property, plant and equipment have different useful lives, the cost of that item is allocated on a reasonable basis among the parts and each part is depreciated separately. Residual values, useful lives and the depreciation method are reviewed, and adjusted if appropriate, at least at each financial year end.

An item of property, plant and equipment including any significant part initially recognised is derecognised upon disposal or when no future economic benefits are expected from its use or disposal. Any gain or loss on disposal or retirement recognised in profit or loss in the year the asset is derecognised is the difference between the net sales proceeds and the carrying amount of the relevant asset.

Construction in progress represents a building, plant and machinery and other items of property, plant and equipment under construction, which are stated at cost less any impairment losses, and are not depreciated. Cost comprises the direct costs of construction and capitalised borrowing costs on related borrowed funds during the period of construction. Construction in progress is reclassified to the appropriate category of property, plant and equipment when completed and ready for use.

2.4 重大會計政策資料概要(續)

物業、廠房及設備以及折舊 (續)

倘物業、廠房及設備項目的各部分有 不同的使用年期,該項目的成本將在 各部分之間作合理分配,而每部分將 個別計提折舊。剩餘價值、使用年期 及折舊方法至少於各財政年度結算日 檢討,並於適當時調整。

首次確認的物業、廠房及設備項目 (包括任何重要部分)於出售或預期使 用或出售不會產生未來經濟利益時終 止確認。於資產終止確認年度在損益 中確認的任何出售或報廢盈虧,乃有 關資產出售所得款項淨額與賬面值的 差額。

在建工程指興建中的建築物、廠房及 機器以及物業、廠房及設備的其他項 目,按成本減任何減值虧損列賬,且 不計提折舊。成本包括建設期間的直 接建設成本及相關借入資金的資本化 借款成本。在建工程於落成可用時按 適當類別重新分類至物業、廠房及設 備。



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2.4 SUMMARY OF MATERIAL ACCOUNTING POLICY INFORMATION (CONTINUED)

Leases

Definition of a lease

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

For contracts entered into or modified or arising from business combinations on or after the date of initial application, the Group assesses whether a contract is or contains a lease based on the definition under HKFRS 16 at inception, modification date or acquisition date, as appropriate. Such contract will not be reassessed unless the terms and conditions of the contract are subsequently changed. As a practical expedient, leases with similar characteristics are accounted on portfolio basis when the Group reasonably expects that the effects on the consolidated financial statements would not differ materially from individual leases within the portfolio.

The Group as a lessee

Allocation of consideration to components of a contract

For a contract that contains a lease component and one or more additional lease or non-lease components, the Group allocates the consideration in the contract to each lease component on the basis of the relative stand-alone price of the lease component and the aggregate stand-alone price of the nonlease components.

The Group also applies practical expedient not to separate non-lease components from lease component, and instead account for the lease component and any associated non-lease components as a single lease component.

2.4 重大會計政策資料概要(續)

租賃

租賃的定義

倘合約為換取代價而給予在一段期間 內控制可識別資產使用的權利,則該 租賃為包含租賃的合約。

就於首次應用日期或之後訂立或修訂 或因業務合併而產生的合約而言,本 集團於開始、修訂日期或收購日期 (如適用)根據香港財務報告準則第16 號的定義評估合約是否為租賃或包含 租賃。除非合約的條款及條件其後出 現變動,否則有關合約將不予重新評 估。作為可行權宜方法,當本集團合 理預期對綜合財務報表的影響與組合 內個別租賃並無重大差異時,具有類 似特徵的租賃按組合入賬。

本集團作為承租人

分配代價予合約組成部分

就包含租賃部分以及一項或多項額外 租賃或非租賃部分的合約而言,本集 團根據租賃部分的相對獨立價格及非 租賃部分的總獨立價格將合約代價分 配至各租賃部分。

本集團亦應用可行權宜方法不將非租 賃組成部分與租賃組成部分分開,而 將租賃組成部分及任何相關非租賃組 成部分作為單一租賃組成部分入賬。



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2.4 SUMMARY OF MATERIAL ACCOUNTING POLICY INFORMATION (CONTINUED)

Leases (Continued)

The Group as a lessee (Continued)

Short-term leases and leases of low-value assets

The Group applies the short-term lease recognition exemption to leases of buildings that have a lease term of 12 months or less from the commencement date and do not contain a purchase option. It also applies the recognition exemption for lease of low-value assets. Lease payments on short-term leases and leases of low-value assets are recognised as expense on a straight-line basis or another systematic basis over the lease term.

Right-of-use assets

The cost of right-of-use asset includes:

- the amount of the initial measurement of the lease liability;
- any lease payments made at or before the commencement date, less any lease incentives received;
- any initial direct costs incurred by the Group; and
- an estimate of costs to be incurred by the Group in dismantling and removing the underlying assets, restoring the site on which it is located or restoring the underlying asset to the condition required by the terms and conditions of the lease.

2.4 重大會計政策資料概要(續)

租賃(續)

本集團作為承租人(續)

短期租賃及低價值資產租賃

對於租期自開始日期起計為12個月 或以內且並無包含購買選擇權的建築 物租賃,本集團應用短期租賃確認豁 免。本集團亦對低價值資產租賃應用 確認豁免。短期租賃及低價值資產租 賃的租賃付款於租期內按直線法或其 他系統基準確認為開支。

使用權資產

使用權資產之成本包括:

- 租賃負債的初始計量金額;
- 於開始日期或之前作出的任何 租賃付款,減任何已收租賃優 惠;
- 本集團產生的任何初始直接成本;及
- 由本集團廢除及移除相關資 產,恢復其所在場地或將相關 資產恢復至租賃條款及條件所 要求的條件所產生的成本估算。



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2.4 SUMMARY OF MATERIAL ACCOUNTING POLICY INFORMATION (CONTINUED)

Leases (Continued)

The Group as a lessee (Continued)

Right-of-use assets (Continued)

Right-of-use assets are measured at cost, less any accumulated depreciation and impairment losses, and adjusted for any remeasurement of lease liabilities.

Right-of-use assets in which the Group is reasonably certain to obtain ownership of the underlying leased assets at the end of the lease term are depreciated from commencement date to the end of the useful life. Otherwise, right-of-use assets are depreciated on a straight-line basis over the shorter of its estimated useful life and the lease term.

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

Refundable rental deposits

Refundable rental deposits paid are accounted under HKFRS 9 and initially measured at fair value. Adjustments to fair value at initial recognition are considered as additional lease payments and included in the cost of right-of-use assets.

2.4 重大會計政策資料概要(續)

租賃(續)

本集團作為承租人(續)

使用權資產(續)

使用權資產按成本減任何累計折舊及 減值虧損計量,並就租賃負債的任何 重新計量作出調整。

就本集團於租期結束時合理確定獲取 相關租賃資產所有權的使用權資產而 言,有關使用權資產自開始日期起至 使用年期結束期間計提折舊。在其他 情況下,使用權資產按直線法於其估 計使用年期及租期(以較短者為準)內 計提折舊。

本集團於綜合財務狀況表內將使用權 資產呈列為單獨項目。

可退回租賃按金

已付可退回租賃按金乃根據香港財務 報告準則第9號入賬,並初步按公允 值計量。初步確認時對公允值作出的 調整被視為額外租賃付款且計入使用 權資產成本。



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2.4 SUMMARY OF MATERIAL ACCOUNTING POLICY INFORMATION (CONTINUED)

Leases (Continued)

The Group as a lessee (Continued)

Lease liabilities

At the commencement date of a lease, the Group recognises and measures the lease liability at the present value of lease payments that are unpaid at that date. In calculating the present value of lease payments, the Group uses the incremental borrowing rate at the lease commencement date if the interest rate implicit in the lease is not readily determinable.

Lease payments included in the measurement of the lease liability comprise:

- fixed lease payments (including in-substance fixed payments), less any lease incentives receivable;
- variable lease payments that depend on an index or rate, initially measured using the index or rate at the commencement date;
- the amount expected to be payable by the Group under residual value guarantees;
- the exercise price of purchase options, if the Group is reasonably certain to exercise the options; and
- payments of penalties for terminating the lease, if the lease term reflects the Group exercising an option to terminate the lease.

After the commencement date, lease liabilities are adjusted by interest accretion and lease payments.

2.4 重大會計政策資料概要(續)

租賃(續)

本集團作為承租人(續)

租賃負債

於租賃開始日期,本集團按該日未付 的租賃付款現值確認及計量租賃負 債。於計算租賃付款的現值時,倘租 賃內含利率不易釐定,則本集團應用 租賃開始日期的增量借款利率計算。

計入租賃負債計量的租賃付款包括:

- 固定租賃付款(包括實質固定付款),減去任何應收租賃優惠;
- 可變租賃付款,其取決於一項 指數或利率,初步計量時使用 開始日期的指數或利率;
- 本集團根據剩餘價值擔保預期 應付金額;
- 購買選擇權的行使價(倘本集團 合理確定行使選擇權);及
- 倘租期反映本集團行使終止租 賃的選擇權,則支付終止租賃 的罰款。

於開始日期後,租賃負債就應計利息 及租賃付款作出調整。



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2.4 SUMMARY OF MATERIAL ACCOUNTING POLICY INFORMATION (CONTINUED)

Leases (Continued)

The Group as a lessee (Continued)

Lease liabilities (Continued)

The Group remeasures lease liabilities (and makes a corresponding adjustment to the related right-of-use assets) whenever:

- the lease term has changed or there is a change in the assessment of exercise of a purchase option, in which case the related lease liability is remeasured by discounting the revised lease payments using a revised discount rate at the date of reassessment.
- the lease payments change due to changes in market rental rates following a market rent review or expected payment under a guaranteed residual value, in which cases the related lease liability is remeasured by discounting the revised lease payments using the initial discount rate.

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

Lease modifications

The Group accounts for a lease modification as a separate lease if:

- the modification increases the scope of the lease by adding the right to use one or more underlying assets; and
- the consideration for the leases increases by an amount commensurate with the stand-alone price for the increase in scope and any appropriate adjustments to that standalone price to reflect the circumstances of the particular contract.

2.4 重大會計政策資料概要(續)

租賃(續)

本集團作為承租人(續)

租賃負債(續)

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):

- 租期有所變動或行使購買選擇 權的評估發生變化,在此情況
 下,相關租賃負債透過使用重
 新評估日期的經修訂貼現率貼
 現經修訂租賃付款而重新計量。
- 租賃付款因進行市場租金調查 後市場租金率變動或有擔保剩 餘價值下預期付款變動而出現
 變動,在此情況下,相關租賃
 負債使用初始貼現率貼現經修
 訂租賃付款而重新計量。

租賃負債於綜合財務狀況表中單獨呈 列。

租賃修訂

倘出現以下情況,本集團將租賃修訂 作為一項單獨的租賃進行入賬:

- 該項修訂通過增加使用一項或
 多項相關資產的權利擴大了租 賃範圍;及
- 調增租賃的代價,增加的金額
 相當於範圍擴大對應的單獨價
 格,加上按照特定合約的實際
 情況對單獨價格進行的任何適當調整。



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2.4 SUMMARY OF MATERIAL ACCOUNTING POLICY INFORMATION (CONTINUED)

Leases (Continued)

The Group as a lessee (Continued)

Lease modifications (Continued)

For a lease modification that is not accounted for as a separate lease, the Group remeasures the lease liability less any lease incentives receivables, 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.

The Group accounts for the remeasurement of lease liabilities by making corresponding adjustments to the relevant rightof-use asset. When the modified contract contains one or more additional lease components, the Group allocates the consideration in the modified contract to each lease component on the basis of the relative stand-alone price of the lease component. The associated non-lease components are included in the respective lease components.

Financial instruments

Financial assets and financial liabilities are recognised when a group entity becomes a party to the contractual provisions of the instrument. 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 market place.

2.4 重大會計政策資料概要(續)

租賃(續)

本集團作為承租人(續)

租賃修訂(續)

就未作為一項單獨租賃入賬的租賃修 訂而言,本集團基於透過使用修訂生 效日期的經修訂貼現率貼現經修訂租 賃付款的經修改租賃的租期重新計量 租賃負債扣除任何應收租賃優惠。

本集團透過對相關使用權資產作出相 應調整,將租賃負債重新計量入賬。 當修改後的合約包含一個或多個其他 租賃組成部分時,本集團會根據租賃 組成部分的相對獨立價格將修改後的 合約中的對價分配至每個租賃組成部 分。相關非租賃組成部分計入相應的 租賃組成部分。

金融工具

金融資產及金融負債於集團實體成為 工具合約條文之一方時予以確認。以 常規方式買賣的金融資產均按交易日 基準確認或終止確認。以常規方式買 賣是指要求在相關市場中的規則或慣 例通常約定的時間內交付資產的金融 資產買賣。



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2.4 SUMMARY OF MATERIAL ACCOUNTING POLICY INFORMATION (CONTINUED)

Financial instruments (Continued)

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 HKFRS 15. Transaction costs that are directly attributable to the acquisition or issue of financial assets and financial liabilities (other than financial assets at fair value through profit or loss ("**FVTPL**")) are added to or deducted from the fair value of the financial assets or financial liabilities, as appropriate, on initial recognition. Transaction costs directly attributable to the acquisition of FVTPL are recognised immediately in profit or loss.

The effective interest method is a method of calculating the amortised cost of a financial asset or financial liability and of allocating interest income and interest expense over the relevant period. The effective interest rate is the rate that exactly discounts estimated future cash receipts and 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 asset or financial liability, or, where appropriate, a shorter period, to the net carrying amount on initial recognition.

Interest and dividend income which are derived from the financial assets and shareholders' rights are presented as other revenue and other income.

2.4 重大會計政策資料概要(續)

金融工具(續)

金融資產及金融負債初步按公允值計 量,惟源自客戶合約的貿易應收款項 除外,其按照香港財務報告準則第15 號初步計量。而直接歸屬於購置或發 行金融資產及金融負債之交易成本 (按公允值計入損益(「按公允值計入 損益」)之金融資產除外)乃於首次確 認時加入或自金融資產或金融負債之 公允值扣除(如適用)。直接歸屬於收 購按公允值計入損益之金融資產之交 易成本即時於損益中確認。

實際利率法乃計算金融資產或金融負 債之攤銷成本及按有關期間攤分利息 收入及利息支出之方法。實際利率乃 將估計日後現金收入及付款(包括所 有已支付或已收取而構成整體實際利 率一部分之費用及點數、交易成本及 其他溢價或折讓)按金融資產或金融 負債之預期使用年期,或較短期間 (如適用)準確貼現至首次確認之賬面 淨值之利率。

金融資產及股東權利的利息及股息收 入呈列為其他收益及其他收入。



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2.4 SUMMARY OF MATERIAL ACCOUNTING POLICY INFORMATION (CONTINUED)

Financial instruments (Continued)

Financial assets

Classification and subsequent measurement of financial assets

Financial assets that meet the following conditions are subsequently measured at amortised cost:

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

Financial assets that meet the following conditions are subsequently measured at fair value through other comprehensive income ("**FVTOCI**"):

- the financial asset is held within a business model whose objective is achieved by both collecting contractual cash flows and selling; and
- the contractual terms give rise on specified dates to cash flows that are solely payment of principal and interest on the principal amount outstanding.

All other financial assets are subsequently measured at FVTPL, except that at initial recognition of a financial asset the Group may irrevocably elect to present subsequent changes in fair value of an equity investment in other comprehensive income if that equity investment is neither held for trading nor contingent consideration recognised by an acquirer in a business combination to which HKFRS 3 *Business Combinations* applies.

2.4 重大會計政策資料概要(續)

金融工具(續)

金融資產

金融資產的分類及其後計量

符合以下條件的金融資產其後按攤銷 成本計量:

- 金融資產於目的為收取合約現
 金流量的商業模式內而持有:
 及
- 合約條款於特定日期產生僅為 支付本金及未償還本金利息的 現金流量。

符合以下條件的金融資產其後按公允 值計入其他全面收益(「**按公允值計入 其他全面收益**」)計量:

- 金融資產於目的為收取合約現
 金流量及出售的商業模式內而
 持有;及
- 合約條款於特定日期產生僅為 支付本金及未償還本金利息的 現金流量。

所有其他金融資產其後按公允值計入 損益計量,惟於初步確認金融資產 時,倘股本投資並非持作買賣,亦非 收購方於香港財務報告準則第3號業 務合併所適用的業務合併中確認的或 然代價,則本集團可不可撤銷地選擇 於其他全面收益呈列股本投資公允值 的其後變動。



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2.4 SUMMARY OF MATERIAL ACCOUNTING POLICY INFORMATION (CONTINUED)

Financial instruments (Continued)

Financial assets (Continued)

Classification and subsequent measurement of financial assets (Continued)

A financial asset is classified as held for trading if:

- it has been acquired principally for the purpose of selling in the near term; or
- on initial recognition it is a part of a portfolio of identified financial instruments that the Group managers together and has a recent actual pattern of short-term profit taking; or
- it is a derivative that is not designated and effective as a hedging instrument.

In addition, the Group may irrevocably designate a financial asset that are required to be measured at the amortised cost or FVTOCI as measured at FVTPL if doing so eliminates or significantly reduces an accounting mismatch.

Amortised cost and interest income

Interest income is recognised using the effective interest method for financial assets measured subsequently at amortised cost. 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 (see below). 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 from the next reporting period. If the credit risk on the credit impaired financial instrument improves so that the financial asset is no longer credit-impaired, interest income is recognised by applying the effective interest rate to the gross carrying amount of the financial asset from the beginning of the reporting period following the determination that the asset is no longer credit-impaired.

2.4 重大會計政策資料概要(續)

金融工具(續)

金融資產(續)

金融資產的分類及其後計量(續)

金融資產分類為持作買賣,倘:

- 收購該資產主要目的為短期內 出售;或
- 於首次確認時,該資產是本集 團集中管理之可識別金融工具 組合的一部分,且近期有實質 短期獲利模式;或
- 該資產並非指定為及作為對沖 工具生效之衍生工具。

此外,本集團可能不可撤銷地指定須 按攤銷成本計量或按公允值計入其他 全面收益的金融資產為按公允值計入 損益(倘若此舉可消除或顯著減少會 計錯配)。

攤銷成本及利息收入

就其後按攤銷成本計量之金融資產, 利息收入使用實際利率法確認。利息 收入使用實際利率按金融資產賬面總 值計算,惟其後已信貸減值的金融資 產除外(見下文)。就其後已信貸減值 的金融增間起使用實際利率按金融資 產的攤銷成本確認。倘信貸減值 上具的信貸風險改善,金融資產不再 信貸減值,則利息收入自釐定資產不 再信貸減值後的報告期初起使用實際 利率按金融資產的賬面總值確認。



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2.4 SUMMARY OF MATERIAL ACCOUNTING POLICY INFORMATION (CONTINUED)

Financial instruments (Continued)

Financial assets (Continued)

Classification and subsequent measurement of financial assets (Continued)

Financial assets at FVTPL

Financial assets that do not meet the criteria for being measured at amortised cost or FVTOCI or designated as FVTOCI are measured at FVTPL.

Financial assets at FVTPL are measured at fair value at the end of each reporting period, with any fair value gains or losses recognised in profit or loss. The net gain or loss recognised in profit or loss excludes any dividend or interest earned on the financial asset and is included in the "other revenue and other income" line item.

Impairment of financial assets

The Group recognises a loss allowance for expected credit loss ("**ECL**") on financial assets which are subject to impairment under HKFRS 9 (including trade receivables, deposits and other receivables, amounts due from related companies, pledged bank deposits, restricted bank balances and cash and cash equivalents). The amount of ECL is updated at each reporting period to reflect changes in credit risk since initial recognition.

Lifetime ECL represents the ECL that will result from all possible default events over the expected life of the relevant instrument. In contrast, 12-month ECL ("**12m ECL**") represents the portion of lifetime ECL that is expected to result from default events that are possible within 12 months after the reporting period. Assessment are done 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 conditions at the reporting period as well as the forecast of future conditions.

2.4 重大會計政策資料概要(續)

金融工具(續) 金融資產(續) 金融資產的分類及其後計量(續)

按公允值計入損益的金融資產

金融資產如不符合按攤銷成本計量或 按公允值計入其他全面收益的方式計 量或指定為按公允值計入其他全面收 益的條件,則按公允值計入損益的方 式計量。

於各報告期末,按公允值計入損益之 金融資產按公允值計量,而任何公允 值收益或虧損於損益中確認。於損益 確認的收益或虧損淨額不包括就金融 資產所賺取的任何股息或利息,並計 入「其他收益及其他收入」項目內。

金融資產減值

本集團就根據香港財務報告準則第9 號面臨減值的金融資產(包括貿易應 收款項、按金及其他應收款項、應收 關聯公司款項、已抵押銀行存款、 受限制銀行結餘以及現金及現金等 價物)的預期信貸虧損(「預期信貸虧 損」)確認虧損撥備。預期信貸虧損金 額於各報告期間更新,以反映自首次 確認起的信貸風險變動。

全期預期信貸虧損指於相關工具預期 年期內發生所有可能的違約事件而導 致的預期信貸虧損。相反,十二個月 預期信貸虧損(「十二個月預期信貸虧損))則指預期於報告期間後十二個月 內可能發生的違約事件而導致的部分 全期預期信貸虧損經驗進行,並根據本集 團過往信貸虧損經驗進行,並根據 告期間對當前狀況的評估及未來狀況 的預測而作出調整。



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2.4 SUMMARY OF MATERIAL ACCOUNTING POLICY INFORMATION (CONTINUED)

Financial instruments (Continued)

Financial assets (Continued)

Impairment of financial assets (Continued)

The Group always recognises lifetime ECL for trade receivables.

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

Significant increase in credit risk

In assessing whether the credit risk has increased significantly since initial recognition, the Group compares the risk of a default occurring on the financial instrument as at the reporting period 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 forward-looking information that is available without undue cost or effort.

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

- 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, e.g. a significant increase in the credit spread, the credit default swap prices for the debtors;

2.4 重大會計政策資料概要(續)

金融工具*(續) 金融資產(續)*

金融資產減值(續)

本集團一直就貿易應收款項確認全期 預期信貸虧損。

就所有其他工具而言,本集團按相當 於十二個月預期信貸虧損計量虧損撥 備,除非首次確認後的信貸風險顯著 增加,則本集團確認全期預期信貸虧 損。評估是否應該確認全期預期信貸 虧損乃基於首次確認後違約發生的可 能性或風險有否顯著上升。

信貸風險大幅增加

於評估信貸風險是否自首次確認以來 已大幅增加時,本集團比較金融工具 於報告期間出現違約的風險與該金融 工具於首次確認日期出現違約的風 險。作此評估時,本集團均會考慮合 理及有依據的定量及定性資料,包括 過往經驗及毋須花費不必要成本或努 力即可獲得的前瞻性資料。

尤其是,評估信貸風險是否大幅增加 時會考慮下列資料:

- 金融工具外部(如有)或內部信 貸評級的實際或預期重大惡化;
- 信貸風險的外界市場指標的重 大惡化,例如信貸息差大幅增 加、債務人的信貸違約掉期價;



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2.4 SUMMARY OF MATERIAL ACCOUNTING POLICY INFORMATION (CONTINUED)

Financial instruments (Continued)

Financial assets (Continued)

Impairment of financial assets (Continued)

Significant increase in credit risk (Continued)

- 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;
- 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 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.

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.

2.4 重大會計政策資料概要(續)

金融工具(續)

金融資產(續)

金融資產減值(續)

信貸風險大幅增加(續)

- 業務、財務或經濟狀況的現有 或預測不利變動,預期將導致 債務人履行其債務責任的能力 大幅下降;
- 債務人經營業績的實際或預期 重大惡化;
- 債務人監管、經濟或技術環境 有實際或預期的重大不利變 動,導致債務人履行其債務責 任的能力大幅下降。

不論上述評估結果,倘合約付款逾期 超過30日,本集團假定信貸風險自首 次確認以來已大幅增加,惟本集團有 合理並有理據之資料顯示情況並非如 此。

本集團定期監控用於識別信貸風險是 否顯著增加的標準是否有效及適時修 訂該等標準,以確保有關標準能於款 項逾期前識別信貸風險的顯著增加。



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2.4 SUMMARY OF MATERIAL ACCOUNTING POLICY INFORMATION (CONTINUED)

Financial instruments (Continued)

Financial assets (Continued)

Impairment of financial assets (Continued)

Definition of default

For internal credit risk management, the Group considers an event of default occurs when information developed internally or obtained from external sources indicates that the debtor is unlikely to pay its creditors, including the Group, in full.

Irrespective of the above, 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 of default 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:

- (a) significant financial difficulty of the issuer or the borrower;
- (b) a breach of contract, such as a default or past due event;
- (c) the lender(s) of the borrower, for economic or contractual reasons relating to the borrower's financial difficulty, having granted to the borrower a concession(s) that the lender(s) would not otherwise consider;

2.4 重大會計政策資料概要(續)

金融工具(續) **金融資產**(續) 金融資產減值(續)

違約之定義

就內部信貸風險管理而言,本集團認 為,倘內部制定或自外部來源取得的 資料顯示債務人不可能悉數償還予其 債權人(包括本集團),則視作發生違 約事件。

除上述者外,本集團認為,倘金融資 產逾期超過90日,則違約事件已經 發生,惟本集團擁有合理及有理據資 料顯示一項更寬鬆的違約標準更為合 適,則另作別論。

金融資產信貸減值

當發生一項或多項對金融資產估計未 來現金流量有不利影響之違約事件 時,金融資產出現信貸減值。金融資 產信貸減值之證據包括以下事件的可 觀察數據:

- (a) 發行人或借款人陷入重大財務困難;
- (b) 違反合約,如違約或逾期事件;
- (c) 借款人之放款人因與借款人出 現財務困難有關之經濟或合約 理由而給予借款人在一般情況 下放款人不予考慮之優惠條件;



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2.4 SUMMARY OF MATERIAL ACCOUNTING POLICY INFORMATION (CONTINUED)

Financial instruments (Continued)

Financial assets (Continued)

Impairment of financial assets (Continued)

Credit-impaired financial assets (Continued)

- (d) it is becoming probable that the borrower will enter bankruptcy or other financial reorganisation; or
- (e) 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 counterparty is in severe financial difficulty and there is no realistic prospect of recovery, for example, when the counterparty has been placed under liquidation or has entered into bankruptcy proceedings, or in the case of trade receivables, when the amounts are over 1 year past due, whichever occurs sooner. Financial assets written off may still be subject to enforcement activities under the Group's recovery procedures, taking into account legal advice where appropriate. A write-off constitutes a derecognition event. Any subsequent recoveries are recognised in profit or loss.

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. Estimation of ECL reflects an unbiased and probability-weighted amount that is determined with the respective risks of default occurring as the weights. The Group uses a practical expedient in estimating ECL on trade receivables using a provision matrix taking into consideration historical credit loss experience, adjusted for forward looking information that is available without undue cost or effort.

2.4 重大會計政策資料概要(續)

金融工具(續)

金融資產(續)

金融資產減值(續)

金融資產信貸減值(續)

- (d) 借款人有可能破產或進行其他 財務重組;或
- (e) 由於財務困難致使金融資產之 活躍市場消失。

撇銷政策

當有資料顯示對手方處於嚴重財務困 難,且並無實際收回機會時(例如對 手方正在清盤或進入破產程序),或 就貿易應收款項而言,當金額逾期超 過一年時(以較早發生者為準),本集 團則撇銷金融資產。已撇銷的金融資 產仍可根據本集團的收回程序進行法 律行動,惟需於適當時候聽取法律意 見。撇銷構成終止確認事件。任何其 後收回於損益中確認。

預期信貸虧損的計量及確認

預期信貸虧損的計量為違約概率、違 約損失率(即違約時的損失程度)及違 約風險的函數。違約概率及違約損失 率的評估根據經前瞻性資料調整的過 往數據而作出。預期信貸虧損的估計 反映無偏頗及概率加權的數額,其乃 根據加權的相應違約風險釐定。本集 團使用可行權宜方法,使用撥備矩陣 估計貿易應收款項的預期信貸虧損, 當中考慮過往信貸虧損經驗,並就無 需付出過多成本或努力即可獲得的前 瞻性資料作出調整。



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2.4 SUMMARY OF MATERIAL ACCOUNTING POLICY INFORMATION (CONTINUED)

Financial instruments (Continued)

Financial assets (Continued)

Impairment of financial assets (Continued)

Measurement and recognition of ECL (Continued)

Generally, the ECL is the difference between all contractual cash flows that are due to the Group in accordance with the contract and the cash flows that the Group expects to receive, discounted at the effective interest rate determined at initial recognition.

Lifetime ECL for trade receivables are considered on a collective basis taking into consideration past due information and relevant credit information such as forward looking macroeconomic information.

For collective assessment, the Group takes into consideration the following characteristics when formulating the grouping:

- Past-due status;
- Nature, size and industry of debtors; and
- External credit ratings where available.

The grouping is regularly reviewed by management to ensure the constituents of each group continue to share similar credit risk characteristics.

Interest income is calculated based on the gross carrying amount of the financial asset unless the financial asset is credit impaired, in which case interest income is calculated based on amortised cost of the financial asset.

2.4 重大會計政策資料概要(續)

金融工具(續)

金融資產(續)

金融資產減值(續)

預期信貸虧損的計量及確認(續)

一般而言,預期信貸虧損為根據合約 應付本集團的所有合約現金流量與本 集團預期將收取的現金流量的差額, 其按首次確認時釐定的實際利率進行 貼現。

貿易應收款項的全期預期信貸虧損乃 經考慮逾期資料及相關信貸資料(如 前瞻性宏觀經濟資料)後集體考慮。

就集體評估而言,本集團於制定歸類 時考慮以下特徵:

- 逾期狀況;
- 債務人的性質、規模及行業;
 及
- 外部信貸評級(如有)。

歸類工作經管理層定期檢討,以確保 各組別成份繼續分擔類似信貸風險特 性。

利息收入按金融資產的賬面總值計 算,除非金融資產出現信貸減值,在 此情況下,利息收入按金融資產的攤 銷成本計算。



For the year ended 31 December 2024 截至2024年12月31日止年度

2.4 SUMMARY OF MATERIAL ACCOUNTING POLICY INFORMATION (CONTINUED)

Financial instruments (Continued)

Financial assets (Continued)

Impairment of financial assets (Continued)

Measurement and recognition of ECL (Continued)

The Group recognises an impairment gain or loss in profit or loss for all financial instruments by adjusting their carrying amount, with the exception of trade receivables, deposits and other receivables and amounts due from related companies where the corresponding adjustment is recognised through a loss allowance account.

Derecognition/modification of financial assets

The Group derecognises a financial asset only when the contractual rights to the cash flows from the asset expire.

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.

A modification of a financial asset occurs if the contractual cash flows are renegotiated or otherwise modified.

When the contractual terms of a financial asset are modified, the Group assesses whether the revised terms result in a substantial modification from original terms taking into account all relevant facts and circumstances including qualitative factors. If qualitative assessment is not conclusive, the Group considers the terms are substantially different if the discounted present value of the cash flows under the new terms, including any fees paid net of any fees received, and discounted using the original effective interest rate, is at least 10 per cent different from the discounted present value of the remaining cash flows of the original financial asset.

2.4 重大會計政策資料概要(續)

金融工具(續)

金融資產(續)

金融資產減值(續)

預期信貸虧損的計量及確認(續)

本集團透過調整賬面值於損益確認所 有金融工具的減值盈虧,惟貿易應收 款項、按金及其他應收款項和應收關 聯公司款項除外,其相關調整乃透過 虧損撥備賬予以確認。

終止確認/修改金融資產

本集團僅在獲取金融資產所產生現金 流量的合約權利到期時,方會終止確 認金融資產。

終止確認按攤銷成本計量的金融資產 時,該資產的賬面值與已收及應收代 價的總和之間的差額於損益中確認。

倘合約現金流量被重新磋商或以其他 方式修改,則金融資產會被修改。

當金融資產的合約條款被修訂時,本 集團會考慮所有相關事實及情況(包 括定性因素),評估經修訂條款是否 導致對原有條款作出重大修訂。倘定 性評估並非最終定論,倘新條款項下 現金流量的貼現現值(包括任何已付 費用減任何已收費用,並使用原實際 利率貼現)與原金融資產剩餘現金流 量的貼現現值相差至少10%,則本集 團認為有關條款存在重大差異。


For the year ended 31 December 2024 截至2024年12月31日止年度

2.4 SUMMARY OF MATERIAL ACCOUNTING POLICY INFORMATION (CONTINUED)

Financial instruments (Continued)

Financial liabilities and equity

Classification as financial liabilities or equity

Financial liabilities and equity instruments 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 the Company are recognised at the proceeds received, net of direct issue costs.

Repurchase of the Company's own equity instruments is recognised and deducted directly in equity. No gain or loss is recognised in profit or loss on the purchase, sale, issue or cancellation of the Company's own equity instruments.

2.4 重大會計政策資料概要(續)

金融工具(續)

金融負債及股本

分類為金融負債或股本

金融負債及股本工具乃根據合約安排 的內容以及金融負債及股本工具的定 義分類為金融負債或股本。

權益工具

權益工具為證明實體資產於扣除其所 有負債後的剩餘權益的任何合約。本 公司發行的權益工具按已收所得款項 扣除直接發行成本確認。

購回本公司本身的股本工具直接於權 益確認及扣除。概無就購買、出售、 發行或註銷本公司本身的股本工具於 損益確認收益或虧損。



For the year ended 31 December 2024 截至2024年12月31日止年度

2.4 SUMMARY OF MATERIAL ACCOUNTING POLICY INFORMATION (CONTINUED)

Financial instruments (Continued)

Financial liabilities and equity (Continued)

Financial liabilities

The Group's financial liabilities include trade payables, other payables and accruals, amounts due to related companies, interest-bearing bank and other borrowings, lease liabilities, derivative financial instruments and convertible loan.

The subsequent measurement of financial liabilities depends on their classification as follows:

Financial liabilities at amortised cost

After initial recognition, trade payables, other payables and accruals, amounts due to related companies, interest-bearing bank and other borrowings and lease liabilities are subsequently measured at amortised cost, using the effective interest rate method unless the effect of discounting would be immaterial, in which case they are stated at cost. Gains and losses are recognised in profit or loss when the liabilities are derecognised as well as through the effective interest rate amortisation process.

Amortised cost is calculated by taking into account any discount or premium on acquisition and fees or costs that are an integral part of the effective interest rate. The effective interest rate amortisation is included in finance costs in profit or loss.

2.4 重大會計政策資料概要(續)

金融工具(續)

金融負債及股本(續)

金融負債

本集團的金融負債包括貿易應付款 項、其他應付款項及應計費用、應付 關聯公司款項、計息銀行及其他借 款、租賃負債、衍生金融工具及可換 股貸款。

金融負債其後按類別以下列方法計 量:

按攤銷成本計量的金融負債

於首次確認後,貿易應付款項、其他 應付款項及應計費用、應付關聯公司 款項、計息銀行及其他借款以及租賃 負債其後以實際利率法按攤銷成本計 量,倘貼現影響不大,則按成本列 賬。收益及虧損於負債終止確認時透 過實際利率攤銷程序於損益確認。

於計算攤銷成本時已計及任何收購折 讓或溢價,以及作為實際利率組成部 分的費用或成本。實際利率攤銷計入 損益的融資成本。



For the year ended 31 December 2024 截至2024年12月31日止年度

2.4 SUMMARY OF MATERIAL ACCOUNTING POLICY INFORMATION (CONTINUED)

Financial instruments (Continued)

Financial liabilities and equity (Continued)

Financial liabilities (Continued)

Convertible loan

A conversion option that will be settled other than by the exchange of a fixed amount of cash or another financial asset for a fixed number of the Group's own equity instruments is a conversion option derivative.

At the date of issue, both the debt component and derivative components are recognised at fair value. In subsequent periods, the debt component of the convertible loan notes is carried at amortised cost using the effective interest method. The derivative component is measured at fair value with changes in fair value recognised in profit or loss.

Transaction costs that relate to the issue of the convertible loan notes are allocated to the debt and derivative components in proportion to their relative fair values. Transaction costs relating to the derivative component are charged to profit or loss immediately. Transaction costs relating to the debt component are included in the carrying amount of the debt portion and amortised over the period of the convertible loan notes using the effective interest method.

Derecognition/modification of financial liabilities

The Group derecognises financial liabilities when, and only when, the Group's obligations are discharged, cancelled or have expired. The difference between the carrying amount of the financial liability derecognised and the consideration paid and payable is recognised in profit or loss.

2.4 重大會計政策資料概要(續)

金融工具*(續) 金融負債及股本(續)*

金融負債(續)

可換股貸款

以固定現金金額或另一項金融資產換 取本集團固定數目的自有股本工具以 外的方式結算的換股權為換股權衍生 工具。

於發行日期,債務部分及衍生工具部 分均按公允值確認。於其後期間,可 換股貸款票據的債務部分採用實際利 率法按攤銷成本列賬。衍生工具部分 按公允值計量,而公允值變動於損益 確認。

與發行可換股貸款票據有關的交易成 本按其相對公允值的比例分配至債務 及衍生工具部分。有關衍生工具部分 的交易成本即時於損益扣除。與債務 部分有關的交易成本計入債務部分的 賬面值,並採用實際利率法於可換股 貸款票據期限內攤銷。

終止確認/修改金融負債

本集團僅於其責任獲解除、註銷或已 到期時,方會終止確認金融負債。已 終止確認金融負債的賬面值與已付及 應付代價之間的差額於損益中確認。



For the year ended 31 December 2024 截至2024年12月31日止年度

2.4 SUMMARY OF MATERIAL ACCOUNTING POLICY INFORMATION (CONTINUED)

Financial instruments (Continued)

Financial liabilities and equity (Continued)

Financial liabilities (Continued)

Derecognition/modification of financial liabilities (Continued)

When the contractual terms of a financial liability are modified, the Group assess whether the revised terms result in a substantial modification from original terms taking into account all relevant facts and circumstances including gualitative factors. If qualitative assessment is not conclusive, the Group considers that the terms are substantially different if the discounted present value of the cash flows under the new terms, including any fees paid net of any fees received, and discounted using the original effective interest rate, is at least 10 per cent different from the discounted present value of the remaining cash flows of the original financial liability. The above said fees include only those paid or received between the borrower and the lender, including fees paid or received by either the borrower or lender on the other's behalf. Accordingly, such modification of terms is accounted for as an extinguishment, any costs or fees incurred are recognised as part of the gain or loss on the extinguishment. The exchange or modification is considered as non-substantial modification when such difference is less than 10 per cent.

For non-substantial modifications of financial liabilities that do not result in derecognition, the carrying amount of the relevant financial liabilities will be calculated at the present value of the modified contractual cash flows discounted at the financial liabilities' original effective interest rate. Transaction costs or fees incurred are adjusted to the carrying amount of the modified financial liabilities and are amortised over the remaining term. Any adjustment to the carrying amount of the financial liability is recognised in profit or loss at the date of modification.

2.4 重大會計政策資料概要(續)

金融工具(續)

金融負債及股本(續)

金融負債(續)

終止確認/修改金融負債(續)

當金融負債的合約條款被修訂時,本 集團會考慮所有相關事實及情況(包 括定性因素),評估經修訂條款是否 導致對原有條款作出重大修訂。倘定 性評估並非最終定論,倘新條款項下 現金流量的貼現現值(包括任何已付 費用減任何已收費用,並使用原實際 利率貼現)與原金融負債剩餘現金流 量的貼現現值相差至少10%,則本集 團認為有關條款存在重大差異。上述 費用僅包括借款人與貸款人之間已付 或已收的費用,包括借款人或貸款人 代表對方已付或已收的費用。因此, 該條款修改入賬列為註銷,產生的任 何成本或費用確認為註銷收益或虧損 的一部分。當差額少於10%時,更換 或修改被視為非重大修改。

對於金融負債的非實質性修改且不導 致終止確認的,相關金融負債的賬面 價值會按照以該金融負債原來的實際 利率折現的修改後合約現金流量的現 值來計算。發生的交易成本或費用調 整到修改後金融負債的賬面價值並在 剩餘期限內攤銷。金融負債賬面價值 的任何調整應在修改日確認為損益。



For the year ended 31 December 2024 截至2024年12月31日止年度

2.4 SUMMARY OF MATERIAL ACCOUNTING POLICY INFORMATION (CONTINUED)

Financial instruments (Continued)

Derivative financial instruments

Derivatives are initially recognised at fair value at the date when derivative contracts are entered into and are subsequently remeasured to their fair value at the end of the reporting period. The resulting gain or loss is recognised in profit or loss.

A derivative is presented as a non-current asset or a non-current liability if the remaining maturity of the instrument is more than 12 months and it is not due to be realised or settled within 12 months. Other derivatives are presented as current assets or current liabilities.

Offsetting of financial instruments

Financial assets and financial liabilities are offset and the net amount is reported in the statement of financial position if there is a currently enforceable legal right to offset the recognised amounts and there is an intention to settle on a net basis, or to realise the assets and settle the liabilities simultaneously.

Inventories

Inventories are stated at the lower of cost and net realisable value. Costs of inventories are determined on a weighted average method. Net realisable value represents the estimated selling price for inventories less all estimated costs of completion and costs necessary to make the sale. Costs necessary to make the sale include incremental costs directly attributable to the sale and non-incremental costs which the Group must incur to make the sale.

2.4 重大會計政策資料概要(續)

金融工具(續)

衍生金融工具

衍生工具初步按訂立衍生工具合約當 日的公允值確認,其後則按報告期末 的公允值重新計量。所產生收益或虧 損於損益中確認。

若衍生工具的剩餘到期日超過12個月 並且在12個月內不會實現或結算,則 該衍生工具作為非流動資產或非流動 負債呈示。其他衍生工具則作為流動 資產或流動負債呈示。

抵銷金融工具

倘現時有可執行的合法權利抵銷已確 認金額且有意按淨額基準結算,或同 時變現資產及結算負債,則金融資產 與金融負債可抵銷且淨額於財務狀況 表呈報。

存貨

存貨以成本與可變現淨值兩者中的較 低者列賬。存貨成本按加權平均法釐 定。可變現淨值指存貨估計售價減完 成之全部估計成本及銷售所需成本。 進行銷售所需成本包括直接歸屬於銷 售的增量成本及本集團為進行銷售所 須承擔的非增量成本。



For the year ended 31 December 2024 截至2024年12月31日止年度

2.4 SUMMARY OF MATERIAL ACCOUNTING POLICY INFORMATION (CONTINUED)

Cash and cash equivalents

Cash and cash equivalents presented on the consolidated statement of financial position include:

- (a) cash, which comprises of cash on hand and demand deposits, excluding bank balances that are subject to regulatory restrictions that result in such balances no longer meeting the definition of cash; and
- (b) cash equivalents, which comprises of short-term (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 than for investment or other purposes.

For the purposes of the consolidated statement of cash flows, cash and cash equivalents consist of cash and cash equivalents as defined above, net of outstanding bank overdrafts 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.

Bank balances for which use by the Group is subject to third party contractual restrictions are included as part of cash unless the restrictions result in a bank balance no longer meeting the definition of cash. Contractual restrictions affecting use of bank balances are disclosed in note 20.

2.4 重大會計政策資料概要(續)

現金及現金等價物

綜合財務狀況表所列現金及現金等價 物包括:

- (a) 現金,包括手頭現金及活期存
 款,但不包括受監管限制而導
 致有關結餘不再符合現金定義
 的銀行結餘;及
- (b) 現金等價物,包括短期(通常原 到期日為三個月或更短)、可隨 時轉換為已知金額的現金且價 值變動風險不大的高流動性投 資。現金等價物持作滿足短期 現金承擔,而非用於投資或其 他目的。

就綜合現金流量表而言,現金及現金 等價物包括上文所定義的現金及現金 等價物,扣除須應要求償還的未償還 銀行透支,並構成本集團現金管理的 組成部分。該等透支於綜合財務狀況 表呈列為短期借款。

本集團使用受第三方合約限制的銀行 結餘被計入為現金的一部分,除非該 等限制導致銀行結餘不再符合現金的 定義。影響銀行結餘使用的合約限制 於附註20中披露。



For the year ended 31 December 2024 截至2024年12月31日止年度

2.4 SUMMARY OF MATERIAL ACCOUNTING POLICY INFORMATION (CONTINUED)

Provisions

Provisions are recognised when the Group has a present obligation (legal or constructive) as a result of a past event, it is probable that the Group will be required to settle the obligation, provided that a reliable estimate can be made of the amount of the obligation.

The amount recognised as a provision is the best estimate of the consideration required to settle the present obligation at the end of the reporting period, taking into account the risks and uncertainties surrounding the obligation. When a provision is measured using the cash flows estimated to settle the present obligation, its carrying amount is the present value of those cash flows (when the effect of the time value of money is material).

When some or all of the economic benefits required to settle a provision are expected to be recovered from a third party, a receivable is recognised as an asset if it is virtually certain that reimbursement will be received and the amount of the receivable can be measured reliably.

Provisions for the expected cost of assurance-type warranty obligations under the relevant contracts with customers for sales of sofas and other furniture products are recognised at the date of sale of the relevant products, at the directors' best estimate of the expenditure required to settle the Group's obligation.

2.4 重大會計政策資料概要(續)

撥備

倘本集團因過往事件而須承擔現時責任(法定或推定),而本集團可能須履 行該責任,且該責任所涉金額能夠可 靠估計,則確認撥備。

確認為撥備的金額為於報告期末經計 及有關責任的風險及不明朗因素後, 對償付現有責任的所需代價的最佳估 計。倘撥備使用償付現有責任的估計 現金流量計量,若貨幣時間價值的影 響屬重大,則其賬面值為該等現金流 量的現值。

當清償撥備所需的經濟利益的一部分 或全部預期會得到第三方補償,則應 收款項僅於補償金額基本確定能夠收 到及應收款項金額能夠可靠計量時, 方會確認為資產。

根據與客戶就銷售沙發及其他傢俱產 品訂立的相關合約,保證型保修責任 的預期成本撥備於銷售相關產品日期 按董事對履行本集團責任所需開支的 最佳估計確認。



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2.4 SUMMARY OF MATERIAL ACCOUNTING POLICY INFORMATION (CONTINUED)

Contingent assets and contingent liabilities

Contingent assets

Contingent assets arise from unplanned or other unexpected events that give rise to the possibility of an inflow of economic benefits to the Group and they are not recognised in the consolidated financial statements. The Group assesses continually the development of contingent assets. If it has become virtually certain that an inflow of economic benefits will arise, the Group recognises the asset and the related income in the consolidated financial statements in the reporting period in which the change occurs.

Contingent liabilities

A contingent liability is a present obligation arising from past events but is not recognised because it is not probable that an outflow of resources embodying economic benefits will be required to settle the obligation.

Where the Group is jointly and severally liable for an obligation, the part of the obligation that is expected to be met by other parties is treated as a contingent liability and it is not recognised in the consolidated financial statements.

The Group assesses continually to determine whether an outflow of resources embodying economic benefits has become probable. If it becomes probable that an outflow of future economic benefits will be required for an item previously dealt with as a contingent liability, a provision is recognised in the consolidated financial statements in the reporting period in which the change in probability occurs, except in the extremely rare circumstances where no reliable estimate can be made.

2.4 重大會計政策資料概要(續)

或然資產及或然負債

或然資產

或然資產來自可能導致經濟利益流入 本集團的非計劃或其他突發事件,且 該等資產不於綜合財務報表確認。本 集團持續評估或然資產的發展。倘幾 乎肯定會有經濟利益流入,則本集團 於發生變動的年度於綜合財務報表確 認該項資產及相關收入。

或然負債

或然負債指由過去的事件引起的現有 義務,但並無被確認,因為不可能需 要有體現經濟利益的資源流出以履行 該義務。

倘本集團對某項義務負有連帶責任, 預計將由其他各方履行的該部分義務 被視為或然負債,而該負債不在綜合 財務報表中確認。

本集團不斷進行評估,以確定體現經 濟利益的資源外流是否已成為可能。 倘以前作為或然負債處理的項目很可 能需要有未來經濟利益的流出,則在 可能性發生變化的報告期內在綜合財 務報表中確認撥備,但在極其罕見的 情況下無法作出可靠的估計時除外。



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2.4 SUMMARY OF MATERIAL ACCOUNTING POLICY INFORMATION (CONTINUED)

Income tax

Income tax comprises current and deferred tax. Income tax relating to items recognised outside profit or loss is recognised outside profit or loss, either in other comprehensive income or directly in equity.

Current tax assets and liabilities are measured at the amount expected to be recovered from or paid to the taxation authorities, based on tax rates (and tax laws) that have been enacted or substantively enacted by the end of each reporting period, taking into consideration interpretations and practices prevailing in the countries in which the Group operates.

Deferred tax is provided, using the liability method, on all temporary differences at the end of the reporting period between the tax bases of assets and liabilities and their carrying amounts for financial reporting purposes.

Deferred tax liabilities are recognised for all taxable temporary differences, except:

- when the deferred tax liability arises from the initial recognition of goodwill or an asset or liability in a transaction that is not a business combination and, at the time of the transaction, affects neither the accounting profit nor taxable profit or loss; and
- in respect of taxable temporary differences associated with investments in subsidiaries, when the timing of the reversal of the temporary differences can be controlled and it is probable that the temporary differences will not reverse in the foreseeable future.

2.4 重大會計政策資料概要(續)

所得税

所得税包括即期及遞延税項。並非於 損益確認的項目相關的所得税不會於 損益確認,而於其他全面收益或直接 於權益確認。

即期税項資產及負債根據截至各報告 期末已頒佈或實際已頒佈的税率(及 税法),並考慮到本集團經營所在國 家現行的詮釋及慣例,按預計可自税 務機關收回或應付税務機關的金額計 量。

遞延税項以負債法就報告期末資產及 負債的税基與其用作財務申報賬面值 之間的所有暫時差額計提撥備。

除下列情況外,就所有應課税暫時差 額確認遞延税項負債:

- 倘遞延税項負債來自首次確認
 的商譽或非業務合併交易中的
 資產或負債,且於交易時不影
 響會計溢利亦不影響應課税溢
 利或虧損;及
- 對於與投資附屬公司有關的應 課税暫時差額,倘能夠控制撥
 回暫時差額的時間,且於可見
 將來可能不會撥回暫時差額。



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2.4 SUMMARY OF MATERIAL ACCOUNTING POLICY INFORMATION (CONTINUED)

Income tax (Continued)

Deferred tax assets are recognised for all deductible temporary differences, the carryforward of unused tax credits and any unused tax losses. Deferred tax assets are recognised to the extent that it is probable that taxable profit will be available against which the deductible temporary differences, the carryforward of unused tax credits and unused tax losses can be utilised, except:

- when the deferred tax asset relating to the deductible temporary differences arises from the initial recognition of an asset or liability in a transaction that is not a business combination and, at the time of the transaction, affects neither the accounting profit nor taxable profit or loss; and
- in respect of deductible temporary differences associated with investments in subsidiaries, deferred tax assets are only recognised to the extent that it is probable that the temporary differences will reserve in the foreseeable future and taxable profit will be available against which the temporary differences can be utilised.

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 profit will be available to allow all or part of the deferred tax asset to be utilised. Unrecognised deferred tax assets are reassessed at the end of each reporting period and are recognised to the extent that it has become probable that sufficient taxable profit will be available to allow all or part of the deferred tax asset to be recovered.

2.4 重大會計政策資料概要(續)

所得税(續)

遞延税項資產就所有可扣減暫時差 額、結轉的未動用税項抵免及未動用 税項虧損確認。倘有可用以抵銷可動 用可扣減暫時差額、結轉的未動用税 項抵免及未動用税項虧損的應課税溢 利,則會確認遞延税項資產,惟以下 情況除外:

- 因於一宗並非業務合併的交易
 中首次確認的資產或負債且於
 交易時並不影響會計溢利亦不
 影響應課税溢利或虧損而產生
 可扣減暫時差額的遞延税項資
 產;及
- 就與附屬公司投資有關的可扣 減暫時差額而言,僅於暫時差 額可能於可見將來撥回及將有 應課税溢利抵銷可動用暫時差 額的情況下,方會確認遞延税 項資產。

遞延税項資產的賬面值於各報告期末 檢討,倘不可能有足夠應課税溢利以 動用全部或部分遞延税項資產,則相 應調減。未確認的遞延税項資產於各 報告期末重新評估,如可能有足夠應 課税溢利以收回全部或部分遞延税項 資產,則確認相關的金額。



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2.4 SUMMARY OF MATERIAL ACCOUNTING POLICY INFORMATION (CONTINUED)

Income tax (Continued)

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

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 HKAS 12 Income Taxes requirements to right-of-use assets and lease liabilities separately. Temporary differences relating to rightof use assets and lease liabilities are not recognised at initial recognition and over the lease terms due to application of the initial recognition exemption. Temporary differences arising from subsequent revision to the carrying amounts of right-ofuse assets and lease liabilities, resulting from remeasurement of lease liabilities and lease modifications, that are not subject to initial recognition exemption are recognised on the date of remeasurement or modification.

Deferred tax assets and deferred tax liabilities are offset if and only if the Group has a legally enforceable right to set off current tax assets and current tax liabilities and the deferred tax assets and deferred tax liabilities relate to income taxes levied by the same taxation authority on either the same taxable entity or different taxable entities which intend either to settle current tax liabilities and assets on a net basis, or to realise the assets and settle the liabilities simultaneously, in each future period in which significant amounts of deferred tax liabilities or assets are expected to be settled or recovered.

2.4 重大會計政策資料概要(續)

所得税(續)

遞延税項資產及負債根據於各報告期 末已頒佈或實際已頒佈的税率(及税 法),按預期適用於變現資產或償還 負債期間的税率計量。

就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税項而 言,本集團首先會確定課税所得額扣 除數是否可歸因於使用權資產或租賃 負債。

就税項扣減歸屬於租賃負債之租賃交 易而言,本集團將香港會計準則第12 號所得税之規定分別應用於使用權資 產及租賃負債。由於應用初步確認豁 免,故與使用權資產及租賃負債相關 之暫時差額不會於初步確認時及於租 期內確認。因重新計量租賃負債及租 賃修訂而對使用權資產及租賃負債的 賬面值進行後續修訂所產生的暫時差 額(不受初始確認豁免規限)於重新計 量或修訂日期確認。

倘且僅倘本集團有法定可執行權利抵 銷即期税項資產與即期税項負債,且 遞延税項資產及遞延税項負債與相同 税務機關就相同納税實體或不同納税 實體(而該等實體在預期清償或收回 大筆款項的遞延税項負債或資產的每 段未來期間內,有意按淨額基準結算 即期税項負債與資產或同時變現資產 及結算負債)徵收的所得税相關,則 可抵銷遞延税項資產與遞延税項負 債。



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2.4 SUMMARY OF MATERIAL ACCOUNTING POLICY INFORMATION (CONTINUED)

Government grants

Government grants are not recognised until there is reasonable assurance that the Group will comply with the conditions attaching to them and that the grants will be received.

Government grants are recognised in profit or loss on a systematic basis over the periods in which the Group recognises as expenses the related costs for which the grants are intended to compensate. Specifically, government grants whose primary condition is that the Group should purchase, construct or otherwise acquire non-current assets are recognised as deferred income in the consolidated statement of financial position and transferred to profit or loss on a systematic and rational basis over the useful lives of the related assets.

Government grants related to income that are receivable as compensation for expenses or losses already incurred or for the purpose of giving immediate financial support to the Group with no future related costs are recognised in profit or loss in the period in which they become receivable. Such grants are presented under "Government subsidies" under "Other income and gains".

2.4 重大會計政策資料概要(續)

政府補助

在合理保證本集團將遵守政府補助的 附帶條件及將會得到補助後,政府補 助方會予以確認。

政府補助於本集團確認補助擬補償的 相關成本為開支的期間有系統地於損 益確認。具體而言,以要求本集團購 買、建造或以其他方式收購非流動資 產為主要條件的政府補助乃於綜合財 務狀況表確認為遞延收入,並於相關 資產的可使用年期內有系統及合理地 轉撥至損益。

作為已產生開支或虧損的補償或向本 集團提供即時財務資助(並無日後相 關成本)而可收取的收入相關政府補 助,乃於其成為可收取的期間於損益 中確認。有關補助列於「其他收入及 收益」下的「政府補貼」下。



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2.4 SUMMARY OF MATERIAL ACCOUNTING POLICY INFORMATION (CONTINUED)

Employee benefits

Pension schemes

The Group operates a defined contribution Mandatory Provident Fund retirement benefit scheme in Hong Kong under the Mandatory Provident Fund Schemes Ordinance for those employees who are eligible to participate in the Mandatory Provident Fund Scheme (the "**MPF Scheme**"). Contributions are made based on a percentage of the employees' basic salaries and are charged to profit or loss as they become payable in accordance with the rules of the MPF Scheme. The assets of the MPF Scheme are held separately from those of the Group in an independently administered fund. The Group's employer contributions vest fully with the employees when contributed into the MPF Scheme.

The employees of the Group's operations in the PRC are required to participate in central pension schemes operated by the local municipal governments, the assets of which are held separately from those of the Group. Contributions are made by the Group based on a percentage of the participating employees' salaries and are charged to profit or loss as they become payable in accordance with the rules of the central pension schemes. The Group's employer contributions vest fully once made.

2.4 重大會計政策資料概要(續)

僱員福利

退休金計劃

本集團遵照強制性公積金計劃條例為 合資格參與強制性公積金計劃(「**強積** 金計劃」)的僱員在香港設立一項定額 供款強積金退休福利計劃。供款按僱 員基本薪酬的某一百分比計算,並於 根據強積金計劃規則規定需要支付時 自損益扣除。強積金計劃資產與本集 團資產分開以獨立管理基金持有。本 集團按強積金計劃作出的僱主供款全 數歸屬於僱員。

本集團於中國業務的僱員須參加由當 地市政府營辦的中央退休金計劃,該 等計劃的資產與本集團資產分開持 有。供款乃由本集團根據中央退休金 計劃的規則按參與僱員薪金的某一百 分比計算,並於應付時自損益扣除。 本集團的僱主供款於其作出供款時即 全面歸屬。



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2.4 SUMMARY OF MATERIAL ACCOUNTING POLICY INFORMATION (CONTINUED)

Employee benefits (Continued)

Short-term and other long-term employee benefits

Short-term employee benefits are recognised at the undiscounted amount of the benefits expected to be paid as and when employees rendered the services. All short-term employee benefits are recognised as an expense unless another HKFRS requires or permits the inclusion of the benefit in the cost of an asset.

A liability is recognised for benefits accruing to employees (such as wages and salaries, annual leave and sick leave) after deducting any amount already paid.

Liabilities recognised in respect of other long-term employee benefits are measured at the present value of the estimated future cash outflows expected to be made by the Group in respect of services provided by employees up to the reporting date. Any changes in the liabilities' carrying amounts resulting from service cost, interest and remeasurements are recognised in profit or loss except to the extent that another HKFRS requires or permits their inclusion in the cost of an asset.

2.4 重大會計政策資料概要(續)

僱員福利(續)

短期及其他長期僱員福利

短期僱員福利於僱員提供服務時按預 期將支付福利的未貼現金額確認。所 有短期僱員福利確認為開支,除非另 一項香港財務報告準則規定或允許將 福利計入資產成本。

經扣除任何已付金額後,僱員應得的 福利(如工資及薪金、年假及病假)確 認為負債。

就其他長期僱員福利確認的負債按本 集團預期在截至報告日期就僱員所提 供服務的估計未來現金流出現值計 量。任何因服務成本、利息及重新計 量而產生的負債賬面值變動於損益中 確認,除非另一香港財務報告準則要 求或允許將其納入資產成本則作別 論。



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2.4 SUMMARY OF MATERIAL ACCOUNTING POLICY INFORMATION (CONTINUED)

Share-based payments

Equity-settled share-based payment transactions

Equity-settled share-based payments to employees and others providing similar services are measured at the fair value of the equity instruments at the grant date.

The fair value of the equity-settled share-based payments determined at the grant date without taking into consideration all non-market vesting conditions is expensed on a straight-line basis over the vesting period, based on the Group's estimate of equity instruments that will eventually vest, with a corresponding increase in equity (share award scheme reserve). At the end of each reporting period, the Group revises its estimate of the number of equity instruments expected to vest based on assessment of all relevant non-market vesting conditions. The impact of the revision of the original estimates, if any, is recognised in profit or loss such that the cumulative expense reflects the revised estimate, with a corresponding adjustment to the share award scheme reserve. When share awards are exercised, the amount previously recognised in share award scheme reserve will be transferred to share capital and share premium.

When the share awards are forfeited after the vesting date or are still not exercised at the expiry date, the amount previously recognised in share award scheme reserve will be transferred to accumulated losses.

Borrowing costs

Borrowing costs consist of interest and other costs that an entity incurs in connection with the borrowing of funds. Borrowing costs are expensed in the period in which they are incurred.

2.4 重大會計政策資料概要(續)

以股份為基礎付款

以權益結算以股份為基礎的付款 交易

向僱員及提供類似服務的其他人士支 付的以權益結算以股份為基礎的付 款,於授出日期按權益工具的公允價 值計量。

於授出日期釐定之以權益結算以股份 為基礎的付款之公允價值(並無計及 所有非市場歸屬條件)乃根據本集團 對最終將歸屬之股本工具之估計,於 歸屬期內以直綫法支銷,而權益(股 份獎勵計劃儲備)亦相應增加。於各 報告期末,本集團根據對所有相關非 市場歸屬條件的評估修訂其對預期歸 屬的股本工具數目的估計。修訂原有 估計的影響(如有)於損益確認,以使 累計開支反映經修訂估計,並對股份 獎勵猶行使時,先前於股份獎勵計劃 儲備確認之金額將轉撥至股本及股份 溢價。

倘股份獎勵於歸屬日期後被沒收或於 屆滿日期仍未獲行使,則先前於股份 獎勵計劃儲備確認的金額將轉撥至累 計虧損。

借款成本

借款成本包括一家實體在借入資金時 所產生的利息及其他成本。借款成本 於其產生期間內列作開支。



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2.4 SUMMARY OF MATERIAL ACCOUNTING POLICY INFORMATION (CONTINUED)

Segment reporting

Operating segments, and the amounts of each segment item reported in the consolidated financial statements, are identified from the financial information provided regularly to the Group's most senior executive management for the purposes of allocating resources to, and assessing the performance of, the Group's various line of business and geographical locations.

Individually material operating segments are not aggregated for financial reporting purposes unless the segments have similar economic characteristics and are similar in respect of the nature of products and services, the nature of production processes, the type or class of customers, the methods used to distribute the products or provide the services, and the nature of the regulatory environment. Operating segments which are not individually material may be aggregated if they share a majority of these criteria.

Foreign currencies

Each entity in the Group determines its own functional currency and items included in the consolidated financial statements of each entity are measured using that functional currency. Foreign currency transactions recorded by the entities in the Group are initially recorded using their respective functional currency rates prevailing at the dates of the transactions. Monetary assets and liabilities denominated in foreign currencies are translated at the functional currency rates of exchange ruling at the end of each reporting period. Differences arising on settlement or translation of monetary items are recognised in profit or loss.

2.4 重大會計政策資料概要(續)

分部報告

經營分部及綜合財務報表所呈報各分 部項目金額,乃根據就分配資源予本 集團各項業務及地區分部並評估其表 現而定期向本集團最高級行政管理人 員提供的財務資料確定。

就財務報告而言,除非分部具備相似 經濟特徵以及在產品及服務性質、生 產工序性質、客戶類型或類別、用作 分配產品或提供服務的方法及監管環 境性質方面相似,否則個別重大經營 分部不予合併計算。倘個別非重大的 經營分部符合上述大部分標準,則可 合併計算。

外幣

本集團各實體自行釐定其各自的功能 貨幣,而各實體的綜合財務報表項目 乃以該功能貨幣計量。本集團實體錄 得的外幣交易初步按交易當日適用的 各功能貨幣匯率入賬。以外幣計值的 貨幣資產及負債,按有關功能貨幣於 各報告期末的適用匯率換算。結算或 換算貨幣項目產生的差額在損益確 認。



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2.4 SUMMARY OF MATERIAL ACCOUNTING POLICY INFORMATION (CONTINUED)

Foreign currencies (Continued)

Non-monetary items that are measured in terms of historical cost in a foreign currency are translated using the exchange rates at the dates of the initial transactions. Non-monetary items measured at fair value in a foreign currency are translated using the exchange rates at the date when the fair value was measured. The gain or loss arising on translation of a non-monetary item measured at fair value is treated in line with the recognition of the gain or loss on change in fair value of the item (i.e., translation difference on the item whose fair value gain or loss is recognised in other comprehensive income or profit or loss, respectively).

As at the end of each reporting period, the assets and liabilities of the Group's operations are translated into the presentation currency of the Group (i.e. RMB) at the exchange rates prevailing at the end of each reporting period and their profit or loss are translated at the weighted average exchange rates for the year. The resulting exchange differences are recognised in other comprehensive income and accumulated in the exchange fluctuation reserve. On disposal of a foreign operation, all of the exchange differences accumulated in equity in respect of that operation attributable to the owners of the Company are reclassified to profit or loss.

For the purpose of the consolidated statements of cash flows, the cash flows of subsidiaries with functional currencies other than RMB are translated into RMB at the exchange rates ruling at the dates of the cash flows. Frequently recurring cash flows of these subsidiaries which arise throughout the year are translated into RMB at the weighted average exchange rates for the year.

2.4 重大會計政策資料概要(續)

外幣(續)

以外幣按歷史成本計量的非貨幣項 目,採用初步交易日期的匯率換算。 以外幣按公允值計量的非貨幣項目, 採用計量公允值當日的匯率換算。換 算按公允值計量的非貨幣項目而產生 的收益或虧損,按與確認該項目的公 允值變動的收益或虧損一致的方法處 理(即公允值收益或虧損於其他全面 收益或損益確認的項目的換算差額亦 分別於其他全面收益或損益確認)。

於各報告期末,本集團營運的資產及 負債以各報告期末的適用匯率換算為 本集團呈列貨幣(即人民幣),其收益 或虧損以年內加權平均匯率換算。所 產生的匯兑差額於其他全面收益內確 認,並於匯兑波動儲備內累計。出售 外國業務時,於本公司擁有人應佔經 營相關權益累計的所有匯兑差額均重 新分類至損益。

就綜合現金流量表而言,功能貨幣為 人民幣以外的附屬公司的現金流量按 現金流量日期適用的匯率換算為人民 幣。該等附屬公司於年內經常產生的 現金流量以年內加權平均匯率換算為 人民幣。



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3. SIGNIFICANT ACCOUNTING JUDGEMENTS AND ESTIMATES

The preparation of the Group's consolidated financial statements requires management to make judgements, estimates and assumptions that affect the reported amounts of revenues, expenses, assets and liabilities, and their accompanying disclosures, and the disclosure of contingent liabilities. Uncertainty about these assumptions and estimates could result in outcomes that could require a material adjustment to the carrying amounts of the assets or liabilities affected in the future.

The major judgements, estimates and assumptions that have the most significant effect on the amounts recognised in the consolidated financial statements and have a significant risk of causing a material adjustment to the carrying amounts of assets and liabilities within the next financial year are set out below:

Provision against obsolete and slow-moving inventories

The Group reviews an ageing analysis of its inventories and the condition of its inventories at the end of each reporting period, and makes provision against obsolete and slow-moving inventory items which are identified as no longer suitable for sale or use in the production. Management estimates the net realisable value for such inventories based primarily on the latest invoice prices and current market conditions.

The provision against obsolete and slow-moving inventories requires the use of judgements and estimates. Where the actual outcome or expectation in the future is different from the original estimates, such differences will have an impact on the carrying value of inventories and the write-down of inventories recognised in the reporting period in which such estimate is changed.

3. 重大會計判斷及估計

編製本集團綜合財務報表需要管理層 作出判斷、估計及假設,而該等判 斷、估計及假設影響收入、開支、資 產及負債的呈報金額及其相關披露, 以及或然負債的披露。此等假設及估 計的不明朗因素可引致日後需對受影 響的資產或負債的賬面值作出重大調 整。

對綜合財務報表所確認金額具有最重 大影響及具有導致資產及負債賬面值 於下一個財政年度出現重大調整的重 大風險的主要判斷、估計及假設載列 如下:

陳舊及積壓存貨撥備

本集團於各報告期末審查其存貨的賬 齡分析及存貨狀況,並對確定為不再 適合銷售或用作生產的陳舊及積壓存 貨項目作出撥備。管理層主要根據最 新發票價格及當前市況估計該等存貨 的可變現淨值。

陳舊及積壓存貨撥備需要採用判斷及 估計。倘實際結果或未來預期與原定 估計不同,該差額將對存貨的賬面值 及有關估計出現變動的報告期間確認 的存貨撇減造成影響。



For the year ended 31 December 2024 截至2024年12月31日止年度

3. SIGNIFICANT ACCOUNTING JUDGEMENTS AND ESTIMATES (CONTINUED)

Allowance for ECL for financial assets under HKFRS 9

The Group makes loss allowance on receivables including trade receivables, deposits and other receivables and amounts due from related companies based on various factors including the aging of the receivables, historical write-off experience and forward looking information. The identification of impairment of receivables requires the use of judgement and estimates. Where the expectations are different from the original estimates, such differences will impact the carrying amounts of receivables and the allowance for credit losses on receivables is recognised in the years in which such estimates have been changed. See note 36 for further discussion.

Impairment of non-financial assets

The Group assesses whether there are any indicators of impairment for all non-financial assets at the end of each reporting period. Non-financial assets are tested for impairment when there are indicators that the carrying amounts may not be recoverable. Impairment exists when the carrying value of an asset or a cash-generating unit exceeds its recoverable amount, which is the higher of its fair value less costs of disposal and its value in use. The calculation of the fair value less costs of disposal is based on available data from binding sales transactions in an arm's length transaction of similar assets or observable market prices less incremental costs for disposing of the asset. When value in use calculations are undertaken, management must estimate the expected future cash flows from the asset or cash-generating unit and choose a suitable discount rate in order to calculate the present value of those cash flows.

3. 重大會計判斷及估計(續)

根據香港財務報告準則第9號 金融資產的預期信貸虧損撥備

本集團根據應收款項賬齡、過往撇銷 經驗及前瞻性資料等多項因素,就應 收款項(包括貿易應收款項、按金及 其他應收款項以及應收關聯公司款 項)計提虧損撥備。確定應收款項減 值需要運用判斷及估計。倘預期與原 先估計有別,則有關差額將影響應收 款項賬面值,而應收款項信貸虧損撥 備於該等估計出現變動的年度確認。 更多討論載於附註36。

非金融資產減值

於各報告期末,本集團評估所有非金 融資產是否有任何減值跡象。非金融 資產於有跡象表明賬面值未必可收回 時進行減值超過其可收回金額(單位的減出售成本及使用價值兩者 的較高者)時,則存在減值。公允值 減出售成本乃根據類似資產公平交 調察市場價格減去出售資產的 見一觀察市場價格減去出售資產的 見金產生單位的現金流量,同時選擇 適當的貼現率計算該等現金流量的現 值。



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4. SEGMENT INFORMATION

Information reported to the Board, being the chief operating decision maker, for the purposes of resource allocation and assessment of segment performance focuses on types of goods or services delivered or provided. This is also the basis upon which the Group is organised and managed.

Specifically, the Group's reportable segments under HKFRS 8 are as follows:

- a. Retail segment
- b. Manufacturing segment

4. 分部資料

向董事會(即主要營運決策者)就資源 分配及分部表現評估而報告的資料集 中於所交付或提供的貨品或服務種 類。其亦為本集團組織及管理的基 準。

具體而言,本集團根據香港財務報告 準則第8號劃分的可呈報分部如下:

- a. 零售分部
- b. 生產分部



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4. SEGMENT INFORMATION (CONTINUED)

Segment revenue and results

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

4. 分部資料(續)

分部收入及業績

以下為本集團按可呈報及經營分部劃 分的收入及業績分析:

			egment 分部		ing segment 分部	intersegr	ation of nent sales 消售對銷		tal 計
		2024 2024年 RMB′000 人民幣千元	2023 2023年 RMB'000 人民幣千元	2024 2024年 RMB′000 人民幣千元	2023 2023年 RMB'000 人民幣千元	2024 2024年 RMB′000 人民幣千元	2023 2023年 RMB′000 人民幣千元	2024 2024年 RMB′000 人民幣千元	2023 2023年 RMB'000 人民幣千元
Segment revenue External sales Internal sales	分部收入 外部銷售 內部銷售	36,144 -	58,644 -	83,363 -	129,331 4,311	-	- (4,311)	119,507 _	187,975
		36,144	58,644	83,363	133,642	-	(4,311)	119,507	187,975
Segment (loss)/profit	分部(虧損)/溢利	(16,792)	(11,673)	(47,191)	19,859	-	-	(63,983)	8,186
Interest income	利息收入							22	63
Gain arising on fair value change of derivative financial instruments	值變動產生的收益							76	305
Loss on deregistration of a subsidiary Loss arising on fair value change of financial asset at FVTPL	一間附屬公司取消註 冊的虧損 按公允值計入損益之 金融資產的公允值							-	(3,952)
Unallocated corporate income	變動產生的虧損 未分配公司收入							(1,616) 294	(9,712)
Unallocated corporate expenses Unallocated finance costs	未分配公司開支 未分配融資成本							(20,059) (3,377)	(17,479) (3,541)
Loss before tax	除税前虧損							(88,643)	(26,130)

Segment (loss)/profit represents the (loss)/profit from each segment without allocation of interest income, gain arising on fair value change of derivative financial instruments, loss on deregistration of a subsidiary, loss arising on fair value change of financial asset at FVTPL, unallocated corporate income, unallocated corporate expenses, and unallocated finance costs. This is the measure reported to the Board for the purposes of resource allocation and performance assessment.

Inter-segment sales are charged at prevailing market rates.

分部(虧損)/溢利指各分部所產生 (虧損)/溢利,而並無分配利息收 入、衍生金融工具的公允值變動產生 的收益、一間附屬公司取消註冊的虧 損、按公允值計入損益之金融資產的 公允值變動產生的虧損、未分配公司 收入、未分配公司開支及未分配融資 成本。此乃就資源分配及表現評估向 董事會呈報的方法。

分部間銷售按現行市場利率扣除。



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4. SEGMENT INFORMATION (CONTINUED)

4. 分部資料(續)

Segment assets and liabilities

分部資產及負債

			egment 分部	Manufacturing segment 生產分部		Consolidated 綜合	
		2024	2023	2024	2023	2024	2023
		2024 年	2023年	2024 年	2023年	2024 年	2023年
		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
Segment assets	分部資產	22,365	29,677	137,777	216,186	160,142	245,863
Unallocated corporate assets	未分配公司資產					37,208	38,116
Consolidated assets	綜合資產					197,350	283,979
Segment liabilities Unallocated corporate	分部負債 未分配公司負債	38,433	32,535	326,376	335,039	364,809	367,574
liabilities						67,265	68,936
Consolidated liabilities	綜合負債					432,074	436,510

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

- all assets are allocated to operating segments other than certain right-of-use assets, certain prepayments, deposits and other receivables, certain amounts due from related companies, financial assets at FVTPL and certain cash and cash equivalent; and
- all liabilities are allocated to operating segments other than certain other payable and accruals, certain amounts due to related companies, certain other borrowings, certain lease liabilities, derivative financial instruments and convertible loan.

為監察分部表現及於各分部之間分配 資源:

- 除若干使用權資產、若干預付款項、按金及其他應收款項、 若干應收關聯公司款項、按公 允值計入損益之金融資產及若 干現金及現金等價物外,所有 資產均分配至經營分部;及
- 除若干其他應付款項及應計費
 用、若干應付關聯公司款項、
 若干其他借款、若干租賃負
 債、衍生金融工具及可換股貸
 款外,所有負債均分配至經營
 分部。



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4. SEGMENT INFORMATION (CONTINUED)

4. 分部資料(續)

Other segment information

其他分部資料

			egment 分部	Manufacturi 生產	i ng segment 分部		ocated ∂配		tal 計
		2024	2023	2024	2023	2024	2023	2024	2023
		2024年	2023年	2024年	2023年	2024年	2023年	2024年	2023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
Addition of right-of-use assets	添置使用權資產	14,468	7,510	9,097	16,320	1,172	-	24,737	23,830
Addition of property, plant and	添置物業、廠房及								
equipment	設備	39	135	741	3,859	56	-	836	3,994
Depreciation of property, plant	物業、廠房及設備								
and equipment	折舊	398	517	2,745	3,190	-	-	3,143	3,707
Depreciation of right-of-use assets	使用權資產折舊	9,497	10,355	10,130	15,974	893	-	20,520	26,329
(Reversal of provision)/provision	陳舊及積壓存貨								
against obsolete and slow-	(撥備撥回)/撥								
moving inventories	備	(13)	(11)	504	(27,610)	-	-	491	(27,621)
(Reversal of allowance for)/	貿易應收款項預期								
allowance for ECL in respect of	信貸虧損(撥備								
trade receivables, net	撥回)/撥備								
	淨額	(402)	(60)	1,594	16,509	-	-	1,192	16,449
(Reversal of allowance for)/	有關按金及其他應								
allowance for ECL in respect of	收款項的預期信								
deposits and other receivables,	貸虧損(撥備撥								
net	回)/撥備淨額	(31)	(16)	1,438	15,989	3	1	1,410	15,974
Allowance for ECL in respect	應收關聯公司款項								
of amounts due from related	的預期信貸虧損								
companies, net	撥備淨額	-	-	55,925	134	2,299	48	58,224	182
Impairment loss on property, plant	物業、廠房及設備								
and equipment	減值虧損	-	-	-	-	56	-	56	-
Impairment loss on right-of-use	使用權資產減值								
assets	虧損	6,292	-	-	-	-	-	6,292	-
Written off of property, plant and	撇銷物業、廠房及								
equipment	設備	727	102	483	-	-	-	1,210	102
Loss/(gain) on disposal of property,	出售物業、廠房及								
plant and equipment	設備的虧損/								
	(收益)	2	(61)	235	539	-	-	237	478
Gain on termination of leases	終止租賃的收益	-	-	(567)	(1,299)	(294)	-	(861)	(1,299)
Finance costs	融資成本	1,470	1,702	15,044	8,746	3,377	3,541	19,891	13,989



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4. SEGMENT INFORMATION (CONTINUED)

4. 分部資料(續)

Geographical information

The following table sets out information about the geographical locations of the Group's revenue from external customers during the year and the Group's non-current assets.

(a) Revenue from external customers

The geographical locations of the customers are determined based on the locations of customer.

地區資料

下表載列年內本集團來自外部客戶的 收益及本集團非流動資產的地理位置 資料。

(a) 來自外部客戶的收益

客戶的地區位置乃根據客戶所 在地釐定。

		2024	2023
		2024年	2023年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
PRC (including Hong Kong)	中國(包括香港)	42,311	65,947
The United States of America	美利堅合眾國(「 美國 」)		
(" U.S. ")		28,209	60,471
Europe (Note)	歐洲(附註)	32,450	50,012
Others	其他	16,537	11,545
		119,507	187,975

Note: Europe mainly include France, Norway, Spain, Ireland and U.K..

附註: 歐洲主要包括法國、挪威、西班 牙、愛爾蘭及英國。



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4.	SEGMENT INFORMATION (CONTINUED)	4.	分部資料 <i>(續)</i>

Geo	ographical information (Continued)	地區	副資料(續)
(b)	Non-current assets	(b)	非流動資產

		2024	2023
		2024年	2023年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
PRC (including Hong Kong)	中國(包括香港)	2,289	39,485
U.S.	美國	17,900	3,438
U.K.	英國	-	111
Cambodia	柬埔寨	4,201	_
		24,390	43,034

The non-current asset information above is presented based on the locations of the assets.

Information about major customers

Revenue from major customers which did not consist any related parties of the corresponding year contributing over 10% of the total revenue of the Group is as follows: 以上非流動資產資料乃根據資 產的位置呈列。

有關主要客戶的資料

於相關年度佔本集團總收入10%以上 的主要客戶(不包括任何關聯方)收入 如下:

		2024	2023
		2024年	2023年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Customer 1	客戶1	14,243	N/A不適用*
Customer 2	客戶2	16,476	46,951

* Revenue from the customer is less than 10% of the total revenue of the Group.

來自該客戶的收益少於本集團總收益的 10%。

*



For the year ended 31 December 2024 截至2024年12月31日止年度

5. REVENUE

5. 收入

Revenue represents the net invoiced value of goods sold, after allowances for returns, trade discounts and value-added tax.

收入指所銷售貨品扣除退貨、貿易折 扣及增值税撥備後的發票淨值。

		2024	2023
		2024年	2023年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Revenue	收入		
Recognised at a point of time:	於某一時間點確認:		
Manufacture and sales of sofas and other	生產及銷售沙發及		
furniture products	其他傢俱產品	119,507	187,967
Commission income	佣金收入	-	8
		119,507	187,975

As at 31 December 2024, the aggregate amount of the transaction price allocated to the remaining performance obligation under the Group's existing manufacture and sales of sofa and other furniture products is approximately RMB3,356,000 (2023: RMB7,210,000) and the Group will recognise this revenue in 2025.

於2024年12月31日,分配至本集團 現有生產及銷售沙發及其他傢俱產品 項下餘下履約責任的交易價總額約為 人民幣3,356,000元(2023年:人民幣 7,210,000元),而本集團將於2025年 確認此項收入。



For the year ended 31 December 2024 截至2024年12月31日止年度

6. OTHER INCOME AND GAINS, NET AND GAIN ON DEBT RESTRUCTURING

6. 其他收入及收益淨額以及 債務重組收益

		2024	2023
		2024年	2023年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Other income and gains, net	其他收入及收益淨額		
Interest income	利息收入	22	63
Gain on termination of leases	終止租賃的收益	861	1,299
Loss on disposal of property, plant	出售物業、廠房及設備的		
and equipment	虧損	(237)	(478)
Gain on modification of lease	修訂租約的收益	-	187
Government subsidies (Note)	政府補貼(附註)	714	17
Bad debt recovery	收回壞賬	269	1,506
Others	其他	334	375
		1,963	2,969

Note: During the year ended 31 December 2024, the Group recognised government grants from Innovation and Technology Fund under Hong Kong government of approximately RMB688,000 (2023: nil) and industry subsidies from local governments in Zhejiang Province of approximately RMB10,000 (2023: RMB17,000). There are no unfulfilled conditions or contingencies relating to these grants.

Gain on debt restructuring

In relation to the pre-restructuring applications filed by Zhejiang Apollo Leather Products Co., Ltd. (浙江阿波羅皮革製品有限公司) and Zhejiang Morris Fashion Home Co., Ltd. (浙江慕容時尚家居有限公司) (collectively, the "**Relevant Subsidiaries**") with the People's Court of Haining City (the "**Court**") on 19 January 2022 for the formulation of pre-restructuring plans to resolve their debt positions.

Upon the pre-restructuring application and the appointment of the provisional administrators by the Court, on 13 May 2022, the Court accepted the restructuring application of the Relevant Subsidiaries on a consolidated basis (the "**Restructuring**").

附註:截至2024年12月31日止年度,本集團 確認來自香港政府創新科技基金的政 府補貼約人民幣688,000元(2023年: 無),以及來自浙江省地方政府的產業補 貼約人民幣10,000元(2023年:人民幣 17,000元)。有關補貼並無未達成條件或 或有事項。

債務重組收益

浙江阿波羅皮革製品有限公司及浙江 慕容時尚家居有限公司(統稱「相關 附屬公司」)於2022年1月19日就有關 解決債務狀況而制定預重組計劃向海 寧市人民法院(「法院」)提交預重組申 請。

於預重組申請及法院委任臨時管理人後,法院於2022年5月13日接受相關 附屬公司在合併基礎上的重組申請 (「**重組**」)。



For the year ended 31 December 2024 截至2024年12月31日止年度

6. OTHER INCOME AND GAINS, NET AND GAIN ON DEBT RESTRUCTURING (CONTINUED)

Gain on debt restructuring (Continued)

The proposal for the Restructuring of the Relevant Subsidiaries (the "**Restructuring Proposal**") would become effective and binding on the Relevant Subsidiaries and all creditors subject to (a) the approval by a simple majority in number of the creditors present and voting at each of the creditors' class meetings, and the amount of debts of which creditors representing more than two-thirds in the total amount of debts in each of the classes of creditors; (b) the entering into of the subscription agreement between the potential subscriber and the Company; and (c) the approval of the Court. If the Restructuring Proposal is not passed at the creditors' meeting, or the Restructuring Proposal passed at the creditors' meeting is not approved by the Court, the Court will terminate the Restructuring procedures and declare the Relevant Subsidiaries insolvent.

The Group's Restructuring Proposal was passed by the requisite majority of creditors of the Relevant Subsidiaries at the meeting. The Restructuring Proposal has been sanctioned by the People's Court of Haining City in the PRC on 5 August 2022. Since then, the Restructuring Proposal became effective on 5 August 2022. The Restructuring Proposal administrators have received the preference indication forms from all Restructuring Proposal creditors and the admitted claims have been allocated in the following manner:

Under the terms of the Restructuring Proposal ("**Option A**"), full repayment of admitted claims will be made to the Option A creditors and the repayment date will be extended for a period of eight years beginning from the effective date on 5 August 2022. The Company will repay the outstanding debt by the repayment schedule of the following: In the sixth year, the Company shall make a repayment of not less than 20% of the remaining debt. In the seventh year, the Company shall make a repayment of not less than 30% of the remaining debt. In the eighth year, the Company shall repay the remaining outstanding debt.

6. 其他收入及收益淨額以及 債務重組收益(續)

債務重組收益(續)

相關附屬公司重組方案(「**重組方案**」) 將在達成下列條件後生效並對相關附 屬公司及所有債權人具有約束力:(a) 獲得出席各債權人類別大會並參加表 決的債權人簡單多數批准,而債權人 所代表的債務總額超過各類別債權人 債務總額的三分之二:(b)潛在認購者 與本公司訂立認購協議;及(c)法院批 准。倘債權人會議未通過重組方案, 或債權人會議通過的重組方案未獲法 院批准,則法院將終止重組程序,並 宣告相關附屬公司破產。

本集團的重組方案已在會議上取得相 關附屬公司債權人法定多數通過。重 組方案已於2022年8月5日獲得中國海 寧市人民法院批准。自此,重組方案 於2022年8月5日生效。重組方案管理 人已收到所有重組方案債權人的優先 指示表,而已承認的索賠已按下列方 式分配:

根據重組方案(「**選項A**」)的條款,將 向選項A債權人全額償還已承認的索 賠且償還日期將自2022年8月5日生 效之日起延長八年。本公司將按照下 列還款安排償還未償還的債務:第六 年,本公司須償還剩餘債務不少於 20%。第七年,本公司須償還剩餘債 務不少於30%。第八年,本公司須償 還剩餘的未償還債務。



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6. OTHER INCOME AND GAINS, NET AND GAIN ON DEBT RESTRUCTURING (CONTINUED)

Gain on debt restructuring (Continued)

Under the terms of the Restructuring Proposal ("**Option B**"), (1) for each creditor with a debt amount of less than RMB30,000 will be fully repaid in cash within three months from the date of court approval of the Restructuring Proposal; (2) for creditors with a debt amount of RMB30,000 or more, 20% of the portion exceeding RMB30,000 (excluding the principal) will be repaid. The Company will repay this portion in cash, based on a 20% proportion, within three months from the date of court approval of the restructuring plan; (3) any remaining unpaid debts will be transferred to a designated third party, as agreed upon by the transferring creditors. The transferring creditors agreed to transfer their rights and interests related to the unpaid portion of debts (including related joint guarantee rights and other subsidiary rights) to the designated third party assigned by Mr. Zou Gebing. Mr. Zou Gebing and the designated third party are willing to pay 30% of the transfer amount as the purchase price for the transferred debts. The specific payment method, deadline, and other details will be governed by the agreement between the creditors and Mr. Zou Gebing, and it is not within the scope of the Restructuring Proposal.

Under the terms of the Restructuring Proposal ("**Option C**"), (1) for each creditor with a debt amount of less than RMB30,000 will be fully repaid in cash within three months from the date of court approval of the Restructuring Proposal; (2) for creditors with a debt amount of RMB30,000 or more, 20% of the portion exceeding RMB30,000 (excluding the principal) will be repaid. The Company will repay this portion in cash, based on a 20% proportion, within three months from the date of court approval of the restructuring plan.

6. 其他收入及收益淨額以及 債務重組收益(續)

債務重組收益(續)

根據重組方案(「**選項B**↓)的條款,(1) 對於債務金額低於人民幣30.000元的 每名債權人,將在法院批准重組方案 之日起三個月內以現金獲全額償還; (2) 對於債務金額為人民幣30,000元 或以上的債權人,超過人民幣30.000 元的部分的20%(不包括本金)將獲償 還。本公司將在法院批准重組方案之 日起三個月內以20%的比例以現金償 還該部分;(3)任何剩餘未清償的債務 將按轉讓債權人的協定轉讓予指定的 第三方。轉讓債權人同意將其與未清 償部分債務相關的權利及權益(包括 相關連帶擔保權及其他附屬權利)轉 讓予鄒格兵先生指定的第三方。鄒格 兵先生及指定第三方願意支付轉讓金 額的30%作為轉讓債務的購買價。具 體支付方式、期限等細節須受債權人 與鄒格兵先生訂立的協議規管,不屬 於重組方案的範圍。

根據重組方案(「**選項C**」)的條款,(1) 對於債務金額低於人民幣30,000元的 每名債權人,將在法院批准重組方案 之日起三個月內以現金獲全額償還; (2)對於債務金額為人民幣30,000元 或以上的債權人,超過人民幣30,000 元的部分的20%(不包括本金)將獲償 還。本公司將在法院批准重組方案之 日起三個月內以20%的比例以現金償 還該部分。



For the year ended 31 December 2024 截至2024年12月31日止年度

6. OTHER INCOME AND GAINS, NET AND GAIN ON DEBT RESTRUCTURING (CONTINUED)

Gain on debt restructuring (Continued)

Pursuant to the Restructuring Proposal, the liabilities of the Restructuring Proposal, amounted to approximately RMB54,090,000 (2023: RMB292,290,000) have been discharged. Accordingly, a gain on debt restructuring of approximately RMB54,090,000 (2023: RMB92,434,000) has been recognised for the year ended 31 December 2024.

For more details, please refer to the announcements of the Company dated 19 January 2022, 22 April 2022, 13 May 2022 and 18 August 2022.

6. 其他收入及收益淨額以及 債務重組收益(續)

債務重組收益(續)

根據重組方案,重組方案的負債約人 民幣54,090,000元(2023年:人民幣 292,290,000元)已解除。因此,截 至2024年12月31日止年度已確認債 務重組收益約人民幣54,090,000元 (2023年:人民幣92,434,000元)。

更多詳情請參閱本公司日期為2022年 1月19日、2022年4月22日、2022年5 月13日及2022年8月18日的公告。

		2024	2023
		2024年	2023年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Liabilities assumed pursuant to	根據重組方案承擔的負債:		
the Restructuring Proposal:			
Trade payable	貿易應付款項	-	(50,751)
Other payables and accruals	其他應付款項及應計費用	-	(82,261)
Borrowings	借款	-	(66,844)
		-	(199,856)
Liabilities discharged pursuant to	根據重組方案解除的負債:		
the Restructuring Proposal:			
Trade payable	貿易應付款項	-	124,134
Other payables and accruals	其他應付款項及應計費用	54,090	101,312
Borrowings	借款	-	66,844
		54,090	292,290
Gain on debt restructuring	債務重組收益	54,090	92,434



For the year ended 31 December 2024 截至2024年12月31日止年度

7. FINANCE COSTS

7. 融資成本

		2024	2023
		 2024年	2023年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Interest on bank and other borrowings	銀行及其他借款利息	13,974	5,887
Interest on convertible loan	可換股貸款利息	3,152	3,541
Interest on lease liabilities	租賃負債利息	2,765	4,561
		19,891	13,989



For the year ended 31 December 2024 截至2024年12月31日止年度

8. LOSS BEFORE TAX

8. 除税前虧損

The Group's loss before tax is arrived at after charging/ (crediting):

本集團的除税前虧損乃經扣除/(計入)下列各項:

		Notes 附註	2024 2024年 RMB′000 人民幣千元	2023 2023年 RMB'000 人民幣千元
Cost of inventories sold Provision/(reversal of provision) against obsolete and slow-moving	已售存貨成本 陳舊及積壓存貨 撥備/(撥備撥回)		91,166	146,132
inventories			491	(27,621)
Cost of sales	銷售成本		91,657	118,511
Depreciation of property, plant and	物業、廠房及設備折舊			
equipment	防水 顺加风风风雨 川 目	14	3,143	3,707
Depreciation of right-of-use assets	使用權資產折舊	16	20,520	26,329
Impairment loss on property, plant	物業、廠房及			
and equipment** Impairment loss on right-of-use	設備減值虧損** 使用權資產減值虧損**	14	56	-
assets**	区 而 惟 貝 庄 , 帆 且 솉 預 " "	16	6,292	_
Expense relating to short-term lease	有關短期租賃開支		-	1,360
Written off of property, plant and	撇銷物業、廠房及			
equipment** Auditors' remuneration:	設備** 核數師酬金:	14	1,210	102
Auditors remuneration: Audit services	後數師師並 審計服務		1,260	1,446
Addit Services			1,200	1,110
Employee benefit expenses (excluding directors' and chief executives remuneration (note 9)):	僱員福利開支(不包括董 事及主要行政人員酬 金(附註9)):			
Salaries, wages and benefits in kind	薪金、工資及實物利益		33,519	48,374
Share-based payment	以股份為基礎付款		469	392
Pension scheme contributions*	退休計劃供款*		3,778	5,044
			37,766	53,810
Allowance for ECL in respect of trade	貿易應收款項預期信貸			
receivables, net	看到一個一個一個一個一個一個一個一個一個一個一個一個一個一個一個一個一個一個一個		1,192	16,449
Allowance for ECL in respect of	按金及其他應收款項的		• •	,
deposits and other receivables, net	預期信貸虧損撥備			
Allowance for ECL in respect of	淨額 應收關聯公司款項的預		1,410	15,974
amounts due from related	期信貸虧損撥備淨額			
companies, net			58,224	182
Product warranty additional provision	產品保修額外撥備		455	943
Loss on deregistration of a subsidiary	一間附屬公司的取消註 冊虧損			2 052
Gain arising on fair value change of	前 御 御 御 御 御 御 御 御 御 御 御 御 御 御 御 御 御 御 御		-	3,952
derivative financial instruments	變動產生的收益		(76)	(305)
Loss on sales of raw materials**	銷售原材料虧損**		3,317	16,488
Exchange gain**	匯兑收益**		(2,508)	(151)



For the year ended 31 December 2024 截至2024年12月31日止年度

8. LOSS BEFORE TAX (CONTINUED)

- At 31 December 2024, the Group had no forfeited contributions available to reduce its contributions to pension schemes in future years (2023: nil).
- ** The above items are included in "Other expenses and losses" line item of the consolidated statement of profit or loss and other comprehensive income.

9. DIRECTORS' AND CHIEF EXECUTIVE'S REMUNERATION

Directors' and chief executive's remuneration for the year, disclosed pursuant to the Listing Rules, section 383(1)(a), (b), (c) and (f) of the Hong Kong Companies Ordinance and Part 2 of the Companies (Disclosure of Information about Benefits of Directors) Regulation, is as follows:

8. 除税前虧損(續)

- * 於2024年12月31日,本集團並無已沒收 供款可供扣減其未來年度的退休計劃供 款(2023年:無)。
- ** 以上項目計入綜合損益及其他全面收益 表的「其他開支及虧損」項目內。

9. 董事及主要行政人員酬金

根據上市規則、香港公司條例第 383(1)(a)、(b)、(c)及(f)條以及公司(披 露董事利益資料)規則第2部,本年度 董事及主要行政人員酬金披露如下:

		2024	2023
		2024年	2023年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Fees	袍金	1,753	2,006
Salaries, allowances and benefits in kind	薪金、津貼及實物利益	3,758	9,045
Share-based payment	以股份為基礎的付款	423	106
Pension scheme contribution	退休計劃供款	16	16
		4,197	9,167
		5,950	11,173



For the year ended 31 December 2024 截至2024年12月31日止年度

9. DIRECTORS' AND CHIEF EXECUTIVE'S REMUNERATION (CONTINUED)

9. 董事及主要行政人員酬金 (續)

(a) Independent non-executive directors

The fees paid to independent non-executive directors during the year were as follows:

(a) 獨立非執行董事

年內支付予獨立非執行董事的 袍金載列如下:

		2024	2023
		2024 年	2023年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Professor Kwan Pun Fong Vincent	關品方教授	219	217
Professor Lee Chack Fan	李焯芬教授	219	217
Ms. Chen Jianhua	陳建花女士	219	217
Professor Sit Wing Hang, Alfred (i)	薛永恒教授(i)	219	108
		876	759

Note:

附註:

 Professor Sit Wing Hang, Alfred was appointed as an independent non-executive director of the Company on 5 July 2023. (i) 薛永恒教授於2023年7月5日獲委 任為本公司獨立非執行董事。



For the year ended 31 December 2024 截至2024年12月31日止年度

9. DIRECTORS' AND CHIEF EXECUTIVE'S REMUNERATION (CONTINUED)

(b) The chief executive officer, non-executive directors and executive directors

9. 董事及主要行政人員酬金 (續)

(b) 行政總裁、非執行董事及 執行董事

The remuneration of each of these executive directors and non-executive directors are set out below:

該等執行董事及非執行董事各 自的酬金載列如下:

			Salaries, allowances, and benefits	Discretionary	Share-based	Pension scheme	Total
		Fees	in kind	bonuses	payment		remuneration
		35 A	薪金、津貼		以股份為基礎	退休計劃	副人体好
		袍金 RMB′000	及實物利益 RMB'000	酌情花紅 RMB′000	的付款 RMB′000	供款 RMB′000	酬金總額 RMB′000
		KIVIB 000 人民幣千元	人民幣千元	人民幣千元	KIVIB 000 人民幣千元	人民幣千元	人民幣千元
Year ended	截至2024年						
31 December 2024	12 月31日止年度						
Executive directors:	執行董事:						
Mr. Zou Gebing (i)	鄒格兵先生(i)	6	297	-	-	-	303
Mr. Chong Tsz Ngai	莊子毅先生						
(Chief Executive Officer)	(行政總裁)	274	1,269	-	423	16	1,982
Mr. Tse Kam Pang	謝錦鵬先生	274	2,192	-	-	-	2,466
		554	3,758	-	423	16	4,751
Non-executive directors:	非執行董事:						
Mr. Tse Hok Kan	》 謝學勤先生	219					219
Ms. Wu Xiangfei (ii)	翮字動元生 鄔向飛女士(ii)	104	-	_	_	-	104
	尚P目/16天工(II)	104					
		323	-	-	-	-	323
Notes:					附註:		
(i) Mr. Zou Gebing re	signed as executive direc	tors on 8 Janu	ary 2024.			兵先生於2024 董事。	4年1月8日辭任
(ii) Ms. Wu Xiangfei	was removed as non-ex	ecutive direc	tor on 21			飛女士於202 非執行董事一	4年6月21日被 融。



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9. DIRECTORS' AND CHIEF EXECUTIVE'S REMUNERATION (CONTINUED)

9. 董事及主要行政人員酬金 (續)

- (b) The chief executive officer, non-executive directors and executive directors (Continued)
- (b) 行政總裁、非執行董事及 執行董事(續)

		Salaries,				
		allowances,			Pension	
		and benefits	Discretionary	Share-based	scheme	Total
	Fees	in kind	bonuses	payment	contributions	remuneration
		薪金、津貼		以股份為基礎	退休計劃	
	袍金	及實物利益	酌情花紅	的付款	供款	酬金總額
	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
截至2023年						
12 月31日止年度						
執行董事:						
鄒格兵先生	271	5,937	-	-	-	6,208
莊子毅先生						
(行政總裁)	271	940	-	106	16	1,333
謝錦鵬先生	271	2,168	-	-	-	2,439
	813	9,045	_	106	16	9,980
非執行董事:						
謝學勤先生	217	-	-	-	-	217
鄔向飛女士(i)	217	_		_	_	217
	434	_	-	-	_	434
	12月31日止年度 執行董事: 鄒格兵先生 莊子毅先生 <i>(行政總裁)</i> 謝錦鵬先生 非執行董事: 謝學勤先生	 袍金 RMB'000 人民幣千元 截至2023年 12月31日止年度 執行董事: 鄒格兵先生 271 莊子毅先生 (行政總裁) 271 謝錦鵬先生 271 謝錦鵬先生 271 謝錦鵬先生 217 鄒向飛女士(i) 217 	allowances, and benefits Fees in kind 新金、津貼 袍金 及實物利益 桃金 及實物利益 RMB'000 RMB'000 人民幣千元 人民幣千元 載行董事: 271 鄭格兵先生 271 算子毅先生 271 (行政總裁) 271 第錦鵬先生 271 東執行董事: 813 鄭如告 217 上 名13 小白素 217 小白素 217 小白素 217 小白素 217	allowances, and benefits Discretionary Fees in kind bonuses 新金、津貼 袍金 及實物利益 樹密 及實物利益 酸金 及實物利益 耐花紅 RMB'000 RMB'000 人民幣千元 人民幣千元 人民幣千元 12月31日止年度 執行董事: 小行政總裁) 271 男子教先生 (行政總裁) 第3歸鄭勝先生 北京和行董事: 小前分素大生 小前分素大生 小市	allowances, and benefits Discretionary Share-based Fees in kind bonuses payment 新金、津貼 以股份為基礎 約付款 税金 及實物利益 酌情花紅 的付款 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 封行董事: 報行董事: 271 5,937 - - 加行董事: 271 5,937 - - 期行董事: 271 5,937 - - 加行董事: 271 940 - 106 謝錦鵬先生 271 2,168 - - 813 9,045 - 106 謝錦鸚先生 217 - - - 106 - - - -	allowances, and benefits Discretionary Share-based scheme Fees in kind bonuses payment contributions 薪金、津貼 以股份為基礎 退休計劃 裕金 及實物利益 酌情花紅 的付款 供款 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 執行董事: 第格兵先生 271 5,937 - - - 京子教先生 271 5,937 - - - - (行政總裁) 271 940 - 106 16 謝歸鵬先生 271 2,168 - - - 第41 9,045 - 106 16 謝身鵬先生 217 - - - - 小前 9,045 - 106 16 謝身勤先生 217 - - - - 小前 217 - - - -

Ms. Wu Xiangfei was removed as non-executive director on 21 June 2024.

(i)

鄔向飛女士於2024年6月21日被 (i) 罷免非執行董事一職。


For the year ended 31 December 2024 截至2024年12月31日止年度

10. FIVE HIGHEST PAID EMPLOYEES

The five highest paid employees during the year included 2 directors (2023: 2), details of whose remuneration are set out in note 9 above. Details of the remuneration of the five highest paid employees are as follows:

10. 五名最高薪僱員

年內五名最高薪僱員包括兩名(2023 年:兩名)董事,有關其酬金的詳情 載於上文附註9。五名最高薪僱員的 薪酬詳情如下:

		2024 2024年 RMB'000 人民幣千元	2023 2023年 RMB'000 人民幣千元
Fees	袍金	548	542
Salaries, allowances and benefits in kind	薪金、津貼及實物利益	5,731	13,757
Share-based payment	以股份為基礎的付款	688	219
Pension scheme contributions	退休計劃供款	33	_
		7,000	14,518

The number of highest paid employees whose remuneration fell within the following bands is as follows:

薪酬介乎下列範圍的最高薪僱員數目 如下:

		2024 2024年	2023 2023年
Nil to HK\$1,000,000	零至1,000,000港元	2	_
HK\$1,000,001 to HK\$1,500,000	1,000,001港元至1,500,000港元	1	-
HK\$1,500,001 to HK\$2,000,000	1,500,001港元至2,000,000港元	-	2
HK\$2,000,001 to HK\$2,500,000	2,000,001港元至2,500,000港元	1	-
HK\$2,500,001 to HK\$3,000,000	2,500,001港元至3,000,000港元	1	2
HK\$6,500,001 to HK\$7,000,000	6,500,001港元至7,000,000港元	-	1
		5	5

During the year ended 31 December 2024, there was no arrangement under which the directors, chief executive officer or five highest paid employees of the Company waived or agreed to waive any remuneration (2023: nil).

During the year ended 31 December 2024, no emoluments have been paid by the Group to any of the director, chief executive officer or five highest paid employees as an inducement to join or upon joining the Group as compensation for loss of office (2023: nil). 於截至2024年12月31日止年度,概 無任何董事、行政總裁或本公司五名 最高薪僱員已豁免或同意豁免任何酬 金的安排(2023年:無)。

於截至2024年12月31日止年度,本 集團概無向任何董事、行政總裁或五 名最高薪僱員支付加入本集團之獎勵 金或離職補償(2023年:無)。



For the year ended 31 December 2024 截至2024年12月31日止年度

11. INCOME TAX CREDIT

Pursuant to the rules and regulations of the Cayman Islands and the British Virgin Islands (the "**BVI**"), the Group is not subject to any income tax in the Cayman Islands and the BVI.

Under the two-tiered profits tax rates regime of Hong Kong Profits Tax, the first HK\$2 million of profits of the qualifying group entity will be taxed at 8.25%, and profits above HK\$2 million will be taxed at 16.5%. The profits of group entities not qualifying for the two-tiered profits tax rates regime will continue to be taxed at a flat rate of 16.5%. Accordingly, the Hong Kong Profits Tax of the qualifying group entity is calculated at 8.25% on the first HK\$2 million of the estimated assessable profits and at 16.5% on the estimated assessable profits above HK\$2 million.

PRC subsidiaries are subject to the PRC Enterprise Income Tax at 25% during the year (2023: 25%).

Taxation in other jurisdictions are calculated at the rates prevailing in the respective jurisdictions.

No provision for tax has been made as no assessable profit arose during the years ended 31 December 2024 and 2023.

11. 所得税抵免

根據開曼群島及英屬處女群島(「**英屬** 處女群島」)的規則及規例,本集團毋 須於開曼群島及英屬處女群島繳納任 何所得税。

根據香港利得税兩級制利得税率制 度,合資格集團實體首2,000,000港 元的溢利將按8.25%的税率徵税, 而超過2,000,000港元的溢利則按 16.5%的税率徵税。不符合兩級制利 得税率制度資格的集團實體的溢利 將繼續按16.5%的固定税率徵税。因 此,合資格集團實體首2,000,000港 元估計應課税溢利按8.25%的税率繳 納香港利得税,而2,000,000港元以 上之估計應課税溢利則按16.5%的税 率繳税。

年內,中國附屬公司須按25%(2023 年:25%)税率繳納中國企業所得税。

其他司法權區的税項按各司法權區的 現行税率計算。

由於截至2024年及2023年12月31日 止年度並無產生應課税溢利,故並無 計提税項撥備。



For the year ended 31 December 2024 截至2024年12月31日止年度

11. INCOME TAX CREDIT (CONTINUED)

11. 所得税抵免(續)

		2024	2023
		2024年	2023年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Current – Hong Kong	即期-香港		
– Over-provision in prior year	一過往年度超額撥備	(66)	(68)
Tax credit for the year	年內税項抵免	(66)	(68)

A reconciliation of the tax credit applicable to loss before tax at the statutory rates for the jurisdictions in which the majority of the Company's subsidiaries are domiciled to the tax credit at the Group's effective tax rate is as follows: 按本公司大部分附屬公司註冊成立司 法權區的法定税率計算的除税前虧損 適用的税項抵免與按本集團實際税率 計算的税項抵免對賬如下:

		2024	2023
		2024年	2023年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Loss before tax	除税前虧損	(88,643)	(26,130)
Tax calculated at domestic tax rates	按有關司法權區溢利適用本		
applicable to profit in the respective	地税率計算的税項		
jurisdiction		(14,251)	3,990
Adjustments in respect of current tax of	就過往期間即期税項的調整		
previous periods		(66)	(68)
Expenses not deductible for tax purpose	不可扣税開支	19,216	8,313
Income not taxable for tax purpose	不可課税收入	(14,377)	(36,586)
Tax losses not recognised	未確認税項虧損	9,412	24,283
Tax credit for the year	年內税項抵免	(66)	(68)



For the year ended 31 December 2024 截至2024年12月31日止年度

11. INCOME TAX CREDIT (CONTINUED)

The weighted average applicable tax rate was 16.1% (2023: 15.3%). The change in the weighted average applicable tax rate was caused by a change in the profitability of certain subsidiaries of the Company in the respective jurisdictions.

12. DIVIDEND

The board of directors did not recommend the payment of dividend for the year ended 31 December 2024 (2023: nil).

13. LOSS PER SHARE ATTRIBUTABLE TO OWNERS OF THE COMPANY

The calculation of basic loss per share amount for the year ended 31 December 2024 was based on the loss for the year attributable to owners of the Company of approximately RMB87,656,000 (2023: RMB24,728,000), and the weighted average number of ordinary shares of 2,674,188,000 after excluding treasury shares (2023: 2,674,188,000) in issue during the year.

The computation of diluted loss per share does not assume the conversion of the Company's outstanding convertible loan since their assumed exercise would result in a decrease in loss per share for both years.

11. 所得税抵免(續)

加權平均適用税率為16.1%(2023 年:15.3%)。加權平均適用税率變 動乃由於本公司若干附屬公司於相關 司法權區的盈利能力發生變動所致。

12. 股息

董事會不建議派付截至2024年12月 31日止年度的股息(2023年:無)。

13. 本公司擁有人應佔每股虧 損

截至2024年12月31日止年度,每 股基本虧損乃根據本公司擁有人應 佔年內虧損約人民幣87,656,000元 (2023年:人民幣24,728,000元)以 及年內已發行普通股的加權平均數 2,674,188,000股(扣除庫存股份後) (2023年:2,674,188,000股)計算。

計算每股攤薄虧損並未假設轉換本公 司尚未償還的可換股貸款,因為假設 行使該等可換股貸款將導致兩個年度 的每股虧損減少。



For the year ended 31 December 2024 截至2024年12月31日止年度

14. PROPERTY, PLANT AND EQUIPMENT

14. 物業、廠房及設備

		Leasehold improvements 租賃 物業裝修 RMB'000 人民幣千元	Plant and machinery 廠房及 機器 RMB'000 人民幣千元	Furniture, fixtures and office equipment 傢俱、傢俬 及辦公設備 RMB'000 人民幣千元	Motor vehicles 汽車 RMB'000 人民幣千元	Construction in progress 在建工程 RMB'000 人民幣千元	Total 總計 RMB'000 人民幣千元
31 December 2024	2024年12月31日						
At 1 January 2024	於2024年1月1日						
Cost	成本	18,115	14,582	12,864	1,328	944	47,833
Accumulated depreciation and	累計折舊及減值						
impairment		(14,162)	(13,167)	(12,530)	(1,228)	(944)	(42,031)
Net carrying amount	賬面淨值	3,953	1,415	334	100	-	5,802
At 1 January 2024, net of accumular depreciation and impairment Additions Disposal Depreciation charge Impairment Written-off Exchange realignment	ted 於2024年1月1日,扣除累計 折舊及減值 添置 出售 折舊開支 減值 撇銷 匯兑調整	3,953 297 - (2,785) (56) (1,150) 13	1,415 278 (618) (146) – (9) 2	334 82 (25) (161) - (16) 1	100 179 (1) (51) - (35) -	- - - - -	5,802 836 (644) (3,143) (56) (1,210) 16
At 31 December 2024, net of accumulated depreciation and	於2024年12月31日,扣除 累計折舊及減值						
impairment		272	922	215	192	-	1,601
At 31 December 2024: Cost Accumulated depreciation and	於2024年12月31日: 成本 累計折舊及減值	6,235	13,993	6,462	1,416	944	29,050
impairment		(5,963)	(13,071)	(6,247)	(1,224)	(944)	(27,449)
Net carrying amount	賬面淨值	272	922	215	192	-	1,601



For the year ended 31 December 2024 截至2024年12月31日止年度

14. PROPERTY, PLANT AND EQUIPMENT 14. 物業、廠房及設備(續)

(CONTINUED)

				Furniture,			
				fixtures and			
		Leasehold	Plant and	office	Motor	Construction	
		improvements 170年	machinery	equipment	vehicles	in progress	Total
		租賃	廠房及	傢俱、傢俬 R 袖口 切供	~+±	+ 14 - 10	(d) = [
		物業裝修	機器	及辦公設備	汽車	在建工程	總計
		RMB'000 人民幣千元	RMB'000 人民幣千元	RMB'000 人民幣千元	RMB'000 人民幣千元	RMB'000 人民幣千元	RMB'000 人民幣千元
31 December 2023	2023年12月31日						
At 1 January 2023	於2023年1月1日						
Cost	成本	22,271	15,213	13,638	2,022	1,328	54,472
Accumulated depreciation and	累計折舊及減值						
impairment		(18,292)	(13,202)	(13,338)	(1,807)	(1,328)	(47,967)
Net carrying amount	賬面淨值	3,979	2,011	300	215	-	6,505
At 1 January 2023, net of accumulated depreciation and impairment	折舊及減值	3,979	2,011	300	215	-	6,505
Additions	添置	3,269	352	309	64	-	3,994
Disposal	出售	-	(802)	(4)	(140)	-	(946)
Depreciation charge	折舊開支	(3,321)	(151)	(192)	(43)	-	(3,707)
Written-off	撇銷	-	-	(102)	-	-	(102)
Exchange realignment	匯兑調整	26	5	23	4	_	58
At 31 December 2023, net of accumulated depreciation and	於2023年12月31日,扣除 累計折舊及減值						
impairment		3,953	1,415	334	100	-	5,802
At 31 December 2023:	於2023年12月31日:						
Cost	成本	18,115	14,582	12,864	1,328	944	47,833
Accumulated depreciation and	累計折舊及減值		·	·			
impairment		(14,162)	(13,167)	(12,530)	(1,228)	(944)	(42,031)
Net carrying amount	賬面淨值	3,953	1,415	334	100	_	5,802



For the year ended 31 December 2024 截至2024年12月31日止年度

15. FINANCIAL ASSETS AT FAIR VALUE THROUGH15. 按公允值計入損益的金融
資產PROFIT OR LOSS資產

		2024	2023
		2024年	2023年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Financial assets at FVTPL	按公允值計入損益的金融資產		
Unlisted equity securities (Note (i))	非上市股本證券(附註(i))	-	1,604

Note:

(i) On 16 May 2023, the Company entered into the Stock Purchase Agreement whereby Charme Inc. (the "Target Company"), as issuer agreed to issue an aggregate of 847 shares of Series Angel Preferred Stock and the Company as subscribers agreed to subscribe 423 shares for consideration of US\$1,600,000. The stock subscription was completed on 16 May 2023 and as a result, the Company holds 15.9804% of the issued shares of all classes of stocks of the Target Company. Further details were set out in the Company's announcement dated 16 May 2023 and 7 July 2023.

附註:

(i) 於2023年5月16日,本公司訂立購股協議、Charme Inc.(「目標公司」)作為發行人同意發行合共847股天使輪優先股,而本公司作為認購40000美元。股份認購事項已於2023年5月16日完成,因此,本公司持有目標公司所有類別已發行股份的15.9804%。進一步詳情載於本公司日期為2023年5月16日及2023年7月7日的公告。

Details of fair value measurements of unlisted equity securities are set out in note 35.

非上市股本證券的公允值計量詳情載 於附註35。



For the year ended 31 December 2024 截至2024年12月31日止年度

16. RIGHT-OF-USE ASSETS

16. 使用權資產

		Leased properties 租賃物業 RMB'000
As at 1 January 2023	於2023年1月1日	人民幣千元 43,656
Additions	添置	23,830
Depreciation charge during the year (note 8)	年內折舊費用(附註8)	(26,329)
Modification	修訂	(5,970)
Exchange realignment	匯兑調整	441
As at 31 December 2023 and as at 1 January 2024	於2023年12月31日及2024年1月1日	35,628
Additions	添置	24,737
Depreciation charge during the year (note 8)	年內折舊費用(附註8)	(20,520)
Termination	終止	(11,179)
Impairment	減值	(6,292)
Exchange realignment	匯兑調整	415
As at 31 December 2024	於 2024年12月31 日	22,789

Lease liabilities of approximately RMB30,549,000 (2023: approximately RMB38,096,000) are recognised with related right-of-use assets of approximately RMB22,789,000 (2023: approximately RMB35,628,000) as at 31 December 2024. The lease agreements do not impose any covenants other than the security interests in the leased assets that are held by the lessor. Leased assets may not be used as security for borrowing purposes.

Details of total cash outflow of leases are set out in the consolidated cash flow statements.

於2024年12月31日,租賃負債約人 民幣30,549,000元(2023年:約人民 幣38,096,000元)確認為相關使用權 資產約人民幣22,789,000元(2023 年:約人民幣35,628,000元)。除出 租人所持租賃資產的保證權益外,租 賃協議並無施加任何條款。租賃資產 不得用作借款的擔保品。

租賃的現金流出總額詳情載於綜合現 金流量表。



For the year ended 31 December 2024 截至2024年12月31日止年度

16. RIGHT-OF-USE ASSETS (CONTINUED)

During the year ended 31 December 2024, the Group leased properties for own use. Lease contracts are entered into for fixed term of three to five years (2023: one to ten years). Lease terms are negotiated on an individual basis and contain a wide range of different terms and conditions. In determining the lease term and assessing the length of the non-cancellable period, the Group applies the definition of a contract and determines the period for which the contract is enforceable.

17. INVENTORIES

16. 使用權資產(續)

於截至2024年12月31日止年度,本 集團租賃物業作自用。租賃合約的 固定年期為三至五年(2023年:一至 十年)。租賃條款乃在個別基礎上協 商,並包含各種不同的條款及條件。 於釐定租期及評估不可撤回期間的長 度時,本集團應用合約的定義並釐定 合約可強制執行的期間。

17. 存貨

		2024	2023
		2024年	2023年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Raw materials	原材料	4,958	7,412
Work in progress	在製品	1,098	1,941
Finished goods	製成品	12,975	17,564
		19,031	26,917



For the year ended 31 December 2024 截至2024年12月31日止年度

18. TRADE RECEIVABLES

18. 貿易應收款項

		2024	2023
		2024年	2023年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Trade receivables from third parties	來自第三方的貿易應收款項	53,890	52,817
Less: allowance for ECL	減:預期信貸虧損撥備	(37,156)	(35,405)
		16,734	17,412

The Group's trading terms with its customers are mainly on credit. The credit period for customers of the manufacturing segment is generally one to two months, extending up to three to four months for major customers, the credit period for customers of the retail segment is within one month. The Group does not hold any collateral over its trade receivables balances. Trade receivables are non-interest bearing.

An ageing analysis of trade receivables as at the end of the reporting period, based on the invoice date and net of provision, is as follows:

本集團與其客戶的貿易賬期以信貸為 主。生產分部客戶的信貸期一般為一 至兩個月,主要客戶的信貸期延長至 最多三至四個月,而零售分部客戶的 信貸期則為一個月內。本集團並無就 其貿易應收款項結餘持有任何抵押 品。貿易應收款項為不計息。

於本報告期末,按發票日期和扣除撥 備呈列的貿易應收款項的賬齡分析如 下:

		2024	2023
		2024年	2023年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Within 3 months	3個月內	9,857	16,708
4 to 6 months	4至6個月	5,023	686
7 to 12 months	7至12個月	1,854	18
		16,734	17,412

Details of the ECL assessment are set out in note 36.

有關預期信貸虧損評估詳情載於附註 36。



For the year ended 31 December 2024 截至2024年12月31日止年度

19. PREPAYMENTS, DEPOSITS AND OTHER 19. 預付款項、按金及其他應 RECEIVABLES

收款項

		2024	2023
		2024年	2023年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Advances to suppliers	預付供應商款項	2,163	4,244
Other prepayments	其他預付款項	2,949	1,136
Deposits and other receivables	按金及其他應收款項	7,858	10,204
		12,970	15,584

Details of the ECL assessment are set out in note 36.

有關預期信貸虧損評估的詳情載於附 註36。



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20. CASH AND CASH EQUIVALENTS, PLEDGED BANK DEPOSITS AND RESTRICTED BANK BALANCES

20. 現金及現金等價物、已抵 押銀行存款及受限制銀行 結餘

		2024 2024年 RMB′000 人民幣千元	2023 2023年 RMB'000 人民幣千元
Cash and bank balances	現金及銀行結餘	4,185	4,774
Less: pledged bank deposits restricted bank balances	減:已抵押銀行存款 受限制銀行結餘	(21) (165)	(21)
Cash and cash equivalents	現金及現金等價物	3,999	4,753
Cash and bank balances denominated in:	現金及銀行結餘按以下貨幣 計值:		
RMB	人民幣	1,219	585
Hong Kong dollars (" HK\$ ")	港元(「 港元 」)	1,145	1,734
US\$	美元	1,681	2,424
British Pound	英磅	140	31
		4,185	4,774

As at the end of the reporting period, the cash and cash equivalents denominated in RMB amounted to approximately RMB1,101,000 (2023: approximately RMB585,000). RMB is not freely convertible into other currencies, however, under Mainland China's Foreign Exchange Control Regulations and Administration of Settlement, Sale and Payment of Foreign Exchange Regulations, the Group is permitted to exchange RMB for other currencies through banks authorised to conduct foreign exchange business.

Cash at banks earns interest at floating rates based on daily bank deposit rates. The bank balances are deposited with creditworthy banks with no recent history of default.

Details of ECL assessment are set out in note 36.

於報告期末,以人民幣計值的現金及 現金等價物約為人民幣1,101,000元 (2023年:約為人民幣585,000元)。 人民幣不可自由兑換為其他貨幣,然 而,根據中國內地外匯管制法規及結 匯、售匯及付匯管理規定,本集團獲 准透過獲授權開展外匯業務的銀行將 人民幣兑換為其他貨幣。

銀行現金根據每日銀行存款利率按浮 動利率計息。銀行結餘存放於近期無 違約記錄且信譽良好的銀行。

預期信貸虧損評估的詳情載於附註 36。



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21. TRADE PAYABLES

21. 貿易應付款項

		2024	2023
		2024年	2023年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Trade payables to third parties	應付第三方的貿易款項	28,872	46,073

An ageing analysis of the trade payables as at the end of the reporting period, based on the invoice date, is as follows:

於報告期末,按發票日期呈列的貿易 應付款項的賬齡分析如下:

		2024	2023
		2024 年	2023年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Within 1 month	1個月內	8,686	17,778
1 to 3 months	1至3個月	3,006	7,167
4 to 6 months	4至6個月	737	3,533
Over 6 months	超過6個月	16,443	17,595
		28,872	46,073

The trade payables are non-interest-bearing. Trade payables are normally settled on terms of 30 to 180 days.

貿易應付款項為不計息。貿易應付款 項通常於30至180日內結算。



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22. OTHER PAYABLES AND ACCRUALS/ CONTRACT LIABILITIES

22. 其他應付款項及應計費 用/合約負債

			2024 2024年 RMB′000 人民幣千元	2023 2023年 RMB′000 人民幣千元
Other payables (Note (i))	其他應付款項(附註(i))		33,013	85,168
Accruals	應計費用	-	7,166	8,269
			40,179	93,437
Contract liabilities (Note (ii))	合約負債(附註(ii))		3,356	7,210
Notes:		附註	:	
 As at 31 December 2023, redundar of factories and rental payable was RMB7,345,000 respectively. 		(i)	於2023年12月31日 付的遣散費及應付和 54,090,000元及人民	且金分別為約人民幣
(ii) Contract liabilities represent contract delivery of goods.	t amounts received in advance of	(ii)	合約負債指交付貨物	前收到的合約金額。
The Group's revenue recognised contract liabilities balance at the beg			[團於期初計入合 四收益:	約負債結餘的已
			2024 2024年 RMB′000 人民幣千元	2023 2023年 RMB'000 人民幣千元
Amounts received in advance of del	ivery 於交付貨品前收取的款項			
	(附註)		7,210	11,052

Note: Contract liabilities in relation to sales of finished goods are expected to be settled within one year. The entire amount of contract liabilities at the beginning of the year were recognised as revenue during the current year. 附註:與成品銷售有關的合約負債預期將於一 年內償還。於年初的全數合約負債均於 本年度確認為收入。



For the year ended 31 December 2024 截至2024年12月31日止年度

23. LEASE LIABILITIES

23. 租賃負債

		As at 31 December 2024 於2024年12月31日		As at 31 December 2023		
		於2024年1	2月31日	於2023年12月31日		
		Present		Present		
		value of	Total	value of	Total	
		the minimum	minimum	the minimum	minimum	
		lease	lease	lease	lease	
		payments	payments	payments	payments	
		最低租賃	最低租賃	最低租賃	最低租賃	
		付款現值	付款總額	付款現值	付款總額	
		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	
Within 1 year	1 年內	11,406	13,248	20,738	23,200	
After 1 year but within 2 years	1至2年內	6,794	7,909	9,093	10,097	
After 2 years but within 5 years	2至5年內	12,349	13,282	3,015	3,974	
After 5 years	超過5年	-	-	5,250	6,285	
		19,143	21,191	17,358	20,356	
		30,549	34,439	38,096	43,556	
Less: total future interest expenses	減:未來利息開支總額		(3,890)		(5,460)	
Present value of lease obligations	租賃承擔現值		30,549		38,096	

The incremental borrowing rates applied to lease liabilities range from 6.25% to 14.30% (2023: range from 2.99% to 13.06%).

適用於租賃負債的增量借款利率介 乎6.25%至14.30%(2023年:介乎 2.99%至13.06%)。



For the year ended 31 December 2024 截至2024年12月31日止年度

23. LEASE LIABILITIES (CONTINUED)

23. 租賃負債(續)

Analysed for reporting purposes as:

就報告目的分析如下:

			-
		2024	2023
		2024 年	2023年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Current liabilities	流動負債	11,406	20,738
Non-current liabilities	非流動負債	19,143	17,358
		30,549	38,096

24. AMOUNTS DUE TO RELATED COMPANIES

The related companies to whom these amounts are due to are controlled by Mr. Zou Gebing, a substantial shareholder of the Company who indirectly holds 24.24% of shareholding interests in the Company during the years ended 31 December 2024 and 2023. The amounts due to related companies are unsecured, interest-free and repayable on demand.

24. 應付關聯公司款項

該等款項應付予的關聯公司乃由本公 司主要股東鄒格兵先生控制,而鄒 先生於截至2024年及2023年12月31 日止年度間接持有本公司24.24%股 權。應付關聯公司款項為無抵押、免 息及須按要求償還。



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25. INTEREST-BEARING BANK AND OTHER 25. 計息銀行及其他借款 BORROWINGS

			2024			2022	
						2023	
			2024年			2023年	
		Effective			Effective		
		interest rate	Maturity	RMB'000	interest rate	Maturity	RMB'000
		實際利率	到期	人民幣千元	實際利率	到期	人民幣千元
Current – secured	即期-有抵押						
Bank loans	銀行貸款	6.61%	2024	14,790	6.61%	2024	14,790
Current-unsecured	即期-無抵押						
Other borrowings (note (c))	其他借款(附註(c))	6.0%-8.0%	2024–2025	182,127	6.0%-8.0%	2024	94,667
Non-current – secured	非即期-有抵押						
Bank loans	銀行貸款	5.0%-6.5%	2031	53,696	5.0%-6.5%	2031	53,696
				250,613			163,153

		2024	2023
		2024年	2023年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Analysed into:	分析為以下各項:		
Bank and other borrowings repayable	於一年內或按要求償還的		
within one year or on demand	銀行及其他借款	196,917	109,457
Bank and other borrowings repayable	於一年以上償還的銀行及		
over one year	其他借款	53,696	53,696
		250,613	163,153



For the year ended 31 December 2024 截至2024年12月31日止年度

25. INTEREST-BEARING BANK AND OTHER BORROWINGS (CONTINUED)

25. 計息銀行及其他借款(續)

Notes				附註:	:		
(a)		As at 31 December 2024 and 2023, the Group's secured bank loans a secured by:		(a)			2月31日,本集團的 列各項作抵押:
	(i)	pledges of properties provided by Morris Gro PRC ") and Zhejiang Murong Shijia Real Estate Estate "), companies controlled by Mr. Zou Ge	Co, Ltd (" Shijia Real		(i)	公司(「慕容中	控制的慕容集團有限 ■國」)及浙江慕容世 公司(「 世家地產 」)提 :押:
	(ii)	pledges of properties provided by Mr. Zou Xiangfei;	Gebing and Ms. Wu		(ii)	鄒格兵先生及 物業作抵押;	§ 鄔向飛女士提供的
	(iii)	personal guarantee provided by Mr. Zou Gebir	ng; and		(iii)	鄒格兵先生损	供的個人擔保;及
	(iv)	corporate guarantees provided by Morr Estate, the Company, certain subsidiaries o independent third party.			(iv)		±家地產、本公司、 寸屬公司及獨立第三]擔保。
(b)		Group's bank and other borrowings were c ving currencies:	denominated in the	(b)	本集[值:	團的銀行及其他	也借款按下列貨幣計
					į	2024 2024年 RMB′000 人民幣千元	2023 2023年 RMB'000 人民幣千元
	RMB HK\$	人 港	民幣 元			129,065 121,548	105,686 57,467
		,0	. –	_			,

(c) As at 31 December 2024, other borrowings amounted to approximately RMB118,675,000 (2023: RMB67,467,000) represented loans from Mr. Tse Kam Pang, a substantial shareholder of the Company which were unsecured, interest bearing ranged from 6% to 8% (2023: 6%), and repayable on demand.

As at 31 December 2024, other borrowings amounted to approximately RMB63,452,000 (2023: RMB27,200,000) represented loans from third parties which were unsecured, interest bearing at 8% (2023: 6% to 8%), and repayable on demand.

於2024年12月31日,其他借款約人 (c) 民幣118,675,000元(2023年:人民幣 67,467,000元) 為來自本公司主要股東謝 錦鵬先生的貸款,該貸款為無抵押,按 6%至8%(2023年:6%)計息,且須按 要求償還。

163,153

250,613

於2024年12月31日,其他借款約人 民幣 63,452,000 元 (2023 年:人民幣 27,200,000元) 為來自第三方的貸款,該 貸款為無抵押,按8%(2023年:6%至 8%)計息,且須按要求償還。



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26. WARRANTY PROVISION

26. 保修撥備

		2024	2023
		2024年	2023年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
At the beginning of year	年初	943	455
Additional provision (note 8)	額外撥備(附註8)	455	943
Amount utilised during the year	年內已動用款項	(950)	(470)
Exchange realignment	匯兑調整	11	15
At the end of year	年末	459	943

The Group provides one-year warranties to certain customers on its products, under which faulty products are repaired or replaced. The amount of the provision for the warranties is estimated based on sales volumes and past experience of the level of repairs and returns. The estimation basis is reviewed on an ongoing basis and revised where appropriate. 本集團向若干客戶提供一年的產品保 修服務,據此有缺陷的產品將獲得維 修或更換。保修撥備金額根據銷量及 過往維修及退貨水平進行估計。本集 團將持續檢討估算基準,並適時作出 修訂。



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27. CONVERTIBLE LOAN/DERIVATIVE FINANCIAL INSTRUMENTS

27. 可換股貸款/衍生金融工具

Convertible loan

可換股貸款

		2024	2023
		2024年	2023年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Liability component of the Convertible loan	可換股貸款的負債部分	29,833	40,054

Analysed for reporting purpose as:

就申報目的分析如下:

		2024	2023
		2024年	2023年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
			(Restated)
			(經重列)
Liability component of the Convertible loan:	可換股貸款的負債部分:		
Current liabilities	流動負債	29,833	40,054



For the year ended 31 December 2024 截至2024年12月31日止年度

27. CONVERTIBLE LOAN/DERIVATIVE FINANCIAL INSTRUMENTS (CONTINUED)

Convertible loan (Continued)

On 21 December 2022, the Company entered into a amendment agreement to amend the principal terms and conditions of the original convertible loan, pursuant to which International Finance Corporation ("IFC") agreed to lend, and the Company agreed to borrow, the convertible loan in an outstanding principal amount of approximately HK\$73,439,000 (the "Convertible Loan"). IFC has the right to convert all or any part of the outstanding principal amount of the Convertible Loan into shares of the Company at an initial conversion price of HK\$2.22 per conversion share (subject to adjustments as set out in the Convertible Loan Agreement). The outstanding principal of the Convertible Loan bears interest at a rate of 2.75% per annum above one month HIBOR. Interest period of the Convertible Loan shall be a period of one month in each case beginning on an interest payment date and ending on the day immediately before the next following interest payment date

Subject to the rescheduled repayment instalment, the rescheduled maturity date is 28 June 2025 (the "**Maturity Date**") together with the accumulated redemption premium amounted to approximately HK\$2,192,000.

During the year ended 31 December 2024, the Company defaulted in repayment of principal amount of approximately HK\$17,482,000.

On 23 September 2024, IFC assigned all its rights, interests and obligations under the Convertible Loan to an independent third party.

27. 可換股貸款/衍生金融工 具*(續)*

可換股貸款(續)

於2022年12月21日,本公司訂立修 訂協議,以修訂原有可換股貸款的主 要條款及條件,根據該協議,國際金 融公司(「**國際金融公司**」)同意出借 及本公司同意借入未償還本金約為 73.439.000港元的可換股貸款(「**可換 股貸款**」)。國際金融公司有權按每股 换股股份2.22港元的初始换股價將全 部或任何部分可換股貸款未償還本金 額轉換成本公司股份(可根據可換股 貸款協議所載作出調整)。可換股貸 款未償還本金額按年利率2.75%(高 於一個月香港銀行同業拆息)計息。 於各種情況下,可換股貸款的利息期 為一個月,自付息日期起至緊接下一 個付息日期前一日止。

根據重訂的分期還款,重訂到期日為 2025年6月28日(「**到期日**」)連同累計 贖回溢價金額約為2,192,000港元。

截至2024年12月31日止年度,本公 司拖欠償還本金約17,482,000港元。

於2024年9月23日,國際金融公司將 其於可換股貸款下的所有權利、權益 及義務轉讓予獨立第三方。



For the year ended 31 December 2024 截至2024年12月31日止年度

27. CONVERTIBLE LOAN/DERIVATIVE FINANCIAL INSTRUMENTS (CONTINUED)

Convertible loan (Continued)

The Convertible Loan recognised in the consolidated statement of financial position of the Group is bifurcated into two components for accounting purpose, namely the liability component and the derivative component, and the movements of these components during the reporting period are as follows:

27. 可換股貸款/衍生金融工 具(續)

可換股貸款(續)

於本集團綜合財務狀況表確認的可換 股貸款分為兩個會計部分,即負債部 分及衍生部分,於報告期間的該等部 分變動如下:

		Liability		
		component	Derivative	
		of Convertible	financial	
		Loan	instrument	Total
		可換股		
		貸款的	衍生	
		負債部分	金融工具	總計
		RMB'000	RMB'000	RMB'000
		人民幣千元	人民幣千元	人民幣千元
As at 1 January 2023	於2023年1月1日	60,565	372	60,937
Repayment of Convertible Loan	償還可換股貸款	(19,547)	572	(19,547)
Amortisation of liability component of	可換股貸款負債部分的攤銷	(15,547)		(15,547)
the Convertible Loan	的实现其承有原即力的难纳	1,039	_	1,039
Accrual interest	應計利息	(3,477)	_	(3,477)
Fair value change	公允值變動	(0)	(305)	(305)
Exchange difference	匯兑差額	1,474	8	1,482
As at 31 December 2023 and	於2023年12月31日及			
1 January 2024	2024年1月1日	40,054	75	40,129
Repayment of Convertible Loan	償還可換股貸款	(9,942)	-	(9,942)
Amortisation of liability component of	可換股貸款負債部分的攤銷	(5,542)		(5,542)
the Convertible Loan		570	-	570
Accrual interest	應計利息	(1,605)	-	(1,605)
Fair value change	公允值變動	-	(76)	(76)
Exchange difference	匯兑差額	756	1	757
As at 31 December 2024	於 2024年12 月31日	29,833	-	29,833



For the year ended 31 December 2024 截至2024年12月31日止年度

28. SHARE CAPITAL

28. 股本

		2024 2024年		202 2023	
		US\$′000 千美元	RMB′000 人民幣千元 Equivalent 等值	US\$'000 千美元	RMB'000 人民幣千元 Equivalent 等值
Authorised: 10,000,000,000 ordinary shares of US\$0.001 each (2023: 10,000,000,000 ordinary shares of US\$0.001 each)	法定: 10,000,000,000股每 股面值0.001美元的 普通股(2023年: 10,000,000,000股每股 面值0.001美元的普通 股)	10,000		10,000	
Issued and fully paid: 2,750,000,000 ordinary shares of US\$0.001 each (2023: 1,000,000,000 ordinary shares of US\$0.001 each)	已發行及繳足: 2,750,000,000股每股 面值0.001美元的 普通股(2023年: 1,000,000,000股每股面 值0.001美元的普通股)	2,750	19,212	2,750	19,212



For the year ended 31 December 2024 截至2024年12月31日止年度

29. RESERVES

The amounts of the Group's reserves and the movements therein for the current and prior years are presented in the consolidated statement of changes in equity.

(i) Share premium

Under the Companies Law (Revised) Chapter 22 of the Cayman Islands, share premium of the Company is available for paying distributions and dividends to shareholders subject to the provisions of its Memorandum and Articles of Association and provided that immediately following the distributions or dividend payments, the Company is able to pay its debts as they fall due in the ordinary course of business.

(ii) Treasury shares

As at 31 December 2024, 75,812,000 (2023: 75,812,000) ordinary shares acquired under the Award Scheme (as defined below) were deem to be held in treasury, representing 2.76% of the shares in issue as at 31 December 2024 (2023: 2.76%). The nominal value of shares held in treasury was approximately RMB8,992,000 (2023: RMB8,992,000).

(iii) Exchange fluctuation reserve

The exchange fluctuation reserve comprises all relevant exchange differences arising from the translation of the financial statements of the Company and subsidiaries with functional currencies other than RMB.

29. 儲備

本集團於本年度及過往年度的儲備及 變動數額呈列於綜合權益變動表。

(i) 股份溢價

根據開曼群島公司法(經修訂) 第22章,須按組織章程大綱及 細則的規定將本公司股份溢價 用作向股東支付分派及股息, 而前提條件是緊隨分派或股息 付款後,本公司能夠支付其常 規業務過程中到期的債務。

(ii) 庫存股份

於 2024 年 12 月 31 日 , 獎勵 計 劃(定義見下文)下收購 的 75,812,000 股(2023 年 : 75,812,000 股)普通股被視為 以庫存方式持有,佔於2024年 12月31日已發行股份的2.76% (2023年:2.76%)。以庫存方 式持有的股份的面值約為人民 幣8,992,000元(2023年:人民 幣8,992,000元)。

(iii) 匯兑波動儲備

匯兑波動儲備包括換算本公司 及附屬公司財務報表內人民幣 以外的功能貨幣產生的所有相 關匯兑差額。



For the year ended 31 December 2024 截至2024年12月31日止年度

29. RESERVES (CONTINUED)

(iv) Reserve funds

The transfers from retained profits to the reserve funds were made in accordance with the relevant PRC rules and regulations and the articles of association of the Company's subsidiaries established in the PRC.

(v) Other reserve

Other reserve represents the merge effect for acquisition of additional equity interest in subsidiaries without the overall change in the control in that subsidiaries and surplus of investment in subsidiaries before the merging.

(vi) Share award scheme reserve

The restricted share award scheme (the "Award Scheme") was adopted by the Board on 29 August 2019 (the "Adoption Date").

The specific objectives of the Award Scheme are: (1) to provide the Selected Participants (as defined below) with an opportunity to acquire a proprietary interest in the Group; (2) to encourage and retain such individuals to work with the Group; (3) to provide additional incentive for Selected Participants to achieve performance goals with a view to achieve the objectives of increasing the value of the Group; and (4) to align the interests of the Selected Participants directly to the shareholders through ownership of shares, dividends and other distributions paid on shares and/or the increase in the value of the shares.

29. 儲備(續)

(iv) 儲備資金

根據有關中國規則及法規以及 本公司於中國成立的附屬公司 的組織章程細則將保留溢利轉 撥為儲備資金。

(v) 其他儲備

其他儲備指收購附屬公司額外 股權的合併影響,而並無對該 附屬公司的控制權及合併前於 附屬公司的投資盈餘作出整體 變動。

(vi) 股份獎勵計劃儲備

董事會於2019年8月29日(「採 納日期」)採納限制性股份獎勵 計劃(「獎勵計劃」)。

獎勵計劃的具體目標是:(1)為 選定參與者(定義見下文)提供 獲得本集團所有權權益的機會; (2)鼓勵和挽留該等人士在本集 團工作;(3)為選定參與者提供 額外激勵以實現績效目標,以 實現增加本集團價值的目標; 及(4)通過股份所有權、股息和 股份支付的其他分派及/或股 份價值的增加,使選定參與者 的利益直接與股東保持一致。



For the year ended 31 December 2024 截至2024年12月31日止年度

29. RESERVES (CONTINUED)

(vi) Share award scheme reserve (Continued)

The board may, from time to time, select and approve any individual, being an employee, director, officer, consultant, agent, adviser or business partner of any member of the Group or any affiliate (including nominees and/or trustees of any employee benefit trust established for them) and any other person as determined by the board who the board or its delegate(s) considers, in their sole discretion, to have contributed or will contribute to the Group (the "**Eligible Persons**") for participation in the Award Scheme and grant awards to such Eligible Persons (the "**Selected Participants**").

The board will not make any further grant of award which will result in the aggregate number of shares underlying all grants made pursuant to the Award Scheme (excluding award shares that have been forfeited in accordance with the Award Scheme) to exceed 9.9% of the total number of issued shares as at the Adoption Date (i.e. 99,000,000 shares) (the "**Scheme Mandate**") without approval by a board resolution. As at the date of this report, awards in respect of 99,000,000 Shares may be granted pursuant to the Scheme Mandate.

The maximum number of award shares which may be awarded to a Selected Participant under the Award Scheme in aggregate shall not exceed 5.0% of the total number of issued shares as at the Adoption Date.

The board or the committee of the board or person(s) to which the board delegated its authority may, from time to time, while the Award Scheme is in force and subject to all applicable laws, determine such vesting criteria and conditions or periods for the award to be vested pursuant to the Award Scheme.

The Award Scheme shall be valid and effective for a period of ten years from the Adoption Date.

29. 儲備(續)

(vi) 股份獎勵計劃儲備(續)

董事會可不時選擇和批准董事 會或其代表全權酌情認為已經 或將向本集團作出貢獻的任何 個人(身為本集團任何成員或任 何關聯公司的員工、董事、高 級職員、顧問、代理人、諮詢 人或業務夥伴(包括為彼等建立 的任何僱員福利信託的代名人 及/或受託人)和任何其他人 士)(「**合資格人士**」)參與獎勵計 劃,並向此類合資格人士授予 獎勵(**「選定參與者」**)。

董事會不會再發放任何額外的 獎勵,以免根據獎勵計劃所授 予的所有獎勵相關的股份總數 (不包括根據獎勵計劃被沒收 的獎勵股份)超過採納日期時 已發行的股份總數的9.9%, 即99,000,000股股份(「計劃授 權」),除非經過董事會決議批 准。於本報告日期,與獎勵有 關的99,000,000股股份可根據 計劃授權授出。

根據獎勵計劃可授予一名選定 參與者的獎勵股份的最高數目 合計不得超過採納日期已發行 股份總數的5.0%。

董事會或董事會委員會或董事 會授予其權力的人士可以不時 地在獎勵計劃有效且遵守所有 適用法律的情況下,確定根據 獎勵計劃將予歸屬的獎勵的相 關歸屬標準和條件或期限。

獎勵計劃自採納日期起計10年 期間有效及具效力。



For the year ended 31 December 2024 截至2024年12月31日止年度

29. RESERVES (CONTINUED)

(vi) Share award scheme reserve (Continued)

Details of specific categories of Award Scheme are as follows:

During the year ended 31 December 2024

29. 儲備(續)

(vi) 股份獎勵計劃儲備(續) 獎勵計劃的特定組別詳情如下:

截至2024年12月31日止年度

				Number of share award				
						股份獎勵數目		
					Grant during the	Exercised during	Lapsed during the	Outstanding
				Outstanding	year ended	the year ended	year ended	as at
		Exercise date/	Exercise price	as at	31 December	31 December	31 December	31 December
Share award type	Date of grant	period	per share	1 January 2024	2024	2024	2024	2024
					截至2024年	截至2024年	截至2024年	
		行使日期/		於 2024 年	12月31日止年度	12月31日止年度	12月31日止年度	於 2024 年
股份獎勵類型	授出日期	期間	每股行使價	1月1日未行使	期間授出	期間行使	期間失效	12月31日未行使
2023	2 August 2023	(note 1)	HK\$0.18	5,000,000	-	-	(5,000,000)	-
2023年	2023年8月2日	(附註1)	0.18港元					
2023	2 October 2023	(note 2)	HK\$0.18	21,000,000	-	-	-	21,000,000
2023年	2023年10月2日	(附註2)	0.18港元					
Total				26,000,000	-	-	(5,000,000)	21,000,000
總計								

截至2023年12月31日止年度

During the year ended 31 December 2023

						Number of share awa 股份獎勵數目	ırd	
			·		Grant during the	Exercised during	Lapsed during the	Outstanding
				Outstanding	year ended	the year ended	year ended	as at
		Exercise date/	Exercise price	as at	31 December	31 December	31 December	31 December
Share award type	Date of grant	period	per share	1 January 2023	2023	2023	2023	2023
					截至2023年	截至2023年	截至2023年	
		行使日期/		於2023年	12月31日止年度	12月31日止年度	12月31日止年度	於2023年
股份獎勵類型	授出日期	期間	每股行使價	1月1日未行使	期間授出	期間行使	期間失效	12月31日未行使
2023	2 August 2023	(note 1)	HK\$0.18	-	5,000,000	-	-	5,000,000
2023年	2023年8月2日	(附註1)	0.18港元					
2023	2 October 2023	(note 2)	HK\$0.18	-	21,000,000	-	-	21,000,000
2023年	2023年10月2日	(附註2)	0.18港元					
Total 總計				-	26,000,000	-	-	26,000,000



For the year ended 31 December 2024 截至2024年12月31日止年度

29. RESERVES (CONTINUED)

(vi) Share award scheme reserve (Continued)

Notes:

- Subject to fulfillment of the pre-determined vesting conditions, the share awards shall be vested and exercisable from 2 August 2024 to 1 August 2033.
- (2) Subject to fulfillment of the pre-determined vesting conditions, the share awards shall be vested and exercisable from 31 December 2025 to 1 October 2033.
- (3) The Company has taken in account the below factors in determining the purchase price of the shares awarded under the Award Scheme:
 - the closing prices of the shares on the Stock Exchange preceding the dates of the grants, i.e. HK\$0.182 on 1 August 2023 and HK\$0.175 on 29 September 2023;
 - the grantees' ability, historical contributions, performances and roles within the Group;
 - (iii) the potential contribution that the grantee may bring to the long-term growth and development of the Company; and
 - (iv) the vesting period of the share awards.

The fair value of the share awards granted during the year ended 31 December 2023 was RMB3,070,000.

During the year ended 31 December 2024, the Group recognised share-based payment expense of RMB892,000 in relation to share awards granted by the Company in 2023 (2023: RMB498,000).

29. 儲備(續)

(vi) 股份獎勵計劃儲備(續)

附註:

- (1) 待預定歸屬條件達成後,股份獎
 勵將會歸屬並可於2024年8月2日
 至2033年8月1日期間行使。
- (2) 待預定歸屬條件達成後,股份獎 勵將會歸屬並可於2025年12月31 日至2033年10月1日期間行使。
- (3) 本公司於釐定根據獎勵計劃授予 股份的購買價格時,已考慮下列 因素:
 - (i) 股份於授出日期前在聯交 所的收市價(即於2023年 8月1日為0.182港元及於 2023年9月29日為0.175 港元):
 - (ii) 承授人的能力、過往貢獻、表現及於本集團內的 角色:
 - (iii) 承授人對本公司的長期增長及發展可能帶來的潛在貢獻:及
 - (iv) 股份獎勵的歸屬期。

於截至2023年12月31日止年度 內授出的股份獎勵公允值為人 民幣3,070,000元。

於截至2024年12月31日止年 度,本集團於確認以股份為基 礎的付款開支人民幣892,000元 (2023年:人民幣498,000元)與 本公司於2023年授出的股份獎 勵有關。



For the year ended 31 December 2024 截至2024年12月31日止年度

29. RESERVES (CONTINUED)

(vi) Share award scheme reserve (Continued)

The fair value of share awards granted during the year ended 31 December 2023 was estimated as at the date of grant using a binomial model, taking into account the terms and conditions upon which the share options were granted. The following table lists the inputs to the model used:

29. 儲備(續)

(vi) 股份獎勵計劃儲備(續)

於截至2023年12月31日止年度 內授出的股份獎勵公允值於授 出日期採用二項式模型估計, 並計及授出購股權的條款及條 件。下表列出所用模型的輸入 數據:

		Share awards
		granted in
		2023
		2023 年授出的
		股份獎勵
		HK\$
		港元
Fair value of the Company's shares	本公司股份於授出日期的公允值	
as at the grant date		0.12-0.13
Expected volatility (%)	預期波幅(%)	100.2–101.3
Expected dividend (%)	預期股息率(%)	0.00
Exercise multiple	行使倍數	2.47
Exercise price	行使價	0.18
Risk-free interest rate (%)	無風險利率(%)	3.92–4.16

The expected volatility reflects the assumption that the historical volatility is indicative of future trends, which may also not necessarily be the actual outcome.

預期波幅反映歷史波幅能作為 未來趨勢指標(但不一定為實際 結果)的假設。



For the year ended 31 December 2024 截至2024年12月31日止年度

2024

30. RECONCILIATION OF LIABILITIES ARISING FROM FINANCING ACTIVITIES

30. 融資活動所產生的負債對 賬

融資活動所產生的負債變動:

Change in liabilities arising from financing activities:

		Amounts due to			Interest bearing bank	
		related	Lease	Convertible	and other	
		companies	liabilities	Loan	borrowings	Total
		應付關聯			計息銀行及	
		公司款項	租賃負債	可換股貸款	其他借款	總計
		RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
		人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元
As at 1 January 2024	於2024年1月1日	44,534	38,096	40,054	163,153	285,837
New bank borrowings	新增銀行借款	-	-	-	134,435	134,435
New lease entered	新訂立租約	-	24,737	-	-	24,737
Interest charged	利息支出	-	2,765	3,152	13,974	19,891
Termination of lease	終止租賃	-	(12,040)	-	-	(12,040)
Repayment	還款	-	(23,548)	(9,942)	(49,088)	(82,578)
Interest paid and payable	已付及應付利息	-	-	(4,187)	(13,974)	(18,161)
Exchange realignment	匯兑調整	747	539	756	2,113	4,155
As at 31 December 2024	於2024年12月31日	45,281	30,549	29,833	250,613	356,276

2024年



For the year ended 31 December 2024 截至2024年12月31日止年度

30. RECONCILIATION OF LIABILITIES ARISING FROM FINANCING ACTIVITIES (CONTINUED)

30. 融資活動所產生的負債對 賬*(續)*

2023

2023年

					Interest	
		Amounts			bearing	
		due to			bank	
		related	Lease	Convertible	and other	
		companies	liabilities	Loan	borrowings	Total
		應付關聯			計息銀行及	
		公司款項	租賃負債	可換股貸款	其他借款	緫計
		RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
		人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元
As at 1 January 2023	於2023年1月1日	62,173	47,452	60,565	69,235	239,425
New bank borrowings	新增銀行借款	-	-	-	155,182	155,182
New lease entered	新訂立租約	-	23,830	-	-	23,830
Interest charged	利息支出	-	4,561	3,541	5,887	13,989
Termination of lease	終止租賃	-	(1,299)	-	-	(1,299)
Repayment	還款	(18,727)	(30,765)	(19,547)	(61,236)	(130,275)
Modification of lease	修訂租賃	-	(6,157)	-	_	(6,157)
Interest paid and payable	已付及應付利息	-	-	(5,979)	(5,887)	(11,866)
Exchange realignment	匯兑調整	1,088	474	1,474	(28)	3,008
		44.524	20.000	40.054	462.452	205 027
As at 31 December 2023	於2023年12月31日	44,534	38,096	40,054	163,153	285,837



For the year ended 31 December 2024 截至2024年12月31日止年度

31. RELATED PARTY TRANSACTIONS AND BALANCES

(a) Transactions with related parties

31. 關聯方交易及結餘

(a) 與關聯方的交易

In addition to the transactions detailed elsewhere in the consolidated financial statements, the Group had the following significant transactions with related parties during the year:

除綜合財務報表其他部分詳述 的交易外,本集團於本年度與 關聯方進行以下重大交易:

		2024	2023
		2024年	2023年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Guangzhou Fuli Furniture	廣州富利傢俱有限公司		
Company Limited			
Sales of product	銷售產品	-	48
Guangzhou Royal Furniture	廣州皇朝傢俱有限公司		
Company Limited			
Purchase of product	購買產品	-	15

The above related parties are companies controlled by Mr. Tse Kam Pang, a substantial shareholder of the Company. The transactions were conducted on terms and conditions mutually agreed between the relevant parties. 上述關聯方均為由謝錦鵬先生 (本公司之主要股東)控制的公 司。該等交易乃根據相關訂約 方相互協定的條款及條件進行。



For the year ended 31 December 2024 截至2024年12月31日止年度

31. RELATED PARTY TRANSACTIONS AND BALANCES (CONTINUED)

31. 關聯方交易及結餘(續)

(b) 與關聯方的結餘

(b) Balances with related parties

Amounts due from related companies

應收關聯公司款項

		2024	2023
		2024年	2023年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Morris PRC* (note (ii))	慕容中國*(附註(ii))	171,895	169,404
Masia Investment Limited (note (ii))	美亞投資有限公司(附註(ii))	36	36
Guangzhou Royal Furniture Company	, 廣州皇朝傢俱有限公司		
Limited (note (i))	(附註(i))	-	5
Guangzhou Fuli Furniture Company	廣州富利傢俱有限公司		
Limited (note (i))	(附註(i))	-	55
Zhejiang Jujueyun Technology Co.,	Zhejiang Jujueyun		
	Tachnalagy Ca. 1td		
Ltd. (note (ii))	Technology Co., Ltd.		
Ltd. (note (ii))	(附註(ii))	8,000	8,000
Ltd. (note (ii))		8,000 179,931	
	(附註(ii))		
Less: allowance for ECL for companie	(附註(ii)) s 減:就謝錦鵬先生控制的公		
	(附註(ii)) s 減:就謝錦鵬先生控制的公 g 司作出的預期信貸虧		177,500
Less: allowance for ECL for companie controlled by Mr. Tse Kam Par	 (附註(ii)) s 減:就謝錦鵬先生控制的公 ng 司作出的預期信貸虧 損撥備 		177,500
Less: allowance for ECL for companie controlled by Mr. Tse Kam Par allowance for ECL for companie	 (附註(ii)) s 減:就謝錦鵬先生控制的公 ng 司作出的預期信貸虧 損撥備 s 就鄒格兵先生控制的公 		177,500
Less: allowance for ECL for companie controlled by Mr. Tse Kam Par	 (附註(ii)) s 減:就謝錦鵬先生控制的公 ng 司作出的預期信貸虧 損撥備 s 就鄒格兵先生控制的公 司作出的預期信貸虧 	179,931	177,500
Less: allowance for ECL for companie controlled by Mr. Tse Kam Par allowance for ECL for companie	 (附註(ii)) s 減:就謝錦鵬先生控制的公 ng 司作出的預期信貸虧 損撥備 s 就鄒格兵先生控制的公 		177,500
Less: allowance for ECL for companie controlled by Mr. Tse Kam Par allowance for ECL for companie	 (附註(ii)) s 減:就謝錦鵬先生控制的公 ng 司作出的預期信貸虧 損撥備 s 就鄒格兵先生控制的公 司作出的預期信貸虧 	179,931	177,500

* The balance mainly represents consideration receivable from Morris * 結餘主要指慕容中國出售附屬公 同的應收代價。



For the year ended 31 December 2024 截至2024年12月31日止年度

31. RELATED PARTY TRANSACTIONS AND BALANCES (CONTINUED)

(b) Balances with related parties (Continued)

Amounts due from related companies (Continued)

The amounts due from related companies are unsecured, interest-free and repayable on demand.

Notes:

- These companies are controlled by Mr. Tse Kam Pang, a substantial shareholder of the Company.
- (ii) These companies are controlled by Mr. Zou Gebing, a substantial shareholder of the Company.

Amounts due to related companies

Details of amounts due to related companies are set out in note 24.

(c) Compensation of key management personnel of the Group

31. 關聯方交易及結餘(續)

(b) 與關聯方的結餘(續)

應收關聯公司款項(續)

應收關聯公司款項為無抵押、 免息及按要求償還。

附註:

- (i) 該等公司由本公司主要股東謝錦 鵬先生控制。
- (ii) 該等公司由本公司主要股東鄒格兵先生控制。

應付關聯公司款項

應付關聯方款項的詳情載於附 註24。

(c) 本集團主要管理人員的薪 酬

		2024	2023
		2024年	2023年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Fees	袍金	1,753	2,006
Salaries, allowances and	薪金、津貼及實物福利		
benefits in kind		3,758	9,045
Share-based payment	以股份為基礎的付款	423	106
Pension scheme contributions	退休計劃供款	16	16
Total compensation paid to key	支付予主要管理人員的		
management personnel	薪酬總額	5,950	11,173

Further details of directors' emoluments are included in note 9 to the consolidated financial statements.

董事酬金的進一步詳情載於綜 合財務報表附註9。



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32. COMMITMENTS

The Group did not have any capital commitment as at 31 December 2024 and 2023.

33. LITIGATION

On 11 June 2024, Zhejiang Premier Furniture Manufacture Co., Ltd.*(浙江慕華家居有限公司)("**Premier Furniture Manufacture**"), an indirect wholly-owned subsidiary of the Company, received a summons of the People's Court of Haining City (海寧市人民法院) (the "**Haining Court**") in the PRC returnable on 14 June 2024 for a pre-trial conference (the "**PTC**"), which has been adjourned to a later date to be fixed.

The PTC concerns a claim brought by Haining Morris International Fur Co., Ltd* (海寧慕容國際皮草有限公司) ("Haining Fur") against Premier Furniture Manufacture for (1) RMB3,000,000 paid by Haining Fur to China Merchants Bank Co., Ltd., Hangzhou Branch ("CM Bank") in its capacity as guarantor for two bank facilities (the "Loans") in the principal amount of RMB30,000,000 each provided by CM Bank to Zhejiang Morris Fashion Home Co., Ltd. (浙江慕容時尚家居有限 公司) ("Fashion Home") and Zhejiang Apollo Leather Products Co., Ltd. (浙江阿波羅皮革製品有限公司) ("Zhejiang Apollo"), respectively; and (2) costs (the "Claim").

Fashion Home and Zhejiang Apollo (the "**Relevant Subsidiaries**") are companies established in the PRC with limited liability and indirect wholly-owned subsidiaries of the Company. Due to financial difficulties, the Relevant Subsidiaries initiated restructuring procedures, whereby a restructuring plan for the settlement of all the indebtedness of the Relevant Subsidiaries (the "**Restructuring Plan**") was formulated and sanctioned by the Haining Court in 2022 (the "**Restructuring**"). Pursuant to the Restructuring Plan, 20% of total outstanding amount under the Loans has been paid to CM Bank discharging the Relevant Subsidiaries' obligations.

32. 承擔

本集團於2024年及2023年12月31日 並無任何資本承擔。

33. 訴訟

於2024年6月11日,浙江慕華家居有 限公司(「**慕華**」,本公司之間接全資 附屬公司)接獲中國海寧市人民法院 (「**海寧法院**」)有關進行預審會議(「**預 審會議**」)的傳票(可於2024年6月14 日交回),該會議已延後,日期待定。

預審會議涉及海寧慕容國際皮草有限 公司(「海寧皮草」)就以下事項針對慕 華提起的申索:(1)海寧皮草以擔保 人身份就招商銀行股份有限公司(杭 州分行)(「招商銀行」)向浙江慕容時 尚家居有限公司(「時尚家居」)及浙 江阿波羅皮革製品有限公司(「浙江 阿波羅」)各自分別提供的本金額為 人民幣30,000,000元的兩筆銀行融 資(「貸款」)向招商銀行支付人民幣 3,000,000元;及(2)費用(「申索」)。

時尚家居及浙江阿波羅(「相關附屬公司」)為於中國成立的有限公司及本公司的間接全資附屬公司。由於財務困難,相關附屬公司啟動重組程序,藉此,制定償還相關附屬公司的所有債務的重組計劃(「重組計劃」),並於2022年獲得海寧法院制裁批准(「重組」)。根據重組計劃,貸款下的未償還總額之20%已支付予招商銀行,以履行相關附屬公司的責任。

* For identification purposes only



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33. LITIGATION (CONTINUED)

CM Bank has sought a judgment from the People's Court of Shangcheng District, Hangzhou City (杭州市上城區人民法院) against Morris Group Co., Ltd. ("**Morris PRC**"), Haining Fur, Zhejiang Morris Shijia Real Estate Co., Ltd.* (浙江慕容世家地產 有限公司) ("**Shijia Real Estate**"), Zou Gebing and Wu Xiangfei (collectively, the "**Guarantors**"), as guarantors or security providers, for the remaining outstanding amount under the facility granted to Zhejiang Apollo.

As alleged in the statement of civil claim dated 10 May 2024 (the "**SOC**") lodged by Haining Fur with the Haining Court, in view that both Premier Furniture Manufacture and the Relevant Subsidiaries are subsidiaries of the Company, the de facto controller of the Company before the Restructuring (i.e. Mr. Zou Gebing) and the investor introduced (i.e. the new controlling shareholder of the Company) after the Restructuring have reached a "consensus" that (i) the Loans shall remain a payment obligation of the Group as they were indebtedness of the Group; and (ii) Premier Furniture Manufacture shall provide a repayment undertaking to Haining Fur and the other Guarantors to such effect.

A written document entitled "承諾書 (Undertaking)" (the "Alleged Undertaking"), onto which the official seal of Premier Furniture Manufacture and the "round chop" of the Company were affixed, was included in the case bundle supporting the Claim prepared by Haining Fur. As stated in the Alleged Undertaking, Premier Furniture Manufacture has voluntarily agreed to perform the repayment obligations under the Loans and has irrevocably undertaken to (i) following the fulfilment of any repayment obligations (including guarantee and security obligations) under the Loans by any of the Guarantors, Premier Furniture Manufacture shall repay to the Guarantors the entire sum paid by them and costs within five (5) working days; and (ii) after such repayment, Premier Furniture Manufacture shall have no claim against the Guarantors of the Loans. It is stated in the SOC that Haining Fur has paid RMB3,000,000 to CM Bank in its capacity as a guarantor of the Loans and seeks the repayment of such amount from Premier Furniture Manufacture.

33. 訴訟(續)

招商銀行已針對慕容集團有限公司 (「**慕容中國**」)、海寧皮草、浙江慕容 世家地產有限公司(「**世家地產**」)、鄒 格兵及鄔向飛(統稱「**擔保人**」)(作為 擔保人或抵押提供方)就浙江阿波羅 獲授的融資的餘下未償還金額尋求杭 州市上城區人民法院的判決。

誠如海寧皮草向海寧法院提交的日期 為2024年5月10日的民事起訴狀(「民 事起訴狀」)中所稱,由於慕華及相關 附屬公司均為本公司的附屬公司,重 組前的本公司的實際控制人(即鄒格 兵先生)及重組後引入的投資者(即本 公司的新控股股東)已達成「共識」, 即(i)貸款將仍為本集團的付款責任, 因為其為本集團的債務;及(ii)為此, 慕華將向海寧皮草及其他擔保人提供 還款承諾。

* For identification purposes only


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33. LITIGATION (CONTINUED)

Based on the above circumstance, the Group has recognised provision for litigation liabilities of RMB3,000,000 in relation to the Claim.

The Group is seeking legal advice regarding the Claim and intends to strenuously defend the Claim.

34. FINANCIAL INSTRUMENTS BY CATEGORY

The carrying amounts of each of the categories of financial instruments as at the end of the reporting period are as follows:

Financial assets

33. 訴訟(續)

基於上述情況,本集團就申索確認訴 訟負債撥備人民幣3,000,000元。

本集團正就申索尋求法律意見,並打 算竭力抗辯。

34. 按類別劃分的金融工具

各類金融工具於報告期末的賬面值載 列如下:

金融資產

		2024	2023
		2024年	2023年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Financial asset at FVTPL	按公允值計入損益的		
	金融資產	-	1,604
At amortised cost:	按攤銷成本計量:		
Trade receivables	貿易應收款項	16,734	17,412
Deposits and other receivables	按金及其他應收款項	7,858	10,204
Amounts due from related companies	應收關聯公司款項	120,040	176,258
Pledged bank deposits	已抵押銀行存款	21	21
Restricted bank balances	受限制銀行結餘	165	_
Cash and cash equivalents	現金及現金等價物	3,999	4,753
		148,817	208,648



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34. FINANCIAL INSTRUMENTS BY CATEGORY

34. 按類別劃分的金融工具(續)

(CONTINUED)

Financial liabilities

金融負債

		2024	2023
		2024年	2023年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
At amortised cost:	按攤銷成本計量:		
Trade payables	貿易應付款項	28,872	46,073
Other payables and accruals	其他應付款項及應計費用	40,179	93,437
Amounts due to related companies	應付關聯公司款項	45,281	44,534
Lease liabilities	租賃負債	30,549	38,096
Convertible Loan	可換股貸款	29,833	40,054
Interest-bearing bank and other borrowings	計息銀行及其他借款	250,613	163,153
		425,327	425,347

	Derivative instru 衍生金	ments
	2024	2023
	2024年	2023年
	RMB'000	RMB'000
	人民幣千元	人民幣千元
Derivative financial instrument 衍生金融工具	-	75



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35. FAIR VALUE AND FAIR VALUE HIERARCHY OF FINANCIAL INSTRUMENTS

The carrying amounts of the Group's financial instruments at amortised cost approximate to their fair values.

The Group's corporate finance team headed by the finance manager is responsible for determining the policies and procedures for the fair value measurement of financial instruments. The corporate finance team reports directly to the chief financial officer. At each reporting date, the corporate finance team analyses the movements in the values of financial instruments and determines the major inputs applied in the valuation. The valuation is reviewed and approved by the chief financial officer.

The fair values of the financial assets and liabilities are included at the amount at which the instrument could be exchanged in a current transaction between willing parties, other than in a forced or liquidation sale.

During the year ended 31 December 2024, there was no transfer of fair value measurement between Level 1 and Level 2 and no transfer into or out of Level 3 for both financial assets and financial liabilities (2023: nil).

35. 金融工具的公允值及公允 值層級

本集團按攤銷成本列賬的金融工具的 賬面值與其公允值相若。

本集團旗下由財務經理帶領的企業融 資團隊負責就金融工具的公允值計量 制定政策及程序。企業融資團隊直接 向首席財務官匯報。於各報告日期, 企業融資團隊分析金融工具價值變動 及釐定應用於估值的主要輸入數據。 估值已由首席財務官審閱及批准。

金融資產及負債的公允值以自願交易 方(強迫或清盤出售者除外)當前交易 中該工具的可交易金額入賬。

截至2024年12月31日止年度,金融 資產及金融負債第1級及第2級公允值 計量之間並無轉移,亦無轉入或轉出 第3級的情況(2023年:無)。



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35. FAIR VALUE AND FAIR VALUE HIERARCHY OF FINANCIAL INSTRUMENTS (*continued*)

The following table provides an analysis of financial instruments that are measured subsequent to initial recognition at fair value, grouped into Level 1 to 3 based on the degree to which the fair value is observable.

- Level 1 fair value measurements are those derived from quoted prices (unadjusted) in active market for identical assets or liabilities.
- Level 2 fair value measurements are those derived from inputs other than quoted prices included within Level 1 that are observable for the asset or liability, either directly (i.e. as prices) or indirectly (i.e. derived from prices).
- Level 3 fair value measurements are those derived from valuation techniques that include inputs for the asset or liability that are not based on observable market data (unobservable inputs).

35. 金融工具的公允值及公允 值層級(續)

下表提供有關初始確認後按公允值計 量並根據公允值的可觀察程度分類為 第1至3級的金融工具分析。

- 第1級公允值計量基於相同資產 或負債於活躍市場的報價(未經 調整)得出。
- 第2級公允值計量基於直接(即 價格)或間接(即自價格計算得 出)輸入數據(第1級所包括有關 資產或負債的可觀察報價除外) 得出。
- 第3級公允值計量乃自估值技術 計算得出,其中包括有關資產 或負債並非基於可觀察市場數 據(不可觀察輸入數據)的輸入 數據。



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35. FAIR VALUE AND FAIR VALUE HIERARCHY OF FINANCIAL INSTRUMENTS (CONTINUED)

35. 金融工具的公允值及公允 值層級(續)

按經常性基準以公允值計量的

Financial asset and liabilities measured at fair value on a recurring basis

2024

Assets

Financial assets at FVTPL

Derivative financial instruments

asis		金融資	產及負債	
		2024 年		
	Level 1	Level 2	Level 3	Total
	第1級	第2級	第3級	總計
	RMB'000	RMB'000	RMB'000	RMB'000
	人民幣千元	人民幣千元	人民幣千元	人民幣千元
資產				
按公允值計入損益的				
金融資產	-	-	-	-
負債				
衍生金融工具	-	-	-	-

2023年

2023

Liabilities

2025					
		Level 1	Level 2	Level 3	Total
		第1級	第2級	第3級	總計
		RMB'000	RMB'000	RMB'000	RMB'000
		人民幣千元	人民幣千元	人民幣千元	人民幣千元
Assets	資產				
Financial assets at FVTPL	按公允值計入損益的				
	金融資產	_	_	1,604	_
Liabilities	負債				
Derivative financial instrument	衍生金融工具	-	-	75	75



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35. FAIR VALUE AND FAIR VALUE HIERARCHY OF FINANCIAL INSTRUMENTS (*continued*)

Financial asset and liabilities measured at fair value on a recurring basis (Continued)

Information about Level 3 fair value measurements

The fair value of derivative financial instrument was valued by an independent valuer by using binomial pricing model with significant unobservable inputs. See note 27 for the detailed movement of the fair value of derivative financial instrument.

Below is a summary of the valuation technique used and the key inputs to the valuation of derivative financial instrument:

35. 金融工具的公允值及公允 值層級(續)

按經常性基準以公允值計量的 金融資產及負債(續)

有關第3級公允值計量的資料

衍生金融工具的公允值由獨立估值師 採用二項式定價模式及重大不可觀察 輸入數據估算。有關衍生金融工具的 公允值變動詳情,請參閱附註27。

以下概述衍生金融工具估值所用估值 技術及主要輸入數據:

	Fair value hierarchy 公允價值層級	Valuation technique 估值技術	Significant unobservable inputs 重大不可觀察輸入數據	2024 2024年	2023 2023年
Derivative financial instrument 衍生金融工具	ムル資道層級 Level 3 第3級	Binomial pricing model 二項式定價模式	主人小り截余報人数隊 Risk-free rate 無風險利率	3.74%	3.63%
			Volatility 波幅	76.16%	112.86%
			Discount rate 貼現率	11.19%	10.13%

Fair value of unlisted equity securities is determined based on valuation using asset-based approach. Fair value of individual business assets less liabilities of the investment company was considered to arrive the fair value of the Group's equity interests in the investee company. The significant input is the net asset value of the investee company. The net asset value is positively correlated to the fair value measurement of the unlisted equity securities. 非上市股本證券的公允值乃根據使用 以資產為基礎的方法進行的估值釐 定。計算本集團於被投資公司的股權 的公允值時,已計及投資公司個別業 務資產減負債的公允值。重大輸入數 據為被投資公司的資產淨值。資產淨 值與非上市股本證券的公允值計量呈 正比。



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35. FAIR VALUE AND FAIR VALUE HIERARCHY OF 值層級(續) FINANCIAL INSTRUMENTS (CONTINUED)

Financial asset and liabilities measured at fair value on a recurring basis (Continued)

Information about Level 3 fair value measurements (Continued)

The following table presents the changes in fair value of financial assets which are classified under Level 3 of the fair value hierarchy:

35. 金融工具的公允值及公允

按經常性基準以公允值計量的 金融資產及負債(續)

有關第3級公允值計量的資料(續)

下表呈列分類為公允價值層級第三級 之金融資產公允價值變動:

		Financial assets
		at FVTPL
		按公允值計入
		損益之金融資產
		RMB'000
		人民幣千元
At 1 January 2023	於2023年1月1日	-
Additions	增加	11,148
Fair value changes	公允值變動	(9,712)
Exchange realignment	匯兑調整	168
At 31 December 2023 and 1 January 2024	於2023年12月31日及2024年1月1日	1,604
Fair value changes	公允值變動	(1,616)
Exchange realignment	匯兑調整	12
At 31 December 2024	於 2024年12 月31日	-



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36. FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES

The Group's principal financial instruments comprise trade receivables, deposits and other receivables, amounts due from related companies, trade payables, other payables and accruals, amounts due to related companies, convertible loan, lease liabilities, interest-bearing bank and other borrowings, cash and cash equivalents, restricted bank balances and pledged bank deposits.

The main risks arising from the Group's financial instruments are interest rate risk, foreign currency risk, credit risk and liquidity risk. The directors review and agree policies for managing each of these risks and they are summarised below.

Interest rate risk

The Group is exposed to cash flow interest rate risk in relation to its cash at banks with variable rates.

The Group considers that the exposure of cash flow interest rate risk arising from variable-rate cash at banks is insignificant for both years.

The Group currently does not have an interest rate hedging policy to hedge against the exposure. The Group will monitor its interest exposure closely and will consider hedging significant interest exposure should the need arise.

36. 財務風險管理目標及政策

本集團的主要金融工具包括貿易應收 款項、按金及其他應收款項、應收關 聯公司款項、貿易應付款項、其他應 付款項及應計費用、應付關聯公司款 項、可換股貸款、租賃負債、計息銀 行及其他借款、現金及現金等價物、 受限制銀行結餘及已抵押銀行存款。

本集團金融工具產生的主要風險為利 率風險、外匯風險、信貸風險及流動 資金風險。董事檢討及議定管理各項 風險的政策,有關政策概述如下。

利率風險

本集團就其按浮動利率計息的銀行現 金而言,須承受現金流量利率風險。

本集團認為,就兩個年度而言,按浮 動利率計息的銀行現金產生的現金流 量利率風險敞口均不重大。

本集團目前並無利率對沖政策以對沖 有關風險敞口。本集團將密切監察其 利率風險敞口,並會在有需要時考慮 對沖重大利率風險敞口。



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36. FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES (*continued*)

Foreign currency risk

Several subsidiaries of the Company have foreign currency sales and purchases, bank balances and convertible loan which expose the Group to foreign currency risk.

The Group currently does not have a foreign exchange hedging policy. However, the management of the Group monitors foreign exchange exposure and will consider hedging significant foreign exchange exposure should the need arises.

The following table demonstrates the sensitivity to a reasonably possible change in the exchange rates of currencies other than the functional currencies of the relevant operating units, with all other variables held constant, of the Group's loss before tax.

36. 財務風險管理目標及政策 (續)

外匯風險

本公司若干附屬公司的外幣銷售及購 買、銀行結餘以及可換股貸款使本集 團面臨外匯風險。

本集團目前並無外匯對沖政策。然 而,本集團管理層監察外匯風險敞 口,並將於有需要時考慮對沖重大外 匯風險敞口。

下表闡述在所有其他變量保持不變的 情況下,貨幣(相關經營單位的功能 貨幣除外)匯率的合理可能變動對本 集團除税前虧損的敏感度。

		Increase/	Increase/
		(decrease)	(decrease)
		in exchange	in loss
		rates	before tax
		匯率上升/	除税前虧損
		(下跌)	增加/(減少)
		%	RMB'000
		%	人民幣千元
2024	2024年		
If RMB weakens against US\$	倘人民幣兑美元貶值	5	1,496
If RMB strengthens against US\$	倘人民幣兑美元升值	(5)	(1,496)
2023	2023年		
If RMB weakens against US\$	倘人民幣兑美元貶值	5	1,927
If RMB strengthens against US\$	倘人民幣兑美元升值	(5)	(1,927)



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36. FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES (*continued*)

Credit risk

The credit risk of the Group mainly arises from bank balances, trade receivables, deposit and other receivables and amounts due from related companies. The carrying amounts of these balances represent the Group's maximum exposure to credit risk in relation to financial assets.

Bank balances

In respect of bank balances, the credit risk is considered to be low as the counterparties are reputable banks. Therefore, no provision for ECL was made as at 31 December 2024 and 2023.

Trade receivables

Majority of the Group's trade receivables are due from individual customers in relation to sales of sofa and other furniture products. As at 31 December 2024, the five largest debtors and the largest debtor accounted for 60.2% (2023: 54.7%) and 16.6% (2023: 16.0%) of the Group's trade receivables balance respectively.

Individual credit evaluations are performed on all customers requiring credit over a certain amount. These evaluations focus on the customer's past history of making payments when due and current ability to pay, and take into account information specific to the customer as well as pertaining to the economic environment in which the customer operates. Trade receivables are due within 30 to 120 days from the date of billing.

36. 財務風險管理目標及政策 *(續)*

信貸風險

本集團的信貸風險主要來自銀行結 餘、貿易應收款項、按金及其他應收 款項以及應收關聯公司款項。該等結 餘的賬面值乃本集團就金融資產承擔 的最大信貸風險。

銀行結餘

就銀行結餘而言,信貸風險被認為相 當低,原因為對手方乃信譽良好的銀 行。因此,於2024年及2023年12月 31日並無就預期信貸虧損計提撥備。

貿易應收款項

本集團大部分貿易應收款項為與銷售 沙發及其他傢俱產品有關的應收個別 客戶款項。於2024年12月31日,五 大債務人及最大債務人分別佔本集團 貿易應收款項結餘60.2%(2023年: 54.7%)及16.6%(2023年:16.0%)。

個別信貸評估按對所有需要超過一定 金額信貸的客戶進行。該等評估專注 於客戶到期付款的過往紀錄及現時的 支付能力,並考慮有關客戶及客戶經 營所在經濟環境有關的特定資料。貿 易應收款項於發票日期起計30至120 日內到期。



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36. FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES (CONTINUED)

Credit risk (Continued)

Trade receivables (Continued)

The Group applies simplified approach to measure lifetime ECL for all trade receivables. Trade receivables that are individually significant have been separately assessed for ECL based on the debtors' background and financial strength, historical settlement records, length of overdue period and whether there are any disputes with the Group. For the remaining trade receivables which the Group is of the view that there is no significant difference in historical loss patterns, ECL is measured by using provision matrix which the trade receivables have been grouped based on past due days.

Forward-looking information on macroeconomic factors which is expected to affect the ability of the debtors to settle the trade receivables is also considered in measuring the ECL.

36. 財務風險管理目標及政策 *(續)*

信貸風險(續)

貿易應收款項(續)

本集團採用簡化方法來計量所有貿易 應收款項的全期預期信貸虧損。對於 個別重大的貿易應收款項,已基於債 務人的背景和財務實力、歷史結算記 錄、逾期期限長短以及與本集團是否 存在任何爭議,單獨對其預期信貸虧 損進行評估。對於本集團認為在歷史 虧損模式上並無重大差異的餘下貿易 應收款項,預期信貸虧損乃通過使用 撥備矩陣來計量,在該方法下,貿易 應收款項已根據逾期天數進行分組。

在計量預期信貸虧損時,本集團也會 考慮有關宏觀經濟因素的前瞻性資 料,這些因素預期會影響債務人結清 貿易應收款項的能力。



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36. FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES (*continued*)

Credit risk (Continued)

Trade receivables (Continued)

The following table provides information about the Group's exposure and allowance for ECL on trade receivables as at 31 December 2024 and 2023:

31 December 2024

36. 財務風險管理目標及政策 *(續)*

信貸風險(續)

貿易應收款項(續)

下表提供有關本集團於2024年及 2023年12月31日就貿易應收款項的 預期信貸虧損風險及撥備的資料:

2024年12月31日

2023年12月31日

			More than 1 day but less	Credit-	
		Not yet	than 1 year	impaired	
		past due	past due	(note)	Total
			逾期超過1日	信貸減值	
		尚未逾期	但少於 1 年	(附註)	總計
ECL rate	預期信貸虧損率	2.14%	15.09%	100%	
Gross carrying amount (RMB'000)	賬面總值(人民幣千元)				
- Trade receivables	一貿易應收款項	7,098	11,527	35,265	53,890
Allowance for ECL	預期信貸虧損撥備	(152)	(1,739)	(35,265)	(37,156)

31 December 2023

More than 1 day but less Credit-Not yet than 1 year impaired (note) Total past due past due 逾期超過1日 信貸減值 尚未逾期 但少於1年 (附註) 總計 ECL rate 預期信貸虧損率 1.50% 3.77% 100% Gross carrying amount (RMB'000) 賬面總值(人民幣千元) 一貿易應收款項 16,046 1,670 - Trade receivables 35,101 52,817 Allowance for ECL 預期信貸虧損撥備 (241) (63) (35, 101)(35,405)

Note: Trade receivables with more than 1 year past due are considered as credit-impaired, with ECL provision of approximately RMB35,265,000 (2023: RMB35,101,000) were assessed individually.

附註:已逾期一年以上的貿易應收款項被視 為信貸減值,預期信貸虧損撥備約人 民幣35,265,000元(2023年:人民幣 35,101,000元)已作個別評估。



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36. FINANCIAL RISK MANAGEMENT OBJECTIVES 36. 財務風險 AND POLICIES (CONTINUED) (續)

Credit risk (Continued)

Trade receivables (Continued)

The following table shows the movement in lifetime ECL on trade receivables under simplified approach:

36. 財務風險管理目標及政策 *(續)*

信貸風險(續)

貿易應收款項(續)

下表列示按簡化方法計量貿易應收款 項的全期預期信貸虧損的變動:

		Lifetime ECL – not credit- impaired 全期預期信貸 虧損-未發生	Lifetime ECL – credit- impaired 全期預期信貸 虧損-已發生	Total
		信貸減值	信貸減值	總計
		RMB'000	RMB'000	RMB'000
		人民幣千元	人民幣千元	人民幣千元
As at 1 January 2023 Provision/(reversal) for	於2023年1月1日 年內撥備/(撥回)	1,234	17,722	18,956
the year		(765)	17,214	16,449
Transfer	轉移	(165)	165	
As at 31 December 2023 and 1 January 2024	於2023年12月31日及 2024年1月1日	304	35,101	35,405
Provision/(reversal) for the year	年內撥備/(撥回)	1.568	(376)	1,192
Exchange realignment	匯兑調整	19	540	559
As at 31 December 2024	於 2024年12 月31日	1,891	35,265	37,156

Deposits and other receivables

The Group applies general approach to measure ECL on deposits and other receivables. ECL on deposits and other receivables are assessed individually. The Group determines 12m ECL or lifetime ECL on deposits and other receivables based on debtors' background and financial strength. Market credit rating data and supportive forward-looking information are also considered in ECL measurement.

按金及其他應收款項

本集團採用一般方法來計量按金及其 他應收款項的預期信貸虧損。單獨對 按金及其他應收款項的預期信貸虧損 進行評估。本集團基於債務人的背景 和財務實力,確定按金及其他應收款 項的12個月預期信貸虧損或全期預期 信貸虧損。在計量預期信貸虧損時, 也會考慮市場信貸評級數據以及有理 據支持的前瞻性資料。



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36. FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES (*continued*)

Credit risk (Continued)

Deposits and other receivables (Continued)

The following table provides information about the Group's exposure and allowance for ECL on deposits and other receivables as at 31 December 2024 and 2023:

31 December 2024

31 December 2023

36. 財務風險管理目標及政策 *(續)*

信貸風險(續)

按金及其他應收款項(續)

下表提供有關本集團於2024年及 2023年12月31日就按金及其他應收 款項的預期信貸虧損風險及撥備的資 料:

2024年12月31日

			Lifetime		
			ECL – not	Lifetime	
			credit	ECL – credit	
		12m ECL	impaired	impaired	Total
			全期預期信貸	全期預期信貸	
		12 個月預期	虧損-未發生	虧損-已發生	
		信貸虧損	信貸減值	信貸減值	總計
ECL rate	預期信貸虧損率	0.51%	-	100%	
Gross carrying amount (RMB'000)	賬面總值(人民幣千元)				
- Deposits and other receivables	一按金及其他應收款項	7,898	-	3,858	11,756
Allowance for ECL	預期信貸虧損撥備	(40)	-	(3,858)	(3,898)

2023年12月31日

			Lifetime		
			ECL – not	Lifetime	
			credit	ECL – credit	
		12m ECL	impaired	impaired	Total
			全期預期信貸	全期預期信貸	
		12個月預期	虧損-未發生	虧損-已發生	
		信貸虧損	信貸減值	信貸減值	總計
ECL rate	預期信貸虧損率	0.41%	-	100%	
Gross carrying amount (RMB'000)	賬面總值(人民幣千元)				
- Deposits and other receivables	一按金及其他應收款項	10,246	-	22,200	32,446
Allowance for ECL	預期信貸虧損撥備	(42)	-	(22,200)	(22,242)



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36. FINANCIAL RISK MANAGEMENT OBJECTIVES 36 AND POLICIES (*continued*)

Credit risk (Continued)

Deposits and other receivables (Continued)

The following table shows the movement in allowance for ECL on deposits and other receivables under general approach:

36. 財務風險管理目標及政策 *(續)*

信貸風險(續)

按金及其他應收款項(續)

下表列示按一般方法計量按金及其他 應收款項的預期信貸虧損的撥備變 動:

			Lifetime	Lifetime	
			ECL – not	ECL –	
			credit-	credit-	
		12m ECL	impaired	impaired	Total
			全期預期信貸	全期預期信貸	
		12 個月	虧損-未發生	虧損-已發生	
		預期信貸虧損	信貸減值	信貸減值	總計
		RMB'000	RMB'000	RMB'000	RMB'000
		人民幣千元	人民幣千元	人民幣千元	人民幣千元
As at 1 January 2023	於2023年1月1日	570	-	11,303	11,873
Provision/(reversal) for the year	年內撥備/(撥回)	(486)	-	16,460	15,974
Written off	撇銷	_	-	(5,605)	(5,605)
Transfer	轉移	(42)	-	42	_
As at 31 December 2023 and	於2023年12月31日及				
1 January 2024	2024年1月1日	42	-	22,200	22,242
Provision/(reversal) for the year	年內撥備/(撥回)	(2)	-	1,412	1,410
Written off	撤銷	-	-	(20,053)	(20,053)
Exchange realignment	匯兑調整	-	-	299	299
As at 31 December 2024	於 2024 年12月31日	40	-	3,858	3,898

Amounts due from related companies

For amounts due from related companies, the Group applies general approach to measure ECL and makes periodic individual assessment on the recoverability of amounts due from related companies based on debtors' background and financial strength, and also quantitative and qualitative information that is reasonable and supportive forward-looking information.

應收關聯公司款項

就應收關聯公司款項而言,根據債務 人的背景及財務實力以及屬合理有理 據的前瞻性資料之定量及定性資料, 定期對應收關聯公司款項之可收回性 進行個別評估。



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36. FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES (CONTINUED)

Credit risk (Continued)

31 December 2024

Amounts due from related companies (Continued)

The following table provides information about the Group's exposure and allowance for ECL on amounts due from related companies as at 31 December 2024 and 2023:

36. 財務風險管理目標及政策 *(續)*

信貸風險(續)

應收關聯公司款項(續)

下表提供有關本集團於2024年及 2023年12月31日就應收關聯公司款 項的預期信貸虧損風險及撥備的資 料:

2024年12月31日

		12m ECL 12個月預期 信貸虧損	Lifetime ECL – not credit- impaired 全期預期信貸 虧損 – 未發生 信貸減值	Lifetime ECL – credit- impaired 全期預期信貸 虧損 – 已發生 信貸減值	Total 總計
ECL rate	預期信貸虧損率	-	-	33.29%	
Gross carrying amount (RMB'000)	賬面總值(人民幣千元)				
- Amounts due from related	-應收關聯公司款項				
companies		-	-	179,931	179,931
Allowance for ECL	預期信貸虧損撥備	-	-	(59,891)	(59,891)

31 December 2023

2023年12月31日

			Lifetime		
			ECL – not	Lifetime	
			credit-	ECL – credit-	
		12m ECL	impaired	impaired	Total
			全期預期信貸	全期預期信貸	
		12個月預期	虧損-未發生	虧損-已發生	
		信貸虧損	信貸減值	信貸減值	總計
ECL rate	預期信貸虧損率	0.70%	-	-	
Gross carrying amount (RMB'000)	賬面總值(人民幣千元)				
- Amounts due from related	一應收關聯公司款項				
companies		177,500	-	-	177,500
Allowance for ECL	預期信貸虧損撥備	(1,242)	-	-	(1,242)

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36. FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES (*continued*)

Credit risk (Continued)

Amounts due from related companies (Continued)

The following table shows the movement in allowance for ECL on amounts due from related companies under general approach:

36. 財務風險管理目標及政策 *(續)*

信貸風險(續)

應收關聯公司款項(續)

下表列示按一般方法計量應收關聯公 司款項的預期信貸虧損的撥備變動:

		12m ECL 12個月	Lifetime ECL – not credit- impaired 全期預期信貸 虧損一未發生	Lifetime ECL – credit- impaired 全期預期信貸 虧損 – 已發生	Total
		12個月 預期信貸虧損	虧損□未發生 信貸減值	虧預□□發生 信貸減值	總計
		RMB'000	RMB'000	RMB'000	RMB'000
		人民幣千元	人民幣千元	人民幣千元	人民幣千元
As at 1 January 2023	於2023年1月1日	1,060	_	_	1,060
Provision for the year	年內撥備	182	-	-	182
As at 31 December 2023 and	於2023年12月31日及				
1 January 2024	2024年1月1日	1,242	-	-	1,242
(Reversal)/provision for the year	年內(撥回)/撥備	(1)	-	58,225	58,224
Transfer	轉讓	(1,241)	-	1,241	-
Exchange realignment	匯兑調整	-	-	425	425
As at 31 December 2024	於 2024年12月31 日	_	_	59,891	59,891



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36. FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES (CONTINUED)

Liquidity risk

The Group's objectives are to maintain a prudent financial policy, to monitor liquidity ratios against risk limits and to maintain a contingency plan for funding to ensure that the Group maintains sufficient cash to meet its liquidity requirements.

The following table details the remaining contractual maturities for its financial liabilities and derivative financial instruments at the end of the reporting period of the Group's financial liabilities, which are based on contractual undiscounted cash flows (including interest payments computed using contractual rates and based on rates at the end of the reporting period) and the earliest date that the Group could be required to repay:

As at 31 December 2024

36. 財務風險管理目標及政策 *(續)*

流動資金風險

本集團的目標為保持審慎的財務政 策,以根據風險限額監控流動資金比 率及維持資金應急計劃,從而確保本 集團有充足現金達到其流動資金要 求。

下表詳列於本集團金融負債報告期末 金融負債及衍生金融工具的餘下合約 到期情況,此乃根據合約未貼現現金 流量(包括使用合約利率及根據報告 期末的利率計算的利息支出)及本集 團可被要求償還的最早日期而得出:

於2024年12月31日

		Weight	On demand	More than one year but	More than two years but		Total	Total
		average	or within	less than	less than	More than	undiscounted	carrying
		interest rate	one year	two years	five years	five years	cash flow	amount
							無貼現	
		加權	按要求	一年以上	兩年以上		現金流量	
		平均利率	或一年內	但不足兩年	但不足五年	五年以上	總額	賬面總值
		%	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 payables	貿易應付款項	-	28,872	-	-	-	28,872	28,872
Other payables and accruals	其他應付款項及應計費用	-	40,179	-	-	-	40,179	40,179
Amounts due to related companie	es 應付關聯公司款項	-	45,281	-	-	-	45,281	45,281
Lease liabilities	租賃負債	8.27%	13,248	7,909	13,282	-	34,439	30,549
Convertible loan	可換股貸款	2.02%	30,047	-	-	-	30,047	29,833
Interest-bearing bank and other	計息銀行及其他借款							
borrowings		6.41%	214,096	2,840	29,855	33,835	280,626	250,613
			371,723	10,749	43,137	33,835	459,444	425,327



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36. FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES (*continued*)

36. 財務風險管理目標及政策 *(續)*

Liquidity risk (Continued)

As at 31 December 2023

流動資金風險(續) 於2023年12月31日

				More than	More than			
		Weight	On demand	one year but	two years but		Total	Total
		average	or within	less than	less than	More than	undiscounted	carrying
		interest rate	one year	two years	five years	five years	cash flow	amount
							無貼現	
		加權	按要求	一年以上	兩年以上		現金流量	
		平均利率	或一年內	但不足兩年	但不足五年	五年以上	總額	賬面總值
		%	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 payables	貿易應付款項	-	46,073	-	-	-	46,073	46,073
Other payable and accruals	其他應付款項及應計費用	-	93,437	-	-	-	93,437	93,437
Amounts due to related	應付關聯公司款項							
companies		-	44,534	-	-	-	44,534	44,534
Derivative financial instruments	衍生金融工具	-	75	-	-	-	75	75
Lease liabilities	租賃負債	8.90	23,200	10,097	3,974	6,285	43,556	38,096
Convertible loan	可換股貸款	2.02	27,133	13,566	-	-	40,699	40,054
Interest-bearing bank and other	計息銀行及其他借款							
borrowings		6.11	113,313	-	-	73,913	187,226	163,153
			347,765	23,663	3,974	80,198	455,600	425,422



For the year ended 31 December 2024 截至2024年12月31日止年度

36. FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES (CONTINUED)

Capital management

The primary objectives of the Group's capital management are to safeguard the Group's ability to continue as a going concern and to maintain healthy capital ratios in order to support its business.

The Group manages its capital structure and makes adjustments to it in light of changes in economic conditions. To maintain or adjust the capital structure, the Group may adjust the dividend payment to shareholders, return capital to shareholders or issue new shares. No changes were made in the objectives, policies or processes for managing capital during the years ended 31 December 2024 and 2023.

The Group monitors capital using a gearing ratio, which is the total debts (comprised of amounts due to related companies, lease liabilities, convertible loan and interest-bearing bank and other borrowings) divided by the total equity. Total equity refers to equity attributable to owners of the Company. The gearing ratios as at the end of the reporting periods were as follows:

36. 財務風險管理目標及政策 *(續)*

資金管理

本集團資金管理的主要目標為保障本 集團的持續經營能力,以及維持穩健 的資金比率,以支持其業務。

本集團根據經濟狀況的變化來管理和 調整其資本架構。為維持或調整資本 架構,本集團可能對派發予股東的股 息作出調整、向股東返還資本或發行 新股份。截至2024年及2023年12月 31日止年度,管理資本的目標、政策 或程序概無任何變動。

本集團使用資本負債比率(即債務總 額(包括應付關聯公司款項、租賃負 債、可換股貸款及計息銀行及其他借 款)除以權益總額)監控資本。權益總 額指本公司擁有人應佔權益。於各報 告期末的資產負債比率如下:

		2024	2023
		2024年	2023年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Total debts	債務總額	356,276	285,837
Equity attributable to owners of the	本公司擁有人應佔權益		
Company		(233,794)	(146,250)
Gearing ratio	資產負債比率	N/A不適用	N/A不適用



For the year ended 31 December 2024 截至2024年12月31日止年度

37. MAJOR NON-CASH TRANSACTION

Saved as the debt restructuring disclosed in note 6, major non-cash transactions during the year are as follows:

During the year ended 31 December 2024, the Group entered into new lease agreements for the showrooms, factory and offices. On the lease commencement, the Group recognised right-of-use assets of RMB24,737,000 (2023: RMB23,830,000) and lease liabilities of RMB24,737,000 (2023: RMB23,830,000).

37. 主要非現金交易

除附註6所披露的債務重組外,年內 非現金交易如下:

於截至2024年12月31日止年度,本 集團就展廳、廠房及辦公室訂立新的 租賃協議。於租賃開始時,本集團確 認使用權資產人民幣24,737,000元 (2023年:人民幣23,830,000元)及 租賃負債人民幣24,737,000元(2023 年:人民幣23,830,000元)。



For the year ended 31 December 2024 截至2024年12月31日止年度

38. STATEMENT OF FINANCIAL POSITION OF THE 38. 本公司財務狀況表 COMPANY

Information about the statement of financial position of the Company at the end of the reporting period is as follows:

有關本公司於報告期末的財務狀況表 的資料如下:

		2024 2024年 RMB′000 人民幣千元	2023 2023年 RMB'000 人民幣千元 (Restated) (經重列)
Non-current assets	非流動資產		
Investment in subsidiaries	於附屬公司的投資	7	7
Financial asset at FVTPL	按公允值計入損益的 金融資產	-	1,604
Total non-current assets	非流動資產總值	7	1,611
Current assets	流動資產		
Other receivables	其他應收款項	725	694
Amounts due from related companies	應收關聯公司款項	4,818	7,021
Cash and cash equivalents	現金及現金等價物	133	426
Total current assets	流動資產總值	5,676	8,141
Current liabilities Other payables and accruals Amounts due to subsidiaries Amounts due to related companies Interest-bearing and other borrowings Derivative financial instruments Convertible Ioan	流動負債 其他應付款項及應計費用 應付關聯公司款項 應付關聯公司款項 計息及其他借款 衍生金融工具 可換股貸款	5,639 60,947 22,570 8,110 – 29,833	6,610 42,816 22,197 - 75 40,054
Total current liabilities	流動負債總額	127,099	117,752
Net current liabilities	流動負債淨額	(121,423)	(103,611)
Total assets less current liabilities	資產總值減流動負債	(121,416)	(102,000)
Net liabilities	負債淨額	(121,416)	(102,000)
Deficit in equity	權益虧絀		
Share capital	股本	19,212	19,212
Reserves (note)	儲備(附註)	(140,628)	(121,212)
Total deficit in equity	權益虧絀總額	(121,416)	(102,000)



For the year ended 31 December 2024 截至2024年12月31日止年度

38. STATEMENT OF FINANCIAL POSITION OF THE 38. 本公司財務狀況表(續) COMPANY (CONTINUED)

Note:

附註:

A summary of the Company's reserves is as follows:

本公司儲備概述如下: Share award Exchange

		Share premium	Treasury shares	scheme reserve 股份獎勵	reserve 匯兑波動	Accumulated losses	Total
		股份溢價 RMB'000 人民幣千元	庫存股份 RMB'000 人民幣千元	計劃儲備 RMB'000 人民幣千元	儲備 RMB'000 人民幣千元	累計虧損 RMB′000 人民幣千元	總計 RMB'000 人民幣千元
At as 1 January 2023 Loss for the year Other comprehensive loss for the year: Exchange differences on	於2023年1月1日 年內虧損 年內其他全面虧損: 換算財務報表的匯兑	258,756	(8,992)		(27,361)		(90,161) (30,269)
translation of financial statements	差額	-	-	-	(1,280)	-	(1,280)
Total comprehensive loss for the year	年內全面虧損總額	_	_	_	(1,280)	(30,269)	(31,549)
Recognition of equity-settled share-based payment	確認以權益計算以股份為 基礎的付款	-	-	498	-	-	498
At as 31 December 2023 and 1 January 2024 Loss for the year Other comprehensive loss for	2024年1月1日 年內虧損	258,756 _	(8,992) –	498 _	(28,641) –	(342,833) (18,469)	(121,212) (18,469)
the year: Exchange differences on translation of financial statements	換算財務報表的匯兑 差額	_	-	-	(1,839)	-	(1,839)
Total comprehensive loss for the year Recognition of equity-settled	年內全面虧損總額 確認以權益結算以股份	-	-	-	(1,839)	(18,469)	(20,308)
share-based payment As at 31 December 2024	為基礎的付款 於2024年12月31日	258,756	- (8,992)	892	(30,480)	- (361,302)	892 (140,628)



For the year ended 31 December 2024 截至2024年12月31日止年度

39. EVENTS AFTER THE REPORTING PERIOD

On 19 March 2025, the Company completed the placing of 550,000,000 placing shares to not less than six placees at the placing price of HK\$0.051 per share to raise net proceeds (after deducting commission and other relevant costs and expenses) of approximately HK\$27,801,000.

40. COMPARATIVE FIGURES

As disclosed in note 2.2, due to the adoption of the new and amendments to HKFRSs during the current year, certain comparative figures have been reclassified to conform with the current year's presentation and the disclosure requirements.

41. APPROVAL OF THE CONSOLIDATED FINANCIAL STATEMENTS

The consolidated financial statements were approved and authorised for issue by the board of directors on 31 March 2025.

39. 報告期後事項

於2025年3月19日,本公司以每股 0.051港元的配售價向不少於六名 承配人完成配售550,000,000股配 售股份,以籌集所得款項淨額(扣除 佣金及其他相關成本及開支後)約 27,801,000港元。

40. 可比較數據

誠如附註2.2所披露,由於本年度採 用新訂及經修訂香港財務報告準則, 若干可比較數據已重新分類,以符合 本年度的呈列方式及披露規定。

41. 綜合財務報表核准

綜合財務報表已於2025年3月31日獲 董事會核准並授權刊發。



FIVE-YEAR FINANCIAL SUMMARY 五年財務概要

For the year ended 31 December 2024 截至2024年12月31日止年度

A summary of the published results and of the assets and liabilities of the Group for the last five financial years, as extracted from the audited financial statements, is set out below: 下文所載為本集團最近五個財政年度已公 佈業績以及資產及負債之概要,乃摘錄自 經審核財務報表:

Year ended 31 December 截至12月31日止年度 2023 2022 2020 2021 2024年 2022年 2021年 2020年 2023年 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 RESULTS 業績 收入 119,507 Revenue 187,975 132,013 502,932 606,363 Cost of sales 銷售成本 (91,657) (547,597) (118,511) (130,013) (403,276) 毛利 Gross profit 27,850 69,464 2,000 99,656 58,766 Loss before tax 除税前虧損 (88,643) (26,130) (203,418) (120,286) (87,840) Income tax credit/(expenses) 所得税抵免/(開支) 66 68 832 (3, 116)(2,890)Loss for the year 年內虧損 (88,577) (26,062) (202,586) (123,402) (90,730)

		As at 31 December					
				於 12 月31日			
		2024	2023	2022	2021	2020	
		2024 年	2023年	2022年	2021年	2020年	
		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	
ASSETS AND LIABILITIES	資產及負債						
Total assets	資產總值	197,350	283,979	366,904	374,882	676,852	
Total liabilities	負債總額	(432,074)	(436,510)	(498,363)	(426,053)	(600,109)	
		(234,724)	(152,531)	(131,459)	(51,171)	76,743	



REGAL PARTNERS HOLDINGS LIMITED 皇庭智家控股有限公司