You should read the following discussion and analysis in conjunction with our consolidated financial statements and the accompanying notes included in the Accountant's Report set forth in Appendix I to this Prospectus. Our consolidated financial statements have been prepared in accordance with IFRSs, which may differ in material aspects from generally accepted accounting principles in other jurisdictions. You should read the entire Accountant's Report and not merely rely on the information contained in this section.

The following discussion and analysis contain forward-looking statements that reflect the current views with respect to future events and financial performance. These statements are based on assumptions and analysis made by us in light of our experience and perception of historical trends, current conditions and expected future developments, as well as other factors that we believe are appropriate under the circumstances. However, whether the actual outcome and developments will meet our expectations and predictions depends on a number of risks and uncertainties over which we do not have control. In evaluating our business, you should carefully consider all of the information provided in this Prospectus.

For the purpose of this section, unless the context otherwise requires, references to 2021, 2022 and 2023 refer to our financial year ended December 31 of such year. Unless the context otherwise requires, financial information described in this section is described on a consolidated basis.

OVERVIEW

We are a leading provider of ADAS and AD solutions for passenger vehicles, empowered by our proprietary software and hardware technologies. Our solutions combine algorithms, purpose-built software and processing hardware, providing the core technologies for assisted and autonomous driving that enhance the safety and experience of drivers and passengers. We are a key enabler for the smart vehicle transformation and commercialization with our integrated solutions deployed on mass scale. We are the first and have consistently been the largest Chinese company providing integrated ADAS and AD solutions in terms of overall solution installation volume since the mass deployment of our solutions in 2021, according to CIC. We ranked the fourth among all global ADAS and AD solution providers in China by overall solution installation volume in 2023 and the first half of 2024, with a market share of 9.3% and 15.4%, respectively. We act as a tier-two supplier and have a large, global customer base of industry-leading OEMs and tier-one suppliers for vehicles manufactured in China. Our business has achieved significant growth at scale over the past three years as we capitalize on the mega industry tailwind as a market leader. As of June 30, 2024, a total of 25 OEMs selected our ADAS and AD solutions for implementation in one of their vehicle models, by directly engaging with us or through our tier-one supplier customers.

Smart vehicle transformation is a mega trend that has been reshaping the estimated US\$13.0 trillion global automotive, mobility and road freight industries in 2023. ADAS capabilities are increasingly common in cars nowadays, thanks to the rapid technology advancement and higher consumer demand in recent years. This is demonstrated by the ADAS penetration rates of over 50% in both global and Chinese markets in 2023, according to CIC. Meanwhile, industry participants continue to make ongoing, inexhaustible efforts to march towards broader adoption of AD with increasing level of automation. We believe the demand for driving automation solutions will continue to grow significantly in the years to come. According to CIC, the global ADAS and AD solutions market presents a RMB61.9 billion opportunity in 2023 and is expected to grow at a CAGR of 49.2% through 2030 to reach RMB1,017.1 billion.

However, a few core challenges need to be addressed to realize mass adoption of smart vehicles enabled by ADAS and AD. ADAS and AD systems are highly complex, requiring high processing capacity, high reliability, low latency and low energy consumption, and need to be produced at affordable costs. Therefore, ADAS and AD solutions require the co-design of software and hardware to achieve the necessary system-level performance and reliability of driving functions. Deployment of such solutions on vehicles also requires optimal energy efficiency while guaranteeing application performance. In addition, mass adoption of ADAS and AD needs an open platform approach where value chain participants can all join and continuously leverage the enabling technologies to develop functions and features that suit their needs while reducing time to market.

By architecting our solutions to address these fundamental challenges, we build the core enabling technology for smart vehicle revolution. Our solutions enable the full spectrum of driving automation functions for passenger vehicles from mainstream assisted driving to advanced levels of autonomous driving. Built through nine years of development, testing and iterative improvements, our integrated solutions have been successfully validated, commercialized and deployed on mass scale. With our product maturity, technological advantage and commercial success, we have established ourselves as a clear market leader. The comprehensiveness and uniqueness of our solution matrix, as summarized below, allow us to rapidly penetrate the market, achieve high customer stickiness and capture a significant portion of the value chain.

We provide the entire technology stack for our solutions, including algorithms that support the ADAS and AD solutions, the underlying processing hardware on which the algorithms operate, as well as the development toolkits to accelerate the development, iteration and deployment of our solutions.

We take a software and hardware co-optimization approach, which we believe is crucial in ensuring optimal processing efficiency at affordable costs, hence the right technological path towards an autonomous driving future. We also believe that an open platform approach empowering ecosystem partners can accelerate mass adoption of autonomous driving solutions.

We have a highly flexible and scalable business model. Our customers can choose any solution or any combination of components in our whole stack offerings from algorithms to software and development tools and to processing hardware. Such flexibility has helped us continuously acquire new customers and expand market share. In addition, our business model is highly scalable. We typically scale deployment of our solutions with mass production of our OEM customers' nominated vehicles. In addition, OEM customers who have found success with our solutions in one of their vehicle models would typically expand collaboration with us to more vehicle models. Furthermore, we have the opportunity to sell more advanced solutions and additional components from our offerings to our customers. These help us build a stable pipeline of contracts in the years to come.

Our flexible and scalable business model has led to significant growth of our business in the Track Record Period and lays the foundation for our continued success in the future. Our revenue increased by RMB439.0 million, or 94.1%, from RMB466.7 million in 2021 to RMB905.7 million in 2022, and further increased by RMB645.9 million, or 71.3%, to RMB1,551.6 million in 2023. Our revenue increased by RMB563.1 million, or 151.6%, from RMB371.5 million for the six months ended June 30, 2023 to RMB934.6 million for the six months ended June 30, 2024. Our gross profit increased from RMB331.0 million in 2021 to RMB627.7 million in 2022, and further to RMB1,094.3 million in 2023. Our gross profit increased from RMB226.6 million for the six months ended June 30, 2023 to RMB738.7 million for the six months ended June 30, 2024. We had high and stable gross profit margin of 70.9%, 69.3% and 70.5% in 2021, 2022 and 2023, respectively. Our gross profit margin increased from 61.0% for the six months ended June 30, 2023 to 79.0% for the six months ended June 30, 2024.

BASIS OF PREPARATION

The historical financial information of our Group has been prepared in accordance with all applicable International Financial Reporting Standards ("IFRS Accounting Standards") issued by the International Accounting Standards Board ("IASB"). The historical financial information has been prepared under the historical cost convention, as modified by the revaluation of convertible redeemable preferred shares, other financial liabilities at fair value through profit or loss, and financial assets at fair value through profit or loss ("FVPL").

The preparation of the historical financial information in conformity with IFRS requires the use of certain material accounting policy information and estimates. It also requires management to exercise its judgment in the process of applying our Group's accounting policies. The areas involving a higher degree of judgment or complexity, or areas where assumptions and estimates are significant to the historical financial information, are disclosed in Note 4 of the Accountant's Report included in Appendix I to this Prospectus.

KEY FACTORS AFFECTING OUR RESULTS OF OPERATIONS

General Factors

Our business and operating results are affected by general factors affecting the smart vehicles and the ADAS and AD solutions market, which include:

General Demand for Automotive Vehicles

Our business performance is affected by vehicles sales and production volumes by OEMs. Economic conditions in China and globally can have a large impact on the demand and production of new vehicles, thereby affecting our revenue. In addition, a number of other factors such as, the growth of the automotive industry generally, the per capita disposable income of consumers, growth in consumer spending, the supply chain dynamics for auto parts and the competitive environment in automotive industry, would all affect the demand for and production of automotive vehicles, which could affect our revenue growth.

Penetration of Smart Vehicles

Our results of operations largely depend on penetration rate of smart vehicles in China and around the world. According to CIC, the penetration rates of ADAS technologies in China and global passenger vehicle markets were both over 50% in 2023. The driving automation technologies are undergoing a ground-breaking evolution as the industry transitions from driver assistance to high automation and beyond, which requires increasingly advanced solutions. This has driven, and is expected to continue to drive, the demand for our ADAS and AD solutions as a critical enabler of smart vehicles. Out of a total of 60.3 million new passenger vehicles sold globally in 2023, approximately 39.5 million were smart vehicles with ADAS and AD functions installed with a penetration rate of 65.6%. The sales volume of smart vehicles is expected to further increase to 55.9 million and 81.5 million by 2026 and 2030, respectively, representing penetration rates of 80.3% and 96.7%. We believe the increasing penetration of smart vehicles presents enormous market opportunities for our ADAS and AD solutions, which is expected to have a positive impact on our business scale, results of operations and financial condition.

• Growing Consumer Demands. Consumer demand for more powerful and smart vehicles is growing rapidly. According to CIC, a global survey conducted by a global tier-one supplier in 2022 indicated that 89% of respondents in China, 75% in Japan, 57% in the United States and 50% in Germany see driving automation as a useful development in passenger vehicles. Smart vehicles integrate growing number of software components to enable smart functions, such as ADAS and AD solutions. As a result, consumers' demand for smart vehicles equipped with ADAS and AD solutions will significantly impact our financial performance.

• Increasing Adoption of ADAS and AD Solutions by OEMs. OEMs are increasingly willing to integrate more advanced ADAS and AD solutions into their passenger car models so as to achieve a competitive edge in the automotive markets. Their continued commitment to introduce more advanced driving automation technologies to consumers will affect our results of operations and financial condition. Nevertheless, the actual technology advancement, the effective time-to-market and the affordability of the underlying ADAS and AD solutions will all influence the level and pace of adoption of our ADAS and AD solutions by OEMs.

Seasonality

Our results of operations, in particular regards to product solutions, may be affected from period to period due to many factors, including seasonal factors that may affect the demand for our product solutions as impacted by the market trends of the automotive industry. Our customers usually experience a slow season/off-season in their sales volumes during and following the Chinese New Year holidays in the first half of the year, and thus can have an impact on our results of operations in the first quarter. Sales of our product solutions tend to increase in the second half of the year, which is generally in line with the overall automotive industry in China. Such fluctuations are seasonal in nature and you are cautioned not to place undue reliance of them as indicators for our results of operations for the full year.

Company Specific Factors

We believe there are several important factors that have affected and are expected to continue to affect our results of operations:

Ability to Launch Advanced Solutions and Technologies

Our ability to launch advanced solutions is fundamental to our business success. We expect to continue to upgrade our existing solutions and introduce new solutions to stay competitive. Furthermore, we need to focus on upgrading every pillar of our existing technologies, namely our algorithms, BPU, OpenExplorer, TogetheROS and AIDI, and develop new technologies to satisfy evolving needs and preferences of customers. Moreover, with continuous innovations of technologies, we can better help our customers smoothly and efficiently implement, operate and upgrade our solutions into their vehicles. Our ability to bring more value to our customers through continued innovations in solutions and technologies affects our customers' decisions to choose us, which in turn affects our results of operations and financial condition.

Ability to Win New Customers and Expand Relations with Our Existing Customers

Our ability to attract new customers affects our business scale, results of operations and financial condition. To obtain design-wins with new customers, we invest significant efforts and resources from the time of our initial contact with a customer until the point when such customer chooses our solutions for incorporation into one or more of its specific vehicle models. Our ability to sustain and expand these efforts plays a critical role in growing our customer base, which is expected to have an impact on our business scale, results of operations and financial condition.

Maintaining and deepening our collaboration and trust with existing customers, particularly OEMs, is critical to our business success. By deepening such relationship, we can scale deployment of our solutions with mass production of our OEM customers' vehicles. OEMs who have found success with our solutions in one of their vehicle models would typically expand collaboration with us to more vehicle models. Further, we can provide more advanced solutions and more components from our offerings to our OEM customers. Retaining and expanding these customer relationships directly affect our results of operations and financial condition.

Our Business Mix

Revenue mix from different revenue sources affect our profitability. For instance, due to the varying business nature, our license and services and product solutions have different gross profit margin profiles. Therefore, the change in revenue mix of our product solutions and license and services would affect our results of operations and financial condition.

In addition, we provided non-automotive solutions to our customers during the Track Record Period, the gross profit margin of which was generally lower than that of our automotive solutions. Any change in revenue mix from our different business segments will also affect our financial performance.

Ability to Optimize Cost Structure and Improve Operational Efficiency

While we value and encourage spending on innovation, our ability to achieve and maintain profitability is dependent in part on our ability to control costs. During the Track Record Period, our cost of sales primarily consisted of cost of inventories sold. Our ability to effectively control such costs as we expand our operations has affected and will continue to affect our financial results. We aim to deepen our collaborations with suppliers to enhance the stability and affordability of supply and optimize our cost structure.

In addition, our operating efficiency is affected by our ability to control operating expenses. Research and development expenses were the largest component of our operating expenses during the Track Record Period. Our ability to ensure research and development efficiency and maintain research and development expenses at a reasonable level comparable to our revenue scale is critical to our results of operations and financial condition. In addition, controlling administrative expenses and selling and marketing expenses is also important to our success. As we further increase our revenue, we expect to benefit from economies of scale and further improve our operational efficiency.

Ability to Identify and Manage Strategic Partnerships

We may evaluate and consider a wide array of potential partnerships to generate more business opportunities and expand our revenue. Such partnerships may require additional funding and may bring profits or incur losses in the future. For instance, investments in joint ventures and associates, such as our investment in CARIZON, has affected and will continue to affect our cash flows from investing activities. Moreover, operating losses of such joint ventures and associates are recorded as share of net losses of investments accounted for using the equity method in our financial statements. The collaboration with and the operating performance of our joint ventures and associates may affect our financial condition and results of operations.

MATERIAL ACCOUNTING POLICY INFORMATION AND ESTIMATES

Some of our accounting policies require us to apply estimates as well as complex judgments related to accounting items. The estimates we use and the judgments we make in applying our accounting policies have a significant impact on our financial position and operational results. Our management continuously evaluates such estimates, assumptions and judgments based on historical experience and other factors, including expectations of future events that may have a financial impact on the entity and that are believed to be reasonable under the circumstances. There has not been any material deviation between our management's estimates or assumptions and actual results, and we have not made any material changes to these estimates or assumptions during the Track Record Period. We do not expect any material changes in these estimates and assumptions in the foreseeable future.

Set forth below are accounting policies that we believe are of critical importance to us or involve the most significant estimates, assumptions and judgments used in the preparation of our financial statements. Our material accounting policy information, estimates and judgments, which are important for understanding our financial condition and results of operations, are set forth in further detail in Note 4 to the Accountant's Report included in Appendix I to this Prospectus.

Revenue Recognition

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

- provides all of the benefits received and consumed simultaneously by the customers;
- creates and enhances an asset that the customer controls as we perform; or
- does not create an asset with an alternative use to us and we have an enforceable right to payment for performance completed to date.

If control of the goods and services transfers over time, revenue is recognized over the period of the contract by reference to the progress towards complete satisfaction of that performance obligation. Otherwise, revenue is recognized at a point in time when the customer obtains control of the goods and services.

Contracts with customers may include multiple performance obligations. For such arrangements, at the contract inception date, we allocate revenue to each performance obligation based on its relative stand-alone selling price. We determine stand-alone selling prices based on the prices charged to customers if it is directly observable. If the stand-alone selling price is not directly observable, the contractually stated price is believed to best reflect the relative stand-alone selling price of performance obligations in a contract considering ours customary business practices. Assumptions and estimations have been made in estimating the relative selling price of each distinct performance obligation, and changes in judgments on these assumptions and estimates may impact the revenue recognition.

When either party to a contract has performed, we present the contract in the statement of financial position as a contract asset or a contract liability, depending on the relationship between the entity's performance and the customer's payment.

A contract asset is our right to consideration in exchange for goods and services that we have transferred to a customer. A receivable is recorded when we have an unconditional right to consideration. A right to consideration is unconditional if only the passage of time is required before payment of that consideration is due.

If a customer pays consideration or we have a right to an amount of consideration that is unconditional, before we transfer a good or service to the customer, we present the contract liability when the payment is made, or a receivable is recorded (whichever is earlier). A contract liability is our obligation to transfer goods or services to a customer for which we have received consideration (or an amount of consideration is due) from the customer.

Revenue is recorded net of value-added taxes. Revenues presented in the consolidated statements of loss comprises revenues from product solutions sales, license arrangements and provision of design and technical services to customers in automotive business, and provision of non-automotive solutions.

Automotive Solutions — Product Solutions

We sell automotive product solutions, which combine our self-developed processing hardware with proprietary algorithms and software.

Revenue from automotive product solutions sales is recognized upon the acceptance of promised product solutions from customers in an amount that reflects the consideration we expect to receive in exchange for those product solutions. Revenue is recognized net of discounts and any taxes collected from customers.

We generally offer assurance-type warranties to customers and such warranties are not considered a distinct performance obligation to customers. We account for the warranty in accordance with IAS 37, and the estimated warranty cost was not material during the Track Record Period.

Automotive Solutions — License and Services

We license our customers with a right to use our algorithms and software. Licenses are at times sold along with training services and post-contract service ("PCS"). The training services and the PCS each is considered as a distinct performance obligation and they are not material during the Track Record Period. The licenses granted by us are right to use licenses. Therefore, revenue from license arrangements is recognized at a point in time when the packages of algorithms, or the software, is made available to the customer and the customer is able to use and benefit from the license. Revenue from training services is recognized over the training period. PCS revenue is recognized ratably over the service period. We also provide customers design and technical services to help them integrate our solutions into their vehicles and design specific features based on their needs.

For contracts pursuant to which we have an enforceable right to payment for performance completed to date, or when the customer simultaneously receives and consumes the benefits provided by our performance as we perform, design and technical services revenue is recognized over a period of time based on the progress towards complete satisfaction in the contracts using input method, which is determined as the proportion of the costs incurred for the work performed to date relative to the estimated total costs to complete the contract, to the extent that the amount can be measured reliably and its recovery is considered probable. For other design and technical services contracts, revenue is recognized upon customers' acceptance of the service outcome.

Non-automotive Solutions

We also offer non-automotive product solutions that combine our processing hardware and algorithms. Related revenues are recognized upon the acceptance of promised product solutions by customers.

Practical Expedients and Exemptions

The effect of a significant financing component has not been adjusted for in contracts where we expect, at contract inception date, that the period between when we transfer a promised good or service to the customer and when the customer pays for that good or service will be one year or less. We elected to expense the incremental costs of obtaining a contract with a customer as incurred when the expected amortization period is one year or less.

Principles of Consolidation and Equity Accounting

Subsidiary

Subsidiaries are all entities over which we have control. We control an entity where we are exposed to, or have rights to, variable returns from our involvement with the entity and have the ability to affect those returns through our power to direct the activities of the entity. Subsidiaries are fully consolidated from the date on which control is transferred to us. They are deconsolidated from the date that control ceases.

Inter-company transactions, balances and unrealized gains on transactions between Group companies are eliminated. Unrealized losses are also eliminated unless the transaction provides evidence of an impairment of the transferred asset. Accounting policies of subsidiaries have been changed where necessary to ensure consistency with the policies adopted by us.

Non-controlling interests in the results and equity of subsidiaries are shown separately in the consolidated statement of profit or loss, statement of comprehensive income, statement of changes in equity and balance sheet, respectively.

Associates

Associates are all entities over which we have significant influence but not control or joint control. This is generally the case where we hold between 20% and 50% of the voting rights or have board seats. Investments in associates are accounted for using the equity method of accounting, after initially being recognized at cost.

Joint Ventures

Under IFRS 11 Joint Arrangements, investments in joint arrangements are classified as either joint operations or joint ventures. The classification depends on the contractual rights and obligations of each investor, rather than the legal structure of the joint arrangement. We have assessed the nature of our joint arrangement and determined it to be joint ventures. Interests in joint ventures are accounted for using the equity method, after initially being recognized at cost in the consolidated balance sheet.

Equity Method

Under the equity method of accounting, the investments are initially recognized at cost and adjusted thereafter to recognize our share of the post-acquisition profits or losses of the investee in profit or loss, and our share of movements in other comprehensive income of the investee in other comprehensive income. Dividends received or receivable from associates and joint ventures are recognized as a reduction in the carrying amount of the investment.

Where our share of losses in an equity-accounted investment equals or exceeds our interest in the entity, including any other unsecured long-term receivables, we do not recognize further losses, unless we have incurred obligations or made payments on behalf of the other entity.

Unrealized gains on transactions between us and our associates and joint ventures are eliminated to the extent of our interest in these entities. Unrealized losses are also eliminated unless the transaction provides evidence of an impairment of the asset transferred. Accounting policies of equity-accounted investees have been changed where necessary to ensure consistency with the policies adopted by us. The carrying amount of equity-accounted investments is tested for impairment in accordance with the policy described in Note 13 of the Accountant's Report included in Appendix I to this Prospectus.

Preferred Shares

Preferred shares issued by us are redeemable upon occurrence of certain future events and at the option of the holders. They can be converted into our ordinary shares at any time at the option of the holders or automatically converted into ordinary shares upon the completion of this Global Offering.

We do not bifurcate any embedded derivatives from the host instruments and designates the entire preferred shares instruments as financial liabilities at fair value through profit or loss with the changes in the fair value recorded in the consolidated statements of profit and loss and the component of fair value changes relating to our own credit risk is recognized in other comprehensive income. Amounts recorded in other comprehensive income related to credit risk are not subject to recycling in profit or loss but are transferred to retaining earnings when realized. Any directly attributable transaction costs are expensed as incurred.

Convertible Loan

Our convertible loan shall be automatically and mandatorily converted into the relevant equity interests upon the maturity of the loan. The lender has rights to ask us to repay all outstanding and unpaid principal amount when some default event occurs. Therefore, we do not have the unconditional right to avoid delivering cash to settle the loan.

We did not bifurcate any embedded derivatives from the host instruments and designates the entire convertible loan as financial liabilities at fair value through profit or loss with the changes in the fair value recorded in the consolidated statements of profit and loss and the component of fair value changes relating to our own credit risk is recognized in other comprehensive income.

Impairment of Non-Financial Assets

Non-financial assets are tested for impairment whenever events or changes in circumstances indicate that the carrying amount may not be recoverable. An impairment loss is recognized for the amount by which the asset's carrying amount exceeds its recoverable amount. The recoverable amount is the higher of an asset's fair value less costs of disposal and value in use. For the purposes of assessing impairment, assets are grouped at the lowest levels for which there are separately identifiable cash inflows which are largely independent of the cash inflows from other assets or groups of assets (cash-generating units). Non-financial assets other than goodwill that suffered an impairment are reviewed for possible reversal of the impairment at the end of each reporting period.

As of December 31, 2021, 2022 and 2023 and June 30, 2024, our non-financial assets mainly include leased office buildings, land use right, office building under construction, computer and electronic equipment, and licensed technologies and software. These nonfinancial assets are mainly used in or will be used in our Group's research and development activities and daily operations and do not generate independent cashflows by themselves. Our Group operates the business as a whole, focusing on research and development of proprietary software and hardware and providing automotive solutions for passenger vehicles and non-automotive solutions, and does not maintain manufacturing facilities or develop manufacturing capacity by ourselves. There is significant vertical integration of the design, research and development, supply chain management, sales, supporting and other daily operation functions across the whole Group for optimizations, therefore, our Group is determined as one single cash generating unit ("CGU") for impairment testing purpose. As these non-financial assets are centralized managed at the Group level and cannot generate cash flow independently, they are considered at Group level for impairment testing. As the fair value less cost of disposal exceeds the carrying amount of the CGU with sufficient headroom at each period end of the Track Record Period, no impairment of these non-financial assets is considered necessary.

Material Estimates and Judgment

Fair Value of Financial Assets at FVPL

The fair value of financial instruments that are not traded in an active market is determined using valuation techniques. Our Group uses its judgment to select a variety of methods and makes assumptions that are mainly based on market conditions existing at the end of each reporting period. For details of the key assumptions used and the impact of changes to these assumptions, see Note 3.3 of the Accountant's Report included in Appendix I to this Prospectus.

Fair Value of Financial Liabilities at FVPL

Preferred shares and other financial liabilities at FVPL are not traded in an active market and the respective fair value is determined by using valuation techniques. The discounted cash flow method was used to determine our total equity value, the option-pricing method, equity allocation model and forward pricing model were adopted to determine the fair value of the financial instruments. Key assumptions such as discount rate, risk-free interest rate, discount rate for lack of marketability, or DLOM, and volatility based on our best estimates are disclosed in Note 28 of the Accountant's Report included in Appendix I to this Prospectus.

Credit Loss Allowances for Receivables

The expected credit loss of trade and note receivables and other receivables are based on assumptions about risk of default and expected loss rates. We use judgment in making these assumptions and selecting the inputs to calculate the loss allowances, based on our past history, existing market conditions as well as forward looking estimates at the end of each reporting period. Details of the key assumptions and inputs used are disclosed in Note 3.1 of the Accountant's Report included in Appendix I to this Prospectus.

Share-based Payment Expenses

We granted options and Restricted Share Units ("RSUs") to employees and directors. The fair value of the options is determined using the binomial option pricing model at the grant date, and is expected to be expensed over the respective vesting periods. Significant assumptions, including, underlying equity value, risk-free interest rate, expected volatility, dividend yield, and terms, are made by the directors and a third-party valuer.

The fair value of RSUs at the grant date was determined by reference to the fair value of the underlying ordinary shares on the dates of grant. The discounted cash flow method was used to determine our total equity value and the equity allocation model was adopted to determine the fair value of the ordinary shares. Key assumptions, such as discount rate, risk-free interest rate, DLOM and volatility are disclosed in Note 28 of the Accountant's Report included in Appendix I to this Prospectus.

Current and Deferred Income Tax

We recognize deferred tax assets based on estimates that is probable to generate sufficient taxable profits in the foreseeable future against which the deductible losses will be utilized. The recognition of deferred tax assets mainly involved management's judgments and estimations about the timing and the amount of taxable profits of the companies who had tax losses.

PATH TO PROFITABILITY

Despite our rapid growth, we were loss-making during the Track Record Period. In 2021, 2022 and 2023 and for the six months ended June 30, 2023 and 2024, we incurred losses for the period of RMB2,063.6 million, RMB8,720.4 million, RMB6,739.1 million, RMB1,888.5 million and RMB5,098.1 million, respectively, and adjusted net loss (Non-IFRS measure) of RMB1,103.2 million, RMB1,891.4 million, RMB1,635.2 million, RMB996.0 million and RMB803.9 million, respectively. Our revenue increased significantly during the Track Record Period and amounted to RMB466.7 million, RMB905.7 million, RMB1,551.6 million, RMB371.5 million and RMB934.6 million in 2021, 2022 and 2023 and for the six months ended June 30, 2023 and 2024, respectively. Our adjusted net loss (Non-IFRS measure) as a percentage of revenue significantly narrowed during the Track Record Period. In the coming years, we plan to break-even and realize profitability by implementing business initiatives of expanding revenue scale, maintaining gross margin profile, enhancing operating leverage and improving operations of CARIZON. Our losses during the Track Record Period were primarily due to:

- Substantial upfront investment required. The ADAS and AD solutions market is highly competitive and complex, which requires substantial upfront investment into, among other things, technology advancement, talent acquisition, customer engagement and regulatory compliance. Considerable resources are necessary to fund the extensive research and development efforts aimed at creating algorithms, purpose-built software and processing hardware in order to obtain customer and acceptance of ADAS and AD solutions. Furthermore, to maintain a leading edge in technology advancement, we need to recruit top-tier talents. Competitive benefits packages and incentives are necessary to attract and retain skilled professionals who can drive our technology innovation and evolution. Moreover, customer engagement in the ADAS and AD solutions is inherently challenging. For instance, in order to invest in our relationship with OEM customers, significant efforts are essential from early engagement cycle to final seamless integration of our algorithms, software, and processing hardware into their vehicle models. Last but not least, compliance with the evolving industry regulations and standards is often challenging and costly, which entails resources towards obtaining various regulatory requirements, conducting rigorous safety testing and ensuring ongoing regulatory compliance. As such, all these factors lead to substantial upfront investment, which results in our loss positions during the Track Record Period.
- Economies of scale are still materializing. We are currently growing rapidly. Notably, our market share increased significantly from 3.7% in 2022 to 21.3% in 2023 among ADAS solutions providers to Chinese OEMs in terms of installation volume. However, despite the rapid growth, we have yet to produce at a volume high enough to fully leverage our economies of scale. As our business expands, we benefit from economies of scale and our operating expenses as a percentage of total revenue decreased from approximately 358.7% in 2021, to 281.8% in 2022, and

further to 202.2% in 2023. Our operating expenses as a percentage of total revenue decreased from 378.7% for the six months ended June 30, 2023 to 199.1% for the six months ended June 30, 2024. Despite such positive movements, technology development and market penetration in the ADAS and AD solutions market can take time. While economies of scale can offer significant cost advantages, realizing such benefit is a gradual process, particularly for us who incur substantial upfront investment and operate in a dynamic and rapidly evolving industry.

- Share of results of investments accounted for using the equity method. In 2021, 2022 and 2023 and for the six months ended June 30, 2023 and 2024, we recorded share of net losses of investments accounted for using the equity method of RMB2.5 million, RMB34.3 million, RMB112.1 million, RMB16.8 million and RMB181.6 million, respectively. The substantial increase in share of net losses of investments accounted for using the equity method in 2023 and for the six months ended June 30, 2024 was primarily resulted from our shared loss in CARIZON.
- Fair value changes of preferred shares and other financial liabilities. We recorded RMB764.0 million, RMB6,655.4 million, RMB4,760.4 million, RMB713.6 million and RMB4,012.7 million in fair value changes of preferred shares and other financial liabilities in the consolidated statements of profit or loss for the year ended December 31, 2021, 2022 and 2023 and for the six months ended June 30, 2023 and 2024, respectively. Fair value changes on preferred shares and other financial liabilities arise primarily from the changes in the carrying amount of our preferred shares and the convertible loan. These fair value changes are non-cash in nature. Upon the completion of this Global Offering, all of such preferred shares will be automatically converted into Class B ordinary shares. Upon maturity, all the principal amount and accrued interest of the convertible loan shall be automatically and mandatorily converted into Class B ordinary shares.

Expanding Our Revenue Scale

We are a company under rapid growth. Our revenue increased significantly during the Track Record Period and amounted to RMB466.7 million, RMB905.7 million, RMB1,551.6 million, RMB371.5 million and RMB934.6 million in 2021, 2022 and 2023 and for the six months ended June 30, 2023 and 2024, respectively, representing year-over-year/period-over-period revenue growth rates of 94.1% in 2022, 71.3% in 2023 and 151.6% for the six months ended June 30, 2024, respectively. We expect that our revenue will grow further due to the following factors:

• Leverage positive industry tailwind. Benefiting from the consumer acceptance and preferences for smart vehicles, enhanced driving safety standards and robust technology development, the smart vehicle markets in China and globally are expected to maintain significant growth momentum in the future. According to CIC, the sales volume of smart vehicles with ADAS and/or AD functions installed reached 39.5 million in 2023 and is expected to further increase to 55.9 million and 81.5 million by 2026 and 2030, respectively, representing penetration rates of 65.6%, 80.3% and 96.7%. In addition, according to CIC, smart vehicles sales

volume in China reached 12.4 million in 2023 and is expected to reach 20.4 million and 29.8 million in 2026 and 2030, respectively, representing penetration rates of 57.1%, 81.2% and 99.7%. Accordingly, the market for ADAS and AD solutions is expected to grow rapidly as well. For details, see "Industry Overview — Overview of the Smart Vehicle Market" and "Industry Overview — Overview of the ADAS and AD Solutions Market." The ADAS and AD solutions market in China is concentrated, with a few top suppliers holding the majority of the market share. The major market participants in the ADAS and AD solutions market include (i) suppliers focusing on ADAS and AD solutions for automotive industry, (ii) general processing hardware suppliers industries, and (iii) a small number of OEMs that develop in-house solutions. See "Overview of the ADAS and AD Solutions Market — Competitive Landscape." We were the largest Chinese ADAS solutions provider to Chinese OEMs in domestic market by installation volume in 2023, according to CIC. Notably, our market share increased significantly from 3.7% in 2022 to 21.3% in 2023. While the market competition in the ADAS and AD solutions market in China is expected to intensify, with a growing number of market participants entering the market, we believe we are well positioned to capture the market potential, maintain our competitive advantage, sustain our high gross profit margin and achieve sustainable growth leveraging our industry leading position, unique software-hardware co-optimization approach, research development capabilities, comprehensive product portfolio and open platform with thriving ecosystem.

- O Leading industry position. Developing safe and reliable ADAS and AD solutions is a complex and capital-intensive endeavor, entailing years of heavy investments from product design to mass production. We have deepened our moat and maintained our role as a leading provider of ADAS and AD solutions for passenger vehicles with sophisticated engineering capabilities in mass production through multi-year product development cycle, substantial annual research and development investment, and large base of blue-chip customers that are established leaders in the automotive industry.
- O Unique software-hardware co-optimization approach. We have a unique software-hardware co-optimization approach that enables us to design hardware that better meets the evolving demands of software and algorithms in the automotive industry. Simultaneously, our advanced algorithms and sophisticated software can fully utilize the potential of our processing hardware. Such co-optimization approach differentiates us from our competitor as we can enhance our customers' competitiveness by helping them achieve optimized system level performance, as evidenced by our large customer base.
- O Industry renown research and development capabilities. We have assembled an industry-renown research and development team, led by globally recognized scientists, focusing on front-tier R&D. As of June 30, 2024, 73.5% of our research and development employees have post-graduate qualifications.

Moreover, we have also cultivated a deep bench of talents to constantly stay at the frontier of algorithm advancement and AD product development, enabling us to consistently introduce highly competitive and industry-leading products and keep attracting talents.

- Comprehensive product portfolio. We offer a comprehensive portfolio of ADAS and AD solutions, underpinned by our proprietary, technologically advanced software and hardware stack. Our ADAS and AD solutions address different customer needs from mainstream assisted driving to advanced level autonomous driving.
- Open platform with thriving ecosystem. We have adopted an open technology platform approach, providing abundant development toolkits and a highly flexible business model. Our open platform approach empowers our customers and ecosystem partners to develop their own software applications catering to their specific needs. This approach fosters deep collaborations with our customers throughout their product development phases, from product plan and concept design to mass production and beyond, which cultivates a healthy ecosystem of more than 100 customers and ecosystem partners and improves customer loyalty.

See "— Maintaining Our Gross Margin Profile" for more details on initiatives to maintain our competitive advantage and achieve a relatively high gross profit margin. Looking ahead, benefiting from our industry leading position, unique software-hardware co-optimization approach, research and development capabilities, comprehensive product portfolio and open platform with thriving ecosystem, we are poised to maintain this momentum and continue our revenue growth trajectory.

Capitalize on robust backlogs. The OEM customer base and the number of design-wins are key indicators of revenue generation potentials because these metrics reflect the market acceptance and demand for ADAS and AD solutions. We have the largest OEM customer base in China among solution providers and we have accumulatively obtained design-wins for 44, 101, 210 and 275 car models, net of terminated projects, as of December 31, 2021, 2022 and 2023 and June 30, 2024, respectively. In 2021, 2022 and 2023, and for the six months ended June 30, 2024, only five, four, four and nil projects were terminated, respectively. Due to deep collaborations required with our customers across multiple phases of vehicle production cycles over a long period of time, it is costly for our customers to switch to other ADAS and AD solution providers. Our integrated solutions have been selected by 27 OEMs (42 OEM brands) for implementation in over 285 passenger car models as of the Latest Practicable Date. We had 152 cumulative number of car models for which we achieved SOP as of the Latest Practicable Date. As a result of our wide OEM coverage, we have secured robust backlogs of orders for vehicles not yet mass-produced. As of June 30, 2024, vehicle models that have yet to achieve

mass production represent more than 50% of all vehicle models of which we have obtained design-wins. As of the Latest Practicable Date, among our total designwins, over 135 car models were under development process towards mass production, representing our backlogs of potential orders for vehicles not yet mass-produced. Future commercialization of vehicle models that have yet to achieve mass production can further support our future revenue growth in the years to come. Even before a car model reaching mass production, we usually generate revenue from development and engineering services, licenses or potential delivery of product solutions. Of the 44 car models for which we obtained design-wins as of December 31, 2021, 42 car models were mass produced during the Track Record Period, and the remaining two also generated revenue during the same period. Similarly, of 101 car models for which we obtained design-wins as of December 31, 2022, 82 car models were mass produced during the Track Record Period, and the remaining 19 car models also generated revenue during the same period.

Attract new customers. We plan to further grow the size of our customer base, leveraging our current flexible business model and industry-leading open platform. Customers can choose any solution or any combination of components in our whole stack offerings, providing flexibility to our customers to select the solutions that best suit their needs, which, in turn, can help us continuously acquire new customers and expand market share. In addition, by purposefully designing our platform to allow industry participants to develop tailor-made ADAS and AD features, we can attract a broader range of new customers who are willing to use our open platform to benefit their own businesses. With more OEMs and third-party developers working on our platform, we can broaden our industry penetration, leading to adoption of our ADAS and AD solutions by new customers. Moreover, we will continuously focus on research and development to introduce more innovative and cutting-edge technologies to the market, thereby enhancing our reputation and attracting new customers. Furthermore, we intend to further intensify our sales and marketing efforts to boost our market recognition. For instance, we plan to strengthen our marketing activities through funding industry exhibitions, product launch events, test-driving activities and market research or surveys. We have formed strategic partnerships with global OEMs, prioritizing collaboration opportunities in China. This enables us to explore domestic expansion possibilities and enhance our reputation. Moreover, we are actively collaborating with renowned global tier-one suppliers, including Aptiv, Bosch, Continental, Denso, and ZF, which expands our revenue sources and creates marketing effects. As a result of the foregoing, our OEM customer base increased during the Track Record Period, amounting to 14, 20, 23 and 25 as of December 31, 2021, 2022 and 2023 and June 30, 2024, respectively.

- Expand collaboration with existing customers. Our future growth is dependent on our ability to maintain and deepen relationships with our existing customers. By committing to expand and deepen such relationships, we can scale deployment of our solutions in tandem with our customers' increasing production volumes of vehicles equipped with our solutions. Moreover, OEMs who have found success with our solutions in one of their vehicle models would typically expand collaboration with us to more vehicle models. Furthermore, by constantly updating our solutions offerings and introducing more advanced features, we have the opportunity to offer more advanced solutions and more components from our offerings to our customers. Realizing such opportunities, our sales team regularly communicate with OEMs to explore future collaborations on more vehicle models and establishing comprehensive and multifaceted partnerships with our customers. For example, through our first cooperation with BYD, we gained in-depth understanding of their customized requirements across all stages of development, production and after-sales processes, and delivered highly satisfactory services to BYD. As a result of the foregoing, BYD has established a strategic and synergistic partnership with us. Our collaboration with BYD currently covers various driving automation solutions targeted for different scenarios on multiple vehicle platforms. During the Track Record Period, the number of our design-wins with BYD has significantly increased. Going forward, we plan to continue to enhance our existing sales and marketing efforts by (i) expanding the sales team, (ii) leveraging digital analysis tools to track client interactions, preferences, and service histories, (iii) enhancing client communication with regular check-ins and improve feedback systems, and (iv) continuously monitoring and analyzing client data for better solution and service delivery.
- Expand to new geographies. We aim to extend our reach beyond markets in China and bring our solutions to enable global partners. Currently, substantially all of our revenues are derived in China. We intend to enhance our international presence through partnering with global OEMs and tier one suppliers to explore global markets, particularly in Japan, South Korea and Europe. As the demand for advanced driving automation grows worldwide, we can capitalize on such opportunities by expanding our presence globally with our customers. We believe our strategic partnership with Chinese OEMs can turn into huge revenue growth potential due to their increasing international presence. In addition, we intend to establish strategic and commercial partnerships with other global industry leaders to enhance market presence on a global scale and pave the way for collaborative innovation. We intend to strengthen our partnerships with global OEMs operating in China in order to form long-term and mutually beneficial relationships, paving way for future collaboration opportunities on their foreign operations. We will also collaborate with global tier-one companies in our target markets to enhance our global recognition. We and Aptiv reached a strategic cooperation in developing fully integrated hardware and software solutions tailored for OEMs of passenger vehicles in China. Such solutions were integrated in vehicle models mass produced in 2024. We are collaborating with Bosch on mass production of vehicle models embedded

with our next generation processing hardware. We and Continental are codeveloping through a joint venture next generation driving and parking integrated domain controller which will support advanced level autonomous driving (Level 2+) with higher-level of automated parking assist functionality. We are collaborating with Denso on mass production of vehicle models embedded with our next generation processing hardware. We and ZF reached a strategic cooperation in developing ZF's high-performance computing platform solution. The first ZF solution designed with our assistance is expected to be available in the market in 2024. While our current long-term collaborations and strategic partnerships with these leading global tier-one suppliers primarily target the Chinese market, we are of the view that such collaborations and partnerships will provide us with valuable insights into the needs and expectations of global tier-one suppliers and global OEMs. This, in turn, will enhance our understanding of global market trends, industry demand and best practices in foreign regions where these global tier-one suppliers have significant influence, including Japan, South Korea and Europe. Furthermore, we also plan to (i) establish a sales and customer service team with global vision and overseas experience and (ii) fund targeted initiatives for overseas customer engagement, such as, among others, setting up overseas offices, conducting customer visits, exploring global partnership opportunities and organizing localized marketing events. For details, see "Business — Our Growth Strategies - Continue to Enable Global Partners" and "Future Plans and Use of Proceeds."

Introduce new solutions with higher price meeting the surging demand for smart vehicles. We will continue to introduce new solutions with more advanced technologies. We are expanding our solutions portfolio, including developing more advanced AD solutions based on our next generation of hardware. We also intend to continue to invest in advanced algorithms and AD software applications that are co-designed and co-optimized with our new generation of hardware to further optimize processing efficiency, enhance performance and minimize latency. We launched the initial mass production of Horizon Mono in 2020 embedded with Journey 2 processing hardware. We subsequently launched the initial mass production of Horizon Mono in 2021 with Journey 3 processing hardware. Horizon Mono is capable of providing mainstream ADAS functions. In 2022, we launched the initial mass production of Horizon Pilot with Journey 3 processing hardware and with Journey 5 processing hardware. Horizon Pilot is capable of performing more advanced tasks such as automatic ramp on/off, autonomous merge-in and exit during traffic congestion, automated lane change, highway autopilot and more. As a result of such advanced features and functions, we are able to charge a higher premium for our Horizon Pilot as compared to Horizon Mono. We launched Horizon SuperDrive in April 2024. Horizon SuperDrive is expected to provide smooth and human-like autonomous driving functions in all urban, highway and parking scenarios. As of the Latest Practicable Date, we have initiated collaborations for Horizon SuperDrive with seven OEMs and three tier-one suppliers in multiple vehicle models. In the coming years, we will primarily focus on commercializing our Horizon SuperDrive

through expanding collaborations with OEMs on integrating Horizon SuperDrive into more vehicle models and assisting OEMs in mass productions of these vehicle models. We also plan to continuously develop Horizon SuperDrive based on new generation processing hardware to better meet the demands in all scenarios, including urban, highway, parking, human-vehicle interaction and co-driving scenarios and more. Our goal is to provide our customers with a safer, more efficient, and more comfortable driving experience, providing all scenarios coverage, comprehensive functions and consistent and friendly user experience. We believe more advanced driving automation technologies allow us to charge a higher price. Customers and consumers who prioritize innovation are willing to pay a higher price for a more enjoyable mobility experience. We believe such pricing increase for our ADAS and AD solutions can boost our revenue growth.

Maintaining Our Gross Margin Profile

Our future profitability depends on our ability to sustain the current level of margin profile and introduce new solutions with high margin profile. Our gross profit margin amounted to 70.9%, 69.3%, 70.5%, 61.0% and 79.0% in 2021, 2022 and 2023 and for the six months ended June 30, 2023 and 2024, respectively. We expect to maintain our gross margin profile by implementing the following:

- Continuous innovation. Sustaining our profitability necessitates a proactive approach to continuously introducing new solutions with a relatively high margin profile. As such, we will continue to allocate resources to research and development initiatives aimed at fostering innovation and developing technologies. By doing so, we can justify premium pricing, stay ahead of the competition, and maintain our profitability in the long run.
- Supply chain management and improvement. We will optimize supply chain to drive cost reduction. For instance, we will continue to enhance our relationships with supplier by fostering long-term partnerships and diversify our current supplier pool for stable and affordable supplies. We also intend to focus on initiatives that enable us to achieve better compatibility with various vehicle models and enhanced module integration and peripheral device diversification to optimize costs at system level. Additionally, we will enhance our inventory and supply chain management practices to ensure that we can always maintain a reasonably adequate stock level that is suited for our long-term profitability.
- Business mix optimization. We will further optimize our business mix to maintain our gross profit margin. We will continuously focus on automotive solutions to maintain our gross profit margin. With respect to automotive product solutions, we expect to continuously introduce new product solutions featuring advanced technologies and launch more AD solutions, which generally have higher value and gross profit margin than our ADAS solutions. As the penetration rate for AD solutions increases, we expect our business mix to include more high-margin AD

solutions. We will also constantly update our existing AD solutions to offer improved system performance and higher efficiency and introduce new AD solutions with more advanced features and functions to uphold our premium pricing. We believe such strategy will justify premium pricing, thereby increasing the gross profit margin of automotive product solutions. Additionally, with respect to automotive license and services, we will further commercialize our license and services by diversifying our software and development toolkits portfolio to keep the revenue mix from license and services at an optimal level, thereby maintaining our overall gross profit margin. We will also sustain our high gross profit margins of license and services through continuous research and development efforts to roll out new licenses of algorithms, software and development toolkits to the market.

Enhancing Operating Leverage

During the Track Record Period, we incurred significant operating expenses, including research and development expenses, administrative expenses and selling and marketing expenses, to develop, manage and promote our automotive solutions. In the future, we will continue optimizing our research and development as well as sales and administrative functions to support our long-term business growth.

Research and development. During the Track Record Period, we allocated significant resources on research and development, focusing on possessing comprehensive research and development capabilities to support the development of algorithms, purpose-built software and processing hardware. Our research and development expenses were RMB1,143.6 million, RMB1,879.9 RMB2,366.3 million, RMB1,049.0 million and RMB1,419.7 million in 2021, 2022 and 2023 and for the six months ended June 30, 2023 and 2024, respectively. We believe our current resources allocation strategy for research and development has already brought enormous benefits. For instance, the long planning cycles of automotive industry demands us to make considerable upfront investments in research and development, which may take several years to ramp up. Nonetheless, due to our targeted research and development approach on open platform and flexible business model, we can leverage the capabilities of our ecosystem partners to undertake part of the research and development based on our technology pillars. Such upfront investments can support our future product pipeline and sustain our technological advantage at lower additional costs. In addition, we have witnessed significant economies of scale as our solutions are mass-produced across different car models for existing and new customers and have accumulated experience over the years of research and development which enables us to conduct research and development more efficiently. As a result of the foregoing, our research and development expenses as a percentage of total revenue decreased from 245.0% in 2021, to 207.6% in 2022 and further to 152.5% in 2023. Our research and development expenses as a percentage of total revenue decreased from 282.4% for the six months ended June 30, 2023 to 151.9% for the six months ended June 30,

2024. We expect our research and development expenses to remain a substantial portion of our operating expenses to support our business expansion in the future, but our research and development expenses as a percentage of revenue to keep decreasing.

- Administrative expenses. Our administrative expenses amounted to RMB319.0 million, RMB373.9 million, RMB443.4 million, RMB215.0 million and RMB243.1 million in 2021, 2022 and 2023 and for the six months ended June 30, 2023 and 2024, respectively. Our administrative expenses as a percentage of total revenue decreased from 68.3% in 2021, to 41.3% in 2022 and further to 28.6% in 2023. Our administrative expenses as a percentage of total revenue decreased from 57.9% for the six months ended June 30, 2023 to 26.0% for the six months ended June 30, 2024. Such decrease was primarily due to the revenue increase and economies of scale driven by our business expansion. We will continue to actively monitor our administrative expenses and promote operational efficiency. We expect our administrative expenses in the absolute amount to increase alongside our business expansion in the future, but our administrative expenses as a percentage of revenue to keep decreasing.
- Selling and marketing expenses. Our selling and marketing expenses amounted to RMB211.4 million, RMB298.5 million, RMB327.2 million, RMB142.7 million and RMB198.4 million in 2021, 2022 and 2023 and for the six months ended June 30, 2023 and 2024, respectively. Our selling and marketing expenses as a percentage of total revenue decreased from 45.3% in 2021, to 33.0% in 2022 and further to 21.1% in 2023. Our selling and marketing expenses as a percentage of total revenue decreased from 38.4% for the six months ended June 30, 2023 to 21.2% for the six months ended June 30, 2024. Such decrease was primarily due to the significant revenue increase, economies of scale and strong connections with our customers. We expect our selling and marketing expenses in the absolute amount to increase alongside our business expansion in the future, but our selling and marketing expenses as a percentage of revenue to keep decreasing. Going forward, we will further leverage our strong direct relationships and strong channels of communication with our customers in order to win additional contracts, and target customers more cost-effectively.

Improving Operations of CARIZON

We strategically partner with Volkswagen Group, a global industry giant through CARIZON, to capture the future opportunities of customized driving automation solutions in China. CARIZON was established in November 2023 and is still in ramping up stage with no revenue generated yet. We have picked up CARIZON's losses as share of losses of investments accounted for using the equity method since its establishment. As CARIZON is still ramping up, we expect to continue to pick up such share of losses. Benefiting from synergies with Volkswagen Group (CARIZON's largest shareholder and customer), CARIZON has a clear go-to-market strategy of providing tailored products and services towards vehicles Volkswagen

Group sells in China and can effectively drive revenue growth by fulfilling orders from Volkswagen Group. Therefore, we believe CARIZON will be able to continuously deploy its products to mass-produced vehicles, especially the ones of Volkswagen Group. In addition, we, as a shareholder of CARIZON, will also actively participate in its business operation by bringing agile research and development process and local insights. We aim to enhance our economic benefits as a shareholder of CARIZON, while preserving business synergies and long-term upside from our investment.

We believe the implementation of the aforesaid approaches can positively affect our profitability. Specifically, expanding revenue scale has the potential of boosting profit while increasing profit margins, particularly when accompanied by our efforts to maintain profit margin profiles through continuous innovation, supply chain management and improvement and business mix optimization. Furthermore, enhancing operating leverage through continuous optimization of our research and development as well as sales and administrative functions further refines our operating expenses to support long-term business growth. As a result of such efforts, we witnessed an increase in revenue and gross profit as well as a decrease in operating expenses as a percentage of total revenue during the Track Record Period. We will further implement initiatives to boost the operating performance and efficiency of CARIZON to minimize the impact of share of losses of CARIZON on our businesses. We believe these efforts can collectively influence our performance and financial position, reinforcing our competitive advantage in the market, which may further drive delivery volumes and attract more design-wins and OEM customers to drive sustainable growth.

During the Track Record Period, we had funded our cash requirements primarily with capital contribution from shareholders and financing through the Pre-IPO Investments. See "History, Reorganization and Corporate Structure – Pre-IPO Investments." We had net operating cash outflow of RMB1,111.0 million, RMB1,557.3 million, RMB1,744.5 million, RMB1,166.0 million and RMB726.0 million in 2021, 2022 and 2023 and for the six months ended June 30, 2023 and 2024, respectively, cash at banks of RMB9,352.7 million, RMB7,821.6 million, RMB12,077.5 million and RMB11,187.4 million as of December 31, 2021, 2022 and 2023 and June 30, 2024, respectively, and cash and cash equivalents of RMB8,050.0 million, RMB6,608.7 million, RMB11,359.6 million and RMB10,452.4 million as of December 31, 2021, 2022 and 2023 and June 30, 2024, respectively. Our total cash balance is sufficient to cover our cash needs for operating activities and provides adequate liquidity for our expansion and growth strategies. As such, we believe that we possess sufficient working capital to finance our operations, after taking into account the financial resources available to us.

Based on the foregoing, our Directors believe that our business is sustainable. Based on the due diligence conducted, nothing has come to the attention of the Joint Sponsors that would reasonably cause them to disagree with the Directors' view as set out above in any material respects.

DESCRIPTION OF SELECTED ITEMS OF OUR CONSOLIDATED STATEMENTS OF PROFIT OR LOSS

The following table sets forth selected items of our consolidated statements of profit or loss for the periods indicated, derived from our consolidated statements of profit or loss set out in the Accountant's Report included in Appendix I to this Prospectus. Our historical results presented below are not necessarily indicative of the results that may be expected for any future period.

_	For the Ye	ear Ended Decembe	er 31,	For the Six months Ended June 30,			
	2021	2022	2023	2023	2024		
	RMB	RMB	RMB	RMB (unaudited)	RMB		
			(in thousands)				
Revenue from contracts							
with customers	466,720	905,676	1,551,607	371,491	934,599		
Cost of sales	(135,734)	(277,963)	(457,297)	(144,879)	(195,861)		
Gross profit	330,986	627,713	1,094,310	226,612	738,738		
Research and development							
expenses	(1,143,642)	(1,879,888)	(2,366,255)	(1,048,991)	(1,419,656)		
Administrative expenses	(319,003)	(373,909)	(443,366)	(214,997)	(243,144)		
Selling and marketing							
expenses	(211,390)	(298,500)	(327,249)	(142,728)	(198,421)		
Net impairment							
(losses)/gains on							
financial assets	(5,098)	(13,039)	(20,793)	(7,164)	(53,237)		
Other income	14,483	43,662	66,222	13,227	34,109		
Other (losses)/gains, net	(1,669)	(238,055)	(33,391)	(63,274)	36,193		
Operating loss	(1,335,333)	(2,132,016)	(2,030,522)	(1,237,315)	(1,105,418)		
Finance income	28,239	104,528	167,473	87,268	214,552		
Finance costs	(16,592)	(7,548)	(8,651)	(4,585)	(3,789)		
Finance income, net Share of results of	11,647	96,980	158,822	82,683	210,763		
investments accounted							
for using the equity							
method	(2,530)	(34,298)	(112,074)	(16,803)	(181,633)		
Fair value changes of							
preferred shares and							
other financial liabilities							
through profit or loss	(763,984)	(6,655,367)	(4,760,354)	(713,566)	(4,012,726)		
Loss before income tax	(2,090,200)	(8,724,701)	(6,744,128)	(1,885,001)	(5,089,014)		
Income tax benefit							
(expense)	26,650	4,273	5,075	(3,490)	(9,091)		
Loss for the year/period .	(2,063,550)	(8,720,428)	(6,739,053)	(1,888,491)	(5,098,105)		
Loss is attributable to:							
Owners of the Company	(2,061,293)	(8,719,410)	(6,739,021)	(1,888,475)	(5,098,088)		
Non-controlling interests	(2,257)	(1,018)	(32)	(16)	(17)		

NON-IFRS MEASURES

To supplement our consolidated statements of profit or loss which are presented in accordance with IFRS, we use adjusted operating loss (Non-IFRS measure) and adjusted net loss (Non-IFRS measure) as non-IFRS measures, which are not required by, or presented in accordance with, IFRS. Our adjusted operating loss (Non-IFRS measure) and adjusted net loss (Non-IFRS measure) as a percentage of revenue significantly narrowed during the Track Record Period.

We define adjusted operating loss (Non-IFRS measure) as operating loss for the periods adjusted by adding back (i) share-based payments, which are non-cash in nature, and (ii) listing expenses, which relate to the Global Offering. We define adjusted net loss (Non-IFRS measure) as loss for the periods adjusted by adding back (i) share-based payments, which are non-cash in nature, (ii) listing expenses, which relate to the Global Offering, and (iii) fair value changes on preferred shares and other financial liabilities, which are non-cash items. All preferred shares and other financial liabilities will be reclassified to equity upon conversion, and no longer measured at fair value going forward once converted. We believe that Non-IFRS measures facilitate the comparisons of operating performance and provide useful information to investors and others in understanding and evaluating our operating performance in the same manner as it helps our management. However, our presentation of Non-IFRS measures for the periods may not be comparable to similarly titled measures presented by other companies. The use of Non-IFRS measures has limitations as an analytical tool, and investors should not consider it in isolation from, or as a substitute for analysis of, our results of operations or financial condition as reported under IFRS Accounting Standards.

The following tables reconcile Non-IFRS measures for the periods presented with the nearest measures prepared in accordance with IFRS Accounting Standards.

	For the Ye	ar Ended December 3	1,	For the Six Months Ended June 30,				
	2021	2022	2023	2023	2024			
				(unaudited)				
	(RI	MB in thousands)						
Reconciliation for adjusted								
operating loss (Non-IFRS								
measure):								
Operating loss	(1,335,333)	(2,132,016)	(2,030,522)	(1,237,315)	(1,105,418)			
Add back:								
Share-based payments (1)	196,369	173,698	341,751	178,931	240,600			
Listing expenses			1,780		40,838			
Adjusted operating loss								
(Non-IFRS measure)	<u>(1,138,964)</u>	(1,958,318)	(1,686,991)	(1,058,384)	(823,980)			

	For the Ye	ear Ended December 3	1,	For the Six Months Ended June 30,			
	2021	2022	2023	2023	2024		
	_			(unaudited)			
	(R.	MB in thousands)					
Reconciliation for adjusted net							
loss (Non-IFRS measure):							
Loss for the year/period	(2,063,550)	(8,720,428)	(6,739,053)	(1,888,491)	(5,098,105)		
Add back:							
Share-based payments (1)	196,369	173,698	341,751	178,931	240,600		
Listing expenses	-	-	1,780	-	40,838		
Fair value changes of							
preferred shares and other							
financial liabilities $^{(2)}$	763,984	6,655,367	4,760,354	713,566	4,012,726		
Adjusted net loss							
(Non-IFRS measure)	<u>(1,103,197)</u>	<u>(1,891,363)</u>	<u>(1,635,168)</u>	(995,994)	(803,941)		

Notes:

- (1) Share-based payments relate to (i) the share awards we offered to our employees and directors under the 2018 Share Incentive Plan and (ii) the excess of the transaction price over the fair value of the Class A ordinary shares, with reference to a third-party valuation report, which was considered compensatory in nature in exchange for service of the founders, and therefore was recognized as share-based payment expense and credited to share premium. For details, see Note 24 (b), Note 26(a) and Note 26(b) of the Accountant's Report included in Appendix I to this Prospectus.
- (2) Fair value changes on preferred shares and other financial liabilities arise primarily from the changes in the carrying amount of our preferred shares and convertible loan in connection with our financing activities. These fair value changes are non-cash in nature. All preferred shares and other financial liabilities will be reclassified to equity upon conversion, and no longer measured at fair value going forward once converted.

DESCRIPTION OF SELECTED COMPONENTS OF CONSOLIDATED STATEMENTS OF PROFIT OR LOSS AND OTHER COMPREHENSIVE INCOME

Revenue

We generate our revenues through two main business segments, namely (i) automotive solutions which comprise product solutions and license and services, and (ii) non-automotive solutions. Our revenue primarily derives from our automotive solutions, which reflect our strategic focus. We also generate a small portion of our revenue from non-automotive solutions.

The following table sets forth a breakdown of our revenue by revenue source during the periods indicated, both in absolute amounts and as percentages of total revenue.

		For the	Year Ended	l Decemb		For the Six Months Ended June 30,							
	2021		2022		2023		2023	·	2024				
	RMB	%	RMB	%	RMB	%	RMB	%	RMB	%			
							(unaudi	ted)					
		(in thousands, except for percentages)											
Automotive solutions													
Product solutions	208,083	44.6	319,312	35.3	506,386	32.7	192,298	51.8	222,264	23.8			
License and services	202,081	43.3	481,826	53.2	963,978	62.1	152,706	41.1	690,830	73.9			
Subtotal	410,164	87.9	801,138	88.5	1,470,364	94.8	345,004	92.9	913,094	97.7			
Non-Automotive solutions	56,556	12.1	104,538	11.5	81,243	5.2	26,487	7.1	21,505	2.3			
Total Revenue	466,720	100.0	905,676	100.0	1,551,607	100.0	<u>371,491</u>	100.0	934,599	100.0			

Automotive Solutions

Our revenue is primarily generated from automotive solutions, comprising product solutions and license and services.

Product Solutions

During the Track Record Period, revenue generated from product solutions amounted to RMB208.1 million, RMB319.3 million, RMB506.4 million, RMB192.3 million and RMB222.3 million in 2021, 2022 and 2023 and for the six months ended June 30, 2023 and 2024, respectively, accounting for 44.6%, 35.3%, 32.7%, 51.8% and 23.8% of our total revenue for the same periods, respectively. We generate revenue from the sale and delivery of our product solutions, which combine our self-developed processing hardware with proprietary algorithms and software, to OEMs and tier-one suppliers. The price of each product solution depends on the type of algorithm and software involved, as well as the type and number of processing hardware integrated.

License and Services

During the Track Record Period, revenue generated from license and services amounted to RMB202.1 million, RMB481.8 million, RMB964.0 million, RMB152.7 million and RMB690.8 million in 2021, 2022 and 2023 and for the six months ended June 30, 2023 and 2024, respectively, accounting for 43.3%, 53.2%, 62.1%, 41.1% and 73.9% of our total revenue for the same periods, respectively. See "Business — Our Products and Services — Licensing and Services" for details of our license and services businesses.

The following table sets forth a breakdown of our revenue from license and services during the periods indicated, both in absolute amounts and as percentages of total revenue.

	For the Year Ended December 31,						For the Six Months Ended June 30,					
	2021		2022		2023	<u> </u>	2023		2024			
	RMB	%	RMB	%	RMB	%	RMB	%	RMB	%		
							(unaudit	ed)				
		(in thousands, except for percentages)										
License	132,916	28.5	237,580	26.2	536,692	34.6	36,715	9.9	582,724	62.4		
Services	69,165	14.8	244,246	27.0	427,286	27.5	115,991	31.2	108,106	11.5		
	202,081	43.3	481,826	53.2	963,978	62.1	152,706	41.1	690,830	73.9		

Our revenue generated from license and services increased significantly during the Track Record Period, primarily driven by strong growth in the demand for licenses of various algorithms, development tools and software for ADAS and AD solutions and related services. In particular, the significant growth in revenue from license in 2023 and for the six months ended June 30, 2024 was driven by licenses granted to CARIZON during such periods. Our revenue from services decreased from RMB116.0 million for the six months ended June 30, 2023 to RMB108.1 million for the six months ended June 30, 2024, primarily due to a decrease in the number of design and technical service contracts with revenue recognized in the first half of 2024 compared to the same period in 2023, in accordance with our customers' R&D project plans.

In 2021, 2022 and 2023 and for the six months ended June 30, 2023 and 2024, six, eight, eight, seven and five OEM customers and 15, 28, 43, 33 and 24 tier-one supplier customers directly engaged with us for license and services contributed license and service revenues, respectively. In 2021, 2022 and 2023 and for the six months ended June 30, 2023 and 2024, a total of 53, 66, 83, 59 and 41 contracts generated license and services revenue, respectively. The contract amount of the aforesaid contracts varied significantly, ranging from approximately RMB6,000 to approximately RMB1.4 billion per contract, depending on multiple factors such as, among others, the nature of license and service provided, the specific demands of customers, our resources required and lengths of services.

As of June 30, 2024, the outstanding amount of trade and note receivables from license and services business due from third parties amounted to RMB379.4 million. As of August 31, 2024, RMB52.2 million, representing 13.7% of such receivables had been subsequently settled. As of June 30, 2024, 77.8% of the outstanding trade and note receivables from license and services business due from third parties aged up to six months, 9.6% of the outstanding trade and note receivables from license and services business due from third parties aged from six months to one year and 12.6% of the outstanding trade and note receivables from license and services business due from third parties aged over one year.

As of June 30, 2024, the outstanding amount of trade and note receivables from license and services businesses due from related parties amounted to RMB63.8 million. As of August 31, 2024, RMB18.3 million, representing 28.7% of such receivables from had been subsequently settled. The relatively low subsequent settlement for trade and note receivables due from related parties was mainly because the majority of these receivables had not become due as of the Latest Practicable Date. We will diligently monitor and collect the outstanding trade and note receivables as they come due.

For typical license agreements where we charge licensing fees, we generally require our customers to pay most of the licensing fees within two months from the date of delivery and acceptance of licensed algorithms and software. Should there be a separate arrangement on payment of ending balance, we may collect the remaining amount in installments based on customers' business milestones, such as SOP and mass productions. Nonetheless, we generally require the customer to settle remaining balance within two years of acceptance of licensed algorithms and software. For license agreements where we charge royalties, we generally grant a credit term of one month from the date of VAT invoice issuance to customers.

For typical services agreements where we collect service fees by milestones, we generally grant a credit term of no more than one month for down payments and a credit term of up to two months from the date of VAT invoice issuance to customers for subsequent payments. We typically issue VAT invoices based on customers' business milestones, such as, among others, off-tooling sample, SOP and mass productions.

Non-automotive Solutions

Our non-automotive solutions enable device manufacturers to design and manufacture devices and appliances, such as lawn mowers, with enhanced levels of intelligence, leading to better user experience. As non-automotive solutions are not our strategic focus, revenue from non-automotive solutions as a percentage of total revenue decreased from 12.1% in 2021, to 11.5% in 2022, and further to 5.2% in 2023. Our revenue from non-automotive solutions as a percentage of total revenue decreased from 7.1% for the six months ended June 30, 2023 to 2.3% for the six months ended June 30, 2024.

Cost of Sales

Our cost of sales consists of the costs directly related to providing our solutions to our customers. The following table sets forth a breakdown of our cost of sales, both in absolute amounts and as percentages of total cost of sales by revenue source during the periods indicated.

	For the Year Ended December 31,						For the Six Months Ended June 30,					
	2021	1	2022	2	2023	3	2023	3	2024	1		
	RMB	%	RMB	%	RMB	%	RMB	%	RMB	%		
							(unaudi	ted)				
	(in thousands, except for percentages)											
Automotive solutions												
Product solutions	65,494	48.2	121,006	43.5	280,160	61.3	95,262	65.8	129,519	66.1		
License	1,775	1.3	4,722	1.7	3,147	0.7	2,076	1.4	19,294	9.9		
Services	14,330	10.6	53,991	19.5	103,345	22.6	25,158	17.4	29,348	15.0		
Subtotal	81,599	60.1	179,719	64.7	386,652	84.6	122,496	84.6	178,161	91.0		
Non-Automotive												
solutions	54,135	39.9	98,244	35.3	70,645	15.4	22,383	15.4	17,700	9.0		
Total cost of sales	135,734	100.0	277,963	100.0	457,297	100.0	144,879	100.0	195,861	100.0		

Our cost of sales primarily consists of costs related to automotive solutions. In 2021, 2022 and 2023 and for the six months ended June 30, 2023 and 2024, our cost of sales was RMB135.7 million, RMB278.0 million, RMB457.3 million, RMB144.9 million and RMB195.9 million, respectively. Our cost of sales for product solutions constituted the largest component of our total cost of sales during the Track Record Period, amounting to RMB65.5 million, RMB121.0 million, RMB280.2 million, RMB95.3 million and RMB129.5 million in 2021, 2022 and 2023 and for the six months ended June 30, 2023 and 2024, respectively. Our cost of sales for non-automotive solutions as a percentage to total cost of sales decreased substantially from 39.9% in 2021 to 15.4% in 2023 and from 15.4% for the six months ended June 30, 2024, in line with our strategic focus to prioritize automotive solutions.

The following table sets forth a breakdown of our cost of sales by nature both in absolute amounts and as percentages of total cost of sales.

	For the Year Ended December 31,						For the Six Months Ended June 30,				
	2021		2022	2	2023	3	2023	3	2024		
	RMB	%	RMB	%	RMB	%	RMB	%	RMB	%	
							(unaudi	ted)			
	(in thousands, except for percentages)										
Cost of inventories sold Employee benefit	122,883	90.5	240,279	86.4	392,101	85.7	129,694	89.5	180,019	91.9	
expenses	12,851	9.5	37,684	13.6	65,196	14.3	15,185	10.5	15,842	8.1	
Total cost of sales	135,734	100.0	277,963	100.0	457,297	100.0	144,879	100.0	195,861	100.0	

In terms of cost of sales by nature, cost of inventories sold, primarily bill of materials for processing hardware and peripheral devices, was our largest cost component. Our cost of inventories sold as a percentage of total cost of sales decreased from 90.5% in 2021 to 85.7% in 2023 primarily due to a relatively faster increase in employee benefit expenses associated with provision of license and services during the Track Record Period. Our cost of inventories sold as a percentage of total cost of sales increased from 89.5% for the six months ended June 30, 2023 to 91.9% for the six months ended June 30, 2024, primarily due to the combined effect of (i) increased delivery volume of processing hardware and (ii) increased revenue contribution from licenses granted to our customers, particularly CARIZON, which generally do not incur high employee benefit expenses.

Gross Profit and Gross Profit Margin

Gross profit is equal to our revenue less cost of sales. Our gross profit as a percentage of our revenue is our gross profit margin. Our gross profit increased significantly from RMB331.0 million in 2021 to RMB627.7 million in 2022, and further to RMB1,094.3 million in 2023, which is in line with our revenue growth during the Track Record Period. Our gross profit increased from RMB226.6 million for the six months ended June 30, 2023 to RMB738.7 million for the six months ended June 30, 2024. Our gross profit margin remained relatively stable at 70.9%, 69.3% and 70.5% in 2021, 2022 and 2023, respectively. Our gross profit margin increased from 61.0% for the six months ended June 30, 2023 to 79.0% for the six months ended June 30, 2024. The following table sets forth our gross profit and gross profit margin by revenue source for the periods indicated.

	For the Year Ended December 31,							For the Six Months Ended June 30,				
	202	21	202	22	2023		2023		2024			
	Gross Profit	Gross Profit Margin	Gross Profit	Gross Profit Margin	Gross Profit	Gross Profit Margin	Gross Profit	Gross Profit Margin	Gross Profit	Gross Profit Margin		
	RMB	%	RMB	%	RMB	%	RMB	%	RMB	%		
							(unau	lited)				
	(in thousands, except for percentages)											
Automotive solutions												
Product solutions	142,589	68.5	198,306	62.1	226,226	44.7	97,036	50.5	92,745	41.7		
License	131,141	98.7	232,858	98.0	533,545	99.4	34,639	94.3	563,430	96.7		
Services	54,835	79.3	190,255	77.9	323,941	75.8	90,833	78.3	78,758	72.9		
Subtotal	328,565	80.1	621,419	77.6	1,083,712	73.7	222,508	64.5	734,933	80.5		
Non-Automotive solutions	2,421	4.3	6,294	6.0	10,598	13.0	4,104	15.5	3,805	17.7		
Total	330,986	70.9	627,713	69.3	1,094,310	70.5	226,612	61.0	738,738	79.0		

Our gross profit and gross profit margin have been and will continue to be affected by a number of factors, including the revenue mix of our product solutions and license and services, our pricing strategies, the mix of automotive and non-automotive solutions, cost of inventories sold and employee benefit expenses, as well as seasonality, among other factors. Our license and services typically have higher gross profit margin compared to our product solutions because our license and services incur lower cost of inventories sold as compared to our product solutions. Our overall gross profit margin varies from period to period depending on the evolving mix from different revenue sources.

Our gross profit margin differs for our automotive and non-automotive solutions during the Track Record Period. The higher gross profit margin for our automotive solutions is attributable to our higher pricing power for automotive solutions due to, among other things, differences in solutions application scenarios, different standards required and differences in complexity of the underlying technology.

Research and Development Expenses

Research and development expenses consist of (i) employee benefit expenses, including salaries, benefits, and share-based payments of research and development personnel; (ii) depreciation and amortization of property, plant and equipment, intangible assets and right-of-use assets utilized in research and development activities; (iii) technical service fees relating to research and development activities; (iv) outsourcing fees, primarily related to fees incurred for outsourced personnel on research and development activities; and (v) other expenses, including, among others, traveling expenses, utilities and property management fees. The following table sets forth a breakdown of our research and development expenses during the periods indicated, both in absolute amounts and as percentages of total research and development expenses.

		For the	e Year Ended		For the Six Months Ended June 30,					
	2021		2022		2023		2023		2024	
	RMB	%	RMB	%	RMB	%	RMB (unaudit	% ed)	RMB	%
				(in thou	sands, except	for percei	ntages)			
Research and										
development expenses										
Employee benefit										
expenses	751,150	65.7	1,175,565	62.5	1,435,620	60.7	686,864	65.5	837,101	59.0
Depreciation and										
amortization	138,525	12.1	275,500	14.7	337,581	14.2	161,463	15.4	212,250	15.0
Technical service										
fees	101,475	8.9	176,315	9.4	253,225	10.7	83,427	8.0	214,564	15.1
Outsourcing fees	44,985	3.9	164,293	8.7	150,821	6.4	81,732	7.8	91,591	6.5
Other expenses	107,507	9.4	88,215	4.7	189,008	8.0	35,505	3.3	64,150	4.4
Total research and development										
expenses	1,143,642	100.0	1,879,888	100.0	2,366,255	100.0	1,048,991	100.0	1,419,656	100.0

In 2021, 2022 and 2023 and for the six months ended June 30, 2023 and 2024, we incurred research and development expenses of RMB1,143.6 million, RMB1,879.9 million, RMB2,366.3 million, RMB1,049.0 million and RMB1,419.7 million, respectively. Employee benefit expenses remained the single largest component of our research and development expenses during the Track Record Period, accounting for 65.7%, 62.5%, 60.7%, 65.5% and 59.0% of total research and development expenses in 2021, 2022 and 2023 and for the six months ended June 30, 2023 and 2024, respectively.

We believe that continuous investment in research and development is vital to our future growth. We will continue to invest in research and development, including recruiting additional technology talents, acquiring necessary licenses, facilities and equipment, and developing new processing hardware with stronger processing capacity and higher power efficiency to support the development of our automotive solutions. As such, we expect our research and development expenses to increase in absolute amount in the foreseeable future.

Administrative Expenses

Our administrative expenses consist of (i) employee benefit expenses, including salaries, benefits, and share-based payments of administrative personnel; (ii) professional service and other consulting fees in relation to legal, finance and tax and other related matters; (iii) traveling expenses in relation to our administrative personnel; (iv) tax related surcharge; and (v) others, including, among others, depreciation and amortization, utilities, and property management fees. The following table sets forth a breakdown of our administrative expenses, both in absolute amounts and as percentages of total administrative expenses for the periods indicated.

	For the Year Ended December 31,						For the Six months Ended June 30,					
	2021		2022		2023		2023		2024			
	RMB	%	RMB	%	RMB	%	RMB (unaudi	% ted)	RMB	%		
	(in thousands, except for percentages)											
Administrative expenses												
Employee benefit												
expenses	187,756	58.9	205,582	55.0	302,245	68.2	166,971	77.7	138,719	57.1		
Professional service and other												
consulting fees	83,560	26.1	99,393	26.5	65,526	14.8	22,588	10.5	73,054	30.0		
Traveling expenses	23,449	7.4	18,957	5.1	19,669	4.4	6,888	3.2	8,493	3.5		
Tax related surcharges	2,936	0.9	9,243	2.5	19,714	4.4	3,197	1.5	3,119	1.3		
Other expenses	21,302	6.7	40,734	10.9	36,212	8.2	15,353	7.1	19,759	8.1		
Total administrative expenses	319,003	100.0	373,909	100.0	443,366	100.0	214,997	100.0	243,144	100.0		

In 2021, 2022 and 2023 and for the six months ended June 30, 2023 and 2024, we incurred administrative expenses of RMB319.0 million, RMB373.9 million, RMB443.4 million, RMB215.0 million and RMB243.1 million, respectively. Employee benefit expenses remained the single largest component of our administrative expenses during the Track Record Period, accounting for 58.9%, 55.0%, 68.2%, 77.7% and 57.1% of total administrative expenses in 2021, 2022 and 2023 and for the six months ended June 30, 2023 and 2024, respectively.

We expect our administrative expenses to increase in the foreseeable future as we expand our operations. However, we expect that our administrative expenses as a percentage of total revenue to decrease as we improve our operational efficiency and benefit from economies of scale.

Selling and Marketing Expenses

Our selling and marketing expenses consist of (i) employee benefit expenses, including salaries, benefits, and share-based payments of sales personnel; (ii) marketing business development, conferences and traveling expenses incurred by sales personnel; (iii) outsourcing fees in relation to outsourced personnel and professional service fees in connection with sales and marketing activities; and (iv) others, including, among others, depreciation and amortization, utilities and property management fees. The following table sets forth a breakdown of our selling and marketing expenses for the periods indicated, both in absolute amounts and as percentages of total selling and marketing expenses.

	For the Year Ended December 31,							For the Six months Ended June 30,					
	2021	<u> </u>	2022	2	2023	3	2023	3	2024	1			
	RMB	%	RMB	%	RMB	%	RMB	%	RMB	%			
							(unaudi	ted)					
		(in thousands, except for percentages)											
Selling and marketing expenses													
Employee benefit													
expenses	115,786	54.8	183,809	61.6	210,996	64.5	98,988	69.4	126,502	63.8			
Marketing conferences and traveling													
expenses	54,778	25.9	53,162	17.8	59,014	18.0	17,914	12.6	36,781	18.5			
Outsourcing fees	20,468	9.7	47,516	15.9	35,967	11.0	16,854	11.8	24,294	12.2			
Other expenses	20,358	9.6	14,013	4.7	21,272	6.5	8,972	6.2	10,844	5.5			
Total selling and marketing													
expenses	211,390	100.0	298,500	100.0	327,249	<u>100.0</u>	142,728	100.0	198,421	100.0			

In 2021, 2022 and 2023 and for the six months ended June 30, 2023 and 2024, we incurred selling and marketing expenses of RMB211.4 million, RMB298.5 million, RMB327.2 million, RMB142.7 million and RMB198.4 million, respectively. Employee benefit expenses remained the single largest component of our selling and marketing expenses during the Track Record Period, accounting for 54.8%, 61.6%, 64.5%, 69.4% and 63.8% of total selling and marketing expenses in 2021, 2022 and 2023 and for the six months ended June 30, 2023 and 2024, respectively.

We plan to continue to spend on sales and marketing to promote our brand, deepen our relationships with our existing customers and attract new customers. As a result, we expect our selling and marketing expenses to increase in absolute amount in the foreseeable future. Meanwhile, we expect our selling and marketing expenses to decrease as a percentage of our total revenue as we benefit from our enhanced brand awareness, established customer base and economies of scale.

Net Impairment (Losses)/Gains on Financial Assets

Our impairment (losses)/gains on financial assets consist of impairment (losses)/gains recognized from (i) trade and note receivables; and (ii) other receivables. During the Track Record Period, we recognized net impairment losses on financial assets of RMB5.1 million, RMB13.0 million, RMB20.8 million, RMB7.2 million and RMB53.2 million in 2021, 2022 and 2023 and for the six months ended June 30, 2023 and 2024, respectively. For details, see Note 3.1(b) of the Accountant's Report included in Appendix I to this Prospectus.

Other Income

Our other income primarily represents (i) financial subsidies; and (ii) tax refund in connection with VAT refunds and VAT additional deduction pursuant to government policies to support businesses. The following table sets forth a breakdown of our other income for the periods indicated.

	For the Year Ended December 31,						For the Six Months Ended June 30,				
	2021		2022	2	2023	3	2023	3	2024		
	RMB	%	RMB	%	RMB	%	RMB	%	RMB	%	
							(unaudi	ted)			
	(in thousands, except for percentages)										
Other income											
Financial subsidies	10,810	74.6	30,503	69.9	50,238	75.9	8,474	64.1	20,669	60.6	
Tax refund	3,673	25.4	13,159	30.1	15,984	24.1	4,753	35.9	13,440	39.4	
Total other income	14,483	100.0	43,662	100.0	66,222	100.0	13,227	100.0	34,109	100.0	

Other (Losses)/Gains, Net

Our other (losses)/gains, net consist of (i) fair value changes of financial assets at fair value through profit or loss, reflecting the valuation of unlisted companies that we invested in which we hold minor interest and the valuation of wealth management products we purchased; (ii) net foreign exchange differences resulted from changes in foreign exchange rates; (iii) donations; (iv) (losses)/gains on disposal of subsidiaries; and (v) others. The following table sets forth a breakdown of our other (losses)/gains, net for the periods indicated.

	For the Year Ended December 31,				For the S	ix Months	Ended Jur	ne 30,		
	2021	<u> </u>	2022	2	2023		2023		2024	ļ
	RMB	%	RMB	%	RMB	%	RMB	%	RMB	%
							(unaudii	ed)		
				(in thous	ands, except	for percer	ıtages)			
Fair value changes of financial										
assets at fair value through profit										
or loss	(5,286)	316.7	29,715	(12.5)	8,852	(26.5)	121	(0.2)	21,782	60.2
Net foreign exchange differences	11,080	(663.9)	(264,660)	111.2	(40,334)	120.8	(63,158)	99.8	11,149	30.8
Donations	(4,415)	264.5	_	_	(672)	2.0	_	_	_	_
(Losses)/gains on disposal of										
subsidiaries	(3,142)	188.3	_	_	623	(1.9)	_	_	_	_
Others	94	(5.6)	(3,110)	1.3	(1,860)	5.6	(237)	0.4	3,262	9.0
Total other (losses)/gains, net	<u>(1,669)</u>	100.0	(238,055)	100.0	(33,391)	100.0	(63,274)	100.0	36,193	100.0

Finance Income

Our finance income consists primarily of interest income from financial assets held for cash management purposes, such as interests on demand deposits and term deposits. In 2021, 2022 and 2023 and for the six months ended June 30, 2023 and 2024, we had finance income of RMB28.2 million, RMB104.5 million, RMB167.5 million, RMB87.3 million and RMB214.6 million, respectively.

Finance Costs

Our finance costs consist of (i) interest for lease liabilities; and (ii) finance charges paid for issuance of preferred shares to investors in relation to our financing activities. See Note 10 of the Accountant's Report included in Appendix I to this Prospectus. The following table sets forth a breakdown of our finance costs for the periods indicated.

	For the Year Ended December 31,				For the S	ix Month	s Ended Jun	e 30,		
	2021		2022	,	2023		2023	<u> </u>	2024	
	RMB	%	RMB	%	RMB	%	RMB	%	RMB	%
							(unaudi	ted)		
				(in thous	ands, except	for perce	ntages)			
Finance costs										
Interest for lease liabilities	(4,711)	28.4	(7,548)	100.0	(8,651)	100.0	(4,585)	100.0	(3,789)	100.0
Finance charges paid for issuance of										
preferred shares	(11,881)	71.6								
Total finance costs	(16,592)	100.0	(7,548)	100.0	(8,651)	100.0	(4,585)	100.0	(3,789)	100.0

Share of Results of Investments Accounted for Using the Equity Method

We recorded share of net losses of investments accounted for using the equity method in the amount of RMB2.5 million, RMB34.3 million, RMB112.1 million, RMB16.8 million and RMB181.6 million in 2021, 2022 and 2023 and for the six months ended June 30, 2023 and 2024, respectively, primarily reflecting losses of our joint ventures and associates. See Note 13 of the Accountant's Report included in Appendix I to this Prospectus.

Fair Value Changes of Preferred Shares and Other Financial Liabilities

We recorded RMB764.0 million, RMB6,655.4 million, RMB4,760.4 million, RMB713.6 million and RMB4,012.7 million in fair value changes of preferred shares and other financial liabilities in the consolidated statements of profit or loss in 2021, 2022 and 2023 and for the six months ended June 30, 2023 and 2024, respectively, primarily representing changes in fair value of preferred shares and convertible loan. See Note 28 of the Accountant's Report included in Appendix I to this Prospectus.

Income Tax Benefits/(Expenses)

We recorded RMB26.7 million, RMB4.3 million and RMB5.1 million income tax benefits in 2021, 2022 and 2023, respectively, representing tax losses carried forward expected to be realized in the future. We recorded RMB3.5 million income tax expenses for the six months ended June 30, 2023, and RMB9.1 million income tax expenses for the six months ended June 30, 2024, primarily due to withholding income tax on interest income from deposits in financial institution located in various different tax jurisdictions.

Loss for the Year/Period

As a result of foregoing, we recorded RMB2,063.6 million, RMB8,720.4 million, RMB6,739.1 million, RMB1,888.5 million and RMB5,098.1 million in loss for the year/period in 2021, 2022 and 2023 and for the six months ended June 30, 2023 and 2024, respectively.

TAXATION

Cayman Islands

We are incorporated in the Cayman Islands. Under the current laws of the Cayman Islands, we are not subject to tax on income or capital gain. Additionally, upon payments of dividends by us in the Cayman Islands to our shareholders, no Cayman Islands withholding tax will be imposed.

Hong Kong

Our subsidiaries in Hong Kong, including Horizon Hong Kong, our wholly owned subsidiary, are subject to Hong Kong profits tax on their activities conducted in Hong Kong at rate of 8.25% on assessable profits up to HK\$2 million, and 16.5% on any part of assessable profits over HK\$2 million. The payments of dividends by our Hong Kong subsidiaries to their shareholders are not subject to any Hong Kong withholding tax.

PRC

Our subsidiaries in China are companies incorporated under PRC law and, as such, are subject to PRC enterprise income tax on their taxable income in accordance with the relevant PRC income tax laws. Pursuant to the PRC Enterprise Income Tax Law, or PRC EIT Law, which became effective on January 1, 2008, a uniform 25% enterprise income tax rate is generally applicable to both foreign-invested enterprises and domestic enterprises, except where a special preferential rate applies.

Five of our major subsidiaries were entitled to a preferential corporate income tax rate of 15%. During the Track Record Period, these subsidiaries have obtained their High and New Technology Enterprises ("HNTE") status, and hence they are entitled to a preferential tax rate of 15% for a three-year period. This status is subject to a requirement that they reapply for HNTE status every three years. We will apply for the renewal of the HNTE status for all of these subsidiaries, and we believe it is more likely than not that each of these subsidiaries will continue to qualify as a HNTE after the three-year period. Therefore, deferred tax of these entities were calculated at a rate of 15% starting from the year when they were accredited as HNTEs.

We are subject to VAT on the solutions provided. We are also subject to surcharges on VAT payments in accordance with PRC law.

If our holding company in the Cayman Islands or any of our subsidiaries outside China were deemed to be a "resident enterprise" under the PRC EIT Law, it would be subject to enterprise income tax on its worldwide income at a rate of 25%. See "Risk Factors — Risks Related to Doing Business in China — If we are classified as a PRC resident enterprise for PRC enterprise income tax purposes, such classification could result in unfavorable tax consequences to us and our non-PRC shareholders."

DISCUSSION OF RESULTS OF OPERATIONS

Six Months Ended June 30, 2024 Compared to Six Months Ended June 30, 2023

Revenue

Our revenue increased by RMB563.1 million, or 151.6%, from RMB371.5 million for the six months ended June 30, 2023 to RMB934.6 million for the six months ended June 30, 2024, primarily due to the growth in sales of our automotive solutions, which is the result of the expansion of our customer base as well as increased contributions from our existing customers.

Automotive Solutions

- **Product solutions.** Our revenue from sales of product solutions increased by 15.6% from RMB192.3 million for the six months ended June 30, 2023 to RMB222.3 million for the six months ended June 30, 2024, primarily due to an increase in delivery volume of processing hardware from approximately 0.7 million units for the six months ended June 30, 2023 to approximately 1.0 million units for the six months ended June 30, 2024. We witnessed growth in delivery volume as a result of (i) rapid development and robust growth in the downstream smart vehicles market that drives the increase in demand for product solutions and (ii) a well-established customer base of tier-one suppliers and OEMs that allows us to boost the sales of product solutions. In particular, leveraging such strong customer base, we are able to (i) scale deployment of our solutions with mass production of our OEM customers' vehicles, (ii) integrate our product solutions with more vehicle models from our OEM customers, and (iii) sell more advanced solutions and more components from our offerings to our OEM customers. Furthermore, we also attracted new customers to adopt our product solutions, which further drives revenue growth. Our automotive product solutions average selling price decreased from RMB256 per unit of processing hardware for the six months ended June 30, 2023 to RMB231 per unit of processing hardware for the six months ended June 30, 2024, primarily due to our strategic decision to offer more competitive prices of existing product solutions to certain existing customers during the first half of 2024.
- *License and services*. Our revenue generated from license and services increased by 352.4% from RMB152.7 million for the six months ended June 30, 2023 to RMB690.8 million for the six months ended June 30, 2024, primarily driven by (i) significant growth in the smart vehicle industry, which is expected to drive

increasing demand for license and services related to automotive solutions and (ii) increasing demand from OEMs and tier-one suppliers for license of algorithms, various development tools and technical services to design and tailor their ADAS and AD solutions. In particular, we generated RMB351.0 million revenue from licenses and services to CARIZON, our joint venture initiative with Volkswagen Group, representing over 50% of our revenue from license and services. The relatively large revenue contribution was primarily due to (i) our entry into intellectual property licensing agreements with CARIZON in 2023, with delivery of some licenses in the first half of 2024, leading to recognition of revenue during the same period, and (ii) realization of economic benefit for downstream transaction for license with CARIZON. Our revenue from services decreased from RMB116.0 million for the six months ended June 30, 2023 to RMB108.1 million for the six months ended June 30, 2024, primarily due to a decrease in the number of design and technical service contracts with revenue recognized in the six months ended June 30, 2024 compared to the same period in 2023, in accordance with our customers' R&D project plans.

Non-automotive Solutions

Due to our strategic focus on automotive solutions, our revenue from non-automotive solutions decreased by 18.9% from RMB26.5 million for the six months ended June 30, 2023 to RMB21.5 million for the six months ended June 30, 2024.

Cost of Sales

Our total cost of sales increased by 35.2% from RMB144.9 million for the six months ended June 30, 2023 to RMB195.9 million for the six months ended June 30, 2024, primarily due to (i) an increase of cost of sales for product solutions by 35.9% from RMB95.3 million for the six months ended June 30, 2023 to RMB129.5 million for the six months ended June 30, 2024 and (ii) an increase of cost of sales for license and services by 78.7% from RMB27.2 million for the six months ended June 30, 2023 to RMB48.6 million for the six months ended June 30, 2024, partially offset by a decrease of cost of sales for non-automotive solutions from RMB22.4 million for the six months ended June 30, 2023 to RMB17.7 million for the six months ended June 30, 2024.

Gross Profit and Gross Profit Margin

As a result of the foregoing, our gross profit increased from RMB226.6 million for the six months ended June 30, 2023 to RMB738.7 million for the six months ended June 30, 2024. Our gross profit margin increased from 61.0% for the six months ended June 30, 2023 to 79.0% for the six months ended June 30, 2024, resulting from the changes in mix of our revenue sources and their respective gross profit margins.

Automotive Solutions

- Product solutions. Our gross profit margin from product solutions decreased from 50.5% for the six months ended June 30, 2023 to 41.7% for the six months ended June 30, 2024, primarily due to higher cost of inventories sold in the first half of 2024 as compared to the same period in 2023. As a result, despite an increase in revenue, our gross profit from product solutions decreased from RMB97.0 million for the six months ended June 30, 2023 to RMB92.7 million for the six months ended June 30, 2024. Since a significant portion of the cost of inventories sold in the first half of each year was primarily sourced in the preceding year, the 10.5% higher procurement prices of automotive semiconductors in 2023, in contrast to 2022, led to higher corresponding costs for the six months ended June 30, 2024 as compared to the same period in 2023. Bill of materials cost for processing hardwares accounted for 92.8% and 98.2% to the total cost of automotive product solutions sold for the six months ended June 30, 2024 and the six months ended June 30, 2023, respectively. For details, see "- Year Ended December 31, 2023 Compared to Year Ended December 31, 2022 - Gross Profit and Gross Profit Margin - Automotive Solutions." According to CIC, the increase in procurement prices of automotive semiconductors is in line with the market trend. In addition, we also strategically lowered the pricing for our existing automotive product solutions in order to gain additional market share in the ADAS and AD solutions market. As a result, the average selling price for our automotive product solutions decreased from RMB256 per unit of processing hardware for the six months ended June 30, 2023 to RMB231 per unit of processing hardware for the six months ended June 30, 2024. Despite such decrease, our revenue generated from automotive product solutions increased from RMB192.3 million for the six months ended June 30, 2023 to RMB222.3 million for the six months ended June 30, 2024. See "Business - Our Products and Services - Automotive Solutions - Revenue Contribution of Automotive Solutions" for details. Nonetheless, despite the temporary decrease in average selling price for our product solutions, we will consistently update our existing automotive product solutions to offer improved system performance and higher efficiency and introduce new automotive product solutions with more advanced features and functions to justify our premium pricing. See "- Path to Profitability - Maintaining our Gross Margin Profile."
- License and services. Our gross profit margin from license and services increased from 82.2% for the six months ended June 30, 2023 to 93.0% for the six months ended June 30, 2024, primarily due to increasing revenue contribution of license granted, which generally had a higher gross profit margin than services, as a percentage of total revenue from 9.9% for the six months ended June 30, 2023 to 62.4% for the six months ended June 30, 2024. Specifically, our licenses granted to CARIZON had a high gross profit margin during the first half of 2024 because the fulfillment of related contractual obligations requires low inventories and employee benefit expenses during the period.

Non-automotive Solutions

Our gross profit margin for non-automotive solutions increased from 15.5% for the six months ended June 30, 2023, to 17.7% for the six months ended June 30, 2024, mainly due to higher gross profit margin resulted from improved operation management and enhanced expertise.

Research and Development Expenses

Our research and development expenses increased by 35.3% from RMB1,049.0 million for the six months ended June 30, 2023 to RMB1,419.7 million for the six months ended June 30, 2024, primarily due to an increase in employee benefit expenses paid to our research and development personnel, depreciation and amortization, technical service fee and other expenses. As our revenue continues to grow and we increasingly focus on research and development efficiency, our research and development expenses as a percentage of revenue decreased from 282.4% for the six months ended June 30, 2023 to 151.9% for the six months ended June 30, 2024.

Administrative Expenses

Our administrative expenses increased by 13.1% from RMB215.0 million for the six months ended June 30, 2023 to RMB243.1 million for the six months ended June 30, 2024, primarily due to an increase in professional service and other consulting fees including the listing expenses, offset by a decrease in employee benefit expenses as a result of a decrease in share-based payment expenses to administrative personnel as we awarded more share-based payments to administrative personnel during the first half of 2023. As our revenue continues to grow and we increasingly focus on administrative efficiency, our administrative expenses as a percentage of total revenue decreased from 57.9% for the six months ended June 30, 2023 to 26.0% for the six months ended June 30, 2024.

Selling and Marketing Expenses

Our selling and marketing expenses increased by 39.0% from RMB142.7 million for the six months ended June 30, 2023 to RMB198.4 million for the six months ended June 30, 2024, which was primarily due to an increase in personnel hired to promote our new and existing automotive solutions and marketing and travel expenses. As our revenue continues to grow and we increasingly focus on sales and marketing efficiency, our selling and marketing expenses as a percentage of total revenue decreased from 38.4% for the six months ended June 30, 2023 to 21.2% for the six months ended June 30, 2024.

Net Impairment (Losses)/Gains on Financial Assets

Our net impairment losses on financial assets increased by 643.1% from RMB7.2 million for the six months ended June 30, 2023 to RMB53.2 million for the six months ended June 30, 2024, primarily due to an increase in loss allowance for trade receivables with growing aging of certain customers in accordance with expected credit loss model, as well as loss allowance of certain trade receivables.

Other Income

Our other income significantly increased by 157.9% from RMB13.2 million for the six months ended June 30, 2023 to RMB34.1 million for the six months ended June 30, 2024, primarily due to an increase of financial subsidies from RMB8.5 million for the six months ended June 30, 2023 to RMB20.7 million for the six months ended June 30, 2024 as well as an increase in extra VAT input deductibles we enjoyed based on government policies to support businesses.

Other (Losses)/Gains, Net

We recorded other losses, net of RMB63.3 million for the six months ended June 30, 2023 and other gains, net of RMB36.2 million for the six months ended June 30, 2024. Such changes were primarily driven by a decrease of net foreign exchange losses of RMB63.2 million for the six months ended June 30, 2023 to net foreign exchange gains of RMB11.1 million for the six months ended June 30, 2024 resulting from changes in foreign exchange rate as well as our management control of foreign exchange risks and increased fair value changes of financial assets of FVTPL from RMB0.1 million for the six months ended June 30, 2023 to RMB21.8 million for the six months ended June 30, 2024.

Operating Loss

As a result of the foregoing, we recorded operating losses of RMB1,237.3 million and RMB1,105.4 million for the six months ended June 30, 2023 and 2024, respectively.

Net Finance Income

Our net finance income increased by 154.9% from RMB82.7 million for the six months ended June 30, 2023 to RMB210.8 million for the six months ended June 30, 2024, driven by an increase in interest income from financial assets held for cash management purposes.

Share of Results of Investments Accounted for Using the Equity Method

Our share of net losses of investments accounted for using the equity method significantly increased from RMB16.8 million for the six months ended June 30, 2023 to RMB181.6 million for the six months ended June 30, 2024, mainly due to net loss of CARIZON, our joint venture initiative with Volkswagen Group.

Fair Value Changes of Preferred Shares and Other Financial Liabilities

Our fair value changes of preferred shares and other financial liabilities significantly increased from RMB713.6 million for the six months ended June 30, 2023 to RMB4,012.7 million for the six months ended June 30, 2024, primary due to changes in the valuation of our Company.

Income Tax Benefits/(Expenses)

We recorded RMB3.5 million and RMB9.1 million in income tax expenses for the six months ended June 30, 2023 and 2024, respectively, primarily due to withholding income tax on interest income from deposits in financial institution located in various different tax jurisdictions.

Loss for the Period

As a result of the foregoing, we recorded loss for the periods of RMB1,888.5 million and RMB5,098.1 million for the six months ended June 30, 2023 and 2024, respectively.

Year Ended December 31, 2023 Compared to Year Ended December 31, 2022

Revenue

Our revenue increased significantly by 71.3% from RMB905.7 million in 2022 to RMB1,551.6 million in 2023, primarily due to the expansion of our customer base as well as increased spending from our existing customers.

Automotive Solutions

Product solutions. Our revenue from sales of product solutions increased by 58.6% from RMB319.3 million in 2022 to RMB506.4 million in 2023, primarily due to an increase in delivery volume of processing hardware from approximately 1.5 million units in 2022 to approximately 2.1 million units in 2023. Apart from an increase in delivery volume, we also witnessed an increase in automotive product solutions average selling price from RMB213 per unit of processing hardware in 2022 to RMB239 per unit of processing hardware in 2023. Despite the deceleration in the global average price of automotive semiconductors of approximately 5.0% in 2023, we nonetheless witnessed robust increase in automotive product solutions average selling price. This growth was primarily driven by an increase in revenue contribution from AD solutions, namely Horizon Pilot, which had a higher average selling price than ADAS solutions, namely Horizon Mono. We witnessed growth in both delivery volume and automotive product solutions average selling price as a result of (i) rapid development and robust growth in the downstream smart vehicles market that drives the increase in demand for product solutions, (ii) increased penetration from AD solutions that leads to higher dollar content per vehicle and

- (iii) a well-established customer base of tier-one suppliers and OEMs that allows us to boost the sales of product solutions. In particular, leveraging such strong customer base, we are able to (i) scale deployment of our solutions with mass production of our OEM customers' vehicles, (ii) integrate our product solutions with more vehicle models from our OEM customers, and (iii) sell more advanced solutions and more components from our offerings to our OEM customers. Furthermore, we also attracted new customers to adopt our product solutions, which further drives revenue growth.
- License and services. Our revenue generated from license and services increased by 100.1% from RMB481.8 million in 2022 to RMB964.0 million in 2023, primarily driven by (i) significant growth in the smart vehicle industry, which is expected to drive increasing demand for license and services related to automotive solutions and (ii) increasing demand from OEMs and tier-one suppliers for license of algorithms, various development tools and technical services to design and tailor their ADAS and AD solutions. As a result, we witnessed an increase in the number and value of contracts with customers. In 2023, we attracted a number of new customers who contributed license and services revenue. The number of license and services contract with revenue recorded during the year increased from 66 in 2022 to 83 in 2023.

Non-automotive Solutions

Due to our strategic focus on automotive solutions, our revenue from non-automotive solutions decreased from RMB104.5 million in 2022 to RMB81.2 million in 2023, which is driven by a decrease in revenue from distributors.

Cost of Sales

Our total cost of sales increased by 64.5% from RMB278.0 million in 2022 to RMB457.3 million in 2023, primarily due to (i) an increase of cost of sales for product solutions by 131.5% from RMB121.0 million in 2022 to RMB280.2 million in 2023 and (ii) an increase of cost of sales for license and services by 81.4% from RMB58.7 million in 2022 to RMB106.5 million in 2023, partially offset by a decrease in cost of sales from non-automotive solutions from RMB98.2 million in 2022 to RMB70.6 million in 2023.

Gross Profit and Gross Profit Margin

As a result of the foregoing, our gross profit increased from RMB627.7 million in 2022 to RMB1,094.3 million in 2023.

Our gross profit margin remained relatively stable at 69.3% in 2022 and 70.5% in 2023, resulting from the changes in mix of our revenue sources and their respective gross profit margins.

Automotive Solutions

- Product solutions. Our gross profit margin from product solutions decreased from 62.1% in 2022 to 44.7% in 2023, primarily due to the 10.5% higher procurement prices of automotive semiconductors acquired in 2023 compared to 2022, and hence the higher cost of inventories sold in 2023 compared to 2022. Bill of materials cost for processing hardwares accounted for 97% in the total cost of automotive product solutions sold in 2023 and 2022, respectively. We incurred higher purchase price in procurements as a result of the global supply shortage of auto parts. According to CIC, the increase in procurement prices of automotive semiconductors is in line with the market trend. In addition, we also lowered the pricing for our Horizon Mono in order to gain market share in the ADAS solutions market. As a result, despite the overall increase in the automotive product solutions average selling price, the average selling price for Horizon Mono decreased from RMB168 per unit of processing hardware in 2022 to RMB157 per unit of processing hardware in 2023. Nonetheless, due to such strategy, our revenue generated from sales of Horizon Mono increased from RMB181.9 million in 2022 to RMB263.3 million in 2023. According to CIC, ADAS and AD solution providers can and may strategically choose to lower their pricing to gain market share as product matures and production volume scales. See "Business - Our Products and Services - Automotive Solutions - Revenue Contribution of Automotive Solutions" for details.
- License and services. Our gross profit margin from license and services remained relative stable at 87.8% and 89.0% in 2022 and 2023, respectively. The slight fluctuations in gross profit margin was primarily resulted from relatively lower fulfillment costs for our license and services rendered to customers due to economies of scale and enhanced expertise. Furthermore, the increase overall gross profit margin of license and services was also driven by increasing revenue contribution of license granted, which generally had a higher gross profit margin than services, as a percentage of total revenue from 26.2% in 2022 to 34.6% in 2023.

Non-automotive Solutions

Our gross profit margin for non-automotive solutions increased from 6.0% in 2022 to 13.0% in 2023 mainly due to higher gross profit margin of non-automotive product solution as a result of our enhanced expertise.

Research and Development Expenses

Our research and development expenses increased by 25.9% from RMB1,879.9 million in 2022 to RMB2,366.3 million in 2023, which was primarily due to an increase in employee benefit expenses paid to our research and development personnel. As our revenue continues to grow and we increasingly focus on research and development efficiency, our research and development expenses as a percentage of revenue decreased from 207.6% in 2022 to 152.5% in 2023.

Administrative Expenses

Our administrative expenses increased by 18.6% from RMB373.9 million in 2022 to RMB443.4 million in 2023, primarily due to an increase in employee benefit expenses paid to employees performing administrative functions. As our revenue continues to grow and we increasingly focus on administrative efficiency, our administrative expenses as a percentage of total revenue decreased from 41.3% in 2022 to 28.6% in 2023.

Selling and Marketing Expenses

Our selling and marketing expenses increased by 9.6% from RMB298.5 million in 2022 to RMB327.2 million in 2023, which was primarily due to an increase in personnel hired to promote our new and existing automotive solutions. As our revenue continues to grow and we increasingly focus on sales and marketing efficiency, our selling and marketing expenses as a percentage of total revenue decreased from 33.0% in 2022 to 21.1% in 2023.

Net Impairment Losses on Financial Assets

Our net impairment losses on financial assets increased by 59.5% from RMB13.0 million in 2022 to RMB20.8 million in 2023, primarily due to our business expansion that leads a corresponding increase in loss allowance for our trade receivables.

Other Income

Our other income increased by 51.7% from RMB43.7 million in 2022 to RMB66.2 million in 2023, primarily due to an increase of financial subsidies from RMB30.5 million in 2022 to RMB50.2 million in 2023 as well as an increase in tax refund resulting from VAT refund based on government policies to support businesses.

Other Losses, Net

Our other losses, net decreased from RMB238.1 million in 2022 to RMB33.4 million in 2023, primarily because our net foreign exchange losses decreased from RMB264.7 million in 2022 to RMB40.3 million in 2023, reflecting the changes in foreign exchange rate as well as our management and control of foreign exchange risks.

Operating Loss

As a result of the foregoing, we recorded operating losses of RMB2,132.0 million and RMB2,030.5 million in 2022 and 2023.

Net Finance Income

Our net finance income increased by 63.8% from RMB97.0 million in 2022 to RMB158.8 million in 2023, driven by an increase in interest income from financial assets held for cash management purposes.

Share of Results of Investments Accounted for Using the Equity Method

Our share of net losses of investments accounted for using the equity method increased by 226.8% from RMB34.3 million in 2022 to RMB112.1 million in 2023, mainly due to net loss of CARIZON, our joint venture initiative with Volkswagen Group.

Fair Value Changes of Preferred Shares and Other Financial Liabilities

Our fair value changes of preferred shares and other financial liabilities decreased by 28.5% from RMB6,655.4 million in 2022 to RMB4,760.4 million in 2023, due to changes in the valuation of our Company.

Income Tax Benefits

Our income tax benefits increased by 18.8% from RMB4.3 million in 2022 to RMB5.1 million in 2023 as we accumulated tax losses carried forward to be realized.

Loss for the Year

As a result of the foregoing, we recorded loss for the year of RMB8,720.4 million and RMB6,739.1 million in 2022 and 2023.

Year Ended December 31, 2022 Compared to Year Ended December 31, 2021

Revenue

Our revenue increased by 94.1% from RMB466.7 million in 2021 to RMB905.7 million in 2022, primarily due to the expansion of our customer base as well as increased spendings from our existing customers.

Automotive Solutions

• **Product solutions.** Our revenue from the sales of product solutions increased by 53.5% from RMB208.1 million in 2021 to RMB319.3 million in 2022, primarily due to an increase in delivery volume from approximately 1.0 million units in 2021 to approximately 1.5 million units in 2022. Apart from an increase in delivery volume, we also witnessed an increase in automotive product solutions average selling price from RMB208 per unit of processing hardware in 2021 to RMB213 per unit of processing hardware in 2022. According to CIC, the increase in automotive product

solutions average selling price is generally in line with the industry norm. We witnessed growth in both delivery volume and automotive product solutions average selling price as a result of (i) rapid development and robust growth in the downstream smart vehicles market that drives the increase in demand for product solutions, (ii) increased penetration from AD solutions that leads to higher dollar content per vehicle and (iii) a well-established customer base of tier-one suppliers and OEMs that allows us to boost the sales of product solutions. In particular, leveraging such strong customer base, we are able to (i) scale deployment of our solutions with mass production of our OEM customers' vehicles, (ii) integrate our product solutions with more vehicle models from our OEM customers, and (iii) sell more advanced solutions and more components from our offerings to our OEM customers. Furthermore, we also attract new customers to adopt our product solutions, which further drives revenue growth.

• License and services. Our license and services revenue increased significantly by 138.4% from RMB202.1 million in 2021 to RMB481.8 million in 2022, primarily driven by (i) significant growth in the smart vehicle industry, which is expected to drive increasing demand for license and services related to automotive solutions and (ii) increasing demand from OEMs and tier-one suppliers for license of algorithms, various development tools and technical services to design and tailor their ADAS and AD solutions. As a result, we witnessed an increase in the number of contracts with customers. We attracted a number of new customers who contributed license and services revenue. We also generated additional license and services revenue from existing customers. The number of license and services contract with revenue recorded during the year increased from 53 in 2021 to 66 in 2022.

Non-automotive Solutions

Our revenue from non-automotive solutions amounted to RMB56.6 million and RMB104.5 million in 2021 and 2022, respectively, driven by an increase in revenue from distributors.

Cost of Sales

Our cost of sales increased by 104.8% from RMB135.7 million in 2021 to RMB278.0 million in 2022, primarily due to (i) an increase of cost of sales for product solutions by 84.8% from RMB65.5 million in 2021 to RMB121.0 million in 2022, (ii) an increase of cost of sales for license and services by 264.6% from RMB16.1 million in 2021 to RMB58.7 million in 2022 and (iii) an in increase in cost of sales from non-automotive solutions by 81.5% from RMB54.1 million in 2021 to RMB98.2 million in 2022.

Gross Profit and Gross Profit Margin

As a result of the foregoing, our gross profit increased significantly from RMB331.0 million in 2021 to RMB627.7 million in 2022.

Our gross profit margin remained relatively stable at 70.9% in 2021 and 69.3% in 2022, resulting from the changes in mix of our revenue sources and their respective gross profit margins.

Automotive Solutions

- Product solutions. Our gross profit margin from product solutions decreased from 68.5% in 2021 to 62.1% in 2022, primarily due to the 14.5% higher procurement prices of automotive semiconductors acquired in 2022 compared to 2021 as a result of the global auto-part supply shortage in 2021 and 2022, and hence higher cost of inventories sold for product solutions in 2022 compared to 2021. Bill of materials cost for processing hardwares accounted for 97% and 94% of the total cost of automotive product solutions sold in 2022 and 2021, respectively. According to CIC, the increase in procurement prices of automotive semiconductors is in line with the market trend. In addition, we also strategically lowered the pricing for our Horizon Mono in order to gain market share in the ADAS solutions market. As a result, despite the overall increase in the automotive product solutions average selling price, the average selling price for Horizon Mono decreased from RMB185 per unit of processing hardware in 2021 to RMB168 per unit of processing hardware in 2022. Nonetheless, due to such strategy, our revenue generated from sales of Horizon Mono increased from RMB104.5 million in 2021 to RMB181.9 million in 2022. According to CIC, ADAS and AD solution providers can and may strategically choose to lower their pricing to gain market share as product matures and production volume scales. See "Business - Our Products and Services - Automotive Solutions - Revenue Contribution of Automotive Solutions" for details.
- License and services. Our gross profit margin from license and services decreased from 92.0% in 2021 to 87.8% in 2022 as a result of relatively higher costs incurred to provide customized services for our customers in 2022. Our gross profit margin for services decreased from 79.3% in 2021 to 77.9% in 2022. Furthermore, the decrease overall gross profit margin from license and services was also driven by increasing revenue contribution of services provided, which generally had a lower gross profit margin than license granted, as a percentage of total revenue from 14.8% in 2021 to 27.0% in 2022.

Non-automotive Solutions

Our gross profit margin for non-automotive solutions increased from 4.3% in 2021 to 6.0% in 2022 mainly due to a decrease in average cost of sales of our non-automotive product solutions.

Research and Development Expenses

Our research and development expenses increased by 64.4% from RMB1,143.6 million in 2021 to RMB1,879.9 million in 2022, primarily due to an increase in employee benefit expenses paid to our research and development personnel. As our revenue continues to grow and we increasingly focus on research and development efficiency, our research and development expenses as a percentage of revenue decreased from 245.0% in 2021 to 207.6% in 2022.

Administrative Expenses

Our administrative expenses increased by 17.2% from RMB319.0 million in 2021 to RMB373.9 million in 2022, which was primarily due to an increase in employee benefit expenses paid to employees performing administrative functions to support our business. As our revenue continues to grow and we increasingly focus on administrative efficiency, our administrative expenses as a percentage of revenue decreased from 68.3% in 2021 to 41.3% in 2022.

Selling and Marketing Expenses

Our selling and marketing expenses increased by 41.2% from RMB211.4 million in 2021 to RMB298.5 million in 2022, which was primarily due to an increase in personnel hired to promote our new and existing solutions to customers. As our revenue continues to grow and we increasingly focus on sales and marketing efficiency, our selling and marketing expenses as a percentage of revenue decreased from 45.3% in 2021 to 33.0% in 2022.

Net Impairment Losses on Financial Assets

Our net impairment losses on financial assets increased by 155.8% from RMB5.1 million in 2021 to RMB13.0 million in 2022, primarily due to our business expansion that leads a corresponding increase in loss allowance for our trade receivables.

Other Income

Our other income increased significantly from RMB14.5 million in 2021 to RMB43.7 million in 2022, primarily due to an increase in financial subsidies from RMB10.8 million in 2021 to RMB30.5 million in 2022 as well as an increase in tax refund attributable to VAT refund based on government policies to support businesses.

Other Losses, Net

We incurred other losses, net, of RMB1.7 million in 2021 and RMB238.1 million in 2022, primarily because we recorded net foreign exchange losses of RMB264.7 million in 2022 primarily for the monetary assets and liabilities denominated in RMB held by the Company and its subsidiaries outside mainland China whose functional currency U.S. dollar fluctuated significantly in 2022.

Operating Loss

As a result of the foregoing, we recorded operating loss of RMB1,335.3 million and RMB2,132.0 million in 2021 and 2022, respectively.

Net Finance Income

In 2021 and 2022, we had net finance income of RMB11.6 million and RMB97.0 million, respectively, driven by an increase in interest income from financial assets held for cash management purposes.

Share of Results of Investments Accounted for Using the Equity Method

Our share of net losses of investments accounted for using the equity method increased by 1,255.7% from RMB2.5 million in 2021 to RMB34.3 million in 2022, driven by the loss of associates and joint ventures that we invested in.

Fair Value Changes of Preferred Shares and Other Financial Liabilities

Our fair value changes of preferred shares and other financial liabilities increased by 771.1% from RMB764.0 million in 2021 to RMB6,655.4 million in 2022 due to changes in the valuation of our Company.

Income Tax Benefits

Our income tax benefits decreased from RMB26.7 million in 2021 to RMB4.3 million in 2022 as we utilized part of our accumulative tax losses carried forward in 2022.

Loss for the Year

As a result of the foregoing, we recorded loss for the year of RMB2,063.6 million and RMB8,720.4 million in 2021 and 2022.

DISCUSSION OF SELECTED ITEMS FROM OUR CONSOLIDATED STATEMENTS OF FINANCIAL POSITION

The following table sets forth selected items from our consolidated statements of financial position as of the dates indicated.

	As	As of June 30,		
	2021	2022	2023	2024
		(RMB in t	housands)	
ASSETS				
Non-current assets				
Property, plant and				
equipment	123,866	220,945	433,261	578,432
Right-of-use assets	170,984	258,357	217,369	191,268
Deferred tax assets	79,944	88,916	99,967	100,648
Intangible assets	197,440	319,075	302,906	283,532
Investments accounted for				
using the equity method	27,082	64,034	1,107,659	853,495
Financial assets at fair value				
through profit or loss	46,338	68,838	80,825	85,639
Restricted cash	5,512	8,564	8,098	8,116
Prepayments and other non-				
current assets	32,279	62,819	85,713	107,885
Total non-current assets	683,445	1,091,548	2,335,798	2,209,015
Current assets				
Inventories	113,912	363,532	790,898	703,099
Prepayments and other				
current assets	282,992	206,452	136,729	173,735
Trade and note receivables	169,355	420,672	541,091	687,601
Term deposits	1,284,293	1,204,365		_
Restricted cash	12,856	2	709,716	726,865
Cash and cash equivalents	8,050,034	6,608,657	11,359,641	10,452,449
Total current assets	9,913,442	8,803,680	13,538,075	12,743,749
Total assets	10,596,887	9,895,228	15,873,873	14,952,764
LIABILITIES				
Non-current liabilities				
Lease liabilities	77,266	154,176	112,346	88,963
Borrowings	_	12,515	112,844	243,895
Other non-current liabilities	7,570	15,652	61,954	47,603
Total non-current liabilities.	84,836	182,343	287,144	380,461

	A	As of June 30,		
	2021	2022	2023	2024
		(RMB in t	housands)	
Current liabilities				
Trade payables	8,040	3,822	11,164	13,648
Contract liabilities	5,546	63,079	24,875	12,143
Lease liabilities	38,248	50,615	52,010	43,944
Employee benefit obligations.	242,418	304,333	384,042	250,657
Accruals and other payables .	270,525	278,245	540,444	284,312
Preferred shares and other				
financial liabilities at fair				
value through profit or				
loss	18,341,195	26,451,328	39,239,578	43,782,659
Total current liabilities	18,905,972	27,151,422	40,252,113	44,387,363
Total net current liabilities .	(8,992,530)	(18,347,742)	(26,714,038)	(31,643,614)
Total liabilities	18,990,808	27,333,765	40,539,257	44,767,824

Assets

Property, Plant and Equipment

Our property, plant and equipment primarily consist of computer and electronic equipment, leasehold improvements, vehicles and vehicle devices, office furniture and equipment, and construction in progress. The following table sets forth the breakdown of our property, plant and equipment as of the dates indicated.

_	As	As of June 30,		
_	2021	2022	2023	2024
		(RMB in	thousands)	
Property, plant and equipment				
Computers and electronic				
equipment	81,365	119,852	178,673	220,268
Leasehold improvements .	18,472	30,010	19,132	15,431
Vehicles and vehicle				
devices	16,664	24,966	34,385	50,251
Office furniture and				
equipment	2,488	4,418	3,773	3,226
Construction in progress .	4,877	41,699	197,298	289,256
Total	123,866	220,945	433,261	578,432

Our property, plant and equipment increased from RMB123.9 million as of December 31, 2021 to RMB220.9 million as of December 31, 2022, to RMB433.3 million as of December 31, 2023, and further to RMB578.4 million as of June 30, 2024, primarily due to procurement of computers and electronic equipment as we expand our operations, purchases of vehicles and vehicles devices for research and development purposes and addition of construction in progress attributable to the construction of a new office building.

Right-of-use Assets

Our right-of-use assets mainly represent our lease of office premises, land use right and automobile leases. Our right-of-use assets increased from RMB171.0 million as of December 31, 2021 to RMB258.4 million as of December 31, 2022, primarily attributable to an increase in our lease of office premises. Our right-of-use assets further decreased to RMB217.4 million as of December 31, 2023 and to RMB191.3 million as of June 30, 2024, primarily attributable to depreciation of existing leases without significant lease addition.

Deferred Tax Assets

We recognize deferred tax assets based on estimates that is probable to generate sufficient taxable profits in the foreseeable future against which the deductible losses will be utilized. Our deferred tax assets are offset when there is a legally enforceable right to offset current income tax recoverable against current income tax liabilities and when the deferred income tax assets and liabilities relate to income tax levied by the same taxation authority on either the same taxable entity or different taxable entities where there is an intention to settle the balances on a net basis. Our deferred tax assets increased from RMB79.9 million as of December 31, 2021 to RMB88.9 million as of December 31, 2022, and further to RMB100.0 million as of December 31, 2023, primarily attributable to accumulative tax losses to be utilized. Our deferred tax assets further increased to RMB100.6 million as of June 30, 2024.

Intangible Assets

Our intangible assets consist primarily of licensed technology and computer software. Our intangible assets were RMB197.4 million, RMB319.1 million, RMB302.9 million and RMB283.5 million as of December 31, 2021, 2022 and 2023 and June 30, 2024, respectively. We typically procure intangible assets at the beginning stage of the development cycle for each generation of our automotive solutions. Throughout the Track Record Period, the change in the carrying value of our intangible assets was affected by the procurement and amortization of our licensed technologies.

Investments Accounted for Using the Equity Method

Our investments accounted for using the equity method represent investments related to our associates and joint ventures. Our investments accounted for using the equity method were RMB27.1 million, RMB64.0 million, RMB1,107.7 million and RMB853.5 million, respectively, as of December 31, 2021, 2022 and 2023 and June 30, 2024. The substantial change in 2023 was primarily driven by the formation of a joint venture, CARIZON, with Volkswagen Group. See Note 13 of the Accountant's Report in Appendix I to the Prospectus.

We strategically partner with affiliates of Volkswagen through joint venture CARIZON, which was established in 2023. CARIZON engages in the business of research and development, manufacture of autonomous driving application software and self-driving systems, and it also provides aftersales services, training, consulting, testing and technical services of its products. In the short term, its primary customer will be Volkswagen Group, and its products will be applied towards vehicles Volkswagen sells in China. Volkswagen holds 60% and we hold 40% of the equity interest in CARIZON, respectively. As decisions about activities significantly affecting CARIZON's returns require the unanimous consent of CARIAD and us, CARIZON is jointly controlled by both parties and therefore CARIZON was accounted for as investments accounted for using the equity method in our financial statements during the Track Record Period.

The following table sets forth the carrying amount movement of CARIZON in 2023 and for the six months ended June 30, 2024, respectively.

	Year Ended December 31,	Six Months Ended June 30,	
	2023	2024	
	(RMB in thousands)		
Carrying amount at the beginning of the			
year/period	_	965,901	
Additions	1,351,000	2,790	
Share of net loss of CARIZON	(88,395)	(169,141)	
Elimination of unrealized profits and losses from			
downstream transactions	(296,704)	(105,458)	
Currency translation differences		5,393	
Carrying amount at the end of the year/period	965,901	699,485	

The decrease in the carrying amount of our investments in CARIZON was primarily attributable to the combined effect of our contribution into CARIZON's registered capital, share of net loss of CARIZON based on our percentage ownership and elimination of unrealized profits and losses from downstream transactions. As the recoverable amount is higher than the carrying amount of the investment in CARIZON as of December 31, 2023 and June 30, 2024, no impairment is recognized in 2023 and for the six months ended June 30, 2024.

Financial Assets at Fair Value through Profit or Loss

Our non-current financial assets at fair value through profit or loss consist of our investments in equity securities of unlisted companies in which we hold minority interest. Our non-current financial assets at fair value through profit or loss increased from RMB46.3 million as of December 31, 2021 to RMB68.8 million as of December 31, 2022 to RMB80.8 million as of December 31, 2023, and further to RMB85.6 million as of June 30, 2024. The changes were primarily due to changes in valuation of unlisted companies that we invested in. See Note 3.3 of the Accountant's Report in Appendix I to the Prospectus.

We have been in the past, and expect to continue, prudently evaluating and considering a wide array of potential investments in emerging businesses that are complementary to our business to implement our long-term growth strategy and develop our solutions. We have dedicated personnel in place who are responsible for identifying, reviewing and pursuing strategic investments, including investments in unlisted companies. These personnel have extensive experience in corporate finance and mergers and acquisitions in the technology and automotive industries. We select our investment targets based on the underlying industry, the target's technology capabilities, the target's business and financial performance and the synergy between the target and us. We undertake prudent evaluation and approval process in making investment decisions. Upon identifying suitable targets, preliminary due diligence will be conducted by a project team involving multiple departments. The due diligence findings will be submitted for preapproval by our management team. Upon our management team's preapproval, we will organize a project working group and engage third-party professionals to conduct comprehensive due diligence, negotiate with the target company and evaluate risks associated with the investment. Any external investments exceeding US\$5.0 million is subject to approval by the board of directors. The maximum exposure at the end of the reporting period is the carrying amount of these investments. We have managers in charge of purchasing, monitoring and adjusting our investments, evaluating the risk associated and our liquidity, preparing analysis and reporting to the management team periodically. We adopt a strict and prudent internal control mechanism for our investments in financial assets. We closely monitor the operational and financial performance of unlisted companies that we invest in. Pursuant to our investment strategy, our management team is responsible for managing our investments in financial assets with the aim to minimize the financial risks.

We will comply with relevant requirements under Chapter 14 of the Listing Rules and disclose the details of our investments or other notifiable transactions to the extent necessary and as appropriate after the Listing.

Prepayments and Other Assets

The following table sets forth the breakdown of our prepayments, other current assets and other assets as of the dates indicated.

13,359 16,151 142 2,627	2022 (RMB in tho 17,067 6,266	2023 usands) 16,856 12,826	17,590 10,445
16,151 142	17,067 6,266	16,856	
16,151 142	6,266		
142		12,826	10,445
142		12,826	10,445
	4 027		
	4 027		
2,627			4,286
_,0	2,058	1,544	1,392
_	33,401	61	13,423
	_		38,417
	_	_	24,755
			(2,423)
32,279	62,819	85,713	107,885
221,118	154,152	65,284	64,629
	_	26,370	26,370
61,449	32,169	23,345	73,424
		18,383	1,572
348	6,843	2,356	1,350
80	399	1,332	2,840
		_	3,667
	13,017	_	_
(3)	(128)	(341)	(117)
282,992	206,452	136,729	173,735
315,271	269,271	222,442	281,620
	2,627 — — — — — — — — — — — — — — — — — —	2,627 2,058 — 33,401 — — — — — — 32,279 62,819 221,118 154,152 — — 61,449 32,169 — — 348 6,843 80 399 — — — 13,017 (3) (128) 282,992 206,452	2,627 2,058 1,544 — 33,401 61 — — 51,602 — — — — — — 32,279 62,819 85,713 221,118 154,152 65,284 — — 26,370 61,449 32,169 23,345 — — 18,383 348 6,843 2,356 80 399 1,332 — — — — 13,017 — — — (341) 282,992 206,452 136,729

Our non-current portion of prepayments and other assets include (i) rental deposits, (ii) prepayments for property, plant and equipment, (iii) prepayments for intangible assets, (iv) other receivables, (v) prepayments for construction in progress, (vi) prepaid bonuses paid to recruit certain top-talents to encourage their retention and these bonuses are linked to certain specified service period and (vii) trade receivables. Our non-current portion of prepayments and other assets increased from RMB32.3 million as of December 31, 2021 to RMB62.8 million as of December 31, 2022 primarily driven by our prepayments for construction in progress for our office building in Shanghai. Our non-current portion of prepayments and other assets increased to RMB85.7 million as of December 31, 2023, primarily driven by an increase in prepaid bonuses, partially offset by decreases in prepayment for construction in progress. It further increased to RMB107.9 million as of June 30, 2024, primarily driven by an increase in non-current trade receivables relating to certain contracts where miscellaneous final payments were linked to certain long-term performance milestones of customers such as SOPs but no later than a mutually agreed time.

Our current portion of prepayments and other assets include (i) prepayments for suppliers, (ii) prepaid bonuses paid to recruit certain top-talents to encourage their retention and these bonuses are linked to certain specified service period, (iii) input VAT to be deducted, (iv) amounts due from a related party, (v) other receivables, (vi) rental and other deposits and (vii) commitment derivative representing our commitment to issue convertible loan to CARIAD at a predetermined loan amount commencing from sign-off of corresponding agreements till we received the loan amount. The commitment is accounted for as a derivative and recorded as a financial asset at fair value through profit or loss. Our current portion of prepayments and other assets amounted to RMB283.0 million, RMB206.5 million, RMB136.7 million and RMB173.7 million as of December 31, 2021, 2022 and 2023 and June 30, 2024, respectively. The decrease in the current portion of our prepayments and other assets from 2021 to 2023 was primarily due to (i) a decrease in prepayment for suppliers as we made relatively large amounts of prepayments in 2021 and 2022 for supply chain management purposes, (ii) a decrease in input VAT to be deducted reflecting temporary government refunds on input VAT tax in the midst of COVID-19 pandemic eligible for certain businesses, partially offset by an increase in amounts due from a related party reflecting our support for CARIZON during its establishment phase, the amount of which is expected to be settled prior to the Global Offering. In addition, our commitment derivative decreased from RMB13.0 million as of December 31, 2022 to nil and nil as of December 31, 2023 and June 30, 2024 due to the derecognition of commitment derivative upon the issuance of convertible loan in 2023. The current portion of our prepayments and other assets subsequently increased to RMB173.7 million as of June 30, 2024, primarily due to an increase in input VAT to be deducted along with our continuous purchase of assets and services to support our research and development as well as other operating activities, offset by VAT output associated with our revenue generation.

Inventories

Our inventories primarily consist of (i) finished goods, which primarily consist of processing hardware that is in final testing stage, (ii) working in progress, which primarily consists of processing hardware that is in the early stage of manufacturing, and (iii) raw materials, which primarily consist of electronic components and materials.

The following table sets forth the breakdown of our inventories as of the dates indicated.

_	As	As of June 30,						
	2021	2022	2023	2024				
	(RMB in thousands)							
Inventories								
Finished goods	61,842	100,675	359,755	287,918				
Working in progress	57,208	267,271	431,649	424,210				
Raw materials	11,845	11,309	22,763	8,447				
Contract fulfillment costs	159	1,687	1,455	909				
Inventories, gross	131,054	380,942	815,622	721,484				
Less: provision for								
impairment	(17,142)	(17,410)	(24,724)	(18,385)				
Total inventories	113,912	363,532	790,898	703,099				

Our inventories increased from RMB113.9 million as of December 31, 2021 to RMB363.5 million as of December 31, 2022 and further to RMB790.9 million as of December 31, 2023 primarily driven by (i) our strategic decision to increase our inventory level to meet the growing downstream demands for processing hardware from customers and (ii) our strategy to further accumulate and store a secure supply of inventory to counteract the cyclical nature of the automotive industry, especially the global auto-part supply shortage in 2021 and 2022. Our inventories further decreased to RMB703.1 million as of June 30, 2024 primarily driven by the consumption of our processing hardware in line with our business operation.

As of December 31, 2021, 2022 and 2023 and June 30, 2024, we recorded provision for impairment of inventories of RMB17.1 million, RMB17.4 million, RMB24.7 million and RMB18.4 million, respectively. Inventories are stated at the lower of cost and net realizable value. Inventory cost mainly comprises bill of materials for processing hardware and peripheral devices. Net realizable value is the estimated selling price in the ordinary course of business less the estimated costs of completion and the estimated costs necessary to make the sale. We assess impairment to inventories from time to time during the Track Record Period and may make provision to write down our inventories to the net realizable value if the inventories become expired or damaged, or their prices went down, and their realizable value substantially decreases.

The following table sets forth our inventory turnover days for the Track Record Period:

_	For the Y	For the Six Months Ended June 30,		
-	2021	2022	2023	2024
Inventory turnover days $^{(1)}$	192	313	461	694
N				

Note:

 Calculated using the average of opening balance and closing balance of the inventories for such period divided by cost of sales for the relevant period and multiplied by the number of days during such period.

Our inventory turnover days increased from 192 days in 2021, to 313 days in 2022, to 461 days in 2023, and further to 694 days for the six months ended June 30, 2024, primarily because we build up inventory levels to (i) address the demands from downstream OEMs and (ii) proactively manage the potential supply chain shortage risk for auto parts of the automotive industry. As we continue to scale our business at rapid pace, it is essential for us to preemptively stock up inventories to ensure sufficient supply to meet the growing downstream demands for the years to come, especially taking into account of the lengthy production lead time for processing hardware. The increase in inventory turnover days to 694 days for the six months ended June 30, 2024 was mainly driven by relatively high average opening and closing balance of the inventories for the six months ended June 30, 2024 due to the aforesaid inventory build-up. Such inventory balance cannot decrease significantly within six months because of the lengthy production lead-time as well as time required before consuming finished goods. The increase in inventory turnover days for the six months ended June 30, 2024 was also attributable to slower occurrence of cost of sales during the first half of the year. According to CIC, the first half, in particular the first quarter, of each year is usually not a peak season for vehicle sales due to seasonal influence, which affects the delivery volume of product solutions as well as related cost of sales. These factors are reflected in the revenue mix change for the six months ended June 30, 2024 compared to the year ended December 31, 2023. An increase in revenue from licenses and services as a percentage of total revenue in the first half of 2024 is resulting in a higher gross profit margin and a proportionately lower cost of sales, leading to an increase in inventory turnover days for the six months ended June 30, 2024. Nonetheless, with the gradual phasing out of the global auto-part supply shortage, we do not expect our inventory levels to increase significantly going forward.

The following table sets forth the aging analysis of our inventories as of the dates indicated.

_	As	As of June 30,					
_	2021	2022	2023	2024			
	(RMB in thousands)						
Up to one year	112,633	338,931	714,078	379,193			
One to two years	13,806	24,976	71,386	330,664			
Over two years	4,615	17,035	30,158	11,627			
Inventories, gross	131,054	380,942	815,622	721,484			

Substantially all of our inventories are aged within two years. Having considered (i) our comprehensive automotive solutions portfolio ranging from ADAS to AD solutions, which requires processing hardware of varying sophistication, (ii) the relatively long production lead-time for processing hardware, (iii) the multiple phases of manufacturing process involved, (iv) our strategy to preemptively increase inventory level to counteract cyclical nature of the automotive industry and to ensure sufficient supply to meet the growing downstream demands for the years to come, and (v) our continuous efforts in product and supply chain management, we are of the view that we have made sufficient impairment provision for inventories during the Track Record Period and there is no material risk that our existing inventories cannot be recovered or will become obsolete.

As of August 31, 2024, RMB74.3 million of inventories, accounting for 10.6% of the RMB703.1 million inventories as of June 30, 2024, had been subsequently utilized.

Trade and Note Receivables

Our trade and note receivables primarily represent (i) trade receivables in relation to our ordinary course of business and (ii) note receivables in relation to payments from our customers in the form of bank acceptance notes. The following table sets forth a breakdown of our trade and note receivables by nature as of the dates indicated.

_	As	As of June 30,		
_	2021	2022	2023	2024
Non-current:				
Trade receivables				
Third party debtors	_	_	_	24,755
Total trade and note				
receivables, gross	_	_	_	24,755
Less: Credit loss allowance				(2,423)
Total non-current trade and				
note receivables, net				22,332
Current:				
Note receivables	2,350	68,666	3,434	560
Trade receivables				
Third party debtors	169,332	336,385	504,820	716,167
Related parties	8,390	38,440	76,190	64,937
Total trade and note				
receivables, gross	180,072	443,491	584,444	781,664
Less: Credit loss allowance	(10,717)	(22,819)	(43,353)	(94,063)
Total current trade and				
note receivables, net	169,355	420,672	541,091	687,601
Total trade and note				
receivables, net	169,355	420,672	<u>541,091</u>	709,933

Our trade and note receivables increased from RMB169.4 million as of December 31, 2021 to RMB420.7 million as of December 31, 2022, and further to RMB541.1 million as of December 31, 2023. The increase from 2021 to 2023 was primarily due to the expansion of our business operations that leads to higher trade receivables. We recorded RMB68.7 million note receivables as of December 31, 2022 because we accepted bank acceptance notes from some customers in 2022 and all such notes have been cashed in 2023. Our trade and note receivables increased to RMB709.9 million as of June 30, 2024 as a combined effect of new additions within credit period for the revenue recognized in the first half year of 2024, and some of the receivables recorded in prior year for balancing payments with longer credit period. We recorded non-current trade receivables of RMB24.8 million as of June 30, 2024 relating to certain contracts where miscellaneous final payments were linked to certain long-term performance milestones of customers such as SOPs but no later than a mutually agreed time.

As of December 31, 2021, 2022 and 2023 and June 30, 2024, we recorded loss allowance for trade and note receivables of RMB10.7 million, RMB22.8 million, RMB43.4 million and RMB96.5 million, respectively. Trade receivables are written off when there is no reasonable expectation of recovery. Indicators that there is no reasonable expectation of recovery include, among others, the failure of a debtor to engage in a repayment plan with us and indicators of

severe financial difficulty. We have performed impairment analysis on trade and note receivables to measure the expected credit losses, and we believe that we have made sufficient impairment allowance on trade receivables during the Track Record Period. For details on impairment provisions for trade and note receivables, see Note 3.1(b)(ii) to the Accountant's Report set out in Appendix I to this Prospectus.

Having considered that (i) the trade receivables balances were mainly due from customers with ongoing business relationships with us, (ii) there were no material ongoing disputes with such customers, (iii) these customers had been making continuous subsequent repayment to us and their historical repayment patterns were generally consistent during the Track Record Period, and (iv) we have continuously carried out stringent credit management policy and increased effort in trade receivables collection, we are of the view that there is no material recoverability issue for our trade and note receivables.

The following table sets forth the aging analysis of our trade and note receivables as of the dates indicated.

_	As	As of June 30,					
_	2021	2022	2023	2024			
	(RMB in thousands)						
Up to six months	131,741	381,618	451,029	498,034			
Six months to one year	19,416	25,306	71,117	212,339			
Over one year	28,915	36,567	62,298	96,046			
Total	180,072	443,491	584,444	806,419			

The following table sets forth the turnover days of our trade and note receivables for the periods indicated.

	For the Ye	For the Six Months Ended June 30,		
	2021	2022	2023	2024
Total trade and note receivables turnover days	122	119	113	122

⁽¹⁾ Trade and note receivables turnover days for a period equal the average of the opening and closing trade and note receivables balance (net of allowance) divided by revenue for the relevant period and multiplied by the number of days during such period.

Note:

Our trade and note receivables turnover days decreased from 122 days in 2021 to 119 days in 2022, and to 113 days in 2023, as a result of our management of trade receivables and enhanced collection efforts. For instance, we started to closely monitor collection progress of trade receivables, follow up with customers regularly on outstanding amounts, and evaluate employee performance based on collection progress. If the recoverability of our trade receivables becomes lower than expected, we may make impairment allowance on trade receivables. Our trade and note receivables turnover days increased to 122 days for the six months ended June 30, 2024, as a result of addition of trade receivables with relatively longer ages where final payments were linked to certain long-term performance milestones of customers such as SOP but no later than a mutually agreed time.

As of August 31, 2024, RMB115.8 million, or 16.3% of our trade and note receivables as of June 30, 2024 had been subsequently settled.

Term Deposits

Our term deposits were RMB1,284.3 million, RMB1,204.4 million, nil and nil, respectively, as of December 31, 2021, 2022 and 2023 and June 30, 2024. Our term deposits are denominated in USD and were cleared to nil as of December 31, 2023, primarily due to maturity of term deposits at period end in accordance with our cash management plan.

Restricted Cash

Our restricted cash was RMB18.4 million, RMB8.6 million, RMB717.8 million and RMB735.0 million, respectively, as of December 31, 2021, 2022 and 2023 and June 30, 2024. The substantial increase in restricted cash as of December 31, 2023 resulted primarily from restricted cash held pursuant to certain financial restrictive clause in relation to the convertible loan from CARIAD.

Cash and Cash Equivalents

Our cash and cash equivalents were RMB8,050.0 million, RMB6,608.7 million, RMB11,359.6 million and RMB10,452.4 million, respectively, as of December 31, 2021, 2022 and 2023 and June 30, 2024. The fluctuation of our cash and cash equivalents positions at each period end was primarily due to the use of cash to support operating activities and cash outflows from investing activities. For details, see "— Liquidity and Capital Resources — Cash Flows."

Liabilities

Lease Liabilities

Lease liabilities represent the present value of outstanding lease payments under our lease agreements. We recorded non-current lease liabilities of RMB77.3 million, RMB154.2 million, RMB112.3 million and RMB89.0 million, respectively, as of December 31, 2021, 2022 and 2023 and June 30, 2024. We recorded current lease liabilities of RMB38.2 million, RMB50.6 million, RMB52.0 million and RMB43.9 million, respectively, as of December 31, 2021, 2022 and 2023 and June 30, 2024.

Borrowings

Our borrowings represent loans from a commercial bank in China. Our borrowings increased from nil as of December 31, 2021 to RMB12.5 million as of December 31, 2022, to RMB112.8 million as of December 31, 2023, and further to RMB243.9 million as of June 30, 2024, mainly due to additional bank loans obtained for office building construction purposes.

Other non-current liabilities

Our other non-current liabilities increased from RMB7.6 million as of December 31, 2021 to RMB15.7 million as of December 31, 2022 and further to RMB62.0 million as of December 31, 2023, mainly due to an increase in financial subsidies granted that would be subsequently recognized as other income. Our other non-current liabilities decreased to RMB47.6 million as of June 30, 2024, mainly due to recognition of financial subsidies granted as other income during the first half of 2024.

Trade Payables

Our trade payables primarily include payables for certain third-party service fees incurred during the ordinary course of our business. Our trade payables are relatively small as compared to our overall business scale primarily because we typically prepay or pay upon order for suppliers who provide essential inventories or services. Our trade payables amounted to RMB8.0 million, RMB3.8 million, RMB11.2 million and RMB13.6 million as of December 31, 2021, 2022 and 2023 and June 30, 2024, respectively.

The following table sets forth the aging analysis of our trade payables as of the dates indicated.

_	As of December 31,			As of June 30,			
_	2021	2022	2023	2024			
	(RMB in thousands)						
Up to six months	7,752	3,435	10,647	12,672			
Six months to one year	18	33	262	708			
Over one year	270	354	255	268			
Total trade payables	<u>8,040</u>	3,822	<u>11,164</u>	13,648			

The following table sets forth our trade payables turnover days for the periods indicated.

_	For the Yo	For the Six Months Ended June 30,		
-	2021	2022	2023	2024
Trade payables turnover days	22	8	6	12
Note:				

⁽¹⁾ Trade payables turnover days is calculated using the average of the opening and closing trade payables balance divided by cost of sales for the relevant period and multiplied by the number of days during such period.

Our Directors confirm that we did not have any material defaults on payments of trade payables during the Track Record Period and up to the Latest Practicable Date.

As of August 31, 2024, RMB11.4 million, or 83.7% of our trade payables as of June 30, 2024 had been subsequently settled.

Contract Liabilities

Our contract liabilities primarily comprise payments received in advance of revenue recognition from automotive solutions. Our contract liabilities amounted to RMB5.5 million as of December 31, 2021, RMB63.1 million as of December 31, 2022, RMB24.9 million as of December 31, 2023, and RMB12.1 million as of June 30, 2024.

As of August 31, 2024, RMB5.8 million, or 47.6% of our contract liabilities as of June 30, 2024 had been subsequently settled.

Employee Benefit Obligations

Our employee benefit obligations represent wages and salaries, housing funds, medical insurances and other social insurance, employee leave entitlement, bonus plans and termination benefits. Our employee benefit obligations increased from RMB242.4 million as of December 31, 2021 to RMB304.3 million as of December 31, 2022, and further to RMB384.0 million as of December 31, 2023 in line with our business expansion. Our employee benefit obligations subsequently decreased to RMB250.7 million as of June 30, 2024, primarily driven by payment of employee benefits such as year-end bonuses during the first half of 2024.

Accruals and Other Payables

Accruals and other payables consist of (i) tax liabilities, and (ii) other payables, including payables for purchase of intangible assets and third-party services and deposit in relation to our research and development activities, payables to certain former investors for preferred shares repurchase before Track Record Period, and others. The following table sets forth our accruals and other payables as of the dates indicated.

Ac of

	As	As of June 30,		
	2021	2022	2023	2024
-				
Accruals and other payables				
Tax liabilities	13,794	32,444	142,618	37,929
Other payables				
Payables for purchase of				
intangible assets	165,068	142,413	171,559	30,749
Payables for third-party				
service fees and deposit.	49,753	74,539	173,775	173,571
Payables for construction				
in progress	12	3,812	30,803	10,500
Accrued warranty				
liabilities	2,500	2,490	3,768	4,620
Payables to certain former				
investors for preferred				
shares repurchase before				
Track Record Period	9,433	10,304	583	587
Payables for purchase of				
property, plant and				
equipment	_	_	_	8,960
Accrued Listing expense	_	_	_	1,297
Others	29,965	12,243	17,338	16,099
Total accruals and other				
payables	270,525	278,245	540,444	284,312

Our accruals and other payables remained relatively stable at RMB270.5 million as of December 31, 2021 and RMB278.2 million as of December 31, 2022. Our accruals and other payables increased from RMB278.2 million as of December 31, 2022 to RMB540.4 million as of December 31, 2023, primarily due to (i) an increase in tax liabilities from RMB32.4 million as of December 31, 2022 to RMB142.6 million as of the same date in 2023 and (ii) an increase in payables for third-party service fees and deposit from RMB74.5 million as of December 31, 2022 to RMB173.8 million as of the same date in 2023, primarily driven by manufacturing of certain discretionary prototype processing hardware supplied by Supplier A to support our research and development. For details on the background and transaction amount of Supplier A, see "Business — Our Suppliers." Our accruals and other payables decreased from RMB540.4 million as of December 31, 2023 to RMB284.3 million as of June 30, 2024, primarily due to (i) a decrease in tax liabilities from RMB142.6 million as of December 31, 2023 to RMB37.9 million as of June 30, 2024 attributable to payment of taxes during the first half of 2024; (ii) a decrease of payables for purchase of intangible assets from RMB171.6 million to RMB30.7 million attributable to payment for intellectual properties; and (iii) a decrease in payables for construction in progress from RMB30.8 million as of December 31, 2023 to RMB10.5 million as of June 30, 2024.

Preferred Shares and Other Financial Liabilities at Fair Value through Profit or Loss

Our preferred shares and other financial liabilities at fair value through profit or loss primarily consist of preferred shares and convertible loan. See Note 28 of the Accountant's Report included in Appendix I to this Prospectus. As of December 31, 2021, 2022 and 2023 and June 30, 2024, we recorded preferred shares and other financial liabilities at fair value through profit or loss of RMB18,341.2 million, RMB26,451.3 million, RMB39,239.6 million and RMB43,782.7 million, respectively. Preferred shares and other financial liabilities at fair value through profit or loss will increase as our valuation increases. Upon the Global Offering, such preferred shares will be reclassified from financial liabilities to equity as a result of the automatic conversion into ordinary shares.

Current Assets and Liabilities

The following table sets forth our current assets and current liabilities as of the dates indicated.

	As of December 31,			As of June 30,	As of August 31,	
	2021	2022	2023	2024	2024	
					(unaudited)	
			(RMB in thousa	ands)		
Current assets						
Inventories	113,912	363,532	790,898	703,099	673,481	
Prepayments and other current						
assets	282,992	206,452	136,729	173,735	212,059	
Trade and note						
receivables	169,355	420,672	541,091	687,601	807,872	
Financial assets at fair value through						
profit or loss	_	_	_	_	2,494,703	
Term deposits	1,284,293	1,204,365	_	_	_	
Restricted cash Cash and cash	12,856	2	709,716	726,865	730,402	
equivalents	8,050,034	6,608,657	11,359,641	10,452,449	7,374,664	
Total current assets .	9,913,442	8,803,680	13,538,075	<u>12,743,749</u>	<u>12,293,181</u>	
Current liabilities						
Trade payables	8,040	3,822	11,164	13,648	22,637	
Contract liabilities	5,546	63,079	24,875	12,143	19,344	
Lease liabilities	38,248	50,615	52,010	43,944	51,399	
Employee benefit						
obligations	242,418	304,333	384,042	250,657	267,527	
Accruals and other						
payables	270,525	278,245	540,444	284,312	274,384	

	As of December 31,			As of June 30,	As of August 31,	
	2021	2022	2023	2024	2024	
			(DIAD : A	* \	(unaudited)	
			(RMB in thousa	nds)		
Preferred shares and other financial liabilities at fair value through profit or loss	18,341,195	26,451,328	39,239,578	43,782,659	42,935,951	
Total current						
liabilities	18,905,972	27,151,422	40,252,113	44,387,363	43,571,242	
Net current						
liabilities	<u>(8,992,530)</u>	(18,347,742)	<u>(26,714,038)</u>	(31,643,614)	<u>(31,278,061)</u>	

Our net current liabilities increased from RMB8,992.5 million as of December 31, 2021 to RMB18,347.7 million as of December 31, 2022, primarily due to the increase in current liabilities as well as the decrease in current assets. The increase in current liabilities was primarily attributable to an increase in preferred shares and other financial liabilities at fair value through profit or loss from RMB18,341.2 million as of December 31, 2021 to RMB26,451.3 million as of December 31, 2022, as a result of fair value of our business. The decrease in total current assets was primarily attributable to a decrease in our cash and cash equivalents from RMB8,050.0 million as of December 31, 2021 to RMB6,608.7 million as of December 31, 2022, as a result of use of cash to support our overall operations.

Our net current liabilities increased from RMB18,347.7 million as of December 31, 2022 to RMB26,714.0 million as of December 31, 2023, primarily because the increase in our current liabilities outpaced the increase in our current assets. The increase in our current liabilities was primarily attributable to an increase in preferred shares and other financial liabilities at fair value through profit or loss from RMB26,451.3 million as of December 31, 2022 to RMB39,239.6 million as of December 31, 2023 as a result of fair value of our business. Such an increase was partially offset by an increase in cash and cash equivalents from RMB6,608.7 million as of December 31, 2022 to RMB11,359.6 million as of December 31, 2023.

Our net current liabilities increased from RMB26,714.0 million as of December 31, 2023 to RMB31,643.6 million as of June 30, 2024, primarily the increase in current liabilities as well as the decrease in current assets. The increase in current liabilities was primarily attributable to an increase in preferred shares and other financial liabilities at fair value through profit or loss from RMB39,239.6 million as of December 31, 2023 to RMB43,782.7 million as of June 30, 2024, as a result of an increase in fair value of our business. The decrease in total current assets was primarily attributable to a decrease in our cash and cash equivalents from RMB11,359.6 million as of December 31, 2023 to RMB10,452.4 million as of June 30, 2024, as a result of use of cash to support our overall operations.

Our net current liabilities decreased from RMB31,643.6 million as of June 30, 2024 to RMB31,278.1 million as of August 31, 2024, primarily due to a decrease in current liabilities, partially offset by a decrease in current assets. The decrease in current assets was primarily attributable to a decrease in our cash and cash equivalents as a result of use of cash to support our overall operations. The decrease in current liabilities was primarily attributable to a decrease in preferred shares and other financial liabilities at fair value through profit or loss from RMB43,782.7 million as of June 30, 2024 to RMB42,936.0 million as of August 31, 2024 due to changes in fair value of preferred shares, reflecting the growing possibility of termination of related preferential rights as this Global Offering becomes more likely. Considering the cash and cash equivalents as well as the net operating cash outflow during the Track Record Period, we are of the view that our total cash balance is sufficient to cover our cash needs for operating activities and provides adequate liquidity for our expansion and growth strategies. As such, we believe that we possess sufficient working capital to finance our operations, after taking into account the financial resources available to us.

KEY OPERATING DATA

The following tables set forth our key operating data as of the dates or for the periods indicated:

	As of December 31,			As of June 30,	
	2021	2022	2023	2023	2024
OEM customer base ⁽¹⁾	14	20	23	20	25
of which:	9	12	12	12	12
Product solutions	4	5	6	6	6
License and services	7	9	10	10	10
Cumulative number of tier-one supplier					
customer ⁽³⁾ , of which:	76	98	124	113	133
Product solutions	68	89	108	100	117
License and services	20	40	61	54	64
Cumulative number of design-wins for car models, net of terminated					
projects ⁽⁴⁾	44	101	210	151	275
Cumulative number of car models for					
which we achieved SOP ⁽⁴⁾	27	56	109	71	131
OEM customers who contributed revenue					
for the year/period	6	9	9	9	5
Product solutions	1	2	4	4	4
License and services	6	8	8	7	5
Tier-one supplier customers who contributed revenue for the					
year/period	61	60	68	52	46
Product solutions	53	52	48	35	35
License and services	15	28	43	33	24

Notes:

⁽¹⁾ OEM customer base includes OEMs who select our product solutions directly and those who select our product solutions through tier-one supplier customers. Amongst these OEM customer base, we recognize OEMs who directly engage us for businesses as our OEM customers. Nonetheless, the number of OEM customer base is a key operating metric in guiding our operations as OEMs typically have the ultimately discretion in selecting providers of ADAS and AD solutions.

- (2) Represents the number of our OEM customers that directly select our product solutions and contributed revenue as of the dates indicated; and "product solutions" and "license and services" lines represent the number of OEM customer that we cooperated with and contributed revenue under the corresponding model as of the dates indicated. An OEM customer may procure our solutions through both models, for better solution performance or other reasons.
- (3) Represents the number of our tier-one supplier customers as of the dates indicated; and "product solutions" and "license and services" lines represent the number of tier-one supplier customer that we cooperated with under the corresponding model as of the dates indicated. A tier-one supplier customer may procure our solutions through both models, for better solution performance or other reasons.
- (4) We obtained 16, 56, 145 and 199 design-wins for new energy vehicles (NEVs, comprising battery electric vehicles, plug-in hybrid electric vehicles and fuel cell electric vehicles) accumulatively, and 28, 45, 65 and 76 design-wins for non-NEVs accumulatively, as of December 31, 2021, 2022 and 2023 and June 30, 2024, respectively. We target all passenger vehicles, irrespective of whether they are NEVs or non-NEVs, that can be equipped with ADAS and AD solutions.
- (5) SOP refers to start of production, which indicates a project has progressed from contract stage to mass production stage.

_	For the Year Ended December 31,			For the Six Months Ended June 30,		
_	2021	2022	2023	2023	2024	
	(RME	3 in thousands,	except as indi	licated otherwise)		
Revenue from OEM customers ⁽¹⁾ , of which:						
Product solutions	88	48,074	221,182	74,945	94,109	
License and services	148,709	258,585	747,572	52,793	424,397	
Revenue from tier-one supplier ⁽¹⁾ customers, of which:						
Product solutions	158,887	266,964	283,442	115,929	127,508	
License and services	42,348	178,803	209,197	94,530	260,874	
Average OEM customer value ⁽²⁾⁽³⁾ , of which:						
Product solutions	88	24,037	55,295	18,736	23,527	
License and services	24,785	32,323	93,447	7,542	84,879	
Average tier-one supplier customer value ⁽³⁾⁽⁴⁾ , of which:						
Product solutions	2,998	5,134	5,905	3,312	3,643	
License and services	2,823	6,386	4,865	2,865	10,870	
Delivery volume of processing hardware						
for the period (million units)	1.0	1.5	2.1	0.7	1	
Automotive product solutions average selling						
price ⁽⁵⁾ (RMB/unit)	208	213	239	256	231	
Number of license and services contracts with						
revenue recorded for the period	53	66	83	59	41	

Notes:

⁽¹⁾ Revenue derived from OEM and tier-one supplier customers includes revenue derived from such customers from mass-produced projects. During the Track Record Period, we also generated revenue from (i) pre-mass-produced projects of OEM and tier-one supplier customers, (ii) projects with

customers who are neither OEMs nor tier-one suppliers but primarily focus on the automotive industry (such as ecosystem partners, see "Business — Our Customers — Our Ecosystem Partners"), and (iii) projects with customers who are neither OEMs nor tier-one suppliers and whose primary focus is not automotive industry.

- (2) Average OEM customer value refers to revenue generated from OEM customers during the year/period divided by the number of OEM customers that directly engage us and contributed revenue during the respective year/period. A total of one, two, four, four and four OEM customers directly engage us and contributed revenue for product solutions and a total of six, eight, eight, seven and five OEM customers directly engage us and contributed revenue for license and services in 2021, 2022 and 2023 and for the six months ended June 30, 2023 and 2024, respectively.
- (3) The contract amount of license and services as well as the corresponding revenue recognized during the year/period vary significantly, depending on multiple factors such as, among others, the complexity and variety of license and service provided, the specific demands of customers, the number of personnel and amount of required and length of services. Similarly, the contract amount of our automotive product solutions as well as the corresponding revenue recognized during the year/period also vary significantly depending on OEMs' and tier-one suppliers' own production schedule as well as downstream demand of the underlying vehicle models. This wide variation causes the average customer value to fluctuate significantly from period to period because average customer value is heavily influenced by outliers or extreme values, making the results anomalous. Therefore, the calculation is presented here for indication only.
- (4) Average tier-one supplier customer value refers to revenue generated from tier-one supplier customers during the year/period divided by the number of tier-one supplier customers that directly engage us and contributed revenue during the respective year/period. A total of 53, 52, 48, 35 and 35 tier-one supplier customers directly engage us and contributed revenue for product solutions and a total of 15, 28, 43, 33 and 24 tier-one supplier customers directly engage us and contributed revenue for license and services in 2021, 2022 and 2023 and for the six months ended June 30, 2023 and 2024, respectively.
- (5) Automotive product solutions average selling price for the year equals revenues derived from product solutions divided by the delivery volume of processing hardware integrated with algorithms and software during the respective year.

OEM Customer Base

Our OEM customer base amounted to 14, 20, 23 and 25 as of December 31, 2021, 2022 and 2023 and June 30, 2024, respectively. The increase during the Track Record Period was primarily due to our continuous efforts in expanding our customer base as well as increased collaborations with existing customers through launching, updating and commercializing our automotive solutions. The growth rate of our OEM customer base slowed down during the Track Record Period as we have already effectively covered the majority of OEM customers in China. According to CIC, there are a total of 30 OEMs with average monthly sale volume of more than 100 passenger vehicles for the six months ended June 30, 2024 and we have covered 83.3% of such OEMs as of June 30, 2024.

Cumulative Number of OEM Customers

Our cumulative number of OEM customers for product solutions amounted to four, five, six and six, and our cumulative number of OEM customers for license and services amounted to seven, nine, 10 and 10 as of December 31, 2021, 2022 and 2023 and June 30, 2024, respectively. The increase during the Track Record Period was in line with our business expansion and commercialization efforts. The growth rate of our cumulative number of OEM

customers slowed down during the Track Record Period as we have already effectively covered the majority of OEM customers in China. Moreover, some OEMs prefer procuring autonomous driving solutions through tier-one suppliers, thus resulting a slowed down growth of OEM customers.

Cumulative Number of Tier-one Supplier Customers

Our cumulative number of tier-one supplier customers for product solutions amounted to 68, 89, 108 and 117, and our cumulative number of tier-one supplier customers for license and services amounted to 20, 40, 61 and 64 as of December 31, 2021, 2022 and 2023 and June 30, 2024, respectively. The increase during the Track Record Period was primarily driven by our expansion of the new OEM customer base and increased collaborations with existing OEM customers on new vehicle models, leading to expanded collaborations with various new tier-one supplier customers. According to CIC, it is an industry norm for an OEM to engage different tier-one suppliers for different automotive solutions and for different vehicle models.

Cumulative Number of Design-wins for Car Models, net of Terminated Projects

As a result of our increased customer bases and deepened collaborations with existing customers, we have cumulatively obtained design-wins for 44, 101, 210 and 275 car models, net of terminated projects, as of December 31, 2021, 2022 and 2023 and June 30, 2024, respectively.

Cumulative Number of Car Models for which We Achieved SOP

Furthermore, benefiting from our continuous efforts in assisting our OEM customers to achieve mass production, the cumulative number of car models for which we achieved SOP amounted to 27, 56, 109 and 131 as of December 31, 2021, 2022 and 2023, and June 30, 2024, respectively.

Average Customer Value

Our average OEM customer value by product solutions amounted to RMB88 thousand, RMB24.0 million, RMB55.3 million, RMB18.7 million and RMB23.5 million in 2021, 2022 and 2023 and for the six months ended June 30, 2023 and 2024, respectively. Meanwhile, our average OEM customer value by license and services amounted to RMB24.8 million, RMB32.3 million, RMB93.4 million, RMB7.5 million and RMB84.9 million in 2021, 2022 and 2023 and for the six months ended June 30, 2023 and 2024, respectively. The average OEM customer value per product solutions, amounting to RMB88 thousand in 2021, was primarily due to the early-stage development of our production solutions and the pre-mass production phase of our core products. The increase during the Track Record Period was mainly due to (i) the completion of early sales ramp-up, resulting in increased demands for our automotive product solutions and license and services, and (ii) continuous improvement of existing solutions to boost system performance and efficiency and the introduction of new AD solutions with advanced features, leading to higher pricing premium. The significant increase in average OEM

customer value for license and services in 2023 and for the six months ended June 30, 2024 was mainly attributed by our an intellectual property license agreement entered with CARIZON in the second half of 2023.

Our average tier-one supplier customer value by product solutions amounted to RMB3.0 million, RMB5.1 million, RMB5.9 million, RMB3.3 million and RMB3.6 million in 2021, 2022 and 2023 and for the six months ended June 30, 2023 and 2024, respectively. The increase of average customer value for product solutions was mainly due to (i) the completion of early sales ramp-up, resulting in increased demands for our automotive product solutions and license and services, and (ii) continuous improvement of existing solutions to boost system performance and efficiency and the introduction of new AD solutions with advanced features, leading to higher prices premium. Our average tier-one supplier customer value by license and services decreased from RMB6.4 million in 2022 to RMB4.9 million in 2023. With the advancement from ADAS to AD technology, OEMs are now increasingly involved in the ADAS and AD solution development process. This shift has led to some of our high-value AD license and services being directly utilized by OEMs, whilst our tier-one supplier customers are inclined to addressing agile development needs or assembly-oriented development for OEM customers. Consequently, we engaged in a number of relatively standard license and service projects with relatively low contract value with tier-one supplier customers during such year. Our average tier-one supplier customer value by license and services increased from RMB2.9 million for the six months ended June 30, 2023 to RMB10.9 million for the six months ended June 30, 2024, primarily as a result of entering into a license agreement with a tier-one supplier customer during the second quarter of 2024.

Delivery Volume of Processing Hardware

Our delivery volume of processing hardware amounted to 1.0 million units, 1.5 million units, 2.1 million units, 0.7 million units and 1.0 million units in 2021, 2022 and 2023 and for the six months ended June 30, 2023 and 2024, respectively. The increase during the Track Record Period was primarily due to increased rapid development and robust growth in the downstream smart vehicles market, which drove the increase in demand for product solutions as well as our expansion of the customer base.

Automotive Product Solutions Average Selling Price

Our automotive product solutions average selling price increased from RMB208 per unit of processing hardware in 2021 to RMB239 per unit of processing hardware in 2023, primarily due to increased revenue contribution from Horizon Pilot, which has a higher average selling price than Horizon Mono. The automotive product solutions average selling price decreased from RMB256 per unit of processing hardware for the six months ended June 30, 2023 to RMB231 per unit of processing hardware for the six months ended June 30, 2024, mainly due to our strategic decision to lower the pricing of automotive product solutions to obtain additional market shares.

Number of License and Services Contracts with Revenue Recorded for the Year/Period

In 2021, 2022 and 2023 and for the six months ended June 30, 2023 and 2024, a total of 53, 66, 83, 59 and 41 contracts generated license and services revenue, respectively. The increase in contract number from 2021 to 2023 was primarily driven by (i) significant growth in the smart vehicle industry, which is expected to drive increasing demand for licenses and services related to automotive solutions, and (ii) increasing demand from OEMs and tier-one suppliers for licenses of algorithms, various development tools, and technical services to design and tailor their ADAS and AD solutions. The number of license and service contracts with revenue recorded for the period decreased from 59 for the six months ended June 30, 2023 to 41 for the six months ended June 30, 2024, but with an increase in revenue derived from license and services from RMB152.7 million from the six months ended June 30, 2023 to RMB690.8 million for the six months ended June 30, 2024. The number of license and services contracts may fluctuate from period to period depending on the complexity of the underlying contracts, thereby impacting both value per contract and the total number of contracts.

KEY FINANCIAL RATIO

The following table sets forth our key financial ratios as of the dates or for the periods indicated.

For the

_	For the Year	Ended/As of Decem	ber 31,	Six Months Ended/As of June 30,
_	2021	2022	2023	2024
Revenue growth	N/A ⁽¹⁾	94.1%	71.3%	151.6%
Gross profit growth.	$N/A^{(1)}$	89.6%	74.3%	226.0%
Gross margin	70.9%	69.3%	70.5%	79.0%
Net loss margin	(442.1%)	(962.9%)	(434.3%)	(545.5%)
Adjusted net loss margin (non-IFRS				
measure)	(236.4%)	(208.8%)	(105.4%)	(86.0%)
Return on assets	(19.5%)	(88.1%)	(42.5%)	(34.1%)
Current ratio	52.4%	32.4%	33.6%	28.7%
Quick ratio	51.8%	31.1%	31.7%	27.1%

Note:

See "— Description of Selected Items of Our Consolidated Statements of Profit or Loss."

Labeled as "N/A" as the financial information for the year ended December 31, 2020 was not within the Track Record Period.

LIQUIDITY AND CAPITAL RESOURCES

Overview

During the Track Record Period, we relied on capital contributions by our shareholders as the major sources of liquidity. We also generated cash from our sales of automotive solutions. After the Global Offering, we intend to finance our future capital requirements through equity financing activities and debt financing activities in a balanced manner. We do not anticipate any changes to the availability of financing to fund our operation in the future. As our business develops and expands, we expect to improve our operating cash flows through increasing sales revenue of existing commercialized solutions, launching new solutions, optimizing cost structure and improving operating efficiency.

Cash Flows

The following table sets forth a summary of our cash flows for the periods indicated.

_	For the Year Ended December 31,			For the Six Months Ended June 30,		
_	2021	2022	2023	2023	2024	
				(unaudited)		
			(RMB in thous	sands)		
Net cash used in operating						
activities	(1,111,016)	(1,557,285)	(1,744,508)	(1,165,996)	(725,954)	
Net cash generated from/(used						
in) investing activities	(1,384,168)	(214,506)	(667,286)	20,486	(526,129)	
Net cash generated from/(used						
in) financing activities	6,299,413	212,412	7,218,868	(18,334)	284,734	
Net increase/(decrease) in cash						
and cash equivalents	3,804,229	(1,559,379)	4,807,074	(1,163,844)	(967,349)	
Cash and cash equivalents at						
the beginning of the period .	4,296,055	8,050,034	6,608,657	6,608,657	11,359,641	
Effects of exchange rate						
changes on cash and cash						
equivalents	(50,250)	118,002	(56,090)	(4,675)	60,157	
Cash and cash equivalents at						
the end of the period	8,050,034	6,608,657	11,359,641	5,440,138	10,452,449	

Operating Activities

We had negative cash flows from our operating activities during the Track Record Period. We expect to improve our net operating cash flows through (i) increasing revenue by expanding our OEM and tier-one supplier customer base; (ii) upgrading and commercializing existing solutions, and launching new solutions to bring more value to our customers, which in turn would drive further revenue growth; (iii) optimizing cost structure and improving operating

efficiency to maintain operating expenses at a reasonable level comparable to our revenue scale; and (iv) improving working capital efficiency through enhanced receivables collection, better inventory management to ensure sufficient supply to meet the growing downstream demands, and effective and prudent utilization of financial resources. See "— Path to Profitability" for details. Considering the cash and cash equivalents as well as the net operating cash outflow during the Track Record Period, we are of the view that our total cash balance is sufficient to cover our cash needs for operating activities and provides adequate liquidity for our expansion and growth strategies. As such, we believe that we possess sufficient working capital to finance our operations, after taking into account the financial resources available to us.

For the six months ended June 30, 2024, our net cash used in operating activities was RMB726.0 million, which was primarily attributable to our loss before income tax of RMB5,089.0 million, as adjusted by non-cash and non-operating items, which primarily comprised (i) fair value changes of preferred shares and other financial liabilities of RMB4,012.7 million, (ii) share based payments of RMB236.6 million, (iii) share of net losses of investments accounted for using the equity method of RMB181.6 million, (iv) amortization of intangible assets of RMB141.6 million, and (v) elimination of unrealized profits and losses from downstream transactions of RMB113.3 million. The amount was further adjusted by changes in working capital, primarily including increase in trade and note receivables of RMB223.6 million, decrease in other operating liabilities of RMB160.3 million and decrease in other payables of RMB122.8 million, partially offset by decrease in inventories of RMB78.2 million.

In 2023, our net cash used in operating activities was RMB1,744.5 million, which was primarily attributable to our loss before income tax of RMB6,744.1 million, as adjusted by non-cash and non-operating items, which primarily comprised (i) fair value changes of preferred shares and other financial liabilities of RMB4,760.4 million, (ii) share based payments of RMB341.8 million, (iii) elimination of unrealized profits and losses from downstream transactions of RMB297.3 million and (iv) amortization of intangible assets of RMB228.3 million. The amount was further adjusted by changes in working capital, primarily including increase in restricted cash of RMB709.2 million and increase in inventories of RMB434.7 million, partially offset by increase in other payables of RMB260.7 million.

In 2022, our net cash used in operating activities was RMB1,557.3 million, which was primarily attributable to our loss before income tax of RMB8,724.7 million, as adjusted by non-cash and non-operating items, which primarily comprised (i) fair value changes of preferred shares and other financial liabilities of RMB6,655.4 million, (ii) net foreign exchange differences of RMB264.7 million and (iii) share based payments of RMB173.7 million. The amount was further adjusted by changes in working capital, primarily including increase in inventories of RMB249.9 million and increase in trade and note receivables of RMB264.2 million, partially offset by increase in other operating liabilities of RMB64.4 million.

In 2021, our net cash used in operating activities was RMB1,111.0 million, which was primarily attributable to our loss before income tax of RMB2,090.2 million, as adjusted by non-cash and non-operating items, which primarily comprised (i) fair value changes of preferred shares and other financial liabilities of RMB764.0 million and (ii) share-based payments of RMB196.4 million. The amount was further adjusted by changes in working capital, primarily including increase in operating assets of RMB233.1 million and increase in inventories of RMB88.9 million, partially offset by increase in other operating liabilities of RMB141.3 million.

Investing Activities

Net cash used in investing activities was RMB526.1 million for the six months ended June 30, 2024, which was primarily due to (i) payments for financial assets at fair value through profit or loss of RMB5,404.2 million, (ii) payment for intangible assets of RMB271.1 million and (iii) payments for land-use right, property, plant and equipment of RMB241.9 million, partially offset by proceeds from sale of financial assets at fair value through profit or loss of RMB5,421.3 million.

Net cash used in investing activities was RMB667.3 million in 2023, which was primarily due to (i) payments for financial assets at fair value through profit or loss of RMB4,399.8 million, (ii) purchase of investments accounted for using the equity method of RMB1,453.0 million, and (iii) placement of term deposits of RMB367.6 million, partially offset by (i) proceeds from sale of financial assets at fair value through profit or loss of RMB4,410.1 million, and (ii) term deposits matured of RMB1,596.9 million.

Net cash used in investing activities was RMB214.5 million in 2022, which was primarily due to (i) payments for financial assets at fair value through profit or loss of RMB4,948.7 million, (ii) placement of term deposits of RMB3,791.4 million, and (iii) payment of intangible assets of RMB352.8 million, partially offset by (i) proceeds from sale of financial assets at fair value through profit or loss of RMB4,944.1 million, and (ii) term deposits matured of RMB4,201.3 million.

Net cash used in investing activities was RMB1,384.2 million in 2021, which was primarily due to (i) payments for financial assets at fair value through profit or loss of RMB1,305.4 million and (ii) placement of term deposits of RMB1,291.8 million, partially offset by (i) proceeds from sale of financial assets at fair value through profit or loss of RMB1,295.6 million, and (ii) term deposits matured of RMB155.4 million.

Financing Activities

Net cash generated from financing activities was RMB284.7 million for the six months ended June 30, 2024, which was mainly due to proceeds from issuance of preferred shares of RMB185.2 million and proceeds from borrowings of RMB131.1 million, partially offset by principal elements of lease payments of RMB26.3 million.

Net cash generated from financing activities was RMB7,218.9 million in 2023, which was due to proceeds from issues of preferred shares liabilities of RMB7,188.6 million.

Net cash generated from financing activities was RMB212.4 million in 2022, which was primarily due to proceeds from issues of preferred shares liabilities of RMB254.8 million, and partially offset by principal elements of lease payments of RMB41.3 million.

Net cash generated from financing activities was RMB6,299.4 million in 2021, which was primarily due to proceeds from issues of preferred shares liabilities of RMB6,348.2 million, and partially offset by principal elements of lease payments of RMB32.2 million.

Working Capital Sufficiency

Our Directors are of the opinion that, taking into account the following financial resources available to us described below, we have sufficient working capital for our present requirement and for at least the next 12 months from the date of this Prospectus:

- cash and cash equivalents;
- available equity financing and bank facilities; and
- the estimated net proceeds from the Global Offering.

After making reasonable inquiries of our management about our working capital, nothing has come to the Joint Sponsors' attention that would reasonably cause the Joint Sponsors to cast doubt on the Directors' view.

CAPITAL EXPENDITURES

Our capital expenditures primarily include our property, plant and equipment, land use right and intangible assets. The following table sets forth our capital expenditures for the periods indicated.

	For the Year Ended December 31,			For the Six Months Ended June 30,		
	2021	2022	2023	2023	2024	
				(unaudited)		
			(RMB in thousands)			
Payments for land-use right, property, plant						
and equipment	174,213	196,450	259,446	58,215	241,948	
Payments for intangible assets	49,817	352,765	194,526	141,419	271,075	
Total	<u>224,030</u>	549,215	453,972	199,634	<u>513,023</u>	

We expect to finance our capital expenditures through our cash and cash equivalents, our existing bank borrowings and the net proceeds from the Global Offering. Our current capital expenditure plans for any future period are subject to change, and we may adjust our capital expenditures according to our future cash flows, our results of operations and financial condition, our business plans, market conditions and various other factors. See also "Future Plans and Use of Proceeds — Use of Proceeds."

INDEBTEDNESS

The following table sets forth the breakdown of financial indebtedness as of the dates indicated.

	As	s of December 3	As of June 30,	As of August 31,	
	2021 2022 2023		2024	2024	
					(unaudited)
		(R	MB in thousand	s)	
Current					
Lease liabilities	38,248	50,615	52,010	43,944	51,399
Preferred shares and					
other financial					
liabilities at FVPL	18,341,195	26,451,328	39,239,578	43,782,659	42,935,951
Non-current					
Lease liabilities	77,266	154,176	112,346	88,963	91,444
Borrowings		12,515	112,844	243,895	265,391
Total	18,456,709	26,668,634	39,516,778	44,159,461	43,344,185

Lease Liabilities

Lease liabilities represent the present value of outstanding lease payments under our lease agreements. See also "— Discussion of Selected Items from our Consolidated Statements of Financial Position — Liabilities — Lease liabilities."

Borrowings

Our borrowings represent bank loans from a commercial bank in China. See also "— Discussion of Selected Items from our Consolidated Statements of Financial Position — Liabilities — Borrowings."

As of August 31, 2024, we had bank facilities of RMB579.1 million which remained unutilized.

Our Directors confirm that as of the Latest Practicable Date, there was no material covenant on any of our outstanding debt, and there was no breach of any covenant during the Track Record Period and up to the Latest Practicable Date. Our Directors further confirm that we did not experience any difficulty in obtaining bank loans and other borrowings, default in payment of bank loans and other borrowings or breach of covenants during the Track Record Period and up to the Latest Practicable Date.

Preferred Shares and Other Financial Liabilities at Fair Value through Profit or Loss

Our preferred shares and other financial liabilities at fair value through profit or loss primarily consist of preferred shares and convertible loan. See also "Discussion of Selected Items from our Consolidated Statements of Financial Position — Liabilities — Preferred Shares and Other Financial Liabilities at Fair Value through Profit or Loss."

If we were to be required to redeem all such preferred shares, the aggregate redemption price shall be (i) 100% of each series stated issue price with a compounded rate of ten percent (10%) per annum return, plus (ii) any accrued but unpaid dividends on each applicable preferred shares. As of June 30, 2024, we had a total of 7,798,405,226 preferred shares issued and outstanding and the aggregate consideration at which our preferred shares issued equaled US\$2,361 million. If we were required to redeem our convertible loan, the aggregate redemption price shall be the outstanding principal amount of the convertible loan, together with all accrued and unpaid interest. For details, see Note 28 to the Accountant's Report set out in Appendix I to this Prospectus. The redemption of the preferred shares and convertible loan, if triggered, could have a negative impact on our cash and liquidity position and financial condition. See "Risk Factors — Risks Related to our Financial Prospects — Fair value changes of preferred shares and other financial liabilities and related valuation uncertainty may materially affect our results of operations and financial condition."

In June, D-Robotics adopted the WVR structure and issued 43,940,218 class A ordinary shares to the Company's founders, 87,500,000 class A ordinary shares to D-GUA Brother LP, the employee stock ownership platform of D-Robotics, 43,940,218 series A1 preferred shares to D-Gua International Limited, an employee trust and 83,695,656 series A1 preferred shares to certain investors. Before and after such issuance of shares, Horizon Together Holding Ltd. ("Horizon Together"), a wholly owned subsidiary of the Company, holds 600,000,000 class B ordinary shares of D-Robotics.

Based on an acting-in-concert agreement between Horizon Together and D-GUA Brother LP, together with a power of attorney granted from the Company's founders to Horizon Together on the matter of appointment of the board members of D-Robotics, the Group continues to control D-Robotics as it is exposed to and has the rights to the variable return from D-Robotics through its holding of 69.84% issued share capital, and the ability to affect D-Robotics' return through its controlling of 72.23% of the voting rights in D-Robotics and right to appoint the majority of the board members of D-Robotics.

Based on the Company's current assessment, the preferred share issued to investors would be recognized as "preferred shares and other financial liabilities at fair value through profit or loss" and the class A ordinary shares issued to the Company's Founders would be recorded and presented as non-controlling interest in the Group's consolidated financial statements. Any excess of the fair value over the issuance price of the instruments issued would be recorded as share based payment expenses in the Group's consolidated financial statements.

Shares issued to the employee stock ownership platform and the employee trust have no impact to the Group's consolidated financial statements on the issuance date, because these shares are reserved for future share-based arrangement to employees and still under the Group's control and are not entitled to any economic rights and interests yet, and therefore shall be treated as treasury stocks of D-Robotics. Related share-based compensation shall be recognized when related shares are granted to the relevant grantees based on relevant terms.

Except as discussed above, we had no outstanding indebtedness or any loan capital issued and outstanding or agreed to be issued, bank overdrafts, loans or similar indebtedness, liabilities under acceptances (other than normal trade bills), acceptance credits, debentures, mortgages, charges, finance lease or hire purchase commitments, guarantees or other contingent liabilities or any covenant in connection therewith as of August 31, 2024, being our indebtedness statement date. After due and careful consideration, our Directors confirm that there had been no material change in our indebtedness since August 31, 2024, and up to the Latest Practicable Date.

CONTRACTUAL OBLIGATIONS

Capital Expenditure Related Commitments

Our capital commitments are related to capital expenditure on property, plant and equipment, intangible assets as well as investments in unlisted companies to be incurred but not yet recorded as liabilities. Our capital expenditure contracted for but not yet incurred as of December 31, 2021, 2022 and 2023 and June 30, 2024 was RMB22.7 million, RMB87.7 million, RMB72.1 million and RMB68.1 million, respectively. We expect to satisfy our capital commitments using cash from operations, net proceeds to be received from the Global Offering and bank borrowings available to us.

Operating Commitments

Our operating commitments are related to our inventory investment and other operating expenditures. Our operating expenditure contracted for but not yet incurred as of December 31, 2021, 2022 and 2023 and June 30, 2024 was RMB158.3 million, RMB362.5 million, RMB188.7 million and RMB137.4 million, respectively. We expect to satisfy our operating commitments using our cash and cash equivalents, net proceeds to be received from the Global Offering and bank borrowings available to us.

Commitments In Respect Of Associates and Joint Ventures

Our commitments in respect of associates and joint ventures are capital contribution commitments undertaken by us in accordance with related investment agreements or joint venture agreements. Such commitments as of December 31, 2021, 2022 and 2023 and June 30, 2024 was RMB14.8 million, RMB15.3 million, RMB1,730.9 million and RMB2,098.4 million, respectively. We expect to satisfy our commitments in respect of associates and joint ventures using our cash and cash equivalents, net proceeds to be received from the Global Offering and bank borrowings available to us.

CONTINGENT LIABILITIES

As of December 31, 2021, 2022 and 2023 and June 30, 2024, we did not have any material contingent liabilities. As of the Latest Practicable Date, there had been no material changes or arrangements to our contingent liabilities.

OFF-BALANCE SHEET COMMITMENTS AND ARRANGEMENTS

As of the Latest Practicable Date, we had not entered into any off-balance sheet transactions.

RELATED PARTY TRANSACTIONS

We enter into transactions with our related parties from time to time. Our Directors confirm that all material related party transactions during the Track Record Period were conducted on an arm's-length basis, and would not distort our results of operations over the Track Record Period or make our historical results over the Track Record Period not reflective of our expectations for our future performance. Except for the RMB1.6 million amounts due from CARIZON primarily reflecting supports provided to CARIZON during its early establishment phase, all our related party transactions are trade in nature. See "Discussion of Selected Items from Our Consolidated Statements of Financial Positions — Assets — Prepayments and Other Assets." We expect to settle the non-trade related party balance with CARIZON prior to the Global Offering. See Note 34 of the Accountant's Report included in Appendix I to this Prospectus.

QUALITATIVE AND QUANTITATIVE DISCLOSURE ABOUT MARKET RISKS

We are exposed to a variety of market and other financial risks, including market risk, credit risk and liquidity risk. We manage and monitor these exposures to ensure appropriate measures are implemented on a timely and effective manner.

Market Risk

Foreign exchange risk

Foreign exchange risk arises when future commercial transactions or recognized assets and liabilities are denominated in a currency that is not the respective functional currency of our subsidiaries. Our functional currency outside mainland China are USD whereas the functional currency of the subsidiaries operating in mainland China is RMB. We manage our foreign exchange risk by performing regular reviews of our Group's net foreign exchange exposures and trying to minimize these exposures through natural hedges, wherever possible.

The value of the Renminbi against the U.S. dollar and other currencies has fluctuated significantly in the past, and may in the future continue to do so, affected by, among other things, changes in political and economic conditions and the foreign exchange policy adopted by the PRC government. We recorded other comprehensive income from currency translation differences of RMB270.2 million in 2021, and other comprehensive loss from current translation differences of RMB898.2 million, RMB371.9 million, RMB931.7 million and RMB208.1 million in 2022 and 2023 and for the six months ended June 30, 2023 and 2024, respectively, due to the fluctuations of U.S. dollar/RMB exchange rate when translating results and financial positions of the Company and its subsidiaries outside mainland China from their functional currency U.S. dollar into our presentation currency RMB. The results and financial position of all the Group's entities that have a functional currency different from the presentation currency are translated into the presentation currency and all resulting exchange differences are recognized in other comprehensive income or loss. The accumulative translation adjustments related to subsidiaries with same functional currency as the Company are presented as part of items of other comprehensive income that will not be reclassified to profit or loss. For details, see "Risk Factors — Risks Related to Our Business and Industry — We face exposure to foreign currency exchange rate fluctuations, and such fluctuations could adversely affect our financing arrangements, business operations, results of operations, and financial condition."

Interest rate risk

Except for cash and cash equivalents, restricted cash, term deposits and long-term borrowings, the Group has no significant interest-bearing assets and borrowings.

The directors of our Company do not anticipate significant impact to interest-bearing assets and borrowings resulted from the changes in interest rate because the interest rates of the above-mentioned interest-bearing assets and borrowings are not expected to change significantly.

Price risk

Our exposure to equity securities price risk arises from investments in unlisted companies held by our Group and classified in the balance sheet as at fair value through profit or loss (FVPL).

To manage its price risk arising from investments in equity securities, we diversify our portfolio. Each investment is managed by our senior management individually. The sensitivity analysis is performed by our management, see Note 3.3 of Appendix I for details.

We also mainly invest in low-risk wealth management products and the proposed investment must not interfere with our daily operation and business prospects. We make investment decisions related to wealth management products on a case-by-case basis after thoroughly considering a number of factors, including but not limited to macroeconomic environment, general market conditions and the expected profit or potential loss of the instrument.

Credit Risk

Credit risk arises from cash and cash equivalents, restricted cash, term deposits, as well as trade and note receivables and other receivables. The carrying amount of each class of the above financial assets represents our Group's maximum exposure to credit risk in relation to the corresponding class of financial assets.

To manage risk from trade and note receivables, we have policies in place to ensure that credit terms are made to counterparties with an appropriate credit history and management performs ongoing credit evaluations of the counterparties. Trade and notes receivables have been grouped based on shared credit risk characteristics and aging to measure the expected credit losses. Trade and note receivables are written off when there is no reasonable expectation of recovery. Impairment losses on trade and notes receivables are presented as net impairment losses within operating profit. Subsequent recoveries of amounts previously written off are credited against the same line item. For other receivables, management makes periodic collective assessments as well as individual assessment on the recoverability of other receivables based on historical settlement records and past experiences.

Cash and cash equivalents, restricted cash, term deposits are mainly placed with reputable Chinese and international financial institutions. There has been no recent history of default in relation to these financial institutions. The expected credit loss is not material.

Liquidity Risk

We intend to maintain sufficient cash and cash equivalents. Due to the dynamic nature of the underlying business, our policy is to regularly monitor our liquidity risk and to maintain adequate liquid assets such as cash and cash equivalents and term deposits or to retain adequate financing arrangements to meet our liquidity requirements.

DIVIDENDS

We have never declared or paid regular cash dividends on our Shares. Any declaration and payment as well as the amount of dividends will be subject to our Articles and the Cayman Companies Act. We currently do not have any dividend policy to guide our dividends declaration or payments. Our board of directors has the discretion to pay interim dividends and to recommend to Shareholders to pay final dividends, and will depend on a number of factors, including our earnings, capital requirements, overall financial condition and contractual restrictions. We may by ordinary resolution resolve to declare dividends in any currency and authorize payment of the dividends out of the funds of the Company that are lawfully available, provided that (i) no dividends shall exceed the amount recommended by our Board and (ii) no dividends shall be paid except out of the realized or unrealized profits of the Company, out of the share premium account or as otherwise permitted by law. As advised by our Cayman Islands legal advisors, under the Cayman Companies Act, a Cayman Islands company may pay a dividend out of either profits and/or a share premium account, provided that in no circumstances may a dividend be paid if this would result in the company being unable to pay its debts as they fall due in the ordinary course of business. In light of our accumulated losses as disclosed in this Prospectus, it is unlikely that we will be eligible to pay a dividend out of our profits in the foreseeable future. We may, however, pay a dividend out of our share premium account unless the payment of such a dividend would result in our Company being unable to pay our debts as they fall due in the ordinary course of business. There is no assurance that dividends of any amount will be declared to be distributed in any year. As advised by our Cayman Islands legal advisors, we are a holding company incorporated under the laws of the Cayman Islands, pursuant to which, the financial position of net liabilities does not prohibit us from declaring and paying dividends to our Shareholders, as dividends may still be declared and paid out of our share premium account notwithstanding our profitability, provided that our memorandum and articles of association do not prohibit such payment and our Company is able to pay its debts as they fall due in the ordinary course of business immediately after such payment.

If we pay dividends in the future, in order for us to distribute dividends to our Shareholders, we will rely to some extent on any dividends distributed by our PRC subsidiaries. Any dividend distributions from our PRC subsidiaries to us will be subject to PRC withholding tax. In addition, regulations in the PRC currently permit payment of dividends of a PRC company only out of accumulated distributable after-tax profits as determined in accordance with its articles of association and the accounting standards and regulations in China. See "Risk Factors — Risks Related to Doing Business in China" in this Prospectus.

DISTRIBUTABLE RESERVES

As of June 30, 2024, our Company had no retained earnings that were available for distribution to our equity shareholders.

LISTING EXPENSES

The total listing expenses payable by our Company are estimated to be approximately HK\$258.7 million (or approximately RMB235.5 million) assuming the Over-allotment Option is not exercised and based on an Offer Price of HK\$3.86 (being the mid-point of our Offer Price range of HK\$3.73 to HK\$3.99 per Offer Share), accounting for approximately 4.94% of gross IPO proceeds. Among such estimated total listing expenses, (i) underwriting-related expenses, including underwriting commission, are expected to be approximately HK\$171.4 million, and (ii) non-underwriting-related expenses of approximately HK\$87.2 million, comprising (a) fees and expenses of legal advisers and Reporting Accountant of approximately HK\$46.0 million and (b) other fees and expenses of approximately HK\$41.2 million.

Among the total listing expenses payable of HK\$258.7 million, HK\$78.9 million is expected to be expensed through the statement of profit or loss and the remaining amount of HK\$179.8 million is directly attributable to the issue of shares and deducted from equity. As of June 30, 2024, we incurred listing expenses of HK\$46.8 million expensed through the statement of profit or loss and expected HK\$32.1 million to be charged to the statement of profit or loss after the Track Record Period.

UNAUDITED PRO FORMA STATEMENT OF ADJUSTED NET TANGIBLE ASSETS

The following is an illustrative and pro forms statement of our adjusted consolidated net tangible assets as of June 30, 2024, which has been prepared in accordance with Rule 4.29 of the Listing Rules for the purpose of illustrating the effect of the Global Offering as if it had taken place on June 30, 2024 and is based on our consolidated tangible assets less liabilities as of June 30, 2024, as set out in Appendix II to this Prospectus.

The unaudited pro forma statement of adjusted net tangible assets has been prepared for illustrative purposes only and, because of its hypothetical nature, it may not give a true picture of the consolidated net tangible assets of the Group had the Global Offering been completed as of June 30, 2024 or any future date. It is prepared based on the consolidated net tangible assets of the Group attributable to the owners of the Company as of June 30, 2024 as derived from the Accountant's Report, set out in Appendix I to this Prospectus and adjusted as described below.

	Unadjusted audited consolidated net tangible liabilities attributable to the owners of our Company as of June 30, 2024 ⁽¹⁾	Estimated net proceeds from the Global Offering ⁽²⁾	Estimated impact related to the conversion of preferred shares into Class B ordinary shares upon Listing (3)	Unaudited pro forma adjusted consolidated net tangible assets attributable to the owners of our Company	Unaudii forma a consolida tangible a sha	djusted ated net assets per
		(RMB in i	thousands)		$RMB^{(4)}$	HK\$ ⁽⁵⁾
Based on the Offer Price of HK\$3.73 per share . Based on the Offer Price	(30,099,453)	4,414,522	37,789,020	12,104,089	0.93	1.02
of HK\$3.99 per share .	(30,099,453)	4,724,034	37,789,020	12,413,601	0.95	1.04

Notes:

- (1) The unaudited consolidated net tangible liabilities attributable to the owners of our Company as of June 30, 2024 is extracted from the Accountant's Report set forth in Appendix I to this Prospectus, which is based on the unaudited consolidated net liabilities attributable to the owners of our Company as of June 30, 2024 of RMB29,815,921,000 with an adjustment for the intangible assets as of June 30, 2024 of RMB283,532,000.
- (2) The estimated net proceeds from the Global Offering are based on the indicative Offer Price of HK\$3.73 and HK\$3.99 per Offer Share, after deduction of the estimated underwriting fees and other related expenses payable by our Company (excluding RMB42,618,000 which had been charged to the consolidated statements of comprehensive income up to June 30, 2024), without taking into account any shares which may be issued upon the exercise of the Over-allotment Option.
- (3) Upon the Listing and the completion of the Global Offering, all of the preferred shares issued by our Company will be automatically converted into Class B ordinary shares. Upon conversion, these preferred shares will be reclassified from liabilities to equity, while the convertible loan issued to CARIAD will still be recorded as liabilities.
- (4) The unaudited pro forma adjusted consolidated net tangible liabilities per share are on the basis that 13,029,866,082 shares are in issue, assuming the Global Offering, the conversions of preferred shares and issue of Class B ordinary shares pursuant to the 2018 Share Incentive Plan had been completed on June 30, 2024, without taking into account any shares which may fall to be issued upon the conversion of the convertible loan issued to CARIAD and the exercise of the Over-allotment Option.
- (5) For the purpose of this unaudited pro forma adjusted net tangible assets, the balance stated in Renminbi is converted into Hong Kong dollars at a rate of HK\$1.00 to RMB0.91042. No representation is made that Renminbi amounts have been, could have been or may be converted to Hong Kong dollars, or vice versa, at that rate.
- (6) No adjustments have been made to the unaudited pro forma adjusted consolidated net tangible assets to reflect any trading results or other transactions of the Group entered into subsequent to June 30, 2024.

(7) The unaudited pro forma financial information presented above has not taken into account the conversion of the convertible loan issued to CARIAD. Assuming the Global Offering and the conversion of the convertible loan issued to CARIAD had been completed as at June 30, 2024, the unaudited pro forma adjusted net tangible assets per share is calculated as follows:

	Unadjusted audited consolidated net tangible liabilities attributable to the owners of our Company as of June 30, 2024 ⁽ⁱ⁾	Estimated net proceeds from the Global Offering ⁽ⁱⁱ⁾	Estimated impact related to the conversions of preferred shares and convertible loan into Class B ordinary shares upon Listing(iii)	Unaudited pro forma adjusted consolidated net tangible assets attributable to the owners of our Company	Unaudited adjusted co net tangik per s	nsolidated ole assets
		(RMB in t	thousands)		$RMB^{\rm (iv)}$	$HK\$^{(v)}$
Based on the Offer Price of HK\$3.73 per share . Based on the Offer Price	(30,099,453)	4,414,522	43,782,659	18,097,728	1.19	1.31
of HK\$3.99 per share .	(30,099,453)	4,724,034	43,782,659	18,407,240	1.22	1.34

Notes:

- (i) The unaudited consolidated net tangible liabilities attributable to the owners of our Company as of June 30, 2024 is extracted from the Accountant's Report set forth in Appendix I to this Prospectus, which is based on the unaudited consolidated net liabilities attributable to the owners of our Company as of June 30, 2024 of RMB29,815,921,000 with an adjustment for the intangible assets as of June 30, 2024 of RMB283,532,000.
- (ii) The estimated net proceeds from the Global Offering are based on the indicative Offer Price of HK\$3.73 and HK\$3.99 per Offer Share, after deduction of the estimated underwriting fees and other related expenses payable by our Company (excluding RMB42,618,000 which had been charged to the consolidated statements of comprehensive income up to June 30, 2024), without taking into account any shares which may be issued upon the exercise of the Over-allotment Option.
- (iii) Upon the Listing and the completion of the Global Offering, i) all of the preferred shares issued by our Company will be automatically converted into Class B ordinary shares, and ii) assuming the carrying amounts of all convertible loan issued by our Company will be converted into Class B ordinary shares, without taking into account the 9.9% threshold as disclosed in the section headed "History, Reorganization and Corporate Structure Convertible Loan" of this Prospectus. Upon conversion, these preferred shares and convertible loan will be reclassified from liabilities to equity.

Accordingly, for the purpose of the unaudited pro forma financial information, the unaudited pro forma adjusted consolidated net tangible assets attributable to the owners of our Company will be increased by RMB43,782,659,000 (representing the carrying amounts of preferred shares and the convertible loan).

Based on the indicative Offer Price of HK\$3.73 per Offer Share, a total of 9,936,612,032 Class B ordinary shares (7,798,405,226 shares related to the preferred shares and 2,138,206,806 shares related to the convertible loan, without taking into account the 9.9% threshold as disclosed in the section headed "History, Reorganization and Corporate Structure — Convertible Loan" of this Prospectus) will be issued upon the conversion.

Based on the indicative Offer Price of HK\$3.99 per Offer Share, A total of 9,797,280,261 Class B ordinary shares (7,798,405,226 shares related to the preferred shares and 1,998,875,035 shares related to the convertible loan, without taking into account the 9.9% threshold as disclosed in the section headed "History, Reorganization and Corporate Structure — Convertible Loan" of this Prospectus) will be issued upon the conversion.

- (iv) The unaudited pro forma adjusted consolidated net tangible liabilities per share are determined after the adjustments and the conversion as described in note (ii) and (iii) above, and on the basis that 15,168,072,888 and 15,028,741,117 shares are in issue based on the indicative Offer Price of HK\$3.73 and HK\$3.99 per Offer Share, being the low-end and high-end of the indicative Offer Prices, respectively, assuming the Global Offering, the conversions of preferred shares and convertible loan into Class B ordinary shares and issue of Class B ordinary shares pursuant to the 2018 Share Incentive Plan had been completed on June 30, 2024, without taking into account any shares which may fall to be issued upon the exercise of the Over-allotment Option.
- (v) For the purpose of this unaudited pro forma adjusted net tangible assets, the balance stated in Renminbi is converted into Hong Kong dollars at a rate of HK\$1.00 to RMB0.91042. No representation is made that Renminbi amounts have been, could have been or may be converted to Hong Kong dollars, or vice versa, at that rate.

NO MATERIAL ADVERSE CHANGE

Our Directors confirm that, up to the date of Prospectus, there has been no material adverse change in our financial, operational or trading position since June 30, 2024, being the date on which the latest audited consolidated financial information of our Group was prepared in Appendix I in this Prospectus, and there had been no event since June 30, 2024 that would materially affect the information shown in the Accountant's Report set out in Appendix I to this Prospectus.

DISCLOSURE REQUIRED UNDER THE LISTING RULES

Our Directors confirm that, as of the Latest Practicable Date, except for the convertible loan entered into with Volkswagen Group wherein the termination of Dr. Yu's employment or controlling interest may trigger CARIAD's redemption right, there was no other circumstance that would give rise to a disclosure requirement under Rules 13.13 to 13.19 of the Listing Rules. For details of the convertible loan, please see "History, Reorganization and Corporate Structure — Convertible Loan."