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RUIYUAN 瑞 远

Zhejiang RuiYuan Intelligent Control Technology Company Limited^{*} 浙江瑞猿智控科技股份有限公司

(於中華人民共和國註冊成立的股份有限公司)

(股份代號:8249)

截至二零二四年十二月三十一日止年度的 全年業績公告

浙江瑞遠智控科技股份有限公司(「本公司」)之董事(「董事」)會(「董事會」)謹此宣 佈本公司及其附屬公司截至二零二四年十二月三十一日止年度之經審核全年業 績。本公告列載本公司二零二四年年度報告全文,並符合《香港聯合交易所有限 公司的GEM證券上市規則》(「GEM上市規則」)中有關全年業績初步公告附載的相 關內容之要求。本公司二零二四年年度報告將於適當時候寄發予本公司H股股份 持有人(如有要求),屆時亦可在香港聯合交易所有限公司(「聯交所」)網站 www.hkexnews.hk的「最新上市公司公告」網頁內及本公司網站www.ruiyuanhk.cn的 「投資者關係」網頁內閱覽。

> 承董事會命 浙江瑞遠智控科技股份有限公司 主席兼執行董事 何鏗

中華人民共和國,寧波,二零二五年三月二十日

於本公告日期,董事會包括四名執行董事,分別為何鏗先生、姚勇濤先生、陳偉 強先生及鄒靜女士;以及三名獨立非執行董事,分別為周偉波先生、盛婷女士及 郭劍雄先生。 本公告的資料乃遵照《香港聯合交易所有限公司的GEM證券上市規則》而刊載,旨 在提供有關本公司的資料;各董事願就本公告的資料共同及個別地承擔全部責 任。董事在作出一切合理查詢後,確認就彼等所知及所信,本公告所載資料在各 重要方面均屬準確完備,沒有誤導或欺詐成分,且並無遺漏任何其他事項,足以 令致本文件或其所載任何陳述產生誤導。

本公告將自其刊發日期起計至少七日刊登在香港聯合交易所有限公司網站 www.hkexnews.hk的「最新上市公司公告」網頁及在本公司網站www.ruiyuanhk.cn刊 登。

CHARACTERISTICS OF GEM ("GEM") OF THE STOCK EXCHANGE OF HONG KONG LIMITED (THE "STOCK EXCHANGE")

GEM has been positioned as a market designed to accommodate small and mid-sized companies to which a higher investment risk may be attached than other companies listed on the Stock Exchange. Prospective investors should be aware of the potential risks of investing in such companies and should make the decision to invest only after due and careful consideration.

Given that the companies listed on GEM are generally small and midsized companies, there is a risk that securities traded on GEM may be more susceptible to high market volatility than securities traded on the Main Board of the Stock Exchange and no assurance is given that there will be a liquid market in the securities traded on GEM.

Hong Kong Exchanges and Clearing Limited and the Stock Exchange take no responsibility for the contents of this report, make no representation as to its accuracy or completeness and expressly disclaim any liability whatsoever for any loss howsoever arising from or in reliance upon the whole or any part of the contents of this report.

This report, for which the directors (the "Directors") of Zhejiang RuiYuan Intelligent Control Technology Company Limited (the "Company") collectively and individually accept full responsibility, includes particulars given in compliance with the Rules Governing the Listing of Securities on GEM of the Stock Exchange (the "GEM Listing Rules") for the purpose of giving information with regard to the Company. The Directors, having made all reasonable enquiries, confirm that, to the best of their knowledge and belief: (1) the information contained in this report is accurate and complete in all material respects and not misleading or deceptive; (2) there are no other matters the omission of which would make any statement in this report misleading; and (3) all opinions expressed in this report have been arrived at after due and careful consideration and are founded on bases and assumptions that are fair and reasonable.

香港聯合交易所有限公司(「聯交所」) GEM(「GEM」)的特色

GEM的定位,乃為中小型公司提供一個上市的市場。此等公司相比起其他在聯交所上市的公司帶 有較高投資風險。有意投資的人士應了解投資於 該等公司的潛在風險,並應經過審慎周詳的考慮 後方作出投資決定。

由於GEM上市公司普遍為中小型公司,在GEM 買賣的證券可能會較在聯交所主板買賣之證券承 受較大市場波動風險,同時無法保證在GEM買賣 的證券會有高流通量的市場。

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本報告包括之資料乃遵照聯交所GEM證券上市 規則(「GEM上市規則」)的規定而提供有關浙江 瑞遠智控科技股份有限公司(「本公司」)的資料, 本公司各董事(「董事」)願就本報告共同及個別承 擔全部責任。董事經作出一切合理查詢後確認, 就彼等所深知及確信:(1)本報告所載資料在各重 大方面均屬準確及完整,且無誤導或欺詐成份; (2)本報告並無遺漏任何其他事實,致使本報告所 載任何陳述產生誤導;及(3)本報告所表達的一切 意見乃經審慎周詳考慮後作出,並建基於公平和 合理的基準及假設。

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Corporate Information 公司資料

EXECUTIVE DIRECTORS

Mr. He Keng *(Chairman)* Mr. Yao Yongtao *(appointed on 5 March 2025)* Mr. Chen Weiqiang Ms. Zou Jing Ms. Wu Shanhong *(resigned on 5 March 2025)*

INDEPENDENT NON-EXECUTIVE DIRECTORS

Mr. Kwok Kim Hung Eddie Mr. Zhou Weibo Ms. Sheng Ting

SUPERVISORS

Mr. Guo Fangqiang Mr. Zhang Shenggen Mr. Chen Yuankang

MEMBERS OF THE AUDIT COMMITTEE

Mr. Kwok Kim Hung Eddie *(Chairman)* Mr. Zhou Weibo Ms. Sheng Ting

MEMBERS OF THE REMUNERATION COMMITTEE

Ms. Sheng Ting *(Chairman)* Mr. He Keng Mr. Zhou Weibo Mr. Kwok Kim Hung Eddie

MEMBERS OF THE NOMINATION COMMITTEE

Mr. Zhou Weibo *(Chairman)* Mr. He Keng Ms. Sheng Ting Mr. Kwok Kim Hung Eddie

執行董事

何鏗先生(主席) 姚勇濤先生(於二零二五年三月五日獲委任) 陳偉強先生 鄒靜女士 吳珊紅女士(於二零二五年三月五日辭任)

獨立非執行董事

郭劍雄先生 周偉波先生 盛婷女士

監事

郭方強先生 張生根先生 陳元康先生

審核委員會成員

郭劍雄先生*(主席)* 周偉波先生 盛婷女士

薪酬委員會成員

盛婷女士(*主席)* 何鏗先生 周偉波先生 郭劍雄先生

提名委員會成員

周偉波先生(*主席)* 何鏗先生 盛婷女士 郭劍雄先生

Corporate Information 公司資料

JOINT COMPANY SECRETARIES

Ms. Zou Jing Mr. Cheng Ching Kit

AUTHORIZED REPRESENTATIVES

Mr. He Keng Mr. Cheng Ching Kit

AUDITORS

KTC Partners CPA Limited

REGISTERED OFFICE

Factory, No. 3, Laiyan Road West Economic Development Zone (South Side), Yuyao City Zhejiang Province, China

PRINCIPAL PLACE OF BUSINESS IN HONG KONG

40th Floor, Dah Sing Financial Centre 248 Queen's Road East Wanchai Hong Kong

HONG KONG H SHARE REGISTRAR AND TRANSFER OFFICE

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

PRINCIPAL BANKER

Bank of China

GEM STOCK CODE

8249

COMPANY WEBSITE

www.ruiyuanhk.cn

聯席公司秘書

鄒靜女士 鄭程傑先生

授權代表

何鏗先生 鄭程傑先生

核數師

中瑞和信會計師事務所有限公司

註冊辦事處

中國浙江省 余姚市經濟開發區(南區) 來雁路以西3號廠房

香港主要營業地點

香港 灣仔 皇后大道東248號 大新金融中心40樓

香港H股過戶登記處

卓佳證券登記有限公司 香港 夏慤道16號 遠東金融中心17樓

主要往來銀行

中國銀行

GEM股份代號

8249

公司網站

www.ruiyuanhk.cn

Chairman's Statement 主席報告

On behalf of Zhejiang RuiYuan Intelligent Control Technology Company Limited (the "Company") and its subsidiaries (collectively known as the "Group"), I am pleased to present the 2024 annual results of the Group.

BUSINESS REVIEW

The overall economic environment in the People's Republic of China (the "PRC" or "China") in 2024 was very challenging for private enterprises due to the following factors:

- (i) the overall economic growth rate continued to slow down
- (ii) competition and production costs continued to increase

We strived to survive in such a harsh environment by simplifying our operation structure and controlling costs.

In 2024, our major business included engaged in the design, manufacture and sales of CNC machine tools optical and mechanical products, sales of controller systems for electronic equipment and electronic component and subassembly for electronic appliances.

For the year ended 31 December 2024 (the "Reporting Period"), the Group recorded revenue of approximately RMB22,279,000 (2023: RMB21,783,000), representing an increase of approximately RMB496,000 over the previous year. The increase in revenue is due to the Group maintained and stabilized its existing business.

For details of performance analysis and financial review, please refer to page 6 to page 11 under the section headed "Management Discussion and Analysis" in this annual report.

PROSPECT

While the market for 2025 remains uncertain. Some trends seem to be certain:

- (i) the economic growth will further slow down; and
- (ii) automatization and replacement of labor by robotics will continue to speed up.

本人謹代表浙江瑞遠智控科技股份有限公司(「本 公司」)連同其附屬公司(統稱「本集團」)欣然提 呈本集團截至二零二四年年度業績。

業務回顧

二零二四年,中華人民共和國(「中國」)的整體經 濟環境對私營企業而言十分嚴峻,原因如下:

(i) 整體經濟增長率繼續放緩

(ii) 競爭加劇及生產成本不斷上升

我們通過簡化經營架構及控制成本以努力抵禦該 惡劣環境。

二零二四年,我們的主要業務包括從事設計、製造及銷售數控機床光機產品,銷售電子設備及電 子元件的控制器系統及電子用品部件。

截至二零二四年十二月三十一日止年度(「報告 期」),本集團錄得收益約人民幣22,279,000元(二 零二三年:人民幣21,783,000元),較去年增加 約人民幣496,000元。收益增加是由於本集團維 持及穩定現有業務。

有關績效分析及財務回顧之詳情,請參閱本年報 第6頁至第11頁的「管理層討論及分析」一節。

展望

雖然二零二五年市場依然不明朗,但某些趨勢看 起來很明確:

- (i) 經濟增長將進一步放緩;及
- (ii) 自動化及以機器人取代人工的進程將繼續 加快。

Chairman's Statement 主席報告

The above trends present challenges and opportunities to the Group. I have more than 17 years experience on industrial automation and have great confidence in the future market of intelligent control system for industrial uses.

While 2025 remains challenging for us, we will continue to explore business opportunities for intelligent control system for industrial uses.

DEDICATION

On behalf of all members of the board of Directors, I would like to take this opportunity to express our sincerest gratitude to our shareholders and colleagues for their unwavering dedications in 2024 and to our clients and business partners for their loyalties and support rendered to the Group.

He Keng *Chairman* Ningbo, The PRC, 20 March 2025 上述趨勢為本集團帶來挑戰及機遇。本人在工業 自動化領域擁有17年以上經驗,而且對工業所用 的智能控制系統的未來市場充滿信心。

縱然二零二五年依然充滿各種挑戰,但我們將持 續探索為工業所用的智能控制系統的業務機會。

致謝

本人謹代表董事會全體同仁,藉此機會感謝所有 股東及員工於二零二四年的勤勉奉獻,亦在此向 客戶及業務夥伴對本集團之忠誠支持表示由衷謝 意。

主席 何鏗 中國寧波,二零二五年三月二十日

BUSINESS REVIEW

The Group's major business included engaging in the design, manufacture and sales of CNC machine tools optical and mechanical products, sales of controller systems for electronic equipment and electronic component and subassembly for electronic appliances. The Group's activities are primarily operated in the PRC and the Group's revenue is mainly attributable to customers in the PRC.

For the year ended 31 December 2024, the Group recorded revenue of approximately RMB22,279,000 (2023: RMB21,783,000), representing an increase of approximately RMB496,000 over the previous year. The increase in revenue is due to the Group maintained and stabilized its existing business.

In 2024, the Group took the initiative to develop the business of industrial electronic intelligent control equipment, mechanical equipment, industrial CNC system, and general parts processing and manufacturing. At present, the Group purchased a batch of multi-axis drilling machine, grinding machine and radial drilling machine and other equipment, for metal castings and metal products (such as bed, bed legs, headstock, pressure film, briquetting, nut and other castings and forgings) processing, manufacturing and production of CNC machine tools and optical machines. The CNC machine tool optical and mechanical products launched by the Group in the first half of 2021 are applied in different fields, including raw materials, production and processing. The Company will soon launch a variety of high-end CNC machine tool and optical machine products to enhance the enterprise's own product innovation and market expansion. In addition, the Group's industrial automation control system and electronic equipment products have also been processed and upgraded, further improved the performance of products and enhanced market competitiveness. The Group will continue to purchase a series of processing equipment to develop new products.

The Group has signed letters of intent for cooperation and purchase and sales contracts with a number of agent dealers, mainly metal casting and forging factories and precision machinery companies. The suppliers mainly included manufacturers of metal casting and forging parts, while the customers of the Company included trading enterprises and production companies. The Company's marketing team will continue to expand business in Hangzhou, Jiaxing, Shanghai, Shaoxing, Nanjing, Wuxi, Huai'an, Linhai, Quzhou and other cities, continue to increase new sales customers, and actively explore more cities' markets.

業務回顧

本集團主要業務為包括從事設計、製造及銷售數 控機床光機產品,銷售電子設備及電子元件的控 制器系統及電子用品部件。本集團的業務主要在 中國經營,且本集團之收益主要來自中國的客戶。

截至二零二四年十二月三十一日止年度,本集團 錄得收益約人民幣22,279,000元(二零二三年: 人民幣21,783,000元),較去年增加約人民幣 496,000元。收益增加是由於本集團維持及穩定 現有業務。

二零二四年,本集團積極開展工業電子智能控制 設備、機械設備、工業控制電腦數值控制(「數 控」)系統,及通用零部件加工製造等業務。目前 本集團已購買一批多軸鑽床一體機,磨床及搖臂 鑽床等設備,來進行金屬鑄件及金屬製品(如床 身、床腿、床頭箱、壓膜、壓塊、螺母等鑄鍛件) 的加工製造及生產數控機床光機產品。本集團於 二零二一年上半年推出的數控機床光機產品,應 用於包括原材料、生產及加工等不同領域。本公 司即將推出多種高端數控機床光機產品,來提升 企業自身的產品創新和市場拓展。此外,本集團 的工業自動化控制系統及電子設備產品也進行了 加工升級,進一步提升了產品的性能,增強市場 競爭力。本集團將繼續購入一系列加工設備以發 展新產品。

本集團已與多名代理交易商簽署合作意向書及購 銷合同,主要是金屬鑄鍛件廠及精密機械公司, 本集團供應商主要是生產製造金屬鑄鍛件,客戶 包括貿易型企業及生產型公司。本公司營銷團隊 將繼續拓展在杭州、嘉興、上海、紹興、南京、 無錫、淮安、臨海、衢州等城市的業務,不斷增 加新的銷售客戶,並積極開拓更多城市的市場。

PERFORMANCE ANALYSIS

An analysis by reportable segments is provided in Note 6 to the consolidated financial statements.

Gross profit margin was 7.94% (2023: 7.46%), revenue increased by approximately RMB496,000. The increase in gross profit margin is mainly due to the cost of sales reduced. The Group will continue to implement cost control.

The Group recorded other income and other gains of approximately RMB6,000 (2023: RMB18,000) in 2024.

Administrative expenses recorded an increase by approximately RMB92,000 over the previous year (2024: RMB2,663,000; 2023: RMB2,571,000).

Finance costs decreased by RMB2,189,000 over the previous year as there was no charge of imputed interest expense on loan from a major shareholder (2024: RMB91,000; 2023: RMB2,280,000).

Loss attributable to shareholders of the Company (the "Shareholders") for the year ended 31 December 2024 was approximately RMB1,298,000 (2023: RMB3,514,000), representing a decreased in loss of approximately RMB2,216,000 over previous year. The Group will continue to implement strict cost control to reduce losses.

績效分析

可呈報分部之相關分析載於綜合財務報表附註6。

毛利率為7.94%(二零二三年:7.46%),收益增加約人民幣496,000元。毛利率上升主要由於銷售成本降低。本集團將繼續實施成本控制。

本集團於二零二四年錄得其他收入及其他收益約 人民幣6,000元(二零二三年:人民幣18,000元)。

行政費用較去年增加約人民幣92,000元(二零 二四年:人民幣2,663,000元;二零二三年:人 民幣2,571,000元)。

融資成本較去年減少人民幣2,189,000元,是由 於一名主要股東的貸款不收取估算利息開支。(二 零二四年:人民幣91,000元;二零二三年:人民 幣2,280,000元)。

截至二零二四年十二月三十一日止年度,本公司 股東(「股東」)應佔虧損約為人民幣1,298,000元 (二零二三年:人民幣3,514,000元),較去年同 期虧損減少約人民幣2,216,000元。本集團將繼 續嚴控成本,以減少虧損。

FINANCIAL REVIEW

Current assets and liabilities

As at 31 December 2024, the Group had current assets of approximately RMB12,041,000 (2023: RMB13,173,000), representing a decrease of approximately RMB1,132,000 compared with last year. The decrease was mainly attributable to the trade receivables by appropriately RMB359,000 and bank balances and cash by appropriately RMB769,000.

As at 31 December 2024, the Group had current liabilities of approximately RMB65,607,000 (2023: RMB65,464,000), representing an increase of approximately RMB143,000. It was mainly due to decrease of approximately RMB400,000 in trade payable, a decrease in contract liabilities of approximately RMB391,000, and an increase bank borrowings of approximately RMB952,000.

FINANCIAL RESOURCES, LIQUIDITY AND GEARING

As at 31 December 2024, the Group had net liabilities of approximately RMB53,445,000 (2023: RMB52,147,000). The Group's operations and investments were financed principally by its internal resources, loan from a major shareholder and shareholders' equity.

As at 31 December 2024, the Group had bank balances and cash of approximately RMB11,999,000 (2023: RMB12,768,000).

As at 31 December 2024, the Group had the bank borrowings of approximately RMB2,952,000 (2023: RMB2,000,000).

Gearing ratio

As at 31 December 2024, The Group has no gearing ratio. (2023: Nil), which was expressed as a percentage of other borrowings over the total assets.

財務回顧

流動資產及負債

於二零二四年十二月三十一日,本集團的流動資 產約為人民幣12,041,000元(二零二三年:人民 幣13,173,000元),較去年減少約人民幣1,132,000 元。減少的主要原因為應收貿易賬款減少約人 民幣359,000元。銀行結餘及現金减少約人民幣 769,000元。

於二零二四年十二月三十一日,本集團的流動 負債約為人民幣65,607,000元(二零二三年: 人民幣65,464,000元),增加約人民幣143,000 元。此乃主要由於是應付貿易賬款減少約人民幣 400,000元,合約負債減少約人民幣391,000元, 銀行借款增加約人民幣952,000元。

財務資源、流動資金及資本負債

於二零二四年十二月三十一日,本集團的淨負債 約為人民幣53,445,000元(二零二三年:人民幣 52,147,000元)。本集團的營運及投資主要由其 內部資源、來自一名主要股東之貸款及股東權益 撥付。

於二零二四年十二月三十一日,本集團的銀行結 餘及現金約為人民幣11,999,000元(二零二三年: 人民幣12,768,000元)。

於二零二四年十二月三十一日,本集團有銀行借 貸約人民幣2,952,000元(二零二三年:人民幣 2,000,000)。

資本負債比率

於二零二四年十二月三十一日,本集團無資本負 債比率(二零二三年:無),此乃以其他借貸除以 資產總值的百分比列示。

OUTLOOK AND FUTURE DEVELOPMENT

The Group understands that its own competitive capability in product innovation and quality is important to future growth in sales and operation. Operation processes are continuously streamlined. The Group is moving forward with realistic measures and goals and in accordance with feasible plans. The Group has established strategic partnerships with various companies and is now actively expanding the products and sales markets, laying the foundation for the increase in the trading business of intelligent control systems. At present, the Group's products for sale include electronic components, industrial electronic intelligent control system, alternating current servo motors and CNC machine tools optical and mechanical. Such products have gradually been recognized by the market and customers. The application of industrial electronic intelligent control system and CNC machine tools optical and mechanical developed by the Group has been gradually available to the market. making the market and development prospects of the Group promising.

SIGNIFICANT INVESTMENTS HELD

The Group had not held any significant investments as at 31 December 2024.

CONTINGENT LIABILITIES

The details of contingent liabilities are set out in Note 28 to the consolidated financial statements.

EMPLOYEES AND REMUNERATION POLICIES

As at 31 December 2024, the Group had 11 employees (2023: 11 employees). The proportion of female employees (including senior management personnel) is approximately 72.7%. Details of the Group's employees by gender are set out in the 2024 Environmental, Social and Governance (ESG) Report of the Company published separately. Remuneration is determined by reference to market terms and the performance, qualifications and experience of individual employees. Bonuses based on individual performance will be paid to employees in recognition and reward of their contribution. Other benefits include contributions to retirement scheme.

展望及未來發展

本集團深明本身於產品創新及素質方面的競爭實 力對銷售營運的未來增長極為重要。本集團仍然 不斷完善營運流程,按照可行的計劃,以實事求 是的方法和目標繼續向前發展。本集團已與多家 公司達成戰略合作夥伴關係,正積極拓展產品和 銷售市場,為增加智能控制系統貿易業務領域穩 定基礎,目前在銷的產品為電子元件、工業電子 智能控制系統及交流伺服電機及數控機床光機等 產品,已經逐步得到市場和客戶的認可。工業電 子智能化控制系統及數控機床光機應用發展也已 逐步融入市場,使得本集團的市場和發展前景理 想。

所持重大投資

於二零二四年十二月三十一日,本集團並無持有 仟何重大投資。

或然負債

或然負債詳情載於綜合財務報表附註28。

僱員及酬金政策

於二零二四年十二月三十一日,本集團有11名僱 員(二零二三年:11名僱員)。其中女性員工(包 括高級管理人員)佔比約為72.7%。有關本集團 按性別劃分的員工之詳情載於另行刊發的本公司 二零二四年環境、社會及管治(ESG)報告。酬金 是經參閱市場條款及個別僱員的表現、資格及經 驗而釐定。按個別表現釐定的花紅將付予僱員, 作為對其貢獻的肯定及獎勵。其他福利包括向退 休計劃供款。

An analysis of employees of the Group by their duties for each of the three years ended 31 December 2022, 2023 and 2024 is set out below:

於截至二零二二年、二零二三年及二零二四年 十二月三十一日止三個年度各年,按職能分析, 本集團僱員如下:

Headcount for the year ended 31 December

		截至十二月三十一日止年度的人數		
		2022	2023	2024
		二零二二年	二零二三年	二零二四年
Sales and marketing	銷售及市場推廣	3	3	3
Production (including quality control)	生產(包括質量控制)	2	2	2
Finance and administration	財務及行政	5	5	5
Procurement	採購	1	1	1
		11		44
		11	11	11

REMUNERATION OF DIRECTORS

In compliance with the Corporate Governance Code set out in Appendix C1 to the GEM Listing Rule (the "CG Code"), the Company has established the Remuneration Committee to formulate remuneration policies. Directors' remuneration is subject to Shareholders' approval at general meetings. Other emoluments are determined by the Board with reference to the recommendations of the Remuneration Committee and factors such as salaries paid by comparable companies, time commitment and responsibilities of the Directors, employment conditions of such Directors elsewhere in the Group and desirability of performancebased remuneration. No Director, or any of their respective associates, was involved in deciding his/her own remuneration.

PLEDGE OF ASSETS

As at 31 December 2024, the Group had no any asset collateral (2023: Nil).

MATERIAL ACQUISITION OR DISPOSAL OF SUBSIDIARIES, ASSOCIATES AND JOINT VENTURES

During the year ended 31 December 2024, there was no material acquisition or disposal of subsidiaries, associates and joint ventures.

董事酬金

為符合GEM上市規則附錄C1所載《企業管治守則》 (「企業管治守則」),本公司已成立薪酬委員會以 制定薪酬政策。董事薪酬須在股東大會上獲股東 批准。其他薪酬由董事會經參考薪酬委員會的推 薦意見及可資比較公司所支付的薪金、該等董事 所付出的時間及職責、本集團內其他董事的僱用 條件以及以表現為基礎支付薪酬的可取性等各項 因素而釐定。概無董事或任何彼等各自聯繫人參 與釐定其本身的薪酬。

資產抵押

於二零二四年十二月三十一日,本集團並無資產 抵押(二零二三年:無)。

重大收購或出售附屬公司[,]聯營公司及 合營企業

截至二零二四年十二月三十一日止年度,本集團 並無重大收購或出售附屬公司、聯營公司及合營 企業事項。

FUTURE PLANS FOR MATERIAL INVESTMENTS OR CAPITAL ASSETS

The Group did not have any specific plan for material investments or acquisitions of capital assets as at 31 December 2024.

RISK MANAGEMENT AND INTERNAL CONTROL SYSTEMS

Please refer to page 42 to page 43 for information about risk management and internal control systems.

COMPLIANCE WITH LAWS AND REGULATIONS

During the year ended 31 December 2024, the Group was in compliance with all the laws and regulations applicable to the business operations of the Group.

SIGNIFICANT EVENTS AFTER THE REPORTING PERIOD

As of the date of this report, the Group has no significant events after the Reporting Period.

DIVIDENDS

The board of Directors of the Company (the "Board") does not recommend the payment of a final dividend for the year ended 31 December 2024 (2023: Nil).

重大投資或資本資產的未來計劃

於二零二四年十二月三十一日,本集團並無任何 重大投資或購入資本資產的具體計劃。

風險管理及內部監控系統

有關風險管理及內部監控系統的資料請參閱第42 頁至第43頁。

遵守法例及法規

截至二零二四年十二月三十一日止年度,本集團 已遵守適用於本集團業務經營的所有法例及法規。

報告期後重大事項

截至本報告日期,本集團並無報告期後重大事項。

股息

本公司董事會(「董事會」)不建議就截至二零二四 年十二月三十一日止年度派付末期股息(二零 二三年:無)。

Biographical details of the Directors, supervisors and senior management of the Company are set out as follows:

DIRECTORS

The Board currently consists of 7 Directors, including 4 executive Directors and 3 independent non-executive Directors.

Executive Directors

Mr. He Keng, aged 49, has been the chairman of the Board and an executive Director since 13 December 2016. Mr. He resigned as a chairman of Zhejiang RuiYuan Machine Tool Co., Ltd* ("RuiYuan Machine Tool") on 30 April 2019 and joined Zhejiang Zhu Ji RuiYuan Machine Tool Group Co., Ltd* (浙江諸暨瑞遠機床集團有限公司) ("RuiYuan Machine Tool Group"), which, RuiYuan Machine Tool, is a Member of the RuiYuan Group, as chairman on 1 May 2019. He has extensive experience in corporate management. He worked in the Bank of China Shaoxing Branch from July 1997 to January 2005, during which he served as the account manager of the corporate account department, the head of the sub-operating office and the president of Zhuji Xincheng Sub-branch respectively. Mr. He graduated from Zhejiang University with a major in accounting and financial management.

Mr. Yao Yongtao, aged 46, has been an executive Director since 5 March 2025. Mr. Yao joined Rui Yuan Machine Tool in 2008 and resigned from his position as finance manager at RuiYuan Machine Tool on 30 April 2019. He joined the RuiYuan Machine Group in May 2019 and served as the company's financial manager. Mr. Yao graduated from East China University of Science and Technology in accounting in July 2007.

Mr. Chen Weiqiang, aged 43, has been an executive Director since 13 December 2016. Mr. Chen resigned from RuiYuan Machine Tool on 30 April 2019 and joined RuiYuan Machine Tool Group as the manager of market department on 1 May 2019. Mr. Chen Weiqiang graduated from Southwest University of Science and Technology with a major in economic information management and computer application.

Ms. Zou Jing, aged 38, has been an executive Director since 25 March 2021. Ms. Zou is the deputy general manager and a joint secretary of the Company. She is responsible for the daily operation and management and the company secretarial affairs of the Company. Ms. Zou Jing graduated from Yangtze University (Business Administration). 本公司董事、監事及高級管理人員的履歷詳情載 列如下:

董事

董事會現由七名董事組成,包括四名執行董事及 三名獨立非執行董事。

執行董事

何鏗先生,49歲,自二零一六年十二月十三日起 擔任董事會主席兼執行董事。何先生於二零一九 年四月三十日離任浙江瑞遠機床有限公司(「瑞 遠機床」)董事長,並於二零一九年五月一日加入 浙江諸暨瑞遠機床集團有限公司(「瑞遠機床集 團」)(一間與瑞遠機床同屬瑞遠集團旗下之公司) 擔任董事長,擁有豐富的企業管理經驗。彼於 一九九七年七月至二零零五年一月在中國銀行紹 興市分行工作,先後任公司業務部客戶經理、分 理處主任及諸暨新城支行行長。何先生畢業於浙 江大學(會計與財務管理專業)。

姚勇濤先生,46歲,自二零二五年三月五日起 擔任執行董事。姚先生於二零零八年加入瑞遠機 床,並於二零一九年四月三十日辭任作為瑞遠機 床財務經理之職務,並於二零一九年五月加入瑞 遠機床集團工作,擔任公司財務經理。姚先生於 二零零七年七月畢業於華東理工大學(會計學專 業)。

陳偉強先生,43歲,自二零一六年十二月十三日 起擔任執行董事。陳先生於二零一九年四月三十 日離任瑞遠機床之職務,並於二零一九年五月一 日加入瑞遠機床集團工作,擔任市場部經理。陳 偉強先生畢業於西南科技大學(經濟信息管理與 計算機應用專業)。

鄒靜女士,38歲,自二零二一年三月二十五日起 擔任執行董事。鄒女士目前為本公司副總經理及 本公司聯席公司秘書,主要負責公司日常運營管 理及公司秘書事務,鄒靜女士畢業於長江大學(工 商管理專業)。

Independent non-executive Directors

Mr. Kwok Kim Hung Eddie, aged 53, has been an independent nonexecutive Director since 20 June 2012. Mr. Kwok currently has been providing corporate advising services as professional accountant in Hong Kong. Mr. Kwok has been an independent non-executive director of E&P Global Holdings Limited (formerly known as Siberian Mining Group Limited) (listed on the Hong Kong Stock Exchange, stock code: 1142) since February 2014, and resigned on 28 September 2022. He has served as an independent non-executive director for Winshine Science Company Limited (whose shares are listed on the Main Board of the Stock Exchange (Stock Code: 209)) since March 2019, respectively. He previously served as financial controller, company secretary and authorised representative of Forebase International Holdings Limited (now known as Times Universal Group Holdings Limited) (Stock Code: 2310), a company listed on the Main Board of the Stock Exchange.

Mr. Kwok is a member of The Hong Kong Institute of Certified Public Accountants. He is also an associate member of The Hong Kong Chartered Governance Institute and The Chartered Governance Institute in the United Kingdom. He holds a Master of Professional Accounting Degree from the Hong Kong Polytechnic University, a Master of Corporate Governance Degree from the Open University of Hong Kong (now known as Hong Kong Metropolitan University) and a Honours Diploma in Accounting from Hong Kong Shue Yan College (now known as Hong Kong Shue Yan University).

Mr. Zhou Weibo, aged 49, a senior engineer, a first-class certified architect. He has been an independent non-executive Director since 30 April 2019. Mr. Zhou has been working in the construction industry since 1998. He is currently a project manager and technical director of HAMO Construction Group Co., Ltd.* (輝邁建設集團有限公司), with rich experience in project management and operation. Mr. Zhou graduated from Zhejiang University with a major in electrical technology

Ms. Sheng Ting, aged 35, has been an independent non-executive Director since 30 April 2019. She is currently a manager in the business department of Zhejiang Wuchan Zhongda Asset Management Co., Ltd.* (浙江物產中大資產管理有限公司). She successively served as an auditor in the operations management department of Zhejiang Wuchan Finance Leasing Co., Ltd.* (浙江物產融資租賃有限公司) and a business manager at Hangzhou Branch of Zhejiang Chouzhou Commercial Bank. Ms. Sheng graduated from Shanghai University of Electric Power with a major in Computer Science and Technology.

獨立非執行董事

郭劍雄先生,53歲,自二零一二年六月二十日起 擔任獨立非執行董事。郭先生現時在香港作為專 業會計師提供公司顧問服務。郭先生自二零一四 年二月起為能源及能量環球控股有限公司(前稱 西伯利亞礦業集團有限公司)(聯交所上市公司, 股份代號:1142)之獨立非執行董事,並於二零 二二年九月二十八日辭任。彼自二零一九年三月 起為瀛晟科學有限公司(其股份在聯交所主板上 市(股份代號:209))擔任獨立非執行董事。彼曾 擔任申基國際控股有限公司(現稱時代環球集團 控股有限公司)(股份代號:2310)財務總監、公 司秘書及授權代表,該公司於聯交所主板上市。

郭先生為香港會計師公會的成員。彼亦為香港公 司治理公會及英國特許公司治理公會之會員。彼 持有香港理工大學專業會計碩士學位、香港公開 大學(現稱為香港都會大學)企業管治碩士學位及 香港樹仁學院(現稱為香港樹仁大學)之會計學榮 譽文憑。

周偉波先生,49歲,高級工程師,一級註冊建造 師,自二零一九年四月三十日起擔任獨立非執行 董事。周先生自一九九八年進入建築行業工作, 現任輝邁建設集團有限公司項目經理及技術負責 人,具有豐富的項目管理和運營經驗。周先生畢 業於浙江大學(電氣技術專業)。

盛婷女士,35歲,自二零一九年四月三十日起擔 任獨立非執行董事。彼現任浙江物產中大資產管 理有限公司業務部經理,歷任浙江物產融資租賃 有限公司運營管理部審核專員,浙江稠州商業銀 行杭州分行業務部經理。盛女士畢業於上海電力 大學(計算機科學與技術專業)。

* For identification purpose only

* 僅供識別

SUPERVISORS

Mr. Guo Fangqiang, aged 54, a senior engineer, has been a supervisor of the Company (the "Supervisor") since 4 November 2020, a senior engineer, is the technical director of the Company. He joined Zhejiang RuiYuan Machine Tool Co., Ltd. in 2005, successively served as various positions including an electrical engineer, a production director and deputy general manager. In 2019, he joined Zhejiang Zhuji RuiYuan Machine Tool Group Co., Ltd. and has been its deputy general manager. He has extensive experience in production management and operation. Mr. Guo Fangqiang graduated from Harbin Institute of Ship Engineering (now known as Harbin Engineering University) majoring in underwater acoustic and electronic engineering in July 1991.

Mr. Zhang Shenggen, aged 77, has been a Supervisor since 13 December 2016. Mr. Zhang resigned from RuiYuan Machine Tool on 30 April 2019 and joined RuiYuan Machine Tool Group as the manager of sales department on 1 May 2019 and is currently the head of the corporate management department of RuiYuan Machine Tool Group. Mr. Zhang Shenggen graduated from University of Hangzhou* with a major in administrative management.

Mr. Chen Yuankang, aged 50, has been a Supervisor since 13 December 2016. Mr. Chen resigned from RuiYuan Machine Tool on 30 April 2019 and joined RuiYuan Machine Tool Group as the manager of sales department on 1 May 2019 and is currently the head of the production department of RuiYuan Machine Tool Group. Mr. Chen Yuankang is experienced in production management.

監事

郭方強先生,54歲,高級工程師,自二零二零年 十一月四日起擔任本公司監事(「監事」)現任本公 司技術部長,於二零零五年加入浙江瑞遠機床有 限公司工作,先後擔任電氣工程師,生產部長, 副總經理等職務。彼於二零一九年進入浙江諸暨 瑞遠機床集團有限公司工作,現任公司副總經 理。彼具有豐富的生產管理和運營經驗。郭方強 先生於一九九一年七月畢業於哈爾濱船舶工程學 院(現稱哈爾濱工程大學)水聲電子工程專業。

張生根先生,77歲,自二零一六年十二月十三日 起擔任監事。張先生於二零一九年四月三十日離 任瑞遠機床之職務,並於二零一九年五月一日加 入瑞遠機床集團擔任銷售經理,現任瑞遠機床集 團企管部主任。張生根先生畢業於杭州大學(行 政管理專業)。

陳元康先生,50歲,自二零一六年十二月十三日 起擔任監事。陳先生於二零一九四月三十日離任 瑞遠機床之職務,並於二零一九年五月一日加入 瑞遠機床集團工作,現任瑞遠機床集團生產部部 長。陳元康先生對生產管理方面具有豐富的經驗。

^{*} For identification purpose only

SENIOR MANAGEMENT

Ms. Zou Jing. For biography of Ms. Zou, please refer to "Directors" above.

JOINT COMPANY SECRETARIES

Ms. Zou Jing. For biography of Ms. Zou, please refer to "Directors" above.

Mr. Cheng Ching Kit, is one of the joint company secretaries of the Company. Mr. Cheng is an assistant vice president of SWCS Corporate Services Group (Hong Kong) Limited, a professional services provider specialising in corporate services, and has over 12 years of experience in corporate secretarial field. He is an associate member of both The Hong Kong Chartered Governance Institute and The Chartered Governance Institute in the United Kingdom since 2018. In addition, he holds a Bachelor of Commerce degree in finance from the University of Queensland, Australia and a Master of Laws degree in Chinese law from the University of Hong Kong.

高級管理層

鄒靜女士。有關鄒女士的履歷,請參閱上文 「董事」。

聯席公司秘書

鄒靜女士。有關鄒女士的履歷,請參閱上文 「董事」。

鄭程傑先生,為本公司聯席公司秘書之一。鄭先 生為方圓企業服務集團(香港)有限公司(一家專 業的企業服務提供商)之副總監,於企業秘書服 務範疇擁有逾十二年經驗。彼自2018年起為香 港公司治理公會以及英國特許公司治理公會之會 士。此外,彼持有澳洲昆士蘭大學商學士(金融) 學位及香港大學法學碩士(中國法)學位。

The Directors present their annual report together with the audited consolidated financial statements for the year ended 31 December 2024.

PRINCIPAL ACTIVITIES AND GEOGRAPHICAL ANALYSIS OF OPERATIONS

Our major business included engaging in the design, manufacture and sales of computer numerical control ("CNC") machine tools optical and mechanical products, sales of controller systems for electronic equipment and electronic component and subassembly for electronic appliances. Details of the principal activities of its subsidiaries are set out in Note 34 to the consolidated financial statements.

Analysis of the Group's performance for the Reporting Period by geographical segments is set out in Note 6 to the consolidated financial statements.

BUSINESS REVIEW

A review of the business of the Group for the Reporting Period and a discussion on the Group's future business development and the principal risks and uncertainties facing the Group are provided in the "Management Discussion and Analysis" on pages 6 to 11 in this annual report.

RESULTS

The results of the Group for the year ended 31 December 2024 are set out in the consolidated statement of profit or loss and other comprehensive income on page 54.

POSSIBLE RISK EXPOSURE AND UNCERTAINTIES

Credit Risk

At 31 December 2024 and 2023, the Group's maximum exposure to credit risk which will cause a financial loss to the Group due to the failure to discharge an obligation by the counterparties arose from the carrying amount of the respective recognised financial assets as stated in the consolidated statement of financial position.

The Group reviews the recoverable amount of each individual trade and other debtor at the end of each reporting period to ensure that adequate impairment losses are made for irrecoverable amounts. In this regard, the Directors consider that the Group's credit risk is significantly reduced. Please refer to Note 32(b) to the consolidated financial statements for details of credit risk. 董事呈交其截至二零二四年十二月三十一日止年 度的年度報告及經審核綜合財務報表。

主要業務及按地區分類的業務分析

本公司的主要業務為包括從事設計、製造及銷售 數控機床光機產品,銷售電子設備及電子元件的 控制器系統及電子用品部件。有關其附屬公司主 要業務的詳情載於綜合財務報表附註34。

報告期內本集團按地區分類的業績分析載於綜合 財務報表附註6。

業務審視

本集團報告期內之業務審視及有關本集團未來業 務發展以及本集團面對的主要風險及不確定因素 之討論載於本年報第6至11頁之「管理層討論及 分析」。

業績

本集團截至二零二四年十二月三十一日止年度的 業績載於第54頁的綜合損益及其他全面收益表。

可能承受的風險及不明朗因素

信貸風險

於二零二四年及二零二三年十二月三十一日,本 集團就對手方未能履行其責任而面臨的最高信貸 風險(將導致本集團的財務虧損),乃因綜合財務 狀況表所述各已確認金融資產的賬面值而引致。

本集團於各報告期末檢討各應收貿易賬款及其他 應收賬款的可收回款項,以確保對不可收回的款 項計提足夠的減值虧損。就此而言,董事認為, 本集團的信貸風險已大大降低。有關信貸風險詳 情請參閱綜合財務報表附註32(b)。

Interest Rate Risk

The Group was not exposed to any fair value interest rate risk in relation to fixed-rate bank borrowings for the years ended 31 December 2024 and 2023.

The Group is exposed to cash flow interest rate risk in relation to its variable rate bank balances. However, the Group considered that the effect of the cash flow interest rate is minimal and no sensitivity analysis to interest rate risk is presented. Please refer to Note 32(b) to the consolidated financial statements for details of interest rate risk.

Liquidity Risk

The Group was exposed to liquidity risk as at 31 December 2024 as its financial assets due within one year were less than its financial liabilities due with in one year. The Group had net current liabilities of approximately RMB53,566,000 as at 31 December 2024. The liquidity of the Group depends upon the positive cash flows expected to be generated from the Group's future operations and the Group's ability to successfully obtain new working capital in order to meet the Group's future working capital and financial requirements. Please refer to Note 32(b) to the consolidated financial statements for details of liquidity risk.

Currency risk

The Group operates in the PRC with most of the transactions denominated and settled in RMB. All of the financial assets at amortised cost are denominated in RMB. As a result, there is no exposure to foreign currency risk.

The Group currently does not have a foreign currency hedging policy. However, the management monitors foreign exchange exposure and will consider hedging significant foreign currency exposure should the need arise. Please refer to Note 32(b) to the consolidated financial statements for details of currency risk.

利率風險

於截至二零二四年及二零二三年十二月三十一日 止年度,本集團並無面對有關其定息銀行借貸之 任何公平值利率風險。

本集團亦面對與其可變利率之銀行結餘有關之現 金流量利率風險。然而,本集團認為現金流量利 率影響甚微,故此沒有就利率風險呈列任何敏感 度分析。有關利率風險詳情請參閱綜合財務報表 附註32(b)。

流動資金風險

由於本集團於一年內到期的金融資產少於一年內 到期的金融負債,因此本集團於二零二四年十二 月三十一日面臨流動資金風險。於二零二四年 十二月三十一日,本集團的流動負債淨額約為人 民幣53,566,000元。本集團之流動資金取決於本 集團未來業務預期將產生正現金流量,以及本集 團成功取得營運資金以滿足本集團的未來營運資 金及財務需求的能力。有關流動資金風險詳情請 參閱綜合財務報表附註32(b)。

貨幣風險

本集團於中國經營業務,大部分交易以人民幣及 美元計值及結算。所有按攤銷成本計量的金融資 產均以人民幣計值。因此,概無面對外匯風險。

本集團目前並無外幣對沖政策。然而,管理層會 監控外匯風險,並將於必要時考慮對沖重大外幣 風險。有關貨幣風險詳情請參閱綜合財務報表附 註32(b)。

PLANT AND EQUIPMENT

Details of movements in plant and equipment of the Group during the Reporting Period are set out in Note 15 to the consolidated financial statements.

SHARE CAPITAL

Details of the share capital of the Company are set out in Note 26 to the consolidated financial statements.

RESERVES

Details of movements in reserves of the Group during the Reporting Period are set out in the consolidated statement of changes in equity on page 57. The Company has no reserve available for distribution to shareholders as at 31 December 2024.

PRE-EMPTIVE RIGHTS

There is no provision for pre-emptive rights under the articles of association of the Company (the "Articles of Association") and no restriction against such rights under the laws of the PRC, which will oblige the Company to offer new shares on a pro-rata basis to existing shareholders.

RIGHTS OF DIRECTORS, CHIEF EXECUTIVES AND SUPERVISORS TO ACQUIRE SHARES

During the year ended 31 December 2024, none of the Directors, chief executives (the "Chief Executives") (if any) or supervisors of the Company (the "Supervisors") or their spouse or children under the age of 18 was granted any right to acquire shares of the Company or any of its associated corporation (within the meaning of Part XV of the Securities and Futures Ordinance (Chapter 571 of the Laws of Hong Kong) (the "SFO")), or had exercised any such right.

SUMMARY OF FINANCIAL INFORMATION

A summary of the results and assets and liabilities of the Group for the last five financial years is set out on page 111 to page 112.

PURCHASE, SALE OR REDEMPTION OF LISTED SECURITIES

Neither the Company nor any of its subsidiaries has purchased, sold or redeemed any of the Company's listed securities (including sale of treasury shares) during the Reporting Period. There are no treasury Shares held by the Company (whether held directly or deposited in the Central Clearing and Settlement System or otherwise) as at 31 December 2024 and the date of this report.

廠房及設備

本集團的廠房及設備於報告期內變動詳情載於綜 合財務報表附註15。

股本

本公司的股本詳情載於綜合財務報表附註26。

儲備

本集團的儲備於報告期內變動詳情載於第57頁 的綜合權益變動表。本公司於二零二四年十二月 三十一日並無任何可供分派予股東的儲備。

優先購買權

根據本公司的公司章程(「公司章程」),概無有關 優先購買權的條文,而根據中國法律,並無限制 該等權利的條文而規定本公司有義務按現有股東 的股權比例,提呈發售新股份。

董事、最高行政人員及監事購買股份的 權利

截至二零二四年十二月三十一日止年度,本公司 董事、最高行政人員(「最高行政人員」)(如有)或 監事(「監事」),或其配偶或未滿十八歲的子女, 概無獲授予任何權利購買本公司或其任何相聯法 團(定義見香港法例第571章證券及期貨條例(「證 券及期貨條例」)第XV部)的股份,亦無行使任何 有關權利。

財務資料概要

本集團最近五個財政年度的業績、資產及負債概 要載於第111頁至第112頁。

購買、出售或贖回上市證券

於報告期內,本公司及其任何附屬公司均無購 買、出售或贖回任何本公司的上市證券(包括庫 存股份的出售)。於二零二四年十二月三十一日 及本報告日期,本公司並無持有庫存股份(不論 是直接持有或存入中央結算系統或以其他方式持 有)。

SHARE SCHEMES

During the Reporting Period and as at the date of this report, the Company did not have any share scheme and no option or share award has been granted or agreed to be granted by the Company to any of its Directors, Supervisors or employees of the Company or its subsidiaries.

DIRECTORS

The Directors during the Reporting Period and up to the date of this report were:

Executive Directors

Mr. He Keng (Chairman) Mr. Yao Yongtao (appointed on 5 March 2025) Mr. Chen Weiqiang Ms. Zou Jing Ms. Wu Shanhong (resigned on 5 March 2025)^{Note 1}

Independent Non-executive Directors

Mr. Kwok Kim Hung Eddie Mr. Zhou Weibo Ms. Sheng Ting

Note:

 Ms. Wu Shanhong has resigned as an executive Director with effect from 5 March 2025 in order to devote more time on her other personal career development.

In accordance with Article 83 of the Articles of Association, Directors shall be elected at the general meeting and shall hold office for a term of three years. Any Directors appointed by the Board to fill a casual vacancy since last shareholders' annual general meeting shall be elected at the coming shareholders' general meeting. A Director may serve consecutive terms if re-elected upon the expiration of the terms.

BIOGRAPHICAL DETAILS OF DIRECTORS, SUPERVISORS AND SENIOR MANAGEMENT

Brief biographical details of Directors, Supervisors and senior management are set out on page 12 to page 15.

CHANGES IN DIRECTORS' AND SUPERVISORS' INFORMATION

There is no change in the Directors' and Supervisors' information required to be disclosed pursuant to Rule 17.50A(1) of the GEM Listing Rules.

股份計劃

於報告期內及本報告日期,本公司並無任何股份 計劃,亦無向本公司或其附屬公司任何董事、監 事或僱員授出或同意授出購股權或股份獎勵。

董事

於報告期內及截至本報告日期,董事為:

執行董事

何鏗先生(主席) 姚勇濤先生(於二零二五年三月五日獲委任) 陳偉強先生 鄒靜女士 吳珊紅女士(於二零二五年三月五日辭任)^{附註1}

獨立非執行董事

郭劍雄先生 周偉波先生 盛婷女士

附註:

 吴珊紅女士為投入更多時間發展其他個人事業,已 辭任執行董事,自二零二五年三月五日起生效。

根據公司章程第83條,董事由股東大會選舉產 生,任期三年。任何自上屆股東週年大會以來由 董事會委任以填補臨時空缺的董事須於來屆股東 大會上接受選舉。董事可於任期屆滿時重選連任。

董事、監事及高級管理人員的履歷詳情

董事、監事及高級管理人員的簡歷詳情載於第12 頁至第15頁。

董事及監事資料變更

概無根據GEM上市規則第17.50A(1)條規定須予 披露之董事及監事資料變更。

DIRECTORS' AND SUPERVISORS' SERVICE CONTRACTS

Each of the Directors and Supervisors has entered into a service contract with the Company for a term of three years from his/her date of appointment as a Director or, as the case may be, as a Supervisor and thereafter subject to termination by either party giving not less than one month's written notice to the other party.

No Directors or Supervisors who are proposed for re-election at the forthcoming annual general meeting has entered into any service contract with the Company which is not determinable within one year without payment of compensation, other than statutory compensation.

DIRECTORS' AND SUPERVISORS' INTERESTS IN CONTRACTS

Apart from the Directors' and Supervisors' service contracts disclosed above, no contracts of significance in relation to the Group's business to which the Company or its subsidiaries was a party and in which a Director or a Supervisor of the Company had a material interest, whether directly or indirectly, subsisted at the end of the Reporting Period or at any time during the Reporting Period.

TRANSACTIONS, ARRANGEMENTS AND CONTRACTS OF SIGNIFICANCE

Save for as disclosed under the section headed "Permitted Indemnity Provision", no transaction, arrangement and contract of significance to which the Company, or any of its holding companies or subsidiaries or fellow subsidiaries was a party and in which a Director or an entity connected with a Director had a material interest, whether directly or indirectly, subsisted at the end of the year ended 31 December 2024 or at any time during the year ended 31 December 2024. In addition, no contract of significance between the Company, or any of its subsidiaries, and a controlling shareholder or any of its subsidiaries was made.

DIRECTORS' INTERESTS IN COMPETING BUSINESS

During the year ended 31 December 2024, no Directors or their respective associates has engaged in or has any interest in any business which were in competition or were likely to compete, directly or indirectly with the business of the Group.

董事及監事的服務合約

各董事及監事已分別與本公司訂立服務合約,任 期由其各自獲委任為董事或(視情況而定)獲委任 為監事之日起計為期三年,其後可由任何一方向 另一方發出不少於一個月書面通知終止。

概無擬於應屆股東週年大會重選連任的董事或監 事,與本公司訂有任何不可於一年內免付賠償(法 定賠償除外)而終止的服務合約。

董事及監事於合約的權益

除上文所披露的董事及監事的服務合約外,於報 告期末或報告期內任何時間,本公司或其附屬公 司概無訂立對本集團業務而言屬重大及本公司董 事或監事於當中直接或間接擁有重大權益的合約。

重要交易、安排及合同

除「獲准許的彌償條文」一節所披露者外,本公 司或其任何控股公司或附屬公司或同系附屬公 司概無參與訂立任何於截至二零二四年十二月 三十一日止年度末或於截至二零二四年十二月 三十一日止年度內任何時間仍然有效,且由董事 或與董事有關連的實體直接或間接擁有重大權益 的重大交易、安排及合約。此外,本公司或其任 何附屬公司與控股股東或其附屬公司之間概無訂 立重要合約。

董事於競爭業務中的權益

於截至二零二四年十二月三十一日止年度,董事 或彼等各自的聯繫人概無參與直接或間接與本集 團業務競爭或可能競爭的任何業務或於其中擁有 任何權益。

CONTROLLING SHAREHOLDERS' INTERESTS IN CONTRACTS OF SIGNIFICANCE

None of the controlling shareholders of the Company or their subsidiary has or had a material interest, either directly or indirectly, in any contract of significance, whether for the provision of services or otherwise, to the business of the group to which the company or any of its subsidiaries was a party during the year ended 31 December 2024.

PLEDGE OF SHARES BY SUBSTANTIAL SHAREHOLDER

As disclosed in the announcement of the Company dated 29 December 2017 (the "Announcement"), the Company was notified that, an aggregate of 322,675,000 domestic shares of the Company (the "Pledged Shares") held by Zhejiang RuiYuan Intelligent Robot Company Limited* (浙江瑞遠智能機器人股份有限公司) ("RuiYuan Robot"), the Company's controlling shareholder (as defined in the GEM Listing Rules), has been pledged to an independent third party for serving RuiYuan Robot's own purpose and fulfilling its responsibility. The Pledged Shares represented approximately 64.535% of the total issued share capital of the Company as at the date of the Announcement. The pledge of the Pledged Shares did not fall within the scope of Rule 17.19 of the GEM Listing Rules.

DIRECTORS', CHIEF EXECUTIVES' AND SUPERVISORS' INTERESTS AND SHORT POSITIONS

So far as known to the Directors, at 31 December 2024, the interests and short position of each Director, Chief Executive and Supervisor in the shares, underlying shares and debentures of the Company and its associated corporations (within the meaning of Part XV of the SFO, as required pursuant to section 352 of the SFO to be recorded in the register referred to therein or as otherwise notified to be Company and the Stock Exchange pursuant to the required standards of dealing of securities by directors and supervisors of listed issuers as referred to in Rule 5.46 of the GEM Listing Rule, were as follows:

控股股東於重大合約中的權益

於截至二零二四年十二月三十一日止年度,本公 司控股股東或其附屬公司概無於本公司或其任何 附屬公司所訂立對本集團業務而言屬重大的任何 合約(不論為提供服務或其他事務)中直接或間接 擁有重大權益。

主要股東質押股份

誠如本公司日期為二零一七年十二月二十九日的 公告(「該公告」)所披露,本公司已獲告知,由本 公司控股股東(定義見GEM上市規則)浙江瑞遠 智能機器人股份有限公司(「瑞遠機器人」)持有的 合共322,675,000股本公司內資股(「質押股份」) 已向獨立第三方質押,以供瑞遠機器人本身的用 途及履行其責任。質押股份佔本公司於該公告日 期的已發行股本總數約64.535%。質押股份的質 押並不屬於GEM上市規則第17.19條的範疇以內。

董事、最高行政人員及監事權益及淡倉

據董事所知,於二零二四年十二月三十一日,各 董事、最高行政人員及監事於本公司及其相聯 法團(定義見證券及期貨條例第XV部)的股份、 相關股份及債券中,擁有根據證券及期貨條例 第352條規定須記入該條所述的登記冊的權益及 淡倉,或根據GEM上市規則第5.46條所述上市 發行人董事及監事進行證券交易的交易必守標準 已知會本公司及聯交所的權益及淡倉如下:

Long positions in shares

股份的好倉

可認購該等股份的任何權利。

Name of Director/ Chief Executive/ Supervisor 董事/最高行政 人員/監事姓名	Number of Shares interested (Note 1) 持有權益的股份數目(附註1)	Nature of interest 權益性質		Approximate percentage of shareholding interested in same class of securities 佔同類別證券 概約持有權益的 股份百分比	Approximate percentage of shareholding interested in the registered capital 佔註冊資本 概約持有權益的 股份百分比
Mr. He Keng 何鏗先生	370,000,000 Domestic Shares (Note 2) 370,000,000 股內資股(附註2)	Interest of controlled corporation 受控法團權益		100.00%	74.00%
	1,000 H Shares (Note 3) 1,000 股H股 (附註3)	文控法團權益 Beneficial owner 實益擁有人		0.0008%	0.0002%
Ms. Zou Jing 鄒靜女士	4,225,000 H Shares 4,225,000 股 H 股	Beneficial owner 實益擁有人		3.25%	0.845%
Notes:			附註	:	
registered cap in Renminbi. H RMB0.10 each	res of a nominal value of RMB0.10 each (the "Doi ital of the Company, which are subscribed for or Share(s) represent overseas listed foreign share(s n ("H Share(s)") in the registered capital of the Com nd subscribed for and traded in Hong Kong dollars	r credited as fully-paid s) of a nominal value of npany, which are listed	(1)	本公司註冊資本中每股面值人員 資股」)乃以人民幣認購或入賬 註冊資本中每股面值人民幣0. (「H股」),於GEM上市,並以济	列作繳足。H股為本公司 .10元的海外上市外資股
Li Group Com ("Mr. Qi") and agreed to acc Domestic Sha 47,325,000 Do completion of Shares, Mr. H 370,000,000 [116, RuiYuan Robot entered into a share transfer pany Limited (萬里控股集團股份有限公司) ("Wanl other parties, pursuant to which, among other th juire (i) 306,900,000 Domestic Shares held by W res held by Mr. Qi (collectively the "First Batch prestic Shares held by Mr. Qi (the "Second Batch the transfer of the First Batch Sale Shares and th le Keng and parties acting in concert with it ov Domestic Shares, representing approximately 74% f the Company as at 31 December 2024.	i"), Mr. Qi Yong Qiang hings, RuiYuan Robot Wanli and 15,775,000 Sale Shares") and (ii) ch Sale Shares"). After ne Second Batch Sale vned an aggregate of	(2)	於二零一六年七月十一日,瑞 股份有限公司(「萬里」)、亓勇 方訂立一份股份轉讓協議,據山 同意收購(i)萬里持有的306,900 持有的15,775,000股內資股(統 及(ii)亓先生持有的47,325,000 股份」)。於第一批銷售股份及 後,何鏗先生及其一致行動方 內資股,佔本公司於二零二四4 已發行股份約74%。	進先生(「亓先生」)及其他 比(其中包括)瑞遠機器人 0,000股內資股及亓先生 稱為(「第一批銷售股份」))股內資股(「第二批銷售 第二批銷售股份轉讓完成 合共擁有370,000,000股
First Batch Sa Offer"), which acceptances in	f the mandatory cash offer following the sale ale Shares and the Second Batch Sale Shares (closed at 4 pm on 14 September 2016, Mr. He in respect of 1,000 H Shares, Accordingly, Mr. He ares as at 31 December 2024.	the "Mandatory Cash e Keng acquired valid	(3)	買賣第一批銷售股份及第二批 金要約(「強制性現金要約」)於 午四時結束後,何鏗先生收到 接納。因此,於二零二四年十 於1,000股H股中擁有權益。	二零一六年九月十四日下 有關1,000股H股的有效
2024 did the Dire spouse and child they been grante	d above, at no time during the year end actors, Chief Executives and Superviso Iren under 18 years of age) have any i d, or exercised, any rights to subscribe ssociated corporations (within the mea	ors (including their nterest in, or had e for shares of the	三十 政人 子女	文所披露者外,於截至 一日止年度的任何時間, 員及監事(包括彼等之配))於本公司或其相聯法團())的股份擁有任何權益,	概無董事、最高行 偶及未滿十八歲的 〔定義見證券及期貨

Apart from the above, at no time during the year ended 31 December 2024 was the Company or any of its subsidiaries a party to any arrangement enabling the Directors, Chief Executives and Supervisors of the Company to hold any interests or short positions in the shares or underlying shares in, or debentures of, the Company or its associated corporation.

Furthermore, at no time during the year ended 31 December 2024 was there any arrangement whose objects are, or one of whose objects is, to enable Directors to acquire benefits by means of acquisition of shares in, or debentures of, the Company or its associated corporation.

INTERESTS OF SUBSTANTIAL SHAREHOLDERS IN THE SHARES OR UNDERLYING SHARES OF THE COMPANY

So far as the Directors are aware, as at 31 December 2024, the persons or companies (other than the Directors, Chief Executive or Supervisors of the Company) have interests and/or short positions in the shares or underlying shares of the Company which are required to be notified to the Company and the Stock Exchange under Divisions 2 and 3 of Part XV of the SFO and recorded in the register required to be kept under section 336 of the SFO, and who were directly or indirectly deemed to be interested in 5% or more of the nominal value of any class of share capital carrying rights to vote in all circumstances at general meetings of the Company are listed as follows:

Long positions in shares

除上文所述者外,於截至二零二四年十二月 三十一日止年度的任何時間,本公司或其任何附 屬公司概無訂立任何安排,致使本公司董事、最 高行政人員及監事持有本公司或其相聯法團的股 份、相關股份或債券任何權益或淡倉。

此外,於截至二零二四年十二月三十一日止年度 的任何時間,並無訂立任何安排,使董事可藉購 買本公司或其相聯法團之股份或債券而獲取利益。

主要股東於本公司股份或相關股份的權 益

就董事所知,於二零二四年十二月三十一日,以 下人士或公司(本公司董事、最高行政人員及監 事除外)於本公司股份或相關股份中擁有根據證 券及期貨條例第XV部第2及3分部的規定須知會 本公司及聯交所,以及根據證券及期貨條例第 336條須記錄於該條所述登記冊之權益及/或淡 倉,以及被視為直接或間接擁有附帶權利可於任 何情況下在本公司的股東大會上投票之任何類別 股本面值5%或以上之權益:

股份的好倉

			Approximate	Approximate
			percentage of	percentage of
			shareholding	shareholding
			interested	interested in
Name of Substantial	Number of		in same class of	the registered
Shareholder	Shares interested (Note 1)	Nature of interest	securities	capital
			佔同類別證券	佔註冊資本
			概約持有權益的	概約持有權益的
主要股東姓名/名稱	持有權益的股份數目(附註1)	權益性質	股份百分比	股份百分比
			·	
瑞遠機器人 RuiYuan Robot	370,000,000 Domestic Shares	Beneficial owner	100.00%	74.00%
	370,000,000股內資股	實益擁有人		
	(Notes 2, 3 and 4)			
	(附註2、3及4)			
杭州沁蝶機電設備有限公司	370,000,000 Domestic Shares	Interest of controlled corporation	100.00%	74.00%
(「杭州沁蝶」)	370,000,000股內資股	受控法團權益		
(Hangzhou Qindie Electronic	(Notes 2 and 5)			
Equipment Company Limited*)	(附註2及5)			
("Hangzhou Qindie")				
·				

* For identification purpose only

* 僅保識別

Name of Substantial Shareholder 主要股東姓名/名稱	Number of Shares interested (Note 1) 持有權益的股份數目 (附註 1)	Nature of interest 權益性質	Approximate percentage of shareholding interested in same class of securities 佔同類別證券 概約持有權益的 股份百分比	Approximate percentage of shareholding interested in the registered capital 佔註冊資本 概約持有權益的 股份百分比
諸暨金褔機電設備有限公司(「諸暨金福」) (Zhuji Jinfu Electrical Equipment Company Limited*) ("Zhuji Jinfu")	370,000,000 Domestic Shares 370,000,000股內資股 (Notes 2 and 5) (附註2及5)	Interest of controlled corporation 受控法團權益	100.00%	74.00%
紹興沁遠電子科技有限公司(「紹興沁遠」) (Shaoxing Qinyuan Electronic Technology Company Limited*) ("Shaoxing Qinyuan")	47,325,000 Domestic Shares 47,325,000 股內資股 (Notes 2 and 6) (<i>附註2及6)</i>	Nominee 代名人	12.79%	9.47%
湯晶豐先生 Mr. Tang Jingfeng	370,000,000 Domestic Shares 370,000,000 股內資股 (Notes 2, 5 and 6) (附註2、5及6)	Interest of controlled corporation 受控法團權益	100.00%	74.00%
趙忠信先生 Mr. Zhao Zhongxin	370,000,000 Domestic Shares 370,000,000 股內資股 (Notes 2 and 5) (附註2及5)	Interest of controlled corporation 受控法團權益	100.00%	74.00%
何楊根先生 Mr. He Yanggen	370,000,000 Domestic Shares 370,000,000 股內資股 (Notes 2 and 5) (附註2及5)	Interest of controlled corporation 受控法團權益	100.00%	74.00%
Martin Currie China Hedge Fund Limited	14,245,000 H Shares 14,245,000 股日股股份	Investment manager 投資經理	10.96%	2.85%
Martin Currie Investment Management Limited	14,245,000 H Shares 14,245,000 股H股股份	Investment manager 投資經理	10.96%	2.85%

* For identification purposes only

Notes:

- (1) Domestic Shares of a nominal value of RMB0.10 each, in the registered capital of the Company, which are subscribed for or credited as fully-paid in Renminbi. H Share(s) represent overseas listed foreign share(s) of a nominal value of RMB0.10 each in the registered capital of the Company, which are listed on the GEM and subscribed for and traded in Hong Kong dollars.
- (2) On 11 July 2016, RuiYuan Robot entered into a share transfer agreement with Wanli, Mr. Qi and other parties, pursuant to which, among other things, RuiYuan Robot agreed to acquire (i) the First Batch Sale Shares from Wanli and Mr. Qi and (ii) the Second Batch Sale Shares from Mr. Qi. After completion of the transfer of the First Batch Sale Shares and the Second Batch Sale Shares, RuiYuan Robot and parties acting in concert with it owned an aggregate of 370,000,000 Domestic Shares, representing 74% of the entire issued share of the Company as at 31 December 2024.
- (3) As disclosed in the announcement of the Company dated 29 December 2017, RuiYuan Robot has pledged its 322,675,000 domestic shares of the Company (representing 64.535% of the total issued share capital of the Company) to an independent third party for serving Zhejiang RuiYuan's own purpose and fulfilling its responsibilities.
- (4) RuiYuan Robot is a joint stock company incorporated in the PRC with limited liability and is owned as to 55% by Hangzhou Qindie and as to 45% by Zhuji Jinfu.
- (5) Hangzhou Qindie is a company established in the PRC and is owned as to 51% by Mr. He Keng and as to 49% by Mr. Tang Jingfeng. Zhuji Jinfu is a company established in the PRC and is owned as to 50% by Mr. Zhao Zhongxin and as to 50% by Mr. He Yanggen.
- (6) Shaoxing Qinyuan, to whom the second Batch Sale Shares were transferred, is the nominee for RuiYuan Robot and a company that is owned as to 60% by Mr. He and 40% by Mr. Tang Jinfeng.

Save as discussed above, the Directors are not aware of any person (other than the Directors whose interests are set out in the section headed "Directors', Chief Executives' and Supervisors' Interests and Short Positions" above) holding any interests or short positions in the shares or underlying shares of the Company which would fall to be disclosed to the Company under Divisions 2 and 3 of Part XV of the SFO, or which were required to be recorded in the register pursuant to section 336 of the SFO as at 31 December 2024.

附註:

- (1) 本公司註冊資本中每股面值人民幣0.10元的內資股乃以 人民幣認購或入賬列作繳足。H股為本公司註冊資本中 每股面值人民幣0.10元的海外上市外資股,於GEM上 市,並以港元認購及買賣。
- (2) 於二零一六年七月十一日,瑞遠機器人與萬里、元先生 及其他方訂立一份股份轉讓協議,據此,(其中包括)瑞 遠機器人同意收購()萬里及元先生的第一批銷售股份及 (i)元先生的第二批銷售股份。於第一批銷售股份及第二 批銷售股份轉讓完成後,瑞遠機器人及其一致行動方合 共擁有370,000,000股內資股,佔本公司於二零二四年 十二月三十一日的全部已發行股份74%。
- (3) 誠如本公司日期為二零一七年十二月二十九日之公告所 披露,瑞遠機器人將其持有之本公司322,675,000股內 資股(佔本公司已發行股本總數64.535%)向獨立第三方 予以質押,以供浙江瑞遠本身之用途及履行其責任。
- (4) 瑞遠機器人為一間於中國註冊成立的股份有限公司,並 由杭州沁蝶擁有55%及諸暨金福擁有45%。
- (5) 杭州沁蝶為一間於中國成立的公司,並由何鏗先生擁有 51%及湯晶豐先生擁有49%。諸暨金福為一間於中國成 立的公司,並由趙忠信先生擁有50%及何楊根先生擁有 50%。
- (6) 紹興沁遠(第二批銷售股份的受讓人)為瑞遠機器人的代 名人,並由何先生擁有60%及湯晶豐先生擁有40%。

除上文所披露者外,於二零二四年十二月三十一 日,董事並不知悉有任何人士(擁有「董事、最高 行政人員及監事權益及淡倉」一節中所載本公司 股份權益的董事除外)於本公司股份或相關股份 中,擁有根據證券及期貨條例第XV部第2及3分 部須向本公司披露,或須記入本公司根據證券及 期貨條例第336條存置的登記冊內的任何權益或 淡倉。

MANAGEMENT CONTRACTS

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

PERMITTED INDEMNITY PROVISION

The Company has arranged for appropriate insurance cover for Director's and officers' liabilities in respect of legal actions against its Directors and senior management arising out of corporate activities. The permitted indemnity provision is in force for the benefit of the Directors as required by section 470 of the Companies Ordinance (Chapter 622, Laws of Hong Kong) when the Report of the Board of the Directors prepared by the Directors is approved in accordance with section 391(1)(a) of the Companies Ordinance (Chapter 622, Laws of Hong Kong).

CORPORATE GOVERNANCE REPORT

Corporate governance report of the Company is set out on page 31 to page 48 of this annual report.

FINAL DIVIDEND

The Board does not recommend the payment of a final dividend for the year ended 31 December 2024.

SUFFICIENCY OF PUBLIC FLOAT

The Company maintained a sufficient public float as required under the GEM Listing Rules during the year ended 31 December 2024 and up to the date of this report.

管理層合約

報告期內概無訂立或訂有有關本公司全部或任何 主要部分業務的管理及行政合約。

獲准許的彌償條文

本公司已就其董事及高級管理人員可能面對因企 業活動產生之法律訴訟,為董事及行政人員之職 責作適當之投保安排。基於董事利益的獲准許彌 償條文根據公司條例(香港法例第622章)第470 條的規定於董事編製之董事會報告根據公司條例 (香港法例第622章)第391(1)(a)條獲通過時生效。

企業管治報告

本公司之企業管治報告載於本年報第31至第48 頁。

末期股息

董事會不建議就截至二零二四年十二月三十一日 止年度派付末期股息。

充足之公眾持股量

於截至二零二四年十二月三十一日止年度內及直 至本報告日期,本公司根據GEM上市規則之規定 維持充足之公眾持股量。

MAJOR CUSTOMERS AND SUPPLIERS

The percentage of sales and purchases for the Reporting Period attributable to the Group's major customers and suppliers are as follows:

Sales		銷售	
 — the largest customer — five largest customers combined 	45%	ー 最大客戶	45%
	98%	一 五大客戶合計	98%
Purchases		採購	
 — the largest supplier — five largest suppliers combined 	69%	一 最大供應商	69%
	97%	一 五大供應商合計	97%

None of the Directors, their associates or any shareholder (which to the knowledge of the Directors owns more than 5% of the Company's share capital) has an interest in the major suppliers and major customers noted above.

ENVIRONMENTAL POLICIES AND PERFORMANCE

According to our business nature and pursuant to the relevant laws of the PRC/Hong Kong, there are no specific environmental standards and/ or requirements for conducting the Group's business.

Please refer to the Company's 2024 Environmental, Social and Governance Report published separately for details about environmental, social and governance matters.

概無董事、其聯繫人士或任何股東(董事獲悉持 有本公司5%以上股本之股東)於上文所述主要供 應商及主要客戶中擁有權益。

環保政策及表現

根據我們的業務性質及遵照相關中國/香港法 例,本集團進行業務時並無指定的環保標準 及/或規定。

有關環境、社會及管治方面的詳情,請參閱另行 刊發的本公司二零二四年度環境、社會及管治報 告。

主要客戶及供應商

報告期內,本集團主要客戶及供應商應佔的銷售 及採購百分比如下:

RELATIONSHIP WITH EMPLOYEES

The Group ensures that all the employees are reasonably remunerated and maintains good relationship with its employees. For details, please refer to the sections headed "Management Discussion and Analysis — Employees and Remuneration Policies" and "Report of the Directors — Corporate Social Responsibilities" of this annual report, respectively. The Group is committed to providing a safe and healthy workplace for its employees and encourage them to have a work-life balance.

On 7 November 2016, a former employee of the Company, filed a claim with the Labour Tribunal of Hong Kong against the Company and its former subsidiary, Hong Kong Wan Li Enterprise Company Limited (together the "Respondent") for a compensation of approximately HK\$2,600,000. As of the date of this report, the dispute between the Claimant and the Group are still in progress, the result of the case has not yet come up and the Directors are of the opinion that the Company has strong grounds to defend the claim. An amount of RMB86,000 was made in the consolidated financial statements for the year ended 31 December 2024, and no further provisions was made thereafter.

Details of the dispute are set out in Note 28 to the consolidated financial statements.

KEY RELATIONSHIP WITH CUSTOMERS AND SUPPLIERS

The Group maintains good relationship with its customers. The sales personnel make regular visits and/or phone calls to the customers. If there is any complaint from customers, it will be reported to the management and immediate remedial action will be taken and feedback from customers will be followed till settlement of the complaint. Thereafter, the cause of such complaint will be studied, analysed and evaluated and recommendations will be in place for improvement.

The Group also maintains good relationship with its suppliers. During the year, no complaint was received from the suppliers and there were no disputed debts or unsettled debts and all the debts were settled on or before due dates or a latest date as mutually agreed.

與僱員的關係

本集團確保所有員工獲得合理酬金及維持良好的 員工關係。有關詳情,請參閱本年報「管理層討 論及分析 一 僱員及酬金政策」及「董事會報告書 一 企業社會責任」章節。本集團承諾向僱員提供 一個安全及健康的工作環境以及鼓勵僱員保持工 作和生活的平衡。

於二零一六年十一月七日,本公司一名前僱員向 香港勞資審裁處提出針對本公司及其前附屬公司 香港萬豪企業有限公司(統稱「被告」)之申索, 追索賠償約2,600,000港元。截至本報告日期, 原告與本集團之間的糾紛仍在處理當中,該案件 尚未有結果,董事認為本公司有充分理據進行抗 辯。於截至二零二四年十二月三十一日止年度的 綜合財務報表中作出人民幣86,000元的撥備,其 後並無進一步撥備。

該糾紛之詳情載於綜合財務報表附註28。

與客戶及供應商的主要關係

本集團與客戶維持良好關係。銷售人員定期與客 戶會面及/或致電客戶。客戶如有任何不滿,將 向管理層匯報並即時作出補救措施,並將緊貼處 理客戶意見直至有關投訴解決為止。此後,本集 團將研究、分析及評估該投訴的因由,並提出改 善建議。

本集團亦與供應商維持良好關係。年內,概無接 獲供應商任何投訴,亦無任何具爭議債務或未償 還債務,且所有債務均於到期日或雙方同意的較 後日期或之前償付。

COMPLIANCE WITH THE CORPORATE GOVERNANCE CODE

Details of the Company's compliance with the code provisions set out in the CG Code throughout the year ended 31 December 2024 are disclosed in the Corporate Governance Report on page 31 to page 48.

RELATED PARTY TRANSACTIONS

Details of related party transactions of the Group, are set out in Note 30 to the consolidated financial statements.

None of the transactions described therein fall under the definition of connected transaction which are not fully exempted from shareholders' approval, annual review and all disclosure requirement under Chapter 20 of the GEM Listing Rules.

DONATIONS

No charitable and other donations was made by the Group during the year ended 31 December 2024.

SIGNIFICANT EVENTS AFTER THE REPORTING PERIOD

As of the date of this report, there are no significant events after the Reporting Period.

COMPETING INTERESTS

None of the Directors, Supervisors and the controlling shareholders of the Company or any of their respective associates (as defined in the GEM Listing Rules) had any interest in any business that directly or indirectly competes with the business of the Group or has any other conflicts of interest.

REVIEW OF ANNUAL RESULTS

The Audit Committee has reviewed the accounting principles and practices adopted by the Group and discussed the auditing, internal control and financial reporting matter, including the review of the audited consolidated financial statements of the Group for the year ended 31 December 2024.

遵守企業管治守則

於截至二零二四年十二月三十一日止年度,本公 司遵守企業管治守則之詳情披露於第31頁至48 頁的企業管治報告內。

關聯方交易

本集團的關聯方交易詳情載於綜合財務報表附註 30 °

該附註所載之交易均不屬於GEM上市規則第20 章項下定義的不獲全面豁免遵守股東批准、年度 審閱及所有披露規定的關連交易。

捐款

於截至二零二四年十二月三十一日止年度,本集 團並無作出慈善及其他捐贈。

報告期後重大事項

截至本報告日期,本集團並無報告期後重大事項。

競爭權益

本公司各董事、監事或控股股東或任何彼等各自 的聯繫人士(定義見GEM上市規則)概無於直接 或間接與本集團業務構成競爭的任何業務中擁有 權益,亦無任何其他利益衝突。

審閲年度業績

審核委員會已審閱本集團所採納的會計原則及常 規,並討論審核、內部控制及財務報告事宜,包 括審閱本集團截至二零二四年十二月三十一日止 年度的經審核綜合財務報表。

AUDITORS

The financial statements for the year have been audited by KTC Partners CPA Limited, who retire and, being eligible, offer themselves for reappointment at the forthcoming Annual General Meeting of the Company. The Company has not changed its auditors over the last three years.

On behalf of the Board

He Keng

Chairman

Ningbo, The PRC, 20 March 2025

核數師

本年度財務報表由中瑞和信會計師事務所有限公 司審核,該會計師事務所將退任,並符合資格及 願意於本公司應屆股東週年大會應聘連任。本公 司於過去三年沒有更換核數師。

代表董事會

主席 **何鏗**

中國寧波,二零二五年三月二十日

Corporate Governance Report 企業管治報告

The Board is pleased to present the corporate governance report of the Company for the year ended 31 December 2024.

Unless otherwise stated, reference of the code provisions made in this corporate governance report in relation to the CG Code is referred to the provisions contained in the Appendix C1 to the GEM Listing Rules in force during the year ended 31 December 2024.

CORPORATE CULTURE

The Company recognises the importance of the corporate culture, which is instilled and continuously reinforced across the Group. The Company has developed its core culture and visions to enhance team cohesion and realise complementary advantages and sincere cooperation, so as to facilitate the Company's long-term sustainable development. The Board believes that the Company's established objectives, values and strategies are aligned with its corporate culture, and will continue to act with integrity, lead by example, and promote the Company's desired corporate culture.

CORPORATE GOVERNANCE

The Board has adopted the CG Code as its own code of corporate governance.

The Board and the management of the Company are committed to establishing good corporate governance practices and procedures. The maintenance of high standard of business ethics and corporate governance practices has always been one of the Group's goals. The Company believes that good corporate governance provides a framework that is essential for effective management, successful business growth and a healthy corporate culture, thereby leading to the enhancement of shareholders' value.

Continuous efforts are made to review and enhance the Group's internal controls and procedures in light of changes in regulations and developments in best practices. To us, maintaining high standards of corporate governance practices is not just complying with the provisions but also the intent of the regulations to enhance corporate performance and accountability.

During the year ended 31 December 2024, the Company has complied with the code provisions as set out in the CG Code except the following deviation (code provision C.2.1):

Mr. He Keng is the chairman of the Board. The Company has no such title as the chief executive officer and the daily operation and management of the Company is monitored by the executive Directors as well as the senior management. The Board is of the view that although there is no chief executive officer, the balance of power and authority is ensured by the operation of the Board, which comprises experienced individuals and meet from time to time to discuss issues affecting the operations of the Company. 董事會欣然呈報本公司截至二零二四年十二月 三十一日止年度的企業管治報告。

除非另有所述,本企業管治報告有關企業管治守 則參考之守則條文為於截至二零二四年十二月 三十一日止年度期間生效的GEM上市規則附錄 C1所載的條文。

企業文化

本公司認同企業文化的重要性,並於本集團內灌 輸並持續加強企業文化。本公司已發展其核心文 化及願景,以增強團隊凝聚力,實現優勢互補及 真誠合作,從而促進本公司的長期可持續發展。 董事會信納本公司的既定宗旨、價值及策略與其 企業文化一致,並將繼續以誠信行事、以身作則 及推廣本公司理想的企業文化。

企業管治

董事會已採納企業管治守則作為其自身的企業管 治守則。

董事會及本公司管理層致力訂立良好之企業管治 常規及程序。本集團一直以維持高水準之商業道 德及企業管治常規為其目標之一。本公司相信, 良好之企業管治能為有效管理、成功之業務增長 及健康之企業文化訂立框架,從而提升股東價值。

本集團一直致力就條例之變更及最佳常規之發展 檢討及提升其內部監控及程序。對我們而言,維 持高水準之企業管治常規不僅為符合條文,而是 實現條文之精神,提升企業表現及加強問責性。

於截至二零二四年十二月三十一日止年度,本公司一直遵守企業管治守則內守則條文所載之規定,惟以下偏離(守則條文第C.2.1條)除外:

何鏗先生為董事會主席。本公司並無設立行政總 裁職銜,而本公司之日常營運及管理由執行董事 及高級管理層實行監控。董事會認為,雖然本公 司並無行政總裁,但透過由具備豐富經驗之人士 組成之董事會運作並不時開會討論影響本公司營 運之事宜,足以確保維持權責平衡。

Corporate Governance Report 企業管治報告

INDEPENDENT NON-EXECUTIVE DIRECTORS

The Company has appointed 3 independent non-executive Directors. The Company confirms that it has received from each of the independent non-executive Directors a confirmation of his/her independence pursuant to Rule 5.09 of the GEM Listing Rules and the Company still considers all the existing independent non-executive Directors to be independent. All the independent non-executive Directors are appointed for a three-year term.

DIRECTORS' AND SUPERVISORS' SECURITIES TRANSACTIONS

The Group has adopted the required standard of dealings set out in Rules 5.48 to 5.67 of the GEM Listing Rules as its own code of conduct regarding transactions in securities of the Company by the Directors and Supervisors (the "Code of Conduct"). Having made specific enquiry with all Directors and Supervisors, the Directors and Supervisors confirmed that they had complied with the required standard of dealings and the Code of Conduct during the year ended 31 December 2024. In addition, the Company is not aware of any non-compliance of the Code of Conduct by the relevant employee during the Reporting Period.

DISCLOSURE OF INSIDE INFORMATION

The Group acknowledges its responsibilities under the Securities and Futures Ordinance, Chapter 571 of the Laws of Hong Kong and the GEM Listing Rules and the overriding principle that inside information should be announced immediately when it is the subject of a decision. The procedures and internal controls for the handling and dissemination of inside information are as follows:

- the Group conducts its affairs with close regard to the disclosure requirement under the GEM Listing Rules as well as the "Guidelines on Disclosure of Inside Information" published by the Securities and Futures Commission of Hong Kong in June 2012;
- the Group has implemented and disclosed its policy on fair disclosure by pursuing broad, non-exclusive distribution of information to the public through channels such as financial reporting, announcements and its website;
- the Group has strictly prohibited unauthorised use of confidential or inside information; and
- the Group has established and implemented procedures for responding to external enquiries about the Group's affairs.

獨立非執行董事

本公司已委任3名獨立非執行董事。本公司確認, 本公司已接獲各獨立非執行董事之確認書,確認 其具有GEM上市規則第5.09條所指之獨立性, 而本公司認為,所有現任獨立非執行董事均仍具 備獨立性。所有獨立非執行董事任期均為三年。

董事及監事的證券交易

本集團已採納GEM上市規則第5.48條至5.67條 所列載之交易必守標準作為其本身有關董事及監 事進行證券交易的行為守則(「行為守則」)。經向 全體董事及監事作出特定查詢後,董事及監事均 確認彼等於截至二零二四年十二月三十一日止年 度已遵守行為守則所規定之標準。此外,本公司 未獲悉有關僱員於報告期內有任何不遵守行為守 則之情況。

披露內幕消息

本集團知悉其根據香港法例第571章證券及期貨 條例及GEM上市規則所應履行的責任,整體原則 是內幕消息必須在有所決定後即時公佈。處理及 發佈內幕消息的程序及內部監控措施如下:

- 本集團處理事務時會充分考慮GEM上市規 則項下的披露規定以及香港證券及期貨事
 務監察委員會於二零一二年六月頒佈的「內
 幕消息披露指引」;
- 本集團透過財務報告、公告及公司網站等 途徑向公眾廣泛及非獨家披露資料,以實 施及公平披露其政策;
- 本集團已嚴格禁止未經授權使用機密或內 幕消息;及
- 本集團已就外界查詢本集團事務訂立及執 行回應程序。

Corporate Governance Report 企業管治報告

BOARD OF DIRECTORS

The Board comprises:

董事會

董事會成員包括:

Executive Directors	:	Mr. He Keng (Chairman) Mr. Yao Yongtao (appointed on 5 March 2025) Mr. Chen Weiqiang Ms. Zou Jing Ms. Wu Shanhong (resigned on 5 March 2025) ^{Note 1}	執行董事 :	 何鏗先生(主席) 姚勇濤先生(於二零二五年 三月五日獲委任) 陳偉強先生 鄒靜女士 吳珊紅女士(於二零二五年 三月五日辭任)^{附註1}
Independent Non-Executive Directors	:	Mr. Kwok Kim Hung Eddie Mr. Zhou Weibo Ms. Sheng Ting	獨立非執行董事 :	郭劍雄先生 周偉波先生 盛婷女士
Note:			附註:	

 Ms. Wu Shanhong has resigned as an executive Director with effect from 5 March 2025 in order to devote more time on her other personal career development.

As at 31 December 2024, the Board comprises seven members, including four executive Directors and three independent non-executive Directors. Each of the members possesses sufficient experience and qualification which enable them to discharge their duties properly.

The Company seeks to achieve board diversity through the consideration of a number of factors, including age, education background, skills and experience.

The Company has formulated internal policies (including but not limited to the Articles of Association, the terms of reference of the Nomination Committee and the nomination policy) to ensure that the Board can obtain independent views and input. These policies cover the Company's procedures and selection criteria for the election of directors (including independent non-executive directors), the right of independent nonexecutive directors to propose a suspension of proposals by the Board. The Board has reviewed the implementation and effectiveness of the above mechanisms and believes that the above mechanism can ensure that the Board obtains independent views and input.

The chairman of the Board is responsible for the formulation and review of the Group's overall development strategies. The daily operation is delegated to the executive Directors and senior management. None of the independent non-executive Directors is interested in the business of the Group and their independence has to be confirmed upon appointment or re-appointment. Currently, there is no financial, business, family or other relevant material relationship among the existing Directors. 吴珊紅女士為投入更多時間發展其他個人事業, 已辭任執行董事,自二零二五年三月五日起生效。

於二零二四年十二月三十一日,董事會由七名成 員組成,包括四名執行董事及三名獨立非執行董 事。董事會各成員均具有足夠經驗及資歷以妥善 履行其職責。

本公司力求透過考慮多個因素實現董事會多元 化,包括年齡、教育背景、技能及經驗。

本公司已制定內部政策(包括但不限於公司章程、 提名委員會職權範圍及提名政策)以確保董事會 可獲得獨立的觀點和意見,這些政策涵蓋了本公 司就董事(包括獨立非執行董事)的選舉的程序及 選擇標準,獨立非執行董事對董事會提案提出緩 議的權利等。董事會已檢討上述機制的實施及有 效性,並認為上述機制能夠確保董事會獲得獨立 的觀點和意見。

董事會主席負責製訂及檢討本集團的整體發展 策略,日常營運則由執行董事及高級管理人員負 責。各獨立非執行董事概無於本集團業務中擁有 任何權益,並於出任及留聘有關任命時確認其獨 立地位。目前,現任董事間並無財務、業務、家 族或其他相關重大關係。

According to the Articles of Association, all the Directors shall be elected at the general meeting of the shareholders and the term of office shall be three years, and shall be eligible for re-election upon expiry of their term.

ATTENDANCE OF MEETINGS

Board meetings are conducted on a periodic basis and with reference to the operation needs. During the year ended 31 December 2024, a total of 4 Board meetings and 1 annual general meeting ("AGM") were held by Company, and the attendance of each Director is set out as follows:

根據公司章程,所有董事須於股東大會 | 撰舉產 生,任期三年,於任期屆滿時可以重選連任。

會議出席記錄

董事會定期及按業務所需舉行會議。於截至二零 二四年十二月三十一日止年度內,本公司合共舉 行4次董事會會議及1次股東週年大會(「股東週 年大會」),各位董事之出席情況載列如下:

		Attendance, meeting 出席/舉行 Board	gs held
Name of Director	董事姓名	meetings 董事會會議	AGM 股東週年大會
Mr. He Keng (Chairman)	何鏗先生(主席)	4/4	1/1
Mr. Yao Yongtao (appointed on 5 March 2025)	姚勇濤先生(於二零二五年三月五日獲委任)	N/A不適用	N/A不適用
Mr. Chen Weiqiang	陳偉強先生	4/4	1/1
Ms. Zou Jing	鄒靜女士	4/4	1/1
Ms. Wu Shanhong (resigned on 5 March 2025)	吳珊紅女士 <i>(於二零二五年三月五日辭任)</i>	4/4	1/1
Mr. Zhou Weibo	周偉波先生	4/4	1/1
Ms. Sheng Ting	盛婷女士	4/4	1/1
Mr. Kwok Kim Hung Eddie	郭劍雄先生	4/4	1/1

The chairman of the Board attended AGM to answer questions and collect views of shareholders. All Directors, company secretary and the auditors had attended the AGM to answer questions at the meeting.

Except for the AGM, the Company did not hold any other general meetings during the year ended 31 December 2024.

REMUNERATION OF THE MEMBERS OF THE SENIOR MANAGEMENT BY BAND OF REMUNERATION

Details of the remuneration of the Directors are set out in Note 13 to the audited consolidated financial statements.

The Company has one senior management member. Pursuant to code provision E.1.5 of the CG Code, remuneration of senior management by band of remuneration for the year ended 31 December 2024 is set out below:

董事會主席已出席股東週年大會以回答股東問題 及搜集其意見。全體董事、公司秘書及核數師已 出席股東週年大會並於會上回答問題。

除股東週年大會外,本公司於截至二零二四年 十二月三十一日止年度內沒有舉行任何其他股東 大會。

按薪酬組別劃分之高級管理層成員薪酬

董事薪酬詳情載於經審核綜合財務報表附註13。

本公司有一名高級管理層。根據企業管治守則 第E.1.5條守則條文,於截至二零二四年十二月 三十一日止年度高級管理層成員按薪酬組別劃分 之薪酬載列如下:

Remuneration bands	薪酬組別	No. of individual 人數
RMB1 to RMB1,000,000	人民幣1元至人民幣1,000,000元	1

RESPONSIBILITIES OF THE BOARD

The Board is responsible for leadership and control of the Group and be collectively responsible for promoting the success of the Group by directing and supervising the Group's affairs. The Board focuses on formulating the Group's overall strategies, authorising the development plan and budget; monitoring financial and operating performance; reviewing the effectiveness of the internal control system; supervising and managing management's performance of the Group; and setting the Group's values and standards. The Board delegates the day-to-day management, administration and operation of the Group to management. The delegated functions are reviewed by the Board periodically to ensure that they accommodate the needs of the Group.

CORPORATE GOVERNANCE FUNCTIONS

No corporate governance committee has been established and the Board is responsible for performing the corporate governance functions such as developing and reviewing the Company's policies, practices on corporate governance, training and continuous professional development of Directors and senior management, the Company's policies and practices on compliance with legal and regulatory requirements, etc.

The Board held meetings from time to time whenever necessary. At least 10 days' notice of regular Board meetings is given to all Directors and they can include matters for discussion in the agenda as they think fit. The agenda accompanying Board papers are sent to all Directors at least 3 days or a shorter period agreed by the directors before the date of a regular Board meeting in order to allow sufficient time for the Directors to review the documents.

Minutes of every Board meeting are circulated to all Directors for their perusal and comments prior to confirmation of the minutes. The Board also ensures that it is supplied in a timely manner with all necessary information in a form and of a quality appropriate to enable it to discharge its duties.

Every Board member has full access to the advice and services of the company secretary with a view to ensuring that Board procedures, and all applicable rules and regulations are followed and they are also entitled to have full access to Board papers and related materials so that they are able to make an informed decision and to discharge their duties and responsibilities.

董事會責任

董事會負責領導及控制本集團並透過指導及監督 本集團之業務共同負責令本集團達致成功。董事 會專注於制定本集團之整體策略、批准發展計劃 及預算、監察財務及營運表現、檢討內部監控系 統之成效、監督及管理本集團管理層之表現及釐 定本集團之價值觀及標準。董事會委任管理層負 責本集團之日常管理、行政及營運工作。董事會 定期檢討所授出之職能,以確保其符合本集團之 需要。

企業管治職能

由於並無成立企業管治委員會,因此由董事會負 責執行企業管治職能,如制定及檢討本公司企業 管治之政策及常規、為董事及高級管理層提供培 訓及持續專業發展及確保本公司之政策及常規符 合法律及監管規定等。

董事會不時在有需要時舉行會議。本公司會向全 體董事發出至少10天的有關召開定期董事會會議 之通知,彼等可將彼等認為適合之討論事項納入 會議議程。會議議程連同董事會文件會於定期董 事會會議舉行當日前至少3天或董事協定的較短 期間內送交全體董事,以便董事有充足時間審議 有關文件。

每次董事會會議之會議記錄給所有董事傳閱,以 讓彼等確認會議記錄前細讀及作註解。董事會亦 會確保會議記錄將及時,以適當形式及內容提供 必須資料,已讓所有董事可履行彼等之職責。

每位董事會成員均可全面取得公司秘書之意見及 服務,旨在確保董事會程序以及所有適用規則及 規例均獲遵守,而彼等亦有權全面獲取董事會文 件及相關資料,以便彼等能作出知情決定及履行 彼等之職責及責任。

CHAIRMAN AND CHIEF EXECUTIVE OFFICER

Mr. He Keng ("Mr. He") is the chairman of the Board of the Company. Mr. He is responsible for the overall strategic planning and policy making of the Group.

The Company has no such title as the chief executive officer and therefore the daily operation and management of the Company is monitored by the executive Directors as well as the senior management.

The Board is of the view that although there is no chief executive officer, the balance of power and authority is ensured by the operation of the Board, which comprises experienced individuals and meet from time to time to discuss issues affecting operation of the Company.

APPOINTMENT AND RE-ELECTION OF DIRECTORS

Pursuant to the Articles of Association, Directors shall be elected at general meetings and shall hold office for a term of three years and shall be eligible for re-election upon expiry of their term. Each of the executive Directors and independent non-executive Directors has entered into a service contract with the Company for a term of three years.

PROFESSIONAL DEVELOPMENT

To assist Directors' continuing professional development, the Company recommends Directors to attend relevant seminars to develop and refresh their knowledge and skills. All Directors also participate in continuous professional development programmes such as external seminars organised by qualified professionals, to develop and refresh their knowledge and skills in relation to their contribution to the Board. A record of the training received by the respective Directors are kept and updated by the company secretary of the Company.

主席及行政總裁

何鏗先生(「何先生」)為本公司董事會主席。何先 生負責本集團之整體策略規劃及政策制定。

本公司並無設立行政總裁職銜,因此,本公司之 日常營運及管理由執行董事及高級管理層實行監 控。

董事會認為,雖然本公司並無行政總裁,但透過 由具備豐富經驗之人士組成之董事會運作並不時 開會討論影響本公司營運之事宜,足以確保維持 權責平衡。

委任及重選董事

根據公司章程,董事須經股東大會選舉產生,任 期為三年。董事任期屆滿,可重選連任。本公司 已與各執行董事及獨立非執行董事訂立服務合 約,任期為三年。

專業發展

為協助董事之持續專業發展,本公司建議董事出 席相關之座談會以發展及更新彼等之知識及技 能。全體董事亦有出席持續專業發展計劃,如由 合資格專業人士所舉辦之外部座談會,就彼等對 董事會之貢獻發展及更新彼等之知識及技能。各 董事所接受之培訓記錄由本公司公司秘書保管及 更新。

The individual training record of each Director received for the year ended 31 December 2024 is summarized below:

截至二零二四年十二月三十一日止年度,各董事 所接受培訓之個別記錄概述如下:

> Attending seminar(s)/ programme(s)/conference(s) relevant to the business or Directors' duties 出席有關業務或董事職責之 座談會/課程/會議之情況

Mr. He Keng <i>(Chairman)</i>	何鏗先生(主席)	J
Mr. Yao Yongtao (appointed on 5 March 2025)	姚勇濤先生 <i>(於二零二五年三月五日獲委任)</i>	N/A不適用
Mr. Chen Weiqiang	陳偉強先生	\checkmark
Ms. Zou Jing	鄒靜女士	1
Ms. Wu Shanhong (resigned on 5 March 2025)	吳珊紅女士 <i>(於二零二五年三月五日辭任)</i>	1
Mr. Zhou Weibo	周偉波先生	1
Ms. Sheng Ting	盛婷女士	1
Mr. Kwok Kim Hung Eddie	郭劍雄先生	√

All the Directors also understand the importance of continuous professional development and are committed to participating any suitable training to develop and refresh their knowledge and skills.

Mr. Yao Yongtao, who was appointed as Director on 5 March 2025, has obtained the legal advice as stipulated under Rule 5.02D of the GEM Listing Rules on 5 March 2025, and has confirmed he understood his obligations as a director of a listed issuer.

AUDIT COMMITTEE

The audit committee of the Company (the "Audit Committee") comprises 3 independent non-executive Directors, who have reviewed the annual results of the Company for the year ended 31 December 2024. Mr. Kwok Kim Hung, Eddie, is the chairman of the Audit Committee who has appropriate professional qualifications and accounting or related financial management expertise.

The Audit Committee has primary responsibility for monitoring the quality of internal control and ensuring that the financial performance of the Company is properly measured and reported on, receiving and reviewing reports from management and the auditors relating to the annual, quarterly and interim results, and monitoring the accounting and internal control system in use throughout the Group. The Audit Committee held 4 meetings during the year ended 31 December 2024. 全體董事亦了解到持續專業發展之重要性,承諾 參與任何合適之培訓,以發展及更新彼等之知識 及技能。

於二零二五年三月五日獲委任為董事的姚勇濤 先生已於二零二五年三月五日取得GEM上市 規則第5.02D條所述的法律意見,並確認明白 其作為上市發行人董事的責任。

審核委員會

本公司審核委員會(「審核委員會」)由3位獨立非 執行董事組成,彼等已審閲本公司截至二零二四 年十二月三十一日止年度之全年業績。郭劍雄先 生為審核委員會主席,其具備合適專業資格及會 計或相關財務管理經驗。

審核委員會主要負責監察內部監控之質素及確保 本公司之財務表現得以準確地計量及申報、接收 及審核管理層及核數師有關年度、季度及中期業 績之報告及監察本集團使用之會計及內部監控系 統。於截至二零二四年十二月三十一日止年度, 審核委員會舉行了4次會議。

According to the current terms of reference, meetings of the Audit Committee shall be held at least 4 times a year. 4 meetings were held for the year ended 31 December 2024. The attendance of each member is set out as follows: 根據現有職權範圍,審核委員會每年須至少舉行 4次會議。截至二零二四年十二月三十一日止年 度,審核委員會已舉行了4次會議。各位成員之 出席情況載列如下:

Attendance/ Number of meetings held 出席/舉行 會議次數	審核委員會成員姓名	me of members of Audit Committee	Nam
4/4 4/4 4/4	郭劍雄先生 <i>(主席)</i> 周偉波先生 盛婷女士	. Kwok Kim Hung Eddie <i>(Chairman)</i> . Zhou Weibo . Sheng Ting	Mr. Z
於報告期內,本集團並無內部審核職能,惟已任 命外聘顧問按持續基準審核本集團重要監控,旨 在週期性地涵蓋本集團所有主要業務。董事會通 過審核委員會審核獨立核數師對本公司風險管理 及內部控制系統的評估。基於所獲提供的資料及 自身的觀察,董事會信納本集團當前的內部控制 及風險管理系統在所有重大方面行之有效及充足。	at to review the material aims to cover all major Board, through the Audit by the an independent nternal control systems. observations, the Board k management systems	ring the Reporting Period, the Group did action but had appointed an external consu- netrols of the Group on a continuous basis a erations of the Group on a cyclical basis. The mmittee, reviewed the appraisal performed ditor on the Company's risk management and sed on information furnished to it and its ow exatisfied that the present internal control and the Group are effective and adequate in all r	funct contr oper Com audit Base is sa
於報告期內舉行之會議上,在根據其職權範圍履 行其職責方面,審核委員會所履行之工作包括:		the meetings held during the Reporting Per accordance with its terms of reference, tl dit Committee included:	in ac
(a) 檢討及監督本公司及其附屬公司之財務申 報程序、內部監控系統及風險管理:		review and supervise the financial report control system and risk management subsidiaries;	(a)
(b) 向董事會建議重新委任外部核數師並批准 彼等之酬金,惟須獲得股東批准;		recommendation to the Board, for the of the re-appointment of the external at remuneration;	(b)
(c) 釐定審核之性質及範圍:及	e audit; and	determination of the nature and scope o	(C)
(d) 審核有關期間之財務報表。	ant periods.	review the financial statements for the re	(d)

REMUNERATION COMMITTEE

The remuneration committee of the Company (the "Remuneration Committee") was established on 22 March 2012 comprising the 3 independent non-executive Directors and 1 executive Director. Ms. Sheng Ting is the chairlady of the Remuneration Committee. The terms of reference of the Remuneration Committee are available at the Company's website and on the website of the Stock Exchange.

The roles and functions of the Remuneration Committee include consulting the chairman of the Board about their remuneration proposals for other executive Directors, making recommendation to the Board on the Company's remuneration policy and structure for all Directors' and senior management and the Remuneration Committee has adopted the approach under code provision E.1.2(c)(ii) of the CG Code to make recommendations to the Board on the remuneration packages of individual executive Directors and senior management.

Meeting of the Remuneration Committee shall be held at least once a year. 1 meeting was held during the year ended 31 December 2024. During the meeting, remuneration packages, performance and service contracts of the Directors were reviewed and approved, no change was proposed to the remuneration policy.

The attendance of each member is set out as follows:

薪酬委員會

本公司於二零一二年三月二十二日成立由3位獨 立非執行董事及1名執行董事組成之薪酬委員會 (「薪酬委員會」)。盛婷女士為薪酬委員會主席。 薪酬委員會之職權範圍載於本公司網站及聯交所 網站。

薪酬委員會之角色及職能包括向董事會主席諮詢 彼等就其他執行董事之薪酬建議及就本公司全 體董事及高級管理層之薪酬政策及架構向董事 會作出建議。薪酬委員會已採納企業管治守則第 E.1.2(c)(ii)條守則條文項下之方式向董事會建議個 別執行董事及高級管理層薪酬待遇。

薪酬委員會每年須至少舉行一次會議。薪酬委員 會已於截至二零二四年十二月三十一日止年度內 舉行1次會議。於會議期間,董事薪酬待遇、表 現及服務合約已獲檢討及批准,並無建議對薪酬 政策作出任何變更。

各位成員之出席情況載列如下:

Name of members of		Attendance/ Number of meetings held 出席/舉行
Remuneration Committee	薪酬委員會成員姓名	會議次數
Ms. Sheng Ting (Chairman)	盛婷女士(主席)	1/1
Mr. He Keng	何鏗先生	1/1
Mr. Zhou Weibo	周偉波先生	1/1
Mr. Kwok Kim Hung Eddie	郭劍雄先生	1/1

NOMINATION COMMITTEE

The nomination committee of the Company (the "Nomination Committee") was established on 22 March 2012 comprising the 3 independent nonexecutive Directors and 1 executive Director. Mr. Zhou Weibo is currently the chairman of the Nomination Committee. The terms of reference of the Nomination Committee are available at the Company's website and on the website of the Stock Exchange.

The roles and functions of the Nomination Committee include reviewing the structure, size and composition (including the skills, knowledge and experience) of the Board at least once a year, making recommendations on any proposed changes to the Board to complement the Company's corporate strategies, identifying individuals suitably qualified to become Board members (select or make recommendations to the Board on the selection of individuals nominated for directorships), assessing the independence of independent non-executive Directors, making recommendations to the Board on relevant matters relating to the appointment or re-appointment of Directors and succession planning for Directors in particular the chairman; and reporting to the Board on its decisions or recommendations, unless there are legal or regulatory restrictions.

BOARD DIVERSITY POLICY

The Company has adopted a Board Diversity Policy to have a well diversified Board of Directors by considering a number of factors, including but not limited to gender, age, cultural/education and professional background, skills, knowledge and experience.

The Board consists of seven Directors, three of whom are independent non-executive Directors. The Nomination Committee and Board are of the view that the diversity of the Board is embodied in terms of age, skills, expertise, knowledge and educational background.

The Company attaches great importance to gender diversity. As at the date of this report, the proportion of female Directors on the Board reached 29%, including 2 female Directors among the 7 Directors, representing a relatively high level of gender diversity. The Company will regularly review the Board Diversity Policy to ensure that it meets the Company's needs and reflects regulatory regulations and good corporate governance practices.

提名委員會

本公司於二零一二年三月二十二日成立由3位獨 立非執行董事及1名執行董事組成之提名委員會 (「提名委員會」)。周偉波先生現為提名委員會主 席。提名委員會之職權範圍載於本公司網站及聯 交所網站。

提名委員會之角色及職能包括至少每年一次檢討 董事會的架構、人數及組成(包括技能、知識及 經驗方面),就任何為推行本公司企業戰略擬作 出的變動向董事會提出建議、物色具備合適資格 可擔任董事的人士(挑選、提名有關人士出任董 事或就此向董事會提供意見)、評核獨立非執行 董事的獨立性、就董事委任或重新委任以及董事 (尤其是主席)繼任計劃的有關事宜向董事會提出 建議及向董事會匯報其決定或建議,除非受法律 或監管限制所限而不能作出匯報。

董事會成員多元化政策

本公司已採納董事會成員多元化政策,透過考慮 多項因素,包括但不限於性別、年齡、文化/教 育及專業背景、技能、知識及經驗,務求達致董 事會成員多元化。

董事會由七名董事組成,其中三名為獨立非執行 董事,提名委員會及董事會認為董事會於年齡、 技能、專業經驗、知識及教育背景方面皆體現了 董事會成員之多元化。

本公司重視性別多元化,於本報告日期,董事 會的女性董事佔比達到29%,其中7名董事中有 2名女性董事,已處於相對較高的性別多元化水 平。本公司將定期檢討董事會成員多元化政策, 以確保政策切合本公司的需要,並反映監管規定 和良好企業管治常規。

NOMINATION POLICY

The Company has adopted a nomination policy for directors. The factors considered by the Nomination Committee in assessing candidates include, but are not limited to: (a) the structure, size and composition of the Board; (b) the diversity of the Board in terms of background, skill and experience (including but not limited to gender, age, education and professional background, skills, knowledge and experience); (c) the compliance with the independence criteria set out in Rule 5.09 of the GEM Listing Rules for the appointment of independent non-executive directors; and (d) any other relevant factors as determined by the Nomination Committee or the Board from time to time, and make recommendations on appointing board candidates or re-appointing existing members of the Board.

The appointments of directors will be proposed to the Board after the Nomination Committee assesses the above factors. The Nomination Committee will annually assess and report to the Board on the composition of the Board in a context of diversity and keep an watch on the implementation thereof.

Meeting of the Nomination Committee shall be held at least once a year. 1 meeting was held during the year ended 31 December 2024. Issues concerning the structure, size and composition of the Board were discussed.

The attendance of each member is set out as follows:

提名政策

本公司已採納董事提名政策。提名委員會在評估 候選人時考慮的因素包括(但不限於)以下各項, 並就委任董事會候選人或重新委任董事會現有成 員作出建議:(a)董事會的架構、規模及組成;(b) 董事會背景、技能及經驗之多元化(包括但不限 於性別、年齡、文化/教育及專業背景、技能、 知識及經驗);(c)符合載列於GEM上市規則第 5.09條對委任獨立非執行董事所規定的獨立性準 則;及(d)提名委員會或董事會不時決定的任何 其他相關因素。

所有董事之委任將由提名委員會評估上述因素後 向董事會作出建議,提名委員會將每年評估及在 企業管治報告內匯報董事會在多元化角度下的組 成,並監察本政策的執行。

提名委員會每年須至少舉行一次會議。提名委員 會已於截至二零二四年十二月三十一日止年度內 舉行1次會議。會上討論了有關董事會之架構、 人數及組成情況。

各位成員之出席情況載列如下:

Name of members of		Attendance/ Number of meetings held 出席/舉行
Nomination Committee	提名委員會成員姓名	山市/平1] 會議次數
Mr. Zhou Weibo <i>(Chairman)</i>	周偉波先生(主席)	1/1
Mr. He Keng	何鏗先生	1/1
Ms. Sheng Ting	盛婷女士	1/1
Mr. Kwok Kim Hung Eddie	郭劍雄先生	1/1

ACCOUNTABILITY AND AUDIT

Financial Reporting

The management provides such explanation and information to the Board and reports regularly to the Board on financial position and prospects of the business of the Company so as to enable the Board to make an informed assessment of the financial and other information put before the Board for approval.

The Directors acknowledge their responsibilities (as set out in the Independent Auditor's Report) for preparing the financial statements of the Group that give a true and fair view of the state of affairs of the Group. The responsibility of the external auditor is to form an independent opinion, based on their audit, on those consolidated financial statements prepared by the Board and to report their opinion to the shareholders of the Company. A statement by auditor about their reporting responsibility is set out in the Independent Auditor's Report.

INTERNAL CONTROL AND RISK MANAGEMENT

The Board is responsible for maintaining adequate system of internal controls and risk management within the Group and for reviewing their effectiveness. The systems of internal controls and risk management are designed to facilitate effective and efficient operations, to safeguard assets and to ensure the quality of internal and external reporting and compliance with applicable laws and regulations. They are also designed to provide reasonable, but not absolute, assurance that material misstatement or loss can be avoided, and to manage and minimize risks of failure in operation systems. The Company is committed to implementing a stricter and more regulated internal control and risk management procedures in the new financial year.

During the year ended 31 December 2024, the Board engaged an external consultant conduct a review on the Group's internal control and risk management systems and its effectiveness. No significant area of concern that may affect the financial, operational, compliance, internal control and risk management of the Group has been identified, and considers them effective and adequate.

The Group conducts review of the Group's internal control and risk management systems and its effectiveness regularly to ensure the interest of shareholders is safeguarded.

問責及審核

財務申報

管理層須就本公司之財政狀況及業務發展前景向 董事會提供有關解釋及資料,並定期向董事會匯 報,以便董事會能夠於其批准前就所提交之財務 及其他資料作出知情評估。

誠如獨立核數師報告書所載,董事確認負責編製 真實及公平地反映本集團財務狀況之本集團財務 報表。外聘核數師乃根據彼等之審核結果,對董 事會所編製之該等綜合財務報表作出獨立意見, 並向本公司股東匯報彼等之意見。核數師作出之 申報責任聲明載於獨立核數師報告書內。

內部監控及風險管理

董事會負責為本集團維持充分的內部監控及風險 管理系統,並審查其有效性。內部監控及風險管 理系統旨在促進營運效果及效率、維護資產及確 保內部及外對報告的質素和符合適用的法律法 規。此外,該等系統亦旨在合理(但非絕對)地保 證能避免發生嚴重誤報或損失的情況,以及管理 並減低營運系統失效的風險。本公司於新財政年 度內致力執行更嚴格及更高規範性的內部監控及 風險管理程序。

於截至二零二四年十二月三十一日止年度內,董 事會已委聘外部顧問以檢討本集團的內部監控及 風險管理系統及其有效性。概無識別到任何對本 集團財務、營運、合規、內部監控及風險管理造 成影響之重大關注事項。

本集團定期檢討本集團的內部監控及風險管理系 統及其有效性,以確保股東利益獲得保障。

OBJECTIVES OF RISK MANAGEMENT AND INTERNAL 風險管理及 CONTROL

The objectives of the risk management and internal control framework of the Group include:

- to strengthen the Company's risk (including the material risks relating to environmental, social and governance) management and internal control in compliance with the GEM Listing Rules requirements;
- to establish and constantly improve the risk management and internal control systems; and
- to keep baseline risks within the acceptable range.

THREE-TIER RISK MANAGEMENT APPROACH

The Group has adopted a three-tier risk management approach to identify, assess, mitigate and handle risks. At the first line of defence, business units are responsible for identifying, assessing and monitoring risks associated with each business or deal. The finance department, as the second line of defence, defines rule sets and models, oversees and reports risk management matters to the Board. It ensures that risks are within the acceptable range and that the first line of defence is effective. As the final line of defence, the Board together with the Audit Committee of the Company, with the professional advices and opinions from the external professional Company by whom internal audit work of the Group was conducted on annual basis, ensures that the first and second lines of defence are effective through constant inspection and monitoring.

PRINCIPLES OF INTERNAL CONTROL

Our risk management and internal control systems involve five elements as internal environment, risk assessment, control activities, information and communication and internal supervision. The aim of internal control is to reasonably guarantee the compliance of its operation and management with regulations and laws, assets security, and authenticity and integrity of financial report and related information, improve the efficiency and effectiveness of operating activities and promote the realization of development strategy of the Group.

風險管理及內部監控的目標

本集團的風險管理及內部監控框架的目標包括:

- 根據GEM上市規則規定加強本公司的風險 (包括與環境、社會及管治有關的重大風險)
 管理及內部監控;
- 建立及持續提升風險管理及內部監控系統:
 及
- 維持基線風險在可接受範圍內。

三級風險管理方法

本集團採納三級風險管理方法以識別、評估、降 低及應對風險。在第一道防線,業務單位負責識 別、評估及監察與每項業務或交易有關的風險。 作為第二道防線,財務部門界定規則組合及模 型、監督及向董事會報告風險管理事宜。其確保 風險在可接受範圍內及第一道防線行之有效。作 為最後一道防線,本公司董事會連同審核委員會 在外聘專業公司(按年為本集團進行內部審核工 作)的專業建議及意見下透過持續檢查及監控確 保第一道防線及第二道防線行之有效。

內部監控原則

我們的風險管理及內部監控系統涉及內部環境、 風險評估、監控活動、資訊與溝通及內部監督等 五項要素。內部監控旨在合理保證公司經營管理 合規合法、資產安全、財務報告及相關資料真實 完整、提高經營活動的效率及成效,以及促進本 集團實行發展策略。

EXTERNAL AUDITORS

The Audit Committee of the Company is responsible for the appointment of the external auditors, including the engagement of non-auditing tasks and fees. During the year ended 31 December 2024, the remuneration paid/payable to its auditors, KTC Partners CPA Limited are set out as follows:

外聘核數師

本公司審核委員會負責委聘外聘核數師,包括非 核數範圍的工作及費用。於截至二零二四年十二 月三十一日止年度內,本公司已付/應付其核數 師中瑞和信會計師事務所有限公司之酬金載列如 下:

		Fee paid/payable 已付/應付的費用 RMB'000
Services Rendered	所提供的服務	人民幣千元
Audit Service Non-audit services	審核服務 非審核服務	585
		585

JOINT COMPANY SECRETARIES

Ms. Zou Jing ("Ms. Zou") and Mr. Cheng Ching Kit ("Mr. Cheng") were appointed as the joint company secretaries of the Company on 7 February 2018 and 11 June 2018 respectively. The biographical details of Ms. Zou and Mr. Cheng are set out under the section headed "Biographical Details of Directors, Supervisors and Senior Management".

Mr. Cheng is an assistant vice president of SWCS Corporate Services Group (Hong Kong) Limited, and assists Ms. Zou in company secretarial affairs. The primary corporate contact person of Mr. Cheng at the Company is Ms. Zou.

According to Rule 5.15 of the GEM Listing Rules, Ms. Zou and Mr. Cheng have taken separately no less than 15 hours of relevant professional training during the year ended 31 December 2024.

聯席公司秘書

鄒靜女士(「鄒女士」)及鄭程傑先生(「鄭先生」)分 別於二零一八年二月七日及二零一八年六月十一 日獲委任為本公司聯席公司秘書。鄒女士及鄭先 生之履歷詳情載於「董事、監事及高級管理人員 的履歷詳情」一節。

鄭先生為方圓企業服務集團(香港)有限公司之副 總監,並在公司秘書事務方面協助鄒女士。鄭先 生在本公司的主要公司聯絡人為鄒女士。

根據GEM上市規則第5.15條, 鄒女士及鄭先生 已分別於截至二零二四年十二月三十一日止年度 接受不少於15小時之相關專業培訓。

INVESTORS' RELATIONS

The Company places great emphasis on its relationship and communication with investors. The Company has numerous communication channels, such as press conference and seminars, to communicate with the media, analysts and fund managers. Designated senior management staff holds dialogue with analysts, fund managers and investors, who are also arranged to visit the Company and investment projects from time to time, so as to keep them abreast of the Group's business and latest developments. In addition, investors can also visit the Company's website at www.ruiyuanhk.cn for the most updated information and the status of the business development of the Group.

At the annual general meeting of the Company held on 26 June 2024, a special resolution was passed by the shareholders approving certain amendments to the Articles of Association to allow the Company to (i) comply with the PRC regulations changes, (ii) disseminate corporate communications electronically and (iii) make certain house-keeping amendments to the Articles of Association. Details of the amendments were set out in the Company's circular dated 13 May 2024. Investors may obtain the latest Articles of Association from the websites of the Company and the Stock Exchange.

COMMUNICATION WITH SHAREHOLDERS

The Company has a shareholder communication policy that sets out strategies for promoting effective communication with Shareholders to ensure that Shareholders receive sufficient information and enable them to actively participate in the Company's activities and exercise their rights knowingly.

The Board and senior management recognise the responsibility of safeguarding the interest of Shareholders and provide highly transparent and real-time information on the Company so as to keep the Shareholders and investors abreast of the Company's position and help them to make the best investment decision. The Company believes that maintaining good and effective communication with shareholders can facilitate the Shareholders' understanding of the business performance and strategies of the Group. The Board and senior management also recognise the responsibility of safeguarding the interest of the Shareholders. In order to safeguard the Shareholders' interest, the Company reports its financial and operating performance to Shareholders through annual reports, interim reports and quarterly reports. Shareholders can also obtain information of the Group in time through annual reports, interim reports, quarterly reports, announcements, circulars, press releases and the Company's website (www.ruiyuanhk.cn).

投資者關係

本公司十分注重與投資者之關係及溝通。本公 司設有多種溝通渠道,如召開新聞發佈會、研討 會,與媒體、分析員及基金經理聯繫。指定之高 級管理人員與分析員、基金經理及投資者對話, 並不時安排彼等參觀本公司及投資項目,了解本 集團業務及最新發展。此外,投資者亦可於本公 司網站(www.ruiyuanhk.cn),及時了解本集團的 最新信息及業務發展狀況。

在本公司於二零二四年六月二十六日舉行的股東 週年大會上,股東通過一項特別決議案,批准對 公司章程細則作出若干修訂,以便本公司()遵守 中國法規變更,(ii)以電子方式發佈公司通訊,以 及(iii)對章程進行若干內部修訂。有關修訂的詳 情載於本公司日期為二零二四年五月十三日的通 函。投資者可於本公司及聯交所網站查閱最新的 公司章程。

與股東之溝通

本公司設有股東通訊政策,載列有關促進與股東 之間有效溝通之策略,以確保股東獲得足夠的資 訊及促使股東能夠積極參與公司活動,並在知情 的情況下行使股東的權利。

董事會及高層管理人員確認彼等須保障股東利益 的責任,提供高透明度及實時的公司資料,讓股 東及投資者及時了解公司狀況並作出最佳投資決 策。本公司深信,與股東保持良好有效之溝通, 有助於促進股東對本集團業務表現及策略的了解。 董事會及高級管理人員亦確認彼等須保障本公司 股東利益的責任。為保障股東利益,本公司透過 年報、中期報告及季度報告向股東匯報其財務及 經營表現。股東亦可透過年報、中期報告、季度 報告、公告、通函、新聞稿,以及本公司的網站 (www.ruiyuanhk.cn),及時取得本集團的資料。

The annual general meetings are an appropriate forum for direct communication between the Board and the Shareholders. Shareholders can raise questions directly to the Board in respect of the performance and future development of the Group at annual general meetings.

During the Reporting Period, the Board has reviewed the policy and its implementation and is of the view that it remains effective.

DIVIDEND POLICY

The Company has adopted a dividend policy to provide guidance to the Board on whether to declare and distribute dividends. In order to keep sufficient reserves for the future development of the Company, the Board will appraise its dividend policy based on the operations and earnings, cash flow, financial position, capital and other reserve requirements and surplus, contractual restrictions and its overall financial conditions and any other conditions or factors that the Board considers relevant, so as to determine or recommend dividends for any financial year and also the number, amount and form of dividends paid.

SHAREHOLDERS' RIGHTS

The general meetings of the Company provide an opportunity for communication between the shareholders and the Board. An annual general meeting of the Company shall be held in each year and at the place as may be determined by the Board. Each general meeting, other than an annual general meeting, shall be called an extraordinary general meeting ("EGM").

RIGHT TO CONVENE EGM

Pursuant to Article 52 of the Articles of Association, shareholders individually or jointly holding 10% or more of the Company's issued shares carrying voting rights requests in writing to the Company's registered office: Factory, No. 3, Laiyan Road West, Economic Development Zone (South Side), Yuyao City, Zhejiang Province, China for convening of an EGM.

The Board shall, in accordance with the laws, administrative regulations and the Articles of Association, furnish a written reply stating its agreement or disagreement to the convening of the general meeting within ten days upon receipt of such proposal.

In the event that the Board agrees to convene a general meeting, the notice of the general meeting shall be issued within 5 days after the passing of the relevant resolution of the Board. Any change to the original proposal made in the notice requires approval of the shareholders concerned.

股東週年大會提供合適場合讓董事會與股東進行 直接溝通。股東可就本集團的表現及未來發展於 股東週年大會向董事會直接提出問題。

報告期內,董事會已檢討該政策及其實施,並認 為其行之有效。

股息政策

本公司已採納股息政策,以為董事會決定是否宣 佈及派發股息方面提供指引。為確保本公司的未 來發展保留足夠的儲備,董事會將根據本公司的 營運及盈利、現金流量、財務狀況、資本及其他 儲備要求及盈餘、合約限制及其整體財務狀況以 及董事會認為有關的任何其他條件或因素,來評 估股息政策,以決定或建議任何財政年度是否派 發股息,及派發股息的次數、金額及形式。

股東權利

本公司之股東會提供機會讓本公司股東及董事會 進行溝通。本公司每年舉行一次股東週年大會, 地點由董事會釐定。各股東大會(股東週年大會 除外)稱為臨時股東大會(「臨時股東大會」)。

召開臨時股東大會之權利

根據公司章程第52條,單獨或合併持有本公司 10%或以上附有表決權的已發行股份的股東,可 向本公司註冊地址(地址為:中國浙江省余姚市 經濟開發區南區來雁路以西3號廠房)發出書面 要求,要求董事會召開臨時股東會。

董事會須根據法律行政法規和公司章程的規定, 自收到臨時股東會提議之日起10日內以書面形式 反饋同意或者不同意召開臨時股東會的反饋意見。

如董事會同意召開臨時股東會,須在收到提議後 5日內發出召開股東會的通知,通知中對原提議 的變更應當經有關股東的同意。

In the event that the Board does not agree to convene a general meeting or does not furnish any reply within 10 days upon receipt of the said proposal, shareholders individually or collectively holding 10% or more of the Company's shares shall be entitled to propose to the Supervisory Committee to convene a general meeting, provided that such proposal shall be made in writing.

Pursuant to Article 55 of the Articles of Association, the Company shall calculate, according to the written replies received 20 days before the date of the meeting, the number of shares carrying voting rights represented by the shareholders attending the meeting. The Company may convene a general meeting if the number of shares carrying voting rights represented by shareholders intending to attend aggregates to more than half of the total number of shares carrying such rights. If not, the Company shall make an announcement within five days, once again notifying the shareholders of the meeting. Once an announcement has been so made, the Company may convene the general meeting.

Pursuant to Article 73 of the Articles of Association, Shareholders requisitioning an extraordinary general meeting shall abide by the following procedures:

- (i) Two or more shareholders holding in aggregate 10% or more of the shares carrying the right to vote at the meeting sought to be held shall sign a written requisition in one or more counterparts in the same form and contents, requiring the board of Directors to convene an extraordinary general meeting or a class meeting thereof and stating the matters to be considered at the meeting. The board of Directors shall, as soon as possible after receipt of the requisition, convene an extraordinary general meeting or a class meeting thereof. The aforementioned number of shares held by the shareholders shall be calculated based on the date of submission of the written requisition.
- (ii) If the board of Directors fails to issue a notice to convene such meeting within 10 days from the date of receipt of the requisition, the requisitioning shareholders may themselves convene such meeting within 4 months of the receipt of the requisition by the board of Directors. In so convening a meeting, the requisitioning shareholders shall adopt a procedure as similar possible as that of general meetings convened by the board of Directors.

如董事會不同意召開臨時股東會或者自收到臨時 股東會提議之日起10日內未反饋意見,單獨或者 合計持有公司10%以上股份的股東有權向監事會 提議召開臨時股東會,但該提議應當以書面形式 提出。

根據公司章程第55條,本公司須根據會議召開前 20日時收到的書面回復,計算擬出席會議的股東 所代表的有表決權的股份數。若擬出席會議的股 東所代表的有表決權的股份數達到本公司有表決 權的股份總數二分之一以上,本公司可以召開股 東會;若達不到,本公司須在五日內將會議擬審 議的事項、開會日期和地點以公告形式再次通知 股東。經公告通知,本公司可以召開股東會。

根據公司章程第73條,股東要求召開臨時股東 會,應當按照下列程序辦理:

- (i) 合計持有在該擬舉行的會議上有表決權的 股份10%以上(含10%)的兩名或者兩名以 上的股東,可以簽署一份或者數份同樣格 式內容的書面要求,提請董事會召開臨時 股東會或者類別股東會議,並闡明會議的 議題。董事會在收到前述書面要求後須儘 快召開臨時股東會或者類別股東會議。前 述持股數按股東提出書面要求日計算。
- (ii) 倘董事會在收到前述書面要求後10日內沒 有發出召開會議的通知,提出該要求的股 東可以在董事會收到該要求後4個月內自 行召開會議。召開會議的程序應當盡可能 與董事會召開股東會的程序相同。

All reasonable expenses incurred by the requisitioning shareholders as a result of the failure of the board of Directors to convene a meeting and so convening such meeting themselves as mentioned above shall be borne by the Company and deducted from any sums due to such defaulting Directors by the Company.

RIGHT TO PUT FORWARD PROPOSALS AT GENERAL MEETINGS

Pursuant to Article 54 of the Articles of Association, the Board of Directors, the Board of Supervisors and shareholders severally or jointly holding 1% or above shares of the Company shall be entitled to submit proposals to the Company at the general meeting.

Shareholder(s) individually or jointly holding 1% or above of shares of the Company shall have the right to submit a temporary proposal to the convener in writing 10 days prior to the holding of the general meeting; the convener shall, within 2 days after its receipt of such a proposal, issue an supplementary notice of the general meeting, and announce the contents of the temporary proposal. If the listing rules of the place where the Company's shares are listed provide otherwise, such rules shall also be complied with.

RIGHT TO PUT ENQUIRIES TO THE BOARD

Shareholders have the right to put enquiries to the Board. All enquiries shall be in writing and sent by post to registered office of the Company in the PRC: Factory No. 3 Laiyan Road West, Economic Development Zone (South Side), Yuyao City, Zhejiang Province, China for the attention of Ms. Zou Jing, the Joint Company Secretary.

如股東因董事會未應前述要求舉行會議而自行召 集並舉行會議,其所發生的合理費用,須由公司 承擔,並從公司欠付失職董事的款項中扣除。

於股東大會上提呈提案之權利

根據公司章程第54條,董事會、監事會及單獨或 合併持有本公司1%或以上股份的股東,有權於 股東會上向本公司提出提案。

單獨或合併持有本公司1%或以上股份的股東, 有權在股東會召開10日前提出臨時提案並書面提 交召集人:召集人應當在收到相關提案後2日內 發出股東會補充通知,公告臨時提案的內容。如 本公司股份上市地的上市規則另有規定,應同時 滿足其規定。

向董事會作出查詢之權利

股東有權向董事會作出查詢。所有查詢必須以 書面作出,郵寄至本公司國內註冊辦事處,地址 為:中國浙江省余姚市經濟開發區(南區)來雁路 以西3號廠房。收件人為聯席公司秘書鄒靜女士。

KTC Partners CPA Limited *Certified Public Accountants (Practising)* 中瑞和信會計師事務所有限公司

TO THE SHAREHOLDERS OF ZHEJIANG RUIYUAN INTELLIGENT CONTROL TECHNOLOGY COMPANY LIMITED

(Incorporated in the People's Republic of China with limited liability)

OPINION

We have audited the consolidated financial statements of Zhejiang RuiYuan Intelligent Control Technology Company Limited (the "Company") and its subsidiaries (collectively referred to as the "Group") set out on pages 54 to 110, which comprise the consolidated statement of financial position as at 31 December 2024, and the consolidated statement of profit or loss and other comprehensive income, the consolidated statement of changes in equity and the consolidated statement of cash flows for the year then ended, and notes to the consolidated financial statements, including material accounting policy information and other explanatory information.

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

致浙江瑞遠智控科技股份有限公司 列位股東

(於中華人民共和國註冊成立的股份有限公司)

意見

本核數師已審核列載於第54至110頁浙江瑞遠智 控科技股份有限公司(「貴公司」)及其附屬公司(統 稱「貴集團」)的綜合財務報表,當中包括於二零 二四年十二月三十一日的綜合財務狀況表與截至 該日止年度的綜合損益及其他全面收益表、綜合 權益變動表及綜合現金流量表,以及綜合財務報 表附註,包括主要會計政策及其他説明資料。

本核數師認為,該等綜合財務報表已根據香港會 計師公會(「香港會計師公會」)頒佈的香港財務報 告準則(「香港財務報告準則」)真實與公平地反 映 貴集團於二零二四年十二月三十一日之綜合 財務狀況,及其截至該日止年度之綜合財務表現 及綜合現金流量,並已按照香港公司條例之披露 規定而妥善編製。

BASIS FOR OPINION

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

MATERIAL UNCERTAINTY RELATED TO GOING CONCERN

We draw attention to Note 1 to the consolidated financial statements, which indicates that the Group incurred a net loss of approximately RMB1,298,000 for the year ended 31 December 2024 and, as of that date, the Group had net current liabilities of approximately RMB53,566,000 and capital deficiency of approximately RMB53,445,000. These conditions, along with other matters as set forth in Note 1, indicate that a material uncertainty exists that may cast significant doubt on the Group's ability to continue as a going concern. Our opinion is not modified in respect of this matter.

OTHER INFORMATION

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

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

In connection with our audit of the consolidated financial statements, our responsibility is to read the Other Information and, in doing so, consider whether the Other Information is materially inconsistent with the consolidated financial statements or our knowledge obtained in the audit or otherwise appears to be materially misstated. If, based on the work we have performed, we conclude that there is a material misstatement of this Other Information, we are required to report that fact. We have nothing to report in this regard.

意見的基礎

本核數師已按照香港會計師公會頒佈的香港審核 準則(「香港審核準則)進行審核工作。我們就該 等準則承擔的責任在本報告核數師就審核綜合財 務報表承擔的責任一節中進一步闡述。根據香港 會計師公會的職業會計師道德守則(「守則」),我 們獨立於 貴集團,並已履行守則中的其他職業 道德責任。本核數師相信,本核數師所獲得的審 核憑證能充足和適當地為本核數師的審核意見提 供基礎。

關於持續經營的重大不確定性

我們注意到綜合財務報表附註1指出, 貴集團於 截至二零二四年十二月三十一日止年度產生虧損 淨額約人民幣1,298,000元,而 貴集團截至該 日有流動負債淨額約人民幣53,566,000元及資本 虧絀約人民幣53,445,000元。該等狀況連同附註 1所載的其他事項顯示存在重大不明朗因素可能 對 貴集團持續經營的能力構成重大疑慮。我們 的意見並無就此作出修訂。

其他資料

貴公司董事須對其他資料負責。其他資料包括年 報內所載的資料,但不包括綜合財務報表及我們 就此發出的核數師報告書(「其他資料」)。

本核數師對綜合財務報表的意見並不涵蓋其他資 料,亦不對該等其他資料發表任何形式的保證結 論。

就本核數師對綜合財務報表的審核,本核數師的 責任乃細閱其他資料,在此過程中,考慮其他資 料與綜合財務報表或本核數師在審核過程中所知 悉的情況是否存在重大抵觸或看似存在重大錯誤 陳述。基於本核數師已執行的工作,倘本核數師 認為其他資料存在重大錯誤陳述,本核數師需要 報告該事實。本核數師就此並無任何事項須報告。

RESPONSIBILITIES OF THE DIRECTORS AND THE AUDIT COMMITTEE FOR THE CONSOLIDATED FINANCIAL STATEMENTS

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

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

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

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

Our objectives are to obtain reasonable assurance about whether the consolidated financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion solely to you, as a body, in accordance with our agreed terms of engagement, and for no other purpose. We do not assume responsibility towards or accept liability to any other person for the contents of this report.

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

董事及審核委員會就綜合財務報表須承 擔的責任

貴公司董事須負責根據香港會計師公會頒佈的香 港財務報告準則及香港公司條例的披露規定,編 製表達真實且公允意見的綜合財務報表,以及維 持董事認為必要的內部監控,以確保編製綜合財 務報表時不存在由於欺詐或錯誤而導致的重大錯 誤陳述。

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

審核委員會須負責監督 貴集團的財務報告過程。

核數師就審核綜合財務報表承擔的責任

我們的目標,是對綜合財務報表整體是否不存在 由於欺詐或錯誤而導致的重大錯誤陳述取得合理 保證,並出具包括我們意見的核數師報告書。我 們僅向 閣下(作為整體)按照我們協定的委聘條 款報告,除此之外別無其他目的。我們不會就本 報告的內容向任何其他人士負上或承擔任何責任。

合理保證是高水平的保證,但不能保證按照香港 審核準則進行的審核,在某一重大錯誤陳述存在 時總能發現。錯誤陳述可以由欺詐或錯誤引起, 如果合理預期它們單獨或匯總起來可能影響綜合 財務報表使用者依賴綜合財務報表所作出的經濟 決定,則有關的錯誤陳述可被視作重大。

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

- Identify and assess the risks of material misstatement of the consolidated financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Group's internal control.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by the directors.
- Conclude on the appropriateness of the directors' use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Group's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the consolidated financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Group to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the consolidated financial statements, including the disclosures, and whether the consolidated financial statements represent the underlying transactions and events in a manner that achieves fair presentation.
- Plan and perform the group audit to obtain sufficient appropriate audit evidence regarding the financial information of the entities or business activities within the Group as a basis for forming an opinion on the consolidated financial statements. We are responsible for the direction, supervision and performance of the group audit. We remain solely responsible for our audit opinion.

在根據香港審核準則進行審核的過程中,我們運 用了專業判斷,保持了專業懷疑態度。我們亦:

- > 識別和評估由於欺詐或錯誤而導致綜合財務報表存在重大錯誤陳述的風險,設計及執行審核程序以應對這些風險,以及獲取充足和適當的審核憑證,作為我們意見的基礎。由於欺詐可能涉及串謀、偽造、蓄意遺漏、虛假陳述,或凌駕於內部控制之上,因此未能發現因欺詐而導致的重大錯誤陳述的風險高於未能發現因錯誤而導致的重大錯誤陳述的風險。
- 了解與審核相關的內部控制,以設計適當 的審核程序,但目的並非對 貴集團內部 控制的有效性發表意見。
- 評價董事所採用會計政策的恰當性及作出 會計估計和相關披露的合理性。
- 對董事採用持續經營會計基礎的恰當性作 出結論。根據所獲取的審核憑證,確定是 否存在與事項或情況有關的重大不確定性, 從而可能導致對 貴集團的持續經營能力 產生重大疑慮。如果我們認為存在重大不 確定性,則有必要在核數師報告書中提請 注意綜合財務報表中的相關披露。假若有 關的披露不足,則我們應當發表非保留意 見。我們的結論是基於核數師報告書日期 止所取得的審核憑證。然而,未來事項或 情況可能導致 貴集團不能持續經營。
- 評價綜合財務報表的整體列報方式、結構 和內容,包括披露,以及綜合財務報表是 否中肯反映相關交易和事項。
- 就 貴集團內實體或業務活動的財務資料 獲取充足、適當的審核憑證,以便對綜合 財務報表發表意見。我們負責 貴集團審 核的方向、監督與執行。我們為審核意見 承擔全部責任。

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

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

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

除其他事項外,我們與審核委員會員溝通了計劃 的審核範圍、時間安排、重大審核發現等,包括 我們在審核中識別出內部控制的任何重大缺陷。

我們還向審核委員會提交聲明,説明我們已符合 有關獨立性的相關專業道德要求,並與他們溝通 有可能合理地被認為會影響我們獨立性的所有關 係和其他事項,以及在適用的情況下,用以消除 對獨立性產生威脅的行動或採取的防範措施。

從與審核委員會溝通的事項中,我們確定哪些事 項對本期間綜合財務報表的審核最為重要,因而 構成關鍵審核事項。我們在核數師報告書中描述 這些事項,除非法律法規不允許公開披露這些事 項,或在極端罕見的情況下,如果合理預期在我 們報告中溝通某事項造成的負面後果超過產生的 公眾利益,我們決定不應在報告中溝通該事項。

KTC Partner CPA Limited

Certified Public Accountants (Practising) Hong Kong, 20 March 2025

Chow Yin Kwan Yvonne Practising Certificate Number P07989

中瑞和信會計師事務所有限公司 執業會計師 香港,二零二五年三月二十日

周諺筠 執業證書編號P07989

Consolidated Statement of Profit or Loss and Other Comprehensive Income 综合損益及其他全面收益表 For the year ended 31 December 2024

截至二零二四年十二月三十一日止年度

			2024	2023
			二零二四年	二零二三年
		Notes	RMB'000	RMB'000
		附註	人民幣千元	人民幣千元
Revenue	收益	5	22,279	21,783
Cost of sales	銷售成本		(20,510)	(20,158)
Gross profit	毛利		1,769	1,625
Other income and other gains	其他收入及其他收益	7	6	18
Selling expenses	銷售開支		(319)	(306)
Administrative expenses	行政費用		(2,663)	(2,571)
Finance costs	融資成本	8	(91)	(2,280)
Loss before taxation	除税前虧損	9	(1,298)	(3,514)
Income tax expense	所得税開支	10	-	
Loss and total comprehensive loss	本公司擁有人應佔			
for the year attributable to	年內虧損及全面虧損總額			
owners of the Company			(1,298)	(3,514)
Loss per share	每股虧損			
(RMB' cents)	(人民幣分)	14		
Basic	基本		(0.26)	(0.70)
Diluted	攤薄		N/A 不適用	N/A 不適用

Consolidated Statement of Financial Position

綜合財務狀況表 At 31 December 2024

於二零二四年十二月三十一日

		Notes 附註	2024 二零二四年 RMB'000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元
NON-CURRENT ASSETS	非流動資產	15	101	4.4.4
Plant and equipment	廠房及設備	15	121	144
			121	144
CURRENT ASSETS	流動資產			
Inventories	存貨	16	25	29
Trade receivables	應收貿易賬款	17	12	371
Prepayments, deposits and	預付款項、按金及			
other receivables	其他應收賬款		1	4
Tax recoverable	可收回税款		4	1
Bank balances and cash	銀行結餘及現金	18	11,999	12,768
			12,041	13,173
			12,041	10,170
CURRENT LIABILITIES	流動負債			
Trade payables	應付貿易賬款	19	3,695	4,095
Other payables and accruals	其他應付賬款及應計費用	20	761	729
Contract liabilities	合約負債	21	19	410
Amount due to a shareholder of	應付最終控股公司一名股東			
ultimate holding company	款項	22	7,740	7,790
Amount due to a major shareholder	應付一名主要股東款項	23	46,000	46,000
Bank borrowings Dividends payables	銀行借款 應付股息	24 25	2,952 4,440	2,000 4,440
Dividerids payables	愿时放志	20	4,440	4,440
			(65,607)	(65,464)
NET CURRENT LIABILITIES	流動負債淨額		(53,566)	(52,291)
NET LIABILITIES	淨負債		(53,445)	(52,147)
CAPITAL AND RESERVES	資本及儲備			

資本及儲備 50,000 Share capital 股本 26 50,000 Reserves 儲備 (103,445) (102, 147)**CAPITAL DEFICIENCY** 資本虧絀 (53,445) (52,147)

Consolidated Statement of Financial Position 綜合財務狀況表 At 31 December 2024 於二零二四年十二月三十一日

The consolidated financial statements on pages 54 to 110 were approved and authorised for issue by the board of directors on 20 March 2025 and are signed on its behalf by: 第54頁至第110頁的綜合財務報表乃經董事會於 二零二五年三月二十日批准及授權刊發,並由下 列董事代表簽署:

He Keng 何鏗 Director 董事 Yao Yongtao 姚勇濤 Director 董事

Consolidated Statement of Changes in Equity

綜合權益變動表 For the year ended 31 December 2024

截至二零二四年十二月三十一日止年度

		Attributable to owners of the Company 本公司擁有人應佔					
					Statutory		
		Share	Capital	Other	surplus	Accumulated	
		capital	reserve	reserves	reserve 法定盈餘	losses	Total
		股本	資本儲備	其他儲備	公積金	累計虧損	總計
		RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
		人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元
			(Note i)	(Note ii)	(Note iii)		
			(附註i)	(附註ii)	(附註iii)		
At 1 January 2023	於二零二三年一月一日	50,000	40,449	291,319	25,465	(455,866)	(48,633)
Loss and total comprehensive loss for the year	年內虧損及全面虧損總額	_	_	_	_	(3,514)	(3,514)
At 31 December 2023 and	於二零二三年十二月三十一日及						
1 January 2024	二零二四年一月一日	50,000	40,449	291,319	25,465	(459,380)	(52,147)
Loss and total comprehensive	年內虧損及全面虧損總額					(1.000)	(1.202)
loss for the year		-	-	-	-	(1,298)	(1,298)
At 31 December 2024	於二零二四年十二月三十一日	50,000	40,449	291,319	25,465	(460,678)	(53,445)

Notes:

(i) CAPITAL RESERVE

Capital reserve includes the share premium arising from the issuance of H shares after deduction of the respective share issuance costs of the Company.

(ii) OTHER RESERVES

Other reserves represent the waiver of the amounts due to a former major shareholder upon change in shareholding in the Company in previous year, the difference between the fair value of the loan from a major shareholder and the amount received in May 2017, gain on extinguishment of the loan from a major shareholder in May 2020, and waiver of amount due to a major shareholder.

(iii) STATUTORY SURPLUS RESERVE

The Articles of Association of the Company and its subsidiaries established in the People's Republic of China (the "PRC") require the appropriation of 10% of their profit after income tax determined under the PRC accounting standards each year to the statutory surplus reserve until the balance reaches 50% of the registered share capital. According to the provision of the Company's Articles of Association, under normal circumstances, the statutory surplus reserve shall only be used for making up losses, capitalisation into share capital and expansion of the Company's production and operation. For the capitalisation of statutory surplus reserve into share capital, the remaining amount of such reserve shall not be less than 25% of the registered share capital.

附註:

(i) 資本儲備

資本儲備包括本公司發行H股產生的股份溢價(已扣除 相關股份發行成本)。

(ii) 其他儲備

其他儲備指於以往年度本公司股權變動後豁免應付一名 前主要股東款項、來自一名主要股東貸款之公平值及於 二零一七年五月收取的款項之間的差額、於二零二零年 五月清算來自一名主要股東之貸款之收益及豁免應付一 名主要股東款項。

(iii) 法定盈餘公積金

本公司及其在中華人民共和國(「中國」)成立的附屬公司 的公司章程規定,每年須將根據中國會計準則計算的除 所得税後溢利其中10% 撥入法定盈餘公積金,直至法定 盈餘公積金結餘達到註冊股本的50%為止。根據本公司 的公司章程規定,在一般情況下,法定盈餘公積金僅可 用作抵銷虧損、撥充股本及擴展本公司的生產及營運。 就將法定盈餘公積金撥充股本而言,法定盈餘公積金的 餘額不得少於註冊股本的25%。

Consolidated Statement of Cash Flows

综合現金流量表 For the year ended 31 December 2024 ^{截至二零二四年十二月三十一日止年度}

		2024 二零二四年 RMB'000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元
OPERATING ACTIVITIES	經營業務		
Loss before taxation	除税前虧損	(1,298)	(3,514)
Adjustments for:	已就下列項目調整:		
Depreciation of plant and equipment	廠房及設備折舊	23	57
Finance costs	融資成本	91	2,280
Reversal of impairment loss on	撥回應收賬款減值虧損		
trade receivables		(2)	_
Operating cash flows before movements	營運資金變動前的營運現金流量		
in working capital		(1,186)	(1,177)
Decrease/(increase) in inventories	存貨減少/(増加)	4	(20)
Decrease in trade receivables	應收貿易賬款減少	361	2,551
Decrease in prepayments,	預付款項、按金及其他應收賬款		
deposits and other receivables	減少	3	32
Decrease in trade payables	應付貿易賬款減少	(400)	(4,246)
Increase in other payables and accruals	其他應付賬款及應計費用增加	32	90
Decrease in contract liabilities	合約負債減少	(391)	(1,101)
Cash used in operations	經營業務所用現金	(1,577)	(3,871)
Income tax paid	已付所得税	(3)	(72)
•	· · · · · · · · · · · · · · · · · ·		
NET CASH USED IN	經營業務所用現金淨額		
OPERATING ACTIVITIES	<u>៳</u> ឨ末伽川川穴並け限	(1,580)	(3,943)

Consolidated Statement of Cash Flows

综合現金流量表 For the year ended 31 December 2024 ^{截至二零二四年十二月三十一日止年度}

		2024 二零二四年 RMB'000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元
FINANCING ACTIVITIES (Repayment to)/advance from a shareholder of	融資活動 來自最終控股公司一名股東		
ultimate holding company Proceeds from bank borrowings Repayment of bank borrowings Interest paid	(還款)/墊款 銀行借款所得款項 償還銀行借款 已付利息	(50) 3,000 (2,048) (91)	50 2,000 - -
NET CASH GENERATED FROM FINANCING ACTIVITIES	融資活動所得現金淨額	811	2,050
NET DECREASE IN CASH AND CASH EQUIVALENTS	現金及現金等值項目減少 淨額	(769)	(1,893)
CASH AND CASH EQUIVALENTS AT THE BEGINNING OF THE YEAR	於年初的現金及現金等值項目	12,768	14,661
TOTAL CASH AND CASH EQUIVALENTS AT THE END OF THE YEAR represented by bank balances and cash	於年末的現金及現金等值項目總額 即銀行結餘及現金	11,999	12,768

综合財務報表附註 For the year ended 31 December 2024 ^{截至二零二四年十二月三十一日止年度}

1. GENERAL INFORMATION

Zhejiang RuiYuan Intelligent Control Technology Company Limited (the "Company") is a joint stock limited liability company incorporated in the People's Republic of China (the "PRC") and its shares are listed on the GEM of The Stock Exchange of Hong Kong Limited (the "Stock Exchange"). Its immediate holding company is Zhejiang RuiYuan Intelligent Robot Co., Ltd, a company incorporated in the PRC. Its ultimate holding company is Hangzhou Qindie Electronic Equipment Company Limited, a company incorporated in the PRC. Its ultimate controlling party is Mr. He Keng, who is also the Chairman and Executive Director of the Company.

The addresses of the registered office and principal place of business of the Company are disclosed in the "Corporate Information" section to the Annual Report.

The consolidated financial statements are presented in Renminbi ("RMB"). The functional currency of the Company and its subsidiaries (collectively referred to as the "Group") is RMB.

The principal activities of the Group are sales of controller systems for electronic equipment and electronic component and subassembly for electronic appliances and manufacturing and sales of CNC machine tools optical and mechanical products in the PRC.

1. 一般資料

浙江瑞遠智控科技股份有限公司(「本公司」) 為於中華人民共和國(「中國」)註冊成立的 股份有限公司,其股份在香港聯合交易所 有限公司(「聯交所」)GEM上市。其直接控 股公司為浙江瑞遠智能機器人股份有限公 司(一間於中國註冊成立的公司)。其最終 控股公司為杭州沁蝶機電設備有限公司(一 間於中國註冊成立的公司)。其最終控股人 士為何鏗先生,彼亦為本公司主席兼執行 董事。

本公司之註冊辦事處地址及主要營業地點 披露於年報中之「公司資料」一節。

綜合財務報表以人民幣(「人民幣」)呈列。 本公司及其附屬公司(統稱為「本集團」)的 功能貨幣為人民幣。

本集團主要在中國從事銷售可用於電子用 品的電子設備及電子元件及電子部件的控 制器系統以及製造及銷售數控機床光機產 品業務。

综合財務報表附註 For the year ended 31 December 2024

截至二零二四年十二月三十一日止年度

1. GENERAL INFORMATION - Continued

Going concern

During the year, the Group incurred a net loss for the year of approximately RMB1,298,000. At 31 December 2024, the Group had net current liabilities of approximately RMB53,566,000 and capital deficiency of approximately RMB53,445,000. These conditions indicate the existence of a material uncertainty which may cast significant doubt on the Group's ability to continue as a going concern and therefore it may be unable to realise its assets and discharge its liability in the normal course of business. Nevertheless, the directors of the Company (the "Directors") have performed an assessment of the Group's future liquidity and cash flows, taking into account the following relevant matters:

- (i) The Directors will strengthen to implement measures aiming of improving the working capital and cash flows of the Group including closely monitoring the general administrative expenses and operating costs.
- (ii) A major shareholder of the Company and a shareholder of ultimate holding company confirm to provide adequate financial support to the Group as is necessary to ensure its continuing operation for a period at least twelve months from the date of this report.
- (iii) Amount due to a shareholder of ultimate holding company of approximately RMB7,740,000 as at 31 December 2024 is repayable on demand. The shareholder of ultimate holding company confirm that he will not demand for repayment until the Group has improved its liquidity position.
- (iv) Amount due to a major shareholder approximately RMB46,000,000 as at 31 December 2024 is interest-free and repayable on demand. The major shareholder of the Company confirms that he will not demand for repayment until the Group has improved its liquidity position.

The Directors consider that after taking into account the abovementioned financing plans and financial support of the major shareholder, the Group will have sufficient working capital to satisfy its present requirements for at least the next twelve months from the date of approval of these consolidated financial statements. Accordingly, the consolidated financial statements have been prepared on a going concern basis. Should the Group be unable to continue to operate as a going concern, adjustments would have to be made to the consolidated financial statements to write down the value of assets to their recoverable amounts, to provide for further liabilities which might arise and to reclassify non-current assets and liabilities as current assets and liabilities respectively. The effect of these adjustments have not been reflected in the consolidated financial statements.

1. 一般資料 - 續

持續經營

年內,本集團錄得年內虧損淨額約人民 幣1,298,000元。於二零二四年十二月 三十一日,本集團的流動負債淨額約人 民幣53,566,000元及資本虧絀約人民幣 53,445,000元。該等情況顯示經營存在重 大不確定性,可能對本集團繼續持續經營 的能力產生重大質疑,因此,本集團可能 無法在日常營業過程中將其資產變現,亦 無法清償其負債。然而,本公司董事([董 事])已對本集團的未來流動資金及現金流 量進行評估,當中計及以下相關事項:

- (i) 董事將加強實施旨在增加本集團營運 資金及現金流量的措施,包括密切監 控一般行政費用及營運成本。
- (ii) 本公司一名主要股東及最終控股公司 一名股東已確認在必要時向本集團提 供足夠的財務支持,以確保本集團能 夠自本報告日期至少十二個月期間內 持續運營。
- (iii) 於二零二四年十二月三十一日應付最 終控股公司一名股東款項約人民幣 7,740,000元,須按要求償還。最終 控股公司股東確認於本集團流動資金 狀況得到改善前,彼將不會要求還款。
- (iv) 截至二零二四年十二月三十一日止年 度應付一名主要股東款項約人民幣 46,000,000元為免息及須應要求償 還。該名本公司主要股東確認彼不會 要求還款,直至本集團改善其流動資 金狀況為止。

董事認為,經計及上述融資計劃及主要股 東的財務支持,本集團將具備充足的營運 資金以履行其於該等綜合財務報表批准日 期起計至少未來十二個月的現時需求。因 此,綜合財務報表乃基於持續經營基準繼續營 業,有必要將綜合財務報表中之資產價值 分別撇減至可收回金額、為可能產生之其 他負債計提撥備以及將非流動資產及負債。該等調 整之影響並未於綜合財務報表中反映。

綜合財務報表附註 For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

APPLICATION OF NEW AND AMENDMENTS 2. TO HONG KONG FINANCIAL REPORTING STANDARDS ("HKFRSs")

New and amendments to HKFRSs that are mandatorily effective for the current year

In the current year, the Group has applied the following new and amendments to HKFRSs issued by the Hong Kong Institute of Certified Public Accountants ("HKICPA") for the first time, which are mandatorily effective for the Group's annual period beginning on 1 January 2024 for the preparation of the consolidated financial statements:

Amendments to HKAS 1	Classification of Liabilities as Current or Non-current and related amendments to Hong Kong Interpretations 5	香港會計準則第1號 (修訂本)	將
Amendments to HKAS 1	(2020) Non-current Liabilities with Covenants	香港會計準則第1號 (修訂本)	跅
Amendments to HKFRS 16	Lease Liability in a Sale and Leaseback	香港財務報告準則 第16號(修訂本)	住日
Amendments to HKAS 7 and HKFRS 7	Supplier Finance Arrangements	香港會計準則第7號及香 港財務報告準則第7號	供

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

應用新訂及經修訂香港財務報告準 2. 則(「香港財務報告準則|)

於本年度強制生效的新訂及經修訂香 港財務報告準則

於本年度,本集團已就編製綜合財務報表 首次應用香港會計師公會(「香港會計師公 會」)頒佈的下列香港財務報告準則的新訂 及修訂本,乃於二零二四年一月一日或之 後開始的本集團年度期間強制生效:

香港會計準則第1號	將負債分類為流
(修訂本)	動或非流動及
	相關香港詮釋
	第5號的修訂
	(2020年)
香港會計準則第1號	附帶契諾的非流
(修訂本)	動負債
香港財務報告準則	售後租回中的租
第16號(修訂本)	賃負債
香港會計準則第7號及香	供應商融資安排
港財務報告準則第7號	
(修訂本)	

於本年度應用新訂及經修訂香港財務報告 準則並無對本年度及過往年度的本集團的 財務狀況及表現及/或該等綜合財務報表 所載披露資料造成重大影響。

綜合財務報表附註 For the year ended 31 December 2024

截至二零二四年十二月三十一日止年度

APPLICATION OF NEW AND AMENDMENTS 2. TO HONG KONG FINANCIAL REPORTING STANDARDS ("HKFRSs") - Continued

New and amendments to HKFRSs in issue but not yet effective

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

- Amendments to HKFRS 10 Sale or Contribution of Assets and HKAS 28 between an Investor and its Associate or Joint Venture¹ Amendments HKAS 21 Lack of Exchangeability² Amendments to the Classification Amendments to HKFRS 9 and HKFRS 7 and Measurement of Financial Instruments³ Amendments to HKFRS Annual Improvements to HKFRS Accounting Standards Accounting Standards -Volume 11³ **HKFRS 18** Presentation and Disclosure in Financial Statements⁴
- Effective for annual periods beginning on or after to be determined.
- 2 Effective for annual periods beginning on or after 1 January 2025.
- 3 Effective for annual periods beginning on or after 1 January 2026.
- 4 Effective for annual periods beginning on or after 1 January 2027.

Except for the new and amendments to HKFRSs mentioned below, the directors of the Company anticipate that the application of all other amendments to HKFRSs will have no material impact on the consolidated financial statements in the foreseeable future.

2. 應用新訂及經修訂香港財務報告準 則(「香港財務報告準則|) - 續

> 已頒佈但尚未生效的新訂香港財務報 告準則修訂本

> 本集團並未提早應用下列已頒佈但尚未生 效的香港財務報告準則修訂本:

香港財務報告準則	投資者與其聯營公司或
第10號及香港會計準則	合資企業之間之資產
第28號(修訂本)	出售或投入1
香港財務報告準則	缺乏可兑換性 ²
第1號及香港會計準則	
第21號(修訂本)	
香港財務報告準則第9號及	金融工具的分類
香港財務報告準則	及計量 ³
第7號(修訂本)	
香港財務報告會計準則	香港財務報告會計準則
第11冊(修訂本)	的年度改進 ³

香港財務報告準則第18號 財務報表的呈列及披露4

- 於待釐定日期當日或之後開始的年度期間生效。
- 於二零二五年一月一日或之後開始的年度期間生效。
- 於二零二六年一月一日或之後開始的年度期間生效。
- 於二零二七年一月一日或之後開始的年度期間生效。

除下文所提及的香港財務報告準則修訂本 外,本公司董事預期應用所有其他香港財 務報告準則修訂本在可見將來不會對綜合 財務報表造成任何重大影響。

综合財務報表附註 For the year ended 31 December 2024 ^{截至二零二四年十二月三十一日止年度}

2. APPLICATION OF NEW AND AMENDMENTS TO HONG KONG FINANCIAL REPORTING STANDARDS ("HKFRSs") – Continued

Amendments to HKFRS 9 and HKFRS 7 *Amendments* to the Classification and Measurement of Financial Instruments

The amendments to HKFRS 9 clarify the recognition and derecognition for financial asset and financial liability and add an exception which permits an entity to deem a financial liability to be discharged before the settlement date if it is settled in cash using an electronic payment system if, and only if certain conditions are met.

The amendments also provide guidance on the assessment of whether the contractual cash flows of a financial asset are consistent with a basic lending arrangement. The amendments specify that an entity should focus on what an entity is being compensated for rather than the compensation amount. Contractual cash flows are inconsistent with a basic lending arrangement if they are indexed to a variable that is not a basic lending risk or cost. The amendments state that, in some cases, a contingent feature may give rise to contractual cash flows that are consistent with a basic lending arrangement both before and after the change in contractual cash flows, but the nature of the contingent event itself does not relate directly to changes in basic lending risks and costs. Furthermore, the description of the term "non-recourse" is enhanced and the characteristics of "contractually linked instruments" are clarified in the amendments.

The disclosure requirements in HKFRS 7 in respect of investments in equity instruments designated at fair value through other comprehensive income are amended. In particular, entities are required to disclose the fair value gain or loss presented in other comprehensive income during the period, showing separately those related to investments derecognised during the reporting period and those related to investments held at the end of the reporting period. An entity is also required to disclose any transfers of the cumulative gain or loss within equity related to the investments derecognised during the reporting period. In addition, the amendments introduce the requirements of qualitative and quantitative disclosure of contractual terms that could affect the contractual cash flow based on a contingent even not directly relating to basic lending risks and cost.

 應用新訂及經修訂香港財務報告準 則(「香港財務報告準則」) - 續

> 香港財務報告準則第9號及香港財務 報告準則第7號(修訂本)*財務工具分 類及計量的修訂*

> 香港財務報告準則第9號的修訂本釐清金 融資產及金融負債的確認及終止確認,並 增加一項例外情況,即當且僅當符合若干 條件時,允許實體可將使用電子付款系統 以現金結算的金融負債視為於結算日期之 前償付。

> 該等修訂本亦就評估金融資產的合約現金 流量是否與基本借貸安排相一致提供指引。 該等修訂本訂明,實體應當專注於獲得補 償的實體而非補償金額。若合約現金流量 與並非基本借貸安排不一致。該等修訂本 則其與基本借貸安排不一致。該等修訂本 原述,於若干情況下,或然特徵可能於合 約現金流量變動之前及之後引致與基本貸 款安排一致的合約現金流量,惟或然事件 本身的性質與基本借貸風險及成本的變化 並不直接相關。此外,該等修訂本中加強 對「無追索權」一詞的描述以及釐清「合約 相關工具」的特點。

> 香港財務報告準則第7號有關指定為按公 平值計入其他全面收益的權益工具的投資 的披露規定已予修訂。特別是,實體須披 露於期內其他全面收益內呈列的公平值收 益或虧損,分別列示與於報告期內已終止 確認的投資相關者以及與於報告期末持有 的投資相關者。實體亦須披露於報告期內 已終止確認投資相關的權益內累計收益或 虧損的任何轉撥。此外,該等修訂本引進 對可能影響基於或然因素(即使與基本借貸 風及成本不直接相關)的合約現金流量的合 約條款進行定性及定量披露的要求。

综合財務報表附註 For the year ended 31 December 2024 ^{截至二零二四年十二月三十一日止年度}

2. APPLICATION OF NEW AND AMENDMENTS TO HONG KONG FINANCIAL REPORTING STANDARDS ("HKFRSs") – Continued

Amendments to HKFRS 9 and HKFRS 7 Amendments to the Classification and Measurement of Financial Instruments — Continued

The amendments are effective for annual reporting periods beginning on or after 1 January 2026, with early application permitted. The application of the amendments is not expected to have significant impact on the financial position and performance of the Group.

HKFRS 18 Presentation and Disclosure in Financial Statements

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

HKFRS 18, and amendments to other standards, will be effective for annual periods beginning on or after 1 January 2027, with early application permitted. The application of the new standard is expected to affect the presentation of the statement of profit or loss and disclosures in the future financial statements. The Group is in the process of assessing the detailed impact of HKFRS 18 on the Group's consolidated financial statements. 2. 應用新訂及經修訂香港財務報告準 則(「香港財務報告準則」) - 續

> 香港財務報告準則第9號及香港財務 報告準則第7號(修訂本)*財務工具分 類及計量的修訂 - 續*

> 該等修訂本於二零二六年一月一日或之後 開始的年度報告期間生效,並允許提早應 用。應用該等修訂本預期不會對本集團的 財務狀況及表現產生重大影響。

香港財務報告準則第18號*財務報表之 呈列及披露*

香港財務報告準則第18號財務報表之呈列 及披露載列對財務報表中之呈列及披露要 求,將取代香港會計準則第1號「財務報表 之呈列」。本新訂香港財務報告準則會計準 則,於延續香港會計準則第1號眾多要求 同時,引入於損益表中呈列指定類別及定 義小計的新要求;於財務報表附註中提供 管理層定義的表現計量之披露,並改善財 務報表中將予披露之合併及分類資料。此 外,香港會計準則第1號之部份段落已移 至香港會計準則第1號之部份段落已移 至香港會計準則第2號「現金流 量表」及香港會計準則第33號「每股盈利」 亦作出細微修訂。

香港財務報告準則第18號及其他準則之修 訂本將於2027年1月1日或之後開始之年 度期間生效,並允許提早應用。應用新準 則預期將會影響損益表之呈列以及未來財 務報表之披露。集團正在評估香港財務報 告準則第18號對集團綜合財務報表之詳細 影響。

综合財務報表附註 For the year ended 31 December 2024 ^{截至二零二四年十二月三十一日止年度}

3. BASIS OF PREPARATION OF CONSOLIDATED FINANCIAL STATEMENTS AND MATERIAL ACCOUNTING POLICY INFORMATION

Basis of preparation of consolidated financial statements

The consolidated financial statements have been prepared in accordance with HKFRSs issued by the HKICPA. In addition, the consolidated financial statements include applicable disclosures required by the Rules Governing the Listing of Securities on The Stock Exchange ("Listing Rules") and by the Hong Kong Companies Ordinance ("HKCO").

The directors of the Company have, at the time of approving the consolidated financial statements, a reasonable expectation that the Group has adequate resources to continue in operational existence for the foreseeable future. Thus they continue to adopt the going concern basis of accounting in preparing the consolidated financial statements.

The consolidated financial statements have been prepared on the historical cost basis at the end of each reporting period, as explained in the accounting policies set out below.

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

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

- **3.** 編製綜合財務報表的基準及重大會 計政策資料
 - (a) 編製綜合財務報表的基準

綜合財務報表根據香港會計師公會 頒佈的香港財務報告準則而編製。此 外,該等綜合財務報表亦包括聯交所 證券上市規則(「上市規則」)及香港公 司條例(「香港公司條例」)規定的適用 披露。

於批准綜合財務報表時,本公司董事 合理預期本集團有足夠資源於可預見 未來繼續經營。因此,彼等在編製綜 合財務報表時繼續採用持續經營會計 基準。

於各報告期末, 誠如下述會計政策所 闡述, 綜合財務報表已根據歷史成本 法編製。

歷史成本一般按換取貨品及服務所付 出代價之公平值計量。

公平值是指市場參與者之間在計量日 期進行的有序交易中出售一項資產所 收取的價格或轉移一項負債所支付 的價格,無論該價格是直接觀察到的 結果還是採用其他估值技術作出的估 計。在對資產或負債的公平值作出估 計時,本集團考慮了市場參與者在計 量日期為該資產或負債進行定價時會 考慮的那些特徵。在該等綜合財務報 表中作計量及/或披露用途的公平值 均在此基礎上予以確定,但屬於香港 財務報告準則第2號以股份為基礎的 付款範圍內的以股份為基礎的支付交 易、根據香港財務報告準則第16號 入賬的租賃交易、以及與公平值有部 分類似但並非公平值的計量(例如, 香港會計準則第2號存貨中的可變現 淨值或香港會計準則第36號資產減 值中的使用價值)除外。

综合財務報表附註 For the year ended 31 December 2024 ^{截至二零二四年十二月三十一日止年度}

3. BASIS OF PREPARATION OF CONSOLIDATED FINANCIAL STATEMENTS AND MATERIAL ACCOUNTING POLICY INFORMATION — Continued

(b) Material accounting policy information

Basis of consolidation

The consolidated financial statements incorporate the financial statements of the Company and entities controlled by the Company and its subsidiaries. Control is achieved when the Company:

- has power over the investee;
- is exposed, or has rights, to variable returns from its involvement with the investee; and
- has the ability to use its power to affect its returns.

The Group reassesses whether or not it controls an investee if facts and circumstances indicate that there are changes to one or more of the three elements of control listed above.

Consolidation of a subsidiary begins when the Group obtains control over the subsidiary and ceases when the Group loses control of the subsidiary. Specifically, income and expenses of a subsidiary acquired or disposed of during the year are included in the consolidated statement of profit or loss and other comprehensive income from the date the Group gains control until the date when the Group ceases to control the subsidiary.

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

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

All intragroup assets and liabilities, equity, income, expenses and cash flows relating to transactions between members of the Group are eliminated in full on consolidation. 編製綜合財務報表的基準及重大會 計政策資料 - 續

(b) 重大會計政策資料

綜合基準

綜合財務報表包括本公司及由本公司 及其附屬公司控制的實體的財務報 表。倘本公司符合以下要素時,則取 得控制權:

- 有權控制被投資方;
- 因其參與被投資方業務而獲得 或有權獲得可變回報;及
- 有能力以其權力影響其回報。

倘有事實及情況顯示上文所述的三 項控制要素之一項或多項出現變動, 本集團會重新評估其是否控制被投資 方。

附屬公司之綜合入賬於本集團取得有 關附屬公司之控制權起開始,並於本 集團失去有關附屬公司之控制權時終 止。具體而言,年內所收購或出售附 屬公司之收入及開支乃自本集團取得 控制權之日期起計入綜合損益及其他 全面收益表,直至本集團不再控制有 關附屬公司之日期為止。

損益及其他全面收益之每個項目乃歸 屬於本公司擁有人及非控股權益。附 屬公司之全面收益總額歸屬於本公司 擁有人及非控股權益,即使此舉會導 致非控股權益產生虧絀結餘。

如有必要,本集團會調整附屬公司的 財務報表,以使其與本集團所採納的 會計政策一致。

有關本集團成員之間交易的所有集 團內公司間之資產及負債、權益、收 入、支出及現金流量於綜合時悉數對 銷。

综合財務報表附註 For the year ended 31 December 2024 ^{截至二零二四年十二月三十一日止年度}

- 3. BASIS OF PREPARATION OF CONSOLIDATED FINANCIAL STATEMENTS AND MATERIAL ACCOUNTING POLICY INFORMATION — Continued
 - Material accounting policy information Continued

Basis of consolidation - Continued

Revenue from contracts with customers

Information about the Group's accounting policies relating to contracts with customers is provided in Notes 5 and 21.

Financial Instruments

Financial liabilities and equity

Equity instruments

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

Financial liabilities at amortised cost

The Group's financial liabilities, including trade payables, other payables and accruals, amount due to a shareholder of ultimate holding company, amount due to a major shareholder, bank borrowings and dividends payables are subsequently measured at amortised cost, using the effective interest method.

Derecognition of financial liabilities

The Group derecognises financial liabilities when, and only when, the Group's obligations are discharged, cancelled or have expired. The difference between the carrying amount of the financial liability derecognised and the consideration paid and payable is recognised in profit or loss.

- 編製綜合財務報表的基準及重大會 計政策資料 - 續
 - (b) 重大會計政策資料 續

綜合基準 - 續

來自客戶合約的收益

本集團有關來自客戶合約的會計政策 資料載於附註5及21。

金融工具

財務負債及權益

權益工具

權益工具為證明實體資產剩餘權益 (經扣除其各自所有負債)的任何合 約。本集團發行的權益工具按收取所 得款項減直接發行成本確認。

按攤銷成本列賬的金融負債

集團的金融負債,包括貿易應付賬 款、其他應付賬款及應計費用、應付 最終控股公司一名股東款項、應付一 名主要股東款項,銀行借款及應付股 息其後以實際利率法按攤銷成本計 量。

終止確認金融負債

當且僅當本集團的責任獲履行、解除 或到期時,本集團終止確認金融負 債。終止確認的金融負債的賬面值與 已付及應付代價之間的差額於損益確 認。

综合財務報表附註 For the year ended 31 December 2024 ^{截至二零二四年十二月三十一日止年度}

- 3. BASIS OF PREPARATION OF CONSOLIDATED FINANCIAL STATEMENTS AND MATERIAL ACCOUNTING POLICY INFORMATION — Continued
 - (b) Material accounting policy information Continued

Cash and cash equivalents

Cash and cash equivalents presented on the consolidated statement of financial position include:

- (a) cash, which comprises of cash on hand and demand deposits, excluding bank balances that are subject to regulatory restrictions that result in such balances no longer meeting the definition of cash; and
- (b) cash equivalents, which comprises of short-term (generally with original maturity of three months or less), highly liquid investments that are readily convertible to a known amount of cash and which are subject to an insignificant risk of changes in value. Cash equivalents are held for the purpose of meeting short-term cash commitments rather than for investment or other purposes.

For the purposes of the consolidated statement of cash flows, cash and cash equivalents consist of cash and cash equivalents as defined above, net of outstanding bank overdrafts which are repayable on demand and form an integral part of the Group's cash management.

- 編製綜合財務報表的基準及重大會 計政策資料 - 續
 - (b) 重大會計政策資料 續

現金及現金等值項目

現金及現金等值項目於綜合財務狀況 表呈列,包括:

- (a) 現金,其包括手頭現金及活期 存款,不包括受監管限制而導 致有關結餘不再符合現金定義 的銀行結餘;及
- (b) 現金等值項目,其包括短期(通常原到期日為三個月或更短)、 可隨時轉換為已知數額現金且 價值變動風險不大的高流動性 投資。現金等值項目持作滿足 短期現金承擔,而非用於投資 或其他目的。

就綜合現金流量表而言,現金及現金 等值項目包括上文所界定的現金及現 金等值項目,扣除須按要求償還及構 成本集團現金管理一部分的未償還銀 行透支。

综合財務報表附註 For the year ended 31 December 2024 ^{截至二零二四年十二月三十一日止年度}

4. CRITICAL ACCOUNTING JUDGEMENTS AND KEY SOURCES OF ESTIMATION UNCERTAINTY

In the application of the Group's accounting policies, which are described in Note 3, the Directors are required to make judgements, estimates and assumptions about the carrying amounts of assets and liabilities that are not readily apparent from other sources. The estimates and associated assumptions are based on historical experience and other factors that are considered to be relevant. Actual results may differ from these estimates.

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

Critical judgement in applying accounting policies

The following is the critical judgement, apart from those involving estimation (see below), that the Directors have made in the process of applying the Group accounting policies and that have the most significant effect on the amounts recognised in the consolidated financial statements.

Going concern consideration

The assessments of the going concern assumptions involve making judgement by the Directors, at a particular point of time, about the future outcome of events or conditions which are inherently uncertain. The Directors consider that the Group has the ability to continue as a going concern and the major events or conditions, which may give rise to business risks, that individually or collectively may cast significant doubt about the going concern assumptions are set out in Note 1 to the consolidated financial statements.

4. 關鍵會計判斷及估計不明朗因素的 主要來源

於應用本集團會計政策時(詳情見附註3), 董事須在未有其他資料來源的情況下就資 產及負債的賬面值作出判斷、估計及假設。 該等估計及有關假設乃以歷史經驗及其他 被視為有關的因素為基準。實際結果可能 與該等估計有所出入。

估計及相關假設會按持續基準審閱。倘對 會計估計的修訂僅會對修訂估計的期間產 生影響,則有關修訂會於該期間確認,而 倘修訂影響當前及未來期間,則會於修訂 期間及未來期間確認。

於應用會計政策時的關鍵判斷

除涉及估計的判斷(見下文)以外,以下為 董事於應用本集團會計政策過程中所作的 關鍵判斷,對綜合財務報表中確認的金額 產生最重大的影響。

持續經營考慮

評估持續經營假設涉及董事於某個特定時 間點,就本質上不確定的事項或條件的未 來結果,作出的判斷。董事認為本集團有 能力持續經營,而個別或共同可能對持續 經營假設構成重大疑問,從而可能導致經 營風險的主要事項或條件已載於綜合財務 報表附註1。

綜合財務報表附註 For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

CRITICAL ACCOUNTING JUDGEMENTS AND 4. **KEY SOURCES OF ESTIMATION UNCERTAINTY** - Continued

Critical judgement in applying accounting policies -Continued

Principal versus agent consideration (principal)

The Group engages in (1) sales of controller systems for electronic equipment and electronic component and subassembly for electronic appliances and (2) sales of CNC machine tools optical and mechanical products. The Group concluded that the Group acts as the principal for such transactions as it controls the specified good before it is transferred to the customer after taking into consideration indicators such as the Group is primarily responsible for fulfilling the promise to provide the specified goods, and has discretion in establishing the price for the specified goods. The Group has inventory risk. When the Group satisfies the performance obligation, the Group recognises trading revenue in the gross amount of consideration to which the Group expects to be entitled as specified in the contracts. During the year ended 31 December 2024, the Group recognised revenue relating to sales of controller systems for electronic equipment and electronic component and subassembly for electronic appliances and sales of CNC machine tools optical and mechanical products amounted to approximately RMB22,279,000 (2023: RMB21,783,000).

Key sources of estimation uncertainty

The following are the key assumptions concerning the future, and other key sources of estimation uncertainly at the end of the reporting period, that may have a significant risk of causing a material adjustment to the carrying amounts of assets and liabilities within the next financial year.

關鍵會計判斷及估計不明朗因素的 4. 主要來源 - 續

於應用會計政策時的關鍵判斷 - 續

主事人與代理人的考量(主事人)

本集團從事(1)銷售電子設備及電子元件 的控制器系統及電子用品部件以及(2)銷 售數控機床光機產品。經考慮本集團主要 負責履行提供特定貨品的承諾且在制定 特定貨品價格方面具有酌情權等指標後, 本集團得出結論,本集團屬該等交易中的 主事人,原因為其於特定貨品轉讓予客戶 前控制有關貨品。本集團承擔存貨風險。 於本集團履行履約責任時,本集團按合約 所列明於預期有權收取的代價總額中確認 貿易收入。截至二零二四年十二月三十一 日止年度,本集團確認與銷售電子設備及 電子元件的控制器系統及電子用品部件以 及銷售數控機床光機產品相關的收益約人 民幣22,279,000元(二零二三年:人民幣 21,783,000元)。

估計不明朗因素的主要來源

以下為很有可能會導致下個財政年度的資 產及負債的賬面值須作出重大調整的日後 主要假設,以及其他於報告期末的估計不 明朗因素的主要來源。

Notes to the Consolidated Financial Statements 综合財務報表附註 For the year ended 31 December 2024 _{截至二零二四年十二月三十一日止年度}

4. CRITICAL ACCOUNTING JUDGEMENTS AND KEY SOURCES OF ESTIMATION UNCERTAINTY - Continued

Key sources of estimation uncertainty - Continued

Provision of ECL for trade receivables

Trade receivables with significant balances and credit-impaired are assessed for ECL individually. In addition, the Group uses provision matrix to calculate ECL for the trade receivables which are individually insignificant. The provision rates are primarily on the debtors' aging profiles as groupings of various debtors that have similar loss patterns. The provision matrix is based on the Group's historical default rates taking into consideration forwardlooking information that is reasonable and supportable available without undue costs or effort. At every reporting date, the historical observed default rates are reassessed and changes in the forwardlooking information are considered.

The provision of ECL is sensitive to changes in estimates. The information about the ECL and the Group's trade receivables are disclosed in Notes 17 and 32(b). The carrying amount of the Group's trade receivables amounted to approximately RMB12,000 (2023: RMB371,000).

5. REVENUE

(i) Disaggregation of revenue from contracts with customers

4. 關鍵會計判斷及估計不明朗因素的 主要來源 一 續

估計不明朗因素的主要來源 - 續

為應收貿易賬款撥備預期信貸虧損

就預期信貸虧損逐個評估具有重大結餘和 信用減值的應收貿易賬款。此外,本集團 使用撥備矩陣計算個別不重大應收貿易賬 款的預期信貸虧損。撥備率主要基於對具 有類似虧損模式的各種債務人組別的賬齡 狀況。撥備矩陣基於本集團的歷史違約率, 並考慮到無需不必要的成本或努力即可獲 得的合理且有支持的前瞻性資料。於每個 報告日,重新評估觀察到的歷史違約率, 並考慮前瞻性資料的變動。

預期信貸虧損的撥備會緊隨估值變化而變 化。有關預期信貸虧損及本集團應收貿易 賬款的資料於附註17及32(b)披露。本集團 的應收貿易賬款賬面值為約人民幣12,000 元(二零二三年:人民幣371,000元)。

5. 收益

(i) 與客戶合約的收益分解

	2024 二零二四年 RMB'000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元
Type of goods 貨品類型 Sales of controller systems for electronic 銷售電子設備及 equipment and electronic component 控制器系统及 and subassembly for electronic 用品部件		
appliances Sales of CNC machine tools optical 銷售數控機床光 and mechanical products	13,947 機產品 8,332	13,016 8,767
Timing of revenue recognition 收益確認時點 At point in time	22,279	21,783

综合財務報表附註 For the year ended 31 December 2024 ^{截至_零_四年+=月三+-日止年度}

5. **REVENUE** – Continued

(ii) Performance obligations for contracts with customers and revenue recognition policies

Revenue from sales of controller systems for electronic equipment and electronic component and subassembly for electronic appliances ("electronic products") and sales of CNC machine tools optical and mechanical products ("mechanical products")

The Group sells electronic products and mechanical products to the wholesale market. Revenue is recognised when control of the goods has transferred, being when the goods have been delivered to the wholesaler's specific location ("delivery"). Following the delivery, the wholesaler has full discretion over the manner of distribution and price to sell the goods, has the primary responsibility when on selling the goods and bears the risks of obsolescence and loss in relation to the goods. The normal credit term is 90 days upon delivery.

The Group has applied the practical expedient in paragraph 121 of HKFRS 15 to its sales contracts for electronic products and mechanical products such that the above information does not include information about revenue that the Group will be entitled to when it satisfies the remaining performance obligations under the contracts for sales of electronic products and mechanical products that had an original expected duration of one year or less.

6. SEGMENT INFORMATION

Operating segments are identified on the basis of internal reports about components of the Group that are regularly reviewed by the chief operating decision maker ("CODM"), being the executive directors of the Company, in order to allocate resources to segments and to assess their performance. No operating segments identified by the chief operating decision maker have been aggregated in arriving at the reportable segments of the Group.

The Group's operating and reportable segments are: (i) Sales of controller systems for electronic products; and (ii) Sales of mechanical products. The CODM considers the Group has two operating and reportable segments which are based on the internal organisation and reporting structure. This is the basis upon which the Group is organised.

5. 收益 - 續

(ii) 與客戶合約之履約責任及確認收 益政策

> 銷售電子設備及電子元件的控制 器系統及電子用品部件(「電子產 品」)以及銷售數控機床光機產品 (「光機產品」)的收益

> 本集團向批發市場出售電子產品及光 機產品。於貨品控制權轉移時確認收 益,即當貨品交付至批發商的特定地 點時(「交付」)。交付後,批發商全權 決定貨品的分銷方式及售價,並承擔 貨品銷售的主要責任以及有關貨品的 過時及虧損風險。信貸期一般為交付 後90天。

> 本集團已將香港財務報告準則第15 號第121段的可行權宜方法用於其電 子產品及光機產品的銷售合約,因此 上述資料並不包括有關本集團履行原 定預計為期一年或以內的電子產品及 光機產品銷售合約項下的剩餘履約責 任時將有權獲得之收益的資料。

6. 分部資料

經營分部乃按有關本集團各部分的內部 報告(由主要營運決策者(「主要營運決策 者」),即本公司執行董事定期審閱)予以識 別,以向各分部分配資源及評估其表現。 並無由主要營運決策者識別的經營分部合 計至本集團可呈報分部。

本集團的經營及可呈報分部為:(1)銷售電子 產品的控制器系統:及(1)銷售光機產品。主 要營運決策者認為,根據內部組織及呈報結 構,本集團有兩個經營及可呈報分部。此乃 本集團組織的基準。

综合財務報表附註 For the year ended 31 December 2024

截至二零二四年十二月三十一日止年度

6.	SEGMENT INFORMATION — Continued	6.	分部資料 - 續
	Segment revenues and results		分部收益及業績

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

For the year ended 31 December

本集團按可呈報及經營分部劃分之收益及 業績分析如下:

截至十二月三十一日止年度

		Sales of contr for electron	-	Sale mechanica	s of Il products	Consol	idated
		銷售電子產品的控制器系統 銷售光機產品		機產品	綜	合	
		2024 二零二四年 RMB'000	2023 二零二三年 RMB'000	2024 二零二四年 RMB'000	2023 二零二三年 RMB'000	2024 二零二四年 RMB'000	2023 二零二三年 RMB'000
		人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元
Revenue	收益						
 External sales 	一 對外銷售	13,947	13,016	8,332	8,767	22,279	21,783
Segment results	分部業績	(1,096)	(998)	1,023	918	(73)	(80)
Unallocated income	未分配收入						
Other income and gains Unallocated expenses Depreciation of plant	其他收入及其他收益 未分配開支 廠房及設備折舊					6	18
and equipment						(5)	(21)
Finance costs	融資成本					(91)	(2,280)
Other expenses	其他開支					(1,135)	(1,151)
Loss before taxation	除税前虧損					(1,298)	(3,514)

The accounting policies of the operating segments are the same as the Group's accounting policies described in Note 3. Segment results represent (loss)/profit incurred by each segment without allocation of central administration costs, bank interest income, and depreciation of plant and equipment. This is the measure reported to the chief operating decision maker for the purposes of resource allocation and performance assessment.

經營分部的會計政策與附註3所述之本集 團會計政策相同。分部業績指各分部產生 之(虧損)/溢利,並未計及分配中央行政 成本、銀行利息收入以及廠房及設備折舊。 此乃就資源分配及表現評估而向主要營運 決策者進行呈報的方法。

綜合財務報表附註 For the year ended 31 December 2024

截至二零二四年十二月三十一日止年度

6.	SEGMENT INFORMATION — Continued	6.	分部資料 - 續
	Segment assets and liabilities		分部資產及負債

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

At 31 December

以下為按可呈報分部呈列的本集團資產及

於十二月三十一日

負債的分析:

		Sales of controller systems Sales of for electronic products mechanical products			Consolidated				
		銷售電子產品	產品的控制器系統 銷售光機產品		言電子產品的控制器系統 銷售光機產品		銷售光機產品		合
		2024 二零二四年 RMB'000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元	2024 二零二四年 RMB'000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元	2024 二零二四年 RMB'000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元		
Segment assets	分部資產	121	416	42	133	163	549		
Unallocated corporate assets	未分配企業資產					11,999	12,768		
Total assets	總資產					12,162	13,317		
Segment liabilities	分部負債	4,192	4,415	283	819	4,475	5,234		
Unallocated corporate liabilities	未分配企業負債					61,132	60,230		
Total liabilities	總負債					65,607	65,464		

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

- all assets are allocated to operating segments other than bank balances and cash. Assets used jointly by reportable segments are allocated on the basis of the revenues earned by individual reportable segments; and
- all liabilities are allocated to operating segments other than dividends payables, amount due to a major shareholder/ a shareholder of ultimate holding company and bank borrowings. Liabilities for which reportable segments are jointly liable are allocated in proportion to segment assets.

為監管分部的表現及在各分部間分配資源:

- 所有資產均分配予經營分部,惟銀行 結餘及現金除外。可呈報分部共同使 用的資產按個別可呈報分部所賺取的 收益進行分配;及
- 所有負債均分配予經營分部,惟來自 應付股息,應付一名主要股東/最終 控股公司一名股東款項及銀行借款除 外。可呈報分部共同承擔的負債按分 部資產比例進行分配。

Notes to the Consolidated Financial Statements $42 \times 10^{-11} \times 10^{-11}$

综合財務報表附註 For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

6. SEGMENT INFORMATION - Continued

Other segment information

6. 分部資料 - 續

其他分部資料

For the year ended 31 December

截至十二月三十一日止年度

		oller systems for c products	••••	es of al products	Unallo	ocated	Conso	lidated
	銷售電子產品	的控制器系統	銷售光	機產品	未知	分配	冷雨	A
	2024 二零二四年 RMB'000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元	2024 二零二四年 RMB'000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元	2024 二零二四年 RMB'000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元	2024 二零二四年 RMB'000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元
Amounts included in the 計量分部損益 measure of segment 分部資產時月 profit or loss or 包含的款項 segment assets: Depreciation of plant and 廠房及設備折 equipment	Ť	(12)	(7)	(24)	-	_	(18)	(36)
Amounts regularly 定期提供予主 provided to the chief 決策者但不 operating decision 分部損益計 maker but not included in the measure of segment profit or loss: Depreciation of plant 物業及廠房折 and equipment Finance costs 融資成本	已含於 量的金額:	-	-	-	(5) (91)	(21) (2,280)	(5) (91)	(21) (2,280)

综合財務報表附註 For the year ended 31 December 2024

截至二零二四年十二月三十一日止年度

6.	SEGMENT INFORMATION — Continued	6.	分部資料 - 續
	Geographical information		地區資料
	The Group's business is primarily operated in the PRC. All of the Group's revenue is attributable to customers in the PRC.		本集團的業務主要在中國經營。本集團之 收益全數來自中國的客戶。

An analysis of the carrying amount of segment assets by geographical area in which the assets are located has not been presented as they are all located in the PRC.

Major customers

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

主要客戶

於相關年度,來自對本集團總營業額貢獻 超過10%的客戶之營業額載列如下:

銷售電子產品的控制器系統的收益

銷售光機產品的收益

由於全部分部資產位於中國,故此並無按

資產所在地區呈列有關賬面值的分析。

			2024	2023
			二零二四年	二零二三年
			RMB'000	RMB'000
			人民幣千元	人民幣千元
Customer A ¹	客戶A ¹		10,056	7,692
Customer B ²	客戶B ²		8,332	6,293
Notes:		附註:		

1. Revenue from sales of controller systems for electronic products.

2. Revenue from sales of mechanical products

7. OTHER INCOME AND OTHER GAINS

7. 其他收入及其他收益

1.

2.

		2024 二零二四年 RMB'000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元
Sundry income Reversal of impairment loss on trade receivables	雜項收入 撥回應收賬款減值虧損	4	18
		6	18

综合財務報表附註 For the year ended 31 December 2024

截至二零二四年十二月三十一日止年度

8. FINANCE COSTS

8. 融資成本

		2024 二零二四年 RMB'000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元
Interest on bank borrowings Imputed interest expense on loan from a major shareholder	銀行借貸之利息 來自一名主要股東貸款之 估計利息開支	91	- 2,280
		91	2,280

9. LOSS BEFORE TAXATION

9. 除税前虧損

	2024 二零二四年 RMB'000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元
Loss before taxation has been arrived 除税前虧損已扣除 at after charging: 以下項目:		
Staff costs, excluding chairman, directors'員工成本(不包括主席、 董事及監事酬金)and supervisors' emoluments董事及監事酬金)- Salaries, wages and other benefits in kind一薪金、工資及其他實物福利	518	408
 Retirement benefits scheme contributions 一 退休福利計劃供款 Total staff costs 總員工成本 	98 616	444
Depreciation of plant and equipment 廠房及設備折舊 Auditor's remuneration 核數師酬金	23	57
Auditor's remuneration 核數師酬金 Cost of inventories recognised 已確認為開支的存貨成本 as an expense 日	585 20,494	566 20,141

综合財務報表附註

For the year ended 31 December 2024

截至二零二四年十二月三十一日止年度

10. INCOME TAX EXPENSE

10. 所得税開支

		2024 二零二四年	2023 二零二三年
		————————————————————————————————————	—
PRC enterprise income tax	中國企業所得税	_	_

Under the Law of the PRC on Enterprise Income Tax (the "EIT Law") and Implementation Regulation of the EIT Law, the tax rate of the Company and the PRC subsidiaries is 25% from 1 January 2008 onwards.

According to the normal statutory PRC EIT law and relevant rules, from 1 January 2023 to 31 December 2027, qualified small and thin-profit enterprises with an annual taxable income up to RMB3 million (inclusive) is applicable to the effective EIT rate of 5%.

For the years ended 31 December 2024 and 2023, certain subsidiaries of the Company have been qualified as small and thinprofit enterprises which can enjoy preferential tax rate in the related period.

No provision for Hong Kong profits tax was made for the year ended 31 December 2024 and 2023 as the Group did not generate any assessable profits arising in Hong Kong for that years. 根據中國企業所得税法(「企業所得税法」) 及企業所得税法實施條例,自二零零八年 一月一日起,本公司及中國附屬公司的税 率為25%。

根據正常法定中國企業所得税法及相關規 則,自二零二三年一月一日至二零二七年 十二月三十一日,全年應課税收入在人民 幣不超過3百萬元(含人民幣3百萬元)的合 資格小型微利企業的適用實際企業所得税 税率為5%。

截至二零二四年及二零二三年十二月 三十一日止年度,本公司若干附屬公司已 定為可在相關期間享有優惠税率的小型微 利企業。

由於本集團於截至二零二四年及二零二三 年十二月三十一日止年度並未在香港產生 任何應課税溢利,故並無於該年度就香港 利得税計提撥備。

综合財務報表附註 For the year ended 31 December 2024 ^{截至二零二四年十二月三十一日止年度}

10. INCOME TAX EXPENSE - Continued

10. 所得税開支 - 續

The income tax expense for the year can be reconciled to the loss before taxation per the consolidated statement of profit or loss and other comprehensive income as follows: 年內所得税開支可與綜合損益及其他全面 收益表所列除税前虧損對賬如下:

		2024 二零二四年 RMB'000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元
Loss before taxation	除税前虧損	(1,298)	(3,514)
Tax at the statutory applicable tax rate of 25% (2023: 25%) Tax effect of expenses not deductible	按法定適用税率25% (二零二三年: 25%)計算的税項 就税務而言不可扣税開支的	(325)	(878)
for tax purposes	税務影響	6	584
Tax effect of unused tax losses not recognised	未確認未動用税項虧損的 税務影響	319	294
Income tax expense for the year	年內所得税開支	-	_

11. DIVIDENDS

11. 股息

No dividend was paid or proposed for the year ended 31 December 2024 (2023: Nil), nor has any dividend been proposed since the end of the reporting period.

並無就截至二零二四年十二月三十一日止 年度支付或建議派付任何股息(二零二三 年:無),自報告期末以來,亦無建議派付 任何股息。

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截至二零二四年十二月三十一日止年度

12. STAFF COSTS (INCLUDING CHAIRMAN, DIRECTORS' AND SUPERVISORS' EMOLUMENTS)

12. 員工成本(包括主席、董事及監事 酬金)

		2024 二零二四年 RMB'000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元
Salaries, wages and other benefits in kind Retirement benefits scheme contributions	薪金、工資及其他實物福利 退休福利計劃供款	948 146	809 72
		1.094	881

The PRC, other than Hong Kong

As stipulated by rules and regulations in the PRC, the Company and those subsidiaries, which operated in the PRC, are required to contribute to a state-sponsored retirement plan for all its employees. The state-sponsored retirement plan is responsible for the entire pension obligations payable to all retired employees. Under the state-sponsored retirement plan, the Group has no further obligations for the actual pension payments or postretirement benefits beyond the annual contributions, a total contribution of approximately RMB146,000 (2023: RMB72,000) was made by the Group in respect of this scheme.

中國(香港除外)

按照中國的條例及法規規定,本公司及在 中國營運的該等附屬公司須向所有僱員作 出國家退休福利計劃供款。國家退休福利 計劃負責向所有退休僱員支付全部退休金。 根據國家退休福利計劃,本集團除每年供 款外,毋須對其他實際退休金付款或退休 後福利作出進一步承擔,本集團就該計劃 作出的供款總額約為人民幣146,000元(二 零二三年:人民幣72,000元)。 Notes to the Consolidated Financial Statements 综合財務報表附註 For the year ended 31 December 2024

截至二零二四年十二月三十一日止年度

13. CHAIRMAN, DIRECTORS' AND SUPERVISORS' EMOLUMENTS

13. 主席[、]董事及監事酬金

金如下:

主席、董事及監事酬金

Chairman, directors' and supervisors' emoluments

The emoluments paid or payable to each of the seven (2023: seven) chairman, directors and three (2023: three) supervisors were as follows:

Year ended 31 December 2024

已付或應付七名(二零二三年:七名)主席、 董事及三名(二零二三年:三名)監事的酬

截至二零二四年十二月三十一日止年度

Name 姓名		Fees 袍金	Salaries, allowances, bonus and benefits in kind 薪金、 津貼、獎金 及實物福利	Retirement benefits scheme contributions 退休福利 計劃供款	Total 總計
~		RMB'000	RMB'000	RMB'000	RMB'000
		人民幣千元	人民幣千元	人民幣千元	人民幣千元
Executive directors	執行董事				
Mr. He Keng (Chairman)	₩1J 里争 何鏗先生(<i>主席)</i>		65	16	81
Ms. Wu Shanhong	局建九生(<i>生席)</i> 吳珊紅女士	-	05	10	01
(Resigned on 5 March 2025)	(於2025年3月5日辭任)	_	66	16	82
Mr. Chen Weigiang	陳偉強先生	-	60	-	60
Ms. Zou Jing	鄒靜女士	-	127	16	143
Independent non-executive directors	獨立非執行董事				
Mr. Zhou Weibo	周偉波先生	33	-	-	33
Ms. Sheng Ting	盛婷女士	33	-	-	33
Mr. Kwok Kim Hung, Eddie	郭劍雄先生	46	-	-	46
Supervisors	監事				
Mr. Guo Fangqiang	郭方強先生	-	-	-	-
Mr. Zhang Shenggen	張生根先生	-	-	-	-
Mr. Chen Yuankang	陳元康先生	-	-	-	
Total	總計	112	318	48	478

综合財務報表附註

For the year ended 31 December 2024

截至二零二四年十二月三十一日止年度

Total	總計	118	283	36	437
Mr. Chen Yuankang	陳元康先生		_	_	
Mr. Zhang Shenggen	張生根先生	_	-	-	-
Mr. Guo Fangqiang	郭方強先生	_	-	-	-
Supervisors					
Mr. Kwok Kim Hung, Eddie	郭劍雄先生	46	-	-	46
Ms. Sheng Ting	盛婷女士	36	_	-	36
Mr. Zhou Weibo	周偉波先生	36	_	-	36
Independent non-executive directors	獨立非執行董事				
Ms. Zou Jing	鄒靜女士	-	76	12	88
Mr. Chen Weiqiang	陳偉強先生	-	65	_	65
Ms. Wu Shanhong	吳珊紅女士	_	72	12	84
Mr. He Keng (Chairman)	何鏗先生 <i>(主席)</i>	-	70	12	82
Executive directors	執行董事				
		人民幣千元	人民幣千元	人民幣千元	人民幣千元
		RMB'000	RMB'000	RMB'000	RMB'000
姓名		袍金	及實物福利	計劃供款	總計
			津貼、獎金	退休福利	
			薪金、		
Name		Fees	in kind	contributions	Total
			benefits	scheme	
			bonus and	benefits	
			allowances,	Retirement	
			Salaries,		

Note:

附註:

No directors and supervisors waived or agreed to waive any emoluments for the two years ended 31 December 2024 and 2023.

截至二零二四年及二零二三年十二月三十一日止兩 個年度並無董事及監事放棄或同意放棄任何酬金。

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13. CHAIRMAN, DIRECTORS' AND SUPERVISORS' EMOLUMENTS – Continued

Senior management's emoluments

Of the five individuals with highest emoluments in the Group, three (2023: two) were directors of the Company whose emolument are included in the disclosures above. The emoluments of the remaining two (2023: three) highest paid individuals were as follows:

13. 主席、董事及監事酬金 - 續

高級管理層酬金

本集團五名最高薪酬人士中,三名(二零 二三年:兩名)為本公司董事,其酬金載列 於上文的披露資料中。其餘二名(二零二三 年:三名)最高薪酬人士的酬金如下:

		2024 二零二四年 RMB'000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元
Salaries and other benefits in kind Retirement benefits scheme contributions	薪金及其他實物福利 退休福利計劃供款	233 33 266	212 22 234

Their emoluments were within the following band:

彼等之酬金均介乎以下範圍內:

		Number of employees 僱員人數	
		2024 二零二四年	2023 二零二三年
Nil to HK\$1,000,000 (equivalent to approximately RMB943,000 (2023: RMB904,000))	零至1,000,000港元 (相當於約人民幣943,000元 (二零二三年: 人民幣904,000元))	2	3

Notes to the Consolidated Financial Statements 综合財務報表附註 For the year ended 31 December 2024 ^{截至二零二四年十二月三十一日止年度}

13. CHAIRMAN, DIRECTORS' AND SUPERVISORS' EMOLUMENTS – Continued

Senior management's emoluments - Continued

No emolument have been paid by the Group to the directors and supervisors of the Company or the five highest paid individuals as an inducement to join or upon joining the Group, or as compensation for loss of office during the two years ended 31 December 2024 and 2023.

No bonuses paid or receivable which are discretionary or based on the Company's, the Group's or any member of the Group's performance for the financial years ended 31 December 2024 and 2023.

14. LOSS PER SHARE

The calculation of the basic loss per share is based on the loss for the year attributable to owners of the Company of approximately RMB1,298,000 (2023: RMB3,514,000) divided by the weighted average number of 500,000,000 shares (2023: 500,000,000 shares) in issue during the year.

No diluted loss per share have been presented for the two years ended 31 December 2024 and 2023 as there was no diluted potential ordinary share in issue for both years.

13. 主席、董事及監事酬金 - 續

高級管理層酬金 - 續

截至二零二四年及二零二三年十二月 三十一日止兩個年度,本集團並無向本公 司董事及監事或五位最高薪酬人士支付酬 金作為吸引加入或加入本集團時之獎金, 或作為離職補償。

截至二零二四年及二零二三年十二月 三十一日止財政年度,概無已付或應付酌 情花紅或基於本公司、本集團或本集團旗 下任何公司的表現的花紅。

14. 每股虧損

每股基本虧損乃根據本公司擁有人應佔年 內虧損約人民幣1,298,000元(二零二三年: 人民幣3,514,000元)除以年內已發行股份 的加權平均股數500,000,000股(二零二三 年:500,000,000股)計算。

由於截至二零二四年及二零二三年十二月 三十一日止兩個年度並無發行可能具有攤 薄效應的普通股,因此並無呈列該兩個年 度的每股攤薄虧損。

综合財務報表附註 For the year ended 31 December 2024

截至二零二四年十二月三十一日止年度

15. PLANT AND EQUIPMENT

15. 廠房及設備

		Plant and equipment 廠房及設備 RMB'000 人民幣千元	Motor vehicles 汽車 RMB'000 人民幣千元	Total 總計 RMB'000 人民幣千元
COST	成本			
At 1 January 2023, 31 December 2023 and 31 December 2024	於二零二三年一月一日、 二零二三年 十二月三十一日及 二零二四年			
	十二月三十一日	179	205	384
ACCUMULATED DEPRECIATION	累計折舊			
At 1 January 2023	於二零二三年一月一日	31	152	183
Provided for the year	年內撥備	18	39	57
At 31 December 2023 and 1 January 2024	於二零二三年十二月 三十一日及			
	二零二四年一月一日	49	191	240
Provided for the year	年內撥備	18	5	23
At 31 December 2024	於二零二四年 十二月三十一日 -	67	196	263
CARRYING VALUES At 31 December 2024	賬面值 於二零二四年 十二月三十一日	112	9	121
At 31 December 2023	於二零二三年 十二月三十一日	130	14	144
Note:		附註:		
The above items of plant and equipment are the estimated useful lives less their residual val			設備項目乃於估計可 線法按下列年率折舊	
Plant and equipment Motor vehicles	10% 20%	廠房及設備 汽車	10 ⁴ 20 ⁴	

综合財務報表附註

For the year ended 31 December 2024

截至二零二四年十二月三十一日止年度

16. INVENTORIES

16. 存貨

		2024 二零二四年 RMB'000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元
Finished goods	製成品	25	29

17. TRADE RECEIVABLES

17. 應收貿易賬款

		2024 二零二四年 RMB'000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元
Trade receivables — contracts with customers Less: Allowance for credit loss	應收貿易賬款 - 客戶合約 減:信貸虧損撥備	12 -	373 (2)
Trade receivables, net of impairment	應收貿易賬款,扣除減值	12	371

The Group allows an average credit period of 90 days to its trade customers.

本集團給予其貿易客戶的平均信貸期為90 日。

The aged analysis of trade receivables presented based on the invoice date, net of impairment losses recognised was as follows:

以下為按發票日呈列的應收貿易賬款(已扣 除已確認的減值虧損)的賬齡分析:

		2024 二零二四年 RMB'000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元
0–90 days 91–180 days 181–365 days	0至90日 91至180日 181至365日	12 - -	299 72 -
		12	371

綜合財務報表附註 For the year ended 31 December 2024

截至二零二四年十二月三十一日止年度

17. TRADE RECEIVABLES - Continued

17. 應收貿易賬款 - 續

The aging analysis of trade receivables which were past due but not impaired are as follows:

已逾期但未減值的應收貿易賬款的賬齡分 析如下:

		2024 二零二四年 RMB'000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元
91 to 180 days past due	逾期91至180日	_	72
		-	72

Details of impairment assessment of trade receivables are set out in Note 32(b).

18. BANK BALANCES AND CASH

Bank balances earns interest at floating rates based on daily bank deposits rates.

At 31 December 2024 and 2023, the Group performed impairment assessment on bank balances and concluded that the probability of defaults of the counterparty banks are insignificant and accordingly, no allowance for credit losses is provided.

At 31 December 2024, the bank balance and cash equivalents of the Group denominated in RMB amounted to approximately RMB11,999,000 (2023: RMB12,768,000). RMB is in not freely convertible into other currencies, however, under Mainland China's Foreign Exchange Control Regulations and Administration of Settlement, Sale and Payment of Foreign Exchange Regulations, the Group is permitted to exchange RMB for other currencies through authorised banks to conduct foreign exchange business. 應收貿易賬款減值評估詳情載於附註32(b)。

18. 銀行結餘及現金

銀行結餘根據每日銀行存款利率以浮動利 率賺取利息。

截至二零二四年及二零二三年十二月 三十一日止年度,本集團對銀行結餘進行 減值評估並認為交易銀行的違約概率並不 重大,因此概無就信貸虧損計提撥備。

於二零二四年十二月三十一日,本集團以 人民幣計值的銀行結餘及現金等值項目約 為人民幣11,999,000元(二零二三年:人民 幣12,768,000元)。人民幣不可自由兑換為 其他貨幣,但根據中國內地「外匯管理條例」 及「結匯、售匯及支付外匯管理條例」,本 集團獲准透過授權銀行以人民幣兑換其他 貨幣進行涉及外匯的業務。

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19. TRADE PAYABLES

19. 應付貿易賬款

The average credit period on purchases of goods is 90 days.

購買商品的平均信貸期為90日。

The aged analysis of trade payables presented based on the invoice date at the end of the reporting period was as follows:

於報告期末按發票日呈列的應付貿易賬款 的賬齡分析列示如下:

2023 二零二三年 RMB'000 人民幣千元	2024 二零二四年 RMB'000 人民幣千元		
4,095	3,695	0至90日	0–90 days

20. OTHER PAYABLES AND ACCRUALS

20. 其他應付賬款及應計費用

		2024 二零二四年 RMB'000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元
Other payables Accruals Provision for claim (Note 28)	其他應付賬款 應計費用 索償撥備(附註28)	65 610 86	54 589 86
		761	729

21. CONTRACT LIABILITIES

21. 合約負債

		2024 二零二四年 RMB'000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元
Sales of controller systems for electronic products and sales of mechanical products	銷售電子設備的控制器系統 及銷售光機產品	19	410

The contract liabilities primarily relate to the advance consideration received from customers for sales of controller systems for electronic products and sales of mechanical products, for which revenue is recognised at point in time. This will be recognised as revenue when control of the goods has transferred, being when the goods have been delivered to the wholesaler's specific location.

合約負債主要與銷售電子設備的控制器系 統及銷售光機產品自客戶收取的墊付代價 相關,其收益乃按時間點確認。收益將於 貨品的控制權轉移(即貨品已交付至批發商 的指定地點交付)時確認。

Notes to the Consolidated Financial Statements 综合財務報表附註 For the year ended 31 December 2024

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21. CONTRACT LIABILITIES - Continued

21. 合約負債 - 續

Movements in contract liabilities

合約負債變動

		2024 二零二四年 RMB'000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元
Balance at 1 January	於一月一日的結餘	410	1,511
Decrease in contract liabilities as a result of	因年內確認收益的合約負債減少		
recognising revenue during the year		(410)	(1,511)
Increase due to cash received,	因已收現金而增加,不包括		
excluding amounts recognised	年內確認為收益的金額		
as revenue during the year		19	410
Balance at 31 December	於十二月三十一日的結餘	19	410

22. AMOUNT DUE TO A SHAREHOLDER OF **ULTIMATE HOLDING COMPANY**

22. 應付最終控股公司一名股東款項

		2024 二零二四年 RMB'000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元
Amount due to a shareholder of ultimate holding company Mr. Tang Jingfeng	應付最終控股公司一名股東款項 湯晶豐先生	7,740	7,790

The amount is unsecured, non-interest bearing and has no fixed 該款項為無抵押、免息及無固定還款期。 term of repayment.

23. AMOUNT DUE TO A MAJOR SHAREHOLDER

23. 應付一名主要股東款項

		2024 二零二四年 RMB'000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元
Due to a major shareholder Zhejiang RuiYuan Intelligent Robot Co., Ltd.	應付一名主要股東款項 浙江瑞遠智能機器人 股份有限公司	46,000	46,000

The amount is unsecured, non-interest bearing and has no fixed 該款項為無抵押、免息及無固定還款期。 term of repayment.

综合財務報表附註 For the year ended 31 December 2024

截至二零二四年十二月三十一日止年度

24. BANK BORROWINGS

24. 銀行借款

				st rate annum ∓利率	2024 二零二四年 RMB'000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元
Current liabilities Bank borrowings, unsecured (Note)	流動負債 銀行借款 (附註)	・無抵押	rate borro 5.94%-6 (2023: 8.4%- 二零二[5.86% -9.7%) 四年: 急借款 5.86%		
			8.4%-9		2,952	2,000
					2,952	2,000
					2024 二零二四年 RMB'000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元
The carrying amounts of the abc borrowings are repayable:	ove bank	應償還上	述銀行借款賬面值	:		
Within one year or on demand		一年內或	應要求		2,952	2,000
Note:				附註:		
borrowings (2023: two) obtained from a bank as at 31 December 2024. The bank loans will be repayable in December 2026. However, as there is a repayment clause in the bank loan facilities letter that grant the bank the right to demand repayment of 資函中			取得之三 貸款須於 資函中載	借款指截至二零二四年- 項無抵押借貸(二零二三 二零二六年十二月償還 有一項償還條款,賦予針 此銀行貸款已重新分類為	年:無)之本金。銀行 。然而,該銀行貸款融 銀行權利隨時要求償還	

(i) The bank borrowings were guaranteed by a director of the Company, Ms. Zou () 銀行借款由本公司董事鄒靜女士提供擔保。 Jing.

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25. DIVIDENDS PAYABLES

25. 應付股息

26. 股本

The dividends payables represent the final dividend declared for Domestic Shares in 2004 which amounted to RMB4,440,000.

26. SHARE CAPITAL

應付股息指於二零零四年就內資股宣派的 末期股息為人民幣4,440,000元。

		Number of shares 股份數目 '000 千股	Amount 金額 RMB'000 人民幣千元
Authorised, issued and fully paid: At 1 January 2023, 31 December 2023 and 31 December 2024	法定、已發行及繳足: 於二零二三年一月一日、 二零二三年十二月三十一日及 二零二四年十二月三十一日	500,000	50,000
Domestic shares (Note a)	內資股(附註a)	370,000	37,000
H shares (Note b)	H股(附註b)	130,000	13,000
		500,000	50,000

- Notes:
- (a) Pursuant to an approval dated 4 June 2003 issued by the China Securities Regulatory Commission, all the shares of the Company, which were issued and fully paid, being 37,000,000 ordinary shares with a par value of RMB1.00 each, were sub-divided into 370,000,000 ordinary shares with a par value of RMB0.10 each.
- (b) On 14 November 2003, the Company commenced the trading of the newly issued 130,000,000 H shares of RMB0.10 each on the GEM of the Stock Exchange, including 117,000,000 H shares to institutional investors by way of placement and 13,000,000 H shares for subscription by members of the public in Hong Kong under the Public Offer at the Offer Price of HKD0.50 (equivalent to approximately RMB69,550,000). Following the issue, the share capital and capital reserve of the Company increased by approximately HKD12,150,000 (equivalent to approximately RMB13,000,000) and HKD52,850,000 (equivalent to approximately RMB56,550,000) respectively.

27. DEFERRED TAXATION

At the end of the reporting period, the Group had unused tax losses of approximately RMB7,787,000 (2023: RMB10,427,000) available to offset against future profits. No deferred tax asset has been recognised due to the unpredictability of future profit streams. Pursuant to the relevant laws and regulations in the PRC, the unused tax losses incurred by the Company and PRC subsidiaries can be carried forward for a period of five years.

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- (a) 根據中國證券監督管理委員會於二零零三年六月 四日頒佈的批文,已發行及繳足的所有本公司股 份,即每股面值為人民幣1.00元的37,000,000 股普通股被拆細為每股面值為人民幣0.10元的 370,000,000股普通股。
- (b) 於二零零三年十一月十四日,本公司開始於聯 交所GEM買賣新發行的130,000,000股每股人 民幣0.10元的H股,包括以配售方式配售予機 構投資者的117,000,000股H股,以及根據公開 發售按發售價0.50港元供香港公眾人士認購的 13,000,000股H股(相當於約人民幣69,550,000 元)。股份發行後,本公司股本及資本儲備分 別增長約12,150,000港元(相當於約人民幣 13,000,000元)及52,850,000港元(相當於約人 民幣56,550,000元)。

27. 遞延税項

於報告期末,本集團有未動用税項虧損約 人民幣7,787,000元(二零二三年:人民幣 10,427,000元),可用於抵銷未來溢利。由 於未來溢利來源的不可預測性,故此並無 確認任何遞延税項資產。根據中國有關法 律及法規,本公司及中國附屬公司產生的 未動用税項虧損可在五年期內結轉。

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28. CONTINGENT LIABILITIES

LBTC 3663/2016 (the "Labour Tribunal Proceedings")

On or around 7 November 2016, a former employee (the "Former Employee") was terminated by the Company on or around 5 October 2016 (the "Termination Date"), commenced proceedings in the Labour Tribunal against the Company and its former subsidiary, Hong Kong Wan Li Enterprise Co. Ltd. ("HK Wan Li") (together, the "Respondents"), claiming a total amount of approximately of HK\$2,600,000 (equivalent to approximately RMB2,340,000) on a number of grounds, including (i) dismissal by reason of redundancy, (ii) failure to grant statutory holidays, (iii) failure to grant annual leave, (iv) failure to pay long service payment, (v) failure to make payment for overtime work, (vi) failure to pay end of year payment, (vii) failure to pay bonus. Pursuant to the Order of the Labour Tribunal dated 5 May 2017, the Labour Tribunal Proceedings are presently stayed indefinitely with costs reserved.

As of the date hereof, the Company is not aware of any further development to the Labour Tribunal Proceedings since 5 May 2017.

Taking into account the possible outcome and their obligations for the above case, the Group has made a provision for claim of approximately RMB86,000 (equivalent to approximately HK\$96,000) for the year ended 31 December 2016 and no further provision was made thereafter.

Since the above cases are presently stayed indefinitely, the Directors would continue to exercise their due care in monitoring the progress of the cases and would assess the adequacy of provision of claim and the financial impact to the Group as and when appropriate. The Directors believe that the amount of approximately RMB86,000 as at 31 December 2024 (2023: RMB86,000) represents the best estimate of the Group's liability having taken legal advice.

Save as disclosed above, the Group had no material contingent liabilities at 31 December 2024.

28. 或然負債

LBTC 3663/2016(「勞資審裁訴訟」)

於二零一六年十一月七日或前後,一名本 公司於二零一六年十月五日(「解僱日期」) 或前後解僱的前僱員(「前僱員」)向勞資審 裁處對本公司及其前附屬公司香港萬豪企 業有限公司(「香港萬豪」)(統稱「被告」)展 開法律程序,索償總金額約2,600,000港元 (相當於約人民幣2,340,000元),理由包括 括(i)因裁員解僱:(ii)法定假期不放假;(iii) 不放年假:(iv)未能支付長期服務金:(vi)沒 有支付加班費:(vi)沒有支付年終酬金:(vii) 沒有支付花紅。根據勞資審裁處百期為二 零一七年五月五日的法令,勞資審裁程序 不簽無限期暫停,並保留成本。

截至本報告日期,本公司並不知悉勞資審 裁程序自二零一七年五月五日起有任何進 一步發展。

經考慮上述案件的可能結果及責任,截至 二零一六年十二月三十一日止年度,本集 團已作出索償撥備約人民幣86,000元(相 當於約96,000港元),且此後無進一步撥 備。

由於上述案件無限期暫停,董事將繼續謹 慎監察該等案件之進展,並將於適當時候 評估該索償之撥備是否足夠及對本集團之 財務影響。董事認為於二零二四年十二月 三十一日約人民幣86,000元(二零二三年: 人民幣86,000元)之金額為本集團採納法 律意見後作出的最佳負債估計。

除上文所披露者外,本集團於二零二四年 十二月三十一日概無重大或然負債。

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29. NOTES TO THE CONSOLIDATED STATEMENT OF **CASH FLOWS**

Changes in liabilities arising from financing activities

The following table shows the Group's changes in liabilities arising from financing activities during the year:

融資活動產生的負債之變動

下表為本集團於年內融資活動產生的負債 之變動:

		Bank borrowings 銀行借款 RMB'000 人民幣千元	Amount due to a shareholder of ultimate holding company 應付最終 控股公司 一名股東款項 RMB'000 人民幣千元	Amount due to a major shareholder 應付一名 主要股東 款項 RMB'000 人民幣千元	Loan from a major shareholder 來自一名 主要股東 之貸款 RMB'000 人民幣千元	Total liabilities from financing activities 融資活動 負債總額 RMB'000 人民幣千元
At 1 January 2023 Change from financing cash flows:	於二零二三年一月一日 融資現金流量變動:	-	7,740	6,000	37,720	51,460
Proceeds from bank borrowings Advance from a shareholder of	銀行借款所得款項 島約1000-3000-000-000-000-000-000-000-000-00	2,000	_	_	_	2,000
ultimate holding company	取於拴胶公可 ^一 石胶果墊款		50	_	_	50
Other change: Reclassification of loan from a	其他變動: 來自一名主要股東之貸款	2,000	50	-	_	2,050
major shareholder	重新分類	-		40,000	(37,720)	2,280
At 31 December 2023 and 1 January 2024 Change from financing cash	於二零二三年 十二月三十一日及 二零二四年一月一日 融資現金流量變動:	2,000	7,790	46,000	-	55,790
flows: Interest paid	已付利息	(91)	_	_	_	(91)
Proceeds from bank	銀行借款所得款項	3,000				
borrowings Repayment of bank borrowings Repayment to a shareholder of		(2,048)	-	-	-	3,000 (2,048)
ultimate holding company	取於江瓜AF」 石瓜木座朳	-	(50)	-		(50)
		861	(50)	-	-	811
Other change: Interest expense	其他變動: 利息開支	91	-	-	-	91
At 31 December 2024	於二零二四年十二月 三十一日	2,952	7,740	46,000	-	56,692

29. 综合現金流量表附註

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30. RELATED PARTY TRANSACTIONS

- (a) The balances with related parties at the end of reporting period are disclosed elsewhere in the consolidated financial statements.
- (b) The key management personnel of the Group comprises all Directors and Supervisors, details of their emoluments are disclosed in Note 13. The remuneration of the Directors is determined by the remuneration committee having regard to the performance of individuals and market.
- (c) The bank borrowings of RMB2,952,000 (2023: RMB2,000,000) as at 31 December 2024 was secured by a personal guarantee by Ms. Zou Jing (see Note 24).

31. CAPITAL RISK MANAGEMENT

The Group manages its capital to ensure that entities in the Group will be able to continue as a going concern while maximising the return to shareholders through optimisation of the debt and equity balance.

The gearing ratio at the end of the reporting period was as follows:

30. 關聯交易

- (a) 於報告期末與關聯人士的結餘披露於 綜合財務報表的其他部分中。
- (b) 本集團主要管理人員包括所有董事及 監事,其酬金詳情披露於附註13。 董事薪酬由薪酬委員會就個人表現及 市場狀況而釐定。
- (c) 於二零二四年十二月三十一日的銀行 借款人民幣2,952,000元(二零二三 年:人民幣2,000,000元)乃以鄒靜 女士所作出個人擔保作抵押(見附註 24)。

31. 資本風險管理

本集團管理其資本乃為確保本集團旗下的 實體能持續經營業務,同時透過優化債務 及權益之間的均衡狀態,為股東帶來最大 回報。

於報告期末的資本負債比率如下:

		2024 二零二四年 RMB'000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元
Debts (Note (i)) Bank balances and cash	債務(附註()) 銀行結餘及現金	56,692 (11,999)	55,790 (12,768)
Net debt	淨債務	44,693	43,022
Capital deficiency (Note (ii))	資本虧絀(附註(ii))	(53,445)	(52,147)
Net debt to equity ratio	淨債務對權益比率	N/A 不適用	N/A不適用

Debts comprise bank borrowings and amount due to a shareholder of ultimate

Capital deficiency includes all capital and reserves attributable to owners of the

As the Group had a net deficiency in capital at 31 December 2024 and 2023,

the Group's gearing ratio as at that date were not applicable. The Directors have given careful consideration on the measures currently undertaken in

respect of the Group's liquidity position. The Directors believe that the Group

will be able to meet in full its financial obligations as they fall due based on the

The Group is not subject to any externally imposed capital

requirements. No changes were made in the objectives, policies or processes for managing capital during the years ended 31

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截至二零二四年十二月三十一日止年度

Company.

Notes:

(i)

(ii)

31. CAPITAL RISK MANAGEMENT - Continued

holding company/a major shareholder.

Group's working capital sufficiency plans.

31. 資本風險管理 - 續

附註:

- 債務包括銀行借款及應付最終控股公司一名 (i) 股東/一名主要股東款項。
- 資本虧絀包括本公司擁有人應佔的所有資本 (ii) 及儲備。
- 由於本集團於二零二四年及二零二三年十二 月三十一日之資本處於淨虧絀水平,故本集 團於該日之資本負債比率並不適用。董事已 審慎考慮目前就本集團之流動資金狀況採取 之措施。董事相信,根據本集團營運資金之 充足性計劃,將能全面履行其到期之財務責 仟。

本集團並不受到任何來自外部的資本結 構要求的制約。於截至二零二四年及二零 二三年十二月三十一日止年度,目標、方 针或管理資本的程序均無變動。

32. FINANCIAL INSTRUMENTS

December 2024 and 2023.

32. 金融工具

Categories of financial instrument	ts (a)	金融工具類別		
		2024	2023	
		二零二四年	二零二三年	
		RMB'000	RMB'000	
		人民幣千元	人民幣千元	
Financial assets	金融資產			
Financial assets at amortised cost	按攤銷成本列賬之金融資產	12,011	13,139	
Financial liabilities	金融負債			
Financial liabilities at amortised cost	按攤銷成本列賬之金融負債	65,502	64,968	

Categories of financial instruments (a)

综合財務報表附註 For the year ended 31 December 2024

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32. FINANCIAL INSTRUMENTS - Continued

(b) Financial Risk Management Objectives and Policies

The Group's major financial instruments include trade receivables, bank balances and cash, trade payables, other payables and accruals, dividends payables, bank borrowings and amount due to a shareholder of ultimate holding company/a major shareholder are disclosed in respective notes. The risks associated with these financial instruments include market risk (currency risk and interest rate risk), credit risk and liquidity risk. The policies on how to mitigate these risks are set out below. The management manages and monitors these exposures to ensure appropriate measures are implemented on timely and effective manner.

Market risk

(i) Currency risk

The functional currency of the Group is RMB since the Group operates in the PRC with all of the transactions and financial assets at amortised cost are denominated and settled in RMB. As a result, there is no exposure to foreign currency risk.

(ii) Interest rate risk

Interest rate risk relates to the risk that the fair value or cash flows of a financial instrument will fluctuate because of changes in market interest rates. Bank borrowings bearing fixed rates expose the Group to fair value interest rate risk but the exposure to the Group is considered immaterial. The exposure to cash flow interest rate risk for the Group's bank balances are considered immaterial as at 31 December 2024 and 2023. Accordingly, no sensitivity analysis is presented for interest rate risk.

32. 金融工具 - 續

(b) 財務風險管理的目標及政策

本集團的主要金融工具包括應收 貿易賬款、銀行結餘及現金、應 付貿易賬款、其他應付賬款及應 計賬項、應付股息、銀行借款以 及應付最終控股公司一名股東/ 一名主要股東款項的詳情於各相關 附包括市場風險(貨幣風險及利率属 險)、信貸風險及流動資金風險。有 關如何降低該等風險的政策載列於 下文。管理層會管理並監控該範國常 施。

市場風險

(i) 貨幣風險

由於本集團於中國經營業務, 本集團的功能貨幣為人民幣, 所有交易及按攤銷成本計量的 金融資產均以人民幣計值及結 算。因此,概無面對外匯風險。

(ii) 利率風險

利率風險指金融工具的公平值 或現金流量因市場利率變動而 出現波動的風險。按固定利率 計息之銀行借貸令本集團承受 公平值利率風險,惟本集團面 臨之風險並不重大。於2024年 及2023年12月31日本集團銀 行結餘所承受的現金流量利率 風險並不重大。因此,並無呈 列利率風險敏感度分析。

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

截至—苓—四牛丁—月三丁一口止牛皮

32. FINANCIAL INSTRUMENTS - Continued

(b) Financial Risk Management Objectives and Policies - Continued

Credit risk and impairment assessment

Credit risk refers to the risk that the Group's counterparties default on their contractual obligations resulting in financial losses to the Group. The Group's credit risk exposures are primarily attributable to trade receivables, bank balances and other receivables and deposits. The Group does not hold any collateral or other credit enhancements to cover its credit risks associated with its financial assets.

(i) Trade receivables

The Group has concentration of credit risk as 0% (2023: 40%) and 0% (2023: 100%) of the total trade receivables was due from the Group's largest customer and the five largest customers respectively.

The Group has concentration of credit risk by geographical location as the entire balance of its trade receivable as at 31 December 2024 and 2023 were in the PRC.

In order to minimise the credit risk, the Group performs impairment assessment under ECL model on trade receivables individually or based on provision matrix. Except for items that are subject to individual evaluation, which are assessed for impairment individually, the remaining trade receivables are grouped under a provision matrix based on shared credit risk characteristics by reference to repayment histories for recurring customers and current past due exposure. No impairment loss was recognised during the years ended 31 December 2024 and 2023. Details of the quantitative disclosures are set out below in this note.

(ii) Bank balances

The credit risk of the Group on liquid funds is limited because the majority of the counterparties are international banks and state-owned banks with good reputation.

(iii) Other receivables and deposits

The credit risk on other receivables and deposits are also limited because of the natures of these balances, credit quality of the counterparties and the historical settlement record.

- 32. 金融工具 續
 - (b) 財務風險管理的目標及政策 續

信貸風險及減值評估

信貸風險指本集團對手方違反彼等合約義務而導致本集團產生財務虧損的 風險。本集團的信貸風險主要歸因於 應收貿易賬款、銀行結餘及其他應收 賬款及按金。本集團並不持有任何抵 押品或其他信用增級措施,以保障其 與金融資產相關的信貸風險。

(i) 應收貿易賬款

本集團有集中信貸風險,此乃 由於0%(二零二三年:40%) 及0%(二零二三年:100%)應 收貿易賬款總額分別為應收本 集團最大客戶及五大客戶賬款。

本集團有按地理位置劃分的 集中信貸風險,原因為於二零 二四年及二零二三年十二月 三十一日,其應收貿易賬款的 全部結餘位於中國。

(ii) 銀行結餘

本集團流動資金的信貸風險有 限,因為大多數對手方為具有 良好信譽的國際銀行及國有銀 行。

(iii) 其他應收賬款及按金

其他應收賬款及按金的信貸風 險亦因該等結餘的性質、對手 方的信貸質素及歷史清算紀錄 而屬有限。

综合財務報表附註 For the year ended 31 December 2024

截至二零二四年十二月三十一日止年度

^{≖.}	32. FINANCIAL INSTRUMENTS - Continued 32. 金融工具 - 續							
	(b)	Financial Risk Management Objectives and Policies — Continued				(b) 財務 續	§風險管理的目	票及政策 -
		Credit risk and impairment asse	essment — Continu	ied		信貨	<i>፻風險及減值評估</i>	一續
		The tables below detail the credit risk exposures of the Group's financial assets, which are subject to ECL assessment:					詳列本集團的金融 進行預期信貸虧損評	
						Internal		Gross
		2024	二零二四年	Notes		credit rating	12-month or lifetime ECL 12個月或終身	carrying amount
				附註	Ŕ	可部信貸評級	預期信貸虧損	賬面總額 RMB'000 人民幣千元
		Financial assets at amortised costs	按攤銷成本列賬的 金融資產					
		Bank balances and cash	銀行結餘及現金	18		N/A 不適用	12-month ECL 12 個月 預期信貸虧損	11,999
		Deposits and other receivables	按金及其他應收賬款	N/A 不適用		(note ii) (附註ii)	12-month ECL 12個月 預期信貸虧損	1
		Trade receivables	應收貿易賬款	17		(note i) (附註i)	Lifetime ECL 終身 預期信貸虧損	12

Notes to the Consolidated Financial Statements 综合財務報表附註 For the year ended 31 December 2024

截至二零二四年十二月三十一日止年度

32.	FIN	IANCIAL INSTRUMENTS -	Continued		32. 金融工具	- 續	
	(b)	Financial Risk Management Objectives and Policies — Continued		(b) 財務 續	風險管理的目標	票及政策 -	
		Credit risk and impairment assessment — Continued			信貸	風險及減值評估	一 續
		2023	二零二三年	Notes	Internal credit rating	12-month or lifetime ECL 12 個月或終身	Gross carrying amount
				附註	內部信貸評級	預期信貸虧損	賬面總額 RMB'000 人民幣千元
		Financial assets at amortised costs	按攤銷成本列賬的 金融資產				
		Bank balances and cash	銀行結餘及現金	18	N/A 不適用	12-month ECL 12 個月 預期信貸虧損	12,768
		Deposits and other receivables	按金及其他應收賬款	N/A 不適用	(note ii) (附註ii)	12-month ECL 12 個月 預期信貸虧損	4
		Trade receivables	應收貿易賬款	17	(note i) (附註i)	Lifetime ECL 終身 預期信貸虧損	373

Notes to the Consolidated Financial Statements 綜合財務報表附註 For the year ended 31 December 2024

截至二零二四年十二月三十一日止年度

32. FINANCIAL INSTRUMENTS – Continued **Financial Risk Management Objectives and Policies** (b) (b) Continued 續 Credit risk and impairment assessment - Continued

Notes:

- (i) For trade receivables, the Group has applied the simplified approach in HKFRS 9 to measure the loss allowance at lifetime ECL. Except for items that are subject to individual evaluation, which are assessed for impairment individually, the Group determines the ECL on these items by past due status, historical loss rates and adjust for forward-looking information.
- For the purposes of internal credit risk management, the Group uses (iii) past due information to assess whether credit risk has increased significantly since initial recognition. As at 31 December 2024 and 2023, these balances are either not past due or doesn't have fixed repayment.

As part of the Group's credit risk management, the Group uses debtors' aging to assess the impairment for its customers because these customers have common risk characteristics that are representative of the customers' abilities to pay all amounts due in accordance with the contractual terms. The following table provides information about the exposure to credit risk for trade receivables which are assessed based on provision matrix within lifetime ECL (not credit-impaired).

32. 金融工具 - 續

財務風險管理的目標及政策 -

信貸風險及減值評估 - 續

附註:

- (i) 對於應收貿易賬款,本集團已應用香港 財務報告準則第9號的簡化法按終身預 期信貸虧損計量虧損撥備。除需進行逐 團按逾期狀況、歷史虧損率及就前瞻性 資料作出的調整釐定該等項目的預期信 貸虧損。
- 就內部信貸風險管理而言,本集團採用 (ii) 逾期資料評估自首次確認以來信貸風險 是否已大幅增加。於二零二四年及二零 二三年十二月三十一日,該等結餘並未 逾期亦無固定還款期。

作為本集團信貸風險管理的一部分, 本集團採用債務人的賬齡評估其客戶 的減值,原因是該等客戶具有共同風 險特徵(體現為客戶根據合約條款支 付所有到期款項的能力)。下表為終 身預期信貸虧損(未發生信貸減值) 基於撥備矩陣評估的應收貿易賬款信 貸風險的資料。

綜合財務報表附註 For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

32. FINANCIAL INSTRUMENTS – Continued

Financial Risk Management Objectives and Policies (b) - Continued

Credit risk and impairment assessment - Continued

Analysis of trade receivable by categories based on method of provision for credit loss allowance

32. 金融工具 - 續

財務風險管理的目標及政策 -(b) 續

信貸風險及減值評估 - 續

收貿易賬款之分析

按信貸虧損撥備計提方法分類應

RMB'000 人民敞千元

										/	、氏帝十儿
				2024					2023		
				二零二四年					二零二三年		
		Book	value	Credit loss	s allowance		Book	value	Credit loss	allowance	
		賬面	餘額	信貸虧	損撥備		賬面	餘額	信貸虧	損撥備	
			Proportion		Proportion	Carrying		Proportion		Proportion	Carrying
Category	類別	Amount	(%)	Amount	(%)	amount	Amount	(%)	Amount	(%)	amount
		金額	比例(%)	金額	比例(%)	賬面值	金額	比例(%)	金額	比例(%)	賬面值
Provision on	按組合基準										
portfolio basis	計提	12	100	-	0	12	373	100	(2)	0.5	371
Total	總計	12	100	-	0	12	373	100	(2)	0.5	371

Analysis of trade receivables for which credit loss allowance is provided on portfolio basis:

按組合基準作出信貸虧損撥備的應收 貿易賬款分析:

		_	2024 二零二四年)23 二三年
		Average	Trade	Average	Trade
		loss rate	receivables	loss rate	receivables
Gross carrying amount	賬面總額	平均虧損率	應收貿易賬款	平均虧損率	應收貿易賬款
Current (not past due)	當前(未逾期)	0%	12	0%	300
1–90 days past due	逾期1至90天	0%	0	0%	_
91–180 days past due	逾期91至180天	0%	0	2%	73
Over 180 days past due	逾期超過180天	0%	0	100%	_
			12		373

The estimated loss rates are estimated based on historical observed default rates over the expected life of the debtors and are adjusted for forward-looking information that is available without undue cost or effort. The grouping is regularly reviewed by management to ensure relevant information about specific debtors is updated.

估計虧損率乃按應收賬款預期年期的 歷史觀察所得違約率估計,並就毋須 付出過多成本或努力即可獲得的前瞻 性資料作出調整。管理層會定期審閲 該組別以確保更新關於特定應收賬款 的相關資料。

Notes to the Consolidated Financial Statements 综合財務報表附註 For the year ended 31 December 2024 ^{截至二零二四年十二月三十一日止年度}

32. FINANCIAL INSTRUMENTS – Continued 32. 金融工具 - 續 Financial Risk Management Objectives and Policies (b) 財務風險管理的目標及政策 -(b) - Continued 續 Credit risk and impairment assessment - Continued 信貸風險及減值評估 - 續 The following table shows the movement in lifetime ECL 下表列示已根據簡化法就應收貿易賬 that has been recognised for trade receivables under the 款確認的終身預期信貸虧損: simplified approach. Lifetime ECL (creditimpaired) 終身預期 信貸虧損 (出現信貸減值) RMB'000 人民幣千元 於一零一三年—日—日及 1 January 2023 and at

31 December 2023	於一零一三年一月一日及 二零二三年十二月三十一日		2
Reversal of impairment losses	撥回減值虧損		(2)
As at 31 December 2024	於二零二四年十二月三十一日		-
Changes in the loss allowance for trad mainly due to:	le receivables are	應收貿易賬款虧損排 於:	發備變動乃主要由

		2024	2023
		二零二四年	二零二三年
		Increase/	Increase/
		(decrease)	(decrease)
		in lifetime ECL	in lifetime ECL
		Credit-impaired	Credit-impaired
		終身	終身
		預期信貸虧損	預期信貸虧損
		增加/(減少)	增加/(減少)
		出現信貸減值	出現信貸減值
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Reversal of impairment loss on trade	撥回應收貿易減值虧損		
receivables		2	

Notes to the Consolidated Financial Statements 综合財務報表附註 For the year ended 31 December 2024 _{截至二零二四年十二月三十一日止年度}

32. FINANCIAL INSTRUMENTS - Continued

(b) Financial Risk Management Objectives and Policies - Continued

The Group writes off a trade receivable when there is information indicating that the debtor is in severe financial difficulty and there is no realistic prospect of recovery, e.g. when the debtor has been placed under liquidation or has entered into bankruptcy proceedings, or when the trade receivables are over two years past due, whichever occurs earlier.

Liquidity risk

The Group is exposed to liquidity risk as at 31 December 2024 as its financial assets due within one year was less than its financial liabilities due within one year. The Group had net current liabilities of approximately RMB53,566,000 as at 31 December 2024. The liquidity of the Group depends upon the positive cash flows expected to be generated from the Group's future operations and successfully obtain new working capital in order to meet the Group's future working capital and financial requirements. Details of which are set out in Note 1.

The following table details the Group's remaining contractual maturity for its non-derivative financial liabilities based on the agreed repayment dates. The table has been drawn up based on the undiscounted cash flows of financial liabilities based on the earliest date on which the Group can be required to pay. The table includes both interest and principal cash flows. To the extent that interest flows are floating rate, the undiscounted amount is derived from interest rate curve at the end of the reporting period.

32. 金融工具 - 續

(b) 財務風險管理的目標及政策 -續

> 倘有資料顯示債務人處於嚴重財困且 並無實際收回款項的預期(即當債務 人已經清盤或已進行破產程序或當應 收貿易賬款逾期兩年以上(以較早發 生者為準)),本集團會撇銷應收貿易 賬款。

流動資金風險

由於本集團於一年內到期的金融資產 少於一年內到期的金融負債,因此本 集團於二零二四年十二月三十一日面 臨流動資金風險。於二零二四年十二 月三十一日,本集團的流動負債淨額 約為人民幣53,566,000元。本集團 之流動資金取決於本集團未來業務預 期將產生正現金流量,以及成功取得 營運資金滿足本集團的未來營運資金 及財務需求。有關詳情載於附註1。

下表詳述根據協定的還款日期,本集 團非衍生金融負債的餘下合約到期時 間。該表乃根據本集團可能須支付的 最早日期按照金融負債的未貼現現金 流量草擬。該表包括利息及本金現金 流量。倘利息流量為浮動利率,則未 貼現數額乃根據報告期末之利率曲線 計算得出。

Notes to the Consolidated Financial Statements 綜合財務報表附註 For the year ended 31 December 2024

截至二零二四年十二月三十一日止年度

32. FINANCIAL INSTRUMENTS – Continued

32. 金融工具 - 續

(b) Financial Risk Management Objectives and Policies
 — Continued

Liquidity tables

(b) 財務風險管理的目標及政策 -續

流動資金表

		Within 1 year or repayable on demand 一年內或	Over 1 year within 2 years	Over 2 years within 5 years	Total undiscounted cash flow 未貼現的	Carrying amounts
		按要求償還 RMB'000 人民幣千元	一年至兩年內 RMB'000 人民幣千元	兩年至五年內 RMB'000 人民幣千元	現金流量總額 RMB'000 人民幣千元	賬面值 RMB'000 人民幣千元
At 31 December 2024	於二零二四年十二月三十一日			·		
Non-derivative financial liabilities: Trade payables Other payables and accruals Amount due to a shareholder of	非衍生金融負債: 應付貿易賬款 其他應付賬款及應計賬款 應付最終控股公司	3,695 675	:	:	3,695 675	3,695 675
Amount due to a strateholder of ultimate holding company Amount due to major shareholder Dividends payables Bank borrowings	應內取約2000 一名股東款項 應付一名主要股東款項 應付股息 銀行借款	7,740 46,000 4,440 3,146	- - -		7,740 46,000 4,440 3,146	7,740 46,000 4,440 2,952
U U		65,696	-	-	65,696	65,502
At 31 December 2023	於二零二三年十二月三十一日					
Non-derivative financial liabilities: Trade payables	非衍生金融負債: 應付貿易賬款	4.095			4.095	4.095
Other payables and accruals Amount due to a shareholder of	應內員勿威訊 其他應付賬款及應計賬款 應付最終控股公司	4,095 643	-	-	4,095 643	4,095 643
ultimate holding company	一名股東款項	7,790	-	-	7,790	7,790
Amount due to major shareholder	應付一名主要股東款項	46,000	-	-	46,000	46,000
Dividends payables	應付股息	4,440	-	-	4,440	4,440
Bank borrowings	銀行借款	2,362	-	_	2,362	2,000
		65,330	-	-	65,330	64,968

综合財務報表附註 For the year ended 31 December 2024 ^{截至二零二四年十二月三十一日止年度}

32. FINANCIAL INSTRUMENTS – Continued

(b) Financial Risk Management Objectives and Policies - Continued

Liquidity tables - Continued

Bank borrowings with a repayment on demand clause are included in the "within 1 year or repayable on demand" time band in the above maturity analysis. As at 31 December 2024, the aggregate amounts of these bank borrowings amounted to approximately RMB2,952,000 (2023: RMB2,000,000).

For the purpose of managing liquidity risk, management reviewed the expected cash flow information of the Group's bank borrowings with a repayment on demand clause based on the scheduled repayment dates set out in the agreements as below:

32. 金融工具 - 續

(b) 財務風險管理的目標及政策 -續

流動資金表 - 續

附有按要求償還條款的銀行借款包含 在上述年期分析中「一年內或按要求 償還」期限內。於二零二四年十二月 三十一日,該等銀行借款總額約為人 民幣2,952,000元(二零二三年:人 民幣2,000,000元)。

為管理流動資金風險,管理層根據該 等協議所載原訂還款日期,檢討本集 團附有按要求償還條款的銀行借款的 預期現金流量資料如下:

		Within 1 year or repayable on demand 一年內或 按要求償還 RMB'000	Over 1 year within 2 years 一年至兩年內 RMB'000	Total undiscounted cash flow 未貼現的 現金流量總額 RMB'000	Carrying amount 賬面值 RMB'000
As at 31 December 2024 Bank borrowings with a repayment on demand clause	於二零二四年 十二月三十一日 附有按要求償還條款的 銀行借款	人民幣千元 3,146	人民幣千元 -	人民幣千元 3,146	人民幣千元 2,952
As at 31 December 2023 Bank borrowings with a repayment on demand clause	於二零二三年 十二月三十一日 附有按要求償還條款的 銀行借款	2,362	-	2,362	2,000

综合財務報表附註 For the year ended 31 December 2024

截至二零二四年十二月三十一日止年度

32. FINANCIAL INSTRUMENTS - Continued

32. 金融工具 - 續

(c) Fair value measurements of financial instruments

The fair value of financial assets and financial liabilities are determined as follows:

- the fair value of financial assets and financial liabilities with standard terms and conditions and traded in active liquid markets are determined with reference to quoted market bid prices and ask prices, respectively; and
- the fair value of other financial assets and financial liabilities (excluding derivative instruments) is determined in accordance with generally accepted pricing models based on discounted cash flow analysis using prices from observable current market transactions and dealer quotes for similar instruments.

The Directors consider that the carrying amounts of financial assets and financial liabilities recorded at amortised cost in the consolidated financial statements approximate to their fair values due to their short-term maturities.

(c) 金融工具公平值計量

金融資產及金融負債之公平值釐定如 下:

- 具有標準條款及條件並於活躍 流動市場買賣之金融資產及金 融負債,乃分別參考所報市場 買盤價及賣盤價釐定公平值; 及
- 其他金融資產及金融負債(不 包括衍生工具)之公平值乃根 據普遍採納定價模型按貼現現 金流量分析使用可觀察現時市 場交易之價格及類似工具交易 商報價釐定。

董事認為,综合財務報表中按攤銷成本入 賬之金融資產及金融負債之賬面值,因到 期日屬短期而與其公平值相若。

综合財務報表附註 For the year ended 31 December 2024

截至二零二四年十二月三十一日止年度

33. STATEMENT OF FINANCIAL POSITION OF THE COMPANY

33. 本公司的財務狀況表

		Notes 附註	2024 二零二四年 RMB'000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元
Non-current assets Investments in subsidiaries	非流動資產 於附屬公司的投資	(a)	3,075	3,075
Current assets Bank balances and cash	流動資產 銀行結餘及現金		7,033	7,107
Current liabilities Other payables and accruals Amounts due to subsidiaries Amount due to a shareholder of ultimate holding company Amount due to a major shareholder Dividends payable	流動負債 其他應付賬款及應計費用 應付附屬公司款項 應付最終控股公司一名 股東款項 應付一名主要股東款項 應付股息		696 6,718 7,740 46,000 4,440	675 7,128 7,790 46,000 4,440
Net current liabilities	流動負債淨額		(65,594)	(66,033)
Net liabilities	淨負債		(55,486)	(55,851)
Capital and reserves Share capital Reserves	資本及儲備 股本 儲備	(b)	50,000 (105,486)	50,000 (105,851)
Capital deficiency	資本虧絀		(55,486)	(55,851)

The Company's statement of financial position was approved and authorised for issue by the board of directors on 20 March 2025 and are signed on its behalf by: 本公司的財務狀況表乃經董事會於二零 二五年三月二十日批准及授權刊發,並由 下列董事代表簽署:

He Keng 何鏗 Director 董事 Yao Yongtao 姚勇濤 Director 董事

综合財務報表附註 For the year ended 31 December 2024

截至二零二四年十二月三十一日止年度

33. STATEMENT OF FINANCIAL POSITION OF THE 33. 本公司的財務狀況表 一 續 **COMPANY** – Continued

Note	5.		附註:		
(a)	Investments in subsidiaries		(a)	於附屬公司的投資	
				2024 二零二四年 RMB'000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元
	Unlisted investments, at cost Less: Accumulated impairment	非上市投資,按成本 減:累計減值		3,275 (200) 3,075	3,275 (200) 3,075
(b)	Reserves		(b)	儲備	

		Capital reserve 資本儲備 RMB'000 人民幣千元	Other reserve 其他儲備 RMB'000 人民幣千元	Statutory surplus reserve 法定盈餘公積金 RMB'000 人民幣千元	Accumulated losses 累計虧損 RMB'000 人民幣千元	Total 總計 RMB'000 人民幣千元
At 1 January 2023	於二零二三年一月一日	40,449	276,208	23,701	(442,779)	(102,421)
Loss and total comprehensive loss for the year	年內虧損及全面虧損總額				(3,430)	(3,430)
At 31 December 2023 and 1 January 2024 Profit and total comprehensive income for the year	於二零二三年十二月三十一日 及二零二四年一月一日 9 年內溢利及全面收入總額	40,449 –	276,208	23,701	(446,209) 365	(105,851) 365
At 31 December 2024	於二零二四年十二月三十一日	40,449	276,208	23,701	(445,844)	(105,486)

综合財務報表附註 For the year ended 31 December 2024

截至二零二四年十二月三十一日止年度

34. PRINCIPAL SUBSIDIARIES

Particulars of the Company's principal subsidiaries as at 31 December 2024 and 2023 are as follows:

34. 主要附屬公司

於二零二四年及二零二三年十二月三十一 日,本公司主要附屬公司詳情如下:

Name of subsidiary	Class of shares held	Place of incorporation/ registration and operation/ establishment 註冊成立/	Date of incorporation/ establishment	Paid up/ issued share capital	intere	ble equity st held Company	Principal activities
附屬公司名稱	所持股份類別	註冊及營運/ 成立地點	註冊成立/成立日期	已繳足/ 已發行股本	木八司	應佔股權	主要業務
10 (19) A H) D 1119 	1/137 DX (J) 78 J/J	<u>14、ユンビ加</u>			·····································	2023 二零二三年	
Hangzhou Jinqin Trading Co. Ltd.* 杭州金沁貿易有限公司*	Contributed capital 實繳股本	PRC* 中國*	5 May 2017 二零一七年五月五日	RMB3,000,000 人民幣3,000,000元	100%	100%	Sales of controller systems for electronic equipment and electronic components and subassembly for electronic appliances and manufacturing and sales of CNC machine tools optical and mechanical products 銷售電子設備及電子元件的控制器 系統及製造及銷售數控機床 光機產品
Hangzhou Qinyu Electronic Technology Co. Ltd.* 杭州沁玉電子科技有限公司*	Contributed capital 實繳股本	PRC [#] 中國 [#]	7 May 2017 二零一七年五月七日	RMB275,000 人民幣275,000元	100%	100%	Inactive 無業務
# Up to the repo registered share	0	ompany only p	aid RMB3,275,000	for the #	直至報台 3,275,0		公司已繳註冊股本僅為人民幣
* These entities an	re established in th	e form of limited	liability company.	*	該等實情	體為有限責任	任公司。
None of the subsid	diaries had an	y debt securi	ties outstanding	as at _方	[《] 年末或年	內任何問	寺間,概無附屬公司有

the end of the year or at any time during the year.

於年末或年內任何時間,概無附屬公司有 任何尚未償還的債務證券。

Summary of Financial Information 財務資料摘要 For the year ended 31 December 2024

截至二零二四年十二月三十一日止年度

RESULTS

業績

		For the year ended 31 December 截至十二月三十一日止年度							
		2024	2023	2022	2021	2020			
		二零二四年	二零二三年	二零二二年	二零二一年	二零二零年			
		RMB'000	RMB'000	RMB'000	RMB'000	RMB'000			
		人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元			
Revenue	收益	22,279	21.783	32,213	36.540	35,858			
Cost of sales	收益 銷售成本	,	,	,	;				
Cost of sales	射告风平	(20,510)	(20,158)	(27,402)	(34,205)	(35,377)			
Que en una fit	イエー	4 700	1 005	4.014	0.005	404			
Gross profit	毛利	1,769	1,625	4,811	2,335	481			
Other income	其他收入	4	18	23	3	22			
Impairment losses under expected	預期信貸虧損模式項下				0	0			
credit loss model, net of reversal	減值虧損,扣除撥回	-	-	-	3	6			
Selling and distribution expenses	銷售及分銷費用	(319)	(306)	(369)	(172)	(119)			
Other gain and losses	其他收益和虧損	2	(0.574)	(0.500)	-	(123)			
Administrative expenses	行政費用	(2,663)	(2,571)	(2,523)	(2,319)	(4,511)			
Finance costs	融資成本	(91)	(2,280)	(6,451)	(5,348)	(4,270)			
Gain on deregistration of subsidiaries	撤銷登記附屬公司收益	-	-	-	1,509				
Loss before taxation	除税前虧損	(1,298)	(3,514)	(4,509)	(3,989)	(8,514)			
Income tax (expense)/credit	所得税(開支)/抵免	(1,200)	(0,014)	(123)	(0,000)	(0,014)			
income tax (expense)/credit	们时仇(用义)/ 迅元			(120)	(40)	10			
Loss for the year	年內虧損	(1,298)	(3,514)	(4,632)	(4,034)	(8,496)			
Attributable to:	應佔:								
Owners of the Company	本公司擁有人	(1,298)	(3,514)	(4,632)	(4,034)	(8,496)			

Summary of Financial Information 財務資料摘要 For the year ended 31 December 2024

截至二零二四年十二月三十一日止年度

ASSETS, LIABILITIES AND EQUITY

資產、負債及權益

			At 31 December 於十二月三十一日				
		2024	2023	2022	2021	2020	
		二零二四年	二零二三年	二零二二年	二零二一年	二零二零年	
		RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	
		人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元	
Total assets	資產總額	12,162	13,317	17,829	18,596	15,603	
Total liabilities	負債總額	(65,607)	(65,464)	(66,462)	(62,597)	(55,570)	
		(53,445)	(52,147)	(48,633)	(44,001)	(39,967)	
Equity attributable to owners	本公司擁有人						
of the Company	應佔權益	(53,445)	(52,147)	(48,633)	(44,001)	(39,967)	